

Volume 6

STATUTES OF CALIFORNIA

AND DIGESTS OF MEASURES

1997

Constitution of 1879 as Amended

General Laws, Amendments to the Codes,
and Resolutions passed by the
California Legislature

1997-98 Regular Session
1997-98 First Extraordinary Session



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CALIFORNIA LEGISLATURE

1997–98 REGULAR SESSION
1997–98 FIRST EXTRAORDINARY SESSION

SUMMARY DIGEST

of

Statutes Enacted and Resolutions Adopted in 1997

and

1989–1997 Statutory Record

VOLUME ONE



GREGORY SCHMIDT
Secretary of the Senate

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PREFACE

Digests

The Summary Digest consists of a short summary of each law enacted, and of each concurrent or joint resolution adopted by the Legislature in 1997.

The text of the Summary Digest is arranged numerically by chapter number.

Superior numbers following the title refer to a Governor's Message affecting that law. These are printed after the digests in the "Digest Chapters Superior Numbers" section.

Cross Reference Tables

Cross reference tables are arranged numerically by bill or resolution number and indicate the chapter number of each.

New General Laws

Lists new general laws passed in the years 1989–1997 which do not specifically amend, add to, or repeal any existing code or general law.

Index

A subject matter index to all measures, including resolutions, is included.

Statutory Record

This edition of the Summary Digest includes a statutory record for 1989–1997. Superior numbers following the *Effect* refer to a special condition affecting that section.

Cumulative statutory records for 10-year periods, 1979–1988, 1969–1978, 1959–1968 and 1949–1958, and for the 16-year period, 1933–1948, are published in separate volumes, which supplement the original statutory record, 1850–1932, published in 1933.

ABBREVIATIONS

AB	Assembly Bill
ACA	Assembly Constitutional Amendment
ACR	Assembly Concurrent Resolution
AJR	Assembly Joint Resolution
SB	Senate Bill
SCA	Senate Constitutional Amendment
SCR	Senate Concurrent Resolution
SJR	Senate Joint Resolution
Sec.	Section
Art.	Article
Ch.	Chapter
Res. Ch.	Resolution Chapter
Pt.	Part
Div.	Division
Stats.	Statutes

EFFECTIVE DATES

Regular Session

The 1997–98 Regular Session convened on December 2, 1996, and the interim study recess commenced on September 13, 1997. Statutes enacted in 1997, other than those taking immediate effect, will become effective January 1, 1998. In absence of other considerations, the provisions of a statute become operative on the date it takes effect. Digests indicate statutes taking immediate effect.

An urgency statute, and a statute calling an election, providing for a tax levy, or making an appropriation for the usual current expenses of the state may take effect immediately. Such a statute becomes *effective* on the date it is filed with the Secretary of State.

However, any statute may, by its own terms, delay the *operation* of its provisions until the happening of some contingency, until a specified time, or until a vote of the electors at a statewide election. Also, a later statute or a general provision in a particular code may delay the operation of a statute to a time after its effective date.

The effective date of a joint or concurrent resolution is the date it is filed with the Secretary of State.

A constitutional amendment proposed by the Legislature and adopted by the people takes effect the day after the election unless the measure provides otherwise.

Extraordinary Sessions

An urgency statute enacted at a special session of the Legislature takes effect immediately, as outlined above, and the same rules apply with respect to a delayed *operative date*. A nonurgency statute takes effect on the 91st day after adjournment of the special session at which the bill was passed. The effective date of a concurrent resolution is the date it is filed with the Secretary of State.

The 1997–98 First Extraordinary Session convened in the Assembly on January 14, 1997, and in the Senate on January 13, 1997. This Extraordinary Session had not been adjourned prior to publication of this Summary Digest; please refer to the succeeding year's Summary Digest.

DIGESTS OF STATUTES
ENACTED IN 1997

1997–98 REGULAR SESSION

BILL CHAPTERS

Ch. 1 (AB 18) Mazzoni. Schools: teachers.

(1) Existing law, that is effective but not operative because its operation is contingent on the chaptering of AB 2460, a bill that was not enacted during the 1995-96 Regular Session, provides all of the following:

(a) That, until July 1, 1999, the earnings paid to a member of the State Teachers' Retirement System who retired from service with an effective date on or before July 1, 1996, and who is employed by a school district to provide direct instruction to pupils in grades kindergarten through 12 is exempt from specified provisions relating to the amount of compensation that may be received without a reduction in his or her retirement allowance if specified conditions are met, including, among others, the condition that the employment is necessary to meet the objectives of the Class Size Reduction Program.

(b) That, with respect to a person holding a valid California credential who is employed for purposes of the Class Size Reduction Program, that person may be employed on a temporary basis by the governing board of a school district if he or she has been employed in a position requiring certification in any school district within 39 months prior to employment with the district, or on the condition that he or she will take the state basic skills proficiency test within one year of the date of his or her employment, as specified.

(c) The deletion of a requirement that, before hiring a district intern, the governing board of any school district that maintains kindergarten or grades 1 to 12, inclusive, or that maintains specified programs, certify to the Commission on Teacher Credentialing that an insufficient number of fully credentialed teachers are available, and the enactment of a requirement that any district interns be hired in consultation with an accredited institution of higher education offering an approved program of pedagogical teacher preparation.

(d) The reappropriation of \$4,500,000 from the Proposition 98 Reversion Account of the General Fund to the Commission on Teacher Credentialing in augmentation of Item 6360-101-0001 of the Budget Act of 1996 for incentive grant funding to school districts and county offices of education participating in the alternative teacher certification program.

(e) The appropriation of \$100,000 from the General Fund to the Commission on Teacher Credentialing for the administration of the incentive grant program for alternative teacher certification in augmentation of Item 6360-001-0001 of the Budget Act of 1996.

This bill would repeal the condition that prevents the operation of these provisions, thereby causing these provisions to become operative and making an appropriation.

(2) To the extent the funds appropriated by this bill are allocated to a school district, as defined by existing law for purposes of Section 8 of Article XVI of the California Constitution, those funds may be applied toward the minimum funding requirements for school districts and community college districts imposed by Section 8 of Article XVI of the California Constitution.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 2 (SB 20) Maddy. Cal-bred awards.

(1) Under existing law, any association conducting a race meeting that includes Arabian horseracing is required to deposit a specified percentage of the handle with the officially recognized organization representing Arabian horsemen designated by the California Horse Racing Board for distribution as breeder premiums, owners' awards, stallion awards, and for the promotion of California-bred races and programs.

This bill would conform provisions of the horseracing laws relating to the distribution of the takeout at satellite wagering facilities in the northern zone to that requirement.

(2) Existing law requires 20% of the total advertised purse for any open race, except purses for stakes races, to be distributed as an owner premium to the owner of a California-bred thoroughbred horse conceived by a registered eligible thoroughbred stallion that finishes first in the race, and an amount equal to 10% of the total advertised purse for any open race, except purses paid for stakes races, to be distributed as an owner

premium to the owner of a California-bred thoroughbred horse that finishes first in the race and that was not conceived by a registered eligible thoroughbred stallion.

This bill would require percentages of the winner's share of the purse of a qualifying race, as defined, instead of the total advertised purse for any open race, to be distributed as owner premiums. The bill would also require the official registering agency to develop a policy for the payment of owner premiums in the event of a dead heat that involves one or more registered California-bred horses.

(3) Existing law requires any association conducting a race meeting that includes thoroughbred racing to deposit certain sums with the official registering agency for thoroughbred horses, and requires the official registering agency to distribute a portion of those sums annually to the California-bred race fund for the promotion of California-bred races and for purses for California Cup Day and other California-bred races.

This bill would require any funds not used for those purposes during any year to be redistributed to augment the breeder fund and the stallion fund.

(4) This bill would also declare that it is to take effect immediately as an urgency statute.

Ch. 3 (SB 21) Lockyer. State trial court funding.

Existing law, the Budget Act of 1996, appropriates \$192,984,000 from the General Fund to the Trial Court Trust Fund for state trial court funding.

This bill would appropriate an additional \$290,500,000 from the General Fund to the Trial Court Trust Fund in augmentation of the above item.

The bill would declare that it is to take effect immediately, as an urgency statute.

Ch. 4 (SB 181) Kopp. Environmental quality: ballpark property: relocation of occupants or uses: storm or flood damaged public facilities and private levees.

(1) Existing law, the California Environmental Quality Act, requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment, as defined, or to adopt a negative declaration if the lead agency finds that the project will not have that effect, unless the project is exempt from the act. Existing law exempts from the act emergency repairs to public service facilities necessary to maintain service; projects undertaken, carried out, or approved by a public agency to maintain, repair, restore, demolish, or replace property or facilities damaged or destroyed as a result of a disaster in a disaster-stricken area in which a state of emergency has been proclaimed by the Governor; specific actions necessary to prevent or mitigate an emergency; and emergency projects undertaken, carried out, or approved by a public agency to maintain, repair, or restore an existing highway, damaged as a result of fire, flood, storm, earthquake, or land subsidence, as specified.

This bill would exempt from the act, until January 1, 1999, specified repair, reconstruction, restoration, or rehabilitation of a public facility or private levee damaged or destroyed by the storms and floods of 1997 in a disaster-stricken area for which the Governor has proclaimed a state of emergency.

(2) The bill would also exempt from the act the relocation of occupants or uses from real property under specified provisions pertaining to relocation assistance, and the relocation of occupants or uses from real property of the Port of San Francisco to other real property of the port, if the real property is proposed to be used for an open-air ballpark for major league baseball, is located in a special zoning district permitting, or conditionally permitting, that use, which district was established by the voters of the city and county in which the property is located, and the relocation activities, if considered independently of the proposed ballpark use of the property, would be exempt from the act.

(3) The bill would impose a state-mandated local program by imposing new duties on local agencies with regard to determining the applicability of, and filing and posting notice of, the exemptions.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.

(5) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 5 (AB 74) Bowler. Vehicles: driver's licenses: controlled substances.

(1) Under existing law, until March 1, 1997, the Department of Motor Vehicles, with specified exceptions, is required to immediately suspend or delay the privilege of any person to drive a motor vehicle for 6 months upon receipt of a duly certified abstract of the record of any court showing that the person has been convicted of any specified controlled substance offense. The department is also required, for each successive offense, to suspend or delay the privilege for an additional 6 months.

Until March 1, 1997, a court that convicted a person of any specified controlled substance offense is required to require all driver's licenses held by the person to be surrendered to the court except as specified. The court is also required to transmit a certified abstract of the conviction, together with any driver's license surrendered, to the department not later than 10 days after the conviction.

Until March 1, 1997, the payment of a \$24 fee is required to be made to the department before a driver's license may be issued, reissued, or returned to a person after the suspension or delay of a person's privilege to operate a motor vehicle pursuant to the above provisions.

This bill would enact provisions substantially identical to those specified above and would, additionally, require any law enforcement officer who arrests a person, or issues a notice to appear to a person, for any violation of the specified controlled substance provisions to inform the person of the driver's license sanctions specified above, either orally or in a written form approved by the Judicial Council. The bill would require the law enforcement officer to follow a specified procedure when providing that information. Because the bill would thereby create new duties for local law enforcement entities, it would impose a state-mandated local program.

The bill would make those provisions inoperative on June 30, 1999, and would repeal those provisions on January 1, 2000.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(3) The bill would provide that it would become operative only if SB 131 of the 1997-98 Regular Session of the Legislature is enacted.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 6 (SB 131) Kopp. Vehicles: controlled substances.

Existing federal law (P.L. 101-516) requires states to enact laws that mandate suspending or revoking the driver's license of any person convicted of specified controlled substance violations or that declare that a state does not wish to impose that sanction. A state's failure to enact those laws would result in the state's loss of federal transportation funds. California enacted a law that terminates on March 1, 1997, that meets the federal requirements.

This bill would declare that the Governor and the Legislature do not wish to impose the sanctions described in the federal law.

The bill would become operative only if AB 74 is also enacted and becomes operative on or before January 1, 1998.

Ch. 7 (SB 39) Johannessen. Income taxes: designations: California Military Museum: D.A.R.E. California.

The Personal Income Tax Law authorizes taxpayers to designate on their tax returns that a specified amount in excess of their tax liability be contributed to the California Military Museum Fund or the D.A.R.E. California (Drug Abuse Resistance Education) Fund. Existing law requires the Franchise Tax Board to determine annually the total amount that is so designated by taxpayers and to notify the Controller of the amounts to be transferred by the Controller from the Personal Income Tax Fund to the Franchise Tax Board and the Controller for the reimbursement of related costs and to the California Military Museum Fund or the D.A.R.E. California (Drug Abuse Resistance Education) Fund. Existing law conditions the expenditure of the moneys in the California Military Museum Fund and in the D.A.R.E. California (Drug Abuse Resistance Education) Fund for the support of the museum and that program, respectively, upon the appropriation of those moneys by the Legislature.

This bill would appropriate moneys in the California Military Museum Fund to the Franchise Tax Board and the Controller for reimbursement of their related costs, not otherwise funded in the Budget Act, and for the support of the museum. The bill would also appropriate \$135,000 from the D.A.R.E. California (Drug Abuse Resistance Education) Fund to the Controller for allocation to D.A.R.E. California for the support of that program.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 8 (SB 23) Johnson. Security interests.

Chapter 49 of the Statutes of 1996, among other things, revised provisions relating to security interests in leases, rents, issues, and profits in real property. That statute provides that sections in effect prior to January 1, 1996, govern contracts entered into and actions and proceedings initiated prior to January 1, 1997.

This bill would revise that provision to provide that sections in effect prior to January 1, 1997, govern contracts entered into prior to January 1, 1997, and actions and proceedings initiated on the basis of these contracts.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 9 (SB 350) Lee. Violence against women.

There is an existing federal law the STOP (Services-Training-Officers-Prosecutors) Violence Against Women Formula Grant Program.

This bill would appropriate \$11,453,000 from the Federal Trust Fund from moneys received by the state from the federal government pursuant to that grant program for allocation to law enforcement, prosecution, victim services, and other programs, as specified. The bill would require all entities receiving funds to report annually to the Legislature and the Office of Criminal Justice Planning on the activities and accomplishments of each individual project or program, including an account of all public and private funds received by the entities for the previous year.

This bill would provide that up to 5% of this appropriation shall be transferred, upon the approval of the Director of Finance, to the Office of Criminal Justice Planning to administer these programs.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 10 (AB 169) Bordonaro. State fire protection.¹

Existing law, items of the Budget Act of 1996, appropriated funds for support of the Department of Forestry and Fire Protection that are available for fire protection.

This bill would appropriate, for expenditure in the 1996-97 fiscal year, \$70,972,000 from the General Fund to the Controller for allocation, in augmentation of those budget items, in accordance with a specified schedule. The bill would authorize the Director of Finance to withhold authorization for the expenditure of certain of those funds available for emergency fire suppression and detection costs until, and to the extent that, preliminary estimates of potential deficiencies are verified.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 11 (SB 1) Burton. Health: prostate cancer.

Existing law imposes certain duties on physicians and surgeons in providing services in the diagnosis and treatment of cancer. Existing law urges physicians and surgeons to

NOTE: Superior numbers appear as a separate section at the end of the digests.

make specified information concerning the treatment of prostate cancer available to patients when appropriate.

This bill would establish the Grant H. Kenyon Prostate Cancer Detection Act and would require a physician and surgeon who, during a physical examination, examines a patient's prostate gland, to provide information to the patient about the availability of appropriate diagnostic procedures, including, but not limited to, the prostate specific antigen (PSA) test, if certain conditions are present. The bill would provide that violation of its provisions constitutes unprofessional conduct.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 12 (SB 69) Burton. State trial court funding.

Existing law, the Brown-Presley Trial Court Funding Act, provides for quarterly disbursements by the Controller to the counties of moneys for trial court operations, as specified.

This bill would specify that the Controller may not make the next quarterly trial court funding apportionment after the enactment of the bill to any county until that county has certified to the Controller the total compensation, if any, paid by the county to superior court judges, municipal court judges, and subordinate judicial officers.

The bill would declare that it is to take effect immediately, as an urgency statute.

Ch. 13 (SB 449) Sher. Wrongful death: standing to sue.

Existing law provides for the standing of parties in actions for wrongful death, as specified.

This bill would state that this existing law applies to any cause of action arising on or after January 1, 1993, and that the intent of the Legislature was not to adversely affect the standing of parties in certain actions for wrongful death.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 14 (AB 239) Ortiz. Family law: support.

(1) Existing law requires a court to make an expedited support order if specified information is filed, including the minimum amount the obligated parent or parents are required to pay pursuant to the statewide uniform guideline for support or specified minimum basic standards for adequate care.

This bill instead would specify that the alternative to the statewide uniform guideline would be the minimum basic standards of adequate care for Region 1, as specified.

(2) Existing law requires the use of simplified summons, complaint, and answer forms for specified child support actions brought on and after January 1, 1997.

This bill would require the district attorney to continue to use until September 30, 1997, the procedures and forms in effect on December 31, 1996, for establishing paternity and support orders, unless the district attorney has implemented the new procedures and forms prior to the effective date of this bill.

(3) This bill would declare that it shall take effect immediately as an urgency statute.

Ch. 15 (SB 84) Ayala. Athlete agents: talent agencies.

The Miller-Ayala Athlete Agents Act regulates the activities of athlete agents, as specified. Under the act, certain professional persons are excluded from the definition of "athlete agent" if the professional person offers or provides the type of services customarily provided by that person's profession and does not otherwise recruit or solicit an athlete to enter into any agent contract, endorsement contract, financial services contract, or professional sports services contract, or engage in other specified activities. Existing law also regulates talent agencies, which are licensed by the Labor Commissioner.

This bill would additionally exclude from the definition of "athlete agent" a licensed talent agency, unless the talent agency recruits or solicits a student athlete, as specified, or unless the talent agency, for compensation, seeks to obtain employment for any person to perform on-field play with a professional sports team or organization.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 16 (SB 191) Ayala. Prima facie speed limit: local ordinances.

Existing law had authorized any county or city, which is contained, in whole or in part, within the South Coast Air Quality Management District to declare by ordinance a reduced prima facie speed limit for air pollution control purposes, as specified. That law was repealed as of January 1, 1997.

This bill would reinstate that authorization.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 17 (SB 947) Committee on Judiciary. Maintenance of the Codes.

Existing law directs the Legislative Counsel to advise the Legislature from time to time as to legislation necessary to maintain the codes.

This bill would restate existing provisions of law to effectuate the recommendations made by the Legislative Counsel to the Legislature for consideration during 1997, and would not make any substantive change in the law.

Ch. 18 (SB 115) Burton. Criminal procedure: civil compromise.

Under existing law, when a person injured by an act constituting a misdemeanor has a remedy by a civil action, the offense may be compromised by the victim upon receiving compensation for the injury. Civil compromise is not allowed in cases of domestic violence when the defendant previously has civilly compromised a domestic violence offense within 7 years.

This bill would eliminate the condition on civil compromise in domestic violence cases, thereby prohibiting civil compromise in all domestic violence cases.

Ch. 19 (AB 249) Cunneen. Criminal procedure: conditional examination: recorded testimony.

Existing law authorizes the conditional examination of a witness in specified cases, requires that the testimony of the witness be reduced to writing and authenticated in the same manner as that taken in support of an information, and provides that the deposition or a certified copy may be read in evidence by either party if the court finds that the witness is unavailable.

This bill would authorize the testimony of a witness conditionally examined to be video-recorded and would provide that the recording may be shown by either party at trial if the court finds that the witness is unavailable.

Ch. 20 (AB 710) Kuehl. Alcoholic beverages: on-sale licenses.

The Alcoholic Beverage Control Act provides for the issuance of an on-sale general license and provides for the issuance of various special or temporary licenses.

This bill would authorize the issuance of an on-sale general bona fide public eating place license to any nonprofit charitable arts trust, as defined, that meets specified conditions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 21 (AB 114) Battin. Alcoholic beverages: licenses: golf course facility.

The Alcoholic Beverage Control Act provides that a club license for a golf club entitles the licensee to make sales of alcoholic beverages from any golf cart, as defined, operating on the golf club premises.

This bill would delete that provision and instead provide that any license issued to any golf course facility, or any license issued to a licensee that operates at any golf course facility, entitles the licensee to make sales of alcoholic beverages from any golf cart, as defined, that the licensee operates on the golf course premises.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 22 (AB 163) Baugh. Grand juries: exculpatory evidence.

Under existing law, the grand jury is not required to hear evidence for the defendant, but is required to weigh all the evidence submitted to it. When it has reason to believe that other evidence within its reach will explain away the charge, the grand jury is required to order that evidence to be produced, and for that purpose may require the district attorney to issue process for witnesses.

This bill would require the prosecutor, if he or she is aware of exculpatory evidence, to inform the grand jury of the nature and existence of this evidence and of the duties of the grand jury as specified above. The bill would provide that if a failure to comply with this provision results in substantial prejudice, that failure shall be grounds for dismissal of the portion of the indictment related to that evidence.

Ch. 23 (AB 979) Leach. Boating under the influence: arrest.

Existing law makes it a crime to operate any vessel or manipulate water skis, an aquaplane, or a similar device while under the influence of an alcoholic beverage, any drug, or the combined influence of an alcoholic beverage and any drug.

This bill would provide that information, as specified, obtained from certain officers of the United States Coast Guard who directly observed the offense may be used as the sole basis for establishing the necessary reasonable cause for a peace officer of this state to make an arrest for violations of those provisions.

Ch. 24 (AB 1536) R. Wright. Child abuse and neglect: reports.

Existing law requires specified persons to confidentially report known or suspected child abuse to a child protective agency. Unauthorized disclosure of these reports is a misdemeanor. However, a specific exception authorizes the Board of Prison Terms to subpoena reports that are not unfounded and concern only the current incidents upon which parole revocation proceedings are pending against a parolee charged with child abuse.

This bill would expand this exception to authorize the Board of Prison Terms to also subpoena an employee of a county welfare department who can provide relevant evidence.

Ch. 25 (AB 1603) Bustamante. Liability: common consumer products.

Existing law provides that in a product liability action, a manufacturer or seller is not liable if the product is a common consumer product intended for personal consumption, such as, among other things, tobacco, is inherently unsafe, and is known to be unsafe by the ordinary consumer, as specified.

This bill would provide that the above provision does not apply to an action brought by a public entity to recover the value of benefits provided to individuals injured by a tobacco-related illness caused by the tortious conduct of a tobacco company or its successor in interest. The bill would also provide that the barring of an injured individual's claim by the above provision shall not constitute a defense to an action brought by a public entity. The bill would state that it does not constitute a change in, but is declaratory of, existing law.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 26 (AB 973) Papan. Alcoholic beverages: tied-house restrictions: signs.

The Alcoholic Beverage Control Act provides that any manufacturer, winegrower, manufacturer's agent, rectifier, distiller, bottler, importer, or wholesaler, or any officer, director, or agent of any of those persons, may furnish, give, lend, or rent specified types of signs. Existing law includes signs relating to malt beverages advertising the beer manufacturer's product and principally bearing the manufacturer's name, including acrylic table tentholders.

This bill would revise those provisions relating to signs by referring to beer instead of malt beverages and would remove acrylic table tentholders from the list of signs that those persons may furnish, give, lend, or rent.

Ch. 27 (AB 1562) Committee on Budget. Budget Act of 1996: contingencies, emergencies, and deficiencies.

(1) The Budget Act of 1996 appropriated \$5,000,000 from the General Fund, unallocated special funds, and unallocated nongovernmental cost funds for expenditure for contingencies or emergencies upon written authorization from the Director of Finance.

This bill would appropriate \$466,159,000, as scheduled, in augmentation of these Budget Act appropriations. This bill would authorize the Director of Finance to withhold

authorization for the expenditure of funds appropriated in the bill until preliminary estimates of potential deficiencies are verified.

(2) The Budget Act of 1996 appropriated \$312,291,000 from the General Fund for the support of the Department of the Youth Authority.

This bill would appropriate \$10,000,000 from the General Fund in augmentation of that appropriation, as a 6-month, interest-free loan to the Department of the Youth Authority to allow it to meet operational cash-flow needs resulting from delays in the department's recovery of reimbursements.

(3) The Budget Act of 1996 appropriated \$74,665,252 from the Federal Trust Fund for the support of the State Department of Education.

This bill would appropriate \$459,000 from the Federal Trust Fund in augmentation of that appropriation, for administrative costs of the department for mediation and fair hearing services in connection with designated special education programs for exceptional children.

(4) The Budget Act of 1996 appropriated \$24,136,000 from the General Fund to the Department of Corrections for local assistance purposes.

This bill would appropriate \$11,540,000 from the General Fund in augmentation of that appropriation, to make immediate payment pursuant to that item of the unpaid claims of counties.

(5) This bill would declare that it is to take effect immediately as a statute providing an appropriation for the usual current expenses of the state.

Ch. 28 (SB 203) Lewis. Insurers: mortality tables.

Existing law regulates the types of benefits to be paid under a policy of life insurance in the event of a default in premium payments or upon surrender of the policy, and also regulates the manner in which reserves are to be maintained by insurers issuing life insurance policies and annuity and pure endowment contracts. Existing law provides for insurers to use certain mortality tables for these purposes that have been approved by the Insurance Commissioner through promulgation of a regulation.

This bill would alternatively allow the commissioner to approve mortality tables through issuance of a bulletin.

Ch. 29 (AB 700) Alby. Sex offenses: statute of limitation.

Existing law provides a statute of limitations period within which a criminal prosecution may be filed. For felony sex offenses, that period of limitations is 6 years. Existing law also provides two exceptions for specified sex offenses where the 6-year statute of limitations has expired. These provisions provide that the general period of limitations does not commence to run until the offense has been reported to a responsible adult or a law enforcement agency under specified conditions. Existing law also provides that effective July 1, 1997, these provisions are to apply retroactively and shall revive any cause of action barred by the general period of limitations under specified conditions. Existing law further provides that for the first 180 days of 1997, cases that were subject to these provisions, but were either not filed or were filed and dismissed, may be filed or refiled pursuant to these provisions.

This bill would extend this 6-month period of forgiveness within which a criminal prosecution may be filed or refiled pursuant to the above provisions, by providing that a charging document may be filed or refiled within 180 days after a decision by either the California Supreme Court or the United States Supreme Court, deciding whether retroactive application of these provisions is constitutional.

This bill would also declare that it is to take effect immediately as an urgency statute.

Ch. 30 (SB 1261) Sher. Special education.

(1) Existing law authorizes the Superintendent of Public Instruction to conduct a statewide pilot program for the 1992-93, 1993-94, 1994-95, 1995-96, and 1996-97 fiscal years to enable and encourage school districts and county offices of education, either individually or through special education local plan areas, to establish programs in public schools for individuals with exceptional needs who are currently placed in nonpublic, nonsectarian schools and to develop plans for the return of these pupils to an appropriate public school program, with a view of determining whether these new programs can

provide an effective mainstreaming education program in a less restrictive environment that is appropriate to each pupil's needs for services as specified in his or her written individualized education program.

Existing law requires the Superintendent of Public Instruction to conduct a similar pilot program in San Mateo County and in the Contra Costa County special education local plan area for the 1993-94, 1994-95, 1995-96, and 1996-97 fiscal years to encourage and enable the San Mateo County Office of Education and the Contra Costa County special education local plan area to identify pupils who currently are placed into a nonpublic school program by San Mateo County school districts or Contra Costa County school districts, respectively, but are able to be returned to an appropriate public school program, and to identify seriously emotionally disturbed pupils who currently are in a public school program who are imminently at risk of placement in a nonpublic school program or another more restrictive setting. The purpose of each pilot program is to establish new public school programs that maintain an effective mainstreaming education program that is appropriate to each pupil's needs for the services specified in a pupil's individualized education program, and thereby avoid placing those pupils in a nonpublic school setting. These pilot programs and the statewide pilot program operate through the 1996-97 fiscal year and the provisions governing these programs are repealed as of January 1, 1999.

This bill would extend the operation of the pilot programs in San Mateo County and Contra Costa County and the statewide pilot project to the 1997-98 fiscal year, thereby imposing a state-mandated local program, and would repeal these provisions on January 1, 2000.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 31 (SB 349) McPherson. California State University: authority to perform specified functions.

Existing law authorizes the Trustees of the California State University, notwithstanding the Property Acquisition Law and the general authority of the Director of General Services over state real property, to perform specified functions without prior approval of any other state department or agency, when necessary to carry out the purposes of the California State University.

This bill would authorize the trustees, without that approval, to sell improvements located on the land at the California State University, Monterey Bay campus that was transferred to the trustees from the United States of America and used for housing purposes in circumstances in which the underlying ownership in the land remains in the trustees.

The bill would require the trustees to deposit in local trust accounts moneys received from the sale of those improvements and would require that funds so deposited be continuously appropriated without regard to fiscal years for specified purposes, thereby constituting an appropriation.

Ch. 32 (AB 1164) R. Wright. Private Postsecondary and Vocational Education Reform Act of 1989.

(1) Existing law renders the Private Postsecondary and Vocational Education Reform Act of 1989 inoperative on June 30, 1997, and repeals the act on January 1, 1998.

This bill would render the act inoperative on July 18, 1997, and would repeal the act on January 1, 1998. Thus, the bill would extend the existence of criminal penalties under the act until July 18, 1997, thereby imposing a state-mandated local program. The bill also would make an appropriation by continuing the operation of continuous appropriations in the act until July 18, 1997.

The bill also would repeal the delegation authority of the Council for Private Postsecondary and Vocational Education which is included in the act.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 33 (AB 1398) Oller. Peace officers: Washoe tribal law enforcement officers.

Existing law expressly includes all persons designated by a Native American tribe recognized by the United States Secretary of the Interior, who are deputized by the county sheriff as reserve or auxiliary sheriffs or reserve deputy sheriffs, among those reserve officers who are considered peace officers, if they satisfactorily complete an introductory course of training.

This bill would provide that any qualified person who is appointed as a Washoe tribal law enforcement officer is not a California peace officer, but may exercise the powers of a Washoe tribal peace officer when engaged in the enforcement of Washoe tribal criminal laws against any person who is an Indian on Washoe tribal land.

Ch. 34 (AB 728) Bowler. Bail: serious felonies.

Under existing law, in setting, reducing, or denying bail, the judge or magistrate is required to take into consideration the protection of the public, the seriousness of the offense charged, the previous criminal record of the defendant, and the probability of his or her appearing at trial or hearing of the case.

This bill would provide that, before reducing the bail of a person charged with a serious felony below the amount established by the bail schedule approved for the county, the court shall make a finding of unusual circumstances and shall set forth those facts on the record. The bill would provide that "unusual circumstances" do not include the fact that the defendant has made all prior court appearances or has not committed any new offenses.

Ch. 35 (AB 1448) Committee on Labor and Employment. Employment: wages: penalties.

Existing law prohibits an employer or other person acting either individually or as an officer, agent, or employee of another person, from paying or causing to be paid to any employee a wage less than the minimum fixed by an order of the Industrial Welfare Commission. Existing law imposes, for any initial violation that is intentionally committed by an employer or that person, a civil penalty of \$50 for each underpaid employee for each pay period for which the employee is underpaid. Existing law imposes, for any subsequent violation for the same specific offense, a civil penalty of \$100 for each underpaid employee for each pay period for which the employee is underpaid regardless of whether the initial violation is intentionally committed.

This bill would increase the amount of the civil penalty from \$100 to \$250 that may be imposed for any subsequent violation of the same specific offense.

Ch. 36 (SB 197) Craven. Political Reform Act of 1974: statements of economic interests: assuming office.

Existing provisions of the Political Reform Act of 1974 require elected officials, candidates for elective office, and specified officials and employees of state and local agencies to periodically file a statement of economic interests disclosing specified financial interests of the official including, among other things, specified sources of gifts and income to, and investments and real property interests of, the official. When persons are appointed to specified public offices, such as an elective office or certain high-ranking appointive offices, they are required to file a statement of economic interests, known as an assuming office statement, within 10 days after assuming that office.

This bill would require persons who are appointed to these specified public offices to file their assuming office statements within 30 days, instead of 10 days, after the date of assuming office.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

Ch. 37 (AB 1380) Ashburn. Human services.

Existing law provides for the In-Home Supportive Services (IHSS) program, under which each county provides services to eligible aged, blind, and disabled persons, in order to permit them to remain in their own homes and avoid institutionalization.

Under existing law, the City and County of San Francisco is permitted to increase the wages of all IHSS providers in the 1995–96 and 1996–97 fiscal years.

This bill would extend this authority to the 1997–98 fiscal year.

Existing law establishes the California Partnership for Long-Term Care Pilot Program, to link private long-term care insurance and health care service plan contracts with in-home supportive services and Medi-Cal benefits.

Under existing law, resource protection provided by this pilot project, under which individuals who would otherwise be ineligible for certain social and health services benefits would remain eligible to receive them, shall be effective only for long-term care policies and health care service plan contracts that cover long-term care services, when the policy or contract is delivered, issued for delivery, or renewed during an enrollment period of July 1, 1993, to the earlier of June 30, 1998, or before the termination of the pilot project.

This bill would extend this date from June 30, 1998 until June 30, 2000.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 38 (SB 919) Rainey. Local government taxes, fees, assessments, and charges.

Article XIII C of the California Constitution generally requires a majority vote of the electorate for a local government to impose, extend, or increase any general tax and a $\frac{2}{3}$ vote of the electorate to impose, extend, or increase any special tax and permits the use of the initiative to affect local taxes, assessments, fees, and charges. Article XIII D of the California Constitution generally requires that assessments, fees, and charges be submitted to property owners for approval or rejection after the provision of written notice and the holding of a public hearing.

This bill would enact the Proposition 218 Omnibus Implementation Act to prescribe specific procedures and parameters for local jurisdictions in complying with Article XIII C and Article XIII D of the California Constitution.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 39 (AB 150) Alby. Unemployment compensation: independent contractors: chiropractors.

Existing law provides for the payment of unemployment compensation to unemployed individuals who meet certain eligibility requirements. Existing law excludes from "employment" professional services performed by an individual working as an independent contractor and establishes a rebuttable presumption that services provided by certain individuals are rendered as an independent contractor.

This bill would include services provided by a chiropractor among the services rendered as an independent contractor for purposes of this provision.

Ch. 40 (AB 315) Granlund. Alcoholic beverages: tied-house restrictions.

Existing provisions of the Alcoholic Beverage Control Act, known as "tied-house" restrictions, generally prohibit manufacturers, winegrowers, bottlers, importers, wholesalers, and others from performing certain activities, with specified exceptions. Existing law allows any winegrower, wine blender, beer manufacturer, brandy manufacturer, distilled spirits manufacturer, distilled spirits manufacturer's agent, rectifier, distilled spirits wholesaler, and beer and wine wholesaler, or their authorized agents, to perform certain services for off-sale retail licensees at or on the premises of the off-sale retail licensee with the licensee's permission relating to stacking, rotating, servicing, and taking inventory of stock.

This bill would allow any beer manufacturer or beer and wine wholesaler, or their authorized agents, to provide these same services to any on-sale retail licensee with respect to beer only. The bill would also make technical and clarifying changes.

Ch. 41 (AB 485) Papan. Schools: youth center.

Existing law permits the governing board of any school district to grant the use of school facilities or grounds as a civic center, as specified, for supervised recreational activities including, but not limited to, sports league activities for youths that are arranged for and supervised by entities, as specified.

This bill would specify that the governing board of any school district may grant the use of school facilities or grounds as a civic center, as specified, for a community youth center.

Ch. 42 (SB 257) Lee. Redevelopment: low- and moderate-income housing.

Existing law, known as the Community Redevelopment Law, authorizes the establishment of redevelopment agencies in communities to address the effects of blight, including, among other specified conditions, a high crime rate that constitutes a serious threat to the public safety and welfare, in those communities. Also under the Community Redevelopment Law, not less than 20% of all tax-increment revenues that are allocated to a redevelopment agency are required to be held in a separate Low- and Moderate-Income Housing Fund and used by the agency for the purposes of increasing, improving, and preserving the community's supply of low- and moderate-income housing available at affordable housing cost to persons and families of specified income levels.

This bill would establish a pilot program that would permit redevelopment agencies in specified urban counties in order to encourage county peace officers, as defined, who are assigned to that community based on a contract for law enforcement services with a county, to purchase homes, as a principal residence, located within an urban neighborhood, as defined, in the community where the crime rate, as defined, is at least 110% of the countywide crime rate over the last year, by providing the peace officer with a downpayment, not to exceed 20% of the purchase price of the home, with prescribed restrictions and obligations through the use of funds from its Low- and Moderate-Income Housing Fund. This bill also would require the governmental entity employing the peace officer, pursuant to specified provisions of law, to reimburse the actual and necessary moving expenses of the peace officer, or any member of his or her immediate family residing with the officer, where the officer has found it necessary to relocate because he or she has received a credible threat to his or her life because of the employment.

The bill also would require a redevelopment agency that provides downpayments under these provisions to transmit a report, on or before January 1, 2002, to the Chairs of the Assembly Housing and Community Development Committee and Senate Housing and Land Use Committee containing specified information that describes the effect of the program on the incidence of crime in the affected urban neighborhoods and in the relevant county.

The bill also would make findings of the Legislature that criminal activity, including violent crimes, is prevalent in some urban neighborhoods constituting a serious threat to the public safety and welfare and that the presence of peace officers who also reside in urban neighborhoods can reduce criminal activities.

The California Constitution provides that a local or special statute is invalid in any case if a general statute can be made applicable.

This bill would declare that, due to the unique circumstances within the Counties of Alameda, Contra Costa, Los Angeles, Orange, Riverside, Sacramento, San Bernardino, San Diego, San Francisco, San Mateo, Santa Clara, and Ventura, and within cities in other counties if the city has a population of greater than 100,000 residents, that the bill is intended to remedy, a general statute within the meaning of specified provisions of the California Constitution cannot be made applicable and a special statute is necessary.

This bill would repeal its provisions as of January 1, 2003, unless a later enacted statute, that is enacted before January 1, 2003, deletes or extends that date.

Ch. 43 (SB 419) Karnette. County employees: retirement.

The County Employees Retirement Law of 1937 generally requires regular interest to be credited to all contributions in the retirement fund.

This bill would require regular interest to be credited to the accounts of former members who have not terminated employment.

Existing law requires written notification of retirement eligibility to be transmitted to former county employees who have attained age 70 years.

This bill would make a technical, nonsubstantive change in that procedure.

The bill would also prescribe an unclaimed benefit procedure.

Ch. 44 (AB 1272) Pacheco. Statewide Pupil Assessment Review Panel.

Existing law requires the Statewide Pupil Assessment Review Panel to review tests and assessments, as specified, submitted by the State Board of Education. Existing law prohibits these tests and assessments from containing any questions or items that solicit or invite disclosure of a pupil's, or his or her parents' or guardians', personal beliefs or practices in sex, family life, morality, or religion, or evaluate personal behavior characteristics, including but not limited to, honesty, integrity, sociability, or self-esteem.

This bill would permit the Statewide Pupil Assessment Review Panel to meet in closed session with a publisher of tests or assessments for the purpose of addressing questions and clarifying issues that relate to ensuring that the content of the publisher's tests or assessments do not contain any questions or items that are prohibited, as specified.

The bill would also declare that it is to take effect immediately as an urgency statute.

Ch. 45 (SB 344) Monteith. Transportation: local funding.

Existing law requires a local transportation planning agency, as defined, to allocate money from the local transportation fund to the agency, to counties and cities, and to transit operators in specified amounts for specified purposes.

This bill would require that funds made available as specified above to the County of Stanislaus and the cities in that county be allocated in other specified amounts for other specified purposes.

The bill would require that specified apportionments and allocations made by the Stanislaus Area Association of Governments to the county and the cities in the county be in accordance with a specified cost-sharing criteria approved by the association.

Ch. 46 (AB 463) Machado. Nonprofit cooperative associations.

Existing law provides for the formation of nonprofit cooperative associations for the purpose of producing, processing, marketing, shipping, or selling the agricultural products of its members, manufacturing, selling, or supplying its members with machinery, equipment, or supplies, or financing of the activities of its members. The bylaws of such an association may prescribe the amount of any dividends, not to exceed 8% per annum, that may be declared on the stock or membership capital.

This bill would specify that the 8% per annum limit on the amount of dividends applies only to dividends that are payable out of the excess of association income over association expenses attributable to business transacted with or for members.

Ch. 47 (AB 211) Baca. Criminal justice administration fees.

(1) Existing law provides that any city, special district, school district, community college district, college, university, or other local arresting agency whose officer or agent arrests a person is entitled to recover any criminal justice administration fee imposed by a county from the arrested person if the person is convicted of any criminal offense related to the arrest. Existing law requires a judgment of conviction to contain an order for payment of the criminal justice administration fee by the convicted person, and authorizes execution to be issued on the order in the same manner as a judgment in a civil action.

This bill would require execution to be issued on the order in the same manner as a judgment in a civil action.

(2) Existing law provides that any person booked into a county jail pursuant to any arrest by any governmental entity not specified in (1) above is subject to a criminal justice administration fee for administration costs incurred in conjunction with the arresting and booking if the person is convicted of any criminal offense relating to the

arrest and booking. Existing law requires, if the person has the ability to pay, a judgment of conviction to contain an order for payment of the criminal justice administration fee by the convicted person, and authorizes execution to be issued on the order in the same manner as a judgment in a civil action.

This bill would require execution to be issued on the order in the same manner as a judgment in a civil action.

Ch. 48 (AB 340) Alby. Domestic violence: protective orders.

Existing law provides that, in all cases where the defendant is charged with a crime of domestic violence, the court, upon a good cause belief that harm to, or intimidation or dissuasion of, a victim or witness has occurred or is reasonably likely to occur, shall consider issuing specified orders on its own motion.

This bill would provide, in addition, that in those cases in which a complaint, information, or indictment charging a crime of domestic violence has been issued, a restraining order or protective order against the defendant issued by the criminal court in that case has precedence over any other outstanding court order against the defendant.

Ch. 49 (AB 359) House. Employee Housing Act.

Existing law, known as the Employee Housing Act, provides for the licensure and regulation of employee housing, formerly known as labor camps, as defined, by the Department of Housing and Community Development.

This bill would require every occupant of employee housing to properly use the facilities furnished and to comply with the relevant maintenance and sanitation provisions of the Employee Housing Act.

The bill would provide that the provisions of the Employee Housing Act relating to enforcement of the act would not apply to these provisions.

Ch. 50 (AB 669) R. Wright. Real property: foreclosure.

(1) Existing law provides for the regulation of a contract between an equity purchaser, who is defined as a specified person who acquires title to a defined residence in foreclosure, and an equity seller, who is defined as the seller of a residence in foreclosure, that is incident to the sale of a residence in foreclosure. Existing law provides that the equity seller has, in addition to a right of rescission, the right to cancel any contract with an equity purchaser until midnight of the 5th business day following the day on which the equity seller signs any contract or until 8 a.m. on the day scheduled for the sale of the property pursuant to a deed of trust, whichever occurs first.

This bill would provide that the right to cancel extends until midnight of the 5th business day following the day on which the equity seller signs a contract subject to the above-described regulatory provisions or until 8 a.m. on the day scheduled for the sale of the property, as specified.

(2) Existing law requires the equity purchaser to provide the equity seller with a copy of the contract and notice of cancellation specifying the date and time by which the equity seller may cancel the sale without any penalty or obligation.

This bill would allow the equity seller to cancel the contract until the equity purchaser has complied with this requirement.

(3) Existing law states that when an equity purchaser purports to hold title as a result of an absolute conveyance by an equity seller who either reserved the right to repurchase, or was given the option of repurchasing the residence, the equity purchaser shall not cause any encumbrances to be placed on the property without the written consent of the equity seller.

This bill would provide that nothing in the above-described provision precludes the application of existing law prohibiting an equity purchaser from transferring or encumbering an interest in the residence in foreclosure to a 3rd party, as specified.

(4) Existing law provides for the regulation of defined foreclosure consultants. Existing law requires a court to award exemplary damages of at least three times the compensation received by the foreclosure consultant for the violation of specified provisions.

This bill would revise this provision to also require an award of exemplary damages of 3 times the homeowner's actual damages for any violation of other specified provisions.

(5) Existing law requires a foreclosure consultant to provide the owner with a copy of the contract and attached notice of cancellation.

This bill would allow the owner to cancel the contract until the foreclosure consultant has complied with this requirement.

(6) This bill also would add a provision regarding legislative intent, as specified.

Ch. 51 (AB 769) Baugh. Orange County Sanitation District: formation.

Existing law, the County Sanitation District Act, provides for the formation, consolidation, officers, and sets forth the powers of, county sanitation districts.

This bill would, notwithstanding other provisions of law, require a sanitation district in Orange County created by prescribed consolidation to be referred to as a consolidated sanitation district for purposes of this provision and would specify the composition and organization of its governing board.

Ch. 52 (AB 1097) Committee on Governmental Organization. Open meetings.

Under existing law, the meetings of a state body are required to be open and public. Existing law authorizes a state body to hold an open or closed meeting by teleconference as defined and repeals that authority on January 1, 1998.

This bill would delete that repeal date.

Ch. 53 (AB 1502) Campbell. Redevelopment: transfer of territorial jurisdiction.

Under the existing Community Redevelopment Law, if all, or a substantial portion, of the noncontiguous territory of a redevelopment project area of a county redevelopment agency is subsequently annexed to a city or included within the boundaries of a new city, the jurisdiction of the county redevelopment agency over all, or a substantial portion of the noncontiguous area may be transferred to the city redevelopment agency, as specified.

This bill would provide that if all, or any portion, including a subarea of a project area, of the Orange County Neighborhood Development and Preservation Project is presently within, or subsequently annexed to a city or otherwise included within the boundaries of a city, the territorial jurisdiction of the agency of the county over all, or any portion including a subarea of the project area, of the territory in that project area may be transferred from the agency of the county to the agency of the city pursuant to existing provisions of law, except that the city ordinance adopting the same redevelopment plan as adopted by the board of supervisors may amend the plan.

The California Constitution provides that a local or special statute is invalid in any case if a general statute can be made applicable.

This bill would declare that, due to the unique circumstances within the County of Orange that the bill is intended to remedy, a general statute within the meaning of specified provisions of the California Constitution cannot be made applicable and a special statute is necessary.

Ch. 54 (AB 281) Hertzberg. Schools: school district governing board.

Existing law specifies the membership requirements of the governing board of a school district situated in certain cities and declares that those requirements do not apply to a school district that is situated in a city governed by a charter that provides for a governing board consisting of 7 members, as prescribed.

This bill would, instead, provide that those requirements do not apply to a school district that is situated in a city governed by a charter that provides for a governing board consisting of not less than 7 members who are elected from districts that contain, as nearly as practicable, equal fractions of the total population of the school district.

Ch. 55 (AB 943) Washington. Buildings: buildings in violation of the State Housing Law: City of Los Angeles.

The existing State Housing Law requires an enforcement agency that has determined that a building is substandard to commence proceedings to abate the violation by repair, rehabilitation, or demolition of the building. Existing law permits the enforcement

agency to require vacation and demolition or to vacate, repair, or demolish the building if the repair work is not done as scheduled, or if the owner does not make a timely choice to repair or demolish the building or selects an option which cannot be undertaken or completed within a reasonable period of time, as determined by the department. The State Housing Law requires an enforcement agency to give preference to the repair of a building whenever it is economically feasible to do so without having to repair more than 75% of the dwelling, as determined by the enforcement agency.

This bill would make technical, nonsubstantive changes in these provisions. The bill also would require that, within the City of Los Angeles, an enforcement agency give preference to the repair of a vacant single-family dwelling whenever it is economically feasible to do so without having to repair more than 50% of the dwelling, as determined by the agency.

The California Constitution provides that a local or special statute is invalid in any case if a general statute can be made applicable.

This bill would declare that, because of the unique circumstances applicable to the City of Los Angeles and set forth in the bill, a general statute cannot be made applicable and a special statute is therefore necessary.

Ch. 56 (AB 1098) Ortiz. Dissolution of marriage.

Existing law authorizes a court in a proceeding for dissolution of marriage to sever and grant an early and separate trial on the issue of the dissolution of the marriage apart from other issues. The court is authorized to impose any of certain enumerated conditions for granting that severance, including requiring indemnification of the other party for certain expenses and adverse consequences.

The bill would require the service of a preliminary declaration of disclosure with a completed schedule of assets and debts on the nonmoving party, except as specified. The bill would also provide that if a party dies after the entry of judgment granting dissolution, the obligations imposed by the provisions described above would continue to be enforceable, as specified.

Ch. 57 (SB 456) Lewis. Postsecondary education.

(1) Existing law, governing the sale or lease of real property by the governing board of a community college district, requires the governing board to establish a bidding process and to call for oral bids before accepting any written proposal.

This bill would permit, notwithstanding these and other provisions of existing law, the Board of Governors of the California Community Colleges to authorize the governing board of any community college district within Orange County to enter into a negotiated sale of real property owned by the district if that governing board previously opened the bidding process 2 or more times to sell the real property and did not accept any bids.

(2) Existing law, until January 1998, authorizes a community college district in Orange County, that is unable to access funds of the community college district deposited into the county treasury as a result of the financial crisis that led to the filing of a petition for the declaration of bankruptcy of Orange County, to deposit the proceeds derived from the sale of surplus property of the district into the general fund of the district and to expend those proceeds for general fund purposes. Existing law also requires the proceeds from the sale of surplus property to first be used to replenish fully any capital outlay funds or accounts that were lost due to the Orange County financial crisis.

This bill would continue that existing law beyond January 1, 1998, by extending that repeal date to January 1, 2000.

(3) The bill would declare the necessity for a special law applicable only to community college districts in Orange County.

Ch. 58 (SB 1318) Polanco. Education: charter schools: county offices of education.

Existing law, known as the Charter Schools Act of 1992, authorizes a procedure for the establishment of charter schools. Under existing law, charter schools receive public funding in accordance with specified provisions, but are not generally subject to the laws governing school districts. Existing law authorizes school districts to review petitions for

the establishment of, and to grant charters for the operation of, charter schools, as specified.

This bill would provide that charter schools operating under a charter approved before June 1, 1997, by the County Board of Education for the County of Los Angeles and that serve at-risk pupils may continue to operate until June 30, 1999.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 59 (AB 157) Villaraigosa. Personal rights: breastfeeding.

Existing law guarantees certain personal rights, including the right to privacy.

This bill would authorize a mother to breastfeed her child in any location, except as specified, where she and her child are otherwise authorized to be present.

Ch. 60 (AB 286) Honda. Public employees' retirement.

The Public Employees' Retirement Law prescribes different levels of benefits for various categories of safety members.

This bill would authorize contracting agencies to elect to include specified officers or employees in the "local firefighter" category.

Ch. 61 (AB 729) Bowler. Probation and parole.

Existing law provides that a person who has successfully completed probation shall have the accusations or information dismissed and shall be released from all penalties and disabilities resulting from the offense, except as specified. A person who has successfully completed parole may petition for a certificate of rehabilitation and pardon, except as specified.

This bill would provide that these provisions as they relate to a certificate of rehabilitation shall not apply to persons convicted of specified sex offenses.

Ch. 62 (AB 1160) Shelley. Deeds of trust.

Existing law authorizes a borrower under any note or evidence of indebtedness secured by a deed of trust or mortgage on specified real property to terminate future payments for specified private mortgage insurance or mortgage guaranty insurance, as defined, if several conditions are satisfied, except as otherwise provided.

This bill would, notwithstanding the above described provisions and except as specified, provide that the lender or servicer of the loan may not charge or collect future payments from a borrower for private mortgage insurance or mortgage guaranty insurance if specified conditions are met.

Ch. 63 (AB 1165) Richter. Probate: summary disposition.

Existing law provides for the summary disposition of small estates, as specified. Existing law authorizes a public administrator who takes possession or control of, or is appointed personal representative of, an estate pursuant to these provisions, to summarily dispose of the estate in specified circumstances.

This bill would require petitions filed pursuant to these provisions of existing law to contain specified information regarding the decedent and his or her estate.

This bill would incorporate changes made to Section 7660 of the Probate Code proposed by SB 696, to be operative only if SB 696 and this bill are both chaptered and become effective January 1, 1998, and this bill is chaptered last.

Ch. 64 (AB 1365) Ashburn. County employees' retirement.

The County Employees Retirement Law of 1937 limits the application of specified alternative retirement allowance calculations.

This bill would provide that in Kern County these limitations are only applicable to persons who first became members of the retirement system on and after January 1, 1994.

Ch. 65 (SB 26) Maddy. California-bred races.

Existing law requires every licensee conducting a horseracing meeting to provide for the running of at least one race each racing day limited to California-bred horses, to be known as the "California-bred race." Existing law declares the intent of the Legislature that racing associations achieve a goal of distributing at least 10% of the total stakes purses for the racing meeting as purses for California restricted stakes racing.

This bill would require the total amount distributed to horsemen and horsewomen for California-bred stakes races from the purse account to be not less than 10% of the total amount distributed for all stakes races from the purse account at that racing meeting.

Ch. 66 (SB 98) Haynes. Judgments: collection by public agencies.

Existing law provides for the collection of the filing fee in judgments in favor of a public agency in specified actions.

This bill would provide that collection of the filing fee is at the discretion of the public agency when it constitutes the sole amount of the judgment.

Ch. 67 (SB 109) Kopp. Political Reform Act of 1974: foreign entities: contributions and expenditures.

Existing federal law generally prohibits a foreign national from making contributions and expenditures in connection with an election for local, state, or federal public office.

This bill would prohibit a foreign government or foreign principal from making any contribution, expenditure, or independent expenditure in connection with the qualification or support of, or opposition to, any state or local initiative, recall, or referendum measure. The bill would also prohibit any person and any committee from soliciting or accepting a contribution from a foreign government or foreign principal in connection with the qualification or support of, or opposition to, any state or local initiative, recall, or referendum measure. The bill would exempt from this prohibition, a contribution, expenditure, or independent expenditure made by a domestic subsidiary of a foreign corporation if the decision to contribute or expend funds is made by an officer, director, or management employee of the corporation who is a United States citizen or lawfully admitted permanent resident.

The bill would impose a state-mandated local program by making any person who violates this prohibition guilty of a misdemeanor and subject to a fine in an amount equal to the amount contributed or expended.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

Ch. 68 (SB 160) Watson. Health: informed consent.

Existing law, the Protection of Human Subjects in Medical Experimentation Act, prohibits any person from being subjected to any medical experiment unless the informed consent of the person is obtained.

This bill would provide an exemption from the act, until January 1, 2001, for any medical experimental treatment that benefits a patient subject to a life-threatening emergency that is conducted in accordance with prescribed requirements.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 69 (SB 215) Alpert. Criminal procedure: continuance of proceeding.

Existing law specifies the procedures by which a motion to continue any hearing in a criminal proceeding, including the trial, may be made. Continuances may be granted only upon a showing of good cause, which includes, but is not limited to, cases involving allegations of sexual assault or child abuse where the prosecuting attorney assigned to the case has another criminal proceeding in progress in that or another court.

This bill would add cases involving allegations of domestic violence to those cases constituting good cause for a continuance.

Ch. 70 (SB 228) Kelley. Local government reorganization.

Existing law establishes a local agency formation commission in each county to review and approve or disapprove of local governmental agency changes of organization or reorganization within the county and to perform other related functions.

Under existing law, the commission is required to order a commission-initiated change of organization or reorganization to be subject to voter confirmation if the conducting authority finds that a petition requesting confirmation has been signed by at least 10% of the landowners owning at least 10% of the assessed value of land within the territory or by at least 10% of the voters entitled to vote within the affected territory, as specified.

This bill would provide that if the number of landowners or voters entitled to vote, as the case may be, is less than 300, the petition shall be signed by at least 25% of the landowners who own at least 25% of the assessed value of land within the territory of the affected territory or by at least 25% of the voters entitled to vote, as specified.

Existing law provides, among other things, that a change of organization or reorganization may be made subject to various specified terms and conditions including (1) the establishment, continuation, termination, combining, consolidation or separation of offices, departments, or boards and (2) the designation of the method for selection of members of the legislative body of a district, or the number of those members, or both, where there are proceedings for a consolidation or a reorganization providing for a consolidation or formation of a new district where those changes are authorized by the principal act under which a district is established.

Existing law, the Community Services District Law, specifies the number of directors of the board of a community services district and the method for the increase of the number of directors.

This bill would provide that the commission, in approving either a consolidation or reorganization of two or more community services districts into a single district, may increase the number of directors to serve on the board of the directors of the consolidated or reorganized district to 7, 9, or 11 directors. The bill would also require that as members' terms expire the number of members of the new legislative body would be reduced to the number specified by the commission in approving the consolidation or reorganization. The bill would also permit the board of directors not to fill vacancies, as specified.

Ch. 71 (SB 384) Craven. Housing: manufactured homes and mobilehomes.

Existing law makes provisions for the disclosure of specified information upon the transfer of residential real property applicable to the resale of a manufactured home or mobilehome, as defined, on or after January 1, 1999.

This bill would provide that the disclosure requirements would apply to the manufactured home or mobilehome if they are classified as personal property.

Existing law also expresses the intent of the Legislature that the Senate and Assembly jointly appoint an advisory task force, as specified, and requires the task force to report its findings and recommendations to the Legislature no later than July 1, 1997.

This bill would instead require the task force to report its findings no later than January 1, 1998.

This bill would provide that it is to take effect immediately as an urgency statute.

Ch. 72 (SB 484) Craven. Mobilehomes.

Existing law, the Mobilehome Residency Law, provides for the regulation of specified aspects of residency in a mobilehome park. Existing law provides that specified provisions of the Mobilehome Residency Law govern the rights of a resident who has an ownership interest in the space, subdivision, cooperative, or condominium, or resident-owned mobilehome park in which his or her mobilehome is located or installed, and that the other provisions apply only to a resident of a subdivision, cooperative, or condominium for mobilehomes who rents or leases a space on which his or her mobilehome is located or installed.

This bill would, among other things, revise and recast these provisions to provide that they govern the rights of a resident who has an ownership interest in the subdivision, cooperative, or condominium for mobilehomes, or resident-owned mobilehome park in which his or her mobilehome is located or installed, and that in a subdivision, cooperative, or condominium for mobilehomes, or resident-owned mobilehome park, the other

provisions apply only to a resident who does not have such an ownership interest. It would define "resident-owned" mobilehome park.

The bill also would authorize a defined senior homeowner to share his or her mobilehome with any person 18 years of age or older if that person is providing live-in health care, supportive care, or supervision pursuant to a physician's written treatment plan, as specified. It also would authorize the residency of specified relatives of senior homeowners, notwithstanding rules or regulations restricting age requirements, if the relative requires live-in health care, supportive care, or supervision pursuant to a physician's written treatment program.

Ch. 73 (SB 538) Greene. Firefighters: employment: cities and counties.

Existing law generally regulates the powers and duties of cities and counties relating to their officers and employees, with respect to matters that include provision of annual leave for firefighters, and employment contracts generally.

This bill would authorize, upon the approval of its governing body, a fire protection district or the fire department of a city, including a charter city, county, or city and county, pursuant to enumerated procedures, to appoint as a member or officer any person who was serving as a civilian federal firefighter at any United States military installation within the state, who was terminated as a consequence of the closure of the military installation. The bill would provide that the appointment authority it creates takes precedence over any existing charter, ordinance, or resolution that governs employment of firefighters, as specified. It would also specify duties of the California Firefighter Joint Apprenticeship Program, respecting these provisions.

This act would declare that it is to take effect immediately as an urgency statute.

Ch. 74 (SB 665) Johnson. Real property.

(1) Existing law provides for the recording of a notice of rescission of the trustee's deed to restore the condition of record title to the real property described in a trustee's deed and the existence and priority of all lienholders to the status quo prior to the recordation of the trustee's deed upon sale.

This bill would provide that the notice of rescission may only be filed by the trustee or beneficiary who caused the trustee's deed to be recorded or a successor in interest.

(2) Existing law regulates the procedures for the foreclosure of a mortgage or deed of trust. Existing law specifies the maximum trustee's or attorney's fees that may be charged, as specified on the basis of the amount of the unpaid principal sum secured. Existing law requires the notice of sale to specify the total amount of the unpaid balance and specified costs.

This bill would provide that, for the purpose of computing trustee's or attorney's fees, the unpaid principal sum secured is calculated on the date the notice of default is recorded. This bill would also make a clarifying change regarding the postponement of the sale of the property pursuant to the above-described procedures and would specify the method of the calculation of time for these procedures.

(3) Existing law provides that, in the event that a trustee under a deed of trust is named in an action or proceeding in which that deed of trust is the subject, and in the event that the trustee maintains a reasonable belief that it has been named in the action or proceeding solely in its capacity as trustee and not arising out of any wrongful acts or omissions in the performance of its duties as trustee, then the trustee may file a declaration of nonmonetary status. In the event that there is no objection, the trustee would not be required to participate in the proceeding, unless a demand to participate is filed and served.

The bill would require the demand to set forth the factual basis for the demand.

Ch. 75 (SB 928) Burton. Alcoholic beverages.

The Alcoholic Beverage Control Act contains so-called tied-house restrictions, which generally prohibit a manufacturer, winegrower, manufacturer's agent, California winegrower's agent, rectifier, distiller, bottler, importer, or wholesaler from, among other things, holding the ownership, directly or indirectly, of any interest in any on-sale or off-sale license, licensee, or licensed premises. Existing law contains various exemptions from this restriction on tied interests.

This bill would provide an additional exemption for any of the aforementioned entities having an interest in a retail licensee, a retail on-sale license, or a licensed premises where the licensed premises are an integral part of an interactive entertainment facility, as defined, provided certain conditions are met relating to the licensee's purchase and service of alcoholic beverages to be sold or served on the premises. This bill would make legislative findings to the effect that the purpose and intent of the general prohibition against tied interests is not violated by the exemption granted by this bill.

Ch. 76 (SB 612) Costa. Fuel taxes.

The Motor Vehicle Fuel License Tax Law provides, among other things, that specified export certificates shall be executed and filed in support of specified exemptions from the license taxes imposed. That law also provides specified procedures regarding overpayments and refunds.

This bill would delete the provisions relating to export certificates. It would make specified changes relating to the amounts required to be withheld, claims for refunds, payments on the claims, and the payment of interest on refunds, as provided.

The Diesel Fuel Tax Law provides, until July 1, 1997, that a purchaser of diesel fuel from a supplier may elect to remit the fuel tax to the supplier on terms agreed upon between the purchaser and supplier, as provided.

This bill would delete the July 1, 1997, operative date.

The Diesel Fuel Tax Law provides, until July 1, 1997, that with respect to specified worthless accounts, a supplier is relieved from liability for diesel fuel tax, as provided.

This bill would delete the July 1, 1997, operative date.

The Diesel Fuel Tax Law provides that a specified claim for refund with respect to diesel fuel is allowed only if certain conditions apply.

This bill would also apply those refund provisions to diesel fuel that is sold by any person to a train operator, as provided, to diesel fuel that is lost, as specified, and to diesel fuel for which no original purchase invoice was created, but for which a proper electronic invoice is provided.

The Diesel Fuel Tax Law provides that no refunds of taxes shall be granted for losses in handling, transporting, or storing diesel fuel.

This bill would repeal those provisions.

The Diesel Fuel Tax Law provides that if a purchaser of a business or stock of goods fails to withhold certain purchase amounts and becomes liable for those amounts, the purchaser is relieved of that liability if the State Board of Equalization fails to mail a specified notice within a prescribed period of time.

This bill would modify that prescribed period of time.

The Diesel Fuel Tax Law allows interest to be paid on refunds from the last day of the month following the day the diesel fuel was purchased.

This bill would allow that interest from the first day of the calendar month following the day a properly completed claim for refund is received, as specified.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 77 (SB 819) Calderon. Postsecondary education.

(1) Existing law, renders the Private Postsecondary and Vocational Education Reform Act of 1989, which includes the Council for Private Postsecondary and Vocational Education, inoperative on July 18, 1997, and repeals the act on January 1, 1998.

This bill would extend the operation of the act and the council until January 1, 1998. Thus, the bill would extend the existence of criminal penalties under the act until January 1, 1998, thereby imposing a state-mandated local program. The bill also would make an appropriation by continuing the operation of continuous appropriations in the act until January 1, 1998.

In addition, this bill, until January 1, 1998, would authorize the council to delegate certain matters to the director of the council. The bill also would require the director of the council to obtain approval from the chair of the council, or the Undersecretary of the State and Consumer Services Agency in the chair's absence, prior to taking any enforcement actions or prior to initiating any legal actions, or both, and would authorize the chair, or the undersecretary in the chair's absence, to delegate that authority.

(2) Under the act, a private postsecondary educational institution, before enrolling a student in instruction in English as a second language (ESL), is required to document (a) the nature of the student's existing knowledge, training, or skills, and (b) that ESL instruction is necessary to enable the student to use that existing knowledge, training, or skills.

The act provides that if the results of a test indicate that the student has not attained adequate English language proficiency after the completion of ESL instruction at a private postsecondary educational institution, the institution shall make a full refund of the total charge for the ESL instruction or offer the student the choice of either enrolling without charge in additional ESL instruction until the student attains adequate English proficiency or obtaining a full refund of the total charge for the ESL instruction.

This bill, instead, under these circumstances, until January 1, 1998, would require the institution to offer the student additional instruction, without charge, for a period of up to 50% of the number of hours of instruction previously offered by the institution to the student, to enable the student to attain adequate English language proficiency.

(3) The bill also would specify that notwithstanding any other provision of law, if the council, prior to the effective date of this bill, has received from an institution a complete application for the modification of the wording of a degree title and the council does not provide a site visit within the time prescribed by law, the council shall approve the application within 30 days after the effective date of this bill and the approval shall be valid until the council, or its successor, the Bureau for Private Postsecondary and Vocational Education, completes the required site visit. The bill also would state that it is the intent of the Legislature that this provision continue to be operative on and after January 1, 1998.

(4) This bill would specify that its provisions shall become operative only if Assembly Bill 71 of the 1997-98 Regular Session is enacted and enacts the Private Postsecondary and Vocational Education Reform Act of 1989.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(6) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 78 (AB 71) R. Wright. Private postsecondary education.

(1) The existing Private Postsecondary and Vocational Education Reform Act of 1989, until July 18, 1997, establishes various requirements and standards for the approval of private postsecondary educational institutions to operate in California and to award degrees and diplomas.

The existing act establishes the Council for Private Postsecondary and Vocational Education with specified duties and responsibilities.

This bill would repeal and reenact those provisions, and in doing so would make numerous substantive changes. The bill would create a Bureau for Private Postsecondary and Vocational Education in the Department of Consumer Affairs, operative January 1, 1998, to administer and enforce the act. This bill would specify that, in addition to any immunity afforded by a specified section of the Civil Code, any person serving on a special committee of the bureau, a visiting team, or any other peer review body impaneled by the bureau who provides information to the bureau or its staff in the course and scope of evaluating any institution subject to the act or who testifies at any administrative hearing arising under the act, has the same defenses and immunities to any action arising out of information or testimony to the bureau that person would have if he or she were a public employee. These provisions would be repealed on January 1, 2005.

(2) Under the existing act, it is a crime, punishable as specified, for any person or business entity, regardless of the form of organization, to willfully violate specified provisions of the act.

This bill, in addition, would make it a crime, punishable as specified, for any person or business entity, regardless of the form of organization, to willfully violate specified provisions governing refunds to students and requiring each institution to provide

prospective students with information concerning the institution's general performance standards. The bill would also specify criminal penalties for violating certain other provisions of the act. Thus, because the bill would expand the scope of an existing crime and create new crimes, it would impose a state-mandated local program.

(3) Under the existing act, if the council has evidence that an institution has violated specified provisions governing prohibited activities and determines that immediate action is necessary to protect students, prevent misrepresentations to the public, or prevent the loss of public funds or tuition and other money paid by students, the council is authorized to suspend the approval of an institution to operate. In addition, after notice and, if requested by the institution, a hearing, if the council concludes that grounds exist for the suspension or revocation of the institution's approval to operate, the council may order probation and a penalty, or may condition the institution's approval to operate as the council deems appropriate.

This bill, in addition, would authorize any party aggrieved by the bureau's final decision to seek judicial review, as specified.

(4) The bill, among other things, also would (a) require educational services that provide intensive English language programs, short-term seminar training, short-term career training, or that assist students to prepare for an examination for licensure, with a specified exception, to register with the bureau, (b) require those educational services to comply with specified provisions of the act, (c) revise the method for calculating student tuition refunds, (d) reenact and revise various provisions governing student protections, and (e) revise the act to provide for notices and alternative dispute resolutions, as specified.

(5) The bill would make the bureau subject to the sunset review process conducted by the Joint Legislative Sunset Review Committee, as specified.

(6) Under existing law, the Private Postsecondary and Vocational Education Administration Fund and the Student Tuition Recovery Fund are continuously appropriated to the council for purposes of the act.

This bill would continue both of those funds in existence but would provide that only the Student Tuition Recovery Fund is continuously appropriated to the bureau for the purposes of the act.

(7) This bill would specify that its provisions shall become operative only if Senate Bill 819, or any other bill, of the 1997-98 Regular Session extends the operative date of the Private Postsecondary and Vocational Education Reform Act of 1989 until at least December 31 1997, and is enacted and takes effect on or before July 18, 1997.

(8) The bill would state that its provisions are severable.

(9) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 79 (SB 260) Kelley. Recycled water.

Existing law authorizes a California regional water quality control board to issue a master reclamation permit to a supplier or distributor, or both, of reclaimed water.

This bill would authorize a regional board to issue a master reclamation permit to a supplier or distributor, or both, of reclaimed water, with the consent of the proposed permittee.

Ch. 80 (AB 213) Wildman. Sex offenders: registration.

Existing law generally requires specified sex offenders to register with local law enforcement officials within 5 working days of coming into a city, county, or city and county in which the offender temporarily resides or is domiciled for that length of time. Those who are required to register include persons who have been convicted in any other court, including any federal or military court, of any offense that, if committed in this state, would have been punishable as a sex offense in this state.

This bill would clarify that the registration requirement applies to persons who have been convicted of an offense in another state court that, if committed in this state, would have been punishable as a sex offense in this state. The bill also would require the

registration to include a notice to these persons that they have a duty to register in any state where they may relocate.

This bill would require the Attorney General to work with local law enforcement agencies to determine whether the existing state registry of sex offenders is meeting the needs of law enforcement, to work with the chief law enforcement officers of other states to develop a national registry of sex offenders, and to work with Attorney Generals of other states to enact amendments to existing registration statutes that inform persons required to register as sex offenders of their responsibility to register in any state where they may relocate.

Ch. 81 (AB 1130) Oller. Airports: land use commissions.

Under the State Aeronautics Act, each county in which there is an airport served by a scheduled airline and, with a specified exception, each county with an airport operated for the benefit of the general public, is required to establish an airport land use commission.

This bill would specifically authorize the boards of supervisors and city selection committees to establish an intercounty airport land use commission for any intercounty airport.

Ch. 82 (AB 451) Havice. Homestead exemption.

Under existing law, a specified portion of the value of a homestead is exempt from execution to satisfy a judgment debt. Existing law provides a \$100,000 homestead exemption if the judgment debtor or his or her spouse who resides in the homestead is, at the time of the attempted sale of the homestead, a person 65 years of age or older, a person physically or mentally disabled, as specified, or a person 55 years of age or older in certain limited circumstances.

This bill would increase this homestead exemption to \$125,000.

Ch. 83 (AB 327) Havice. Sexual assault.

Existing law defines "sexual abuse" as sexual assault or sexual exploitation, for purposes of the Child Abuse and Neglect Reporting Act. "Sexual assault" is defined under the act to include several specified sex offenses. Failure to report known or suspected instances of child abuse, including sexual abuse, under the act is a misdemeanor.

This bill would add unlawful sexual intercourse with a child under the age of 16 years when the perpetrator is over the age of 21 years and lewd and lascivious acts with a child of 14 or 15 years of age when the perpetrator is more than 10 years older than the victim to the offenses included in the definition of sexual assault. Because the bill would expand the scope of a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 84 (AB 292) Floyd. Employment: safety: cargo tanks.

Existing law requires the State Air Resources Board to adopt test procedures to determine compliance with vapor emission standards by vapor recovery systems of cargo tanks on tank vehicles used to transport gasoline.

This bill would specify that any test procedures adopted by a state agency to determine compliance with this type of standard shall not require any person to climb upon the cargo tank during loading operations.

Ch. 85 (SB 342) McPherson. Monterey Peninsula Water Management District.

The Monterey Peninsula Water Management District law creates the Monterey Peninsula Water Management District and prescribes the territory of the district.

This bill would exclude from the territory of the district any territory located within the City of Marina on January 1, 1998.

Ch. 86 (AB 132) Campbell. Education technology.

Existing law, the Morgan-Farr-Quackenbush Educational Technology Act of 1992 (hereafter the act), has the primary mission of ensuring that the procurement and use of technology is clearly guided by the needs of pupils and is established to accomplish specific purposes, including providing access to education technology to every learner. The act provides for school-based education technology grants to develop, adopt, or expand existing technological applications to support general education, English acquisition, and non-English-speaking parent education programs pursuant to specified conditions. Existing law also declares the Legislature's intent that all school facilities construction projects be designed and constructed to maximize the use of educational technology.

This bill would require a school district that provides pupils with access to the Internet or an on-line service to adopt a policy regarding access by pupils to Internet and on-line sites that contain or make reference to harmful matter, as defined. The bill would require a school district to provide a copy of the policy to the parents or guardians of pupils to whom the policy applies.

Ch. 87 (SB 78) M. Thompson. Income taxes: contributions: endangered species.

Existing law relating to the administration of income tax laws allowed individual taxpayers, until January 1, 1997, to contribute amounts in excess of their tax liability to the Rare and Endangered Fish, Wildlife, and Plant Species Account in the Fish and Game Preservation Fund. All money contributed to the fund pursuant to these provisions was continuously appropriated to the Department of Fish and Game for specified purposes, and was subject to review by the budget committees of the Legislature.

This bill would reinstate those rare and endangered fish, wildlife, and plant species contribution provisions, and would extend their operation until January 1, 2002. This bill would also require that all money contributed to the account pursuant to these provisions, upon appropriation by the Legislature, be allocated to the Franchise Tax Board for the costs of collection and administration of the funds, and to the Department of Fish and Game for specified purposes.

Ch. 88 (SB 154) M. Thompson. Transactions and use taxes: counties: public libraries.

Existing law authorizes various local governmental entities, in accordance with certain requirements and limitations, to levy transactions and use taxes pursuant to the Transactions and Use Tax Law.

This bill would additionally authorize the board of supervisors of a county to impose a transactions and use tax at a rate of 0.125% or 0.25% by the adoption of an ordinance, as specified, if certain conditions are met. Revenues from the tax could be used only for funding public library construction, acquisition, programs, and operations within the county, as provided.

Ch. 89 (SB 396) Kelley. Service authority for freeway emergencies.

Existing law authorizes a county, and cities within the county, to create a service authority for freeway emergencies for the purpose of establishing and implementing an emergency motorist aid system, including emergency call boxes and emergency mechanical service patrols, on portions of the California Freeway and Expressway System located within the county in which the authority is established. Existing law requires the Department of the California Highway Patrol to answer the calls and provide central dispatching services for the system on specified freeways and highways.

Existing law authorizes the service authority in the County of San Diego, with the concurrence of the department, under specified conditions, to conduct a demonstration program to evaluate the effectiveness of contracting out response and dispatching services that are supplemental to the services provided by the department.

This bill would authorize service authorities for freeway emergencies to contract with the department or a private entity to handle calls in accordance with a contract that shall contain guidelines developed by the department, following consultation with the authority, for services to be provided. The bill would require the service authority, with the concurrence of the department, to approve or deny any contract and to establish appropriate performance standards. The bill would prohibit contract services from being

at a cost to the state and would provide immunity to the department or state from any liability incurred for the actions of the contractors. The bill would repeal the above authorization for the County of San Diego.

Ch. 90 (SB 572) Maddy. Alcoholic beverages: school premises.

Existing law generally prohibits the sale or consumption of alcoholic beverages in or on a public schoolhouse or any of the grounds thereof, with certain exceptions.

This bill would provide that the prohibition against the sale or consumption of alcoholic beverages in or on a public schoolhouse or any of the grounds thereof does not apply if the alcoholic beverages are acquired, possessed, or used during events, as defined, at a college-owned or college-operated stadium with a capacity of over 18,900 people located in a county of a certain class, as specified.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 91 (SB 584) O'Connell. Veterans' homes.

Existing law establishes a Veterans' Home of California Yountville and authorizes the Department of Veterans Affairs to establish and construct a 2nd home located on one or more sites in certain counties in southern California. Existing law requires the initial site to be the Veterans' Home of California, Barstow.

This bill would require the 2nd site to be the Veterans' Home of California, Chula Vista, situated in Chula Vista, San Diego County and the 3rd site to be the Veterans' Home of California, Lancaster, situated in Lancaster, Los Angeles County, pursuant to the recommendations made by the Governor's Commission on a southern California veterans home. The bill would require the 4th site to be the Veterans' Home of California , Ventura, situated in the community of Saticoy, Ventura County.

Ch. 92 (SB 1071) Polanco. Compensation: agricultural employees.

Existing law provides specific penalties for failure to pay wages when due. These penalties do not apply for failure to pay agricultural employees, as defined.

This bill would apply these penalties for failure to pay agricultural employees.

Under existing law, an employee who quits his or her employment after providing a 72-hour notice is generally entitled to immediate payment and an employee who quits without providing notice is generally entitled to payment within 72 hours.

This bill would apply this provision to agricultural employees.

Ch. 93 (SB 696) Rainey. Estates and trusts: public administrator and guardian.

(1) Existing law requires, if a person in a hospital, convalescent hospital, or board and care facility dies without known next of kin, the person in charge of the hospital or facility to provide immediate notice to the public administrator of the county of this fact.

This bill would require a funeral director or cemetery authority in control of the decedent's remains to notify the public administrator if specified persons do not exist, cannot be found after reasonable inquiry, or cannot be contacted by reasonable means.

(2) Existing law provides that, if a public administrator takes possession or control of a decedent's estate, the public administrator may summarily dispose of the estate, as specified, if either the total value of the estate does not exceed \$100,000 and there is a court order or the total value of the estate does not exceed \$10,000.

This bill would revise the latter amount to \$20,000.

(3) Existing law prohibits appointment of a public guardian as a trustee of a trust unless a court finds, as specified, that no other qualified person is willing to act as trustee. Existing law generally regulates the compensation of the trustee and provides that, upon proper showing, the court may fix or allow greater compensation than could be allowed under the terms of the trust in certain instances.

This bill would provide that, notwithstanding these provisions and the terms of the trust, a public guardian who is appointed as a trustee shall be paid from the trust property for specified expenses.

(4) Existing law requires a trustee to administer the trust with reasonable care, skill, and caution under the circumstances then prevailing that a prudent person acting in a like capacity would use in the conduct of an enterprise of like character and with like aims to accomplish the purposes of the trust as determined by the trust instrument.

Existing law also provides that a trustee who invests and manages trust assets owes a duty to the beneficiaries of the trust to comply with the prudent investor rule, as specified.

This bill would provide that, notwithstanding these provisions and the terms of the trust, all trust funds that come within the custody of the public guardian who is appointed as trustee of the trust may be deposited or invested in the same manner, and would be subject to the same terms and conditions, as a deposit or investment by the public administrator of funds in the estate of a decedent, as specified.

(5) This bill would incorporate changes made to Section 7660 of the Probate Code proposed by AB 1165, to be operative only if AB 1165 and this bill are both chaptered and become effective January 1, 1998, and this bill is chaptered last.

Ch. 94 (SB 76) Kopp. Property taxation.

Existing law requires, until July 1, 1997, each life insurance company that owns real property in a separate account to file a signed property statement, prior to July 1, 1996, as provided, and to specify certain information with respect to the real property held in the separate account and transfers of those real property interests. Existing law also provides penalties for failure to file the statement as required.

This bill would require a county assessor, on or before July 1, 1998, to compile a list of life insurance companies that have filed a property statement pursuant to those provisions. The bill would provide that, notwithstanding any other provision of law, this list shall be a public record, as specified. This bill would also extend the operation of those provisions until January 1, 2004. By requiring county assessors to compile this list, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 95 (SB 1146) Schiff. Criminal procedure: prior convictions.

Under existing law, if a defendant who is charged in the accusatory pleading with having suffered a prior conviction answers that he or she has not suffered the prior conviction, the question whether or not he or she has suffered the prior conviction is tried by the jury which tries the issue upon the plea of not guilty, or in case of a plea of guilty, by a jury impaneled for that purpose, or by the court if a jury is waived.

This bill would require instead that the question of whether the defendant is the person who has suffered the prior conviction be tried by the court without a jury. However, this provision would not apply to prior convictions alleged in order to determine the existence of special circumstances in a murder conviction nor to prior convictions alleged as an element of a charged prior offense.

Ch. 96 (SB 511) Committee on Insurance. Insurance adjusters.

Existing law, the Insurance Adjuster Act, sets forth various requirements with respect to operation as an insurance adjuster in this state and defines the term "insurance adjuster."

This bill would require a manager of a person licensed as an insurance adjuster to comply with certain provisions relative to expiration and renewal of licenses, as specified.

The bill would also express legislative intent with regard to the provision of law defining the term "insurance adjuster."

Ch. 97 (SB 556) Watson. Public health.

Existing law requires the State Director of Health Services to conduct a comprehensive review of the statutes governing the protection of the public health as principally embodied in the Health and Safety Code. Existing law requires the director to conduct that review in cooperation with county and city representatives and the

California Conference of Local Health Officers and to produce, among other things, a reorganization by chapter and section for all public health laws.

This bill would make technical nonsubstantive conforming changes to the reorganized divisions of the Health and Safety Code.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 98 (SB 212) Burton. Workers' compensation.

Existing law, until January 1, 1999, defines the term "physician" as including acupuncturists for purposes of treating injured employees entitled to workers' compensation medical benefits.

This bill would delete the repeal date and would make conforming changes. The bill would also declare that the inclusion of acupuncturists in the above provision does not imply any right or entitle any acupuncturist to represent, advertise, or hold himself or herself out as a physician or surgeon holding an M.D. or D.O. degree.

Ch. 99 (AB 1004) B. Thompson. Insurance: workers' compensation fraud.

(1) Existing law provides for a program to fund increased investigation and prosecution of workers' compensation fraud, funded by assessments on employers, and on certain fines, which are deposited into the Fraud Account in the Insurance Fund. Existing law provides that, upon appropriation and after incidental expenses, 50% shall be provided to the Bureau of Fraudulent Claims of the Department of Insurance, and 50% shall be provided to district attorneys submitting an application for funds, as specified.

This bill would instead provide that at least 40% shall be provided to the Bureau of Fraudulent Claims of the Department of Insurance, and at least 40% shall be provided to district attorneys.

(2) This bill would also incorporate additional changes to Section 1872.83 of the Insurance Code proposed by AB 349, contingent upon the prior enactment of that bill.

Ch. 100 (AB 566) McClintock. Death penalty: witnesses to execution.

Existing law requires the warden of a state prison to be present at the execution of a judgment of death and requires him or her to invite the presence of 2 physicians, the Attorney General, and at least 12 reputable citizens of his or her choice.

This bill would require the warden also to invite the members of the immediate family of the victim or victims of the defendant if a member so requests in writing.

Ch. 101 (AB 139) Poochigian. Inmate release: notification.

Under existing law, when notice is sent to local law enforcement authorities that a violent felon is scheduled to be released on parole, the paroling authority is also required to send a notice of the inmate's release to all persons who have requested that notice, including victims of, and certain witnesses to, the violent crime for which the inmate was incarcerated. Notice of the inmate's release to the community in which the person is scheduled to reside is also required to be given if the community is, among other things, within 25 miles of the actual residence of a witness, victim, or family member of a victim who has requested notification.

This bill would change that distance to within 100 miles of the actual residence of any of those persons.

Ch. 102 (AB 245) Cunneen. Insurance: surplus line brokers.

(1) Existing law generally requires insurance transacted in the state to be provided by an admitted insurer. However, existing law permits the sale of insurance from nonadmitted insurers in certain cases if various requirements are met, including insurance that cannot be obtained from admitted insurers. Existing law generally requires insurance from nonadmitted insurers to be transacted by surplus line brokers.

This bill would provide that a licensed surplus line broker may originate surplus lines business, or may accept that business from any other originating licensee. The bill would require the originating licensee to use due care and diligence in the collection, preparation, and transmission of the information to the surplus line broker.

(2) Existing law requires every nonadmitted insurer or surplus line broker, for any insurance with a nonadmitted carrier, to make a specified disclosure to the policyholder and applicant.

This bill would provide that, in fulfillment of this responsibility, the nonadmitted insurer and the surplus line broker may rely, if it is reasonable under all the circumstances to do so, on the disclosure statement received from any licensee involved in the transaction as prima facie evidence that the disclosure statement and appropriate signature from the applicant have been obtained.

(3) The bill would incorporate additional amendments to Section 1764.1 of the Insurance Code proposed by AB 816, contingent upon the prior enactment of that bill.

Ch. 103 (AB 81) R. Wright. Alcoholic beverages: event permit.

The Alcoholic Beverage Control Act authorizes the issuance of a caterer's permit to any licensee under an on-sale general license, a club license, or a veterans' club license. Existing law requires the licensee to obtain consent for each event for which the permit will be used from the Department of Alcoholic Beverage Control in the form of a catering authorization.

This bill would provide a similar authorization to any licensee under an on-sale general license for an event permit authorizing at specified events the sale of beer, wine, and distilled spirits only for consumption on property adjacent to the licensed premises and owned or under the control of the licensee, as specified. The bill would provide for an annual fee of \$100 for an event permit and a fee of not more than \$10 for each event authorization to be deposited in the Alcohol Beverage Control Fund.

This bill would require any event authorization to be approved by the appropriate local law enforcement agency, thereby creating a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 104 (SB 1313) Leslie. Disaster assistance loans for housing for farmworker households.

Under existing law, the Department of Housing and Community Development administers the Farmworker Housing Grant Program. Existing law establishes the Farmworker Housing Grant Fund and continuously appropriates this fund to the department to make grants for specified purposes, including, under special conditions, in counties in which a disaster has been declared by the Governor for a specified period of time for farmworker housing and to defray the department's costs in administering the program. These grants may be made to local public entities and nonprofit corporations for the construction or rehabilitation of housing for agricultural employees, as defined, and their families and of related support facilities, among other purposes.

This bill would authorize the Department of Housing and Community Development to make loans from the continuously appropriated Farmworker Housing Grant Fund to local public entities, nonprofit corporations, and private property owners to repair, rehabilitate, or replace housing previously used exclusively by migrant farmworker households or unaccompanied migrant farmworker adults which will be used in the future for those purposes, subject to specified terms and conditions, in counties in which a disaster has been declared by the Governor for a period of 12 months after the declaration.

This bill also would appropriate the sum of \$1,000,000 from the Special Fund for Economic Uncertainties to the Farmworker Housing Grant Fund for allocation to the Department of Housing and Community Development for loans pursuant to these provisions and administrative costs, as specified. The bill would provide that the first priority of loans under these provisions would be in Yuba County and that any funds not

awarded within 6 months after the effective date of these provisions would be available for use in any county in which the Governor declared a disaster and migrant farmworker housing was damaged or destroyed by the 1997 floods.

The bill also would state the intent of the Legislature to provide disaster assistance for farmworkers displaced by the 1997 floods in the most expeditious and fiscally sound manner possible and that the Department of Housing and Community Development administer these provisions in accordance therewith.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 105 (SB 327) Greene. Criminal history information: access by public housing authority.

(1) Existing law, in effect until November 30, 1997, authorizes local law enforcement agencies to furnish state summary criminal history information for the purpose of screening prospective residents and prospective and current staff of a regional, county, city, or other local public housing authority, at the request of the chief executive officer of the authority or his or her designee, upon a showing by the authority that it operates housing at which children under the age of 18 years reside or operates housing for persons categorized as aged, blind, or disabled.

This bill would delete this repeal date, thereby extending these provisions indefinitely.

This bill also would extend the provision governing release of information relating to convictions to include a conviction for any felony offense that involves controlled substances or alcoholic beverages, and would delete provisions pertaining to the release of summary criminal history information concerning a person who is on probation or parole.

(2) Existing law prohibits local law enforcement agencies from releasing pursuant to the law described in (1) above any information concerning any conviction that occurred more than 10 years before the date on which the request for information is submitted to the Attorney General.

This bill instead would require local law enforcement agencies to release any information concerning any conviction or release from custody that occurred within 10 years of the date on which the request for information is submitted, unless the conviction is based upon a felony offense that involved controlled substances, alcoholic beverages, or any activity related to controlled substances or alcoholic beverages, in which case the release of information would be required only if the conviction occurred within 5 years of the request date.

This bill also would require that the information released to the local public housing authority pursuant to this section be released to parole or probation officers at the same time.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 106 (SB 33) Maddy. Property taxation: taxable possessory interest: use of public facility: exclusion.

Existing provisions of the California Constitution authorize the Legislature, with the approval of $\frac{2}{3}$ of the membership of each legislative house, to allow a county board of supervisors to exempt from property taxation those properties having a full value too low to justify the costs of assessment and collection.

Existing property tax law implementing this authority limits any exemption granted thereunder by a county board of supervisors to property with a base year value or full value of \$5,000 or less, and to \$50,000 in the case of a possessory interest, for a temporary and transitory use, in a publicly owned convention or cultural facility, as defined.

This bill would extend the \$50,000 limitation to apply in the case of a possessory interest, for a temporary and transitory use, in a publicly owned fairground or fairground facility.

Section 2229 of the Revenue and Taxation Code requires the Legislature to reimburse local agencies annually for certain property tax revenues lost as a result of any exemption or classification of property for purposes of ad valorem property taxation.

This bill would provide that, notwithstanding Section 2229 of the Revenue and Taxation Code, no appropriation is made and the state shall not reimburse local agencies for property tax revenues lost by them pursuant to the bill.

Ch. 107 (SB 107) Kelley. Automotive repair.

Under existing law, a person engaged in automotive repair is generally required to register with the Director of Consumer Affairs unless specifically exempt from registration. Registration is not required for, among others, a person whose primary business is the wholesale supply of new or rebuilt automotive parts who engages in the remachining of individual automotive parts without compensation for warranty adjustments and who does not engage in repairing or diagnosing malfunctions of motor vehicles or motorcycles, if specified customer notice requirements are met. This exemption will be repealed on January 1, 1998.

This bill would delete the repeal date for this exemption, thereby extending the exemption indefinitely.

Ch. 108 (SB 127) Ayala. Horseracing.

Existing law provides, with certain exceptions, that a license granted to an association other than a fair shall be only for one type of horseracing.

This bill would permit an association licensed to conduct quarter horse racing or a fair to conduct races that include paint racing and Appaloosa racing in the same race. The bill would require the consent of the organization representing quarter horse horsemen and horsewomen when paint horses race with quarter horses or when a race that includes paint horses replaces a quarter horse race with more than 7 entries.

Ch. 109 (SB 186) Solis. Crimes: sentence enhancements: attempted sex offenses.

Existing law provides for enhanced prison sentences for any person who uses a firearm or deadly weapon or who inflicts great bodily injury during the commission of specified sex offenses.

This bill would provide that these enhanced prison sentences also shall apply to any person who uses a firearm or deadly weapon or who inflicts great bodily injury during the attempted commission of those offenses. By expanding the scope of existing sentence enhancements, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 110 (SB 198) Kelley. Tobacco: minors.

(1) Existing law provides that every person, firm, or corporation which sells or deals in tobacco or any preparation thereof shall post conspicuously and keep posted in his, her, or their place of business a copy of the provisions in the Penal Code prohibiting the selling of tobacco products to, and the purchasing of tobacco products by, minors. The failure to post the provisions subjects the violator to fines ranging from \$10 to \$50, and to imprisonment in a county jail for not more than 30 days.

This bill would instead require the posting of the notice required by the Stop Tobacco Access to Kids Enforcement Act set forth in the Business and Professions Code, which must state, among other things, that selling tobacco products to anyone under 18 years of age is illegal and subject to penalties. By revising an existing crime, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 111 (SB 282) Leslie. Police: radio transmission: interference.

Existing law makes it a misdemeanor to willfully obstruct any peace officer in the discharge of his or her duty. Existing law also generally makes it a misdemeanor to knowingly and maliciously interrupt, disrupt, impede, or otherwise interfere with the

transmission of a communication over an amateur or a citizen's band radio frequency, the purpose of which communication is to inform or inquire about an emergency.

This bill would make it a misdemeanor to knowingly and maliciously interrupt, disrupt, impede, or otherwise interfere with the transmission of a communication over a police radio frequency. This bill would make it a felony to knowingly and maliciously interrupt, disrupt, impede, or otherwise interfere with the transmission of an emergency communication over a police radio frequency when that offense results in serious bodily injury or property loss in excess of \$10,000. By creating new crimes, this bill would impose a state-mandated local program upon local government.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 112 (SB 338) Karnette. Contracts: rental purchase; dance studio.

Existing law regulates the terms and conditions of contracts for dance studio lessons and other services. Existing law requires these contracts to contain a statement that the studio is bonded and that information concerning the bond may be obtained from the Secretary of State at a specified address.

This bill would revise the address to which the inquiry concerning bond information should be directed.

Existing law, the Karnette Rental-Purchase Act, regulates the contents of rental-purchase agreements, as defined. Existing law requires these agreements to make specified disclosures on the agreement in a prescribed manner.

This bill would make a clarifying change to conform to other notice requirements required by the act.

Ch. 113 (SB 343) Calderon. Insurance: cancellation.

Existing law provides that an owner of a policy of life insurance may cancel the policy during the cancellation period, and provides that cancellation shall void the policy from the beginning, and the parties shall be in the same position as if no policy had been issued. Existing law requires all premiums paid and any policy fee paid for the policy shall be refunded by the insurer to the owner within 30 days from the date that the insurer is notified that the insured has canceled the policy.

However, existing law provides for a policy issued to a senior citizen, in the case of variable annuity contracts, variable life insurance contracts, and modified guaranteed contracts, return of the contract during the cancellation period shall entitle the owner to a refund of account value and any policy fee paid for the policy.

This bill would generally provide that, in the case of variable annuity contracts, variable life insurance contracts, and modified guaranteed contracts, return of the contract during the cancellation period shall entitle the owner to a refund of account value and any policy fee paid for the policy.

Ch. 114 (SB 354) Johannessen. Vehicles: firefighter and "Pearl Harbor Survivor" license plates.

(1) Existing law requires the Department of Motor Vehicles to issue, upon the payment of special fees, environmental and other special interest license plates, including special interest license plates to firefighters who meet prescribed requirements. The revenue derived from the payment of these special fees for firefighter's license plates, less the department's costs, are required to be deposited in the California Firefighters' Memorial Fund until January 1, 1999, and, thereafter, those revenues are required to be deposited in the California Fire and Arson Training Fund.

This bill would extend the time in which the described revenues are to be deposited into the California Firefighters' Memorial Fund until January 1, 2001, thereby delaying the deposit of those funds into the California Fire and Arson Training Fund until that date. The bill would also make a technical change in a cross-reference.

(2) Under existing law, a survivor of the attack on Pearl Harbor on December 7, 1941, may apply for and be issued special "Pearl Harbor Survivor" license plates for use on a vehicle. Existing law prohibits the transfer of those special plates to any other person.

This bill would instead provide that upon the death of a person issued those special license plates, the person's surviving spouse may retain the special license plates subject to certain conditions.

Ch. 115 (SB 358) Rainey. Public employee retirement.

The Public Employees' Retirement Law authorizes the Board of Administration of the Public Employees' Retirement System to enter into agreements with terminating agencies respecting benefits and funding.

This bill would require the board to enter such agreements unless it determines that it is not in the best interests of the system.

Ch. 116 (SB 362) Maddy. Tuberculosis: health facility.

Existing law prohibits a health facility, local detention facility, or state correctional institution from discharging, releasing, or transferring any person known to have or when the facility or institutional medical staff have reasonable grounds to believe the person has active tuberculosis, unless notification and a written treatment plan have been received by the local health officer, except as specified.

This bill would provide that no health facility that declines to discharge, release, or transfer a person pursuant to that provision shall be civilly or criminally liable or subject to administrative sanction as a result, if the health facility complies with that provision and acts in good faith. The bill would also provide that the local health officer under this provision is not relieved of any other duty imposed under state law governing tuberculosis control.

Ch. 117 (SB 366) Hughes. Commission on Peace Officer Standards and Training.

(1) Existing law requires the Commission on Peace Officer Standards and Training, for the purpose of raising the level of competence of local law enforcement officers, to adopt rules establishing minimum standards relating to the physical, mental, and moral fitness that shall govern the recruitment of these officers.

This bill would require the commission to review minimum training and selection standards for peace officers who are employed by a school district and members of a security or police department of a school district, and to report its findings and recommendations to the Legislature by January 1, 1998.

(2) Existing law authorizes state aid from the Peace Officers' Training Fund to be provided for training expenses of full-time regularly paid peace officer employees of eligible agencies from cities, counties, or districts.

This bill would provide that money appropriated in a specific item of the Budget Act of 1996 for the training program for law enforcement personnel operated by the Simon Weisenthal Center-Museum of Tolerance shall be allocated to eligible agencies for reimbursement of training expenses for regular and sworn officers and nonsworn personnel who have contact with the public, if the center gives priority to training sworn officers.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 118 (SB 372) Peace. San Diego Unified Port District.

(1) Under the existing San Diego Unified Port District Act, the San Diego Unified Port District is authorized to do work and make improvements without letting contracts, as specified.

This bill would, instead, require public projects, as defined, to be carried out in accordance with the provisions of the Public Contract Code governing port districts. In addition, the bill would require the district to adopt policies and procedures governing purchases of supplies and equipment by the district. To the extent this requirement would impose new duties on the district, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 119 (SB 430) Knight. Trial court funding: penalties.

Existing law imposes penalties on counties for the delinquent payment of specified moneys to the Controller for deposit in the Trial Court Trust Fund. Those penalties are calculated by multiplying the amount of the delinquent payment by the Pooled Money Investment Account rate at the end of the prior fiscal year.

This bill would provide, instead, for the calculation of those penalties by multiplying the amount of the delinquent payment at a daily rate equivalent to 1¹/₂% per month for the number of days the payment is delinquent.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 120 (SB 497) Brulte. Health care service plans: providers: prescribing controlled substances.

Under existing law, the Knox-Keene Health Care Service Plan Act of 1975, health care service plans are regulated by the Department of Corporations. Willful violation of those provisions is a crime.

This bill would prohibit a health care service plan from requiring registration under the federal Controlled Substances Act of 1970 as a condition for participation by an optometrist certified by the State Board of Optometry to use therapeutic pharmaceutical agents.

By changing the definition of a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 121 (SB 498) Kelley. California Egg Commission.

(1) Existing law provides for the California Egg Commission in state government in order to promote the marketing of eggs and egg products.

This bill would make technical, nonsubstantive changes in the definition of "handler" for purposes of the provisions governing the egg commission and would make other conforming changes in those provisions.

(2) Under existing law, for purposes of the provisions governing the commission, "process" is defined to mean the liquidizing, drying, freezing, or altering the whole or any part of the egg from the original shell form.

This bill would repeal that definition.

(3) Under existing law, the commission is composed of 8 handler members and one public member. Of the handler members, 4 are required to be elected by and from handlers from District 1, 3 are required to be elected by and from handlers from District 2, and one at-large handler is required to be elected who exclusively handles eggs or egg products produced outside of California.

This bill, instead, would require the one at-large handler to be elected who pays assessments exclusively on eggs or egg products produced outside of California, rather than who exclusively handles eggs or egg products produced outside of California.

(4) Existing law also provides for 3 alternate handler members to be elected to the commission, who may serve in place of any absent handler member. Of the 3 alternates, one is required to be elected from each district and the third alternate is required to be elected who exclusively handles eggs or egg products outside of California.

This bill would require the third alternate to be elected who pays assessments exclusively on eggs or egg products produced outside of California, rather than who exclusively handles eggs or egg products produced outside of California.

Ch. 122 (SB 518) Monteith. Clinical laboratory technology: hemodialysis technician training program.

Existing law governs the practice of clinical laboratory technology and requires any hemodialysis training and testing program operated by a hemodialysis clinic or unit within a licensed clinic or hospital to be approved by the State Department of Health Services, to comply with regulations, and to include various elements.

This bill would require a hemodialysis technician training program and competency test that is provided by an accredited college, accredited university, or private training program to meet these requirements, except as prescribed.

Existing law prohibits any person from providing hemodialysis technician services without meeting certain alternative requirements, including certification by the department as being a graduate of a local training and testing program operated by an accredited college or university.

This bill would revise this requirement to include, as an alternative, certification by the department as being a graduate of a private training program approved by the department.

Ch. 123 (SB 531) Polanco. Transportation: local government finance.

Existing law authorizes a county board of supervisors, pursuant to a contract with the State Board of Equalization, to provide for the deposit in a local transportation fund of those revenues attributable to a specified portion of the sales and use tax rate levied in a county pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law.

Existing law, Chapter 518 of the Statutes of 1995, authorizes, among other things, the Board of Supervisors for the County of Los Angeles to modify its contract with the State Board of Equalization to require that \$150,000,000 of those revenues be deposited in the county general fund during the 1995–96 fiscal year.

This bill would, on and after a specified date, authorize the board of supervisors for any county of the first class (Los Angeles County) to modify, for one fiscal year, its contract with the State Board of Equalization to require that not more than \$60,000,000 of the specified county sales and use tax revenues be deposited in the county general fund instead of the local transportation fund. The bill would limit the amount that may be deposited in the county general fund under this provision and would exempt these deposits from specified provisions regarding repayment of certain funds.

The bill would require that funds deposited in the county's local transportation fund pursuant to a final determination of a court of appellate jurisdiction invalidating Chapter 518 of the Statutes of 1995 be allocated exclusively to a county transportation authority created under specified provisions, in addition to any other funds that would otherwise be allocated to that authority. Any refund made pursuant to that final determination to that authority would be required to be expended in accordance with specified provisions relating to local transportation funds.

These provisions would become operative on the date that a court of appellate jurisdiction renders a final determination invalidating Chapter 518 of the Statutes of 1995 to the extent that the final determination requires repayment of the funds transferred under that chapter. A provision providing for a reduction in the amount of revenues to be allocated to the Los Angeles County Metropolitan Transportation Authority, under specified circumstances, would apply in those fiscal years for which this provision is operative.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 124 (SB 562) Alpert. Subdivision Map Act: housing: security.

Existing law and local ordinances authorize or require, under specified circumstances, the furnishing of security with respect to the performance of various acts or agreements subject to the Subdivision Map Act. Existing law specifies the types of security that may be used at the option of, and subject to the approval of, the local agency, as well as the standards for the complete or partial release of security for public improvements.

This bill would provide that if the security furnished by the subdivider is a letter of credit, the legislative body shall release the letter of credit by returning it to the issuer thereof upon performance of the act or final completion and acceptance of the work. The bill also would allow the legislative body, if it is unable to return the original letter of

credit, to release the security by written notice sent by certified mail to the subdivider and issuer, as specified.

Ch. 125 (SB 590) Johnson. Minors: county juvenile facilities.

Existing law provides for the administration of county juvenile facilities, as specified.

This bill would authorize, upon approval of the county board of supervisors, the probation officer to establish a juvenile facility store; and if such a store is established, would require the probation officer or similar county official to establish a Ward Welfare Fund in the county treasury, to be funded by the sale of sundries to wards or detainees, a percentage from the sale of confined minor hobbycraft, and specified telephone refunds and rebates, and to be expended for specified purposes benefiting the wards and detainees.

Ch. 126 (SB 691) Committee on Local Government. Validations.

This bill would enact the First Validating Act of 1997, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 127 (SB 786) Knight. Reserve or auxiliary officers.

Existing law provides that every person deputized or appointed as a reserve peace officer shall have the powers of a peace officer only when the person has completed specified training and is (1) deputized or appointed as a level I reserve officer pursuant to specified provisions and assigned, or when assigned, to the prevention and detection of crime and the general enforcement of the laws of this state, (2) assigned to the prevention and detection of crime and the general enforcement of the laws of the state while under the immediate supervision of a specified peace officer, and engaged in a certain field training program, or (3) deployed and authorized only to carry out limited duties not requiring general law enforcement powers in their routine performance under the direct supervision of a peace officer, as specified.

This bill would revise and recast these provisions to consolidate the training requirements and peace officer authority of level I reserve officers, and revise the training and supervision requirements of level II and III reserve officers.

Ch. 128 (SB 925) Ayala. Criminal procedure: probation reports.

Existing law provides that any report of the probation officer filed with the court, including any report arising out of a previous arrest of the person who is the subject of the report, may be inspected or copied only as specified.

This bill would specify that a probation report may be inspected or copied, in addition, by the district attorney of the county at any time and by the subject of the report at any time.

Ch. 129 (SB 927) Ayala. Land use.

Existing law provides procedures for a city or county to adopt as an urgency measure an interim ordinance prohibiting any uses that may be in conflict with a contemplated general plan, specific plan, or zoning proposal. However, the legislative body is prohibited from adopting or extending an interim ordinance unless the ordinance contains a finding that there is a current and immediate threat to the public health, safety, or welfare, and that the approval of additional subdivisions, use permits, variances, building permits, or any other applicable entitlement for use which is required in order to comply with a zoning ordinance would result in that threat to public health, safety, or welfare. Existing law relating to these procedures, also provides that when an interim ordinance has been adopted, every subsequent ordinance adopted pursuant to those procedures, covering the same property, terminates and is of no further force or effect upon the termination of the first interim ordinance or any extension of that ordinance.

This bill would add to those provisions that upon termination of a prior interim ordinance, the legislative body may adopt another interim ordinance under those provisions if the new interim ordinance is adopted to protect the public safety, health, and welfare from an event, occurrence or set of circumstances different from the event,

occurrence, or set of circumstances that led to the adoption of the prior interim ordinance. The bill would state that it is the intent of the Legislature that an ordinance that complies with its provisions and that was in existence on or before April 14, 1997, shall not be invalidated if challenged pursuant to the provision of existing law summarized above that provides for automatic termination of the first interim ordinance, or any extension of that ordinance.

Ch. 130 (SB 1058) Schiff. Juvenile offenders.

Existing law generally provides for the confidentiality of juvenile court records. Existing law authorizes a law enforcement agency to disclose the name of any minor 14 years of age or older who is taken into custody for the commission of any of certain felonies, under certain conditions.

This bill would permit the presiding judge of the juvenile court to authorize a law enforcement agency, upon petition by the agency, to disclose the name and other information necessary to identify a minor who is lawfully sought for arrest as a suspect in the commission of specified felonies where that disclosure is imperative for the apprehension of the minor, as specified.

Ch. 131 (SB 1153) Johnson. Insurance.

Existing law authorizes public entities to pool self-insured claims or losses among themselves pursuant to a joint powers agreement.

This bill would provide, with respect to such an agreement, including an agreement by public agencies conducting fairs or exhibitions, that if any peril insured or covered under the contract has existed and the joint powers authority or other parties to the pool have been liable for any period, the agreement may provide that the party insured or covered under the contract is not entitled to the return of premiums or other payments for that particular risk.

The bill would further provide that the agreement may provide that termination by any party to the agreement shall not be construed as a completion of the purpose of the agreement and shall not require the repayment or return to the parties of contributions or payments until the agreement is rescinded or terminated as to all parties. The bill would also provide that the agreement may provide for the return of surplus money remaining in the pool after the completion of the purpose of the agreement.

The bill would state the intent of the Legislature that the bill shall not apply to any lawsuits filed on or before May 2, 1994.

Ch. 132 (SB 1159) Schiff. Governmental tort liability.

Existing law provides that specified local officials, including members of city councils, are not vicariously liable for injuries caused by an act or omission of the public entity or advisory body, except as specified.

This bill would specify that until January 1, 2000, locally elected members of town councils established by members of boards of supervisors to advise the board, as specified, are not vicariously so liable for those injuries.

Ch. 133 (AB 79) Granlund. Criminal procedure: return of property.

(1) Existing law provides that 60 days after the final determination of a criminal action or proceeding, the clerk of the court shall dispose of all exhibits introduced and filed in the case and remaining in the clerk's possession. Existing law provides that, on application of the owner or any person entitled to possession of exhibits or an agent designated in writing by the owner, the court shall order the release of any exhibits that will not prejudice the state.

This bill would provide instead that if the name and address of the person from whom the exhibit was taken is contained in the court record, the clerk shall notify the person that he or she may make application to the court for release of the exhibits within 15 days of receipt of the notification, and the court shall order the release of exhibits free of charge, without prejudice to the state, upon application, first, to the person from whom the exhibits were taken into custody, provided that the person was in lawful possession of the exhibits, and 2nd, to a person establishing title to, or a right to possession of, the

exhibits. By imposing additional duties on court employees with respect to case exhibits, this bill would impose a state-mandated local program.

(2) Existing law provides that each sheriff or police chief shall submit descriptions of serialized property which has been reported stolen, lost, found, recovered, or under observation, directly into the appropriate Department of Justice automated property system for firearms, stolen bicycles, stolen vehicles, or other property.

This bill would generally provide, in addition, that if a law enforcement agency identifies serialized property that has been reported lost or stolen by the owner or a person entitled to possession of the property and the property has been entered into the appropriate Department of Justice automated property system pursuant to the above provision, the agency shall notify the owner or person entitled to possession of the property of the location of the property within 15 days of making the identification. This bill would create a state-mandated local program by imposing additional duties on local law enforcement with respect to serialized property.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 134 (AB 273) Sweeney. Counseling programs: payment.

Existing law provides that if a person is convicted of child abuse and probation is granted, the court shall require the person to successfully complete a child abuser's treatment counseling program. Existing law also provides that if a person is convicted of domestic violence and probation is granted, the court shall require the person to attend an appropriate counseling program on domestic violence.

This bill would provide that the terms of probation for any of these offenders shall not be lifted until all reasonable fees due to the counseling program have been paid in full, but would not extend the period of probation beyond that period provided for in existing law. The bill also would provide that if the court finds that the defendant does not have the ability to pay the fees based on the defendant's changed circumstances, the court may reduce or waive the fees. By increasing probation supervision duties, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 135 (AB 330) Bordonaro. Grape crusher processors: reporting.

(1) Existing law requires every processor who crushes grapes in California to furnish to the Secretary of Food and Agriculture reports on the total number of tons of grapes purchased by the processor in California during the preceding crush within each grape-pricing district and information concerning the final prices, as specified.

This bill would revise those reporting provisions, as specified.

(2) The bill also would make corresponding and other technical, nonsubstantive changes.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 136 (AB 389) Cunneen. Corporations.

(1) Under existing law, in effect until January 1, 1998, the members of the board of directors of a for-profit corporation, nonprofit public benefit corporation, nonprofit mutual benefit corporation, and nonprofit religious corporation may participate in a

meeting through use of electronic video screen communication or similar communications equipment, as long as certain conditions are met such as all members participating in the meeting are able to communicate with all other members concurrently, and participation in a meeting under these circumstances constitutes presence in person at that meeting.

This bill would extend the operation of these provisions to January 1, 2003. The bill would also incorporate certain changes to these provisions, as specified, including a provision that participation in a meeting through use of conference telephone constitutes presence in person at a meeting as long as all members participating in the meeting are able to hear one another, and that participation in a meeting through use of electronic video screen communication or other communications equipment (other than conference telephone) constitutes presence in person at the meeting if all of certain specified conditions apply. The bill would also make related changes.

(2) Existing law provides for an agreement between 2 or more shareholders of a close corporation as respects the voting of shares. Such an agreement terminates when the corporation ceases to be a close corporation, except as provided.

This bill would make that provision applicable to a corporation rather than a close corporation and would delete the provision for termination of the agreement.

(3) Existing law provides that a proposed amendment of articles of incorporation must be approved by the outstanding shares of a class whether or not the class is entitled to vote thereon by provisions of the articles, if, among other things, the amendment would effect an exchange, reclassification, or cancellation of all or part of the shares of the class, other than a stock split.

This bill would specifically include within that provision a reverse split but exclude a stock split.

Ch. 137 (AB 519) Richter. Wage garnishment: authorization of deductions.

The existing Wage Garnishment Law provides for the withholding of the earnings of an employee, as defined, for the payment of a debt, subsequent to an earnings withholding order. Under existing law, the employer, as defined, shall pay the amount required to be withheld from the employee's earnings, as defined, pursuant to the order to the levying officer on a monthly basis, according to specified procedures.

This bill would authorize the employer to deduct from the earnings of the employee the sum of \$1 for each payment made in accordance with an earnings withholding order.

Ch. 138 (AB 552) Leach. Certificated school employees.

Existing law requires that a certificated employee who completes service as a district intern and is further reelected and employed during the succeeding school year be classified as, and become a permanent employee of the district upon reelection to the next succeeding school year. Existing law prohibits a so-called university intern from acquiring tenure while serving on an internship credential but requires each year of service as an intern to count toward the achievement of tenure.

This bill would require a person who, after completing a so-called university teaching internship program, is employed for one complete school year in a position requiring certification qualifications by the school district that employed the person as an intern during the immediately preceding school year and is then reelected for the next succeeding school year to a position requiring certification qualifications, to acquire tenure at the commencement of the next succeeding school year.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 139 (AB 564) McClintock. Health care service plans: enforcement.

Existing law prohibits the imposition of monetary liability on the part of professional societies and members of peer review committees that review the quality of various professional health care services for acts performed within the scope of the functions of peer review, if that committee or member acts without malice, has made a reasonable effort to obtain the facts, and acts in reasonable belief that his or her action is warranted.

This bill would provide that, except as specified, no cause of action shall arise against any consultant on account of the communication by that consultant when that communication is to specified persons for the purpose of determining whether health

care services have been or are being arranged or provided in accordance with provisions of existing law, known as the Knox-Keene Health Care Service Plan Act of 1975, or regulations adopted thereunder, and the consultant acts in accordance with prescribed criteria.

Ch. 140 (AB 575) Richter. Resort improvement districts: voting.

(1) Under existing law, the Resort Improvement District Law, voters in resort improvement districts are required to be owners of real property, or the officer appointed therefor by the board of directors of a corporation owner, or the legal representative of the owner, as specified, unless the voters of the district approve a proposition entitling residents of the district to vote in district elections, and prescribes procedures for the submission of such a proposition to the voters.

The district law prescribes procedures for the election of members to the board of directors of the district and requires that the district board of directors, exclusive of the supervisory member, be registered electors in the district or landowners, or officers or legal representatives of landowners.

This bill would require that district directors, exclusive of the supervisory member, be voters, as defined, in the district. The bill would require that, at the first general district election held after January 1, 1998, the number of directors elected by voters in the district be equal to the number of directors whose terms have expired by the date of that election, and would allow any director whose term has not expired by the date of that election, to continue to serve until the person's term of office expires and the person's successor has been elected by the voters in the district.

The bill would, as a conforming change, delete those provisions prescribing procedures for landowner voters to elect to allow residents of the district to vote in district elections.

By imposing new requirements on resort improvement districts with regard to district elections, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 141 (AB 591) Aguiar. Mobilehome Residency Law.

Existing law provides that, in the event a homeowner, former homeowner, or former resident of a park is the prevailing party in a civil action against the management to enforce his or her rights under the Mobilehome Residency Law, the homeowner or resident, in addition to damages afforded by law, may, in the discretion of the court, be awarded an amount not to exceed \$500 for each willful violation of that law by the management.

This bill would specify that such an action may be brought in small claims court, and would increase the discretionary damages for willful violation from \$500 to \$2,000.

Ch. 142 (AB 603) Kuykendall. Cemeteries.

Existing law requires a cemetery authority to file with the Cemetery Board annually a written report, including prescribed information on endowment care funds. Existing law requires the report to be certified by the accountant or auditor preparing the report.

This bill would instead require the endowment care information to be accompanied by an annual audit report of the endowment care fund and special care fund signed by a certified public accountant or public accountant.

Existing law requires a copy of each annual audit report to be transmitted to the board and to be a public record, open for public inspection at the offices of the cemetery authority.

This bill would instead require a copy of the most recent written report to be a public record, open for public inspection at the offices of the cemetery authority.

Existing law, the Cemetery Act, regulates endowment care funds of cemetery authorities. Existing law regulating private cemeteries requires the principal of all funds

for endowment care to be invested and the income used for the care, maintenance, and embellishment of the cemetery.

This bill would require a cemetery authority to provide records to substantiate the expenditures of income of trust funds upon the request of the Department of Consumer Affairs and make other technical changes. The bill would also allow the department to have access to the books, records, and accounts of a cemetery authority if it fails to reasonably comply with the request.

This bill would also require a city, county, or city and county to be eligible for reimbursement from available income from any endowment care fund in existence for a cemetery within its jurisdiction, if the city, county, or city and county exercises its authority to address public health, safety, or welfare issues in connection with the cemetery and the costs associated with the action constitute care, maintenance, or embellishment of the cemetery, and if certain other conditions are met.

Existing law provides for licensure and regulation of cemetery salespersons. Existing law prohibits a section of law relating to a written examination of an applicant for a cemetery broker's license from applying to an applicant for a cemetery salesperson's license, until January 1, 1998.

This bill would delete that repeal date.

Existing law authorizes an applicant for a cemetery salesperson's license to take another examination under certain circumstances if the applicant fails the required written examination.

This bill would delete that provision.

Existing law requires every cemetery authority to make a good and substantial map or plat of the land, mausoleum, crematory, or columbarium of the cemetery authority.

This bill would require the maps or plats, upon modification of an existing section, as defined, after January 1, 1990, or development of a new section after January 1, 1990, to be filed with the county recorder or local agency within 12 months of an initial sale. By requiring additional duties of a county or local official, the bill would impose a state-mandated local program.

Existing law authorizes a cemetery authority to commingle endowment care funds and special care funds for investment and requires the investment therefrom to be divided proportionally.

This bill would limit the commingling to endowment care funds and those special care funds consisting of trust funds created by irrevocable trust agreements. The bill would require special care funds derived from trusts created by a revocable agreement to be accounted for separately from all other funds.

Existing law authorizes a cemetery authority to appoint a board of trustees.

This bill would require each member of the board of trustees to provide signatory acknowledgment of understanding of the role of a trustee in managing trust funds in enumerated areas.

Existing law prohibits any sum in excess of 5% of the income derived from an endowment care fund in any year from being paid as compensation to the board of trustees for its services.

This bill would instead limit that sum to any amount in excess of 5% of the net income, as defined, derived from an endowment care fund, or special care fund, or both. The bill would impose no compensation limit if a bank or trust company is appointed as sole trustee.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 143 (AB 688) Bowler. Firearms: juveniles.

Existing law makes it a crime for persons convicted of specified offenses to own or possess a firearm for a specified period. With regard to juvenile offenders, this prohibition

applies until the age of 30 years to any person who is alleged to have committed specified offenses, is found to be a fit and proper subject to be dealt with under the juvenile court law, and is subsequently adjudged a ward of the juvenile court for the commission of specified offenses.

This bill would delete the requirement that the person be found to be a fit and proper subject to be dealt with under the juvenile court law. By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

This bill would incorporate additional changes in Section 12021 of the Penal Code proposed by AB 78, to be operative if AB 78 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 144 (AB 924) Richter. Vehicles: disaster service workers: flashing amber warning lights.

Existing law restricts the types of vehicles that may display flashing amber warning lights. Among those vehicles are disaster service vehicles owned or leased and operated by the American National Red Cross.

This bill would authorize the display of flashing amber warning lights on any vehicle operated by a disaster service worker who has received specified training and used by that worker in the performance of described emergency or disaster services.

Ch. 145 (AB 937) Vincent. Political Reform Act of 1974.

(1) Under existing law, a public official of a state agency may not, for compensation, act as an agent or attorney for, or otherwise represent, any other person by making any formal or informal appearance before, or by making any oral or written communication to, his or her state agency or any officer or employee thereof, if the appearance or communication is made for the purpose of influencing action on a contract, grant, loan, license, permit, or other entitlement for use.

This bill would exempt from this prohibition any board member, officer, employee, or consultant of an advisory body to a state agency when that public official is representing his or her employing state, local, or federal agency in an appearance before, or communication to, the advisory body.

(2) Existing provisions of the Political Reform Act of 1974 require specified public officials to file annually, and when they assume and leave office, statements of economic interests, that set forth certain financial interests of the official. For purposes of determining whether an official who is subject to these provisions has assumed or left office, the act provides that a person who completes a designated term of office and immediately begins another term of office in the same jurisdiction is not deemed to assume office or leave office.

This bill would extend these provisions to an official who completes a term of office and within 30 days begins another term of office in the same jurisdiction.

The Political Reform Act of 1974, an initiative measure, provides that the legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

Ch. 146 (AB 1129) Prenter. Livestock slaughter: penalties.

(1) Existing law provides that any person who is found guilty of violating the California Meat and Poultry Inspection Act is subject to imprisonment in a county jail for not more than one year or a fine of not more than \$1,000, or both that imprisonment and fine.

This bill, in addition, would provide for civil and administrative penalties for violating these provisions, as specified.

(2) Existing law provides that any person who violates the California Meat and Poultry Supplemental Inspection Act is subject to criminal prosecution punishable as a misdemeanor and a civil penalty in an amount not to exceed \$500 for each violation.

This bill would increase the civil penalty to an amount not to exceed \$15,000 for each serious, or second or subsequent violation of those provisions.

The bill, in addition, would provide for administrative penalties for violating these provisions, as specified.

Ch. 147 (AB 1279) Bustamante. Endangered species: recovery strategy.

(1) Existing law requires the Department of Fish and Game to develop and implement a recovery strategy pilot program for endangered or threatened species until January 1, 2004. Existing law contains a cross-reference to a nonexistent statute.

This bill would delete that cross-reference.

(2) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 148 (AB 1436) Cardoza. Public safety officers: Procedural Bill of Rights.

(1) The Public Safety Officers Procedural Bill of Rights Act provides that no punitive action, nor denial of promotion on grounds other than merit, shall be undertaken by any public agency without providing the public safety officer with an opportunity for administrative appeal.

This bill would prohibit any punitive action, or denial of promotion on grounds other than merit, from being undertaken for any act, omission, or other allegation of misconduct occurring on or after January 1, 1998, if the investigation of the allegation is not completed within one year of the public agency's discovery of the allegation of an act, omission, or other misconduct, except in specified circumstances. It would also provide that if, after investigation and any predisciplinary response or procedure, the public agency decides to impose discipline on a public safety officer, the public agency shall notify the public safety officer in writing of its intent to impose discipline, including the date the intended discipline will be imposed, within 30 days of its decision.

(2) Existing law provides that the superior court shall have initial jurisdiction over any proceeding brought by any public safety officer against any public safety department for alleged violations of the Public Safety Officers Procedural Bill of Rights Act.

This bill would make a clarifying change in this provision.

To the extent that these new requirements would apply to local government employers, the bill would impose a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 149 (AB 1522) Thomson. Recycled water.

Existing law declares that, under certain circumstances, the use of potable domestic water for toilet and urinal flushing in nonresidential structures and other specified structures is a waste or an unreasonable use of water and, with certain exceptions, allows a public agency to require the use of recycled water for those purposes in those structures if certain requirements are met.

This bill would, instead, make those provisions apply to structures that are commercial, retail, and office buildings, theaters, auditoriums, schools, hotels, apartments, barracks, dormitories, jails, prisons, reformatories, and other structures as determined by the State Department of Health Services.

Ch. 150 (AB 296) Vincent. Vehicles: local authorities: signs: alleys.

Existing law authorizes local authorities to erect yield right-of-way signs at the entrances to intersections or highways under their jurisdiction.

This bill would authorize local authorities to place signs, mirrors, or other visual or audible devices at exits from alleys that are under their jurisdiction to warn drivers to watch for pedestrians and bicyclists on the sidewalk prior to exiting the alley.

Ch. 151 (AB 1143) Murray. Transportation: Los Angeles County Metropolitan Transportation Authority: alternate members: chief executive officer: contracts.

(1) Existing law authorizes specified appointing authorities to appoint alternate members to the Los Angeles County Metropolitan Transportation Authority to represent regular members who cannot attend a meeting of the authority.

This bill would delete the provisions authorizing the appointment of alternate members to the authority and make a related change.

(2) Existing law requires the authority to appoint a chief executive officer.

Existing law requires the authority to approve contracts for construction that exceed \$5,000,000.

This bill would require the chief executive officer to be appointed to a term of 4 years and be removed from office only if a $\frac{2}{3}$ majority of the members of the authority votes for removal, the chief executive officer violates a federal or state law, regulation, local ordinance, or policy or practice of the authority, relative to ethical practices, including, but not limited to, the acceptance of gifts or contributions, or both of those things occur.

The bill would require the chief executive officer, instead of the authority, to approve and award all contracts for construction, based upon the lowest responsive bid submitted.

Ch. 152 (AB 1259) Ackerman. Outdoor advertising: advertising displays: permits: fees.

Under the Outdoor Advertising Act, the Department of Transportation regulates the placement of outdoor advertising displays that are within view of the public highways in unincorporated areas. The act requires the Director of Transportation, upon receiving an application in compliance with the act, to issue a permit to place an advertising display for the remainder of the calendar year in which the permit is issued. Under the act, permits can be renewed on January 1 of each year upon the application and the payment of fees, and expire on December 31 of that year. The act requires all license and permit fees collected by the director and his or her authorized agents to be deposited in the State Highway Account in the State Transportation Fund, as specified. The act requires all fines imposed and recovered under the act to be payable to that fund. The bill authorizes the director or any authorized employee to remove and destroy any advertising display placed or maintained in violation of the act.

This bill would require the director to establish a renewal term of 5 years, and to adopt regulations for permit renewal, as specified. The bill would make related changes. The bill would require all license, permit, application, and renewal fees, and all fines, to be deposited in the fund, as specified. The bill would require any display owner who does not remove an advertising display that is placed or maintained in violation of the act and is removed and destroyed by the director or any authorized employee, to pay to the director a fine in an amount equivalent to any costs related to that removal or destruction.

Ch. 153 (AB 1278) Cardenas. Vehicles: safety belts.

(1) The Private Passenger Motor Vehicle Safety Act defines a "private passenger motor vehicle," for purposes of the act, as any passenger vehicle or any motortruck of less than 6,001 pounds unladen weight. Existing law makes it an infraction for any person to operate a private passenger motor vehicle on the highway without having that person and all passengers 16 years of age or over restrained by a safety belt. It is unlawful for any parent or legal guardian, when present in a private passenger motor vehicle to permit his or her child or ward who is between 4 years and 16 years of age to be transported on the highway in the vehicle without using a safety belt. It is also unlawful for any parent or legal guardian, when present in a private passenger motor vehicle to permit his or her child or ward who is less than 4 years of age to be transported on the highway in the vehicle without using a specified child passenger restraint system.

This bill would, instead, make the crimes specified above applicable to persons in any passenger vehicle or any motortruck or truck tractor. By expanding the scope of the specified crimes, the bill would impose a state-mandated local program.

(2) Existing law prohibits any person 16 years of age or over from being a passenger in a private passenger motor vehicle on a highway unless that person is properly restrained by a safety belt.

This bill would make that prohibition inapplicable to a passenger in a sleeper berth, as defined.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 154 (SB 104) Craven. Veterans' farm and home purchase: mobilehomes.

Existing law provides for farm and home purchase benefits for qualifying veterans under the Veterans' Farm and Home Purchase Act of 1974, and subsequent acts. Existing law establishes the maximum purchase price of a home, the maximum costs of construction of a home, and the maximum purchase price of a mobilehome sited on a foundation on a purchaser-owned lot, to be \$250,000. Existing law establishes the maximum purchase price of a mobile home that is to be sited in a mobilehome park, to be \$70,000.

Existing law, the Mobilehome Parks Act, requires the Department of Housing and Community Development to establish regulations for the mobilehome foundation systems, including, but not limited to, permit, evidence of title, plan approval, fee, and recordation requirements. Existing law deems a mobilehome sited on a foundation in compliance with these provisions to be a fixture and a real property improvement to the real property to which it is affixed.

Existing law permits a registered owner of a manufactured home or mobilehome in a mobilehome park, converted or proposed to be converted to a resident-owned subdivision, cooperative, condominium or nonprofit corporation, when the owner is a participant in the resident ownership, to apply for voluntary conversion of the mobilehome or manufactured home to a fixture and improvement to the underlying realty without compliance with the above mobilehome foundation requirements.

This bill would, for purposes of the Veterans' Farm and Home Purchase Act of 1974, set the purchase price of a mobilehome converted to a fixture and improvement to the underlying real property in a mobilehome park that has been converted to a resident-owned subdivision, cooperative, condominium, or nonprofit corporation as set forth in prescribed provisions of law, at an amount not to exceed \$250,000.

Ch. 155 (SB 574) Knight. Veterans benefits: eligibility.

Existing law defines "veteran" for the purposes of the various programs bestowing benefits upon veterans, and for the purposes of a program that requires state departments that issue bonds on behalf of the state to have statewide participation goals for disabled veteran business enterprises for contracts awarded for professional bond services.

Existing law relating to veterans benefits generally, including, but not limited to, educational assistance and farm and home purchase, includes within the definition of veteran any person who served in the active military, naval, or air service of the United States for a period not less than 90 days or was discharged within that 90-day period, and who received an honorable discharge or was released from active duty under honorable conditions, and who served during prescribed time periods and settings.

This bill would include service on or after February 28, 1961, and prior to August 5, 1964, in the case of a veteran who served in the Republic of Vietnam during that period as one of the periods of service covered within this definition of veteran.

This bill would also include within this definition of veteran any person who qualifies under federal laws for revenue bond or unrestricted funds, served in the active military, naval, or air service of the United States for a period not to exceed 90 consecutive days,

and received an honorable discharge or was released from active duty under honorable conditions.

Existing law, the Veterans Farm and Home Purchase Act of 1974, authorizes the department to prescribe and determine the qualifications for all veterans and requires that certain veterans be given preference over other veterans based upon the nature of their service, including, but not limited to, that veterans who are otherwise qualified and who were wounded or disabled as a result of their service shall be given first priority, and that fifth preference is to be given to veterans eligible for a subsequent loan.

This bill would, instead, give first priority to veterans who are otherwise qualified because of service during a time of war, who were wounded or disabled as a result of their service, would require certain service given third and fifth preference to be for service during a time of war, and would give sixth preference to veterans eligible for a subsequent loan.

The bill would make a conforming, technical, nonsubstantive change in a related provision.

Ch. 156 (SB 846) Mountjoy. Veterans farm and home purchase program.

Existing law permits the department to acquire the farm or home from its owner or to contract with a veteran for the construction of a dwelling house or other improvements for a home, upon terms agreed under prescribed conditions, including, but not limited to, that the veteran has filed adequate plans and specifications, a contract, and a contractor's bond approved by the department and executed by a surety company.

This bill would delete the requirement for the bond, and would, instead, authorize the department to require a bond or other security in an amount determined by the department, issued by a surety company or other financial institution, and would make conforming changes.

Existing law authorizes the department to sell or otherwise dispose of property covered by forfeiture, requires that when the department elects to sell forfeited property it notify prescribed local governmental agencies in the region where the property is located describing the property and summarizing the procedures for bid submittal, and requires that the department give first priority to a veteran who qualifies under the veterans farm and home purchase program.

This bill would delete the requirement that the department notify the local governmental agencies, and would require that the department give first priority to a veteran who qualifies under the veterans farm and home purchase program, and who served during a time of war.

Existing law permits a veteran who has purchased a farm or home under the program to be granted a subsequent opportunity to purchase a farm or home when the farm or home is sold or when the veteran's interest is divested through divorce or dissolution of marriage, and the purchase contract is paid in full.

This bill would, also, include refinancing of the original farm or home as a condition permitting a veteran to purchase a subsequent farm or home under the program, and would delete the requirement that the purchase contract of the original home be paid in full.

Existing law permits only one home purchased under the program to be owned by a veteran and spouse at any one time, except any interest acquired upon dissolution of marriage or legal separation.

This bill would delete the exception for any interest acquired upon dissolution of marriage or legal separation.

Existing law permits a subsequent purchase for veterans who served during more than one period of active service in which eligibility is granted if the initial purchase contract is paid in full, or in the case of a veteran and spouse who both qualify.

This bill would delete these provisions.

Ch. 157 (AB 47) Murray. Employees: licensed child day care facility: activities.

Existing law prohibits an employer who employs 25 or more employees working at the same location from discharging or discriminating against an employee who is a parent, guardian, or grandparent having custody of a child in kindergarten or grades 1 to 12, inclusive, for taking off up to 40 hours per school year for the purpose of participating

in school activities, subject to specified conditions including a limitation of 8 hours in any calendar month of the school year.

This bill would extend the applicability of these provisions to an employee who is a parent, guardian, or grandparent having custody of a child attending a licensed child day care facility who takes time off for the purpose of participating in activities of the licensed child day care facility. The bill would revise the maximum hours that may be taken off by an employee under these provisions from 40 hours each school year to 40 hours each year, subject to specified conditions including a limitation of 8 hours in any calendar month of the year.

Ch. 158 (AB 78) Granlund. Firearms: transporting exemption.

(1) Existing law provides exemptions from the prohibition against the manufacture, import, sale, giving, lending, or possession of specified weapons and firearms. Existing law also provides exemptions for the possession of handgun ammunition.

This bill would add to these exemptions all of the following:

(a) The circumstance where any instrument, ammunition, weapon, or device listed in these prohibitions that is not a firearm is found and possessed for a specified period of time by a person who is not in a specified prohibited class and is transporting the weapon or device to a law enforcement agency for disposition according to law.

(b) Any firearm, other than a short-barrelled rifle or short-barrelled shotgun, that is found and possessed by a person under the circumstance described in (a) above who additionally has given prior notice to the law enforcement agency and is transporting the firearm in a locked container.

(c) The possession of any weapon, device, or ammunition by a forensic laboratory or any authorized agent or employee thereof in the course and scope of his or her authorized activities.

(2) Under existing law, one of the weapons subject to the prohibition described in (1) above is a dirk or dagger that is carried concealed upon the person. For purposes of this prohibition, a dirk or dagger is defined as a knife or other instrument with or without a handguard that is capable of ready use as a stabbing weapon that may inflict great bodily injury or death.

This bill would specify that a nonlocking folding knife, a folding knife that is not a switchblade knife having a blade 2 or more inches in length, or a pocketknife is capable of ready use as a stabbing weapon that may inflict great bodily injury or death only if the blade of the knife is exposed and locked into position.

(3) Under existing law, any person who is subject to the prohibition on owning, possessing, or having a firearm under his or her custody or control because of specified misdemeanor convictions prior to January 1, 1991, may petition the court only once for relief from the prohibition.

This bill would instead permit any person who is subject to the prohibition because of a conviction of an offense prior to the offense being added to the specified offenses that are subject to the prohibition, to petition the court only once for relief from the prohibition.

(4) Existing law provides that no person prohibited by state law from owning or possessing a firearm shall own, possess, or have under his or her custody or control, any ammunition or reloaded ammunition.

This bill would specify conditions that justify a violation of this prohibition.

(5) Existing law makes it a misdemeanor for any person with knowledge of any change, alteration, or obliteration to buy, receive, dispose of, sell, or possess any pistol, revolver, or other firearm with changed, altered, or obliterated identification marks.

This bill would exempt from this provision persons in specified classes, including certain on-duty peace officers and persons transporting a firearm to a law enforcement agency for disposition, as specified.

(6) This bill would incorporate additional changes in Section 12021 of the Penal Code proposed by AB 688, to be operative if AB 688 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(7) This bill would incorporate additional changes in Section 12316 of the Penal Code proposed by AB 1221, to be operative if AB 1221 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

Ch. 159 (AB 90) Cunneen. Registered nurses: clinical nurse specialists.

Existing law provides for the licensure of registered nurses, and the certification of nurse-midwives, nurse practitioners, and nurse anesthetists by the Board of Registered Nursing.

Existing law requires the Board of Registered Nursing to conduct a study regarding the recognition and definition of clinical nurse specialists and report the findings to the Legislature on or before January 1, 1995. This provision requires that the study address, among other things, public confusion about the use and misuse of the title "clinical nurse specialist."

This bill would prohibit any person from holding himself or herself out as a clinical nurse specialist unless he or she is a nurse licensed by the board and meets the standards for a clinical nurse specialist established by the board. This bill would require licensees holding themselves out as clinical nurse specialists, or desiring to do so, to submit certain information to the board for a determination whether he or she qualifies to use that title. The bill would describe clinical nurse specialists and would authorize the board to establish standards for clinical nurse specialists, and to establish categories of clinical nurse specialists. It would provide that, in setting the standards, the board shall consult with certain individuals and organizations. The bill would also require the board to issue a certificate to qualified clinical nurse specialists. The bill would delete the obsolete provision requiring the Board of Registered Nursing to conduct a study and report its findings.

This bill would require the payment of certain fees by clinical nurse specialists. By providing for the deposit of additional moneys in the Board of Registered Nursing Fund, a continuously appropriated fund, and by revising the purposes for which money in the fund may be expended, this bill would make an appropriation.

This bill would make these provisions operative on July 1, 1998.

Under existing law, violation of any of the provisions relating to licensure of nurses is a misdemeanor.

By changing the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 160 (AB 133) Scott. Crimes: probation.

Existing law provides that a person who is convicted of a felony while on parole for a violent felony, or who is convicted of a violent felony while on parole for any felony, is ineligible for probation for the new offense.

This bill would provide, in addition, that a person convicted of a serious felony who was on parole for a felony offense at the time of the commission of the new offense, or convicted of any felony while on parole for a serious felony, is ineligible for probation. By increasing the punishment for existing crimes, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 161 (AB 143) Cunneen. Crimes: receiving stolen property.

Under existing statutory law, every swap meet vendor, as defined, and every person whose principal business is dealing in or collecting used or secondhand merchandise or personal property, and every agent, employee, or representative of that person, who buys or receives any property that has been stolen under circumstances that should cause the person to make reasonable inquiry to ascertain that the person from whom the property was bought or received had the legal right to sell or deliver it, without making reasonable inquiry, is presumed to have bought or received the property knowing it to

have been stolen. However, the California Supreme Court in *People v. Roder*, 33 Cal. 3d 491, held that this provision should be construed as authorizing only a permissive inference, not a mandatory presumption. The offense of buying or receiving stolen property under these circumstances is punishable as either a felony or a misdemeanor, except where the district attorney or grand jury determines in the case where the value of the property does not exceed \$400 that it would be in the interests of justice to specify in the accusatory pleading that the offense shall be a misdemeanor.

This bill would repeal this presumption, make the offense under the above circumstances punishable as only a misdemeanor if the value of the property does not exceed \$400, and provide that the offense applies to every person whose principal business is dealing in or collecting any merchandise or personal property, not just used or secondhand merchandise or personal property. By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 162 (AB 198) Wayne. Coastal resources: California Coastal Commission: appointments.

(1) Existing law, the California Coastal Act of 1976, establishes the California Coastal Commission, and prescribes procedures for the appointment of members to the commission by the Governor, the Senate Committee on Rules, and the Speaker of the Assembly from among regional nominations.

In regions composed of 3 counties, the act requires the board of supervisors and the city selection committee in each county within the region to each nominate one or more supervisors or city council members.

The act also requires that, within 60 days from the date of receipt of a notice rejecting all nominees from a region, the boards of supervisors and city selection committees within the region nominate and send to the appointing authority the names of additional nominees.

This bill would revise those procedures to require that, in regions composed of 3 counties, the board of supervisors and the city selection committee in each county within the region nominate one or more supervisors and one or more city council members. The bill would require all regional nominations to be made within 45 days from the date of receipt of a request for nominations by the appointing authority and would decrease to 45 days the time within which the names of additional nominees must be sent to the appointing authority following rejection of the original nominations.

By imposing new duties on local governments with respect to the nomination of members to serve on the commission, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 163 (AB 223) Papan. Insurance.

Existing law generally requires that, prior to issuing private passenger collision or comprehensive coverage, an insurer must inspect the insured vehicle. Existing law contains related provisions, including requirements for the inspection, exemptions, and authority for the adoption of regulations by the Insurance Commissioner.

This bill would repeal those provisions on January 1, 1999, and would state legislative intent.

Ch. 164 (AB 303) Runner. Local governmental agencies: Los Angeles County.

Existing law provides for the establishment of various local governmental agencies.

This bill would, upon the adoption of resolutions by the governing bodies of one or more local agencies, as defined, that have an aggregate population of 2,000,000 or more, create a local agency known as the Los Angeles County Division Commission.

The commission board would consist of representatives appointed by the governing boards of participating local agencies. The commission would be required to issue a report with recommendations to the Board of Supervisors of the County of Los Angeles, the Governor, and the Legislature by January 1, 2001. The report would be required to include, but not be limited to, analyses of the fiscal health and the capability and efficiency of service delivery by the County of Los Angeles, whether the division of the county into 2 or more smaller counties would result in enhanced fiscal health of the county and increased capability and efficiency in service delivery, and whether the division would be detrimental to the fiscal health or capability and efficiency of service delivery of any territory affected by the division.

The bill would repeal its provisions on January 1, 2001.

Ch. 165 (AB 311) Granlund. Local agencies: annual financial report: due date.

Existing law requires the officer of each local agency who has charge of the financial records to furnish to the Controller a report of all the financial transactions of the local agency during the next preceding fiscal year. Under existing law, this report shall be furnished within 90 days after the close of each fiscal year.

This bill would, in the case of a report filed in electronic format as prescribed by the Controller, extend the time within which the report shall be furnished to within 110 days after the close of each fiscal year.

Ch. 166 (AB 339) Takasugi. Sales and use taxes: revenue allocation: local public safety services.

Existing law requires that revenues derived from a specified state sales and use tax rate imposed by the California Constitution be apportioned to certain counties, to be allocated to those counties and the cities within those counties for the funding of local public safety services, as defined. Existing law generally requires, for the 1996–97 fiscal year and each fiscal year thereafter, that each recipient county allocate these sales and use tax revenues to those cities within its boundaries that provide public safety services in accordance with an allocation factor determined as a ratio for each of those cities in accordance with a specified formula. The formula contains a specified percentage cap that limits the size of this ratio.

This bill would eliminate this general allocation requirement, and would require, commencing with September 1997, that each recipient city be allocated a reconciliation amount, as defined, in 36 monthly installments. This bill would also generally require, for the 1997–98 fiscal year and each fiscal year thereafter, that each recipient city be allocated an amount determined in accordance with the portion of revenues that was allocated to that city for the 1995–96 fiscal year. By imposing new duties with respect to the allocation of sales and use tax revenues within certain counties, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would incorporate additional changes in Section 30055 of the Government Code, proposed by AB 334, to be operative only if AB 334 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

This bill would provide that it would be operative only if AB 334 of the 1997–98 Regular Session is enacted and becomes effective on or before January 1, 1998.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 167 (AB 345) Granlund. Libraries.

Existing law requires that the state allocation for a library's foundation program be equal to 10% of that program and requires the proportional reduction of the state allocation to a library for its foundation program if local revenues total less than 90% of the cost of the foundation program.

This bill would no longer require the proportional reduction of the state allocation to a library for its foundation program if specified requirements in funding are met, thus providing the state's share of the cost of the foundation program to each library based only on its population served, as certified by the State Librarian. This bill would state that the intent of this change is to make this change without harm to any library currently receiving an unreduced share of the state's cost of the foundation program.

Ch. 168 (AB 348) Cunneen. Dentistry: dental corporations.

The Dental Practice Act requires dental corporations subject to the Moscone-Knox Professional Corporation Act to obtain a certificate of registration from the Board of Dental Examiners and to provide certain information to the board upon application for a certificate and annually thereafter. A dental corporation is required to pay various fees to the board, as specified.

Existing law also provides that the provisions of the General Corporation Law apply to professional corporations, including dental corporations, except when in conflict with the Moscone-Knox Professional Corporation Act.

This bill would provide that a dental corporation is not required to register with the Board of Dental Examiners. The bill would also delete the requirements for a dental corporation to provide information or pay fees to the board, and would make other conforming changes.

Ch. 169 (AB 350) Firestone. Stalking: emergency protective order.

Existing law makes any person who willfully, maliciously, and repeatedly follows or harasses another person and who makes a credible threat with the intent to place that person in reasonable fear of his or her safety or the safety of his or her family guilty of the crime of stalking. Existing law authorizes a person who has suffered harassment to seek a temporary restraining order and an injunction prohibiting harassment. Existing law authorizes a judicial officer to issue an ex parte emergency protective order, as specified, to prevent the occurrence or recurrence of domestic violence, child abuse, or child abduction.

This bill would authorize a judicial officer to issue an ex parte emergency protective order where a peace officer, as defined, asserts reasonable grounds to believe that a person is stalking another person. The bill would specify the procedures for issuance of an ex parte emergency protective order under the bill which would be similar to the procedures used for issuance of those orders under the law relating to prevention of domestic violence. The bill would require the Judicial Council to adopt forms, instructions, and rules for carrying out the bill. The bill would create a crime by making any intentional disobedience of any emergency protective order authorized by the bill punishable as a contempt of court, but would provide, in lieu of that punishment, for a violation to be punishable as felony stalking under specified circumstances.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 170 (AB 433) Hertzberg. County investigators: auditor-controller or director of finance.

(1) Existing law on financial privacy generally provides that no officer, employee, or agent of a state or local agency or department thereof, in connection with a civil or criminal investigation of a customer, may request or receive copies of the financial records of any customer from a financial institution, unless specified requirements are met. Existing law exempts from this prohibition requests to a financial institution for customer account information made by a specified list of state or local agencies for

specified purposes. Existing law makes the intentional violation of the provisions on financial privacy a misdemeanor.

This bill would also exempt from this prohibition requests for customer account information made by a county auditor-controller or director of finance when investigating fraud. This bill would further provide that a county auditor-controller or director of finance who unlawfully discloses the information he or she is authorized to request is guilty of the unlawful disclosure of confidential data, a misdemeanor. By creating a new crime, this bill would impose a state-mandated local program.

(2) Existing law specifies a list of persons who, while not peace officers and unable to carry firearms, may, under specified circumstances, exercise the powers of arrest of a peace officer and the power to serve warrants, and are eligible to receive state summary criminal history information.

This bill would also provide that persons employed as investigators of an auditor-controller or director of finance of any county and persons employed by a city and county who conduct investigations under the supervision of the controller of the city and county, who are regularly employed and paid in that capacity, may exercise the power to serve warrants and be eligible to receive state summary criminal history information, provided that the primary duty of these persons is to engage in investigations related to the theft of funds or the misappropriation of funds or resources, or investigations related to the duties of the auditor-controller or finance director.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 171 (AB 517) Cunneen. Santa Clara County Transit District: competitive negotiation.

Existing law requires that the purchase of all supplies, equipment, and materials, when the expenditure required exceeds \$25,000, by the Santa Clara County Transit District be by contract let to the lowest responsible bidder.

This bill would authorize the board of directors of the district, by a $\frac{2}{3}$ vote, to purchase specified electronic equipment and apparatus, and specialized rail transit equipment by competitive negotiation, as defined, pursuant to specified procedures.

Ch. 172 (AB 525) Aroner. Healthy Start Support Services.

(1) Existing law, the Healthy Start Support Services for Children Act (the act), requires the Superintendent of Public Instruction to award grants to local educational agencies or consortia to fund programs in qualifying schools that provide designated support services to eligible pupils and their families. The act authorizes the issuance of both planning grants and operational grants to local educational agencies or consortia that provide support services, as defined, to pupils and their families, and authorizes the issuance of county or regional planning and coordinating grants to a specified number of local educational agencies or consortia each year, for the purposes of increasing the local planning and coordinating efforts among school districts, county offices of education, county governments, community organizations, and nonprofit organizations, as specified.

This bill would extend to 5 years the period for which an operational grant is awarded.

(2) Existing law specifies that operational grants are awarded for not more than \$300,000 and may include one-time startup grants of \$100,000.

This bill would specify that recipients of operational grants may also receive one-time startup grants in an amount not to exceed \$100,000.

(3) Existing law authorizes the Superintendent of Public Instruction to offer a planning grant to a local educational agency or consortium that submits an application for an operational grant that does not meet the specified criteria, provided that the local educational agency or consortium has not previously received a planning grant.

This bill would authorize the Superintendent of Public Instruction to offer a planning grant to a local educational agency or consortium that submits an application on behalf of a school for an operational grant that does not meet the specified criteria, provided

that the local educational agency or consortium has not previously received a planning grant on behalf of that school.

Ch. 173 (AB 543) Perata. Transportation funding: San Francisco Bay Area.

(1) Existing law defines "sponsoring agency," for the purposes of specified provisions relating to transportation funding in the San Francisco Bay Area, to mean a governmental agency existing at the time of the enactment of Division 12.5 (commencing with Section 131000) of the Public Utilities Code that has transportation responsibilities for the county in which a retail transactions and use tax ordinance has been approved.

This bill would revise that definition to delete the requirement that the agency existed at the time of the enactment of that division.

(2) Existing law prohibits an agency that administers a retail transactions and use tax ordinance adopted pursuant to Division 12.5 (commencing with Section 131000) of the Public Utilities Code from being a sponsoring agency.

This bill would delete that prohibition.

Ch. 174 (AB 606) Martinez. Education: school nutrition report.

Existing law establishes specified school nutrition programs.

This bill would require the State Department of Education to prepare a written school nutrition report, as specified. The bill would specify the subject matter of the report, and would require the report to be submitted to the Legislature on or before November 15, 1998.

Ch. 175 (AB 637) Alby. Municipal utility districts.

Existing law prohibits a municipal utility district furnishing light, heat, or power from expending funds for advertising when the advertising encourages increased consumption of those services or commodities.

This bill would provide that the above prohibition shall not apply to the expenditure of funds for advertising for the purposes of economic development that benefits ratepayers, retaining customers, marketing competitive services and commodities, or promoting electrotechnologies that enhance productivity or provide environmental benefits.

Existing law, with specified exceptions, prohibits a city or district from providing new or extended services outside its jurisdiction without prior written approval of the local agency formation commission.

This bill would state that these provisions do not apply to a local publicly owned electric utility, as defined, providing electric services, which do not involve the acquisition, construction, or installation of electric distribution facilities outside of the utility's jurisdictional boundaries.

Ch. 176 (AB 649) Napolitano. Insurance: domestic violence.

Existing law prohibits disability insurers providing health coverage and health care service plans from denying, refusing to insure, refusing to renew, canceling, restricting, terminating, excluding, or limiting coverage, or charging a different rate for the same coverage, on the basis that the applicant or insured person is, has been, or may be a victim of domestic violence.

This bill would provide that life insurers may not refuse to accept an application for insurance, refuse to issue or renew a policy, cancel a policy, or deny coverage under any policy because the applicant for insurance or any person who is or would be insured is, or has been, a victim of domestic violence, except as specified.

Ch. 177 (AB 708) Ackerman. Hazardous waste management: fees.

Existing law requires each person who disposes of hazardous waste in this state to pay a fee for the disposal of hazardous waste to land, based on the type of waste placed in a disposal site, as prescribed, including a fee of \$7.50 per ton for non-RCRA hazardous waste generated in specified actions or in any other cleanup, removal, or remediation of a hazardous substance.

This bill would specify that the non-RCRA hazardous waste fee category includes any other cleanup, removal, or remediation of a hazardous substance or non-RCRA hazardous waste, whether required or voluntary.

Ch. 178 (AB 806) Morrow. Highways: nonmotorized grade crossings.

Under existing law, the California Transportation Commission is required to make allocation for grade separation projects. Grade separation is defined as the structure that actually separates the vehicular roadway from the railroad tracks.

This bill would state legislative intent regarding the allocation, transfer, or disbursement of federal funds for the purpose of constructing nonmotorized grade crossings.

Ch. 179 (AB 938) Vincent. Political Reform Act of 1974: statute of limitations: administrative actions.

Existing provisions of the Political Reform Act of 1974 regulate, among other things, the disclosure of contributions received and expenditures made by candidates and committees engaged in elections, conflicts of interest of public officials, and the conduct of lobbyists, lobbying firms, and lobbyist employers. Existing provisions of the act provide the Fair Political Practices Commission with authority to seek monetary penalties and other remedies for violations of the act in an administrative action, which requires the holding of a hearing to determine whether there is probable cause to believe that a violation has occurred before the administrative action may proceed. Existing provisions of the act do not place a time limitation on when the Fair Political Practices Commission may commence these types of administrative actions.

This bill would prohibit the Fair Political Practices Commission from commencing an administrative action seeking monetary penalties or other remedies under the act more than 5 years after the date on which the alleged violation occurred.

This bill would provide that the Fair Political Practices Commission's service of the probable cause hearing notice upon an alleged violator constitutes the commencement of the administrative action.

This bill would provide that specified actions by an alleged violator would toll the 5-year period in which an administrative action must be commenced.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

Ch. 180 (AB 951) Margett. Horseracing: Standardbred Sire Stakes Program.

Existing law provides that the California Standardbred Sires Stakes Committee consists of 6 members and 2 alternates, with 3 members and one alternate selected from and by the harness horsemen's organization contracting with the associations with respect to the conduct of racing meetings, and 3 members and one alternate selected from and by the organization responsible for the registration of California-bred harness horses.

This bill would provide that the committee shall consist of 5 members and one alternate selected from and by the California Harness Horse Owners and Breeders Association.

The bill would also provide that additional specified funds may be available to supplement the purses distributed by the California Standardbred Sires Stakes Program upon agreement by the recognized harness horsemen's organization and the harness racing association conducting the live racing meeting.

Ch. 181 (AB 1025) Torlakson. Common interest developments: assessments.

Existing law, the Davis-Stirling Common Interest Development Act, requires a common interest development to record a declaration that, if recorded on or after January 1, 1986, contains, among other things, a legal description of the common interest development and the name of the governing association.

This bill would provide that an association may record a statement or amended statement with prescribed information. This bill would also provide that the county recorder may charge a fee for recording the statement.

By imposing additional recording duties upon local officials, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 182 (AB 1319) Alquist. Property taxation: assessment.

Existing property tax law allows for an appeal for a reduction in an assessment.

This bill would, for specified years, prohibit any person from preparing an opinion of value on real property, intended for submission in an assessment appeal, for an owner of certain real property, for compensation or in expectation of compensation, unless that opinion of value is an appraisal report prepared in accordance with specified standards or contains a notation that it is not to be construed as an appraisal report.

Ch. 183 (AB 1372) Morrow. Court reporters: official reporter.

Existing law provides that the report of the official reporter or official reporter pro tempore of any court, as specified, when transcribed and certified as being a correct transcript of the testimony and proceedings in a case, is prima facie evidence of that testimony and proceedings.

This bill would specifically provide that the report described above, when prepared as a rough draft transcript, shall not be certified and cannot be used, cited, or transcribed as the official certified transcript of the proceedings. The bill would also provide that the rough draft transcript may not be cited or used to rebut or contradict the official certified transcript and that the production of a rough draft transcript shall not be required.

Ch. 184 (SB 13) Mountjoy. Sales and use taxes: exemptions: contact lenses.

The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this state of, or the storage, use, or other consumption in this state of, tangible personal property. That law provides various exemptions from that tax, including a partial exemption for ophthalmic materials used or furnished by a licensed optometrist, physician and surgeon, or registered dispensing optician, in the case of specified materials.

This bill would additionally provide a partial exemption for replacement contact lenses dispensed by a licensed pharmacist, as specified.

Counties and cities are authorized to impose local sales and use taxes in conformity with state sales and use taxes. Exemption from state sales and use taxes enacted by the Legislature are incorporated into the local taxes.

Section 2230 of the Revenue and Taxation Code provided that the state will reimburse counties and cities for revenue losses caused by the enactment of sales and use tax exemptions.

This bill would provide that, notwithstanding Section 2230 of the Revenue and Taxation Code, no appropriation is made and the state shall not reimburse local agencies for sales and use tax revenues lost by them pursuant to this bill.

This bill would take effect immediately as a tax levy, but would become operative as provided.

Ch. 185 (SB 122) Alpert. Adoption.

(1) Existing law makes it a misdemeanor for any person or agency to pay or offer to pay money or anything of value to a parent for the placement for adoption, consent to adoption, or cooperation in the completion of an adoption, of his or her child.

This bill instead would make it a misdemeanor for any person or agency to pay, offer to pay, or to receive money or anything of value for the placement for adoption or for the consent to adoption of a child. The bill would exempt from this prohibition any fee paid for adoption services provided by the State Department of Social Services, a licensed adoption agency, specified adoption services providers or an attorney providing

adoption legal services. Because the bill would increase the scope of a crime, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 186 (SB 144) M. Thompson. Fish.

(1) Existing law prohibits the taking of anchovies in Humboldt Bay for any purposes, except that anchovies may be taken for live bait between September 1 and December 1, with certain conditions. Existing law provides that anchovies may only be taken in Humboldt Bay north of a line extending through channel markers 9 and 10 and that the annual seasonal take of anchovy shall not exceed 15 tons.

This bill would allow anchovies to be taken in Humboldt Bay for live bait between May 1 and December 1 and further allow anchovies to be taken for dead bait between May 1 and August 31. The bill would relocate the boundary line described above to be north of a line extending through channel markers 8 and 9 in Humboldt Bay. The bill would also specify that not more than 15 tons of anchovies may be taken between May 1 and August 31 and not more than 15 tons may be taken between September 1 and December 1.

(2) Existing law regulates the taking, possession, and sale of Dungeness crab for commercial purposes. In particular, existing law prohibits a vessel that is undocumented, or that is licensed or registered in another state, from taking or landing Dungeness crab in Fish and Game District 10 for commercial purposes after December 1 if the commercial crab fishing season has been delayed in this state or in a state for which the vessel is licensed to take, possess, or land Dungeness crab.

This bill would repeal that provision and, instead, would provide that no person shall take Dungeness crab for commercial purposes in specified ocean waters for 30 days after the opening of the Dungeness crab fishing season if the opening of the season has been delayed in those waters and that person has taken, possessed, or landed Dungeness crab in other specified waters prior to that opening. The bill would provide that a violation of these provisions shall not constitute a misdemeanor; instead, the bill would require the Fish and Game Commission to revoke the permit of any person who violates these provisions.

(3) Existing law prohibits taking, possessing, or landing Dungeness crab for commercial purposes using Dungeness crab traps unless the owner has a Dungeness crab vessel permit for that vessel.

This bill, notwithstanding those provisions, would authorize the owner of a permitted vessel to contract for the use of a vessel for which a commercial boat registration has been issued, as specified, and for which a Dungeness crab vessel permit has not been issued to assist the crew of the permitted vessel in the deployment of Dungeness crab traps. The bill would prohibit an unpermitted vessel used for that purpose from possessing on board any equipment for the retrieval of Dungeness crab traps and from possessing on board at any time any Dungeness crab. Since a violation of these prohibitions would be a crime under other provisions of existing law, this bill would impose a state-mandated local program by creating new crimes.

(4) Under existing law, a violation of the Fish and Game Code is generally a misdemeanor. Existing law, which is to be repealed on January 1, 1999, prohibits taking of white sharks with specified exceptions.

This bill would continue that law beyond January 1, 1999, by repealing the repeal date. Since a violation of these provisions is a crime under existing law, this bill would impose a state-mandated local program by continuing in existence a crime that would otherwise be repealed.

(5) Under existing law, finfish may not be taken by traps for commercial purposes except pursuant to a valid finfish permit and in accordance with specified conditions. These conditions, which are to become inoperative on April 1, 1998, and are to be repealed as of January 1, 1999, include limitations on the number, size, location, and use of the traps.

This bill would extend the above dates to April 1, 2002, and January 1, 2003, respectively. Since a violation of these provisions is a crime under existing law, this bill would impose a state-mandated local program by extending the repeal date of a crime.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 187 (SB 188) Kelley. Corporations.

(1) Existing law requires a foreign corporation to file annually with the Secretary of State an officers' certificate setting forth specified data unless the corporation has outstanding securities listed on a national exchange or if all of its voting shares are owned by the corporation. Existing law also requires the Secretary of State, if a foreign corporation fails to file the statement, to forfeit the right of the foreign corporation to transact intrastate business, and provides procedures for relief from these forfeitures.

This bill would repeal these provisions and would make related changes.

(2) Existing law provides for, among other things, the filing for record in the office of the county recorder of any county in this state in which any of the real property of a disappearing corporation or disappearing other business entity is located of a certificate prescribed by the Secretary of State with respect to the real property of the disappearing corporation or disappearing other business entity, as specified.

This bill would remove that provision.

(3) Existing law, with respect to a credit union merger and the vesting of real property, provides for the filing in the office of the county recorder of any county in which any of the property of the disappearing credit union is located of a copy of a certificate of dissolution certified by the Secretary of State, as specified.

This bill would, instead, provide for the filing of certificates of merger and requisite attachments, as specified, for those purposes.

Ch. 188 (SB 229) Johnston. Federally qualified health centers.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, under which qualified low-income persons are provided with health care services.

Under existing law and regulations one of the methods for the provision of Medi-Cal services is through contracts between the department and local initiatives.

Existing law provides that the department require, as a condition of obtaining a contract with the department, any local initiative, as defined, to offer a subcontract to any federally qualified health center providing specified services that operates in the service area covered by the local initiative's contract with the department.

Existing law provides that, if specified conditions are met, the department shall, for a local initiative commencing operation during the 1995-96 fiscal year, within 3 months after 6 months of plan operation, perform an interim reconciliation to determine the variance between the funds paid to the local initiative in its capitation rates to reflect the dollar value of federally qualified health center interim rate payments made to these entities in the Medi-Cal fee-for-service program and the amount that the plan has paid to these centers.

Existing law also requires the department to perform a final reconciliation after the initial contract period ending September 30, 1997, in accordance with specified requirements.

This bill would revise those provisions, and would require the department to perform reconciliations for each local plan submitting required expenditure data in the form and manner required by the department after the first 6 months of operation and annually thereafter, subject to an annual reconciliation audit, and would require the finalization of the payments to or recoupments from the local initiative.

Ch. 189 (SB 310) Costa. Flood protection.

Existing law provides for state cooperation with the federal government in the construction of specified flood control projects.

This bill would adopt and authorize the project for flood control on the Kaweah River, Terminus Dam, in accordance with prescribed recommendations, at an estimated cost to the state of the sum that may be appropriated by the Legislature for state participation, upon the recommendation and advice of the Reclamation Board. The bill would authorize the board to pay 50% of the nonfederal capital costs of the recreation and fish and wildlife enhancement features of the project. The bill would prescribe related matters.

Ch. 190 (SB 433) Lewis. Industrial loan companies: branch office applications.

(1) Existing law permits an industrial loan company to establish and maintain one or more branch offices, upon approval of the Commissioner of Corporations and pursuant to a resolution of its board of directors.

This bill would authorize the commissioner to exempt any establishment and maintenance of a branch office of an industrial loan company from the approval requirement under certain conditions.

(2) Existing law provides that an industrial loan company may solicit and make loans and acquire obligations at a place of business other than designated in its certificate of authorization, by written request and written approval of the commissioner, without obtaining a certificate of authorization to conduct business at a branch office, as specified. Existing law also requires an industrial loan company to provide written notice to the commissioner and obtain his or her authorization if it desires to change its place of business to a street address other than that designated in its authorization.

This bill would authorize the commissioner to exempt an industrial loan company from these provisions under certain conditions.

Ch. 191 (SB 437) Johnston. Reclamation District No. 800.

(1) Existing law creates Reclamation District No. 800 and prescribes the boundaries, powers, and duties of the district.

This bill would revise the boundaries of the district and would provide that the district is subject to Division 15 (commencing with Section 50000) of the Water Code, which generally governs the operation of reclamation districts. By changing the boundaries of the district, the bill would impose additional duties on the district, thereby imposing a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 192 (SB 504) Johnston. Administrative law: written communication.

Existing law imposes requirements on adjudicative proceedings of state agencies.

This bill would require that any person submitting a written communication, as defined, to a state agency in a quasi-judicial proceeding, as defined, that is directly paid for by anyone other than the person submitting the written communication, clearly indicate any person who paid to produce the written communication. The bill would authorize a state agency to refuse or ignore a written communication submitted by an attorney or any other representative on behalf of a client in a quasi-judicial proceeding, unless the written communication clearly indicates the client.

Ch. 193 (SB 563) Brulte. Workers' compensation: health benefits: firefighters and peace officers.

Existing law, which took effect on September 30, 1996, provides that whenever a specified firefighter or peace officer is killed in the performance of his or her duty or dies as the result of an accident or injury caused by external violence or physical force incurred in the performance of his or her duty, the employer shall continue providing health benefits to the deceased employee's spouse and minor dependents under the same terms and conditions provided prior to the death of the employee, unless the

surviving spouse elects to receive a lump-sum survivor's benefit in lieu of monthly benefits.

This bill would require the employer to continue providing health benefits to the deceased employee's spouse and minor dependents under the same terms and conditions provided prior to the death, or prior to the accident or injury that caused the death, of the employee, and would require local employers to continue to provide these health benefits to the spouses and dependents of deceased firefighters or peace officers who died in the line of duty prior to September 30, 1996.

Ch. 194 (SB 568) Sher. Uniform Interstate Family Support Act.

Existing law establishes the Uniform Reciprocal Enforcement of Support Act. The act governs the reciprocal enforcement of orders of support made in this state and other states. The act specifies the rights and remedies available to enforce an order for support issued by another state. The act also provides for the registration of support orders issued by another state.

This bill would repeal those provisions and instead enact the Uniform Interstate Family Support Act.

Among other things, the bill would clarify the jurisdiction of this state and another state in cases where both states have issued child support orders with respect to the same obligor and child, and specify the procedure for enforcing or modifying a support order or income withholding order issued in another state.

The bill would also provide for the enforcement of income-withholding orders issued in another state, without requiring that those orders be registered in this state.

By imposing additional duties on local agencies, the bill would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 195 (SB 595) Burton. Public Utilities Commission: appointees and employees: conflict of interest.

Under existing law, no person may be appointed to or hold the office of public utilities commissioner, or be appointed or employed by the Public Utilities Commission who also is employed by, holds any official relation with, owns stocks or bonds of, or is in any manner pecuniarily interested in, any corporation or person that is subject to regulation by the commission.

This bill would recast these provisions and would delete the portion of these provisions that prohibit persons appointed or employed by the Public Utilities Commission from holding these interests.

The bill would require the commission to adopt an updated Conflict of Interest Code and Statement of Incompatible Activities, by February 28, 1998, in a manner consistent with applicable law.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 196 (SB 650) Lewis. Marriage, family, and child counselors and social workers.

Existing law provides for the licensing of marriage, family, and child counselors. Existing law requires that applicants for licensure obtain certain supervised practical experience as a trainee or intern. The experience as a trainee may be gained in various settings, including a governmental entity, a school, college, or university, a nonprofit and charitable corporation, or a licensed health facility, as defined.

This bill, in addition, would permit the supervised practical experience as a trainee to be gained in a social rehabilitation facility or a community treatment facility, as defined, a pediatric day health and respite care facility, as defined, or a licensed alcoholism or drug abuse recovery or treatment facility, as defined.

Existing law requires a marriage, family, and child counselor and a social worker, on and after January 1, 1999, to complete 36 hours of approved continuing education to renew a license.

This bill would change the date for this requirement to on and after January 1, 2000. The bill would require a marriage, family, and child counselor or social worker renewing during 1999, to complete 18 hours of approved continuing education.

Existing law requires the above described continuing education to be obtained from certain sources and requires the board to establish a procedure for approving providers of the continuing education courses.

This bill would authorize the board to revoke or deny the right of a provider to offer continuing education coursework pursuant to this provision for failure to comply with the requirements of the continuing education provisions.

Ch. 197 (SB 785) Johnson. Cal-Vet loans.

Existing law provides for farm and home purchase benefits for qualifying veterans under the Veterans' Farm and Home Purchase Act of 1974, and subsequent acts. Existing law establishes the maximum purchase price of a home, the maximum costs of construction of a home, and establishes requirements relating to the purchaser's payment responsibilities, including, but not limited to, the requirement that the purchaser pay interest at a rate determined by the department pursuant to a prescribed procedure.

Existing law requires the department to set the rate of interest to be paid by purchasers at an amount established by a $\frac{2}{3}$ vote of the California Veterans Board with the approval of the Veterans' Finance Committee of 1943. Existing law requires the board and the committee to periodically, at least once a year, make a finding as to the rate of interest to be charged.

This bill would delete the $\frac{2}{3}$ vote requirement, and would, instead, require that the department, within 60 days of receipt of the survey of the financial condition of the Division of Farm and Home Purchases required at the close of each fiscal year by an independent public accounting firm of recognized standing as provided under the various veterans bond acts, to report to the board and the committee regarding the recommended rate of interest to be approved by the board and the committee, and would make conforming changes, and other related changes of a technical, nonsubstantive nature.

Existing law authorizes the department to advance to any purchaser sums for certain purposes, including, but not limited to, paying taxes and assessments, or making certain improvements, and requires that all of the money advanced to a purchaser be added to the deferred principal of the purchaser's account and bear the same interest at the same rate.

This bill would, instead permit any of the money so advanced be added to the deferred principal of the purchaser's account bearing the same interest at the same rate.

Existing law provides that the advanced moneys may be in addition of the maximum price of the farm or home pursuant to prescribed provisions of the Veterans' Farm and Home Purchase Act of 1974.

This bill would provide that the advanced moneys may be in addition of the maximum price of the farm or home pursuant to the Veterans' Farm and Home Purchase Act of 1974, and acts supplementary thereto.

Existing law, with certain exceptions, prohibits requirement of an impound or trust account for the payment of taxes, insurance, or other purposes relating to real property, as a condition of a real property sale or loan.

This bill would permit any money required by the department to be paid for the purpose of taxes, insurance premiums, and other charges when they become due to be maintained by the department using the escrow accounting method in accordance with lending industry standards and the laws governing escrow accounts of this type.

Ch. 198 (SB 792) Burton. Probate: notices.

Existing law provides various notice requirements with respect to probate proceedings, as specified.

This bill would require a notice to be mailed by specified persons or the court, to a surety who has filed a court bond, as specified.

Ch. 199 (SB 922) M. Thompson. Telemedicine.

Existing law regulates the practice of telemedicine, which is the practice of health care delivery, diagnosis, consultation, treatment, transfer of medical data, and education using interactive audio, video, or data communication.

This bill would change that definition to exclude telephone conversations and electronic mail messages between a health care practitioner, as defined, and a patient. The bill would extend the rights granted to a patient of telemedicine to the patient's legal representative. The bill would revise some of the protections granted to patients of telemedicine to require that all existing laws regarding patient access to medical information and copies of medical records and surrogate decisionmaking, as defined, are to apply.

Ch. 200 (SB 1017) Leslie. Medicine.

Existing law, the Medical Practice Act, provides for the licensure, regulation, and discipline of physicians and surgeons administered by the Medical Board of California. The disciplinary activities of the board with regard to physicians and surgeons are carried out by the Division of Medical Quality.

This bill would provide that the Medical Board of California is the only licensing board authorized to investigate or commence disciplinary actions, as defined, relating to physicians and surgeons who have been issued a physician's and surgeon's certificate.

Ch. 201 (SB 1041) Johnson. Industrial loan companies.

(1) Existing law authorizes an industrial loan company to make a loan or acquire an obligation that is repayable in unequal periodic payments throughout its term and that is secured by real or personal property, or both, provided that it is not a consumer loan or obligation.

This bill would delete provisions permitting the above loans to be secured by both real or personal property.

(2) Existing law prohibits an industrial loan company from making a consumer loan or acquiring a consumer obligation other than a loan or obligation secured by a motor vehicle unless the loan or obligation is repayable by equal or substantially equal periodic payments during its term.

This bill would repeal this prohibition.

(3) Existing law provides that the aggregate principal balance of loans or other obligations that are secured partially by real property, but not secured primarily by real property, shall in no event exceed 25% of the industrial loan company's outstanding loans and obligations. Existing law also provides that certain specified secured loans or obligations must be secured by motor vehicles or other personal property collateral of a market value of at least 100% or real property collateral of a market value of at least 115% of the principal amount owing on the loans or obligations, and that the personal property or collateral held as security shall be of a kind or class that has been declared eligible by regulation of the Commissioner of Financial Institutions.

This bill would repeal these provisions.

(4) Existing law permits an industrial loan company to purchase, sell, or originate lease obligations in accordance with specified provisions upon the authorization of the commissioner.

This bill would repeal this provision.

(5) Existing law prohibits an industrial loan company from making any loan to, purchasing a contract, loan, or chose in action from, holding a lease obligation of, or purchasing a lease contract from specified persons and entities, including officers and directors of the company. This prohibition does not apply to the purchase of a contract, loan, or chose in action from a finance lender, a mortgage broker, a mortgage banker, a real estate broker, or other licensed lender, provided written authorization for the purchase is obtained from the commissioner, or to the purchase of life insurance by the company on behalf of an officer or director as part of a benefit plan package.

This bill would provide that the prohibition also does not apply to a transaction between an industrial loan company and a subsidiary corporation or other entity in which the industrial loan company is the owner of 50% or more of the common stock or equity interest, or directly controls the management of the corporation or other entity, or to the purchase of loans or other obligations by an industrial loan company from an affiliated company pursuant to a sale and repurchase agreement.

Ch. 202 (SB 1118) Monteith. Transportation: intercity passenger rail service: San Joaquin Corridor.

Existing law authorizes specified local agencies to form a joint exercise of powers board for the purpose of assuming responsibility for intercity passenger rail service in the San Joaquin Corridor, as defined.

This bill would authorize the Steering Committee of the Caltrans Rail Task Force to confer with the Secretary of the Business, Transportation and Housing Agency to coordinate intercity passenger rail service for the San Joaquin Corridor, including assisting in the development of an appropriate management structure for the San Joaquin Corridor as an element of a coordinated statewide intercity rail system.

Ch. 203 (SB 1215) Burton. San Francisco filled tidelands: Mission Bay Development Area and Western Pacific Property.

Under existing law, the State Lands Commission was authorized to grant to the City and County of San Francisco, subject to such reservations as the commission may determine to be appropriate, filled tidelands and submerged lands within the Mission Bay Development Area, as described, for the purpose of effectuating specified exchanges of lands between the city and county and private property owners to promote public trust uses in accordance with the Mission Bay Specific Plan adopted by the city and county.

This bill would include specified "Western Pacific Property," as described, within those provisions and specify related matters. The bill would impose conditions on any sale or exchange of land involving that property, including a conveyance to the University of California, as prescribed.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 204 (SB 1287) Calderon. Local government investment.

(1) Under the Mello-Roos Community Facilities Act of 1982, the proceeds of any bond, note, or other security issued under the act are required to be deposited or invested in specified investments.

This bill would instead authorize these funds to be deposited or invested in one or more of the instruments, securities, or obligations that are eligible legal investments of the local agency that created the community facilities district.

(2) Existing law specifies that the treasurer or other official responsible for funds of a local agency that are invested in the county treasury for the purpose of investment by the county treasurer (the so-called "county treasury pool") is authorized to withdraw the funds at any time with 30-days' notice of his or her intent to do so. Existing law also specifies that any local agency that has funds deposited in a county treasury pool and seeks to withdraw funds to deposit or reinvest them elsewhere is first required to submit the request to the county treasurer who evaluates each proposed withdrawal, as specified, and is required to find that the proposed withdrawal will not adversely affect the interests of other depositors in the county treasury pool prior to approving the withdrawal.

This bill would delete the specific authority of a local agency treasurer or other official to withdraw these funds at any time with 30-days' notice and instead specify that the local agency treasurer or official may withdraw the funds of the local agency pursuant to the aforementioned procedure that requires the county treasurer to evaluate each proposed withdrawal and approve the withdrawal if it will not adversely affect the interests of other depositors.

Ch. 205 (SB 1352) Johannessen. Transportation: state-local partnership program.

Existing law prescribes a state-local partnership program for funding highway and exclusive public mass transit guideway improvement projects. Under that law, construction contracts for a project on the eligibility list are required to be let by June 30 of the fiscal year for which funds for the state's share of funding for the project are appropriated, except as provided.

This bill would extend that deadline for Siskiyou County to June 30, 1999, for any construction project which would otherwise have been required to be let by June 30, 1997.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 206 (SB 949) Schiff. Public officials and candidates.

Existing law prohibits a person who holds, or who is seeking election or appointment to, any office or employment in a state or local agency, from using, promising, threatening, or attempting to use any office, authority, or influence to confer upon or secure for any individual, or from aiding or obstructing any individual person in securing, any position, nomination, confirmation, promotion, or change in compensation or position, within the state or local agency upon corrupt condition or consideration.

This bill would prohibit a person who holds, or who is seeking election or appointment to, any office from, directly or indirectly, offering or arranging for any increase in compensation or salary for an employee of a state or local agency in exchange for, or a promise of, a contribution or loan to any committee controlled directly or indirectly by the person who holds, or who is seeking election or appointment to an office.

This bill would make a violation of this provision a crime punishable by imprisonment in the county jail not exceeding one year, a fine not exceeding \$5,000, or both. This bill would impose a state-mandated local program by creating a new crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 207 (SB 939) Schiff. Sex offenders.

(1) Under the Uniform Criminal Extradition Act, the Governor is required to have arrested and delivered up to the executive authority of any other state any person charged in that state with treason, felony, or other crime, who has fled from justice and is found in this state, upon receiving a demand for the extradition of that person from the executive authority of the other state.

This bill would make it a crime for any person to flee to this state with the intent to avoid prosecution for, or custody or confinement imposed for conviction of, specified sex offenses committed in the jurisdiction from which the person fled. This bill also would impose a 2-year enhancement for a conviction of any felony sex offense, as specified, committed after fleeing to this state under the circumstances described in this bill. By creating a new crime and a new sentence enhancement, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 208 (AB 121) Battin. Seed: labeling.

Under the California Seed Law, the Secretary of Food and Agriculture, by regulation, may establish methods and procedures for the conciliation or mediation of disputes between labelers of agricultural or vegetable seed, or both, and any persons concerning the conformance with label statements as required by the law.

This bill also would authorize the secretary, by regulation, to establish methods and procedures for the arbitration of those disputes.

Ch. 209 (AB 685) Wayne. Crimes: detention facilities.

Under existing law, an employee or officer of a public entity or an employee, officer, or agent of a private person or entity that provides a detention facility or staff for a detention facility under contract with a public entity, who engages in sexual activity with a consenting adult who is confined in a detention facility, as defined, is guilty of a misdemeanor. A second violation of that provision is a felony.

This bill would add to the definition of “detention facility,” for purposes of that provision, a health facility, as defined, in which the victim has been detained involuntarily. Because the bill would increase the scope of a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 210 (AB 1257) House. Vehicles: commercial vehicles: inspections: weight limit.

(1) Existing law requires the Department of the California Highway Patrol to inspect, at least every 25 months, every terminal, as defined, of any motor carrier who, at any time, operates any of specified commercial vehicles. A motor carrier is required to schedule an inspection with the department for those vehicles, as prescribed. As used in that law, commercial vehicles are described as combinations of vehicles where the gross vehicle weight limit of the towing vehicle exceeds 10,100 pounds. Existing law authorizes the department to establish and implement an incentive program to encourage truck terminal operators to attain continuous satisfactory compliance ratings.

This bill would revise the description of combinations of vehicles to include a towing vehicle with a gross vehicle weight limit of 10,000 pounds, rather than 10,100 pounds, not including a pickup truck. Because this would expand the scope of an existing requirement, the violation of which would be a crime, the bill would impose a state-mandated local program. The bill would also modify the incentive program specified above by, among other things, conditioning certain parts of that program on the agreement by the motor carrier to accept random, unannounced inspections by the department.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 211 (AB 1294) Aguiar. Medi-Cal benefits: individualized health and support plans.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services, pursuant to which medical benefits are provided to public assistance recipients and certain other low-income persons.

Existing law specifies that those services covered under the Medi-Cal program include specified local educational agency services.

This bill would add targeted case management services for children with an individualized health and support plan (IHSP) to the schedule of those local educational agency services that may be provided under the Medi-Cal program.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 212 (SB 16) Knight. Crime: terrorizing.

Under existing law, any person who explodes, ignites, or attempts to explode or ignite any destructive device or any explosive, or who commits arson, in or about any of several specified places, for the purpose of terrorizing another or in reckless disregard of terrorizing another is guilty of a felony.

This bill would add to that list of places any public or private school providing instruction in kindergarten or grades 1 to 12, inclusive. Because the bill would expand the scope of an existing crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 213 (SB 833) Rosenthal. Physical therapy: students.

Existing law provides for the licensure and regulation of physical therapists and physical therapist assistants by the Medical Board of California. Existing law authorizes the board to approve physical therapist education programs that comply with certain minimum requirements, and provides that programs that are recognized by the Commission on Accreditation in Physical Therapy Education of the American Physical Therapy Association shall be deemed approved by the board, unless the board determines otherwise.

This bill would delete the term "recognized" and insert the term "accredited." The bill would also prohibit construing the provisions governing physical therapy as preventing a regularly matriculated student of a course of instruction in an approved physical therapist education program, or supervised clinical training of such a program from performing physical therapy as a part of his or her course of study. The bill would also apply a similar provision to a physical therapist assistant student.

Ch. 214 (AB 464) Richter. County transportation: director of transportation: authority.

Existing law requires the board of supervisors of each county to appoint a road commissioner for all road districts in the county. Any county that has done so may authorize the road commissioner to have any work upon county highways done under his or her supervision and direction. Existing law also authorizes the board of supervisors of any county to abolish the office of road commissioner, if the board transfers all duties of the road commissioner to the county director of transportation. Under existing law, the director of transportation shall not be required to have any special permit, registration, or license.

This bill would extend the existing provisions relating to authorization of work on county highways to counties that have abolished the office of road commissioner in compliance with existing law, where the work is under the supervision or direction of a registered civil engineer under the direction of the county director of transportation.

The bill would make technical, nonsubstantive changes to existing law.

This bill would additionally incorporate amendments to Section 20395 of the Public Contract Code proposed by both this bill and AB 683, which would only become operative if (1) both bills are enacted and become effective on January 1, 1998, (2) each bill amends Section 20395 of the Public Contract Code, and (3) this bill is enacted after AB 683.

Ch. 215 (AB 683) Morrow. Public works contracts: change orders.

Existing law sets forth the procedures pursuant to which changes or additions may be made in the work being performed under local construction contracts, county highway contracts, local contracts for works of improvement, and drainage district construction contracts. Under these provisions, for contracts whose original cost exceeds \$250,000, the extra cost for any change or addition to the work so ordered may not exceed \$25,000 plus 1% of the amount of the original contract cost in excess of \$250,000, and in no event may any such change or alteration exceed \$100,000.

This bill would, instead, specify that, for those contracts, the extra cost for any change or addition to the work so ordered may not exceed \$25,000 plus 5% of the amount of the original contract cost in excess of \$250,000, and in no event may any such change or alteration exceed \$150,000.

This bill would additionally incorporate amendments to Section 20395 of the Public Contract Code proposed by both this bill and AB 464, which would only become operative if (1) both bills are enacted and become effective on or before January 1, 1998, (2) each bill amends Section 20395 of the Public Contract Code, and (3) this bill is enacted after AB 464.

Ch. 216 (AB 100) Granlund. Aging.

Existing law establishes the Mello-Granlund Older Californians Act which is administered by the California Commission on Aging and the California Department of Aging. Existing law prescribes the composition of the commission, and provides that a commissioner who fails to attend 2 consecutive monthly meetings or who fails to attend 9 meetings per year, without acceptable written excuse, shall cause the commission to notify the appointing authority which may declare the position vacant.

This bill would make this provision applicable upon failure of a commissioner to attend 4 meetings per year.

Existing law establishes the Linkages Program as a community-based services program to provide specified services to assist frail elderly and functionally impaired adults to remain as independent as possible for as long as possible in their communities.

This bill would revise and recast the provisions of this program. The bill would provide that the purpose of the program is to provide care and case management services to frail elderly and functionally impaired adults to help prevent or delay placement in nursing facilities.

Existing law requires the department to make efforts to increase public awareness about areas of importance to California's older individuals, their families, and other caregivers, through the use of various media.

This bill would authorize the department to accomplish this purpose through the use of symposiums or educational efforts by public or private schools, colleges, and universities.

Existing law requires defined long-term care facilities to post a prescribed notice relating to the State Long-Term Care Ombudsman in a conspicuous location.

This bill would revise the definition of long-term care facility for purposes of this provision.

The bill would also make related changes.

Ch. 217 (AB 334) Wildman. Sales and use taxes: revenue allocation: local public safety services.

Existing law requires that revenues derived from the imposition of a portion of the state sales and use taxes be apportioned to certain counties to be allocated to those cities within those counties that provide public safety services, as defined, to be expended exclusively for the funding of those services.

Existing law generally requires, subject to certain exceptions, for the 1996-97 fiscal year and each fiscal year thereafter, that these allocations be made in accordance with an allocation factor determined as a ratio for each of those cities pursuant to a specified formula. The formula contains a specified percentage cap that limits the size of this ratio.

This bill would establish, as an additional exception to these general allocation requirements, a specific allocation formula, including provisions for the allocation of reconciliation amounts, as defined, for cities within Los Angeles County. By imposing new duties with respect to the allocation of sales and use tax revenues in the County of Los Angeles, this bill would impose a state-mandated local program.

This bill would state the Legislature's intent in enacting the bill, and would make legislative findings and declarations as to the necessity for a special statute.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would incorporate additional changes in Section 30055 of the Government Code, proposed by AB 339, to be operative only if AB 339 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

This bill would provide that it would become operative only if AB 339 of the 1997-98 Regular Session is enacted and becomes effective on or before January 1, 1998.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 218 (AB 725) Papan. Finance lenders.

(1) Existing law prohibits a licensed finance lender from conducting the business of making loans within any office, room, or place of business in which any other business is solicited or engaged in, or in association or conjunction therewith, except as authorized by the Commissioner of Corporations.

This bill would specify that the products or services of an affiliated corporation of a licensee that is a supervised financial institution, or a parent or subsidiary of a supervised financial institution that is an affiliate of the licensee, as defined, may be provided, offered, or sold at the licensed location of the licensee without authorization by the commissioner.

(2) Existing law prohibits a licensed finance lender from transacting business or making a loan under any other name or place of business than that named in the license except pursuant to a currently effective written order of the commissioner authorizing the other name or other place of business.

This bill would specifically authorize a licensee to make any loan and engage in any other business at a place other than the licensed location under specified conditions.

Ch. 219 (AB 752) Migden. Tobacco: advertising.

Under existing law, a person, firm, or corporation may be subject to criminal penalties for knowingly selling or giving away cigarettes or tobacco products to a person who is under 18 years of age. Existing law, the Stop Tobacco Access to Kids Enforcement Act or the STAKE Act, among other things, requires the State Department of Health Services to develop a program to reduce the availability of tobacco products to persons under 18 years of age. The STAKE Act requires that all persons engaging in the retail sale of tobacco products check the identification of tobacco purchasers to determine the purchaser's age if the purchaser appears to be under 18 years of age. The STAKE Act authorizes the department to assess civil penalties in accordance with a prescribed schedule against any person, firm, or corporation that sells tobacco products or other controlled substances to persons who are under 18 years of age.

This bill would prohibit any person, firm, corporation, partnership, or other organization from advertising, or causing to be advertised, tobacco products, on any outdoor billboard located within 1,000 feet of any public or private elementary school, junior high school, or high school, or public playground, as specified, and would provide that this prohibition is a minimum standard and that local standards imposing a more restrictive or complete ban on billboard advertising or any tobacco-related billboard advertising would not be preempted by the prohibition and would control in the event of a conflict. The bill would also provide for civil penalties to be assessed by the State Department of Health Services for violations of these provisions, as specified.

Ch. 220 (SB 68) Kopp. Administrative adjudication.

Existing law, operative July 1, 1997, contains provisions regarding the administrative adjudication provisions of the Administrative Procedure Act.

This bill would make these administrative adjudication provisions of the act applicable to a decision by a quasi-public entity, as defined, with a specified exception, if a statute vests the power of decision in the entity and, under the federal or state Constitution or a federal or state statute, an evidentiary hearing for determination of facts is required for formulation and issuance of the decision.

The bill would also provide that whenever the State Department of Health Services is authorized or required by statute, regulation, due process, or a contract to conduct an adjudicative hearing leading to a final decision of the Director of Health Services or the department, in addition to the administrative adjudication provisions otherwise applicable to state agencies, a specific procedure would be prescribed that would, in certain areas of administrative law, govern instead of the otherwise applicable provisions. The bill would make conforming changes to other provisions relating to state hearings.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 221 (AB 811) Brewer. State contracts: deposit of withheld payments.

The State Contract Act sets forth the provisions for the investment of moneys or securities withheld to ensure performance on a state contract by a public agency. The act provides for an alternative procedure, under which, at the discretion of the agency, the payment of retentions earned may be deposited directly with a person licensed under specified provisions of law as the escrow agent, upon approval by the agency, who shall deposit the payment in a trust account in a chartered bank or savings association, subject to specified conditions. These provisions specify that this alternative shall not be applicable to payments deposited on or after January 1, 1997.

This bill would delete the limitation on these alternative provisions with respect to payments deposited on or after January 1, 1997.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 222 (AB 1258) Ackerman. Civil procedure: attachment.

(1) Existing law generally permits the use of a prejudgment attachment in civil actions to recover on certain obligations secured by personal property, or secured by fixtures under the Commercial Code or, in limited cases, secured by real property. Existing law excludes from the amount that may be secured by attachment the value of any security interest held by the plaintiff in the defendant's property to secure the defendant's indebtedness to the plaintiff, together with any decrease in the value of the security by reason of acts of the plaintiff or person to whom the security interest was transferred.

Under existing law these provisions would be repealed on January 1, 1998, and other provisions would become operative that, with certain exceptions, preclude the use of a prejudgment attachment.

This bill would revise and recast these provisions, as specified.

This bill would provide that, in an action to foreclose a mortgage or deed of trust on real property or an estate for years, pursuit of any remedy authorized by the law relating to attachment shall not constitute an action for the recovery of a debt secured by a mortgage or deed of trust or a failure to comply with other specified requirements to proceed first against the security.

(2) Existing law prescribes the procedures to obtain a writ of attachment and to determine the amount that may be attached.

This bill would revise these provisions, as specified.

Ch. 223 (AB 1598) Committee on Public Employees, Retirement and Social Security. County employees retirement.

The County Employees Retirement Law of 1937 authorizes boards of supervisors and district governing boards, on recommendation of the board of retirement, to pay any portion of member contributions.

This bill would delete the board of retirement recommendation requirement.

Existing law conditions nonmember retirement upon the amount of member credited service on the date of marriage dissolution or legal separation.

This bill would condition that eligibility upon the member's credited service on the date of the nonmember's retirement.

Ch. 224 (AB 268) Campbell. Retail food facilities.

Existing law, the California Uniform Retail Food Facilities Law, establishes sanitation standards for retail food facilities and requires local agencies to enforce its provisions. Existing law makes violation of these provisions a crime. Existing law requires that these provisions be enforced by the State Department of Health Services and primarily by local health agencies.

Existing law, with certain exceptions, requires each food establishment to be fully enclosed.

This bill would, during operating hours, exclude from this enclosure requirement operations for customer self-service of nonpotentially hazardous bulk beverage dispensing that meet prescribed requirements.

By increasing the enforcement duties of local health agencies, this bill would impose a state-mandated local program.

This bill would make other changes of a technical, nonsubstantive nature.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 225 (SB 206) Ayala. Colorado River Board.

Existing law requires the Colorado River Board to maintain an office in the County of Los Angeles and to hold meetings there or elsewhere upon call of the chairperson or 3 members of the board.

This bill would instead require the board to determine, by majority vote, where to maintain its office and to hold meetings at that office or elsewhere upon call of the chairperson or 3 members of the board. The bill would authorize the local agencies that are represented on the board to pay the relocation or commuting expenses, or both, incurred by the employees of the board as the result of a change in the location of the office of the board, as prescribed.

Ch. 226 (AB 197) Thomson. California State Lottery.

(1) The California State Lottery Act of 1984 requires the California State Lottery Commission to promulgate regulations specifying the manner of distribution, dissemination, or sale of lottery tickets.

This bill, in addition, would permit the commission to promulgate regulations to authorize the use of an electronic or electromechanical device to dispense lottery tickets to be used in the play of any lottery game, if the device satisfies certain specifications.

The bill also would specify that these provisions are not intended to prohibit or restrict the commission from adopting regulations to authorize the use of electronic or electromechanical devices, in addition to those specified above, that are in conformity with the act and specified provisions of the Penal Code governing gaming.

(2) An initiative measure, the act provides that none of its provisions may be changed except to further its purpose by a bill passed by a $2/3$ vote of each house of the Legislature and signed by the Governor.

This bill, in conformance with those requirements, would declare that its provisions further the purpose of the act and would require a $2/3$ vote.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 227 (AB 240) Takasugi. Property taxation.

Existing law permits persons over 55 years of age and persons who are severely and permanently disabled, as specified, to transfer the base year value of their home to a replacement home in the same county, and until January 1, 1999, authorizes the transfer of the base year value of a person's home in another county in certain circumstances.

This bill would additionally authorize the transfer of the base year value of a person's home in another county under those circumstances on and after January 1, 1999, as provided.

Ch. 228 (AB 364) Baca. Personal income taxes: exclusions: discharge of indebtedness.

The Personal Income Tax Law allows various deductions and exclusions in computing the income that is subject to the taxes imposed by that law. Existing law, by reference to a specified federal statute, provides that the discharge of indebtedness is income; however, the discharge of a student loan made to an individual under specified circumstances is not considered income if, as a condition of the loan, a discharge is allowed if the individual works for a certain period of time in certain professions.

This bill would provide that any loan made pursuant to the Forgivable Loan Program of the California State University shall be deemed to be a student loan for purposes of those provisions, and the exclusion from income shall apply to any discharge of the loan that is made in connection with the borrower's performance of services for the California State University.

This bill would take effect immediately as a tax levy.

Ch. 229 (AB 289) Baca. California Finance Lenders Law: licensing.

(1) The California Finance Lenders Law requires a person to be licensed in order to engage in the business of a finance lender or broker. An application for a license must be in the form and contain the information prescribed by the Commissioner of Corporations. The commissioner may issue subsidiary licenses to a person who is the holder of a master license, as defined. The commissioner is also required to investigate the applicant, and specified persons connected to the applicant, if the applicant is a partnership, corporation, trust, or association, upon the filing of a license application.

This bill would provide that the investigation of an existing licensee who applies for an additional location license may be limited to certain information.

(2) The California Finance Lenders Law also exempts various entities from its provisions.

This bill would specifically exempt any person who makes no more than one commercial loan in a 12-month period.

(3) Existing law provides for the designation of a license issued as a masters license and authorizes the conducting of business through subsidiary corporations under a subsidiary license.

This bill would delete those provisions and provide that nothing shall be construed to prevent a licensee from engaging in the business of a finance lender through a licensed subsidiary corporation, as specified. It would authorize a licensee with one or more licensed locations seeking an additional license to file a short form license application.

(4) This bill would also make various clarifying changes and state legislative intent.

Ch. 230 (AB 313) Thomson. Gas: producers' cooperatives.

Existing law permits 3 or more natural persons engaged in the production of gas to form a cooperative association for purposes of selling gas produced by the association's members and performing other specified related functions.

This bill would permit an association to acquire a real property easement from a public utility for the purpose of accommodating the association's gas plant, and would provide that the easement shall be deemed to be held for a public purpose by the association, provided that the Public Utilities Commission finds that the use by the association is in the public interest.

Ch. 231 (AB 331) Figueroa. California Earthquake Authority.

Existing law provides for creation of the California Earthquake Authority, which is authorized to transact insurance for the purpose of selling policies of basic residential earthquake insurance, as specified. Existing law requires the authority to operate pursuant to a written plan of operations, which shall establish in detail the policies and procedures of the authority on various matters, including methods of premium collection.

This bill would require the plan of operations to include provisions that establish a mechanism for policyholders to make installment payments of the annual premium paid to the authority for earthquake coverage. The authority would be authorized to charge a nominal fee to policyholders who opt to make installment payments, as specified.

Ch. 232 (AB 447) Kuykendall. Real estate.

(1) Existing law authorizes the Real Estate Commissioner to charge a real estate broker for the cost of an audit, as specified.

This bill would provide that if a broker fails to pay for the cost of an audit within 60 days of mailing a notice of billing, the commissioner may suspend the broker's license or deny renewal of the license. The suspension or denial would remain in effect until the cost is paid or the broker's right to renew has expired.

(2) Existing law requires the commissioner to adopt regulations as to an appropriate form of testing, examination, or evaluation by the sponsor of certain approved educational programs.

This bill would provide that the regulations pertain to correspondence or homestudy educational programs. The bill would also revise certain continuing education requirements for applicants for the renewal of a real estate license, as specified.

(3) Existing law authorizes the Secretary of the Business, Transportation and Housing Agency to adopt regulations to permit lenders, upon the security of residential real property, to make loans and advance credit thereon, and requires the secretary to make a specified report to the Legislature.

This bill would repeal these provisions and would make a related change.

(4) Existing law provides for certain fee amounts related to real estate license, examination, and subdivision application fees. Section 28 of Chapter 416 of the Statutes of 1993 provides that these fee provisions will be repealed or operative, as specified, if at any time during specified fiscal years funds are transferred from the Real Estate Fund to the General Fund. Existing law also requires the commissioner to issue regulations to reduce these fees during those fiscal years if as of June 30 the balance of the funds in the Real Estate Fund exceeds an amount equal to 50% of the authorized budget for the following fiscal year of the Department of Real Estate.

This bill would repeal certain of the fee provisions that provide for lower fee amounts. The bill would also provide that at any time funds are transferred from the Real Estate Fund to the General Fund by the Budget Act, specified real estate license, examination, and subdivision application fees shall be reduced to a specified maximum amount.

Ch. 233 (AB 503) Cardoza. Weights and measures: combination of vehicles.

Under existing law, a weighmaster is prohibited from weighing a vehicle or combination of vehicles for certification when part of the vehicle or combination is not resting on the scale.

This bill would exempt from that prohibition multiple draft or in-motion weighing operations as specified.

Ch. 234 (AB 558) Miller. Public works.

Existing law authorizes the State Public Works Board to develop energy conservation and cogeneration measures and alternate energy supply services for state agencies, and to enter into energy service contracts, as defined, with state agencies at the request of and with the consent of an agency.

This bill would define state agency to include any local government as defined for purposes of the above provisions. The bill would also provide that any local government that enters into an energy service contract with the board shall include specific contract provisions to meet its energy service contract obligation and shall authorize the Controller to withhold sufficient payments from specific moneys it would otherwise receive from the state to meet its energy service contract obligation if necessary. The bill would require the governing body of a local government entering into an energy service contract with the board to annually budget and appropriate the amounts payable under the contract and require the officer of the local government responsible for disbursements to transfer sums to make the payments if the governing body fails or neglects to make the appropriations.

Ch. 235 (AB 689) Bowler. Firearms.

(1) Existing law authorizes any firearms eligibility determination involving the issuance of any license, permit, or certificate to include the submission of the applicant's fingerprints to the Federal Bureau of Investigation.

This bill would require each application that requires any firearms eligibility determination involving the issuance of any license, permit, or certificate to include two copies of the applicant's fingerprints on forms prescribed by the Department of Justice. The bill would authorize one copy of the fingerprints to be submitted to the Federal Bureau of Investigation.

(2) Existing law requires the Department of Justice to conduct a background check of the purchaser of any firearm by examining its records, and specified records of the State Department of Mental Health, in order to determine if the purchaser is within any of the classes of persons prohibited from possessing firearms.

This bill would authorize the Department of Justice to participate in the National Instant Criminal Background Check System (NICS), to the extent that funding is available, and if that participation is implemented, require the department to notify the

dealer and the chief of police or sheriff of the city or county in which the sale was made, that the purchaser is a person prohibited from acquiring a firearm under federal law.

(3) Existing law prohibits, with certain exceptions, the sale, lease, or transfer of firearms without a license and specifies waiting periods applicable to the sale, lease, or transfer of firearms. Existing law also requires every firearms dealer to keep a register in which information concerning the buyer of a firearm is entered pursuant to specified procedures. Violations of these provisions are punishable as criminal offenses. Under existing law, deliveries, transfers, or sales of firearms made to persons properly identified as full-time paid peace officers, as specified, or made to authorized representatives of cities, cities and counties, counties, or state or federal governments for use by those governmental agencies are exempt from these provisions.

This bill would revise and recast this exemption with respect to authorized law enforcement representatives of cities, counties, cities and counties, or state or federal governments, to require, prior to the delivery, transfer, or sale of any firearm, presentation of written authorization from the head of the agency authorizing the transaction to the person from whom the purchase, delivery, or transfer is being made. The bill also would require, within 10 days of the date a concealable firearm is acquired by the agency, a record of the same to be entered as an institutional weapon into the Automated Firearms System (AFS) via the California Law Enforcement Telecommunications System (CLETS) by the law enforcement or state agency. By imposing additional duties on local entities, the bill would create a state-mandated local program.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 236 (AB 854) Mazzoni. Shellfish sanitation standards.

Existing law requires the State Department of Health Services to adopt regulations regarding shellfish, including the minimum requirements for growing and harvesting areas, harvesting and plant facility specifications, and fees.

Existing law authorizes the department to adopt any regulations that it determines necessary to interpret and enforce those provisions of law dealing with the sanitary control of shellfish. Existing law requires that the regulations conform so far as possible to the relevant standards adopted by the National Shellfish Sanitation Program.

This bill would instead require the department to adopt regulations to interpret and enforce those provisions of law dealing with the sanitary control of shellfish by January 1, 1999. The bill would require the department to provide in the rulemaking process a written finding describing the public health need for any standards and procedures that exceed the standards and procedures established in the guidelines adopted by the National Shellfish Sanitation Program and would make conforming changes.

Ch. 237 (AB 950) Davis. Disorderly conduct: subsequent offense.

Existing law makes it a misdemeanor for anyone, while loitering, prowling, or wandering upon the private property of another, at any time, to peek in the door or window of any inhabited building or structure, where the person has no visible or lawful business with the owner or occupant. Existing law also makes it a misdemeanor for anyone who looks through a hole or opening or views, by means of any instrumentality, into the interior of a room, where the occupant has a reasonable expectation of privacy, with the intent to invade that privacy. A misdemeanor is punishable by imprisonment in a county jail not exceeding 6 months, by a fine not exceeding \$1,000, or by both.

This bill would authorize the court, upon conviction for either of the above offenses, to require counseling as a condition of probation. This bill would also make the 2nd or subsequent conviction for either offense a misdemeanor punishable by imprisonment in a county jail not exceeding one year, by a fine not exceeding \$1,000, or by both. By

increasing the penalty for an existing crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 238 (AB 1451) Cardoza. Department of Food and Agriculture.

Existing law provides for the Department of Food and Agriculture in state government. The department is charged with the general duty of promoting and protecting the agricultural industry of the state, and of executing the provisions of the Food and Agricultural Code.

This bill would set forth general provisions governing licenses, registrations, certificates, permits, exceptions, and other indicia of authority issued by the department pursuant to any of the provisions of the Food and Agricultural Code. The bill would specify the events upon which licenses, registrations, certificates, permits, exceptions, and other indicia of authority would be deemed forfeited by operation of law, and the grounds upon which the department may deny an application for, or may condition, suspend, or revoke, licenses, registrations, certificates, permits, exceptions, and other indicia of authority.

Ch. 239 (SB 18) Rosenthal. Insurance: funds.

Under existing law, property held by a business that is unclaimed for more than 3 years escheats to the state and, in general, is deposited into the Unclaimed Property Fund. Existing law also provides that insurance rebates ordered under Proposition 103 that cannot be made escheat to the state, and provides that, for the 1996-97 fiscal year, amounts in excess of \$14,000,000 are deposited in the Insurance Fund to repay a specified loan, and amounts that escheat in the 1997-98 fiscal year also shall be deposited in the Insurance Fund in an amount necessary to repay that loan.

This bill would provide that funds subject to escheat under the above provisions that are subject to escheat on or after July 1, 1997, shall be transferred by the Controller to the Department of Insurance for deposit in the Insurance Fund up to the amount that will repay principal and interest on the General Fund loan authorized by the Budget Act of 1996. It would provide that those funds are continuously appropriated for that purpose. It would provide for a transfer to the General Fund on June 30, 1998, and, if necessary, on June 30, 1999. The bill would make related changes.

Since the bill would affect the distribution of insurance rebates ordered under Proposition 103, it would amend Proposition 103 and, thus, would require a $\frac{2}{3}$ vote for enactment.

This bill would also require the Controller to transfer \$10,000,000 from the General Fund to the Insurance Fund in equal payments over 3 years, to commence during the first quarter of the 1997-98 fiscal year, to resolve the issues raised by pending litigation in a specified case concerning the alleged unlawful transfer of money from the Insurance Fund to the General Fund. It would authorize the payment of a sum not to exceed \$50,000 for payment of plaintiffs' attorneys' fees in that case. It would provide for the use of the funds by the Department of Insurance for specified purposes.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 240 (SB 183) M. Thompson. Fish.

Existing law requires any person taking steelhead trout in inland waters to have a steelhead trout catch report-restoration card issued by the Department of Fish and Game and requires cardholders to record certain information on the card relative to fishing. Existing law restricts the use of the revenue from the fees for the cards, until July 1, 1997, to monitoring, restoration, and enhancement of steelhead trout resources. Existing law required the department to make a report to the Legislature by July 1, 1996, regarding the implementation of the catch report-restoration card program.

This bill would specify that cardholders shall record the required information on the card whenever the cardholder finishes fishing for the day, moves to another river or stream, or retains steelhead trout.

This bill would extend the restriction on the use of the revenues for those purposes until July 1, 2002, and would require a report to the Legislature on or before July 1, 2000.

This bill would also declare that it is to take effect immediately as an urgency statute.

Ch. 241 (SB 457) Costa. Controlled substances: forfeitures.

(1) Existing law generally provides that the interest of any registered owner of a boat, airplane, or vehicle which has been used as an instrument to facilitate the possession for sale or sale of specified amounts of specified controlled substances, and all moneys, negotiable instruments, or securities used or intended to be used to facilitate any violation of specified controlled substance offenses are subject to forfeiture. Existing law provides that in all cases where the property is seized and forfeited to a state or local governmental entity and, where necessary, sold, the money forfeited or the proceeds of sale shall be distributed by the state or local governmental entity to specified persons or entities for specified purposes.

This bill would provide, in addition, that the interest of any registered owner of a boat, airplane, or vehicle which has been used as an instrument to facilitate the manufacture of specified amounts of specified controlled substances is subject to forfeiture. In addition, all moneys, negotiable instruments, or securities used or intended to be used to facilitate any of the following would be subject to forfeiture:

(a) The felonious construction, possession, or use of a false compartment with intent to conceal a controlled substance.

(b) The commission by an adult of specified controlled substance offenses involving a minor.

(c) The unlawful possession of specified chemicals with the intent to manufacture specified controlled substances.

The bill would also make conforming or technical, nonsubstantive changes to related provisions. By increasing the penalties for existing crimes, this bill would impose a state-mandated local program. By increasing the amount of money and assets subject to forfeiture and distribution, the bill would make an appropriation.

(2) Existing law provides that money forfeited or the proceeds of sale of property forfeited shall be distributed by the state or local governmental entity to the state or local entity for all expenditures made or incurred by it in connection with the sale of the property, including expenditures for any necessary repairs, storage, or transportation of any property seized.

This bill would expressly include in these reimbursable expenditures any necessary costs for required notice that were incurred by the state agency or local governmental entity in connection with the sale of the property.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 242 (SB 421) Johnson. Education: school finance: Newport-Mesa Unified School District: South Orange County Community College District.

(1) Existing law prescribes a method for the calculation of the revenue limit for each school district for each fiscal year.

This bill would provide that the amounts that, under existing law, should have been allocated to the Newport-Mesa Unified School District in the 1994-95 fiscal year, but that were not received by the district until the 1996-97 fiscal year and beyond due to the bankruptcy proceedings of the County of Orange, shall not be included in revenue limit computations for the 1996-97 fiscal year and future fiscal years. The bill would provide that these amounts be treated as being received by the district in the 1994-95 or 1995-96 fiscal year, or both.

(2) Existing law prescribes a method for the calculation of the revenue limit for each community college district for each fiscal year.

This bill would provide that the amounts that, under existing law, should have been allocated to the Saddleback Community College District, now named the South Orange County Community College District, in the 1994–95 fiscal year, but that were not received by the district until the 1996–97 fiscal year and beyond due to the bankruptcy proceedings of the County of Orange, shall not be included in revenue limit, or full-time equivalent student (FTES) funding, computations for the 1996–97 fiscal year and future fiscal years. The bill would provide that these amounts be treated as being received by the district in the 1994–95 or 1995–96 fiscal year, or both.

(3) This bill would express a legislative finding and declaration that, due to the unique circumstances created by the bankruptcy of the County of Orange and that are addressed by the bill, a general statute cannot be made applicable within the meaning of the California Constitution, and that the enactment of a special statute is therefore necessary.

(4) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 243 (SB 97) Alpert. Civil compromise: crimes against children and elders.

Existing law establishes a procedure for the civil compromise of misdemeanor offenses whereby when a person injured by an act constituting a misdemeanor has a remedy through a civil action, the criminal proceeding may be stayed by the court and the defendant discharged if the victim acknowledges receiving satisfactory compensation for the injury. Civil compromise is not allowed in certain cases, including cases of domestic violence under certain conditions.

This bill would add to those types of cases in which civil compromise is not allowed violations of specified protective orders relating to minors and cases involving elder abuse or child abuse or molestation.

This bill would also incorporate additional changes in Section 1377 of the Penal Code enacted by SB 115 (Ch. 18, Stats. 1997).

Ch. 244 (AB 354) Mazzoni. Class Size Reduction Program: evaluation.

Existing law provides that the State Department of Education shall contract for an independent evaluation of the Class Size Reduction Program to be completed on or before March 28, 2002. Existing law provides that the evaluation shall determine whether this program has been effective in improving pupil achievement and shall identify components of a successful class size reduction program.

This bill would require the Superintendent of Public Instruction and the State Board of Education to develop and submit to the Governor and the Legislature an evaluation research design on or before November 30, 1997. The bill would provide that the primary purpose of the evaluation research design is to provide the method of assessment for the evaluation of pupil achievement resulting from the reduction of class size in kindergarten and grades 1 to 3, inclusive.

This bill would also require the evaluation research design to include the method of assessment for the evaluation of secondary issues related to the Class Size Reduction Program, as specified.

This bill would require an evaluation research design to be developed in cooperation with an advisory panel for submittal to the State Board of Education. The advisory panel would include parents, teachers, administrators, school board members, and representatives from the State Board of Education and the Governor's Office of Child Development and Education. The bill would require the advisory panel to advise as to the estimated cost and duration of the evaluation.

This bill would provide that costs related to the evaluation research design and advisory panel shall be funded from the existing Class Size Reduction Program administrative budget within the State Department of Education.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 245 (AB 442) Gallegos. Real estate loans.

The Real Estate Law requires a real estate broker who negotiates a loan to be secured by real property to deliver to the borrower a statement in writing containing certain information about the terms and costs of the loan, as specified.

This bill would provide that these requirements may be satisfied in the case of a federally regulated residential mortgage loan if the borrower receives a “good faith estimate” pursuant to the federal Real Estate Settlement Procedures Act, all applicable disclosures required by the federal Truth in Lending Act, and a disclosure with respect to loans with balloon payment provisions, as specified.

Ch. 246 (AB 788) Thomson. Local government finance: county audits for special districts: reclamation districts.

(1) Under existing law, a county auditor shall either make or contract with an accountant to make an annual audit of the accounts and records of every special purpose district within the county for which an audit is not otherwise provided, under specified conditions. Existing law further authorizes a special district to replace the annual special audit with a biennial audit covering a 2-year period, or with an audit covering a 5-year period under certain circumstances. Existing law exempts a special district from the requirement of an annual audit if the financial statements are audited by the Controller to satisfy federal audit requirements.

This bill would authorize a board of supervisors to replace a special district audit with a financial review, in accordance with specified federal definitions, of a special district under certain circumstances.

(2) Under the existing Reclamation District Act, the board of trustees is the governing body of a water reclamation district. The board is required to elect one of its members as its president, and one of its members, or any other person, as its secretary. Under existing law, the treasurer or treasury of the county in which the whole or the greater portion of the land of a district is situated have a variety of district functions relating to bonds, warrants, property sale, and other fiscal matters.

This bill would designate the county treasurer as ex officio treasurer of the district unless the board, by resolution, and with the written consent of the county treasurer, appoints a district treasurer. The bill would set forth the procedures to be followed if the resolution to appoint a district treasurer is adopted. This bill would create a state-mandated local program, by imposing new duties on county treasurers.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 247 (AB 848) Cunneen. Child care.

Existing law requires the Superintendent of Public Instruction to adopt rules and regulations pursuant to the Child Care and Development Services Act (the act) and rules, regulations, and guidelines to facilitate the funding and reimbursement procedures required by the act.

This bill would require those rules, regulations, and guidelines to permit reimbursement for interest paid by contractors on private sector debt financing for the purchase, lease-purchase, repair, or renovation of child care and development facilities owned or leased by contractors providing center-based care. The bill would require the Superintendent of Public Instruction to adopt regulations requiring contractors to demonstrate that the amount of interest paid in a year on private sector debt financing for those purposes does not exceed the value obtained by the state in the use of the facilities during the year for the child care and development services program. The bill would require the regulations to include, but not be limited to, specified methods of demonstration that may be used by contractors.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 248 (AB 927) B. Thompson. Libraries.

(1) Existing law requires Los Angeles County to transfer back to a city or library jurisdiction that is withdrawing from the Los Angeles County free library system, that

portion of the property tax proceeds attributable to properties located within the withdrawing city or library district and specified surrounding jurisdictions being used for Los Angeles County free library purposes. Existing law also requires that the personal and real property used for Los Angeles County free library purposes within the withdrawing city or library jurisdiction be transferred to the city or library district upon their request, as specified.

This bill would include within these provisions Riverside County and cities and library jurisdictions withdrawing from the Riverside County free library system. To the extent the bill would thereby impose new duties upon Riverside County, those duties would be a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 249 (AB 1178) Davis. Consumer representation.

Existing law provides that certain advertising related practices are unlawful, and makes a violation of those provisions a misdemeanor as well as grounds for civil actions.

Among other things, it is unlawful for a nongovernmental entity to solicit information, or the purchase of a product or service, or a contribution by means of a mailing that contains a symbol that implies a government connection unless it has consent of a government entity, the solicitation bears a statement on its face, or the envelope or outside cover contains a specified notice.

This bill would specify that the nongovernmental entity either must have consent of a government entity, or the solicitation must bear a statement on its face and the envelope or outside cover must contain a specified notice.

Existing law makes it unlawful for a person to make an untrue or misleading statement in connection with the offering or performance of a homestead filing service. Existing law also requires specified disclosures by those services, and limits the fee charged to \$25.

This bill would impose similar requirements for homeowners' exemption filing services and assessment appeal application filing services, except that no fee limit would be imposed for the latter.

Since a violation of these provisions would be a crime, the bill would impose a state-mandated local program by creating new crimes.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 250 (AB 1261) Baugh. Household goods carriers: violations.

(1) Under existing law, a member of the California Highway Patrol, upon reasonable belief that any vehicle is being operated in violation of the Vehicle Code or in an unsafe condition, may require the driver of the vehicle to stop and submit to an inspection of the vehicle, and its equipment, license plates, and registration card.

Under the Household Goods Carriers Act, only those household good carriers who have been issued permits under that act are entitled to engage in the business of transporting certain goods for compensation.

The bill would authorize any traffic officer to stop any commercial, rental vehicle and inspect certain documents to determine whether the driver is in violation of the Household Goods Carriers Act if the officer has probable cause to believe that the vehicle is being operated in violation of that act. Because a refusal to submit to the inspection would be an infraction, the bill would impose a state-mandated local program by creating a new crime.

The bill would require a copy of any citation for a violation of the above-described offenses to be submitted by the department that employs the traffic officer to the

Director of the Consumer Services Division of the commission and would provide for an administrative hearing regarding the citation.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 251 (AB 1263) Poochigian. Instructional materials: adoption.

Existing law requires the State Board of Education (state board) to adopt basic instructional materials for use in kindergarten and grades 1 to 8, inclusive, for use by governing boards of school districts. The state board is also required to adopt procedures for the submission of basic instructional materials, including a procedure for the submittal of instructional materials for adoption in specified subject areas at least every 2 years. Existing law requires items placed on a listing of instructional materials to remain on the list from the date of the adoption of the item until a date established by the state board, but requires that date to be the earlier of not more than 8 years from the date of adoption of the item or the date on which the state board adopts instructional materials based upon a new or revised curriculum framework.

This bill would change that procedure by providing that instructional materials may be submitted for adoption by the state board in specified subject areas not less than 2 times every 6 years and in other specified subject areas not less than 2 times every 8 years. The bill would require the state board to ensure that curriculum frameworks are reviewed and adopted in each subject area consistent with the 6 and 8 year submission cycles and that the criteria for evaluating instructional materials developed by the curriculum development and supplemental materials commission are consistent with criteria used by the state board in reviewing and adopting or recommending for adoption basic instructional materials.

This bill would provide that the date established by the state board for continuing items on the list of instructional materials shall be not more than the earlier of 6 years from the date of adoption for specified subject areas and 8 years from the date of adoption for other specified subject areas or the date on which the state board adopts instructional materials based upon a new or revised curriculum framework. The bill would authorize the state board to delete from the lists any instructional material that did not receive an order from any district during the previous 2 years.

This bill would make conforming changes to existing provisions of law.

Ch. 252 (SB 47) Kopp. Transportation: Capitol Corridor Joint Powers Authority: tolls.

(1) Existing law authorizes the establishment of the Capitol Corridor Joint Powers Board, subject to being organized when at least 2 of specified jurisdictions elect to appoint members to the board.

This bill would, instead, authorize the establishment of the Capitol Corridor Joint Powers Authority when at least 2 of specified jurisdictions execute a joint powers agreement for the purpose of assuming responsibility for intercity passenger rail service in the Capitol Corridor and elect to appoint members to the board.

(2) Existing law requires the Department of Transportation to collect tolls on state-owned toll bridges.

This bill would, not later than 60 days after the effective date of the bill, require all those tolls to be based on the number of axles on a vehicle or that total number of axles on a vehicle plus a drawn trailer or vehicle.

(3) Existing law specifies the disposition of revenues derived from increasing to \$1 the tolls on bridges within the jurisdiction of the Metropolitan Transportation Commission.

This bill would delete the current toll and would, not later than 60 days after the effective date of the bill, set forth a specific uniform toll schedule for all bridges under the jurisdiction of the Metropolitan Transportation Commission, based upon the number of axles on a vehicle.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 253 (SB 138) Kopp. Open meetings: local agencies.

The Ralph M. Brown Act generally requires that the meetings of legislative bodies of local agencies be conducted openly. The act defines “meeting” for purposes of the act and expressly excludes certain activities from the application of the act.

This bill would provide that the act does not apply to the attendance of a majority of the members of a legislative body at an open and noticed meeting of a legislative body of another local agency. The bill would also provide that the act does not apply to the attendance of a majority of the members of a legislative body at an open and noticed meeting of a standing committee of that body, provided that the attending members of the legislative body who are not members of the standing committee attend only as observers.

The act authorizes the legislative body to use video teleconferencing, as defined, in connection with any meeting or proceeding authorized by law, as specified. The act limits this teleconferencing to the receipt of public comment or testimony and to deliberations of the legislative body.

This bill would change references to video teleconferencing to refer instead to teleconferencing, and would define that term as a meeting of individuals in different locations, connected by electronic means, through either audio or video, or both. The bill would expand the purposes for which teleconferencing may be used in a meeting or proceeding, and would require the teleconferenced meeting or proceeding to comply with all requirements of the act and all otherwise applicable provisions of law relating to a specific type of meeting or proceeding.

The act requires the legislative body of a local agency to provide the time and place for holding regular meetings.

This bill would instead require each legislative body of a local agency, except for advisory committees and standing committees, to provide the time and place for holding regular meetings.

The act requires the legislative body of a local agency to give mailed notice of regular meetings and special meetings, as specified, to any person who has filed a written request for the notice.

This bill would instead require that, upon receipt of a written request, which must be made annually, the legislative body or its designee shall cause a copy of the agenda, or a copy of all the documents constituting the agenda packet, of any meeting to be mailed to the person making the request. This requirement would impose a state-mandated local program. The bill would permit the legislative body to establish a fee not to exceed the cost of providing the service.

The act permits the legislative body to take action on an item of business not on the agenda when $\frac{2}{3}$ of the legislative body, or all of the legislative body if less than $\frac{2}{3}$ are present, determines that there is a need for immediate action on an item that came to the attention of the body subsequent to the posting of the agenda.

This bill would permit that determination to be made by a $\frac{2}{3}$ vote of the members of the legislative body present at the meeting or by all the members if less than $\frac{2}{3}$ are present.

The act permits a special meeting to be called by the presiding officer of the legislative body or by a majority of the members of the legislative body by delivering personally or by mail written notice to each member and local news media requesting notice in writing.

This bill would permit the notice to be delivered personally or by any other means.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 254 (AB 180) Torlakson. County employees: retirement.

The County Employees Retirement Law of 1937 authorizes the Contra Costa County Board of Supervisors to adopt a Tier Two retirement benefit program for county officers and employees.

This bill would authorize that board to adopt a specified Tier Three retirement benefit program.

Ch. 255 (AB 216) Wayne. Criminal procedure: appeal.

Existing law specifies the cases that the people may appeal from a judgment or order of an inferior court, in an infraction or misdemeanor case, to the superior court of the county in which the inferior court is located.

This bill would add to these cases the imposition of an unlawful sentence, whether or not the court suspends the execution of sentence. The bill would define "unlawful sentence" for these purposes. The bill also would provide that the defendant shall have the right to counsel in the people's appeal of an unlawful sentence under the same circumstances that he or she would have under existing law for a similar appeal from a felony conviction. By providing the right to counsel in these appeals, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 256 (AB 237) Figueroa. Workers' compensation: vocational rehabilitation services: fees.

(1) Existing law requires the Administrative Director of the Division of Workers' Compensation to establish a vocational rehabilitation unit, that includes appropriate professional staff, and that has specified duties, including a requirement to establish the maximum aggregate permissible fees for evaluation, plan development, and job placement services.

This bill would instead establish a fee schedule that would permit up to \$3,000 for vocational evaluation, evaluation of vocational feasibility, initial interview, vocational testing, counseling and research for plan development, and preparation of a specified form and \$3,500 for plan monitoring, job seeking skills, and job placement research and counseling, but in no event would the aggregate of these categories exceed \$4,500.

(2) Existing law provides that if the employee is determined to be a qualified injured worker, and the employer notifies the injured worker that the employer will be unable to provide modified or alternative work to that injured worker, the qualified rehabilitation representative and the employee, jointly, shall develop an agreed-upon vocational rehabilitation plan. Existing law further provides that these plans shall be completed within an 18-month period after approval of the plan and shall not include a period of job placement exceeding 60 days.

This bill, instead, would provide that these plans shall not include a period of job placement exceeding 60 days unless the plan is exclusively utilizing transferable skills and experience for direct placement activities, in which case, the period of job placement may be up to 90 days.

Ch. 257 (AB 299) Ducheny. Motorcycles: safety program: vessels: fees.

(1) Under existing law, the Department of Motor Vehicles is required, until December 31, 1997, to collect an additional \$2 initial and renewal registration fee for every motorcycle subject to registration, which fees are used for a motorcycle safety program. Those provisions are to be repealed on January 1, 1998.

This bill would extend the date for collecting the additional fees to December 31, 2002, and the repeal date to January 1, 2003.

(2) Existing law requires the owner of each vessel requiring numbering, as specified, to file an initial application for a number with the Department of Motor Vehicles or with an agent authorized by the department on forms approved by the department, as specified. The form is required to be accompanied by a fee of \$9, except that an owner of a vessel registered outside this state who is submitting an application for registration in this state is required to pay a fee of \$37.

This bill would require that, in addition to the fees specified above, the initial application for a certificate of number be accompanied by a \$5 fee for original

registrations that become due on an even-numbered year and a \$10 fee for original registrations that become due between December 1 and December 31 of an odd-numbered year.

(3) Existing law, until January 1, 1998, requires a certificate of number for a vessel to be renewed before midnight of the expiration date every year by presentation of the certificate of number last issued for the vessel or by presentation of a potential registration card issued by the department. Until January 1, 1998, the fee for renewal is \$5 per year. On and after January 1, 1998, the certificate of number is required to be renewed before midnight of the expiration date every second year, and the fee for renewal is \$10 for each 2-year period.

This bill would, instead, require that an application for renewal of a certificate of number that expires before, and is renewed before, December 30, 1997, be accompanied by the \$5 fee specified above. On or after September 1, 1997, applications for renewal of certificates of number that expire on or after, or are renewed on or after, December 31, 1997, would be for 2 years and would be required to be accompanied by the \$10 fee specified above.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 258 (AB 317) Ortiz. Foster care.

Existing law provides for the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which payments are made on behalf of low-income children placed in foster care, including certain qualified placements with relatives. Existing law also provides for the Aid to Families with Dependent Children (AFDC) program, under which each county provides cash assistance and other benefits to qualified low-income families. Payment rates under this program are lower than that provided for under the AFDC-FC program.

Existing law requires the State Department of Social Services, if federal approval is obtained, and if counties agree to participate, to establish 5-year pilot projects in 5 specified counties. The projects involve only specified dependents of the court who are placed with relatives and who are receiving federal AFDC-FC payments. Existing law requires the department and the pilot counties or an entity under contract to conduct an evaluation of the pilot projects, to be provided to the Legislature and the Governor.

This bill would include Sacramento County and other counties that submit a plan and secure department approval among the counties that may agree to participate. This bill would provide that the pilot project shall be deemed a success if at least 75% of the children participating achieve permanent placement. The bill would require the evaluation of the pilot projects to be provided to the Legislature and the Governor 3 years following implementation.

Ch. 259 (AB 380) Pacheco. Courts: constitutionality of state laws.

(1) Existing law sets forth the duties of trial courts in actions and proceedings, as specified.

This bill would require the Judicial Council, on or before January 1, 1999, to adopt a rule of court providing that, upon entry of judgment in a contested action or special proceeding in which a state statute or regulation has been declared unconstitutional by the court, notice of entry of judgment is mailed to the Attorney General, and a certificate of that mailing is placed in the court's file in the cause. The bill would impose a state-mandated local program by requiring new duties of trial court personnel. The bill would also provide that the Attorney General has the right to intervene and participate in any appeal of a case in which the notice described above was required, as specified, but has no direct right of appeal. The bill would require the Attorney General to file a statement, as specified, with the Legislature and Judicial Council if he or she elects not to intervene in the appeal.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 260 (AB 477) Leonard. Explosives: incendiary device: permits.

(1) Under existing law, a person is required to apply for and obtain a permit to manufacture, sell, receive, store, possess, transport, or use explosives. Existing law prohibits the issuance of this permit to any person prohibited from owning or having in his or her possession or control any firearm and any person convicted of specified offenses.

This bill would require the issuing authority, for purposes of determining whether a person meets the prescribed criteria for denial of a permit, to obtain 2 sets of fingerprints from all persons applying for a permit pursuant to these provisions and to submit the fingerprints to the Department of Justice. The bill also would require the department to make inquiries regarding the criminal background of applicants for a permit. By imposing new duties on local governmental agencies, this bill would impose a state-mandated local program.

(2) Existing law makes it a misdemeanor or a felony for any person to possess any flammable, explosive, or combustible material or substance, or any device in an arrangement or preparation, with intent to willfully and maliciously use this material, substance, or device to set fire to or burn any structure, forest land, or property. Existing law also makes it a felony to possess, manufacture, or dispose of a firebomb.

This bill would recast these provisions by deleting the provisions related to a "firebomb" and incorporating "incendiary device," as defined. By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 261 (AB 578) Martinez. Public utilities: electrical restructuring.

(1) The existing restructuring of the electrical services industry provides for the authorization of direct transactions between electricity suppliers and end use customers, subject to implementation of nonbypassable charge, and for the creation of an Independent System Operator and Power Exchange. An Oversight Board is also created to, among other things, oversee the Independent System Operator and Power Exchange, and to determine the composition and terms of service and to appoint the members of the governing boards of the Independent System Operator and the Power Exchange.

This bill would rename the Oversight Board the Electricity Oversight Board. This bill would authorize the Governor to designate one of the voting members of the Oversight Board as chairperson, provide that 2 voting members shall constitute a quorum, require a majority vote of the voting members for any decision or action of the Oversight Board, and provide that the members of the Oversight Board shall serve without compensation, but may be reimbursed for necessary expenses incurred in the performance of their duties.

(2) Existing law requires the Oversight Board to take the steps necessary to ensure the earliest possible incorporation of the Independent System Operator and the Power Exchange as separately incorporated public benefit, nonprofit corporations under the Corporations Code.

This bill would set forth certain authority of the Oversight Board, permit the Oversight Board to adopt as emergency regulations, regulations adopted within 120 days of the effective date of this bill, subject the Oversight Board to specified open meeting

requirements, and require the voting members of the Oversight Board to file financial disclosure statements with the Fair Political Practices Commission.

(3) Existing law required the Independent System Operator to adopt inspection, maintenance, repair, and replacement standards for the transmission facilities under its control no later than March 31, 1997.

This bill would extend this deadline to September 30, 1997, and would require the Independent System Operator to report to the Oversight Board regarding the development and implementation of these standards, at such times as the Oversight Board may specify.

(4) Existing law requires the Independent System Operator, in consultation with certain agencies, to provide a report to the Legislature within 6 months after the Federal Energy Regulatory Commission approval of the Independent System Operator.

This bill would require the Independent System Operator to also provide this report to the Oversight Board.

Since existing law makes any public utility, as defined, and any corporation other than a public utility, that violates the Public Utilities Act guilty of a misdemeanor, and the provisions of the bill would be within the act, this bill would impose a state-mandated local program by creating a new crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 262 (AB 666) Ortiz. State property.

Existing law authorizes the Director of General Services to lease real property owned by the state within a specified core area of Sacramento and not under the jurisdiction of any other state agency, for purposes consistent with the Capitol Area Plan under terms and conditions that the director deems appropriate.

This bill would also authorize the director to sell this real property to a joint powers authority created by the Department of General Services and the City of Sacramento. The bill would also specifically authorize the director to sell property to the joint powers authority if specified deed restrictions are included in the conveyance, at a price that is determined to be its fair market value, and with terms that have been determined to be appropriate to stimulate timely development to meet the goals set forth in the 1997 update of the Capitol Area Plan.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 263 (AB 757) Escutia. Infant safety.

Existing law prohibits a commercial user, as defined, from remanufacturing, selling, leasing, or placing in the stream of commerce, among other things, a full-size or non-full-size crib, as defined, that is unsafe for any infant using the crib. Under existing law, a full-size or non-full-size crib is unsafe when it does not conform to certain regulatory standards, or when it has specified dangerous features or characteristics.

Existing law provides for the licensure and regulation of health facilities and child day care facilities, which includes day care centers and family day care homes. A willful or repeated violation of those provisions is a crime.

This bill would, on or after July 1, 1998, prohibit a child day care facility from using or having on the premises of the facility any full-size or non-full-size crib that is unsafe for any infant using the crib, except as specified. Unsafe for purposes of this provision has the same meaning as provided under the above prohibitions applicable to a commercial user.

Existing law requires health facilities and midwives to provide information and instructional materials relating to shaken baby syndrome, if available, free of charge to parents or guardians of newborns, and requires the State Department of Social Services to provide this information and instructional materials, if available, free of charge to child care providers upon licensure and at the time of a site visit. Existing law does not require persons or agencies to provide duplicative or redundant materials.

This bill would require information and instructional materials relating to sudden infant death syndrome to be provided to parents or guardians of newborns by hospitals or midwives, to hospitals and to child care facilities by the State Department of Health Services in a camera-ready typesetting format, and to family day care homes and certain other child day care facilities by the State Department of Social Services.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 264 (AB 820) Brewer. Local government operations: videotape retention.

Under existing law, unless otherwise provided by law, the head of a city department may destroy any city record, document, instrument, book, or paper, under his or her charge, without making a copy thereof, after the same is no longer required, except those records less than 2 years old, among specified others. Existing law further authorizes the head of a department of a city, county, or city and county, public safety communications center, or the head of a special district to destroy recordings of telephone and radio communications maintained by the department or the special district after 100 days. Existing law also authorizes the destruction of duplicate records, as defined, less than 2 years old.

This bill would authorize the head of a department to destroy recordings of routine video monitoring, as defined, after 1 year. The bill would also include recordings of routine video monitoring among those duplicate city records permitted to be destroyed before 2 years.

Ch. 265 (AB 866) Thomson. Human services: Solano County: pilot program.

Existing law provides for various health and social services for eligible individuals.

Existing law requires Placer County, with the assistance of the appropriate state departments, to implement a pilot program in Placer County, upon approval by that county, for the funding and delivery of services and benefits through an integrated and comprehensive county health and human services system.

This bill would enact similar provisions for a pilot project in Solano County.

This bill would make its provisions inoperative on July 1, 2002, and would repeal them as of January 1, 2003.

Ch. 266 (AB 1132) Alby. Restitution.

(1) Existing law requires the Director of Corrections, in any case in which a prisoner owes a restitution order or a restitution fine, to deduct specified amounts from the wages and trust account deposits of the prisoner, and to transfer those amounts to the State Board of Control for direct payment to the victim or deposit in the Restitution Fund.

This bill would require any compensatory or punitive damages awarded by trial or settlement to a prisoner in connection with a civil action brought against any jail, prison, or correctional facility, or any official or agent thereof, to be paid directly, after payment of reasonable attorney's fees and litigation costs approved by the court, to satisfy any outstanding restitution orders or restitution fines against the prisoner. The bill would require the Department of Corrections to notify the victims of the crime for which the prisoner was convicted concerning the pending payment of any compensatory or punitive damages. The bill also would authorize the Director of Corrections to deduct an administrative fee of 5% of any amount paid from a prisoner settlement or award in satisfaction of an outstanding restitution order or fine.

(2) Existing law authorizes the Director of the Youth Authority to release any trust funds of a ward committed to the authority in his or her possession for any purpose when authorized by the ward. When the sum held in trust for any ward exceeds \$500 the amount in excess may be expended by the director pursuant to a lawful order of a court directing payment of the funds without the authorization of the ward.

This bill would require the Director of the Youth Authority to deduct the balance owing on a restitution order or restitution fine from the trust account deposits of a ward, and to transfer that amount directly to the victim or the State Board of Control for deposit

in the Restitution Fund. The bill also would require any compensatory or punitive damages awarded by trial or settlement to a minor or adult committed to the Department of the Youth Authority in connection with a civil action brought against any jail or correctional facility, or any official or agent thereof, to be paid directly, after payment of reasonable attorney's fees and litigation costs approved by the court, to satisfy any outstanding restitution orders or restitution fines against the minor or adult. The bill would require the Department of the Youth Authority to notify the victims of the crime for which the minor or adult was committed concerning the pending payment of any compensatory or punitive damages. The bill also would authorize the Director of the Youth Authority to deduct an administrative fee, as specified.

Ch. 267 (AB 1152) Poochigian. Juveniles: escape.

(1) Under existing law, any person in custody in, or committed to, any of enumerated county juvenile facilities who escapes or attempts to escape from the facility or during transportation to or from the facility, is guilty of a misdemeanor punishable by imprisonment in the county jail for up to one year; and if escape is made by means of force or violence, by imprisonment in the county jail for up to one year or by imprisonment in the state prison.

This bill would provide that a minor on probation who removes an electronic monitor and, for more than 48 hours, violates the terms of probation with respect to the monitor, is guilty of a misdemeanor. This bill would also provide for restitution for damaged or discarded electronic monitoring equipment, as specified. Because the bill would establish a new crime and impose additional duties on local agencies it would create a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that for certain costs no reimbursement is required by this act for a specified reason.

However, the bill would provide that, if the Commission on State Mandates determines that the bill contains other costs mandated by the state, reimbursement for those costs shall be made pursuant to those statutory procedures and, if the statewide costs does not exceed \$1,000,000, shall be payable from the State Mandates Claims Fund.

Ch. 268 (AB 1196) Shelley. Juveniles: placement of dependent children.

Under current law, a child may be determined to be a dependent child and removed from the physical custody of his or her parents. In those cases, the child may be placed with a relative if appropriate. In determining whether a placement is appropriate, consideration must be given to certain factors.

This bill would include among those factors the ability of the relative to facilitate implementation of all elements of the case plan and to provide a permanent home for the child if the child cannot return home, whether any person residing in the home has a history of prior violent criminal acts or has been held responsible for child abuse or neglect, and the safety of the relative's home. This bill would require a county social worker to conduct a safety assessment of the relative's home.

Since county social workers would be required to consider additional matters with respect to the placement of the child and conduct a safety assessment, this bill would impose a state-mandated local program.

Existing law requires a court order changing or modifying a previous order and removing a minor from a parent, guardian, relative, or friend and directing placement in a foster home or commitment to a private or county institution, to be made only after a noticed hearing on a supplemental petition filed by a probation officer.

This bill would require, in case of placement with a relative, that the supplemental petition by the probation officer contain facts sufficient to show that placement with a relative is not appropriate. By imposing additional duties on a probation officer, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 269 (AB 1215) Mazzoni. Long-term care.

Existing law provides for the licensure and regulation of residential care facilities for the elderly, as defined, and community care facilities, as defined, administered by the State Department of Social Services. Existing law provides for the licensure and regulation of health facilities, as defined, including long-term health care facilities, administered by the State Department of Health Services. Existing law also provides for the regulation of adult day health care centers, as defined, administered by the Department of Aging or the State Department of Health Services pursuant to an interagency agreement.

Under existing law, the Health and Welfare Agency consists of the State Departments of Health Services, Mental Health, Developmental Services, Social Services, and Alcohol and Drug Abuse, the Departments of Aging, Rehabilitation, and Community Services and Development, and the Employment Development Department. The agency also includes the Office of Statewide Health Planning and Development and the State Council on Developmental Disabilities.

This bill would require the Health and Welfare Agency, in consultation with certain other state agencies, to prepare a report on the long-term care programs that provide services to adults and are administered by the state departments within the agency, and to submit the report to the Legislature by January 1, 1999. It would require the report to include information regarding an inventory of long-term care programs, options for the integration of key programs administered by different state departments, options for integrating licensure functions for long-term care facilities, including community care facilities and health facilities, and a timetable for implementation of these options.

Ch. 270 (AB 1542) Ducheny. Welfare reform.

Existing law provides for the Aid to Families with Dependent Children (AFDC) program, under which each county provides cash assistance and other benefits to qualified low-income families. The AFDC program is funded, in part, by the federal Temporary Assistance for Needy Families (TANF) program, subject to federal requirements. Each county is required to pay a share of the cost of both aid grant and administrative costs for the AFDC program.

This bill would rename that program the California Work Opportunity and Responsibility to Kids (CalWORKs) program and would recast provisions relating to the funding and administration of that program and other social services programs. This bill would impose work participation requirements and time limits upon the receipt of aid.

This bill would provide that a community college shall provide various educational services to CalWORKs recipients. Because the bill would impose additional responsibilities upon community college districts, the bill would impose a state-mandated local program.

This bill would require the establishment of job creation and development programs for CalWORKs recipients and other low-income individuals.

This bill would also permit counties to implement various types of CalWORKs demonstration projects.

Existing law, the Child Care and Development Services Act, provides for the operation of child care and development programs. Existing law also contains provisions for child care for AFDC recipients. This bill would revise funding allocations and eligibility requirements for the provision of child care services and provisions regarding the administration of those services.

By imposing additional duties on counties and school districts, this bill would impose a state-mandated local program.

Existing law establishes eligibility requirements for benefits under the AFDC program, including limitations on the amount of income and resources that may be available to an eligible applicant or recipient.

This bill would revise eligibility requirements and apply them to the CalWORKs program.

By revising eligibility standards for receipt of benefits for this continuously appropriated funded program, this bill would result in an increase in appropriated funds, thereby making an appropriation. By increasing amounts of income and resources that will not be considered in determining CalWORKs recipient eligibility, the bill would increase the class of persons eligible for the CalWORKs program, and so would impose a state-mandated local program. This bill would also revise cost-of-living adjustments under that program.

Existing law provides for the reduction of aid payments under the AFDC program in the case of prior overpayments.

This bill would revise the method of calculating the reduction of those aid payments, thereby resulting in the increase of funds continuously appropriated for the CalWORKs program, resulting in an appropriation.

Existing law provides for procedures for the collection and distribution of child support owed or paid to custodial parents who are recipients of benefits under the AFDC program.

This bill would make revisions in these procedures.

This bill would also impose a state-mandated local program by requiring each county to provide diversion services, as described, as an alternative to CalWORKs benefits under certain circumstances.

Existing law, the Greater Avenues for Independence (GAIN) program, requires the provision of various employment training services to AFDC recipients.

This bill would recast these provisions to refer to welfare-to-work activities and would revise service and participation requirements. By imposing additional duties on counties in the provision of these services, this bill would result in a state-mandated local program.

Existing law provides for the federal Food Stamp Program, under which each county distributes food stamps provided by the federal government to eligible households.

This bill would establish the Electronic Benefits Transfer Committee to oversee the development and implementation of a statewide electronic benefits transfer system, which would apply to food stamps and other benefits, and would require counties to contract for the provision of certain benefits through the system.

Existing law provides for employers to pay contributions into the Employment Training Fund at a specified rate, and generally requires money in the fund to be allocated by the Employment Training Panel only for specified job training purposes.

This bill would provide for allocation, by the panel, of \$20,000,000 from the Employment Training Fund each year for training programs designed for workers who are current or recent recipients of benefits under the CalWORKs program and for other related purposes, subject to appropriation by the Legislature.

Existing law requires each county to provide aid and health care to its poor and indigent residents not supported by other means. These programs are commonly referred to as county general assistance programs.

This bill would impose certain restrictions upon eligibility for county general assistance programs.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services, pursuant to which medical benefits are provided to public assistance recipients, including AFDC recipients, and certain other low-income persons.

This bill would specify that CalWORKs recipients and individuals who are ineligible for aid under the CalWORKs program but who meet the eligibility criteria for aid under the AFDC program in effect on July 16, 1996, shall be eligible for Medi-Cal benefits. Because counties are responsible for the determination of eligibility for benefits under the Medi-Cal program, this bill, by requiring the provision of Medi-Cal benefits to persons otherwise ineligible for those benefits, would result in a state-mandated local program.

This bill would only become operative when the Budget Act of 1997 is chaptered.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 271 (SB 1296) Lockyer. Civil procedure.

Existing law provides that a cause of action against a person arising from any act of that person in furtherance of the person's right of petition or free speech under the United States or California Constitution in connection with a public issue, as specified, shall be subject to a special motion to strike, unless the court, after considering the pleadings and supporting and opposing affidavits, determines that there is a probability that the plaintiff will prevail on the claim and sets forth the intent of the Legislature in this regard.

This bill would revise the declaration of legislative intent to provide that the section shall be construed broadly and would specify that the section is applicable to any conduct in furtherance of the constitutional right of petition or of free speech in connection with a public issue.

Ch. 272 (SB 112) Kopp. Vehicles: service authorities for the abatement of abandoned vehicles.

(1) Existing law authorizes the establishment of service authorities for the abatement of abandoned vehicles and provides for funding of those authorities with allocations by the Controller from the Abandoned Vehicle Trust Fund. Existing law authorizes a service authority to impose a \$1 service fee on vehicles registered to an owner with an address in the county that established the service authority, as prescribed. Existing law requires any of those funds received by a service authority that are not expended to abate abandoned vehicles pursuant to an approved abandoned vehicle abatement program within 90 days of the close of the fiscal year in which the funds were received to be returned to the Controller for deposit in the Motor Vehicle Account in the State Transportation Fund.

This bill would require, instead, if any funds received by a service authority pursuant to this section are not expended to abate abandoned vehicles pursuant to an approved abandoned vehicle abatement program within 90 days of the close of the fiscal year in which the funds were received and the amount of those funds exceeds the amount expended by the service authority for the abatement of abandoned vehicles in the previous fiscal year, that the fee be suspended for one year, commencing the following January 1.

(2) Under existing law, the Department of the California Highway Patrol is required to provide guidelines for abandoned vehicle abatement programs, including, but not limited to, requiring each service authority receiving funds from the fund to report to the department on a quarterly basis, in a manner prescribed by the department, the manner that the funds were disbursed, and the number of vehicles abated, pursuant to an approved abandoned vehicle abatement program. The report is required to be submitted to the department not later than 90 calendar days following the end of the previous quarter. The Controller is prohibited from making any allocations for a calendar year to a service authority when, among other things, the service authority has failed to provide its quarterly report as required by the department's guidelines. A service authority is required to apportion the funds it receives to its member governmental agencies, based on the percentage of vehicles abated by each agency of the total number of abandoned vehicles abated by all member agencies.

This bill would require a service authority to calculate a formula to apportion 50% of those funds to a member governmental agency based on the percentage of vehicles abated by the governmental agency of the total number of abandoned vehicles abated by all member agencies, and 50% based on population and geographic area, as determined by the service authority, thereby imposing a state-mandated local program.

The bill would require that the quarterly report to the department be submitted, instead, to the Controller.

The bill would also appropriate \$480,000 from the Abandoned Vehicle Trust Fund to the Controller for allocation to the service authorities for the abatement of abandoned vehicles in the City and County of San Francisco and the County of San Benito, from which funds were withheld during the 1997 calendar year by the Controller under the provision specified above, with those allocations to be in an amount equal to the amount that was withheld in that calendar year.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that no reimbursement shall be made from the State Mandates Claims Fund for costs mandated by the state pursuant to this act, but would recognize that local agencies and school districts may pursue any available remedies to seek reimbursement for these costs.

(4) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 273 (SB 113) Lewis. Air pollution: south coast district: school district trip reduction.

(1) Existing law, the Lewis-Presley Air Quality Management Act, establishes the South Coast Air Quality Management District and requires the south coast district to amend a specified rule governing the reduction of mobile source emissions to apply to employers meeting certain employee thresholds and to meet other prescribed requirements.

Existing law provides for the collection of registration fees on motor vehicles, including a \$2 fee, which may be increased to \$4, which may be imposed by the south coast district and used to reduce air pollution from motor vehicles, as specified.

This bill would, until January 1, 2010, or until that south coast district rule governing the reduction of mobile source emissions is repealed, require the south coast district to waive any fee imposed upon a school district for the submission or review of a trip reduction plan or alternative compliance plan. The bill would instead require the south coast district to recover that amount from those vehicle registration fees. By imposing new duties on the south coast district with regard to the use of those fee revenues, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 274 (SB 373) Kelley. Wastewater treatment plant operators: water treatment plant operator certification.

Existing law requires supervisors and operators of municipal or private utility wastewater treatment plants to possess a certificate of competency issued by the State Water Resources Control Board. Wastewater treatment plants are facilities that are used in the treatment or reclamation of sewage and industrial wastes.

Existing law requires all persons responsible for the operation of water treatment plants to possess an appropriate grade certificate issued by the State Department of Health Services. Water treatment plants are facilities that treat or condition a water supply, affecting the physical, chemical, or bacteriological quality of water distributed or otherwise offered to the public for domestic use.

Existing law permits the state board to approve the use of a water treatment plant operator of appropriate grade certified by the department, in lieu of a properly certified wastewater treatment plant operator, where water reclamation is involved.

This bill would instead permit the state board to approve, for supervisors and operators of water recycling treatment plants, the use of a water treatment plant operator of appropriate grade certified by the department in lieu of a wastewater treatment plant operator, provided that the state board may refuse to approve or revoke its approval of

the use of an operator certified by the department if the operator commits certain prohibited acts.

This bill would authorize the department to suspend, revoke, or refuse to grant or renew any operator or operator-in-training certificate to operate or supervise the operation of a water treatment plant and place on probation or reprimand a certificate holder upon any reasonable grounds, including certain designated grounds. The bill would require the department to provide the certificate holder with a hearing prior to revocation of a valid operator certificate.

The bill would require a regional water quality control board having jurisdiction to enforce applicable water reclamation or waste discharge requirements to notify the department in writing if, pursuant to a prescribed inspection, it makes a determination that there are reasonable grounds for not issuing, or for suspending or revoking a certificate of a certified water treatment plant operator who is operating or supervising the operation of a water recycling treatment plant. By requiring the regional boards to notify the department, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 275 (SB 477) Peace. Public utilities: electrical restructuring.

(1) The existing restructuring of the electrical services industry provides for the authorization of direct transactions between electricity suppliers and end use customers, subject to implementation of a nonbypassable charge.

Existing law provides for the issuance of rate reduction bonds for the recovery of transition costs, as defined, by electrical corporations, pursuant to the restructuring of the electrical services industry.

This bill would revise the definitions of "special purpose trust" and "transition property" for purposes of the issuance of the rate reduction bonds, would set forth the method for creating and perfecting a consensual security interest in transition property, and would make various technical changes in these provisions.

(2) Existing law establishes various consumer protections, including the requirement that each entity, other than an electrical corporation, offering electrical service to residential and small commercial customers within the service territory of an electrical corporation register with the Public Utilities Commission, and provide specified information to the commission. These provisions would be repealed on January 1, 2002.

This bill would make legislative findings and declarations regarding the need for restructuring of the electrical industry.

The bill would extend the consumer protection provisions indefinitely, would include electrical corporations, as well as unregulated affiliates and subsidiaries, within the purview of these requirements, and would exempt a public agency that aggregates electrical services pursuant to existing law within its jurisdiction from these requirements.

The bill would expand the registration provisions to require additional information and payment of a registration fee, as specified, and would direct the commission to require any electrical corporation or entity that requires a deposit or advance payment prior to rendering electrical services to procure a performance bond prior to registration. This bill would set forth specified criteria for approval, denial, suspension, and revocation of registration.

The bill would require the commission to adopt rules that contain various standards of conduct for the entities that are required to be registered, and would provide specified rights and remedies for consumers who deal with the registered entities, and sanctions for those entities that violate the applicable provisions. It would require the commission to annually determine the costs of administering the registration program, and other

facets of consumer protection directly related to the direct access transactions of registered entities.

The bill would also require, as specified, the commission to compile and regularly update information on competitive market options to be available to consumers, and require the commission to issue public alerts about unauthorized or fraudulent companies attempting to do business in the state. It would impose additional consumer protections, including requiring the commission to maintain a list of residential customers who do not wish to be solicited.

This bill would reorganize existing law provisions relating to voluntary aggregation of customer electrical loads.

Under existing law, a public utility may not change any rate or alter a classification, contract, practice, or rule unless a showing is made before the commission and a finding is made that the change is justified. The utility is required to furnish its affected customers with notice of its application for approval of the new rate containing, among other information, the mailing address of the commission to which customer inquiries may be made.

This bill would require the notice to also include the e-mail address of the commission, if it is available.

(3) Since existing law makes any public utility, as defined, and any corporation other than a public utility, that violates the Public Utilities Act guilty of a misdemeanor, and these provisions of the bill would be within the act, this bill would impose a state-mandated local program by creating a new crime.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(5) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 276 (SB 448) Sher. Public records.

Existing law, the California Public Records Act, requires that public records, as defined, be open to inspection at all times during the office hours of the state or local agency and that every person has a right to inspect any public record, with specified exceptions. Existing law permits the disclosure of certain public utility customer information for specified law enforcement purposes.

This bill would provide that the act shall not be construed to require the disclosure of specified information concerning utility customers of local agencies, except for specified purposes.

Ch. 277 (SB 789) Sher. Department of Transportation: State Highway Route 109.

Existing law generally requires the Department of Transportation to improve and maintain state highways. As an exception to this requirement, existing law provides that the department is not responsible for the maintenance or operation of State Highway Route 109, except certain segments, and that funds shall not be allocated to any State Highway Route 109 projects, except as provided.

This bill would delete the exceptions currently applicable to State Highway Route 109, thereby making the general requirements as to the responsibilities of the department applicable to that route.

The bill would authorize the department to maintain and operate the segment of State Highway Route 109 within the City of East Palo Alto upon a determination by the department and the city that the segment is in an acceptable state of repair.

Ch. 278 (SB 1137) Kopp. Insurance: viatical settlements.

Existing law contains provisions that regulate viatical settlements, which are agreements between a person owning a life insurance policy on the life of a person with a catastrophic or life-threatening illness or condition and another person by which the policy owner receives compensation or value less than the death benefit of the policy in return for a transfer of the policy or policy benefits.

Existing law imposes various requirements on viatical settlements, and requires persons entering into or soliciting viatical settlements to be licensed.

This bill would specify for that purpose that person includes any natural or legal entity and specifically includes life and disability insurance agents. It would require the life and disability insurance agent to file a declaration that the person's life and disability agent license is valid and in good standing with the Insurance Commissioner. It would also require the life and disability insurance agent to provide copies of all endorsements and appointments received by the agent to engage in the business of viatical settlements. The bill would provide that, if the commissioner determines that the agent's life and disability agent license is invalid or not in good standing, or the agent has failed to submit any fees or proper endorsements or appointments, the commissioner may suspend the agent's ability to transact or otherwise be involved in viatical settlements.

Existing law authorizes the commissioner to adopt rules and regulations to govern viatical settlements.

This bill would require the commissioner to adopt regulations to address those conflicts of interest that may arise, including referrals by viatical settlement brokers to viatical settlement providers who have patterns of unreasonable payments to viators, and regulations restricting the period of time within which a life or disability agent is prohibited from charging or accepting a fee or commission for viaticating a policy previously sold by that agent, as specified.

Because a violation of these provisions would be a misdemeanor, the bill would impose a state-mandated local program by expanding the scope of a crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 279 (SB 123) Peace. Criminal procedure.

(1) Under existing law, a defendant may move for the return of property or to suppress as evidence any tangible or intangible thing obtained as a result of a search or seizure based on specified grounds, including the ground that the search or seizure without a warrant was unreasonable. Existing law permits the motion to be heard at a preliminary hearing, a special hearing, or at a trial, as specified.

This bill would require the motion to be made in writing and accompanied by a memorandum of points and authorities and proof of service. The bill also would require the defendant, with respect to a motion made at the preliminary examination, to file and personally serve on the people the written motion and memorandum of points and authorities at least 5 court days before the date set for the preliminary examination. This bill would additionally authorize the magistrate, at the preliminary hearing, to grant the defendant a continuance to file and serve the motion upon a specified showing.

(2) Existing law provides that the preliminary examination shall be completed at one session unless the magistrate postpones it for good cause, but the postponement shall not be for more than 10 court days unless the defendant personally waives his or her right to a continuous preliminary hearing or the prosecution establishes good cause.

This bill would provide that a request for a continuance of the preliminary hearing by the defendant or his or her attorney of record shall be deemed a personal waiver of the defendant's right to a continuous preliminary examination.

Ch. 280 (SB 292) Committee on Appropriations. Claims against the state: appropriation.

Existing law requires the State Board of Control to report to the Legislature when there is no sufficient appropriation available for the payment of a claim against the state allowed by the board.

This bill would appropriate \$7,034,631.43 from various funds and accounts of the state, as specified, to the Executive Officer of the State Board of Control to pay claims accepted by the State Board of Control.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 281 (SB 1204) Schiff. Youth Authority: mentoring programs: wards.

Existing law specifies the duties of the Department of the Youth Authority, as specified, and authorizes a pilot project with respect to youth mentoring.

This bill would require the Department of the Youth Authority to annually recognize certain exemplary participants in youth mentoring programs, as specified.

This bill would also require the Department of the Youth Authority to annually recognize outstanding achievements of current and former wards of the juvenile court who were committed to state institutions or community-based programs.

Ch. 282 (AB 107) Ducheny. 1997-98 Budget.²

This bill would make appropriations for support of state government for the 1997-98 fiscal year.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 283 (AB 1008) Ashburn. Aid: substance abuse.

Existing state law provides for the Aid to Families with Dependent Children (AFDC) program, pursuant to which qualified families are provided with cash assistance. Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) program to states that participate in the TANF program. Federal law prohibits using TANF block grant funds for aid to a person convicted of a felony related to the possession, use, or distribution of a controlled substance unless a state specifically exempts those persons from this prohibition.

This bill would specify that a person convicted of that category of felony would be ineligible for aid under the AFDC program.

Existing law requires each county to provide aid and care to its indigent residents, with these programs commonly referred to as general assistance programs.

This bill would also provide that an individual ineligible for AFDC benefits pursuant to the bill, and who is in an assistance unit receiving AFDC benefits shall be ineligible for non-health care general assistance benefits.

Existing law provides for the payment of aid under the AFDC program, and authorizes counties to provide for the payment of aid under that program with vouchers and vendor payments in certain circumstances.

This bill would require a county to issue vouchers or vendor payments to an eligible family under the AFDC program if the family includes a member who is ineligible due to a conviction of a felony related to the possession, use, or distribution of a controlled substance, and, by increasing the responsibilities of counties in the implementation of the aid payments, this bill would result in a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 284 (AB 1260) Ashburn. Aid: substance abuse.

Existing state law provides for the Aid to Families with Dependent Children (AFDC) program, pursuant to which qualified families are provided with cash assistance. Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) program to states that participate in the TANF program. Federal law prohibits using TANF block grant funds for aid to a person convicted of a felony related to the possession, use, or distribution of a controlled substance unless a state specifically exempts those persons from this prohibition.

This bill would specify that a person convicted of that category of felony would be ineligible for aid under the AFDC program.

Existing law requires each county to provide aid and care to its indigent residents, with these programs commonly referred to as general assistance programs.

NOTE: Superior numbers appear as a separate section at the end of the digests.

This bill would also provide that an individual ineligible for AFDC benefits pursuant to the bill, and who is in an assistance unit receiving AFDC benefits, shall be ineligible for nonhealth care general assistance benefits.

Existing law provides for the payment of aid under the AFDC program, and authorizes counties to provide for the payment of aid under that program with vouchers and vendor payments in certain circumstances.

This bill would require a county to issue vouchers or vendor payments to an eligible family under the AFDC program if the family includes a member who is ineligible due to a conviction of a felony related to the possession, use, or distribution of a controlled substance, and, by increasing the responsibilities of counties in the implementation of the aid payments, this bill would result in a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 285 (AB 751) Escutia. Class Size Reduction Program.

Existing law provides for class size reduction in kindergarten and grades 1 to 3, inclusive, pursuant to the Class Size Reduction Program. Existing law provides for 2 options for school districts to receive funding under the program. Existing law, for Option One, requires a school district to provide a reduced class size for all pupils in each classroom for the full regular schoolday, as specified, in each grade level for which funding is claimed.

This bill would authorize the State Board of Education to grant a waiver to school districts that cannot provide the facilities for class size reduction, as specified. The bill would require districts requesting a waiver to submit, as specified, a comprehensive plan to mitigate the facilities impact of class size reduction. The bill would permit school districts receiving the waiver to receive Option One funding, as specified.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 286 (AB 1086) Mazzoni. Reading instruction.

Existing law establishes a program to provide each certificated teacher of pupils enrolled in kindergarten and grades 1 to 3, inclusive, with the knowledge and skills necessary to effectively teach pupils to read. The State Department of Education is required to allocate funds appropriated for that program to each school district on the basis of an equal amount per pupil in enrollment statewide in kindergarten and grades 1 to 3, inclusive, as of October 1996. As a condition to receiving funds for that program, each school district must certify, among other things, that not less than 90% of its certificated employees who provide direct instructional services to pupils enrolled in kindergarten or any of grades 1 to 3, inclusive, have received specified in-service training and that funds will be spent by the school district only for the purposes of providing in-service training in reading instruction in the 1996-97 school year.

This bill would repeal most of the existing conditions to receive funding and replace those conditions with new conditions that would include, that funds received pursuant to the program shall be expended only for the purposes of providing programs of in-service training in reading instruction that consist of, and are limited to, specified subjects, as defined, that all teachers of pupils in those grades have received or will receive the training to the extent feasible, as specified, and that funds received for these purposes shall be spent only for programs of in-service training that do not cause a reduction in pupil instructional time and that do not include teacher release time. The bill would delete the limitation of expenditure of funds to the 1996-97 school year.

This bill would also establish a teacher reading instruction development program for grades 4 to 8, inclusive. The bill would require that funds received pursuant to the program shall be expended only for the purposes of providing programs of in-service training in reading instruction that consist of, and are limited to, specified subjects, as

defined, that all teachers of pupils in those grades have received or will receive the training to the extent feasible, as specified, and that funds received for these purposes be spent only for programs of in-service training that do not cause a reduction in pupil instructional time and that do not include teacher release time.

The bill would require the State Board of Education, in consultation with the Commission on Teacher Credentialing, to develop a list of approved contract providers of in-service training in reading instruction and would require the State Department of Education to provide staff support to the board in carrying out these responsibilities. The bill would require that any person or entity that seeks to appear on the list of providers of in-service training in reading instruction to submit an application, as specified. The bill would require the board to establish criteria for the approval of providers of in-service training in reading instruction. The bill would authorize a school district to provide in-service training in reading instruction to its employees using its own current or former employees as instructors if certain conditions are met. The bill would require each school district that receives funding pursuant to these provisions and provides instruction in departmentalized classes for pupils in grades 4 to 8, inclusive, to designate those teachers in each school and at each grade level who are responsible for teaching reading to pupils who have reading deficiencies, or who provide direct instructional services to pupils in reading.

The bill would require the Superintendent of Public Instruction to administer the grant application process and would provide that the minimum grant awarded shall be for no less than \$1,000 and the maximum grant awarded to a school district shall not exceed twice the total amount of funding provided for the purposes of this program in any fiscal year divided by the number of pupils enrolled statewide in grades 4 to 8, inclusive, in that fiscal year, multiplied by the number of pupils enrolled in the school district in those grades.

The bill would provide that the provisions relating to the teacher reading instruction development program for grades 4 to 8, inclusive, would become inoperative on June 30, 2005, and, as of January 1, 2006, would be repealed.

The bill would provide that up to \$150,000 of the Goals 2000 funds allocated in the Budget Act of 1997 to the State Department of Education for state operations may be encumbered by the State Department of Education to administer the bill, thereby making an appropriation.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 287 (AB 1576) Bustamante. Food assistance.

Existing law provides for the federal Food Stamp Program, under which each county distributes food stamps provided by the federal government to eligible households.

This bill would, under specified circumstances, require, effective September 1, 1997, that the State Department of Social Services establish a Food Assistance Program for legal immigrants who are 65 years of age or older or children losing eligibility for food stamp benefits due to Public Law 104-193. The provision would become inoperative July 1, 2000, and would be repealed on January 1, 2001.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 288 (AB 1582) Bowen. Department of Parks and Recreation: California Conservation Corps: Budget Act of 1997: state park system.

(1) Prior Budget Acts have authorized the expenditure of funds for the operation and support of the Department of Parks and Recreation and the California Conservation Corps.

This bill would prescribe procedures for the operation and funding of the department and the corps during the 1997-98 fiscal year, as specified. The bill would prescribe related matters.

(2) The bill would require the department to submit annual reports to the Legislature describing the allocation and expenditure of specified funds.

(3) The Governor's Mansion and the Stanford House State Historic Park are historical units of the state park system.

This bill would define "suitable residence" for purposes of provisions pertaining to the Governor's Mansion and provide that the residence may include the Stanford Mansion.

- (4) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 289 (AB 1584) Prenter. Local funding.

(1) Existing law establishes in each county treasury a Supplemental Law Enforcement Services Fund (SLESF). Existing law requires the county auditor and city treasurer to monthly detail and summarize allocations from the county's or city's SLESF, as applicable, in a written report filed with specified local officials. On or before September 1, 1998, and annually on or before September 1 thereafter, the auditor and treasurer are required to file with these officials a consolidated written report of the same nature as the monthly report regarding SLESF allocations for the entirety of the immediately preceding fiscal year.

This bill would cause the provisions relating to supplemental law enforcement funding to become inoperative on July 1, 2000, and to be repealed on January 1, 2001. The bill would also recast the requirements regarding these reports and require that a summary of the annual reports be submitted by the Supplemental Law Enforcement Oversight Committee in a format developed by the Controller, in conjunction with specified organizations, to the Controller on or before October 15, 1998, and each year thereafter. This requirement would impose a state-mandated local program.

(2) The bill would state the intent of the Legislature that at least \$100,000,000 be appropriated in fiscal years 1998–1999 and 1999–2000 to fund supplemental local law enforcement funding provisions.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

- (4) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 290 (AB 1589) Pringle. Local government: finance.

(1) Existing law generally requires the county auditor, in each fiscal year, to allocate property tax revenue to each local jurisdiction in an amount equal to the sum of that amount of revenue allocated to that jurisdiction in the prior fiscal year, and that jurisdiction's portion of the annual tax increment, as defined. Existing property tax law modifies this general provision by requiring that, for purposes of determining property tax revenue allocations in each county for the 1992–93 and 1993–94 fiscal years, the amounts of property tax revenue deemed allocated in the prior fiscal year to the county, cities, and special districts be reduced in accordance with certain formulas. It requires, for the 1992–93 and 1993–94 fiscal years, and each subsequent fiscal year, that the revenues not allocated to the county, cities, and special districts as a result of these reductions be transferred to the Educational Revenue Augmentation Fund (ERAF) in that county for allocation to school districts, community college districts, and the county office of education. For the purpose of determining the total annual revenues of a special district that provides fire protection or fire suppression services, specified moneys are excluded for the determination of total annual revenues, including any appropriation by a board of supervisors pursuant to a specified authorization for fire protection received by the district.

This bill would provide that, for purposes of determining the total annual revenues of a special district that provides fire protection or fire suppression services, in counties that contract with the state to protect state responsibility areas, the total amount of all funds, regardless of the source, that are appropriated to a special district, including a fire department, pursuant to specified authorizations for fire protection, are excluded.

This bill would, for purposes of making the determination required by existing reduction formulas with respect to the amount allocated for fire protection activities from a specified fund in the 1992–93 fiscal year to a special district engaged in those activities, for counties of the second class, specify that an amount “allocated” to that

district means an amount or revenue identified for transfer to that district, rather than the amount actually received by the district pursuant to that transfer.

This bill would state that these amendments do not constitute a change in, but are declaratory of, existing law.

(2) Existing property tax law prohibits a county auditor, for the 1994–95 fiscal year and each fiscal year thereafter, from reducing the amount of ad valorem property tax revenue that is deemed allocated in the prior fiscal year to any of certain types of local library entities for purposes of increasing the amount of ad valorem property tax revenues allocated to a different jurisdiction.

This bill would clarify that this prohibition does not preclude a county auditor from allocating ad valorem property tax revenues to the county's Educational Revenue Augmentation Fund, rather than to a library entity as described in existing law, as a result of a reduction made pursuant to specified statutes in the 1992–93 and 1993–94 fiscal years in the amounts of property tax revenue deemed allocated to that entity in the fiscal years prior to those fiscal years. This bill would specify that these clarifying provisions do not constitute a change in, but are declaratory of, existing law.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 291 (AB 1591) House. Vehicles: Registration and transfer fees.

(1) Existing law imposes a \$27 registration fee for the privilege of operating on the public highways in this state any vehicle of a type that is subject to registration.

This bill would, on and after November 1, 1997, increase that fee to \$28.

(2) Existing law sets forth a schedule of fees imposed for the transfer of vehicles.

This bill would increase those fees on September 1, 1997, on July 1, 1998, and on July 1, 1999, as specified.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 292 (AB 1592) Leonard. Personal income taxes: renter's credit: budget implementation.

The Personal Income Tax Law authorizes various credits against the taxes imposed by that law, including a refundable credit for qualified renters. A "qualified renter," generally, is an individual who was a resident of this state and who rented and occupied premises in this state as a principal residence during at least 50% of the taxable year. This credit is suspended, under existing law, until January 1, 1997.

This bill would suspend the renter's credit until January 1, 1998.

This bill would take effect immediately as a tax levy.

Ch. 293 (SB 271) M. Thompson. State Lands Commission revenues.

Under existing law, with specified exceptions, revenue, money, and remittances received by the State Lands Commission are required to be applied to specified obligations in a prescribed order, including specified amounts deposited in the General Fund. Those provisions also contain provisions pertaining to the California Sea Grant Program.

This bill would repeal those provisions.

The bill would provide that the revenue, money, and remittances be applied first to the General Fund to make specified payments, then to the California Housing Trust Fund in the amount of \$2,000,000 each fiscal year, and then, as specified, to the Resources Trust Fund that the bill would create. The bill would create the Salmon and Steelhead Trout Restoration Account in the trust fund and create the Natural Resources Infrastructure Fund as an account in the trust fund. The bill would provide for the allocation of trust fund money between the account and the infrastructure fund, as prescribed. The bill would prescribe the uses of the money in the account and the infrastructure fund and specify related matters. These provisions would become inoperative July 1, 2003, and be repealed January 1, 2004.

The bill would provide for the Department of Fish and Game to grant funds from the account for fish habitat projects, as specified, subject to specified requirements.

The bill would relocate the provisions pertaining to the California Sea Grant Program.

The bill would require the Controller to transfer the sum of \$29,549,000 in revenue, money, and remittances received by the commission in the 1996–97 fiscal year to the General Fund.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 294 (SB 391) Solis. Health.

Existing law authorizes the Department of Food and Agriculture to establish a program designed to provide eligible persons with coupons that may be exchanged for fresh, nutritious foods at farmers' markets pursuant to a program established by federal law, the WIC Farmers' Market Nutrition Act of 1992.

This bill would delete this authority and would instead authorize the State Department of Health Services to establish this program.

Existing law specifies that the provisions requiring the implementation of the Comprehensive Perinatal Outreach Program shall become inoperative July 1, 1997, and shall be repealed on January 1, 1998, unless a later enacted statute revises or repeals that date.

This bill would repeal the provision repealing the program.

Existing law requires the Secretary of the Health and Welfare Agency to establish an Office of Rural Health, or an alternative organizational structure, in one of the departments of the Health and Welfare Agency to promote a strong working relationship between the state government and local and federal agencies, universities, and other entities, develop health initiatives, and maximize the use of existing resources relating to health services.

This bill would, until July 1, 1998, require that council, through the Office of Statewide Health Planning and Development, to develop and administer a program of grants for projects located in rural areas, as determined by the council.

Existing law provides for the allocation of funds to local lead agencies for the implementation of tobacco use prevention programs, and specifies that no local lead agency shall receive an allocation of less than \$110,000.

This bill would increase that minimum allocation limit to \$150,000.

Existing law specifies that the provisions requiring the implementation of the Tobacco Use Prevention Program shall become inoperative July 1, 1997, and shall be repealed on January 1, 1998, unless a later enacted statute revises or repeals that date.

This bill would repeal that provision repealing the program.

Existing law specifies that the provisions requiring the implementation of the Cigarette and Tobacco Product Surtax Medical Research Program shall become inoperative July 1, 1997, and shall be repealed on January 1, 1998, unless a later enacted statute revises or repeals that date.

This bill would repeal the provision repealing that program.

Existing law specifies that the provisions requiring the reimbursement of selected primary care clinics for the delivery of medical services, including preventative health care and smoking prevention and cessation services, including case management services, to eligible beneficiaries whose income is under 200% of the federal poverty level shall become inoperative July 1, 1997, and shall be repealed on January 1, 1998, unless a later enacted statute revises or repeals that date.

This bill would repeal the provision repealing that program.

Existing federal regulations for the federal Early Intervention Program for Infants and Toddlers with Disabilities requires participating states to establish a state interagency coordinating council in order to receive federal financial assistance.

This bill would prohibit any member of the council from casting a vote on any matter that would provide direct financial benefit to that member or otherwise give the appearance of a conflict of interest.

Under existing law, the California Early Intervention Services Act, various state departments provide coordinated services to infants and toddlers with disabilities and their families. Existing law requires early intervention services to be provided directly to eligible infants and toddlers and their families through the regional center system and the local education agency system. Under existing law, the act will repeal on January 1, 1998, unless the state terminates its participation in a specified federal program before that date.

This bill would require these services to be provided by family resource centers that provide certain services. The bill would extend the operation of the act to January 1, 2000.

Existing law establishes requirements for the certification of radon measurement laboratories, radon testing and consulting specialists, and radon mitigation contracts, and requires the application fees for certification to be deposited into the Radon Contractor Certification Fund.

This bill would instead require these fees to be deposited in the General Fund.

Existing law establishes requirements regarding the issuance of export documents for the exportation of food, drugs, or devices manufactured or produced in this state, and establishes an Export Document Program Fund.

This bill would require all fees collected by the State Department of Health Services pursuant to requests to conduct a voluntary medical device review to be deposited into the Export Document Program Fund and to be expended, upon appropriation, for the purpose of determining if the device is a new device or is substantially equivalent to a current or previously marked device.

Existing law establishes requirements regarding the licensing and regulation of sources of ionizing radiation.

This bill would amend certain of these provisions to notwithstanding a provision contained in the Government Code that prohibits prescribed governmental bodies from paying certain filing fees.

Existing law requires medical expenses to be reimbursed in an amount not to exceed \$25,000 when incurred due to a severe adverse reaction to an immunization required by state law.

This bill would repeal this provision.

Existing law requires, to the extent funds are appropriated, the department to establish and administer a program to provide drug treatments to persons infected with HIV.

This bill would establish additional client assistance provisions applicable if the department utilizes a contractor or subcontractor to administer any aspect of this program.

Existing law requires the State Director of Health Services to develop a list of drugs to be provided under a program for the treatment of the human immunodeficiency virus (HIV) and requires manufacturers of drugs on the list to pay the department a rebate of 15% of the average wholesale cost price of each drug.

This bill would instead require these manufacturers to pay the department a rebate that is equal to the rebate that would apply to the drug under certain provisions of federal law.

Existing law establishes the AIDS Vaccine Research and Development Grant Program.

This bill would repeal certain provisions of law relating to the creation and implementation of this program.

Existing law requires the department and each county to administer a tuberculosis control, prevention, and detention program.

This bill would prohibit individuals housed under this program, other than criminal offenders, from residing in correctional facilities. It would require the department and local health jurisdiction, by January 1, 1998, to identify a detention site for recalcitrant tuberculosis patients for each local health jurisdiction.

Existing law specifies that the provisions requiring the implementation of the Access for Infants and Mothers (AIM) Program and establishment of the continuously appropriated Perinatal Insurance Fund shall become inoperative July 1, 1997, and shall be repealed on January 1, 1998, unless a later enacted statute revises or repeals that date.

This bill would repeal the provision for the repeal of that program, and would make conforming changes to provisions authorizing the Major Risk Medical Insurance Board to adopt regulations for administration of that program.

Existing law requires the State Department of Health Services to maintain a program of maternal and child health.

This bill would authorize the department to maintain a child health program in each county, and to allocate funds to counties for these purposes that submit plans in compliance with minimum standards established by the department.

Existing law provides for various benefits through the implementation of programs for persons with developmental disabilities (consumers) through the State Department of Developmental Services. Existing law provides for the delivery of services to consumers through regional centers pursuant to contracts with the department.

This bill would require the department to contract with an independent agency or organization for the tracking and monitoring of consumers who are moved from state hospitals to the community to ensure that they are receiving necessary services and supports. The bill would require the department to monitor corrective actions taken by regional centers as a result of this tracking and monitoring and to establish a task force to review the findings of the contractor and make recommendations regarding tracking and monitoring.

The bill would provide for the provision of services on an emergency basis when the community placement of a consumer is at risk of failing and admittance to a state developmental center is likely. The bill would require the department to immediately seek admission to a state developmental center when it determines that admission is necessary to protect the health and welfare of the consumer.

This bill would require the department to contract with a nonprofit agency or agencies to provide clients' rights advocacy services, beginning January 1, 1998.

Existing law establishes area boards on developmental disabilities to protect and advocate the rights of all persons in the area who have developmental disabilities.

This bill would require the State Department of Developmental Services, by July 1, 1998, to enter into an interagency agreement with the Organization of Area Boards, on behalf of area boards, under which each area board would conduct life quality assessments of consumers at least once every 3 years or more frequently on the request of a consumer or, when appropriate, a family member, subject to appropriation of funds in the Budget Act.

Under existing law, a consumer who has been determined to be eligible for services by a regional center shall be considered eligible by any other regional center if he or she moves to another location within the state.

This bill would provide for the provision of equivalent levels and types of services when a consumer transfers from one regional center catchment area to another, pending the development of a new individual program plan.

This bill would require the governing board of a regional center to annually contract with an independent accounting firm for an audited financial statement.

Existing law requires the department to annually establish reimbursement rates for developmental services, including reimbursement rates for out-of-home care, with these rates to be reviewed by the State Council on Developmental Disabilities. Existing law requires that, in establishing reimbursement rates for out-of-home care services, one of the cost elements to be included is an adequate amount to be paid to facilities for the basic living needs of a person with developmental disabilities. The department is required to make a redetermination of basic living costs every 3 years, with the first report to be made on March 1, 1999.

This bill would, instead, require that the first report be made by March 1, 2000. The bill would provide for the increase of the rate schedule for the 1997-98 fiscal year based on the amount appropriated in the Budget Act of 1997.

Under existing law, a person cannot be tried or adjudged to punishment while that person is mentally incompetent. Existing law sets forth procedures under which a criminal defendant who was adjudged mentally incompetent and who has regained mental competence, shall be returned to the committing court, and subsequently returned to a hospital or other commitment facility based on a need for continued treatment in order to maintain competence to stand trial.

This bill would revise these procedures, and would require the State Department of Mental Health to report to the Legislature regarding specified time limits.

Existing law states legislative intent that persons committed to a secure facility for mental health treatment shall be placed in Atascadero State Hospital unless unique circumstances preclude the placement.

This bill would instead require Atascadero State Hospital to be used whenever a person is committed to a secure facility for mental health treatment and is placed in a state

hospital at the direction of the department, unless unique circumstances preclude the placement.

Under existing law, the State Department of Mental Health has jurisdiction over 4 state hospitals for the care, treatment, and education of the mentally disordered.

This bill would provide for the commitment of sexually violent predators to Atascadero State Hospital. The bill would limit the number of patients whose placement has been required pursuant to the Penal Code to 980, who may be placed at Napa State Hospital and would limit the hospital's total patient population to 1,200. This bill would require the department to regularly consult with the Napa State Hospital Task Force on proposed policy or structural modifications to the hospital that may affect the Napa community.

This bill would provide for grounds privileges or passes for patients in these state hospitals whose placement has been required pursuant to the Penal Code.

Under existing law, the State Department of Mental Health is required to evaluate each patient committed to state hospitals pursuant to specified provisions of the Penal Code to determine whether they need to be treated in a secure setting, and requires the department to treat all Penal Code commitments and mentally disordered sex offenders who do not require a secure treatment setting as near to the patient's community as possible.

This bill would instead provide that prior to admission to the Napa State Hospital or Metropolitan State Hospital, the department shall evaluate these patients. The bill would provide that patients determined to be a high security risk shall be treated in the department's most secure facilities, and that those patients not needing this level of security shall be treated as near to the patient's community as possible if an appropriate treatment program is available.

This bill would prohibit the admission to Napa State Hospital of patients whose placement has been required pursuant to the Penal Code, until specified conditions are met, except as provided. The bill would prohibit placement of those patients whose placement is required under the Penal Code outside of the perimeter security fence, with certain exceptions, and would limit the number of those patients that may be placed at that facility. The bill would prohibit placement of high security risk patients at Metropolitan State Hospital or Napa State Hospital. The bill would require the department to develop policies and procedures at each state hospital, to notify appropriate law enforcement agencies in the event of a patient escape or walkaway. The bill would require the department to issue a state hospital administrative directive to require patients whose placement has been required pursuant to the Penal Code and other patients within the secured perimeter at each state hospital to wear clothing that enables them to be readily identified.

This bill would state legislative intent to complete the 250-bed addition at Atascadero State Hospital as expeditiously as feasible and to provide funding for the construction phase of this project in the Budget Act of 1998.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, under which qualified low-income persons are provided with health care services.

Existing law provides for extended eligibility for Medi-Cal benefits for a limited time for families whose eligibility for Medi-Cal benefits is terminated due to the loss of eligibility for assistance due to increased hours of employment, income from employment, or the loss of earned income disregards.

This bill would require the department, if federal financial participation is available, to notify beneficiaries of the availability of extended assistance under these provisions to seek a waiver from the federal government to simplify these extended benefits, to contract for an independent evaluation of changes to the program, and to develop a community outreach campaign to inform beneficiaries of the availability of extended benefits. The department would be permitted to implement the community outreach campaign through a contract that would be exempt from approval by the Director of General Services and from the Public Contract Code. The bill would also require the department to monitor participation rates and would, if federal financial participation is available, alter eligibility for these extended benefits. Since each county is required to

determine Medi-Cal eligibility, modification of eligibility for extended Medi-Cal benefits would constitute a state-mandated local program.

The bill would also require the department, not later than 6 months following the effective date of the bill, to create and implement a simplified eligibility process for pregnant women and children, as described.

The bill would also require the department, not later than 6 months following the effective date of the bill, to develop and conduct a community outreach and education campaign to help people learn about and apply for Medi-Cal benefits.

Existing law authorizes the department to enter into contracts with hospitals for inpatient services to be rendered to Medi-Cal program beneficiaries. These contracts are negotiated by the California Medical Assistance Commission.

This bill would create the Medi-Cal Medical Education Supplemental Payment Fund and the Large Teaching Emphasis Hospital and Children's Hospital Medi-Cal Medical Education Supplemental Payment Fund in the State Treasury, to be under the administrative control of the State Department of Health Services, and to consist of moneys from specified sources. The bill would require that moneys deposited in these funds qualify for federal financial participation, and would require moneys in these funds to be paid to specified types of hospitals for medical education costs incurred for services rendered to Medi-Cal beneficiaries. The bill would require the department to obtain federal matching funds to the full extent permitted by law. The bill would provide that these funds shall be continuously appropriated, thereby making an appropriation.

This bill would make these provisions inoperative on June 30, 1999, and repeal them by January 1, 2000.

This bill would state legislative intent that the University of California work with the department and the commission to develop a federal demonstration project to address future funding of graduate medical education in the state, and that implementing legislation be enacted by June 30, 1999. The bill would request the University of California to submit a progress report to the Governor and the Legislature by November 1, 1998.

Existing law relating to the Medi-Cal program requires the State Department of Health Services to establish the County Administrative Cost Control Plan to establish standards and performance criteria to which counties are required to adhere. Existing law authorizes a county to petition the department for an augmentation of its plan in order to implement a plan for the outstationing of one or more eligibility workers at alternative sites in order to facilitate receipt and processing of applications for Medi-Cal eligibility for pregnant women, infants, and children.

This bill would revise the requirements applicable to that petition process and would recast that provision to authorize a county to petition for an augmentation of its county administrative cost control plan to implement a plan for outstationing eligibility workers at all types of outstation locations meeting specified federal requirements.

Under existing law, services covered under the California Children's Services program, when provided to Medi-Cal recipients, prohibited from being incorporated into any Medi-Cal managed care contract entered into after August 1, 1994, and pursuant to specified provisions of law, until 3 years after the effective date of the contract.

This bill would, instead prohibit these services from being incorporated into a contract until August 1, 2000, and would exempt from this prohibition contracts entered into for county-organized health systems in the Counties of San Mateo, Santa Barbara, Solano, and Napa.

Under existing law, low-income children in foster care are covered under the Medi-Cal program.

This bill would require the county child welfare agency with the responsibility for the care and placement of the child, in consultation with the child's foster care giver, to determine whether it is in the best interest of the child to enroll in a Medi-Cal managed care plan. By imposing this requirement on local agencies, this bill would impose a state-mandated local program.

Existing law, under the Medi-Cal program, provides that home and community-based services, in-home medical care services, and early and periodic screening, diagnosis, and treatment for individuals under 21 years of age may be covered if certain conditions are met.

This bill would require that any decision to transfer a child who is being case managed by the California Children's Services program to the home setting, for whom any of the above services has been requested, be made in consultation with the child's California Children's Services program case manager.

Existing law requires the department, in administering the Medi-Cal program, to enter into contracts with manufacturers of drugs for the best price and requires that the contract provide for an equalization payment amount to be remitted to the department quarterly. The law requires that the department submit an invoice to each manufacturer for the equalization payment based on supporting data.

This bill would require transmittal of the invoice and the supporting data within 30 days of the federal Health Care Financing Administration's file of manufacturer rebate information, would establish procedures for the calculation and payment of rebate interest, and would provide a procedure for contesting the invoice amount. This bill would establish certain collection procedures for rebate payments, including default and termination provisions. The bill would establish procedures for availability of drugs upon prior approval.

Existing law provides that drugs of any manufacturer who did not renew or enter into a contract within a prescribed period of time would be available only through prior approval.

This bill would delete this provision.

Existing law authorizes Medi-Cal reimbursement for transitional inpatient care, as defined, in general acute care hospitals and other specified health facilities.

Existing law provides, however, that, for the initial 2 years following implementation of reimbursement for this care, transitional inpatient care shall be made available only to persons 18 years of age or over, and that this care shall not be available to patients in acute care hospitals defined as small and rural.

This bill would indefinitely extend these limitations.

Existing law imposes certain requirements regarding the implementation of prior authorization procedures for the provision of services under the Medi-Cal program.

This bill would require the department to use certain criteria to identify providers to be placed on prior authorization for noninvasive testing procedures.

Existing law requires the department to administer certain provisions related to child health and disability prevention programs.

This bill would require the department to report to the Legislature by January 1, 1998, regarding prescribed data with respect to the programs.

Under the Medi-Cal program, the department is required to make supplemental payments to certain disproportionate share hospitals based on specified criteria. Existing law generally defines a disproportionate share hospital as a hospital that has proportionately higher costs, volume, or services related to the provision of services to Medi-Cal or other low-income patients than the statewide average. Payments are made from moneys paid by hospitals into the Medi-Cal Inpatient Payment Adjustment Fund, with this fund being continuously appropriated for specified purposes, including, for the 1994-95 and 1995-96 fiscal years, an annual transfer of \$239,757,690, and for the 1996-97 fiscal year and each fiscal year thereafter, an annual transfer of \$229,757,690, to the Health Care Deposit Fund.

This bill would provide that the amount to be transferred each fiscal year subsequent to the 1996-97 fiscal year to the Health Care Deposit Fund would be \$154,757,690.

By increasing the amount available in the fund for appropriation to disproportionate share hospitals, this bill would make an appropriation.

This bill would authorize a local initiative entity that has performed unanticipated work resulting in additional costs attributable to the development of its local initiative health delivery system to file a claim with the department under the disproportionate share hospital reimbursement provisions for the costs due to delays in start dates.

Existing law requires a prepaid health plan to maintain financial records and to have an independent annual audit or additional audits, and requires the department to perform routine auditing of prepaid health plan contractors and affiliated subcontractors providing services under the Medi-Cal program.

This bill would require the department to make only the final report of each external review available to the Legislature within 30 calendar days of completion, and to the public upon request.

This bill would require the department to implement a management information and decision support system to integrate data from managed care plans to monitor and evaluate the quality of care, to provide the Legislature with annual progress reports, and to provide the Legislature with system or information access with the most cost-effective technology available.

Existing law requires each county to provide aid and medical care to indigent persons. These programs are known as county general assistance programs.

Existing law prescribes a formula under which counties must provide minimum aid grant levels for general assistance recipients, but specifies that counties may reduce these levels by, among other things, the monthly actuarial value of up to \$40 per month of medical care. A recent court decision held that this provision permitted a county either to make the aid grant reduction or not provide any medical care if it chose not to make the reduction.

This bill would provide that, notwithstanding this court decision, this provision was not intended, and shall not be construed, to give a county or city and county specified authority relating to the provision of health care services, except that this provision would cease to be implemented if, and only to the extent that, a final court decision holds that the provisions imposes a state-mandated local program.

This bill would also declare that it confirms and is declarative of, rather than a change in, existing law.

Existing law, operative until July 1, 1997, and repealed on January 1, 1998, provides for the provision of perinatal services, perinatal outreach, coordination, and expansion services, provides limitations on the use of funds from the Health Education Account in the Cigarette and Tobacco Products Surtax Fund for purposes of the perinatal outreach, coordination, and expansion services.

This bill would repeal the provision for the repeal of that program.

Existing law contained in the California Health Care for the Indigent Program (CHIP) provides, operative until July 1, 1997, and repealed on January 1, 1998, for the allocation of money from the Cigarette and Tobacco Products Surtax Fund to the counties to provide health care benefits, and requires each county that receives CHIP funds to submit reports containing specified information to the State Department of Health Services.

This bill would repeal the provision for the repeal of that program, and would make conforming changes to provisions for the administration of the program.

This bill would authorize the Director of Finance to authorize the augmentation or reduction of amounts appropriated in the Budget Act for the programs authorized by this act if the funds in the Cigarette and Tobacco Products Surtax Fund are insufficient to support the Budget Act appropriations for the programs authorized by this act, and, by authorizing the augmentation of those appropriated funds, this bill would result in an appropriation.

This bill would specify that the State Department of Health Services may adopt emergency regulations to implement this bill.

This bill would specify that funds appropriated in the Budget Act of 1999 for certain tobacco use prevention media campaign grant programs shall be available for expenditure only until July 1, 2000, and would make funds appropriated in the Budget Act of 1997 for the Tobacco Use Prevention Program and for the rural health improvement grant program established by this bill available for expenditure until July 1, 1999. By extending the period those appropriations would be available for expenditure, this bill would result in an appropriation.

Existing law requires the department to administer certain programs relating to AIDS.

This bill would authorize the department to use the sum of \$1,600,000 appropriated pursuant to Item 4260-111-0001 of the Budget Act of 1997 for the extension of the term of contracts with entities receiving funds in the 1996-97 fiscal year to provide HIV testing services, would authorize the department to amend these contracts for the 1997-98 fiscal year, and would authorize advance payments not to exceed 25% of the expected funding,

thereby making an appropriation. This provision would become inoperative on July 1, 1998, and would be repealed on January 1, 1999.

Existing law provides for the funding of clinics for the provision of health care under the seasonal and migratory workers program, the rural health services development program, and the expanded access to primary care program.

This bill would require a clinic funded under those programs to provide nonelective primary health care to all persons eligible for these programs who are impacted by a declared emergency or disaster and who present themselves for treatment at the clinic. The bill would require the department to deny payment to any clinic funded by these programs that charges patients for care without utilizing a sliding-fee scale based on income.

This bill would authorize the State Department of Health Services to adopt emergency regulations to implement this act and specified Medi-Cal benefits established by the Budget Act of 1997.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 295 (SB 1320) Sher. Environmental protection.

(1) Existing law required the Director of Environmental Health Hazard Assessment, on or before June 30, 1994, to convene an advisory committee, as prescribed, to conduct a comprehensive review of the policies, methods, and guidelines followed by the boards, departments, and offices within the California Environmental Protection Agency for the identification and assessment of chemical toxicity, as specified.

This bill would delete those provisions and, instead, require the California Environmental Protection Agency, or a board, department, or office within the agency, to enter into an agreement with the National Academy of Sciences, the University of California, the California State University, or any similar institution of higher learning, or any combination of those entities, or with a scientist or group of scientists of comparable stature and qualifications that is recommended by the President of the University of California, to conduct an external scientific peer review of the scientific basis for any rule proposed by any board, department, or office within the agency, and would prescribe procedures for conducting that scientific peer review, as specified.

(2) Existing law requires the Department of Toxic Substances Control to establish specified funding for site operations and maintenance for remedial measures affecting a specified San Gabriel Valley Superfund site, and to deposit sufficient funds to cover the costs of operation and maintenance of carbon absorption treatment systems at the Richwood, Hemlock, and Rurban Homes Mutual Water Companies for 20 years.

This bill would require the department to determine whether it is more economical to provide Richwood residents with a substitute source of water supply than to maintain, operate, or repair a treatment system. If the department determines that a substitute source of water supply is more economical, the bill would allow the expenditure of specified funds to provide Richwood residents with a substitute source of water supply, subject to approval as prescribed.

Ch. 296 (AB 1579) Strom-Martin. Elementary and secondary education: education finance: staff development.

(1) Existing law authorizes school districts to conduct various staff development programs. Existing law authorizes school districts to make school development plans, and to include in those plans staff development activities directly related to the annual school improvement objectives, as specified. Existing law authorizes school districts to offer up to 8 days of staff development during the school year under specified circumstances.

This bill would declare the intent of the Legislature to increase the number of schooldays in a school year by providing funding to school districts to conduct staff development activities, as specified. The bill would require the Superintendent of Public Instruction to provide each eligible school district with a staff development allowance of \$220 per day for each certificated employee of the school district who participates in staff development, as provided by the school district in academic content and instructional methods in the core curricular areas. To be eligible to receive funding, the staff development program provided by the school district would be required, among other specified requirements, to meet local educational priorities, to be consistent with regulations developed by the Superintendent of Public Instruction, and to be offered on days that are not counted as instructional time or days. This provision would be operative in any fiscal year only to the extent funds are provided therefor in the Budget Act.

This bill would require that, each fiscal year, any school district that did not offer 180 days of instruction to pupils in the fiscal year prior to the first fiscal year in which grant funds were received by that school district under the bill to increase the number of days of instruction by one day for each noninstructional day on which the school district conducts staff development programs under the bill until a total of 180 days of instruction to pupils are being offered by that school district, as specified.

This bill would declare the intent of the Legislature to appropriate \$50,000,000 in the Budget Act of 1997 for these purposes.

(2) Existing law sets forth the period of time constituting a school year and a school month. Existing law also sets forth provisions establishing financial incentives for school districts based upon the length of the schoolday and school year in that school district.

This bill would require school districts to notify parents or guardians of pupils of the schedule of minimum days, as specified, thereby imposing a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 297 (AB 1593) Machado. Flood protection.

Existing law provides for state cooperation with the federal government in the construction of specified flood control projects.

This bill would adopt and authorize a specified flood protection project along the American River, at an estimated cost to the state of the sum that may be appropriated by the Legislature for state participation, upon the recommendation and advice of the Department of Water Resources or the Reclamation Board, as prescribed. The bill would specify related matters in connection with that project, and make an additional, technical change.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 298 (SB 804) O'Connell. Education: class size reduction.

Existing law establishes the Class Size Reduction Program to provide funding to school districts to reduce class size in kindergarten and grades 1 to 3, inclusive, to not more than 20 pupils per certificated teacher. A school district establishing a class size reduction program with funds from the program is required to reduce class size at each schoolsite according to specified priorities.

Existing law establishes 2 options under which a school district may apply for Class Size Reduction Program funding. Under Option One, the Superintendent of Public Instruction is required to apportion to each applicant district an amount equal to \$650 per pupil enrolled in classes participating in the program, as specified, for class size reduction, provided the district certifies that it has met certain requirements. Under Option Two, the superintendent is required to apportion an amount equal to \$325 per

pupil enrolled in each class that is reduced, as specified, for at least $\frac{1}{2}$ of the instructional minutes offered per day.

Existing law, for Option One, requires a school district to provide a reduced class size for all pupils in each classroom for the full regular schoolday, as specified, in each grade level for which funding is claimed.

Existing law, for Option One, permits a school district, as a part of the application for funding, to request that the State Board of Education grant the district a 2-year authorization to have a teacher-pupil ratio that averages 1 to 20, inclusive, whether or not each group of 20 pupils is enrolled in separate grades, as specified. Existing law prohibits the board from renewing or extending that authorization, as specified. Existing law authorizes the board to grant the authorization if, among other things, the district submits a plan demonstrating that it will fully meet the requirements pertaining to Option One.

Existing law requires a school district to apply for the Class Size Reduction Program for the 1997-98 school year, and any subsequent school year, by June 30 prior to the new school year.

This bill would change the amount the superintendent is required to apportion under Option One and Option Two to \$800 and \$400, respectively. The bill, for the 1997-98 school year, would permit funding for expanding or adding new classes in the Class Size Reduction Program after the beginning of the 1997-98 school year, as specified. The bill would state the intent of the Legislature that first priority for any funds appropriated for the Class Size Reduction Program in the 1997-98 Budget Act that are not expended for that program be made available, on a one-time basis, for specified class size reduction facilities purposes. The bill would permit Class Size Reduction Program funds to be used for facilities funding for class size reduction for new classes in the Class Size Reduction Program in the 1997-98 school year on a conditional grant basis, as specified.

This bill, for school years subsequent to the 1997-98 school year, would delete the authorization for exceptions to the teacher-pupil ratio. The bill would express the Legislature's intent that the next statewide general obligation bond for school facilities address the overall facilities needs for the Class Size Reduction Program, as specified.

This bill would authorize a school district to implement a program to reduce class size in 3 grade levels at a schoolsite that exclusively enrolls pupils in kindergarten and grades 1 and 2 and, in addition, reduce class size in grade 3 at a schoolsite that exclusively enrolls pupils in grades 3 to 5, inclusive, as specified. The provision would remain in effect until July 1, 1999, as specified.

This bill would require the Controller to develop appropriate instructions for the conduct of audits, as specified, for the purpose of determining the level of compliance with the Class Size Reduction Program.

This bill would change the application deadline for the 1997-98 school year and any subsequent school year to not later than 90 days after the annual Budget Act is chaptered, unless otherwise specified in regulations adopted by the State Board of Education. The bill would prohibit state agencies from reducing the apportionments made to a school district for either the Class Size Reduction Program or the Class Size Reduction Facilities Program during the 1996-97 or 1997-98 school year, if the only reason for the reduction is that an audit included a finding that the school district received Class Size Reduction Program incentive funding for one or more classes having an annual average daily class size, as defined, that was in excess of 20, as specified. The bill would also make conforming changes to related provisions of law.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 299 (AB 1578) Migden. Education Trailer Bill to the Budget Act of 1997.³

(1) Existing law sets forth the title of a specified article of the Education Code as "California State Council on Vocational Education."

This bill would amend that title to conform to the changes described in (2) to (7), inclusive, below.

(2) Existing law creates the California State Council on Vocational Education, consisting of 13 members appointed by the Governor, as specified.

This bill would repeal this provision.

NOTE: Superior numbers appear as a separate section at the end of the digests.

(3) Existing law specifies the membership of the California State Council on Vocational Education.

This bill would repeal this provision.

(4) Existing law requires that the members of the California State Council on Vocational Education serve without compensation and instead receive their actual necessary expenses incurred in the performance of their duties.

This bill would repeal this provision.

(5) Existing law specifies the duties and responsibilities of the California State Council on Vocational Education.

This bill would repeal this provision.

(6) Existing law requires the State Board of Education and the Board of Governors of the California Community Colleges to either accept or reject each recommendation made by the California State Council on Vocational Education and to return to the council, the Governor, and the Legislature any recommendation that has been rejected, together with the reasons for the rejection.

This bill would repeal this provision.

(7) Existing law authorizes the California State Council on Vocational Education to obtain the services of any professional, technical, and clerical personnel to enable it to carry out its functions and to contract for any services necessary to carry out its evaluation functions, as specified.

This bill would repeal this provision.

(8) Existing law requires the Superintendent of Public Instruction to administer state preschool programs and to transmit the numbers of 4-year-old and 3-year-old children enrolled in state preschool programs to the Legislature and the Governor by December 1 of each fiscal year.

This bill would instead require this information to be transmitted to the Legislature and the Governor by February 1 of each fiscal year.

(9) Existing law establishes various programs for the provision of child care to schoolage children. Among those programs is a program to provide funding to applicant public elementary schoolsites according to specified priorities for the purpose of operating extended day care programs.

This bill would establish the Child Care Facilities Revolving Fund in the State Treasury to provide funding for the purchase of new child care facilities for lease to child care and development contracting agencies. The bill would authorize the Superintendent of Public Instruction to transfer state funds appropriated for child care facilities into this fund for allocation for child care and development contractors for the purchase, transportation, and installation of facilities for replacement and expansion of capacity, as specified. The bill would continuously appropriate this fund to the Superintendent of Public Instruction without regard to fiscal year, as specified.

(10) Existing law prohibits contractors who provide schoolage community child care services programs administered by the Superintendent of Public Instruction from being reimbursed more than the maximum reimbursable amount stated in the contract with the State Department of Education.

This bill would require the maximum reimbursable amount to be reduced, as specified, if an extended day care program contractor fails to operate at 98% of the minimum days of operation required in its contract or ceases operating before the end of the contract term.

(11) Existing law permits pupils with low incidence disabilities to receive all or a portion of their instruction in the regular classroom, as specified. Existing law also authorizes the State Board of Education, upon the request of a governing board of a school district or a county board of education, to waive all or a part of any provision of the Education Code or any regulation adopted by the State Board of Education that implements a provision of the Education Code, except as specified.

This bill would require that, notwithstanding any other provision of law, the State Board of Education not approve any waiver of the provision that relates to the full inclusion of pupils with low incidence disabilities.

(12) Existing law, as set forth in Section 8 of Article IX of the California Constitution, requires the state to apply a minimum amount of funding for each fiscal year for the support of school districts, as defined, and community college districts (hereafter the

state's minimum funding obligation under Section 8). Existing law directs that the amount of state funding appropriated in each fiscal year comply with the state's minimum funding obligation under Section 8, and be distributed to school districts, as defined, to community college districts, and to state-operated schools according to a specified formula.

This bill would specify that this provision does not apply to the 1997-98 fiscal year.

(12.5) Existing law requires that the revenue limit for each school district for the 1994-95 fiscal year be reduced by an 11.01% deficit factor, a 10.12% deficit factor for the 1995-96 fiscal year, and a 9.967% deficit factor for the 1996-97 and 1997-98 fiscal years, as adjusted pursuant to a specified statute relating to the calculation of equalization adjustments.

This bill would instead require that adjustment to be made pursuant to a specified statute relating to the calculation of the amount to be appropriated for the minimum constitutional funding obligation for the public schools.

(13) Existing law authorizes only certain pupils who are referred by the county probation department under specified provisions, after an individualized review and certification of the appropriateness of enrollment in the county group home and institution's school or county community school, to be enrolled and eligible for apportionments in county community schools and, for purposes of making apportionments from the State School Fund, to be deemed to be enrolled in a county juvenile hall or camp.

This bill would expand the categories of pupils who are referred by the county probation department under specified provisions that may be enrolled in county community schools and, for purposes of making apportionments from the State School Fund, to be deemed to be enrolled in a county juvenile hall or camp. The bill would make these changes retroactive to July 1, 1996.

(14) Existing law requires the Superintendent of Public Instruction to allocate a specified percentage of funds designated for school districts for the purpose of making equalization adjustments to the base revenue limit of school districts for the 1996-97 fiscal year and to allocate a specified percentage of these funds to county superintendents of schools for the purpose of reducing the deficit factors applied to the revenue limits computed for county superintendents of schools and school districts. Existing law also requires the Superintendent of Public Instruction to allocate the funds for equalization adjustments prior to the allocation of funds for reducing deficit factors.

This bill would delete the requirement that the funds for equalization adjustments be allocated prior to the allocation of funds for reducing deficit factors.

(15) Existing law requires each county superintendent of schools to make specified calculations to determine a base revenue limit for each school district in the county. As part of that computation, existing law requires the Superintendent of Public Instruction to compute a revenue limit equalization adjustment for the 1995-96 fiscal year for each school district's base revenue limit pursuant to a specified formula. The county superintendent of schools, in conjunction with the Superintendent of Public Instruction, is required to compute an equalization adjustment for each school district in the county so that no district's 1996-97 base revenue limit per unit of average daily attendance is less than the 1995-96 fiscal year statewide average base revenue limit for the appropriate size and type of district, as adjusted for inflation.

This bill would instead require the equalization adjustment to result in no school district's 1996-97 base revenue limit per unit of average daily attendance being less than the 1995-96 fiscal year statewide average base revenue limit for the appropriate size and type of district without being adjusted for inflation.

(16) Existing law establishes a program to provide each certificated teacher of pupils enrolled in kindergarten and grades 1 to 3, inclusive, with the knowledge and skills necessary to effectively teach pupils to read. The State Department of Education is required to allocate funds appropriated for that program to each school district on the basis of an equal amount per pupil in enrollment statewide in kindergarten and grades 1 to 3, inclusive, as of October 1996. As a condition to receiving funds for that program, each school district must certify, among other things, that not less than 90% of its certificated employees who provide direct instructional services to pupils enrolled in kindergarten or any of grades 1 to 3, inclusive, have received specified in-service training

and that funds will be spent by the school district only for the purposes of providing in-service training in reading instruction in the 1996–97 school year.

The bill would require the Superintendent of Public Instruction to administer the grant application process and would provide that the minimum grant awarded shall be for no less than \$1,000 and the maximum grant awarded to a school district shall not exceed twice the total amount of funding provided for the purposes of this program in any fiscal year divided by the number of pupils enrolled statewide in grades 1 to 3, inclusive, in the prior fiscal year, multiplied by the number of pupils enrolled in the school district in those grades.

(17) The bill would also require the Superintendent of Public Instruction to administer a grant application process similar to that set forth in (16) above for grades 4 to 8, inclusive.

(18) Existing law requires the governing boards of any 2 school districts that have been requested by a pupil's parent or legal guardian to enter into an agreement for interdistrict attendance to give consideration to the child care needs of the pupil. Existing law requires the governing board of a school district that has entered an agreement for interdistrict attendance of a pupil based upon child care needs and the governing board of any high school district whose feeder elementary school has entered into such an agreement to allow that pupil to remain continuously enrolled in the school district of choice and to attend school through the 12th grade in the same district, subject to specified provisions. These provisions are effective until July 1, 1998.

This bill would extend the effective date of these provisions until July 1, 2003, thereby imposing a state-mandated local program.

(19) Existing law provides that a pupil shall be deemed to have complied with the residency requirements for school attendance in a school district, provided the pupil meets one of the specified requirements, including that one or both of the parents or legal guardians of an elementary school pupil is employed within the boundaries of the school district. Under existing law, the school district within which the pupil's parents or guardians are employed is not required to admit the pupil. The provision permitting school district attendance based upon employment within the boundaries of a school district is effective until July 1, 1998.

This bill would extend the effective date of this provision until July 1, 2003, thereby imposing a state-mandated local program.

(20) Existing law requires the Superintendent of Public Instruction to issue a maximum of 100 grants to school districts maintaining high schools that meet specified requirements for the purposes of planning, establishing, and maintaining partnership academies.

This bill would authorize the Superintendent of Public Instruction to issue a maximum of 155 grants per year for the 1997–98 fiscal year for purposes of planning partnership academies.

(21) Existing law requires county superintendents of schools to compute instructional personnel services units for each school district and county office of education operating special education programs and related services for the purposes of making apportionments for those programs. Under existing law, for the 1996–97 fiscal year, no amount may be allocated for instructional personnel services units for services to children with exceptional needs who are younger than 3 years of age if those units are generated by an extended year program.

This bill would instead apply this provision to funds allocated for the 1997–98 fiscal year.

(21.5) Existing law establishes the California Community Colleges Economic Development Program (EDNet Program), which, with its economic development program centers and industry-driven regional collaboratives, is required to provide specified services and to perform specified functions as participants of regional business resource, assistance, and innovation networks. Under existing law, the program shall become inoperative on June 30, 1998, and as of January 1, 1999, is repealed.

This bill would make the program inoperative on June 30, 1999, and would repeal it on January 1, 2000. The bill would make substantive changes in the provisions governing the program and, among other things, would provide for economic development program centers and participation in industry-driven regional collaboratives, as specified.

The bill would permit allocation from a specified appropriation an amount not to exceed \$10 million from the General Fund for the support of eligible activities if, as a result of the work force improvement services provided to employers, entry-level positions are created within industry clusters, as specified.

In addition, the bill would specify that of the funds appropriated to the ED|Net Program, funding for economic development program centers and economic development program industry-driven regional collaboratives matching requirements shall be waived for services to participating employers who create employment opportunity for recipients of Aid to Families with Dependent Children.

(22) Existing law establishes the Commission for the Establishment of Academic Content and Performance Standards. The commission is required to develop academically rigorous content standards and performance standards to be used in public schools maintaining kindergarten and grades 1 to 12, inclusive. Existing law requires that, on or before October 1, 1997, the commission shall develop and submit the academically rigorous content standards and performance standards for all core curriculum areas and all grade levels to the State Board of Education for approval by the board. Under existing law, the provisions relating to the commission are repealed on July 1, 1998.

This bill would require the commission to develop and submit the academically rigorous content standards and performance standards for the core curriculum areas of reading, writing, and mathematics on or before October 1, 1997. The bill would require, on or before August 1, 1998, the commission to develop and submit the standards for science and history/social science. The bill would provide that the provisions relating to the commission become inoperative on July 1, 1999, and are repealed on January 1, 2000.

(23) Existing law provides for the reimbursement of state-mandated local costs. Existing law appropriates \$50,000,000 from the General Fund as a contingency expenditure, to be authorized by the Department of Finance for allocation as appropriate for the reimbursement of state-mandated cost claims submitted by school districts and county offices of education.

This bill would provide that this appropriation is available without regard to fiscal year.

(24) This bill would declare that, notwithstanding any other provision of law, any and all funds appropriated in 6 specified items of the Budget Act of 1997 are in lieu of amounts that would otherwise be required to be appropriated pursuant to any other provision of law.

(25) Existing law provides for the transfer of money from the General Fund of the state to Section A of the State School Fund, which is that portion of the school fund restricted for elementary and high school purposes.

This bill would provide that, notwithstanding any other provision of law, for the purposes of these provisions, the Superintendent of Public Instruction shall certify to the Controller amounts that do not exceed the amounts needed to fund the revenue limits of school districts, as determined in accordance with specified procedures.

(26) This bill would establish an advisory committee of 6 members that shall assist in the selection of programs to be funded with federal Goals 2000 funds to be evaluated and the development of the evaluation plans, as specified.

(27) This bill would require that, prior to the expenditure or obligation of funds anticipated to be received, pursuant to a specified provision, the governing board of the school district or county office of education to discuss proposals and plans for expenditure of the funds at a public hearing, as specified.

(28) Existing law requires the State Department of Education to implement the standardized account code structure approved by the State Board of Education. Before fully implementing recommendations regarding that structure, existing law requires the standardized account code structure to be tested and the plan for implementation to be revised as deemed necessary by the department pursuant to the tests.

This bill would require that a specified amount of funds appropriated in the bill for the purpose of implementing the standardized account code structure be allocated to Phase I participants to fully fund their contract agreements and grant awards entered into before the 1997-98 fiscal year and to provide funding for a consortium. The bill would also require that a specified amount of funds appropriated in the bill for the purpose of implementing the standardized account code structure be allocated to Phase II participants at the rate of \$5 per unit of average daily attendance, as specified. The bill

would provide that under certain conditions Phase II participants may receive \$75,000 instead of \$5 per unit of average daily attendance.

(29) Under existing law, the Legislature is required to provide for a system of common schools. This bill would appropriate \$518,545,000, as follows:

(a) The sum of \$600,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Los Angeles Unified School District for the purpose of providing an early intervention program for at-risk pupils in grades 6 to 8, inclusive, who are otherwise eligible to be served by The sum of community day schools pursuant to a specified provision of existing law.

(b) The sum of \$16,969,000 from the General Fund to implement the Standardized Account Code Structure, as specified.

(c) The sum of \$2,800,000 from the General Fund to the Kern County Office of Education for a joint communications network plan involving the superintendents of schools of the counties of Kern and San Luis Obispo. The bill would specify the components of this plan.

(d) The sum of \$6,000,000 from the General Fund to the State Department of Education, to be available in the 1997–98 and 1998–99 fiscal years, for development of the statewide pupil assessment instrument, as specified.

(e) The sum of \$98,472,000 from the General Fund for transfer by the Controller to Section B of the State School Fund for the purpose of providing one-time block grants to community college districts for the 1997–98 fiscal year. The bill would specify that the allocations made pursuant to this provision be for the purpose of one-time high-priority instruction equipment and library material replacement, technology infrastructure, or scheduled maintenance and special repairs.

(f) The sum of \$10,000,000 from the General Fund to the Chancellor of the California Community Colleges for allocation as child care facility grants through a request-for-proposal process, as specified.

(g) The sum of \$20,000,000 from the General Fund to the California Community Colleges for the purposes of allocating funds to community college districts for one-time scheduled maintenance/special repair projects for the 1996–97 fiscal year.

(h) The sum of \$1,841,000 from the General Fund to the Controller, to be expended upon authorization by the Department of Finance for allocation as appropriate for the reimbursement of state-mandated local cost claims submitted by school districts for the 1994–95, 1995–96, 1996–97 fiscal years.

(i) The sum of \$4,500,000 from the General Fund to the Commission on Teacher Credentialing for the purpose of providing incentive grant funding to school districts and county offices of education participating in the alternative teacher certification program.

(j) The sum of \$90,646,000 from the General Fund and transferred to the State School Deferred Maintenance Fund to be available for funding of applications received by the Office of Public School Construction for the purposes of payments for K-12 school deferred maintenance projects.

(k) The sum of \$148,159,000 from the General Fund to the Controller as a contingency expenditure, to be authorized by the Department of Finance for allocation as appropriate for the reimbursement of state-mandated local cost claims submitted by local education agencies and community college districts for the 1994–95, 1995–96, and 1996–97 fiscal years.

(L1) The sum of \$59,479,000 from the General Fund to the State Department of Education to cover deficiencies in the 1996–97 fiscal year appropriation for special education growth units and other entitlements, as specified.

(m) The sum of \$920,000 from the General Fund to the Controller for payment of state-mandated local cost claims submitted by school districts pursuant to provisions of law pertaining to schoolbus safety, as specified.

(n) The sum of \$622,000 from the General Fund to the Controller for payment of state-mandated local cost claims submitted by school districts pursuant to provisions of law pertaining to pupil health screenings, as specified.

(o) The sum of \$3,600,000 from the General Fund to the Superintendent of Public Instruction, for allocation pursuant to the High-Risk Youth Education and Public Safety Program, as specified.

(p) The sum of \$25,000,000 for transfer from a specified item of the Budget Act of 1997 to the Child Care Facilities Revolving Fund.

(q) The sum of \$1,000,000 from the General Fund to the Superintendent of Public Instruction for allocation, on a one-time basis in the 1997-98 fiscal year to the La Grand Union High School District for costs associated with the planning and construction of the La Grand Vocational Agricultural Building.

(r) The sum of \$1,225,000 from the General Fund to the Controller for reimbursement of approved claims received from the Richgrove and Allensworth elementary school districts for voluntary desegregation programs, as specified.

(s) The sum of \$750,000 from the General Fund to the Superintendent of Public Instruction for allocation to the California Foundation Museum for the 1997-98 fiscal year for educational purposes, as specified.

(t) The sum of \$50,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Pasadena Unified School District for the 1997-98 fiscal year for a survey and report on child care services, as specified.

(u) The sum of \$500,000 from the General Fund to the Superintendent of Public Instruction for allocation, as specified, in the 1997-98 fiscal year, for the purpose of the after-school youth violence prevention, as specified, for the San Diego Unified School District, the Sweetwater Union School District, the Vista Unified School District, and the South Bay Unified School District.

(v) The sum of \$100,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Los Angeles Unified School District in the 1997-98 fiscal year for allocation to specified schools in the district for the drug awareness programs.

(w) The sum of \$500,000 from the General Fund to the Chancellor of the California Community Colleges for allocation, on a one-time basis in the 1997-98 fiscal year, to the Riverside Community College District for costs associated with the planning of a new campus library.

(x) The sum of \$200,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Fresno Unified School District in the 1997-98 fiscal year for a truancy reduction program, as specified.

(y) The sum of \$300,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Contra Costa County Office of Education, the Merced School District, and the Burbank Unified School District in the 1997-98 fiscal year for the purchase and installation of computers in school libraries for homework help centers, as specified.

(z) The sum of \$175,000 from the General Fund to the Superintendent of Public Instruction for allocation to the La Canada Unified School District in the 1997-98 fiscal year for technology-related costs for the joint use library project, as specified.

(aa) The sum of \$500,000 from the General Fund, to the Superintendent of Public Instruction for allocation to the Los Angeles Unified School District in the 1997-98 fiscal year for education programs at the California Museum of Latino History, Art, and Culture, as specified.

(bb) The sum of \$50,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Lodi School District in the 1997-98 fiscal year for a central coordinator to recruit and train mentors in the establishment of a "Job Shadowing" program, as specified.

(cc) The sum of \$250,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the Napa Valley Unified School District for the Napa County Regional Occupational Center program, as specified.

(dd) The sum of \$2,000,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the Hollywood Entertainment Museum for a multifaceted education program, as specified.

(ee) The sum of \$147,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the San Mateo-Foster City School District for costs associated with specified litigation.

(ff) The sum of \$45,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the South Bay Union School District for a specified science program.

(gg) The sum of \$10,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the Los Angeles Unified School District for extended learning programs as specified, at the Telfair Elementary School.

(hh) The sum of \$3,721,000 from the General Fund to the Superintendent of Public Instruction for reimbursement of the 1995-96 shortfall in year-round incentive grant calculations, as specified.

(ii) The sum of \$700,000 from the General Fund to the Controller for reimbursement of approved claims of the San Francisco Unified School District for court-ordered desegregation, as specified.

(jj) The sum of \$1,101,000 from the General Fund to the Controller for reimbursement of approved claims from the Carlsbad Unified School District and the San Dieguito Union High School District for voluntary desegregation, as specified.

(kk) The sum of \$1,500,000 from the General Fund to the Superintendent of Public Instruction for allocation to Indian education centers in the 1997-98 fiscal year, as specified.

(L1}{L1}) The sum of \$200,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Inglewood Unified School District for a pilot project to enhance instruction in mathematics, as specified.

(mm) The sum of \$12,674,000 from the General Fund to the Controller for reimbursement of approved claims from the East San Jose School District's collaboration, as specified, for voluntary desegregation, as specified.

(nn) The sum of \$1,000,000 from the General Fund to the Superintendent of Public Instruction for allocation to school districts in the 1997-98 fiscal year to ensure children's safety on school playgrounds and reduce playground injuries by upgrading, refurbishing, or replacing school playgrounds and playground facilities.

(oo) The sum of \$100,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the Los Angeles County Office of Education for domestic violence prevention training.

(pp) The sum of \$400,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to school districts to fund 4 community policing school safety pilot projects for a 3-year period, as specified.

(qq) The sum of \$2,000,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to school districts for the California Collaborative for Improving Academic Preparation.

(rr) The sum of \$800,000 from the General Fund to the Superintendent of Public Instruction in the 1997-98 fiscal year for allocation to the Los Angeles County Office of Education for the development of an English language development exam, as specified.

(ss) The sum of \$2,273,000 from the General Fund to the California Public School Library Protection Fund for allocation in the 1997-98 fiscal year to school districts, as specified.

(tt) The sum of \$3,000,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to school districts for specified assistance.

(uu) The sum of \$450,000 from the General Fund to the Superintendent of Public Instruction in the 1997-98 fiscal year to provide incentive grants to school districts to expand the number of middle college high schools, as specified.

(vv) The sum of \$200,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the Santa Clara County Office of Education for a pilot project to enhance mathematics instruction, as specified.

(ww) The sum of \$1,646,000 from the General Fund to the Superintendent of Public Instruction for equal allocation to the San Joaquin County Office of Education for educational and operational costs for the Professional Development Center; technology training for teachers, pupils, and support staff; and reading and mathematics projects.

(xx) The sum of \$125,000 from the General Fund to the Superintendent of Public Instruction for equal allocation in the 1997-98 fiscal year to the Glendale Unified School District for Project YES.

(yy) The sum of \$200,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the Grossmont Unified School District for capital improvements to school facilities in that district.

(zz) The sum of \$100,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997–98 fiscal year to the St. Helena Unified School district for costs associated with the establishment of an agricultural center at St. Helena High School.

(aaa) The sum of \$100,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997–98 fiscal year to the Bellflower Unified School District for the Educational Career Options program at Bellflower High School.

(bbb) The sum of \$395,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997–98 fiscal year to the Lompoc Unified School District for the Cabrillo High School Aquarium expansion project.

(ccc) The sum of \$450,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997–98 fiscal year to the Burbank Unified School District for technology modernization at John Muir Middle School.

(ddd) The sum of \$2,000,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997–98 fiscal year to the Simon Wiesenthal Center Museum of Tolerance for the purpose of providing teacher training on tolerance and diversity.

(eee) The sum of \$500,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997–98 fiscal year to the 100th/442nd/MIS World War II Memorial Foundation for the purpose of providing educational programs for teachers and pupils on the involvement of Japanese Americans in World War II, the Japanese American internment, and civil liberties issues.

(fff) The sum of \$500,000 from the General Fund to the Los Angeles Unified School District for planning and site preparation for the New California Center for Culture, Education, and Economic Development.

(ggg) The sum of \$2,000,000 from the General Fund to the Superintendent of Public Instruction for allocation to specified school districts in the 1997–98 fiscal year, as specified, for school library books, reference materials, laser discs, maps, charts, globes, and materials in an electronic format for school libraries.

(hhh) The sum of \$3,000,000 from the General Fund to the Superintendent of Public Instruction for allocation to specified school districts in the 1997–98 fiscal year, as specified, to be used to purchase computers for use in classroom instruction or to cover any infrastructure improvements necessary to accommodate computers in the classroom.

(iii) The sum of \$170,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Livermore Valley Joint Unified School District in the 1997–98 fiscal year for deferred maintenance, repair, or modernization projects.

(jjj) The sum of \$50,000 from the General Fund to the Superintendent of Public Instruction for allocation to the San Ramon Valley Unified School District in the 1997–98 fiscal year for subsequent allocation to the Greenbrook Elementary School for deferred maintenance, repair, or modernization projects.

(L1}{L1}{L1)) The sum of \$450,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Long Beach Unified School District in the 1997–98 fiscal year for subsequent allocation to specified schools for deferred maintenance, repair, or modernization projects.

(mmm) The sum of \$1,700,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Garden Grove Unified School District in the 1997–98 fiscal year to accommodate computer technology on a wide area network at elementary, intermediate, and high school sites in the district.

(nnn) The sum of \$275,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Walnut Creek School District in the 1997–98 fiscal year to establish at least one science, mathematics, or computer laboratory at each of its 5 elementary school sites.

(ooo) The sum of \$30,000 from the General Fund to the Superintendent of Public Instruction for allocation to the San Bernardino County Office of Education for costs incurred by local education agencies in the 1997–98 fiscal year to work in collaboration with the City of Rancho Cucamonga to develop an after school at-risk youth program.

(ppp) The sum of \$75,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Bobby Duke Elementary School in the Coachella Valley

School District in the 1997–98 fiscal year for costs incurred by the district in its collaboration with the Coachella Boys and Girls Club.

(qqq) The sum of \$250,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Oxnard Elementary School in the 1997–98 fiscal year for costs incurred by the district in participating in a community reading resources project.

(rrr) The sum of \$2,000,000 from the General Fund to the Superintendent of Public Instruction for allocation for costs associated with the Discovery Science Center in Orange County in the 1997–98 fiscal year.

(30) Existing law requires that the revenue limit for each school district and county office of education be reduced by a designated percentage, known as a deficit factor, for each of several specified fiscal years. Existing law provides that, in making revenue limit computations for any fiscal year, the revenue limit for those entities be computed as if each had not been reduced by a deficit factor in previous fiscal years. Existing law directs the Superintendent of Public Instruction to certify to the Controller by July 15th of each year certain ascertainable amounts to be appropriated to local educational entities as an advance apportionment. Existing law directs the Controller each year to transfer certain amounts from the General Fund to Section A of the State School Fund to fund apportionments to local educational entities, as specified.

This bill would direct the Superintendent of Public Instruction to notify local educational entities of the Legislature's intent to consider enacting a deficit factor for the 1998–99 fiscal year, and would declare that, if the Budget Act of 1998 is not enacted prior to the distribution of the advanced apportionment of the 1998–99 fiscal year, the advanced apportionment of that fiscal year shall be calculated based upon the deficit factor for the 1997–98 fiscal year.

(31) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(32) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 300 (AB 1586) R. Wright. State administration. ⁴

(1) This bill would declare the intent of the Legislature to make the necessary statutory changes to implement the Budget Act of 1997 relative to state administration.

(2) Under existing law, the first \$832,765 of revenues that the California Science Center receives each year from parking facilities, rental of museum facilities, or other business activities is required to be deposited in the General Fund. All revenues in excess of that amount are required to be deposited in the Exposition Park Improvement Fund, and upon appropriation, used for improvements to Exposition Park.

This bill would delete the provision requiring the first \$832,765 of those revenues to be deposited in the General Fund, thereby increasing by that amount the funds deposited in the Exposition Park Improvement Fund.

This bill would also prohibit the City of Los Angeles and the County of Los Angeles from imposing any tax upon tickets purchased authorizing the use of parking facilities owned by the California Science Center.

(3) Existing law provides that any person who makes any one of various false claims against the state shall be liable to the state or to the political subdivision for specified damages, costs, and civil penalties, and authorizes the Attorney General to bring a civil action against a person who makes a false claim, as specified.

This bill would specifically designate the above body of existing law the False Claims Act. The bill would create the False Claims Act Fund in the State Treasury, and would provide that proceeds from a civil action or settlement of a claim by the Attorney General pursuant to the False Claims Act shall be deposited into the fund. The bill would provide that, upon appropriation by the Legislature, moneys in the fund shall be used by the Attorney General to support the ongoing investigation and prosecution of false claims. This bill would also make technical, nonsubstantive changes to existing law.

NOTE: Superior numbers appear as a separate section at the end of the digests.

(4) Existing law authorizes any agency of the state to dispose of surplus residential property, according to specified guidelines.

This bill, with a specified exception, would prohibit the Department of Transportation from disposing of any surplus property in the City of South Pasadena prior to January 31, 1998, and would require that the department submit a report to the Legislature by December 1, 1997, on the planned disposition of surplus property in that city.

(5) The Knox-Keene Health Care Service Plan Act of 1975 sets forth the requirements for payment of specified reimbursements to the Commissioner of Corporations by health care service plans applying for licensure under its provisions, and sets forth the amounts and methods of payment of additional types of reimbursements.

This bill would make various revisions to these provisions.

(6) Under the existing Alatorre-Zenovich-Dunlap-Berman Agricultural Labor Relations Act of 1975, the Agricultural Labor Relations Board is established to regulate labor relations between employers and employees engaged in the agricultural industry. Existing law authorizes the board to order an employer to pay monetary relief to an employee for back pay or loss of pay that results from the violation by the employer of the act.

This bill would require any monetary relief ordered by the board pursuant to the act to be paid by an employer to an employee to be collected by the board on behalf of the employee. The bill would require all money collected by the board to be remitted to the employee for whom the board collected the money. The bill would require the board to make a diligent effort to locate any employee for whom the board has collected money. The bill would provide that if the board is unable to locate the employee or the lawful representative of the employee for a period of 2 years after the date the board collected the monetary relief, the board would be required to deposit the money in the Agricultural Employee Relief Fund, which the bill would create as a special fund in the State Treasury.

The bill would continuously appropriate moneys in the fund to the board for the purpose of paying affected employees the unpaid balance of any monetary relief ordered by the board pursuant to the act that is unpaid by the employer, as specified.

(7) Existing law, administered by the Veterans Memorial Commission, authorizes the construction of a memorial to all California veterans on the grounds of the State Capitol. Existing law requires that funds for the construction of the memorial be provided through private contributions. Existing law establishes the Veterans Memorial Account in the General Fund, a continuously appropriated fund, in which moneys received by the commission for purposes of the memorial are deposited.

This bill would authorize, when appropriated by the Legislature, the use of General Fund moneys for the purposes of completing the construction of the memorial.

This bill would repeal the Veterans Memorial Commission, and provisions affecting that commission, as of January 1, 1998.

(8) Existing law establishes the California Tourism Marketing Act which provides procedures for the establishment of an industry-approved assessment and the creation of a nonprofit corporation named the California Tourism Marketing Commission utilizing a referendum process.

Existing law authorizes the Secretary of Trade and Commerce to use records held by the state to establish and maintain an accurate list of businesses to be assessed.

This bill would repeal that provision.

Existing law authorizes the Franchise Tax Board to provide the Secretary of Trade and Commerce, acting within the capacity authorized in the California Tourism Marketing Act, with information relating to specified types of income or franchise tax returns or other records, subject to certain conditions.

This bill would repeal that provision.

Existing law exempts from assessment certain travel agencies and tour operators.

This bill would also exempt small businesses, as defined, and revenues of regular route intrastate and interstate bus service, with prescribed exceptions.

Existing law provides that a person who provides false information concerning an assessment or willfully renders or furnishes false or fraudulent reports, statements, or records is guilty of a misdemeanor punishable by a fine or imprisonment, or both.

This bill would repeal that provision.

(9) This bill would set forth the conditions pursuant to which the Department of General Services and the Department of Consumer Affairs are required or authorized to carry out specified functions relating to state personnel matters, to contracts for personal services, and to services that state agencies are required or authorized to purchase from the department or that the department can provide on a cost-competitive basis. It would specify that these provisions shall remain in effect only until the effective date of the Budget Act of 1998 or June 30, 1998, whichever occurs later.

(10) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 301 (AB 116) Runner. Open meetings: regional water control boards.

Existing law, relating to open meetings of state bodies, as defined, requires a state body to provide notice of its meeting at least 10 days in advance to any person who requests notice in writing.

This bill would, with respect to regional water quality control boards, additionally require notice in writing to be given at least 10 days prior to any and all board hearings to clerks of the city councils and county boards of supervisors, and newspapers with a circulation of at least 10,000, within the board's jurisdiction, as specified. This bill would require each clerk to distribute the notice of the board hearing to all members of the respective city council or county board of supervisors within the regional board's jurisdiction and would thereby impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 302 (AB 210) Hertzberg. Explosive devices.

Under existing law, the punishment for a person who explodes, ignites, or attempts to explode or ignite any destructive device or any explosive with intent to commit murder is imprisonment in the state prison for a period of 5, 7, or 9 years.

This bill would increase the penalty for that crime to life with the possibility of parole.

Ch. 303 (AB 298) Murray. Recording or audiovisual work.

Under existing law, a person is guilty of failure to disclose the origin of a recording or audiovisual work, punishable as a misdemeanor or a felony, when, for commercial advantage or private financial gain, he or she knowingly advertises or offers for sale or resale, or sells or resells, or causes the sale or resale, or rents, or manufactures, or possesses for these purposes, any recording or audiovisual work, the outside cover box or jacket of which does not clearly and conspicuously disclose specified information.

This bill instead would provide that a person is guilty of this crime when the cover, box, jacket, or label of the recording or audiovisual work does not clearly or conspicuously disclose the specified information. The bill would also make clarifying changes to related provisions. By changing the definition of an existing crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 304 (AB 658) Scott. Public employee retirement.

The Public Employees' Retirement Law authorizes various public agencies to enter into contracts for participation in the retirement system.

This bill would authorize the Western Association of Schools and Colleges to enter into a contract for participation if it obtains a specified federal agency opinion regarding the effect of participation on the retirement system's tax exempt status.

Ch. 305 (AB 946) Washington. Crimes: battery: operators of public transit vehicles.

Existing law makes battery against a public transit operator, driver, passenger, or station agent punishable by imprisonment, as specified, or by a fine not exceeding \$2,000, or by both the imprisonment and fine.

This bill would increase the maximum fine to \$10,000.

Ch. 306 (AB 1565) Committee on Budget. Local costs: claims.

Existing law requires the governing board of each school district to adopt a policy authorizing teachers to provide that the parent or guardian of a pupil, who has been suspended by a teacher for specified reasons, attend a portion of a schoolday in his or her child's classroom.

Existing law provides interagency responsibilities for providing services to children with exceptional needs, including requiring counties to provide mental health services when required in a pupil's individualized education program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would appropriate \$940,000 from the General Fund to the Controller for the payment of claims from school districts and county offices of education seeking reimbursement for state-mandated local costs incurred pursuant to the provision requiring the governing board of each school district to adopt a policy authorizing teachers to provide that a parent or guardian of a pupil, who has been suspended by a teacher, attend a portion of a schoolday in his or her child's classroom.

This bill would appropriate \$8,443,000 from the General Fund to the Controller for the payment of claims from counties seeking reimbursement of state-mandated local costs incurred pursuant to the provisions pertaining to interagency responsibilities for providing services to children with exceptional needs.

This bill would appropriate \$7,400,000 from the General Fund to the Controller for payment of claims from school districts and county offices of education seeking reimbursement of the state-mandated local costs incurred pursuant to provisions pertaining to annual parent notification.

This bill would appropriate \$3,488,000 from the General Fund to the Controller for the payment of claims from school districts and county offices of education seeking reimbursement of state-mandated local costs incurred pursuant to provisions pertaining to interdistrict pupil transfers.

This bill would appropriate \$60,179,223 from the General Fund to the Controller for the payment of claims, as scheduled, for reimbursement of state-mandated local costs for various other programs and responsibilities performed by local government agencies.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 307 (AB 1607) Committee on Budget. Judgments and settlement claims against the state.

Pursuant to existing law, the Legislature may make appropriations it deems proper for the payment of claims against the state under certain circumstances.

This bill would appropriate \$13,357,884 from the General Fund to the Attorney General to pay specified judgments and settlement claims against the state, and would specify that any funds remaining from this amount after those payments are made shall revert to the General Fund on June 30 of the fiscal year in which the final payment is made.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 308 (SB 114) Johnson. Pharmacy: dialysis.

Existing law provides for the regulation and licensure of the practice of pharmacy, and authorizes a pharmacist, and a manufacturer, wholesaler, or other supplier of hemodialysis drugs and devices who meet certain prescribed requirements, to distribute dangerous drugs and devices directly to hemodialysis patients pursuant to regulations

adopted by the board. It also, among other things, requires home hemodialysis patients who receive these drugs or devices to complete a full course of home training given by a renal dialysis center licensed by the State Department of Health Services.

This bill would amend these provisions to apply them to dialysis instead of hemodialysis.

Existing law requires home dialysis patients who receive dangerous drugs or devices pursuant to provisions authorizing distribution of dangerous drugs and devices directly to dialysis patients, to have completed a full course of home training given by a renal dialysis center.

This bill would, instead, require the patients to have completed a full course of home training given by a dialysis center.

Existing law authorizes the California State Board of Pharmacy to adopt regulations as necessary to ensure the safe distribution of these dangerous drugs and devices to dialysis patients without interruption of supply, and specifies the contents of the regulations, including, but not limited to, vendor licensing, records and labeling, patient receipts, and patient training.

This bill would delete the provisions specifying the contents of the regulations.

Ch. 309 (SB 156) Johannessen. Real property: acquisition by Wildlife Conservation Board: valuation.

Existing law requires the Wildlife Conservation Board to determine what areas, lands, or rights in lands or waters should be acquired by the state in order to effectuate a coordinated and balanced program resulting in the maximum restoration of wildlife in the state and in the maximum recreational advantages to the people of the state. Existing law requires the board to authorize the acquisition of the real property, rights in real property, water, or water rights as may be necessary to carry out the purposes of the Wildlife Conservation Law of 1947.

This bill would prohibit the purchase price for real property acquired by the board, other than by eminent domain, from exceeding the fair market value of the property, as defined in specified provisions of existing law. The bill would require the fair market value to be set forth in an appraisal that is prepared by a licensed real estate appraiser and approved by the Department of General Services.

Ch. 310 (SB 170) Lewis. Trading stamp companies.

(1) Existing law contains provisions with respect to the regulation of trading stamp companies, including a requirement that a corporation obtain a license from the Commissioner of Corporations to engage in business as a trading stamp company.

This bill would repeal these provisions and enact other provisions governing trading stamp companies and the issuance and redemption of trading stamps. The bill would provide that a willful violation of these provisions is a crime, thereby imposing a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 311 (SB 192) Peace. Vehicles: registration: penalties.

Existing law requires the Department of Motor Vehicles to waive any penalties that may be due for late payment of registration fees for a vehicle that is repossessed and sold at a wholesale motor vehicle auction, as specified, if all registration renewal fees for the vehicle are paid not later than 60 days after the date of sale.

This bill would require the department to waive the specified penalties for a vehicle that is sold through a wholesale motor vehicle auction if immediately prior to the sale the vehicle was registered as a leased vehicle, delivery of the vehicle to the dealer conducting the wholesale motor vehicle auction was not later than 25 days after the termination of the lease, and the date of termination of the lease and the date of delivery to the auction is reported on the application for registration, or application for transfer and registration, in a format that is acceptable to the department.

Ch. 312 (SB 204) Lewis. Insurance.

(1) Under existing law, an insurer may invest in or otherwise acquire or loan upon securities and investments in a foreign country that are substantially of the same kinds, classes, and investment grades as those eligible for investment under the Insurance Code, subject to certain limitations. A domestic insurer with admitted assets in excess of \$500,000,000 may acquire any foreign investment if the insurer abides by specified limits. These limitations restrict the percentage of the insurer's admitted assets in investments that receive specified ratings from the National Association of Insurance Commissioners Securities Valuation Office.

This bill would provide that these limitations apply to foreign investments.

(2) Existing law requires every insurance production licensee, such as an insurance agent or broker, to prominently affix, type, or cause to be printed its license number to every price quotation and print advertisement.

This bill would exempt certain life insurance policy illustrations and cost indexes, which are required by law, from this requirement.

Ch. 313 (SB 357) Rainey. Municipal utility districts: competitive bid contracts.

Existing law requires competitive bidding on all purchases of supplies and materials in excess of \$20,000 for municipal utility districts and permits the board to authorize the general manager of the district to reject all bids and either readvertise or, after the specified vote, purchase the supplies and materials in the open market.

This bill would increase the purchase amount requiring competitive bidding to \$50,000 in any district with a population over 250,000, as annually adjusted by the percentage change in the Implicit Price Deflator for State and Local Government Purchases of Goods and Services for the United States, as published by the U.S. Department of Commerce.

The bill would also permit the board of a district which has owned and operated water distribution or sewage disposal systems for at least 8 years and has a population of 250,000 or more to authorize the general manager to act for the board in determining the lowest responsible bidder and awarding a contract to that bidder where the expenditure required by the bid price is less than \$100,000. The bill would require that when acting for the board, the general manager notify the board of the action taken.

Ch. 314 (SB 481) Dills. Quarter horse racing.

(1) Existing law permits the California Horse Racing Board to adopt rules and regulations of the Pacific Coast Quarter Horse Association and the Pacific Coast Quarter Horse Racing Association for the regulation of quarter horse racing.

This bill would delete the rules and regulations of the Pacific Coast Quarter Horse Association from that authorization.

(2) Existing law provides for the award of breeder premiums, owners' awards, and stallion awards to breeders, owners, and stallion owners of California-bred quarter horses to encourage agriculture and the breeding of high quality horses in this state, and requires that those awards be based upon certain eligible earnings.

This bill would change the definition of "eligible earnings" for those purposes.

Ch. 315 (SB 482) Lewis. Insurance: financial statements.

(1) Under existing law, an insurer doing business in California is required to file specified statements with the commissioner each year in quadruplicate reflecting its financial condition.

This bill would instead require these statements to be filed in triplicate.

(2) Existing law requires a domestic insurer to publish a synopsis of certain matters required to be disclosed, such as the insurer's assets, liabilities, income, expenditures, premiums collected, and other financial information, as specified. The Insurance Commissioner is required to prescribe the matters to be shown in the synopsis by providing printed forms for use by insurers.

This bill would repeal the requirement to disclose these specified matters and the requirements related to the publication of the synopsis.

Ch. 316 (SB 486) Craven. County veterans service centers: interagency agreements.

Existing law establishes various state benefits for veterans, including, but not limited to, programs providing educational and home or farm purchase assistance, and authorizes the Department of Veterans Affairs to assist every veteran of any war of the United States and the dependent of every veteran in presenting and pursuing various claims against the United States arising out of war service, and in establishing any rights under the laws of the United States or this state. Existing law authorizes a county board of supervisors to appoint a county veterans service officer to perform prescribed veteran related services.

This bill would authorize the Department of Veterans Affairs and the Department of Employment Development to enter into interagency agreements by July 1, 1999, with individual counties that elect to participate to provide resources and staff, or both, as necessary to locate within a single facility owned by the participating county, under the coordination of the county veteran service director, a more complete and convenient local service program for veterans that is determined to be nonduplicative and that does not conflict with any federal one-stop service program. The bill would require the veteran service center to be staffed with persons knowledgeable in employment and veterans benefits issues, and to contain all necessary resources, information, forms, and other materials necessary for a veteran to receive full employment assistance and a complete assessment of veterans benefits to which he or she is entitled.

This bill would require the Department of Veterans Affairs and the Department of Employment Development, after consulting with participating counties, to jointly report to the Legislature by January 1, 2002.

Ch. 317 (SB 573) Johnson. City of Newport Beach: tide and submerged lands.

Existing law grants in trust to the City of Newport Beach all tide and submerged lands, whether filled or unfilled, bordering upon and under the Pacific Ocean or Newport Bay, as described, subject to specified conditions.

The legislative grant requires the city to establish a separate tidelands trust fund or separate tidelands trust funds as may be approved by the State Lands Commission and requires the city to deposit in the fund or funds all money received directly from, or indirectly attributable to, the granted tide and submerged lands, including a city tideland capital fund, into which revenues from Parcels A, B, and C, as described, are required to be deposited, to be available only for the acquisition of real property that will further the purposes of the trust.

Existing law creates the Land Bank Fund in the State Treasury, which is appropriated to the commission for the management and improvement of public trust lands. The legislative grant requires a specified percentage of lease revenue from Parcel D, as described, to be deposited in that fund.

This bill would revise the legislative grant to require the city to establish a Tideland Capital Fund, a Tideland Operation and Maintenance Fund, and an Upper Newport Bay Restoration Fund. The bill would require that 80% of the revenues from Parcels A, B, and C be deposited in the Tideland Capital Fund and in the Tideland Operation and Maintenance Fund, allocated as determined by the city, and would require 10% of those revenues to be deposited in the Upper Newport Bay Restoration Fund and 10% in the Land Bank Fund. The bill would prescribe the uses for which the money in the funds could be expended.

The bill would authorize the city to transfer, subject to commission approval, city-owned real property not subject to the public trust to the trust created pursuant to the legislative grant, and to compensate its general fund for any such transfer, as specified.

The bill would require the city, by December 31, 1998, to dedicate as public trust lands to be held subject to the public trust and the provisions of the legislative grant, any lands that the commission has determined have equal or greater value and utility to the public trust than Parcels A, B, and C and that would provide a satisfactory substitution.

The bill would make related changes in the legislative grant.

Ch. 318 (SB 608) Johannessen. County veteran service officers: disbursements to counties.

Existing law authorizes the county board of supervisors to appoint a county veteran service officer, and permits the county to provide the officer with any assistance and facilities that it determines to be necessary. Existing law requires the Department of Veterans Affairs to disburse funds appropriated to the department for the purpose of supporting county veteran service officers pursuant to the annual Budget Act, on a pro rata basis to counties that comply with certain conditions. Commencing January 1, 2001, existing law includes the condition that county funds are allocated to county veteran service officers in an amount not less than that allocated in the 1988–89 fiscal year.

This bill would require the Department of Veterans Affairs to annually determine the amount of new or increased monetary benefits paid to eligible veterans by the federal government attributable to the assistance of county veteran service officers and to annually transmit its determination for the preceding fiscal year to the Department of Finance. The bill would require the Department of Finance to review the Department of Veterans Affairs' determination in time to use the information in the annual Budget Act. The bill would state legislative findings and declarations and encourage the Department of Finance, after reviewing the Department of Veterans Affairs' determination, to consider an increase in the annual budget for county veteran service officers, in an amount not to exceed \$5,000,000 if it is justified.

Ch. 319 (SB 618) Watson. Notaries public: duties: proofs of execution: payment of fees: journal and seal.

(1) Existing law relating to the recording of transfers provides that proof of the execution of an instrument, when not acknowledged, may be made by any party executing the instrument, a subscribing witness, or by specified other witnesses. Existing law relating to the duties of county recorders provides that before an instrument can be recorded, its execution shall be acknowledged, as specified, or proved by a subscribing witness or as otherwise specified, except for a grant deed, other than a trustee's deed or deed of reconveyance, mortgage, deed of trust, or security agreement.

This bill would expand this existing exception with respect to grant deeds to also include quitclaim deeds. The bill would provide a form for a proof of execution, but would not preclude the use of other forms that are substantially similar.

(2) Under existing law, the duties of a notary public include to demand acceptance and payment of foreign and inland bills of exchange, or promissory notes, to protest them for nonacceptance and nonpayment, and to exercise any other powers and duties that may be performed by notaries according to specified laws or commercial usages.

This bill would provide that a notary's duty to exercise other powers and duties under the above circumstances shall exist only with regard to the nonacceptance or nonpayment of bills and notes.

(3) Existing law regulating the functions and duties of notaries public specifies the manner in which a notary shall maintain his or her sequential journal of official acts and official seal, as defined.

Existing law authorizes the Secretary of State to appoint and commission notaries public, as specified, and sets forth the grounds for refusal, revocation, or suspension of a notary's commission by the Secretary of State. Existing law requires the Secretary of State to establish fees to cover the costs of commissioning notaries public and the enforcement of laws governing notaries public.

This bill would require a notary public to keep one active sequential journal of official acts at a time, and the official seal in a locked and secured area, under the direct and exclusive control of the notary, and would further provide that failure to secure the journal or seal shall be cause for the Secretary of State to take administrative action against the commission held by the notary public. The bill would further provide that the journal and seal are the exclusive property of the notary public, and shall not be surrendered to the notary's employer, or any other person, except to the county clerk, or a peace officer, as specified. It would require the notary public to provide the journal for examination and copying, in the presence of the notary public, upon receipt of a subpoena duces tecum or a court order, and would require the notary public to certify copies of portions of the journal, if requested. The bill would also require the notary

public to permit inspection and copying of journal transactions by a duly designated auditor or agent of the notary's employer, with respect to transactions that are directly associated with the employer's business purposes. The bill would provide that, upon the employer's request, the notary shall regularly provide copies of transactions that are directly associated with the employer's business purposes.

This bill would also authorize the Secretary of State to cancel the commission of a notary public if a check or other remittance accepted as payment for the application, commission, and fingerprint fee is not paid upon presentation to the financial institution upon which the check or other remittance was drawn.

Ch. 320 (SB 708) Greene. School facilities: relocatable buildings.

Existing law authorizes the State Allocation Board to approve requests from school districts for the waiver of Field Act provisions requiring approval of plans and relating to the structural safety of school buildings for specified owned and leased relocatable buildings, and specifies that any waiver that will expire on or before September 30, 1996, is extended until September 30, 1997. Those provisions are repealed as of September 30, 1997, at which point other provisions become operative that do not provide for that waiver of the Field Act.

This bill would require that the provisions of the Field Act be met for the specified relocatable buildings that are owned or leased prior to September 30, 1997, and for which no waiver has been granted before September 30, 1997, and be met for relocatable buildings, as specified, that are purchased or leased on or after September 30, 1997. This bill would specify that any waiver granted by the State Allocation Board to a school district, that is in effect on September 29, 1997, is extended until September 30, 2000.

This bill would declare that it is to take effect immediately as an urgency statute and be operative on September 30, 1997.

Ch. 321 (SB 784) Peace. Secured transactions.

Existing commercial law provides for regulation of security interests in personal property and fixtures, and provides that these regulations do not apply to certain transactions.

This bill would additionally exempt a transfer of an interest in a letter of credit from these regulations, other than the rights to proceeds of a written letter of credit.

Ch. 322 (SB 815) Leslie. Tahoe Regional Planning Compact: Transportation District.

Existing law, contained in the bistate Tahoe Regional Planning Compact, among other things, establishes the Tahoe Transportation District, as a special purpose district managed by a board of directors of 6 members appointed by local entities, as prescribed, and authorized to own and operate a public transportation system to the exclusion of all other publicly owned transportation systems in the region and to exercise specified related powers.

This bill would revise the compact to add additional members to the board of directors of the district, as prescribed, and would make related changes. The bill would specify additional powers of the district and related matters.

Ch. 323 (SB 849) Kelley. Water resources.

(1) Existing law authorizes the State Water Resources Control Board to adopt decisions and orders that impose administrative civil liability for prescribed violations of the Water Code.

This bill would authorize the board to apply to the clerk of the appropriate court for a judgment to collect the administrative civil liability that is imposed in accordance with that provision, as prescribed.

(2) Existing law requires an application for a permit to appropriate water to include prescribed information.

This bill would require an application to include sufficient information to demonstrate a reasonable likelihood that unappropriated water is available for the proposed appropriation.

(3) Existing law allows an applicant to appropriate water who has filed a defective application to file an amended and perfected application within 60 days from the date on which the applicant is notified of the defect.

This bill would also allow the applicant to file an amended and perfected application within any additional period of time that the board agrees to. The bill would authorize the board to request additional information with regard to a perfected application to appropriate water for the purpose of clarifying, correcting, or otherwise supplementing the information submitted in connection with the application, as specified. If the applicant does not provide the additional information within the time period allowed, the bill would provide that the application shall be canceled, unless the board allows additional time within which to submit the requested information.

(4) Existing law allows interested persons to file a written protest with regard to an application to appropriate water and requires the protestant to clearly set forth the objections to the application.

This bill would also require the protestant to specifically set forth his or her objections and to state the bases for those objections and would require the protest to be served on the applicant, as prescribed. The bill would authorize the board to request from the protestant additional information to clarify, correct, or otherwise supplement the information required to be submitted in connection with the protest. The bill would require the protestant and the applicant to make a good faith effort to resolve the protest and would authorize the board to request information from the parties to attempt to resolve the protest, as prescribed. The bill would authorize the board to cancel a protest or application for failure to provide information requested by the board, as specified.

(5) Existing law requires the Division of Water Rights to conduct a field investigation and prepare a staff analysis of all minor protested applications to appropriate water. Existing law allows the board to act on a minor application to appropriate water without a hearing unless a hearing is requested, as prescribed.

This bill would delete the requirement relating to the preparation of the staff analysis and require the board to notify the parties of the field investigation not less than 20 days prior to conducting the investigation. The bill would repeal the provisions relating to the holding of a hearing in connection with a minor protested application. The bill would, instead, authorize the Division of Water Rights to request the parties to submit information in support of their positions and to conduct additional proceedings pursuant to a prescribed informal hearing procedure. The bill would authorize the Division of Water Rights to issue a decision with regard to a minor protested application, which would be subject to a specified review procedure, unless the board determines that additional proceedings should be conducted, as prescribed.

(6) Existing law declares that no hearing is necessary to issue a permit in connection with an unprotested application or to reject a defective application after notice, unless the board elects to hold a hearing.

This bill would, instead, declare that no hearing is necessary to issue a permit in connection with an unprotested application, or if the undisputed facts support the issuance of the permit and there is no disputed issue of material fact, unless the board elects to hold a hearing. The bill would declare that no hearing is necessary if the application is defective, the applicant fails to provide requested information, or the facts support the denial of the application and there is no disputed issue of material fact.

(7) Existing law requires the Division of Water Rights to conduct a field investigation and prepare a staff analysis of all minor protested petitions to change the point of diversion, place of use, or purpose of use. Existing law allows the board to act on a minor petition for change without a hearing unless a hearing is requested, as prescribed. Existing law requires a request for a hearing to specify the unresolved issues and requires the board to restrict any hearing to consideration of those issues.

This bill would delete the requirement relating to the preparation of the staff analysis and require the board to notify the parties of the field investigation not less than 20 days prior to conducting the investigation. The bill would repeal the provisions relating to the holding of a hearing in connection with a minor protested petition for change. The bill would, instead, authorize the Division of Water Rights to request the parties to submit information in support of their positions and to conduct additional proceedings pursuant to a prescribed informal hearing procedure. The bill would authorize the Division of

Water Rights to issue a decision with regard to a minor protested petition for change, which would be subject to a specified review procedure, unless the board determines that additional proceedings should be conducted, as prescribed.

(8) Existing law requires each person who diverts water after December 31, 1965, to file with the board a prescribed statement of diversion and use and declares that the statement does not constitute a claim of right to divert or use water, as prescribed.

This bill would delete that declaration. The bill would allow the board to rely on the names and addresses included in the statements submitted under those provisions of existing law for the purpose of determining the names and addresses of persons who are to receive notices with regard to proceedings before the board. The bill would provide that the notices shall not be determined to be inadequate on the basis that notice was not received by a person, other than a party to whom the board's action is directed, who fails to file a required statement pursuant to those provisions. The bill would specify related matters.

Ch. 324 (SB 871) Committee on Public Safety. Crimes.

(1) Existing law provides for crime victims to obtain restitution through compensation from the Restitution Fund.

This bill would correct a cross-reference for purposes of these provisions.

(2) Existing law authorizes (a) a peace officer to arrest a person without a warrant when the person commits an assault or battery on school property during hours when school activities are being conducted, as specified, and (b) a public officer or employee, when authorized by ordinance, to arrest a person without a warrant whenever the officer or employee has reasonable cause to believe that the person to be arrested has committed a misdemeanor in the presence of the officer or employee that is a violation of a statute or ordinance that the officer or employee has the duty to enforce. Existing law also authorizes counties to impose an assessment of \$2 for every \$10, or fraction thereof, of fines, forfeitures, and penalties collected for the unauthorized use of parking spaces designated for disabled persons. Existing law further requires specified persons to report known or suspected instances of child abuse to a child protective agency.

This bill would correct cross-references and make other nonsubstantive, technical changes in these provisions.

(3) Existing law provides for the payment of an administrative fee by a defendant accused of a felony or misdemeanor controlled substance offense at the time of enrollment in a diversion program. Existing law also provides for the payment of a diversion restitution fee by a defendant charged with a felony or misdemeanor whose case is diverted.

This bill would define diversion for the purposes of the above provisions to also mean deferred entry of judgment, as specified.

(4) This bill would provide that the changes in Section 13960 of the Government Code proposed by the bill shall not become operative if AB 535 is enacted and becomes effective on or before January 1, 1998, and also amends Section 13960 of the Government Code.

Ch. 325 (SB 1324) Johannessen. Veterans home: eligibility.

Existing law establishes a Veterans' Home of California at specified sites for aged and disabled veterans who served in the armed forces of the United States during a war period or period of hostility, as defined, or in time of peace in a campaign or expedition for service in which a medal has been authorized by the government of the United States.

This bill would delete the requirement that the services be during a war period or period of hostility, as defined, or in time of peace in a campaign or expedition for service in which a medal has been authorized, and would instead give priority to veterans who served during a time of war over veterans who served during a time of peace.

Ch. 326 (AB 64) Baca. Education technology.

Existing law, the Morgan-Farr-Quackenbush Educational Technology Act of 1992, expresses its primary mission as ensuring that the procurement and use of technology is clearly guided by the needs of pupils. The Morgan-Farr-Quackenbush Educational Technology Act of 1992 is established to accomplish specific purposes, including

providing access to education technology to every learner. The Morgan-Farr-Quackenbush Educational Technology Act of 1992 provides for school-based education technology grants to develop, adopt, or expand existing technological applications to support general education, English acquisition, and non-English-speaking parent education programs pursuant to specified conditions. The Morgan-Farr-Quackenbush Educational Technology Act of 1992 is repealed as of June 30, 1998.

Existing law establishes the Education Technology Grant Program of 1996, to be repealed as specified, for the purposes of awarding technology implementation grants on a 50% matching basis to school districts and county offices of education, as specified, for the wiring of and between classrooms, as specified, and the purchase of hardware and software necessary to utilize telecommunications and information services for instructional purposes.

This bill would establish the Digital High School Education Technology Grant Program of 1997, consisting of one-time installation grants and ongoing technology support and staff training grants, to provide all high school pupils with basic computer skills, to improve pupil achievement in all academic subjects, and to increase collaboration among high schools, private industry, postsecondary education institutions, and community organizations. Matching resources, as specified, would be required to be provided at high schools receiving grants. The Superintendent of Public Instruction would administer the application process, as specified.

This bill would specify the procedure for awarding technology installation grants, for allocating appropriated funds among school districts and county offices of education that operate high schools, and determining the total amount of a technology installation grant. The bill would require that each high school that receives a technology installation grant also receive an annual technology support and staff training grant commencing in the second fiscal year following the year in which it receives the installation grant.

This bill would require specified staff training to include use of computers, networks, software, and other equipment that are part of the installation project and subsequent upgrades and modifications, integration of technology into the curriculum, as well as methods to instruct pupils in the use of computers, networks, software, and other equipment. The bill would require the Superintendent of Public Instruction to annually report to the Governor and the Legislature on the results of the Digital High School Education Technology Grant Program, as specified.

This bill would provide that it would become operative only if AB 1578 of the 1997-98 Regular Session is enacted and becomes effective on or before January 1, 1998.

This bill would declare that it shall take effect immediately as an urgency statute.

Ch. 327 (SB 60) Kopp. Transportation: funding.

(1) Existing law provides alternative procedures for specified highway seismic retrofit work, including an exemption from the California Environmental Quality Act. This exemption is to be repealed on June 30, 2001, or on the date the Director of Finance certifies to the Chair of the Joint Legislative Budget Committee that the proceeds of the Seismic Retrofit Bond Act of 1996 have been fully expended, whichever is sooner.

This bill would extend that repeal date until the date the Director of Transportation certifies to the Secretary of Business, Transportation and Housing that all construction activities for the seismic retrofit of all state-owned toll bridges is complete, or June 30, 2005, whichever occurs first.

(2) Existing law provides that the Department of Transportation shall only use funds in the 1996 Seismic Retrofit Account in the Seismic Retrofit Bond Fund of 1996 for seismic retrofit of state-owned toll bridges and bridges in the second phase of that process and that no other state funds, including toll revenues or funds in the State Highway Account, may be used for those purposes.

This bill would repeal those provisions and require that other additional funds be used for that seismic retrofit, as prescribed.

(3) Existing law requires the Department of Transportation to maintain the San Francisco-Oakland Bay Bridge as a primary state highway and to cause the bridge to comply at all times with all lawful orders of any governmental agency or authority having jurisdiction thereof.

This bill would prohibit local and state permitting authorities from imposing any requirement that a bicycle, pedestrian, or mass transit facility be constructed on the bridge as a condition for issuing any permit, granting any easement, or granting any other form of approval needed, for the construction of a new bridge.

(4) Existing law authorizes the San Diego Association of Governments to impose a toll on vehicles crossing the San Diego-Coronado Bridge, with a requirement that the revenues generated thereby be used for specified purposes, including the payment of maintenance costs.

This bill would require the association to deposit \$33,000,000 in the Toll Bridge Seismic Retrofit Account, as described under (5), and to submit to the Legislature and the department a prescribed financial plan on or before January 1, 1998, thereby imposing a state-mandated local program. The bill would require the maintenance of the bridge to be funded by the state pursuant to a specified provision of law.

(5) Existing law requires the Department of Transportation to collect tolls on state-owned toll bridges.

This bill would, until a specified date, impose a seismic retrofit surcharge equal to \$1 per vehicle for passage on the state-owned toll bridges in the region within the area of the jurisdiction of the Metropolitan Transportation Commission, except for vehicles that are authorized toll-free passage on those bridges.

The bill would require that revenue generated from the surcharge be deposited in the Toll Bridge Seismic Retrofit Account, which the bill would create in the State Transportation Fund, and which would be continuously appropriated without regard to fiscal years to the Department of Transportation for the purpose of funding seismic retrofit of currently listed bridges. The bill would thereby make an appropriation.

The bill would authorize the department to transfer or loan, or both, funds between the account and the State Highway Account for cash-flow purposes to accomplish individual toll bridge seismic retrofit requirements.

The bill would require the department to determine the date when (a) sufficient funds have been generated for the completion of seismic retrofit and the replacement of the San Francisco-Oakland Bay Bridge, as specified, and (b) sufficient funds have been generated to pay for any costs added under a specified provision relating to the San Francisco-Oakland Bay Bridge. The bill would require the department to notify the Secretary of State of that date, immediately upon making that determination.

(6) The bill would appropriate \$200,000,000 from the State Highway Account in the State Transportation Fund to the Department of Transportation for the purposes of a prescribed state-local partnership program for expenditure in the 1998-99 fiscal year, of which amount \$250,000 would be required to be allocated to counties, as prescribed.

(7) The bill would set forth specific legislative findings and declarations.

(8) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 328 (SB 226) Kopp. Transportation: funding.

(1) Existing law specifies the disposition of revenues derived from increasing to \$1 the tolls on bridges within the jurisdiction of the Metropolitan Transportation Commission and, with regard to those bridges, specifies the duties and responsibilities of the commission as well as the duties and responsibilities of the California Transportation Commission.

This bill would transfer certain duties currently imposed on the California Transportation Commission as to the above-described bridges to the Bay Area Toll Authority which is created by the bill and is the same entity as the Metropolitan Transportation Committee, as described, except as expressly provided, thereby imposing a state-mandated local program. The bill would provide that toll revenues, and other income, except seismic retrofit surcharges, shall be deposited in the Bay Area Toll

Account, which the bill would create, and would provide for the transfer of moneys to that account, as specified. The bill would make related changes.

The bill would authorize the authority to issue toll bridge revenue bonds, as specified.

(2) Existing law authorizes the Metropolitan Transportation Commission to allocate up to 3% of the revenues derived from prescribed toll increases on all bridges within their jurisdiction for prescribed transportation projects.

This bill would require that an additional 2% of those toll revenues be allocated by the commission for the planning, construction, operation, and acquisition of rapid water transit systems.

(3) The bill would make certain changes in provisions proposed by SB 60 as to financing seismic retrofit of state-owned bridges.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 329 (AB 440) Prenter. Dairy products.

(1) Existing law regulates the content and standards for various dairy products, including the amount of milk solids not fat and milk fat that these products may contain.

This bill would revise the standards for all of the following products: skim milk, nonfat milk, cultured milks, flavored milk products, flavored high nutrient lowfat milk, yogurt, acidified milk products, kefir, fromage frais, and UHT milk and flavored milk products.

The bill would eliminate the use of the designation "1% lowfat milk" and would also provide for the use of the phrases "fat-free milk," "light milk," and "reduced-fat milk." The bill would change the labeling requirements of various dairy products. The bill would also require evaporated or condensed lowfat milk to be referred to as "reduced-fat" evaporated or condensed milk. Since under existing law, a violation of these provisions would be a crime, this bill would impose a state-mandated local program.

The bill would repeal the provisions setting forth the standards for sour half and half and sour half and half dressing.

(2) Existing law provides that dairy products may not be sold as organic unless they are produced, distributed, and processed without a prohibited material, as defined, having been applied or administered.

This bill would permit an exception to the foregoing for the first 10 months of the year preceding taking milk, during which period 80% of the feed administered to dairy livestock would be required to consist of materials in compliance with regulations adopted by the Secretary of Food and Agriculture.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act.

(4) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 330 (AB 770) Margett. Surface impoundments: exemption.

Existing law provides for the granting by a California regional water quality control board of an exemption from the prohibition against discharging any restricted hazardous waste into surface impoundments, if the exempted surface impoundments are used for the temporary storage and treatment of boiler cleaning wastes at fossil-fueled powerplants owned or operated by a public utility, as specified.

This bill would, under specified conditions, provide for the transfer of such an exemption to a subsequent owner, regardless of whether the subsequent owner is a public utility or sells the electricity generated to the public, in accordance with prescribed procedures and requirements.

Ch. 331 (SB 389) Monteith. Official State Soil.

This bill would express legislative intent to commemorate the completion of the state's most comprehensive soil inventory, as conducted by specified entities, by designating an official State Soil. The bill would designate San Joaquin Soil as the official State Soil, and would make legislative findings and declarations in support of that designation.

Ch. 332 (AB 523) Lempert. Physicians and surgeons: special faculty permits.

Existing law provides for the licensure and regulation of physicians and surgeons by the Medical Board of California, and prohibits the practice of medicine, as defined, without a license issued by the board. Existing law authorizes the Division of Licensing of the board to grant a certificate of registration to engage, to a limited extent, in the practice of medicine to a person who does not immediately qualify for a physician's and surgeon's certificate, who is offered a full-time faculty position in an approved medical school, and who meets other requirements. Existing law restricts the certificate holder to practicing medicine only to the extent the practice is incident to and a necessary part of his or her duties in connection with the faculty position.

This bill would authorize any person who meets certain eligibility requirements to apply for a special faculty permit that would authorize the holder to practice medicine, without a physician's and surgeon's license issued by the board, within the medical school itself and certain affiliated institutions. It would authorize the permit holder, after the first renewal of the permit, to hold a part-time faculty position that otherwise meets the requirements that would be imposed by the bill. The bill would also establish procedures for application for, and renewal of, the permit, and the grounds for denial or discipline. The bill would also require fees to be imposed for permit holders and would provide for the deposit of those fees in the Contingent Fund of the Medical Board of California. This bill would also require the board to report to the Legislature on the implementation and status of the special faculty permit program.

By increasing the source of money to be deposited to a continuously appropriated fund, this bill would make an appropriation.

Ch. 333 (SB 245) Haynes. Insurance: aircraft: skydiving.

The Uniform Aircraft Financial Responsibility Act requires an operator of an aircraft involved in an accident to file a report with the Department of Transportation, as specified, and to comply with certain financial responsibility requirements. Existing law provides that an aircraft insurance policy or bond is not effective unless it meets certain requirements, but provides that a policy or bond need not cover a guest or any other person riding in or upon an aircraft without giving compensation, among other exclusions.

This bill would additionally provide that an aircraft insurance policy or bond need not cover any liability for bodily injury or death of any occupant riding in or upon an aircraft or exiting an aircraft for purposes of skydiving or sport parachuting when that occupant's injury or death is solely related to hazardous risks associated with skydiving or sport parachuting activities. However, it would require that a notice be provided, as specified, to any person who is not covered under a liability insurance policy in connection with skydiving or sport parachuting activities disclosing the fact of such noncoverage.

This bill would also require any person who causes damage to an aircraft that may reasonably be expected to affect the airworthiness of the aircraft to notify the owner or person in charge of the aircraft, as specified. A violation of this provision would be a misdemeanor.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 334 (SB 299) Mountjoy. Contractors.

(1) Existing law requires an applicant for a contractor's license to show that there has never been a refusal of licensure or a revocation for reasons that would preclude the granting of the license for which an application was made.

This bill would provide that where the Contractors' State License Board has denied an application it shall inform the applicant of the earliest date upon which he or she may reapply for licensure, which shall be one year from a specified date, unless the board prescribes an earlier date, as specified.

(2) Existing law requires the Registrar of Contractors upon the finding that any licensed or registered contractor has willfully and deliberately violated any state or local law relating to the issuance of building permits, as specified, to suspend or revoke licensure.

This bill would instead require the registrar to take disciplinary action against the contractor's license.

Ch. 335 (SB 335) Johannessen. Veterans: health care.

Existing law provides for the establishment and operation of the Veterans' Home of California, under the management and control of the Department of Veterans Affairs, at various sites for aged and disabled veterans who served in the armed forces of the United States during a war period or a period of hostility, as defined by law, or in time of peace in a campaign or expedition for services in which a medal has been authorized by the government of the United States.

This bill would require the department to conduct a prescribed study to determine the health care needs and the associated costs of providing appropriate care to meet the identified health care needs of current and future members of the Veterans' Home of California who are suffering from Alzheimer's disease and other dementia diseases. The bill would require the department to submit the study to the Legislature on or before July 1, 1998.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 336 (SB 578) Rosenthal. Health care coverage.

Existing law provides for the licensure and regulation of health care service plans by the Department of Corporations, and provides that a willful violation of these provisions is subject to criminal sanction. Existing law also provides for the licensure and regulation of disability insurers by the Department of Insurance. Existing law defines a late enrollee of a plan contract or insurance policy and provides exceptions to this definition for employees or dependents who meet certain prescribed criteria.

This bill would provide additional exceptions to the definition of a late enrollee.

Existing law prohibits preexisting conditions of a plan contract or insurance policy from excluding coverage for more than 6 months following the effective date of coverage, and establishes procedures regarding the determination of whether a preexisting condition provision or a waiting period applies to an individual.

This bill would revise certain of the terms for determining the application of a preexisting condition, or waiting period or affiliation period, as defined, including requiring a plan or insurer to credit, for purposes of a preexisting condition or waiting or affiliation period, any time an eligible employee is required to wait before enrolling in the plan, including any affiliation, or employer-imposed, waiting period. The bill would prohibit the imposition of a preexisting condition exclusion on certain persons.

Existing law requires health care service plan contracts and certain disability insurance policies offered to a small employer to be renewable, except if certain conditions are met.

This bill would revise those conditions. In addition, the bill would make similar provisions applicable to all group and individual health care service plans and certain disability insurers.

Existing law authorizes plans and insurers to enter into contractual agreements with qualified associations, as defined, under which the qualified associations may assume responsibility for performing specific administrative services for their members pursuant to specified requirements. Existing law defines a qualified association as a nonprofit corporation that conforms to certain prescribed requirements.

This bill would revise these requirements for a qualified association.

Existing law requires a multiple employer welfare arrangement to offer health care coverage benefits to any new eligible person and his or her dependents pursuant to certain prescribed requirements.

The bill would prohibit a health care service plan and disability insurer from excluding otherwise eligible employees or dependents based on certain health status-related factors, with certain exceptions, and would also apply this prohibition to a multiple employer welfare arrangement. The bill would require the employer welfare arrangement to, in addition, comply with certain requirements regarding exclusions for preexisting conditions and late enrollees.

Existing law requires health care service plans and certain disability insurers to credit qualifying prior coverage, as defined, in determining whether an exclusion of benefits for a preexisting condition may be applied to an open enrollment period for Medicare supplement coverage.

This bill would instead require those health care service plans and disability insurers to credit creditable coverage, as defined.

Existing law prohibits blocks of business sold to employer groups with fewer than 3 eligible employees from being closed unless certain conditions are met.

This bill would instead make that provision applicable to employer groups with fewer than 2 eligible employees.

Since a violation of the provisions governing health care service plans is subject to criminal sanction, this bill would impose a state-mandated local program by changing the definition of a crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 337 (SB 602) Alpert. Personal income taxes: contributions: California Breast Cancer Research Fund.

The Personal Income Tax Law allows taxpayers, until January 1, 1998, to designate on their tax returns that a specified amount in excess of their tax liability be contributed to the California Breast Cancer Research Fund. Existing law requires money in that fund, upon appropriation by the Legislature, to be allocated to the State Department of Health Services to make contracts or grants to conduct research relating to the prevention, cure, screening, and treatment of breast cancer. Existing law also requires the department to allocate a specified amount of money each year to promote the fund.

This bill would instead provide that money in that fund shall, upon appropriation by the Legislature, be allocated to the University of California for the support of the Breast Cancer Research Program for the purposes of that program that are related solely to breast cancer research. The bill would also remove the requirement that the department allocate a specified amount of money to promote the fund. This bill would extend the operation of those provisions to January 1, 2003.

Existing law also provides that if the specified repeal date of this contribution program is deleted, in any calendar year the Franchise Tax Board estimates that the contributions made in the calendar year are less than \$250,000, adjusted for inflation as specified, the contribution program is repealed.

This bill would delete the requirement that the repeal date be deleted before the \$250,000 test is applicable, thus providing that the program could be deleted in any taxable year if less than that amount of contributions is received under the program. The bill would also revise the inflation factor adjustment, thus deleting accrued inflation adjustments and requiring that the \$250,000 amount be adjusted beginning in 1998.

This bill would also state the Legislature's intent to encourage persons who prepare state income tax returns, as specified, to inform their clients in writing, prior to the completion of any return, that they may make a voluntary contribution to certain funds or programs, as provided on the state income tax return if they choose.

Ch. 338 (SB 959) Kopp. Emergency services.

This bill would appropriate \$20,358,000 for support of the Disaster Assistance Branch of the Office of Emergency Services from January 1, 1998, to June 30, 1998, inclusive, from various sources, to enable the office to comply with legislative intent that the office rely

on interagency agreements with one or more state agencies to provide the work force necessary for claims processing. As a condition to receipt of the funds, the Governor would be required to provide a plan to the Legislature to limit the role of the office with respect to disaster claims processing to the absolute minimum number of staff required.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 339 (SB 1057) Mountjoy. Recreational vehicles: dealers.

(1) Existing law requires a dealer, prior to being issued a temporary branch license for selling new recreational vehicles, as defined, at a show, to submit to the department a manufacturer's written authorization specifying certain information. If 9 or fewer dealers are participating in the show, existing law limits the issuance of the temporary license to a dealer whose established place of business or permanent branch office is located 50 miles or less from the show and certain restrictions apply.

This bill would require the issuance of a temporary branch license to a dealer participating in an annual show sponsored by a national trade association of recreational vehicle manufacturers without subjecting the issuance to the conditions described above or to the restrictions regarding 9 or fewer participating dealers, as described above, if specified requirements are met.

Because a violation of these provisions would be a crime under current law, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 340 (SB 1095) Lockyer. Pupils: High-Risk Youth Education and Public Safety Program.

(1) Existing law provides for various experimental school programs, including, among others, individualized instruction based upon performance criteria, alternative schools, demonstration programs in intensive instruction, and gang risk intervention. Existing law authorizes the establishment of opportunity schools for pupils who are, or are in danger of becoming, insubordinate or disorderly during their attendance upon instruction. Existing law authorizes a county board of education to enroll in community schools pupils who are expelled, referred by a school district as a result of the recommendation by a school attendance review board, or probation referred or on probation or parole, and not in attendance at any school, among others who may be enrolled in those schools.

Existing law requires a county board of education to provide, as specified, for the administration and operation of juvenile court schools, as defined. Existing law authorizes the governing board of a school district to establish one or more community day schools for pupils who are expelled, referred by a school district as a result of the recommendation by a school attendance review board, or probation referred.

This bill would establish the High-Risk Youth Education and Public Safety Program. The program would assist county offices of education and school districts to implement prevention and early intervention strategies for youth who are seriously at risk of becoming chronic, repeat offenders. The program established by the bill would include a specified component for high-risk first-time offenders and a specified component for pupils transitioning high-risk youth. The bill would require the Superintendent of Public Instruction to make specified apportionments to participating county superintendents of schools for the purposes of the program, as specified, provided that funds are appropriated therefor in the annual Budget Act or in other legislation, or both. By requiring each school district and county superintendent of schools to notify the Superintendent of Public Instruction by July 1 of each calendar year as to whether that school district or county office of education would participate in the program established by the bill, the bill would impose a state-mandated local program.

(2) This bill would reappropriate \$350,000 to the State Department of Education from a specified item of the Budget Act of 1997 for the purpose of administering the High-Risk

Youth Education and Public Safety Program and would specify that no more than \$200,000 of that amount would be available for contracting with an independent evaluator to assess the overall success of the program, as specified.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

(4) This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(5) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 341 (SB 388) Karnette. Juvenile offenders: confidentiality.

Existing law authorizes a law enforcement agency to release the name of, and any descriptive information about, a minor who has escaped from a secure detention facility, if a law enforcement agency finds that release of the information would be necessary to assist in capturing the minor or to protect the public from substantial harm.

This bill, until January 1, 2000, would additionally authorize a law enforcement agency to release the name of, and any descriptive information about, a minor, 14 years of age or older, and the offenses allegedly committed by that minor, if there is an outstanding warrant for the arrest of that minor for the commission of murder, as specified.

This bill would only become operative if both this bill and SB 1058 are enacted and become effective on or before January 1, 1998.

Ch. 342 (SB 465) Rainey. Community colleges.

(1) Existing law authorizes a community college to build campus facilities on school, local government, or other public property not owned by the community college, if the community college obtains permission from the owner of the public property.

This bill, in addition, would authorize a community college to develop a public-private partnership for the purpose of establishing education buildings or education centers. The bill also would (a) authorize the facilities to be constructed on a site donated through the public-private partnership agreement between the community college and the private sector, and (b) specify that the construction of any education building or education center is subject to approval by the Board of Governors of the California Community Colleges if the education building or education center is eligible for state funding for construction, equipment, or ongoing maintenance.

The bill would prohibit community colleges from being eligible to receive state funds for off-campus centers unless recommended by the California Postsecondary Education Commission pursuant to specified provisions of existing law.

The bill also would provide that, if a community college requests state funding for a facility constructed through a public-private partnership, funding for that facility shall not supersede community college facilities that have been previously prioritized by the board of governors and are awaiting state funding. The bill also would authorize a community college to request state funding for instructional equipment for an education building or education center that is constructed through a public-private partnership or that is acquired without state funding, and would specify that funding for that equipment shall be provided in the same manner as for other community college facilities, provided that the construction or acquisition of the facility otherwise would have qualified as a priority project for state funding.

(2) Existing law authorizes the Department of Finance and the State Public Works Board to approve obligations incurred by state agencies that are to be met during the fiscal year following the year of a project completion, for the purchase of equipment related to capital outlay projects for which the Legislature has appropriated construction funds.

This bill, in addition, would authorize these agencies to approve obligations incurred by community college districts that are met during the fiscal year following the year of any project completion, for the purchase of equipment related to that project regardless

of whether the project was built or purchased with funds appropriated by the Legislature.

(3) The bill would require the board of governors to adopt regulations to implement the changes made by this bill.

Ch. 343 (SB 626) Karnette. Vehicles: parking: local authorities.

Existing law authorizes local authorities to prohibit or restrict the stopping, parking, or standing of vehicles on certain streets or highways, or portions thereof, during all or certain hours of the day. A local authority may also designate certain streets upon which preferential parking privileges are given to residents and merchants adjacent to the streets for their use and the use of their guests, under which the residents and merchants may be issued a permit or permits to exempt them from the specified prohibition or restriction.

This bill would authorize local authorities to authorize preferential parking permits for members of organizations, professions, or other designated groups to park on specified streets if the local authority determines that the use of the permits will not adversely affect parking conditions for residents and merchants in the area.

Ch. 344 (SB 674) M. Thompson. Teacher credentialing: emergency credentials.

Existing law requires the Commission on Teacher Credentialing to establish procedures for the initial issuance and renewal of teacher credentials and permits, including, among others, emergency permits. Under existing law, an emergency permit is valid for one year or as the commission determines.

This bill would provide for the issuance and reissuance of emergency permits. The bill would provide that on or after January 1, 1998, an emergency permit issued prior to January 1, 1998, may be reissued for additional one-year periods, as the commission may determine, not to exceed a total of 5 one-year reissue periods. The bill would provide that an emergency permit issued on or after January 1, 1998, may be reissued, as the commission may determine, for additional one-year periods, not to exceed a total of 4 one-year reissue periods.

Ch. 345 (SB 952) Johnson. Workers' compensation: apprenticeship programs.

Existing law provides that any school district, county superintendent of schools, or school administered by the State Department of Education, that provides training to pupils through work experience education, cooperative vocational education, or community classrooms, as those terms are defined by regulations, is considered to be an employer for the purpose of provisions of law governing workers' compensation, as specified.

This bill would extend these provisions to apprenticeship programs registered by the Division of Apprenticeship Standards of the Department of Industrial Relations, relative to registered student apprentices, as defined. The bill would also make technical, nonsubstantive changes to these provisions.

Ch. 346 (SB 1063) Peace. Workers' compensation.

(1) Existing law provides that medical services for workers' compensation may be provided by various organizations, including a workers' compensation health care provider organization, and provides for the authorization and regulation of those organizations by the Commissioner of Corporations.

This bill would repeal the provisions providing for workers' compensation health care provider organizations authorized by the Commissioner of Corporations, and would instead provide for the authorization of workers' compensation health care organizations by the Administrative Director of the Division of Workers' Compensation.

The bill would make related changes.

(2) Existing law requires a workers' compensation claim form to contain certain information including a statement that it is a felony to make or cause the making of any false or fraudulent material statement or representation for the purpose of obtaining or denying workers' compensation benefits or payments.

This bill would permit, but not require, the statements required to be printed or displayed by an insurer relating to false or fraudulent claims under a contract of insurance to appear on the workers' compensation claim form.

Ch. 347 (AB 356) Figueroa. Court orders.

(1) Existing law provides for restraining orders and protective orders, as specified.

This bill would revise the requirements for service of those orders in family law matters, specify the immunity of peace officers from civil liability for arrest in the enforcement of those orders, as specified, specify the priority for the enforcement of multiple orders, and require the Judicial Council, on or before January 1, 1999, to establish uniform forms for specified restraining or protective orders, emergency protective orders, and a standardized custody and visitation attachment for use with these forms, to be used by all trial courts. The bill would impose a state-mandated local program by requiring new duties of local officials.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 348 (AB 622) Miller. Juveniles: arrests.

Existing law specifies the procedures by which a person arrested for a misdemeanor or infraction who does not demand to be taken before a magistrate may be released and given a written notice to appear in court. If the person appears to be under the age of 18 years, and the arrest is for a violation of specified offenses, the notice shall provide instead that the person shall appear before the juvenile court, a juvenile court referee, or a juvenile traffic hearing officer.

This bill would specify that these procedures do not apply to an arrest for an offense involving a firearm.

The bill also would provide that in counties where an Expedited Youth Accountability Program is operative, a peace officer may issue a citation and written promise to appear in juvenile court or record the minor's refusal to sign the promise to appear and serve notice to appear in juvenile court. The bill would provide that this provision shall become operative only if AB 1105 is enacted and becomes effective on or before January 1, 1998.

Ch. 349 (SB 106) Kelley. County water authorities.

The County Water Authority Act authorizes an authority formed pursuant to that act to invest any surplus money in the authority treasury that is not required for the immediate necessities of the authority in specified financial instruments, as prescribed. The act requires the controller and treasurer of the authority to jointly perform the investment of surplus, with the approval of the authority attorney.

This bill would, instead, authorize an authority to invest that surplus money in the treasury pursuant to specified law governing the investment of surplus by local agencies. The bill would require only the treasurer to perform that investment and delete the requirement for attorney approval.

Ch. 350 (SB 380) Peace. Insurance.

Existing law imposes continuing education requirements on insurance agents and brokers.

This bill would exempt a licensee from that requirement if he or she submits proof satisfactory to the commissioner that he or she has been a licensee in good standing for 30 continuous years in this state and is 70 years of age or older.

Existing law requires certain insurers to annually report specified information to the Insurance Commissioner on a calendar year basis. Under existing law, the required information includes the number of policies written, the direct premiums written, the direct premiums earned, the direct losses paid, the direct losses incurred, the direct losses

unpaid, the number of outstanding claims at yearend, the number of claims paid in the preceding year, the allocated loss adjustment expense, and the percentage of allocated loss adjustment expense attributable to defense attorney expenses.

This bill, instead of requiring the report to include the information specified above, would require the report to include information specified by the commissioner that is collected by a licensed advisory organization. The bill would delete the requirement that the report be on a calendar year basis.

This bill would provide that an insurer may fulfill its obligation to file or submit the experience, data, statistics, or other information listed in or designated under the above provisions by reporting its records to a licensed advisory organization that maintains the insurer's records and those of other insurers, makes the insurer's records available for examination and inspection by the commissioner or reports the records of an insurer to the department upon a specific request of the commissioner, and reports the aggregate records of insurers to the department according to reasonable schedules approved by the commissioner. It would provide that the reports of aggregate records shall not disclose the information of any individual insured, insurer, or insurer group.

Ch. 351 (SB 435) McPherson. Interior designers: sunset.

Existing law defines certified interior designers and interior design organizations, and permits a certified interior designer to obtain and use a stamp identifying the designer. All documents submitted to any government regulatory agency by a certified interior designer must be affixed by the stamp. Certified interior designers are prohibited from designating themselves as "state certified." All provisions governing certified interior designers are subject to review by the Joint Legislative Sunset Review Committee, and will become inoperative on July 1, 1997, and be repealed on January 1, 1998.

This bill would delete the inoperative date and extend the repeal date to January 1, 1999.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 352 (SB 496) Maddy. Wages: form of payment.

Existing law prohibits the payment of wages by use of various instruments unless they are negotiable and payable in cash, on demand, without discount, at an established place of business in the state. Existing law requires that the name and address of that business must appear on the instrument. Under existing law, violation of this provision is a misdemeanor.

This bill would instead provide that, if the drawee is a bank, the address of the drawee may be omitted if the instrument is payable as specified, at any place of business of the drawee chosen by the person entitled to enforce the instrument. By changing the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 353 (SB 594) C. Wright. Property taxation: transfer of base year value: disaster relief.

Existing provisions of the California Constitution authorize the property tax base year value of real property that is substantially damaged or destroyed by a disaster, as declared by the Governor, to be transferred to a comparable property located within the same county that is acquired or newly constructed within 3 years after the disaster as a replacement property.

This bill would revise these provisions to allow a comparable replacement property to be acquired or newly constructed within 5 years after the Northridge earthquake. This bill would impose a state-mandated local program by imposing additional duties on a county assessor with respect to the transfer of the property tax base year value of damaged or destroyed properties.

This bill would make legislative findings as to the necessity for a special statute.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 354 (SB 631) Burton. Crimes: illegal slugs and tokens.

Existing law prohibits possession for any illegal purpose or making, selling, issuing, or putting in circulation any slug or token of specified sizes and shapes within .06 of an inch of any United States coin.

This bill instead would provide that this prohibition applies to any slug or token that does not conform to specified limitations on size, shape, weight, construction, and use. Because this bill would increase the number of coins that are subject to this prohibition, it would expand the scope of an existing crime, thereby imposing a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 355 (SB 688) Ayala. Electronic surveillance.

(1) Existing law allows a judge, upon application, to authorize interception of wire, electronic digital pager, or electronic cellular telephone communications, if he or she determines, among other things, that probable cause exists to believe that an individual is committing, has committed, or is about to commit specified crimes. A violation of these provisions is a misdemeanor or a felony. These provisions regulating the interception of wire, electronic digital pager, or electronic cellular telephone communications are scheduled to be repealed on January 1, 1998, and the provisions regulating the interception of wire communications only are scheduled to be repealed on January 1, 1999.

This bill would repeal the provisions regulating the interception of wire communications only and would extend until January 1, 2003, the operation of provisions regulating the interception of wire, electronic digital pager, or electronic cellular telephone communications. By extending the time of operation of crimes related to the interception of wire, electronic digital pager, or electronic cellular telephone communications, this bill would impose a state-mandated local program.

(2) Existing law refers to "peace officer" throughout the provisions authorizing the interception of wire, electronic digital pager, or electronic cellular telephone communications.

This bill would refer instead to "peace officer or federal law enforcement officer."

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 356 (SB 690) Polanco. Vehicles: Department of Motor Vehicles: New Motor Vehicle Board.

Existing law creates within the Department of Motor Vehicles a New Motor Vehicle Board, which adjudicates disputes between new motor vehicle franchisees and their respective franchisors and hears appeals on decisions of the department affecting new motor vehicle dealers. The board also mediates disputes between consumers of new motor vehicles and the vehicle dealers, distributors, and manufacturers.

This bill would revise procedures applicable to the board's proceedings.

Ch. 357 (SB 805) Alpert. Alcoholic beverages: sales to minors.

(1) The Alcoholic Beverage Control Act prohibits the sale of alcoholic beverages to, or the purchase of alcoholic beverages by, persons under the age of 21 years. Existing law provides that any person who violates those provisions shall be punished by a fine of not less than \$250, or not less than 24 hours or more than 32 hours of community service, or a combination thereof as determined by the court.

This bill would change that fine to \$250. This bill also would, in the case of a person who furnishes or causes an alcoholic beverage to be furnished to a minor, increase those penalties to a fine of \$1,000 and not less than 24 hours of community service. This bill would impose a state-mandated local program by changing the penalty for a crime.

(2) The Alcoholic Beverage Control Act prohibits a clerk from making an off sale of alcoholic beverages unless the clerk executes, under penalty of perjury, on the first day he or she makes that sale, an application and acknowledgment, on a form prepared by the department, that includes at a minimum a summary of certain requirements and prohibitions in the act, as specified. Existing law also requires an off-sale licensee to post a notice relating to prohibited sales to persons under the age of 21 years, as specified.

This bill would require a retail licensee to post a notice that contains and describes the fines and penalties for the sale of alcoholic beverages to, or the purchase of alcoholic beverages by, persons under the age of 21 years. Since a violation of this provision would constitute a crime, the bill would impose a state-mandated local program by creating a new crime.

This bill would also authorize the Department of Alcoholic Beverage Control to adopt rules and appropriate fees for licensees that it determines necessary for the administration of those provisions.

This bill would repeal a substantially duplicative provision.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 358 (SB 839) Karnette. Vehicles: weight limits: local exception.

Existing law authorizes the Department of Transportation, upon adoption of an appropriate ordinance or resolution by both the City of Long Beach and the City of Los Angeles, to issue a special permit to the operator of a vehicle that exceeds the maximum gross weight limits, as specified, permitting the operation and movement of the vehicle and its load on prescribed state highways, if the vehicle meets specified criteria. This authorization is to remain in effect only until January 1, 1998, on which date it is to be repealed.

This bill would extend the January 1, 1998, repeal date until January 1, 2003.

Ch. 359 (AB 103) Figueroa. Physicians and surgeons: professional reporting.

(1) Existing law requires every insurer providing professional liability insurance to a physician and surgeon to report to his or her licensing board a claim or action, and any judgment of a claim, for damages for death or personal injury caused by the physician and surgeon's negligence, error, or omission in practice, or rendering of unauthorized professional services as to any settlement or arbitration award over \$30,000. Existing law also requires every physician and surgeon who does not possess professional liability insurance and, in certain circumstances, claimants who receive the settlement or arbitration award, to similarly report to the appropriate licensing board a claim or action for the above-described damages and failure to so report is subject to criminal sanction.

This bill would delete the requirement that the arbitration award be over \$30,000, thereby requiring that the claim or action for damages, and any judgment of a claim for damages with regard to arbitration awards of any amount be reported. By changing the definition of a crime, this bill would impose a state-mandated local program.

(2) Existing law requires the clerk of the court that renders a judgment for damages in an amount in excess of \$30,000 for any death or personal injury caused by the negligence, error or omission in practice, or rendering of unauthorized professional services of certain licensed health professionals, including physicians and surgeons, to

report that judgment, within 10 days after the judgment, to the agency that issued the license, certificate, or other similar authority.

This bill would, instead, authorize the clerk of the court to report those judgments for damages of any amount with regard to a physician and surgeon. By changing the definition of a crime, this bill would impose a state-mandated local program.

(3) Existing law requires the Medical Board of California and the California Board of Podiatric Medicine to disclose to inquiring members of the public information received from the court clerk pursuant to (2) above regarding felony convictions of, and judgments in excess of \$30,000 against, a physician and surgeon or doctor of podiatric medicine.

This bill would delete the restriction to judgments in excess of \$30,000, thereby authorizing disclosure under this provision of information received from the court pursuant to (2) above regarding any judgment.

(4) Existing law requires the Medical Board of California and the Board of Podiatric Medicine to disclose to an inquiring member of the public certain information regarding the status of the license of a licensee and any enforcement actions taken against a licensee by either board or by another state or jurisdiction.

This bill would require the Medical Board of California to additionally disclose under this provision any malpractice judgments, arbitration awards, and summaries of hospital disciplinary actions that result in the termination or revocation of a licensee's staff privileges for a medical disciplinary cause or reason.

(5) Existing law requires any employer who pays or has entered against that employer, a judgment, settlement agreement, or arbitration award over \$30,000 against a physician and surgeon or doctor of podiatric medicine to report that occurrence to the appropriate board.

This bill would delete the requirement that the judgment or arbitration award be over \$30,000, thereby requiring that all of such judgments or arbitration awards be reported.

(6) Existing law requires the chief of staff of a medical or professional staff or other chief executive officer, medical director, or administrator of any peer review body and the chief executive officer or administrator of any licensed health care facility or clinic to file a report with the relevant agency whenever certain actions are taken as a result of a determination of a peer review body. Existing law provides that the information reported or disclosed pursuant to this provision shall be kept confidential, with some exceptions.

This bill would except, from those confidentiality provisions, information disclosed to the public pursuant to this bill.

This bill also would require the Medical Board of California to post on the Internet certain information regarding licensed physicians and surgeons, and to provide links to other web sites on the Internet that provide information on certain board certifications. This bill would also authorize the board to provide links to other Internet websites relating to health care service plans, health insurers, hospitals, or other facilities, and on the affiliations of licensed physicians and surgeons.

(7) Existing law, the Medical Practice Act, establishes the Medical Board of California and vests within the board jurisdiction over administration of laws relating to the practice of medicine. Existing law provides that all moneys paid to and received by the Medical Board of California shall be credited to the Contingent Fund of the Medical Board of California, a continuously appropriated fund. The contingent fund is for the use of the board to pay all salaries and other expenses necessarily incurred in carrying into effect the Medical Practice Act.

This bill would authorize the Medical Board of California to expend \$21,000 from the Contingent Fund of the Medical Board of California during the 1997-98 fiscal year for purposes of this bill, thereby making an appropriation.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 360 (AB 170) Papan. Claims against the state.

NOTE: Superior numbers appear as a separate section at the end of the digests.

Existing law provides that a state agency that fails to make any payment for goods and services to certain entities pursuant to a contract shall be subject to an interest penalty fee, according to specified criteria.

This bill would specify that these provisions may not be waived, altered, or limited by the state agency with respect to a contract entered into on or after January 1, 1998, or the person or business contracting on or after that date with the state agency. This bill would provide that these provisions are not to be construed to require a person or business contracting with a state agency to have to submit a claim or invoice for payment of an interest penalty fee.

This bill would require that in order to avoid late payment penalties state agencies shall pay promptly submitted, undisputed invoices within 45 days and would specify procedures and exclusions relating to that requirement. The provisions described in this paragraph would become operative only if SB 1132 of the 1997-98 Regular Session is enacted.

Ch. 361 (AB 256) Cunneen. Hazardous waste code system.

(1) Existing law requires any person generating hazardous waste that is transported, or submitted for transportation, for offsite handling, treatment, storage, disposal, or any combination thereof, to complete a manifest prior to the time that the waste is transported or offered for transportation. The Department of Toxic Substances Control is required to determine the form and the manner in which the manifest is completed and the information required to be contained in the manifest. A violation of the regulations adopted pursuant to the hazardous waste control laws is a crime.

This bill would make a statement of legislative intent concerning the existing system for tracking the shipment of manifested hazardous waste and would require the department, by December 31, 1998, to revise the hazardous waste code identification system established in specified regulations so as to meet specified requirements. The bill would require the system to be proposed and adopted by the department in accordance with specific procedures and requirements. Since a violation of the regulations would be a crime, the bill would impose a state-mandated local program by creating a new crime.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 362 (AB 300) Escutia. Child care and development facilities.

(1) Existing law provides funding for child care and development facilities, and authorizes the State Allocation Board to administer these funds. Existing law establishes a priority in funding of capital outlay grants or relocatables for child care and development facilities from specified funds.

This bill would repeal the existing specified priorities and require the State Allocation Board to give first priority to programs experiencing emergencies as defined by the Superintendent of Public Instruction and the State Allocation Board. Second priority would be given applicants and contracting agencies for the replacement of facilities lost due to the Class Size Reduction Program. Third priority would be given to applicants for the expansion of child care services.

(2) Existing law creates the State Child Care Facilities Fund for purposes of funding capital outlay projects for extended day care services.

Existing law authorizes the State Allocation Board to reimburse any public, nonprofit joint powers agency, as specified, for the installation of initial utility services in any relocatable child care and development facility, as specified, and to establish regulations for allocation of funds for capital outlay and for reimbursement of initial utility installation costs, as specified.

Existing law requires a priority in funding capital outlay grants or relocatables from specified funds allocated but unencumbered to applicants or contracting agencies providing, or seeking to provide, extended child care facilities in, or in close proximity to, public housing projects, or in areas of high density of recipients of benefits under the

Aid to Families with Dependent Children program to serve participants under the Greater Avenues for Independence Act of 1985, as specified.

This bill would repeal these provisions, except for the allocation, pursuant to the Public Education Facilities Bond Act of 1996, of bond funds for the acquisition of relocatable child care and development facilities for the purposes of providing extended day care.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 363 (AB 335) Wayne. Hazardous waste and substances: administrative penalties.

(1) Under existing law, the Department of Toxic Substances Control, a unified program agency, authorized local health officer, or designated local public officer, as prescribed, is authorized to issue an order specifying a schedule for compliance or correction with certain statutes, including the hazardous waste control laws and the Carpenter-Presley-Tanner Hazardous Substance Account Act (California Superfund) and to impose an administrative penalty if there is a violation of those laws or any permit, rule, regulation, standard, or requirement issued or adopted pursuant to those laws.

This bill would allow the department to apply to the clerk of the appropriate court for a judgment to collect an administrative penalty imposed by administrative order or decision issued pursuant to the hazardous waste control laws or the hazardous substance account act, if the administrative order or decision has become final and, if applicable, a petition for judicial review of the final order or decision has not been filed within specified time limits. The bill would require the court clerk to enter judgement immediately, thereby imposing a state-mandated local program by imposing new duties upon local agencies. The bill would provide that the judgement has the same force and effect as a judgement in a civil action and may be enforced, as specified.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 364 (AB 349) Firestone. Insurance: fraud.

(1) Existing law requires each insurer doing business in this state to pay an annual fee for each vehicle it insures, in order to fund increased investigation and prosecution of fraudulent automobile insurance claims and economic automobile theft. These funds are available for distribution by the Insurance Commissioner to district attorneys, upon application, as specified. Both the application for moneys and the distribution of moneys are public documents, except that information submitted to the commissioner concerning active cases is to be confidential.

This bill would provide that information submitted under these provisions concerning active or inactive criminal investigations shall be confidential.

(2) Existing law also provides for an assessment on employers to be used for enhanced investigation and prosecution of workers' compensation fraud. These funds are available to the Bureau of Fraudulent Claims of the Department of Insurance, and also for distribution by the Insurance Commissioner to district attorneys, upon application, as specified. Applications, annual reports, or other documents relative to these moneys are public records.

This bill would delete the general provision concerning public records, provide that the application for moneys and the distribution of moneys shall be public documents, and provide that information submitted to the commissioner under these provisions concerning active or inactive criminal investigations shall be confidential.

(3) This bill would also incorporate additional changes to certain of its provisions proposed by AB 1004 and SB 695, contingent on the prior enactment of those other bills.

Ch. 365 (AB 361) Cunneen. Hazardous materials: business plans.

(1) Existing law requires businesses handling specified amounts of hazardous materials to submit an inventory and a business plan to administering agencies. A handler is required to review the submitted business plan at least once every 2 years, to determine if a revision is needed, and to certify to the administering agency that the review was made and that any necessary changes were made to the plan. The handler is also required to annually submit a completed inventory form to the administering agency of the county or city in which the handler is located. A knowing violation of those requirements, after reasonable notice of the violation, is a misdemeanor.

This bill would change the schedule for when a handler is required to review the business plan to at least once every 3 years from the initial date of submission.

(2) The bill would also require the administering agency to exempt a business operating an unstaffed remote facility located in an isolated sparsely populated area from the requirements for a business plan and inventory if specified requirements are met, including submission of a specified notice to the administering agency. The bill would require an administering agency to forward a copy of the notification to certain agencies, thereby imposing a state-mandated local program by imposing new duties upon local agencies.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 366 (AB 396) Kaloogian. Food facilities.

Existing law, the California Uniform Retail Food Facilities Law, administered by the State Department of Health Services, establishes uniform health and sanitation standards for retail food facilities, as defined. The law requires the State Department of Health Services to adopt regulations to implement and administer those provisions, and delegates primary enforcement duties to local health agencies. Violation of the California Uniform Retail Food Facilities Law and regulations adopted pursuant thereto is a crime.

Existing law requires that all potentially hazardous food be held at or below 5 degrees Celsius (41 degrees Fahrenheit) or kept at or above 60 degrees Celsius (140 degrees Fahrenheit) at all times, with certain exceptions.

The bill would require that all ready-to-eat foods prepared at the food facility from raw or incompletely cooked animal tissues be thoroughly cooked prior to serving, as prescribed, with certain exceptions for ready-to-eat foods made from or containing eggs, comminuted meat, or single pieces of meat, including fish and seafood, where there is a specific consumer order. The bill would prescribe higher minimum internal temperatures and additional preparation requirements for foods containing raw or incompletely cooked animal tissues that are prepared in a microwave.

The bill would require that potentially hazardous food cooked, cooled, and reheated by a food facility and subsequently reheated for the purpose of immediate serving or hot holding, be heated to a minimum internal temperature of 74 degrees Celsius (165 degrees Fahrenheit). However, the bill would require instead that certain ready-to-eat potentially hazardous food be heated to a temperature of at least 60 degrees Celsius (140 Fahrenheit) for hot holding.

The bill would repeal the above provisions on January 1, 2001. This bill would require the department to report to the Legislature on or before July 1, 1999, regarding the enforcement of these provisions.

By changing the definition of an existing crime and expanding the enforcement duties of local health agencies, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 367 (AB 672) Honda. Mobilehome parks: mobilehome transfers.

Existing law allows the management of a mobilehome park, in the event of a sale of the mobilehome to a 3rd party, to require that the mobilehome be removed from the park if, among other factors, it is in a significantly rundown condition or in disrepair. In these circumstances, the management of the park is prohibited from requiring repairs or improvements to the park space or property owned by the management, except as specified.

This bill would provide that, in the context of any sale or transfer of a mobilehome that will remain in the park, the management of the park shall also be prohibited from requiring repairs or improvements to the park space or property owned by the management, except as specified. It also would make a conforming change.

Ch. 368 (AB 692) Morrow. County Water Authority Act.

(1) Under the County Water Authority Act, each member of the board of directors of a county water authority is subject to recall by the majority vote of the governing body of the public agency from which the member is appointed.

This bill would declare that a member of the board serves at the will of the governing body of the public agency from which the member is appointed and may be removed by a majority vote of the governing body without a showing of good cause.

(2) Under the act, each member of the board is entitled to vote on all questions, orders, resolutions, and ordinances coming before the board, and is entitled to cast one vote for each \$5,000,000, or major fractional part thereof, of assessed valuation of property taxable for authority purposes in the public agency represented by that member, as specified.

This bill would revise and recast that provision and related provisions. The bill would authorize each board member to cast one vote for each \$5,000,000, or major fractional part thereof, of the total financial contribution paid to the authority that is attributable to the public agency of which the member is a representative, as prescribed. The bill would define the term "total financial contribution." The bill would specify the total financial contribution and the vote of each member public agency for the San Diego County Water Authority, as of July 1, 1997. The bill would prescribe related matters. By imposing additional duties on a county water authority, the bill would impose a state-mandated local program.

The bill would authorize a member of the board to designate another member of the board to vote, in his or her absence, as specified.

(3) Under the act, the representative of a military reservation on the board is entitled to cast one vote on all matters coming before the board, notwithstanding the assessed valuation of property taxable for authority purposes within the military reservation.

This bill would delete that provision and, instead, declare that, for purposes of the act, a military reservation is deemed to be a public agency.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 369 (AB 711) Ackerman. Check cashers: permits.

Existing law requires every owner of a check casher's business to obtain a permit from the Department of Justice, as specified, and to renew the permit annually.

This bill would provide that a violation of these provisions of existing law is punishable by a civil penalty, as specified, for a first or 2nd offense, or as a misdemeanor, as specified, for a subsequent offense within 10 years, with any civil penalties or fines to be apportioned 50% to the State Treasury and 50% to the city or county treasury, as

specified. By creating a new crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 370 (AB 723) Takasugi. Fidelity Corporation.

The Escrow Agent's Fidelity Corporation exists under current law for the purpose of indemnifying its members, who are licensed escrow agents, against loss. In addition to payment for losses, the corporation issues Fidelity Corporation Certificates, which are required for employment as an escrow agent. Under existing law, the application for a certificate is required to contain a statement advising the applicant that a dispute concerning the denial of a certificate may be submitted to arbitration and may not be challenged by civil action, subject to specified exceptions. A certificate may be denied, revoked, or suspended by the corporation for specified grounds.

This bill would require the application statement to advise the applicant that, in addition to disputes over the denial of a certificate, the arbitration requirement also applies to disputes over the suspension or revocation of a certificate.

Existing law provides that a member of the Escrow Agent's Fidelity Corporation who is aggrieved by an action or decision of the corporation may appeal to the Commissioner of Corporations within 30 days.

This bill would repeal that provision and instead establish procedures for appeals to the commissioner, including appeals upon request for a hearing. The bill would require all matters relating to claims for loss of trust obligations to be decided under the procedure established for appeals with a hearing. The bill further would require the commissioner to abstain from exercising jurisdiction of claims for loss of trust obligations under certain circumstances, and to conduct hearings and render decisions within specified time limits.

Ch. 371 (AB 793) House. Sex offenders: sentence enhancements.

Existing law provides for sentence enhancements for persons who are convicted of specified violent felonies and have served prior prison terms.

This bill would add rape in concert to the list of these felonies. By expanding the scope of an existing sentence enhancement, this bill would impose a state-mandated local program.

This bill would incorporate additional changes in Section 667.5 of the Penal Code proposed by AB 115, to be operative if AB 115 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 372 (AB 1148) Cunneen. California Insurance Guarantee Association.

(1) Existing law requires the formation of the California Insurance Guarantee Association, which exists for the purpose of providing insolvency insurance to its members. Insurers offering certain classes of insurance are required to participate in the association. The association is required to pay and discharge covered claims of participating insurers. Covered claims are currently defined not to include obligations of an insolvent insurer arising out of reinsurance contracts.

This bill would provide that covered claims also include the obligations assumed by an assuming insurer from a ceding insurer where the assuming insurer subsequently becomes an insolvent insurer if, at the time of the insolvency of the assuming insurer, the ceding insurer is no longer admitted to transact business in this state and if certain other requirements are met.

(2) This bill would also incorporate additional changes to Section 1063.1 of the Insurance Code proposed by SB 1277, contingent on the prior enactment of that bill.

Ch. 373 (AB 1316) Alquist. Santa Clara County Transit District.

Under the Santa Clara County Transit District Act, the Santa Clara County Transit District was formed to adopt a general transit plan for the district and provide transit service for the transportation of passengers. The act specifies the duties and responsibilities of the district, and defines various terms.

This bill would clarify various provisions of the act relating to the definitions of "transit" and "persons," agreements among specified cities in the County of Santa Clara, and powers of the district, including specified employees. The bill would delete obsolete provisions and make related changes.

The bill would incorporate additional changes in Section 22050 of the Public Contract Code proposed by SB 79 to become operative only if this bill and SB 79 are enacted and become effective on or before January 1, 1998, each bill amends Section 22050 of the Public Contract Code, and this bill is enacted last.

Ch. 374 (AB 1366) Lempert. Parks and recreation: land grants.

(1) Under existing law, the Department of Parks and Recreation is required to operate, manage, and maintain units of the state park system, and the Director of Parks and Recreation has been authorized to grant, in trust, and subject to prescribed conditions, all of the rights, title, and interest of the state in specified lands to specified counties for specified beach, park, and recreational purposes.

This bill would authorize the director to grant, in trust, and subject to specified conditions, all of the rights, title, and interest of the state in all lands located within the boundaries of Durham Ferry State Park, including any improvements on those lands, to the San Joaquin County Office of Education, and would require the office to use any such lands, and any improvements thereon, for use only for park, recreational, or educational purposes.

(2) Under existing law, counties are authorized to develop and maintain recreational lands, such as trails, and the department, at the state level, is responsible for the California Hiking and Riding Trail Program.

Existing law authorizes regional park and open-space districts to acquire, and to lease or dispose of, real property, and rights in real property, within or without the regional district, that are necessary to the full exercise of the regional district's powers.

This bill would authorize the department to convey, to the County of San Mateo and to the Midpeninsula Regional Open Space District, respectively, in trust for the development, improvement, operation, and maintenance of trails, as specified, all rights, title, and interest held or owned by the state in lands consisting of 9 specified segments of land and 5 specified segments of land, respectively, located in the county within the boundaries of the California Hiking and Riding Trail. The bill would specify related matters.

The bill would prohibit the department from conveying any of those lands unless the department includes appropriate deed restrictions in the conveyance documents that will require the granted lands to be used by the grantee, in perpetuity, for the specified public purposes.

Ch. 375 (AB 1432) Papan. Financial institutions: banks.

(1) The Banking Law provides for the regulation of banks by the Commissioner of Financial Institutions. Under these provisions, the articles of incorporation of a bank are required to provide for assessment by the bank of its common shares upon order of the commissioner for the purpose of correcting an impairment of contributed capital, as defined.

This bill would repeal these and other related provisions.

(2) The Banking Law provides for the Attorney General to bring actions at the request of the commissioner relative to recovery of penalties, liabilities, or forfeitures imposed for violations of the law.

This bill would repeal these provisions and enact other provisions authorizing the commissioner to bring these and other related actions. The bill would provide for

court-appointed receivers, monitors, conservators, or other designated fiduciary officers in certain cases and would also authorize the commissioner to make claims for restitution, disgorgement, or damages on behalf of injured persons, as specified.

(3) The Banking Law authorizes the commissioner to take possession of the property and business of a bank under certain circumstances.

This bill would additionally authorize the commissioner to take possession if the bank's tangible shareholders' equity is less than certain specified amounts.

(4) The Banking Law and other provisions of existing law authorize the commissioner to charge fees for bank examinations on a per diem basis.

This bill would instead provide for fees to be charged on an hourly basis.

(5) Existing law provides for the commissioner to act as Administrator of Local Agency Security with respect to the investment of funds of local agencies.

This bill would instead provide for the State Treasurer to act in this capacity.

Ch. 376 (AB 1445) Shelley. Interpreters.

Existing law provides for the regulation of court interpreters. Existing law requires any person who interprets in a court proceeding using a language not designated by the Judicial Council to be qualified by the court under specified procedures and guidelines.

This bill would provide that this person shall be designated a "registered interpreter" if he or she also passes an examination offered by an entity approved by the Judicial Council. This bill would authorize a registered interpreter regularly employed by the court to file an oath, as specified.

Ch. 377 (AB 1548) Committee on Consumer Protection, Governmental Efficiency and Economic Development. Seller assisted marketing plans.

(1) Existing law governing seller assisted marketing plans requires a seller to provide, prior to the execution of the plan contract or the receipt of any consideration, a prospective purchaser of this plan with prescribed information. A seller must give information regarding the criminal background and civil liability of the seller's officers, directors, trustees, and general or limited partners and individuals who have management responsibilities in connection with the seller's business activities. Existing law provides that it is a crime for a person to willfully violate these provisions.

This bill would require this disclosure to include information regarding the criminal background and civil liability of the seller and any other company managed by the above-described persons. By changing the definition of a crime, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 378 (AB 1549) Committee on Insurance. Earthquake insurance.

Under existing law, a policy of residential property insurance may not be issued or delivered or, under certain circumstances, initially renewed by an insurer unless the named insured is offered coverage for loss or damage caused by an earthquake. The offer of earthquake coverage is required to contain certain language, as specified.

This bill would authorize the Insurance Commissioner to approve modifications to the language to be used in an offer of earthquake insurance only if the modifications are not in conflict with or in derogation of the language otherwise required or other specified provisions, are necessary to accurately reflect the coverage provided, and are limited to necessary changes.

Ch. 379 (SB 4) Kopp. Trespass: punishment.

(1) The Bridge and Highway District Law makes it a misdemeanor to, among other things, climb, without permission, upon any railing, cable, tower, or superstructure of a toll bridge.

This bill would make these provisions applicable to climbing on any suspender rope of the bridge or to otherwise trespass on any portion of the bridge that is not intended

for public use. The bill would make a violation of those provisions punishable by imprisonment in the county jail not exceeding one year, by a fine not exceeding \$10,000, or by both that imprisonment and fine.

The bill would require the court, if probation is granted to a person committing any of those acts, to impose as a condition of that probation that the person perform not less than 40 hours and not more than 160 hours of community service, as described. The bill would also require a person to reimburse the bridge district for costs resulting from a violation of these provisions.

The bill would also make it a misdemeanor to trespass on any other district property.

By expanding the scope of the crime and by requiring the imposition of certain conditions upon a person granted probation, the bill would impose increased duties on local criminal justice systems, thereby imposing a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 380 (SB 80) Kopp. Veterinary medicine: euthanasia.

Existing law regulates the licensure of veterinarians and the practice of veterinary medicine, defines the practice of veterinary medicine, surgery, and dentistry, and prohibits any person from practicing veterinary medicine or any branch thereof without being licensed. These provisions are administered by the Veterinary Medical Board. Existing law approves registered veterinary technicians to perform those animal health care services prescribed by law under the supervision of a veterinarian licensed or authorized to practice in this state and authorizes them to perform animal health care services on those animals impounded by a state, county, city, or city and county agency pursuant to the direct order, written order or telephonic order of a veterinarian licensed or authorized to practice in this state.

Existing law provides that the laws relating to the regulation of veterinary medicine do not prohibit a person from administering sodium pentobarbital for euthanasia of sick, injured, homeless, or unwanted domestic pets or animals, without the presence of a veterinarian, when the person is an employee of an animal control shelter and its agencies or humane society and has received proper training in the administration of sodium pentobarbital for those purposes.

This bill would authorize, for purposes of the latter provision, a registered veterinary technician to apply for registration from the federal Drug Enforcement Administration that authorizes the direct purchase of sodium pentobarbital for the performance of euthanasia without the supervision or authorization of a licensed veterinarian. The bill would authorize the board to adopt regulations, as needed, to define this provision, including, but not limited to, procedures for citations and fines.

Ch. 381 (SB 210) Ayala. County officers: auditors: qualifications.

Existing law requires a person elected or appointed to the office of county auditor to meet at least one of certain enumerated criteria, in any county that has adopted these criteria, as specified. Under existing law, these criteria include possessing a valid certificate issued by either the California State Board of Accountancy or the Institute of Internal Auditors, as specified, serving as a county auditor, chief deputy county auditor, or chief assistant county auditor for a continuous period of not less than 3 years, or possessing a baccalaureate degree from an accredited university, college, or other 4-year institution, with a major in accounting or its equivalent, as specified.

This bill would require any person serving in the capacity of county auditor in a county that has adopted the above criteria to complete at least 40 hours of qualifying continuing education every 2 years, as specified. The bill would designate appropriate subjects for the continuing education, and would authorize county auditors who are licensed or certificated by other specified entities to apply continuing education for license or certificate renewal to satisfy the continuing education requirements of the bill.

In addition, this bill would augment the qualification requiring possession of a baccalaureate degree from an accredited university, college, or other 4-year institution,

to additionally require the person to have served within the previous 5 years in a senior fiscal management position in a county, city, or other public agency, a private firm, or a nonprofit organization, for a continuous period of not less than 3 years.

This bill would also make technical nonsubstantive changes to existing law.

Ch. 382 (SB 407) Polanco. Speech language pathology and audiology.

Existing law provides for the licensure of speech-language pathologists and the licensure of audiologists and prohibits the practice of speech-language pathology without a license. For purposes of these provisions, existing law defines the practice of audiology to include, among other activities, the planning, directing, conducting, supervising, or participating in programs of identification of auditory disorders, hearing conservation, aural habilitation, and rehabilitation.

This bill would include planning, directing, conducting, supervising, or participating in programs of cerumen removal, as defined, within the definition of the practice of audiology. It would also require that cerumen removal performed pursuant to these provisions be performed by a licensed audiologist.

Ch. 383 (SB 509) M. Thompson. Alcoholic beverages: on-sale or off-sale wine license.

The Alcoholic Beverage Control Act provides for the issuance of on-sale and off-sale beer and wine licenses and provides for the issuance of various special or temporary licenses.

This bill would authorize the issuance of a special temporary on-sale or off-sale wine license to certain nonprofit corporations having an agricultural purpose to sell wine, donated or sold to the nonprofit corporation by the member winegrowers, to consumers for the purpose of fundraising, as specified.

This bill would limit the number of cases of wine per year that may be sold by the nonprofit corporation under the license and that may be donated or sold by individual member winegrowers to the nonprofit corporation.

This bill would preclude the issuance of this special license to a nonprofit corporation whose name includes the designation of an American viticultural area (AVA) recognized under federal law unless its membership includes a majority of winegrowers located in the AVA. This bill would also require that if the corporation's name includes a recognized AVA, the wines sold under the special license must be entitled to use the named AVA as the appellation of origin.

This bill would declare that it would take effect immediately as an urgency statute.

Ch. 384 (SB 571) C. Wright. Radiologic technology: venipuncture.

Existing law authorizes a radiologic technologist, under the general supervision, as defined, of a physician and surgeon, to assist a physician and surgeon in completing an injection to administer contrast materials after the performance of venipuncture or arterial puncture by a person authorized to perform these tasks.

This bill would instead authorize a radiologic technologist, under the general supervision of a physician and surgeon, to perform venipuncture in an upper extremity to administer contrast materials if the radiologic technologist has received certain training and education and been issued a certificate.

Ch. 385 (SB 1315) Burton. Insurance.

Under existing law, an insurer is required to give the insured and the producer of record written notice of the nonrenewal of certain commercial insurance and workers' compensation insurance policies within a specified time before the end of the policy period.

This bill would, for those policies, require the insurer, on receiving a written request, to provide a premium and loss history report for the account's tenure or the past 3 years, whichever is shorter, plus loss experience during the current policy year, within 15 business days for commercial insurance, and within 10 business days for workers' compensation insurance, of receiving the request.

Ch. 386 (SB 629) Karnette. Public employees retirement.

(1) The State Teachers' Retirement Law prescribes alternative disability benefits for members with less than 4 years of service if they have on-the-job injuries.

This bill would make those alternative disability benefits applicable to members with less than 5 years of credited service whose disabilities are due to unlawful acts of bodily harm.

(2) The Public Employees' Retirement Law prescribes increased special death benefits for state or local miscellaneous members whose deaths were a direct consequence of violent acts that arose out of and in the course of their official duties. The benefits are available for local miscellaneous members whose employers elect to provide those benefits.

This bill would provide those benefits to school members for acts occurring on and after January 1, 1998.

Ch. 387 (SB 1080) Calderon. Limited liability partnerships.

The Uniform Partnership Act and the Uniform Partnership Act of 1994 require a registered limited liability partnership or foreign limited liability partnership to maintain and provide for security for claims against it by maintaining a policy or policies of insurance or by other alternative methods, as specified. With respect to these limited liability partnerships that provide accountancy services for claims based upon acts, errors, or omissions arising out of the practice of public accountancy, the security may be provided through the maintenance of a policy or policies of insurance the maximum amount of which need not exceed \$5,000,000, for claims initially asserted in any one calendar year, less amounts paid in defending, settling, or discharging those claims, or through the maintenance in trust or bank escrow, bank certificates of deposit, United States Treasury obligations, bank letters of credit, or bonds of insurance companies the maximum amount of which need not exceed \$5,000,000, for claims initially asserted in any one calendar year, less amount paid in defending, settling, or discharging those claims. Existing law contains comparable provisions regarding security with respect to registered limited liability partnerships or foreign limited liability partnerships that provide legal services, except that the maximum amount need not exceed \$7,500,000. An accountancy partnership may also meet the security requirement by confirming that it has a net worth of at least \$10 million, while a legal partnership may also meet the security requirement through a guarantee by each partner.

This bill would, with respect to the policies of insurance described above, authorize those policies to be issued on a claims made or occurrence basis and would further provide that the impairment or exhaustion of the aggregate limit of liability by amounts paid in connection with the settlement, discharge, or defense of claims would not require the partnership to acquire additional insurance coverage for the policy period. The bill would further provide that these policies of insurance may be subject to a deductible or self-insured retention, as specified.

The bill also would, with respect to security provided through the alternative methods specified above, provide that a partnership remains in compliance with the security provisions notwithstanding the amounts paid during a calendar year in defending, settling, or discharging those claims as long as the amount of the security was a specified amount on the first business day of that calendar year. The bill would also deem a partnership to be in compliance with this requirement if the partnership has designated and segregated the necessary funds within 30 days after the time that a claim is initially asserted. The bill would also allow accountancy partnerships to meet the security requirement through a guarantee by each partner and would allow legal partnerships to meet the security requirement by confirming a net worth of at least \$15 million. The bill would make related changes.

The bill would also revise provisions relating to the election of a limited liability partnership to be subject to the law in effect prior to January 1, 1997, or current law. Among other things, it would provide that the election shall terminate on January 1, 1999, rather than January 1, 1998.

Ch. 388 (SB 1295) Maddy. Marriage, family, and child counselors and clinical social workers: patient access to health records.

Existing law, with some exceptions, guarantees patients and former patients of health care providers, as defined, and certain representatives of patients and former patients, the right to inspect health records. However, existing law provides that if a health care provider determines there is a substantial risk of significant adverse or detrimental consequences to a patient in seeing or receiving a copy of mental health records requested by the patient, the provider may decline to permit inspection or provide copies of the records to the patient if, among other things, the health care provider permits inspection by, or provides copies of, the mental health records to a licensed physician and surgeon or licensed psychologist designated by request of the patient.

This bill would, for purposes of these provisions concerning mental health records, also require the health care provider to permit inspection by, or provide copies of the mental health records to, a licensed marriage, family, and child counselor or licensed clinical social worker designated by request of the patient. This bill would also require that the licensed physician and surgeon, licensed psychologist, licensed marriage, family, and child counselor, or licensed clinical social worker to whom these records are provided for inspection or copying not permit inspection or copying by the patient.

Ch. 389 (AB 38) Figueroa. Health coverage: maternity benefits.

(1) Existing law provides for the licensure and regulation of health care service plans administered by the Commissioner of Corporations. Under existing law, a willful violation of any of these provisions is punishable as either a felony or a misdemeanor. Existing law also provides for the regulation of policies of disability insurance administered by the Insurance Commissioner.

Existing law requires that health care service plans and disability insurers provide coverage for certain benefits and services.

This bill would prohibit every health care service plan contract and certain disability insurance policies issued, amended, delivered, or renewed on or after the effective date of the bill, that provide maternity coverage, from restricting benefits for inpatient hospital care to a time period less than 48 hours following a normal vaginal delivery and less than 96 hours following a delivery by caesarean section, unless specified conditions are met.

The bill would further prohibit these contracts and policies from reducing or limiting the reimbursement of the attending provider for providing care to an individual enrollee or insured in accordance with the coverage requirements; providing monetary or other incentives to an attending provider to induce the provider to provide care to an individual enrollee or insured in a manner inconsistent with the coverage requirements; denying a mother or her newborn eligibility, or continued eligibility, to enroll or to renew coverage solely to avoid the coverage requirements; providing monetary payments or rebates to a mother to encourage her to accept less than the minimum coverage requirements; restricting inpatient benefits for the 2nd day of hospital care in a manner that is less than favorable to the mother or her newborn than those provided during the preceding portion of the hospital stay; and requiring the treating physician to obtain authorization from the health care service plan or insurer prior to prescribing any services covered by this provision. This bill would also require these contracts and policies to include notice of the coverage specified above in the plan's or the insurer's evidence of coverage for evidences of coverage issued on or after January 1, 1998, and to provide additional written notice of this coverage during the course of the enrollee's or insured's prenatal care.

Because a willful violation of the provisions applicable to health care service plans is a crime, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) This bill would also declare that it is to take effect immediately as an urgency statute.

Ch. 390 (AB 611) Villaraigosa. Educational facilities.

(1) Existing law requires the Department of General Services to supervise the construction of any public school building, and to supervise an alteration or reconstruction of, or addition to, any public school building when the estimated cost exceeds \$20,000. Existing law requires the Department of General Services to pass on the construction of any public school building, and to pass on any alteration of a public school building when the estimated cost exceeds \$20,000. Existing law requires a structural engineer to examine and report, as specified, on any alteration of a public school building, when the estimated cost exceeds \$10,000 but does not exceed \$20,000.

This bill would require the Department of General Services to pass on an alteration of any public school building when the estimated cost exceeds \$25,000. This bill would require a licensed structural engineer to examine and report, as specified, on any alteration of a public school building, when the estimated cost exceeds \$25,000 but does not exceed \$100,000. This bill would require a design professional, as specified, to certify that the plans and specifications for any alteration of a public school building meet specified requirements when the alteration does not involve structural elements.

(2) Existing law permits a school district to prequalify prospective bidders for contracts with the district, as specified.

This bill would permit a school district to establish a process for prequalifying bidders on a quarterly basis and would authorize that prequalification to be considered valid for up to one calendar year following the date of initial prequalification.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 391 (AB 721) Firestone. Securities: federal regulation.

(1) The California Corporate Securities Law of 1968 (hereafter California Securities Law) defines an investment adviser as a person who is compensated for advising other persons as to the value of securities or the advisability of investing, purchasing or selling securities, or who publishes evaluations of securities. It is generally unlawful to act as an investment adviser without obtaining a certificate from the Commissioner of Corporations.

This bill would define an investment adviser representative or associated person of an investment adviser, and would prohibit a person from engaging in certain activities on behalf of the investment adviser unless the investment adviser and that person comply with the commissioner's rules. The bill would also provide that an investment adviser registered under the federal Investment Advisers Act of 1940, a person exempt from registration under that act, or a person registered as an investment adviser or exempt from registration in another state, is not subject to or is exempt from the requirement of obtaining a certificate from the commissioner, under certain conditions.

(2) The California Securities Law requires the qualification of a security before it can be offered or sold in an issuer or nonissuer transaction in this state. The federal Capital Markets Efficiency Act of 1996 provides that no law, rule, regulation, or other administrative action of a state requiring qualification of a security may apply to a covered security, as defined by federal law.

Certain classes of securities are exempt from the state qualification requirement, including any security issued by an issuer registered as an open-end management company or unit investment trust, if certain requirements are met. In addition, a security issued by an issuer listed on a national securities exchange not certified by the commissioner, a security issued by an issuer of a security registered or exempt from registration under specified provisions of federal law, or a security registered under the Investment Company Act of 1940, if certain forms are filed with the commissioner, are also exempt.

This bill would delete the above exemptions. The bill would also provide that a security that is exempt from registration under the federal Securities Act of 1933, a transaction involving a qualified purchaser, and the purchase or sale of a security exempt from registration under specified provisions of federal law, is not subject to qualification, if certain requirements are met, including filing forms with the commissioner. The bill would impose fees for the filing of these forms.

(3) Existing law authorizes the commissioner to order an issuer to stop offering or selling a security that is subject to qualification and is not qualified.

This bill would additionally authorize the commissioner to order an issuer to stop offering or selling a security that must meet certain requirements in order to maintain its status as not being subject to qualification, if those requirements have not been met.

(4) The bill would also make related and conforming changes.

(5) The bill would also incorporate additional changes in Section 25100 of the Corporations Code proposed by SB 633, contingent upon prior enactment of that bill.

Ch. 392 (AB 754) Kuykendall. Real property: sales of series of notes and undivided interests.

The Corporate Securities Law of 1968 provides that it is unlawful for any person to offer or sell any security in an issuer transaction unless the sale has been qualified, with specified exemptions.

This bill would also exempt from the qualification requirement a transaction that is the sale of a series of notes secured directly by an interest in the same property or the sale of undivided interests in a note equivalent to a series transaction, if the notes or interests are sold by or through a licensed real estate broker and if the transaction complies with specified notice, advertising, trust account, reporting, and other related requirements. The bill would require the real estate directly securing the notes or interests to be in this state, and would require the notes or interests to not be sold to more than 10 persons, as specified.

The bill would require the notes or interests of purchasers to be identical in their underlying terms, but would not preclude different selling prices for interests. The bill would require the interest of each purchaser to be recorded.

The bill would also establish limitations on the combined total of the aggregate principal amount of the notes or interests sold and the unpaid principal amount of any senior encumbrances on the real property, and would require that the documentation of the transaction include a contractual obligation that a default on any interest or note is a default on all interests or notes. The bill contains other related provisions. Because a violation of provisions relating to real estate would be a misdemeanor, this bill would impose a state-mandated local program by creating a new crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 393 (AB 1465) Bordonaro. Purses.

Existing law continuously appropriates up to 10% of all revenues distributed to racing associations for payment to the state as license fees from satellite wagering facilities located at fairs in the northern zone to the Department of Food and Agriculture for supplementing purses at fair meetings in order to accomplish certain goals. Existing law requires the department to annually determine the percentage of revenues necessary to accomplish those goals.

This bill would appropriate 10%, instead of up to 10%, of all revenues distributed to racing associations for payment to the state as license fees from satellite wagering facilities located at fairs in the northern zone to the department, would eliminate the duty of the department to annually determine the percentage of revenues necessary to accomplish those goals, and would provide that any funds remaining after meeting those goals shall be used at fair meetings in the northern zone as additional purses. By increasing the amount of funds continuously appropriated, and by expanding the purposes for which continuously appropriated funds may be expended, the bill would make an appropriation.

Ch. 394 (SB 363) Lewis. Filing requirements: contributions and expenditures.

Existing provisions of the Political Reform Act of 1974 provide that any report or statement required to be filed with any official under specified provisions of the act may be faxed by the applicable deadline if certain conditions are met, including that a copy of the faxed document also be sent to the filing officer either by first-class mail or by any other guaranteed overnight delivery service within 24 hours.

This bill would provide that the copy of the faxed document may also be delivered to the filing officer by personal delivery within the 24-hour time period.

This bill would provide that the faxed report or statement shall not be deemed filed if the faxed report or statement is not a true and correct copy of the original or copy of the report or statement personally delivered or sent by first-class mail or guaranteed overnight delivery service, and would require a filing officer who receives a faxed report or statement to make the report or statement available to the public in the same manner as otherwise provided in the act.

Existing law makes a violation of the act subject to administrative, civil, and criminal penalties.

This bill would impose a state-mandated local program by imposing these penalties on certain persons who violate the provisions of the bill.

Existing provisions of the Political Reform Act of 1974 define the term "contribution," as used in the act, to include the use of a candidate's own money or property on behalf of his or her own candidacy.

This bill would exclude from this definition personal funds of the candidate used to pay either a filing fee for a declaration of candidacy or a candidate statement prepared pursuant to a specified provision of the Elections Code.

Existing provisions of the act define the term "expenditure," as used in the act, to include a payment unless it is clear from the surrounding circumstances that it is not made for political purposes.

This bill would exclude from this definition the use of a candidate's own money to pay either a filing fee for a declaration of candidacy or a candidate statement prepared pursuant to a specified provision of the Elections Code.

Existing provisions of the Political Reform Act of 1974 require that prior to the solicitation or receipt of contributions or loans, candidates must first file with the Secretary of State an original signed statement of their intention to become a candidate for a specific office, as well as one duplicate of that statement. Candidates are also required to establish a campaign contribution account, and disclose in a statement to the Secretary of State the number of the account and the name and location of the financial institution where the account was opened. A duplicate of that statement must be sent along with the original to the Secretary of State.

This bill would provide that, in the case of a statement of intent to become a candidate for a specific office, no duplicate need be filed with the Secretary of State. The bill would likewise provide that in the case of a campaign contribution account disclosure statement, no duplicate need be filed with the Secretary of State.

This bill would incorporate additional changes in Section 82015 of the Government Code proposed by SB 124, to become operative only if SB 124 and this bill are chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the Political Reform Act of 1974, would therefore require a $\frac{2}{3}$ vote.

Ch. 395 (SB 544) Maddy. Discovery: depositions: transcripts distribution.

Existing law permits a party to a civil action to obtain a copy of a deposition transcript taken by another party. Existing law provides that the deposition officer shall be responsible for certifying transcripts of a deposition and notifying parties of the availability of the transcripts for review and correction, as specified.

This bill would require a deposition officer who receives a request for an original or a copy of a deposition transcript from one party, under specified circumstances, to immediately notify the other parties that attended the deposition of the request and,

upon request of any other party, to make that original or a copy available to all parties at the same time.

Existing law requires the deposition officer to certify that the deponent was duly sworn and that the transcript or recording is a true record of testimony given or changes made by the deponent.

This bill would prohibit transcripts of depositions prepared as rough drafts from being certified and used, cited, or transcribed as the certified transcript, or used or cited to rebut or contradict the certified transcript, as specified.

Existing law governs the conduct of discovery in civil actions. Existing law specifies the procedure for conducting the deposition of any party.

This bill would provide that unless the court issues an order to the contrary, a copy of the transcript, videotape, or other recording of testimony at the deposition, if still in the possession of the deposition officer, shall be made available by the deposition officer to any person requesting a copy thereof upon payment of a reasonable charge set by the deposition officer. If a copy is requested from the deposition officer, the deposition officer would be required to give all parties attending the deposition and the deponent notice of anyone seeking a copy thereof, and of his or her right to seek a protective order prior to making a copy available, as specified.

Ch. 396 (SB 564) Solis. Domestic violence: visitation.

Existing law governs proceedings to determine the custody and visitation of a child. Existing law states that nonparent parties may not seek a determination of custody or visitation rights in a proceeding under the Domestic Violence Prevention Act. Existing law, however, excludes, among others, an alleged or presumed parent, foster parent, or stepparent from its definition of "nonparent."

Existing law authorizes the district attorney to bring an action to recover child support in specified circumstances.

This bill would provide that a party who has not established a parent and child relationship may not seek a determination of custody or visitation rights in a proceeding under the Domestic Violence Prevention Act. The bill would also make technical, clarifying changes with respect to proceedings to determine the custody or visitation of a child in specified actions brought by the district attorney to recover child support.

Existing provisions of the Domestic Violence Prevention Act authorize a court to issue an ex parte order determining the temporary custody of a minor child on the conditions the court determines. That act also authorizes a court to issue an ex parte order determining the right of a party to visit a minor child on the conditions the court determines in various specified proceedings.

This bill would delete the latter provisions and instead authorize the court to issue an ex parte order for temporary custody and visitation on the conditions the court determines to a party who has established a parent and child relationship, as specified. The bill would also authorize a court to award temporary sole legal and physical custody of a child to a party to whom a restraining order has been issued and to make an order of no visitation to the other party, where that other party has not established a parent and child relationship, pending establishment of that relationship, as specified. The bill also would authorize a court to make appropriate custody and visitation orders in situations in which a party who has requested custody or visitation has not established a parent and child relationship, but has taken steps to establish that relationship, as specified.

Ch. 397 (AB 1173) Olberg. Controlled substances.

(1) Existing law provides that any manufacturer, wholesaler, retailer, or other person who sells, transfers, or otherwise furnishes specified chemical substances to any person in this state shall submit a report to the Department of Justice of any transaction prior to the transaction which report shall include specified identification information from the purchaser. Existing law provides that these provisions do not apply to specified transactions involving specified individuals or drugs, including specified manufacturers or wholesalers licensed by the California State Board of Pharmacy who sell, transfer, or otherwise furnish specified chemical substances to a licensed pharmacy, physician, dentist, podiatrist, or veterinarian, and specified transactions involving any drug

containing ephedrine, pseudoephedrine, norpseudoephedrine, or phenylpropanolamine. Existing law provides, however, that specified transactions involving preparations in solid dosage form containing ephedrine as the only active medicinal ingredient are not exempt from the provisions. Failure to submit a report or to knowingly submit a false report, and a violation of the provisions on proper identification, are crimes.

This bill would specify that it is a manufacturer, wholesaler, retailer, or other person in this state who sells, transfers, or otherwise furnishes any of the list of specified chemical substances to any person or business entity in this state or any other state who is required to submit the above report. The bill would revise the definition of "proper identification" for purposes of the above provisions. The bill would provide that any manufacturer licensed by the State Department of Health Services who sells, transfers, or otherwise furnishes specified chemical substances to the above specified healing arts practitioners or specified retail distributors shall also be exempt from the reporting requirements, provided that records of suspicious transactions, as determined by the Department of Justice, are submitted, and that while specified transactions involving preparations in solid dosage form containing ephedrine, pseudoephedrine, norpseudoephedrine, or phenylpropanolamine as the only active medicinal ingredient are not exempt from the reporting requirements, specified sales of ephedrine, pseudoephedrine, norpseudoephedrine, or phenylpropanolamine products are exempt from the reporting requirements. The bill also would exempt from the reporting requirements any transfer of these specified controlled substances for purposes of lawful disposal as waste.

The bill would make conforming changes to related provisions. By revising existing crimes, this bill would impose a state-mandated local program.

(2) Existing law provides that the theft or loss of any regulated chemical substance by any licensee, and any difference between the quantity of a regulated chemical substance received and the quantity shipped, shall be reported to the Department of Justice.

This bill would refer to "permittee" instead of "licensee" and would require the reports to the Department of Justice to be in writing.

(3) Existing law provides that any manufacturer, wholesaler, retailer, or other person who sells, transfers, or otherwise furnishes specified chemical substances to a person in this state, or who obtains from a source outside of the state specified chemical substances shall submit an application to, and obtain a permit for the conduct of that business from, the Department of Justice. Existing law provides that an application may be denied, or a permit may be revoked or suspended, for specified reasons. Existing law further provides that selling, transferring, or otherwise furnishing or obtaining the specified chemical substances without a permit is a misdemeanor or a felony.

This bill would include as a reason to deny an application, or revoke or suspend a permit, the violation of any federal, state, or local criminal statute, rule, or ordinance regulating the manufacture, maintenance, disposal, sale, transfer, or furnishing of the specified chemical substances. The bill would also require that, in the event of subsequent changes in ownership, management, or employment, the permittee shall notify the Department of Justice in writing within 15 calendar days of the changes. By revising the definition of an existing crime, this bill would impose a state-mandated local program.

(4) This bill would provide a procedure pursuant to which the Bureau of Narcotic Enforcement may, upon petition, issue an interim order suspending any permittee or imposing permit restrictions if there is evidence that the permittee engaged in acts or omissions constituting a violation of the Health and Safety Code or has been convicted of a crime substantially related to the permitted activity, or that permitting the permittee to operate, or to continue to operate without restrictions, would endanger the public health, safety, or welfare.

(5) Existing law provides that any manufacturer, wholesaler, retailer, or other person who sells to any person in this state any laboratory glassware or apparatus, any chemical reagent or solvent, or any combination thereof, where the value of the goods sold exceeds \$100 and payment for the goods is by specified means, shall require proper purchaser identification and retain the bill of sale, as specified. A violation of these provisions is a misdemeanor.

This bill would revise the requirements for the sale of goods with a value exceeding \$100, and provide that those requirements also apply to the purchase for sale of goods with a value exceeding \$100. By changing the definition of an existing crime, this bill would impose a state-mandated local program.

(6) Existing law provides that any manufacturer, wholesaler, retailer, or other person who sells to any person in this state any quantity of specified chemical substances shall require proper purchaser identification and retain the bill of sale, as specified. A violation of this provision is a misdemeanor.

This bill would revise the requirements for the sale of specified chemical substances, add similar requirements for the purchase of those items, and include iodine and hydrogen chloride gas in the list of chemical substances regulated under those provisions. By changing the definition of an existing crime, this bill would impose a state-mandated local program.

(7) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 398 (SB 699) Rainey. Fish: striped bass.

(1) Former provisions of law, repealed on January 1, 1995, required a person taking striped bass to have a striped bass stamp affixed to his or her sportfishing license. The stamp was issued by the Department of Fish and Game for a fee of \$3.50. The revenue from the fees was required to be used for specified purposes relating to striped bass, as recommended by the Striped Bass Stamp Fund Advisory Committee appointed by the Director of Fish and Game pursuant to that former law.

This bill would reenact those provisions to be operative until January 1, 2002, on which date they would be repealed. This bill also would require 15% of the funds derived from the striped bass stamp to be used for projects that benefit salmon habitat.

Because other provisions of existing law would make a violation of this bill a crime, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) The bill would require the revenues from the stamp fees to be deposited in the Fish and Game Preservation Fund and would authorize the expenditure of that revenue by the department. Existing law continuously appropriates the money in that fund to the department to pay specified refunds and to pay all necessary expenses incurred in carrying out the Fish and Game Code and any other laws for the protection and preservation of birds, mammals, reptiles, and fish.

This bill would make an appropriation by imposing new duties on the department under that code and by providing new or increased revenue to that fund.

Ch. 399 (AB 799) Bowler. Oil spill contingency plans: grants.

Existing law, for purposes of the Lempert-Keene-Seastrand Oil Spill Prevention and Response Act, defines "marine waters" to mean those waters subject to tidal influence, except for waters in the Sacramento-San Joaquin Delta upstream from a line running north and south through the point where Contra Costa, Sacramento, and Solano Counties meet.

The act authorizes any local government with jurisdiction over, or directly adjacent to, marine waters to apply for a grant to complete, update, or revise an oil spill contingency plan element.

This bill would specify that for purposes of those provisions authorizing grants for oil spill contingency planning, "marine waters" includes the waterways used for waterborne commercial vessel traffic to the Port of Stockton and the Port of Sacramento.

The bill would become operative only if AB 667 is enacted and takes effect.

Ch. 400 (AB 174) Napolitano. Healing arts: acupuncture.

Existing law provides for the licensure and regulation of the practice of acupuncture, and provides that any person who practices acupuncture without a license is guilty of a misdemeanor, with certain exceptions.

This bill would make it unprofessional conduct for a physician and surgeon, osteopathic physician, dentist, or podiatrist to direct or supervise the performance of acupuncture involving the application of a needle to the human body by a person licensed as a healing arts practitioner who is not licensed under the Acupuncture Licensure Act.

This bill would make it unprofessional conduct for a person licensed as a healing arts practitioner who is not licensed under the Acupuncture Licensure Act to perform acupuncture involving the application of a needle to the human body at the direction or under the supervision of a physician and surgeon, osteopathic physician, dentist, or podiatrist.

This bill would provide that any person, other than a physician, osteopathic physician, dentist, or podiatrist, who is a licensed healing arts provider but is not licensed to practice acupuncture, who practices acupuncture involving the application of a needle to the human body, performs any acupuncture technique or method involving the application of a needle to the human body, or directs, manages, or supervises another person in the performance of acupuncture involving the application of a needle to the human body is guilty of a misdemeanor. By creating a new crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 401 (SB 780) Kelley. Consumer affairs.

(1) Existing law provides for the existence of the Bureau of Security and Investigative Services within the Department of Consumer Affairs, under the supervision and control of the Director of Consumer Affairs. The director is charged with administering the provisions governing locksmiths, repossessioners, private investigators, private patrol operators, alarm company operators, and alarm agents. The provisions set fees for various services, including license applications, renewals, branch office registrations, initial registration, and fingerprinting.

This bill would instead provide that as of July 1, 1998, these provisions establish the maximum fees that may be charged for these services.

(2) The Collateral Recovery Act, which governs persons engaged in repossession of collateral, requires licensing of persons or entities engaged in repossession, and certification of persons who are in active control of businesses engaged in repossession. An unlicensed or uncertified person may work with a temporary registration or renewal registration for no more than 90 days.

This bill would extend this period to 120 days.

(3) Under existing law, a registration under the Collateral Recovery Act expires one year following its issuance or assigned renewal date.

This bill would provide that an initial registration expires one year from the date of issuance, and a renewal registration expires 2 years from the date of renewal unless renewed.

(4) The Collateral Recovery Act provides that it is unlawful for a person or financial institution to knowingly engage a nonexempt unlicensed person to repossess collateral. However, a legal owner, debtor, lienholder, lessor, or lessee is not guilty of a violation of this prohibition if, at the time of the assignment, the party making the assignment has a copy of the repossessioner's valid license and does not know of a suspension or revocation of the license. The bill would also make related and conforming changes.

(5) Existing law provides that a license as a private investigator, private patrol operator, alarm company operator, alarm agent, branch office certificate, pocket card, and all registrations issued under the Private Security Services Act, must be placed on a cyclical renewal, expiring 2 years from the date of issuance or assigned renewal date, according to a specified manner of establishing renewal groups.

This bill would repeal the provisions establishing renewal groups, and would provide that for a private investigator, security guard, private patrol operator, alarm company operator, or alarm agent issued a license who is also issued or renews a firearms qualification card, the license or registration must be placed on a renewal cycle so that the license or registration expires on the same date as the firearms qualification card.

(6) The Private Security Services Act, the Alarm Company Act, the Collateral Recovery Act, the Private Investigators Act, and provisions governing locksmiths provide for the issuance of pocket cards to persons licensed or registered under the acts. Under existing law, the pocket cards are issued as evidence of the licensure or registration of the holder of the card.

This bill would provide that an applicant may request to be issued an enhanced pocket card that would be required to be made of a durable material, and would permit the bureau to charge a fee sufficient to reimburse costs of furnishing the pocket card not to exceed \$6. The bill would require the Department of Consumer Affairs to issue a standard card at no cost if the applicant does not request an enhanced pocket card. The bill would also require every person to display a valid pocket card while engaged in any activity for which registration or licensure is required. Because a violation of these acts is a misdemeanor, this bill would impose a state-mandated local program by expanding the scope of an existing crime. With respect to licensure under the Alarm Company Act, the bill would permit the pocket card to serve as a firearms qualification card if so indicated on the face of the card.

The bill would also make clarifying, related, and conforming changes.

(7) The Electronic and Appliance Repair Dealer Registration Law provides for registration and regulation of service dealers and service contractors by the Bureau of Electronic and Appliance Repair in the Department of Consumer Affairs.

Provisions of existing law regulating service contractors will be repealed on January 1, 1998. Among other things, these provisions require persons acting as service contractors to be registered, and provide for various criminal penalties for a violation of those provisions.

This bill would extend the operation of these provisions until January 1, 2003. Because the criminal penalties would be extended, the bill would impose a state-mandated local program by expanding the scope of a crime.

The bill would also authorize the Director of Consumer Affairs to adopt regulations relating to service contractors, would require the director to gather evidence of violations by service contractors, and would make related changes.

(8) Existing law provides that a registration under the Electronic and Appliance Repair Dealer Registration Law that is delinquent more than 2 years may not be renewed. Existing law also requires the bureau to design and approve a sign containing certain consumer information to be placed in all electronic and appliance repair locations operated by a service dealer.

This bill would delete both of these provisions and make other related changes.

(9) The Electronic and Appliance Repair Dealer Registration Law specifies various maximum registration fees applicable to persons required to register with the board. The actual fees are set by the Director of Consumer Affairs, and are paid into the State Treasury to the credit of the Electronic and Appliance Repair Fund, which is a continuously appropriated fund.

This bill would increase the maximum amounts at which these fees may be set by the director, as specified, thereby making an appropriation.

(10) The Home Furnishings and Thermal Insulation Act provides for the licensing and regulation of certain persons in the home furnishings and thermal insulation businesses by the Bureau of Home Furnishings and Thermal Insulation in the Department of Consumer Affairs, as specified. Violations of the act are punishable as misdemeanors.

The bill would include persons who rebuild bedding within the definition of "bedding renovator," thereby expanding the scope of the act, and would also prohibit the rebuilding of an article of upholstered furniture or bedding without specified labeling, thus changing the definition of a crime and thereby imposing a state-mandated local program. It would also make other related changes.

(11) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 402 (AB 111) Battin. Agriculture.

(1) Existing law sets forth the qualifications for, and provides for the appointment of, each county agricultural commissioner by the board of supervisors of that county. Existing law also requires the Secretary of Food and Agriculture, when a vacancy in the office of commissioner occurs, to immediately transmit to the board of supervisors or other appointing power a list of persons who are licensed by the secretary to be eligible for the position. Existing law provides that if the appointing power fails to appoint a commissioner from the list within 30 days after receipt of the list, the secretary is required to appoint a commissioner from that list.

This bill would revise this latter provision by requiring the secretary to appoint a commissioner from the list if the appointing power fails to appoint a commissioner within 60, rather than 30, days after receipt of the list of eligible persons.

(2) Under existing law, in effect until January 1, 1998, upon recommendation of the county agricultural commissioner and upon making a finding that extraordinary circumstances have resulted in the need for inspection of imported fruits, nuts, or vegetables, the board of supervisors of a county is authorized to establish a schedule of fees to be charged to the importer, by the commissioner, for the recovery of costs connected with the commissioner's inspection.

This bill would continue that existing law beyond January 1, 1998, by deleting the repeal date.

(3) The bill also would make technical, nonsubstantive changes, by referring to the secretary, rather than to the director, of the Department of Food and Agriculture.

Ch. 403 (AB 593) Cardoza. Food: raw eggs.

Existing law, the California Uniform Retail Food Facilities Law, requires raw shell eggs to be stored and displayed at 45°F, commencing January 1, 1998 until January 1, 2000, except under certain conditions.

Existing law provides for the regulation of the production and marketing of eggs. Repeat violations of these provisions or any regulation adopted pursuant thereto is a misdemeanor. These provisions define "egg handler" as a person engaged in the business of producing, candling, grading, packing, or otherwise preparing shell eggs for market or who engages in the operation of selling or marketing eggs that he or she has produced, purchased, or acquired from a producer, or which he or she is marketing on behalf of a producer, whether as owner, agent, employee, or otherwise.

This bill would make it unlawful for an egg handler to hold, store, transport, or display eggs that are packed or graded for human consumption unless the eggs are held, stored, transported, or displayed at an average ambient temperature of 45°F or lower or at a temperature equal to or less than that established by regulations of the United States Department of Agriculture. The bill would set forth exceptions to this requirement. The bill would make it unlawful for an egg handler to sell, offer for sale, or expose for sale eggs (1) that are packed or graded for human consumption that are not accompanied with notice of refrigeration requirements using designated labeling on the consumer container or prescribed signs at the point of sale and (2) that are packed for human consumption that are not labeled with prescribed "Sell-by" information on the container and subcontainer and the identification of the plant of origin. By changing the definition of a crime and increasing the duties of county agricultural commissioners, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.

Ch. 404 (AB 1023) Mazzoni. Teacher credentialing.

Existing law prescribes the minimum requirements for the preliminary multiple or single subject teaching credential.

This bill, commencing January 1, 2000, would add demonstration of basic competency in the use of computers in the classroom, as specified, to those minimum requirements.

Existing law requires completion of designated studies for the professional multiple or single subject teaching credential, including the study of computer-based technology and the uses of technology in educational settings.

This bill would require the above-referenced studies to be completed in accordance with the commission's standards of program quality and effectiveness, and that the study of computer-based technology be of advanced computer-based technology.

Ch. 405 (AB 307) Kaloogian. Pupils: suspension and expulsion.

Existing law specifies the acts for which a pupil may be suspended or expelled. Those acts include causing, attempting to cause, or threatening to cause physical injury to another person; possessing, selling, or otherwise furnishing an explosive or other dangerous object, as specified; causing or attempting to cause damage to school or private property; and disrupting school activities or otherwise willfully defying the valid authority of school personnel engaged in the performance of their duties.

This bill would add making terroristic threats, as specified, against school officials or school property, or both, to the acts for which a pupil may be suspended or expelled.

Ch. 406 (AB 1310) Wayne. Air pollution: San Diego district budget: permit fees.

Existing law generally prohibits air pollution control districts and air quality management districts with an annual budget of less than \$1,000,000, or of \$1,000,000 or more, respectively, from increasing fees for permits to construct or operate by more than 30% or 15%, respectively, in a calendar year, except as specified. Those provisions do not apply to the South Coast Air Quality Management District.

This bill would provide that the San Diego County Air Pollution Control District's individual fees for those permits, effective January 1, 1998, may reflect the district's actual costs and, on and after January 1, 1999, the bill would authorize the San Diego district to increase individual fees for authority-to-construct permits or permits to operate by more than 15% in any fiscal year only if the total, aggregate increase in existing fees for those permits does not exceed 15% in the fiscal year. Those provisions would become inoperative upon the occurrence of a specified condition.

Ch. 407 (AB 1564) Committee on Budget. Claims against the state: appropriation.

Existing law requires the State Board of Control to report to the Legislature when there is no sufficient appropriation available for the payment of a claim against the state allowed by the board.

This bill would appropriate \$840,350.60 from various funds and accounts of the state, according to a specified schedule, to the Executive Officer of the State Board of Control to pay claims accepted by the State Board of Control.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 408 (SB 146) Johnston. Firearms: licenses.

Existing law authorizes the chief or other head of a municipal police department of any city or county to issue a license to carry a concealed firearm to a qualified resident of the county in which the city is located.

This bill instead would provide that the chief or other head of a municipal police department of a city or county may only issue a license to carry a concealed firearm to a qualified resident of that city.

Ch. 409 (SB 355) Monteith. Transactions and use taxes: City of Madera.

Existing law authorizes various local governmental entities, in accordance with certain requirements and limitations, to levy transactions and use taxes pursuant to the Transactions and Use Tax Law.

This bill would authorize the City of Madera to impose a transactions and use tax at a rate of 0.25% by the adoption of an ordinance or resolution, as specified, if certain

conditions are met. Revenues from the tax could be used only for funding public safety services, as provided.

Ch. 410 (SB 914) Brulte. Criminal procedure: sentencing: arraignment.

(1) Existing law provides that an act or omission that is punishable in different ways by different provisions may be punished by either of those provisions.

This bill instead would provide that the act or omission shall be punished under the provision that provides the longest potential term of imprisonment, but in no case shall the act or omission be punished under more than one provision. The bill would further provide that if any provision that would otherwise apply to the person prohibits the granting of probation, then the person shall not be granted probation. By increasing the punishment for existing crimes, this bill would impose a state-mandated local program.

(2) Existing law, scheduled to be repealed on January 1, 1998, provides that when an accusatory pleading is filed in Sierra County and the defendant is in the custody of Nevada County, he or she may be arraigned before a court in Nevada County.

This bill would extend the operation of this provision until January 1, 2001.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 411 (SB 605) Maddy. Bernard E. Witkin State Law Library.

Existing law provides for a California State Library under the direction of a State Librarian.

This bill would express the Legislature's findings and declarations of the importance of the work of the late legal scholar Bernard E. Witkin. The bill would authorize the State Librarian to name the law library of the California State Library as the Bernard E. Witkin State Law Library of California, and would permit appropriate physical designation by using nonstate funds.

Ch. 412 (AB 445) Pacheco. Crimes: attempts: sentencing.

Existing law generally provides that every person who attempts, but fails, to commit any crime shall be punished by $\frac{1}{2}$ the term of imprisonment or fine provided for the completed crime. Notwithstanding this provision, a person guilty of attempted murder of a peace officer or firefighter, when the person knows or reasonably should know that the victim is a peace officer or firefighter engaged in the performance of his or her duties, or attempted willful, deliberate, and premeditated murder of any person, shall be punished by imprisonment in the state prison for life with the possibility of parole. The minimum term of imprisonment for a person sentenced to life with possibility of parole is 7 years.

This bill would provide that a person guilty of attempted willful, deliberate, and premeditated murder of a peace officer or firefighter, when the person knows or reasonably should know that the victim is a peace officer or firefighter engaged in the performance of his or her duties, shall be punished by imprisonment in the state prison for 15 years to life and that the person shall not be released prior to serving 15 years in confinement.

Ch. 413 (AB 446) Pacheco. Murder: punishment.

Existing law, amended by initiative statute, provides that any person guilty of murder in the 2nd degree shall suffer confinement in the state prison for a term of 25 years to life if the victim was a peace officer who was killed while engaged in the performance of his or her duties, and the defendant knew, or reasonably should have known, that the victim was such a peace officer engaged in the performance of his or her duties.

This bill would increase this term of punishment to confinement in the state prison for life without possibility of parole when the defendant specifically intended to kill the peace officer or to inflict great bodily injury on the peace officer, or personally used a dangerous or deadly weapon or a firearm in the commission of the offense.

This bill would incorporate additional amendments to Section 190 of the Penal Code proposed by Chapter 598 of the Statutes of 1996 but not yet approved by the voters, to be operative if that chapter is approved by the voters at a statewide special election held in 1997 or if no such election is held in 1997.

This bill would provide that it shall become effective only when submitted to, and approved by, the voters.

Ch. 414 (SB 1039) M. Thompson. Disabilities: regional centers.

Existing law requires the State Department of Developmental Services to contract with regional centers for the provision of various services and supports to persons with developmental disabilities.

This bill would require the department, the State Council on Developmental Disabilities, area boards on developmental disabilities, and regional centers to make their best efforts to ensure representation by persons with developmental disabilities (consumers) and family members representing California's multicultural diversity when convening any task force or advisory group.

This bill would require certain services, including planning and review, for the transition process from a developmental center to a community living arrangement.

This bill would state the intent of the Legislature that the department ensure that regional centers meet their obligations in providing services to persons with developmental disabilities.

Under existing law, consumers may be released from state hospitals for provisional placement, with consent from specified persons, for not to exceed 6 months.

This bill would instead provide that consumers may be released from developmental centers for provisional placement, with consent from specified persons, for not to exceed 12 months.

This bill would require the Health and Welfare Agency to contract with an independent consultant to conduct an evaluation of the policies and procedures used by the department and regional centers in providing services and supports to consumers. The bill would appropriate \$500,000 from the General Fund to the Health and Welfare Agency for this purpose.

This bill would provide for the appointment of a representative to assist a consumer with regard to his or her rights and interests under specified circumstances.

Existing law sets forth a procedure under which area boards on developmental disabilities are required, to the extent that resources are available, to review the policies and practices of publicly funded agencies that serve consumers to determine if the programs are meeting their obligations under law.

This bill would revise this procedure.

This bill would provide that consumers in regional centers are eligible to receive supplemental services including additional staffing.

Existing law contains requirements that must be met by an agency seeking to contract with the department as a regional center. One of these requirements is that a minimum of 50% of the members of the governing board shall be persons with developmental disabilities or their parents or legal guardians.

This bill would revise these requirements on July 1, 1999.

Existing law requires the department to enter into 5-year contracts with regional centers, subject to specified requirements and limitations.

This bill would require that each contract include a provision requiring a regional center to render services in accordance with applicable provisions of state laws and regulations, as well as specified annual performance objectives.

Existing law requires the department to perform various duties in order to ensure regional center contract compliance.

This bill would impose additional requirements on the department concerning its duties for ensuring regional center contract compliance.

Existing law sets forth provisions governing meetings of the board of directors of each regional center, and requires these meetings to be open and public.

This bill would revise these requirements.

Existing law requires that the services and supports to which a consumer is entitled are to be determined in accordance with his or her individual program plan.

Existing law establishes a process for developing this plan.

This bill would modify provisions relating to the process for development of individual program plans, as well as provisions relating to the contents of these plans.

This bill would also establish a complaint process for consumers and their representatives who believe that any right to which the consumer is entitled has been abused, punitively withheld, or improperly denied by a regional center, developmental center, or service provider, except that this process would not apply to certain disputes for which an appeal procedure exists in law. This provision would be operative on January 1, 1998.

Existing law imposes certain requirements applicable in the event of an unallocated reduction in a regional center's budget, or if an individual regional center notifies the department that it will be unable to provide services and supports to eligible consumers throughout the fiscal year within the level of funding available in the contract, including a requirement that the regional center implement modifications of its plan upon approval of the department.

This bill would require that if the required plan modification is significant, the department shall require the regional center to hold an additional public hearing to review and comment upon the modification.

Existing law requires the State Council on Developmental Disabilities to request from all regional centers information on priority services needed, but currently unavailable.

This bill would, instead, require that the council request information, not less than once every 3 years, from all regional centers on the types and amounts of services and supports needed, but currently unavailable.

This bill would make related changes.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 415 (AB 175) Torlakson. Environmental quality: development projects: notification.

Existing law, the California Environmental Quality Act, requires a state or local lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment, as defined.

The act exempts specified development projects of not more than 45 units.

This bill would apply that exemption to those projects of not more than 100 units, and make related changes.

The bill would require the Office of Planning and Research to ensure that affected agencies are notified regarding early consultation requested by a lead agency with respect to certain projects, and meetings that are requested with respect to certain of those projects.

Ch. 416 (AB 206) Hertzberg. Citizen Complaint Act of 1997.

Existing law provides for the establishment and operation of state agencies.

This bill would require state agencies, including the California State University, to make available on their Internet websites, on or before July 1, 1998, or within 6 months of the establishment of such a site, whichever is later, a plain language form through which individuals can register complaints or comments relating to the performance of that state agency. This bill would require state agencies making a complaint form available on their Internet websites, to the extent feasible, to advise individuals calling to lodge a complaint of specified information and to include their Internet website address in the telephone directory. This bill would also authorize public libraries, to the extent permitted through donations and other means, to provide Internet access to their patrons and to advertise that they provide Internet access. These provisions would be known as the Citizen Complaint Act of 1997. This bill would require all state agencies that have Internet websites to implement these provisions in a manner that is consistent with the statewide strategy for electronic commerce as established by the Department of Information Technology.

Ch. 417 (AB 259) Scott. Pupils: interdistrict attendance: expulsion appeal.

(1) Existing law permits a pupil expelled by the governing board of a school district to appeal that decision to the county board of education.

This bill would permit a county board of education in a class 1 or class 2 county, as specified, to have a hearing officer or impartial administrative panel, as specified, hear the appeal and to submit a recommended decision, including any findings or conclusions required for that decision, to the county board of education for a final order of the county board of education.

(2) Existing law permits a person having legal custody of a pupil who has requested interdistrict attendance to appeal the denial of that request to the county board of education.

This bill would permit a county board of education in a class 1 or class 2 county, as specified, to have a hearing officer or impartial administrative panel, as specified, conduct any hearing that is scheduled by the county board of education, and would specify the time in which a decision must be made following any hearing by either the county board of education or the hearing officer or impartial administrative panel.

Ch. 418 (AB 421) Baugh. Air pollution: refrigerated trailers.

Existing law does not expressly provide for the regulation of air pollution from refrigerated trailers.

This bill would require refrigerated trailers to be classified as mobile sources and regulated by the State Air Resources Board on a statewide basis to prevent confusion concerning whether the trailers are stationary sources when not being driven and to prevent inconsistent regulation by air pollution control districts and air quality management districts of vehicles that are operated in more than one district. The bill would require the state board to develop regulations by January 1, 2000, to achieve reductions in emissions from refrigerated trailers.

Ch. 419 (AB 467) Goldsmith. Highway tolls: transit service: demonstration project.

Existing law authorizes the San Diego Association of Governments (SANDAG), in cooperation with the Department of Transportation, to conduct a demonstration program pursuant to which single-occupant vehicles are allowed to use the high-occupancy vehicle lane on a specified portion of Interstate Highway Route 15 (I-15) for a fee. This authorization will be repealed on January 1, 1998.

This bill would extend the repeal date until January 1, 2000.

Ch. 420 (AB 719) Torlakson. State-County Property Tax Administration Program.

Existing property tax law authorizes an eligible county, as defined, upon the recommendation of the assessor and by resolution of its board of supervisors, to elect to participate in the State-County Property Tax Administration Program, pursuant to which a participating county may, in each of the 1995–96, 1996–97, and 1997–98 fiscal years, receive a loan from the state, as specified, for the purposes of providing supplemental funding for that county's local administration of the ad valorem property tax.

This bill would modify these provisions to instead authorize a county participating in the State-County Property Tax Administration Program to receive a loan, as specified by existing provisions, in each fiscal year from the 1995–96 fiscal year to the 2000–01 fiscal year, inclusive.

Existing law provides that any loans to a county under this program shall not be used to supplant the current level of funding. Existing law requires a participating county to maintain a base staffing level, including contract staff, and a total funding level in the county assessor's office, independent of any loan proceeds, equal to the levels in the 1994–95 fiscal year, except for certain amounts.

This bill would provide that, commencing with the 1996–97 fiscal year, if a county was otherwise eligible but was unable to participate in this program in the 1995–96 fiscal year because it did not meet the required funding level and staffing, that county shall maintain a base staffing level, including contract staff, and a total funding level in the county assessor's office equal to the levels in the 1995–96 fiscal year.

This bill would also require an assessor, prior to recommending participation in the program, to consult with the county tax collector, and any other county agency directly involved in property tax administration, to discuss the needs of the program for the duration of the contractual agreement.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 421 (AB 1209) Olberg. Vehicles: moderate density residential districts; speed limits; demonstration programs.

Existing law provides that the prima facie speed limit is 15 miles per hour under certain circumstances and 25 miles per hour under other specified circumstances. Existing law requires that the prima facie speed limit be applicable unless changed as authorized in the Vehicle Code, and, if so changed, only when signs have been erected giving notice thereof.

This bill would, additionally, provide that, until March 1, 2001, the prima facie speed limit is 35 miles per hour on any highway, other than a state highway, in any moderate density residential district, as defined, within the boundaries of the Town of Apple Valley when posted with a sign giving notice of that speed limit, unless a different speed is determined by local authority under procedures set forth in the Vehicle Code.

The bill would, until March 1, 2001, authorize the Town of Apple Valley, in conjunction with the Department of Transportation and the Department of the California Highway Patrol, to conduct a demonstration program, as specified, that establishes a prima facie speed limit of 35 miles per hour, as described above. The bill would require the Town of Apple Valley to report to the Legislature, as specified.

Ch. 422 (SB 196) Knight. Animal abuse.

Under existing law, any authorized officer making an arrest for specified animal abuse offenses involving fighting animals or birds is authorized to lawfully take possession of all birds or animals and all paraphernalia used or employed in the violation of any of the criminal provisions relating to the fighting of birds or animals.

This bill would revise and recast this provision to, among other things, make the provision applicable to additional animal abuse offenses involving fighting animals or birds, including owning, possessing, or training any bird or animal with the intent that the bird or animal shall be engaged in an exhibition of fighting, or being present at an exhibition of the fighting of birds or animals. The bill would require the officer, upon taking possession, to inventory the items seized and question the persons present as to the identity of the owner or owners of the items. The bill also would authorize the court to order the destruction of any animal or bird for which ownership cannot be determined, as specified, and to order the arrested person, upon conviction, to make payment to the appropriate public entity for the costs incurred in the housing, care, feeding, and treatment of the animals or birds.

Ch. 423 (SB 259) Haynes. Mobilehome parks: attachment and installation.

Existing law, the Mobilehome Parks Act, requires the Department of Housing and Community Development to establish statewide regulations respecting manufactured home, mobilehome and commercial coach foundation systems. Existing law requires that prior to the installation of a manufactured home, mobilehome, or commercial coach on a foundation system, the owner or a licensed contractor must obtain a building permit from the appropriate enforcement agency.

The existing Mobilehome Parks Act separately requires that a permit be obtained from the appropriate enforcement agency relating to, and provides standards and procedures for, the initial installation or subsequent reinstallation of a manufactured home or mobilehome, on any site for the purpose of human habitation or occupancy as a dwelling.

Existing law limits dealers, with respect to the sale of manufactured homes, mobilehomes, and commercial coaches that have not been installed on a foundation system, to solicit or obtain listings, engage in multiple listings only with other dealers, or engage in payments only to other dealers or groups of dealers.

This bill would allow dealers, with respect to the sale of used manufactured homes or mobilehomes that have not previously been installed on a foundation system, to solicit

or obtain listings, engage in multiple listings, or engage in payments with other dealers, groups of dealers, or real estate licensees.

Under existing law, any person who knowingly violates any provision of the Mobilehome Parks Act, or related rules or regulations, is guilty of a misdemeanor.

This bill would apply the permit requirements required of an owner or licensed contractor when a manufactured home, mobilehome, or commercial coach is installed as a fixture or improvement to real property. However, when a manufactured home, mobilehome, or commercial coach is installed as a chattel, the bill would apply standards and procedures for the initial installation or subsequent reinstallation of a manufactured home or mobilehome, on any site for the purpose of human habitation or occupancy as a dwelling.

Because it would change the definition of crimes, the bill would impose a state-mandated local program.

This bill would also make technical and conforming changes.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 424 (SB 263) McPherson. Fish and game: licenses.

(1) Existing law provides for the issuance of lifetime sport fishing and sportsman's licenses by the Department of Fish and Game for specified fees.

This bill would, additionally, authorize the department to issue lifetime hunting licenses for specified fees. The bill would also change the amount of the fees and the age classifications for lifetime sport fishing and sportsman's licenses. Because a violation of those laws are crimes under existing law, the bill would impose a state-mandated local program by changing the definitions of crimes.

In addition, the bill would provide that upon payment of additional specified fees, a person holding a lifetime sport fishing license, a lifetime hunting license, or a lifetime sportsman's license would be entitled to additional fishing and hunting privileges, as specified.

The bill would authorize the department to designate a nonprofit organization, organized under the laws of this state, or the California chapter of a nonprofit organization, organized under the laws of another state, as a license agent for the sale of the lifetime licenses, as specified.

The bill would provide that a person who received a valid lifetime sport fishing license or a valid lifetime sportsman's license prior to January 1, 1998, may obtain a refund of the difference between the amount paid for the license and the license fee in effect on January 1, 1998.

(2) The bill would require the department, on or before January 1, 2001, and January 1, 2003, to prepare and submit a report to specified committees of the Legislature with regard to the issuance of lifetime sportsman's licenses, lifetime hunting licenses, and lifetime sport fishing licenses and the status of the Lifetime License Trust Account in the Fish and Game Preservation Fund.

(3) Existing law continuously appropriates the money in the fund to the department to carry out the Fish and Game Code.

Because this bill would require that a portion of the revenue received from the sale of lifetime hunting licenses and that revenue received from the sale of additional fishing and hunting privileges to be deposited in the funds, and because the bill would change and impose duties on the department, the bill would make an appropriation.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 425 (SB 367) Sher. Air pollution: bay district: motor vehicle fee revenues.

(1) Existing law requires specified motor vehicle fee revenues generated in the Bay Area Air Quality Management District to be subvented to the bay district and used for specified purposes that include, until January 1, 1998, implementation of specified bicycle facility improvement projects.

This bill would continue, until January 1, 2000, the inclusion of those bicycle facility improvement projects among the projects for which those revenues are required to be expended, thereby creating a state-mandated local program by imposing new duties on local agencies.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 426 (SB 416) Kelley. State Highway Route 94: restrictions.

(1) Existing law authorizes the Department of Transportation to restrict the use of, or close, any state highway under specified circumstances.

This bill would require, upon conclusion of a departmental study and a determination by the Director of Transportation, with the concurrence of the Commissioner of the California Highway Patrol, that certain truck traffic constitutes a safety hazard to schoolbus operations, the department to determine methods of mitigating the safety hazard, including, but not limited to, prohibiting the use of truck tractor-trailer combinations on a certain portion of State Highway Route 94 during specific hours on those days that public school districts utilize that portion of the highway to operate schoolbuses.

Because the bill would make it a crime to operate a vehicle in violation of this restriction, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 427 (SB 454) Kelley. Irrigation districts: 500,000-acre districts: board of directors: salaries.

The Irrigation District Law, with regard to 500,000-acre districts, authorizes each director to receive a salary fixed by the board of directors of the district at an amount not to exceed \$1,000 per month.

This bill would instead authorize each director to receive any salary fixed by an ordinance that is subject to referendum and adopted by the board in an amount that does not exceed the salary of a member of the Imperial County Board of Supervisors. The bill would subject the adoption of the ordinance to specified provisions of the Water Code.

Ch. 428 (SB 464) Rainey. Pesticides.

Existing law requires a thorough evaluation by the Department of Pesticide Regulation before a substance is registered as a pesticide for the first time in this state.

This bill would require the Director of Pesticide Regulation, by January 1, 1999, to implement a program for the expedited registration or the expedited amendment of the registration of any pesticide classified by the United States Environmental Protection Agency as a "public health pesticide" or "antimicrobial pesticide" and that is determined by the director to have human health protection benefits that warrant eligibility for expedited processing. The bill also would authorize the director to provide expedited registration for any other pesticide product.

The bill would permit the director to waive the submission or review, or both, of efficacy data developed by a registrant as a prerequisite for registration of any antimicrobial pesticide product if specified conditions are met.

Ch. 429 (SB 515) Polanco. Cosmetology: barbering: electrology: school requirements.

Under existing law various schooling, licensing, and continuing education provisions of the Barbering and Cosmetology Act will become inoperative July 1, 1997, and will be repealed effective January 1, 1998.

This bill would, with respect to those provisions, extend the date of inoperation until July 1, 2001, and the date of repeal until January 1, 2002. The bill would also impose certain requirements for schools of barbering and requirements for schools of electrology subject to the July 1, 2001, inoperative date and January 1, 2002, repeal date.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 430 (SB 707) Calderon. Pupil health assessment.

(1) Existing law requires the State Department of Education, the State Department of Health Services, and the State Department of Social Services to jointly enter into a collaborative agreement with the California State University, the University of California, and the California medical schools, to establish a standardized health assessment of the children within public schools. The University of California is the agency responsible for coordinating that effort.

This bill, instead, would designate the California State University as the agency responsible for coordinating that effort and would make changes to related provisions of law.

(2) Existing law requires the health assessment to be conducted over a 4-year period and to be completed on or before December 31, 1996.

This bill would instead require the health assessment to be completed on or before December 31, 2002.

(3) Existing law requires the University of California to notify each school selected to participate in the health assessment about any pupils at that school for whom the assessment has detected any health problems.

This bill would eliminate that requirement.

(4) Existing law provides that the agencies described in (1) are only required to implement that health assessment upon the availability of sufficient private sector funding to cover all costs relating to the health assessment.

This bill would declare the intent of the Legislature that each fiscal year funds be appropriated to the California State University for the purposes of the health assessment in an amount equal to the private sector funds received for the relevant fiscal year, up to a maximum of \$120,000 in state funds in any fiscal year. The bill would provide that under no circumstances shall state funds appropriated for the purposes of the program be apportioned in any fiscal year until the private funds necessary to fully fund the assessment have been received.

Ch. 431 (SB 744) Hughes. Local Agency Public Construction Act.

The existing Local Agency Public Construction Act authorizes a county board of supervisors to award annual contracts which do not exceed \$1,000,000 for repair, remodeling, or other repetitive work to be done according to unit prices, as defined.

This bill would increase the maximum contract amount that the board is authorized to award under these circumstances to \$3,000,000 each, to be adjusted annually, and would make technical changes to existing law.

Ch. 432 (SB 850) Kelley. Health: local agency joint powers agreement.

Existing law requires counties to provide or secure certain public health care services, and authorizes the formation of local health care districts and the establishment of municipal hospitals for the purpose of providing needed public health care services.

Existing law, the Joint Exercise of Powers Act, permits 2 or more public agencies to enter into an agreement to jointly exercise any power common to the contracting parties.

This bill would provide that, notwithstanding the law relating to joint exercise of powers, a private, nonprofit hospital in a county of the 21st and 33rd class may enter into joint powers agreements with a public agency. However, the bill would prohibit nonprofit hospitals and public agencies participating in a joint powers agreement entered into under this provision from reducing or eliminating any emergency services, as a result of that agreement, following the creation of the joint powers authority without a public hearing by the authority. The bill would require the joint powers authority to

provide public notice of the hearing, as prescribed, to the communities served by the authority. The bill also would provide that these provisions shall not be construed to grant any power to any nonprofit hospital that participates in an agreement, to levy any tax or assessment, or to permit any entity, other than a nonprofit hospital corporation or a public agency, to participate as a party to an agreement authorized under these provisions.

This bill would also provide that, notwithstanding the law relating to joint exercise of powers, a nonprofit hospital in a county of the 3rd class may enter into joint powers agreements with a public agency and would state the intent of the Legislature in this connection. The bill would impose on the participants of and authority so formed the requirement of a noticed public hearing before any reduction or elimination of emergency services.

The bill would also state the finding and declaration of the Legislature that a special law is necessary and that a general law cannot be made applicable.

Ch. 433 (SB 908) Lee. Alameda-Contra Costa Transit District: special taxes.

Under existing law, the Board of Directors of the Alameda-Contra Costa Transit District is authorized to impose special taxes that must be applied uniformly to all taxpayers or all real property within the district.

This bill would make those provisions applicable to real property within any portion of the district that is coterminous with the boundaries of a city or the boundaries of contiguous cities, including properties added to the district.

The bill would require the proceeds of the special taxes to be used to provide, within the area taxed, for the operation, maintenance, or acquisition of any public improvement or utility for transportation purposes.

Ch. 434 (SB 997) Schiff. Title insurance: Antirebate Compliance Bureau.

Existing law prohibits a title insurer, a controlled escrow company, and an underwritten title company from making any rebate of any portion of the fee or charge shown by its schedule of title policy rates filed with the Insurance Commissioner.

This bill would create, until 3 years after the effective date of the bill, the Antirebate Investigation and Enforcement Unit within the Department of Insurance and would require the commissioner to ensure that the unit aggressively pursues all reported incidents of probable unlawful rebates and related activities, and forwards to the appropriate disciplinary body the names and supporting evidence of any licensed individuals suspected of actively engaging in that unlawful activity. The bill would require any title insurer, underwritten title company, or controlled escrow company, or any other person that believes that an unlawful rebate is being made to send to the department, on a form prescribed by the department, the information requested by the form and any additional information relative to the circumstances of the unlawful rebate, and would require the department to review each report and investigate those it deems necessary to establish the validity of the allegations and take other specified actions.

The bill would also require that the unit's costs of investigation and enforcement be borne by all the title insurers, underwritten title companies, and controlled escrow companies admitted to transact the business of title insurance in the state, and would require the department to divide these costs among those title companies on a pro rata basis, as specified. It would create the Title Insurance Fund in the State Treasury into which all assessments would be deposited and that would be available for expenditure, upon appropriation to the department, for the exclusive support of investigations and enforcement relating to antirebate activities.

This bill, in addition, would declare that it is to take effect immediately as an urgency statute.

Ch. 435 (SB 1100) Solis. Libraries.

(1) Existing law requires state funds for a library's foundation program to supplement, but not supplant, local revenues appropriated for the public library. Under existing law, in order for a public library to receive state funds for its foundation program, the total amount of local revenues, as defined, appropriated for the public library for that fiscal year is required to be equal to at least the total amount of local revenues, as defined,

appropriated for the public library in the previous fiscal year. Existing law authorizes any city, county, district, or city and county to request a waiver of this requirement by demonstrating that the percentage of the reduction in local revenues appropriated for the public library is no greater than the percentage of the reduction of local revenues received by the city, county, district, or city and county operating the public library as a result of certain statutory changes having the effect of shifting property tax revenues from cities, counties, special districts, and redevelopment agencies to school districts and community colleges.

This bill would authorize any city, county, district, or city and county also to request a waiver by demonstrating the percentage of reduction in local revenues appropriated for the library is no greater than the percentage of reduction of local revenues received by the city, county, district, or city and county operating the public library as a result of the addition of Article XIII D, otherwise known as the Right to Vote on Taxes Act, to the California Constitution as approved by the voters at the November 5, 1996, general election.

(2) This bill would incorporate additional changes in Section 18025 of the Education Code, proposed by AB 345, to be operative only if AB 345 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 436 (AB 816) Brewer. Surplus line brokers: disclosure statements.

Existing law generally requires insurance to be transacted in this state with admitted insurers, but permits insurance to be transacted with nonadmitted insurers through surplus lines brokers, and places various restrictions on that insurance.

Existing law provides that certain of these restrictions do not apply to reinsurance, and certain transportation insurance, but requires that insurance, other than reinsurance, to be placed by a special lines' surplus line broker.

This bill would extend the exemption to spacecraft insurance.

This bill would also provide that the placement of special lines' insurance by a surplus line broker is not subject to a requirement that the insurer establish its financial stability with the Insurance Commissioner and meet related requirements.

This bill would authorize the commissioner to order a licensee to no longer place special lines' insurance with a particular insurer. Since a violation these provisions would be a misdemeanor, the bill would impose a state-mandated local program.

Existing law requires that the signature of an applicant be obtained on a disclosure statement with respect to insurance purchased from a nonadmitted insurer or surplus line broker. In the case of commercial insurance coverage a faxed signature or comparable electronic transmittal is authorized, as specified.

This bill would delete the applicability of that provision only to commercial insurance coverage.

The bill would incorporate additional changes to Section 1764.1 of the Insurance Code proposed by AB 245, contingent upon the prior enactment of that bill.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 437 (SB 1312) Leslie. Fisheries management: drinking water.

Existing law provides for the California Safe Drinking Water Act and directs the State Department of Health Services to adopt and enforce primary drinking water standards.

This bill would provide that the Department of Fish and Game may not introduce a poison to a drinking water supply for purposes of fisheries management unless the State Department of Health Services determines that the activity will not have a permanent adverse impact on the quality of the drinking water supply or wells connected to the drinking water supply. The bill would set forth requirements for making that determination.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 438 (AB 1317) Ducheny. Postsecondary education: resident classification.

(1) Existing law establishes uniform student resident requirements for purposes of ascertaining the amount of fees to be paid by students at public postsecondary educational institutions. Existing law entitles certain students to resident classification notwithstanding certain rules used to determine the place of residence. These provisions do not apply to the University of California unless the Regents of the University of California, by resolution, make them applicable.

This bill would entitle any amateur student athlete, as defined, in training at the United States Olympic Training Center in Chula Vista to resident classification for tuition purposes until the student athlete has resided in the state the minimum time necessary to become a resident. Under provisions of existing law summarized above, this provision would not apply to the University of California unless the regents, by resolution, make it applicable. To the extent the bill would require community colleges to change practices or procedures with respect to determining residency, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 439 (AB 407) Napolitano. County employees: retirement.

The County Employees Retirement Law of 1937 prescribes a \$750 retired death payment.

This bill would authorize boards of supervisors to elect to increase that amount to up to \$5,000.

Ch. 440 (AB 489) Figueroa. Life insurance.

(1) Existing law does not generally regulate the inclusion of incontestability clauses in life insurance policies that provide that coverage is incontestable on the grounds of suicide for a period of time after the policy is in effect, except in the case of fraternal benefit societies. Existing law provides for viatical settlements in which the owner of life insurance transfers rights in exchange for compensation less than the death benefit.

This bill would provide that if a group life insurance policy contains a provision that makes a certificate holder's coverage contestable on the grounds of suicide for a period following commencement of coverage, only the unexpired portion of that period shall be applied to a certificate holder's individual conversion policy of an equal or lesser amount of coverage.

(2) Existing law provides that a person insured under a group life insurance policy may make to any person, other than the policyholder, an assignment of all or any part of the incidents of ownership conferred on him by the policy or by law, but existing law provides that this right is subject to the terms of the policy, or an agreement between the insured, the group policyholder, and the insurer.

This bill would provide that a person diagnosed with a terminal illness has a right to make an absolute assignment for value of his or her interest in life insurance.

The bill would require the viatical broker to notify the spouse of a terminally ill viator of the viatication.

Ch. 441 (AB 620) Baugh. Criminal records: dissemination.

Existing law requires that specified persons be furnished with state summary criminal history information when needed in the course of their duties.

This bill would provide that an individual's known aliases and booking photograph, information identifying whether an individual has been convicted of any violent felony, and an unaltered copy of the booking and property record, excluding any medical information, may be furnished to a licensed bail agent or bail bond licensee upon request to a local law enforcement agency when a bench warrant has been issued for a client of

the agent or licensee. The agent or licensee would be required to pay a fee equal to the cost of providing the information. This bill would provide that any information obtained pursuant to these provisions is confidential and any violation of this confidentiality is a misdemeanor. By creating a new crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 442 (AB 758) Morrow. Civil procedure: bank notices.

(1) Existing law requires, with specified exemptions, any person who makes more than 10 service of processes within the state during any calendar year to register as a process server with the county clerk of the county in which he or she resides. Under existing law, a certificate of registration as a registered process server includes prescribed information and may be issued to a natural person or to a partnership or a corporation upon payment of a \$100 fee to the county clerk for registration.

This bill would instead require a person, corporation, or partnership to file and maintain a verified certificate of registration as a process server if the person, corporation, or partnership serves process for compensation or in the expectation of compensation, as specified. The bill would require the registrant to sign the certificate of registration under penalty of perjury. The bill would require that a completed fingerprint card be submitted to the Department of Justice and the Federal Bureau of Investigation as part of the initial filing and would authorize a presiding judge of the superior court to review a criminal record and revoke the registration. The registrant would be required to pay a \$100 fee, a fingerprint card fee, and an identification card fee to the county clerk. The bill would impose a state-mandated local program by imposing new or increased duties on county clerks with respect to the registration of process servers. The bill would also create new crimes by expanding the registration requirements and revise the definition of a crime by expanding the crime of perjury.

(2) Existing law authorizes issuance of a subpoena for the personal records of any consumer, as defined, and for employment records, and requires that a witness be given notice of a motion to quash or modify the subpoena for employment records.

This bill would provide that the notice of a motion to quash or modify a subpoena for personal records of any consumer may be given to a deposition officer, as defined. The bill would provide that the notice of a motion to quash or modify the subpoena for employment records be given at least 5 days prior to production to the witness and the deposition officer.

(3) Existing law authorizes a court to make an order quashing a subpoena, modifying it, or directing compliance with specified terms or conditions.

This bill would specify that the terms and conditions may include protective orders.

(4) Existing law, operative January 1, 1998, revises provisions governing bank notices to customers regarding account statements.

This bill would extend that operative date to January 1, 2001.

(5) Existing law authorizes an attorney or his or her representative to review and obtain specified patient records prior to the filing of any action if written authorization is given by the patient and prohibits copying by a medical provider, as specified.

This bill would prohibit copying by the medical provider's employer.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state,

reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 443 (AB 829) Thomson. Grand juries.

(1) Existing law provides that, when the grand jury is impaneled, the court shall give the grand jurors specified information.

This bill would require the court to ensure that the grand jury also receives training, as specified.

(2) Existing law requires each grand jury, no later than the end of each fiscal or calendar year, to submit to the presiding judge of the superior court a final report of its findings and recommendations that pertain to county government matters.

This bill would require the grand jury foreperson and his or her designees to be available during the 45-day period following the expiration of the term to clarify the recommendations of the grand jury's report, and require the grand jury to meet with the subject of the investigation, except as specified. This bill would also require the superior court to provide a meeting room and other support to the grand jury.

(3) The act would be known as the Civil Grand Jury Training, Communication, and Efficiency Act of 1997. The bill would include a statement of legislative intent.

(4) This bill would establish a state-mandated local program by imposing new duties on local officials.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 444 (AB 870) Hertzberg. Elder abuse: law enforcement training.

(1) Existing law requires various law enforcement officers to meet specified training standards pursuant to courses of training certified by the Peace Officers Standards and Training (POST) program.

This bill would require every city police officer or deputy sheriff at a supervisory level and below to complete an elder abuse training course certified by POST. By imposing additional duties on local agencies, it would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 445 (AB 1093) Committee on Judiciary. Arbitration.

Existing law governing the enforcement of arbitration agreements provides that, except as specified, in any arbitration pursuant to an arbitration agreement involving a claim for damages when a person is proposed for nomination or appointment to serve as a neutral arbitrator, as specified, that person shall disclose, within 10 days of service of notice of the proposed nomination or appointment, to all parties, certain information concerning the names of prior or pending cases arbitrated by that proposed arbitrator. Existing law provides for the disqualification of a proposed nominee or appointee, as prescribed.

This bill would revise and recast these provisions by, among other things, revising the procedures relating to the disqualification of a neutral arbitrator, as specified and revising the contents of a required notice.

This bill would also make conforming changes.

The bill would also incorporate changes to Section 1286.2 of the Code of Civil Procedure proposed by SB 19, contingent upon its prior enactment.

Ch. 446 (AB 1308) Cardenas. Peace officers.

Under existing law, a security officer of the Department of General Services of the City of Los Angeles designated by the general manager of the department is a peace officer, as specified. These peace officers may be authorized to carry firearms, with the approval of the mayor, when a local emergency has been proclaimed. The authorization to carry firearms continues only while the local emergency remains in effect.

This bill would provide instead that these peace officers are authorized to carry firearms only if authorized by, and under the terms and conditions specified by, the department and that these peace officers are not authorized to carry a firearm while off-duty. This bill would also provide that these peace officers shall complete firearm training and requalification in the use of firearms every 6 months.

Ch. 447 (AB 1325) Bordonaro. Youthful offenders.

Existing law provides for the issuance of a warrant of arrest for a minor if the minor presents a danger to himself or herself or to others, or if the home environment may endanger the minor.

Existing law also requires the clerk of the juvenile court to serve upon a minor a notice and a copy of the petition to declare the minor a ward of the juvenile court. Existing law prescribes the procedure for serving that notice upon a minor who was not detained in custody.

This bill would provide that personal service of the notice and a copy of the petition described above, upon a minor who is not detained in custody, is not required if the whereabouts of the minor are unknown, and all reasonable efforts to locate the minor have failed, or the minor has willfully evaded service of process.

This bill also would revise the above described provision authorizing the issuance of a warrant of arrest for a minor to additionally authorize the issuance of such a warrant if (a) personal service upon the minor is unsuccessful, or the whereabouts of the minor are unknown, and all reasonable efforts to locate the minor have failed or (b) the minor has willfully evaded service of process.

Ch. 448 (AB 1390) House. County recorders.

Existing law prescribes the duties of the county recorder. Existing law provides, among other things, that if the recorder willfully and maliciously commits any of specified acts, including neglecting or refusing to record a document within a reasonable time of receipt, he or she is liable to the aggrieved party for 3 times the amount of damages occasioned by that act.

This bill would exclude documents deemed unrecordable by the county recorder, as defined, from these provisions and would authorize the recorder to provide a form that provides notice to the person attempting to file the unrecordable document that he or she has a right to judicial review. The bill would also require that the form provide notice that it is a public offense to further attempt to record the document without a court order. The bill would also provide that if the court determines the document is recordable, the recorder shall pay the filing fees for the review.

This bill would make it a misdemeanor or an infraction for any person to subsequently attempt to record a document without a court order after the recorder has judged the document unrecordable, as specified. By creating a new crime, this bill would impose a state-mandated local program.

This bill would incorporate additional changes in Section 19.8 of the Penal Code proposed by AB 99, to be operative if AB 99 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 449 (AB 1526) Escutia. Children.

Existing law authorizes the court to appoint private counsel to represent the interests of a child in a custody or visitation proceeding if the court determines that it would be in the child's best interests. The child's counsel is charged with the representation of the child's interests and has specified duties.

Existing law provides that a child's counsel shall have specified rights when ordered by the court.

This bill would provide that the child's counsel, if requested by the court, would have a duty to prepare a written statement of issues and contentions setting forth the facts that bear on the best interests of the child. The statement would be required to set forth a summary of information received by counsel, a list of the sources of information, the results of the counsel's investigation, and other matters as the court may direct. The bill would require a statement of issues and contentions of the child's counsel to be considered when a judicial determination is made regarding custody or visitation. The bill also would authorize the Judicial Council to specify standards for preparation of the statement of issues and contentions and promulgate a model statement with regard thereto.

The bill would delete the provision granting the rights of a child's counsel only when ordered by a court and would also revise, recast, and expand those rights.

Ch. 450 (SB 124) Karnette. Political Reform Act of 1974: contributions: gifts: income.

(1) Existing provisions of the Political Reform Act of 1974 require candidates and committees, as defined, to periodically disclose on reports filed with specified public agencies the political contributions they receive. The act also limits the amount in contributions that candidates, committees, and political parties may receive in elections. The act defines the term "contribution" to include a payment, except to the extent that full and adequate consideration is received unless it is clear from the surrounding circumstances that it is not made for political purposes. The act also includes within the definition of the term "contribution" an expenditure that is made at the behest of a candidate.

This bill would amend the act's definition of the term "contribution" to provide that a payment made at the behest of a candidate is not a contribution when full and adequate consideration is received from the candidate for the payment or when it is clear from the circumstances that the payment was made for purposes unrelated to his or her candidacy. This bill would provide specified circumstances in which it is presumed that a payment made at the behest of a candidate is unrelated to his or her candidacy and specified circumstances in which this type of payment would be deemed to be related to a candidate's candidacy. For payments made at the behest of a candidate who holds public office but that are unrelated to his or her candidacy, this bill would require the candidate to file a document with his or her agency within 30 days identifying, among other things, the amount and source of payments that, in the aggregate, equal or exceed \$5,000 in a calendar year, and that a copy of that document be forwarded to the Fair Political Practices Commission or to the officer with whom elected officers of that candidate's agency file their campaign statements, as specified.

(2) Existing provisions of the Political Reform Act of 1974 regulate the making of gifts to specified public officials and require specified public officials to periodically file a statement of economic interests disclosing, among other things, sources of gifts and income, as defined, to the official. However, the act exempts from the definition of "gift," among other things, a gift to an official that, within 30 days of receipt, is returned to the donor or delivered to a "charitable organization" without being claimed as a deduction for tax purposes. Furthermore, the act exempts from the definition of "income," among other things, travel expenses and per diem received from a bona fide "educational, academic or charitable organization."

This bill would amend the act's definition of "gift" to clarify that a gift is a payment that confers a personal benefit and to provide that an official does not receive a "gift" if, within 30 days after receipt, he or she donates the gift to a nonprofit entity that is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code, rather

than any "charitable organization," and does not claim the donation as a deduction for tax purposes.

This bill would amend the act's definition of "income" to provide that travel expenses and per diem received from a bona fide nonprofit entity that is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code, rather than from an "educational, academic or charitable organization," are exempt from the definition of "income."

(3) Existing law makes a violation of the act subject to administrative, civil, and criminal penalties.

This bill would impose a state-mandated local program by imposing these penalties on persons who violate the provisions of the bill.

(4) This bill would incorporate additional changes in Section 82015 of the Government Code, proposed by SB 363, to be operative only if SB 363 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

(5) This bill would incorporate additional changes in Section 82030 of the Government Code, proposed by SB 946, to be operative only if SB 946 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 451 (SB 220) Rosenthal. Charity racing days: beneficiaries of proceeds.

Existing law requires each licensed racing association, except as specified, to designate a certain number of racing days as charity days, the proceeds of which are distributed to qualified beneficiaries.

This bill would require at least 20% of the distribution to be made to charities associated with the horseracing industry.

Ch. 452 (SB 243) Peace. Security services: concealed firearms.

(1) The Private Investigator Act requires licensing of persons acting as private investigators, subject to specified exemptions. The act does not require licensing of a person who serves process if that person is registered as a process server.

This bill would make technical changes in these provisions.

(2) The Private Security Services Act requires a person who engages in any business regulated by the act to be licensed, as specified. Certain persons are exempt from the act, including, among others, peace officers that meet specified requirements.

This bill would additionally exempt from the act a peace officer acting in accordance with provisions permitting casual or part-time employment as a private security guard or patrolman for a public or private entity. The bill would also delete outdated provisions related to the employment of peace officers as security guards or patrolmen, and make technical changes.

(3) The Private Security Services Act prohibits a licensee, qualified manager, or registered security guard from engaging in specified acts, including carrying a concealed firearm. This prohibition does not apply when certain circumstances exist, including that the person has been issued a permit to carry the concealed firearm. The act also provides that any licensee, qualified manager, or a registered uniformed security guard who wishes to carry a baton in the performance of his or her duties shall qualify to do so pursuant to specified provisions of law.

This bill would, in addition, provide that the prohibition against carrying a concealed firearm does not apply to certain peace officers. It would also exempt certain peace officers who have successfully completed a course of study in the use of batons from the baton carrying requirements. It would also, with respect to certain peace officers, delete the requirement, when carrying a firearm, of possessing a valid firearms qualification card and would make related changes. It would also permit a pocket card to serve as a firearms qualification card contingent upon the enactment of SB 780.

(4) Existing provisions of the Alarm Company Act prohibit a licensee, qualified manager, branch office manager, or alarm agent from carrying a concealed firearm unless a permit to do so has been issued.

This bill would, in the alternative, permit the carrying of a concealed firearm if the person is an honorably retired peace officer authorized to carry a concealed firearm, or a duly appointed peace officer, as specified, authorized to carry a concealed firearm. It would also, with respect to certain peace officers, delete the requirement, when carrying a firearm, of possessing a valid firearms qualification card.

(5) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 453 (SB 468) Rainey. Community care facilities: placement with relatives.

Existing law, the California Community Care Facilities Act, requires the State Department of Social Services or any other approving authority to do a criminal record check on an applicant for a license, special permit, or certificate for a foster family home or certified family home and on other persons, including, nonclients who reside in the facility and staff and employees. The act exempts from its requirements certain living arrangements, including, any arrangement involving the receipt and care of persons by a relative.

This bill would authorize, upon adoption of a resolution by the board of supervisors of a county, any county child welfare agency to secure from municipal, county or state law enforcement personnel a criminal record through the California Law Enforcement Telecommunications System or an automated mobile and fixed location fingerprint identification system for the purpose of assessing any relative agreeing to receive and care for a minor and all other adults living in the relative's residence, before the minor would be placed with the relative.

Ch. 454 (SB 609) Karnette. Alcoholic beverages: retail license.

The Alcoholic Beverage Control Act authorizes the Department of Alcoholic Beverage Control to place reasonable conditions upon retail licensees or upon any licensee exercising retail privileges in certain specified situations. Existing law authorizes the department to remove or modify conditions which were placed on a license issued by the department upon, among other things, the filing of a petition by the licensee or a transferee requesting the removal or modification of those conditions.

This bill would require written notice to the local governing body of the area in which the premises are located and a hearing before the modification or removal of any condition to which the local governing body files an objection, as specified.

Ch. 455 (SB 946) Maddy. Political Reform Act of 1974.

(1) Existing provisions of the Political Reform Act of 1974 require, among other things, that specified public officials periodically disclose their sources of income on statements of economic interests that are filed with certain public agencies. Existing provisions of the act also prohibit public officials from participating in governmental decisions if the decision will have a specified financial effect on, among other things, the official's source of income of \$250 or more during the previous 12-month period. Existing provisions of the act include within the definition of income specified loans made to the official but exempt from the definition, among other things, loans made to the official by a financial institution for the purchase of, to refinance the purchase of, or for improvements to the official's residence and loans made to the official by specified family members.

This bill would amend the act's definition of income to exempt any loans made to an official by a financial institution that are secured by the residence of the official and to further exempt payments made to the official by specified members of the official's family on loans made by the official to those family members.

(2) Under existing law, no public official at any level of state or local government may make, participate in making, or in any way attempt to use his or her official position to influence a governmental decision in which he or she knows or has reason to know he or she has a financial interest. Under existing law, a public official has a financial interest in a decision within the meaning of this prohibition if it is reasonably foreseeable that the decision will have a material financial effect, distinguishable from its effect on the public generally, on the official, a member of his or her immediate family, or on, among other specified things, any source of income, as defined, aggregating \$250 or more in value provided to, received by, or promised to, the public official within 12 months prior to the time when the decision is made.

This bill would make a technical, nonsubstantive change.

(3) Existing provisions of the Political Reform Act of 1974 require elected officials, members of specified boards and commissions, other specified high-ranking public officials, and other defined public agency officials known as designated employees to periodically disclose their financial interests by filing a statement of economic interests with certain public agencies. While all of these officials are required to disclose certain financial interests on their statements of economic interests, only designated employees are required to disclose the names of for-profit entities in which they are a director, officer, partner, trustee, employee, or in which they hold a position of management.

This bill would require elected officials, members of specified boards and commissions, and other specified high-ranking public officials to disclose on their statements of economic interests the names of for-profit entities in which they are a director, officer, partner, trustee, employee, or in which they hold a position of management.

Existing law makes a violation of the act subject to administrative, civil, and criminal penalties.

This bill would impose a state-mandated local program by imposing these penalties on certain persons who violate the provisions of the bill.

(4) Existing provisions of the Political Reform Act of 1974 require each state or local government agency to develop and submit a proposed conflict of interest code by the appropriate code reviewing body.

This bill would delete provisions establishing obsolete deadlines and would require that a new agency submit its proposed conflict of interest code not later than 6 months after it comes into existence.

This bill would make technical corrections in cross references to incorrect or nonexistent provisions of the act.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(6) The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

(7) This bill would declare that it is to take effect immediately as an urgency statute.

(8) This bill would incorporate additional changes in Section 82030 of the Government Code, proposed by SB 124, to be operative only if SB 124 and this bill are both chaptered and become effective January 1, 1998, and this bill is chaptered last.

Ch. 456 (SB 1077) Schiff. Elections: voters: registration.

Existing law requires any person who, for payment, assists another to register to vote by receiving the completed affidavit of registration, to sign in his or her handwriting and affix on the affidavit, his or her full name, telephone number, address, and the name and telephone number of the payer, if any. Existing law also requires any person, company, or organization that pays a person who assists another to register to vote by receiving the completed affidavit of registration to maintain a list of the names, addresses, and telephone numbers of individuals the payer has agreed to compensate.

This bill would recast these provisions, and would, in addition, require any person, company, or organization who for payment assists another to register to vote, to affix on the affidavit received an acknowledgment that the affidavit fully complies with specified provisions of existing law that regulate the form of an affidavit of registration and would prohibit a person from receiving any money or other valuable consideration for any affidavit that does not comply with the specified voter registration requirements. The bill also would require a person, company, or organization that pays a person who assists another to register to vote by receiving the completed affidavit of registration, to identify, at the time of submission of affidavits to the elections official, those affidavits that do not comply with the requirements of this bill relating to the form of the affidavit. The bill would require an elections official to notify any person, company, or other organization that agrees to pay a person who assists another to register to vote by receiving the completed affidavits of registration, that 3 or more affidavits of registration submitted by the person do not comply with specified requirements relating to the form of the affidavit or violate certain criminal provisions. This bill also permits the elections official to forward copies of the noncomplying affidavits to the district attorney. By changing the duties of elections officials, this bill would impose a state-mandated local program.

Existing law imposes criminal penalties upon a person who, for payment, assists another to register to vote by receiving the completed affidavit of registration, and who fails to affix the required information on the affidavit of registration.

This bill would impose a state-mandated local program by (1) increasing the criminal penalties for the prohibited conduct, (2) broadening the application of these criminal penalties to any person, company, or organization who renders payment or promised consideration to any person to assist another to register to vote, and (3) adding other specified prohibitions relating to voter registration contained in existing law to the prohibitions contained in these provisions.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 457 (SB 1144) Rosenthal. Satellite wagering: out-of-state races.

(1) Existing law permits the California Horse Racing Board to authorize an association conducting a racing meeting in this state to accept wagers on the results of certain out-of-state feature races and certain stakes races.

This bill would permit the board to additionally authorize a harness racing association in this state to accept wagers on races conducted by the racing association that conducts the Breeder's Crown Stakes, if the race is conducted on the same day as the Breeder's Crown Stakes and if the association in this state that accepts those wagers is then conducting a live racing meeting. The bill would also permit the board to additionally authorize a licensed quarter horse racing association that is conducting a live racing meeting in this state to accept wagers on races conducted by the racing association that conducts the American Quarter Horse Racing Challenge, if the races are conducted on the same day as the American Quarter Horse Racing Challenge.

(2) Under existing law, all revenues distributed to the state as license fees from horseracing are required to be deposited in the Fair and Exposition Fund and are continuously appropriated to the Department of Food and Agriculture for various regulatory and general governmental purposes.

This bill would authorize additional wagering, and would increase the amount of continuously appropriated license fees, thereby making an appropriation. This bill would also result in a change in state taxes for the purpose of increasing state revenues within

the meaning of Section 3 of Article XIII A of the California Constitution, and thus would require for passage the approval of $\frac{2}{3}$ of the membership of each house of the Legislature.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 458 (SB 1192) Schiff. Public employee retirement.

The Public Employees' Retirement Law authorizes contracting agencies, under certain circumstances, to encourage the retirement of employees by granting up to an additional 4 years of service credit during specified fiscal years. That authorization expires on July 1, 1997.

This bill would extend that authority for the 1997-98 and 1998-99 fiscal years.

The County Employees Retirement Law of 1937 authorizes boards of supervisors, under certain circumstances, to encourage the retirement of employees by offering up to an additional 4 years of service credit during specified fiscal years. That authorization expires on July 1, 1997.

This bill would extend that authority for the 1997-98 and 1998-1999 fiscal years.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 459 (AB 304) Scott. Firearms.

(1) Existing law prohibits a person from, among other things, carrying concealed within any vehicle which is under his or her control or direction any pistol, revolver, or other firearm capable of being concealed upon the person.

This bill would include in this prohibition the act of any person who causes to be carried concealed within any vehicle in which he or she is an occupant any pistol, revolver, or other firearm capable of being concealed upon the person. By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 460 (AB 491) Keeley. Firearms: criminal storage.

(1) Existing law establishes the crime of criminal storage which arises when a person keeps any loaded firearm within any premises that is under his or her custody or control and he or she knows or reasonably should know that a child under 14 years of age is likely to gain access to the firearm without the permission of the child's parent or legal guardian and the child obtains access to the firearm and thereby either (a) causes death or great bodily injury to himself, herself, or any other person, or (b) causes injury, other than great bodily injury, to himself, herself, or any other person, or exhibits the firearm either in a public place or as specified. A violation of (a) is criminal storage in the 1st degree, punishable as either a misdemeanor or a felony, and a violation of (b) is criminal storage in the 2nd degree, punishable as a misdemeanor.

This bill instead would apply these provisions to a child under 16 years of age. The bill would revise (b) above to apply when the child carries, rather than exhibits, the firearm to a public place or as specified. The bill also would provide that a person who keeps a pistol, revolver, or other firearm capable of being concealed upon the person within any premises that are under his or her custody or control and he or she knows or reasonably should know that a child under the age of 16 years is likely to gain access to that firearm without the permission of the child's parent or legal guardian and the child obtains access to that firearm and carries it off-premises or injures or kills a person on the premises where access to the firearm was gained, is guilty of a misdemeanor.

The bill also would require a firearms dealer to post a notice on the licensed premises of the duty imposed pursuant to the above provisions. The above provisions would not apply under specified circumstances. Because this bill would create a new crime, it would impose a state-mandated local program.

(2) This bill would incorporate additional changes in Section 12071 of the Penal Code proposed by AB 1124, to be operative if AB 1124 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 461 (AB 797) Takasugi. Economic development.

(1) The Enterprise Zone Act authorizes a governing body to include a targeted employment area in an enterprise zone to encourage businesses to hire eligible residents of certain geographic areas.

This bill would authorize an enterprise zone jurisdiction that has designated a target employment area to request the redesignation of an area using more current census data, as specified.

(2) Under existing law, in evaluating proposals for contracts for services in excess of \$100,000, with a specified exception, the state is required to award 5% preference on the price submitted by state-based companies that certify that they shall perform the contract at a worksite located in an enterprise zone.

This bill would instead require the state to award the preference to state-based companies that certify that not less than 90% of the labor required to perform the contract shall be accomplished at a worksite located in an enterprise zone.

(3) Existing law requires the Trade and Commerce Agency to submit a report to the Legislature every 5 years that evaluates the effect of the enterprise zone program on employment, investment, and incomes, and on state and local tax revenues in designated enterprise zones.

This bill would require an enterprise zone governing body to provide information at the request of the agency as necessary for the agency to prepare this report.

(4) The bill would require the Franchise Tax Board to annually make available to the Trade and Commerce Agency and the Legislature information, by enterprise zone and city or county, on the dollar value of tax credits that are claimed each year by businesses.

(5) The bill would make findings and declarations regarding economic development corporations.

(6) Existing law prescribes various procedures for a county to sell or lease county property, but permits the board of supervisors to sell or lease property in specified circumstances without compliance with those procedures by a $\frac{4}{5}$ vote of the board.

This bill would, until January 1, 2011, also authorize the Sacramento County Board of Supervisors, by a $\frac{4}{5}$ vote, to sell or enter into a lease, concession, or managerial contract involving property that the county has acquired from the federal government due to the closure of Mather Air Force Base or McClellan Air Force Base without complying with those procedures if specified conditions regarding reuse and county procedures have been met, or the board of supervisors makes a finding that the conditions were satisfied at the time the property was acquired from the federal government.

Ch. 462 (AB 991) Shelley. Firearms.

(1) Existing law regulates the delivery, sale, or transfer of a firearm by persons who are licensed under federal law and whose licensed premises are located in this state.

This bill, commencing on or after January 1, 1998, would require any of these persons who is a personal handgun importer to comply with certain prescribed conditions within 60 days of bringing a pistol, revolver, or other firearm capable of being concealed upon the person into this state. The bill also would require any of these persons, also licensed as collectors, who acquire and take actual possession outside of this state of a pistol, revolver, or other firearm capable of being concealed upon the person that is a curio or relic to report to the Department of Justice in a prescribed format his or her acquisition of that firearm within 5 days of transporting that firearm into this state. These provisions would not apply to a person who reports his or her ownership of a concealable firearm after the grace periods specified in these provisions if the violation occurs as a result of the person submitting the prescribed report specified in these provisions. A violation of these requirements would be punishable as a misdemeanor, except under specified circumstances. Because this bill would create new crimes, it would impose a state-mandated local program.

(2) Existing law provides that a person is guilty of carrying a concealed firearm when he or she carries concealed upon his or her person or within any vehicle which is under his or her control or direction any pistol, revolver, or other firearm capable of being concealed upon the person, except as specified.

This bill would except from this provision the transportation of a firearm by a person in order to comply with the requirements described in (1) above, and the transportation of a firearm by a person who finds the firearm, as specified.

(3) Existing law authorizes any firearms eligibility determination involving the issuance of any license, permit, or certificate to include the submission of the applicant's fingerprints to the Federal Bureau of Investigation.

This bill would require each application that requires any firearms eligibility determination involving the issuance of any license, permit, or certificate to include 2 copies of the applicant's fingerprints on forms prescribed by the Department of Justice. The bill would authorize one copy of the fingerprints to be submitted to the United States Federal Bureau of Investigation. By imposing additional duties on local government, the bill would create a state-mandated local program.

(4) Existing law requires the Department of Justice to conduct a background check of the purchaser of any firearm by examining its records and specified records of the State Department of Mental Health in order to determine if the purchaser is within any of the classes of persons prohibited from possessing firearms.

This bill would authorize the Department of Justice to participate in the National Instant Criminal Background Check System (NICS), to the extent that funding is available, and if that participation is implemented, would require the department to notify the dealer and the chief of police or sheriff of the city or county in which the sale was made that the purchaser is a person prohibited from acquiring a firearm under federal law.

(5) The bill also would require the Department of Food and Agriculture at any inspection station maintained at or near the California border to display specified notices concerning the bringing of firearms into this state.

(6) This bill would incorporate additional changes in Section 12072 of the Penal Code proposed by AB 1124, to be operative if AB 1124 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(7) This bill would incorporate additional changes in Section 12076 of the Penal Code proposed by SB 591, to be operative if SB 591 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(8) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 463 (AB 1221) Aroner. Firearms: ammunition and reloaded ammunition.

Existing law prohibits any person, corporation, or dealer from selling ammunition or reloaded ammunition to a person knowing that person to be a minor under 18 years of age.

This bill would include in this prohibition ammunition or reloaded ammunition designed and intended for use in a pistol, revolver, or other firearm capable of being concealed upon the person to a person knowing that person to be under 21 years of age. Because the bill would expand the scope of an existing crime, it would create a state-mandated local program.

This bill would incorporate additional changes in Section 12316 of the Penal Code proposed by AB 78, to be operative if AB 78 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 464 (SB 57) Ayala. Disarming an officer.

Under existing law, every person who, while willfully resisting, delaying, or obstructing any public officer, peace officer, or emergency medical technician in the discharge or attempt to discharge of his or her duties, removes or takes a firearm from an officer, is guilty of a felony punishable by imprisonment in the state prison for 16 months or 2 or 3 years. If the person attempts to remove or take a firearm from an officer under those circumstances, he or she is guilty of a public offense, punishable by imprisonment in a county jail for a period not to exceed one year or in the state prison for 16 months or 2 or 3 years.

This bill would provide that when the removal or taking of the firearm does not occur while the person willfully resists, delays, or obstructs any of those persons and is not done with the intent to permanently deprive the officer of the firearm, the person shall be punished by imprisonment in a county jail for a period not to exceed one year or in the state prison for 16 months or 2 or 3 years.

This bill would also incorporate additional changes in Section 148 of the Penal Code enacted by SB 282 (Ch. 111, Stats. 1997).

This bill would also make technical, nonsubstantive changes.

Ch. 465 (SB 1224) Kopp. Murder: peace officers: special circumstances.

(1) Existing law, as added by initiative statute, provides that every person guilty of murder in the 2nd degree shall suffer confinement in the state prison for a term of 25 years to life if the victim was a peace officer who was killed while engaged in the performance of his or her duties, and the defendant knew, or reasonably should have known, that the victim was such a peace officer engaged in the performance of his or her duties.

This bill would provide that, notwithstanding the above provision, every person guilty of the above offense shall suffer confinement in the state prison for a term of life without the possibility of parole, if any one of 4 specified facts is charged and found true. By increasing the penalty for an existing crime, this bill would impose a state-mandated local program.

The bill would provide that this provision shall become inoperative if and when AB 446 is approved by the voters at a statewide election, and as of the date of that approval is repealed.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 466 (AB 235) Takasugi. California Housing Finance Agency: bonds.

Existing law sets forth various powers and duties of the California Housing Finance Agency in conjunction with the financing of housing. Under existing law the agency is authorized to issue revenue bonds in an amount not exceeding \$5,350,000,000 outstanding at any time, exclusive of indebtedness incurred to refund or renew bonds previously issued by the agency, the proceeds of which are used to finance housing developments and other residential structures.

The bill would make an appropriation by increasing the authorization of bonds to be issued by the agency, by \$1,400,000,000, which under existing provisions of law are required to be deposited in the continuously appropriated California Housing Finance Fund.

Ch. 467 (AB 379) Alquist. Commissioner of the California Highway Patrol: contract.

(1) Existing law requires the Commissioner of the California Highway Patrol to enforce all laws regulating the operation of vehicles on, and the use of, certain expressways in the County of Santa Clara, if requested to do so by a city or the county, as prescribed.

This bill would repeal that provision and would authorize the commissioner to enforce laws regulating the operation of vehicles on, and the use of, expressways in Santa Clara County, if requested by affected cities or the county and a contract, as specified, is entered into between the parties.

(2) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 468 (AB 500) Ashburn. Prisons: federal contracts.

Existing law requires the sheriff of a county to maintain federal prisoners in county jail who have been committed thereto by order of the federal government if the sheriff determines that there is adequate space in the facility to do so. The federal government is required to provide support for the prisoner.

This bill would authorize a county board of supervisors or city council to enter into a contract with the federal government, or any department or agency thereof, to manage, control, and operate a federal prison located within the boundaries of that county or city.

Ch. 469 (AB 772) Margett. Contractors.

Existing law provides that when any person licensed to engage in business as a contractor is named as a judgment debtor in an unsatisfied final judgment, the qualifying person and any member of that licensee or personnel of the licensee are automatically prohibited from serving as an officer, director, associate, partner, owner, qualifying individual, or other personnel of record of another licensee. Existing law provides that this suspension constitutes a disassociation of the qualifying individual or a license cancellation, and provides that if a qualifier who is disassociated is not replaced within 90 days, this shall result in the automatic suspension of the license.

This bill would instead, with respect to the effect of the prohibition against serving as an officer, director, associate, partner, owner, qualifying individual, or other personnel of another licensee, provide that the prohibition shall cause the license of any other existing renewable licensed entity with any of the same personnel of record as the judgment debtor licensee to be suspended until the license of the judgment debtor is reinstated or until those same personnel of record disassociate themselves from the renewable licensed entity.

Ch. 470 (AB 882) Wayne. Hazardous waste: definition.

Existing law defines the term "waste" for purposes of the hazardous waste control laws and excludes from the definition of "waste" a discarded material that is an intermediate manufacturing process stream, as defined.

This bill would make clarifying changes in that definition of waste and would additionally exclude, from the definition, to the extent consistent with the federal Resource Conservation and Recovery Act of 1976, a coolant, lubricant, or cutting fluid necessary to the operation of manufacturing equipment or connected equipment, as specified.

Ch. 471 (AB 996) Sweeney. Outdoor advertising: on-premises advertising displays: business centers.

(1) The Outdoor Advertising Act exempts from its provisions, except for certain licensing and regulatory provisions, an on-premises advertising display for a business center that is adjacent to or visible from an interstate or primary highway if it is placed and maintained in compliance with specified conditions.

This bill would exempt from the act an on-premises advertising display that is located within a business center and visible from an interstate or primary highway, if it is placed and maintained as prescribed, and would revise those specified conditions.

(2) Other existing law requires an on-premises advertising display that is located within the boundaries of a development project, as defined, that identifies either the

name of the development project, its business logo, or the goods, wares, and services existing or available within the development project, to continue to be deemed an on-premise advertising display regardless of any of specified occurrences.

This bill would include among those specified occurrences the subdivision of the parcel that includes the development project in accordance with the Subdivision Map Act and make a related change.

(3) Existing law provides that the provisions of existing law described above in (1) and (2) shall remain in effect only until January 1, 1999, and as of that date are repealed, unless a later enacted statute, which is enacted before January 1, 1999, deletes or extends that date.

This bill would repeal that provision, thereby continuing those provisions indefinitely.

Ch. 472 (AB 1054) Goldsmith. Gift certificates.

(1) Under existing law, it is unlawful for any person or entity to sell a gift certificate to a purchaser containing an expiration date, except for gift certificates distributed to a consumer for promotional purposes without any money or other thing of value being given in exchange.

This bill would also exempt from the prohibition specified gift certificates issued after January 1, 1998, that are sold below face value, as specified, or that are issued for a food product. It also would revise the existing exemption to make it applicable to specified gift certificates distributed by the issuer after January 1, 1998, to a consumer pursuant to an awards, loyalty, or promotional program, as specified.

(2) Existing law provides that a gift certificate sold without an expiration date is valid continuously except when refunded or replaced with a new gift certificate.

This bill would recast this provision to provide that a gift certificate sold without an expiration date is valid until redeemed or replaced.

(3) Existing law provides that certain tangible personal property which remains unclaimed for more than 3 years after it is payable escheats to the state, whereupon the proceeds thereof are deposited in the Abandoned Property Account in the Unclaimed Property Fund, a continuously appropriated account. Existing law provides that gift certificates subject to the prohibition described in (1) are not subject to escheat.

This bill would provide that the provisions relating to escheat apply to certain gift certificates having an expiration date, thereby making an appropriation by expanding the proceeds of property deposited in the Abandoned Property Account in the Unclaimed Property Fund.

Ch. 473 (AB 1237) Granlund. Outdoor advertising: display relocation: permit revocation.

(1) Existing law allows any legally permitted advertising display situated on property being acquired by the Department of Transportation for a public use to be relocated on the remainder of the particular property so long as the relocation does not cause a reduction in federal-aid highway funds.

This bill would allow the display to be relocated, subject to the approval of the public agency acquiring the property and the approval of the jurisdiction in which the display will be relocated, without requiring the department to acquire the property and without restricting the relocation on the remainder of the particular property.

(2) Existing law authorizes the Director of Transportation to revoke any license or permit under the Outdoor Advertising Act for the failure to comply with that law and to remove and destroy any advertising display placed or maintained in violation of that law after 10 days' written notice posted on the structure or sign and a copy forwarded by mail to the display owner at his or her last known address.

This bill would authorize the removal and destruction of the display after 30 days' written notice, rather than 10 days' written notice.

Ch. 474 (AB 1543) Committee on Human Services. Developmental disabilities: regional centers.

Existing law provides for the delivery of services to persons with developmental disabilities through regional centers pursuant to contracts with the State Department of Developmental Services. Existing law, until June 30, 1998, authorizes a regional center,

with the approval of the department, and in consultation with specified entities, to implement regional center service delivery alternatives for consumers living in the community. Under existing law, a regional center is required to conduct at least one public hearing to receive comments on its proposal regarding service delivery alternatives.

This bill would revise these provisions to, among other things, require regional centers to submit an annual report to the department, require notice of the public hearing to contain specified information, and prohibit the department from delegating its authority to review and approve these proposals. The bill would extend the operation of this program to January 1, 2000.

Ch. 475 (AB 1546) Committee on Consumer Protection, Governmental Efficiency and Economic Development. Consumer affairs.

(1) Existing law (Chapter 908 of the Statutes of 1994) transferred the licensing and regulation of various occupations and professions administered by various boards in the Department of Consumer Affairs to the department itself.

This bill would authorize the director of the department to enter into interagency agreements with appropriate entities within the department and to delegate to them the duties, powers, purposes, responsibilities, and jurisdiction that have been succeeded to and vested with the department, as specified. It would authorize an entity receiving that delegation to establish technical committees to regulate the profession subject to the authority that has been delegated.

(2) The Architects Practice Act (hereafter the act) authorizes the California Board of Architectural Examiners to contract with architect consultants.

This bill would specify the types of services that architect consultants may perform.

(3) Existing law permits a licensee under the act to renew an unexpired license by applying for renewal on a prescribed form and paying the renewal fee.

This bill would provide that the renewal form shall contain a statement by the licensee of whether he or she was convicted of a crime or disciplined by another public agency during the preceding renewal period and a statement that the representations in the application are true, correct, and contain no material omissions of fact, to the best knowledge of the licensee.

(4) Existing law provides for the existence of a California State Board of Landscape Architects the duties and powers of which are vested in the Department of Consumer Affairs as of the date the provisions establishing the board become inoperative and are repealed.

This bill would transfer the duties and powers from the department to the California Board of Architectural Examiners, which would be authorized to delegate its authority to a Landscape Architect Technical Committee, as specified. The bill would make related changes.

(5) The State Board of Guide Dogs, under existing law, is scheduled to become inoperative on July 1, 1997, and will be repealed on January 1, 1998, unless extended by future legislation.

This bill would extend the inoperative and repeal dates for the board for 5 years.

(6) The Funeral Directors and Embalmers Law provides for the licensure and regulation of funeral directors and embalmers, and provides for the licensing of funeral establishments.

This bill would provide that every funeral establishment holding a funeral director's license on December 31, 1996, shall, upon application and payment of fees, be issued a funeral establishment license.

(7) Existing law requires any person employed by, or an agent of, a licensed funeral establishment who consults with a family of a deceased person or its representatives concerning the arranging of funeral services to receive documented training and instructions on laws, rules, and regulations pertaining to specified subjects.

This bill would exclude from that requirement anyone who has successfully passed the funeral directors examination, as specified.

(8) Under existing law, the Court Reporters Board of California administers the provisions governing the practice of shorthand reporting and issues certificates permitting the practice of shorthand reporting, as defined, to qualified persons. It is

unlawful for a person to engage in shorthand reporting unless that person is the holder of a valid certificate issued by the board.

This bill would make various revisions to provisions affecting certified shorthand reporters, including stating the public status of citations, fines, and orders of abatement issued against licensees. The bill would also require passing the licensing exam in order to renew a certificate that is not renewed within 3 years of its expiration, and would require written notice to the board of all name changes. The bill would make various changes to provisions governing reimbursement from the Transcript Reimbursement Fund, which is a continuously appropriated fund, for transcripts in non-fee-generating cases involving low-income litigants, including permitting reimbursement for per diem charges. This authorization for reimbursement for per diem charges would constitute an appropriation.

(9) Existing law governs the disposition of the remains of a deceased person.

This bill would make various revisions to these provisions. The bill would also make technical, conforming changes.

(10) Since a violation of the provisions governing certified shorthand reporters is a misdemeanor, this bill would create a state-mandated local program by expanding the scope of an existing crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 476 (SB 189) Kelley. Weights and measures.

(1) Existing law authorizes any sealer to levy a civil penalty against a person who violates specified laws or regulations governing weights and measures, with specified exceptions. Under existing law, payment of the civil penalty is a complete defense to a criminal prosecution for the same acts. Existing law requires that, before a civil penalty is levied, the person charged with the violation be given written notice of the proposed action and the right to request a hearing, as specified. Existing law sets forth the procedures that apply to an appeal of the sealer's decision. Under existing law, these provisions are repealed 2 years following a 30-day period after specified regulations are filed with the Secretary of State. Existing law requires that those regulations be adopted on or before July 1, 1995.

This bill would extend the repeal date of those provisions until January 1, 2001. The bill would also require the Legislative Analyst to study the effectiveness of the civil penalties and report findings, as specified, to the Legislature and Governor by January 1, 2000.

(2) Existing law, which is to be repealed on January 1, 1998, authorizes counties to charge an annual device registration fee, within prescribed limits, to recover the costs of the county sealer of inspecting or testing weighing and measuring devices pursuant to designated provisions.

This bill would extend the repeal date of those provisions until January 1, 2001.

Ch. 477 (SB 219) Rosenthal. Property taxation: tax sale: purchase by nonprofit organization.

Existing property tax law authorizes a nonprofit organization to file an objection to the sale of residential or vacant real property that has been deeded to the state and to apply to purchase the property for the purposes of rehabilitation and sale to low-income persons, construction of a residential dwelling on the vacant property and sale to low-income persons, or dedication of the vacant property to public use.

This bill would instead authorize a nonprofit organization, in those circumstances, to rehabilitate and rent to, or otherwise use the property to serve, low-income persons, to construct residential dwellings on the vacant property for rent to low-income persons, or to dedicate the vacant property to public use for these same purposes.

Existing property tax law provides that when residential or vacant property has been tax defaulted for 5 years or more, that property may be purchased by a nonprofit organization, as defined, for the purpose of acquisition of either single-family dwellings for rehabilitation and sale to low-income persons or the acquisition of vacant land for

construction of residential dwellings and subsequent sale to low-income persons, or dedication of that vacant land to public use.

This bill would expand those provisions to permit nonprofit organizations to acquire single-family or multifamily dwellings for rehabilitation and sale or rent to low-income persons, or for other use to serve low-income persons, or to acquire vacant land for construction of residential dwellings and subsequent sale or rent to low-income persons, or for other use to serve low-income persons.

Ch. 478 (SB 238) Haynes. Juveniles: costs of support.

Existing law provides that the father, mother, spouse, or other person liable for the support of a minor, the estate of that person, and the estate of the minor, shall be liable for the reasonable costs of support of the minor while the minor is placed, or detained in, or committed to any institution or other place, as specified; and provides for any excess paid to the county for these purposes, as specified, to be held in trust for, or paid directly to, the minor.

This bill would provide that the father, mother, spouse, or other person liable for the support of the minor would not be liable under these provisions if the basis for the placement, detention, or commitment of the minor is that the minor is found by a court to have committed a crime against that person.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 479 (SB 252) Kelley. Public utilities: electrical restructuring.

The existing restructuring of the electrical services industry provides for the authorization of direct transactions between electricity suppliers and end use customers, subject to implementation of a nonbypassable charge.

This bill would require the Energy Resources Conservation and Development Commission, in consultation with the Public Utilities Commission, to submit a report to the Regional Council of Rural Counties, and to the Chairs of the Senate Committee on Energy, Utilities and Communications and the Assembly Committee on Utilities and Commerce, by July 1, 1998, on assessment of options relating to aggregation of electrical purchases by small rural counties and recommendations for legislation which may be necessary to achieve any identified potential net economic benefits attributable to electrical load aggregation.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 480 (SB 294) Monteith. Land use: subdivisions: taxes and assessments.

Existing law provides that whenever any part of a subdivision is subject to a lien for taxes or special assessments collected as assessments, the final map or parcel map shall not be recorded until the owner or subdivider files an official estimate of those taxes and assessments and executes and files security conditioned upon the payment of all taxes and assessments, as specified.

This bill would add provisions to authorize a county to require, by ordinance, that if a property owner or subdivider deposits cash to secure the payment of those estimated taxes or special assessments, the county tax collector would be required to draw upon the cash deposit, at the request of the property owner, to pay the special taxes or special assessments when they are payable. This bill also would allow a county to waive the requirement to secure the payment of estimated taxes or special assessments for a final parcel map of 4 or fewer parcels or for a lot line adjustment.

Ch. 481 (SB 329) McPherson. Depredation: wild pigs.

(1) Existing law provides that, except for mountain lions, the owner or tenant of land or property that is being damaged or destroyed by specified mammals, including wild pigs, may apply to the Department of Fish and Game for a permit to kill the animal. Existing law requires the department to provide the applicant for a depredation permit to take wild pigs with specified information on available options for wild pig control.

This bill would require the department to also furnish that information to a person who reports the taking of wild pigs that are found in the act of damaging or destroying property. In addition, the bill would authorize the department to maintain and make available to these persons lists of hunters interested in wild pig hunting and lists of

nonprofit organizations that are available to take possession of depredating wild pig carcasses.

(2) Existing law designates those mammals that are game mammals, including wild pigs, for purposes of the Fish and Game Code and regulations adopted pursuant to that code. Existing law makes it unlawful for a person to take wild pigs, except those damaging or destroying property, unless the person has a hunting license and license tag, or to possess a wild pig that is not tagged.

This bill would exempt the possession of certain depredating wild pigs from that tagging requirement.

(3) Existing law authorizes the immediate taking of a bear or wild pig that is encountered in the act of inflicting injury to, molesting, or killing livestock if the taking is reported to the department no later than the next working day.

This bill would, instead, with respect to wild pigs, authorize the immediate taking of a wild pig that is encountered while in the act of pursuing or worrying livestock or damaging or destroying, or threatening to immediately damage or destroy, land or property, including, but not limited to, rare, threatened, or endangered native plants, wildlife, or aquatic species, by the owner of the livestock, land, or property or the owner's agent or employee, or by an agent or employee of any federal, state, county, or city entity when acting in his or her official capacity. The bill would require the person taking a wild pig under the bill to report the taking no later than the next working day to the department and to make the carcass available to the department. The bill would authorize possession of the carcass of a wild pig taken under the bill, unless otherwise directed by the department. The bill would require the person possessing the carcass to make use of the carcass and would authorize the transfer of the carcass to another person or entity without compensation. The bill would also define "damage" for certain other provisions of law relating to damage caused by depredating wild pigs, and would require the department to develop statewide guidelines for determining the damage caused by wild pigs.

(4) Existing law requires the department to prepare a plan for the management of wild pigs, including specified matters.

This bill would authorize the plan to encourage mitigation of depredation by sport hunting and provide for live trapping and relocation of wild pigs to areas suitable and accessible to mitigation of depredation with the consent of the landowner and after consultation with adjacent landowners who may be impacted.

(5) Because a violation of the bill or regulations adopted pursuant to the bill would be a misdemeanor under existing law, the bill would impose a state-mandated local program.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(7) Existing law continuously appropriates the money in the Fish and Game Preservation Fund, among other things, to pay specified refunds and to pay all necessary expenses incurred in carrying out the Fish and Game Code and any other laws for the protection and preservation of birds, mammals, reptiles, and fish.

Because this bill would change and impose new duties on the department, it would make an appropriation.

Ch. 482 (SB 471) Burton. School employee retirement.

The State Teachers' Retirement Law defines the term "creditable compensation" for various purposes.

The bill would revise that definition and make related changes.

Ch. 483 (SB 603) Monteith. Pesticides: evaluation.

Existing law requires every manufacturer of, importer of, or dealer in any pesticide to obtain a certificate of registration from the Department of Pesticide Regulation before the pesticide is offered for sale in this state. Existing law requires a thorough evaluation

before a substance is registered as a pesticide for the first time, and also requires pesticides for which a renewal of registration is sought to be evaluated in a like manner.

This bill would require the initial evaluation of a pesticide to be timely.

Ch. 484 (SB 651) C. Wright. Local health funding.

Existing law prescribes the membership of the health board of community mental health services.

The bill would delete the requirement that an equal number of appointees be appointed by each member of the board of supervisors.

Existing law requires the State Department of Mental Health to contract with counties for funds appropriated to, and allocated by, the department, that have been designated for local mental health services, requires that 10% of the cost of all services shall be borne by the counties, and exempts certain smaller counties from the financial participation requirement.

This bill would specify that the cost requirement for local financial participation shall be waived for funds for the implementation of managed mental health care contracts.

Existing law authorizes counties to request the Controller to deposit any portion of the county's allocation of funds into the County Medical Services Program Account of the County Health Services Fund, and deems those deposits to have been made to a county or city local health and welfare trust fund.

This bill would exclude deposits made into the Vehicle License Collection Account from that provision.

Existing law provides for the allocation of money from the continuously appropriated Local Revenue Fund to counties for various stated purposes, including mental health services, and specifies the allocation of tax revenues into the various accounts and subaccounts of the Local Revenue Fund, including the Sales Tax Growth Account, which includes various subaccounts, including the Caseload Subaccount.

Existing law requires the Controller to deposit into the Caseload Subaccount of the Sales Tax Growth Account of the Local Revenue Fund, from funds deposited into the Sales Tax Growth Account, an amount sufficient to fund the net costs for the realigned portion of the county or city or city and county share of growth in social services caseloads.

This bill would revise that calculation to revise the calculation of money to be deposited in to Caseload Subaccount of the Sales Tax Growth Account to include an amount equal to any share of growth from the previous year or years for which sufficient revenues were not available in the Caseload Subaccount.

By revising the method of determining the allocation of funds to the Caseload Subaccount in the Sales Tax Growth Account in the continuously appropriated Local Revenue Fund, this bill would change the purposes for which those funds may be used, and would result in an appropriation.

Existing law requires the Controller to deposit funds in the Sales Tax Growth Account of the continuously appropriated Local Revenue Fund remaining in that account after specified allocations into various equity and growth subaccounts.

This bill would exclude cities from participation in the allocations from the State Hospital Mental Health Equity Subaccount and the Indigent Health Equity Subaccount, and would revise the method of calculating equity allocations of those 2 subaccounts among the counties.

Existing law provides for the allocation of additional county funding allocations from equity subaccounts of the continuously appropriated Local Revenue Fund to those counties that have a poverty-population shortfall, as defined.

This bill would revise the method of calculating the poverty-population shortfalls for purposes of determining those funding allocations.

Existing law provides for the monthly allocation of funds from the General Growth Subaccount in the Sales Tax Growth Account in the Local Revenue Fund to local health and welfare trust funds of each city, county, and city and county, on the basis of a given percentage of the statewide resource base.

This bill would require the recalculation of the resource base used in determining the General Growth Subaccount allocations for the 1994-95 fiscal year and fiscal years thereafter.

Existing law requires that for the allocation of funds from the Special Equity Subaccount of the Sales Tax Growth Account of the Local Revenue Fund, they shall be made to Orange County, San Diego County, and Santa Clara County in accordance with a specified schedule.

This bill would require counties receiving those special equity allocations of funds to report to the Department of Finance the amount deposited into the health subaccount of the local health and welfare trust fund that shall be credited to the indigent health resource base and the community resource base for purposes of determining the poverty-population shortfall for purposes of allocation of funds from the Indigent Health Equity Subaccount, the Community Health Equity Subaccount, the Mental Health Equity Subaccount, and the State Hospital Mental Health Equity Subaccount of the Sales Tax Growth Account of the Local Revenue Fund to eligible counties with a poverty population shortfall.

Existing law requires, as a condition of receiving funds from the Sales Tax Account in the continuously appropriated Local Revenue Fund, that a county or city deposit a specified amount of general purpose revenues into the health account of the county health and welfare trust fund, and imposes an additional condition that a city or county deposit general purpose revenues into the mental health account of the local health and welfare trust fund at least equal to the amount of funds transferred on the basis of excess vehicle fee revenues in the Vehicle License Fee Account of the Local Revenue Fund.

This bill would revise that additional condition for the deposit of county general purpose revenues into the mental health account of the county health and welfare trust fund to instead require the deposit of general purpose funds into the mental health account of the local health and welfare trust fund based on allocations from the Vehicle License Collection Account of the Local Revenue Fund.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 485 (SB 692) Committee on Local Government. Validations.

This bill would enact the Second Validating Act of 1997, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 486 (SB 693) Committee on Local Government. Validations.

This bill would enact the Third Validating Act of 1997, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.

Ch. 487 (SB 703) Rainey. Franchises.

Existing law requires a transportation customer, as defined, who receives transportation service from an energy transporter, as defined, to pay a municipal surcharge, as specified, for the use of public lands by a transportation customer.

This bill would specify that for electricity, the energy transporter shall use that portion of the otherwise applicable utility rate or charge which, pursuant to commission order, is removed from the bill of a retail electric customer who has elected direct access to reflect the fact that the customer is purchasing energy from a nonutility provider exclusive of any California sourced franchise fee factor in provisions concerning the calculation of the required surcharge.

The bill would provide that the surcharge amount for electricity shall be inapplicable to the sale of electricity from a nonutility facility to an entity for resale to a retail customer.

The bill would provide as an alternative to the requirements for separately stating the surcharge on the transportation customer's normal bill, that an energy transporter may elect to state on each customer's bill, including both transportation customers and customers receiving bundled services, the amount of that bill which is attributable to local franchise fee charges.

The bill would also exclude from the definition of a transportation customer a cogeneration or nonutility generation facility when the facility transports electricity

through its own electric transmission or distribution system or otherwise delivers electricity, as specified.

Ch. 488 (SB 716) Alpert. Pacific Beach Mobile Recycling Program.

Existing law, the California Beverage Container Recycling and Litter Reduction Act, authorizes the Department of Conservation to pay handling fees to supermarket sites, as defined. Those provisions will be repealed January 1, 1999.

The act requires the department to certify one operator meeting specified qualifications to establish a pilot program, the Pacific Beach Pilot Mobile Recycling Program, incorporating all convenience zones in the Pacific Beach area of San Diego County, as defined, which will remain in effect until January 1, 1998. The department is required, on or before April 11, 1997, to submit a report to the Legislature evaluating the pilot program. A minimum volume of beverage containers is required to be recycled as a condition of the program.

This bill would delete references to the Pacific Beach program being a pilot program, delete that report requirement, and revise the qualifications for the recycling center operator. The bill would repeal the minimum volume requirement for the continuation of the program.

The bill would make conforming changes.

Ch. 489 (SB 883) Committee on Local Government. Local Government Omnibus Act of 1997.

Existing law authorizes a county board of supervisors to lend its available funds to any of specified districts to enable the district to perform its functions and meet its obligations.

Existing law relating to the government of counties authorizes the Boards of Supervisors of Butte, Los Angeles, Merced, Orange, San Bernardino, and Ventura Counties to contract with private enterprise to provide services that require special experience, education, and training possessed by the county, and to charge a fee for these services.

Existing law permits a county board of supervisors by a $\frac{4}{5}$ vote to assign to a state licensed collection agency for collection delinquent bills, claims, and accounts.

Existing law authorizes the establishment by boards of supervisors of safety programs designed to encourage county officers and employees to follow recognized safety practices.

Existing law creates in any county containing 2 or more cities a city selection committee to appoint city representatives to boards, commissions, and agencies as required by law.

The Crossing Guard Maintenance District Act of 1974 prescribes the organization of crossing guard maintenance districts.

Existing law establishes the Vallejo Sanitation and Flood Control District which is governed by a board of 8 trustees appointed by specified methods.

Existing law establishes the Fairfield-Suisun Sewer District, makes specified county officers ex officio officers of the district, and creates a district fund in the Solano County Treasury.

Existing law requires the boards of supervisors of Colusa, Glenn, and Yolo Counties to each appoint a director to the governing board of the Colusa Basin Drainage District.

This bill, the Local Government Omnibus Act of 1997, would declare the intent of the Legislature to combine several minor, noncontroversial statutory changes relating to public agencies into a single measure, in order to avoid waste and duplication, and to reduce operating costs by reducing the number of separate bills affecting related topics. The bill would make various technical and clarifying changes to existing law relating to local government.

This bill would include Riverside County and Santa Clara County within the group of counties authorized to contract for special services in the manner described above. The bill would revise existing provisions relating to safety programs, including removing the \$20 limit on awards for these purposes.

This bill would delete the requirement that the collection agency assigned the county bills, claims, and accounts be licensed by the state.

This bill would specify that in San Mateo County the city selection committee may be the same as San Mateo County's Council of Cities.

This bill would repeal the Crossing Guard Maintenance District Act of 1974.

This bill would delete county officers as ex officio officers of the Fairfield-Suisun Sewer District, permit the governing board to establish a district treasury, and to appoint a district treasurer, as specified.

This bill would permit the Solano County Board of Supervisors to appoint an alternate to the Board of Trustees of the Vallejo Sanitation and Flood Control District.

This bill would specify that the boards of supervisors may appoint supervisors to the Board of Directors of the Colusa Basin Drainage District.

Ch. 490 (SB 1003) McPherson. Aquatic nuisance species.

(1) Existing law requires the operators of all vessels that carry ballast water and enter a port in this state to complete and return a ballast water control report form to the Department of Fish and Game. A violation of that requirement is an infraction punishable by a specified fine. Existing law places responsibility on the department to develop, distribute, and receive these report forms. This existing law is to be repealed on January 1, 1998.

This bill, instead, would provide that the department shall adopt a ballast water control report form consistent with the form developed by the United States Coast Guard. The bill would require the department to assist the Coast Guard with distributing the form, which would be completed and returned to the Coast Guard. The bill would require the department to enter into an agreement with the Coast Guard to obtain information from the completed forms, as appropriate.

The bill would require operators of all vessels that have the capacity to take on or discharge ballast water to complete and return the form as a condition of using the waters of this state.

The bill would extend the above repeal date to January 1, 2000. Since a violation of these provisions is an infraction under existing law, the bill would impose a state-mandated local program by modifying and continuing in existence until January 1, 2000, a crime that would otherwise be repealed.

(2) Existing law continuously appropriates the money in the Fish and Game Preservation Fund to the department to carry out the Fish and Game Code. Because this bill would continue the above-described existing duties imposed on the department during the extended operation of those provisions, the bill would make an appropriation.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 491 (SB 1020) Committee on Public Employment and Retirement. County employees: retirement.

The County Employees Retirement Law of 1937 authorizes counties to provide various health and insurance plan programs.

This bill would authorize boards of retirement to provide long-term care insurance programs for retired members and boards of supervisors to elect to provide long-term care insurance programs for active members.

Ch. 492 (SB 1049) Maddy. Hospice services.

Existing law provides for the licensure and regulation by the State Department of Health Services of persons or agencies providing hospice services for persons, and the families of persons, who are experiencing the last phases of life due to a terminal disease. Violation of provisions of law or regulations relating to hospices is a crime.

This bill would provide that multiple locations, as defined, of a hospice need not obtain separate hospice licenses, would require multiple locations to be listed on the license of the parent agency, as defined, would require multiple locations to each pay the licensing fee, and would make conforming changes.

Existing law defines hospice to mean a specialized form of multidisciplinary health care, and defines the plan of care as a plan developed by the multidisciplinary team.

This bill would, instead, define hospice as a specialized form of interdisciplinary health care, and would make conforming changes. This bill would define the plan of care to mean a written plan developed by the attending physician and surgeon, the medical director, or physician and surgeon designee, and the interdisciplinary team. This bill would provide that "skilled nursing services" means nursing services provided by or under the direction of a registered nurse under the plan of care.

Existing law permits any person or governmental agency that is operating a hospice as of January 1, 1991, to continue to operate the hospice if certain conditions are met, including, but not limited to, that they do not charge for services and they do not receive 3rd-party payment for services rendered.

This bill would permit continued operation of hospices that meet the conditions if, instead, they do not charge patients or families for hospice services and do not receive 3rd-party insurance payments for services rendered.

Existing law requires an applicant for hospice licensure to make provision for certain basic services, including, but not limited to, skilled nursing services and bereavement services, and requires that the services meet the Standards for Quality Hospice Care, 1993.

This bill would include home health aide services, as defined, within these basic services, and would make conforming changes. The bill would require that the services, instead, meet the Standards for Quality Hospice Care, 1996.

Ch. 493 (SB 1177) Johnson. Vehicles: driving under the influence: probation.

Existing law provides that if a court grants probation to any person upon a 2nd or subsequent conviction, as specified, of the offense of driving a vehicle while under the influence of an alcoholic beverage, any drug, or both, driving with an excessive blood-alcohol concentration, or driving when addicted to any drug, the court, in addition to any other terms and conditions, is required to require the person to participate in a prescribed treatment program for a specified number of months subsequent to the underlying conviction.

Existing law provides that if a court grants probation to any person upon a 2nd or subsequent conviction, as specified, of the offense of driving a vehicle while under the influence of an alcoholic beverage, any drug, or both, or driving with an excessive blood-alcohol concentration, and who does a forbidden act which causes bodily injury to any person other than the driver, the court is required to require the person to participate in a treatment program for a specified period of months subsequent to the underlying conviction.

This bill would require those persons to enroll and participate in the treatment program for the specified number of months subsequent to the date of the underlying violation. The bill would require those persons to complete the entire program subsequent to the date of the current violation and would prohibit those persons from receiving credit for any program activities completed prior to that date.

Ch. 494 (SB 1231) Watson. Residential care for the elderly: home health care: incidental medical care.

Existing law provides for the licensure and regulation of residential care facilities for the elderly, administered by the State Department of Social Services. Existing law provides, with certain exceptions, that residents of residential care facilities for the elderly shall not be admitted or retained if they are bedridden, as defined, or if they require 24-hour skilled nursing, or intermediate care.

Existing law also provides for the licensure and regulation of home health agencies. Existing law defines a "home health agency" as an organization that provides or arranges for the provision of skilled nursing services to persons in their temporary or permanent place of residence.

This bill would authorize a residential care facility for the elderly to provide incidental medical care through a home health agency, as defined, when certain conditions are met.

Ch. 495 (SB 1240) Costa. Williamson Act: contract rescissions: lot line adjustments.

Existing law, known as the California Land Conservation Act of 1965, or the Williamson Act, authorizes a city or county, by contract, to limit the uses of land to agricultural uses or as an agricultural preserve. The existing act requires the Department of Conservation to make a biennial report to the Legislature containing specific information relative to the implementation of the act. In addition, existing law separately sets forth procedures by which a lot line adjustment may be made between 2 or more existing adjacent parcels.

This bill would, notwithstanding any other provision of the act, and upon petition of a landowner, authorize a city or county to enter into an agreement with the landowner to rescind a contract pursuant to the act, in order to simultaneously place other land under an agricultural conservation easement, as defined. The bill would require specified findings to be made regarding the agreement, the easement, and the land involved. This bill would provide that the Director of Conservation shall not approve an agreement to establish an agricultural conservation easement if the easement has been purchased with funds from the Agricultural Land Stewardship Program Fund.

This bill would also provide that in order to facilitate a lot line adjustment, as specified, the parties to a contract may rescind the contract by mutual agreement, and simultaneously enter into a new contract under the act, provided that the board of supervisors or city council involved makes specified findings. The bill would provide that it shall not limit any other authority of a board or council to restrict or condition lot line adjustments.

This bill would require the biennial status report made by the department in the year 2002 to include a review of the performance of the provisions of the bill relating to lot line adjustments. The bill would state that its provisions relating to lot line adjustments for lands covered by the act shall remain in effect only until January 1, 2003, and as of that date is repealed, unless a later enacted statute, that is enacted on or before January 1, 2003, deletes or extends that date.

Ch. 496 (SB 1262) Johnston. Insurance: blood test.

Existing law authorizes a life or disability income insurer to decline an insurance application or enrollment request on the basis of a positive ELISA test followed by a Western Blot Assay performed by or at the discretion of the insurer on the same specimen of the applicant's blood.

This bill would delete any reference to "blood" and instead refer to the same specimen of the applicant. It would make related changes.

Ch. 497 (SB 1277) Leslie. California Insurance Guarantee Associations.

(1) Existing law provides for the liquidation or rehabilitation of insurers by the Insurance Commissioner, and specifies that claims allowed in those proceedings shall be given an order of preference. Under existing law, claims for unpaid charges owed by an insurer for an examination by the commissioner are 2nd in priority, taxes due to the State of California are 3rd in priority, and claims having preference under state law are 4th in priority.

This bill would reduce those claims to 4th, 5th, and 6th in priority, respectively, placing those claims below claims by organizations that insure the obligations of insolvent insurers, including the California Insurance Guarantee Association, and after certain claims against insolvent insurers.

(2) Existing law requires the formation of the California Insurance Guarantee Association, which exists for the purpose of providing insolvency insurance to its members. Insurers offering certain classes of insurance are required to participate in the association. The association is required to pay and discharge covered claims of participating insurers. Certain types of claims are not covered, including any amount sought as a return of a premium under a policy providing retroactive insurance of a known loss.

This bill would provide that the above type of claim would not be excluded from being a covered claim.

(3) Existing law requires the formation of the California Life and Health Insurance Guarantee Association, to provide insolvency insurance to its members. Existing law

provides for the payment of various claims if an insurer becomes insolvent or impaired, including health insurance claims. Existing law limits health insurance benefits to, among other things, \$200,000.

This bill would specify that the limit applies to any one individual receiving health care benefits, regardless of the number of policies or contracts, and makes technical changes.

(4) This bill would also incorporate additional changes to Section 1063.1 of the Insurance Code proposed by AB 1148, contingent on the prior enactment of that bill.

Ch. 498 (AB 207) Frusetta. Witness or victim: disclosure of address or telephone number.

(1) Existing law, added by initiative statute, generally provides that no attorney may disclose or permit to be disclosed to a defendant the address or telephone number of a victim or witness whose name is disclosed to the attorney through discovery, unless specifically permitted to do so by the court after a hearing and a showing of good cause. The initiative statute provides that any amendment of its provisions by the Legislature shall require a $\frac{2}{3}$ vote of the membership of each house.

This bill would generally provide, in addition, that no attorney may disclose or permit to be disclosed the address or telephone number of a victim or witness to members of the defendant's family or anyone else. However, the bill would provide an exception to this general rule and authorize the disclosure of that information to persons employed by the attorney and persons appointed by the court to assist in the preparation of the defendant's case, if that disclosure is required for that preparation. The bill would provide that persons provided this information by an attorney shall be informed by the attorney that further dissemination of the information is prohibited. The bill would provide that willful violation of these provisions by an attorney, persons employed by the attorney, or persons employed by the court is a misdemeanor. By creating a new crime, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) Because it would amend an initiative statute, the bill would require a $\frac{2}{3}$ vote.

Ch. 499 (SB 941) Leslie. Evidence: gang-related crimes.

Existing law governs the admissibility of evidence in criminal proceedings. Existing law provides exceptions to the hearsay rule.

This bill would create an exception to the hearsay rule for evidence of a prior statement made by a declarant under penalty of perjury if the declarant is deceased and the statement is relevant to the criminal prosecution of a gang-related crime, as specified. The bill would authorize a peace officer to administer and certify oaths for these purposes. The bill would also set forth the intent of the Legislature in this regard.

Ch. 500 (SB 940) Leslie. Crimes: intimidation of witnesses and victims.

(1) Existing law makes it a misdemeanor for any person to knowingly and maliciously prevent or dissuade or knowingly and maliciously attempt to prevent or dissuade any witness or victim from attending or giving testimony at any trial, proceeding, or inquiry authorized by law.

This bill instead would make these offenses punishable as either a misdemeanor or a felony. This bill also would provide that evidence that the defendant was a family member who interceded to protect the witness or victim shall create a presumption that the act was without malice.

(2) Existing law imposes an enhanced penalty for the commission of a felony by a member of a criminal street gang, if the felony is committed with intent to promote, further, or assist in any criminal conduct by gang members.

This bill would impose an additional and consecutive penalty of 3 years imprisonment if a credible threat of violence or death were made by a criminal street gang member to prevent or dissuade a witness or victim of a violent felony from attending or testifying at the trial of the violent felony.

By increasing the penalties for an existing crime and establishing a new sentence enhancement, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would become operative only if AB 856 is enacted and becomes effective on or before January 1, 1998.

Ch. 501 (SB 695) Rainey. Automobile Insurance Claims Depository.

(1) Existing law provides for an Automobile Insurance Claims Depository to permit insurers and law enforcement agencies to deposit automobile claims data in a common data base within the Bureau of Fraudulent Claims.

This bill would repeal the provisions creating the depository. The bill would require that certain claims information be available to law enforcement agencies, as specified. The bill would state legislative intent.

(2) Existing law requires an applicant seeking a license as an insurance claims analysis bureau to meet certain qualifications and to file certain documents including statements with the Insurance Commissioner.

This bill would revise the qualifications and require the filing of an additional statement regarding the ability of certain insurers to submit claims information to the bureau and the availability of information on the bureau's data base to state law enforcement agencies.

(3) This bill would also incorporate additional changes to Section 1872.8 of the Insurance Code proposed by AB 349, contingent upon the prior enactment of that bill.

Ch. 502 (AB 731) Keeley. Transportation.

(1) Existing law provides for an 11-member California Transportation Commission consisting of 9 voting members appointed by the Governor with the advice and consent of the Senate and prohibits those members from simultaneously holding an elected public office, or serving as any local or regional public board or commission with business before the commission. Under existing law, there is a 9-member High-Speed Rail Authority.

This bill would provide that a voting member of the commission may also serve on the High-Speed Rail Authority.

(2) Existing law establishes a state transportation funding plan for the expenditure, during the 10-year period from July 1, 1990, to June 30, 2000, of new revenues resulting from the enactment of transportation revenue measures in 1989. That plan calls for the expenditure of \$3,000,000,000 for intercity rail, commuter rail, and urban rail transit, and specifies the eligible rail corridors within each category.

This bill would include the San Jose-Oakland-Gilroy-Watsonville-Santa Cruz corridor and San Francisco Bay area-San Jose-Oakland-Gilroy-Salinas-Monterey corridor among the eligible intercity rail corridors.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 503 (AB 4) Bordonaro. Sentencing: firearms.

Under existing law, any person who is armed with a firearm in the commission or attempted commission of a felony shall be punished, in addition to the punishment prescribed for the felony, by an additional term of one year. If the firearm with which he or she is armed is an assault weapon, the additional term is 3 years.

Under existing law, any person who uses a firearm in the commission or attempted commission of a felony shall be punished by an additional 3, 4, or 10 years. If the felony is a carjacking or attempted carjacking, the additional term is 4, 5, or 10 years. If the person uses an assault weapon, the additional term is 5, 6, or 10 years. Existing law sets forth additional enhancements under other specified circumstances.

This bill would provide that, notwithstanding any other law, a person convicted of a specified felony who was charged as a principal in the commission of the offense and personally used a firearm during the commission of the offense shall be punished by an

additional term of 10 years in the state prison, to be imposed consecutive to the punishment prescribed for the felony. If the firearm is intentionally discharged under those circumstances, the person would be punished by an additional term of 20 years in the state prison, to be imposed consecutive to the punishment prescribed for the felony. If great bodily injury was proximately caused to any person other than an accomplice as a result of the firearm being discharged under those circumstances, the person would be punished by an additional term of 25 years to life in the state prison, to be imposed consecutive to the punishment prescribed for the felony. By increasing the penalty for existing crimes, the bill would impose a state-mandated local program.

This bill would provide that it shall not apply to the use or discharge of a firearm by a police officer or by a person in lawful self-defense or defense of others or property.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 504 (AB 115) Havice. Sentencing.

Existing law requires the court to impose a 3-year sentence enhancement for each prior separate prison term served by the defendant if the prior term was for a "violent felony," which includes a robbery perpetrated in an inhabited structure where the defendant personally used a deadly or dangerous weapon.

This bill would, for purposes of this provision, expand the definition of "violent felony" to add robbery of the first degree of an inhabited structure when committed in concert with 2 or more other persons. By expanding the scope of an existing sentence enhancement, the bill would impose a state-mandated local program.

This bill would include, in Section 667.5 of the Penal Code, a cross-reference to Section 12022.53 of that code as proposed by AB 4, to be operative only if AB 4 is enacted and becomes effective on or before January 1, 1998.

This bill also would incorporate additional changes in Section 667.5 of the Penal Code enacted by AB 793 (Ch. 371, Stats. 1997).

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 505 (AB 513) Hertzberg. Controlled substances.

Existing law provides that persons convicted of the unlawful possession for sale, transportation, importation, sale, or furnishing of, or certain related offenses involving methamphetamine, amphetamine, or phencyclidine (PCP) shall receive additional terms of imprisonment depending on the weight or volume of the substances.

This bill would add the manufacture of methamphetamine, amphetamine, or PCP to the offenses specified for purposes of this provision. By expanding the scope of an existing sentence enhancement, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 506 (AB 853) Hertzberg. Community Law Enforcement and Recovery Demonstration Project.

Existing law establishes several community crime prevention projects, including the Community Violence Prevention and Conflict Resolution Project, the California Community Crime Resistance Program, the Gang Violence Suppression Program, and the Rural Crime Prevention Demonstration Project.

This bill would authorize the City and County of Los Angeles to establish and operate for 2 years a Community Law Enforcement and Recovery (CLEAR) Demonstration

Project, a multiagency gang intervention program, to be administered by the City of Los Angeles under a joint powers agreement with the Los Angeles County Sheriff's Department, the Los Angeles County District Attorney's office, the Los Angeles County Probation Department, the Los Angeles Police Department, and the Los Angeles City Attorney's office. The bill would require the parties to the agreement to work together to provide a flexible and coordinated response to crime perpetrated by criminal street gangs by addressing each community's gang problems and identifying the gangs associated with each community. The bill would specify the roles of each party to the agreement.

This bill would require an independent evaluation of the project to be prepared and submitted to the Legislature 2 years from the date that funds are initially appropriated by the Legislature for the project, or 6 months after the end of the project, whichever is earlier. It would require that the Board of Corrections choose the entity that will conduct the evaluation through a competitive bidding process after sending out requests for proposals.

This bill would appropriate \$1,200,000 from the General Fund to the City of Los Angeles to implement the CLEAR project.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 507 (AB 856) Hertzberg. Crime prevention: Witness Protection Program.

(1) Existing law prohibits intimidation of witnesses and establishes a Victim-Witness Assistance Fund as well as local assistance centers for victims and witnesses.

This bill would establish the Witness Protection Program and require that the program be administered by the Attorney General to provide for the relocation or other protection of a witness in a criminal proceeding where there is credible evidence, as defined, of substantial danger that the witness may suffer intimidation or retaliatory violence. The Attorney General would be authorized to enter into an agreement with the witness in accordance with specified terms.

The bill would provide that a witness selected by the Attorney General to receive services under the program because he or she has been or may be victimized due to the testimony he or she will give shall be deemed a victim.

The bill would appropriate \$3,000,000 from the Restitution Fund to the Attorney General for the purpose of implementing the program.

Ch. 508 (AB 21) Olberg. Endangered, threatened, or candidate species: permits and memoranda.

Under the California Endangered Species Act, the Department of Fish and Game, through permits or memorandums of understanding, may authorize individuals, public agencies, universities, zoological gardens, and scientific or educational institutions to import, export, take, or possess any endangered species, threatened species, or candidate species for scientific, educational, or management purposes.

Under the federal Endangered Species Act of 1973, each federal agency is required to ensure that any action authorized, funded, or carried out by that agency is not likely to jeopardize the continued existence of any endangered species or threatened species or result in the destruction or adverse modification of habitat of that species that is determined to be critical, as specified, unless the agency is granted an exemption for that action. Any activity that is necessary to carry out the action for which an exemption is granted is not a taking of any endangered species or threatened species. The federal act prohibits, among other things, the taking of any endangered species of fish or wildlife listed pursuant to the federal act or the violation of any regulation pertaining to those endangered species or threatened species. The federal act also authorizes the Secretary of the Interior to issue a permit authorizing the taking of endangered species incidental to, and not the purpose of, the carrying out of an otherwise lawful activity.

This bill would provide that if any person obtains from the Secretary of the Interior or the Secretary of Commerce an incidental take statement or incidental take permit pursuant to the federal act that authorizes the taking of an endangered species or threatened species listed pursuant to the federal act and that is an endangered species, threatened species, or candidate species pursuant to the California act, no further authorization or approval is necessary under the California act for that person to take the

endangered species, threatened species, or candidate species identified in, and in accordance with, the incidental take statement or incidental take permit, if that person notifies the Director of Fish and Game, as specified.

The bill would provide that, if the director determines within a specified period of time that the incidental take statement or incidental take permit described above is not consistent with the California act, the taking of that species may only be authorized pursuant to the California act.

The bill would provide that these provisions would remain operative until the federal provisions for issuing incidental take statements or incidental take permits are amended, as specified, and on that date the provisions would be repealed.

Ch. 509 (AB 127) Morrow. Jury selection.

Existing law provides for the selection of trial jurors, as specified.

This bill would require the Judicial Council to conduct a jury selection pilot project in 3 counties, with specified goals and rules, and to report to the Legislature on or before January 1, 2001. The bill would require the pilot project to include the development of processes for improving selection of jurors, as specified, and to test the routine use of questionnaires to screen prospective jurors and reduce the number of people called into the courtroom for face-to-face interviews. The bill would also require the Judicial Council to collect and analyze data regarding juror utilization and service, evaluate changes resulting from the project, and assess the potential use of such a system on a statewide basis.

The provisions added by the bill would be repealed on July 1, 2001, unless that date is extended or deleted by later legislation.

Ch. 510 (AB 329) Caldera. Dependent children.

Existing law provides a comprehensive body of law governing the protection and placement of minors who are, or who may become, dependent children of the juvenile court. A referee may hear cases and issue orders and findings in matters concerning dependent children, as specified. Existing law authorizes a minor or parent or guardian to apply to the juvenile court for a rehearing directed to all or any part of the order and findings of a referee.

Existing law also provides for the removal of a minor from the custody or control of a parent. An appeal from a judgment freeing a minor who is a dependent child of the juvenile court from parental custody and control has precedence over all other cases before the court hearing the appeal.

Existing law requires that reunification services be provided to parents in specified dependency cases. However, a court is authorized to terminate these services under certain conditions, and to terminate parental rights.

In addition, a court must place a child with a legal guardian or in long-term foster care if the court finds that neither adoption nor termination of parental rights is in the interest of the minor, or if the court finds that specified conditions, such as the failure to provide reasonable reunification services, are applicable, as specified.

This bill would provide that an appeal from a judgment denying a recommendation to free a minor from parental custody or control shall also have precedence over other cases before the court hearing the appeal. The bill would also authorize a county welfare department to apply to the juvenile court for a rehearing of an order and findings of a referee in a dependency proceeding.

The bill would also revise the last specified provision of existing law described above by directing a court to place a child with a legal guardian or in long-term foster care only where the court finds that adoption or termination of parental rights is not in the interest of the minor because one of the specified conditions applies.

Ch. 511 (AB 441) Richter. Tissue donors: sperm donors.

Existing law prohibits the transfer of any tissues, as defined, into the body of another person unless the donor of the tissues has been screened and found nonreactive for evidence of infection with HIV, agents of viral hepatitis, human T lymphotropic virus-1, and syphilis.

This bill would create an exception to that prohibition by authorizing a recipient of sperm to consent to therapeutic insemination of sperm or other reproductive use of sperm even if the donor of the sperm is found reactive for hepatitis B, hepatitis C, or syphilis, if the sperm donor is the spouse, partner, or designated donor, of the recipient and if certain other conditions are met.

Existing law prohibits using tissues from donors who test reactive for agents of viral hepatitis (HBV and HCV), human T lymphotropic virus-1 (HTLV-1), or syphilis in California for transplantation by means of therapeutic insemination or ingestion.

This bill would delete this prohibition. The bill would also prohibit the deposit of human breast milk into a milk bank for human ingestion when the milk is from donors who test reactive for agents of viral hepatitis (HBV and HCV), human T lymphotropic virus-1 (HTLV-1), HIV, or syphilis.

Ch. 512 (AB 482) Aroner. Psychiatric health facilities: discharge information.

Existing law provides for various types of health facilities in which inpatient psychiatric services are provided.

This bill would require that when a psychiatric patient is being discharged from any of specified health facilities the discharge or aftercare plan to be provided to the caregiver shall include specified basic information about the nature of the patient's illness and the followup required, in order to facilitate the patient's care after he or she is discharged.

Ch. 513 (AB 553) Leach. School facilities.

Existing law, the Leroy F. Greene State School Building Lease-Purchase Law of 1976, provides for state funding to reconstruct, remodel, or replace existing school buildings that are educationally inadequate or that do not meet present-day structural safety requirements. Existing law requires the State Allocation Board to require school districts as a condition of obtaining state funding for a project to make, at the school district's expense, all necessary repairs, renewals, and replacements to ensure that a project is at all times kept in good repair, working order, and condition. Existing law also requires, as specified, prior to the State Allocation Board approving a project, that an applicant school district establish a restricted account within the district's general fund for the purpose of providing moneys for regular maintenance and routine repair of school buildings, as specified.

This bill would require the State Allocation Board to require school districts whose projects are funded on or after July 1, 1998, to annually certify that the school plan has been prepared and implemented, as specified, a plan for major maintenance, repair, and replacement needs for the project. The bill would require that the plan include specified provisions, be available for public inspection, and be updated each fiscal year as part of the school district's annual budget process. The bill would also require the school district's annual budget to specify the total funding available in reserve for the major maintenance, repair, and replacement needs specified in the plan, and that the budget include an explanation if the amount of the reserves is less than that specified in the plan, as updated.

Ch. 514 (AB 563) Prenter. Physicians and surgeons: licensure.

Existing law provides for the licensure and regulation of physicians and surgeons by the Medical Board of California. Existing law requires that the revocation, suspension, or other discipline, restriction, or limitation imposed by another state upon a license or certificate to practice medicine issued by that state, or the revocation, suspension, or restriction of the authority to practice medicine by an agency of the federal government, that would have been grounds for discipline in California of a licensed physician and surgeon or podiatrist, constitutes grounds for disciplinary action for unprofessional conduct against the licensee in this state.

This bill would provide that if a physician and surgeon's license to practice medicine in another state, or pursuant to authority granted by a federal government agency, is suspended or revoked outright and is reported to the National Practitioners Data Bank, the physician and surgeon's certificate issued by the board would be required to be automatically suspended unless terminated or rescinded under these provisions,

pursuant to prescribed procedures, for the duration of the suspension or revocation by the other state or by the federal government, except under certain circumstances. This bill would not apply to a physician and surgeon who maintains his or her primary practice in California, as evidenced by having maintained a practice in this state for not less than one year immediately preceding the date of the suspension or revocation.

The bill would also provide that its provisions shall not preclude a suspension under any other provision of law or apply to a suspension or revocation imposed by a state that is based solely on the prior discipline of the physician and surgeon by another state and that the other provisions of law governing the suspension or revocation of a physician's and surgeon's certificate would not apply to summary suspensions issued pursuant to these provisions.

Ch. 515 (AB 605) Ashburn. Endangered species.

(1) The existing California Endangered Species Act requires the Fish and Game Commission to publish a notice in the California Regulatory Notice Register of the receipt of a petition to add a species to, or remove a species from, the list of endangered species or the list of threatened species.

This bill would also require the commission to publish a notice upon receipt of a petition to change the status of a threatened or endangered species and would further require the notice to include the location where interested persons can submit information to the Department of Fish and Game relating to the petitioned species. The bill would require the department to notify the petitioner regarding the content of any information received within 10 days.

(2) Under the act, within 90 days of receipt of a petition to either add a species to, or remove a species from, the list of endangered species or the list of threatened species, the department is required to evaluate the petition and make a recommendation to the commission, based on the information in the petition, that there is, or is not, sufficient information to indicate that the petitioned action may be warranted.

This bill, among other things, would authorize the commission, upon the request of the Director of Fish and Game, to grant the department an extension of time, not to exceed 30 days, to allow the department additional time to further analyze and evaluate the petition and complete its evaluation report.

(3) The bill would allow a petitioner to amend a petition at any time prior to the beginning of a meeting held by the commission and would require the commission to schedule the petition for consideration not sooner than 30 days after receipt and public release of the evaluation report.

(4) This bill would provide that upon appropriation of funds in the annual Budget Act from the Natural Resources Infrastructure Fund to the commission, the funds appropriated shall be used to carry out peer reviews in connection with the department's status reviews of candidate species.

Ch. 516 (AB 764) Davis. Food and drug inspections.

Existing law, the Sherman Food, Drug, and Cosmetic Laws, requires the State Department of Health Services to cause a special investigation of the preparation and sale of drugs and food and their adulteration. Existing law also requires the department to perform duties that are required by law for the detection and prevention of the adulteration of articles used for food and drink, and for the punishment of persons who are found guilty of violating any law that provides against their adulteration.

Existing law provides that it is unlawful for any person to use to his or her own advantage, or to reveal to any person other than to the director, officers, or employees of the department, or to the courts when relevant in any judicial proceeding under the Sherman Food, Drug, and Cosmetic Laws, any information acquired under authority of that law concerning any method or process which as a trade secret is entitled to protection.

This bill would permit an authorized agent of the department to receive the trade secret information. The bill would authorize the department to reveal trade secret information in connection with the responsibilities of the department under the Sherman Food, Drug, and Cosmetic Laws, to any employee of the federal Food and Drug Administration who is authorized in writing by the Chief of the Food and Drug Branch

of the department or his or her designee to receive this type of information. The employee receiving this type of information would be subject to certain procedures relating to maintaining the confidentiality of the information.

Existing law provides that it is unlawful for any person to use on the labeling of any drug or device, or any advertisement relating to any drug or device, any representation or suggestion that an application is effective under a prescribed provision of law relating to new drugs and devices or that the drug or device complies with that law.

This bill would revise this provision to no longer apply to an advertisement relating to any drug or device.

Existing law provides that it is unlawful for any person to advertise any drug or device represented to have any effect in enumerated conditions, disorders, or diseases.

This bill would create an exception to that provision if the advertisement is disseminated or distributed as prescribed or, as to certain advertisements, has received approval or clearance for that marketing through designated means.

Under existing law, it is unlawful for any person to disseminate any false advertisement of any food, drug, device, or cosmetic. Existing law provides that an advertisement of a drug or device represented to have an effect in enumerated conditions, disorders, or diseases is not unlawful, under this and other provisions, if it is disseminated only to members of the medical, dental, pharmaceutical, or veterinary professions, or appears only in the scientific periodicals of these professions, or is disseminated only for the purpose of public health education by persons not commercially interested, directly or indirectly, in the sale of drugs or devices.

This bill would provide that an advertisement that a drug or device has a specific curative or therapeutic effect on the enumerated conditions, disorders, or diseases mentioned above is not unlawful under these provisions if the drug or device is approved or cleared for marketing for that specific curative or therapeutic effect through any one of designated means.

Existing law provides that whenever the department determines that an advance in medical science has made any type of self-medication safe and effective as to any of the enumerated conditions, disorders, or diseases mentioned above, the department shall, by regulation, authorize the advertisement of that drug or device as having a curative or therapeutic effect for the disease, subject to conditions and restrictions as the department may consider necessary to the interests of public health.

This bill would repeal this provision.

Existing law requires the department to inspect each place of business for the manufacture of any drug or device prior to issuing a license or renewing a license annually.

This bill would delete the requirement that the department inspect each place of business prior to renewing an annual license. The bill would require the department, in addition to the inspection prior to issuing an initial license, to inspect the place of business once every 2 years. The bill would require the department to use the information contained in the written documentation pertaining to an inspection conducted within the previous 2 years by the United States Food and Drug Administration (USFDA) and would authorize the department to inspect to obtain information not included or not sufficiently clear in the USFDA written documentation. It would also authorize the department to use, in lieu of all or part of any inspection required under these provisions, information from audits conducted pursuant to various quality system standards or other information identified by the department by regulation.

Existing law prohibits any person from manufacturing any drug or device without a license from the department and exempts from that licensure requirement certain entities.

This bill would also exempt from licensure any person who has registered an establishment and listed all products in compliance with a prescribed federal law and submits a copy of the federal registration and listing to the department in accordance with regulations established by the department.

Ch. 517 (AB 877) Miller. Workers' compensation: insurance classification.

(1) Existing law authorizes the Insurance Commissioner to disapprove a rate if a workers' compensation or employers' liability insurer fails to comply with certain filing

requirements. A party affected by an action of such an insurer or a rating organization in a request to review the manner in which a rating system has been applied in connection with insurance afforded or offered may appeal to the commissioner within 30 days after written notice of the action and after a hearing held upon not less than 10 days' written notice to the applicant and to the insurer or rating organization. The commissioner may affirm, modify, or reverse the action.

This bill would provide that the hearing be held within 60 days from the date on which the party requests the appeal or longer upon agreement of the parties. It would provide that if the commissioner has information on the subject, as specified, the appeal may be denied without a hearing.

(2) Existing law requires the commissioner to designate a rating organization to assist him or her, among other things, in developing a classification system for workers' compensation insurance. Existing law provides that any person aggrieved by any decision, action, or omission to act of an insurer or a rating organization may request reconsideration, as specified.

This bill would require the commissioner, on or before January 1, 1999, to adopt regulations to implement and consolidate an appeals process, as specified.

Ch. 518 (AB 968) Knox. Air pollution: fine particles: monitoring program.

Existing law does not specifically regulate air pollution from particles smaller than 2.5 microns in diameter.

This bill would require the State Air Resources Board to conduct a specified program to monitor those particles and report annually by January 1 to the Legislature on the status and results of the program.

Ch. 519 (AB 1061) Machado. Air pollution: districts: rules and regulations.

(1) Existing law requires air pollution control districts and air quality management districts to publish a list of regulatory measures scheduled or tentatively scheduled for consideration during the following year. Existing law prohibits districts from adopting or amending a rule or regulation unless a public hearing is held after specified notice is given. Existing law requires a district board, before adopting, amending, or repealing a rule or regulation, to make specified findings, based on relevant information presented at that hearing.

This bill would authorize any person, after the district's publication of the list of regulatory measures proposed for adoption in the following year, to inform the district of any existing federal or state, or proposed, as specified, or existing district, air pollution control requirement or guideline that applies to the same equipment or source type as any proposed new or amended district rule or regulation on the district's list. The bill would require a district, whenever it intends to propose the adoption, amendment, or repeal of a rule or regulation, to prepare a written analysis, as prescribed, of federal air pollution control requirements and existing or proposed district rules, regulations, requirements, or guidelines that apply to the same equipment or source type as the proposed change, thereby creating a state-mandated local program by imposing new duties on the districts. The bill would additionally require a district board to base those specified findings regarding the adoption, amendment, or repeal of a rule or regulation on the information developed pursuant to the bill and information in the rulemaking record.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 520 (AB 1089) Miller. Hazardous waste: source reduction.

(1) Existing law, the Hazardous Waste Source Reduction and Management Review Act of 1989, requires specified generators of hazardous waste to maintain certain plans, reports, and summaries with regard to hazardous waste reduction practices. The act states that its purpose is to reduce the generation of hazardous waste by 5% per year from the years 1993 to 2000 and requires the Department of Toxic Substances Control to make

specified recommendations to the Legislature by January 1, 2000, for a new annual goal. The act authorizes the department to request, from any generator subject to the act, a copy of the generator's hazardous waste management report, hazardous waste management performance report summary, source reduction evaluation review and plan, and source reduction evaluation review and plan summary, and to make specified determinations concerning those plans, reports, and summaries. The act authorizes the department to impose specified civil penalties if the department determines, among other things, that a generator has failed to implement the measures included in the review and plan or plan summary. The act requires a generator subject to the act to prepare a specified progress report concerning the review and plan's implementation.

A violation of the act is a crime.

This bill would revise the act to delete the requirement that a generator subject to the act prepare a hazardous waste management performance report summary, and a source reduction evaluation review and plan summary. The bill would exclude from the act a generator whose hazardous waste generating activity consists solely of receiving offsite hazardous waste and generating residuals from that waste. The bill would authorize a unified program agency to request and review a generator's review and plan or report and impose civil penalties for a failure to submit a revised review and plan or report or to implement the review and plan measures. The bill would revise the information required to be included in the review and plan and in the report, thereby imposing a state-mandated local program by revising the definition of a crime. The bill would delete provisions requiring the preparation of a generator progress report and would instead require a summary progress report, as prescribed.

The bill would make related changes and delete obsolete provisions.

(2) The act requires the Director of Toxic Substances Control to prepare a biennial report regarding implementation of the act and to submit the report to the Governor and the Legislature.

This bill would delete the requirement that the report be submitted to the Governor and the Legislature.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 521 (AB 1128) Miller. Publicly owned utilities for furnishing water service: sale or lease.

Existing law sets forth procedures by which a municipal corporation may lease, sell, or transfer a public utility owned and operated by it for furnishing water service.

This bill would permit the City of West Covina to sell the entire water utility of that city pursuant to these provisions where part of the utility is inside and part is outside the city boundaries under specified conditions.

The bill would contain legislative findings and declarations that a special statute is necessary and that a general statute cannot be made applicable, within the meaning of Section 16 of Article IV of the California Constitution, because of unique circumstances applicable to the City of West Covina.

The provisions of the bill would be repealed on January 1, 2001.

Ch. 522 (AB 1280) Bustamante. Endangered species: recovery strategy program.

(1) Under the existing California Endangered Species Act, the Department of Fish and Game is required to develop and implement a recovery strategy pilot program for endangered or threatened species until January 1, 2004. Under existing law, the department is required to identify 5 threatened or endangered species for inclusion in the program prior to January 1, 1997. Guidelines for developing recovery strategies are specified. Existing law makes these provisions operative only if funds are appropriated in the annual Budget Bill or another statute to fund the cost of implementing those provisions.

This bill would, instead, specify that the department shall develop and implement a recovery strategy for the Greater Sandhill crane. The bill would also authorize the department, upon appropriation of funds by the Legislature, to identify 4 additional species that are listed as candidate, threatened, or endangered for inclusion in the program.

This bill would specify that the \$200,000 appropriated in the Budget Act of 1997 for the recovery strategy pilot program shall be used for the Greater Sandhill crane.

(2) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 523 (AB 1399) Cardenas. Insurance: home protection contracts.

Under existing law, provisions governing home protection contracts do not apply to certain performance guarantees or service contracts given by the builder of a home or for repairs or service of a home appliance or other system or component, under specified circumstances.

This bill would provide that the provisions governing home protection contracts also do not apply to a repair or maintenance program for a home electrical system, or a component of such a wiring system, where the program is offered by a person or affiliate of a person whose business is regulated by the Public Utilities Commission provided that any such repair or maintenance program is related to a service provided by the person or affiliate of the person.

These provisions would remain in effect until January 1, 2004, when they would be repealed.

Ch. 524 (AB 1460) Bordonaro. Nacimiento Reservoir.

Under existing law, the Monterey County Water Resources Agency operates the Nacimiento Reservoir. Under existing law, bodily contact with water is generally prohibited in a reservoir in which water is stored for domestic use.

This bill would authorize recreational activity in which there is bodily contact with the water by any participant, in the Nacimiento Reservoir, in accordance with certain requirements.

Ch. 525 (AB 1505) Ashburn. Isabella Dam and Reservoir.

Existing law declares it to be the policy of the state to conserve, protect, restore, and enhance any endangered species or any threatened species and its habitat.

This bill would require the Director of Fish and Game to use the resources of the Department of Fish and Game to coordinate with the federal government to promote the preservation of species, including species that are listed as endangered species or threatened species under the federal Endangered Species Act of 1973 and the California Endangered Species Act and their habitats within the locale of Isabella Dam and Reservoir in Kern County in order to facilitate the continued operation of those facilities for flood control and water conservation storage, as specified.

Ch. 526 (AB 1545) Committee on Human Services. Care facilities: incidental medical services: foster care and adult care.

(1) Existing law regulates the licensure of community care facilities and authorizes a community care facility to provide incidental medical services.

This bill would authorize facility staff who are not licensed health care professionals to provide incidental medical services in a community care facility for adults if, among other things, they are trained by a licensed health care professional and supervised according to an individualized health care plan for clients which is prepared by a health care team and reassessed at least every 12 months or as more frequently determined by the client's physician or nurse practitioner.

(2) Existing law requires the State Department of Social Services to develop a program to establish specialized foster care homes for children with special health care needs. Existing law permits a child with special health care needs to remain in a licensed foster family home or licensed small family home operating as a specialized foster care home, as defined, after the age of 18 years, if certain conditions are met, including that the department notifies the foster care provider, as part of its orientation process, that the Foster Family Home and Small Family Home Insurance Fund does not expand

existing coverage for liability resulting from the provision of care to individuals over the age of 18 years.

This bill would require this notice to instead go to the foster care applicant and would make related and technical changes.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 527 (SB 150) Kopp. Restitution.

(1) Existing law establishes the Recovery Account in the Real Estate Fund which is funded by crediting a specified percentage of any real estate license fee collected. Under existing law, when an aggrieved person obtains a final judgment in a court of competent jurisdiction or an arbitration award against a defendant based upon the defendant's fraud, misrepresentation, or deceit, made with intent to defraud, or conversion of trust funds arising directly out of any transaction in which the defendant, a real estate licensee, performed acts for which his or her license was required, the aggrieved person may file an application with the Department of Real Estate for payment from the Recovery Account of the amount unpaid on the judgment which represents an actual and direct loss to the claimant in the transaction. The Recovery Account is a continuing appropriation for these purposes.

This bill would provide that a final judgment includes a state or federal criminal restitution order for purposes of this provision, thereby making an appropriation from the Recovery Account.

(2) Under existing law, each municipal court has original jurisdiction of civil cases and proceedings in, among other things, all cases at law in which the demand, exclusive of interest, or the value of the property in controversy amounts to \$25,000 or less, except as specified.

This bill would extend the jurisdiction of the municipal court to include all actions to enforce restitution orders or restitution fines that were imposed by the municipal court.

(3) Existing workers' compensation law requires every employer to post and keep posted in a conspicuous location a notice for employees containing information about the employer's insurance and the employees' rights to receive care and benefits.

This bill additionally would require every employer to give any employee who is a victim of a crime that occurred at the employee's place of employment written notice that the employee is eligible for workers' compensation for injuries that may have resulted from the place of employment crime.

(4) Existing law requires the court to order a defendant to make restitution to any victim or victims who have suffered economic loss as a result of the defendant's conduct, in an amount established by court order. Under existing law, the defendant has the right to a hearing to dispute the determination of the amount of restitution, and the court is authorized to modify the amount, on its own motion or on the motion of the district attorney or the defendant.

This bill additionally would authorize the court to modify the amount of the restitution order on the motion of the victim or victims.

Ch. 528 (SB 231) Costa. Endangered species: routine and ongoing agricultural activities: incidental and accidental take of species.

(1) Under existing law, the California Endangered Species Act, it is a misdemeanor to import, export, take, possess, purchase, or sell any species that the Fish and Game Commission has determined to be an endangered species or a threatened species, as defined, except as specified. Existing law requires the commission to maintain lists of threatened species and endangered species. The act requires the commission to maintain a list of candidate species for which it has accepted a petition to consider adding the species to the list of threatened species or to the list of endangered species.

The act permits the Department of Fish and Game to authorize the import, export, take, or possession of candidate species, threatened species, or endangered species for scientific, educational, or management purposes.

This bill would require the department, in cooperation with the Department of Food and Agriculture and others, as specified, to adopt regulations that authorize locally designed voluntary programs for routine and ongoing agricultural activities on farms or ranches to encourage habitat for candidate, threatened, and endangered species, and

wildlife generally. The bill would require the department to propose regulations for these programs on or before July 1, 1998, and would require the programs to include, among other things, management practices that will, to the maximum extent practicable, avoid and minimize take of listed species, while encouraging the enhancement of habitat. Under the bill, authorization for these voluntary programs would be automatically renewed every 5 years.

The bill would authorize the take of species listed as candidate, threatened, or endangered incidental to routine, ongoing agricultural activities, while the management practices developed under the bill are followed.

The bill would require the department, beginning in 2000, and every 5 years thereafter, to report to the appropriate policy committees of the Legislature on the effect of the programs.

Because other provisions of existing law would make a violation of the regulations adopted by the department a crime, the bill would impose a state-mandated local program by creating a new crime.

(2) This bill would also provide that, until December 31, 2002, accidental take of candidate, threatened, or endangered species resulting from inadvertent or ordinary negligent acts that occur on a farm or a ranch in the course of otherwise lawful routine and ongoing agricultural activities is not prohibited by the bill's provisions.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 529 (SB 359) Rainey. Alcoholic beverages: tied-house restrictions.

Existing provisions of the Alcoholic Beverage Control Act, known as "tied-house" restrictions, generally prohibit a winegrower from having an ownership interest in an on-sale alcoholic beverage license, with limited exceptions. Existing law exempts from the tied-house restrictions any licensed winegrower who meets specified conditions, including that the on-sale licensed premises are licensed as a bona fide public eating place or bed and breakfast, and that all alcoholic beverages sold and served on the premises are purchased only from California wholesale licensees, unless an applicable exception applies.

This bill would expand that exemption from the tied-house restrictions to also include any winegrower who has a wholesale license, if the above requirements are also met. The bill would also revise the above condition requiring that all alcoholic beverages sold and served on the premises are purchased only from California wholesale licensees by excluding from eligible wholesale licensees a licensed winegrower who has a wholesale license and an interest in an on-sale license.

Ch. 530 (SB 365) Lewis. Pesticides.

Existing law requires every manufacturer or importer of, or dealer in any pesticide, with prescribed exceptions, to obtain a certificate of registration from the Department of Pesticide Regulation before the pesticide is offered for sale in this state.

This bill would permit the Director of Pesticide Regulation to exempt from those provisions a liquid chemical sterilant product for use on a critical or semi-critical medical device that is exempt from the federal Insecticide, Fungicide, and Rodenticide Act pursuant to a particular provision of that act.

Ch. 531 (SB 383) O'Connell. California Strawberry Commission.

(1) Existing law relating to the California Strawberry Commission (a) defines "strawberries" as those produced for commercial purposes and prepared for market within the state and (b) provides that for the purpose of shipper and processor assessments, strawberries include all strawberries marketed within the state regardless of where the strawberries are produced.

This bill, instead, would define "strawberries" as those produced in California for commercial purposes.

(2) Under existing law, the commission consists of 8 districts composed of different geographical areas.

This bill would repeal District 7 which consists of the Counties of Santa Cruz and San Mateo and the City and County of San Francisco and District 8 which consists of the Counties of Alameda, Santa Clara, and San Benito, and would place these counties within existing District 6 which, under existing law, consists of the County of Monterey.

(3) Under existing law, the commission is composed of 13 producers, 5 shippers, and 5 processors, who are elected from their respective segments, and one public member, who is appointed by the Secretary of Food and Agriculture. Existing law also authorizes the commission to modify the number of producers in each district, and shippers and processors who serve on the commission, and authorizes the commission to elect producers, shippers, and processors to serve as members at large of the commission, provided that the total number of producer, shipper, and processor members does not exceed 28.

This bill would revise the selection of producer members, as specified, to coincide with the changes specified in (2) and would change this latter provision to specify that the total number of producer, shipper, and processor members on the commission shall not exceed 32.

(4) Existing law provides that an alternate member shall serve in place of the member of the commission for whom he or she is the alternate member when the member is absent.

This bill would permit an alternate member to serve in the place of any other absent member of the same classification from the same district if that member's alternate is also absent.

(5) Existing law requires every shipper and processor to keep a complete and accurate record of all strawberries shipped or processed by him or her with the name of the producer whose strawberries were shipped or processed.

This bill, in addition, would require a producer who delivers or markets strawberries to persons other than to a shipper or processor to keep a complete and accurate record of all those strawberries, as specified. Because these provisions would have the result of subjecting these producers to criminal penalties concerning the preparation and submission of reports to the commission, the bill would expand the scope of an existing crime, thereby imposing a state-mandated local program.

(6) Existing law imposes producer assessments upon strawberry producers.

This bill, in addition, would require a producer who delivers or markets strawberries to persons other than to a shipper or processor to pay an assessment directly to the commission at the time and in the manner prescribed by the commission.

(7) The bill also would make technical, nonsubstantive changes.

(8) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 532 (SB 467) Rainey. County water districts.

Existing law grants to any regular employee of a county water district who is a deputy sheriff and is designated by a resolution of the board of the district the authority to issue prescribed citations for violations of state law or city or county ordinances with regard to trespass upon, damage to, interference with, or contamination of, any water, watercourse, structure, or facility owned, used, or controlled by the district.

This bill would, in addition, grant that authority to any regular employee of a district who has successfully completed a peace officer training course, as specified, and who is designated by a resolution of the district board. The bill would expand the authority to include citations for violations of the ordinances of the district. The bill would include among the violations for which citations may be issued those violations respecting trespass upon, damage to, interference with, or contamination of, land owned, used, or controlled by the district.

Ch. 533 (SB 472) Maddy. Fish: triploid grass carp.

(1) Under existing law, the Department of Fish and Game may issue permits to use triploid grass carp to control aquatic plant pests under specified conditions only in the Counties of Imperial, Riverside, and San Bernardino. Existing law requires the department to report to the appropriate policy and fiscal committees of the Legislature on or before June 1 of each year on the use of triploid grass carp for aquatic plant pest control.

This bill would require the department to manage triploid grass carp and would require the department to define management for this purpose to mean handling, controlling, destroying, or moving species.

This bill would also require the department, beginning in 1998, to include in a specified report to the appropriate policy and fiscal committees of the Legislature, its finding with respect to whether the use of triploid grass carp to control aquatic plant pests should be expanded to 6 more counties or statewide. Upon a finding that the use of triploid grass carp should be expanded to 6 more counties or statewide, the bill would provide for that expansion beginning January 1 of the following year. The bill would specify the 6 counties for expansion, if applicable. Under the bill, if the department finds that the use of triploid grass carp should not be expanded, the department would be required to reconsider that finding in the next year's report. If the department fails to submit the annual report as required, the bill would provide that it shall be conclusively deemed to be the finding of the department that the use of triploid grass carp to control aquatic plant pests should be expanded statewide beginning June 1 of that year.

By authorizing the issuance of permits in additional counties, the revenues from which would be deposited in the Fish and Game Preservation Fund, which is a continuously appropriated fund, the bill would make an appropriation.

This bill would provide that if the department obtains documented and verifiable evidence of escapements of triploid grass carp, unauthorized use of grass carp, or threats to fish, wildlife, and their habitats, and the Director of Fish and Game makes a written finding to that effect, the department may suspend the permit process, as specified.

(2) Existing law provides that the costs for conducting triploid grass carp programs during the first year of operation shall be funded by a loan from the Pooled Money Investment Account in the General Fund, as specified.

This bill would repeal those provisions.

Ch. 534 (SB 494) Maddy. District agricultural associations.

When a district agricultural association becomes insolvent, existing law requires the Department of Food and Agriculture to assume control of the association in order to ensure restoration of fiscal solvency. In those circumstances, existing law requires the Secretary of Food and Agriculture, among other things, to implement substantial changes in the district's fiscal policies and practices, including filing a petition under the federal Bankruptcy Act, if necessary.

This bill would permit the department to assume control of a district agricultural association if the department determines that there is insufficient fiscal or administrative control, and would also permit the department to petition a court for an order appointing the department, or a person designated by the department, as a receiver if an association is insolvent or is in impending danger of insolvency, as defined.

Ch. 535 (SB 508) M. Thompson. Alcoholic beverages: tied-house restrictions.

The Alcoholic Beverage Control Act contains so-called tied-house restrictions, which generally prohibit a manufacturer, winegrower, manufacturer's agent, California winegrower's agent, rectifier, distiller, bottler, importer, or wholesaler from, among other things, holding the ownership, directly or indirectly, of any interest in any on-sale or off-sale license, licensee, or licensed premises. Existing law contains various exemptions from this restriction on tied interests, including an exception permitting any winegrower, or its direct or indirect subsidiaries, as specified, to hold an ownership interest or financial or representative relationship in any on-sale license or the business conducted under that license, provided that certain conditions are met. Existing law includes as a condition that the winegrower's principal place of business be located in Napa County and that the winegrower meet certain other requirements with respect to the period of its continuous ownership and the volume of its annual wine production.

Existing law also makes legislative findings to the effect that the purpose and intent of the general prohibition against tied interests is not violated by that exemption.

This bill would remove that condition limiting the exemption to a winegrower whose principal place of business is located in Napa County and who meets certain other requirements. The bill would also state the intent of the Legislature to maintain the authority of winegrowers to sell wine and brandy to individual consumers and certain licensees.

Ch. 536 (SB 525) Maddy. Vehicles: golf carts.

(1) Existing law authorizes, until January 1, 1998, any city or county to establish a golf cart transportation plan establishing golf cart lanes, as defined, for the travel of golf carts on roadways designated in the plan. The plan is required to include construction of separated golf cart lanes and certain criteria for seatbelts and a covered passenger compartment.

Existing law prohibits any person from operating a golf cart on any highway except in a speed zone of 25 miles per hour or less. Among other exceptions to that prohibition is, until January 1, 1998, a person operating a golf cart in a golf cart lane that is part of a golf cart transportation plan.

This bill would exempt the construction of separated golf cart lanes in a residence district located within any city, as described, if the speed limit in that district is 25 miles per hour or less.

This bill would authorize, rather than require, the plan to include requirements for seatbelts and a covered passenger compartment.

This bill would extend the repeal dates specified above to January 1, 2001.

Because violations of certain provisions that the bill would thus extend are infractions, the bill would impose a state-mandated local program by extending the duration of existing crimes.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 537 (SB 548) Solis. Residential dwellings.

Existing law requires the lessor of a building intended for human occupation to maintain the building in a condition fit for human occupation, absent an agreement in which the lessee undertakes to improve, repair, or maintain all or stipulated portions of the building. Existing law provides that a building is untenable if it lacks prescribed affirmative standard characteristics, such as floors, stairways, and railings maintained in good repair and effective waterproofing and weather protection of roof and exterior walls.

This bill would require a landlord of a building intended for human habitation, on and after July 1, 1998, to install and maintain locks on doors and security or locking devices on windows, as specified, and to install specified locks on doors to common areas.

Ch. 538 (SB 638) O'Connell. Air pollution: nonagricultural burning: American flag.

Existing law governing nonagricultural burning generally prohibits the use of open outdoor fires for the purpose of disposal or burning of specified materials. Existing law exempts from that prohibition burning to dispose of the combustible or flammable solid waste of a single- or two-family dwelling on its premises and outdoor fires used only for cooking food for human beings or for recreational purposes.

This bill would also exempt the burning, in a respectful and dignified manner, of an unserviceable American flag that is no longer fit for display.

Ch. 539 (SB 713) Rosenthal. Dentistry: dental auxiliaries.

Existing law provides for the licensure and regulation of the practice of dentistry, which includes the conduct of dental auxiliaries, by the Board of Dental Examiners of California.

Existing law establishes within the jurisdiction of the board the Committee on Dental Auxiliaries that consists of 9 members appointed by the Governor to make recommendations to the board regarding the licensure and functions that may be performed by dental auxiliaries and the settings within which they may work.

This bill would require the appointment of a public member who has not been licensed by the board within 5 years of the appointment date and both a dental hygienist and dental assistant in extended functions, if either is available.

This bill would require the Committee on Dental Auxiliaries to evaluate all suggestions or requests for regulatory changes related to dental auxiliaries and to hold informational hearings in order to report and make recommendations to the board.

Existing law provides that the board may modify or revoke recommendations made by the committee within 60 days of adoption by the committee.

This bill would, instead, require the board to approve, modify, or reject the committee's recommendation within 90 days of its submission. The bill would also provide that the committee may request that the board provide its reasons in writing if it rejects or significantly modifies the intent or scope of the recommendation.

Ch. 540 (SB 795) Kopp. Real estate loans: mortgage loan broker requirements.

Existing law sets forth various requirements with respect to regulation of real property loans and, among other things, requires a real estate broker who meets specified criteria, including making 20 transactions in an aggregate amount in excess of \$2,000,000, or making collections of payments in an aggregate amount of \$500,000 or more on behalf of owners or obligors of promissory notes secured directly or collaterally by liens on real property, owners or lenders of real property sales contracts, or both, to file annual reports and periodic trust fund status reports with the Real Estate Commissioner. Existing law further provides that loans with certain lenders or purchasers shall not be used in determining whether the broker has met the criteria for purposes of the reporting requirement.

This bill would revise those numerical and monetary limits thus requiring every broker placing 10 or more loans in an aggregate amount of more than \$1,000,000 to comply with those reporting requirements. It would lower to \$250,000 the aggregate collections of payments amount and make related changes. The bill would also add an institutional investor that issues mortgage-backed securities, as specified, to the list of lenders or purchasers whose loans shall not be used in determining whether the broker has met the criteria for reporting. It would require a broker to list his or her license number on specified advertisements, and to send conformed copies of a deed of trust to the investor or lender and to the borrower within a reasonable amount of time. When he or she is no longer servicing or arranging loans, as specified, the broker would be required to notify the Department of Real Estate.

Ch. 541 (SB 726) Kopp. Criminal procedure: dismissal of action.

Existing law guaranteeing a criminal defendant's right to a speedy trial requires the court to dismiss the action when the defendant is not brought to trial within a specified time unless the defendant enters a general waiver of that time limit. Existing law also provides that whenever a defendant has been ordered to appear in superior court on a case set for trial or set for a hearing prior to trial, if the defendant fails to appear on that date and a bench warrant is issued, the defendant shall be brought to trial within 60 days after the defendant next appears in the superior court unless a trial date previously had been set which is beyond that 60-day period.

This bill would provide that when a defendant in a misdemeanor case is not brought to trial within 30 days, as specified, in the absence of an express general waiver, the inferior court shall set a trial date. This bill, in addition, would provide that whenever a misdemeanor defendant has been ordered to appear in municipal court on a case set for hearing prior to trial, if the defendant fails to appear on that date and a bench warrant is issued, the defendant shall be brought to trial within 30 days or 45 days, as specified, after the defendant is arraigned on the bench warrant.

Ch. 542 (SB 916) Vasconcellos. Foster care: self-esteem.

Existing law regulates foster family homes and provides for their licensure by certified foster family agencies, the county, or the State Department of Social Services. Existing law requires a foster family agency to issue a certificate of approval to the certified family home upon determining that it has met the standards established by the department prior to placing any child in the home. Existing law establishes the Foster Children and Parent Training Fund and provides that the moneys be expended exclusively for foster parent training. Existing law requires every licensed foster parent to complete specified preplacement training and additional annual training.

This bill would require the preplacement training to include the importance of self-esteem, and would require the annual training to include positive discipline and the importance of self-esteem.

This bill would require the department to annually distribute information declaring the importance of promoting self-esteem with respect to foster children to specified entities.

Ch. 543 (SB 920) M. Thompson. Olive oil: labeling.

Existing law makes it a crime to manufacture, sell, offer for sale, give away, or possess imitation olive oil, as defined. Existing law excludes from this prohibition the blending of olive oil with other edible oils if the blend is not labeled as olive oil or imitation olive oil, and if the contents and proportions of the blend are prominently displayed on the label.

This bill would specify that the exemption from the prohibition applies if the contents and proportions of the blend are prominently displayed on the container's label.

This bill would require any olive oil produced, processed, sold, offered for sale, given away, or possessed in this state that indicates on its label "California Olive Oil," or uses words of similar import, that indicate that California is the source of the oil, to be made of oil derived solely from olives grown in California.

Existing federal law establishes certain approved American Viticultural Areas with defined boundaries for the purposes of regulating the labeling of wine products.

This bill would require any olive oil produced, processed, sold, offered for sale, given away, or possessed in this state, that indicates on its label that it is from an area that is one of the approved American Viticultural Areas under federal law, to be made of oil 75% of which is derived solely from olives grown in that approved American Viticultural Area.

Since violation of these requirements would be a crime under existing provisions of law, this bill would impose a state-mandated local program by changing the definition of a crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 544 (SB 993) Burton. Alcoholic beverages: licensees.

The Alcoholic Beverage Control Act permits licensed winegrowers and out-of-state winegrowers to conduct wine tastings under specified conditions. Existing law also authorizes licensed beer manufacturers, out-of-state beer manufacturers, and incorporated beer manufacturers' trade associations to conduct beer tastings under specified conditions.

This bill would authorize a licensed distilled spirits manufacturer to conduct tastings of distilled spirits on the licensed premises under specified conditions. The bill would also authorize a licensed distilled spirits manufacturer or a licensee designated by an out-of-state distilled spirits manufacturer to conduct tastings of distilled spirits off licensed premises only for events sponsored by certain nonprofit organizations and only if persons attending the event are affiliated with the sponsor, as specified. The bill would require the sponsoring organization to obtain a permit from the Department of Alcoholic Beverage Control.

The Alcoholic Beverage Control Act prohibits any licensee from giving any premium, gift, or free goods in connection with the sale or distribution of any alcoholic beverage,

except as provided. Existing law provides an exception for the furnishing or giving of any retailer advertising specialty with respect to distilled spirits and wines.

This bill would provide that no rule of the department may impose a dollar limit for consumer advertising specialties furnished by a distilled spirits supplier to a retailer or to the general public of less than a specified amount per unit original cost to the supplier who purchased it.

Ch. 545 (SB 1015) Schiff. Special education: licensed child care institutes.

Existing law establishes a program for the provision of special education and related services to pupils with exceptional needs, including pupils who reside in licensed children's institutions, as defined. Existing law entitles any special educational local plan area that is a single school district and that is severely impacted by pupils who reside in licensed children's institutions to a support services amount, computed as specified. Under existing law that provision remains in effect only until January 1, 1998.

This bill would instead repeal that provision as of January 1, 1999.

Ch. 546 (SB 1107) Committee on Revenue and Taxation. Property taxation.

(1) Existing property tax law provides that the amount unpaid under a certificate of delinquent tax on unsecured property, along with any applicable interest and any penalty, constitutes a judgment lien upon all real and personal property in the county owned by and assessed to that same person.

This bill would provide that execution shall issue upon that lien upon request of the tax collector and sales shall be held under that execution, as specified.

(2) Existing law provides that 30 years after any property tax becomes a lien, the lien ceases to exist and the tax is conclusively presumed to be paid, excepting property which has been tax defaulted for nonpayment of taxes.

This bill would instead except from that provision property for which a power to sell has been recorded for nonpayment of taxes.

(3) Existing law authorizes a tax collector to require any taxpayer who makes an aggregate payment of \$100,000 or more on the 2 most recent regular installments on the secured roll or on the one installment of the most recent unsecured tax roll to make subsequent payments by electronic funds transfer.

This bill would make that provision applicable to aggregate payments of \$50,000 or more.

(4) Existing property tax law provides that secured roll taxes are due on the applicable specified date.

This bill would revise those provisions to state that those taxes are due and payable on the applicable specified date.

(5) Existing property tax law requires each property tax bill to contain specified information.

This bill would revise that provision to refer to each property tax bill, whether mailed or electronically transmitted.

(6) Existing property tax law authorizes a tax collector to mail a tax bill on every assessment on the unsecured roll on which taxes are due.

This bill would delete that authorization when the total tax bill amount due is too small to justify the cost of collection.

This bill would provide that the failure to receive a tax bill shall not relieve the lien of taxes nor prevent the imposition of penalties, as specified.

(7) Existing property tax law authorizes a tax collector to sell tax-defaulted property that is subject to a nuisance abatement lien.

This bill would clarify when the tax collector may sell tax-defaulted property subject to a nuisance abatement lien.

(8) Existing property tax law provides that any increase in an assessment resulting from a correction shall be entered on the roll prepared or being prepared for the current assessment year and collected like other taxes on the roll.

This bill would, with the approval of the tax collector, allow those assessments added after the lien date to be added to the current roll being collected.

(9) Existing property tax law provides, as specified, for the payment of escape assessments for prior fiscal years over a 4-year period.

This bill would authorize the tax collector to establish a fee for the actual cost of processing a request to pay escaped assessments in installments.

(10) Existing property tax law provides that certain individuals who own a residential dwelling may request postponement of property taxes. Existing law requires that claimants have equity in the property of at least 20% of the assessed value as shown on the tax bill.

This bill would revise that provision to allow the Controller, in instances of state-assessed property, to make that equity determination, as specified. This bill would provide that the 20% equity requirement shall be met at the time the claimant files an initial postponement claim.

(11) Existing law prohibits the Department of Motor Vehicles from renewing the certificate of a vessel until delinquent property taxes with respect to that vessel, as reported to the department by the county tax collector, are paid, and authorizes the county tax collector to so notify the owner of the tax delinquent vessel. Existing law also provides that whenever a vessel subject to that provision is transferred or not renewed for 2 renewal periods, the department shall notify the county tax collector of that fact.

This bill would instead provide that the department shall notify the county tax collector whenever a vessel is transferred or not renewed for 26 months.

(12) This bill would also make various clarifying or technical, nonsubstantive changes.

(13) By requiring new duties on county officials relating to property tax administration, this bill would impose a state-mandated local program.

(14) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 547 (SB 1111) Costa. Health care: mental health.

Existing law provides that a general acute care hospital, its licensed professional staff, or any physician and surgeon providing emergency medical services to a person at the hospital, shall not be civilly or criminally liable for detaining a person, or for the actions of the person following release from the hospital, if certain conditions exist. Existing law provides that these conditions include that in the opinion of the treating physician and surgeon the person cannot be safely released from the hospital because he or she presents a danger to himself or others or is gravely disabled, and that the hospital staff or treating physician and surgeon have made, and documented, repeated unsuccessful efforts to find appropriate mental health treatment for the person.

This bill would amend these provisions to require the opinion of the treating physician and surgeon or clinical psychologist, who meets certain requirements, that the person cannot be safely released, and would require the hospital staff, treating physician and surgeon, or an appropriate licensed mental health professional to have made and documented repeated unsuccessful efforts to find appropriate mental health treatment for the person.

Ch. 548 (SB 1245) Costa. Groundwater: report.

Existing law authorizes various local public agencies to adopt and implement groundwater management plans pursuant to specified provisions of law.

This bill would require the Department of Water Resources, on or before April 1, 1998, to prepare and publish in a prescribed bulletin a report on the number of agencies that have adopted and implemented groundwater management plans, or that manage groundwater. The bill would require the department to include other specified information in the report and would authorize the department to include certain other information in the report, as specified. The bill would require the department to update the report periodically, as needed.

Ch. 549 (SB 1349) Committee on Business and Professions. Vocations: Pharmacy Law: sanitizers.

(1) Existing law, the Pharmacy Law, provides for the licensing and regulation of the practice of pharmacy under the jurisdiction of the Board of Pharmacy of the State of

California. Existing law makes it a misdemeanor to knowingly violate the Pharmacy Law, where no other penalty is provided, and makes all other violations an infraction.

Existing law sets forth various provisions related to the board and its members.

This bill would modify provisions with regard to the board related to the method of reimbursement of the board members, the appointment of the executive officer by the board, restrictions upon a member of the board teaching pharmacy, the authority of the board to adopt rules and regulations pertaining to establishments wherein certain activities are conducted with drugs or devices, provisions that set forth the authorized functions of a pharmacist, the authority of the board to inspect or investigate, the authority of inspectors of pharmacy to inspect places in which certain activities are conducted with drugs or devices, and the authority of the board to collect all accrued and unpaid renewal fees and applicable penalty fees for a pharmacist license that has been delinquent for more than one year.

(2) Existing law sets forth definitions for purposes of the Pharmacy Law.

This bill would revise and add to these definitions.

(3) Under existing law, it is generally unlawful for any person, other than a pharmacist, to manufacture, compound, sell, or dispense any dangerous drug or device, or to dispense or compound any prescription to a medical practitioner.

This bill would extend this prohibition to apply to the act of furnishing, thereby changing the definition of a crime.

(4) Existing law exempts from the prohibition in (3) above, among others, a veterinary food-animal drug retailer that sells or dispenses veterinary food-animal drugs for food-producing animals if certain requirements are met. Existing law also exempts a manufacturer, wholesaler, or other supplier of hemodialysis drugs and devices distributed directly to patients under specified circumstances.

This bill would provide that an exemptee certificate issued under the above provision related to a veterinary food-animal drug retailer is valid only at the location for which it is issued, prescribe notification requirements when an exemptee is no longer employed by the licensee at the location for which the exemptee certificate was issued, and prohibit the licensee from operating without a pharmacist or an exemptee approved for that location.

The bill also would expand the above described exemption related to a manufacturer, wholesaler, or other supplier of hemodialysis drugs and devices to apply, instead, to dialysis drugs and devices, as defined.

(5) Existing law prescribes the authority of a pharmacist.

This bill, additionally, would authorize a pharmacist to provide consultation to patients and professional information, including clinical or pharmacological information, advice, or consultation to other health care professionals. The bill would authorize a pharmacist to order and otherwise provide advice or information or patient consultation from outside a premises if certain conditions are met.

(6) Existing law prohibits a person from furnishing any dangerous drug, except upon the prescription of a physician, dentist, podiatrist, or veterinarian.

This bill would authorize under this provision a person to furnish a dangerous drug upon the prescription of any other person authorized by law to prescribe. The bill would prohibit the ordering of dangerous drugs and dangerous devices, except by an entity licensed by the board and would require that the drugs and devices be delivered as provided and would prohibit the transfer, sale, or delivery of dangerous drugs and dangerous devices to anyone, except to designated persons within the state, and to any person outside the state, unless in compliance with the laws of this state, the United States, and the state or country to which the drugs or devices are to be transferred, sold, or delivered, thereby creating a new crime.

(7) Existing law sets forth procedures under which a prescription for a dangerous drug or device may be refilled without the prescriber's authorization if the prescriber is unavailable to authorize the refill and if, in the pharmacist's professional judgment, failure to refill the prescription might present an immediate hazard to the patient's health and welfare or might result in intense suffering. These provisions require the pharmacist to inform the patient and the prescriber and make every reasonable effort to contact the prescriber.

This bill would recast this provision. The bill would apply this provision if the prescriber is unavailable to authorize the refill and it is the pharmacist's professional judgment that failure to refill the prescription might interrupt the patient's ongoing care and have a significant adverse effect on the patient's well-being. The bill would provide that a person may possess a dangerous drug or dangerous device furnished without prescription pursuant to this provision, notwithstanding the prohibition in (6) above or any other law.

(8) Existing law authorizes a prescriber to authorize his or her agent on his or her behalf and designated healing arts licentiates to orally or electronically transmit a prescription to the furnisher and requires the furnisher to record the name of the authorized agent of the prescriber who transmits the order.

This bill, in addition, would require the furnisher to take appropriate steps to determine that the person who transmits the prescription is authorized to do so.

(9) Existing law requires the board to provide each pharmacy with a list of the drugs that pose substantial risk to a person consuming the drug when taken in combination with alcohol or if the drug may impair a person's ability to drive a motor vehicle. Existing law requires that a pharmacist be responsible for providing a specific label or enclosure with the drug container whenever the prescribed drug has not previously been dispensed to the patient, or whenever the prescribed drug has been dispensed in a different dosage, form, strength, or with different written instructions.

This bill would delete these provisions, and, would instead, authorize the board to adopt requirements, by regulation, for additional information or labeling.

(10) Existing law prohibits, with certain exceptions, a person from dispensing any dangerous drug upon prescription except in a container correctly labeled with prescribed information.

This bill would prohibit a person from placing a false or misleading label on a prescription and would prohibit a prescriber from directing that a prescription be labeled with any information that is false or misleading, thereby creating a new crime.

(11) Existing law requires that all stock of any dangerous drug or device of a manufacturer, wholesaler, pharmacy, medical device retailer, veterinary food-animal drug retailer, physician, dentist, podiatrist, veterinarian, or laboratory, or of shipments through a customs broker or carrier be, at all times during business hours, open to inspection by authorized officers of the law.

This bill would delete the list of entities to which the provision applies. The bill would require instead that all stock of any dangerous drug or dangerous device or of shipments through a customs broker or carrier be, at all times during business hours, open to inspection by authorized officers of the law.

(12) Existing law provides that all records of manufacture and of sale, purchase, or disposition of dangerous drugs or devices shall be, at all times during business hours, open to inspection by authorized officers of the law.

This bill would replace "purchase" with "acquisition" in, and make other changes to, these provisions.

(13) Existing law requires the owner or manager of a pharmacy, veterinary food-animal drug retailer, or medical device retailer or other store, shop, building or premises retailing or storing drugs, when called upon by an officer, a member of the board, or a duly authorized inspector, to furnish the names of certain persons together with a brief statement of the capacity in which the persons are employed on the premises.

This bill would delete the authority of an officer or a member of the board to request the above described information, apply this provision to any entity licensed by the board, and revise this provision to apply to retailing, wholesaling, or storing drugs or devices.

(14) Existing law requires a pharmacist to give specific notification to the executive officer of the board of changes regarding his or her name or address.

This bill would extend this notice requirement to a intern pharmacist, technician, or exemptee.

(15) Existing law requires a pharmacist who takes charge of, or acts as manager of, a pharmacy who terminates his or her employment to notify the board within 30 days of the termination.

This bill would revise this provision to replace “manager” with “pharmacist-in-charge,” apply this provision to a pharmacist in charge of any other entity licensed by the board, and provide for similar notice requirements for any exemptee who takes charge of, or acts as manager of, a wholesaler, medical device retailer, or veterinary food-drug animal retailer.

(16) Existing law authorizes a pharmacist to perform skin puncture for purposes of training patients to withdraw their blood in order to perform self-assessment tests.

This bill would revise these provisions to authorize the pharmacist to perform skin puncture for purposes of training and assisting patients in the performance of drug-therapy related patient assessment procedures to monitor medical conditions.

(17) Existing law also authorizes a pharmacist to take a person’s blood pressure, inform of the results, render an opinion, and advise the person to consult a physician of the person’s choice. However, existing law requires the pharmacist to have received training in the standard method of blood pressure measurement, prior to undertaking blood pressure measurement.

This bill would delete the above described specific requirement that a pharmacist have received training prior to undertaking blood pressure measurement.

This bill would require pharmacies to have in place procedures for taking action to protect the public when (a) a licensed individual employed by or with the pharmacy is known to be chemically, mentally, or physically impaired to the extent it affects his or her ability to practice the profession or occupation authorized by his or her license with safety to himself or herself or to the public or (b) an individual employed by or with the pharmacy is known to have engaged in the theft or diversion or self-use of prescription drugs belonging to the licensed entity. The bill would authorize the board to, by regulation, establish requirements for reporting to the board this conduct or these incidents.

This bill would require that all records or other documentation of the acquisition and disposition of dangerous drugs and dangerous devices by any entity licensed by the board be retained on the licensed premises in a readily retrievable form and the bill would set forth provisions governing the removal, retention, and maintenance of these records and prescribing the circumstances under which a waiver from the requirements of this provision may be granted.

(18) Existing law regulates the conduct of a pharmacy and prohibits a person from conducting a pharmacy unless he or she has obtained a license from the board. Existing law requires that the license be renewed annually and provides that it is not transferable.

This bill would revise these provisions regulating the conduct of a pharmacy to authorize the board, by regulation, to determine the circumstances under which a license may be transferred, require every pharmacy to within 30 days of designating its pharmacist-in-charge to provide the board with a prescribed notice, authorize a pharmacy to transfer a reasonable supply of dangerous drugs to another pharmacy and authorize the pharmacy to repack and furnish to a prescriber a reasonable quantity of dangerous drugs and devices for prescriber office use, for purposes of these provisions, replace the reference to “out-of-state pharmacy” with “nonresident pharmacy,” authorize, as an alternative to designated posting requirements of a pharmacy, the provision to consumers of a written receipt that contains the required information on the notice, and eliminate the maximum amount that a pharmacist is authorized to request for price quotations for more than 20 drugs and, instead, authorize the pharmacist to charge a reasonable fee.

(19) Existing law regulates the conduct of a medical device retailer and prohibits a person from conducting a medical device retailer unless he or she has obtained a license from the board.

This bill would revise these provisions regulating the conduct of a medical device retailer to require a medical device retailer to notify a patient or primary caregiver that consultation about the proper use of dangerous devices and related supplies furnished by the medical device retailer is available, clarify that a medical device retailer may be in charge of a pharmacist and eliminate specific annual requirements of an exempt person supervised by a medical device retailer to complete board-approved courses of home health education, and require a nonresident medical device retailer to register

before that retailer can sell or distribute dangerous devices in this state through any person or media other than a wholesaler who is licensed under the Pharmacy Law.

The bill would set forth registration requirements for a person acting as principal or agent for any unlicensed out-of-state medical device retailer to conduct the business of selling or distributing dangerous devices within the state.

(20) Existing law regulates the conduct of a wholesaler and prohibits a person from acting as a wholesaler for purposes of the Pharmacy Law, unless he or she has obtained a license from the board. Existing law also sets forth licensing requirements for an out-of-state manufacturer or wholesaler located or doing business in this state.

This bill would revise these provisions regulating a wholesaler and manufacturer of drugs and devices to clarify that a separate license is required for each place of business owned or operated by a wholesaler of any drug or device, extend application of these provisions to dangerous devices, provide registration requirements for a principal or agent of a medical device retailer, require any manufacturer who sells or transfers any dangerous drug or dangerous device into this state or who receives, by sale or otherwise, any dangerous drug or dangerous device from any person in this state to furnish, on request of an authorized officer of the law, all records or other documentation of that sale or transfer, make any wholesaler or other distributor that uses the services of any carrier liable for the security and integrity of any dangerous drug or dangerous device through that carrier until the drugs or devices are delivered to the transferee at its board-licensed premises, and prohibit a wholesaler from obtaining any dangerous drugs or dangerous devices that it cannot maintain, in a secure manner, on the premises licensed by the board.

(21) Existing laws regulates the conduct of a prescriber, as defined, and prohibits a prescriber from dispensing drugs or dangerous devices to patients in his or her office or place of practice unless certain conditions are met. The Medical Board of California, the State Board of Optometry, and the Osteopathic Medical Board of California are authorized to enforce this and related provisions.

This bill would add a person who holds a license to practice dentistry to the definition of prescriber and would expressly authorize the Board of Dental Examiners to enforce the above described provisions regarding prescriber dispensing.

(22) Existing law authorizes certain nonprofit or free clinics to purchase drugs at wholesale for administration or dispensing, under the direction of a physician, to patients registered for care at the clinic.

This bill would authorize certain other clinics to purchase drugs for purposes of this provision.

(23) Existing law requires the board to license and issue a certificate to any applicant who meets certain requirements, including, but not limited to, passing a written and practical examination given by the board.

This bill would provide that on or after July 1, 1998, an applicant who fails to pass the examination required by this provision after 4 attempts shall not be eligible for further examination until the applicant has successfully completed a minimum of 16 semester units of education in pharmacy. The bill would require the board, commencing July 1, 1998, to collect data on the applicants who are admitted to, and take, the licensure examinations required under these provisions and to report to the Legislature after June 1, 2004, and before December 31, 2004, regarding the impact on those applicants of the 4-attempt limit imposed by this bill. The bill would repeal these provisions as of January 1, 2005.

This bill would authorize the board to issue a retired license to a pharmacist who has been licensed by the board for 20 years or longer, and who holds a license that is current and capable of being renewed, that is not suspended, revoked, or otherwise disciplined, or subject to pending discipline, under the Pharmacy Law. The bill would establish the fee for issuance of a retired license. The bill would prohibit the holder of a retired license from engaging in any activity for which an active pharmacist's license is required and require the holder to pass the initial licensing examination to restore his or her license to active status.

(24) Existing law requires that an applicant for registration as a pharmacy technician be issued a certificate of registration if he or she meets any one of certain requirements,

including, but not limited to, that the applicant is eligible to take the board's pharmacist licensure examination.

This bill would limit application of this provision to when the applicant is eligible to take the board's pharmacist licensure examination, but has not been licensed by the board as a pharmacist. The bill would provide that once licensed as a pharmacist, the pharmacy technician registration is no longer valid and the pharmacy technician certificate of registration must be returned to the board within 15 days.

(25) Existing law establishes the Committee for the Continuing Education of Pharmacies, under the jurisdiction of the board, consisting of 6 members appointed by the board for a term of 2 years.

This bill would repeal this provision.

(26) Existing law authorizes the board to issue a probationary license to any applicant for a pharmacist license who is guilty of unprofessional conduct and who has met all other requirements for licensure.

This bill would expand this authority to issue a probationary license to include any applicant to the board for a license.

(27) Existing law requires the board to take action against any holder of a license who is guilty of unprofessional conduct or whose license has been procured by fraud or misrepresentation or issued by mistake. "Unprofessional conduct" is defined for this purpose to include, but is not limited to, gross negligence.

This bill would revise the definition of unprofessional conduct. Among other changes, the bill would add engaging in any conduct that subverts or attempts to subvert an investigation of the board to the definition of unprofessional conduct. The bill would also provide that unprofessional conduct for a pharmacist may include acts or omissions that involve, in whole or in part, the exercise of his or her education, training, or experience as a pharmacist whether or not the act or omission arises in the course of the practice of pharmacy or the ownership, management, administration, or operation of a pharmacy or other entity licensed by the board.

Existing law authorizes the board to deny, revoke, or suspend a nonresident pharmacy registration for failure to comply with any requirement of certain provisions of the Pharmacy Law.

This bill would extend this authorization to any significant or repeated failure to comply with specific requirements related to dispensing prescriptions and labeling containers and informing a patient of the harmful effects of a drug dispensed by prescription if it poses a substantial risk to the person consuming the drug when taken in combination with alcohol or if the drug may impair a person's ability to drive a motor vehicle.

(28) Existing law requires any person who has obtained a license to conduct a pharmacy to notify the board within 30 days of the termination of employment of any pharmacist who takes charge of, or acts as manager of the pharmacy. Existing law subjects this person to immediate suspension or revocation of his or her license to conduct a pharmacy if he or she fails to notify the board pursuant to this provision and continues to operate, as specified, except by a pharmacist. Existing law also sets forth notification requirements of the pharmacist who takes charge of, or acts as manager of the pharmacy, upon his or her termination of employment.

This bill would revise this provision to provide for summary, rather than immediate suspension or revocation of the license to conduct a pharmacy. The bill would provide similar notification requirements upon termination of the employment of any person who has obtained a license to conduct a wholesaler, medical device retailer, or veterinary food-animal drug retailer and any pharmacist or exemptee who takes charge of, or acts as manager of a wholesaler, medical device retailer, or veterinary food-animal drug retailer.

(29) Existing law prohibits any person from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for a designated time period if certain actions related to the denial, revocation, suspension, failure to renew, or probationary status of a license occur.

This bill would define "manager, administrator, owner, member, officer, director, associate, or partner" for purposes of the above prohibition to refer to a pharmacist or to any other person who serves in that capacity in or for a licensee, thereby expanding

the definition of a crime. The bill would provide that this provision may be alleged in any pleading filed pursuant to the adjudication provisions of the Administrative Procedure Act. However, the bill would require any order issued in that case to be as to a person who is named in the caption, as to whom the pleading alleges the applicability of this provision, and where the person has been given notice of the proceeding.

(30) Existing law authorizes a person whose license has been revoked or suspended or who has been placed on probation to petition the board for reinstatement or modification of penalty. Existing law authorizes the petition to be heard by the board or a committee of the board, or the board to assign the petition to an administrative law judge.

This bill would revise this provision to authorize the petition to be heard by the board sitting with an administrative law judge or a committee of the board sitting with an administrative law judge, or the board may assign the petition to an administrative law judge. The bill would provide that where the petition is heard by an administrative law judge sitting alone, the decision shall be subject to review by the board. The bill would also provide that the board may investigate any and all matter pertaining to the petition and documents submitted with or in connection with the application.

(31) Existing law requires the automatic suspension of any license issued by the board, or the holder thereof, during any time that the person is incarcerated after conviction of a felony, requires the summary suspension of any license issued by the board where a conviction of the holder of the license meets certain conditions, and requires the suspension of any license issued by the board, or the holder thereof, if the board determines that the felony conviction of the holder of the license is substantially related to the qualifications, functions, or duties of the licensee. For purposes of these provisions, existing law provides procedures authorizing various hearings before the board or a committee of the board, or upon assignment by the board, before an administrative law judge.

This bill would revise the hearing provisions to authorize the hearings to be before the board sitting with an administrative law judge or a committee of the board sitting with an administrative law judge, or before an administrative law judge, at the board's discretion, and subject to review by the board.

(32) Existing law provides procedures for a determination by the board of whether a person has been automatically suspended by virtue of incarceration, and, if so, the duration of the suspension and requires the board to notify the person suspended of the suspension.

This bill would require the board to notify the person that he or she has a right to request a hearing, solely as to whether he or she is incarcerated pursuant to a felony conviction.

(33) Existing law authorizes the district attorney of the county wherein violations of the Pharmacy Law occur to conduct all felony prosecutions and other actions and prosecution at the request of the board.

This bill would require the city attorney of the city wherein violations of the Pharmacy Law occur to conduct, other than felony, all actions and prosecutions at the request of the board, thereby imposing a state-mandated local program.

(34) Existing law generally makes it a misdemeanor to knowingly violate the Pharmacy Law and makes all other violations of the Pharmacy Law an infraction, unless otherwise indicated. Existing law makes it a misdemeanor for any person to attempt to secure or secure licensure for himself or herself or any other person under the Pharmacy Law by making or causing to be made any false representations, or to fraudulently represent himself or herself to be registered.

This bill would increase the penalties for these violations, thereby changing the punishment for a crime.

The bill would make it a misdemeanor for any person to obtain a hypodermic needle or hypodermic syringe by a false or fraudulent representation or design or by forged or fictitious name or in violation of the Pharmacy Law.

(35) Existing law makes it a misdemeanor for any person who is neither a pharmacist nor an exemptee to take charge of a medical device retailer or veterinary food-animal drug retailer.

This bill would apply this prohibition to taking charge of a wholesaler. This bill would also make it a misdemeanor for any person who has obtained a license to conduct a wholesaler to fail to place in charge of that wholesaler a pharmacist or exemptee, or for any person, by himself or herself, or by any other person, to permit the dispensing of prescriptions, except by a pharmacist or exemptee, or as otherwise provided in the Pharmacy Law.

(36) Existing law makes it a misdemeanor, punishable as prescribed, to willfully fail to keep on file and open for inspection by authorized officers of the law for a period of at least 3 years all prescriptions filled by a pharmacy.

This bill would provide, instead, that it is a misdemeanor to fail to maintain on the premises and available for inspection by authorized officers of the law for a period of at least 3 years all prescriptions filled by a pharmacy and all other records required pursuant to (12) above. The bill would require, in cases where the pharmacy discontinues business, that these records be maintained in a board-licensed facility for a period of at least 3 years. The bill would increase the penalty for a violation of this provision. The bill would authorize the board to grant a waiver from the prescription and record maintenance requirements of these provisions.

(37) Existing law provides for the establishment of a diversion program to rehabilitate pharmacists whose competency is impaired due to abuse of alcohol and other drugs or due to mental illness, administered by a contracting employee assistance program. Existing law requires that the board or the employee assistance program, as the case may be, provide certain information to each pharmacist referred to, or who voluntarily participates in, the employees assistance program.

This bill would make various changes with regard to this employees assistance program, including, the addition of provisions that require that the above described information be in writing.

(38) Existing law provides that any pharmacist license that is not renewed within 3 years following its expiration may not be renewed, restored, or reinstated and shall be canceled by operation of law at the end of the 3-year period.

This bill would provide that any other license issued by the board shall be canceled by operation of law if the permit or license is not renewed within 60 days after its expiration. The bill would prohibit the reissuance of any license canceled under this provision and would require a new application. The bill would provide that this authority is in addition to the authority of the board to institute any other administrative, civil, or criminal action.

(39) Existing law provides that a person practices veterinary medicine, surgery, and dentistry, and the various branches thereof, when he, among other things, diagnosis or prescribes a drug, medicine, appliance, or application or treatment of whatever nature for the prevention, cure, or relief of a wound, fracture, or bodily injury or disease of animals.

This bill would make various clarifying changes with reference to the authority of a veterinarian for purposes of the Pharmacy Law.

(40) Existing law provides for the regulation of various persons engaged in the manufacture, repair, renovation, or sanitization of, or retail or wholesale of home furnishings and insulation administered by the Bureau of Home Furnishings and Thermal Insulation in the Department of Consumer Affairs.

This bill would exempt from the licensure requirement for sanitizers any person who holds a license as an upholstered furniture and bedding dealer, retail furniture and bedding dealer, retail bedding dealer, or custom upholsterer. It would make related changes.

(41) Existing law provides for various fees and other moneys collected on behalf of the board in connection with the licensure of wholesalers of dangerous drugs, pharmacies, and medical device retailers to be credited to the Pharmacy Board Contingent Fund. Existing law continuously appropriates the moneys in the Pharmacy Board Contingent Fund.

Because the bill would prescribe registration requirements for a retired pharmacist license, and a nonresident medical device retailer, it would provide for the deposit of additional moneys in the Pharmacy Board Contingent Fund and would thereby make an appropriation.

This bill would make technical and conforming changes and correct obsolete cross references.

This bill would incorporate additional changes in Sections 4001, 4003, and 4008 of the Business and Professions Code, proposed by SB 827, to be operative only if SB 827 and this bill are both chaptered and become effective January 1, 1998, and this bill is chaptered last.

Because this bill would create new crimes and change the definition of existing crimes, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 550 (AB 221) Goldsmith. Health: blood glucose monitoring.

Existing law regulates the practice of clinical laboratory technology and exempts from that regulation certain clinical laboratories, and persons performing clinical laboratory tests or examinations in these clinical laboratories.

This bill would also exempt those clinical laboratories that have registered with the State Department of Health Services to perform blood glucose testing for the purpose of monitoring a minor child diagnosed with diabetes when the person performing the test has been entrusted with the care and control of the child by the child's parent or legal guardian and certain requirements are satisfied. The bill would require any place where blood glucose testing is performed pursuant to these provisions to register, and it would exempt registrants pursuant to these provisions from registration or renewal fees and routine inspection by the State Department of Health Services.

Existing law, the Medical Practice Act, prohibits the unauthorized practice of medicine, but also provides that it does not prohibit service in the case of emergency, or the domestic administration of family remedies.

This bill would provide that the act shall not be construed to prohibit obtaining a blood specimen by skin puncture for the purpose of performing blood glucose testing for the purposes of monitoring a minor child with diabetes in accordance with specified requirements.

Existing law provides for the licensure and regulation of child day care facilities by the State Department of Social Services.

This bill would authorize blood glucose testing for the purposes of monitoring a minor child with diabetes to be performed in a child day care facility in accordance with specified requirements. The bill would prohibit any provision of law from requiring an insulin injection to be administered to a child in a child day care facility.

Ch. 551 (AB 293) Cunneen. Crimes: Economic Crime Act of 1992: sentence enhancement: destruction of property.

(1) Existing law, known as the Economic Crime Act of 1992, provides for specified limitations with respect to probation for, and the imposition of specified restitution orders and a surcharge on, a defendant convicted of a felony for theft of an amount exceeding \$50,000. The Economic Crime Act of 1992 is scheduled to be repealed on January 1, 1998.

This bill would extend the operation of the Economic Crime Act of 1992 until January 1, 2008. Because it would extend the responsibilities of county officers under the Economic Crime Act of 1992, this bill would impose a state-mandated local program.

(2) Existing law provides for sentence enhancements based upon the amount of property loss for any person who takes, damages, or destroys any property in the commission or attempted commission of a felony, with the intent to cause that taking,

damage, or destruction. This provision will be repealed by its own terms on January 1, 1998.

This bill would extend the operation of this provision to January 1, 2008. Because it extends the operation of existing sentence enhancements, this bill would impose a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 552 (AB 768) Gallegos. Medi-Cal: disproportionate share hospitals.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, under which qualified low-income persons are provided with health care services. The Medi-Cal program provides for a special methodology of reimbursement of disproportionate share hospitals for the provision of inpatient hospital services. Existing law generally defines a disproportionate share hospital as a hospital that has proportionately higher costs, volume, or services related to the provision of services to Medi-Cal or other low-income patients than the statewide average.

Under the Medi-Cal program, the department is required to make supplemental payments to certain disproportionate share hospitals based on specified criteria. Payments are made from defined intergovernmental transfers that are paid into the Medi-Cal Inpatient Payment Adjustment Fund, as required, with this fund being continuously appropriated for specified purposes.

This bill would revise the methodology of reimbursement of disproportionate share hospitals.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 553 (AB 904) Miller. Controlled substances: penalties.

Existing law prohibits the manufacture of controlled substances and the possession of certain precursors of controlled substances with the intent to manufacture those controlled substances.

This bill would provide that any person convicted of violating these provisions, or of an attempt to violate these provisions, as they relate to methamphetamine or phencyclidine, when the commission or attempted commission of the offense causes the death or great bodily injury of another person other than an accomplice, shall be punished by an additional term of one year in the state prison. By increasing the penalty for an existing crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 554 (AB 1127) Knox. Telecommunications equipment.

(1) Existing law makes it a crime to use a telecommunications device, as defined, intending to avoid the payment of any lawful charge for service to the device, or to possess or manufacture a telecommunications device with intent to sell or offer to sell the device to another, intending to avoid the payment of any lawful charge for service to the device.

This bill instead would make it a crime to (a) knowingly advertise illegal telecommunications equipment, as defined; (b) possess or use illegal telecommunications equipment intending to avoid the payment of any lawful charge for

telecommunications service or to facilitate other criminal conduct; or (c) possess or manufacture illegal telecommunications equipment with intent to sell, transfer, or furnish or offer to sell, transfer, or furnish the equipment to another, intending to avoid the payment of any lawful charge for telecommunications service or to facilitate other criminal conduct. The bill would delete the definition of telecommunications device and instead set forth a definition of illegal telecommunications equipment. The bill would provide that in the event that a person violates these provisions with the intent to avoid the payment of any lawful charge for telecommunications service to a telecommunications service provider, the court shall order the person to pay restitution to the telecommunications service provider, as specified. By creating new crimes, this bill would impose a state-mandated local program.

(2) Existing law provides that it is a crime for any person to knowingly buy, sell, receive, dispose of, conceal, or possess any personal property from which the manufacturer's serial number, or any other distinguishing number or identification mark has been removed, defaced, covered, altered, or destroyed.

This bill would also make it a crime for any person to knowingly buy, sell, receive, dispose of, conceal, or possess any personal property from which the manufacturer's identification number or electronic serial number has been removed, defaced, covered, altered, or destroyed. By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 555 (SB 381) Watson. Adult residential care facilities and residential care facilities for the elderly: licensee and administrator training.

Existing law requires the Director of Social Services, in consultation with the Director of Mental Health and the Director of Developmental Services, to establish a training program to ensure that licensees, operators, and staffs of adult residential facilities have appropriate training to provide the care and services for which a license or certificate is issued. Existing law requires that the training include a 35-hour training program in prescribed subjects, for administrators and licensee administrators, and 40 hours of continuing education in these subjects for renewal of the 2-year certificates.

Existing law separately requires the administrator of a residential care facility for the elderly, unless exempted under specified circumstances, to successfully complete a certification program for licensees of those facilities. Existing law specifies the contents of the certification programs, and prescribes the duties of the State Department of Social Services in providing the certification. Under existing law, certificates issued pursuant to the described certification procedures to administrators of residential care facilities for the elderly, and adult residential care facilities, expire 2 years from the anniversary date of the initial issuance of the certificate.

This bill would require that the State Department of Social Services, in consultation with the State Department of Mental Health and the State Department of Developmental Services, develop or approve the curriculum content and training materials for the 35-hour training program and for the 40-hour continuing education program, and would, under specified conditions, exempt persons who were employed as administrators prior to July 1, 1996, from the 35-hour training program.

This bill would revise existing certification requirements for administrators of the above residential care facilities, including permitting waiver of fingerprint submission under certain circumstances. It would require that the process for issuing a certificate shall not begin until the department receives, among other things, a certificate of completion of training and fingerprints. The bill would also revise requirements for department approval of vendors of continuing education for administrators of residential care facilities for the elderly. The bill would make other technical, clarifying, and conforming changes to the existing certification provisions.

Ch. 556 (SB 461) Karnette. Optometry: unprofessional conduct.

Existing law provides for the licensure and regulation of optometrists, and provides that certain acts by an optometrist constitute unprofessional conduct. Existing law also provides that all money collected pursuant to these provisions be paid into the Optometry Fund in the State Treasury.

Existing law requires applicants for examination for a certificate of registration as an optometrist to meet certain requirements.

This bill would require all applicants who matriculate in a school of optometry on or after September 1, 1997, to show evidence that they have received education in child abuse detection and the detection of alcoholism and other chemical substance dependency. This bill would also require the board to encourage every optometrist to take courses in pharmacology and pharmaceuticals as a part of continuing education, to consider requiring certain optometrists to take courses in child abuse detection and elder abuse detection, and to develop and disseminate materials regarding child abuse and neglect and elder abuse and neglect.

This bill would authorize a licensee to be ordered to undergo a professional competency examination if the board determines there is reasonable cause to believe the licensee is unable to practice optometry with reasonable skill and safety to patients. It would define the criteria for demonstrating reasonable cause, and would provide that the results of the competency examination are admissible as direct evidence in a disciplinary or interim proceeding against the licensee.

This bill would provide that the following acts, as prescribed, constitute unprofessional conduct: (1) conviction of violating any state or federal statute or regulation regulating dangerous drugs or controlled substances, (2) knowingly making or signing a document relating to optometry that falsely represents facts or (3) altering, modifying, or creating a medical record of any person with fraudulent intent.

The bill would also authorize the State Board of Optometry to impose a civil penalty of \$500 for the altering or modifying of a medical record, or creating a false record, with fraudulent intent. By increasing the source of money for a continuously appropriated fund, this bill would make an appropriation.

Ch. 557 (SB 641) Polanco. Pretrial release: failure to appear.

Existing law requires that a hearing be held before any person who is arrested for a violent felony or certain other offenses involving spousal rape, domestic violence, or harassing and threatening another person is released on bail in an amount that is more or less than the amount contained in the schedule of bail for the offense, or on his or her own recognizance.

This bill would extend the application of this provision to persons who are arrested for serious felonies other than residential burglaries. The bill would require that the court consider evidence regarding release of the person detained, as specified, and would require the court to appoint defense counsel for the hearing. By imposing increased duties on local criminal justice systems that are equivalent to those imposed by the establishment of a new crime, the bill would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 558 (SB 945) C. Wright. Health.

Existing law requires a training and certification program for home health aides and for nurse assistants in certain health facilities and provides for the issuance of certificates by the State Department of Health Services. The certification process requires that, upon enrollment in a training program for nurse assistant or home health aide certification, a candidate for training submit a training examination application to the department. Existing law requires that the application include a question whether the applicant has been convicted of any crime, other than a minor traffic violation, and authorizes the department to request various information to establish the applicant's identity.

This bill would require a nurse assistant or home health aide candidate for training to submit to the department fingerprint cards with the training and examination

application upon enrollment and prior to direct contact with residents. The bill would require the applicants to pay the costs associated with rolling the fingerprint cards. The bill would provide that the fee to cover the processing costs, other than the costs associated with rolling the fingerprint cards, of the Department of Justice shall not exceed \$32 per card. The bill would set forth a process for certain unemployed new nurse assistant or home health aide applicants to temporarily waive this fee requirement. The bill would delete the latter provisions that require the application to inquire whether the applicant has been convicted of a crime and authorize the department to request information that establishes the applicant's identity.

Existing law requires that a criminal record clearance be made for all nurse assistants and home health aides and requires the department to deny a training and examination application and deny, suspend, or revoke a certificate if the applicant or certificate holder has been convicted of certain offenses.

This bill would add to the offenses that subject an applicant to sanction under these criminal record clearance provisions.

Existing law authorizes a nurse assistant or home health aide applicant or certificate holder who receives written notification that the department has denied an application or denied, suspended, or revoked a certificate to request an administrative hearing, upon written request, that includes the opportunity to present his or her position, with or without legal representation and to subpoena and cross-examine witnesses.

This bill would provide, instead, that, upon receipt of a written request, the department shall hold an administrative hearing pursuant to designated procedures, except where the procedures are inconsistent with these provisions.

Under existing law, the criminal record clearance process includes procedures for resolving the question of the identity of the applicant and requires the applicant to pay for the cost of fingerprinting and processing that may be required by the department under this provision, but requires the department to reimburse the applicant for this cost if the search demonstrates that the applicant does not have any criminal convictions. The process also requires the department, prior to taking any action, to give notice to the applicant if the applicant is found to have a criminal conviction, other than a minor traffic violation. Existing law requires that a criminal record clearance for purposes of these provisions be implemented beginning July 1, 1995, and be phased in for all renewals of certificates by June 30, 1997.

This bill would revise the criminal record clearance procedure to (1) delete the provisions regarding providing notice to the applicant and procedures for resolving the question of the identity of the applicant under certain circumstances, (2) require that a criminal record clearance for purposes of these provisions be implemented beginning July 1, 1998, and phased in for all renewals of certificates by June 30, 2000, and (3) require the use of fingerprint live scan technology implemented by the department by 1999 to be used by the department for purposes of positive fingerprint identification.

This bill would revise certain of the fee provisions for certified home health aides and nurse assistants.

Existing law requires that all initial certified nurse assistant and certified home health aides shall as a requirement for certification to provide services to elderly and dependent adults, undergo a criminal background check, and authorizes the State Department of Health Services to establish a fee for a background check of certified home health aide applicants at no more than \$15.

Existing law requires, until July 1, 1997, employers to reimburse nurse assistant and home health aide certificate holders who are their employees in the amount of \$7 for the cost of the criminal background check upon receipt of evidence that the renewal application has been submitted.

This bill would delete the provisions that authorize the department to establish a fee for certified home health aide applicants for purposes of the criminal background check. The bill would also delete the above reimbursement provisions.

The bill would provide that nurse assistants and home health aides certified prior to July 1, 1998, shall, as a condition of renewal of their certificate, undergo a criminal background check pursuant to these provisions and that nurse assistants and home health aide applicants submitting applications on or after July 1, 1998, shall, undergo a criminal background check pursuant to these provisions.

Existing law provides for the licensure of home health agencies, as defined, by the department. This law sets forth the qualifications for a home health agency license.

This bill would add to these qualifications for a home health agency license a requirement that the owner, or any person having 10% or greater interest in a corporation, partnership, or association that owns, and the administrator of the home health agency submit to a criminal record check, at their expense, but not to exceed \$32. The bill would generally require that an application for licensure be denied or the person be prohibited from providing service in the home health agency if the criminal record discloses a felony or any crime that evidences an unfitness to provide home health services.

Existing law requires the Department of Justice to make available to the State Department of Health Services, at no cost, access to the California Law Enforcement Telecommunications System (CLETS).

This bill would provide, as an alternative to and in lieu of the application of this provision, that the Department of Justice and the State Department of Health Services may negotiate and enter into a contract that specifies the method and terms upon which the cost of the Department of Justice to access the California Law Enforcement Telecommunications System for purposes of the State Department of Health Services are allocated between the respective departments. The bill would provide that the above requirement shall apply upon the termination, for any reason, of the contract and would prohibit the contract from containing any provisions to the contrary.

Ch. 559 (SB 1121) Craven. Adoption.

Under existing law, an adoption service provider, as defined, has specified duties relating to independent adoptions, including the duty to advise each birth parent of his or her rights to counseling, among other things.

This bill would authorize a licensed marriage, family, and child counselor with a minimum of 5 years' experience providing professional adoption casework services while employed by a licensed California adoption agency or the department, to be an adoption service provider. The department would be required to review the qualifications of each individual to determine his or her professional adoption casework experience. The bill would also require that the birth parent be advised of his or her choices regarding counselors, as specified.

Ch. 560 (AB 6) Bowler. Controlled substances: gamma-hydroxybutyrate.

Existing law categorizes controlled substances into 5 schedules and places the greatest restrictions on those contained in Schedule I. Controlled substances contained in Schedule II may be lawfully prescribed under limited circumstances.

This bill would include in Schedule II the sedative and hypnotic drug gamma-hydroxybutyrate. This bill would impose a state-mandated local program upon local governments by creating new crimes with respect to gamma-hydroxybutyrate.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 561 (AB 323) Baca. Community care facilities: group homes.

Existing law provides for the licensure and regulation of community care facilities, including group homes, by the State Department of Social Services. Violation of these provisions is subject to criminal sanction.

This bill would establish a pilot project, to be repealed on January 1, 2001, for San Bernardino County. The bill would require the department to report to the Legislature on the effectiveness of the pilot project upon the project's conclusion.

Existing law requires community care facilities with 6 or fewer residents, except certain family homes, to establish an approved procedure for immediate response to incidents and complaints.

This bill would provide that, for purposes of the pilot project, a group home of any size in San Bernardino County must also comply with this requirement.

Existing law provides that any person may request the inspection of a community care facility by notifying the department of an alleged violation of the law regulating community care facilities.

This bill would require the department, on or before July 1, 1998, to develop a plan to be submitted to the Legislature for the creation of a toll-free "800" number that will allow callers in San Bernardino County to access the Inland Empire Office-Residential in order to notify the department of an alleged violation by a group home operator of the laws regulating community care facilities. The bill would allow the department to request the voluntary assistance of the Care Facilities Task Force in the development of the plan if a resolution creating the task force becomes effective.

The bill would require the department to use existing resources to perform the duties prescribed by its provisions.

This bill would require the owner or licensee of a group home in San Bernardino County, on or after July 1, 1998, to provide notice about the complaint procedure to any person who makes a complaint to the group home or asks how to make a complaint about the group home. The notice shall include notice of the approved procedure for immediate response to incidents and complaints, notice of the right to request an inspection of the facility, a statement that the department will not investigate a complaint if the department determines that the complaint is willfully intended to harass a licensee or is without any reasonable basis, and the telephone number of the Inland Empire Office-Residential. By changing a definition of a crime these requirements would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 562 (AB 590) Ashburn. Fairs.

Existing law provides for the California Exposition and State Fair, district agricultural association fairs, and county fairs. Existing law sets forth the powers of the Board of Directors of the California Exposition and State Fair and of the district agricultural associations, which includes the power to enter into contracts.

This bill would permit these boards to enter into agreements to secure donations, memberships, sponsorships, and marketing and licensing agreements for the receipt of money, or services or products in lieu of money. The bill would permit the board of directors of a county fair to enter into those types of agreements. The bill would also permit these boards to employ or enter into an agreement with an entity or person to develop, solicit, sell, and service these agreements.

Ch. 563 (AB 749) Papan. University of California: bidding requirements.

(1) Existing law requires the Regents of the University of California, except as specified, to let any contract for a project to the lowest responsible bidder. For these purposes, "project" includes the erection, construction, alteration, repair, or improvement of any University of California structure, building, road, or other improvement that will exceed in cost a total of \$50,000.

This bill would specify that the cost of a project includes labor and materials for these purposes.

(2) Existing law authorizes University of California projects to be done on a time and materials basis, by contract upon informal bids, by University of California employees, by day labor under the direction of the regents, or by a combination thereof, in case of emergency due to an act of God, earthquake, flood, storm, fire, landslide, public disturbance, vandalism, or failure that causes damage to a university-owned building, university-owned real property, or any improvements thereon, when that work or those remedial measures are required immediately and are necessary to protect the public health, safety, and welfare.

This bill also would authorize projects to be done by contract upon informal bids when the emergency causes damage to a university-owned structure.

(3) Existing law authorizes the Regents of the University of California to perform projects with university employees if the regents deem that the award of a contract, the acceptance of bids, or the acceptance of further bids is not in the best interests of the university, provided that the estimated value of work to be so performed shall not exceed \$20,000, the project is for the erection, construction, alteration, repair, or improvement of experimental or diagnostic equipment, or the work is to be performed at a research facility located in a remote and sparsely populated area and the estimated cost does not exceed \$50,000. These provisions do not apply to the painting or repainting of a structure, building, road, or improvement of any kind if the estimated value of the painting or repainting work exceeds \$10,000.

This bill would expand the threshold for painting or repainting work to a value of \$25,000. It would include specialized research equipment within the authorization. The bill would also expand the cost limitation on work to be performed by university employees to a value of \$50,000 and would delete the authorization relating to work at a research facility in a remote and sparsely populated area.

(4) This bill would provide that where the nature of the work, in the opinion of the Regents of the University of California, is such that the application of all of specified provisions of law relating to competitive bidding by the university is not required in connection with that work, and the cost of the project does not exceed \$100,000, the regents shall solicit bids in writing and shall award the work to the lowest responsible bidder or reject all bids.

(5) The bill also would correct an incorrect cross-reference.

Ch. 564 (AB 849) Sweeney. Alcoholic beverages: licenses.

The Alcoholic Beverage Control Act prohibits the application for, and issuance of, until January 1, 1998, an original retail off-sale beer and wine license for any premises if the applicant premises are located in a city, county, or city and county where the number of retail off-sale beer and wine licenses or total number of retail off-sale beer and wine licenses and off-sale general licenses exceeds one license for a certain number of inhabitants. Notwithstanding any other provision of law, existing law, until January 1, 1998, allows a retail off-sale beer and wine replacement license to be issued under specified conditions.

This bill would recast and extend the operation of those provisions indefinitely. The bill would make related changes.

Existing law also provides that, notwithstanding that prohibition, until January 1, 1998, the Department of Alcoholic Beverage Control may: (1) approve an application for a retail off-sale beer and wine license in those areas if the applicant shows that public convenience and necessity would be served by the issuance and certain other conditions are met, and (2) issue a retail off-sale beer and wine license to a licensed beer and wine wholesaler if certain conditions relating to location of the license and types of sales are met.

This bill would extend the operation of those enabling provisions indefinitely and would make conforming changes.

Existing law allows the Department of Alcoholic Beverage Control to issue additional on-sale or off-sale general licenses for each specified increase in the number of inhabitants in a county.

This bill would provide similar authorization with respect to off-sale beer and wine licenses for each specified increase in the number of inhabitants in a city, county, or city and county.

Existing law prohibits the Department of Alcoholic Beverage Control from restricting the number of beer, off-sale beer and wine, beer and wine wholesaler's, or winegrower's licenses in any county, as specified.

This bill would eliminate that prohibition with respect to off-sale beer and wine licenses, thereby allowing the department to restrict the issuance of off-sale beer and wine licenses in a county to a certain number, as specified.

This bill would state the Legislature's intent concerning a limitation on the number of premises licensed for the off sale of beer and wine.

Ch. 565 (SB 275) Kopp. Redevelopment.

(1) The existing Community Redevelopment Law requires each redevelopment agency to present an annual report to its legislative body containing specified information including an independent financial audit, a fiscal statement for the previous fiscal year, a description of the agency's activities affecting housing and displacement, and any other information the agency believes useful to explain its programs.

This bill would impose a state-mandated local program by requiring each redevelopment agency to include in its annual report a description of the agency's progress in alleviating blight in the previous fiscal year, as specified, a list of, and status report on, all loans made by the redevelopment agency that are \$50,000 or more that were in default in the previous fiscal year, or not in compliance with the terms of the loan approved by the redevelopment agency, and a description of the number and nature of the properties that the agency has acquired in the previous fiscal year.

(2) Under existing law, redevelopment agencies must publish notice of hearings in a newspaper of general circulation, and mail notice to all assesses, residents, occupants, and businesses within the boundaries of a proposed plan, as well as to the governing body of any agency that levies taxes within that area. This notice currently includes a legal description of the boundaries of the proposed areas of the plan as well as a general statement of the scope and objectives of the plan.

This bill would provide that, instead of a legal description, redevelopment agencies shall publish and mail notice which includes a legible map of the boundaries of the proposed plan, along with notice that a legal description is available for public inspection during the agency's normal business hours, and that a copy is available upon request, free of charge. These requirements would constitute a state-mandated local program.

(3) Under existing law, a redevelopment agency may require lessees or purchasers of property acquired in a redevelopment project to comply with certain requirements or conditions, as specified.

This bill would impose a state-mandated local program by requiring redevelopment agencies to obligate lessees or purchasers of property acquired in a redevelopment project to comply with the redevelopment agency's requirements or conditions, including any covenants, conditions, or restrictions imposed by the redevelopment agency to prevent speculation or excess profit-taking. This bill would also provide that the conditions imposed by the redevelopment agency can include a right of reverter to the agency, and conditions protecting the interests of lenders.

(4) Under existing law, purchasers of property acquired in a redevelopment plan may sell that property to a 3rd party for a profit, subject only to covenants and conditions imposed by the redevelopment agency.

This bill would express the intent of the Legislature that these properties not be the subject of speculation.

(5) Under existing law, a redevelopment agency is authorized to make mortgage or construction loans to finance residential construction.

This bill would require all loans made by a redevelopment agency to be made according to a regulation that contains standards, qualifications, and criteria for the making and approval of loans and that has been adopted by the redevelopment agency at a public meeting. These requirements would constitute a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 566 (SB 543) Committee on Agriculture and Water Resources. Water resources.

(1) The Water Conservation District Law of 1931 requires the board of a water conservation district to hold regular meetings in its office at prescribed times.

This bill would allow the board to change, by resolution, the location for holding regular meetings in accordance with a specified notification procedure.

(2) Existing law authorizes the Department of Water Resources to enter into contracts and agreements to carry out its responsibilities relating to the State Water Project.

This bill would allow those contracts and agreements to include prescribed indemnification provisions.

(3) The Water Conservation Act of 1927 imposes duties on the county treasurer and the county auditor in connection with the operation of districts subject to that act.

This bill would authorize the board of a district to assume responsibilities over the deposit and disbursement of funds of a district, as prescribed.

(4) Under the Clean Water Bond Law of 1984, the Water Conservation and Water Quality Bond Law of 1986, and the Water Conservation Bond Law of 1988, the department may make loans to local agencies, upon approval of the Legislature by statute, for prescribed purposes.

This bill would make an appropriation by authorizing loans from the Water Conservation Account in the 1984 State Clean Water Bond Fund, the Water Conservation and Groundwater Recharge Account in the 1986 Water Conservation and Water Quality Bond Fund, and the 1988 Water Conservation Fund to specified entities for specified projects in accordance with those bond laws.

(5) Existing law authorizes any jurisdiction to levy an ad valorem property tax rate in excess of the rate permitted pursuant to Section 1 of Article XIII A of the California Constitution for bonded indebtedness for the acquisition or improvement of real property that is approved by $\frac{2}{3}$ of its voters after June 4, 1986. Article XIII C and Article XIII D of the California Constitution establish various approval and other procedural requirements with respect to the imposition of local taxes and with respect to the imposition of local assessments, and fees and charges, as defined. The California Water District Law authorizes California water districts to impose prescribed assessments on property owners within those districts.

This bill would declare that those assessments are ad valorem taxes that are imposed in accordance with Article XIII A of the California Constitution and are not subject to the requirements of Article XIII D of the California Constitution.

(6) Existing law requires the Department of Toxic Substances Control to establish specified funding for site operations and maintenance for remedial measures affecting a specified San Gabriel Valley Superfund site, and to deposit sufficient funds to cover the costs of operation and maintenance of carbon absorption treatment systems at the Richwood, Hemlock, and Rurban Homes Mutual Water Companies for 20 years.

This bill would require the department to determine whether it is more economical to provide Richwood residents with a substitute source of water supply than to maintain, operate, or repair a treatment system. If the department determines that a substitute source of water supply is more economical, the bill would allow the expenditure of specified funds to provide Richwood residents with a substitute source of water supply, subject to approval, as prescribed.

(7) The Safe, Clean, Reliable Water Supply Act requires the unallocated funds remaining in the Agricultural Drainage Water Account in the 1986 Water Conservation and Water Quality Bond Fund on November 6, 1996, to be transferred to the Drainage Management Subaccount of the Clean Water and Water Recycling Account in the Safe, Clean, Reliable Water Supply Fund.

This bill would, additionally, require any unallocated money, as defined, deposited into the Agricultural Drainage Water Account from the sale of any bonds that are sold after November 6, 1996, to be transferred to the Drainage Management Subaccount.

(8) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 567 (SB 879) Johnston. Endangered species.

Under the existing California Endangered Species Act, it is a misdemeanor to import, export, take, possess, purchase, or sell any species that the Fish and Game Commission has determined to be an endangered species or a threatened species, as defined, except as specified. Existing law requires the commission to maintain lists of threatened species and endangered species.

Existing law permits the Department of Fish and Game to authorize the import, export, take, or possession of any endangered species, threatened species, or candidate species for scientific, educational, or management purposes.

This bill would, additionally, authorize the department to issue a permit to authorize the incidental take of those species under specified conditions.

The bill would provide that nothing in the California Endangered Species Act or any other law prohibits the taking or incidental taking of any endangered, threatened, or candidate species, if the taking was authorized by the department, as specified, if the application process for the authorization commenced on or before April 10, 1997, and the department approved the authorization to take within specified timeframes. The bill would deem all of those permits, memoranda of understanding, plans, agreements, and amendments thereto, except as specified, to be in full force and effect as of the date approved or entered into by the parties insofar as they authorize the take of species.

Ch. 568 (SB 987) Sher. Air pollution: aerosol paints.

(1) Existing law requires the State Air Resources Board to adopt, by January 1, 1995, regulations requiring the maximum feasible reduction in volatile organic compounds emitted from the use of aerosol paints, as specified.

This bill would specifically include acetone among the volatile organic compounds included in a specified baseline year measurement used for the calculation of emissions reduction.

The bill would delete an exemption for aerosol paints from provisions prohibiting the adoption of a regulation that requires the elimination of a product form. Since, under other provisions, a violation of those state board regulations would be a misdemeanor, the bill would create a state-mandated local program by changing the definition of a crime.

(2) The bill would incorporate additional changes to Section 41712 of the Health and Safety Code proposed by SB 230, to be effective if both bills are enacted and this bill is enacted last.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 569 (SB 1027) Schiff. School employees retirement.

The State Teachers' Retirement System authorizes members to redeposit refunded contributions.

The bill would authorize members to redeposit contributions withdrawn by nonmember spouses.

Existing law authorizes credit for service prior to July 1, 1944, in other states.

This bill would authorize purchases of additional service credit for out-of-state public school employment without any date restriction. These provisions would become operative on January 1, 1999.

Ch. 570 (SB 67) Kopp. Product liability actions: tobacco.

Existing law exempts a manufacturer or seller from liability in a product liability action if (1) the product is inherently unsafe and is known to be unsafe by the ordinary consumer, as specified, and (2) the product is a common consumer product intended for personal consumption, such as sugar, castor oil, alcohol, tobacco, and butter, as specified.

Existing law also states that these provisions do not apply to actions brought by a public entity in specified cases to recover the value of benefits provided to individuals injured by a tobacco-related illness caused by the tortious conduct of a tobacco company, as specified.

This bill would revise these provisions. The bill would delete tobacco from the illustrative list of common consumer products and would also specify that the exemption described above does not exempt the manufacture or sale of tobacco products by tobacco manufacturers from product liability actions. This bill would also declare that there is no statutory bar to tobacco-related personal injury, wrongful death, or other tort claims

against tobacco manufacturers by smokers or others, as specified, and that such claims shall be determined on their merits. The bill would also provide that these provisions shall not be construed to grant immunity to tobacco industry research organizations.

The bill also would make a related legislative declaration.

Ch. 571 (AB 1088) Committee on Judiciary. Courts: staffing: juries: FAIR program.

(1) Under existing law, opposition papers and reply papers to specified noticed motions in civil actions are required to be filed with the court and served on each party at specified times before the hearing on the motions.

This bill would require that these papers be served by a means reasonably calculated to ensure delivery to the other party or parties not later than the close of the next business day after the time of their filing, as specified.

(2) Existing law sets forth the organization of, and the number, classification and compensation of officers, employees, and various attachés of, the superior and municipal courts. Existing law also sets forth procedures for jury selection.

This bill would, among other things, revise the organization of, or the number, compensation or classification, as applicable, of officers, employees and attachés of, the Kern and Shasta County Superior Courts and the municipal courts in the Counties of Alameda, Contra Costa, Fresno, Kern, Los Angeles, Madera, Mariposa, Napa, San Diego, San Joaquin, San Luis Obispo, Santa Barbara, Santa Clara, and Tuolumne, as specified. The bill would also revise procedures for creating a pool of prospective jurors for purposes of jury selection in Nevada County.

(3) Existing law requires each nonprofit agency that is utilized by a court for purposes of monitoring traffic violator schools to monitor each classroom location represented on the agency's statewide referral list at least every 90 days.

This bill would limit the monitoring of traffic violator schools to those classroom locations that are situated within the judicial districts in which that agency provides services to the courts.

(4) Existing law, the Family Assessment Intervention and Resource program known as FAIR, creates centers in several counties offering judicially supervised prevention and early intervention programs to children at risk of entering the juvenile justice system, as either dependent children of the court or as juvenile offenders, and the families of those children. The program requires the Judicial Council to report to the Legislature on the effectiveness of the program not later than July 1, 1997. The provisions enacting the FAIR program are repealed on January 1, 1998.

This bill would extend the repeal date of those provisions, until January 1, 2001, and would direct the Judicial Council to submit the above described report on the effectiveness of the program not later than July 1, 1998.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 572 (AB 686) Baugh. School employee retirement.

(1) The State Teachers' Retirement Law defines the term "class of employees" for purposes of various benefit determinations.

This bill would authorize specified county offices of education to revise the definition of that term.

(2) The State Teachers' Retirement Law authorizes school governing boards to encourage retirements by providing additional service credit and provides that those retired members are subject to postretirement school employment limitations.

This bill would exempt certain types of postretirement school employment from that restriction after the person has been retired for one year.

Ch. 573 (AB 1296) Morrow. Liability.

Existing law provides that neither public entities nor public employees are liable to any person who participates in a hazardous recreational activity. Existing law defines "hazardous recreational activities" for these purposes to include various activities.

This bill would provide that skateboarding at a public skateboard park is a hazardous recreational activity for purposes of those provisions if the person skateboarding is 14 years of age or older, the skateboarding activity was stunt, trick, or luge skateboarding, and the skateboard park is on public property, as specified. The bill would require appropriate local public agencies to maintain a record of all known or reported injuries incurred by skateboarders in a public skateboard park or facility, and other information regarding those incidents, as specified, and would require copies of these records to be filed with the Judicial Council annually, beginning in 1999. By imposing additional duties on local public agencies, the bill would create a state-mandated local program. The bill would require the Judicial Council to submit a report to the Legislature regarding this information on or before March 31, 2000, as specified.

The bill would provide for the repeal of these provisions on January 1, 2003.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 574 (AB 837) Thomson. Political Reform Act of 1974: lobbyists: certification.

Existing provisions of the Political Reform Act of 1974 regulate the activities of lobbyists, lobbying firms, and lobbyist employers, as defined, in connection with attempts to influence legislative and administrative action by legislative and other state officials. As part of this regulatory activity, the act requires that lobbying firms and lobbyist employers register with the Secretary of State and that each lobbyist who is a partner, owner, officer, or employee of a lobbying firm or who is an employee of a lobbyist employer, complete a certification. Among other things, the certification requires the lobbyist to state that he or she has completed an orientation course on the ethical issues and laws relating to lobbying within the previous 24 months. In the case of a new lobbyist certification, where the lobbyist has not completed the course within the previous 24 months, the certification must include a statement that the lobbyist will complete a course within a reasonable period of time, in which case the certification will be accepted on a conditional basis and, within a reasonable time after the lobbyist completes the course, the lobbyist must file a new certification with the Secretary of State which shall replace the conditional certification.

This bill would revise the procedures for the certification of a lobbyist relating to the completion of the specified ethics orientation course. This bill would require that the ethics course be provided semi-annually, and at least once prior to June 30 each year. Under the bill, a lobbyist who filed and completed a lobbyist certification in connection with the last regular session of the Legislature is required to include a statement that he or she has completed within the previous 12 months, or will complete no later than June 30 of the following year, the ethics orientation course. Moreover, under the bill, if the latter alternative is applicable to the lobbyist, the lobbyist's certification would be required to be accepted on a conditional basis and if the lobbyist completes the course within the required period, a new lobbyist certification would be required to be filed with the Secretary of State replacing the conditional certificate. In the case of new lobbyist certifications, filers would be required to complete the ethics course within 12 months. In either case, if the lobbyist fails to complete the course within the required period contrary to his or her statement, the bill would provide that conditional lobbyist certification is void, thereby disqualifying the individual from acting as a lobbyist, until he or she completes the course and files the prescribed lobbyist certification, which certifies the date that he or she completed the course.

The bill would provide that acting as a lobbyist pursuant to this title after the conditional certificate has become void is a violation of the act.

Existing law requires lobbying firms and lobbyist employees to renew their registrations within 20 days after the opening of each regular session of the Legislature.

This bill would require lobbying firms and lobbyist employers to file renewals of their registration between November 1 and December 31 of each even-numbered year.

Existing law makes a violation of the act subject to administrative, civil, and criminal penalties.

This bill would impose a state-mandated local program by imposing these penalties on certain persons who violate the provisions of the bill.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

Ch. 575 (AB 397) Kuykendall. Postsecondary education: Selective Service Registration.

(1) Existing federal law, the Military Selective Service Act, requires certain males residing in the United States to present themselves for, and submit to, registration at the time and place, and in the manner, determined by proclamation of the President of the United States and by rules and regulations adopted pursuant to that federal law. Existing federal law also requires a person who is required to register under the act to file with the institution of higher education that the person intends to attend or is attending, a statement of compliance with the act and implementing regulations in order to receive any grant, loan, or work assistance under specified provisions of existing federal law. Existing state law requires all state agencies to cooperate with the United States Selective Service System in efforts to publicize the necessity of, and requirements for, compliance with that act.

This bill would require each public postsecondary educational institution to make every reasonable effort to inform all male applicants for undergraduate admission of their obligation to register in accordance with the federal Military Selective Service Act, as specified. Under provisions of existing law, this requirement would not apply to the University of California except to the extent that the Regents of the University of California, by appropriate resolution, make it applicable. The imposition of this requirement on community colleges and community college districts would impose a state-mandated local program.

The bill also would prohibit any person subject to the federal Military Selective Service Act from receiving any student financial aid pursuant to specified provisions of existing state law if that person has not registered in accordance with that act.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 576 (AB 738) Papan. University of California: real property sales.

(1) Existing law sets forth the requirements pursuant to which the Regents of the University of California may dispose of real property. Among other things, the regents are required to provide public notice of a sale of real property situated in California if the estimated value of the real property to be sold exceeds \$50,000 net to the seller, by

publication once a week for at least 2 consecutive weeks next preceding the day set for receiving bids, in a newspaper of general circulation in the county in which the property is situated, as well as in 2 other newspapers of general circulation, one published in Los Angeles and one in San Francisco. Published notices are required to specify the general description of the property and the conditions of sale, and the date and place for the receiving of sealed bids.

This bill would revise the amount of the estimated value of real property to be sold pursuant to these provisions to \$500,000 net to the seller. It would provide that notice shall be by publication a minimum of 6 times, between 2 and 12 weeks preceding the day set for receiving bids, three times in at least one newspaper of general circulation in the county in which the property is situated, and at least three times in a newspaper of general circulation in one of specified cities. It would delete the requirement that the published notices specify the conditions of sale, and instead require them to specify the source for bid materials and information.

(2) Existing law requires that, with respect to bids submitted for the sale of real property by the Regents of the University of California, the regents shall accept in public the bid offering the combination of price and terms deemed to be in the best interest of the university, or reject all bids.

This bill would specify that in the case of nonperformance by the successful bidder, the regents may accept, from the remaining bids, the bid that offers the combination of price and terms that they deem to be in the best interest of the university.

(3) Existing law exempts specified types of transactions from the provisions applying to the disposition of real property by the Regents of the University of California. One exemption is the disposition of realty acquired as part of an investment transaction pursuant to which the regents are contractually obligated to resell property to a specified party.

This bill would delete this exemption and, instead, provide that the disposition of real property acquired through exercise of a power of sale pursuant to a deed of trust, or held as an asset in the university's investment portfolio is exempt from these provisions. It would additionally exempt exchanges to acquire real property from these provisions.

Ch. 577 (AB 387) Miller. State government: State Personnel Board and state civil service.

(1) Existing law authorizes the State Personnel Board to issue subpoenas for state officers and employees and other witnesses for hearings and investigations, subject to geographic and other restrictions and to issue subpoenas duces tecum.

This bill would revise those provisions to broaden the range of those subpoenas and make other changes.

(2) Existing civil service law provides that a person who claims immunity prior to testimony or the production of books or papers, shall not be prosecuted, punished, or subjected to any penalty or forfeiture for testifying or producing documentary evidence, except for perjury committed in testifying.

This bill would apply this provision to a person who claims and is granted use and derivative use, or transactional immunity.

(3) Existing civil service law provides that when ordered to do so, a witness shall not be excused from testifying or from producing any documentary evidence in the investigation or hearing upon the ground that the testimony or documentary evidence required of the witness may tend to incriminate or subject the witness to penalty or forfeiture, provided the witness is granted use and derivative use immunity.

This bill would provide that a witness shall not be excused from testifying or from producing any documentary evidence in these circumstances provided the witness is granted immunity.

(4) This bill would also make a technical change.

Ch. 578 (AB 195) Murray. Money laundering: financial institutions.

(1) Existing law provides that any person who conducts or attempts to conduct a transaction within a 24-hour period involving monetary instruments of a total value exceeding \$5,000 through a financial institution with the intent to promote, manage, establish, or carry on any criminal activity, or knowing that the monetary instrument

represents the proceeds of, or is derived directly or indirectly from the proceeds of, criminal activity, is guilty of the crime of money laundering.

This bill instead would provide that a person guilty of the crime of money laundering must have a specific intent to promote, manage, establish, or carry on any criminal activity, and that the crime of money laundering is committed when the prohibited transactions are conducted within a 7-day period involving monetary instruments exceeding a total value of \$5,000 or a total value exceeding \$25,000 within a 30-day period, rather than a 24-hour period. The bill would provide that the aggregation periods do not create an obligation for financial institutions to record, report, create, or implement tracking systems or otherwise monitor transactions involving monetary instruments in any time period. The bill would also provide that a financial institution for the purposes of these provisions includes any person or business regularly engaged in the delivery, transmittal, or holding of mail or packages, or any person or business that conducts a transaction involving the transfer of title to any real property, vehicle, vessel, or aircraft. The bill would further revise the definition of monetary instrument, as specified. This bill would impose a state-mandated local program by increasing the scope of an existing crime.

(2) Existing law requires specified financial institutions to make and keep a record of, and file a report with the Department of Justice regarding, each transaction by, through, or to, the financial institution that involves currency of more than \$10,000, and makes a violation of these provisions a crime.

Existing law further provides that the Department of Justice shall destroy a report filed with it at the end of the 5th calendar year after receipt of the report, unless the report or information contained in the report is known by the Department of Justice to be the subject of an existing criminal proceeding or the Department of Justice has received subsequent reports concerning the person or persons involved in the reported transaction, and shall destroy a report filed with it at the end of the 10th calendar year, unless the report or information contained in the report is the subject of existing criminal proceedings.

This bill would provide instead that the Department of Justice shall destroy a report filed with it at the end of the 5th calendar year after receipt of the report, unless the report or information contained in the report is known by the Department of Justice to be the subject of an existing criminal proceeding or investigation.

(3) This bill would incorporate additional changes in Section 186.9 of the Penal Code proposed by SB 8, to be operative if SB 8 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 579 (SB 236) Solis. Vehicles: exclusive or preferential use lanes: mass transit vehicles.

Existing law authorizes the Department of Transportation and local authorities, with respect to highways under their respective jurisdictions, to authorize or permit exclusive or preferential use of highway lanes for high-occupancy vehicles. The department and local authorities are required to place and maintain signs and other official traffic control devices to designate the exclusive or preferential lanes, to advise motorists of the applicable vehicle occupancy levels, and, except where ramp metering and bypass lanes are regulated with the activation of traffic signals, to advise motorists of the hours of high-occupancy vehicle usage. Driving a vehicle upon those lanes except in conformity with the instructions imparted by the official traffic control devices, is prohibited. A motorcycle is authorized to be operated upon those exclusive or preferential use lanes unless specifically prohibited by a traffic control device.

This bill would authorize a mass transit vehicle, as defined, to be operated upon those exclusive or preferential lanes unless specifically prohibited by a traffic control device, if the Director of Transportation makes a specified determination.

Ch. 580 (SB 320) Committee on Housing and Land Use. Housing and Land Use Omnibus Act of 1997.

Existing law generally regulates, pursuant to separate bodies of law, the areas of land use, housing, and redevelopment.

This bill would enact the Housing and Land Use Omnibus Act of 1997 and would state legislative intent to combine several minor statutory changes relating to housing, land use, and related topics into a single measure, and would make related findings and declarations.

Existing law provides that, after making a survey in conformity with the practice of land surveying, the surveyor or civil engineer may file with the county surveyor in the county in which the survey was made, a record of the survey, and requires that a record of the survey relating to land boundaries or property lines shall be filed if the survey discloses any of specified conditions. Existing law relating to the practice of land surveying specifies standards for the use of monuments in surveys.

This bill would make revisions in these provisions relating to the resolution of differences with respect to records of survey between the surveyor or civil engineer and the county surveyor and would make provisions relating to monuments applicable to a record of survey.

Existing law requires every city, county, and city and county to revise the housing element of its general plan as frequently as is appropriate, but not less than every 5 years, to reflect the results of the periodic review of the housing element. Existing law also provides that specified councils of governments must complete the 3rd and 4th revisions of the housing elements of their general plans by specified dates. Existing law further provides that previous modifications to those deadlines shall not be construed to reinstate any state-mandated local program suspended by specified prior budget acts nor limit the responsibility of any jurisdiction to adopt a housing element in accordance with existing law.

This bill would extend the deadlines by which the specified councils of governments and other local governments must complete the 3rd and 4th revisions of the housing elements of their general plans and would add that the extension of those deadlines provided in this bill would not be construed to reinstate any state-mandated local program suspended by the Budget Act of 1997.

Existing law prescribes the requirements for a final subdivision parcel map.

This bill specifies a procedure that permits public streets or public easements to be abandoned by the filing of a final subdivision map including a procedure requiring the clerk of the local legislative body to certify each abandonment on the applicable map. This latter requirement would create a state-mandated local program.

Existing law prescribes the requirements for a parcel map.

This bill specifies a procedure that permits public streets or public easements to be abandoned by the filing of a parcel map.

Existing law, known as the State Housing Law, which is administered by the Department of Housing and Community Development and local enforcement agencies, generally regulates the construction, use, maintenance, and occupancy of buildings used for human habitation, including the use of CPVC piping in building construction as an alternate material.

This bill would make technical, nonsubstantive amendments to these provisions to conform outdated references to current law.

Existing provisions of the Health and Safety Code require the Department of Housing and Community Development and the State Fire Marshal to adopt and submit building standards for approval by the California Building Standards Commission and publication in the California Building Standards Code.

This bill would make technical, nonsubstantive changes to certain of these provisions to conform outdated references to current law.

Under the existing State Building Standards Law, the California Building Standards Commission is authorized to review proposed building standards, adopt or reject these proposed standards, and codify and publish the adopted standards in the California Building Standards Code. Under existing law, local agencies have the responsibility for the enforcement of numerous provisions of the California Building Standards Code. Under these provisions of the State Building Standards Law, safety guidelines are

established for the construction of structures, including single-family dwellings, that use baled rice straw, as defined, as a loadbearing or nonloadbearing material.

This bill would state that the statutory straw-bale guidelines neither increase nor decrease local building officials' authority to approve or disapprove alternative construction methods. The bill would provide that this statement is declaratory of existing law.

The Community Redevelopment Law contains provisions authorizing the establishment of a redevelopment project area located within the boundaries of a military base that has been closed pursuant to the actions of the federal Defense Base Closure and Realignment Commission.

This bill would reorganize certain provisions relating to the base closures and conversions contained in the Community Redevelopment Law by renumbering sections to place them in more appropriate locations of that law. The bill also would repeal obsolete provisions relating to the closure of Los Angeles Air Force Base and provisions relating to prohibitions on providing assistance to specified gambling or gaming operations.

Under existing law, the California Infrastructure and Economic Development Bank, which formerly was established within the California Housing and Finance Agency, was removed from that agency by legislation enacted in 1995.

This bill would repeal obsolete provisions relating to the California Infrastructure and Economic Development Bank within the jurisdiction of the California Housing and Finance Agency to conform to existing law.

The existing Farmworker Housing Assistance Program authorizes specified credits relating to qualified amounts paid or incurred by a taxpayer to construct or rehabilitate farmworker housing to meet the requirements of the Employee Housing Act.

This bill would revise the definition of "farmworker housing" and make other revisions in that program to delete references to the Employee Housing Act.

Under existing law, predevelopment loans may be made by the Department of Housing and Community Development from the Rural Predevelopment Loan Fund to eligible sponsors for assisted housing in rural areas to be occupied by persons of low income.

This bill would require the Department of Housing and Community Development to calculate a land purchase loan as a predevelopment loan under this program once the borrower has received a mortgage finance commitment.

Under existing law, the California Housing and Finance Agency is authorized to enter into agreements to provide staffing for the Farmer's Home Administration of the federal Department of Agriculture for federal loan programs for housing for low- and moderate-income families.

This bill would repeal that authorization.

Under existing law, the California Housing and Finance Agency is authorized to renegotiate, refinance, or foreclose on mortgages in default. With respect to housing developments, the agency is required to require that mortgage servicing and foreclosure practices, including forbearance and recasting of mortgages in default, conform to agency regulations.

This bill instead would require those practices of the California Housing and Finance Agency relating to mortgage servicing and foreclosure practices with respect to housing developments to conform to its policies and resolutions.

Under existing law, the California Housing and Finance Agency is required to develop a program for financing the development of second units to serve the housing needs of lower income households. Under the Second Unit Financing Program, the agency is authorized to utilize whatever funds are available and authorized to be utilized for those purposes, including proceeds from the issuance of revenue bonds by the agency.

This bill would repeal the Second Unit Financing Program.

Under the existing Senior Citizens Housing Assistance Program, the California Housing and Finance Agency is authorized to issue revenue bonds to finance the development, construction, and rehabilitation of rental housing for senior citizens. Under this program there exists in the State Treasury a Senior Citizens Housing Annuity Account which is continuously appropriated for use by the agency to be utilized to reduce rent levels in assisted housing units.

This bill would repeal the Senior Citizens Housing Assistance Program.

This bill also would repeal the California Housing and Jobs Investment Bond Act of 1993, which did not become operative because it was rejected by the voters at the November 2, 1993, general election, but which remains a part of the Health and Safety Code.

This bill would make other technical, nonsubstantive changes to existing law for organizational reasons or to conform obsolete references to current law.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 581 (SB 392) Rosenthal. Health care coverage: termination of Medi-Cal coverage.

Existing law governs the licensure and regulation of health care service plans and insurers, and defines a "late enrollee" as an eligible employee or dependent who has declined health coverage under the health benefit plan offered through employment or sponsored by an employer at the time of the initial enrollment period provided under the terms of the health benefit plan and who subsequently requests enrollment in that plan. Existing law provides exceptions under which an eligible employee or dependent is not considered a late enrollee.

This bill would add to this list of exceptions a person who is a dependent of an enrolled eligible employee who has lost or will lose his or her no share-of-cost Medi-Cal coverage and requests enrollment within 30 days of notification of this loss of coverage.

Since a violation of the provisions governing health care service plans is subject to criminal sanctions, this bill would change the definition of a crime, thereby imposing a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 582 (SB 514) Hayden. Education curriculum: Great Irish Famine.

Existing law specifies the course of study for grades 7 to 12, inclusive, and requires the State Department of Education to incorporate specified materials in department publications used as curriculum resources.

This bill would express the Legislature's intent that all state and local professional development activities provide teachers with content background and resources to assist in teaching about the Great Irish Famine of 1845-50. This bill would require that the Great Irish Famine of 1845-50 be considered in the next cycle in which the history/social science curriculum framework and its accompanying instructional materials are adopted.

Ch. 583 (AB 1226) Granlund. Vehicle license fees: revenue allocation: recently incorporated cities.

Existing law requires the Controller to distribute a specified percentage of vehicle license fee revenues, gasoline taxes, and diesel fuel taxes collected by the state to each city, and city and county, in accordance with the proportion that the population of each city, and city and county, bears to the total population of all cities, and cities and counties, in the state. It also requires the Controller, for purposes of these distributions, to determine the population of certain cities that were incorporated on or after January 1, 1987, to be the greater of the number of registered voters in that city as of the date of incorporation multiplied by a factor of 3, or the population of that city as calculated pursuant to a specified statutory provision. Existing law applies this latter requirement for only the first 8 or 5 full fiscal years of the subject city or city and county, as provided. Existing law also specifies the manner of calculating the population of territory that is newly annexed to a city subject to this requirement, but does not specify the manner in

which a population figure that is so calculated is to be applied for purposes of implementing the requirement.

This bill would extend the existing 8-year and 5-year limitations, to 10-year and 7-year limitations, respectively, but would apply the extended limitations only to the distribution of vehicle license fee revenues to cities that (1) are not annually restricted, as provided, in the number of housing units that may be constructed within their boundaries or (2) have prepared and adopted a housing element in compliance with a specified statute. This bill would also require that the population of newly annexed territory as calculated under current law be added to the annexing city's population, whether that population is determined on the basis of a multiple of the number of registered voters in that city on the date of incorporation or pursuant to a specified statutory provision.

Ch. 584 (SB 969) Burton. Judges' retirement.

The Judges' Retirement Law provides for the reduction of the retirement allowance of a judge who does not retire subsequent to the term of office in which he or she attains age 70.

The bill would require the Judicial Council, in cooperation with the Public Employees' Retirement System, to submit a study to the Legislature on that reduction on or before March 1, 1998.

Ch. 585 (SB 1072) Burton. Judges' retirement.

The Judges' Retirement Law authorizes persons who became judges on or before January 1, 1974, whose service was discontinued by any means other than death, resignation, recall, impeachment, or retirement to elect to allow their accumulated contributions to remain in the Judges' Retirement Fund and prescribes their maximum retirement allowance.

This bill would require the Judicial Council, in cooperation with the Public Employees' Retirement System, to conduct a study, and to report on or before March 1, 1998, to the Governor and the Legislature on providing service credit for judges who are in deferred retirement and are sitting on assignment.

Ch. 586 (SB 1302) Leslie. Employees: criminal history information.

Existing law requires every person, firm, association, partnership, or corporation offering or conducting private school instruction on the elementary or high school level to notify, in writing, the parents or guardians who reside with each pupil of that school whenever that school hires an employee who, in the course of his or her employment, will come in contact with minor pupils and who has been convicted of a sex offense, as defined.

Existing law authorizes a human resource agency or employer to request from the Department of Justice records of all convictions or any arrest pending adjudication involving specified sex or controlled substances offenses of a person who applies for employment or a volunteer position in which he or she would have minors in his or her care.

This bill would require a human resource agency or employer, where a request pursuant to this provision reveals that a prospective employee or volunteer has been convicted of any specified sex offense, and where the agency or employer hires the prospective employee or volunteer, to notify the parents or guardians of any minor who will be supervised or disciplined by the employee or volunteer at least 10 days prior to the day the employee or volunteer begins his or her duties or tasks. The bill would exempt any person who conveys or receives information in good faith conformity with the provision from prosecution under criminal laws relating to the unlawful furnishing of state summary criminal history information for that conveying or receiving of information.

This bill would revise those sex offenses to which this provision applies by, among other things, including the offenses of sexual battery, rape or penetration with an object by force in concert, and loitering and molesting pupils.

Ch. 587 (SB 720) Lockyer. Vehicles: registration fee: fingerprint identification.

(1) Existing law imposes fees upon the registration and renewal of registration of vehicles.

This bill would, in addition to the other fees imposed for the registration of a vehicle, impose, upon the adoption of a specified resolution by a county board of supervisors, with certain exceptions, an additional fee of \$1, and continuously appropriates the money to fund local programs that enhance local law enforcement to provide fingerprint identification. The bill would require that data from these programs be made available to local public agencies for purposes of criminal history backgrounds involving employment. To the extent that the bill would impose this requirement on local law enforcement agencies, the bill would create a state-mandated local program. These provisions are to be repealed as of January 1, 2003.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.

Ch. 588 (AB 1610) Ortiz. School employees.

(1) Existing law requires every person, firm, association, partnership, or corporation offering or conducting private school instruction on the elementary or high school level to require each new employee having contact with minor pupils and not possessing a valid California state teaching credential, or not currently licensed by another state agency that requires a criminal record summary, to submit on or before the first day of his or her employment, two sets of fingerprints to the Department of Justice for the purpose of obtaining a criminal record summary from the Department of Justice and the Federal Bureau of Investigation and specifies that this requirement is a condition of employment.

This bill would instead require the fingerprints to be submitted by applicants for employment, as specified. The bill would require the Department of Justice to ascertain whether the applicant has been arrested or convicted of any crime and to forward the information to the employer designated by the applicant submitting the fingerprints no more than 15 working days after receiving the fingerprint identification cards and within 3 working days once the department implements an electronic fingerprinting system, as specified. The bill would prohibit an employer from employing a person until the department completes its obligations regarding the arrest and conviction information and from employing a person who has been convicted of a violent or serious felony, as defined.

(2) Existing law requires the governing board of a school district to require each person to be employed, or employed, in a position not requiring certification qualifications to have fingerprint cards prepared by a local public law enforcement agency, requires that agency to transmit the cards to the Department of Justice, and requires the Department of Justice to ascertain whether the applicant or employee has been arrested or convicted of any crime and to furnish all information of which it has a record and which pertains to the person whose fingerprints were transmitted. Existing law authorizes the exemption from these provisions of substitute and temporary employees, employed for less than a school year and specified school districts.

This bill would remove those exemptions, thereby imposing a state-mandated local program. The bill would prohibit the governing board of a school district from employing a person in a position not requiring certification qualifications until the Department of Justice completes its obligations regarding the arrest and conviction information. The bill would require the governing board of each school district to report, as specified, to the Department of Justice whether or not a criminal background check has been completed on each employee and would require the Department of Justice to complete those obligations within 30 working days for current employees and for fingerprint cards currently in its possession, within 15 days once this backlog is cleared, and within 3 working days once the department implements an electronic fingerprinting system, as specified. These provisions would not apply to secondary school pupils employed in a temporary or part-time position by the governing board of the school district having jurisdiction over the school attended by the pupil.

This bill would also require, with specified exceptions, employees of any entity that has a contract with a school district to provide specified services to submit or have submitted their fingerprints to the Department of Justice if the employees are to have more than limited contact with pupils. The bill would prohibit an entity having a contract with a school district to provide specified services from permitting an employee to come in contact with pupils if it is ascertained that the employee has been convicted of a felony, as defined.

(3) This bill would provide that it will become operative only if AB 1612 of the 1997-98 Regular Session is enacted.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(5) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 589 (AB 1612) Alby. School employees.

(1) Existing law authorizes a county or city and county board of education to issue temporary certificates, valid for not more than one calendar year, for the purpose of authorizing salary payments to certified employees whose teaching credential applications are being processed or to personnel employed in children's centers or other preschool educational programs whose permit applications are being processed. Existing law also authorizes the issuance of a temporary certificate of clearance, as specified.

This bill would require a county or city and county board of education to obtain a criminal record summary about the applicant from the Department of Justice before issuing a temporary certificate and would prohibit the issuance of a temporary certificate if the applicant has been convicted of a violent or serious felony, as defined. The bill would also require a school district to obtain a criminal record summary about the applicant from the Department of Justice before issuing a temporary certificate of clearance and would prohibit the issuance of a temporary certificate of clearance if the applicant has been convicted of a violent or serious felony, as defined.

(2) Existing law requires the Commission on Teacher Credentialing to deny an application for the issuance of a credential or for the renewal of a credential made by an applicant who has been determined to be a sexual psychopath, as specified, has been convicted of any sex offense, as defined, has been convicted of any controlled substance offense, as defined, or has been found to be insane through a criminal proceeding, as specified.

This bill would require the commission to deny any application for the issuance of a credential made by an applicant who has been convicted of a violent or serious felony, as defined, and to revoke any credential issued to a person whose employment has been terminated by a school district because the person has been convicted of a violent or serious felony, as defined.

(3) Existing law requires the governing board of a school district to require each person to be employed, or employed, in a position not requiring certification qualifications to have fingerprint cards prepared by a local public law enforcement agency, requires that agency to transmit the cards to the Department of Justice, and requires the Department of Justice to ascertain whether the applicant or employee has been arrested or convicted of any crime and to furnish all information of which it has a record and which pertains to the person whose fingerprints were transmitted. Existing law authorizes the exemption from these provisions of substitute and temporary employees, employed for less than a school year.

Existing law requires the Commission on Teacher Credentialing to adopt rules and regulations requiring every applicant for a credential or the renewal of a credential to submit reasonable evidence of identification and good moral character. The adopted rules and regulations are required to include, among other things, the offenses that constitute grounds for the mandatory denial or revocation of a credential. Existing law

requires each applicant for a teaching credential or the renewal of a teaching credential to submit with his or her application duplicate personal identification cards with his or her fingerprints. Existing law authorizes the Commission on Teacher Credentialing to require the production of information, records, reports, and other data from any public agency.

This bill would prohibit, as specified, school districts, as defined to also include county offices of education and the state special schools, from employing any individual, whether in a certificated or classified position, who has been convicted of a violent or serious felony, as defined. The bill would prohibit, as specified, a school district from retaining in employment a current certificated or classified employee who has been convicted of a violent or serious felony, and who is a temporary, substitute, or probationary employee, as specified. The bill would also apply this prohibition to charter schools. The bill would require the Department of Justice to directly notify the school district, as specified, when an individual who is an applicant for employment, regarding the criminal information of the applicant. The bill would require the Department of Justice to forward a copy of that information to the Commission on Teacher Credentialing when the individual is an applicant for a position requiring certification qualifications. To the extent these provisions would operate to impose new duties on local education entities, this bill would impose a state-mandated local program.

(4) The bill would require the Department of Justice to implement and manage an electronic fingerprinting system with terminals located statewide upon an appropriation by the Legislature for that purpose. The bill would specify that terminals may be provided to state agencies and local governments that are authorized statutorily to receive confidential criminal history information. The bill would require the Department of Justice to develop guidelines for the purpose of approving applications submitted by state agencies and local governments for the receipt of a terminal. The bill would require the Department of Justice to report, as specified, to the Legislature on the status of implementing the provisions of this act.

(5) This bill would provide that it will become operative only if AB 1610 of the 1997-98 Regular Session is enacted.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(7) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 590 (AB 181) Kuykendall. Crimes: seduction of minors: electronic mail.

Existing law makes it a crime for a person, with knowledge that a person is a minor, or who fails to exercise reasonable care to know the minor's age, to knowingly distribute harmful matter by any means, including telephone, to a minor for the purpose of seducing the minor and exempts a telephone corporation from the provisions of this law.

This bill, in addition, would expressly make it a crime for every person who, with knowledge that a person is a minor, knowingly distributes or exhibits by electronic mail, the Internet as defined, or a commercial online service, any harmful matter, as defined, to any minor for the purpose of seducing a minor. This bill would also expand the list of service providers exempt from this law.

Ch. 591 (AB 995) Pacheco. Battery: gassing.

Under existing law, every person confined in a state prison who commits battery upon the person of any individual who is not confined in the prison is guilty of a felony and shall be imprisoned in the state prison for two, three, or four years, to be served consecutively.

This bill would provide, until January 1, 2001, that every person confined in the state prison who commits a battery upon the person of any officer or employee of the state prison by gassing is guilty of aggravated battery and shall be punished by imprisonment in the state prison for 2, 3, or 4 years. The bill would authorize the chief medical officer

of the state prison, when he or she deems it medically necessary to protect the health of the officer or employee who may have been subject to a violation of this offense, to order the person who committed the aggravated battery to receive an examination or test for hepatitis and tuberculosis, as specified, and to provide the results of any examination or test to the officer or employee who was the target of the aggravated battery. By creating a new crime, the bill would impose a state-mandated local program.

The bill also would require the Department of Corrections to report to the Legislature, by January 1, 2000, its findings and recommendations on gassing incidents at the state prison and the medical testing authorized by this provision.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 592 (AB 149) Runner. Crimes: battery; punishment.

Under existing law, a battery that results in injury inflicted on the victim against various persons including peace officers, firefighters, emergency medical technicians, mobile intensive care paramedics, lifeguards, or process servers is punishable by imprisonment, as specified, or by a fine not exceeding \$2,000.

This bill would specify that when this offense is committed against a peace officer, the maximum fine is \$10,000. The bill also would modify the victims to whom this provision applies by deleting mobile intensive care paramedics and revising the definition of "emergency medical technician" to include a person who is either an EMT-I, EMT-II, or EMT-P (paramedic), and possesses a valid certificate or license in accordance with specified standards.

Ch. 593 (AB 202) Scott. Destructive devices.

(1) Existing law prohibits the manufacture, import, sale, gift, loan, or possession of various weapons and related products, including any explosive substance other than fixed ammunition.

This bill would include any metal military practice handgrenade or metal replica handgrenade in this prohibition. The bill also would make a first offense involving any metal military practice handgrenade or metal replica handgrenade an infraction unless the offender is an active participant in a criminal street gang. By expanding the scope of an existing crime, this bill would impose a state-mandated local program.

(2) Existing law prohibits advertising the sale of any specified weapon or device whose possession is prohibited.

This bill would include within this prohibition any destructive device, as defined, handgun ammunition designed primarily to penetrate metal or armor, boobytrap, or silencer.

(3) This bill would incorporate additional changes in Section 12020 of the Penal Code proposed by AB 78, to be operative if AB 78 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 594 (AB 1222) R. Wright. Children.

(1) Existing law prohibits registered sex offenders and persons convicted of certain other offenses against minors, as specified, from being granted custody of, or unsupervised visitation with, a child, except as specified.

This bill would prohibit a person from obtaining custody of, or visitation with, a child if the person has been convicted of rape and the child was conceived as a result of that crime. The bill would also provide that a court may order that child support to be paid by a registered sex offender, a person convicted of certain offenses against minors, or a person who conceives a child in the course of a rape of which he is convicted, be paid

to the district attorney, as specified. The bill would restrict disclosure of information about the custodial parent and the child.

(2) Existing law authorizes the bringing of a court proceeding for the purpose of declaring a minor child free of the custody or control of either or both parents under specified circumstances.

This bill would authorize the mother of a child to bring a proceeding against the father of a child conceived as a result of a rape for the purpose of declaring the child free of the custody or control of the father. The bill would specify that there is a conclusive presumption that the father is unfit to have custody or control over the child.

Ch. 595 (AB 1611) Ortiz. Vehicles: certificate to transport persons with developmental disabilities.

(1) Existing law does not require a person who is employed primarily as a driver of a motor vehicle for hire that is used to transport persons with developmental disabilities to possess a valid special driver certificate issued by the Department of Motor Vehicles in order to transport those persons.

This bill would, on or after March 1, 1998, impose that requirement as to a person employed by a business or nonprofit organization or agency. The bill would require the person to clear a criminal history background check by the Department of Justice and, if applicable, by the Federal Bureau of Investigation, and to pay certain additional fees. This bill would prohibit the employment of a person who is employed by a business or nonprofit organization or entity and which employee is employed primarily as a driver of motor vehicles for hire that is used for the transportation of persons with developmental disabilities unless that person operates the vehicle in compliance with the certificate requirement. Because a violation of these requirements would, under existing law, be a crime, this bill would impose a state-mandated local program by creating a new crime.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 596 (SB 532) Solis. California Firefighters' Memorial Fund: contributions: income tax return.

Under existing law regulating the administration of personal income taxes and bank and corporation taxes, individual taxpayers are allowed to contribute amounts in excess of their tax liability for the support of specified funds or accounts, including among others, the California Firefighters' Memorial Fund. Existing law specifies that these provisions relating to contributions to the California Firefighters' Memorial Fund are repealed as of January 1, 1999.

This bill would extend the repeal date for these contribution provisions to January 1, 2001.

Existing law also provides that if the specified repeal date of this contribution program is deleted, in any calendar year the Franchise Tax Board estimates that the contributions made in the calendar year are less than \$250,000, adjusted for inflation as specified, the provisions establishing the contribution program are repealed.

This bill would instead provide that if in any calendar year the Franchise Tax Board estimates that the contributions made in the calendar year are less than \$100,000 for taxable years beginning in 1999, or less than \$250,000 for taxable years beginning in 2000, the provisions establishing the contribution program are repealed.

Ch. 597 (AB 450) Torlakson. Housing: Relocation Assistance Act.

Existing law, known as the Relocation Assistance Act, requires a public entity to provide compensation and advisory services to any person, business, or farm operation that is displaced because of the acquisition of real property for public use. Existing law governs the provision of relocation assistance, including benefits for displaced persons, as defined, and procedural protections for persons required to move from their homes.

For purposes of the Relocation Assistance Act, a person who is temporarily displaced for not more than 180 days, and who is offered occupancy of a comparable replacement dwelling unit located within the same apartment complex that contains the unit from which he or she has been displaced, is not deemed a "displaced person" if, among other conditions, the resident is offered the right to return to his or her original unit, with rent for the first 12 months subsequent to that return being the lower of (1) up to 5% higher than the rent at the time of displacement, or (2) up to 25% of household income.

This bill would revise the 2nd alternative of the above condition from 25% to 30% of household income.

Also, for purposes of the Relocation Assistance Act, "comparable replacement dwelling" is defined to mean, among other specified things, any dwelling that is, in the case of a displaced person who is a renter, one in which the monthly rental cost of the dwelling minus any replacement housing payment available to the person does not exceed 25% of the person's average monthly income. Additionally, under the act, rent supplements necessary to enable displaced tenants to lease or rent a comparable replacement dwelling extend for a period not to exceed 48 months, with the exception of supplements for displacements caused by publicly funded transportation projects, which extend for only 42 months.

This bill would revise the definition of "comparable replacement dwelling" for purposes of the Relocation Assistance Act by raising the percentage that a displaced person pays for housing expenses from 25% to 30% of the average monthly income as the standard of a replacement dwelling that is within the person's financial means unless the displaced person meets one or more of specified conditions, and would reduce the period authorized for rent supplements necessary to enable displaced tenants to lease or rent a comparable replacement dwelling, from 48 months to 42 months unless the displaced person meets one or more of specified conditions.

The bill would specify that it would apply prospectively only from January 1, 1998, and only to the extent that its provisions would not adversely affect existing rights of persons or households entitled to benefits under existing provisions on or before December 31, 1997.

Ch. 598 (SB 633) Ayala. Mutual water companies.

(1) Existing law authorizes any corporation organized for or engaged in the business of selling, distributing, supplying, or delivering water for irrigation purposes, or for domestic use, to provide in its articles or bylaws that water shall be sold, distributed, supplied, or delivered only to owners of its shares and that these shares shall be appurtenant to certain lands described in the certificate issued therefor.

This bill would require a corporation organized for or engaged in the business of selling, distributing, supplying, or delivering water for domestic use to have these provisions in its articles or bylaws.

This bill would require a mutual water company formed on and after January 1, 1998, in connection with the offering for sale or lease, or with the sale or lease, of lots within a subdivision, as defined, and organized to sell, distribute, supply, or deliver water for domestic use to owners of the lots to meet the specified requirements of the bill regarding, among other things, supply and distribution system design standards and water service standards. The bill would provide that such a mutual water company formed before January 1, 1998, may elect to meet all of these requirements.

This bill would require any person who intends to offer for sale or lease lots within a subdivision in this state and to provide water for domestic use to purchasers of the lots through the formation of this mutual water company to attach to an application for a public report a document with prescribed information. This bill would require the Real Estate Commissioner to prescribe the form and content of this document.

(2) Existing law exempts certain securities from requirements in existing law regarding the issuance of securities. These exempt securities include securities consisting of any interest in all or portions of a parcel or parcels of real property that are subdivided or in a real estate development, except as specified.

This bill would also exempt any security of a mutual water company issued in connection with subdivided lands pursuant to the provisions of this bill.

(3) Existing provisions of the Civil Code pertain to various types of corporations, including bridge, ferry, wharf, chute, and pier corporations, water and canal corporations, cable television corporations, societies for the prevention of cruelty to animals, and agricultural marketing associations.

This bill would delete these provisions and reenact them in the Corporations Code and would make related changes.

(4) The bill would also incorporate additional changes to Section 25100 of the Corporations Code proposed by AB 721, contingent upon prior enactment of that bill.

Ch. 599 (AB 573) Kuehl. Child support: Franchise Tax Board: collection.

Existing law requires the district attorney to establish, modify, and enforce child support when the child is receiving public assistance, and when appropriate, to take the same actions on behalf of a child who is not receiving public assistance. Under existing law, the district attorney may refer child support delinquencies to the Franchise Tax Board for collection.

This bill would, additionally, authorize the district attorney to refer child support obligations to the Franchise Tax Board for collection, as specified.

The bill also would require the Employment Development Department to prepare and submit a study to the Governor and the Legislature that identifies possible methods for establishing a state mechanism for the reporting of the income of service providers for the purpose of collecting delinquent child support, as specified.

The bill would make related changes.

Existing law establishes procedures for the determination of paternity and for the enforcement of parental financial obligations.

This bill would revise those procedures.

This bill would provide that it shall become operative only if AB 1395 and SB 247 of the 1997-98 Regular Session are enacted and become effective on or before January 1, 1998.

Ch. 600 (AB 713) Caldera. Taxpayers' rights: conformity.

Existing federal tax law includes a Taxpayers' Bill of Rights with respect to those taxes collected and administered pursuant to the Internal Revenue Code. Existing state law also includes the Katz-Harris Taxpayer Bill of Rights Act, that applies with respect to those taxes collected and administered by the Franchise Tax Board under the Personal Income Tax Law and the Bank and Corporation Tax Law.

This bill would partially conform state tax law to the most recent amendments to federal taxpayers' rights provisions by modifying and adding to the provisions of the Katz-Harris Taxpayer Bill of Rights, and by amending or repealing certain provisions of the Personal Income Tax Law, the Bank and Corporation Tax Law, and state statutes governing the administration of those laws, in specific regard to the following subjects: the filing of a joint tax return after the filing of separate tax returns; the telephone numbers of persons filing certain information returns; installment payment agreements; the extension of interest-free periods after a notice and demand for the payment of deficiencies; service of subpoenas on 3rd-party recordkeepers; the abatement of interest for errors and delays resulting from ministerial or managerial acts of the Franchise Tax Board; relief from the retroactive application of regulations; reimbursements of the litigation or appeal costs and expenses, including attorney's fees, of taxpayers; releases of levies and liens; unauthorized actions taken by tax officials to secure the disclosure of information about taxpayers; the burden of proof in protest hearings and refund appeals as to the accuracy of tax information; notices to taxpayers for unassociated payments; notices of outstanding delinquent accounts; and the authorized use of private delivery services in filing items with tax agencies.

Ch. 601 (SB 247) Lockyer. Collection of child support.

Existing law requires a district attorney to take appropriate action to establish, modify, and enforce child support orders when the child is receiving public assistance, and when appropriate, to take the same actions on behalf of a child who is not receiving public assistance. Under existing law, the district attorney may refer child support delinquencies to the Franchise Tax Board for collection and is required to receive credit for no less than 50% of the amount collected.

This bill would require a district attorney enforcing child support obligations to refer all child support delinquencies to the Franchise Tax Board for collection. The bill would also require the district attorney to utilize the collection services of the Franchise Tax Board, as specified. The bill would impose a state-mandated local program by requiring a new duty of district attorneys. The bill would provide that the district attorney would receive credit for the amount collected when a referral is made.

Existing law requires amounts collected by the Franchise Tax Board to be applied to debts in a specified order.

This bill would provide that a voluntary payment by an obligated parent for a child support delinquency would be applied solely to the child support delinquency.

Existing law specifies information to be contained within a certificate of live birth.

This bill would make technical, nonsubstantive changes to this provision.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would provide that it shall become operative only if AB 573 and AB 1395 are enacted and become effective on or before January 1, 1998.

Ch. 602 (AB 1217) Bustamante. Economic development: targeted tax areas: tax incentives.

The Enterprise Zone Act provides for the designation of enterprise zones by the Trade and Commerce Agency, according to specified criteria, pursuant to which certain entities may receive regulatory, tax, and other incentives for private investment and employment.

This bill would require the agency to designate, as a single targeted tax area, a selected community that applies for the designation and satisfies specified criteria. Qualified businesses within a selected area would be eligible for specified tax incentives or credits available in enterprise zones based on the standard industrial classification of the business.

The Personal Income Tax Law and the Bank and Corporation Tax Law allow a taxpayer to claim certain tax incentives for activities conducted in an enterprise zone, the Los Angeles Revitalization Zone (LARZ), or in a local agency military base recovery area (LAMBRA), including credits for the amount of sales or use tax paid or incurred in connection with the purchase of qualified property and for certain wages paid to specified employees, treatment of the cost of certain depreciable property as an expense that is deductible, and a deduction for net operating losses.

This bill would authorize a credit against those taxes for each taxable and income year beginning on or after January 1, 1998, in an amount equal to the sales or use tax paid or incurred during the taxable or income year in connection with the taxpayer's purchase of qualified property used in a targeted tax area, as specified. The bill would also authorize a credit against those taxes for each taxable and income year beginning on or after January 1, 1998, in an amount equal to a specified percentage of wages paid to a qualified employee, as defined, that is employed by the taxpayer during the taxable or income year in a targeted tax area. The bill would also permit a taxpayer to elect to treat the cost of specified property that is acquired by purchase for exclusive use in a trade or business conducted within a targeted tax area as an expense that is not chargeable to the capital account and deductible, as provided. This bill would also allow a specified net operating loss deduction with respect to a taxpayer engaged in the conduct of a qualified business, as defined, within a targeted tax area.

Ch. 603 (SB 965) Costa. Enterprise zones.

The Enterprise Zone Act provides for the designation of enterprise zones by the Trade and Commerce Agency, according to specified criteria, pursuant to which certain entities may receive regulatory, tax, and other incentives for private investment and employment.

This bill would provide that enterprise zones and program areas designated pursuant to former sections that have been repealed and reenacted by acts that became effective

on January 1, 1997, shall be deemed to remain in existence for taxable or income years beginning on and after January 1, 1996, and before January 1, 1997. The bill would make conforming changes with regard to a carryover of any unused credits or deductions attributable to activities in enterprise zones or program areas.

The bill would make other repeals and revisions in the Personal Income Tax Law and the Bank and Corporation Tax Law with regard to tax credits available for activities in enterprise zones and make other conforming changes to those laws in connection with those credits. The bill would also state the intent of the Legislature that the changes to these laws made by the bill shall be deemed to be in effect as of January 1, 1997.

The bill would take effect immediately as a tax levy.

Ch. 604 (SB 1106) Committee on Revenue and Taxation. Taxation.

(1) Existing law requires any board, as defined under the Business and Professions Code, including the State Bar and the Department of Real Estate, and the Insurance Commissioner to require that any licensee at the time of issuance or renewal of a license provide its federal employer identification number, if the licensee is a partnership, or his or her social security number for all others. Existing law also provides that any licensee failing to provide this information shall be reported by the licensing entity to the Franchise Tax Board, as specified, and shall be subject to a penalty if the licensee fails to provide the required information after notification by the Franchise Tax Board.

This bill would make technical clarifying changes in those provisions.

(2) The Personal Income Tax Law and the Bank and Corporation Tax Law allow to qualified taxpayers, as defined, a credit against the taxes imposed by those laws in an amount equal to 6% of the amount paid or incurred during the taxable or income year for qualified property, as defined, that is placed in service in this state. These provisions refer to the Standard Industrial Classification (SIC) Manual published by the United States Office of Management and Budget, 1987 edition, and as further amended.

This bill would delete the reference to the amended version of that manual and would also make a technical change in those provisions.

(3) The Personal Income Tax Law and the Bank and Corporation Tax Law provide for the levy of an alternative minimum tax in partial conformity with federal law, subject to certain modifications that include a tentative minimum tax. The alternative minimum tax provides that alternative minimum taxable income does not include adjustments and items of tax preference attributable to the trade or business of a qualified taxpayer, as defined.

This bill would clarify the definition of "qualified taxpayer" by defining the terms "aggregate gross receipts, less returns and allowances," "gross receipts, less returns and allowances," and "proportionate interest," as used therein.

(4) The Personal Income Tax Law and the Bank and Corporation Tax Law allow a taxpayer to claim certain tax incentives for activities conducted in an enterprise zone or the Los Angeles Revitalization Zone, including a deduction for net operating losses. Existing law provides that any net operating loss may be used only to reduce income attributable to the zone business activities. Existing law allows any net operating loss to be carried forward after the zone designation expires.

This bill would additionally provide that a taxpayer may use any net operating loss carryover against the income that a taxpayer derived from a business conducted in an expired zone as if the zone remained in existence.

(5) The Personal Income Tax Law and the Bank and Corporation Tax Law, in conformity with federal income tax laws, provide for the postponement of gain from the exercise of specified types of stock options until the sale of the stock.

Both laws also establish a California qualified stock option that allows the specified postponement of taxes upon the exercise of any other type of stock option, if the stock option is limited to a specified number of shares and value, and is exercised by individuals who are employees with earned income below a specified amount and who meet other specified conditions.

This bill would modify the characteristics of a California qualified stock option and would authorize a corporation to designate that the stock option that is otherwise a California qualified stock option is to be treated as such at the time the option is granted,

as provided. This bill would make related technical and conforming changes to specified provisions of the alternative minimum tax.

(6) The Personal Income Tax Law provides that no deduction shall be allowed for any tax imposed under the Bank and Corporation Tax Law.

This bill would make a technical nonsubstantive change to those provisions by deleting a confusing and unnecessary reference.

(7) The Personal Income Tax Law and the Bank and Corporation Tax Law provide specified conformity to federal income tax laws relating to the mark to market accounting method for securities dealers for taxable or income years beginning on or after January 1, 1998.

This bill would revise those provisions to conform for taxable or income years beginning on or after January 1, 1997.

(8) The Bank and Corporation Tax Law allows an exemption from taxation for a limited liability company or a limited liability partnership that is commencing or dissolving operations if the entity did no business in California during the taxable or income year and the taxable or income year was 15 days or less.

This bill would provide similar relief for corporations and limited partnerships.

(9) The Personal Income Tax Law, among other things, requires partnerships and limited liability companies to make returns that include specified information.

This bill would require the Franchise Tax Board to prescribe the manner and extent to which the specified information shall be included in the returns, as provided.

(10) The Bank and Corporation Tax Law imposes a franchise tax on banks and financial corporations that is in lieu of all other state, county, and municipal taxes and licenses, except as specified. The in-lieu tax is imposed on banks because national banks are exempt from most local taxes. The "in-lieu" tax was extended to financial corporations for income years beginning on or after January 1, 1981. Existing law, for income years beginning on or after January 1, 1981, allows financial corporations to offset specified local taxes against the franchise tax and provides that the intent of those provisions is to minimize the difference between banks and financial corporations. Existing law provides that final action on the allowance of an offset under those provisions is deferred until a final court determination of whether charter cities may impose local taxes on financial corporations.

This bill would repeal those offset provisions as obsolete on the basis that financial corporations are exempt from local taxation to the same degree as banks. The bill would also make related and conforming changes.

(11) Existing law pertaining to the administration of franchise and income taxes requires all apportioning taxpayers to maintain specified information.

This bill would make a technical, nonsubstantive change to those provisions by deleting an obsolete reference.

(12) Existing law permits, until 1999, the referral of fines, state or local penalties, forfeitures, restitution fines, or restitution orders imposed by specified courts upon a person for criminal offenses under certain conditions to the Franchise Tax Board for collection under guidelines prescribed by that board. Amounts collected are deposited in the General Fund in the Court Collection Account, which is continuously appropriated for the purpose of distribution to the county or the state fund to which the amount was originally due.

This bill would extend that authority to 2002 and to other amounts imposed by those courts upon a person for criminal offenses. By providing for the collection of these other amounts which would be continuously appropriated, this bill would make an appropriation. The bill would also make an appropriation to the Franchise Tax Board, in augmentation of the Budget Act of 1997, for the purpose of funding its court collection responsibilities. This bill would revise those provisions to provide that it is the intent of the Legislature that costs to the Franchise Tax Board to administer the provisions shall not exceed 15%, instead of 9%, of the amount it collects.

This bill would also require that restitution orders may be referred to the Franchise Tax Board by a government entity that meets specified additional criteria. The bill would also provide that amounts collected pursuant to a restitution fine or restitution order be deposited and disbursed in accordance with the laws relating to reimbursement of the State Restitution Fund.

This bill would make other related and conforming changes.

(13) Existing laws relating to the administration of personal income and bank and corporation taxes provide for the allowance and payment of interest on any overpayment in respect of any tax, as specified, and require that any credit first be credited on any taxes due from the taxpayer under the Personal Income Tax Law or the Bank and Corporation Tax Law.

This bill would instead require that any credit first be credited on any amounts due from the taxpayer under those laws, the Nonadmitted Insurance Tax Law, or the laws relating to the administration of those laws. This bill would also provide that a voluntary payment by an obligated parent for a child support delinquency would be applied solely to the child support delinquency.

(14) The Bank and Corporation Tax Law provides that a corporation that incorporates under the laws of this state or qualifies to transact interstate business in this state shall prepay a specified minimum franchise tax of \$800, except for a qualified new corporation, as defined. Existing law defines a "qualified new corporation" as a corporation that reasonably estimates that, for the income year, it will have both gross receipts, less returns and allowances reportable to the state, of less than \$1,000,000 and a tax liability that does not exceed \$800. This exception does not apply to a corporation if 50% or more of its stock is owned by another corporation.

This bill would clarify that definition to instead refer to gross receipts, less returns and allowances reportable to the state, of \$1,000,000 or less. This bill would instead provide that the exception does not apply to a corporation if 50% or more of its stock is, or will be upon the initial issuance of stock, owned by another corporation.

(15) The Personal Income Tax Law, by reference to a specified federal statute, conforms to federal income tax laws relating to sales of stock to employee stock ownership plans or certain cooperatives.

This bill would, under the Bank and Corporation Tax Law, provide the same conformity to federal income tax laws relating to sales of stock to employee stock ownership plans or certain cooperatives.

(16) This bill would make technical changes in various provisions of the Personal Income Tax Law and the Bank and Corporation Tax Law regarding discharge of indebtedness and other provisions of law regarding disclosure of employee registry information to the Franchise Tax Board.

(17) Existing law defines the term "taxable year" for purposes of the Personal Income Tax Law, and also defines the term "income year" for purposes of the Bank and Corporation Tax Law. Existing law also specifies that the provisions of Chapter 952 of the Statutes of 1996, which contains various provisions in both the Personal Income Tax Law and the Bank and Corporation Tax Law, shall be applied to taxable years beginning on or after January 1, 1997.

This bill would instead specify that the provisions of Chapter 952 of the Statutes of 1996 shall be applied to both taxable and income years beginning on or after January 1, 1997.

(18) This bill would take effect immediately as a tax levy; however certain provisions would become operative, as specified in a particular 1996 statute.

Ch. 605 (AB 1040) Committee on Revenue and Taxation. Personal income and bank and corporation taxes.

(1) Existing law requires any board, as defined under the Business and Professions Code, including the State Bar and the Department of Real Estate, and the Insurance Commissioner to require that any licensee at the time of issuance or renewal of a license provide its federal employer identification number if the licensee is a partnership or his or her social security number for all others. Existing law also provides that any licensee failing to provide this information shall be reported by the licensing entity to the Franchise Tax Board, as specified, and shall be subject to a penalty if the licensee fails to provide the required information after notification by the Franchise Tax Board.

This bill would make technical clarifying changes in those provisions.

(2) The Personal Income Tax Law and the Bank and Corporation Tax Law authorize various credits against the taxes imposed by those laws, including credits for the amount of sales or use tax paid or incurred in connection with the purchase of qualified property in the Los Angeles Revitalization Zone (LARZ), for the amount of sales or use tax paid

or incurred in connection with the purchase of qualified property for exclusive use in a local agency military base recovery area, and for certain wages paid to specified employees employed in a local agency military base recovery area. Existing law requires a taxpayer whose expenses may qualify for more than one credit to elect which credit to claim among all the credits allowed under those laws.

This bill would instead provide that only one applicable credit is allowed with respect to the amount of the expenditure claimed.

(3) The Personal Income Tax Law provides that no deduction shall be allowed for any tax imposed under the Bank and Corporation Tax Law.

This bill would make a technical nonsubstantive change to those provisions by deleting a confusing and unnecessary reference.

(4) Existing law relating to the administration of franchise and income taxes and the Bank and Corporation Tax Law contain various tax and tax administration provisions that are specifically applicable to both banks and corporations, various provisions that are specifically applicable either to banks or to corporations generally, but not both, and various provisions which are specifically applicable to corporations, but are administratively applied also to banks.

This bill would modify the definition of "corporation" to include banks, unless specifically provided otherwise, would provide specific language to exempt banks from certain existing provisions of the above tax and tax administration laws where intentional differences between the treatment of banks and corporations are clear, and would replace the phrase "bank or corporation" with the term "corporation" throughout the remaining provisions of those laws.

(5) Existing laws relating to the administration of personal income and bank and corporation taxes provide for the allowance and payment of interest on any overpayment in respect of any tax, as specified, and require that any credit first be credited on any taxes due from the taxpayer under the Personal Income Tax Law or the Bank and Corporation Tax Law.

This bill would instead require that any credit first be credited on any amounts due from the taxpayer under those laws or the laws relating to the administration of those laws.

(6) Existing law relating to the administration of income and franchise taxes requires any person required to file an information return under specified provisions of federal law to report that information to the Franchise Tax Board.

This bill would additionally require, with certain exceptions, that any person who makes specified payments of exempt-interest dividends aggregating \$10 or more, as specified, file an information return with the Franchise Tax Board. The bill would also require, with certain exceptions, that any person who receives certain interest that is exempt from federal tax, as specified, as a nominee and who makes payments to any other person aggregating \$10 or more, as specified, file an information return with the Franchise Tax Board.

(7) Existing law permits the Franchise Tax Board to obtain a copy of the federal information return of any person if a return was required in specified circumstances.

This bill would additionally permit the Franchise Tax Board to obtain a copy of the federal information return of any person if a return was required to be filed regarding the cancellation of indebtedness by certain financial entities.

(8) Existing law relating to the administration of franchise and income taxes requires all apportioning taxpayers to maintain specified information.

This bill would make a technical, nonsubstantive change to those provisions by deleting an obsolete reference.

(9) The Bank and Corporation Tax Law imposes a franchise tax on banks and financial corporations that is in lieu of all other state, county, and municipal taxes and licenses, except as specified. The in-lieu tax is imposed on banks because national banks are exempt from most local taxes. The "in-lieu" tax was extended to financial corporations for income years beginning on or after January 1, 1981. Existing law, for income years beginning on or after January 1, 1981, allows financial corporations to offset specified local taxes against the franchise tax and provides that the intent of those provisions is to minimize the difference between banks and financial corporations. Existing law provides that final action on the allowance of an offset under those provisions is deferred

until a final court determination of whether charter cities may impose local taxes on financial corporations.

This bill would repeal those offset provisions as obsolete on the basis that financial corporations are exempt from local taxation to the same degree as banks. The bill would also make related and conforming changes.

(10) Existing law defines the term "taxable year" for purposes of the Personal Income Tax Law, and also defines the term "income year" for purposes of the Bank and Corporation Tax Law. Existing law also specifies that the provisions of Chapter 952 of the Statutes of 1996, which contains various provisions in both the Personal Income Tax Law and the Bank and Corporation Tax Law, shall be applied to taxable years beginning on or after January 1, 1997.

This bill would instead specify that the provisions of Chapter 952 of the Statutes of 1996 shall be applied to both taxable and income years beginning on or after January 1, 1997.

(11) The Personal Income Tax Law and the Bank and Corporation Tax Law allow to qualified taxpayers, as defined, a credit against taxes imposed by those laws in an amount equal to 6% of the amount paid or incurred during the taxable or income year for qualified property, as defined, that is placed in service in this state. Existing law provides that qualified property includes tangible personal property for use by a qualified taxpayer, as defined, primarily for the manufacturing, processing, refining, fabricating, or recycling of property, as specified. Existing law provides that a qualified taxpayer is a taxpayer engaged in those lines of business described in specified code sections of the Standard Industrial Classification Manual published by the United States Office of Management and Budget, 1987 edition.

This bill would state the intent of the Legislature to replace those code section references with code section references to the North American Industry Classification System (NAICS), expected to be published in 1997.

(12) This bill would incorporate additional changes in Section 23038 of the Revenue and Taxation Code, proposed by SB 1234, to be operative only if SB 1234 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

(13) This bill would incorporate additional changes in Section 24416.2 of the Revenue and Taxation Code, proposed by SB 1106, to be operative only if SB 1106 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

Ch. 606 (AB 67) Escutia. Social services.

Existing law specifies that an employment agency that refers a child care provider to parents or guardians who are not required to be a licensed child day care facility shall not make a placement of a provider who is not a trustline applicant or a registered trustline child care provider.

This bill would make any violation of that requirement a misdemeanor, and by extending the application of a crime to this provision, this bill would result in a state-mandated local program.

Existing law authorizes the Adjutant General, under the direction of the Governor, to make and enforce regulations for the government and control of state armories, as defined, for use by the state militia. It authorizes the Adjutant General to appoint a Community Advisory Committee to advise the Adjutant General on the use of state armories as shelters for the homeless.

Existing law requires certain state armories to be made available, until March 15, 1997, to specified cities and counties for use by homeless persons for emergency shelter purposes during defined periods of the year.

Existing law requires any authorized county or city electing to use a state armory for these purposes, to obtain a license from the Military Department in compliance with prescribed requirements.

This bill would impose additional requirements upon a county or city obtaining a license for these purposes. This provision would be operative only if specified bills are chaptered in 1997.

Under existing law, the state and each county share the administrative costs for implementation of various public social services programs.

Existing law provides that, until June 30, 1997, if county-imposed funding reductions prevent a county from fully funding the county share of the nonfederal administrative costs for these public social services programs, the reimbursements to counties for the state share of these costs shall not be reduced.

This bill would extend those provisions until June 30, 1998, but would limit the application of the extended provision to the In-Home Supportive Services program.

Existing law provides for a system of identification of applicants for licenses, permits, and certificates of approval for persons to operate certain care facilities.

This bill would revise those requirements, would provide that the requirements generally apply to volunteers providing services in those care facilities, but would exempt volunteers in certain circumstances, and would impose civil penalties for failure to meet certain requirements for the submission of fingerprints and information relative to criminal records identification for those purposes. The bill would also state the intent of the Legislature regarding requiring obtaining criminal records of individuals who would come in contact with clients of community care facilities when live-scan technology is operational. The bill would require the Department of Justice to charge a fee to cover its cost of providing fingerprint identification services pursuant to this bill.

Existing law provides for local child death review teams to investigate child deaths resulting from abuse.

This bill would require the State Department of Social Services to work with child death review teams and child protective services agencies in order to identify child death cases that were or should have been reported to or by child protective services agencies.

Existing law requires the Employment Development Department to develop state and area plans for providing job training and placement.

This bill would require the department to convene groups representing various local entities for the purpose of developing local plans under this program for coordination of employer outreach activities and the solicitation of entry-level and other job listings. It would require the Employment Development Department to submit a report to the Legislature on these local plans, and another report on the effectiveness of this program.

Existing law requires each employer to file a report of employer contributions, and a report of unemployment contributions and a report of wages paid to his or her workers.

This bill would revise those requirements, and would provide for the electronic transmission of that information, commencing July 1, 1998.

Existing law provides for employers to pay contributions into the Employment Training Fund at a specified rate, and generally requires money in the fund to be allocated by the Employment Training Panel only for specified job training purposes.

Existing law authorizes the Employment Training Panel to allocate money in the Employment Training Fund for various purposes.

This bill would revise the method of allocating funds for the panel's administrative costs.

Existing law specifies that the state's share of the costs of the child welfare program, the county services block grant, and the IHSS program administration shall be 70% of the actual nonfederal expenditures or the amount appropriated by the Legislature, whichever is less.

This bill would specify that the amount of funds appropriated in the annual Budget Act that equates to the amount claimed under the Emergency Assistance Program that has been included in the state's TANF block grant for child welfare services shall be considered federal funds for purposes of calculating a county's share of costs, and would limit a county's share of cost requirements regarding the county services block grant and the IHSS program for the 1996-97 fiscal year.

Existing law requires the provision of assistance and other benefits to needy individuals and families under certain programs.

Under Assembly Bill 1542, as passed by the Legislature at the 1997 portion of the 1997-98 Regular Session, the State Department of Social Services and each county would be required to administer statewide electronic benefits transfer systems.

This bill would, instead, require management of these systems to be transferred from the department to the Health and Welfare Agency Data Center.

This bill would require the Health and Welfare Agency Data Center to implement a statewide automated welfare system for various public assistance programs, and to report

to appropriate committees of the Legislature on the implementation of that system. It would also contain provisions relating to the payment of certain county costs incurred prior to participation in an automated system.

Existing law provides for the CalWORKs program, under which each county provides cash assistance and other benefits to qualified low-income families.

This bill would permit the State Department of Social Services to approve county demonstration projects to provide employment and training services to nonsupporting noncustodial parents of children receiving CalWORKs benefits.

This bill would also create the Temporary Assistance for Needy Families Fund in the State Treasury, into which would be deposited federal Temporary Assistance for Needy Families block grant funds.

Existing law, operative January 1, 1998, requests the University of California to establish and administer a program or programs to support welfare research and evaluation of the CalWORKs program.

This bill would require the State Department of Social Services to enter into an interagency agreement with the University of California for implementation of these provisions, and would appropriate \$1,000,000 to the department, out of federal Temporary Assistance for Needy Families block grant moneys, for implementation of that interagency agreement.

Existing law provides for the In-Home Supportive Services (IHSS) program, under which, either through employment by the recipient, or by or through contract by the county, qualified aged, blind, and disabled persons receive services enabling them to remain in their own homes. Counties are responsible for the administration of the IHSS program.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, under which qualified low-income persons are provided with health care services.

Existing law relating to the Medi-Cal program includes the provision of various benefits under the Medi-Cal program to eligible individuals, including personal care option services, until July 1, 1998, to the extent that federal financial participation is available.

Existing law provides for the federal Supplemental Security Income (SSI) program and the State Supplementary Program for the Aged, Blind and Disabled (SSP), under which, through a combination of federal and state funds, qualified low-income aged, blind, and disabled persons are provided with cash assistance. Persons eligible for SSI/SSP benefits are automatically eligible for the IHSS and Medi-Cal programs.

The federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996 makes qualified aliens, as defined, with certain exceptions, and certain children, ineligible for SSI/SSP benefits and also causes these persons to become ineligible for the IHSS program and for personal care services under the Medi-Cal program.

This bill would extend until July 1, 2002, the personal care option services under the Medi-Cal program, and extend eligibility for those services to persons who would be eligible but for Public Law 104-193.

This bill would specify that persons who are ineligible for IHSS benefits due to the federal law, would be eligible for those benefits but for that federal law, and continue to meet eligibility and disability requirements, shall be eligible for benefits under the IHSS program.

Because counties are responsible for administration of the IHSS program and participate in the funding of that program, this bill, by requiring the provision of IHSS benefits to persons otherwise ineligible for IHSS benefits, would result in a state-mandated local program.

Counties are responsible for the administration of the Medi-Cal program through the determination of eligibility for benefits for the Medi-Cal program, and, therefore, by requiring counties to determine the eligibility of those persons for Medi-Cal benefits, this bill would result in a state-mandated local program.

Existing law creates the Alternative Assistance Program, for AFDC applicants and recipients who choose not to receive a cash grant.

This bill would eliminate this program.

Existing law provides for the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which payments are made on behalf of low-income children in foster care placements, including group homes.

Existing law contains ratesetting provisions for group homes that require rate adjustments commencing on November 1, 1997.

This bill would delay application of these provisions until November 1, 1998.

Existing law specifies that a group home AFDC-FC reimbursement rate shall not increase, during the period commencing July 1, 1994, and ending July 1, 1997, as a result of a program change, except under specified circumstances.

This bill would extend this requirement to apply to the 1997-98 fiscal year.

This bill would specify that the amount of funds appropriated from the General Fund in the annual Budget Act that equates to the amount claimed under the Emergency Assistance Program that has been included in the TANF block grant program for foster care payments shall be considered federal funds for purposes of calculating the county share of cost.

Existing law provides for the State Supplementary Program for the Aged, Blind and Disabled (SSP), which requires the department to contract with the United States Secretary of Health and Human Services to make payments to SSP recipients to supplement Supplemental Security Income (SSI) payments made available pursuant to the federal Social Security Act.

Existing law requires that an automatic cost-of-living adjustment be made to SSP benefit levels on January 1, 1998.

This bill would delay that adjustment until January 1, 1999.

Existing law contains provisions for making emergency payments to SSP recipients under certain special circumstances, as defined.

This bill would delay the operative date of these provisions until July 1, 1998.

Existing law establishes the In-Home Supportive Services (IHSS) program, under which services are provided to low-income aged, blind, and disabled persons in order to enable them to remain in their own homes.

Under existing law, a county may either administer its own IHSS program or provide for its administration through the establishment of a public authority or pursuant to contract with a nonprofit consortium.

This bill would require that the annual administrative cost for a public authority or nonprofit consortium, exclusive of specified increases in provider wages or benefits or employer taxes, shall be shared by the state and the counties as prescribed under provisions of existing law applicable to the sharing of these costs when the IHSS program is administered by the county.

The bill would also revise provisions for the allocation of funds for incentive payments for collections used to reduce aid payments and other payments to aid agencies on behalf of children.

This bill would also permit the Director of Finance, to the extent authorization is provided pursuant to statute, including the Budget Act, and upon written notice to the chairpersons of specified committees of the Legislature, to transfer moneys in the Federal Trust Fund derived from the Temporary Assistance for Needy Families block grant for augmentation of the Child Care and Development Block Grant and the county social services block grant for which funds are received pursuant to provisions of the federal Social Security Act.

Existing law provides for a demonstration project for the provision of services for children who are exposed to alcohol or drugs or who are HIV positive, and terminates that program January 1, 1998.

This bill would indefinitely extend these provisions and would delete provisions limiting this project to only 10 counties and making this program a demonstration project.

Existing law provides for an intensive foster care program, and provides for the establishment of rates for foster family agencies participating in the program.

This bill would provide for the increase in the standardized rates for reimbursement under that program, commencing November 1, 1997.

The bill would provide that funding for the Child Victim of Crimes program shall be provided from the amount appropriated in the Budget Act of 1997 to the Office of Child

Abuse Prevention for expenditure in the 1997–98 and 1998–99 fiscal years for the purposes of the Child Victims of Crime Program.

This bill would also establish the Emergency Food Assistance Program Advisory Board, in order to provide advice and assistance to the State Department of Social Services in the operation of the Emergency Food Assistance Program.

Existing law provides for the provision of services to eligible individuals with disabilities through independent living centers.

This bill would specify that for the 1997–98 fiscal year, each independent living center, with certain exceptions, shall receive a minimum base grant, to the extent funds are appropriated for the purpose, and would make that allocation only if the appropriation in the Budget Act of 1997 exceeds the amount appropriated in the Budget Act of 1996 by a specified amount.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 607 (AB 122) Brown. Tax relief: vineyards: Pierce's Disease.

The California Constitution specifies that grapevines are exempt from property taxation until 3 years after the season in which they were planted in vineyard form. Existing statutory provisions authorize a county board of supervisors to provide by ordinance that, thereafter, the property tax base year value of substantially equivalent grapevines that are planted to replace certain grapevines that were removed solely as a result of a phylloxera infestation, shall be the property tax base year value of the removed grapevines factored to the lien date of the first taxable year of the replacement grapevines.

This bill would expand this valuation authorization to apply to substantially equivalent grapevines that are planted to replace grapevines removed solely as a result of Pierce's Disease.

The Personal Income Tax Law and Bank and Corporation Tax Law each specify a 5-year period for purposes of accelerated cost recovery or depreciation provisions, and a 10-year period or class life for purposes of alternative depreciation, with respect to grapevines replaced in a vineyard in California in a taxable or income year beginning on or after January 1, 1992, as a direct result of a phylloxera infestation in that vineyard.

This bill would expand these provisions to also apply to any grapevine replaced in a vineyard in California in a taxable or income year beginning on or after January 1, 1997, as a direct result of Pierce's Disease in that vineyard.

This bill would incorporate additional changes in Sections 17250 and 24349 of the Revenue and Taxation Code proposed by AB 1155 or SB 455, or both, to be operative if this bill and one or both of the other bills are enacted and become effective on or before January 1, 1998, and this bill is enacted last.

This bill would take effect immediately as a tax levy.

Ch. 608 (SB 1234) Alpert. Personal Income Tax Law: Bank and Corporation Tax Law: corporations and limited liability companies: classification.

The Personal Income Tax Law imposes, for each taxable year beginning on or after January 1, 1997, a specified tax upon limited liability companies doing business in this state. For purposes of this tax, a "limited liability company" is defined to mean an organization that is, among other things, classified as a partnership for California tax purposes.

This bill would eliminate this portion of the definition of a limited liability company and instead include in that definition that the entity is not taxable as a corporation. This bill would eliminate related provisions with respect to tax liability. This bill would, as provided, also require each limited liability company that is disregarded for tax purposes pursuant to specified provisions of the Bank and Corporation Tax Law to file a return containing specified information.

The Personal Income Tax Law and the Bank and Corporation Tax Law each generally specifies certain limitations and requirements with respect to the application of credits against the taxes imposed under those laws.

This bill would, for purposes of both of these laws, specify certain additional limits on the application and carryover of credit amounts with respect to any taxpayer that owns a business entity that is disregarded for tax purposes under specified provisions of the Bank and Corporation Tax Law.

The Personal Income Tax Law defines a "corporation" to include, among other entities, business trusts.

This bill would also include within that definition other business entities taxable as a corporation under regulations of the Franchise Tax Board.

The Bank and Corporation Tax Law defines the term "corporation" to exclude banks and include associations, excluding banking associations and including nonprofit associations that perform services, borrow money, or own property, and Massachusetts or business trusts, as defined.

This bill would instead define the term "corporation" to include banks, unless specifically provided otherwise. This bill would also define the term "corporation," for income and taxable years beginning on or after January 1, 1997, to exclude banking associations and to include associations, as provided, business trusts, and other business entities that are classified under regulations, as provided, of the Franchise Tax Board as associations taxable as corporations.

This bill would incorporate additional changes in Section 18633.5 of the Revenue and Taxation Code, proposed by SB 1106, to be operative only if SB 1106 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

This bill would incorporate additional changes in Section 23038 of the Revenue and Taxation Code, proposed by AB 1040, to be operative only if AB 1040 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

This bill would take effect immediately as a tax levy.

Ch. 609 (SB 200) Kelley. Enterprise zones.

The Enterprise Zone Act provides for the designation of enterprise zones by the Trade and Commerce Agency, according to specified criteria, pursuant to which certain entities may receive regulatory, tax, and other incentives for private investment and employment.

This bill would require the agency to designate up to 2 Manufacturing Enhancement Areas requested by the governing board of cities, each of which meet certain specified criteria.

The Personal Income Tax Law and the Bank and Corporation Tax Law provide various credits against the taxes imposed by those laws, including a hiring credit for employees hired by taxpayers engaged in a trade or business within an enterprise zone.

This bill would provide for a credit under both laws for a qualified taxpayer, as defined, hiring qualified disadvantaged individuals in the designated areas in connection with the wages paid or incurred with respect to those individuals.

This bill would make various technical changes in related credit and deduction provisions.

This bill would provide that specified provisions would become operative or would not become operative depending upon whether this bill, AB 1040, and SB 965 are enacted, as provided.

Ch. 610 (SB 5) Lockyer. Income and bank and corporation taxes: gains: "S corporation."

The Personal Income Tax Law provides for the manner in which taxable gains are to be recognized upon the disposition of property, including real property that is the principal residence of the taxpayer.

This bill would, as provided, conform these provisions, with respect to the recognition of gain upon the disposition of a principal residence, to recent changes in federal income tax law.

The Bank and Corporation Tax Law, in specified conformity to federal income tax law, provides that an election to be treated as an "S corporation" may be made by a small business corporation, as defined, that, among other things, does not have more than 35 shareholders.

This bill would provide additional conformity to federal income tax law by providing, among other things, that the corporation not have more than 75 shareholders for purposes of that requirement and by providing other "S corporation" changes relating to electing small business trusts as shareholders, post-death qualification for certain trusts, financial institutions permitted to hold safe-harbor debt, termination of elections of "S" status, authorization of "S" subsidiaries, treatment of distributions during loss years, carryover of disallowed losses and deductions under at-risk rules, treatment of inherited stock, treatment of gain from subdivided real estate, and "S corporation" status for certain financial institutions and exempt organizations, as provided.

The bill would permit an "S corporation" to apply to transfer an overpayment of estimated tax to the personal income tax accounts of its shareholders, in accordance with specified procedures. This bill would also increase the tax rate applicable to "S corporations."

This bill would provide additional conformity to federal income tax law with respect to sales of stock to employee stock ownership plans or certain cooperatives.

This bill would take effect immediately as a tax levy; however, except as otherwise provided, its provisions would apply to taxable years beginning on or after January 1, 1997.

Ch. 611 (SB 455) Alpert. Income and bank and corporation taxes.

Under the Personal Income Tax Law and the Bank and Corporation Tax Law, various provisions of the federal Internal Revenue Code as enacted as of a specified date are referenced in various sections of the Revenue and Taxation Code. That law provides that for taxable years beginning on or after January 1, 1993, the specified date of those referenced Internal Revenue Code sections is January 1, 1993, unless otherwise specifically provided.

Existing law provides that for any introduced bill which proposes changes in any of those dates, the Franchise Tax Board shall prepare a complete analysis of the bill which describes all changes to state law which will automatically occur by reference to federal law as of the changed date. It further requires the Franchise Tax Board to immediately update and supplement that analysis upon any amendment to the bill, and requires that analysis to be made available to the public and to be submitted to the Legislature for publication in the daily journal of each house of the Legislature.

This bill would change the specified date of those referenced Internal Revenue Code sections to January 1, 1997, for taxable years beginning on or after January 1, 1997, and thereby would make numerous substantive changes to both the Personal Income Tax Law and the Bank and Corporation Tax Law with respect to those areas of preexisting conformity that are subject to changes under federal laws enacted after January 1, 1993, and that have not been or are not being excepted or modified.

This bill would make certain other changes in federal income tax laws applicable, with specified exceptions and modifications, for purposes of the Personal Income Tax Law or the Bank and Corporation Tax Law, or both, with respect to the following subjects: certain publicly traded partnerships treated as corporations; the substantiation requirement for the deduction of certain charitable contributions; disclosure related to quid pro quo contributions; the deduction for specified health insurance costs; the indexing of the qualified transportation fringe benefit and the de minimis exception to unrelated business income; provisions to prevent conversion of ordinary income to capital gain, including provisions related to interest embedded in financial transactions, the repeal of certain exceptions to market discount rules, the treatment of stripped

preferred stock, capital gain treatment under the limitation on investment interest, and the treatment of appreciated inventory; the reduction in the deductible portion of business meals and entertainment; the reduction in the compensation taken into account in determining contributions and benefits under qualified retirement plans; the denial of the deduction for lobbying expenses; the modification of the accuracy-related penalty; returns relating to the cancellation of indebtedness by certain financial entities; long-term care benefits; returns relating to certain purchases of fish; the modification of specified involuntary conversion rules for certain disaster-related conversions; employer-provided educational assistance; modification of fixed-base percentage for startup companies for purposes of the research and development credit; 50% exclusion for gain from certain small business stock; recognition of gain or loss in connection with certain vessels; rollover of gain from sale of publicly traded securities into specialized small business investment companies; modification to minimum tax depreciation rules; increase in expensing treatment for assets of small business; earned income tax credit; real estate investments by pension funds; exclusion from gross income for income from discharge or qualified real property business indebtedness; income of a child included on parent's return; the use of excess pension assets for retiree health benefits; rounding rules for cost-of-living adjustments; partnership distributions of marketable securities; pension plan funding; amortization of child care facilities; deferral of income from deposits for merchant marine shipbuilding; treatment of certain contributions in aid of construction; interest on Polish bonds; denial of deduction for indirect contributions to political parties; repeal of exclusion of state officials' expense allowance; amortization of reforestation expenditures; information reporting requirements for certain foreign corporations; estimated payments of corporate taxes; medical savings accounts; the treatment of dues paid to agricultural or horticultural associations; the treatment of abandonment of lessor improvements at termination of a lease; savings incentive plans for employees of small businesses; underpayments of estimated payments; the treatment of depreciation under the income forecast method; the treatment of qualified long-term care insurance; the exclusion from income for employee death benefits; the basis of property acquired through involuntary conversion; the exclusion of energy conservation subsidies provided by public utilities; the imposition of the minimum tax on financial asset securitization investment trusts (FASIT); and the treatment of "Subchapter S" corporations.

This bill would also provide that certain provisions relating to "Subchapter S" corporations shall only apply if this bill and SB 5 are both chaptered, this bill is chaptered last, and other specified conditions are met.

This bill would provide specified conformity of state employment tax treatment of simple retirement accounts to the federal employment tax treatment of those accounts.

This bill would incorporate additional changes to certain of its provisions proposed by other bills if those bills and this bill are enacted and become effective as specified, and this bill is enacted last.

This bill would take effect immediately as a tax levy, but its provisions would apply to taxable and income years, as specified.

Ch. 612 (SB 1233) Lockyer. Income and bank and corporation taxes.

The Personal Income Tax Law authorizes various credits against the taxes imposed by that law, including a credit of \$67 for taxable years beginning in 1996, and adjusted for inflation thereafter, as specified, for each dependent.

This bill would instead authorize a credit of \$120 against those taxes for each taxable year beginning on or after January 1, 1998, and before January 1, 1999, and a credit of \$222 for each taxable year beginning on or after January 1, 1999, adjusted for inflation thereafter, as specified, for each of those dependents.

The Personal Income Tax Law provides for the manner in which taxable gains are to be recognized upon the disposition of property, including real property that is the principal residence of the taxpayer.

This bill would, as provided, conform these provisions, with respect to the recognition of gain upon the disposition of a principal residence, to recent changes in federal income tax law.

Under the Personal Income Tax Law and the Bank and Corporation Tax Law, various provisions of the federal Internal Revenue Code as enacted as of a specified date are referenced in various sections of the Revenue and Taxation Code.

This bill would also make certain recent changes in federal income tax laws applicable, with specified exceptions and modifications, for purposes of the Personal Income Tax Law, with respect to individual retirement accounts, including the use of retirement funds for higher education expenses, for acquisition of a personal residence by a first-time homebuyer, as specified, and health insurance of self-employed individuals.

This bill would also, for purposes of the Bank and Corporation Tax Law, make nonsubstantive, technical changes to provisions pertaining to "S corporations."

This bill would incorporate additional changes in Sections 17054 and 17062 of the Revenue and Taxation Code proposed by SB 455, to be operative only if SB 455 and this bill are both enacted and become effective as specified, and this bill is enacted last. This bill would incorporate additional changes in Section 17152 of the Revenue and Taxation Code proposed by SB 5, to be operative only if SB 5 and this bill are both enacted and become effective as specified, and this bill is enacted last.

This bill would take effect immediately as a tax levy.

Ch. 613 (AB 1042) Wayne. Personal income and bank and corporation taxes.

Under the Personal Income Tax Law and the Bank and Corporation Tax Law, various provisions of the federal Internal Revenue Code as enacted as of a specified date are referenced in various sections of the Revenue and Taxation Code.

This bill would make certain changes in federal income tax laws applicable, with specified exceptions and modifications, for purposes of the Personal Income Tax Law or the Bank and Corporation Tax Law, with respect to the credit for qualified research expenses.

This bill would take effect immediately as a tax levy, but its provisions would be operative for taxable or income years beginning on or after January 1, 1998.

Ch. 614 (AB 1395) Escutia. Child support: enforcement of delinquencies: Franchise Tax Board.

Existing law requires a district attorney to take appropriate action to establish, modify, and enforce child support orders when the child is receiving public assistance, and when appropriate, to take the same actions on behalf of a child who is not receiving public assistance. Under existing law, the district attorney may refer child support delinquencies to the Franchise Tax Board for collection.

This bill would require, or authorize under specified circumstances, the district attorney enforcing child support obligations to refer all child support delinquencies, as specified, to the Franchise Tax Board for collection, except that a county would be authorized to apply for an exemption from the State Department of Social Services if the county collection program meets specified conditions.

Existing law authorizes a county district attorney, when a child support delinquency is reported to the State Department of Social Services, as specified, to refer the delinquency to the Franchise Tax Board for collection.

This bill would, as provided, also authorize the district attorney to refer to the Franchise Tax Board cases in which the social security number of the noncustodial parent is unknown, to assist the district attorney in establishing or enforcing a child support order. The bill would impose a state-mandated local program by adding to the duties of district attorneys. The bill would provide that the district attorney would receive credit for the amount collected when a referral is made.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would provide that it shall become operative only if AB 573 and SB 247 of the 1997-98 Regular Session are enacted and become effective on or before January 1, 1998.

Ch. 615 (AB 366) Havice. Sales and use taxes: exemptions: bunker fuel.

The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this state of, or the storage, use, or other consumption in this state of, tangible personal property. That law provides various exemptions from that tax, including an exemption, until 1998, for the sale of fuel and petroleum products to a water common carrier for immediate shipment outside this state for consumption in the conduct of its business as a common carrier after the first out-of-state destination, if specified conditions are met.

This bill would extend the 1998 repeal date to 2003, thereby extending this exemption provision until 2003.

This bill would require the Legislative Analyst's Office to make a specified report to the Legislature in connection with the exemption extended by this bill.

Counties and cities are authorized to impose local sales and use taxes in conformity with state sales and use taxes. Exemptions from state sales and use taxes enacted by the Legislature are incorporated into the local taxes.

Section 2230 of the Revenue and Taxation Code provides that the state will reimburse counties and cities for revenue losses caused by the enactment of sales and use tax exemptions.

This bill would provide that, notwithstanding Section 2230 of the Revenue and Taxation Code, no appropriation is made and the state shall not reimburse local agencies for sales and use tax revenues lost by them pursuant to this bill.

This bill would take effect immediately as a tax levy.

Ch. 616 (SB 566) M. Thompson. Local government: capital investment incentive payments.

Existing law authorizes a local agency to rebate certain amounts of ad valorem property tax revenue that are received by that agency as a result of the ad valorem taxation of "economic revitalization manufacturing property," as defined.

This bill would authorize the governing body of a county, city and county, or city to pay capital investment incentive amounts, as defined, over a period of up to 15 consecutive fiscal years, to a requesting proponent of a qualified manufacturing facility, as defined.

The bill would also permit a city, special district, or school district to pay to the county, city and county, or city similar amounts.

Ch. 617 (AB 747) Alby. Care facilities.

Existing law requires a foster family agency licensed by the State Department of Social Services to use only a certified family home that has been certified by that agency or a licensed foster family home approved by the licensing county. Existing law requires the foster family agency to review and qualify the home by certifying to the department that the home meets the department's licensing standards.

This bill would require the foster family agency to cease any further review of an application of a foster family home for a certificate of approval for prescribed periods of time or until reinstatement if the applicant had a license for a clinic, health facility, residential care facility for the elderly, child day care facility, or family day care home, or had a certificate of approval by a foster family agency that was revoked, within the preceding 2 years, or the applicant was excluded from various facilities licensed by the department. The bill would also require the cessation of any further review if the applicant had previously applied for a license for any of the above listed facilities and the application was denied within the last year or the applicant had previously applied for a certificate of approval with a foster family agency and the department ordered the foster family agency to deny the application.

Existing law provides for the licensure and regulation of community care facilities, residential care facilities for persons with a chronic, life-threatening illness, residential care facilities for the elderly, and child day care facilities administered by the department. Existing law provides criminal sanction for a violation of these provisions.

Existing law sets forth provisions under which the department is required to cease the review of an application for a license for these facilities if the application for a license or special permit indicates, or the department determines during the application review process, that the applicant previously was issued a license or special permit for a clinic, health facility, residential care facility for the elderly, child day care facility, or family day care home and that license or special permit was revoked within the preceding 2 years or the applicant had previously applied for a license for one of these facilities and the application was denied within the last year.

This bill would require a cessation of the review of an application for a license or special permit for these facilities under these provisions if the applicant had been previously issued a certificate of approval by a foster family agency that was revoked by the department within the preceding 2 years, the applicant had previously applied for a certificate of approval with a foster family agency and the department ordered the foster family agency to deny the application, or the applicant was excluded from various facilities licensed by the department.

Existing law requires the department or any other approving authority to do a criminal record check on an applicant for a license or special permit to operate or manage a community care facility, residential care facility for persons with a chronic, life-threatening illness, residential care facility for the elderly, child day care facility, or for a license, special permit, or certificate for a foster family home or certified family home, and on other persons, including, nonclients who reside in these facilities or homes, staff, and employees. Existing law requires the Department of Justice to notify the department and the department to deny the above applications, unless an exemption is granted, if it is found that the applicant or any of the other designated persons has been convicted of, or, in the case of community care facilities, is awaiting trial for, prescribed crimes.

This bill would revise these provisions for purposes of any applicant or designated person who is awaiting trial, to require the department, upon notification by the Department of Justice, to cease processing the application until the conclusion of the trial rather than to deny the application. The bill would also authorize the department to revoke the license of a facility or foster family home or the certificate of approval of a certified family home if it is found after licensure or the granting of a certificate of approval that the licensee, certified family home, or any person, other than a client, residing in the facility has been convicted of prescribed crimes, unless the director grants an exemption.

Existing law requires that an application for a license or special permit for any one of the care facilities described above be denied if it is found that the applicant or any of the designated persons has been convicted of any crime other than a minor traffic violation. Existing law requires that an application for a license, special permit, or certificate of approval for a foster family home or certified family home be denied if it is determined that the person or any of the designated persons has been convicted of specified sex offenses against a minor and various other designated offenses.

This bill would revise the prescribed crimes to which this provision applies with regard to an applicant for a license, special permit, or certificate for a foster family home or certified family home to apply to any crime other than a minor traffic violation.

Existing law requires the department, upon determining that a person has been convicted of or is awaiting trial for certain crimes, to notify the licensee to act immediately to terminate the person's employment, remove the person from the facility, or bar the person from entering the facility.

This bill would provide that a licensee's failure to comply with these requirements shall be grounds for disciplining the licensee pursuant to designated provisions.

Existing law authorizes the Department of Justice to provide subsequent arrest notification to any agency authorized under certain provisions to receive state summary criminal history information to assist in fulfilling employment, licensing, or certification duties, upon the arrest of any person whose fingerprints are maintained on file at the Department of Justice as the result of an application for licensing, employment, or certification. Existing law requires the notification to consist of a current copy of the person's state summary criminal history transcript.

This bill would authorize the inclusion of subsequent arrest information pursuant to those provisions for purposes of a criminal record check conducted under the above provisions related to various care facilities and family homes. For purposes of these care facilities and family homes, the bill would revise the provisions governing the conduct of a criminal record check to authorize the State Department of Social Services to obtain any arrest or conviction records or reports from any law enforcement agency as necessary to the performance of its duties to inspect, license, and investigate community care facilities and individuals associated with a community care facility. The bill would make conforming changes.

Existing law authorizes the department to periodically inspect and evaluate for quality of care every licensed community care facility and requires the department to notify the facility in writing of all deficiencies. Existing law authorizes the department, upon a finding of noncompliance, to require a foster family agency to deny or revoke the certification of approval of a certified family home.

This bill would require, if the department requires a foster family agency to deny or revoke the certification of approval of a certified family home under these circumstances, the department to serve an order of denial or revocation upon the certified or prospective foster parent and foster family agency giving notification of the basis of the department's action and of the certified or prospective foster parent's right to a hearing. The bill would set forth a process to appeal the department's order of denial or revocation. The bill would provide that a foster family agency's failure to comply with the department's order to deny or revoke the certificate of employment by placing or retaining children in care would be grounds for disciplining the licensee.

Existing law authorizes the department to prohibit a licensee of a community care facility, residential care facility for persons with a chronic, life-threatening illness, residential care facility for the elderly, or child day care facility from employing, or continuing the employment of, or allowing in a licensed facility, or allowing contact with clients of a licensed facility by, any employee or prospective employee who has committed or engaged in certain prohibited acts. Existing law sets forth procedures under which the employee or prospective employee (1) is provided notice of the department's action and his or her right to a hearing, (2) may be excluded from the facility, and (3) may be subject to disciplinary proceedings.

This bill would extend these provisions to apply to any person who is not a client and who has committed or engaged in certain prohibited acts. This bill would prohibit a person excluded from a facility under these provisions from working in any facility or being licensed to operate any facility licensed by the department, or from being a certified foster parent for the remainder of the person's life, but would provide a right to petition for reinstatement.

This bill would also require the department to exclude a person from these facilities (1) if that person suffered a revocation of, or the denial of an application for, a license or special permit for any of the facilities or of a certificate of approval of a foster family agency or (2) if the person applied for a certificate of approval with a foster family agency and the department ordered the foster family agency to deny the application.

Because this bill would change the definition of existing crimes, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 618 (AB 1269) Granlund. Diesel fuel.

The Diesel Fuel Tax Law imposes a tax of a specified amount per gallon of diesel fuel that is used in a qualified motor vehicle in this state by an interstate user.

This bill would, in addition to that tax, impose a tax, at a specified rate, for the privilege of using diesel fuel in a qualified motor vehicle in this state by an interstate user. It would also allow an interstate user a credit or refund of those taxes on diesel fuel purchased in this state and used in a qualified motor vehicle by an interstate user, as provided.

This bill would make a specified statement of legislative intent regarding the taxation of the interstate use of diesel fuel.

This bill would take effect immediately as a tax levy.

Ch. 619 (SB 506) Committee on Transportation. Transportation.

(1) Existing law imposes requirements for the issuance of a yacht broker's license.

This bill would provide that an applicant for a yacht broker's license is qualified to submit that application if the applicant has owned and operated a marine business selling new or used yachts for a minimum of 3 continuous years immediately preceding the application.

(2) Existing law provides for the making of claims for funds for facilities provided for the exclusive use of pedestrians and bicycles.

This bill would specify that up to 20% of the amount available each year to a city or county from the local transportation fund may be allocated to restripe class II bicycle lanes.

(3) Under existing law, within each 4-year period beginning July 1, 1988, the funds from the State Highway Account in the State Transportation Fund, with the exception of those for specified programs, are required to be expended in accordance with the so-called county minimums and north-south split formulas. For purposes of this funding, county boards of supervisors may elect to pool their counties' minimum programming with adjacent counties. Existing law also allows the regional transportation planning agency in Placer and El Dorado Counties to pool its county minimum programming with adjacent counties that adopt similar resolutions.

This bill would with respect to those county boards of supervisors and the regional transportation planning agency in Placer and El Dorado Counties, allow the pooling to occur with those counties that adopt similar resolutions without requiring the counties to be adjacent.

(4) Existing law continuously appropriates specified sums from revenues derived from taxes imposed under the Motor Vehicle Fuel License Tax Law and the Use Fuel Tax Law for allocation to counties for various highway purposes, including a sum equal to the total of all reimbursable costs of snow removal on county roads, as specified, or \$5,500,000, whichever is less.

This bill would include snow grooming, as defined, within those reimbursable costs, thereby making an appropriation.

(5) Existing law prohibits the Department of Motor Vehicles from accepting any application for the issuance or renewal of a driver's license or identification card that does not include the applicant's social security account number or driver's license or identification number.

This bill would prohibit the department from completing, rather than accepting, those applications.

(6) Existing law provides that all records of the Department of Motor Vehicles relating to certain matters are open to public inspection, except as specified.

This bill would specify the number of years that records are required to be open for inspection and available and would prohibit the availability or disclosure of personal information unless the disclosure is in compliance with federal law. Because a violation of this prohibition would be a crime, the bill would impose a state-mandated local program by creating a new crime.

(7) Existing law authorizes the Department of Motor Vehicles to permit inspection of, or sell, or both, information from its records concerning the registration of any vehicle or information from the files of drivers' licenses at a charge sufficient to pay the actual cost to the department for providing the inspection or sale of the information, with the charge for the information to be determined by the director. The department is authorized to sell stamps or coupons in appropriate denominations for the convenient enforcement of this provision, to be used to accompany requests for information in lieu of cash.

This bill would delete the provision authorizing the sale of the specified stamps or coupons.

(8) Existing law prohibits, with regard to the inspection or sale of certain information from the department's files, the department from providing photocopies to the public.

This bill would delete that prohibition.

(9) The bill would make technical, nonsubstantive changes in other provisions of existing law.

(10) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 620 (SB 1102) Committee on Revenue and Taxation. Taxation.

The Motor Vehicle Fuel License Tax Law, the Use Fuel Tax Law, the Oil Spill Response, Prevention, and Administration Fees Law, the Underground Storage Tank Maintenance Fee Law, and the Diesel Fuel Tax Law, among other things, authorize the State Board of Equalization to disclose specified tax information, as provided.

This bill would authorize the board to furnish specified motor fuel tax information to other specified governmental agencies that are investigating violations of, and enforcing, motor fuel laws, as provided.

The Sales and Use Tax Law provides that a retailer engaged in business in this state includes, among others, specified retailers who solicit orders, as provided.

This bill would delete those provisions.

Under the existing Bradley-Burns Uniform Local Sales and Use Tax Law and the Transactions and Use Tax Law, the State Board of Equalization deducts from its periodic transmittals of sales and use tax revenues and transactions and use tax revenues to counties, cities, redevelopment agencies, and districts, as defined, their respective shares of refunds of those taxes which are due to taxpayers.

This bill would, with certain exceptions, require the board, upon the request of a city or county, as specified, to remit to the city or county that portion of the refund deducted from tax revenue transmittals by the board which exceed \$50,000 in a calendar quarter and to thereafter deduct a pro rata share of that portion from future transmittals of tax revenues, as specified, until the portion is fully deducted.

The Diesel Fuel Tax Law provides that any person that fails to provide or post the required notice with respect to any dyed diesel fuel is presumed to know for purposes of a specified penalty that the diesel fuel will be used for a taxable use. That law also provides that any person who willfully evades or attempts to evade or defeat the payment of taxes imposed by that law is subject to a specified penalty in specified circumstances.

This bill would, instead, apply specified penalties when, among other things, a person knows, or has reason to know, that they are using dyed diesel fuel for a taxable use.

The Diesel Fuel Tax Law requires every person operating a qualified motor vehicle in interstate commerce to apply for a license and post security, as specified.

This bill would provide that those requirements apply to every person operating a qualified motor vehicle within and without this state or the United States, and would make it unlawful for any person to be an interstate user without first securing a license. It would provide additional monetary penalties and prescribe specified administrative procedures in connection therewith.

This bill would also make various technical, nonsubstantive changes relating to the allocation of revenues from fuel taxes to counties and cities.

Existing law governing the State Board of Equalization generally prohibits members, ex-members, and agents of the board and persons obtaining information from any of the foregoing from divulging certain information concerning the business affairs of the companies reporting to the board. The Cigarette and Tobacco Products Tax Law includes a similar prohibition.

This bill would allow the board, under these provisions, to give information to successors, receivers, trustees, executors, administrators, assignees, and guarantors, if directly interested, as to the items included in the measure and amounts of any unpaid tax or amounts of tax required to be collected, interest, and penalties.

Existing law requires that an amount equal to all revenues, less refunds, derived from sales and use tax revenue collected on gasoline, diesel, and alternative fuels, be transferred from the Retail Sales Tax Fund to the Transportation Planning and

Development Account. The Clean Air and Transportation Improvement Act of 1990, an initiative measure that added this provision, requires that amendments to the act must be consistent with and further the act's purposes and, if those requirements are met, also requires a $\frac{2}{3}$ vote of both houses of the Legislature for passage.

This bill would provide that sales and use tax revenues on diesel fuel covered by the Diesel Fuel Tax Law are subject to transfer to the Transportation Planning and Development Account. This bill would declare that it is consistent with and furthers the purposes of the act, and would require a $\frac{2}{3}$ vote for passage.

The Use Fuel Tax Law requires that the flat rate fuel tax be an annual tax.

This bill would provide that, when an owner or operator elects to pay the annual flat rate fuel tax on more than one vehicle, the owner or operator may request that the State Board of Equalization prorate the tax due on a vehicle added during the annual period, so that all vehicles have the same annual period.

Under the Cigarette and Tobacco Products Tax Law, the Alcoholic Beverage Tax Law, the Energy Resources Surcharge Law, the Hazardous Substances Tax Law, the Integrated Waste Management Fee Law, the Oil Spill, Response, Prevention, and Administration Fees Law, the Underground Storage Tank Maintenance Fee Law, the Fee Collection Procedures Law, and the Diesel Fuel Tax Law, the State Board of Equalization administers various provisions respecting the payment of interest on refunds.

This bill would make changes in those provisions concerning the dates and time periods that affect the calculation of interest due on refunds.

This bill would incorporate additional changes in Section 7102 of the Revenue and Taxation Code, proposed by AB 1269, to be operative only if AB 1269 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

This bill would incorporate additional changes in Section 2104 of the Streets and Highways Code, proposed by SB 506, to be operative only if SB 506 and this bill are both chaptered and become effective January 1, 1998, and this bill is chaptered last.

This bill would incorporate additional changes in Section 2107 of the Streets and Highways Code, proposed by AB 1226, to be operative only if AB 1226 and this bill are both chaptered and become effective January 1, 1998, and this bill is chaptered last.

This bill would declare that, due to the unique financial concerns within the County of Napa which a specified provision of the bill is intended to remedy, a general statute within the meaning of Section 16 of Article IV of the California Constitution is not applicable and a special statute is necessary.

Ch. 621 (AB 258) Floyd. Sales and use taxes: retailers and sellers: conventions and trade shows.

The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this state of, or the storage, use, or other consumption in this state of, tangible personal property. That law imposes the sales tax upon "retailers," as defined, and requires every person desiring to engage in or conduct business as a "seller," as defined, to obtain a sales tax permit. Existing law provides that every retailer engaged in business in this state and making sales of tangible personal property for storage, use, or other consumption in this state, that engages in specified activity in this state shall, at the time of sale or at the time the storage, use, or other consumption becomes taxable, collect the tax from the purchaser.

This bill would provide that a retailer shall not be considered a retailer engaged in business in this state, except as specified, if that retailer's sole physical presence in this state is to engage in convention and trade show activities, as specified, and if the retailer does not engage in those convention and trade show activities for more than 7 days, in whole or in part, in this state during any 12-month period and did not derive more than ten thousand dollars (\$10,000) of gross income from those activities in this state during the prior calendar year. However, the retailer would be liable for tax with respect to any sale occurring at, or pursuant to an order taken at or during, the convention and trade show activities.

Counties and cities are authorized to impose local sales and use taxes in conformity with state sales and use taxes. Exemption from state sales and use taxes enacted by the Legislature are incorporated into the local taxes.

Section 2230 of the Revenue and Taxation Code provides that the state will reimburse counties and cities for revenue losses caused by the enactment of sales and use tax exemptions.

This bill would provide that, notwithstanding Section 2230 of the Revenue and Taxation Code, no appropriation is made and the state shall not reimburse local agencies for sales and use tax revenues lost by them pursuant to this bill.

This bill would take effect immediately as a tax levy, but its operative date would depend on its effective date.

Ch. 622 (SB 45) Kopp. Transportation funding.

Existing law prescribes a process for estimating the amount of state and federal funds to be available for transportation projects in the state, and for appropriating and allocating the available funds to those projects.

This bill would substantially revise that process, by changing the 7-year state transportation improvement program to a 4-year program, changing the components of the regional and state transportation improvement programs, changing the name of the Transportation Planning and Development Account to the Public Transportation Account, and making changes in the way funds are allocated from that account. The bill would declare the Legislature's intent regarding budget estimates by the Department of Transportation and the California Transportation Commission based on specified factors. The bill would eliminate various transportation-related programs, including traffic systems management, flexible congestion relief, commuter and urban rail transit, and the state-local transportation partnership program. The bill would provide that the department is continued as the responsible agency for the state highway system, as specified.

This bill would provide that by the enactment of this bill, the Legislature intends that nothing contained in this bill shall be construed to expand or restrict the authority or responsibility of the department to perform the components developed in the state transportation improvement program. The bill would make related changes.

This bill would incorporate additional changes in Section 14524 of the Government Code proposed by AB 87, to be operative only if AB 87 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

This bill would incorporate additional changes in Section 14525 of the Government Code proposed by AB 87, to be operative only if AB 87 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

Ch. 623 (AB 1126) Villaraigosa. Children's health coverage.

Existing law establishes various health care programs to provide health care to low-income uninsured persons.

This bill would create the Healthy Families Program, to be administered by the Managed Risk Medical Insurance Board, to arrange for the provision of health services to eligible children. Coverage would be afforded using a purchasing pool model, issuance of insurance purchasing credits, or other appropriate means, and would be provided by a broad range of health plans, including insurers, health care service plans, county organized health systems, health care authorities, and local initiatives. Medical, dental, and vision services would be provided, as specified.

The bill would provide for eligibility of persons older than 12 months, and less than 19 years of age, who meet other criteria, including having a gross annual household income equal to or less than 200% of the federal poverty level and meeting citizenship and immigration requirements. The bill would limit premiums and copayments.

The bill would enact related provisions.

The bill would establish the Healthy Families Fund, which would be continuously appropriated for the purposes of the bill.

These provisions would be implemented only if federal financial participation is provided, as specified. They would remain in effect only until January 1, 2004, and as of that date would be repealed.

The bill would become operative only if SB 903 is enacted.

Because a violation of certain provisions would be a crime, it would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 624 (SB 903) Lee. Children's health care coverage.

(1) Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, under which qualified low-income persons are provided with health care services.

This bill would, for purposes of Medi-Cal eligibility, provide that to the extent that federal financial participation is available, the department shall disregard all family income up to 100% of the federal income poverty level for the size of the family and adopt a birth date, earlier than September 30, 1983, so that the age requirement is met for those who have not yet attained the age of 19 years.

The bill would require the department to create and implement a simplified application package for specified applicants.

The bill would provide for an implementation of a program to provide for one month of additional Medi-Cal eligibility for children in certain circumstances.

The bill would provide for a community outreach program relating to the Healthy Families program, which is created by another bill.

(2) Existing law requires the State Department of Health Services to adopt a federal option to waive the use of an asset test for determining the eligibility of pregnant women and infants for Medi-Cal benefits.

This bill would require the department to adopt a federal option to waive the use of a resource standard for determining the eligibility of pregnant women, infants, and children.

(3) The bill would be implemented only if the State Department of Health Services determines that federal financial participation is available.

(4) This bill would become operative only if A.B. 1126 is enacted and becomes operative.

(5) Because the bill would impose various duties on counties, and because the bill would increase county responsibilities with respect to determining eligibility for Medi-Cal benefits, it would create a state-mandated local program.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 625 (AB 1572) Villaraigosa. Health services.

(1) Existing law permits a special commission to be created in San Mateo County, San Bernardino County, Santa Barbara County, and Ventura County, in order to, among other things, enter into contracts for the provision of health care services to the county's Medi-Cal recipients.

This bill would, in addition, permit these commissions to enter into contracts for the provision of health care services to subscribers in the Healthy Families Program proposed to be created by AB 1126 of the 1997-98 Regular Session.

(2) The bill would appropriate \$1,770,000 from the General Fund for allocation, as specified, in the 1997-98 fiscal year, to the Managed Risk Medical Insurance Board for the establishment of the Healthy Families Program, and to the State Department of Health Services to implement specified changes in Medi-Cal and to develop and operate an education and outreach campaign proposed pursuant to SB 903 of the 1997-98 Regular

Session. The bill would also appropriate \$3,132,000 from the federal trust fund for allocation, as specified in the 1997-98 fiscal year, for these purposes.

(3) The bill would also make changes to the Healthy Families Program proposed to be created by AB 1126 and SB 903 of the 1997-98 Regular Session related to participation of geographic managed care plans, as defined, in the Healthy Families Program to be operated by the Managed Risk Medical Insurance Board.

(4) The bill would declare that it should take effect immediately as an urgency statute.

Ch. 626 (AB 217) Figueroa. Medi-Cal.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, under which qualified low-income persons are provided with health care services.

SB 903 would, if enacted, provide for purposes of Medi-Cal eligibility, that to the extent that federal financial participation is available, the department shall disregard all family income up to 100% of the federal income poverty level for the size of the family and adopt a birth date earlier than September 30, 1983, so that the age requirement is met for those who have not yet attained the age of 19 years.

This bill would repeal this provision, and would, instead, require the department in determining Medi-Cal eligibility for children under a specified federal provision, to the extent that federal financial participation is available, to designate a birth date by which all children who have not attained the age of 19 years will meet the age requirement for eligibility under that federal provision.

Because the bill would impose various duties on counties, and because the bill would increase county responsibilities with respect to determining eligibility for Medi-Cal benefits, it would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would provide that it would become operative only if SB 903 is enacted during 1997.

Ch. 627 (AB 2) Ashburn. Public assistance payments.

Existing state law provides for the Aid to Families with Dependent Children (AFDC) program, pursuant to which qualified families are provided with cash assistance. Existing federal law provides for allocation of federal funds through the federal Temporary Assistance to Needy Families (TANF) program to states that participate in the TANF program.

Under existing state law, a county may make direct vendor payments when AFDC recipients have been found to have mismanaged funds.

This bill would permit the Director of Social Services, with the approval of Kern County, to conduct a demonstration project in that county, for not more than 3 years, under which direct rental payments may be made under the AFDC program or any successor program without a finding that a recipient has mismanaged funds. The project would be subject to specified requirements.

This bill would state that Tulare County shall not be liable to repay the state the unpaid balance as of July 1, 1997, of a specified state audit claim concerning the implementation of an automated welfare system in that county.

Ch. 628 (AB 838) Pacheco. Education: Credentialed Out-of-State Teacher Recruitment and Retention Act of 1997.

(1) Existing law requires the Commission on Teacher Credentialing to establish standards for the issuance and renewal of teaching credentials, certificates, and permits. Existing law authorizes the commission to waive specified provisions relating to credentialing to accomplish specified purposes.

This bill would enact the Credentialed Out-of-State Teacher Recruitment and Retention Act of 1997. Notwithstanding any other provision of law, the bill would authorize a school district to employ any teacher holding an elementary, secondary, and special education credential from a state other than California to provide instructional services if specified conditions are met, including the possession of a valid credential from the state other than California at the time the teacher commences to provide instructional services for the school district and the successful completion of a background check in accordance with the requirements of a specified provision relating to criminal background checks for school employees. The bill would require the Commission on Teacher Credentialing to grant a 5-year preliminary multiple or single subject teaching credential or education specialist credential to these teachers. The bill would specify requirements to be met by these teachers in order to be eligible to continue teaching under the bill, and, if any of these requirements are not met, would require the Commission on Teacher Credentialing to inactivate these preliminary credentials until the requirements are met. After the completion of these requirements, and 5 years of teaching under the bill, the bill would require the Commission on Teacher Credentialing to issue professional clear credentials to these teachers.

(2) Existing law authorizes the Commission on Teacher Credentialing to levy and collect various fees. Existing law requires all fees levied and collected by the commission to be deposited in the Teacher Credentials Fund.

This bill would authorize the Commission on Teacher Credentialing to levy and collect a fee of \$200 for the issuance of a 5-year preliminary credential for out-of-state teachers. The bill would require the proceeds of this fee to be used to offset the costs of the out-of-state teacher credential program established by, and to develop a tracking system to ensure compliance with, the bill. The bill would require the Director of Finance to annually recommend to the Legislature a level for this fee so that the fee may generate sufficient revenue to meet these goals.

Ch. 629 (AB 865) Pringle. School facilities.

Under existing law a leased building that does not meet the specified safety requirements of the Field Act may not be used as a school building after September 1, 1990. Existing law imposes on members of the governing board of a school district and the school district liability for injury to persons and property resulting from the fact a building is used as a school, and the building has not been built to meet the requirements of the Field Act. Existing law also makes it a felony for any person to violate designated provisions of the Field Act.

This bill would provide that a school district may lease a commercial building prior to January 1, 2003, that does not meet the requirements of the Field Act, for use as a school building, as defined, if the governing board of the school district finds that the building was constructed in accordance with seismic safety standards for commercial buildings constructed within an earthquake zone, the building permit for the initial construction of the building was issued on or after January 1, 1990, a structural engineer inspected the building and submitted a report, as specified, to the governing board of the school district, and the governing board submitted the report to the Division of the State Architect to determine if the building is in substantial compliance with the Field Act, as specified. This bill would also limit the personal liability, as specified, of school employees and members of governing boards of school districts when the commercial building does not meet the requirements of the Field Act, as specified. This bill would specify that the limitation of personal liability for school employees and members of governing boards of school districts is not intended to limit the liability of the school district or to limit the liability of the school district for the actions of the governing board members and district employees. This bill would specify that the provision making it a felony to violate the Field Act does not apply to a building leased or used, as specified.

Ch. 630 (AB 1033) Frusetta. Taxpayer contributions: State Children's Trust Fund.

Provisions relating to the administration of personal income taxes allowed individual taxpayers, until January 1, 1997, to contribute amounts in excess of their tax liability to the State Children's Trust Fund by designation on their tax returns. All money that was

contributed to the fund pursuant to these provisions was continuously appropriated for specified purposes.

The bill would reinstate those contribution provisions for taxable years beginning on or after January 1, 1997, and continue their operation until January 1, 2002. This bill would provide that all money contributed to the fund pursuant to the provisions of this bill would be subject to appropriation by the Legislature, as specified, and would make related and conforming changes to provisions that continuously appropriate the State Children's Trust Fund.

Ch. 631 (SB 1061) Vasconcellos. Long-term health care facilities.

Existing law requires that every contract of admission, as defined, of a long-term health facility comply with a prescribed form and contain certain information, terms, and conditions for admission of a patient to the facility. Existing law prescribes various prohibitions with regard to the content of the contract. Existing law requires every facility, as directed by the department, to submit a copy of its current contract of admission for review by the State Department of Health Services and to submit amendments as they occur.

This bill would repeal the latter provisions that require the submission of a contract of admission to the department for review. The bill would require instead, by January 2000, every skilled nursing facility, intermediate care facility, and nursing facility to use a standard admission agreement developed and adopted by the department. The bill would prohibit any skilled nursing facility, intermediate care facility, or nursing facility from altering the standard agreement, unless directed by the department and would authorize the department to develop an abbreviated admission agreement for patients whose length of stay is anticipated to be 14 days or less.

Existing law prescribes the rights of patients in a skilled nursing facility or intermediate care facility and requires that written policies regarding the rights of patients be established and made available to the patient, other parties, and the public.

This bill would require, by January 1, 2000, the department to develop a comprehensive Patients' Bill of Rights to be made available to all long-term health care facilities in the state. The Patients' Bill of Rights would include provisions contained in state statutes and regulations and federal regulations. The bill would require that a copy of the Patients' Bill of Rights be a mandatory component of a contract of admission at every skilled nursing facility, intermediate care facility, and nursing facility. The bill would require the department to ensure the translation of the bill of rights into Spanish, Chinese, and other languages, as needed. This bill would also declare that it is not intended to change existing statutory or regulatory requirements governing the care provided to nursing facility residents or the liability of nursing care facilities, as defined, related to their compliance with these requirements.

Ch. 632 (AB 76) Miller. Common interest developments.

(1) Provisions of the Davis-Stirling Common Interest Development Act, repealed as of January 1, 1997, required a prospective managing agent of a common interest development to provide a written statement to the board of directors of the association of the development containing prescribed information regarding the owners or general partners of the managing agent. Among other things, that information was required to include the status of any professional licenses, certifications, or designations held by those persons.

This bill would reenact these provisions. The bill would also require that the managing agents provide information specifying the dates that any professional licenses, certifications, or designations held are valid, rather than the status of those licenses, certifications, or designations. It also would specify that a professional common interest development manager, rather than a certified property manager or professional association manager, is included in the certifications or designations required to be included in the statement.

(2) Existing law requires the owner of a separate interest in a common interest development to provide prescribed documents relating to operation of the common interest development to the prospective purchaser of the separate interest, except as specified.

This bill would require the owner to provide the prospective purchaser with a copy of the preliminary list of defects provided to each member of the association pursuant to existing law, except as specified, and specified information regarding settlement agreements regarding defects in common areas or separate interests. The bill would require the list of defects to include a specified statement.

(3) Existing law requires the board of directors of the association of a common interest development to provide each member of the association who appears on the association records with a prescribed written notice not later than 30 days prior to the filing of any civil action by the association against a declarant or other developer of the common interest development for, among other things, alleged damage to the separate interests that the association is obligated to maintain or repair, or alleged damage to the separate interests that arises out of, or is integrally related to, damage to the common areas or separate interests that the association is obligated to maintain or repair.

This bill would require the association to, in writing, inform only the members whose names appear on the association records of prescribed information as soon as is reasonably practicable after the resolution of a dispute, as specified, regarding alleged defects in prescribed common areas, alleged defects in separate interests that the association is obligated to maintain or repair, or for alleged defects in the separate interests that arise out of, or are integrally related to, defects in the common areas or separate interests that the association is obligated to maintain or repair. The bill would define "defects" to include any damage resulting from defects.

(4) Existing law provides specific requirements for the association to meet before it commences an action for damages against a builder of a common interest development based upon a claim for defects in the design or construction of the development. Existing law requires, in a certain situation, the association's board of directors to hold a meeting of the association members and provide a written notice to each member that specifies, among other things, the options that are available to address the problems, including the filing of a civil action.

This bill would also require the notice to include a statement of the various, reasonably foreseeable alternatives to pay for those options.

Ch. 633 (AB 125) Pacheco. Building standards: closed military bases: County of Riverside.

Existing law authorizes the governing body of a city, county, or city and county to adopt an ordinance that allows a building or other structure located on a military base selected for closure by action of the federal Defense Base Closure and Realignment Commission to comply with specified provisions of state building standards and state standards of fire safety, or to any regulations or standards adopted pursuant to state building standards, in a graduated manner over a period of no more than 3 years from the earlier of either the date the property has been transferred by, or the date a lease of the building or other structure is entered into with, the federal government, provided that specified conditions are met.

This bill would authorize the governing body of the County of Riverside or a city or joint powers authority within that county with jurisdiction over March Air Force Base, March Air Reserve Base, or the March Joint Powers Authority to adopt an ordinance that allows a building or other structure, as specified, located on the former March Air Force Base to comply with specified provisions establishing state building standards and state standards of fire safety, or to any regulations or standards adopted pursuant to state building standards, in a graduated manner over a period of no more than 7 years from the date the property has been transferred by federal government, provided that specified conditions are met. This provision would be applicable only to a building or other structure for which a local agency adopts a graduated compliance plan, as specified prior to January 1, 2000. The bill would require the local agency, prior to adopting a graduated compliance plan, to form a Compliance Plan Review Committee, as specified, to comment on, and make recommendations to, the governing board of the local agency, concerning the compliance plan.

This bill would become operative only if AB 1071 is also enacted and becomes operative on or before January 1, 1998, and would repeal its provisions on January 1, 2007.

The California Constitution provides that a local or special statute is invalid in any case if a general statute can be made applicable.

This bill would declare that, due to the unique problems within the County of Riverside, that this bill is intended to remedy, a general statute within the meaning of specified provisions of the California Constitution cannot be made applicable and a special statute is necessary.

Ch. 634 (AB 178) Gallegos. Vehicles: automotive products.

(1) Under existing law, the Department of Food and Agriculture is required to establish specifications for engine coolants or antifreeze or prediluted engine coolants or prediluted antifreeze that do not fall below the minimum specifications for those products established by the American Society for Testing and Materials.

This bill would allow the department to grant a variance from the chloride standard imposed by those specifications for recycled engine coolants or antifreeze, upon application by a producer of engine coolants or antifreeze or a manufacturer of an engine coolant or antifreeze recycling system, if the department is satisfied that certain conditions are met, including, among other things, that the chloride content is less than 150 parts per million.

The bill would provide that its provisions shall remain in effect only until January 1, 2000, or until 150 days after the formal adoption by the American Society for Testing and Materials of standards for recycled engine coolants or antifreeze, whichever occurs first.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 635 (AB 280) Keeley. Special districts.

(1) Existing property tax law establishes various procedures and requirements with respect to the annual allocation of ad valorem property tax revenues derived from the ad valorem taxation of both locally and state assessed property. For specified fiscal years, the auditor of the County of Santa Cruz is required to deposit those property tax revenues that would otherwise be allocated to enterprise special districts into a supplemental allocation fund. The board of supervisors is required to allocate moneys from the fund to either enterprise special districts or the county library fund.

This bill would instead require the deposit of those revenues in the supplemental allocation fund upon the written mutual agreement, as provided, of the county and an enterprise special district. The bill would also require that, during the term of the agreement, the county board of supervisors allocate the moneys in the fund to either enterprise special districts or to the county's parks and recreation district, described as specified. By changing those allocation requirements, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 636 (AB 318) Takasugi. Unemployment.

(1) Existing law authorizes the Director of Employment Development, or the chief counsel, if authorized by the director, to recommend to the Unemployment Insurance Appeals Board a settlement of certain civil employment tax matter disputes.

This bill would, instead, provide that the director may approve a settlement involving a reduction of tax in settlement of \$7,500 or less, and would impose specified procedures for settlements, including approval by the Attorney General, the administrative law judge, or the appeals board under certain conditions.

(2) Existing law provides that those settlements arising out of a disagreement on the status of a worker as an employee or independent contractor may include an agreement on the prospective classification of that worker and similar workers.

This bill would specify that the agreement is for employment tax purposes, and does not operate to deprive workers of their eligibility for unemployment, workers' compensation, or disability insurance benefits, and is subject to additional limits.

(3) Existing law provides that no person shall discharge or discriminate against any employee because the employee has filed a bona fide complaint or claim or exercised rights under the jurisdiction of the Labor Commissioner, and provides for investigation by the Labor Commissioner and a remedy of reinstatement and reimbursement of lost wages and benefits.

This bill would provide that no business entity shall discharge or otherwise discriminate against any person because he or she has sought information from the department concerning his or her rights under the Unemployment Insurance Code or the Labor Code, cooperated with any investigation undertaken by the Employment Development Department, or has testified or is about to testify in any proceeding brought pursuant to the Unemployment Insurance Code or the Labor Code. This bill would provide for the same remedies as set forth above with respect to rights under the jurisdiction of the Labor Commissioner.

Ch. 637 (AB 412) Wildman. Pupils: suspension and expulsion.

Existing law specifies the acts for which a pupil may be suspended or expelled from school, and includes an act that has caused, attempted to cause, or threatened to cause physical injury to another person.

This bill would add to those acts the willful use of force or violence upon the person of another, except in self-defense.

This bill would impose a state-mandated local program by requiring each school district to specifically identify, by offense committed, in all appropriate official records of a pupil each suspension or expulsion of that pupil for the commission of any of these acts or the commission of any of the acts set forth in several other specified provisions.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 638 (AB 627) Scott. Political Reform Act of 1974: public officials: personal loans.

(1) Existing provisions of the Political Reform Act of 1974 provide that, subject to certain exceptions, a personal loan made to a public official is income and, if the loan exceeded a specified amount and was made to the official within the 12-month period prior to when the official would participate in a governmental decision that has a specified financial effect on the maker of the loan, the official would be prohibited from participating in the decision.

This bill would prohibit elected state and local officials and other specified public officials from receiving personal loans from officials and employees of, and contractors with, their governmental agencies which, in the aggregate, exceed \$250 per lender at any given time. This bill would exempt certain types of loans from this prohibition, including loans made to the campaign committee of a candidate for elective office or elected officer, loans from specified family members of the public official, and loans made, or offered in writing, prior to the operative date of the bill.

(2) Existing provisions of the Political Reform Act of 1974 do not prohibit elected state or local officials or other public officials from receiving personal loans, so long as the officials report specified loans on their statements of economic interests, which they are required to periodically file with specified state or local governmental agencies.

This bill would require all public officials and candidates who are required to file statements of economic interests and who report loans thereon to report, in addition to other specified information already required concerning loans, the term of the loan.

This bill would prohibit elected state and local officials from receiving personal loans in excess of \$500 unless specified terms of the loan are in writing.

This bill would exempt certain types of loans from the prohibition, including loans made to the campaign committee of a candidate for elective office or elected officer, loans from specified family members of the official, and loans made, or offered in writing, prior to the operative date of this bill.

(3) Existing provisions of the Political Reform Act of 1974 regulate gifts made to specified public officials. Among other things, the act currently prohibits these officials from receiving gifts in excess of \$290 from a single source in a calendar year and requires these officials to report gifts of \$50 or more on their statements of economic interests.

This bill would provide that a loan made to one of these officials would become a gift under the act in specified circumstances when the loan is either not being repaid or is being repaid below defined amounts. This bill would exempt certain types of loans from these provisions. In addition, this bill would exempt loans from these provisions when the creditor has taken specified actions in regards to collection of the loan or where the debtor has had the loan discharged in bankruptcy.

Existing law makes a violation of the act subject to administrative, civil, and criminal penalties.

This bill would impose a state-mandated local program by imposing these penalties on certain persons who violate the provisions of the bill.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

Ch. 639 (AB 680) House. Local public health service: Medi-Cal reimbursement procedures.

Existing law authorized, prior to January 1, 1992, upon request of the board of supervisors of any county of less than 40,000 population and upon the appropriation for public health purposes by that county of a certain amount, the department to organize and operate a local public health service in that county. Existing law provides, effective until January 1, 1998, that any county that was eligible for organization and operation of local public health services by the department under those provisions as of January 1, 1988, shall continue to be eligible, notwithstanding an increase in total population beyond the 40,000 limit established by those provisions.

This bill would extend the effective date of the latter provision to January 1, 1999.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services, pursuant to which medical benefits are provided to public assistance recipients and certain other low-income persons.

Existing law establishes procedures for the reimbursement of providers under the Medi-Cal program.

This bill would authorize the department to negotiate settlements with acute care hospitals in Stanislaus and Tuolumne Counties with psychiatric units that unintentionally violate Medi-Cal cost reimbursement policies or procedures, and to waive all or part of the overpayments made under the Medi-Cal program to the hospital.

Ch. 640 (AB 727) Martinez. Education: physical education instruction.

(1) Existing law requires all pupils, except pupils excused or exempted pursuant to a specified statute, to attend upon courses of physical education for a total period of time of not less than 400 minutes each 10 schooldays, or in the case of elementary schools maintaining any of grades 1 to 8, inclusive, 200 minutes each 10 schooldays.

This bill would express the intent of the Legislature that all children shall have access to a high-quality, comprehensive, and developmentally appropriate physical education

program on a regular basis. The bill would impose a state-mandated local program by requiring that not less than 10% of the school districts of the state, as selected by the Superintendent of Public Instruction as specified, report to the Superintendent of Public Instruction in the Coordinated Compliance Review as to the extent of its compliance with the minimum time requirements of physical education instruction during that school year. The bill would require that, for purposes of determining compliance with these provisions, the Superintendent of Public Instruction shall not count the time spent in recesses and the lunch period.

This bill would require a school district that fails to comply with the existing statutory requirements to issue a corrective plan to the State Department of Education within one year of receiving a noncompliance notification from the department.

The bill would not be applicable to high schools.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 641 (AB 777) Prenter. Vehicles: cotton module mover: definition registration: exemption.

(1) Existing law defines a cotton module mover as a motortruck or semitrailer that is equipped with a self-loading bed and is designed and used exclusively to transport field manufactured cotton modules to a cotton gin.

This bill would include within that definition a truck tractor, in combination with a semitrailer, that meets the description specified above.

(2) Existing law exempts cotton module movers from certain vehicle registration requirements.

This bill would require that, in order to maintain the exemption from registration for a truck tractor, in combination with a semitrailer, that has been exempted as a cotton module mover, the owner of that vehicle (a) not operate it during the exemption period in any manner other than as a cotton module mover, (b) register the vehicle with the department before operating it as a commercial motor vehicle, and (c) apply to the department on a yearly basis for any renewal of the exemption from registration. The bill would specify that exemption from registration under these provisions does not exempt a truck tractor, in combination with a semitrailer, operating as a cotton module mover from applicable safety requirements imposed by statute or regulation, as specified. The bill would also specify that truck tractors exempt from registration under these provisions are subject to specified vehicle registration fees imposed under existing law and to any other vehicle fees that are imposed by statute on or after January 1, 1998, and are deposited in the Motor Vehicle Account.

Ch. 642 (AB 839) Thomson. Veterinary medicine.

(1) Existing law vests in the Veterinary Medical Board in the Department of Consumer Affairs the administration of provisions regulating the practice of veterinary medicine.

(2) Existing law prescribes the qualifications of members of the board.

This bill would require the nonpublic members of the board to be veterinarians licensed by the state.

(3) Existing law authorizes the board to require any or all officers of the board to give a bond to the state. Existing law provides that the secretary of the Veterinary Medical Board shall receive expenses and shall not receive a salary for acting in the capacity of secretary.

This bill would delete the above provision that authorizes the board to require officers to give a bond. The bill would delete obsolete references to the secretary of the board.

(4) Existing law provides that a person practices veterinary medicine, surgery, and dentistry, and the various branches thereof, when he or she does certain activities for the

prevention, cure, or relief of a wound, fracture, bodily injury, or disease of animals. Existing law excepts these activities from the practice of veterinary medicine if administered by an animal health technician or an unregistered assistant under designated direction and supervision.

This bill would delete reference to an animal health technician and refer instead to a registered veterinary technician for purposes of this provision.

(5) Existing law makes it a misdemeanor for any person to violate or aid or abet in the violation of the provisions regulating the practice of veterinary medicine and provides for a fine of not less than \$500, nor more than \$2,000 and a minimum 30-day jail sentence.

This bill would make technical nonsubstantive changes to this provision.

(6) Existing law establishes within the jurisdiction of the board, a Registered Veterinary Technician Examining Committee to assist the board in the examination of applicants for veterinary technician registration and in the inspection and approval of schools or institutions offering a curriculum for training registered veterinary technicians and to make various recommendations. The committee consists of 8 members appointed as follows: one public member appointed by the Senate Committee on Rules, one public member appointed by the Speaker of the Assembly, and 6 members appointed by the Governor, 3 licensed veterinarians and 3 registered veterinary technicians. Under existing law, the provisions establishing the committee become inoperative on July 1, 1998, and are repealed January 1, 1999.

This bill would, commencing July 1, 1998, delete the provision establishing the Registered Veterinary Technician Examining Committee. The bill would instead require the board to establish an advisory committee on issues pertaining to the practice of veterinary technicians to be known as the Registered Veterinary Technician Committee and authorize that committee to assist the board, as provided, and make various recommendations.

(7) Existing law establishes the Registered Veterinary Technician Examining Committee Fund, a continuously appropriated fund, that consists of revenue received under the provisions regulating registered veterinary technicians. Existing law also establishes the Veterinary Medical Board Contingent Fund, a continuously appropriated fund, that consists of various fees the board is authorized to collect for purposes of the regulation of veterinarians.

This bill would, commencing July 1, 1998, (a) repeal the provision establishing the Registered Veterinary Technician Examining Committee Fund, (b) require that all unappropriated funds in the Registered Veterinary Technician Examining Committee Fund on July 1, 1998, be transferred to the Veterinary Medical Board Contingent Fund, and (c) require that all funds collected by the board under the provisions regulating registered veterinary technicians be deposited in the Veterinary Medical Board Contingent Fund. By changing the purpose of and increasing the source of moneys in a continuously appropriated fund, this bill would make an appropriation.

(8) Existing law requires that applications for a license be upon a form furnished by the board and accompanied by a diploma from a veterinary college recognized by the board.

This bill would permit the application to be accompanied by a diploma or any other verification of graduation.

(9) Existing law requires the examination for licensure to practice veterinary medicine to consist of a written and practical examination, with certain exceptions for out-of-state applicants. Existing law authorizes the board to waive the examination requirements and issue a license if the applicant meets certain requirements, including that the applicant has graduated from a veterinary college recognized by the board or possesses a certificate issued by the Educational Commission for Foreign Veterinary Graduates of the American Veterinary Medical Association which was issued as prescribed.

This bill would delete reference to the American Veterinary Medical Association for purposes of this provision and would delete the prescriptions related to the basis of issuance of the certificate.

(10) Existing law requires a licensed veterinarian to conspicuously display his or her license at his or her principal place of business. Existing law also requires an applicant

for renewal of a license to specify in his or her application whether he or she has changed the address of his or her place of practice.

This bill would require instead the licensed veterinarian to conspicuously display a copy of his or her license at his or her principal place of business. The bill would instead require that the applicant for renewal of a license specify in the application whether he or she has changed his or her mailing address.

(11) Existing law requires that all premises where veterinary medicine, veterinary dentistry, or veterinary surgery is being practiced be registered with the board. Existing law subjects equipment and drugs on the premises, or any other place, where veterinary medicine, veterinary dentistry, or veterinary surgery is being practiced to inspection by the board.

This bill would apply the above registration requirement and inspection provisions to premises where the various branches of veterinary medicine, veterinary dentistry, or veterinary surgery are being practiced.

(12) Existing law authorizes the board to deny, revoke, or suspend a license or assess a fine for false or misleading advertising having for its purpose or intent deception or fraud and for disciplinary action taken by any public agency for any act substantially related to the practice of veterinary medicine.

This bill would delete the requirement that the false or misleading advertising have for its purpose or intent deception or fraud. The bill would extend the provision relating to disciplinary action taken to apply to any public agency, in any state or territory.

(13) Existing law provides that the maximum fee that the board can establish for veterinarians to file an application for examination is \$325 for the national examination and \$250 for the California state board examination. However, if the provisions establishing the board are repealed under existing law, the maximum fee to file an application for the national examination is \$250.

This bill would revise these fee provisions. The bill would establish the maximum fee to file an application for examination at \$100. The bill would establish a maximum fee of \$325 for the licensing examination and a maximum fee of \$150 for the California state board examination.

By increasing the source of moneys in a continuously appropriated fund, this bill would make an appropriation.

Ch. 643 (AB 875) Takasugi. Community correctional centers.

Existing law authorizes the Director of Corrections to establish and operate community correctional centers to provide housing, supervision, counseling, and other correctional programs for persons committed to the Department of Corrections.

Existing law authorizes the director to enter into an agreement with a city, county, or city and county, to permit transfer of prisoners in the custody of the director to a local correctional facility in which prisoners participate in programs, including work furlough rehabilitation programs. Existing law also authorizes the director to enter into a long-term agreement, not to exceed 20 years, with a city, county, or city and county, to place parole violators and other state inmates in a facility specifically built to house those prisoners.

This bill would authorize the director to enter into a long-term agreement, not to exceed 20 years, for transfer of prisoners to, or placement of prisoners in, community correctional centers. The bill also would authorize the director to contract for the establishment and operation of community correctional facilities that offer substance abuse treatment programs pursuant to the therapeutic community model, under certain circumstances. The bill would provide for the review and audit of those programs.

Ch. 644 (AB 1020) Firestone. Highways: Bicycle Lane Account.

Existing law requires that \$30,000 be transferred monthly from the Highway Users Tax Account in the Transportation Tax Fund to the Bicycle Lane Account in the State Transportation Fund. Money in that account is continuously appropriated for specified purposes.

This bill would increase the amount required to be transferred to that account to \$1,000,000 during each of the calendar years 1998, 1999, and 2000, \$2,000,000 during each of the calendar years 2001 and 2002, \$3,000,000 during the calendar year 2003, and

\$5,000,000 during the calendar year 2004 and annually thereafter. The bill would thereby make an appropriation by increasing the amount transferred to a continuously appropriated fund.

Ch. 645 (AB 1071) Cardoza. Housing: building standards.

Existing law requires the Department of Housing and Community Development to adopt and submit building standards for approval by the California Building Standards Commission and publication in the California Building Standards Code and to adopt other specified regulations. The standards, rules, and regulations of the department are required to impose substantially similar requirements as are contained in various uniform industry codes, and the department is required to adopt those requirements by reference, with the exception of additions and deletions to them made by the department.

This bill would make technical, nonsubstantive changes to certain of these provisions to conform outdated references in current law.

Existing law requires the Department of Housing and Community Development to notify specified entities of the dates that each of the various uniform codes described in existing law are approved by the California Building Standards Commission.

This bill would, instead, require the department to notify these entities of the dates that each of the uniform codes published by the specific organizations described in existing law are approved by the commission.

Existing law requires the Department of Housing and Community Development, in conjunction with the office of the State Fire Marshal, to report annually to the California Building Standards Commission the modifications and changes made by cities and counties to the building standards published in the California Building Standards Code and to report any more stringent building standards related to fire and panic safety adopted by a city, county, city and county, or fire protection district.

This bill would delete that requirement.

Existing law, which is repealed January 1, 2003, allows the governing body of a city, county, or city and county to adopt an ordinance that allows a building or other structure located on a military base selected for closure to comply with the California Building Standards Code and other provisions of state law regarding liability in relation to fires in a graduated manner over a period of no more than 3 years if certain conditions including, among other things, that the use of the building or structure is not hazardous to life safety, fire safety, health or sanitation, that the building or other structure has been transferred by the federal government to specified local governmental entities or is under lease between the federal government and any of the specified local governmental entities, and that a compliance plan has been adopted, are met before January 1, 2000.

This bill would include a specified joint powers agency with those specified local governmental entities affected by the bill.

This bill would allow the governing body of a local agency to adopt an ordinance permitting certain buildings or other structures located on military bases, as specified, to comply with specified provisions establishing state building standards and state standards of fire safety, or to any regulations or standards adopted pursuant to state building standards, in a graduated manner over a period of no more than 7 years from the date the property has been transferred by the federal government, provided that specified conditions are met. This provision would be applicable only to a building or other structure for which a local agency adopts a graduated compliance plan, as specified, prior to January 1, 2000. The bill would require the local agency to submit its proposed compliance plan to an engineer, architect, or building inspector for review for compliance with these provisions and to file the approved plan with the California Building Standards Commission. The bill would repeal these provisions on January 1, 2007.

The California Constitution provides that a local or special statute is invalid in any case if a general statute can be made applicable.

This bill would declare that, due to the unique problems found at the former military bases affected by specified provisions of the bill, a general statute within the meaning of

specified provisions of the California Constitution cannot be made applicable, and that therefore, this bill is necessary.

This bill would provide that its provisions shall only become operative if AB 125 of the 1997-98 Regular Session is enacted and becomes operative, on or before January 1, 1998.

Ch. 646 (AB 1104) Knox. Point-of-sale transactions.

Existing law provides that if the sale of a good or service is conducted at an ATM, the operator of that ATM shall disclose the total price of the good or service and any fee charged solely for ATM usage.

This bill would prohibit the operator of a point-of-sale device, as defined, from imposing any fee upon a customer for usage of the device unless the fee is disclosed prior to the customer being obligated to pay for any goods or services, as specified.

Ch. 647 (AB 1206) Martinez. Education: bilingual education.

(1) Existing law authorizes the offering of bilingual education in those situations when this instruction is educationally advantageous to pupils.

This bill would, notwithstanding any other provision of law, define bilingual education as a system of instruction which builds upon the language skills of a pupil whose primary language is neither English nor derived from English, as defined. The bill would prohibit school districts from utilizing, as part of a bilingual education program, state funds or resources for the purpose of recognition of, or instruction in, any dialect, idiom, or language derived from English, as defined in the bill.

The bill would impose a state-mandated local program by requiring each school district to submit a written report, including specified information relating to the expenditure, as of January 1, 1996, of state funds for the purpose of recognition of, or instruction in, any dialect, idiom, or language derived from English, as specified, on or before June 1, 1998. The bill would require any school district that has utilized state funds for these purposes to restore these funds, as specified, prior to January 1, 1999.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 648 (AB 1306) Granlund. Mental health services.

Existing law requires the State Department of Mental Health to implement mental health managed care services for Medi-Cal beneficiaries.

Existing law requires the department to adopt emergency regulations to implement provisions relating to sanctions that the department may impose under these provisions.

This bill would also permit the department to adopt emergency regulations implementing the payment systems for these mental health managed care services.

Existing law provided that, to the extent permitted by federal law, either the department or a contracting mental health plan may request that contracting negotiations be reopened during the course of a contract due to substantial changes in the cost of covered benefits that result from new legislative requirements affecting the scope of services or the eligible population or due to another unanticipated event.

This bill would limit the grounds for reopening negotiations to an unanticipated event.

This bill would also specify that a mental health plan's obligations may only be changed by contract or contract amendment, and that a change may be made during a contract term or at the time of contract renewal, where there is a change in obligations required by federal or state law or required by a change in the interpretation of federal or state law or regulations.

The bill would also require the department to establish, by regulation, a risk-sharing arrangement between the department and counties that contract to provide mental health managed care services, in order to provide, under specified circumstances, an increase in the state General Fund allocation.

This bill would declare that it would take effect immediately as an urgency statute.

Ch. 649 (AB 1337) Shelley. Medi-Cal.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, under which qualified low-income persons are provided with health care services.

Existing law contains provisions relating to the use of federally qualified health centers for the provision of services under commercial plans and local initiatives contracting with the department to provide Medi-Cal services.

This bill would permit the State Department of Health Services to establish not more than 2 pilot programs for reimbursement methodologies for federally qualified health centers.

Ch. 650 (AB 1425) Campbell. Highways: environmental mitigation.

Existing law declares the Legislature's intent to annually allocate \$10,000,000 to the Environmental Enhancement and Mitigation Demonstration Program Fund to be used for making grants to local, state, and federal agencies and nonprofit entities that undertake projects to mitigate the adverse environmental effects of existing and future transportation facilities. Funds were appropriated in the Budget Act of 1994 (Ch. 139, Stats. 1994) to the Department of Transportation for this purpose, including the Trabuco Creek Trail Project and the Sierra Azul Resource Lands Project.

This bill would appropriate \$400,000 from that fund to the department for allocation to complete the Trabuco Creek Trail bridge overcrossing of the Foothill Transportation Corridor in Orange County.

The bill would also appropriate \$226,259 from that fund to the department for allocation to the completion of the Sierra Azul Resource Lands Project by the Midpeninsula Regional Open Space District in Santa Clara County.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 651 (AB 1480) Bordonaro. Cattle: sale: slaughterer.

(1) Existing law prohibits the release of cattle from a public stockyard, public salesyard, public cattle sales market, or any other public consignment sale or private auction sale unless they are accompanied by a brand inspection certificate or by a bill of sale or certificate of sale that is issued and signed by a representative of the salesyard, as agents for the consignor.

This bill would require the bill of sale or certificate of sale to be press-numbered.

(2) Existing law prohibits a person from slaughtering any bovine animal unless the person has a slaughterer's license issued by the Bureau of Livestock Identification within the Department of Food and Agriculture. Existing law exempts a mobile slaughter operator who slaughters cattle for the owner of the cattle on the owner's premises from this licensing requirement.

This bill would, instead, require a mobile slaughter operator to register with the bureau as an unlicensed mobile slaughterer. The bill would authorize the Secretary of Food and Agriculture to cancel the registration of any unlicensed mobile slaughterer for failing to comply with specified record-keeping requirements.

(3) Existing law requires every person who is not a licensed slaughterer who slaughters cattle to keep a record of all cattle that he or she slaughters. Existing law prescribes the contents of the record.

This bill would require the record also to include the name and location of the food locker to which the slaughtered animal is, or the slaughtered animals are, delivered for butchering.

(4) Existing law provides for the regulation and licensing of brokers, cash buyers, commission merchants, and dealers of farm products by the department. These licensees, among other things, receive farm products on consignment or sell farm products on commission.

This bill would exempt from those provisions any person engaged in the business of buying or selling cattle who is bonded under the federal Packers and Stockyards Act, 1921.

(5) Existing law prescribes criminal penalties for violations of law concerning cattle protection. By creating new crimes, this bill would impose a state-mandated local program.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 652 (AB 1518) Committee on Transportation. Vehicles: motor carriers of property.

(1) Existing law provides for the regulation of motor carriers of property by the Department of Motor Vehicles. Existing law also provides for the regulation of public utilities, including highway carriers, household goods carriers, and charter-party carriers. Under existing law, the Department of the California Highway Patrol is required to enforce certain of these provisions.

This bill would revise the definitions of "motor carrier of property," "commercial motor vehicle," and related terms for purposes of those provisions. This bill would revise provisions relating to suspension or revocation of a motor carrier's permit by the Department of Motor Vehicles or a carrier's operating authority by the Public Utilities Commission, for failure to maintain described vehicles in a safe operating condition or to enroll all drivers in the required pull notice system. This bill would require motor carriers who contract or subcontract transportation service for other motor carriers to retain certain required records.

(2) Existing law prohibits motor carriers of property from operating a motor vehicle on a public highway unless it registers with the Department of Motor Vehicles, obtains a permit, and obtains and displays carrier identification, as specified.

This bill would revise the requirements applicable to motor carriers regarding obtaining and displaying a carrier identification number issued by the Department of Motor Vehicles, and would prohibit the operation by a motor carrier of property of a commercial motor vehicle on a public highway while his or her permit is suspended. This bill would authorize the Department of the California Highway Patrol to impound a vehicle or combination of vehicles for violation of those requirements. This bill would also prohibit any person from contracting with, or utilizing the services of, a motor carrier of property until that carrier provides certification of compliance with the requirements regarding carrier identification, and would require that person to retain the certification for a specified period of time.

This bill would revise requirements for motor carriers of property to maintain proof of financial responsibility and adequate protection against liability. This bill would also change the additional penalties that may be imposed for violations that result in suspension or revocation of a permit.

This bill would repeal provisions requiring annual allocations to the Commercial Motor Carrier Safety Enforcement Fund, would change the name of that fund, and would make various technical and conforming changes.

(3) Existing law authorizes motor carriers of property to elect to participate in certain uniform rules relating to transport of cargo in accordance with specified provisions of federal law.

This bill would prescribe certain methods for exercising that election, and would authorize carriers to cancel that election.

(4) Under existing law, violations of certain of the provisions relating to motor carriers of property is a misdemeanor.

By changing the definition and expanding the scope of an existing crime, this bill would impose a state-mandated local program.

(5) This bill would incorporate additional changes in Section 16020 of the Vehicle Code proposed by AB 651, to be operative only if AB 651 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 653 (AB 1547) Committee on Consumer Protection, Governmental Efficiency and Economic Development. State government.

(1) Under existing law, specified expenditures made by the Controller from the Unclaimed Property Fund that exceed \$200 are subject to approval by the State Board of Control.

This bill would repeal this provision.

(2) Existing law authorizes the State Board of Control to discharge from accountability any state agency or employee that is required to collect any state taxes, licenses, fees, or money owed to the state for any reason that is due and payable if the moneys are uncollectible or the amount does not justify the cost of collection.

This bill would delete this authority and related provisions and instead authorize the Controller to discharge any state agency or employee from accountability for the collection of taxes, licenses, fees, or money if the debt is uncollectible or the amount of the debt does not justify the cost of its collection. The bill would also authorize a state agency not to collect these moneys if the amount involved is \$250 or less and the amount owed is uncollectible or does not justify the cost of collection.

(3) This bill would also authorize the Controller rather than the State Board of Control to adopt rules and regulations to permit state agencies to retain overpayments made to those agencies where a demand for refund is not made within 6 months after the refund becomes due.

Ch. 654 (AB 1555) Committee on Health. Physicians and surgeons.

(1) Existing law provides for the licensure and regulation of physicians and surgeons by the Medical Board of California. Existing law provides a procedure for physicians who are not citizens but who are legally admitted to the United States and who seek postgraduate study in an approved medical school under which the physicians may participate in the professional activities of the department in the medical school to which they are appointed as guest physicians. Existing law requires a physician applying to be a guest physician to be board eligible, board certified, or the equivalent in his or her basic discipline.

This bill would delete this requirement.

(2) Existing law provides an exemption from licensure for a physician and surgeon, lawfully practicing medicine in another state or country, for practicing medicine in this state at the invitation of the XV FIFA World Cup Organizing Committee or the United States Olympic Committee to provide medical services at designated training sites or events, subject to certain conditions.

This bill would amend this provision to delete the references to the XV FIFA World Cup Organizing Committee.

(3) Existing law authorizes the Division of Licensing of the board to issue a physician and surgeon's certificate to an applicant, based on reciprocity principles, who meets certain requirements, including that the applicant holds an unlimited license as a physician and surgeon in another state that was issued pursuant to certain procedures, and that the applicant has practiced medicine with an unrestricted license in a state or states, in Canada, or as a member of the military or other public agencies.

This bill would amend the requirement that the applicant hold an unlimited license as a physician and surgeon in another state to provide that the unlimited license may also be from a Canadian province. It would amend the provisions requiring that the applicant have practiced medicine with an unrestricted license to instead require the applicant to have held an unrestricted license to practice medicine.

(4) Existing law provides that an applicant who fails to pass the oral examination or any part of the written examination after 2 attempts shall not be eligible to be reexamined until he or she completes additional appropriate medical instruction in a program conducted under the auspices of a medical school.

This bill would also authorize the instruction to be in an approved postgraduate training program.

(5) Existing law establishes certain provisions regarding the practice of telemedicine.

This bill would prohibit construing these provisions to alter the scope of practice of any health care provided or to authorize the delivery of health care services in a setting, or in a manner, not otherwise authorized by law.

This bill would incorporate additional changes in Section 2290.5 of the Business and Professions Code, proposed by SB 922, to be operative only if SB 922 and this bill are both chaptered and become effective January 1, 1998, and this bill is chaptered last.

(6) Existing law prescribes certain fees for the issuance of fictitious name permits, and provides for the deposit of these fees into the State Treasury, to be credited to the Contingent Fund of the Medical Board of California, a continuously appropriated fund.

This bill would provide that the duplicate permit fee shall not exceed the cost of processing, up to a maximum of \$50.

By increasing the source of money to a continuously appropriated fund, this bill would make an appropriation.

Ch. 655 (AB 1556) Committee on Health. Podiatric medicine.

Existing law sets forth the requirements for licensure as a doctor of podiatric medicine, including requirements for a curriculum providing for adequate instruction in certain subjects.

This bill would, effective January 1, 2000, revise the curriculum requirements to, among other things, add instruction in alcoholism and other chemical substance detection, local anesthesia, child abuse detection, human sexuality, geriatric medicine, psychiatric problem detection, and spousal or partner abuse detection.

Existing law requires the Board of Podiatric Medicine to administer a diversion program for the rehabilitation of doctors of podiatric medicine whose competency is impaired due to the abuse of drugs or alcohol. Existing law authorizes the board to establish one or more diversion evaluation committees for purposes of these provisions, establishes criteria for acceptance into the diversion program, prescribes causes for termination from the program, and authorizes the board to charge a fee for participation in the program.

Existing law also requires the Division of Medical Quality of the Medical Board of California to administer a diversion program for physicians and surgeons, under the direction of one or more diversion evaluation committees with prescribed powers.

This bill would repeal the provisions pertaining to a diversion program for doctors of podiatric medicine and require instead that the Board of Podiatric Medicine establish and administer a diversion program for doctors of podiatric medicine in accordance with the provisions for a diversion program for physicians and surgeons.

Ch. 656 (SB 66) Greene. Class size reduction.

(1) Existing law establishes the Class Size Reduction Facilities Funding Program for the purpose of assisting school districts with the facilities-related costs associated with reducing class size in kindergarten and grades 1 to 3, inclusive, pursuant to the Class Size Reduction Program. Existing law provides that any school district that seeks to qualify for funding under the Class Size Reduction Facilities Funding Program and that does not currently qualify for new construction funding under the Leroy F. Greene State School Building Lease-Purchase Law of 1976 (Greene Act) shall complete specified calculations, which include determining the number of available teaching stations.

This bill would repeal, add and repeal the Class Size Reduction Facilities Funding Program in order to preserve the program from repeal January 1, 1998, due to Legislation reorganizing a portion of the Education Code.

(2) Existing law establishes the Class Size Reduction Program to provide funding to school districts and charter schools to reduce class size in kindergarten and grades 1 to 3, inclusive, to not more than 20 pupils per certificated teacher. Existing law appropriates \$771,000,000 to the Superintendent of Public Instruction for the exclusive purpose of allocating funds to school districts pursuant to the Class Size Reduction Program. Existing law establishes the Class Size Reduction Facilities Funding Program for the purpose of assisting school districts and charter schools with the facilities-related costs associated with the implementation of the Class Size Reduction Program. Existing law appropriates \$200,000,000 to the Superintendent of Public Instruction for allocation to school districts for the purposes of the Class Size Reduction Facilities Funding Program.

This bill would require the Superintendent of Public Instruction to certify to the Controller the amount of funds remaining from the \$771,000,000 appropriation that will not be allocated to school districts in the 1996–97 fiscal year for the purposes of the Class Size Reduction Program. The bill would provide that any of the \$771,000,000 appropriation made for the purposes of the Class Size Reduction Program that is not allocated by the Superintendent of Public Instruction to school districts in the 1996–97 fiscal year shall be reappropriated, without regard to fiscal year, to the Superintendent of Public Instruction for allocation to school districts for the purposes of the Class Size Reduction Facilities Funding Program.

This bill would require a school district to already have on file an existing application or to file a new or amended application for the Class Size Reduction Facilities Funding Program by a date specified by the Superintendent of Public Instruction, in order to be eligible to receive any funds reappropriated by this act, and would limit any new or amended application to new classes established during the 1996–97 fiscal year for class-size reduction, as specified.

This bill would require the Superintendent of Public Instruction to apportion to applicant school districts the funds reappropriated pursuant to this act first for all existing, amended, and new applications for reducing class size in grade 1, then for all existing, amended, and new applications for reducing class size in grade 2, then for all existing applications for reducing class size in kindergarten or grade 3, and finally for all amended and new applications for reducing class size in kindergarten or grade 3.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 657 (SB 89) Hayden. Transportation: Los Angeles County Metropolitan Transportation Authority: members: employees: recordable injuries.

(1) Existing law requires the Los Angeles County Metropolitan Transportation Authority to adopt an ordinance, as specified, regulating the making of gifts to members and designated employees of the authority.

This bill would impose limitations on the making of contributions of over \$10 in value or amount to members, alternate members, and employees of the authority, and their immediate families, by any construction company, engineering firm, consultant, legal firm, or any company, vendor, or business entity seeking a contract with the authority, and on the acceptance, solicitation, or direction of those contributions by a member, alternate member, employee, or any member of their immediate families. The bill would also impose limitations on making or participating in contracts by a member, alternate member, or employee who had knowingly accepted a contribution of over \$10 in value or amount from a participant in the contract.

The bill would prohibit a specified former member, alternate member, or employee of the authority, for a period of 3 years after leaving the authority, from accepting employment with any company, vendor, or business entity that was awarded a contract as a result of the individual's participation, evaluation, award, or implementation of that contract.

(2) Under existing law, the authority may contract with any person upon the terms and conditions that the authority finds to be in its best interest.

This bill would require a construction firm that contracts with the authority to report total recordable injuries, as defined, to the authority on a monthly basis. The bill would require the authority to annually determine if the number of recordable injuries reported to the authority during the preceding calendar year exceeded the national average of similar injuries as reported by the Bureau of Labor Statistics for the most recent published year. The bill would, if the authority determines that the number of recordable injuries reported to the authority during the preceding calendar year exceeded the national average, prohibit the authority from basing any authority safety bonus program for contractors on injuries that result in lost time and would require the authority to base that program on the overall rate of recordable injuries.

Ch. 658 (SB 291) Committee on Appropriations. Judgments and settlement claims against the state: appropriation.

(1) Existing law requires the Attorney General to report to the Legislature when there is no sufficient appropriation available for the payment of a claim against the state.

This bill would appropriate \$525,000 from the Property Acquisition Law Account in the General Fund, as scheduled, to the Attorney General to pay judgments and settlement claims. The bill would appropriate \$1,930,261 from the General Fund, as scheduled, to the Attorney General, to pay attorney fees, including interest, as specified.

(2) Existing law authorizes public entities to pay punitive damages on behalf of employees or former employees it has defended in specified types of actions arising out of their employment with the entity, under certain circumstances.

This bill would authorize the Department of Corrections to pay \$10,564 from specified funds appropriated to the department in the Budget Act of 1997 to satisfy the judgment, including interest, for punitive damages in a specified court decision.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 659 (SB 368) Peace. Energy resources: federal oil overcharge funds.

Under existing law, funds in the Petroleum Violation Escrow Account, as defined in federal law, consisting of federal oil overcharge funds, have been disbursed to this state by the federal government and deposited in the Federal Trust Fund in the State Treasury, a continuously appropriated fund.

This bill would appropriate \$32,646,000 of those funds to designated agencies for specified projects, to be disbursed by the Controller subject to approval by the Director of Finance as to which court judgment or federal agency order is the proper source of the funds.

Ch. 660 (SB 417) Burton. Vessels.

(1) Existing law declares that the maritime industry is necessary for the continued economic well-being and cultural development of all California citizens and also declares the need for pilot regulations and licensing.

This bill would further declare that the physical safety and well-being of pilots is important for providing required pilot services.

(2) Under existing law, the Board of Pilot Commissioners for the Bays of San Francisco, San Pablo, and Suisun is comprised of 7 members who are responsible for making and enforcing rules and regulations for the regulation of pilots. Existing law provides that five of those board members shall be a resident of one of the following counties: San Francisco, Alameda, Contra Costa, Marin, Sacramento, San Mateo, Santa Clara, Solano, San Joaquin, Napa, Sonoma, or Yolo.

This bill would add the Counties of Mendocino, Monterey, and Santa Cruz to the above list.

(3) Existing law authorizes the board to appoint an executive director to perform various duties, including assisting the board with investigation of navigational incidents.

This bill would provide that whenever safety violations concerning pilot hoists or pilot ladders are suspected and reported, the executive director shall assign a commission investigator to inspect the equipment. The bill would require the commission investigator to report preliminary conclusions to the executive director within 24 hours and to submit a written report to the board, as specified. The bill would require the board to consider the commission investigator's findings at its next monthly meeting and file its own findings and recommendations with the United States Coast Guard.

(4) Under existing law, the board is required to revoke or suspend the license of a pilot or inland pilot if it finds, after hearing, that the pilot or inland pilot is guilty of any misconduct. The order of suspension is required to be entered of record in the minutes of the board by the secretary.

This bill would require the order to be entered by the administrative assistant/secretary.

(5) Existing law continuously appropriates the funds in the Board of Pilot Commissioners' Special Fund for the payment of the compensation and expenses of the board, its officers and employees, and training programs.

By imposing the duties described in (3), the bill would make an appropriation.

Ch. 661 (SB 492) Rosenthal. State agencies and regulatory boards: Internet.

Existing law requires various state agencies to make information available to the public, as specified.

This bill would require certain specified entities within the Department of Consumer Affairs and the Department of Real Estate, on or before January 1, 1999, to provide information, excluding personal information, on the Internet relative to the status of every license issued by the entity, including information relative to suspensions and revocations of licenses issued by the state agency or regulatory board and other related enforcement action taken against persons, businesses, or facilities subject to licensure or regulation by a state agency or regulatory board, as specified.

Ch. 662 (SB 550) O'Connell. Education.

(1) Existing law provides for the calculation of the base revenue limit for newly organized school districts in accordance with a prescribed procedure.

This bill would require that, with respect to a school district that unifies effective July 1, 1997, and that has an average daily attendance in the 1996-97 fiscal year of more than 1,500 units, this calculation include a calculation based on the equalization adjustment amounts of the component districts of the newly unified district for the 1996-97 fiscal year. The bill would provide that these equalization adjustment amounts be derived from calculations made pursuant to specified statutes.

(2) Existing law provides funding to school districts to reduce class size in kindergarten and grades 1 to 3, inclusive, to no more than 20 pupils per certificated teacher. Existing law requires that the class size reduction program be implemented at each schoolsite according to specified priorities that require, among other things, the class size of grade 1 to be reduced if only one grade level is reduced at a schoolsite.

This bill would authorize, until July 1, 1999, as specified, the Nevada City School District and the Templeton Unified School District to implement a program to reduce class size in 3 grade levels at a schoolsite that exclusively enrolls pupils in kindergarten and grades 1 and 2 and, in addition, reduce class size in grade 3 at a schoolsite that exclusively enrolls pupils in grades 3 to 5, inclusive, as specified.

This bill would make a declaration of special circumstances in that regard.

Ch. 663 (SB 628) Kopp. Elders and dependent adults: conservatorships.

Under existing law, a conservatorship of the person of a nonresident has the same powers and duties as a conservator of the person of a resident while the nonresident is in this state. A conservator of the estate of a nonresident has the same powers with respect to the property of the nonresident within the state as a conservator of the estate of a resident.

This bill would, until January 1, 2001, prohibit establishing a conservatorship of the person in this state if the person is a nonresident and a conservatorship has been established or a protective order issued in another state with respect to that person, or a proceeding to establish a conservatorship or obtain a protective order is pending in another state with respect to that person, except as specified.

Existing law defines abuse of an elder or dependent adult.

This bill would add abduction, as defined, to the definition of abuse of an elder or dependent adult.

Existing law imposes liability for the physical or fiduciary abuse or neglect of an elder or dependent adult.

This bill would impose liability for damages, costs, and attorney's fees for the abduction of an elder or dependent adult and would define the scope of that liability.

Existing law provides that the department of the superior court having jurisdiction over probate conservatorships shall also have concurrent jurisdiction over civil actions and proceedings involving a claim for relief arising out of the abuse of an elderly or dependent adult, if a conservator has been appointed for plaintiff prior to the initiation of the action for abuse.

This bill would include civil actions and proceedings involving a claim for relief arising out of an abduction of an elderly or dependent adult within the scope of the jurisdiction of that court.

Ch. 664 (SB 657) Sher. Hazardous materials: businesses inventory.

(1) Existing law requires businesses handling specified amounts of hazardous materials to submit an inventory and a business plan to administering agencies. The

business is required to annually submit a completed inventory form to the administering agency of the county or city in which the business is located. The Office of Emergency Services is required, in consultation with administering agencies, to adopt, by regulation, a single comprehensive hazardous material reporting form for businesses to submit to administering agencies for purposes of reporting hazardous material inventories and each administering agency is required to adopt this form. A knowing violation of those reporting requirements, after reasonable notice of the violation, is a misdemeanor.

This bill would define the term "certification statement" and would allow an administering agency to permit a business to submit a form designated by the administering agency for purposes of the hazardous materials inventory instead of that hazardous material reporting form. However, the bill would require an administering agency to accept the reporting form if a business chooses to submit the form, thereby imposing a state-mandated local program by imposing new duties upon local agencies.

The bill would allow a business to annually submit to the administering agency, instead of the annual inventory, a certification statement, if the business meets specified requirements. Since a knowing violation of the certification requirements would be a crime, the bill would impose a state-mandated local program by creating a new crime.

(2) The term "business" is defined as including the federal government, as specified, or any agency, department, office, board, commission, or bureau of state government, including, but not limited to, the campuses of the California Community Colleges, the California State University, and the University of California.

This bill would delete obsolete provisions with regard to that definition of "business."

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.

Ch. 665 (SB 719) Johnston. Health coverage: continuation of coverage.

(1) Existing law provides for the regulation of health care service plans by the Commissioner of Corporations, and of policies of disability insurance by the Insurance Commissioner.

Existing law also requires certain group plans and policies to provide for conversion benefits. Existing federal law, added by the Consolidated Omnibus Budget Reconciliation Act of 1985, and known as COBRA, requires that certain employers provide former employees with continuation of benefits.

This bill would enact the California Continuation Benefits Replacement Act (Cal-COBRA) that would require every group health care service plan contract and group disability insurance contract or policy providing specified coverage to employers with 2 to 19 eligible employees to offer continuation coverage to a qualified beneficiary under the contract upon a qualifying event without evidence of insurability. The qualified beneficiary would, upon election, be able to continue his or her group benefit plan, subject to the contract's terms and conditions, and subject to the requirements of the bill. The bill would limit premiums to a percentage of the rate charged to a covered employee.

The bill would exclude certain individuals including those who are subject to specified federal laws. This bill would require disclosure of this coverage to employees.

(2) Existing law requires health care service plan contracts and disability insurance policies issued, amended, delivered, or renewed in this state on or after January 1, 1996, that provide hospital, medical, or surgical expense coverage under the plan of an employer subject to COBRA, to offer the opportunity to continue coverage after COBRA coverage ends to former employees of the employer who worked for the employer for at least 5 years and who were at least 60 years of age on the date employment ended and to the spouses and former spouses of employees or former employees, as specified. This continuation coverage automatically terminates under certain conditions.

This bill, with respect to an employer plan which must offer Cal-COBRA coverage, would require health care service plan contracts and disability insurance policies to offer the opportunity to continue coverage after Cal-COBRA coverage ends to former

employees and spouses of employees or former employees under the same conditions applicable to COBRA continuation coverage.

These provisions would become operative on January 1, 1999.

(3) Since a violation of these provisions by a health care service plan would be a crime, the bill would impose a state-mandated local program by expanding the definition of a crime.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 666 (SB 810) Johnson. Boating.

(1) Existing law prohibits the operation of motorboats, as defined, in or upon the inland waters of this state that exceed specified noise levels, requires the exhaust of motorboats to be effectively muffled as necessary to comply with that noise level requirement, and prohibits the sale of internal combustion engines for use on motorboats that exceed specified noise levels.

This bill would, instead, make those provisions applicable to motorized recreational vessels.

(2) Existing law makes a violation of certain regulations of the Department of Boating and Waterways relating to the rules of the road and pilot rules a misdemeanor.

This bill would make a violation of those regulations relating to vessel equipment requirements an infraction punishable by a fine of not more than \$250.

(3) Existing law authorizes a traffic hearing officer to hear and dispose of any case in which a minor under the age of 18 years on the date of the offense is charged with specified crimes, including a violation of the registration provisions of the Harbors and Navigation Code.

This bill would, instead, authorize a traffic hearing officer to hear and dispose of any case in which a minor under the age of 18 years on the date of the offense is charged with a violation of the registration provisions of the Vehicle Code.

(4) Because the bill would change the definition and punishment of crimes, the bill would impose a state-mandated local program.

(5) This bill would incorporate additional changes to Section 668 of the Harbors and Navigation Code proposed by SB 347 and SB 545, to be operative only if all 3 bills, or a combination thereof, are enacted and become operative on or before January 1, 1998, and this bill is enacted last.

The bill would incorporate additional changes to Section 256 of the Welfare and Institutions Code proposed by AB 1105, to be operative only if this bill and AB 1105 are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 667 (SB 812) Hayden. Vehicles: commercial weight fees: license fees: exemptions.

Existing law imposes specified license fees and weight fees on vehicles and commercial vehicles, as defined, and exempts specified vehicles from those fees, including, among others, any vehicle purchased with federal funds under the authority of specified provisions of federal law for the purpose of providing specialized transportation services to senior citizens and handicapped persons by public and private nonprofit operators of specialized transportation service agencies.

This bill would, additionally, exempt from the specified license and weight fees any vehicle operated solely for the purpose of providing specialized transportation services to senior citizens and persons with disabilities, by a nonprofit, public benefit consolidated transportation service agency designated under a specified provision of existing law. The

bill would prohibit that license fee exemption from applying to more than 600 vehicles at any given time.

Ch. 668 (SB 894) Lee. Postsecondary education: Cal Grant awards.

Existing law establishes the Cal Grant Program, a state educational opportunity grant program that is based upon the financial need of the applicant. Existing law authorizes the Student Aid Commission, under that program, to increase the amount of award for one academic year for students who accelerate college attendance, proportional to the period of additional attendance resulting from attendance at a summer term, session, or quarter.

This bill, instead, would require the commission, commencing in 1999, to increase the amount of award proportional to the period of additional attendance resulting from attendance in classes that fulfill requirements or electives for graduation during summer terms, sessions, or quarters.

The bill would require the commission to notify Cal Grant award recipients of the availability of funding for the summer term, session, or quarter, as specified.

The bill also would make technical, nonsubstantive changes.

Ch. 669 (SB 921) M. Thompson. County health services.

Existing law provides, until January 1, 1998, that the board of supervisors of a county that contracted with the State Department of Health Services pursuant to a specified provision of law during the 1990–91 fiscal year and any county with a population under 300,000, as determined in accordance with the 1990 decennial census, by adopting a resolution to that effect, may elect to participate in the County Medical Services Program for state administration of health care services to eligible persons in the county.

Existing law would revise the procedures for county participation in that program on January 1, 1998.

This bill would delay, until January 1, 2003, the repeal date of the existing procedures counties are required to follow to participate in the program and the operative date of the revised participation requirements.

Existing law, until January 1, 1998, specifies the amount that each county must pay the department in order to participate in the program.

This bill would extend the duration of these provisions until January 1, 2003, but would provide that the amount that a county must pay as a condition of participation would be either the amount provided for under existing law or an amount specified by the County Medical Services Program Governing Board.

Existing law provides for the allocation of sales tax revenues deposited into the Local Revenue Fund, a continuously appropriated fund, to local agencies for various welfare programs, including deposits from the Health Subaccount of the Sales Tax Account of the Local Revenue Fund to the local health and welfare trust fund health account required to be established by each county.

Existing law requires that, in accordance with a specified schedule, the Controller allocate moneys to each county, city, or city and county, as general purpose revenues, from the Vehicle License Fee Account of the Local Revenue Fund.

This bill would change the formula for the allocation of those moneys.

Ch. 670 (SB 951) Johnson. Peace officers: Franchise Tax Board.

(1) Existing law provides that specified state employees, including, among others, employees of the Division of Investigation of the Department of Consumer Affairs, designated employees of the Department of Motor Vehicles, investigators of the State Departments of Health Services and Mental Health, and investigators of the office of the Controller, are peace officers whose authority extends to any place in the state for the purpose of performing their primary duty or when making an arrest.

This bill would provide that designated employees of the Franchise Tax Board are peace officers, provided that the primary duty of these peace officers is the enforcement of specified provisions of the Revenue and Taxation Code.

(2) The Public Employees' Retirement Law provides increased benefits and higher contribution rates for peace officer/firefighter members than those provided for state miscellaneous members. The state's employer contributions to the Public Employees'

Retirement Fund are appropriated from the General Fund and other funds in the state treasury.

Since this bill would provide that designated employees of the Franchise Tax Board are peace officers, thereby including these employees within the category of peace officer/firefighter members, it would make an appropriation from the General Fund by increasing the state's contributions to the Public Employees' Retirement Fund for these new state peace officer/firefighter members.

(3) This bill would incorporate additional changes in Section 830.3 of the Penal Code proposed by SB 826, to be operative if SB 826 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

Ch. 671 (SB 999) Maddy. Escheat claims.

Existing law provides for the escheat of property to the state. Existing law requires all property, that escheats to the state, except permanently escheated property, to be deposited, as specified, in the Unclaimed Property Fund, which is continuously appropriated for specified purposes. Existing law establishes procedures for submitting a claim for property that has escheated. Existing law requires the Attorney General to commence actions to have title to escheated property permanently transferred to the state.

This bill would provide that a named beneficiary of property that escheats or a blood relative of the beneficiary may claim, for payment, as specified, property that has been adjudged to belong to the state within 5 years after entry of that judgment, except as specified. By authorizing additional claims against the Unclaimed Property Fund, this bill would create an appropriation.

Ch. 672 (SB 1066) Sher. Solid waste: market development.

(1) Existing law, the California Integrated Waste Management Act of 1989, administered by the California Integrated Waste Management Board, establishes an integrated waste management program. The act requires each city and each county to develop a source reduction and recycling element that includes an implementation schedule that shows how the city or county will divert 25% of all solid waste from landfill or transformation facilities by January 1, 1995, and 50% by January 1, 2000, through source reduction, recycling, and composting activities.

The act authorizes the board to grant a one-year time extension from those diversion requirements, subject to specified conditions, including that the board makes a specified finding of adverse market conditions.

This bill would instead authorize one or more single or multiyear time extensions from the diversion requirements if the city or county makes specified demonstrations to the board.

The bill would require the board in making a decision to grant an alternative source reduction, recycling, and composting requirement to consider specified circumstances.

(2) Existing law requires the board to develop a comprehensive market development plan using existing resources, that will stimulate market demand in the state for postconsumer waste material and secondary waste material generated in the state, including specified goals.

This bill would require the plan to also include efforts to encourage and promote cooperative, regional programs to expand markets for recycled materials, including activities to address problems and opportunities that are unique to rural, urban, and suburban areas of the state.

The bill would require the board to develop a plan, using existing resources, to provide assistance to local agencies when requested, in the implementation of cost-effective programs that provide a quality supply of recycled materials for markets. The bill would also authorize the board to develop a program to increase the use of compost products in agricultural applications, as prescribed.

The bill would require the board, the Trade and Commerce Agency, and the Treasurer to coordinate activities that will leverage financing for market development projects and encourage joint activities to strengthen markets for recycled materials.

The bill would require the board to assist market development efforts by the board, local agencies, and the private sector, to use existing data resources collected from

recycling, composting, and disposal facilities, or from other sources, and to provide periodic information on the recovery and availability of recycled materials.

The bill would require the board, not later than September 1, 1998, to submit a report to the Governor and the Legislature that details specified matters regarding regulations and procedures concerning recycling by state agencies.

The bill would make related legislative findings and declarations.

Ch. 673 (SB 1094) Schiff. Medicine: employment of physicians and surgeons.

Existing law governing the licensure of clinics prohibits the operation of a clinic without a license from the State Department of Health Services. Existing law provides certain exceptions to this requirement for, among other things, a clinic operated by a nonprofit corporation that conducts medical research and health education and provides health care through a group of 40 or more physicians who are independent contractors and meet other prescribed requirements. Existing law, the Medical Practice Act, also establishes certain restrictions regarding the employment of licensed physicians and surgeons and podiatrists by a corporation or other artificial legal entity.

This bill would provide an exception to the licensure requirement for a clinic that is a nonprofit corporation, as described, and satisfies prescribed requirements regarding medical research and the receipt of charitable contributions and bequests. The bill would also amend the Medical Practice Act to provide an exemption for this type of clinic from the restrictions on the employment of licensed physicians and surgeons and podiatrists by corporations provided that the clinic does not interfere with, control, or otherwise direct a physician and surgeon's professional judgment.

This bill would also require this type of clinic and any other interested party to make a report to the Legislature and it would also provide that the above-described exception to the licensure requirement would remain operative only until January 1, 2003.

Ch. 674 (SB 1141) Johnson. Workers' compensation: individually identifiable information.

Existing law requires the Administrative Director of the Division of Workers' Compensation, in consultation with the Insurance Commissioner, to develop a workers' compensation information system to perform certain specified functions.

This bill would prohibit any person or public or private entity not a party to a workers' compensation claim from obtaining individually identifiable information, as defined, obtained or maintained by the Division of Workers' Compensation, except as expressly permitted under specified provisions. The bill would also require the administrative director to adopt regulations governing access to this information by certain divisions of the Department of Industrial Relations, and by other persons or public or private entities for the purpose of bona fide statistical research, and would provide that these provisions shall not operate to exempt from disclosure any information that is considered to be a public record contained in an individual's file once an application for adjudication has been filed. The bill would also provide that these provisions shall not operate to restrict access to information by any law enforcement agency or district attorney's office or to limit admissibility in any criminal proceeding.

This bill, in addition, would declare that it is unlawful for any person who has received individually identifiable information pursuant to these provisions to provide that information to any person who is not entitled to it.

Ch. 675 (SB 1268) Kelley. Water corporations: public water system: acquisition.

Existing law provides that water corporations, as defined, are public utilities subject to regulation by the Public Utilities Commission, including the commission's approval of rates charged by water corporations. In regulating these rates, the commission is authorized to consider the value of the public utility.

This bill would require the Public Utilities Commission to, for ratesetting and all other purposes within the commission's jurisdiction, use the standard of fair market value when establishing the rate base value for the distribution system of a public water system, as defined, acquired by a water corporation. If the fair market value exceeds reproduction cost, determined in accordance with existing law, the commission would be permitted to include the difference in the rate base for ratesetting purposes if it finds that the

additional amounts are fair and reasonable. This bill would set forth specified criteria that the commission must consider in making the determination as to whether this amount is fair and reasonable. The bill also would make its provisions applicable to the acquisition of a sewer system by a sewer system corporation.

Existing law sets forth procedures by which a municipal corporation may lease, sell, or transfer a public utility owned and operated by it for furnishing water service.

This bill would require the municipal corporation, public agency, or public utility water corporation proposing to acquire a municipal corporation public utility for furnishing water service to disclose to the customers of the public water system to be acquired, a written statement of the price, terms, charges, savings, and added costs of the proposed acquisition.

Ch. 676 (SB 1299) Watson. Medi-Cal.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, pursuant to which medical benefits are provided to public assistance recipients and certain other low-income persons.

Existing law provides for the membership of the separate public agency established by the Los Angeles County Board of Supervisors for the operation of a local initiative for health care in that county, and specifies that one member of the commission shall be a representative of federally qualified health centers, who shall be nominated by an entity or group recognized by the board of supervisors as representing federally qualified health centers.

This bill would specify that that member shall be representative of federally qualified health centers, or if that status no longer exists, an equivalent group of health centers.

Ch. 677 (SB 1347) Committee on Business and Professions. Healing arts.

(1) Existing law establishes certain educational and examination requirements for persons who hold themselves out as perfusionists. Existing law provides that the performance of certain procedures are included in the definition of perfusion services, and provides that this does not exempt perfusionists from the requirements of the Clinical Laboratory Improvement Amendments Act of 1988 (CLIA), or from the nonpersonnel related requirements of state laws governing the practice of clinical laboratory technology.

This bill would delete the reference to CLIA, and would refer to all of the state laws governing the practice of clinical laboratory technology.

Existing law provides that a person may be deemed to have completed the examination and education requirements if, among other things, he or she has performed at least 40 cases of cardiopulmonary bypass during cardiopulmonary surgery in a licensed health facility.

This bill would require the cardiopulmonary bypass procedures to be performed during cardiac surgery.

Existing law provides that after completion of an approved perfusion training program, and until notification of passage of the entire examination, that person shall identify himself or herself only as a "graduate perfusionist."

This bill would provide that use of the title "graduate perfusionist" is valid for no more than 3 years from the date of completion of the approved training program. The bill would make other technical changes.

(2) Existing law provides for the licensure and regulation of the practice of optometry by the State Board of Optometry. Existing law provides that the use or consumption of alcoholic beverages by a licensee to the extent or in a manner as to be dangerous or injurious to the person, or any other person, or the public, constitutes unprofessional conduct.

This bill would amend this to also apply it to the use or consumption of narcotic drugs. Since a violation of this provision would be subject to criminal sanction, this bill would impose a state-mandated local program by changing the definition of a crime.

Existing law also provides that the conviction of the certificate holder of more than one misdemeanor or any felony involving the use or consumption of alcoholic beverages constitutes unprofessional conduct.

This bill would delete this provision.

Existing law authorizes the board to establish a system for the issuance of citations, and the assessment of administrative fines, as deemed appropriate by the board where a licensee is in violation of specified provisions. Existing law requires the citation system to include prescribed provisions regarding the amount of the fines and the right to a hearing.

This bill would delete the requirement that the citation system contain the prescribed provisions, and would instead require the citation system to be as deemed appropriate by the board, and in accordance with provisions of existing law that establish a citation system for other healing arts professions.

(3) Existing law regulates the practice of occupational therapy and physical therapy and prohibits certain false or misleading statements.

This bill would prohibit any person who does not meet certain requirements from representing himself or herself as a recreation therapist or recreation therapy assistant, or from representing that the services are recreational therapy or are related to recreational therapy. The bill would prohibit a person not meeting those standards from using specified words and abbreviations in connection with his or her services, name, or place of business.

A person who violates these provisions would be subject to civil suit for \$1,500 for the first violation, to be recovered by the person injured by the violation.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 678 (AB 640) Aguiar. High school academies: Juvenile Crime Reduction and Education Academy Pilot Project.

(1) Existing law authorizes county superintendents of schools, with the approval of the county board of education and board of supervisors, to establish and maintain classes or schools for prisoners in any county jail, county honor farm, or any county industrial farm or county or joint county road camp. Existing law provides for the issuance of diplomas or certificates by, and the provision of funding for, these classes or schools.

This bill would authorize the county superintendent of schools, with the approval of the county board of education and board of supervisors, to establish and maintain classes or schools for at-risk pupils, as defined, in any high school academy in San Bernardino County. The bill would define a high school academy to mean a school, not located within a correctional facility, that is established to service at-risk pupils. The bill would authorize the issuance of diplomas or certificates by high school academies and would provide for the funding of high school academies, as specified.

The bill would make these provisions inoperative on July 1, 2000, and would provide for their repeal on January 1, 2001.

(2) Existing law sets forth the powers and duties of the Board of Corrections, the Department of the Youth Authority, the juvenile courts, and local law enforcement authorities, including county sheriffs and probation officers.

This bill would authorize the San Bernardino County Sheriff's Department, in conjunction with certain city and county officers and agencies, and other interested organizations, to conduct a pilot project to be known as the Juvenile Crime Reduction and Education Academy Pilot Project, for the purpose of reducing juvenile crime and delinquency, as described.

This bill would provide that the pilot project shall operate for one year from the date of the first instructional day. The bill would provide for the pilot project to be evaluated through an independent assessment conducted as specified. The bill would specify the goals that must be equaled or exceeded for the pilot project to be deemed successful.

This bill would make these provisions inoperative on July 1, 2000, and would provide for their repeal on January 1, 2001.

Ch. 679 (AB 1105) Hertzberg. Juvenile hearing officers.

Existing law sets forth a comprehensive body of law governing proceedings in the juvenile court concerning delinquent minors. Existing law also specifies the powers and

duties of traffic hearing officers for purposes of those provisions. Existing law provides that traffic hearing officers may hear and dispose of any case in which a minor is alleged to have committed specified misdemeanors and any infraction.

This bill would delete references to traffic hearing officers and instead provide for the appointment and powers of juvenile hearing officers, as specified. The bill also would provide that a juvenile court would be known as the Informal Juvenile and Traffic Court when a juvenile hearing officer hears a case pursuant to these provisions.

Existing law provides that where a petition has been filed in juvenile court alleging that a minor has engaged in criminal conduct, notice of hearing and a copy of the petition shall be served, as specified.

The bill would create the Expedited Youth Accountability Program to be operative in Los Angeles County, and in other counties upon approval of the board of supervisors, as specified. The program would provide for the issuance of citations requiring the appearance of minors not detained for any felony or misdemeanor offense, and not cited to the Informal Juvenile and Traffic Court, before the juvenile court. It would require participating counties to establish deadlines that would ensure that a case brought pursuant to these provisions would be heard within 60 calendar days after the minor is cited. The citation would include a detailed description of the person and a written promise by that person to appear or a notice to appear, as specified. It also would require the issuance of such a citation to the parent or guardian of a minor. Failure to appear would be a misdemeanor. Because the bill would both establish a new crime and expand the definition of a crime by requiring specified statements to be made under penalty of perjury as well as impose new duties on local juvenile justice systems similar to those imposed by the creation of a new crime, it would establish a state-mandated local program.

This bill would incorporate additional changes to Section 256 of the Welfare and Institutions Code proposed by SB 810, to be operative only if this bill and SB 810 are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 680 (AB 1275) Baca. Parole: Law Enforcement Automated Data System (LEADS).

Existing law provides for the Department of Corrections to establish a pilot project in San Bernardino County to provide specified information regarding parolees to local law enforcement agencies via computer-to-computer transfer.

This bill would make this program available statewide and would include a digitized image of the photograph and at least a single digit fingerprint of a parolee and a geographic coordinate for the parolee's residence location within the list of information on parolees provided by the Department of Corrections to local law enforcement agencies.

The bill would generally provide that the Department of Corrections shall be the agency primarily responsible for the implementation of the program for the release of information regarding parolees, but that the Department of Justice shall be the agency primarily responsible for the release of information that relates to fingerprint cards. The bill would also provide that funding to implement the program is contingent upon the appropriation of funds for this purpose in the annual Budget Act.

Ch. 681 (AB 1423) Martinez. Hotels and motels: telephone charges: notice.

Existing law requires a telephone corporation, as part of an agreement with a nonpublic utility provider of telephone services that is a hotel, motel, hospital, university, or similar place of temporary accommodation, to require the display or posting, on or near the telephone equipment so as to be easily seen by telephone users, of a notice of the charges applicable to all of the available telephone services, as specified.

This bill would instead require every nonpublic utility provider of telephone services to display or post on or near the telephone equipment, so as to be easily seen by telephone

users, a notice of the charges applicable to all of the available telephone services. It would require the charges to be separately stated and include specified information.

Existing law imposes misdemeanor penalties upon any person who, acting individually or as an officer, agent, or employee of a corporation other than a public utility, violates the public utilities act. By creating new crimes, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 682 (AB 1433) Olberg. California Community Colleges: resident classification.

Existing law establishes uniform student residency requirements for purposes of ascertaining the amount of fees to be paid by students who attend the California Community Colleges. Existing law, which is to be repealed on January 1, 2000, entitles a student who is a member of the armed forces of the United States stationed in this state on active duty, except a member of the armed forces assigned for educational purposes to state-supported institutions of higher education, to resident classification at any campus of the California Community Colleges.

This bill would continue that existing law beyond January 1, 2000, by deleting the repeal date.

Ch. 683 (AB 1537) Machado. School facilities: training of inspectors.

Existing law requires the Department of General Services to inspect construction of school facilities, as specified. Existing law requires the school district, city, city and county, or the political subdivision within the jurisdiction of which any school building is constructed or altered to provide for and require competent, adequate, and continuous inspection during construction or alteration. Existing law requires that the inspector be satisfactory to the architect or structural engineer and the Department of General Services. Existing law requires the inspector to act under the direction of the architect or structural engineer, as the board may direct, and to be responsible to the governing board.

This bill would require the Department of General Services to evaluate and provide training for inspectors as specified. This bill would require the inspector to act under the direction of the governing board and the architect or structural engineer, as the board may direct. This bill would require the inspector to be responsible to the governing board for employment purposes, and to be responsible to the Department of General Services for enforcement of the plans and specifications of the school project. This bill would permit the Department of General Services to charge a fee for the evaluation or reevaluation, as specified, and a fee for the examination administered in an evaluation or reevaluation, as specified, which fees would be deposited in the Public School Planning, Design, and Construction Review Revolving Fund, a continuously appropriated fund, thereby making an appropriation.

Ch. 684 (SB 136) Costa. Crimes: gassing.

(1) Under existing law, every person confined in a state prison who commits battery upon the person of any individual who is not confined in the prison is guilty of a felony and shall be imprisoned in the state prison for 2, 3, or 4 years, to be served consecutively.

This bill would do the following until January 1, 2001:

(a) Require the sheriff or other person in charge of a local correctional facility to refer all reports of battery by gassing by persons confined in the local correctional facility to the local district attorney for prosecution.

(b) Require the sheriff or other person in charge of a local correctional facility to use every available means to immediately investigate all reported or suspected batteries by gassing by persons confined in the local correctional facility.

(c) Authorize the chief medical officer of the local correctional facility, when he or she deems it medically necessary to protect the health of an officer or employee who may

have been subject to a battery by gassing, to order the person who committed the battery to receive an examination or test for hepatitis and tuberculosis, as specified.

(d) Authorize the chief medical officer of the local correctional facility to provide the results of any examination or test to the officer or employee who was the target of the battery.

(e) Require the sheriff or other person in charge of a local correctional facility to report to the Board of Corrections information about each gassing incident in the local correctional facility.

By imposing new duties on the sheriff or other person in charge of a local correctional facility with respect to battery by gassing by persons confined in the local correctional facility, this bill would impose a state-mandated local program.

The bill also would require the Board of Corrections to report to the Legislature by January 1, 2000, its findings and recommendations on gassing incidents at local correctional facilities and the medical testing authorized by this bill.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 685 (SB 458) Peace. State agencies: mail: disclosure of personal information.

Existing law provides for the conduct and operation of state agencies.

This bill would prohibit a state agency, including the California State University, from sending any outgoing United States mail, as described, to an individual that contains personal information about that individual unless the personal information is contained within sealed correspondence and cannot be viewed from the outside of that sealed correspondence.

Ch. 686 (SB 1104) Committee on Revenue and Taxation. Sales and use taxes: managed audit program.

The Sales and Use Tax Law permits the State Board of Equalization, if it is not satisfied with the return or returns of the tax or the amount of the tax or other amount, to compute and determine the amount required to be paid upon the basis of facts contained in the return or returns or upon the basis of any information within its possession or that may come into its possession. Existing law permits the board or any person authorized by it in writing to examine the books, papers, records, and equipment of any person selling tangible personal property or any person liable for the use tax.

This bill would additionally authorize the board, until January 1, 2001, to determine which accounts are to be eligible for a managed audit program and would require the board to identify specified information for a person whose account is selected for a managed audit. No person would be required to participate in a managed audit program, but in the case of a liability covered by a managed audit, interest on that liability would be computed at $\frac{1}{2}$ the rate that would otherwise be imposed.

This bill would also make specified findings and declarations of the Legislature in connection with a managed audit program.

The bill would require the State Board of Equalization to submit a report to the Legislature that evaluates the programmatic and fiscal benefit of the managed audit program on or before February 1, 2001, as specified.

Ch. 687 (SB 1273) Hurtt. State agencies: electronic mail.

Existing law provides for the establishment and operation of various state agencies.

This bill would provide that notwithstanding any other provision of law, any requirement that a state agency send material, information, notices, correspondence, or other communication through the United States mail shall be deemed to include the authority for the state agency to send that material, information, notice, correspondence, or other communication by electronic mail upon the request of the recipient, unless

impracticable to do so, or unless contrary to state or federal law. This bill would authorize a state agency to require that direct costs incurred by the agency involving the electronic transmission of requested information shall be paid by the requester, as specified.

This bill would state that nothing in its provisions shall be construed to permit an agency to act in a manner inconsistent with the standards adopted pursuant to specified existing law relating to the availability of public records and information.

Ch. 688 (SB 1344) Johnston. Human cloning.

Existing law regulates medical experimentation on humans.

This bill would prohibit a person from cloning, as defined, a human being, and from purchasing or selling an ovum, zygote, embryo, or fetus for the purpose of cloning a human being. The bill would authorize the State Director of Health Services to levy administrative penalties for violation of \$1,000,000 on a corporation, firm, clinic, hospital, laboratory, or research facility and \$250,000 on an individual, or twice the amount of pecuniary gain from the violation, if greater, to be paid into the General Fund.

The bill would provide that violation of the prohibition constitutes unprofessional conduct for purposes of the Medical Practice Act. The bill would require city business licenses and county business licenses to be revoked for violation of the prohibition.

The bill would repeal its provisions on January 1, 2003.

Ch. 689 (SB 230) Alpert. Air pollution: volatile organic compounds.

(1) Existing law requires the State Air Resources Board to adopt regulations to achieve the maximum feasible reduction in volatile organic compounds emitted by consumer products, as defined, if the state board determines that adequate data exists to establish that the regulations are necessary to attain state and federal ambient air quality standards and are commercially and technologically feasible and necessary.

This bill would prohibit the state board from regulating disinfectants any sooner than December 1, 2003, and would require the state board to comply with its volatile organic compound emission reduction obligations under the 1994 State Implementation Plan, or any amendments thereto, and to ensure that there is no loss of emission reductions as a result of its compliance with that prohibition.

(2) The bill would incorporate additional changes to Section 41712 of the Health and Safety Code proposed by SB 987, to be effective if both bills are enacted and this bill is enacted last.

Ch. 690 (SB 408) Maddy. State Auditor.

(1) Existing law prohibits the State Auditor from releasing to the public, among other things, papers, correspondence, or memoranda pertaining to any audit or investigation not completed if the State Auditor determines that disclosure will impede the audit or investigation. Existing law also prohibits the disclosure of papers, correspondence, or memoranda pertaining to any audit or investigation that has been completed if the materials are not used in support of any report resulting from the audit or investigation.

This bill would instead prohibit the release of papers, correspondence, memoranda, or any information pertaining to any audit not completed, delete references to an investigation in these provisions, and delete the requirement that the State Auditor determine that disclosure will impede the audit. The bill would also delete an obsolete provision relating to the Auditor General or Acting Auditor General serving as the Acting State Auditor.

(2) Existing law requires the Auditor General to annually conduct a review of allocations and expenditures of state transportation funds made under specified transportation related acts.

This bill would revise this requirement to apply to the State Auditor and end the requirement on January 1, 1999, or on the date of a report by the Joint Legislative Audit Committee, whichever is earlier.

(3) Existing law requires the Auditor General to prepare a report every 6 months regarding Medi-Cal drug treatment authorization requests.

This bill would revise this requirement to apply to the State Auditor and end the requirement on January 1, 1999, or on the date of a report by the Joint Legislative Audit Committee, whichever is earlier.

(4) Existing law requires the Auditor General to conduct a fiscal audit every 3rd fiscal year and a programmatic review and audit every 5 years of the business enterprises for the blind program.

This bill would revise this requirement to apply to the State Auditor and require that the fiscal audit be conducted until January 1, 2002, and the programmatic audit until January 1, 2003.

(5) Existing law requires the Auditor General, during the annual fiscal audits of major departments, to include an audit of how each agency is complying with state law regarding consulting contracts.

This bill would revise this requirement to apply to the State Auditor and end the requirement on January 1, 1999, or on the date of a report by the Joint Legislative Audit Committee, whichever is earlier.

Ch. 691 (SB 445) Monteith. Pesticides.

Existing law requires every manufacturer of, importer of, or dealer in any pesticide, except as specified, to obtain a certificate of registration from the Department of Pesticide Regulation before the pesticide is offered for sale in this state.

This bill would permit the Director of Pesticide Regulation to exempt from the provisions governing the registration of pesticides certain products that are exempt under the federal Insecticide, Fungicide, and Rodenticide Act, and that are determined to be of a character unnecessary to be subject to that act.

Ch. 692 (SB 466) Rainey. Local agencies.

The existing Cortese-Knox Local Government Reorganization Act of 1985 provides that territory may not be annexed to a city unless it is located in the same county, and unless otherwise provided by the act, territory may not be annexed to a city unless it is contiguous to the city at the time the proposal is initiated.

This bill would state, notwithstanding the above provisions, that upon approval of the local agency formation commission, the City of Tehachapi may annex noncontiguous territory of not more than 1,680 acres in area, that is located in the County of Kern, and that constitutes a correctional facility, under specified conditions.

Existing law generally requires those local agencies affected by a proposed jurisdictional change to negotiate, in accordance with specified procedures, an exchange of property tax revenues to reflect the changes in service area obligations that will result from the jurisdictional change. Existing law limits this negotiation period to no more than 30 days.

This bill would increase this 30-day limit to 60 days, and would specify additional analysis, mediation, and arbitration requirements in the case of certain city annexations, initiated within a certain time period, for which an exchange of property tax revenues is not negotiated by the city and the county within the 60-day negotiation period.

Ch. 693 (SB 614) M. Thompson. Resources: water pollution.

(1) Under existing law, it is unlawful to deposit, abandon, dispose of, or throw away, within 150 feet of the high-water mark of the waters of this state, any cans, bottles, garbage, and among other things, motor vehicles. Existing law excepts from this provision the placement of a vehicle on privately owned property along a streambank by the property owner or tenant for the purpose of preventing erosion of the streambank.

This bill would remove that exception and would expressly prohibit the placement of a vehicle on privately owned property along a streambank by the property owner or tenant for the purpose of preventing erosion of the streambank. Since a violation of this provision would be a crime under other provisions of existing law, this bill would impose a state-mandated local program by creating a new crime.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 694 (SB 972) Greene. California Exposition and State Fair.

(1) Existing law provides for the California Exposition and State Fair as a separate entity in state government, governed by its board of directors. Existing law sets forth the powers of the Board of Directors of the California Exposition and State Fair, which includes the power to enter into contracts.

This bill would additionally authorize the board, with the approval of the Department of General Services, to purchase, acquire, or hold real or personal property, to make permanent improvements on publicly owned real property adjacent to, or in the vicinity of, real property owned by the California Exposition and State Fair, and to pledge revenues, moneys, accounts, and other rights.

(2) Existing law limits the administrative oversight authority of the Department of Food and Agriculture to the approval of the California Exposition and State Fair's budget.

This bill would repeal that provision and would instead grant the Department of Food and Agriculture administrative oversight authority over the California Exposition and State Fair, including the authority to prescribe standards to be met by that fair.

(3) Existing law creates the California Exposition and State Fair Enterprise Fund in the State Treasury, and requires funds received by the California Exposition and State Fair to be deposited in the fund and remain in the fund until expended by the California Exposition and State Fair. Existing law also permits the board to establish and maintain a bank checking account or a savings and loan association account for depositing funds appropriated pursuant to a specific provision to the California Exposition and State Fair.

This bill would repeal the provision creating the California Exposition and State Fair Enterprise Fund in the State Treasury, and would permit the board to establish and maintain a bank checking account or a savings and loan association account for depositing all funds received by the California Exposition and State Fair. The bill would continuously appropriate all funds in the account to the board to carry out the functions for which the California Exposition and State Fair is formed. The bill would transfer all funds remaining in the California Exposition and State Fair Enterprise Fund on the effective date of the bill to the board for deposit in the bank checking or savings and loan account. This bill would also authorize the board to establish a program for paying vendors who contract with the California Exposition and State Fair.

(4) Existing provisions of the Food and Agricultural Code provide that whenever, pursuant to that code, any state department, officer, board, agency, committee, or commission is authorized to adopt rules and regulations, the regulations shall be adopted in accordance with those provisions of the Administrative Procedure Act that govern the adoption of regulations.

This bill would exempt the board from that requirement.

(5) Existing law requires the Controller to install and operate a uniform state payroll system for all state agencies.

This bill would exempt the California Exposition and State Fair from that provision, and would also authorize the board to operate a payroll system for paying employees, and a system for accounting for vacation and sick leave credits of employees.

(6) Existing law requires the Department of Finance to determine which funds, other than the General Fund, shall be charged a share of administrative costs for supervision or administration of the state government or for services to the various state agencies, and the amount to be charged against any such fund as its fair share of administrative costs.

This bill would require the Department of Finance, in determining the fair share of the California Exposition and State Fair, to take into account any reduction in the services provided to that agency as a consequence of the assumption of the various functions that agency is authorized to assume by this act, and to reduce the fair share of the California Exposition and State Fair accordingly.

(7) Existing law permits the Governor to order the Controller to direct the transfer of all or any part of the moneys not needed in other funds or accounts to the General Fund when the General Fund is, or will be, exhausted.

This bill would require interest to be paid on all moneys transferred to the General Fund from any funds retained by, or in the possession of, the California Exposition and State Fair.

Ch. 695 (SB 1161) Costa. Pesticide mill assessment.

(1) Until June 30, 1997, existing law requires every registrant of a pesticide product to pay to the Director of Pesticide Regulation an assessment of 22 mills per dollar of sales for all sales by that person of registered pesticides for use in this state. Under existing law, that assessment consists of 9 mills per dollar of sales that is in effect indefinitely, and an additional 13 mills per dollar of sales that is in effect until June 30, 1997. After July 1, 1997, the assessment will be lowered to 9 mills per dollar of sales.

This bill would set the mill assessment at 15.15 mills from January 1, 1998, to March 31, 1999, inclusive, and at 17.5 mills from April 1, 1999, to December 31, 2002, inclusive, per dollar of sales for all sales of pesticides for use in this state, and during that same period of time, permit the collection of up to an additional $\frac{3}{4}$ mill if necessary to fund certain duties of the Department of Food and Agriculture. Commencing January 1, 2003, the mill assessment rate would be reduced to 9 mills per dollar of sales for all sales of pesticides for use in this state. The bill would require the distribution of specified amounts from those funds to the counties as reimbursement for their costs in carrying out and enforcing certain duties relating to the use of pesticides. The bill would also require the director and the county agricultural commissioners to jointly develop regulations specifying the criteria to be used in allocating pesticide mill assessment funds to the counties based upon each county's pest control activities, costs, workload, and performance, thereby imposing a state-mandated local program.

(2) Existing law provides for the licensing of pesticide brokers.

This bill would revise and recast those provisions.

(3) Existing law requires the director to take samples of pesticides, make analyses or examinations of them, and make such investigations as are necessary for the full enforcement of the laws relating to pesticides.

This bill would permit, rather than require, the director to do so.

(4) Existing law requires the director, at least annually, to print and distribute the results of examinations or chemical analyses of official samples of pesticides that are taken by the director.

This bill would repeal that provision.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 696 (SB 1198) Costa. Produce dealers and processors of farm products.

(1) Existing law continuously appropriates the sum of \$100,000 from the Department of Food and Agriculture Fund each fiscal year to the Department of Food and Agriculture for litigation expenses incurred by the Bureau of Market Enforcement in civil actions undertaken by the bureau and charged by the Attorney General.

This bill would permit these funds to be used by the bureau for litigation expenses, without regard to whether they are connected with civil actions undertaken by the bureau and charged by the Attorney General. By expanding the purposes for which continuously appropriated funds may be spent, this bill would make an appropriation.

(2) Existing law provides for the regulation and licensing of brokers, cash buyers, commission merchants, and dealers of farm products by the department. These licensees, among other things, receive farm products on consignment or sell farm products on commission. Existing law sets forth the procedures governing licensures, including the grounds upon which licenses may be denied, suspended, or revoked, and the procedures to be followed in those cases. Existing law also sets forth the amount of the annual licensing fee.

This bill would exempt from those provisions any person engaged in the business of buying or selling cattle who is bonded under the federal Packers and Stockyards Act, 1921. This bill would require an applicant for a license to sign a release authorizing the department to have access to and obtain financial information from specified sources.

The bill would recast the provisions governing the denial, suspension, or revocation of licenses. The bill would permit the department to obtain access to a licensee's or agent's criminal record during the course of licensing investigation, and would require the Department of Justice to furnish that information to the department upon request. The bill would reduce these annual licensing fees over a 2-year period commencing January 1, 1999, and would require the department to reevaluate the fees in fiscal years 1998-99 and 1999-2000, and to report to the Legislature on the fee structure subsequent to June 30, 2000.

(3) Existing law specifies the circumstances under which a person licensed pursuant to these provisions is prohibited from employing a person as an agent without the approval of the Secretary of Food and Agriculture.

This bill would include within those circumstances the conviction of a crime that includes as one of its elements the financial victimization of another person.

(4) Existing law permits the filing of a complaint with the secretary by a farm products producer, farm products consigner, or the seller of farm products.

This bill would also permit an aggrieved grower or licensee with a complaint not subject to specified federal acts to seek resolution of that complaint by filing an action with the department.

(5) Existing law requires each applicant for a license as a processor of farm products or produce dealer to pay a 50% surcharge to the Director of Pesticide Regulation. These funds are deposited in the Food Safety Account in the Department of Pesticide Regulation Fund.

This bill would repeal the collection of the surcharge as of January 1, 1999.

(6) Existing law provides for the Farm Products Trust Fund. Pursuant to the statutory scheme, each applicant for a license, or for the renewal of a license, as either a processor of farm products or a produce dealer, is required to pay to the secretary an annual fee of \$125 before the secretary issues or renews the license. All fees collected are required to be deposited in the products fund and used to pay for farm products grown or produced within this state that have not been otherwise paid for.

This bill would provide that no claims may be made against the fund subsequent to January 1, 1998, and no assessment may be collected for deposit in the fund after January 1, 1999. The bill would require the department to administer the funds, and to distribute the funds remaining in the trust fund after the payment of claims on a pro rata basis to licensees. The bill would also provide for the repeal of the provisions establishing the fund on the date upon which all the funds have been distributed.

(7) Because certain violations of the requirements of the bill relating to licensees are misdemeanors under existing law, the bill would impose a state-mandated local program by creating a new crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 697 (AB 702) Villaraigosa. Child support: dependents: collection.

Existing law provides that when a child support delinquency is reported to the State Department of Social Services, as specified, the county district attorney reporting that delinquency may, under specified guidelines, refer the delinquency to the Franchise Tax Board for collection.

This bill would require the Franchise Tax Board, through a cooperative agreement with the State Department of Social Services, and in cooperation with financial institutions, as defined, doing business in this state, to operate a Financial Institution Match System, as specified, to provide certain information for each noncustodial parent who maintains an account at the institution. The bill would provide that the California Right to Financial Privacy Act shall not apply to the Financial Institution Match System, but would provide that unauthorized disclosure is a misdemeanor, thereby imposing a state-mandated local program by the creation of a new crime. The bill would relieve financial institutions of liability for any disclosure of information or any action taken in good faith under the provisions of this bill. The bill would enact related provisions and

would require the board to report to the Legislature on the implementation of the Financial Institution Match Program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 698 (SB 1238) Johannessen. Sentence enhancement: elder and dependent adult abuse.

(1) Existing law provides that it is a crime, punishable by imprisonment in a county jail not exceeding one year, or in the state prison for 2, 3, or 4 years, for any person, under circumstances or conditions likely to produce great bodily harm or death, to willfully cause or permit any elder or dependent adult to suffer, or to inflict thereon unjustifiable physical pain or mental suffering, or for any person having the care or custody of any elder or dependent adult to willfully cause or permit the person or the health of the elder or dependent adult to be injured or endangered.

This bill would provide that if in the commission of the above crime, the victim suffers great bodily injury, the defendant shall receive an additional term in the state prison of 3 years, except that if the victim is 70 years of age or older the defendant shall receive an additional term of 5 years.

This bill would also provide that if in the commission of the above crime, the defendant proximately causes the death of the victim, the defendant shall receive an additional term in the state prison of 5 years, except that if the victim is 70 years of age or older the defendant shall receive an additional term of 7 years. By establishing new sentence enhancements, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 699 (SB 1052) Vasconcellos. Insurance: long-term care.

Existing California law regulates long-term care insurance, and requires that insurance to provide certain benefits. Existing law authorizes the Insurance Commissioner to waive certain of those requirements under certain circumstances.

Existing federal law provides that long-term care insurance is entitled to certain favorable tax treatment if it meets certain requirements.

This bill would require every policy that is intended to be a qualified long-term care insurance contract as provided by federal law to be identified as such with a specified disclosure statement, and, similarly would require every policy that is not intended to be a qualified long-term care insurance contract as provided by federal law to be identified as such. It would require insurers that offer policies or certificates that are intended to be federally qualified long-term care insurance contracts, including riders to life insurance policies providing long-term care coverage, to fairly and affirmatively concurrently offer and market policies and certificates that are not intended to be federally qualified long-term care.

The bill would revise various definitions.

Existing law imposes various requirements on the marketing of long-term care insurance, including various disclosure requirements.

This bill would require that a specific shoppers guide be provided to prospective applicants.

The bill would require insurers to make certain reports regarding lapses and replacements.

The bill would require that premium adjustments be made for replacement policies.

The bill would require insurers and other marketers of long-term care insurance to utilize specified suitability standards. It would require that insurers provide notifications regarding denial of claims.

The bill would require insurers to offer or provide certain rights and benefits in connection with long-term care insurance, including rights to increase and decrease benefits. The bill would impose requirements on inflation protection benefits.

The bill would enact related provisions.

The bill would become operative only if SB 527 and AB 1483 are also enacted.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 700 (AB 1483) Gallegos. Insurance: long-term care.

Existing California law regulates long-term care insurance, and requires that insurance to provide certain benefits. Existing law authorizes the Insurance Commissioner to waive certain of those requirements under certain circumstances.

Existing federal law provides that long-term care insurance is entitled to certain favorable tax treatment if it meets certain requirements.

This bill would require every policy that is intended to be a qualified long-term care insurance contract as provided by federal law to be identified as such with a specified disclosure statement, including riders to life insurance policies, and, similarly would require every policy that is not intended to be a qualified long-term care insurance contract as provided by federal law be identified as such. It would require insurers that offer policies or certificates that are intended to be federally qualified long-term care insurance policies to also fairly and affirmatively offer and market policies that are not intended to be federally qualified long-term care contracts.

The bill would set forth eligibility criteria for policies and certificates intended to be qualified long-term care insurance contracts as provided by federal law as well as for policies and certificates that are not intended to be federally qualified. The bill would revise various definitions.

The bill would become operative only if SB 527 and SB 1052 are also enacted.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 701 (SB 527) Rosenthal. Insurance: long-term care.

Existing California law regulates long-term care insurance, and requires that insurance to provide certain benefits.

Existing federal law provides that long-term care insurance is entitled to certain favorable tax treatment if it meets certain requirements.

This bill would provide that if an insurer provides long-term care insurance intended to qualify for favorable tax treatment under federal law, the insurer shall also offer coverage that conforms to the current state eligibility requirements, as specified.

The bill would require insurers to provide a specified notice at the time of solicitation, and a specified notice in the application form.

Certain provisions of the bill would become inoperative upon a finding by the Insurance Commissioner that federal law or regulations, or other relevant federal decisions, allow long-term care coverage that conforms to the California eligibility requirements to qualify for favorable tax treatment, and certain provisions would be repealed on January 1, following that finding. If they do not become inoperative under this provision, they would become inoperative on July 1, 2001, and would be repealed on January 1, 2002, as specified.

The bill would become operative only if AB 1483 and SB 1052 are also enacted.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 702 (SB 110) Dills. Sales and use taxes: disclosure of information: Bradley-Burns Bill of Rights.

(1) The Sales and Use Tax Law and the Bradley-Burns Uniform Local Sales and Use Tax Law impose a tax on the storage, use, or other consumption in this state of tangible personal property purchased from any retailer. Existing law authorizes the State Board of Equalization to establish a procedure for the issuance of direct payment permits, as specified, so that certain consumers with those permits may pay the retailer's sales tax liability directly to the board.

This bill would authorize the issuance of a use tax direct payment permit to an applicant allowing the holder, under specified conditions, to self-assess and pay state and

local use tax directly to the board and to report the county, city, city and county, or redevelopment agency in which the first "use," as defined, occurs.

(2) Existing law prohibits the disclosure of any information concerning any taxpayer by the State Board of Equalization, except as specifically authorized by statute. It permits the disclosure, when requested by resolution of the legislative body of any county, city and county, city, or district, of sales or transactions and use tax records of the board pertaining to sales or transactions and use taxes collected for that entity, as specified.

This bill would, subject to certain restrictions on the examination of taxpayer records, revise that exception to specifically allow the examination of sales or transactions and use tax records of the board pertaining to the ascertainment of sales or transactions and use taxes to be collected for the local entity.

(3) The Bradley-Burns Uniform Local Sales and Use Tax Law permits cities and counties to impose local sales and use taxes in conformity with the Sales and Use Tax Law. These local taxes are administered by the State Board of Equalization. The Sales and Use Tax Law contains the Harris-Katz California Taxpayer's Bill of Rights that is intended to ensure that the rights, privacy, and property of California taxpayers are adequately protected and to promote voluntary taxpayer compliance, as specified.

This bill would additionally enact the Bradley-Burns Bill of Rights to establish specific rights of contracting local jurisdictions, as specified. The bill would establish the right of local jurisdictions to rely on written advice of the board.

Ch. 703 (SB 162) Haynes. Fines and forfeitures: comprehensive collection programs.

(1) Existing law authorizes county boards of supervisors to consolidate specified county offices, including authorizing the board in counties of the 13th to 58th classes, inclusive, to consolidate county offices in various combinations, including (1) county clerk, assessor, and recorder, and (2) sheriff, coroner, and public administrator. Under existing law, Riverside County is classified as a county of the 11th class.

This bill would authorize the Board of Supervisors of Riverside County to consolidate either or both of the following combinations: (1) the offices of county clerk, assessor, and recorder, and (2) the offices of sheriff, coroner, and public administrator.

(2) Under existing law, to be repealed June 30, 1997, any county or court that implements a comprehensive program to identify and collect fines and forfeitures that have not been paid after 60 days from the date on which they were due and payable, with or without warrant having been issued against the alleged violator, and for which the base fine excluding state and county penalties is at least \$100, may deduct and deposit in the county treasury the cost of operating that program, excluding capital expenditures, from any revenues collected prior to making any distribution of revenues to other governmental entities required by any other provision of law.

This bill would authorize reimbursement of a county or court pursuant to this provision for the cost of operating a comprehensive collection program to identify and collect fines and forfeitures.

(3) Existing law requires a county that exercises the authority granted under the above provisions for the purpose of enhancing revenue collections to file an annual report of its activities with the Legislature.

This bill would specify the county officers required to file the report and the legislative committees with which the report is required to be filed.

(4) Existing law requires that in the Counties of Los Angeles, Orange, San Diego, San Joaquin, and Stanislaus, \$50 for each conviction of specified Vehicle Code violations shall be deposited in a special account for exclusive allocation by the administrator of the county's alcoholism program, with the approval of the board of supervisors, for alcohol programs and services for the general population.

This bill would include in this provision the Counties of Sonoma and San Luis Obispo.

(5) Existing law requires a fee to be collected from every person ordered or permitted to attend traffic violator school, in an amount equal to the total bail set forth for the eligible offense on the uniform countywide bail schedule.

This bill would increase that fee by \$24 until December 31, 1998, and would require this increase to be deposited in the General Fund.

(6) This bill would repeal the provisions in (2) and (3) above, as of January 1, 2000.

(7) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 704 (SB 826) Greene. Dentistry: Board of Dental Examiners of California and Committee on Dental Auxiliaries.

Existing law provides that the Chief of the Division of Investigation in the Department of Consumer Affairs and all investigators of that division, the Medical Board of California, and the Board of Dental Examiners have the authority of peace officers while engaged in exercising the powers granted or performing the duties imposed upon them or the division in investigating the laws administered by the various boards comprising the department or commencing directly or indirectly any criminal prosecution arising from any investigation conducted under these laws.

Existing law provides that this authority as a peace officer extends to any place in the state for the purpose of performing their primary duty or making an arrest as to any public offense with respect to which there is immediate danger to person or property, or of the escape of the perpetrator of that offense, or in a state of emergency. Existing law authorizes these peace officers to carry firearms only if authorized and under those terms and conditions as specified by their employing agencies.

This bill would require the number of investigators with peace officer authority designated by the Director of Consumer Affairs assigned to the Board of Dental Examiners to be 7. This bill would also protect the positions, status, and rights of those investigators who are subsequently transferred as a result of these provisions. The bill would also require the transfer of these employees to occur by July 1, 1999. The bill would require the board to conduct a study and report to the Legislature on the scope of duties of investigators hired by the board, the level of complexity of the investigations, and the volume of complaints according to complexity.

Existing law vests in the Board of Dental Examiners of California in the Department of Consumer Affairs the administration of the law regulating the practice of dentistry and authorizes the board to appoint an executive officer. Under existing law, these administrative authority provisions become inoperative on July 1, 1998, and are repealed on January 1, 1999.

This bill would extend these inoperative and repeal dates to July 1, 2002, and January 1, 2003, respectively.

Existing law authorizes the Committee on Dental Auxiliaries within the jurisdiction of the board to make recommendations with regard to the administration of the law regulating dental auxiliaries who are persons authorized to perform dental supportive procedures. Under existing law, this provision becomes inoperative on July 1, 1998, and is repealed on January 1, 1999.

This bill would extend these inoperative and repeal dates to July 1, 2002, and January 1, 2003, respectively.

Existing law authorizes the board to organize a standing committee to deal with auxiliary matters.

This bill would eliminate this authority of the board and would require, instead, that the committee be directly responsible for all matters concerning dental auxiliaries. The bill would set forth the duties and responsibilities of the committee in this regard.

Existing law requires the Joint Legislative Sunset Review Committee to perform various functions and duties with respect to evaluating and determining whether a board or regulatory program has demonstrated a public need for the board's or program's continued existence, and to report its findings and recommendations to the Department of Consumer Affairs for review.

This bill would provide that the repeal of the Board of Dental Examiners of California and the Committee on Dental Auxiliaries pursuant to this bill renders the board subject to the review of the Joint Legislative Sunset Review Committee.

This bill would incorporate additional changes in Section 1601 of the Business and Professions Code, proposed by AB 471, to be operative only if AB 471 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

This bill would incorporate additional changes in Section 830.3 of the Penal Code, proposed by SB 951, to be operative only if SB 951 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

Ch. 705 (SB 828) Greene. Professional engineers and land surveyors.

(1) The Professional Engineers Act establishes the State Board of Registration for Professional Engineers and Land Surveyors in the Department of Consumer Affairs, and requires the board to appoint an executive officer at a salary to be fixed and determined by the board with the approval of the Director of Finance. The Professional Land Surveyors' Act provides that the board shall also administer that act. These provisions are to become inoperative on July 1, 1998, and, as of January 1, 1999, are repealed.

This bill would extend the operation of the board, and its appointment authority with respect to an executive officer, until July 1, 2000, and would repeal these provisions as of January 1, 2001.

(2) The act, except for those provisions that apply to civil engineers and civil engineering, provides that it is not applicable to the performance of engineering work by a manufacturing, mining, public utility, research and development, or other industrial corporation, or by employees of that corporation, provided this work is in connection with, or incidental to, the products, systems, or services of the corporation or its affiliates.

This bill would include consultants, temporary employees, contract employees, and those persons hired pursuant to 3rd-party contracts as "employees" for purposes of the above provision.

(3) Existing law requires the Joint Legislative Sunset Review Committee to perform various functions and duties with respect to evaluating and determining whether a board or regulatory program has demonstrated a public need for the board's or program's continued existence, and to report its findings and recommendations to the Department of Consumer Affairs for review.

This bill would provide that the repeal of provisions on January 1, 2001, relating to the operation of the State Board of Registration for Professional Engineers and Land Surveyors shall render the board subject to the above review, but that the review of the board shall be limited to only those unresolved issues identified by the Joint Legislative Sunset Review Committee.

Ch. 706 (SB 1135) O'Connell. Hazardous waste treatment: biotechnology elementary neutralization activities.

Existing law requires hazardous waste facilities, including, but not limited to, treatment facilities, to operate under hazardous waste facilities permits or other grants of authorization issued by the Department of Toxic Substances Control. Existing law exempts from hazardous waste facilities requirements an owner or operator of an elementary neutralization unit that neutralizes wastewaters that are hazardous solely due to corrosivity or toxicity that results only from alkaline or acidic materials used in the owner's or operator's food processing operations.

This bill would exempt from the requirements relating to generators, tanks, and tank systems imposed pursuant to the hazardous waste control laws, and from the requirement to obtain a hazardous waste facilities permit, biotechnology elementary neutralization activities, as defined, if specified conditions are met with regard to the hazardous wastes and if the generator complies with specified requirements. The bill would also exempt these activities from any statute or regulation requiring the elementary neutralization unit to have secondary containment for piping and equipment, except as specified.

Ch. 707 (AB 153) Baldwin. Youth groups: use of beach and recreation areas: carrier exemption.

(1) Existing law provides for the use of local public land and property, as specified.

This bill would prohibit any state or local agency from adopting or enforcing any ordinance, regulation, or other law that requires a youth group, as defined, to pay a charge, as defined, in excess of any charge that is imposed on a group composed of a similar number of persons for the use of, or access to, a public beach or recreation area, as defined, or that requires a youth group to obtain a permit for that use or access unless such a group is also required to obtain a permit.

(2) Under existing law, the Passenger Charter-Party Carriers' Act, the furnishing of specified passenger transportation services by a charter-party carrier of passengers is subject to the jurisdiction and control of the Public Utilities Commission and is required

to be furnished pursuant to a certificate of public convenience and necessity or a permit issued by the commission.

This bill would exempt from the act transportation services incidental to the operation of a youth camp that are provided by either a nonprofit tax-exempt organization or an organization that operates an organized camp, as defined, serving youth 18 years of age or younger. However, the bill would require those transportation services to comply with various requirements relating to the registration, operation, maintenance, and insurance of vehicles, as specified.

Ch. 708 (AB 167) Brewer. School finance.

Existing law establishes the minimum number of schooldays for a school district, as specified, to receive an apportionment based on average daily attendance.

Existing law sets forth a method of providing school districts with financial incentives to lengthen the schoolday and school year. Those financial incentives were added to the respective revenue limits of school districts during the 1984–85, 1985–86, and 1986–87 fiscal years, as specified. School districts that offered an amount of instructional minutes in the 1982–83 fiscal year, that exceeded the minimum number of instructional minutes set forth in the 1986–87 fiscal year, must maintain the actual number of instructional minutes offered in the 1982–83 fiscal year to receive the incentive funding. The Superintendent of Public Instruction is required to reduce the base revenue limit of a school district in any fiscal year subsequent to a fiscal year in which the school district that received longer day incentive apportionments as part of its revenue limit reduces the amount of instructional time required to receive the apportionments. That reduction also applies to the base revenue limit of a school district required to maintain instructional time at the level maintained in the 1982–83 fiscal year, as specified.

This bill would instead provide that, commencing with the 1990–91 fiscal year and each fiscal year through the 1995–96 fiscal year, for any school district that does not maintain the number of instructional minutes for a particular grade level that the school district maintained for the 1982–83 fiscal year, as adjusted to comply with the maximum instructional day allowed for kindergarten, that school district is not subject to a reduction to its base revenue limit if the school district maintains the minimum number of instructional minutes for each grade level that is set forth for the 1986–87 fiscal year.

This bill would also require the Superintendent of Public Instruction to take any steps necessary, including, but not limited to, adjustments to the respective base revenue limits of those school districts for the 1990–91, 1991–92, 1992–93, 1993–94, or 1994–95 fiscal years, or the 1995–96 fiscal year for districts whose instructional minutes were adjusted to comply with the maximum instructional day allowed for kindergarten, to ensure that those school districts do not have their base revenue limits reduced in the 1990–91 fiscal year, or any fiscal year through the 1994–95 fiscal year, or the 1995–96 fiscal year for districts whose instructional minutes were adjusted to comply with the maximum instructional day allowed for kindergarten, if they maintain, at a minimum, the number of instructional minutes set forth for the 1986–87 fiscal year.

This bill would also provide that certain school districts that failed to maintain the level of instructional minutes required in any of the fiscal years 1990–91 to 1994–95, inclusive, or with respect to a specified school district, fiscal years 1990–91 to 1995–96, inclusive, and subject to fiscal penalties resulting from audits of instructional minutes, shall pay the lesser of $\frac{1}{4}$ of the required fiscal assessment or 5% of the total revenue limit of the district commencing with the 1997–98 fiscal year and continuing until the full amount of the required fiscal assessment is paid. The bill would require the Superintendent of Public Instruction to make the necessary adjustments to facilitate withholding the appropriate amounts from each school district's apportionments. The bill would also provide that an additional amount equal to $\frac{1}{2}$ the amount specified above be withheld from the apportionments to the Graves Elementary School District if the district failed to comply with the 175-day minimum school year, as specified.

Ch. 709 (AB 827) Thomson. Highways: Safety Enhancement-Double Fine Zones.

(1) Existing law, until January 1, 1998, requires the Department of Transportation, in consultation with the Department of the California Highway Patrol, to develop specified

pilot projects to designate and identify certain highway segments as “Safety Enhancement-Double Fine Zones” and impose increased fines for traffic violations occurring within these zones.

This bill would extend the date specified above to January 1, 2000.

The bill would also specify that only the base fine is to be increased pursuant to the pilot program and that any additional penalty, forfeiture, or assessment imposed by any other statute shall be based on the amount of the base fine and shall not be based on the amount of the enhanced fine imposed pursuant to the pilot program.

The bill would require the departments to develop a pilot project for a designated portion of State Highway Route 12. Because the bill would create certain additional duties for local authorities, it would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(3) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 710 (AB 1029) Frusetta. Vehicles: safety belts: motorcycles: helmets: exemption: traffic lanes.

(1) Existing law prohibits certain vehicles from being operated on traffic lanes that have been designated exclusive or preferential use lanes for high-occupancy vehicles.

Existing law requires that a vehicle be driven entirely within a single lane whenever any roadway has been divided into 2 or more clearly marked lanes for traffic in one direction, except as specified.

This bill would specify that these provisions of existing law apply to a fully enclosed 3-wheeled motor vehicle of specified dimensions, thereby imposing a state-mandated local program by creating a new crime with regard to preferential use lanes.

(2) Existing law defines a motorcycle, for purposes of the Vehicle Code, as any motor vehicle having a seat or saddle for the use of the rider, designed to travel on not more than 3 wheels in contact with the ground, and weighing less than 1,500 pounds.

Existing law requires a driver and any passenger to wear a safety helmet that meets specified standards when riding on, among other things, a motorcycle.

This bill would exempt a person operating, or riding as a passenger in, a fully enclosed 3-wheeled motor vehicle of specified dimensions that meets prescribed requirements from the safety helmet requirement specified above.

(3) Existing law makes it an infraction for any person to operate a private passenger motor vehicle, as defined, on the highway without having that person and all passengers 16 years of age or over restrained by a safety belt. It is unlawful for any parent or legal guardian, when present in a private passenger motor vehicle to permit his or her child or ward who is between 4 years and 16 years of age to be transported on the highway in the vehicle without using a safety belt.

Existing law makes it unlawful for any parent or legal guardian, when present in a private passenger motor vehicle to permit his or her child or ward who is less than 4 years of age to be transported on the highway in the vehicle without using a specified child passenger restraint system.

This bill would make those provisions applicable to drivers and passengers in a fully enclosed 3-wheeled motor vehicle of specified dimensions. Because the bill would thereby expand the scope of existing crimes, it would impose a state-mandated local program.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 711 (AB 1394) Figueroa. Packaging and labeling.

(1) Existing law, known as the Fair Packaging and Labeling Act, provides for the regulation by the Department of Consumer Affairs of labeling of all commodities for distribution or sale, as specified. A violation of any provision thereof is a misdemeanor. Existing law sets forth general requirements for commodities containers, as specified, and more rigorous requirements for food containers subject to the Federal Food, Drug and Cosmetic Act, as specified.

This bill would repeal those general requirements for commodities containers and, instead, add requirements for commodities containers that are similar to existing requirements for food containers. Since a violation of the provisions applicable to packaging and labeling of commodities is a crime, this bill would impose a state-mandated local program.

This bill would also authorize any sealer to seize any container in violation of those new requirements. It would therefore impose a state-mandated local program by imposing additional responsibilities upon county sealers.

(2) Existing law also provides for the regulation by the Department of Health Services of the packaging and labeling of foods, drugs, devices, and cosmetics, and provides that the department may prohibit the nonfunctional slack fill of packages, as defined.

This bill would repeal that provision, and instead, add requirements for commodities containers that are similar to existing requirements for food containers under the Fair Packaging and Labeling Act.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 712 (AB 1472) Thomson. Transactions and use taxes: City of Woodland.

Existing law authorizes various local governmental entities, in accordance with certain requirements and limitations, to levy transactions and use taxes pursuant to the Transactions and Use Tax Law.

This bill would additionally authorize the City of Woodland, subject to voter approval, to levy a transactions and use tax pursuant to the Transactions and Use Tax Law at a rate of 0.25% or 0.5% for general revenue purposes.

This bill would contain legislative findings and declarations as to the necessity of a special statute.

Ch. 713 (AB 1583) Shelley. Air pollution.

Existing law authorizes the State Air Resources Board to require air pollution control districts or air quality management districts to impose additional permit fees on nonvehicular sources within their jurisdiction, to be expended only for the purposes of recovering the costs of additional state programs related to nonvehicular sources. The state board was required to submit a report to the Legislature concerning those fees by January 1, 1993. These provisions became inoperative on July 1, 1997, and will be repealed on January 1, 1998.

This bill would instead make those provisions inoperative on July 1, 1999, and would be repealed on January 1, 2000. The bill would establish a priority for expenditure of the permit fees collected. The bill would require the state board to submit the report to the Governor, as well as the Legislature, and would require additional information to be included in the report, as specified.

Ch. 714 (SB 3) Leslie. Controlled substances: gamma-hydroxybutyrate.

Existing law categorizes controlled substances into 5 schedules and places the greatest restrictions on those contained in Schedule I. Controlled substances contained in Schedule II may be lawfully prescribed under limited circumstances.

This bill would include in Schedule II the sedative and hypnotic drug gamma-hydroxybutyrate. This bill would impose a state-mandated local program upon local governments by creating new crimes with respect to gamma-hydroxybutyrate.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would also declare that it is to take effect immediately as an urgency statute.

Ch. 715 (AB 242) Honda. Emergency homeless shelters.

Under existing law, the Emergency Housing and Assistance Program, the Department of Housing and Community Development is authorized to make grants from the continuously appropriated Emergency Housing and Assistance Fund to local governments and nonprofit organizations to provide emergency or temporary housing for the homeless, as specified.

This bill would appropriate \$1,062,360 from the General Fund to the State Controller for allocation and disbursement to the fund. The bill would require \$810,000 of this sum to be made available to certain counties in specified allotments during the 1997-98 and 1998-99 fiscal years. The bill would provide that a designated local board or a county shall be eligible for its allotment by submitting an application containing specified information to the department.

This bill would become operative only if SB 255 and AB 67 are enacted and become operative.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 716 (SB 255) Lee. Armories: homeless shelters.

Existing law requires the Military Department to, until March 15, 1997, make certain state armories available to specified cities and counties for use by homeless persons for emergency shelter purposes.

This bill would extend this requirement until March 15, 1999. It would delete Van Nuys, and would add Sylmar, the City of Glendale armory, and the City of Glendale to the above-described provisions. The bill would delete the armories in Calxico, Chico, Corona, El Cajon, Roseville, and San Rafael but would authorize a city or county to request use of one of the armories in those communities through the Office of Emergency Services if the city or county has exhausted all other available resources for housing homeless persons.

Existing law requires an authorized county or city electing to use an armory for these purposes to provide a report to the Department of Economic Opportunity on January 1, 1996, and on January 1, 1997, describing progress toward a long-range, permanent shelter plan for homeless persons to take effect on March 15, 1997.

This bill would repeal that provision, and would, instead, require a county government utilizing the armory shelter program to provide a report no later than June 30, 1998, to the Governor, the Senate Committee on Governmental Organization, the Assembly Committee on Local Government, and the Senate and Assembly Budget Committees, describing the progress towards providing alternative emergency shelters in lieu of the armory shelter, and would prohibit making armories available to the local government for the emergency shelter program after July 1, 1998, if the report is not provided by June 30, 1998.

Existing law requires any authorized county or city electing to use a state armory for these purposes to obtain a license from the Military Department in compliance with prescribed requirements.

This bill would require each county that obtains a license to establish, on or before November 1, 1997, a local shelter advisory committee with prescribed membership and responsibilities.

Existing law requires that prior to March 15, 1997, an evaluation of the effectiveness of the temporary armory shelter arrangement and the progress of participating counties and cities toward long-range future shelter plans for homeless persons shall be prepared jointly by the Military Department, the Department of Economic Opportunity, the Department of Housing and Community Development, and a representative of the participating counties and cities selected by participating groups, and requires that the report be sent to the Governor, the Senate Committee on Governmental Organization, and the Assembly Committee on Local Government, prior to March 15, 1997.

This bill would repeal this provision, and instead require the Legislative Analyst to file a report by March 1, 1998.

The bill would require its provisions to become operative only if AB 242 and AB 67 are enacted and become operative.

This bill would declare that it is to take effect immediately, as an urgency statute.

Ch. 717 (AB 55) Mazzeni. Counties: officers: appointment.

Under existing law, in a county of the 11th, 15th, 17th, 21st, 22nd, 25th, or 36th class, as specified, a registrar of voters may be appointed by the board of supervisors in the same manner as other county officers are appointed.

This bill would include a county of the 18th class within the category of counties in which the board is authorized to appoint a registrar of voters in the above manner.

Ch. 718 (AB 308) Leonard. Commercial bribery: real estate sales.

(1) Existing law provides, except as specified, that every employee, as defined, who solicits, accepts, or agrees to accept any money or thing of value from any person other than his or her employer, other than in trust for the employer, corruptly, as defined, and without the knowledge or consent of the employer, in return for using or agreeing to use his or her position for the benefit of that other person, and any person who offers or gives an employee money or any thing of value under those circumstances, is guilty of commercial bribery, except as specified. Existing law further provides that commercial bribery is punishable by imprisonment in a county jail for not more than one year if the amount of the bribe is \$1,000 or less, or by imprisonment in a county jail, or in the state prison for 16 months, or 2 or 3 years if the amount of the bribe exceeds \$1,000.

This bill would provide that an employee of a title insurer, underwritten title company, or controlled escrow company who corruptly violates a certain statutory provision by paying, directly or indirectly, a commission, compensation, or other consideration to a real estate salesperson or real estate broker, or a real estate salesperson or real estate broker who corruptly violates another statutory provision by receiving from an employee of a title insurer, underwritten title company, or controlled escrow company a commission, compensation, or other consideration, as an inducement for the placement or referral of title business, is also guilty of commercial bribery, which would be punishable by imprisonment in a county jail for not more than one year, or by a fine of \$10,000 for each unlawful transaction, or by both a fine and imprisonment.

(2) Existing law authorizes the Real Estate Commissioner, after hearing in accordance with certain provisions, to suspend or revoke the license of a real estate licensee who claims, demands, or receives a commission, fee, or other consideration, as compensation or inducement, for referral of customers to any escrow agent, structural pest control firm, home protection company, or underwritten title company.

This bill would prohibit a licensee from being disciplined for reporting to the commissioner violations of the above provision by another licensee, unless the licensee making the report had guilty knowledge of, or committed or participated in, the violation of that provision. By making the crime of commercial bribery applicable to a new category of persons, this bill would impose a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 719 (AB 475) Pringle. Office of Permit Assistance: reports.

Existing law requires the Office of Permit Assistance, in the Trade and Commerce Agency, to establish, compile, and maintain a list of all fees or charges assessed or collected by any state board, agency, or department for each quarter, based on quarterly reports submitted by those entities submitted on or before the last day of the following quarter, commencing with the first quarter of calendar year 1997. Existing law requires the office to create and make available an annual inventory, within 90 days from the end of the calendar year which is the subject of the inventory, which, based on information in the quarterly list, shall list the total dollar amount of fees or charges assessed or collected by all state boards, agencies, or departments during the preceding calendar year.

This bill would, instead, require, commencing with calendar year 1999, the California Environmental Protection Agency, the Resources Agency, and the State Board of Equalization to submit to the Trade and Commerce Agency an annual report of the total dollar amount of fees or charges collected or assessed by each of those agencies and subdivisions thereof. It would require, commencing with calendar year 2000, each state board, agency, or department to submit to the Trade and Commerce Agency an annual report of the total dollar amount of fees or charges collected or assessed by each state board, agency, or department. This bill would permit these annual reports to be submitted on a fiscal year basis if the applicable state board, agency, or department already collects the required information on a fiscal year basis. It would require the report for each year to be submitted on or before the last day of the first quarter following that year, with an extension for that submission being granted under specified circumstances.

This bill would require the California Environmental Protection Agency, in consultation with the Trade and Commerce Agency, other state agencies, and the Joint Legislative Audit Committee to develop, no later than July 31, 1998, a form to be used for submitting the report required by these provisions. It would further provide that, commencing with the first quarter of calendar year 2000, this form may be used by each state board, agency, or department when submitting a report. It would authorize each state board, agency, or department to submit the required information in a format different from the form developed for this purpose.

This bill would also require that commencing in 2000, the annual inventory be created, as specified, by the Trade and Commerce Agency within 120 days from the end of the calendar year that is the subject of the inventory.

Ch. 720 (AB 515) Ashburn. Psychiatric technicians.

Existing law, the "Psychiatric Technicians Law," provides for the licensure and regulation of psychiatric technicians and defines a psychiatric technician as any person who, for compensation or personal profit, implements procedures and techniques that involve understanding of cause and effect and that are used in the care, treatment, and rehabilitation of mentally ill, emotionally disturbed, or mentally retarded persons and who has certain defined responsibilities. A violation of this law is a misdemeanor.

This bill would authorize a psychiatric technician, when prescribed by a physician and surgeon, to perform various activities on a patient with a mental illness or developmental disability related to administering medications by hypodermic injection while working in a mental health facility or developmental disability facility, withdrawing blood from a patient with a mental illness or developmental disability if the psychiatric technician has been certified by the Board of Vocational Nurse and Psychiatric Technician Examiners of California, and administering skin tests and immunizations. The bill would require a psychiatric technician, in performing skin tests and immunizations, to demonstrate competence in certain requirements. Because the bill would create a new crime, it would impose a state-mandated local program.

Existing law requires regulating fees to be imposed by the Board of Vocational Nurse and Psychiatric Technician Examiners of California, for payment into the Vocational Nurse and Psychiatric Technician Examiners Fund, which is continuously appropriated.

This bill would add regulatory fees of \$20 for certification in blood withdrawal and \$150 biennially for a provider of a course to meet certification requirements for blood withdrawal. By increasing revenues deposited into a continuously appropriated fund, the bill would constitute an appropriation.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 721 (AB 957) Migden. Child development teacher and supervisor grant program.

Existing law establishes the Child Development Teacher Loan Assumption Program under which participants agree to teach or supervise in the field of child care and development in exchange for assumption of both state and federal loans. Existing law requires, to the extent permitted by federal law, that federal funds received, designated for, or permitted to be used for the training, retention, or improvement of quality in the child care profession be used to fully fund the program on an annual basis.

(1) This bill would limit the application of the loan assumption program to loans approved by the Student Aid Commission prior to December 31, 1997.

(2) The bill would establish a grant program to replace the loan assumption program for participants who intend to teach or supervise in the field of child care and development in a licensed children's center.

The bill would establish criteria for admission to the program. The bill would require the commission to develop appropriate mechanisms to ensure compliance with the teaching requirements of the program and to report specified information to the Governor and the Legislature by January 1, 2001.

The grant program established by the bill would not be implemented unless and until federal funds are made available for the purposes of the program.

The bill would specify that these provisions would become inoperative on June 30, 2002, and would be repealed on January 1, 2003.

Ch. 722 (AB 994) Sweeney. Local Agency Public Construction Act: architectural design services: bids.

The Local Agency Public Construction Act sets forth the procedures pursuant to which local agencies may solicit and evaluate bids or proposals for, and award, contracts for the construction of public works.

This bill would, as of July 1, 1998, require any local agency subject to the act, in the procurement of architectural design services requiring an expenditure in excess of \$10,000, to include in any request for proposals for those services or invitation to bid from a prequalified list for a specific project, a disclosure of any contract provision that would require the contracting architect to indemnify and hold harmless the local agency against any and all liability, whether or not caused by the activity of the contracting architect. It would provide that, in the event a local agency fails to disclose such a contract provision in the request for proposals or invitation to bid, that local agency would (1) be precluded from requiring the selected architect to agree to any contract provision requiring the selected architect to indemnify or hold harmless the local agency against any and all liability not caused by the activity of the selected architect, (2) be required to cease discussions with the selected architect and reopen the request for proposals or invitations to bid, or (3) be required to mutually agree to an indemnity clause acceptable to both parties.

Ch. 723 (AB 1139) Gallegos. Medi-Cal: disproportionate share hospitals.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, under which qualified low-income persons are provided with health care services.

The Medi-Cal program provides for a special methodology of reimbursement of disproportionate share hospitals for the provision of inpatient hospital services. Existing law generally defines a disproportionate share hospital as a hospital that has disproportionately higher costs, volume, or services related to the provision of services to Medi-Cal or other low-income patients than the statewide average.

This bill would provide that disproportionate share hospitals meeting specified requirements that have submitted final plans for an eligible capital project may submit

substitute final plans and shall qualify for supplemental reimbursement for the revised capital project if specified conditions are met.

Ch. 724 (AB 1172) Kaloogian. Estates and trusts.

(1) Existing law authorizes the appointment of referees, as specified, to try any or all issues in a civil action or proceeding, whether of fact or law, and to report a statement of decision thereon or to ascertain a fact necessary to enable a court to determine an action or proceeding. Existing law provides specified grounds upon which a party may object to the appointment of a referee, including the ground that the person does not meet statutory qualifications to be a juror.

This bill would provide an exception to this ground if the statutory qualifications require the referee to be a resident of a particular county in the state.

(2) Existing law defines a fiduciary for purposes of the Probate Code to mean a personal representative, guardian, conservator, or other legal representative.

This bill would revise this definition to mean prescribed persons who are legal representatives subject to the Probate Code.

(3) Existing law establishes the right to a hearing and notice regarding various actions under the Probate Code.

This bill would provide for an evidentiary hearing, upon request, on any contested issue of fact in any matter under the code and would provide that no notice is required to be given to children under 12 if one of 2 specified conditions is met.

(4) Existing law generally regulates accounts to be filed with a court.

This bill would revise these regulatory provisions, as specified.

(5) Existing law requires any request for a court order to give a conservator the power to consent to medical treatment to be accompanied by a declaration by a licensed physician or psychologist within the scope of his or her practice.

This bill would revise this provision to instead prohibit the court order from being issued unless accompanied by this declaration.

(6) Existing law establishes the right to appeal the making or denial of various orders or judgments specified in the Probate Code.

This bill would revise and recast these provisions, as specified.

(7) Existing law prohibits the issuance of letters of guardianship or conservatorship before a copy of the court order appointing the guardian or conservator is mailed to the ward if 14 years of age or older.

This bill would repeal this provision.

(8) Existing law provides, with specified exceptions, that if a testator fails to provide in his or her will for a surviving spouse who married the testator after the execution of the will, the omitted spouse is required to receive one-half of the testator's community and quasi-community property and a share of the separate property of the testator equal in value to that which the spouse would have received if the testator had died intestate, but in no event is this share to be more than one-half the value of the separate property in the estate.

Existing law provides that if a testator fails to provide in his or her will for his or her child born or adopted after the execution of the will, the omitted child is required to receive a share in the estate equal in value to that which the child would have received if the testator had died intestate, except as specified.

This bill would revise and recast these provisions to provide that if a decedent fails to provide by a testamentary instrument for his or her child born or adopted after the execution of all the decedent's testamentary instruments, the omitted child is required to receive a share in the decedent's estate equal in value to that which the child would have received if the decedent had died intestate and had not executed a testamentary instrument, except as specified.

This bill would also provide that if a decedent fails to provide by testamentary instrument for his or her surviving spouse who married the decedent after the execution of all the decedent's testamentary instruments, the omitted spouse is required to receive one-half of the decedent's community and quasi-community property and a share of the separate property of the decedent equal in value to that which the spouse would have received if the decedent had died intestate, but in no event is this share to be more than one-half the value of the separate property in the estate, except as specified.

(9) Existing law authorizes the admission of a will to probate notwithstanding the prior admission of another will. Existing law provides that the subsequent will may not affect property previously distributed, but authorizes the court to determine how this will affect property not yet distributed and the provisions of the other will.

This bill would prohibit the proponent of the subsequent will from petitioning to admit the will after specified conditions are met.

(10) Existing law provides that a person who is appointed a personal representative is not liable for any otherwise proper act done in good faith if the order of appointment is reversed on appeal.

This bill would delete this provision.

(11) Existing law imposes a duty upon a trustee to keep the beneficiaries of a trust reasonably informed and requires a trustee to provide, upon request, a beneficiary with a report of prescribed information regarding the trust, trustee, and administration of the trust.

This bill would require a trustee to provide other specified information regarding certain events in connection with an irrevocable trust or irrevocable portion of a trust, as specified, and would prohibit a person who receives a notice pursuant to these provisions from bringing an action to contest the trust after a specified period of time.

(12) Existing law prohibits donative transfers to prescribed persons, except as specified.

This bill would extend the applicability of this prohibition to donative transfers to care custodians of a dependent adult, as defined.

(13) Existing law prohibits the disclosure of confidential information regarding applicants and recipients of public assistance benefits, with certain exceptions.

This bill would revise these provisions to, among other things, provide that an adult protective services employee or ombudsman is authorized to truthfully answer specified questions in the context of a proceeding for the appointment of a conservator for a prescribed person or in the context of a criminal prosecution, as specified.

(14) Existing law defines "fiduciary abuse," as specified.

This bill would revise this definition to include a prescribed situation.

(15) This bill would also make various technical and clarifying changes.

Ch. 725 (AB 1447) Washington. Parklands conversion: West Park: City of Compton.

The State Beach, Park, Recreational, and Historical Facilities Bond Act of 1974 and the California Parklands Act of 1980 require that property acquired or developed with bond act grant funds be used by the grantee only for the purpose for which the funds were requested and that no other use be permitted except by a specific act of the Legislature.

This bill would authorize the City of Compton to convert a 3-acre parcel of land known as West Park, which is located in the City of Compton, and which was acquired and developed with state funds granted to the city pursuant to those bond acts, if the city uses the proceeds of the sale of West Park to acquire and develop substitute parklands at a new site located at 2701 Alondra Boulevard in the city.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 726 (AB 1558) Committee on Agriculture. Agricultural commissions.

(1) Existing law establishes numerous marketing advisory and promotional councils and commissions to promote the state's agricultural and seafood products.

This bill would authorize each commission established pursuant to specified provisions of existing law to commence or participate in administrative and civil actions relative to the activities of the commission.

(2) Existing law provides for the California Pistachio Commission in state government. The purpose of the commission is, among other things, to promote the sale of pistachios by advertising and other promotional means. Under existing law, the operating costs of the commission are financed by an assessment that is imposed on producers of pistachios. The assessment is based on the average price paid to producers, computed on a per pound or on a basis reasonably equivalent to the per pound computation, as determined by the commission.

This bill would require the assessment to be based on the average price received by producers. The bill would substitute the term “producer-supplier” for the term “handler” in the provisions governing the commission. The bill would permit the commission to require processors and producer-suppliers to provide records and other information necessary for the commission to carry out its duties, and would make it a misdemeanor to fail or refuse to furnish any report, statement, or record required by the commission, thereby imposing a state-mandated local program.

(3) Existing law establishes the California Grape Rootstock Improvement Commission and defines terms for purposes of the law governing that commission.

Existing law defines “grape rootstock nursery” or “nursery,” for these purposes, as any person in this state which operates under a California state nursery license and grows grape rootstock for distribution or sale.

This bill, instead, would define these terms to mean any person in this state which operates under a California state nursery license and grows grape rootstock for commercial use or distribution.

Under these provisions, existing law defines “invoicable unit,” for these purposes, to mean any rootstock cutting, or rooted rootstock cutting, or bench grafted grape rootstock distributed or sold for which sales records are kept.

This bill, instead, would define “invoicable unit” to mean any rootstock cutting, or rooted rootstock cutting, or grafted grape rootstock that is used or distributed by a nursery for commercial purposes.

The bill also would define the term “distribute,” for these purposes.

(4) Under existing law, the California Avocado Commission consists of 10 avocado producers who are not handlers, 4 avocado handlers, and one public member. Existing law provides for the staggering of terms for the first members of the commission.

This bill would specify that subsequent to the election of the first members of the commission, the terms of commissioners shall continue to be staggered.

(5) Under existing law, the California Tomato Commission consists of 10 producers, 6 handlers, and may include one public member, at the discretion of the commission. Under these provisions, producers within the respective districts, as described, are required to elect producer members to the commission.

This bill would increase the handler members of the commission from 6 to 7, and would revise the makeup of the districts and the election of producer members from those districts, as specified. In addition, the bill would designate a new District 3 as Baja California (Mexico) and would require handlers in California who exclusively handle tomatoes produced in this district to elect one handler as a member of the commission. The bill would require an individual serving on the commission as a representative of District 3 to be a United States citizen.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 727 (AB 1559) Cardoza. Food and agriculture.

(1) Existing law provides for the seizure and disposition of estrayed stock and domestic animals. Existing law requires the Secretary of Food and Agriculture to cause a notice of the taking up of the animal to remain posted for a period of 14 days on a bulletin board in each office of the Bureau of Livestock Identification.

This bill would additionally permit the secretary to distribute the notice to the county department of agriculture and all sales yards in the state.

(2) Existing law requires every person to register with the State Department of Health Services upon first engaging in the manufacture, packing, or holding of processed food in this state. Existing law also requires each of these registrants to pay a surcharge of \$100 to the Department of Pesticide Regulation, which funds are deposited in the Food Safety Account in the Department of Pesticide Regulation Fund.

This bill would rename that surcharge the “food safety fee” and would require that fee to be paid to the State Department of Health Services. The bill would require the deposit of those funds in the Food Safety Fund in the State Treasury. The bill would specify that

the funds shall be used by the state department, upon appropriation, to assist in developing and implementing education and training programs related to food safety. These provisions governing the food safety fee would be repealed on January 1, 2001.

(3) Existing law creates the Department of Pesticide Regulation Fund.

This bill would require the Director of Pesticide Regulation to transfer a portion of that fund into the Food Safety Account, to be used for the pesticide residue monitoring program and for testing produce for pesticide residues.

Ch. 728 (AB 1575) Committee on Human Services. Community care facilities: foster care.

Existing law provides for the licensure and regulation of community care facilities, as defined, by the State Department of Social Services. Existing law authorizes the department to suspend or revoke the license of a community care facility based on specified grounds, and pursuant to certain administrative hearing procedures. Existing law sets forth procedures under which the Director of Social Services is authorized to temporarily suspend any license prior to any hearing when, in the opinion of the director, the action is necessary to protect residents or clients of the facility from physical or mental abuse, abandonment, or any other substantial threat to health or safety.

This bill, instead, would authorize the director to temporarily suspend the license under the above circumstances if the action is urgent to protect residents as provided above. The bill would revise the procedures under which the department is authorized to temporarily suspend any license to require the director, when serving the licensee with the temporary suspension, to include designated other evidence and the names of the department's witnesses.

Existing law grants the licensee a right to an interim hearing on an order of temporary license suspension, requires the office of Administrative Hearings, upon setting an interim hearing, to post public notice of the hearing, and specifies that nothing in these provisions precludes a licensee from proceeding directly to a full evidentiary hearing.

This bill would specify that nothing in these provisions precludes a licensee from seeking review of the temporary suspension order by the superior court without first requesting an interim hearing nor requires resolution of the interim hearing prior to review by the superior court. The bill would provide that the relief that may be ordered is a stay of the temporary suspension order. The bill would also delete the requirement that the office post public notice, as designated.

Under existing law, the interim hearing on the order is limited to the issue of whether the department abused its discretion under these provisions in issuing the order and the evidence at the interim hearing is limited to the department's accusation and order of temporary license suspension.

This bill would delete the above limitations. The bill would require, instead, that the interim hearing provide to the licensee and the department, at a minimum, designated rights. The bill would require the administrative law judge to vacate the temporary suspension upon a finding that there is a reasonable probability that the licensee will prevail in the underlying action and the likelihood of physical or mental abuse, abandonment, or other substantial threat to the health or safety of residents or clients in not sustaining the order does not outweigh the likelihood of injury to the licensee in sustaining the order.

Existing law requires the administrative law judge to issue a verbal interim decision at the conclusion of the interim hearing and issue a written interim decision within one working day following the conclusion of the hearing, limited in scope to sustaining or vacating the order.

This bill would require, instead, the written interim decision within 5 working days following the hearing, delete the above limitation in the scope of the decision, and require that the decision include findings of fact and a conclusion articulating the connection between the evidence produced at the hearing and the decision reached.

Existing law subjects the interim decision to review pursuant to designated provisions of the Code of Civil Procedure and restricts the hearing on the interim decision to the issue of whether the department abused its discretion under these provisions in issuing the order of temporary license suspension.

This bill would delete the above restriction as to the hearing on the interim decision.

Existing law provides that the department is deemed to have abused its discretion in issuing an order of temporary license suspension only if the department's accusation and order of temporary license suspension fail to allege facts and conditions showing that issuance of the order is necessary as described above.

This bill would delete this provision.

Existing law provides for the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which payments are made on behalf of low-income children placed in foster care. For purposes of these provisions, including the setting of group home rates, the reasonable costs of affiliated leases for shelter care for foster children are allowable costs. However, reimbursement of shelter costs is prohibited from exceeding 12% of the fair market value of owned, leased, or rented buildings, exclusive of idle capacity and capacity used for nongroup home programs and activities.

This bill would provide that the reasonable costs of leases for shelter care for foster children are allowable costs. The bill would authorize the department to adopt emergency regulations to implement the above provisions related to the reimbursement of shelter costs.

Existing law, for purposes of reimbursement of shelter costs under the above provisions, subjects the allowable costs of affiliated leases to a review by the Charitable Trust Section of the Department of Justice.

This bill would provide that allowable costs of affiliated leases shall be permitted to the extent allowed by federal law for federal financial participation.

Ch. 729 (SB 450) Peace. Workers' compensation.

Existing law requires the Administrative Director of the Division of Workers' Compensation of the Department of Industrial Relations to develop a workers' compensation information system in consultation with the Insurance Commissioner and the Workers' Compensation Insurance Rating Bureau, as specified.

This bill would require the administrative director to adopt regulations specifying the data elements for the information system to be collected by electronic data interchange. The bill would also require the information system to be cost efficient.

Ch. 730 (SB 617) Monteith. County health services.

Existing law provides for the continuous appropriation of money from the state Local Revenue Fund for allocation to local entities for the provision of social and health benefits.

Existing law, as contained in provisions which would become inoperative on July 1, 1997, and would be repealed on January 1, 1998, allocates a portion of the money in the Local Revenue Fund to the Hospital Services Account of that fund for local funding of emergency health services provided by county and noncounty hospitals.

Existing law further provides that in any county that comprises not more than 50% of the total state population and in which there are a county hospital and a noncounty hospital with emergency rooms located within 2 miles of each other, the county hospital may surrender its emergency room permit without penalties in specified circumstances, including San Luis Obispo County.

This bill would, contingent upon enactment of legislation extending the duration of these provisions, also apply this provision to Stanislaus County. This bill would also provide for public hearings regarding the availability of clinic services.

Ch. 731 (SB 970) Committee on Health and Human Services. Hospitals: safety standards.

Existing law, known as the Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983, requires the Office of Statewide Health Planning and Development to be responsible for the enforcement of building standards relating to hospital buildings, including plan checking and the inspection of the design and details of the architectural, structural, mechanical, electrical, and fire and life safety systems. That act requires that all plans and specifications relating to hospital construction be prepared under the responsible charge of an architect or a structural engineer.

This bill would authorize the Office of Statewide Health Planning and Development to exempt, by regulation, projects from the requirement that all plans and specifications

relating to hospital construction be prepared under the responsible charge of an architect or a structural engineer where the plans and specifications are not ordinarily, in the usual practice in the industry, prepared by licensed architects or registered engineers and are not a component of a project prepared under the responsible charge of a licensed architect or registered engineer, or both. Regulations that implement these provisions would be required to specify which projects may be exempted from the requirement that all plans and specifications be prepared under the responsible charge of an architect or a structural engineer.

The existing Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983 also requires the Office of Statewide Health Planning and Development to approve certain classes of inspectors of construction or alteration of hospital buildings and defines those classes of inspectors as follows:

(1) Class "A" inspectors are defined as those who may inspect all phases of construction, including, but not limited to, structural.

(2) Class "B" inspectors are defined as those who may inspect all phases of construction, except structural.

(3) Class "C" inspectors are defined as those who may inspect all phases of construction projects that the office determines do not materially alter the mechanical, electrical, architectural, or structural integrity of the health facility.

This bill would change the definition of Class "C" inspectors to those who may inspect one or more areas of construction specialty, including structural, but may not inspect the scope of construction specialties authorized for Class "A" or "B" inspectors.

Ch. 732 (SB 1034) Maddy. Health facilities and services: medical waste: trauma scene waste management.

(1) Existing law governing clinics requires the Office of Statewide Health Planning and Development, in consultation with the Community Clinics Advisory Committee, to prescribe minimum construction standards of adequacy and safety for the physical plants of clinics. Existing law requires a city or county to have plan review and building inspection responsibilities for, and authorizes the office to have plan review responsibilities for, the construction or alteration of surgical clinics and chronic dialysis clinics, as prescribed.

This bill would provide that for these buildings, construction and alteration would include conversion of a building for purposes of a surgical or chronic dialysis clinic.

(2) Existing law, the Medical Waste Management Act, administered by the State Department of Health Services, regulates the management and handling of medical waste, as defined. A violation of the medical waste act is a crime.

Existing law does not specifically provide for the regulation of medical waste that is trauma scene waste.

This bill would enact the Trauma Scene Waste Management Act, as part of the Medical Waste Management Act, to specially provide for the management of trauma scene waste, as defined. The department would be the sole enforcement agency with regard to the management of trauma scene waste.

The bill would allow trauma scene waste to be transported by a trauma scene waste management practitioner, as defined, who would be subject to prescribed registration requirements, and would specify related matters. Trauma scene waste would be required to be removed from a trauma scene, as defined, immediately upon completion of the removal phase of a trauma scene waste removal operation.

The bill would require a specified registration fee to be paid to the department, which would be deposited in the Medical Waste Management Fund. The bill would allow the department to expend those fee revenues, upon appropriation by the Legislature, for implementation of the trauma scene waste act.

The bill would require the department to maintain an inventory of trauma scene waste management practitioners, as prescribed.

The bill would authorize a business that contracts with or employs a person whose services include the cleanup of trauma scene waste, as specified, to apply to the department for an exemption from the registration requirements imposed by the bill. The exemption, to be known as an incidental trauma scene hauling permit, would be available for one cleanup event upon payment of a \$25 application fee to the department.

The bill would make conforming changes in the Medical Waste Management Act and specify related matters.

Since a violation of the bill's requirements regarding trauma scene waste transportation, removal, and storage would be a crime, the bill would impose a state-mandated local program by creating new crimes.

(3) The existing Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983 requires that the construction or alteration of a building in which outpatient clinic services are provided and which is separated from a building in which hospital services are provided, is subject to plan review and inspection by a city, county, or city and county.

This bill would provide that for buildings subject to these provisions that are used for chronic dialysis and surgical services, construction or alteration would include conversion of a building to be used for outpatient services.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 733 (SB 1101) Alpert. Sales and use taxes: exemptions: ground control station.

The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this state of, or the storage, use, or other consumption in this state of, tangible personal property and provides various exemptions from the taxes imposed by that law. That law provides an exemption for aircraft used as a common carrier, as specified, or sold to any person who is not a resident of this state and who will not use the aircraft in this state.

This bill would also provide an exemption for a "ground control station," as defined, sold to any foreign government or nonresident for use outside the state.

Counties and cities are authorized to impose local sales and use taxes in conformity with state sales and use taxes. Exemptions from state sales and use taxes enacted by the Legislature are incorporated into the local taxes.

Section 2230 of the Revenue and Taxation Code provides that the state will reimburse counties and cities for revenue losses caused by the enactment of sales and use tax exemptions.

This bill would provide that no appropriation is made and the state shall not reimburse local agencies for sales and use tax revenues lost by them pursuant to this bill.

This bill would take effect immediately as a tax levy, but its operative date would depend on its effective date.

Ch. 734 (SB 1307) Costa. Public water systems.

(1) Existing law sets forth definitions governing the California Safe Drinking Water Act.

This bill would revise some of those definitions and would also require those definitions to govern a provision of law relating to certification of persons to supervise and operate water treatment plants.

(2) Existing law prohibits the California Safe Drinking Water Act from applying to certain irrigation canal systems or in areas where the water service rendered by a person is primarily agricultural.

This bill would delete those provisions on and after August 6, 1998.

(3) Existing law defines "service connection" for purposes of the California Safe Drinking Water Act and provides that if certain conditions apply, a connection to a system that delivers water by a constructed conveyance in other than a pipe is not a connection in determining if the system is a public water system.

This bill would prohibit certain water districts, as defined, from being considered to be a public water system if the State Department of Health Services makes a prescribed determination. For purposes of the above provisions under which determinations are made regarding whether a system or water district is a public water system, the bill would require the department to place certain requirements on affected water systems, utilize certain criteria in making determinations, and monitor and review certain conditions of a water system or water district periodically. The bill would authorize the department

to prescribe reasonable, feasible, and cost-effective actions to be taken by water systems, water districts, and users subject to these provisions.

(4) Existing law authorizes the department to issue a citation to, and assess civil penalties upon, a public water system that violates the California Safe Drinking Water Act. Under these provisions a failure to comply with any citation or order issued for failure of the primary drinking water standard for turbidity or for violation of a secondary drinking water standard that the director determines may have a direct or immediate relationship to the welfare of the users is subject to a civil penalty not to exceed \$250 for each day that the violation continues beyond the date specified for correction in the citation.

This bill would increase this civil penalty to not exceed \$1,000.

(5) Existing law prohibits laboratories, other than laboratories operated by the department, from performing certain tests for any public water system without first obtaining a prescribed certificate, except for laboratories previously issued certificates.

This bill would delete that exception.

(6) Existing law authorizes the department to exempt any public water system from any maximum contaminant level or treatment technique requirement if it makes certain findings.

This bill would revise the findings the department is required to make as a condition of exempting any public water system from the containment level and treatment technique requirements.

(7) Existing law prohibits a public water system, in existence on January 1, 1991, from being granted a permit by the department to operate a public water system unless the system demonstrates that the water supplier possesses adequate financial capability to deliver pure, wholesome, and potable drinking water.

This bill would instead make that provision applicable to a public water system in existence on January 1, 1998, and would require the demonstration that the water supplier also possesses adequate managerial and technical capability.

(8) Existing law requires the department to submit a final invoice to certain public water systems for regulatory costs incurred prior to September 1 following the fiscal year the costs were incurred.

This bill would change that date to October 1 following the fiscal year the costs were incurred.

(9) Existing law requires the department to submit an invoice to a water system with respect to a request for an exemption, variance, or waiver within 90 days of the department's final decision.

This bill would change that date to prior to October 1 of the fiscal years following the fiscal year in which the department's decision was rendered and would include plan reviews in the requirement.

(10) Existing law requires the prevailing party to be awarded litigation costs in any court action brought to enforce the California Safe Drinking Water Act.

This bill would instead make that requirement applicable to any civil court action brought to enforce the California Safe Drinking Water Act.

(11) This bill would enact the Safe Drinking Water State Revolving Fund Law of 1997 and would authorize the department to administer the Safe Drinking Water State Revolving Fund, which would be established in the State Treasury and continuously appropriated to the department to provide, from moneys available for this purpose, grants or revolving fund loans for the design and construction of projects, as defined, for public water systems, as defined, that will enable suppliers, as defined, to meet safe drinking water standards, as defined. The bill would authorize the department to enter into an agreement with the federal government for federal contributions into the fund if the state has obtained or appropriated any required state matching funds and the department is prepared to commit to expenditure of any federal minimum amount in the fund. The bill would require federal funds deposited in the special accounts to be continuously appropriated to the department. The bill would require the department to submit a report at least once every 2 years to the policy and budget committees of the Legislature on the implementation of this law and expenditures from the fund.

The bill would authorize the department to adopt emergency regulations. The bill would require the department to establish criteria for projects to be eligible for funding.

The bill would require the department to establish planning and preliminary engineering studies, project design, and construction costs eligible for funding. The bill would authorize the department to enter into contracts with applicants for grants for loans, under certain terms and conditions. The bill would govern use of moneys in the fund and would authorize the department to establish interest rates for loans from the fund. The bill would require the department, contingent upon receiving federal capitalization grant funds and in coordination with certain local, state, and federal agencies, to develop and implement a designated program to protect sources of drinking water. The bill would require the department to submit a report to the Legislature every 2 years on these activities.

(12) Existing law regulates the use and sale of solder containing more than certain amounts of lead and the use of lead pipe.

This bill would delete that provision. The bill would prohibit any person from using any pipe, pipe or plumbing fitting or fixture, solder, or flux that is not lead free, as defined, in the installation or repair of any public water system or any plumbing in a facility providing water for human consumption, except as prescribed. The bill would prohibit introduction into commerce of any pipe, pipe or plumbing fitting, or fixture that is not lead free, except as prescribed. The bill would prohibit any person engaged in the business of selling plumbing supplies, except manufacturers, from selling solder or flux that is not lead free. The bill would prohibit any person from introducing into commerce any solder or flux that is not lead free, except as prescribed. The bill would require the department to adopt building standards to implement those provisions.

(13) Under existing law, the Porter-Cologne Water Quality Control Act, the State Water Resources Control Board and each California regional water quality control board, as defined, have primary responsibility for the coordination and control of water quality.

The bill would authorize the board to develop and implement a groundwater protection program as provided under the federal Safe Drinking Water Act and any federal acts that amend or supplement that act. The bill would also provide that these provisions are not intended to expand the authority of the board as authorized under the Porter-Cologne Water Quality Control Act.

(14) The bill would make other technical changes.

(15) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 735 (SB 1332) Vasconcellos. Disabled persons: funding.

Existing law authorizes the Department of Rehabilitation to establish orientation centers for the blind as may be deemed necessary to provide, on a statewide basis, services for vocational and personal rehabilitation, and specifies that, to the extent resources are available, the department may utilize funds by appropriation from Congress, by gifts, grants, or reimbursements from private or public sources or by state appropriations, or both, or by transfer of funds from other state departments subject to usual budgetary controls, for the purpose of establishing and operating rehabilitation programs, including an Orientation Center for the Blind, or of providing vocational rehabilitation or independent living services or cooperating with other private or public agencies for those purposes.

This bill would establish in the State Treasury the Orientation Center for the Blind Trust Fund, which would be continuously appropriated without regard to fiscal years, to the department for allocation to the Orientation Center for the Blind for specified purposes. It would require the director to create an Orientation Center for the Blind Trust Fund Committee.

Existing law provides for the provision of services to eligible individuals with disabilities through independent living centers.

This bill would specify that for the 1997-98 fiscal year, each independent living center, with certain exceptions, shall receive a minimum base grant, to the extent funds are appropriated for the purpose, and would make that allocation only if the appropriation in the Budget Act of 1997 exceeds the amount appropriated in the Budget Act of 1996 by a specified amount.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 736 (SB 187) Hughes. Comprehensive school safety plans.

Existing law declares the intent of the Legislature that all California public schools operated by school districts develop a comprehensive school safety plan, as specified. The comprehensive school safety plan may include, among other things, development of an action plan, in conjunction with local law enforcement agencies, for implementing appropriate safety strategies and programs and determining the fiscal impact of executing the strategies and programs. Existing law provides for grants to assist schools in implementing their comprehensive school safety plans.

This bill would make each school district and county office of education responsible for the overall development of comprehensive school safety plans for its schools. The bill would require schoolsite councils to write and develop a comprehensive school safety plan relevant to the needs and resources of that particular school, except with regard to small school districts, as defined, which would have the option of developing districtwide comprehensive school safety plans applicable to each schoolsite. The bill would authorize schoolsite councils to delegate this responsibility to a school safety planning committee, to be composed as specified. This bill would not limit or remove the authority of school boards as guaranteed in the Education Code.

This bill would require that the comprehensive school safety plan include, but not necessarily be limited to, among other things, assessing the current status of school crime committed on school campuses and at school-related functions and identifying appropriate strategies and programs that will provide or maintain a high level of school safety and address the school's procedures for complying with existing laws related to school safety, which shall include specified procedures and policies.

This bill would require that the comprehensive school safety plan be evaluated and amended, as needed, by the schoolsite council or the school safety planning committee no less than once a year. The bill would also require that an updated file of all safety-related plans and materials be readily available for inspection by the public. The bill would require the comprehensive school safety plan to be submitted for approval, as specified.

The bill would require that each school adopt its comprehensive school safety plan by September 1, 1998.

This bill would provide that, if the Superintendent of Public Instruction determines that there has been a willful failure to make any report required by these provisions, the Superintendent of Public Instruction would be required to make an assessment of not more than \$500 against that school district or county office of education, as specified.

This bill would require each school to forward its comprehensive school safety plan to the school district or county office of education for approval. Before adopting the comprehensive school safety plan, the schoolsite council or school safety planning committee would be required to hold a public hearing to allow the members of the public to express an opinion about the school safety plan. The bill would require each school district or county office of education to notify the State Department of Education by October 15, 1998, of any schools that have not complied with the requirement of developing a comprehensive school safety plan.

The bill would require a school, other than a school in a small school district, that submits a comprehensive school safety plan in existence on December 31, 1997, to be deemed to have satisfied the requirements of the law in this area on and after the effective date of this bill if the comprehensive school safety plan meets specified requirements in effect.

This bill would repeal these provisions on January 1, 2000, however, the comprehensive school safety plan would continue to be evaluated and amended by the schoolsite council.

This bill would make statements of legislative intent.

By imposing additional responsibilities on school districts, county offices of education, and schools, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 737 (AB 352) Scott. Teacher credentialing.

Existing law provides a finding and declaration by the Legislature that education paraprofessionals who serve pupils in the public schools provide valuable instructional services to pupils. The Legislature further declares that a program to enhance instructional competencies certification and to prepare school paraprofessionals to become teachers would result in improved services in terms of their role in the instructional program in the classroom. Existing law establishes a pilot program named the California School Paraprofessional Teacher Training Program (the program), as specified. The Commission on Teacher Credentialing (the commission), in consultation with the Chancellor of the California Community Colleges, the Chancellor of the California State University, and representatives of certificated and classified employee organizations, is required to select 12 or more school districts or county offices of education that have 300 or more classified employees to participate in the program and to recruit school paraprofessional employees. Existing law specifies what is required to be included in the criteria adopted by the commission for the selection of school districts and county offices of education to participate in the pilot program.

This bill would require the criteria adopted by the commission for the selection of school districts or county offices of education to participate in the program a requirement also to include the extent to which the applicant's plan for recruitment attempts to meet the demand for multiple subject credentialed teachers interested in teaching kindergarten or any of grades 1 to 3, inclusive, and would require each paraprofessional selected to participate to have completed at least 2 years of undergraduate college or university coursework and to have demonstrated an interest in obtaining a multiple subject teaching credential for teaching kindergarten or any of grades 1 to 3, inclusive.

This bill would incorporate the provisions of Section 44392 to be added to the Education Code by AB 353, to be operative only if AB 353 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

This bill would incorporate additional changes in Section 69619.1 of the Education Code, proposed by AB 353, to be operative only if AB 353 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

Ch. 738 (AB 1238) Granlund. Vehicles: schoolbus certificates.

(1) Existing law requires applicants for an original certificate to drive a schoolbus, school pupil activity bus, youth bus, or general public paratransit vehicle to be fingerprinted by the Department of the California Highway Patrol on a form provided and approved by the Department of Motor Vehicles for submission to the Department of Justice.

This bill would require applicant fingerprint forms to be processed and returned to the area office of the Department of the California Highway Patrol from which they originated not later than 15 working days from the date on which the fingerprint forms were received by the Department of Justice, except as specified. The bill would require the Department of Justice to provide the required information within 3 working days upon the implementation of a prescribed electronic fingerprinting program.

(2) Existing law requires the Department of Motor Vehicles to revoke a schoolbus, school pupil activity bus, youth bus, or general public paratransit driver certificate, and deny an application for that certificate, for any of specified causes.

This bill would require the department to revoke the specified certificate following an opportunity to challenge the validity of the test, for 3 years if the certificate holder has received a positive test result for a controlled substance, as specified in federal regulations and existing law, except where the certificate holder is in compliance with a prescribed rehabilitation or return to duty program that meets specified federal requirements.

The bill would require the department to deny an application for the specified certificate if the applicant has received a positive test result, as specified, following an

opportunity to challenge the validity of the test, for 3 years from the date of the confirmed positive test result.

The bill would require the carrier that requested the specified test to report the positive test result to the department not later than 5 days after receiving notification of the test result on a form approved by the department.

The bill would require the department to maintain a positive test result reported as specified above in the driving record of the applicant or certificate holder for 3 years from the date the department receives the report.

Ch. 739 (AB 1297) Morrow. Vehicles: schoolbuses.

(1) Existing law requires the State Board of Education to adopt reasonable regulations relating to the use of schoolbuses by school districts and others and requires the Department of the California Highway Patrol to adopt regulations relating to the safe operation of schoolbuses, as specified.

This bill would require the county superintendent of schools, the superintendent of a school district, or the owner or operator of a private school that provides transportation to or from a school or school activity to prepare a transportation safety plan containing procedures for school personnel to follow to ensure the safe transport of pupils, as prescribed. The bill would require a copy of that plan to be retained by each school subject to the plan and made available upon request to an officer of the department.

(2) Existing law requires the driver of a schoolbus to operate a flashing amber light warning system on the approach to a schoolbus stop where pupils are loading or unloading from the bus and must cross a highway or private road and to operate flashing red signal lights and a stop signal arm at all times when the schoolbus is stopped for the purpose of loading or unloading pupils who must cross a highway or private road upon which the schoolbus is stopped. Existing law authorizes a school district to designate selected schoolbus stops as stops that may require the activation of the flashing red signal lights even though there are no pupils crossing the roadway, as prescribed.

This bill would repeal that schoolbus stop designation authority of a school district, and, except as specified, require the driver of a schoolbus to operate the specified warning lights and signs on the approach to the above described schoolbus stop and at all times when the schoolbus is stopped for the purpose of loading or unloading pupils, regardless of whether the pupils must cross the highway or private road.

(3) The provisions of this bill would be known as the Thomas Edward Lanni Schoolbus Safety Act of 1997.

Ch. 740 (AB 51) Murray. Crimes: places of worship.

Existing law provides that any person who commits a felony or attempts to commit a felony against the property of a public agency or private institution, including specified places, because the property is identified or associated with a person or group of an identifiable race, color, religion, nationality, country of origin, ancestry, gender, disability, or sexual orientation, shall receive an additional term of 1, 2, or 3 years in the state prison, at the court's discretion.

This bill would add places of worship to the list of specified places included in the above provision.

Ch. 741 (AB 99) Runner. Body piercing.

Existing law makes it a misdemeanor to tattoo or offer to tattoo a person under the age of 18 years.

This bill would make it an infraction, until January 1, 2005, for any person to perform or offer to perform body piercing, as defined, upon a person under the age of 18 years, unless performed in the presence of, or as directed by a notarized writing by, that person's parent or guardian. By creating a new crime, this bill would impose a state-mandated local program.

This bill would incorporate additional changes in Section 19.8 of the Penal Code proposed by AB 1390, to be operative if AB 1390 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would become operative only if AB 186 is also enacted and becomes effective on or before January 1, 1998.

Ch. 742 (AB 186) Brown. Tattooing, body piercing, and permanent cosmetics.

Existing law provides that it is a crime to tattoo or offer to tattoo a person under the age of 18 years.

Existing law establishes the California Conference of Local Health Officers which consists of all legally appointed local health officers in the state. Expenses for no more than 2 meetings of the conference per year are a charge against the local governmental unit and expenses for attendance at special meetings of the committees of the conference called by the director are a charge against any state funds available for this purpose.

This bill would direct the California Conference of Local Health Officers to establish sterilization, sanitation, and safety standards for persons engaged in the business of tattooing, body piercing, or permanent cosmetics. The standards would be based, to the extent appropriate, on the Bloodborne Pathogen Standard of the Department of Industrial Relations, modified as necessary for the purpose of protecting consumers from transmission of contagious diseases through cross-contamination of instruments and supplies. The bill would require that the standards be submitted to the State Department of Health Services by July 1, 1998, and that the department distribute the standards in written form to all county health departments. The bill would authorize the California Conference of Local Health Officers to periodically review the adopted standards and amend them as necessary. Because the bill would increase the costs of local government by requiring the conference to develop certain standards, the bill would impose a state-mandated local program.

The bill would require practitioners of tattooing, body piercing, and permanent cosmetics to be registered with the county in which they practice, obtain a copy of the department's standards and commit to comply with the standards, provide the county health department with a business address and the address at which the regulated activities are conducted, and pay registration and inspection fees, as specified. The bill would also require county health departments to annually inspect the locations where tattooing, body piercing, and permanent cosmetics are practiced, thus imposing a state-mandated local program. Counties would be permitted to adopt any regulation that is not in conflict with, or is more comprehensive than, these provisions.

In addition, this bill would establish a task force to be chaired by the president of the California Conference of Local Health Officers, with participation by representatives of specified groups. The task force would be formed for the purpose of recommending legislation to regulate these areas, and would be required to report to the Legislature by January 1, 1999.

The bill would provide that these provisions shall not be interpreted to restrict the activities of a licensed physician and surgeon.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

This bill would provide that it would become operative only if AB 99 of the 1997-98 Regular Session of the Legislature is enacted and becomes effective on or before January 1, 1998.

Ch. 743 (AB 662) Hertzberg. Vehicles: fleeing or evading a peace officer; reckless driving; removal and impoundment.

(1) Existing law makes it a crime for any person, while operating a motor vehicle with the intent to evade, to willfully flee, or to otherwise attempt to evade, a pursuing peace officer's motor vehicle or bicycle if certain conditions exist. Existing law provides for enhanced penalties when additional circumstances exist. Existing law also makes it a crime to drive any vehicle upon a highway in willful or wanton disregard for the safety of persons or property.

This bill would require a magistrate to issue a warrant or order authorizing any peace officer to immediately seize and cause the removal of a vehicle, if presented with the affidavit of a peace officer establishing reasonable cause to believe that the vehicle, described by vehicle type and license number, was an instrumentality used in that officer's presence in violation of an offense described above. A vehicle so impounded would be subject to an impoundment period that is not to exceed 30 days.

The bill would prescribe procedures to be followed for the release of the vehicle prior to the end of the impoundment period, including a requirement that a legal owner who has obtained possession of the impounded vehicle not relinquish the vehicle to the registered owner until after the termination of the impoundment period and until after the registered owner has presented a valid driver's license or valid temporary driver's license to the legal owner. Because a violation of that requirement and certain other requirements and restrictions imposed by the bill would be an infraction, the bill would impose a state-mandated local program by creating a new crime.

The bill would require the magistrate ordering the storage of the impounded vehicle to provide the vehicle's registered and legal owners of record, or their agents, with the opportunity for a poststorage hearing to determine the validity of the storage. The bill would prescribe procedures for that hearing.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 744 (AB 1468) Runner. Concealed firearms: reserve or auxiliary peace officers.

Existing law authorizes the sheriff of a county or the chief or other head of a municipal police department of any city or city and county, upon proof that the person applying is of good moral character, that good cause exists for the issuance, and that the person applying is a resident of the county, to issue to that person a license to carry concealed a pistol, revolver, or other firearm capable of being concealed upon the person, valid for up to one year, or 3 years in the case of a deputized or appointed reserve or auxiliary peace officer. Existing law also exempts specified peace officers from certain prohibitions against carrying a concealed firearm.

This bill would authorize a sheriff or chief of police to issue a license to carry concealed a pistol, revolver, or other firearm capable of being concealed upon the person to a person who has been deputized or appointed a reserve or auxiliary peace officer by that sheriff or chief of police, and to waive fees for issuance of the license.

The bill would incorporate additional changes in Section 12050 of the Penal Code proposed by SB 146, to be operative if SB 146 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

Ch. 745 (SB 318) M. Thompson. Air pollution: rice straw burning.

(1) Existing law, the Connelly-Areias-Chandler Rice Straw Burning Reduction Act of 1991, limits the burning of rice straw in the Sacramento Valley Air Basin to prescribed percentages of the acres planted annually through 1999, and prescribes conditions and procedures for the issuance of conditional rice straw burning permits after 1999. A violation of the act is a misdemeanor.

This bill would instead specify the number of acres that may be burned in specified spring months and in specified fall months through 2000, and would revise the conditions and procedures that apply after 2000, as specified, thereby creating a state-mandated local program by changing the definition of a crime and by imposing new duties on local agencies with regard to implementing the bill. The bill would specify related matters.

(2) The act exempts from its provisions administrative burning, as defined, that is conducted as specified.

This bill would revise the definition of administrative burning to include the burning of vegetative materials on rice research facilities authorized by the county agricultural commissioner, not to exceed 2,000 acres.

(3) The bill would require the State Air Resources Board to administer a demonstration program for the development of new rice straw technologies through the awarding of grants.

(4) Existing law establishes the California Pollution Control Financing Authority, with specified powers and duties, and specifies which projects may be considered for financing.

This bill would include projects for the disposal of agricultural waste within that provision and would make related changes.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.

Ch. 746 (SB 347) M. Thompson. Vessels: boating safety.

(1) Under existing law, the use of any vessel, as defined, or the manipulation of water skis, an aquaplane, or a similar device, in a reckless or negligent manner so as to endanger the life, limb, or property of any person, is a misdemeanor.

This bill would make certain acts of operation of a personal watercraft, defined as a vessel less than 12 feet in length, propelled by machinery and designed to be operated by sitting, standing, or kneeling on, instead of inside, the vessel, an infraction. The acts would include operating a personal watercraft with a lanyard-type engine cutoff switch without the lanyard attached, altering a self-circling device or throttle to defeat a self-circling device, or operating in an unreasonable or imprudent manner, as described.

The bill would recast definitions relating to boating safety without substantive change and would add a definition of personal watercraft to those definitions. The bill would recast penalties for various boating offenses without substantive change and would add an infraction punishment for violations of the provisions of the bill relating to personal watercraft. Because the bill would create a new crime, the bill would impose a state-mandated local program.

This bill would incorporate additional changes to Section 668 of the Harbors and Navigation Code proposed by SB 545 and SB 810, to be operative only if all 3 bills, or a combination thereof, are enacted and become operative on or before January 1, 1998, and this bill is enacted last.

The bill would incorporate additional changes to Section 11837.3 of the Health and Safety Code proposed by AB 762, to be operative only if this bill and AB 762 are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 747 (SB 545) Rosenthal. Operation of vessels.

(1) Existing law makes a person who permits another person under 12 years of age to operate a motorboat, as defined, under certain circumstances guilty of an infraction and makes a person under 12 years of age who operates a motorboat under those circumstances guilty of an infraction with specified penalties upon conviction of a violation.

This bill, instead, would make a person under 16 years of age who operates a vessel powered by a motor of greater than 15 horsepower, with specified exceptions, guilty of an infraction, unless the vessel does not exceed 30 feet in length and is designed to use wind as its principal source of propulsion, or unless it is a dinghy used directly between

a moored vessel and the shoreline or between a moored vessel and another moored vessel.

The bill would further specify that a person 12, 13, 14, or 15 years of age who operates a vessel powered by a motor of greater than 15 horsepower, or a vessel that exceeds 30 feet in length and is designed to use wind as its principal source of propulsion, is guilty of an infraction, unless the vessel meets the qualifications stated above, or unless the person is accompanied in the vessel by a person who is at least 18 years of age and who is attentive and supervising the operation of the vessel.

The bill would specify that these provisions shall not apply to a person who operates a vessel as a performer in a professional exhibition; a person engaged in an organized regatta, vessel race, or water ski race; or a person engaged in a specified marine event.

The bill also would make a person who permits another person under 16 years of age to operate a vessel in violation of these provisions, with the specified exceptions, guilty of an infraction.

Because the bill would change the definition of, and create, new crimes, the bill would impose a state-mandated local program.

The bill, among other things, also would require the Department of Boating and Waterways, by October 1, 1998, to report to the Legislature on its recommendations for enhancement and expansion of boating safety and education, as specified.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 748 (SB 1217) Johnston. Workers' compensation: experience rating plans.

Existing law requires an insurer to report to its rating organization as corrections or revisions of losses, pursuant to the unit statistical plan and uniform experience rating plan approved by the Insurance Commissioner, if certain events have occurred. Among these events is that the claim has closed for 60% or less of its highest reported incurred value.

This bill would instead provide that whenever a claim or claims used in an experience rating are closed and reported pursuant to the unit statistical plan approved by the commissioner and are valued, in aggregate, at an amount that is less than 60% of the highest reported aggregate value of all of these claims, then the experience rating shall be revised pursuant to the uniform experience rating plan approved by the commissioner based on the most current reported values for all claims used in the experience rating. The bill would also make various technical, nonsubstantive changes.

Ch. 749 (AB 1320) Bordonaro. Developmentally disabled.

Existing law requires the State Department of Rehabilitation to implement a habilitation services program to provide work-activity program services for individuals with developmental disabilities.

This bill would revise the responsibilities and membership of habilitation teams in determining the appropriate services to be provided to recipients, revise eligibility requirements, and revise procedures for the sanction of providers under the program.

Existing law provides for the grant of awards to independent living centers during a fiscal year.

This bill would provide for the grant of the awards at the beginning of a fiscal year.

This bill would incorporate additional changes in Section 19356.6 of the Welfare and Institutions Code, proposed by AB 715, to be operative only if AB 715 and this bill are both chaptered and become effective January 1, 1998, and this bill is chaptered last.

Ch. 750 (SB 721) Lockyer. Sentencing: enhancements.

(1) Existing law provides for enhanced sentences under certain circumstances.

This bill would create a new definition of "specific enhancement."

(2) Existing law imposes a 5-year limit on the subordinate terms for consecutive sentences for offenses that are not violent felonies.

This bill would delete this 5-year limitation on subordinate consecutive terms for specified nonviolent offenses, including kidnapping, escape, felonies committed while

the defendant is confined in prison, subsequent convictions for making a credible threat against victims, witnesses, or their immediate families, or threatening or intimidating witnesses.

(3) Under existing law, when a consecutive term of imprisonment is imposed for 2 or more convictions for kidnapping involving separate victims or the same victim on separate occasions, the aggregate term includes a subordinate term of the middle term for the offense plus $\frac{1}{3}$ of any enhancements imposed.

This bill would include the full term of any specific enhancements imposed and would delete the reference to the same victim on separate occasions.

(4) Under existing law, when 2 or more enhancements relating to firearm use are imposed, only the greatest one applies. Existing law provides that the term of imprisonment shall not exceed twice the number of years imposed by the trial court as the base term, except under certain circumstances. Existing law authorizes the trial court to strike the additional punishment for specified enhancements if it determines that there are circumstances in mitigation.

Under existing law, if a person is sentenced to consecutive terms of imprisonment for making a credible threat to a victim or witness of a felony of which he or she was convicted, the total term of imprisonment is limited to 15 years, unless the person is confined in a state prison at the time of making the threat.

This bill would delete all of those provisions and would provide that all enhancements shall be alleged in the accusatory pleading and shall be admitted or proven. However, the bill would provide that when 2 or more enhancements may be imposed for being armed with or using a dangerous or deadly weapon or firearm in the commission of a single offense, only the greatest of those enhancements shall be imposed for that offense, and that when 2 or more enhancements may be imposed for the infliction of great bodily injury in the commission of a single offense, only the greatest of those enhancements shall be imposed for that offense.

(5) Existing law imposes a limit on the aggregate number of years of imprisonment for a person convicted of multiple residential burglaries, robberies, or arsons.

This bill would repeal that limit.

(6) This bill would incorporate additional changes in Section 1170 of the Penal Code proposed by AB 29, to be operative if AB 29 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

Ch. 751 (AB 29) Villaraigosa. Prisoners: medical release.

Existing law provides that a defendant sentenced to imprisonment in the state prison and committed to the custody of the Director of Corrections may have his or her sentence recalled and be resentenced.

This bill would establish a procedure whereby, if the Director of Corrections or the Board of Prison Terms or both recommend to the court that a prisoner's sentence be recalled, the court may recall the sentence if the court finds that the prisoner is terminally ill and the conditions under which the prisoner would be released or receive treatment do not pose a threat to public safety.

This bill would incorporate additional changes in Section 1170 of the Penal Code proposed by SB 721, to be operative if SB 721 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

Ch. 752 (SB 1014) Brulte. Dentistry: dental auxiliaries.

Existing law provides for the licensure and regulation of the practice of dentistry, and provides that certain acts constitute unprofessional conduct.

This bill would, with certain exceptions, provide that it constitutes unprofessional conduct for a dentist to perform or allow to be performed any treatment on a patient who is not a patient of record, as defined.

This bill would authorize a dentist, after conducting a preliminary oral examination, to require or permit a dental auxiliary to perform procedures necessary for diagnostic purposes provided that the procedures are permitted under the auxiliary's scope of practice.

The bill would also authorize a dentist to require or permit a dental auxiliary to perform prescribed duties prior to any examination of the patient by the dentist if these duties are authorized for the particular classification of dental auxiliary.

This bill would provide that it would become operative only if AB 560 is enacted and becomes effective on or before January 1, 1998.

Ch. 753 (AB 560) Perata. Dentistry: registered dental hygienist in alternative practice.

(1) Existing law provides procedures for the licensing of dental auxiliaries. These provisions define a dental auxiliary as a person who may perform dental supportive procedures authorized by law. Existing law authorizes the Board of Dental Examiners of California to impose various fees upon dental auxiliaries, subject to prescribed limits, for deposit in the State Dental Auxiliary Fund, a continuously appropriated fund.

This bill would establish a registered dental hygienist in alternative practice as a new category of dental auxiliary who may provide authorized services by prescription of a dentist or physician and surgeon licensed to practice in this state. The bill would prescribe registration and education requirements and delineate the practice of a registered dental hygienist in alternative practice. The bill would authorize the board to establish a fee not to exceed actual costs for registration as a registered dental hygienist in alternative practice. The bill would require the board to adopt regulations by January 1, 1999, relating to the content of coursework to be completed by registered dental hygienists in alternative practice and the functions that they may perform. By providing for the licensure of registered dental hygienists in alternative practice and thereby increasing the source of moneys in a continuously appropriated fund, this bill would make an appropriation. The bill would also modify the definition of a dental auxiliary.

This bill would also provide that those persons licensed as registered dental hygienists who completed prescribed classes through the Health Manpower Pilot Project and, who have established an independent practice, as described, are deemed to have satisfied the licensing requirements under these provisions so long as they follow the requirements for prescription and functions, and continue to personally practice and operate their business, or until such time that they sell their business to a licensed dentist. The bill would also provide that a particular health manpower pilot project shall cease to operate on the effective date of these provisions.

(2) Existing law defines a dental assistant as a person who may perform basic supportive dental procedures as authorized by law under the supervision of a licensed dentist. Existing law requires the board to adopt regulations relating to the functions which may be performed by dental assistants under direct or general supervision, and the settings within which dental assistants may work.

This bill would authorize a dental assistant to perform certain basic supportive procedures if under the supervision of a registered dental hygienist in alternative practice.

(3) Existing law makes it a misdemeanor for any person other than a licensee of the board to hold himself or herself out as one of the named categories of dental auxiliary or to use any other term indicating or implying he or she is licensed by the board in one of those categories.

This bill would add a registered dental hygienist in alternative practice to the above described categories. By changing this definition of a crime, this bill would impose a state-mandated local program.

(4) Under existing law, the Medi-Cal Act, the schedule of benefits available to recipients includes the application of fluoride, or other appropriate fluoride treatment, as defined, and other prophylaxis treatment for children 17 years of age and under.

This bill would provide that all dental hygiene services provided by a registered dental hygienist in alternative practice as authorized by this bill is covered as long as the services are within the scope of Denti-Cal benefits, and they are necessary services provided by a registered dental hygienist in alternative practice.

(5) The bill would provide that its provisions shall only become operative if SB 1014 is enacted and takes effect on or before January 1, 1998.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 754 (AB 833) Ortiz. Gynecological cancers.

Existing law establishes the Office of Women's Health within the State Department of Health Services. The functions of the office include, among others, to communicate and disseminate information and perform a liaison function within the department and to providers of health, social, educational, and support services to women.

This bill would direct the department to place priority on providing information to consumers, patients, and health care providers relating to women's gynecological cancers. The bill would authorize the department, in consultation with certain persons, to produce or contract with others to develop the materials required by this provision, as the office deems appropriate, or collect and distribute certain available publications, to be made available to the public free of charge. The bill would authorize the department to require, where appropriate, health care providers to provide or make available these materials to patients and would provide for the Medical Board of California, as well as other sources, to distribute these materials.

The bill would require every medical care provider primarily responsible for providing to a patient an annual gynecological examination to provide that patient during the annual examination a standardized summary in layperson's language and in a language understood by the patient containing a description of the symptoms and methods for diagnosing gynecological cancers.

Ch. 755 (AB 1554) Ortiz. Cancer: research.

Under existing law, the State Department of Health Services is responsible for the administration and oversight of various health care programs.

This bill would create the Cancer Research Fund in the State Treasury and would provide that the moneys in the fund be available for expenditure by the department. The bill would establish the Cancer Research Council to consist of 16 members, as specified, and would prescribe the terms and method of appointment of the members.

This bill would appropriate \$2 million from the General Fund to the Cancer Research Fund to be expended for purposes of cancer research, as defined in SB 273.

The bill would provide that its provisions would become operative only if SB 273 of the 1997-98 Regular Session is enacted and takes effect on or before January 1, 1998.

Ch. 756 (SB 273) Burton. Cancer: research.

Under existing law, the State Department of Health Services is responsible for the administration and oversight of various health care programs.

This bill would create the Cancer Research Fund in the State Treasury, provide that the moneys in the fund be expended for purposes of cancer research, as defined, and provide that the State Department of Health Services may contract with nonprofit organizations, foundations, or public entities to administer the Cancer Research Program. The bill would require the program to be administered in accordance with certain principles, including, but not limited to, the requirement that the department work closely with, and seek the advice of, the Cancer Research Council, which would be established by AB 1554.

The bill would provide that its provisions would become operative only if AB 1554 of the 1997-98 Regular Session is enacted and takes effect on or before January 1, 1998.

Ch. 757 (SB 1328) Brulte. Public works: prevailing wages.

Existing law requires, except for public works projects of \$1,000 or less, not less than the general prevailing rate of per diem wages to be paid to all workers employed on a public works project. Existing law imposes upon the contractor a penalty of \$50 for each calendar day, or portion thereof, for each worker paid less than that prevailing rate for work performed for the contractor under the public works contract or for work performed for any subcontractor under the contractor. Existing law also requires the

contractor to pay the difference in the amount of the prevailing wage rate that was due each employee of the contractor or a subcontractor and the amount that was actually paid to each employee.

This bill would make subcontractors that violate the above-described prevailing wage requirement liable for the applicable penalty and amounts due workers of the subcontractor who were paid wages less than, and in violation of, prevailing wage requirements. The bill would provide that, if a worker employed by a subcontractor on a public works project is not paid the prevailing wage by the subcontractor, the prime contractor of the project is not liable for any of those penalties or amounts otherwise due under that existing law unless the prime contractor had knowledge of that failure of the subcontractor or unless the prime contractor failed to perform certain duties specified in the bill.

The bill would require a contractor to withhold moneys due a subcontractor in an amount sufficient to pay the wages that are the subject of a claim filed with the Division of Labor Standards Enforcement, as directed by the division, if the body awarding the public works contract has not withheld sufficient moneys to pay the wage claims. The bill would require the contractor to pay those moneys to the subcontractor after receipt of notification that the claim has been resolved, or to pay those moneys to the awarding body, under certain circumstances. The bill would require unpaid wages determined owed to workers who cannot be located after a diligent search by the Labor Commissioner to be deposited in the Industrial Relations Unpaid Wage Fund.

Existing law authorizes the Division of Labor Standards Enforcement to maintain an action in any court of competent jurisdiction to recover from a contractor engaged in public works the penalties and other amounts determined by the Labor Commissioner to be due when the contractor has not paid the prevailing wage. Existing law requires the division to commence this action not later than 90 days after the filing of a valid notice of completion or not later than 90 days after acceptance of the public work, whichever last occurs.

This bill would increase the time period for commencing that action from 90 days to 180 days after either of those events, whichever last occurs.

Existing law imposes upon a contractor a penalty of \$25 for each worker employed in the execution of a public works contract by the contractor or by any subcontractor for each calendar day during which the worker is required or permitted to work more than 8 hours in any one calendar day and 40 hours in any one calendar week in violation of specified law.

This bill would make that penalty applicable to subcontractors violating those provisions. The bill would impose a state-mandated local program by requiring the body awarding a public works contract to report violations of these working-hours requirements to the division, rather than to the officer authorized to pay the contractor, as is provided by existing law.

The changes made by the bill to existing law would be repealed on January 1, 2003.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 758 (SB 1346) Committee on Business and Professions. Professions and vocations.

Existing law provides for the licensure, regulation, and discipline of various professions and vocations. These provisions are administered by boards and examining committees established within the Department of Consumer Affairs.

This bill would revise certain provisions relating to the denial of an application for a license for the various professions and vocations. The bill would revise provisions regarding the expiration of apprentice licenses, requirements of an applicant for admission to examination, administration and grading of examinations, grounds for

disciplinary action, and renewal of licenses, and repeal obsolete and duplicative provisions, relating to the regulation of barbers and cosmetologists. The bill would revise the grounds for discipline of geologists and geophysicists, revise the provisions relating to examination and licensure of podiatrists, and delete obsolete references in the psychology licensing law to the Division of Allied Health Professions of the Medical Board. This bill would also revise provisions relating to petitions for reinstatement of the license of a registered nurse after revocation.

Existing law provides for the licensure of speech-language pathologists and the licensure of audiologists and prohibits the practice of speech-language pathology without a license. For purposes of these provisions, existing law defines the practice of audiology to include, among other activities, the planning, directing, conducting, supervising, or participating in programs of identification of auditory disorders, hearing conservation, aural habilitation, and rehabilitation.

This bill would include planning, directing, conducting, supervising, or participating in programs of cerumen removal, as defined, within the definition of the practice of audiology. It would also require that cerumen removal performed pursuant to these provisions be performed by a licensed audiologist.

This bill would change the name of the Speech-Language Pathology and Audiology Examining Committee to the Speech-Language Pathology and Audiology Board, and would authorize that board to appoint an executive officer. The bill would eliminate a 30-day grace period for payment of renewal fees for speech-language pathologists and audiologists. This bill would also authorize that board, rather than the Medical Board of California, to administer the provisions relating to discipline of speech-language pathologists and audiologists.

This bill would require certain boards and committees to require applicants to submit fingerprints in order to conduct criminal history record checks and authorize those boards and committees to obtain criminal history information from the state and federal governments.

This bill would revise requirements for notice of meetings of the Hearing Aid Dispensers Examining Committee, change requirements for licensees to notify the committee of locations of places of business and mailing addresses, and change the grounds for discipline of licensed hearing aid dispensers.

This bill would make additional technical and conforming changes.

Ch. 759 (SB 827) Greene. Professional licensing: boards.

(1) Existing law provides for the licensing and regulation of various occupations and professions, each administered by a board, as defined. Under existing law, provisions establishing the Board of Registered Nursing, Board of Vocational Nurse and Psychiatric Technician Examiners of the State of California, Board of Pharmacy of the State of California, Veterinary Medical Board, and California Board of Architectural Examiners become inoperative on July 1, 1998, and are repealed on January 1, 1999.

This bill would extend these inoperative and repeal dates to July 1, 2004, and January 1, 2005, respectively. The bill would provide that the repeal of these boards pursuant to this provision shall render the boards subject to the review of the Joint Legislative Sunset Review Committee described in (12) below. The bill would make conforming changes.

(2) Existing law, by initiative measures, establishes the Board of Chiropractic Examiners that administers licensing and regulation provisions governing practitioners of chiropractic and the Osteopathic Medical Board that administers licensing and regulation provisions governing osteopathy.

This bill would provide that these boards shall be subject to the review of the Joint Legislative Sunset Review Committee.

(3) Existing law requires that the Board of Vocational Nurse and Psychiatric Technician Examiners consists of 11 members, including 3 licensed vocational nurse members and 5 public members.

This bill would instead provide for 2 licensed vocational nurse members and 6 public members. The bill would also change the name of this board to the Board of Vocational Nursing and Psychiatric Technicians and would make related changes, including the name of the Vocational Nurse and Psychiatric Technician Examiners Fund to the Vocational Nursing and Psychiatric Technicians Fund.

(4) Existing law requires the Board of Pharmacy to consist of 10 members, 3 who are public members and 7 who are pharmacists. It authorizes the board to employ inspectors of pharmacy. Existing law requires that these inspectors be pharmacists if their principal duties are the inspection of pharmacies, and premises operated or conducted by a wholesaler.

This bill would instead require board inspectors to be pharmacists if their principal duties include the inspection and investigation of pharmacies or pharmacists or the supervision of other board inspectors. This bill would add one public member to this board.

(5) Existing law provides for a Veterinary Medical Board in the Department of Consumer Affairs consisting of 6 members, including 2 public members, and provides that the board may appoint a person exempt from civil service as an executive officer. That provision will become inoperative on July 1, 1998, and will be repealed effective January 1, 1999.

This bill would instead provide for the board to consist of 7 members, including 3 public members and would extend that inoperative date until July 1, 2004, and the date of repeal until January 1, 2005.

(6) Existing law establishes the Registered Veterinary Technician Examining Committee within the Veterinary Medical Board and provides for certain requirements regarding membership of the committee. Existing law requires the committee to assist the board in the examination of applicants for veterinary technician registration. These provisions will become inoperative July 1, 1998, and will be repealed effective January 1, 1999. Existing law also requires all revenue received by the board to be deposited into the Registered Veterinary Technician Examining Committee Fund.

This bill would require the board to establish an advisory committee on issues pertaining to the practice of veterinary technicians, to be known as the Registered Veterinary Technician Committee. The bill would also authorize, rather than require, the committee to assist the board in applicant examination. These provisions would become operative July 1, 1998. This bill would also provide that the provisions requiring all revenue received by the board to be deposited into the Registered Veterinary Technician Examining Committee Fund become inoperative July 1, 1998, and repealed effective January 1, 1999, and would require commencing July 1, 1998, all unappropriated funds in that fund and all funds collected after that date to be deposited in the Veterinary Medical Board Contingent Fund, a continuously appropriated fund. By increasing the funds to be deposited in a continuously appropriated fund, this bill would make an appropriation.

(7) Existing law requires the examination for licensure to practice veterinary medicine to consist of a written and practical examination, with certain exceptions for out-of-state applicants. Existing law authorizes the board to waive the examination requirements and issue a license if the applicant meets certain requirements, including that the applicant has graduated from a veterinary college recognized by the board or possesses a certificate issued by the Educational Commission for Foreign Veterinary Graduates of the American Veterinary Medical Association which was issued as prescribed.

This bill would delete reference to the American Veterinary Medical Association for purposes of this provision and would delete the prescriptions related to the basis of issuance of the certificate.

(8) Existing law provides that the maximum fee that the board can establish for veterinarians to file an application for examination is \$325 for the national examination and \$250 for the California state board examination. However, if the provisions establishing the board are repealed under existing law, the maximum fee to file an application for the national examination is \$250.

This bill would revise these fee provisions. The bill would establish the maximum fee to file an application for examination at \$100. The bill would establish a maximum fee of \$325 for the licensing examination and a maximum fee of \$150 for the California state board examination.

By increasing the source of moneys in a continuously appropriated fund, this bill would make an appropriation.

(9) Existing law establishes the California Board of Architectural Examiners and provides that the board consist of 10 members.

This bill would add one member to the board.

(10) Existing law establishes a procedure for the issuance of a citation to a person if there is probable cause to believe the person violated provisions of the law regarding the practice of architecture. This procedure includes a review and hearing by the board and provides for the assessment of a civil penalty for each citation issued. Existing law generally authorizes the professional licensing boards to establish, by regulation, a system for the issuance to a licensee, or to an unlicensed person who is acting in the capacity of a licensee or registrant, of a citation that may contain an order of abatement or an order to pay an administrative fine assessed by the board.

This bill would make inoperative on July 1, 1998, the provisions that provide a procedure for the issuance of a citation for violations of the law regarding the practice of architecture and would repeal those provisions on January 1, 1999. The bill would require the Board of Architectural Examiners to establish, by regulation, a system for the issuance of citations.

(11) Existing law provides certain immunity from liability for architects and engineers who voluntarily, without compensation or expectation of compensation, provide structural inspection services at the scene of a declared national, state, or local emergency caused by a major earthquake at the request of a public official, public safety officer, or city or county building inspector acting in an official capacity.

This bill would extend this immunity from liability to the services of architects at the scene of a flood, riot, or fire that is a declared emergency under these circumstances.

(12) Existing law establishes the Structural Pest Control Board to administer licensing and regulation provisions related to the practice of pest control and its various branches. The provisions establishing the board become inoperative on July 1, 1998, and are repealed on January 1, 1999.

This bill would extend the inoperative and repeal dates of the provisions establishing the Structural Pest Control Board to July 1, 2001, and January 1, 2002, respectively. The bill would declare the intent of the Legislature that the primary mission of the board is consumer protection.

(13) Under existing law, the Director of Pesticide Regulation and the Structural Pest Control Board are required to enter into a contract regarding structural pest control operators.

This bill would require the Director of Pesticide Regulation and the Structural Pest Control Board to submit a report to the Legislature no later than February 1, 1998, concerning the terms of their interagency agreement.

(14) Existing law creates the Joint Legislative Sunset Review Committee, which is required to determine whether certain boards or regulatory programs have demonstrated a public need and to make recommendations.

This bill would require the Joint Legislative Sunset Review Committee to review the referral of cases to the Licensing and Health Quality Enforcement Sections of the Attorney General's office, the performance of those sections, and the reimbursement of the Attorney General's office for legal services, and to report its findings to the Legislature by March 1, 1998.

The bill would also authorize the chairpersons of the appropriate policy committees of the Legislature to refer to the Joint Legislative Sunset Review Committee any legislative issues or proposals to create new licensure categories or create a new licensing board if the issues or proposals are related to the review of a particular board under these provisions.

This bill would also require the Department of Consumer Affairs to submit to the Legislature, on or before October 1, 1998, a report that relates to board licensing examinations and, after conducting a survey of all boards, specifies the extent to which the boards are using cost recovery and cite and fine programs.

By increasing the source of funds for a continuously appropriated fund, the bill would make an appropriation.

This bill would incorporate additional changes in Section 101 of the Business and Professions Code proposed by SB 1346, to be operative only if SB 1346 and this bill are both chaptered and become effective January 1, 1998, and this bill is chaptered last.

This bill would incorporate additional changes in Sections 4001, 4003, and 4008 of the Business and Professions Code, proposed by SB 1349, to be operative only if SB 1349 and this bill are both chaptered and become effective January 1, 1998, and this bill is chaptered last.

Ch. 760 (SB 1329) Leslie. Vehicles: minors: provisional driver's license.

(1) Existing law requires that any driver's license issued to a person under 18 years of age be issued pursuant to a specified provisional licensing program. Among other things, the provisional licensing program requires (1) that the person hold a specified instruction permit for not less than 30 days prior to applying for a provisional driver's license, (2) that a 30-day restriction, as specified, be imposed when the person's record shows a violation point count, as specified, of 2 or more points in 12 months, and (3) that a 6-month suspension be imposed when the person's record shows a violation point count of 3 or more points in 12 months.

This bill would require the person to hold the specified instruction permit for not less than 6 months prior to applying for a provisional driver's license.

The bill would require the person to complete 50 hours of supervised driving practice prior to the issuance of a provisional license, with not less than 10 of those hours to include driving during darkness, as defined.

The bill would require that the provisional driver's license be subject to specified conditions, including that for the first 6 months after issuance of a provisional license the licensee not drive between the hours of 12:00 a.m. and 5:00 a.m. or transport passengers who are under 20 years of age, unless accompanied and supervised by a licensed driver who is the licensee's parent or guardian or a person older than 25 years of age and authorized by the parent or guardian to accompany and supervise the provisional licensee. During the second 6 months after issuance of a provisional license the licensee would be authorized to transport passengers under the age of 20 years between the hours of 5:00 a.m. and 12:00 a.m. without supervision. However, the restriction that the licensee not drive between the hours of 12:00 a.m. and 5:00 a.m. would continue to apply during this period.

The bill would provide exceptions to these restrictions based upon specified circumstances.

The bill would prohibit a law enforcement officer from stopping a vehicle for the sole purpose of determining whether the driver is in violation of the specified restrictions.

The provisions regarding the provisional driver's license program specified above would become operative on July 1, 1998.

The bill would delete obsolete provisions and would make other technical, nonsubstantive changes in existing law.

The bill would require a court to impose community service or specified fines upon a licensee violating certain of these provisions and would thereby impose a state-mandated local program by increasing the duties imposed upon local juvenile court officials and probation officers.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 761 (SB 1270) Johnston. State property.

(1) Existing law generally authorizes the Director of General Services to hire, lease, lease-purchase, or lease with the option to purchase any real or personal property for the use of any state agency if the director deems the hiring or leasing is in the best interest of the state.

Existing law also authorizes the director to lease the real property owned by the state within the core area of Sacramento, as specified, that is not under the jurisdiction of any other state agency, for purposes consistent with the Capitol Area Plan.

This bill would provide that, in furtherance of the Capitol Area Plan and other findings contained in specific legislation, the director may purchase, exchange, or otherwise acquire real property and construct facilities within the jurisdiction of the Capitol Area

Plan in Sacramento for use by the State Department of Education, the State Department of Health Services, and the Department of General Services as anchor tenants on specific blocks within the Capitol area. The State Public Works Board would be authorized to issue revenue bonds, negotiable notes, or negotiable bond anticipation notes to finance all costs associated with acquisition, design, and construction of the facilities. The bill would provide that if the Department of General Services proposes to acquire the facilities on a design-build basis, the department would be required to submit specified information prior to entering into an agreement. The bill would provide that the maximum authorized costs of the facilities for plans, drawings, construction, and other costs shall not exceed \$392,000,000.

(2) Pursuant to the general authority of existing law, the state parking facility located in Sacramento in the block bounded by 11th, 12th, O, and P Streets is under the management and control of the Department of General Services.

This bill would provide that prior to the construction on any other blocks, as authorized by this bill, a parking garage shall be constructed on a state-owned parcel of land on block 224 within the Capitol area in the City of Sacramento. This bill would require that upon the completion of this parking garage, a total of 85% of the existing parking capacity at the state parking garage situated on block 216, which is bounded by 11th, 12th, O, and P Streets in Sacramento, be made available to meet the parking needs of legislative employees to accommodate all legislative parking spaces projected to be displaced by the state office facilities authorized by this bill. This bill would declare the intent of the Legislature with regard to designating the parking spaces created through the construction of a parking garage on block 224 and other parking structures associated with the office building constructed pursuant to this bill for the purposes of accommodating specified state employees, as well as meeting the additional demands for parking created by the construction of authorized state office facilities.

Ch. 762 (AB 1159) Bowen. The Alternative Protest Pilot Project.

Existing law requires the acquisition of electronic data processing or telecommunications goods and services to be conducted through competitive means, except when the Director of General Services determines that the goods and services proposed for acquisition are the only goods and services that can meet the state's need, or the goods and services are needed in cases of emergency where immediate acquisition is necessary for the protection of the public health, welfare, or safety.

This bill would establish the Alternative Protest Pilot Project to be administered by the Department of General Services as an alternative to existing protest procedures. This bill would authorize any state department or agency to use these solicitation and alternative procedures, until December 31, 1999, or earlier, and if the contracting department agrees to participate and the Department of General Services indicates that a proposed solicitation shall be conducted as part of the pilot project.

This bill would require projects under this pilot project to meet the criteria of (1) the state agency or department stating its business needs and not the detailed specification in the solicitation, (2) the state agency or department has stated the criteria and weight to be given each criterion for the evaluation of contract proposals, and (3) the bids being awarded based on "value-effective acquisition," competitive negotiation, an alternative procurement, or performance based solicitations.

This bill would require the pilot project to continue until it has been applied to at least 25 contracts, or until December 31, 1999, whichever comes later.

This bill would require the Department of General Services to report to the Legislature regarding the pilot project, as specified. This bill would provide that the pilot project would be considered a success if there is at least a 10-percent reduction in the number of frivolous protests filed with the department, if the length of time to resolve protests is reduced, or there is a substantial reduction in protests filed, as specified.

Ch. 763 (AB 1363) Machado. Employment: minors.

Existing law prescribes certain restrictions on the employment of minors in various occupations and places of employment, including special restrictions on the hours of employment of minors.

This bill would authorize employment of minors 14 years of age and older to perform sports-attending services in professional baseball, as enumerated in specified federal regulations, subject to special limitations respecting hours of employment. The bill would prohibit employment of a minor 14 or 15 years of age to perform sports-attending services in professional baseball pursuant to the bill except with the prior written approval of the school district of the school in which the minor is enrolled or the county board of education of that school district.

Existing law provides that the school authority that issues a permit for a minor to work while school is in session may revoke that permit if evidence is shown, to the satisfaction of the school authority, that the schoolwork or the health of the minor is being impaired by the employment.

This bill would require the school authority to monitor the academic achievement of any minor 14 or 15 years of age who is issued a permit to perform sports-attending services in professional baseball to ensure that the educational progress of the minor is being maintained or improves during the period of employment.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 764 (SB 65) McPherson. Public beaches: contamination: warning signs.

Existing law requires a county public health officer, after determining that the failure of a public beach to meet bacteriological standards constitutes a public health hazard, to post the beach with conspicuous warning signs.

This bill would require a warning sign to be visible from each legal beach access point and any additional access points identified by the health officer. The bill would impose a state-mandated local program by requiring the county public health officer to perform additional duties.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 765 (AB 411) Wayne. Beach sanitation: posting.

Existing law requires the State Department of Health Services to adopt regulations establishing minimum standards for the sanitation of public beaches. Violation of these regulations adopted by the department is a crime.

This bill would require these regulations to require the testing of the waters adjacent to all public beaches, as defined, for microbiological contaminations, including, but not limited to, total coliform, fecal coliform, and enterococci bacteria, to establish protocols for determining the location of monitoring sites and monitoring frequency based on risks to public health, and for public notification of health hazards, including, but not limited to, the posting, closing, and reopening of public beaches, and to require that public beaches, with certain exceptions, be tested for microbiological contaminations, including, but not limited to, total coliform, fecal coliform, and enterococci bacteria on a weekly basis from April 1 to October 31, inclusive, of each year if certain conditions are met. By changing the definition of a crime, this bill would impose a state-mandated local program.

This bill would, subject to appropriation of sufficient funds, require local health officers to be responsible for testing waters adjacent to public beaches within their jurisdiction. This bill would require the local health officer to immediately test the waters adjacent to a public beach and to take related action in the event of a known untreated sewage release, and in the event of an untreated sewage release that is known to have reached recreational waters adjacent to a public beach, would require the local health officer to immediately close those waters until it has been determined by the local health officer that the waters are in compliance with the standards. By increasing the duties of local health officers, this bill would impose a state-mandated local program.

Existing law requires the health officer having jurisdiction of the area in which a public beach is created to close, or restrict the use of, the public beach if he or she finds any violation of the standards.

This bill would, instead, authorize the health officer to close, or restrict the use of, the public beach if he or she finds that a violation exists.

Existing law requires the department, upon investigation of a complaint, to close, or restrict the use of, any public beach if it finds that a violation exists.

This bill would, instead, authorize the department to close, or restrict the use of, a public beach if it finds that a violation exists.

Existing law requires the local health officer to post a beach with conspicuous warning signs whenever the beach fails to meet certain bacteriological standards, and it is determined that the cause of the elevated levels constitutes a public health hazard.

This bill would, in addition, require the local health officer to post a beach with conspicuous warning signs, as described, whenever the beach fails to meet the standards developed by the department established pursuant to this bill.

Existing law requires each local health officer to notify the Director of Parks and Recreation when a public beach is in violation of the sanitation standards.

This bill would, instead, require the local health officer to notify the agency responsible for the operation and maintenance of the public beach within 24 hours of any public beach posting, closure, or restriction, and would, subject to appropriation, require the agency responsible for the operation and maintenance of the public beach to establish a telephone hotline and update it as need to convey changes in public health risks, to inform the public of beach postings, closures, and restrictions. By increasing the duties of the local health officer, this bill would impose a state-mandated local program.

This bill would make any duty imposed upon a local public officer or agency pursuant to these provisions mandatory only during a fiscal year in which the Legislature has appropriated sufficient funds, as determined by the State Director of Health Services, in the annual Budget Act or otherwise for local agencies to cover the costs to those agencies associated with the performance of those duties, and would require the director to annually, within 15 days after enactment of the Budget Act, file a written statement with the Secretary of the Senate and with the Chief Clerk of the Assembly memorializing whether sufficient funds have been appropriated.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that for certain mandates, no reimbursement is required by this act for a specified reason. With regard to other mandates, this bill would provide that no reimbursement shall be made from the State Mandates Claims Fund for costs mandated by the state pursuant to this act, but would recognize that local agencies and school districts may pursue any available remedies to seek reimbursement for these costs.

Ch. 766 (AB 11) Escutia. Water pollution.

(1) Existing law makes it a crime for a person, as defined, to deposit in, permit to pass into, or place where it can pass into the waters of this state any of specified substances, including any petroleum, acid, coal or oil tar, lampblack, aniline, asphalt, bitumen, or residuary product of petroleum, or carbonaceous material or substance.

Existing law excepts from the application of that prohibition a discharge or release that is expressly authorized pursuant to the terms of a permit issued by the State Water Resources Control Board or a regional water quality control board.

This bill would instead except from the application of that prohibition a discharge or release that is expressly authorized pursuant to and in compliance with the terms of a waste discharge requirement or a waiver, or that is expressly authorized pursuant to and in compliance with the terms and conditions of a federal permit for which the State Water Resources Control Board or a regional water quality control board has, after a public hearing, issued a water quality certification.

(2) Existing law makes the proof of specified additional circumstances an affirmative defense to a charge of violating the foregoing provisions.

This bill would prohibit a defendant from raising the affirmative defense if the defendant had on 2 prior occasions in the preceding 5 years, pleaded *nolo contendere* or been convicted of, or suffered a judgment for a violation of the prohibition. The bill would make that limitation on the affirmative defense applicable only to cases filed on or after January 1, 1997.

The bill would also prohibit the affirmative defense from being raised in any case in which the court finds, upon allegation by the district attorney, city attorney, or Attorney General, that the defendant acted willfully.

By imposing these requirements for findings on the courts, the bill would establish a state-mandated local program.

(3) Existing law continuously appropriates the money in the Fish and Game Preservation Fund to the Department of Fish and Game to pay expenses incurred in carrying out the Fish and Game Code and other laws for the protection and preservation of birds, mammals, reptiles, and fish.

Because this bill would impose new duties on the department relating to permits for discharges or releases of materials to waters, the bill would make an appropriation.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(5) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 767 (AB 52) Washington. Compton Unified School District.

(1) Existing law appropriated funds for 2 emergency loans to the Compton Unified School District, the acceptance of which constituted an agreement by the district to comply with certain conditions including the assumption, by the Superintendent of Public Instruction, of all the legal rights, duties, and powers of the district governing board and the appointment of an administrator who may act on the superintendent's behalf and exercise the superintendent's authority. Existing law specifies that the authority of the superintendent and administrator continue until the administrator and superintendent determine that it is probable that the school district will comply with various recovery plans approved by the superintendent, the administrator certifies that all necessary collective bargaining agreements have been negotiated and ratified and are consistent with the terms of the recovery plans, and the district has completed all reports that the superintendent requires.

This bill would express the intent of the Legislature that the governing board of the Compton Unified School District be returned its designated legal rights, duties, and powers only after the board and the school district demonstrate significant improvement in 5 areas, including pupil achievement, financial management, facilities management, personnel procedures, and community relations. The bill would require the County Office Fiscal Crisis and Management Assistance Team (FCMAT) and the state-approved administrator, in consultation with specified entities and persons, to conduct comprehensive assessments and complete, by December 31, 1998, specified recovery plans for the school district, including an instructional recovery plan, a financial recovery plan, a facilities recovery plan, a personnel recovery plan, and a community relations improvement plan, as specified. The bill would require FCMAT to determine if the school district has made substantial and sustained progress, as specified, and if there is substantial and sustained progress, FCMAT would be required to recommend to the Superintendent of Public Instruction the functional areas of school operation, as specified, that the superintendent should return to the governing board of the school district. The imposition of those duties would impose a state-mandated local program.

This bill would require the Superintendent of Public Instruction, beginning on January 1, 1998, to annually file a written report with the Legislature regarding the progress that the Compton Unified School District is making in meeting the conditions of specified recovery plans, the determinations and recommendations of FCMAT, as specified, the

action that the superintendent has taken on the FCMAT recommendations and, if the superintendent has not followed the FCMAT recommendations, the reasons for not following them. The bill would specify that the duty of the superintendent to report to the Legislature ceases when the governing board of the Compton Unified School District regains all of its legal rights, duties, and powers, as specified.

(2) This bill would appropriate \$500,000 from the General Fund to FCMAT for the purposes of conducting the assessments and completing the recovery plans specified in the bill. The bill would require FCMAT to provide the Controller with an accounting of expenditures made by it pursuant to the bill.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 768 (AB 156) Murray. Personal information: credit reporting agencies.

(1) The existing Consumer Credit Reporting Agencies Act provides for the regulation of consumer credit reporting agencies that regularly engage in whole or in part in the business of assembling or evaluating consumer credit information or other information on consumers for the purpose of furnishing consumer credit reports to 3rd parties. Existing law prohibits a consumer credit reporting agency from furnishing a consumer credit report to any person unless it has reasonable grounds to believe that the consumer credit report will be used by this person for expressly provided purposes.

This bill would additionally require a prospective user of the consumer credit report who is a retail seller to provide the consumer credit agency with at least 3 categories of information regarding the consumer that matches, as specified, information within a file assembled by the consumer credit reporting agency and to certify, in specified instances, that it requires its employees and agents to inspect a photo identification of a consumer for credit.

(2) The act specifies procedures for the consumer credit reporting agency to follow in case a consumer disputes the completeness or accuracy of any item of information contained in his or her file.

This bill would revise these procedures to, among other things, require the consumer credit reporting agency to promptly and permanently block the reporting of disputed information and so notify the furnisher of the information if the consumer submits a valid police report concerning the crime described in (4), as specified. However, the bill would specify certain conditions under which the information may be unblocked.

(3) The Consumer Credit Reporting Agencies Act prescribes civil remedies for the violation of the act and provides that the prevailing parties in any action commenced to obtain these remedies shall be entitled to recover court costs and reasonable attorney's fees. The act also prescribes a 2-year statute of limitations from the date liability arises under the act.

This bill would provide that the prevailing party shall be entitled to recover these costs and attorney's fees unless the plaintiff only seeks and obtains injunctive relief to compel compliance with the act. This bill would revise the statute of limitations, as specified.

(4) This bill would also provide that it is a misdemeanor for a person to willfully obtain personal identifying information, as defined, of another person and use another individual's personal identifying information and obtain, or attempt to obtain, credit, goods, or services in the name of the other person without the consent of that person. By creating a new crime, this bill would impose a state-mandated local program.

(5) The bill would provide that it will become operative on July 1, 1998, except for the provisions described in (4) above, which would become operative on January 1, 1998.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 769 (AB 219) Alby. Health care.

Under existing law, the Division of Licensing of the Medical Board of California has the authority to approve the application of an accreditation agency. An accreditation agency is an organization that is approved to issue certificates of accreditation to outpatient settings that meet certain standards. Existing law authorizes the division to grant a temporary certificate of approval to an accreditation agency operating on or before January 1, 1995, and meeting certain standards, without requiring the agency to complete the full application process.

This bill would additionally authorize the division to issue a temporary certificate of approval to the successor of an accreditation agency, or an accreditation agency thereafter operating as part of a joint program granted temporary certification as an accreditation agency by the division, whether operating as part of a joint program or independently.

This bill would provide that it is to take effect immediately as an emergency measure.

Ch. 770 (AB 459) Firestone. Sanitary control of shellfish.

Existing law requires the State Department of Health Services to adopt regulations regarding the cultivation and production of shellfish including classification and minimum requirements for growing and harvesting areas, for relaying and depuration procedures, and for aquaculture facilities.

This bill would, in addition, require the department, as a pilot program, to conduct sanitary surveys for enumerated areas containing naturally occurring populations of shellfish harvested by the public to assess water quality and shellfish quality, and would require the department to determine those areas that are unfit for recreational shellfish harvesting based upon prescribed standards. The bill would require the department to inform the public of those determinations and the reasons therefor, no less than twice per year. The bill would authorize the department to adopt regulations necessary to implement the pilot program but would provide that, except as needed for the pilot program, it shall not be construed to confer any new regulatory authority to develop control and management strategies.

This bill would be inoperative during any fiscal year in which the Legislature did not appropriate sufficient funding for this article to the department, and would require the director to file a written statement with the Legislature certifying the lack of funding within 10 days after the enactment of the Budget Act for that fiscal year.

This bill would require the department to report to the Legislature by July 1, 2002, and would repeal these provisions on January 1, 2004.

Ch. 771 (AB 739) Machado. Fish and game: penalties.

(1) Under existing law, the punishment for violations of the Fish and Game Code are specified, including maximum fines and imprisonment for the knowing unlawful taking of a mammal, bird, amphibian, reptile, fish, or any other species in violation of the code. Certain other violations of that code are subject to other enhanced maximum fines and imprisonment.

This bill would impose minimum and maximum punishments for the knowing and intentional taking of any mammal, bird, or fish, as specified. The bill would require the court to apply not less than the minimum punishment as provided in the bill, except in cases where the court determines that, as to the imprisonment sentence only, the interests of justice would best be served by granting probation or suspending the imposition or execution of the imprisonment sentence. Under the bill, if the court grants probation to a defendant, the court may impose as a condition of that probation that the defendant perform not more than 100 hours of community service, as specified. If community service is imposed, the bill would also require the defendant to attend a hunter safety course, as specified. Because the bill would change the penalty for a crime, the bill would impose a state-mandated local program.

The bill would also provide that any license or permit issued pursuant to the Fish and Game Code to a defendant who fails to appear at a court hearing or pay a fine imposed

for a violation of that code, except as specified, shall be immediately suspended and the license or permit shall not be reinstated or renewed, nor shall another license or permit be issued to the defendant until the court proceeding is completed or the fine is paid.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 772 (AB 939) Ortiz. Mediation.

(1) Under existing law, when a person consults a mediator or mediation service for the purpose of retaining mediation services, or when persons agree to conduct and participate in a mediation for the purpose of compromising, settling, or resolving a civil dispute, anything said in the course of a consultation for mediation services or in the course of the mediation is not admissible in evidence nor subject to discovery, and all communications, negotiations, and settlement discussions by and between participants or mediators are confidential, except as specified. If the testimony of a mediator is sought to be compelled in any civil action or proceeding regarding anything said in the course of a mediation, the court is required to award reasonable attorney's fees and costs to the mediator against the person seeking the testimony. Existing law provides that a mediator may not file, and a court may not consider, any declaration or finding of any kind by the mediator, except as specified.

This bill would, among other things, revise and recast these provisions, as specified, define the terms "mediation," "mediator," and "mediation consultation," specify when a mediation ends, and make corresponding changes.

(2) Existing law provides that if an insured party and an insurer reach an agreement proposed during mediation, the insured will have 3 business days to rescind the agreement.

This bill would provide that if such rescission occurs, the agreement may not be admitted or disclosed unless all the parties to the agreement agree to its disclosure.

(3) Existing law provides that records of the Department of Industrial Relations relating to labor disputes are confidential, except that any decision or award arising out of arbitration proceedings shall be a public record.

This bill would apply the provisions of this bill described in (1) above to a mediation conducted by the California State Mediation and Conciliation Service, and any person conducting the mediation. It would provide that all other records relating to labor disputes are confidential, except as specified.

Ch. 773 (AB 993) Perata. Sales and use taxes: exemptions: blood storage.

The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this state of, or the storage, use, or other consumption in this state of, tangible personal property and provides various exemptions from that tax. Existing law provides that human whole blood, plasma, blood products, and blood derivatives held in a bank for medical use are exempt from taxation for any purpose in this state.

This bill would additionally exempt from sales and use taxes, any container used to collect or store human whole blood, plasma, blood products, or blood derivatives, as specified.

Counties and cities are authorized to impose local sales and use taxes in conformity with state sales and use taxes. Exemptions from state sales and use taxes enacted by the Legislature are incorporated into the local taxes.

Section 2230 of the Revenue and Taxation Code provides that the state will reimburse counties and cities for revenue losses caused by the enactment of sales and use tax exemptions.

This bill would provide that, notwithstanding Section 2230 of the Revenue and Taxation Code, no appropriation is made and the state shall not reimburse local agencies for sales and use tax revenues lost by them pursuant to this bill.

This bill would take effect immediately as a tax levy, but its operative date would depend on its effective date.

Ch. 774 (AB 1082) Committee on Governmental Organization. Alcoholic beverages.

(1) The Alcoholic Beverage Control Act provides that certain licensees may, among other things, store and deliver distilled spirits from certain locations under specified conditions.

This bill would allow a retail off-sale licensee to sell wine at an auction and deliver that wine to any purchaser at the auction from the vendor's licensed premises or any other storage facility under specified conditions.

(2) The Alcoholic Beverage Control Act authorizes the issuance of a special temporary on-sale or off-sale wine license to certain nonprofit corporations having an agricultural purpose to sell wine, donated or sold to the nonprofit corporation by the member winegrowers, to consumers for the purpose of fundraising, as specified.

This bill would require that wine for sale under this special license bear the brand name of the producing winery. This bill would also require any advertising or solicitation for sale of wine under that license to disclose certain information concerning members of the nonprofit corporation.

(3) The Alcoholic Beverage Control Act prohibits a manufacturer, bottler, importer, or wholesaler of products of the brewing industry from furnishing, giving, renting, lending, or selling, directly or indirectly, any equipment, fixtures, or supplies, other than alcoholic beverages, to any person engaged in operating, owning, or maintaining any on-sale premises, as specified. Existing law provides, for purposes of that prohibition, that supplies do not include paper beverage coasters, as specified.

This bill would revise that provision to provide that notwithstanding any other provision of that act, a manufacturer, bottler, importer, or wholesaler of products of the brewing industry may furnish, give, rent, lend, or sell, directly or indirectly, those specified paper coasters or brand-identified acrylic table tent holders to any person engaged in operating, owning, or maintaining any on-sale premises where alcoholic beverages are sold for consumption on the premises.

(4) The Alcoholic Beverage Control Act prohibits a clerk from making an off sale of alcoholic beverages unless the clerk executes, under penalty of perjury, on the first day he or she makes that sale, an application and acknowledgment, on a form prepared by the department, that includes at a minimum a summary of certain requirements and prohibitions in the act, as specified.

This bill would additionally require inclusion of information as to sales of keg beer for consumption off licensed premises.

The Alcoholic Beverage Control Act provides that a violation of any of its provisions for which another penalty or punishment is not specifically provided is a misdemeanor. This bill would expand existing crimes by imposing additional duties on a licensee under the act, thus, the bill would impose a state-mandated local program.

This bill would repeal a substantially duplicative provision.

(5) The Alcoholic Beverage Control Act authorizes the Department of Alcoholic Beverage Control to pay witness fees and necessary expenses or mileage to a person who attends as a witness any criminal proceeding involving certain violations of the act, as specified.

This bill would authorize the department to pay certain expenses to a person subpoenaed by the department to appear as a witness at a hearing on a protest, accusation, or petition for a license, as specified.

(6) Existing law makes it a crime punishable as a misdemeanor to sell or expose for sale alcoholic beverages within $1\frac{1}{2}$ miles of any university grounds or campus except in specified instances.

This bill would exempt from that criminal provision the sale or exposing or offering for sale of beer or wine by any on-sale alcoholic beverage licensee where the premises are situated more than 1,200 feet from the boundaries of Whittier College.

(7) This bill would incorporate additional changes in Section 25658.4 of the Business and Professions Code, proposed by SB 805, to be operative only if SB 805 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

(8) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 775 (AB 1186) Knox. General industrial or construction storm water permit fees: disposition.

Existing law requires each person for whom waste discharge requirements have been prescribed to submit an annual fee, for deposit in the Waste Discharge Permit Fund for expenditure by the State Water Resources Control Board, upon appropriation by the Legislature, for the purpose of carrying out Division 7 (commencing with Section 13000) of the Water Code.

This bill would require the fees collected from the storm water discharges that are subject to a general industrial or construction storm water permit under the national pollutant discharge elimination system (NPDES) to be accounted for separately in the fund. The bill would authorize not less than 50% of that money in the account to be used, upon appropriation by the Legislature, by the California regional water quality control board with jurisdiction over the permitted industry or construction site that generated the fee to carry out storm water programs in the region. The bill would require each regional board that receives money pursuant to those provisions to spend not less than 50% of that money solely on storm water inspection and regulatory compliance issues associated with industrial and construction storm water programs.

Ch. 776 (AB 1242) Granlund. Intermediate care facilities: administrator.

Existing law provides for the licensure and regulation of health facilities, as defined, including skilled nursing or intermediate care facilities, administered by the State Department of Health Services. Existing law requires that the administrator of an intermediate care facility/developmentally disabled-habilitative or an intermediate care facility developmentally disabled-nursing be either a licensed nursing home administrator or a qualified mental retardation professional. Violation of these provisions, or willful or repeated violations of related regulations constitutes a crime.

This bill would make this requirement applicable to an administrator of an intermediate care facility/developmentally disabled. By changing the definition of an existing crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 777 (AB 1302) Wayne. Highways: toll bridges.

(1) Under existing law, tolls for the San Diego-Coronado Bridge are set by the San Diego Association of Governments. Existing law sets forth the purposes for which the toll revenues may be used, requires the association to adopt an expenditure plan by June 30 of every even-numbered year, and to submit copies of those plans to specified legislative committees. The provisions of Chapter 327 of the Statutes of 1997 require the association to deposit \$33,000,000 in the Toll Bridge Seismic Retrofit Account in the State Transportation Fund and to submit to the Legislature and the Department of Transportation a prescribed financial plan on or before January 1, 1998. Those provisions also require the maintenance of the bridge to be funded by the state pursuant to a specified provisions of law.

This bill would, instead, require the association to include the expenditure plan in the regional transportation improvement program, as specified, and would delete the requirement that copies of the plan be submitted to the specified legislative committees. The bill would require not less than \$10,000,000 of the \$33,000,000 to be paid from local toll revenue reserve funds, and the balance to be paid from toll bridge revenue bonds, as prescribed.

The bill would authorize the San Diego Association of Governments to issue revenue bonds payable from the revenues derived from the tolls imposed on the bridge, as specified.

(2) The bill would set forth legislative findings and declarations regarding financing of state-owned toll bridges.

(3) To the extent that the bill would increase the level of service required by the association, the bill would impose a state-mandated local program.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 778 (AB 1357) Baldwin. Unified program agencies.

Existing law requires hazardous waste facilities to operate under hazardous waste facilities permits issued by the Department of Toxic Substances Control.

Existing law requires the Secretary for Environmental Protection to implement a unified hazardous waste and hazardous materials management regulatory program. A city or local agency that meets specified requirements is authorized to apply to the secretary to implement the unified program and be certified as a certified unified program agency (CUPA), and every county is required to apply to the secretary to be certified to implement the unified program. A unified program agency is required to develop and implement a procedure for issuing a unified program facility permit. Existing law requires certain hazardous waste generators to submit a notice, under specified conditions, to the department and to the CUPA or authorized agency or officer.

Existing law, the Wright-Polanco-Lempert Hazardous Waste Treatment Permit Reform Act of 1992, deems a generator who conducts specified treatment activities to be conditionally authorized to operate without obtaining a hazardous waste facilities permit or other grant of authorization, and also conditionally exempts from hazardous waste facilities permit requirements a generator who treats not more than specified amounts of hazardous waste in any month, or generators conducting specified treatment processes, if specified requirements are met with regard to that hazardous waste.

A household hazardous waste facility is required to submit certain information to the department before commencing operations and the department is authorized to allow such a facility to accept hazardous waste from certain small quantity generators.

This bill would make various changes concerning the authority of CUPAs with regard to the hazardous waste element of the unified program. The bill would specify that persons subject to certain notification requirements are required to submit a notice to the CUPA or to the authorized officer or agency and also to the department until specified regulations are adopted and the statewide data system is in place. The bill would require the notification for household hazardous waste collection facilities to be submitted to the CUPA or a specified local officer or agency and also to the department, until those conditions are met. The bill would exclude from the unified program the requirements imposed upon persons operating transportable treatment units, except as specified, and would require the department to report on the actual costs of managing the transportable hazardous waste treatment units, as prescribed.

Ch. 779 (AB 1581) Keeley. Coastal and ocean resources management programs: funding.

Existing law requires the California Coastal Commission, the State Water Resources Control Board, and the Resources Agency to implement and administer various coastal and ocean resources management programs.

This bill would appropriate \$1,520,000 from the General Fund, \$685,000 of which would be appropriated to the California Coastal Commission for administration and support of the commission and for grants to local jurisdictions for the preparation of local coastal programs, as specified, \$420,000 of which would be appropriated to the State Water Resources Control Board for specified water quality monitoring activities pertaining to coastal resources, and \$415,000 of which would be appropriated to the Resources Agency

for commission networking equipment and to contract for services to upgrade the commission's computer system.

Ch. 780 (AB 1606) Committee on Public Employees, Retirement and Social Security. State employees.

Existing law entitles any state legislative, executive, or judicial branch officer or employee, including civil service employees, who, as a member of the California National Guard or a United States military reserve organization, is called up to active duty as a result of the Iraq-Kuwait crisis to receive, while on active duty, from the state, not to exceed 180 calendar days, as part of his or her compensation, the difference between the amount of his or her military pay and allowances and the amount the officer would have received as a state officer or employee, including any merit raises that would otherwise have been granted during the time the individual was on active duty. In the case of civil service employees, the determination of the amount to which the officer or employee would be entitled is made by the Department of Personnel Administration. Existing law also entitles an officer or employee covered by existing law to receive, for 180 calendar days, all benefits that he or she would have received had he or she not been called to active duty, unless the benefits are prohibited or limited by vendor contract.

This bill would entitle any state legislative, executive, or judicial branch officer or employee, including civil service employees, who, as a member of the California National Guard or a United States military reserve organization, is called up to active duty as a result of the Bosnia crisis on or after November 21, 1995, to receive similar compensation and benefits. This bill would provide that these benefits shall be reduced by the maximum allowable benefit under the federal Ready Reserve Mobilization Income Insurance Program or a successor federal program, for certain employees eligible to participate in that program, as specified.

This bill would specify that these provisions apply to active duty served as a result of the Bosnia crisis.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 781 (SB 62) McPherson. California State Mussel Watch Program.

Under existing law, the State Water Resources Control Board and the regional water quality control boards are the principal state agencies with primary responsibility for the coordination and control of water quality.

This bill would require the state board, in conjunction with the Department of Fish and Game, to continue to implement the coastal monitoring program known as the California State Mussel Watch Program to the extent funding is appropriated for this purpose.

The bill would appropriate \$145,000 from the General Fund to the state board to pay the costs of the program pursuant to the bill.

Ch. 782 (SB 72) McPherson. Coastal development permit fees: coastal access grants.

Existing law, the California Coastal Act of 1976, authorizes the California Coastal Commission to require a reasonable filing fee and the reimbursement of expenses for the processing by the commission of any application for a coastal development permit, as specified.

Existing law vests authority in the State Coastal Conservancy to provide for coastal access.

This bill would require that coastal development permit fees collected by the commission be deposited in the Coastal Access Account, which the bill would create in the State Coastal Conservancy Fund. The money in the account would be available, upon appropriation by the Legislature in the annual Budget Act, to the State Coastal Conservancy for grants to public agencies and private nonprofit entities or organizations for the development, maintenance, and operation of new or existing facilities that provide public access to the shoreline of the sea, as defined in the act. The bill would require any grant funds not expended for those purposes to revert to the account.

Ch. 783 (SB 105) Ayala. Water quality: notification.

(1) Existing law requires any person who causes or permits any hazardous substance or sewage to be discharged in the waters of the state to make a prescribed notification to the Office of Emergency Services and requires that office to notify the appropriate regional water quality control board of the discharge.

This bill would require the Office of Emergency Services to also notify the local health officer and administrator of environmental health of the discharge. The bill would require the local health officer and administrator of environmental health to notify the public of the discharge, as prescribed, if they determine that notification is required to safeguard public health and safety. By imposing notification requirements on local health officials, the bill would impose a state-mandated local program.

(2) This bill would incorporate additional changes in Section 13271 of the Water Code proposed by AB 541, to be operative only if this bill and AB 541 are enacted and become effective on or before January 1, 1998, each bill amends Section 13271 of the Water Code, and this bill is enacted last.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 784 (SB 193) Mountjoy. State administration: real property and agencies.

(1) Under existing law, the Office of State Printing, within the Department of General Services, is required to do all state printing.

This bill would provide that the Office of State Printing may also be referred to as the Office of State Publishing.

(2) Existing law requires the Department of General Services to perform various functions and duties with respect to state property.

This bill would authorize the Director of General Services, with the approval of the State Public Works Board, to sell, exchange, lease, or transfer specified parcels of state property. The bill would also exempt a sale, exchange, lease, or transfer of these parcels from specified provisions of the California Environmental Quality Act, and would require the reservation of mineral rights, as specified.

This bill would authorize the Governor to direct the Department of General Services to transfer to the United States National Park Service property for inclusion within the San Francisco Maritime National Historic Park.

This bill would rescind the authorization of the Director of General Services to sell, exchange, or lease specified parcels of state property.

This bill would authorize the Director of Parks and Recreation, with the approval of the State Public Works Board and the Director of General Services, to sell or exchange specified parcels of state property and would provide that the net proceeds derived from these sales or exchanges are to be deposited in the State Parks and Recreation Fund.

Ch. 785 (SB 364) Sher. Commercial fishing: squid.

(1) Existing law authorizes the taking of squid for commercial purposes north of Point Conception subject to regulations adopted by the Fish and Game Commission specifying the days of the week and the times of the day when squid may be taken. Existing law also prohibits certain activities relating to taking of squid for commercial purposes in Fish and Game District 10.

This bill would, until April 1, 2001, authorize the taking of market squid north of Point Conception only between noon on Sunday and noon on Friday. The bill would prohibit a person from using a vessel, on or after April 1, 1998, to take or land market squid with dip, purse seine, or lampara nets for commercial purposes, unless the owner of the vessel holds a commercial market squid vessel permit that has been issued for that vessel to the vessel's record owner under conditions specified in the bill.

The bill would require applications for commercial market squid vessel permits for the 1998-99 permit year to be received by the department on or before April 30, 1998, or to

be postmarked by that date. Under the bill, permits may be renewed annually on or before April 30 of each year by applicants who were issued a commercial market squid vessel permit in the immediately preceding year. The bill would require the Department of Fish and Game to establish the fee for the commercial market squid vessel permit in an amount not to exceed the reasonable cost incurred by the department in administering the permit program, as specified, or \$2,500, whichever is less. Under the bill, applications that do not meet the April 30 deadline in any year, but that are received by May 31 of that year, are subject to an additional \$250 fee. The bill would prohibit the sale, trade, or transfer of the permit to another person.

The bill also would require the department to establish a fee for a commercial squid light boat owner's permit in an amount not to exceed the reasonable cost incurred by the department in administering that provision, as specified, or \$2,500, whichever is less. The bill would require applications for commercial squid light boat owner's permits for the 1998 permit year to be received by the department on or before April 30, 1998, or to be postmarked by that date. Under the bill, permits may be renewed on or before April 30 of each year by applicants who were issued a commercial squid light boat owner's permit in the immediately preceding year. Under the bill, applications that do not meet the April 30 deadline in any year, but that are received by May 31 of that year, are subject to an additional \$250 fee.

The bill would allow a commercial market squid vessel permit or a commercial squid light boat owner's permit to be transferred to another vessel owned by the permit holder if the permitted vessel was lost, destroyed, stolen, or suffered a major mechanical breakdown, and other conditions are met, as specified.

The bill would make it unlawful to attract squid by light displayed from a vessel, as specified, unless the vessel used for the activity has been issued a commercial market squid vessel permit or the person holds a commercial squid light boat owner's permit.

The bill would require the commission, on or after April 1, 1998, and annually thereafter, until April 1, 2001, to adopt regulations to protect the squid resource and manage the squid fishery at a sustainable level, upon recommendation of the Director of Fish and Game after a public hearing at which findings are adopted.

The bill would provide that the director shall be responsible for the development of research protocols and the development of recommendations for the management of the squid fishery, as specified, and for the conduct of public hearings to receive information on the resource and the fishery. The bill would authorize the director to establish a Squid Research Scientific Committee, as specified, to assist in the development of research protocols. The bill would also authorize the director to establish a Squid Fishery Advisory Committee, as specified. The bill would require the director, in consultation with the advisory committee, if established, and following public hearings, to submit to the Legislature, on or before April 1, 2001, a report on the status of the market squid fishery with recommendations for a market squid conservation and management plan, as specified.

Because other provisions of existing law would make a violation of the bill a crime, the bill would impose a state-mandated local program.

(2) Existing law requires a person who receives, transports, processes, or sells fish for commercial purposes to have a commercial fish business license of one of certain classes.

Until April 1, 2001, this bill would additionally prohibit a person from purchasing squid, except as specified, from a vessel unless that person holds a commercial fishing license, as specified, employs a certified weighmaster, and the facilities operated by the person are located on a permanent, fixed location.

(3) Under existing law, a person who receives fish from a fisherman for commercial purposes and a commercial fisherman who sells fish to other than a licensed fish receiver is required to pay a landing tax in certain amounts based on the type of fish sold.

This bill would, until April 1, 2001, authorize the landing taxes collected for squid to be used for purposes of the bill.

(4) Existing law requires fees and landing taxes collected by the department to be deposited in the Fish and Game Preservation Fund and continuously appropriates the fund to the department and the commission to carry out the Fish and Game Code.

Because the bill would add new fees to be deposited in the fund, would authorize new expenditures from landing taxes in the fund, and would impose new duties on the department and the commission, the bill would make an appropriation.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 786 (SB 431) Lee. Local libraries: property tax revenue.

Existing property tax law prohibits a county auditor, for the 1994–95 fiscal year and each fiscal year thereafter, from reducing the amount of ad valorem property tax revenue that is deemed allocated in the prior fiscal year to any of certain types of local library entities for purposes of increasing the amount of ad valorem property tax revenues allocated to a different jurisdiction.

This bill would clarify that this prohibition does not preclude a county auditor from allocating ad valorem property tax revenues to the county's Educational Revenue Augmentation Fund, rather than to a library entity as described in existing law, as a result of a reduction made pursuant to specified statutes in the 1992–93 and 1993–94 fiscal years in the amounts of property tax revenue deemed allocated to that entity in the fiscal years prior to those fiscal years. This bill would also prohibit the shift of property tax revenues from certain county free library systems to a county's Educational Revenue Augmentation Fund, and would clarify the status of certain county free library systems as special districts subject to revenue allocation and shift requirements. This bill would specify that these provisions do not constitute a change in, but are declaratory of, existing law.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 787 (SB 463) M. Thompson. Abalone.

(1) Under existing law, the taking of abalone for purposes other than for profit is regulated by the Fish and Game Commission.

This bill would require a person taking abalone from ocean waters to have an abalone stamp obtained from the Department of Fish and Game for a fee of \$12, affixed to his or her sport fishing license. The bill would require the fees received pursuant to the bill to be used only for the Recreational Abalone Management Program, as specified in the bill. Because a violation of the stamp requirement in the bill would be a misdemeanor under other provisions of existing law, the bill would impose a state-mandated local program by creating a new crime.

The bill would require the Director of Fish and Game to appoint a Recreational Abalone Advisory Committee of 9 members who possess specified qualifications.

(2) Existing law prohibits the taking of abalone for commercial purposes during specified months of the year and prohibits the taking of abalone at any time in certain fish and game districts. Existing law imposes size and number limitations on the taking of abalone and requires any person who takes abalone to have a valid abalone diving permit issued by the commission.

This bill would repeal those provisions and, instead, would make it unlawful to take abalone for commercial purposes in Fish and Game District 6, 7, 16, 17, or 19A, in District 10 north of Point Lobos, or in District 20 between Southeast Rock and the extreme westerly end of Santa Catalina Island. In addition, the bill would impose a moratorium on the taking, possessing, or landing of abalone for commercial or recreational purposes in ocean waters of the state south of a line drawn due west magnetic from the center of the mouth of San Francisco Bay, including all islands offshore the mainland of California.

The bill would require the department, on or before January 1, 2003, to submit to the commission, a comprehensive abalone recovery and management plan, as specified. Funding to prepare the plan would be derived from the abalone stamp fees.

Under the bill, once the plan is submitted, the department may apply to the commission to reopen sport or commercial fishing in all or any portion of the waters closed by the moratorium. The bill would authorize the commission to reopen the waters upon a finding that the abalone resource can support additional harvest activities. The

bill would also authorize the commission to close or establish no-take marine refuges in any waters opened to sport or commercial fishing if it makes a finding that this action is necessary to comply with the abalone management plan.

(3) Existing constitutional law requires money collected pursuant to any state law relating to the protection or propagation of fish and game to be used for activities relating thereto. Existing statutory law requires $\frac{1}{2}$ of the revenue from fines and forfeitures imposed or collected for violations of the Fish and Game Code to be deposited in the Fish and Game Preservation Fund and the other $\frac{1}{2}$ to be paid to the county in which the offense was committed. Existing law also declares the intent of the Legislature that the costs of commercial fishing programs be provided out of specified revenues relating to commercial fishing.

This bill would create the Abalone Restoration and Preservation Account and require the fees from the abalone stamps described in (1) to be deposited in this account and would continuously appropriate the moneys in that account to the department to be used only for the purposes described in (1).

This bill would require all fines and forfeitures imposed or collected for the taking of abalone for any purpose other than for profit in violation of the bill or any other provision of law to be deposited $\frac{1}{2}$ to the Abalone Restoration and Preservation Account and $\frac{1}{2}$ to the county treasury of the county in which the violation occurred.

(4) Existing law establishes maximum punishments for the illegal take of abalone. These punishments include a fine of \$5,000, imprisonment in the county jail for a period not to exceed one year, the revocation of certain licenses, or any combination of those penalties.

This bill would increase the maximum fine to 5 times the market value of the abalone taken or \$10,000, whichever is greater, and allow for revocation of all commercial and sport licenses issued by the department for up to 10 years. The bill would also require the department to permanently revoke the commercial fishing license and any commercial fishing permits of any person convicted of taking or possessing abalone out of season, taking or possessing illegally taken abalone from any area north of Point Sur, removing abalone from the shell or possessing abalone removed from the shell, as specified, or taking or possessing abalone that are less than the minimum size, as specified.

(5) Under existing law, a person who is required to pay a landing tax for abalone must pay an additional tax of \$0.195 for each pound, or fraction thereof, of abalone, to be deposited in the Fish and Game Preservation Fund and used for the Abalone Resources Restoration and Enhancement Program.

This bill would recast and renumber those provisions.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 788 (SB 675) Costa. Air pollution: odors.

Existing law prohibits the discharge of any air contaminant or other material that causes injury, detriment, nuisance, or annoyance to, or that endangers, a considerable number of persons or the public. Existing law, until October 16, 1997, exempts from that prohibition odors emanating directly from a facility or operations that produce, manufacture, or handle compost, as defined, and requires an air pollution control district or air quality management district that receives a complaint regarding such an odor to refer the complaint as soon as feasible to an enforcement agency for action pursuant to the California Integrated Waste Management Act of 1989.

This bill would extend that exemption until 4 years after the effective date of the bill, and require the districts to report those complaints to an enforcement agency within 24 hours or by the next working day. The bill would require the California Integrated Waste Management Board, on or before April 1, 1998, to convene a working group, as prescribed, to assist in the implementation of the exemption, require the board and the working group to take specified actions by April 1, 1999, and require the board to implement, by January 1, 2000, recommendations of the working group that the board determines to be appropriate.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 789 (SB 802) Costa. Independent study apportionments.

Existing law authorizes the governing board of a school district or county office of education to offer independent study to meet the educational needs of pupils and provides a cap on the number of units of average daily attendance for independent study to be funded that reflects a specified pupil-teacher ratio. Existing law requires each county superintendent of schools to provide for an audit of all funds under his or her jurisdiction, as specified. Not later than December 15 of each year, a report of each audit for the preceding fiscal year is required to be filed with the county superintendent of schools in which the school district is located, the State Department of Education, and the Controller. The Superintendent of Public Instruction is required to make any adjustments necessary in future apportionments of state funds to correct any audit exceptions contained in an audit of a school district under his or her jurisdiction and to take specified corrective action. The county superintendent of schools is required to identify by school district any attendance-related audit exceptions that had a fiscal impact on state funds, as specified.

This bill would require the Carruthers Union High School District, the Coalinga/Huron Joint Unified School District, the Dos Palos-Oro Loma Joint Unified School District, the Fowler Unified School District, the Kerman Unified School District, the Laton Joint Unified School District, the Mendota Unified School District, the Parlier Unified School District, the Reef-Sunset Unified School District, and the Selma Unified School District to pay specified fiscal assessments for audit exceptions with respect to independent study apportionments made to those school districts. This bill would provide for these school districts that the Fiscal Crisis and Management Team (FCMAT) shall audit the school district's reports of adult education average daily attendance when requested to do so by the governing board of the school district, and would appropriate \$200,000 without regard to fiscal year to FCMAT to do any requested audits. This bill would only apply to a school district that has assigned all of its rights to the State of California against all 3rd-party consultants who received any portion of the independent study apportionments made to that school district for each of the 1990-91, 1991-92, 1992-93, 1993-94, and 1994-95 fiscal years. The fiscal assessment would be repaid over a period of not less than 4 years nor more than 8 years to be determined for each school district subject to these provisions by the controller, in consultation with the State Department of Education and the Department of Finance. Commencing with the 1997-98 fiscal year, the fiscal assessment would be repaid with interest, as specified.

This bill would provide that the repayment of those fiscal assessments shall be deemed to settle all claims that may arise from audit exceptions for those school districts for the 1990-91, 1991-92, 1992-93, 1993-94, and 1994-95 fiscal years with respect to the use of state funds allocated to those school districts from those fiscal years for the purposes of independent study.

This bill would require the appropriation in this bill to be included in the amount appropriated by the state in the 1997-98 fiscal year for the purpose of meeting the state's minimum funding obligation to school districts and community college districts under Section 8 of Article XVI of the California Constitution for that fiscal year.

This bill would make a declaration of unique circumstances in that regard.

Ch. 790 (SB 1348) Committee on Business and Professions. Professions: sellers of travel: real estate appraisers: immigration consultants: yacht brokers.

(1) The Real Estate Appraisers' Licensing and Certification Law authorizes the Director of the Office of Real Estate Appraisers to issue to a licensee, applicant for licensure, or person who acts in a capacity that requires a license under the act a citation that may contain an order to pay an administrative fine assessed by the office if the appraiser is in violation of this law or any regulations adopted to carry out its purposes.

This bill would authorize the director to issue a citation that may contain an administrative fine assessment to a course provider, as defined, applicant for course provider accreditation, or a person who, or entity that, acts in a capacity that requires course provider accreditation for violation of this law or any regulations adopted to carry out its purposes. The bill would provide that, if appropriate, the citation may contain an

order to enroll in, and successfully complete, additional basic or continuing education courses, as specified, and would revise provisions relating to the payment of fines assessed by the director.

This bill would also authorize the director to assess a fine against a licensee, applicant for licensure, person who acts in a capacity that requires a license under the law, course provider, applicant for course provider accreditation, or a person who, or entity that, acts in a capacity that requires course provider accreditation for violation of the law or any regulations adopted to carry out its purposes. The bill, in addition, would require a licensee, applicant for licensure, course provider, or applicant for course provider accreditation to report to the office, in writing, the occurrence of certain events relating to any criminal convictions of a licensee, applicant for licensure, course provider, or applicant for course provider accreditation, or any disciplinary proceedings against a licensee or course provider, in accordance with prescribed procedures.

(2) Existing law requires the Office of Real Estate Appraisers to include in its regulations requirements for licensure and discipline of real estate appraisers that ensure protection of the public interest.

This bill would require the office to publish a summary of public disciplinary actions taken by the office, including resignations while under investigation and the violations upon which these actions are based.

(3) Existing law does not provide for the recovery of costs for investigation, enforcement, and prosecution by the Office of Real Estate Appraisers.

This bill would authorize any order issued in resolution of a disciplinary proceeding to direct a licensee, applicant for licensure, person who acts in a capacity that requires a license under the Real Estate Appraisers' Licensing and Certification Law, course provider, applicant for course provider accreditation, or a person who, or entity that, acts in a capacity that requires course provider accreditation found to have committed a violation or violations of statutes or regulations relating to the standards of professional appraiser practice to pay these costs.

(4) The Real Estate Appraisers' Licensing and Certification Law establishes the Real Estate Appraisers Regulation Fund in the State Treasury consisting of moneys raised by fees and assessments imposed pursuant to the act, and requires that interest be paid on all money transferred to the General Fund from the Real Estate Appraisers Regulation Fund, notwithstanding certain provisions.

This bill would require that the interest on this money be paid at the pooled money investment rate.

(5) Existing law provides that any person aggrieved, as defined, who suffers a loss may file a claim with the Travel Consumer Restitution Corporation, in accordance with specified procedures, provides that a claimant may request reconsideration of, and appeal, an adverse decision by the corporation, and entitles the claimant to receive attorney's fees and costs if he or she prevails on appeal. Existing law also requires the corporation to establish an operations fund for the payment of costs of operations and administration and requires all participants registering or applying for registration to pay to the corporation a one-time assessment of \$25 per location from which the participant does business in the state in order to provide additional funding for the operations of the corporation.

This bill would authorize a seller of travel to request reconsideration of, and appeal, an adverse decision of the corporation. It would also increase the above assessment fee from \$25 to \$35, and would allow the corporation to seek recovery from a seller of travel of amounts paid from the fund, interest, and associated collection expenses. The bill would make other related changes.

(6) Existing law provides that prior to engaging in the business or acting in the capacity of an immigration consultant on or before December 31, 1997, each person shall file with the Secretary of State a bond, or a deposit in lieu of a bond, of \$10,000, as specified.

This bill would require each person engaging in the business or acting in the capacity of an immigration consultant on and after January 1, 1998, to file with the Secretary of State a bond or deposit of \$25,000.

(7) Existing law, until January 1, 1998, authorizes a person who is awarded damages in an action or proceeding for injuries caused by the acts of a person engaged in the

business of, or acting in the capacity of, an immigration consultant, in the performance of his or her duties as an immigration consultant, to recover damages from the bond or deposit, and also provides that when any claim or claims against a bond or a deposit in lieu of a bond have been paid so as to reduce the principal amount of the bond or deposit remaining available to pay claims below the principal amount required, the immigration consultant shall cease to conduct any business unless and until that time as the bond has been reinstated or moneys have been deposited in the deposit account with the Secretary of State to bring the bond or deposit account balance available for the payment of claims up to the minimum amount required.

This bill would extend the operation of these provisions until January 1, 2002.

(8) Existing law, the Stop Tobacco Access to Kids Enforcement (STAKE) Act, authorizes the State Department of Health Services to assess civil penalties against any person, firm, or corporation that sells tobacco products or other controlled substances to persons who are under 18 years of age.

This bill would also provide for civil penalties to be assessed by the department against any person, firm, or corporation that advertises, or causes to be advertised, tobacco products on any outdoor billboard within 1,000 feet of any public or private school or public playground.

(9) The Yacht and Ship Brokers Act provides for the licensing of yacht and ship brokers by the Department of Boating and Waterways and establishes the qualifications necessary for a person to apply for a broker's license.

This bill would additionally provide that a person who has owned and operated a marine business selling new or used yachts for a minimum of 3 continuous years is qualified to submit an application for a broker's license.

Ch. 791 (SB 1243) Hughes. Dentistry.

Existing law provides for the licensure and regulation of the practice of dentistry by the Board of Dental Examiners of the State of California.

Existing law provides that a foreign trained dental applicant who fails to pass the restorative technique examination after 3 attempts shall not be eligible for further reexamination until the applicant has successfully completed a minimum of 2 academic years of education at an approved dental school and provides for the repeal of this provision on January 1, 1998.

This bill would instead apply this provision when a person has failed to pass the examination after 4 attempts, and would instead provide for its repeal on January 1, 1999. The provisions would not become operative if AB 1116 is enacted and also amends the provisions.

Existing law requires the board to prescribe certain licensure and regulation fees. Existing law requires the board to report to the appropriate fiscal committees of each house of the Legislature whenever the board increases any of these fees and to specify the rationale and justification for the increase. Existing law provides for the deposit of the fees in the State Dentistry Fund, a continuously appropriated fund.

This bill would delete the prescribed fee for an initial license and renewal of a license and would provide that the fee not exceed \$450. The bill would increase the maximum allowable amount for fees for application for examination, for examination and reexamination, for late registration of change of place of practice, and for issuance of a substitute certificate.

Since this bill would increase the amount of moneys in a continuously appropriated fund, it would make an appropriation.

Existing law requires the Board of Dental Examiners to collect specified data on the international dental candidates who are admitted to, and take, the restorative examination and to submit a report, containing specified information about these candidates, to the Legislature during 1997.

This bill would instead require the report to be submitted during 1998.

Ch. 792 (AB 1116) Keeley. Dentistry: foreign dental school graduates.

Existing law provides for the licensure and regulation of the practice of dentistry and requires an applicant for licensure to have graduated from a dental college approved by the Board of Dental Examiners of California. Existing law provides that a person who has

been issued a degree of doctor of dental medicine or doctor of dental surgery by a foreign dental school shall be eligible for the licensure examination if he or she has completed certain requirements.

This bill would, commencing January 1, 2003, revise the requirements for licensure of applicants who are graduates of foreign dental schools. The bill would require the board to be responsible for the approval of foreign dental schools based on prescribed standards, and would establish procedures regarding this approval process. It would require a school to pay a registration fee, not to exceed \$1,000, at the time of application for approval to pay all reasonable costs and expenses of the board related to the approval survey and process, and a fee not to exceed \$500 for renewal of the approval every 7 years. By providing for a new source of revenue to be deposited in the continuously appropriated State Dentistry Fund this bill would make an appropriation.

Existing law provides that an applicant who fails to pass the licensure examination after 3 attempts shall not be eligible for further reexamination until he or she has successfully completed at least 2 academic years of education at an approved dental school.

This bill would instead apply this requirement to any applicant who fails the licensure examination after 4 attempts, and would provide for the repeal of this provision on January 1, 2003. It would state that the Legislature urges all dental schools in California to provide in their curriculum a 2-year course of study that may be utilized by graduates of foreign dental schools to attain the prerequisites for licensure in California.

Existing law makes it a misdemeanor for any person, company, or association to assume the degree of "doctor of dental surgery," "doctor of dental science," or "doctor of dental medicine" or to append the letters "D.D.S.," "D.D.Sc.," or "D.M.D." to his or her name without having had the right to assume the title conferred on him or her by diploma from a recognized dental college or school authorized to do so.

This bill would notwithstanding this provision and would authorize any person who holds a valid, unrevoked, and unsuspended certificate as a dentist in California to append the letters "D.D.S." to his or her name, regardless of the degree conferred upon him or her by the dental college from which the licensee graduated.

Ch. 793 (AB 1544) Committee on Human Services. Dependent children and foster youth.

(1) Existing law authorizes the juvenile court, in considering the disposition of a case of a child who is removed from the physical custody of his or her parents, to give preferential consideration to a request for placement of the child with a relative.

This bill would declare the intent of the Legislature to, among other things, remove barriers to adoption by relatives of children currently in, or at risk of entering, the dependency system. The bill would authorize a relative of a minor to file a petition for adoption, would authorize the relative, the birth relatives of a minor, including the parents of the minor, and the minor to enter into a kinship adoption agreement, as specified, and would establish procedures for the enforcement, modification, and termination of the agreements. It would require that if the minor has been found to come within the dependency jurisdiction of the juvenile court or is the subject of a petition for dependency jurisdiction he or she shall be represented by an attorney for purposes of consent to a kinship adoption agreement.

The bill also would make various changes in the law relating to dependency proceedings, including specifying additional circumstances in which reunification services need not be provided and revising the factors a court must consider when determining the appropriateness of the placement of a minor who is taken from the custody of his or her parents with a relative. It would specifically provide that these services may be provided to a statutorily presumed or biological father, as specified. It also would require the juvenile court, at the detention hearing of a minor alleged to come within the dependency jurisdiction of the court or as soon thereafter as practicable, to conduct an inquiry, as specified, of the identity and address of all presumed or alleged fathers. If one or more men are identified as an alleged father, the bill would require that they be provided notice alleging that they are or may be the father of the child, as specified. The bill would provide that while a dependency action for a child is pending, the dependency court would have exclusive jurisdiction to hear an action to determine a father and child relationship in that case.

The bill would also provide that at a jurisdictional hearing to determine whether a minor may be a dependent child of the court, objections which could have been made to evidence shall be deemed to have been made by any parent or guardian present at the hearing and unrepresented by counsel, except as specified. The bill would make a similar provision with respect to any unrepresented child.

Because the bill would impose new or increased duties on local officials, it would create a state-mandated local program.

(2) Existing law defines a foster family home as a residential facility providing 24-hour care for 6 or fewer foster children, as specified. Existing law regulates these facilities.

This bill would permit a foster family home to include more than 6 children for the purpose of placing sibling or half siblings together in foster care, under specified conditions, for purposes of those provisions.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 794 (AB 1193) Shelley. Kinship support services.

Existing law requires the State Department of Social Services to implement a program of family preservation and support services that meets federal requirements, and establishes specified procedures for the allocation of funding for family preservation and support programs. Existing law authorizes counties to participate in the program.

This bill would require the department to conduct a Kinship Support Services Program that is a grants-in-aid program providing start-up and expansion funds for local kinship support services programs that provide community-based family support services to kinship (relative) caregivers and the children placed in their homes by the juvenile court or who are at risk of dependency or delinquency. This bill would appropriate specified sums from the General Fund to the department to fund this program, specified technical assistance provisions of the bill, and the costs of state administration of the program.

Ch. 795 (SB 163) Solis. Children: wrap-around services.

Existing law creates the Aid to Families with Dependent Children-Foster Care program, under which a combination of federal, state, and county funds are used to provide reimbursement to families and facilities providing foster care to eligible children.

Existing law also requires each county to provide child welfare services.

Existing law also provides, until July 1, 2001, for the establishment in Santa Clara County, at the county's option, of a pilot project to continue the provision of intensive wrap-around services, as defined, to eligible children in foster care or at imminent risk of this placement. These provisions would be repealed on January 1, 2002.

This bill would, instead, permit each county to participate in this pilot project, if approval for the county's participation is given by the State Department of Social Services, and would make various other changes in these pilot project provisions.

The bill would also extend the operative date of these provisions until October 1, 2003, and the date of their repeal until April 1, 2004.

Ch. 796 (SB 1305) Sher. Public utilities.

Existing law, the Public Utilities Act, provides for the furnishing of utility services, including furnishing electricity, by privately owned public utilities subject to the jurisdiction and control of the Public Utilities Commission and similar services by publicly owned public utilities.

The bill would establish a program under which entities offering electric services disclose accurate, reliable, and simple to understand information on the generation attributes of the electricity they propose to sell.

The bill would also require the Energy Resources Conservation and Development Commission, in conjunction with the California Air Resources Board and affected air districts, to issue a report to the Legislature by June 1, 1999, assessing the air emission effects of electric utility restructuring.

Since existing law makes any public utility, as defined, and any person or entity other than a public utility, that violates the Public Utilities Act guilty of a misdemeanor, and the provisions of the bill would be within the act, this bill would impose a state-mandated local program by creating a new crime.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 797 (AB 456) Ducheny. Real property: reverse mortgages.

Existing law provides for the regulation of various real estate loans such as conventional mortgages and shared appreciation loans for seniors.

This bill would provide for the regulation of defined reverse mortgages, executed on or after January 1, 1998. It would require all reverse mortgages to comply with its provisions. In addition to other changes, the bill would also require the loan applicant to receive a prescribed statement before entering into a reverse mortgage loan. The bill would specify that reverse mortgage loan payments shall not be considered income for purposes of determining eligibility and benefits under means-tested programs of aid to individuals, except as specified.

Ch. 798 (AB 1553) Committee on Insurance. Insurance: late fees: disclosures.

(1) Existing law provides for the licensure and regulation of health care service plans administered by the Commissioner of Corporations and for the regulation of policies of disability insurance administered by the Insurance Commissioner. Under existing law, a willful violation of any of the provisions governing health care service plans is punishable as either a felony or a misdemeanor. Existing law also requires health care service plans and certain disability insurance policies that provide maternity coverage to provide specified minimum levels of coverage for postdelivery inpatient hospital care and to provide notice thereof in the plan's or the insurer's evidence of coverage for evidence of coverage issued on or after January 1, 1998, and to provide additional written notice of this coverage during the course of an enrollee's or insured's prenatal care.

This bill would require health care service plans that issue contracts that provide for coverage of the type commonly referred to as "preferred provider organizations," and certain disability insurers, to provide additional written notice of this postdelivery inpatient hospital care coverage to all females between the ages of 10 and 50 who are covered by these contracts and policies.

Because a willful violation of the provisions applicable to health care service plans is a crime, this bill would impose a state-mandated local program.

(2) Existing law provides that whenever a policy of insurance, a policy of life insurance, a policy of disability insurance, or a certificate of coverage, as specified, is first issued to or delivered to a new insured or a new policyholder in this state, the insurer shall include a written disclosure printed in large, boldface type containing certain information.

This bill would require an insurer to also include in the written disclosure, at the insurer's discretion, either the address and the telephone number of the insurer or the address and telephone number of the agent or broker of record, or both of those addresses and telephone numbers. The bill would also provide that if the policy or certificate was issued or delivered by an agent or broker, the disclosure shall specifically advise the insured to contact his or her agent or broker for assistance.

(3) Existing law sets forth various fees that may be charged by the Department of Insurance relative to the performance of various services by the department.

This bill would provide that certain uncontested departmental billings for authorized services or assessments that are not paid to the department within 45 days of the invoice date shall be subject to a late charge. The bill would provide a procedure for an insurer

to contest a billing under which late charges for the portion of the billing that is contested would be tolled.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(5) This bill would declare that it is to take effect immediately as an urgency statute, and would provide for delayed operation of certain provisions of the bill, as specified.

Ch. 799 (SB 1130) M. Thompson. Funding of medical education.

Under existing law, the State Department of Health Services and the California Medical Assistance Commission administer various health programs. Under existing law, the University of California provides medical education.

This bill, among other things, would state the intent of the Legislature that the University of California initiate discussions with the State Department of Health Services and the California Medical Assistance Commission relating to the future funding of graduate medical education and other health professions' training programs, and that the parties consider specified criteria in developing a set of specific objectives and parameters for any proposal developed under these provisions.

Ch. 800 (SB 1291) Calderon. Motor vehicle leases.

(1) Existing law requires a creditor, as defined, who obtains the signature of more than one person on a consumer credit contract, as defined, to deliver a prescribed notice to each person who does not in fact receive any of the money, property, or services which are the subject matter of the contract, except as specified.

This bill would revise the definition of a consumer credit contract to include a lease contract for a motor vehicle, as specified, and would require a creditor who is a lessor under such a lease contract to provide a prescribed notice, in lieu of the above described notice, in English and in Spanish to each person who does not in fact receive the vehicle, prior to that person becoming liable on the lease contract, unless the persons are married to each other.

(2) Existing law provides that if any solicitation to enter into a lease contract for a motor vehicle includes a statement of the amount of payment, the number of payments, or that any capitalized cost reduction, any or no downpayment, or other payment is required at the inception of the lease, the solicitation shall also include a specified statement.

This bill would delete this provision and require a solicitation to enter a lease contract for a motor vehicle that includes a statement as to the amount of any payment or a statement of any capitalized cost reduction or other payment required, or that no capitalized cost reduction or other payment is required, to state prescribed items.

(3) Existing law specifies requirements for contracts for leases of motor vehicles, including the requirement that the contract contain prescribed information regarding the motor vehicle and the terms of the lease.

This bill would revise and recast these provisions to, among other things, authorize the contract operative January 1, 1998, and require the contract operative March 1, 1998, to contain all disclosures prescribed by specified federal regulations. The bill also would provide that a lessee has the right to terminate a lease at any time prior to the scheduled expiration date and sets forth methods for calculating the lessee's liability in the event of an early lease termination, as specified. It also would make related changes.

(4) Existing law relating to paragraphs (2) and (3) provides that it is a misdemeanor for a person to knowingly and willfully violate those provisions. By changing the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 801 (SB 42) Kopp. Air pollution: vehicles: inspection and maintenance.

Existing law exempts any motor vehicle manufactured prior to the 1966 model-year from provisions requiring vehicles powered by internal combustion engines in certain areas of the state to obtain a smog check certificate of compliance or noncompliance biennially, upon transfer of ownership, or upon registration of a vehicle previously registered outside the state.

This bill would, instead, exempt from those requirements any motor vehicle manufactured prior to the 1974 model-year or, beginning January 1, 2003, that is 30 or more model-years old.

Ch. 802 (AB 208) Migden. Vehicles: inspection and maintenance: high polluter repair or removal.

(1) Existing law establishes a High Polluter Repair or Removal Program administered by the Department of Consumer Affairs and the State Air Resources Board for the repair or removal of high-polluting motor vehicles. Existing law establishes the High Polluter Repair or Removal Account in the Vehicle Inspection and Repair Fund, and requires money deposited in the account, including donations, grants, and payments that exempt a vehicle upon the 2nd renewal of the registration from the requirement for a biennial smog check, to be available for purposes of the program. Existing law requires the department and the state board to seek federal funds and explore other funding sources for deposit in the account.

Existing law imposes a \$300 smog impact fee on certain vehicles previously registered outside the state and requires those revenues to be deposited in the General Fund.

This bill would revise the specification of vehicles that are subject to that fee, require those smog impact fee revenues, on and after July 1, 1998, to be instead deposited in the High Polluter Repair or Removal Account, and specify the purposes for which money in the account may be used. The bill would declare the intent of the Legislature to identify new funding sources for the program.

The bill would subject vehicles that would be exempt from the biennial smog check certificate requirement because they are 4 or less model years old to an annual smog abatement fee of \$4 and increase that fee to \$6 for a specified period if the state is unable to impose or collect the smog impact fee, as specified. The bill would specify the disposition of those fee revenues.

The bill would authorize the department to conduct a pilot program to exempt certain vehicles from the biennial certificate requirement, and to establish that program permanently, as specified, and would impose related duties on the department, the state board, and a specified review committee which the bill would designate as the Inspection and Maintenance Review Committee.

(2) Existing law requires the state board to adopt, by regulation, by June 30, 1997, a statewide program, to commence in 1998, to provide for emission reduction credits for retiring light-duty vehicles.

This bill would extend those dates to December 31, 1998, and 1999, respectively.

(3) The bill would become operative only if both AB 57 and AB 1492 are enacted and take effect on or before January 1, 1998.

Ch. 803 (AB 1492) Baugh. Air pollution: motor vehicle inspection and maintenance.

(1) Existing law establishes a motor vehicle inspection and maintenance (smog check) program, administered by the Department of Consumer Affairs and the State Air Resources Board. The smog check program is required to provide for inspection of motor vehicles upon registration, biennially upon renewal of registration, upon transfer of ownership, and in certain other circumstances.

This bill would require the smog check program to provide for the inspection, in those instances, only of specified motor vehicles, as determined by the department, except as otherwise provided in the smog check law.

(2) Existing law, a part of the smog check program, requires all motor vehicles that are registered in designated areas of the state to biennially obtain a certificate of compliance or noncompliance with motor vehicle emission standards, except for certain exempted motor vehicles. Existing law requires the cost limit for repairs under the smog

check program to be a minimum of \$450, except as specified. Existing law requires the issuance of an emission cost waiver for a motor vehicle that has been properly tested but does not meet the applicable emission standards, if no adjustment or repair will reduce emissions from the vehicle without exceeding the \$450 cost limit. The department is required to develop and implement either a repair subsidy program or a program that would provide for a 12-month economic hardship extension for motor vehicles from the biennial certificate of compliance requirement under specified circumstances, as prescribed.

A violation of any provision relating to those requirements is a misdemeanor.

This bill would authorize the department, after fulfilling specified requirements, to conduct a pilot program to exempt certain motor vehicles from the biennial certification requirement and, with the approval of the Environmental Protection Agency, to establish permanent exemptions. The bill would exempt from the biennial certification requirement any motor vehicle or class of motor vehicles 4 years old or less, except as specified.

The bill would repeal certain provisions regarding the economic hardship extension program. The bill would change references to "emission cost waiver" to "repair cost waiver," and would require that such a waiver be issued only upon request. The bill would prohibit the issuance of a repair cost waiver until all appropriate emissions-related partial repairs up to the amount of the repair cost limit have been performed.

The bill would lower the \$450 repair cost limit to \$200, or \$250, as specified, for motor vehicle owners that qualify as low-income. The bill would subject any person who obtains or attempts to obtain a repair cost waiver by falsifying information to a civil penalty of not less than \$150 and not more than \$1,000, and would prohibit them from receiving any repair assistance pursuant to specified existing law. The bill would create a state-mandated local program by creating new crimes or changing the definition of existing crimes.

(3) Existing law requires the testing and repair portion of the smog check program to be conducted by licensed smog check stations, and authorizes a station to be licensed as a smog check test-only station. Existing law requires the department, in enhanced program areas, to contract with test-only stations to provide referee services to the extent necessary to provide appropriate access to referee functions.

This bill would authorize the department to authorize the placement of referees in qualified test-only stations to provide referee services, as prescribed, regulations the qualification of referees and the provision of referee services.

(4) The bill would require the state board and the Bureau of Automotive Repair, on or before January 1, 2003, to design a new proposed program to replace the existing motor vehicle inspection and maintenance program and submit to the Legislature a report on that new program. The bill would require a specified review committee to review the proposed program by July 1, 2003, and submit a proposed plan to the Legislature. The bill would make a related statement of legislative intent.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(6) The bill would incorporate additional changes in Section 44011 of the Health and Safety Code proposed by SB 42, to be operative only if this bill and SB 42 are both enacted and become effective on or before January 1, 1998, each bill amends Section 44011 of the Health and Safety Code, and this bill is enacted last.

(7) The bill would become operative only if both AB 57 and AB 208 are enacted and take effect on or before January 1, 1998.

Ch. 804 (AB 57) Escutia. Air pollution: vehicles: repair.

(1) Existing law establishes a motor vehicle inspection and maintenance (smog check) program, administered by the Department of Consumer Affairs; requires inspection of motor vehicles upon initial registration, biennially upon renewal of registration, upon transfer of ownership, and in certain other circumstances; and requires all motor vehicles that are registered in designated areas of the state to

biennially obtain a certificate of compliance or noncompliance with motor vehicle emission standards, except for certain exempted motor vehicles. Existing law provides that the cost limit for repairs under the smog check program shall be a minimum of \$450, except as specified. Existing law requires the issuance of an emission cost waiver for a motor vehicle that has been properly tested but does not meet the applicable emission standards, if no adjustment or repair will reduce emissions from the vehicle without exceeding the \$450 cost limit. The department is required to develop and implement either a repair subsidy program or a program that would provide for a 12-month economic hardship extension for motor vehicles from the biennial certificate of compliance requirement under specified circumstances, as prescribed.

A violation of any provision relating to those requirements is a misdemeanor.

This bill would change references from "emission cost waiver" to "repair cost waiver," and would require that such a waiver be issued only upon request of the vehicle owner. The bill would prohibit the issuance of a repair cost waiver until all appropriate emissions-related partial repairs up to the amount of the repair cost limit have been performed. The bill would modify the \$450 repair cost limit to provide that a motor vehicle owner shall qualify for a repair cost waiver only after expenditure of \$450 for repairs, including parts and labor.

The bill would lower the \$450 repair cost limit to \$250, or not more than \$200, as determined by the department, for motor vehicle owners that qualify as low income. The bill would require a qualified low-income motor vehicle owner whose repair cost exceeds the applicable limit to be informed of all options for compliance with the program. The bill would provide for the issuance of an economic hardship extension to a low-income vehicle owner, as specified, and would delete the provisions for the provisions for those extensions as to other vehicle owners.

The bill would subject any person who obtains or attempts to obtain a repair cost waiver or hardship extension by falsifying information to a civil penalty of not less than \$150 and not more than \$1,000, and would prohibit them from receiving any repair assistance pursuant to specified existing law. The bill would create a state-mandated local program by creating new crimes or changing the definition of existing crimes.

(2) Existing law requires the testing and repair portion of the smog check program to be conducted by licensed smog check stations, and authorizes a station to be licensed as a smog check test-only station.

This bill would require the department to provide for low-income repair assistance through entities authorized to perform referee functions, as specified.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(4) This bill would become operative only if both AB 208 and AB 1492 are enacted and take effect on or before January 1, 1998. The bill would state the intent of the Legislature that this bill be chaptered after AB 208 and AB 1492.

Ch. 805 (AB 915) Baugh. Liability: recreational activities.

Existing law provides that neither a public entity nor a public employee is liable to any person who participates in a hazardous recreational activity, as specified. Existing law lists various activities as coming within the definition of hazardous recreational activities.

This bill would provide that in-line skating by an adult shall be deemed a hazardous recreational activity for purposes of those provisions, under specified conditions.

The bill would require the Judicial Council, to collect information on lawsuits filed by persons injured while in-line skating on public property, and other related information, as specified. The bill also would require the Judicial Council to collect related information and to issue a report containing this information to the Legislature, on or before March 31, 2000.

The bill would provide for the repeal of these provisions on January 1, 2001.

Ch. 806 (AB 1043) Committee on Revenue and Taxation. Taxation.

(1) The Sales and Use Tax Law provides, subject to certain exceptions, that it is unlawful for the State Board of Equalization, or certain persons having an administrative duty under that law or access to information with respect to sales or transactions and use taxes collected by that board, to make known or allow the disclosure or examination of certain information or documents.

This bill would, as provided, make it unlawful for any local jurisdiction imposing a utility tax, or certain persons with duties on behalf of that jurisdiction who obtain access to information with respect to that tax, to disclose or allow the examination of certain tax-related information or documents. This bill would specify that a violation of these provisions is a misdemeanor. By creating a new crime, this bill would establish a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 807 (AB 1245) Martinez. Hearing aid dispensers.

(1) Existing law provides procedures for the licensing of hearing aid dispensers by the Hearing Aid Dispensers Examining Committee. Existing law provides that these provisions regulating hearing aid dispensers neither license nor prohibit the testing of hearing. However, existing law provides that these provisions apply when testing is conducted by licensed hearing aid dispensers in connection with the fitting and selling of hearing aids.

This bill would delete the above language that provides that the provisions regulating hearing aid dispensers neither license nor prohibit the testing of hearing. The bill would make a conforming change.

(2) Existing law defines the "practice of fitting or selling hearing aids." Existing law makes it a misdemeanor to violate the provisions governing the licensing of hearing aid dispensers.

This bill would permit the conduct of specific hearing tests for purposes of those provisions and would prohibit a hearing aid dispenser from conducting diagnostic hearing tests when conducting tests in connection with the fitting or selling of hearing aids. Because this bill would create a new crime, it would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 808 (AB 1491) Cunneen. Hazardous substances: petroleum underground storage tanks.

(1) Under existing law, with specified exceptions, no person may own or operate an underground storage tank containing hazardous substances unless a permit for its operation has been issued by the local agency to the owner or operator of the tank, or a unified program facility permit has been issued by the local agency to the owner or operator of the unified program facility on which the tank is located. Existing law requires an underground storage tank permit to require compliance with certain design and construction requirements and allows a permit to include a schedule of compliance, when necessary, to allow a reasonable opportunity to comply with certain applicable requirements or regulations.

This bill would delete the provision allowing the permit to include a schedule of compliance and would instead require a permit issued for a petroleum underground storage tank system that meets specified requirements to include an upgrade compliance certificate, as prescribed, that documents that the petroleum underground storage tank system meets those requirements. The bill would require the owner to place the certificate in a conspicuous location that can be readily viewed by any person depositing petroleum into the underground storage tank system.

The bill would require the State Water Resources Control Board, by December 22, 1998, to notify all persons that may deliver petroleum to an underground storage tank of where they can obtain a list of underground storage tank facilities that have been issued an upgrade compliance certificate.

The bill would prohibit any person on or after January 1, 1999, from depositing petroleum into an underground storage tank system unless the underground storage tank system meets those described requirements. The bill would require a person depositing petroleum into such an underground storage tank system to verify that the system meets those requirements by taking one of specified actions.

(2) Under existing law, the Barry Keene Underground Storage Tank Cleanup Trust Fund Act of 1989, every owner of an underground storage tank for which a permit is required is required to pay a specified storage fee for each gallon of petroleum placed in the tank. The fees are required to be deposited in the Underground Storage Tank Cleanup Fund. The money in the fund may be expended by the board, upon appropriation by the Legislature, for various purposes, including the costs of implementing the act, payment of a California regional water quality control board's or local agency's corrective action costs, and the payment of claims to aid owners and operators of petroleum underground storage tanks who take corrective action to clean up unauthorized releases from those tanks. The board is required to provide a letter of credit authorizing the payment of corrective action costs from the fund to a claimant whose cost estimate for corrective action has been approved by the board.

This bill would allow the board to reallocate to other corrective action claims any funds appropriated in the annual Budget Act for the payment of a corrective action claim that is encumbered pursuant to a letter of credit but is not expended. The bill would require the board to make a report at least once every 3 months to specified committees of the Legislature and to the Director of Finance on the implementation of those provisions.

Ch. 809 (SB 94) Ayala. Athlete agents: disclosure.

(1) Existing law, the Miller-Ayala Athlete Agents Act, provides for the regulation of the activities of athlete agents, as specified.

This bill would, in addition, do all of the following:

(a) Expand certain regulatory exemptions from provisions of the act to include an individual acting solely as an agent for a foster child or ward.

(b) Require athlete agents, prior to engaging in or carrying on the business of an athlete agent, to file specified disclosures with the Secretary of State concerning the athlete agent and each individual acting as an athlete agent within a firm, company, or partnership, and make related changes, as specified.

(c) Require the payment of filing fees, as specified, to be paid into the State Treasury to the credit of the Business Fees Fund of the Secretary of State.

A violation of specified provisions of the Miller-Ayala Athlete Agents Act would subject an athlete agent to civil and criminal penalties. By expanding the scope of conduct subject to existing criminal penalties, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 810 (SB 132) Solis. Unemployment insurance.

Under existing law, the information obtained in the administration of the Unemployment Insurance Code is for the exclusive use and information of the Director of Employment Development in the discharge of his or her duties and is not open to the public. However, existing law permits the use of the information for specified purposes.

This bill would provide that the disclosure of the name and address of an individual or business entity that was issued an assessment that included penalties under specified provision of law is not prohibited if the assessment is final. It would authorize the disclosure to also include the total amount of the assessment, the amount of the penalty imposed, and the facts that resulted in the charging of the penalty, as specified.

Existing law, in connection with provisions regulating assessments to the Unemployment Insurance Fund, authorizes the imposition of a jeopardy assessment if the collection of any assessments will be jeopardized by delay and if certain conditions are met.

This bill would add to the conditions that permit the imposition of a jeopardy assessment the fact that the assessment includes a penalty.

This bill would incorporate additional changes to Section 1095 of the Unemployment Insurance Code proposed by AB 604 and AB 71, to be operative only if all 3 bills, or a combination thereof, are enacted and become operative on or before January 1, 1998, and this bill is enacted last.

Ch. 811 (SB 316) Hayden. Student Academic Partnership Program.

Under existing law, higher education in this state is provided by the University of California, the California State University, the California Community Colleges, and private and independent colleges and universities. Existing law requires the mission of the public segments of higher education to include a broad responsibility to the public interest. Existing law encourages independent segments of higher education to assume a broad responsibility to the public interest. Existing law encourages the public and independent segments, as part of this responsibility, to support programs of public service and to involve faculty and students in these programs.

This bill, which would only become operative if an appropriation is made for its purposes in the Budget Act of 1997 or another statute enacted during the 1997 portion of the 1997-98 Regular Session, would establish the Student Academic Partnership Program to enable school districts to provide preservice training to prospective teachers and to secure tutoring assistance for pupils in kindergarten and grades 1 to 6, inclusive.

The bill would require schoolsites at which tutoring services are provided to be identified and funded through a competitive process administered by the State Department of Education in consultation with interested school districts and tutor providers.

The bill would encourage collaboration among colleges and universities, as defined, and schools maintaining kindergarten and any of grades 1 to 6, inclusive, to determine community needs, discuss program goals, and coordinate efforts.

The bill would require the State Department of Education to create an evaluation design for the program, would require school districts that receive grants under the program to use this evaluation design to assess the effectiveness of their programs, and would require these school districts to transmit their assessments to the department. The bill would require the department to develop a report to be submitted to the Legislature on or before March 1, 1999.

The bill would make these provisions inoperative on June 30, 2003, and would repeal them as of January 1, 2004.

Ch. 812 (SB 857) Polanco. Contractors.

(1) The Contractors' State License Law defines a general building contractor as a contractor whose principal contracting business is in connection with any structure built, being built, or to be built, for the support, shelter and enclosure of persons, animals, chattels or movable property of any kind, requiring in its construction the use of more than 2 unrelated building trades or crafts, or to do or superintend the whole or any part thereof, with specified exception.

This bill would revise this definition to instead refer to the use of at least 2 unrelated building trades or crafts. It would also allow a general building contractor to take a prime contract or a subcontract for a framing or carpentry project, but would provide that a general building contractor may not take a prime contract involving other trades unless the prime contract requires at least 2 unrelated trades or crafts other than framing or carpentry or unless the general building contractor holds the appropriate specialty license or subcontracts, as specified. The bill would enact related provisions applicable to a general building contractor taking a subcontract, and would also specify the legislative intent with respect to the enactment of these provisions.

(2) Existing law provides for the creation of the Contractors' State License Board in the Department of Consumer Affairs. The board is charged with administering the

provisions that govern persons licensed under the Contractors' State License Law. The board is also required to appoint a registrar of contractors with specified duties. The provisions authorizing the existence of the board and the appointment of the registrar will become inoperative on July 1, 1998, and will be repealed on January 1, 1999.

This bill would extend the inoperative dates to July 1, 2000, and the repeal dates to January 1, 2001.

(3) Existing law requires the Joint Legislative Sunset Review Committee to perform various functions and duties in evaluating and determining whether a board or regulatory program has demonstrated a public need for the board's or program's continued existence, and to report its findings and recommendations to the Department of Consumer Affairs for review.

This bill, until July 1, 2000, would provide that the review of the Contractors' State License Board by the department shall be limited to only those unresolved issues identified by the Joint Legislative Sunset Review Committee.

(4) Existing law provides that if funding is made available for that purpose, the Contractors' State License Board may contract with licensed professionals, as appropriate, for the site investigation of consumer complaints.

On and after July 1, 1998, this bill would require the board to furnish a copy of any opinion prepared by the licensed professional, including any contractor, retained pursuant to the above provision, to the complainant, to the licensee against whom the complaint has been made, and, upon request, to other specified persons. The bill would also require the opinion to include prescribed information. The bill would include related findings and declarations. These provisions would remain operative until July 1, 2000, and would be repealed on January 1, 2001.

The bill would require the board, before January 1, 1999, to consult with specified persons concerning potential administrative regulations to implement a similar program.

(5) The bill would require the board to identify those "C" license classifications that present a risk and to report to the Legislature and the Department of Consumer Affairs by October 1, 1998, as to which specialty licensing classification may be appropriate for consolidation, redefinition, or elimination. The board would be required, not later than July 1, 1999, to take regulatory action to implement the recommendations of the report, as specified.

(6) The bill would require the board to report to the Legislature and the Department of Consumer Affairs on whether revising specialty licensing contractor classifications is appropriate, and to report on whether a separate classification or certification of home improvement contractors is appropriate.

(7) The bill would also make technical and clarifying changes.

Ch. 813 (SB 825) Greene. Contractors' State License Board: sunset date.

(1) The Contractors' State License Law provides for the creation of the Contractors' State License Board in the Department of Consumer Affairs. The board is charged with administering the provisions that govern persons licensed under the Contractors' State License Law. The board is also required to appoint a registrar of contractors with specified duties. The provisions authorizing the existence of the board and the appointment of the registrar will become inoperative on July 1, 1998, and will be repealed on January 1, 1999.

This bill would extend the inoperative dates to July 1, 2000, and the repeal dates to January 1, 2001.

(2) Existing law requires the Joint Legislative Sunset Review Committee to perform various functions and duties in evaluating and determining whether a board or regulatory program has demonstrated a public need for the board's or program's continued existence, and to report its findings and recommendations to the Department of Consumer Affairs for review.

This bill, until July 1, 2000, would provide that the review of the Contractors' State License Board by the department shall be limited to only those unresolved issues identified by the Joint Legislative Sunset Review Committee.

(3) The bill would require the board to report to the Legislature and the Department of Consumer Affairs on whether revising specialty licensing contractor classifications is appropriate.

(4) The bill would also make technical and clarifying changes.

(5) The bill would provide that it shall not become operative unless SB 857 of the 1997-98 Regular Session is also enacted and becomes operative.

Ch. 814 (AB 592) Kuehl. Drinking water: wells: oxygenates: storage tanks and pipelines: MTBE.

(1) Under existing law, the Elder California Pipeline Safety Act of 1981, the State Fire Marshal administers provisions regulating the inspection of intrastate pipelines that transport hazardous liquids. The act establishes the Pipeline Safety Advisory Committee.

This bill would require the State Fire Marshal to develop a comprehensive data base of pipeline information, as specified, that can be utilized for emergency response and program operational purposes. The bill would appropriate \$469,000 from the California Hazardous Liquid Pipeline Safety Fund to the State Fire Marshal for that purpose.

The bill would require the State Fire Marshal, utilizing GIS-based location information furnished by the State Department of Health Services and the State Water Resources Control Board, at least once every 2 years, to determine the identity of each pipeline or pipeline segment that transports petroleum product when that pipeline is located within 1,000 feet of a public drinking water well. The State Fire Marshal would be required to give a specified notification to operators of identified pipelines and those operators, unless exempted as prescribed, would be required to prepare a pipeline wellhead protection plan for the State Fire Marshal's approval, as specified. The bill would specify related matters.

The bill would require the State Fire Marshal, with advice from the Pipeline Safety Advisory Committee, the board, and local water purveyors, to adopt regulations for wellhead protection plans that provide guidelines to be used by the pipeline operator to protect the public drinking water well from contamination should a pipeline rupture or leak pose a significant threat to a public drinking water well, taking into account the nature of the fuel and its ability to migrate to a public drinking water well.

(2) Under existing law, the board has responsibility for the protection of water quality and responsibilities pertaining to underground storage tanks containing petroleum. Existing law requires the board to develop, implement, and maintain a system that is accessible to government agencies and the public for storing and retrieving data from cases involving discharges of petroleum from underground storage tanks.

This bill would require the board to upgrade the data base established under those provisions. The bill would require the board to establish for this and other designated purposes, a GIS Mapping and Data Management Advisory Committee. The bill would require the board, with the advice of the committee, to establish 2 pilot projects, the Santa Monica Groundwater Pilot Project and the Santa Clara Valley Groundwater Pilot Project, to study appropriate modification to public water systems and response times which would terminate July 1, 1999, and to report to the Legislature and the Governor on or before July 1, 1999, on the feasibility and appropriateness of establishing a statewide GIS mapping system. The bill would define a GIS mapping system as a geographic information system that collects, stores, retrieves, analyzes, and displays environmental geographic data in a data base that is accessible to the public. The bill would require the upgrade of the data base to include the establishment of a statewide GIS mapping system, only upon appropriation by the Legislature.

(3) Existing law, the Barry Keene Underground Storage Tank Cleanup Trust Fund Act of 1989, requires every owner of a petroleum underground storage tank who is required to obtain a permit to own or operate a tank to pay a specified storage fee, for deposit in the Underground Storage Tank Cleanup Fund.

This bill would authorize the board to expend up to \$400,000 from the fund for corrective action purposes, to fund GIS mapping system projects.

The bill would also authorize the board to annually expend up to \$5,000,000 from the fund to pay public water systems for the cost of treatment of the water supply or of providing alternate drinking water supplies if a public water system requests funds for that purpose and demonstrates that a public drinking water well has been contaminated

by an oxygenate and there is substantial evidence that the release occurred from an underground storage tank. The bill would prohibit the board from expending more than \$1,000,000 of that amount per affected drinking water supply source. The bill would require the board to report annually to the Governor and the Legislature on any money provided to a public water system pursuant to those provisions. The bill would require the board to be reimbursed by the public water system to the extent that the public water system receives payment from any source to cover its costs, and, with certain exceptions, would require the public water system to pursue cost recovery from responsible parties.

(4) Existing law requires the state department to administer provisions pertaining to the regulation of drinking water and public water systems, as defined, so as to protect public health, including, but not limited to, the conduct of research, studies, and demonstration programs pertaining to the provision of a dependable, safe supply of drinking water, and the adoption of primary drinking water standards for contaminants in drinking water.

This bill would enact the Local Drinking Water Protection Act to require the state department, as of January 1, 1998, to commence the process of adopting a primary drinking water standard for MTBE pursuant to prescribed provisions of existing law and to adopt a secondary drinking water standard, on or before July 1, 1998, that does not exceed a consumer acceptance level for MTBE. The bill would require that the state department establish the primary drinking water standard for MTBE on or before July 1, 1999, and would authorize the state department to set primary drinking water standards for other oxygenates.

The bill would require, on or before January 1, 1999, that the California Drinking Water and Toxic Enforcement Act Scientific Advisory Panel make a recommendation to the Office of Environmental Health Hazard Assessment as to whether MTBE should be listed as a carcinogenic or reproductive toxin.

(5) Existing law prescribes notification requirements, with certain exceptions, for any person who causes or permits any oil or petroleum product to be discharged in or on any waters of the state.

This bill would require each California regional water quality control board to publish and distribute, on a quarterly basis, to all public water system operators within the region of the regional board a list of discharges of MTBE that occurred during the quarter and a list of locations where MTBE was detected in the groundwater within the region of the regional board.

(6) Under existing law, any person who, without regard to intent or negligence, causes or permits any hazardous substance or sewage to be discharged in or on any waters of the state, or discharged or deposited where it is, or probably will be, discharged in or on any waters of the state, is required to give notice as prescribed.

This bill would also require the appropriate regional board to notify any public water system operator that may potentially be affected by a discharge within 48 hours.

(7) The bill would vest in any public water system regulated by the state department the same legal rights and remedies against a responsible party, as defined, when the water supply used by the public water system is contaminated, as those of a private landowner whose groundwater has been contaminated.

(8) The bill would prescribe related matters.

(9) The bill would provide that it would become operative only if SB 1189 of the 1997-98 Regular Session is enacted and becomes effective on or before January 1, 1998.

Ch. 815 (SB 1189) Hayden. Drinking water: groundwater wells: MTBE contamination.

Under existing law, the Elder California Pipeline Safety Act of 1981, the operator of a pipeline used to transport or containing hazardous liquid substances or highly volatile substances, is required, except as specified, to immediately report every rupture, explosion, or fire involving the pipeline to the fire department having fire suppression responsibilities and to the Office of Emergency Services and, within 30 days of the rupture, explosion, or fire, to file a report with the State Fire Marshal.

Under existing law, the State Water Resources Control Board has responsibility for the protection of water quality and responsibilities pertaining to underground storage tanks containing petroleum. Existing law requires the board to develop, implement, and

maintain a system that is accessible to government agencies and the public for storing and retrieving data from cases involving discharges of petroleum from underground storage tanks.

This bill would require the board to upgrade the data base established under those provisions. The bill would require the board to establish for this and other designated purposes, a GIS Mapping and Data Management Advisory Committee. The bill would require the board, with the advise of the committee, to establish 2 pilot projects, the Santa Monica Groundwater Pilot Project and Santa Clara Valley Groundwater Pilot Project, and to report to the Legislature and the Governor on or before July 1, 1999, on the feasibility and appropriateness of establishing a statewide GIS mapping system. The bill would define a GIS mapping system as a geographic information system that collects, stores, retrieves, analyzes, and displays environmental geographic data in a data base that is accessible to the public. The bill would require the upgrade of the data bases to include the establishment of a statewide GIS mapping system, only upon appropriation by the Legislature.

Existing law, the Barry Keene Underground Storage Tank Cleanup Trust Fund Act of 1989, requires every owner of a petroleum underground storage tank who is required to obtain a permit to own or operate a tank to pay a specified storage fee, for deposit in the Underground Storage Tank Cleanup Fund.

The bill would authorize the board to expend up to \$400,000 from the fund to fund the GIS mapping system projects proposed by the bill.

This bill would also authorize the State Water Board to annually expend up to \$5,000,000 from the fund to pay public water systems if there is a situation that requires prompt action to protect human health or the environment related to drinking water supply sources that have been contaminated by an oxygenate where a public water system requests funds and demonstrates that the water well has been contaminated by an oxygenate and that there is substantial evidence that the release occurred from an underground storage tank. The bill would require the board to report annually to the Governor and the Legislature on any money provided to a public water system, and would limit total payment for water treatment and for providing alternative water supplies under these provisions to an amount not to exceed \$1,000,000 per affected drinking water supply source. The bill would require the board to be reimbursed by the public water system to the extent that the public water system receives payment from any source, and with certain exceptions, would require the public water system to pursue cost recovery from responsible parties.

Existing law requires the State Department of Health Services to administer provisions relating to the regulation of drinking water and public water systems, as defined, so as to protect public health, including, but not limited to, the conduct of research, studies, and demonstration programs relating to the provision of a dependable, safe supply of drinking water, and the adoption of primary drinking water standards for contaminants in drinking water.

This bill would enact the Local Drinking Water Protection Act to require the State Department of Health Services to require the department on January 1, 1998, to commence the process of adopting a primary drinking water standard for methyl tertiary-butyl ether (MTBE) pursuant to prescribed provisions of existing law and a secondary quality drinking water standard, on or before July 1, 1998.

The bill would require that the department establish a primary drinking water standard for MTBE on or before July 1, 1999, and would authorize the department to, at its discretion, set primary drinking water standards for other oxygenates.

This bill would require that on or before January 1, 1999, the California Drinking Water and Toxic Enforcement Act Scientific Advisory Panel make recommendations to the Office of Environmental Health Hazard Assessment as to whether MTBE should be listed as a carcinogenic or reproductive toxin.

Existing law prescribes notification requirements, with certain exceptions, for any person who causes or permits any oil or petroleum product to be discharged in or on any waters of the state and makes it a misdemeanor to violate this notification provision.

This bill would require each regional board to publish and distribute on a quarterly basis to all public water system operators within the region of the regional board a list

of discharges of MTBE that occurred during the quarter and a list of locations where MTBE was detected in the groundwater within the region of the regional board.

This bill would provide that it would become operative only if AB 592 of the 1997-98 Regular Session of the Legislature is enacted and becomes effective on or before January 1, 1998.

Ch. 816 (SB 521) Mountjoy. Gasoline: MTBE.

(1) Existing regulations adopted by the State Department of Health Services pursuant to the California Safe Drinking Water Act require monitoring to collect data on the frequency and levels of occurrence of methyl tertiary-butyl ether (MTBE) in drinking water.

This bill would enact the MTBE Public Health and Environmental Protection Act of 1997. The bill would appropriate \$500,000 from the Motor Vehicle Fuel Account in the Transportation Tax Fund to the University of California for a specified study and assessment of the human health and environmental risks and benefits, if any, of MTBE, to be submitted to the Governor by January 1, 1999. The bill would require the Governor to take prescribed actions, including certifying whether there is a risk to human health or the environment of using MTBE in gasoline, and taking appropriate action to protect public health and the environment if there is such a risk.

(2) Existing law provides for the issuance of a specified closure letter relative to the completion of an investigation and remedial action for an underground storage tank.

This bill would prohibit the issuance of such a closure letter unless the soil or groundwater, or both, where applicable, have been tested for MTBE, as specified.

(3) The bill would require the cleanup of MTBE discharges to water, as specified, and would provide that no public water system, or its customers, shall be responsible for remediation or treatment costs of water contained by MTBE or a product containing MTBE, as specified.

Ch. 817 (AB 59) Brown. Crimes: kidnapping.

(1) Existing law provides that any person who kidnaps another with the intent to commit rape, oral copulation, sodomy, or rape by instrument, shall be punished by imprisonment in the state prison for 5, 8, or 11 years.

This bill would delete this provision and would provide instead that under specified circumstances any person who kidnaps or carries away any individual with the intent to commit robbery, rape, spousal rape, sodomy, oral copulation, or rape by instrument shall be punished by imprisonment in the state prison for life with the possibility of parole. By expanding the scope of existing crimes, the bill would impose a state-mandated local program. The bill also would make additional conforming changes.

(2) Existing law defines a habitual sexual offender as a person who previously has been convicted of one or more specified sexual offenses and who is convicted in the present proceeding of one of those offenses.

This bill would add kidnapping with the intent to commit rape, spousal rape, oral copulation, sodomy, lewd or lascivious acts, and rape by instrument to the list of sexual offenses specified for the purpose of the definition of a habitual sexual offender.

(3) Existing law provides that any person who is convicted of any specified felony sexual offense, and who, for the purpose of committing that sexual offense, kidnapped the victim, as specified, shall be punished by an additional 9-year term.

Existing law also provides that any person who is convicted of any specified felony sexual offense, and who, for the purpose of committing that sexual offense, kidnapped the victim, who was under the age of 14 years at the time, as specified, shall be punished by an additional 15-year term.

This bill would specify other types of kidnapping to which these provisions shall apply.

(4) Existing law provides that every person who is convicted of any specified felony, and who previously has been convicted 2 or more times, on charges separately brought and tried, and who previously has served 2 or more separate prior prison terms of any of those felonies, shall be ineligible to earn credit on his or her term of imprisonment.

This bill would add specified types of kidnapping to the list of felonies for which credit cannot be earned.

(5) Existing law requires specified sexual offenders to register with local law enforcement agencies and makes it a felony to willfully fail to register.

This bill would add specified types of kidnapping to the list of offenses that subject a person to these provisions. By expanding the scope of a crime and by imposing additional registration duties on local law enforcement agencies, the bill would impose a state-mandated local program.

(6) Existing law generally provides that when 2 or more specified enhancements may be imposed for any single offense, only the greatest enhancement shall apply. Existing law provides, however, that in specified cases the court may impose both one enhancement for weapons and one enhancement for great bodily injury.

This bill would provide that the court may also impose both one enhancement for weapons and one enhancement for great bodily injury in cases of kidnapping to commit robbery or kidnapping during, and in order to facilitate, the commission of a carjacking.

(7) This bill would also incorporate additional changes in Section 290 of the Penal Code enacted by AB 213 (Ch. 80, Stats. 1997).

(8) This bill would also incorporate additional changes in Section 290.4 of the Penal Code proposed by AB 290, SB 314, and SB 1078, to be operative only if one or more of those bills and this bill are enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(9) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 818 (AB 1303) Miller. Sex offenders: registration.

(1) Existing law requires persons convicted of specified sex offenses to register with local law enforcement agencies upon their discharge, parole, or release from confinement and to update that registration annually. Failure to register or update the registration is a crime.

This bill would include among these specified offenses pimping or pandering involving a minor, aggravated sexual assault of a child, and solicitation to commit sexual assault. The bill would also require every person who is a sexually violent predator to verify his or her address every 90 days in a manner established by the Department of Justice, and would require the person to be notified of this increased registration requirement. Failure to comply with the 90-day registration requirement would be a felony or a misdemeanor. This bill also would require the Department of Justice to report to the Legislature on the implementation and effectiveness of the 90-day registration requirement for sexually violent predators. By expanding the scope of existing crimes, this bill would impose a state-mandated local program.

(2) Existing law requires the State Department of Mental Health, a state hospital, or any other public or private mental health facility approved by the county mental health director to forward immediately without prior request to the Department of Justice movement and identification information and records regarding a patient who is committed to any of these facilities for observation or for an indeterminate period as a mentally disordered sex offender, or regarding a patient who is committed to any of these facilities pursuant to a plea of insanity or a finding of mental incompetence or for receiving treatment as an imminently dangerous person.

This bill would make this provision applicable to movement and identification information and records regarding a person who is civilly committed as a sexually violent predator.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 819 (SB 314) Ayala. Sex offenders: registration.

(1) Existing law requires any person who is convicted of specified sex offenses to register with local law enforcement officials upon release from confinement. Juveniles who are placed in the California Youth Authority for adjudication of specified sex offenses are also required to register pursuant to this provision. Failure to register is a crime.

This bill would make juveniles subject to registration for specified additional offenses that subject adult offenders to registration. By expanding the scope of an existing crime, the bill would impose a state-mandated local program.

(2) This bill would incorporate some of the additional changes in Section 290 of the Penal Code proposed by AB 59, AB 213, AB 290, AB 1303, SB 882, and SB 1254, to be operative if this bill and all of the other bills are enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(3) This bill would incorporate additional changes in Section 290.4 of the Penal Code proposed by AB 59, AB 290, and SB 1078, to be operative if this bill and one or more of the other bills are enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 820 (SB 882) Schiff. Sex offenders: registration.

(1) Existing law requires persons convicted of specified sex offenses to register with local law enforcement officials upon their discharge, parole, or release from confinement and to update that registration annually and within 5 working days of changing his or her residence address. The willful failure to register is a crime.

This bill would require persons who are required to register, who are located in California, but have no residence address, to comply with the above 5 working days registration requirement, and additionally to update their registration at least once every 90 days. The bill would provide that persons who have no residence address, who willfully fail to register pursuant to that requirement, shall be punished by not exceeding 6 months in a county jail. By creating a new crime and imposing increased duties on local criminal justice systems that are equivalent to those imposed by the establishment of a new crime, this bill would impose a state-mandated local program.

(2) This bill would incorporate some of the additional changes in Section 290 of the Penal Code proposed by AB 59, AB 213, AB 290, AB 1303, and SB 314, to be operative if this bill and all of the other bills are enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 821 (AB 290) Alby. Sex offenders: registration: release of information.

(1) Existing law requires persons convicted of specified sex offenses to register with local law enforcement agencies upon their discharge, parole, or release from confinement and to update that registration annually or upon a change of residence address.

This bill would apply this registration requirement to persons found guilty in the guilt phase of a trial for an offense subject to registration but who is found not guilty by reason

of insanity. The bill would delete the crime of loitering around a public toilet for purposes of engaging in or soliciting lewd or lascivious acts from those offenses that trigger the registration requirement. The bill would exempt a person who was convicted of sodomy or oral copulation between consenting adults prior to January 1, 1976, from registering, under specified conditions, and would require the Department of Justice to remove that person from the Sex Offender Registry. The bill would also prohibit any entity from charging a person a fee to register or update a registration pursuant to this provision.

(2) Existing law provides that before discharge, parole, or release from confinement, a person required to register under the above provision shall be informed of his or her duty to register and to read and sign a form explaining that duty. The official in charge of the place of confinement is required to obtain the person's expected address and report it to the Department of Justice. When a person is convicted of an offense that requires registration and he or she is to be released on probation, the court is required to inform the person of the requirement to register.

This bill would, on or after January 1, 1998, require the person to preregister upon incarceration, placement, commitment, or prior to release on probation and would prohibit the person's release until he or she has signed the form and provided the address information required to be obtained and reported. Where the person is to be released on probation, the bill would require the probation officer to inform the person of the requirement to register. This bill would provide that a person required to preregister, shall only be preregistered once. By imposing increased duties on local criminal justice systems that are equivalent to those imposed by the creation of a new crime, this bill would impose a state-mandated local program.

(3) Existing law requires the Department of Justice to continually compile personal information regarding persons required to register as sex offenders for any conviction of specified sex offenses.

This bill would add to those specified sex offenses a felony conviction for an act of sodomy upon a person under 18 years of age and a felony conviction for an act of oral copulation upon a person under 18 years of age.

(4) This bill would incorporate some of the additional changes in Section 290 of the Penal Code proposed by AB 59, AB 213, AB 1303, SB 314, and SB 882, to be operative if this bill and all of the other bills are enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(5) This bill would incorporate additional changes in Section 290.4 of the Penal Code, proposed by AB 59, SB 314, and SB 1078, to be operative if this bill and one or more of the other bills are enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(7) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 822 (SB 1078) Lockyer. Sex offenders: release of information.

(1) Existing law requires the Department of Justice to compile, organize, and make available through a "900" telephone number, specified information concerning persons required to register as sex offenders. Any person who uses this information to commit a crime is subject to a sentence enhancement. The "900" telephone number program will become inoperative on January 1, 1998.

This bill would extend the operation of the "900" telephone number to January 1, 2001. By extending the operation of an existing sentence enhancement, the bill would impose a state-mandated local program.

The bill would also require the Department of Justice, not later than January 1, 1998, to prepare an informational pamphlet for mailing to any person who makes an inquiry using the "900" telephone number and who provides an address.

(2) Existing law requires the department to develop and distribute to local law enforcement agencies a CD-ROM or other electronic medium containing specified

information concerning persons required to register as sex offenders. Unauthorized use of this information is a misdemeanor. This program will be repealed on January 1, 1999.

This bill would extend the repeal date to January 1, 2001. By extending the operation of an existing crime, this bill would impose a state-mandated local program.

(3) This bill would incorporate additional changes in Section 290.4 of the Penal Code, proposed by AB 59, AB 290, and SB 314, to be operative if this bill and one or more of the other bills are enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 823 (SB 558) Leslie. Low-Income Home Energy Assistance Program.

Under existing law, the Department of Community Services and Development is required to receive and administer the federal Low-Income Home Energy Assistance Program Block Grant, and allocate the funds from that grant in a specified manner. The allocations under existing law include an allocation of between 15% and 25% for weatherization services.

This bill would require the department to apply to the federal government for all necessary waivers in order to ensure that the amount of the weatherization allocation will be 25%.

Existing law permits 5% of the total federal allocation to be used by the department for purposes of administration, and permits an additional 2.5% to be set aside for administrative purposes.

This bill would specify the use of the state's total federal allocation for Low-Income Home Energy Assistance Program funds for fiscal years 1998, 1999, and 2000, including allocations to local service providers for planning and administration. The bill would revise the amounts available to eligible individuals and households for weatherization services and energy crisis intervention.

The bill would require the department to afford local service providers maximum flexibility and control in the planning, administration, and delivery of Low-Income Home Energy Assistance Program Block Grant services. The bill would delete a reference to Aid to Families with Dependent Children, and would instead provide that direct assistance payments, as specified, shall be available to households receiving Temporary Assistance for Needy Families, under the Personal Responsibility and Work Opportunity Reconciliation Act of 1996. The bill would also specify the percentage of funds available for planning and administration purposes, as well as for outreach and related services. It would require the department to establish a local providers committee to assist in the development of the annual Low-Income Home Energy Assistance Program state plan, and would specify the membership of the committee.

This bill would specify which households are eligible for energy assistance services, based on receipt of certain forms of state and federal assistance. It would revise the manner in which funds for the Energy Crisis Intervention Program are allocated and paid.

The bill would require the department to submit, by June 30, 1998, a plan to the state Health and Welfare Agency to reduce state administrative costs, as specified. The bill would further require the department to provide quarterly status updates to the Health and Welfare Agency and the local service providers committee regarding the department's implementation of specified plans, objectives, and milestones. It would require the department to appear before the Legislature annually, from 1999 to 2001, to provide a status report on the department's efforts to achieve increased administrative efficiency.

Ch. 824 (SB 912) Calderon. Automobile insurance: contracts.

Existing law provides that automobile insurance includes insurance of automobile owners, users, dealers, or others having insurable interests therein, against hazards incident to ownership, maintenance, operation, and use of automobiles, other than loss

resulting from accident or physical injury, fatal or nonfatal, to, or death of, any natural person.

Existing law provides that the making of a contract covering only defects in material and workmanship, which may include towing and substitute transportation, in exchange for a separately stated charge where it is merely incidental to the business of selling or leasing automobiles, shall not be deemed insurance, provided, that the maker of the contract has an insurance policy with an admitted automobile insurer providing coverage for the making of those contracts.

This bill would also provide that a contract covering only defects in material and workmanship in exchange for a separately stated charge, where the contract is sold by an automobile dealer incidental to the automobile dealer's business of selling or leasing automobiles and the legal obligor is other than the automobile dealer, shall not be deemed insurance if the legal obligor maintains a policy of insurance, possesses a fire and casualty broker agent license, and meets certain requirements as to financial security.

Ch. 825 (AB 287) Honda. Education.⁵

(1) Existing law establishes the Child Care Facilities Revolving Fund in the State Treasury to provide funding for the purchase of new child care facilities for lease to child care and development contracting agencies. Existing law authorizes the Superintendent of Public Instruction to transfer state funds appropriated for child care facilities into this fund for allocation for child care and development contractors for the purchase, transportation, and installation of facilities for replacement and expansion of capacity, and continuously appropriates moneys in this fund to the Superintendent of Public Instruction without regard to fiscal year, as specified.

This bill would amend this provision in a technical, nonsubstantive manner by renumbering it within the Education Code.

(2) Existing law prohibits contractors who provide schoolage community child care services programs administered by the Superintendent of Public Instruction from being reimbursed more than the maximum reimbursable amount stated in the contract with the State Department of Education. Existing law requires the maximum reimbursable amount to be reduced, as specified, if an extended day care program contractor fails to operate at 98% of the minimum days of operation required in its contract or ceases operating before the end of the contract term.

This bill would delete the provision prohibiting contractors who provide schoolage community child care services programs administered by the Superintendent of Public Instruction from being reimbursed more than the maximum reimbursable amount stated in the contract with the State Department of Education, as specified.

(3) Existing law establishes the Teenage Pregnancy Prevention Grant Program. Existing law requires the Superintendent of Public Instruction to the extent possible in awarding grants to give consideration to program applicants that meet specified criteria, including being located in counties with the highest teenage birthrate. Existing law requires a grant application for the program to have a plan that includes long-term tracking that includes the reporting of any reduction in low-birth weights.

This bill would include geographical areas defined by ZIP Codes in which there are high teenage birthrates in the criteria for consideration in awarding grants. This bill would repeal the requirement of tracking birth weights.

(4) Existing law provides for reimbursing members of the State Board of Education for their actual and necessary traveling expenses and an allowance while on official business.

This bill would make a technical cross-reference change with respect to the daily allowance. Effective January 1, 1997, this bill would authorize the board, when a board member is employed by a public school and, while the board member is acting in his or her official capacity as a member of the board, and his or her employer is required to hire a substitute teacher to replace that board member, to reimburse that public school, from funds appropriated for support of the board's activities, for the daily cost of hiring the substitute teacher during the board member's absence from his or her employment. This provision would thereby make an appropriation by reappropriating funds for a new purpose.

NOTE: Superior numbers appear as a separate section at the end of the digests.

(5) Existing law authorizes the governing board of a school district or a county board of education to request the State Board of Education to waive all or part of any section of the Education Code or any regulation adopted by the State Board of Education that implements the Education Code, except certain listed provisions, including that the State Board of Education may not waive the Class Size Reduction Program in kindergarten and grades 1 to 3, inclusive.

This bill would exclude the provisions of Chapter 2 (commencing with Section 44200) of Part 25, relating to teacher credentialing, from the category of provisions that may be waived.

(6) Existing law permits the State Department of Education to sell documents related to its scope and duty.

This bill would limit the sale of documents to educational materials and directories related to the department's scope and duty.

(7) Existing law requires the State Allocation Board to apportion funds to school districts from the State School Deferred Maintenance Fund based as a specified percentage of a school district's total expenditures of specified funds for capital outlay.

This bill would base the apportionment as a specified percentage of a school district's total expenditures and ending fund balances of specified funds for capital outlay.

(8) Existing law requires the governing board of each school district to report to the Superintendent of Public Instruction during each fiscal year the average daily attendance of the district for all full school months during specified periods. Existing law also provides that the average daily attendance shall be computed in a specified manner.

This bill would include the days of attendance in special day classes in computing the average daily attendance.

(9) Existing law establishes programs to provide each certificated teacher of pupils enrolled in kindergarten and grades 1 to 3, inclusive, and in grades 4 to 8, inclusive, with the knowledge and skills necessary to effectively teach pupils to read. Pursuant to these programs, the Superintendent of Public Instruction administers a grant application process under which the minimum grant awarded is \$1,000 and the maximum grant awarded to a school district does not exceed twice the total amount of funding provided for the purposes of this program in any fiscal year divided by the number of pupils enrolled statewide in kindergarten and grades 1 to 3, inclusive, and in grades 4 to 8, inclusive, in the prior fiscal year, multiplied by the number of pupils enrolled in the school district in those grades.

This bill would make a technical, nonsubstantive change by repealing 2 provisions relating to this program that have been superseded by later enacted provisions. The bill would also change how the maximum amount of a grant is required to be determined and how enrollment is required to be determined for this purpose.

(10) Existing law provides for community day schools. Existing law also provides for the assignment by a school district of credentialed teachers with their consent to specified home teaching and special classes positions.

This bill would include permitting the assignment of credentialed teachers with their consent to a school district's community day schools.

(11) Existing law provides that a certain number of minutes of attendance of individuals with exceptional needs, as specified, shall constitute a day of attendance. Existing law also provides that the average daily attendance of all individuals with exceptional needs shall be computed in a specified manner.

This bill would delete the formula for computing the average daily attendance for individuals with exceptional needs.

(12) Existing law prohibits the siting of a community day school serving grades 7 to 12, inclusive, on the same site as an elementary, middle, junior high, comprehensive senior high, opportunity, or continuation school, except as specified.

This bill would permit a governing board of a school district, as specified, to site a community day school serving grades 7 to 9, inclusive, on the same site as an elementary, middle, junior high, comprehensive senior high, opportunity, or continuation school.

(13) Existing law permits the governing board of a school district to provide, without charge or at a reduced price, meals for needy pupils, and defines "needy."

This bill would redefine who is a "needy" pupil.

(14) Existing law permits the State Department of Education, as specified, to establish demonstration projects which examine alternative methods of assuring that minimum nutritional requirements of needy pupils are met by using fortified food supplements.

This bill would repeal this provision.

(15) Existing law provides meals for needy pupils in kindergarten and grades 1 to 12, inclusive. Existing law recognizes that the 1991-92 fiscal year budget reductions may result in more children coming to school hungry and establishes the School Breakfast Program. Existing law permits grants of up to \$10,000, limited to a total of \$500,000, under the School Breakfast Program, subject to budget appropriation, through the 1995-96 fiscal year. The grants can be awarded on a competitive bidding basis to school districts and county superintendents of schools.

This bill would permit grants to be awarded to entities approved by the State Department of Education, and would permit grants each fiscal year subject to budget appropriations.

(16) Existing law permits any child nutrition entity to apply to the State Department of Education for all available federal and state funds so that a nutritionally adequate breakfast or lunch, or both, may be provided to pupils, as specified.

This bill would make changes in the definitions of a nutritionally adequate breakfast and nutritionally adequate lunch, as specified.

(17) Existing law provides in 2 separate provisions of law for the contracting for the preparation, delivery, and service of school meals, as specified.

This bill would repeal the redundant provision.

(18) Existing law provides the reimbursement rate for any school food authority that participates in a federal child nutrition program that is reimbursed pursuant to specified authority.

This bill would delete the reimbursement rate and specify that the reimbursement shall be at the current rate as determined by the State Department of Education, as specified.

(19) Existing law provides that as a part of the course in American government and civics required for high school graduation, all pupils shall read specified documents, including the Federalist Papers.

This bill would require that pupils read substantive selections from the Federalist Papers, instead of the entire document.

(20) Existing law requires the independent study of each student to be coordinated, evaluated, and supervised by an employee of the school district or county office of education who possesses a valid certification document, as specified.

This bill would also permit an employee with an emergency credential to perform the specified duties.

(21) Existing law requires the treasurer or chief fiscal officer of a local agency, except in specified circumstances, to render a quarterly report to the chief executive officer, the internal auditor, and the legislative body of the local agency containing detailed information, including the amount invested on all securities, investments, and moneys held by the local agency.

This bill would provide that the treasurer or chief fiscal officer of a local agency shall not be required to render a quarterly report to a legislative body or any oversight committee of a school district or county office of education for securities, investments, and moneys held by the district or county office of education in individual accounts that are less than \$25,000.

(22) Existing law authorizes the State Allocation Board to approve requests from school districts for the waiver of Field Act provisions requiring approval of plans and relating to the structural safety of school buildings for specified owned and leased relocatable buildings, and specifies that any waiver granted on or before September 30, 1996, is extended until September 30, 1997. Those provisions are repealed as of September 30, 1997, at which point other provisions become operative that do not provide for that waiver of the Field Act.

This bill would, notwithstanding any other provision of law, specify that any waiver granted by the State Allocation Board to a school district, that is in effect on September 29, 1997, is extended until September 30, 2000.

(23) The existing Private Postsecondary and Vocational Education Reform Act of 1989 establishes, until January 1, 1998, various requirements and standards for the approval of private postsecondary educational institutions to operate in California and to award degrees and diplomas. The existing act establishes, until January 1, 1998, the Council for Private Postsecondary and Vocational Education with specified duties and responsibilities.

Chapter 78 of the Statutes of 1997 (Chapter 78), which will become effective on January 1, 1998, repealed and reenacted provisions governing the Council for Private Postsecondary and Vocational Education, and, in so doing, made numerous substantive changes, including creating a Bureau for Private Postsecondary and Vocational Education in the Department of Consumer Affairs to administer and enforce the act.

Existing law authorizes the State Department of Education to enter into agreements with the Veterans Administration, or any other agency of the federal government, for the education of veterans in any of the schools of the public school system, except the California State University, and to provide for the payment to the schools of the maximum amount permitted by acts of Congress under which the agreements are entered into by the Veterans Administration, or any other agency of the federal government.

This bill, in addition, would authorize the bureau to design and administer a process for the approval of courses offered to veterans, and for the approval and supervision of institutions offering courses to veterans, pursuant to any applicable act of Congress and the regulations adopted pursuant to such an act. The bill also would authorize the bureau to adopt regulations providing for the approval of courses offered to veterans, and for the approval and supervision of institutions offering courses to veterans, pursuant to federal law.

(24) This bill would reappropriate the unencumbered balance of the funds appropriated in a specified item of the Budget Act of 1995 to the Superintendent of Public Instruction in accordance with a specified schedule.

(25) Existing law provides that a charter school that serves at-risk pupils and operates under a charter approved before June 1, 1997, by the Board of Education for the County of Los Angeles, may continue to operate until June 30, 1999.

This bill would require that, notwithstanding the provisions of a specified statute, the attendance of pupils in a charter school to which this provision applies be funded at the same rates for the same categories of pupils as community schools in the same county, as specified. The bill would also specify the method for the determination and reporting of the average daily attendance of such a charter school.

(26) Existing law reappropriates \$350,000 to the State Department of Education from a specified item of the Budget Act of 1997 for the purpose of administering the High-Risk Youth Education and Public Safety Program, and specifies that no more than \$200,000 of that amount is available for contracting with an independent evaluator to assess the overall success of the program, as specified.

This bill would instead transfer \$350,000 from this specified item to another specified item of the Budget Act of 1997 for expenditure for this purpose.

(27) As enacted by the Legislature, the 1997 Budget Bill included, in a specified item, an appropriation of \$53,086,000 from the General Fund to the State Department of Education for instructional support, and of \$9,603,000 for executive management and special services. The Governor exercised the power of item veto to reduce those items of appropriation to \$49,789,000 and \$7,603,000, respectively.

This bill would augment these appropriations by \$900,000 and \$2,000,000, respectively.

(28) Existing law, the Budget Act of 1997 appropriates funds to provide inservice training in reading instruction to teachers who teach reading in kindergarten or grades 1 to 8, inclusive, paraprofessionals and schoolsite administrators pursuant to designated statutory provisions.

This bill would designate an additional chapter of the Education Code, for purposes of funds referenced above, thereby making an appropriation.

(29) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 826 (AB 1346) Olberg. Education: home-to-school transportation.

Existing law provides that each school district or county office of education shall receive a home-to-school transportation allowance in the amount received in the prior fiscal year, but in no event in excess of the prior year's approved home-to-school transportation costs, increased by the amount provided in the annual Budget Act. Existing law also prescribes criteria for determining the eligibility of school districts for supplemental home-to-school funds.

This bill would require the Superintendent of Public Instruction, for the 1997-98 fiscal year, to allocate any funds that would have been available for the purpose of home-to-school transportation pursuant to a specified provision so that these funds would instead be available partly for that purpose and partly for the purpose of other specified home-to-school transportation apportionments, as specified.

The bill would reappropriate, for allocation by the Superintendent of Public Instruction in the 1997-98 fiscal year in accordance with a specified schedule, the unallocated balance of the funds appropriated in the 1996-97 fiscal year pursuant to a specified provision of law relating to home-to-school transportation allocations.

Ch. 827 (AB 670) Mazzoni. School facilities.

(1) Existing law requires a school district that does not qualify for new construction funding under specified law to, among other things, identify by grade level all available teaching stations in schools in the school district that serve kindergarten or any of grades 1 to 8, inclusive, in order to qualify for funding pursuant to the Class Size Reduction Facilities Funding Program.

This bill would, in the 1997-98 fiscal year only, require the identification by grade level of all available teaching stations in schools in the school district that serve kindergarten or any of grades 1 to 6, inclusive.

This bill would also provide that, in the 1997-98 fiscal year, for the purposes only of determining eligibility for funding under a specified provision of the Class Size Reduction Facilities Funding Program, a school district is not required to count the number of teaching stations at schoolsites leased to outside agencies prior to July 1, 1996.

(2) Existing law prescribes criteria for determining the eligibility of school districts for supplemental home-to-school transportation funds, if funds are specifically appropriated therefor. Existing law also requires the superintendent to apportion funds, when appropriated, to reimburse eligible school districts, as specified, for the unreimbursed costs of home-to-school transportation per unit of average daily attendance, as specified. Under these provisions, among other things, the total cost per mile for the prior fiscal year for home-to-school transportation shall not exceed the statewide average cost per mile.

This bill, additionally, would provide that the total cost per mile for the prior fiscal year for home-to-school transportation shall not exceed 115% of the statewide average cost per mile if the Superintendent of Public Instruction makes specified determinations regarding the weather- and terrain-related conditions of the school district.

(3) Existing law establishes programs to provide each certificated teacher of pupils enrolled in kindergarten and grades 1 to 3, inclusive, and in grades 4 to 8, inclusive, with the knowledge and skills necessary to effectively teach pupils to read. Pursuant to these programs, the Superintendent of Public Instruction administers a grant application process under which the minimum grant awarded is \$1,000 and the maximum grant awarded to a school district does not exceed twice the total amount of funding provided for the purposes of this program in any fiscal year divided by the number of pupils enrolled statewide in kindergarten and grades 1 to 3, inclusive, and in grades 4 to 8, inclusive, in the prior fiscal year, multiplied by the number of pupils enrolled in the school district in those grades.

This bill would change how the maximum amount of a grant is required to be determined and how enrollment is required to be determined for these purposes. The bill also would repeal these provisions, as specified.

(4) The bill also would specify that for the 1997-98 fiscal year only, the per pupil amounts to be determined pursuant to provisions specified in (3) above, shall be the amount provided in a specified provision of the Budget Act of 1997 for in-service training in reading instruction divided by the statewide enrollment in kindergarten and grades 1 to 8, inclusive, in the 1996-97 fiscal year.

Ch. 828 (SB 376) Alpert. Education: academic assessment and performance standards.

(1) Existing law authorizes the State Board of Education, upon the request of a governing board of a school district or a county board of education, to waive all or a part of any provision of the Education Code or any regulation adopted by the State Board of Education that implements a provision of the Education Code, except as specified.

This bill would prohibit the State Board of Education from approving a waiver relating to the requirements of the Standardized Testing and Reporting (STAR) Program established by the bill.

(2) Existing law, known as the Leroy Greene California Assessment of Academic Achievement Act (Assessment Act), among other things, requires the State Board of Education to adopt statewide academically rigorous content and performance standards, in all core curriculum areas, pursuant to the recommendations of the Commission for the Establishment of Academic Content and Performance Standards, no later than January 1, 1998, to serve as the basis for assessing academic achievement. The Assessment Act provides, among other things, that, commencing with the 1995-96 fiscal year, under the pupil testing incentive program of the Assessment Act, each school district that certifies to the Superintendent of Public Instruction that they will administer tests to all of their pupils in grades 2 to 10, inclusive, or in as many of those grades as are served by the school district, are apportioned a specified amount per pupil tested.

This bill would specify that the State Board of Education shall adopt statewide academically rigorous content and performance standards in the core curriculum areas of reading, writing, and mathematics no later than January 1, 1998, and in the core curriculum areas of history/social science and science no later than November 1, 1998.

This bill, in effect, would amend the Assessment Act to repeal the pupil testing incentive program and instead would establish the STAR Program in grades 2 to 11, inclusive, as specified. The bill would specify the provisions with which school districts would be required to comply in the administration of achievement tests under the STAR Program. The bill would provide for the reporting of the achievement test results, as specified. Because the bill would impose new responsibilities on school districts, it would constitute a state-mandated local program.

This bill would make other, related changes.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 829 (AB 58) Escutia. Special education: extension of sunset date.

(1) Under existing law, the provisions governing special education become inoperative on June 30, 1998.

This bill would extend the date on which those provisions would become inoperative until June 30, 2000. Because the state special education program imposes certain duties upon school districts and county offices of education, this bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 830 (AB 177) Goldsmith. Board of Corrections: composition.

Under existing law, the Board of Corrections is composed of 11 members, 3 of whom are ex officio members and 8 of whom are appointed by the Governor. The 8 appointed members are required to include persons from specified backgrounds.

This bill would expand the board to 13 members by including among the appointed members a rank and file representative of a local corrections facility at the level of the first line supervisor or below with a minimum of 5 years' experience and a chief probation officer from a county with a population under 200,000, thereby increasing the number of appointed members to 10.

Ch. 831 (AB 353) Wildman. California School Paraprofessional Teacher Training Program.

Existing law establishes the California School Paraprofessional Teacher Training Program (the program) for the purpose of recruiting paraprofessionals to participate in a program designed to encourage them to enroll in teacher training programs and to provide instructional services as teachers in public schools. The Commission on Teacher Credentialing (the commission), in consultation with the Chancellor of the California Community Colleges, the Chancellor of the California State University, and representatives of certificated and classified employee organizations, is required to select 12 or more school districts or county offices of education that have 300 or more classified employees to participate in the program and to recruit school paraprofessional employees. The commission is required to ensure that a total of 600 school paraprofessionals are recruited from among the 12 participating school districts and county offices of education. Participating school districts and county offices of education are required to recruit and organize groups, or "cohorts," of school paraprofessionals of no more than 30, and no less than 10, paraprofessionals in each cohort.

This bill would expand that program and name the expanded program the Wildman-Keeley-Solis Exemplary Teacher Training Act of 1997. The bill would require the commission to consult also with the President of the University of California and the chancellors of private institutions of higher education having approved teacher training programs and would permit those universities to participate in the program.

This bill would require the commission to select 24 or more school districts or county offices of education representing rural, urban, and suburban areas to participate in the program and would eliminate the requirement that the selected school districts or county offices of education have 300 or more classified employees. The bill would also require that at a minimum total of 600 school paraprofessionals be recruited from the 24 participating school districts or county offices of education. The bill would require the participating school districts or county offices of education to organize cohorts of not less than 10 paraprofessionals in each cohort.

This bill would eliminate the requirement that at least 40% of the school paraprofessionals employed by a participating school district or county office of education be members of racial and ethnic minorities, as specified and would make related changes.

This bill would express the intent of the Legislature that funding for the program be allocated to the Commission on Teacher Credentialing for grants to school districts, as specified. This bill would provide that grants to any school district shall not exceed the equivalent of \$3,000 annually per paraprofessional in the program.

This bill would provide that funding for grants to school districts, for the purposes of the bill, is contingent upon an appropriation in the annual Budget Act.

This bill would incorporate the provisions of Section 44392 to be added to the Education Code by AB 352, to be operative only if AB 352 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

This bill would incorporate additional changes in Section 69619.1 of the Education Code, proposed by AB 352, to be operative only if AB 352 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

Ch. 832 (AB 355) Morrissey. County employee retirement.

The Public Employees' Retirement Law and the County Employees Retirement Law of 1937 provide for the transfer of retirement programs of specified persons from city to county firefighting or law enforcement employment in Los Angeles County.

This bill would make a technical, nonsubstantive change in those provisions and would make them applicable to Orange County.

Ch. 833 (AB 541) Ducheny. Recycled water.

(1) Existing law, with a certain exception, requires any person who permits any sewage to be discharged in state waters to make a prescribed notification to the Office of Emergency Services and defines the term "sewage" for purposes of that provision.

This bill would exclude from that definition recycled water, as defined.

(2) Existing law regulates the use of recycled water.

This bill would require any person who, without regard to intent or negligence, causes or permits an unauthorized discharge, as defined, of 50,000 gallons or more of recycled water, as defined, or 1,000 gallons or more of recycled water, as defined, in any waters of the state, or who causes or permits such unauthorized discharge to be discharged where it is, or probably will be, discharged in or on any waters of the state, as soon as that person has knowledge of the discharge, notification is possible, and notification can be provided without substantially impeding cleanup or other emergency measures, to immediately notify the appropriate California regional water quality board. The bill would subject a person who fails to make the notification required pursuant to these provisions or waste discharge requirements requiring notification of unauthorized releases of recycled water, as defined, to administrative civil liability, as prescribed. The bill would make related legislative findings and declarations.

(3) This bill would incorporate additional changes in Section 13271 of the Water Code proposed by SB 105, to be operative only if this bill and SB 105 are both enacted and become effective on or before January 1, 1998, each bill amends Section 13271 of the Water Code, and this bill is enacted last.

Ch. 834 (AB 730) Keeley. Meals for needy pupils: records.

Existing law provides that all applications and records concerning any individual made or kept by any public officer or agency in connection with the administration of any provision of the Education Code relating to free or reduced price meal eligibility shall be confidential, and shall not be open to examination for any purpose not directly connected with the administration of any free or reduced price meal program, or any investigation, prosecution, or criminal or civil proceeding conducted in connection with the administration of any free or reduced price meal program.

This bill would authorize a public officer or agency to allow the use by school district employees, who are authorized by the governing board of the school district, of individual records pertaining to pupil participation in any free or reduced price meal program solely for the purpose of disaggregation of academic achievement data if the public agency ensures that it has adopted a policy which allows for the use of individual records for these purposes, no individual indicators of participation in any free or reduced price meal program are maintained in a pupil's permanent record if not otherwise allowed by law, no public release of information regarding individual pupil participation is permitted, and all other confidentiality provisions required by law are met.

Ch. 835 (AB 922) Battin. Property tax revenue allocations: TEA formula: district merger.

Existing property tax law requires the auditor of each county with qualifying cities, as defined, to make certain property tax revenue allocations to those cities in accordance with a specified Tax Equity Allocation (TEA) formula and to make corresponding reductions in the amount of property tax revenue that is allocated to the county. Existing law requires that the amount of a qualifying city's TEA formula allocation be reduced by, among other things, the amount of property tax revenue that is no longer collected by a qualifying city in the first fiscal year following that city's reduction in the rate or base of a local tax that was first imposed prior to January 1, 1988.

This bill would, except in the County of Santa Clara, prohibit this particular reduction from being made in the case in which a local tax is reduced or eliminated as a result of either a court decision or the approval or rejection of a ballot measure by the voters.

Existing law also requires that the amount of a qualifying city's TEA formula allocation be reduced by the amount of property tax revenues received by special districts, governed by the city council of that qualifying city, in excess of the amount received by those districts in the 1986-87 fiscal year.

This bill would, for purposes of TEA formula allocations to the City of Rancho Mirage in the County of Riverside, also require that the amount allocated to that city be reduced by any amount of property tax revenue that has been exchanged pursuant to a specified statute between that city and a community services district, the formation of which is initiated pursuant to specified statutory provisions on or after March 6, 1997. This bill would also make technical, nonsubstantive changes. By requiring the modification of property tax revenue allocations for the 1997-98 fiscal year, this bill would impose a state-mandated local program.

The bill would also permit, under certain conditions, the redevelopment agency of the City of Rancho Mirage to enter into an agreement with a community services district to make payments for library services from tax increment revenues, where a specified preexisting agreement had been entered between the County of Riverside and the redevelopment agency regarding division of those revenues.

This bill would make legislative findings and declarations as to the necessity of a special statute.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 836 (AB 1277) Thomson. Disabled drivers: refueling services: notice.

(1) Existing law requires every operator of a gasoline service station or other facility that offers motor vehicle fuel for sale to the public, with certain exemptions, to provide, upon request, refueling service, as defined, to a disabled driver of a vehicle that displays a special plate or placard, issued by the Department of Motor Vehicles, at a price no greater than that which the facility would charge the public to purchase motor vehicle fuel without any refueling service, and to post a single conspicuous notice to this effect. Any person who, as a responsible managing individual setting service policy, acts in violation of this provision is guilty of an infraction punishable by a fine of \$25.

This bill would repeal these provisions and enact similar provisions with modified exemptions from the above requirement and would increase the fine amount for violations from \$25 to \$100 for the first offense, \$200 for the second offense, and \$500 for each subsequent offense. The bill would also provide for changes to the content of the notices that must be posted and would require, if applicable, the posting of a notice specifying that the particular service station is exempt from the above service requirement. By creating a new crime, this bill would impose a state-mandated local program.

(2) Existing law requires that the provisions set forth in (1) be enforced by the Director of Rehabilitation, and authorizes the director, upon his or her own motion, and requires the director, upon the verified complaint of any person or public agency, to investigate the actions of any person, firm, partnership, association, trustee, or corporation alleged to have violated these provisions. Existing law further provides that if the director determines that there may have been a violation, he or she shall file a verified complaint alleging violation of these provisions with the district attorney, the city attorney, or the Attorney General.

This bill would require the county sealer, during the sealer's normal petroleum product inspection of a service station, to verify that signs have been posted as set forth in (1) and to issue citations, and would enact other related provisions. The bill would also authorize any person or public agency to file a verified complaint alleging violation of these provisions with the district attorney, the city attorney, or the Attorney General for investigation and prosecution of the matter if a violation is found to have occurred.

(3) Existing law requires that a notice setting forth the provisions in (1) be provided by the Board of Equalization in its quarterly newsletter to every person, firm,

partnership, association, trustee, or corporation that operates a gasoline service station or other facility, as specified.

This bill, instead, would require the board to provide notice of the new provisions at least annually.

(4) Existing law requires that a notice setting forth the provisions in (1) be provided by the Department of Motor Vehicles to every disabled person or veteran who is issued a special plate or placard.

This bill would require that a notice setting forth the new provisions be printed on each disabled person's or disabled veteran's placard issued by the Department of Motor Vehicles on and after January 1, 1999, and that a notice be provided to each person issued a disabled person's or disabled veteran's plate on and after January 1, 1998.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 837 (AB 1527) Brown. Subdivision Map Act: Napa County.

The existing Subdivision Map Act generally regulates the division of land for purposes of sale, lease, and finance. That act prohibits the sale, lease, or financing of any parcel, the commencement of construction of any building for sale, lease, or financing, except for model homes, or the occupancy of any parcel or building for which a final or parcel map is required under the act, until the map has been filed for record in the county in which the subdivision is located.

The Subdivision Map Act additionally regulates the merger of parcels for purposes of the act. The act authorizes a local agency to provide by ordinance for these mergers, as specified. Existing law permits a local agency to provide for the merger of a parcel or unit with a contiguous parcel or unit held by the same owner, under specified circumstances, if any one of the contiguous parcels or units held by the same owner does not conform to standards for minimum parcel size, under the zoning ordinance of the local agency applicable to the parcels or units of land. Also, under the act, a person owning real property, or a vendee of that person, as specified, may request, and the local agency with jurisdiction is required to determine, whether the real property complies with the provisions of the act and any local ordinances enacted pursuant to it, and to subsequently issue a certificate of compliance or a conditional certificate of compliance reflecting that determination.

This bill would permit the County of Napa to adopt ordinances to require, as a condition of the issuance of any permit or the grant of any approval necessary to develop any real property which includes an undeveloped standard parcel, as defined, that the undeveloped standard parcel be merged into any other parcel or parcels that are contiguous to it and were held in common ownership on or after the effective date of the enactment of these provisions, with specified exemptions. The bill would require the legislative body of the County of Napa to conduct at least one public meeting with public testimony relating to any proposed ordinance pursuant to the bill prior to the noticed public hearing at which the legislative body proposes to enact the ordinance.

The bill would provide that its provisions shall not be construed as affecting the right of the County of Napa, pursuant to its authority under the existing Subdivision Map Act relating to merger and unmerger of parcels, to merge any parcels of land in the unincorporated area of that county, including, but not limited to, those parcels eligible for exemption from an ordinance adopted under the provisions of this bill.

The California Constitution provides that a local or special statute is invalid in any case if a general statute can be made applicable.

This bill would declare that, due to the unique circumstances within the County of Napa that the bill is intended to remedy, a general statute within the meaning of specified provisions of the California Constitution cannot be made applicable and a special statute is necessary.

Ch. 838 (SB 227) Solis. Community colleges: officers and employees.

Existing law permits members of the Public Employees' Retirement System and the State Teachers' Retirement System who are subsequently employed in a position requiring membership in the other system to, upon an election made within 60 days in writing, remain in their initial retirement system.

This bill would permit certain State Teachers' Retirement System and Public Employees' Retirement System members subsequently employed by specified state agencies in positions that would require the individual to become a member of a different retirement system, to elect coverage in either system within 60 days, in writing. The bill would require the Public Employees' Retirement System to transfer assets to the State Teachers' Retirement System when a member elects to become a member of the State Teachers' Retirement System.

Ch. 839 (SB 402) Greene. Health: opiate drugs.

Existing law, the Intractable Pain Treatment Act, authorizes a physician and surgeon to prescribe or administer controlled substances to a person in the course of treating that person for a diagnosed condition called intractable pain, and prohibits the Medical Board of California from disciplining a physician and surgeon for this action.

This bill would establish the Pain Patient's Bill of Rights and would state legislative findings and declarations regarding the value of opiate drugs to persons suffering from severe chronic intractable pain. It would, among other things, authorize a physician to refuse to prescribe opiate medication for a patient who requests the treatment for severe chronic intractable pain, require the physician to inform the patient that there are physicians who specialize in the treatment of severe chronic intractable pain with methods that include the use of opiates, and authorize a physician who prescribes opiates to prescribe a dosage deemed medically necessary.

Ch. 840 (SB 624) Costa. Community colleges: collaborative facilities projects.

Existing law includes various provisions governing capital construction projects.

This bill would require the Board of Governors of the California Community Colleges to develop a process for the approval and funding of new collaborative facilities projects proposed by community college districts.

The bill would require the board of governors to report on the development of this process to the Joint Legislative Budget Committee and the California Postsecondary Education Commission no later than September 15, 1998, and to include in that report any proposed legislation necessary to implement these provisions.

Ch. 841 (AB 388) Runner. Water districts: Castaic Lake Water Agency.

(1) Existing law, relating to transactions between electricity suppliers and end-use customers, authorizes specified entities, including special districts such as water districts, to aggregate electrical loads, and defines an "aggregator" as one of those specified entities that provides specified power supply services, including combining the loads of multiple end-use customers and facilitating the sale and purchase of electrical energy, transmission, and other services on behalf of the end-use customers.

This bill would specifically provide that a water district, as defined, may serve as an aggregator to facilitate direct transactions within the boundaries of that district in accordance with specified provisions of the Public Utilities Code and charge a fee that is equal to the district's costs for providing that service.

(2) The Castaic Lake Water Agency Law creates the Castaic Lake Water Agency and authorizes the agency to undertake specified activities. That law requires the board of directors to fix water rates to generate revenue to pay for prescribed costs.

This bill would also specifically provide that the agency may serve as an aggregator to facilitate direct transactions within the boundaries of the agency in accordance with those specified provisions of the Public Utilities Code and charge a fee that is equal to the agency's costs for that service. The bill would authorize the board of directors of the agency to increase water rates only if the board determines, as prescribed, that the additional revenue generated by the rate increase will not be used to subsidize losses resulting from the exercise of the agency's authority to serve as an aggregator, thereby imposing a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 842 (SB 644) Polanco. Child abuse.

(1) Existing law requires the Department of Justice to maintain an index of child abuse reports submitted by child protective agencies of every case investigated by the agencies of known or suspected child abuse that is determined not to be unfounded. Under existing law, unauthorized release of certain child abuse reports is a misdemeanor.

This bill would require the Department of Justice and child protective agencies to retain certain reports for specified time periods. This bill would also require that at the time a child protective agency forwards a report of suspected child abuse to the Department of Justice, the child protective agency shall give written notice to the known or suspected child abuser that he or she has been reported to the Child Abuse Central Index. This bill would also expand the list of persons and agencies to whom reports of suspected child abuse and information contained in those reports may be disclosed, to include a known or suspected child abuser who has verified with the Department of Justice that he or she is listed in the Child Abuse Central Index, out-of-state law enforcement agencies investigating known or suspected child abuse, and each county child death review team's chairperson, or the chairperson's designee. The bill would authorize local child death review teams to share information with other child death review teams. The bill would also require the department to make available specified information to child protective agencies or court investigators responsible for placing children or assessing the possible placement of children, and require the agencies or investigators to notify, in writing, a person listed in the Child Abuse Central Index that he or she is in the index, as specified. This bill would provide that a person listed in the Child Abuse Central Index as a victim of child abuse, who is 18 years or older, may, upon written request, have his or her name removed from the index. The bill would make other related changes regarding the emergency placement of children.

By changing the definition of a crime, this bill would impose a state-mandated local program.

(2) Existing law provides for the coordination and integration of state and local efforts to address fatal child abuse and neglect, and to create a body of information to prevent child deaths and provides that the Department of Justice is authorized to carry out these purposes with the cooperation of specified entities.

This bill would provide that these entities working cooperatively together for these purposes shall be known as the California State Child Death Review Council, to be administered by the Department of Justice. The bill would establish as the duty of the council to oversee the statewide coordination and integration of state and local efforts to address fatal child abuse and neglect, and to create a body of information to prevent child deaths. The bill would state the intent of the Legislature that the California State Child Death Review Council, the Department of Justice, the State Department of Social Services, the State Department of Health Services, and state and local child death review teams shall share data and other information necessary to reconcile and integrate the Department of Justice Child Abuse Central Index and Supplemental Homicide File and the State Department of Health Services Vital Statistics as those documents relate to child fatality cases.

(3) This bill would incorporate additional changes in Section 11167.5 of the Penal Code enacted by AB 1536 (Ch. 24, Stats. 1997).

(4) This bill would incorporate additional changes in Section 11167.5 of the Penal Code proposed by AB 1065, to be operative if AB 1065 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(5) This bill would incorporate additional changes in Section 11170 of the Penal Code proposed by AB 753 and AB 1065, to be operative if this bill and one or both of the other bills are enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 843 (AB 753) Escutia. Child care: trustline registration system.

Existing law authorizes in provisions of the Education Code a child care provider, as defined, who possesses any one of 4 identification cards to initiate a background examination process by submitting one set of fingerprints and a completed trustline application to the Department of Justice. These provisions require the department to use the fingerprints submitted by a trustline registry system applicant to search the California Criminal History System and the California Child Abuse Central Index. Existing law requires the department to establish a trustline registry and, upon submission of the trustline application and fingerprints, to enter into the trustline registry the provider's name, identification card number, and an indicator that the provider has submitted an application and fingerprints, which would be known as a "trustline applicant." These provisions also prescribe procedures by which a child care provider may become known as a "registered trustline child care provider."

This bill would, as of July 1, 1998, repeal these provisions in the Education Code and recast them in the Health and Safety Code. The bill would exempt a person, who is a current licensee or employee in a facility licensed by the department who is initiating a background examination to be a trustline provider, from the requirement to submit fingerprints to the department and allow them to instead transfer a current criminal records clearance, from one facility to another if the clearance has been processed through a state licensing district office and is being transferred to another state licensing district office.

The bill would further revise the trustline registry provisions as follows:

(1) Revise the criminal record background check procedures for a trustline provider applicant, including adding a requirement that the applicant sign a declaration verifying his or her identity, and making a willful false declaration a misdemeanor.

(2) Prescribe circumstances under which the department is authorized to revoke a provider's trustline registration and under which a provider's registration is considered forfeited.

(3) Add the actual costs incurred by the Department of Justice for a Federal Bureau of Investigation criminal record check and to process the automated child abuse system checks under the trustline provisions to the costs to which a trustline provider applicant fee may apply.

(4) Require a trustline provider applicant and registered trustline provider to inform the department of any new mailing address in writing within 10 days of the change in address.

(5) Delete provisions that require the Department of Education to evaluate the trustline and to select a private consultant to evaluate the trustline.

(6) Revise provisions related to the previous exemption from trustline registration for certain child care providers operating under special programs and authorized to receive compensation from funds provided pursuant to federal law.

(7) Make its provisions operative on July 1, 1998, and authorize the department to adopt regulations.

(8) Upon the effective date of this bill, require the Department of Justice to transfer all trustline application and registration materials to the State Department of Social Services. Because the moneys previously collected by, and continuously appropriated to, the Department of Justice would instead be continuously appropriated to the department, the bill would make an appropriation.

The moneys collected by the Department of Justice to implement these provisions are continuously appropriated. Because this bill would increase the moneys in a continuously appropriated fund, it would make an appropriation.

Existing law, the Child Abuse and Neglect Reporting Act, requires the Department of Justice to maintain an index of all reports of child abuse, authorizes the department to charge the person or entity making the request a fee whenever information contained

in these files is furnished to the State Department of Social Services as the result of certain applications for employment or licensing, and requires that all moneys received for this purpose be deposited in the Department of Justice Sexual Habitual Offender Fund, for expenditure to offset various costs.

This bill would require that all moneys received under this provision to process trustline applications for purposes of this bill be deposited in a special account in the General Fund created by this bill, named the Department of Justice Child Abuse Fund. The moneys in this fund would be available, upon appropriation by the Legislature, for expenditure by the department to offset the costs incurred to process trustline applications pursuant to this bill.

This bill would incorporate additional changes in Section 11170 of the Penal Code, proposed by AB 1065 or SB 644, or both, to become operative only if AB 1065 or SB 644, or both, and this bill are chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

By creating a new crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 844 (AB 1065) Goldsmith. Child abuse reports: dependent children.

(1) Existing law, the Child Abuse and Neglect Reporting Act, requires the Department of Justice to maintain an index of all reports of child abuse, and requires the department to notify a child protective agency that submits a report of known or suspected child abuse of any information maintained in the index that is relevant to that report of abuse. Under existing law, the reports of child abuse and the information contained in them are confidential, and unauthorized disclosure is a misdemeanor.

This bill would expand the list of agencies and persons to whom reports of suspected child abuse and information contained in them may be disclosed. This bill would include in that list child protective agencies responsible for making placements and persons who have been identified by the Department of Justice as listed in the Child Abuse Central Index, pursuant to a request by a child protective agency responsible for making placements.

This bill would also require the department to make available to any child protective agency responsible for placing dependent children, upon request, relevant information concerning child abuse reports contained in the index, as specified. This bill would also require that upon receipt of this information, the child protective agency shall provide written notice to the person identified by the department, by notifying that person of the fact that he or she is in the index. By imposing new duties on child protective agencies and expanding the scope of an existing crime, this bill would impose a state-mandated local program.

(2) The Child Abuse and Neglect Reporting Act also authorizes the department to charge the person or entity making the request a fee whenever information contained in these files is furnished to the State Department of Social Services as the result of certain applications for employment or licensing, and requires that all moneys received for this purpose be deposited in the Department of Justice Sexual Habitual Offender Fund, for expenditure to offset various costs.

This bill would require that all moneys received under this provision to process trustline applications for purposes of provisions contained in AB 753 relating to child care provider registration be deposited in a special account in the General Fund created by this bill, named the Department of Justice Child Abuse Fund. The moneys in this fund would be available, upon appropriation by the Legislature, for expenditure by the department to offset the costs incurred to process trustline applications.

(3) This bill would incorporate additional changes in Sections 11167.5 and 11170 of the Penal Code proposed by SB 644, to become operative if SB 644 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish

procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 845 (AB 588) Figueroa. Insurance.

Existing law provides that no disability insurer covering hospital, medical, or surgical expenses may deny, refuse to insure, refuse to renew, cancel, restrict, or otherwise terminate, exclude, or limit coverage, on the basis that the applicant or insured person is, has been, or may be a victim of domestic violence.

This bill would provide that insurers issuing policies of insurance against certain residential, liability, and commercial risks may not deny or refuse to accept an application for insurance, refuse to issue or renew a policy, cancel, restrict, or otherwise terminate a policy, or charge a different rate for the same coverage because the applicant for insurance or any person who is or would be insured is, has been, or may be, a victim of domestic violence, except as specified. This bill would also provide that information that indicates that a person is, has been, or may be a victim of domestic violence is personal information for purposes of the Insurance Information and Privacy Protection Act. The bill would also restrict these insurers, and persons employed by them, from requesting certain information with respect to claimants, insureds, applicants, and claims that involve domestic violence, except as specifically provided.

Ch. 846 (AB 807) Scott. Sexual assault: victim's support.

(1) Existing law requires a law enforcement officer, or his or her agency, to immediately notify the local rape victim counseling center whenever a victim of an alleged violation of specified sex offenses is transported to a hospital for examination, and the victim approves of that notification.

This bill instead would require the law enforcement officer, or his or her agency, to immediately notify the local rape victim counseling center whenever a victim of an alleged violation of specified sex offenses is transported to a hospital for any medical evidentiary or physical examination. The bill would also provide that the victim shall have the right to have a sexual assault victim counselor and at least one other support person of the victim's choosing present at any medical evidentiary or physical examination, and that notice of this right shall be provided orally or in writing to the victim by the attending medical provider prior to the commencement of any initial medical evidentiary or physical examination arising out of a sexual assault.

(2) Existing law provides that a victim of sexual assault or spousal rape has the right to have a sexual assault victim counselor and at least one additional support person chosen by the victim present at any evidentiary, medical, or physical examination or interview by law enforcement authorities or defense attorneys.

This bill would revise the above provision to provide that the victim has a right to have victim advocates present at any interview by law enforcement authorities, district attorneys, or defense attorneys. However, this bill would specify that an initial investigation by law enforcement at the crime scene to determine whether a crime has been committed and the identity of the suspects shall not constitute a law enforcement interview. The bill would also provide that prior to the commencement of any initial law enforcement interview or district attorney contact, the victim shall be notified orally or in writing by the attending law enforcement authority or district attorney that the victim has the right to have victim advocates, as well as a support person of the victim's choosing, present at the interview or contact. This bill would further provide that this notification requirement shall also apply to investigators and agents employed or retained by law enforcement or the district attorney. By imposing increased duties on local criminal justice systems that are equivalent to those imposed by the establishment of a new crime, this bill would impose a state-mandated local program.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 847 (AB 45) Murray. Domestic violence: punishment.

(1) Existing law requires a court to consider issuing various restraining orders on its own motion, in any case where the defendant is charged with a crime of domestic violence.

This bill would require the court to provide a copy of those orders to all interested parties. By imposing new duties on court personnel, the bill would impose a state-mandated local program.

(2) Existing law authorizes a magistrate or commissioner to set bail in an amount that he or she deems sufficient to assure that a defendant who has been arrested without a warrant for a bailable felony offense will appear in court.

This bill would additionally authorize a magistrate or commissioner to set bail in an amount that he or she deems sufficient to assure the protection of a victim, or family member of a victim, of domestic violence, for a person who has been arrested for the misdemeanor offense of violating a domestic violence restraining order.

(3) This bill would incorporate the additional changes in Section 136.2 of the Penal Code proposed by AB 340, to be operative if AB 340 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 848 (AB 102) Cunneen. Sentencing: aggravation: minors and pregnant women.

(1) Existing law requires the court to consider circumstances in aggravation and circumstances in mitigation when determining whether to impose the lower or upper prison term of a specified triad of prison terms. The Rules of Court set forth specified circumstances in aggravation and mitigation that the court may consider.

This bill would require that in specified cases of domestic violence where the defendant is or has been a member of the household of a victim or the minor, or has some other specified relationship to the victim or minor, and the offense occurred in the presence of or was witnessed by the minor, the court shall consider this fact as a circumstance in aggravation of the crime.

(2) Existing law authorizes the imposition of the high term of imprisonment in the state prison where specified circumstances in aggravation of a crime exist.

This bill would recommend that the Judicial Council revise a specified court rule to add to the circumstances in aggravation of a crime that a temporary restraining order protecting the victim of the crime from the defendant was in effect, and that the victim was pregnant at the time of the offense and the defendant knew or reasonably should have known of the victim's condition.

Ch. 849 (AB 200) Kuehl. Child custody.

Existing law provides that it is the policy of this state to assure children frequent and continuing contact with both parents after the parents have separated or dissolved their marriage, and to encourage those parents to share the rights and responsibilities of child rearing, except where contact would not be in the best interest of the child. Existing law also specifies factors that the court shall consider in determining the best interest of the child in proceedings relating to custody or visitation.

This bill would declare that it is also the policy of this state that the health, safety, and welfare of children shall be the court's primary concern in determining the best interest of children when making orders regarding custody or visitation, that perpetration of child abuse or domestic violence in a household where a child resides is detrimental to the child, and that where this policy and the existing policy are in conflict an order for custody or visitation shall be made in a manner that ensures the health, safety, and welfare of the child and the safety of all family members. The bill would require that decisions by a court or mediator regarding custody, visitation or other continuing contact by the child with both parents shall be consistent with these policies and the best interest of the child. The bill would also require that, if custody is granted to a parent who is alleged to have a history of committing child or domestic abuse or habitually or continually using alcohol or illegal drugs, as specified, the court's order shall specify the court's reasons and any order regarding custody or visitation shall be specific as to the time, day, place, and manner of transfer of the child, as specified, except where the parties stipulate to custody or visitation.

Ch. 850 (AB 233) Escutia. Trial courts: funding.

(1) Existing law establishes various fees for civil cases.

This bill would revise those fees.

(2) Existing law establishes a system of state funding for trial courts.

This bill would set forth the findings, declarations, and intent of the Legislature with regard to trial court funding and revise the system of state funding for trial courts, as specified. The bill would establish the Task Force on Trial Court Employees and the Task Force on Court Facilities, and specify the powers and duties thereof. The bill would also expand the powers and duties of the Judicial Council with respect to trial court funding, as specified. The bill would also revise provisions governing the Trial Court Trust Fund and the Trial Court Improvement Fund, as specified.

(3) Existing law establishes the duties of a county with respect to the trial courts in the county.

This bill would revise the duties of a county with respect to the provision of necessary resources for the trial courts, as specified.

(4) Existing law authorizes the Judicial Council to adopt rules of court as specified by statute.

This bill would authorize rules of court providing for racial, ethnic, and gender bias, and sexual harassment training for judges, commissioners, and referees. The bill would also revise the duties of the Judicial Council with respect to the collection of court data and reporting thereon.

(5) Existing law establishes the Trial Court Trust Fund for the purpose of funding trial court operations.

This bill would, until July 1, 2001, authorize any unexpended funds, not to exceed \$5,000,000, in the Trial Court Trust Fund for the 1997-98 fiscal year or any other available funds to be allocated by the Judicial Council for trial court facilities renovation, repair, and maintenance projects, as specified, pursuant to appropriation by the Legislature. The bill would also provide that if the county retained share of any specified fines and forfeitures exceeds the amount of the fines and forfeitures collected in that county during the 1994-95 fiscal year, that excess shall be deposited into the Trial Court Trust Fund, up to the amount of any allocation to the county made pursuant to the bill.

The bill would authorize the Administrative Office of the Courts to establish budget procedures and an annual schedule of budget developmental management, as specified, and set forth the criteria for the Judicial Council's trial court budget request.

(6) Under existing law, a judge or justice is deemed to serve or sit under assignment on each day during which it is necessary for him or her on account of the assignment to serve on the court to which assigned, to travel to or from such court, or to be absent from his or her residence.

This bill would, until January 1, 1999, delete reference to justices in this provision, revise the provision to apply to service in a substantial way on that court, and add provisions specifying when a judge of a municipal court is deemed to have served under assignment in the superior court, and requiring the Judicial Council to adopt

implementing rules, including criteria for approval of judicial and administrative court coordination plans.

(7) Existing law specifies the authority of the Trial Court Budget Commission.

This bill would provide that the Trial Court Budget Commission shall exercise its authority under the direction of, and with the approval of, the Judicial Council.

(8) Existing law authorizes each county to establish a courthouse construction fund, to be financed by surcharges on fines, forfeitures, and penalties and used for courthouse construction, as specified, and to continue through and including the 20th year after the initial year for the surcharge, or the 20th year after any borrowings are made for such construction.

This bill would extend those time limits with respect to Merced County from 20 to 25 years.

(9) Existing law requires counties to fund the costs of automating court recordkeeping.

This bill would revise those requirements, as specified.

(10) Existing law requires a biennial audit of trial court accounts, as specified.

This bill would repeal that provision.

(11) Existing law specifies the disposition of fines and forfeitures, and traffic violator fees, collected by the courts for crimes other than parking violations.

This bill would revise those provisions, as specified.

(12) This bill would establish a Civil Delay Reduction Team, which provisions would remain in effect until July 1, 1999. The bill would also establish a Judicial Administration Efficiency and Modernization Fund in the State Treasury for expenditure by the Judicial Council, as specified.

(13) The bill would impose state-mandated local costs by revising the duties of local officials, but would specify that the bill shall not be deemed to impose a state-mandated local program because of the state's assumption of increased funding support for the trial courts.

Ch. 851 (AB 530) Assembly Committee on Higher Education and Senate Committee on Education. Golden State Scholarshare Trust Act.

Existing law provides various programs of student financial assistance in the form of grant and loan programs.

This bill would establish the Golden State Scholarshare Trust Act, pursuant to which, under regulations adopted by the Student Aid Commission, participants would invest money in the Golden State Scholarshare Trust for the benefit of a specific beneficiary for the advance savings for the beneficiary's higher education expenses, as defined, at certain postsecondary educational institutions.

The bill would prescribe the powers and duties of the commission to implement these provisions. The bill would specify the circumstances under which a participation agreement may be canceled and the consequences of the cancellation.

The bill would require the commission to submit an annual audited financial report on the operations of the trust to the Governor, the Controller, the State Auditor, and the Legislature.

The bill would create the Scholarshare Investment Board, which would consist of the Treasurer, the Director of Finance, and the chief executive officer of the commission. The bill would require the board to prepare and adopt a written statement of investment policy annually and to consider the statement of investment policy and any changes in the investment policy at a public hearing. The bill would require reports concerning investments and deposits in financial institutions to be placed on file for public inspection, as specified. The bill also would require the investment manager to report specified information to the board.

The bill would require moneys received by the Scholarshare trust to be segregated into 2 funds, the program fund and the administrative fund. The bill would continuously appropriate the program fund to the commission for the purposes of the Golden State Scholarshare Trust Act and would make the funds in the administrative fund available for expenditure upon appropriation.

The bill would provide that distributions or earnings under a Scholarshare trust participation agreement and contributions to the Scholarshare trust on behalf of a

beneficiary would not be includable as gross income of a beneficiary or a participant, as specified.

The bill would make related changes in provisions governing the personal income tax law and the bank and corporation tax law.

The bill would provide that funding necessary for the startup and first-year administrative costs of the trust be paid from the General Fund in the annual Budget Act and that administrative costs of the trust in future years be paid out of the administrative fund of the trust.

Ch. 852 (AB 1191) Shelley. Vehicles: traffic rules and regulations: violations.

(1) Under existing law, it is an infraction punishable by a base fine of not exceeding \$100 for any person to fail to stop at a steady or flashing red signal light. Existing law provides for increased fines for subsequent convictions of infractions occurring within a one-year period.

This bill would change the base fine for a violation of the above described red signal light infraction to a fine of \$100.

(2) Under existing law, all fines and forfeitures imposed and collected for crimes, other than parking offenses, resulting from a filing in a court are required to be deposited with the county treasurer and distributed in accordance with a specified formula each month to the state, counties, and cities.

This bill would require, notwithstanding the specified distribution for fines, forfeitures, and assessments, that, for each conviction, as designated from fines, forfeitures, and assessments collected, of a violation of specified Vehicle Code provisions concerning red lights, 30% be allocated by the county treasurer to the general fund of the city or county in which the offenses occurred, with the balance to be deposited by the county treasurer in accordance with the formula specified above. The bill would make a similar allocation of revenues derived from fees collected from persons required or permitted to attend traffic violator schools because of violations of the same red light offenses. By imposing additional administrative duties on counties, this bill would impose a state-mandated local program.

(3) The bill would set forth certain legislative findings and declarations.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 853 (AB 1318) Ducheny. Public postsecondary education: student fees.

Existing law provides for a public postsecondary educational system in this state, which consists of the University of California, the California State University, and the California Community Colleges.

This bill would require systemwide fees charged to resident undergraduate students at the University of California and the California State University to be reduced for the 1998–99 fiscal year by 5% below the level charged during the 1997–98 fiscal year, and, for the 1999–2000 fiscal year, to be at the same level as for the 1998–99 fiscal year. The bill would require the per unit per semester fee charged to resident students at the California Community Colleges for the 1998–99 and 1999–2000 fiscal years to be reduced to \$12. The bill would require systemwide fees charged to resident graduate students and resident students pursuing a course of study leading to a professional degree at the University of California and the California State University for each of the 1998–99 and 1999–2000 fiscal years to be established at the same level established for those resident students for the 1997–98 fiscal year.

The bill would specify that this provision shall not apply to the University of California except to the extent that the Regents of the University of California, by appropriate resolution, make it applicable.

The bill would declare the Legislature's intent to appropriate sufficient funds to the University of California, the California State University, and the California Community Colleges in the Budget Acts of 1998 and 1999 and any subsequent Budget Acts to cover any reduction in funds caused by the enactment of the above provisions.

In addition, the bill would appropriate \$22,500,000, or so much thereof as is necessary, to the University of California and \$19,400,000, or so much thereof as is necessary, to the California State University, from the General Fund, for the 1998-99 fiscal year for the purpose of fully reimbursing those systems for fiscal losses resulting from the fee reductions in the bill. The appropriation to the University of California would be contingent upon the University of California implementing the fee reduction for the 1998-99 fiscal year.

Ch. 854 (AB 602) Davis. Poochigian and Davis Special Education Reform Act.

Existing law sets forth a method for determining apportionments for the purposes of special education programs operated by school districts, county superintendents of schools, and special education local plan areas (SELPAs). That method is based in part on amounts based on personnel costs that are computed pursuant to statutory formulas, amounts based on support services costs that are computed pursuant to statutory formulas, and amounts specifically computed for early education for individuals with exceptional needs younger than 3 years of age, nonpublic, nonsectarian schools and agencies, individuals having low-incidence disabilities, and licensed children's institutions. The number of instructional personnel services units that may be claimed are computed for teachers for special day classes and centers, instructional aides, and resource specialists, on the basis of the ratio of those positions to a specified number of pupils.

This bill would enact the Poochigian and Davis Special Education Reform Act and would make legislative findings and declarations with respect to the problems arising from the existing method of financing special education and related services. The bill would declare the intent of the Legislature to establish a new method for financing special education that is based on the pupil population in each SELPA. The bill would further declare the intent of the Legislature that the new funding method, among other things, ensures greater equity in funding among SELPAs, avoids unnecessary complexity, requires fiscal and program accountability, and avoids financial incentives to inappropriately place pupils in special education. The bill would also contain a legislative finding and declaration that an areawide approach to special education services delivery through administration by SELPAs best serves differing population densities and provides local flexibility, as specified. The bill would also declare the intent of the Legislature to equalize funding among SELPAs.

This bill, to accomplish the intent of the Legislature, would do the following:

(1) This bill would repeal the existing method of computing special education apportionments and make numerous conforming changes to other provisions of law, including the repeal and amendment of supporting statutes relating to the funding of special education programs. The bill would set forth a new method for making apportionments, as follows:

(a) A method for computing one-time equalization adjustments to special education apportionments to school districts and county offices of education that is based upon computed amounts per each type of special education services unit would be established. The bill would require the Superintendent of Public Instruction (superintendent) to compute special education services unit rates (unit rates) for that purpose for teachers of special day classes and centers for pupils who are severely disabled, unit rates for instructional aides for pupils who are severely disabled, unit rates for teachers of special day classes and centers for pupils with exceptional needs who are not severely disabled, unit rates for instructional aides for pupils with exceptional needs who are not severely disabled, unit rates for resource specialists, and unit rates for designated instruction and services. Those unit rates would be based on amounts computed by the superintendent for the 1995-96 fiscal year. Those unit rates would be averaged for services to pupils who are not severely disabled, except with respect to the unit rates for instructional aides. The superintendent would be required to compute statewide average unit rates for the purposes of equalization adjustments. Based upon those computations, the

superintendent would be required, for the 1997–98 fiscal year only, to make computations to determine the amount of equalization adjustments, if any, to be made to the special education funding. These equalization adjustments computed for the 1997–98 fiscal year would only be funded to the extent funds are appropriated for that purpose and would not create any future entitlements for equalization.

(b) Commencing in the 1998–99 fiscal year and each fiscal year thereafter, allocations of funds would be made to SELPAs and the administrator of each SELPA would be responsible for the fiscal administration of the annual budget allocation plan for special education programs and the allocation of state and federal funds to the school districts and county offices of education composing the SELPA in accordance with the local plan.

(c) For the 1998–99 fiscal year, each SELPA would be entitled to, at a minimum, an amount equal to the amount received per unit of average daily attendance in the 1997–98 fiscal year from specified state, local, and federal revenues for the purpose of special education for preschool pupils (ages 3 to 5 years), special education for pupils enrolled in kindergarten and grades 1 to 12, inclusive, and the amounts received for equalization, as described in subdivision (a), as adjusted for inflation, and equalization to the statewide target amount, changes in enrollment, and for the incidence of special disabilities, if applicable.

(d) Commencing with the 1999–2000 fiscal year and each fiscal year thereafter, the amount of funding computed for each SELPA would be subject to adjustment for changes in enrollment, equalization to the statewide target amount, inflation, and for the incidence of special disabilities, as specified. For purposes of equalization, each SELPA that would receive an amount per unit of average daily attendance for a fiscal year, as defined, that is below the statewide target amount per unit of average daily attendance for SELPAs, as computed, would be entitled to an equalization adjustment for that fiscal year. Adjustments for equalization would continue through and including the fiscal year in which all SELPAs are funded, at a minimum, at the statewide target amount, as adjusted for inflation. The superintendent would be required to make various computations to determine the amounts available for the purposes of equalization and the amount of the equalization adjustment for each SELPA.

(e) Funding for licensed children's institutions would continue to be computed as required by existing law.

(f) The method of funding for nonpublic, nonsectarian school contracts would be revised. The State Department of Education would be required to administer an extraordinary cost pool to protect SELPAs from the extraordinary costs associated with single placements in nonpublic, nonsectarian schools. The Office of the Legislative Analyst, the Department of Finance, and the State Department of Education would be required to conduct a study, as specified, of nonpublic school and nonpublic agency costs with a final report to the appropriate policy and fiscal committees of the Legislature on or before May 1, 1998.

(g) Low-incidence funding would continue to be computed as required by existing law.

(h) The method of allocating funds for regionalized operations and services and the direct instructional support of program specialists would be revised.

(2) This bill would require each SELPA to submit a revised local plan on or before the time it is required to submit a local plan as specified. Until the superintendent approves the revised local plan, the SELPA would be required to continue to operate under the reporting and accounting requirements prescribed by the State Department of Education for the special education finance provisions repealed by this bill. The department would be required to issue transition guidelines on the accounting requirements that SELPAs would be required to follow, including, but not necessarily limited to, guidelines pertaining to accounting for instructional personnel service units and caseloads. The bill would prohibit the State Board of Education from approving any proposal to divide a SELPA into 2 or more units unless either equalization among SELPAs has been achieved or the division has no net impact on state costs for special education, provided, however, that a proposal may be approved if it was initially submitted prior to January 1, 1997.

(3) This bill would require each SELPA to administer the revised local plans described in (2) and the allocation of funds. The bill would require SELPAs that do not

have approved revised local plans to continue to distribute funds under the methods set forth in existing law, as specified.

(4) This bill would revise the requirements for a SELPA that requests a designation as a necessary small SELPA.

(5) This bill would repeal provisions requiring the termination of the state's participation in special education programs for individuals with exceptional needs between the ages of 3 and 5 years if certain conditions occur.

(6) This bill would make some of the numerous necessary conforming substantive and technical changes to provisions of law relating to special education.

(7) To the extent that this bill would place new requirements on SELPAs, school districts, and county offices of education with respect to governance of SELPAs and the distribution of funds to SELPAs, this bill would impose a state-mandated local program.

(8) The bill would make legislative findings and declarations that the federal Individuals with Disabilities Education Act, as amended by the Individuals with Disabilities Education Act Amendments of 1997, contains specified provisions and that state and local education agencies are required to abide by federal laws.

(9) This bill would require the Office of the Legislative Analyst, in conjunction with the Department of Finance and the State Department of Education, to conduct a study of the distribution of severe and costly disabilities and the Office of the Legislative Analyst, the Department of Finance, and the State Department of Education to submit a report of their findings to the appropriate policy and fiscal committees of the Legislature on or before June 1, 1998.

(10) This bill would require the State Department of Education to convene a working group to develop recommendations for improving the compliance of state and local education agencies with state and federal special education laws and regulations and to submit a report of the recommendations to the appropriate policy and fiscal committees of the Legislature on or before September 1, 1998.

(11) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(12) This bill would provide that funding for this bill is contingent upon the enactment of an appropriation in the annual Budget Act, but would appropriate \$100,000 from specified federal funds for the purpose of the Office of the Legislative Analyst, the Department of Finance, and the State Department of Education conducting the study of nonpublic school and nonpublic agency costs and \$200,000 from specified federal funds for the purpose of the Office of the Legislative Analyst contracting for the request for proposal and study of the distribution of severe and costly disabilities.

Ch. 855 (SB 727) Rosenthal. School finance: days of attendance.

(1) Existing law requires the Superintendent of Public Instruction, at the request of a county superintendent of schools or a school district, and with the approval of the Director of Finance, to calculate the days of attendance in schools or classes maintained by the county superintendent of schools or school district in a specified alternative manner for the 1993-94 or 1994-95 fiscal year, as specified, or any later fiscal year, and the succeeding fiscal years, and to verify certain percentages to be calculated.

This bill would delete the provisions above regarding the alternative manner for calculating days of attendance and would instead, effective July 1, 1998, make one-time adjustments to the revenue limits per unit of average daily attendance, as specified.

(2) Existing law provides that in a county office of education or school district that requests to calculate its days of attendance in the alternative manner specified above, certain absences of a pupil from school or class are not deemed absences.

This bill would repeal this provision.

(3) Existing law requires county superintendents of schools and governing boards of school districts to report specified attendance information for purpose of apportionment.

This bill would require additional information, as specified.

(4) This bill would declare that specified sections of this act shall become operative July 1, 1998.

Ch. 856 (SB 1253) Mountjoy. Income taxation: designations: California Military Museum.

Existing law relating to the administration of personal income tax laws allowed individual taxpayers, until January 1, 1996, to contribute amounts in excess of their tax liability to the California Military Museum Fund.

This bill would reinstate those contribution provisions on January 1, 1998, and would continue their operation until January 1, 2002.

This bill would, for taxable years beginning in 1998, make those contribution provisions inoperative in any calendar year in which the Franchise Tax Board estimates that the minimum contribution amount will be less than the prescribed amount, as annually adjusted commencing with taxable years beginning in 1999.

Ch. 857 (AB 1438) Escutia. Trial court funding.

Existing law authorizes the Judicial Council to adopt rules of court as specified by statute.

This bill would recognize specified rules of court adopted by the Judicial Council creating a mechanism for the negotiation of the conditions of employment between a trial court and its representatives and trial court personnel, as specified.

Ch. 858 (AB 420) Baca. Judges.

Existing law specifies the number of court judges in various counties in the state.

This bill would provide that there are 40 additional judges of the superior and municipal courts, to be allocated to the courts of the counties in accordance with a report on judgeship needs to be submitted to the Legislature by the Judicial Council, thereby imposing a state-mandated local program.

The bill would provide that, upon submission of the report and appropriation of funds during the 1997-98 Regular Session to pay for a judicial position for the 1998-99 fiscal year, the Governor may appoint a judge to each of the positions for which funds have been appropriated.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 859 (AB 1574) Escutia. Trial Court Funding.

Existing law, as set forth in the Budget Act of 1997, makes certain appropriations for trial court funding.

This bill would transfer the additional amount of \$157,500,000 to an existing item of appropriation for trial court funding for the 1997-98 fiscal year.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 860 (SB 377) Greene. Education: voluntary desegregation programs.

Existing law authorizes school districts that maintain specified voluntary desegregation programs to present claims for reimbursement for the costs of these programs.

This bill would provide that the Grant Union High School District, the Lynwood Unified School District, or the Sausalito Elementary School District may be funded for a specified voluntary desegregation program if the Department of Finance has reviewed and approved an estimated claim and a specified report submitted by any and all of the districts. The bill would authorize the Allensworth-Richgrove Districts Collaborative, the Carlsbad Unified School District, and the San Dieguito Union High School District to be funded for a specified voluntary desegregation program. The bill would specify that these provisions would only become operative if appropriations are made for their purposes in the annual Budget Act or in another measure.

Ch. 861 (SB 1051) Vasconcellos. Education: voluntary desegregation programs: East San Jose group of school districts in collaboration.

Existing law authorizes school districts that maintain specified voluntary desegregation programs to present claims for reimbursement for the costs of these programs.

This bill would authorize a group of school districts in collaboration to present these claims for reimbursement.

The bill would provide that, if the East San Jose group of school districts in collaboration, as defined to include 6 specified school districts, meets certain criteria, that group may be funded for a specified voluntary desegregation program through the annual Budget Act if the program is approved by the Controller and if the Department of Finance has approved an estimated claim and a specified report submitted by the collaboration.

The bill would specify that this provision would only be implemented for those fiscal years for which the Director of Finance certifies, in writing, to the Secretary of State that sufficient funding has been appropriated for its purposes in the annual Budget Act or in another measure.

This bill would provide that it shall not be construed to permit the East San Jose group of school districts in collaboration to receive additional reimbursement for the costs of voluntary desegregation programs for any fiscal year prior to the 1996–97 fiscal year.

This bill would make legislative findings and declarations with respect to funding voluntary desegregation programs. The bill would require that the Eastside Union High School District operate under the voluntary desegregation program operated by the East San Jose group of school districts, of which the Eastside Union High School District is a part, and would require the base fiscal year for computing reimbursements to be the first full year of operation of the program following the 1995–96 fiscal year.

This bill would include a legislative finding and declaration of unique circumstances necessitating a special statute in this regard.

Ch. 862 (SB 1163) Greene. School facilities: voluntary desegregation plans.

Existing law requires that, prior to reimbursement for certain costs incurred by school districts for voluntary desegregation, the governing board of a school district submit to the Superintendent of Public Instruction and the Controller a copy of the district's desegregation plan, which the governing board has certified is the latest adopted plan. Existing law sets forth a formula for computing the amount that a school district may be reimbursed for the costs of its voluntary desegregation program that uses the 1984–85 fiscal year as a base year, or for school districts initiating a program after that fiscal year that uses the first full year of operation of the program as the base year.

This bill would specify that the "Administrative Recommendations and Action Plans for Implementing a Voluntary Desegregation Plan in the Sacramento City Unified School District," adopted February 29, 1988, and as subsequently amended, is the latest adopted plan for the Sacramento City Unified School District. The bill would also provide that commencing with the 1998–99 fiscal year and each fiscal year thereafter, the amount that the Sacramento City Unified School District may be reimbursed for the costs of its voluntary desegregation program shall not exceed the amount in excess of $\frac{1}{5}$ of the audited desegregation cost approved by the Controller and actually incurred in the 1990–91 fiscal year, reduced by the federal desegregation reimbursement of \$3,096,989 received in the 1990–91 fiscal year, as adjusted for inflation and changes in enrollment, as specified. The bill would include in the 1990–91 base year expenditures by the school district for its federal magnet program, as specified.

This bill would declare that it shall not become operative unless and until funding is provided for its purposes in the annual Budget Act.

This bill would make a legislative finding and declaration of unique circumstances in this regard.

Ch. 863 (SB 712) Haynes. Local government reorganization.

Existing law, the Cortese-Knox Local Government Reorganization Act of 1985, requires the local agency formation commission of a county to authorize the conducting authority to order the consolidation of districts, dissolution, merger or establishment of

a subsidiary district, or reorganization including any of these changes of organization without an election, except as otherwise specified.

This bill would revise that provision to require an election in each affected city or district when there are written protests, as specified, and would make the provision inapplicable to any proposal for a change of organization or reorganization submitted to the commission before January 1, 2003, where the Goleta Sanitary District or the Goleta West Sanitary District is an affected district. The bill would also state the findings and declaration of the Legislature concerning the necessity of a special law.

The act also provides that in any reorganization where the component changes of organization would not individually require a confirmation election, no confirmation election shall be required to approve the reorganization.

This bill would require the conducting authority to order and approve a change of organization or reorganization subject to voter confirmation by the voters in each affected district for any proposal for the dissolution of one or more districts and the annexation of all or substantially all of their territory to another district when the conducting authority finds that petitions meeting certain requirements request submission of the proposal to voter confirmation. The bill would also make conforming changes.

Ch. 864 (SB 824) Greene. California Center on Teaching Careers.

Existing law establishes various programs for the recruitment of teachers.

This bill would establish the California Center on Teaching Careers for the purposes of recruiting qualified and capable individuals into the teaching profession. From funds appropriated for that purpose, the California State University would be required to establish and administer the center, in concurrence, as defined, with representatives of the Commission on Teacher Credentialing, the State Department of Education, the University of California, and independent institutions of higher education, as defined. The California Center on Teaching Careers would be required to perform specified duties, including, among others, creating or expanding a referral data base for qualified teachers seeking employment in the public schools.

This bill would require the Commission on Teacher Credentialing, in consultation with the Legislative Analyst, to conduct an evaluation of the program on or before March 1, 2002, and would authorize the inclusion of that evaluation in the analysis of the 2002–03 Budget Bill prepared by the Legislative Analyst.

This bill would repeal those provisions as of January 1, 2008.

This bill would appropriate \$500,000 from the unappropriated balance of federal funds received by the state pursuant to the federal Goals 2000: Educate America Act to the California State University, without regard to fiscal year, for the support of the California Center on Teaching Careers.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 865 (SB 1155) Leslie. Education: Plumas Unified School District: necessary small schools: necessary small high schools.

Existing law defines a necessary small school as an elementary school with an average daily attendance of less than 101, exclusive of pupils attending grades 7 and 8 of a junior high school, maintained by a school district that maintains 2 or more schools, that comes within any of several specified criteria involving combinations of distance and average daily attendance. Existing law requires the county superintendent of schools to make specified computations for each elementary and secondary school district that has fewer than 2,501 units of second principal apportionment average daily attendance and maintains at least one school that meets the criteria for a necessary small school, as defined.

Existing law defines a necessary small high school as a high school with an average daily attendance of less than 301, or a junior high school with an average daily attendance of less than 75 in grade 9, excluding continuation schools, that comes within any of several specified criteria involving combinations of distance and average daily attendance. Existing law requires the county superintendent of schools to make specified computations for each school district with fewer than 2,501 units of average daily attendance with regard to necessary small high schools.

This bill would express legislative findings and declarations relating to the fiscal circumstances of the Plumas Unified School District. The bill would express the intent of the Legislature to provide a method through which the Plumas Unified School District, and any other similarly situated school district, would be eligible to receive apportionments pursuant to the schedules for a necessary small school and a necessary small high school set forth in existing law.

The bill would require that, notwithstanding any other provision of law, a unified school district that is the only school district in a county, that received specified amounts of federal Forest Reserve funds and that has fewer than 4,501 units of average daily attendance, be eligible to receive apportionments for necessary small schools and necessary small high schools, except as specified. The bill would state that these provisions shall become inoperative on July 1, 1999, and as of January 1, 2000, would be repealed.

Ch. 866 (SB 49) Karnette. Political Reform Act of 1974: online disclosure.

Existing provisions of the Political Reform Act of 1974 require specified candidates for public office and committees supporting or opposing candidates or ballot measures to periodically file reports with the Secretary of State and certain local officials setting forth information concerning contributions they received and expenditures they made during the specified reporting period. Existing provisions of the act also require lobbyists, lobbying firms, and lobbyist employers to periodically file specified reports and statements with the Secretary of State.

This bill would require the Secretary of State to develop a process whereby reports and statements that are required under the act to be filed with the Secretary of State could be filed electronically and viewed by the public at no cost and an online disclosure system by way of the largest nonproprietary, cooperative public computer network.

This bill would establish timeframes within which the Secretary of State would be required to implement this process and within which controlled committees of elected state officers that receive contributions, and any other committees, lobbyists, lobbying firms, and lobbyist employers that file these reports and statements, must begin to file them electronically. The bill would require that the Secretary of State implement its provisions statewide in connection with the state primary election in the year 2000.

This bill would permit committees that are not required to file electronically to do so.

This bill would require the Secretary of State to define a standardized record format or formats for transmission of data required to be filed by this bill, accept test files from vendors to ensure compliance and compatibility with these formats, and publish a list of the certified vendors to be made available to the public.

This bill would require that persons who are subject to these electronic filing requirements must continue to file paper copies of these reports and statements as currently required under the act until the Secretary of State is satisfied with the performance of the electronic filing system. The bill would require that all persons and committees required to file reports in connection with a statewide elective office or ballot measure appearing on the November 1998 ballot submit, in addition to a filing on paper, a computer disk in an approved format, unless they file electronically.

This bill would not require local officials who also receive filings of these reports and statements to maintain a similar electronic filing system, but would impose a state-mandated local program by requiring county elections officials to receive this information from the Secretary of State.

The bill would provide, pursuant to a specified provision of existing law, that no employee or official of a state or local government agency shall utilize, for political or campaign purposes, public facilities or resources to retrieve or maintain any of the data produced pursuant to the bill.

This bill would appropriate the sum of \$1,100,000 to the Secretary of State for the purposes of developing the electronic reporting system and reimbursing local agencies for any costs they incur in the development of the system.

Existing law makes a violation of the act subject to administrative, civil, and criminal penalties.

This bill would impose a state-mandated local program by imposing these penalties on certain persons who violate the provisions of the bill.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, except as provided in this act, no reimbursement is required by this act for specified reasons.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill, which would declare that it furthers the purposes of the act, would therefore require a $\frac{2}{3}$ vote.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 867 (SB 8) Lockyer. Gambling.

(1) Existing law, the Gaming Registration Act, among other things, prohibits the ownership or operation of a gaming club, as defined, without first obtaining a valid registration from the Attorney General. Existing law subjects any person operating a gaming club without a license to punishment in the state prison or in a county jail for not more than one year.

This bill would repeal the Gaming Registration Act. The bill would recast these provisions, as specified, and would enact the Gambling Control Act.

(2) Existing law provides that the Department of Justice, under the direction and control of the Attorney General, is composed of the office of the Attorney General and the Division of Law Enforcement.

This bill would create the Division of Gambling Control within the Department of Justice. The bill would authorize the division to regulate legal gambling in this state, as specified. This bill would also create the California Gambling Control Board and delegate specified duties to the board. Upon the occurrence of certain events, the California Gambling Control Commission, which this bill would also create, would succeed to all of the powers of the California Gambling Control Board, which would be abolished.

(3) Under existing law, the California Horse Racing Board is the state entity responsible for negotiating with the Indian tribes for the purpose of entering into a tribal-state compact governing the conduct of horseracing activities on Indian lands of the tribe.

This bill would repeal that provision.

(4) Existing law prohibits certain conduct with regard to gambling, as specified.

This bill, among other things, would provide that a violation of the Gambling Control Act, unless otherwise indicated in the act, is a misdemeanor, thereby imposing a state-mandated local program by creating a new crime. The bill would also prohibit specified persons from engaging in certain activities related to any controlled game, as defined, without having first procured a state license. A violation of this provision would be a misdemeanor, thereby imposing a state-mandated local program by creating a new crime.

(5) This bill would create within the State Treasury the Gambling Control Fund, and would provide that, upon appropriation by the Legislature, \$5,400,000 of that fund each fiscal year shall be available to the Department of Justice exclusively for the support of the Division of Gambling Control and the California Gambling Control Board.

(6) The Milton Marks Postgovernment Employment Restrictions Act of 1990, a part of the Political Reform Act of 1974, generally prohibits officers and employees of a state administrative agency, as defined, from making an appearance or communication for a period of 12 months after he or she leaves office before or to that agency for the purpose of influencing administrative action or other proceedings of the agency.

This bill would prohibit certain officials and employees of the division and the board from making an appearance or communication for a period of 3 years from termination of employment or leaving of the office before or to the division or the board for the purpose of influencing the division or the board.

(7) Existing law provides that any person who conducts or attempts to conduct a money laundering transaction, as described, shall be punished by imprisonment in a county jail for not more than one year or in the state prison, by a specified fine, or both.

This bill would include any person or business engaged in controlled gambling, as specified, within the definition of "financial institution" for purposes of those money laundering provisions. Thus, by expanding the scope of an existing crime, the bill would impose a state-mandated local program. This bill would also make additional changes in these provisions, to be operative only if AB 195 is also chaptered, and this bill is chaptered last.

(8) This bill would also impose a state-mandated local program by increasing the reporting and specified administrative duties of local law enforcement and licensing entities.

(9) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that for certain costs no reimbursement is required by this act for a specified reason.

However, the bill would provide that, if the Commission on State Mandates determines that this bill contains other costs mandated by the state, reimbursement for those costs shall be made pursuant to those statutory procedures and, if the statewide cost does not exceed \$1,000,000, shall be made from the State Mandates Claims Fund.

Ch. 868 (AB 1378) Prenter. Prison construction: mitigation costs.

Existing law provides that the Department of Corrections shall prepare plans for, and construct facilities and renovations included within, its master plan for prison construction and operations, which funds have been appropriated by the Legislature.

This bill would provide that the Department of Corrections shall include as part of the master plan mitigation for costs incurred by any local education agency, or any city, county, or city and county as a result of the construction of new prison facilities, expansions of existing prison facilities, increases in the number of inmates housed in existing prison facilities resulting in increased inmate housing capacity, or any combination thereof.

The bill would provide that funds appropriated for the mitigation of local expenses shall be divided equally, with $\frac{1}{2}$ for allocation among any impacted local education agency and $\frac{1}{2}$ for allocation among any city, county, or city and county impacted by the prison construction or expansion.

The bill would also specify how funds appropriated in the Budget Act of 1997 for mitigation payments for the Emergency Bed Project and prison expansion shall be allocated.

Ch. 869 (SB 513) Lockyer. Appellate Representation: State Public Defender: California Habeas Resource Center.

Existing law establishes the Office of the State Public Defender, as specified, and specifies the powers and duties of that office. It also authorizes the Supreme Court to appoint and employ specified personnel, including phonographic reporters, assistants, secretaries, librarians, and bailiffs.

This bill would revise the existing authorization for representation by the State Public Defender to authorize the State Public Defender to represent any person financially unable to employ appellate counsel in capital cases, and in specified noncapital appeals; and to hire additional counsel and support staff, as specified. The bill would also create the California Habeas Resource Center in the judicial branch of state government, specify its powers and duties, and provide for an executive director and board of directors, appointed as specified. The bill would also require the Judicial Council and the Supreme Court to adopt rules of court setting competency standards for appointed counsel in death penalty appeals and habeas corpus proceedings; and authorize the Supreme Court to compensate appointed counsel in death penalty appeals and postconviction proceedings at a rate of at least \$125 per hour, as specified, and to raise the limit on investigative and other expenses for such counsel, as specified, to \$25,000 without an order to show cause.

Ch. 870 (SB 660) Sher. Hazardous waste management: hazardous substance response actions: fees.

(1) Under existing law, the Department of Toxic Substances Control regulates RCRA hazardous waste, which is defined as hazardous waste subject to the federal Resource Conservation and Recovery Act of 1976, and non-RCRA hazardous waste, which is defined as including all other hazardous waste regulated in the state. Existing law provides that the revenues from specified fees and charges imposed upon the management of hazardous waste are deposited in the Hazardous Waste Control Account in the General Fund and the money in that account is available, upon appropriation by the Legislature, to the department for, among other things, hazardous waste management and the implementation of hazardous substance response actions and for state operational costs with respect to the oversight of removal and remedial actions to hazardous substance releases. A violation of the hazardous waste control laws, including the provisions imposing fees, is a crime.

Existing law requires corporations which use, generate, store, or conduct activities in this state related to hazardous materials to pay an annual charge based on the number of employees employed in the state during the previous calendar year. Existing law also requires every generator of hazardous waste to pay an annual generator fee to the State Board of Equalization. Existing law requires the board to assess a fee for hazardous waste facilities applications, variance applications, and permit modifications. Existing law also imposes a fee upon persons requesting the classification of a hazardous waste, upon persons applying for a determination as to whether land should be designated as hazardous waste property or border zone property, and upon the disposal of hazardous waste to land. Existing law establishes a base rate of \$110 per ton for the disposal of hazardous waste in this state, adjusted as specified, and provides a procedure for determining the hazardous waste disposal fee as a percentage of that base rate. The revenues from these charges are deposited in the account.

Existing law imposes a generator fee surcharge, the revenues from which may be expended for specified purposes related to hazardous waste source reduction and a manifest fee for each manifest form used by a person, as specified.

Existing law requires the board to assess a specified fee for the costs incurred by the department for its oversight of a preliminary endangerment assessment at a hazardous substance release site. Existing law requires registered hazardous waste transporters to pay a registration fee to the department.

This bill would enact the Environmental Cleanup and Fee Reform Act of 1997.

The bill would create the Toxic Substances Control Account in the General Fund and would require specified funds be deposited in that account, including the charge imposed on corporations handling hazardous materials, which would be administered by the Director of Toxic Substances Control. The bill would authorize the funds deposited in the Toxic Substances Control Account to be appropriated to the department for specified purposes, including, among other things, the administration and implementation of the provisions governing hazardous substance response actions, railroad safety and emergency planning and response, unreimbursed removal and remedial action costs, for allocation to the Office of Environmental Health Hazard Assessment, pursuant to interagency agreements, for the state share required under the federal Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), for the purchase by the state, or by any local agency with the prior approval of the director, of hazardous substance response equipment and other preparations for response to a release of hazardous substances, for the costs of health effects studies, and for the payment of the principal of, and interest on, bonds sold pursuant to the Johnston-Filante Hazardous Substance Cleanup Bond Act of 1984. The bill would make a statement of legislative intent concerning the appropriation of funds deposited in the Toxic Substances Control Account.

The bill would revise the fee revenues required to be deposited in the Hazardous Waste Control Account and would delete the use of the funds in that account for purposes related to hazardous substance response actions.

The bill would delete the base rate for the fee imposed upon the disposal of hazardous waste, until January 1, 2001, and would establish new rates for the disposal of hazardous waste, based upon, among other things, the level of treatment of the hazardous waste, which would be operative until January 1, 2001. The bill would reinstate, on January 1, 2001, the existing law with regard to the base rate and categories of hazardous waste

disposal fees, modified as specified. The bill would revise the base rates for the fee imposed on operators of hazardous waste facilities and hazardous waste generators.

The bill would delete the registration fee for hazardous waste transporters. The bill would limit the existing manifest fee to manifests used before June 30, 1998, and would require the department to impose a specified manifest fee system after June 30, 1998, that would exclude certain wastes that are recycled. The bill would require the department to expend \$1,000,000, from the manifest fees deposited in the Hazardous Waste Control Account, upon appropriation by the Legislature, in the annual Budget Act, to implement changes in the hazardous waste manifest tracking system and would require the department to annually expend \$800,000, commencing with the 1999–2000 fiscal year, upon appropriation by the Legislature, from the manifest fees deposited in that account, to encourage pollution prevention measures. The bill would revise the fee imposed for variance applications and permit modifications. The bill would repeal the generator surcharge.

The bill would increase the amount of the charge paid by certain corporations for hazardous materials management, as specified, thereby imposing a state tax for purposes of Article XIII A of the California Constitution. Since a failure to pay these charges would be a crime, the bill would impose a state-mandated local program by creating new crimes.

The bill would require the revenues from the charges imposed upon corporations to be deposited in the Toxic Substances Control Account and would declare that the fee rates are intended to provide sufficient revenues to fund the purposes of that account. The bill would require the department to make a specified determination regarding the state's obligations under CERCLA and to report that determination. The bill would require the Legislature to specify in the annual Budget Act those pro rata changes to the fee rates that will increase revenues, as specified. The bill would prohibit the Legislature from specifying fee rates in the annual Budget Act that would increase revenues in an amount greater than a specified amount.

The bill would require any person who applies for, or requests, a new hazardous waste facilities permit, including a standardized permit, a hazardous waste facilities permit for postclosure, a class 2 or class 3 permit modification, a permit renewal, a variance, or a waste classification determination, to enter into a written agreement with the department, pursuant to which that person would be required to reimburse the department for the costs incurred by the department in processing the application or responding to the request, except as specified.

The bill would require the department to comply with specified procedures when recovering costs for processing applications, responding to requests, or providing other services, for which the applicant or requester is required to reimburse the department for its direct and indirect costs.

The bill would also make other related changes in the fees and charges levied for hazardous waste management.

(2) Existing law requires the department to establish a program to delegate the authority to enforce the hazardous waste control laws administratively in San Diego County.

This bill would repeal that requirement to establish the program.

(3) Under existing law, the Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65), as approved by the voters at the November 4, 1986, general election, 50% of the penalties collected pursuant to the hazardous waste control laws and to that act are required to be deposited in the Hazardous Substance Account and 25% are required to be used to fund the activities of local health officers.

This bill would instead require 25% of those penalties be paid to the certified unified program agency, the local health officer, or authorized public officer or agency. The bill would declare the intent of the Legislature that these changes further the intent of that act.

(4) Existing law, the Presley-Carpenter-Tanner Hazardous Substance Account Act, requires certain funds to be deposited in the Hazardous Substance Account, including any money transferred, upon appropriation by the Legislature, from the Hazardous Waste Control Account. Under existing law, the funds in the Hazardous Substance Clearing Account are required to be expended to pay the bonds sold pursuant to the

Johnston-Filante Hazardous Substance Cleanup Bond Act of 1984. Existing law annually appropriates \$5,000,000 from the Hazardous Waste Control Account to the Hazardous Substance Clearing Account to pay those bonds under a specified circumstance.

The bill would revise the sources of the funds to be deposited in the Hazardous Substance Account, including money transferred from the Toxic Substances Control Account. The bill would instead annually transfer \$5,000,000 from the Hazardous Substance Account to the Hazardous Substance Clearing Account for the payment of the principal and interest for those bonds, under the specified circumstance, thereby making an appropriation.

The bill would require any potentially responsible party at a site, or any person who has notified the department of their intent to undertake removal or remediation at a site, to reimburse the department for the costs incurred by the department for its oversight of any preliminary endangerment assessment at that site, except as specified.

(5) Existing law, the Carpenter-Presley-Tanner Hazardous Substance Account Act, generally provides that the act shall remain in effect only until July 1, 1998, and as of that date is repealed, unless a later enacted statute, which is enacted before July 1, 1998, deletes or extends that date. However, certain provisions of the act, including the Johnston-Filante Hazardous Substance Cleanup Bond Act of 1984 and related provisions, are not repealed until the date when the bonds issued and sold pursuant to the bond act have been paid and the General Fund reimbursed.

Among other things, in addition to the annual appropriation of \$5,000,000 from the Hazardous Substance Clearing Account to pay the principal of, and interest on, bonds issued and sold pursuant to the bond act, as specified above, the act also continuously appropriates \$1,000,000 from the Hazardous Waste Control Account to the department as a reserve account for emergencies, as specified.

The act authorizes a person to apply to the State Board of Control for compensation of a loss caused by the release of a hazardous substance, and provides that any person who knowingly gives, or causes to be given, any false information as a part of a claim for compensation is guilty of a misdemeanor.

This bill would extend the effective date of the act, except for the provisions that continue until the bonds are paid and the General Fund reimbursed, to January 1, 1999. By extending the duration of provisions of the act, the bill would also extend those continuous appropriations that are subject to the general repeal date, thereby making appropriations. By extending the duration of those provisions of the act, the bill would also extend that misdemeanor provision, thereby imposing a state-mandated program by creating a new crime.

(6) The bill would make conforming changes in the provisions authorizing the collection of the fees imposed upon hazardous waste. The bill would require the board to issue refunds for hazardous waste generator fees paid for hazardous waste generated in 1997, if directed to do so by the department, as specified.

(7) The bill would make a statement of legislative intent concerning the June 2, 1992, transfer of \$20,000,000 from the Superfund Bond Trust Fund to the General Fund pursuant to a specified budget item of the Budget Act of 1991. The bill would transfer from the General Fund to the Superfund Bond Trust Fund, for payment of the principal of, and interest on, the bonds issued and sold pursuant to the bond act, \$3,500,000 on or before August 1, 2000, \$3,300,000 on or before August 1, 2001, \$3,100,000, on or before August 1, 2002, \$2,900,000 on or before August 1, 2003, and the amount needed to repay the remainder of the funds transferred pursuant to that budget item, plus all interest accrued since the date that the transfer took place, on or before August 1, 2004.

(8) The bill would provide that the changes made by the bill would become operative July 1, 1998, except that the changes made by the bill in the provisions imposing the disposal fee, facility fee, generator fee, conditional authorization or exemption and permit-by-rule fee, and the manifest fee, and the repeal of the generator surcharge fee, would be operative January 1, 1998, or, for certain disposal fees, January 1, 2001. The bill would specify the application of these changes on the fees due and payable for 1998, 1999, or 2000, as specified.

(9) The bill would incorporate changes to Section 25143 of the Health and Safety Code proposed by both this bill and AB 1157, which would become operative only if both bills are enacted and this bill is enacted last.

(10) The bill would also incorporate changes to Section 25404.5 of the Health and Safety Code proposed by both this bill and AB 1357, which would become operative only if both bills are enacted and this bill is enacted last.

(11) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 871 (SB 1040) Maddy. Building standards: fire safety.

Existing law requires the State Fire Marshal with the advice of the State Board of Fire Services, to adopt building standards and other regulations establishing minimum requirements for the prevention of fire and for the protection of life and property against fire and panic in any building or structure used or intended for use as an asylum, jail, mental hospital, hospital, home for the elderly, children's nursery, children's home or nonexempted institution, school, or any similar occupancy of any capacity, and in any assembly occupancy where 50 or more persons may gather together in a building, room, or structure for the purpose of amusement, entertainment, instruction, deliberation, worship, drinking or dining, awaiting transportation, or education.

Existing law also requires the State Fire Marshal to adopt building standards applicable to all newly constructed buildings or structures subject to these provisions for which a building permit is issued, or construction commenced where no building permit is issued, on or after January 1, 1989, that establish minimum requirements for the placement of distinctive devices, signs, or other means that identify exits and can be felt or seen near the floor. This bill would require that exit sign technologies be permitted if they are permitted by the model building code upon which the California Building Standards Code is based.

This bill would require that standards adopted by the State Fire Marshal with respect to the minimum requirements for the placement of distinctive devices, signs, or other means that identify exits and can be felt or seen near the floor, apply to the above-referenced buildings or structures, and that the building standards be adopted before July 1, 1998. Because the standards required to be adopted pursuant to these provisions would add to and change the definition of a crime, the violation of which would be a misdemeanor, this bill would constitute a state-mandated local program.

Existing law requires the State Fire Marshal to establish similar requirements specifically applicable to hotels, motels, or apartment houses.

This bill would make nonsubstantive, technical amendments to these provisions.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 872 (SB 1068) M. Thompson. Board of Reclamation.

Existing law requires the Reclamation Board to establish and enforce standards for the maintenance and operation of flood control works of an authorized project or an adopted plan, including standards for encroachment construction, vegetation, and erosion control measures. Existing law requires the board to approve works that include the construction or alteration of any levee, embankment, canal, or other excavation in the bed, or along the banks, of the Sacramento River or the San Joaquin River, or on any adjacent land, as prescribed. Existing law provides for the issuance of an encroachment permit by the board for prescribed activities.

This bill would provide that fences that are designed to give way during high water events shall not be allowed on the water side of a levee, as defined. The bill would require the permittee to remove segments of fences, as described, during times of high water events. The bill would require the board, before taking action to remove or modify encroachments on levees, channels, and other flood control works, to make a prescribed determination. The bill would make a statement of legislative intent.

Ch. 873 (SB 1081) Calderon. Hazardous materials: mediation-arbitration.

Existing law requires any person who knows, or has probable cause to believe, that a significant disposal of hazardous waste has occurred on, under, or into the land which he or she owns or leases, or that the land is within a specified distance of a significant disposal of hazardous waste, and intends to allow specified construction on that land, to apply to the Department of Toxic Substances Control prior to construction for a determination as to whether the land should be designated a hazardous waste property or a border zone property. Existing law allows any person who knows or believes that land which he or she owns or leases is hazardous waste property or border zone property to apply to the department for such a determination.

This bill would establish the Environmental Responsibility Acceptance Act. The bill would, among other things, require the owner of a defined site who has actual awareness of a release of a hazardous material or hazardous materials that exceeds a notification threshold to take all reasonable steps to expeditiously identify the potentially responsible parties and, after obtaining actual awareness of the potentially responsible parties, send a notice of potential liability to the parties and the agency that the owner believes is the appropriate oversight agency, as specified. The bill would require a potentially responsible party who has actual awareness of a release that is likely to exceed the notification threshold to provide the owner with a release report, as specified, and either a commitment statement or a negative response. It would require, if the owner rejects the commitment statement, the owner and notice recipient to participate in a mediation process prior to the commencement of any litigation, except as specified. The bill would provide that the commitment statement, upon taking effect, is to have specified results and that, at any time after the commitment statement is accepted, either the owner or the notice recipient may file an action for material breach of rights and obligations associated with the statement.

The bill would further provide that neither the failure to issue a commitment statement nor its issuance is to be construed as an admission of liability under any federal, state, or local law, for the release that the party agrees to investigate or remediate.

Ch. 874 (SB 1082) Kelley. Water conveyance facilities: joint use of capacity.

(1) Existing law prohibits the state and any regional or local public agency from denying a bona fide transferor of water the use of a water conveyance facility under prescribed circumstances, and requires the state, regional, or local public agency that owns the facility to determine in a timely manner the amount and availability of unused capacity and the terms and conditions of use, as specified.

This bill, until January 1, 1999, would require the Director of Water Resources to assist the Colorado River Board and the 6 California water agencies that derive water from the Colorado River in developing a plan to ensure that California can live within its entitlement of 4.4 million acre-feet of water annually and to ensure that the southern California coastal plain's needs for Colorado River water are met. The bill would require the director, with regard to a proposed transfer of conserved water from the Imperial Irrigation District to the San Diego County Water Authority, using the Metropolitan Water District of Southern California's water conveyance facilities, including the Colorado River Aqueduct, if the authority and the Metropolitan Water District of Southern California have not reached an agreement in principle on the terms and conditions of the transfer on or before August 15, 1997, to issue, within 30 days from that date, a formal recommendation with regard to the appropriate terms and conditions of that transfer, as specified. The bill would provide for a formal mediation process if the director's recommendations are unacceptable to either the authority or the Metropolitan Water District of Southern California.

The bill would make legislative findings and declarations as to the extraordinary nature of the measure and the necessity for a special statute.

(2) The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 875 (SB 1330) Lockyer. Solid waste: farm and ranch cleanup and abatement: grant program.

Existing law, the California Integrated Waste Management Act of 1989, administered by the California Integrated Waste Management Board, establishes an integrated waste management program.

This bill would require the board to establish, on or before January 1, 1999, a grant program for cities and counties for purposes of cleaning up and abating the effects of solid waste that is illegally disposed of on farm or ranch property. The bill would create the Farm and Ranch Solid Waste Cleanup and Abatement Account in the General Fund. The money in the account would include money appropriated from specified revenue sources, including specified tire recycling and used oil recycling fees. The use of those fees for purposes of the grant program would convert the fees to taxes, thereby imposing a state tax for purposes of Article XIII A of the California Constitution. The board would be authorized to expend the money in the account for the grant program upon appropriation by the Legislature in the annual Budget Act.

The bill would specify related matters.

Ch. 876 (AB 1485) Scott. Earthquake protection: reservoirs.

(1) Under existing law, the Alquist-Priolo Earthquake Fault Zoning Act, the State Geologist is required to delineate appropriately wide earthquake fault zones, as prescribed.

Existing law provides for the regulation and supervision of dams and reservoirs by the state, and imposes prescribed requirements relating to the construction of new dams and reservoirs.

This bill would make a legislative finding and declaration that the San Marino High School in Los Angeles County is located near a specified fault and would prohibit the San Gabriel County Water District from enlarging or constructing any water storage facility system that is uphill of, and within 1,000 feet of, the school unless the Division of the Safety of Dams of the Department of Water Resources certifies in writing that the facility complies with those provisions relating to the regulation and supervision of dams and reservoirs, including the construction of new dams and reservoirs.

The bill would require, in the event that the division approves an application for approval of the water storage facility without requiring substantive changes in the design of the facility, the City of San Marino and the San Marino Unified School District to jointly reimburse the water district for the full amount of the application filing fee. By imposing that new duty on the city and school district, the bill would impose a state-mandated local program.

The bill would state that its provisions are applicable to the enlargement or construction of any water storage facility system, including any enlargement or construction that commenced prior to January 1, 1998. The bill would specify that any decision or certification made by the Division of Safety of Dams pursuant to those provisions shall be final and not subject to judicial review, unless it is determined by clear and convincing evidence that the decision or certification was arbitrary and capricious.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 877 (AB 524) Cunneen. Education: Life Sciences and Conservation Education Project of 1998.

(1) Existing law expresses a legislative finding and declaration that, throughout the state and nation, there is a growing public awareness of serious environmental and resource use problems facing mankind, and that the citizens of the State of California expect the educational institutions of this state to equip students with the knowledge and attitudes necessary to develop solutions to these problems.

This bill would revise that legislative finding and declaration so that it would state that there is a growing public awareness of the benefits derived from a healthy environment and a healthy economy and that the citizens of the State of California expect the educational institutions of this state to provide students with educational materials that are balanced and objective in their coverage of the current scientific and economic

research on environmental and ecological issues to enable students to better address and assess environmental issues as we enter the 21st century.

(2) The Endangered Species Education Act of 1989, which, by its own provisions, became inoperative on June 30, 1995, and was repealed on January 1, 1996, consisted of a statewide competition in which each public elementary and junior high school in the state was encouraged to adopt an endangered species from its locale, to design projects to educate the community about threats to the endangered species, and to develop a plan for local community action to preserve the species' habitat. The act required the Superintendent of Public Instruction to administer the project, as specified.

This bill would establish the Life Sciences and Conservation Education Project of 1998, which would consist of a statewide competition similar to that established in the Endangered Species Education Act of 1989, in which each public elementary school and junior high school or middle school in the state attended by pupils in grade 6, 7, or 8 would be encouraged to begin a classroom project to educate fellow pupils and the community about the various benefits that specific local wildlife species, rivers, creeks, wetlands, or other natural resources provide the local community, and to develop a plan for cooperative action to resolve the identified impacts in order to conserve the natural resource. The Superintendent of Public Instruction would be required to administer this project, as specified.

These provisions would become inoperative on June 30, 2001, and as of January 1, 2002, would be repealed, unless a later enacted statute, which becomes effective on or before January 1, 2002, deletes or extends the dates on which it becomes inoperative and is repealed. These provisions would not become operative unless and until the Superintendent of Public Instruction certifies, in writing, to the Secretary of State that sufficient funds for its implementation have been appropriated in the annual Budget Act or other legislation.

Ch. 878 (AB 595) Brown. Metropolitan Transportation Commission: tax: motor vehicle fuel.

(1) Under existing law, the Metropolitan Transportation Commission is created to provide comprehensive regional transportation planning for the 9-county region comprising the commission's jurisdiction. Generally, the commission is responsible for planning, approving, and carrying out various transportation-related activities within the region, including functions pertaining to highways, toll bridges, ferries, and transit systems, and the allocation of state funds and toll bridge revenues to local agencies and transit operators within the region.

This bill would, in addition, authorize the commission to impose a tax on the privilege of selling within the region motor vehicle fuel, as defined, excluding motor vehicle fuel used to power aircraft. The bill would require the commission to adopt a regional transportation expenditure plan for the revenues derived from the tax, if it is imposed. The tax would be levied at a rate established by the commission, but not exceeding 10¢ per gallon.

The bill would impose a state-mandated local program by requiring, upon the request of the commission, the board of supervisors of each county and city and county within the region to submit to the voters at a local election consolidated with a statewide primary or general election specified by the commission a measure, adopted by the commission, authorizing the commission to impose the tax commencing on January 1 of the year following the election approving the tax, for a 20-year period. The bill would require the commission to reimburse each county and city and county in the region for the cost of submitting the measure to the voters. The bill would provide that these costs shall be reimbursed from revenues derived from the tax if the measure is approved by the voters and from any available funds of the commission if the measure is not approved.

This bill would provide that the board of supervisors may elect not to submit the measure to the voters if it submits an alternative countywide transportation funding measure to the voters at the same election.

The commission would be authorized to impose the tax upon approval of the measure by the voters within the region at the election.

The bill would require the commission to contract with the State Board of Equalization to administer the tax.

The bill would also authorize the commission, upon voter approval, to issue limited obligation bonds.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that the Legislature finds there is no mandate contained in the bill that will result in costs incurred by a local agency or school district for a new program or higher level of service which require reimbursement pursuant to these constitutional and statutory provisions.

Ch. 879 (AB 776) Baca. Pupil attendance.

Existing law subjects each person between the ages of 6 and 18 years who is not otherwise exempt, to compulsory full-time education. Existing law excuses pupils from school for justifiable personal reasons, including, among others, appearance in court, attendance at a funeral service, and observance of a holiday or ceremony of the pupil's religion. Existing law also provides that the governing board of a school district, that has children holding work permits to work temporarily in the entertainment or allied industries and therefore are exempt from attending public full-time day school, or a county superintendent of schools, may contract with any person, firm, or corporation responsible for the education of those children, to provide eligibility lists and placement services for qualified teaching and other necessary personnel for tutoring of those children while they are employed.

This bill would require a pupil who holds a work permit to work for a period of not more than 5 consecutive days in the entertainment or allied industries to be excused from school during the period that the pupil is working in the entertainment or allied industry for a maximum of up to 5 absences per school year. The bill would also require a pupil to be excused from school in order to participate with a not-for-profit performing arts organization in a performance for a public school pupil audience, as specified. The bill would require a school district to permit those pupils to complete all assignments and tests missed during the absence that can be reasonably provided and, upon satisfactory completion, to give full credit therefor, as specified. The bill would require that a pupil who is excused from school while working in the entertainment or allied industry receive instruction during the period of the absence from a studio teacher certified, as specified, during specified hours of the day, and would authorize a pupil to be enrolled in a work experience program, as specified.

By imposing new duties or a higher level of service upon school districts and school employees, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 880 (SB 517) Haynes. Nuisance: shooting ranges.

Existing law provides that nothing done or maintained under the express authority of a statute can be deemed a nuisance.

This bill would exempt a person who operates or uses a sport shooting range, as defined, from civil liability, injunction, or criminal prosecution with respect to noise or noise pollution if the person complies with the laws in operation at the time the sport shooting range was approved for use, or if there were no such laws in effect at that time, except as specified.

Ch. 881 (AB 10) Ducheny. Housing: Farmworker Housing Grant Fund.

Under existing law, the Department of Housing and Community Development administers the Farmworker Housing Grant Program. Existing law establishes the Farmworker Housing Grant Fund and continuously appropriates this fund to the

department to make specified grants for farmworker housing and to defray the department's costs in administering the program. These grants may be made to local public entities and nonprofit corporations for the construction or rehabilitation of housing for agricultural employees, as defined, and their families and of related support facilities, among other purposes.

This bill would provide that a household deemed eligible by the United States Department of Agriculture, under a specified federal rural housing loan program, on the basis of the household's ratio of housing costs to household income shall be deemed eligible for a grant pursuant to the Farmworker Housing Grant Program notwithstanding the Department of Housing and Community Development's calculation of the ratio of housing costs to income utilizing different and additional housing cost factors.

This bill would allocate \$3,000,000 appropriated by the Budget Act of 1997, to the Department of Housing and Community Development from the General Fund to the Farmworker Housing Grant Fund for the purposes set forth in the Farmworker Housing Grant Program, thus making an appropriation, and would place a limit of \$270,000 per fiscal year on the use of the appropriated funds to pay for administrative costs related thereto.

The bill also would allocate \$1,000,000 appropriated by the Budget Act of 1997, to the Department of Housing and Community Development from the General Fund to the Farmworker Housing Grant Fund, thus making an appropriation, for the establishment of two demonstration programs, as specified, that finance the acquisition, construction, or rehabilitation of housing that provides farmworkers with affordable, durable, low-maintenance housing options. The bill would require the Department of Housing and Community Development to submit a specified report on or before January 1, 1999, and each January thereafter, on the administration and implementation of the program.

The bill would authorize the Department of Housing and Community Development to waive specified requirements contained in existing provisions of the program and regulations adopted thereunder that are inconsistent with prompt and effective implementation of the demonstration programs.

The California Constitution provides that a local or special statute is invalid in any case if a general statute can be made applicable.

This bill would declare that, due to the unique circumstances relating to unemployment within the cities in the above-named counties that the bill is intended to remedy, a general statute within the meaning of specified provisions of the California Constitution cannot be made applicable and a special statute is necessary.

Ch. 882 (AB 381) Takasugi. Hepatitis B: schools: immunizations.

Existing law requires that children be immunized against certain diseases prior to admission to certain educational and other institutions, including, but not limited to, immunization against hepatitis B for all children entering these institutions at the kindergarten level or below on or after August 1, 1997.

This bill would, in addition, require immunization against hepatitis B for all students unconditionally entering, or unconditionally advancing to, the 7th grade level at these institutions on or after July 1, 1999. By expanding the duties of county health officers and other local governmental entities, including schools, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 883 (AB 549) Wildman. Postsecondary education institutions: health services.

(1) Existing law specifies that certain services that are provided by a "local educational agency," which is defined as the governing body of any school district, the county office of education, or a state special school, are covered Medi-Cal benefits.

This bill would specifically authorize a community college district, a California State University campus, or a University of California campus to bill for services provided to any student, regardless of age, who is a Medi-Cal recipient.

(2) This bill would incorporate additional changes in Section 14132.06 of the Welfare and Institutions Code proposed by AB 1294 to be operative only if both bills are enacted and become operative on or before January 1, 1998, and this bill is enacted last.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 884 (AB 847) Wayne. Discarded major appliances: materials requiring special handling; hazardous waste.

(1) Under existing law, the California Integrated Waste Management Act of 1989, administered by the California Integrated Waste Management Board, materials that require special handling, as defined, are required to be removed from major appliances, as defined, and from vehicles in which they are contained prior to crushing for transport or transferring to a baler or shredder for recycling.

Existing law prohibits the management of hazardous waste, except in accordance with hazardous waste laws. A violation of the hazardous waste control laws is a crime.

This bill would revise the definition of materials that require special handling, and provide that any person who removes from a major appliance any material that requires special handling that is a hazardous waste is a hazardous waste generator. The bill would require such a person to comply with the provisions regulating hazardous waste generators and require those materials to be managed in accordance with the hazardous waste control laws, thereby imposing a state-mandated local program by creating a new crime.

The bill would require the Department of Toxic Substances Control, or the local health officer or public officer authorized to enforce the hazardous waste control laws, including when applicable, a certified unified program agency, to incorporate the regulation of materials that require special handling that are hazardous wastes into existing inspection and enforcement activities to ensure compliance with the bill's requirements, thereby imposing a state-mandated local program by imposing new duties upon local agencies.

The bill would require the department to transmit a copy of the Appliance Recycling Guide, published by the board, and any other materials determined by the department to be necessary to ensure compliance with the bill, to specified persons and agencies.

The bill would make related legislative findings and declarations and prescribe related matters.

The bill would require any hazardous material that becomes a hazardous waste when released or removed from a major appliance to be managed pursuant to requirements that would be imposed by this bill.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.

Ch. 885 (AB 963) Keeley. Youth: crimes: violence.

Existing law requires the Office of Criminal Justice Planning to provide local agencies and community organizations financial and technical assistance for activities related to suppression of gang violence. Existing law requires the Board of Corrections to award

grants, as specified, to counties pursuant to the Juvenile Crime Enforcement and Accountability Challenge Grant Program.

This bill would require the Department of Justice to administer the California Gang, Crime, and Violence Prevention Partnership Program, as specified. The bill would require the department to disburse any appropriated funds to community organizations and nonprofit agencies for prevention and intervention activities for at-risk youth, as specified.

The bill would appropriate \$3,000,000 from the General Fund to the Department of Justice to implement the program.

Ch. 886 (AB 1188) Lempert. Budget Act of 1997: augmentations.⁶

Existing law, as set forth in the Budget Act of 1997, makes various appropriations for support of state government for the 1997–98 fiscal year.

This bill would make certain appropriations for that purpose, in augmentation of the Budget Act of 1997. The appropriations made by this bill would include \$178,973,000 to fund designated public elementary and secondary education programs, \$10,600,000 to fund designated community college purposes, \$3,429,000 to fund designated resources projects, \$200,000 to the California Science Center to fund a study on Exposition Park, and \$3,000,000 to fund stationary source air pollution control activities.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 887 (AB 1198) Hertzberg. “311” Nonemergency Telephone System Pilot Project.

(1) Existing law, the Warren-911-Emergency Assistance Act, establishes the number “911” as the primary emergency telephone number for use in the state and imposes a surcharge on intrastate telephone communication service to pay for the administration of the “911” emergency telephone number system and related costs.

This bill would make legislative findings and declarations relating to the abuse and misuse of the number “911” for nonemergency calls, and the need to implement procedures to limit the use of the “911” system to true emergencies, and to provide citizens with an alternative phone system for nonemergencies. The bill would state the purpose of the pilot program, and would require the Division of Telecommunications of the Department of General Services to conduct a pilot program including the use of a “311” telephone number as a means of reaching public safety agencies for nonemergency assistance and improved marketing of the use of and access to existing nonemergency telephone numbers for nonemergency assistance, to be implemented as soon as practicable, but in no event later than July 1, 1998. The bill would authorize the division to select one or more appropriate locations for the pilot program, in consultation with the local government entities affected. It would further require the division to assess the effectiveness of the pilot program based on specified factors and would require the division to submit a report to the Governor and the Legislature on the results of the pilot program by July 1, 1999.

(2) Existing law establishes the State Emergency Telephone Number Account in the General Fund, pursuant to which funds derived from a surcharge imposed on amounts paid by every person in the state for intrastate telephone communication service may be appropriated by the Legislature for specified purposes.

This bill would authorize payment of costs associated with the pilot program from the State Emergency Telephone Number Account, and would appropriate the sum of \$200,000 from the account to the Division of Telecommunications of the Department of General Services for implementation of the pilot program.

(3) The bill would declare that the provisions relating to the establishment of the pilot program shall remain in effect until January 1, 2000.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 888 (AB 1213) Miller. Contractors’ State License Board: home improvement contractors.

The Contractors’ State License Law defines a home improvement contractor as a licensed contractor who is engaged in the business of home improvement either full time or part time.

NOTE: Superior numbers appear as a separate section at the end of the digests.

This bill would require the Contractors' State License Board, on or before January 1, 1999, to establish a certification program for home improvement contractors, as specified, and would prohibit a contractor, on and after July 1, 2000, from engaging in the business of home improvement or provide home improvement goods or services unless the contractor is certified as a home improvement contractor. The bill would repeal these provisions on January 1, 2004.

Ch. 889 (AB 1587) Committee on Budget. Education finance. ⁷

(1) Under existing law, the Legislature is required to provide for a system of common schools.

This bill would appropriate \$10,224,000, as follows:

(a) The sum of \$750,000 from the General Fund to the Superintendent of Public Instruction for allocation to the California Museum Foundation in the 1997-98 fiscal year for educational purposes, as specified.

(b) The sum of \$500,000 from the General Fund to the Superintendent of Public Instruction for allocation, as specified, in the 1997-98 fiscal year, for the purpose of the after-school youth violence prevention, as specified, for the San Diego Unified School District, the Sweetwater Union School District, the Vista Unified School District, and the South Bay Unified School District.

(c) The sum of \$50,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Lodi School District in the 1997-98 fiscal year for a central coordinator to recruit and train mentors in the establishment of a "Job Shadowing" program, as specified.

(d) The sum of \$250,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the Napa Valley Unified School District for the Napa County Regional Occupational Center program, as specified.

(e) The sum of \$10,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the Los Angeles Unified School District for extended learning programs as specified, at the Telfair Elementary School.

(f) The sum of \$1,500,000 from the General Fund to the Superintendent of Public Instruction for allocation to the Indian Education Centers Program in the 1997-98 fiscal year, as specified.

(g) The sum of \$1,000,000 from the General Fund to the Superintendent of Public Instruction for allocation to school districts in the 1997-98 fiscal year to ensure children's safety on school playgrounds and reduce playground injuries by upgrading, refurbishing, or replacing school playgrounds and playground facilities.

(h) The sum of \$800,000 from the General Fund to the Superintendent of Public Instruction in the 1997-98 fiscal year for allocation to a local education agency for the development of an English language development exam, as specified.

(i) The sum of \$2,273,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to school districts for school libraries, as specified.

(j) The sum of \$1,646,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the San Joaquin County Office of Education for educational and operational costs for the Professional Development Center; technology training for teachers, pupils, and support staff; and reading and mathematics projects.

(k) The sum of \$100,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the St. Helena Unified School district for costs associated with the establishment of an agricultural center at St. Helena High School.

(L1) The sum of \$395,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the Lompoc Unified School District for the Cabrillo High School Aquarium expansion project.

(m) The sum of \$450,000 from the General Fund to the Superintendent of Public Instruction for allocation in the 1997-98 fiscal year to the Burbank Unified School District for technology modernization at John Muir Middle School.

(n) The sum of \$500,000 from the General Fund to the Los Angeles Unified School District for planning and site preparation for the New California Center for Culture, Education, and Economic Development.

(2) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 890 (SB 413) Peace. Health: nonprofit hospitals.

Existing law provides for the licensure of health facilities, including general acute care hospitals, by the State Department of Health Services, and makes the violation of its provisions subject to criminal sanction.

Existing law requires any nonprofit corporation that is subject to the public benefit corporation law and is a health facility, as defined, to obtain the written consent of the Attorney General prior to entering into certain agreements or transactions involving the health facility's assets.

This bill would prohibit any board member of a nonprofit corporation, that is subject to the requirement of obtaining the Attorney General's consent, who negotiates the terms and conditions of a sale or transfer of assets to a for-profit corporation or entity or a mutual benefit corporation from receiving any salary, compensation, payment, or other form of financial remuneration from the for-profit corporation or entity or the mutual benefit corporation. The bill would exempt from this prohibition any reimbursement or payment made to a member of the board of directors, who is a physician or other health care provider, for the provision of direct patient care services to patients, provided that prescribed conditions are satisfied. By creating a new requirement in the provisions governing health facilities, this bill would change the definition of a crime, thereby imposing a state-mandated local program.

The bill would authorize, after 2 years following the close of the sale or other transfer of assets, a person who was a member of the board of directors of the nonprofit corporation who is prohibited from receiving any remuneration from the for-profit corporation or entity or mutual benefit corporation to enter into usual and customary business transactions with that for-profit corporation or entity or mutual benefit corporation if prescribed conditions are met. The bill would also authorize any person who is a member of management of the nonprofit corporation and who presents information or opinions to the board regarding the sale or transfer of assets that are relied upon, or considered by, any of the board members in making decisions regarding the sale or transfer, to make a written affirmative declaration that he or she will not work for or receive any form of remuneration from the for-profit corporation or entity or the mutual benefit corporation in the future. In making any decision regarding the sale or transfer of assets it would prohibit the board from substantially relying on any information presented by any person who does not make this written affirmative declaration.

The bill would exempt from this prohibition any person whose only role in the transfer or sale is to provide exclusively factual data, as described, to the nonprofit corporation.

The bill would also authorize the board of directors to contract with certain independent professionals to review and evaluate information and advice presented by an employee regarding a proposed sale or transfer, and would require that any director who substantially relies on any information and advice provided by such an independent professional be deemed to have not violated the provision prohibiting the board from relying on any information presented by any person who is authorized to make a written affirmative declaration that he or she will not work for the for-profit corporation or the mutual benefit corporation in the future and has not made this declaration.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 891 (SB 1325) Mountjoy. Vehicles.

Existing law requires specified conditional sale contracts for the sale of motor vehicles to contain specified disclosures and limits the amount of the disclosed finance charges. However, existing law provides that the limits do not apply to contracts in which the

finance charge or a portion thereof is determined by the simple-interest basis and the amount financed, as specified, is more than \$1,650.

This bill would increase the exempted amount from more than \$1,650 to more than \$2,500.

Ch. 892 (SB 73) Kopp. Civil procedure: cross-examination of experts: settlement offers: financing statements.

(1) Existing law provides that if a settlement offer made by a defendant is not accepted and the plaintiff fails to obtain a more favorable judgment, the plaintiff shall not recover his or her costs and shall pay the defendant's costs from the time of the offer. Furthermore, costs incurred by the defendant are required to be deducted from any damages awarded the plaintiff; and if those costs exceed the damages awarded the plaintiff, a judgment for the net amount shall be awarded to the defendant; and, for these purposes, a plaintiff in a cause of action not based on tort is not deemed to have obtained a more favorable judgment unless the judgment obtained by the plaintiff, exclusive of attorney's fees and costs, exceeds the settlement offer made by the defendant.

This bill would, among other things, eliminate the latter provision described above relating to causes of action not based on tort and would exclude postoffer costs from the calculation of whether a plaintiff obtains a more favorable judgment. This bill would also make these provisions applicable to settlement offers made in disputes to be resolved by arbitration, except as specified.

(2) Existing law specifies that the proper place to file a financing statement in order to perfect a security interest is the office of the Secretary of State, with certain exceptions.

This bill would make various changes to provisions relating to the effect of the filing of security interests and financing statements.

(3) Existing provisions of the Commercial Code govern letters of credit. Chapter 176 of the Statutes of 1996 repealed and replaced those provisions.

This bill would make additional conforming changes, and would repeal an obsolete provision relating to letters of credit.

(4) Existing law does not permit cross-examination of an expert witness on the contents of texts, treatises, journals, or similar publications unless the witness has referred to, considered, or relied upon the publication in forming his or her opinion, or the publication has already been admitted in evidence.

This bill would permit cross-examination of expert witnesses on the contents of a publication if it has been established as a reliable authority.

(5) Existing law prohibits trial court delay reduction rules from requiring shorter deadlines than those specified and permits exceptions for longer periods of time, as specified.

This bill would revise the provision requiring that longer periods of time be granted for service of the complaint in specified circumstances.

(6) Existing law, the Uniform Supervision of Trustees for Charitable Purposes Act, applies to all charitable corporations and trustees holding property for charitable purposes over which the state or the Attorney General has enforcement or supervisory powers, but does not apply to the United States, any state, territory, or possession of the United States, the District of Columbia, the Commonwealth of Puerto Rico, or to any of their agencies or governmental subdivisions, to any religious corporation or officer, director, or trustee of a religious organization that holds property for religious purposes, to a cemetery corporation, to a committee, as defined, or to a charitable corporation organized and operated primarily as a religious organization, educational institution, hospital, or a health care service plan.

This bill would provide that the filing, registration, and reporting provisions of the Uniform Supervision of Trustees for Charitable Purposes Act do not apply to the entities specified above.

This bill would incorporate additional changes in Section 68616 of the Government Code proposed by SB 19, to be operative if SB 19 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

Ch. 893 (SB 161) Greene. Schools.

(1) Existing law makes it a crime to enter a schoolbus or school pupil activity bus without prior authorization of the driver or other school official with intent to commit any crime and then refusing to disembark after being ordered to do so by the driver or other school official. Existing law will be repealed on January 1, 1998, as part of a technical Education Code reorganization statute.

Existing law operative January 1, 1998, reorganizes portions of the Education Code by repealing various parts of the Education Code and reenacting them in new parts, chapters, and articles.

This bill would reenact the existing law with no changes and renumber it consistent with the technical Education Code reorganization statute. This bill would also repeal and add various sections of the Education Code with no substantive changes to complete the reorganization of the Education Code that is operative on January 1, 1998.

(2) This bill would provide that it is to be construed as a restatement and not as a new enactment.

Ch. 894 (SB 512) Committee on Insurance. Department of Insurance: audits.

Existing law imposes a tax, as specified, upon the gross premiums of insurers and provides for the processing and auditing of tax returns by the Department of Insurance.

This bill would appropriate \$907,595 from the General Fund to the Department of Insurance for the purpose of funding, for the 1997-98 fiscal year, the tax return processing and tax audit duties of the Department of Insurance.

The bill would also declare that it would take effect immediately as an urgency statute.

Ch. 895 (AB 460) House. Veterinary medicine: licensure: commercial poultry industry.

Existing law provides that it is generally unlawful for any person to practice veterinary medicine or any branch thereof in this state unless at the time of so doing, the person holds a valid, unexpired, and unrevoked license issued by the Veterinary Medical Board. Existing law sets forth various licensing requirements to practice veterinary medicine, including the passage of a California licensing examination, unless an applicant meets certain criteria. These licensing provisions require applicants to pay examination and licensing fees that are collected by the board and credited to the Veterinary Medical Board Contingent Fund, a continuously appropriated fund. Violation of the law relative to veterinary medicine is subject to criminal sanction.

This bill would permit the board to issue a license for the practice of veterinary medicine related to the commercial poultry industry to any applicant who fulfills requirements prescribed by the bill and would require the board to show cause when it denies an application for such a license. The bill would not require an applicant for a license for the practice of veterinary medicine in the commercial poultry industry who fulfills the prescribed requirements to pass a California licensing examination. The bill would also provide that if, after receiving a license pursuant to these provisions, a licensee's full-time employment is discontinued by either the licensee or his or her employer, the licensee's employer and the licensee would be required to notify the board of the change in the licensee's employment status. Violation of this requirement would be a crime, thereby imposing a state-mandated local program. Additionally, the bill would require the board to terminate the license if the licensee practices veterinary medicine outside the employer's interest. Since the bill would authorize an increase in the amount of moneys in the Veterinary Medical Board Contingent Fund, it would, thereby, make an appropriation.

The bill would require the board to report to the Legislature by July 1, 1999, on all licenses granted pursuant to its provisions and would repeal its provisions on January 1, 2000.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 896 (SB 1048) Sher. Coastal conservancy: San Francisco Bay Area Conservancy Program.

Existing law establishes the State Coastal Conservancy and requires the conservancy to implement and administer various programs intended to preserve, protect, and restore the state's coast.

This bill would establish the San Francisco Bay Area Conservancy Program, administered by the conservancy, for the purpose of addressing specified resource and recreational goals for the San Francisco Bay area in a coordinated, comprehensive, and effective way. The bill would authorize the conservancy to undertake projects and award grants to achieve those goals. The bill would specify criteria for giving projects priority. The bill would require the conservancy to cooperate with cities, counties, and districts, the San Francisco Bay Conservation and Development Commission, other regional governmental bodies, nonprofit land trusts, and other interested parties in identifying and adopting long-term resources and outdoor recreational goals for the San Francisco Bay area. The bill would require any acquisition of real property by the conservancy pursuant to those provisions to be from willing sellers. The bill would require the conservancy, at least biennially, to report to the Legislature on its progress in addressing goals, priority areas, and concerns under the program. The bill would create the San Francisco Bay Area Conservancy Program Account in the State Coastal Conservancy Fund, for the purpose of depositing and disbursing funds for the administration and implementation of the program, as specified. The bill would require the money in the account to be segregated into 2 subaccounts, as prescribed.

The bill would prescribe related matters.

Ch. 897 (SB 673) Karnette. Water quality: contaminated sediment.

Existing law prohibits the State Water Resources Control Board and the California regional water quality control boards from granting approval for a dredging project that involves the removal or disturbance of sediment that contains pollutants at or above certain sediment quality objectives unless certain requirements are met. Existing law establishes the California Coastal Commission and grants to that commission specified duties relating to coastal protection.

This bill would require the commission and the Los Angeles Regional Water Quality Control Board to jointly establish and participate in the multiagency Los Angeles Basin Contaminated Sediments Task Force, as specified, and to develop, based on the recommendations of the task force, a long-term management plan for the dredging and disposal of contaminated sediments in coastal waters adjacent to the County of Los Angeles, as prescribed. The bill would require the commission and that regional board to seek to enter into an agreement with specified federal agencies to participate in the preparation of the long-term management plan, and would require the commission and the regional board, on or before January 1, 1999, to prepare and submit to the Legislature a report indicating the status of that agreement.

The bill would appropriate, from the General Fund, \$100,000 to the commission and \$100,000 to the state board, for allocation to the regional board, for each of 5 fiscal years, commencing with the 1997-98 fiscal year, for the preparation of the plan.

Ch. 898 (AB 699) Migden. Redevelopment: Treasure Island Conversion Act of 1997.

Existing law, known as the Community Redevelopment Law, authorizes the establishment of redevelopment agencies in communities in order to address the effects of blight, as defined, in those communities. Under existing law, in any community in which a military base is located and the federal Base Closure Commission has voted to close that military base, and the action of the commission has been sustained by the President and Congress of the United States, a project area may be adopted by a city or county pursuant to the Community Redevelopment Law if the project area is located entirely within the boundaries of a city, or entirely within the unincorporated area of a county, respectively.

This bill would state that these provisions also would be applicable to a local government that is a city and county where the military base, closed pursuant to those provisions, is located entirely within the boundaries of a city and county.

This bill also would establish the Treasure Island Conversion Act of 1997, which would authorize the City and County of San Francisco by resolution, to designate the Treasure Island Development Authority and any successor entity thereof as the redevelopment agency with all of the rights, powers, privileges, immunities, authorities, and duties granted to a redevelopment agency pursuant to the Community Redevelopment Law for the purpose of acquiring, using, operating, maintaining, converting, and redeveloping Naval Station Treasure Island, as described, and to be considered a redevelopment agency for all purposes under state law.

The bill would grant the Treasure Island Development Authority the complete power, among other things, to administer and control the trust property, as defined, in conformance with the public trust for commerce, navigation, and fisheries over all affected former and existing tide and submerged lands, subject to specified restrictions and subject to specified duties and responsibilities of the State Lands Commission in connection therewith. The bill additionally would state the intent of the Legislature that, among other things, its provisions provide a means for mitigating the serious economic effects of the closure of the Naval Station Treasure Island on the City and County of San Francisco, its surrounding communities, and the State of California by vesting a single entity with redevelopment authority over that property and, with respect to that portion of the affected property subject to the public trust for commerce, navigation, and fisheries, the power to administer the trust as specified in its provisions.

The California Constitution provides that a local or special statute is invalid in any case if a general statute can be made applicable.

This bill would declare that, due to the unique circumstances within the City and County of San Francisco relating to the closure of Naval Station Treasure Island, that the bill is intended to remedy, a general statute within the meaning of specified provisions of the California Constitution cannot be made applicable and a special statute is necessary.

Ch. 899 (AB 1429) Shelley. Water quality.

Existing law establishes the State Water Resources Control Board in the California Environmental Protection Agency for the orderly and efficient administration of the water resources of the state.

This bill would require the state board, to the extent that funds are available for that purpose, to prepare, and complete on or before January 1, 2000, an inventory of existing water quality monitoring activities within state coastal watersheds, streams, bays, estuaries, and coastal waters, as prescribed.

The bill would require the state board, to the extent that funds are available for that purpose, and not later than July 1, 2001, to prepare and submit to the Legislature a report that proposes the implementation of a comprehensive program to monitor the quality of state coastal watersheds, streams, bays, estuaries, and coastal waters and their marine resources for pollutants, as prescribed.

The bill would prescribe related matters. The bill would make related legislative findings and declarations and statements of legislative intent.

Ch. 900 (AB 584) Villaraigosa. Transportation: Los Angeles County Metropolitan Transportation Authority: inspector general: code of conduct.

(1) Existing law requires the Los Angeles County Metropolitan Transportation Authority to appoint an inspector general.

This bill would require the authority to appoint the inspector general to a term of office of 4 years, subject to removal from that office only under specified circumstances.

(2) Existing law requires the Los Angeles County Metropolitan Transportation Authority to adopt and implement an ordinance for the regulation of lobbying, to include specified minimum provisions.

This bill would prescribe a code of conduct for the board of the authority and would create a state-mandated local program by imposing additional duties on a local governmental entity.

(3) Existing law authorizes the appointment of alternate members to the Los Angeles County Metropolitan Transportation Authority.

This bill would delete that authorization and would make related changes in existing law.

(4) This bill would provide that certain provisions of the bill restricting the receipt of contributions by authority board members would not become operative if SB 89 is enacted and becomes operative on or before January 1, 1998.

(5) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 901 (AB 130) Battin. Vehicles: driving under the influence: penalties.

(1) Existing law requires that any person convicted of a violation of specified provisions prohibiting driving under the influence of alcohol or drugs, or both alcohol and drugs, driving with an excessive blood-alcohol concentration, or driving when addicted to any drug be punished by imprisonment in the state prison, or by a specified term in the county jail, and by specified fines.

This bill would provide that a person is guilty of a felony or misdemeanor if the described offense of driving-under-the-influence occurred within 10 years of specified prior offenses that were punished as felonies, as specified.

The bill would make conforming changes in related provisions of law.

Because the bill would create a new crime, it would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 902 (AB 152) Morrow. Victim's rights: notification.

(1) Existing law, as amended by initiative statute, provides that the victim of any crime, or his or her parents or guardians if the victim is a minor, or the next of kin if the victim has died, has the right to attend all sentencing proceedings and shall be given adequate notice by the probation officer of all sentencing proceedings concerning the defendant. This existing law also provides that the victim, or up to 2 of the victim's parents or guardians if the victim is a minor, or the next of kin of the victim if the victim has died, has the right to appear, personally or by counsel, at the sentencing proceeding and to reasonably express his or her views, as specified. The initiative statute provides that any amendment of its provisions by the Legislature shall require a $\frac{2}{3}$ vote of the membership of each house.

This bill additionally would provide that, where the defendant is subject to an indeterminate sentence, the victim or other persons to whom these provisions apply may have their statements simultaneously recorded and preserved by means of videotape, videodisc, or any other means of preserving the statement. Because it would amend the initiative measure, the bill would require a $\frac{2}{3}$ vote.

(2) Existing law requires that the Board of Prison Terms give at least 30 days' notice of any hearing to set, postpone, or rescind a parole release date of a prisoner under a life sentence to the prosecutor of the county from which the prisoner was committed.

Existing law, amended by initiative statute, sets forth certain enumerated rights of victims of crimes, including the right of members of the victim's immediate family to appear at any parole eligibility hearing subject to the discretion of the board in a specified order of preference. The initiative statute provides that any amendment of its provisions by the Legislature shall require a $\frac{2}{3}$ vote of the membership of each house.

This bill would require the board to consider statements from members of the victim's immediate family in deciding whether to release the prisoner on parole. This bill also would provide to the prosecutor, victim, and other persons covered by these provisions

the right to appear before the board by means of videoconferencing, as defined, if videoconferencing is available at the hearing site. Because it would amend the initiative measure, this bill would require a $\frac{2}{3}$ vote.

Ch. 903 (AB 761) McClintock. Youths: juvenile court proceedings.

Existing law authorizes the issuance of subpoenas to require witnesses to attend wardship hearings of a juvenile court.

This bill would require the court to use whatever means are appropriate, including the issuance of subpoenas, to require the parents of a minor, as specified, who is a subject of a detention, jurisdictional, or disposition hearing to attend those proceedings, as specified.

Ch. 904 (AB 1223) Strom-Martin. Public park and recreational facilities: employees and volunteers: criminal record requests: fees.

Existing law prohibits a city, county, city and county, or special district from hiring a person for employment, or hiring a volunteer to perform services, at specified park and recreational facilities, in a position having supervisory or disciplinary authority over any minor, if the person has been convicted of certain criminal offenses. Existing law authorizes the local agency to screen a prospective employee or volunteer for their criminal background by requesting from the Department of Justice records of all convictions and of any arrests pending adjudication involving those specified offenses. Existing law authorizes the department to charge a fee for the actual cost of processing such a request, excepting nonprofit organizations.

This bill would require any local agency request for department records to be on a form approved by the department and would prohibit the department from charging any fee to the local agency for requesting the records of a prospective volunteer pursuant to those provisions.

The bill would require that, if SB 720 is enacted and becomes effective on January 1, 1998, any fees that are charged a local agency for requesting the records of a prospective volunteer who will perform services at a county or city or city and county or special district operated park, playground, recreational center, or beach used for recreational purposes in a position having supervisory or disciplinary authority over any minor, pursuant to specified provisions of that bill that would fund local programs that enhance the ability of local law enforcement to provide fingerprint identification, to be waived.

Ch. 905 (SB 90) Sher. Energy resources: renewable energy resources: funding.

(1) Existing law requires that specified revenues collected by electrical corporations, from a nonbypassable charge for the creation and operation of an Independent Power Exchange, be transferred to a subaccount of the Energy Resources Program Account administered by the State Energy Resources Conservation and Development Commission, to be held until further action of the Legislature, to be used for purposes relating to the creation and development of specified renewable resource electricity generation technologies.

This bill would require those revenues collected by electrical corporations for renewable resource technologies to be deposited instead in the Renewable Resource Trust Fund, which the bill would create, and into accounts in the trust fund, which the bill would create. The bill would continuously appropriate that money to the commission and prescribe the purposes for which it may be expended, subject to a determination by the commission of the eligibility of awards, and to certification by the commission. The bill would prescribe related matters.

The bill would require that funds transferred to the commission for purposes of public interest research, development, and demonstration be transferred to the Public Interest Research, Development, and Demonstration Fund, which the bill would create, as specified.

The bill would establish the Public Interest Energy Research, Demonstration, and Development Program for the purpose of making awards for public interest energy research, development, and demonstration projects or programs that are not provided for by competitive and regulated markets. The bill would prescribe procedures for the development, implementation, and administration of the program, as specified. The bill

would require the commission, not later than January 1, 1999, to designate a panel of independent experts with special expertise in public interest research, development, and demonstration programs to conduct a comprehensive evaluation of the program, as provided, and would require the panel to submit specified reports to the Governor and to the Legislature on implementation of the program. The bill would impose various requirements pertaining to legislative oversight and legislative committee approval of implementation of the program.

(2) Existing law specifies that, in recognition of statutory authority and past investments existing as of December 20, 1995, and subject to a specified fire wall, the obligation to pay the uneconomic costs of specified energy generation-related assets and obligations shall not apply to specified irrigation districts, water districts, water storage districts, municipal utility districts, and other water agencies, as provided.

This bill would authorize the Lower Tule River Irrigation District to request an allocation from the commission pursuant to a specified provision that exempts certain irrigation districts from the obligation to pay specified uneconomic costs of an electrical corporation's generation-related assets and obligations, if the district complies with specified requirements.

(3) Existing law authorizes the imposition of specified standby charges for standby electricity generation, transmission, and distribution facilities to private energy producers that employ other than a conventional power source for the generation of electricity.

This bill would, to recognize the potential for microgeneration facilities to enhance reliability, power quality, and to provide other demonstrable benefits to the electric transmission or distribution system, require an electrical corporation, as defined, until June 30, 2000, to waive the otherwise applicable standby charge for each eligible customer, as defined, in accordance with specified requirements.

Ch. 906 (SB 438) Johnston. High Technology Theft Apprehension and Prosecution Program: asset forfeiture: telecommunications devices.

(1) Existing law provides for the forfeiture of a defendant's assets, including computers, computer systems, computer networks, or software, if those assets were used in the commission of specified computer crimes. Existing law also makes it a misdemeanor to unlawfully use a telecommunications device intending to avoid the payment of any lawful charge for service to the device.

This bill would include telecommunication devices within the list of defendant's assets subject to forfeiture and would include the offense of unlawfully using a telecommunications device intending to avoid the payment of any lawful charge for service to the device within the list of offenses for which forfeiture of assets may be sought. By increasing the penalties which may be imposed for an existing crime, this bill would impose a state-mandated local program.

(2) This bill would create the High Technology Theft Apprehension and Prosecution Program, effective until January 1, 2000, to provide financial and technical assistance to law enforcement and district attorneys' offices in order to combat high technology crime.

The bill would establish the High Technology Theft Apprehension and Prosecution Program Trust Fund to fund programs to enhance the capacity of local law enforcement and prosecutors to deter, investigate, and prosecute high technology-related crimes.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 907 (SB 526) Hayden. Youth Authority: tattoo removal.

The existing Youth Authority Act provides for the detention and confinement of youthful offenders by the Department of the Youth Authority.

This bill would require the Department of the Youth Authority to purchase 2 medical devices that utilize a laser to remove a tattoo from a person's skin and to place one in Los Angeles County and one within any of specified San Francisco Bay area counties, selected as specified in conjunction with the Office of Criminal Justice Planning and if

SB 980 of the 1997–98 Regular Session is enacted, the Peace Process Task Force. This bill would appropriate \$250,000 from the General Fund for purposes of the purchase and would require the department to report to the Legislature on this program by March 1, 2000.

Ch. 908 (SB 853) Schiff. Firearms.

Existing law provides for various crime prevention programs, including a statewide domestic violence program and a gang violence suppression program.

This bill would establish a 4-year pilot project to implement a local law enforcement program in the County of Fresno and the County of Los Angeles to confiscate illegal firearms. The bill would require the Department of Justice, in consultation with the appropriate law enforcement agency in the participating county, to prepare and submit to the Governor and the Legislature by January 1, 2002, a report evaluating the success of the pilot project.

The bill would appropriate \$198,000 from the General Fund to the Department of Justice for the 1997–98 fiscal year to implement the pilot project.

Ch. 909 (SB 1050) Alpert. Youth.

Existing law authorizes the juvenile court to adjudge a person who is under 18 years of age a ward of the court when the person is habitually disobedient or truant or when the person has violated any law defining a crime.

This bill would authorize the board of supervisors of any county to establish an At-Risk Youth Early Intervention Program designed to assess and serve families with children who have chronic behavioral problems, as specified. The bill would authorize the referral of a minor who is at least 10 years of age to a Youth Referral Center, as specified, for implementation of a written service plan. The bill would also specify the jurisdiction of the juvenile court in these cases.

The bill would appropriate \$2,000,000 to the County of San Diego for support of an At-Risk Youth Early Intervention Program, as specified.

Ch. 910 (SB 1195) Schiff. Minors: hearings.

(1) Existing law requires the probation officer, in any case in which a minor is alleged to have committed an act that would have been a felony if committed by an adult, to obtain a statement from the victim or specified persons and to include it in his or her report to the court for the disposition hearing. The probation officer is required to advise the victim or those persons as to the time and place of the disposition hearing. The victim or those persons may attend the disposition hearing and express their views.

This bill would require the probation officer to inform the victim, as defined, of the right to submit a victim impact statement and to include that statement in the officer's report for the disposition hearing and any fitness hearing. The bill would authorize the victim to attend fitness hearings. The bill would require the arresting agency and the district attorney to provide the victim with specified information and notice regarding the victim's rights to attend certain hearings and to obtain copies of court materials, subject to limitations relating to disclosure of those materials to unauthorized persons, as specified, in cases where minors have committed an act subject to a fitness hearing. The bill would make it a misdemeanor, punishable by a fine of up to \$500, to unlawfully disseminate materials provided by the court pursuant to this provision.

(2) Existing law requires the probation officer to investigate and submit a report on the behavioral patterns and social history of a minor being considered for a determination of unfitness.

This bill would require the probation officer to include in his or her report any written statement submitted by a victim and would require the court to consider the statement to the extent relevant to the determination of fitness.

(3) This bill would impose a state-mandated local program by creating a new crime and imposing new or increased duties on probation officers and district attorneys.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates

Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 911 (AB 62) McClintock. Local government organization.

Under the Cortese-Knox Local Government Reorganization Act of 1985, if the proposed change of organization is a city detachment, the conducting authority, not more than 30 days after its hearing on the matter, may by resolution terminate detachment proceedings. If a proposed reorganization includes the detachment of territory from any city, the conducting authority, not more than 30 days after the hearing, is required to terminate the proceeding if a resolution or written protest against the reorganization is filed prior to the conclusion of the hearing by any city from which territory would be detached or removed.

The bill would provide that the above provisions shall not apply to a special reorganization, as defined. It would specify the election requirements for a special reorganization, as well as the duties of the conducting authority with respect to a special reorganization.

This bill would establish the Special Commission on City Boundaries, known as the "special commission" for purposes of the act, and would set forth the membership and duties of the commission.

This bill would additionally provide that in the case of a special reorganization, all public employees subject to specified provisions of existing law relating to employee organizations shall continue to be deemed public employees of the original local agency, or the newly incorporated local agency for purposes of that existing law, and that existing retiree benefits shall not be diminished. The bill would also extend the exclusive representation status of an employee organization that has been recognized as the exclusive representative of local agency public employees affected by a special reorganization, with respect to the unit employees of the original local agency, or the newly incorporated local agency.

Ch. 912 (AB 572) Caldera. School Accountability Report Card.

(1) Under the Classroom Instructional Improvement and Accountability Act (Proposition 98), in order to promote a model statewide standard of instructional accountability and conditions for teaching and learning, the Superintendent of Public Instruction is required by March 1, 1989, to develop and present to the State Board of Education for adoption a statewide model school accountability report card that includes an assessment of specified school conditions. The Superintendent of Public Instruction is required to consult with a Task Force on Instructional Improvement in developing the statewide model school accountability report card. Under the act, the governing board of each school district is required to implement a school accountability report card for each school in the district that includes the conditions covered in the statewide model report card.

This bill would eliminate the obsolete requirement that the Superintendent of Public Instruction develop by March 1, 1989, in consultation with a Task Force on Instructional Improvement, a statewide model school accountability report card. The bill would provide that the school accountability report card shall provide data by which parents can make meaningful comparisons between public schools.

The bill would require that the school accountability report card also include, but not be limited to, the results by grade level from the assessment tool used by the school district and after it is developed, the statewide assessment, average verbal and math Scholastic Assessment Test scores, the one-year dropout rate, the percentage of pupils in kindergarten and grades 1 to 3, inclusive, participating in the Class Size Reduction Program, the total number of the school's credentialed teachers, the annual number of schooldays dedicated to staff development, and the suspension and expulsion rates for the most recent 3-year period. The bill, by adding conditions to the school accountability

report card, would require school districts to modify their school accountability report cards, thereby imposing a state-mandated local program. The bill would also express the Legislature's intent that schools make a concerted effort to ensure that parents receive a copy of the accountability report card, that the accountability report cards are easy to read and understandable, and that administrators and teachers are available to answer any questions regarding the report card.

(2) The Classroom Instructional Improvement and Accountability Act, an initiative measure, provides that the Legislature may amend the act to further the act's purposes with a $\frac{2}{3}$ vote of each house.

This bill would declare that it furthers the purposes of the act.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 913 (SB 873) Vasconcellos. Pool safety.

Existing law requires public swimming pools to meet certain safety and sanitation requirements, including, but not limited to, the requirement that every person operating or maintaining a public swimming pool must do so in a sanitary, healthful, and safe manner. Existing law designates the State Department of Health Services as having supervision over these requirements, and requires every health officer, within his or her jurisdiction, to enforce building standards relating to swimming pools. Existing law makes violation of these requirements a misdemeanor.

Existing law requires all dry-niche light fixtures and all underwater wet-niche light fixtures operating at more than 15 volts in public swimming pools owned or operated by the state or by local agencies to be protected by a ground-fault circuit interrupter in the branch circuit, requires light fixtures to have encapsulated terminals, and requires any of these public swimming pools that do not meet these requirements as of January 1, 1997, to be retrofitted by July 1, 1998.

This bill would apply similar requirements relating to electrical lighting to public swimming pools operated for the use of the general public with or without charge, or for the use of the members and guests of a private club, including any swimming pool located on the grounds of a hotel, motel, inn, apartment complex, or any residential setting other than a single-family home. The bill would require public swimming pools that do not meet these requirements by January 1, 1998, to be retrofitted to comply by July 1, 1998, and would require inspections by September 1, 1998.

Existing law, the Swimming Pool Safety Act, establishes certain safety requirements for swimming pools, as defined, including nonportable wading pools, regarding pool enclosures and related safety equipment.

This bill would, commencing January 1, 1998, require that whenever a construction permit is issued for construction or alteration, as defined, of a public wading pool, as defined, the pool be constructed or retrofitted to have at least 2 circulation drains per pump at least 3 feet apart and comply with other safety requirements to prevent physical entrapment or suction injury. This bill would require all pools to comply with these standards by January 1, 2000. This bill would authorize the State Department of Health Services to adopt regulations regarding safety requirements for public wading pools to include, but not be limited to, standards permitting the use of alternative devices or safeguards, or incorporating new technologies. The bill would require the department to forward the regulations to the California Building Standards Commission for approval, and would require the commission to approve the regulations and publish them in the California Building Standards Code by November 1, 1999. By changing the definition of a crime, this bill would impose a state-mandated local program. By increasing the inspection duties of local officers, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.

Ch. 914 (SB 623) O'Connell. California State University.

Existing law designates the campuses of the California State University.

This bill would express the intent of the Legislature that the land and improvements comprising Camarillo State Hospital be transferred to the Trustees of the California State University to be developed and improved as a campus of the California State University in order to make public postsecondary education more available to qualified persons in the Ventura County area as well as throughout the state.

The bill would require the Department of General Services to transfer the land and improvements to the trustees, upon approval of the trustees. The bill would appropriate an amount not to exceed \$5,000 from the General Fund to the Department of General Services to reimburse the department for its administrative costs incurred in connection with the transfer. The bill would authorize the trustees to sell and lease interests in real property included within the land comprising Camarillo State Hospital that are not needed for campus purposes, except as specified. The bill would require the proceeds from the sale or lease to be deposited in local trust accounts. The bill would require that those funds be continuously appropriated without regard to fiscal year for the purpose of building, maintaining, and funding a campus of the California State University in Ventura County at the site of Camarillo State Hospital. The bill would require the trustees to report to the Governor and the Legislature by September 1 of each year on the revenues obtained from sales and leases made pursuant to these provisions and the expenditures made based upon those revenues during the prior fiscal year.

The bill would require these provisions to be liberally construed to accomplish the intent of the Legislature.

The bill would appropriate \$607,000 from the Higher Education Capital Outlay Bond Fund of 1996 to the California State University, in augmentation of a specified item of the Budget Act of 1997 relating to the California State University, Channel Islands.

Ch. 915 (SB 394) Johnston. School-to-career opportunities: job training funds.

(1) Existing law provides for allocation of certain federal Job Training Partnership Act funds to the Superintendent of Public Instruction for distribution to school districts, county offices of education, community college districts, and other entities for adult education, regional occupational programs, and other related programs serving welfare recipients, as specified.

This bill would require the Superintendent of Public Instruction to use 30% of certain funds available under the federal Job Training Partnership Act to support the work-based learning component of a school-to-career program, as specified.

The bill would provide for a specified privacy notice to be issued by local education agencies to participants in various work force preparation programs with regard to collection of social security numbers in order to enable the measurement of the performance of those programs, thereby creating a state-mandated local program.

The bill would express legislative intent that the Governor request a waiver from the United States Department of Labor regarding certain federal restrictions that limit work experience under the summer youth employment and training program provided pursuant to the federal Job Training Partnership Act.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 916 (AB 690) Morrow. Child day care facilities: school extended day exemption.

Existing law, the California Child Day Care Facilities Act, provides a comprehensive system for licensing and regulating child day care facilities. Existing law exempts from the act certain day care arrangements, including, but not limited to, extended day care programs operated by public or private schools.

This bill would, in addition, as a 3-year pilot project in Orange County, authorize a public school or school district in Orange County to elect to have operated exempt from these licensing provisions, certain extended day care programs operated pursuant to a contract between the public school or a school district and the extended day care provider if the contracting school district ensures that certain requirements are met, and would require that the exempt extended day care programs comply with the fingerprint requirements applicable to school district noncertificated employees.

This bill would require that participating school districts ensure that an annual independent evaluation of the program is made and reported to the department and the Legislature by December 31. The provisions of the bill would be repealed on January 1, 2001.

Ch. 917 (AB 326) Ortiz. School-based before and after school child care programs.

Existing law requires the Superintendent of Public Instruction, subject to an appropriation in the annual Budget Act, to allocate funding for the establishment of school-based before and after school programs with a strong literacy component. Existing law authorizes a before and after school program, whether public, private, or school district operated, in collaboration with other local governmental agencies, to apply to the State Department of Education for funding for this purpose. In addition to meeting other program criteria, funded programs are required to demonstrate experience in implementing quality before or after school child development programs, inclusion of a strong literacy component, and a working collaboration with specified entities. Preference is required to be given to programs that currently employ recipients of CalWORKs who are parents of children enrolled in the applicant programs or that have a demonstrated commitment to providing employment opportunities for those recipients of CalWORKs. Funding is renewable and contingent on, among other things, a favorable evaluation.

This bill would specify the evaluation outcomes and measures of those outcomes. The bill would require the Superintendent of Public Instruction to allocate specified funds appropriated in the Budget Act of 1997 to before and after school programs for the purpose of initiating school-based before and after school programs with a strong literacy component.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 918 (AB 568) Lempert. Education: School Accountability Report Card.

(1) Existing law requires the governing board of each school district to develop and cause to be implemented for each school in the school district a School Accountability Report Card.

This bill would require each school district that is connected to the Internet to make the information contained in the School Accountability Report Card accessible on the Internet on or before July 1, 1998, and to update the report card information annually. The bill would make a related legislative finding and declaration and a statement of legislative intent.

By imposing additional duties on public schools, this bill would create a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 919 (AB 633) Cardenas. Small business financial development corporations.

The Small Business Financial Development Corporation Law provides for the establishment, under the supervision of the Trade and Commerce Agency, of small business financial development corporations to promote the economic development of small businesses by making available capital, general management assistance, and other resources.

This bill would require the Trade and Commerce Agency to contract with an entity to conduct an independent statewide assessment of capital needs in California, as they pertain to the program established under the Small Business Financial Development Corporation Law, and to establish minimum standards for the siting of new corporations, and determine and rank regions and subregions most underserved by the corporations, no later than June 30, 1998.

This bill would appropriate \$100,000 from the General Fund for transfer to the Small Business Expansion Fund to be used by the Office of Small Business for the purpose of this bill.

Ch. 920 (AB 874) Takasugi. Government finance.

(1) The Marks-Roos Local Bond Pooling Act of 1985 permits a joint exercise of powers authority to issue bonds to assist local agencies in financing public capital improvements, working capital, liability, or other insurance needs, or projects whenever there are significant public benefits for taking that action.

This bill would provide that no member of the governing body of the authority shall be personally liable on the bonds or subject to personal liability or accountability by reason of the issuance of bonds.

(2) Existing law specifies a procedure for school districts to provide funding to meet energy service contract obligations out of annual state apportionments to those districts. The procedure requires the Superintendent of Public Instruction to certify the amounts of districts' shares of the obligation, by district, to the Controller.

This bill would require the certification of amounts on a county basis and would change a reference to Section B of the State School Fund in that procedure to refer instead to Section A of the fund.

(3) Existing law authorizes the State Public Works Board to issue notes, including commercial paper notes and other forms of short-term indebtedness, and bond anticipation notes to finance energy conservation in state buildings.

This bill would provide that the proceeds of commercial paper notes are continuously appropriated to pay specified costs associated with commercial paper notes.

(4) Existing law authorizes the use of revenue bonds and negotiable notes or negotiable bond anticipation notes to finance the construction of the Equine Drug Testing Laboratory capital outlay project on the campus of the University of California at Davis, subject to specified conditions.

This bill would additionally specify that as an alternative to the issuance of bonds, notes, or other indebtedness by the Public Works Board, the Regents of the University of California may issue bonds, notes, or other indebtedness in order to finance the construction of the Equine Drug Testing Laboratory, provided that no moneys appropriated from the General Fund shall be used to secure or repay any of the indebtedness of the regents.

(5) Existing law requires the Controller to cancel a warrant if it is unpaid for 4 years after it becomes payable.

This bill would reduce that time period to one year and specify that the one-year time period applies to warrants issued after January 1, 1998.

(6) Existing law provides that a duplicate warrant is void if not presented to the Treasurer for payment within the same time limit provided by law for the original warrant.

This bill would instead provide that an agency that submits a claim schedule to the Controller's office that results in a warrant that is canceled because it is unpaid may submit a claim schedule against the fund to which the original warrant reverted for 2 years following cancellation of the original warrant, and would delete a reference to duplicate warrants.

(7) Existing law authorizes the Treasurer to revoke a payment or credit given to a presenting bank if the warrant or check involved is found to bear a forged, erroneous, or unauthorized endorsement or contain a material defect or alteration if the item is within a 4-year period of legal negotiability. Upon notification from the Treasurer that the state warrant has been charged back to the presenting bank, the Controller may issue a replacement warrant.

This bill would instead authorize the Treasurer to revoke a payment or credit under these conditions if no more than 3 years has elapsed since the time that the instrument was presented to the financial institution. This bill would provide that upon notification from the Treasurer that the warrant has been charged back to the presenting financial institution, the Controller may process a claim schedule directing payment to the original payee.

(8) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 921 (AB 989) Perata. Public accountancy.

(1) Existing law provides for the licensure and certification of public accountants. Existing law also provides that permits issued in accordance with provisions relating to accountancy expire at 12 p.m. on December 31, 1978, and thereafter shall expire at 12 midnight on the last day of the month of the legal birthday of the licensee during the 2nd year of a 2-year term if not renewed, and requires the State Board of Accountancy to establish by regulation procedures for the administration of the birth date renewal program.

This bill would eliminate the December 31, 1978, expiration date for these permits and would repeal the requirement that the board establish procedures for the administration of the birth date renewal program.

This bill, notwithstanding any other provision relating to public accountancy, would also authorize any firm lawfully engaged in the practice of public accountancy in this state to have owners who are not licensed as certified public accountants or public accountants if certain conditions are met. The bill would also require the Board of Public Accountancy to adopt regulations to implement, interpret, or make specific these provisions.

(2) Existing law requires that all moneys received by the board under the accountancy provisions from any source and for any purpose be accounted for and reported monthly by the board to the Controller and at the same time be transmitted to the State Treasury to the credit of the Accountancy Fund.

This bill would require the secretary-treasurer of the board, from time to time, but not less than once each fiscal year, to prepare, or have prepared on his or her behalf, a financial report of the Accountancy Fund that contains information that the board determines is necessary for the purposes for which the board was established.

This bill would also require the financial report of the Accountancy Fund to be published by the board, as specified, and to include the revenues and the related costs from examination, initial licensing, license renewal, citation and fine authority, and cost recovery from enforcement actions and case settlements.

Ch. 922 (AB 896) Napolitano. California Office of Export Development: Overseas Procurement Opportunities Program.

Existing law establishes the California Office of Export Development within the California State World Trade Commission for the purpose of strengthening the state's activities in marketing its agricultural, manufacturing, and service industries overseas, and sets forth the duties of the office in that regard.

This bill would additionally specify that a purpose of the office is to help ensure that California's small and medium-sized companies have better access to foreign market opportunities.

This bill would establish the Overseas Procurement Opportunities Program within the office, for the purpose of enhancing overseas procurement opportunities for California-based businesses, to include specified activities in that regard.

This bill would appropriate the sum of \$100,000 from the General Fund to the office, for the purposes of the bill.

Ch. 923 (AB 1219) Bustamante. Economic development.

Under existing law, the Trade and Commerce Agency is authorized to perform various activities related to the financing of public infrastructure projects and private economic development projects.

This bill would, until January 1, 2001, require the agency to solicit bids from entities to evaluate the feasibility of creating a secondary market for community and economic development lenders in this state to identify outstanding loans that purchased and serve as collateral for the issuance of bonds.

The bill would appropriate \$200,000 to the agency to carry out the bill.

Ch. 924 (AB 1230) R. Wright. Health: health care provider loans: Medi-Cal managed care.

Existing law establishes the Small Business Development Corporation Law which, among other things, authorizes loans to be made to small businesses.

This would require that consideration in the making of loans be given to applications from traditional and safety-net providers of Medi-Cal services that promote access to medical care for individuals enrolled in managed health care networks contracting with or owned or operated by counties. The bill would state related findings and declarations of the Legislature.

Existing law creates in the State Treasury the California Small Business Expansion Fund and the California Office of Small Business Development which may pay out moneys with the approval of the Department of Finance to lending institutions or financial companies to be used to pay for defaulted loan guarantees issued, as specified, and for administrative costs of corporations. Existing law also provides that the amount of loan guarantees outstanding at any one time shall not exceed 4 times the amount of funds on deposit, be secured by a reserve of at least 25% to be determined by the Executive Director of the California Office of Small Business, and that corporations secure loans with a minimum loan loss reserve of 25%.

Existing law also authorizes the Office of Small Business to reallocate funds held within a corporation's small business development loan guarantee fund if certain conditions are met and also requires that reallocation not occur more frequently than annually commencing January 1, 1997.

This bill would permit the office to authorize a higher leverage ratio, as described, for an individual corporation and would also provide that the reallocation shall occur no more frequently than once per fiscal year. Since the expansion fund is continuously appropriated, this would result in an appropriation.

This bill would declare that it shall take effect immediately as an urgency statute.

Ch. 925 (AB 1601) Shelley. Health care.

Under existing law the University of California is subject to the California Public Records Act and the meetings of the Regents of the University of California are subject to specified open meeting requirements.

This bill would state findings and declarations of the Legislature with regard to making information available to the public and conducting deliberations openly. The bill would provide that if any state agency, including a constitutional corporation, transfers to a private corporation assets for the operation of a hospital by that corporation and the value of the assets is not less than \$50,000,000 the corporation is subject to specified open meeting requirements and records of the corporation are to be available to the public for inspection, as specified. This bill would provide enforcement mechanisms to ensure compliance with these provisions. This bill would not apply to any corporation in a county of the 2nd class.

This bill would also make legislative findings and declarations that the directors, officers, and employees that are subject to these provisions would not be confronted with the type of conflicts of interest comprehended by the Political Reform Act of 1974, would have no opportunity to participate in the making of any governmental decisions, and would be pursuing the common interests of the members of the corporation, and as such, are not subject to regulation under the Political Reform Act of 1974 under the analysis of *In re Sherwood*, 2 FPPC Ops. 168 (12/15/76).

Ch. 926 (SB 936) Burton. Child support enforcement.

Existing law requires the State Department of Social Services to establish a performance-based incentive program that has 2 levels of incentives, Tier I and Tier II, and is operative until June 30, 1998, to provide federal and state incentive funds to county child support enforcement programs.

This bill would, instead, provide for a child support state incentive payment program, that would be applicable to counties meeting data reporting requirements. The bill would, as of July 1, 1998, require the department to assess each county's compliance with federal and state child support laws and regulations.

Existing law requires the department to compile prescribed information annually on each county child support enforcement program, to be provided to specified officials and governmental agencies.

This bill would require the department to compile other prescribed information, for the 1998–99 fiscal year and each fiscal year thereafter, on each county child support enforcement program for counties that are participating in the state incentive program. The bill would require the department, in consultation with specified entities and persons, to develop regulations regarding the reporting of data. These provisions would be operative for as long as participating counties are required to report data to the department, as provided in the bill.

Existing law requires the Office of the Legislative Analyst to conduct a study of the effectiveness, efficiency, and integrity of this performance-based incentive program, the department's regulations, and the operation of these processes at the state and county level, and to report its findings and recommendations for improvement, as appropriate, to the Legislature by March 1, 1997.

This bill would repeal this provision regarding the Legislative Analyst's report.

The bill would require the Office of Legislative Analyst, in conjunction with other entities, to prepare a performance-based incentive program for the 1998–99 fiscal year and subsequent fiscal years. The bill would require the Office of the Legislative Analyst to issue a report to the Legislature by March 1, 1998.

The bill would also provide that, to the extent funds are appropriated in the Budget Act, funds be allocated by the Judicial Council for the payment of certain costs including those related to child support commissioners and family law facilitators.

Ch. 927 (SB 1350) Burton. Health care.

Under existing law the University of California is subject to the California Public Records Act and the meetings of the Regents of the University of California are subject to specified open meeting requirements.

This bill would state findings and declarations of the Legislature with regard to making information available to the public and conducting deliberations openly. The bill would provide that if any state agency, including a constitutional corporation, transfers to a private corporation assets for the operation of a hospital by that corporation and the value of the assets is not less than \$50,000,000, the corporation is subject to specified open meeting requirements and records of the corporation are to be available to the public for inspection, as specified. This bill would provide enforcement mechanisms to ensure compliance with these provisions. This bill would not apply to any corporation in a county of the 2nd class.

This bill would also make legislative findings and declarations that the directors, officers, and employees that are subject to these provisions would not be confronted with the type of conflicts of interest comprehended by the Political Reform Act of 1974, would have no opportunity to participate in the making of any governmental decisions, and would be pursuing the common interests of the members of the corporation, and as such, are not subject to regulation under the Political Reform Act of 1974 under the analysis of *In re Sherwood*, 2 FPPC Ops. 168 (12/15/76).

Ch. 928 (AB 1571) Ducheny. Budget Act of 1997: augmentations.⁸

Existing law, as set forth in the Budget Act of 1997, makes various appropriations for support of state government for the 1997–98 fiscal year.

In augmentation of the Budget Act of 1997, this bill would appropriate \$662,488,000 for trial court funding, subject to the enactment of legislation that substantially restructures

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trial court funding, as specified. The bill would also revert the appropriations made by that act for trial court funding.

In addition, this bill would appropriate \$92,285,000 for purposes including trial court funding, commercial space development, public resources, flood prevention, citizenship education, social services, public elementary and secondary education, public postsecondary education, and workers' compensation information.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 929 (SB 85) Peace. School districts: staff development.

(1) Existing law authorizes school districts to conduct various staff development programs. Existing law authorizes school districts to make school development plans, and to include in those plans staff development activities directly related to the annual school improvement objectives, as specified. Existing law authorizes school districts to offer up to 8 days of staff development during the school year under specified circumstances.

Existing law, known as the Staff Development Buy-out Program, declares the intent of the Legislature to increase the number of schooldays in a school year by providing funding to school districts to conduct staff development activities, as specified. Existing law requires the Superintendent of Public Instruction to provide each eligible school district with a staff development allowance of \$220 per day for each certificated employee of the school district who participates in staff development, as provided by the school district in academic content and instructional methods in the core curricular areas. To be eligible to receive funding, the staff development program provided by the school district is required to meet, among other specified requirements, local educational priorities, to be consistent with program guidelines developed by the Superintendent of Public Instruction, to be offered on days that are not counted as instructional time or days, and to be conducted only upon entering or exiting a regularly scheduled break. This provision is operative in any fiscal year only to the extent funds are provided therefor in the Budget Act. With regard to the 1997-98 fiscal year, the bill would specify that the amount available for this purpose not exceed the amount appropriated in a specified item of the Budget Act of 1997.

This bill would require that the provision requiring that staff development days be conducted only upon entering or exiting a regularly scheduled break be effective commencing on July 1, 1998.

(2) Under the Staff Development Buy-out Program, each fiscal year, any school district that does not offer 180 days of instruction to pupils in the fiscal year prior to the first fiscal year in which grant funds were received by that school district under the program, is required to increase the number of days of instruction by one day for each noninstructional day on which the school district conducts staff development programs under the program until a total of 180 days of instruction to pupils are being offered by that school district, as specified.

This bill would make this provision applicable to schoolsites, operating on multitrack, year-round calendars, that did not offer the equivalent, as defined, of 180 days of instruction to pupils.

(3) Existing law requires school districts to notify parents or guardians of pupils of the schedule of minimum days, as specified.

This bill would impose a state-mandated local program by also requiring school districts to notify parents or guardians of pupils of the schedule of pupil-free staff development days. The bill would also require a school district to provide the parents or guardians of pupils with a copy of the written policy of the school district regarding access by pupils to Internet and on-line sites, as specified.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

(5) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 930 (SB 172) Rainey. Vessels: wrecks and wrecked property.⁹

(1) Under existing law relating generally to vessels, if wrecked property is in a perishable state, the county sheriff is required to apply to the judge of the superior court for an order authorizing the sheriff to sell the property. Existing law requires the proceeds to be paid to the county treasurer, and if it remains in the treasurer's hands more than one year, to the State Treasury.

This bill would require the proceeds to be transmitted to the Treasurer for deposit in the General Fund.

(2) Existing law provides that if any person claims wrecked property within one year after it is found, the judge is required to make an order directing the officer in whose possession the property or its proceeds may be, to deliver it to the claimant, as specified.

This bill would reduce that period to 90 days.

(3) Existing law requires the sale of wrecked property if, within one year after saving the wrecked property, no claimant appears, or in other specified circumstances. Under existing law, the proceeds of the sale, after deducting court-approved salvage and expenses, are required to be paid into the State Treasury.

This bill would reduce that period to 90 days. The bill would also require the deduction of storage, property tax liens, other liens, and other expenses from the proceeds of the sale and would require the proceeds of the sale to be transmitted to the Treasurer for deposit in the General Fund.

(4) Existing law authorizes the sale of any hulk, derelict, wreck, or parts of any ship, vessel, or other watercraft sunk, beached, or allowed to remain in an unseaworthy or dilapidated condition upon publicly owned submerged lands, salt marsh, or tidelands within corporate limits of any municipal corporation or other public corporation or entity having jurisdiction or control over those lands, for a period longer than 30 days without a watchman or other person in charge of the property. Existing law specifies that the proceeds of the sale are the property of the municipal corporation or other public corporation or entity.

This bill, instead, would require the proceeds to be transmitted to the Treasurer for deposit in the General Fund.

(5) Existing law authorizes specified peace officers and other persons to remove vessels from public waterways and private property under certain circumstances.

This bill also would authorize the storage of vessels removed under prescribed circumstances, including when it poses a threat to adjacent wetlands, levies, sensitive habitat, any protected wildlife species, or water quality.

The bill would authorize the sale or other disposal of property of less than \$300 value by the public agency that removed it under specified conditions, and would require the proceeds to be deposited into the Abandoned Watercraft Abatement Fund, which would be created by the bill, for grants to local agencies, as specified.

(6) Existing law prohibits any person from abandoning a vessel upon a public waterway or public or private property without the express or implied consent of the owner or person in lawful possession or control of the property. Under existing law, a violation of this prohibition is an infraction and is punishable by a fine of not less than \$50.

This bill would increase that fine to not less than \$500 nor more than \$1,500. The bill would prescribe a formula for the allocation of fines imposed and collected pursuant to this provision. The bill would prescribe the purposes for which moneys in the Abandoned Watercraft Abatement Fund may be used upon appropriation.

(7) The requirements imposed upon judges and peace officers by the bill would impose a state-mandated local program.

(8) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

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(9) The bill would require the Controller to transfer \$500,000 from the Harbors and Watercraft Revolving Fund to the Abandoned Watercraft Abatement Fund and would appropriate that amount to the Department of Boating and Waterways for prescribed purposes. In addition, the bill would appropriate \$500,000 from the Harbors and Watercraft Revolving Fund to the City of Redwood City for cleanup of abandoned, wrecked, and dismantled vessels, as specified.

The bill would also declare the intent of the Legislature to appropriate not more than \$1,000,000 annually from the Harbors and Watercraft Revolving Fund and that grants from the fund be matched by not less than a 10% contribution from local agency grantees.

Ch. 931 (AB 920) Davis. California Forensic Science Laboratory Enhancement Program.¹⁰

Existing law requires the Office of Criminal Justice Planning, among other things, to develop the comprehensive statewide plan for the improvement of criminal justice and delinquency prevention activity throughout the state, and to develop comprehensive, unified, and orderly procedures to ensure that all local plans and all state and local projects are in accord with the comprehensive state plan, and that all applications for grants are processed efficiently.

Existing law provides for the establishment of the California Criminalistics Institute within the Bureau of Forensic Services of the Department of Justice for the purpose of, among other things, the facilitation of a comprehensive and coordinated approach to meet the high technology forensic science needs of crime laboratories operated by the department and local law enforcement agencies.

This bill would require the State Auditor to conduct a specified assessment of the needs of existing forensic science laboratories and submit a report to the Legislature on the needs assessment by January 1, 1999. The bill would also appropriate \$275,000 to the State Auditor to conduct the needs assessment required by this act.

Ch. 932 (SB 820) Polanco. Industry Internship and Apprenticeship Program.

Existing law requires the California Community Colleges, as a primary mission, to offer academic and vocational instruction at the lower division level for both younger and older students, including those persons returning to school.

This bill would authorize the Board of Governors of the California Community Colleges, to the extent that funds are available, to establish internship training programs and to actively support apprenticeship training programs in collaboration with the State Department of Education and the Division of Apprenticeship Standards of the Department of Industrial Relations. The bill would limit the authority to establish internship training programs to the establishment of internship training programs for only those occupations not covered by an approved apprenticeship training program prior to January 1, 1998.

In addition, the bill would require the Division of Apprenticeship Standards, in partnership with the State Department of Education and the California Community Colleges, and to the extent federal funds and other resources are available, to develop and implement innovative apprenticeship training demonstration projects in high-growth industries in emerging and transitioning occupations that meet local labor market needs and that are validated by current labor market data and to submit a report not later than December 31, 1998, to the Governor and the Legislature containing a summary of educational and vocational outcomes resulting from these projects, as specified.

Ch. 933 (AB 301) Cunneen. Community colleges: part-time faculty: student access.

Under existing law, the Board of Governors of the California Community Colleges is required to establish regulations that establish minimum standards regarding the percentage of hours of credit instruction required to be taught by full-time instructors. Existing law permits the governing board of a community college district to establish regulations that allow academic employees to reduce their workload from full-time to

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part-time duties. Existing law does not establish a program providing for part-time faculty office hours.

This bill would establish the California Community Colleges Part-Time Faculty Office Hours Program to provide students equal access to academic advice and assistance without regard to whether a course at a community college is taught by a full-time or a part-time faculty member.

The bill would authorize community college districts to provide compensation to be paid to part-time faculty at an amount equal to one paid office hour for every two classes or more taught per week by the part-time faculty member or 40% of a full-time load as defined by the local community college district. The bill would create the Part-Time Faculty Office Hours Program Fund in the State Treasury to provide funding for up to 50% of the costs to community college districts for the program as verified by the district, as specified. The bill would require each participating community college district to send verification to the Chancellor of the California Community Colleges setting forth the total costs of the compensation paid for office hours of part-time faculty participating in the program. The bill would declare that it is the intent of the Legislature that funding for the purposes of this program be included in the annual Budget Act.

Ch. 934 (AB 351) Scott. Teacher credentialing.

Existing law authorizes the Commission on Teacher Credentialing (commission) to issue or renew emergency teaching or specialist permits provided certain conditions are met. Existing law requires a person holding an emergency teaching or specialist permit to attend an orientation to the curriculum and to techniques of instruction and classroom management, and to teach only with the assistance and guidance of a certificated employee of the district who has completed at least 3 years of full-time teaching experience or the equivalent thereof. Existing law requires the commission to issue district intern certificates authorizing persons employed by any school district that maintains kindergarten and grades 1 to 12, inclusive, or that maintains classes in bilingual education to provide classroom instruction to pupils in those grades and classes. Existing law, the Teacher Education Internship Act of 1967, authorizes a school district, in cooperation with an approved college or university to establish a teacher education internship program.

This bill would establish the Pre-Internship Teaching Program, and authorize the commission as resources, as specified, are available to school districts, to issue a pre-intern teaching certificate instead of an emergency multiple subjects permit to an individual who meets the minimum requirements set by the commission. The bill would authorize the commission, when resources remain after funding pre-interns pursuing a multiple subject emergency credential, to issue a pre-intern teaching certificate instead of an emergency single subject permit to an individual who is employed by a school district approved by the commission and meets the minimum requirements set by the commission. A pre-intern teaching certificate would be valid for one year and would be renewable, as specified. The minimum requirements for the pre-intern teaching certificate would be required to include a baccalaureate or higher degree, as specified, passage of the basic skills proficiency test, and a specified number of units in the subject to be taught.

This bill would require the commission to establish criteria for the approval of pre-internship teaching programs, as specified. This bill would require the commission to evaluate the Pre-Internship Teaching Program, as specified, and report its findings to the Legislature and the Legislative Analyst by October 1, 2001.

This bill would provide that funding for administering the Pre-Internship Teaching Program by the commission is contingent upon an appropriation in the annual Budget Act or other act. The bill would state the intent of the Legislature that specified federal funding provided to the State Department of Education and the Commission on Teacher Credentialing be adjusted to provide direct funding for the Commission on Teacher Credentialing for the purposes of the Pre-Internship Teaching Program and the California Paraprofessional Teacher Training Program. The bill would declare that the State Department of Education shall be held harmless for any fiscal penalty exacted by the federal government for the expenditures made by local education agencies or for state operations if funds are provided for this program from the federal Goals 2000:

Educate America Act (P.L. 103-227) and the program does not meet the requirements of that federal act.

Ch. 935 (AB 367) Havice. Education: Community Policing and Mentoring for School Safety Pilot Program.

Existing law establishes various programs with respect to the safety of pupils attending the public schools.

This bill would express various findings and declarations of the Legislature relating to community policing, as defined. The bill would establish the Community Policing and Mentoring for School Safety Pilot Program, to be administered by the State Department of Education. Under the program, the Superintendent of Public Instruction would award 2-year grants to the ABC Unified School District and the Downey Unified School District, implementing plans providing for a continuum of responses to school safety needs by the employees of the school districts and by local law enforcement agencies and demonstrating a collaborative and innovative approach for implementing a system of providing safe and secure school environments between the school districts and local law enforcement agencies through community policing, as specified. The bill would require the State Department of Education to create an evaluation design. The school districts receiving grants under the bill would use the evaluation design to assess the effectiveness of their programs. These school districts would transmit their assessments to the department, and the department would submit an interim report and a final analysis of the program to the Legislature on or before March 1, 2000, and March 1, 2002, respectively.

The bill would express the intent of the Legislature that the pilot program be funded by a combination of funds from the state and from the school districts and law enforcement agencies, as specified. The bill would provide that the operation of the program would be contingent upon the enactment of an appropriation therefor in the annual Budget Act, or through an appropriation contained in another measure enacted during the 1997-98 Regular Session.

Ch. 936 (AB 748) Escutia. Bilingual education: assessment of language skills.

Existing law establishes the Bilingual-Bicultural Education Act of 1976 (act), which became inoperative on June 30, 1987. Existing law specifies that if the Legislature does not enact legislation to continue that act, among other acts, the funding for the bilingual-bicultural program shall continue for the general purposes of the program but all relevant statutes and regulations regarding the use of the funds are not operative except those regarding the establishment of a schoolsite council and its functions and responsibilities. The act specifies that its purposes are to require school districts to offer bilingual learning opportunities to each pupil of limited English proficiency enrolled in the public schools and to provide adequate supplemental financial support to achieve that goal.

This bill would require the Superintendent of Public Instruction to review existing tests that assess the English language development, as specified, of pupils whose primary language is a language other than English and to determine if those tests, among other things, have sufficient range to assess, as specified, the English language development of pupils in kindergarten and grades 1 to 12, inclusive, provide sufficient information about pupils at each grade level to determine levels of proficiency, have psychometric properties of reliability and validity deemed adequate by technical experts, are capable of administration to pupils with any primary language other than English are capable of administration by classroom teachers, and yield scores that allow comparison of a pupil's growth over time, can be tied to readiness for various instructional options, and can be aggregated for use in the evaluation of program effectiveness. If any existing test or series of tests meets these criteria, the bill would require the superintendent, with approval of the State Board of Education, to report to the Legislature on its findings and recommendations. If no suitable tests exist, the bill would require the superintendent to explore the option of a collaborative effort with other states to develop a test or series of tests and would authorize the superintendent, with approval the State Board of Education, to contract with a local education agency to develop a test or series of tests or to contract to modify an existing test or series of tests. The bill would require the

superintendent to identify or develop the test or series of tests by January 1, 1999, and to report, as specified, to the Legislature on the progress being made in that regard.

This bill would require the State Board of Education to approve standards, as specified, for English language development for pupils whose primary language is a language other than English.

This bill would provide that funding for the purposes of this measure is contingent on an appropriation in the annual Budget Act.

Ch. 937 (AB 1266) Mazzoni. Teachers: beginning teacher support.

Existing law makes various findings and declarations relating to the need for support during the beginning years of a teacher's career. Existing law establishes the California Beginning Teacher Support and Assessment Program to be administered jointly by the Commission on Teacher Credentialing (commission) and the Superintendent of Public Instruction (superintendent). Existing law provides that among the purposes of the program are providing an effective transition into the teaching career for 1st-year and 2nd-year teachers in California and improving the educational performance of pupils by providing improved training, information, and assistance for beginning teachers.

This bill would redesignate that program as the Beginning Teacher Support and Assessment System. The bill would expand the program to, among other things, require that it provide intensive individualized support and assistance to each beginning teacher, to require that it establish performance assessments that are based on the California Standards for the Teaching Profession adopted by the commission in January 1997, to require an individual induction plan for each beginning teacher, and to ensure continuous program improvement, as specified.

The bill would require the superintendent and the commission to jointly administer the Beginning Teacher Support and Assessment System and to, among other things, establish requirements for reviewing and approving local induction plans, developing and administering a system for ensuring program quality and effectiveness, improving and refining the assessment system, and improving and refining professional development materials and strategies for all personnel involved in implementing teacher induction programs.

The bill would require the superintendent and the commission to establish requirements for teacher induction programs operated by school districts or consortiums of school districts. School districts and consortiums of school districts would be eligible to receive \$3,000, as adjusted for inflation, in state aid for each participating beginning teacher, provided certain requirements are met, including that the school district or consortium of school districts provide not less than \$2,000 from amounts received for the Mentor Teacher Program or other local, state, or federal resources for each participating beginning teacher. By authorizing school districts to expend amounts received for the purposes of the Mentor Teacher Program for these new purposes, this bill would make an appropriation.

The bill would require the superintendent and the commission to award supplemental grants on a competitive basis to Beginning Teacher Support and Assessment System teacher induction programs that are identified as having expertise according to criteria established by the superintendent and the commission. The teacher induction programs would be required to expend those funds to assist clusters of teacher induction programs operated by school districts or consortiums of school districts. All school districts and consortiums of school districts participating in the Beginning Teacher Support and Assessment System would be required to be designated as belonging to clusters according to the criteria established by the superintendent and the commission based upon, but not necessarily be limited to, geographic proximity, program size, the number of beginning teachers served, the similarity of teacher characteristics, and pupil populations in each school district. Teacher induction programs awarded supplemental grants would be required to identify a program consultant to assist the school district or consortiums of school districts identified in a cluster. The superintendent and the commission would be required to identify the purpose and functions of each consultant, as specified. The superintendent and the commission would be required to ensure that each grant awarded supports the salary and benefits and other related costs for a consultant to assist each cluster, as specified.

The bill would limit state funding for participation in the Beginning Teacher Support and Assessment Program by specified credentialed teachers to 2 years, or until the teacher has met state expectations for successful completion of teacher induction, whichever occurs first, and to one year by interns who are participating in a specified credentialing program, either during or after completion of the internship, or until the intern has successfully met state expectations for successful completion of teacher induction, whichever occurs first.

The bill would make various declarations of legislative intent with respect to funding of the Beginning Teacher Support and Assessment System, including that the system be funded in the annual Budget Act, as specified.

Ch. 938 (AB 1475) Bordonaro. Space industry.

Existing law designates the Western Commercial Space Center, a nonprofit corporation, as the California Spaceport Authority to foster the development of support and other unique services required for the development of commercial launch, manufacturing, and academic and research operations related to space flight, and sets forth the various duties of the authority in that regard.

This bill would repeal these provisions and would instead provide that the California Space and Technology Alliance shall exist to foster the development of specified activities in California related to space flight, would specify that the alliance shall also function as the California Spaceport Authority, and would set forth the duties of the alliance in that regard. It would provide for the California Space Flight Competitive Grant Program, to provide funding, upon appropriation by the Legislature, for the development of activities in California related to general space flight. It would require the alliance to establish an impartial review panel comprised of technical and scientific experts to review grant applications, as specified, and would set forth the duties of that review panel.

This bill would authorize the alliance to establish an advisory committee to provide input, evaluation, program funding recommendations, and other recommendations on the grant program, and would specify the committee membership.

This bill would establish the Highway to Space Program. It would specify that the Western Commercial Space Center, a nonprofit corporation, shall be charged with promotion and coordination of entities choosing to participate in the program, and set forth the duties of the center in that regard. It would establish the Highway to Space Competitive Grant Program, to provide funding, upon appropriation by the Legislature, for the development of Highway to Space Program activities. It would require the center to establish an impartial review panel comprised of technical and scientific experts to review grant applications, as specified, and would set forth the duties of that review panel.

This bill would authorize the center to establish an advisory committee to provide input, evaluation, program funding recommendations, and other recommendations on the grant program, and would specify the committee membership.

Ch. 939 (SB 1026) Schiff. Teachers' retirement benefits.

The State Teachers' Retirement Law requires the annual transfer to the Supplemental Benefit Maintenance Account from the General Fund of 2.5% of the total of prior year salaries upon which member contributions to the retirement system are based for funding supplemental benefits. Existing law expresses legislative intent in establishing the Supplemental Benefit Maintenance Program, to manifest a contractually enforceable promise to fully repay the Teachers' Retirement Fund, with interest, for all the advances made therefrom and for any appropriation made in Item 1920-111-835 of the Budget Act of 1989 and otherwise reserves the right of the Legislature to reduce or terminate the state's contributions and supplemental benefit distributions.

This bill would require General Fund transfers for the 1998-99 fiscal year to be reduced by specified state interest in school lands from the sale of the Elk Hills Naval Petroleum Reserve and would make technical, nonsubstantive changes in that provision.

Existing law requires revenues from school lands at Elk Hills Naval Petroleum Reserve to be deposited in the School Land Bank Fund and interest earnings to be transmitted

to the Teachers' Retirement Fund for distribution by the Supplemental Benefit Maintenance Account.

This bill would require those revenues to be deposited in the Supplemental Benefit Maintenance Account.

Existing law provides that the proceeds of the Supplemental Benefit Maintenance Account shall be distributed annually in quarterly supplemental payments to retired members, disabled members, and beneficiaries to restore purchasing power up to 68.2% of the purchasing power of their initial monthly allowances and requires the Teachers' Retirement Board to make annual transfers from the Teachers' Retirement Fund to the Supplemental Benefit Maintenance Account to fund that benefit.

This bill would increase that percentage to 75% of purchasing power, would authorize the board to make retirement fund transfers that are necessary to fund the increased percentage, would authorize the board to increase employer contributions, and would provide that the board reserves the right to reduce distributions to a level below 75% or to terminate distributions, depending upon availability of funds.

Ch. 940 (SB 1105) Committee on Revenue and Taxation. Taxation.

Existing law authorizes school districts and community college districts to form school facilities improvement districts that are coterminous with school district or community college district boundaries, except to the extent that any portion of the school district or community college district is located within a community facilities district formed pursuant to a specified statutory authorization. It also establishes procedures and requirements with respect to the issuance of bonds by any improvement district that is so established, and provides, as specified, for the levying of a tax upon properties within the improvement district for the funding of those bonds.

This bill would require the governing body of a school district or community college district that forms a school facilities improvement district to comply with the filing requirements established by a specified statute with respect to local agency jurisdiction boundary changes, and would require certain of those filings to indicate which properties located within the school district or community college district are located outside the improvement district.

Existing law requires the levying authority of a city or district, as provided, the levies of which are carried on county tax rolls, to file with the relevant county auditors and the State Board of Equalization a statement, and a map or plat, with respect to the creation of, or any change in, that city or district's boundaries. It requires the State Board of Equalization to establish a schedule of fees for filing and processing the filed documents, and prohibits the fee schedule from containing any fee that exceeds the lesser of the board's reasonably anticipated costs or an amount equal to 25% of the "total anticipated tax revenue" to be collected by the city or district during the first fiscal year in which the new boundaries are effective.

This bill would define the term "total anticipated tax revenue" for purposes of this prohibition.

Existing law with respect to the collection of ad valorem property tax revenues attributable to redevelopment agencies specifies that the agency share of ad valorem tax revenues derived from a redevelopment project is not allocable and payable for the first time until the tax year that begins after the January 1 next following the transmittal of documents as required by certain statutes.

This bill would change this date reference from January 1 to December 1.

Existing property tax law provides, for assessment years commencing after January 1985, for an inflation factor to be applied to the base year value of real property, and requires that inflation factor to be determined with reference to the change in the California Consumer Price Index from December of the prior fiscal year to December of the current fiscal year.

This bill would instead require, with respect to assessment years commencing on or after January 1, 1998, that the inflation factor be determined with reference to the change in the California Consumer Price Index from October of the prior fiscal year to October of the current fiscal year.

Existing property tax law allows persons who are either over 55 years of age or are severely and permanently disabled, as provided, to transfer the property tax base year

value of their home to a "replacement dwelling" of equal or lesser value that is located within the same county, and also authorizes, until January 1, 1999, a similar transfer of property tax base year value to a "replacement dwelling" located in any other county that has provided for these intercounty transfers. Existing law defines land constituting part of a "replacement dwelling" to include an "area of reasonable size that is used as a site for a residence," and defines this latter term to itself include all land if no portion of the property is used for commercial purposes, which do not include activities that are merely incidental to a residential use.

This bill would clarify the meaning of the term "area of reasonable size that is used as a site for a residence" to instead include all land if any nonresidential uses of the property are only incidental to residential use. This bill would also make other technical, nonsubstantive changes.

Existing property tax law with respect to supplemental assessments requires the assessor, commencing with the 1983-84 assessment year, to appraise property at its full cash value whenever a change in ownership occurs or actual physical new construction on the site of the property is completed. Existing law also requires, in the case in which "actual physical new construction" consists of the removal of a structure, that the new base year value of the remaining property be determined as provided in a specified statutory provision.

This bill would correct an error in the reference to that statutory provision.

Existing property tax law requires the assessor, upon request of the tax collector, to provide to the tax collector that information used to prepare that portion of the unsecured tax roll for which taxes are delinquent. Existing law requires a tax collector requesting this information to certify to the assessor that he or she needs this information for the enforcement of the "assessor's tax lien."

This bill would update this lien reference by deleting the word "assessor's."

Existing property tax law requires the State Board of Equalization to annually determine the value per acre of timberlands zoned under certain statutes by March 1 in accordance with a specified schedule, and requires the board to certify those values to county assessors by January 10 of each year.

This bill would instead annually require the State Board of Equalization to determine the value per acre of these timberlands by January 1, and to certify those values to county assessors by November 30.

Existing property tax law annually requires the assessor, upon or prior to the completion of the local tax roll, to either inform each assessee on certain tax rolls of the assessed value of subject property, or to inform each assessee of real property on the secured tax roll, the full value of which has increased from the prior year, of the assessed value of that property. It also requires the information provided under either of these options to include the full value of the subject property.

This bill would, commencing on January 1, 1999, eliminate the requirement that the information provided by the assessor, under either option, include the full value of the property, and would instead require that the information include the adjusted base year value of the property, compounded annually from the base year to the current year by the appropriate inflation factors, in the case in which a property's full value increases in accordance with that property's factored base year value over the market-based full value determined for the previous year. This bill would also make technical, clarifying changes. By imposing new duties upon county assessors in providing assessment information, this bill would impose a state-mandated local program.

Existing law requires that county assessors elected or appointed after January 1, 1997, hold a valid appraiser's certificate issued by the State Board of Equalization, and allows a newly elected or appointed assessor to exercise the powers and duties of the office if he or she acquires a temporary appraiser's certificate within 30 days of election or appointment.

This bill would conform existing property tax statutes with respect to the certification of appraisers to existing requirements with respect to assessors, and would make other technical, nonsubstantive changes.

Existing property tax law generally requires an application for reduction in assessment to be filed no later than September 15.

This bill would provide that an application for reduction in assessment that is mailed and postmarked on the next business day following September 15 shall be deemed timely filed in the case in which September 15 is a Saturday, Sunday, or a legal holiday, as defined.

Existing property tax law authorizes the board of supervisors of a county in which assessment appeals boards have been created to prescribe the period for the equalization of assessments made outside the regular assessment period. It also specifies assessments made pursuant to certain statutes as being among those assessments made outside the regular period.

This bill would delete an erroneous statutory reference from these specifications.

The Timber Yield Tax Law requires, subject to certain exceptions, that all revenues derived pursuant to that law be deposited in the Timber Tax Fund. It appropriates the money in that fund for, among other things, the reimbursement of the General Fund for moneys advanced for costs incurred by the State Board of Equalization in administering the Timber Yield Tax Law, including amounts identified and approved in subsequent fiscal years as approved in the annual Budget Act. It requires that $\frac{1}{2}$ of these amounts be reimbursed to the General Fund on November 30, and that the remaining $\frac{1}{2}$ be reimbursed to the General Fund on May 31.

This bill would instead require that $\frac{1}{2}$ of these amounts be reimbursed to the General Fund between November 1 and November 10, and that the remaining $\frac{1}{2}$ of these amounts be reimbursed to the General Fund between May 1 and May 10.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 941 (SB 542) Alpert. Property taxation.

The California Constitution generally limits ad valorem taxes on real property to 1% of the full cash value of that property. For purposes of this limitation, "full cash value" is defined as the assessor's valuation of real property as shown on the 1975-76 tax bill under "full cash value" or, thereafter, the appraised value of that real property when purchased, newly constructed, or a change in ownership has occurred. The California Constitution also excludes from the terms "purchased" and "change in ownership" the purchase or transfer of the principal residence of the transferor, or the purchase or transfer of the first \$1,000,000 of all other real property, in the case of a purchase or transfer between parents and their children, as defined by the Legislature.

Statutory law that implements this constitutional exclusion requires an application for the exclusion to be filed within certain specified time periods.

This bill would, except in the case in which the subject real property has been transferred to a 3rd party, allow the filing of an application for the exclusion after the conclusion of the filing periods currently specified by law. It would, in that case, apply any resulting exclusion commencing in the year in which the application is filed, and would require that the taxable value of the subject real property be set at the adjusted base year value of the subject real property in the year of purchase or transfer, adjusted for inflation and the value of any subsequent new construction. By imposing new duties upon local assessors in the processing of exclusion claims, this bill would impose a state-mandated local program.

Existing law permits persons over 55 years of age and persons who are severely and permanently disabled, as specified, to transfer the base year value of their home to a replacement home in the same county, and until January 1, 1999, authorizes the transfer of the base year value of a person's home in another county in certain circumstances.

This bill would additionally authorize the transfer of the base year value of a person's home in another county under those circumstances on and after January 1, 1999, as provided.

Existing property tax law establishes an annual tax lien date of January 1, rather than the former lien date of March 1, commencing with January 1, 1997, and establishes an annual deadline of March 15 for the filing of any affidavits required for certain property tax exemptions, except for affidavits for the church exemption, the veteran's exemption, the homeowners' exemption, the religious exemption, the aircraft of historical significance exemption, and for the classification of vessels as documented vessels eligible for valuation pursuant to a specified statute.

This bill would eliminate all special affidavit filing deadlines, except for the special filing deadline for the homeowners' exemption. This bill would conform the general deadline for the filing of property tax exemption affidavits to the new January 1 property tax lien date by changing that deadline from March 15 to February 15, and would similarly conform the filing deadline for the homeowners' exemption by changing that deadline from April 15 to February 15. This bill would also make other related conforming changes in dates specified in other exemption provisions, and would also conform to the January 1 lien date certain other dates specified in other property tax provisions.

Existing property tax law requires a county assessor to determine the assessed value of assessable intercounty pipeline rights-of-way in the county on the basis of a single, countywide parcel per taxpayer, as provided.

This bill would require an assessor to similarly determine the assessed value of pipelines and related rights-of-way that are located wholly within the county.

Existing property tax law requires that any reduction in an assessment entered on the local roll be made pursuant to an application for reduction in assessment, and generally requires that an application for reduction in assessment be filed during the period from July 2 to September 15, inclusive.

This bill would authorize a county board of supervisors, upon the recommendation of the county assessor and the clerk of the county board of equalization, to adopt a resolution providing, where certain conditions are met, that an application for reduction in assessment may also be filed within 60 days of the mailing of a notice of the assessor's response to a request for assessment pursuant to a specified statutory provision. This bill would also require that the applicant's signature on each application for reduction in an assessment be certified or be made under penalty of perjury. By creating a new crime of perjury, this bill would create a state-mandated local program.

Existing property tax law generally requires an application for reduction in assessment to be filed no later than September 15.

This bill would provide that an application for reduction in assessment that is mailed and postmarked on the next business day following September 15 shall be deemed timely filed in the case in which September 15 is a Saturday, Sunday, or a legal holiday, as defined.

Existing property tax law allows a person who has paid an amount of property tax, or certain representatives of that person or his or her estate, to bring an action in superior court to recover that amount of tax in the case in which a claim for the refund of that amount has been denied.

This bill would, in the case in which a claim has been denied for the refund of the first installment of taxes paid under an installment plan entered into pursuant to a specified statute, also authorize the owner of property, subject to certain limitations and conditions, to bring a refund action in superior court for the recovery of that first installment.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Ch. 942 (SB 283) Leslie. Prisons: crimes.

(1) Existing law requires the Department of Corrections to design core alcohol and drug treatment programs with specific requirements and standards for pregnant and parenting women inmates. In order to receive funds for a program, each agency service provider is required to prepare a program proposal that includes, among other things, a requirement of at least one year participation in the program and one year of transition services for women and their children. The one-year outpatient transition services program is designated a separate program from the treatment program and the program facility is required to be licensed by the State Department of Alcohol and Drug Programs as an alcohol and drug treatment program.

This bill instead would require the program facility to be designated pursuant to specified provisions governing community treatment programs or the Pregnant and Parenting Women's Alternative Sentencing Program.

(2) Existing law requires each state prison to have a citizens' advisory committee, but provides an exception for one committee to serve every prison located in the same city or county.

This bill instead would authorize one citizens' advisory committee to serve every prison located in the same city or community.

(3) Existing law provides that a statute amending a section of a repealed statute is void.

This bill would provide that, notwithstanding the provision of existing law specified above or any other provision of law, the provisions of Chapter 5 of the Statutes of 1997 became effective and operative as sections added to the Vehicle Code on the date of enactment of that chapter.

The bill would declare that its provisions do not constitute a change in, but are declaratory of, existing law.

(4) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 943 (AB 1484) Hertzberg. Local government reorganization.

Under the Cortese-Knox Local Government Reorganization Act of 1985, a local agency formation commission is established in each county for the review and approval of changes in boundaries of local agencies. Under that act, 2 or more changes of organization of local governmental entities constitute a reorganization.

This bill would create the Commission on Local Governance for the 21st Century, consisting of 15 members appointed by the Governor, the Assembly Committee on Rules, and the Senate Committee on Rules, as specified. The bill would require the commission to report to the Legislature and the Governor on specified topics relating to reorganization. The bill would authorize the commission to appoint employees, as specified, and to contract with any other public or private agency for necessary goods and services.

This bill would state that the commission shall remain in existence until January 1, 2000, and as of that date, would repeal the provisions relating to the commission, unless a later enacted statute, enacted before January 1, 2000, deletes or extends the commission's existence.

This bill would appropriate \$250,000 from the General Fund, for the 1997-98 fiscal year, to the commission to carry out its duties and responsibilities.

Ch. 944 (AB 1391) Goldsmith. Foster care: provider reimbursement.

Existing law provides for the reimbursement of foster care providers under the state's AFDC program, including payment for children placed in a licensed or approved family home with a capacity of 6 or less or in an approved home of a relative or nonrelative legal guardian and provides for the adjustment of these reimbursement rates. Existing law requires the State Department of Social Services to report to the Legislature by December 31, 1990, on the department's specialized care ratesetting system regarding its effectiveness in meeting the special needs of children in foster care.

This bill would revise the adjustments to be made to the reimbursement rates for these foster care providers, and would require the rates to be increased by 6%. The bill would also delete the requirement that the department report to the Legislature regarding the specialized care ratesetting system.

Ch. 945 (AB 1561) Committee on Transportation. Transportation.

(1) Existing law requires the Department of Toxic Substances Control to adopt and enforce those regulations that are necessary and appropriate to achieve consistency with the findings made by the Federal Highway Administration and the federal Department of Transportation pursuant to specified provisions of federal law regarding a uniform program for hazardous waste transportation.

This bill would make technical, clarifying changes to existing law.

(2) Existing law requires that for each alleged violation of a specified provision prohibiting driving without proof of financial responsibility a specified amount of each fine be deposited by the county treasurer in a special account and allocated to defray costs of municipal and justice courts incurred in administering specified provisions relating to driving without proof of financial responsibility. The money is required to be deposited as specified regardless of whether the charge is dismissed pursuant to a specified provision.

This bill would, instead, require that the specified amount be deposited as specified above only for each conviction of a violation of the specified provision.

(3) Existing law requires the Santa Barbara Metropolitan Transit District and the Santa Cruz Metropolitan Transit District to purchase all supplies, equipment, and materials by contract let to the lowest responsible bidder when the expenditure required exceeds \$10,000.

This bill would, instead, require those districts to purchase those items by contract let to the lowest responsible bidder when the expenditure required exceeds \$25,000.

(4) Existing law authorizes the California Transportation Commission to relinquish to a city or county any portion of a state highway within the city or county that the Legislature has deleted from the state highway system. Existing law designates and describes State Highway Routes, including Route 91.

This bill would revise the description of State Highway Route 91 and authorize the relinquishment of a designated portion of Route 91 to the City of Gardena, as described.

The bill would also authorize the commission, upon terms and conditions approved by it, to relinquish a portion of State Highway Route 91 to the City of Torrance in which the highway is located and which has agreed to accept it. The relinquishment would take effect on the day immediately following the commission's approval of the terms and conditions.

(5) Existing law requires the minimum age for appointment to the position of state traffic officer of the California Highway Patrol to be 18 years.

This bill would require the minimum age for that appointment to be 21 years and would make a technical, clarifying change in existing law.

(6) Existing federal regulations require farm labor contractors, agricultural employers, or agricultural associations that use any vehicle to transport a migrant or seasonal agricultural worker to ensure that the vehicle conforms to specified federal vehicle safety standards. Prima facie evidence that safety standards have been met may be shown by the presence of a current state vehicle inspection sticker.

This bill would authorize the Department of the California Highway Patrol to enter into a contract to conduct an inspection of vehicles that are subject to the federal regulations specified above and issue the specified vehicle inspection sticker to qualified vehicles. The bill would require the contract to provide that the amount to be paid to the department shall be equal to the costs incurred by the department for services provided under the contract.

(7) Existing law requires motor vehicle dealers to use numbered report-of-sale forms issued by the Department of Motor Vehicles when selling a vehicle. A vehicle displaying a copy of the specified form may be operated without license plates or registration card until the license plates and registration card are received by the purchaser of the vehicle.

This bill would authorize the vehicle to operate with the specified form until the license plates and registration card are received by the purchaser of the vehicle or until a 6-month period, commencing with the date of sale of the vehicle, has expired, whichever occurs first.

(8) Existing law provides that, if, after one calendar year following the receipt of the first application for the special interest license plate under the Gene Chappie Heritage Network Act of 1992, 5,000 applications for those plates have not been received, the

Department of Parks and Recreation shall refund to all applicants any fees or deposits that have been collected.

This bill would delete this provision of existing law.

(9) Existing law requires tabs to indicate the year and month of the expiration of the registration of a vehicle and that the tabs be attached to the license plate assigned to the vehicle, as specified.

This bill would specify that the tabs shall indicate the current month and year and that a violation of this provision occurs where a vehicle fails to display current month and year tabs or displays expired tabs.

(10) Existing law imposes specified requirements on a licensed automobile dismantler who acquires a vehicle subject to registration under the Vehicle Code for the purpose of dismantling that vehicle.

This bill would make certain of those requirements inapplicable if the person from whom the vehicle was acquired has notified and cleared the vehicle for dismantling with the Department of Motor Vehicles and a bill of sale has been executed to the dismantler that properly identifies the vehicle and contains evidence of clearance by the department.

(11) Existing law requires the driver of any motor vehicle that is in any manner involved in a traffic accident, as specified, to furnish written evidence of financial responsibility for the vehicle upon the request of a peace officer summoned to the accident scene.

This bill would authorize a traffic collision investigator, as specified, to cause a notice to appear to be issued for a violation of the provision specified above, upon review of that citation by a peace officer.

(12) Existing law prohibits any person from stopping, parking, or leaving standing any vehicle upon a freeway that has full control of access and no crossings at grade, except as specified.

This bill would make a conviction of a violation of the provision specified above a conviction involving the safe operation of a motor vehicle upon the highway if a notice to appear for the violation was issued by a specified peace officer.

(13) Existing law makes it unlawful for any person to park or leave standing any vehicle, including a vehicle displaying a special identification license plate or a distinguishing placard issued to disabled persons and disabled veterans for purposes of special parking privileges, in any area of the pavement within a parking lot or parking facility that is marked by crosshatched lines and is thereby designated for the loading and unloading of vehicles pursuant to any local ordinance, among other places.

This bill would, instead, specify that it is unlawful to park in any area of the pavement adjacent to a parking stall or space designated for disabled persons or disabled veterans that is marked by crosshatched lines and is thereby designated, pursuant to any local ordinance, for the loading and unloading of vehicles parked in the stall or space.

(14) Existing law authorizes any peace officer, as defined, upon the complaint of any person, to remove a vehicle parked within a prescribed distance of an occupied building of a school, community college, or university or within a residence or business district from a highway or from public or private property if an alarm device has been activated within the vehicle, the peace officer is unable to locate the owner of the vehicle within 45 minutes from the time of arrival at the vehicle's location, and the alarm device has not been silenced prior to removal.

This bill would include any regularly employed and salaried employee who is engaged in directing traffic or enforcing parking laws or ordinances within the scope of persons who can cause the removal. The bill would also make certain clarifying changes and would reduce the 45-minute period described above to a 20-minute period.

(15) Existing law authorizes a peace officer to remove a motor vehicle for purpose of inspection if the officer has reasonable cause to believe that the motor vehicle, under specified circumstances, has been involved in a hit-and-run accident, and the operator of the vehicle has failed to stop and comply with certain statutes.

This bill would also authorize a regularly employed and salaried employee who is engaged in directing traffic or enforcing parking statutes and regulations to remove a vehicle under those specified circumstances.

(16) Existing law authorizes any vehicle to be equipped with supplemental rear turn signal lamps that are mounted on, or are an integral portion of, the outside rearview mirrors, in addition to any required or authorized turn signal lamps, if those lamps meet certain requirements, including that the light emitted from the lamps is projected only to the rear of the vehicle and is not visible to the driver under normal operating conditions.

This bill would exempt from the requirement specified above a visual indicator designed to allow monitoring of lamp operation.

(17) Existing law permits the use of flashing lights on vehicles under certain circumstances.

This bill would authorize the use of flashing lights on vehicles that are approaching, stopped at, or departing from, a railroad grade crossing, as prescribed.

(18) Existing law authorizes emergency vehicles used by specified peace officers in the performance of their duties to display a steady or flashing blue warning light visible from the front, sides, or rear of the vehicle.

This bill would authorize an emergency vehicle used by a housing authority patrol officer, as specified, to display the steady or flashing blue warning light specified above, and correct a cross-reference in those provisions.

(19) Existing law authorizes specified emergency vehicles to display not more than 2 flashing white warning lights to the front mounted above the roofline of the vehicle.

This bill would, additionally, authorize those vehicles to display not more than 2 flashing white warning lights to the front mounted below the roofline of the vehicle. The bill would authorize the flashing warning lights to be in addition to flashing headlamps permitted under a specified provision of law.

(20) Existing law prohibits the use upon a vehicle of any device that is intended to modify the original design or performance of any lighting equipment, safety glazing material, or other device, unless the modifying device meets certain requirements, except as specified.

This bill would exempt from that prohibition lamps installed on authorized emergency vehicles.

(21) Existing law requires every motor vehicle operated on the highway to be equipped with a horn in good working order and capable of emitting sound audible under normal conditions from a distance of not less than 200 feet but that does not emit an unreasonably loud or harsh sound. Existing law authorizes an authorized emergency vehicle that is used in fire calls to be equipped with an air horn that does not comply with the specified requirement.

This bill would, instead, authorize all authorized emergency vehicles, as defined, to be equipped with air horns that do not meet the requirement specified above.

(22) Existing law defines the term "commercial motor vehicle" for purposes of specified provisions relating to a commercial motor vehicle safety program.

This bill would apply that term to specified provisions relating to motor vehicle safety regulations.

(23) Existing law excludes household goods carriers, as defined, from the Motor Carriers of Property Permit Act.

This bill would exclude the transportation of office, store, or institution furniture and fixtures by a household goods carrier from specified provisions of the act relating to motor carrier permits.

(24) Existing law makes a violation of a specified provision relating to preventing the escape of materials from vehicles a misdemeanor.

This bill would, instead, make a second or subsequent violation of the specified provision a misdemeanor, if the violation occurs within 2 years of a prior violation of that provision. A first violation, in combination with another provision of existing law, would be an infraction.

(25) This bill would incorporate additional changes in Section 16028 of the Vehicle Code proposed by AB 651, to be operative only if AB 651 and this bill are both enacted and become effective on or before January 1, 1998, and this bill is enacted last.

Ch. 946 (AB 1224) Thomson. Local government bonds.

Existing law, the Mello-Roos Community Facilities Act of 1982, authorizes the formation of community facilities districts, and the issuance of bonds and levying of special taxes thereunder, to finance designated public and utility facilities and services. That act provides among other things that the special tax levied shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and procedure, sale, and lien priority in case of delinquency as for ad valorem taxes.

This bill would permit the legislative body of a district to waive delinquency penalties and redemption penalties, to declare a special tax penalties amnesty program, as specified, and to accept the tender of bonds or debt for special taxes and interest that are due or delinquent.

The Mello-Roos Community Facilities Act of 1982 and the Improvement Bond Act of 1915 provide for the issuance of bonds secured by assessment liens and special tax liens and the judicial foreclosure of those liens in the event of payment delinquency.

This bill would make various revisions in those foreclosure procedures.

Ch. 947 (AB 1520) Vincent. Income and bank and corporation taxes: credit: qualified deposits.

The Personal Income Tax Law and the Bank and Corporation Tax Law authorize various credits against the taxes imposed by those laws.

This bill would, under both laws, allow a credit for specified taxable and income years in an amount equal to 20% of a qualified deposit, as defined, made into a community development financial institution, as defined.

This bill would take effect immediately as a tax levy.

Ch. 948 (AB 1106) Knox. Middle college high schools.

(1) Existing law sets forth various duties and responsibilities governing secondary education.

This bill would require the California Community Colleges and the State Department of Education to collaborate with each other and with their respective local community colleges and local school districts to ensure the continued success of existing middle college high schools and to promote the establishment of new middle college high schools. The imposition of this requirement on community colleges and school districts would impose a state-mandated local program.

The bill would provide that the goal of the middle college high school is to select at-risk high school students who are performing below their academic potential and place them in an alternative high school located on a community college campus in order to reduce the likelihood that they will drop out of school before graduation.

The bill would require each middle college high school to be structured as a broad-based, comprehensive instructional program focusing on college preparatory and school-to-work curricula, career education, work experience, community service, and support and motivational activities. The bill would authorize the specific design of a middle college high school to vary depending on the circumstances of the community college or school district, but would prescribe basic elements of the middle college high school.

The bill would delineate the responsibilities of the California Community Colleges and the State Department of Education in this regard.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 949 (SB 95) Ayala. Open meetings.

The Bagley-Keene Open Meeting Act generally requires that the meetings of state bodies, as defined, be conducted openly.

This bill would require any person appointed or elected to serve as a member of a state body who has not yet assumed the duties of office to conform his or her conduct to the act.

This bill would provide that a hearing that the State Board of Control conducts relating to a crime against a minor or a crime of sexual assault, and that the applicant or applicant's representative has not requested to be open, is not subject to certain of these provisions.

Under the act, any person attending an open and public meeting has the right to record the proceedings with a tape recorder.

This bill would authorize any person to record those meetings with an audio or video tape recorder, as specified, would provide that any tape or film record of an open and public meeting by or at the direction of a state body is a public record, as specified, and would prohibit a state body from prohibiting or restricting the broadcast of its open and public meetings, as specified.

Existing law requires the state body to provide specified notice of its meetings, including an agenda.

This bill would require the agenda to include a description of the items of business to be transacted or discussed, including those items to be transacted or discussed in closed sessions.

Existing law specifies that agendas of public meetings and certain other writings distributed at those meetings are public records to be made available for public inspection.

This bill would revise provisions specifying when these writings become public records and are required to be made available for public inspection.

Existing law requires the state body to provide an opportunity for members of the public to directly address the state body on each agenda item before or during the state body's discussion or consideration of the item.

This bill would additionally provide that every notice for a special meeting at which action is proposed to be taken on an item shall provide an opportunity for members of the public to directly address the state body on that item prior to action on the item. The bill would also provide that the state body shall not prohibit public criticism of the policies, programs, services, acts, or omissions of the state body.

Existing law provides that in the case of an emergency situation, as defined, a state body may hold an emergency meeting without complying with the 10-day notice requirement.

This bill would revise the definition of emergency situation and would provide for special meetings under certain circumstances if the state body provides at least a 48-hour notice, as specified.

Existing law provides that no closed session may be held by any state body except as expressly authorized by the Bagley-Keene Open Meeting Act and existing law provides a number of express exceptions.

This bill would provide that the act shall not be construed to prevent a state body from holding a closed session to consider the evaluation of performance of a public employee. This bill would also provide that the act shall not be construed to require the Franchise Tax Board to notice or disclose any confidential tax information considered in closed sessions, as specified, nor to require the State Board of Equalization to disclose any action taken in closed session or documents executed in connection with that action when public disclosure is prohibited by specified laws.

Existing law requires a state body, prior to holding any closed session, to cite the authority for the closed session.

This bill would additionally require that after any closed session the state body shall reconvene in open session prior to adjournment to make specified disclosures of actions taken in closed session.

Existing law provides that any hearing being held, or noticed, or ordered to be held by a state body at any meeting may by order or notice of continuance be continued or recontinued to any subsequent meeting of the state body that is noticed pursuant to a specified provision of existing law.

This bill would provide that these hearings may be continued or recontinued to any subsequent meeting of the state body in the same manner and to the same extent set forth for the adjournment of meetings. This bill would authorize a state body to adjourn any

regular, adjourned regular, special or adjourned special meeting to a time and place specified in the order of adjournment.

Existing law permits any interested person to commence an action for the purpose of stopping or preventing violations or threatened violations of the act or to determine the applicability of the act to actions or threatened future actions by members of a state body.

This bill would also permit the Attorney General or the district attorney to commence an action for these purposes and additionally permit those actions to determine the validity of rules or actions by a state body to penalize or otherwise discourage the expression of its members or to compel the state body to tape record its closed sessions.

Existing law makes it a misdemeanor for a member of a state body to attend a meeting of the body in violation of the act with knowledge of the fact that the meeting is in violation of the act.

This bill would instead provide that it is a misdemeanor for a member of a state body to attend a meeting of that body in violation of the act where the member intends to deprive the public of information to which the member knows or has reason to know the public is entitled to under the act. By changing the definition of a crime this bill would impose a state-mandated local program.

Existing law provides that no state agency, as defined, shall conduct any meeting, conference, or other function in any facility that prohibits the admittance of any person or persons on the basis of race, religious creed, color, national origin, ancestry, or sex.

This bill would additionally prohibit the conduct of those functions in any facility that is inaccessible to disabled persons or where members of the public may not be present without making a payment or purchase. This bill would further provide that no notice, agenda, announcement, or report required under the act need identify any victim or alleged victim of tortious sexual conduct or child abuse unless the identity of the person has been publicly disclosed.

This bill would incorporate changes in Section 11126 of the Government Code proposed by SB 989 to be operative only if SB 989 and this bill are both chaptered and this bill becomes effective on or before January 1, 1998, and this bill is chaptered last.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Ch. 950 (AB 437) Aroner. Education: West Contra Costa Unified School District.

Existing law sets forth a consolidated loan obligation for the West Contra Costa Unified School District with a loan payment schedule.

This bill would express findings and declarations of the Legislature relating to the fiscal circumstances of the West Contra Costa Unified School District. To effectuate legislative intent expressed by the bill, the bill would amend the loan payment schedule to provide that, following the payment to be made by the district in 1998, the remaining debt is to be repaid as a straightline loan amortized over a 20-year term, plus interest calculated as specified.

The bill would make a finding of unique circumstances necessitating the enactment of a special statute.

Ch. 951 (AB 1595) Committee on Public Employees, Retirement and Social Security. Public employees retirement.

(1) The Public Employees' Retirement Law was reorganized and renumbered by Chapter 379 of the Statutes of 1995 and Chapter 906 of the Statutes of 1996.

This bill would make technical, nonsubstantive, related changes by renumbering, deleting, and revising various provisions.

(2) Existing law requires the board to limit the number of beneficiaries for receipt of specified death benefits and to determine the recipients on the basis of the order in which claims are made.

This bill would authorize the board to establish the total benefit value for purposes of the application of those limitations.

(3) Existing law provides that any allowance may be paid directly to a trust.

This bill would permit death benefits to be paid directly to a trust.

(4) Existing law requires the board to annually submit financial and operations reports to the Governor and the Legislature.

This bill would revise the content of those reports and authorize electronic transmission.

(5) Existing law requires the board to adjust actuarial equivalents for optional retirement allowance settlement purposes every 10 years.

(6) This bill would authorize the board to make those adjustments for the intervals and upon the effective dates it determines.

(7) Existing law authorizes contracting agencies to encourage retirements by adding up to 2 years of service credit to members who retire during designated periods. The provision would be repealed on January 1, 1998.

This bill would change that termination date to January 1, 1999, and would require a specified report to be made to the Governor and the Legislature on or before June 30, 1998.

(8) Existing law excludes certain part-time employees from membership.

This bill would authorize the establishment of a plan and a plan fund for part-time classified school employees who are excluded from membership. The plan fund would be continuously appropriated for the purposes of the plan.

(9) The Public Employees' Medical and Hospital Care Act authorizes the Calaveras County Water District and its employees' exclusive representative to enter into specified agreements respecting employees' health benefit contributions for postretirement coverage.

This bill would authorize the Alameda County Water District, the City of Fontana, and the City of Lincoln to enter into those agreements.

DIGESTS OF STATUTES
ENACTED IN 1997

1997–98 FIRST EXTRAORDINARY SESSION

BILL CHAPTERS

Ch. 1 (SB 4) Costa. Department of Water Resources: flood control.

(1) Under existing law, the Department of Water Resources participates in various flood control and prevention projects.

This bill would appropriate \$3,525,000 from the General Fund to the department for prescribed projects specified in a report prepared by the Flood Emergency Action Team dated May 10, 1997.

(2) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 2 (SB 11) Maddy. Department of Water Resources: appropriation: flood damage repair work.

Under existing law, the Department of Water Resources participates in various flood control and prevention projects. Existing law continuously appropriates money in the Special Fund for Economic Uncertainties, without regard to fiscal years, for specified purposes.

This bill would appropriate \$10,400,000 from the General Fund, and would authorize the Director of Finance to allocate up to \$3,000,000 from the Special Fund for Economic Uncertainties, to the department for the purpose of repairing damage from the January 1997 floods to state or federally constructed or owned flood, sediment, and erosion control projects. The bill would require prescribed federal or local funds received by the department in connection with the repair work undertaken pursuant to these provisions to be deposited in the General Fund. The bill would require the department on or before January 1, 1999, to submit to the Joint Committee on Legislative Budget a report summarizing the expenditure of any allocated funds. The bill would specify related matters.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 3 (AB 1) Cardoza. Taxation: disaster relief: storms and floods.

Existing law authorizes a county board of supervisors to provide by ordinance for the reassessment of property that is damaged or destroyed, without fault on the part of the assessee, by a major misfortune or calamity, upon the application of the assessee or upon the action of the county assessor with the board's approval. With respect to certain counties that have adopted reassessment ordinances and have been declared by the Governor to be in a state of disaster as a result of certain events, existing law provides for state allocations of the estimated amounts of the reductions in property tax revenues resulting in certain fiscal years from reassessments under those ordinances. Existing law also continuously appropriates, without regard to fiscal years, moneys in the Special Fund for Economic Uncertainties for purposes of funding these state allocations.

This bill would provide for similar state allocations with respect to property tax revenue reductions, resulting from a reassessment ordinance, incurred by a county that was declared by the Governor to be in a state of disaster as a result of a storm or flood occurring in California in December 1996 or January 1997. By requiring moneys continuously appropriated from the Special Fund for Economic Uncertainties to be allocated for the new purpose of reimbursing these counties for these property tax revenue reductions, this bill would make an appropriation.

The Personal Income Tax Law and Bank and Corporation Tax Law provide for the carryover to specified taxable or income years of specified losses sustained as a result of various disasters occurring in California in an area determined by the President of the United States to warrant specified federal assistance, or proclaimed by the Governor to be in a state of disaster.

This bill would extend these provisions to losses sustained as a result of storm, flood, or any other related casualty that occurred in California in December 1996 and January 1997. This bill would also authorize a taxpayer to make an election to claim a deduction for those losses on the tax return for the preceding year.

This bill would contain legislative findings and declarations as to the statewide public purpose of this bill.

This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 4 (AB 2) Strom-Martin. Disaster relief.

(1) Under the Natural Disaster Assistance Act, the state share for any eligible project is limited to no more than 75% of total state eligible costs except for certain occurrences for which the state share may be 100% of total state eligible costs.

This bill would add to those occurrences for which the state share may be 100% of total state eligible costs, the storms that occurred in California in December of 1996 and early January of 1997.

(2) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 5 (AB 11) Poochigian. Department of Water Resources: appropriation: flood damage repair work.

Under existing law, the Department of Water Resources participates in various flood control and prevention projects.

This bill would appropriate \$4,705,000 from the General Fund to the department for certain capital outlay projects specified in a report prepared by the Flood Emergency Action Team, dated May 10, 1997.

The bill would declare that it is to take effect immediately as an urgency statute.

Ch. 6 (SB 6) Ayala. Veterans' farm and home purchases: disaster indemnity fund.

Existing law provides for farm and home purchase benefits for qualifying veterans under the Veterans' Farm and Home Purchase Act of 1974. Existing law requires the Department of Veterans Affairs to maintain the Indemnity Fund for the purpose of indemnifying eligible purchasers for the cost of repairing damage in excess of \$250 caused by flood, earthquake, or other perils not otherwise covered in the home insurance required of purchasers under the act.

This bill would, instead, provide that the fund indemnify for costs of repairing structural damage in excess of \$500 caused by prescribed floodwaters, and for costs of repairing structural damage in excess of 5% of the total covered loss or \$500, whichever is greater, caused by earthquake, volcanic eruption, landslide, or mudslide. This bill would delete the requirement that the loss not otherwise be covered by insurance and would delete coverage for other perils. By changing the purpose of this continuously appropriated fund, this bill would make an appropriation.

Ch. 7 (AB 6) Torlakson. Real estate: disclosures.

Existing law requires certain information to be disclosed by the seller and the seller's agent to the prospective transferee when ownership of real property is proposed to be transferred. Existing law permits, with respect to earthquake fault zones and seismic hazards, that disclosure to be provided by, among other things, a real estate contract and receipt for deposit.

This bill would require, if one of 2 specified conditions are met, an additional disclosure by the seller or, in some cases, the seller's agent, to the prospective buyer with respect to real property located in an area subject to flooding or fire hazards, as specified, to be made either by the issuance of a natural hazard disclosure statement that would be specified by the bill or in a disclosure statement specified in existing law. The bill would also provide that the disclosure described above, with respect to earthquake fault zones and seismic hazards, need be given only if one of 2 specified conditions are met, and may be made in a natural hazard disclosure statement, rather than by the real estate contract and receipt for deposit. The bill would require the counties to post a notice identifying the location of specified maps or lists containing information regarding areas of potential flooding and fire hazard severity, as specified. By imposing additional duties on local government, the bill would create a state-mandated local program.

The bill would encourage the Secretary of the Resources Agency to provide coordination and leadership among state departments to provide compatible maps and information regarding natural hazards.

Existing law requires the Seismic Safety Commission to update, publish, and disseminate a homeowner's guide about earthquake safety, which is in the public domain and freely available to any vendor who wants to reproduce it at no charge.

This bill would delete the provision referring to the guide being in the public domain, and instead provide that the guide be made available to the public at cost, and to any vendor who wishes to reproduce and publish the guide at no cost provided the vendor submit his or her copy to the Seismic Safety Commission for approval prior to publication.

The bill provides that certain of its provisions shall be operative on March 1, 1998.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Ch. 8 (AB 10) Machado. Disaster assistance.

Existing law establishes in the Reserve for Economic Uncertainties a Disaster Response-Emergency Operations Account to be used for specified purposes, including response or recovery activities, as defined.

This bill would specifically authorize the use of funds from this account for acquisitions, relocations, and environmental mitigations related to response or recovery activities that are a direct consequence of the declared emergency, directly related to the January 1997 floods or any flood-related emergency that is declared by the Governor on or before January 1, 1999, where failure to undertake the project may interrupt essential state services or jeopardize public health or safety.

This bill would declare that it is to take effect immediately as an urgency statute.

DIGESTS OF RESOLUTIONS
ADOPTED IN 1997

1997–98 REGULAR SESSION

RESOLUTION CHAPTERS

Res. Ch. 1 (ACR 7) Cunneen. Random Acts of Kindness Week.

This measure would designate the week of February 10 through February 16, 1997, as "Random Acts of Kindness Week," pursuant to specified findings, and would urge the public to observe this week with appropriate activities.

Res. Ch. 2 (ACR 11) Honda. Vietnamese Community in Santa Clara County Week.

This measure would proclaim the week of February 2 to February 9, 1997, as "Vietnamese Community in Santa Clara County Week" to honor the contributions and achievements of the state's Vietnamese population.

Res. Ch. 3 (SCR 6) Lockyer. California State Parent Teacher Association.

This measure would designate February 1997 as Parent Teacher Association Month in California in recognition of the 100th anniversary of the founding of the California State Parent Teacher Association.

Res. Ch. 4 (ACR 8) Honda and Takasugi. Day of Remembrance.

This measure would declare February 19, 1997, as a Day of Remembrance in order to increase public awareness of the events surrounding the internment of Japanese Americans during World War II.

Res. Ch. 5 (ACR 13) Alby. American Heart Month.

This measure would designate the month of February 1997 as American Heart Month.

Res. Ch. 6 (ACR 6) Torlakson. Parent-Teacher Involvement and Responsibility Week.

This measure would proclaim March 3 through March 10, 1997, as Parent-Teacher Involvement and Responsibility Week, commemorating the 100 year anniversary of the California State Parent Teacher Association.

Res. Ch. 7 (ACR 9) Murray. Black History Month.

This measure would proclaim February of each year as Black History Month.

Res. Ch. 8 (SCR 5) Lockyer. Week of the School Administrator.

Existing law designates the week of March 4 through March 8, 1996, as Week of the School Administrator.

This bill would designate the week of March 2 through March 8, 1997, as the Week of the School Administrator, and would commend the administrators of California's public schools for their support of, and contributions to, the quality of public education in this state.

Res. Ch. 9 (ACR 10) Floyd. Veterans Memorials: The Wall That Heals.

This measure would encourage all Californians to take part in ceremonies concerning The Wall That Heals, and that all measures be taken to inform Californians of related ceremonies so that they are given an opportunity to remember and honor the service, efforts, and sacrifices of veterans.

Res. Ch. 10 (SCR 21) M. Thompson. Adult education.

This measure would designate the week of March 17 through March 21, 1997, as California Adult Education Week, and would commend the students, classified staffs, teachers and administrators of California's adult schools for their support of, and contributions to, the quality of public education in this state.

Res. Ch. 11 (ACR 18) Wildman. Irish American Heritage Month.

This measure would designate the month of March as Irish American Heritage Month, in honor of the outstanding contributions of Irish Americans throughout the history of the United States.

Res. Ch. 12 (SCR 29) O'Connell. Absolutely Incredible Kids Day.

This measure would declare March 20, 1997, as Absolutely Incredible Kids Day.

Res. Ch. 13 (ACR 16) R. Wright. Absolutely Incredible Kid Day.

This measure would declare March 20, 1997, as Absolutely Incredible Kid Day.

Res. Ch. 14 (SCR 4) Burton. Medi-Cal: smoking-related diseases.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Services, under which qualified low-income persons are provided with health care services.

This measure would request the Attorney General to bring suit against all tobacco companies for reimbursement for costs incurred by the Medi-Cal program due to smoking-related diseases.

Res. Ch. 15 (SCR 16) Polanco. Joint Legislative Committee on Prison Construction and Operations.

This measure would reestablish until June 30, 1998, the Joint Legislative Committee on Prison Construction and Operations, to have primary responsibility for providing legislative scrutiny over prison construction and operations.

Res. Ch. 16 (SCR 12) Solis. Women's History Month and International Women's Day.

This measure would designate the month of March 1997 as Women's History Month and would urge all Californians to join in the celebration of International Women's Day on March 8, 1997.

Res. Ch. 17 (ACR 15) Havice. Red Ribbon Week.

This measure would proclaim October 23 through October 31, 1997, as Red Ribbon Week and would encourage all Californians to help build drug-free communities.

Res. Ch. 18 (ACR 34) Mazzoni. NetDay.

This measure would commend the organizers, sponsors, coordinators, and volunteers of NetDay, and would express the intent of the Legislature that NetDay should be used as a positive model in communities throughout the nation and that NetDay should continue to assist students, parents, and schools across the nation, as specified.

Res. Ch. 19 (ACR 30) Goldsmith. Mediation Week.

This resolution designates the week of March 16 to March 22, 1997, inclusive, as Mediation Week.

Res. Ch. 20 (ACR 39) Bustamante. Conference committee on welfare reform.

This measure would provide for a conference committee on welfare reform, to be appointed as specified, which would report on any bill relating to welfare reform that is referred to the committee. This measure would provide that the rule establishing the conference committee shall be operative during the 1997 portion of the 1997-98 Regular Session.

Res. Ch. 21 (SCR 35) Johannessen. California Historical and Special Interest Automobile Recognition Week.

This measure would proclaim the week of April 13 through April 20, 1997, as California Historical and Special Interest Automobile Recognition Week.

Res. Ch. 22 (SCR 30) Johnston. Flood Emergency Worker Recognition Day.

This measure would designate April 17, 1997, as Flood Emergency Worker Recognition Day, with special observances to be scheduled in the State Capitol on that date, and would encourage the people of the state to give thanks on that day for public workers, employees of nonprofit agencies, and volunteers who aided their fellow Californians during the major winter storms commencing on December 26, 1996.

Res. Ch. 23 (ACR 23) Morrissey. Senior Citizens' Week.

This measure would proclaim the week of May 4, 1997, to May 10, 1997, inclusive, as Senior Citizens' Week.

Res. Ch. 24 (ACR 29) Migden. California Nonprofits Week.

This measure would designate the week of April 20 to April 26, 1997, inclusive, as California Nonprofits Week.

Res. Ch. 25 (ACR 50) Pacheco. University of California Riverside.

This measure would pay tribute to the achievements of Tomas and Concha Rivera and salute the University of California, Riverside for its sponsorship of the 10th Annual Tomas Rivera Conference.

Res. Ch. 26 (AJR 5) Havice. Gulf War Syndrome.

This measure would memorialize the President and Congress of the United States to continue efforts to ensure that veterans of the Gulf War are appropriately cared for, to do everything possible to understand and explain Gulf War illnesses, to put into place those military doctrines, personnel, and medical policies, procedures, and equipment that will minimize any future problems from exposure to biological or chemical agents or other environmental hazards, and to use all means necessary to ensure that Gulf War veterans who placed themselves in harm's way on behalf of all Americans, are provided the assistance, support, and care they deserve.

Res. Ch. 27 (SJR 12) M. Thompson. Closure of the flight-service center at the Arcata-Eureka Airport in McKinleyville, Humboldt County.

This measure would memorialize Congress to oppose the closure of the air flight-service center at the Arcata-Eureka Airport, in Humboldt County, California, and to direct the Federal Aviation Administration to act accordingly.

Res. Ch. 28 (ACR 38) Davis. California Holocaust Memorial Week.

This measure would designate the week of May 4 through May 10, 1997, as California Holocaust Memorial Week, and would urge Californians to observe these days of remembrance for the victims of the Holocaust in an appropriate manner.

Res. Ch. 29 (SCR 8) M. Thompson. Alberta, Canada: sister state status.

This measure would extend an invitation to the people of Alberta, Canada to join California as a sister state, in order to encourage and facilitate mutually beneficial educational, economic, ecological, recreational, and cultural exchanges, and to lead to an indelible and lasting relationship between the citizens of California and Alberta.

Res. Ch. 30 (SCR 32) M. Thompson. Autism Treatment Awareness Week.

This measure would proclaim the week of April 27 through May 3, 1997, as Autism Treatment Awareness Week, and acknowledge the contributions made in the area of autism by experts in the field and the families involved.

Res. Ch. 31 (ACR 33) Murray. Child Passenger Safety Week.

This measure would declare the week from April 27, 1997, to May 3, 1997, Child Passenger Safety Week.

Res. Ch. 32 (ACR 36) Mazzone. Sexual Assault Awareness Month.

This measure would proclaim that, henceforth, the month of April shall be designated as Sexual Assault Awareness Month.

Res. Ch. 33 (ACR 37) Washington. School Psychology Week.

This measure would proclaim April 13, 1997, through April 19, 1997, as School Psychology Week.

Res. Ch. 34 (ACR 17) Bustamante. Public works projects: prevailing wage rate formula.

Existing law requires payment of the general prevailing rate of per diem wages, as specified, for work performed by employees of contractors on defined public works projects.

This measure would declare that the Legislature has relied upon established definitions of the general prevailing rate of per diem wages in amending and extending the law, and would declare that changing those definitions administratively would be contrary to the Legislature's intent for the reason that the existing definitions are now implicit in the statutory provisions.

Res. Ch. 35 (ACR 41) Olberg. National day of prayer.

This measure would declare that the Legislature recognizes May 1, 1997, as "National Day of Prayer" and calls upon the people of California, each according to his or her own faith, to gather together that day in homes and places of worship to pray for unity of the hearts of all mankind.

Res. Ch. 36 (ACR 51) Kaloogian. Armenian Genocide: Day of Remembrance.

This measure would designate April 24, 1997, as "California Day of Remembrance for the Armenian Genocide of 1915-1923, and for the Victims of the Sumgait Pogroms of 1988 and Baku Riots of 1990." It would call upon the people of California to use vigilance to ensure the peaceful settlement of the Nagorno Karabagh conflict while protecting the security of the Armenians in the Republic of Nagorno Karabagh.

Res. Ch. 37 (ACR 49) Alby. Law Enforcement Appreciation Week.

This measure would proclaim May 11 through May 17, 1997, as Law Enforcement Appreciation Week in California and would encourage all Californians to join in this observance to commend our law enforcement officers for their professionalism and commitment to the citizens of California.

Res. Ch. 38 (SJR 11) Kelley. Tandem skydiving equipment and instruction.

Under existing law, the Federal Aviation Administration (FAA) has regulatory authority over equipment and instruction regarding the use of parachutes for skydiving.

This measure would urge the Congress of the United States, the FAA, and the skydiving industry to immediately conclude and make permanent a rule change to a specified regulation of the FAA to legalize and legitimize tandem skydiving equipment and the methods of training that have been successfully employed for tandem skydiving.

Res. Ch. 39 (SCR 7) Greene. Joint Committee on School Facilities.

This measure would extend the authority for the Joint Committee on School Facilities, with specified duties. The measure would authorize the Senate Committee on Rules to make money available from the Senate Operating Fund as necessary for the expenses of the committee, as specified. The committee would be required to present its budget to the Senate Committee on Rules for review and comment, as specified.

The measure would require the committee to report to the Legislature at the end of each legislative session on its activities and recommendations for improvements in the school facilities system. The measure would authorize the committee to act until June 30, 1998, at which time the committee's existence would terminate.

Res. Ch. 40 (ACR 28) Havice. Crime Victims' Rights Week.

This measure would proclaim April 12 through April 18, 1998, as Crime Victims' Rights Week in California and would encourage all Californians to join in this observance by wearing victim awareness ribbons.

Res. Ch. 41 (SCR 1) Burton. Joint Rules.

This measure adopts the Joint Rules of the Senate and Assembly for the 1997-98 Regular Session.

Res. Ch. 42 (ACR 52) Mazzone. California Bike Commute Week.

This measure would proclaim the week of May 19 to May 23, 1997, California Bike Commute Week throughout the state and would encourage all state agencies to participate through the use of existing transportation coordinators and programs.

Res. Ch. 43 (SCR 28) Peace. Joint Committee on Workers' Compensation.

This measure would establish the Joint Committee on Workers' Compensation, with specified duties. The measure would authorize the Senate Committee on Rules to make money available from the Senate operating fund as necessary for the expenses of the committee, as specified.

The measure would require the committee to report to the Legislature at the end of each legislative session on its findings and recommendations. The measure would authorize the committee to act until June 30, 1998, at which time the committee's existence would terminate.

Res. Ch. 44 (AJR 12) Mazzoni. Bolinas Lagoon.

This measure would memorialize the President and the Congress to appropriate federal funds to be used to preserve and protect the Bolinas Lagoon.

Res. Ch. 45 (ACR 42) Olberg. Motorcycle Awareness Month.

This measure would designate the month of May 1997, as "Motorcycle Awareness Month."

Res. Ch. 46 (ACR 44) Machado. Mosquito and Vector Control Awareness Week.

This measure would declare June 22 through 28, 1997, Mosquito and Vector Control Awareness Week.

Res. Ch. 47 (SCR 45) Brulte. Emergency Medical Services Week.

This measure would designate the week of May 18 through May 24, 1997, as Emergency Medical Services Week pursuant to specified findings and recognize that programs will be held throughout the state to encourage Californians to increase their awareness of accident prevention techniques and how to access emergency services.

Res. Ch. 48 (SCR 10) Hughes. School conduct and safety.

Existing law and the California Constitution set forth various provisions relating to school safety.

This measure would recognize that democratic citizenship and productive adulthood begin with high standards of conduct and safety in public schools as well as high standards for academic achievement in the public schools. The measure would also declare that pupils and school employees in public schools are entitled to certain rights relating to standards of conduct, school safety, and academic achievement.

Res. Ch. 49 (ACR 31) Morrissey. Grandchildren's Week.

This measure would proclaim the week of June 22, 1997 to June 28, 1997, inclusive, as Grandchildren's Week in California.

Res. Ch. 50 (ACR 56) Honda. Asian and Pacific Islander American Heritage Month.

This measure would commend Asian and Pacific Islander Americans for their accomplishments and service to the State of California, and would declare the month of May 1997 Asian and Pacific Islander American Heritage Month.

Res. Ch. 51 (SCR 41) Rainey. Mentoring Awareness Month.

This measure would declare the month of May 1997 as Mentoring Awareness Month.

Res. Ch. 52 (SCR 19) Brulte. New South Wales: sister state status.

This measure would extend an invitation to the people of the State of New South Wales, Australia, to join California as a sister state, and would encourage the fostering of social, economic, educational, scientific, and cultural exchanges, in order to strengthen mutual economic ties, and improve international understanding and good will.

Res. Ch. 53 (AJR 24) Murray. Black Music Month.

This measure would recognize the significance of African-American and other black music to global culture, and the positive impact of this art form on global commerce, would designate the month of June as Black Music Month throughout the State of

California, and would call upon the people of the state to study, reflect on, and celebrate the majesty, vitality, and importance of African-American and other black music.

Res. Ch. 54 (ACR 55) Wildman. Sober Graduation.

This measure would encourage parents, school teachers and administrators, law enforcement agencies, and community leaders to continue their efforts to provide Sober Graduation activities to the maximum number of high school graduates, their friends, and school associates.

Res. Ch. 55 (SCR 31) Alpert. San Diego State University.

This measure would commend San Diego State University on the occasion of its celebration of 100 years of accomplishments.

Res. Ch. 56 (SCR 36) Alpert. Girl Scouts of the United States of America: 85th anniversary.

This measure would recognize the celebration of the 85th anniversary of the Girl Scouts of the United States of America, and would encourage the people of California to participate in activities and celebrations appropriate to this occasion.

Res. Ch. 57 (SJR 1) Haynes. Auxiliary parachutes.

This measure would memorialize the Congress, the Federal Aviation Administration, and the United States Parachute Association to work together to extend the period for packing auxiliary parachutes composed of nylon, rayon, or other similar synthetic materials from 120 days to 180 days.

Res. Ch. 58 (ACR 5) Richter. Official State Fife and Drum Corps.

This measure would designate the California Consolidated Drum Band as the official State Fife and Drum Corps of California.

Res. Ch. 59 (SJR 20) Polanco. Indian gaming.

This measure would memorialize the President of the United States to issue an executive order permitting the California Indian tribes to continue to operate and regulate their respective gaming operations until appropriate legislation is enacted and compact remedies have been exhausted.

Res. Ch. 60 (AJR 19) Baca. The Southwest Defense Complex.

This measure would memorialize the President and Congress of the United States to endorse and support the Southwest Defense Complex, and the efforts of the Southwest Defense Alliance in furtherance of the Southwest Defense Complex.

Res. Ch. 61 (SCR 2) Johannessen. Earl Sholes and Dan Heryford Memorial Bridges.

This measure would designate a specified new bridge on Interstate Highway Route 5, in Shasta County, the Earl Sholes Memorial Bridge, and would designate its twin bridge the Dan Heryford Memorial Bridge. The measure would also request the Department of Transportation to determine the cost for appropriate signs showing those special designations and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 62 (SCR 9) Kelley. Avocado Highway.

This measure would designate the section of Interstate Highway Route 15 between the junction of State Highway Route 78 in the City of Escondido and the City of Temecula the Avocado Highway.

The measure would also request the Department of Transportation to determine the cost of appropriate plaques and markers showing these designations and, upon receiving donations from nonstate sources covering that cost, to erect appropriate plaques and markers.

Res. Ch. 63 (SCR 18) Sher. Joint Committee on Headwaters Forest and Ecosystem Management Planning.

This measure would establish, until June 30, 1998, the Joint Committee on Headwaters Forest and Ecosystem Management Planning and authorize the joint committee to carry out specified tasks with regard to the September 28, 1996, agreement between the federal government, this state, and MAXXAM, Inc. to exchange government assets for Headwaters Forest and surrounding forestlands.

Res. Ch. 64 (ACR 1) Machado. Neighborhood Watch Month.

This measure would designate the month of August 1997 as Neighborhood Watch Month.

Res. Ch. 65 (SCR 22) McPherson. State Highway Route 156 Hollister Bypass Project: designation.

This measure would designate the State Highway Route 156 Hollister Bypass Bridge crossing the San Benito River the Ed Hanna Memorial Bridge and would designate the bypass itself the Veterans Memorial Highway. The Department of Transportation would be requested to determine the cost of appropriate plaques and markers showing these special designations and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect appropriate plaques and markers.

Res. Ch. 66 (ACR 22) Napolitano. Relative to driver education.

This measure would recommend the inclusion in driver education courses of material that encourages the use of transit and alternative modes of travel.

Res. Ch. 67 (AJR 8) Honda. Vehicles: truck size and weight standards.

This measure would memorialize the President and the Congress to maintain the current standards relating to truck size and weight set forth in the federal Intermodal Surface Transportation Efficiency Act of 1991.

Res. Ch. 68 (AJR 11) Granlund. Meals for elderly.

This measure would memorialize the President and the Congress to maintain funding and index cost-of-living increases of funding for Congregate Nutrition Services and Home Delivered Nutrition Services.

Res. Ch. 69 (AJR 29) Baca. Military base closures.

This measure would memorialize the President and Congress of the United States to adopt specified guidelines and policies with respect to Base Realignment and Closure legislation.

Res. Ch. 70 (SJR 2) M. Thompson. The Gulf War Syndrome.

This measure would memorialize the President and Congress of the United States to take immediate action to ensure that all of the health care and family support needs of all Persian Gulf War veterans suffering from illnesses related to the Gulf War Syndrome are met prior to the conclusion of any further studies, that all possible causes of the Gulf War Syndrome be expeditiously and exhaustively researched, and that the actions of the Pentagon and the Department of Defense regarding release of information regarding the Gulf War Syndrome be fully investigated.

Res. Ch. 71 (SCR 34) M. Thompson. Robert H. "Bob" Weatherwax Memorial Bridge.

This measure would redesignate the St. Helena Bridge in Lake County the Robert H. "Bob" Weatherwax Memorial Bridge. The measure would also request the Department of Transportation to determine the cost of appropriate plaques and markers showing that special designation and, upon receiving donations from nonstate sources covering that cost, to erect those plaques and markers.

Res. Ch. 72 (AJR 30) Baca. McClellan Air Force Base.

This measure would memorialize the President and the Congress of the United States to protect the jobs of the hard-working men and women who serve our country at McClellan Air Force Base, by bringing in private firms to perform repair work at the facility.

Res. Ch. 73 (SJR 5) Haynes. March Air Force Base.

This measure would memorialize the President and Congress of the United States to recognize the importance of the Riverside County training center to the citizens of the county, and enact legislation that would add public safety projects to the list of programs that may be considered for federal surplus property.

Res. Ch. 74 (SJR 18) Karnette. Freight transportation.

This measure would memorialize the President and the Congress to make the intensity of use, as specified, a factor in the distribution of funds in the reauthorization of the federal Intermodal Surface Transportation Efficiency Act.

Res. Ch. 75 (AJR 16) Baca. Equal housing: disabled persons.

This measure would memorialize the President and Congress of the United States to study the impact of the Fair Housing Amendments Act on local governments, and evaluate how well the act is assisting individuals with disabilities.

Res. Ch. 76 (ACR 59) Woods. Big Bar and Big Flat Historical Monument.

This measure would request the Department of Transportation to grant, without charge, an encroachment permit authorizing an appropriate historical monument and plaque dedicated to the communities of Big Bar and Big Flat to be placed within the right-of-way of State Highway Route 299, in Trinity County, at a site that is approximately 1,050 feet east of post mile marker number 30.5.

Res. Ch. 77 (SCR 33) Haynes. Religious freedom in the People's Republic of China.

This measure would condemn all acts of religious intolerance and persecution worldwide. It would condemn human rights abuses and denials of religious liberty to Evangelical Protestants, Roman Catholics, Muslims, Buddhists, Jews, and other religious believers in the People's Republic of China, and call upon the People's Republic of China to end this persecution. This measure would call upon the President and Congress of the United States to continue to make the cessation of persecution of these religious believers in the People's Republic of China a priority objective of the United States' foreign policy. It would also call upon the State Department to use diplomatic means to effect the release of, and encourage the People's Republic of China to immediately release, religious prisoners from imprisonment.

Res. Ch. 78 (AJR 21) Migden. Spent nuclear fuel.

This measure would memorialize the President and Congress of the United States to call upon the United States Department of Energy to halt indefinitely the 5 planned shipments of spent nuclear fuel rods through the San Francisco Bay to the Concord Naval Weapons Station for land transport to Idaho and would memorialize the Department of Energy to prevent these shipments until specified actions are taken with regard to notice, safety and environmental impacts, and compensation.

Res. Ch. 79 (AJR 22) Kaloogian. Aircraft carrier Midway.

This measure would request the President, the Congress, and the Department of Defense to support the efforts of the citizens of the State of California and the County of San Diego to acquire the United States Navy aircraft carrier Midway for a regional museum and an educational and entertainment complex.

Res. Ch. 80 (AJR 28) Ducheny. Filipino war veterans.

This measure would memorialize and urge the President and Congress of the United States to enact House Resolution 836, to provide full benefits from the Department of Veterans Affairs to veterans who served in the Philippine Commonwealth Army and the Special Philippine Scouts during World War II.

Res. Ch. 81 (SCR 51) Costa. Nisei baseball: hall of fame.

This measure would request that the Nisei Baseball Leagues be honored with a permanent exhibit at the National Baseball Hall of Fame in Cooperstown, New York.

Res. Ch. 82 (AJR 7) Machado. Friant Dam.

This measure would memorialize Congress and the President of the United States to authorize and fund a prompt evaluation of the physical potential for, and economic feasibility of, raising Friant Dam and making use of the increased capacity to help meet flood protection and water supply needs for the citizens of this state, without impairing the existing rights of, and benefits to, and without altering the costs to, the current users of the waters of the San Joaquin River.

Res. Ch. 83 (ACR 65) Goldsmith. Truck Driver Appreciation Week.

This measure would declare the week of August 17 to August 23, 1997, to be Truck Driver Appreciation Week.

Res. Ch. 84 (AJR 25) Baca. Breast cancer research.

This measure would urge Congress and the President to enact the Breast-Cancer Research Stamp Act of 1997 to create a new first-class postage stamp which would be offered to patrons on a voluntary basis at 1¢ above the rate that would otherwise apply from the sale of each stamp to be expended for breast cancer research.

Res. Ch. 85 (SCR 25) Costa. Highways.

This measure would designate the newly constructed portion of State Highway Route 99 in and around the City of Livingston the Kenneth L. Maddy Freeway.

The measure would designate specified portions of State Highway Route 41 the Yosemite Freeway.

The measure would designate a specified portion of State Highway Route 168 the Sierra Freeway.

The measure would designate a specified portion of State Highway Route 180 the Sequoia-Kings Canyon Freeway.

The measure would designate the State Highway Route 41 and State Highway Route 180 interchange in the City of Fresno the Rose Ann Vuich Interchange.

The measure would also request the Department of Transportation to determine the cost of appropriate plaques and markers showing those special designations and, upon receiving donations from nonstate sources covering those costs, to erect those plaques and markers.

Res. Ch. 86 (AJR 17) Murray. Mexican and other foreign trucks in California.

This measure would memorialize the President and the Congress to maintain the existing restrictions on trucks from Mexico and other foreign nations entering California and continue efforts to assure full compliance by the owners and drivers of those trucks with all highway safety, environmental, and drug enforcement laws.

Res. Ch. 87 (SCR 13) Kopp. Professional basketball players: pensions.

This measure would express the view of the Legislature that certain surviving post-World War II, pre-1965 professional basketball players are entitled to both pensions and proper compensation for their intellectual property rights.

Res. Ch. 88 (SCR 40) Watson. Hepatitis A prevention.

This measure would request the State Department of Health Services to develop a plan to vaccinate food handlers in high-risk areas against hepatitis A virus infection, to encourage all food handlers in California to be vaccinated against hepatitis A, and to immediately begin a hepatitis A vaccination program in all Los Angeles schools.

Res. Ch. 89 (SCR 56) Lockyer. Legislative calendar.

This measure would change, from August 18 to August 25, the date upon which the Legislature concludes its summer recess in the first year of the 1997-98 Regular Session.

Res. Ch. 90 (ACR 43) Murray. State investments.

This measure would encourage the Board of Administration of the Public Employees' Retirement System, the State Treasurer, and the executive management of any state agency that is authorized to invest or transact financial businesses with private financial institutions that do business with Swiss banking interests to call upon the management

of those interests to publicly release all information relative to the personal accounts of Jews that have remained dormant since World War II, and all information regarding financial transactions between the Nazi German government, financial institutions and governmental officials, and the members of the Swiss Bankers Association for the same period.

Res. Ch. 91 (ACR 4) Perata. Tobacco products: advertisement.

This measure would concur with the Federal Trade Commission's May 28, 1997, decision regarding R.J. Reynolds Tobacco Company, and would oppose the marketing or promotion of tobacco products to minors.

Res. Ch. 92 (SCR 17) Watson. Foster care.

This measure would request the State Department of Social Services to seek the input of foster youth across the state to advise the department on approaches to improving the foster care system. This measure would encourage the department, in consultation with county independent living programs, to identify methods of making transitional housing services available to an increased number of foster youth.

Res. Ch. 93 (SJR 6) Solis. Filipino veterans of World War II: veterans' benefits.

This measure would memorialize the President and the Congress of the United States to take action necessary to honor our country's moral obligation to provide Filipino veterans with the military benefits that they deserve, including, but not limited to, holding related hearings, and acting favorably on legislation pertaining to the granting of full veterans' benefits to Filipino veterans of the United States Armed Forces.

Res. Ch. 94 (ACR 2) Floyd. Relative to maintenance and repair of the California Veterans' Cemetery at Yountville.

This measure would memorialize the Secretary of Veterans Affairs and the Administrator of the Veterans' Home of California, Yountville, to take every action necessary to ensure satisfactory remedial repairs and maintenance of the cemetery grounds, as well as the upkeep, repair, and beautification of the cemetery and gravesites.

Res. Ch. 95 (SCR 20) Solis. Domestic Violence Awareness Month.

This measure would proclaim the month of October 1997 as Domestic Violence Awareness Month.

Res. Ch. 96 (SCR 27) Kopp. Residential care facilities.

This measure would create the Care Facilities Task Force consisting of representatives from local government and social service groups to analyze issues related to funding, dispersal, and oversight of residential care facilities. The measure would require the Legislative Analyst to organize the prescribed task force, with the first meeting scheduled no later than one month after the resolution becomes effective.

The measure would require the task force to submit a report to the Governor and the Legislature on or before January 31, 1998.

Res. Ch. 97 (SCR 42) Kopp. Implementation of the Agreement on Mutual Cooperation.

This measure would state the request of the Senate and Assembly of the State of California that the "Agreement on Mutual Cooperation" (officially known as the "Agreement of Friendship and Partnership between the State of California, USA, and the Russian Soviet Federative Socialist Republic, USSR") be put into full effect without further delay after first amending it, as specified.

Res. Ch. 98 (SJR 25) Solis. Job Creation and Infrastructure Restoration Act and Jobs 2000 Act of 1997.

This measure would affirm the Legislature's endorsement of the federal Job Creation and Infrastructure Restoration Act of 1997, including the Jobs 2000 Act of 1997, and would urge the United States Congress to pass the act at once, to meet the urgent demands of the welfare, job, and infrastructure crisis across the nation.

Res. Ch. 99 (SJR 26) Kopp. Aircraft Repair Station Safety Act of 1997.

This measure would memorialize the Congress of the United States to enact the Aircraft Repair Station Safety Act of 1997.

Res. Ch. 100 (ACR 32) Cardoza. State Collection of Arthropods.

This measure would designate the Plant Pest Diagnostics Center of the Division of Plant Industry of the Department of Food and Agriculture as the official repository for the collection of arthropods in the State of California to be known as the State Collection of Arthropods. The measure would also request the department to determine the cost of appropriate plaques and markers showing the special designation and, upon receiving donations from nonstate sources covering that cost, to erect those plaques and markers.

Res. Ch. 101 (ACR 63) Prenter. Reserve peace officers.

This measure would encourage all Californians to join with the Legislature in commending reserve peace officers for their service, dedication, and commitment to the citizens of California.

Res. Ch. 102 (SCR 3) Kopp. California Law Revision Commission: studies.

Under existing law, the California Law Revision Commission is required to study, and is limited to studying, those topics approved for its study by concurrent resolution of the Legislature.

This measure would grant approval to the commission to continue its study of designated topics that the Legislature previously authorized or directed the commission to study, and would delete 3 topics that previously were approved by the Legislature for study by the commission.

Res. Ch. 103 (SCR 23) Polanco. Minority enrollment in medical schools.

This measure would request the University of California medical schools to report to the Regents of the University of California and to the California Postsecondary Education Commission the current status of ethnic minority enrollment in their respective schools, as specified. The measure also would request the commission, to the extent sufficient nonstate funds are available and in consultation with the California Research Bureau and the Office of Statewide Health Planning and Development, to develop recommendations for innovative strategies and incentive programs that will encourage physicians and other health care professionals to practice in geographic areas where health needs are underserved, as specified, and to issue a report to the Governor and the Legislature no later than June 30, 1998.

Res. Ch. 104 (SCR 38) Alpert. Women in military service for America.

This measure would commend the achievements of women in the military and recognize the construction of the Women in Military Service for America Memorial in Arlington, Virginia.

Res. Ch. 105 (SCR 39) Johnston. Cloning of humans.

This measure would urge the State Director of Health Services to establish a panel to advise the Legislature and the Governor on human cloning and, by December 31, 2001, to make recommendations to them as to how to proceed.

Res. Ch. 106 (SCR 43) Leslie. Stephen P. Teale Highway: Amador County Veterans Memorial Bridge.

This measure would designate the portion of State Highway Route 26 between the communities of Mokelumne Hill and West Point in Calaveras County the Stephen P. Teale Highway, designate Bridge 26-17 on State Highway Route 49 the Amador County Veterans Memorial Bridge, and designate the portion of State Highway Route 89 between the City of Truckee and Tahoe City the 10th Mountain Division Memorial Highway.

The measure would also request the Department of Transportation to determine the cost of appropriate plaques and markers showing these special designations and, upon receiving donations from nonstate sources covering that cost, to erect appropriate plaques and markers.

NOTE: Superior numbers appear as a separate section at the end of the digests.

Res. Ch. 107 (SCR 48) McPherson. Thomas M. Sanders Memorial Bridge.

This measure would dedicate the State Highway Route 1 bridge at Burns Creek in the Big Sur area of Monterey County to the memory of Thomas M. Sanders.

This measure would also request the Department of Transportation to determine the cost of appropriate plaques and markers, consistent with signing requirements for the state highway system, showing that dedication and, upon receiving donations from nonstate sources covering that cost, to erect those plaques and markers.

Res. Ch. 108 (SCR 54) Lockyer. Employment: overtime compensation.

Existing law establishes the Industrial Welfare Commission and authorizes the commission to adopt rules, orders, and regulations governing the hours and conditions of employment in the various occupations, trades, and industries in which employees are employed in California. Existing law also provides that 8 hours of labor constitutes a day's work, as specified.

This measure would declare that the action of the commission in amending certain wage orders to eliminate the requirement to pay overtime compensation for work in excess of 8 hours per day is in conflict with the intent of the Legislature, exceeds the commission's authority, eliminates certain employee protections, and reduces the number of employees subject to other specified provisions of law.

Res. Ch. 109 (SJR 27) Kopp. World Exposition, EXPO 2000.

This measure would express legislative support for the participation of the United States, and individual states, in the World Exposition, EXPO 2000, in Hannover, Germany, and would respectfully memorialize the President and Congress of the United States to initiate any actions and appropriate any funds needed to ensure the ability of the United States, the individual states, or both, to participate in EXPO 2000. The measure would further express legislative intent and interest in ensuring that the State of California, jointly with private and nonprofit entities, be represented at EXPO 2000.

Res. Ch. 110 (SJR 29) Vasconcellos. Cryptographic products: export controls.

This measure would memorialize the President and Congress of the United States to take immediate action to revise current federal export controls on American cryptographic products.

Res. Ch. 111 (ACR 12) Cunneen. State Highway Route 85.

This measure would state that it is the intent of the Legislature that the median barrier on State Highway Route 85 between the City of Cupertino and the City of San Jose in Santa Clara County be dedicated to those persons who lost their lives as a result of median crossover vehicle accidents, indicated by a plaque stating the name of each person and the date of the accident, located on the Dent Street pedestrian overpass in San Jose for view by pedestrians.

The measure would also request the Department of Transportation to determine the cost of an appropriate plaque, indicating these names and dates and, upon receiving donations from nonstate sources covering that cost, to erect that plaque.

Res. Ch. 112 (ACR 57) Goldsmith. Kumeyaay Highway.

This measure would designate a specified section of Interstate Highway Route 8 in San Diego County as the "Kumeyaay Highway," and would request the Department of Transportation to erect plaques and markers showing the designation if contributions from private sources are received to cover the costs.

Res. Ch. 113 (AJR 32) Kuykendall. Allied Hmong-Lao veterans.

This measure would memorialize the President and Congress of the United States to recognize the sacrifices and services rendered to our country by the Hmong-Lao veterans who served in the special guerrilla units that were allied with, and operating in support of, the military forces of the United States during the Vietnam War by granting those veterans and their families full United States citizenship.

Res. Ch. 114 (ACR 74) Kaloogian. Workplace Fitness Month.

This measure would proclaim the month of October 1997 as Workplace Fitness Month in California, and would encourage all Californians to participate in regular exercise programs and physical activity, for healthier lives and improved work performance and satisfaction.

Res. Ch. 115 (AJR 36) Machado. Child passenger restraint systems.

This measure would memorialize the President and Congress of the United States to work together to promote and support practical methods of encouraging automobile manufacturers to address problems relating to child passenger restraint systems, as prescribed.

Res. Ch. 116 (SCR 26) Committee on Public Employment and Retirement. State employee merit awards.

This measure would request that additional merit award payments, authorized by the Department of Personnel Administration, be made to specified individuals whose proposals have resulted in annual savings and net revenue gain to the state.

Res. Ch. 117 (SCR 46) Karnette. Cancer awareness: William "Walkin' Willie" Croker.

This measure would commend William "Walkin' Willie" Croker for his efforts to promote the need for cancer screening.

Res. Ch. 118 (SCR 49) Hughes. School Safety Month and Yellow Ribbon Week.

Existing law and the California Constitution set forth various provisions relating to school safety.

This measure would designate October 1997 as School Safety Month and the week of January 12 through 16, 1998, as Yellow Ribbon Week.

Res. Ch. 119 (SCR 52) O'Connell. National Lymphoma Awareness Week.

This measure would designate the week of October 12 through October 18, 1997, as National Lymphoma Awareness Week and recognize the work of the Lymphoma Research Foundation of America.

Res. Ch. 120 (SCR 53) Watson. Dr. George Washington Carver Day.

This measure would designate January 5th as "Dr. George Washington Carver Day," in honor and celebration of his many accomplishments and contributions to the people of California, the United States, and the world.

Res. Ch. 121 (ACR 26) Gallegos. Business Watch.

This measure would designate the month of November 1997, as Business Watch Month, and would commend Business Watch for its successful programs in fighting crime.

Res. Ch. 122 (ACR 58) Ortiz. Nutrition.

This measure would request that the Governor develop a comprehensive, coordinated food and nutrition policy for California by creating a Blue Ribbon Task Force on Food and Nutrition Policy, composed of members and experts from representative governmental agencies and voluntary organizations, that addresses the problems associated with poor diet and diet-related diseases, builds upon the Blueprint for Coordinated Food and Nutrition Policy, and considers all policy options and the cost effectiveness and benefits to individuals of federal food, nutrition, and health programs.

The measure would also request the Blue Ribbon Task Force to make a report to the Governor and the Legislature no later than December 31, 1998.

Res. Ch. 123 (ACR 68) Morrissey. Mexican independence.

This measure would call on all the people of California to join the people of Mexico and Californians of Mexican heritage in celebrating Mexican independence on the anniversary of the popular uprising of September 16, 1810.

Res. Ch. 124 (AJR 4) Floyd. Antipersonnel landmines.

This measure would encourage the leaders of the United States to work with our allies and other nations toward the creation of an international ban on the manufacture, stockpiling, sale, and the use of antipersonnel landmines, and to urge the President and Congress of the United States to make permanent the current moratorium on the export of antipersonnel landmines.

Res. Ch. 125 (AJR 13) Havice. Social security: Medicare: balanced budget amendment.

This measure would memorialize the President and Congress of the United States to continue efforts to ensure that social security and Medicare are not threatened, to protect older Americans from harm and stress, to stop efforts to hurt the income security of older Americans, and to ensure that older Americans continue to receive all that they are entitled to and deserve.

Res. Ch. 126 (AJR 18) Shelley. Convention on the Elimination of All Forms of Discrimination Against Women.

This measure would commend the efforts of the National Committee on the United Nations to promote the universal adoption of the United Nations Convention on the Elimination of All Forms of Discrimination Against Women (CEDAW), would urge the United States Senate to ratify CEDAW, and would declare that the Assembly of the State of California shall work to ensure the elimination of discrimination against women and girls in the State of California.

Res. Ch. 127 (ACR 21) Woods. Small School District Week.

Existing law defines small school districts for the purpose of computing apportionments.

This measure would recognize the uniqueness of small school districts by designating the 3rd week of September as Small School District Week.

Res. Ch. 128 (ACR 76) Wayne. Breast Cancer.

This measure would designate the month of October as Breast Cancer Awareness Month and would designate Monday, October 20, 1997, as Breast Exam and Mammography Awareness Day. The measure would emphasize that the public education efforts conducted during the month of October should be part of an ongoing, year round effort to raise public awareness across the state and would recognize that the only effective means of protecting women against breast cancer is to make breast cancer research a priority and fund critically needed research into the cause, cure, and prevention of breast cancer.

Res. Ch. 129 (ACR 77) Thomson. Mental Illness Awareness Week.

This measure would declare the week from October 5, 1997, through October 11, 1997, Mental Illness Awareness Week.

Res. Ch. 130 (AJR 37) Ortiz. Ovarian cancer research.

This measure would memorialize the President and Congress of the United States to support House Bill No. 953 by Representative Patsy Mink, the Ovarian Cancer Research and Information Amendments of 1997.

Res. Ch. 131 (AJR 39) Thomson. Intermodal Surface Transportation Efficiency Act.

This measure would respectfully memorialize the Congress of the United States to enact Legislation to reauthorize the Intermodal Surface Transportation Efficiency Act in a manner that accomplishes prescribed objectives.

Res. Ch. 132 (SCR 50) Johannessen. 50th anniversary of the United States Air Force.

This measure would commemorate the 50th anniversary of the United States Air Force since its inception as an independent arm of the United States Armed Forces on September 18, 1947. The measure would recognize the Air Force's historical antecedents and its many achievements in the two World Wars, between the wars, the Korean War,

Vietnam, and the Space Program, including, among other things, the Air Force's pioneering achievements in aeromedical research, the development of the Strategic Air Command (SAC), and the United States Air Force's intercontinental ballistic missile program.

Res. Ch. 133 (SCR 55) Mountjoy. Gladys Sargent.

This measure would dedicate a memorial bench in honor of Gladys Sargent for her tireless efforts to protect California's animal population.

Res. Ch. 134 (SCR 59) Solis. Relative to Mother Teresa.

This measure would honor the memory of Mother Teresa, and would encourage the people of California to reflect upon her integrity, her humility, and her philanthropy.

Res. Ch. 135 (ACR 78) Bordonaro. Highways: Willard H. Murray Freeway: Jack O'Connell Highway.

This measure would designate a portion of State Highway Route 91 the Willard H. Murray Freeway and a portion of State Highway Route 46 the Jack O'Connell Highway.

The measure would also request the Department of Transportation to determine the cost of appropriate plaques and markers showing those special designations and, upon receiving donations from nonstate sources covering that cost, to erect those plaques and markers.

Res. Ch. 136 (AJR 38) Bustamante. Asian and Pacific Islander American civil rights.

This measure would express support for a full, fair, and complete investigation of legal and ethical violations during the 1996 campaigns, and would memorialize the President and the Congress to condemn all prejudice against Asian and Pacific Islander Americans, and to publicly support political and civic participation by these persons throughout the United States.

DIGEST OF RESOLUTION
ADOPTED IN 1997

1997–98 FIRST EXTRAORDINARY SESSION

RESOLUTION CHAPTER

Res. Ch. 1 (AJR 1) Oller. Federal flood relief: transportation funds.

This measure would urge the Federal Highway Administrator to immediately release all of the requested transportation funds for which California is eligible as a result of damage from floods.

1997 DIGEST CHAPTERS SUPERIOR NUMBERS

- 1 [Ch. 10] On this date I have signed Assembly Bill No. 169, however, I am reducing the allocation provided in Section 1(a)(1) of this bill for staffing for the Department of Forestry and Fire Protection from \$1,962,000 to \$1,100,000, or by \$862,000, to more accurately reflect the staffing needs of the Department based on the enactment date of this bill. Indeed, the original figure of \$1,962,000 was based upon an enactment of this measure in March.

PETE WILSON, Governor

- 2 [Ch. 282] I object to the following appropriations contained in Assembly Bill 107.

Item 0250-001-0001—For support of Judiciary. I reduce this item from \$186,358,500 to \$185,858,500 by reducing:

(b) 20-Courts of Appeal from \$125,061,000 to \$124,561,000.

This veto is necessary to conform the Budget Act with the Legislature's action to eliminate \$500,000 in funding for the Document Management System.

Item 0450-111-0001—For local assistance, State Trial Court Funding. I reduce this item from \$196,588,000 to \$191,488,000.

This veto is necessary to conform the Budget Act with the Legislature's action taken in this item to eliminate increased funding for court security and to change the proposed distribution of specific fines and penalties to cities. This results in a net reduction to this Item of \$5,100,000.

Item 0505-001-0001—For support of the Department of Information Technology. I delete Provision 5.

I am deleting Provision 5 which would require the Department of Information Technology to work with the Department of General Services (DGS) to develop recommendations for improving current state contracting practices for information technology projects. This is necessary because the DGS has already developed recommendations for procurement reform which are included in pending legislation which would enact the California Acquisition Reform Act of 1997.

Item 0690-101-0320—For local assistance, Office of Emergency Services. I delete this item.

I am deleting the \$200,000 legislative augmentation to fund preliminary plans and working drawings for an Emergency Operations Center for Santa Barbara County. Construction of this facility is a local, not a state, responsibility.

Item 0820-001-0001—For support of Department of Justice. I reduce this item from \$203,256,000 to \$203,056,000 by reducing:

(g) 50-Law Enforcement from \$171,709,000 to \$171,509,000, and by deleting Provisions 5 and 6.

I am deleting the \$200,000 legislative augmentation for support of narcotic information networks because it is unnecessary. I have been informed that federal funds previously provided through a federal grant award to the Department of Justice for the narcotic information networks are now provided to local agencies. Local agencies are, in turn, availing themselves of the information contained in the system and are reimbursing the Department of Justice to maintain the networks.

I am deleting Provisions 5 and 6 to conform to this action.

Item 0860-001-0001—For support of State Board of Equalization. I reduce this item from \$182,197,000 to \$181,289,000 by reducing:

(a) 100000-Personal Services from \$214,795,000 to \$214,339,000, and
(b) 300000-Operating Expenses and Equipment from \$77,330,000 to \$76,878,000, and by deleting Provision 1.

I am deleting the \$908,000 augmentation for Insurance Tax collection and auditing activities because the Legislature did not pass the necessary authorizing legislation. I recognize the need for increased resources for these purposes and will support legislation to provide funding to the Department of Insurance.

I am deleting Provision 1 and identical language in Item 1760-001-0666, which requires approval of the Board of Equalization of any contract for janitorial and property management services for the building they occupy in Sacramento. This language is an infringement on the ability of the Executive Branch to efficiently manage all state buildings, which includes the State Board of Equalization headquarters building. This language is also inconsistent with current law which provides for service contracts to be competitively bid.

Item 1100-001-0001—For support of California Science Center. I reduce this item from \$8,529,000 to \$8,329,000 by reducing:

(c) 40.01-Administration from \$1,238,000 to \$1,038,000, and by deleting Provision 3.

I am deleting the \$200,000 legislative augmentation for a study on Exposition Park. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I delete Provision 3 to conform to this action.

Item 1111-101-0001—For local assistance, Department of Consumer Affairs. I delete this item and Provision 1.

I am deleting the \$1,510,000 legislative augmentation for the Verdugo Hills of Peace Cemetery. This item would appropriate funds for allocation to the City of Los Angeles when the city assumes receivership of this cemetery and conservatorship of the cemetery's endowment care fund. This appropriation would set an undesirable precedent by using General Fund moneys to address the financial problems of local cemeteries.

Item 1760-001-0002—For support of Department of General Services. I delete Provision 1.

Provision 1 authorizes the Department of General Services to exchange with the City of Los Angeles, in whole or in part, approximately 20 acres of land located in the City of Los Angeles within the area bounded by Santa Fe Avenue, the Los Angeles River, Olympic Boulevard and Washington Boulevard.

I am deleting Provision 1 because the language restricts the Department of General Services' options for disposing of this property which was designated surplus in Chapter 695, Statutes of 1992. This property was purchased with General Obligation Bond funds approved by the voters to build and expand youth and adult correctional facilities. The property is in the process of being sold and the proceeds from the sale of this property should be returned to the 1986 Prison Construction General Obligation Bond Fund, from which the funds were appropriated.

Item 1760-001-0666—For support of Department of General Services. I delete Provision 11.

Provision 11 prohibits any funds from being expended for any property services described in a three-party contract between the Board of Equalization, the Department of General Services and a private vendor for property services to the Capitol Square Building at 450 N Street occupied by the Board of Equalization, except under a contract approved by vote of the members of the Board of Equalization.

I am deleting Provision 11 because this language impedes on the ability of the Department of General Services to efficiently manage this building, as the Department would not have sufficient resources to pay for administering maintenance contracts

necessary to operate and maintain the building. Under current law, the Department of General Services is authorized to administer and maintain the buildings under its care as well as to charge an appropriate fee for these services.

I am also revising this item to conform to the action I have taken in Item 1760-001-0001.

Item 1760-492—Reappropriation, for capital outlay, Department of General Services. I revise this item by deleting Provision 2.

I am deleting Provision 2 which would have reappropriated funds for the working drawings and construction phase of the Hazard Mitigation and Demolition of the Legislative Office Building Annex project. The most recent project schedule indicates the funds will not be necessary in 1997–98.

Item 1880-001-0001—For support of State Personnel Board. I delete Provision 1.

Provision 1 requires the State Personnel Board to remain in its existing building at 801 Capitol Mall and prohibits funds appropriated in this item from being used to relocate the State Personnel Board staff or functions from this location. This language interferes with the ability of the Executive Branch to manage its programs and deploy staff in the most appropriate manner. In addition, the language is unnecessary because the Administration's previous plan to relocate the State Personnel Board has been revised and no funds have been appropriated to relocate the Board.

Item 2100-001-0081—For support of Department of Alcoholic Beverage Control.

I am sustaining the legislative augmentation of \$2,000,000 to this item and the \$500,000 augmentation in Item 2100-101-0081 for the Grant Assistance to Law Enforcement (GALE) program. The augmentation will provide for 18 additional field investigator positions and 6 associated support positions. I will, however, be vetoing Assembly Bill 783 which was intended to provide a permanent funding source for this augmentation by redirecting fine revenues from the General Fund to the Alcohol Beverage Control Fund. It is clear, however, that, as desirable as added enforcement resources are, the program level contained in this augmentation cannot be sustained without sufficient additional revenues to maintain it. In order to continue the added level of enforcement, I am amenable to legislation to provide added revenues to the fund without affecting the State General Fund.

Item 2240-003-0001—For support of Department of Housing and Community Development. I delete this item.

I am deleting this item and the funding of \$150,000 which provides a transfer of funds from the State General Fund to the Rental Housing Construction Fund to fund support costs for the Urban Predevelopment Loan Program. I delete this item in conformance with my action on Item 2240-105-0001.

Item 2240-003-0938—For support of the Department of Housing and Community Development. I delete this item.

I am deleting this item and the funding of \$150,000 which provides for support costs, funded from the Rural Housing Construction Fund, for the Urban Predevelopment Loan Program. I delete this item in conformance with my action on Item 2240-105-0001.

Item 2240-105-0001—For local assistance, Department of Housing and Community Development. I delete this item.

I am deleting this item and the funding of \$1,000,000 for transfer from the General Fund to the Rental Housing Construction Fund. These funds were intended to renew funding for the Urban Predevelopment Loan Program which has not been funded since 1992–93. I am not convinced of the need to reestablish this program and am therefore unwilling at this time to commit new state funding for this purpose.

Item 2240-105-0938—For local assistance, Department of Housing and Community Development. I delete this item and Provision 1.

I delete this item in conformance with my action on Item 2240-105-0001.

Item 2600-001-0046—For support of California Transportation Commission. I delete Provision 1.

I am deleting Provision 1 which requires the California Transportation Commission to notify the Joint Legislative Budget Committee and the Chairperson of the fiscal committee of each house that considers budget appropriations before allocating funding for the working drawing phase of traffic management centers.

This language is inconsistent with statutes governing the process for managing and allocating funds for highway capital outlay whereby the California Transportation Commission programs transportation projects and allocates transportation funding. Additionally, the language does not fit the Commission's allocation process since the Commission does not allocate funding based on construction phases but rather on a project-by-project basis. Finally, this language may result in project delays and would infringe on the Executive Branch's ability to effectively manage the program.

Item 2660-001-0042—For support of the Department of Transportation. I revise this item by reducing:

- (i) 30-Mass Transportation from \$76,166,000 to \$72,568,000, and
- (q) Amount payable from the Transportation Planning and Development Account, State Transportation Fund (Item 2660-001-0046) from (–\$85,843,000) to (–\$82,245,000),

and by deleting Provision 7.

I am deleting Provision 7 which requires the Department of Transportation to redirect \$600,000 to pay for a Bureau of State Audits performance review of the Department's capital outlay support, information technology, telecommunications, financial analysis, and planning projections. The purposes and objectives of the proposed audit are unspecified, lacking in focus, and appear to duplicate the work of SRI International which issued a report covering similar topics in early 1994. The redirection of \$600,000 from the Department's support budget for this audit constitutes an unallocated reduction to the Department, which reduces resources available to implement the recommendations of the SRI report. For these reasons, I question the value of initiating another performance review of the department at this time.

I am revising the schedules in this item to conform to the action I have taken in Item 2660-001-0046.

Item 2660-001-0046—For support of Department of Transportation. I reduce this item from \$85,843,000 to \$82,245,000 and delete Provisions 5 and 7.

I am reducing this item by \$1,548,000 which would fund intercity passenger rail route services operated under contract by the National Passenger Railroad Corporation for the operation of a fifth and sixth train on the Capitol Corridor. In addition, I am also reducing this item by \$550,000 for extending service between Sacramento and Stockton.

While I support these two proposals for service expansion, they are premature as negotiations with the Union Pacific railroad regarding necessary signalization and track improvements for a fifth and sixth Capitol Corridor train have not concluded, and these improvements will not be in place in time to begin service in 1997–98. Similarly, the track improvements which are needed to make the connection for the Sacramento-to-Stockton extension are not complete. Negotiations with the railroads that control these tracks have not been concluded, and this service cannot begin in 1997–98. Thus, there is little likelihood that these funds could be spent in 1997–98.

As a conforming action, I am deleting Provision 7.

I am deleting the \$1,500,000 augmentation to expand intercity passenger rail route services between the counties of Los Angeles, Riverside, and San Bernardino to the Coachella Valley on weekends for a nine-month period in conjunction with the Southern California Regional Rail Authority's existing operations. There is no market analysis of this route to determine whether it represents a viable route for investing Transportation Planning and Development Account resources. In addition, this augmentation sets the precedent of the State providing intercity rail funding to transit agencies for local rail operations.

As a conforming action, I am deleting Provision 5.

Item 2720-011-0042—For support of the California Highway Patrol. I revise this item by deleting Provision 1.

I am deleting Provision 1 which would state Legislative intent to limit future State Highway Account funding of the Commercial Motor Vehicle Inspection Program to 40 percent. Existing law does not place any limits or restrictions on the use of State Highway Account funds for support of the Commercial Vehicle Inspection Program within the California Highway Patrol. The funding source for this program is an appropriate subject to be addressed annually in the budget process and should not be limited.

Item 2780-001-0683—For support of Stephen P. Teale Data Center. I revise this item by revising Provision 1.

I am revising Provision 1 of this item to delete language that would unnecessarily restrict the provision from applying to expenditures related to payment of services provided by private law firms. Because of the irregularity and unpredictability of the need for such legal services, this provision interferes with the ability of the Executive Branch to engage legal representation as required.

"1. Notwithstanding any other provision of law, the Director of Finance may authorize expenditures for the Stephen P. Teale Data Center in excess of the amount appropriated not sooner than 30 days after notification in writing of the necessity therefor is provided to the chairpersons of the fiscal committees in each house of the Legislature and the Chairperson of the Joint Legislative Budget Committee, or not sooner than whatever lesser time the chairperson of the committee, or his or her designee, may in each instance determine. ~~However, no expenditure authorized by this provision may be applied, directly or indirectly, to pay for services provided by a private sector law firm.~~"

Item 2920-001-0001—For support of California Trade and Commerce Agency. I revise this item by deleting Provisions 1 and 4.

The Legislature adopted Provision 1 to appropriate an additional \$30,000 for Program 10, Economic Development, contingent upon Agency notification to the Legislature of having compiled and published information relating to state assistance available to businesses. I am deleting this provision because it is an inappropriate way to establish priorities in the budget. Although this proposal may have merit, it is not of comparable priority to the Agency's existing business assistance activities.

I am deleting Provision 4 which directs the Trade and Commerce Agency to allocate \$100,000 of the funding in Program 20, the International Trade and Investment Program, subject to obtaining matching funds from private sources, for the state's participation in the 1998 exposition in Lisbon, Portugal. Within the funding for the International Trade and Investment Program are resources for the Trade and Commerce Agency to be represented at various domestic and international trade shows and expositions. The decision as to which shows and expositions to participate in is determined on a priority basis, based on an evaluation of the potential for generating increased trade or tourism to the state.

Item 2920-101-0001—For local assistance, California Trade and Commerce Agency. I revise this item by deleting Provision 3.

The Legislature adopted Provision 3 directing the Trade and Commerce Agency to allocate up to \$125,000 of the funds appropriated in this item for economic development to the California Council of Science and Technology to conduct a study on how the state organizes and conducts its research and development in science and technology and to recommend the best ways to deliver this technology to the state's industrial base. I am deleting this provision because there is no clear link between academic research and the development matching grant programs of the Trade and Commerce Agency. In addition, the Agency has typically been able to leverage its funding for strategic technology projects to obtain additional funds from federal and private sources. Although the project designated in this language would be eligible to compete on a priority basis for funding administered by the Agency, it is not likely that it would qualify for federal matching funds. I am not willing to sacrifice the potential to fund higher priority projects to specify the particular project in this language.

Item 3360-001-0381—For support of the State Energy Resources, Conservation and Development Commission. I revise this item by deleting Provisions 1 and 2.

I am deleting Provision 1 because this language is unnecessary and duplicative. Chapter 854, Statutes of 1996, already requires enactment of administrative and expenditure criteria before expenditure of funds.

I am deleting Provision 2 because Control Section 2.0 of this Act limits the funds contained in this item to expenditure only during the 1997–98 fiscal year, making this language unnecessary.

Item 3360-001-0382—For support of State Energy Resources, Conservation and Development Commission. I revise this item by deleting Provisions 1 and 2.

I am deleting Provisions 1 and 2 which would allocate funds appropriated by this item, specify future allocation of funds, and all revenues to four sub-funds. I am deleting this language because it appears to restrict the ability of the Commission to manage its operations.

Item 3480-001-0001—For support of Department of Conservation. I revise this item by reducing:

- (c) 30-Land Resource Protection from \$2,345,000 to \$2,308,000, and
- (k) Amount payable from the California Environmental License Plate Fund (Item 3480-001-0140) from –\$92,000 to –\$55,000.

I am revising this item to conform to the action I have taken in Item 3480-001-0140.

Item 3480-001-0140—For support of Department of Conservation. I reduce this item from \$92,000 to \$55,000.

I am reducing this item by \$37,000 which the Legislature added for farmland mapping in Mendocino County. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

Item 3540-001-0001—For support of Department of Forestry and Fire Protection. I reduce this item from \$263,306,000 to \$262,825,000 by reducing:

- (a) 100000-Personal services from \$308,273,000 to \$308,241,000,
- (b) 300000-Operating expenses and equipment from \$121,869,000 to \$121,288,000, and
- (h) Amount payable from the California Environmental License Plate Fund (Item 3540-001-0140) from –\$926,000 to –\$794,000.

I am deleting the \$481,000 legislative action that transferred the establishment of a centralized training facility for an urban search and rescue program from the Office of Emergency Services (OES), as I proposed in the budget, to the Department of Forestry and Fire Protection (CDF). The Legislature inappropriately moved this program

activity to CDF. This responsibility properly belongs with OES which currently establishes all required standards for training, equipment, and operational tactics for urban search and rescue teams. Additionally, OES is responsible for the coordination and management of the eight urban search and rescue task forces that make up the State's urban search and rescue system. I will support legislation to restore the funding for this program in OES. I am revising this item to conform to the action I have taken in Item 3540-001-0140.

Item 3540-001-0140—For support of Department of Forestry and Fire Protection. I reduce this item from \$926,000 to \$794,000 and delete Provisions 1 and 2.

I am deleting the legislative augmentation of \$100,000 for research on the pine pitch canker fungus. The Department of Forestry and Fire Protection is already an active participant, along with the federal government, local governments and commercial growers, of the Pine Pitch Task Force which is attempting to address the spread of this disease. It is not clear that this augmentation is needed at this time given the work of the Task Force.

I am also deleting the legislative augmentation of \$32,000 to provide permanent funding for the Red Mountain Fire Lookout. After extensive evaluation by the Department of Forestry and Fire Protection, it has been determined that fire lookouts are no longer critical to firefighting efforts as they have become a secondary notification source due to increased populations moving into wildland areas and modern technology, such as cellular phones. Consequently, it is not an efficient use of the Department's limited firefighting resources to staff these lookouts. Moreover, the California Environmental License Plate Fund does not appear to be an appropriate funding source for the permanent support of fire lookout stations.

I am deleting Provisions 1 and 2 to conform to these actions.

Item 3600-001-0140—For support of Department of Fish and Game. I reduce this item from \$11,643,000 to \$11,146,000, and delete Provisions 2 and 3 and revise Provision 4.

I am deleting the legislative augmentation of \$170,000 and 1.9 personnel years for enforcement and management at South Spit in Humboldt County to handle illegal encampment and refuse/debris problems. This is a local enforcement problem and it would be inappropriate for the State to fund this local responsibility. Moreover, the State does not have jurisdiction over this property. In addition, it is unclear if this project qualifies as an appropriate use of California Environmental License Plate Funds.

I am deleting the legislative augmentation of \$177,000 and 1.9 personnel years for two biologists at Clear Lake and other lakes and reservoirs that are accessible from major urban areas. It is unclear if there is sufficient workload for the additional positions. Workload needs should be evaluated in the context of the department's statewide staffing needs and priority programs as well as availability of funds.

I delete Provisions 2 and 3 to conform to the above actions.

I am reducing the legislative augmentation of \$300,000 by \$150,000 to fund the levee construction work at the Pine Creek Unit-Expansion #3. Construction of this levee would provide future flood protection between a department managed habitat area and private property at Pine Creek. Because the property is managed for riparian habitat purposes and would provide habitat benefits, it would be appropriate to use other available special funds for this purpose. As such, I am directing the Department and the Wildlife Conservation Board to identify funding for the remaining \$150,000.

I revise Provision 4 to conform to this action.

“From funds appropriated by this item, the Department of Fish and Game shall make disbursements, not to exceed ~~\$300,000~~ \$150,000, to owners of real property located near the Department's Pine Creek Unit-Expansion #3, in the County of Glenn, for purposes of the construction of a levee to protect against future flooding of those prop-

erties resulting from the failure of the adjacent levee owned by the Department of Fish and Game. A memorandum of agreement shall be executed between the Department of Fish and Game and all the owners of the real property adjoining the proposed levee. The memorandum shall include provisions requiring the maintenance of the levee by the owners of the real property.”

Item 3600-001-0200—For support of Department of Fish and Game. I revise this item by reducing:

- (a) 10-Enforcement of Laws and Regulations from \$34,826,000 to \$34,656,000,
- (c) 35-Wildlife and Natural Heritage Management from \$46,137,000 to \$45,987,000,
- (d) 55-Fisheries Management from \$72,604,000 to \$72,427,000, and
- (k) Amount payable from the California Environmental License Plate Fund (Item 3600-001-0140) from -\$11,643,000 to -\$11,146,000.

I revise this item to conform to the action I have taken in Item 3600-001-0140.

Item 3640-101-0262—For local assistance, Wildlife Conservation Board. I delete this item and Provision 1.

I am deleting the \$250,000 legislative augmentation for a local assistance grant to the City of La Canada-Flintridge for the Cherry Canyon acquisition. This project is not of a sufficient priority to justify the use of limited state resources. This action conforms with action taken in the Department of Parks and Recreation (Item 3790-101-0262).

I delete Provision 1 to conform to the action taken in this item.

Item 3640-101-0545—For local assistance, Wildlife Conservation Board. I delete this item and Provision 1.

I am deleting the \$1,500,000 legislative augmentation for a local assistance grant to the City of Sacramento to acquire lands for a parkway along the Sacramento River. The needs at that location have not been prioritized relative to other qualifying projects along the Sacramento River. Additionally, provisional language requires that the acquisitions be made from willing sellers. The total costs for acquisition appear to be substantial because of the requirement of willing sellers; setting aside resources for this purpose with that requirement does not appear to be prudent.

I am also deleting Provision 1 to conform to the action taken in this item.

Item 3680-101-0516—For local assistance, Department of Boating and Waterways. I reduce this item from \$45,162,000 to \$44,612,000 by reducing:

- (b) 20-Boating Operations from \$9,225,000 to \$8,725,000,
- (c) 30-Beach Erosion Control from \$4,473,000 to \$3,423,000, and by deleting:
- (e) Amount payable from the Renewable Resources Investment Fund (Item 3680-101-0940) (-\$1,000,000).

I am deleting the legislative augmentation of \$50,000 for the County of Santa Cruz, East Cliff Drive Beach Erosion Repair project. The January Budget included \$960,000 for this project, which has been sustained by the Legislature. It is unclear why there is a need for an additional contribution from the State. While I am supportive of this project, as noted by the inclusion of \$960,000, this project is not of sufficiently high priority to justify a further augmentation using limited state resources, and by deleting:

Redwood City: Disposal of Abandoned Vessels \$500,000.

I am reducing this item by \$500,000 for the above mentioned local assistance grant to Redwood City. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I delete Provisions 4 and 6 to conform with actions taken in Item 3680-101-0940.

I revise this item to conform to the actions taken in Item 3680-101-0940.

Item 3680-101-0940—For local assistance, Department of Boating and Waterways. I delete this item and Provision 1.

I am deleting the legislative augmentation of \$700,000 for the U.S. Navy Aircraft Carrier Homeporting Project for the San Diego Association of Governments. While the project may have merit, state funding of \$4 million has been appropriated over the past two years with the understanding that the State would contribute 25 percent of the total costs. To date, the entire \$4 million has been paid and the State's commitment is complete. I understand that there has been a recent decrease in the project costs. As such, the need for this augmentation is unclear since it represents a significant increase in the State's current commitment.

I am deleting the legislative augmentation of \$300,000 to fund a sand replenishment program. While the program may have merit, I am concerned that this appropriation could result in significant future costs to the state as the sand continues to migrate to the ocean floor.

I am also deleting Provision 1 to conform to the action in this item.

Item 3760-301-0383—For capital outlay, State Coastal Conservancy. I revise this item by deleting Provision 3.

I am deleting Provision 3 because it permits the Conservancy to give priority to the Pier 98 Wetlands Enhancement and Public Access Project in the San Francisco Bay. While this provision is permissive, it would create an expectation that the project will be undertaken without regard to its merit and readiness relative to other eligible projects. Deletion of this provision does not prevent the Conservancy from undertaking the project, but does allow the Conservancy to evaluate the project according to its established review process.

Item 3760-301-0545—For capital outlay, River Parkway Subaccount. I reduce this item from \$8,000,000 to \$7,000,000 by deleting:

(5) 80.97.094—River Parkway Program, Guadalupe River (\$1,000,000).

I am deleting this project because its priority has not been evaluated relative to other river parkway projects throughout the state.

Item 3790-101-0140—For local assistance, Department of Parks and Recreation. I reduce this item from \$1,310,000 to \$760,000 by reducing:

(1) 80.25 Local Grants from \$1,310,000 to \$760,000, and by deleting:

(b) City of San Diego: Coast to Crest Trail (\$200,000),

(c) City of Bellflower: West Branch Greenway Trail (\$250,000),

(e) City of Tracy: Park Improvements (\$20,000).

I am reducing the aforementioned legislative augmentations by \$470,000. These projects are not of sufficiently high priority to justify the use of limited state resources from the California Environmental License Plate Fund. In addition, the local assistance grant to the City of Tracy for park improvements is for the purchase of a graffiti abatement machine. While this project may have merit, this is an not an appropriate use of California Environmental License Plate Funds,

and by deleting:

(f) City of Redondo Beach: Wilderness Park Improvements (\$80,000).

I am deleting this legislative augmentation of \$80,000. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

Item 3790-101-0235—For local assistance, Department of Parks and Recreation. I reduce this item from \$4,548,000 to \$1,830,000 by reducing:

(1) 80.25 Local Grants from \$4,548,000 to \$1,830,000,

by deleting:

(e) City of Glendale: Glendale Memorial Park (\$250,000),

(j) City of Sylmar: Wilson Canyon Equestrian Improvements (\$15,000),

(k) City and County of San Francisco: MLK, Jr. Community Center Pool (\$250,000),

(m) City of Oakland: Sanborn Park (\$148,000).

I am deleting the \$663,000 in legislative augmentations for the four local assistance grants listed above. These projects are not of sufficient priority to justify the use of limited resources,

and by deleting:

(a) City of Santa Maria: United Youth Center (\$1,000,000),

(g) City of San Diego: Cadman Community Park Tot Lot (\$105,000),

(h) City of San Diego: Gershwin Neighborhood Park Tot Lot (\$125,000),

(n) City of Maywood: Regional Park (\$500,000),

(o) City of Clearlake: Senior Center (\$250,000),

(cc) National City: El Toyon Park Improvements (\$75,000).

For Schedules 1(a), 1(g), 1(h), 1(n), 1(o), and 1(cc), I am reducing this item by \$2,055,000. These amounts are set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

Item 3790-101-0262—For local assistance, Department of Parks and Recreation. I revise this item by deleting:

(2) 80.25.056 City of Canada-Flintridge: Cherry Canyon Acquisition (\$250,000),

(3) Reimbursements from (-\$250,000),

and by deleting Provision 3.

I am deleting the \$250,000 legislative augmentation for local assistance for the City of Canada-Flintridge: Cherry Canyon Acquisition, to be reimbursed from the Wildlife Conservation Board, Habitat Conservation Fund. This project is not of a sufficient priority to justify the use of limited state resources.

I delete Provision 3 to conform to this action.

Item 3790-101-0383—For local assistance, Department of Parks and Recreation. I reduce this item from \$4,181,000 to \$1,010,000 by deleting:

(1) 80.25 Local Grants from \$4,181,000 to \$1,010,000,

(b) City and County of San Francisco: Esprit Park Acquisition (\$500,000),

(c) Sunrise PRD: Robert Frost Park (\$100,000),

(d) Regional Parks Foundation: MLK Jr. Freedom Center (\$174,000),

(e) City of Los Angeles: Japanese American National Museum (\$500,000),

(f) City of Calabasas: Agoura Hills/Calabasas Community Center (\$400,000),

(h) Pittsburg Historical Society: Purchase New Museum Building (\$75,000),

(j) City of Pomona: Harrison Park (\$90,000),

(n) City of El Monte: Teen Center (\$250,000),

(q) City of San Bernardino: Nunez Park Improvements (\$150,000),

(w) City of San Diego: Bay Terrace Community Park (\$100,000),

(y) City of Mammoth Lakes: Lodestar Bike Trail (\$225,000).

While I am supportive of efforts in this area, these projects are not of sufficiently high priority to justify the use of limited state resources. Additionally, the City of Mammoth Lakes Lodestar Bike Trail is a reappropriation of Environmental Enhancement and Mitigation Demonstration Program Funds, which have been reappropriated in the CalTrans budget (Item 2660-491). As such, this augmentation is not necessary, and by deleting:

(g) Linden Unified School District: Renovation of Swimming Pool (\$25,000),

(m) City of San Diego: Regional Teen Center (\$250,000),

(o) City of San Jose: Vietnamese Cultural Heritage Garden (\$100,000),

(s) Youth Garden Alliance: Community Garden in Mendocino County (\$32,000),

(u) City of Merced: Sports Complex (\$200,000).

For Schedule 1(g), 1(m), 1(o), 1(s), 1(u), I am reducing this item by \$607,000. These amounts are set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

Item 3790-491—Reappropriation, Department of Parks and Recreation. I delete this item.

0140-California Environmental License Plate Fund

(1) Item 3790-101-140(2), Budget Act of 1987, as reappropriated by Item 3790-491, Budget Act of 1991, 50.20.140 Sacramento County-Dry Creek Parkway Acquisition for purposes of open space and recreation.

I am deleting this item which reappropriates \$400,000 to the County of Sacramento. These funds have already been reappropriated twice for revised projects. This current reappropriation is not consistent with the intent or scope of the initial and subsequent appropriations. Because the projects for which the funds were initially intended have not been realized, the funds should revert back to the fund of origin and this project should compete for funding along with other projects.

Item 3860-001-0001—For support of Department of Water Resources. I revise this item by reducing:

(a) 10-Continuing Formulation of the California Water Plan from \$55,411,000 to \$55,261,000,

(kk) Amount payable from Local Projects Subaccount (Item 3860-001-0543) from -\$650,000 to -\$500,000.

I revise this item to conform to the action I have taken in Item 3860-001-0543.

Item 3860-001-0543—For support of Department of Water Resources. I reduce this item from \$650,000 to \$500,000.

I am reducing this item by \$150,000 by deleting the legislative augmentation for the Success Reservoir Feasibility Study. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

Item 3900-001-0044—For support of State Air Resources Board. I revise this item by reducing:

(b) 25-Stationary Source from \$39,256,000 to \$36,756,000,

(f) Amount payable from the Air Pollution Control Fund (Item 3900-001-0115) from -\$9,836,000 to -\$7,336,000,

and by deleting Provision 1.

Provision 1 would require the Air Resources Board to expend \$50,000 of limited Air Pollution Control Fund resources on comparing air monitoring sampling technologies for methyl bromide. The budget already includes \$17,800,000 for air monitoring activities, and it is not necessary to earmark funding for this purpose at the expense of other worthwhile programs.

I am revising this item to conform to the action I have taken in Item 3900-001-0115.

Item 3900-001-0115—For support of Air Resources Board. I reduce this item from \$9,836,000 to \$7,336,000.

I am deleting the \$2,500,000 legislative augmentation for increased levels of air pollution control activities. The \$2,500,000 to fund these activities would have been raised through increased fees on California businesses. No companion legislation to the budget has been enacted to authorize such fees. Consequently, since no funding will be available, I am deleting the augmentation.

Item 3900-101-0001—For local assistance, State Air Resources Board. I delete this item to make a technical correction to the Budget Bill.

This veto is necessary to conform the Budget Act with the Legislature's action taken in Item 3900-101-0044, which denied a proposal to shift subvention funding to the General Fund.

Item 3910-001-0387—For support of California Integrated Waste Management Board. I delete Provision 4.

I am deleting Provision 4 because it is unnecessarily restrictive. It would require the California Integrated Waste Management Board to target certain programs for reduction should revenues in the Integrated Waste Management Account fall short of projections. The Board should have greater flexibility to determine the means of coping with any revenue shortfall in the Account.

Item 3930-001-0001—For support of Department of Pesticide Regulation. I revise this item by deleting Provisions 2 and 3.

In order to correct technical errors in the Budget Bill, I am deleting Provisions 2 and 3, which would specify the use of \$150,000 for pesticide use reporting, and \$1,500,000 for alternative pesticide research, respectively. Both of these provisions were considered by the Legislature and rejected, but inadvertently left in the Budget Bill. This veto will conform the Budget Act to the action taken by the Legislature.

Item 3930-001-0106—For support of Department of Pesticide Regulation. I revise this item by deleting Provisions 2 and 3.

In order to correct technical errors in the Budget Bill, I am deleting Provisions 2 and 3, which would make Department of Pesticide Regulation Fund moneys available for all departmental activities, and earmark \$500,000 for high-priority risk assessments, respectively. Both of these provisions were considered by the Legislature and rejected, but inadvertently left in the Budget Bill. This veto will conform the Budget Act to the action taken by the Legislature.

Item 3930-101-0106—For local assistance, Department of Pesticide Regulation. I revise this item by deleting Provision 2.

In order to correct a technical error in the Budget Bill, I am deleting Provision 2, which would make Department of Pesticide Regulation Fund moneys available for all departmental activities. This provision was considered by the Legislature and rejected, but inadvertently left in the Budget Bill. This veto will conform the Budget Act to the action taken by the Legislature.

Item 3940-001-0001—For support of State Water Resources Control Board. I revise this item by reducing:

(a) 10-Water Quality from \$339,493,000 to \$338,923,000,
and by deleting:

(gg) Amount payable from the California Environmental License Plate Fund (Item 3940-001-0140) (-\$570,000),
and by deleting Provision 2.

Provision 2 would authorize the State Water Resources Control Board (Water Board) to augment its Water Quality Program by \$600,000 from the General Fund to implement coastal nonpoint source abatement grants after the Water Board submits a plan to the Legislature to implement the Nonpoint Source Management Program's Technical Advisory Committee recommendations. The budget already contains over \$7 million to implement nonpoint source abatement activities. Moreover, the grant program has not been analyzed and prioritized for funding with other worthwhile programs. Consequently, I am deleting Provision 2.

I am revising this item to conform to action I have taken in Item 3940-001-0140.

Item 3940-001-0140—For support of State Water Resources Control Board. I delete this item and Provisions 1 and 2.

This item is intended to augment funding for various coastal water quality activities. I am deleting this item because the budget already contains over \$1.4 million for coastal water quality activities. Moreover, this augmentation has not been analyzed and prioritized for funding with other worthwhile programs.

I delete Provisions 1 and 2 to conform to this action.

Item 3940-001-0282—For support of State Water Resources Control Board. I revise this item by deleting Provisions 1 and 2.

Provision 1 would direct the State Water Resources Control Board to allocate the funds in this item to the regional water quality boards. Provision 2 would condition the expenditure of \$450,000 on providing a report to the Legislature on (1) overlapping and duplicative monitoring and water quality planning activities, and (2) a plan to meet current statutory requirements for toxic cleanup of bay estuaries.

I am deleting Provision 1 because I believe the Board should have the flexibility to allocate funds to programs to effectively achieve its goals.

I am deleting Provision 2 because the Board is completing the Enclosed Bays and Estuaries Plan, which is focused on establishing water quality standards that will protect the beneficial uses of bays and estuaries. The Board indicates that this is the only effort underway related to developing water quality standards for bays and estuaries, and does not overlap or duplicate other water quality planning efforts. There is no need for the language in Provision 2, which could actually cause delays in the progress that is being made in developing water quality standards by diverting staff to the preparation of the report.

Item 3940-101-0383—For local assistance, State Water Resources Control Board. I delete this item.

I am deleting the \$280,000 legislative augmentation to reimburse the Yucaipa Valley Water District (Water District) for disputed audit repayments. This augmentation is premature because the Water District has not received a final audit determination, and has not exhausted various administrative appeals. Further, there is an audit risk inherent with the receipt of any government funding that an entity receives as a condition of spending the funds.

I am also deleting the \$175,000 legislative augmentation to pay the Spring Valley Lake Association (Association) for expenses incurred for cleaning up a leaking underground storage tank after the Association's contractor had gone bankrupt and failed to leave needed documentation to support the Association's additional cleanup costs from the Underground Storage Tank Cleanup Fund (Cleanup Fund). If the Association could justify its claim, the Cleanup Fund would be the appropriate funding source.

Item 3960-001-0001—For support of Department of Toxic Substances Control. I reduce this item from \$18,731,000 to \$17,416,000, and delete Provision 3.

I am deleting the \$1,315,000 legislative augmentation for the Railroad Accident Prevention and Immediate Deployment (RAPID) program. The RAPID program should be supported by fees and reimbursements, rather than the General Fund. After this action, \$685,000 in fee and reimbursement funding will still be available to support the RAPID program in 1997-98. I fully support the purpose and objectives of the program and am willing to increase the available funding in future years from fee revenues. Although statutory authorization for RAPID fees has expired, I hope that my action in this item will spur interest in enactment of legislation that authorizes fees for the ongoing support of the RAPID program.

I am deleting Provision 3 to conform to this action.

Item 3960-001-0014—For support of Department of Toxic Substances Control. I revise this item by reducing:

- (a) 12-Site Mitigation from \$87,658,000 to \$86,343,000, and
- (h) Amount payable from General Fund (Item 3960-001-0001) from -\$18,731,000 to -\$17,416,000.

I am revising this item to conform to action I have taken in Item 3960-001-0001.

Item 4200-101-0890—For local assistance, Department of Alcohol and Drug Programs. I am sustaining the Legislature's action in this item with the following comments:

In the January Budget I had proposed that these funds be used to provide critically needed treatment services to substance abusing parents and their infants. The treatment, along with hospital protocols for early identification, would have gone far in preventing the abuse and neglect of newborn infants. The Legislature instead designated these funds to be used by the Department of Social Services for substance abuse treatment of CalWORKs recipients. While moving recipients to work and providing the necessary services to facilitate their ability to work is a high priority, numerous programs and funds are already available to serve adult populations; services to infants, however, are woefully inadequate. It is my hope that the Legislature will recognize the needs of our youngest victims and appropriate funding to provide these critically needed services.

Item 4260-101-0001—For local assistance, Department of Health Services. I reduce this item from \$6,957,490,000 to \$6,955,495,000 by reducing:

- (a) 20.10.030-Benefits (Medical Care and Services) from \$16,043,445,000 to \$16,041,700,000,
- (b) 20.10.010-Eligibility (County Administration) from \$887,047,000 to \$884,947,000, and
- (e) Amount payable from the Federal Trust Fund (Item 4260-101-0890) from -\$10,100,419,000 to -\$10,098,569,000, and deleting Provisions 14, 20, 25 and 26.

I am reducing the legislative augmentation of \$15,910,000 for pregnancy related services by \$1,745,000 and deleting Provision 26, which would have extended the state-only program of pregnancy-related services to persons not lawfully present in the United States. Legal residents and citizens should have first priority in the use of limited resources for health care. Further, the availability of free prenatal care for illegal immigrants encourages unlawful entry into California. In order to provide sufficient time to process necessary regulatory changes, I am retaining funding to reflect termination of the program on October 1, 1997.

I am reducing the \$400,000 legislative augmentation by \$250,000 for expansion of outreach and simplification of eligibility to increase utilization of Transitional Medi-Cal for persons discontinued from AFDC due to employment or increased earnings. The remaining funds will allow the Department of Health Services to simplify eligibility forms and provide additional notification to beneficiaries.

I am deleting Provision 14, which would express intent to reduce the amount of required fund transfers to the Health Care Deposit Fund by an additional \$25,000,000 in the 1998-99 fiscal year. This language is an infringement on the Executive Branch's budget development process and restricts my authority to prepare a balanced budget reflecting my spending priorities.

I am deleting Provision 20, which would require a detailed and extensive report concerning specified managed care enrollment problems, because it is unnecessary, and would be required by an unrealistic due date of August 22, 1997.

I am deleting Provision 25, which would require the Department of Health Services to consider the "ripple effect" when estimating the impact of minimum wage increases on nursing home costs. Existing law already requires the department to consider costs of operating nursing facilities when establishing Medi-Cal rates. Therefore this language is unnecessary.

Item 4260-101-0890—For local assistance, Department of Health Services. I reduce this item from \$10,100,419,000 to \$10,098,569,000.

I am reducing this item by \$1,850,000 to conform to actions taken in Item 4260-101-0001.

Item 4260-111-0001—For local assistance, Department of Health Services. I reduce this item from \$341,623,000 to \$310,023,000 by reducing:

(e) 10.30.060-AIDS from \$170,169,000 to \$168,569,000,

(g) 20.40-Primary Care and Family Health from \$1,259,418,000 to \$1,229,418,000, and deleting Provisions 4(g), 4(h) and 4(i).

I am deleting the \$1,600,000 legislative augmentation to continue confidential testing for AIDS and other sexually transmitted diseases through family planning clinics. This augmentation is not needed because the budget already provides adequate funding to ensure access to such testing through the Family PACT program or the confidential HIV testing program. In addition, funding should be provided through the normal competitive allocation process rather than being targeted to specific providers.

I am also deleting the \$30,000,000 legislative augmentation for the following indigent health care programs: \$6,500,000 for rural health clinics, \$7,000,000 for increased services in Expanded Access to Primary Care clinics, and \$16,500,000 to augment the California Health Care for Indigent program. While these programs have merit, I am sustaining other health related augmentation to provide increased access and services. In addition, two of these programs are funded by the Cigarette and Tobacco Products Surtax Fund, a declining revenue source. An augmentation from the General Fund would establish the precedent that these programs will be maintained at a certain funding level.

I am sustaining a \$2,000,000 legislative augmentation for rural health clinics, a 45 percent increase to the base funding for this program and a \$3 million augmentation for the Seasonal Agricultural and Migrant Workers Community Clinics, which more than doubles the program.

I am deleting Provision 4(g) which would require an interim evaluation of the teen pregnancy prevention program's male involvement intervention project grants and the media campaign by January 1, 1998. These are multi-year programs for which evaluations are already planned and funded, and will be available June 30, 1998, and June 30, 1999, respectively.

I am deleting Provision 4(h) which would require the Department of Health Services to prepare a statewide comprehensive plan for teen pregnancy prevention programs. Current teen pregnancy prevention efforts include a media campaign, the Male Involvement Intervention grants and the Community Challenge Grant program. All are multi-year programs and each program has a funded evaluation component. It is premature to develop a statewide comprehensive pregnancy prevention plan in advance of the evaluations of the State's current programs.

I am deleting Provision 4(i) which would require reporting information on children eligible for the California Children's Services program who are also enrolled in Medi-Cal managed care treatment plans. This language requires the provision of data which will not be available because the Legislature deleted all funding for a case management tracking system which would have collected these data.

Item 4260-111-0231—For local assistance, Department of Health Services. I delete Provision 1.

I am deleting Provision 1 which would require an evaluation of the effectiveness of a smoking cessation program which received a \$5,000,000 appropriation in 1996-97. This program serves only Medi-Cal recipients. This provision is unnecessary because evaluations of all the State's anti-tobacco education programs are already required and funded by the Proposition 99-tobacco tax funds included in this item.

Item 4700-101-0001—For local assistance, Department of Community Services and Development. I reduce this item from \$7,000,000 to \$2,000,000 by deleting:

(b) 40.80-Citizenship Education (\$5,000,000).

I am deleting the \$5,000,000 legislative augmentation to provide citizenship services to legal immigrants. I recognize the importance of citizenship services and support

funding for naturalization assistance through a reappropriation of \$3 million federal funds to the Department of Community Services and Development and an appropriation of \$12.6 million in federal adult education funds to the California Department of Education. These funds are in addition to the approximately \$19 million in Proposition 98 funds spent annually by school districts for citizenship classes. These resources should meet the needs for naturalization assistance and citizenship education.

Item 5100-001-0870—For support of Employment Development Department. I revise this item by deleting Provisions 5, 6, and 7.

Provision 5 would require the Employment Development Department (EDD) to give priority for federal funding of One-Stop Career Centers to areas of the state with high welfare caseloads. While I have no objection to the intent of this language, it is inconsistent with the conditions of the federal grant and would place the state out of compliance for receipt of the grant.

Provision 6 would require the EDD to conduct a statewide survey to determine why employers do not use the current job match system and report to the Legislature by January 1, 1998. Under this system, EDD screens job applicants to determine whether an appropriate match exists between the job listings and the applicant. This language is not necessary, as the department is implementing a new system of job identification and listings which will provide job seekers direct access to job listings on the Internet and computers in EDD field offices and the lobbies of county welfare offices. As information on the new job identification and listing system is available, it will be provided to the Legislature.

Provision 7 would require the EDD to submit a budget proposal for 1998–99 to provide local planners with data related to welfare-to-work activities. This language is not necessary as the department currently is piloting the California Career and Training Information System to develop data systems to assist local planners, economic developers and employers. This language also is an infringement on the Executive Branch's budget development process.

Item 5160-001-0001—For support of Department of Rehabilitation. I revise this item by deleting Provision 4.

I am deleting Provision 4 which would require the Department of Rehabilitation to reallocate any federal funds identified as underutilized or inappropriately matched through audits of transitional programs. This language is unnecessary because the Department already has the authority to reallocate unmatched or undermatched federal funds and is using this authority to maximize the use of federal funds.

Item 5180-001-0001—For support of Department of Social Services. I revise this item from \$71,920,000 to \$67,120,000 by reducing:

- (a) 10-Welfare Program Operations from \$83,978,000 to \$79,446,000,
- (b) 20-Social Services Programs from \$35,032,000 to \$34,900,000,
- (c) 30-Community Care Licensing from \$72,682,000 to \$72,546,000,
- (d) and by deleting Provisions 8, 11 and 16.

I am deleting Provision 8 which would reduce the DSS state operations budget by \$100,000 if a report on Child Welfare Services outcome measures is not submitted to the Legislature by March 1, 1998. The development of these measures is an important, but complex effort that will require significant resources, although no additional resources have been provided to carry out this effort. The Legislature has already reduced the department's state operations budget by \$5.7 million and additional reductions will only make it more difficult for the department to effectively manage its programs and complete this report in a timely manner. Nonetheless, given the importance of this issue, I am directing the department to prepare this report.

I am deleting a \$4,400,000 legislative augmentation for the Temporary Emergency Food Assistance Program. I am sustaining a \$2 million augmentation in the Department of Community Services and Development for expansion of the community food and nutrition program. This, along with the creation of a limited state program for food stamps for children and elderly legal immigrants, should address concerns in this area. I delete Provision 11 to conform to this action.

I am deleting a \$400,000 legislative augmentation to reimburse the Bureau of State Audits for an audit of selected departmental divisions. The scope of the audit is broad and unfocused, and thus unlikely to result in findings that can be used to affect specific management or operational improvements. In addition, the audit is premature given the fiscal, programmatic, and managerial changes facing the department that will result from implementation of welfare reform. I delete Provision 16 to conform to this action.

Item 5180-001-0279—For support of the Department of Social Services. I delete Provision 1.

I am deleting Provision 1 which would require specific positions in the Department to recruit and retain child care providers. While these activities are important and necessary, to restrict the responsibilities of these positions unnecessarily infringes upon the Executive Branch's flexibility to operate its programs in a responsive manner.

Item 5180-111-0001—For local assistance, Department of Social Services. I reduce this item from \$2,046,923,000 to \$2,021,923,000.

(a) 10.08-SSI/SSP from \$2,046,923,000 to \$2,021,923,000.

I am deleting a \$17,000,000 legislative augmentation to create a State Assistance Program to provide cash grants to legal immigrants who arrived in this country after August 22, 1996 and, under federal law, are ineligible for SSI/SSP benefits. It is inappropriate for the State to create state-only cash grant entitlement programs when the control of immigration is solely a federal responsibility.

I am also deleting an \$8,000,000 legislative augmentation to continue SSI/SSP benefits to disabled children who are now federally ineligible because of recent changes in federal law which eliminated individual functional assessment and maladaptive behavior from program eligibility criteria. This change in law appears appropriate and I see no compelling argument to create a new state-only program for this population.

Item 5180-151-0001—For local assistance, Department of Social Services. I revise this item by reducing:

(b) 20.05-Employment Services from \$553,912,000 to \$551,412,000,

(1) Amount payable from the Federal Trust Fund (5180-151-0890) from -\$1,093,900,000 to -\$1,091,400,000.

I am deleting a \$2,500,000 Federal Trust Fund legislative augmentation which would provide for a three-year Microenterprise Demonstration Project for "at-risk" individuals and recipients of CalWORKs benefits. California's welfare reform law takes effect January 1, 1998; given the efforts counties will undertake to develop welfare to work plans it is unlikely that funding will be necessary in 1997-98.

Item 5180-151-0890—For local assistance, Department of Social Services. I reduce this item from \$1,093,900,000 to \$1,091,400,000.

I am reducing this item by \$2,500,000 to conform to actions taken in Item 5180-151-0001.

Item 5240-001-0001—For support of the Department of Corrections. I reduce this item from \$3,407,986,911 to \$3,407,656,911 by reducing:

(a) 21-Institution Program from \$2,634,268,850 to \$2,634,264,850,

(b) 22-Health Care Services Program from \$461,821,778 to \$461,695,778, and

(c) 31-Community Correctional Program from \$407,994,266 to \$407,794,266 and by deleting Provisions 10, 12, 13, 14, 15, 16, 17, 19, 20, 23, 24, 25, 27 and 29.

I am deleting \$1,000 and Provision 10. Provision 10 requires the Department of Corrections (CDC) to prepare a comprehensive management and program evaluation of the Health Care Services Division. It further requires the Department of Corrections to annually report to the Legislature on the status of the implementation of the health care delivery system, identify the cost of the health care delivery system, and summarize the results of any evaluations conducted.

Requiring CDC to prepare a comprehensive management and program evaluation would cause a significant redirection of funding from ongoing programs which the Legislature intends to continue in future years. The funding for the Health Care Services Division is required under court rulings which define the level of health care that must be provided to inmates. The redirection of this funding could inhibit the ability of the Department of Corrections to act in accordance with these court rulings.

I am deleting Provision 12 which specifies that any funds for the Law Enforcement Automated Data System (LEADS) project may not be encumbered prior to approval of a feasibility report by the Department of Information Technology and subsequent to 30 day notification to the Joint Legislative Budget Committee. This provision is duplicative of existing policies and therefore is unnecessary.

I am deleting Provision 13 which requires the Department of Information Technology to recommend to the Legislature and the Director of Finance whether the LEADS Program should be transferred from the Department of Corrections to the Department of Justice. This provision is intrusive upon the operation of the CDC and interferes with the ability of the Executive Branch to manage its programs.

I am deleting Provision 14 which requires approval of a feasibility report for the Correctional Management Information System Project prior to the expenditure of funds. Current Administration policy requires a feasibility report for a project, and approval by the Department of Information Technology prior to project initiation. Therefore, these provisions are duplicative and unnecessary.

I am reducing this Item by \$1,000 and deleting Provision 15 which requires the use of an independent validation and verification contractor for the Correctional Management Information System Project. The department has planned for adequate independent validation and verification services and therefore this provision would result in an unnecessary cost.

I am deleting Provision 16 which requires approval of a feasibility report of the Corrections Automated Materials Management System prior to expenditure of funds for this project. This provision would unduly restrict the ability of the Executive Branch to administer this project.

I am reducing this Item by \$1,000 and deleting Provision 17 which would require the CDC to prepare an investigations activity report concerning the conduct of internal affairs investigations by the Office of Internal Affairs for the 1997-98 Fiscal Year. It is not evident that this report would provide information of sufficient value to justify the costs, and completion of this report would require CDC to redirect resources from other high priority programs. I am, however, directing CDC to provide summary data concerning the outcome of internal affairs investigations to the Legislature.

I am reducing this Item by \$1,000 and deleting Provision 19 which would require the CDC to prepare a report that identifies at least 5,000 additional beds at existing institutions, and includes a cost benefit analysis of constructing and occupying these beds. While I am supportive of efforts to provide adequate prison capacity, I am unable to support this provision because it is not clear that this report would contribute to correcting the inmate housing situation, or that the information contained within the report would justify the cost.

I am reducing this Item by \$1,000 and deleting Provision 20 which would require the CDC to develop a pilot program placing 3rd strike offenders, whose 3rd strike was non-violent, in Level III rather than Level IV facilities, and placing selected level III

inmates in Level II facilities. The CDC is currently reviewing its policies regarding inmate classification. Until such a review is completed, the pilot program required by this language is premature and could endanger the safety of both staff and inmates.

I am deleting Provision 23 which would require the CDC to reimburse the Bureau of State Audits for a workload/staffing audit of CDC headquarters at a cost not to exceed \$500,000. This provision would redirect funds from other priority programs which could jeopardize the safety of staff and inmates.

I am deleting the following augmentations: \$200,000 for reimbursement to the Bureau of State Audits for the costs of conducting a comprehensive performance review of the CDC's various community correctional programs; and \$125,000 for reimbursement to the Bureau of State Audits for the costs of conducting an investigative review of the CDC's procurement of medical services. If sufficiently important, these audits should be funded within existing funding available to the Bureau of State Audits.

I am deleting Provisions 24 and 25 to conform to this action.

I am deleting Provision 27 which requires the CDC to prepare a feasibility study report (FSR) on the Disability Placement Plan (DPP). This Provision requires approval of the FSR by the Department of Information Technology and subsequent 30 day notification to the Joint Legislative Budget Committee prior to expenditure of any funds appropriated in this item for specified software and hardware relating to the DPP. Current Administration policy requires a feasibility study report, and approval by the Department of Information Technology prior to project initiation. Therefore, this language is duplicative and unnecessary.

I am deleting Provision 29 which would require the CDC to reimburse the Bureau of State Audits up to \$250,000 per audit for audits conducted at the CDC's institutions and camps. This action would unduly restrict funds needed for implementation of currently mandated programs, including direct services for inmates.

Item 5240-011-0678—For transfer by the Controller from the Prison Industries Revolving Fund to the General Fund. I delete this item.

I am deleting the \$8,000,000 for transfer from the Prison Industries Revolving Fund to the General Fund. The Prison Industry Authority is a self-supporting organization which requires a reserve in order to operate its enterprise fund. This transfer of funds would have reduced the Authority's reserve to an imprudent level.

Item 5240-301-0660—For capital outlay, State Public Works Board. I reduce this item from \$19,944,000 to \$19,569,000 by deleting:

- (4) 61.08.028-California Institution for Men, Chino: Cold Freezer Addition-Construction (\$375,000).

Legislative reductions to my proposed budget eliminated the preconstruction funds (preliminary plans and working drawings) for this project without prejudice to the merits of the project. The construction funds provided in this item for the project are, therefore, unnecessary.

Item 5430-295-0001—For local assistance, Board of Corrections. I reduce this item from \$1,847,000 to \$682,000 by deleting:

- (2) 98.01.091.379-Mandates: Domestic Violence Diversion (Ch. 913, Stats. 1979). (\$1,165,000)

I am reducing this item by \$1,165,000 because, as of June 30, 1997, the Domestic Violence Diversion mandate imposed by Chapter 913, Statutes of 1979 is no longer in effect. Therefore these funds, which were intended to reimburse local agencies for the costs of performing mandated services, are no longer needed.

Item 5460-001-0001—For support of the Department of the Youth Authority. I revise this item by deleting Provision 4.

I am deleting Provision 4 which would require the Youth Authority to reimburse the Bureau of State Audits up to \$150,000 per audit for audits conducted at the Youth Authority's institutions and camps. This action would unduly restrict funds needed for implementation of currently mandated programs including direct services for wards.

Item 5460-301-0660—For capital outlay, Department of the Youth Authority. I reduce this item from \$8,382,000 to \$7,882,000 by deleting:

- (5) 60.67.095-Heman G. Stark/Youth Training School: Additional Free Venture Work Space—Construction (\$500,000).

Legislative reductions to my proposed budget eliminated the preconstruction funds (preliminary plans and working drawings) for this project without prejudice to the merits of the project. The construction funds provided in this item for the project cannot be used and are therefore unnecessary.

Item 6110-001-0001—For support of Department of Education. I reduce this item from \$32,489,000 to \$28,789,000 by reducing:

- (b) 20-Instructional Support from \$53,086,000 to \$49,789,000,
- (c) 30-Special Programs from \$35,704,000 to \$35,404,000,
- (d) 41.00-Executive Management and Special Services from \$9,603,000 to \$7,603,000, and
- (i) Amount payable from Federal Trust Fund (Item 6110-001-0890) from -\$92,035,000 to -\$90,138,000.

I am making an unspecified reduction to Schedule (b) of \$900,000 related to department workload reductions associated with the elimination of the current voluntary Pupil Testing Incentive Program. This program is proposed to be replaced in legislation I have sponsored which would enact a mandatory testing program for all pupils in grades 2 through 11. I am making a further unspecified reduction to Schedule (b) of \$800,000 for the pupil assessments program. This amount is set aside for restoration upon enactment of legislation which meets my requirement for a mandatory testing program for all pupils in grades 2 through 11. I am revising Provision 8 to conform to this action.

- “8. Of the funds appropriated in this item, ~~\$2,428,086~~ \$728,086 is for the purposes of a pupil testing program. ~~Of this amount, \$300,000 is available only to fund education consultant-level positions to develop the statewide test and upon certification by the State Board of Education to the Director of Finance that the content and performance standards, as defined in Section 60603 of the Education Code, for language arts and mathematics have been adopted pursuant to Section 60605 of the Education Code.~~”

I am also making an unspecified reduction in Schedule (d) for the department's Legal Office of \$2,000,000. I will consider restoration of these funds only after the department has taken all necessary steps for the establishment of the State Board of Education's remaining legal and other staff positions, including the drafting of acceptable duty statements by September 12, 1997. The release of funds when appropriated would be contingent upon the determination by the Department of Finance that these conditions have been satisfactorily met.

I am also revising the schedules in this item to conform to the actions I have taken in Item 6110-001-0890.

Item 6110-001-0890—For support of Department of Education. I reduce this item from \$92,035,000 to \$90,138,000.

I am reducing this item by \$1,442,000 (and 14 positions) to eliminate the augmentation for state support of the proposed Low-Performing Schools Program. I am directing the Department of Finance to work with the Legislature to craft an acceptable

proposal for this program. In any case, this support augmentation, however, would be unnecessary because the department's support budget already has a \$300,000 set-aside reserved for a similar low performing school program which has yet to be implemented and should be available for support of a new program.

I am reducing the \$2,000,000 augmentation by \$300,000 by for evaluations of programs administered by local education agencies. This reduction is being set aside for subsequent legislation which appropriates these funds in augmentation of the Donated Computers Program. I am revising Provision 7(k) of this item to conform to this action.

“(k) ~~\$2,000,000~~ \$1,700,000 to support the evaluation of programs administered by school districts and county offices of education:

- (1) By November 30, 1997, the Superintendent of Public Instruction (SPI) shall recommend, and the State Board of Education (SBE) shall approve, a list of the programs that shall be evaluated during the 1997-98 fiscal year. The SBE may approve the whole list or make changes to the list, including rejecting programs or adding new programs to the list. The SPI shall identify the reasons that each of programs was chosen for evaluation, the primary objectives of each evaluation, the basic evaluation methodology, and the approximate cost of each evaluation. Except as specified by paragraph (3) of this provision, funds may not be spent prior to approval by the SBE of the list. To be eligible for funding, an evaluation must do the following:
 - (A) Focus on major program or policy areas that are of significant interest to educators, have statewide implications, and have not been adequately evaluated.
 - (B) Include a rigorous evaluation methodology that provides a high level of statistical confidence in the results. When feasible, an evaluation shall establish a control group in order to directly measure the impact of program services. When appropriate, an evaluation also shall assess the impact of services on different groups of pupils and, if possible, under different types of school conditions.
 - (C) Include a program to disseminate findings and conclusions to educators and policymakers. The program should include reports, summaries, seminars, and training sessions to ensure that the lessons learned from the evaluation are used to maximum advantage.
- (2) The State Department of Education (SDE) shall develop and implement a plan for garnering matching sources of funding for proposed evaluations from third-party sources. The SDE shall submit a report to the SBE on its progress in implementing the plan by May 1, 1998.
- (3) The SDE may use up to five percent of the funds identified in this provision to administer the program of evaluation described in this subdivision and to develop and implement the plan required in paragraph (2). The SBE shall forward a proposed budget and workplan for expenditure of the funds that are subject to this provision to the Department of Finance by October 1, 1997.”

I am reducing this item by \$100,000 for the administrative costs of establishing the Pre-Internship Teaching Program. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am deleting Provision 7(h) to conform to this action.

I am reducing this item by \$55,000 for administrative costs of expanding the Paraprofessional Teacher Training Program. This amount is set aside for restoration upon

enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am deleting Provision 7(i) to conform to this action.

Item 6110-113-0001—For local assistance, Department of Education (Proposition 98). I reduce this item from \$44,870,000 to \$14,470,000 by deleting:

(c) 20.70.030.006-Pupil testing program (\$30,400,000).

I am deleting the funds which have been set aside in this schedule for the new mandatory testing program for all pupils in grades 2 through 11. This amount is set aside for restoration upon enactment of legislation which meets my requirements for this testing program. Were these funds to remain in the budget without accompanying legislation, there is no assurance that the funds would not be used for continued support of the existing voluntary pupil testing incentive program, which I propose to be replaced.

I am revising Provision 1 to conform to this action.

“1. The funds appropriated in this item shall be for the pupil testing program authorized by Chapter 5 (commencing with Section 60600), Chapter 6 (commencing with Section 60800) of Part 33 of the Education Code, and Sections 4 and 5 of Chapter 975 of the Statutes of 1995, as amended by Chapters 69 and 920 of the Statutes of 1996 ; and for the pupil testing program authorized under Article 4 (commencing with Section 60640) of Chapter 5 of Part 33 of the Education Code, as that article is amended by legislation enacted during the 1997–98 Regular Session.”

Item 6110-142-0890—For local assistance, Department of Education, Goals 2000. I reduce this item from \$89,184,000 to \$81,900,000 by reducing:

(a) 20.10.003-Reading Improvement from \$56,384,000 to \$56,000,000, and by deleting:

(b) 20.10.003.005-Teaching Apprentice (\$5,400,000),

(c) 20.10.003.009-Bilingual Teacher Training (\$1,500,000),

and by revising Provision 2 and deleting Provisions 4 and 5.

I am reducing Schedule (a) by \$384,000 for Reading Staff Development which was funded for a broader level of activity than I believe is appropriate. The Legislature augmented this schedule by \$384,000 and expanded the purpose of the Administration's reading proposal to include staff development in all subject areas, not just reading, for teachers hired to achieve class size reduction. I believe that sufficient funding already exists to support the general staff development of teachers hired to achieve class size reduction. Due to this and my commitment to strengthen reading instruction in the primary and intermediate grades, I am reducing the item by \$384,000.

I am revising Provision 2 to conform to this action.

“2. Of the funds appropriated in Schedule (a), and except as otherwise specified by this provision, ~~\$52,384,000~~ \$52,000,000 is available only to provide inservice training in reading instruction to teachers who teach reading in one or more of kindergarten or grades 1 to 8, inclusive, paraprofessionals, and schoolsite administrators, pursuant to Chapter 3.45 (commencing with Section 44755) of Part 25 of the Education Code, as that chapter is amended by legislation enacted in the 1997–98 Regular Session. ~~These funds may also be used to fund staff development for teachers who are hired to achieve class size reduction.~~”

I am also eliminating the \$5,400,000 in Schedule (b) for the establishment of the Pre-Internship Teaching Program. The amount of \$2,000,000 is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am deleting Provision 4 to conform to this action.

I am also eliminating the \$1,500,000 in Schedule (c) for the Bilingual Teacher Training Program. I believe it would be fiscally imprudent to initiate this program with funding from the Federal Goals 2000 Program. Funding from Goals 2000 will be substantially less in future years, which could result in significant pressure for the use of Proposition 98 General Funds.

I am deleting Provision 5 to conform to this action.

Item 6110-151-0001—For local assistance, Department of Education (Proposition 98). I delete this item.

I am deleting the \$500,000 augmentation for Indian Education Centers. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

Item 6110-161-0890—For local assistance, Department of Education. I reduce this item from \$331,040,000 to \$329,040,000 by reducing:

- (d) 10.60.050.020-IDEA, direct and indirect instructional services approved in the State Plan from \$13,366,000 to \$11,366,000, and delete Provision 13.

I am reducing this schedule to eliminate the \$2,000,000 legislative augmentation for a new special education mediation process. I have seen no justification for this new program, and it is my understanding that it is not required under either state or federal law. I would note that this increase was funded through a shift from another schedule which provides the federal share of the entitlement formula for local assistance and serves to offset the amount of Proposition 98 funds needed for this purpose.

I am deleting Provision 13 to conform to this action. (I would note that this provision contains a technical error; the augmentation of \$2,000,000 was incorrectly shown as \$200,000,000.)

Item 6110-187-0001—For local assistance, Department of Education (Proposition 98). I reduce this item from \$119,344,000 to \$99,521,000 by deleting the following schedules:

- (0.5) 10.10.004-School Apportionments, for Regional Occupational Centers/Programs, for transfer to Schedule (a) of Item 6110-105-0001 (\$7,553,000), and
- (4.5) 10.50.010.000-Adult Education, for transfer to Schedule (a) of Item 6110-156-0001 (\$12,270,000).

I am reducing this item by \$19,823,000 to eliminate the cost-of-living adjustment of \$7,553,000 for Regional Occupational Centers/Programs and \$12,270,000 for the Adult Education Program. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

Item 6110-196-0001—For local assistance, Department of Education (Proposition 98). I delete Provision 21.

I am deleting Provision 21 which would authorize the department to make available up to \$6,000,000 of the funds appropriated in the Extended Day Care Program (Schedule (b) (8) of this item) for literacy and recreation child care programs pursuant to legislation enacted during the 1997-98 Regular Session. Notwithstanding the merits of these programs, I cannot support a redirection of this magnitude from the existing program at this time.

Item 6110-201-0001—For local assistance, Department of Education (Proposition 98), Program 30.20-Child Nutrition. I reduce this item from \$1,500,000 to \$1,000,000.

I am deleting the augmentation of \$500,000 which would increase funding for start-up grants for the School Breakfast and Summer Food Service Programs. I am reducing this to a level that is more consistent with the anticipated demand for start-up grants in this program.

Item 6110-230-0001—For local assistance, Department of Education (Proposition 98). I reduce this item from \$2,486,740,000 to \$2,363,695,000, and delete Provision 11.

I am reducing this item by \$123,045,000 to eliminate the cost-of-living adjustment and enrollment growth funding. I am also deleting Provision 11. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

Item 6110-485—Reappropriation, Department of Education (Proposition 98). I reduce this item from \$58,264,000 to \$57,264,000 by deleting schedule (d) of this item, which allocates \$1,000,000 for a joint use Library Revitalization Project of the Edison School within the Glendale Unified School District. The benefits of this project will be limited to the local level and there is not a compelling statewide interest in this project. This project could be funded through various one-time appropriations that are available to districts if it is a high priority at the local level.

Item 6360-001-0407—For support of Commission on Teacher Credentialing. I revise this item by reducing:

(a) 10-Standards for Preparation and Licensing of Teachers from \$12,883,000 to \$12,728,000,

and by deleting:

(d) Reimbursements (–\$155,000),

and by deleting Provisions 5 and 6.

These actions conform to actions taken in Item 6110-001-0890 to reduce \$100,000 for the administrative costs of establishing the Pre-Intern Teaching Program and \$55,000 for the administrative costs of expanding the Paraprofessional Teacher Training Program.

I am deleting Provisions 5 and 6 to conform to this action.

Item 6360-101-0001—For local assistance, Commission on Teacher Credentialing (Proposition 98). I reduce this item from \$5,828,000 to \$3,828,000 by reducing:

(a) 10-Standards for Preparation and Licensing of Teachers from \$5,828,000 to \$3,828,000,

and by revising Provision 2.

I am reducing this item by \$2,000,000 for expansion of the Paraprofessional Teacher Training Program. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

“2. Of the funds appropriated by this item, ~~\$3,478,000~~ \$1,478,000 shall be available for grants and subventions to school districts and county offices of education participating in the California School Paraprofessional Teacher Training Program pursuant to Article 6.5 (commencing with Section 69619) of Chapter 2 of Part 42 of the Education Code.”

Item 6360-101-0407—For local assistance, Commission on Teacher Credentialing. I delete this item and Provision 1.

This action conforms to action taken in Item 6110-142-0890 regarding the \$5,400,000 augmentation for establishing the Pre-Internship Teaching Program.

Item 6440-001-0001—For support of University of California. I reduce this item from \$2,034,983,000 to \$2,033,730,000 by reducing:

(a) Support from \$1,947,352,000 to \$1,946,099,000;

and by deleting Provisions 16, 17, 18, 19, 23, 24, 25 and 26;

and by revising Provision 13.

I am reducing this item by \$1,000,000 for additional outreach funding, which was to be matched with an equal amount of private funding. This item is set aside for restoration in the amount of \$500,000, contingent upon the restoration of \$500,000 in the

budget of the California Student Aid Commission for the proposed Digital Arts Cal Grant program.

I delete Provision 24 to conform to this action.

I am deleting the \$250,000 legislative augmentation for the Nurse Midwifery Program at UC San Francisco. This funding would backfill for the loss of federal grant funds, which would set an undesirable precedent.

I delete Provision 25 to conform to this action.

I am revising Provision 13 which would earmark some of the University's new student outreach funds for the Health, Environment, and Police Science Academy. This language would constitute an appropriation for a program that, unlike the other programs in this provision, exists on one campus only.

"13. Of the funds appropriated in Schedule (a), \$2,000,000 shall be expended for student outreach, including \$500,000 for student outreach in the Central Valley, ~~\$50,000 for the Health, Environment, and Police Sciences Academy (HEP)~~, \$500,000 for Early Academic Outreach Program (EAOP), Puente Project, Mathematics, Engineering, and Science Achievement (MESA), and up to \$200,000 for planning and development costs associated with establishing an outreach high school on the San Diego campus and other campuses of the University of California to serve students from low-income and underrepresented communities."

I am deleting Provision 16 which would prohibit the University from using state funds for outside legal services associated with collective bargaining. This provision is unnecessarily restrictive and limits the flexibility of the University to manage its fiscal affairs.

I am reducing this item by \$1,000 and deleting Provision 17 which would require the University to report to the Legislature on funds expended on Public Employer Relations Board cases. I am deleting this provision because the report is both unnecessary and burdensome.

I am reducing this item by \$1,000 and deleting Provision 18 which would require the University to report to the Legislature on the financial condition of each of its academic medical centers. The report is unnecessary and burdensome.

I am reducing this item by \$1,000 and deleting Provision 19 which would require the University to report on the impact of any UC hospital mergers on employees. I am deleting this provision because the report is unnecessary and burdensome.

I am deleting Provision 23 which specifies that \$75,211,000 in the university's base budget is to be spent on building maintenance. This provision would infringe on the authority of the University to manage its fiscal affairs.

I am deleting Provision 26 which would specify that any reductions to the items are to be prorated equally between all programs. This provision is an infringement on the separation of powers in that it impinges upon my authority to veto legislative appropriations.

Item 6440-301-0001—For capital outlay, University of California. I delete this item and Provision 1.

I am deleting the \$500,000 legislative augmentation to fund preliminary plans for the proposed University of California San Francisco-Fresno Medical Center. The State has limited resources to address higher education capital outlay needs. Therefore, these resources should be allocated to projects identified by the segments as their highest priority needs. The University has not identified this project as a priority. Further, the cost of projects of this nature should be shared with local government or private agencies that receive significant benefits from the facility.

I delete Provision 1 to conform to this action.

Item 6440-301-0658—For capital outlay, University of California. I reduce this item from \$149,974,000 to \$149,724,000 by deleting the following schedule:

- (18.1) 99.05.115-Western Center For Archaeology and Paleontology-Feasibility Study (\$250,000),
and deleting Provisions 3, 4, and 5.

The State has limited resources to address higher education capital outlay needs. Therefore, these resources should be allocated to those projects identified by the segments as their highest priority.

I am deleting the \$250,000 legislative augmentation for the Western Center For Archaeology and Paleontology-Feasibility Study because the project is not a higher educational instructional facility and does not have specific ties to the university. Further, this project is an inappropriate use of bond funds.

I am deleting Provision 5 to conform to this action.

I am deleting both Provisions 3 and 4 because the language is unnecessarily restrictive. Provision 3 would prevent the University from proceeding with Phase I of the UC Hall Seismic Replacement Project at the existing San Francisco campus until an environmental study and all utilities and roads are completed on the new Mission Bay site. This requirement is not consistent with standard practice which is project site-specific rather than campus-wide. Further, the language would delay the project significantly. Provision 4 would prohibit augmentation for the York Hall Improvements Project at the San Diego campus beyond the funding level budgeted in 1997-98. This language places unnecessary limitations on the project.

Item 6440-490—Reappropriation, University of California. I delete Provision 4.

I am deleting Provision 4 which would specify that any carryover funds resulting from prior year compensation funding that was unused due to unsuccessful collective bargaining be available in 1997-98 for the compensation and benefits of the same employees. This language infringes on the authority of the Executive Branch by intruding into the collective bargaining process and by limiting the flexibility of UC to manage its internal operations.

Item 6610-001-0001—For support of California State University. I reduce this item from \$1,826,333,000 to \$1,823,833,000 by reducing:

- (a) Support from \$2,566,479,000 to \$2,563,979,000,
and by deleting Provision 8.

I am deleting the \$2,500,000 legislative augmentation designated to support the university's long-range Integrated Technology Strategy. Technology projects are more appropriately funded from within the higher education compact.

I am deleting Provision 8 which would specify that \$44,918,000 in the University's base budget is to be spent on building maintenance. This provision is unnecessarily restrictive and limits the flexibility of the University to manage its fiscal affairs.

Item 6610-301-0658—For capital outlay, California State University. I reduce this item from \$129,453,000 to \$128,846,000 by reducing:

- (0.5) 06.48.313-CSU, Channel Islands, Camarillo Site: Cost Benefit and Feasibility Studies from \$1,607,000 to \$1,000,000.

I am deleting the \$607,000 legislative augmentation for the cost benefit and feasibility studies, because there is no substantiation for this additional funding. The California State University estimated that the funding required for cost benefit and feasibility studies related to the Camarillo site would be \$1,000,000. While I support the studies, there is no documentation to support the necessity of the augmentation.

Item 6870-001-0001—For support of Board of Governors of the California Community Colleges. I reduce this item from \$9,803,000 to \$9,603,000 by reducing:

- (dd) Unallocated from \$500,000 to \$300,000.

I am reducing the \$500,000 legislative augmentation by \$200,000 to the Chancellor's office support budget. The Chancellor will retain \$600,000 for various initiatives including welfare reform.

Item 6870-101-0001—For local assistance, Board of Governors of the California Community Colleges. I reduce this item from \$1,852,838,000 to \$1,829,038,000 by reducing,

- (a) 10.10.010-Appportionments from \$1,323,201,000 to \$1,314,601,000,
- (i) 20.30.010-Faculty and Staff Development from \$10,233,000 to \$5,233,000,
- (k) 20.30.050-Economic Development from \$34,073,000 to \$29,073,000,

and by deleting:

- (w) 20.20.060-Health Services Fee Waiver Backfill (\$2,000,000),
- (x) 20.20.070-Student Senate (\$200,000),
- (y) 20.20.080-Full-time faculty (\$1,000,000),
- (z) 20.20.055-Part-time faculty office hours (\$2,000,000),

and by deleting Provision 21.

I am reducing schedule (i) of this item by \$5,000,000 which would provide funding for faculty and staff development. This activity is discretionary and colleges may already devote funds to this area if it is a high local priority.

I am reducing schedule (k) of this item by \$5,000,000 which would provide funding for the Economic Development Program. This is a technical correction to conform to the amount included by the Legislature in the control language adopted with this augmentation.

I am deleting schedule (w) which would provide funding for the Health Services Fee Waiver Backfill. The health services fee is one of several locally determined campus based fees. If the State were to begin paying this fee, it could be viewed as a precedent which would lead to all campus based fees becoming State obligations.

I am deleting schedule (x) which would provide funding for the Student Senate. This augmentation inappropriately shifts a state operations cost historically funded through the Chancellor's Office to Proposition 98.

I am deleting schedule (y) which would provide funding to increase the proportion of full-time faculty. This is a lower priority because there is no requirement that this augmentation will result in a demonstrable increase access to instructors or the quality of instruction or student services.

I am deleting schedule (z) which would provide funding for the part-time faculty office hours program. This amount is set aside for restoration upon enactment of legislation to ensure that this program is structured appropriately, and upon enactment of legislation which meets my requirements for mandatory testing program for all pupils in grades 2 through 11.

I am reducing schedule (a) of this item by \$8,600,000 which would provide funding for equalization. This amount is set aside for restoration upon enactment of legislation which meets my requirements for mandatory testing program for all pupils in grades 2 through 11

Item 6870-301-0658—For capital outlay, Board of Governors of the California Community Colleges. I reduce this item from \$158,608,000 to \$156,703,000 by deleting:

Glendale Community College District

Glendale College

- (31.1) 40.18.121-Science Building Renovation-Preliminary plans and working drawings (\$420,000),

San Jose—Evergreen Community College District

San Jose City College

- (71.5) 40.50.201-Library Addition-Preliminary plans and working drawings (\$765,000), and

Sonoma County Community College District
 Santa Rosa Junior College

(82.1) 40.61.400-Windsor Criminal Justice Center, Phase 1-Preliminary plans and working drawings (\$720,000).

I am deleting these legislative augmentations in the amount of \$1,905,000 because they circumvent the established procedures for evaluating and prioritizing the California Community College's capital outlay projects.

In order to develop and maintain a consistent approach to a capital outlay program, all projects should be considered in relationship to competing needs for available resources. The State has limited resources to address education capital outlay needs. Therefore these resources should be allocated to projects identified by the segments as their highest priority needs. The circumvention of the established prioritization process undermines this approach.

Item 6870-301-0660—For capital outlay, State Public Works Board, payable for the Public Buildings Construction Fund. I reduce this item from \$2,023,000 to \$1,416,000 by deleting:

San Antonio Community College District
 San Antonio Community College

(1.5) 40.33.107-Performing Arts Center—Construction (\$607,000)

I am deleting this legislative augmentation in the amount of \$607,000. This project was previously augmented by \$1,947,000, at which time the District agreed to fund an additional \$715,000 from local resources. Even if the District had not agreed to contribute local resources, state funding would not have been provided as these costs represent items that are ineligible for state funds.

Item 8260-101-0001—For local assistance, California Arts Council. I reduce this item from \$10,049,000 to \$9,831,000 by reducing:

- (a) 10-Artists in Residence from \$2,073,000 to \$2,003,000,
- (b) 20-Organizational Grants from \$6,101,000 to \$6,010,000,
- (c) 25-Performing Arts Touring/Presenting Program from \$540,000 to \$492,000, and
- (d) 40-Statewide Projects from \$1,770,000 to \$1,761,000.

I am reducing the \$318,000 legislative augmentation to \$100,000. While I am supportive of the arts, I do not believe these programs are of sufficiently high priority to justify providing the entire augmentation approved by the Legislature.

Item 8350-001-0001—For support of Department of Industrial Relations. I reduce this item from \$118,099,000 to \$118,049,000 by reducing:

- (3) 30-Workers' Compensation Administration from \$92,238,000 to \$90,973,000,
- (5) 36-Commission on Health and Safety and Worker's Compensation from \$1,068,000 to \$921,000,
- (7) 50-Enforcement and Promulgation of Laws Relating to Wages, Hours, and Conditions of Employment, and Licensing and Adjudication from \$25,871,000 to \$25,821,000,
- (11) 94.01-Administration from \$16,544,000 to \$16,234,000,
- (12) 94.02-Distributed Administration from -\$16,544,000 to -\$16,234,000,
- (19) Amount payable from the Workplace Health and Safety Revolving Fund (Item 8350-001-0222) from -\$1,068,000 to -\$921,000, and
- (20) Amount payable from the Worker's Compensation Administration Revolving Fund (Item 8350-001-0223) from -\$18,864,000 to -\$17,599,000.

I am deleting the legislative augmentation of \$50,000 and one position provided as support to enable the Industrial Welfare Commission to mail out potential wage orders. Given that the Legislature acted to eliminate all funding for the Commission in a separate action, this augmentation fails to provide the Commission with even the basic

resources necessary to carry out its statutorily mandated responsibilities. I would, however, consider a legislative proposal that provides sufficient resources to enable the Commission to carry out its statutory mandates and meet the needs of over 13 million California workers.

I am revising this item to conform to the actions I have taken in Item 8350-001-0222 and Item 8350-001-0223.

Item 8350-001-0222—For support of Department of Industrial Relations. I reduce this item from \$1,068,000 to \$921,000 and delete Provision 2.

I am deleting the legislative augmentation of \$147,000 and two personnel years provided to the Commission on Health and Safety and Worker's Compensation to address additional workload because the need for additional positions has not been demonstrated.

I am deleting Provision 2 which would require the Commission on Health, Safety, and Workers' Compensation to hold meetings of various advisory committees, to consult with these committees, and to distribute potential study requests as specified. While the commission should make appropriate use of advisory committees, the rigid guidelines specified in this provision unnecessarily interfere in the operation of the Commission.

Item 8350-001-0223—For support of Department of Industrial Relations. I reduce this item from \$18,864,000 to \$17,599,000 and delete Provision 1:

I am eliminating the \$1,265,000 and fifteen and one-half positions provided for implementation of a Workers' Compensation Information System. While I am supportive of efforts to develop an information system to assist the Department in the management and evaluation of California's workers' compensation system, it is inappropriate for the Legislature to fund the project solely from employer assessments.

I delete Provision 1 to conform to this action.

Item 8660-001-0462—For support of Public Utilities Commission.

While I am sustaining the legislative augmentation of \$1,106,000 and 16.1 personnel years for consumer protection workload related to Senate Bill 477, which I have signed, I am concerned that no workload data have been provided to the Department of Finance to substantiate this specific level of augmentation to the Public Utilities Commission's budget. I expect that the Commission will submit this substantiation to the Department of Finance for evaluation during development of the 1998-99 budget.

Item 8855-001-0001—For support of Bureau of State Audits. I revise this item by reducing:

- (a) 10-State Auditor from \$11,016,000 to \$9,616,000, and
- (b) Reimbursements from -\$1,910,000 to -\$510,000.

I am revising this item to conform to the actions I have taken in Item 5180-001-0001, Item 5240-001-0001 and Item 5460-001-0001 to reduce reimbursements from the Departments of Social Services, Corrections and Youth Authority, respectively, for specified audits of their activities and programs.

Item 8940-001-0001—For support of Military Department. I reduce this item from \$20,140,000 to \$19,140,000 by reducing:

- (e) 35-Military Support to Civil Authority from \$3,076,000 to \$2,076,000, and by deleting Provision 3.

I am eliminating the \$1 million Legislative augmented to this item for the Emergency Shelter Program, which makes armories throughout the state available to the homeless during the winter months. This program was established with state funding in 1994 as a temporary measure. The Military Department has developed an administrative solution which provides additional time for communities that have not developed long-term homeless programs to complete and implement their long-range plans. The solution minimizes the impact on the National Guard, provides a reasonable

degree of safety and security for our community and requires counties and cities to pay for all armory expenses. As such, no augmentation to the program is required.

I am deleting Provision 3, which states legislative intent to make another \$1,000,000 appropriation for this program in the 1998–99 fiscal year.

Item 8960-011-0001—For support of Veterans' Home of California-Yountville. I reduce this item from \$25,414,000 to \$25,264,000 by reducing:

- (a) 30-Care of Sick and Disabled Veterans from \$54,553,000 to \$54,403,000, and delete Provisions 4 and 5.

I am reducing this item by \$150,000. The Legislature augmented this item by \$250,000 to provide funding for the improvement and maintenance of the Yountville veteran's cemetery. While I am unable to approve the entire augmentation, the improvement and maintenance of the veteran's cemetery merits additional funding. Therefore, I am directing the Yountville Veterans' Home to expend the remaining \$100,000 for cemetery improvements.

I am deleting Provision 4, which would require a determination to be made regarding the success of the Barstow Veterans' Home information system prior to the Yountville Veterans' Home expending \$3,606,000 for a similar system. This language is no longer necessary because the funding for the Yountville Home's information system was deleted by the Legislature.

I am deleting Provision 5, which would authorize the Yountville Veterans' Home to pursue a deficiency augmentation pursuant to Section 27.00 of this act. This language is unnecessary since the Section 27.00 applies to the Home without this provision.

SEC. 7.00—Competitive Bidding, Conflict-of-Interest Criteria. I delete this control section.

This section would prohibit paid or otherwise employed consultants who advised state agencies in the development of a procurement from bidding on or being awarded a contract for that procurement. If an individual, company or other entity provides services or products without compensation or other consideration to a state agency as a means of promoting those services or products, it would be prohibited from bidding or being awarded a contract if that individual, company, or other entity is the sole bidder on the contract.

I am deleting Control Section 7.00 because it would unduly restrict state agencies' flexibility in procuring the best goods and services for technology projects. Technology acquisition projects often require the State to share its risks in developing a project solution with the private sector in order to obtain the most cost-effective solutions. The Administration has proposed legislation to address conflict-of-interest laws regarding procurement practices for telecommunications and technology projects, without unduly limiting the ability of the state to proceed with such projects at minimum cost.

SEC. 10.00—Outside Legal Counsel. I delete this control section.

This section would limit attorney fees for outside counsel to \$125 per hour, except for counsel requiring specialized legal skills. This section would also require the Department of Finance to review and approve or deny all contracts for legal services that provide for payment of a fee over \$125 per hour.

I am deleting Control Section 10.00 because it could restrict the ability of the State to obtain the best possible outside legal counsel.

SEC. 10.10—Reduction in Outside Counsel Costs of State Agencies and Departments. I delete this control section.

This section authorizes reductions to General Fund appropriations for state departments for outside counsel services to reflect savings related to an increase in the availability of legal services from the Attorney General. This section also requires the Director of Finance to reduce state agencies' appropriations to reflect the savings resulting from the provision of legal services by the Attorney General and to report to

the Joint Legislative Budget Committee and the Legislative fiscal committees on or before March 1, 1998 on the reductions implemented.

I am deleting Control Section 10.10 because it would require substantial effort on the part of state agencies and the Department of Finance without generating significant additional savings.

SEC. 11.25—Electrical Restructuring. I delete this control section.

I am deleting Control Section 11.25 because it is technically incorrect and is unnecessary and duplicative. Chapter 854, Statutes of 1996, sufficiently addresses administrative and expenditure criteria for these programs and funds.

With the above deletions, revisions and reductions, I hereby approve Assembly Bill 107.

PETE WILSON, Governor

- 3 [Ch. 299] On this date I am signing Assembly Bill 1578 with the following reductions.

I am reducing the appropriations made in Sections 40 and 41 by a total of \$14,869,000. Of this amount, \$4,645,000 is being eliminated because I have specific concerns about the projects or they are more appropriately a local responsibility. The remaining reductions, totaling \$10,224,000 are being reduced until legislation is enacted which meets my requirements for a mandatory testing program for all pupils in grades 2 to 11. The specific reductions are as follows:

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (t) which allocates \$50,000 to the Pasadena Unified School District for a one-time comprehensive child cared needs assessment of the Pasadena area. This project could be funded through various one-time appropriations that are available to the district if it is a high priority at the local level.

I am reducing Section 41 by eliminating subdivision (v) which allocates \$100,000 to the Los Angeles Unified School District (LAUSD) for drug awareness programs for pupils in grades 4, 5, and 6. The 1997 Budget Act already includes almost \$44 million for the statewide Safe and Drug Free Schools Program, which is intended, among other things, for drug prevention and intervention purposes. This should be funded with local resources such as the more than \$500 million general purpose increase which will be allocated pursuant to legislation enacted in 1996.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (w) which allocates \$500,000 to the Riverside Community College for planning for a new library. The benefits of this project will be limited to local level and could be funded through various one-time appropriations that are available to community colleges if it is a high priority at the local level.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (y) which allocated \$300,000 for Homework Help Centers. The benefits of these projects will be limited to the local level and could be funded through various one-time appropriations that are available to local educational agencies if they are a high priority at the local level.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (z) which allocates \$175,000 to the La Canada Unified School District for a joint use library project. The benefits of this project will be limited to the local level and could be funded through various one-time appropriations that are available to districts if it is a high priority at the local level.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (ff) which allocated \$45,000 to the South Bay Union High School District to purchase science kit materials for students. Providing science kits is a normal expense for school

districts. This project could be funded through the regular school apportionments or various one-time appropriations that are available to the district.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (ll) which allocated \$200,000 to the Mathematics Instruction Pilot Program in Inglewood Unified School District to enhance instruction in mathematics. This program should not commence until the State Board of Education study to assess methods to strengthen math instruction in grades K–12 is complete. In addition, the pilot project could result in unfunded General Fund costs to the California Department of Education and, although it is characterized as “one-time”, I believe future augmentations would be needed since it is doubtful that meaningful results could be obtained within one year.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (pp) which allocates \$400,000 to fund four community policing and school safety projects over a three-year period. The 1997 Budget Act provides over \$51 million, which may be used for similar school safety purposes. While I am supportive of efforts in this area, districts should use local resources or other one-time funds.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (qq) which allocates \$2,000,000 to the California Collaborative for Improving Academic Preparation. This program would provide direct student services to increase the college enrollment rates of educationally underserved students through collaboration of school districts, postsecondary education institutions, businesses and community groups. This program would be a duplication of existing academic preparation programs for which a total of \$4 million in augmentations for UC and CSU outreach programs has been provided over the two year period 1996–97 and 1997–98.

I delete Section 40 which would reappropriate the unexpended balance for the Low Performing Schools Program from the 1997–98 appropriation for the Community Day School Program. Subdivision (tt) of Section 41 contains an additional appropriation of \$3,000,000 as a set-aside for Low Performing School Program and the additional funding provided through Section 40 is not needed.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (uu) which allocates \$450,000 for the Middle College High Schools Program, to serve at-risk students on community college campuses. The 1997 Budget Act provides \$8.7 million for Community Colleges in the Fund for Student Success Program, for competitive grants to increase student success based on an analysis of student outcomes. The Fund for Student Success may be used to provide grants for Middle College High School Program. Therefore, this appropriation is duplicative and unnecessary.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (vv) which allocates \$200,000 to the Summer Mathematics Institute Pilot Program to be operated by the Santa Clara County Superintendent of Schools, which would establish a model for teaching mathematics to pupils with math difficulties in grades 6 through 8. I believe that this program should not commence until the State Board of Education study to assess methods to strengthen math instruction in grades K–12 is complete. In addition, the pilot project could result in unfunded General Fund costs to the California Department of Education and, although it is characterized as “one-time” future augmentations would be needed since it is doubtful that meaningful results could be obtained within one year.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (xx) which allocates \$125,000 to Project YES. There is no indication of how the centers would sustain themselves financially after the three year period of state support and there is no provision for an evaluation. If the proposal is funded, the State would be expected to provide additional funds totaling \$1 million over the two year period from 1998–99 through 1999–00.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (aaa) which allocates \$100,000 to the Bellflower Unified School District Education Career Options Program. The staffing component of the request is ongoing in nature and without continued state funding, it is unclear how these positions would be funded in future years. District funds could be made available for this program if it is a high local priority.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (s) which allocates \$750,000 for the African-American Museum. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (u) which allocates \$500,000 for the Critical Hours Pilot Program. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (bb) which allocates \$50,000 to the Lodi Unified School District for a Job Shadowing Program. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (cc) which allocates \$250,000 to the Napa Valley Unified School District for technology. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (gg) which allocates \$10,000 to establish and fund an extended learning program after school and on Saturdays for children and adults at the Telfair Elementary School. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (kk) which allocates \$1,500,000 for Indian Education Centers. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (nn) which allocates \$1,000,000 for playground safety grants. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (rr) which allocates \$800,000 for Limited English Proficient Test Development. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11. I have asked the Office of Child Development and Education to work with the Legislature to resolve some program concerns I have with the bill as currently drafted.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (ss) which allocates \$2,273,000 for school libraries. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (ww) which allocates \$1,646,000 to the San Joaquin County Office of Education. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (zz) which allocates \$100,000 to the St. Helena Unified School District for establish-

ment of an agricultural center. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (bbb) which allocates \$395,000 to the Lompoc Unified School District for the Cabrillo High School Aquarium. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (ccc) which allocates \$450,000 to the Burbank Unified School District for technology modernization at John Muir Middle School. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

I am reducing the appropriation in Section 41 of this bill by eliminating subdivision (fff) which allocates \$500,000 for the New California Center. This amount is set aside for restoration upon enactment of legislation which meets my requirements for a mandatory testing program for all pupils in grades 2 through 11.

PETE WILSON, Governor

- 4 [Ch. 300] I have this date signed Assembly Bill 1586.

I am deleting Section 10 of this bill which would create the Agriculture Employee Relief Fund and require unpaid wages collected from an employer found guilty of unfair labor practices be deposited into the fund when the worker eligible to receive these wages cannot be located after two years.

The Agricultural Labor Relations Board (ALRB) indicates that the balance of the undisbursed wages is \$142,364 as of August 11, 1997. Thus, Section 10 of this bill would appropriate \$142,364 to the Agricultural Employee Relief Fund.

The ALRB suggests that its current practice regarding the handling of unpaid wage settlements has resulted in General Fund savings due to decreased litigation expenses. Further, based on the size and volatility of payments, which have been as low as \$4,493 in fiscal year 1993-94 and zero in fiscal year 1994-95, it does not appear cost-effective to create and administer this special fund.

PETE WILSON, Governor

- 5 [Ch. 825] On this date I am signing Assembly Bill 287.

This bill would make various appropriations and changes to the Education Code as recommended by the California Department of Education.

I am reducing Section 41 by \$600,000 to reduce funding for the Pupil Testing Incentive program that is not needed to close out the program in 1997-98 or support the new STAR testing program.

PETE WILSON, Governor

- 6 [Ch. 886] On this date I have signed AB 1188.

Assembly Bill No. 1188 would restore funding for various departments that was vetoed from the Budget Act of 1997 pending enactment of legislation for a mandatory testing program for all pupils in grades 2 through 11.

I am signing AB 1188, however, I am reducing the appropriations by a total of \$6,054,000 because these projects are not a sufficient priority to justify their funding.

I am eliminating the \$37,000 appropriation made in Section 2 from the Environmental License Plate Fund to the Department of Conservation for farmland mapping in Mendocino County.

I am eliminating the \$80,000 appropriation made in Section 4 from the Environmental License Plate Fund to the Department of Parks and Recreation to fund a grant to the City of Redondo Beach to refurbish ponds and paths in Wilderness Park.

I am reducing the appropriations made in Section 5 by a total of \$750,000 from the Public Resources Account of the Cigarette and Tobacco Products Surtax Fund to the Department of Parks and Recreation. Subsection (d) would appropriate \$500,000 to the City of Maywood to acquire land for a regional park and recreation facility. Subsection (e) would appropriate \$250,000 to the City of Clearlake for the construction of a new senior center.

I am reducing the appropriations made in Section 6 by a total of \$132,000 from the Natural Resources Infrastructure Fund to the Department of Parks and Recreation. Subsection (c) would appropriate \$100,000 to the City of San Jose for the Vietnamese Cultural Heritage Garden. Subsection (d) would appropriate \$32,000 to the Youth Garden Alliance for a community garden in Mendocino County.

I am eliminating the \$2,000,000 appropriation made in subsection (a) of Section 14 from the General Fund to the Commission on Teacher Credentialing (Proposition 98) to fund expansion of the California School Paraprofessional Teacher Training Program.

I am eliminating the \$55,000 appropriation made in subsection (b) of Section 14 from the Federal Trust Fund to the Teacher Credentials Fund to fund the costs of the Commission on Teacher Credentialing in administering the California School Paraprofessional Teacher Training Program.

I am eliminating the \$3,000,000 appropriation made in Section 16 from the Air Pollution Control Fund to the State Air Resources Board to fund stationary source air pollution control activities. This section is duplicative of Section 32 of AB 1571, and is therefore, unnecessary.

PETE WILSON, Governor

- 7 [Ch. 889] On this date I have signed Assembly Bill No. 1587 with the following reductions.

AB 1587 would restore funding, for various K-12 projects, pending enactment of legislation for a mandatory testing program for all pupils in grades 2 through 11.

I am signing AB 1587, however, I am reducing the appropriations by a total of \$1,010,000. Previously these funds were vetoed from AB 1578 (Chapter 299, Statutes of 1997). The specific reductions are as follows:

I am reducing Section 1 by eliminating subdivision (e) which allocates \$10,000 to the Los Angeles Unified School District for an extended learning program at the Telfair Elementary School. This project should be funded at the local district level with one-time funds.

I am reducing Section 1 by eliminating subdivision (g) which allocates \$1,000,000 to be allocated to school districts for upgrading playground facilities. Districts have received sufficient one-time revenues to fund this need from local resources.

PETE WILSON, Governor

- 8 [Ch. 928] To the Members of the California Assembly:

Assembly Bill No. 1571 makes various appropriations for a number of governmental programs which would amend the Budget Act of 1997.

I am signing Assembly Bill No. 1571, however, I am reducing the appropriations made to various sections by a total of \$38,987,000.

The specific reductions are as follows:

SECTION 7 and Section 8 (b) Renovation of the Solano County Courthouse

I am deleting Section 7 and subdivision (b) of Section 8 of this bill.

I am deleting the \$50,000 legislative augmentation from the General Fund for the renovation of the Solano County Courthouse. Under current law, and the trial court funding restructuring proposal, court facility costs remain the responsibility of the county.

SECTION 10 Verdugo Hills of Peace Cemetery

I am deleting Section 10 of this bill.

Section 10 would appropriate \$1,510,000 from the General Fund to the Department of Consumer Affairs for allocation to the City of Los Angeles when the city assumes receivership of the Verdugo Hills of Peace Cemetery and conservatorship of the cemetery's endowment care fund. This appropriation would set an undesirable precedent by using General Fund moneys to address the financial problems of local cemeteries.

SECTION 12 House Migrant Farmworkers

I am deleting Section 12 of this bill which would have appropriated \$2,500,000 from the General Fund for migrant farm workers.

I am deleting this section because this project is lower on the priority listing for funding than other projects. In addition, to fund it with state funds now would be to forego federal funding that is expected to be allocated by the Rural Development Agency within the next few years.

SECTION 13 Funding for Commercial Space Projects

I am reducing this Section from \$3,531,000 to \$3,271,000 by reducing:

(b) Manufacturing Technology Program from \$2,000,000 to \$1,740,000.

I am reducing the General Fund legislative augmentation to the Manufacturing Technology Program to \$1,740,000, which, together with the \$5,000,000 I have already approved in the Budget Act of 1997, will be sufficient to maximize available federal matching funds while continuing to require local matching efforts.

SECTION 15 Job Creation Investment Fund

I am deleting Section 15 of this bill.

I am deleting the \$5,000,000 General Fund transfer to the Job Creation Investment Fund and the subsequent appropriation from this fund. I believe this new program, which provides planning grants to counties for their economic development programs, is adequately funded by the \$5,000,000 in the Budget Act of 1997. Future funding for this program will be evaluated during the budget process, as more becomes known about what local governments propose to do and how the state can support economic development efforts which appear most promising.

SECTION 17 Soil Survey in Humboldt and Del Norte Counties

I am deleting Section 17 of this bill.

I am deleting the \$95,000 legislative augmentation from the Natural Resources Infrastructure Fund to fund a grant to the Humboldt County Resource Conservation District to conduct a soil survey in Humboldt and Del Norte Counties. This augmentation has not been analyzed and prioritized for funding with other worthwhile programs.

SECTION 18 Red Mountain Fire Lookout

I am deleting Section 18 of this bill.

I am deleting the \$32,000 legislative augmentation from the Natural Resources Infrastructure Fund to provide permanent funding for the Red Mountain Fire Lookout. After extensive evaluation, it has been determined that fire lookouts are no longer critical to firefighting efforts as they have become a secondary notification source due to

increased populations moving into wildland areas and modern technology, such as cellular telephones. Consequently, it is not an efficient use of the Department of Forestry and Fire Protection's firefighting resources to staff these lookouts. This action is consistent with my previous veto of this augmentation in the Budget Act of 1997.

SECTION 19 Natural Resources Infrastructure Fund

I am deleting Section 19 of this bill.

I am deleting the \$260,000 legislative augmentation from the Natural Resources Infrastructure Fund for the following projects:

(a) \$100,000 for support of recreational opportunities for anglers within the northern portion of Region 3. This project should be analyzed and prioritized for funding along with other worthwhile projects. In addition, it is unclear if this project qualifies as an appropriate use of the Natural Resources Infrastructure Fund. This action is consistent with my previous veto of this augmentation in the Budget Act of 1997.

(b) \$160,000 for management and maintenance costs of the South Spit of Humboldt Bay. The State does not have jurisdiction over this property and, therefore, management and maintenance activities should be handled by local government. In addition, it is unclear if this project qualifies as an appropriate use of the Natural Resources Infrastructure Fund. This action is consistent with my previous veto of this augmentation in the Budget Act of 1997.

SECTION 20 Natural Resources Infrastructure Fund

I am reducing this Section from \$1,600,000 to \$600,000 by deleting:

(b) \$1,000,000 appropriation to the Wildlife Conservation Board from the Natural Resources Infrastructure Fund for the acquisition of the Mattole River Headwaters. This acquisition has not been analyzed and prioritized for funding along with other worthwhile projects.

SECTION 24 1996 Safe, Clean, Reliable Water Supply Fund

I am deleting Section 24 of this bill.

I am deleting the \$1,000,000 legislative augmentation for the Guadalupe River Parkway project from the River Parkway Subaccount of the 1996 Safe, Clean, Reliable Water Supply Fund (Proposition 204), consistent with my earlier vetoes in the Budget Act of 1997. Its priority has not been evaluated relative to other river parkway projects throughout the State.

SECTION 25 Apportionment of Local Grants

I am deleting Section 25 of this bill.

I am deleting the \$1,000,000 legislative augmentation from the General Fund by deleting:

(a) City and County of San Francisco: Esprit Park Acquisition (\$500,000)

(b) City of San Jose: Mexican Heritage Corporation and Plaza project (\$500,000)

These projects have not been analyzed and prioritized for funding with other worthwhile programs.

SECTION 27 City of El Monte

I am reducing this Section from \$500,000 to \$250,000 by deleting:

(b) City of El Monte: Teen Center (\$250,000)

I am deleting the \$250,000 legislative augmentation from the Public Resources Account because this project is not of sufficiently high priority to justify the use of limited state resources.

SECTION 28 Glendale Memorial Park

I am reducing this Section from \$750,000 to \$500,000 by deleting:

(2) City of Glendale: Glendale Memorial Park (\$250,000)

I am deleting the \$250,000 legislative augmentation from the Natural Resources Infrastructure Fund because this project is not of sufficiently high priority to justify the use of limited state resources. Further, no information was provided to substantiate the need for funding this project. This action is consistent with my previous veto of this augmentation in the Budget Act of 1997.

SECTION 33 Nonpoint Source Abatement Grants

I am deleting Section 33 of this bill.

I am deleting the \$600,000 legislative augmentation from the General Fund to implement coastal nonpoint source abatement grants. In determining the program activities best suited to meet its program mission, the department has determined that it gets more results from every dollar spent on its existing programs than it would receive on dollars spent on a grant program. For this reason the \$7,000,000 currently contained in the budget to implement nonpoint source abatement activities does not contain a grant component and I believe it would not be prudent to introduce such a program at this time.

SECTION 34 Water Quality Monitoring Activities

I am deleting Section 34 of this bill.

I am deleting the \$420,000 legislative augmentation from the California Environmental License Plate Fund to fund an inventory of existing water quality monitoring activities in coastal watersheds and the preparation of a report identifying the development of a comprehensive coastal monitoring program. Funding for this activity is already provided in AB 1581, which I recently signed.

SECTION 37 Cleanup of Residual Waste Oil

I am deleting Section 37 of this bill.

This provision would appropriate \$250,000 from the General Fund to the Department of Toxic Substances Control (DTSC) to fund the cleanup of residual waste oil underneath properties in the town of Nipomo.

DTSC is in the process of completing a site investigation, in conjunction with the US EPA, to determine the extent of the contamination, the potential risk posed to the residents of that area, and a search for the parties potentially responsible for the contamination. Until those issues have been resolved, it would be premature to commit additional state money to fund any costs associated with the cleanup of this particular site.

SECTION 38 Battered Women's Shelters

I am deleting Section 38 of this bill.

I am deleting the \$325,000 legislative augmentation of the General Fund for a specific battered women's shelter in Turlock. The 1997 Budget Act contains \$14,000,000 for shelters including a \$2,000,000 General Fund augmentation to expand shelter services. Each site has an opportunity to submit a request to the State for funding through the Request for Application selection process. This process provides funding for 116 shelters statewide. In light of this competitive process, it would be inappropriate to provide an appropriation to a specific shelter.

SECTION 39 Department of Community Services

I am deleting Section 39 of this bill.

I am deleting the \$3,000,000 legislative augmentation from the General Fund to the Department of Community Services and Development to provide citizenship services to legal immigrants. The Budget contains \$12,600,000 in federal adult education funds appropriated to the California Department of Education for this purpose, an approximate \$5,000,000 increase over the prior year. These funds, in addition to the approximately \$19,000,000 in Proposition 98 funds spent annually by school districts for citizenship classes should meet the needs for naturalization assistance and citizen education.

SECTION 40 Teen Center in Guerneville

I am deleting Section 40 of this bill.

I am deleting the \$100,000 legislative augmentation from the General Fund for a teen center in Guerneville to provide for a youth facility and recreational activities. This project has not been analyzed and prioritized for funding with other competing programs.

SECTION 41 Adult Protective Services

I am reducing this section from \$5,000,000 to \$1,000,000.

I am reducing by \$4,000,000 the legislative augmentation from the General Fund for adult protective services for counties. This is a valuable program that the Administration supports; however, given limited resources and other high priority General Fund demands, I am unable to sustain the entire augmentation at this time. I will, however, review program needs and assess additional funding possibilities for this purpose during the development and prioritization of 1998–99 Governor's Budget.

SECTION 42 Microenterprise Demonstration Project

I am deleting Section 42 of this bill.

I am deleting the \$1,000,000 legislative augmentation from the Federal Trust Fund for a three-year Microenterprise Demonstration project for "at-risk" individuals and recipients of CalWORKs benefits. California's welfare reform law takes effect January 1, 1998. Given the efforts counties will undertake to develop welfare-to-work plans, it is unlikely that funding will be necessary in 1997–98. Nevertheless, I am requesting the Trade and Commerce Agency to convene representatives from financial institutions to address methods that would facilitate local microenterprise development.

SECTION 43(a)(2) Middle College High Schools

I am reducing the appropriation in Section 43 by deleting paragraph (2) of subdivision (a) which allocates \$450,000 from the General Fund to establish new middle college high schools. The 1997 Budget Act provides \$8,700,000 for community colleges in the Fund for Student Success, for competitive grants to increase student success based on an analysis of student outcomes. The Fund for Student Success may be used to provide grants for the Middle College High School Program. Therefore, I believe this appropriation is duplicative and unnecessary.

SECTION 43(a)(4) Inglewood Unified School District Mathematics Pilot Project

I am reducing the appropriation in Section 43 of this bill by deleting paragraph (4) of subdivision (a) which allocates \$200,000 from the General Fund to the Mathematics Instruction Pilot Program in the Inglewood Unified School District to enhance instruction in mathematics. This program should not commence until the State Board of Education study to assess methods to strengthen math instruction in grades K–12 is complete. In addition, the pilot project could result in unfunded General Fund costs to the California Department of Education and, although it is characterized as "one-time," I believe future augmentations would be needed since it is doubtful that meaningful results could be obtained within one year.

SECTION 43(a)(5) Santa Clara COE Summer Mathematics Institute Pilot Project

I am reducing the appropriation in Section 43 of this bill by deleting paragraph (5) of subdivision (a) which allocates \$200,000 from the General Fund to the Summer Mathematics Institute Pilot Program to be operated by the Santa Clara County Superintendent of Schools, which would establish a model for teaching mathematics to pupils with math difficulties in grades 6 through 8. I believe that this program should not commence until the State Board of Education study to assess methods to strengthen math instruction in grades K–12 is complete. In addition, the pilot project could result in unfunded General Fund costs to the California Department of Education and,

although it is characterized as "one-time," I believe future augmentations would be needed since it is doubtful that meaningful results could be obtained within one year.

SECTION 43(a)(6) Action-Agua Dulce and San Marino Unified School District's Technology

I am reducing the appropriation in Section 43 of this bill by deleting paragraph (6) of subdivision (a) which allocates \$50,000 from the General Fund for the Action-Agua Dulce Unified School District and the San Marino Unified School District on a one-time basis for computers and infrastructure. The benefits for these projects will be limited to the local level and could be funded through various one-time appropriations or competitive technology grant programs that are available to local school districts.

SECTION 43(a)(9) San Francisco Unified School District Technology for High Schools

I am reducing the appropriation in Section 43 of this bill by deleting paragraph (9) of subdivision (a) which allocates \$2,000,000 from the General Fund for the San Francisco Unified School District on a one-time basis for computers, infrastructure and staff development for fourteen high schools. The benefits for this project will be limited to the local level and could be funded through various one-time appropriations available to local school districts or through the multi-year, billion dollar Digital High School initiative I recently signed into law.

SECTION 43(a)(11) South Bay Union School District Science Kit Materials

I am reducing the appropriation in Section 43 of this bill by deleting paragraph (11) of subdivision (a) which allocates \$45,000 from the General Fund to the South Bay Union High School to purchase science kit materials for students. Providing science kits is a normal expense for school districts. This project could be funded through the regular school apportionments or various one-time appropriations that are available to the district.

SECTION 43(a)(13) Glendale Unified School District Joint Use Library

I am reducing the appropriation in Section 43 by deleting paragraph (13) of subdivision (a) which allocates \$1,000,000 from the General Fund to reimburse the Glendale Unified School District for costs incurred in modernizing facilities in connection with a joint use library revitalization project of the Edison School/Pacific Park Model Neighborhood Community. Although joint use library projects should be encouraged as a way to increase the efficiency in the use of public facilities, this particular project has recently received a \$1,000,000 grant from the State Allocation Board. Therefore, the allocation in this bill would be duplicative.

SECTION 45 Homework Help Centers: Liberty USD, Palmdale SD and Antioch USD

I am deleting Section 45 of this bill.

I am deleting the \$150,000 legislative augmentation from the General Fund for Homework Help Centers. The benefits of these projects will be limited to the local level and could be funded through various one-time appropriations that are available to local educational agencies if they are a high priority at the local level.

SECTION 46 Support for California Postsecondary Education Commission's Comprehensive Database

I am deleting Section 46 of this bill.

I am deleting the \$200,000 legislative augmentation from the General Fund to the California Postsecondary Education Commission to further support its comprehensive database. The Budget Act of 1997 already contains an augmentation to support additional storage space and processing costs associated with the California Postsecondary Education Commission's comprehensive database.

SECTION 48 California State University General Support

I am reducing this section from \$7,500,000 to \$2,500,000.

I am deleting \$5,000,000 of this legislative augmentation from the General Fund for support of the California State University for the university's long range technology needs and for enrollment impaction and management. Due to competing priorities for the General Fund, I am unable to support these augmentations to the California State University budget at this time. However, I am retaining funds for the system's Economic Improvement Initiative.

SECTION 50(c) Staff Development Funding

I am reducing this Section from \$12,100,000 to \$8,100,000 by deleting:

Subdivision (c) which allocates \$4,000,000 from the General Fund to augment the Faculty and Staff Development categorical line item of the community colleges local assistance budget which is intended for the purpose of assisting districts to train faculty in the use of technology. As noted in my veto message to a similar legislative augmentation included in the 1997 Budget Act, staff development is a discretionary activity and colleges may already devote funds to this area if it is a high local priority. Additionally, the budget already includes a \$5,000,000 augmentation for this intended purpose through the Telecommunications and Technology Infrastructure program which will provide greater assurances that training funds will be effectively utilized to complement recent and future investments in technology.

SECTION 51 San Jose City College Library

I am deleting Section 51 of this bill.

I am deleting the \$765,000 legislative augmentation from the General Fund for the San Jose City College Library project, consistent with my earlier veto in the 1997 Budget Act. I am deleting this project because it circumvents the established procedures for evaluating and prioritizing the California Community College's capital outlay projects.

The State has limited resources to address education capital outlay needs. Therefore, all projects must be considered in relationship to competing needs for available resources, and these resources should be allocated to the highest priority projects as identified by the segments. The circumvention of the established prioritization process undermines this approach.

SECTION 52 Office of Criminal Justice Planning

I am deleting Section 52 of this bill.

I am deleting the \$25,000 legislative augmentation from the General Fund to the Office of Criminal Justice Planning for the purpose of funding a graffiti abatement program in the City of Tracy. This money will be used by the City to purchase a graffiti abatement machine. While this project may have merit, funding for this equipment is essentially a local responsibility and should be funded on a priority basis from local resources.

SECTION 57 Department of Justice

I am revising Section 57 by reducing the appropriation by \$2,000,000.

I am reducing the \$5,000,000 legislative appropriation from the General Fund to the Department of Justice by \$2,000,000 to fund provisions in Section 5 of Assembly Bill 1612. These funds will be used to purchase and install livescan electronic fingerprint terminals to be located statewide in order to facilitate securing criminal background checks prior to employing or certifying individuals to work in public or private schools. I am supportive of Assembly Bill 1612 and the funding necessary to implement its provisions. However, based upon information provided by the Department of Justice, the provisions of Assembly Bill 1612 and its companion legislation, Assembly Bill 1610, can be fully implemented with an appropriation of only \$3,000,000 from the

General Fund because there is adequate revenue from the fee supported Fingerprint Fee Account to fund the remaining costs associated with the enactment of these two bills. Therefore, I am reducing this appropriation by \$2,000,000.

SECTION 58 Special Commissions on Los Angeles Boundaries

I am deleting Section 58 of this bill.

I am deleting the \$250,000 legislative augmentation from the General Fund for the proposed Special Commission on Los Angeles Boundaries that would be established in Assembly Bill 62. I am concerned about providing limited state General Fund resources to address a regional concern when the need to look at land use issues and boundary changes is of statewide concern. For this reason, I signed Assembly Bill 1484 which includes a \$250,000 appropriation for the proposed Commission on Local Governance for the 21st Century that will review statutes and policies related to reorganizations and boundary changes of local governments.

PETE WILSON, Governor

9 [Ch. 930] On this day I have signed Senate Bill No. 172.

This bill would create the Abandoned Watercraft Abatement Fund (AWAF), establish a grant program for the removal of abandoned vessels, provide a \$500,000 grant to Redwood City, and make changes in the law related to abandoned vessels or wrecked property on public waterways.

I am deleting the appropriation contained in Section 11 which would appropriate a \$500,000 grant to the City of Redwood City for the clean up of abandoned, wrecked, or dismantled vessels. This amount has been appropriated in AB 1188 (Lempert).

PETE WILSON, Governor

10 [Ch. 931] On this day I have signed Assembly Bill No. 920.

This bill would appropriate \$275,000 from the General Fund to the State Auditor to conduct an assessment of the needs of existing forensic science laboratories and report its findings to the Legislature by January 1, 1999. I have deleted the appropriation provided for in Section 2 of this bill.

This audit can be completed within the existing appropriation of General Fund resources (\$10.1 million) made to the State Auditor and should be made a priority of the Joint Legislative Audit Committee.

PETE WILSON, Governor

CROSS REFERENCE TABLES

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1997

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CROSS REFERENCE TABLES

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51	740	197	226	327	83
52	767	198	162	329	510
55	717	200	849	330	135
57	804	202	593	331	231
58	829	206	416	334	217
59	817	207	498	335	363
62	911	208	802	339	166
64	326	210	302	340	48
67	606	211	47	345	167
71	78	213	80	348	168
74	5	216	255	349	364
76	632	217	626	350	169
78	158	219	769	351	934
79	133	221	550	352	737
81	103	223	163	353	831
90	159	233	850	354	244
99	741	235	466	355	832
100	216	237	256	356	347
102	848	239	14	359	49
103	359	240	227	361	365
107	282	242	715	364	228
111	402	245	102	366	615
114	21	249	19	367	935
115	504	256	361	379	467
116	301	258	621	380	259
121	208	259	417	381	882
122	607	268	224	387	577
125	633	273	134	388	841
127	509	280	635	389	136
130	901	281	54	396	366
132	86	286	60	397	575
133	160	287	825	407	439
139	101	289	229	411	765
143	161	290	821	412	637
149	592	292	84	420	858
150	39	293	551	421	418
152	902	296	150	433	170
153	707	298	303	437	950
156	768	299	257	440	329
157	59	300	362	441	511
163	22	301	933	442	245

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445	412	637	175	811	221
446	413	640	678	816	436
447	232	649	176	820	264
450	597	658	304	827	709
451	82	662	743	829	443
456	797	666	262	833	754
459	770	669	50	837	574
460	895	670	827	838	628
463	46	672	367	839	642
464	214	680	639	847	884
467	419	683	215	848	247
475	719	685	209	849	564
477	260	686	572	853	506
482	512	688	143	854	236
485	41	689	235	856	507
489	440	690	916	865	629
491	460	692	368	866	265
500	468	699	898	870	444
503	233	700	29	874	920
513	505	702	697	875	643
515	720	708	177	877	517
517	171	710	20	882	470
519	137	711	369	896	922
523	332	713	600	904	553
524	877	719	420	915	805
525	172	721	391	920	931
530	851	723	370	922	835
541	833	725	218	924	144
543	173	727	640	927	248
549	883	728	34	937	145
552	138	729	61	938	179
553	513	730	834	939	772
558	234	731	502	943	55
560	753	738	576	946	305
563	514	739	771	950	237
564	139	747	617	951	180
566	100	748	936	957	721
568	918	749	563	963	885
572	912	751	285	968	518
573	599	752	219	973	26
575	140	753	843	979	23
578	261	754	392	989	921
584	900	757	263	991	462
588	845	758	442	993	773
590	562	761	903	994	722
591	141	764	516	995	591
592	814	768	552	996	471
593	403	769	51	1004	99
595	878	770	330	1008	283
602	854	772	469	1020	644
603	142	776	879	1023	404
605	515	777	641	1025	181
606	174	788	246	1029	710
611	390	793	371	1033	630
620	441	797	461	1040	605
622	348	799	399	1042	613
627	638	806	178	1043	806
633	919	807	846	1054	472

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1065	844	1266	937	1491	808
1071	645	1269	618	1492	803
1082	774	1272	44	1502	53
1086	286	1275	680	1505	525
1088	571	1277	836	1518	652
1089	520	1278	153	1520	947
1093	445	1279	147	1522	149
1097	52	1280	522	1526	449
1098	56	1294	211	1527	837
1104	646	1296	573	1536	24
1105	679	1297	739	1537	683
1106	948	1302	777	1542	270
1116	792	1303	818	1543	474
1126	623	1306	648	1544	793
1127	554	1308	446	1545	526
1128	521	1310	406	1546	475
1129	146	1316	373	1547	653
1130	81	1317	438	1548	377
1132	266	1318	853	1549	378
1139	723	1319	182	1553	798
1143	151	1320	749	1554	755
1148	372	1325	447	1555	654
1152	267	1337	649	1556	655
1159	762	1346	826	1558	726
1160	62	1357	778	1559	727
1164	32	1363	763	1561	945
1165	63	1365	64	1562	27
1172	724	1366	374	1564	407
1173	397	1372	183	1565	306
1178	249	1378	868	1571	928
1186	775	1380	37	1572	625
1188	886	1390	448	1574	859
1191	852	1391	944	1575	728
1193	794	1394	711	1576	287
1196	268	1395	614	1578	299
1198	887	1398	33	1579	296
1206	647	1399	523	1581	779
1209	421	1423	681	1582	288
1213	888	1425	650	1583	713
1215	269	1429	899	1584	289
1217	602	1432	375	1586	300
1219	923	1433	682	1587	889
1221	463	1436	148	1589	290
1222	594	1438	857	1591	291
1223	904	1445	376	1592	292
1224	946	1447	725	1593	297
1226	583	1448	35	1595	951
1230	924	1451	238	1598	223
1237	473	1460	524	1601	925
1238	738	1465	393	1603	25
1242	776	1468	744	1606	780
1245	807	1472	712	1607	307
1257	210	1475	938	1610	588
1258	222	1480	651	1611	595
1259	152	1483	700	1612	589
1260	284	1484	943		
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3	714	138	253	291	658
4	379	144	186	292	280
5	610	146	408	294	480
8	867	150	527	299	334
13	184	154	88	310	189
16	212	156	309	314	819
18	239	160	68	316	811
20	2	161	893	318	745
21	3	162	703	320	580
23	8	163	795	327	105
26	65	170	310	329	481
33	106	172	930	335	335
39	7	181	4	338	112
42	801	183	240	342	85
45	622	186	109	343	113
47	252	187	736	344	45
49	866	188	187	347	746
57	464	189	476	349	31
60	327	191	16	350	9
62	781	192	311	354	114
65	764	193	784	355	409
66	656	196	422	357	313
67	570	197	36	358	115
68	220	198	110	359	529
69	12	200	609	362	116
72	782	203	28	363	394
73	892	204	312	364	785
76	94	206	225	365	530
78	87	210	381	366	117
80	380	212	98	367	425
84	15	215	69	368	659
85	929	219	477	372	118
89	657	220	451	373	274
90	905	226	328	376	828
94	809	227	838	377	860
95	949	228	70	380	350
97	243	229	188	381	555
98	66	230	689	383	531
104	154	231	528	384	71
105	783	236	579	388	341
106	349	238	478	389	331
107	107	243	452	391	294
109	67	245	333	392	581
110	702	247	601	394	915
112	272	252	479	396	89
113	273	255	716	402	839
114	308	257	42	407	382
115	18	259	423	408	690
122	185	260	79	413	890
123	279	263	424	416	426
124	450	271	293	417	660
127	108	273	756	419	43
131	6	275	565	421	242
132	810	282	111	430	119

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433	190	562	124	726	541
435	351	563	193	727	855
437	191	564	396	744	431
438	906	566	616	780	401
445	691	568	194	784	321
448	276	571	384	785	197
449	13	572	90	786	127
450	729	573	317	789	277
454	427	574	155	792	198
455	611	578	336	795	540
456	57	584	91	802	789
457	241	590	125	804	298
458	685	594	353	805	357
461	556	595	195	810	666
463	787	602	337	812	667
464	428	603	483	815	322
465	342	605	411	819	77
466	692	608	318	820	932
467	532	609	454	824	864
468	453	612	76	825	813
471	482	614	693	826	704
472	533	617	730	827	759
477	275	618	319	828	705
481	314	623	914	833	213
482	315	624	840	839	358
484	72	626	343	846	156
486	316	628	663	849	323
492	661	629	386	850	432
494	534	631	354	853	908
496	352	633	598	857	812
497	120	638	538	871	324
498	121	641	557	873	913
504	192	644	842	879	567
506	619	650	196	882	820
508	535	651	484	883	489
509	383	657	664	894	668
511	96	660	870	903	624
512	894	665	74	908	433
513	869	673	897	912	824
514	582	674	344	914	410
515	429	675	788	916	542
517	880	688	355	919	38
518	122	690	356	920	543
521	816	691	126	921	669
525	536	692	485	922	199
526	907	693	486	925	128
527	701	695	501	927	129
531	123	696	93	928	75
532	596	699	398	936	926
538	73	703	487	939	207
542	941	707	430	940	500
543	566	708	320	941	499
544	395	712	863	945	558
545	747	713	539	946	455
548	537	716	488	947	17
550	662	719	665	949	206
556	97	720	587	951	670

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952	345	1082	874	1240	495
959	338	1094	673	1243	791
965	603	1095	340	1245	548
969	584	1100	435	1253	856
970	731	1101	733	1261	30
972	694	1102	620	1262	496
987	568	1104	686	1268	675
993	544	1105	940	1270	761
997	434	1106	604	1273	687
999	671	1107	546	1277	497
1003	490	1111	547	1287	204
1014	752	1118	202	1291	800
1015	545	1121	559	1295	388
1017	200	1130	799	1296	271
1020	491	1135	706	1299	676
1026	939	1137	278	1302	586
1027	569	1141	674	1305	796
1034	732	1144	457	1307	734
1039	414	1146	95	1312	437
1040	871	1153	131	1313	104
1041	201	1155	865	1315	385
1048	896	1159	132	1318	58
1049	492	1161	695	1320	295
1050	909	1163	862	1324	325
1051	861	1177	493	1325	891
1052	699	1189	815	1328	757
1057	339	1192	458	1329	760
1058	130	1195	910	1330	875
1061	631	1198	696	1332	735
1063	346	1204	281	1344	688
1066	672	1215	203	1346	758
1068	872	1217	748	1347	677
1071	92	1224	465	1348	790
1072	585	1231	494	1349	549
1077	456	1233	612	1350	927
1078	822	1234	608	1352	205
1080	387	1238	698		
1081	873				

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1	64	22	66	44	46
2	94	23	23	49	37
4	91	26	121	50	25
5	58	28	40	51	36
6	6	29	24	52	42
7	1	30	19	55	54
8	4	31	49	56	50
9	7	32	100	57	112
10	9	33	31	58	122
11	2	34	18	59	76
12	111	36	32	63	101
13	5	37	33	65	83
15	17	38	28	68	123
16	13	39	20	74	114
17	34	41	35	76	128
18	11	42	45	77	129
21	127	43	90	78	135

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AJR	Resolution Chapter	AJR	Resolution Chapter	AJR	Resolution Chapter
4	124	17	86	29	69
5	26	18	126	30	72
7	82	19	60	32	113
8	67	21	78	36	115
11	68	22	79	37	130
12	44	24	53	38	136
13	125	25	84	39	131
16	75	28	80		

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SCR	Resolution Chapter	SCR	Resolution Chapter	SCR	Resolution Chapter
1	41	21	10	40	88
2	61	22	65	41	51
3	102	23	103	42	97
4	14	25	85	43	106
5	8	26	116	45	47
6	3	27	96	46	117
7	39	28	43	48	107
8	29	29	12	49	118
9	62	30	22	50	132
10	48	31	55	51	81
12	16	32	30	52	119
13	87	33	77	53	120
16	15	34	71	54	108
17	92	35	21	55	133
18	63	36	56	56	89
19	52	38	104	59	134
20	95	39	105		

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SJR	Resolution Chapter	SJR	Resolution Chapter	SJR	Resolution Chapter
1	57	11	38	25	98
2	70	12	27	26	99
5	73	18	74	27	109
6	93	20	59	29	110

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267,	320,	321,	358,	365,	369,	400,	405,	408,
418,	428,	452,	472,	488,	494,	498,	501,	504,
520,	536,	545,	571,	582,	594,	600,	618,	625,
629,	641,	650,	652,	655,	673,	676,	701,	705,
712,	736,	760,	781,	782,	783,	792,	794,	845,
846,	861,	885,	917,	925,	931,	940,	958,	967,
980,	999,	1015,	1017,	1022,	1041,	1055,	1099,	1103,
1124,	1144,	1153,	1157,	1163,	1167,	1189,	1190,	1200,
1210,	1214,	1293,	1321,	1335,	1341,	1353,	1354,	1362,
1410,	1415,	1456,	1458,	1459,	1464,	1479,	1501,	1507,
1508,	1519,	1539,	1568,	1588,	1597,	1599,	1602,	1609

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447,	451,	475,	483,	499,	500,	540,	547,	561,
576,	589,	653,	668,	669,	671,	680,	682,	717,
768,	772,	782,	788,	807,	816,	842,	884,	931,
948,	980,	990,	1006,	1007,	1009,	1023,	1024,	1025,
1031,	1035,	1062,	1067,	1092,	1113,	1123,	1145,	1179,
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None.

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ENACTED 1989–1997**

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2	Drinking water regulation: appropriation
5	Simi Valley Unified School District
6	Developmental services: regional centers
16	Cleveland Elementary School
17	Validations
26	State employees: memorandum of understanding
27	State employees: memorandum of understanding
30	Local planning
35	State Legalization Impact-Assistance Grant program: education funding
36	State employees: memorandum of understanding
38	Judgments and settlement claims against the state: appropriation
40	Correctional institutions
69	County governments: budgets
93	1989–90 Budget
165	Industrial Welfare Commission: appropriation
195	Public property: deed: City of Rio Vista
222	Big Rock Mesa landslide: litigation: settlement: appropriation
231	1992 World Exposition: Seville, Spain
260	Judgments and settlements of claims against the state: appropriation
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271	Amerasian children's services
275	Whittier Union High School District
315	Peace officers: training
345	Public Utilities Commission: telefacsimile communications: report
434	Residential care facilities for the elderly: administrators
435	Department of Transportation: Feederbus Demonstration Program report
517	Shoreline erosion control
518	Correctional facilities: reception center study
551	Waste water facilities loan: San Jacinto Mountains
602	Local government financing: negotiated property tax revenue exchanges
618	Kings River Green Belt
619	Validations
637	Schoolsites: use beyond instructional day
643	Earthquake safety: public schools
647	School facilities funding needs: prison construction
671	Local agency reorganization: Calaveras and Monterey Counties
751	Ports: environmental mitigation
771	Schoolage parenting programs
775	Consumer and homemaking education
777	Validations
784	Sales and use taxes: swap meets and flea markets: enforcements
787	Payment of claims against the state: appropriation
788	Payment of claims: state-mandated local programs
790	State property: San Diego: study
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941	Department of Motor Vehicles: flexible hours
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1186	School district reports
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1205	Highways: Crow Canyon Road: transportation study
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1234	Domestic violence: educational program
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1311	Community Colleges
1321	Vehicles: chlorofluorocarbon emissions
1350	Northern California Youth Center: visitor center
1392	Honey Lake Valley Groundwater Basin
1406	Medi-Cal: hospital care: AIDS
1438	Oakland Unified School District: emergency loan
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1456	Public schools: alcohol and drug use
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1459	State park system: Town of Locke

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87	Validations
163	County finance: Office of Planning and Research: report
188	Public social services: cost-of-living adjustments
194	Contingencies or emergencies: Medi-Cal deficiency
237	Local agency reorganization: Butte County
298	Overnight Amtrak service: Sacramento-San Francisco Bay area-Santa Barbara-Los Angeles
299	Fees: refunds
356	Phoenix Motel: art protection
376	Solano County: open space
384	Parkland: City of Long Beach
402	Vehicles: golf carts
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494	Wildland fire suppression
498	Curriculum Resource Center
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521	Youth
541	Postsecondary education: blind students: reader services
554	Postsecondary enrollment options programs
603	Education
629	Pinole Valley Park: conversion
634	Police corps scholarship program
646	Real estate appraisals
674	Controlled substances: information
701	Program for middle school options for Santa Cruz High School attendance area
702	Adult education programs
744	Ragle Ranch Regional Park
755	Rural health facilities
793	School funding: instructional year
799	Oil spills: appropriation
810	Validations
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847	Department of Transportation: passenger rail technologies and facilities study
858	Courts: night session
860	Deferred maintenance funding: Keyes Unified School District
924	Registered nurses: supply
958	Land use
989	Taxes: payments: electronic fund transfers: study
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1143	Sweetwater Springs Water District
1164	Geologic Hazards Study
1172	State Teachers' Retirement System: benefits, study
1174	Income taxes: capital gain or loss: study
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1222	Model curriculum standards
1236	Legal services: State Bar task force
1242	Community colleges
1258	Local governmental financing

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1289	State Building Standards Commission
1292	Education: geography programs
1295	Los Angeles River: parkway
1322	Water quality: New River
1323	Health
1331	Child care
1338	Department of Transportation: highway worker safety: study
1371	Department of Parks and Recreation
1404	School facilities fees: refunds
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1622	Pest control: Mediterranean fruit flies
1628	Postsecondary education: minority participation: California Postsecondary Education Commission
1646	Water reclamation: wildlife refuges
1648	Transportation: petroleum violation escrow funds: appropriation
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1651	Transportation: telecommuting: pilot project
1655	Energy resources: research and development
1661	PVEA: energy conservation
1669	Claims against the state: earthquake disaster relief

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25	Secretary of State: election related costs
33	GAIN program appropriations
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63	Cities: street improvement funds
77	State school funding
79	California State University, San Francisco: appropriation
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CALIFORNIA LEGISLATURE
1997–98 REGULAR SESSION
1997–98 FIRST EXTRAORDINARY SESSION

SUMMARY DIGEST

of

Statutes Enacted and Resolutions Adopted in 1997

and

1989–1997 Statutory Record

VOLUME TWO



GREGORY SCHMIDT
Secretary of the Senate

E. DOTSON WILSON
Chief Clerk of the Assembly

Compiled by
BION M. GREGORY
Legislative Counsel

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PREFACE

Digests

The Summary Digest consists of a short summary of each law enacted, and of each concurrent or joint resolution adopted by the Legislature in 1997.

The text of the Summary Digest is arranged numerically by chapter number.

Superior numbers following the title refer to a Governor's Message affecting that law. These are printed after the digests in the "Digest Chapters Superior Numbers" section.

Cross Reference Tables

Cross reference tables are arranged numerically by bill or resolution number and indicate the chapter number of each.

New General Laws

Lists new general laws passed in the years 1989–1997 which do not specifically amend, add to, or repeal any existing code or general law.

Index

A subject matter index to all measures, including resolutions, is included.

Statutory Record

This edition of the Summary Digest includes a statutory record for 1989–1997. Superior numbers following the *Effect* refer to a special condition affecting that section.

Cumulative statutory records for 10-year periods, 1979–1988, 1969–1978, 1959–1968 and 1949–1958, and for the 16-year period, 1933–1948, are published in separate volumes, which supplement the original statutory record, 1850–1932, published in 1933.

ABBREVIATIONS

AB	Assembly Bill
ACA	Assembly Constitutional Amendment
ACR	Assembly Concurrent Resolution
AJR	Assembly Joint Resolution
SB	Senate Bill
SCA	Senate Constitutional Amendment
SCR	Senate Concurrent Resolution
SJR	Senate Joint Resolution
Sec.	Section
Art.	Article
Ch.	Chapter
Res. Ch.	Resolution Chapter
Pt.	Part
Div.	Division
Stats.	Statutes

EFFECTIVE DATES

Regular Session

The 1997–98 Regular Session convened on December 2, 1996, and the interim study recess commenced on September 13, 1997. Statutes enacted in 1997, other than those taking immediate effect, will become effective January 1, 1998. In absence of other considerations, the provisions of a statute become operative on the date it takes effect. Digests indicate statutes taking immediate effect.

An urgency statute, and a statute calling an election, providing for a tax levy, or making an appropriation for the usual current expenses of the state may take effect immediately. Such a statute becomes *effective* on the date it is filed with the Secretary of State.

However, any statute may, by its own terms, delay the *operation* of its provisions until the happening of some contingency, until a specified time, or until a vote of the electors at a statewide election. Also, a later statute or a general provision in a particular code may delay the operation of a statute to a time after its effective date.

The effective date of a joint or concurrent resolution is the date it is filed with the Secretary of State.

A constitutional amendment proposed by the Legislature and adopted by the people takes effect the day after the election unless the measure provides otherwise.

Extraordinary Sessions

An urgency statute enacted at a special session of the Legislature takes effect immediately, as outlined above, and the same rules apply with respect to a delayed *operative date*. A nonurgency statute takes effect on the 91st day after adjournment of the special session at which the bill was passed. The effective date of a concurrent resolution is the date it is filed with the Secretary of State.

The 1997–98 First Extraordinary Session convened in the Assembly on January 14, 1997, and in the Senate on January 13, 1997. This Extraordinary Session had not been adjourned prior to publication of this Summary Digest; please refer to the succeeding year's Summary Digest.

STATUTORY RECORD

1989–1997

STATUTORY RECORD

1989-1997

Abbreviations

Ad =Added
Ad(RN) =Added by Renumbering
Am =Amended
Art. =Article
Ch. =Chapter
Div. =Division
Inc. Ref. =Incorrect Reference
Pt. =Part
R =Repealed
Am & RN =Amended and Renumbered
S =Supplemented (See below)
Sec. =Section
Stats. =Statutes
* =Urgency
GRP =Governor's Reorganization Plan
1X =First Extraordinary Session
2X =Second Extraordinary Session
3X =Third Extraordinary Session
4X =Fourth Extraordinary Session

Abbreviation for Resolution Chapters is an "R" followed by the Resolution Chapter number in the Chapter column.

SUPPLEMENTS

CODIFIED SECTIONS	"S" denotes a placeholder for superior notes. This is not the latest amended form.
STATS OTHER THAN CODES	If the "S" has a superior note attached it is a placeholder for the superior note reference to an effect on a new or existing law. If the "S" does not have a superior note attached it is a reference to a budget augmentation, reappropriation, or reversion.
BUDGET	A reference to an augmentation, reappropriation, or reversion. This is not the latest amended form.

BUSINESS AND PROFESSIONS CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22	1991	654	Am	125.9	1991	521	Am
23.7	1994	26*	Ad		1995	381*	Am
27	1997	661	Ad		1995	708	Am (as am by
28	1995	758	Am				Sec. 4,
			R & Ad ^{79 1120}				Stats. 1995,
29	1990	1005	Ad				Ch. 381)
29.5	1991	542	Ad	125.95	1992	1135	R
30	1991	542	Am	128	1994	1010	Am ⁸³²
	1991	654	Am	128.5	1989	886	Am ⁶⁷
	1994	1135	Am		1993	1263	Am
	1997	17	Am ¹³²⁸		1994	26*	Am
	1997	604*	Am		1995	60*	Am
	1997	605	Am		1997	759	Am
31	1991	110	Ad	130	1989	886	Am ⁶⁷
	1991	542	Am (as ad by		1990	1256	Am
			Stats. 1991,		1991	359	Am
			Ch. 110)		1994	26*	Am
32	1994	26*	Am		1994	1274	Am
35	1994	987*	Ad		1995	60*	Am
	1995	91	Am ⁹⁶⁴		1997	759	Am
101	1989	886	Am ⁶⁷	132	1990	285	Ad
	1990	1256	Am	136	1994	26*	Ad
	1991	359	Am	141	1994	1275	Ad
	1991	654	Am	143	1990	1207	Ad
	1993	1263	Am	144	1997	758	Ad
	1994	26*	Am	145	1992	1135	Ad
	1994	1274	Am	146	1992	1135	Ad
	1994	1275	Am		1993	1264	Am
	1995	60*	Am		1993	1267	Am (by Sec. 2.5
	1997	758	Am				of Ch.)
	1997	759	Am (by Sec. 1.5		1994	26*	Am
			of Ch.)		1997	78	Am
101.1	1994	908	Ad	146.5	1993	1265	Ad & R ¹³³
102.1	1995	381*	Ad		1997	401	Am ⁵⁹⁹
102.2	1995	381*	Ad	147	1992	1135	Ad
102.3	1997	475	Ad	148	1992	1135	Ad
103	1993	1264	Am	149	1992	1135	Ad
109	1991	1013	Am		1993	1263	Am
110	1996	829	Am		1994	26*	Am
116	1989	1104	Am & RN		1994	1274	Am
	1993	1267	Ad		1995	60*	Am
117	1989	1104	Am & RN	154.5	1991	359	Am
	1994	150*	Ad ⁸³⁵	156.1	1991	654	Ad
			R ⁸³⁴	160	1989	886	Am ⁶⁷
	1995	381*	Ad & R ⁴⁶	160.5	1997	704	Ad
	1996	191*	Ad & R ⁸⁴⁰	166	1992	1135	Ad
119	1990	350	Am ²³³		1994	146	Am ⁸³³
	1990	1207	Am	200.1	1994	26*	Ad
	1994	1206	Am		1997	759	Am
123	1989	1022	Ad	202	1989	1212	Am
	1991	647	Am	202.5	1994	1273	Ad
123.5	1989	1022	Ad(RN)	205	1994	26*	Am
124	1994	26*	Am		1994	149*	Am
	1995	938	Am ⁵⁷⁴		1994	1275	Am
125	1994	1206	Am		1995	60*	Am
125.3	1992	1059	Ad		1997	759	Am
	1992	1289	Ad	206	1994	26*	Ad
125.6	1992	913	Am	210	1996	38*	Ad & R ³¹⁴
125.7	1994	1206	Am	302	1994	1010	Am ⁸³²
	1997	220*	Am	313.1	1991	654	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
313.1 (Cont.)	1992	1289	Am	Div. 1, Ch. 9, heading (Sec. 472 et seq.)				
	1994	26*	Am					
313.2	1992	1289	Ad					
315	1X 1991-92	21	R		1991	689	Ad	
316	1993	1264	R		472	1991	689	Ad(RN)
317	1993	1264	R			1992	1232	Am
318	1993	1264	R		472.1	1991	689	Ad(RN)
319	1993	1264	R			1992	1232	Am
325.3	1995	357	Ad		472.2	1991	689	Ad(RN)
326	1989	1360	Am ⁷³			1992	1232	Am
337	1989	886	Am ⁶⁷		472.3	1991	689	Ad(RN)
462	1994	26*	Ad			1992	427	Am ⁵¹¹
465	1990	1272	S ⁵⁷			1992	1232	Am
	1990	1491	S ⁵⁷		472.4	1991	689	Ad(RN)
465.5	1990	1272	S ⁵⁷			1992	1232	Am
	1990	1491	S ⁵⁷		472.5	1991	689	Ad(RN)
466	1990	1272	S ⁵⁷			1992	1289	Am
	1990	1491	S ⁵⁷		473	1994	908	Ad
467	1990	1272	S ⁵⁷		473.1	1994	908	Ad
	1990	1491	S ⁵⁷			1997	78	Am
467.1	1990	1272	S ⁵⁷		473.15	1997	759	Ad
	1990	1491	S ⁵⁷		473.16	1997	759	Ad
467.2	1990	1272	S ⁵⁷		473.2	1994	908	Ad
	1990	1491	S ⁵⁷		473.3	1994	908	Ad
467.3	1990	1272	S ⁵⁷			1997	78	Am
	1990	1491	S ⁵⁷		473.4	1994	908	Ad
467.4	1990	1272	S ⁵⁷		473.5	1994	908	Ad
	1990	1491	S ⁵⁷		473.6	1997	759	Ad
467.5	1990	1272	S ⁵⁷		475	1992	1289	Am
	1990	1491	S ⁵⁷		477	1991	654	Am
	1997	772	Am		478	1992	1289	Ad
467.6	1990	1272	S ⁵⁷		485	1997	758	Am
	1990	1491	S ⁵⁷		486	1997	758	Am
467.7	1990	1272	S ⁵⁷		489	1989	1104	Ad(RN)
	1990	1491	S ⁵⁷			1997	758	Am
468	1990	1272	S ⁵⁷		490	1992	1289	Am
	1990	1491	S ⁵⁷		490.5	1994	906	Ad ⁹⁴
468.1	1990	1272	S ⁵⁷		492	1994	26*	Am
	1990	1491	S ⁵⁷		493	1989	1104	Ad(RN)
468.2	1990	1272	S ⁵⁷		494	1993	840	Ad
	1990	1491	S ⁵⁷			1994	1275	Am
468.3	1990	1272	S ⁵⁷		495	1997	220*	Am
	1990	1491	S ⁵⁷		496	1989	1022	R & Ad
469	1990	1272	S ⁵⁷		497	1989	1022	Am & RN
	1990	1491	S ⁵⁷		498	1992	1289	Ad
	1992	685*	Am		499	1992	1289	Ad
470	1990	1272	S ⁵⁷		500	1989	886	Am ⁶⁷
	1990	1491	S ⁵⁷		510	1994	1119	Ad
470.1	1990	1272	S ⁵⁷		511	1996	1014	Ad
	1990	1491	S ⁵⁷		584	1989	1022	Am
470.2	1990	1272	S ⁵⁷		650	1990	1532	Am
	1990	1491	S ⁵⁷		650.01	1993	1237	Ad ⁷⁶⁰
470.3	1990	1272	S ⁵⁷			1995	221	Am
	1990	1491	S ⁵⁷			1995	749*	Am
	1992	685*	Am			1996	817	Am
471	1990	1272	Am ⁵⁷		650.02	1993	1237	Ad ⁷⁶⁰
	1990	1491	S ⁵⁷			1995	221	Am
471.3	1990	1491	S ⁵⁷			1996	817	Am
471.5	1990	1272	S ⁵⁷		650.1	1989	886	Am ⁶⁷
	1990	1491	S ⁵⁷		650.2	1990	844	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
650.2 (Cont.)	1993	648	Am ⁶⁹⁷	802.5	1990	1597	Ad
650.3	1992	856	Ad	803	1989	398	Am
650.4	1995	559	Ad		1993	1267	Am & R ⁷⁸²
651	1990	1660	Am ¹⁶				Ad ⁷⁸³
	1992	783	Am ⁵⁴⁴		1995	708	R (as am by
652	1994	1206	Am				Sec. 3,
	1997	220*	Am				Stats. 1993,
652.5	1994	1206	Am				Ch. 1267)
653	1994	1010	Am ⁸³²				Am (as ad by
655.5	1992	85	Am				Sec. 4,
	1993	304*	Am		1997	359	Stats. 1993,
	1993	593	Am (by Sec. 1.5	803.1	1993	1267	Ch. 1267)
			of Ch.)				Am
	1996	1035	Am		1994	1206	Ad & R ⁷⁸⁴
655.6	1990	1019	Ad				Ad ⁷⁸⁵
	1991	295	Am				Am (as ad by
	1992	241	Am				Sec. 4.3 and
656	1989	886	Am ⁶⁷				Sec. 4.5,
	1991	359	Am				Stats. 1993,
	1994	1206	Am				Ch. 1267)
675	1997	759	Am	803.2	1997	359	Am
690	1996	1023*	Am ¹²⁵³		1993	1267	Ad
718	1989	886	Am ⁶⁷		1994	1206	Am
726	1993	1072	Am		1995	708	Am
728	1989	1104	Am		1996	902	Am
	1992	890	Am		1997	359	Am
729	1989	795	Ad	803.3	1994	653	Ad
	1993	1072	Am	803.5	1990	1597	Ad
	1994	146	Am ⁸³³		1993	1267	Am
	1995	444	Am		1994	1206	Am
730	1993	120*	Ad	803.6	1990	1597	Ad
	1994	1118	Am		1993	1267	Am
	1997	400	Ad	804	1994	1206	Am
732	1993	765	Ad		1995	708	Am
800	1989	354	Am	804.5	1995	708	Ad
	1989	886	Am ⁶⁷	805	1989	886	Am ⁶⁷
	1991	359	Am		1989	1070	Am
	1991	1091	Am ⁴⁶²		1990	196	Am
	1994	26*	Am		1990	1597	Am
	1995	5	Am		1991	359	Am
	1995	60*	Am		1993	1267	Am
	1995	708	Am (as am by		1995	279	Am
			Sec. 6,		1997	359	Am
			Stats. 1995,	805.1	1989	886	Am ⁶⁷
			Ch. 60)		1991	359	Am
	1995	796	Am ⁸²	805.5	1989	886	Am ⁶⁷
	1997	759	Am		1991	359	Am
801	1989	398	Am	808	1994	1274	Am
	1989	886	Am ⁶⁷	809	1989	336*	Ad
	1991	359	Am	809.05	1989	336*	Ad ⁵²
	1991	1091	Am ⁴⁶²		1989	354	Ad
	1994	468	Am	809.1	1989	336*	Ad ⁵²
	1994	1206	Am	809.2	1989	336*	Ad ⁵²
	1995	5	Am	809.3	1989	336*	Ad ⁵²
	1997	359	Am		1990	332	Am
801.1	1995	708	Ad	809.4	1989	336*	Ad ⁵²
802	1989	398	Am	809.5	1989	336*	Ad ⁵²
	1997	359	Am		1990	332	Am
802.1	1995	708	Ad	809.6	1989	336*	Ad ⁵²
				809.7	1989	336*	Ad ⁵²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
809.8	1989	336 *	Ad ⁵²		1996	1023 *	Am ¹²⁵³
809.9	1989	336 *	Ad ⁵²	1244.1	1990	195 *	Ad
810	1991	116	Am	1244.3	1990	195 *	Ad
	1997	758	Am	1244.4	1990	195 *	Ad
820	1989	1104	Am	1245	1995	510	Am
821.5	1996	644 *	Ad ¹³¹³	1246.5	1989	1236	Ad
821.6	1996	644 *	Ad		1995	510	Am
825	1993	1267	Am	1247	1995	302	Am
851	1989	886	Am ⁶⁷	1247.1	1995	302	R
900	1989	97 *	Ad	1247.3	1989	248	Am
920	1994	1206	R	1247.5	1995	302	Am
920.5	1989	886	Am ⁶⁷		1997	122	Am
	1994	1206	R	1247.6	1994	1122	Am
921	1994	1206	R		1995	302	Am
922	1994	1206	R		1995	758	Am
923	1994	1206	R				R & Ad ^{79 1120}
924	1994	1206	R		1996	62 *	Am (as am by Stats. 1995, Ch. 302)
925	1994	1206	R				R & Ad ⁷⁹
1002	1989	288	Ad				Am
1201	1994	1010	Am ⁸³²		1997	122	Am
1202.5	1995	510	Ad	1247.63	1994	1122	Ad ⁶⁷⁷
1203	1990	195 *	Am				R ¹⁶⁰
	1995	510	Am	1247.64	1994	1122	Ad ⁶⁷⁷
1204	1990	195 *	Am				R ¹⁶⁰
	1995	510	Am	1247.66	1994	1122	Ad ⁶⁷⁷
1205	1995	510	Am				R ¹⁶⁰
1206	1989	1360	Am ⁷³				Am
	1990	195 *	Am		1997	220 *	Am
	1995	510	Am	1247.9	1989	586	Am
	1996	1029	Am	1247.95	1994	1122	Ad ⁶⁷⁷
1206.5	1995	510	Ad				R ¹⁶⁰
	1996	113	Am	1260	1993	652	Am
	1996	1029	Am		1993	694 *	Am
1207	1993	694 *	Am	1261	1995	510	Am
	1995	510	Am	1261.5	1993	694 *	Am
1208	1995	510	Am		1995	510	Am
1209	1995	510	Am	1262	1995	510	Am
	1996	1029	Am	1263	1993	694 *	Am
1209.1	1995	510	Am		1995	510	Am
1210	1993	694 *	Am	1264	1993	694 *	Am
	1995	510	Am	1265	1993	694 *	Am
1211	1995	510	Am		1995	510	Am
1211.5	1989	927	Ad	1267	1997	220 *	Am
1212	1995	510	Am	1269	1995	510	Am
1220	1990	970	Am	1270	1989	927	Am
	1995	510	Am				R & Ad ²⁰
1222	1995	510	Am		1991	243 *	Am
1222.5	1995	510	Am	1270.5	1989	927	Ad
1223	1995	510	Am		1990	1019	Am
1224	1995	510	Am	1271	1989	927	Ad
1224.5	1995	510	Ad		1990	1019	Am
1225	1989	927	Am		1991	243 *	Ad
1227	1995	510	Am		1996	1023 *	Am ¹²⁵³
1229	1993	694 *	Ad	1272	1989	927	Ad
	1995	510	R	1272.4	1989	927	Ad
1241	1994	1141	Am	1272.5	1989	927	Ad & R ³⁶
	1995	510	Am		1990	1019	Am
	1997	550	Am	1272.6	1989	927	Ad
1241.1	1995	510	R		1990	1019	Am
1242.6	1997	759	Am	1274	1989	927	Ad
1244	1990	195 *	Ad	1275	1990	195 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1281	1994	261	Am	1636.5	1992	1299	Ad & R ¹³³
1282	1990	195*	Am		1997	791	Am ^{199 82}
1288.5	1995	510	Ad		1997	792	Am ⁵⁹⁹
1300	1989	927	Am	1636.6	1997	792	Ad
	1990	970	Am	1638	1991	629	Ad
	1994	1122	Am	1638.3	1991	629	Ad
	1995	510	Am	1638.5	1991	629	Ad
1300.1	1996	1023*	Am ¹²⁵³	1645	1994	400	Am
1301	1990	1019	Am	1646.1	1989	651	Am
	1995	510	Am		1991	629	Am
1301.1	1990	195*	Ad	1646.10	1989	651	Am & RN
1302	1994	492	Am	1646.11	1989	651	Am & RN
1310	1995	510	Ad	1646.2	1989	651	Am
	1997	220*	Am	1646.3	1989	651	Am & RN & Ad
1320	1989	927	Am	1646.4	1989	651	R & Ad(RN)
	1990	1019	Am	1646.5	1989	651	R & Ad(RN)
	1992	163	Am ^{42 511}	1646.6	1989	651	R & Ad(RN)
	1995	510	Am	1646.7	1989	651	Am & RN
	1996	1023*	Am (as am by Stats. 1995, Ch. 510) ¹²⁵³	1646.8	1989	651	& Ad(RN)
				1646.9	1989	651	R & Ad(RN)
1321	1989	927	Am	1647.2	1989	526	Ad
	1995	510	Am		1991	629	Am
1322	1989	927	Am	1647.3	1989	526	Ad
	1995	510	Am	1647.4	1989	526	Ad
	1997	220*	Am	1647.5	1989	526	Ad
1323	1989	927	Ad	1647.6	1989	526	Ad
	1995	510	Am	1647.7	1989	526	Ad
1324	1989	927	Ad	1647.8	1989	526	Ad
	1995	510	Am	1647.9	1989	526	Ad
1325	1989	927	Ad	1648.10	1992	801	Ad
	1990	1019	Am	1648.20	1992	801	Ad
	1995	510	Am	1680	1991	1180	Am
1326	1989	927	Ad		1992	196	Am
1327	1989	927	Ad		1992	1350	Am (by Sec. 1.5 of Ch.)
1601	1994	908	Am ³⁴⁵		1993	589	Am ⁶⁷⁰
			R ²⁷¹		1996	492	Am
	1997	704	Am (by Sec. 2 of Ch.) ^{1264 599}		1997	17	Am ¹³²⁸
1611.5	1991	521	Ad	1682	1989	526	Ad
1616.1	1997	704	Ad	1683	1991	596	Ad
1616.5	1994	908	Am ³⁴⁵	1684	1994	365	Ad
			R ²⁷¹	1684.5	1997	752	Ad
	1997	704	Am ^{1264 599}	1685	1993	464	Ad
1618.5	1993	464	Ad	1686	1994	26*	Ad
1626	1994	26*	Am		1996	492	Am
1628	1997	792	Am	1695.5	1996	257	Am
			R & Ad ⁵³⁹	1696	1993	589	Am ⁶⁷⁰
1628.5	1996	492	Am	1697	1996	257	Am
1628.7	1996	492	Ad	1698	1996	257	Am
1629	1996	492	Am	1700	1996	492	Am
1632	1994	26*	Am	1700.5	1997	792	Ad
	1994	1275	Am	1701.5	1993	539	Am
1632.5	1992	1299	Ad				R & Ad ²⁷¹
1633.5	1994	26*	Am	1704	1991	521	R
	1994	1275	Am	1716.1	1992	419	Ad
1636	1990	133	Am	1718	1989	607	Am
	1992	1299	Am	1718.3	1989	607	Am
	1997	792	Am & R ⁵⁹⁹	1722	1996	320	Am
1636.4	1997	792	Ad	1724	1989	607	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1724 (Cont.)	1990	515	Am	2032	1990	1597	Am
	1997	791	Am		1994	1010	Am ⁸³²
1724.5	1990	515	Am	2042	1996	13*	Ad
1725	1990	497	R & Ad		1996	40*	R (as ad by Stats. 1996, Ch. 13)
	1991	654	Am	2052.5	1996	902	Ad
	1997	753	Am		1997	17	Am ¹³²⁸
1741	1997	753	Am	2055	1989	886	Am ⁶⁷
1742	1994	908	Am ³⁴⁵ R ²⁷¹	2056	1993	947	Ad
	1997	704	Am ^{1264 599}		1994	1119	Am
1743	1997	539	Am		1996	260	Am
1746.1	1997	539	Ad	2056.1	1996	1089	Ad
1748	1997	539	Am	2058	1997	550	Am
1749.1	1994	1275	Ad	2060	1996	864	Am
1750	1997	753	Am	2064.1	1991	359	Am
1751	1992	196	Am	2064.2	1989	425	Ad
	1997	753	Am	2066	1990	216	R (as ad by Stats. 1985, Ch. 1170) ²⁰⁶
1754	1992	196	Am				
1764	1997	753	Am	2067	1992	311	Ad
1765	1997	753	Ad	2069	1995	279	Am
1768	1997	753	Ad	2070	1995	279	Am
1770	1997	753	Ad	2071	1994	26*	Am
1800	1997	168	Am		1995	279	Am
1801	1997	168	R		1997	759	Am
1802	1997	168	R	2076	1997	654	R
1803	1997	168	R	2076.5	1990	667	Ad
1805	1997	168	Am		1993	132*	Am
1806	1997	168	Am		1997	654	Am
1808	1997	168	Am	2077	1996	1030	Ad
2001	1989	886	Am ⁶⁷	2078	1996	890	Ad
	1994	908	Am ⁶⁷⁷ R ¹⁶⁰	2082	1990	1597	Am
				2085	1994	26*	Am
2002	1989	886	Am ⁶⁷	2089	1993	1234	Am
2003	1993	1267	Am ³²² R ¹¹⁷	2089.5	1989	506	Am
			Ad ³⁷⁷		1990	216	R (as ad by Stats. 1985, Ch. 1176) ²⁰⁶
2006	1993	1267	Am ³²² R ¹¹⁷				
			Ad ³⁷⁷	2089.7	1994	657	Ad
2008	1993	1267	Am ³²² R ¹¹⁷		1992	311	Am
			Ad ³⁷⁷		1994	657	Am
2013	1994	1206	Am		1994	657	R & Ad ⁸⁵⁵
2014	1991	983	Am	2091.2	1993	1234	Ad
2015	1993	1267	Am ³²² R ¹¹⁷	2097	1993	1238	Ad ³⁷⁷
			Ad ³⁷⁷	2099.5	1995	279	Am & RN
	1994	1206	Am (as ad by Sec. 16, Stats. 1993, Ch. 1267)		1991	359	Am (by Sec. 11 of Ch.)
	1995	279	Am		1991	431	Am (by Sec. 1.5 of Ch.)
	1996	441	Am	2101	1992	311	Am
2020	1994	908	Am ⁶⁷⁷ R ¹⁶⁰		1994	26*	Am
				2102	1992	311	Am
2021	1994	1206	Am		1994	26*	Am
	1996	441	Am	2103	1992	311	Am
2023	1991	983	R	2106	1992	311	Ad
2025	1993	949	Ad	2107	1989	506	Am
2026	1993	1267	Ad	2111	1995	279	Am
2027	1997	359	Ad		1997	654	Am
				2113	1989	652	Am
					1995	279	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
2114	1989	652	R	2226	1990	1597	Am	
2135	1989	506	Am	2227	1990	1597	Am	
	1994	26*	Am		1993	1267	Am	
	1997	654	Am		1995	708	Am	
2140	1994	26*	R	2228	1990	1597	Am	
2144	1994	26*	Am		1995	279	Am	
2154	1991	359	Am (by Sec. 11.5 of Ch.)	2229	1990	1597	Am	
	1991	431	Am (by Sec. 2.5 of Ch.)		1993	1267	Am	
	1993	226	Am	2230	1990	1597	Am	
	1994	895*	Am		1993	1267	Am	
		1989	886	Am ⁶⁷		1994	1206	Am
	2163	1989	886	Am ⁶⁷	2231	1990	1597	Ad
	2168	1997	332	Ad	2233	1993	1267	Ad
	2168.1	1997	332	Ad	2234	1996	902	Am
	2168.2	1997	332	Ad	2235	1990	1597	Am
	2168.3	1997	332	Ad	2236	1994	1206	Am
2168.4	1997	332	Ad	2236.1	1994	1206	Ad	
2168.5	1997	332	Ad		1995	708	Am	
2171	1991	983	Am		1996	1075	Am	
2175	1991	983	Am	2240	1992	979	Am	
2176	1991	983	Am		1993	1267	R	
2177	1992	311	Ad	2241.5	1990	1588	Ad	
2177.5	1991	983	Am		1994	222	Am	
	1992	311	R	2243	1995	708	Ad(RN)	
	1992	311	R	2248	1997	11*	Ad	
2183	1991	983	Am	2252	1996	1023*	Am ¹²⁵³	
	1992	311	Am	2253	1996	1023*	Am ¹²⁵³	
2184	1991	983	Am	2254	1996	1023*	Am ¹²⁵³	
	1992	311	Am	2257	1996	1023*	Am ¹²⁵³	
2185	1995	279	Am	2259	1992	1140	Ad	
	1997	654	Am	2259.5	1992	1140	Ad	
2190.1	1992	331	Ad	2260	1996	863	Ad	
2191	1990	916	Am	2260.5	1997	688	Ad & R ⁵⁹⁹	
	1993	1234	Am	2265	1994	26*	Am	
	1996	382	Am		1995	279	Am	
	1990	1539	Ad	2266	1996	13*	Ad	
2191.2	1990	1539	Ad	2273	1991	116	Am	
2196.5	1993	1234	Ad	2275	1991	359	Am	
2201	1989	886	Am ⁶⁷	2280	1993	1267	Ad	
2208	1989	886	Am ⁶⁷	2290.5	1996	864	Ad	
2210	1989	886	Am ⁶⁷		1997	199	Am	
2212	1991	983	Am		1997	654	Am (by Sec. 6.5 of Ch.)	
2214	1991	983	R	2292	1989	886	Am ⁶⁷	
2215	1994	1276	Ad		1990	1597	Am	
2216	1994	1276	Ad			1993	1267	Am
2217	1994	1276	Ad		2293	1990	1597	Am
2220	1990	1597	Am		2305	1995	708	Am
	1996	644*	Am		2307	1990	1597	Am
2220.5	1997	200	Ad			1993	1267	Am
2221	1991	983	Am		2310	1997	514	Ad
2221.1	1993	1267	Am		2313	1990	1597	Am
	1991	1180	Ad			1994	1206	Am
	1992	1350	Am	2314	1991	116	Am	
	1997	759	Am	2315	1991	116	Am	
2222	1993	1267	Am	2317	1994	1098	Am	
2224	1990	1597	Am		1995	708	Am	
	1991	1091	Am	2318	1990	1597	Ad	
2225	1990	1597	Am	2319	1990	1597	Ad	
	1993	1267	Am	2320	1993	1267	R	
2225.3	1993	1267	Ad	2321	1989	886	Am ⁶⁷	
2225.5	1993	1267	Ad					
	1995	708	Am					

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2321 (Cont.)	1993	1267	R	2423	1994	26*	Am
2322	1993	1267	R	2425	1995	279	Ad
2323	1993	1267	R	2426	1995	279	Ad(RN)
2324	1993	1267	R	2427	1994	26*	Am
2325	1993	1267	R	2428	1994	26*	Am
2326	1993	1267	R	2430	1992	1002	Ad
2327	1993	1267	R		1995	708	Am & RN
2329	1993	1267	R	2435	1989	801*	Am
2330	1993	1267	Ad		1989	886	Am ⁶⁷
2332	1990	1597	Am		1991	367	Am
	1993	1267	R & Ad		1993	1267	Am & R (by Sec. 33 of Ch.) ⁷⁸⁸
2335	1990	1597	Am				Ad (by Sec. 33.5 of Ch.) ⁷⁸⁹
	1993	1267	R & Ad				
	1995	708	Am		1995	279	R (as ad by Sec. 33.5, Stats. 1993, Ch. 1267)
2336	1993	1267	R				Am (as am by Sec. 33, Stats. 1993, Ch. 1267)
	1995	708	Ad				
2337	1990	1597	Ad				
	1993	1267	R				
			Ad ^{365 271}	2435.1	1992	1130*	Ad
			Ad ¹¹⁷	2436	1989	801*	Am
			R ²⁷¹		1993	1267	Am
	1994	1206	Am (1st Section, as ad by Sec. 32, Stats. 1993, Ch. 1267) ^{490 271}	2441	1989	851	Ad
			Am (2nd Section, as ad by Sec. 32, Stats. 1993, Ch. 1267) ^{34 199}		1995	279	Am
			R (as am by Sec. 23, Stats. 1994, Ch. 1206)	2443	1997	654	Am
			Am (as am by Sec. 22, Stats. 1994, Ch. 1206)	2445	1989	886	Am ⁶⁷
				2450	1989	886	Am ⁶⁷
	1995	708	R (as am by Sec. 23, Stats. 1994, Ch. 1206)		1991	359	Am
				2451	1989	886	Am ⁶⁷
					1991	359	Am
				2452	1991	359	Am
				2453	1989	382	Am
					1992	619	Am
					1993	226	Ad
				2453.5	1993	226	Ad
				2454	1991	359	Am
2340	1989	886	Am ⁶⁷	2454.5	1989	1101	Ad
2341	1989	886	Am ⁶⁷		1994	895*	Am
2342	1990	1597	Am	2455	1989	1101	Am
2344	1990	1597	Am		1991	359	Am
2350	1995	252	Am		1994	895*	Am
2353	1993	589	Am ⁶⁷⁰				R & Ad ⁹²⁵
2354	1990	1597	Am	2456	1991	359	Am
2356	1994	1098	Am	2456.1	1994	895*	Am
2360	1991	359	Am	2457	1991	359	Am
2361	1991	359	Am	2458	1991	359	Am
2365	1996	149	Am	2459	1991	359	Am
	1997	17	Am ¹³²⁸	2459.5	1990	873	Ad
2368	1991	359	Am	2459.6	1990	873	Ad
2369	1996	149	Am	2459.7	1990	873	Ad
2401	1991	359	Am	2460	1989	886	Am ⁶⁷
	1997	673	Am		1994	908	Am ⁶⁷⁷
			Am				R ¹⁶⁰
2406	1994	26*	Am				
2413	1991	359	Am		1995	279	Am
2415	1994	26*	Am	2461	1989	886	Am ⁶⁷
2416	1995	708	Am		1994	26*	Am
2420	1989	886	Am ⁶⁷		1995	279	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2467	1996	829	Am	2530.2	1989	886	Am ⁶⁷
2472	1993	202	Am		1990	746	Am
2475	1992	1289	Am		1992	313	Am
2475.1	1992	1289	R		1995	279	Am
2475.3	1992	1289	Am		1997	382	Am
	1994	1206	Am		1997	758	Am
2475.4	1992	1289	R	2530.3	1994	26*	Am
2476	1992	1289	Am	2530.4	1994	26*	Am
2483	1995	279	Am	2530.5	1990	746	Am
			R & Ad ¹⁶⁰		1994	1275	Am
	1997	655	Am (as ad by Sec. 10.7, Stats. 1995, Ch. 279)		1997	758	Am
				2530.6	1990	746	Am
					1997	758	Am
2484	1994	1206	Am	2531	1989	886	Am ⁶⁷
2486	1992	1289	Am		1990	746	Am
2487	1992	1289	R		1994	908	Am ⁶⁷⁷
2488	1992	1289	R				R ¹⁶⁰
2489	1994	26*	Am		1995	279	Am
	1994	1275	Am		1997	758	Am
2490	1996	829	R	2531.05	1994	26*	Am
2492	1992	1289	Am		1997	758	Am
2497.1	1997	655	R & Ad	2531.1	1990	746	Am
2499	1994	26*	Am		1997	758	Am
2499.5	1989	801*	Am	2531.2	1994	26*	Am
	1991	983	Am		1997	758	Am
	1997	758	Am	2531.3	1994	26*	Am
2499.6	1989	801*	Am		1997	758	Am
2499.8	1989	851	Ad	2531.4	1990	746	Am
2504	1995	279	Am		1997	758	Am
2505	1993	1280	R & Ad	2531.5	1997	758	R & Ad
2506	1993	1280	R & Ad	2531.6	1997	758	Am
2507	1993	1280	R & Ad	2531.7	1990	746	Am
2508	1993	1280	R & Ad		1997	758	Am
2509	1993	1280	R	2531.75	1997	758	Ad
2510	1993	1280	R	2531.8	1997	758	Am
2511	1993	1280	R & Ad	2531.9	1997	758	Am
2512	1993	1280	R & Ad	2531.95	1990	746	Am
2512.5	1993	1280	Ad		1997	758	Am
2513	1993	1280	R & Ad	2532	1990	746	Am
2514	1993	1280	R & Ad	2532.1	1990	746	Am
			R ²⁸⁸		1997	758	Am
2514.5	1993	1280	Ad	2532.2	1990	746	Am
2515	1993	1280	R & Ad		1997	758	Am
2515.5	1993	1280	Ad	2532.4	1990	746	Am
2517	1993	1280	Ad		1997	758	Am
2518	1993	1280	Ad	2533	1990	746	Am
2519	1993	1280	Ad	2533.1	1990	746	Am
2520	1993	1280	Ad	2533.2	1990	746	Am
2521	1993	1280	Ad	2533.4	1990	746	Am
2529	1993	1267	Am		1997	758	Am
2529.5	1989	886	Am ⁶⁷	2534	1990	746	Am
	1993	1267	Am		1997	758	Am
Div. 2, Ch. 5.3, heading (Sec. 2530 et seq.)				2534.1	1990	746	Am
2530	1992	427	Am ⁵¹¹		1997	758	Am
	1992	427	Am ⁵¹¹	2534.2	1990	746	Am
	1992	1289	Am		1992	1289	Am
2530.1	1992	427	Am ⁵¹¹		1997	758	Am
				2535	1992	1289	Am
					1997	758	Am
				2535.1	1992	1289	R
				2535.2	1990	746	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2535.2 (Cont.)	1994	26*	Am	2570	1993	361	Am
	1997	758	Am	2585	1995	180	Am
2535.4	1990	746	Am	2590	1992	343	Ad
	1997	758	Am		1992	1038	Am (as ad by Stats. 1992, Ch. 343)
Div. 2, Ch. 5.3, Art. 7, heading (Sec. 2536 et seq.)					1993	372*	Am
					1993	1267	Am (by Sec. 45.5 of Ch.)
2536	1994	26*	Am		1997	677	Am
	1989	886	Am ⁶⁷	2591	1992	343	Ad
	1990	746	Am		1997	677	Am
	1997	758	Am	2592	1992	343	Ad
2537.1	1994	26*	Am		1992	1038	Am (as ad by Stats. 1992, Ch. 343)
2537.2	1994	26*	Am		1993	1267	Am
2537.3	1994	26*	Am		1997	677	Am
2538	1994	26*	Am		1997	677	Am
2539	1990	746	Am	2593	1992	343	Ad
	1997	758	Am	2595	1992	343	Ad
2541.3	1989	886	Am ⁶⁷	2596	1992	1038	Ad
	1993	1267	Am		1993	1267	Am
2541.6	1989	886	Am ⁶⁷	2601	1989	886	Am ⁶⁷
	1993	1267	Am		1990	1087	Am
2543	1996	1023*	Am ¹²⁵³		1996	829	Am
2545	1989	886	Am ⁶⁷	2602	1990	1087	Am
	1991	359	Am		1994	908	Am ⁶⁷⁷ R ¹⁶⁰
	1993	1267	Am		1996	829	Am
2546	1995	853	Ad	2603	1990	1087	Am
2546.1	1995	853	Ad		1996	829	Am
2546.2	1995	853	Ad	2604	1990	1087	Am
2546.3	1995	853	Ad		1994	26*	Am
2546.4	1995	853	Ad		1996	829	Am
2546.5	1995	853	Ad	2604.5	1996	829	Am
2546.6	1995	853	Ad	2605	1990	1087	Am
2546.7	1995	853	Ad		1996	829	Am
2546.8	1995	853	Ad	2606	1996	829	Am
2546.9	1995	853	Ad	2607	1990	1087	Am
2550	1989	886	Am ⁶⁷	2607.5	1996	829	Am
	1990	1190	Am		1994	908	Am ⁶⁷⁷ R ¹⁶⁰
	1993	1267	Am		1996	829	Am
2550.1	1989	886	Am ⁶⁷	2608.5	1994	956	Am
	1993	1267	Am		1996	829	Am
2551	1990	1190	Am	2609	1990	1087	Am
2553.5	1990	1190	Ad & R ⁴⁹		1996	829	Am
	1993	240	Am ¹³	2611	1996	829	Am
2555	1989	433	Am	2612	1990	1087	Am
2555.1	1993	1267	Am		1993	589	Am ⁶⁷⁰
2558	1989	886	Am ⁶⁷		1996	829	Am
	1993	1267	Am	2613	1996	829	Am
2559	1989	886	Am ⁶⁷	2614	1990	1087	Am
	1993	1267	Am		1996	829	Am
2559.2	1994	26*	Am	2615	1990	1087	Am
2560	1994	26*	Am		1996	829	Am
2561	1994	26*	Am		1990	1087	Am
	1997	758	Am		1996	829	Am
2567	1989	886	Am	2620.3	1994	956	Am
2568	1989	886	Am ⁶⁷		1996	829	Am
2569	1994	908	Ad	2620.5	1995	279	Am
	1995	599	Am		1996	829	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2620.7	1996	830	Ad		1996	830	Am (by Sec. 6.5 of Ch.)
2630	1994	956	Am (by Sec. 3 of Ch.)	2655.5	1994	26*	Am
	1996	829	Am		1994	956	Am
2632	1989	886	Am ⁶⁷		1996	829	Am
	1990	1807	Am	2655.6	1994	956	Am
	1996	829	Am		1996	829	Am
2633	1994	956	Am	2655.7	1994	956	Am
	1996	829	Am		1996	829	Am
2634	1994	956	Am	2655.71	1994	26*	Am
	1996	829	Am		1994	956	Am
2636	1994	26*	Am		1996	829	Am (by Sec. 44 of Ch.)
	1994	956	Am		1996	830	Am (by Sec. 7.5 of Ch.)
	1996	829	Am				
2636.1	1996	829	Am	2655.75	1997	213	Ad
2636.5	1994	956	Am	2655.8	1994	26*	Am
	1996	829	Am (by Sec. 27 of Ch.)		1994	956	Am
	1996	830	Am (by Sec. 2.5 of Ch.)		1996	829	Am
2637	1990	1087	Am	2655.9	1994	956	Am
	1996	829	Am		1996	829	Am
2638	1994	956	Am	2655.91	1994	956	Ad(RN)
	1996	829	Am		1996	829	Am (by Sec. 47 of Ch.)
2639	1994	26*	Am		1996	830	Am (by Sec. 8.5 of Ch.)
	1994	956	Am				
	1996	829	Am (by Sec. 30 of Ch.)	2655.92	1994	956	Ad(RN)
	1996	830	Am (by Sec. 3.5 of Ch.)		1996	829	Am
2640	1996	830	Ad	2655.93	1996	830	Ad
2650	1994	956	R & Ad	2660	1990	1087	Am
	1996	829	Am		1992	1350	Am
	1996	829	Am		1994	26*	Am
2650.1	1996	829	Am		1996	829	Am
2650.2	1997	213	Ad		1997	759	Am
2651	1994	956	Am	2660.1	1992	1289	Ad
	1996	829	Am	2661	1990	1087	Am
	1997	213	Am		1996	829	Am
2652	1990	1087	Am	2661.5	1991	855	Ad
	1994	956	Am		1996	829	Am
	1996	829	Am	2661.7	1996	830	Ad
2653	1994	956	Am	2662	1990	1087	Ad
	1996	829	Am		1996	829	Am
2655	1989	886	Am ⁶⁷	2663	1990	1087	Ad
	1990	1087	Am		1996	829	Am
	1994	956	Am	2664	1990	1087	Ad
	1996	829	Am		1993	589	Am ⁶⁷⁰
	1996	829	Am		1996	829	Am
2655.1	1994	956	Ad	2665	1990	1087	Ad
	1996	829	Am		1996	829	Am
2655.10	1994	956	Am & RN	2666	1990	1087	Ad
2655.11	1994	956	Am & RN		1994	26*	Am
	1996	830	Ad		1996	829	Am
2655.2	1994	956	Am	2667	1990	1087	Ad
	1996	829	Am		1996	829	Am
2655.3	1994	956	Am	2668	1990	1087	Ad
	1996	829	Am		1996	829	Am
2655.4	1990	1087	Am	2669	1990	1087	Ad
	1994	26*	Am		1996	829	Am
	1994	956	Am	2672	1994	956	Am
	1996	829	Am (by Sec. 40 of Ch.)		1996	829	Am
				2673	1991	855	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2673 (Cont.)	1994	26*	R	1992	1350	Am	
2680	1990	1087	Am	1994	26*	Am	
	1996	829	Am	1994	1275	Am	
2682	1990	1087	Am	1997	759	Am	
	1996	829	Am	2770.10	1993	589 Am ⁶⁷⁰	
2684	1990	1087	Am	2795	1990	350 Am ²³³	
	1996	829	Am	2811.5	1990	1207 Am	
2685	1990	1087	Am		1993	1234 Am	
	1996	829	Am	2812	1996	1023* Am ¹²⁵³	
2687	1996	829	Am	2815	1991	352 Am	
2688	1996	829	Am	2815.1	1991	352 Am	
	1989	1030	Am	2815.5	1991	352 Am	
	1991	855	Am	2815.7	1991	352 Ad	
	1994	956	Am	2816	1992	1135 R & Ad	
	1996	829	Am (by Sec. 66 of Ch.)	2817	1992	1135 R & Ad	
	1996	830	Am & R (by Sec. 11.5 of Ch.) ¹⁹⁹	2818	1992	1135 R & Ad	
			Ad ²⁷¹	2819	1992	1135 R & Ad	
2688.5	1994	26*	Ad	2820	1992	1135 R & Ad	
	1996	829	Am	2821	1992	1135 R	
2689	1989	1030	Am	2822	1992	1135 R	
	1996	829	Am	2830.7	1991	352 Ad	
2690	1989	886	Am ⁶⁷	2831	1991	352 Am	
	1990	1087	Am	2833	1991	352 Am	
	1996	829	Am	2836.1	1991	870 Am	
2696	1996	829	Am		1996	455 Am	
2701	1994	908	Am ³⁴⁵	2838	1997	159 Ad ³¹⁸	
			R ²⁷¹	2838.1	1997	159 Ad ³¹⁸	
	1994	1275	Am	2838.2	1997	159 Ad ³¹⁸	
	1995	599	Am ³⁴⁵	2838.3	1997	159 Ad ³¹⁸	
			R ²⁷¹	2838.4	1997	159 Ad ³¹⁸	
	1997	759	Am ^{654 655}	2841	1994	908 Am ³⁴⁵	
2707	1994	1275	Am		1997	759 Am ^{654 655}	
2708	1994	908	Am	2842	1997	759 Am	
			R ²⁷¹	2847	1994	908 Am ³⁴⁵	
	1997	759	Am ^{654 655}		1997	759 Am ^{654 655}	
2718	1993	77	Ad	2848	1994	1275 Am	
	1997	159	R	2866	1990	520 Am	
2725	1989	886	Am ⁶⁷	2869	1994	1275 R	
	1995	279	Am	2873.5	1994	1275 Am	
	1996	124	Am ¹¹⁹⁷	2873.6	1997	759 Am	
2732.1	1992	1289	Am	2873.7	1997	759 Am	
	1994	26*	Am	2878	1989	685 Am	
2733	1992	1135	Am		1991	1180 Am	
	1994	26*	Am		1992	1289 Am	
2736	1992	1289	Am		1992	1350 Am (by Sec. 5.5 of Ch.)	
2736.1	1993	1234	Am		1993	589 Am ⁶⁷⁰	
2739	1994	26*	R	2878.8	1992	1289 Ad	
2741	1994	26*	Am	2878.9	1992	1289 Ad	
2746.3	1989	886	Am ⁶⁷	2881	1997	759 Am	
2746.4	1989	886	Am ⁶⁷	2890	1997	759 Am	
2746.51	1991	870	Ad	2892.1	1994	26* Am	
2746.52	1996	158*	Ad	2892.6	1990	1131 Am	
2746.6	1994	1275	R	2893	1997	759 Am	
2750	1994	1275	Am	2894	1997	759 Am	
2760	1994	1275	Am	2895	1990	1131 Am	
2760.1	1994	1275	Ad	2895.1	1994	26* Ad	
	1997	758	Am	2896	1994	1275 R	
2761	1991	1180	Am	2896.3	1994	1275 R	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2896.5	1994	1275	R	2945	1989	888	Am
2896.7	1994	1275	R	2946	1989	888	Am
2897	1994	1275	R		1990	622	Am
2897.3	1994	1275	R	2947	1989	888	Am
2897.5	1994	1275	R	2948	1989	888	Am
2902	1989	886	Am ⁶⁷		1990	622	Am
	1989	887	Am (by Sec. 2 of Ch.)		1997	758	Am
	1989	888	Am (by Sec. 1.5 of Ch.)	2960	1989	888	Am
			Am ⁹⁶⁴		1992	1099	Am
	1995	91	Am		1994	26*	Am
	1995	279	Am	2960.1	1994	1274	Ad
	1995	758	Am	2960.5	1992	384	Ad
			R & Ad ^{79 1141}	2960.6	1992	384	Ad
	1997	758	Am		1994	1275	Am
2909	1989	888	Am	2961	1989	888	Am
	1990	1207	Am	2962	1989	888	Am
2913	1989	888	Am		1992	1099	Am
2914	1989	888	Am		1994	1275	R & Ad
	1993	1234	Am	2963	1989	888	Am
2914.1	1990	1539	Ad	2964	1989	888	Am
2915	1992	260	Ad	2964.5	1991	1091	Am
	1993	1234	Am	2964.6	1995	708	Ad
2920	1989	886	Am ⁶⁷	2965	1989	888	Am
	1989	888	Am	2971	1989	888	Am
	1990	622	Am		1995	279	Am
	1994	908	Am ⁶⁷⁷		1997	758	Am
			R ¹⁶⁰	2980	1989	886	Am ⁶⁷
2921	1989	888	Am		1989	888	Am
2922	1989	888	Am		1990	622	Am
2923	1989	888	Am		1997	758	Am
2924	1989	888	Am	2982	1989	888	Am
2925	1989	888	Am	2983	1989	888	Am
2926	1989	888	Am	2984	1989	888	Am
2927	1994	26*	Ad(RN)		1994	26*	Am
2927.5	1994	26*	Am		1997	758	Am
2928	1989	888	Am	2986	1989	888	Am
	1997	758	Am		1994	26*	Am
2929	1989	888	Am	2987	1989	886	Am ⁶⁷
	1997	758	Am		1989	888	Am
2930	1989	888	Am		1990	622	Am
2930.5	1992	1099	Am		1992	1289	Am
2931	1989	888	Am		1994	26*	Am
2932	1989	888	Am	2987.5	1996	829	Am
	1994	26*	Am & RN	2988	1989	888	Am
2933	1989	888	Am		1992	260	Am
	1994	908	Am ⁶⁷⁷	2989	1989	888	Am
			R ¹⁶⁰	2995	1989	886	Am ⁶⁷
	1997	758	Am		1989	888	Am
2934	1989	888	Am		1990	622	Am
2935	1989	888	Am	2999	1989	888	Am
2936	1989	886	Am ⁶⁷	3010	1994	908	Am ⁶⁷⁷
	1989	888	Am				R ¹⁶⁰
	1991	1091	Am	3014.5	1994	908	Am ⁶⁷⁷
2940	1989	888	Am				R ¹⁶⁰
	1997	758	Am	3025.6	1994	1275	R
2941	1989	888	Am	3026.5	1996	13*	Ad
	1997	758	Am	3027.5	1996	13*	Ad
2942	1989	888	Am	3041	1989	886	Am ⁶⁷
2943	1989	888	Am		1995	279	Am
2944	1989	888	Am		1996	13*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3041.1	1996	13 *	Ad	3320	1994	908	Am ⁶⁷⁷ R ¹⁶⁰
	1997	17	Am ¹³²⁸				
3041.2	1989	886	Am ⁶⁷	3321	1994	26 *	Am
	1995	279	Am	3325	1997	758	Am
	1996	13 *	Am	3328	1996	441	R & Ad
3041.3	1996	13 *	Ad		1997	758	Am
	1996	40 *	Am (as ad by	3351.5	1990	514	R & Ad
			Stats. 1996,	3353	1992	1289	Am
			Ch. 13)	3354	1994	26 *	Am
	1997	17	Am ¹³²⁸	3356	1989	302	Am
3051	1997	556	Ad		1992	1289	Am
3056	1994	403	Ad		1996	829	Am
3057.5	1990	583	Am (as am by	3357	1989	302	Am
			Sec. 1,	3358	1989	302	R & Ad
			Stats. 1987,	3359	1989	302	Ad
			Ch. 1473) ⁴⁹	3360	1996	829	Am
			Am (as ad by	3361	1992	1289	R & Ad
			Sec. 2,	3362	1997	758	Am
			Stats. 1987,	3365	1994	26 *	Am
			Ch. 1473) ⁴²	3401	1996	829	Am
	1994	26 *	Ad & R ⁷⁰		1997	758	Am
			Am (as am by	3402	1994	26 *	Am
			Sec. 2,	3427.5	1996	829	Am
			Stats. 1990,	3440	1997	807	Am
			Ch. 583) ⁹⁴	3451	1990	685 *	Am
3057.6	1990	583	Am ⁴⁹		1992	1289	Am
	1994	26 *	Ad & R ⁷⁰	3452	1994	26 *	Am
3059	1990	1382	Am	3454	1994	26 *	Am
	1994	578	Am	3456	1990	685 *	Am
	1996	13 *	Am		1992	1289	Am
	1997	556	Am	Div. 2,			
3060	1997	556	Ad	Ch. 7.7,			
3077	1996	312 *	Am	heading			
3090	1997	556	Am	(Sec. 3500			
3090.1	1997	556	Ad	et seq.)	1992	427	Am ⁵¹¹
3096.5	1996	13 *	Ad	3500	1989	1104	Am
3096.6	1997	556	Ad		1996	454	Am
3096.7	1997	556	Ad	3500.5	1989	1104	Am
3105.1	1997	677	Am	3501	1989	886	Am ⁶⁷
3107.1	1997	556	Ad		1989	1104	Am
3108	1996	13 *	Ad		1991	1091	Am
3109	1996	13 *	Am		1995	279	Am
3135	1997	677	Am	3502	1989	1104	Am
3145	1992	645	Am		1993	643	Am (as am by
	1994	1275	Am				Sec. 1 of Ch.)
3145.5	1994	1275	Am		1994	146	Am ⁸³³
3146	1996	328	Am		1996	454	Am
3147	1994	1275	Am	3502.1	1994	968	Ad
3147.6	1994	26 *	Am	3502.5	1993	643	Ad
	1994	1275	Am	3503	1989	1104	Am
3147.7	1994	26 *	Am		1996	454	Am
3148	1996	328	Am	3504	1989	886	Am ⁶⁷
3152	1992	645	Am		1989	1104	Am
	1996	328	Am		1991	1091	Am
3152.5	1996	13 *	Ad		1994	908	Am ⁶⁷⁷ R ¹⁶⁰
3300	1994	1010	Am ⁸³²	3505	1989	1104	Am
3302	1989	886	Am ⁶⁷	3509	1989	1104	Am
	1995	279	Am	3516	1993	643	Am
3306	1997	807	Am	3518	1995	91	Am ⁹⁶⁴
3306.3	1992	573	Ad	3519	1989	886	Am ⁶⁷
3306.5	1994	26 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3521	1991	917	Am		1995	599	Am ⁶⁷⁷
3521.1	1991	917	Am				R ¹⁶⁰
3521.5	1991	917	Ad	3717	1991	654	Am
	1994	146	Am ⁸³³		1994	1274	Am
3522	1991	917	Am		1994	1275	Am
3527	1989	886	Am ⁶⁷	3718	1991	654	Am
	1992	1350	Am		1994	1274	Am
	1997	759	Am	3719	1994	1274	Am
Div. 2,				3720	1994	1274	Am
Ch. 7.7,				3721	1994	1274	Am
Art. 7,				3722	1994	1274	Am
heading				3730	1989	645	Am
(Sec. 3535					1989	886	Am ⁶⁷
et seq.)	1994	26 *	Am		1990	1072	Am
3535	1989	886	Am ⁶⁷		1990	1207	Am
	1991	359	Am		1991	654	Am
	1995	279	Am		1994	1274	Am
3537.10	1993	1042	Ad	3731	1991	654	Am
3537.15	1993	1042	Ad		1994	1274	Am
3537.20	1993	1042	Ad	3732	1991	654	Am
3537.25	1993	1042	Ad		1994	1274	Am
3537.30	1993	1042	Ad	3733	1991	654	Am
3537.35	1993	1042	Ad		1994	1274	Am
3537.40	1993	1042	Ad	3734	1991	654	Am
3537.45	1993	1042	Ad		1994	1274	R
3537.50	1993	1042	Ad	3735	1991	654	Am
3540	1989	886	Am ⁶⁷		1994	1274	Am
3542	1994	26 *	Am	3735.3	1991	983	Ad
3543	1994	26 *	Am		1994	1274	Am
3544	1994	26 *	Am	3735.5	1994	1274	Am
3545	1994	26 *	Am	3736	1991	654	Am
3546	1994	26 *	Am		1994	1274	Am
3570	1993	589	Am ⁶⁷⁰	3736.5	1989	645	Ad
Div. 2,					1994	1274	Am
Ch. 8,				3737	1991	654	Am
heading					1994	1274	Am
(Sec. 3600				3738	1989	645	R
et seq.)	1993	226	Am	3739	1991	654	Am
3600	1991	359	Am		1994	26 *	Am
3701	1991	654	Am		1994	1274	Am
3703	1989	645	Am	3740	1991	654	Am
3704	1989	886	Am ⁶⁷		1994	1274	Am
	1994	1274	Am	3741	1989	645	Am
3706	1991	654	Am	3742	1989	645	Ad
3710	1994	908	Am ⁶⁷⁷		1991	654	Am
			R ¹⁶⁰	3750	1991	654	Am
	1994	1274	Am		1992	1289	Am
	1995	599	Am ⁶⁷⁷		1992	1350	Am (by Sec. 7.5 of Ch.)
			R ¹⁶⁰				
3711	1991	654	Am		1994	1274	Am
	1994	1274	Am		1997	759	Am
3712	1994	1274	Am	3750.5	1991	654	Am
3713	1991	654	Am		1994	1274	Am
	1994	1274	Am	3750.6	1994	1274	Ad
3714	1991	654	Am		1994	1275	Ad
	1994	1274	Am	3751	1991	654	Am
3715	1994	1274	Am		1994	26 *	R & Ad
3716	1994	908	Am ⁶⁷⁷		1994	1274	Am
			R ¹⁶⁰	3751.5	1994	1274	Ad
	1994	1274	Am	3752	1991	654	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3752 (Cont.)	1994	1274	Am	3910	1994	908	Am ³⁴⁵ R ²⁷¹
3752.6	1992	1289	Ad		1994	1275	Am
3752.7	1994	1274	Ad		1995	599	Am ³⁴⁵ R ²⁷¹
3753	1991	654	Am				
3753.1	1993	1069	Ad	3915	1994	908	Am ³⁴⁵ R ²⁷¹
3753.5	1990	1072	Am				
	1991	654	Am	3924	1994	1120	Am
	1992	1289	Am		1996	829	Am
	1994	1274	Am	3924.5	1996	829	R
3753.7	1993	1069	Ad	3928	1994	1275	Am
3754	1991	654	Am	3930.1	1996	829	R
	1994	1274	Am	3930.5	1996	829	Am
3754.5	1992	1289	Ad	3940	1994	1120	Am
	1994	1274	Am	4000	1994	908	Am ³⁴⁵ R ²⁷¹
3755	1990	1072	Am ¹⁹				
	1991	654	Am		1996	890	R & Ad
	1992	1289	Am	4001	1996	890	R
	1994	1274	Am				Ad ³⁴⁵ R ²⁷¹
3756	1990	1072	Am ¹⁹				
	1991	654	Am		1997	549	Am (by Sec. 1 of Ch.) ^{654 655}
	1992	1289	Am				
	1994	1274	Am		1997	759	Am (by Sec. 28.5 of Ch.) ^{654 655}
3757	1992	384	Ad				
	1994	1274	Am				
3760	1991	654	Am	4002	1996	890	R & Ad
	1994	26*	Am		1997	549	Am
	1994	1274	Am	4003	1996	890	R
3761	1991	654	Am				Ad ³⁴⁵ R ²⁷¹
	1993	1069	Am				
	1994	1274	Am		1997	549	Am (by Sec. 3 of Ch.) ^{654 655}
3762	1994	1274	Am				
3763	1994	1274	Am		1997	759	Am (by Sec. 28.9 of Ch.) ^{654 655}
3764	1991	654	Am				
	1994	1274	Am				
	1995	279	Am	4004	1996	890	R & Ad
3765	1991	654	Am		1997	549	Am
3770	1991	654	Am	4004.5	1994	908	Am ³⁴⁵ R ²⁷¹
3771	1991	654	Am				
	1994	1274	Am		1996	890	R
3772	1991	654	Am	4005	1996	890	R & Ad
3773	1992	1289	Ad		1997	549	Am
	1993	1069	Am	4006	1996	890	R & Ad
	1994	1274	Am	4007	1996	890	R & Ad
3774	1991	654	Am		1997	549	Am
	1993	1069	Am	4008	1996	890	R & Ad
	1994	1274	Am		1997	549	Am (by Sec. 7 of Ch.)
3775	1991	654	Am				
	1993	1069	Am		1997	759	Am (by Sec. 30 of Ch.)
	1994	1274	Am				
3775.1	1994	1274	Ad	4008.1	1996	890	R
3775.3	1993	1069	Ad	4008.2	1996	890	R
3775.5	1991	654	Am	4008.3	1996	890	R
	1994	1274	Am	4008.4	1996	890	R
	1996	830	Am	4008.5	1991	841	Ad
3776	1994	1274	Am		1996	798	Am
3777	1991	654	Am		1996	890	R
3901	1996	829	Am	4009	1996	890	R & Ad
3902	1996	829	Am		1996	1023*	Am ^{1317 1253}
3904	1994	1275	Am		1997	549	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4010	1996	890	R & Ad	4035.1	1991	594	Am
4010.5	1996	890	R		1994	218	Am
4011	1996	890	R & Ad		1996	890	R
4012	1996	890	R & Ad	4035.2	1996	890	R
4014	1996	890	R	4035.3	1996	890	R
4015	1996	890	Ad	4035.4	1989	373	Am
4016	1996	890	Ad		1990	1074	Am
	1997	549	R & Ad		1994	26*	Am
4017	1996	890	Ad		1996	890	R
	1997	549	Am	4035.5	1995	350	Ad
4018	1996	890	Ad		1996	890	R
	1997	549	Am	4036	1993	397	Am
4019	1996	890	Ad		1994	26*	Am
4020	1996	890	Ad		1996	13*	Am
	1997	549	R		1996	890	R & Ad
4021	1996	890	Ad	4036.1	1996	890	R
	1997	549	Am	4036.2	1994	26*	Am
4022	1996	890	Ad		1996	890	R
	1997	549	Am	4036.3	1994	26*	Am
4023	1996	890	Ad		1996	890	R
	1997	549	Am	4036.4	1994	26*	Am
4024	1996	890	Ad		1996	890	R
	1997	549	Am	4037	1996	890	R & Ad
4025	1996	890	Ad		1997	549	Am
	1997	549	Am	4038	1992	1289	Am
4025.1	1997	549	Ad		1996	890	R & Ad
4026	1996	890	Ad	4038.1	1996	890	R
4027	1996	890	Ad	4039	1994	1010	Am ⁸³²
4028	1996	890	Ad		1996	890	R & Ad
	1997	549	Am	4040	1996	890	Ad
4029	1996	890	Ad		1997	549	Am
	1997	549	Am	4041	1996	890	R & Ad
4030	1996	890	R & Ad	4042	1996	890	Ad
	1997	549	Am	4043	1996	890	Ad
4031	1996	890	R & Ad		1997	549	Am
	1997	549	Am	4044	1996	890	R
4031.5	1996	890	R	4045	1996	890	R
4032	1996	890	Ad	4046	1994	1161	Am (by Sec. 1 of Ch.)
4033	1989	886	Am ⁶⁷		1996	890	R
	1991	359	Am	4047	1996	890	R
	1992	1289	Am	4047.1	1996	890	R
	1994	26*	Am	4047.4	1989	886	Am ⁶⁷
	1996	13*	Am	4047.5	1993	397	Am
	1996	890	R & Ad		1996	890	R
	1997	549	Am	4047.6	1992	485	Am
4034	1996	890	R & Ad		1996	890	R
	1997	549	Am	4047.7	1991	359	Am
4034.1	1996	890	R		1992	485	R
4034.5	1989	373	Am	4047.8	1996	890	R
	1992	121	Am	4047.9	1990	641	Am
	1992	1104*	Am (by Sec. 1 of Ch.) ¹⁰⁷		1992	985	Am
			Am (by Sec. 1.5 of Ch.) ¹⁶		1996	890	R
	1996	890	R	4048	1996	890	R
4034.6	1995	350	Ad	4048.5	1996	890	R
	1996	890	R	4049	1996	13*	Am
	1996	890	R		1996	890	R
4035	1994	1060	Am	4049.5	1996	890	R
	1996	890	R & Ad	4049.6	1996	890	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By						
	Year	Chapter	Effect		Year	Chapter	Effect				
4050	1996	890	R & Ad	4054	1996	890	R & Ad				
4050.1	1995	719	R (as ad by Sec. 2, Stats. 1988, Ch. 1424) Am (as ad by Sec. 2.2, Stats. 1988, Ch. 1448)	1997	308	Am	4055	1996	890	Ad	
				1997	549	Am	4056	1996	890	Ad	
	1996	890	R	1997	549	Am	4057	1996	890	Ad	
4050.2	1993	763	Ad	1997	549	Am	4058	1996	890	Ad	
	1996	890	R	1997	549	Am	4059	1996	890	Ad	
4050.3	1995	719	Ad	1997	308	Am	4059.5	1997	549	Ad	
	1996	890	R	4060	1996	890	Ad	1997	549	Am	
4050.4	1995	719	Ad	4061	1996	890	R & Ad	1997	549	Am	
	1996	890	R	4062	1996	890	R & Ad	1997	549	Am	
4050.5	1996	890	R	4063	1996	890	R & Ad	1997	549	Am	
4050.6	1989	373	Am	4063.1	1996	890	R	4063.10	1996	890	R
	1995	350	Am	4063.11	1996	890	R	4063.2	1996	890	R
4050.7	1996	890	R	4063.2	1996	890	R	4063.3	1996	890	R
4050.8	1989	373	Am	4063.3	1996	890	R	4063.4	1996	890	R
	1994	26 *	Am	4063.4	1996	890	R	4063.5	1996	890	R
4050.9	1996	890	R	4063.5	1996	890	R	4063.6	1996	890	R
	1995	350	Ad	4063.6	1996	890	R	4063.7	1996	890	R
4051	1996	890	R	4063.7	1996	890	R	4063.8	1996	890	R
	1989	886	Am ⁶⁷	4063.8	1996	890	R	4063.9	1996	890	R
	1991	359	Am	4063.9	1996	890	R	4064	1996	890	Ad
	1996	13 *	Am	4064	1997	549	Am	4065	1996	890	R & Ad
	1996	890	R & Ad	4065.1	1996	890	R	4065.2	1996	890	R
4051.1	1997	549	Am	4065.2	1996	890	R	4065.3	1996	890	R
4051.2	1996	890	R	4065.3	1996	890	R	4065.4	1996	890	R
4051.3	1989	886	Am ⁶⁷	4065.4	1996	890	R	4065.5	1996	890	R
	1996	890	R	4065.5	1996	890	R	4065.6	1996	890	R
4051.4	1989	886	Am ⁶⁷	4065.6	1996	890	R	4065.7	1996	890	R
	1996	890	R	4065.7	1996	890	R	4065.8	1996	890	R
4051.5	1996	890	R	4065.8	1996	890	R	4065.9	1996	890	R
4051.6	1994	968	Am	4065.9	1996	890	R	4066	1996	890	Ad
	1996	890	R	4066	1996	890	Ad	4070	1996	890	Ad
4051.7	1989	886	Am ⁶⁷	4070	1997	549	Am	4071	1996	890	Ad
	1996	890	R	4071	1997	549	Am	4072	1996	890	Ad
4051.8	1989	886	Am ⁶⁷	4072	1996	890	Ad	1997	549	Am	
	1996	890	R	4073	1996	890	Ad	1997	549	Am	
4051.9	1989	886	Am ⁶⁷	4074	1996	890	Ad	4075	1996	890	Ad
	1996	890	R	4075	1997	549	Am	4076	1996	890	Ad
4052	1991	654	Am	4076	1997	549	Am	4077	1996	890	Ad
	1992	1104 *	Am	4077	1997	549	Am	4078	1997	549	Ad
	1995	442	Am	4078	1997	549	Ad				
	1996	13 *	Am								
	1996	890	R & Ad								
	1997	549	Am								
4052.1	1996	890	R								
4052.2	1996	890	R								
4052.3	1996	890	R								
4052.4	1996	890	R								
4052.5	1996	890	R								
4052.7	1991	594	Ad								
	1996	890	R								
4053	1996	890	Ad								
	1997	549	Am								

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4080	1989	373	Am		1997	549	Am
	1995	350	Am	4114	1996	890	Ad
	1996	890	R & Ad		1997	549	Am
	1997	549	Am	4115	1996	798	Ad ⁸²
4080.1	1995	350	Am		1996	890	Ad (by Sec. 5 of Ch.)
	1996	890	R		1997	549	Am (as am by Sec. 5, Stats. 1996, Ch. 890)
4080.2	1995	350	Am				
	1996	890	R	4116	1996	890	Ad
4080.3	1991	594	Am		1997	549	Am
	1995	350	Am	4117	1996	890	Ad
	1996	890	R		1997	549	Am
4080.5	1996	890	R	4118	1996	890	Ad
4081	1989	373	Am		1997	549	Am
	1994	1010	Am ⁸³²	4119	1996	890	Ad
	1995	350	Am		1997	549	Am
	1996	890	R & Ad	4120	1996	890	R & Ad
	1997	549	Am		1997	549	Am
4081.5	1996	890	R	4121	1996	890	R & Ad
4082	1996	890	Ad	4122	1996	890	R & Ad
4084	1996	890	R		1997	549	Am
4084.5	1996	890	R	4123	1996	890	R & Ad
	1996	1023*	Am ^{1317 1253}	4124	1996	890	R & Ad
4084.6	1996	890	R		1996	890	R
	1996	1023*	Am ^{1317 1253}	4125	1996	890	R
4085	1995	442	Am	4126	1996	890	R
	1996	890	R	4127	1996	890	R
4086	1996	890	R				
4087	1996	890	R	Div. 2,			
4089	1996	890	R	Ch. 9,			
4090	1996	890	R	Art. 5.3,			
4091	1996	890	R	heading			
4093	1996	890	R	(Sec. 4130	1989	1360	Ad(RN) ⁷³
4094	1996	890	R	et seq.)			
4095	1996	890	R	Div. 2,			
4096	1996	890	R	Ch. 9,			
4097	1996	890	R	Art. 5.5,			
4098	1996	890	R	heading			
4098.3	1996	890	R	(Sec. 4130	1989	1360	Am & RN ⁷³
4098.5	1996	890	R	et seq.)			
4098.7	1996	890	R	4130	1996	890	R & Ad
4099	1996	890	R		1997	549	Am
4099.5	1990	1539	Ad	4131	1992	121	Am
	1996	890	R		1996	890	R & Ad
4100	1996	890	Ad		1997	549	Am
	1997	549	Am	4132	1996	890	R & Ad
4101	1996	890	Ad		1997	549	Am
	1997	549	Am	4132.5	1991	253*	Am
4102	1996	890	Ad		1996	890	R
	1997	549	Am	4133	1995	350	Ad
4103	1996	890	Ad		1996	890	R & Ad
	1997	549	Am		1997	549	Am
4104	1997	549	Ad	4134	1995	350	Ad
4105	1997	549	Ad		1996	890	R & Ad
4110	1996	890	Ad	4134.5	1996	890	R
	1997	549	Am	4135	1996	890	Ad
4111	1996	890	Ad	4135.5	1995	350	Ad
	1997	549	Am	4136	1996	890	Ad
4112	1996	890	Ad		1997	549	R & Ad
	1997	549	Am	4136.5	1997	549	Ad
4113	1996	890	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4137	1996	890	Ad		1997	549	Am
	1997	549	Am	4181	1996	890	Ad
4138	1996	890	Ad	4182	1996	890	Ad
	1997	549	Am		1997	549	Am
4140	1996	890	R & Ad	4183	1996	890	Ad
4141	1996	890	R & Ad	4184	1996	890	Ad
4142	1996	890	R & Ad	4185	1996	890	Ad
4143	1996	890	R & Ad	4186	1996	890	Ad
	1997	549	Am		1997	549	R
4144	1996	890	R & Ad	4190	1996	890	Ad
	1997	549	Am	4191	1996	890	Ad
4145	1996	890	R & Ad		1997	549	Am
4146	1996	890	R & Ad	4192	1996	890	Ad
4147	1996	890	R & Ad	4193	1996	890	Ad
4148	1990	1614	Am	4194	1996	890	Ad
	1996	890	R & Ad	4195	1996	890	Ad
	1996	1023 *	Am ^{1317 1253}	4196	1996	890	Ad
4149	1996	890	R & Ad	4197	1996	890	Ad
4150	1996	890	R & Ad		1997	549	Am
	1997	549	Am	4198	1996	890	Ad
4151	1996	890	R & Ad	4199	1996	890	Ad
4152	1996	890	R & Ad	4200	1996	890	Ad
4153	1996	890	Ad		1997	549	Am
4154	1996	890	Ad	4200.1	1997	549	Ad & R ¹¹¹
4155	1996	890	Ad	4200.5	1997	549	Ad
4156	1996	890	Ad	4201	1996	890	Ad
4160	1995	938	Am ⁵⁷⁴		1997	549	Am
	1996	890	R (as am by Sec. 4, Stats. 1985, Ch. 106 and as am by Sec. 2, Stats. 1995, Ch. 938) & Ad	4202	1996	890	Ad
					1997	549	Am
				4203	1996	890	Ad
				4204	1996	890	Ad
				4205	1996	890	Ad
					1997	549	Am
				4206	1996	890	Ad
				4207	1996	890	Ad
	1996	1023 *	Am (as am by Stats. 1995, Ch. 938) ^{1317 1253}	4211	1992	1104 *	Am
					1996	890	R
				4211.5	1996	890	R
	1997	549	Am		1996	1023 *	Am ^{1317 1253}
4161	1996	890	Ad	4213	1996	890	R
	1997	549	Am	4220	1996	890	R
4162	1996	890	Ad	4227	1989	373	Am
	1997	549	Am		1990	1087	Am
4163	1996	890	Ad		1992	271 *	Am (by Sec. 1 of Ch.)
	1997	549	Am		1995	350	Am
4164	1996	890	Ad		1996	890	R
	1997	549	Am	4227.1	1996	890	R
4165	1997	549	Ad	4227.2	1996	890	R
4166	1997	549	Ad	4227.3	1996	890	R
4167	1997	549	Ad	4227.4	1994	653	Ad
4170	1996	890	Ad		1996	890	R
	1997	549	Am	4227.5	1995	442	Ad
4171	1996	890	Ad		1996	890	R
4172	1996	890	Ad	4228	1996	890	R
4173	1996	890	Ad		1996	1023 *	Am ^{1317 1253}
4174	1996	890	Ad	4229	1996	890	R
	1997	549	Am	4229.5	1996	890	R
4175	1996	890	Ad	4230	1996	890	R & Ad
	1997	549	Am		1997	549	R
4180	1996	890	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4231	1995	350	Am		1997	549	Am
	1996	890	R & Ad	4332	1996	890	R & Ad
	1997	549	Am	4333	1996	890	R & Ad
4232	1995	350	Am		1997	549	Am
	1996	890	R & Ad	4335	1996	890	Ad
	1997	549	Am	4336	1996	890	Ad (by Sec. 3 of Ch.)
4233	1996	890	Ad				
	1997	549	R	4337	1996	890	Ad
4234	1996	890	R & Ad	4338	1996	890	Ad
4236	1996	890	R	4339	1996	890	Ad
4238	1996	890	R		1997	549	Am
4238.5	1996	890	R	4340	1996	890	Ad
4239	1996	890	R	4341	1996	890	Ad
4240	1996	890	R & Ad		1997	549	Am
	1996	1023 *	Am ^{1317 1253}	4342	1996	890	Ad
4241	1996	890	R	4343	1996	890	Ad
4242	1996	890	R	4344	1996	890	Ad
4300	1996	890	Ad	4350	1996	890	R
	1997	549	Am	4350.1	1995	442	Ad
4301	1996	890	Ad		1996	890	R
	1997	549	Am	4350.5	1996	890	R
4302	1996	890	Ad	4350.6	1991	654	Am (as ad by Sec. 5, Stats. 1988, Ch. 1424)
4303	1996	890	Ad				
	1997	549	Am		1995	719	Am
4304	1996	890	Ad		1996	890	R
4305	1996	890	Ad	4351	1996	890	R
	1997	549	Am	4353	1996	890	R
4305.5	1997	549	Ad	4354	1996	890	R
4306	1996	890	Ad	4355	1996	890	R
4306.5	1997	549	Ad	4358	1996	890	R
4307	1996	890	Ad	4359	1996	890	R
	1997	549	Am	4360	1995	442	R & Ad
4308	1996	890	Ad		1996	890	R & Ad
4309	1996	890	Ad		1997	549	Am
	1997	549	Am	4361	1994	1275	Ad
4310	1996	890	Ad		1996	890	R & Ad
4311	1996	890	Ad		1997	549	Am
	1997	549	Am		1996	890	R & Ad
4312	1996	890	Ad		1997	549	Am
	1997	549	Am	4362	1996	890	R & Ad
4313	1997	549	Ad	4363	1996	890	R & Ad
4320	1996	890	Ad	4364	1996	890	R & Ad
	1997	549	Am	4365	1996	890	R
4321	1996	890	Ad				Ad (by Sec. 3 of Ch.)
	1997	549	Am	4366	1992	1289	R
4322	1996	890	Ad		1996	890	Ad
	1997	549	Am	4367	1996	890	R & Ad
4323	1996	890	Ad	4368	1996	890	R & Ad
4324	1996	890	Ad (by Sec. 3 of Ch.)	4369	1996	890	Ad
					1997	549	Am
4325	1996	890	Ad	4370	1996	890	Ad
4326	1996	890	Ad		1997	549	Am
	1997	549	Am	4371	1996	890	Ad
4327	1996	890	Ad	4372	1996	890	Ad
4328	1996	890	Ad		1997	549	Am
4329	1996	890	Ad	4373	1996	890	Ad
4330	1995	350	Am	4380	1996	890	R & Ad
	1996	890	R & Ad	4381	1996	890	R & Ad
4331	1996	890	R & Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4382	1996	890	R & Ad		1996	890	R
4383	1989	1360	Am (as ad by Stats. 1988, Ch. 1243) & RN ⁷³	4428	1991	654	S ⁵⁷
	1996	890	R		1996	890	R
4383.4	1989	1360	Ad(RN) ⁷³	4429	1991	654	Am ⁵⁷
	1996	890	R		1996	890	R
4384	1996	890	R	4430	1991	654	S ⁵⁷
4385	1996	890	R		1996	890	R
4386	1996	890	R	4430.5	1991	654	S ⁵⁷
4386.1	1996	890	R		1996	890	R
4386.2	1995	350	Ad	4431	1991	654	S ⁵⁷
	1996	890	R		1996	890	R
4387	1996	890	R	4432	1991	654	S ⁵⁷
4387.1	1996	890	R		1996	890	R
4387.2	1995	350	Ad	4433	1991	654	S ⁵⁷
	1996	890	R		1996	890	R
4388	1996	890	R	4434	1991	654	S ⁵⁷
4390	1990	350	Am ²³³		1996	890	R
	1996	890	R	4435	1991	654	S ⁵⁷
4390.1	1996	890	R		1996	890	R
4390.5	1994	26*	Am	4436	1991	654	S ⁵⁷
	1996	890	R		1996	890	R
4391	1996	890	R	4438	1991	654	S ⁵⁷
4392	1996	890	R		1996	890	R
4393	1996	890	R	4439	1991	654	R
4394	1996	890	R	4450	1996	890	R
4400	1996	890	Ad	4470	1996	890	R
	1997	549	Am	4480	1996	890	R
4401	1996	890	Ad	4501	1994	908	Am ³⁴⁵
	1997	549	Am		1997	759	R ²⁷¹
4402	1996	890	Ad	4502.1	1997	720	Am ^{654 655}
	1997	549	Am	4502.2	1997	720	Ad
4403	1996	890	Ad	4502.3	1997	720	Ad
4404	1996	890	Ad	4503	1994	908	Am ³⁴⁵
4405	1996	890	Ad				R ²⁷¹
4406	1996	890	Ad	4510	1994	26*	Am
4407	1996	890	Ad	4521	1992	1289	Am
4410	1996	890	R		1994	26*	Am
4411	1994	1275	R	4521.1	1992	1289	Ad
4412	1996	890	R	4521.6	1992	1289	Ad
4413	1996	890	R	4524	1992	1289	Ad
4414	1996	890	R	4545	1994	26*	Am
4415	1996	890	R	4546	1993	1264	Am
4416	1991	841	Am		1994	26*	Am
	1995	350	Am		1997	759	Am
	1996	890	R	4547	1997	759	Am
4417	1996	890	R	4548	1993	1264	Am
					1997	720	Am
Div. 2, Ch. 9, Art. 12, heading (Sec. 4425 et seq.)				4800	1994	908	Am (by Sec. 33 of Ch.) ³⁴⁵
	1991	654	Am		1995	60*	R ²⁷¹
4425	1991	654	S ⁵⁷		1997	759	Am ^{654 655}
	1996	890	R	4801	1994	1275	Am
4426	1991	654	Am ⁵⁷		1997	642	Am
	1996	890	R	4802	1997	642	Am
4427	1991	654	S ⁵⁷	4804	1997	642	Am
				4804.5	1994	908	Am ³⁴⁵
							R ²⁷¹
					1997	759	Am ^{654 655}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
4806	1995	60 *	Am		1997	759	Am ³⁴⁵
	1997	642	Am				R ²⁷¹
4809.6	1995	60 *	Am				Ad ³¹⁸
4810	1995	60 *	Ad	4842.5	1992	626	Am
4811	1995	60 *	Ad	4843	1995	60 *	Am
4825.1	1995	60 *	Ad	4846	1997	642	Am
4826	1995	60 *	Am	4848	1991	1032	Am
	1997	642	Am		1995	60 *	Am
4827	1995	60 *	Am		1997	642	Am
4828	1995	60 *	Am		1997	759	Am
4830	1995	60 *	Am	4848.5	1997	895	Ad & R ⁴⁰
Div. 2,				4850	1997	642	Am
Ch. 11,				4852	1997	642	Am
Art. 2.5,				4853	1997	642	Am
heading				4856	1991	1032	Ad
(Sec. 4832					1997	642	Am
et seq.)	1995	60 *	Am	4860	1995	60 *	Am
4831	1997	642	Am	4869	1993	589	Am ⁶⁷⁰
4832	1995	60 *	Am	4875	1995	60 *	Am
	1995	599	Am (by Sec. 6.5	4875.6	1991	654	Am
			of Ch.) ³⁴⁵		1995	60 *	Am
			R ²⁷¹	4883	1991	1032	Am
	1997	642	Am ⁸⁶⁵		1995	60 *	Am
			Ad ³¹⁸		1997	642	Am
4833	1997	759	Ad ³¹⁸	4903	1995	60 *	Am
	1995	60 *	Am	4904	1995	60 *	Am
	1997	642	Am	4905	1992	626	Am
			R & Ad ³¹⁸		1995	60 *	Am
	1997	759	Am ³⁴⁵		1996	404	Am
			R ²⁷¹		1997	642	Am
			Ad ³¹⁸		1997	759	Am
4834	1997	642	Am	4910	1995	60 *	Am
			R & Ad ³¹⁸	4927	1989	886	Am ⁶⁷
	1997	759	Am ³⁴⁵		1989	1249	Am
			R ²⁷¹		1991	1091	Am
			Ad ³¹⁸		1995	279	Am
4835	1997	642	Am	4928	1989	1249	Am
			R & Ad ³¹⁸		1994	908	Am ⁶⁷⁷
	1997	759	Am ³⁴⁵				R ¹⁶⁰
			R ²⁷¹	4929	1989	1249	Am
			Ad ³¹⁸	4930	1990	1207	Am
4836	1995	60 *	Am	4933	1994	26 *	Am
	1997	380	Am	4934	1994	908	Am ⁶⁷⁷
4836.5	1995	60 *	Am				R ¹⁶⁰
4837	1995	60 *	Am	4935	1994	26 *	Am
4839	1995	60 *	Am		1997	400	Am
4840	1995	60 *	Am	4938.1	1989	1249	Ad & R ³⁶
	1997	380	Am		1994	1275	Am ⁴⁰
4840.2	1995	60 *	Am	4939	1991	983	Am
4840.5	1995	60 *	Am		1995	758	Am
4840.6	1995	60 *	Am				R & Ad ^{79 1120}
4840.7	1995	60 *	Am	4940	1994	26 *	Am
4840.9	1995	60 *	Am	4940.1	1990	103 *	Ad
4841	1995	60 *	Am		1996	829	R
4841.5	1995	60 *	Am	4940.2	1990	103 *	Ad
4842	1995	60 *	Am		1996	829	R
4842.2	1995	60 *	Am	4940.3	1990	103 *	Ad
	1997	642	Am		1996	829	R
			R & Ad ³¹⁸	4945	1991	983	Am ⁴⁹⁰
							Ad ⁹⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4945.5	1990	103 *	Ad & R ¹⁹	4982	1989	772	Am
	1991	983	Am ⁴¹		1992	890	Am
4949	1994	26 *	Am		1993	1054	Am
4955	1992	1350	Am	4982.1	1992	384	Ad
	1994	26 *	Am	4982.15	1994	26 *	Ad(RN)
	1997	759	Am	4982.2	1994	26 *	Am & RN & Ad
4956	1994	26 *	Am	4982.25	1992	384	Am
4960.5	1994	1275	Ad	4982.26	1994	1274	Ad
4961	1994	26 *	Am	4984.5	1996	829	Am
4965	1991	983	Am ⁴⁹⁰	4984.6	1996	829	Am
			Ad ⁹⁴	4984.7	1990	547	Am
4966	1994	26 *	Am		1995	839	Am
4967	1994	26 *	Am	4986.20	1994	474	Am
4969	1994	26 *	Am	4986.71	1994	1274	Ad
4970	1990	1393	Am	4986.75	1992	384	Ad
4975	1989	1249	Am	4986.80	1990	547	Am
4980.01	1993	1054	Am		1995	839	Am
4980.02	1990	1086	Am	4987.5	1996	829	Am
4980.03	1993	1054	Am	4989	1994	908	Ad
	1996	829	Am	4990.1	1994	908	Am ⁶⁷⁷
4980.35	1993	1054	Am				R ¹⁶⁰
4980.37	1993	1054	Am		1996	829	Am
4980.38	1993	1054	Am	4990.15	1996	829	Am
4980.40	1993	1054	Am	4990.17	1991	525	Ad
	1994	474	Am		1996	829	R
	1995	327	Am	4990.2	1996	829	Am
	1995	758	Am	4990.4	1992	1308	Am
			R & Ad ^{79 1141}	4990.8	1994	908	Am ⁶⁷⁷
	1996	829	Am (as am by Sec. 6.5, Stats. 1995, Ch. 758)	4992.3	1993	758	Am ¹¹⁷
4980.41	1993	1234	Am	4992.33	1994	1274	Ad
4980.42	1993	1054	R & Ad	4992.35	1992	384	Ad
4980.43	1989	772	Am	4992.36	1994	474	Ad
	1990	1086	Am	4994	1996	829	Am
	1992	890	Am	4994.1	1995	839	Ad
	1993	1054	Am	4996.16	1994	26 *	Am
	1994	116	Am	4996.17	1994	26 *	Ad
	1996	739	Am	4996.18	1992	1308	Am
	1997	196	Am		1995	839	Am
4980.44	1991	1114	Am	4996.2	1993	1234	Am
	1995	327	Am		1994	474	Am
			R & Ad ²⁷¹	4996.20	1991	654	Am
4980.45	1989	772	Am	4996.21	1992	1353	Ad ⁴²
	1992	890	Am		1993	219	Am
	1993	1054	Am		1993	758	R (as am by Sec. 1, Stats. 1993, Ch. 219)
	1994	146	Am ⁸³³	4996.22	1995	839	Ad
4980.47	1989	772	Ad		1997	196	Am
	1991	1114	Am	4996.3	1990	547	Am
	1993	1054	R		1995	839	Am
4980.48	1989	772	Ad		1996	829	Am
	1993	1054	Am	4996.4	1990	547	Am
4980.50	1990	1086	Am		1995	839	Am
4980.54	1995	839	Am	4996.6	1990	547	Am
	1997	196	Am		1995	839	Am
4980.57	1993	1234	Ad ⁸²		1996	829	Am
4980.80	1996	739	Am	4997	1993	1234	Ad ⁸²
4980.90	1989	772	Am	4998	1996	829	Am
	1994	26 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4998.3	1990	334	Am	1996	1137	R (as am by	
5000	1992	1135	Am			Sec. 9,	
	1994	908	Am ³⁰⁷ R ²⁸⁸			Stats. 1994, Ch. 1273)	
	1994	1273	Am			Am (as ad by	
	1995	599	R & Ad ⁵⁷⁴ Am (as am by			Sec. 10,	
			Sec. 2, Stats. 1994, Ch. 1273) ^{307 133}	1997	758	Stats. 1994, Ch. 1273)	
			Am (as ad by	5033.1	1994	Am	
			Sec. 3, Stats. 1994, Ch. 1273) ¹¹⁷⁶	5035	1994	1278 Ad	
			R ²⁸⁸	5035.2	1989	1010 Am ⁸³²	
	1996	1136	Am (as am by	5036	1996	489 Ad	
			Sec. 8, Stats. 1995, Ch. 599) ^{574 718 719}	5037.1	1994	639 Am	
5004	1996	1137	Am	5040	1997	496 Ad	
5005	1996	1137	R	5051	1989	337 Ad	
5009	1996	639	R & Ad	5053	1996	489 Am	
5015.6	1994	908	Am ³⁰⁷ R ²⁸⁸	5056	1989	639 Am	
	1996	1136	Am ^{718 719}	5057	1989	334 R	
5020	1990	244	Am	5062	1990	1393 Ad	
	1994	1273	Am	5063	1996	430 Ad	
	1994	1275	R & Ad ⁵⁷⁴ Am	5070	1994	1077 Am	
	1996	1137	R (as ad by	5070.1	1993	262 Ad	
			Sec. 5, Stats. 1994, Ch. 1273)	5070.5	1997	921 Am	
			Am (as am by	5070.7	1994	26* Am	
			Sec. 38, Stats. 1994, Ch. 1275)		1994	1077 Am	
5020.3	1990	244	R	5079	1997	921 Ad	
5021	1990	244	Am	5080	1994	1278 Am	
5022	1990	244	Am	5080.1	1994	1278 Ad(RN)	
5023	1994	1273	Am	5081	1994	1278 Am	
	1994	1278	R & Ad ⁵⁷⁴ Am	5081.1	1994	26* Am	
	1996	1137	R (as ad by	5081.2	1994	1278 Am & R ⁵¹	
			Sec. 7, Stats. 1994, Ch. 1273)	5081.3	1994	1278 Am & RN	
			Am (as am by	5082	1992	1289 Am	
			Sec. 1, Stats. 1994, Ch. 1278)		1994	1278 Am	
5024	1994	1273	Am	5082.1	1992	1289 Ad	
	1996	1137	Am		1994	1278 R & Ad(RN)	
5025	1996	1137	R	5082.2	1994	1278 Ad(RN)	
5025.1	1994	44*	Ad	5082.3	1994	1278 Ad	
5027	1996	639	Am	5083	1994	1278 Am	
5029	1994	26*	Am	5086	1994	1278 Am	
	1994	1273	Am	5087	1994	1278 Am	
			R & Ad ⁵⁷⁴	5088	1994	1278 Am	
				5089	1994	1278 Am & RN	
				5090	1992	1289 Am	
					1994	1278 Am & RN	
				5100	1990	301 Am	
					1992	1289 Am	
				5107	1991	725 Ad	
					1997	758 Am	
				5120	1990	244 Am	
				5122	1990	244 Am	
				5132	1997	921 Am	
				5134	1989	200* R & Ad	
					1993	262 Am	
					1994	1077 Am	
				5135	1994	1278 R	
				5151	1993	910 Am	
				5152	1994	1077 Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5152.1	1994	1077	Ad	5535.3	1996	184	Ad
5154	1993	910	Am	5536	1990	94	Am
5170	1991	577	Am ³⁶		1994	258	Am
5171	1991	577	S ³⁶		1996	184	Am
5172	1991	577	S ³⁶	5536.1	1990	94	Am
5172.5	1991	577	Ad ³⁶		1996	184	Am
5173	1991	577	Am ³⁶	5536.2	1990	94	Am
5203	1993	991	Am		1996	184	Am
5207	1993	991	R	5536.22	1995	117	Ad
5208.6	1992	649	Ad	5536.25	1990	94	Am
5216.3	1993	991	Ad	5536.27	1X 1989-90	30*	Ad
5216.4	1993	991	Ad		1997	759	Am
5219	1994	1010	Am ⁸³²	5536.3	1992	859	Ad
5220	1993	991	Am	5536.5	1X 1989-90	36*	Ad
	1993	1292	Am	5537	1990	94	Am
5222.1	1993	991	Ad		1996	184	Am
5272	1992	773	Am	5537.1	1991	566	Am
	1993	991	Am	5538	1990	396	Am
5274	1996	495	Ad & R ¹⁹⁹	5539	1996	184	Am & RN
	1997	471	Am ⁵⁷	5542.7	1995	644	Ad
5352	1993	991	R	5550.1	1991	566	Am
5358	1997	152	Am	5551.1	1989	175*	R (as ad by
5359	1997	152	Am				Sec. 2,
5360	1997	152	R & Ad				Stats. 1988,
5405	1989	691	Am				Ch. 321)
5440	1996	117	Am				Am (as am by
5440.1	1993	991	Ad				Sec. 1,
5442	1993	991	Am				Stats. 1988,
5442.5	1993	991	Ad				Ch. 321) ⁸²
5442.8	1996	117	Ad	5560	1996	184	Am
5443	1992	649	Am	5565	1991	566	Am
5443.5	1992	800	Ad	5566	1991	566	Am
	1997	473	Am		1997	759	Am ³⁴⁵
5463	1997	473	Am				R ²⁷¹
5481	1997	152	Am	5566.1	1997	759	Am ³⁴⁵
5482	1997	152	R & Ad				R ²⁷¹
5484	1991	524	Am	5566.2	1990	1207	Am
5485	1991	524	Am		1991	566	Am
	1997	152	Am		1997	759	Am ³⁴⁵
5486	1991	524	Am				R ²⁷¹
5490	1996	495	Am & R ¹⁹⁹	5575	1993	1170*	R
	1997	471	Am ⁵⁷	5580	1996	184	Am
5491.1	1996	1150	R & Ad	5582.1	1996	184	Am
5491.2	1990	215*	Am	5585	1996	184	Am
5499.30	1993	120*	Ad	5586	1994	258	Ad
5500.1	1996	184	Am	5600	1992	862	Am
5501	1991	566	R & Ad		1996	184	Am
5502	1991	566	Am		1997	475	Am
5510	1991	566	Am	5600.2	1991	566	Am
	1994	908	Am ³⁴⁵	5600.3	1996	184	Am
			R ²⁷¹	5600.4	1992	862	Ad
	1997	759	Am ^{654 655}	5601	1991	566	Am
5517	1994	908	Am ³⁴⁵	5602	1991	566	Am
			R ²⁷¹	5603	1991	566	Am
	1997	759	Am ^{654 655}		1996	184	Am
5526	1996	321	Am	5604	1992	862	Am
	1997	759	Am		1996	184	Am
5528	1990	1393	Ad	5610	1991	566	Am
	1997	475	Am	5610.3	1991	566	Am
5535.1	1996	184	Ad	5610.4	1991	566	Am
5535.2	1996	184	Ad(RN)	5610.5	1991	566	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
5610.6	1991	566	Am		1993	1170 *	R
5610.7	1991	566	Am	5732	1993	255 *	S ⁶⁸⁰
5615	1997	475	Am		1993	1170 *	R
5616	1990	438	Ad	5733	1993	255 *	S ⁶⁸⁰
	1997	475	Am		1993	1170 *	R
5620	1994	908	Am ³⁰⁷	5733.5	1993	255 *	S ⁶⁸⁰
			R ²⁸⁸		1993	1170 *	R
	1997	475	Ad ⁶⁵⁴	5734	1993	255 *	S ⁶⁸⁰
			R ¹²⁰²		1993	1170 *	R
5621	1997	475	R	5735	1993	255 *	S ⁶⁸⁰
			Ad ⁶⁵⁴		1993	1170 *	R
			R ¹²⁰²	5735.5	1993	255 *	S ⁶⁸⁰
5622	1997	475	R		1993	1170 *	R
			Ad ⁶⁵⁴	5736	1993	255 *	S ⁶⁸⁰
			R ¹²⁰²		1993	1170 *	R
5623	1997	475	R	5737	1993	255 *	S ⁶⁸⁰
5624	1994	908	Am ³⁰⁷		1993	1170 *	R
			R ²⁸⁸	5738	1993	255 *	S ⁶⁸⁰
	1997	475	Ad		1993	1170 *	R
5625	1997	475	R	5738.5	1993	255 *	S ⁶⁸⁰
5626	1997	475	Am		1993	1170 *	R
5627	1997	475	R	5739	1993	255 *	S ⁶⁸⁰
5628	1997	475	R		1993	1170 *	R
5651.1	1991	654	Ad	5740	1993	255 *	S ⁶⁸⁰
5659	1992	1289	Am		1993	1170 *	R
5661	1989	229	Am	5741	1993	255 *	S ⁶⁸⁰
5680.1	1994	26 *	Am		1993	1170 *	R
5680.2	1994	26 *	Am	5742	1993	255 *	S ⁶⁸⁰
5681	1989	229	Am		1993	1170 *	R
	1990	1548 *	Am	5743	1993	255 *	S ⁶⁸⁰
	1997	475	Am		1993	1170 *	R
5682	1997	475	Am	5744	1993	255 *	S ⁶⁸⁰
5683	1997	475	Am		1993	1170 *	R
5700	1993	1170 *	R	5745	1993	255 *	S ⁶⁸⁰
5701	1993	1170 *	R		1993	1170 *	R
5710	1993	1170 *	R	5746	1993	255 *	S ⁶⁸⁰
5711	1993	1170 *	R		1993	1170 *	R
5712	1993	1170 *	R	5747	1993	255 *	S ⁶⁸⁰
5713	1993	1170 *	R		1993	1170 *	R
5714	1993	1170 *	R	5760	1993	1170 *	R
5715	1993	1170 *	R	5761	1993	1170 *	R
5715.1	1993	1170 *	R	5762	1993	1170 *	R
5715.2	1993	1170 *	R	5762.1	1993	1170 *	R
5716	1993	1170 *	R	5762.2	1993	1170 *	R
5717	1993	1170 *	R	5763	1993	1170 *	R
5717.1	1993	1170 *	R	5764	1993	1170 *	R
5717.2	1993	1170 *	R	5770	1993	1170 *	R
5717.3	1993	1170 *	R	5771	1993	1170 *	R
5717.4	1993	1170 *	R	5772	1993	1170 *	R
5718	1993	56	R ⁶⁷⁰	5772.5	1993	1170 *	R
	1993	1170 *	R	5772.6	1993	1170 *	R
5719	1993	1170 *	R	5772.7	1993	1170 *	R
5720	1993	1170 *	R	5773	1993	1170 *	R
5721	1993	1170 *	R	5774	1993	1170 *	R
5722	1993	1170 *	R	5774.1	1993	1170 *	R
5724	1993	1170 *	R	5774.2	1993	1170 *	R
5730	1992	1095	Am	5774.3	1993	1170 *	R
	1993	255 *	S ⁶⁸⁰	5774.4	1993	1170 *	R
	1993	686	Am	5775	1993	1170 *	R
	1993	1170 *	R	5776	1993	1170 *	R
5731	1993	255 *	S ⁶⁸⁰	5777	1993	1170 *	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5780	1993	1170 *	R	6071	1991	607	Ad
5781	1993	1170 *	R	6079.1	1990	1639	Am
5781.5	1993	1170 *	R		1993	982	Am
5781.6	1993	1170 *	R	6079.4	1990	1639	Ad
5782	1993	1170 *	R	6085	1994	190	Am
5783	1993	1170 *	R	6085.5	1996	1104	Ad
5783.5	1993	1170 *	R	6086.1	1990	1639	Am
5784	1993	1170 *	R		1992	1265	Am
5785	1993	1170 *	R	6086.11	1993	982	Am & R ¹⁹⁹
5786	1993	1170 *	R		1995	88	R & Ad
5786.4	1993	1170 *	R				R ¹⁶⁰
5786.5	1993	1170 *	R	6086.13	1992	1265	Ad
5787	1993	1170 *	R		1992	1270	Ad
5788	1993	1170 *	R		1993	926	Am
5789	1993	1170 *	R		1994	146	Am (as ad by
5790	1993	1170 *	R				Sec. 2,
5791	1993	1170 *	R				Stats. 1992,
5791.5	1993	1170 *	R				Ch. 1265)
5800	1990	396	Ad				& RN ⁸³³
	1995	891	Am	6086.14	1993	982	Ad
	1997	351 *	S ^{236 199}		1994	479	Am
5801	1990	396	Am	6086.15	1994	146	Ad(RN) ⁸³³
	1991	343	Am		1995	88	Am
	1997	351 *	S ^{236 199}	6086.7	1990	483	R & Ad
5801.1	1991	343	Ad & R ⁴¹	6089	1990	483	R
5802	1990	396	Ad	6090.5	1996	1104	Am
	1997	351 *	S ^{236 199}	6093.5	1995	88	Am
5803	1990	396	Ad	6095	1995	88	Am
	1997	351 *	S ^{236 199}	6101	1996	1104	Am
5804	1990	396	Ad	6102	1996	1104	Am
	1997	351 *	S ^{236 199}	6103.6	1993	293	Ad
5805	1990	396	Ad		1995	730	Am
	1997	351 *	S ^{236 199}	6106.5	1991	116	Am
5810	1994	908	Ad ³⁰⁷	6106.7	1996	857	Am
			R ²⁸⁸		1996	858	Am
	1997	351 *	S ^{236 199}	6106.8	1989	1008	Ad
6006	1989	1425	Am	6106.9	1992	740	Ad
6007	1996	1104	Am	6125	1990	1639	Am
6009	1994	526	Ad	6140	1990	1639	Am ¹⁹
6009.3	1997	337	Ad		1992	1269	Am ⁴¹
6012	1989	1223	Am & R ⁵⁸		1993	862	Am ⁷⁰
6012.5	1989	1223	Ad		1995	193	Am ¹³³
6013	1989	1223	Am & R ⁵⁸	6140.1	1992	1296 *	Am
6013.1	1989	1223	Ad ³⁸	6140.10	1991	189 *	Ad
6013.6	1990	473 *	Ad	6140.15	1990	1639	Ad
6015	1989	1223	Am	6140.16	1990	1639	Ad
6032	1990	1639	Am	6140.3	1990	1639	Am
6034	1993	863	Ad		1995	193	Am
6043.5	1990	1639	Ad	6140.4	1990	1639	Am ¹⁹
6044.5	1996	1104	Am		1992	1269	Am ⁴¹
6046.5	1996	866	Am		1993	862	Am ⁷⁰
6046.6	1996	866	Am		1995	193	Am ¹³³
6060	1990	707	Am	6140.55	1990	1639	Am
	1996	168	Am	6140.6	1990	1639	Am
	1996	866	Am	6140.7	1996	1104	Am
6060.1	1990	1639	Ad	6143.5	1992	50 *	Ad
6060.2	1990	1639	Ad	6144.5	1990	1639	Ad
6060.3	1996	866	R & Ad	6147	1992	1265	Am
6062	1996	866	Am		1993	982	Am
6068	1990	1639	Am				R & Ad ⁷⁹
6070	1989	1425	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6147 (Cont.)				6158.4	1994	711	Ad
	1994	479	Am (as am by	6158.5	1994	711	Ad
			Sec. 4 and as	6158.7	1994	711	Ad
			ad by Sec. 5,	6159	1994	711	Ad(RN)
			Stats. 1993,	6159.1	1994	711	Ad(RN)
			Ch. 982)	6159.2	1994	711	Ad(RN)
	1996	1104	Am (as am by	6161	1993	910	Am (by Sec. 1.7
			Sec. 2,				of Ch.)
			Stats. 1994,		1993	955	Am (by Sec. 1.5
			Ch. 479) ⁴⁰				of Ch.)
			Am (as am by		1994	479	Am
			Sec. 3,	6165	1993	910	Am (by Sec. 1.8
			Stats. 1994,				of Ch.)
			Ch. 479) ¹⁶⁰		1993	955	Am (by Sec. 2.5
6147.5	1990	713	Ad				of Ch.)
6148	1990	483	Am	6171	1993	955	Am
	1992	1265	Am				R & Ad ⁹⁴
	1993	982	Am	6180.1	1989	582*	Am
			R & Ad ⁷⁹		1992	156	Am
	1994	479	Am (as am by	6180.14	1993	955	Am
			Sec. 5.5 and as	6180.2	1989	582*	Am
			ad by Sec. 6,	6180.4	1989	582*	Am
			Stats. 1993,	6180.5	1989	582*	Am
			Ch. 982)		1992	156	Am
	1996	1104	Am (as am by	6180.6	1992	156	Am
			Sec. 4,	6180.7	1992	156	Am
			Stats. 1994,	6190.1	1989	582*	Am
			Ch. 479) ⁴⁰	6190.2	1989	582*	Am
			Am (as am by	6190.3	1989	582*	Am & RN & Ad
			by Sec. 5,	6190.34	1989	582*	Ad(RN)
			Stats. 1994,		1992	156	Am
			Ch. 479) ¹⁶⁰	6200	1989	1416	Am
6149.5	1994	479	Ad		1990	483	Am
6151	1991	116	Am		1990	1020	Am (by Sec. 2
6153	1991	116	Am				of Ch.)
6154	1991	116	Am		1993	1262	Am
	1991	934	Am (as am by		1994	479	Am
			Stats. 1991,		1996	1104	Am
			Ch. 116)	6201	1989	1416	Am
	1993	120*	Am		1990	483	Am
6155	1992	150	Am ^{71 70}		1993	1262	Am
	1994	711	Am		1994	479	Am
6156	1994	711	Ad		1996	1104	Am
6157	1993	518	Ad	6202	1996	1104	Am
	1994	711	Am	6203	1989	1416	Am
6157.1	1993	518	Ad		1990	483	Am
6157.2	1993	518	Ad		1992	1265	Am
	1994	711	Am		1993	1262	Am
6157.3	1993	518	Ad		1996	1104	Am
6157.4	1993	518	Ad	6204	1992	1265	Am
6157.5	1993	518	Ad		1996	1104	Am
	1994	146	Am ⁸³³	6204.5	1996	1104	Am
	1994	711	Am & RN	6205	1989	1416	Am
6157.6	1993	518	Ad		1996	1104	R
	1994	711	Am & RN	6301.1	1996	242	Ad
6157.7	1993	518	Ad	6322.1	1990	56	Am
	1994	711	Am & RN		1994	986	Am
6158	1994	711	Ad	6325	1993	70*	Am ⁶⁵⁰
6158.1	1994	711	Ad	6326	1994	986	Am
6158.2	1994	711	Ad	6360	1990	56	Am
6158.3	1994	711	Ad	6400	1993	1011	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6401	1993	1011	Ad	6534.5	1990	1672	R ²⁸⁴
	1994	203*	Am	6534.6	1990	1672	R ²⁸⁴
6401.5	1993	1011	Ad	6534.8	1990	1672	R ²⁸⁴
	1994	203*	Am	6534.9	1990	1672	R ²⁸⁴
6402	1993	1011	Ad	6535	1990	1672	R ²⁸⁴
6403	1993	1011	Ad	6535.1	1990	1672	R ²⁸⁴
	1994	146	Am ⁸³³	6536	1990	1672	R ²⁸⁴
6404	1993	1011	Ad	6537	1990	1672	R ²⁸⁴
6405	1993	1011	Ad	6537.1	1990	1672	R ²⁸⁴
6406	1993	1011	Ad	6537.2	1990	1672	R ²⁸⁴
6407	1993	1011	Ad	6537.3	1990	1672	R ²⁸⁴
6408	1993	1011	Ad	6537.4	1990	1672	R ²⁸⁴
6409	1993	1011	Ad	6538	1990	1672	R ²⁸⁴
6410	1993	1011	Ad	6540	1990	1672	R ²⁸⁴
6411	1993	1011	Ad	6540.3	1990	1672	R ²⁸⁴
6412	1993	1011	Ad	6541	1990	1672	R ²⁸⁴
6413	1993	1011	Ad	6541.5	1990	1672	R ²⁸⁴
6414	1993	1011	Ad	6541.6	1990	1672	R ²⁸⁴
6415	1993	1011	Ad	6545	1990	1672	R ²⁸⁴
6500	1990	1672	R ²⁸⁴	6545.1	1990	1672	R ²⁸⁴
6501	1990	1672	R ²⁸⁴	6545.5	1990	1672	R ²⁸⁴
6502	1990	1672	R ²⁸⁴	6546	1990	1672	R ²⁸⁴
6503	1990	1672	R ²⁸⁴	6546.1	1990	1672	R ²⁸⁴
6503.5	1990	1672	R ²⁸⁴	6546.5	1990	1672	R ²⁸⁴
6504	1990	1672	R ²⁸⁴	6546.6	1990	1672	R ²⁸⁴
6505	1990	1672	R ²⁸⁴	6546.7	1990	1672	R ²⁸⁴
6507	1990	1672	R ²⁸⁴	6547	1990	1672	R ²⁸⁴
6508	1990	1672	R ²⁸⁴	6548	1990	1672	R ²⁸⁴
6509	1990	1672	R ²⁸⁴		1990	1673	Am
6510	1990	1672	R ²⁸⁴		1997	758	R (as am by Stats. 1990, Ch. 1673)
6511	1990	1672	R ²⁸⁴				
6511.5	1990	1672	R ²⁸⁴	6548.5	1990	1672	R ²⁸⁴
6511.6	1990	1672	R ²⁸⁴	6549	1990	1672	R ²⁸⁴
6511.7	1990	1672	R ²⁸⁴	6549.1	1990	1672	R ²⁸⁴
6512	1990	1672	R ²⁸⁴	6549.6	1990	1672	R ²⁸⁴
6520	1990	1672	R ²⁸⁴	6550	1990	1672	R ²⁸⁴
6521	1990	1672	R ²⁸⁴	6550.5	1990	1672	R ²⁸⁴
6522	1990	1672	R ²⁸⁴	6550.6	1990	1672	R ²⁸⁴
6522.5	1990	1672	R ²⁸⁴	6560	1990	1672	R ²⁸⁴
6523	1990	1672	R ²⁸⁴		1990	1673	Am
6524	1990	1672	R ²⁸⁴		1997	758	R (as am by Stats. 1990, Ch. 1673)
6525	1990	1672	R ²⁸⁴	6560.5	1990	1672	R ²⁸⁴
6526	1990	1672	R ²⁸⁴	6562	1990	1672	R ²⁸⁴
6526.5	1990	1672	R ²⁸⁴	6565	1990	1672	R ²⁸⁴
6527	1990	1672	R ²⁸⁴	6566	1990	1672	R ²⁸⁴
6527.5	1990	1672	R ²⁸⁴	6567	1990	1672	R ²⁸⁴
6528	1990	1672	R ²⁸⁴	6570	1990	1672	R ²⁸⁴
6529	1990	1672	R ²⁸⁴	6571	1990	1672	R ²⁸⁴
	1990	1673	Am	6571.5	1990	1672	R ²⁸⁴
			R & Ad ⁴²	6571.6	1990	1672	R ²⁸⁴
	1994	26*	Am (as ad by Sec. 2, Stats. 1990, Ch. 1673)	6572	1990	1672	R ²⁸⁴
			R	6573	1990	1672	R ²⁸⁴
6534	1990	1672	R ²⁸⁴	6573.5	1990	1672	R ²⁸⁴
6534.01	1990	1672	R ²⁸⁴	6574	1990	1672	R ²⁸⁴
6534.1	1990	1672	R ²⁸⁴	6575	1990	1672	R ²⁸⁴
6534.2	1990	1672	R ²⁸⁴	6575.6	1990	1672	R ²⁸⁴
6534.3	1990	1672	R ²⁸⁴	6575.7	1990	1672	R ²⁸⁴
6534.4	1990	1672	R ²⁸⁴	6576.5	1990	1672	R ²⁸⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6577	1990	1672	R ²⁸⁴	6635	1990	1672	R ²⁸⁴
6578	1990	1672	R ²⁸⁴		1990	1673	Am
6579	1990	1672	R ²⁸⁴		1997	758	R (as am by Stats. 1990, Ch. 1673)
6580	1990	1672	R ²⁸⁴				R ²⁸⁴
6580.1	1990	1672	R ²⁸⁴	6635.2	1990	1672	R ²⁸⁴
6580.2	1990	1672	R ²⁸⁴		1990	1673	Am
6580.3	1990	1672	R ²⁸⁴		1997	758	R (as am by Stats. 1990, Ch. 1673)
6582	1990	1672	R ²⁸⁴				R ²⁸⁴
6584	1990	1672	R ²⁸⁴	6636	1990	1672	R ²⁸⁴
6585	1990	1672	R ²⁸⁴		1990	1673	Am & R ⁴³
6590	1990	1672	R ²⁸⁴				Ad
6591.5	1990	1672	R ²⁸⁴		1991	1091	Am (as ad by Sec. 12, Stats. 1990, Ch. 1673) ⁶³
6592	1990	1672	R ²⁸⁴				R
6592.5	1990	1672	R ²⁸⁴	6704	1994	26*	Am
6593	1990	1672	R ²⁸⁴	6706	1X 1989-90	30*	Ad
6593.5	1990	1672	R ²⁸⁴	6710	1994	908	Am ³⁴⁵ R ²⁷¹
6593.6	1990	1672	R ²⁸⁴				Am ^{679 314}
6594	1990	1672	R ²⁸⁴		1997	758	R
6594.5	1990	1672	R ²⁸⁴	6714	1994	908	Am ³⁴⁵ R ²⁷¹
6595	1990	1672	R ²⁸⁴				Am ^{679 314}
6600	1990	1672	R ²⁸⁴	6715	1994	26*	Am
6601	1990	1672	R ²⁸⁴	6731	1989	547	Am
6602	1990	1672	R ²⁸⁴		1990	1226	Am
6603	1990	1672	R ²⁸⁴	6731.1	1990	1226	Am
6604	1990	1672	R ²⁸⁴	6731.3	1990	786	Ad
6605	1990	1672	R ²⁸⁴	6731.4	1990	786	Ad
6606	1990	1672	R ²⁸⁴	6735.3	1994	26*	Am
6625	1990	1672	R ²⁸⁴		1994	1275	Am
	1990	1673	Am	6735.4	1994	26*	Am
	1997	758	R (as am by Stats. 1990, Ch. 1673)		1994	1275	Am
6625.1	1990	1672	R ²⁸⁴	6735.6	1992	275	Ad
6625.5	1990	1672	R ²⁸⁴	6736.1	1994	26*	Am
6626	1990	1672	R ²⁸⁴	6737.3	1994	26*	Am
6626.1	1990	1672	R ²⁸⁴	6737.4	1994	26*	R
6626.2	1990	1672	R ²⁸⁴	6747	1997	705	Am
6627	1990	1672	R ²⁸⁴	6788	1X 1989-90	36*	Ad
6627.1	1990	1672	R ²⁸⁴	6795.1	1996	829	Am
6627.5	1990	1672	R ²⁸⁴	6796	1990	545	Am
6628	1990	1672	R ²⁸⁴		1994	26*	Am
6630	1990	1672	R ²⁸⁴	6796.3	1990	545	Am
	1990	1673	Am		1994	26*	Am
	1997	758	R (as am by Stats. 1990, Ch. 1673)		1994	1275	Am
6632	1990	1672	R ²⁸⁴	6796.6	1994	26*	R
	1990	1673	Am	6799	1990	545	Am
	1997	758	R (as am by Stats. 1990, Ch. 1673)	6864.1	1989	1104	Ad(RN)
6633	1990	1672	R ²⁸⁴		1990	1106	Am
	1990	1673	Am	6865	1X 1991-92	21	R
	1997	758	R (as am by Stats. 1990, Ch. 1673)	6865.5	1X 1991-92	21	R
6634	1990	1672	R ²⁸⁴	6866	1X 1991-92	21	R
	1990	1673	Am	6867	1X 1991-92	21	R
	1997	758	R (as am by Stats. 1990, Ch. 1673)	6867.5	1X 1991-92	21	R
				6868	1X 1991-92	21	R
				6868.5	1X 1991-92	21	R
				6868.7	1989	1104	Am & RN
				6872	1990	503	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
6876	1990	1207	Am	6980.23	1993	1263	R & Ad
Div. 3,					1997	401	Am
Ch. 8,				6980.24	1990	1207	Am
Art. 5,					1993	1263	R & Ad
heading				6980.25	1993	1263	R & Ad
(Sec. 6885				6980.26	1993	1263	R & Ad
et seq.)	1989	1104	Am	6980.27	1993	1263	R & Ad
6885	1989	1104	Ad(RN)	6980.28	1993	1263	R & Ad
6886	1989	1104	Am	6980.29	1992	1135	Ad
	1991	654	Am		1993	1263	R & Ad
6886.1	1990	1207	Am	6980.3	1993	1263	Ad
6893.1	1989	1104	Am & RN	6980.30	1993	1263	R & Ad
6893.2	1989	1104	Am & RN	6980.31	1993	1263	Ad
6893.5	1990	1207	R	6980.32	1993	1263	R & Ad
6894.16	1990	1207	R	6980.33	1992	1135	Ad
6894.17	1989	1104	R		1993	1263	R & Ad
6894.18	1989	1104	Am & RN		1997	401	Am
6894.2	1989	1104	Am	6980.34	1993	1263	R & Ad
6894.6	1989	1104	Am		1994	1275	Am
6894.7	1990	1207	Am	6980.35	1992	1135	Ad
6895	1989	1104	Am		1993	1263	R & Ad
6899	1989	1104	Am	6980.36	1993	1263	Ad
6900	1990	1207	Am	6980.37	1993	1263	Ad
6906	1990	1207	Am	6980.38	1993	1263	Ad
6911	1989	1104	Am	6980.39	1993	1263	Ad
6911.1	1989	1104	Ad	6980.4	1993	1263	Ad
6913	1989	1104	Am	6980.40	1990	1207	Am
6914.6	1989	1104	Ad(RN)		1993	1263	R & Ad
6915.4	1990	1207	Am	6980.41	1993	1263	R & Ad
Div. 3,				6980.42	1993	1263	R & Ad
Ch. 8,				6980.43	1993	1263	Ad
Art. 9,				6980.44	1993	1263	Ad
heading				6980.45	1993	1263	Ad
(Sec. 6920				6980.46	1993	1263	Ad
et seq.)	1989	1104	Am	6980.47	1993	1263	Ad
6921	1990	1207	Am	6980.48	1993	1263	Ad
6923	1989	1104	Am		1997	401	Am
	1990	1207	R	6980.49	1993	1263	Ad
6926.13	1989	1104	Ad	6980.5	1993	1263	Ad
6926.7	1989	1104	Am	6980.50	1993	1263	Ad
6928	1989	1104	Ad(RN)	6980.53	1993	1263	Ad
6956.1	1989	1104	R	6980.55	1993	1263	Ad
6980	1993	1263	R & Ad	6980.58	1993	1263	Ad
	1995	122	Am	6980.59	1993	1263	Ad
6980.1	1993	1263	Ad	6980.6	1993	1263	R & Ad
6980.10	1993	1263	R & Ad	6980.60	1993	1263	Ad
6980.12	1993	1263	R & Ad	6980.61	1993	1263	Ad
	1995	122	Am	6980.62	1993	1263	Ad
6980.13	1993	1263	Ad	6980.63	1993	1263	Ad
6980.14	1993	1263	Ad	6980.64	1993	1263	Ad
6980.15	1993	1263	Ad	6980.65	1993	1263	Ad
6980.17	1993	1263	Ad	6980.68	1993	1263	Ad
	1994	1275	Am	6980.69	1993	1263	Ad
6980.18	1993	1263	Ad	6980.7	1993	1263	R & Ad
6980.19	1993	1263	Ad	6980.71	1993	1263	Ad
6980.2	1992	1135	Am	6980.72	1993	1263	Ad
	1993	1263	R & Ad	6980.73	1993	1263	Ad
6980.20	1993	1263	R & Ad	6980.74	1993	1263	Ad
6980.21	1993	1263	R & Ad	6980.75	1993	1263	Ad
6980.22	1993	1263	R & Ad	6980.76	1993	1263	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6980.79	1993	1263	Ad	7028.14	1989	1174	Ad
	1997	401	Am R & Ad ³¹⁸	7028.15	1989	863	Ad
					1990	321*	Am
6980.8	1993	1263	Ad		1991	785	Am
6980.80	1993	1263	Ad		1992	294	Am
6980.81	1993	1263	Ad	7028.16	1X 1989-90	36*	Ad
	1994	1285	Am	7028.17	1991	1160	Ad(RN)
6980.82	1993	1263	Ad	7028.2	1989	366	Am
6980.83	1993	1263	Ad	7028.7	1990	774*	Am
6980.84	1993	1263	Ad		1991	785	Am
7000.2	1992	325	Ad		1992	606	Am
7000.5	1994	908	Am ³⁴⁵ R ²⁷¹	7028.9	1996	145	Am
	1997	812	Am ^{679 314}	7029.5	1991	1160	R & Ad(RN)
	1997	813	Am ⁶⁷⁹ R ⁶⁸³	7029.6	1991	1160	Am & RN
				7029.7	1991	1160	R
7002	1991	1160	Am	7030	1990	1326*	Am
	1994	279	Am		1992	312	Am
7003	1991	1160	Am		1994	783	Am
	1994	279	Am		1995	467	Am
7011	1994	908	Am ³⁴⁵ R ²⁷¹		1996	282	R & Ad
	1997	812	Am ^{679 314}	7030.1	1996	282	Ad
	1997	813	Am ⁶⁷⁹ R ⁶⁸³	7030.6	1991	1160	Am & RN
				7031	1989	368	Am
7011.4	1989	1363	Ad		1991	632	Am
	1994	413	Am		1992	229	Am
7011.7	1989	1132*	Am		1993	797	Am
7011.8	1992	437	Ad	7040	1994	550	Am
7018.5	1991	1160	Am	7040.1	1991	691*	Ad & R ⁷⁰
	1992	788	R & Ad	7042.1	1989	29	Am ⁵⁵
7019	1991	1160	Am	7044.1	1994	361	Ad
7019.1	1997	812	Ad ⁶⁷⁹ R ⁶⁸³	7044.2	1996	287	Ad
					1997	17	Am ¹³²⁸
7019.5	1990	1386	Ad	7045	1991	1160	Am
7020	1991	1160	Am		1993	589	Am ⁶⁷⁰
7026.1	1991	1160	Am	7046	1991	1160	Am
7026.10	1991	1160	Am & RN	7051	1994	26*	Am
7026.11	1991	1160	R	7054	1991	1160	Am
7026.12	1994	185	Am	7057	1997	812	Am
7026.2	1991	1160	R & Ad(RN)	7058	1991	1160	Am
7026.3	1991	1160	R & Ad	7058.5	1991	1160	Am
7026.4	1991	1160	R	7058.6	1995	467	Am
7026.5	1991	1160	R	7058.7	1990	1366*	Am
7026.6	1991	1160	Am & RN		1992	1289	Am
7026.7	1991	1160	Am & RN		1992	1290*	Am
7026.8	1991	1160	Am & RN		1993	168	Am
7027	1991	1160	Am & RN & Ad(RN)	7065	1989	350	Am
				7065.1	1990	1456	Am
7027.1	1991	1160	Ad(RN)		1992	746	Am
	1994	413	Am	7065.3	1990	1456	R & Ad
7027.2	1991	1160	Ad(RN)	7065.4	1990	1326*	Ad
7027.3	1991	1160	Ad(RN)	7068	1989	1174	Am
7028	1989	366	Am		1991	1160	Am
	1995	467	Am	7068.1	1991	145	Am
	1996	145	Am	7070	1997	334	Am
7028.1	1990	1366*	Am	7071.11	1990	1326*	Am
	1991	1160	Am		1993	1264	Am
	1993	589	Am ⁶⁷⁰	7071.17	1995	467	Ad
	1996	712	Am		1997	469	Am
				7071.6	1989	1174	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7071.6 (Cont.)				7115	1990	485	Am
	1989	1177	Am (by Sec. 1 of Ch.) & R ⁴³		1991	1160	Am
			Ad (by Sec. 2 of Ch.) ⁶³	7117.5	1995	467	Am
			R (as ad by Sec. 2, Stats. 1989, Ch. 1177)	7118.5	1991	1160	Am
	1991	324	Am (as am by Sec. 1, Stats. 1989, Ch. 1177) ¹³	7118.6	1991	1160	Am
			Am	7121.1	1994	192	Ad
	1992	1045	Am	7122.1	1994	192	Ad
	1993	1264	Am	7123.5	1X 1993-94	52	Ad
	1994	26*	Am ³²²	Div. 3, Ch. 9, Art. 7.5, heading (Sec. 7125 et seq.)			
			R ³⁶	7125	1991	1160	Am
			Ad ³⁷⁷		1990	1386	Am
	1995	467	R & Ad		1991	1160	Am
7071.8	1992	294	Am		1995	467	Am
	1994	192	Am	7125.1	1996	331	Am
7071.9	1993	1264	Am		1990	1386	Ad
7075	1990	1326*	Am		1992	606	Am
7075.1	1990	1326*	Ad		1995	467	R & Ad
	1992	746	Am	7125.2	1990	1386	Ad
7076	1990	1326*	R & Ad		1995	467	R & Ad
	1995	467	R & Ad	7135.1	1993	1188	Ad
7076.2	1995	467	Ad	7137	1993	1188	Am
7083	1990	1326*	Am	7137.5	1990	1326*	Ad
7085	1989	1132*	Am	7138.1	1996	528	Ad
	1992	597	Am	7139	1991	1158	Ad
7085.3	1989	1132*	Am	7139.1	1991	1158	Ad
7085.4	1989	1132*	Am	7139.10	1991	1158	Ad
7085.5	1989	1132*	Am	7139.2	1991	1158	Ad
7090	1997	334	Am	7139.3	1991	1158	Ad
7091	1994	1135	Am		1994	647	Am
7096	1995	467	Am	7139.4	1991	1158	Ad
7097	1995	467	Am	7139.5	1991	1158	Ad
7098	1995	467	Am	7139.6	1991	1158	Ad
7099.10	1991	1160	Am	7139.7	1991	1158	Ad
	1992	294	Am	7139.8	1991	1158	Ad
7099.11	1991	1160	Ad(RN)	7139.9	1991	1158	Ad
	1992	294	Am	7140	1991	1160	Am
7099.2	1992	606	Am	7145.5	1990	1386	Ad
	1996	282	Am	7150.1	1991	1160	Am
7099.8	1991	1160	R		1997	888	Am
7099.85	1989	366	Am	7150.2	1997	888	Ad & R ⁵⁸⁰
	1991	1160	Am & RN	7150.3	1997	888	Ad & R ⁵⁸⁰
7099.9	1991	1160	R	7151	1991	1160	Am
7102	1995	467	Am	7151.2	1991	1160	Am
7103	1994	1135	Ad	7152	1991	1160	Am
7104	1994	1135	Ad	7153	1994	888	Am ⁸⁷⁴
7108.5	1990	178	Am	7153.2	1991	1160	Am
	1996	712	Am	7155.5	1997	812	Am
7108.6	1995	37	Am		1997	813	Am
	1996	712	Am	7156	1997	812	Am
7109.2	1990	1386	Ad		1997	813	Am
	1992	606	Am	7157	1997	812	Am
	1995	467	R		1997	813	Am
7110	1994	362	Am	7158	1994	175*	Am
7111	1991	1160	Am	7159	1991	1160	Am
					1993	589	Am ⁶⁷⁰
					1994	175*	Am (by Sec. 3 of Ch.)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
7159 (Cont.)	1994	362	Am (by Sec. 3 of Ch.)		1994	908	Am ³⁰⁷ R ²⁸⁸
	1995	91	Am ⁹⁶⁴		1997	758	R (as am by Stats. 1990, Ch. 1674)
	1996	985	Am	7303	1990	1672	R & Ad ²⁸⁴
	1997	812	Am	7304	1990	1672	Ad ²⁸⁴
7161	1994	175*	Am	7305	1990	1672	R & Ad ²⁸⁴
7163	1991	1160	Am ⁶⁷⁰	7306	1990	1672	R & Ad ²⁸⁴
	1993	589	Am		1991	1172	Am (as ad by Stats. 1990, Ch. 1672) ²⁸⁴
7164	1991	337	Ad		1994	26*	Am
7165	1991	1160	R & Ad(RN)	7307	1989	653	Am
7166	1991	1160	R & Ad(RN)		1990	1672	R & Ad ²⁸⁴
7166.5	1991	1160	R		1991	1172	Am (as ad by Stats. 1990, Ch. 1672) ²⁸⁴
7167	1991	1160	R & Ad(RN)				
7167.5	1991	1160	Am & RN	7308	1989	653	Am
7168	1991	1160	R & Ad(RN)		1990	1672	R & Ad ²⁸⁴
7169	1991	1160	Am & RN	7309	1990	1672	R & Ad ²⁸⁴
7170	1991	1160	Am & RN	7309.7	1990	1672	R ²⁸⁴
7171	1991	1160	R	7310	1990	1672	R & Ad ²⁸⁴
7172	1991	1160	Am & RN		1991	1172	Am (as ad by Stats. 1990, Ch. 1672) ²⁸⁴
7173	1991	1160	R		1994	908	Am ³⁰⁷ R ²⁸⁸
7180	1990	1255	Ad	7311	1989	653	Am
	1996	526	Am		1990	1672	R & Ad ²⁸⁴
7180.5	1990	1255	Ad		1990	1674	Am
7181	1990	1255	Ad		1997	758	R (as am by Stats. 1990, Ch. 1674)
7182	1990	1255	Ad	7312	1989	653	Am
7183	1990	1255	Ad		1990	1672	R & Ad ²⁸⁴
7183.5	1990	1255	Ad		1990	1674	Am
7184	1990	1255	Ad		1997	758	R (as am by Stats. 1990, Ch. 1674)
7185	1990	1255	Ad	7313	1990	1672	R & Ad ²⁸⁴
7187	1990	1255	Ad		1991	1172	Am (as ad by Stats. 1990, Ch. 1672) ²⁸⁴
	1996	526	Am		1996	1137	Am
7189	1990	1255	Ad	7314	1990	1672	R & Ad ²⁸⁴
7189.5	1990	1255	Ad		1990	1674	Am
7189.7	1990	1255	Ad		1997	758	R (as am by Stats. 1990, Ch. 1674)
7190	1994	1135	Ad	7314.1	1990	1674	Ad(RN)
7191	1994	1135	Ad		1997	758	R (as ad(rn) by Stats. 1990, Ch. 1674)
7195	1996	338	Ad	7314.2	1990	1674	Ad
7196	1996	338	Ad		1997	758	R (as ad by Stats. 1990, Ch. 1674)
7196.1	1996	338	Ad	7314.5	1990	1672	R ²⁸⁴
7197	1996	338	Ad		1990	1674	Am & RN
7198	1996	338	Ad	7314.6	1990	1672	R ²⁸⁴
7199	1996	338	Ad				
7200	1994	908	Am ³⁰⁷ R ²⁸⁸				
	1997	475	Am ^{1264 599}				
7200.7	1994	149*	Ad				
7210.5	1994	1010	Am ⁸⁵²				
7210.7	1989	601	Ad				
	1993	1149	Am				
7211	1994	149*	Am				
7211.1	1993	1149	Ad				
7215	1993	1149	Am				
7215.6	1993	1015	Ad & R ¹⁹⁹				
7217	1994	149*	Am				
7300	1990	1672	R ²⁸⁴				
7301	1990	1672	R & Ad ²⁸⁴				
7302	1989	653	Am				
	1990	1672	R & Ad ²⁸⁴				
	1990	1674	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7315	1990	1672	R & Ad ²⁸⁴		1991	1172	Am (by
7316	1990	1672	R & Ad ²⁸⁴				Sec. 10.5 of Ch.,
7317	1990	1672	Ad ²⁸⁴				as ad by
7318	1990	1672	Ad ²⁸⁴				Stats. 1990,
7319	1990	1672	Ad ²⁸⁴				Ch. 1672) ²⁸⁴
	1991	1172	Am (as ad by	7327	1990	1672	R ²⁸⁴
			Stats. 1990,	7330	1989	653	Am
			Ch. 1672) ²⁸⁴		1990	1672	R & Ad ²⁸⁴
	1993	226	Am		1991	830	Am (by Sec. 4
7319.5	1991	1172	Ad ²⁸⁴				of Ch., as ad by
7320	1989	653	Am				Stats. 1990,
	1990	1672	R & Ad ²⁸⁴				Ch. 1672) ¹⁶
	1990	1674	Am		1991	1172	Am (by
	1997	758	R (as am by				Sec. 11.5 of Ch.,
			Stats. 1990,				as ad by
			Ch. 1674)				Stats. 1990,
7320.1	1990	1672	Ad ²⁸⁴				Ch. 1672) ²⁸⁴
7320.2	1990	1672	Ad ²⁸⁴		1997	758	Am
7320.3	1990	1672	Ad ²⁸⁴	7331	1989	653	Am
7320.4	1990	1672	Ad ²⁸⁴		1990	1672	R & Ad ²⁸⁴
7320.5	1989	653	Am	7331.5	1991	1172	Ad ²⁸⁴
	1990	1672	R ²⁸⁴	7332	1989	653	Am
7321	1989	653	Am		1990	1672	R & Ad ²⁸⁴
	1990	1672	R & Ad ²⁸⁴		1991	830	Am (as ad by
	1991	830	Am (by Sec. 1				Stats. 1990,
			of Ch., as ad by				Ch. 1672) ¹⁶
			Stats. 1990,	7332.5	1989	653	Am
			Ch. 1672) ¹⁶		1990	1672	R ²⁸⁴
	1991	1172	Am (by Sec. 7.5	7332.6	1990	1672	R ²⁸⁴
			of Ch., as ad by		1990	1674	R
			Stats. 1990,	7332.7	1990	1672	R ²⁸⁴
			Ch. 1672) ²⁸⁴		1990	1674	R
7321.5	1990	1672	Ad ²⁸⁴	7332.8	1990	1672	R ²⁸⁴
	1991	1172	Am (as ad by		1990	1674	R
			Stats. 1990,	7333	1989	653	Am
			Ch. 1672) ²⁸⁴		1990	1672	R & Ad ²⁸⁴
7322	1989	653	Am	7334	1989	653	Am
	1990	1672	R ²⁸⁴		1990	1672	R & Ad ²⁸⁴
	1990	1674	Am		1991	830	Am (as ad by
	1997	758	R (as am by				Stats. 1990,
			Stats. 1990,				Ch. 1672) ¹⁶
			Ch. 1674)	7335	1990	1672	Ad ²⁸⁴
7323	1990	1672	R ²⁸⁴		1991	830	Am (as ad by
7324	1989	653	Am				Stats. 1990,
	1990	1672	R & Ad ²⁸⁴				Ch. 1672) ¹⁶
	1991	830	Am (by Sec. 2		1997	758	Am
			of Ch., as ad by	7336	1990	1672	Ad ²⁸⁴
			Stats. 1990,	7337	1990	1672	Ad ²⁸⁴
			Ch. 1672) ¹⁶		1997	758	Am
	1991	1172	Am (by Sec. 9.5	7337.5	1991	1015	Ad ²⁸⁴
			of Ch., as ad by		1993	700	Am
			Stats. 1990,	7338	1990	1672	Ad ²⁸⁴
			Ch. 1672) ²⁸⁴	7339	1990	1672	R ²⁸⁴
			R ²⁸⁴	7340	1990	1672	R & Ad ²⁸⁴
7325	1990	1672	R & Ad ²⁸⁴		1997	758	Am
7326	1990	1672	R & Ad ²⁸⁴	7340.5	1993	700	Ad
	1991	830	Am (by Sec. 3	7341	1989	653	Am
			of Ch., as ad by		1990	1672	R & Ad ²⁸⁴
			Stats. 1990,	7342	1989	653	Am
			Ch. 1672) ¹⁶				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
7342 (Cont.)	1990	1672	R & Ad ²⁸⁴	7376.5	1990	1672	R ²⁸⁴
7343	1990	1672	R & Ad ²⁸⁴	7376.6	1990	1672	R ²⁸⁴
7344	1990	1672	R & Ad ²⁸⁴	7377	1991	1015	Ad & R ¹⁴
7345	1990	1672	Ad ²⁸⁴	7380	1989	653	Am
7346	1990	1672	R & Ad ²⁸⁴		1990	1672	R ²⁸⁴
	1990	1674	R	7381	1989	653	Am
7347	1990	1672	Ad ²⁸⁴		1990	1672	R ²⁸⁴
	1991	1172	Am (as ad by Stats. 1990, Ch. 1672) ²⁸⁴	7382	1989	653	Am
	1992	213 *	Am ²⁸⁴		1990	1672	R ²⁸⁴
7348	1990	1672	Ad ²⁸⁴	7383	1989	653	Am
7349	1990	1672	Ad ²⁸⁴		1990	1672	R ²⁸⁴
	1994	1142	Am	7384	1989	653	Am
7349.1	1990	1672	Ad ²⁸⁴		1990	1672	R ²⁸⁴
7350	1989	653	Am		1990	1674	Am
	1990	1672	R & Ad ²⁸⁴		1997	758	R (as am by Stats. 1990, Ch. 1674)
7350.1	1990	1672	R ²⁸⁴	7384.5	1989	653	Am
7351	1990	1672	R & Ad ²⁸⁴		1990	1672	R ²⁸⁴
7352	1990	1672	R & Ad ²⁸⁴	7384.6	1989	653	Am
7353	1990	1672	Ad ²⁸⁴		1990	1672	R ²⁸⁴
	1991	1172	Am (as ad by Stats. 1990, Ch. 1672) ²⁸⁴	7385	1990	1672	R ²⁸⁴
	1996	1137	Am	7386	1989	653	Am
7354	1990	1672	R & Ad ²⁸⁴		1990	1672	R ²⁸⁴
7354.1	1990	1672	R ²⁸⁴		1991	1172	S ⁵⁷
7355	1990	1672	R & Ad ²⁸⁴	7386.1	1989	653	Am
7356	1990	1672	Ad ²⁸⁴		1990	1672	R ²⁸⁴
7357	1990	1672	Ad ²⁸⁴		1991	1172	S ⁵⁷
7358	1990	1672	Ad ²⁸⁴	7386.2	1989	653	Am
7359	1990	1672	Ad ²⁸⁴		1990	1672	R ²⁸⁴
7360	1990	1672	Ad ²⁸⁴		1991	1172	S ⁵⁷
7361	1990	1672	Ad ²⁸⁴	7386.3	1990	1672	R ²⁸⁴
7362	1990	1672	Ad ²⁸⁴		1991	1172	S ⁵⁷
7362.1	1990	1672	Ad ^{284 252}	7386.4	1989	653	Am
			R ¹³³		1990	1672	R ²⁸⁴
	1997	429 *	Am ^{718 719}		1991	1172	S ⁵⁷
7362.2	1997	429 *	Ad ^{718 719}	7386.6	1989	653	Am
7362.3	1997	429 *	Ad ^{718 719}		1990	1672	R ²⁸⁴
7362.5	1990	1672	Ad ²⁸⁴		1991	1172	S ⁵⁷
7364	1990	1672	Ad ²⁸⁴	7386.7	1989	653	Am
7365	1990	1672	Ad ²⁸⁴		1990	1672	R ²⁸⁴
7366	1990	1672	Ad ²⁸⁴		1991	1172	S ⁵⁷
7367	1990	1672	Ad ²⁸⁴	7386.8	1990	1672	R ²⁸⁴
7368	1990	1672	Ad ²⁸⁴		1991	1172	R
7370	1989	653	Am	7389	1990	1672	Ad ²⁸⁴
	1990	1672	R ²⁸⁴	7389.5	1990	1672	Ad ²⁸⁴
7371	1990	1672	R ²⁸⁴	7390	1990	1672	R ²⁸⁴
7372	1990	1672	R ²⁸⁴				Ad ^{284 252}
7372.1	1990	1672	R ²⁸⁴				R ¹³³
7372.2	1990	1672	R ²⁸⁴		1990	1674	R & Ad
7372.5	1990	1672	R ²⁸⁴				R ⁹⁴
7373	1989	653	Am		1997	429 *	Am ^{718 719}
	1990	1672	R ²⁸⁴		1997	758	R (as ad by Stats. 1990, Ch. 1674)
	1990	1674	Am	7391	1990	1672	R ²⁸⁴
	1997	758	R (as am by Stats. 1990, Ch. 1674)				Ad ^{284 252}
7375	1990	1672	R ²⁸⁴				R ¹³³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7391 (Cont.)	1990	1674	R & Ad R ⁹⁴	1990	1674	R & Ad R ⁹⁴	
	1997	429*	Am ^{718 719}	1997	429*	Am ^{718 719}	
	1997	758	R (as ad by Stats. 1990, Ch. 1674)	1997	758	R (as ad by Stats. 1990, Ch. 1674)	
7391.2	1990	212	R	7395.1	1994	1142	Ad
	1990	1672	R ²⁸⁴	7396	1990	1672	R & Ad ²⁸⁴
	1990	1674	R		1990	1674	R & Ad R ⁹⁴
7391.5	1990	1672	R ²⁸⁴		1991	1172	Am (as ad by Stats. 1990, Ch. 1672) ²⁸⁴
	1990	1674	R				
7392	1990	1672	R ²⁸⁴		1992	213*	Am (as ad by Sec. 3, Stats. 1990, Ch. 1672) ²⁸⁴
			Ad ^{284 252} R ¹³³				
	1990	1674	R & Ad R ⁹⁴		1996	1137	Am (as am by Sec. 2, Stats. 1992, Ch. 213)
	1997	429*	Am ^{718 719}				
	1997	758	R (as ad by Stats. 1990, Ch. 1674)				
7392.1	1990	1672	R ²⁸⁴	7396.5	1990	1672	R ²⁸⁴
	1990	1674	R		1990	1674	R
7392.2	1990	1672	R ²⁸⁴	7396.6	1990	1672	R ²⁸⁴
	1990	1674	R		1990	1674	R
7392.3	1990	1672	R ²⁸⁴	7396.8	1990	1672	R ²⁸⁴
	1990	1674	R		1990	1674	R
7393	1990	1672	R ²⁸⁴	7397	1990	1672	R & Ad ²⁸⁴
			Ad ^{284 252} R ¹³³		1990	1674	R & Ad R ⁹⁴
	1990	1674	R & Ad R ⁹⁴	7398	1990	212	Am
	1997	429*	Am ^{718 719}		1990	1672	R & Ad ²⁸⁴
	1997	758	R (as ad by Stats. 1990, Ch. 1674)		1990	1674	R & Ad R ⁹⁴
7393.1	1990	1672	R ²⁸⁴	7398.5	1990	1672	R ²⁸⁴
	1990	1674	R		1990	1674	R
7393.2	1990	1672	R ²⁸⁴	7399	1990	1672	R & Ad ²⁸⁴
	1990	1674	R		1990	1674	R & Ad R ⁹⁴
7393.3	1990	1672	R ²⁸⁴	7400	1990	1672	R & Ad ²⁸⁴
	1990	1674	R		1990	1674	R & Ad R ⁹⁴
7393.5	1990	1672	R ²⁸⁴	7401	1990	1672	R ²⁸⁴
	1990	1674	R		1990	1674	R
7394	1990	1672	R ²⁸⁴	7402	1990	1672	R & Ad ²⁸⁴
			Ad ^{284 252} R ¹³³		1990	1674	R
	1990	1674	R & Ad R ⁹⁴	7403	1990	1672	Ad ²⁸⁴
	1997	429*	Am ^{718 719}		1990	1674	Ad
	1997	758	R (as ad by Stats. 1990, Ch. 1674)		1991	1172	Am (as ad by Stats. 1990, Ch. 1672) ²⁸⁴
7394.1	1990	1672	R ²⁸⁴	7404	1990	1672	Ad ²⁸⁴
	1990	1674	R		1997	758	Am
7394.5	1990	1672	R ²⁸⁴	7404.1	1990	1672	Ad ²⁸⁴
	1990	1674	R		1990	1672	Ad ²⁸⁴
	1990	1674	R	7406	1990	1672	Ad ²⁸⁴
	1990	1672	R ²⁸⁴	7407	1990	1672	Ad ²⁸⁴
	1990	1674	R	7408	1990	1672	Ad ²⁸⁴
7395	1990	1672	R ²⁸⁴	7409	1990	1672	Ad ²⁸⁴
			Ad ^{284 252} R ¹³³	7410	1990	1672	R & Ad ²⁸⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7411	1990	1672	R & Ad ²⁸⁴	7431.1	1990	1672	R ²⁸⁴
7412	1990	1672	R & Ad ²⁸⁴	7431.5	1990	1674	Ad
	1990	1674	Am	7432	1990	1672	R ²⁸⁴
	1997	758	R (as am by Stats. 1990, Ch. 1674)		1990	1674	R
				1990	1672	R ²⁸⁴	
7413	1990	1672	R & Ad ²⁸⁴	7436	1990	1672	R ²⁸⁴
	1990	1672	R & Ad ²⁸⁴		1990	1674	Am
7414	1990	1672	R & Ad ²⁸⁴	1997	758	R (as am by Stats. 1990, Ch. 1674)	
	1997	758	Am				
7414.1	1993	521	Ad	7436.1	1990	1672	R ²⁸⁴
7414.2	1993	521	Ad ⁷¹¹	7437	1989	653	Am
7414.3	1993	521	Ad ⁷¹¹		1990	1672	R ²⁸⁴
7414.4	1993	521	Ad	1990	1674	Am	
7414.5	1993	521	Ad	1997	758	R (as am by Stats. 1990, Ch. 1674)	
7414.6	1993	521	Ad				
7415	1990	1672	R & Ad ²⁸⁴	7437.1	1990	1672	R ²⁸⁴
	1997	758	Am				
7416	1990	1672	R & Ad ²⁸⁴	7437.2	1989	653	Am
7417	1990	1672	Ad ²⁸⁴	1990	1672	R ²⁸⁴	
	1997	758	Am				
7418	1990	1672	Ad ²⁸⁴	7437.3	1990	1672	R ²⁸⁴
7419	1990	1672	Ad ²⁸⁴		1990	1674	Am
7420	1990	1672	R & Ad ²⁸⁴	1997	758	R (as am by Stats. 1990, Ch. 1674)	
	1990	1674	Am				
1997	758	R (as am by Stats. 1990, Ch. 1674)					
			7437.4	1990	1672	R ²⁸⁴	
7421	1991	1172	Ad ²⁸⁴	7438	1990	1672	R ²⁸⁴
				1990	1672	R	
7422	1990	1672	Ad ²⁸⁴	7440	1990	1672	R ²⁸⁴
7423	1990	1672	Ad ²⁸⁴	7442	1990	1672	R ²⁸⁴
	1991	1015	Am (by Sec. 3 of Ch., as ad by Stats. 1990, Ch. 1672) ²⁸⁴		1990	1674	Am ⁸²
1991	1172	Am (by Sec. 18.5 of Ch., as ad by Stats. 1990, Ch. 1672) ²⁸⁴					
			1990	1675	Am		
1992	213 *	Am ²⁸⁴					
			1991	1015	Am & R ¹⁴		
7423.5	1997	758	Am	7444	1989	653	Am
	1990	1672	Ad ²⁸⁴		1990	1672	R ²⁸⁴
1991	1172	Am (as ad by Stats. 1990, Ch. 1672) ²⁸⁴					
			1990	1675	Am		
7424	1997	429 *	Am ^{718 719}	7444.1	1989	653	Am
	1990	1672	Ad ²⁸⁴		1990	1672	R ²⁸⁴
1992	213 *	Am ²⁸⁴					
			1991	1172	Am		
7425	1990	1672	R & Ad ²⁸⁴	7445	1990	1672	R ²⁸⁴
	1991	1172	Am (as ad by Stats. 1990, Ch. 1672) ²⁸⁴	7446	1990	1672	R ²⁸⁴
7426	1990	1672	Ad ²⁸⁴	1990	1674	R	
	1992	213 *	Ad ²⁸⁴				
7427	1997	758	R	7500	1995	505	Am
	7431	1989	653	Am	7500.1	1990	1015
1990		1672	R ²⁸⁴	1993	1263	Am	
1990	1674	Am					
1997	758	R (as am by Stats. 1990, Ch. 1674)					
			1994	1010	Am ⁸³²		
7428	1996	624	Am	7500.2	1995	505	Am
	1995	505	Am				
7429	1996	624	Am	7500.3	1995	505	Am
	1996	624	Am	1996	1064	Am ⁵⁷⁴	
7430	1993	1263	Am	7501	1993	1263	Am
	1993	1269	Am	7501.7	1993	1269	Am
1996	624	Am					
7432	1991	517	Am	7502.1	1993	1269	Am
	1993	1269	Am				
7433	1995	505	Am	1995	505	Am	
	1995	505	Am				
7434	1995	505	Am	7502.2	1991	517	Am
	1995	505	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7502.2 (Cont.)	1994	1114	Am		1996	624	Am
	1995	505	Am	7508.1	1989	1104	Am
7502.5	1995	505	Am	7508.2	1990	1015	Am
7502.6	1990	1015	Ad		1990	1207	Am
7503	1991	517	Am		1993	1269	Am
	1992	1072	Am		1995	505	Am
7503.10	1991	517	Am		1996	624	Am
7503.4	1995	505	Am	7508.3	1995	505	Am
7503.9	1995	505	Am		1996	624	Am
7504	1990	1015	Am	7508.4	1992	1072	Am
	1991	517	Am		1995	505	Am
	1992	1072	Am		1995	505	Am
	1993	1264	Am	7508.5	1989	1104	Am
	1993	1269	Am		1993	1269	Am
	1995	505	Am		1995	505	Am
7504.3	1990	1015	Am	7508.6	1990	1015	Am
7504.7	1997	401	Am	7510.1	1989	1104	Am
7505.5	1990	1015	Am		1995	505	Am
7506	1990	1015	Am	7510.2	1993	1269	Ad
7506.10	1990	1015	Am		1994	1114	Am
	1991	517	Am		1995	505	Am
	1993	1264	Am	7511	1990	1015	Am
	1995	505	Am		1991	517	Am
	1997	401	Am		1993	1266*	Am
7506.11	1995	505	Am				R & Ad ¹¹⁷
7506.13	1995	505	Am				R & Ad ²⁸⁸
7506.3	1990	1015	Am		1994	1285	Am (as ad by
	1995	505	Am				Sec. 2 and
7506.5	1995	505	Am				Sec. 2.3,
7506.7	1990	1015	Am				Stats. 1993,
	1995	505	Am				Ch. 1266)
7506.8	1995	505	Am		1995	505	Am (as am by
7506.9	1990	1015	Am				Sec. 2 and
	1991	517	Am				Sec. 3,
	1992	1072	Am				Stats. 1994,
	1995	505	Am				Ch. 1285)
	1997	401	Am		1997	401	R (as am by
7507.10	1990	1015	Am				Sec. 36,
	1991	517	Am				Stats. 1995,
	1993	1263	Am				Ch. 505)
	1995	505	Am				Am (as am by
	1996	624	Am				Sec. 35,
	1997	401	Am				Stats. 1995,
7507.12	1995	505	Ad				Ch. 505) ⁸⁶⁵
7507.13	1995	505	Ad	7512	1994	1285	Ad ³¹⁸
	1996	624	Am	7512.1	1994	1285	R & Ad
	1997	401	Am	7512.10	1994	1285	R & Ad
7507.2	1993	1264	Am	7512.11	1994	1285	R & Ad
	1995	505	Am	7512.12	1994	1285	R & Ad
7507.3	1995	505	Am	7512.13	1989	1104	Ad
7507.4	1995	505	Am		1994	1285	R & Ad
	1996	624	Am	7512.2	1994	1285	R & Ad
7507.5	1995	505	Am	7512.3	1994	1010	Am ⁸³²
7507.6	1995	505	Am		1994	1285	R & Ad
7507.7	1990	1015	Am	7512.4	1993	1263	Am
	1995	505	Am		1994	1285	R & Ad
7507.9	1990	1015	Am	7512.5	1993	1263	Am
	1991	517	Am		1994	1285	R & Ad
	1993	1269	Am	7512.6	1993	1264	Am
	1995	505	Am		1994	1285	R & Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7512.7	1994	1285	R & Ad	7531.5	1994	1285	R & Ad
7512.8	1994	1285	R	7532	1993	1266*	Am
7513	1994	1285	R & Ad		1994	1285	R & Ad
7513.5	1994	1285	R & Ad	7533	1994	1285	R & Ad
7514	1994	1285	R & Ad	7533.5	1994	1285	R & Ad
7515	1993	1264	Am	7534	1994	1285	R & Ad
	1994	1285	R & Ad	7535	1994	1285	R & Ad
7516	1X 1991-92	21	R	7536	1994	1285	R & Ad
7516.1	1X 1991-92	21	R	7537	1994	1285	R & Ad
7516.2	1X 1991-92	21	R	7538	1994	1285	R & Ad
7516.3	1X 1991-92	21	R	7538.5	1994	1285	R & Ad
7517	1992	1135	Am ⁸²	7539	1989	674	Am
	1X 1991-92	21	R		1994	1285	R & Ad
	1994	1285	R	7539.3	1989	674	Ad
7517.1	1992	1135	Am		1994	1285	R
	1X 1991-92	21	R	7539.5	1994	1285	R
	1994	1285	R	7540	1994	1285	R & Ad
7517.2	1994	1285	R	7541	1989	549	Am
7518	1994	1285	R & Ad		1994	1285	R & Ad
7519	1994	1285	R & Ad	7541.1	1989	549	Ad
7520	1994	1285	R & Ad		1993	1264	Am
7520.1	1993	1264	Ad		1994	1285	R & Ad
	1994	1285	R & Ad	7542	1994	1285	R & Ad
7520.5	1994	1285	R & Ad	7542.1	1994	1285	R & Ad
7521	1993	1264	Am	7544	1994	1285	R
	1994	1285	R & Ad	7544.1	1994	1285	R
7521.1	1989	674	Am	7544.5	1990	1207	Am
7521.5	1994	1285	R & Ad		1994	1285	R
7522	1994	1285	R & Ad	7544.6	1989	674	Am
	1996	710	Am (by Sec. 1 of Ch.)		1994	1285	R
	1996	1064	Am (by Sec. 2.1 of Ch.) ⁵⁷⁴	7544.7	1994	1285	R
	1997	452*	Am (as am by Sec. 2.1, Stats. 1996, Ch. 1064)	7545	1990	1207	Am
					1994	1285	R
7522.1	1996	710	Ad	7545.1	1994	1285	R
	1997	452*	R	7545.2	1994	1285	R
7523	1992	1135	Am	7545.3	1994	1285	R
	1993	1264	Am	7546	1994	1285	R
	1994	1285	R & Ad	7546.1	1989	1104	R
	1996	710	Am	7546.10	1994	1285	R
7523.5	1994	1285	R & Ad	7546.11	1994	1285	R
	1996	710	Am	7546.12	1993	1264	Am
7524	1993	1264	Am		1994	1285	R
	1994	1285	R	7546.13	1989	1104	Am
7525	1994	1285	R & Ad		1994	1285	R
7525.1	1994	1285	R & Ad	7546.2	1994	1285	R
7526	1990	649	Am	7546.3	1990	1179	Am
	1994	1285	R & Ad		1994	1285	R
7527	1994	1285	R & Ad	7546.4	1994	1285	R
7527.5	1994	1285	R & Ad	7546.5	1994	1285	R
7528	1993	1266*	Am	7546.6	1994	1285	R
	1994	1285	R & Ad	7546.7	1994	1285	R
7528.5	1994	1285	R & Ad	7546.8	1994	1285	R
7529	1993	1264	Am	7546.9	1993	1266*	Am
	1994	1285	R & Ad		1994	1285	R
	1997	401	Am	7547	1994	1285	R
7530	1994	1285	R & Ad	7547.1	1989	1104	Am
7531	1994	1285	R & Ad		1994	1285	R
				7547.10	1994	1285	R
				7547.11	1994	1285	R
				7547.2	1992	1341	Ad
					1994	1285	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7547.21	1992	1341	Ad	7553.7	1989	1104	Ad
	1994	1285	R		1994	1285	R
7547.22	1992	1341	Ad	7554	1994	1285	R
	1994	1285	R	7554.1	1994	1285	R
7547.23	1992	1341	Ad	7554.2	1994	1285	R
	1994	1285	R	7554.3	1994	1285	R
7547.3	1994	1285	R	7558	1993	1264	Am
7547.4	1989	1104	Am		1994	1285	R & Ad
	1994	1285	R		1997	401	R & Ad
7547.5	1993	1266*	Am	7558.1	1994	1285	R & Ad
	1994	1285	R	7558.5	1994	1285	R & Ad
7547.6	1992	1340	Am	7559	1994	1285	R & Ad
	1994	1285	R	7559.5	1994	1285	R & Ad
7547.7	1994	1285	R	7560	1994	1285	R & Ad
7547.8	1994	1285	R	7561	1994	1285	R & Ad
7547.9	1994	1285	R	7561.1	1991	654	Am
7548	1991	961	Am		1992	971	Am
	1992	1340	Am		1994	1285	R & Ad
	1994	1285	R	7561.2	1994	1285	R
7548.5	1994	1285	R	7561.3	1994	1285	R & Ad
7549	1994	1285	R	7561.4	1994	1285	R & Ad
7549.1	1994	1285	R	7562	1994	1285	R & Ad
7549.2	1994	1285	R	7563	1994	1285	R & Ad
7549.3	1994	1285	R	7564	1993	1264	Am
7550	1993	1264	R		1994	1285	R & Ad
7550.1	1993	1264	R	7564.1	1994	1285	R
7550.10	1991	517	Am	7564.2	1994	1285	R
	1993	1263	Am	7564.3	1994	1285	R
	1993	1264	R	7564.4	1993	1264	R
7550.2	1993	1264	R	7564.5	1994	1285	R
7550.3	1993	1264	R	7565	1994	1285	R & Ad
7550.31	1992	1135	Am	7566	1994	1285	R & Ad
	1993	1264	R	7570	1991	961	Am
7550.32	1993	1264	R		1993	1264	Am
7550.4	1993	1264	R		1993	1266*	Am
7550.5	1993	1264	R				R & Ad ¹¹⁷
7550.6	1993	1264	R				R & Ad ²⁸⁸
7550.7	1993	1264	R		1994	1285	R & Ad
7550.8	1993	1264	R				R & Ad ²⁸⁸
7550.9	1993	1264	R		1997	401	R (2nd version
7552	1994	1285	R				as ad by Sec. 4,
7552.1	1994	1285	R				Stats. 1994,
7552.2	1994	1285	R				Ch. 1285)
7552.3	1994	1275	Am				Am (1st version,
	1994	1285	R				as ad by Sec. 4,
7552.4	1994	1285	R				Stats. 1994,
7552.5	1994	1275	Am				Ch. 1285) ⁸⁶⁵
	1994	1285	R				Ad ³¹⁸
7552.6	1994	1285	R	7570.1	1994	1285	R & Ad
7552.7	1994	1285	R	7571	1994	1285	R & Ad
7552.9	1994	1285	R	7572	1994	1285	R & Ad
7553	1994	1285	R	7573	1994	1285	R & Ad
7553.1	1994	1285	R	7580	1994	1285	Ad
7553.2	1994	1275	Am	7580.1	1994	1285	Ad
	1994	1285	R	7580.10	1994	1285	Ad
7553.3	1994	1275	Am	7580.11	1994	1285	Ad
	1994	1285	R	7580.12	1994	1285	Ad
7553.4	1994	1285	R	7580.13	1994	1285	Ad
7553.5	1989	1104	Am	7580.14	1994	1285	Ad
	1994	1285	R	7580.2	1994	1285	Ad
7553.6	1994	1285	R	7580.3	1994	1285	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7580.4	1994	1285	Ad	7583.14	1994	1285	Ad
7580.5	1994	1285	Ad	7583.15	1994	1285	Ad
7580.6	1994	1285	Ad	7583.16	1994	1285	Ad
7580.7	1994	1285	Ad	7583.17	1994	1285	Ad
7580.8	1994	1285	Ad	7583.18	1994	1285	Ad
7580.9	1994	1285	Ad	7583.19	1994	1285	Ad
7581	1994	1285	Ad	7583.2	1994	1285	Ad
7581.1	1994	1285	Ad	7583.20	1994	1285	Ad
7581.2	1994	1285	Ad		1997	401	Am
7581.3	1994	1285	Ad	7583.21	1994	1285	Ad
7581.4	1994	1285	Ad	7583.22	1994	1285	Ad
7581.5	1994	1285	Ad		1996	710	Am
7582	1994	1285	Ad		1997	452*	Am & R ¹³³
7582.05	1994	1285	Ad				Ad (by Sec. 3.4
7582.1	1994	1285	Ad				of Ch.) ²⁸⁸
7582.10	1994	1285	Ad	7583.23	1994	1285	Ad
7582.11	1994	1285	Ad	7583.24	1994	1285	Ad
7582.12	1994	1285	Ad	7583.25	1994	1285	Ad
7582.13	1994	1285	Ad	7583.26	1994	1285	Ad
	1997	401	Am	7583.27	1994	1285	Ad
7582.14	1994	1285	Ad	7583.28	1994	1285	Ad
7582.15	1994	1285	Ad	7583.29	1994	1285	Ad
7582.16	1994	1285	Ad	7583.3	1994	1285	Ad
7582.17	1994	1285	Ad	7583.30	1994	1285	Ad
7582.18	1994	1285	Ad	7583.31	1994	1285	Ad
7582.19	1994	1285	Ad	7583.32	1994	1285	Ad
7582.2	1994	1285	Ad		1996	734	Am
	1996	710	Am (by Sec. 4		1997	401	Am
			of Ch.)	7583.33	1994	1285	Ad
	1996	1064	Am (by Sec. 3.1		1997	452*	Am
			of Ch.) ⁵⁷⁴	7583.34	1994	1285	Ad
	1997	442*	Am (as am by	7583.35	1994	1285	Ad
			Sec. 3.1,	7583.36	1994	1285	Ad
			Stats. 1996,	7583.37	1994	1285	Ad
			Ch. 1064)		1997	452*	Am
7582.20	1994	1285	Ad	7583.38	1994	1285	Ad
7582.21	1994	1285	Ad	7583.39	1994	1285	Ad
7582.22	1994	1285	Ad	7583.4	1994	1285	Ad
7582.23	1994	1285	Ad	7583.40	1994	1285	Ad
7582.24	1994	1285	Ad	7583.41	1994	1285	Ad
7582.25	1994	1285	Ad	7583.42	1994	1285	Ad
7582.26	1994	1285	Ad	7583.5	1994	1285	Ad
7582.27	1994	1285	Ad	7583.6	1994	1285	Ad
7582.28	1994	1285	Ad		1996	710	Am
7582.3	1994	1285	Ad	7583.7	1994	1285	Ad
	1996	710	Am	7583.8	1994	1285	Ad
7582.4	1994	1285	Ad	7583.9	1994	1285	Ad
	1996	710	Am	7585	1994	1285	Ad
7582.5	1994	1285	Ad	7585.1	1994	1285	Ad
7582.6	1994	1285	Ad	7585.10	1994	1285	Ad
7582.7	1994	1285	Ad	7585.11	1994	1285	Ad
7582.8	1994	1285	Ad	7585.12	1994	1285	Ad
7582.9	1994	1285	Ad	7585.13	1994	1285	Ad
7583	1994	1285	Ad	7585.14	1994	1285	Ad
7583.1	1994	1285	Ad	7585.15	1994	1285	Ad
7583.10	1994	1285	Ad	7585.16	1994	1285	Ad
7583.11	1994	1285	Ad	7585.17	1994	1285	Ad
7583.12	1994	1285	Ad	7585.18	1994	1285	Ad
	1997	452*	Am	7585.19	1994	1285	Ad
7583.13	1994	1285	Ad	7585.2	1994	1285	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7585.20	1994	1285	Ad	7591.18	1992	1135	Am
7585.3	1994	1285	Ad	7592.4	1993	1264	R
7585.4	1994	1285	Ad	7593	1995	359	Am
7585.5	1994	1285	Ad	7593.11	1997	401	Am
7585.6	1994	1285	Ad	7593.6	1992	1135	Am
7585.7	1994	1285	Ad	7594.5	1992	1135	Am
7585.8	1994	1285	Ad		1993	1264	Am
7585.9	1994	1285	Ad	7596	1997	401	Am
7586	1994	1285	Ad	7596.3	1989	1104	Am
	1997	401	R & Ad	7596.4	1989	1104	Am
7586.1	1994	1285	Ad	7596.5	1993	1266*	Am
7586.2	1994	1285	Ad	7596.6	1992	1340	Am
7586.3	1994	1285	Ad	7596.7	1996	734	Am
7586.4	1994	1285	Ad		1997	401	Am
7586.5	1994	1285	Ad	7596.8	1992	1341	Ad
7587	1994	1285	Ad	7596.81	1992	1341	Ad
7587.1	1994	1285	Ad	7596.82	1992	1341	Ad
7587.10	1994	1285	Ad	7596.83	1992	1341	Ad
7587.12	1994	1285	Ad	Div. 3,			
7587.13	1994	1285	Ad	Ch. 11.6,			
7587.14	1994	1285	Ad	Art. 7,			
7587.2	1994	1285	Ad	heading			
7587.3	1994	1285	Ad	(Sec. 7597			
7587.4	1994	1285	Ad	et seq.)	1989	1104	Am
7587.5	1994	1285	Ad	7597.1	1997	452*	Am
7587.6	1994	1285	Ad	7597.6	1992	1340	Am
7587.7	1994	1285	Ad		1997	452*	Am
7587.8	1994	1285	Ad	7598	1993	1264	R
7587.9	1994	1285	Ad	7598.14	1993	1266*	Am
7588	1994	1285	Ad		1997	401	Am
	1996	734	Am (1st and	7598.17	1992	1135	Am
			2nd version, as		1993	1264	Am
			ad by Sec. 6,		1997	401	Am
			Stats. 1994,	7598.4	1995	359	Am
			Ch. 1285)	7599.25	1989	1104	Am
	1997	401	R (as am by	7599.36	1993	1264	Am
			Sec. 3,		1995	359	Am
			Stats. 1996,	7599.54	1991	517	Am
			Ch. 734)		1992	1135	Am
			Am (as am by		1993	1263	Am
			Sec. 2,		1993	1264	Am
			Stats. 1996,		1994	1275	Am
			Ch. 734) ⁸⁶⁵	7599.70	1993	1266*	Am
			Ad ³¹⁸				R & Ad ¹¹⁷
7588.1	1994	1285	Ad				R & Ad ²⁸⁸
7588.2	1994	1285	Ad		1996	734	Am (as ad by
7588.3	1994	1285	Ad				Sec. 11 and
7588.4	1994	1285	Ad				Sec. 11.5,
7590.1	1989	1104	Am				Stats. 1993,
	1993	1263	Am				Ch. 1266)
	1994	1010	Am ⁸³²		1997	401	R (as am by
7590.2	1990	1207	Am				Sec. 6,
	1995	395	Am				Stats. 1996,
7590.4	1993	1264	R				Ch. 734)
7590.5	1990	649	Ad				Am (as am by
7591	1993	1263	Am				Sec. 5,
7591.13	1992	1135	R ⁸²				Stats. 1996,
7591.14	1992	1135	R ⁸²				Ch. 734) ⁸⁶⁵
7591.15	1992	1135	R ⁸²				Ad ³¹⁸
7591.16	1992	1135	R ⁸²	7599.72	1994	1285	Am
7591.17	1992	1135	Am ⁸²				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
7601	1994	908	Am ³⁰⁷ R ²⁸⁸		1996	1151	Am
7607.5	1994	908	Am ³⁴⁵ R ²⁷¹	7801	1994	908	Am ³⁰⁷ R ²⁸⁸
	1995	599	Am ^{307 133}	7810	1995	599	Am ^{236 13} Am ³⁰⁷ R ²⁸⁸
7615	1996	1151	Am		1996	1136	Am ^{718 719}
7616	1996	1151	Am		1996	1137	Am ^{718 719}
7616.2	1996	1151	Ad	7814	1996	1137	R
7617	1996	1151	Am	7815.5	1994	908	Am ³⁰⁷ R ²⁸⁸
7617.1	1996	1151	Ad		1996	1136	Am ^{718 719}
7618	1996	1151	Am	7817	1996	1137	Am
7619	1996	1151	Am	7823	1996	1137	Am
7619.2	1996	1151	Ad	7824	1996	1137	R
7619.3	1996	1151	Ad	7851	1994	26*	R
7621	1996	1151	Am	7860	1997	758	Am
7622	1996	1151	Am	7880	1992	1289	Am
7622.2	1996	1151	Ad	7887	1990	469	Am
7622.3	1996	1151	Ad	8000	1994	26*	Am
7624	1996	1151	Am		1994	908	Am ³⁰⁷ R ²⁸⁸
7628	1996	1151	Am		1996	1136	Am ^{677 40}
7630	1996	1151	Am	8001	1996	694	Am
7634	1989	886	Am ⁶⁷	8005	1994	26*	Am
7635	1996	1151	Ad		1994	908	Am ³⁰⁷ R ²⁸⁸
	1997	475	Am	8008	1996	1136	Am ^{677 40}
7641	1996	1151	Am		1990	505	Am (as am by Sec. 2, Stats. 1988, Ch. 1327) ²⁴⁰
7643	1996	1151	Am		1991	1097	Am (as am by Sec. 1 and Sec. 2, Stats. 1990, Ch. 505)
7649	1996	1023*	Am ¹²⁵³		1992	711*	Am (as am by Sec. 2, Stats. 1991, Ch. 1097) & R ^{240 511}
	1996	1151	Am		1996	895*	Ad ⁶⁷⁷ R ¹⁶⁰
7651	1996	1151	Ad				Am (as am by Sec. 2, Stats. 1991, Ch. 1097) ⁹²⁵
7660	1996	1151	Am	8010	1997	475	Am
7662	1996	1151	Am	8015	1990	505	Am (as ad by Sec. 3, Stats. 1986, Ch. 529) ²⁴⁰
7664	1996	1151	Am				Am (as am by Sec. 4, Stats. 1986, Ch. 529) ²⁴¹
7665	1996	1151	Am				
7666	1996	1151	Am				
7666.5	1996	1151	R				
7667	1996	1151	Am				
7668	1996	1151	Am				
7669	1996	1151	Am				
7670	1996	1151	Am				
7685	1992	797	Am				
7685.1	1992	797	Am				
7685.3	1992	797	Ad				
	1994	26*	Am				
	1994	570	Am				
7708	1996	1151	Am				
7711	1996	1151	Am				
7716	1996	1151	Am				
7717	1996	1151	Am				
7717.5	1996	1151	Am				
7718	1996	1151	Am				
7729	1996	1151	Am				
7735	1996	1151	Am				
7736	1996	1151	Am				
7737	1996	1151	Am				
7737.3	1992	797	Ad				
	1996	1151	Am				
7738	1996	1151	Am				
7739	1996	1151	Am				
7740.5	1996	1151	Am				
7745	1992	797	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8017	1997	475	Am				
8018	1994	26*	Am		1991	1097	Am (as am by
	1996	694	Am				Sec. 9 and
	1997	475	Am				Sec. 10,
8020	1991	1097	Am				Stats. 1990,
	1996	694	Am	8040	1992	1289	Ch. 505)
8022	1991	1097	Am		1994	26*	Am
8023.5	1991	1097	Am	8041	1992	1289	R
8024	1991	1097	Am	8042	1992	1289	R & Ad
	1996	694	Am	8046	1992	1289	Am
8024.2	1991	1097	Am	8504	1994	1010	Am ⁸³²
	1996	694	Am	8505.1	1991	936	Am
8024.5	1997	475	Am		1994	282	Am
8024.6	1997	475	Am	8505.10	1994	844	Am
8024.7	1994	660	Ad	8505.13	1994	844	Am
8025	1991	1097	Am	8505.14	1994	282	Am
	1994	660	Am (by Sec. 2. of Ch.)	8505.15	1994	282	Am
	1996	694	Am	8505.16	1994	844	Am
	1996	1137	Am	8505.17	1994	844	Am
	1997	475	Am	8505.5	1994	844	Am
8025.1	1991	1097	Ad		1995	691	Am
	1992	427	Am ⁵¹¹		1996	71	Am
	1992	1289	Am	8506.1	1994	282	Am
	1994	146	Am ⁸³³	8507.1	1994	844	Ad
8027	1991	1097	Am	8510	1989	1401	Ad
	1994	26*	Am		1991	GRP	S ⁴²⁰
	1994	660	Am (as am by Stats. 1994, Ch. 26)	8512	1994	844	Am
	1996	694	Am	8513	1994	844	Am
8030	1994	26*	Am	8514	1989	577	Am
8030.2	1990	505	Am ²⁴⁰		1995	381*	Am
	1991	1097	Am		1996	398	Am
	1994	26*	Am	8515	1994	844	Am
	1996	895*	Ad ⁶⁷⁷	8516	1989	1401	Am
			R ¹⁶⁰		1991	944	Am
	1997	475	Am		1992	274	Am
8030.4	1990	505	Am ²⁴⁰		1993	269	Am
	1991	1097	Am		1994	844	Am
	1996	895*	Ad ⁶⁷⁷		1995	381*	Am
			R ¹⁶⁰		1996	398	Am (by Sec. 3 of Ch.)
	1997	475	Am		1996	829	Am (by Sec. 98.7 of Ch.)
8030.6	1990	505	Am ²⁴⁰	8516.1	1989	1401	R & Ad
	1991	1097	Am		1991	936	Am
	1996	895*	Ad ⁶⁷⁷		1991	944	Am
			R ¹⁶⁰		1992	274	Am
	1997	475	Am		1994	844	Am
8030.8	1990	505	Am ²⁴⁰	8516.2	1989	1401	Ad
	1991	1097	Am	8516.5	1994	844	Am
	1996	895*	Ad ⁶⁷⁷	8517	1989	1401	Am
			R ¹⁶⁰		1992	274	Am
	1997	475	Am	8518	1995	273	Am
8031	1990	505	Am (as ad by Sec. 11, Stats. 1986, Ch. 529) ²⁴⁰	8519	1992	270	Am
			Am (as am by Sec. 12, Stats. 1986, Ch. 529) ²⁴¹	8519.5	1995	381*	Ad
					1996	398	Am
				8520	1994	908	Am ³⁴⁵
						R ²⁷¹	
					1997	759	Am ^{718 719}
				8522	1996	829	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8525	1991	GRP	S ⁴²⁰	8593	1994	844	Am
8528	1994	844	Am	8593.1	1994	844	Ad
	1994	908	Am ³⁴⁵ R ²⁷¹	8610	1993	269	Am
8538	1997	759	Am ^{718 719}	8611	1994	844	Am
	1989	1401	Am	8614	1996	829	Am
	1992	274	Am	8616	1994	844	Am
	1994	844	Am	8616.4	1994	844	Am
8550	1989	577	Am	8616.5	1994	844	Am
	1994	844	Am		1995	718	Am
8551.5	1996	829	Am	8616.6	1994	844	Am
	1989	641	Am (by Sec. 1 of Ch.)	8616.9	1994	844	Ad
8555	1989	1401	Am (by Sec. 2.5 of Ch.)	8617	1995	718	Am
	1992	274	Am		1996	829	Am
	1994	844	Am	8618	1994	844	Ad
	1993	1077	Am	8619	1994	844	Ad
8556	1994	844	Am	8620	1994	844	Am
	1989	1401	Am	8622	1994	844	Am
8560	1989	1401	Am		1996	829	Am
	1992	274	Am	8641	1994	282	Am
8561	1993	384	Am	8642	1994	844	Am
	1994	844	Am	8649	1994	844	Am
8562	1989	1401	Am	8651	1994	844	Am
	1989	1401	Am	8652	1994	844	Am
8563	1991	743	Am	8655	1994	844	Am
	1992	274	Am	8656	1996	829	Ad
8564	1994	844	Am	8662	1995	718	Am
	1989	1401	Am	8663	1993	384	Ad
8564.5	1992	274	Am		1994	282	Am
	1989	641	Am (by Sec. 2 of Ch.)	8664	1993	384	Ad
8564.6	1994	844	Am	8665	1994	844	Ad
	1996	829	Am	8666	1996	829	Ad
8565	1994	844	Am	8673	1993	384	Am
	1992	274	Am	8674	1993	1077	Am
8565.5	1994	844	Am		1994	844	Am
	1989	1401	Am		1995	273	Am
8565.6	1994	844	Am	8675	1994	844	Am
	1994	298	Ad		1996	829	Am
8566	1994	844	Am	8690	1994	844	Am
	1994	844	Am	8698	1993	393	Ad & R ⁹⁴
8566.5	1994	844	Am		1995	691	S ⁵¹
	1994	844	Am		1996	71	Am ¹⁹⁹
8567	1992	270	Am	8698.1	1993	393	Ad & R ⁹⁴
	1992	270	Am		1995	691	S ⁵¹
8569	1992	270	Am		1996	71	Am ¹⁹⁹
	1994	844	Am	8698.2	1993	393	Ad & R ⁹⁴
8570	1994	844	Am		1995	691	S ⁵¹
	1994	844	Am		1996	71	S ¹⁹⁹
8572	1989	1401	Ad	8698.3	1993	393	Ad & R ⁹⁴
	1992	274	Am		1995	691	S ⁵¹
8590	1994	844	R		1996	71	S ¹⁹⁹
	1993	384	Am	8698.5	1993	393	Ad & R ⁹⁴
8590.1	1994	844	Am		1995	691	S ⁵¹
	1994	844	Am		1996	71	Am ¹⁹⁹
8591	1994	844	Am	8698.6	1993	393	Ad & R ⁹⁴
8592	1994	844	Am		1995	691	Am ⁵¹
	1994	844	Am		1996	71	Am ¹⁹⁹
				8710	1994	908	Am ³⁴⁵ R ²⁷¹
					1997	705	Am ^{679 314}
				8712	1994	26*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8726	1990	1226	Am	9793	1992	1001	R & Ad
	1991	350	Am		1993	589	Am ⁶⁷⁰
	1995	579*	Am ⁹⁴	9794	1992	1001	R & Ad
8730	1990	1520	Am	9795	1992	1001	R & Ad
8741	1992	634	Am	9796	1992	1001	R & Ad
8750	1990	109	Am	9797	1989	1360	Am ⁷³
	1994	26*	Am		1992	1001	R & Ad
8762	1994	26*	Am	9798	1992	1001	R & Ad
	1996	872	Am ¹²⁸¹	9798.1	1992	1001	Ad
8763	1995	579*	Am ⁹⁴	9798.2	1992	1001	Ad
8767	1997	580	Am	9798.3	1992	1001	Ad
8768	1997	580	Am	9798.4	1992	1001	Ad
8771	1994	458	Am	9801	1990	1207	Am
	1996	872	Am ¹²⁸¹		1992	1135	Am
	1997	580	Am		1993	1264	Am
8773.2	1992	634	Am		1994	1010	Am ⁸³²
8774.5	1991	350	Ad	9803	1992	1135	Am
8802	1990	545	Am		1993	1264	R
	1994	26*	Am	9805	1992	1135	Am
8803	1990	545	Am		1993	1264	Am
	1994	26*	Am	9806	1993	1264	Am
8805	1990	545	Am	9807	1990	1207	Ad
8806	1994	26*	R		1992	1135	Am
9625	1994	908	Am ³⁰⁷ R ²⁸⁸		1993	1264	R
				9808	1990	1207	Ad
9630.5	1992	797	Ad		1992	1135	Am
9650	1989	225	Am		1993	1264	R
	1997	142	Am	9810	1997	401	Am
9650.3	1997	142	Am	9811	1993	1264	Am
9650.4	1989	225	Ad	9812.5	1997	401	Ad & R ⁵⁹⁹
	1996	964	Am	9814	1993	1264	Am
9652	1996	38*	Am	9814.5	1997	401	Ad
9652.1	1996	38*	Am	9817	1X 1991-92	21	R
9653	1997	142	Am	9819	1X 1991-92	21	R
9656.25	1997	142	Ad	9820	1X 1991-92	21	R
9656.5	1992	683	Ad	9821	1X 1991-92	21	R
9661	1992	797	Ad	9822	1X 1991-92	21	R
9662	1992	797	Ad	9823	1X 1991-92	21	R
	1994	26*	Am	9824	1X 1991-92	21	R
	1994	570	Am	9825	1X 1991-92	21	R
9701	1990	1393	Am	9830	1993	1264	Am
9701.5	1996	964	Ad & R ¹³³		1993	1265	Am
	1997	142	Am ¹³		1994	1275	Am
9705	1990	1393	Am	9830.5	1993	1265	Ad & R ¹³³
9720	1993	1232	Ad		1994	1275	Am
9744	1996	1023*	Am ¹²⁵³		1997	401	Am ⁵⁹⁹
9756	1990	1393	Am	9832	1991	654	R & Ad
9757	1990	1393	Am		1993	1264	Am
	1997	142	Am		1993	1265	Am
9757.5	1990	1393	R		1994	1275	Am
9765	1993	1232	Am		1997	401	Am
	1994	570	Am	9832.1	1991	654	R
	1996	964	Am	9832.5	1993	1265	Ad & R ¹³³
9784	1993	1232	Am		1994	1275	Am
9784.5	1992	797	Ad		1997	401	Am ⁵⁹⁹
9786	1994	570	Am	9833	1993	1264	Am
	1996	964	Am ¹³¹⁴	9841	1993	1264	Am
9790	1992	1001	R & Ad	9842	1993	1264	Am
9791	1992	1001	R & Ad	9845	1993	1264	Am
9792	1992	1001	R & Ad	9847	1993	1264	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
9847 (Cont.)				1997	401	Am (as am by Sec. 8,	
9847.5	1993	1265	Am			Stats. 1993,	
	1997	401	Am ⁵⁹⁹			Ch. 1265) ⁵⁹⁹	
9849	1993	1265	Am			Am (as ad by Sec. 8.5,	
	1997	401	R & Ad ²⁸⁸ Am (as am by Sec. 4,	9862	1993	1264	R
			Stats. 1993,		1993	1265	Am
			Ch. 1265) ⁵⁹⁹		1994	1275	Am
			Am (as ad by Sec. 4.5,	9862.5	1993	1265	Ad & R ¹³³
			Stats. 1993,		1994	1275	Am
			Ch. 1265) ⁵³⁹		1997	401	Am ⁵⁹⁹
9850	1993	1264	Am	9863	1993	1265	Am
9851	1993	1265	Am			R & Ad ²⁸⁸	
	1997	401	R & Ad ²⁸⁸ Am (as am by Sec. 5,		1997	401	Am (as am by Sec. 10,
			Stats. 1993,				Stats. 1993,
			Ch. 1265) ⁵⁹⁹				Ch. 1265) ⁵⁹⁹
			Am (as ad by Sec. 5.5,				Am (as ad by Sec. 10.5,
			Stats. 1993,				Stats. 1993,
			Ch. 1265) ⁵³⁹	9873	1993	1265	Ch. 1265) ⁵³⁹
9853	1993	1265	Am				Am
	1997	401	R & Ad ²⁸⁸ Am (as am by Sec. 6,		1997	401	R & Ad ²⁸⁸
			Stats. 1993,				Am (as am by Sec. 11,
			Ch. 1265) ⁵⁹⁹				Stats. 1993,
			Am (as ad by Sec. 6.6,				Ch. 1265) ⁵⁹⁹
			Stats. 1993,				Am (as ad by Sec. 11.5,
			Ch. 1265) ⁵³⁹				Stats. 1993,
9854	1994	1275	Ad	9875	1989	817	Ch. 1265) ⁵³⁹
	1997	401	R	9875.1	1989	817	Ad
9855	1993	1265	Ad & R ¹³³	9875.2	1989	817	Ad
	1997	401	S ⁵⁹⁹	9880.1	1991	386	Am
9855.1	1993	1265	Ad & R ¹³³		1991	387	Am (by Sec. 1.5
	1997	401	S ⁵⁹⁹				of Ch.)
9855.2	1993	1265	Ad & R ¹³³		1993	1264	Am
	1997	401	Am ⁵⁹⁹	9880.2	1994	1010	Am ⁸³²
9855.3	1993	1265	Ad & R ¹³³		1990	1207	Am
	1997	401	Am ⁵⁹⁹		1995	572	Am
9855.4	1993	1265	Ad & R ¹³³		1997	107	R & Ad ²⁸⁸
	1997	401	S ⁵⁹⁹				R (as am by Sec. 2,
9855.5	1993	1265	Ad & R ¹³³				Stats. 1995,
	1997	401	S ⁵⁹⁹				Ch. 572)
9855.6	1993	1265	Ad & R ¹³³				Am (as am by Sec. 1,
	1997	401	S ⁵⁹⁹				Stats. 1995,
9855.7	1993	1265	Ad & R ¹³³				Ch. 572) ¹³
	1997	401	S ⁵⁹⁹	9882	1995	445	Am
9855.8	1993	1265	Ad & R ¹³³	9882.10	1993	1264	R
	1997	401	S ⁵⁹⁹	9882.11	1993	1264	R
9855.9	1993	1265	Ad & R ¹³³	9882.12	1993	1264	R
	1997	401	Am ⁵⁹⁹	9882.13	1993	1264	R
9860	1993	1265	Am	9882.14	1990	1403*	Ad
			R & Ad ²⁸⁸				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9882.6	1X 1991-92	21	R		1991	689	Am & RN
9882.7	1993	1264	R	9889.76	1991	689	R
9882.8	1993	1264	R	9891	1996	1137	R ⁵⁷⁴
9882.9	1993	1264	R	9891.1	1993	1264	Am
9884	1995	114	Am		1994	1010	Am ⁸³²
	1997	17	Am ¹³²⁸		1996	1137	R ⁵⁷⁴
9884.1	1992	674	Am	9891.10	1996	1137	R ⁵⁷⁴
9884.11	1992	674	Am	9891.11	1996	1137	R ⁵⁷⁴
9884.17	1992	674	Am	9891.12	1993	1264	Am
9884.7	1992	675	Am		1996	1137	R ⁵⁷⁴
9884.75	1992	674	Am	9891.13	1996	1137	R ⁵⁷⁴
	1992	675	R	9891.2	1993	1264	Am
9886.2	1989	1154	Am		1996	1137	R ⁵⁷⁴
9886.3	1991	386	Am	9891.20	1990	1207	Am
9887.1	1990	1433	Am		1993	1264	Am
9887.2	1990	1433	Am		1996	1137	R ⁵⁷⁴
Div. 3, Ch. 20.3, Art. 6, heading (Sec. 9888.1 et seq.)	1990	1433	Am	9891.201	1993	1264	Ad
9888.1	1990	1433	Am		1996	1137	R ⁵⁷⁴
9888.2	1990	1433	Am	9891.203	1993	1264	Ad
9888.3	1990	1433	Am		1996	1137	R ⁵⁷⁴
9888.4	1990	1433	Am	9891.204	1993	1264	Ad
Div. 3, Ch. 20.3, Art. 8, heading (Sec. 9889.15 et seq.)	1990	1433	Am		1996	1137	R ⁵⁷⁴
9889.15	1990	1433	Am	9891.21	1989	839	Am
9889.17	1990	1433	R		1990	1207	Am
9889.18	1990	1433	R		1993	1264	Am
9889.19	1990	1433	Am		1996	1137	R ⁵⁷⁴
9889.3	1992	675	Am	9891.22	1989	839	Am
9889.50	1995	445	Ad		1990	1207	Am
9889.51	1995	445	Ad		1996	1137	R ⁵⁷⁴
9889.52	1995	445	Ad	9891.23	1989	839	Am
9889.53	1995	445	Ad		1990	1207	Am
9889.60	1992	479	Ad		1993	1264	Am
9889.62	1992	479	Ad		1996	1137	R ⁵⁷⁴
	1993	379*	Am	9891.24	1993	1264	Am
9889.64	1992	479	Ad		1996	1137	R ⁵⁷⁴
9889.66	1992	479	Ad	9891.25	1993	1264	Am
9889.68	1992	479	Ad		1996	1137	R ⁵⁷⁴
Div. 3, Ch. 20.5, heading (Sec. 9889.70 et seq.)	1991	689	R	9891.26	1996	1137	R ⁵⁷⁴
9889.70	1991	689	Am & RN	9891.27	1992	1135	Am
9889.71	1991	689	Am & RN		1993	1264	Am
9889.72	1991	689	Am & RN		1996	1137	R ⁵⁷⁴
9889.73	1991	689	Am & RN	9891.30	1996	1137	R ⁵⁷⁴
9889.74	1991	689	Am & RN	9891.31	1996	1137	R ⁵⁷⁴
9889.75	1989	193	Am	9891.32	1996	1137	R ⁵⁷⁴
	1989	1154	Am (by Sec. 2.5 of Ch.)	9891.33	1996	1137	R ⁵⁷⁴
				9891.34	1989	839	Am
					1990	1207	Am
					1993	1264	Am
					1996	1137	R ⁵⁷⁴
				9891.35	1992	1135	Am
					1993	1264	Am
					1996	1137	R ⁵⁷⁴
				9891.37	1989	839	Am
					1990	1207	Am
					1993	1264	Am
					1996	1137	R ⁵⁷⁴
				9891.38	1990	1207	Ad

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
9891.38	(Cont.)			9931	1989	704	R	
		1993	1264	Am	9932	1989	704	R
		1996	1137	R ⁵⁷⁴	9933	1989	704	R
9891.39		1989	839	Am	9934	1989	704	R
		1990	1207	Am	9935	1989	704	R
		1993	1264	Am	9940	1989	704	R
		1996	1137	R ⁵⁷⁴	9941	1989	704	R
9891.40		1996	1137	R ⁵⁷⁴	9942	1989	704	R
9891.41		1996	1137	R ⁵⁷⁴	9943	1989	704	R
9891.42		1989	839	Am	9944	1989	704	R
		1990	1207	Am	9945	1989	704	R
		1992	1135	Am	9946	1989	704	R
		1993	1264	Am	9946.1	1989	704	R
		1996	1137	R ⁵⁷⁴	9947	1989	704	R
9891.43		1996	1137	R ⁵⁷⁴	9948	1989	704	R
9891.44		1996	1137	R ⁵⁷⁴	9949	1989	704	R
9891.50	1X 1991-92	21	R	9950	1989	704	R	
		1993	1264	R ⁶⁰⁰	9950.1	1989	704	R
9900	1989	704	R	9951	1989	704	R	
9901	1989	704	R	9952	1989	704	R	
9902	1989	704	R	9953	1989	704	R	
9902.5	1989	704	R	9953.1	1989	704	R	
9902.6	1989	704	R	9954	1989	704	R	
	1989	705	R (as ad by	9955	1989	704	R	
			Sec. 4,	9956	1989	704	R	
			Stats. 1986,	9958	1989	704	R	
			Ch. 912)	9958.10	1989	704	R	
			Am (as ad by	9958.11	1989	704	R	
			Sec. 3,	9958.2	1989	704	R	
			Stats. 1986,	9958.3	1989	704	R	
			Ch. 912) ⁸²	9958.4	1989	704	R	
9902.7	1989	704	R	9958.5	1989	704	R	
	1989	705	R ⁸²	9958.6	1989	704	R	
9903	1989	704	R	9958.7	1989	704	R	
9904	1989	704	R	9958.8	1989	704	R	
9905	1989	704	R	9958.9	1989	704	R	
9906	1989	704	R	9960	1989	704	R	
9907	1989	704	R	9960.1	1989	704	R	
9908	1989	704	R	9961	1989	704	R	
9908.5	1989	704	R	9962	1989	704	R	
9908.7	1989	704	R	9963	1989	704	R	
9909	1989	704	R	9970	1989	704	R	
9909.5	1989	704	R	9971	1989	704	R	
9909.6	1989	704	R	9972	1989	704	R	
9910	1989	704	R	9973	1989	704	R	
9911	1989	704	R	9974	1989	704	R	
9912	1989	704	R	9974.1	1989	704	R	
9912.5	1989	704	R	9974.3	1989	704	R	
9913	1989	704	R	9974.5	1989	704	R	
9914	1989	704	R	9974.7	1989	704	R	
9920	1989	704	R	9974.9	1989	704	R	
9921	1989	704	R	9975	1989	704	R	
9922	1989	704	R	9975.1	1989	704	R	
9924	1989	704	R	9976	1989	704	R	
9925	1989	704	R	9977	1989	704	R	
9926	1989	704	R	9978	1989	704	R	
9927	1989	704	R	9979	1989	704	R	
9928	1989	704	R	9980	1989	704	R	
9929	1989	704	R	9981	1989	704	R	
9930	1989	704	R	9982	1989	704	R	

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9982.5	1989	704	R		1992	315	Am ⁵¹⁶
9983	1989	704	R		1994	146	Am ⁸³³
9984	1989	704	R		1994	994	Am ⁸⁵³
9984.1	1989	704	R		1995	564	Am (as am by
9985	1989	704	R				Sec. 2,
9986	1989	704	R				Stats. 1994,
9987	1989	704	R				Ch. 994)
9988	1989	704	R	10147	1991	859	Ad
9988.1	1989	704	R		1992	941	Am
9988.2	1989	704	R	10148	1989	640	Am
9988.4	1989	704	R		1997	232	Am
9989	1989	704	R	10149	1990	1499	Ad
9989.1	1989	704	R		1991	550	Am
9989.10	1989	704	R		1992	18*	Am
9989.2	1989	704	R	10150	1989	640	Am
9989.3	1989	704	R	10151	1989	640	Am
9989.4	1989	704	R	10153.2	1993	541	Am
9989.5	1989	704	R	10153.3	1990	728	Am
9989.6	1989	704	R	10153.4	1993	541	Am
9989.7	1989	704	R		1994	10*	Am
9989.8	1989	704	R				R & Ad ⁹⁴
9989.9	1989	704	R	10153.5	1996	587	Am
9990	1989	704	R	10153.6	1997	540	Am
9991	1989	704	R	10156.6	1989	640	Am
9992	1989	704	R	10156.7	1989	640	Am
9993	1989	704	R	10161.75	1993	589	R ⁶⁷⁰
9994	1989	704	R	10170.4	1997	232	Am
9995	1989	704	R	10170.5	1993	541	Am
9997	1989	704	R		1994	10*	Am
9997.1	1989	704	R				R & Ad ⁹⁴
9998.1	1994	1010	Am ⁸³²		1997	232	Am
9998.2	1989	1360	Am ⁷³	10171.4	1991	328	Am
10008.5	1989	1116*	Ad	10171.6	1991	328	R
10026	1996	469	Am	10175.2	1995	938	Am ⁵⁷⁴
10032	1991	679	Ad	10176.5	1992	772	Am
10084.1	1989	969	Ad	10177	1989	1360	Am
	1991	GRP	S ⁴²⁰		1990	1335	Am
10085	1990	728	Am	10177.2	1996	812	Am
10085.5	1992	515	Ad	10177.4	1997	718	Am
10086	1992	861	Am	10201	1993	416	Am
10100.2	1996	587	Ad	10208.5	1993	416	Am & R ⁷⁰⁶
10131.01	1990	925	Am				Ad ⁷⁰⁷
	1992	134	Am		1996	342	Am (as am by
10131.1	1990	728	Am				Sec. 5,
10131.4	1993	416	Ad				Stats. 1993,
10131.45	1993	416	Ad				Ch. 416) ¹²¹⁶
10131.6	1990	1689	Am				Am (as am by
10132	1996	587	Am				Sec. 5.5,
10133.1	1989	1116*	Am (by Sec. 2 of Ch.)				Stats. 1993,
	1989	1386	Am (by Sec. 2 of Ch.)	1997	232		Ch. 416) ¹²¹⁷
	1994	994	Am ⁸⁵³				Am (as am by
10133.3	1990	729	Ad				Sec. 1,
10133.35	1993	416	Ad				Stats. 1996,
10133.4	1992	396	Ad				Ch. 342) ¹³⁴³
10133.5	1993	373	Ad				R (as am by
10139.5	1994	500	Ad & R ⁴⁰				Sec. 2,
10145	1989	328	Am	10209	1996	587	Stats. 1996,
							Ch. 342)
							Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
10209.5	1993	416	Am & R ⁷⁰⁶ Ad ⁷⁰⁷	1996	342	Am (as am by Sec. 9, Stats. 1993, Ch. 416) ¹²¹⁶	
	1996	342	Am (as am by Sec. 6, Stats. 1993, Ch. 416) ¹²¹⁶			Am (as ad by Sec. 9.5, Stats. 1993, Ch. 416) ¹²¹⁷	
	1996	657	Am (as ad by Sec. 6.5, Stats. 1993, Ch. 416) ¹²¹⁷	1997	232	Am (as am by Sec. 9, Stats. 1996, Ch. 342) ¹³⁴³	
			R (as ad by Sec. 6.5, Stats. 1993, Ch. 416)			R (as am by Sec. 10, Stats. 1996, Ch. 342)	
			Am (as am by Sec. 6, Stats. 1993, Ch. 416) ¹³	10214.5	1993	416	Am & R ⁷⁰⁶ Ad ⁷⁰⁷
10210	1993	416	Am & R ⁷⁰⁶ Ad ⁷⁰⁷	1996	342	Am (as am by Sec. 10, Stats. 1993, Ch. 416) ¹²¹⁶	
	1996	342	Am (as am by Sec. 7, Stats. 1993, Ch. 416) ¹²¹⁶			Am (as ad by Sec. 10.5, Stats. 1993, Ch. 416) ¹²¹⁷	
			Am (as ad by Sec. 7.5, Stats. 1993, Ch. 416) ¹²¹⁷	1996	657	R (as ad by Sec. 10.5, Stats. 1993, Ch. 416)	
	1997	232	Am (as am by Sec. 5, Stats. 1996, Ch. 342) ¹³³⁷			Am (as am by Sec. 10, Stats. 1993, Ch. 416) ¹³	
			R (as am by Sec. 6, Stats. 1996, Ch. 342)	10215	1993	416	Am & R ⁷⁰⁶ Ad ⁷⁰⁷
10213.5	1993	416	Am & R ⁷⁰⁶ Ad ⁷⁰⁷	1996	342	Am (as am by Sec. 11, Stats. 1993, Ch. 416) ¹²¹⁶	
	1996	342	Am (as am by Sec. 8, Stats. 1993, Ch. 416) ¹²¹⁶			Am (as ad by Sec. 11.5, Stats. 1993, Ch. 416) ¹²¹⁷	
			Am (as ad by Sec. 8.5, Stats. 1993, Ch. 416) ¹²¹⁷	1997	232	Am (as am by Sec. 13, Stats. 1996, Ch. 342) ¹³³⁷	
	1997	232	Am (as am by Sec. 7, Stats. 1996, Ch. 342) ¹³⁴³			R (as am by Sec. 14, Stats. 1996, Ch. 342)	
			R (as am by Sec. 8, Stats. 1996, Ch. 342)	10222	1993	416	Am & R ⁷⁰⁶ Ad ⁷⁰⁷
10213.6	1993	416	Am & R ⁷⁰⁶ Ad ⁷⁰⁷				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10222 (Cont.)	1996	342	Am (as am by Sec. 12, Stats. 1993, Ch. 416) ¹²¹⁶	10237.7	1996	592	S ^{1239 1240}
			Am (as ad by Sec. 12.5, Stats. 1993, Ch. 416) ¹²¹⁷	10237.8	1989	1275	Am
			Am (as am by Sec. 15, Stats. 1996, Ch. 342)		1996	592	S ^{1239 1240}
	1997	232	R (as am by Sec. 16, Stats. 1996, Ch. 342)	10237.9	1996	592	S ^{1239 1240}
			R	10238.1	1996	592	S ^{1239 1240}
10224	1992	230	Am ¹³³⁸	10238.2	1996	592	S ^{1239 1240}
10226	1997	232	Ad	10238.3	1996	592	R
10226.5	1997	232	Ad	10238.4	1996	592	R
10229	1997	392	Ad	10238.45	1995	723	Ad
10231.1	1989	1275	Am		1996	592	R
10231.3	1992	154	Ad	10238.5	1996	592	R
	1996	587	R	10238.6	1996	592	S ^{1239 1240}
10232	1990	1534	Am	10238.7	1996	592	S ^{1239 1240}
	1991	742	Am	10238.8	1996	592	Ad ¹²³⁹
	1992	130	Am				R ¹²⁴⁰
	1994	994	Am ⁸⁵³	10239	1996	592	S ^{1241 1242}
	1994	1108	Am	10239.1	1996	592	Ad ^{1241 1242}
	1995	564	Am	10239.10	1996	592	Ad ^{1241 1242}
	1997	540	Am	10239.11	1996	592	Ad ^{1241 1242}
10232.1	1990	728	Am	10239.12	1996	592	Ad ^{1241 1242}
	1994	1108	Am	10239.13	1996	592	Ad ^{1241 1242}
10232.25	1989	1275	Am	10239.14	1996	592	Ad ^{1241 1242}
	1993	34	Am	10239.15	1996	592	Ad ^{1241 1242}
10232.4	1989	1275	Am	10239.16	1996	592	Ad ^{1241 1242}
	1989	1386	Am	10239.17	1996	592	Ad ^{1241 1242}
	1990	1534	Am	10239.18	1996	592	Ad ^{1241 1242}
	1994	994	Am ⁸⁵³	10239.19	1996	592	Ad ^{1241 1242}
	1996	587	Am (as am by Stats. 1994, Ch. 994)	10239.2	1996	592	Ad ^{1241 1242}
10232.6	1995	733	Ad ¹⁰⁶⁹	10239.20	1996	592	S ^{1241 1242}
	1996	439*	Am	10239.21	1996	592	Ad ^{1241 1242}
10233.2	1992	158	Ad	10239.22	1996	592	Ad ^{1241 1242}
10234.5	1997	540	Ad	10239.23	1996	592	Ad ^{1241 1242}
10235.5	1991	320	Ad	10239.24	1996	592	Ad ^{1241 1242}
10236.2	1993	589	Am ⁶⁷⁰	10239.25	1996	592	Ad ^{1241 1242}
	1997	232	Am	10239.26	1996	592	Ad ^{1241 1242}
10236.4	1997	540	Ad	10239.27	1996	592	Ad ^{1241 1242}
10236.5	1997	540	Ad	10239.28	1996	592	Ad ^{1241 1242}
10237	1996	592	S ^{1239 1240}	10239.29	1996	592	Ad ^{1241 1242}
10237.1	1996	592	S ^{1239 1240}	10239.3	1996	592	Ad ^{1241 1242}
10237.2	1991	207	Am	10239.30	1996	592	Ad ^{1241 1242}
	1996	592	S ^{1239 1240}	10239.31	1996	592	Ad ^{1241 1242}
10237.25	1996	592	S ^{1239 1240}	10239.32	1996	592	Ad ^{1241 1242}
10237.3	1992	230	Am	10239.33	1996	592	Ad ^{1241 1242}
	1996	592	S ^{1239 1240}	10239.34	1996	592	Ad ^{1241 1242}
10237.4	1996	592	S ^{1239 1240}	10239.35	1996	592	Ad ^{1241 1242}
10237.6	1990	200	Am	10239.36	1996	592	Ad ¹²⁴¹
	1996	592	S ^{1239 1240}				R ¹²⁴²
				10239.4	1996	592	Ad ^{1241 1242}
				10239.5	1996	592	Ad ^{1241 1242}
				10239.6	1996	592	Ad ^{1241 1242}
				10239.7	1996	592	Ad ^{1241 1242}
				10239.8	1996	592	Ad ^{1241 1242}
				10239.9	1996	592	Ad ^{1241 1242}
				10240	1989	640	Am
					1992	1055	Am
					1996	587	Am
					1997	245	Am
				10241	1989	493	Am
					1989	1275	Am (by Sec. 5.5 of Ch.)
				10241.1	1989	1275	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
10241.4	1994	86	Ad ²⁶³	10250.53	1996	541	Ad
10242	1990	834	Am		1996	592	Ad
10242.5	1989	1275	Am	10250.54	1996	541	Ad
10242.6	1990	663	Am		1996	592	Ad
10245	1989	1275	Am	10250.56	1996	592	Ad
	1990	834	Am	10250.58	1996	592	Ad
10248.1	1989	1275	Am	10250.6	1995	723	Ad
10249	1992	774	Am	10250.7	1995	723	Ad
	1995	723	R & Ad	10250.8	1996	541	Ad
	1996	587	Am	10260	1991	947	Ad & R ⁵¹
10249.1	1995	723	Am		1995	723	S ⁴⁰
10249.11	1990	1092	Ad		1996	541	Am
	1994	1108	Am	10261	1991	947	Ad & R ⁵¹
	1995	723	R		1995	723	Am ⁴⁰
10249.2	1990	1092	Am		1996	592	Am
	1991	947	Am	10262	1991	947	Ad & R ⁵¹
	1994	1108	Am		1992	881	R
	1995	723	R	10263	1991	947	Ad & R ⁵¹
10249.3	1990	1092	Am		1995	723	S ⁴⁰
	1994	1108	Am	10263.1	1995	723	Ad & R ⁴⁰
	1995	723	Am	10264	1991	947	Ad & R ⁵¹
10249.4	1991	263	Am		1995	723	Am ⁴⁰
	1995	723	R	10265	1991	947	Ad & R ⁵¹
10249.5	1990	1092	Ad		1995	723	Am ⁴⁰
	1994	1108	R	10450.6	1993	416	Am
10249.6	1990	1092	Ad	10451.5	1993	416	Am
	1994	1108	Am	10471	1990	728	Am
	1995	723	R		1997	527	Am
10249.7	1990	1092	Ad	10471.1	1989	1360	Am
	1992	881	Am	10500	1993	416	Am
	1995	723	R	10500.5	1993	416	Am
10249.8	1995	723	Ad	10507	1993	416	R
10249.9	1992	774	Ad	10509	1993	416	Am
	1995	723	Am		1996	587	Am
10249.91	1994	1108	Ad	10515	1993	416	Am
	1995	723	Am	10518	1993	416	R
10249.92	1994	1108	Ad	10519	1993	416	Am
	1995	723	Am	10562	1993	416	Am
10249.93	1996	587	Ad	10564	1993	416	Am
10250	1995	723	Ad	10566	1993	416	R
10250.1	1995	723	Ad	10580	1993	416	Am
	1996	541	Am	10581	1993	416	R
	1996	587	Am (by Sec. 10.5 of Ch.)	11000	1992	774	Am
					1995	723	Am
10250.10	1996	541	Ad	11000.5	1996	587	R
10250.11	1996	541	Ad	11000.6	1996	587	R
10250.2	1995	723	Ad	11003.1	1989	1150	R
	1996	541	Am	11003.5	1996	541	Am
	1996	592	Am (by Sec. 7.5 of Ch.) ¹³²⁸	11004.8	1992	403	R
	1997	17	Am	11010	1989	1209*	Am
10250.25	1996	592	Ad		1991	263	Am
10250.3	1995	723	Ad	11010.05	1996	1147	Am
	1997	232	Am ¹³³⁷	11010.5	1992	864	Am
10250.4	1995	723	Ad	11010.8	1989	810	Am
10250.5	1995	723	Ad		1995	256	Am
10250.51	1996	592	Ad	11010.9	1995	256	Ad
10250.52	1996	541	Ad	11011	1992	860	Am
	1996	592	Ad		1993	416	Am & R ⁷⁰⁶
							Ad ⁷⁰⁷

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11011 (Cont.)							
	1996	342	Am (as am by Sec. 27, Stats. 1993, Ch. 416) ¹²¹⁶	11313.5	1994 837 1990 1062* 1991 84* 1993 940	Am Ad Am ³⁸² R	
	1997	232	Am (as am by Sec. 17, Stats. 1996, Ch. 342) ¹³³⁷	11314	1990 491 1996 439*	Ad Am	
			R (as ad by Sec. 27.5, Stats. 1993, Ch. 416)	11315	1994 837 1996 439* 1997 790	Ad Am Am	
11018.1	1990	144	Am	11316	1997 790	Ad	
11018.10	1996	541	Ad	11317	1997 790	Ad	
11018.11	1996	541	Ad	11318	1997 790	Ad	
	1997	17	Am (as ad by Stats. 1980, Ch. 1335) & RN ¹³²⁸	11319	1994 837 1996 439*	Ad Am	
11018.12	1992	860	Ad	11320	1990 491 1993 940 1996 439*	Ad Am Am	
	1994	1108	Am	11321	1990 491 1993 940 1994 837	Ad Am Am	
11018.13	1992	881	Ad	11323	1996 439* 1990 491 1993 940	Am Ad Am	
11018.14	1997	17	Ad(RN) ¹³²⁸		1996 439* 1990 491	Am Ad	
11018.6	1990	144	Am	11324	1990 491 1993 331 1993 940	Ad Am Am	
11018.7	1996	587	Am		1993 941 1996 439*	Am Am	
11018.8	1996	541	Ad	11325	1990 491 1993 940 1996 439*	Ad Am Am	
11018.9	1996	541	Ad		1993 940 1996 439*	Am Am	
11020	1989	296	Ad	11326	1993 940	Ad	
11022	1994	1108	Am	11327	1994 837	Ad	
11023	1996	541	Am	11328	1994 837 1996 439*	Ad Am	
11024	1989	535	Am		1996 439* 1993 940	Am Ad	
11025	1996	587	R	11329	1994 837	Ad	
11027	1996	587	R	11330	1996 439*	Am	
11028	1996	587	R	11331	1990 491 1992 95* 1993 331	Ad Am Am	
11029	1994	1108	R		1994 837 1996 439* 1999 940	Ad Am Am	
11029.1	1996	587	R	11340	1990 491 1992 95* 1993 331	Ad Am Am	
11030	1996	587	R		1993 940 1993 941 1994 837	Ad Am Am	
11300	1990	491	Ad		1996 439* 1999 940 1992 95*	Am Am Am	
11301	1990	491	Ad		1996 439* 1999 940 1992 95*	Am Am Am	
	1991	84*	Am		1996 439* 1999 940 1992 95*	Am Am Am	
	1992	95*	Am		1996 439* 1999 940 1992 95*	Am Am Am	
11302	1994	837	Am	11341	1990 491 1992 95* 1996 439*	Ad Am Am	
	1990	491	Ad		1990 491 1992 95* 1996 439*	Ad Am Am	
	1993	940	Am	11342	1990 491 1992 95* 1996 439*	Ad Am Am	
	1994	837	Am		1990 491 1992 95* 1996 439*	Ad Am Am	
	1996	439*	Am		1990 491 1992 95* 1996 439*	Ad Am Am	
	1997	790	Am		1990 491 1992 95* 1996 439*	Ad Am Am	
11310	1990	491	Ad	11343	1996 439* 1993 940 1996 439*	Ad Ad Am	
	1990	1062*	Am (as ad by Stats. 1990, Ch. 491) ²⁰	11344	1993 940 1994 837 1996 439*	Ad Am Am	
	1991	84*	Am		1994 837 1996 439* 1999 940	Am Am Am	
	1996	439*	Am	11350	1990 491 1993 940 1994 837	Ad Am Am	
11311	1990	491	Ad		1990 491 1993 940 1994 837	Ad Am Am	
	1993	940	Am		1990 491 1993 940 1994 837	Ad Am Am	
	1996	439*	R	11351	1990 491 1993 940	Ad Am	
11312	1990	491	Ad		1994 837 1996 439*	Ad Am	
	1996	439*	R	11352	1994 837 1996 439*	Ad Am	
11313	1990	491	Ad	11360	1990 491	Ad	
	1993	940	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11360 (Cont.)	1993	940	Am	1992	430	S ⁷⁰	
	1996	439*	Am	1992	1203	Am ⁷⁰	
	1997	790	Am	1993	1050	Am	
11361	1990	491	Ad	1994	592	Am	
11400	1990	491	Ad	1995	47	S ¹³³	
	1993	940	Am	1996	124	Am ¹¹⁹⁷	
	1994	837	Am	1996	1023*	Am ¹²⁵³	
	1996	439*	Am	12242	1992	430	
11401	1990	491	Ad		1992	1203	
	1996	439*	Am		1993	1050	
11402	1990	491	Ad		1995	47	
	1996	439*	R	12243	1992	430	
11403	1990	491	Ad		1992	1203	
	1996	439*	R		1995	47	
11404	1990	491	Ad	12244	1992	430	
	1993	940	Am		1992	1203	
11405	1990	491	Ad		1995	47	
	1993	940	Am	12246	1992	430	
11406	1990	491	Ad		1992	1203	
	1993	940	Am		1995	47	
	1996	439*	Am		1997	476	
11407	1990	491	Ad	12500	1990	338	
11408	1990	491	Ad	12500.10	1990	77	
	1993	940	Am	12503	1990	338	
	1996	439*	Am	12505	1990	338	
11409	1997	790	Ad	12506	1990	338	
11410	1990	491	Ad	12510	1989	742	
	1996	439*	Am		1990	338	
	1997	790	Am	12510.5	1990	338	
11411	1990	491	Ad	12510.6	1990	338	
	1994	837	Am	12515	1989	742	
	1996	439*	Am	12603	1993	621	
11412	1990	491	Ad			Am	
	1996	439*	Am	12604	1993	621	
11421	1990	491	Ad			R & Ad ⁷¹⁴	
	1993	940	Am			Am ⁷¹⁵	
	1996	439*	R			R ¹¹⁷	
11422	1990	491	Ad	12606	1997	711	
	1991	1091	Am	12606.2	1995	849	
	1993	940	Am	12608	1993	621	
	1996	439*	Am			Am ⁷¹⁵	
11423	1992	767	Ad			R ¹¹⁷	
	1993	343	Am	12609	1993	621	
12002	1989	246	Am			R & Ad ⁷¹⁴	
12003	1989	246	Am	12614	1993	621	
	1994	592	Am			R	
12005	1989	1047	Ad	12655	1994	1157	
12009	1995	156	Am	12656	1994	1157	
12015.3	1994	592	Ad ⁸⁵²	12665	1992	297	
	1997	476	Am & R ³¹⁴	12666	1992	297	
12015.5	1994	592	Ad	12667	1992	297	
12024.12	1992	63	Am	12668	1992	297	
12026	1989	818	Am	12669	1992	297	
12028	1994	592	Ad	12670	1992	297	
12029	1997	476	Ad	12671	1992	297	
12100	1989	246	Am	12672	1992	297	
12105	1993	365	Am	12673	1992	297	
12107	1993	621	Am	12701	1990	936	
12211	1995	156	Am	12703	1992	297	
12240	1991	360	Am	12707	1989	818	
				12710	1989	818	
					1992	297	
				12710.5	1989	818	
				12715	1992	203	
				12715.5	1989	818	
						R	

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12718	1989	818	Am	13710.5	1997	634	Ad & R ¹⁴¹⁸
	1992	297	Am	13711	1992	322	Am
12726	1992	297	Am	13713	1992	322	Ad(RN)
12728	1992	522	Am	13741	1992	322	Ad
	1997	233	Am	14001	1994	1010	Am ⁸³²
12729	1989	818	Am	14173	1996	327	Ad & R ⁴⁰
	1990	529	Am	14174	1996	327	Ad & R ⁴⁰
	1993	87	R & Ad ¹¹⁷ R (as ad by Sec. 2, Stats. 1990, Ch. 529) Am (as am by Sec. 1, Stats. 1990, Ch. 529) ¹³	14175	1996	327	Ad & R ⁴⁰
				14204	1994	1010	Am ⁸³²
				14233	1992	1333	Am
					1995	656	Am
				14242	1989	780	Ad
				14250	1995	656	Am
				14260	1992	1333	Am
					1995	656	Am
12729.5	1990	529	Ad & R ³⁶	14290.5	1995	407	Ad
	1993	87	R	14291	1995	407	Am
12730	1994	273	Am	14292	1995	407	Am
12733	1989	818	Am	14320	1989	780	Am
13401	1993	740	Am	14330	1991	647	Am
	1994	521	Am	14335	1991	647	Ad
13403	1989	1047	Am	14400	1990	347	R
13404	1991	514*	Ad	14427	1995	656	Am
13412	1997	836	R	16000	1990	357	Am
13440	1989	1047	Am		1993	1282	Am ⁸⁰⁹
	1993	740	Am (by Sec. 2 of Ch.)		1996	936	Am
	1993	811*	Am (as am by Sec. 1 of Ch.) ³⁴⁶ Am (as am by Sec. 1.5 of Ch.) ⁴²	16004	1997	688	Ad & R ⁵⁹⁹
				16100	1993	1282	Am ⁸⁰⁹
					1996	936	Am
				16105	1997	688	Ad & R ⁵⁹⁹
				16240	1990	1207	Am
				16602	1996	1003	Am
				16602.5	1994	1200*	Ad
				16728	1996	1042*	Ad
	1996	489	Am		1997	652	Am
13442	1989	1047	Am	16755	1990	486	Am
13450	1993	740	Am	16759	1991	230	Am
13451	1993	740	Am	17026.1	1992	542	Ad ⁴²
13460	1989	1047	R & Ad	17200	1992	430	Am
13461	1989	1047	R & Ad	17203	1992	430	Am
13462	1989	1047	R & Ad	17204	1991	1195	Am
13480	1989	1047	Am		1991	1196	Am
13482	1989	1047	Ad		1992	385	Am
13489	1989	1047	Am		1993	926	Am
13490	1989	1047	Am	17206	1991	1195	Am
13651	1989	491	Am		1991	1196	Am
	1990	555	Am		1992	430	Am
	1996	489	Am		1997	17	Am ¹³²⁸
13652	1989	491	Am	17207	1991	1195	Am
13660	1997	836	Ad		1991	1196	Am
13700	1992	322	R & Ad	17209	1992	385	Ad
13701	1992	322	R & Ad(RN)	17300	1991	647	R
13702	1992	322	R & Ad(RN)	17301	1991	647	R
13703	1992	322	R	17440.34	1994	1123	Ad ⁹⁴
13704	1992	322	R				R ²⁷¹
13705	1992	322	R		1995	91	Am & RN ⁹⁶⁴
13706	1992	322	Am & RN	17505.2	1997	677	Ad
13707	1992	322	Am & RN	17508	1989	947	Am
13708	1992	322	Am & RN	17508.5	1990	1413	Ad
13710	1992	322	Am		1991	1091	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
17508.5 (Cont.)	1995	642	R	17540.10	1989	599	Am
17510.3	1991	571	Am (by Sec. 1 of Ch.)	17540.11	1994	1123	S ^{490 914}
	1991	1150	Am (by Sec. 1.5 of Ch.)	17540.12	1994	1123	S ^{490 914}
17510.8	1992	1100	Ad	17540.13	1990	551	Am
	1992	1170	Ad		1994	1123	S ^{490 914}
	1993	589	Am (as ad by Stats. 1992, Ch. 1100) & RN ⁶⁷⁰	15740.14	1994	1123	S ^{490 914}
17510.85	1992	511	Ad	17540.15	1989	599	Am
17510.87	1994	1279	Ad		1994	1123	S ^{490 914}
17510.9	1993	589	Ad(RN) ⁶⁷⁰	17540.16	1994	1123	S ^{490 914}
17510.95	1994	491	Ad	17540.2	1994	1123	S ^{490 914}
17511.1	1989	550	Am	17540.3	1994	1123	S ^{490 914}
	1992	240	Am	17540.4	1994	1123	S ^{490 914}
	1992	885	Am	17540.5	1994	1123	S ^{490 914}
	1993	803	Am	17540.59	1994	1123	Ad & R ¹⁹⁹
	1995	564	Am		1995	91	Am & RN ⁹⁶⁴
17511.12	1990	336	Ad	17540.6	1994	1123	S ^{490 914}
	1993	803	Am	17540.7	1994	1123	S ^{490 914}
	1995	91	Am ⁹⁶⁴	17540.8	1994	1123	S ^{490 914}
17511.3	1991	1091	Am	17540.9	1994	1123	S ^{490 914}
17511.4	1992	885	Am	17550	1994	1123	Ad ⁹⁴
17511.5	1993	803	Am				R ²⁷¹
	1995	109	Am	17550.1	1994	1123	Ad & R ¹⁹⁹
17533.10	1990	67	Ad	17550.10	1994	1123	Ad & R ¹⁹⁹
17533.6	1993	348	Ad	17550.11	1994	1123	Ad ⁹⁴
	1997	249	Am				R ¹⁹⁹
17536	1992	430	Am	17550.12	1994	1123	Ad ⁹⁴
17536.5	1992	385	Ad				R ²⁷¹
17537.1	1990	1529	Am	17550.13	1994	1123	Ad ⁹⁴
17537.2	1989	520	Ad				R ²⁷¹
	1990	1529	Am & RN & Ad	17550.14	1994	1123	Ad ⁹⁴
	1991	983	Am				R ²⁷¹
	1992	179	Am	17550.15	1994	1123	Ad ⁹⁴
	1994	1123	Am				R ²⁷¹
17537.4	1990	1529	Ad(RN)	17550.16	1994	1123	Ad ⁹⁴
17537.7	1995	585	Ad				R ²⁷¹
17537.8	1997	249	Ad	17550.17	1994	1123	Ad ⁹⁴
17537.9	1997	249	Ad				R ²⁷¹
17538	1996	785	Am	17550.18	1994	1123	Ad & R ¹⁹⁹
17538.3	1992	530	Am	17550.19	1994	1123	Ad & R ¹⁹⁹
17538.4	1992	564	Ad	17550.2	1994	1123	Ad & R ¹⁹⁹
17538.5	1994	684	Am	17550.20	1994	1123	Ad & R ¹⁹⁹
17538.6	1992	914	Ad	17550.21	1994	1123	Ad & R ¹⁹⁹
17538.8	1994	1123	Ad	17550.22	1994	1123	Ad & R ¹⁹⁹
17539.35	1994	1074	Ad	17550.23	1994	1123	Ad & R ¹⁹⁹
17539.4	1991	320	Ad	17550.24	1994	1123	Ad & R ¹⁹⁹
	1992	864	Am	17550.25	1994	1123	Ad ⁹⁴
17539.5	1992	944	Ad				R ²⁷¹
	1993	628	Am	17550.3	1994	1123	Ad & R ¹⁹⁹
	1995	91	Am ⁹⁶⁴	17550.30	1994	1123	Ad & R ¹⁹⁹
17539.55	1992	944	Ad	17550.32	1994	1123	Ad & R ¹⁹⁹
	1993	628	Am	17550.33	1994	1123	Ad ⁹⁴
17539.6	1992	944	Ad				R ²⁷¹
17540	1994	1123	S ^{490 914}	17550.34	1995	91	Ad(RN) ⁹⁶⁴
17540.1	1994	1123	S ^{490 914}	17550.35	1994	1123	Ad & R ¹⁹⁹
				17550.36	1994	1123	Ad & R ¹⁹⁹
				17550.37	1994	1123	Ad & R ¹⁹⁹
				17550.38	1994	1123	Ad & R ¹⁹⁹
				17550.39	1994	1123	Ad & R ¹⁹⁹
				17550.4	1994	1123	Ad & R ¹⁹⁹
				17550.40	1994	1123	Ad & R ¹⁹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17550.41	1994	1123	Ad & R ¹⁹⁹	17763.1	1997	310	R
17550.42	1994	1123	Ad & R ¹⁹⁹	17763.3	1997	310	R
17550.43	1994	1123	Ad & R ¹⁹⁹	17763.5	1997	310	R
	1996	52*	Am	17764	1997	310	R & Ad
	1997	790	Am	17764.1	1997	310	R
17550.44	1994	1123	Ad & R ¹⁹⁹	17764.2	1997	310	R
	1996	52*	Am	17764.4	1997	310	R
	1997	790	Am	17764.5	1997	310	R
17550.45	1994	1123	Ad & R ¹⁹⁹	17764.6	1997	310	R
17550.46	1994	1123	Ad & R ¹⁹⁹	17764.7	1997	310	R
17550.47	1994	1123	Ad & R ¹⁹⁹	17765	1997	310	R & Ad
	1997	790	Am	17765.1	1997	310	R
17550.48	1994	1123	Ad & R ¹⁹⁹	17765.2	1997	310	R
17550.49	1994	1123	Ad & R ¹⁹⁹	17765.3	1997	310	R
	1997	790	Am	17765.4	1997	310	R
17550.5	1994	1123	Ad & R ¹⁹⁹	17765.5	1997	310	R
17550.50	1994	1123	Ad & R ¹⁹⁹	17765.6	1997	310	R
17550.51	1994	1123	Ad & R ¹⁹⁹	17765.7	1997	310	R
17550.52	1994	1123	Ad & R ¹⁹⁹	17765.8	1997	310	R
17550.53	1994	1123	Ad & R ¹⁹⁹	17766	1997	310	R & Ad
17550.54	1994	1123	Ad & R ¹⁹⁹	17766.1	1997	310	R
17550.55	1994	1123	Ad & R ¹⁹⁹	17766.3	1997	310	R
17550.56	1994	1123	Ad & R ¹⁹⁹	17766.4	1997	310	R
17550.57	1994	1123	Ad & R ¹⁹⁹	17766.5	1997	310	R
17550.58	1994	1123	Ad & R ¹⁹⁹	17767	1997	310	Ad
17550.59	1995	91	Ad(RN) ⁹⁶⁴	17768	1997	310	R & Ad
17550.6	1994	1123	Ad & R ¹⁹⁹	17769	1997	310	R & Ad
17550.7	1994	1123	Ad & R ¹⁹⁹	17769.1	1997	310	R
17550.8	1994	1123	Ad & R ¹⁹⁹	17769.2	1997	310	R
17550.9	1994	1123	Ad & R ¹⁹⁹	17770	1992	427	Am ⁵¹¹
17552	1995	772	Ad		1997	310	R & Ad
17553	1995	772	Ad	17771	1997	310	R & Ad
17554	1995	772	Ad	17772	1997	310	R & Ad
17555	1995	772	Ad	17773	1997	310	R & Ad
17556	1995	772	Ad	17774	1997	310	R
17556.5	1995	772	Ad	17775	1997	310	R
17577.1	1989	1360	Am	17775.1	1997	310	R
17577.2	1996	1023*	Am ¹²⁵³	17775.2	1997	310	R
17580	1990	1413	Ad	17776	1997	310	R
	1995	642	Am	17777	1997	310	R
17580.5	1995	642	Ad	17778	1997	310	R
17581	1990	1413	Ad	17779	1997	310	R
17701.5	1990	863	Ad	17780	1997	310	R
17750	1997	310	R & Ad	17781	1997	310	R
17750.1	1997	310	R	17900	1994	1200*	Am
17751	1997	310	R & Ad		1995	679*	Am
17752	1997	310	R & Ad		1996	1003	Am
17753	1997	310	R & Ad	17901.5	1994	1200*	Ad
17754	1997	310	R & Ad	17902	1994	1200*	Am
17755	1997	310	R & Ad	17910.5	1994	1200*	Am
17755.5	1997	310	R	17913	1989	94*	Am
17756	1997	310	R & Ad		1994	1200*	Am
17757	1997	310	R & Ad	17914	1994	1200*	Am
17758	1997	310	R & Ad	18402	1994	1010	Am ⁸³²
17758.5	1997	310	R	18602	1996	1136	Am ^{718 719}
17758.7	1997	310	R		1996	1137	Am ⁷¹⁸
17759	1997	310	R & Ad				R ¹²⁰⁵
17760	1997	310	R & Ad	18605	1994	26*	Am
17761	1997	310	R & Ad	18611	1989	757	Am
17762	1997	310	R & Ad	18612	1996	1137	R
17763	1997	310	R & Ad	18613	1996	1136	Am ^{718 719}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
18618	1993	1057	Am	18848	1989	757	Am
18619	1992	711 *	R ⁵¹¹	18849	1989	757	Am
18622	1989	757	Am	18850	1989	757	Am
18623	1989	757	Am	18852	1989	757	Am
18625	1989	757	Am	18868	1994	1275	Ad
18626	1989	757	R	18881	1996	377	Am
18629	1995	758	Am	18882	1993	1057	Am
			R & Ad ^{79 1120}		1994	150 *	Am
18640	1989	757	Am		1996	377	Am
18641	1989	757	Am	18883	1996	377	R
	1996	1137	Am	18887	1996	377	R & Ad
18642	1989	757	Am	18888	1993	1057	Am
18642.5	1989	264	Ad		1994	150 *	Am
18643	1989	264	Am		1996	377	R
18654	1989	264	Ad	18890	1994	908	Ad
18684	1996	377	Am		1996	1137	R
18700	1989	757	Am	18895	1996	857	Ad
18702	1989	757	Am	18895.2	1996	857	Ad
18703	1989	757	Am		1997	15 *	Am
18705.5	1989	471	Ad		1997	809	Am
18711	1993	1057	Am	18896	1997	809	Ad
	1994	150 *	Am	18896.2	1997	809	Ad
	1996	377	Am	18896.3	1997	809	Ad
18712	1996	376	Ad	18896.4	1997	809	Ad
18714	1989	757	Am	18896.6	1997	809	Ad
18770	1989	757	R	18896.8	1997	809	Ad
18771	1989	757	R	18897	1996	857	Ad
18773	1989	757	R	18897.1	1997	809	Ad
18774	1989	757	R	18897.2	1996	857	Ad
18775	1989	757	R	18897.23	1996	857	Ad
18776	1989	757	R	18897.27	1996	857	Ad
18777	1989	757	R		1996	858	Ad
18800	1993	1057	Am	18897.3	1996	857	Ad
	1994	150 *	Am	18897.33	1996	857	Ad
	1996	377	Am	18897.37	1996	857	Ad
18804	1989	757	Am	18897.4	1996	857	Ad
	1993	1057	Am	18897.43	1996	857	Ad
18805	1993	1057	Am	18897.47	1996	857	Ad
18806	1993	1057	Am	18897.5	1996	857	Ad
18807	1993	1057	Am	18897.6	1996	857	Ad
18808	1989	757	R	18897.63	1996	857	Ad
	1993	1057	Ad		1997	809	Am
18809	1989	757	Am	18897.67	1996	857	Ad
	1993	1057	Am	18897.7	1996	857	Ad
18810	1993	1057	Am	18897.73	1996	857	Ad
18811	1993	1057	Am	18897.77	1996	857	Ad
18812	1989	757	Am	18897.8	1996	857	Ad
	1993	1057	Am		1996	858	Ad
18813	1993	1057	Am	18897.83	1996	857	Ad
18814	1993	1057	Am	18897.87	1996	857	Ad
	1996	1137	Am		1997	809	Am
18815	1993	1057	Ad	18897.9	1996	857	Ad
18817	1993	1057	Am		1996	858	Ad
18819	1993	1057	Am	18897.93	1996	857	Ad
18824	1989	757	Am	18897.97	1997	809	Ad
	1993	1057	Am	19004	1996	1137	Am
	1994	1010	Am ⁸³²	19006	1996	1137	Am
	1994	1275	Am	19006.1	1993	1264	Ad
18830	1994	1010	Am ⁸³²	19008	1997	401	Am
18840	1989	757	Am	19008.1	1996	1137	Ad
18842	1989	757	Am	19008.2	1996	1137	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19010	1997	401	Am	19232	1992	1135	R
19011.1	1996	1137	Ad	19233	1992	1135	R
19035	1X 1991-92	21	R	19234	1992	1135	R
19035.1	1X 1991-92	21	R	19235	1992	1135	R
19035.2	1X 1991-92	21	R	19236	1992	1135	R
19035.3	1993	1264	R	19237	1992	1135	R
19035.35	1X 1991-92	21	R	19238	1992	1135	R
19035.4	1X 1991-92	21	R	19239	1992	1135	R
19035.5	1X 1991-92	21	R	19240	1992	1135	R
19035.6	1X 1991-92	21	R	19241	1992	1135	R
19035.7	1X 1991-92	21	R	19403.5	1989	272	Ad
19035.8	1X 1991-92	21	R	19405	1995	959	Am
19051	1993	1264	Am				R & Ad ²⁷¹
	1994	410	Am	19406	1996	595	Am
	1996	1137	Am	19407.5	1993	1120	Ad
19052	1996	1137	Am	19407.6	1994	617	Ad
19053	1996	1137	Am	19410	1993	308*	Am
19053.1	1996	1137	Ad	19410.5	1993	308*	R & Ad
19054	1996	1137	Am	19410.8	1989	272	Ad
19055	1993	1264	Am		1990	1408	Am
	1994	410	Am	19412	1996	551	Am
	1996	1137	Am	19413	1994	1010	Am ⁸³²
19056	1996	1137	Am	19413.1	1994	208	Ad
19057	1996	1137	R	19414	1996	595	Am
19058	1996	1137	R	19414.5	1994	311*	Am
19059	1996	1137	Am	19415	1993	1120	R
19059.5	1997	549	Am	19415.5	1991	555*	Am
19060.6	1996	1137	Am	19415.8	1989	272	Ad
19071	1996	1137	Am	19418	1990	1577	Am & RN & Ad
19072	1993	1264	Am		1996	1110	Am
	1996	1137	Am	19418.1	1990	1577	Ad
19072.5	1993	1264	R & Ad	19418.2	1990	1577	Ad
	1996	1137	Am	19418.3	1990	1577	Ad
19072.7	1993	1264	Ad	19419.9	1990	1577	Ad(RN)
19080	1996	1137	Am	19428	1993	1120	Am
	1997	401	Am	19430	1993	1120	Am
19123.4	1997	401	Am	19432	1993	1120	Am
19124	1996	1137	Am	19435	1993	1120	Am
19151	1993	1264	Am	19437	1993	1120	Am
19155	1996	1137	R	19440	1991	871	Am
19161	1993	1264	Am		1993	1086	Am
	1996	1137	Am	19440.5	1991	871	R
19170	1993	1264	Am		1994	5*	Ad
	1996	1137	Am	19441.2	1990	1259	Ad
	1997	549	Am	19441.5	1991	871	R
19170.5	1991	654	Am	19442	1991	871	R
	1992	1135	Am	19442.2	1991	555*	Ad
	1993	1264	Am	19442.5	1991	871	R
19172	1993	1264	Am	19445	1990	290	Ad
19175	1993	1264	R		1990	559	Ad
19205	1993	1264	Am		1991	1091	Am (as ad by
19206	1993	1264	Am				Stats. 1990,
19208	1993	1264	Am				Ch. 290)
	1997	401	Am				& RN ⁴⁶²
19213	1993	1264	Am		1997	867	R
19213.1	1992	1135	Am	19446	1991	310	Ad
	1993	1264	Am		1991	424*	R (as ad by
19220	1993	1264	Am				Stats. 1991,
19230	1992	1135	R				Ch. 310) & Ad
19231	1992	1135	R		1991	1091	Ad(RN) ⁴⁶²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
19446 (Cont.)	1993	1120	R (as ad by Stats. 1991, Ch. 424)		1994	1213 *	R (as ad by Stats. 1990, Ch. 251)
			Am (as am by Sec. 13, Stats. 1991, Ch. 1091) & RN	19533.5	1989	644 *	Ad
					1991	21 *	Am
					1997	108	Am
				19535	1989	970 *	Am
19446.1	1993	1120	Ad(RN)		1991	484	R & Ad ⁶³
19447	1993	575	Ad				R (as ad by Sec. 2, Stats. 1989, Ch. 970)
19481	1991	310	Ad				Am (as am by Sec. 1, Stats. 1989, Ch. 970) ¹³
	1991	424 *	R (as ad by Stats. 1991, Ch. 310)				Am
			Ad ¹⁶				Am
	1993	1120	R & Ad		1995	80	Am
19481.5	1993	1120	Ad ¹¹⁷	19541	1994	671	R & Ad
19486	1990	1458	Am	19542	1994	671	R
	1991	424 *	R	19543	1994	671	R
19488	1991	310	Am	19544	1994	671	R
	1991	424 *	Am ⁴³²	19545	1994	671	R
19491	1989	210 *	Am	19546	1989	272	Ad
19510	1990	475	Am		1990	1408	Am
	1991	871	R & Ad		1991	746	Am
19510.5	1991	871	R	19549	1995	125	Am
19511	1991	871	Ad		1996	741	Am
19512	1991	871	R & Ad	19549.1	1996	741	Am
19513	1991	871	Ad	19549.10	1991	139 *	Am
19514	1991	871	Ad	19549.13	1991	1211	Ad
19515	1991	871	Ad	19549.2	1990	1458	Am
19516	1991	871	Ad		1991	1133 *	Am
19517	1991	871	R & Ad	19549.4	1989	273 *	Am
	1994	1052	Am				R & Ad ¹⁶
19518	1991	871	Ad		1990	1481 *	Am (as am by Sec. 1, Stats. 1989, Ch. 273)
19520	1991	871	Ad				R (as am by Stats. 1990, Ch. 1481)
19521	1991	871	Ad				Am (as ad by Stats. 1989, Ch. 273)
19522	1991	871	Ad	19549.9	1992	427	Am ⁵¹¹
19523	1991	871	Ad	19550	1993	185	Am
19525	1994	311 *	Ad		1994	402 *	Am
19531	1990	1458	Am	19554	1994	402 *	Am
	1991	424 *	Am	19556	1989	521	Am
	1994	881	Am		1997	451	Am
19532	1990	251 *	Am	19556.5	1994	698 *	Ad
19533	1990	251 *	Am	19564	1997	314	Am
			R & Ad ¹⁶	19567	1989	1019	Am
	1990	1481 *	Am		1990	1481 *	Am
	1993	97 *	Am (as am by Stats. 1990, Ch. 1481)		1992	144 *	Am
					1994	1213 *	Am
	1994	5 *	Am (as am by Stats. 1993, Ch. 97)		1995	6 *	Am
					1995	826 *	Am
	1994	62	Am (as am by Stats. 1994, Ch. 5)	19568	1996	393	Am
					1997	65	Am
	1994	698 *	Am (as am by Stats. 1994, Ch. 5) & R ³⁶	19571	1989	644 *	Am
			Am (as am by Stats. 1994, Ch. 62) ¹¹⁷				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19571 (Cont.)	1991	1133 *	Am	1990	131 *	R (as am by Sec. 1 and	
19577	1991	1047	Am			Sec. 2,	
	1993	1085	Am			Stats. 1990,	
	1993	1086	R & Ad			Ch. 3)	
	1995	825	Am	19596.6	1989	58 *	
19578	1993	1085	Ad		1989	74 *	
	1994	679 *	Am			Am (by Sec. 4	
	1995	825	Am		1989	210 *	
	1995	826 *	Am			Am (as am by	
19578.1	1995	826 *	Ad			Sec. 4,	
19580	1991	401	Ad			Stats. 1989,	
19581	1991	401	Ad		1989	939 *	
	1994	1052	Am			Am (by Sec. 4	
19582	1991	401	Ad			of Ch., as am by	
	1994	1052	Am			Stats. 1989,	
19582.5	1994	1052	Ad		1989	970 *	
19583	1994	881	Ad			Am (as am by	
19592.5	1994	311 *	Ad			Stats. 1989,	
19596	1989	181	Am			Ch. 210)	
	1993	97 *	Am		1990	3 *	
	1994	60 *	Am			Am (as am by	
	1994	311 *	Am			Sec. 5 and as	
	1997	457 *	Am			ad by Sec. 6,	
19596.1	1989	1192	Ad			Stats. 1989,	
	1991	345 *	Am		1990	131 *	
	1991	871	Am (as am by			R (as am by	
			Stats. 1991,			Sec. 3 and	
			Ch. 345)			Sec. 4,	
	1994	1213 *	Am			Stats. 1990,	
19596.10	1990	131 *	R			Ch. 3)	
19596.11	1990	131 *	R	19596.7	1989	74 *	
19596.12	1990	131 *	R		1990	131 *	
19596.14	1990	131 *	R		1990	131 *	
19596.15	1989	74 *	Am	19596.8	1990	131 *	
	1990	131 *	R	19596.9	1990	131 *	
19596.2	1989	1019	Ad	19598	1989	181	
	1990	131 *	R		1994	577 *	
	1994	311 *	Ad	19599	1991	690 *	
	1995	836	Am		1995	254 *	
19596.4	1990	131 *	R	19601	1993	97 *	
19596.5	1989	58 *	Am		1993	577 *	
	1989	74 *	Am (by Sec. 2			Am	
			of Ch.)			R & Ad ³⁷⁷	
	1989	939 *	Am (by Sec. 1		1994	311 *	
			of Ch., as am by			R (as am by	
			Sec. 2,			Sec. 1 and as	
			Stats. 1989,			ad by Sec. 2,	
			Ch. 74)		1994	1213 *	
			Am ⁶³			Am (as ad by	
	1989	970 *	Am (as am by		1995	91	
			Sec. 2,		1995	825	
			Stats. 1989,			Am (by Sec. 3	
			Ch. 74)			of Ch.)	
			R & Ad ⁶³		1995	826 *	
	1990	3 *	Am (as am by		1996	1006	
			Sec. 3 and as		1996	219 *	
			ad by Sec. 4,	19601.2	1996	219 *	
			Stats. 1989,	19602	1989	181	
			Ch. 970)		1990	1260 *	
					1992	806	
					1993	1118	
					1994	60 *	
						Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19602 (Cont.)	1995	91	Am ⁹⁶⁴	1995	825	Am (as am by Stats. 1995, Ch. 80)	
	1996	393	Am				
19603	1993	1103	Ad	1995	826*	Am	
	1996	706	Am	1996	53*	Am	
19605	1990	131*	Ad	1996	393	Am (as am by Stats. 1996, Ch. 53)	
	1991	424*	Am				
	1992	957	Am	19605.71	1997	2*	Am
	1994	311*	Am	1990	131*	Ad & R ⁴³	
	1994	1213*	Am (as am by Stats. 1994, Ch. 311)	1990	359	Am (as ad by Stats. 1990, Ch. 131)	
19605.1	1990	131*	Ad				
19605.2	1990	131*	Ad	1990	1481*	Am (as ad by Stats. 1990, Ch. 131)	
19605.3	1990	131*	Ad				
	1991	1063	Am	1991	317*	Am	
19605.4	1993	1120	Am	1991	424*	Am (as am by Stats. 1991, Ch. 317)	
	1990	131*	Ad				
	1993	1120	Am	1991	484	Am (by Sec. 5.5 of Ch., as am by Stats. 1991, Ch. 317)	
19605.5	1994	60*	Am				
	1990	131*	Ad	1992	144*	Am (as am by Sec. 5.5, Stats. 1991, Ch. 484)	
	1991	21*	Am				
	1991	424*	R (as am by Stats. 1991, Ch. 21)	1992	367*	Am	
19605.51	1992	957	Ad	1992	805	Am (as am by Stats. 1992, Ch. 367)	
	1994	1213*	Am				
19605.6	1990	131*	Ad & R ¹⁹	1993	1084*	Am	
	1991	424*	Am (by Sec. 4 of Ch.) ⁴¹	1993	1085	Am	
	1991	484	Am (by Sec. 3.5 of Ch.) ⁴¹	1994	1213*	Am	
	1993	1110	Am	1995	825	Am (by Sec. 5 of Ch.)	
19605.61	1993	97*	Ad				
19605.7	1990	131*	Ad & R ⁴³	1995	826*	Am (by Sec. 3 of Ch.) ⁴⁹⁰	
	1990	359	Am (as ad by Stats. 1990, Ch. 131)				
	1990	1481*	Am (as ad by Stats. 1990, Ch. 131)	1995	826*	Am (by Sec. 3.5 of Ch.) ⁹⁴	
	1991	317*	Am				
	1991	424*	Am (as am by Stats. 1991, Ch. 317)	19605.73	1996	393	Am
	1991	484	Am (by Sec. 4.5 of Ch., as am by Stats. 1991, Ch. 317)	1990	131*	Ad ⁶³	
	1992	144*	Am (as am by Sec. 4.5, Stats. 1991, Ch. 484)	1990	359	Am (as ad by Stats. 1990, Ch. 131)	
	1992	805	Am (as am by Stats. 1992, Ch. 144)				
	1993	1084*	Am	1990	1481*	Am (as ad by Stats. 1990, Ch. 131)	
	1993	1085	Am				
	1994	1213*	Am	1991	317*	Am	
	1995	80	Am	1991	424*	R (as am by Stats. 1991, Ch. 317)	
				1991	484	R	
				19605.8	1990	131*	Ad
					1990	359	Am (as ad by Stats. 1990, Ch. 131)
					1991	484	Am
					1993	1085	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19605.9	1990	131 *	Ad	19610.3	1995	959	Am
	1991	424 *	Am	19610.4	1995	959	Am
19606	1990	131 *	Ad	19610.5	1994	311 *	Am
	1990	1481 *	Am (as ad by Stats. 1990, Ch. 131)	19610.6	1992	239	Am
	1991	484	Am	19610.7	1991	424 *	Ad
	1993	1085	Am		1994	1213 *	R
19606.1	1990	131 *	Ad	19611	1993	1115	Am
	1991	424 *	Am	19611.5	1989	1019	Am
	1996	1110	Am		1996	393	Am
19606.2	1990	131 *	Ad	19612	1990	1481 *	Am
	1991	424 *	R		1991	424 *	Am
19606.3	1990	131 *	Ad		1992	748	Am
	1991	424 *	Am	19612.1	1990	1481 *	Am
	1997	393	Am		1992	144 *	Am
19606.4	1990	131 *	Ad		1994	1213 *	Am
	1997	393	Am		1995	826 *	Am
19606.5	1990	131 *	Ad	19612.2	1990	1481 *	Am
	1990	251 *	Am (as ad by Stats. 1990, Ch. 131) & R ¹⁹		1992	144 *	Am
	1991	1113 *	Am		1994	1213 *	Am
19606.6	1990	131 *	Ad		1995	826 *	Am
19607	1990	131 *	Ad	19612.3	1994	311 *	Am
19607.1	1990	131 *	Ad	19612.6	1991	424 *	Am
19607.5	1990	131 *	Ad	19612.7	1989	1191	Am
	1990	1228 *	R (as ad by Stats. 1990, Ch. 131) & Ad R & Ad ¹⁶		1991	424 *	R
	1992	805	R (as ad by Sec. 3, Stats. 1990, Ch. 1228) & Am (as ad by Sec. 2, Stats. 1990, Ch. 1228)	19612.8	1989	1191	Ad
	1994	311 *	Am		1991	424 *	Am
19608	1990	131 *	Ad	19612.9	1996	1121	Ad
	1994	671	Am	19613	1989	1192	Am
19608.1	1990	131 *	Ad		1990	251 *	Am & R ¹⁹
19608.2	1990	131 *	Ad		1990	1283	Am (as ad by Sec. 2.5, Stats. 1990, Ch. 251) & R ¹⁶
19608.3	1990	131 *	Ad		1990	1609 *	R (as ad by Sec. 2.5, Stats. 1990, Ch. 251)
	1992	711 *	Am ⁵¹¹		1994	1609 *	R (as ad by Sec. 2.5, Stats. 1990, Ch. 251)
19608.4	1990	131 *	Ad		1994	1213 *	Am (as am by Sec. 2, Stats. 1990, Ch. 251) ¹³
19608.5	1990	131 *	Ad		1993	575	Am & R ³⁶
19608.6	1990	131 *	Ad		1994	5 *	Ad ¹¹⁷
19608.7	1990	131 *	Ad		1994	62	R (as ad by Stats. 1994, Ch. 5) & Ad
19608.8	1990	131 *	Ad		1994	1213 *	Am (as am by Stats. 1993, Ch. 575)
19608.9	1990	131 *	Ad		1994	1213 *	Am (as ad by Stats. 1994, Ch. 62) ¹¹⁷
	1990	359	Am (as ad by Stats. 1990, Ch. 131)		1996	594	R & Ad R & Ad ²⁷¹
	1991	484	Am		1996	595	Am
	1996	393	Am	19613.1	1994	5 *	Ad ¹¹⁷
19610.2	1993	1085	Ad		1994	62	R (as ad by Stats. 1994, Ch. 5) & Ad
	1995	825	Am				
	1995	826 *	Am				

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BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
19613.2	1994	62	Am	19617.7	1992	144 *	R	
	1994	1213 *	Am (by Sec. 12.5 of Ch.) ⁵⁶⁵		1992	144 *	R & Ad	
19613.3	1993	575	Ad		1993	97 *	Am	
	1994	62	Am		1993	589	Am ⁶⁷⁰	
19613.6	1991	1113 *	Ad & R ¹⁹		1994	698 *	Am	
	1992	372	Am		1997	314	Am	
19614	1994	62	Am		19617.8	1994	1213 *	Am
	1989	210 *	Am			1995	826 *	R & Ad
19614.2	1996	1110	Am		19617.9	1994	1213 *	Ad
	1989	1019	Am			1995	6 *	Am
19614.4	1990	1481 *	Am	19618	1990	1609	Am	
	1993	97 *	Am		1993	717 *	Am	
	1994	1213 *	Am	19619	1992	748	Ad	
	1995	826 *	Am		1997	180	Am	
	1996	393	Am	19619.2	1997	180	Ad	
	1996	393	Ad		19619.7	1989	210 *	Ad
	1997	2 *	Am	19620		1989	74 *	Am
	19615	1991	139 *		Am	1990	471 *	Am
		1994	1213 *	Am	1990	1577	Am	
	19616	1989	181	Am	19620.1	1996	1110	Am & RN & Ad
1019			Am (by Sec 5.5 of Ch.)	1996		1110	Ad(RN)	
1990		359	Am	19621	1989	1214	Ad	
1993		97 *	Am		1990	1482 *	Am ⁹⁶	
19616.1		1994	1213 *	Am			R ¹⁶	
		1995	826 *	Am	19621.1	1991	326	Am ^{71 70}
1996		393	Am	1995		402	Am ^{184 51}	
19616.2		1989	181	Ad	1996	1110	Am ^{236 13}	
		1990	359	Am	19621.2	1990	1577	Am
		1991	301 *	Am		1996	1110	Am & RN & Ad
	19616.51	1992	644 *	Am	1997	534	Am	
		1996	1121	Ad	19621.3	1996	1110	R & Ad(RN)
	19617	1989	1019	R & Ad		1996	1110	Am
		1990	359	Am	19622	1989	1299	Am
	1993	651	Am	1990		1577	Am	
	19617.2	1996	393	Am	1996	1110	R	
		1997	2 *	Am	19622.1	1996	1110	Ad
19617.3		1989	1019	Ad		1997	534	Am
		1991	317 *	Am	19622.2	1996	1110	Ad
1993		651	Am	1997		534	Am	
19617.5		1996	393	Am	19622.3	1996	1110	Ad
		1997	2 *	Am		1997	534	Am
19617.6		1996	393	Ad	19622.4	1996	1110	Ad
		1989	1019	Ad		1997	534	Am
19617.7		1992	144 *	Am	19622.5	1996	1110	Ad
	1994	1213 *	Am	1997		534	R	
19617.8	1995	826 *	Am	19623	1990	1577	Am	
	1990	359	Am		1996	1110	Am	
19617.9	1994	1213 *	Ad	19624	1996	1110	R	
	1995	6 *	Am		19625	1996	1110	R
19618	1990	1609	Am	19626	1990	1577	R	
	1993	717 *	Am		19626.2	1990	1577	R
19619	1992	748	Ad	19627		1989	1214	R & Ad
	1997	180	Am		1990	1482 *	Am	
19619.2	1997	180	Ad	1990	1577	Am		
	19619.7	1989	210 *	1996	841	Am		
19620	1989	74 *	Am	19627.1	1996	1110	R	
	1990	471 *	Am		1989	1214	R & Ad	
19620.1	1990	1577	Am	1990	1482 *	Am		
	1996	1110	Am & RN & Ad	1990	1577	Am		
19621	1996	1110	Ad(RN)	1996	841	Am		
	1989	1214	Ad	1996	1110	R		
19621.1	1990	1482 *	Am ⁹⁶	19627.2	1989	1214	R & Ad	
			R ¹⁶		1990	1577	Am	
19621.2	1991	326	Am ^{71 70}	1996	1110	R		
	1995	402	Am ^{184 51}	1996	1110	R		
19621.3	1996	1110	Am ^{236 13}	1996	1110	R		
	1990	1577	Am	1996	1110	R		
19622	1996	1110	Am & RN & Ad	1996	1110	R		
	1997	534	Am	1996	1110	R		
19622.1	1996	1110	R & Ad(RN)	1996	1110	R		
	1996	1110	Am	1996	1110	R		
19622.2	1989	1299	Am	1996	1110	R		
	1990	1577	Am	1996	1110	R		
19622.3	1996	1110	Ad	1996	1110	R		
	1997	534	Am	1996	1110	R		
19622.4	1996	1110	Ad	1996	1110	R		
	1997	534	Am	1996	1110	R		
19622.5	1996	1110	Ad	1996	1110	R		
	1997	534	R	1996	1110	R		
19623	1990	1577	Am	1996	1110	R		
	1996	1110	Am	1996	1110	R		
19624	1996	1110	R	1996	1110	R		
	19625	1996	1110	1996	1110	R		
19626	1990	1577	R	1996	1110	R		
	1990	1577	R	1996	1110	R		
19626.2	1990	1577	R	1996	1110	R		
	1989	1214	R & Ad	1996	1110	R		
19627	1990	1482 *	Am	1996	1110	R		
	1990	1577	Am	1996	1110	R		
19627.1	1996	841	Am	1996	1110	R		
	1996	1110	R	1996	1110	R		
19627.2	1989	1214	R & Ad	1996	1110	R		
	1990	1482 *	Am ³⁸	1996	1110	R		
19627.3	1990	1577	Am	1996	1110	R		
	1996	1110	R	1996	1110	R		

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19627.2 (Cont.)	1991	363	Am	19808	1997	867	R & Ad
	1996	1110	R	19809	1991	147	Am
19627.3	1990	1577	R		1995	387*	Am & R ¹⁰⁴⁶
19627.5	1990	1577	Am				Ad ¹⁰⁴⁷
	1996	1110	Am		1997	867	R (as am by
19627.7	1990	1577	R				Sec. 6 and as
19627.8	1990	1577	R				ad by Sec. 7,
19628	1990	1577	Am				Stats. 1995,
	1996	1110	Am				Ch. 387)
19629	1996	1110	Ad	19809.1	1997	867	Ad & R ¹⁴⁷⁶
19630	1990	1482*	Am	19809.2	1997	867	R
	1990	1577	Am	19809.5	1995	387*	Ad & R ¹⁰⁴⁶
	1996	1110	Am		1997	867	R
19630.1	1996	1110	R	19810	1997	867	R
19630.3	1996	1110	R				Ad & R ¹⁴⁷⁶
19630.5	1996	1110	Am	19810A	1997	867	Ad ¹⁴⁷⁴
19636	1996	841	Am	19811	1997	867	R
19641	1990	251*	Am				Ad & R ¹⁴⁷⁶
			R & Ad ¹⁶	19811A	1997	867	Ad ¹⁴⁷⁴
	1990	1283	Am (as am by	19812	1997	867	R
			Sec. 4 and as				Ad & R ¹⁴⁷⁶
			ad by Sec. 5,	19812A	1997	867	Ad ¹⁴⁷⁴
			Stats. 1990,	19813	1997	867	R
			Ch. 251)				Ad & R ¹⁴⁷⁶
	1991	1113*	R (as am by	19813A	1997	867	Ad ¹⁴⁷⁴
			Sec. 3,	19814	1997	867	R
			Stats. 1990,				Ad & R ¹⁴⁷⁶
			Ch. 1283)	19814A	1997	867	Ad ¹⁴⁷⁴
			Am (as am by	19815	1997	867	R & Ad
			Sec. 2,	19815.5A	1997	867	Ad ¹⁴⁷⁴
			Stats. 1990,	19815.8A	1997	867	Ad ¹⁴⁷⁴
			Ch. 1283)	19816	1997	867	R
	1994	577*	Am				Ad & R ¹⁴⁷⁶
	1995	248	Am	19817	1997	867	R
19642	1994	311*	Ad				Ad & R ¹⁴⁷⁶
19668	1994	617	Ad	19817A	1997	867	Ad ¹⁴⁷⁴
19701	1993	1120	Am	19818	1997	867	R & Ad
19702	1993	1120	Am	19819	1997	867	R
	1994	317*	Am	19819.5	1995	387*	Ad & R ¹⁰⁴⁶
19705	1994	317*	Am		1997	867	R
19800	1997	867	R & Ad	19820	1997	867	R
19801	1997	867	R & Ad				Ad & R ¹⁴⁷⁶
19801.2	1997	867	Ad	19820A	1997	867	Ad ¹⁴⁷⁴
19802	1995	387*	R	19821	1997	867	R
			Ad & R ¹⁰⁴⁶				Ad & R ¹⁴⁷⁶
			Ad ¹⁰⁴⁷	19821A	1997	867	Ad ¹⁴⁷⁴
	1997	867	R (as ad by	19822	1997	867	R
			Sec. 3 and				Ad & R ¹⁴⁷⁶
			Sec. 4,	19822.1	1997	867	Ad & R ¹⁴⁷⁶
			Stats. 1995,	19822A	1997	867	Ad ¹⁴⁷⁴
			Ch. 387)	19823	1997	867	R
			& Ad				Ad & R ¹⁴⁷⁶
19803	1997	867	R	19823.1	1997	867	Ad & R ¹⁴⁷⁶
19804	1997	867	R & Ad	19823A	1997	867	Ad ¹⁴⁷⁴
19805	1997	867	R & Ad	19824	1997	867	R
19806	1997	867	R & Ad	19824A	1997	867	Ad ¹⁴⁷⁴
19807	1992	994	Am	19825	1997	867	R & Ad
	1997	867	R & Ad	19826	1997	867	R
19807.1	1995	387*	Ad & R ¹⁰⁴⁶	19827	1997	867	Ad
	1997	867	R	19828	1997	867	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19829	1997	867	Ad	19864A	1997	867	Ad ¹⁴⁷⁴
19830	1997	867	Ad & R ¹⁴⁷⁶	19870	1997	867	Ad
19830A	1997	867	Ad ¹⁴⁷⁴	19871	1997	867	Ad & R ¹⁴⁷⁶
19834	1997	867	Ad & R ¹⁴⁷⁶	19871A	1997	867	Ad ¹⁴⁷⁴
19834.5	1997	867	Ad & R ¹⁴⁷⁶	19872	1997	867	Ad & R ¹⁴⁷⁶
19834.5A	1997	867	Ad ¹⁴⁷⁴	19872A	1997	867	Ad ¹⁴⁷⁴
19834.6	1997	867	Ad & R ¹⁴⁷⁶	19873	1997	867	Ad
19834.6A	1997	867	Ad ¹⁴⁷⁴	19880	1997	867	Ad
19834A	1997	867	Ad ¹⁴⁷⁴	19881	1997	867	Ad
19835	1997	867	Ad & R ¹⁴⁷⁶	19882	1997	867	Ad & R ¹⁴⁷⁶
19835.5	1997	867	Ad & R ¹⁴⁷⁶	19882A	1997	867	Ad ¹⁴⁷⁴
19835.5A	1997	867	Ad ¹⁴⁷⁴	19883	1997	867	Ad & R ¹⁴⁷⁶
19835A	1997	867	Ad ¹⁴⁷⁴	19883A	1997	867	Ad ¹⁴⁷⁴
19836	1997	867	Ad & R ¹⁴⁷⁶	19900	1997	867	Ad & R ¹⁴⁷⁶
19836A	1997	867	Ad ¹⁴⁷⁴	19900A	1997	867	Ad ¹⁴⁷⁴
19840	1997	867	Ad	19901	1997	867	Ad & R ¹⁴⁷⁶
19840.5	1997	867	Ad	19901A	1997	867	Ad ¹⁴⁷⁴
19841	1997	867	Ad & R ¹⁴⁷⁶	19902	1997	867	Ad & R ¹⁴⁷⁶
19841A	1997	867	Ad ¹⁴⁷⁴	19902A	1997	867	Ad ¹⁴⁷⁴
19842	1997	867	Ad & R ¹⁴⁷⁶	19903	1997	867	Ad & R ¹⁴⁷⁶
19842A	1997	867	Ad ¹⁴⁷⁴	19903A	1997	867	Ad ¹⁴⁷⁴
19844	1997	867	Ad	19904	1997	867	Ad & R ¹⁴⁷⁶
19846	1997	867	Ad & R ¹⁴⁷⁶	19904A	1997	867	Ad ¹⁴⁷⁴
19846A	1997	867	Ad ¹⁴⁷⁴	19905	1997	867	Ad & R ¹⁴⁷⁶
19847	1997	867	Ad & R ¹⁴⁷⁶	19905A	1997	867	Ad ¹⁴⁷⁴
19847A	1997	867	Ad ¹⁴⁷⁴	19906	1997	867	Ad & R ¹⁴⁷⁶
19848	1997	867	Ad & R ¹⁴⁷⁶	19906A	1997	867	Ad ¹⁴⁷⁴
19848.5	1997	867	Ad	19910	1997	867	Ad
19848A	1997	867	Ad ¹⁴⁷⁴	19910.4	1997	867	Ad
19850	1997	867	Ad & R ¹⁴⁷⁶	19910.5	1997	867	Ad & R ¹⁴⁷⁶
19850A	1997	867	Ad ¹⁴⁷⁴	19910.5A	1997	867	Ad ¹⁴⁷⁴
19851	1997	867	Ad & R ¹⁴⁷⁶	19911	1997	867	Ad & R ¹⁴⁷⁶
19851A	1997	867	Ad ¹⁴⁷⁴	19911A	1997	867	Ad ¹⁴⁷⁴
19852	1997	867	Ad & R ¹⁴⁷⁶	19912	1997	867	Ad & R ¹⁴⁷⁶
19852.1	1997	867	Ad	19912A	1997	867	Ad ¹⁴⁷⁴
19852A	1997	867	Ad ¹⁴⁷⁴	19913	1997	867	Ad & R ¹⁴⁷⁶
19853	1997	867	Ad & R ¹⁴⁷⁶	19913A	1997	867	Ad ¹⁴⁷⁴
19853.5	1997	867	Ad	19913.5A	1997	867	Ad ¹⁴⁷⁴
19853A	1997	867	Ad ¹⁴⁷⁴	19915	1997	867	Ad & R ¹⁴⁷⁶
19854	1997	867	Ad & R ¹⁴⁷⁶	19915.5	1997	867	Ad
19854A	1997	867	Ad ¹⁴⁷⁴	19915A	1997	867	Ad ¹⁴⁷⁴
19855	1997	867	Ad	19916	1997	867	Ad
19856	1997	867	Ad & R ¹⁴⁷⁶	19917	1997	867	Ad
19856A	1997	867	Ad ¹⁴⁷⁴	19918	1997	867	Ad & R ¹⁴⁷⁶
19857	1997	867	Ad & R ¹⁴⁷⁶	19918A	1997	867	Ad ¹⁴⁷⁴
19857A	1997	867	Ad ¹⁴⁷⁴	19920	1997	867	Ad & R ¹⁴⁷⁶
19858	1997	867	Ad & R ¹⁴⁷⁶	19920A	1997	867	Ad ¹⁴⁷⁴
19858.5	1997	867	Ad	19921	1997	867	Ad & R ¹⁴⁷⁶
19858.7	1997	867	Ad & R ¹⁴⁷⁶	19921A	1997	867	Ad ¹⁴⁷⁴
19858.7A	1997	867	Ad ¹⁴⁷⁴	19922	1997	867	Ad
19858A	1997	867	Ad ¹⁴⁷⁴	19930	1997	867	Ad
19859	1997	867	Ad	19932	1997	867	Ad
19860	1997	867	Ad & R ¹⁴⁷⁶	19933	1997	867	Ad
19860A	1997	867	Ad ¹⁴⁷⁴	19933.5	1997	867	Ad & R ¹⁴⁷⁶
19861	1997	867	Ad	19934	1997	867	Ad
19862	1997	867	Ad & R ¹⁴⁷⁶	19940	1997	867	Ad
19862.5	1997	867	Ad	19941	1997	867	Ad
19862A	1997	867	Ad ¹⁴⁷⁴	19942	1997	867	Ad & R ¹⁴⁷⁶
19863	1997	867	Ad & R ¹⁴⁷⁶	19942A	1997	867	Ad ¹⁴⁷⁴
19863A	1997	867	Ad ¹⁴⁷⁴	19944	1997	867	Ad
19864	1997	867	Ad & R ¹⁴⁷⁶	19950	1997	867	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
19950.1	1997	867	Ad		1996	923	Am
19950.2	1997	867	Ad & R ³¹⁴	21643	1989	1418	Ad
19951	1997	867	Ad	21647	1989	371	Am
19956	1997	867	Ad		1989	884	Am
19957	1997	867	Ad		1990	14*	Am
19958	1997	867	Ad		1992	647	Am
19959	1997	867	Ad		1993	782	Am
19959.5	1997	867	Ad ¹⁴⁷⁶		1996	923	Am
19959.5A	1997	867	Ad ¹⁴⁷⁴	21662	1994	174	Am
19960.2	1997	867	Ad & R ¹⁴⁷⁶	21665	1995	GRP 1	S ¹¹⁶⁸
19960.2A	1997	867	Ad ¹⁴⁷⁴		1996	305	Am ¹²¹⁴
19960.4	1997	867	Ad	21666	1990	538	Am
20001	1989	1380	Am	21670	1992	1120	Ad
20008	1994	1010	Am ⁸³²	21671	1992	1120	Ad
20040.5	1994	1277	Ad		1995	360	Am
Div. 8, Ch. 5.5, Art. 9, heading (Sec. 20041 et seq.)	1994	1277	Ad	21672	1992	1120	Ad
20700	1993	1021	Ad		1994	1074	Am
20701	1993	1021	Ad		1995	91	Am ⁹⁶⁴
20702	1993	1021	Ad		1995	360	Am
20703	1993	1021	Ad	21750	1996	340	Ad
20704	1993	1021	Ad	21751	1996	340	Ad
20705	1993	1021	Ad	21751.5	1996	340	Ad
21500	1994	1010	Am ⁸³²	21752	1996	340	Ad
21600	1989	1288	Am	21753	1996	340	Ad
21604	1989	1288	Am	21754	1996	340	Ad
21605	1989	1288	Am	21755	1996	340	Ad
21606	1989	1288	Am	21756	1996	340	Ad
21606.5	1989	1288	Ad	21757	1996	340	Ad
21607	1989	1288	Am	21758	1996	340	Ad
21608	1989	1288	Am	22104	1994	1010	Am ⁸³²
21609	1989	1288	Ad	22250	1996	1137	Ad ^{574 1264}
21626	1989	884	Am				R ⁵³⁹
	1996	924	Am	22251	1996	1137	Ad ^{574 1264}
21626.5	1996	103*	Am				R ⁵³⁹
21627	1996	923	Am	22252	1996	1137	Ad ^{574 1264}
21628	1989	884	Am				R ⁵³⁹
	1989	1418	Am (by Sec. 1.5 of Ch.)	22252.5	1997	337	Ad
	1990	14*	Am	22253	1996	1137	Ad ^{574 1264}
	1992	647	Am				R ⁵³⁹
	1996	924	Am	22254	1996	1137	Ad ^{574 1264}
21628.1	1996	923	Ad				R ⁵³⁹
21631	1992	647	Ad	22255	1996	1137	Ad ^{574 1264}
21636	1989	884	Am				R ⁵³⁹
	1994	490	Am	22256	1996	1137	Ad ^{574 1264}
	1996	924	Am				R ⁵³⁹
21636.5	1989	884	Ad	22257	1996	1137	Ad ^{574 1264}
21636.6	1992	647	Ad				R ⁵³⁹
21638	1989	884	Am	22258	1996	1137	Ad ^{574 1264}
21638.5	1996	923	Am				R ⁵³⁹
21641	1996	923	Am (by Sec. 4 of Ch.)	22259	1996	1137	Ad ^{574 1264}
	1996	924	Am (by Sec. 2.5 of Ch.)				R ⁵³⁹
21642	1989	1418	Am	22350	1991	598	Am
	1990	442	Am		1996	872	Am ¹²⁸¹
					1997	442	R & Ad
				22351	1997	442	Am
				22351.5	1997	442	Ad
				22352	1997	442	R & Ad
				22353	1992	876	Am
				22355	1997	442	Am
				22356	1991	598	Am
				22356.5	1991	598	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22356.5 (Cont.)	1997	442	Am	22906	1992	1271	Ad
22358	1989	219	Am	22907	1992	1271	Ad
	1991	598	Am	22908	1992	1271	Ad
22360	1997	442	Am	22909	1992	1271	Ad
22391	1996	633	Am	22910	1992	1271	Ad
22391.1	1996	633	Ad	22911	1992	1271	Ad
22430	1995	133	Am	22912	1992	1271	Ad
22433	1990	395	Ad	22913	1992	1271	Ad
22435.1	1996	291	Am	22914	1992	1271	Ad
22435.7	1996	291	Ad	22915	1992	1271	Ad
22442.2	1994	561	Ad	22916	1992	1271	Ad
22442.3	1994	561	Ad	22917	1992	1271	Ad
22442.4	1994	561	Ad & R ¹³³	22918	1992	1271	Ad
22443	1994	562	Am	22919	1992	1271	Ad
22443.1	1994	562	Ad & R ¹³³	22920	1992	1271	Ad
	1996	633	Am ⁴⁰	22921	1992	1271	Ad
	1997	790	Am	22922	1992	1271	Ad
22445	1994	561	Am		1993	532	Am
22446.5	1994	561	Am	22923	1992	1271	Ad
22447	1994	562	Ad & R ¹³³	22924	1992	1271	Ad
	1997	790	Am ⁷¹⁹	22925	1992	1271	Ad
22455	1992	876	Am	22926	1992	1271	Ad
22500	1994	1132 *	Am	22927	1992	1271	Ad
22502.1	1994	1132 *	Ad	22950	1994	1009	Ad
22502.2	1994	1132 *	Ad	22951	1994	1009	Ad
22502.3	1994	1132 *	Ad	22952	1994	1009	Ad
22519.5	1990	216	Ad(RN) ²⁰⁶	22953	1994	1009	Ad
22520	1990	216	Am (as ad by Stats. 1988, Ch. 433) & RN ²⁰⁶	22954	1994	1009	Ad
	1995	456	R	22955	1994	1009	Ad
22521	1995	456	R		1996	1023 *	Am ¹²⁵³
22600	1990	973	Ad	22956	1994	1009	Ad
22708	1993	521	Am	22957	1994	1009	Ad
Div. 8, Ch. 24, heading (Sec. 22750 et seq.)	1995	456	Am	22958	1994	1009	Ad
22750	1991	642	Ad		1995	823	Ad
	1995	456	Am		1997	219	Am
22751	1991	642	Ad		1997	220 *	Am
	1995	456	Am		1997	790	Am (as am by Stats. 1997, Ch. 220)
22752	1991	642	Ad	22959	1994	1009	Ad
	1995	456	Am	22960	1995	823	Ad
22753	1991	642	Ad	22961	1997	219	Ad
	1995	456	Am	23053.1	1994	627	Am
22754	1995	456	Ad	23053.5	1992	900 *	Ad
22760	1990	340	Ad	23055	1992	900 *	R & Ad
22770	1992	361	Ad	23056	1990	1337	Ad
22780	1993	636	Ad		1992	838	Am
22900	1992	1271	Ad	23057	1995	743 *	Ad
22901	1992	1271	Ad		1996	124	Am ¹¹⁹⁷
	1993	532	Am	23083	1995	938	Am ⁵⁷⁴
22902	1992	1271	Ad	23095	1994	627	Am
22903	1992	1271	Ad	23104.1	1995	139	Am
22904	1992	1271	Ad		1996	124	Am ¹¹⁹⁷
	1993	532	Am	23104.2	1995	97	Am
22905	1992	1271	Ad	23320.2	1992	900 *	Am
				23320.25	1992	900 *	Ad & R ⁶⁰⁴¹
				23320.3	1992	900 *	Am
				23320.5	1990	1337	Ad
				23320.6	1993	1025	Ad
				23320.7	1993	1025	Ad & R ⁴⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
23322	1992	838	R	24013	1990	612	Am
23355.1	1997	774	Am		1994	629	Am
23355.2	1991	726	Am	24013.5	1996	538	Ad
23357	1991	726	Am	24015.5	1995	743*	R
23357.2	1992	900*	Am	24044.5	1992	838	Ad
	1993	49	Am		1994	1028	Am
23357.4	1995	216	Ad	24045	1992	838	Am
23358	1993	238	Am		1994	123	Am
23358.1	1994	318	R	24045.13	1995	139	Ad
23358.5	1994	318	R	24045.14	1996	372	Ad
23358.6	1992	362	Ad	24045.15	1997	383*	Ad
	1994	318	R		1997	774	Am (as ad by
23363.1	1997	544	Ad				Sec. 1,
23363.2	1997	544	Ad				Stats. 1997,
23373.3	1994	80*	R				Ch. 383)
23396.1	1991	726	Ad	24045.16	1997	20*	Ad
23396.3	1996	1098	Ad	24045.5	1989	1360	Am ⁷³
23399	1992	900*	Am	24045.6	1996	900	Am
	1997	103*	Am	24045.7	1990	238	Am
23399.7	1997	21*	Ad	24048	1992	838	Am
23405.3	1996	44*	Ad		1994	1028	Am
23428.28	1995	173*	Ad	24048.1	1992	838	R
23433.5	1996	82	Ad	24048.2	1992	838	R ⁴²
	1997	21*	R	24048.3	1992	838	R
23661.2	1994	394	Am	24048.4	1992	838	R ⁴⁴⁵
23671	1993	49	Am	24049.5	1992	838	Am
23788.5	1992	900*	Am	24070.2	1993	1285	Ad
23789	1992	678	Am	24071	1992	900*	Am
23790	1989	95	Am		1996	44*	Am
23790.5	1991	108*	Am	24071.1	1992	900*	Am
	1994	627	Am		1996	44*	Am
23800	1989	903	Am	24071.2	1996	44*	Ad
	1994	627	Am		1997	17	Am ¹³²⁸
23803	1997	454	Am	24072	1992	900*	Am
23817.10	1997	564	Ad	24072.2	1994	1028	Am
23817.4	1997	564	Ad	24072.5	1990	612	Am
23817.5	1994	627	Ad		1992	900*	Am
	1995	834	Am & R ¹³³	24079	1992	900*	Am
	1997	564	Am		1994	1028	Am
23817.7	1995	245	Ad & R ¹³³	24200	1994	629	Am
	1996	869	Am		1995	91	Am ⁹⁶⁴
	1997	564	Am		1995	743*	Am (as am by
23817.8	1996	900	Ad & R ¹³³				Sec. 13,
	1997	564	Am				Stats. 1995,
23817.9	1997	564	Ad				Ch. 91)
23820	1997	564	Am	24202	1989	1195	Am
23824	1993	85*	Am		1990	695	Am
23824.1	1996	254	Ad	24205	1996	409	Am
23951	1996	44*	Am	24210	1994	627	Am ⁵⁴⁸
23953	1996	44*	Am	24300	1995	743*	Am
23954.5	1992	900*	Am	24749	1994	1028	R
	1994	1028	Am	24750	1994	1028	R
23958	1994	630	Am	24750.5	1994	80*	R
23958.4	1994	630	Ad	24751	1994	1028	R
	1995	91	Am ⁹⁶⁴	24753	1994	1028	R
	1996	811	Am	24754	1994	1028	R
	1996	869	Am	24756	1994	1028	R
23959	1992	900*	Am	24757	1994	1028	R
23960	1992	838	R	24757.5	1994	1028	R
23985.5	1990	612	Am	25000	1989	300	Am
23987	1994	629	Am	25003	1991	161	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUSINESS AND PROFESSIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
25204	1996	900	Ad ⁵⁷⁴		1995	91	Am ⁹⁶⁴
25206	1990	135	Am		1997	544	Am
25235	1989	87	Am	25608	1989	112	Am
25236	1990	135	Am		1989	543	Am
25239	1990	135	Am		1993	238	Am
25240	1989	588	Ad		1997	90*	Am
25375	1989	1195	Ad	25611.1	1996	99	Am
25500	1991	347	Am		1997	26	Am
25501	1996	85	Am	25611.2	1994	171	Ad
	1997	774	Am		1996	99	Am
25503.15	1994	318	Am	25612.5	1994	629	Ad
	1995	91	Am ⁹⁶⁴		1995	743*	Am
	1997	529	Am	25615	1996	900	Am & R ⁸⁴⁰
25503.16	1990	135	Am	25633	1996	324*	Am
	1992	277*	Am	25658	1990	695	Am
25503.2	1997	40	Am		1994	1205*	Am
25503.20	1994	1028	R		1997	357	Am
	1995	245	Ad	25658.1	1994	627	Ad
25503.22	1995	76*	Am	25658.4	1990	695	Ad
25503.23	1990	124*	Ad		1991	726	Ad
25503.24	1991	347	Ad		1997	357	R (as ad by
25503.26	1989	134	Ad				Sec. 3,
	1990	206*	Am				Stats. 1990,
	1991	1091	Am				Ch. 695)
25503.27	1990	425*	Ad				Am (as ad by
25503.28	1993	362	Ad				Sec. 4,
	1994	1028	Am				Stats. 1991,
			R & Ad ²⁸⁸				Ch. 726)
25503.29	1995	232*	Ad		1997	774	R (as ad by
25503.3	1990	78	Am				Sec. 3,
	1995	127	Am				Stats. 1990,
25503.30	1996	900	Ad				Ch. 695)
	1997	535	Am				Am (by Sec. 3.5,
25503.33	1996	638	Ad				of Ch., as ad by
25503.37	1997	75	Ad				Sec. 4,
25503.4	1992	471	Ad				Stats. 1991,
	1994	394	Am				Ch. 726)
25503.6	1991	396	Am	25659.5	1993	270	Ad
	1993	33*	Am	25661	1989	110	Am
	1994	67*	Am	25662	1990	1697	Am
25503.8	1991	580	Am		1996	124	Am ¹¹⁹⁷
	1994	80*	Am		1997	17	Am ¹³²⁸
25503.85	1991	580	Ad	25666.5	1992	432	Ad
25503.9	1993	400	Am	25755	1989	1165	Am (by Sec. 1
	1994	266	Am				of Ch.)
	1994	1028	Am		1989	1166	Am
			R & Ad ²⁸⁸		1990	1695	Am
25505	1996	900	Am		1993	35	Am
25511	1990	425*	R & Ad		1993	353	Am
	1993	907	Ad		1994	742	Am
	1994	1028	Am (as ad by		1995	GRP 1	S ¹¹⁶⁸
			Sec. 1,		1996	305	Am ¹²¹⁴
			Stats. 1993,	25758.5	1997	774	Ad
			Ch. 907) & RN	25761	1992	900*	Am
25512	1994	1028	Ad(RN)		1996	339*	Am
25600	1994	392	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7.1	1994	668	Ad		1995	842	Am
9	1994	668	Am	40	1992	163	R & Ad ^{42 511}
25	1992	163	R ^{42 511}		1993	219	R (as am by Stats. 1979, Ch. 730)
	1993	219	R				
25.1	1992	163	R ^{42 511}	41	1992	163	R & Ad ^{42 511}
	1993	219	R		1993	219	R (as enacted 1872)
25.5	1992	163	R ^{42 511}	42	1992	163	R ^{42 511}
	1993	219	R		1993	219	R
25.6	1992	163	R ^{42 511}	43.1	1992	163	Ad ^{42 511}
	1993	219	R	43.3	1977	59	Ad
25.7	1992	163	R ^{42 511}	43.55	1990	216	Am (as am by Stats. 1988, Ch. 195) & RN ²⁰⁶
	1993	219	R				
25.8	1992	163	R ^{42 511}	43.56	1990	216	Ad(RN) ²⁰⁶
	1993	219	R	43.7	1994	815	Am
25.9	1992	163	R ^{42 511}	43.8	1990	1597	Am
	1992	252	Am	43.93	1992	890	Am
	1993	219	R		1993	589	Am ⁶⁷⁰
26	1992	163	R ^{42 511}	43.96	1993	1267	Ad
	1993	219	R		1994	1206	Am
27	1992	163	R ^{42 511}		1995	708	Am
	1993	219	R	43.98	1997	139	Ad
29	1992	163	R ^{42 511}	47	1990	1491	Am
	1993	219	R		1991	432	Am
33	1992	163	R ^{42 511}		1992	615	Am
	1993	219	R		1994	364	Am
34	1992	163	R ^{42 511}		1994	700	Am (by Sec. 2.5 of Ch.)
	1993	219	R		1996	1055	Am
34.10	1992	163	R ^{42 511}	51	1992	913	Am
	1993	219	R	51.10	1996	1147	Ad
34.5	1992	163	R ^{42 511}	51.11	1996	1147	Ad
	1993	219	R	51.12	1996	1147	Ad
34.6	1992	163	R ^{42 511}	51.2	1989	501	Am
	1993	219	R		1993	830*	Am
34.7	1992	163	R ^{42 511}		1996	1147	Am
	1993	219	R	51.3	1989	190	Am
34.8	1992	163	R ^{42 511}		1994	464	Am
	1993	219	R		1995	147	Am
34.9	1992	163	R ^{42 511}		1996	1147	Am
	1993	219	R	51.4	1989	501	Ad
35	1992	163	R ^{42 511}		1991	59*	Am
	1993	219	R		1996	1147	Am
35a	1992	163	R ^{42 511}	51.5	1992	913	Am
	1993	219	R		1994	1010	Am ⁸³²
36	1992	163	R ^{42 511}	51.6	1995	866	Ad
	1993	219	R	51.7	1994	407	Am
36.1	1992	163	R ^{42 511}	51.8	1992	913	Am
	1993	219	R	51.9	1994	710	Ad
36.2	1992	163	R ^{42 511}		1996	150	Am
	1993	219	R	52	1989	459	Am
37	1992	163	R ^{42 511}		1991	607	Am (by Sec. 2 of Ch.)
	1993	219	R				
38	1992	163	R & Ad ^{42 511}		1992	913	Am
	1993	219	R (as am by code amend- ments 1873-74, Ch. 612)		1994	535	Am
				52.1	1990	392	Am
39	1992	163	R & Ad ^{42 511}				
	1993	219	R (as am by code amend- ments 1873-74, Ch. 612)				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
52.1 (Cont.)	1991	607	Am	196	1990	1493	Am
53	1992	913	Am		1992	162	R & Ad ¹⁶
54	1992	913	Am	196.5	1992	162	R ^{42 514}
	1994	1257	Am		1992	718	Am
	1996	498	Am		1993	219	R
54.1	1992	913	Am	196a	1992	162	R ^{42 514}
	1993	1149	Am (by Sec. 4.5 of Ch.)	197	1992	162	R ^{42 514}
	1993	1214	Am (by Sec. 1.5 of Ch.)	197.5	1992	162	R ^{42 514}
	1994	1257	Am	201	1992	162	R ^{42 514}
	1996	498	Am	202	1992	162	R ^{42 514}
54.2	1992	913	Am	203	1992	162	R ^{42 514}
	1994	1257	Am	204	1992	162	R ^{42 514}
	1996	498	Am	205	1992	162	R ^{42 514}
54.3	1992	913	Am	206	1992	162	R ^{42 514}
	1994	1257	Am	206.5	1992	162	R ^{42 514}
	1996	498	Am	206.6	1992	162	R ^{42 514}
54.4	1994	1257	Am	206.7	1992	162	R ^{42 514}
54.5	1994	1257	Am	207	1992	162	R ^{42 514}
54.6	1994	1257	Am	208	1992	162	R ^{42 514}
54.7	1994	1257	Am	208.5	1992	162	R ^{42 514}
54.8	1989	1002	Ad	210	1992	162	R ^{42 514}
	1992	913	Am	211	1992	162	R ^{42 514}
	1993	1214	Am	212	1992	162	R ^{42 514}
55.1	1994	1257	Am	213	1992	162	R ^{42 514}
56.06	1993	1004	Ad	220.10	1990	1363	Ad ⁵⁴
56.10	1990	911	Am		1992	162	R ^{42 514}
	1991	591	Am	220.15	1992	1353	Ad ⁴²
	1992	427	Am ⁵¹¹		1993	219	R
	1992	572	Am	220.20	1990	1363	Ad ⁵⁴
	1993	659	Am		1992	162	R ^{42 514}
	1994	700	Am		1992	472	Am
56.17	1995	695	Ad		1992	1353	Am ⁴²
	1996	532	Am	221	1990	1363	R ⁵⁴
	1996	1023*	Am (as am by Stats. 1995, Ch. 695) ¹²⁵³	221.05	1992	1353	Ad ⁴²
56.30	1990	1363	Am ⁵⁴		1993	219	R
	1992	163	Am ^{42 511}	221.07	1992	1353	Ad ⁴²
	1993	1004	Am		1993	219	R
	1996	1023*	Am ¹²⁵³	221.10	1990	1363	Ad ⁵⁴
60	1992	162	R ^{42 514}		1992	162	R ^{42 514}
61	1992	162	R ^{42 514}	221.12	1990	1363	Ad ⁵⁴
62	1992	162	R ^{42 514}		1992	162	R ^{42 514}
63	1992	162	R ^{42 514}	221.13	1990	1363	Ad ⁵⁴
63.1	1992	162	R ^{42 514}		1992	162	R ^{42 514}
63.2	1992	162	R ^{42 514}	221.14	1990	1363	Ad ⁵⁴
64	1992	162	R ^{42 514}		1992	162	R ^{42 514}
	1992	821	Am	221.20	1990	1363	Ad ⁵⁴
	1993	219	R		1992	162	R ^{42 514}
65	1992	162	R ^{42 514}	221.30	1990	1363	Ad ⁵⁴
	1992	821	Am		1991	372*	Am
	1993	219	R		1992	162	R ^{42 514}
66	1992	162	R ^{42 514}	221.40	1990	1363	Ad ⁵⁴
67	1992	162	R ^{42 514}		1992	162	R ^{42 514}
68	1992	162	R ^{42 514}	221.5	1989	1142	Am ¹²²
69	1992	162	R ^{42 514}		1990	1363	R ⁵⁴
70	1992	162	R ^{42 514}	221.50	1990	1363	Ad ⁵⁴
81	1994	1010	Am ⁸³²		1992	162	R ^{42 514}
				221.60	1990	1363	Ad ⁵⁴
				221.62	1990	1363	Ad ⁵⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
221.62 (Cont.)	1992	162	R ^{42 514}	222.90	1992	162	R ^{42 514}
221.63	1990	1363	Ad ⁵⁴		1990	1363	Ad ⁵⁴
	1992	162	R ^{42 514}		1992	162	R ^{42 514}
221.65	1990	1363	Ad ⁵⁴	223	1990	1363	R ⁵⁴
	1992	162	R ^{42 514}	224	1990	1363	R ⁵⁴
221.70	1990	1363	Ad ⁵⁴	224.1	1990	1363	R ⁵⁴
	1992	162	R ^{42 514}	224.10	1990	1363	Ad ⁵⁴
221.72	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	224.20	1990	1363	Ad ⁵⁴
221.74	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	224.21	1992	1353	Ad ⁴²
221.76	1990	1363	Ad ⁵⁴		1993	219	R
	1992	162	R ^{42 514}	224.24	1992	1353	Ad ⁴²
221.80	1990	1363	Ad ⁵⁴		1993	219	R
	1992	162	R ^{42 514}	224.26	1992	1353	Ad ⁴²
222	1990	1363	R ⁵⁴		1993	219	R
222.10	1990	1363	Ad ⁵⁴	224.30	1990	1363	Ad ⁵⁴
	1992	162	R ^{42 514}		1992	162	R ^{42 514}
	1992	667	Am		1992	1353	Am ⁴²
	1993	219	R		1993	219	R
222.13	1990	1363	Ad ⁵⁴	224.33	1990	1363	Ad ⁵⁴
	1992	162	R ^{42 514}		1992	162	R ^{42 514}
222.15	1990	1363	Ad ⁵⁴	224.36	1990	1363	Ad ⁵⁴
	1992	162	R ^{42 514}		1991	697*	Am
222.18	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}		1992	1353	Am ⁴²
222.20	1990	1363	Ad ⁵⁴		1993	219	R (as am by
	1992	162	R ^{42 514}				Sec. 9,
222.22	1990	1363	Ad ⁵⁴				Stats. 1992,
	1992	162	R ^{42 514}				Ch. 1353)
222.26	1990	1363	Ad ⁵⁴	224.37	1990	1363	Ad ⁵⁴
	1992	162	R ^{42 514}		1992	162	R ^{42 514}
222.30	1990	1363	Ad ⁵⁴	224.40	1990	1363	Ad ⁵⁴
	1992	162	R ^{42 514}		1992	162	R ^{42 514}
222.35	1990	1363	Ad ⁵⁴	224.42	1990	1363	Ad ⁵⁴
	1990	1581	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	224.44	1990	1363	Ad ⁵⁴
222.36	1990	1581	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}		1992	1353	Ad ⁴²
222.37	1990	1581	Ad ⁵⁴		1993	219	R (as ad by
	1992	162	R ^{42 514}				Sec. 10,
222.38	1990	1581	Ad ⁵⁴				Stats. 1992,
	1992	162	R ^{42 514}				Ch. 1353)
222.40	1990	1363	Ad ⁵⁴	224.45	1990	864	Ad ⁵⁴
	1992	162	R ^{42 514}				R ¹⁹
222.50	1990	1363	Ad ⁵⁴		1991	697*	Ad & R ¹⁹
	1992	162	R ^{42 514}		1992	162	R (as ad by
222.70	1990	1363	Ad ⁵⁴				Stats. 1990,
	1992	162	R ^{42 514}				Ch. 864 and
222.71	1992	455	Ad				Stats. 1991,
	1993	219	R				Ch. 697) ^{42 514}
222.72	1990	1363	Ad ⁵⁴	224.47	1990	1363	Ad ⁵⁴
	1992	162	R ^{42 514}				R ¹⁶
222.75	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	224.49	1990	1363	Ad ⁵⁴
222.77	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	224.50	1990	1363	Ad ⁵⁴
222.78	1990	1363	Ad ⁵⁴		1991	697*	Am
	1992	162	R ^{42 514}		1992	162	R ⁵¹⁸
222.80	1990	1363	Ad ⁵⁴		1992	427	Am ⁵¹⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
224.61	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	226.12	1990	1363	R ⁵⁴
224.62	1990	1363	Ad ⁵⁴	226.2	1990	1363	R ⁵⁴
	1992	162	R ^{42 514}	226.20	1990	1363	Ad ⁵⁴
	1992	1353	Ad ⁴²		1992	162	R ^{42 514}
	1993	219	R (as ad by Sec. 11, Stats. 1992, Ch. 1353)	226.21	1990	1363	Ad ⁵⁴
					1992	162	R ^{42 514}
224.63	1992	1353	Ad ⁴²	226.23	1990	1363	Ad ⁵⁴
	1993	219	R		1992	162	R ^{42 514}
224.64	1990	1363	Ad ⁵⁴		1992	435	Am
	1992	162	R ^{42 514}	226.25	1990	1363	Ad ⁵⁴
	1992	1353	Ad ⁴²		1992	162	R ^{42 514}
	1993	219	R (as ad by Sec. 13, Stats. 1992, Ch. 1353)	226.27	1990	1363	Ad ⁵⁴
					1992	162	R ^{42 514}
224.66	1990	1363	Ad ⁵⁴	226.28	1990	1363	Ad ⁵⁴
	1992	162	R ^{42 514}		1992	162	R ^{42 514}
224.70	1990	1363	Ad ⁵⁴	226.3	1990	1363	R ⁵⁴
	1992	162	R ^{42 514}	226.30	1990	1363	Ad ⁵⁴
224.73	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1991	697*	Am	226.35	1990	1363	Ad ⁵⁴
	1992	162	R ^{42 514}		1992	162	R ^{42 514}
224.76	1990	1363	Ad ⁵⁴	226.4	1990	1363	R ⁵⁴
	1992	162	R ^{42 514}	226.40	1990	1363	Ad ⁵⁴
					1992	162	R ^{42 514}
224.80	1990	1363	Ad ⁵⁴	226.5	1989	85*	Am ¹⁷
	1992	162	R ^{42 514}		1989	1142	Am
224.91	1990	1363	Ad ⁵⁴		1990	864	Am & RN
	1992	162	R ^{42 514}				& Ad ⁸²
224.93	1990	1363	Ad ⁵⁴		1990	1363	R ⁵⁴
	1992	162	R ^{42 514}	226.50	1990	1363	Ad ⁵⁴
224.95	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	226.51	1989	1142	Ad & R ⁴⁹
224a	1990	1363	R ⁵⁴		1990	1363	R ⁵⁴
224b	1990	1363	R ⁵⁴	226.52	1990	1363	Ad ⁵⁴
224m	1990	1363	R ⁵⁴		1992	162	R ^{42 514}
224n	1989	994	Am	226.55	1990	1363	R & Ad ⁵⁴
	1990	130	Am		1992	162	R ^{42 514}
	1990	1363	R ⁵⁴	226.57	1990	1363	Ad ⁵⁴
224o	1990	1363	R ⁵⁴		1992	162	R ^{42 514}
224p	1990	1363	R ⁵⁴	226.59	1990	1363	Ad ⁵⁴
224q	1990	1363	R ⁵⁴		1992	162	R ^{42 514}
224r	1990	1363	R ⁵⁴	226.6	1990	1363	R ⁵⁴
224s	1990	1363	R ⁵⁴	226.60	1990	1363	Ad ⁵⁴
224t	1990	1363	R ⁵⁴		1992	162	R ^{42 514}
224u	1990	1363	R ⁵⁴	226.64	1990	1363	Ad ⁵⁴
224v	1990	1363	R ⁵⁴		1992	162	R ^{42 514}
225	1990	1363	R ⁵⁴	226.66	1990	1363	Ad ⁵⁴
225m	1990	1363	R ⁵⁴		1992	162	R ^{42 514}
225p	1989	85*	Am ¹⁷	226.69	1992	435	Ad
	1990	1363	R ⁵⁴		1993	219	R
225q	1989	85*	Ad ¹⁷	226.7	1990	1363	R ⁵⁴
				226.8	1990	1363	R ⁵⁴
	1990	1363	R ⁵⁴	226.9	1990	1363	R ⁵⁴
				226a	1990	1363	R ⁵⁴
	1990	1363	R ⁵⁴	226b	1990	1363	R ⁵⁴
226	1990	1363	R ⁵⁴	226c	1990	1363	R ⁵⁴
226.1	1990	1363	R ⁵⁴	226m	1990	1363	R ⁵⁴
226.10	1990	1363	R & Ad ⁵⁴	227	1990	1363	R ⁵⁴
	1992	162	R ^{42 514}	227.10	1990	1363	Ad ⁵⁴
226.11	1990	1363	R & Ad ⁵⁴		1992	162	R ^{42 514}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
227.20	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	230.16	1990	1363	Ad ⁵⁴
	1992	472	Am		1992	162	R ^{42 514}
	1993	219	R	230.20	1990	1363	Ad ⁵⁴
227.30	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1991	120	Am	230.5	1990	1363	R ⁵⁴
	1992	162	R ^{42 514}	230.6	1990	1363	R ⁵⁴
	1992	472	Am	230.7	1990	1363	R ⁵⁴
	1993	219	R	230.8	1990	1363	R ⁵⁴
227.40	1990	1363	Ad ⁵⁴	232	1990	1363	Am (by Sec. 5 of Ch.) ⁵⁴
	1992	162	R ^{42 514}		1991	372 *	Am
	1992	472	Am		1992	162	R ^{42 514}
	1993	219	R	232.3	1992	162	R ^{42 514}
227.44	1990	1363	Ad ⁵⁴	232.5	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	232.6	1992	162	R ^{42 514}
227.46	1990	1363	Ad ⁵⁴	232.9	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	233	1992	162	R ^{42 514}
	1992	472	Am		1992	472	Am
	1993	219	R		1993	219	R
227.5	1990	1363	R ⁵⁴	233.5	1992	162	R ^{42 514}
227.50	1990	1363	Ad ⁵⁴	233.6	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	234	1992	162	R ^{42 514}
	1992	472	Am	235	1990	1363	Am ⁵⁴
	1993	219	R		1992	162	R ^{42 514}
227.60	1990	1363	Ad ⁵⁴	235.5	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	236	1992	162	R ^{42 514}
227a	1990	1363	R ⁵⁴	237	1992	162	R ^{42 514}
227aaa	1990	1363	R ⁵⁴	237.5	1992	162	R ^{42 514}
227b	1990	1363	R ⁵⁴	237.7	1992	162	R ^{42 514}
227c	1990	1363	R ⁵⁴	238	1992	162	R ^{42 514}
227d	1990	1363	R ⁵⁴	239	1992	162	R ^{42 514}
227p	1990	1363	R ⁵⁴	241	1992	162	R ^{42 514}
228	1990	1363	R ⁵⁴	242	1992	162	R ^{42 514}
228.10	1990	1363	Ad ⁵⁴	244	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	245	1992	162	R ^{42 514}
228.13	1990	1363	Ad ⁵⁴	246	1992	46 *	R ²⁸⁴
	1992	162	R ^{42 514}		1992	162	R ^{42 514}
228.15	1990	1363	Ad ⁵⁴	247	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	248	1992	162	R ^{42 514}
229	1990	1363	R ⁵⁴	249	1992	162	R ^{42 514}
229.10	1990	1363	Ad ⁵⁴	250	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	251	1992	162	R ^{42 514}
229.20	1990	1363	Ad ⁵⁴	252	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	253	1992	162	R ^{42 514}
229.30	1990	1363	Ad ⁵⁴	254	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	264	1992	162	R ^{42 514}
229.40	1990	1363	Ad ⁵⁴	265	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	266	1992	162	R ^{42 514}
229.50	1990	1363	Ad ⁵⁴	267	1992	162	R ^{42 514}
	1991	135	Am	268	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	269	1992	162	R ^{42 514}
229.60	1990	1363	Ad ⁵⁴	270	1992	162	R ^{42 514}
	1991	697 *	Am	271	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	272	1992	162	R ^{42 514}
229.70	1990	1363	Ad ⁵⁴	273	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	274	1990	1363	Am ⁵⁴
230.10	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	275	1990	1581	R & Ad
230.12	1990	1363	Ad ⁵⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	275.1	1990	1581	Ad
230.14	1990	1363	Ad ⁵⁴				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
275.1 (Cont.)	1992	162	R ^{42,514}	715.2	1991	156	R
275.2	1990	1581	Ad	715.3	1991	156	R
	1992	162	R ^{42,514}	715.4	1991	156	R
275.3	1990	1581	Ad	715.5	1991	156	R
	1992	162	R ^{42,514}	715.6	1991	156	R
275.4	1990	1581	Ad	715.7	1991	156	R
	1992	162	R ^{42,514}	716	1991	156	R
276	1990	1581	R & Ad	716.5	1991	156	R
			R ⁵⁴	722	1991	156	Am
276.1	1990	1581	Ad	724	1991	156	Am
			R ⁵⁴	773	1991	156	Am
276.2	1990	1581	Ad	789.33	1989	42	Am
			R ⁵⁴	798	1992	958*	Am
276.3	1990	1581	Ad	798.15	1993	666	Am
			R ⁵⁴	798.17	1990	1013	Am (by Sec. 1 of Ch.)
277	1990	1581	R		1990	1046	Am (by Sec. 2 of Ch.)
330.24	1997	598	R		1991	24*	Am ³⁷²
330.25	1997	598	R		1991	170	Am (as am by Stats. 1991, Ch. 24)
330.26	1997	598	R		1992	289	Am
331	1997	598	R		1992	427	Am ⁵¹¹
528	1997	598	R		1993	9*	Am
529	1997	598	R	798.18	1992	289	Am
530	1997	598	R	798.21	1996	392	Ad
531	1997	598	R	798.22	1993	666	Am
536	1997	598	R	798.23	1993	520	Ad
548	1997	598	R		1994	340	Am
549	1997	598	R	798.24	1994	380	Am
552	1997	598	R	798.25	1993	102	Am
607d	1997	598	R	798.25.5	1993	889	Ad
607e	1997	598	R	798.27	1991	190	Am
607f	1994	84	Am	798.28	1991	62	Am
	1995	806	Am	798.285	1993	32	Ad
	1996	872	Am ¹²⁸¹	798.29	1996	402	Am
	1997	598	R	798.29.5	1992	317	Ad
607g	1997	598	R	798.3	1992	958*	Am
610	1997	598	R		1993	666	Am
611	1997	598	R	798.30	1993	448	Am
683	1989	397	Am ³⁸	798.32	1992	338	Am
	1990	79	Am ⁵⁴	798.34	1990	881	Am
687	1992	163	Am ^{42,511}		1992	337	Am
704	1991	1055	R		1996	157	Am
712	1990	1282	Am	798.35	1995	24	Am
	1992	773	Am	798.39	1994	119	Am
	1993	589	Am ⁶⁷⁰	798.41	1990	1013	Ad
713	1990	1282	Am		1991	1091	Am (as ad by Stats. 1990, Ch. 380) & RN
	1992	773	Am		1992	338	Am
	1993	589	Am	798.42	1990	1374	Ad
714	1990	1517	Am ⁵⁴		1994	1254	Am
	1992	1222	Am	798.43	1991	1091	Ad(RN)
	1994	382	Am		1993	147	Am
	1995	91	Am ⁹⁶⁴	798.45	1989	412	Ad
714.1	1992	1222	Ad	798.49	1992	338	Ad
					1994	340	Am
Div. 2,				798.50	1989	198	R & Ad
Pt. 1,							
Title 2,							
Ch. 2,							
Art. 3,							
heading							
(Sec. 715							
et seq.)	1991	156	Am				
	1991	156	R & Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
798.51	1989	198	R & Ad	799.3	1996	61 *	Am
798.52	1989	198	Ad		1997	72	Am
798.53	1989	198	Ad	799.30	1990	317	Am
	1994	340	Am		1992	310	R & Ad
798.55	1992	835	Am	799.31	1992	310	R & Ad
	1993	666	Am	799.32	1992	310	Ad
798.56	1990	42	Am	799.35	1992	310	R
	1990	1357	Am (by Sec. 1.5 of Ch.)	799.36	1992	310	R
798.56a	1990	1357	Ad ³⁴	799.37	1992	310	R
	1992	88	Am	799.38	1992	310	R
	1992	835	Am	799.39	1990	317	Am
	1996	95	Am		1992	310	R
798.6	1993	858	Am	799.4	1996	61 *	Am
798.61	1991	564	Am		1997	72	Am
	1995	446	Am	799.40	1992	310	Ad
798.7	1989	412	Ad	799.41	1992	310	Ad
798.70	1989	745	Am	799.42	1992	310	Ad
	1993	329	Am	799.43	1992	310	Ad
798.71	1989	745	Am	799.44	1992	310	Ad
798.72	1989	745	Am	799.45	1992	310	R & Ad
798.73	1991	576	Am	799.46	1992	310	R & Ad
	1994	729	Am	799.47	1992	310	R
	1997	367	Am	799.48	1990	317	R
798.74	1990	645	Am	799.49	1990	1160	Ad
798.75	1989	119	Am		1992	310	R
	1990	645	Am	799.5	1993	1277	Am
798.76	1992	182	Am		1996	61 *	Am
	1992	666	Am		1997	72	Am
	1993	1277	Am	799.50	1992	310	R
	1996	61 *	Am	799.51	1992	310	R
798.78	1989	745	Am	799.55	1992	310	Ad
798.79	1990	1357	Am	799.56	1992	310	Ad
	1991	190	Am	799.57	1992	310	Ad
798.80	1990	421	Am & R ³⁶	799.58	1992	310	Ad
	1994	219	Am ¹³	799.59	1992	310	Ad
798.81	1989	745	Am	799.65	1992	310	Ad
798.82	1994	983	Ad	799.66	1992	310	Ad
798.83	1997	367	Ad		1994	167	Am
798.86	1997	141	Am	799.67	1992	310	Ad
798.87	1990	1374	Am	799.7	1992	317	Ad
798.88	1991	270	Ad		1996	61 *	Am
799	1996	61 *	Am		1997	72	Am
	1997	72	Am	799.70	1992	310	Ad
799.1	1995	103	Am & RN & Ad	799.71	1992	310	Ad
	1996	61 *	Am	799.75	1992	310	Ad
	1997	72	Am	799.78	1992	310	Ad
799.1.5	1995	103	Ad(RN)	799.79	1992	310	Ad
799.20	1992	310	R & Ad	799.8	1994	983	Ad
799.21	1992	310	R & Ad	799.9	1997	72	Ad
799.22	1992	310	R & Ad	800	1990	1505	Ad
799.23	1992	310	R & Ad	800.1	1990	1505	Ad
799.24	1990	1160	R & Ad	800.100	1990	1505	Ad
	1992	310	R & Ad		1991	942	Am
799.25	1990	317	Am	800.2	1990	1505	Ad
	1990	1160	R & Ad	800.20	1990	1505	Ad
	1992	310	R & Ad	800.200	1990	1505	Ad
799.26	1992	310	R & Ad	800.201	1990	1505	Ad
799.27	1992	310	R & Ad	800.21	1990	1505	Ad
799.28	1992	310	R & Ad	800.22	1990	1505	Ad
799.29	1992	310	R & Ad	800.23	1990	1505	Ad
	1992	310	R & Ad	800.24	1990	1505	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
800.25	1990	1505	Ad	846.1	1996	932	Ad
800.26	1990	1505	Ad	850	1997	873	Ad
800.3	1990	1505	Ad	851	1997	873	Ad
800.30	1990	1505	Ad	852	1997	873	Ad
800.300	1990	1505	Ad	853	1997	873	Ad
800.301	1990	1505	Ad	854	1997	873	Ad
	1991	942	Am	855	1997	873	Ad
800.302	1990	1505	Ad	885.010	1991	156	Am
	1991	942	Am	885.015	1991	156	Am
800.303	1990	1505	Ad	885.060	1990	1114	Am
800.304	1990	1505	Ad	885.070	1991	156	Am
800.305	1990	1505	Ad	890	1991	1007	S ⁵⁷
800.306	1990	1505	Ad		1991	1155	S ⁵⁷
800.31	1990	1505	Ad	891	1991	1007	S ⁵⁷
800.32	1990	1505	Ad		1991	1155	S ⁵⁷
800.33	1990	1505	Ad	892	1991	1007	S ⁵⁷
800.34	1990	1505	Ad		1991	1155	S ⁵⁷
800.35	1991	942	Ad	893	1991	1007	S ⁵⁷
800.36	1991	942	Ad		1991	1155	S ⁵⁷
800.37	1991	942	Ad	894	1991	1007	S ⁵⁷
800.4	1990	1505	Ad		1991	1155	S ⁵⁷
	1991	942	Am	895	1991	1007	R
800.40	1990	1505	Ad		1991	1155	R
	1991	942	Am	954	1990	79	Am ⁵⁴
800.41	1990	1505	Ad	955.1	1996	854*	Am
800.42	1990	1505	Ad	987	1989	482	Am
800.43	1990	1505	Ad		1994	1010	Am ⁸³²
800.44	1990	1505	Ad	1057.3	1990	13	Ad
800.45	1990	1505	Ad	1057.6	1992	194	Ad
800.46	1990	1505	Ad	1057.7	1992	861	Ad ⁴⁴⁵
800.47	1990	1505	Ad	1058.5	1993	724	Ad
800.48	1990	1505	Ad		1997	74	Am
800.49	1990	1505	Ad	1086	1993	331	Am
	1991	942	Am	1087	1993	331	Am
800.5	1990	1505	Ad	1088	1993	331	Am
800.50	1990	1505	Ad	1102	1994	817	Am
800.6	1990	1505	Ad		1995	335	Am
800.60	1990	1505	Ad		1996	677	Am
800.61	1990	1505	Ad		1997	71*	Am
800.7	1990	1505	Ad	1102.1	1992	163	Am ^{42 511}
800.70	1990	1505	Ad		1995	335	Am & RN & Ad
800.71	1990	1505	Ad		1996	240	Am
800.72	1990	1505	Ad	1102.15	1989	294	Ad
800.73	1990	1505	Ad	1102.16	1996	926	Ad ⁵⁷⁴
800.74	1990	1505	Ad	1102.17	1X 1997–98	7	Ad ¹⁴⁰⁴
800.75	1990	1505	Ad	1102.2	1995	335	Am & RN
800.8	1990	1505	Ad				Ad(RN)
800.80	1990	1505	Ad	1102.6	1989	171	Am
800.82	1990	1505	Ad		1990	1336	Am ⁵⁴
800.83	1990	1505	Ad		1994	817	Am
800.84	1990	1505	Ad		1996	240	Am
800.85	1990	1505	Ad		1996	925	Am
800.86	1990	1505	Ad				R & Ad ⁵⁷⁴
800.87	1990	1505	Ad		1996	926	Am (by Sec. 1.5
800.88	1990	1505	Ad				of Ch.) ⁵⁷⁴
	1991	942	Am	1102.6a	1989	171	Ad
800.89	1990	1505	Ad	1102.6b	1992	772	Ad ⁴⁴⁵
800.9	1990	1505	Ad	1102.6c	1X 1997–98	7	Ad ¹⁴⁰⁴
800.90	1990	1505	Ad	1102.9	1996	240	Am
800.91	1990	1505	Ad	1148	1991	1055	Am
845	1993	196	Am	1149	1991	1055	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1150	1991	1055	R	1365.9	1994	833	Ad
1151	1991	1055	R		1995	199	Am
1152	1991	1055	R	1366	1990	1517	Am ⁵⁴
1153	1991	1055	R		1991	355	Am
1181	1992	876	Am		1991	412	Am
1183.5	1992	77	Am		1992	1250*	Am
	1994	587	Am	1366.1	1992	1332	Am
1185	1993	1044	Am	1366.3	1996	1101	Ad
1188	1990	1070	Am	1367	1996	1101	Am
1189	1990	335	R & Ad	1368	1991	412	Am
	1990	1070	Am (as ad by Sec. 2, Stats. 1990, Ch. 335)		1995	199	Am
					1997	632	Am
	1991	157	Am	1368.4	1995	13	Ad
	1996	97	Am	1374	1994	245	Ad
1190	1990	335	R	1375	1995	864	Ad
	1990	1070	Ad		1997	17	Am ¹³²⁸
1190.1	1990	335	R		1997	632	Am
1190a	1990	335	R	1375.1	1997	632	Ad
1191	1990	335	R	1376	1995	978	Ad
1192	1990	335	R	1380.1	1992	30	R
1195	1997	319	Am	1380.2	1992	30	R
1213	1989	698	Am	1381.1	1992	30	R
1214	1989	698	Am	1381.2	1992	30	R
1351	1989	1150	Am	1381.3	1992	30	R
	1991	263	Am	1381.4	1992	30	R
1354	1990	1517	Am ⁵⁴	1382.1	1992	30	R
	1993	303	Am	1384.1	1992	30	R
	1996	1101	Am	1385.1	1992	30	R
1355	1993	21	Am	1385.2	1992	30	R
1355.5	1992	124	Ad	1385.3	1992	30	R
1363	1989	571	Am	1385.4	1992	30	R
	1991	621	Am	1385.5	1992	30	R
	1992	178	Am	1386.1	1992	30	R
	1992	1250*	Am (by Sec. 1 of Ch.)	1386.2	1992	30	R
	1992	1332	Am (by Sec. 1.5 of Ch.)	1386.3	1992	30	R
	1993	151*	Am	1387.1	1992	30	R
1363.05	1995	661	Am	1387.2	1992	30	R
	1995	661	Ad	1387.3	1992	30	R
1363.1	1996	1101	Am	1388.1	1992	30	R
	1989	709	Ad & R ⁵¹	1388.2	1992	30	R
	1997	632	Ad	1388.3	1992	30	R
1363.2	1990	1483	Ad	1389.1	1992	30	R
	1993	589	Am ⁶⁷⁰	1389.2	1992	30	R
1363.5	1994	204	Ad	1389.3	1992	30	R
1363.6	1997	181	Ad	1389.4	1992	30	R
1365	1990	716	Am	1389.5	1992	30	R
	1991	412	Am	1390.1	1992	30	R
	1995	199	Am	1390.2	1992	30	R
	1996	396	Am	1390.3	1992	30	R
	1997	17	Am ¹³²⁸	1390.4	1992	30	R
1365.5	1991	355	Am	1390.5	1992	30	R
	1992	866	Am	1391	1991	156	Ad
	1994	885	Am		1992	30	R
	1995	13	Am	1391.1	1991	156	R
	1996	80	Am	1391.2	1991	156	R
1365.7	1992	866	Am	1392.1	1992	30	R
	1996	185	Am	1471	1995	188	Ad
				1542.1	1995	749*	Ad
				1557	1992	163	R & Ad ^{42,511}
				1646.5	1992	615	Ad
				1656.1	1990	1528	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1656.2	1990	1528	R		1991	394	Am
1669.5	1X 1993-94	54	Ad		1992	427	Am ⁵¹¹
1669.7	1994	869	Ad		1992	693	Am
1689.13	1X 1993-94	51	Am		1993	28	Am
1689.14	1X 1993-94	51	Ad	1723	1990	422	Ad
	1995	123*	Am	1725	1990	637	Ad
1689.2	1989	436	Ad		1991	1089*	Am
1689.20	1989	724	Ad		1995	458	Am
1689.21	1989	724	Ad	1738	1994	1010	Am ⁸³²
1689.22	1989	724	Ad	1738.10	1990	964	Ad
1689.23	1989	724	Ad	1738.11	1990	964	Ad
1689.24	1989	724	Ad	1738.12	1990	964	Ad
1689.3	1991	596	Ad	1738.13	1990	964	Ad
1689.5	1X 1993-94	51	Am	1738.14	1990	964	Ad
1689.6	1991	394	Am	1738.15	1990	964	Ad
	1992	145	Am	1738.16	1990	964	Ad
	1X 1993-94	51	Am	1738.17	1990	964	Ad
1689.7	1991	394	Am	1739.7	1992	656	Ad
	1992	145	Am		1994	1010	Am ⁸³²
	1993	589	Am ⁶⁷⁰		1995	360	Am
	1X 1993-94	51	Am	1740	1994	1010	Am ⁸³²
1694	1989	138	Ad	1747.02	1991	608	Am
1694.1	1989	138	Ad		1992	523	Am
	1993	359	Am	1747.8	1990	999	Ad
1694.2	1989	138	Ad		1991	1089*	Am
	1993	359	Am		1995	458	Am
1694.3	1989	138	Ad	1747.94	1991	608	Ad
1694.4	1989	138	Ad	1748.1	1990	309	Am
1694.5	1989	138	Ad	1748.12	1993	622	Ad ³⁷⁷
1694.6	1989	138	Ad		1994	188	Am
	1993	359	Am	1748.5	1996	180	R & Ad
1694.7	1989	138	Ad	1748.7	1989	855	Ad
	1993	359	Am	1749.5	1996	933	Ad
1694.8	1989	138	Ad		1997	472	Am
1694.9	1989	138	Ad	1761	1994	1010	Am ⁸³²
1695.15	1990	1537	Ad		1995	255	Am
1695.16	1990	1537	Ad	1770	1990	1641	Am
1695.17	1990	1537	Ad		1995	255	Am
1695.4	1997	50	Am		1996	684	Am
1695.5	1997	50	Am	1785.10	1990	842	Am
1695.6	1997	50	Am		1992	1194	Am ⁴⁴⁵
1708.5	1990	1531	Ad		1993	285*	Am
1708.7	1993	582	Ad	1785.11	1992	1194	Am ⁴⁴⁵
	1994	509	Am		1993	285*	Am
1714.1	1994	568	Am		1994	146	Am ⁸³³
	1994	909	Am	1785.13	1991	965	Am (by Sec. 1 of Ch.)
1714.10	1991	916	Am		1991	1145	Am (by Sec. 1.1 of Ch.)
	1992	427	Am ⁵¹¹		1992	1194	Am ⁴⁴⁵
	1993	645	Am		1993	285*	Am
1714.25	1996	1023*	Am ¹²⁵³		1994	146	Am ⁸³³
1714.45	1997	25*	Am	1785.14	1992	1194	Am ⁴⁴⁵
	1997	570	Am		1993	285*	Am
1716	1996	397	Am		1994	146	Am ⁸³³
1717.5	1991	406	Am		1992	1194	Am ⁴⁴⁵
	1992	530	Am		1993	285*	Am
1719	1990	599	Am	1785.15	1997	768	Am ³¹⁸
	1994	926	Am		1992	1194	Am ⁴⁴⁵
	1995	134	Am	1785.16	1990	1315	Am
	1996	1000	Am		1992	1194	Am ⁴⁴⁵
1722	1989	1075	Ad		1993	285*	Am
	1990	193	Am		1997	768	Am ³¹⁸
				1785.17	1992	651	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1785.17 (Cont.)	1992	1194	Am ⁴⁴⁵	1791	1993	1265	Am R & Ad ²⁸⁸
1785.18	1991	971	Am		1994	1010	Am (as am by Sec. 12 and as ad by Sec. 12.5,
1785.19	1990	842	Ad				Stats. 1993, Ch. 1265) ⁸³²
1785.19.5	1990	842	Ad				Am (as am by Sec. 39 and Sec. 39.5,
1785.20	1992	1194	Am ⁴⁴⁵		1995	461	Stats. 1994, Ch. 1010)
1785.20.1	1992	1194	Ad ⁴⁴⁵				Am (as am by Sec. 2, Stats. 1995, Ch. 461) ⁵⁹⁹
1785.20.5	1991	971	Am				Am (as am by Sec. 2, Stats. 1995, Ch. 461) ⁵³⁹
1785.22	1992	1194	Ad ⁴⁴⁵				Am
1785.25	1992	1194	Ad ⁴⁴⁵				Am
	1993	285*	Am				Ad (by Sec. 7 of Ch.)
1785.26	1992	1194	Ad ⁴⁴⁵				Ad
1785.3	1990	1144	Am		1997	401	Ad
	1992	1194	Am ⁴⁴⁵				Ad
	1993	285*	Am				Am
	1994	225	Am				Am
	1994	1010	Am ⁸³²	1793.02	1991	228	Am
1785.30	1997	768	Am ³¹⁸	1793.025	1993	374	Ad
1785.31	1992	1194	Am ⁴⁴⁵		1995	461	Am
	1997	768	Am ³¹⁸	1793.2	1989	193	Am
1785.33	1997	768	Am ³¹⁸		1991	689	Am
1789.37	1997	369	Am		1992	1232	Am
1785.41	1992	101	Ad		1793.22	1992	1232
1785.42	1992	101	Ad				Ad (by Sec. 7 of Ch.)
	1993	285*	Am	1793.23	1995	503	Ad
1785.43	1992	101	Ad	1793.24	1995	503	Ad
1785.5	1990	1144	Ad	1793.25	1995	503	Am
1785.6	1993	285*	Ad	1794	1992	1232	Am
1786.18	1991	965	Am	1794.4	1990	127	Am
1786.2	1994	1010	Am ⁸³²		1993	1265	Am
1788.2	1994	1010	Am ⁸³²				R & Ad ²⁸⁸
1789.12	1992	651	Am		1997	401	Am (as am by Sec. 13, Stats. 1993, Ch. 1265) ⁵⁹⁹
	1994	792	Am				Am (as ad by Sec. 13.5, Stats. 1993, Ch. 1265) ⁵³⁹
	1994	1010	Am ⁸³²	1794.41	1990	1183	Am
	1996	648	Am	1795.6	1992	1232	Am
1789.13	1992	651	Am	1795.8	1989	862	Ad
	1994	792	Am		1992	1232	Am
1789.14	1992	651	Am		1995	503	R
1789.15	1992	651	Am	1795.90	1993	814	Ad
1789.16	1992	651	Am	1795.91	1993	814	Ad
	1993	285*	Am	1795.92	1993	814	Ad
	1994	792	Am	1795.93	1993	814	Ad
1789.18	1992	651	Am	1797.1	1993	458	Am
1789.21	1992	651	Am	1797.2	1993	458	Am
	1994	792	Am		1995	185	Am
1789.24	1996	633	Am	1797.3	1990	765	Am
1789.25	1992	651	Ad		1993	458	Am
1789.26	1996	633	Ad	1797.4	1993	458	Am
1789.30	1990	1391	Ad	1797.5	1990	765	Am
	1996	682	Am		1993	458	Am
1789.31	1990	1391	Ad				
	1991	228	Am				
	1996	682	Am				
1789.32	1990	1391	Ad				
1789.33	1996	682	Ad				
1789.35	1992	1043	Ad				
	1996	682	Am				
1789.37	1992	1043	Ad				
	1993	327	Am				
	1996	682	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1797.6	1993	458	Am	1803.2	1994	888	Am
1797.7	1993	458	Am				R & Ad ⁸⁷⁴
1797.90	1993	835	Ad		1995	91	Am (as ad by
1797.91	1993	835	Ad				Sec. 3,
1797.92	1993	835	Ad				Stats. 1994,
1797.93	1993	835	Ad				Ch. 888) ⁶⁶⁴
1797.94	1993	835	Ad		1995	153 *	Am (as ad by
1797.95	1993	835	Ad				Sec. 3,
1797.96	1993	835	Ad				Stats. 1994,
1798.10	1990	478	Am				Ch. 888)
	1X 1991–92	21	R	1803.6	1994	168	Am
1798.11	1990	478	Am		1996	301	Am
	1X 1991–92	21	R	1805.1	1991	819	R (as ad by
1798.24	1X 1991–92	21	Am				Sec. 1.5,
	1995	480 *	Am ¹⁰⁸³				Stats. 1988,
1798.24a	1992	1026	Ad				Ch. 479)
1798.24b	1991	534	Ad				Am (as am by
1798.26	1989	1213	Am				Sec. 1,
1798.3	1994	1010	Am ⁸³²				Stats. 1988,
	1996	1064	Am ⁵⁷⁴				Ch. 479) ¹³
1798.32	1X 1991–92	21	Am	1805.1a	1991	819	R
1798.4	1X 1991–92	21	R	1805.3	1991	819	R
1798.47	1X 1991–92	21	Am	1805.4	1993	101	Am
1798.5	1X 1991–92	21	R	1805.5	1991	819	R
1798.6	1X 1991–92	21	R	1806.3	1991	819	R (as ad by
1798.7	1X 1991–92	21	R				Sec. 5.5,
1798.8	1X 1991–92	21	R				Stats. 1988,
1798.9	1990	478	Am				Ch. 479)
	1X 1991–92	21	R				Am (as am by
1799	1994	1010	Am ⁸³²				Sec. 5,
1799.100	1989	525	Ad				Stats. 1988,
	1990	31 *	Am				Ch. 479) ¹³
1799.101	1990	1549	Ad ²⁸⁴	1807.2	1991	819	R (as ad by
	1991	131	Am ²⁸⁴				Sec. 6.5,
	1994	1010	Am ⁸³²				Stats. 1988,
1799.102	1990	1549	Ad ²⁸⁴				Ch. 479)
1799.103	1996	497	Ad				Am (as am by
1799.200	1990	1079	Ad ⁵⁴				Sec. 6,
1799.201	1990	1079	Ad ⁵⁴				Stats. 1988,
	1991	1129	Am				Ch. 479) ¹³
	1992	879	Am	1808.5	1991	819	R (as ad by
1799.202	1990	1079	Ad ⁵⁴				Sec. 7.5,
	1991	1129	Am				Stats. 1988,
	1992	879	Am				Ch. 479)
1799.203	1990	1079	Ad ⁵⁴				Am (as am by
	1991	1129	Am				Sec. 7,
1799.204	1990	1079	Ad ⁵⁴				Stats. 1988,
1799.205	1990	1079	Ad ⁵⁴				Ch. 479) ¹³
1799.206	1991	1129	Am	1808.6	1991	819	R
	1990	1079	Ad ⁵⁴	1810	1995	566	Ad
	1991	1129	Am	1810.11	1995	693	R & Ad
	1992	879	Am	1810.12	1994	168	Am
1799.90	1997	800	Am		1996	301	Am
1799.91	1997	800	Am	1810.2	1991	819	R (as ad by
1799.98	1992	163	Am ^{42,511}				Sec. 9.5,
	1993	219	Am (as am by				Stats. 1988,
			Sec. 10,				Ch. 479)
			Stats. 1992,				Am (as am by
			Ch. 163)				Sec. 9,
1802.15	1994	1010	Am ⁸³²				Stats. 1988,
1803.11	1991	819	Ad				Ch. 479) ¹³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1810.3	1995	566	Am		1990	1256	Am
	1996	762	Am	1812.517	1989	704	Ad
1810.4	1993	101	Am	1812.518	1989	704	Ad
	1995	566	Am	1812.519	1989	704	Ad
1812.101	1992	304	Am		1991	654	Am
1812.103	1996	633	Am	1812.520	1989	704	Ad
1812.105	1996	633	Am		1990	1256	Am
1812.129	1996	633	Ad	1812.521	1989	704	Ad
1812.201	1989	1021	Am		1990	1256	Am
	1990	216	Am ²⁰⁶	1812.522	1989	704	Ad
	1994	1010	Am ⁸³²	1812.523	1989	704	Ad
1812.203	1989	1021	Am	1812.524	1989	704	Ad
	1990	1491	Am		1990	1256	Am
1812.206	1989	1021	Am	1812.525	1989	704	Ad
	1997	377	Am		1996	633	Am
1812.209	1989	1021	Am	1812.526	1989	704	Ad
1812.210	1989	1021	Am		1990	1256	Am
1812.214	1989	1021	Am	1812.527	1989	704	Ad
	1990	1491	Am	1812.528	1989	704	Ad
1812.221	1989	1021	Am	1812.529	1989	704	Ad
1812.30	1992	163	Am ^{42,511}	1812.530	1989	704	Ad
1812.300	1990	1529	Am	1812.531	1989	704	Ad
	1994	1010	Am ⁸³²	1812.532	1989	704	Ad
1812.301	1990	1529	Am	1812.533	1989	704	Ad
1812.302	1990	1529	Am		1990	761	Am
1812.303	1990	1529	Am	1812.54	1997	112	Am
1812.304	1990	1529	Am	1812.600	1993	1170*	Ad
1812.307	1990	1529	Am & RN & Ad		1996	633	Am
1812.308	1990	1529	Am & RN & Ad	1812.601	1993	1170*	Ad
1812.309	1990	1529	Ad		1994	180*	Am
1812.314	1990	1529	Ad(RN)		1994	1010	Am ⁸³²
1812.315	1990	1529	Ad(RN)	1812.602	1993	1170*	Ad
1812.500	1989	704	Ad	1812.603	1993	1170*	Ad
1812.501	1989	704	Ad	1812.604	1993	1170*	Ad
	1990	1256	Am	1812.605	1993	1170*	Ad
	1994	1010	Am ⁸³²	1812.606	1993	1170*	Ad
	1995	758	Am	1812.607	1997	17	Ad(RN) ¹³²⁸
			R & Ad ^{79 1120}	1812.608	1997	17	Ad(RN) ¹³²⁸
1812.502	1989	704	Ad	1812.620	1994	1026	Ad
	1990	1256	Am	1812.621	1994	1026	Ad
1812.503	1989	704	Ad	1812.622	1994	1026	Ad
	1996	633	Am	1812.623	1994	1026	Ad
1812.504	1989	704	Ad		1997	112	Am
	1996	102	Am	1812.624	1994	1026	Ad
1812.505	1989	704	Ad	1812.625	1994	1026	Ad
1812.506	1989	704	Ad	1812.626	1994	1026	Ad
1812.507	1989	704	Ad	1812.627	1994	1026	Ad
1812.508	1989	704	Ad	1812.628	1994	1026	Ad
	1990	761	Am	1812.629	1994	1026	Ad
1812.509	1989	704	Ad	1812.630	1994	1026	Ad
	1990	1256	Am	1812.631	1994	1026	Ad
1812.5095	1993	1275	Ad	1812.632	1994	1026	Ad
	1994	1010	Am ⁸³²	1812.633	1994	1026	Ad
1812.510	1989	704	Ad	1812.634	1994	1026	Ad
	1996	633	Am	1812.635	1994	1026	Ad
1812.511	1989	704	Ad	1812.636	1994	1026	Ad
1812.512	1989	704	Ad	1812.637	1994	1026	Ad
1812.513	1989	704	Ad	1812.638	1994	1026	Ad
1812.515	1989	704	Ad	1812.639	1994	1026	Ad
	1996	633	Am	1812.640	1994	1026	Ad
1812.516	1989	704	Ad	1812.641	1994	1026	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1812.642	1994	1026	Ad		1996	1023*	Am ¹²⁵³
1812.643	1994	1026	Ad	1940.1	1990	1235	Ad
1812.644	1994	1026	Ad		1991	245*	Am
1812.645	1994	1026	Ad	1940.5	1996	1137	Am
1812.646	1994	1026	Ad	1940.7	1989	294	Ad
1812.647	1994	1026	Ad	1940.9	1989	861	Ad
1812.648	1994	1026	Ad	1941.3	1997	537	Ad
1812.649	1994	1026	Ad	1941.4	1991	1001	Ad
1812.66	1996	633	Am	1942.4	1990	1305	Am
1812.69	1996	633	Ad		1992	488	Am (by Sec. 1 of Ch.)
1812.84	1993	339	Am				Am ⁶⁷⁰
1812.97	1989	807	Am ⁷⁴		1993	589	Am ⁶⁷⁰
1834.8	1995	99	Ad	1947.10	1989	987	Ad
1861.1	1996	872	Am ¹²⁸¹	1947.11	1989	987	Ad
1861.607	1993	1170*	Ad		1990	216	Am ²⁰⁶
	1997	17	Am & RN ¹³²⁸	1947.15	1993	843	Ad
1861.608	1993	1170*	Ad		1996	566	Am
	1997	17	Am & RN ¹³²⁸	1947.7	1989	987	Am ⁹⁹
1864	1992	134	Ad		1996	566	Am
1882	1994	1010	Am ⁸³²	1947.8	1989	987	Am
1916.5	1989	188	Am	1949	1989	1360	Am ⁷³
	1990	157	Am	1950.5	1993	755	Am
	1996	1064	Am ⁵⁷⁴		1994	146	Am ⁸³³
1917.003	1989	1416	Am	1950.6	1996	525	Ad
1917.006	1990	1606	Ad	1951.4	1989	982	Am
1918	1997	232	R		1991	67	Am
1919	1997	232	R	1952.6	1989	613	Am
1920	1997	232	Am	1954.50	1995	331	Ad
1922	1990	491	R ⁵⁴	1954.51	1995	331	Ad
	1991	84*	S ³⁸³	1954.52	1995	331	Ad
1922.1	1990	491	R ⁵⁴	1954.53	1995	331	Ad
	1991	84*	S ³⁸³		1996	1031	Am
1922.10	1990	491	R ⁵⁴	1981	1996	653	Am
	1991	84*	S ³⁸³	1995.010	1989	982	Ad
1922.11	1990	491	R ⁵⁴	1995.020	1989	982	Ad
	1991	84*	S ³⁸³	1995.030	1989	982	Ad
1922.13	1990	491	R ⁵⁴	1995.210	1989	982	Ad
	1991	84*	S ³⁸³	1995.220	1989	982	Ad
1922.14	1990	491	R ⁵⁴	1995.230	1989	982	Ad
	1991	84*	S ³⁸³	1995.240	1989	982	Ad
1922.2	1990	491	R ⁵⁴	1995.250	1989	982	Ad
	1991	84*	S ³⁸³	1995.260	1989	982	Ad
1922.4	1990	491	R ⁵⁴	1995.270	1989	982	Ad
	1991	84*	S ³⁸³	1995.300	1991	67	Ad
1922.6	1990	491	R ⁵⁴	1995.310	1991	67	Ad
	1991	84*	S ³⁸³	1995.320	1991	67	Ad
1922.8	1990	491	R ⁵⁴	1995.330	1991	67	Ad
	1991	84*	S ³⁸³	1995.340	1991	67	Ad
1923	1997	797	Ad	1997.010	1991	67	Ad
1923.10	1997	797	Ad	1997.020	1991	67	Ad
1923.2	1997	797	Ad	1997.030	1991	67	Ad
1923.3	1997	797	Ad	1997.040	1991	67	Ad
1923.4	1997	797	Ad	1997.050	1991	67	Ad
1923.5	1997	797	Ad	1997.210	1991	67	Ad
1923.6	1997	797	Ad	1997.220	1991	67	Ad
1923.7	1997	797	Ad	1997.230	1991	67	Ad
1923.9	1997	797	Ad	1997.240	1991	67	Ad
1936	1992	1184	Am	1997.250	1991	67	Ad
	1996	992	Am	1997.260	1991	67	Ad
			R & Ad ¹²⁰⁵	1997.270	1991	67	Ad
1940	1994	680	Am	2079	1994	339	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2079 (Cont.)				2412.5	1994	307	R
	1996	812	Am	2413	1991	1055	Am
2079.10	1992	769	Ad		1994	307	R
2079.11	1994	66	Ad	2414	1994	307	R
	1X 1997-98	7	Am	2415	1994	307	R
2079.12	1995	428	Ad	2416	1994	307	R
	1996	124	Am ¹¹⁹⁷	2417	1994	307	R
	1996	476	Am	2418	1994	307	R
2079.13	1995	428	Ad	2419	1994	307	R
2079.14	1995	428	Ad	2420	1994	307	R
2079.15	1995	428	Ad	2421	1994	307	R
2079.16	1995	428	Ad	2422	1994	307	R
	1996	240	Am	2423	1994	307	R
2079.17	1995	428	Ad	2430	1994	307	R
2079.18	1995	428	Ad		1994	1010	Am ⁸³²
2079.19	1995	428	Ad	2431	1994	307	R
2079.20	1995	428	Ad	2432	1990	331	Am
2079.21	1995	428	Ad		1992	470*	Am
2079.22	1995	428	Ad		1993	141*	Am
2079.23	1995	428	Ad		1994	307	R
2079.24	1995	428	Ad	2432.5	1994	307	R
2079.3	1994	339	Am	2433	1991	896	Am
2079.7	1989	969	Ad		1994	307	R
2079.8	1990	1499	Ad	2434	1994	307	R
	1991	550	Am	2435	1994	307	R
2079.9	1991	859	Ad	2436	1994	307	R
2080.1	1992	138	Am	2436.5	1991	896	Am
2080.3	1992	138	Am		1994	307	R
2144	1993	757	Am	2437	1994	307	R
2197.5	1992	466	Am ¹³	2438	1994	307	R
2225	1992	178	Am	2438.5	1992	470*	Ad
	1994	556*	Am		1994	307	R
	1995	262	Am	2439	1994	307	R
2355	1994	307	Am	2440	1994	307	R
2356	1994	307	Am	2441	1994	307	R
2357	1994	307	Am	2442	1994	307	R
2373	1995	428	R	2443	1994	307	R
2374	1995	428	R	2444	1991	896	Am
2374.5	1995	428	R		1994	307	R
2375	1995	428	R	2445	1992	470*	Ad
2375.5	1995	428	R		1994	307	R
2376	1995	428	R	2446	1994	1280	Ad ⁸²
2377	1995	428	R	2450	1990	986	R & Ad
2378	1995	428	R		1994	307	R
2379	1995	428	R	2451	1990	986	R
2380	1995	428	R	2452	1990	986	R
2381	1995	428	R	2453	1990	986	R
2382	1995	428	R	2454	1990	986	R
2400	1994	307	R & Ad	2455	1990	986	R
2400.5	1994	307	R	2456	1990	986	R
2401	1994	307	R	2457	1990	986	R
2402	1994	307	R	2460	1990	986	R
2403	1994	307	R	2461	1990	986	R
2404	1994	307	R	2462	1990	986	R
2405	1994	307	R	2463	1990	986	R
2406	1994	307	R	2464	1990	986	R
2407	1994	307	R	2465	1990	986	R
2410	1994	307	R	2466	1990	986	R
2411	1994	307	R	2467	1990	986	R
2412	1992	178	Am	2468	1990	986	R
	1994	307	R	2469	1990	986	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2470	1990	986	R	2500	1990	331	Am
2471	1990	986	R		1991	896	Am
2472	1990	986	R		1994	307	R
2473	1990	986	R	2501	1994	307	R
2475	1990	986	Ad	2502	1994	307	R
	1991	1090	Am	2503	1994	307	R
	1993	141 *	Am	2503.5	1991	896	Am
	1994	307	R		1994	307	R
2476	1990	986	Ad	2504	1994	307	R
	1992	178	Am	2505	1994	307	R
	1994	307	R	2506	1994	307	R
2477	1990	986	Ad	2507	1994	307	R
	1994	307	R	2508	1994	307	R
2478	1990	986	Ad	2510	1990	986	Am
	1994	307	R		1994	307	R
2479	1990	986	Ad	2510.5	1994	307	R
	1994	307	R	2511	1990	331	Am (by Sec. 3 of Ch.)
2480	1990	986	Ad		1990	986	Am (by Sec. 5.5 of Ch.)
	1994	307	R		1994	307	R
2480.5	1992	178	Ad	2512	1994	307	R
	1994	307	R	2513	1994	307	R
2481	1990	986	Ad	2514	1990	986	Ad
	1994	307	R		1994	307	R
2482	1990	986	Ad	2782	1990	814	Am
	1994	307	R	2782.6	1990	814	Ad
2483	1990	986	Ad	2787	1994	611 *	Am
	1994	307	R		1996	176	Am
2484	1990	986	Ad	2819	1993	149 *	Am
	1994	307	R	2822	1993	149 *	Am
2485	1990	986	Ad	2856	1994	1204	Ad
	1994	307	R		1996	1013	R & Ad
2486	1990	986	Ad	2883	1993	382	Am
	1994	307	R		1993	527	Am
2487	1990	986	Ad	2898	1989	698	Am
	1994	307	R	2920	1989	698	Am
2488	1990	986	Ad	2924	1990	657	Am
	1994	307	R		1993	686	Am
2489	1990	986	Ad		1995	752	Am
	1994	307	R		1996	483	Am
2490	1990	986	Ad	2924.3	1989	698	Am
	1994	307	R	2924b	1989	698	Am
2491	1990	986	Ad		1992	351	Am
	1994	307	R		1993	686	Am
2492	1990	986	Ad	2924c	1989	698	Am
	1994	307	R		1990	657	Am
2493	1990	986	Ad		1992	351	Am
	1994	307	R		1993	686	Am
2494	1990	986	Ad		1996	483	Am
	1994	307	R		1997	74	Am
2495	1990	986	Ad	2924d	1993	686	Am
	1994	307	R		1997	74	Am
2496	1990	986	Ad	2924e	1990	788	Am
	1994	307	R	2924f	1992	351	Am
2497	1990	986	Ad		1992	1095	Am (by Sec. 2.5 of Ch.)
	1994	307	R		1993	686	Am (by Sec. 6.5 of Ch.)
2498	1990	986	Ad		1993	724	Am (by Sec. 2.5 of Ch.)
	1994	307	R				
2499	1990	986	Ad				
	1994	307	R				
2499.5	1990	986	Ad				
	1994	307	R				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2924f (Cont.)	1995	752	Am	2945.9	1990	1537	Ad
	1997	74	Am	2948.5	1990	872	Am
2924g	1992	351	Am	2954.10	1989	698	Am
	1993	686	Am	2954.11	1996	32	Ad
	1994	587	Am	2954.12	1997	62	Ad
	1997	74	Am	2954.6	1990	1099	Am ³³⁰
2924h	1992	351	Am	2954.65	1990	1099	Ad
	1993	724	Am	2954.7	1990	1098	Ad
	1995	752	Am		1994	356	Am
2924j	1989	849	Ad	2954.9	1990	663	Am
	1990	287	Am	2955	1992	1055	Am
	1992	351	Am		1994	994	R & Ad ⁹⁴
2924k	1990	287	Ad				Am (as ad by
2924l	1995	752	Ad				Sec. 4,
	1997	74	Am				Stats. 1992,
2929.5	1991	1167	Ad		1995	91	Ch. 1055)
	1992	167	Am		1995	564	Am ⁹⁶⁴
2931a	1989	698	Am				R (as am by
2931b	1989	698	Am				Sec. 5,
2934a	1989	698	Am				Stats. 1994,
	1993	686	Am (by Sec. 8.2				Ch. 994)
			of Ch.) ⁷⁹⁹				Am (as am by
			Ad ²⁸⁸				Sec. 3,
	1993	754 *	Am (by Sec. 1				Stats. 1992,
			of Ch.) ^{346 799}	2955.1	1995	925 *	Ch. 1055)
			Am (by Sec. 1.5	2963	1990	788	Ad
			of Ch.) ^{42 799}				R (as am by
			Ad ²⁸⁸				Sec. 4,
	1996	839	Am (as am by				Stats. 1983,
			Sec. 1.5,				Ch. 1217)
			Stats. 1993,				Am (as am by
			Ch. 754)				Sec. 4,
			Am (as ad by				Stats. 1984,
			Sec. 2.5,				Ch. 1331) ^{13 118}
			Stats. 1993,	2981	1994	1010	Am ⁸³²
			Ch. 754)	2982	1990	189 *	Am ²⁰
2937	1989	96 *	Am		1991	1054	Am
2938	1991	501	Ad		1992	1092	Am
	1996	49	R & Ad		1993	1092	Am (as am by
	1997	8 *	Am				Sec. 3,
2938.1	1992	453	Ad				Stats. 1993,
	1996	49	R				Ch. 101) ³⁷⁷
2941	1991	1155	Am		1994	146	Am ⁸³³
	1993	754 *	Am		1994	704	Am
	1994	374	Am		1996	665	Am
	1996	230	Am		1997	891	Am
	1997	74	Am	2982.05	1989	1141	Ad ³⁸
2941.7	1995	244	Am		1990	189 *	R
	1996	762	Am	2982.2	1994	28 *	Ad
2941.9	1996	839	Ad		1994	85 *	Am (as ad by
2943	1994	374	Am				Stats. 1994,
2944	1992	1095	Am				Ch. 28)
2944.5	1993	522	Ad		1994	1220 *	Am
2945.1	1994	1010	Am ⁸³²	2983.2	1996	124	Am ¹¹⁹⁷
	1995	564	Am		1996	313	Am
2945.10	1990	1537	Ad	2983.35	1996	313	Ad
2945.11	1990	1537	Ad	2984.3	1993	1092	Am ³⁷⁷
	1996	124	Am ¹¹⁹⁷		1994	146	Am ⁸³³
2945.3	1997	50	Am	2985.7	1994	1010	Am ⁸³²
2945.6	1997	50	Am		1997	800	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
2985.71	1996	814	Am	3154	1992	1001	Am
	1997	800	R & Ad		1994	587	Am
2985.8	1997	800	R ¹⁴⁰⁴	3159	1994	782	Am
			Ad	3162	1994	782	Am
2986.13	1997	800	Am	3176	1991	1129	Ad
2986.2	1993	1092	Am ³⁷⁷	3176.5	1991	1129	Ad
	1994	146	Am ⁸³³	3227	1995	225*	Ad(RN)
	1997	800	R	3240	1994	974	R
2986.3	1997	800	Am		1995	225*	Ad
2986.4	1997	800	Am	3241	1994	974	Am
2987	1997	800	Ad		1995	225*	Am & RN
2989.2	1997	800	Am	3242	1994	974	Ad
3045.1	1992	302	Am		1995	225*	Am
3045.3	1992	302	Am	3252	1994	974	Am
3045.4	1992	302	Am		1995	225*	Am
3051.6	1993	757	Ad	3253	1994	974	Ad
3052.5	1991	606	Am		1995	225*	R
3052b	1991	606	Ad	3260	1990	1536	Ad & R ⁷⁰
3068	1991	727	Am		1992	387	Am
	1994	799	Am		1993	271	Am ⁵⁵
3068.1	1989	457	Am		1994	1046	Am
	1991	727	Am	3260.1	1991	368	Ad
	1991	1004	Am	3262	1993	1249	Am
	1992	1220	Am	3262.5	1991	925	Ad
	1994	799	Am	3294	1992	178	Am
	1995	404	Am	3296	1994	1061	Ad
	1996	267	Am	3319	1995	429	Ad
3068.2	1994	1220*	Ad		1996	124	Am ¹¹⁹⁷
3070	1991	1004	Am	3320	1995	429	Ad
	1993	479	Am		1996	124	Am ¹¹⁹⁷
	1994	799	Am	3321	1995	429	Ad
3071	1990	1284	Am		1996	124	Am ¹¹⁹⁷
	1992	1220	Am	3333.3	1996		
	1994	799	Am		Initiative		
3072	1990	1284	Am		(Prop. 213		
	1992	1220	Am		adopted		
	1994	799	Am		Nov. 5, 1996)		Ad
3073	1990	1284	Am	3333.4	1995	979	Ad
	1992	1220	Am		1996		
	1994	799	Am		Initiative		
3074	1990	1284	Am		(Prop. 213		
	1992	1220	Am		adopted		
	1995	404	R & Ad		Nov. 5, 1996)		Ad
	1996	676	Am	3334	1992	469	Am
3081.1	1990	1615	Ad	3339	1994	270	R
3081.10	1990	1615	Ad	3343.5	1994	1010	Am ⁸³²
3081.2	1990	1615	Ad	3343.7	1989	1380	Ad
3081.3	1990	1615	Ad	3344.5	1990	1590*	Ad
3081.4	1990	1615	Ad		1993	334	Am
3081.5	1990	1615	Ad	3344.6	1991	1051	Ad
3081.6	1990	1615	Ad	3347	1994	270	R
3081.7	1990	1615	Ad	3348	1994	270	R
3081.8	1990	1615	Ad	3372	1994	1010	Am ⁸³²
3081.9	1990	1615	Ad	3423	1992	177	Am
3091	1994	974	R		1993	5*	Am
3096	1994	974	Am		1993	836	Am
3097	1994	974	Am	3424	1995	796	Ad
	1995	225*	Am	3426.1	1994	1010	Am ⁸³²
3098	1994	974	Am	3426.11	1992	165	Ad
	1995	225*	Am	3427	1994	1193	Ad
3123	1990	1496	Am	3427.1	1994	1193	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CIVIL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3427.2	1994	1193	Ad	4216	1992	162	R ^{42 514}
	1995	91	Am ⁹⁶⁴		1992	318	Am
3427.3	1994	1193	Ad		1993	219	R
3427.4	1994	1193	Ad	4300	1992	162	R ^{42 514}
3439.01	1994	1010	Am ⁸³²	4301	1992	162	R ^{42 514}
3440.1	1994	668	Am	4303	1992	162	R ^{42 514}
	1996	854*	Am	4304	1992	162	R ^{42 514}
3440.9	1994	668	Am	4305	1992	162	R ^{42 514}
3479	1996	658	Am	4306	1992	162	R ^{42 514}
3482.1	1997	880	Ad ¹³⁸⁵	4307	1992	162	R ^{42 514}
3482.5	1991	828	Am	4308	1992	162	R ^{42 514}
	1992	97	Am	4309	1992	162	R ^{42 514}
3482.6	1992	97	Ad	4350	1992	162	R ^{42 514}
	1993	99	Am	4350.5	1989	1105	Ad
	1994	146	Am ⁸³³		1992	162	R ^{42 514}
3504	1994	1010	Am ⁸³²	4351	1992	162	R ^{42 514}
4000	1992	162	R ^{42 514}	4351.5	1992	162	R ^{42 514}
4001	1992	162	R ^{42 514}	4351.6	1990	994	Ad
4100	1992	162	R ^{42 514}		1992	162	R ^{42 514}
	1992	318	Am	4352	1992	162	R ^{42 514}
	1993	219	R	4353	1989	1105	Ad
4101	1992	162	R ^{42 514}		1990	1493	Am
4102	1992	162	R ^{42 514}		1992	162	R ⁵¹⁴
4103	1992	162	R ^{42 514}	4355	1992	162	R ^{42 514}
4104	1992	162	R ^{42 514}	4355.6	1992	162	R ^{42 514}
4200	1992	162	R ^{42 514}	4356	1992	162	R ^{42 514}
	1992	318	Am	4357	1992	162	R ^{42 514}
	1993	219	R	4357.5	1992	162	R ^{42 514}
4201	1992	162	R ^{42 514}		1992	848*	Am
4201.5	1992	162	R ^{42 514}		1993	219	R
4202	1992	162	R ^{42 514}	4358	1992	162	R ^{42 514}
	1992	318	Am	4358.5	1992	162	R ^{42 514}
	1993	219	R	4359	1990	935	Am
4203	1992	162	R ^{42 514}		1992	162	R ^{42 514}
	1992	318	Am		1992	1136	Am
	1993	219	R		1993	219	R
4204	1992	162	R ^{42 514}	4360	1992	162	R ^{42 514}
	1992	318	Am	4361	1992	162	R ^{42 514}
	1993	219	R	4362	1992	162	R ^{42 514}
4205	1992	162	R ^{42 514}	4363	1992	162	R ^{42 514}
4205.1	1992	162	R ^{42 514}	4363.1	1992	162	R ^{42 514}
4205.5	1992	162	R ^{42 514}	4363.2	1992	162	R ^{42 514}
4206	1992	162	R ^{42 514}	4363.3	1992	162	R ^{42 514}
	1992	318	Am	4364	1992	162	R ^{42 514}
	1993	219	R	4365	1992	162	R ^{42 514}
4206.5	1992	162	R ^{42 514}	4366	1990	1493	Ad
4207	1992	162	R ^{42 514}		1992	162	R ^{42 514}
4208	1992	162	R ^{42 514}	4370	1991	110	Am
	1992	318	Am		1991	500	Am
	1993	219	R		1992	162	R ^{42 514}
4209	1992	162	R ^{42 514}	4370.5	1989	1105	Am
4210	1992	162	R ^{42 514}		1990	893	Am
	1992	318	Am		1992	162	R ^{42 514}
	1993	219	R		1992	356	Am
4212	1992	162	R ^{42 514}		1993	219	R
4213	1992	162	R ^{42 514}	4370.6	1990	893	Ad
	1992	318	Am		1992	162	R ^{42 514}
	1993	219	R	4371	1992	162	R ^{42 514}
4213.1	1992	162	R ^{42 514}	4372	1992	356	Ad
4213.2	1992	162	R ^{42 514}		1993	219	R
4214	1992	162	R ^{42 514}	4373	1992	356	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
4373 (Cont.)	1993	219	R	1991	110		Am
4380	1992	162	R ^{42 514}	1992	162		R ^{42 514}
4381	1992	162	R ^{42 514}	4390.6	1989	1359	Ad ³⁸
4382	1992	162	R ^{42 514}	1992	162		R ^{42 514}
4383	1992	162	R ^{42 514}	4390.7	1989	1359	Ad ³⁸
4384	1992	162	R ^{42 514}	1992	162		R ^{42 514}
4384.5	1992	162	R ^{42 514}	4390.8	1989	1359	Ad ³⁸
	1992	718	R & Ad	1992	162		R ^{42 514}
	1993	219	R	4390.9	1989	1359	Ad ³⁸
	1993	876*	Am & R ⁷⁶⁸	1990	411*		Am ³⁸
4385	1992	162	R ^{42 514}	1992	162		R ^{42 514}
4390	1989	1359	Ad ³⁸	4395	1992	1157	Ad
	1990	411*	Am ³⁸	1993	219		R
	1991	110	Am	4400	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4401	1992	162	R ^{42 514}
	1992	848*	Am	4425	1992	162	R ^{42 514}
	1993	219	R	4426	1992	162	R ^{42 514}
4390.1	1989	1359	Ad ³⁸	4429	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4450	1992	162	R ^{42 514}
4390.10	1989	1359	Ad ³⁸	4451	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4452	1992	162	R ^{42 514}
	1993	876*	Am & R ⁷⁶⁸	4454	1992	162	R ^{42 514}
4390.11	1989	1359	Ad ³⁸	4455	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4456	1992	162	R ^{42 514}
4390.12	1989	1359	Ad ³⁸	4457	1992	162	R ^{42 514}
	1991	110	Am	4458	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4501	1992	162	R ^{42 514}
4390.13	1989	1359	Ad ³⁸	4503	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4506	1992	162	R ^{42 514}
4390.14	1989	1359	Ad ³⁸	4507	1992	162	R ^{42 514}
	1990	411*	Am ³⁸	4508	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4509	1992	162	R ^{42 514}
	1993	876*	Am & R ⁷⁶⁸	4510	1992	162	R ^{42 514}
4390.15	1989	1359	Ad ³⁸	4511	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4512	1992	162	R ^{42 514}
4390.16	1989	1359	Ad ³⁸	4513	1989	1266	Am
	1991	110	Am	1992	162		R ^{42 514}
	1991	542	Am (as am by Stats. 1991, Ch. 110)	4514	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4515	1992	162	R ^{42 514}
4390.17	1989	1359	Ad ³⁸	4516	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4530	1992	162	R ^{42 514}
4390.18	1989	1359	Ad ³⁸	4550	1990	1493	Am
	1992	162	R ^{42 514}	1992	162		R ^{42 514}
4390.19	1989	1359	Ad ³⁸	4551	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4552	1992	162	R ^{42 514}
4390.2	1989	1359	Ad ³⁸	4553	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4554	1992	162	R ^{42 514}
4390.3	1989	1359	Ad ³⁸	4555	1992	162	R ^{42 514}
	1990	411*	Am ³⁸	4556	1992	162	R ^{42 514}
	1991	110	Am	4600	1990	610	Am
	1991	1091	Am ⁴⁶²	1992	162		R ^{42 514}
	1992	162	R ^{42 514}	4600.1	1989	1265	Am
	1992	848*	Am	1990	610		Am
	1993	219	R	1992	162		R ^{42 514}
4390.4	1993	876*	Am & R ⁷⁶⁸	4600.2	1992	162	R ^{42 514}
	1989	1359	Ad ³⁸	4600.5	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4600.6	1992	162	R ^{42 514}
4390.5	1989	1359	Ad ³⁸	4601	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	4601.5	1991	321	Am
	1989	1359	Ad ³⁸	1992	162		R ^{42 514}
	1992	162	R ^{42 514}	4602	1991	410	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
4602 (Cont.)	1992	162	R ⁵¹⁸	4704	1992	162	R ^{42 514}
	1992	427	Am ⁵¹⁸	4704.5	1992	162	R ^{42 514}
	1993	219	R	4705	1992	162	R ^{42 514}
4603	1992	162	R ^{42 514}	4706	1992	162	R ^{42 514}
4604	1989	1428	Am		1993	876*	R
	1992	162	R ^{42 514}	4707	1992	162	R ^{42 514}
4604.5	1992	162	R ^{42 514}	4708	1992	162	R ^{42 514}
4605	1992	162	R ^{42 514}	4709	1992	162	R ^{42 514}
4606	1989	636	Am	4710	1991	1141	Ad
	1990	754	Am		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	Div. 4,			
4607	1990	348	Am	Pt. 5,			
	1991	410	Am	Title 5,			
	1992	162	R ^{42 514}	Ch. 2,			
4607.1	1989	1265	Am	heading			
	1992	162	R ^{42 514}	(Sec. 4720			
4607.2	1990	994	Am	et seq.)	1992	46*	Am ²⁸⁴
	1991	410	Am ¹³	4720	1990	1493	Am
	1992	162	R ^{42 514}				R & Ad ³⁵⁸
4608	1990	610	Am		1992	46*	R & Ad ¹⁶
	1992	162	R ^{42 514}				R (as ad by
4608.1	1989	636	Ad ⁷²				Sec. 11,
	1991	410	Am				Stats. 1990,
	1992	162	R ^{42 514}				Ch. 1493)
4609	1992	162	R ^{42 514}		1992	162	& Ad ²⁸⁴
4610	1992	162	R ^{42 514}		1992	848*	R ^{42 514}
4611	1990	297	Ad		1993	219	Am
	1992	162	R ^{42 514}	4720.1	1990	1493	R
4612	1992	1136	Ad		1991	110	Ad & R ¹⁹
	1993	219	R				R & Ad
4700	1990	1493	Am (by Sec. 6		1991	542	R ⁴²
			of Ch.)				S (as r & ad by
			R & Ad ¹⁶				Stats. 1991,
	1992	162	R ^{42 514}				Ch. 110) ²⁸⁴
4700.1	1993	876*	Am & R ⁷⁶⁸		1992	46*	R (as ad by
4700.10	1992	162	R ^{42 514}				Stats. 1991,
	1990	1493	Am		1992	162	Ch. 110) ²⁸⁴
	1992	162	R ^{42 514}	4720.2	1991	110	R ^{42 514}
4700.11	1991	110	Ad		1991	542	Ad & R ⁴¹
	1992	50*	Am				Am (as ad by
	1992	162	R ^{42 514}				Stats. 1991,
	1993	219	R		1992	46*	Ch. 110) ¹³
4700.2	1989	1359	Am		1992	162	R ²⁸⁴
	1992	162	R ^{42 514}		1992	162	R ^{42 514}
4700.3	1992	162	R ^{42 514}	4721	1990	1493	Am & R ³⁵⁹
4700.5	1992	162	R ^{42 514}				Ad ¹⁶
4700.7	1992	162	R ^{42 514}		1992	46*	R (as ad by
4700.9	1992	162	R ^{42 514}				Sec. 14,
4701	1989	639	Am (by Sec. 1				Stats. 1990,
			of Ch.)				Ch. 1493)
	1989	1359	Am (by Sec. 3.5		1992	162	& Ad ²⁸⁴
			of Ch.) ⁶⁶		1992	848*	R ^{42 514}
			R ²⁰		1993	219	Am
4701.1	1990	1493	Am	4722	1990	1493	R
	1992	162	R ^{42 514}				Am & R ³⁵⁹
4701.2	1992	162	R ^{42 514}		1992	46*	Ad ¹⁶
4702	1992	162	R ^{42 514}				R (as ad by
	1992	848*	Am				Sec. 16,
	1993	219	R				Stats. 1990,
4703	1992	162	R ^{42 514}				Ch. 1493)
							& Ad ²⁸⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4722 (Cont.)	1992	162	R ^{42 514}	4731	1992	162	R ^{42 514}
	1992	848 *	Am	4732	1992	162	R ^{42 514}
	1993	219	R	4750	1992	162	R ^{42 514}
4722.5	1993	69 *	Ad	4752	1992	162	R ^{42 514}
	1994	146	R ⁸³³	4760	1991	1131	Ad
	1994	1269	R		1992	162	R ^{42 514}
4723	1990	1493	Am & R ³⁵⁹		1992	411 *	R & Ad
			Ad ¹⁶		1993	219	R
	1992	46 *	R (as ad by	4761	1991	1131	Ad
			Sec. 18,		1992	162	R ^{42 514}
			Stats. 1990,		1992	411 *	R & Ad
			Ch. 1493) ²⁸⁴		1993	219	R
	1992	162	R ^{42 514}	4762	1991	1131	Ad
4724	1990	1493	Am & R ³⁵⁹		1992	162	R ^{42 514}
			Ad ¹⁶		1992	411 *	R & Ad
	1992	46 *	R (as ad by		1993	219	R
			Sec. 20,	4763	1991	1131	Ad
			Stats. 1990,		1992	162	R ^{42 514}
			Ch. 1493) ²⁸⁴		1992	411 *	R & Ad
	1992	162	R ^{42 514}		1993	219	R
4725	1990	1493	Am & R ³⁵⁹	4764	1991	1131	Ad
			Ad ¹⁶		1992	162	R ^{42 514}
	1992	46 *	R (as ad by		1992	411 *	R & Ad
			Sec. 22,		1993	219	R
			Stats. 1990,	4765	1991	1131	Ad
			Ch. 1493) ²⁸⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}		1992	411 *	R & Ad
4726	1989	804	Am (by Sec. 1		1993	219	R
			of Ch.)	4766	1991	1131	Ad
	1989	1359	Am (by Sec. 4.5		1992	162	R ^{42 514}
			of Ch.)		1992	411 *	R & Ad
	1992	162	R ^{42 514}		1993	219	R
4726.1	1993	876 *	Am & R ⁷⁶⁸	4767	1991	1131	Ad
	1989	1359	Am		1992	162	R ^{42 514}
	1990	1313	Am		1992	411 *	R & Ad
	1992	162	R ^{42 514}		1993	219	R
4727	1990	1493	Am & R ³⁵⁹	4768	1991	1131	Ad
			Ad ¹⁶		1992	162	R ^{42 514}
	1992	46 *	R (as ad by		1992	411 *	R & Ad
			Sec. 23.5,		1993	219	R
			Stats. 1990,	4769	1991	1131	Ad
			Ch. 1493) ²⁸⁴		1992	162	R ^{42 514}
	1992	162	R ^{42 514}		1992	411 *	R & Ad
4728	1990	1493	Am & R ³⁵⁹		1993	219	R
			Ad ¹⁶	4770	1991	1131	Ad
	1992	46 *	R (as ad by		1992	162	R ^{42 514}
			Sec. 25,		1992	411 *	R & Ad
			Stats. 1990,		1993	219	R
			Ch. 1493) ²⁸⁴	4771	1991	1131	Ad
	1992	162	R ^{42 514}		1992	162	R ^{42 514}
4728.5	1990	1493	Am & R ³⁵⁹		1992	411 *	R & Ad
			Ad ¹⁶		1993	219	R
	1992	46 *	R (as ad by	4772	1991	1131	Ad
			Sec. 27,		1992	162	R ^{42 514}
			Stats. 1990,		1992	411 *	R & Ad
			Ch. 1493) ²⁸⁴		1993	219	R
	1992	162	R ^{42 514}	4773	1992	411 *	Ad
	1992	46 *	R ²⁸⁴		1993	219	R
	1992	162	R ^{42 514}	4774	1992	411 *	Ad
4730	1992	46 *	R ²⁸⁴		1993	219	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4775	1992	411 *	Ad	4800.5	1992	162	R ^{42 514}
	1993	219	R	4800.6	1992	162	R ^{42 514}
4776	1992	411 *	Ad		1993	219	R
	1993	219	R	4800.8	1992	162	R ^{42 514}
4777	1992	411 *	Ad		1992	176 *	Am ¹³⁴
	1993	158 *	Am & R ²⁶⁰		1992	431	Am
	1993	219	R		1993	219	R
4778	1992	411 *	Ad	4800.9	1989	1266	Am
	1993	219	R		1992	162	R ^{42 514}
4778.5	1992	411 *	Ad	4801	1991	1207	Am
	1993	219	R		1992	162	R ⁵¹⁸
4779	1992	411 *	Ad		1992	427	Am ⁵¹⁸
	1993	219	R		1993	219	R
4780	1992	411 *	Ad	4801.1	1989	1359	Am
	1993	219	R		1992	162	R ^{42 514}
4781	1992	411 *	Ad	4801.4	1992	162	R ^{42 514}
	1993	219	R	4801.5	1992	162	R ^{42 514}
4782	1992	411 *	Ad	4801.6	1989	1359	Am ⁶⁶
	1993	219	R				R ²⁰
4783	1992	411 *	Ad	4801.7	1992	162	R ^{42 514}
	1993	219	R	4801.9	1992	162	R ^{42 514}
4784	1992	411 *	Ad	4802	1992	162	R ^{42 514}
	1993	219	R	4803	1992	162	R ^{42 514}
4785	1992	411 *	Ad	4804	1992	162	R ^{42 514}
	1993	219	R	4805	1992	162	R ^{42 514}
4786	1992	411 *	Ad	4806	1992	162	R ^{42 514}
	1993	219	R	4807	1992	162	R ^{42 514}
4787	1992	411 *	Ad	4809	1992	162	R ^{42 514}
	1993	219	R	4810	1992	162	R ^{42 514}
4788	1992	411 *	Ad	4811	1992	162	R ^{42 514}
	1993	219	R	4812	1992	162	R ^{42 514}
4789	1992	411 *	Ad	4813	1992	162	R ^{42 514}
	1993	158 *	Am & R ²⁶⁰	4813	1992	162	R ^{42 514}
	1993	219	R	5000	1992	162	R ^{42 514}
4790	1992	411 *	Ad	5001	1992	162	R ^{42 514}
	1993	219	R	5002	1992	162	R ^{42 514}
4791	1992	411 *	Ad	5003	1992	162	R ^{42 514}
	1993	219	R	5004	1992	162	R ^{42 514}
4792	1992	411 *	Ad	5100	1992	162	R ^{42 514}
	1993	219	R	5102	1992	162	R ^{42 514}
4793	1992	411 *	Ad	5103	1991	1026	Am
	1993	219	R		1992	162	R ^{42 514}
4800	1992	162	R ^{42 514}	5104	1992	162	R ^{42 514}
4800.1	1992	162	R ^{42 514}	5105	1992	162	R ^{42 514}
4800.10	1992	37	Ad	5106	1992	162	R ^{42 514}
	1992	356	Am (as ad by Sec. 1, Stats. 1992, Ch. 37)	5107	1992	162	R ^{42 514}
				5108	1992	162	R ^{42 514}
				5110	1992	162	R ^{42 514}
				5110.150	1992	162	R ^{42 514}
	1993	219	R	5110.710	1992	162	R ^{42 514}
	1993	1101 *	Am & R ⁴¹	5110.720	1992	162	R ^{42 514}
4800.11	1992	36	Ad	5110.730	1992	162	R ^{42 514}
	1992	356	Am (as ad by Sec. 1, Stats. 1992, Ch. 36)	5110.740	1992	51	Am
					1992	162	R ^{42 514}
					1993	219	R
	1993	219	R	5111	1992	162	R ^{42 514}
4800.2	1992	162	R ^{42 514}	5112	1992	162	R ^{42 514}
4800.3	1992	162	R ^{42 514}	5113	1992	162	R ^{42 514}
4800.4	1992	162	R ^{42 514}	5114	1992	162	R ^{42 514}
				5115	1992	162	R ^{42 514}
				5118	1992	162	R ^{42 514}
				5119	1992	162	R ^{42 514}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5120.010	1992	162	R ^{42 514}	5180	1992	162	R ^{42 514}
5120.020	1992	162	R ^{42 514}	5181	1992	162	R ^{42 514}
5120.030	1992	162	R ^{42 514}	5182	1992	162	R ^{42 514}
5120.040	1992	162	R ^{42 514}	5183	1992	162	R ^{42 514}
5120.110	1989	1266	Am	5200	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	5201	1992	162	R ^{42 514}
5120.120	1992	162	R ^{42 514}	5202	1992	162	R ^{42 514}
5120.130	1992	162	R ^{42 514}	5203	1992	162	R ^{42 514}
5120.140	1992	162	R ^{42 514}	5300	1992	162	R ^{42 514}
5120.150	1992	162	R ^{42 514}	5301	1992	162	R ^{42 514}
5120.160	1992	162	R ^{42 514}	5302	1992	162	R ^{42 514}
5120.210	1992	162	R ^{42 514}	5310	1992	162	R ^{42 514}
5120.310	1992	162	R ^{42 514}	5311	1992	162	R ^{42 514}
5120.320	1992	162	R ^{42 514}	5312	1992	162	R ^{42 514}
5120.330	1992	162	R ^{42 514}	5313	1992	162	R ^{42 514}
5122	1992	162	R ^{42 514}	5314	1992	162	R ^{42 514}
5125	1991	1026	Am	5315	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	5316	1992	162	R ^{42 514}
5125.1	1991	1026	Am	5317	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	7000	1992	162	R ^{42 514}
5126	1992	162	R ^{42 514}	7001	1992	162	R ^{42 514}
5127	1992	162	R ^{42 514}	7002	1992	162	R ^{42 514}
	1992	356	Am	7003	1992	162	R ^{42 514}
	1993	219	R	7004	1992	162	R ^{42 514}
5128	1992	162	R ^{42 514}		1992	559	Am
5131	1992	162	R ^{42 514}		1992	849	Am (by Sec. 1.5 of Ch.)
5132	1992	162	R ^{42 514}		1993	219	R
5138	1992	162	R ^{42 514}	7004.5	1990	543	Ad
5150	1992	162	R ^{42 514}		1991	321	Am
5151	1992	162	R ^{42 514}		1992	162	R ^{42 514}
5152	1992	162	R ^{42 514}		1992	162	R ^{42 514}
	1992	392	Am	7005	1992	162	R ^{42 514}
	1993	219	R	7006	1992	162	R ^{42 514}
5153	1992	162	R ^{42 514}	7007	1989	1105	Am
5154	1992	162	R ^{42 514}		1992	162	R ^{42 514}
5155	1992	162	R ^{42 514}	7008	1992	162	R ^{42 514}
5156	1992	162	R ^{42 514}	7009	1992	1136	Ad
5157	1992	162	R ^{42 514}		1993	219	R
	1992	392	Am	7010	1990	1493	Am
	1993	219	R		1992	162	R & Ad ¹⁶
5158	1992	162	R ^{42 514}		1992	162	R ^{42 514}
	1992	392	Am	7011	1992	162	R ^{42 514}
	1993	219	R	7012	1992	162	R ^{42 514}
5159	1992	162	R ^{42 514}	7013	1990	1363	Am ⁵⁴
5160	1992	162	R ^{42 514}		1992	162	R ^{42 514}
5161	1992	162	R ^{42 514}	7014	1992	162	R ^{42 514}
5162	1992	162	R ^{42 514}	7015	1992	162	R ^{42 514}
5163	1992	162	R ^{42 514}	7016	1992	162	R ^{42 514}
5164	1992	162	R ^{42 514}	7017	1990	1363	Am ⁵⁴
5165	1990	1493	Am		1992	162	R ^{42 514}
	1992	162	R ^{42 514}	7017.1	1992	162	R ^{42 514}
5166	1992	162	R ^{42 514}	7017.2	1992	162	R ^{42 514}
5167	1992	162	R ^{42 514}	7017.6	1992	162	R ^{42 514}
5168	1992	162	R ^{42 514}	7018	1992	162	R ^{42 514}
5169	1992	162	R ^{42 514}	7020	1990	935	Am
5170	1992	162	R ^{42 514}		1992	162	R ^{42 514}
5171	1992	162	R ^{42 514}		1992	1136	Am
5172	1992	162	R ^{42 514}		1993	219	R
5173	1992	162	R ^{42 514}	7021	1992	162	R ^{42 514}
5174	1992	162	R ^{42 514}				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10	1994	1011	Am	116.340	1990	1305	Ad
12a	1994	1011	Am		1991	915	Am
17	1996	872	Am ¹²⁸¹		1995	576	Am
36	1989	913	Am		1996	1159	Am
	1990	428	Am	116.350	1990	1305	Ad
36.5	1990	1232	Ad		1991	915	R
45	1997	510	Am	116.360	1990	1305	Ad
86	1993	1261	Am (by Sec. 1 of Ch.)		1991	915	R & Ad(RN)
	1993	1262	Am (by Sec. 4.5 of Ch.)		1996	1159	Am
	1997	527	Am	116.370	1990	1305	Ad
86.1	1990	1133	Am		1991	133	Am
	1990	1134	Am		1991	915	Am
107.65	1995	349	Ad & R ³¹⁴		1992	201	Am
	1996	124	Am & RN ¹¹⁹⁷	116.380	1996	1159	Am
116	1990	1305	R		1990	1305	Ad
116.1	1990	1305	R		1991	915	Am & RN
116.110	1990	1305	Ad	116.390	1990	1305	Ad
116.120	1990	1305	Ad		1991	915	Am
116.130	1990	1305	Ad		1996	1159	Am
	1991	915	Am	116.4	1989	1153	Am
	1994	1010	Am ⁸³²		1990	1305	R
116.140	1991	915	Ad	116.41	1989	1153	Ad
116.2	1990	1305	R		1990	1305	R
	1990	1683	Am ⁸²	116.410	1990	1305	Ad
116.210	1990	1305	Ad	116.420	1990	1305	Ad
116.220	1990	1305	Ad		1994	231	Am
	1990	1683	Am (as ad by Stats. 1990, Ch. 1305)	116.430	1990	1305	Ad
	1991	133	Am		1991	915	Am
	1991	915	Am	116.5	1990	1305	R
	1992	8*	Am	116.510	1990	1305	Ad
	1992	142	Am		1991	915	Am
	1993	1262	Am	116.520	1990	1305	Ad
	1993	1264	Am	116.530	1990	1305	Ad
	1994	479	Am		1991	915	Am
	1995	366	Am	116.531	1990	1683	Ad
116.230	1990	1305	Ad	116.540	1990	1305	Ad
	1991	915	Am		1991	915	Am
	1992	696*	Am		1992	201	Am
	1997	850	Am		1996	693	Am
116.231	1990	1683	Ad	116.541	1995	366	Ad
	1991	915	Am	116.550	1990	1305	Ad
	1991	1196	Am		1991	915	Am
	1994	971	Am		1993	1191	Am
116.232	1991	1196	Ad & R ³⁶	116.560	1991	915	Ad
	1993	589	Am ⁶⁷⁰	116.570	1991	915	Ad
116.240	1990	1305	Ad		1992	696*	Am
116.25	1990	1683	Ad ⁸²		1994	587	Am
116.250	1990	1305	Ad		1996	1159	Am
116.260	1990	1305	Ad	116.6	1989	1450	Am
116.270	1990	1305	Ad		1990	1305	R
116.3	1990	1305	R	116.610	1990	1305	Ad
116.310	1990	1305	Ad		1991	133	Am
	1991	915	Am		1991	915	Am
116.320	1990	1305	Ad		1992	8*	Am
	1991	915	Am		1992	142	Am
116.330	1990	1305	Ad		1996	1159	Am
				116.620	1990	1305	Ad
				116.630	1990	1305	Ad
				116.7	1990	1305	R
				116.710	1990	1305	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CODE OF CIVIL PROCEDURE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
116.710	(Cont.)						
	1990	1683	Am (as ad by Stats. 1990, Ch. 1305)	117.12	1990	1305	R
116.720	1990	1305	Ad		1990	1305	R
	1991	915	Am		1990	1683	Am ⁸²
116.725	1992	201	Ad	117.14	1989	15*	Am
116.730	1990	1305	Ad		1989	1450	Am (by Sec. 2 of Ch.)
	1991	915	Am		1990	1305	R
116.740	1990	1305	Ad	117.16	1990	1305	R
	1991	915	Am	117.18	1989	1450	Am
116.745	1995	576	Ad		1990	1305	R
116.750	1990	1305	Ad	117.19	1990	1305	R
	1991	915	Am	117.2	1990	1683	Ad ⁸²
116.760	1990	1305	Ad	117.20	1990	1305	R
	1991	915	Am	117.22	1990	1305	R
116.770	1990	1305	Ad	117.24	1990	1305	R
	1991	133	Am	117.3	1990	1305	R
	1991	915	Am	117.4	1990	1305	R
	1992	8*	Am	117.40	1990	1305	R
116.780	1990	1305	Ad	117.41	1990	1305	R
	1991	915	Am	117.42	1990	1305	R
	1994	587	Am	117.5	1990	1305	R
116.790	1990	1305	Ad	117.6	1990	1305	R
	1990	1683	Am (as ad by Stats. 1990, Ch. 1305)	117.7	1990	1305	R
	1991	915	Am	117.8	1989	1416	Am
116.795	1990	1305	Ad		1990	1305	R
116.8	1990	1305	R		1990	1683	Am ⁸²
116.810	1990	1305	Ad	117.9	1989	1028*	Am
	1991	915	Am		1990	1305	R
116.820	1990	1305	Ad		1990	1363	Am ⁵⁴
	1991	915	Am	124	1992	163	Am ^{42 511}
	1993	158*	Am	128	1991	866	Am
	1994	926	Am		1992	163	Am ^{42 511}
	1995	576	Am		1992	697	Am
	1996	1159	Am		1993	219	Am
116.830	1990	1305	Ad	128.5	1990	887	Am
	1991	915	Am		1994	1062	Am
116.840	1990	1305	Ad	128.6	1994	1062	Ad ²⁷¹
116.850	1990	1305	Ad	128.7	1994	1062	Ad & R ¹⁹⁹
	1991	915	Am	134	1990	1305	Am
116.860	1990	1305	Ad		1992	460	Am
	1991	915	Am	135	1992	460	Am
116.870	1990	1305	Ad		1994	1011	Am
116.880	1990	1305	Ad	139	1996	872	Am ¹²⁸¹
	1991	915	Am	167	1989	1417	Am
116.910	1990	1305	Ad	170.3	1990	910	Am
	1991	915	Am	170.6	1989	537	Am
	1996	1159	Am	170.65	1996	124	Ad(RN) ¹¹⁹⁷
116.920	1990	1305	Ad	170.9	1994	1238	Ad
	1991	915	Am		1995	378	Am
	1991	915	Am		1996	557	Am
	1996	1159	Am	179.8	1989	1417	Am
116.930	1990	1305	Ad	199.2	1991	720	Ad
116.940	1990	1305	Ad		1995	954	Am
116.950	1990	1305	Ad ³⁰⁵	199.3	1992	245	Ad
	1993	1153*	Am ⁶⁷⁰		1997	571	R & Ad
117	1990	1305	R	203	1994	923	Am ⁸³²
117.1	1990	1305	R	206	1992	971	Am
117.10	1989	1416	Am		1993	632	Am
					1995	964	Am
					1996	636*	Am

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CODE OF CIVIL PROCEDURE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
211	1996	872	Am ¹²⁸¹	355	1992	178	Am
214	1989	1416	Am	364.1	1993	1267	Ad
216	1996	872	Am ¹²⁸¹	366.1	1992	178	Ad
217	1996	872	Am ¹²⁸¹	366.2	1992	178	Ad
219	1992	324	Am		1993	151*	Am
	1994	742	Am		1994	40*	Am ¹¹⁷
222.5	1990	1232	Ad		1996	862	Am
223	1990			Pt. 2,			
	Initiative			Title 3,			
	(Prop. 115			Ch. 1,			
	adopted			heading			
	June 5, 1990)	R & Ad		(Sec. 367			
223.5	1990			et seq.)	1992	178	Ad
	Initiative			367	1992	178	Am
	(Prop. 115			368.5	1992	178	Ad
	adopted			369	1992	178	Am
	June 5, 1990)	R		369.5	1992	178	Ad
224	1992	913	Am	Pt. 2,			
	1993	1214	Am	Title 3,			
231	1989	1416	Am	Ch. 2,			
232	1989	1416	Am	heading			
234	1996	872	Am ¹²⁸¹	(Sec. 370			
237	1992	971	Ad	et seq.)	1992	178	Ad
	1993	632	Am	Pt. 2,			
	1995	964	Am	Title 3,			
	1996	636*	Am	Ch. 3,			
239	1997	509	Ad & R ¹⁴¹⁹	heading			
259	1989	1105	Am	(Sec. 372			
	1990	411*	Am	et seq.)	1992	178	Ad
	1992	163	Am ^{42,511}	372	1994	1269	Am
	1994	1266	Am		1996	727	Am
	1996	957	Am	374	1992	178	R
263	1992	163	R ^{42,511}		1992	1283	Am
264	1992	770	R		1993	151*	Am & RN
269	1990	636	Am	375	1992	178	Ad
	1993	1016	Am	376	1992	178	Am
270	1989	678	Am	377	1992	178	R
	1989	697	Am ⁸²	377.10	1992	178	Ad
273	1997	183	Am	377.11	1992	178	Ad
328	1994	1083	Am	377.20	1992	178	Ad
328.5	1994	1083	Ad	377.21	1992	178	Ad
338	1989	467	Am	377.22	1992	178	Ad
	1990	669	Am	377.30	1992	178	Ad
	1995	238	Am	377.31	1992	178	Ad
339	1996	872	Am ¹²⁸¹	377.32	1992	178	Ad
340.1	1990	1578	Am	377.33	1992	178	Ad
	1994	288	Am	377.34	1992	178	Ad
340.15	1995	602	Ad	377.35	1992	178	Ad
340.4	1992	163	Ad ^{42,511}	377.40	1992	178	Ad
340.7	1994	107	Ad	377.41	1992	178	Ad
341.5	1994	155*	Ad	377.42	1992	178	Ad
	1994	156	Am (as ad by	377.43	1992	178	Ad
			Stats. 1994,	377.50	1992	178	Ad
			Ch. 155)	377.60	1992	178	Ad
352	1994	1083	Am		1996	563	Am
352.1	1994	1083	Ad		1997	13*	Am
353	1990	140	Am	377.61	1992	178	Ad
	1992	178	R	377.62	1992	178	Ad
353.5	1990	140	R				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CODE OF CIVIL PROCEDURE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Pt. 2, Title 3, Ch. 5, heading (Sec. 378 et seq.)					1996	1159	Am
383	1992	178	Ad	405.23	1992	883	Ad
	1993	151 *	Ad(RN)	405.24	1992	883	Ad
	1993	863	Ad	405.3	1992	883	Ad
	1994	146	Am & RN ⁸³³	Pt. 2, Title 4.5, Ch. 2, Art. 3, heading (Sec. 405.30 et seq.)			
384	1994	237 *	Am & RN ⁸³³		1994	146	Am & RN ⁸³³
	1994	146	Ad(RN) ⁸³³	Pt. 2, Title 4.5, Ch. 3, heading (Sec. 405.30 et seq.)			
385	1994	237 *	Ad(RN)	405.30	1994	146	Ad(RN) ⁸³³
	1992	178	R	405.31	1992	883	Ad
Pt. 2, Title 3, Ch. 6, heading (Sec. 386 et seq.)				405.32	1992	883	Ad
388	1992	178	Ad	405.33	1992	883	Ad
	1992	178	R & Ad	405.34	1992	883	Ad
Pt. 2, Title 3, Ch. 8, heading (Sec. 389 et seq.)				405.35	1992	883	Ad
389.6	1992	178	Ad	405.36	1992	883	Ad
390	1992	178	R	405.37	1992	883	Ad
391	1990	621	Am	405.38	1992	883	Ad
	1994	587	Am	405.39	1992	883	Ad
391.1	1990	621	Am	405.4	1992	883	Ad
391.7	1990	621	Ad	405.5	1992	883	Ad
394	1994	1269	Am	Pt. 2, Title 4.5, Ch. 2, Art. 4, heading (Sec. 405.50 et seq.)			
395	1991	228	Am		1994	146	Am & RN ⁸³³
	1992	163	Am ^{42 511}	Pt. 2, Title 4.5, Ch. 4, heading (Sec. 405.50 et seq.)			
	1994	1269	Am	405.50	1994	146	Ad(RN) ⁸³³
396b	1989	1416	Am	405.6	1992	883	Ad
	1989	1417	Am (by Sec. 3.5 of Ch.)	Pt. 2, Title 4.5, Ch. 2, Art. 5, heading (Sec. 405.60 et seq.)			
	1992	163	Am ^{42 511}		1994	146	Am & RN ⁸³³
397	1992	163	Am ^{42 511}	Pt. 2, Title 4.5, Ch. 5, heading (Sec. 405.60 et seq.)			
397.5	1994	1269	Am	405.60	1994	146	Ad(RN) ⁸³³
399	1989	1417	Am	405.61	1992	883	Ad
400	1989	1416	Am		1992	883	Ad
403	1996	713 *	Am				
404	1996	713 *	Am				
404.2	1996	713 *	Am				
404.3	1996	713 *	Am				
404.4	1996	713 *	Am				
404.6	1989	1416	Am				
404.8	1996	713 *	Am				
404.9	1996	713 *	Ad				
405	1992	883	Ad				
405.1	1992	883	Ad				
405.2	1992	883	Ad				
405.20	1992	883	Ad				
405.21	1992	883	Ad				
	1994	146	Am ⁸³³				
405.22	1992	883	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
405.7	1992	883	Ad		1993	1239	Am
405.8	1992	883	Ad		1997	271	Am
409	1992	883	R	427b	1994	41	Am
409.1	1990	1491	Am		1994	146	Am ⁸³³
	1991	112	Am	429.10	1992	163	R ^{42 511}
	1992	883	R	429.40	1992	163	R ^{42 511}
409.2	1991	112	Am	430.10	1990	216	Am ²⁰⁶
	1992	883	R		1993	456	Am
409.3	1992	883	R	430.90	1995	796	Ad
409.4	1989	1416	Am	435	1993	456	Am
	1992	883	R	Pt. 2,			
409.5	1992	883	R	Title 6,			
409.55	1992	883	R	Ch. 5,			
409.6	1992	883	R	heading			
409.7	1992	883	R	(Sec. 437c			
409.8	1992	883	R	et seq.)	1993	456	Am
409.9	1989	815	Ad	437c	1989	1416	Am
	1992	883	R		1990	1561	Am
Pt. 2,					1992	339	Am
Title 5,					1992	1348	Am (by Sec. 1
Ch. 1,							of Ch., as am by
heading							Sec. 1,
(Sec. 410.10							Stats. 1992,
et seq.)	1992	615	Am				Ch. 339)
Pt. 2,					1993	276	Am
Title 5,					1994	493*	Am
Ch. 1,				438	1993	456	Ad
Art. 2,					1994	493*	Am
heading				446	1994	1062	Am & R
(Sec. 410.30							& Ad ²⁷¹
et seq.)	1992	615	Am	447	1990	584	Am ¹⁹
410.40	1992	615	Ad		1993	982	Ad & R ¹³³
410.42	1991	582	Ad	464	1994	1269	Am
411.20	1994	587	Am	472a	1989	1416	Am
411.35	1990	204	Am		1993	456	Am
	1991	272	Am ⁵¹	472c	1993	456	Am
	1995	241	Am ¹³	473	1991	1003	Am
411.36	1992	1278	Ad & R ⁵¹		1992	427	Am ⁵¹¹
	1993	151*	Am		1992	876	Am
412.20	1989	79*	Am		1996	60	Am
	1989	1105	Am	473.1	1993	589	Am ⁶⁷⁰
412.21	1989	1105	Ad	473.5	1990	1491	Am
	1990	935	Am	481.140	1996	872	Am ¹²⁸¹
	1992	163	R ^{42 511}	481.170	1994	1010	Am ⁸³²
415.20	1989	1416	Am	483.010	1990	943	Am
415.21	1994	691	Ad				R & Ad ⁹⁴
415.46	1990	1535	Ad		1993	589	Am (as am by
	1991	57*	Am				Sec. 1,
416.80	1994	923	Am ⁸³²				Stats. 1990,
418.10	1989	693	Am				Ch. 943)
	1993	456	Am				& R ^{70 670}
425.11	1993	456	Am		1995	591	Am (as am by
	1995	796	Am				Sec. 26,
425.115	1995	796	Ad				Stats. 1993,
425.12	1995	796	Am				Ch. 589) ¹³³
425.15	1989	864	Am				Am (as ad by
	1990	107	Am				Sec. 1.5,
	1992	726	Ad				Stats. 1990,
425.16	1992	726	Ad				Ch. 943) ²⁸⁸

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CODE OF CIVIL PROCEDURE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
483.010	(Cont.)				1996	691	Am
	1997	222	R (as am by	527.8	1X	1993-94	29 Ad
			Sec. 2,	529	1992		163 Am ^{42 511}
			Stats. 1995,		1993		219 Am
			Ch. 591)	533	1995		796 R & Ad
			Am (as am by	540	1990		752 Am
			Sec. 1,		1992		162 R ^{42 514}
			Stats. 1995,	541	1992		162 R ^{42 514}
			Ch. 591) ¹³ ,	542	1990		752 Am
483.012	1997	222	Ad		1992		162 R ^{42 514}
483.015	1990	943	Am	543	1992		162 R ^{42 514}
			R & Ad ⁹⁴	545	1990		752 Am
	1993	589	Am (as am by		1992		162 R ^{42 514}
			Sec. 2,	545.5	1990		935 Ad
			Stats. 1990,		1992		162 R ^{42 514}
			Ch. 943)		1992		1136 Am
			& R ^{70 670}		1993		219 R
	1995	591	Am (as am by	546	1989		850 Am (by Sec. 1
			Sec. 27,				of Ch.)
			Stats. 1993,		1989		1409 Am (by Sec. 1.5
			Ch. 589) ¹³³				of Ch.)
			Am (as ad by		1990		935 Am
			Sec. 2.5,		1991		866 Am (by Sec. 2
			Stats. 1990,				of Ch.)
			Ch. 943) ²⁸⁸		1991		953* Am (by Sec. 1
	1997	222	R (as am by				of Ch.) ¹⁹⁴
			Sec. 4,				Am (by Sec. 1.5
			Stats. 1995,				of Ch.) ⁶³
			Ch. 591)		1992		162 R ^{42 514}
			Am (as am by	546.5	1990		752 Am
			Sec. 3,		1992		162 R ^{42 514}
			Stats. 1995,	547	1990		752 Am
			Ch. 591) ¹³		1990		1180 Am
483.020	1997	222	Am		1991		953* Am
484.040	1989	693	Am		1992		162 R ^{42 514}
484.050	1994	587	Am	547.5	1991		321 Am
	1997	222	Am		1992		162 R ^{42 514}
484.060	1990	1491	Am	547.7	1992		1136 Ad
484.090	1997	222	Am		1993		219 R
484.330	1991	1090	Am	548	1992		149 Am
485.220	1997	222	Am		1992		162 R ^{42 514}
485.230	1992	1348	Ad		1993		219 R
488.395	1996	1159	Am	549	1992		162 R ^{42 514}
488.450	1996	497	Am	550	1989		1416 Am
488.730	1989	445	Am		1990		752 Am
491.160	1996	872	Am ¹²⁸¹		1990		1180 Am
492.030	1997	222	Am		1991		953* Am
511.060	1996	872	Am ¹²⁸¹		1992		162 R ^{42 514}
511.070	1994	1010	Am ⁸³²	551	1990		752 Am
526	1992	177	Am		1992		162 R ^{42 514}
	1993	836	Am	552	1992		162 R ^{42 514}
527	1992	163	Am ^{42 511}	553	1992		162 R ^{42 514}
	1993	583	Am (as am by	564	1991		1167 Am
			Sec. 23,		1992		167 Am
			Stats. 1992,		1994		414* Am
			Ch. 163)		1995		384 Am
	1994	587	Am		1996		49 Am
	1995	796	Am		1996		1023* Am (as am by
527.6	1992	163	Am ^{42 511}				Stats. 1995,
	1993	219	Am				Ch. 384) ¹²⁵³
	1994	587	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
564 (Cont.)				676.12	1991	932	Ad
	1996	1154*	Am (by Sec. 2 of Ch.) ¹³¹¹	676.13	1991	932	Ad
			Am (by Sec. 2.1 of Ch.) ⁷⁹	676.14	1991	932	Ad
				676.15	1991	932	Ad
				676.16	1991	932	Ad
574	1996	872	Am ¹²⁸¹	676.2	1991	932	Ad
575.1	1989	1416	Am	676.3	1991	932	Ad
	1993	925	Am	676.4	1991	932	Ad
	1993	926	Am (by Sec. 3.5 of Ch.)	676.5	1991	932	Ad
				676.6	1991	932	Ad
575.6	1993	925	Ad	676.7	1991	932	Ad
580	1993	456	Am	676.8	1991	932	Ad
	1995	796	Am	676.9	1991	932	Ad
580.5	1994	611*	Ad	680.145	1992	163	Ad ^{42 511}
	1996	176	Am	680.260	1996	872	Am ¹²⁸¹
580.7	1994	611*	Ad	680.280	1993	1187	Am
	1996	176	Am		1994	1010	Am ⁸³²
580b	1989	698	Am	683.130	1991	110	Am
580d	1989	698	Am		1992	163	Am ^{42 511}
581	1993	456	Am		1992	718	Am
583.161	1992	163	Am ^{42 511}		1993	219	Am
	1993	219	Am		1993	876*	Am
	1994	1269	Am	683.310	1991	110	Am
585	1993	456	Am		1992	163	Am ^{42 511}
585.1	1990	207	Ad	684.010	1992	163	Am ^{42 511}
	1991	57*	R	685.030	1991	1090	Am
	1991	1091	Am ⁴⁶²		1992	283*	Am
585.5	1991	1090	Am	685.040	1992	1348	Am
586	1991	1090	Am	685.050	1992	283*	Am
	1993	456	Am	685.070	1990	790	Am
	1995	796	Am		1992	1348	Am
597.5	1993	226	Am		1996	60	Am
				685.090	1992	283*	Am
					1995	576	Am
Pt. 2, Title 8, Ch. 4, Art. 1, heading (former Sec. 600 et seq.)	1989	1360	R ⁷³	686.020	1989	1416	Am
	1989	15*	Am	689.010	1996	957	Ad
631	1989	15*	Am	689.020	1996	957	Ad
635	1992	876	Am	689.030	1996	957	Ad
639.5	1996	957	R		1997	599	Am
640.1	1994	1266	Am	689.040	1996	957	Ad
	1996	957	R	689.050	1996	957	Ad
641	1997	724	Am	695.020	1992	163	Am ^{42 511}
659a	1989	1416	Am	695.070	1989	1416	Am
664.5	1992	163	Am ^{42 511}	695.210	1992	848*	Am
	1993	158*	R (as am by Stats. 1992, Ch. 163) & Am		1993	876*	Am
					1993	909	Am
	1996	1061	Am		1994	75*	Am
	1997	259	Am		1994	146	Am ⁸³³
664.6	1993	768	Am	695.221	1993	876*	Ad
	1994	587	Am		1994	75*	Am
	1992	163	Am ^{42 511}		1996	565	Am
674	1991	932	Ad		1997	599	Am
676	1991	932	Ad	697.320	1992	163	Am ^{42 511}
676.1	1991	932	Ad		1993	876*	Am
676.10	1991	932	Ad		1997	599	Am
676.11	1991	932	Ad	697.360	1995	583	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CODE OF CIVIL PROCEDURE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
697.590	1989	445	Am	706.022	1989	263	Am
697.610	1994	668	Am		1992	283 *	Am
697.650	1989	445	Am	706.024	1992	283 *	Ad
697.730	1994	668	Am	706.026	1992	283 *	Am
697.740	1994	668	Am	706.028	1992	283 *	R & Ad
	1996	497	Am	706.030	1992	283 *	Am
699.510	1992	163	Am ^{42 511}		1997	599	Am
699.520	1993	909	Am	706.031	1992	163	Am ^{42 511}
699.560	1992	163	Am ^{42 511}	706.032	1992	283 *	Ad
	1992	283 *	Am	706.033	1992	283 *	Ad
	1993	219	Am	706.034	1997	137	Ad
699.720	1996	57 *	Am	706.052	1992	163	Am ^{42 511}
700.020	1993	1187	Am	706.101	1989	1416	Am
700.070	1996	1159	Am	706.105	1989	693	Am
700.080	1995	446	Am	706.107	1992	283 *	R
700.130	1996	497	Am	706.121	1992	283 *	Am
701.040	1990	1125	Am	706.124	1992	163	Am ^{42 511}
			R & Ad ⁹⁴	706.125	1992	283 *	Am
	1995	591	Am (as am by	706.126	1992	163	Am ^{42 511}
			Sec. 1,	708.020	1992	283 *	Am
			Stats. 1990,	708.030	1992	1348	Ad
			Ch. 1125) ¹⁹⁹	708.110	1993	793	Am
			S (as ad by	708.120	1995	576	Am
			Sec. 1.5,	708.170	1996	872	Am ¹²⁸¹
			Stats. 1990,	708.510	1992	163	Am ^{42 511}
			Ch. 1125) ²⁷¹	708.730	1989	1359	Am
701.680	1989	1416	Am		1992	163	Am ^{42 511}
703.070	1992	163	Am ^{42 511}		1995	459	Am ^{1057 1058}
703.140	1993	1111 *	Am	708.740	1989	1359	Am
	1995	196 *	Am	708.750	1995	363 *	Ad
704.010	1995	196 *	Am		1996	124	Am (as ad by
704.030	1995	196 *	Am				Stats. 1995,
704.040	1995	196 *	Am				Ch. 363)
704.060	1995	196 *	Am				& RN ¹¹⁹⁷
704.070	1992	163	Am ^{42 511}	708.755	1996	124	Ad(RN) ¹¹⁹⁷
704.080	1995	196 *	Am	708.780	1989	1359	Am
704.090	1996	1077	Am		1990	1493	Am
704.100	1995	196 *	Am		1995	459	Am ^{1059 1060}
704.110	1992	163	Am ^{42 511}	712.020	1989	12 *	Am ⁶
	1996	912	Am		1993	926	Am
	1996	927	Am (by Sec. 1.5	715.010	1989	12 *	Am ⁶
			of Ch.)		1990	1535	Am
704.113	1992	163	Am ^{42 511}		1991	57 *	Am
704.114	1989	1359	Ad		1995	446	Am
	1992	163	Am ^{42 511}	715.020	1991	57 *	Am
	1992	851 *	Am	715.040	1996	872	Am ¹²⁸¹
	1993	219	Am	715.050	1994	898	Ad
704.115	1992	163	Am ^{42 511}	720.320	1989	693	Am
704.120	1992	163	Am ^{42 511}	724.250	1992	163	Am ^{42 511}
704.130	1997	599	Am	726	1989	698	Am
704.160	1992	848 *	Am		1992	1095	Am
	1993	219	Am	726.5	1991	1167	Ad
704.730	1990	155	Am		1992	167	Am
	1997	82	Am	730.5	1992	1095	Am
704.780	1995	196 *	Am	736	1991	1167	Ad
704.950	1992	163	Am ^{42 511}		1992	167	Am
706.011	1990	1493	Am	760.020	1989	1045	Am
	1992	163	Am ^{42 511}	764.080	1989	1045	Ad
	1994	1010	Am ⁸³²	870	1994	242 *	Am
706.020	1992	163	Am ^{42 511}	877.5	1990	17	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CODE OF CIVIL PROCEDURE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
877.6	1989	693	Am		1995	768 *	Am
	1992	876	Am	1094.6	1991	1090	Am
	1995	796	Am		1993	926	Am
902.1	1997	259	Ad		1995	898	Am
904.1	1989	1416	Am	1141.11	1989	894	Am
	1992	163	Am ^{42 511}		1990	1305	Am
	1993	456	Am	1141.18	1993	768	Am
904.2	1990	1305	Am		1995	576	Am
904.3	1990	1305	R	1141.19.5	1993	768	Ad
904.5	1990	1305	Am		1994	327	Am
916	1990	1305	Am	1141.24	1990	1491	Am
917.1	1993	456	Am	1141.30	1990	817	Am (as ad by Stats. 1978, Ch. 743)
917.7	1992	163	Am ^{42 511}				
	1993	219	Am	1161	1996	658	Am
917.9	1993	456	Am	1161.1	1990	890	Ad
	1994	493 *	Am	1161.2	1991	1007	Ad & R ³⁶
995.160	1996	872	Am ¹²⁸¹		1992	666	Am
995.630	1992	380	Am		1992	876	Am
995.660	1992	379	Am		1993	1191	Am
	1994	487	Am		1994	587	Am
995.670	1992	997	Ad	1161a	1991	942	Am
	1994	487	Am	1166a	1990	1535	Am
995.710	1996	1064	Am ⁵⁷⁴		1996	872	Am ¹²⁸¹
996.470	1993	527	Am	1167	1989	873	Am
998	1994	332	Am		1993	793	R
	1997	892	Am	1167.2	1994	898	Ad ^{548 345} R ²⁷¹
1005	1989	693	Am				Am ^{1265 700}
	1990	1491	Am		1996	698	Am
	1991	1090	Am	1167.25	1995	196 *	Ad
	1992	339	Am	1167.6	1991	49 *	Ad
	1993	456	Am		1993	926	R
	1997	571	Am	1169	1990	1535	Am
1006.5	1992	163	Am ^{42 511}		1991	57 *	Am
1008	1992	460	Am	1174	1993	755	Am
1010.5	1992	339	Ad	1174.2	1992	488	Am
1011	1989	1105	Am		1993	589	Am ⁶⁷⁰
	1994	467	Am	1174.25	1990	1535	Ad
1012.5	1989	1100	Ad		1991	57 *	Am
	1991	154 *	Am	1174.3	1989	12 *	Am ⁶
1013	1992	339	Am		1990	1535	Am
	1995	576	Am		1991	57 *	Am
1013a	1995	576	Am		1995	196 *	Am
1019.5	1992	1348	Am		1994	1010	Am ⁸³²
1021.1	1990	584	Am ¹⁹	1203.51	1994	163	Am ^{42 511}
	1992	1265	Am ⁷⁰	1209.5	1992	163	Am
	1995	911	Am ¹³³	1211	1995	904	Am
1021.5	1993	645	Am	1218	1993	745	Am
1029.6	1993	226	Am		1993	746	Am
1033	1989	62	Am		1994	368	Am
1033.5	1989	1416	Am		1994	1269	Am
	1990	804	Am		1995	576	Am
	1993	456	Am	1218.5	1994	1269	Ad
1036	1995	181	Am	1219	1991	866	Am
1038	1989	1416	Am		1992	163	Am ^{42 511}
1060	1993	1262	Am		1993	219	Am
	1994	806	Am	1235.155	1992	7	Ad
	1996	952	Am ¹²⁷²	1235.160	1994	1010	Am ⁸³²
1060.5	1995	507	Ad	1235.193	1992	812	Ad
1062.20	1995	507	Ad	1240.126	1991	644	Ad & R ⁵¹
1094.5	1991	1090	Am	1240.650	1992	812	Am
	1992	72 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CODE OF CIVIL PROCEDURE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1245.250	1992	812	Am	1513	1990	450*	Am
1255.010	1990	1491	Am		1990	1069*	Am (as am by
1255.020	1990	1491	Am				Stats. 1990,
1255.070	1990	1491	Am				Ch. 450)
1258.020	1992	876	Am	1513.5	1990	450*	Am
1263.320	1992	7	Am		1990	1069*	Am (as am by
1263.321	1992	7	Ad				Stats. 1990,
1263.710	1991	814	Ad				Ch. 450)
	1995	247	R & Ad		1993	692	Am
1263.711	1995	247	Ad		1994	587	Am
1263.720	1991	814	Ad		1996	762	Am
	1995	247	R & Ad	1514	1990	450*	Am
1263.730	1991	814	Ad	1515	1990	450*	Am
	1995	247	R & Ad		1993	692	Am
1263.740	1991	814	Ad	1516	1990	450*	Am
	1995	247	R & Ad		1993	692	Am
1263.750	1991	814	Ad	1517	1996	187*	Am
	1995	247	R & Ad	1518	1990	450*	Am
1263.760	1991	814	Ad	1519	1990	450*	Am
	1995	247	R & Ad	1520	1990	450*	Am
1263.770	1991	814	Ad		1996	762	Am
	1995	247	R & Ad	1520.5	1996	933	Ad
1276	1989	1105	Am		1997	472	Am
	1992	163	Am ^{42 511}	1521	1990	450*	Am
1277	1989	1105	Am	1523	1996	187*	Ad & R ¹²⁰⁰
	1990	411*	Am		1997	239*	Am
	1992	163	Am ^{42 511}	1530	1990	1069*	Am
1278	1989	1105	Am		1993	692	Am
	1992	163	Am ^{42 511}		1996	762	Am
1278.5	1996	1061	Ad	1531	1990	450*	Am
1279.5	1992	163	Am ^{42 511}		1996	762	Am
	1994	557	Am	1532	1990	450*	Am
	1996	730	Am		1996	762	Am
	1997	821*	Am	1532.1	1990	450*	Ad
1279.6	1992	163	Am ^{42 511}		1990	1069*	Am (as am by
1280.1	1990	817	Am ⁷⁰				Stats. 1990,
	1995	209	Am ⁵¹				Ch. 450)
1281.5	1989	470	Am		1996	762	Am
1281.6	1994	587	Am	1563	1993	692	Am
	1997	445	Am		1996	762	Am
1281.8	1989	470	Ad	1564	1993	692	Am
1281.9	1994	1202	Ad	1571	1996	1064	Am ⁵⁷⁴
	1997	445	Am	1576	1996	762	Am
1281.95	1994	804	Ad	1582	1990	450*	Am
1282	1993	768	Am	1601	1994	1010	Am ⁸³²
	1997	445	Am	1650	1992	162	R ^{42 514}
1286.2	1993	768	Am	1651	1992	162	R ^{42 514}
	1997	445	Am (by Sec. 4 of Ch.)	1652	1992	162	R ^{42 514}
				1653	1992	162	R ^{42 514}
1292	1993	1261	Am	1654	1992	162	R ^{42 514}
1292.2	1993	1261	Am	1655	1992	162	R ^{42 514}
1297.119	1994	228	Ad	1655.5	1992	162	R ^{42 514}
1298	1989	22*	Am ⁷	1656	1992	162	R ^{42 514}
1325	1993	692	Am	1660	1992	162	R ^{42 514}
1326	1997	653	R	1661	1992	162	R ^{42 514}
1352	1990	450*	Am	1670	1992	162	R ^{42 514}
1430	1997	671	Am	1671	1992	162	R ^{42 514}
1441	1995	105	Am	1672	1992	162	R ^{42 514}
1501	1990	450*	Am	1672.5	1992	162	R ^{42 514}
1503	1990	450*	Am	1673	1992	162	R ^{42 514}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CODE OF CIVIL PROCEDURE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1674	1991	495	Am	1764	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	1765	1992	162	R ^{42 514}
1675	1992	162	R ^{42 514}	1766	1992	162	R ^{42 514}
1676	1992	162	R ^{42 514}	1767	1992	162	R ^{42 514}
1677	1992	162	R ^{42 514}	1768	1992	162	R ^{42 514}
1678	1992	162	R ^{42 514}	1769	1992	162	R ^{42 514}
1679	1992	162	R ^{42 514}	1770	1992	162	R ^{42 514}
1680	1991	495	Am	1771	1992	162	R ^{42 514}
	1992	162	R ^{42 514}	1772	1992	162	R ^{42 514}
1681	1992	162	R ^{42 514}	1775	1993	1261	Ad & R ¹⁹⁹
1682	1992	162	R ^{42 514}	1775.1	1993	1261	Ad & R ¹⁹⁹
1683	1992	162	R ^{42 514}	1775.10	1993	1261	Ad & R ¹⁹⁹
1684	1992	162	R ^{42 514}		1997	772	Am
1685	1992	162	R ^{42 514}	1775.11	1993	1261	Ad & R ¹⁹⁹
1686	1992	162	R ^{42 514}	1775.12	1993	1261	Ad & R ¹⁹⁹
1687	1992	162	R ^{42 514}	1775.13	1993	1261	Ad & R ¹⁹⁹
1688	1992	162	R ^{42 514}	1775.14	1993	1261	Ad & R ¹⁹⁹
1689	1992	162	R ^{42 514}	1775.15	1993	1261	Ad & R ¹⁹⁹
1690	1992	162	R ^{42 514}	1775.16	1993	1261	Ad & R ¹⁹⁹
1691	1992	162	R ^{42 514}	1775.2	1993	1261	Ad & R ¹⁹⁹
1692	1992	162	R ^{42 514}	1775.3	1993	1261	Ad & R ¹⁹⁹
1693	1992	162	R ^{42 514}	1775.4	1993	1261	Ad & R ¹⁹⁹
1694	1992	162	R ^{42 514}	1775.5	1993	1261	Ad & R ¹⁹⁹
1695	1992	162	R ^{42 514}	1775.6	1993	1261	Ad & R ¹⁹⁹
1696	1992	162	R ^{42 514}	1775.7	1993	1261	Ad & R ¹⁹⁹
1697	1992	162	R ^{42 514}	1775.8	1993	1261	Ad & R ¹⁹⁹
	1993	876 *	Am & R ⁷⁶⁸	1775.9	1993	1261	Ad & R ¹⁹⁹
1698	1992	162	R ^{42 514}	1800	1992	1348	Am
	1993	876 *	Am & R ⁷⁶⁸		1995	152	Am
1698.1	1992	162	R ^{42 514}	1802	1992	1348	Ad
1698.2	1991	495	Am	1822.60	1997	867	Ad
	1992	162	R ^{42 514}	Pt. 3.5,			
1698.3	1992	162	R ^{42 514}	heading			
1699	1990	411 *	Am ³⁸	(former			
	1991	110	Am	Sec. 1823			
	1992	162	R ^{42 514}	et seq.)	1996	124	R ¹¹⁹⁷
	1992	848 *	Am	1823	1994	146	R ⁸³³
	1993	219	R	1823.1	1994	146	R ⁸³³
	1993	876 *	Am & R ⁷⁶⁸	1823.15	1994	146	R ⁸³³
1699.4	1992	162	R ^{42 514}	1823.2	1994	146	R ⁸³³
1710.10	1992	163	Am ^{42 511}	1823.3	1994	146	R ⁸³³
1730	1992	162	R ^{42 514}	1823.4	1994	146	R ⁸³³
1731	1992	162	R ^{42 514}	1823.5	1994	146	R ⁸³³
1732	1992	162	R ^{42 514}	1823.6	1994	146	R ⁸³³
1733	1992	162	R ^{42 514}	1823.7	1994	146	R ⁸³³
1740	1992	162	R ^{42 514}	1824	1994	146	R ⁸³³
1741	1992	162	R ^{42 514}	1824.1	1994	146	R ⁸³³
1742	1992	162	R ^{42 514}	1825	1994	146	R ⁸³³
1743	1992	162	R ^{42 514}	1825.1	1994	146	R ⁸³³
1744	1992	162	R ^{42 514}	1825.2	1994	146	R ⁸³³
1745	1992	162	R ^{42 514}	1825.3	1994	146	R ⁸³³
1745.5	1992	162	R ^{42 514}	1825.4	1994	146	R ⁸³³
1746	1992	162	R ^{42 514}	1825.5	1994	146	R ⁸³³
1747	1992	162	R ^{42 514}	1826	1994	146	R ⁸³³
1748	1992	162	R ^{42 514}	1826.1	1994	146	R ⁸³³
1749	1992	162	R ^{42 514}	1826.10	1994	146	R ⁸³³
1760	1992	162	R ^{42 514}	1826.11	1994	146	R ⁸³³
1761	1992	162	R ^{42 514}	1826.12	1994	146	R ⁸³³
1762	1992	162	R ^{42 514}	1826.13	1994	146	R ⁸³³
1763	1992	162	R ^{42 514}	1826.14	1994	146	R ⁸³³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CODE OF CIVIL PROCEDURE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1826.2	1994	146	R ⁸³³	2025	1989	1137	Am (by Sec. 1 of Ch.)
1826.3	1994	146	R ⁸³³		1989	1360	Am ⁷³
1826.4	1994	146	R ⁸³³		1989	1416	Am (by Sec. 29.5 of Ch.)
1826.5	1994	146	R ⁸³³		1990	1491	Am
1826.6	1994	146	R ⁸³³		1991	1090	Am
1826.7	1994	146	R ⁸³³		1993	926	Am
1826.8	1994	146	R ⁸³³		1994	660	Am
1826.9	1994	146	R ⁸³³		1995	576	Am
1833	1994	146	R ⁸³³		1997	395	Am
1833.1	1994	146	R ⁸³³	2025.5	1997	395	Ad
1833.2	1994	146	R ⁸³³	2029	1989	1416	Am
1952	1990	382	Am	2030	1991	1090	Am
	1991	1090	Am	2031	1991	1090	Am
1952.2	1991	1090	Am	2031.5	1994	128	Ad
1952.3	1990	382	Am	2032	1992	163	Am ^{42 511}
	1991	1090	Am		1992	615	Am
1985	1990	511*	Am		1993	219	Am
1985.3	1990	1220	Am	2033	1991	1090	Am
	1996	679	Am ¹³²⁶	2034	1990	771	Am (by Sec. 1 of Ch.)
	1996	879	Am ⁸²		1990	1392	Am (by Sec. 2 of Ch.)
	1997	442	Am		1992	1301	Am
1985.6	1995	299	Ad		1993	3*	Am
	1996	679	Am		1993	678	Am (as am by Stats. 1993, Ch. 3)
	1997	442	Am		1995	797	Am
1985.7	1996	1159	Ad	2101	1991	932	Am
1987	1989	1416	Am		1997	892	Am
1987.1	1997	442	Am	2104	1995	656	Am
1987.5	1993	926	Am				R & Ad ¹⁶⁰
1991.1	1996	124	Am ¹¹⁹⁷				
2015.3	1996	872	Am ¹²⁸¹				
2018	1990	207	Am				
2019	1995	576	Am				
2020	1992	876	Am				
	1993	926	Am				
2024	1991	1090	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

COMMERCIAL CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1105	1990	125	Am	3308	1992	914	Ad
	1990	1191	Am	3309	1992	914	Ad
	1996	176	Am	3310	1992	914	Ad
	1996	497	Am	3311	1992	914	Ad
1201	1991	111 *	Am (by Sec. 1 of Ch.) ⁵¹¹	3312	1992	914	Ad
	1992	427	Am	3401	1992	914	R & Ad
	1992	914	Am	3402	1992	914	R & Ad
	1994	668	Am	3403	1992	914	R & Ad
	1995	320	Am	3404	1992	914	R & Ad
	1997	17	Am ¹³²⁸	3405	1992	914	R & Ad
1206	1996	497	Am	3406	1992	914	R & Ad
1207	1992	914	Am	3407	1992	914	R & Ad
2103	1994	668	Am	3408	1992	914	R & Ad
2511	1992	914	Am	3409	1992	914	R & Ad
2512	1996	176	Am	3410	1992	914	R & Ad
2607	1995	91	Am ⁹⁶⁴	3411	1992	914	R & Ad
2714	1995	91	Am ⁹⁶⁴	3412	1992	914	R & Ad
3101	1992	914	R & Ad	3413	1992	914	R & Ad
3102	1992	914	R & Ad	3414	1992	914	R & Ad
3103	1992	914	R & Ad	3415	1992	914	R & Ad
	1996	316	Am	3416	1992	914	R & Ad
3104	1992	914	R & Ad		1996	316	Am
	1996	316	Am	3417	1992	914	R & Ad
3105	1992	914	R & Ad		1996	316	Am
3106	1989	1462 *	Am	3418	1992	914	R & Ad
			R & Ad ¹¹⁷	3419	1992	914	R & Ad
	1992	914	R & Ad	3420	1992	914	Ad
3107	1992	914	R & Ad	3501	1992	914	R & Ad
3108	1992	914	R & Ad	3502	1992	914	R & Ad
3109	1992	914	R & Ad	3503	1992	914	R & Ad
3110	1992	914	R & Ad	3504	1992	914	R & Ad
3111	1992	914	R & Ad	3505	1992	914	R & Ad
3112	1992	914	R & Ad	3506	1992	914	R
3113	1992	914	R & Ad	3507	1992	914	R
3114	1992	914	R & Ad	3508	1992	914	R
3115	1992	914	R & Ad	3509	1992	914	R
3116	1992	914	R & Ad	3510	1992	914	R
3117	1992	914	R & Ad	3511	1992	914	R
3118	1992	914	R & Ad	3601	1992	914	R & Ad
3119	1992	914	R & Ad	3602	1992	914	R & Ad
3120	1992	914	R	3603	1992	914	R & Ad
3121	1992	914	R	3604	1992	914	R & Ad
3122	1992	914	R	3605	1992	914	R & Ad
3123	1992	914	R	3606	1992	914	R
3201	1992	914	R & Ad	3701	1992	914	R
3202	1992	914	R & Ad	3801	1992	914	R
3203	1992	914	R & Ad	3802	1992	914	R
3204	1992	914	R & Ad	3803	1992	914	R
3205	1992	914	R & Ad	3804	1992	914	R
3206	1992	914	R & Ad	3805	1992	914	R
3207	1992	914	R & Ad	4101	1992	914	Am
3208	1992	914	R	4102	1992	914	Am
3301	1992	914	R & Ad	4103	1992	914	Am
3302	1992	914	R & Ad	4104	1992	914	Am
3303	1992	914	R & Ad		1996	497	Am
3304	1992	914	R & Ad	4105	1992	914	Am
3305	1992	914	R & Ad	4106	1992	914	Am & RN & Ad
3306	1992	914	R & Ad	4107	1992	914	Am & RN & Ad(RN)
3307	1992	914	R & Ad				Am & RN & Ad(RN)
	1994	1200 *	Am	4108	1992	914	Am & RN & Ad(RN)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

COMMERCIAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4109	1992	914	Ad(RN)	5108	1996	176	R & Ad
4110	1992	914	Ad	5109	1996	176	R & Ad
4111	1992	914	Ad	5110	1996	176	R & Ad
4201	1992	914	Am	5111	1996	176	R & Ad
4202	1992	914	Am	5112	1996	176	R & Ad
4203	1992	914	Am	5113	1996	176	R & Ad
4204	1992	914	Am	5114	1994	611*	Am
4205	1992	914	R & Ad		1996	176	R & Ad
4206	1992	914	Am		1996	497	Am
4207	1992	914	R & Ad		1997	892	R (as am by
	1996	316	Am				Stats. 1996,
4208	1992	914	Am & RN & Ad				Ch. 497)
	1996	316	Am	5115	1996	176	R & Ad
4209	1992	914	Am & RN & Ad	5116	1996	176	R & Ad
4210	1992	914	Am & RN	5117	1996	176	R & Ad
			& Ad(RN)	6101	1990	1191	R & Ad
4211	1992	914	R & Ad(RN)	6102	1990	1191	R & Ad
4212	1992	914	Am & RN	6103	1990	1191	R & Ad
			& Ad(RN)	6104	1990	1191	Ad
4213	1992	914	Am & RN & Ad	6105	1990	1191	R & Ad
4214	1992	914	Am & RN		1991	532	Am
			& Ad(RN)	6106	1990	1085	Am
4215	1992	914	Ad(RN)		1990	1191	Am
4216	1992	914	Ad(RN)	6106.1	1990	1191	R
4301	1992	914	Am	6106.2	1990	1085	Am (as ad by
4302	1992	914	Am				Stats. 1990,
4303	1992	914	Am				Ch. 1191) ⁸²
4401	1992	914	Am		1990	1191	Ad (by Sec. 4
4402	1992	914	Am				of Ch.)
4403	1992	914	Am	6106.4	1990	1191	Ad
4404	1992	914	Am		1991	111*	Am
4405	1992	914	Am	6107	1990	1191	R & Ad
4406	1992	914	Am	6108	1990	1191	R & Ad
			R & Ad ²⁸⁸	6109	1990	1191	R
	1993	589	Am (as am by	6110	1990	1191	R & Ad
			Sec. 45 and as	6111	1990	1191	R & Ad
			ad by Sec. 45.5,	8101	1996	497	R & Ad
			Stats. 1992,	8102	1996	497	R & Ad
			Ch. 914) ⁶⁷⁰	8103	1996	497	R & Ad
	1997	442	Am (as am by	8104	1996	497	R & Ad
			Sec. 29,	8105	1996	497	R & Ad
			Stats. 1993,	8106	1996	497	R & Ad
			Ch. 589) ³¹⁴	8107	1996	497	R & Ad
			Am (as am by	8108	1996	497	R & Ad
			Sec. 30,	8109	1996	497	R & Ad
			Stats. 1993,	8110	1996	497	Ad
			Ch. 589) ⁶⁸³	8111	1996	497	Ad
4407	1992	914	Am	8112	1996	497	Ad
4501	1992	914	Am	8113	1996	497	Ad
4502	1992	914	Am	8114	1996	497	Ad
4503	1992	914	Am	8115	1996	497	Ad
4504	1992	914	Am	8116	1996	497	Ad
5101	1996	176	R & Ad	8201	1996	497	R & Ad
5102	1996	176	R & Ad	8202	1996	497	R & Ad
5103	1994	668	Am	8203	1996	497	R & Ad
	1996	176	R & Ad	8204	1996	497	R & Ad
5104	1996	176	R & Ad	8205	1996	497	R & Ad
5105	1996	176	R & Ad	8206	1996	497	R & Ad
5106	1996	176	R & Ad	8207	1996	497	R & Ad
5107	1996	176	R & Ad	8208	1996	497	R & Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

COMMERCIAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8209	1996	497	Ad	9302	1994	668	Am
8210	1996	497	Ad		1996	497	Am
8301	1996	497	R & Ad	9304	1996	176	Am
8302	1996	497	R & Ad		1996	497	Am
8303	1996	497	R & Ad	9305	1996	176	Am
8304	1996	497	R & Ad		1996	497	Am
8305	1996	497	R & Ad	9306	1996	497	Am
8306	1996	497	R & Ad	9309	1996	497	Am
8307	1996	497	R & Ad	9312	1994	668	Am
8308	1996	497	R		1996	497	Am
8309	1996	497	R	9402	1989	464	Am (as am by
8310	1996	497	R				Stats. 1988,
8311	1996	497	R				Ch. 1368)
8312	1996	497	R		1997	892	Am
8313	1996	497	R	9403	1989	464	Am
8314	1996	497	R		1992	1333	Am
8315	1996	497	R		1995	656	Am
8316	1996	497	R				R & Ad ¹⁶⁰
8317	1996	497	R		1997	892	Am (as am by
8318	1996	497	R				Sec. 5,
8319	1996	497	R				Stats. 1995,
8320	1996	497	R				Ch. 656) ¹⁴⁶⁵
8321	1996	497	R				Am (as ad by
8401	1996	497	R & Ad				Sec. 5.5,
8402	1996	497	R & Ad				Stats. 1995,
8403	1996	497	R & Ad				Ch. 656)
8404	1996	497	R & Ad	9404	1992	1333	Am
8405	1996	497	R & Ad		1995	656	Am
8406	1996	497	R & Ad				R & Ad ¹⁶⁰
8407	1996	497	R & Ad		1997	892	Am (as am by
8408	1996	497	R				Sec. 6 and as
8501	1996	497	Ad				ad by Sec. 6.5,
8502	1996	497	Ad				Stats. 1995,
8503	1996	497	Ad				Ch. 656)
8504	1996	497	Ad	9405	1992	1333	Am
8505	1996	497	Ad		1995	656	Am
8506	1996	497	Ad				R & Ad ¹⁶⁰
8507	1996	497	Ad		1997	892	Am (as am by
8508	1996	497	Ad				Sec. 7 and as
8509	1996	497	Ad				ad by Sec. 7.5,
8510	1996	497	Ad				Stats. 1995,
8511	1996	497	Ad				Ch. 656)
8601	1996	497	Ad	9406	1992	1333	Am
8603	1996	497	Ad		1995	656	Am
9103	1996	176	Am				R & Ad ¹⁶⁰
	1996	497	Am		1997	892	Am (as am by
9104	1996	176	Am				Sec. 8 and as
	1996	854 *	Am				ad by Sec. 8.5,
	1997	321	Am				Stats. 1995,
9105	1996	176	Am				Ch. 656)
	1996	497	Am	9407	1997	892	Am ¹⁴⁶⁵
9106	1996	176	Am	9407.1	1991	1059	Am
	1996	497	Am	9409	1995	656	Am
9115	1996	497	Ad	9501	1990	1125	Am
9116	1996	497	Ad				R & Ad ⁹⁴
9203	1994	668	Am		1992	1095	Am (as am by
	1996	497	Am				Sec. 2 and as
9206	1994	668	Am				ad by Sec. 2.5,
9301	1993	91	Am				Stats. 1990,
	1996	497	Am				Ch. 1125)

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COMMERCIAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9501 (Cont.)				10301	1991	111 *	Am
	1995	591	Am (as am by	10303	1991	111 *	Am
			Sec. 6,	10304	1991	111 *	Am
			Stats. 1992,	10305	1991	111 *	Am
			Ch. 1095) ¹⁹⁹	10307	1991	111 *	Am
			S (as am by	10308	1991	111 *	Am
			Sec. 7,	10309	1991	111 *	Am
			Stats. 1992,	10310	1991	111 *	Am
			Ch. 1095) ²⁷¹	10311	1991	111 *	Ad
	1996	124	Am (as am by	10401	1991	111 *	Am
			Sec. 6,	10402	1991	111 *	Am
			Stats. 1995,	10403	1991	111 *	Am
			Ch. 591) ¹¹⁹⁷	10404	1991	111 *	Am
9502	1990	1125	Am	10405	1991	111 *	Am
			R & Ad ⁹⁴	10406	1991	111 *	Am
	1992	1095	Am (as am by	10407	1991	111 *	Am
			Sec. 3,	10501	1991	111 *	Am
			Stats. 1990,	10503	1991	111 *	Am
			Ch. 1125)	10504	1991	111 *	Am
	1995	591	Am (as am by	10505	1991	111 *	Am
			Sec. 8,	10506	1989	464	Am
			Stats. 1992,		1991	111 *	Am
			Ch. 1095) ¹⁹⁹	10507	1991	111 *	Am
			S (as ad by	10508	1991	111 *	Am
			Sec. 3.5,	10509	1991	111 *	Am
			Stats. 1990,	10510	1991	111 *	Am
			Ch. 1125) ²⁷¹	10511	1991	111 *	Am
9504	1990	1125	Am	10512	1991	111 *	Am
			R & Ad ⁹⁴	10513	1991	111 *	Am
	1995	591	Am (as am by	10514	1991	111 *	Am
			Sec. 4,	10515	1991	111 *	Am
			Stats. 1990,	10516	1991	111 *	Am
			Ch. 1125) ¹⁹⁹	10517	1991	111 *	Am
			S (as ad by	10518	1991	111 *	Am
			Sec. 4.5,	10519	1991	111 *	Am
			Stats. 1990,	10520	1991	111 *	Am
			Ch. 1125) ²⁷¹	10521	1991	111 *	Am
10103	1991	111 *	Am	10522	1991	111 *	Am
10104	1989	464	Am (as ad by	10523	1991	111 *	Am
			Stats. 1988,	10524	1991	111 *	Am
			Ch. 1359)	10525	1991	111 *	Am
	1991	111 *	Am	10526	1991	111 *	Am
10105	1991	111 *	Am	10527	1991	111 *	Am
10106	1991	111 *	Am	10528	1991	111 *	Am
10201	1991	111 *	Am	10529	1991	111 *	Am
10204	1991	111 *	Am	10531	1991	111 *	Am
10205	1991	111 *	Am	10532	1991	111 *	Am
10206	1991	111 *	Am	11101	1990	125	Ad
10207	1991	111 *	Am	11102	1990	125	Ad
10208	1991	111 *	Am	11103	1990	125	Ad
10209	1991	111 *	Am	11104	1990	125	Ad
10210	1991	111 *	Am	11105	1990	125	Ad
10211	1991	111 *	Am	11106	1990	125	Ad
10212	1991	111 *	Am	11107	1990	125	Ad
10214	1991	111 *	Am	11108	1990	125	Ad
10215	1991	111 *	Am	11201	1990	125	Ad
10217	1991	111 *	Am	11202	1990	125	Ad
10218	1991	111 *	Am	11203	1990	125	Ad
10219	1991	111 *	Am	11204	1990	125	Ad
10220	1991	111 *	Am	11205	1990	125	Ad
10221	1991	111 *	Am	11206	1990	125	Ad

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
11207	1990	125	Ad	11405	1990	125	Ad
11208	1990	125	Ad	11406	1990	125	Ad
11209	1990	125	Ad	11501	1990	125	Ad
11210	1990	125	Ad	11502	1990	125	Ad
11211	1990	125	Ad	11503	1990	125	Ad
11212	1990	125	Ad	11504	1990	125	Ad
11301	1990	125	Ad	11505	1990	125	Ad
11302	1990	125	Ad	11506	1990	125	Ad
11303	1990	125	Ad	11507	1990	125	Ad
11304	1990	125	Ad	15103	1996	497	Am
11305	1990	125	Ad	15104	1996	497	Am
11401	1990	125	Ad	16101	1994	668	Ad
11402	1990	125	Ad	16102	1994	668	Ad
11403	1990	125	Ad	16103	1994	668	Ad
11404	1990	125	Ad	16104	1994	668	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

**CONSTITUTIONAL AMENDMENTS
APPROVED AT STATEWIDE ELECTIONS
JUNE 1990-NOVEMBER 1996**

<i>Sub-division</i>	<i>Affected By Election</i>	<i>Prop.</i>	<i>Effect</i>	<i>Year Res. Ch.</i>	<i>Sub-division</i>	<i>Affected By Election</i>	<i>Prop.</i>	<i>Effect</i>	<i>Year Res. Ch.</i>
Art. I					Sec. 4	6-5-90	112	Am	89:167
Sec. 12	11-8-94	189	Am	94:95	(a)	6-5-90	112	Ad	89:167
(b)	11-8-94	189	Am	94:95	(b)	6-5-90	112	Ad	89:167
Sec. 14.1	6-5-90	115	Ad	Initiative	(c)	6-5-90	112	Ad	89:167
Sec. 24	6-5-90	115	Am	Initiative	Sec. 4.5	11-6-90	140	Ad	Initiative
Sec. 29	6-5-90	115	Ad	Initiative	Sec. 5	6-5-90	112	Am	89:167
Sec. 30	6-5-90	115	Ad	Initiative	(a)	6-5-90	112	Ad	89:167
(a)	6-5-90	115	Ad	Initiative	(b)	6-5-90	112	Ad ¹⁶¹	89:167
(b)	6-5-90	115	Ad	Initiative	(c)	6-5-90	112	Ad	89:167
(c)	6-5-90	115	Ad	Initiative	(d)	6-5-90	112	Ad	89:167
Sec. 31	11-5-96	209	Ad	Initiative	(e)	6-5-90	112	Ad	89:167
(a)	11-5-96	209	Ad	Initiative	(f)	6-5-90	112	Ad	89:167
(b)	11-5-96	209	Ad	Initiative	Sec. 7	6-5-90	112	Am	89:167
(c)	11-5-96	209	Ad	Initiative	(c)	6-5-90	112	Am ¹⁶¹	89:167
(d)	11-5-96	209	Ad	Initiative	Sec. 7.5	11-6-90	140	Ad	Initiative
(e)	11-5-96	209	Ad	Initiative	Sec. 8	6-5-90	109	Am	88:74
(f)	11-5-96	209	Ad	Initiative	(c)	6-5-90	109	Am	88:7
(g)	11-5-96	209	Ad	Initiative	Sec. 10	6-5-90	109	Am	88:74
(h)	11-5-96	209	Ad	Initiative	(a)	6-5-90	109	Am	88:74
Art. II					(b)	6-5-90	109	Am	88:74
Sec. 9	6-5-90	109	Am	88:74	(c)	6-5-90	109	Ad	88:74
(b)	6-5-90	109	Am	88:74	(d)	6-5-90	109	Ad	88:74
Sec. 15	11-8-94	183	Am	94:59	(e)	6-5-90	109	Ad	88:74
(a)	11-8-94	183	Ad	94:59	Sec. 22	6-5-90	112	Ad	89:167
(b)	11-8-94	183	Ad	94:59	Art. V				
(c)	11-8-94	183	Ad	94:59	Sec. 2	11-6-90	140	Am	Initiative
Art. III					Sec. 11	11-6-90	140	Am	Initiative
Sec. 8	6-5-90	112	Ad	89:167	Sec. 12	6-5-90	112	R	89:167
(a)	6-5-90	112	Ad	89:167	Sec. 14	6-5-90	112	Ad	89:167
(b)	6-5-90	112	Ad	89:167	(a)	6-5-90	112	Ad	89:167
(c)	6-5-90	112	Ad	89:167	(b)	6-5-90	112	Ad ¹⁶¹	89:167
(d)	6-5-90	112	Ad	89:167	(c)	6-5-90	112	Ad	89:167
(e)	6-5-90	112	Ad	89:167	(d)	6-5-90	112	Ad	89:167
(f)	6-5-90	112	Ad	89:167	(e)	6-5-90	112	Ad	89:167
(g)	6-5-90	112	Ad	89:167	(f)	6-5-90	112	Ad	89:167
(h)	6-5-90	112	Ad	89:167	Art. VI				
(i)	6-5-90	112	Ad	89:167	Sec. 1	11-8-94	191	Am ¹¹⁷	94:113
(j)	6-5-90	112	Ad	89:167	Sec. 5	11-8-94	191	Am ¹¹⁷	94:113
(k)	6-5-90	112	Ad	89:167	(a)	11-8-94	191	Am ¹¹⁷	94:113
(l)	6-5-90	112	Ad	89:167	(b)	11-8-94	191	Am ¹¹⁷	94:113
Art. IV					(c)	11-8-94	191	Ad ¹¹⁷	94:113
Sec. 1.5	11-6-90	140	Ad	Initiative	(d)	11-8-94	191	Ad ¹¹⁷	94:113
Sec. 2	11-6-90	140	Am	Initiative					
(a)	11-6-90	140	Am	Initiative					

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

**CONSTITUTIONAL AMENDMENTS
APPROVED AT STATEWIDE ELECTIONS
JUNE 1990-NOVEMBER 1996—Continued**

<i>Sub-division</i>	<i>Affected By Election</i>	<i>Prop.</i>	<i>Effect</i>	<i>Year Res. Ch.</i>	<i>Sub-division</i>	<i>Affected By Election</i>	<i>Prop.</i>	<i>Effect</i>	<i>Year Res. Ch.</i>
Art. VI (Cont.)					Sec. 4	11-6-90	132	Ad	Initiative
					(a)	11-6-90	132	Ad	Initiative
Sec. 6	11-8-94	191	Am ¹¹⁷	94:113	(b)	11-6-90	132	Ad	Initiative
Sec. 8	11-8-94	190	Am ⁸⁵⁹	94:111	Sec. 5	11-6-90	132	Ad	Initiative
(a)	11-8-94	190	Am ⁸⁵⁹	94:111	(a)	11-6-90	132	Ad	Initiative
(b)	11-8-94	190	Am ⁸⁵⁹	94:111	(b)	11-6-90	132	Ad	Initiative
Sec. 11	11-8-94	191	Am ¹¹⁷	94:113	Sec. 6	11-6-90	132	Ad	Initiative
Sec. 15	11-8-94	191	Am ¹¹⁷	94:113	Sec. 7	11-6-90	132	Ad	Initiative
Sec. 18	11-8-94	190	Am ⁸⁵⁹	94:111	(a)	11-6-90	132	Ad	Initiative
(a)	11-8-94	190	Am ⁸⁵⁹	94:111	(b)	11-6-90	132	Ad	Initiative
(b)	11-8-94	190	Am ⁸⁵⁹	94:111	(c)	11-6-90	132	Ad	Initiative
(c)	11-8-94	190	Am ⁸⁵⁹	94:111	(d)	11-6-90	132	Ad	Initiative
(d)	11-8-94	190	Am ⁸⁵⁹	94:111	Sec. 8	11-6-90	132	Ad ³⁶⁵	Initiative
(e)	11-8-94	190	Am ⁸⁵⁹	94:111	(a)	11-6-90	132	Ad ³⁶⁵	Initiative
(f)	11-8-94	190	Am ⁸⁵⁹	94:111	(b)	11-6-90	132	Ad ³⁶⁵	Initiative
(g)	11-8-94	190	Am ⁸⁵⁹	94:111	(c)	11-6-90	132	Ad ³⁶⁵	Initiative
(h)	11-8-94	190	Am ⁸⁵⁹	94:111	(d)	11-6-90	132	Ad ³⁶⁵	Initiative
(i)	11-8-94	190	Ad ⁸⁵⁹	94:111	(e)	11-6-90	132	Ad ³⁶⁵	Initiative
(j)	11-8-94	190	Ad ⁸⁵⁹	94:111	(f)	11-6-90	132	Ad ³⁶⁵	Initiative
(k)	11-8-94	190	Ad ⁸⁵⁹	94:111	Sec. 9	11-6-90	132	Ad	Initiative
(l)	11-8-94	190	Ad ⁸⁵⁹	94:111	Sec. 10	11-6-90	132	Ad	Initiative
(m)	11-8-94	190	Ad ⁸⁵⁹	94:111	Sec. 11	11-6-90	132	Ad	Initiative
Sec. 18.5	11-8-94	190	Ad ⁸⁵⁹	94:111	Sec. 12	11-6-90	132	Ad	Initiative
(a)	11-8-94	190	Ad ⁸⁵⁹	94:111	Sec. 13	11-6-90	132	Ad	Initiative
(b)	11-8-94	190	Ad ⁸⁵⁹	94:111	(a)	11-6-90	132	Ad	Initiative
(c)	11-8-94	190	Ad ⁸⁵⁹	94:111	(b)	11-6-90	132	Ad	Initiative
(d)	11-8-94	190	Ad ⁸⁵⁹	94:111	(c)	11-6-90	132	Ad	Initiative
(e)	11-8-94	190	Ad ⁸⁵⁹	94:111	Sec. 14	11-6-90	132	Ad	Initiative
(f)	11-8-94	190	Ad ⁸⁵⁹	94:111	Sec. 15	11-6-90	132	Ad	Initiative
Art. VII					Art. XI				
Sec. 11	11-6-90	140	Am	Initiative	Sec. 16	11-6-90	132	Ad	Initiative
(d)	11-6-90	140	Ad	Initiative	Art. XIII				
Art. IX					Sec. 4	11-3-92	160	Am	92:49
Sec. 2	11-6-90	140	Am	Initiative	(a)	11-3-92	160	Am	92:49
Art. X B					Sec. 17	11-6-90	140	Am	Initiative
Sec. 1	11-6-90	132	Ad	Initiative	Sec. 26	6-7-94	176	Am	93:67
Sec. 2	11-6-90	132	Ad	Initiative	(c)	6-7-94	176	Am	93:67
(a)	11-6-90	132	Ad	Initiative	(d)	6-7-94	176	Ad	93:67
(b)	11-6-90	132	Ad	Initiative					
(c)	11-6-90	132	Ad	Initiative					
(d)	11-6-90	132	Ad	Initiative					
Sec. 3	11-6-90	132	Ad	Initiative					
(a)	11-6-90	132	Ad	Initiative					
(b)	11-6-90	132	Ad	Initiative					

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

**CONSTITUTIONAL AMENDMENTS
APPROVED AT STATEWIDE ELECTIONS
JUNE 1990-NOVEMBER 1996-Continued**

<i>Sub-division</i>	<i>Affected By Election</i>	<i>Prop.</i>	<i>Effect</i>	<i>Year Res. Ch.</i>	<i>Sub-division</i>	<i>Affected By Election</i>	<i>Prop.</i>	<i>Effect</i>	<i>Year Res. Ch.</i>	
Art. XIII (Cont.)					Art. XIII C					
Sec. 34	11-3-92	163	Ad ⁶³¹	Initiative	Sec. 1	11-5-96	218	Ad	Initiative	
Sec. 35	11-2-93	172	Ad ⁶⁵³	93:41	(a)	11-5-96	218	Ad	Initiative	
	(a)	11-2-93	172	Ad ⁶⁵³	(b)	11-5-96	218	Ad	Initiative	
	(b)	11-2-93	172	Ad ⁶⁵³	(c)	11-5-96	218	Ad	Initiative	
	(c)	11-2-93	172	Ad ⁶⁵³	(d)	11-5-96	218	Ad	Initiative	
	(d)	11-2-93	172	Ad ⁶⁵³	Sec. 2	11-5-96	218	Ad	Initiative	
	(e)	11-2-93	172	Ad ⁶⁵³	(a)	11-5-96	218	Ad	Initiative	
	(f)	11-2-93	172	Ad ⁶⁵³	(b)	11-5-96	218	Ad	Initiative	
Art. XIII A	Sec. 2	6-5-90	110	Am	88:102	(c)	11-5-96	218	Ad	Initiative
		11-5-90	127	Am	90:57	(d)	11-5-96	218	Ad	Initiative
		11-2-93	171	Am	92:136	Sec. 3	11-5-96	218	Ad	Initiative
		6-7-94	177	Am	93:92	Art. XIII D				
		3-26-96	193	Am	94:110	Sec. 1	11-5-96	218	Ad	Initiative
	(a)	6-5-90	110	Am	88:102	(a)	11-5-96	218	Ad	Initiative
	(c)	6-5-90	110	Am	88:102	(b)	11-5-96	218	Ad	Initiative
	11-6-90	127	Am	90:57	(c)	11-5-96	218	Ad	Initiative	
	11-2-93	171	Am	92:136	Sec. 2	11-5-96	218	Ad	Initiative	
	6-7-94	177	Am	93:92	(a)	11-5-96	218	Ad	Initiative	
(e)	11-2-93	171	Am	92:136	(b)	11-5-96	218	Ad	Initiative	
(h)	3-26-96	193	Am	94:110	(c)	11-5-96	218	Ad	Initiative	
					(d)	11-5-96	218	Ad	Initiative	
					(e)	11-5-96	218	Ad	Initiative	
					(f)	11-5-96	218	Ad	Initiative	
					(g)	11-5-96	218	Ad	Initiative	
					(h)	11-5-96	218	Ad	Initiative	
					(i)	11-5-96	218	Ad	Initiative	
Art. XIII B					Sec. 3	11-5-96	218	Ad	Initiative	
Sec. 1	6-5-90	111	Am ³⁸	89:66	(a)	11-5-96	218	Ad	Initiative	
Sec. 1.5	6-5-90	111	Ad ³⁸	89:66	(b)	11-5-96	218	Ad	Initiative	
Sec. 2	6-5-90	111	Am ³⁸	89:66	Sec. 4	11-5-96	218	Ad	Initiative	
(a)	6-5-90	111	Am ³⁸	89:66	(a)	11-5-96	218	Ad	Initiative	
(b)	6-5-90	111	Am ³⁸	89:66	(b)	11-5-96	218	Ad	Initiative	
Sec. 3	6-5-90	111	Am ³⁸	89:66	Sec. 5	11-5-96	218	Ad	Initiative	
(c)	6-5-90	111	Am ³⁸	89:66	(a)	11-5-96	218	Ad	Initiative	
Sec. 8	6-5-90	111	Am ³⁸	89:66	(b)	11-5-96	218	Ad	Initiative	
(a)	6-5-90	111	Am ³⁸	89:66	(c)	11-5-96	218	Ad	Initiative	
(b)	6-5-90	111	Am ³⁸	89:66	(d)	11-5-96	218	Ad	Initiative	
(c)	6-5-90	111	Am ³⁸	89:66	Sec. 6	11-5-96	218	Ad	Initiative	
(d)	6-5-90	111	Am ³⁸	89:66	(a)	11-5-96	218	Ad	Initiative	
(e)	6-5-90	111	Am ³⁸	89:66	(b)	11-5-96	218	Ad	Initiative	
(f)	6-5-90	111	Am ³⁸	89:66	(c)	11-5-96	218	Ad	Initiative	
(g)	6-5-90	111	Am ³⁸	89:66	(d)	11-5-96	218	Ad	Initiative	
(h)	6-5-90	111	Am ³⁸	89:66	Sec. 9	6-5-90	111	Am ³⁸	89:66	
(i)	6-5-90	111	Am ³⁸	89:66	(a)	6-5-90	111	Am ³⁸	89:66	
Sec. 9	6-5-90	111	Am ³⁸	89:66	(b)	6-5-90	111	Am ³⁸	89:66	
(a)	6-5-90	111	Am ³⁸	89:66	(d)	6-5-90	111	Ad ³⁸	89:66	
(b)	6-5-90	111	Am ³⁸	89:66	(e)	6-5-90	111	Ad ³⁸	89:66	
(d)	6-5-90	111	Ad ³⁸	89:66	Sec. 10.5	6-5-90	111	Ad ³⁸	89:66	
(e)	6-5-90	111	Ad ³⁸	89:66						

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

**CONSTITUTIONAL AMENDMENTS
APPROVED AT STATEWIDE ELECTIONS
JUNE 1990-NOVEMBER 1996—Continued**

<i>Sub-division</i>	<i>Affected By</i>		<i>Effect</i>	<i>Year</i>	<i>Sub-division</i>	<i>Affected By</i>		<i>Effect</i>	<i>Year</i>
	<i>Election</i>	<i>Prop.</i>		<i>Res. Ch.</i>		<i>Election</i>	<i>Prop.</i>		<i>Res. Ch.</i>
Art. XIV					Sec. 8.5	6-5-90	111	Am ³⁸	89:66
Sec. 5	11-6-90	139	R & Ad	Initiative	(a)	6-5-90	111	Am ³⁸	89:66
(a)	11-6-90	139	Ad	Initiative	(b)	6-5-90	111	Am ³⁸	89:66
(b)	11-6-90	139	Ad	Initiative	(c)	6-5-90	111	Am ³⁸	89:66
(c)	11-6-90	139	Ad	Initiative	(d)	6-5-90	111	Am ³⁸	89:66
Art. XVI					Sec. 17	11-3-92	162	Am	Initiative
Sec. 8	6-5-90	111	Am ³⁸	89:66	(a)	11-3-92	162	Am	Initiative
(a)	6-5-90	111	Am ³⁸	89:66	(b)	11-3-92	162	Am	Initiative
(b)	6-5-90	111	Am ³⁸	89:66	(c)	11-3-92	162	Am	Initiative
(c)	6-5-90	111	Am ³⁸	89:66	(d)	11-3-92	162	Am	Initiative
(d)	6-5-90	111	Ad ³⁸	89:66	(e)	11-3-92	162	Ad	Initiative
(e)	6-5-90	111	Ad ³⁸	89:66	(f)	11-3-92	162	Ad	Initiative
(f)	6-5-90	111	Ad ³⁸	89:66	(g)	11-3-92	162	Ad	Initiative
(g)	6-5-90	111	Ad ³⁸	89:66	(h)	11-3-92	162	Ad	Initiative
(h)	6-5-90	111	Ad ³⁸	89:66	Art. XX				
					Sec. 7	11-6-90	140	Ad	Initiative

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

**CONSTITUTIONAL AMENDMENTS
PASSED BY LEGISLATURE IN 1989-96**

<i>Sub-division</i>	<i>Affected By</i>		<i>Effect</i>	<i>Sub-division</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Res. Ch.</i>			<i>Year</i>	<i>Res. Ch.</i>	
Art. I				Sec. 8.5	1996	34	Ad
Sec. 12	1994	95	Am	(a)	1996	34	Ad
(b)	1994	95	Am	(b)	1996	34	Ad
Sec. 16	1996	36	Am	Sec. 9	1992	114	Am
Art. II				(a)	1992	114	Ad
Sec. 8	1996	34	Am	(b)	1992	114	Ad
(e)	1996	34	Ad	(c)	1992	114	Ad
(f)	1996	34	Ad	Sec. 22	1989	167	Ad
Sec. 11	1996	34	Am	Sec. 23	1992	8	Ad
(a)	1996	34	Ad	(a)	1992	8	Ad
(b)	1996	34	Ad	(b)	1992	8	Ad
(c)	1996	34	Ad	(c)	1992	8	Ad
Sec. 15	1994	59	Am	(d)	1992	8	Ad
(a)	1994	59	Ad	(e)	1992	8	Ad
(b)	1994	59	Ad	Art. V			
(c)	1994	59	Ad	Sec. 12	1989	167	R
Art. III					1996	36	Am
Sec. 8	1989	167	Ad	Sec. 4	1996	36	Am
(a)	1989	167	Ad	Sec. 14	1989	167	Ad
(b)	1989	167	Ad	(a)	1989	167	Ad
(c)	1989	167	Ad	(b)	1989	167	Ad ¹⁶¹
(d)	1989	167	Ad	Art. VI			
(e)	1989	167	Ad	Sec. 1	1994	113	Am ¹¹⁷
(f)	1989	167	Ad		1996	36	Am
(g)	1989	167	Ad	Sec. 4	1996	36	Am
(h)	1989	167	Ad	Sec. 5	1994	113	Am ¹¹⁷
(i)	1989	167	Ad		1996	36	Am
(j)	1989	167	Ad	(a)	1994	113	Am ¹¹⁷
(k)	1989	167	Ad	(b)	1994	113	Am ¹¹⁷
(l)	1989	167	Ad	(c)	1994	113	Ad ¹¹⁷
Art. IV				(d)	1994	113	Ad ¹¹⁷
Sec. 4	1989	167	Am	(e)	1996	36	Ad
(a)	1989	167	Ad	Sec. 6	1994	113	Am ¹¹⁷
(b)	1989	167	Ad		1996	36	Am
(c)	1989	167	Ad	(a)	1994	111	Am ⁸⁵⁹
Sec. 5	1989	167	Am		1996	36	Am
(a)	1989	167	Ad	(a)	1994	111	Am ⁸⁵⁹
(b)	1989	167	Ad ¹⁶¹		1996	36	Am
(c)	1989	167	Ad	(b)	1994	111	Am ⁸⁵⁹
(d)	1989	167	Ad		1996	36	Am
(e)	1989	167	Ad	(c)	1996	36	Am
(f)	1989	167	Ad	Sec. 10	1996	36	Am
Sec. 7	1989	167	Am ¹⁶¹				
(c)	1989	167	Am ¹⁶¹				
Sec. 7.4	1992	7	Ad				
(a)	1992	7	Ad				
(b)	1992	7	Ad				
(c)	1992	7	Ad				
(d)	1992	7	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

**CONSTITUTIONAL AMENDMENTS
PASSED BY LEGISLATURE IN 1989-96—Continued**

<i>Sub- division</i>	<i>Affected By</i>		<i>Effect</i>	<i>Sub- division</i>	<i>Affected By</i>		<i>Effect</i>
<i>Year</i>	<i>Res. Ch.</i>	<i>Effect</i>		<i>Year</i>	<i>Res. Ch.</i>	<i>Effect</i>	
Art. VI (Cont.)				Sec. 8.5	1990	155	Am
				(a)	1990	155	Ad
Sec. 11	1994	113	Am ¹¹⁷	(b)	1990	155	Ad
	1996	36	Am	(c)	1990	155	Ad
(a)	1996	36	Ad	(d)	1990	155	Ad
(b)	1996	36	Ad				
(c)	1996	36	Ad	Sec. 26	1993	67	Am
				(c)	1993	67	Am
Sec. 15	1994	113	Am ¹¹⁷	(d)	1993	67	Ad
Sec. 16	1996	36	Am	Sec. 26.5	1993	42	Ad ⁶⁶³
(b)	1996	36	Am	(a)	1993	42	Ad ⁶⁶³
(c)	1996	36	Am	(b)	1993	42	Ad ⁶⁶³
				(c)	1993	42	Ad ⁶⁶³
Sec. 18	1994	111	Am ⁸⁵⁹	(d)	1993	42	Ad ⁶⁶³
(a)	1994	111	Am ⁸⁵⁹	(e)	1993	42	Ad ⁶⁶³
(b)	1994	111	Am ⁸⁵⁹				
(c)	1994	111	Am ⁸⁵⁹	Sec. 35	1993	41	Ad ⁶⁵³
(d)	1994	111	Am ⁸⁵⁹	(a)	1993	41	Ad ⁶⁵³
(e)	1994	111	Am ⁸⁵⁹	(b)	1993	41	Ad ⁶⁵³
(f)	1994	111	Am ⁸⁵⁹	(c)	1993	41	Ad ⁶⁵³
(g)	1994	111	Am ⁸⁵⁹	(d)	1993	41	Ad ⁶⁵³
(h)	1994	111	Am ⁸⁵⁹	(e)	1993	41	Ad ⁶⁵³
(i)	1994	111	Ad ⁸⁵⁹	(f)	1993	41	Ad ⁶⁵³
(j)	1994	111	Ad ⁸⁵⁹				
(k)	1994	111	Ad ⁸⁵⁹	Art. XIII A			
(l)	1994	111	Ad ⁸⁵⁹	Sec. 1	1992	135	Am
(m)	1994	111	Ad ⁸⁵⁹	(a)	1992	135	Am
				(b)	1992	135	Am
Sec. 18.1	1996	54	Ad	(c)	1992	135	Ad
				(d)	1992	135	Ad
Sec. 18.5	1994	111	Ad ⁸⁵⁹				
(a)	1994	111	Ad ⁸⁵⁹	Sec. 2	1990	57	Am
(b)	1994	111	Ad ⁸⁵⁹		1992	136	Am
(c)	1994	111	Ad ⁸⁵⁹		1993	92	Am
(d)	1994	111	Ad ⁸⁵⁹		1993	93	Am
(e)	1994	111	Ad ⁸⁵⁹		1994	110	Am
(f)	1994	111	Ad ⁸⁵⁹	(a)	1993	93	Am
				(c)	1990	57	Am
Sec. 23	1996	36	Ad		1993	92	Am
(a)	1996	36	Ad	(e)	1992	136	Am
(b)	1996	36	Ad	(h)	1994	110	Am
(c)	1996	36	Ad				
				Art. XIII B			
Art. VII				Sec. 1	1989	66	Am ³²
Sec. 4	1992	8	Am				
(a)	1992	8	Am	Sec. 1.5	1989	66	Ad ³²
Art. XI				Sec. 2	1989	66	Am ³²
Sec. 7.5	1996	34	Ad	(a)	1989	66	Am ³²
(a)	1996	34	Ad	(b)	1989	66	Am ³²
(b)	1996	34	Ad				
				Sec. 3	1989	66	Am ³²
Art. XIII				(c)	1989	66	Am ³²
Sec. 4	1992	49	Am				
(a)	1992	49	Am				

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**CONSTITUTIONAL AMENDMENTS
PASSED BY LEGISLATURE IN 1989-96—Continued**

<i>Sub-division</i>	<i>Affected By</i> <i>Year</i>	<i>Res. Ch.</i>	<i>Effect</i>	<i>Sub-division</i>	<i>Affected By</i> <i>Year</i>	<i>Res. Ch.</i>	<i>Effect</i>
Art. XIII B (Cont.)				Art. XIX			
Sec. 8	1989	66	Am ³²	Sec. 1	1990	55	Am
(a)	1989	66	Am ³²	(a)	1990	55	Am
(b)	1989	66	Am ³²	(b)	1990	55	Am
(c)	1989	66	Am ³²	Art. XX			
(d)	1989	66	Am ³²	Sec. 7	1992	6	Ad
(e)	1989	66	Am ³²	(a)	1992	6	Ad
(f)	1989	66	Am ³²	(b)	1992	6	Ad
(g)	1989	66	Am ³²	Art. XXII			
(h)	1989	66	Am ³²	Sec. 1	1990	56	Ad
(i)	1989	66	Am ³²	Sec. 2	1990	56	Ad
Sec. 9	1989	66	Am ³²	Sec. 3	1990	56	Ad
(a)	1989	66	Am ³²	(a)	1990	56	Ad
(b)	1989	66	Am ³²	(b)	1990	56	Ad
(d)	1989	66	Ad ³²	(c)	1990	56	Ad
(e)	1989	66	Ad ³²	(d)	1990	56	Ad
Sec. 10.5	1989	66	Ad ³²	(e)	1990	56	Ad
Sec. 13	1990	56	Ad	Sec. 4	1990	56	Ad
(a)	1990	56	Ad	(a)	1990	56	Ad
(b)	1990	56	Ad	(b)	1990	56	Ad
Art. XVI				Sec. 5	1990	56	Ad
Sec. 6	1990	6	Am	(a)	1990	56	Ad
Sec. 8	1989	66	Am ³²	(b)	1990	56	Ad
(a)	1989	66	Am ³²	(c)	1990	56	Ad
(b)	1989	66	Am ³²	(d)	1990	56	Ad
(c)	1989	66	Am ³²	(e)	1990	56	Ad
(d)	1989	66	Ad ³²	(f)	1990	56	Ad
(e)	1989	66	Ad ³²	(g)	1990	56	Ad
(f)	1989	66	Ad ³²	Sec. 6	1990	56	Ad
(h)	1989	66	Ad ³²	Sec. 7	1990	56	Ad
Sec. 8.5	1989	66	Am ³²	Sec. 8	1990	56	Ad
(a)	1989	66	Am ³²	Art. XXXIV			
(b)	1989	66	Am ³²	Sec. 1	1992	109	Am
(c)	1989	66	Am ³²	(a)	1992	109	Ad
(d)	1989	66	Am ³²	(b)	1992	109	Ad
Sec. 18	1992	135	Am	(c)	1992	109	Ad
(a)	1992	135	Ad	(d)	1992	109	Ad
(b)	1992	135	Ad	(e)	1992	109	Ad
				(f)	1992	109	Ad
				(g)	1992	109	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CORPORATIONS CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
110	1997	187	Am	401	1993	128	Am
118	1995	154	Am	403	1996	477	Am
156.1	1996	497	Am	420	1992	163	Am ^{42 511}
156.5	1995	702	Ad	500	1989	683	Am
161	1993	543	Am		1994	1064	Am
	1994	1200*	Am	502	1994	1064	Am
161.5	1993	543	Ad	503	1994	1064	Am
161.7	1994	1200*	Ad	506	1994	1064	Am
163	1996	1064	Am ⁵⁷⁴	510	1995	154	Am
165.5	1993	543	Ad	605	1994	1010	Am ⁸³²
166	1990	678	Am	706	1997	136	Am
	1996	497	Am	708	1989	876	Am
167.3	1994	1200*	Ad	710	1993	128	Am
167.5	1993	543	Ad	903	1989	1116*	Am
167.7	1994	1200*	Ad		1997	136	Am
167.8	1994	1200*	Ad	904	1990	677	Am
171.03	1994	1200*	Ad	910	1995	154	Am
171.05	1993	543	Ad	911	1990	677	Am
171.07	1994	1200*	Ad	1001	1996	1064	Am ⁵⁷⁴
171.1	1996	497	Am	1101.1	1993	543	Am
171.3	1994	1200*	Ad		1996	1064	Am ⁵⁷⁴
171.5	1993	543	Ad	1108	1990	567	Am
174	1996	497	Am	1109	1993	543	Am
174.5	1994	1200*	Ad		1994	1200*	Am
	1995	728	Am		1997	187	Am
178	1991	308	Am	1110	1990	1018	Am
180.5	1995	702	Ad	1113	1993	543	Ad
181	1989	1116*	Am		1994	1200*	Am
183.5	1989	1116*	Ad		1995	728	Am
190	1993	543	Am		1996	57*	Am
	1994	1200*	Am	1200	1990	616	Am
190.5	1993	543	Ad	1201	1993	543	Am
190.7	1994	1200*	Ad		1994	1200*	Am
191.1	1996	497	Am		1995	154	Am
194	1993	128	R & Ad	1201.5	1989	1116*	Ad
201	1996	1064	Am ⁵⁷⁴		1990	616	Am
201.3	1991	979	Ad	1203	1989	1116*	Am
201.6	1995	702	Ad		1989	1360	Am ⁷³
201.7	1996	406*	Ad		1990	216	Am ²⁰⁶
204.5	1989	1360	R (as ad by Stats. 1987, Ch. 1201) ⁷³	1300	1990	1018	Am
					1993	543	Am
301	1989	876	Am	1600	1995	154	Am
301.5	1989	876	Ad	1702	1989	438	Am
	1991	1091	Am	1901	1991	280	Am
303	1989	876	Am	1905	1991	280	Am (by Sec. 2 of Ch.)
307	1995	154	Am		1991	309	Am (by Sec. 1.5 of Ch.)
	1995	811	Am				
	1997	136	R & Ad ²⁸⁸ Am (as am by Sec. 1, Stats. 1995, Ch. 811) ⁵⁹⁹ Am (as am by Sec. 2, Stats. 1995, Ch. 811) ⁵³⁹	2008	1996	860	Am
308	1995	154	Am	2010	1992	189	Am
316	1994	1064	Am	2011	1991	545	Am
317	1995	154	Am		1992	189	Am
318	1993	508	Ad	2108	1997	187	R
				2109	1997	187	R
				2110	1989	438	Am
				2111	1989	438	Am
				2112	1991	309	Am
				2114	1997	187	Am
				2115	1995	154	Am
					1997	187	Am
				2117	1997	187	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2203	1990	926	Am	5917	1996	1105	Ad
2204	1996	320	Am	5918	1996	1105	Ad
5005.1	1990	717	Am	5919	1996	1105	Ad
5008	1996	589	Am	6330	1989	451	Am
5008.6	1995	218	Ad	6338	1996	589	Am
	1996	589	Am	6618	1996	589	Ad
5015	1995	154	Am	6718	1996	860	Am
5047.5	1989	864	Am	6810	1996	589	Am
	1990	107	Am	6910	1997	187	Am
	1992	726	Ad	7122	1996	1064	Am ⁵⁷⁴
5122	1996	1064	Am ⁵⁷⁴	7132	1996	589	Am
5132	1996	589	Am	7150	1996	589	Am
5150	1996	589	Am	7210	1996	589	Am
5210	1996	589	Am	7211	1995	154	Am
5211	1995	154	Am		1995	811	Am
	1995	811	Am				R & Ad ²⁸⁸
	1997	136	Am (as am by Sec. 5, Stats. 1995, Ch. 811) ⁵⁹⁹		1997	136	Am (as am by Sec. 5, Stats. 1995, Ch. 811) ⁵⁹⁹
			Am (as am by Sec. 4, Stats. 1995, Ch. 811) ⁵³⁹				Am (as am by Sec. 6, Stats. 1995, Ch. 811) ⁵³⁹
5214	1996	589	Am	7214	1996	589	Am
5220	1996	589	Am	7220	1996	589	Am
5221	1996	589	Am	7221	1996	589	Am
5225	1995	154	Am	7225	1995	154	Am
5227	1996	589	Am	7231.5	1990	107	Am
5231.5	1990	107	R	7237	1995	154	Am
5238	1995	154	Am	7312	1995	256	Am
5239	1990	107	Am		1997	598	Am
	1993	634	Am	7341	1996	589	Am
5240	1990	1307	Am	7512	1996	589	Am
5320	1992	250	Am	7517	1996	589	Ad
5341	1996	589	Am	7520	1996	589	Am
5410	1992	250	Am	7521	1996	589	Am
5512	1996	589	Am	7522	1996	589	Am
5517	1996	589	Ad	7523	1996	589	Am
5520	1996	589	Am	7524	1996	589	Am
5521	1996	589	Am	7525	1996	589	Am
5522	1996	589	Am	7819	1995	154	Am
5523	1996	589	Am	8338	1996	589	Am
5524	1996	589	Am	8618	1996	589	Ad
5525	1996	589	Am	8720	1996	860	Am
5813.5	1989	1410	Am	8810	1996	589	Am
5819	1995	154	Am	8910	1997	187	Am
Title 1,				9122	1996	1064	Am ⁵⁷⁴
Div. 2,				9132	1996	589	Am
Pt. 2,				9210	1996	589	Am
Ch. 9,				9211	1995	154	Am
Art. 1,					1995	811	Am
heading							R & Ad ²⁸⁸
(Sec. 5910					1997	136	Am (as am by Sec. 7, Stats. 1995, Ch. 811) ⁵⁹⁹
et seq.)	1996	1105	Ad				Am (as am by Sec. 8, Stats. 1995, Ch. 811) ⁵³⁹
5913	1996	1105	Am				
5914	1996	1105	Ad				
5915	1996	1105	Ad				
5916	1996	1105	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9214	1996	589	Am	Title 1,			
9221	1996	589	Am	Div. 3,			
9247	1990	107	Am	Pt. 5,			
9412	1996	589	Am	Ch. 1,			
9421	1996	589	Ad	heading			
9928	1989	440	Ad	(Sec. 14000			
10251	1995	758	Am	et seq.)	1996	1046	Am
			R & Ad ^{79 1120}	14000	1989	1399	R & Ad
			Am ¹²⁸¹		1990	1023	Am
10405	1996	872	Am	14001	1989	1399	R & Ad
12214.6	1996	589	Ad		1997	924*	Am
12245	1994	1010	Am ⁸³²	14002	1989	1399	R & Ad
12302	1996	1064	Am ⁵⁷⁴		1990	1023	Am
12311	1990	1491	Am		1992	997	Am
12330	1996	589	Am	14003	1989	1399	Ad
12350	1996	589	Am	14005	1989	1399	R
12354	1996	589	Am	14010	1989	1399	R & Ad
12360	1996	589	Am		1993	871	Am
12431	1996	589	Am		1994	785*	Am
12466	1996	589	Ad		1996	1046	Am
12470	1996	589	Am	14020	1989	1399	R & Ad
12608	1996	589	Am		1994	785*	Am
12637	1996	589	Ad		1996	1046	Am
12659	1996	860	Am	14021	1989	1399	R & Ad
12670	1996	589	Am		1990	216	Am ²⁰⁶
12680	1997	187	Am		1993	871	Am
13401	1989	886	Am ⁶⁷		1996	1046	Am
	1991	566	Am		1996	1064	Am ⁸²
	1992	1289	Am	14022	1989	1399	R & Ad
	1993	910	Am (by Sec. 2 of Ch.)		1990	1023	Am
	1993	955	Am (by Sec. 5.3 of Ch.)		1993	871	Am
	1994	26*	Am		1994	785*	Am
	1994	1010	Am ⁸³²	14022.1	1996	1046	Am
	1995	60*	Am	14023	1989	1399	R
	1997	168	Am		1989	1399	R & Ad
13401.5	1990	1691	Am	14023.5	1994	785*	Am
	1994	26*	Am	14024	1989	1399	R
	1994	815	Am		1989	1399	Ad
	1997	758	Am		1993	871	Am
13404	1993	955	Am		1994	785*	Am
13404.5	1993	910	Ad	14025	1996	1046	Am
13405	1993	910	Am		1989	1399	R & Ad
13406	1993	910	Am (by Sec. 5 of Ch.)		1993	871	Am
	1993	955	Am (by Sec. 7.5 of Ch.)		1994	785*	Am
					1996	1046	Am (by Sec. 7 of Ch.)
13407	1993	910	Am		1996	1064	Am (by Sec. 17.1 of Ch.) ⁵⁷⁴
13408	1993	910	Am	14026	1989	1399	R & Ad
13409	1993	910	Am		1993	871	Am
13410	1993	910	Am		1994	785*	Am
Title 1,					1996	1046	Am
Div. 3,				14027	1989	1399	Ad
Pt. 5,					1990	1023	Am
heading					1994	785*	Am
(Sec. 14000				14028	1989	1399	Ad
et seq.)	1990	216	Ad ²⁰⁶		1990	1023	R & Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
14028 (Cont.)	1993	871	Am	14041	1989	1399	R & Ad ⁶⁹
	1994	785*	Am				R ⁶³
	1996	1046	Am				Ad ⁵⁴
14028.5	1989	1399	R		1993	871	Am
14029	1989	1399	Ad		1994	785*	Am
	1990	1023	Am		1996	986	Am
	1996	1046	R	14042	1989	1399	Ad
14029.1	1989	1399	R		1993	871	R
14029.2	1989	1399	R	14043	1989	1399	R & Ad
14029.3	1989	1399	R		1994	785*	Am
14029.4	1989	1399	R		1996	1046	Am
14029.5	1989	1399	R	14044	1989	1399	R
14029.6	1989	1399	R	14044.1	1989	1399	R
14029.7	1989	1399	R	14045	1989	1399	R & Ad
14029.8	1989	1399	R		1993	871	Am
14029.9	1989	1399	R		1996	1046	Am
14029.91	1989	1399	R	14046	1989	1399	R & Ad
14029.92	1989	1399	R		1994	785*	Am
14029.95	1989	1399	R		1996	1046	Am
14029.96	1989	1399	R	14047	1989	1399	Ad
14030	1989	1399	R & Ad		1993	871	Am
	1993	871	Am	14048	1989	1399	R & Ad
	1996	1046	Am		1993	871	Am
	1997	924*	Am	14049	1989	1399	R & Ad
14030.1	1992	61*	Ad	14050	1989	1399	Ad
14030.2	1994	785*	Ad		1993	871	Am
	1996	1046	Am	14051	1989	1399	Ad
14031	1989	1399	R & Ad	14052	1989	1399	Ad
14032	1989	1399	R & Ad		1990	1023	Am
14033	1989	1399	R & Ad		1993	871	Am
14034	1989	1399	R & Ad		1996	1046	Am
	1994	785*	Am	14055	1989	1399	Ad
14035	1989	1399	R & Ad	14056	1989	1399	Ad
	1996	1046	Am		1993	871	Am
14035.5	1989	1399	R		1996	1046	Am
14036	1989	1399	Ad	14057	1989	1399	Ad
	1996	986	Am	14058	1989	1399	Ad
14037	1989	1399	Ad	14059	1989	1399	Ad
	1993	871	Am		1996	1046	Am
	1996	986	Am		1997	924*	Am
	1996	1046	Am ⁸²	14060	1989	1399	R & Ad
	1997	924*	Am		1996	1046	Am
14037.5	1990	1525	Ad	14060.5	1996	1046	Ad
	1993	871	Am	14061	1989	1399	Ad
14037.6	1992	61*	Ad		1994	785*	Am
	1994	785*	Am & R ⁵¹		1996	1046	Am
	1996	1046	Am ⁷¹⁹	14062	1989	1399	R & Ad
14037.7	1992	61*	Ad ⁵⁰⁶		1993	871	Am
	1994	785*	Am	14063	1989	1399	R & Ad
14038	1989	1399	Ad		1994	785*	R
	1996	986	Am	14064	1989	1399	R & Ad
14039	1989	1399	Ad		1993	871	Am
	1990	1023	Am	14065	1989	1399	Ad
	1994	785*	Am		1994	785*	Am
14040	1989	1399	R & Ad	14066	1989	1399	R & Ad
	1993	871	Am		1994	785*	Am
	1994	785*	Am		1996	1046	Am
	1996	1046	Am	14067	1989	1399	Ad
				14068	1989	1399	Ad

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
14069	1989	1399	Ad		1993	871	R
14069.6	1997	919	Ad	14093	1989	1399	Ad
14070	1989	1399	Ad		1993	871	R
	1991	142	Am	14095	1989	1399	Ad & R ⁷⁰
	1993	871	Am	14096	1989	1399	Ad & R ⁷⁰
	1993	903	Am (by Sec. 2 of Ch.)		1994	785*	Am
	1994	785*	Am	14097	1989	1399	Ad & R ⁷⁰
	1996	986	Am		1993	871	Am
	1996	1046	Am (by Sec. 27.5 of Ch.)	14098	1989	1399	Ad & R ⁷⁰
	1997	924*	Am		1993	871	Am
14071	1989	1399	Ad	14099	1989	1399	Ad & R ⁷⁰
	1993	871	Am		1993	871	Am
	1996	1046	Am		1994	785*	Am
14071.5	1992	997	Ad	14100	1989	1399	R & Ad R ⁹⁴
	1994	785*	Am		1993	871	R
14072	1989	1399	Ad	14101	1989	1399	R & Ad R ⁹⁴
	1996	1046	Am		1993	871	R
14073	1989	1399	Ad	14110	1989	1399	R
14074	1989	1399	Ad	14111	1989	1399	R
	1993	871	Am	14112	1989	1399	R
14075	1989	1399	R	14115	1989	1399	R
	1990	1525	Ad	14121	1989	1399	R
	1992	61*	Am	14122	1989	1399	R
	1993	871	Am	14125	1989	1399	R
	1994	785*	Am	14126	1989	1399	R
14076	1989	1399	Ad ⁶⁹ R ⁶³	14127	1989	1399	R
	1993	866	Ad	14129	1989	1399	R
	1996	1046	Am	14130	1989	1399	R
	1997	924*	Am	14131	1989	1399	R
14077	1989	1399	Ad ⁶⁹ R ⁶³	14133	1989	1399	R
14078	1989	1399	Ad ⁶⁹ R ⁶³	14140	1989	1399	R
14079	1989	1399	Ad ⁶⁹ R ⁶³	14141	1989	1399	R
14080	1989	1399	R & Ad ⁶⁹ R ⁶³	14142	1989	1399	R
14081	1989	1399	R & Ad ⁶⁹ R ⁶³	14146	1989	1399	R
14081.2	1989	1399	R	14147	1989	1399	R
14082	1989	1399	R & Ad ⁶⁹ R ⁶³	14148	1989	1399	R
14083	1989	1399	R & Ad ⁶⁹ R ⁶³	14149	1989	1399	R
14083.5	1989	1399	R	14180	1989	1399	R
14083.6	1989	1399	R	14181	1989	1399	R
14084	1989	1399	R	14182	1989	1399	R
14085	1989	1399	R & Ad	14200	1989	429	Ad
	1994	785*	Am	14202	1989	429	Ad
	1996	1046	Am	14300	1997	598	Ad
14086	1989	1399	Ad	14301	1997	598	Ad
	1994	785*	Am	14302	1997	598	Ad
	1996	1046	Am	14303	1997	598	Ad
14087	1989	1399	Ad	14310	1997	598	Ad
14090	1989	1399	R & Ad	14311	1997	598	Ad
	1994	785*	Am	14312	1997	598	Ad
14091	1989	1399	Ad	14313	1997	598	Ad
14092	1989	1399	Ad	14314	1997	598	Ad
				14315	1997	598	Ad
				14316	1997	598	Ad
				14317	1997	598	Ad
				14318	1997	598	Ad
				14350	1997	598	Ad
				14351	1997	598	Ad
				14352	1997	598	Ad
				14353	1997	598	Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
14400	1997	598	Ad		1996	1003	R ²⁷¹
14450	1997	598	Ad	15041	1996	1003	R ²⁷¹
14451	1997	598	Ad	15042	1996	1003	R ²⁷¹
14452	1997	598	Ad	15043	1996	1003	R ²⁷¹
14500	1997	598	Ad	15044	1996	1003	R ²⁷¹
14501	1997	598	Ad	15045	1996	1003	R ²⁷¹
14502	1997	598	Ad	15046	1992	1023	Ad
14503	1997	598	Ad		1994	1200*	Am
14550	1997	598	Ad		1996	1003	R ²⁷¹
14551	1997	598	Ad	15047	1995	679*	Ad
15001	1996	1003	R ²⁷¹		1996	1003	R ²⁷¹
15002	1994	1010	Am ⁸³²	15048	1995	679*	Ad
	1995	679*	Am		1996	351	Am
	1996	1003	Am & R ¹⁹⁹		1996	1003	R ²⁷¹
15003	1996	1003	R ²⁷¹	15049	1995	679*	Ad
15004	1996	1003	R ²⁷¹		1996	351	Am
15005	1996	1003	R ²⁷¹		1996	1003	R ²⁷¹
15006	1995	679*	Am	15050	1995	679*	Ad
	1996	1003	R ²⁷¹		1996	1003	R ²⁷¹
15007	1996	1003	R ²⁷¹	15051	1995	679*	Ad
15008	1996	1003	R ²⁷¹		1996	1003	R ²⁷¹
15009	1996	1003	R ²⁷¹	15052	1995	679*	Ad
15010	1996	1003	R ²⁷¹		1996	351	Am
15010.5	1996	1003	R ²⁷¹		1996	1003	R ²⁷¹
15010.6	1996	1003	R ²⁷¹		1997	387	Am
15010.7	1996	1003	R ²⁷¹	15053	1995	679*	Ad
15011	1996	1003	R ²⁷¹		1996	1003	R ²⁷¹
15012	1996	1003	R ²⁷¹	15054	1995	679*	Ad
15013	1996	1003	R ²⁷¹		1996	1003	R ²⁷¹
15014	1996	1003	R ²⁷¹	15055	1995	679*	Ad
15015	1995	679*	Am		1996	1003	R ²⁷¹
	1996	1003	R ²⁷¹	15056	1995	679*	Ad
15016	1996	1003	R ²⁷¹		1996	1003	R ²⁷¹
15017	1996	1003	R ²⁷¹	15057	1995	679*	Ad
15018	1995	679*	Am		1996	1003	R ²⁷¹
	1996	1003	R ²⁷¹	15058	1995	679*	Ad
15019	1996	1003	R ²⁷¹		1996	1003	R ²⁷¹
15020	1996	1003	R ²⁷¹	15611	1990	1088	Am
15021	1996	1003	R ²⁷¹		1992	1023	Am
15022	1996	1003	R ²⁷¹		1993	543	Am
15023	1996	1003	R ²⁷¹		1994	1010	Am
15024	1996	1003	R ²⁷¹		1994	1200*	Am
15025	1996	1003	R ²⁷¹	15612	1990	1088	Am
15026	1996	1003	R ²⁷¹	15617	1994	1010	Am
15027	1996	1003	R ²⁷¹	15618	1992	1023	Am
15028	1996	1003	R ²⁷¹	15619	1992	1023	Ad
15029	1996	1003	R ²⁷¹	15620	1992	1023	Ad
15030	1996	1003	R ²⁷¹	15622	1992	1023	Am
15031	1996	1003	R ²⁷¹		1994	1010	Am
15032	1996	1003	R ²⁷¹	15623	1992	1023	Am
15033	1996	1003	R ²⁷¹		1994	1010	Am
15034	1995	679*	Am	15624	1990	1088	Am
	1996	1003	R ²⁷¹		1992	1023	Am
15035	1996	1003	R ²⁷¹		1994	1010	Am
15035.5	1996	1003	R ²⁷¹	15625	1994	1010	Am
15036	1995	679*	Am	15627.5	1992	1023	Ad
	1996	1003	R ²⁷¹	15631	1992	1023	Am
15037	1996	1003	R ²⁷¹		1994	1010	Am
15038	1996	1003	R ²⁷¹	15631.5	1992	1023	Ad
15039	1996	1003	R ²⁷¹	15632	1990	1088	Am
15040	1995	679*	Am		1992	1023	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
15632 (Cont.)	1994	1010	Am	15679.11	1990	1088	Ad
	1994	1200*	Am	15679.12	1990	1088	Ad
15633	1994	1010	Am	15679.13	1990	1088	Ad
15636	1992	1023	Am	15679.14	1990	1088	Ad
	1993	543	Am	15679.2	1990	1088	Ad
	1994	1010	Am		1992	1023	Am
15637	1992	1023	Am	15679.3	1990	1088	Ad
	1994	1010	Am	15679.4	1990	1088	Ad
15641	1994	1010	Am	15679.5	1990	1088	Ad
15642	1992	1023	Am	15679.6	1990	1088	Ad
	1993	543	Am	15679.7	1990	1088	Ad
	1996	57*	Am	15679.8	1990	1088	Ad
15643	1994	1010	Am	15679.9	1990	1088	Ad
15644	1994	1010	Am	15681	1992	1023	Am
15645	1992	1023	Ad		1993	543	Am
	1994	1010	Am		1994	1010	Am
15651	1992	1023	R & Ad	15699	1990	1088	Ad
15652	1990	1088	Am	15712	1992	1023	Am
15655	1992	1023	Ad	15722	1996	1003	Am
	1994	1010	Am	16100	1996	1003	Ad
15662	1992	1023	Am	16101	1996	1003	Ad
	1994	1010	Am	16102	1996	1003	Ad
15663	1994	1010	Am	16103	1996	1003	Ad
15664	1994	1010	Am	16104	1996	1003	Ad
15666	1990	1088	Am	16105	1996	1003	Ad
	1994	1010	Am	16106	1996	1003	Ad
15672	1990	1088	Am	16107	1996	1003	Ad
	1992	1023	Am	16108	1996	1003	Ad
	1994	1010	Am	16109	1996	1003	Ad
15674	1992	1023	Am	16110	1996	1003	Ad
	1994	1010	Am	16111	1996	1003	Ad
15675	1992	1023	Am	16112	1996	1003	Ad
	1994	1010	Am	16113	1996	1003	Ad
15678.1	1990	1088	Ad	16114	1996	1003	Ad
	1992	1023	R & Ad	16201	1996	1003	Ad
	1993	543	Am	16202	1996	1003	Ad
15678.2	1990	1088	Ad	16203	1996	1003	Ad
	1992	1023	Am	16204	1996	1003	Ad
	1993	543	Am	16301	1996	1003	Ad
	1994	1200*	Am	16302	1996	1003	Ad
15678.3	1990	1088	Ad	16303	1996	1003	Ad
15678.4	1990	1088	Ad	16304	1996	1003	Ad
	1992	1023	Am	16305	1996	1003	Ad
	1993	543	Am	16306	1996	1003	Ad
15678.5	1990	1088	Ad	16307	1996	1003	Ad
	1992	1023	Am	16308	1996	1003	Ad
	1993	543	Am	16401	1996	1003	Ad
15678.6	1990	1088	Ad	16402	1996	1003	Ad
	1992	1023	Am	16403	1996	1003	Ad
	1993	543	Am	16404	1996	1003	Ad
15678.7	1990	1088	Ad	16405	1996	1003	Ad
	1992	1023	Am	16406	1996	1003	Ad
	1993	543	Am	16501	1996	1003	Ad
15678.8	1990	1088	Ad	16502	1996	1003	Ad
	1992	1023	Am	16503	1996	1003	Ad
	1993	543	Am	16504	1996	1003	Ad
15678.9	1990	1088	Ad	16601	1996	1003	Ad
15679.1	1990	1088	Ad	16602	1996	1003	Ad
15679.10	1990	1088	Ad	16603	1996	1003	Ad
	1992	1023	Am	16701	1996	1003	Ad
				16701.5	1996	1003	Ad

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	Year	Chapter	Effect		Year	Chapter	Effect
16702	1996	1003	Ad	17055	1994	1200*	Ad
16703	1996	1003	Ad	17056	1994	1200*	Ad
16704	1996	1003	Ad	17057	1994	1200*	Ad
16705	1996	1003	Ad	17058	1994	1200*	Ad
16801	1996	1003	Ad	17059	1994	1200*	Ad
16802	1996	1003	Ad	17060	1994	1200*	Ad
16803	1996	1003	Ad	17061	1994	1200*	Ad
16804	1996	1003	Ad		1996	57*	Am
16805	1996	1003	Ad	17062	1994	1200*	Ad
16806	1996	1003	Ad	17100	1994	1200*	Ad
16807	1996	1003	Ad		1996	57*	Am
16901	1996	1003	Ad	17101	1994	1200*	Ad
16902	1996	1003	Ad		1996	57*	Am
16903	1996	1003	Ad	17102	1994	1200*	Ad
16904	1996	1003	Ad	17103	1994	1200*	Ad
16905	1996	1003	Ad		1996	57*	Am
16906	1996	1003	Ad	17104	1994	1200*	Ad
16907	1996	1003	Ad	17105	1994	1200*	Ad
16908	1996	1003	Ad	17106	1994	1200*	Ad
16909	1996	1003	Ad	17107	1994	1200*	Ad
16910	1996	1003	Ad	17150	1994	1200*	Ad
16911	1996	1003	Ad	17151	1994	1200*	Ad
16912	1996	1003	Ad	17152	1994	1200*	Ad
16913	1996	1003	Ad	17153	1994	1200*	Ad
16914	1996	1003	Ad	17154	1994	1200*	Ad
16915	1996	1003	Ad		1996	57*	Am
16916	1996	1003	Ad	17155	1994	1200*	Ad
16917	1996	1003	Ad	17156	1994	1200*	Ad
16951	1996	1003	Ad	17157	1994	1200*	Ad
16952	1996	1003	Ad	17158	1994	1200*	Ad
16953	1996	1003	Ad		1996	57*	Am
16954	1996	1003	Ad	17200	1994	1200*	Ad
16955	1996	1003	Ad	17201	1994	1200*	Ad
16955.5	1996	1003	Ad & R ¹³³		1996	57*	Am
	1997	387	R & Ad ¹⁹⁹	17202	1994	1200*	Ad
16956	1996	1003	Ad	17250	1994	1200*	Ad
	1997	387	Am		1996	57*	Am
16957	1996	1003	Ad	17251	1994	1200*	Ad
16958	1996	1003	Ad		1996	57*	Am
16959	1996	1003	Ad	17252	1994	1200*	Ad
16960	1996	1003	Ad		1996	57*	Am
16961	1996	1003	Ad	17253	1994	1200*	Ad
16962	1996	1003	Ad	17254	1994	1200*	Ad
17000	1994	1200*	Ad		1996	57*	Am
17001	1994	1200*	Ad	17255	1994	1200*	Ad
	1996	57*	Am	17300	1994	1200*	Ad
17002	1994	1200*	Ad	17301	1994	1200*	Ad
	1996	883	Am		1996	57*	Am
17003	1994	1200*	Ad	17302	1994	1200*	Ad
17004	1994	1200*	Ad	17303	1994	1200*	Ad
17005	1994	1200*	Ad		1996	57*	Am
	1996	57*	Am	17304	1994	1200*	Ad
17050	1994	1200*	Ad	17350	1994	1200*	Ad
17051	1994	1200*	Ad		1996	57*	Am
	1996	57*	Am	17351	1994	1200*	Ad
17052	1994	1200*	Ad	17352	1994	1200*	Ad
	1996	57*	Am		1996	57*	Am
	1996	883	Am	17353	1994	1200*	Ad
17053	1994	1200*	Ad	17354	1994	1200*	Ad
17054	1994	1200*	Ad	17355	1994	1200*	Ad
	1996	57*	Am	17356	1994	1200*	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CORPORATIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17356 (Cont.)	1996	57 *	Am	25014.7	1992	1183	Ad
17357	1994	1200 *	Ad	25019	1994	1200 *	Am
17450	1994	1200 *	Ad	Title 4,			
	1996	57 *	Am	Div. 1,			
17451	1994	1200 *	Ad	Pt. 2,			
17452	1994	1200 *	Ad	heading			
17453	1994	1200 *	Ad	(Sec. 25100			
17454	1994	1200 *	Ad	et seq.)	1997	391	Am
17455	1994	1200 *	Ad	Title 4,			
17456	1994	1200 *	Ad	Div. 1,			
17457	1994	1200 *	Ad	Pt. 2,			
17500	1994	1200 *	Ad	Ch. 1,			
17501	1994	1200 *	Ad	heading			
17550	1994	1200 *	Ad	(Sec. 25100			
17551	1994	1200 *	Ad	et seq.)	1997	391	Am
17552	1994	1200 *	Ad	25100	1990	86	Am
17553	1994	1200 *	Ad		1991	1081	Am
17554	1994	1200 *	Ad		1992	1182	Am
17555	1994	1200 *	Ad		1992	1183	Am
17556	1994	1200 *	Ad		1996	268	Am
17600	1994	1200 *	Ad		1996	1064	Am (by
17601	1994	1200 *	Ad				Sec. 18.2
17602	1994	1200 *	Ad				of Ch.) ⁵⁷⁴
17603	1994	1200 *	Ad		1997	391	Am (by Sec. 5
17604	1994	1200 *	Ad				of Ch., as am by
17605	1994	1200 *	Ad				Stats. 1996,
17606	1994	1200 *	Ad		1997	598	Ch. 1064)
17607	1994	1200 *	Ad				Am (by Sec. 9.5
17608	1994	1200 *	Ad				of Ch., as am by
17609	1994	1200 *	Ad				Stats. 1996,
17610	1994	1200 *	Ad	25100.1	1991	390	Ch. 1064)
17611	1994	1200 *	Ad		1993	79	Am
17612	1994	1200 *	Ad		1997	391	R
17613	1994	1200 *	Ad	25101	1989	683	Ad
17650	1994	1200 *	Ad		1997	391	Am
17651	1994	1200 *	Ad	25101.1	1997	391	Am
17652	1994	1200 *	Ad	25102	1993	193 *	Ad
17653	1994	1200 *	Ad		1994	828 *	Am
	1995	2 *	Am ⁹⁵⁸		1996	41 *	Am
17654	1994	1200 *	Ad		1997	187	Am
17655	1994	1200 *	Ad	25102.1	1997	391	Ad
17700	1994	1200 *	Ad	25102.5	1997	392	Ad
17701	1994	1200 *	Ad	25103	1990	40	Am
	1995	656	Am		1990	1035	Am (as am by
17702	1994	1200 *	Ad				Stats. 1990,
17703	1994	1200 *	Ad				Ch. 40)
17704	1994	1200 *	Ad		1992	1183	Am
17705	1994	1200 *	Ad		1996	41 *	Am
21200	1989	864	Am	25104	1993	193 *	Am
21304	1991	1059	Am	25110	1993	762	Am
23006	1992	1023	Ad		1997	391	Am
24000	1994	1010	Am ⁸³²	25111	1996	41 *	Am
24001.5	1989	864	Am	25113	1992	884	Am
	1992	726	Ad		1993	193 *	Am
25003	1997	391	Am		1996	41 *	Am
25009	1996	631	Am		1997	187	Am
25009.5	1997	391	Ad	25116	1994	1064	Am
25013	1994	1200 *	Am		1996	477	Am
25014.5	1992	1183	Ad	25117	1991	390	Am
25014.6	1992	1183	Ad		1996	477	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CORPORATIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
25120	1992	1183	Am		1996	41 *	Am
	1997	391	Am		1996	268	Am
25130	1997	391	Am		1997	391	Am
25133	1996	41 *	Am	25608.1	1997	391	Ad
25140	1990	1035	Am	25612	1995	596	Am
25141	1996	41 *	Am	25612.5	1995	596	Ad
25161	1997	391	Am		1997	391	Am
25164	1997	391	Am	25619	1997	391	Am
25165	1997	391	Am	25707	1996	592	Ad
Title 4, Div. 1, Pt. 3, heading (Sec. 25200 et seq.)	1997	391	Am	27001	1996	458	Am
25202	1997	391	R & Ad	27002	1996	458	Am
25203	1997	391	Am	27003	1996	458	R & Ad(RN)
25212	1990	323	Am	27004	1996	458	R
	1993	469	Am	27005	1996	458	R
25212.1	1993	469	Ad	27006	1992	427	Am ⁵¹¹
25213	1990	323	Am		1996	458	R
25216	1997	391	Am	27007	1996	458	Am & RN
Title 4, Div. 1, Pt. 3, Ch. 3, heading (Sec. 25230 et seq.)	1997	391	Am	27100	1996	458	R & Ad
25230	1997	391	Am	27101	1996	458	R & Ad
25230.1	1997	391	Ad	27102	1996	458	R
25232	1990	323	Am	27103	1992	427	Am ⁵¹¹
25232.1	1990	323	Am		1996	458	R
25232.3	1993	469	Ad	27104	1996	458	R
25234	1997	391	Am	27105	1996	458	R
25237	1997	391	Am	27106	1996	458	R
25240	1997	391	Am	27107	1996	458	R
25241	1997	391	Am	27108	1996	458	R
25245	1997	391	Am	Title 4, Div. 2, Ch. 3, heading (Sec. 27200)	1996	458	Am
25247	1993	469	Ad	27200	1996	458	Am
25300	1997	391	Am	27200.1	1996	458	Am & RN
25301	1997	391	Am	27201	1996	458	R & Ad(RN)
25302	1996	1064	Am ⁵⁷⁴	27202	1996	458	R & Ad
25403	1993	723 *	Ad	27203	1996	458	R
	1994	972 *	R	29001	1994	1010	Am ⁸³²
25532	1997	391	Am	29500	1990	969	Ad
25533.5	1996	809	Ad	29501	1990	969	Ad
25540	1993	723 *	Am (by Sec. 2 of Ch.)	29502	1990	969	Ad
	1993	762	Am (by Sec. 2.5 of Ch.)	29503	1990	969	Ad
	1994	972 *	Am	29504	1990	969	Ad
25541	1993	762	Am		1991	262	Am
25604	1992	427	Am ⁵¹¹	29505	1990	969	Ad
25608	1990	40	Am		1991	262	Am
	1991	1018	Am	29506	1990	969	Ad
	1992	427	Am ⁵¹¹	29507	1990	969	Ad
	1992	884	Am	29508	1990	969	Ad
	1993	193 *	Am	29509	1990	969	Ad
	1994	828 *	Am		1991	262	Am
				29510	1990	969	Ad
				29511	1990	969	Ad
				29512	1990	969	Ad
				29513	1990	969	Ad
				29514	1990	969	Ad
					1994	1010	Am ⁸³²
				29515	1990	969	Ad
				29515.5	1991	262	Ad
				29516	1990	969	Ad
				29520	1990	969	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

CORPORATIONS CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
29530	1990	969	Ad	29565	1990	969	Ad
29531	1990	969	Ad	29566	1990	969	Ad
	1991	262	Am	29567	1996	466	Ad
29532	1990	969	Ad	29570	1990	969	Ad
29535	1990	969	Ad		1991	262	Am
29536	1990	969	Ad		1996	466	R
29537	1990	969	Ad	29571	1990	969	Ad
29540	1990	969	Ad		1991	262	Am
29541	1990	969	Ad		1996	466	R
29542	1990	969	Ad	29572	1990	969	Ad
29543	1990	969	Ad		1993	469	Am
29544	1990	969	Ad		1996	466	R
	1993	469	Am	31005	1989	1380	Am
	1996	466	Am	31015	1994	1010	Am ⁸³²
29545	1990	969	Ad	31100	1989	1026	Am
29546	1990	969	Ad	31101	1989	1026	Am
29550	1990	969	Ad	31103	1989	1026	Am
	1993	469	Am		1996	1064	Am ⁵⁷⁴
	1996	466	Am	31104	1991	379	Am
29551	1990	969	Ad	31105	1996	477	Ad
29552	1990	969	Ad	31106	1996	477	Ad
29553	1990	969	Ad	31107	1996	477	Ad
29554	1990	969	Ad	31111	1989	1026	Am
29555	1990	969	Ad	31115	1989	1026	Am
29560	1990	969	Ad		1991	379	Am
29561	1990	969	Ad	31125	1996	477	Am
29562	1990	969	Ad	31500	1989	1026	Am
29563	1990	969	Ad		1991	379	Am
29564	1990	969	Ad		1992	427	Am ⁵¹¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By					
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect		
30.5	1997	647	Ad	1623.4	1991	1213	R		
40	1990	1372	Am	1623.5	1991	1213	R		
41	1990	1372	Am	1623.6	1991	1213	R		
45	1994	1198	Ad	1624	1991	1213	Ad		
52	1990	1372	Am		1993	924	Am		
91	1990	1372	R		1994	1002	Am		
92	1990	1372	Am	1625	1991	1213	R & Ad		
212.6	1992	906	Ad		1992	323	Am		
232	1995	938	Am ⁵⁷⁴		1993	923	Am		
252	1993	1123	Ad	1626	1991	1213	R & Ad		
253	1993	1123	Ad	1627	1991	1213	Ad		
262.3	1990	1372	Am	1628	1991	1213	Ad		
	1992	417	Am	1629	1991	1213	Ad		
264	1992	417	R		1992	323	Am		
265	1990	1372	R		1995	530	Am		
1002	1992	451*	Am	1630	1991	1213	Ad		
1006	1995	432	Am		1993	924	R & Ad		
1043	1990	1372	Am		1994	1002	Am		
1090	1996	1148	Am		1995	525	Am		
1240	1990	1372	Am (as am by Stats. 1988, Ch. 1462)	1700	1990	1372	Am		
	1991	1213	Am	1721	1990	1372	Am		
	1993	923	Am	1830	1990	1263	Am		
	1993	924	Am	1831	1990	1372	Am		
	1994	650	Am	1832	1990	1263	Am		
1240.1	1993	924	Am	1833	1990	1263	Am		
1240.2	1995	525	Ad	1903	1996	1158*	Am		
1245	1990	1372	Am ³⁵³	1909	1991	409	Am		
1246	1990	1372	Am ³⁵³		1993	669	Am		
1250	1990	1372	Am		1993	670	Am ⁷⁶⁷		
1252	1990	1372	Am	1909.5	1993	670	Ad ⁷⁶⁷		
1253	1990	1372	Am	1915	1989	1358*	Ad		
1255	1990	1372	R ³⁵³	1916	1989	1358*	Ad		
1260	1990	1372	Am		1991	124	Am		
1262	1990	1372	Am		1994	922	R ⁸³²		
1271	1990	1372	Am ³⁵³	Title 1, Div. 1, Pt. 2, Ch. 6, Art. 16, heading (former Sec. 1930 et seq.)					
1294	1990	1372	Am		1989	1360	R ⁷³		
1294.1	1994	255	Ad		1946	1990	1372	Am	
1297	1990	1372	Am		1980	1994	1014	Am ⁸²	
1298	1990	1372	Am		1981	1990	1415	Am	
1330	1990	1372	Am			1991	884	Am	
1340	1990	1372	Am			1993	1255*	Am	
1400	1990	1372	Am ³⁵³			1993	1256	Am (by Sec. 1 of Ch.)	
1500	1990	1372	Am			1993	1257	Am (by Sec. 1.3 of Ch.) ⁴²	
1510	1990	1372	Am			1994	146	Am ⁸³³	
1510	1995	758	Am ¹¹²⁰			1994	1014	Am ⁸²	
1597.95	1991	660*	Ad			1995	972	Am	
			(Inc. Ref.) ⁴⁴⁷			1996	891	Am	
			Am & RN ⁶⁷⁰			1981.2	1990	1415	Ad
1602	1990	1372	Am			1982	1990	1415	Am
1606	1990	1372	Am ³⁵³				1996	891	Am
1620	1991	1213	Ad			1982.3	1995	972	Ad
	1992	323	Am			1982.5	1993	1257	Ad
1621	1991	1213	R & Ad						
1622	1991	1213	R & Ad						
	1992	323	Am						
	1993	923	Am						
1623	1991	1213	R & Ad						
1623.2	1991	1213	R						
1623.3	1991	1213	R						

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1982.5 (Cont.)	1994	1014	R ⁸²	5000.6	1996	1143 *	R
1983.5	1993	66 *	Ad	5000.7	1993	17 *	Ad & R ⁴⁰
	1994	1014	Am ⁸²	5002	1990	1161 *	Am
	1995	972	Am		1996	1143 *	Am & RN
	1996	891	Am	5003	1990	444	Am
	1996	891	Am		1990	1161 *	Am
1985	1992	90	R		1996	1143 *	Am & RN
1986	1989	916	Ad ³⁸	5004	1990	1161 *	Am
	1996	1059	Am		1996	1143 *	Am & RN
2550	1994	922	Am ⁸³²	5005	1996	1143 *	R
2550.2	1989	1395 *	Am	5006	1994	923	Am ⁸³²
2550.3	1991	984	Ad		1996	1143 *	R
	1997	855	Am	5008	1994	923	Am ⁸³²
2550.4	1991	984	Ad		1996	1143 *	R
	1992	759 *	R & Ad	5010	1994	923	Am ⁸³²
	1993	14 *	R & Ad		1996	1143 *	R
	1994	1172	R & Ad	5010.5	1996	1143 *	R
2550.5	1997	855	R & Ad	5010.7	1994	923	Am ⁸³²
	1995	658	Ad		1996	1143 *	R
	1996	1158 *	Am	5010.8	1992	216	Ad
2550.6	1995	658	Ad		1996	1143 *	R
2550.7	1995	658	Ad	5011	1989	1360	R ⁷³
2551	1994	922	Am ⁸³²	5012	1991	1065	Am
2557	1994	922	Am ⁸³²		1992	451 *	Am
2557.5	1990	1263	Ad		1996	1143 *	R
	1995	308 *	Am	5012.5	1990	1016	Am
2558	1994	153 *	Am		1996	1143 *	R
	1994	936 *	Am (as am by Stats. 1994, Ch. 153)	5013	1994	923	Am ⁸³²
	1995	308 *	Am	5017	1990	1161 *	Am
2558.2	1990	1415	Ad	5018	1990	1161 *	Am
2558.4	1993	66 *	Ad		1994	923	Am ⁸³²
2558.45	1993	66 *	Ad	5019	1994	923	Am ⁸³²
	1994	153 *	Am		1994	1186	Am
	1995	308 *	Am ¹⁰²⁵	5019.5	1990	648	Am
	1996	204 *	Am	5019.6	1990	648	R
2558.6	1993	66 *	Ad	5019.7	1990	648	Am
	1993	1296 *	R	5020	1992	350	Am
	1994	153 *	Ad		1993	1296 *	Am
	1995	308 *	Ad ¹⁰²⁴		1994	1186	Am
2560	1995	308 *	Ad ¹⁰²⁴	5022	1991	970	Am
2561	1995	308 *	Ad ¹⁰²⁴	5029	1994	923	Am ⁸³²
2562	1995	308 *	Ad ¹⁰²⁴	5030	1992	350	Am
2563	1995	308 *	Ad ¹⁰²⁴	5030.5	1990	37 *	Ad
2564	1995	308 *	Ad ¹⁰²⁴	5030.6	1994	76 *	Ad
2565	1995	308 *	Ad ¹⁰²⁴	5030.7	1996	48 *	Ad
2566	1995	308 *	Ad ¹⁰²⁴	5091	1990	1427	Am
4002	1990	1372	Am		1992	79	Am
4003	1990	1372	Am		1994	923	Am ⁸³²
4006	1989	860	Am	5203	1990	1161 *	Am
4008	1991	581	Am	5204	1990	1161 *	Am
4022	1990	1263	Ad	5224.1	1997	54	Am
4023	1990	1263	Ad	5229	1990	1161 *	Am
4024	1990	1263	Ad	5326	1990	37 *	Am
5000	1990	1161 *	Am		1994	76 *	Am
	1996	1143 *	Am		1996	48 *	Am
5000.1	1990	1161 *	Am	5342	1994	923	Am ⁸³²
	1994	923	Am ⁸³²	5344	1994	923	Am ⁸³²
	1996	1143 *	R	5362	1990	1427	Am
5000.5	1994	923	Am ⁸³²	5363	1990	1427	Am
	1996	1143 *	R		1994	923	Am ⁸³²
				5440	1994	923	Am ⁸³²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5441	1994	923	Am ⁸³²	8150	1989	961	Am
5442	1994	923	Am ⁸³²	8152	1989	961	Am
7000	1990	1372	Am		1995	758	Am ¹¹²⁰
7001	1990	1372	R	8156	1989	961	Ad
7002	1990	1372	R	8170	1991	660*	Ad ⁴⁴⁷
7008	1989	177	Am		1997	843	R ³¹⁸
7054	1995	879	Am	8171	1991	660*	Ad ⁴⁴⁷
7054.1	1995	879	Ad		1994	1268*	Am
7056	1995	879	Am		1997	843	R ³¹⁸
7058	1995	879	Ad	8172	1991	660*	Ad ⁴⁴⁷
7200	1991	1038*	Am		1993	898	Am
Title 1, Div. 1, Pt. 6, Ch. 1, Art. 1, heading (Sec. 8000 et seq.)					1994	1267	Am (by Sec. 1 of Ch.)
8000	1997	299*	Am		1994	1268*	Am (by Sec. 2 of Ch.) ³⁶⁵
8001	1997	299*	R		1997	843	Am (by Sec. 2.5 of Ch.) ¹¹⁷
8001	1991	288	Am		1997	843	R ³¹⁸
	1997	299*	R	8172.5	1994	1268*	Ad
8002	1997	299*	R		1997	843	R ³¹⁸
8003	1991	288	Am	8173	1991	660*	Ad ⁴⁴⁷
	1997	299*	R		1993	898	A
8004	1997	299*	R		1997	843	R ³¹⁸
8005	1991	288	Am	8174	1991	660*	Ad ⁴⁴⁷
	1997	299*	R		1993	898	Am
8006	1990	1372	Am		1997	843	R ³¹⁸
8007	1991	288	Am	8175	1991	660*	Ad (purports to ad 1597.95) ⁴⁴⁷
8008	1990	1372	Am		1993	589	Ad(RN) ⁵⁷⁰
8020	1990	1372	R		1997	843	R ³¹⁸
8021	1990	1372	R	8176	1991	660*	Ad ^{432 447}
8022	1990	1372	R		1994	1268*	Am
8023	1990	1372	R		1997	606*	Am
8024	1990	1372	R	8177	1991	660*	Ad ⁴⁴⁷
8025	1990	1372	R		1994	1268*	R
8026	1990	1372	R	8178	1991	660*	Ad ⁴⁴⁷
8027	1990	1372	R		1993	898	Am
8028	1990	1372	R		1997	843	R ³¹⁸
8029	1990	1372	R	8179	1991	660*	Ad ⁴⁴⁷
8030	1990	1372	R		1993	898	Am
8031	1990	1372	R		1997	843	R ³¹⁸
8032	1990	1372	R	8179.5	1997	843	Ad & R ⁸⁶⁵
8033	1990	1372	R	Title 1, Div. 1, Pt. 6, Ch. 1.9, heading (Sec. 8180 et seq.)			
8034	1990	1372	R		1993	898	Am
8070	1990	1372	Am ³⁵³	8180	1991	660*	Ad ⁴⁹²
8080	1990	1372	Am		1993	898	Am
8081	1990	1372	Am		1997	843	R ³¹⁸
	1995	758	R ¹¹²⁰	8181	1993	898	Ad
8084	1990	1372	Am		1994	1268*	Am
	1995	758	R ¹¹²⁰		1997	843	Am & R ⁸⁶⁵
8085	1990	1372	R	8182	1993	898	Ad
8092	1989	255	Am		1997	843	R ³¹⁸
	1990	1372	Am		1997	843	R ³¹⁸
	1992	507	Am	8182.5	1997	843	Ad & R ⁸⁶⁵
	1995	91	Am ⁹⁶⁴	8203.5	1989	1394*	Ad
	1995	758	Am	8206	1991	1190*	Am
			R & Ad ^{79 1120}				
8092.5	1995	758	Am				
			R & Ad ^{79 1120}				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8206.1	1991	1190 *	Ad	8249	1989	1263	Ad & R ¹⁹
8206.2	1991	1190 *	Ad	8250	1990	1596	Am
8206.3	1991	1190 *	Ad	8250.5	1990	1596	Ad
8206.5	1991	1190 *	Ad		1994	1172	Am
8206.6	1991	1190 *	Ad	8261	1991	1190 *	Am
8206.7	1991	1190 *	Ad		1993	60 *	Am
8206.8	1991	1190 *	Ad		1993	1296 *	Am (as am by
8207	1990	1372	Am				Sec. 1,
	1991	1190 *	Am				Stats. 1993,
8208	1989	1263	Am & R ^{19 125}	8262	1991	196 *	Ch. 60)
	1990	1596	Am (by Sec. 2	8262.5	1992	1113	Am
			of Ch., as am by	8263	1993	1296 *	Am (by Sec. 1.5
			Stats. 1989,				of Ch.)
			Ch. 1263)		1994	1171	Am (by Sec. 3
	1991	196 *	Am (as am by		1994	1172	Am (by Sec. 5.3
			Stats. 1990,				of Ch.)
			Ch. 1596 and		1997	270 *	Am ¹³⁴⁰
			Stats. 1987,	8263.1	1997	270 *	Ad ¹³⁴⁰
			Ch. 1120)	8265	1996	204 *	Am
	1992	533	Am (as am by	8265.5	1991	196 *	Am
			Sec. 1 and		1993	37 *	Am
			Sec. 2,		1994	588	Am
			Stats. 1991,	8266.1	1995	530	Ad
			Ch. 196)	8272	1990	582	Am
	1994	1172	Am		1994	922	R ⁸³²
	1996	204 *	Am		1997	247 *	Ad
	1996	1023 *	Am (as am by		1994	922	R ⁸³²
			Stats. 1996,	8273	1994	270 *	Ad ¹³⁴⁰
			Ch. 204) ¹²³³	8277.5	1997	270 *	Ad
	1996	1067	Am (as am by		1997	299 *	Ad
			Stats. 1996,		1997	825 *	Am (as am by
			Ch. 204)				Stats. 1997,
	1997	270 *	Am ¹³⁴⁰				Ch. 299) & RN
8208.1	1997	270 *	Ad ¹³⁴⁰				Ad ¹³⁴⁰
8209	1994	49 *	Ad	8277.6	1997	270 *	Ad
	1994	61 *	Am (as ad by	8278	1995	775	Am
			Stats. 1994,	8278.3	1997	825 *	Ad(RN)
			Ch. 49)	8285.5	1990	1372	Am
8211	1991	758 *	Ad	8286	1991	1187	Am
8212.5	1994	922	R ⁸³²		1997	270 *	Am ¹³⁴⁰
8215	1989	905	Am ^{76 70}	8289	1991	1190 *	Am
	1992	1213	Am	8320	1990	1372	Am
	1995	298 *	Am ^{899 314}	8322	1990	1372	Am
8216	1997	270 *	Ad ¹³⁴⁰	8323	1990	1372	Ad
8225	1990	1372	Am		1993	1296 *	Am & RN
	1995	758	R ¹¹²⁰	8328	1990	1372	Am
	1997	270 *	Ad ¹³⁴⁰	8329	1990	1372	Am
8234	1994	1185	Ad	8329.5	1990	1372	R
8235	1992	814 *	Am	8330	1995	530	Ad
	1994	1171	Am	8350	1991	1190 *	Ad
8236	1991	758 *	Ad		1993	1296 *	Am
	1992	814 *	Am		1997	270 *	R & Ad ¹³⁴⁰
	1994	1171	Am	8351	1991	1190 *	Ad
	1997	299 *	Am		1997	270 *	R & Ad ¹³⁴⁰
8237	1996	204 *	Ad	8352	1991	1190 *	Ad
8244	1992	533	Ad		1997	270 *	R & Ad ¹³⁴⁰
	1996	1067	Am	8353	1991	1190 *	Ad
8245	1989	1263	Ad & R ¹⁹		1997	270 *	R & Ad ¹³⁴⁰
8246	1989	1263	Ad & R ¹⁹	8354	1991	1190 *	Ad
8247	1989	1263	Ad & R ¹⁹		1997	270 *	R & Ad ¹³⁴⁰
8248	1989	1263	Ad & R ¹⁹	8355	1991	1190 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
8355 (Cont.)	1997	270 *	R & Ad ¹³⁴⁰	8470.1	1991	1199	Ad ⁸²
8356	1991	1190 *	Ad	8473.3	1997	299 *	Am
	1997	270 *	R & Ad ¹³⁴⁰		1997	825 *	Am (as am by Stats. 1997, Ch. 299)
8356.1	1997	270 *	Ad ¹³⁴⁰				
8357	1991	1190 *	Ad	8473.4	1991	1199	Am
	1997	270 *	R & Ad ¹³⁴⁰	8476	1991	1199	Am
8358	1995	530	Ad	8477	1991	196 *	Am
	1997	270 *	R & Ad ¹³⁴⁰		1997	362 *	Am
8359	1997	270 *	Ad ¹³⁴⁰	8477.3	1997	362 *	R
8359.1	1997	270 *	Ad ¹³⁴⁰	8478	1997	362 *	R
8360	1989	81 *	Am	8478.5	1997	362 *	R
	1992	533	Am	8479	1994	922	R ⁸³²
	1996	1067	Am	8480	1991	1199	Am
8360.1	1991	196 *	Ad	8481	1990	582	R
	1992	533	Ad & R ⁷⁰		1997	270 *	Ad ¹³⁴⁰
			Ad ⁷⁸		1997	917 *	Am (as ad by Stats. 1997, Ch. 270)
	1995	530	Am (as ad by Sec. 6, Stats. 1992, Ch. 533) ⁵¹	8488.5	1990	1006 *	Ad
			Am (as ad by Sec. 6.5, Stats. 1992, Ch. 533) ⁷⁹		1992	1213	R
	1996	1067	Am (as am by Sec. 6, Stats. 1995, Ch. 530)	8495	1997	362 *	Am
8360.2	1992	533	Ad	8495.1	1997	362 *	Ad
8360.3	1992	533	Ad	8499	1991	1187	Ad
8362	1990	1372	Am		1997	270 *	R & Ad ¹³⁴⁰
8363	1996	1067	Am	8499.3	1991	1187	Ad
8385	1991	914	Ad & R ⁴¹		1997	270 *	R & Ad ¹³⁴⁰
8385.1	1991	914	Ad & R ⁴¹	8499.5	1991	1187	Ad
8385.2	1991	914	Ad & R ⁴¹		1997	270 *	R & Ad ¹³⁴⁰
8385.3	1991	914	Ad & R ⁴¹	8499.6	1991	1187	Ad
8394	1990	1372	Am		1997	270 *	R ¹³⁴⁰
8429	1991	994	Am	8499.7	1997	270 *	Ad ¹³⁴⁰
8430	1989	1185	Ad	8499.8	1991	1187	Ad
8431	1989	1185	Ad		1997	270 *	R ¹³⁴⁰
8432	1989	1185	Ad	8510	1990	1372	Am
8433	1989	1185	Ad	8511	1990	1372	R
	1994	922	R ⁸³²	8513	1990	1372	R
8446	1994	922	R ⁸³²	8514	1990	1372	R
8447.5	1994	922	Am	8515	1990	1372	R
8450	1994	1171	Ad	8516	1990	1372	R
	1995	530	Am	8534	1990	1372	Am
	1996	204 *	Am	8600	1989	1348 *	S ^{76 70}
	1997	17	Am ¹³²⁸	8601	1989	1348 *	Am ^{76 70}
8451	1996	204 *	Ad	8602	1989	1348 *	S ^{76 70}
8465	1991	1199	R	8604	1989	1348 *	S ^{76 70}
8466	1991	1199	R	8606	1989	1348 *	S ^{76 70}
8467	1991	1199	Am	8608	1989	1348 *	S ^{76 70}
8468	1991	1199	Am	8609	1989	1348 *	S ^{76 70}
8468.5	1990	1596	Am		1994	922	R ⁸³²
	1991	1199	Am (by Sec. 5 of Ch.)	8610	1989	1348 *	S ^{76 70}
			Am	8612	1989	1348 *	S ^{76 70}
8469	1991	1199	Am	8614	1989	1348 *	S ^{76 70}
8470	1991	1199	Am (by Sec. 7 of Ch.)	8616	1989	1348 *	S ^{76 70}
					1994	922	R ⁸³²
				8618	1989	1348 *	S ^{76 70}
				8619	1989	1348 *	Ad ⁷⁶ R ⁹⁴
				8620	1989	1348 *	S ^{76 70}
				8622	1989	1348 *	Am ^{76 70}
					1990	1443	Ad
				8631	1990	1443	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8632	1990	1443	Ad		1996	552	S ⁵⁹⁹
	1994	922	R ⁸³²	8820	1992	1286	Ad & R ¹³³
8633	1990	1443	Ad		1996	552	Am
8650	1993	1271	Ad & R ³¹⁴	8850	1994	922	R ⁸³²
8651	1993	1271	Ad & R ³¹⁴	8851	1994	922	R ⁸³²
8652	1993	1271	Ad & R ³¹⁴	8853	1994	922	R ⁸³²
8653	1993	1271	Ad & R ³¹⁴	8854	1994	922	R ⁸³²
8654	1993	1271	Ad & R ³¹⁴	8855	1994	922	R ⁸³²
8655	1993	1271	Ad & R ³¹⁴	Title 1,			
8700	1997	877	Am	Div. 1,			
8760	1990	1372	Am	Pt. 6,			
8761	1990	1372	Am	Art. 6.5,			
8762	1990	1372	Am	heading			
8763	1990	1372	Am	(Sec. 8910			
8764	1990	1372	Am	et seq.)	1990	731	Am & RN
8765	1990	1372	Am	Title 1,			
8771	1990	1372	Am	Div. 1,			
8800	1991	759	Ad	Pt. 6,			
8801	1991	759	Ad	Ch. 6.5,			
8802	1991	759	Ad	heading			
	1992	157*	Am	(Sec. 8910			
	1994	1239	Am	et seq.)	1990	731	Ad(RN)
	1997	825*	Am	8911	1990	731	Am
8803	1991	759	Ad		1994	922	Am ⁸³²
	1992	427	Am ⁵¹¹	8920	1995	311	Ad & R ¹⁰¹⁰
	1994	1239	Am	8921	1995	311	Ad & R ¹⁰¹⁰
8804	1991	759	Ad		1997	825*	Am
	1992	157*	Am	8922	1995	311	Ad & R ¹⁰¹⁰
	1992	427	Am ⁵¹¹	8923	1995	311	Ad & R ¹⁰¹⁰
	1993	589	Am ⁶⁷⁰	8925	1995	311	Ad & R ¹⁰¹⁰
	1994	1239	Am (by Sec. 3		1997	825*	Am
			of Ch.)	8926	1995	311	Ad & R ¹⁰¹⁰
	1997	172	Am		1997	825*	Am
8804.5	1994	1239	Ad	8927	1995	311	Ad & R ¹⁰¹⁰
8805	1991	759	Ad	8929	1995	311	Ad & R ¹⁰¹⁰
	1992	157*	Am	8930	1989	931	Ad
	1994	1239	Am		1994	922	R ⁸³²
8806	1991	759	Ad	8931	1989	931	Ad
	1992	157*	Am		1994	922	R ⁸³²
8807	1991	759	Ad	8932	1989	931	Ad
	1994	1239	Am (by Sec. 6		1994	922	R ⁸³²
			of Ch.)	8933	1989	931	Ad
8810	1992	1286	Ad & R ¹³³		1994	922	R ⁸³²
	1996	552	S ⁵⁹⁹	8934	1989	931	Ad
8811	1992	1286	Ad & R ¹³³		1994	922	R ⁸³²
	1996	552	S ⁵⁹⁹	8935	1989	931	Ad
8812	1992	1286	Ad & R ¹³³		1994	922	R ⁸³²
	1996	552	S ⁵⁹⁹	8936	1989	931	Ad
8813	1992	1286	Ad & R ¹³³		1994	922	R ⁸³²
	1996	552	S ⁵⁹⁹	8950	1990	1443	S ⁵⁷
8813.5	1992	1286	Ad & R ¹³³	8951	1990	1443	S ⁵⁷
	1996	552	S ⁵⁹⁹	8952	1990	1443	S ⁵⁷
8814	1996	552	S ⁵⁹⁹		1X 1991-92	21	R
8815	1992	1286	Ad & R ¹³³	8952.5	1990	1443	Am ⁵⁷
	1996	552	S ⁵⁹⁹		1991	1091	Am
8816	1996	552	S ⁵⁹⁹	8953	1990	1443	S ⁵⁷
8817	1992	1286	Ad & R ¹³³	8953.3	1992	193	Ad
	1996	552	S ⁵⁹⁹	8953.5	1990	1443	S ⁵⁷
8818	1992	1286	Ad & R ¹³³	8953.7	1990	1443	S ⁵⁷
	1996	552	S ⁵⁹⁹	8954	1990	1443	S ⁵⁷
8819	1992	1286	Ad & R ¹³³	8955	1990	1443	S ⁵⁷

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8956	1990	1443	S ⁵⁷	11005	1994	922	Am ⁸³²
8957	1990	1443	Am ⁵⁷	11201	1993	56	Am ⁶⁷⁰
	1992	193	Am	Title 1,			
8958	1990	1443	R & Ad	Div. 1,			
	1994	922	R ⁸³²	Pt. 7,			
8959	1990	1443	R	Ch. 14,			
8970	1992	1082	Ad	Art. 1,			
8971	1992	1082	Ad	heading			
8972	1992	1082	Ad	(Sec. 11300			
8973	1992	1082	Ad	et seq.)	1991	1146	Ad
8974	1992	1082	Ad	11300	1989	1038	Ad
Title 1,					1995	758	R ¹¹²⁰
Div. 1,					1997	948	Ad
Pt. 7,				11301	1989	1038	Ad
Ch. 1,					1995	758	R ¹¹²⁰
Art. 1,					1997	948	Ad
heading				11302	1989	1038	Ad
(Sec. 10000					1995	758	R ¹¹²⁰
et seq.)	1995	758	Am ¹¹²⁰	11320	1991	1146	Ad
Title 1,					1995	758	R ¹¹²⁰
Div. 1,				11320.1	1991	1146	Ad
Pt. 7,					1995	758	R ¹¹²⁰
Ch. 1,				11320.2	1991	1146	Ad
Art. 2,					1995	758	R ¹¹²⁰
heading				11320.3	1991	1146	Ad
(former					1995	758	R ¹¹²⁰
Sec. 10010				11320.5	1991	1146	Ad
et seq.)	1989	1360	R ⁷³		1995	758	R ¹¹²⁰
10020	1994	840	Am ⁸³²	11320.6	1991	1146	Ad
10200	1997	270*	Ad ¹³⁴⁰		1995	758	R ¹¹²⁰
10407	1990	1372	Am	Title 1,			
10504	1990	1372	Am	Div. 1,			
10550	1990	1372	R	Pt. 7,			
	1994	650	Ad	Ch. 15,			
10551	1990	1372	R	heading			
	1994	650	Ad	(Sec. 11400			
10552	1990	1372	R	et seq.)	1996	124	R ¹¹⁹⁷
	1994	650	Ad	11400	1994	922	R ⁸³²
10553	1990	1372	R	11402	1994	922	R ⁸³²
	1994	650	Ad	11500	1990	1400	Ad
	1995	91	Am ⁹⁶⁴	11501	1990	1400	Ad
10554	1990	1372	R	11502	1990	1400	Ad
	1994	650	Ad ⁹¹³	11503	1990	1400	Ad
10555	1990	1372	R	11504	1990	1400	Ad
	1994	650	Ad	11505	1990	1400	Ad
10556	1990	1372	R	11506	1990	1400	Ad
10557	1990	1372	R	11600	1996	9*	Ad ¹¹⁸¹
10558	1990	1372	R	11601	1996	9*	Ad ¹¹⁸¹
10559	1990	1372	R	11602	1996	9*	Ad ¹¹⁸¹
10560	1990	1372	R	11603	1996	9*	Ad ¹¹⁸¹
10608	1992	507	Ad	11603.1	1996	9*	Ad ¹¹⁸¹
10900	1990	1372	Am	11603.2	1996	9*	Ad ¹¹⁸¹
10901	1990	1372	Am	11603.3	1996	9*	Ad ¹¹⁸¹
10907	1990	1372	Am	11605	1995	767*	Ad ^{1153 1163}
10910	1990	1372	Am	11608	1996	9*	Ad ¹¹⁸¹
10911.5	1992	1097	Ad	11609	1996	9*	Ad ¹¹⁸¹
10912	1990	1372	Am	12020	1990	1372	Am
10913	1990	1372	Am	12050	1995	758	Am ¹¹²⁰
10914	1990	1372	Am	12051	1995	758	R ¹¹²⁰
11001	1990	1372	Am	12052	1995	758	Am ¹¹²⁰
11004	1994	922	R ⁸³²	12053	1995	758	Am ¹¹²⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12061	1995	758	R ¹¹²⁰	15120	1996	277	R & Ad ¹²¹²
12210	1990	1372	R	15121	1994	923	Am ⁸³²
12220	1990	1372	Am		1996	277	R & Ad ¹²¹²
12302	1990	1372	Am	15122	1996	277	R & Ad ¹²¹²
12400	1990	1372	Am	15122.5	1996	548	Ad
	1995	758	Am ¹¹²⁰		1997	893	R (as ad by Stats. 1996, Ch. 548) & Ad
12401	1990	1372	Am	15123	1996	277	R & Ad ¹²¹²
12402	1990	1372	Am	15124	1996	277	R & Ad ¹²¹²
12404	1990	1372	R	15125	1996	277	R & Ad ¹²¹²
12405	1990	1372	Am	15126	1996	277	R & Ad ¹²¹²
14000	1990	1372	Am	15140	1990	1372	Am ⁵⁵³
14002.1	1993	66*	Ad		1996	277	R & Ad ¹²¹²
14004.5	1995	91	Am ⁹⁶⁴		1996	277	R & Ad ¹²¹²
14020	1990	1372	R	15141	1990	1372	Am ⁵⁵³
14021	1990	1372	R		1996	277	R & Ad ¹²¹²
14022.3	1989	82*	Ad & R ²⁵	15142	1990	1372	Am
	1989	83*	Ad & R ²⁵		1996	277	R & Ad ¹²¹²
	1993	66*	R (as ad by Stats. 1989, Ch. 82)	15143	1996	277	R & Ad ¹²¹²
			Am (as ad by Stats. 1989, Ch. 83)	15144	1996	277	R & Ad ¹²¹²
14022.4	1992	759*	Ad	15145	1996	277	R & Ad ¹²¹²
	1994	922	R ⁸³²	15146	1996	277	R & Ad ¹²¹²
14022.5	1989	82*	Ad & R ²⁵	15147	1990	1372	Am
	1989	83*	Ad & R ²⁵		1996	227	R & Ad ¹²¹²
	1989	92*	Am (as ad by Stats. 1989, Ch. 83)	15148	1996	277	R & Ad ¹²¹²
				15149	1996	277	R & Ad ¹²¹²
14502	1994	20*	Am	15180	1996	277	R & Ad ¹²¹²
	1995	476	Am	15181	1996	277	R & Ad ¹²¹²
14503	1992	962*	Am	15182	1996	277	R & Ad ¹²¹²
	1995	476	Am	15190	1996	277	R & Ad ¹²¹²
14504	1995	476	Am	15191	1996	277	R & Ad ¹²¹²
14504.2	1992	962*	Am	15192	1996	277	R & Ad ¹²¹²
	1993	589	Am ⁶⁷⁰	15193	1996	277	R & Ad ¹²¹²
	1995	476	Am	15194	1996	277	R & Ad ¹²¹²
14505	1995	91	Am ⁹⁶⁴	15200	1996	277	R & Ad ¹²¹²
15000	1990	1372	R	15201	1996	277	R & Ad ¹²¹²
15100	1990	1372	Am	15202	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	15203	1996	277	R & Ad ¹²¹²
15100.5	1996	729*	Ad	15204	1996	277	R & Ad ¹²¹²
	1997	893	R (as ad by Stats. 1996, Ch. 729) & Ad	15220	1996	277	R & Ad ¹²¹²
				15221	1996	277	R & Ad ¹²¹²
15101	1994	923	Am ⁸³²	15230	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	15231	1996	277	R & Ad ¹²¹²
15102	1989	963	Am	15232	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	15233	1996	277	R & Ad ¹²¹²
15103	1996	277	R & Ad ¹²¹²	15234	1996	277	R & Ad ¹²¹²
15105	1996	277	R & Ad ¹²¹²	15235	1996	277	R & Ad ¹²¹²
15106	1989	963	Am	15250	1996	277	R & Ad ¹²¹²
	1990	1372	Am	15251	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	15252	1990	1372	Am
15107	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
15108	1996	277	R & Ad ¹²¹²	15253	1996	277	R & Ad ¹²¹²
15109	1996	277	R & Ad ¹²¹²	15254	1990	1372	Am
15110	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
15111	1996	277	R & Ad ¹²¹²	15260	1996	277	R & Ad ¹²¹²
				15261	1996	277	R & Ad ¹²¹²
				15262	1996	277	R & Ad ¹²¹²
				15300	1994	1005	Ad
					1996	277	R & Ad ¹²¹²
					1996	1072	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
15300 (Cont.)	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	1996	277	R & Ad ¹²¹²	
15301	1994	1005	Ad	1996	1072	Am	
	1996	277	R & Ad ¹²¹²	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	
	1996	1072	Am	15327	1994	1005	Ad
	1997	17	Am ¹³²⁸		1996	277	R & Ad ¹²¹²
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad (by Sec. 8 of Ch.) ¹⁴⁹⁰		1996	1072	Am
15302	1997	940	Am	1997	17	Am ¹³²⁸	
	1994	1005	Ad	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	
	1996	277	R & Ad ¹²¹²	15330	1994	1005	Ad
15303	1997	893	S ¹⁴⁹⁰	1996	277	R & Ad ¹²¹²	
	1996	277	R & Ad ¹²¹²	1997	893	S ¹⁴⁹⁰	
15320	1996	1072	Am	15331	1994	1005	Ad
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	1996	277	R & Ad ¹²¹²	
	1994	1005	Ad	1997	893	S ¹⁴⁹⁰	
		124	Am ¹¹⁹⁷	15332	1994	1005	Ad
	1996	277	R & Ad ¹²¹²	1996	277	R & Ad ¹²¹²	
15321	1996	1072	Am	1997	893	S ¹⁴⁹⁰	
	1997	17	Am ¹³²⁸	15333	1994	1005	Ad
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	1996	277	R & Ad ¹²¹²	
	1994	1005	Ad	1997	893	S ¹⁴⁹⁰	
		277	R & Ad ¹²¹²	15334	1994	1005	Ad
1997	893	S ¹⁴⁹⁰	1996	277	R & Ad ¹²¹²		
15322	1994	1005	Ad	1997	893	S ¹⁴⁹⁰	
	1996	277	R & Ad ¹²¹²	15335	1994	1005	Ad
	1996	1072	Am	1996	277	R & Ad ¹²¹²	
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	1997	893	S ¹⁴⁹⁰	
15323	1994	1005	Ad	15336	1994	1005	Ad
	1996	277	R & Ad ¹²¹²	1996	277	R & Ad ¹²¹²	
	1996	1072	Am	1996	1072	Am	
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	1997	893	R (as ad by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	
15324	1994	1005	Ad	15340	1994	1005	Ad
	1996	277	R & Ad ¹²¹²	1996	277	R & Ad ¹²¹²	
	1996	1072	Am	1997	893	S ¹⁴⁹⁰	
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	15341	1994	1005	Ad
15325	1994	1005	Ad	1996	277	R & Ad ¹²¹²	
	1996	277	R & Ad ¹²¹²	1997	893	S ¹⁴⁹⁰	
	1997	893	S ¹⁴⁹⁰	15342	1994	1005	Ad
	1994	1005	Ad	1996	277	R & Ad ¹²¹²	
15326	1996	277	R & Ad ¹²¹²	1996	1072	Am	
	1997	893	S ¹⁴⁹⁰	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	
15326	1994	1005	Ad	15343	1994	1005	Ad
				1996	277	R & Ad ¹²¹²	
				1997	893	S ¹⁴⁹⁰	
				15344	1994	1005	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15344 (Cont.)	1996	277	R & Ad ¹²¹²		1997	893	S ¹⁴⁹⁰
	1997	893	S ¹⁴⁹⁰	15356	1994	1005	Ad
15345	1994	1005	Ad		1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²		1996	1072	Am
	1997	893	S ¹⁴⁹⁰		1997	17	Am ¹³²⁸
15346	1994	1005	Ad		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
	1996	277	R & Ad ¹²¹²	15357	1994	1005	Ad
	1997	893	S ¹⁴⁹⁰		1996	277	R & Ad ¹²¹²
15347	1994	1005	Ad		1996	1072	Am
	1996	277	R & Ad ¹²¹²		1997	17	Am ¹³²⁸
	1997	893	S ¹⁴⁹⁰		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
15348	1994	1005	Ad				
	1996	277	R & Ad ¹²¹²	15358	1994	1005	Ad
	1997	893	S ¹⁴⁹⁰		1996	277	R & Ad ¹²¹²
15349	1994	1005	Ad		1996	1072	Am
	1996	277	R & Ad ¹²¹²		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
	1996	1072	Am				
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	15359	1994	1005	Ad
15349.1	1994	1005	Ad		1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²		1996	1072	Am
	1997	893	S ¹⁴⁹⁰		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
15349.2	1994	1005	Ad				
	1996	277	R & Ad ¹²¹²	15359.1	1994	1005	Ad
	1997	893	S ¹⁴⁹⁰		1996	277	R & Ad ¹²¹²
15350	1994	1005	Ad		1996	1072	Am
	1996	277	R & Ad ¹²¹²		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
	1996	1072	Am				
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	15359.2	1994	1005	Ad
15351	1994	1005	Ad		1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²		1996	1072	Am
	1996	1072	Am		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰				
15352	1994	1005	Ad	15359.2	1994	1005	Ad
	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
	1996	1072	Am		1996	1072	Am
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰		1997	17	Am ¹³²⁸
					1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
15353	1994	1005	Ad	15360	1994	1005	Ad
	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
	1996	1072	Am		1997	893	S ¹⁴⁹⁰
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	15361	1994	1005	Ad
					1996	277	R & Ad ¹²¹²
15354	1994	1005	Ad		1997	893	S ¹⁴⁹⁰
	1996	277	R & Ad ¹²¹²	15362	1994	1005	Ad
	1997	893	S ¹⁴⁹⁰		1996	277	R & Ad ¹²¹²
					1997	893	S ¹⁴⁹⁰
15355	1994	1005	Ad	15370	1994	1005	Ad
	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
	1997	893	S ¹⁴⁹⁰		1997	893	S ¹⁴⁹⁰
				15371	1994	1005	Ad
	1994	1005	Ad		1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15371 (Cont.)	1997	893	S ¹⁴⁹⁰	1996	1072	Am	
15372	1994	1005	Ad	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	
	1996	277	R & Ad ¹²¹²				
	1997	893	S ¹⁴⁹⁰				
15373	1994	1005	Ad	15402	1994	1005	Ad
	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
	1997	893	S ¹⁴⁹⁰		1997	893	S ¹⁴⁹⁰
15374	1994	1005	Ad	15403	1994	1005	Ad
	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
	1997	893	S ¹⁴⁹⁰		1996	1072	Am
15380	1994	1005	Ad	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	
	1996	277	R & Ad ¹²¹²				
	1996	1072	Am	15404	1994	1005	Ad
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰		1996	277	R & Ad ¹²¹²
15381	1994	1005	Ad		1996	1072	Am
	1996	277	R & Ad ¹²¹²		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
	1996	1072	Am	15405	1994	1005	Ad
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰		1996	277	R & Ad ¹²¹²
15382	1994	1005	Ad		1996	1072	Am
	1996	277	R & Ad ¹²¹²		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
	1997	893	S ¹⁴⁹⁰				
15383	1994	1005	Ad	15410	1994	1005	Ad
	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
	1997	893	S ¹⁴⁹⁰		1996	1072	Am
15384	1994	1005	Ad		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
	1996	277	R & Ad ¹²¹²				
	1996	1072	Am	15411	1994	1005	Ad
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰		1996	277	R & Ad ¹²¹²
15390	1994	1005	Ad		1996	1072	Am
	1996	277	R & Ad ¹²¹²		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
	1996	1072	Am	15412	1994	1005	Ad
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰		1996	277	R & Ad ¹²¹²
15391	1994	1005	Ad		1996	1072	Am
	1996	277	R & Ad ¹²¹²		1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰
	1996	1072	Am	15413	1994	1005	Ad
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰		1996	277	R & Ad ¹²¹²
15400	1994	1005	Ad		1997	893	S ¹⁴⁹⁰
	1996	277	R & Ad ¹²¹²	15414	1994	1005	Ad
	1996	1072	Am		1996	277	R & Ad ¹²¹²
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰		1997	893	S ¹⁴⁹⁰
15401	1994	1005	Ad	15420	1994	1005	Ad
	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
					1997	893	S ¹⁴⁹⁰
				15421	1994	1005	Ad
				1996	277	R & Ad ¹²¹²	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15421 (Cont.)	1996	1072	Am	15592	1996	277	R ¹²¹²
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	15600	1996	277	Ad ¹²¹²
				15700	1996	277	R & Ad ¹²¹²
				15701	1990	1372	Am
					1996	277	R & Ad ¹²¹²
15422	1994	1005	Ad	15702	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	15703	1996	277	R & Ad ¹²¹²
	1997	893	S ¹⁴⁹⁰	15704	1996	277	R & Ad ¹²¹²
15425	1994	1005	Ad	15705	1996	277	R & Ad ¹²¹²
	1995	520*	Am	15706	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	15707	1996	277	R & Ad ¹²¹²
	1996	1072	Am	15708	1996	277	R & Ad ¹²¹²
	1997	893	R (as am by Stats. 1996, Ch. 1072) & Ad ¹⁴⁹⁰	15709	1996	277	R & Ad ¹²¹²
				15710	1996	277	R & Ad ¹²¹²
15500	1996	277	R ¹²¹²	15711	1996	277	R & Ad ¹²¹²
15501	1996	277	R ¹²¹²	15712	1996	277	R & Ad ¹²¹²
15502	1990	1372	Am	15713	1996	277	R & Ad ¹²¹²
	1996	277	R ¹²¹²	15714	1996	277	R & Ad ¹²¹²
15503	1996	277	R ¹²¹²	15715	1996	277	R & Ad ¹²¹²
15504	1996	277	R ¹²¹²	15716	1996	277	R & Ad ¹²¹²
15520	1990	1372	Am	15717	1996	277	R & Ad ¹²¹²
	1996	277	R ¹²¹²	15718	1990	1372	Am
15521	1996	277	R ¹²¹²		1996	277	R & Ad ¹²¹²
15522	1996	277	R ¹²¹²	15719	1996	277	R & Ad ¹²¹²
15523	1996	277	R ¹²¹²	15720	1996	277	R & Ad ¹²¹²
15524	1996	277	R ¹²¹²	15721	1996	277	R & Ad ¹²¹²
15525	1996	277	R ¹²¹²	15722	1996	277	R & Ad ¹²¹²
15526	1996	277	R ¹²¹²	15723	1996	277	R & Ad ¹²¹²
15527	1990	1372	Am	15724	1996	277	R & Ad ¹²¹²
	1996	277	R ¹²¹²	15725	1996	277	R & Ad ¹²¹²
15528	1990	1372	Am	15726	1996	277	R & Ad ¹²¹²
	1996	277	R ¹²¹²	15727	1996	277	R & Ad ¹²¹²
15540	1996	277	R ¹²¹²	15728	1996	277	R & Ad ¹²¹²
15541	1990	1372	Am	15729	1996	277	R & Ad ¹²¹²
	1996	277	R ¹²¹²	15730	1996	277	R & Ad ¹²¹²
15542	1996	277	R ¹²¹²	15731	1996	277	R & Ad ¹²¹²
15543	1996	277	R ¹²¹²	15732	1996	277	R & Ad ¹²¹²
15550	1996	277	R ¹²¹²	15733	1996	277	R & Ad ¹²¹²
15551	1990	1372	Am	15734	1996	277	R & Ad ¹²¹²
	1996	277	R ¹²¹²	15735	1990	1372	Am
15552	1996	277	R ¹²¹²		1996	277	R & Ad ¹²¹²
15553	1996	277	R ¹²¹²	15736	1996	277	R & Ad ¹²¹²
15554	1996	277	R ¹²¹²	15737	1996	277	R & Ad ¹²¹²
15555	1996	277	R ¹²¹²	15738	1996	277	R & Ad ¹²¹²
15556	1996	277	R ¹²¹²	15739	1996	277	R & Ad ¹²¹²
15557	1996	277	R ¹²¹²	15740	1996	277	R & Ad ¹²¹²
15570	1990	1372	Am	15741	1996	277	R & Ad ¹²¹²
	1996	277	R ¹²¹²	15742	1996	277	R & Ad ¹²¹²
15571	1996	277	R ¹²¹²	15743	1996	277	R & Ad ¹²¹²
15572	1996	277	R ¹²¹²	15744	1996	277	R & Ad ¹²¹²
15573	1996	277	R ¹²¹²	15745	1990	1372	Am
15574	1990	1372	Am		1996	277	R & Ad ¹²¹²
	1996	277	R ¹²¹²	15746	1996	277	R & Ad ¹²¹²
15575	1996	277	R ¹²¹²	15747	1996	277	R & Ad ¹²¹²
15576	1996	277	R ¹²¹²	15748	1996	277	R & Ad ¹²¹²
15577	1996	277	R ¹²¹²	15749	1996	277	R & Ad ¹²¹²
15590	1996	277	R ¹²¹²	15750	1996	277	R & Ad ¹²¹²
15591	1996	277	R ¹²¹²	15751	1996	277	R & Ad ¹²¹²
				15752	1990	1372	Am
					1996	277	R & Ad ¹²¹²
				15753	1996	277	R & Ad ¹²¹²
				15754	1996	277	R & Ad ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15780	1996	277	R & Ad ¹²¹²	16026	1996	277	R & Ad ¹²¹²
15781	1996	277	R & Ad ¹²¹²	16027	1996	277	R & Ad ¹²¹²
15782	1996	277	R & Ad ¹²¹²	16028	1996	277	R & Ad ¹²¹²
15783	1996	277	R & Ad ¹²¹²	16028.5	1996	277	R & Ad ¹²¹²
15784	1996	277	R & Ad ¹²¹²	16029	1996	277	R & Ad ¹²¹²
15785	1996	277	R & Ad ¹²¹²	16031	1996	277	R & Ad ¹²¹²
15786	1996	277	R & Ad ¹²¹²	16032	1996	277	R & Ad ¹²¹²
15787	1996	277	R & Ad ¹²¹²	16033	1996	277	R & Ad ¹²¹²
15788	1996	277	R & Ad ¹²¹²	16034	1996	277	R & Ad ¹²¹²
15789	1996	277	R & Ad ¹²¹²	16035	1996	277	R & Ad ¹²¹²
15790	1996	277	R & Ad ¹²¹²	16036	1996	277	R & Ad ¹²¹²
15791	1996	277	R & Ad ¹²¹²	16037	1996	277	R & Ad ¹²¹²
15792	1996	277	R & Ad ¹²¹²	16038	1996	277	R & Ad ¹²¹²
15793	1996	277	R & Ad ¹²¹²	16039	1996	277	R & Ad ¹²¹²
15794	1990	1372	Am	16039.5	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	16040	1996	277	R & Ad ¹²¹²
15795	1996	277	R & Ad ¹²¹²	16041	1996	277	R & Ad ¹²¹²
15900	1995	552	R & Ad	16042	1990	1372	Am
	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
15901	1995	552	R	16043	1996	277	R & Ad ¹²¹²
15902	1995	552	R	16044	1996	277	R & Ad ¹²¹²
15903	1995	552	R	16045	1990	1372	Am
15904	1995	552	R		1996	277	R & Ad ¹²¹²
15905	1995	552	R	16046	1996	277	R & Ad ¹²¹²
15906	1995	552	R	16047	1996	277	R & Ad ¹²¹²
15907	1995	552	R	16048	1996	277	R & Ad ¹²¹²
15908	1995	552	R	16049	1996	277	R & Ad ¹²¹²
15909	1995	552	R & Ad	16050	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	16051	1996	277	R & Ad ¹²¹²
15910	1995	552	R	16051.5	1996	277	R & Ad ¹²¹²
15911	1995	552	R	16052	1996	277	R & Ad ¹²¹²
15912	1995	552	R	16053	1996	277	R & Ad ¹²¹²
15913	1995	552	R	16054	1996	277	R & Ad ¹²¹²
16000	1996	277	R & Ad ¹²¹²	16056	1996	277	R & Ad ¹²¹²
16001	1996	277	R & Ad ¹²¹²	16057	1996	277	R & Ad ¹²¹²
16002	1996	277	R & Ad ¹²¹²	16058	1996	277	R & Ad ¹²¹²
16002.5	1996	277	R & Ad ¹²¹²	16059	1996	277	R & Ad ¹²¹²
16003	1996	277	R & Ad ¹²¹²	16060	1996	277	R & Ad ¹²¹²
16004	1996	277	R & Ad ¹²¹²	16061	1996	277	R & Ad ¹²¹²
16005	1996	277	R & Ad ¹²¹²	16062	1994	923	Am ⁸³²
16006	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
16007	1996	277	R & Ad ¹²¹²	16063	1996	277	R & Ad ¹²¹²
16008	1996	277	R & Ad ¹²¹²	16064	1996	277	R & Ad ¹²¹²
16009	1996	277	R & Ad ¹²¹²	16065	1996	277	R & Ad ¹²¹²
16010	1996	277	R & Ad ¹²¹²	16066	1996	277	R & Ad ¹²¹²
16011	1996	277	R & Ad ¹²¹²	16067	1996	277	R & Ad ¹²¹²
16012	1996	277	R & Ad ¹²¹²	16068	1996	277	R & Ad ¹²¹²
16013	1996	277	R & Ad ¹²¹²	16069	1996	277	R & Ad ¹²¹²
16014	1996	277	R & Ad ¹²¹²	16070	1996	277	R & Ad ¹²¹²
16015	1996	277	R & Ad ¹²¹²	16071	1996	277	R & Ad ¹²¹²
16016	1996	277	R & Ad ¹²¹²	16071.5	1996	277	R & Ad ¹²¹²
16017	1996	277	R & Ad ¹²¹²	16072	1996	277	R & Ad ¹²¹²
16018	1996	277	R & Ad ¹²¹²	16072.5	1996	277	R & Ad ¹²¹²
16019	1996	277	R & Ad ¹²¹²	16073	1996	277	R & Ad ¹²¹²
16020	1996	277	R & Ad ¹²¹²	16074	1996	277	R & Ad ¹²¹²
16021	1996	277	R & Ad ¹²¹²	16075	1996	277	R & Ad ¹²¹²
16022	1996	277	R & Ad ¹²¹²	16076	1996	277	R & Ad ¹²¹²
16023	1996	277	R & Ad ¹²¹²	16077	1996	277	R & Ad ¹²¹²
16024	1991	27*	Am	16078	1991	27*	Ad
	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
16025	1996	277	R & Ad ¹²¹²	16079	1996	277	R & Ad ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16080	1990	1372	Am	16197	1990	1372	Am
	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
16080.5	1989	1209*	Ad	16198	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	16199	1996	277	R & Ad ¹²¹²
16081	1996	277	R & Ad ¹²¹²	16200	1990	1372	Am
16082	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
16083	1996	277	R & Ad ¹²¹²	16201	1996	277	R & Ad ¹²¹²
16084	1996	277	R & Ad ¹²¹²	16202	1996	277	R & Ad ¹²¹²
16085	1996	277	R & Ad ¹²¹²	16203	1996	277	R & Ad ¹²¹²
16086	1996	277	R & Ad ¹²¹²	16204	1996	277	R & Ad ¹²¹²
16086.5	1996	277	R & Ad ¹²¹²	16205	1996	277	R & Ad ¹²¹²
16087	1996	277	R & Ad ¹²¹²	16206	1996	277	R & Ad ¹²¹²
16088	1996	277	R & Ad ¹²¹²	16207	1996	277	R & Ad ¹²¹²
16089	1996	277	R & Ad ¹²¹²	16208	1991	27*	R
16090	1996	277	R & Ad ¹²¹²	16210	1996	277	R & Ad ¹²¹²
16091	1996	277	R & Ad ¹²¹²	16211	1996	277	R & Ad ¹²¹²
16092	1996	277	R & Ad ¹²¹²	16212	1996	277	R & Ad ¹²¹²
16093	1996	277	R & Ad ¹²¹²	16213	1996	277	R & Ad ¹²¹²
16094	1996	277	R & Ad ¹²¹²	16214	1990	1372	Am
16095	1996	277	R & Ad ¹²¹²		1996	277	R & Ad ¹²¹²
16096	1996	277	R & Ad ¹²¹²	16215	1996	277	R & Ad ¹²¹²
16096.5	1996	277	R & Ad ¹²¹²	16230	1996	277	R & Ad ¹²¹²
16097	1996	277	R & Ad ¹²¹²	16231	1996	277	R & Ad ¹²¹²
16098	1996	277	R & Ad ¹²¹²	16232	1996	277	R & Ad ¹²¹²
16099	1996	277	R & Ad ¹²¹²	16233	1996	277	R & Ad ¹²¹²
16100	1990	1372	Am	16234	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	16235	1996	277	R & Ad ¹²¹²
16101	1996	277	R & Ad ¹²¹²	16250	1996	277	R & Ad ¹²¹²
16102	1996	277	R & Ad ¹²¹²	16251	1996	277	R & Ad ¹²¹²
16103	1996	277	R & Ad ¹²¹²	16252	1996	277	R & Ad ¹²¹²
16104	1996	277	R & Ad ¹²¹²	16253	1996	277	R & Ad ¹²¹²
16105	1990	1372	Am	16260	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	16261	1996	277	R & Ad ¹²¹²
16106	1991	27*	R	16262	1996	277	R & Ad ¹²¹²
16150	1996	277	R & Ad ¹²¹²	16263	1996	277	R & Ad ¹²¹²
16151	1996	277	R & Ad ¹²¹²	16264	1996	277	R & Ad ¹²¹²
16152	1996	277	R & Ad ¹²¹²	16265	1996	277	R & Ad ¹²¹²
16153	1996	277	R & Ad ¹²¹²	16266	1996	277	R & Ad ¹²¹²
16154	1996	277	R & Ad ¹²¹²	16267	1996	277	R & Ad ¹²¹²
16155	1996	277	R & Ad ¹²¹²	16268	1996	277	R & Ad ¹²¹²
16156	1996	277	R & Ad ¹²¹²	16269	1996	277	R & Ad ¹²¹²
16157	1996	277	R & Ad ¹²¹²	16270	1996	277	R & Ad ¹²¹²
16158	1996	277	R & Ad ¹²¹²	16271	1996	277	R & Ad ¹²¹²
16159	1996	277	R & Ad ¹²¹²	16272	1996	277	R & Ad ¹²¹²
16160	1996	277	R & Ad ¹²¹²	16280	1996	277	R & Ad ¹²¹²
16161	1996	277	R & Ad ¹²¹²	16281	1996	277	R & Ad ¹²¹²
16162	1996	277	R & Ad ¹²¹²	16282	1996	277	R & Ad ¹²¹²
16163	1996	277	R & Ad ¹²¹²	16283	1996	277	R & Ad ¹²¹²
16164	1996	277	R & Ad ¹²¹²	16284	1996	277	R & Ad ¹²¹²
16165	1990	1372	Am	16300	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	16301	1996	277	R & Ad ¹²¹²
16166	1996	277	R & Ad ¹²¹²	16310	1996	277	R & Ad ¹²¹²
16167	1991	27*	R	16311	1996	277	R & Ad ¹²¹²
16190	1996	277	R & Ad ¹²¹²	16312	1996	277	R & Ad ¹²¹²
16191	1996	277	R & Ad ¹²¹²	16313	1996	277	R & Ad ¹²¹²
16192	1996	277	R & Ad ¹²¹²	16314	1996	277	R & Ad ¹²¹²
16193	1996	277	R & Ad ¹²¹²	16315	1996	277	R & Ad ¹²¹²
16194	1996	277	R & Ad ¹²¹²	16316	1996	277	R & Ad ¹²¹²
16195	1990	1372	Am	16317	1996	277	R & Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	16318	1996	277	R & Ad ¹²¹²
16196	1996	277	R & Ad ¹²¹²	16319	1996	277	R & Ad ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16320	1996	277	R & Ad ¹²¹²	16510	1995	552	R
16321	1996	277	R & Ad ¹²¹²	16511	1995	552	R
16321.7	1996	277	R & Ad ¹²¹²	16512	1995	552	R
16322	1996	277	R & Ad ¹²¹²	16513	1995	552	R
16323	1996	277	R & Ad ¹²¹²	16520	1996	277	Ad ¹²¹²
16324	1996	277	R & Ad ¹²¹²	16521	1996	277	Ad ¹²¹²
16325	1996	277	R & Ad ¹²¹²	16522	1996	277	Ad ¹²¹²
16326	1996	277	R & Ad ¹²¹²	16523	1996	277	Ad ¹²¹²
16327	1996	277	R & Ad ¹²¹²	16524	1996	277	Ad ¹²¹²
16328	1996	277	R & Ad ¹²¹²	16525	1996	277	Ad ¹²¹²
16329	1996	277	R & Ad ¹²¹²	16526	1996	277	Ad ¹²¹²
16330	1996	277	R & Ad ¹²¹²	16527	1996	277	Ad ¹²¹²
16330.5	1996	277	R & Ad ¹²¹²	16528	1996	277	Ad ¹²¹²
16331	1996	277	R & Ad ¹²¹²	16540	1996	277	Ad ¹²¹²
16332	1996	277	R & Ad ¹²¹²	16541	1996	277	Ad ¹²¹²
16333	1996	277	R & Ad ¹²¹²	16542	1996	277	Ad ¹²¹²
16334	1996	277	R & Ad ¹²¹²	16543	1996	277	Ad ¹²¹²
16335	1996	277	R & Ad ¹²¹²	16550	1996	277	Ad ¹²¹²
16335.1	1996	277	R & Ad ¹²¹²	16551	1996	277	Ad ¹²¹²
16336	1996	277	R & Ad ¹²¹²	16552	1996	277	Ad ¹²¹²
16337	1996	277	R & Ad ¹²¹²	16553	1996	277	Ad ¹²¹²
16339	1996	277	R & Ad ¹²¹²	16554	1996	277	Ad ¹²¹²
16339.5	1996	277	R & Ad ¹²¹²	16555	1996	277	Ad ¹²¹²
16339.6	1996	277	R & Ad ¹²¹²	16556	1996	277	Ad ¹²¹²
16339.8	1996	277	R & Ad ¹²¹²	16557	1996	277	Ad ¹²¹²
16340	1996	277	R & Ad ¹²¹²	16570	1996	277	Ad ¹²¹²
16341	1996	277	R & Ad ¹²¹²	16571	1996	277	Ad ¹²¹²
16342	1996	277	R & Ad ¹²¹²	16572	1996	277	Ad ¹²¹²
16343	1996	277	R & Ad ¹²¹²	16573	1996	277	Ad ¹²¹²
16344	1996	277	R & Ad ¹²¹²	16574	1996	277	Ad ¹²¹²
16400	1995	552	R	16575	1996	277	Ad ¹²¹²
16401	1995	552	R	16576	1996	277	Ad ¹²¹²
16402	1995	552	R	16577	1996	277	Ad ¹²¹²
16403	1992	1373 *	Am	16590	1996	277	Ad ¹²¹²
	1995	552	R	16591	1996	277	Ad ¹²¹²
16404	1995	552	R	16592	1996	277	Ad ¹²¹²
16405	1995	552	R	16600	1995	552	R
16406	1995	552	R	16601	1995	552	R
16407	1995	552	R	16602	1995	552	R
16408	1995	552	R	16603	1995	552	R
16409	1995	552	R	16604	1995	552	R
16410	1995	552	R	16605	1995	552	R
16411	1995	552	R	16606	1995	552	R
16412	1995	552	R	16607	1995	552	R
16413	1995	552	R	16608	1995	552	R
16414	1995	552	R	16609	1995	552	R
16500	1995	552	R	16610	1995	552	R
	1996	277	Ad ¹²¹²	16611	1995	552	R
16501	1995	552	R	16612	1995	552	R
	1996	277	Ad ¹²¹²	16613	1995	552	R
16502	1995	552	R	16700	1995	552	R
	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16503	1995	552	R	16701	1995	552	R
	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16504	1995	552	R	16702	1995	552	R
	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16505	1995	552	R	16703	1995	552	R
16506	1995	552	R		1996	277	Ad ¹²¹²
16507	1995	552	R	16704	1995	552	R
16508	1995	552	R		1996	277	Ad ¹²¹²
16509	1995	552	R	16705	1995	552	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16705 (Cont.)	1996	277	Ad ¹²¹²	17003	1995	552	R
16706	1995	552	R	17003	1996	277	Ad ¹²¹²
	1996	277	Ad ¹²¹²	17004	1995	552	R
16707	1995	552	R		1996	277	Ad ¹²¹²
	1996	277	Ad ¹²¹²	17005	1995	552	R
16708	1995	552	R		1996	277	Ad ¹²¹²
	1996	277	Ad ¹²¹²	17005.1	1996	277	Ad ¹²¹²
16709	1995	552	R	17005.3	1996	277	Ad ¹²¹²
	1996	277	Ad ¹²¹²	17005.5	1996	277	Ad ¹²¹²
16710	1995	552	R	17006	1995	552	R
	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16711	1995	552	R	17007	1995	552	R
	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16712	1995	552	R	17008	1995	552	R
	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16713	1995	552	R	17008.3	1996	277	Ad ¹²¹²
	1996	277	Ad ¹²¹²	17008.5	1996	277	Ad ¹²¹²
16714	1996	277	Ad ¹²¹²	17009	1995	552	R
16715	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16716	1996	277	Ad ¹²¹²	17010	1995	552	R
16717	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16718	1996	277	Ad ¹²¹²	17011	1995	552	R
16719	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16720	1996	277	Ad ¹²¹²	17012	1995	552	R
16721	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16722	1996	277	Ad ¹²¹²	17013	1995	552	R
16723	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
16724	1996	277	Ad ¹²¹²	17014	1996	277	Ad ¹²¹²
16725	1996	277	Ad ¹²¹²		1997	513	Am (as ad by Stats. 1996, Ch. 277)
16726	1996	277	Ad ¹²¹²	17015	1996	277	Ad ¹²¹²
16727	1996	277	Ad ¹²¹²	17016	1996	277	Ad ¹²¹²
16728	1996	277	Ad ¹²¹²		1997	893	Ad
16729	1996	277	Ad ¹²¹²	17017	1996	277	Ad ¹²¹²
16730	1996	277	Ad ¹²¹²	17017.1	1996	277	Ad ¹²¹²
16731	1996	277	Ad ¹²¹²	17017.2	1997	893	Ad
16732	1996	277	Ad ¹²¹²	17017.5	1996	277	Ad ¹²¹²
16733	1996	277	Ad ¹²¹²	17017.6	1996	277	Ad ¹²¹²
16734	1996	277	Ad ¹²¹²	17017.7	1996	277	Ad ¹²¹²
16800	1995	552	R	17017.9	1996	277	Ad ¹²¹²
16801	1995	552	R	17018	1996	277	Ad ¹²¹²
16802	1995	552	R	17018.5	1996	277	Ad ¹²¹²
16803	1995	552	R	17019	1996	277	Ad ¹²¹²
16804	1995	552	R	17019.3	1996	277	Ad ¹²¹²
16805	1995	552	R	17019.5	1996	277	Ad ¹²¹²
16806	1995	552	R	17020	1996	277	Ad ¹²¹²
16807	1995	552	R	17021	1996	277	Ad ¹²¹²
16808	1995	552	R	17021.3	1996	277	Ad ¹²¹²
16809	1995	552	R	17021.4	1996	277	Ad ¹²¹²
16810	1995	552	R	17022	1996	277	Ad ¹²¹²
16811	1995	552	R	17022.7	1996	277	Ad ¹²¹²
16812	1995	552	R	17023	1996	277	Ad ¹²¹²
16900	1996	277	R ¹²¹²	17024	1996	277	Ad ¹²¹²
17000	1995	552	R	17024.5	1996	277	Ad ¹²¹²
	1996	277	Ad ¹²¹²	17025	1996	277	Ad ¹²¹²
17001	1995	552	R	17029	1996	277	Ad ¹²¹²
	1996	277	Ad ¹²¹²	17029.5	1996	277	Ad ¹²¹²
17001.5	1997	893	Ad	17030	1996	277	Ad ¹²¹²
17002	1995	552	R	17030.2	1996	277	Ad ¹²¹²
	1996	277	Ad ¹²¹²	17030.3	1996	277	Ad ¹²¹²
17002.1	1996	277	Ad ¹²¹²				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
17030.5	1996	277	Ad ¹²¹²	17063	1996	277	Ad ¹²¹²
17030.6	1996	277	Ad ¹²¹²	17064	1996	277	Ad ¹²¹²
17031	1996	277	Ad ¹²¹²	17065	1996	277	Ad ¹²¹²
17032	1996	277	Ad ¹²¹²	17066	1996	277	Ad ¹²¹²
17032.3	1996	277	Ad ¹²¹²	17080	1996	277	Ad ¹²¹²
17032.5	1997	893	Ad ¹²¹²	17085	1996	277	Ad ¹²¹²
17033	1996	277	Ad ¹²¹²	17086	1996	277	Ad ¹²¹²
17034	1996	277	Ad ¹²¹²	17087	1996	277	Ad ¹²¹²
17035	1996	277	Ad ¹²¹²	17088	1996	277	Ad ¹²¹²
17036	1996	277	Ad ¹²¹²	17088.3	1996	277	Ad ¹²¹²
17038	1996	277	Ad ¹²¹²	17088.5	1996	277	Ad ¹²¹²
17039	1996	277	Ad ¹²¹²	17088.7	1996	277	Ad ¹²¹²
17039.1	1996	277	Ad ¹²¹²	17089	1996	277	Ad ¹²¹²
17039.2	1996	277	Ad ¹²¹²	17089.2	1996	277	Ad ¹²¹²
17040	1996	277	Ad ¹²¹²	17089.5	1996	277	Ad ¹²¹²
17040.1	1996	277	Ad ¹²¹²	17090	1996	277	Ad ¹²¹²
17040.2	1996	277	Ad ¹²¹²	17091	1996	277	Ad ¹²¹²
17040.3	1996	277	Ad ¹²¹²	17092	1996	277	Ad ¹²¹²
17040.4	1996	277	Ad ¹²¹²	17092.3	1996	277	Ad ¹²¹²
17040.5	1996	277	Ad ¹²¹²	17093	1996	277	Ad ¹²¹²
17040.6	1996	277	Ad ¹²¹²	17094	1996	277	Ad ¹²¹²
17040.7	1996	277	Ad ¹²¹²	17095	1996	277	Ad ¹²¹²
17040.8	1996	277	Ad ¹²¹²	17100	1995	552	R
17040.9	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17041	1996	277	Ad ¹²¹²	17101	1995	552	R
17041.1	1996	277	Ad ¹²¹²	17102	1995	552	R
17041.2	1996	277	Ad ¹²¹²	17103	1995	552	R
17041.3	1996	277	Ad ¹²¹²	17104	1995	552	R
17041.5	1996	277	Ad ¹²¹²	17105	1995	552	R
17041.6	1996	277	Ad ¹²¹²	17106	1995	552	R
17041.8	1996	277	Ad ¹²¹²	17107	1995	552	R
17042	1996	277	Ad ¹²¹²	17108	1995	552	R
	1997	893	Ad ¹²¹²	17109	1995	552	R
17042.5	1996	277	Ad ¹²¹²	17110	1995	552	R
17042.7	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
	1997	893	R (as ad by Stats. 1996, Ch. 277) & Ad	17111	1995	552	R
					1996	277	Ad ¹²¹²
17042.9	1997	893	Ad ¹²¹²	17112	1995	552	R
17043	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17044	1996	277	Ad ¹²¹²	17113	1995	552	R
17045	1996	277	Ad ¹²¹²	17150	1996	277	Ad ¹²¹²
17046	1996	277	Ad ¹²¹²		1997	893	Ad ¹²¹²
17046.7	1996	277	Ad ¹²¹²	17160	1996	277	Ad ¹²¹²
17046.8	1996	277	Ad ¹²¹²	17161	1996	277	Ad ¹²¹²
17047	1996	277	Ad ¹²¹²	17162	1996	277	Ad ¹²¹²
17047.5	1996	277	Ad ¹²¹²	17163.5	1996	277	Ad ¹²¹²
17047.6	1997	893	Ad ¹²¹²	17164	1996	277	Ad ¹²¹²
17048	1996	277	Ad ¹²¹²	17165	1996	277	Ad ¹²¹²
17049	1996	277	Ad ¹²¹²	17170	1996	277	Ad ¹²¹²
17050	1996	277	Ad ¹²¹²	17171	1996	277	Ad ¹²¹²
17051	1996	277	Ad ¹²¹²	17172	1996	277	Ad ¹²¹²
17055	1996	277	Ad ¹²¹²	17173	1996	277	Ad ¹²¹²
17056	1996	277	Ad ¹²¹²	17174	1996	277	Ad ¹²¹²
17058	1996	277	Ad ¹²¹²	17175	1996	277	Ad ¹²¹²
17059	1996	277	Ad ¹²¹²	17176	1996	277	Ad ¹²¹²
17059.1	1996	277	Ad ¹²¹²	17177	1996	277	Ad ¹²¹²
17059.2	1996	277	Ad ¹²¹²	17178	1996	277	Ad ¹²¹²
17060	1996	277	Ad ¹²¹²	17179	1996	277	Ad ¹²¹²
17061	1996	277	Ad ¹²¹²	17180	1996	277	Ad ¹²¹²
17062	1996	277	Ad ¹²¹²	17181	1996	277	Ad ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17182	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
	1997	893	Ad	17214	1995	552	R
17183	1996	277	Ad ¹²¹²	17215	1996	277	Ad ¹²¹²
17183.5	1996	277	Ad ¹²¹²		1997	893	Ad
17184	1996	277	Ad ¹²¹²	17216	1996	277	Ad ¹²¹²
17185	1996	277	Ad ¹²¹²	17217	1996	277	Ad ¹²¹²
17186	1996	277	Ad ¹²¹²	17218	1996	277	Ad ¹²¹²
17187	1996	277	Ad ¹²¹²	17219	1996	277	Ad ¹²¹²
17188	1996	277	Ad ¹²¹²	17220	1996	277	Ad ¹²¹²
17189	1996	277	Ad ¹²¹²	17221	1996	277	Ad ¹²¹²
17190	1996	277	Ad ¹²¹²	17222	1996	277	Ad ¹²¹²
17191	1996	277	Ad ¹²¹²	17223	1996	277	Ad ¹²¹²
17192	1996	277	Ad ¹²¹²	17224	1996	277	Ad ¹²¹²
17193	1996	277	Ad ¹²¹²		1997	893	R & Ad (by Sec. 98 of Ch.)
17194	1996	277	Ad ¹²¹²	17230	1996	277	Ad ¹²¹²
17195	1996	277	Ad ¹²¹²	17231	1996	277	Ad ¹²¹²
17196	1996	277	Ad ¹²¹²	17232	1996	277	Ad ¹²¹²
17197	1996	277	Ad ¹²¹²	17233	1996	277	Ad ¹²¹²
17198	1996	277	Ad ¹²¹²	17234	1996	277	Ad ¹²¹²
17199	1996	277	Ad ¹²¹²	17240	1996	277	Ad ¹²¹²
17199.1	1996	277	Ad ¹²¹²	17241	1996	277	Ad ¹²¹²
17199.2	1996	277	Ad ¹²¹²	17242	1996	277	Ad ¹²¹²
17199.3	1996	277	Ad ¹²¹²	17243	1996	277	Ad ¹²¹²
	1997	893	Ad	17244	1996	277	Ad ¹²¹²
17199.4	1997	893	Ad & R ¹²⁵¹	17245	1996	277	Ad ¹²¹²
17200	1995	552	R	17251	1996	277	Ad ¹²¹²
	1997	656*	Ad ¹⁵⁹ R ¹⁶⁰	17252	1996	277	Ad ¹²¹²
17201	1995	552	R	17253	1996	277	Ad ¹²¹²
	1997	656*	Ad ¹⁵⁹ R ¹⁶⁰	17260	1996	277	Ad ¹²¹²
17202	1995	552	R	17261	1996	277	Ad ¹²¹²
	1997	656*	Ad ¹⁵⁹ R ¹⁶⁰	17262	1996	277	Ad ¹²¹²
17203	1995	552	R	17263	1996	277	Ad ¹²¹²
	1997	656*	Ad ¹⁵⁹ R ¹⁶⁰	17264	1996	277	Ad ¹²¹²
17203.5	1997	827	Ad	17265	1996	277	Ad ¹²¹²
17204	1995	552	R	17266	1996	277	Ad ¹²¹²
	1997	656*	Ad ¹⁵⁹ R ¹⁶⁰	17267	1996	277	Ad ¹²¹²
17205	1995	552	R	17268	1996	277	Ad ¹²¹²
	1997	656*	Ad ¹⁵⁹ R ¹⁶⁰	17280	1996	277	Ad ¹²¹²
17205.5	1997	656*	Ad ¹⁵⁹ R ¹⁶⁰		1997	390*	Am
17206	1995	552	R ¹⁶⁰	17281	1996	277	Ad ¹²¹²
	1997	656*	Ad ¹⁵⁹ R ¹⁶⁰	17282	1996	277	Ad ¹²¹²
17207	1995	552	R	17283	1996	277	Ad ¹²¹²
	1997	656*	Ad ¹⁵⁹ R ¹⁶⁰	17284	1996	277	Ad ¹²¹²
17208	1995	552	R	17285	1996	277	Ad ¹²¹²
17209	1995	552	R		1997	629	Am
17210	1995	552	R	17286	1996	277	Ad ¹²¹²
17211	1995	552	R	17287	1996	277	Ad ¹²¹²
	1996	277	Ad ¹²¹²	17288	1996	277	Ad ¹²¹²
17212	1995	552	R	17289	1996	277	Ad ¹²¹²
	1996	277	Ad ¹²¹²	17290	1996	277	Ad ¹²¹²
17212.5	1996	277	Ad ¹²¹²		1997	320*	R ¹⁰⁶⁸
17213	1995	552	R	17291	1996	277	Ad ¹²¹²
					1997	320*	Am ¹⁰⁶⁸
				17292	1996	277	Ad ¹²¹²
				17292.5	1996	277	Ad ¹²¹²
				17293	1996	277	Ad ¹²¹²
				17294	1996	277	Ad ¹²¹²
				17295	1996	277	Ad ¹²¹²
					1997	390*	Am
				17296	1996	277	Ad ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17297	1996	277	Ad ¹²¹²	17369	1996	277	Ad ¹²¹²
17298	1996	277	Ad ¹²¹²	17370	1996	277	Ad ¹²¹²
17299	1996	277	Ad ¹²¹²	17371	1996	277	Ad ¹²¹²
17300	1996	277	R & Ad ¹²¹²	17372	1996	277	Ad ¹²¹²
17301	1996	277	R & Ad ¹²¹²	17373	1996	277	Ad ¹²¹²
17302	1990	1372	Am	17374	1996	277	Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	17375	1996	277	Ad ¹²¹²
17303	1996	277	R & Ad ¹²¹²	17376	1996	277	Ad ¹²¹²
17304	1996	277	R & Ad ¹²¹²	17377	1996	277	Ad ¹²¹²
17305	1996	277	R & Ad ¹²¹²	17378	1996	277	Ad ¹²¹²
17306	1996	277	R & Ad ¹²¹²	17379	1996	277	Ad ¹²¹²
17307	1996	277	R & Ad ¹²¹²	17380	1996	277	Ad ¹²¹²
17308	1996	277	R & Ad ¹²¹²	17385	1996	277	Ad ¹²¹²
17309	1996	277	R & Ad ¹²¹²	17386	1996	277	Ad ¹²¹²
17310	1996	277	R & Ad ¹²¹²	17387	1996	277	Ad ¹²¹²
17311	1996	277	R & Ad ¹²¹²	17388	1996	277	Ad ¹²¹²
	1997	683	Am	17389	1996	277	Ad ¹²¹²
17312	1996	277	R & Ad ¹²¹²	17390	1996	277	Ad ¹²¹²
17313	1990	1372	Am	17391	1996	277	Ad ¹²¹²
	1996	277	R & Ad ¹²¹²	17400	1995	552	R
17314	1996	277	R & Ad ¹²¹²		1996	277	Ad ¹²¹²
17315	1996	277	R & Ad ¹²¹²	17401	1995	552	R
17316	1996	277	R & Ad ¹²¹²		1996	277	Ad ¹²¹²
17317	1996	277	R ¹²¹²	17402	1995	552	R
17318	1996	277	R ¹²¹²		1996	277	Ad ¹²¹²
17319	1996	277	R ¹²¹²	17403	1995	552	R
17320	1996	277	R & Ad ¹²¹²		1996	277	Ad ¹²¹²
17321	1996	277	R & Ad ¹²¹²	17404	1995	552	R
17322	1996	277	R & Ad ¹²¹²		1996	277	Ad ¹²¹²
17323	1996	277	R & Ad ¹²¹²	17405	1995	552	R
17324	1996	277	R & Ad ¹²¹²		1996	277	Ad & R
17325	1996	277	R & Ad ¹²¹²				Ad ¹²¹²
17326	1996	277	R & Ad ¹²¹²		1997	320*	R (as ad by
17327	1996	277	R & Ad ¹²¹²				Sec. 3 (1st text),
17328	1996	277	R & Ad ¹²¹²				Stats. 1996,
17329	1996	277	R & Ad ¹²¹²				Ch. 277) ¹⁰⁶⁸
17330	1996	277	R & Ad ¹²¹²				Am (as ad by
17331	1996	277	R & Ad ¹²¹²				Sec. 3
17332	1996	277	R & Ad ¹²¹²				(2nd text),
17333	1996	277	R & Ad ¹²¹²				Stats. 1996,
17334	1996	277	R & Ad ¹²¹²				Ch. 277) ¹⁰⁶⁸
17335	1996	277	Ad ¹²¹²	17406	1995	552	R
17336	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17340	1996	277	Ad ¹²¹²	17407	1995	552	R
17342	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17343	1996	277	Ad ¹²¹²	17408	1995	552	R
17350	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17351	1996	277	Ad ¹²¹²	17409	1995	552	R
17352	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17353	1996	277	Ad ¹²¹²	17410	1995	552	R
17354	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17355	1996	277	Ad ¹²¹²	17411	1995	552	R
17356	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17357	1996	277	Ad ¹²¹²	17412	1995	552	R
17358	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17359	1996	277	Ad ¹²¹²	17413	1995	552	R
17360	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17365	1996	277	Ad ¹²¹²	17414	1995	552	R
17366	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17367	1996	277	Ad ¹²¹²	17415	1996	277	Ad ¹²¹²
17368	1996	277	Ad ¹²¹²	17416	1996	277	Ad ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17417	1996	277	Ad ¹²¹²	17481	1996	277	Ad ¹²¹²
17418	1996	277	Ad ¹²¹²	17482	1996	277	Ad ¹²¹²
17419	1996	277	Ad ¹²¹²	17483	1996	277	Ad ¹²¹²
17420	1996	277	Ad ¹²¹²	17484	1996	277	Ad ¹²¹²
17421	1996	277	Ad ¹²¹²	17485	1996	277	Ad ¹²¹²
17422	1996	277	Ad ¹²¹²	17486	1996	277	Ad ¹²¹²
17423	1996	277	Ad ¹²¹²	17487	1996	277	Ad ¹²¹²
17424	1996	277	Ad ¹²¹²	17488	1996	277	Ad ¹²¹²
17425	1996	277	Ad ¹²¹²	17489	1996	277	Ad ¹²¹²
17426	1996	277	Ad ¹²¹²	17490	1996	277	Ad ¹²¹²
17427	1996	277	Ad ¹²¹²	17491	1996	277	Ad ¹²¹²
17428	1996	277	Ad ¹²¹²	17492	1996	277	Ad ¹²¹²
17429	1996	277	Ad ¹²¹²	17493	1996	277	Ad ¹²¹²
17430	1996	277	Ad ¹²¹²	17494	1996	277	Ad ¹²¹²
17431	1996	277	Ad ¹²¹²	17495	1996	277	Ad ¹²¹²
17432	1996	277	Ad ¹²¹²	17496	1996	277	Ad ¹²¹²
17433	1996	277	Ad ¹²¹²	17497	1996	277	Ad ¹²¹²
17434	1996	277	Ad ¹²¹²	17498	1996	277	Ad ¹²¹²
17435	1996	277	Ad ¹²¹²	17499	1996	277	Ad ¹²¹²
17436	1996	277	Ad ¹²¹²	17500	1995	552	R
17437	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17438	1996	277	Ad ¹²¹²	17501	1995	552	R
17439	1996	277	Ad ¹²¹²	17502	1995	552	R
17440	1996	277	Ad ¹²¹²	17503	1995	552	R
17441	1996	277	Ad ¹²¹²	17504	1995	552	R
17442	1996	277	Ad ¹²¹²	17505	1995	552	R
17443	1996	277	Ad ¹²¹²	17506	1995	552	R
17444	1996	277	Ad ¹²¹²	17507	1995	552	R
17445	1996	277	Ad ¹²¹²	17507.5	1991	652	Ad
17446	1996	277	Ad ¹²¹²		1995	552	R
17447	1996	277	Ad ¹²¹²	17508	1995	552	R
17450	1996	277	Ad ¹²¹²	17509	1995	552	R
17451	1996	277	Ad ¹²¹²	17510	1995	552	R
17452	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17453	1996	277	Ad ¹²¹²	17511	1995	552	R
17455	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17456	1996	277	Ad ¹²¹²	17512	1995	552	R
17457	1996	277	Ad ¹²¹²		1996	277	Ad ¹²¹²
17458	1996	277	Ad ¹²¹²	17513	1995	552	R
17459	1996	277	Ad ¹²¹²	17514	1995	552	R
17460	1996	277	Ad ¹²¹²	17515	1996	277	Ad ¹²¹²
17461	1996	277	Ad ¹²¹²	17516	1996	277	Ad ¹²¹²
17462	1996	277	Ad ¹²¹²	17517	1996	277	Ad ¹²¹²
17463	1996	277	Ad ¹²¹²	17518	1996	277	Ad ¹²¹²
17464	1996	277	Ad ¹²¹²	17519	1996	277	Ad ¹²¹²
17465	1996	277	Ad ¹²¹²	17520	1996	277	Ad ¹²¹²
17466	1996	277	Ad ¹²¹²	17521	1996	277	Ad ¹²¹²
17467	1996	277	Ad ¹²¹²	17522	1996	277	Ad ¹²¹²
17468	1996	277	Ad ¹²¹²	17523	1996	277	Ad ¹²¹²
17469	1996	277	Ad ¹²¹²	17524	1996	277	Ad ¹²¹²
17470	1996	277	Ad ¹²¹²	17525	1996	277	Ad ¹²¹²
17471	1996	277	Ad ¹²¹²	17526	1996	277	Ad ¹²¹²
17472	1996	277	Ad ¹²¹²	17527	1996	277	Ad ¹²¹²
17473	1996	277	Ad ¹²¹²	17528	1996	277	Ad ¹²¹²
17474	1996	277	Ad ¹²¹²	17529	1996	277	Ad ¹²¹²
17475	1996	277	Ad ¹²¹²	17530	1996	277	Ad ¹²¹²
17476	1996	277	Ad ¹²¹²	17531	1996	277	Ad ¹²¹²
17477	1996	277	Ad ¹²¹²	17532	1996	277	Ad ¹²¹²
17478	1996	277	Ad ¹²¹²	17533	1996	277	Ad ¹²¹²
17479	1996	277	Ad ¹²¹²	17534	1996	277	Ad ¹²¹²
17480	1996	277	Ad ¹²¹²	17535	1996	277	Ad ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17536	1996	277	Ad ¹²¹²	17604	1996	277	Ad ¹²¹²
17537	1996	277	Ad ¹²¹²	17605	1996	277	Ad ¹²¹²
17538	1996	277	Ad ¹²¹²	17606	1996	277	Ad ¹²¹²
17540	1996	277	Ad ¹²¹²	17620	1996	277	Ad ¹²¹²
17541	1996	277	Ad ¹²¹²	17621	1996	277	Ad ¹²¹²
17542	1996	277	Ad ¹²¹²	17622	1996	277	Ad ¹²¹²
17545	1996	277	Ad ¹²¹²	17623	1996	277	Ad ¹²¹²
17546	1996	277	Ad ¹²¹²	17624	1996	277	Ad ¹²¹²
17547	1996	277	Ad ¹²¹²	17625	1996	277	Ad ¹²¹²
17548	1996	277	Ad ¹²¹²	17626	1996	277	Ad ¹²¹²
17549	1996	277	Ad ¹²¹²	17640	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17550	1996	277	Ad ¹²¹²		1995	552	R
17551	1996	277	Ad ¹²¹²	17640.10	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17552	1996	277	Ad ¹²¹²		1995	552	R
17553	1996	277	Ad ¹²¹²	17640.15	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17554	1996	277	Ad ¹²¹²		1995	552	R
17555	1996	277	Ad ¹²¹²	17640.20	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17556	1996	277	Ad ¹²¹²		1995	552	R
17557	1996	277	Ad ¹²¹²	17640.30	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17558	1996	277	Ad ¹²¹²		1995	552	R
17559	1996	277	Ad ¹²¹²	17640.40	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17560	1996	277	Ad ¹²¹²		1995	552	R
17561	1996	277	Ad ¹²¹²	17640.44	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17565	1996	277	Ad ¹²¹²		1995	552	R
17566	1996	277	Ad ¹²¹²	17640.45	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17567	1996	277	Ad ¹²¹²		1995	552	R
17568	1996	277	Ad ¹²¹²	17640.50	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17569	1996	277	Ad ¹²¹²		1995	552	R
17570	1996	277	Ad ¹²¹²	17640.55	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17571	1996	277	Ad ¹²¹²		1995	552	R
17572	1996	277	Ad ¹²¹²	17640.60	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17573	1996	277	Ad ¹²¹²		1995	552	R
17574	1996	277	Ad ¹²¹²	17640.63	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17575	1996	277	Ad ¹²¹²		1995	552	R
17576	1996	277	Ad ¹²¹²	17640.65	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17577	1996	277	Ad ¹²¹²		1995	552	R
17578	1996	277	Ad ¹²¹²	17640.70	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17579	1996	277	Ad ¹²¹²		1995	552	R
17580	1996	277	Ad ¹²¹²	17640.75	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17581	1996	277	Ad ¹²¹²		1995	552	R
17582	1996	277	Ad ¹²¹²	17640.80	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17583	1996	277	Ad ¹²¹²		1995	552	R
17584	1996	277	Ad ¹²¹²	17640.85	1992	12*	Ad (by Sec. 1 of Ch.) ⁴⁸⁵
17585	1996	277	Ad ¹²¹²		1995	552	R
17586	1996	277	Ad ¹²¹²				
17587	1996	277	Ad ¹²¹²				
17588	1996	277	Ad ¹²¹²				
17589	1996	277	Ad ¹²¹²				
17590	1996	277	Ad ¹²¹²				
17591	1996	277	Ad ¹²¹²				
17592	1996	277	Ad ¹²¹²				
17593	1996	277	Ad ¹²¹²				
17595	1996	277	Ad ¹²¹²				
17596	1996	277	Ad ¹²¹²				
17597	1996	277	Ad ¹²¹²				
17598	1996	277	Ad ¹²¹²				
17599	1996	277	Ad ¹²¹²				
17600	1996	277	Ad ¹²¹²				
17601	1996	277	Ad ¹²¹²				
17602	1996	277	Ad ¹²¹²				
17603	1996	277	Ad ¹²¹²				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17645	1992	117 *	Ad ⁵¹⁰	17650.65	1990	578 *	Ad ³⁹³
	1995	552	R		1995	552	R
17645.10	1992	117 *	Ad ⁵¹⁰	17650.70	1990	578 *	Ad ³⁹³
	1995	552	R		1995	552	R
17645.15	1992	117 *	Ad ⁵¹⁰	17650.75	1990	578 *	Ad ³⁹³
	1995	552	R		1995	552	R
17645.20	1992	117 *	Ad ⁵¹⁰	17650.80	1990	578 *	Ad ³⁹³
	1995	552	R		1995	552	R
17645.30	1992	117 *	Ad ⁵¹⁰	17650.85	1990	578 *	Ad ³⁹³
	1995	552	R		1995	552	R
17645.40	1992	117 *	Ad ⁵¹⁰	17651	1996	277	Ad ¹²¹²
	1995	552	R	17652	1996	277	Ad ¹²¹²
17645.44	1992	117 *	Ad ⁵¹⁰	17653	1996	277	Ad ¹²¹²
	1995	552	R	17660	1990	24 *	Ad ⁴⁴⁸
17645.45	1992	117 *	Ad ⁵¹⁰		1995	552	R
	1995	552	R	17660.10	1990	24 *	Ad ⁴⁴⁸
17645.50	1992	117 *	Ad ⁵¹⁰		1995	552	R
	1995	552	R	17660.15	1990	24 *	Ad ⁴⁴⁸
17645.55	1992	117 *	Ad ⁵¹⁰		1995	552	R
	1995	552	R	17660.20	1990	24 *	Ad ⁴⁴⁸
17645.60	1992	117 *	Ad ⁵¹⁰		1995	552	R
	1995	552	R	17660.30	1990	24 *	Ad ⁴⁴⁸
17645.63	1992	117 *	Ad ⁵¹⁰		1995	552	R
	1995	552	R	17660.40	1990	24 *	Ad ⁴⁴⁸
17645.65	1992	117 *	Ad ⁵¹⁰		1995	552	R
	1995	552	R	17660.45	1990	24 *	Ad ⁴⁴⁸
17645.70	1992	117 *	Ad ⁵¹⁰		1995	552	R
	1995	552	R	17660.50	1990	24 *	Ad ⁴⁴⁸
17645.75	1992	117 *	Ad ⁵¹⁰		1995	552	R
	1995	552	R	17660.53	1990	24 *	Ad ⁴⁴⁸
17645.80	1992	117 *	Ad ⁵¹⁰		1995	552	R
	1995	552	R	17660.55	1990	24 *	Ad ⁴⁴⁸
17645.85	1992	117 *	Ad ⁵¹⁰		1995	552	R
	1995	552	R	17660.60	1990	24 *	Ad ⁴⁴⁸
17650	1990	578 *	Ad ³⁹³		1995	552	R
	1995	552	R	17660.65	1990	24 *	Ad ⁴⁴⁸
	1996	277	Ad ¹²¹²		1995	552	R
17650.10	1990	578 *	Ad ³⁹³	17660.70	1990	24 *	Ad ⁴⁴⁸
	1995	552	R		1995	552	R
17650.15	1990	578 *	Ad ³⁹³	17660.75	1990	24 *	Ad ⁴⁴⁸
	1995	552	R		1995	552	R
17650.20	1990	578 *	Ad ³⁹³	17660.80	1990	24 *	Ad ⁴⁴⁸
	1995	552	R		1995	552	R
17650.25	1990	578 *	Ad ³⁹³	17660.85	1990	24 *	Ad ⁴⁴⁸
	1995	552	R		1995	552	R
17650.30	1990	578 *	Ad ³⁹³	17680	1995	552	R
	1995	552	R	17681	1995	552	R
17650.40	1990	578 *	Ad ³⁹³	17682	1995	552	R
	1995	552	R	17683	1995	552	R
17650.44	1990	578 *	Ad ³⁹³	17684	1995	552	R
	1995	552	R	17685	1995	552	R
17650.45	1990	578 *	Ad ³⁹³	17686	1995	552	R
	1995	552	R	17687	1995	552	R
17650.50	1990	578 *	Ad ³⁹³	17688	1995	552	R
	1995	552	R	17689	1995	552	R
17650.55	1990	578 *	Ad ³⁹³	17690	1995	552	R
	1995	552	R	17691	1995	552	R
17650.60	1990	578 *	Ad ³⁹³	17692	1995	552	R
	1995	552	R	17693	1995	552	R
17650.63	1990	578 *	Ad ³⁹³	17695	1995	552	R
	1995	552	R	17695.1	1995	552	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
17695.15	1995	552	R				
17695.2	1995	552	R				
17695.25	1995	552	R				
17695.3	1995	552	R				
17695.35	1995	552	R				
17695.4	1995	552	R				
17695.45	1991	652	Ad				
	1995	552	R				
17695.5	1995	552	R				
17695.6	1995	552	R				
17695.7	1995	552	R				
17695.8	1995	552	R				
17695.9	1995	552	R				
17695.95	1995	552	R				
17696	1995	552	R				
17696.1	1995	552	R				
17696.15	1995	552	R				
17696.2	1995	552	R				
17696.25	1995	552	R				
17696.3	1995	552	R				
17696.35	1995	552	R				
17696.4	1995	552	R				
17696.45	1991	652	Ad				
	1995	552	R				
17696.5	1995	552	R				
17696.6	1995	552	R				
17696.7	1995	552	R				
17696.8	1995	552	R				
17696.9	1995	552	R				
17696.95	1995	552	R				
17696.96	1995	552	R				
17696.98	1995	552	R				
17697	1995	552	R				
17697.10	1995	552	R				
17697.15	1995	552	R				
17697.20	1995	552	R				
17697.25	1995	552	R				
17697.30	1995	552	R				
17697.35	1995	552	R				
17697.40	1995	552	R				
17697.42	1991	652	Ad				
	1995	552	R				
17697.45	1995	552	R				
17697.50	1995	552	R				
17697.55	1995	552	R				
17697.60	1995	552	R				
17697.65	1995	552	R				
17697.70	1995	552	R				
17697.75	1995	552	R				
17697.80	1995	552	R				
17697.85	1995	552	R				
17697.90	1995	552	R				
17698	1995	552	R				
17698.10	1995	552	R				
17698.15	1995	552	R				
17698.20	1995	552	R				
17698.25	1995	552	R				
17698.30	1995	552	R				
17698.35	1995	552	R				
17698.40	1995	552	R				
17698.45	1991	652	Ad				
				17698.50	1995	552	R
				17698.55	1995	552	R
				17698.60	1995	552	R
				17698.70	1995	552	R
				17698.80	1995	552	R
				17698.90	1995	552	R
				17698.93	1995	552	R
				17698.95	1995	552	R
				17698.96	1995	552	R
				17700	1992	1354	R ⁷⁶³
					1996	277	R ¹²¹²
				17701	1992	758	Am
					1992	1354	R ⁷⁶³
					1996	277	R ¹²¹²
				17701.5	1996	478	Ad
					1997	893	R (as ad by Stats. 1996, Ch. 478)
				17702	1992	758	Am
					1992	1354	R ⁷⁶³
					1996	277	R ¹²¹²
				17702.1	1989	1209*	Am
					1989	1439	Am
					1992	1354	R ⁷⁶³
					1996	277	R ¹²¹²
				17703	1992	1354	R ⁷⁶³
					1996	277	R ¹²¹²
				17704	1992	1354	R ⁷⁶³
					1996	277	R ¹²¹²
				17705	1992	1354	R ⁷⁶³
					1994	1228	Am
					1996	277	R ¹²¹²
				17705.1	1992	1354	R ⁷⁶³
					1996	277	R ¹²¹²
				17705.11	1993	1048	Ad
					1994	194*	Am
					1995	552	Am
					1996	277	R ¹²¹²
				17705.15	1994	1111*	Ad
					1996	277	R ¹²¹²
				17705.5	1989	1209*	Am
					1990	633	Am ⁸²
					1990	1626*	Am
					1992	12*	Am
					1992	1354	R ⁷⁶³
					1995	552	R
				17705.6	1989	1121*	Ad
					1992	1354	R ⁷⁶³
					1995	552	R
				17705.7	1989	1439	Ad
					1992	1354	R ⁷⁶³
					1995	552	R
				17705.9	1992	12*	Ad ¹⁴⁰
					1995	552	R
				17706	1991	846	Am
					1992	1354	R ⁷⁶³
					1996	277	R ¹²¹²
				17707	1992	1354	R ⁷⁶³
					1996	277	R ¹²¹²
				17708	1992	1354	R ⁷⁶³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17708 (Cont.)	1996	277	R ¹²¹²	17719.3	1992	1354	R ⁷⁶³
17708.3	1992	1354	R ⁷⁶³		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17719.5	1989	1209*	Am
17708.5	1992	1354	R ⁷⁶³		1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17709	1993	388	Ad	17720	1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17710	1992	1354	R ⁷⁶³	17721	1992	1354	R ⁷⁶³
	1994	1228	Am		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17721.3	1991	809	Am
17711	1992	1354	R ⁷⁶³		1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17712	1992	1354	R ⁷⁶³	17721.4	1992	341	Ad
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17713	1992	1354	R ⁷⁶³	17722	1991	846	Am
	1996	277	R ¹²¹²		1992	1354	R ⁷⁶³
17714	1989	1209*	Am		1996	277	R ¹²¹²
	1992	1354	R ⁷⁶³	17722.7	1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17715	1992	1354	R ⁷⁶³	17723	1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17716	1992	1354	R ⁷⁶³	17724	1991	846	Am
	1996	277	R ¹²¹²		1992	1354	R ⁷⁶³
	1996	1059	Am		1996	277	R ¹²¹²
	1997	893	R (as am by Stats. 1996, Ch. 1059)	17724.5	1992	1354	R ⁷⁶³
					1996	277	R ¹²¹²
17717	1992	1354	R ⁷⁶³	17725	1991	846	Am
	1996	277	R ¹²¹²		1992	1354	R ⁷⁶³
17717.1	1993	57*	Ad		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17729	1991	846	Am
17717.2	1996	1059	Ad		1992	1354	R ⁷⁶³
	1997	893	R (as am by Stats. 1996, Ch. 1059)		1996	277	R ¹²¹²
				17729.5	1994	693	Ad
17717.5	1990	1261	Am		1996	277	R ¹²¹²
	1991	846	Am	17730	1992	1354	R ⁷⁶³
	1992	1354	R ⁷⁶³		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17730.2	1992	1354	R ⁷⁶³
17717.6	1991	588	Ad		1996	277	R ¹²¹²
	1992	759*	Am	17730.3	1989	1408*	Ad
	1992	1354	R ⁷⁶³		1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17717.7	1990	1261	Ad	17730.5	1992	1354	R ⁷⁶³
	1991	846	Am		1996	277	R ¹²¹²
	1992	759*	Am	17730.6	1992	1354	R ⁷⁶³
	1992	1354	R ⁷⁶³		1996	277	R ¹²¹²
	1993	1296*	Am	17731	1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17717.9	1992	771	Ad	17732	1989	1209*	Am
	1996	277	R ¹²¹²		1992	1354	R ⁷⁶³
17718	1992	1354	R ⁷⁶³		1995	552	Am
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17718.5	1989	1209*	Am	17732.3	1990	216	Am ²⁰⁶
	1992	1354	R ⁷⁶³		1992	1354	R ⁷⁶³
	1995	552	Am		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17732.5	1996	1059	Ad
17719	1992	758	Am		1997	893	R (as am by Stats. 1996, Ch. 1059)
	1992	1354	R ⁷⁶³	17733	1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17734	1992	1354	R ⁷⁶³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
17734 (Cont.)	1996	277	R ¹²¹²		1992	1224	Am
	1992	1354	R ⁷⁶³		1992	1354	R ⁷⁶³
17735	1992	1354	R ⁷⁶³		1995	552	Am
	1996	277	R ¹²¹²		1996	164*	Am
17736	1992	1354	R ⁷⁶³		1996	277	R ¹²¹²
	1996	277	R ¹²¹²		1996	1059	Am (as am by
17738	1992	1354	R ⁷⁶³				Stats. 1996,
	1996	277	R ¹²¹²				Ch. 164)
17739	1992	1354	R ⁷⁶³		1997	893	R (as am by
	1996	277	R ¹²¹²				Stats. 1996,
17739.1	1992	1354	R ⁷⁶³				Ch. 1059)
	1996	277	R ¹²¹²	17742.2	1992	341	R
17739.2	1992	1354	R ⁷⁶³		1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²	17742.3	1991	846	Am
17740	1992	1354	R ⁷⁶³		1992	341	R
	1996	277	R ¹²¹²		1992	1354	R ⁷⁶³
17740.1	1989	286	Am	17742.5	1992	341	Am
	1992	1354	R ⁷⁶³		1992	1354	R ⁷⁶³
	1995	552	Am		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17742.6	1992	341	R
17740.2	1989	1209*	Ad		1992	1354	R ⁷⁶³
	1991	846	Am	17742.7	1989	1209*	Am
	1992	1354	R ⁷⁶³		1992	341	Am
	1995	552	Am		1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	164*	Am
17740.3	1989	1404	Am		1996	277	R ¹²¹²
	1992	1354	R ⁷⁶³	17742.9	1996	470	Ad
	1995	552	Am		1997	893	R (as am by
	1996	277	R ¹²¹²				Stats. 1996,
17740.4	1994	1184	Ad				Ch. 470)
	1996	277	R ¹²¹²	17743	1992	1354	R ⁷⁶³
17740.5	1992	1354	R ⁷⁶³		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17744	1992	1354	R ⁷⁶³
17740.6	1992	1354	R ⁷⁶³		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17745	1992	1354	R ⁷⁶³
17740.7	1992	1354	R ⁷⁶³		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17746	1992	1354	R ⁷⁶³
17740.8	1992	1354	R ⁷⁶³		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17746.7	1989	1209*	Am
17740.9	1992	1354	R ⁷⁶³		1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17741	1992	1354	R ⁷⁶³	17746.8	1990	1261	Ad
	1996	277	R ¹²¹²		1992	1354	R ⁷⁶³
17741.1	1991	846	Ad		1996	277	R ¹²¹²
	1992	1354	R ⁷⁶³	17747	1992	759*	Am
	1996	277	R ¹²¹²		1992	1354	R ⁷⁶³
17741.2	1991	846	Ad		1996	277	R ¹²¹²
	1992	1354	R ⁷⁶³	17747.5	1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17741.3	1992	1354	R ⁷⁶³	17747.6	1996	1059	Ad
	1996	277	R ¹²¹²		1997	893	R (as am by
17741.5	1992	1354	R ⁷⁶³				Stats. 1996,
	1996	277	R ¹²¹²				Ch. 1059)
17741.6	1992	1354	R ⁷⁶³	17748	1992	1354	R ⁷⁶³
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17741.8	1992	1354	R ⁷⁶³	17749	1989	1209*	Am
	1995	552	Am		1990	1221	Am
	1996	277	R ¹²¹²		1992	1354	R ⁷⁶³
17742	1989	1209*	Am		1995	552	Am
	1992	341	R		1996	277	R ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17750	1992	1354	R ⁷⁶³		1996	621 *	Am
	1996	277	R ¹²¹²		1997	656 *	R
17751	1992	1354	R ⁷⁶³	17771	1996	164 *	Ad ¹⁵⁹
	1993	388	Am				R ¹⁶⁰
	1996	277	R ¹²¹²		1997	656 *	R
17755	1989	918	Am	17772	1996	164 *	Ad ¹⁵⁹
	1992	1354	R ⁷⁶³				R ¹⁶⁰
	1995	57*	Am		1997	656 *	R
	1996	277	R ¹²¹²	17773	1996	164 *	Ad ¹⁵⁹
17756	1992	1354	R ⁷⁶³				R ¹⁶⁰
	1995	57*	R		1997	656 *	R
	1996	277	R ¹²¹²	17774	1996	164 *	Ad ¹⁵⁹
17757	1992	1354	R ⁷⁶³				R ¹⁶⁰
	1995	57*	R		1997	656 *	R
17758	1992	1354	R ⁷⁶³	17775	1996	164 *	Ad ¹⁵⁹
	1995	57 *	Am				R ¹⁶⁰
	1996	277	R ¹²¹²		1996	621 *	Am
17759	1993	833	Ad		1997	656 *	R
	1996	277	R ¹²¹²	17775.5	1996	621 *	Ad
17759.1	1993	833	Ad		1997	656 *	R
	1996	277	R ¹²¹²	17776	1996	164 *	Ad ¹⁵⁹
17759.2	1993	833	Ad				R ¹⁶⁰
	1996	277	R ¹²¹²		1996	621 *	Am
17760	1992	1354	Ad ⁷⁶³		1997	656 *	R
			R ⁷⁶³	17777	1996	164 *	Ad ¹⁵⁹
	1995	956	Ad				R ¹⁶⁰
	1996	277	R ¹²¹²		1997	656 *	R
17761	1995	956	Ad	17780	1994	1111 *	Am
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17762	1995	956	Ad	17785	1994	1228	Am
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17763	1995	956	Ad	17786	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17787	1996	277	R ¹²¹²
17764	1995	956	Ad	17788	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17788.3	1994	1183	Am
17765	1995	956	Ad		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17788.5	1996	277	R ¹²¹²
17766	1994	19 *	Ad ⁸¹⁶	17788.7	1989	667 *	Ad
	1995	956	Ad		1990	961 *	Am
	1996	277	R ¹²¹²		1995	552	Am
17766.10	1994	19 *	Ad ⁸¹⁶		1996	277	R ¹²¹²
17766.15	1994	19 *	Ad ⁸¹⁶	17789	1991	333 *	Am
17766.20	1994	19 *	Ad ⁸¹⁶		1996	277	R ¹²¹²
17766.30	1994	19 *	Ad ⁸¹⁶	17789.2	1991	333 *	Ad
17766.35	1994	19 *	Ad ⁸¹⁶		1996	277	R ¹²¹²
17766.40	1994	19 *	Ad ⁸¹⁶	17789.5	1996	277	R ¹²¹²
17766.44	1994	19 *	Ad ⁸¹⁶	17790	1996	277	R ¹²¹²
17766.45	1994	19 *	Ad ⁸¹⁶	17791	1994	1183	Am
17766.50	1994	19 *	Ad ⁸¹⁶		1996	277	R ¹²¹²
17766.55	1994	19 *	Ad ⁸¹⁶	17792	1994	1183	Am
17766.60	1994	19 *	Ad ⁸¹⁶		1996	277	R ¹²¹²
17766.63	1994	19 *	Ad ⁸¹⁶	17792.3	1994	1183	Ad
17766.65	1994	19 *	Ad ⁸¹⁶		1996	277	R ¹²¹²
17766.70	1994	19 *	Ad ⁸¹⁶	17793	1996	277	R ¹²¹²
17766.75	1994	19 *	Ad ⁸¹⁶	17794	1996	277	R ¹²¹²
17766.80	1994	19 *	Ad ⁸¹⁶	17795	1996	277	R ¹²¹²
17766.85	1994	19 *	Ad ⁸¹⁶	17800	1996	277	R ¹²¹²
17766.90	1994	19 *	Ad ⁸¹⁶	17810	1996	277	R ¹²¹²
17770	1996	164 *	Ad ¹⁵⁹	17811	1996	277	R ¹²¹²
			R ¹⁶⁰	17812	1996	277	R ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17850	1994	650	Ad	17896	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17897	1996	277	R ¹²¹²
	1996	872	Am ¹²⁸¹	17898	1996	277	R ¹²¹²
	1996	1071	Am (by Sec. 1.5 of Ch.)	17899	1996	277	R ¹²¹²
	1997	893	R (as am by Stats. 1996, Ch. 1071)	17899.1	1996	277	R ¹²¹²
17860	1995	869	Ad	17899.2	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	17899.3	1996	277	R ¹²¹²
17861	1995	869	Ad		1996	1071	Am
	1996	277	R ¹²¹²		1997	893	R (as am by Stats. 1996, Ch. 1071)
17862	1995	869	Ad	17899.4	1996	1071	Ad & R ¹²⁵¹
	1996	277	R ¹²¹²		1997	893	R (as am by Stats. 1996, Ch. 1071)
17863	1995	869	Ad	17900	1990	1372	Am
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17863.5	1995	869	Ad	17901	1990	1372	Am
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17864	1995	869	Ad	17902	1990	1372	Am
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17865	1995	869	Ad	17903	1990	1372	Am
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
17870	1996	277	R ¹²¹²	17910.2	1989	182*	Ad
17871	1996	277	R ¹²¹²	17911.4	1989	182*	R & Ad
17872	1996	277	R ¹²¹²		1990	65*	Am
17873	1996	277	R ¹²¹²	17911.5	1989	182*	Am
17874	1996	277	R ¹²¹²		1990	65*	Am
17875	1991	919	Am		1989	182*	R & Ad
	1992	509	Am	17911.6	1989	182*	Ad
	1996	277	R ¹²¹²	17911.7	1989	182*	Ad
17876	1996	277	R ¹²¹²	17912.2	1989	182*	Am
17877	1996	277	R ¹²¹²	17912.3	1990	65*	Ad
17878	1993	589	Am ⁶⁷⁰		1991	13*	Am
	1996	277	R ¹²¹²	17920	1995	862	Ad
17879	1996	277	R ¹²¹²	17921	1995	862	Ad
17880	1996	277	R ¹²¹²	17922	1995	862	Ad
17881	1996	277	R ¹²¹²	17923	1995	862	Ad
17882	1996	277	R ¹²¹²	17924	1995	862	Ad
	1996	1071	Am	17925	1995	862	Ad
	1997	893	R (as am by Stats. 1996, Ch. 1071)	17926	1995	862	Ad
17883	1996	277	R ¹²¹²	18025	1993	897	Am
	1996	1071	Am		1997	167	Am
	1997	893	R (as am by Stats. 1996, Ch. 1071) & Ad		1997	435*	Am (by Sec. 1 of Ch.) ¹³⁸⁷
17883.5	1996	277	R ¹²¹²	18100	1990	1372	Am
17884	1996	277	R ¹²¹²	18101	1990	1372	Am
17885	1996	277	R ¹²¹²	18102	1990	1372	Am
17886	1996	277	R ¹²¹²	18103	1990	1372	Am
17887	1996	277	R ¹²¹²	18110	1990	1372	Am
17888	1996	277	R ¹²¹²	18111	1990	1372	Am
17889	1996	277	R ¹²¹²	18120	1990	1372	Am
17890	1996	277	R ¹²¹²	18121	1990	1372	Am
17891	1996	277	R ¹²¹²	18122	1990	1372	Am
17892	1996	277	R ¹²¹²	18131	1990	1372	Am
17893	1996	277	R ¹²¹²	18132	1990	1372	Am
17894	1996	277	R ¹²¹²	18134	1990	1372	Am
17895	1996	277	R ¹²¹²	18137	1990	1372	Am
				18138	1990	1372	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18139	1990	1372	Am	19976.5	1991	652	Ad
18170	1990	1372	Am	22000	1993	893	R & Ad ⁷³²
18171	1990	1372	Am	22001	1993	893	R & Ad ⁷³²
18172	1990	1372	Am	22002	1993	893	R & Ad ⁷³²
18175	1993	1212	Ad & R ¹⁹⁹		1996	634	Am
18176	1993	1212	Ad & R ¹⁹⁹		1997	482	Am
18177	1993	1212	Ad & R ¹⁹⁹	22003	1993	893	R & Ad ⁷³²
18178	1993	1212	Ad & R ¹⁹⁹	22004	1993	893	R & Ad ⁷³²
18179	1993	1212	Ad & R ¹⁹⁹	22004.1	1993	893	R ⁷³²
18342	1995	529*	Ad	22004.2	1991	543	Ad
18380	1995	579*	Am ⁹⁴		1993	893	R ⁷³²
18490	1994	922	R ⁸³²		1993	1082	Am
18491	1994	922	R ⁸³²		1994	933*	R (as am by
18492	1994	922	R ⁸³²				Sec. 1,
18558	1994	923	Am ⁸³²				Stats. 1993,
18733	1990	1095*	Ad				Ch. 1082)
18733.1	1990	1095*	Ad	22005	1993	893	R & Ad ⁷³²
18733.2	1990	1095*	Ad	22006	1993	893	R & Ad ⁷³²
18733.3	1990	1095*	Ad		1996	634	Am
19110	1991	52	Am	22007	1989	118	Am
19116	1996	522	Ad ⁵⁷⁴		1993	893	R & Ad ⁷³²
	1996	523	Am (as ad by		1996	634	Am
			Sec. 1,	22008	1993	893	Ad ⁷³²
			Stats. 1996,		1996	1165	Am
			Ch. 522) ⁵⁷⁴	22009	1993	893	R & Ad ⁷³²
	1997	248*	Am	22011	1993	893	R ⁷³²
19143	1991	52	Am	22012	1993	893	R ⁷³²
19160	1989	406	Am	22013	1993	893	R ⁷³²
19161	1989	406	R	22100	1993	893	R & Ad ⁷³²
19162	1989	406	R		1994	933*	R (as ad by
19163	1989	406	R				Sec. 2,
19164	1989	406	R				Stats. 1993,
19165	1989	406	R				Ch. 893) & Ad
19166	1989	406	R	22101	1993	893	R & Ad ⁷³²
19172	1994	922	R ⁸³²		1994	933*	R (as ad by
19175	1994	922	Am ⁸³²				Sec. 2,
19326	1996	213	Ad				Stats. 1993,
19327	1996	213	Ad				Ch. 893) & Ad
19328	1997	411	Ad	22102	1993	893	R & Ad ⁷³²
19335	1994	787	Ad		1994	933*	R (as ad by
19336	1994	787	Ad				Sec. 2,
	1996	124	Am ¹¹⁹⁷				Stats. 1993,
19471	1994	922	R ⁸³²				Ch. 893) & Ad
19472	1994	922	R ⁸³²	22103	1993	893	R & Ad ⁷³²
19474	1994	922	R ⁸³²		1994	933*	R (as ad by
19483	1996	522	Am ⁵⁷⁴				Sec. 2,
19657	1994	922	R ⁸³²				Stats. 1993,
19700	1992	970	Am	22104	1993	893	Ch. 893) & Ad
	1994	923	Am ⁸³²		1994	933*	R & Ad ⁷³²
Title 1,							R (as ad by
Div. 1,							Sec. 2,
Pt. 11,							Stats. 1993,
Ch. 10,							Ch. 893) & Ad
heading				22105	1993	893	Ad ⁷³²
(former					1994	933*	R (as ad by
Sec. 19800							Sec. 2,
et seq.)	1989	1360	R ⁷³				Stats. 1993,
19901	1990	1372	Am				Ch. 893) & Ad
19957.5	1991	45*	Ad	22106	1993	893	R & Ad ⁷³²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
22106 (Cont.)	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893)
22106.5	1995	390	Ad ⁷⁸				R (as am by Sec. 1, Stats. 1993, Ch. 468) & Ad
22107	1993	893	R & Ad ⁷³²				R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		1996	1165	R ⁷³²
				22114.5	1993	893	R & Ad ⁷³²
				22115	1993	893	R & Ad ⁷³²
	1996	634	Am		1994	193	Am
22108	1993	893	R & Ad ⁷³²		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893)
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad				Ad (by Sec. 5 of Ch.) ³⁶⁵
							Ad (by Sec. 5.5 of Ch.) ¹¹⁷
	1996	634	Am		1995	390	Am ⁷⁸
22109	1993	893	R & Ad ⁷³²		1996	634	Am
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		1997	482	Am
				22116	1993	893	R & Ad ⁷³²
22110	1993	893	R & Ad ⁷³²		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad				R ⁷⁸
22110.1	1996	634	Ad		1995	390	R & Ad ⁷³²
22110.2	1996	634	Ad	22117	1993	893	R & Ad ⁷³²
22110.5	1996	634	Ad		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22111	1993	893	R & Ad ⁷³²				Am
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22117.5	1993	893	R ⁷³²
				22118	1992	1166 *	R
	1996	1165	R & Ad		1993	893	Ad ⁷³²
22112	1992	1167	Am		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
	1993	893	R & Ad ⁷³²				Ad
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22118.5	1992	1167	Ad
					1993	893	R ⁷³²
	1996	1165	R	22119	1993	893	R & Ad ⁷³²
22112.5	1992	1166 *	Ad		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
	1993	893	R ⁷³²				Ad
	1995	390	Ad ⁷⁸				Ad
	1996	1165	Am ⁷⁸				Am ⁷⁸
22112.6	1997	572	Ad	22119.2	1996	1165	Ad ⁷⁸
22112.8	1992	1167	Ad		1997	482	Am
	1993	893	R ⁷³²	22119.5	1995	394 *	Ad
	1993	893	R & Ad ⁷³²		1995	592	Ad
22113	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		1996	608 *	Am ⁷⁸
				22120	1993	893	R & Ad ⁷³²
					1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22113.1	1993	893	R ⁷³²				Am
22114	1991	543	Am		1996	634	Am
	1993	468	Am				
	1993	893	R & Ad ⁷³²				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
22121	1993	893	R & Ad ⁷³²		1993	893	R & Ad ⁷³²	
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893)	
22122	1992	1167	Am				R (as am by Sec. 1, Stats. 1993, Ch. 860) & Ad	
	1993	893	R & Ad ⁷³²				Am	
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		22130	1996	634	R & Ad ⁷³²
22122.4	1996	634	Am		1993	893	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	
	1996	634	Ad		1994	933 *	Am	
22122.5	1996	634	Ad	22131	1996	634	Am	
22123	1993	893	R & Ad ⁷³²		1993	893	R & Ad ⁷³²	
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	
22123.5	1996	1165	R & Ad		1996	634	Am	
	1996	1165	R & Ad ¹²⁰⁵		1993	893	R ⁷³²	
22124	1993	893	R & Ad ⁷³²	22131.1	1993	893	R ⁷³²	
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		22131.5	1992	1166 *	Am
			1996			634	Am	1993
22125	1993	893	R & Ad ⁷³²	22131.7	1993	893	R ⁷³²	
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		22131.8	1993	893	R ⁷³²
			1996			634	Am	22132
22126	1992	1166 *	Am		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	
	1993	893	R & Ad ⁷³²		22133	1996	634	Am
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad			1993	893	R & Ad ⁷³²
22127	1992	1166 *	Am		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	
	1993	893	R & Ad ⁷³²		22134	1993	893	R & Ad ⁷³²
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad			1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22127.1	1996	634	Am		1996	1165	Am	
	1989	1184	Ad		1997	482	Am	
	1990	83 *	Am		22134.5	1993	893	R ⁷³²
22127.3	1991	543	Am	22134.6	1993	893	R ⁷³²	
	1993	893	R ⁷³²		22134.7	1993	893	R ⁷³²
	1992	1372 *	Ad			22135	1993	893
22128	1993	893	R & Ad ⁷³²		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		22136	1996	383	Am
			1996			634	Am	1993
22129	1996	634	Am		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	
	1993	860	Am		22137	1996	634	Am
					1993	893	R & Ad ⁷³²	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
22137 (Cont.)	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22145	1996 1993 1994	634 893 933 *	Am R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22137.5	1994 1994	193 933 *	Ad Am (as ad by Stats. 1994, Ch. 193) & RN ¹¹⁷	22145.5 22146	1993 1993 1994	861 893 933 *	Ad R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22138	1993 1994	893 933 *	R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22146.5 22147	1995 1996 1996 1993 1994	592 634 634 893 933 *	R & Ad Am Ad R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22138.5	1994 1995 1996	933 * 390 634	Ad(RN) ¹¹⁷ R & Ad ⁷⁸ Am	22148	1993 1994	893 933 *	R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22138.6	1995	390	Ad ⁷⁸	22149	1996 1993 1994	634 893 933 *	Am R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22139	1993 1994	893 933 *	R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22150	1996 1993 1994	634 893 933 *	Am R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22140	1993 1994	893 933 *	R & Ad ¹²⁰⁵ R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22150.5 22150.7	1993 1990 1993	893 560 893	R ⁷³² Ad R ⁷³²
22141	1996 1992 1992 1993 1994	634 1166 * 1167 893 933 *	Am Am Am R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22151	1993 1993 1994	893 893 933 *	R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22142	1992 1993 1994	1167 893 933 *	Am R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22152	1993 1994	893 933 *	R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22143	1993 1993 1994	893 920 933 *	R & Ad ⁷³² Am R (as ad by Sec. 2, Stats. 1993, Ch. 893)	22153	1993 1994	893 933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22144	1996 1993 1994	634 893 933 *	Am R & Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22154	1995 1993 1994	390 893 933 *	R ⁷⁸ Ad ⁷³² R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22155	1993	893	R & Ad ⁷³²	22166	1996	634	Am
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		1993	893	Ad ⁷³²
	1997	482	Am		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22155.5	1992	1166 *	Ad	22167	1996	634	Am
	1993	893	R ⁷³²		1993	893	Ad ⁷³²
	1996	634	Ad		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22156	1993	893	R & Ad ⁷³²	22168	1993	893	Ad ⁷³²
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
	1996	634	Am	22169	1993	893	Ad ⁷³²
22157	1993	893	R & Ad ⁷³²		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22170	1993	893	Ad ⁷³²
22158	1993	893	R & Ad ⁷³²		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22171	1993	893	Ad ⁷³²
	1996	634	Am		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22159	1993	893	R & Ad ⁷³²	22172	1996	634	Am
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad		1993	893	Ad ⁷³²
22160	1994	933 *	Ad		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22161	1993	893	Ad ⁷³²	22173	1993	893	Ad ⁷³²
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22174	1993	893	Ad ⁷³²
22161.5	1996	634	Ad		1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad
22162	1993	893	Ad ⁷³²	22175	1995	390	Ad ⁷⁸
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22200	1990	1372	Am
22162.5	1996	634	Ad		1993	893	R & Ad ⁷³²
22163	1993	893	Ad ⁷³²		1994	933 *	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22201	1996	634	Am
22164	1996	634	R & Ad		1993	893	R & Ad ⁷³²
	1993	893	Ad ⁷³²		1996	634	Am
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22201.2	1996	634	Ad
	1996	634	R	22201.3	1996	634	Ad
22165	1993	893	Ad ⁷³²	22202	1993	893	R & Ad ⁷³²
	1994	933 *	R (as ad by Sec. 2, Stats. 1993, Ch. 893) & Ad	22203	1993	893	R & Ad ⁷³²
				22204	1993	893	R & Ad ⁷³²
				22204.5	1993	893	R ⁷³²
				22204.6	1993	893	R ⁷³²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
22205	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
22205.1	1993	893	R ⁷³²	22225.53	1989	542	Ad
22205.2	1993	893	R ⁷³²		1993	893	R ⁷³²
22205.5	1993	893	R ⁷³²	22225.6	1989	542	Am
22206	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
22206.5	1989	115	Ad	22225.65	1989	542	Ad
	1990	996*	Am		1993	893	R ⁷³²
	1993	893	R ⁷³²	22225.7	1989	542	Am
22207	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
	1996	634	Am	22225.75	1993	893	R ⁷³²
22208	1993	893	R & Ad ⁷³²	22225.8	1989	542	Am
22209	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
22210	1993	893	R & Ad ⁷³²	22225.9	1993	893	R ⁷³²
22211	1993	893	R & Ad ⁷³²	22226	1993	893	R ⁷³²
	1994	933*	R	22227	1993	893	R ⁷³²
22212	1993	893	R & Ad ⁷³²	22228	1993	861	Am
22213	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
	1996	634	Am		1994	933*	R (as am by
22214	1993	893	R & Ad ⁷³²				Sec. 2,
	1996	634	Am				Stats. 1993,
22215	1993	893	R & Ad ⁷³²				Ch. 861)
	1996	634	Am	22229	1993	893	R ⁷³²
22216	1993	893	R & Ad ⁷³²	22229.1	1993	893	R ⁷³²
22217	1993	893	R & Ad ⁷³²	22229.2	1993	893	R ⁷³²
22218	1993	893	R & Ad ⁷³²	22230	1990	560	R
	1996	634	Am	22230.1	1990	560	R
22218.5	1993	893	R ⁷³²	22231	1990	831	Am
	1994	858	Ad		1993	893	R ⁷³²
	1995	91	Am ⁹⁶⁴	22232	1990	831	Am
22218.6	1989	1004	Am		1993	893	R ⁷³²
	1993	893	R ⁷³²	22233	1993	893	R ⁷³²
22218.7	1993	893	R ⁷³²	22235	1993	893	R ⁷³²
22219	1993	893	R & Ad ⁷³²	22236	1993	893	R ⁷³²
22220	1993	893	R & Ad ⁷³²	22238	1990	11	Am
	1996	634	Am		1991	543	Am
22221	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
	1993	920	Am	22238.1	1X 1989-90	35	Ad
	1994	933*	R (as am by		1993	893	R ⁷³²
			Sec. 2,	22239	1993	893	R ⁷³²
			Stats. 1993,	22240	1993	893	R ⁷³²
			Ch. 920)	22242	1992	1167	Ad(RN)
			Am (as ad by		1993	893	R ⁷³²
			Sec. 2,	22250	1992	1166*	Ad
			Stats. 1993,		1993	893	R & Ad ⁷³²
			Ch. 893)		1996	634	Am
	1996	634	Am	22251	1992	1166*	Ad
22222	1993	893	R & Ad ⁷³²		1993	893	R & Ad ⁷³²
	1996	634	Am		1996	634	Am
22223	1992	540*	Am ¹³	22252	1992	1166*	Ad
	1993	893	R & Ad ⁷³²		1993	893	R & Ad ⁷³²
	1996	634	Am		1993	1144	Am
22224	1993	893	R & Ad ⁷³²		1994	933*	R (as am by
	1996	634	Am				Sec. 1,
22225	1993	893	Ad ⁷³²				Stats. 1993,
	1996	634	Am				Ch. 1144)
22225.5	1989	542	Am		1996	634	Am
	1993	893	R ⁷³²	22253	1992	1166*	Ad
22225.51	1989	542	Ad		1993	219	Am
	1993	893	R ⁷³²		1993	893	R & Ad ⁷³²
22225.52	1989	542	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22253 (Cont.)	1994	933 *	R (as am by Sec. 72, Stats. 1993, Ch. 219)	1993	893		R & Ad ⁷³²
	1996	634	Am	1994	933 *		Am (as ad by Sec. 2, Stats. 1993, Ch. 893)
22253.5	1992	1166 *	Ad	1996	634		Am ⁷³²
	1993	219	Am	22311	1993		893
	1993	893	R ⁷³²		1994		933 *
	1994	933 *	R (as am by Sec. 73, Stats. 1993, Ch. 219)		1996		634
22254	1992	1166 *	Ad	22312	1993		893
	1993	893	R & Ad ⁷³²		1993		893
	1996	634	Am	22312.5	1993		893
22255	1992	1166 *	Ad	22313	1993		893
	1993	893	R & Ad ⁷³²		1996		634
	1996	634	Am	22314	1993		893
22256	1992	1166 *	Ad	22315	1993		893
	1993	893	R & Ad ⁷³²		1996		634
	1996	634	Am	22316	1993		893
22257	1992	1166 *	Ad & R ⁵¹		1996		634
	1993	893	R & Ad ⁷³²	22317	1993		893
22258	1993	893	Ad ⁷³²		1994		933 *
22259	1993	893	Ad ⁷³²				Am (as ad by Sec. 2, Stats. 1993, Ch. 893)
	1996	634	Am	22317.5	1996		634
22300	1989	115	Am		1995		829
	1993	893	R & Ad ⁷³²	22318	1993		893
22301	1993	893	R & Ad ⁷³²		1996		634
	1996	634	Am	22319	1993		893
22302	1993	893	R & Ad ⁷³²		1994		933 *
	1994	933 *	Am				Am (as ad by Sec. 2, Stats. 1993, Ch. 893)
	1996	634	Am		1996		634
22303	1993	893	R & Ad ⁷³²	22320	1993		893
	1996	634	Am	22321	1993		893
22303.5	1994	656	Ad		1996		634
	1996	634	Am	22322	1993		893
22304	1993	893	R & Ad ⁷³²		1996		634
	1996	634	Am	22323	1993		893
22305	1993	893	Ad ⁷³²		1996		634
	1994	933 *	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)	22324	1993		893
22306	1993	893	Ad ⁷³²		1995		829
	1994	933 *	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)		1996		634
	1996	634	R & Ad	22325	1993		893
22307	1993	893	Ad ⁷³²		1995		829
	1996	634	Am	22326	1993		893
22308	1993	893	R & Ad ⁷³²		1994		840
	1996	634	Am	22327	1993		893
22309	1993	893	R & Ad ⁷³²		1996		634
	1994	933 *	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)	22328	1993		893
	1996	634	Am		1996		634
22310	1990	831	Am	22329	1993		893
	1996	634	Am		1996		634
	1990	831	Am	22330	1993		893
					1996		634
				22331	1993		893
					1994		291
				22332	1993		893
					1994		291
				22333	1993		893
							Ad ⁷³²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22333 (Cont.)	1994	291	R	22401.6	1991	543	R
22334	1993	893	Ad ⁷³²	1990	1390	Ad	
	1996	634	R	1991	543	Am	
22335	1994	489	Ad ⁸⁶²	1992	163	Am ^{42 511}	
			R ⁸⁶³	1992	1166*	R & Ad	
	1996	634	Am	1993	219	Am	
22350	1993	893	Ad ⁷³²	1993	893	R ⁷³²	
22351	1993	893	Ad ⁷³²	1994	933*	R (as am by	
22352	1993	893	Ad ⁷³²			Sec. 74,	
22353	1993	893	Ad ⁷³²			Stats. 1993,	
22354	1993	893	Ad ⁷³²	22401.7	1992	1166*	Ch. 219)
	1994	933*	Am (as ad by		1993	219	Ad
			Sec. 2,		1993	893	Am
			Stats. 1993,		1994	933*	R ⁷³²
			Ch. 893)				R (as am by
22355	1993	893	Ad ⁷³²				Sec. 75,
22356	1993	893	Ad ⁷³²				Stats. 1993,
22357	1993	893	Ad ⁷³²	22402	1993	893	Ch. 219)
	1994	933*	Am (as ad by	22403	1993	893	R & Ad ⁷³²
			Sec. 2,	22403.1	1991	543	R ⁷³²
			Stats. 1993,		1993	893	Ad
			Ch. 893)		1993	893	R ⁷³²
	1995	829	R	22404	1993	893	R ⁷³²
22358	1993	893	Ad ⁷³²	22450	1993	893	Ad ⁷³²
	1995	829	R & Ad		1994	933*	Am (as ad by
	1996	634	Am				Sec. 2,
22359	1993	893	Ad ⁷³²				Stats. 1993,
22360	1993	893	Ad ⁷³²				Ch. 893)
	1994	933*	Am	22451	1996	634	Am
	1996	634	Am		1993	893	Ad ⁷³²
22361	1993	893	Ad ⁷³²		1996	634	Am
	1996	634	Am	22451.5	1994	933*	Ad(RN)
22362	1993	893	Ad ⁷³²		1996	1165	Am
	1996	634	Am	22451.7	1994	933*	Ad(RN)
22375	1993	893	Ad ⁷³²		1996	1165	Am
	1996	634	Am	22452	1993	893	Ad ⁷³²
22376	1993	893	Ad ⁷³²		1994	933*	R (as ad by
22377	1993	893	Ad ⁷³²				Sec. 2,
22378	1993	893	Ad ⁷³²				Stats. 1993,
22379	1993	893	Ad ⁷³²	22453	1993	893	Ch. 893)
22380	1993	893	Ad ⁷³²		1994	933*	Ad ⁷³²
22400	1993	861	Am				Am (as ad by
	1993	893	R & Ad ⁷³²				Sec. 2,
	1994	933*	R (as am by				Stats. 1993,
			Sec. 3,				Ch. 893)
			Stats. 1993,	22454	1996	634	Am
			Ch. 861)		1993	893	Ad ⁷³²
	1996	634	Am		1994	933*	Am (as ad by
22401	1993	893	R & Ad ⁷³²				Sec. 2,
22401.1	1993	920	Ad				Stats. 1993,
	1994	933*	Am (as ad by				Ch. 893)
			Sec. 3,		1994	1269	Am
			Stats. 1993,	22455	1996	634	Am
			Ch. 920) & RN		1993	893	Ad ⁷³²
22401.2	1993	920	Ad	22455.5	1994	193	Ad
	1994	933*	Am (as ad by		1996	634	Am
			Sec. 4,	22456	1993	893	Ad ⁷³²
			Stats. 1993,		1996	634	Am
			Ch. 920) & RN		1997	482	Am
22401.5	1989	270	Am	22457	1993	893	Ad ⁷³²
					1996	634	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22458	1993	893	Ad ⁷³²	22601	1993	893	R & Ad ⁷³²
	1996	634	Am		1996	634	Am
22459	1993	893	Ad ⁷³²	22601.5	1996	634	Ad ⁷⁸
	1996	634	Am	22602	1993	893	R & Ad ⁷³²
22460	1993	893	Ad ⁷³²		1995	592	Am
	1996	634	Am		1996	634	Am ⁷⁸
22461	1993	893	Ad ⁷³²	22603	1993	893	R & Ad ⁷³²
	1996	634	Am		1995	592	R
22500	1993	893	R & Ad ⁷³²	22603.1	1993	893	R ⁷³²
	1996	634	Am	22604	1993	893	R & Ad ⁷³²
22501	1993	893	R & Ad ⁷³²		1995	592	Am ⁷⁸
	1996	634	Ad ⁷⁸		1996	634	Am ⁷⁸
22502	1993	893	R & Ad ⁷³²	22605	1993	893	R & Ad ⁷³²
	1995	592	R		1995	592	R
22503	1990	1302*	Am	22606	1993	893	R & Ad ⁷³²
	1993	893	R & Ad ⁷³²		1995	592	R
	1995	592	R	22607	1993	893	R & Ad ⁷³²
22504	1990	1372	Am		1995	592	R
	1993	893	R ⁷³²	22608	1993	893	R & Ad ⁷³²
22505	1993	893	R & Ad ⁷³²		1995	592	R
	1995	592	R	22609	1993	893	R ⁷³²
22506	1993	893	R & Ad ⁷³²	22609.1	1993	893	R ⁷³²
	1995	592	R	22610	1993	893	R ⁷³²
22507	1993	893	Ad ⁷³²	22650	1993	893	R & Ad ⁷³²
	1995	592	R		1996	634	Am
22507.1	1993	893	R ⁷³²	22651	1993	893	R & Ad ⁷³²
22508	1993	893	Ad ⁷³²		1996	634	Am
	1996	383	R & Ad	22651.5	1990	1390	Ad
22508.5	1997	838	Ad		1993	893	R ⁷³²
22509	1993	893	R & Ad ⁷³²	22652	1993	893	R & Ad ⁷³²
	1996	383	R & Ad	22653	1993	893	R & Ad ⁷³²
	1997	838	Am		1996	634	Am
22510	1993	893	R & Ad ⁷³²	22654	1993	893	R & Ad ⁷³²
	1996	634	Am		1996	634	R
22511	1993	893	R & Ad ⁷³²	22655	1993	893	R & Ad ⁷³²
	1996	634	Am		1993	1082	Am ⁷³²
22512	1993	893	R & Ad ⁷³²		1994	933*	R (as am by
22513	1989	118	Am				Sec. 2,
	1993	893	R & Ad ⁷³²				Stats. 1993,
	1993	1144	Am				Ch. 1082) & Ad
	1994	933*	R (as am by		1994	1269	Am
			Sec. 2,		1996	634	Am
			Stats. 1993,	22656	1993	893	R & Ad ⁷³²
			Ch. 1144)		1996	634	Am
22514	1996	634	Am	22657	1993	893	R & Ad ⁷³²
	1989	1004	Ad		1996	634	Am
	1993	893	R & Ad ⁷³²	22658	1990	83*	Am
	1994	933*	Am (as ad by		1992	1166*	Am
			Sec. 2,		1993	893	R & Ad ⁷³²
			Stats. 1993,		1996	634	Am
			Ch. 893)	22659	1992	1166*	Am
	1996	634	Am		1993	893	R & Ad ⁷³²
22515	1989	1004	Ad		1996	634	Am
	1993	893	R & Ad ⁷³²	22660	1993	893	R & Ad ⁷³²
	1994	507	Am	22661	1993	893	R & Ad ⁷³²
	1996	634	Am ⁷⁸		1994	933*	Am (as ad by
22516	1993	893	Ad ⁷³²				Sec. 2,
	1996	634	Am				Stats. 1993,
22600	1993	893	R & Ad ⁷³²				Ch. 893)
	1996	608*	Am ⁷⁸		1996	634	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22662	1992	163	Am ⁴²⁻⁵¹¹		1996	634	Am
	1993	893	R (as ad by Stats. 1988, Ch. 542 and as am by Stats. 1992, Ch. 163) & Ad ⁷³²	22715	1993	893	Ad ⁷³²
					1994	933*	Am
					1996	634	Am
	1993	1082	Am (as am by Stats. 1992, Ch. 163)	22716	1993	893	Ad ⁷³²
					1996	634	Am
	1994	933*	R (as am by Sec. 3, Stats. 1993, Ch. 1082)	22717	1993	893	R & Ad ⁷³²
					1996	634	Am
	1994	1269	Am	22718	1993	893	Ad ⁷³²
	1996	634	Am		1996	634	Am
22663	1993	893	R & Ad ⁷³²	22719	1992	1166*	Am
	1996	634	Am		1993	893	R & Ad ⁷³²
22664	1993	893	R & Ad ⁷³²		1994	933*	Am
	1996	634	Am		1996	634	Am
22665	1992	1166*	Am	22720	1993	893	R & Ad ⁷³²
	1993	893	R & Ad ⁷³²		1996	634	Am
	1996	634	Am	22721	1993	893	R & Ad ⁷³²
22666	1990	560	Am		1996	634	Am
	1993	893	R & Ad ⁷³²	22722	1993	893	R ⁷³²
22700	1993	893	R & Ad ⁷³²	22724	1993	893	R ⁷³²
	1996	634	Am	22725	1993	893	R ⁷³²
22701	1993	893	Ad ⁷³²	22726	1990	996*	Am ⁴⁹
	1995	390	Am ⁷⁸		1993	893	R ⁷³²
	1997	482	Am	22731	1993	893	R ⁷³²
22702	1993	893	R & Ad ⁷³²	22732	1992	450*	Ad & R ⁶¹
	1995	390	R ⁷⁸		1993	893	R ⁷³²
22702.5	1992	1372*	Ad	22732.1	1992	589*	Ad
	1993	893	R ⁷³²		1993	893	R ⁷³²
22703	1993	893	R & Ad ⁷³²	22800	1993	893	R & Ad ⁷³²
	1996	634	Am		1994	933*	Am
22704	1993	893	R & Ad ⁷³²		1996	634	Am
22705	1993	893	R & Ad ⁷³²	22800.5	1993	893	R ⁷³²
	1996	634	Am	22801	1993	893	R & Ad ⁷³²
22706	1993	893	Ad ⁷³²		1993	920	R
	1996	634	Am		1996	634	Am
22706.5	1989	118	Am	22802	1993	893	Ad ⁷³²
	1993	893	R ⁷³²		1996	634	Am
22707	1993	893	Ad ⁷³²	22803	1993	893	Ad ⁷³²
	1997	569	R		1994	933*	Am
22708	1993	893	R & Ad ⁷³²		1996	634	Am
22709	1993	893	R & Ad ⁷³²	22804	1993	893	R & Ad ⁷³²
	1996	634	Am	22805	1993	893	R & Ad ⁷³²
22709.1	1990	560	Ad		1996	634	Am
	1993	893	R ⁷³²	22806	1993	893	R & Ad ⁷³²
22710	1993	893	R & Ad ⁷³²		1996	634	Am
	1997	482	Am	22807	1993	893	R & Ad ⁷³²
22711	1993	893	R & Ad ⁷³²		1996	680	Am
	1996	634	Am	22808	1993	893	Ad ⁷³²
22712	1993	893	Ad ⁷³²		1996	634	Am
22712.5	1996	634	Ad	22809	1993	893	R & Ad ⁷³²
22713	1993	893	Ad ⁷³²		1996	634	Am
	1996	634	Am	22810	1993	893	Ad ⁷³²
	1997	482	Am		1996	634	Am
22714	1994	20*	Ad	22820	1997	569	Ad ²⁷¹
				22821	1997	569	Ad ²⁷¹
				22822	1997	569	Ad ²⁷¹
				22823	1997	569	Ad ²⁷¹
				22824	1997	569	Ad ²⁷¹
				22825	1997	569	Ad ²⁷¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22850	1996	680	Ad		1996	634	Am
22851	1996	680	Ad	22957	1993	893	Ad ⁷³²
22852	1996	680	Ad		1994	291	R
22853	1996	680	Ad	23000	1993	893	R & Ad ⁷³²
22854	1996	680	Ad		1996	634	Am
22855	1996	680	Ad		1997	482	Am
22856	1996	680	Ad	23000.1	1993	893	R ⁷³²
22900	1993	893	R & Ad ⁷³²		1993	1082	Am
	1996	634	Am		1994	933*	R (as am by
22901	1990	1201*	Am				Sec. 4,
	1992	1272	Am				Stats. 1993,
	1993	893	R & Ad ⁷³²				Ch. 1082)
	1996	634	Am	23000.5	1993	893	R ⁷³²
	1997	482	Am		1993	1082	Am
22902	1992	1272	Am (by Sec. 2		1994	933*	R (as am by
			of Ch.)				Sec. 5,
			R & Ad ⁷³²				Stats. 1993,
22903	1993	893	R & Ad ⁷³²				Ch. 1082)
	1993	893	R & Ad ⁷³²	23001	1993	893	R & Ad ⁷³²
	1994	933*	Am (as ad by		1996	634	Am
			Sec. 2,	23002	1993	893	R & Ad ⁷³²
			Stats. 1993,		1997	482	Am
			Ch. 893)	23002.1	1990	560	Ad
	1996	634	Am		1993	893	R ⁷³²
	1997	482	Am	23002.5	1993	893	Ad ⁷³²
22904	1993	893	R & Ad ⁷³²	23003	1993	893	R & Ad ⁷³²
	1994	933*	Am (as ad by	23004	1993	893	R & Ad ⁷³²
			Sec. 2,		1996	634	Am
			Stats. 1993,	23004.5	1994	933*	Ad(RN)
			Ch. 893)		1996	634	Am ⁸²
	1996	634	Am	23005	1993	893	R & Ad ⁷³²
	1997	482	Am		1997	482	Am
22905	1993	893	R & Ad ⁷³²	23006	1993	893	R & Ad ⁷³²
22906	1993	893	R & Ad ⁷³²	23007	1993	893	R & Ad ⁷³²
	1996	634	Am	23008	1993	893	R & Ad ⁷³²
22907	1993	893	R & Ad ⁷³²		1994	507	Am
	1996	634	Am		1996	634	Am
22907.2	1993	893	R ⁷³²		1997	482	Am
22908	1993	893	R & Ad ⁷³²	23008.1	1993	893	R ⁷³²
22909	1991	543	Am		1993	893	R & Ad ⁷³²
	1993	893	R ⁷³²	23009	1993	893	R & Ad ⁷³²
22950	1993	893	Ad ⁷³²		1996	634	Am
	1996	634	Am	23010	1993	893	R ⁷³²
	1997	482	Am	23011	1993	893	R ⁷³²
22951	1993	893	Ad ⁷³²	23012	1993	893	R ⁷³²
	1996	634	Am	23013	1993	860	Ad & R ⁴⁶
	1997	482	Am		1994	933*	Am (as ad by
22951.5	1997	939	Ad				Sec. 2,
22952	1993	893	Ad ⁷³²				Stats. 1993,
	1994	858	Am				Ch. 860) & RN
	1996	634	Am	23100	1993	893	R & Ad ⁷³²
	1997	482	Am	23101	1993	893	R & Ad ⁷³²
22953	1993	893	Ad & R ^{51 732}		1996	634	Am
	1994	858	Am	23101.5	1993	893	R ⁷³²
	1996	634	Am		1993	1082	Am
22954	1993	893	Ad ⁷³²		1994	932	R
	1997	482	Am		1994	933*	R (as am by
22954.5	1997	939	Ad				Sec. 6,
22955	1993	893	Ad ⁷³²				Stats. 1993,
	1997	482	Am				Ch. 1082)
22956	1993	893	Ad ⁷³²	23102	1993	893	R & Ad ⁷³²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
23800 (Cont.)	1993	893	R & Ad ⁷³²	23809	1993	893	R & Ad ⁷³²
	1993	1144	Am		1996	1165	Am
	1994	933 *	R (as am by Sec. 3, Stats. 1993, Ch. 1144)	23810	1993	893	Ad ⁷³²
			Am (as ad by Sec. 2, Stats. 1993, Ch. 893)	23811	1993	893	Ad ⁷³²
	1996	634	Am	23812	1993	893	R ⁷³²
23800.1	1992	1166 *	R	23813	1993	893	R ⁷³²
23801	1992	1166 *	R & Ad	23814	1993	893	R ⁷³²
	1993	893	R & Ad ⁷³²	23815	1993	893	R ⁷³²
	1993	1144	Am	23850	1992	1166 *	Ad
	1994	933 *	R (as am by Sec. 3.5, Stats. 1993, Ch. 1144)		1993	893	R & Ad ⁷³²
			Am (as ad by Sec. 2, Stats. 1993, Ch. 893)		1996	634	Am
	1992	1166 *	R & Ad	23851	1992	1166 *	Ad
	1993	893	R & Ad ⁷³²		1993	893	R & Ad ⁷³²
	1993	1144	Am		1993	1144	Am
	1994	933 *	R (as am by Sec. 5, Stats. 1993, Ch. 1144)		1994	933 *	R (as ad by Sec. 4.5, Stats. 1993, Ch. 1144)
			Am (as ad by Sec. 2, Stats. 1993, Ch. 893)				Am (as ad by Sec. 2, Stats. 1993, Ch. 893)
23802	1992	1166 *	R & Ad		1996	634	Am
	1993	893	R & Ad ⁷³²	23852	1992	1166 *	Ad
23803	1992	1166 *	Ad		1993	893	R & Ad ⁷³²
	1993	893	R & Ad ⁷³²	23853	1992	1166 *	Ad
23804	1993	893	R & Ad ⁷³²		1993	893	R & Ad ⁷³²
	1994	933 *	Am	23854	1992	1166 *	Ad
	1996	634	Am		1993	893	R & Ad ⁷³²
23804.3	1992	1166 *	Am		1993	893	Am
	1993	893	R ⁷³²		1994	933 *	R (as am by Sec. 5, Stats. 1993, Ch. 1144)
	1993	1144	Am				Am (as ad by Sec. 2, Stats. 1993, Ch. 893)
	1994	933 *	R (as am by Sec. 4, Stats. 1993, Ch. 1144)				
23804.5	1993	893	R ⁷³²		1996	634	Am
23804.7	1992	1167 *	Am	23855	1992	1166 *	Ad
	1993	893	R ⁷³²		1993	893	R & Ad ⁷³²
23805	1992	1166 *	Am		1995	524	Am
	1993	893	R & Ad ⁷³²		1996	1165	Am
	1994	933 *	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)	23856	1992	1166 *	Ad
					1993	893	R & Ad ⁷³²
	1995	524	Am		1996	1165	Am
	1996	1165	Am	23857	1992	1166 *	Ad
23806	1993	893	R & Ad ⁷³²		1993	893	R & Ad ⁷³²
	1996	1165	Am		1996	1165	R
23807	1993	893	R & Ad ⁷³²	23858	1992	1166 *	Ad
	1994	933 *	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)		1993	893	R & Ad ⁷³²
					1996	634	Am
	1996	1165	R	23860	1992	1166 *	Ad
23808	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
	1996	1165	R	23880	1992	1166 *	Ad
					1993	893	R & Ad ⁷³²
					1993	1144	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
23880 (Cont.)	1994	933 *	R (as am by Sec. 6, Stats. 1993, Ch. 1144) Am (as ad by Sec. 2, Stats. 1993, Ch. 893)	23911.5	1990	1201 *	Ad
					1992	1165 *	Am
					1993	893	R ⁷³²
				23912	1989	118	Am
					1992	1165 *	Am
	1996	634	Am		1993	893	R ⁷³²
23881	1992	1166 *	Ad	23913	1993	893	R ⁷³²
	1993	893	R & Ad ⁷³²	23914	1993	893	R ⁷³²
	1996	634	Am	23915	1993	893	R ⁷³²
23882	1992	1166 *	Ad	23917	1993	893	R ⁷³²
	1993	893	R & Ad ⁷³²	23918	1993	893	R ⁷³²
23900	1992	1166 *	Am	23919	1989	227	Am
	1993	893	R ⁷³²		1990	903	Am
	1993	1144	Am		1993	893	R ⁷³²
	1994	933 *	R (as am by Sec. 7, Stats. 1993, Ch. 1144)	23920	1993	893	R ⁷³²
				23921	1993	893	R ⁷³²
				23922	1993	893	R ⁷³²
				23923	1993	893	R ⁷³²
23901	1993	893	R ⁷³²	24000	1990	560	Am
23902	1993	893	R ⁷³²		1993	893	R ⁷³²
23903	1992	1167	Am	24000.3	1992	1165 *	Ad
	1993	893	R ⁷³²		1993	893	R ⁷³²
23903.5	1992	1167	Ad	24000.5	1990	83 *	Ad
	1993	893	R ⁷³²		1992	1165 *	R ⁷³²
	1993	1144	Am	24000.7	1992	1165 *	Ad
	1994	933 *	R (as am by Sec. 8, Stats. 1993, Ch. 1144)		1993	893	R ⁷³²
				24001	1993	893	R & Ad ⁷³²
					1996	634	Am
23905	1992	1167	Am		1997	386	Am
	1993	893	R ⁷³²	24001.5	1997	386	Ad
23905.1	1992	1167	Am	24002	1993	893	R & Ad ⁷³²
	1993	893	R ⁷³²		1996	1165	Am
23905.2	1992	1167	Am	24003	1993	893	R & Ad ⁷³²
	1993	893	R ⁷³²		1994	933 *	Am (as am by Sec. 2, Stats. 1993, Ch. 893)
23906	1993	893	R ⁷³²				
23907	1993	893	R ⁷³²		1996	634	Am
23908	1992	1167	Am	24004	1992	1165 *	Am
	1993	893	R ⁷³²		1993	893	R & Ad ⁷³²
23909	1992	1167	Am		1996	634	Am
	1993	893	R ⁷³²	24005	1993	893	R & Ad ⁷³²
23910	1993	893	R ⁷³²		1996	634	Am
23910.1	1993	893	R ⁷³²		1997	482	Am
23910.2	1993	893	R ⁷³²	24006	1993	893	Ad ⁷³²
23910.3	1992	1167	Am & RN		1996	1165	Am
23910.5	1990	560	Am	24007	1993	893	Ad ⁷³²
	1992	1167	Am		1996	1165	Am
	1993	893	R ⁷³²		1997	386	Am
23910.6	1992	1167	Am	24008	1993	893	Ad ⁷³²
	1993	893	R ⁷³²		1996	1165	Am
	1993	893	R ⁷³²		1997	386	Am
23911	1993	893	R ⁷³²	24009	1993	893	Ad ⁷³²
23911.2	1992	1165 *	Ad		1996	1165	Am
	1993	893	R ⁷³²	24010	1993	893	Ad ⁷³²
	1993	1144	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24011	1993	893	Ad ⁷³²	24115	1993	893	Ad ⁷³²
	1996	634	Am		1995	394*	R
24012	1993	893	Ad ⁷³²	24116	1993	893	Ad ⁷³²
	1996	634	Am		1996	634	Am
24013	1993	893	Ad ⁷³²	24117	1993	893	Ad ⁷³²
	1996	634	Am		1996	634	Am
24014	1993	893	Ad ⁷³²	24118	1993	893	Ad ⁷³²
	1996	634	Am	24119	1993	893	Ad ⁷³²
24015	1993	893	Ad ⁷³²		1996	634	Am
	1996	634	Am	24150	1992	1166*	Ad
24016	1993	893	Ad ⁷³²		1993	893	R ⁷³²
	1996	1165	Am	24151	1992	1166*	Ad
24017	1993	893	Ad ⁷³²		1993	893	R ⁷³²
	1996	1165	Am	24152	1992	1166*	Ad
24018	1993	893	Ad ⁷³²		1993	893	R ⁷³²
	1996	634	Am	24152.5	1992	1166*	Ad
24100	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
	1996	634	Am		1993	1144	Am
24100.5	1993	893	R ⁷³²		1994	933*	R (as am by
24101	1993	893	Ad ⁷³²				Sec. 10,
	1996	634	Am				Stats. 1993,
	1997	386	Am				Ch. 1144)
24101.5	1997	386	Ad	24153	1992	1166*	Ad
24102	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
	1996	634	Am	24154	1992	1166*	Ad
24103	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
	1994	933*	Am (as am by	24155	1992	1166*	Ad
			Sec. 2,		1993	893	R ⁷³²
			Stats. 1993,		1993	1144	Am
			Ch. 893)		1994	933*	R (as am by
	1996	634	Am				Sec. 10.5,
24104	1993	893	Ad ⁷³²				Stats. 1993,
	1996	634	Am				Ch. 1144)
24105	1993	893	Ad ⁷³²	24156	1992	1166*	Ad
	1996	634	Am		1993	893	R ⁷³²
24106	1993	893	Ad ⁷³²		1993	1144	Am
	1994	933*	Am (as ad by		1994	933*	R (as am by
			Sec. 2,				Sec. 11,
			Stats. 1993,				Stats. 1993,
			Ch. 893)				Ch. 1144)
	1996	1165	Am	24157	1992	1166*	Ad
24107	1993	893	Ad ⁷³²		1993	893	R ⁷³²
	1994	933*	Am (as ad by	24158	1992	1166*	Ad
			Sec. 2,		1993	893	R ⁷³²
			Stats. 1993,	24159	1992	1166*	Ad
			Ch. 893)		1993	893	R ⁷³²
	1996	634	Am	24160	1992	1166*	Ad
24108	1993	893	Ad ⁷³²		1993	893	R ⁷³²
	1996	1165	Am	24161	1992	1166*	Ad
24109	1993	893	Ad ⁷³²		1993	893	R ⁷³²
24110	1993	893	Ad ⁷³²	24162	1992	1166*	Ad
	1996	634	Am		1993	893	R ⁷³²
24111	1993	893	Ad ⁷³²	24163	1992	1166*	Ad
	1996	634	Am		1993	893	R ⁷³²
24112	1993	893	Ad ⁷³²	24164	1992	1166*	Ad
	1996	634	Am		1993	893	R ⁷³²
24113	1993	893	Ad ⁷³²	24165	1992	1166*	Ad
	1996	634	Am		1993	893	R ⁷³²
24114	1993	893	Ad ⁷³²	24166	1992	1166*	Ad
	1995	394*	R & Ad		1993	893	R ⁷³²
	1996	634	Am	24167	1992	1166*	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
24167 (Cont.)	1993	893	R ⁷³²	24205	1990	83*	Am
24168	1992	1166*	Ad		1990	97	Am
	1993	893	R ⁷³²		1991	1091	Am
24200	1990	97	Am		1992	1166*	Am
	1993	893	R ⁷³²		1993	893	R & Ad ⁷³²
24200.1	1993	893	R ⁷³²		1993	920	Am
24200.2	1990	97	Am		1994	933*	R (as am by Sec. 8, Stats. 1993, Ch. 920)
	1993	893	R ⁷³²		1996	634	Am
	1993	920	Am		1997	482	Am
	1994	933*	R (as ad by Sec. 7, Stats. 1993, Ch. 920)	24206	1993	893	R & Ad ⁷³²
24200.3	1993	911	Ad	24206.5	1990	97	R & Ad
	1994	933*	Am (as ad by Sec. 1, Stats. 1993, Ch. 911) & RN		1993	893	R ⁷³²
24201	1992	1166*	Ad	24207	1992	1166*	Am
	1993	893	R & Ad ⁷³²		1993	893	R & Ad ⁷³²
	1993	1144	Am		1994	933*	Am
	1994	933*	R (as am by Sec. 12, Stats. 1993, Ch. 1144)		1996	634	Am
			Am (as ad by Sec. 2, Stats. 1993, Ch. 893)	24208	1993	893	Ad ⁷³²
	1996	634	Am		1996	634	Am
24202	1992	1166*	Ad	24209	1993	893	Ad ⁷³²
	1993	893	R & Ad ⁷³²		1996	634	Am
	1996	634	Am	24210	1993	893	R & Ad ⁷³²
24203	1990	97	Am		1996	634	Am
	1992	1166*	Am	24211	1993	893	Ad ⁷³²
	1993	893	R & Ad ⁷³²		1996	1165	Am
	1993	1144	Am	24212	1993	893	Ad ⁷³²
	1994	933*	R (as am by Sec. 13, Stats. 1993, Ch. 1144)		1994	933*	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)
	1996	634	Am		1996	1165	Am
24204	1992	1166*	Am	24213	1993	893	Ad ⁷³²
	1993	893	R & Ad ⁷³²		1996	1165	Am
	1993	1144	Am	24214	1993	893	Ad ⁷³²
	1994	933*	R (as am by Sec. 14, Stats. 1993, Ch. 1144)		1995	394*	R & Ad
			Am (as ad by Sec. 2, Stats. 1993, Ch. 893)		1996	634	Am ⁷⁸
	1996	634	Am	24215	1993	893	Ad ⁷³²
24204.5	1990	83*	Ad		1996	634	Am
	1993	893	R ⁷³²	24216	1993	893	Ad ⁷³²
24204.6	1990	83*	Ad		1995	394*	R
	1993	893	R ⁷³²				Ad ⁵⁴⁸ R ³⁶⁸
					1996	634	Am
					1997	572	Am
				24216.5	1996	948*	Ad & R ⁸²
					1997	1*	S ¹³²⁵
				24217	1993	893	Ad ⁷³²
				24218	1993	893	Ad ⁷³²
				24219	1993	893	Ad ⁷³²
					1996	634	Am
				24220	1993	893	Ad ⁷³²
					1994	933*	R
	1996	634	Am	24300	1990	83*	R
	1990	83*	Ad		1993	893	Ad ⁷³²
	1993	893	R ⁷³²		1995	524	Am
	1990	83*	Ad		1996	634	Am
	1993	893	R ⁷³²	24301	1990	83*	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24301 (Cont.)	1993	893	Ad ⁷³²	24405	1994	933*	Am
	1994	933*	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)		1993	893	R & Ad ⁷³²
					1996	634	Am
	1995	524	Am	24406	1993	893	Ad ⁷³²
	1996	634	Am		1996	634	Am
24302	1990	83*	R	24407	1993	893	R & Ad ⁷³²
	1993	893	Ad ⁷³²		1994	933*	Am
	1995	524	Am		1996	634	Am
	1996	634	Am	24407.5	1993	893	R ⁷³²
24303	1990	1201*	R	24408	1993	893	Ad ⁷³²
	1993	893	Ad ⁷³²		1996	634	Am
	1995	524	Am	24409	1993	893	Ad ⁷³²
	1996	634	Am		1996	634	Am
24304	1990	893	Ad ⁷³²	24410	1993	893	Ad ⁷³²
	1994	933*	Am		1996	634	Am
	1996	634	Am	24411	1993	893	Ad ⁷³²
24305	1993	893	Ad ⁷³²		1996	634	Am
	1995	524	Am	24411.5	1994	858	Ad
	1996	634	Am		1997	939	R
24306	1993	893	Ad ⁷³²	24412	1993	893	Ad ⁷³²
	1994	933*	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)		1996	634	Am
				24413	1993	893	Ad ⁷³²
	1996	634	Am		1997	939	Am
24306.5	1994	933*	Ad(RN)	24414	1993	893	Ad ⁷³²
	1996	634	Am		1994	933*	Am
24307	1993	893	Ad ⁷³²		1996	1165	Am
	1994	933*	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)	24415	1993	893	Ad ⁷³²
					1996	634	Am
	1995	524	Am		1997	939	Am
	1996	634	Am	24416	1997	939	Ad
24308	1993	893	Ad ⁷³²	24417	1997	939	Ad
	1994	933*	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)	24500	1993	893	R & Ad ⁷³²
					1996	634	Am
	1995	524	Am	24501	1993	893	Ad ⁷³²
	1996	634	Am		1996	634	Am
24309	1993	893	Ad ⁷³²	24502	1993	893	R & Ad ⁷³²
	1994	933*	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)	24503	1993	893	Ad ⁷³²
				24504	1993	893	Ad ⁷³²
					1996	634	Am
	1995	524	Am	24505	1993	893	Ad ⁷³²
	1996	634	Am		1996	634	Am
24310	1993	893	Ad ⁷³²	24600	1992	1166*	Am
	1995	524	Am		1993	861	Am
	1996	634	Am		1993	893	R & Ad ⁷³²
24311	1993	893	Ad ⁷³²		1994	933*	R (as ad by Sec. 4, Stats. 1993, Ch. 861)
	1996	634	Am				Am (as ad by Sec. 2, Stats. 1993, Ch. 893)
24400	1993	893	R & Ad ⁷³²		1996	1165	R & Ad
24401	1993	893	R & Ad ⁷³²				R & Ad ¹²⁰⁵
	1996	634	Am	24600.1	1990	560	Ad
24402	1993	893	R & Ad ⁷³²		1993	893	R ⁷³²
24403	1993	893	R & Ad ⁷³²		1993	1082	R & Ad
24404	1993	893	Ad ⁷³²		1993	1083	R & Am (as ad by Stats. 1993, Ch. 1082)

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24600.1 (Cont.)							
	1994	933 *	R (as ad by Sec. 3, Stats. 1993, Ch. 1083)	24614	1996	634	Am
					1993	893	R ⁷³²
					1996	634	Am
24601	1990	560	Am	24615	1989	327	Am
	1993	893	R & Ad ⁷³²		1993	893	R & Ad ⁷³²
24602	1993	893	R & Ad ⁷³²		1996	634	Am
24603	1992	163	Am ^{42,511}	24616	1993	893	R & Ad ⁷³²
	1993	893	R (as am by Stats. 1986, Ch. 717 and as am by Stats. 1992, Ch. 163) & Ad ⁷³²	24617	1993	893	R & Ad ⁷³²
					1996	634	Am
				24618	1993	893	R & Ad ⁷³²
				24619	1993	893	Ad ⁷³²
				24620	1993	893	Ad ⁷³²
					1996	634	Am
	1996	634	Am	24700	1993	893	R & Ad ⁷³²
24604	1993	893	R & Ad ⁷³²		1996	634	Am
	1994	933 *	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)	24701	1989	116	Am
					1993	893	R & Ad ⁷³²
					1996	634	Am
				24702	1993	893	R & Ad ⁷³²
					1996	634	Am
	1996	634	Am	24702.1	1993	893	R ⁷³²
24605	1993	893	R & Ad ⁷³²	24703	1989	116	Ad
	1996	634	Am		1993	893	R & Ad ⁷³²
24606	1993	893	R & Ad ⁷³²		1996	634	Am
	1996	634	Am	24704	1993	893	Ad ⁷³²
24607	1993	893	R & Ad ⁷³²		1996	634	Am
	1996	634	Am	24705	1993	893	Ad ⁷³²
24608	1993	893	R & Ad ⁷³²	24706	1993	893	Ad ⁷³²
	1996	634	Am		1996	634	Am
24609	1993	893	R & Ad ⁷³²	24750	1993	893	Ad ⁷³²
	1993	920	R & Ad	24751	1993	893	Ad ⁷³²
	1994	933 *	R (as ad by Sec. 10, Stats. 1993, Ch. 920)		1996	634	Am
				24800	1993	893	R & Ad ⁷³²
				24801	1993	893	R & Ad ⁷³²
				24802	1993	893	R & Ad ⁷³²
				24803	1993	893	R & Ad ⁷³²
	1996	634	Am	24804	1993	893	R & Ad ⁷³²
24610	1993	893	R & Ad ⁷³²	24805	1993	893	R & Ad ⁷³²
	1996	634	Am	24806	1990	1372	Am
24611	1993	893	R & Ad ⁷³²		1993	893	R & Ad ⁷³²
	1996	634	Am		1994	933 *	Am (as ad by Sec. 2, Stats. 1993, Ch. 893)
24612	1989	327	Am				R & Ad ⁷³²
	1990	560	Am	24807	1993	893	R & Ad ⁷³²
	1993	893	R & Ad ⁷³²	24807.5	1990	216	Am (as ad by Stats. 1988, Ch. 142) & RN ²⁰⁶
	1993	920	Am				R & Ad ⁷³²
	1994	933 *	R (as am by Sec. 11, Stats. 1993, Ch. 920)				Am (as ad by Stats. 1988, Ch. 142) & RN ²⁰⁶
					1993	893	R & Ad ⁷³²
	1996	634	Am	24807.7	1990	216	Ad(RN) ²⁰⁶
24612.1	1990	560	Am		1993	893	R & Ad ⁷³²
	1992	1167	Am	24808	1993	893	R & Ad ⁷³²
	1993	893	R ⁷³²	24810	1993	893	R & Ad ⁷³²
24612.2	1990	560	Am	24811	1993	893	R & Ad ⁷³²
	1992	1167	R & Ad	24812	1993	893	R & Ad ⁷³²
	1993	893	R ⁷³²	24813	1993	893	R & Ad ⁷³²
24612.5	1989	327	Am	24900	1993	893	R & Ad ⁷³²
	1990	560	Am	24901	1993	893	R & Ad ⁷³²
	1993	893	R ⁷³²	24902	1993	893	R & Ad ⁷³²
24613	1993	893	R & Ad ⁷³²				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24903	1993	893	R & Ad ⁷³²	26107	1995	592	Ad
	1994	923	Am ⁸³²	26108	1995	592	Ad
24904	1993	893	R & Ad ⁷³²	26109	1995	592	Ad
24905	1993	893	R & Ad ⁷³²	26111	1995	592	Ad
24906	1993	893	R & Ad ⁷³²		1996	608*	Am ⁷⁸
24907	1993	893	R & Ad ⁷³²	26112	1995	592	Ad
24908	1993	893	R & Ad ⁷³²	26112.5	1996	1165	Ad ⁷⁸
24920	1993	893	R & Ad ⁷³²	26113	1995	592	Ad
24921	1993	893	R & Ad ⁷³²		1996	608*	Am ⁷⁸
24922	1993	893	R & Ad ⁷³²	26114	1995	592	Ad
24923	1990	1372	Am	26115	1995	592	Ad
	1993	893	R & Ad ⁷³²	26116	1995	592	Ad
24924	1990	1372	Am	26117	1995	592	Ad
	1993	893	R & Ad ⁷³²	26118	1995	592	Ad
24925	1993	893	R & Ad ⁷³²	26119	1995	592	Ad
24926	1993	893	R & Ad ⁷³²	26120	1995	592	Ad
24927	1993	893	R & Ad ⁷³²	26122	1995	592	Ad
24928	1993	893	R & Ad ⁷³²		1996	608*	Am ⁷⁸
24929	1993	893	R & Ad ⁷³²	26123	1995	592	Ad
24930	1993	893	R & Ad ⁷³²	26124	1995	592	Ad
24931	1993	893	R & Ad ⁷³²	26125	1995	592	Ad
24932	1993	893	R & Ad ⁷³²	26126	1995	592	Ad
24933	1993	893	R & Ad ⁷³²		1996	608*	Am ⁷⁸
24934	1993	893	R & Ad ⁷³²	26127	1995	592	Ad
24935	1993	893	R & Ad ⁷³²	26128	1995	592	Ad
24936	1993	893	R & Ad ⁷³²	26129	1995	592	Ad
24937	1993	893	R & Ad ⁷³²	26130	1995	592	Ad
24938	1993	893	R & Ad ⁷³²	26131	1995	592	Ad
24939	1993	893	R & Ad ⁷³²	26132	1995	592	Ad
24940	1993	893	R & Ad ⁷³²		1996	608*	Am ⁷⁸
24941	1993	893	R & Ad ⁷³²	26133	1995	592	Ad
24942	1993	893	R & Ad ⁷³²		1996	608*	Am ⁷⁸
24943	1993	893	R & Ad ⁷³²	26134	1995	592	Ad
24944	1993	893	R & Ad ⁷³²	26135	1995	592	Ad
24950	1994	291	Ad	26136	1995	592	Ad
	1996	634	Am	26137	1995	592	Ad
	1997	482	Am	26138	1995	592	Ad
24951	1994	291	Ad	26139	1995	592	Ad
	1996	634	Am		1996	1165	Am ⁷⁸
24952	1994	291	Ad	26140	1995	592	Ad
25000	1994	489	Ad	26142	1995	592	Ad
	1996	634	Am	26143	1995	592	Ad
25001	1994	489	Ad		1996	608*	Am ⁷⁸
	1996	634	Am	26144	1995	592	Ad
25249	1992	1302	Am (by Sec. 2 of Ch.)	26145	1995	592	Ad
26000	1995	592	Ad	26200	1995	592	Ad
26000.5	1996	608*	Ad ⁷⁸	26201	1995	592	Ad
26001	1995	592	Ad	26202	1995	592	Ad
26002	1995	592	Ad	26203	1995	592	Ad
	1996	608*	Am ⁷⁸	26204	1995	592	Ad
26003	1995	592	Ad	26205	1995	592	Ad
26004	1995	592	Ad	26206	1995	592	Ad
	1996	608*	Am ⁷⁸		1996	608*	Am ⁷⁸
26100	1995	592	Ad	26207	1995	592	Ad
26101	1995	592	Ad	26207.5	1996	608*	Ad(RN) ⁷⁸
26102	1995	592	Ad	26208	1995	592	Ad
26103	1995	592	Ad		1996	608*	Am ⁷⁸
26104	1995	592	Ad	26209	1995	592	Ad
26105	1995	592	Ad	26210	1995	592	Ad
26106	1995	592	Ad	26211	1995	592	Ad
				26212	1995	592	Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
26213	1995	592	Ad	26802	1995	592	Ad
26214	1995	592	Ad	26803	1995	592	Ad
26215	1995	592	Ad		1996	608 *	Am ⁷⁸
	1996	608 *	R & Ad ⁷⁸	26804	1995	592	Ad
26216	1995	592	Ad		1996	608 *	Am ⁷⁸
26300	1995	592	Ad	26805	1995	592	Ad
	1996	608 *	R & Ad ⁷⁸	26806	1995	592	Ad
26301	1995	592	Ad	26807	1995	592	Ad
	1996	608 *	Am ⁷⁸		1996	608 *	Am ⁷⁸
26302	1995	592	Ad	26808	1995	592	Ad
	1996	608 *	Am ⁷⁸		1996	608 *	Am ⁷⁸
26303	1995	592	Ad	26809	1995	592	Ad
	1996	608 *	Am ⁷⁸	26810	1996	608 *	Ad ⁷⁸
26304	1995	592	Ad	26811	1996	608 *	Ad ⁷⁸
	1996	608 *	Am ⁷⁸	26900	1995	592	Ad
26305	1995	592	Ad	26901	1995	592	Ad
	1996	608 *	Am ⁷⁸		1996	608 *	Am ⁷⁸
26306	1995	592	Ad	26902	1995	592	Ad
	1996	608 *	Am ⁷⁸	26903	1995	592	Ad
26400	1995	592	Ad		1996	608 *	Am ⁷⁸
	1996	608 *	R & Ad ⁷⁸	26904	1995	592	Ad
26401	1995	592	Ad	26905	1995	592	Ad
	1996	608 *	R & Ad ⁷⁸	26906	1995	592	Ad
26401.5	1996	608 *	Ad ⁷⁸		1996	608 *	Am ⁷⁸
26402	1995	592	Ad	26907	1995	592	Ad
	1996	608 *	R & Ad ⁷⁸	26908	1995	592	Ad
26500	1995	592	Ad	26910	1996	608 *	Ad ⁷⁸
	1996	608 *	Am ⁷⁸	26911	1996	608 *	Ad ⁷⁸
26501	1995	592	Ad	27000	1995	592	Ad
26502	1995	592	Ad	27001	1995	592	Ad
26503	1995	592	Ad		1996	608 *	Am ⁷⁸
26504	1995	592	Ad	27002	1995	592	Ad
	1996	608 *	Am ⁷⁸	27003	1995	592	Ad
26505	1995	592	Ad	27004	1995	592	Ad
	1996	608 *	Am ⁷⁸		1996	608 *	Am ⁷⁸
26506	1995	592	Ad	27005	1995	592	Ad
	1996	608 *	Am ⁷⁸	27006	1995	592	Ad
26507	1995	592	Ad	27007	1995	592	Ad
	1996	608 *	Am ⁷⁸	27008	1995	592	Ad
26600	1995	592	Ad	27100	1995	592	Ad
26601	1995	592	Ad		1996	608 *	Am ⁷⁸
26602	1995	592	Ad	27101	1995	592	Ad
26603	1995	592	Ad	27102	1995	592	Ad
	1996	608 *	Am ⁷⁸	27103	1995	592	Ad
26604	1995	592	Ad		1996	608 *	R ⁷⁸
	1996	608 *	Am ⁷⁸	27200	1995	592	Ad
26605	1995	592	Ad		1996	608 *	Am ⁷⁸
26606	1995	592	Ad	27201	1995	592	Ad
26607	1995	592	Ad		1996	608 *	Am ⁷⁸
26700	1995	592	Ad	27202	1995	592	Ad
26701	1995	592	Ad		1996	608 *	Am ⁷⁸
26702	1995	592	Ad	27203	1995	592	Ad
	1996	608 *	Am ⁷⁸	27204	1995	592	Ad
26703	1995	592	Ad	27205	1995	592	Ad
	1996	608 *	Am ⁷⁸	27206	1995	592	Ad
26704	1995	592	Ad	27207	1995	592	Ad
	1996	608 *	Am ⁷⁸	27300	1995	592	Ad
26705.5	1995	592	Ad	27301	1995	592	Ad
	1996	608 *	Am & RN ⁷⁸		1996	608 *	Am ⁷⁸
26800	1995	592	Ad	27302	1995	592	Ad
26801	1995	592	Ad		1996	608 *	Am ⁷⁸

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
27303	1995	592	Ad	32230	1994	1022	Ad ⁷⁹⁹
	1996	608 *	Am ⁷⁸		1995	770 *	Am ¹⁰⁷⁹
27400	1995	592	Ad		1996	200 *	Am
27401	1995	592	Ad	32231	1994	1022	Ad ⁷⁹⁹
27402	1995	592	Ad		1995	770 *	Am ¹⁰⁷⁹
27403	1995	592	Ad		1996	200 *	Am
27404	1995	592	Ad	32232	1995	269	Ad
	1996	608 *	Am ⁷⁸	32233	1994	1022	Ad ⁷⁹⁹
27405	1995	592	Ad		1995	770 *	Am ¹⁰⁷⁹
	1996	608 *	Am ⁷⁸		1996	200 *	Am
27406	1995	592	Ad	32234	1994	1022	Ad ⁷⁹⁹
	1996	608 *	Am ⁷⁸		1995	770 *	S ¹⁰⁷⁹
27407	1995	592	Ad		1996	200 *	Am
27408	1995	592	Ad	32235	1994	1022	Ad ⁷⁹⁹
27409	1995	592	Ad		1995	770 *	Am ¹⁰⁷⁹
	1996	608 *	Am ⁷⁸	32236	1995	770 *	Ad ¹⁰⁷⁹
27410	1995	592	Ad		1996	200 *	Am
27411	1995	592	Ad	32237	1994	1022	Ad ⁷⁹⁹
	1996	608 *	Am ⁷⁸		1995	770 *	Am ¹⁰⁷⁹
27412	1995	592	Ad		1996	200 *	Am
	1996	608 *	Am ⁷⁸	32238	1995	770 *	Ad ¹⁰⁷⁹
27413	1995	592	Ad	32239	1994	1022	Ad ⁷⁹⁹
28000	1996	680	Ad		1995	770 *	Am ¹⁰⁷⁹
28001	1996	680	Ad	32240	1992	1317	Ad
28002	1996	680	Ad	32241	1992	1317	Ad
28003	1996	680	Ad		1993	589	Am ⁶⁷⁰
28004	1996	680	Ad		1996	1023 *	Am ¹²⁵³
28005	1996	680	Ad	32242	1992	1317	Ad
28006	1996	680	Ad		1993	589	Am ⁶⁷⁰
28100	1996	608 *	Ad ⁷⁸	32243	1992	1317	Ad
28101	1996	608 *	Ad ⁷⁸		1993	589	Am ⁶⁷⁰
32033	1990	1372	Am (as am by Sec. 1, Stats. 1987, Ch. 1118)		1996	1023 *	Am ¹²⁵³
				32244	1992	1317	Ad
					1993	589	Am ⁶⁷⁰
32064	1991	GRP	S ⁴²⁰	32245	1992	1317	Ad
	1996	1023 *	Am ¹²⁵³		1993	589	Am ⁶⁷⁰
32065	1991	GRP	S ⁴²⁰	32261	1991	773	Am
	1996	1023 *	Am ¹²⁵³		1991	1091	Am ⁴⁶²
32066	1991	GRP	S ⁴²⁰	32262	1991	773	Am
32200	1990	1372	R	32270	1991	773	Am
32225	1994	1014	Ad ⁸²	32271	1991	773	Am
	1995	972	Ad	32280	1991	773	Am
32226	1994	1014	Ad ⁸²	32290	1991	773	Am
	1995	972	Ad	32295	1991	773	Am
					1992	427	Am ⁵¹¹
Title 1, Div. 1, Pt. 19, Ch. 2, Art. 3.5, heading (Sec. 32230 et seq.)	1996	200 *	Am & RN	32295.5	1994	607	Ad
Title 1, Div. 1, Pt. 19, Ch. 2, Art. 3.7, heading (Sec. 32230 et seq.)	1996	200 *	Ad(RN)	32296	1991	773	R
				32300	1990	1372	Am
				Title 1, Div. 1, Pt. 19, Ch. 3, Art. 3, heading (Sec. 32320 et seq.)	1989	136	Am
				32320	1989	136	Am
					1990	1278 *	Am
					1992	454 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
32320 (Cont.)	1993	490	Am ³²² R ¹¹⁷ Ad ³⁷⁷	33310	1996	1158 *	Am
	1994	422 *	Am	33313	1997	825 *	Am
32371	1990	1372	Am	33319	1996	1158 *	Am
32372	1990	1372	Am	33324	1996	1023 *	Am ¹²⁵³
32377	1994	922	R ⁸³²	33324	1989	1360	Am ⁷³
32380	1994	1010	Am ⁸³²	33336	1993	1300	R
32420	1990	1346	Ad & R ⁴⁹	33352	1991	617	Am (as am by Sec. 1, Stats. 1986, Ch. 646) ^{260 125}
32421	1990	1346	Ad & R ⁴⁹		1993	487	Am (as am by Sec. 1, Stats. 1991, Ch. 617) ^{307 133}
32422	1990	1346	Ad & R ⁴⁹				Am (as ad by Sec. 2, Stats. 1976, Ch. 1010) ⁵⁷⁴
32423	1990	1346	Ad & R ⁴⁹		1996	151	Am (as am by Sec. 2, Stats. 1993, Ch. 487) ³¹⁴
32424	1990	1346	Ad & R ⁴⁹	33353	1991	617	Am ²⁶⁰
32425	1990	1346	Ad & R ⁴⁹		1993	487	Am ^{307 133}
32435	1993	993	Ad		1996	151	Am ³¹⁴
32450	1995	530	Ad				Am ²⁶⁰
32451	1995	530	Ad				Am ^{307 133}
32452	1995	530	Ad				Am ³¹⁴
32453	1995	530	Ad	33353.5	1991	617	Am
32454	1995	530	Ad	33354	1991	617	Am ²⁶⁰
33006	1997	825 *	Am		1993	487	Am ^{307 133}
33031	1990	1372	Am		1996	151	Am ³¹⁴
33032.5	1994	1198	Ad	33390	1994	922	R ⁸³²
33038	1993	1296 *	R	33421	1989	194	Am
33041	1992	1065	Ad	33472	1994	922	Am ⁸³²
33050	1990	1263	Am (by Sec. 8 of Ch.)	33511	1994	840	Am ⁸³²
	1994	126	Am	33519	1994	840	R ⁸³²
	1994	1186	Am (by Sec. 3.4 of Ch.)	33530	1989	1181	Am
	1995	275 *	Am	33540	1992	592 *	Ad
	1996	163 *	Am	33570	1993	56	R ⁶⁷⁰
	1997	299 *	Am	33571	1993	56	R ⁶⁷⁰
	1997	825 *	Am (as am by Stats. 1997, Ch. 299)	33572	1993	56	R ⁶⁷⁰
	1997	828 *	Am (as am by Stats. 1997, Ch. 299)	33573	1993	56	R ⁶⁷⁰
33051	1992	1213	Am	33574	1993	56	R ⁶⁷⁰
33112	1991	1028	Am	33575	1993	56	R ⁶⁷⁰
33113	1990	1372	Am	33576	1993	56	R ⁶⁷⁰
33117	1990	1372	Am	33577	1993	56	R ⁶⁷⁰
33117.5	1990	1372	Am	33590	1992	759 *	Am
	1990	1568 *	Am ²⁹³	33593	1995	530	Am
	1995	306 *	Am	33595	1994	840	Am ⁸³²
33117.7	1997	915	Ad		1995	530	Am
33124	1994	840	R ⁸³²	35001	1990	642	Am
33126	1990	216	Am (as ad by Stats. 1984, Ch. 1680) & RN ²⁰⁶	35001.1	1993	57 *	Ad
	1993	1031	Am	35012	1990	220	Am
	1994	824	Am		1992	141	Am
	1997	912	Am	35014	1991	1213	Am & RN
33126.5	1990	216	Ad(RN) ²⁰⁶	35015	1991	1213	R
33128	1989	1256 *	Am	35021	1994	141	Am
33132	1994	840	R ⁸³²	35021.1	1994	1021	Ad
	1996	516	Ad	35021.5	1994	117	Ad
33308.1	1991	1102	Ad	35035	1991	1213	Am
				35041.5	1992	697	Am
				35105	1992	970	Am
				35107	1991	1065	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
35107 (Cont.)	1995	22	Am	Title 2,			
	1995	432	Am	Div. 3,			
	1995	879	Am	Pt. 21,			
35120	1996	1148	Am	Ch. 2,			
35145.5	1993	1138	Am ⁷⁸⁷	Art. 14,			
	1994	239*	Am	heading			
35147	1994	239*	Ad	(former			
35160.5	1990	671	Am	Sec. 35340			
	1993	161	Am	et seq.)	1989	1360	R ⁷³
	1993	915	Am	35500	1990	1263	Am
	1994	1262*	Am	35501	1990	1372	Am
	1995	89	Am		1994	1186	Am
	1996	204*	Am	35537	1992	968	Ad
35174	1995	879	R	35542	1994	1186	Am
35179	1991	617	Am ²⁶⁰	35546	1995	267	R
	1993	487	Am ^{307 133}	35557	1996	1143*	Ad(RN)
	1996	151	Am ³¹⁴	35558	1996	1143*	Ad(RN)
35179.5	1990	1212	Am ⁴⁹	35559	1996	1143*	Ad(RN)
35183	1993	435	Ad	35565	1991	409	Am
	1994	325	Am	35570	1990	208*	Am
35184	1993	1296*	Ad	35700	1995	267	Am
35185	1994	825	Ad	35700.1	1996	296	Ad
35203	1992	696*	R	35704	1994	1186	Am
35204	1992	696*	Am	35706	1990	1658	Am
35205	1992	696*	Am	35707	1990	1658	Am
35206	1992	696*	R		1994	1186	Am
35256.1	1989	1463	Ad	35709	1990	1658	Am
35258	1997	918	Ad	35710	1990	1658	Am
35271	1989	135*	Am	35710.5	1990	1658	Ad
			R & Ad ³¹	35710.51	1990	1658	Ad
			Am ⁸³²	35712	1990	1658	Ad
35275	1994	840	Am	35721	1995	267	Am
35294	1989	1253	Ad	35722	1994	1186	Am
35294.1	1989	82*	Ad		1995	267	Am
	1989	83*	Ad	35730.1	1995	412	Ad
	1989	92*	Am (as ad by	35735	1989	82*	Am
			Stats. 1989,		1989	83*	Am
			Ch. 83)		1994	1186	R & Ad
	1989	1253	Am (as am by	35735.1	1994	1186	Ad
			Stats. 1989,		1997	662	Am
			Ch. 92) & RN	35735.2	1994	1186	Ad
			Ad	35735.3	1994	1186	Ad
	1993	435	Am	35753	1990	1658	Am
	1997	736	Am (as am by		1994	1186	Am
			Stats. 1993,	35768	1990	1658	Ad
			Ch. 435) & RN	35780	1994	1186	Am
			Ad & R ⁴⁰	35780.5	1995	90	Ad & R ⁵⁸⁰
35294.2	1997	736	Ad(RN) & R ⁴⁰	37000	1989	1256*	R
			Ad ¹⁶⁰	37220	1990	1263	Am
35294.3	1989	1253	Ad ¹⁶⁶		1992	759*	Am
35294.5	1989	1253	Ad(RN)		1994	126	Am
35294.6	1997	736	Ad & R ⁴⁰	37220.5	1994	1011	Ad
35294.7	1997	736	Ad & R ⁴⁰	37222	1990	364	R & Ad
35294.8	1997	736	Ad & R ⁴⁰	37222.5	1989	833	Ad
35294.9	1997	736	Ad & R ⁴⁰		1990	364	R
35296	1990	1263	Am	37223	1989	1360	Am ⁷³
35314	1992	115	Am		1991	169	Am
35331	1989	25	Am	37252	1990	1263	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
37304	1994	922	R ⁸³²	38049	1996	277	Ad ¹²¹²
37400	1991	756*	R	38050	1996	277	Ad ¹²¹²
37420	1991	756*	R	38051	1996	277	Ad ¹²¹²
37421	1991	756*	R	38052	1996	277	Ad ¹²¹²
37422	1991	756*	R	38053	1996	277	Ad ¹²¹²
37423	1991	756*	R	38054	1996	277	Ad ¹²¹²
37431	1991	756*	R	38055	1996	277	Ad ¹²¹²
37432	1991	756*	R	38056	1996	277	Ad ¹²¹²
37433	1991	756*	R	38057	1996	277	Ad ¹²¹²
37440	1989	1051	Ad & R ⁸¹	38058	1996	277	Ad ¹²¹²
37441	1989	1051	Ad & R ⁸¹	38059	1996	277	Ad ¹²¹²
37442	1989	1051	Ad & R ⁸¹	38060	1997	893	Ad
37443	1989	1051	Ad & R ⁸¹	38065	1996	277	Ad ¹²¹²
37444	1989	1051	Ad & R ⁸¹	38080	1996	277	Ad ¹²¹²
37445	1989	1051	Ad & R ⁸¹	38081	1996	277	Ad ¹²¹²
37446	1989	1051	Ad & R ⁸¹	38082	1996	277	Ad ¹²¹²
37447	1989	1051	Ad & R ⁸¹	38083	1996	277	Ad ¹²¹²
37500	1991	756*	R	38084	1996	277	Ad ¹²¹²
37501	1991	756*	R	38085	1996	277	Ad ¹²¹²
37502	1991	756*	R	38090	1996	277	Ad ¹²¹²
37503	1991	756*	R	38091	1996	277	Ad ¹²¹²
37510	1991	756*	R	38092	1996	277	Ad ¹²¹²
37511	1991	756*	R	38093	1996	277	Ad ¹²¹²
37512	1991	756*	R	38094	1996	277	Ad ¹²¹²
37513	1991	756*	R	38095	1996	277	Ad ¹²¹²
37520	1991	756*	R	38100	1996	277	Ad ¹²¹²
37611.5	1996	621*	Ad	38101	1996	277	Ad ¹²¹²
37612	1992	970	Am	38102	1996	277	Ad ¹²¹²
37670	1989	1256*	Am	38103	1996	277	Ad ¹²¹²
	1991	756*	Am	38110	1996	277	Ad ¹²¹²
37671	1991	756*	Am	38111	1996	277	Ad ¹²¹²
37672	1993	569	Am	38112	1996	277	Ad ¹²¹²
	1994	1001	Am	38113	1996	277	Ad ¹²¹²
	1995	519*	Am	38114	1996	277	Ad ¹²¹²
37673	1994	1172	R	38115	1996	277	Ad ¹²¹²
37700	1989	1403*	Am	38116	1996	277	Ad ¹²¹²
	1993	1296*	R & Ad	38117	1996	277	Ad ¹²¹²
37705	1994	922	R ⁸³²	38118	1996	277	Ad ¹²¹²
37705.5	1993	1296*	R	38119	1996	277	Ad ¹²¹²
38000	1996	277	Ad ¹²¹²	38120	1996	277	Ad ¹²¹²
38001	1996	277	Ad ¹²¹²	38130	1996	277	Ad ¹²¹²
38002	1996	277	Ad ¹²¹²	38131	1996	277	Ad ¹²¹²
38003	1996	277	Ad ¹²¹²		1997	41	Am
38004	1996	277	Ad ¹²¹²	38132	1996	277	Ad ¹²¹²
38005	1996	277	Ad ¹²¹²	38133	1996	277	Ad ¹²¹²
38020	1996	277	Ad ¹²¹²	38134	1996	277	Ad ¹²¹²
38021	1996	277	Ad ¹²¹²	38135	1996	277	Ad ¹²¹²
38022	1996	277	Ad ¹²¹²	38136	1996	277	Ad ¹²¹²
38023	1996	277	Ad ¹²¹²	38137	1996	277	Ad ¹²¹²
38024	1996	277	Ad ¹²¹²	38138	1996	277	Ad ¹²¹²
38025	1996	277	Ad ¹²¹²	38139	1996	277	Ad ¹²¹²
38026	1996	277	Ad ¹²¹²	38150	1996	277	Ad ¹²¹²
38027	1996	277	Ad ¹²¹²	38155	1996	277	Ad ¹²¹²
38028	1996	277	Ad ¹²¹²	38156	1996	277	Ad ¹²¹²
38029	1996	277	Ad ¹²¹²	38157	1996	277	Ad ¹²¹²
38030	1996	277	Ad ¹²¹²	38158	1996	277	Ad ¹²¹²
38040	1996	277	Ad ¹²¹²	38159	1996	277	Ad ¹²¹²
38045	1996	277	Ad ¹²¹²	38160	1996	277	Ad ¹²¹²
38046	1996	277	Ad ¹²¹²	38161	1996	277	Ad ¹²¹²
38047	1996	277	Ad ¹²¹²	38162	1996	277	Ad ¹²¹²
38048	1996	277	Ad ¹²¹²	38163	1996	277	Ad ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
38164	1996	277	Ad ¹²¹²	39112	1996	277	R ¹²¹²
38165	1996	277	Ad ¹²¹²	39113	1996	277	R ¹²¹²
38166	1996	277	Ad ¹²¹²	39113.5	1991	809	Ad
38167	1996	277	Ad ¹²¹²		1996	277	R ¹²¹²
38168	1996	277	Ad ¹²¹²	39114	1996	277	R ¹²¹²
39000	1991	846	R	39115	1996	277	R ¹²¹²
39001	1991	846	Ad	39116	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39120	1990	1602	Ad
39002	1994	840	Am ⁸³²		1991	1183	Am
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39002.5	1996	277	R ¹²¹²	39140	1989	1209*	Am
39003	1990	1602	Ad		1992	341	Am
	1991	1183	Am		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39140.5	1992	341	Ad
39005	1991	846	Am		1996	277	R ¹²¹²
	1993	272*	Am	39140.6	1X 1995-96	7*	Ad
	1994	419	Am		1996	277	R ¹²¹²
	1995	530	Am	39141	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39141.10	1990	1465*	Ad
	1996	1158*	Am		1992	1260	Am
	1997	893	R (as am by Stats. 1996, Ch. 1158)		1995	655*	Am
					1996	277	R & Ad ¹⁰⁶⁸
39006	1991	846	Am				R (as am by Sec. 1 and as ad by Sec. 2, Stats. 1995, Ch. 655) ¹²¹²
	1992	1243*	Am		1997	320*	R (as am by Sec. 1 and as ad by Sec. 2, Stats. 1995, Ch. 655) ¹⁰⁶⁸
	1994	419	Am				
	1995	530	R				
	1996	509	Ad				
39007	1991	846	Am				
	1995	530	R				
39008	1996	277	R ¹²¹²				
39013	1996	277	R ¹²¹²				
39014	1996	277	R ¹²¹²	39141.11	1992	795	Ad
39015	1989	158	Am		1995	655*	Am & RN & Ad
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39015.2	1992	507	Ad	39141.12	1995	974	Ad ^{78 1104}
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39015.5	1996	277	R ¹²¹²	39141.15	1995	655*	Ad(RN)
39016	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39017	1996	277	R ¹²¹²	39141.3	1996	277	R ¹²¹²
39018	1996	78*	Am ⁵⁷⁴	39141.4	1991	65	Am
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39030	1996	277	R ¹²¹²	39141.5	1996	277	R ¹²¹²
39031	1996	277	R ¹²¹²	39141.6	1996	277	R ¹²¹²
39032	1996	277	R ¹²¹²	39141.8	1989	916	Am
39033	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39034	1996	277	R ¹²¹²	39141.9	1989	1089	Ad
39050	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39051	1996	277	R ¹²¹²	39142	1996	277	R ¹²¹²
39052	1996	277	R ¹²¹²	39143	1996	277	R ¹²¹²
39053	1996	277	R ¹²¹²	39143.5	1991	1205	Ad
39054	1996	277	R ¹²¹²		1992	1224	Am
39055	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39100	1991	846	R	39144	1996	277	R ¹²¹²
39101	1991	846	Am	39144.5	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39145	1996	277	R ¹²¹²
39102	1996	277	R ¹²¹²	39146	1992	1147	Am
39103	1995	484	Ad		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39147	1992	1147	R & Ad
39110	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39111	1996	277	R ¹²¹²	39148	1996	277	R ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
39149	1992	1147	Ad	39228	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39232	1996	277	R ¹²¹²
39149.3	1992	1147	Ad	39234	1994	922	R ⁸³²
	1996	277	R ¹²¹²	39270	1996	277	R ¹²¹²
39149.5	1992	1147	Ad	39271	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39272	1996	277	R ¹²¹²
39149.7	1992	1147	Ad	39273	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39274	1996	277	R ¹²¹²
39150	1996	277	R ¹²¹²	39275	1996	277	R ¹²¹²
39150.5	1992	1147	Ad	39290	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39291	1996	277	R ¹²¹²
39151	1996	277	R ¹²¹²	39295	1996	277	R ¹²¹²
39152	1996	277	R ¹²¹²	39296	1996	277	R ¹²¹²
39153	1996	277	R ¹²¹²	39297	1996	277	R ¹²¹²
39154	1996	277	R ¹²¹²	39298	1996	277	R ¹²¹²
39155	1996	277	R ¹²¹²	39299	1996	277	R ¹²¹²
39156	1996	277	R ¹²¹²	39300	1996	277	R ¹²¹²
39157	1996	277	R ¹²¹²	39301	1996	277	R ¹²¹²
39158	1991	846	R	39302	1992	268	Am
39159	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39160	1996	277	R ¹²¹²	39303	1996	277	R ¹²¹²
39161	1996	277	R ¹²¹²	39304	1996	277	R ¹²¹²
39162	1996	277	R ¹²¹²	39304.5	1989	1209*	Am
39163	1996	277	R ¹²¹²		1992	1260	Am
39164	1996	277	R ¹²¹²		1995	655*	R & Ad ¹⁰⁶⁸
39165	1996	277	R ¹²¹²		1996	277	R (as am by
39166	1996	277	R ¹²¹²				Sec. 5 and as
39167	1996	277	R ¹²¹²				ad by Sec. 6,
39168	1996	277	R ¹²¹²				Stats. 1995,
39169	1996	277	R ¹²¹²				Ch. 655) ¹²¹²
39170	1996	277	R ¹²¹²		1997	320*	R (as am by
39171	1996	277	R ¹²¹²				Sec. 5 and as
39172	1996	277	R ¹²¹²				ad by Sec. 6,
39173	1996	277	R ¹²¹²				Stats. 1995,
39174	1996	277	R ¹²¹²				Ch. 655) ¹⁰⁶⁸
39175	1996	277	R ¹²¹²	39305	1996	277	R ¹²¹²
39176	1996	277	R ¹²¹²	39306	1996	277	R ¹²¹²
39180	1996	277	R ¹²¹²	39307	1996	277	R ¹²¹²
39181	1994	922	R ⁸³²	39308	1990	1372	Am
39182	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39183	1996	277	R ¹²¹²	39308.5	1989	47	Am
39190	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39191	1996	277	R ¹²¹²	39309	1996	277	R ¹²¹²
39192	1996	277	R ¹²¹²	39310	1994	922	Am ⁸³²
39193	1996	277	R ¹²¹²		1994	923	Am ⁸³²
39194	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39195	1996	277	R ¹²¹²	39311	1996	277	R ¹²¹²
39196	1996	277	R ¹²¹²	39311.5	1994	922	R ⁸³²
39197	1996	277	R ¹²¹²	39312	1994	922	Am ⁸³²
39198	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39199	1996	277	R ¹²¹²	39312.5	1996	277	R ¹²¹²
39200	1996	277	R ¹²¹²	39313	1996	277	R ¹²¹²
39210	1996	277	R ¹²¹²	39314	1996	277	R ¹²¹²
39211	1996	277	R ¹²¹²	39315	1996	277	R ¹²¹²
39212	1996	277	R ¹²¹²	39316	1996	277	R ¹²¹²
39214	1996	277	R ¹²¹²	39317	1996	277	R ¹²¹²
39214.5	1990	1372	Am	39318	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39319	1996	277	R ¹²¹²
39225	1996	277	R ¹²¹²	39320	1996	277	R ¹²¹²
39226	1996	277	R ¹²¹²	39321	1996	277	R ¹²¹²
39227	1996	277	R ¹²¹²	39322	1996	277	R ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
39323	1996	277	R ¹²¹²	39379	1990	98	Am
39324	1989	916	Ad	1996	277	R ¹²¹²	R ¹²¹²
	1996	277	R (as ad by Stats. 1976, Ch. 1010 and Sec. 3, Stats. 1989, Ch. 916) ¹²¹²	39380	1996	277	R ¹²¹²
				39381	1996	277	R ¹²¹²
39325	1996	277	R ¹²¹²	39382	1996	277	R ¹²¹²
39327	1996	277	R ¹²¹²	39383	1990	1372	Am
39327.1	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39327.2	1996	277	R ¹²¹²	39390	1996	277	R ¹²¹²
39327.3	1996	277	R ¹²¹²	39391	1996	277	R ¹²¹²
39327.4	1996	277	R ¹²¹²	39392	1996	277	R ¹²¹²
39327.5	1996	277	R ¹²¹²	39393	1996	277	R ¹²¹²
39327.6	1996	277	R ¹²¹²	39394	1996	277	R ¹²¹²
39327.7	1996	277	R ¹²¹²	39395	1996	277	R ¹²¹²
39327.8	1996	277	R ¹²¹²	39396	1996	277	R ¹²¹²
39327.9	1996	277	R ¹²¹²	39397	1996	277	R ¹²¹²
39328	1996	277	R ¹²¹²	39397.5	1996	277	R ¹²¹²
39328.1	1996	277	R ¹²¹²	39398	1996	277	R ¹²¹²
39328.2	1996	277	R ¹²¹²	39399	1996	277	R ¹²¹²
39328.3	1996	277	R ¹²¹²	39400	1996	277	R ¹²¹²
39328.4	1996	277	R ¹²¹²	39401	1996	277	R ¹²¹²
39328.5	1996	277	R ¹²¹²	39402	1996	277	R ¹²¹²
39328.6	1996	277	R ¹²¹²	39403	1996	277	R ¹²¹²
39328.7	1996	277	R ¹²¹²	39404	1996	277	R ¹²¹²
39330	1996	277	R ¹²¹²	39430	1996	277	R ¹²¹²
39331	1996	277	R ¹²¹²	39431	1996	277	R ¹²¹²
39332	1996	277	R ¹²¹²	39432	1996	277	R ¹²¹²
39333	1996	277	R ¹²¹²	39440	1989	1256*	Ad
39360	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39360.1	1990	366	Ad	39441	1989	1256*	Ad
	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39360.2	1993	668*	Ad	39442	1989	1256*	Ad
	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39360.3	1996	277	R ¹²¹²	39444	1989	1256*	Ad
39360.5	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39360.6	1993	668*	Ad	39445	1989	1256*	Ad
	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39361	1996	277	R ¹²¹²	39446	1989	1256*	Ad
39363	1991	365	Am	1996	277	R ¹²¹²	R ¹²¹²
39363.2	1996	277	R ¹²¹²	39447	1989	1256*	Ad
	1991	365	Ad	1996	277	R ¹²¹²	R ¹²¹²
39363.5	1996	277	R ¹²¹²	39448	1989	1256*	Ad
39365.5	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39366	1996	277	R ¹²¹²	39449	1989	1256*	Ad
39367	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39368	1996	277	R ¹²¹²	39450	1989	1256*	Ad
39369	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39369.5	1996	277	R ¹²¹²	39451	1989	1256*	Ad
39370	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39371	1996	277	R ¹²¹²	39452	1989	1256*	Ad
39372	1996	277	R ¹²¹²	1996	277	R ¹²¹²	R ¹²¹²
39374	1996	277	R ¹²¹²	39470	1996	277	R ¹²¹²
39375	1996	277	R ¹²¹²	39471	1996	277	R ¹²¹²
39376	1996	277	R ¹²¹²	39472	1996	277	R ¹²¹²
39376.5	1996	277	R ¹²¹²	39473	1996	277	R ¹²¹²
39377	1996	277	R ¹²¹²	39474	1996	277	R ¹²¹²
39378	1996	277	R ¹²¹²	39475	1996	277	R ¹²¹²
				39476	1996	277	R ¹²¹²
				39477	1996	277	R ¹²¹²
				39478	1996	277	R ¹²¹²
				39480	1996	277	R ¹²¹²
				39481	1996	277	R ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
39490	1996	277	R ¹²¹²	39619.8	1994	922	R ⁸³²
39510	1996	277	R ¹²¹²	39619.9	1996	277	R ¹²¹²
39511	1996	277	R ¹²¹²	39620	1996	277	R ¹²¹²
39512	1996	277	R ¹²¹²	39621	1996	277	R ¹²¹²
39520	1996	277	R ¹²¹²	39630	1996	277	R ¹²¹²
39521	1996	277	R ¹²¹²	39643	1996	277	R ¹²¹²
39522	1996	277	R ¹²¹²	39644	1996	277	R ¹²¹²
39523	1996	277	R ¹²¹²	39645.5	1996	277	R ¹²¹²
39524	1996	277	R ¹²¹²	39646	1996	277	R ¹²¹²
39525	1996	277	R ¹²¹²	39647	1996	277	R ¹²¹²
39526	1996	277	R ¹²¹²	39650	1996	277	R ¹²¹²
39527	1996	277	R ¹²¹²	39652	1996	277	R ¹²¹²
39528	1996	277	R ¹²¹²	39654	1996	277	R ¹²¹²
39529	1996	277	R ¹²¹²	39655	1996	277	R ¹²¹²
39530	1996	277	R ¹²¹²	39656	1996	277	R ¹²¹²
39540	1996	277	R ¹²¹²	39657	1996	277	R ¹²¹²
39541	1996	277	R ¹²¹²	39658	1996	277	R ¹²¹²
39542	1996	277	R ¹²¹²	39670	1991	409	Am
39543	1996	277	R ¹²¹²		1994	117	Am
39544	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39545	1996	277	R ¹²¹²	39671	1989	1165	Am
39601	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39602	1991	1213	Am	39671.5	1996	277	R ¹²¹²
	1993	1296*	Am	39672	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39673	1996	277	R ¹²¹²
39603	1991	1213	Am	39675	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39800	1996	277	R ¹²¹²
39605	1996	277	R ¹²¹²	39801	1996	277	R ¹²¹²
39606	1996	277	R ¹²¹²	39801.5	1996	277	R ¹²¹²
39607	1996	277	R ¹²¹²	39802	1996	277	R ¹²¹²
39608	1996	277	R ¹²¹²	39803	1996	277	R ¹²¹²
39609	1996	277	R ¹²¹²	39805	1996	277	R ¹²¹²
39610	1996	277	R ¹²¹²	39806	1996	277	R ¹²¹²
39610.5	1996	277	R ¹²¹²	39807	1996	277	R ¹²¹²
39611	1996	277	R ¹²¹²	39807.5	1996	277	R ¹²¹²
39612	1996	277	R ¹²¹²	39808	1996	277	R ¹²¹²
39613	1996	277	R ¹²¹²	39809.5	1996	277	R ¹²¹²
39614	1996	277	R ¹²¹²	39820	1996	277	R ¹²¹²
39615	1996	277	R ¹²¹²	39830	1990	1372	Am
39616	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39617	1996	277	R ¹²¹²	39830.1	1996	277	R ¹²¹²
39618	1996	277	R ¹²¹²	39831	1996	277	R ¹²¹²
39618.5	1996	277	R ¹²¹²	39831.3	1997	739	Ad
39619	1989	82*	Am	39831.5	1992	624*	Ad
	1989	83*	Am		1994	831*	Am
	1996	277	R ¹²¹²		1996	277	R ¹²¹²
	1996	1158*	Am	39832	1996	277	R ¹²¹²
	1997	825*	Am	39833	1996	277	R ¹²¹²
39619.2	1989	82*	Am	39834	1996	277	R ¹²¹²
	1989	83*	Am	39835	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39836	1996	277	R ¹²¹²
39619.3	1989	711	Am	39837	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39837.5	1996	277	R ¹²¹²
39619.4	1989	82*	Ad	39838	1996	277	R ¹²¹²
	1989	83*	Ad	39839	1994	1257	Am
	1989	1395*	Am		1996	277	R ¹²¹²
	1994	922	R ⁸³²	39840	1996	277	R ¹²¹²
39619.5	1990	1263	Am	39841	1996	277	R ¹²¹²
	1996	277	R ¹²¹²	39842	1995	175	Ad
39619.55	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39619.6	1996	277	R ¹²¹²	39860	1996	277	R ¹²¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
39870	1996	277	R ¹²¹²		1989	1136	Ad
39871	1996	277	R ¹²¹²		1994	1220*	Am
39872	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39873	1996	277	R ¹²¹²	40085	1989	1136	Ad
39874	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39876	1996	277	R ¹²¹²	40085.5	1989	1136	Ad
39890	1996	277	R ¹²¹²		1990	65*	Am
39891	1996	277	R ¹²¹²				R & Ad ¹⁶
39891.5	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39892	1996	277	R ¹²¹²	40086	1989	1136	Ad
39893	1996	277	R ¹²¹²		1996	277	R ¹²¹²
39894	1996	277	R ¹²¹²	40087	1989	1136	Ad
39900	1996	277	R ¹²¹²		1990	65*	Am
39900.5	1993	690	Ad		1996	277	R ¹²¹²
	1996	277	R ¹²¹²	40088	1989	1136	Ad
39901	1995	530	Am		1990	65*	Am
	1996	277	R ¹²¹²		1994	1220*	Am
39902	1996	277	R ¹²¹²		1996	277	R ¹²¹²
40000	1996	277	R ¹²¹²	40089	1989	1136	Ad
40001	1996	277	R ¹²¹²		1994	1220*	Am
40002	1996	277	R ¹²¹²		1996	277	R ¹²¹²
40003	1996	277	R ¹²¹²	40090	1989	1136	Ad
40006	1996	277	R ¹²¹²		1996	277	R ¹²¹²
40007	1996	277	R ¹²¹²	40090.5	1989	1136	Ad
40008	1996	277	R ¹²¹²		1996	277	R ¹²¹²
40009	1996	277	R ¹²¹²	41002.5	1991	68	Am
40011	1996	277	R ¹²¹²	41020	1994	1002	Am
40014	1996	277	R ¹²¹²	41020.3	1994	1002	Am
40015	1996	277	R ¹²¹²	41020.5	1989	1360	Am ⁷³
40040	1996	277	R ¹²¹²	41020.6	1993	1296*	Am
40041	1994	163	Am	41020.8	1993	924	Ad
	1996	277	R ¹²¹²	41022	1994	923	Am ⁸³²
40041.5	1996	277	R ¹²¹²	41053	1994	1269	Am
40042	1996	277	R ¹²¹²	41100	1994	650	R
40043	1990	377	Am	41101	1994	650	R
	1993	66*	Am	41102	1994	650	R
	1994	163	Am	41103	1994	650	R
	1996	277	R ¹²¹²	41200	1989	82*	Ad & R ²⁵
40044	1996	277	R ¹²¹²		1989	83*	Ad & R ²⁵
40045	1996	277	R ¹²¹²	41202	1989	82*	Ad & R ²⁵
40046	1996	277	R ¹²¹²		1989	83*	Ad & R ²⁵
40047	1996	277	R ¹²¹²		1989	92*	Am (as ad by Stats. 1989, Ch. 83)
40048	1996	277	R ¹²¹²				
40070	1996	277	R ¹²¹²		1992	703*	Am
40071	1996	277	R ¹²¹²		1995	308*	Am
40080	1989	1136	Ad	41203	1989	82*	Ad & R ²⁵
	1990	65*	Am		1989	83*	Ad & R ²⁵
	1996	277	R ¹²¹²	41203.1	1989	82*	Ad ²⁶
40081	1989	1136	Ad				R ²⁷
	1990	65*	Am		1989	83*	Ad ²⁶
	1992	1243*	Am				R ²⁷
	1996	277	R ¹²¹²		1991	42*	S ³⁷⁴
40082	1989	1136	Ad		1991	76*	S ³⁸¹
	1996	277	R ¹²¹²		1992	703*	R (as ad by Stats. 1989, Ch. 82)
40083	1989	1136	Ad				& Am (as ad by Stats. 1989, Ch. 83)
	1990	65*	Am				
			R & Ad ¹⁶				
	1996	277	R ¹²¹²				
40084	1989	1136	Ad				
	1996	277	R ¹²¹²				
40084.5	1989	359	Ad		1993	66*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
41203.1 (Cont.)	1994	153 *	Am	41328	1995	525	Am
	1995	308 *	Am		1991	1213	Ad
	1996	204 *	Am		1992	962 *	Am ⁷⁵
	1997	299 *	Am				R ⁴²
41203.2	1989	82 *	Ad & R ²⁵		1994	1002	Am
	1994	922 *	R ⁸⁵²	41332	1990	1372	Am
41203.3	1996	78 *	Ad	41339	1993	66 *	Am
41203.5	1990	60	Ad ³⁸	41341	1989	82 *	Am
41203.6	1990	60	Ad ³⁸		1989	83 *	Am
41203.7	1990	60	Ad ⁸²		1989	1395 *	Am
	1990	61	Ad		1995	476	Am
41203.8	1990	60	Ad ⁸²	41365	1996	786	Ad
	1990	61	Ad	41375	1994	840	Am ⁸³²
41204	1989	82 *	Ad & R ²⁵	41380	1994	840	Am ⁸³²
	1989	83 *	Ad & R ²⁵	41401	1994	1288	Am
	1989	92 *	R (as ad by Stats. 1989, Ch. 83) & Ad		1995	91	Am ⁹⁶⁴
	1992	427	Am ⁵¹¹	41408	1989	1463	Ad
41204.1	1996	1111	Ad		1994	922	R ⁸³²
41204.5	1992	703 *	Ad	41409	1989	1463	Ad
	1993	66 *	Am		1992	759 *	Am
41204.6	1993	66 *	Ad	41409.3	1989	1463	Ad
41205	1989	82 *	Ad & R ²⁵		1992	759 *	Am
	1989	83 *	Ad & R ²⁵	41422	1994	49 *	Am
	1990	806 *	Am	41470	1993	57 *	Ad
	1994	153 *	Am	41471	1993	57 *	Ad
41206	1989	82 *	Ad & R ²⁵	41472	1993	57 *	Ad
	1989	83 *	Ad & R ²⁵		1995	483	Am
	1989	1395 *	Am		1997	950	Am
	1993	66 *	Am	41473	1993	57 *	Ad
41206.1	1993	66 *	Ad	41601	1989	838	Am
41206.5	1990	60	Ad ⁸²		1992	759 *	Am
	1990	61	Ad		1995	91	Am ⁹⁶⁴
41207	1989	82 *	Ad & R ²⁵	41601.1	1X 1989-90	27 *	Ad & R ²³⁷
	1989	83 *	Ad & R ²⁵		1995	870	Ad & R ³¹⁴
41208	1992	1195	Ad	41601.3	1993	66 *	Ad
41302.5	1992	703 *	Am	41610	1989	1256 *	Ad
41303	1990	1372	Am		1994	922	Am ⁸³²
41304	1989	924	Am ³⁸	41800	1991	756 *	Am
41305	1992	703 *	Am	Title 2, Div. 3, Pt. 24, Ch. 5, Art. 9, heading (Sec. 41840 et seq.)	1993	670	Am ⁷⁶⁷
41306	1994	146	Am ⁸³³		41840	670	Ad ⁷⁶⁷
41309	1989	924	Am ³⁸	41841.5	1989	82 *	Am
41310	1996	786	R		1989	83 *	Am
41310.5	1992	759 *	Am & RN		1989	92 *	Am (as am by Stats. 1989, Ch. 83)
41320	1990	171 *	Am ³		1992	228	Am
41320.1	1989	1256 *	Am		1993	669	Am
	1991	1213	Am		1993	670	Am ⁷⁶⁷
	1992	962 *	Am	41841.6	1993	670	Ad ⁷⁶⁷
	1993	589	Am ⁶⁷⁰		1995	91	Am ⁹⁶⁴
	1994	1002	Am		1993	670	Ad ⁷⁶⁷
41320.2	1992	759 *	Ad(RN)		1995	91	Am ⁹⁶⁴
41320.3	1992	759 *	Ad(RN)	41841.8	1993	670	Ad ⁷⁶⁷
41322	1993	924	Ad		1991	283	Am ²⁸⁴
41325	1991	1213	Ad				
41326	1991	1213	Ad				
	1994	1002	Am				
41326.1	1995	50 *	Ad				
41327	1991	1213	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
41850 (Cont.)	1992	759 *	Am		1993	923	Am
41851	1991	283	R & Ad ²⁸⁴	42127.1	1991	1213	Am
	1993	885	Am	42127.10	1992	592 *	Ad
	1995	443	Am ⁶⁷⁷ R ¹⁶⁰		1994	922	R ⁸³²
41851.1	1989	82 *	Ad	42127.2	1991	1213	Am
	1989	83 *	Ad		1995	525	Am
41851.11	1995	492	Ad ⁶⁷⁷ R ¹⁶⁰	42127.3	1991	1213	Am
					1992	323	Am
	1996	1158 *	Am		1993	923	Am
41851.12	1995	492	Ad		1993	924	Am
	1996	1158 *	Am		1994	1002	Am
41851.2	1991	283	Ad ²⁸⁴	42127.4	1991	1213	Am
	1992	1360	Am	42127.6	1991	1213	Ad
	1993	1296 *	Am		1992	323	Am
41851.5	1991	283	R & Ad ²⁸⁴		1993	924	R & Ad
41851.7	1991	283	Ad ²⁸⁴		1994	1002	Am
41853	1991	283	Am ²⁸⁴	42127.8	1995	525	Am
41853.3	1994	922	R ⁸³²		1991	1213	Ad
41853.5	1989	359	Ad		1992	323	Am
	1994	922	R ⁸³²		1993	924	Am
41855	1996	194	Ad		1994	650	Am
41856	1996	194	Ad		1994	840	Am ⁸³²
41860	1996	194	Ad		1995	651	Am
41861	1996	194	Ad	42127.9	1996	1158 *	Am
41862	1996	194	Ad		1991	1213	Ad
	1997	826	Am		1993	924	Am
	1997	827	Am	42128	1993	924	Am
41863	1996	194	Ad		1995	525	Am
	1997	826	Am	42130	1991	1213	Ad
41881	1994	1288	Am	42131	1991	1213	Ad(RN)
41900	1989	924	Am ³⁸		1993	923	Am
41903	1989	924	Am ³⁸		1993	924	Am
41904	1989	924	Am ³⁸		1994	1002	Am
41906	1996	1045 *	Am	42132	1995	525	Am
41907.5	1996	1045 *	Ad		1991	1213	Ad
41912	1996	1045 *	Am		1992	323	Am
41961	1994	922	R ⁸³²		1995	530	Am
41963	1994	922	Am ⁸³²	42133	1991	1213	Ad
41964	1994	922	Am ⁸³²	42133.5	1993	668 *	Ad
41972	1991	756 *	Am	42134	1991	1213	Ad
41976	1992	1068	Am	42140	1995	525	Am
41976.1	1992	1193	Ad ⁶²⁸		1996	1158 *	Am
41976.2	1992	1195	Ad	42141	1995	525	Am
41980	1989	1414	Am		1996	1158 *	Am
41982	1989	1414	Am	42238	1992	699 *	Am
42100	1990	525	Am		1993	942	Am
	1991	1213	Am		1993	943	Am (by Sec. 1 of Ch.)
42102	1991	1213	R		1993	944 *	Am
42103	1991	1213	Am		1994	146	Am ⁸³³
	1992	323	Am		1994	922	Am ⁸³²
	1995	530	Am		1994	936 *	Am
42103.3	1993	237	Ad		1995	308 *	Am
	1994	1002	Am		1996	203 *	Am
42120	1991	1213	R		1996	799	Am
	1993	924	Ad	42238.10	1994	922	R ⁸³²
	1995	525	Am	42238.11	1994	153 *	Ad
42122.5	1994	922	R ⁸³²	42238.12	1994	153 *	Ad
42127	1991	1213	Am		1995	308 *	Am
	1992	323	Am	42238.14	1993	66 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
42238.145	1993	66 *	Ad	42243.6	1993	66 *	Am
	1994	153 *	Am	42243.7	1995	308 *	Am
	1995	308 *	Am ¹⁰²⁵		1996	204 *	Am ¹³²⁴
	1996	204 *	Am	42243.9	1993	66 *	Am
	1997	17	Am ¹³²⁸	42246	1993	66 *	Am
	1997	299 *	Am		1994	922	Am ⁸³²
42238.15	1989	82 *	Ad ²⁶	42247	1993	66 *	Am
	1989	83 *	Ad ²⁶	42247.2	1993	66 *	Am
	1989	92 *	Am (as ad by Stats. 1989, Ch. 83)	42247.3	1994	922	Am ⁸³²
					1995	308 *	Am
	1993	589	Am ⁶⁷⁰	42247.4	1995	769	Am ¹¹⁰⁷
1995	91	R (as ad by Stats. 1989, Ch. 82) ⁹⁶⁴	42247.5	1997	862	Ad ¹⁴⁴³	
42238.16	1993	66 *	Ad	42248	1994	922	R ⁸³²
	1993	1296 *	R	42249	1997	861	Am
42238.17	1993	66 *	Ad	42249.2	1993	66 *	Am
42238.18	1993	66 *	Ad		1995	308 *	Am
	1995	972	Am	42249.4	1995	651	Ad ¹¹³⁶
42238.19	1996	1050	Am	42249.6	1997	860	Ad ¹⁴⁰³
	1997	299 *	Am ¹³⁷¹	42249.65	1997	860	Ad ¹⁴⁰³
	1993	66 *	Ad	42249.8	1997	861	Ad
	1993	886	Ad	42250	1990	1261	R
42238.2	1994	404	Am	42250.1	1990	1261	Am
	1995	651	Am		1991	756 *	Am
	1997	242 *	Ad		1991	931	Am
42238.21	1993	866	Ad		1995	553 *	Am
42238.3	1994	404	Am	42250.2	1990	1261	R
	1989	82 *	Am	42250.3	1990	1261	R
42238.4	1989	83 *	Am	42251	1989	82 *	Ad
	1989	1395 *	Am		1989	83 *	Ad
	1995	308 *	Am ¹⁰²⁴		1994	922	R (as ad by Stats. 1989, Ch. 82 and Ch. 83) ⁸³²
	1996	203 *	Ad	42258.9	1996	204 *	Am
42238.41	1996	203 *	Ad	42260	1990	1261	Ad
42238.42	1997	299 *	Am		1991	756 *	Am
	1997	299 *	Am		1995	530	Am
42238.43	1996	203 *	Ad	42261	1990	1261	Ad
	1997	299 *	Am	42262	1990	1261	Ad
42238.5	1992	1195	Am ⁴⁴⁵		1991	756 *	Am
42238.7	1991	984	Ad		1991	931	Am
	1994	922	R ⁸³²		1991	931	Am
	1997	855	Ad		1995	553 *	Am
42238.8	1991	984	Ad	42263	1990	1261	Ad
	1992	759 *	R & Ad		1991	756 *	Am
	1993	14 *	R & Ad		1991	931	Am
	1994	1172	R & Ad	42265	1990	1261	Ad
	1997	855	R & Ad	42266	1990	1261	Ad
42238.9	1994	922	Am ⁸³²		1991	756 *	Am
42239	1994	774	Am	42267	1990	1261	Ad
42239.5	1989	92 *	Am		1994	1172	Am
	1991	581	Am ^{158, 51}	42268	1990	1261	Ad
	1996	1047	Am ^{1231 899 314}		1991	756 *	Am
42239.6	1990	66 *	Ad		1994	922	Am ⁸³²
42241.2	1989	82 *	Am	42280	1992	480	Am
	1989	83 *	Am	42281	1989	449	Am
	1989	92 *	Am (as am by Stats. 1989, Ch. 83)	42282	1989	449	Am
				42282.1	1994	511	Ad
42241.7	1995	308 *	Am	42283.1	1993	883 *	Ad
42242	1993	1296 *	Am	42284	1989	449	Am
				42285.1	1989	309 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
42285.2	1993	884	Ad ⁷³⁸		1993	378	Am
42285.3	1997	865	Ad ⁶⁷⁷ R ¹⁶⁰	44225.5	1991	781	Ad
42288	1994	922	R ⁸³²		1994	922	Am ⁸³²
42289	1994	922	Am ⁸³²	44226	1994	1182*	Ad
42289.1	1989	1256*	Ad	44227	1995	758	Am
42289.2	1989	1256*	Ad				R & Ad ^{79 1120}
42289.3	1989	1256*	Ad	44227.4	1994	922	R ⁸³²
42289.4	1989	1256*	Ad	44227.5	1989	1057	Am
42291.5	1994	510	Ad	44227.7	1990	1501	Ad
42293	1994	510	Ad	44230	1993	809	Ad
42301	1996	204*	Am	44232	1992	1050	Ad
42302	1990	582	R	44234	1994	816	Am
42303	1994	510	R & Ad	44235	1992	1296*	Am
42400	1X 1991-92	14	Ad ⁴⁸⁹		1994	681	Am
42401	1X 1991-92	14	Ad ⁴⁸⁹	44235.1	1992	1050	Ad
42402	1X 1991-92	14	Ad ⁴⁸⁹	44235.2	1994	922	R ⁸³²
42403	1X 1991-92	14	Ad ⁴⁸⁹	44237	1992	1060	Am
42647	1995	530	Am		1996	1074	Am
42652	1993	924	Ad		1996	1075	Am (by Sec. 2.5 of Ch.)
42800	1990	1263	Am		1997	588*	Am
42801.5	1994	330	Ad	44242.5	1994	681	Am
42810	1989	1256*	Am	44242.7	1994	681	Ad
42820	1992	115	Am	44244	1989	388	Am
42842	1992	759*	Am		1994	681	Am
42843	1992	759*	Am	44244.1	1991	590	Am
42920	1995	530	Am	44250	1993	859*	Am
42920.5	1995	530	Am	44251	1997	344	Am
42921	1995	530	Am	44252	1989	388	Am
42925.1	1992	1296*	R		1990	1478	Am
42950.1	1994	922	R ⁸³²	44253	1993	859*	Am
43000	1994	922	R ⁸³²	44253.1	1992	1050	Ad
43002	1994	922	R ⁸³²	44253.10	1994	1178	Ad
44001.1	1997	937	Ad		1995	91	Am ⁹⁶⁴
44001.2	1997	937	Ad		1996	507	Am
44009	1990	596	Am	44253.2	1992	1050	Ad
44010	1991	570	Am	44253.3	1992	1050	Ad
	1992	272	Am		1993	809	Am
	1993	589	Am ⁶⁷⁰	44253.4	1992	1050	Ad
	1996	1074	Am	44253.5	1990	829	Am
44011	1992	272	Am		1992	1050	R & Ad
44014	1996	17	Am		1994	157*	Am
44018	1992	64*	Ad	44253.6	1992	1050	R & Ad
44020	1996	1074	Ad		1993	589	Am ⁶⁷⁰
44043.5	1991	136	Ad		1993	809	Am
	1994	78*	Am	44253.7	1990	829	Am
44100	1992	913	Am	44253.8	1992	1050	Ad
44101	1992	913	Am	44253.9	1992	1050	Ad
44102	1994	922	R ⁸³²	44254	1996	1067	Ad
44104	1994	922	Am ⁸³²		1996	1068	Ad
44200	1989	1360	Am ⁷³		1997	17	Am ¹³²⁸
44203	1993	859*	Am	44255	1994	922	R ⁸³²
44205	1997	628	Ad	44255.5	1989	375*	Ad
44205.5	1997	628	Ad	44256	1989	385*	Am
44214	1990	216	Am ²⁰⁶		1990	341	Am
44220	1990	341	Am	44257	1989	728*	Ad & R ¹¹
	1992	1050	Am		1993	809	Ad
44223	1993	1300	R	44257.2	1993	809	Ad
44225	1989	375*	Am	44257.4	1993	809	Ad
	1992	1050	Am	44258.1	1991	1064	Am

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<i>Affected By</i>				<i>Affected By</i>				
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44258.15	1989	728 *	Ad	Title 2, Div. 3, Pt. 25, Ch. 2, Art. 5, heading (Sec. 44280 et seq.)				
	1994	922	Am ⁸³²					
44258.2	1992	759 *	Am					
44258.3	1991	1064	Ad & R ⁷⁰					
	1995	927	Am					
44258.7	1989	385 *	Am					
	1995	927	Am					
44259	1990	534	Am		1993	809	Am	
	1992	1245	R & Ad		44280	1994	157 *	Am
	1996	921	Am		44282	1990	341	Am
	1997	404	Am		1993	809	Am	
44259.1	1992	1245	Ad	44283	1993	809	R	
44259.2	1992	1245	Ad		1996	919	Ad	
44260.3	1991	307	Am	44285	1993	809	Am	
44260.7	1995	447	Ad	44287	1993	809	R	
44260.8	1992	1245	Ad	44300	1993	378	Am	
44261	1991	307	Am		1997	344	Am	
	1992	1245	R & Ad		1997	934	Am	
44261.2	1993	767	Ad	44301	1994	922	Am ⁸³²	
44261.5	1992	1245	R	44305	1997	934	Ad	
44261.7	1992	1245	R	44306	1997	934	Ad	
44262	1996	1067	Am	44307	1997	934	Ad	
44265	1989	388	R & Ad	44307.5	1997	934	Ad	
44265.5	1989	388	Am	44308	1997	934	Ad	
	1994	998	Am	Title 2, Div. 3, Pt. 25, Ch. 2, Art. 6, heading (Sec. 44310 et seq.)				
	1994	1288	Am					
44265.7	1993	859 *	Ad					
44265.8	1993	859 *	Ad					
44265.9	1993	859 *	Ad					
44267.5	1994	172	Am					
44270	1993	378	Am					
44270.1	1992	1050	Am			1993	809	Am
	1993	378	Am		44311	1993	809	Am
	1994	681	Am		44315	1993	809	R
44270.2	1993	378	Am	44316	1993	809	R	
44276	1994	922	Am ⁸³²	44317	1993	809	R	
44276.1	1993	743	Ad	44320	1989	609	Am	
	1994	922	Am ⁸³²		1992	1245	Am	
44276.5	1990	526	Ad	44324	1989	609	Ad	
	1994	922	R ⁸³²	44325	1994	673	Am	
44276.6	1991	773	Ad	44326	1994	673	Am	
	1994	922	Am ⁸³²	44327	1994	673	Am	
44277	1989	353	Am		1994	922	Am ⁸³²	
	1994	146	Am ⁸³³	44328	1994	673	Am	
44279.1	1997	937	Ad(RN)	44329	1994	673	R & Ad	
Title 2, Div. 3, Pt. 25, Ch. 2, Art. 4.5, heading (Sec. 44279.2 et seq.)					1994	922	R ⁸³²	
				44332	1991	590	Am	
				44332.6	1997	589 *	Ad	
				44337	1992	913	Am	
				44338	1992	913	Am	
				44346	1995	140	Am	
				44346.1	1997	589 *	Ad	
		1997	937	Am	44370	1993	426	Am
	44279.2	1992	1245	Am	44371	1993	426	R & Ad
		1997	937	Am & RN & Ad	44372	1993	426	R & Ad
44279.3	1992	1245	Am	44373	1993	426	R & Ad	
44279.5	1992	1245	Am	44374	1993	426	R & Ad	
44279.6	1992	1245	Am	44375	1993	426	R	
44279.7	1997	937	Ad	44376	1993	426	R	
				44380	1993	1147	Ad	

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<i>Affected By</i>				<i>Affected By</i>			
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44381	1993	1147	Ad	44670.3	1990	724	Am
44382	1993	1147	Ad	44670.4	1989	1256 *	Am
44383	1993	1147	Ad	44670.5	1991	54	Am
44384	1993	1147	Ad	44670.6	1994	350	Am
44385	1993	1147	Ad	44670.8	1994	840	R ⁸³²
44386	1993	1147	Ad	44670.9	1989	1256 *	Am
44390	1995	758	Ad ¹¹²⁰	44671	1989	1256 *	Am
44391	1995	758	Ad ¹¹²⁰	44671.1	1989	1256 *	Am
	1997	831	R & Ad	44680.08	1989	1360	R ⁷³
44392	1997	737	Ad (by Sec. 2 of Ch.)	44680.4	1989	1256 *	Am
	1997	831	Ad (by Sec. 3.5 of Ch.)	44704	1994	840	Am ⁸³²
44393	1997	737	Ad(RN) (by Sec. 3 of Ch.)	44720	1990	1471	Ad ¹⁵⁸
	1997	831	Ad(RN) (by Sec. 4.5 of Ch.)				R ⁷⁹
44421	1994	681	Am	44721	1990	1471	Ad ¹⁵⁸
44421.1	1994	681	Ad				R ⁷⁹
44424	1991	590	Am	44722	1990	1471	Ad ¹⁵⁸
44425	1991	590	Am				R ⁷⁹
	1994	376	Am	44723	1990	1471	Ad ¹⁵⁸
44425.5	1995	140	Ad				R ⁷⁹
44440	1991	590	Ad	44750	1992	1142	Ad
44466	1997	138 *	Am	Title 2,			
44475	1992	1050	R	Div. 3,			
44476	1992	1050	R	Pt. 25,			
44477	1992	1050	R	Ch. 3.45,			
44478	1990	221	Am	heading			
44478.5	1992	1050	R	(Sec. 44755			
44479	1992	1050	R	et seq.)	1997	286 *	Am
44480	1992	1050	R	44755	1996	196 *	Ad
44481	1992	1050	R		1997	286 *	Am
44492.5	1994	922	R ⁸³²	44756	1996	196 *	Ad
44564	1994	840	R ⁸³²		1997	286 *	R
44579	1997	296 *	Ad	44757	1996	196 *	Ad
44579.1	1997	296 *	Ad		1997	286 *	Am
	1997	929 *	Am (as ad by Stats. 1997, Ch. 296)	44757.1	1997	286 *	Ad
44579.3	1997	296 *	Ad	44757.2	1997	286 *	Ad
44579.5	1997	296 *	Ad	44757.3	1997	286 *	Ad
	1997	929 *	Am (as ad by Stats. 1997, Ch. 296)	44757.4	1997	286 *	Ad
44645	1993	424	Ad		1997	299 *	Ad
44662	1995	392	Am		1997	825 *	R (as ad by Stats. 1997, Ch. 286)
44666	1989	1282	Ad				Am (as ad by Stats. 1997, Ch. 299) & R ⁸⁶⁵
44667	1989	1282	Ad				Ad ³¹⁸
44667.2	1989	1282	Ad				Am (as ad by Stats. 1997, Ch. 299) & R ⁸⁶⁵
44668	1989	1282	Ad	44757.5	1997	286 *	Ad
44669	1989	1282	Ad	44758	1997	286 *	Ad ¹³⁵⁰
	1995	275 *	Am				R ¹¹⁰⁶
Title 2,				44759	1997	286 *	Ad ¹³⁵⁰
Div. 3,							R ¹¹⁰⁶
Pt. 25,				44759.1	1997	286 *	Ad ¹³⁵⁰
Ch. 3.1,							R ¹¹⁰⁶
Art. 1,				44759.2	1997	286 *	Ad ¹³⁵⁰
(Sec. 44670.1 et seq.)	1990	216	Am ²⁰⁶				R ¹¹⁰⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
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44759.3	1997	286 *	Ad ¹³⁵⁰ R ¹¹⁰⁶	44834	1990	979	Am
44759.4	1997	286 *	Ad ¹³⁵⁰ R ¹¹⁰⁶	44834.1	1990	979	Ad
44759.5	1997	286 *	Ad ¹³⁵⁰ R ¹¹⁰⁶	44834.2	1990	979	Ad
					1994	922	Am ⁸³²
	1997	299 *	Ad	44836	1990	596	Am
	1997	825 *	R (as ad by Stats. 1997, Ch. 286)	44849	1990	1372	Am
			Am (as ad by Stats. 1997, Ch. 299)	44850	1990	1372	Am
			& R ⁸⁶⁵	44854	1990	1372	Am
			Ad ³¹⁸	44860	1990	341	Am
			Am (as ad by Stats. 1997, Ch. 299)	44865	1997	825 *	Am
			& R ⁸⁶⁵	44868	1989	1360	Am ⁷³
			Ad ³¹⁸	44873	1991	359	Am
	1997	827	Am (as ad by Stats. 1997, Ch. 299)	44877	1994	172	Am
			& R ⁸⁶⁵	44903.7	1997	854	Am
			Ad ¹³⁵⁰	44904	1994	922	R ⁸³²
			R ¹¹⁰⁶	44905	1994	922	R ⁸³²
44759.6	1997	286 *	Ad ¹³⁵⁰ R ¹¹⁰⁶	44907	1992	1165 *	Am
44759.7	1997	286 *	Ad ¹³⁵⁰ R ¹¹⁰⁶	44918	1992	336	Am
44760	1990	1459	Ad	44929	1990	996 *	Am ⁴⁹
44761	1990	1459	Ad		1994	20 *	Ad
44762	1990	1459	Ad	44929.23	1991	256	Am
44763	1990	1459	Ad		1992	236	Am
44764	1990	1459	Ad	44929.24	1994	673	R
	1994	922	R ⁸³²	44931	1994	922	Am ⁸³²
44775	1994	922	R ⁸³²	44932	1995	392	Am
44776.1	1995	308 *	Ad	44934	1995	392	Am
44776.2	1995	308 *	Ad	44938	1995	392	Am
44776.3	1995	308 *	Ad	44940	1989	807	R & Ad
44776.4	1995	308 *	Ad		1994	83	Am
44776.5	1995	308 *	Ad	44940.5	1989	807	Ad
44776.6	1995	308 *	Ad	44942	1989	455	Am
44776.7	1995	308 *	Ad	44947	1990	1263	Am
44777.1	1995	308 *	Ad	44948.2	1991	256	Ad
44777.2	1995	308 *	Ad	44951	1993	261	Am
44777.3	1995	308 *	Ad	44954	1992	336	R & Ad
44777.4	1995	308 *	Ad	44955.5	1993	261	Am
44777.5	1995	308 *	Ad	44955.6	1992	703 *	Ad & R ¹⁵
44777.6	1995	308 *	Ad	44959	1994	922	Am ⁸³²
44777.7	1995	308 *	Ad	44966	1994	922	Am ⁸³²
44785	1994	840	Am ⁸³²	44971	1990	1372	R
44790	1992	157 *	S ¹³³	44978	1996	1023 *	Am ¹²⁵³
44791	1992	157 *	S ¹³³	44979	1993	326	Am
44792	1992	157 *	S ¹³³	44981	1991	123	Am
44793	1992	157 *	S ¹³³	44986	1993	1144	Am
44794	1992	157 *	S ¹³³	44986.1	1993	1144	Am
	1992	1296 *	R	45023.4	1994	922	R ⁸³²
44795	1992	157 *	Am ¹³³	45028	1996	959	Am
44806	1994	1198	Am	45037	1994	922	R ⁸³²
44830	1996	948 *	Am ⁸²	45100	1991	287	Am
	1997	1 *	S ¹³²⁵	45103.5	1992	826	Ad
44830.1	1997	589 *	Ad	45105.1	1995	652	R
44830.3	1994	673	Am	45122.1	1997	589 *	Ad
	1996	303	Am	45123	1990	596	Am
	1996	948 *	Am ⁸²	45125	1997	588 *	Am
	1997	1 *	S ¹³²⁵	45125.1	1997	588 *	Ad
44832	1991	375	Ad	45125.5	1991	152	Ad
				45133	1990	190 *	Ad
				45134	1990	903	Am
				45139	1990	658 *	Ad
				45164	1991	416 *	Ad
					1994	922	R ⁸³²

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	Year	Chapter	Effect		Year	Chapter	Effect
45183	1995	652	Am	46015	1991	756 *	R
45202	1993	326	Am		1993	66 *	Ad
45203	1994	1011	Am		1997	855	R ³¹⁸
45207	1993	23	Am	46101	1997	678	Ad ⁶⁷⁹
45221	1991	146	Am				R ⁶⁸³
45243	1993	1296 *	Am	46111	1993	1296 *	Am
45246	1990	556	Am	46142	1994	922	Am ⁸³²
	1992	1302 *	Am	46146	1996	298 *	Am
	1993	112	Am	46151	1994	922	R ⁸³²
45249	1993	112	Am	46170	1989	1256 *	Am
45253	1995	652	Am	46190	1989	1256 *	Am
45254	1993	368	Am	46191	1993	670	Am ⁷⁶⁷
45257	1995	652	R	46201	1991	756 *	Am
45271	1995	652	Am		1992	427	Am ⁵¹¹
45272	1995	652	Am		1997	708	Am
45273	1995	652	Am	46202	1989	1360	Am ⁷³
45274	1995	652	Am	46205	1989	782 *	Am
45282	1995	652	R		1989	1256 *	Am
45283	1991	756 *	Am		1996	163 *	Am
	1995	652	Am		1996	621 *	Am
45292	1995	652	Am	46206	1989	782 *	Ad
45297	1992	303	Am		1994	49 *	Am
45300	1995	652	Am	46216	1997	855	Ad(RN) ³¹⁸
45304	1989	807	Am	46300	1989	1286 *	Am
45308	1990	276	Am		1991	221	Am
	1992	303	Am		1992	759 *	Am
45313	1995	900	Am	46300.1	1989	1089	Ad
45318	1991	287	Am		1990	1263	Am
45319	1991	146	Am		1992	1195	R & Ad ⁴⁴⁵
45344.5	1994	922	Am ⁸³²	46300.2	1993	66 *	Ad
45350	1989	1345	Ad	46300.3	1989	1089	Ad ³⁸
45351	1989	1345	Ad		1990	1263	Am
45352	1989	1345	Ad		1995	530	R
45353	1989	1345	Ad	46300.4	1989	1089	Ad ³⁸
45354	1989	1345	Ad		1991	756 *	Am
45355	1989	1345	Ad		1995	530	Am
	1992	1296 *	Am	46300.6	1993	66 *	Ad
	1994	840	Am ⁸³²	46300.7	1993	66 *	Ad
45356	1989	1345	Ad	46304	1994	1186	Am
45357	1989	1345	Ad	46307	1997	825 *	Am
45358	1989	1345	Ad	46320	1991	756 *	R
45370	1994	1288	Am	46330	1989	1256 *	R
45371	1994	1288	Am	46331	1989	1256 *	R
45452	1993	59 *	Am	46332	1989	1256 *	R
	1993	60 *	R	46333	1989	1256 *	R
45452.5	1993	60 *	R	46340	1989	1286 *	R
46010	1991	984	Am	46350	1991	756 *	R
	1993	1296 *	Am	46364	1991	756 *	R
	1994	1172	Am	46380	1991	756 *	Am
	1996	1023 *	Am ¹²⁵³	46392	1994	49 *	Am
	1997	855	Am ³¹⁸	46600	1991	756 *	Am
46010.2	1991	984	Ad	46601	1989	853	Am
	1992	759 *	Am		1997	417	Am
	1993	14 *	Am	46601.5	1990	10 *	Am ²⁰³
	1994	1172	Am		1992	120	Am
	1997	855	R & Ad ³¹⁸		1994	1262 *	Am ⁸⁶⁵
46010.3	1993	66 *	Ad		1997	299 *	Am ¹³⁷³
46010.5	1991	984	Am	46605	1994	1186	R
	1994	1172	Am	46606	1991	64	Am
	1996	1023 *	Am ¹²⁵³	46608	1991	64	R
	1997	855	Am & RN ³¹⁸	46621	1994	1186	R

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46800	1997	678	Ad ⁶⁷⁹ R ⁶⁸³	47710	1994	1255	Ad ⁸⁸⁷ R ¹⁶⁰
46801	1997	678	Ad ⁶⁷⁹ R ⁶⁸³		1995	72	Am
46802	1997	678	Ad ⁶⁷⁹ R ⁶⁸³	47715	1995	91	Ad & R ^{40 964}
46803	1997	678	Ad ⁶⁷⁹ R ⁶⁸³	47750	1997	340 *	Ad
46804	1997	678	Ad ⁶⁷⁹ R ⁶⁸³	47751	1997	340 *	Ad
46805	1997	678	Ad ⁶⁷⁹ R ⁶⁸³	47755	1997	340 *	Ad
46806	1997	678	Ad ⁶⁷⁹ R ⁶⁸³	47756	1997	340 *	Ad
46807	1997	678	Ad ⁶⁷⁹ R ⁶⁸³	47760	1997	340 *	Ad
47600	1992	781	Ad	47761	1997	340 *	Ad
47601	1992	781	Ad	47762	1997	340 *	Ad
47602	1992	781	Ad	47763	1997	340 *	Ad
	1993	589	Am ⁶⁷⁰	47763.5	1997	340 *	Ad
	1996	849	Am	47764	1997	340 *	Ad
47603	1992	781	Ad	47765	1997	340 *	Ad ³¹⁸
47605	1992	781	Ad	47766	1997	340 *	Ad ³¹⁸
	1993	589	Am ⁶⁷⁰	47770	1997	340 *	Ad ³¹⁸
	1996	786	Am	47771	1997	340 *	Ad ³¹⁸
47606	1992	781	Ad	47771.5	1997	340 *	Ad ³¹⁸
47607	1992	781	Ad	47772	1997	340 *	Ad ³¹⁸
47608	1996	786	Ad	47772.1	1997	340 *	Ad ³¹⁸
47610	1992	781	Ad	47773	1997	340 *	Ad
	1996	786	Am (by Sec. 5 of Ch.)	48000	1989	1256 *	Am
47611	1992	781	Ad		1991	381	Am
	1996	608 *	Am ⁷⁸	48002	1990	700 *	Am
47612	1992	781	Ad	48003	1990	700 *	R
47613	1996	782	Ad	48010	1989	1256 *	Am
47615	1992	781	Ad	48011	1989	1256 *	Am
	1994	840	R ⁸³²		1991	221	Am
47616	1992	781	Ad	Title 2, Div. 4, Pt. 27, Ch. 1, Art. 3, heading (former Sec. 48020 et seq.)			
47616.5	1996	767	Ad		1989	1360	R ⁷³
47620	1994	118	Ad	48031	1994	1186	Am
47621	1994	118	Ad	Title 2, Div. 4, Pt. 27, Ch. 1, Art. 5, heading (former Sec. 48040 et seq.)			
47622	1994	118	Ad		1989	1360	R ⁷³
47623	1994	118	Ad	48054	1996	773	Ad
47624	1994	118	Ad	48200.5	1995	323	Ad
47625	1994	118	Ad	48200.7	1995	870	Ad & R ³¹⁴
47700	1994	1255	Ad ⁸⁸⁷ R ¹⁶⁰	48204	1990	10 *	Am (as am by Stats. 1986, Ch. 172) ²⁰³
47701	1995	72	Am		1992	120	Am
	1994	1255	Ad ⁸⁸⁷ R ¹⁶⁰		1992	507	Am
47702	1995	72	Am		1993	589	Am (as am by Sec. 5, Stats. 1992, Ch. 507) ⁶⁷⁰
47703	1994	1255	Ad ⁸⁸⁷ R ¹⁶⁰				
47704	1995	72	Am				
	1994	1255	Ad ⁸⁸⁷ R ¹⁶⁰				
47705	1994	1255	Ad ⁸⁸⁷ R ¹⁶⁰				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
48645	1989	929	Am		1995	972	Am
48645.1	1989	929	Am		1996	915	Am (by Sec. 3 of Ch.)
48645.3	1990	525	Am				
48645.7	1992	428	Ad		1996	1052	Am (by Sec. 2 of Ch.)
48660	1995	974	Ad ^{78 1104}				
48660.1	1995	974	Ad ^{78 1104}	48915.01	1996	937 *	Ad
48661	1995	974	Ad ^{78 1104}	48915.1	1990	1231	Am
	1996	937 *	R & Ad		1991	756 *	Am
	1997	825 *	Am		1993	1257	Am
48662	1995	974	Ad ^{78 1104}		1996	937 *	Am
48663	1995	974	Ad ^{78 1104}	48915.2	1993	1257	Ad
48664	1995	974	Ad ^{78 1104}		1994	1014	Am ⁸²
	1996	124	Am ¹¹⁹⁷		1995	972	Am
	1996	1158 *	Am		1995	974	Am ^{78 1104}
48666	1995	974	Ad ^{78 1104}	48915.5	1990	1234	Am
48700	1996	200 *	Ad		1992	1360	Am
48705	1996	200 *	Ad		1994	1014	Am ⁸²
48710	1996	200 *	Ad		1995	972	Am
48715	1996	200 *	Ad		1997	854	Am
48720	1996	200 *	Ad	48915.6	1994	1287	Ad
48725	1996	200 *	Ad		1996	915	Am
48730	1996	200 *	Ad	48915.7	1993	1256	Ad
48735	1996	200 *	Ad		1994	1014	R ⁸²
48740	1996	200 *	Ad		1995	972	R
48803	1994	840	R ⁸³²		1995	974	R ^{78 1104}
48900	1989	1306	Am	48916	1992	152	Am
	1992	909	Am		1994	1014	Am ⁸²
	1994	1198	Am		1995	972	Am
	1995	972	Am		1995	973	Am
	1996	915	Am (by Sec. 1 of Ch.)		1995	974	Am ^{78 1104}
	1997	637	Am	48916.1	1995	974	Ad ^{78 1104}
48900.1	1989	213	Am		1996	937 *	Am
48900.2	1992	909	Ad	48916.2	1996	15 *	Ad & R ¹¹⁸²
48900.3	1994	1198	Ad	48917	1990	1234	Am
48900.4	1994	1017	Ad		1995	95	Am
48900.6	1993	212	Ad	48918	1990	1231	Am
	1995	972	Am		1994	146	Am ⁸³³
48900.7	1997	405	Ad		1994	1014	Am ⁸²
48900.8	1997	637	Ad		1995	937	Am
48902	1989	1117	Am		1995	972	Am
	1990	1697	Am		1995	974	Am (by Sec. 7.5 of Ch.) ^{78 1104}
	1995	205	Am		1996	915	Am (by Sec. 5 of Ch.)
48904	1992	445	Am	48918.5	1996	915	Ad
48909	1991	1202	Am	48919	1997	417	Am
48911	1990	1234	Am	48919.5	1997	417	Ad
	1992	1360	Am (by Sec. 3 of Ch.)	48926	1994	1014	Ad ⁸²
	1994	146	Am ⁸³³		1995	974	Ad ^{78 1104}
48911.1	1994	1016	Ad	48931	1996	1023 *	Am ¹²⁵³
48911.2	1994	1016	Ad	48933	1992	115	Am
48912	1990	1234	Am	48950	1992	1363	Ad
	1992	1360	Am	48980	1990	10 *	Am
48915	1992	16	Am		1990	403	Am
	1992	909	Am		1992	445	Am
	1993	1255 *	Am		1992	906	Am
	1993	1256	Am		1993	160	Am
	1994	1014	Am (by Sec. 6 of Ch.) ⁸²		1993	161	Am
	1994	1198	Am		1993	915	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
48980 (Cont.)	1993	1296 *	Am (by Sec. 10.5 of Ch.) ³⁴⁶	49461	1992	1246	Ad
					1994	195 *	Am
					1997	430	Am
				49462	1992	1246	Ad
					1997	430	Am
				49463	1992	1246	Ad
					1994	195 *	Am
	1994	1262 *	Am		1997	430	Am
	1997	86	Am ³¹⁸	49464	1992	1246	Ad
	1997	296 *	Am	49465	1992	1246	Ad
	1997	929 *	Am (as am by Stats. 1997, Ch. 296)		1994	195 *	Am
					1997	430	Am
48987	1994	1172	Ad	49466	1994	195 *	Ad
49060	1994	1288	Am	49500	1997	825 *	Am
49068.5	1994	922	Am ⁸³²	49505	1990	796 *	Ad
49070	1994	1288	Am	49513	1997	825 *	Am
49073	1995	758	Am	49514	1997	825 *	R
			R & Ad ^{79 1120}	49516	1997	825 *	Am
49073.5	1991	299	Ad	49531	1989	614	Am
49076	1989	1117	Am		1997	825 *	Am
	1993	1302	Am	49531.1	1989	614	Ad
	1996	343	Am	49532	1997	825 *	R
49076.5	1993	561	Ad	49533	1993	1296 *	Am
49077	1996	879	Am	49536	1989	82 *	Am
49078	1996	879	Am		1989	83 *	Am
49079	1989	1306	Ad		1989	92 *	Am (as am by Stats. 1989, Ch. 83)
	1993	1257	Am				
	1995	972	Am		1997	825 *	Am
49110	1994	257	Am	49547	1992	948	Ad
49112	1989	866	Am	49547.5	1994	517	Ad
	1992	1189	Am	49548	1992	948	Ad
49116	1989	866	Am	49548.2	1992	948	Ad
	1992	1189	Am	49548.3	1992	948	Ad
	1994	1175	Am	49550.3	1991	1164	Ad
	1995	887	Am		1995	1	Am
49130	1994	257	Am		1997	825 *	Am
49150	1992	1213	R	49553	1989	614	Am
49150.5	1992	90	Ad		1997	825 *	Am
	1994	922	R ⁸³²	49558	1997	834	Am
49330	1995	437	Am	49559	1997	825 *	Am
49350	1997	935	Ad	49582	1994	922	Am ⁸³²
49350.5	1997	935	Ad	49583	1994	922	R ⁸³²
49351	1997	935	Ad	49590	1997	174	Ad
49352	1997	935	Ad	49590.5	1997	174	Ad
49353	1997	935	Ad	49603	1991	666	Ad
49354	1997	935	Ad	49604	1992	545	Ad
49355	1997	935	Ad	51003	1995	274	Ad
49411	1994	840	Am ⁸³²	51201.5	1991	818	Ad
49412	1990	51 *	Ad		1992	73 *	Am
49413	1994	643	Ad	51202	1992	1065	Am
49422	1994	172	Am	51203	1990	540	Am
	1995	91	Am ⁹⁶⁴	51210	1995	530	Am
	1996	661	Am	51215	1994	922	Am ⁸³²
49426	1994	172	Am	51216	1993	66 *	Am
49427	1994	922	Am ⁸³²	51217	1994	922	Am ⁸³²
49452	1993	226	Am	51219	1992	907	R
49452.5	1996	1023 *	Am ¹²⁵³	51219.5	1994	922	R ⁸³²
49460	1992	1246	Ad	51220	1992	763	Am
	1994	195 *	Am		1993	589	Am ⁶⁷⁰
	1997	430	Am		1995	530	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
51220.2	1994	607	Ad	Title 2, Div. 4, Pt. 28, Ch. 5, Art. 2, heading (former Sec. 51710 et seq.)			
51220.5	1992	1355	Ad ⁵⁵²				
	1993	637	Am				
51223.1	1997	640	Ad				
51223.5	1993	424	Ad				
51225.3	1990	1105	Am				
51226	1990	519	Am				
	1990	1105	Am				
	1993	66*	Am	1989	1360	R ⁷³	
51226.2	1993	1207	Ad	51745	1989	1089 R & Ad ³⁸	
51226.3	1992	763	Ad	51745.6	1990	1263 Ad	
	1993	497	Am	51746	1989	1089 R & Ad ³⁸	
	1997	582	Am	51747	1989	1089 Ad ³⁸	
51226.5	1989	452	Ad		1992	759* Am	
51226.6	1995	447	Ad		1995	530 Am	
	1997	760	Am	51747.3	1993	66* Ad	
51228	1993	215	Am	51747.5	1989	1089 Ad ³⁸	
51229	1994	922	Am ⁸³²		1992	759* Am	
51229.8	1991	818	Ad		1993	1296* Am	
51230	1996	778	Ad		1997	825* Am	
	1997	825*	Am	51747.6	1989	1089 Ad ³⁸	
51262	1994	840	Am ⁸³²		1991	756* R	
51264	1991	773	Am	51748	1989	1089 Ad ³⁸	
	1994	922	Am ⁸³²	51749	1989	1089 Ad ³⁸	
51266	1990	267	Ad ²³²	51749.3	1989	1089 Ad ³⁸	
	1992	711*	Am ⁵¹¹		1994	922 Am ⁸³²	
	1994	922	Am ⁸³²	51749.5	1989	1089 Ad ³⁸	
51266.5	1992	1015	Ad		1995	530 R	
51267	1990	522	Ad	51757	1994	922 R ⁸³²	
	1994	922	R ⁸³²	51760.3	1990	930* Am	
51268	1990	923	Ad	51768	1993	1296* Am	
51269	1990	923	Ad	51769	1995	886 Am	
51420	1989	783	Am ³⁸		1997	345 Am	
51421	1989	783	Am ³⁸	51778	1994	840 Am ⁸³²	
51422	1989	783	R & Ad ³⁸	51791	1994	840 Am ⁸³²	
51450	1996	204*	Ad	51852	1996	1045* Am ⁷⁸	
51451	1996	204*	Ad	51865	1991	1011 Ad	
51452	1996	204*	Ad	Title 2, Div. 4, Pt. 28, Ch. 5, Art. 15, heading (Sec. 51870 et seq.)			
51453	1996	204*	Ad		1995	767* Am ¹¹⁶³	
51454	1996	204*	Ad	51870	1989	1334 R & Ad ¹⁴⁰	
51455	1996	204*	Ad		1992	1309 Ad & R ⁵⁴⁵	
51513	1995	275*	Ad		1995	767* Am ¹¹⁶³	
51520	1995	64	Am	51870.5	1997	86 Ad ³¹⁸	
	1996	83	Am			R ¹³³⁵	
51551	1989	1360	Am (as ad by Stats. 1988, Ch. 1337) & RN ⁷³)		1989	1334 R & Ad ¹⁴⁰	
			Ad(RN) ⁷³)		1992	1309 Ad & R ⁵⁴⁵	
51553	1989	1360	Ad(RN) ⁷³)		1995	767* Am ¹¹⁶³	
	1993	328	Am	51871	1989	1334 R & Ad ¹⁴⁰	
					1992	1309 Ad & R ⁵⁴⁵	
Title 2, Div. 4, Pt. 28, Ch. 5, Art. 1, heading (former Sec. 51700 et seq.)	1989	1360	R ⁷³	51872	1989	1334 R & Ad ¹⁴⁰	
					1995	767* Am ¹¹⁶³	
					1992	1309 Ad & R ⁵⁴⁵	
					1995	767* Am ¹¹⁶³	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
51872.5	1989	1334	Ad & R ⁸¹	51880	1992	1309	Ad & R ⁵⁴⁵
	1990	8*	Am		1995	767*	R ¹¹⁶³
51873	1989	1334	R & Ad	51881	1992	1309	Ad & R ⁵⁴⁵
			R ¹⁴⁰		1995	767*	Am (as ad by Sec. 2, Stats. 1992, Ch. 1309) ¹¹⁶³
	1992	1309	Ad & R ⁵⁴⁵				
	1995	767*	Am ¹¹⁶³				
51873.1	1989	1334	R	51882	1992	1309	Ad & R ⁵⁴⁵
51873.2	1989	1334	R		1995	767*	R (as ad by Sec. 2, Stats. 1992, Ch. 1309) ¹¹⁶³
51873.3	1989	1334	R				
51873.5	1989	1334	Ad & R ⁸¹				
	1990	8*	Am				
	1991	1091	Am				
51873.7	1989	1334	Ad & R ⁸¹	51883	1992	1309	Ad & R ⁵⁴⁵
51873.9	1989	1334	Ad & R ⁸¹	51884	1992	1309	Ad & R ⁵⁴⁵
51874	1989	1334	Ad & R ⁸¹	51900	1994	922	Am ⁸³²
	1990	8*	Am	51900.5	1994	922	R ⁸³²
	1992	1309	Ad & R ⁵⁴⁵	51910	1994	840	R ⁸³²
	1995	767*	Am ¹¹⁶³	51912	1994	840	R ⁸³²
51874.1	1989	1334	Ad & R ⁸¹	52015	1992	758	Am (by Sec. 4 of Ch.)
	1990	8*	R				Am ⁸³²
51874.2	1989	1334	Ad & R ⁸¹	52033	1994	840	Am
51874.4	1989	1334	Ad & R ⁸¹	52048	1994	1172	Am
51874.6	1989	1334	Ad & R ⁸¹	52049.1	1989	1282	Ad
51874.8	1989	1334	Ad & R ⁸¹	52050	1992	1335	Ad ³⁴⁵
51875	1989	1334	R & Ad				R ²⁷¹
			R ¹⁴⁰	52051	1992	1335	Ad ³⁴⁵
	1992	1309	Ad & R ⁵⁴⁵				R ²⁷¹
	1995	767*	Am ¹¹⁶³	52052	1992	1335	Ad ³⁴⁵
51875.1	1989	1334	R				R ²⁷¹
51875.3	1989	1334	R		1994	937	R & Ad
51875.5	1989	1334	R	52053	1992	1335	Ad ³⁴⁵
51875.7	1989	1334	R				R ²⁷¹
	1990	1372	Am		1994	937	Am
51875.9	1989	1334	R	52053.5	1992	1335	Ad ³⁴⁵
51876	1989	1334	R & Ad				R ²⁷¹
			R ¹⁴⁰	52053.7	1994	937	Ad
	1990	8*	Am	52054	1992	1335	Ad ³⁴⁵
	1992	1309	Ad & R ⁵⁴⁵				R ²⁷¹
	1995	767*	Am ¹¹⁶³	52054.5	1992	1335	Ad ³⁴⁵
51876.5	1989	1334	Ad & R ⁸¹				R ²⁷¹
	1990	8*	Am	52055	1992	1335	Ad ³⁴⁵
51877	1989	1334	R & Ad				R ²⁷¹
			R ¹⁴⁰	52056	1992	1335	Ad ³⁴⁵
	1992	1309	Ad & R ⁵⁴⁵				R ²⁷¹
	1995	767*	Am ¹¹⁶³	52056.5	1992	1335	Ad ³⁴⁵
51877.5	1989	1334	Ad & R ⁸¹				R ²⁷¹
51878	1989	1334	R & Ad	52056.6	1992	1335	Ad ³⁴⁵
			R ¹⁴⁰				R ²⁷¹
	1990	8*	Am		1994	937	Am
	1992	1309	Ad & R ⁵⁴⁵	52057	1992	1335	Ad ³⁴⁵
	1995	767*	R ¹¹⁶³				R ²⁷¹
51878.5	1989	1334	R & Ad	52058	1994	937	Am
			R ¹⁴⁰	52059	1992	1335	Ad ³⁴⁵
51879	1989	1334	R & Ad				R ²⁷¹
			R ¹⁴⁰	52059.5	1992	1335	Ad ³⁴⁵
	1992	1309	Ad & R ⁵⁴⁵				R ²⁷¹
	1995	767*	R ¹¹⁶³	52059.7	1992	1335	Ad ³⁴⁵
51879.3	1989	1334	R				R ²⁷¹
51879.5	1989	1334	R & Ad				
			R ¹⁴⁰				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Title 2, Div. 4, Pt. 28, Ch. 6.5, heading (Sec. 52060 et seq.)							
52060	1989	1183	Am & R ^{76 70}	52127	1997	298 *	Am
	1989	1183	Am & R ^{76 70}	52128	1996	163 *	Ad
	1996	783	Ad & R ¹²²⁸	52128.5	1996	163 *	Ad
52061	1989	1183	Am & R ^{76 70}	52134	1997	244 *	Ad
	1996	783	Ad & R ¹²²⁸	52150	1994	922	R ⁸³²
52062	1989	1183	Am & R ^{76 70}	52151	1989	1113	S ⁴³
	1996	783	Ad & R ¹²²⁸	52152	1989	1113	S ⁴³
52063	1989	1183	Am & R ^{76 70}		1990	1372	Am
	1996	783	Ad & R ¹²²⁸	52153	1989	1113	S ⁴³
52064	1989	1183	Am & R ^{76 70}	52154	1989	1113	Am & R ⁴³
	1996	783	Ad & R ¹²²⁸		1990	1372	Am
52065	1989	1183	Am & R ^{76 70}	52155	1989	1113	Am & R ⁴³
	1996	783	Ad & R ¹²²⁸	52156	1989	1113	Am & R ⁴³
52066	1989	1183	Am & R ^{76 70}	52157	1989	1113	S ⁴³
	1996	783	Ad & R ¹²²⁸	52158	1989	1113	S ⁴³
52067	1996	783	Ad & R ¹²²⁸	52159	1989	1113	S ⁴³
52080	1989	1147 *	Ad	52159.1	1989	1113	Ad & R ⁴³
52081	1989	1147 *	Ad	52164.6	1994	922	Am ⁸³²
52082	1989	1147 *	Ad	52169	1994	922	Am ⁸³²
52084	1989	1147 *	Ad	52171	1994	922	Am ⁸³²
52086	1989	1147 *	Ad	52171.6	1994	922	Am ⁸³²
52088	1989	1147 *	Ad	52177	1994	922	Am ⁸³²
	1992	507	R	52178.1	1990	582	Am
52090	1989	1147 *	Ad		1994	922	R ⁸³²
52100	1989	1147 *	Ad	52178.4	1994	922	R ⁸³²
52102	1989	1147 *	Ad	52200	1989	494 *	Ad
52104	1989	1147 *	Ad	52201	1989	494 *	Ad
52106	1989	1147 *	Ad	52202	1989	494 *	Ad
	1994	922	Am ⁸³²	52203	1989	494 *	Ad
52108	1989	1147 *	Ad	52204	1989	494 *	Ad
52110	1989	1147 *	Ad		1994	840	Am ⁸³²
52112	1989	1147 *	Ad	52205	1989	494 *	Ad
	1994	840	R ⁸³²	52206	1989	494 *	Ad
52114	1989	1147 *	Ad	52207	1989	494 *	Ad
52120	1996	163 *	Ad	52208	1989	494 *	Ad
52121	1996	163 *	Ad	52209	1989	494 *	Ad
52121.5	1996	621 *	Ad	52210	1989	494 *	Ad
52122	1996	163 *	Ad	52211	1989	494 *	Ad
	1996	621 *	Am	52212	1989	494 *	Ad
	1997	298 *	Am	52213	1989	494 *	Ad
52122.1	1997	298 *	Ad		1994	922	R ⁸³²
52122.5	1996	621 *	Ad	52240	1992	83 *	Ad
	1997	298 *	Am	52241	1992	83 *	Ad
52122.6	1997	285 *	Ad		1992	759 *	Am
52122.7	1997	285 *	Ad	52242	1992	83 *	Ad
52122.8	1997	285 *	Ad	52243	1992	83 *	Ad
52123	1996	163 *	Ad	52250	1997	326 *	Ad
	1996	621 *	Am	52251	1997	326 *	Ad
	1997	298 *	Am	52252	1997	326 *	Ad
52124	1996	163 *	Ad	52253	1997	326 *	Ad
	1996	621 *	Am	52254	1997	326 *	Ad
	1997	298 *	Am	52255	1997	326 *	Ad
52124.5	1997	298 *	Ad	52256	1997	326 *	Ad
52125	1996	163 *	Ad	52257	1997	326 *	Ad
52126	1996	163 *	Ad	52260	1997	326 *	Ad
				52261	1997	326 *	Ad
				52262	1997	326 *	Ad
				52263	1997	326 *	Ad
				52264	1997	326 *	Ad
				52265	1997	326 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
52266	1997	326 *	Ad	1989	92 *		Am (as am by
52301.3	1990	762	Ad				Stats. 1989,
52301.5	1990	1667	Am				Ch. 83)
52302	1990	1667	Am	1989	1395 *		Am
52302.3	1990	1372	Am	1992	1195		R & Ad ⁴⁴⁵
52306	1992	507	Am	52616.1	1991	1132	Ad
52309	1992	507	Am		1992	1195	R ⁴⁴⁵
52314	1989	1015 *	Am	52616.16	1992	1195	Ad ⁴⁴⁵
	1991	64	Am		1993	669	Am
52314.6	1989	1015 *	Am		1994	108 *	Am
52315	1994	1288	Am	52616.17	1992	1195	Ad ⁴⁴⁵
52321	1994	922	Am ⁸³²		1993	669	Am
	1995	91	Am ⁹⁶⁴		1995	530	Am
52324.6	1991	624	Am	52616.18	1992	1193	Ad ^{569 628}
	1994	922	Am ⁸³²		1994	108 *	Am
52327	1992	115	Am	52616.19	1992	1195	Ad ⁴⁴⁵
52332	1992	507	R		1994	108 *	Am
52333	1994	922	R ⁸³²	52616.20	1993	1051	Ad
52335.10	1996	930	Ad	52616.21	1994	593 *	Ad
52335.2	1996	930	Am	52616.23	1992	1195	Ad ⁴⁴⁵
52335.25	1994	922	R ⁸³²	52616.24	1992	1195	Ad ⁴⁴⁵
52335.8	1992	507	R	52616.4	1992	1196	Ad ⁴⁴⁵
	1994	1172	Ad		1993	669	Am
52335.9	1996	930	Ad		1994	108 *	Am
	1997	17	Am ¹³²⁸		1996	1158 *	Am
52336	1994	1180	Ad	52616.5	1994	922	R ⁸³²
52336.1	1994	1180	Ad		1996	760	Ad
52336.3	1994	1180	Ad	52616.6	1993	670	Ad ⁷⁶⁷
52336.5	1994	1180	Ad	52651	1992	1068	Ad
52342	1990	1372	Am	52652	1992	1068	Ad
52347	1994	840	R ⁸³²	52653	1992	1068	Ad
52376	1990	1105	Ad	52654	1992	1068	Ad
52385	1994	840	R ⁸³²	52655	1992	1068	Ad
	1996	758	Ad	52656	1992	1068	Ad
52486	1996	758	Ad	52750	1990	978	Ad
52487	1996	758	Ad	52751	1990	978	Ad
	1997	17	Am ¹³²⁸	52752	1990	978	Ad
52488	1996	758	Ad	52753	1990	978	Ad
52489	1996	758	Ad	52754	1990	978	Ad
52490	1996	758	Ad		1992	711 *	R ⁵¹¹
52500	1992	1193	Am ⁶²⁸	52760	1989	1302	Ad ⁷⁶
52500.1	1992	1193	Ad ⁶²⁸				R ⁹⁴
	1993	669	Am		1997	877	Ad ^{1471 1199}
	1994	593 *	Am				R ¹²⁰⁵
52501.5	1991	756 *	Am	52761	1989	1302	Ad ⁷⁶
	1991	1132	Am				R ⁹⁴
52506	1994	922	Am ⁸³²		1997	877	Ad ^{1471 1199}
52512	1990	1372	Am				R ¹²⁰⁵
52519	1990	1667	Am	52762	1989	1302	Ad ⁷⁶
52522	1992	1196	Ad ⁴⁴⁵				R ⁹⁴
52522.1	1992	1196	Ad ^{445 71}		1997	877	Ad ^{1471 1199}
			R ⁹⁴				R ¹²⁰⁵
	1994	593 *	Am	52763	1989	1302	Ad ⁷⁶
52522.2	1992	1196	Ad ⁴⁴⁵				R ⁹⁴
52523	1992	1193	Ad ⁶²⁸	52764	1989	1302	Ad ⁷⁶
	1993	669	Am				R ⁹⁴
	1994	922	Am ⁸³²		1997	877	Ad ^{1471 1199}
	1996	294	Am				R ¹²⁰⁵
52610.5	1991	756 *	Am	52770	1991	876	Ad ⁷¹
52616	1989	82 *	Am				R ⁹⁴
	1989	83 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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52771	1991	876	Ad ⁷¹ R ⁹⁴	53083	1996	1158 *	R (as ad by AB 2769) ⁸² Ad ⁸²
52772	1991	876	Ad ⁷¹ R ⁹⁴	54021	1994	840	Am ⁸³²
52773	1993	589	Am ⁶⁷⁰	54022	1989	82 *	Am
52774	1991	876	Ad ⁷¹ R ⁹⁴	54029	1989	83 *	Am
52775	1991	876	Ad ⁷¹ R ⁹⁴		1989	82 *	Am
52853	1991	251	Am	Title 2, Div. 4, Pt. 29, Ch. 1, Art. 3, heading (former Sec. 54030 et seq.)			
52860	1993	1296 *	Am				
52888	1992	1288	Am				
52900	1989	1296 *	R				
	1995	242 *	S ^{45 36}				
		643 *	Ad ^{899 164} R ⁶⁸³				
52900.1	1995	649 *	Ad				
52901	1989	242 *	S ^{45 36}				
	1995	643 *	Ad ^{899 164} R ⁶⁸³				
52902	1989	242 *	S ^{45 36}				
	1994	922	Am ⁸³²				
	1995	643 *	Ad ^{899 164} R ⁶⁸³				
52903	1989	242 *	S ^{45 36}	54030	1989	1360	R ⁷³
	1994	922	Am ⁸³²		1989	82 *	Ad
	1995	643 *	Ad ^{899 164} R ⁶⁸³	54031	1989	83 *	Ad
52904	1989	242 *	Am ^{45 36}		1989	83 *	Ad
	1995	643 *	Ad ^{899 164} R ⁶⁸³	54032	1989	82 *	Ad
52905	1989	735	Ad		1989	83 *	Ad
52906	1989	735	Ad	54033	1989	82 *	Ad
52907	1989	735	Ad		1989	83 *	Ad
52908	1989	735	Ad	54035	1996	931	Ad & R ³¹⁴
52909	1989	735	Ad	54036	1996	931	Ad & R ³¹⁴
	1994	922	R ⁸³²	54442	1994	922	Am ⁸³²
52910	1990	519	Am	54444.1	1990	1455	Am
52911	1990	519	Am	54528	1990	1455	R
52960	1994	922	R ⁸³²	54652	1994	922	Am ⁸³²
52963	1994	922	R ⁸³²	54657	1993	1296 *	Am
52965	1990	216	Am ²⁰⁶	54658	1994	922	R ⁸³²
52980	1990	519	Ad	54685	1991	423 *	Ad ³²² R ¹¹⁷
52981	1990	519	Ad		1994	319 *	Am ^{677 40}
52982	1990	519	Ad	54685.1	1991	423 *	Ad ³²² R ¹¹⁷
52983	1990	519	Ad		1994	319 *	Am ^{677 40}
	1994	922	R ⁸³²	54685.2	1991	423 *	Ad ³²² R ¹¹⁷
53000	1996	196 *	Ad		1994	319 *	S ^{677 40}
53001	1996	196 *	Ad	54685.3	1991	423 *	Ad ³²² R ¹¹⁷
53002	1996	196 *	Ad		1994	319 *	Am ^{677 40}
53003	1996	196 *	Ad	54685.6	1991	423 *	Ad ³²² R ¹¹⁷
53004	1996	196 *	Ad		1994	319 *	S ^{677 40}
53005	1996	196 *	Ad	54685.7	1991	423 *	Ad ³²² R ¹¹⁷
53006	1996	196 *	Ad		1994	319 *	S ^{677 40}
53023	1996	1068	Ad ⁸²	54685.8	1991	423 *	Ad ³²² R ¹¹⁷
53073	1996	1158 *	R (as ad by AB 2769) ⁸² Ad ⁸²	54685.9	1991	423 *	Ad ³²² R ¹¹⁷
				54686	1994	319 *	Am ^{677 40}
					1991	423 *	Ad ³²² R ¹¹⁷

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
54686 (Cont.)	1994	319 *	S ⁶⁷⁷ 40	56026	1991	223	Am (as ad by Sec. 5,
54686.2	1991	423 *	Ad ³²² R ¹¹⁷				Stats. 1987, Ch. 311, and as am by
	1994	319 *	Am ⁶⁷⁷ 40				Stats. 1988, Ch. 35)
54690	1993	574	R & Ad				Am (by Sec. 6
54691	1990	75	Am		1992	1360	of Ch., as am by
	1993	574	Am				Sec. 2, Stats. 1991, Ch. 223, and by
54692	1993	299 *	Am				Sec. 7
54693	1993	574	Am				of Ch., as am by
54694	1993	574	Am				Sec. 3, Stats. 1991, Ch. 223)
54695	1993	574	Am				Am (as am by
54696	1993	574	R & Ad				Sec. 2 and
54697	1992	1213	Ad				Sec. 3, Stats. 1991, Ch. 223)
54726	1994	363	Am				Am (as am by
	1995	530	Am		1992	1361	Sec. 2 and
54734	1994	922	Am ⁸³²				Sec. 3, Stats. 1991, Ch. 223)
54753	1994	922	R ⁸³²				Am (as am by
54753.1	1994	922	R ⁸³²				Sec. 1 and
54760	1989	82 *	Ad				Sec. 2, Stats. 1992, Ch. 1361)
	1989	83 *	Ad				Am (as am by
54760.1	1989	1282	Ad		1993	1296 *	Sec. 1 and
54761	1989	82 *	Ad				Sec. 2, Stats. 1992, Ch. 1361)
	1989	83 *	Ad				Am (as am by
	1994	922	R (as ad by Stats. 1989, Ch. 82) ⁸³²		1995	530	Sec. 12, Stats. 1993, Ch. 1296)
54761.1	1994	153 *	Ad				Ad
54761.2	1995	308 *	Ad	56026.2	1994	1126 *	Am
54762	1992	120	Am ⁴⁴⁵	56026.5	1992	759 *	Am
56000	1991	223	Am		1995	203	Am
	1993	1296 *	Am	56028	1990	182	Am
56000.5	1994	1126 *	Am	56030.5	1992	759 *	Am
56001	1992	759 *	Am	56031	1992	759 *	Am
	1993	1296 *	Am (by Sec. 11.8 and Sec. 11.9 of Ch., as ad by Stats. 1987, Ch. 311 and as am by Stats. 1992, Ch. 759) ⁸⁰⁵	56032	1993	1296 *	Ad ⁸⁰⁵
			Am (by Sec. 2 of Ch., as am by Sec. 11.8, Stats. 1992, Ch. 1296 and by Sec. 2.5 of Ch., as am by Sec. 11.9, Stats. 1992, Ch. 1296)	56034	1993	939 *	Ad
			Am (as am by Sec. 11.8 and Sec. 11.9, Stats. 1993, Ch. 1296)	56034	1994	146	Am ⁸³³
	1994	1126 *	Am (by Sec. 2 of Ch., as am by Sec. 11.8, Stats. 1992, Ch. 1296 and by Sec. 2.5 of Ch., as am by Sec. 11.9, Stats. 1992, Ch. 1296)	56035	1993	939 *	Ad
			Am (as am by Sec. 11.8 and Sec. 11.9, Stats. 1993, Ch. 1296)	56041	1992	1360	Ad
	1995	530	Am (as am by Sec. 11.8 and Sec. 11.9, Stats. 1993, Ch. 1296)	56042	1993	939 *	Ad
				56050	1990	182	Am
					1991	223	Am
					1993	1296 *	Am
				56100	1992	1360	Am
					1994	1288	Am
					1997	854	Am
				56101	1992	759 *	Am
					1993	1296 *	Am
				56134	1993	1296 *	Am
				56135	1993	1296 *	Am
				56138	1992	1360	Ad
				56140	1997	854	Am
				56155.5	1993	939 *	Am
					1993	1296 *	Am
					1994	146	Am ⁸³³
				56156	1990	182	Am

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<i>Affected By</i>				<i>Affected By</i>			
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56156.5	1997	854	Am	56222	1997	854	R
56160	1993	939*	Am	56244	1990	1501	Ad
56167	1997	854	Am		1990	1596	Ad
56168	1993	939*	R & Ad		1991	1091	Am (as ad by
	1995	976	Am				Stats. 1990,
56170	1993	51*	Am				Ch. 1501) & RN
	1997	854	R	56245	1991	1091	Ad(RN)
56171	1992	1360	Am	56302	1991	223	Am
	1997	854	R	56320	1996	661	Am
56172	1997	854	R	56320.1	1993	1296*	Ad ⁸⁰⁵
56190	1997	854	Am	56321	1992	1360	Am
56192	1992	759*	Am		1996	208	Am
56195	1997	854	Ad	56321.5	1992	106	Ad
56195.1	1997	854	Ad	56325	1990	1234	Am
56195.3	1997	854	Ad		1997	854	Am
56195.5	1997	854	Ad	56326	1992	759*	Am
56195.7	1997	854	Ad	56337.5	1992	1360	Ad
56195.8	1997	854	Ad	56339	1992	1360	Ad
56195.9	1997	854	Ad	56340.1	1993	1296*	Ad ⁸⁰⁵
56200	1990	182	Am	56341	1992	106	Am
	1993	1296*	Am (by		1992	1360	Am (by
			Sec. 14.3				Sec. 15.3 of Ch.)
			of Ch. ⁸⁰⁵		1993	1296*	Am
	1997	854	Am ^{578 580}	56342	1997	854	Am
56201	1997	854	S ^{578 580}	56343	1991	109*	Am
56202	1997	854	Ad ⁵⁷⁸	56344	1992	1360	Am
			R ⁷¹²	56345	1990	523	Am
56205	1997	854	Ad		1993	589	Am ⁶⁷⁰
56206	1997	854	Ad		1994	1126*	Am
56207	1997	854	Ad	56345.1	1992	1360	Ad
56208	1997	854	Ad	56346	1994	1288	Am
56210	1990	1135	Ad	56350	1994	998	Ad
	1997	854	Am ³⁴⁵		1995	203	Am
			R ²⁷¹	56351	1994	998	Ad
56211	1990	1135	Ad	56352	1994	998	Ad
	1997	854	Am ³⁴⁵	56360	1997	854	Am
			R ²⁷¹	56361	1991	756*	Am
			Ad ³¹⁸		1996	208	Am
56212	1990	1135	Ad		1997	854	Am
	1997	854	Am ³⁴⁵	56362	1997	854	Am
			R ²⁷¹	56363.1	1994	1288	Ad
			Ad ³¹⁸	56364	1992	1360	Am
56213	1990	1135	Ad		1993	1296*	Am
	1997	854	Am ³⁴⁵		1997	854	Am ⁵⁷⁸
			R ²⁷¹				R ⁷¹²
56214	1990	1135	Ad	56364.5	1997	854	Ad
	1997	854	Am ³⁴⁵	56365	1992	1061	Am
			R ²⁷¹		1993	939*	Am
56214.5	1990	1135	Ad		1993	1296*	Am (by
	1997	854	Am ³⁴⁵				Sec. 16.1 of Ch.)
			R ²⁷¹		1994	661	Am
56217	1990	1135	Ad		1994	1172	R (as am by
	1997	854	Am ³⁴⁵				Sec. 16 and
			R ²⁷¹				Sec. 16.1,
56218	1990	1135	Ad				Stats. 1993,
	1997	854	Am ³⁴⁵				Ch. 1296)
			R ²⁷¹				Ad (by Sec. 18.5
56220	1997	854	R				of Ch.)
56221	1994	513	Am	56365.5	1992	1213	Am
	1997	854	R	56366	1992	1061	Am

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	Year	Chapter	Effect		Year	Chapter	Effect	
56366 (Cont.)	1993	939 *	Am	1997	854	Am ³⁴⁵		
	1993	1296 *	Am (by Sec. 16.35 of Ch.)	56426.25	1993	1296 *	R ²⁷¹	
	1994	921	Am		1997	854	Ad ³¹⁸	
	1994	1172	R (as am by Sec. 16.3 and Sec. 16.35, Stats. 1993, Ch. 1296)	56426.4	1997	854	Am ⁸⁰⁵	
			Ad (by Sec. 21.5 of Ch.)		1997	854	R ²⁷¹	
	56366.1	1996	944	Am	56426.5	1993	1296 *	Ad ³¹⁸
		1992	1061	Am	56426.6	1993	1296 *	Am ⁸⁰⁵
		1993	939 *	Am & RN & Ad	56426.7	1993	1296 *	Am ⁸⁰⁵
		1993	1296 *	Am (by Sec. 16.55 of Ch.)		1994	1288	Am
		1994	146	Am ⁸³³	56426.8	1994	1288	Am
1994		661	Am	56426.9	1994	1288	Am	
1994		1172	R		1995	530	Am	
1996		944	Am	56427	1993	1296 *	Am	
1993		939 *	Ad(RN)		1997	854	Am ³⁴⁵	
1993		1296 *	Ad(RN)	56728.8	1996	204 *	R ²⁷¹	
1994	921	Am	56429	1993	1296 *	Ad ³¹⁸		
1994	1172	R & Ad (by Sec. 24.5 of Ch.)		1994	1288	Am		
				1997	854	Am ³⁴⁵		
56366.3	1997	854	Am			Ad ³¹⁸		
	1993	939 *	Ad	56430	1991	756 *	Am	
	1994	661	Am		1997	854	Am ³⁴⁵	
56366.4	1993	939 *	Ad			R ²⁷¹		
56366.6	1993	939 *	Ad			Ad ³¹⁸		
56366.7	1993	939 *	Ad	56432	1997	854	Ad ³¹⁸	
	1994	661	Am ¹⁵⁹	56440	1990	184 *	Am	
			R ¹⁶⁰		1992	1061	Am	
	1996	233 *	Am ^{1199 719}		1993	1296 *	Am	
56366.9	1997	854	Ad		1994	1288	Am	
56367	1993	1296 *	Am		1995	91	Am ⁹⁶⁴	
56368	1992	759 *	Am		1997	854	S ⁵⁷	
56370	1993	984	Ad	56441	1992	759 *	Am	
	1997	854	Am ⁵⁷⁸		1993	1296 *	Am	
			R ⁷¹²		1997	854	S ⁵⁷	
56382	1993	1296 *	Ad ⁸⁰⁵	56441.1	1997	854	S ⁵⁷	
56400	1997	854	R	56441.10	1997	854	S ⁵⁷	
56425	1997	854	Am ³⁴⁵	56441.11	1992	759 *	Am	
			R ²⁷¹		1993	1296 *	R & Ad	
			Ad ³¹⁸		1994	1288	Am	
56425.5	1992	759 *	Am		1997	854	S ⁵⁷	
	1997	854	Am ³⁴⁵	56441.12	1994	922	R ⁸³²	
			R ²⁷¹		1997	854	S ⁵⁷	
			Ad ³¹⁸	56441.13	1997	854	S ⁵⁷	
56426	1993	1296 *	Am ⁸⁰⁵	56441.14	1997	854	Am ⁵⁷	
	1997	854	Am ³⁴⁵	56441.2	1997	854	S ⁵⁷	
			R ²⁷¹	56441.3	1997	854	S ⁵⁷	
			Ad ³¹⁸	56441.4	1992	759 *	Am	
56426.1	1993	1296 *	Am ⁸⁰⁵		1997	854	S ⁵⁷	
	1997	854	Am ³⁴⁵	56441.5	1992	759 *	Am	
			R ²⁷¹		1997	854	S ⁵⁷	
			Ad ³¹⁸	56441.6	1997	854	S ⁵⁷	
56426.2	1993	1296 *	Am ⁸⁰⁵	56441.7	1997	854	S ⁵⁷	

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56441.8	1991	756 *	Am	56723	1997	854	S ^{345 199}
	1997	854	S ⁵⁷	56724	1997	854	S ^{345 199}
56441.9	1997	854	S ⁵⁷	56725	1997	854	S ^{345 199}
56442	1997	854	S ⁵⁷	56726	1992	759*	Am
56443	1997	854	S ⁵⁷		1997	854	S ^{345 199}
56444	1994	922	R ⁸³²	56727	1997	854	S ^{345 199}
56445	1997	854	S ⁵⁷	56728	1992	759*	Am
56446	1993	1296*	Am		1997	854	S ^{345 199}
	1994	922	Am ⁸³²	56728.5	1997	854	S ^{345 199}
	1997	854	S ⁵⁷	56728.6	1990	1135	Am
56447	1997	854	S ⁵⁷		1992	759*	Am
56447.1	1997	854	S ⁵⁷		1997	854	S ^{345 199}
56448	1990	184*	Am	56728.7	1990	118	Ad & R ²¹¹
	1992	1061	Am		1991	325	Am ⁴²⁵
	1997	854	R ⁵⁷		1993	1295	Am (by Sec. 1 of Ch.) ¹³³
56449	1997	854	R		1993	1296*	Am (by Sec. 21 of Ch.) ³⁴⁶
56462	1994	840	Am ⁸³²				Am (by Sec. 21.1 of Ch.) ^{42 133}
56475	1993	1296*	Am		1994	921	Am ¹⁹⁹
56500	1997	854	Am		1997	30*	Am ⁴⁰
56500.1	1992	1360	Am		1997	854	S ^{345 199}
56500.2	1992	1360	Am	56728.8	1990	1135	Am
56500.3	1992	1360	Ad		1992	759*	Am
56501	1992	1360	Am		1995	308*	Am
56502	1992	1360	Am		1996	204*	Am
	1993	1296*	Am		1997	299*	Am
56503	1992	1360	R & Ad		1997	854	S ^{345 199}
56504.5	1992	1360	Ad	56728.9	1990	1623	Ad & R ⁷⁰
56505	1991	109*	Am		1993	1296*	Am
	1992	1360	Am		1994	333	Am ¹³³
	1994	1288	Am		1997	545	Am ¹⁹⁹
56505.1	1992	1360	Ad	56730	1997	854	S ^{345 199}
56505.2	1993	939*	Ad	56730.5	1997	854	S ^{345 199}
56507	1992	1360	R & Ad	56730.6	1997	854	S ^{345 199}
56508	1992	1360	Ad	56730.7	1992	90	Ad
56520	1990	959	Ad		1997	854	S ^{345 199}
	1992	759*	Am	56731	1992	1360	Ad
56521	1990	959	Ad		1993	1296*	Am & RN
	1992	759*	Am		1997	854	S ^{345 199}
56522	1990	959	Ad	56732	1994	921	Am
	1994	922	R ⁸³²		1997	854	S ^{345 199}
56523	1990	959	Ad	56733	1997	854	S ^{345 199}
56524	1990	959	Ad	56734	1990	1623	Am
56601	1992	1360	Am		1997	854	S ^{345 199}
56602	1994	921	Am	56735	1997	854	S ^{345 199}
56700	1997	854	S ^{345 199}	56736	1997	854	S ^{345 199}
56701	1997	854	S ^{345 199}	56737	1992	759*	Am
56702	1997	854	S ^{345 199}		1997	854	S ^{345 199}
56710	1997	854	S ^{345 199}	56738	1991	756*	Am
56711	1994	921	Am		1997	854	S ^{345 199}
	1997	854	S ^{345 199}	56739	1997	854	S ^{345 199}
56712	1994	936*	Am	56740	1992	1061	Am
	1997	854	S ^{345 199}		1993	939*	Am
56713	1997	854	S ^{345 199}		1993	1296*	Am (by Sec. 23.5 of Ch.)
56714	1997	854	S ^{345 199}		1994	921	Am
56720	1997	854	S ^{345 199}				
56721	1997	854	S ^{345 199}				
56722	1993	1296*	Am (by Sec. 20 of Ch.)				
	1997	854	S ^{345 199}				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
56740 (Cont.)	1994	1172	R (as ad by Sec. 23 and Sec. 23.5, Stats. 1993, Ch. 1296) Ad (by Sec. 27.5 of Ch.)	56831	1997 1993	854 1296*	S ^{345 199} Ad(RN)
	1996	944	Am	56832	1997	854	S ^{345 199} Ad ³⁴⁵
	1997	854	S ^{345 199}				R ²⁷¹
56741	1992	1061	Am	56835	1997	854	Ad ³⁴⁵ R ²⁷¹
	1994	921	Am	56835.01	1997	854	Ad ³⁴⁵ R ²⁷¹
	1997	854	S ^{345 199}	56835.02	1997	854	Ad ³⁴⁵ R ²⁷¹
56742	1997	854	S ^{345 199}	56835.03	1997	854	Ad ³⁴⁵ R ²⁷¹
56743	1994	921	Am	56835.04	1997	854	Ad ³⁴⁵ R ²⁷¹
	1997	854	S ^{345 199}	56835.05	1997	854	Ad ³⁴⁵ R ²⁷¹
56750	1997	854	S ^{345 199}	56835.06	1997	854	Ad ³⁴⁵ R ²⁷¹
56751	1997	854	S ^{345 199}	56835.07	1997	854	Ad ³⁴⁵ R ²⁷¹
56752	1997	854	S ^{345 199}	56836	1997	854	Ad
56753	1997	854	S ^{345 199}	56836.01	1997	854	Ad
56754	1997	854	S ^{345 199}	56836.02	1997	854	Ad
56760	1997	854	S ^{345 199}	56836.03	1997	854	Ad
56761	1997	854	S ^{345 199}	56836.04	1997	854	Ad
56762	1997	854	S ^{345 199}	56836.05	1997	854	Ad
56771	1989	1360	R (as ad by Stats. 1985, Ch. 115) ⁷³	56836.06	1997	854	Ad
	1997	854	S ^{345 199}	56836.08	1997	854	Ad
56775	1993	939*	Am	56836.09	1997	854	Ad
	1994	146	Am ⁸³³	56836.10	1997	854	Ad
	1994	921	Am	56836.11	1997	854	Ad
	1996	944	Am	56836.12	1997	854	Ad
	1997	854	S ^{345 199}	56836.13	1997	854	Ad
56775.5	1997	854	S ^{345 199}	56836.14	1997	854	Ad
56776	1997	854	S ^{345 199}	56836.15	1997	854	Ad
56777	1997	854	S ^{345 199}	56836.155	1997	854	Ad
56780	1997	854	S ^{345 199}	56836.16	1997	854	Ad
56781	1997	854	S ^{345 199}	56836.17	1997	854	Ad
56782	1997	854	S ^{345 199}	56836.18	1997	854	Ad
56783	1997	854	S ^{345 199}	56836.20	1997	854	Ad
56790	1997	854	S ^{345 199}	56836.21	1997	854	Ad
56791	1997	854	S ^{345 199}	56836.22	1997	854	Ad
56792	1997	854	S ^{345 199}	56836.23	1997	854	Ad
56820	1997	854	S ^{345 199}	56836.24	1997	854	Ad
56821	1997	854	S ^{345 199}	56836.25	1997	854	Ad
56822	1994	1288	Am	56840	1993	688	Ad ²⁷⁶ R ⁷⁹
	1997	854	S ^{345 199}				
56823	1997	854	S ^{345 199}				
56824	1997	854	S ^{345 199}				
56825	1997	854	S ^{345 199}	56840.1	1993	939*	Am
56826	1997	854	S ^{345 199}		1993	688	Ad ²⁷⁶ R ⁷⁹
56827	1990	1263	Ad	56841	1993	688	Ad ²⁷⁶ R ⁷⁹
	1997	854	S ^{345 199}	56842	1993	688	Ad ²⁷⁶ R ⁷⁹
56828	1992	759*	Am	56843	1993	688	Ad ²⁷⁶ R ⁷⁹
	1993	51*	Am	56844	1993	688	Ad ²⁷⁶ R ⁷⁹
	1997	854	S ^{345 199}				
56829	1997	854	S ^{345 199}				
56830	1992	759*	Am				
	1994	922	Am ⁸³²				

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<i>Affected By</i>				<i>Affected By</i>			
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56845.1	1993	688	Ad ²⁷⁶ R ⁷⁹		1995	643*	Ad ^{899 164} R ⁶⁸³
56845.2	1993	688	Ad ²⁷⁶ R ⁷⁹	58558	1989	242*	S ^{45 36}
56845.5	1993	688	Ad ²⁷⁶ R ⁷⁹		1995	643*	Ad ^{899 164} R ⁶⁸³
56848	1993	688	Ad ²⁷⁶ R ⁷⁹	58559	1989	242*	S ^{45 36}
56848.5	1993	688	Ad ²⁷⁶ R ⁷⁹	58560	1989	242*	S ^{45 36}
56849	1993	688	Ad ²⁷⁶ R ⁷⁹		1994	922	R ⁸³²
56850	1992	759*	Am		1995	643*	Ad ^{899 164} R ⁶⁸³
56851	1993	1296*	Am	58561	1989	242*	Am ^{45 36}
56852	1993	1296*	Am		1995	643*	Ad ^{899 164} R ⁶⁸³
56853	1993	1296*	Am	58562	1989	242*	Ad ^{45 36}
56859	1993	1296*	Am		1994	922	R ⁸³²
56863	1993	1296*	Am		1995	643*	Ad ^{899 164} R ⁶⁸³
56876	1993	1296*	Am	58600	1990	930*	Am
56880	1994	922	R ⁸³²	58601	1990	930*	Am
56885	1993	1296*	Am		1994	922	Am ⁸³²
58408	1994	922	R ⁸³²	58602	1990	930*	Am
58410	1994	922	R ⁸³²	58604.5	1990	930*	R
58411	1994	922	R ⁸³²	58605	1990	930*	Am
58412	1994	922	R ⁸³²	58607	1990	930*	Am
58520	1996	204*	Ad		1992	1213	R
58521	1996	204*	Ad	58608	1990	930*	Ad
58522	1996	204*	Ad	Title 2,			
58523	1996	204*	Ad	Div. 4,			
58524	1996	204*	Ad	Pt. 31,			
58550	1989	242*	S ^{45 36}	Ch. 5,			
	1995	643*	Ad ^{899 164} R ⁶⁸³	heading (Sec. 58700 et seq.)	1994	722	Am (as ad by Stats. 1991, Ch. 641) & RN
58551	1989	242*	S ^{45 36}				
	1995	643*	Ad ^{899 164} R ⁶⁸³	58700	1991	641	Ad
58552	1989	242*	S ^{45 36}		1991	643	Ad
	1995	643*	Ad ^{899 164} R ⁶⁸³		1994	722	Am (as ad by Stats. 1991, Ch. 641) & RN
58553	1996	124	Am ¹¹⁹⁷	58701	1991	641	Ad
	1989	242*	S ^{45 36}		1991	643	Ad
	1992	759*	Am		1994	722	Am (as ad by Stats. 1991, Ch. 641) & RN
	1995	643*	Ad ^{899 164} R ⁶⁸³		1994	922	R ⁸³²
58553.5	1989	242*	S ^{45 36}	58702	1991	641	Ad
	1995	643*	Ad ^{899 164} R ⁶⁸³		1991	643	Ad
58554	1989	242*	S ^{45 36}		1994	722	Am (as ad by Stats. 1991, Ch. 641) & RN
	1995	643*	Ad ^{899 164} R ⁶⁸³		1994	922	Am (as ad by Stats. 1991, Ch. 643) ⁸³²
58555	1989	242*	S ^{45 36}	58703	1991	641	Ad
	1995	643*	Ad ^{899 164} R ⁶⁸³		1994	722	Am & RN
58556	1989	242*	S ^{45 36}	58704	1991	641	Ad
	1995	643*	Ad ^{899 164} R ⁶⁸³		1994	722	Am & RN
58557	1989	242*	S ^{45 36}	58705	1991	641	Ad
	1994	840	Am ⁸³²				

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<i>Affected By</i>				<i>Affected By</i>			
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58705 (Cont.)	1994	722	Am & RN	58926	1990	1556	Ad
58706	1991	641	Ad	58927	1990	1556	Ad
	1994	722	Am & RN	58928	1990	1556	Ad
58707	1991	641	Ad	Title 2,			
	1994	722	R	Div. 4,			
Title 2,				Pt. 32,			
Div. 4,				heading			
Pt. 31,				(Sec. 59000			
Ch. 5.5,				et seq.)	1992	759 *	Am
heading				Title 2,			
(Sec. 58730				Div. 4,			
et seq.)	1994	722	Ad(RN)	Pt. 32,			
58730	1994	722	Ad(RN)	Ch. 1,			
58731	1994	722	Ad(RN)	heading			
58732	1994	722	Ad(RN)	(Sec. 59000			
58733	1994	722	Ad(RN)	et seq.)	1992	759 *	Am
58734	1994	722	Ad(RN)	59002	1992	759 *	Am
58735	1994	722	Ad(RN)	59002.5	1992	759 *	Am
58736	1994	722	Ad(RN)	59003	1992	759 *	Am
58750	1995	775	Ad & R ¹⁹⁹	59005	1992	759 *	Am
58751	1995	775	Ad & R ¹⁹⁹	59006	1992	759 *	Am
	1996	124	Am ¹¹⁹⁷	59007	1992	759 *	Am
58752	1995	775	Ad & R ¹⁹⁹	59045	1992	759 *	Am
58753	1995	775	Ad & R ¹⁹⁹	59101	1992	759 *	Am
58754	1995	775	Ad & R ¹⁹⁹	59102	1992	759 *	Am
58755	1995	775	Ad & R ¹⁹⁹	59102.5	1992	759 *	Am
58801.6	1992	563	Ad	59111	1992	759 *	Am
58802	1994	922	Am ⁸³²	59143	1992	759 *	Am
58804.2	1992	563	Ad		1993	1296 *	Am
	1993	1296 *	Am	59144	1992	759 *	Am
58806	1990	448 *	Ad	Title 2,			
58900	1990	1556	Ad	Div. 4,			
58901	1990	1556	Ad	Pt. 32,			
58902	1990	1556	Ad	Ch. 3,			
58902.5	1990	1556	Ad	heading			
58903	1990	1556	Ad	(Sec. 59200			
58904	1990	1556	Ad	et seq.)	1992	759 *	Am
58905	1990	1556	Ad	59200	1992	759 *	Am
58905.2	1990	1556	Ad	59201	1992	759 *	Am
58905.5	1990	1556	Ad	59202	1992	759 *	Am
58906	1990	1556	Ad	59203	1992	759 *	Am
	1992	83 *	Am	59204	1992	759 *	Am
58906.5	1990	1556	Ad	59204.5	1992	759 *	Am
58907	1990	1556	Ad	59210	1992	759 *	Am
58908	1990	1556	Ad	59211	1992	759 *	Am
58909	1990	1556	Ad	59220	1992	759 *	Am
58910	1990	1556	Ad	59223	1992	759 *	Am
58914	1990	1556	Ad	60000	1995	413	Am
58915	1990	1556	Ad	60001	1991	353	Am
58915.5	1990	1556	Ad		1995	413	Am
58916	1990	1556	Ad	60002	1995	413	R & Ad
58917	1990	1556	Ad	60003	1995	413	R
58920	1990	1556	Ad	60004	1992	58 *	Ad & R ³⁶
58921	1990	1556	Ad		1993	589	Am ⁶⁷⁰
58922	1990	1556	Ad	60005	1993	707	Ad ¹¹⁷
58923	1990	1556	Ad	60010	1995	413	R & Ad
58924	1990	1556	Ad	60011	1991	529	Am
58925	1990	1556	Ad		1995	413	R
58925.5	1990	1556	Ad	60012	1995	413	R
				60013	1995	413	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
60014	1995	413	R	1991	529		Am (by Sec. 2.5 of Ch.)
60015	1995	413	R				
60016	1995	413	R	1993	56		Am ⁶⁷⁰
60017	1995	413	R	1995	413		Am (by Sec. 13 of Ch.)
60017.1	1991	529	Ad				
	1995	413	R	1995	764		Am (by Sec. 2 of Ch.)
60018	1995	413	R				
60019	1995	413	R	1997	251		Am
60020	1995	413	R	60200.1	1989	1181	Ad & R ¹⁹
60021	1995	413	R	60200.4	1995	765*	Ad
60022	1995	413	R	60201	1997	251	Am
60023	1995	413	R	60204	1989	1181	Am
60024	1995	413	R	60205	1989	1181	Am
60025	1995	413	R		1X 1991-92	21	R
60026	1995	413	R	60222	1995	413	Am
60027	1995	413	R	60223	1995	413	Am
60028	1995	413	R	60224	1995	413	R
60041	1989	1181	Am	60225	1995	413	Am
60061	1995	413	Am	60240	1994	146	Am ⁸³³
60063	1995	413	R		1995	413	Am
60100	1995	413	R	60241	1994	1288	Am
60101	1995	413	R		1995	413	R
60102	1995	413	R	60242	1991	529	Am
Title 2, Div. 4, Pt. 33, Ch. 1, Art. 6, heading (Sec. 60110 et seq.)	1995	413	Ad(RN)		1995	413	Am (by Sec. 20 of Ch.)
Title 2, Div. 4, Pt. 33, Ch. 1, Art. 8, heading (Sec. 60110 et seq.)	1995	413	Am & RN		1995	534	Am (by Sec. 2 of Ch.)
Title 2, Div. 4, Pt. 33, Ch. 1, Art. 4, heading (Sec. 60117 et seq.)	1995	413	Ad(RN)		1996	124	Am ¹¹⁹⁷
Title 2, Div. 4, Pt. 33, Ch. 1, Art. 9, heading (Sec. 60117 et seq.)	1995	413	Am & RN	60242.1	1995	413	R
60117	1994	927	Ad	60243	1995	413	R
60118	1995	325	Ad	60245	1995	413	Am
60119	1994	927	Ad	60246	1989	82*	Am
60200	1989	1181	Am		1989	83*	Am
	1991	353	Am (by Sec. 2 of Ch.)		1989	92*	Am (as am by Stats. 1989, Ch. 83)
				60247.5	1994	922	R ⁸³²
				60249	1994	840	R ⁸³²
				60251.5	1995	325	Ad
				60252	1994	927	Ad
				60260	1995	413	R
				60261	1995	413	R
				60262	1995	413	R
				60263	1995	413	R
				60264	1995	413	R
				60280	1995	413	R
				60281	1994	1288	Am
					1995	413	R
				60282	1994	1288	Am
					1995	413	R
				60283	1994	1288	Am
					1995	413	R
				60284	1995	413	R
				60285	1995	413	R
				60286	1995	413	R
				60287	1995	413	R
				60288	1995	413	R
				60289	1995	413	R
				60290	1995	413	R
				60291	1995	413	R
				60292	1995	413	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
60293	1995	413	R	60604	1991	760	R ¹¹⁷
60294	1994	1288	Am		1995	975	Ad & R ⁴⁰
	1995	413	R		1996	69*	Am ⁷¹⁹
60295	1995	413	R		1997	828*	Am
60311	1995	413	R	60604.5	1991	760	Am & R ³⁶
60312	1994	1288	Am	60604.7	1991	760	R
	1995	413	Am	60604.8	1991	760	Ad & R ³⁶
60313	1994	1288	Am	60604.9	1991	760	Ad & R ³⁶
	1995	413	Am		1996	69*	Am ⁷¹⁹
60316	1995	413	R	60605	1991	760	R ¹¹⁷
Title 2, Div. 4, Pt. 33, Ch. 2, Art. 6, heading (Sec. 60350 et seq.)					1995	975	Ad & R ⁴⁰
					1996	69*	Am ⁷¹⁹
					1997	828*	Am
Title 2, Div. 4, Pt. 33, Ch. 2, Art. 7, heading (Sec. 60350 et seq.)	1997	17	Am & RN ¹³²⁸	60606	1991	760	R ¹¹⁷
					1995	975	Ad & R ⁴⁰
					1996	69*	S ⁷¹⁹
					1997	828*	Am
60350	1996	196*	Ad	60607	1991	760	R ¹¹⁷
60351	1996	196*	Ad		1995	975	Ad & R ⁴⁰
60352	1996	196*	Ad		1996	69*	S ⁷¹⁹
	1996	1158*	Am	60608	1997	828*	Am
60401	1995	413	R		1990	1395	Am ⁵¹
60402	1995	413	R		1991	760	R ¹¹⁷
60404	1995	413	R		1995	975	Ad & R ⁴⁰
60412	1995	413	R		1996	69*	S ⁷¹⁹
60413	1995	413	R	60609	1991	760	R ¹¹⁷
60414	1995	413	R		1995	975	Ad & R ⁴⁰
60420	1995	413	R		1996	69*	S ⁷¹⁹
60510	1995	413	Am	60610	1991	760	R ¹¹⁷
60510.5	1991	1028	Ad		1995	975	Ad & R ⁴⁰
60512	1995	413	R		1996	69*	S ⁷¹⁹
60513	1995	413	R	60611	1991	760	R ¹¹⁷
60520	1995	413	Am		1995	975	Ad & R ⁴⁰
60521	1995	413	Am		1996	69*	S ⁷¹⁹
60600	1991	760	R ¹¹⁷	60612	1991	760	R ¹¹⁷
	1995	975	Ad & R ⁴⁰		1995	975	Ad & R ⁴⁰
	1996	69*	S ⁷¹⁹		1996	69*	S ⁷¹⁹
60600.1	1991	760	Ad & R ³⁶	60613	1991	760	R ¹¹⁷
60601	1991	760	Am & R ³⁶		1995	975	Ad & R ⁴⁰
	1995	975	Ad & R ⁴⁰		1996	69*	S ⁷¹⁹
	1996	69*	Am ⁷¹⁹	60614	1991	760	R ¹¹⁷
60602	1991	760	Am & R ³⁶		1995	975	Ad & R ⁴⁰
	1995	975	Ad & R ⁴⁰		1996	69*	S ⁷¹⁹
	1996	69*	Am ⁷¹⁹	60615	1995	975	Ad & R ⁴⁰
60602.5	1991	760	Ad & R ³⁶		1996	69*	S ⁷¹⁹
60602.7	1992	758	Ad	60616	1995	975	Ad & R ⁴⁰
60603	1991	760	Am & R ³⁶		1996	69*	S ⁷¹⁹
	1995	975	Ad & R ⁴⁰	60617	1995	975	Ad & R ⁴⁰
	1996	69*	S ⁷¹⁹		1996	69*	S ⁷¹⁹
	1997	828*	Am	60618	1996	920	Ad
60603.5	1991	760	R	60630	1995	975	Ad & R ⁴⁰
	1993	204	Ad		1996	69*	S ⁷¹⁹
					1997	828*	Am
				60634	1991	760	R ¹¹⁷
				60640	1995	975	Ad & R ⁴⁰
					1996	69*	S ⁷¹⁹

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60640 (Cont.)	1997	828 *	R & Ad	1993	795		R (as ad by Stats. 1989, Ch. 494)
60640.1	1997	828 *	Ad				
60641	1995	975	Ad & R ⁴⁰	1994	108 *		Am
	1996	69 *	S ⁷¹⁹	1996	1047		R
	1997	828 *	R & Ad	62000.12	1989	81 *	Ad ²⁰⁷
60642	1997	828 *	Ad		1993	774	R
60643	1997	828 *	Ad	62000.14	1989	1466 *	Ad
60644	1991	760	R ¹¹⁷		1993	177	Am
	1997	828 *	Ad	62000.2	1989	1183	Am
60645	1997	828 *	Ad	62000.3	1989	494 *	R
60646	1997	828 *	Ad	62000.4	1989	73 *	R
60647	1997	828 *	Ad		1989	81 *	R
60650	1991	760	R ¹¹⁷		1991	223	Ad(RN)
	1995	975	Ad & R ⁴⁰		1995	413	Am
	1996	69 *	S ⁷¹⁹	62000.45	1990	1340	Am
60650.5	1996	1158 *	Ad		1991	223	Am & RN
60651	1995	975	Ad & R ⁴⁰	62000.5	1990	930 *	Am
	1996	69 *	S ⁷¹⁹	62000.6	1989	73	Ad
60652	1995	975	Ad & R ⁴⁰		1989	81 *	Ad ⁸²
	1996	69 *	S ⁷¹⁹				R ²⁰⁷
60660	1991	760	R ¹¹⁷		1989	1466	Am (as ad by Stats. 1989, Ch. 73)
60661	1991	760	R ¹¹⁷				
60662	1991	760	R ¹¹⁷				
60663	1991	760	R ¹¹⁷		1993	774	R
60670	1991	760	R ¹¹⁷	62000.8	1992	528	Am
60671	1991	760	R ¹¹⁷		1997	829	Am
60672	1991	760	R ¹¹⁷	62000.9	1989	73	Ad ⁸²
60690	1991	760	R ¹¹⁷		1989	81 *	Ad ⁸²
60700	1991	760	Am & R ³⁶				R ²⁰⁷
60701	1991	760	Am & R ³⁶	62001	1990	1372	Am
	1994	922	R ⁸³²		1991	223	Am
60702	1991	760	R ¹¹⁷	62002	1991	223	Am
60703	1991	760	R ¹¹⁷	62007	1989	73 *	Ad
60720	1991	760	R ¹¹⁷		1989	494 *	Ad
60721	1991	760	R ¹¹⁷		1992	1296 *	Am (as ad by Stats. 1989, Ch. 73)
60722	1991	760	R ¹¹⁷				Am (as ad by Stats. 1989, Ch. 494) & RN
60730	1991	12 *	Ad ²⁷⁵				
	1991	760	R ¹¹⁷				
	1994	922	R ⁸³²	62007.5	1992	1296 *	Ad(RN)
60731	1991	12 *	Ad ²⁷⁵		1994	922	R ⁸³²
	1991	760	R ¹¹⁷				
	1994	922	R ⁸³²	62008	1990	1340	Ad
60731.5	1991	12 *	Ad ²⁷⁵		1992	1296 *	Am
	1991	760	R ¹¹⁷	63001	1995	530	Am
	1994	922	R ⁸³²	64100	1990	703	Ad
60731.6	1991	12 *	Ad ²⁷⁵		1994	922	Am ⁸³²
	1991	760	R ¹¹⁷	66002	1991	1198	Ad
	1994	922	R ⁸³²	66003	1991	1198	Ad
60731.9	1991	12 *	Ad ²⁷⁵	Title 3, Div. 5, Pt. 40, Ch. 2, Art. 1, heading (Sec. 66010 et seq.)			
	1991	760	R ¹¹⁷		1991	1198	Ad
	1994	922	R ⁸³²	66010	1990	1372	Am
60800	1995	975	Ad		1991	1198	Am
60810	1997	936	Ad		1991	1198	Am
60811	1997	936	Ad		1995	758	Am ¹¹²⁰
62000	1991	223	Am				
62000.10	1989	73	Ad ⁸²				
	1989	81	Ad & R ⁸²				
	1989	1466 *	S				
62000.11	1989	73 *	Ad				
	1989	494 *	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Title 3, Div. 5, Pt. 40, Ch. 2, Art. 2, heading (Sec. 66010.1 et seq.)				66081	1995	200	Ad
66010.1	1991	1198	Ad	66082	1995	200	Ad
66010.2	1991	1198	Ad	66083	1995	200	Ad
66010.3	1991	1198	Ad	66101	1990	1372	R
66010.4	1990	1587	Ad	66102	1990	1372	R
	1996	1057	Am	Title 3, Div. 5, Pt. 40, Ch. 3.5, Art. 1, heading (Sec. 66150 et seq.)			
66010.5	1991	1198	Ad	66150	1992	705 *	Ad
66010.6	1990	1587	Ad	66151	1992	536 *	S ²⁵⁴
66010.7	1991	1198	Ad	66152	1990	572	S ²⁵⁴
66010.8	1994			66154	1990	572	S ²⁵⁴
	Initiative			66156	1990	572	S ²⁵⁴
	(Prop. 187			66158	1990	572	Am ²⁵⁴
	adopted			66160	1990	572	Am ²⁵⁴
	Nov. 8, 1994)	Ad		66161	1990	572	Ad ²⁵⁴
Title 3, Div. 5, Pt. 40, Ch. 2, Art. 3, heading (Sec. 66011 et seq.)				66161.5	1991	141 *	Ad
66011	1991	1198	Ad		1992	705 *	Am
66014.5	1991	1198	Am		1993	66 *	Am
66015	1991	141 *	Ad	66162	1990	572	S ²⁵⁴
	1992	427	Am ⁵¹¹	66163	1990	572	S ²⁵⁴
	1992	705 *	Am (as am by Stats. 1992, Ch. 427)	66164	1990	572	S ²⁵⁴
	1995	758	Am ¹¹²⁰		1992	705 *	Am & RN
66015.1	1993	776	Ad	66165	1990	572	Am ²⁵⁴
66015.5	1993	776	Ad		1992	705 *	Am & RN
66015.7	1993	776	Ad & R ¹³³	66170	1992	705 *	Ad ⁵⁴²
66017	1990	1372	Am		1993	1132 *	Am ⁷⁷⁶
66020	1991	1198	R		1995	758	Am
66021	1990	1372	Am		1996	62 *	R & Ad ^{79 1120}
66021.2	1990	1699	Ad				R (as ad by Sec. 33.5, Stats. 1995, Ch. 758)
66021.4	1990	1699	Ad	66171	1992	705 *	Ad ⁵⁴²
66022	1995	758	Am ¹¹²⁰		1993	1132 *	Am ⁷⁷⁶
66023	1991	1174 *	Ad		1994	13 *	Am
	1995	758	Am ¹¹²⁰		1995	308 *	Am
66024	1991	1198	Ad	66172	1992	705 *	Ad ⁵⁴²
66025	1997	853	Ad		1993	1132 *	S ⁷⁷⁶
66030	1991	1198	Ad	66173	1992	705 *	Ad ⁵⁴²
66050	1991	1198	Ad		1993	1132 *	S ⁷⁷⁶
66051	1991	1198	Ad	66174	1992	705 *	Ad ⁵⁴²
66052	1991	1198	Ad		1993	1132 *	S ⁷⁷⁶
66053	1991	1198	Ad	66175	1992	705 *	Ad ⁵⁴²
66060	1995	758	Ad ¹¹²⁰		1993	1132 *	Am ⁷⁷⁶
66070	1995	758	Ad ¹¹²⁰	66180	1992	705 *	Ad(RN)
66071	1995	758	Ad ¹¹²⁰	66181	1992	705 *	Ad(RN)
66072	1995	758	Ad ¹¹²⁰	66200	1990	1372	R
66080	1995	200	Ad	66201	1991	1198	Am
				66201.5	1991	1198	Ad
				66202	1991	1188	Am
				66202.5	1991	1188	Ad
					1995	758	Am ¹¹²⁰
				66204	1991	1198	Ad
				66205	1991	1198	Ad

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<i>Affected By</i>				<i>Affected By</i>			
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66207	1991	1198	Ad		1993	8 *	Am
	1995	758	R ¹¹²⁰	66902.5	1990	1372	R
66210	1991	645	Ad	66903	1995	758	Am ¹¹²⁰
66211	1991	645	Ad	66903.2	1995	758	R & Ad ¹¹²⁰
	1995	758	R ¹¹²⁰	66903.3	1992	482 *	Ad
66301	1991	1198	R		1995	758	Am ¹¹²⁰
	1992	1363	Ad	66903.4	1995	758	R ¹¹²⁰
	1993	589	Am ⁶⁷⁰	66903.6	1995	758	R ¹¹²⁰
66405	1994	1010	Am ⁸³²	66904	1993	8 *	Am
66500	1990	1587	R	66910	1993	8 *	R
	1997	575	Ad	66911	1993	8 *	R
66501	1995	758	R ¹¹²⁰	66912	1993	8 *	R
66602	1993	8 *	Am	66913	1993	8 *	R
66605.5	1995	758	R ¹¹²⁰	66914	1989	1324	Ad
66606	1993	8 *	Am		1993	8 *	R
66606.2	1996	938	Ad	66914.5	1991	1091	Ad(RN)
66608	1990	1587	R		1993	8 *	R
66700	1990	1372	Am	66915	1989	1324	Ad
66700.5	1990	1372	R		1991	1091	Am (as ad by Stats. 1989, Ch. 1324) & RN
66701	1990	1587	R		1993	8 *	R
Title 3, Div. 5, Pt. 40, Ch. 9.2, Art. 1, heading (Sec. 66720 et seq.)				66916	1993	8 *	R
	1991	1188	Ad	66917	1993	8 *	R
66722	1991	1198	Ad	66918	1993	8 *	R
66722.5	1991	1198	Ad	66919	1993	8 *	R
66723	1995	758	R ¹¹²⁰	66940	1995	758	Ad ¹¹²⁰
66730	1991	1188	Ad	66941	1995	758	Ad ¹¹²⁰
66731	1991	1188	Ad	66942	1995	758	Ad ¹¹²⁰
66732	1991	1188	Ad	66943	1995	758	Ad ¹¹²⁰
66734	1991	1188	Ad	66944	1995	758	Ad ¹¹²⁰
66736	1991	1188	Ad	66945	1995	758	Ad ¹¹²⁰
66737	1991	1188	Ad	66946	1995	758	Ad ¹¹²⁰
66738	1991	1188	Ad	66947	1995	758	Ad ¹¹²⁰
66740	1991	1188	Ad	66948	1995	758	Ad ¹¹²⁰
66741	1991	1188	Ad	66950	1991	1198	Ad
66742	1991	1188	Ad		1995	758	R ¹¹²⁰
66743	1991	1188	Ad	66951	1991	1198	Ad
	1995	758	Am ¹¹²⁰		1995	758	R ¹¹²⁰
66744	1991	1188	Ad	66952	1991	1198	Ad
	1995	758	R ¹¹²⁰		1995	758	R ¹¹²⁰
66750	1994	522	Ad & R ⁴⁰	67007	1990	1372	R
66751	1994	522	Ad & R ⁴⁰	67010	1994	18 *	Ad ⁸¹⁴
66752	1994	522	Ad & R ⁴⁰	67011	1994	18 *	Ad ⁸¹⁴
66752.5	1994	522	Ad & R ⁴⁰	67012	1994	18 *	Ad ⁸¹⁴
66753	1994	522	Ad & R ⁴⁰	67013	1994	18 *	Ad ⁸¹⁴
66753.5	1994	522	Ad & R ⁴⁰	67014	1994	18 *	Ad ⁸¹⁴
	1995	758	Am ¹¹²⁰	67015	1994	18 *	Ad ⁸¹⁴
66754	1994	522	Ad & R ⁴⁰	67016	1994	18 *	Ad ⁸¹⁴
66755	1994	522	Ad & R ⁴⁰	67017	1994	18 *	Ad ⁸¹⁴
66756	1994	522	Ad & R ⁴⁰	67018	1994	18 *	Ad ⁸¹⁴
66900	1995	758	R & Ad ¹¹²⁰	67019	1994	18 *	Ad ⁸¹⁴
66901	1989	1324	Am & R ⁷⁷	67020	1994	18 *	Ad ⁸¹⁴
			Ad ³⁸	67021	1994	18 *	Ad ⁸¹⁴
	1990	1573	Am	67022	1994	18 *	Ad ⁸¹⁴
				67023	1994	18 *	Ad ⁸¹⁴
				67024	1994	18 *	Ad ⁸¹⁴
				67025	1994	18 *	Ad ⁸¹⁴
				67100	1995	758	R ¹¹²⁰

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67110	1995	758	R ¹¹²⁰	Title 3, Div. 5, Pt. 40, Ch. 14.3, heading (Sec. 67320 et seq.)	1990	216	Am (as am & m by Stats. 1987, Ch. 829) & RN ²⁰⁶
67120	1995	758	R ¹¹²⁰				
67121	1995	758	R ¹¹²⁰				
67122	1995	758	R ¹¹²⁰				
67123	1995	758	R ¹¹²⁰				
67124	1995	758	R ¹¹²⁰				
67130	1995	758	R ¹¹²⁰				
67131	1995	758	R ¹¹²⁰				
67132	1995	758	R ¹¹²⁰				
67133	1995	758	R ¹¹²⁰				
67134	1989	593	Ad				
	1995	758	R ¹¹²⁰				
67137	1995	758	R ¹¹²⁰				
67137.5	1995	758	R ¹¹²⁰				
67138	1995	758	R ¹¹²⁰				
67139	1995	758	R ¹¹²⁰				
67139.5	1995	758	R ¹¹²⁰				
67140	1995	758	R ¹¹²⁰				
67140.5	1991	811	Ad				
	1995	758	R ¹¹²⁰				
67141	1995	758	R ¹¹²⁰				
67142	1995	758	R ¹¹²⁰				
67143	1989	593	Am				
	1993	8*	Am				
	1995	758	R ¹¹²⁰				
67144	1995	758	R ¹¹²⁰				
67145	1995	758	R ¹¹²⁰				
67146	1995	758	R ¹¹²⁰				
67147	1995	758	R ¹¹²⁰				
67147.5	1995	758	R ¹¹²⁰				
67175	1989	1360	R (as ad by Stats. 1986, Ch. 1169) ⁷³				
67300	1991	626	Am				
	1995	758	R & Ad ¹¹²⁰				
67301	1995	758	R & Ad ¹¹²⁰				
67302	1991	626	Ad				
	1995	758	R ¹¹²⁰				
67303	1991	626	Ad				
	1995	758	R ¹¹²⁰				
67305	1995	758	Ad ¹¹²⁰				
67306	1995	758	Ad ¹¹²⁰				
67307	1995	758	Ad ¹¹²⁰				
67310	1995	758	R & Ad ¹¹²⁰				
67311	1995	758	R & Ad ¹¹²⁰				
67311.5	1990	1066	Ad				
	1992	1243*	Am				
	1995	758	R ¹¹²⁰				
67312	1995	758	R & Ad ¹¹²⁰				
67313	1995	758	R & Ad ¹¹²⁰				
67314	1995	758	R ¹¹²⁰				
Title 3, Div. 5, Pt. 40, Ch. 14.25, heading (Sec. 67320 et seq.)	1990	216	Ad(RN) ²⁰⁶				
67321	1995	758	R ¹¹²⁰				
67340.5	1991	652	Ad				
67345	1990	6*	Ad ⁴⁴⁹				
67345.1	1990	6*	Ad ⁴⁴⁹				
67345.2	1990	6*	Ad ⁴⁴⁹				
67346	1990	6*	Ad ⁴⁴⁹				
67346.5	1990	6*	Ad ⁴⁴⁹				
67347	1990	6*	Ad ⁴⁴⁹				
67347.1	1990	6*	Ad ⁴⁴⁹				
67347.2	1990	6*	Ad ⁴⁴⁹				
67347.3	1990	6*	Ad ⁴⁴⁹				
67347.4	1990	6*	Ad ⁴⁴⁹				
67347.5	1990	6*	Ad ⁴⁴⁹				
67347.6	1990	6*	Ad ⁴⁴⁹				
67347.7	1990	6*	Ad ⁴⁴⁹				
67347.8	1990	6*	Ad ⁴⁴⁹				
67347.9	1990	6*	Ad ⁴⁴⁹				
67357.5	1993	589	Ad(RN) ⁶⁷⁰				
67358	1990	575*	Ad ³⁹⁰				
	1991	652	Ad				
	1992	13*	Ad ⁵⁰⁰				
	1993	589	Am & RN ⁶⁷⁰				
67358.1	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
67358.2	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
67358.3	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
67358.4	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
67358.5	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
67358.6	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
67358.7	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
67358.8	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
67358.9	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
67359	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
	1996	896	Ad				
67359.1	1990	575*	Ad ³⁹⁰				
	1992	13*	Ad ⁵⁰⁰				
67359.10	1995	869	Ad				
67359.11	1995	869	Ad				
67359.12	1995	869	Ad				

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67359.13	1995	869	Ad	67400	1991	1198	Ad
67359.14	1995	869	Ad	67500	1995	758	Am ¹¹²⁰
67359.15	1995	869	Ad	67600	1995	398	Ad
67359.16	1995	869	Ad	68010	1990	1372	R
67359.2	1990	575 *	Ad ³⁹⁰	68011	1990	1372	Am
	1992	13 *	Ad ⁵⁰⁰		1995	758	Am ¹¹²⁰
67359.20	1996	896	Ad	68012	1990	1372	Am
67359.3	1990	575 *	Ad ³⁹⁰	68013	1990	1372	R
	1992	13 *	Ad ⁵⁰⁰	68016	1990	1372	Am
67359.4	1990	575 *	Ad ³⁹⁰	68019	1990	1372	R
	1992	13 *	Ad ⁵⁰⁰	68020	1990	1372	R
67359.5	1992	13 *	Ad ⁵⁰⁰	68021	1990	1372	R
67359.6	1992	13 *	Ad	68022	1990	1372	Am
	1995	758	S ^{1143 1120}	68023	1990	1372	Am
67359.7	1992	13 *	Ad	68040	1990	1372	Am
	1995	758	S ^{1143 1120}	68041	1990	1372	Am
67359.8	1992	13 *	Ad	68051	1990	1372	Am
	1995	758	S ^{1143 1120}	68052	1990	792	Ad
67359.9	1995	758	Ad & R ^{1143 1120}		1993	8 *	Am
Title 3,				68070	1990	1372	Am
Div. 5,				68071	1990	1372	Am
Pt. 40,				68072	1990	1372	Am
Ch. 15.5,				68073	1990	1372	Am
heading				68074	1989	900	Am
(Sec. 67380				68074.1	1989	900	Ad
et seq.)	1993	8 *	Am & RN	68075	1989	900	Am
Title 3,				68075.1	1989	900	Ad
Div. 5,					1991	926	Am & R ⁴¹
Pt. 40,					1994	1035	Ad & R ⁴⁰
Ch. 16,					1997	682	Am ¹³
heading				68075.5	1995	389	Ad
(Sec. 67380				68076	1991	455	Am
et seq.)	1993	8 *	Ad(RN)		1993	8 *	Am
67380	1990	1638	Ad	68077	1989	424	Ad
	1991	585	Am		1993	8 *	Am
	1992	886	Am (by Sec. 1	68081	1991	853	Ad
			of Ch.)	68083	1997	438	Ad
	1993	8 *	Am	68090	1990	1372	R
	1996	1075	Am	68100	1990	1372	Am
67381	1990	1638	Ad	68133	1995	758	Am ¹¹²⁰
	1993	8 *	R	69270	1995	758	R ¹¹²⁰
67382	1990	1638	Ad	69271	1995	758	R ¹¹²⁰
	1993	8 *	R	69272	1995	758	R ¹¹²⁰
Title 3,				69273	1995	758	R ¹¹²⁰
Div. 5,				69273.5	1995	758	R ¹¹²⁰
Pt. 40,				69274	1992	585	Am
Ch. 15.6,					1992	711 *	Am ⁵¹¹
heading					1992	1305	Am
(Sec. 67385					1993	589	Am ⁶⁷⁰
et seq.)	1993	8 *	R		1995	758	R ¹¹²⁰
67385	1990	423	Ad	69274.6	1994	26 *	Am
	1995	758	Am ¹¹²⁰		1995	758	R ¹¹²⁰
67386	1990	423	Ad	69275	1995	758	R ¹¹²⁰
	1995	758	R ¹¹²⁰	69276	1995	758	R ¹¹²⁰
67390	1991	1068	Ad	69300	1992	1305	Ad ⁵⁷⁶
67391	1991	1068	Ad		1995	758	R ¹¹²⁰
67392	1991	1068	Ad	69301	1992	1305	Ad ⁵⁷⁶
	1995	758	R ¹¹²⁰		1995	758	R ¹¹²⁰
67393	1991	1068	Ad	69302	1992	1305	Ad ⁵⁷⁶

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69302 (Cont.)				Title 3,			
	1995	758	R ¹¹²⁰	Div. 5,			
69310	1992	1305	Ad ⁵⁷⁶	Pt. 42,			
	1995	758	R ¹¹²⁰	Ch. 2,			
69311	1992	1305	Ad ⁵⁷⁶	Art. 3,			
	1995	758	R ¹¹²⁰	heading			
69312	1992	1305	Ad ⁵⁷⁶	(Sec. 69530			
	1995	758	R ¹¹²⁰	et seq.)	1989	1113	Am
69320	1992	1305	Ad ⁵⁷⁶	69530	1989	1113	Am
	1995	758	R ¹¹²⁰	69531	1989	1113	Am
69330	1992	1305	Ad ⁵⁷⁶	69532	1989	1113	Am
	1995	758	R ¹¹²⁰	69534	1995	758	R ¹¹²⁰
69340	1992	1305	Ad ⁵⁷⁶	69534.1	1993	56	Am ⁶⁷⁰
	1995	758	R ¹¹²⁰	69534.2	1995	758	R ¹¹²⁰
69400	1997	575	Ad	69534.5	1995	758	R ¹¹²⁰
69505	1990	620	R	69534.6	1995	758	R ¹¹²⁰
69506	1990	620	Am	69535	1989	1113	Am
	IX 1991-92	21	Am		1990	620	Am
69506.3	1990	620	Ad		1992	482*	Am
69506.5	1990	620	Am		1995	104*	Am
69506.6	1990	620	Ad		1996	341	Am
	1993	8*	R		1997	668	Am
69507.7	1989	1239	Ad & R ¹¹	69535.1	1989	1113	Am
			Ad ²⁰	69535.5	1989	1113	Am
	1990	1476*	Am (as ad	69536	1989	1113	R
			by Sec. 1.5,	69537	1989	1113	Am
			Stats. 1989,		1990	1372	Am
			Ch. 1239)	69538	1989	1113	Am
			R ¹¹²⁰	69539	1989	1113	Am
69509	1989	1113	Am	69540	1989	1113	R
	1995	758	Am ¹¹²⁰	69541	1989	1113	R
69509.5	1989	1113	Am ⁸²	69542	1989	1113	R
	1989	1307	Am & R ¹⁵¹	69543	1989	1113	R
			Ad ²⁰	69546.5	1989	1113	Am
69509.9	1995	758	Am	69560	1993	463	S ^{159 40}
			R & Ad ^{79 1120}	69561	1991	449	Am
69510	1990	1372	Am		1993	463	S ^{159 40}
	1990	1573	Am	69562	1989	1360	Am ⁷³
69511	1989	1113	Am		1993	463	S ^{159 40}
69511.5	1989	1113	Am	69563	1993	463	Am ^{159 40}
	1990	1372	Am	69564	1993	463	S ^{159 40}
	1990	1573	Am	69565	1993	463	S ^{159 40}
69513	1993	8*	Am	69566	1993	463	S ^{159 40}
69513.1	1992	482*	Ad	69567	1993	463	Am ^{159 40}
69514	1989	1113	Am	69580	1992	940	Ad ^{577 184}
69515	1989	1113	Am				R ⁷⁹
69516	1989	1113	Am		1995	758	R ¹¹²⁰
69519	1989	1113	R	69581	1992	940	Ad ^{577 184}
69520	1989	1113	R				R ⁷⁹
69521	1989	1113	Am		1995	758	R ¹¹²⁰
	1992	711*	R ⁵¹¹	69582	1992	940	Ad ^{577 184}
69522	1996	961	Ad				R ⁷⁹
69522.5	1996	961	Ad		1995	758	R ¹¹²⁰
69523	1996	961	Ad	69583	1992	940	Ad ^{577 184}
69524	1996	961	Ad				R ⁷⁹
69525	1996	961	Ad		1995	758	R ¹¹²⁰
69526	1996	961	Ad	69584	1992	940	Ad ^{577 184}
69527	1996	961	Ad				R ⁷⁹
69528	1996	961	Ad		1995	758	R ¹¹²⁰
69529	1996	961	Ad	69585	1992	940	Ad ^{577 184}
69529.5	1996	961	Ad				R ⁷⁹

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	Year	Chapter	Effect		Year	Chapter	Effect
69585 (Cont.)	1995	758	R ¹¹²⁰	69618.1	1995	758	R ¹¹²⁰
69586	1992	940	Ad ^{577 184} R ⁷⁹	69618.2	1995	758	R ¹¹²⁰
69587	1995	758	R ¹¹²⁰	69618.3	1995	758	R ¹¹²⁰
69588	1992	940	Ad ^{577 184} R ⁷⁹	Title 3, Div. 5, Pt. 42, Ch. 2, Art. 6.5, heading (Sec. 69619 et seq.)	1993	8 *	Ad(RN)
69589	1995	758	R ¹¹²⁰	Title 3, Div. 5, Pt. 42, Ch. 2, Art. 6.7, heading (Sec. 69619 et seq.)	1993	8 *	Ad & RN
69590	1992	940	Ad ^{577 184} R ⁷⁹	69619	1990	1444	Ad
69591	1995	758	R ¹¹²⁰	69619.1	1995	758	R ¹¹²⁰
	1992	940	Ad ^{577 184} R ⁷⁹	69619.1	1990	1444	Ad
	1995	758	R ¹¹²⁰		1991	1220	Am
Title 3, Div. 5, Pt. 42, Ch. 2, Art. 5, heading (Sec. 69612 et seq.)	1993	8 *	Ad(RN)		1994	571	Am ⁹⁶⁴
Title 3, Div. 5, Pt. 42, Ch. 2, Art. 6.5, heading (Sec. 69612 et seq.)					1995	758	R ¹¹²⁰
69612.5	1993	8 *	Am & RN		1997	737	Am & RN (by Sec. 3 of Ch.)
69613	1989	1113	Am		1997	831	Am & RN (by Sec. 4.5 of Ch.)
69613.1	1995	758	Am ¹¹²⁰	69619.3	1990	1444	Ad
69613.3	1989	1113	Am		1993	8 *	R
69614	1993	1271	Ad & R ³¹⁴	69620	1995	758	R ¹¹²⁰
69615.2	1989	836	Am		1997	721	Ad ¹⁴⁶⁶ R ⁵³⁹
	1995	758	Am ¹¹²⁰	69621	1995	758	R ¹¹²⁰
Title 3, Div. 5, Pt. 42, Ch. 2, Art. 6, heading (Sec. 69618 et seq.)	1993	8 *	Ad(RN)		1997	721	Ad ¹⁴⁶⁶ R ⁵³⁹
69618	1995	758	R ¹¹²⁰	69622	1995	758	R ¹¹²⁰
					1997	721	Ad ¹⁴⁶⁶ R ⁵³⁹
				69623	1995	758	R ¹¹²⁰
					1997	721	Ad ¹⁴⁶⁶ R ⁵³⁹
				69623.5	1995	758	R ¹¹²⁰
				69624	1995	758	R ¹¹²⁰
					1997	721	Ad ¹⁴⁶⁶ R ⁵³⁹
				69625	1995	758	R ¹¹²⁰
					1997	721	Ad ¹⁴⁶⁶ R ⁵³⁹
				69626	1995	758	R ¹¹²⁰
					1997	721	Ad ¹⁴⁶⁶ R ⁵³⁹
				69627	1995	758	R ¹¹²⁰
					1997	721	Ad ¹⁴⁶⁶ R ⁵³⁹
				69628	1997	721	Ad ¹⁴⁶⁶ R ⁵³⁹
				69629	1997	721	Ad ¹⁴⁶⁶ R ⁵³⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
69630	1991	826	Ad		1990	620	Ad
69631	1991	826	Ad	69681	1990	620	R
69632	1991	826	Ad	69682	1990	620	R
69633	1991	826	Ad	69700	1995	758	R ¹¹²⁰
69634	1991	826	Ad	69701	1995	758	R ¹¹²⁰
	1995	758	Am ¹¹²⁰	69702	1993	8*	R
69635	1991	826	Ad	69720	1995	758	R ¹¹²⁰
69636	1991	826	Ad	69721	1989	1113	Am
69637	1991	826	Ad		1995	758	R ¹¹²⁰
69638	1991	826	Ad	69722	1995	758	R ¹¹²⁰
69639	1991	826	Ad	69723	1995	758	R ¹¹²⁰
	1995	758	R ¹¹²⁰	69724	1995	758	R ¹¹²⁰
	1997	721	Ad	69725	1995	758	R ¹¹²⁰
69640	1990	1372	Am	69726	1989	1113	Am
69641	1990	1372	Am		1995	758	R ¹¹²⁰
69641.5	1990	1372	Am	69730	1989	1188	Ad ³⁸
69642	1990	1372	Am	69731	1989	1188	Ad ³⁸
69643	1990	1372	Am	69732	1989	1188	Ad ³⁸
	1991	1038*	Am	69733	1989	1188	Ad ³⁸
69644	1990	1372	R	69740	1989	1113	Am
69645	1990	1372	R		1995	758	R ¹¹²⁰
69646	1990	1372	R	69741	1995	758	R ¹¹²⁰
69647	1990	1372	R	69742	1995	758	R ¹¹²⁰
69648	1990	1372	Am	69743	1995	758	R ¹¹²⁰
69648.5	1990	1372	Am	Title 3,			
69648.7	1990	1372	R	Div. 5,			
69649	1990	1372	Am	Pt. 42,			
69653	1990	1372	Am ³⁵³	Ch. 2,			
69655	1990	1372	Am	Art. 13,			
	1990	1455	Am	heading			
69657	1990	1372	R	(Sec. 69760			
	1990	1455	R	et seq.)	1995	758	Am ¹¹²⁰
69660	1990	216	R ²⁰⁶	69760	1989	1113	Am
	1990	1455	R		1994	485	Am
69661	1990	216	R ²⁰⁶	69761	1989	1113	Am
	1990	1455	R		1994	485	Am
69662	1990	216	R ²⁰⁶	69761.5	1989	1113	Am
	1990	1455	R		1994	485	Am
69663	1990	216	R ²⁰⁶	69761.7	1989	384	Ad
	1990	1455	R		1994	485	Am
69664	1990	216	R ²⁰⁶	69762	1989	1113	Am
	1990	1455	R	69763	1989	1113	Am
69665	1990	216	R ²⁰⁶		1994	485	Am
	1990	1455	R	69763.1	1991	659	Ad
69666	1990	216	R ²⁰⁶	69763.2	1991	659	Ad
	1990	1455	R	69763.3	1989	1113	R
69670	1990	620	R & Ad		1991	659	Ad
69671	1990	620	R & Ad	69763.4	1991	659	Ad
69672	1990	620	R & Ad	69763.5	1989	1113	R
69673	1989	1113	Am	69764	1989	1113	Am
	1990	620	R & Ad	69765	1989	1113	Am
	1993	56	R ⁶⁷⁰		1994	485	Am
69674	1990	620	R & Ad	69765.5	1989	574	Ad & R ⁴³
69674.5	1990	620	R	69766	1989	1113	Am
69675	1990	620	R & Ad		1996	961	Am
69676	1990	620	R & Ad	69766.1	1992	482*	Ad
69677	1989	1113	Am		1995	758	R ¹¹²⁰
	1990	620	R & Ad		1996	374	Ad ¹²¹⁸
69678	1990	620	R & Ad	69768	1989	1113	Am
69679	1990	620	R & Ad		1996	961	Am
69680	1989	1113	R	69769	1989	1113	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
69769 (Cont.)	1996	374	Am	69933	1995	917	R
69769.3	1989	1113	Am	69934	1995	917	R
	1994	485	Am	69935	1995	917	R
	1996	374	Am	69936	1995	917	R
69769.5	1989	1113	Am	69937	1995	917	R
	1994	485	Am	69938	1995	917	R
69769.9	1989	1113	Am	69939	1995	917	R
	1992	711 *	R ⁵¹¹	69940	1995	917	R
69770	1989	1113	R	69941	1995	917	R
69771	1989	1113	Am	69942	1995	917	R
69772	1989	1113	Am	69943	1995	917	R
	1994	485	Am	69944	1995	917	R
69774	1989	1113	Am	69945	1995	917	R
	1991	659	Am	69946	1995	917	R
	1994	485	Am	69956	1989	1113	Am
69795	1995	758	R ¹¹²⁰	69959	1990	1699	Am
69796	1995	758	R ¹¹²⁰	69960	1990	1699	Am
69796.5	1995	758	R ¹¹²⁰	69965	1990	1699	Am
69798	1995	758	R ¹¹²⁰	69966	1990	1699	Am
69799	1993	226	Am	69969	1990	1699	Ad
	1995	758	R ¹¹²⁰	69980	1997	851	Ad
69800	1990	849	Am	69981	1997	851	Ad
	1995	758	R ¹¹²⁰	69982	1997	851	Ad
69801	1995	758	R ¹¹²⁰	69983	1997	851	Ad
69802	1995	758	R ¹¹²⁰	69984	1997	851	Ad
69803	1995	758	R ¹¹²⁰	69985	1997	851	Ad
69812	1989	1113	Am	69986	1997	851	Ad
69813	1989	1113	Am	69989	1997	851	Ad
69900	1995	646	R	69990	1997	851	Ad
	1995	758	Am ¹¹²⁰	69991	1997	851	Ad
69901	1995	646	R	69992	1997	851	Ad
69902	1995	646	R	69993	1997	851	Ad
69905	1995	917	R	69994	1997	851	Ad
69906	1995	917	R	70000	1993	1298	R ⁵⁰⁷
69907	1995	917	R	70001	1993	1298	R ⁵⁰⁷
69908	1995	758	Am ¹¹²⁰	70002	1990	1136	Am
	1995	917	R		1993	1298	R ⁵⁰⁷
69909	1995	917	R	70010	1993	1298	R ⁵⁰⁷
69910	1995	917	R	70011	1993	8 *	Am
69911	1995	917	R		1993	1298	R ⁵⁰⁷
69912	1995	917	R	70012	1993	1298	R ⁵⁰⁷
69913	1995	917	R	70013	1993	1298	R ⁵⁰⁷
69914	1995	917	R	70020	1993	1298	R ⁵⁰⁷
69915	1995	917	R	70021	1990	1136	Am
69917	1995	917	R		1993	1298	R ⁵⁰⁷
69918	1995	917	R	70022	1993	1298	R ⁵⁰⁷
69919	1995	917	R	70023	1993	1298	R ⁵⁰⁷
69920	1995	917	R	70024	1993	1298	R ⁵⁰⁷
69921	1995	917	R	70025	1993	1298	R ⁵⁰⁷
69922	1995	917	R	70026	1993	1298	R ⁵⁰⁷
69923	1995	917	R	70027	1993	1298	R ⁵⁰⁷
69924	1995	917	R	70028	1993	1298	R ⁵⁰⁷
69925	1995	917	R	70029	1990	1136	Am
69926	1995	917	R		1993	1298	R ⁵⁰⁷
69927	1995	917	R	70030	1990	1136	Am
69928	1995	917	R		1993	1298	R ⁵⁰⁷
69929	1995	917	R	70031	1990	1136	Am
69930	1995	917	R		1993	1298	R ⁵⁰⁷
69931	1995	917	R	70031.1	1993	1298	R ⁵⁰⁷
69932	1995	917	R	70032	1990	1136	Am
					1993	1298	R ⁵⁰⁷

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
70033	1993	1298	R ⁵⁰⁷	71048	1990	1372	R
70034	1993	1298	R ⁵⁰⁷	71050	1990	1372	Am
70035	1993	1298	R ⁵⁰⁷	71051	1997	840	Ad
70036	1993	1298	R ⁵⁰⁷	71060	1990	1372	R
70037	1993	1298	R ⁵⁰⁷	71061	1990	1372	R
70038	1993	1298	R ⁵⁰⁷	71078	1990	1372	R
70039	1990	1136	Am	Title 3,			
	1993	1298	R ⁵⁰⁷	Div. 7,			
70039.5	1990	1136	Ad	Pt. 44,			
	1993	1298	R ⁵⁰⁷	Ch. 1,			
70050	1989	154	Am	Art. 3,			
	1993	1298	R ⁵⁰⁷	heading			
70051	1993	1298	R ⁵⁰⁷	(Sec. 71090			
70052	1993	1298	R ⁵⁰⁷	et seq.)	1993	8*	Ad(RN)
70053	1993	1298	R ⁵⁰⁷	Title 3,			
70060	1993	1298	R ⁵⁰⁷	Div. 7,			
70061	1993	1298	R ⁵⁰⁷	Pt. 44,			
70062	1993	1298	R ⁵⁰⁷	Ch. 1,			
70063	1993	1298	R ⁵⁰⁷	Art. 4,			
70064	1993	1298	R ⁵⁰⁷	heading			
70065	1993	1298	R ⁵⁰⁷	(Sec. 71090			
70066	1993	1298	R ⁵⁰⁷	et seq.)	1993	8*	Am & RN
70100	1993	1298	R ⁵⁰⁷	71090	1990	1372	Am
70101	1993	1298	R ⁵⁰⁷	71090.5	1995	758	Am ¹¹²⁰
70102	1993	1298	R ⁵⁰⁷	71092	1990	1372	Am
Title 3,					1993	8*	Am
Div. 7,				71093	1990	1372	Am
Pt. 43,					1993	1300	R
heading				71095	1990	1372	R
(Sec. 70900				71096	1990	1372	R
et seq.)	1995	758	Ad(RN) ¹¹²⁰	71097	1990	1372	R
Title 3,				72000	1990	1372	Am
Div. 7,					1991	1038*	Am
Pt. 43.5,				72001	1990	1372	R
heading				72002	1990	1372	R
(Sec. 70900				72013	1990	1372	Ad
et seq.)	1995	758	Am & RN ¹¹²⁰	72014	1990	1372	Ad
70900.5	1990	1587	Ad	72015	1990	1372	Ad
71000	1989	1071	Am	72020	1990	1372	R
	1995	758	Am ¹¹²⁰	72021	1990	1372	R
71001	1989	1071	R & Ad	72023.5	1990	1372	Am
71004	1990	1372	Am		1995	82	Am
71005	1990	1372	R		1995	758	Am ¹¹⁴¹
71020	1990	1372	Am	72023.7	1990	1372	R
71020.5	1995	758	Am ¹¹²⁰	72024	1990	1372	R
71021	1989	1071	Am	72025	1990	1372	R
71025	1990	1372	Ad		1993	486	Ad
71027	1995	493	Ad	72027	1990	1372	Am
71027.5	1990	1372	R		1992	970	Am
71028	1990	1372	Ad	72028	1990	1372	R
71033	1990	1372	R	72029	1990	1372	R
71034	1990	1372	R		1993	8*	Ad
71038	1990	1372	R	72030	1990	1372	R
71039	1990	1372	R	72031	1990	1372	Am
71040	1990	1372	Am	72032	1990	1372	R
71041	1990	1372	R	72033	1990	1372	R
71042	1990	1372	R	72035	1990	1372	R
71046	1990	1372	Am		1992	451*	Ad
71047	1990	1372	R	72102	1990	1372	Am

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
72103	1991	1065	Am	72283	1990	1372	R
	1995	432	Am	Title 3,			
72120	1990	1372	R	Div. 7,			
72122	1990	1372	Am	Pt. 45,			
72125	1990	1372	R	Ch. 3,			
72126	1990	1372	R	Art. 4,			
72132	1990	1372	R	heading			
72200	1990	1372	R	(Sec. 72300			
72202	1990	1372	R	et seq.)	1990	216	R ²⁰⁶
72203	1990	1372	R	72320	1990	1372	R
72204	1990	1372	R	72321	1990	1372	R
72205	1993	8 *	Ad	Title 3,			
72208	1990	1372	R	Div. 7,			
72231	1990	1372	R	Pt. 45,			
72237	1990	1372	R	Ch. 3,			
72241	1990	1372	R	Art. 2,			
	1993	8 *	R	heading			
72241.5	1990	1372	R	(Sec. 72330			
72243	1990	1372	Ad	et seq.)	1993	8 *	Ad(RN)
	1993	8 *	R	Title 3,			
72244	1990	1372	R	Div. 7,			
72245	1993	8 *	R	Pt. 45,			
72246	1992	753	Am	Ch. 3,			
	1993	8 *	R	Art. 6,			
72247	1990	1372	Am	heading			
	1993	8 *	R	(Sec. 72330			
72247.1	1990	1372	R	et seq.)	1993	8 *	Am & RN
72247.3	1990	345	Ad	72330	1989	1165	Am
	1991	1091	Am		1991	409	Am
	1993	8 *	R	72408	1990	1372	R
72248	1990	1372	R	72409	1990	1372	R
72249	1990	1372	Ad	72410	1995	758	R ¹¹²⁰
	1993	8 *	R	72411	1991	1038 *	Am
72250	1992	703 *	Ad ⁵⁵⁸	72411.5	1995	758	Am ¹¹²⁰
			R ⁹⁴	72412	1990	1372	R
	1993	8 *	R	72413	1990	1372	R
72250.5	1991	114 *	R	72419	1990	1372	R
72251	1991	114 *	R	72419.5	1990	1372	R
72252	1989	136	Am	72420	1990	1372	R
	1991	114 *	Am ³⁶	72421	1990	1372	R
	1992	703 *	Am ⁵⁵⁸	72422	1990	1372	R
	1993	8 *	R	72423	1990	1372	Am
72252.1	1989	136	Am	72425	1990	29 *	Am ⁵²
	1991	114 *	Am ¹³		1995	758	Am ¹¹²⁰
	1993	8 *	R		1996	1148	Am
72252.3	1993	8 *	R	72500	1990	1372	Am
72252.7	1993	8 *	R	72503	1992	696 *	R
72253	1993	8 *	R	72506	1990	1372	Am
72253.3	1990	1372	Ad	72507	1994	330	Ad
	1991	1038 *	R & Ad	72530	1990	1372	Am
	1993	8 *	R	72531	1990	1372	R
72253.5	1990	1372	Ad	72532	1990	1372	R
	1993	8 *	R	72600	1990	1372	R
72253.7	1990	1372	Ad	72601	1990	1372	R
	1993	8 *	R	72602	1990	1372	R
72254	1993	8 *	R	72603	1990	1372	R
72255	1990	1372	R	72605	1990	1372	R
72256	1990	1372	R	72620	1995	758	Am ¹¹²⁰
72280	1990	1372	R	72620.5	1997	270 *	Ad ¹³⁴⁰
72281	1990	1372	R	72632	1995	879	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
72640	1990	1372	R (as am by Sec. 9 and Sec. 10, Stats. 1987, Ch. 1118)	76140	1989 1992 1992	985 170 1236	Am Am Am (as am by Stats. 1992, Ch. 170)
72641	1990	1372	R (as am by Sec. 11 and Sec. 12, Stats. 1987, Ch. 1118)		1995	758	Am ¹¹²⁰
72650	1990	1372	R	76141	1991	853	Ad
74000	1990	1372	Am	76142	1990 1992	1372 170	R Ad
74001	1990	1372	Am	76160	1990	1372	R ³⁵³
74010	1990	1372	R	Title 3, Div. 7, Pt. 47, Ch. 1, Art. 11, heading (Sec. 76170 et seq.)			
74011	1990	1372	R		1990	216	Am ²⁰⁶
74104	1990	1372	Am	76170	1989	1360	Am ⁷³
74105	1990	1372	Am	76171	1990	216	Am ²⁰⁶
74106	1990	1372	Am	76210	1995	758	Am ¹¹²⁰
74107	1990	1372	Am	76221	1993	8*	Am
74109	1990	1372	Am	76222	1993	8*	Am
74110	1990	1372	Am	76225	1995	758	Am ¹¹²⁰
74132	1990	1372	Am	76231	1995	758	Am ¹¹²⁰
74134	1990	1372	Am	76232	1995	758	Am ¹¹²⁰
74135	1990	1372	Am	76234	1989	593	Ad
74136	1990	1372	Am	76240	1995	758	Am ¹¹²⁰
74139	1990	1372	Am	76243	1989	593	Am
74140	1990	1372	Am	76244	1996	879	Am
74153	1990	1372	Am	76245	1995	758	Am ¹¹²⁰
74154	1990	1372	Am		1996	879	Am
74155	1990	1372	Am	76300	1990	1372	R
74156	1994	1181	Am		1993	8*	Ad & R ³⁶
74157	1994	1181	Am		1993	66*	Am (as ad by Stats. 1993, Ch. 8) ⁶⁴⁸
74158	1990	1372	Am				Am ⁶⁴⁸
74159	1990	1372	Am				Am (as am by Stats. 1993, Ch. 67)
74202	1990	1372	Am		1994	153*	Am
74270	1990	1372	Am		1994	422*	Am (as am by Sec. 10, Stats. 1994, Ch. 153)
	1995	758	Am ¹¹²⁰		1995	308*	Ad
74271	1990	1372	R		1996	63	Am
74282	1990	1372	R	76310	1993	8*	Ad
74283	1990	1372	R		1993	1124	R (as ad by Stats. 1993, Ch. 8)
74290	1990	1372	Am				Ad
74291	1990	1372	R	76320	1993	8*	Ad
74292	1990	1372	R		1995	758	R ¹¹²⁰
74293	1990	1372	R	76330	1993	8*	Ad ⁶³⁸
74294	1990	1372	R				R ⁹⁴
74295	1990	1372	R		1993	1132*	Am (as ad by Stats. 1993, Ch. 8)
76000	1990	1372	Am				
	1995	758	Am ¹¹²⁰				
76001	1990	1372	Am				
76001.5	1990	1372	R				
76002	1990	1372	R				
	1996	298*	Ad				
	1997	17	Am ¹³²⁸				
76006	1990	1372	R				
76020	1990	1372	Am				
76021	1990	1372	R				
76063	1995	201	Am				
76064	1993	8*	Am				
76130	1990	1372	R				

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
76330 (Cont.)	1994	153 *	Am	78042	1990	1372	R
	1994	422 *	Am (as am by Sec. 11, Stats. 1994, Ch. 153)	78050	1990	1372	R
	1995	758	Am ¹¹²⁰	78051	1990	1372	R
76330.1	1993	1128	Ad	78100	1990	1372	Ad
	1995	758	Am & R ^{70 1120}		1991	1038 *	Am
76350	1993	8 *	Ad	78101	1990	1372	Ad
76355	1993	8 *	Ad	78103	1990	1372	Ad
	1993	1132 *	Am (as ad by Stats. 1993, Ch. 8)	78200.5	1990	1372	R
	1994	422 *	Am	78201	1990	1372	R
	1995	758	Am ¹¹²⁰	78202	1990	1372	R
76360	1993	8 *	Ad	78203	1990	1372	R
76361	1993	834 *	Ad	78204	1990	1372	R
76361.5	1995	542 *	Ad	78205	1990	1372	R
76365	1993	8 *	Ad	78206	1990	1372	R
76370	1993	8 *	Ad	78207	1990	1372	R
	1995	758	Am ¹¹²⁰	78208	1990	1372	R
76375	1993	8 *	Ad				
76380	1993	8 *	Ad	Title 3,			
	1995	758	Am ¹¹²⁰	Div. 7,			
76385	1993	8 *	Ad	Pt. 48,			
76390	1993	8 *	Ad	Ch. 2,			
76391	1993	330	Ad	Art. 1,			
	1995	758	Am ¹¹²⁰	heading			
76392	1993	283	Ad	(Sec. 78210	1993	8 *	Ad(RN)
	1995	758	R ¹¹²⁰	et seq.)			
76395	1993	8 *	Ad	Title 3,			
76400	1990	1372	R	Div. 7,			
76403	1990	1372	Am	Pt. 48,			
76405	1990	1372	R	Ch. 2,			
76407	1990	1372	Am	Art. 1.5,			
76408	1990	1372	R	heading			
76409	1990	1372	R	(Sec. 78210	1993	8 *	Am & RN
76422	1990	1372	R	et seq.)			
76450	1990	1372	R	78211.5	1990	1372	Am
76470	1990	1372	R	78213	1990	1372	Am
78001	1990	1372	R	78216	1990	1372	Am
78002	1990	1372	R	78217	1990	1372	Am
78003	1990	1372	R		1995	758	Am ¹¹²⁰
78004	1990	1372	R	78220	1990	1372	R
78005	1990	1372	R	78221	1990	1372	R
78006	1990	1372	R	78222	1990	1372	R
78007	1990	1372	R	78230	1990	1372	Am
78010	1990	1372	R		1995	758	R ¹¹²⁰
78011	1990	1372	R	78240	1990	1372	R
78012	1990	1372	R	78241	1990	1372	R
78015	1990	1667	Am	78242	1990	1372	R
	1995	758	Am ¹¹²⁰	78243	1990	1372	R
78016	1990	1667	Am	78244	1990	1372	R
78022	1994	166	Am	78245	1990	1372	R
78031	1990	1372	Am	78246	1990	1372	R
78032	1990	1372	Am	78247	1990	1372	R
	1991	1091	Am	78248	1990	1372	R
78034	1990	1372	Ad	78249	1990	1372	Am
78040	1990	1372	R	78250	1990	1372	R
78041	1990	1372	R	78270	1990	1372	R
				78272	1990	1372	R
				78280	1990	1372	R
				78281	1990	1372	R
				78282	1990	1372	R
				78286	1990	1372	R
				78300	1990	1372	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
78300 (Cont.)				79123	1990	1372	R
	1991	1038 *	Am	79124	1990	1372	R
78301	1990	1372	R	79130	1994	1181	Ad ⁸⁹⁹ R ⁶⁸³
78302	1990	1372	R				
78303	1990	1372	R	79131	1994	1181	Ad ⁸⁹⁹ R ⁶⁸³
78304	1990	1372	R				
78305	1990	1372	R	79132	1994	1181	Ad ⁸⁹⁹ R ⁶⁸³
78310	1995	758	R ¹¹²⁰				
78401	1990	1372	Am	79133	1994	1181	Ad ⁸⁹⁹ R ⁶⁸³
78402	1990	1372	R				
78403	1990	1372	R	79134	1994	1181	Ad ⁸⁹⁹ R ⁶⁸³
78405	1990	1372	R				
78407	1990	1372	R	79135	1994	1181	Ad ⁸⁹⁹ R ⁶⁸³
78409	1990	1372	R				
78412	1990	1372	R	79136	1994	1181	Ad ⁸⁹⁹ R ⁶⁸³
78430	1990	1372	R				
78431	1990	1372	R	79137	1994	1181	Ad ⁸⁹⁹ R ⁶⁸³
78440	1990	1372	R				
78440.5	1990	1372	R	79140	1997	932	Ad
78441	1990	1372	R	79144	1997	932	Ad
78442	1990	1372	R	79146	1997	932	Ad
78460	1990	1372	R	79148	1997	932	Ad
78460.5	1990	1372	R	79153	1990	1372	R
78462	1990	1372	R	79154	1990	1372	Am
78462.5	1990	1372	R	79155	1990	1372	Am
78600	1990	1206	R	79200	1997	270 *	Ad ¹³⁴⁰
78600.5	1990	1206	R	79201	1997	270 *	Ad ¹³⁴⁰
78900	1990	1372	Am	79202	1997	270 *	Ad ¹³⁴⁰
78902	1990	1372	R	79203	1997	270 *	Ad ¹³⁴⁰
78903	1990	1372	R	81000	1990	1372	R
78904	1990	1372	R	81004	1997	342	Ad
78905	1990	1372	R	81005	1990	1372	R
78906	1990	1372	R	81006	1990	1372	R
78907	1990	1372	Am	81008	1990	1372	R
78920	1990	1372	R	81009	1990	1372	R
78930	1990	1372	R	81033	1990	1372	Am
79000	1990	1372	R		1993	272 *	Am
79001	1990	1372	R		1995	758	Am ¹¹²⁰
79010	1990	1372	R	81033.5	1990	1372	R
79012	1990	1372	R	81034	1992	1243 *	Ad
79013	1990	1372	R		1993	272 *	R
79014	1990	1372	R	81035	1990	1372	R
79020	1989	267	Am	81036	1990	1372	R
	1990	1372	Am	81038	1990	1372	R
	1994	1011	Am	81039	1990	1372	R
79021	1990	1372	Am	81130	1990	1372	Am
79022	1990	1372	R		1997	390 *	Am
79023	1990	1372	R	81130.3	1992	341	Ad
79024	1990	1372	R	81130.5	1990	1372	Am
79025	1990	1372	R		1995	758	Am ¹¹²⁰
79026	1990	1372	R	81130.6	IX 1995-96	7 *	Ad
79027	1990	1372	R	81131	1990	1372	R
79027.5	1990	1372	R	81131.5	1990	1372	R
79028	1990	1372	R	81131.6	1990	1372	R
79029	1990	1372	R	81132	1990	1372	R
79031	1990	1372	R	81133	1990	1372	Am
79032	1990	1372	R		1997	390 *	Am
79121	1990	1372	R	81134	1990	1372	R
	1993	1296 *	Ad(RN)	81135	1990	1372	R
	1995	758	Am ¹¹²⁰	81136	1990	1372	R
79122	1990	1372	R	81137	1990	1372	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
81140	1990	1372	R	81911	1990	1372	R
81141	1995	758	Am ¹¹²⁰	81912	1990	1372	R
81160	1990	1372	Am	81913	1990	1372	R
81162	1995	758	Am ¹¹²⁰	81914	1990	1372	R
81164	1990	1372	R	81915	1990	1372	R
81165	1990	1372	R	81916	1990	1372	R
81176	1990	1372	R	81917	1990	1372	R
81177	1990	1372	Am	81918	1990	1372	R
	1995	758	Am ¹¹²⁰	81919	1990	1372	R
81179	1990	1372	Am	81920	1990	1372	R
Title 3,				81921	1990	1372	R
Div. 7,				81922	1990	1372	R
Pt. 49,				81923	1990	1372	R
Ch. 2,				81924	1990	1372	R
heading				81929.5	1989	321	R (as ad by
(Sec. 81300							Sec. 28,
et seq.)	1992	39	Am				Stats. 1982,
81314	1995	758	Am ¹¹²⁰				Ch. 251)
81345	1995	758	Am ¹¹²⁰				Am (as am by
81348	1995	758	Am ¹¹²⁰				Sec. 2,
81371.5	1997	57	Ad				Stats. 1984,
81378.1	1993	506	Ad				Ch. 33) ⁵⁵
81401	1995	758	Am ¹¹²⁰	81931	1990	1372	R
81440	1992	39	Ad	81936.5	1989	321	R (as ad by
81530	1995	758	Am ¹¹²⁰				Stats. 1982,
81551	1995	758	Am ¹¹²⁰				Ch. 251)
81641	1990	885	Am				Am (as am by
81645	1990	885	Am				Stats. 1984,
81651	1989	1340*	Am				Ch. 33) ⁵⁵
81661	1995	758	Am ¹¹²⁰	81947	1990	1372	Am
81663	1991	1038*	Ad	81948	1990	1372	R
81676	1989	1340*	Am	81953	1990	1372	R
81676.5	1989	1340*	Ad ¹⁴³	81954	1990	1372	R
81678	1997	342	Ad	81957	1990	1372	R
81801	1990	1372	R	81958	1990	1372	R
81802	1990	1372	R	81959	1990	1372	R
81803	1990	1372	R	81967	1990	1372	R
81804	1990	1372	R	82305	1990	1372	R
81805	1990	1372	Am	82305.5	1990	1372	R
81806	1990	1372	R	Title 3,			
81807	1990	1372	Am	Div. 7,			
81809	1990	1372	R	Pt. 49,			
81810	1990	1372	R	Ch. 7,			
81820	1990	1372	Am	Art. 2,			
81821	1995	758	Am ¹¹²⁰	heading			
81821.5	1990	1372	R	(Sec. 82321			
81822	1990	1372	Am	et seq.)	1989	1360	Ad ⁷³
81830	1990	1372	R	82321	1990	1372	Am
81831	1990	6*	Am	82321.1	1990	1372	R
	1990	1372	R	82322	1993	834*	Ad
81833	1990	1372	R		1995	542*	Am
81836	1990	1372	Am	82360	1990	1372	R
81837	1990	1372	Am	82362	1990	1372	R
81838	1990	6*	R	82363	1990	1372	R
	1990	1372	R	82364	1990	1372	R
81900	1990	1372	R	82365	1990	1372	R
81901	1990	1372	Am	82500	1990	1372	R
81903	1990	1372	R	82501	1990	1372	R
81906	1990	1372	R	82530	1990	1372	R
81908	1990	1372	Am	82531	1990	1372	R
81910	1990	1372	R	82532	1990	1372	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
82533	1990	1372	R	84380	1990	1372	R
82535	1990	1372	R	84381	1990	1372	Am
82536	1990	1372	R	84382	1990	1372	Am
82537	1990	1372	Am	84383	1990	1372	Am
82538	1990	1372	R	84384	1990	1372	Am
82539	1990	1372	R	84384.1	1990	1372	R
82540	1990	1372	R	84385	1990	1372	R
82541	1990	1372	R	84386	1990	1372	R
82542	1990	1372	Am	84387	1990	1372	R
82543	1990	1372	R	84390	1990	1372	R
84001	1990	1372	Ad	84391	1990	1372	R
	1991	1038 *	Am	84392	1990	1372	R
84004	1990	1372	R	84500	1990	1372	R & Ad
84005	1990	1372	R	84500.1	1990	1372	R
84030	1990	1372	Am	84500.5	1990	1372	R
84031	1990	1372	R	84500.6	1990	1372	R
84035	1990	1372	R	84501	1991	1038 *	Ad
84040	1990	1372	R & Ad		1992	454 *	Am
84040.3	1990	1372	R		1995	758	Am ¹¹²⁰
	1993	514	Ad	84502	1990	1372	R
84040.5	1994	20 *	Am	84520	1990	1372	R
84040.6	1990	1372	Am	84521	1990	1372	R
84040.7	1990	1372	R	84521.5	1990	1372	R
84041	1990	1372	R	84522	1990	1372	R
84042	1994	923	Am ⁸³²	84524.5	1990	1372	R
84043	1990	1372	R	84526	1990	1372	R
84044	1990	1372	R	84527	1990	1372	R
84045	1990	1372	R	84528	1990	1372	R
84046	1990	1372	R	84530	1990	1372	R
84050	1990	1372	R	84531	1990	1372	R
84051	1990	1372	R	84533	1990	1372	R
84052	1990	1372	R	84570	1990	1372	R
84055	1990	1372	R	84571	1990	1372	R
84056	1990	1372	R	84572	1990	1372	R
84057	1990	1372	R	84660	1990	1372	Am
84058	1990	1372	R	84661	1990	1372	R
84200	1990	1372	R	84662	1990	1372	R
84201	1990	1372	R	84700	1989	1071	S ^{135 57}
84206	1990	1372	R		1991	1038 *	S ⁷¹
84207	1990	1372	Am				R ⁹⁴
84300	1990	1372	R	84700.3	1990	1372	Ad
84320	1990	1372	Am		1991	1038 *	S ⁷¹
84322	1990	1372	R				R ⁹⁴
84324	1990	1372	R	84700.5	1989	1071	S ^{135 57}
84325	1990	1372	R		1991	1038 *	S ⁷¹
84327	1990	1372	R				R ⁹⁴
84328	1990	1372	Am	84701	1989	1071	S ^{135 57}
84329	1990	1372	R		1991	1038 *	S ⁷¹
84330	1990	1372	R				R ⁹⁴
84331	1990	1372	R	84702	1989	1071	S ^{135 57}
84332	1990	1372	R		1991	1038 *	S ⁷¹
84360	1990	1372	R				R ⁹⁴
84362	1990	1372	Am	84702.5	1989	1071	S ^{135 57}
	1995	758	Am ¹¹²⁰		1991	1038 *	S ⁷¹
84363	1990	1372	R				R ⁹⁴
84370	1990	1372	R	84703	1989	1071	S ^{135 57}
84371	1990	1372	R		1991	1038 *	S ⁷¹
84372	1990	1372	R				R ⁹⁴
84373	1990	1372	R	84704	1989	1071	S ^{135 57}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
84704 (Cont.)	1991	1038 *	S ⁷¹ R ⁹⁴	1994	1003	Am (as am by Sec. 12, Stats. 1994, Ch. 153)	
84705	1989	1071	S ^{135 57}	1995	308 *	Am	
	1991	1038 *	S ⁷¹ R ⁹⁴	1995	758	Am ¹¹²⁰	
84706	1989	1071	S ^{135 57}	1996	62 *	Am (as am by Stats. 1995, Ch. 308) ⁷⁹	
	1991	1038 *	S ⁷¹ R ⁹⁴	84752	1996	637 *	
84707	1989	1071	S ^{135 57}		1997	690	
	1991	1038 *	S ⁷¹ R ⁹⁴	84753	1997	242 *	
84708	1990	1206	Ad	84755	1989	1071	
	1991	1038 *	S ⁷¹ R ⁹⁴		1993	449	
84710	1989	1071	S ^{135 57}	84756	1995	758	
	1991	1038 *	S ⁷¹ R ⁹⁴	84757	1995	758	
84710.5	1989	1071	S ^{135 57}	84758	1995	758	
	1991	1038 *	S ⁷¹ R ⁹⁴	84759	1997	270 *	
84711	1989	1071	S ^{135 57}	84773	1989	1360	
	1991	1038 *	S ⁷¹ R ⁹⁴	84801	1990	1372	
	1992	1068	Am	84810	1989	1340 *	
84712	1989	1071	S ^{135 57}		1990	1372	
	1991	1038 *	S ⁷¹ R ⁹⁴	84810.5	1991	1038 *	
84713	1989	1071	Am ^{135 13}		1992	83 *	
	1991	1038 *	Am ⁷¹ R ⁹⁴		1995	758	
84735	1990	1372	R	84820	1992	454 *	
Title 3, Div. 7, Pt. 50, Ch. 5, Art. 2, heading (Sec. 84750 et seq.)					1995	758	
Title 3, Div. 7, Pt. 50, Ch. 5, Art. 2.5, heading (Sec. 84750 et seq.)	1991	1038 *	Ad(RN)	84850	1990	1206	
84750	1989	1071	Am	84850.5	1990	1372	
84751	1993	66 *	Ad	84890	1990	1372	
	1993	942	Am (as ad by Stats. 1993, Ch. 66)	84891	1990	1372	
	1993	943	Am (by Sec. 2 of Ch., as ad by Stats. 1993, Ch. 66)	84892	1990	1372	
	1993	944 *	Am (as ad by Stats. 1993, Ch. 66)	84893	1990	1372	
	1994	153 *	Am	84894	1990	1372	
				84895	1990	1372	
				84900	1990	1372	
				84901	1990	1372	
				84902	1990	1372	
				84903	1990	1372	
				84904	1990	1372	
				84904.5	1990	1372	
				84905	1990	1372	
				84906	1990	1372	
				84907	1990	1372	
				84908	1990	1372	
				84909	1990	1372	
				85000	1990	1372	
				85003	1990	1372	
				85004	1990	1372	
				85020	1990	1372	
				85021	1990	1372	
				85022	1990	1372	
				85023	1990	1372	
				85024	1990	1372	
				85100	1990	1372	
				85101	1990	1372	
				85102	1990	1372	
				85103	1990	1372	
				85104	1990	1372	
				85105	1990	1372	

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
85106	1990	1372	R	87064	1990	1302 *	R
85200	1990	1372	R	87067	1990	1302 *	R
85201	1990	1372	R	87100	1990	1302 *	Am
85210	1990	1372	R	87101	1990	1302 *	Am
85223	1995	758	Am ¹¹²⁰	87103	1990	1302 *	Am
85230	1990	1372	Am	87203	1990	1302 *	Ad
85233	1995	758	Am ¹¹²⁰		1995	758	R ¹¹²⁰
85266.5	1990	1372	Ad	87212	1989	1340 *	Ad ¹⁴⁴
85267	1995	758	Am ¹¹²⁰		1995	758	R ¹¹²⁰
85400	1990	1372	R	87351	1990	1302 *	Ad
85401	1990	1372	R	87355	1989	1340 *	R & Ad
85402	1990	1372	R	87355.5	1989	1340 *	Ad & R ⁵⁸
85403	1990	1372	R	87356	1989	1071	Am
85404	1990	1372	R		1990	1302 *	Am
85405	1990	1372	R		1991	359	Am
85410	1989	1256 *	Am		1993	8 *	R
	1993	8 *	R		1993	506	Ad
85420	1990	1372	R	87357	1990	1302 *	Am
85421	1990	1372	R	87359	1993	506	Am
85430	1990	1372	R	87400	1990	1302 *	Am
87001	1989	1360	Am (as ad by Stats. 1988, Ch. 973) & RN ⁷⁵	87401	1990	1302 *	R
	1990	1302 *	R & Ad	87402	1990	1302 *	R
87001.5	1989	1360	Ad(RN) ⁷³	87405	1990	1302 *	Am
	1990	1302 *	R & Ad	87406	1990	1302 *	Am
87002	1990	1302 *	R & Ad	87408	1990	1302 *	Am
87003	1990	1302 *	R & Ad	87408.6	1990	1302 *	Am
	1991	1038 *	Am		1996	1023 *	Am ¹²⁵³
87004	1990	1302 *	R	87409	1990	1302 *	R
87005	1990	1302 *	R	87410	1990	1302 *	Am
87006	1990	1302 *	R	87411	1995	758	Am ¹¹²⁰
87007	1990	1302 *	R	87412	1990	1302 *	R
87008	1995	758	Am ¹¹²⁰	87413	1995	758	Am ¹¹²⁰
87009	1990	1302 *	Am	87414	1990	1302 *	Am
87010	1990	1302 *	Am		1995	758	Am ¹¹²⁰
	1996	1075	Am	87415	1990	1302 *	Am
87011	1990	1302 *	Am	87416	1990	1302 *	Am
87012	1990	1302 *	R & Ad	87417	1990	1302 *	Am
	1991	926	Am	87418	1995	758	Am ¹¹²⁰
	1995	758	R ¹¹²⁰	87419	1995	758	Am ¹¹²⁰
87013	1990	1302 *	Ad	87419.1	1990	1302 *	Am
87014	1990	1302 *	Am	87420	1990	1302 *	Am
87017	1995	758	Am ¹¹²⁰		1995	758	Am ¹¹²⁰
87018	1992	64 *	Ad	87421	1990	1302 *	Am
	1995	758	R ¹¹²⁰	87422	1990	1302 *	Am
87035	1990	1302 *	Am	87423	1995	758	Am ¹¹²⁰
87036	1990	1302 *	Am	87428	1990	1302 *	Am
87045	1994	78 *	Ad	87432	1990	1302 *	R
				87438	1990	1302 *	R
Title 3, Div. 7, Pt. 51, Ch. 1, Art. 3, heading (Sec. 87060 et seq.)				87440	1990	1302 *	R
87060	1990	1302 *	Am	87441	1990	1302 *	R
87061	1990	1302 *	Am	87442	1990	1302 *	R
87062	1990	1302 *	Am	87443	1990	1302 *	R
				87444	1990	1302 *	R
				87445	1990	1302 *	R
				87446	1990	1302 *	R
				87447	1990	1302 *	R
				87448	1990	1372	Ad
	1990	1302 *	Am		1995	758	Am ¹¹²⁰
	1990	1302 *	Am	87449	1990	1302 *	Am
	1990	1302 *	Am	87451	1995	758	Am ¹¹²⁰
	1990	1302 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
87453	1995	758	Am ¹¹²⁰	Title 3, Div. 7, Pt. 51, Ch. 3, Art. 3, heading (Sec. 87620 et seq.) 87620 87622 87623 87624 87625 Title 3, Div. 7, Pt. 51, Ch. 3, Art. 4, heading (Sec. 87660 et seq.) 87660 87661 87662 87663 87664 87670 87672 87673 87675 87676 87677 87684 Title 3, Div. 7, Pt. 51, Ch. 3, Art. 5, heading (Sec. 87700 et seq.) 87700 87701 87708 87714 87715 Title 3, Div. 7, Pt. 51, Ch. 3, Art. 6, heading (Sec. 87730 et seq.) 87731 87732	1990	1302 *	Am
87454	1990	1302 *	Am (as am by Stats. 1988, Ch. 973)		1990	1302 *	Am
87458	1990	1302 *	Am		1990	1302 *	Am
87458.1	1990	1302 *	Ad		1990	1302 *	Am
87459	1990	1302 *	Am		1990	1302 *	Am
87460	1990	1302 *	Am		1995	758	Am ¹¹²⁰
	1995	758	Am ¹¹²⁰		1990	1302 *	R
87461	1990	1302 *	Am		1990	1302 *	R
	1995	758	R ¹¹²⁰		1990	1302 *	R
87462	1990	1302 *	Am				
87463	1990	1302 *	Am				
87464	1990	1302 *	Am				
	1995	758	Am ¹¹²⁰				
87468	1995	758	Am ¹¹²⁰				
87469	1995	758	Am ¹¹²⁰				
87470	1990	1302 *	Am				
	1995	758	Am ¹¹²⁰				
87471	1990	1302 *	Am				
87472	1990	1302 *	Am ⁹⁶ R ¹⁶		1990	1302 *	Am
87474	1990	1302 *	Am	1990	1302 *	Am	
87475	1990	1302 *	Am	1990	1302 *	Am	
87476	1990	1302 *	R	1990	1302 *	Am	
87477	1990	1302 *	Am	1990	1302 *	Am (as am by Sec. 51, Stats. 1988, Ch. 973)	
87478	1990	1302 *	Am				
87480	1990	1302 *	Am				
87481	1990	1302 *	Am				
87482	1990	1302 *	Am	1990	1302 *	Am	
87482.7	1991	1038 *	Ad	1990	1302 *	Am	
87483	1990	1302 *	Am	1995	758	Am ¹¹²⁰	
	1995	758	Am ¹¹²⁰	1995	758	Am ¹¹²⁰	
87485	1990	1302 *	Am	1995	758	Am ¹¹²⁰	
87486	1990	1302 *	Am	1995	758	Am ¹¹²⁰	
87487	1990	1302 *	Am	1995	758	Am ¹¹²⁰	
	1991	1038 *	R & Ad	1990	1302 *	R	
	1995	758	Am ¹¹²⁰				
87488	1990	996 *	Am (by Sec. 3 of Ch.) ⁴⁹				
	1990	1302 *	Am (by Sec. 88.5 of Ch.) ^{236 49}				
	1994	20 *	Ad				
Title 3, Div. 7, Pt. 51, Ch. 3, Art. 2, heading (Sec. 87600 et seq.)	1990	1302 *	Am	1990	1302 *	Am	
87600	1990	1302 *	Am	1990	1302 *	Am	
87603	1995	758	Am ¹¹²⁰	1990	1302 *	Am	
87604	1995	758	Am ¹¹²⁰	1995	758	Am ¹¹²⁰	
87612.5	1990	1302 *	Ad & R ²⁷⁸	1990	1302 *	Am	
87615	1993	8 *	Am	1990	1302 *	Am	
	1993	506	Am	1995	758	Am ¹¹²⁰	
	1994	73	R (as am by Stats. 1993, Ch. 506)	1990	1302 *	Am5	
				1990	1302 *	Am	
				1990	1302 *	Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
87732 (Cont.)	1995	758	Am ¹¹²⁰	87801	1990	1302 *	Am
87733	1990	1302 *	Am	87802	1990	1302 *	Am
87734	1995	758	Am ¹¹²⁰	87803	1990	1302 *	Am
87735	1990	1302 *	Am	87806	1990	1302 *	Am
87736	1990	1302 *	Am	87807	1990	1302 *	Am
87737	1990	1302 *	Am	87808	1990	1302 *	R
87740	1995	758	Am ¹¹²⁰	87809	1990	1302 *	Am
87741	1990	1302 *	Am ⁶⁶ R ²⁰	87810	1990	1302 *	Am
87742	1990	1302 *	R	87815	1990	1302 *	Am
87744	1995	758	Am ¹¹²⁰	87816	1990	1302 *	Am
87745	1995	758	Am ¹¹²⁰	87817	1990	1302 *	Am
87746	1995	758	Am ¹¹²⁰	87818	1990	1302 *	Am
Title 3, Div. 7, Pt. 51, Ch. 3, Art. 7, heading (Sec. 87760 et seq.)	1990	1302 *	Am	87820	1990	1302 *	R
87760	1990	1302 *	R	87821	1990	1302 *	Am
87761	1990	1302 *	R	87822	1989	270	Am
87762	1995	758	Am ¹¹²⁰		1990	1302 *	Am
87763	1990	1302 *	Am	87828	1990	1302 *	Am
87764	1990	1302 *	Am	87831	1990	1302 *	Am
	1995	758	Am ¹¹²⁰	87832	1990	1302 *	Am
87765	1990	1302 *	Am		1995	758	Am ¹¹²⁰
87766	1990	1302 *	Am	87833	1990	1302 *	Am
87767	1990	1302 *	Am	87834	1990	1302 *	Am
87768	1990	1302 *	Am	87860	1996	943	Ad
87768.5	1990	1302 *	Am	87860.5	1996	943	Ad
	1995	758	Am ¹¹²⁰	87861	1996	943	Ad
87770	1995	758	Am ¹¹²⁰	87862	1996	943	Ad
87772	1995	758	R ¹¹²⁰	87863	1996	943	Ad
87773	1990	1302 *	Am	87864	1996	943	Ad
	1995	758	R ¹¹²⁰	87865	1996	943	Ad
87774	1995	758	Am ¹¹²⁰	87866	1996	943	Ad
87775	1990	1302 *	Am	87867	1996	943	Ad
87776	1990	1302 *	Am	87868	1996	943	Ad
87778	1995	758	R ¹¹²⁰	87869	1996	943	Ad
87779	1990	1302 *	Am		1997	17	R (as ad by Sec. 2, Stats. 1996, Ch. 943) ¹⁵²⁸
87780	1990	1302 *	Am	87880	1997	933	Ad
	1995	758	Am ¹¹²⁰	87881	1997	933	Ad
87781	1990	1302 *	Am	87882	1997	933	Ad
	1995	758	Am ¹¹²⁰	87883	1997	933	Ad
	1996	1023 *	Am (as am by Stats. 1995, Ch. 758) ¹²⁵³	87884	1997	933	Ad
87781.5	1990	1302 *	Am	87885	1997	933	Ad
87782	1990	1302 *	Am	88000	1990	1302 *	Am
87783	1990	1302 *	Am		1995	758	Am ¹¹²⁰
87785	1990	1302 *	Am	88001	1995	758	Am ¹¹²⁰
87786	1990	1302 *	Am	88002	1995	758	Am ¹¹²⁰
87787	1990	1302 *	Am	88003	1990	1302 *	Am
	1995	758	Am ¹¹²⁰		1995	758	Am ¹¹²⁰
87788	1990	1302 *	Am	88004	1990	1302 *	Am
87789	1990	1302 *	Am	88004.5	1992	826	Ad
87790	1989	270	Ad		1995	758	Am ¹¹²⁰
	1995	758	Am ¹¹²⁰	88005	1990	1302 *	Am
				88009	1990	1302 *	Am
				88010	1995	758	Am ¹¹²⁰
				88010.5	1993	139 *	Am
				88013	1990	1302 *	Am
					1995	758	Am ¹¹²⁰
				88014	1995	758	Am ¹¹²⁰
				88015	1995	758	Am ¹¹²⁰
				88018	1990	1302 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
88020	1995	758	Am ¹¹²⁰	88128	1995	758	Am ¹¹²⁰
88020.5	1990	1372	Ad	88132	1995	758	Am ¹¹²⁰
88023	1995	758	Am ¹¹²⁰		1995	900	Am
88024	1990	1302*	Am	88136	1995	758	Am ¹¹²⁰
	1995	758	Am ¹¹²⁰	88137	1990	1302*	Am
88029	1993	139*	Am	88138	1990	1302*	Am
88030	1995	758	Am ¹¹²⁰		1992	443	Am
88031	1993	139*	R	88160	1990	1302*	Am
88032	1995	758	R ¹¹²⁰	88162	1990	1302*	Am
88033	1990	903	Am	88163	1990	1302*	Am
	1995	758	Am ¹¹²⁰	88164	1995	795	Am ¹¹²⁰
88035.5	1991	416*	Ad	88165	1995	758	Am ¹¹²⁰
	1995	758	R ¹¹²⁰	88167	1995	758	Am ¹¹²⁰
88036	1995	758	Am ¹¹²⁰	88168	1995	758	Am ¹¹²⁰
88038	1990	658*	Ad	88185	1995	758	Am ¹¹²⁰
88039	1990	1215*	Ad	88191	1995	758	Am ¹¹²⁰
	1993	139*	R	88192	1995	758	Am ¹¹²⁰
88040	1993	139*	Ad	88194	1995	758	Am ¹¹²⁰
	1994	476	Am	88195	1995	758	Am ¹¹²⁰
88050	1995	758	Am ¹¹²⁰	88196	1995	758	Am ¹¹²⁰
88051	1992	443	Am	88197	1995	758	Am ¹¹²⁰
	1995	758	Am ¹¹²⁰	88198	1995	758	Am ¹¹²⁰
88053	1995	758	Am ¹¹²⁰	88199	1990	1302*	Am
88054	1995	758	Am ¹¹²⁰	88202	1990	1302*	Am
88057	1995	758	Am ¹¹²⁰		1993	326	Am
88061	1990	1302*	Am	88203	1990	1302*	Am
88063	1993	1296*	Am		1994	1011	Am
88063.5	1990	1302*	Am		1995	758	Am ¹¹²⁰
	1995	758	Am ¹¹²⁰	88205	1995	758	Am ¹¹²⁰
88065	1990	1302*	Am	88205.5	1995	758	Am ¹¹²⁰
88066	1990	556	Am	88206	1995	758	Am ¹¹²⁰
	1992	1302*	Am	88207	1994	78*	Am
	1993	112	Am		1995	758	Am ¹¹²⁰
	1993	1296*	Am ⁷⁹⁴	88227	1995	758	Am ¹¹²⁰
88069	1992	1302*	Am	88241	1990	1302*	Am
	1993	112	Am	88243	1990	1302*	Am
88076	1990	1302*	Am	88244	1990	1302*	Am
	1995	758	Am ¹¹²⁰	88245	1990	1302*	Am
88079	1990	1206	Am		1995	758	Am ¹¹²⁰
88079.1	1995	758	R ¹¹²⁰	88246	1990	1302*	Am
88083	1995	758	Am ¹¹²⁰	88247	1990	1302*	Am
88086.5	1995	758	Am ¹¹²⁰	88261	1990	1302*	Am
88090	1990	1302*	Am	88263	1995	758	Am ¹¹²⁰
88092	1995	758	Am ¹¹²⁰	89001	1989	289	Am
88093	1995	758	Am ¹¹²⁰		1993	1298	Am ⁷⁶
88097	1995	758	Am ¹¹²⁰				R ⁹⁴
88098	1995	758	Am ¹¹²⁰				Ad ⁵⁴⁸
88099	1990	1302*	Am		1994	901*	Am (as am by
88100	1990	1302*	Am				Sec. 3 and as ad
88101	1990	1302*	Am				by Sec. 3.5,
88104	1995	758	Am ¹¹²⁰				Stats. 1993,
88105	1995	758	Am ¹¹²⁰				Ch. 1298)
88107	1995	758	Am ¹¹²⁰	89002	1994	901*	Am ⁷⁶
88116	1992	303	Am				R ⁹⁴
	1993	589	Am ⁶⁷⁰				Ad ⁵⁴⁸
88120	1995	758	Am ¹¹²⁰		1995	758	Am (as ad by
88125	1995	758	Am ¹¹²⁰				Sec. 5,
88126	1995	758	Am ¹¹²⁰				Stats. 1994,
88127	1992	303	Am				Ch. 901) ¹¹²⁰
	1993	589	Am ⁶⁷⁰	89003	1995	758	R ¹¹²⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
89004	1995	758	R ¹¹²⁰	89256	1995	758	Ad ¹¹²⁰
89006	1993	8*	Am	89257	1995	758	Ad ¹¹²⁰
89009	1993	8*	Am	89258	1995	758	Ad ¹¹²⁰
	1995	758	R ¹¹²⁰	89300	1995	758	Am ¹¹²⁰
	1997	914	Ad	89310	1995	758	Am ¹¹²⁰
89010	1993	8*	R	89340	1996	1129	Ad
	1997	31	Ad	89341	1996	1129	Ad
89011	1993	8*	Am	89342	1996	1129	Ad
89012	1991	189*	Ad	89343	1996	1129	Ad
	1991	1168*	R (as ad by Stats. 1991, Ch. 189)	89344	1996	1129	Ad
				89345	1996	1129	Ad
89030	1996	938	Am	89346	1996	1129	Ad
89030.1	1996	938	Ad & R ⁷¹⁹	89347	1996	1129	Ad
89032	1995	758	R ¹¹²⁰	89420	1994	21	Ad ³⁴⁵
89033	1993	8*	R & Ad(RN)				R ²⁷¹
	1995	758	R ¹¹²⁰	89421	1994	21	Ad ³⁴⁵
							R ²⁷¹
89033.1	1993	8*	Am & RN	89422	1994	21	Ad ³⁴⁵
89034	1993	8*	Am				R ²⁷¹
89036	1992	237*	Am	89423	1994	21	Ad ³⁴⁵
	1995	758	Am ¹¹²⁰				R ²⁷¹
89040	1995	758	R ¹¹²⁰	89424	1994	21	Ad ³⁴⁵
89046	1995	758	Am ¹¹²⁰				R ²⁷¹
89047	1995	758	Am ¹¹²⁰	89425	1994	21	Ad ³⁴⁵
89048	1993	1097	Am				R ²⁷¹
	1995	522	Am	89426	1994	21	Ad ³⁴⁵
89048.5	1993	1097	Ad				R ²⁷¹
89049	1990	803	Am ⁷⁰	89430	1992	1277	Ad
89049.1	1991	414	Ad	89432	1992	1277	Ad
89050	1993	8*	R	89434	1992	1277	Ad
89060	1995	758	R ¹¹²⁰	89436	1992	1277	Ad
89061	1995	758	R ¹¹²⁰	89500	1996	938	Am
89062	1995	758	R ¹¹²⁰	89529	1996	835	Am
89063	1995	758	R ¹¹²⁰	89529.15	1996	385	Am
89064	1995	758	R ¹¹²⁰	89537	1995	758	Am ¹¹²⁰
89065	1995	758	R ¹¹²⁰	89539	1996	472	Am
89066	1995	758	R ¹¹²⁰	89600	1990	1178	Ad
89067	1995	758	R ¹¹²⁰	89601	1990	1178	Ad
89070.10	1989	872	Ad				385 Am
89070.15	1989	872	Ad	89602	1990	1178	Ad
89070.20	1989	872	Ad				385 Am
89070.25	1989	872	Ad	89610	1990	1178	Ad
89070.30	1989	872	Ad	89611	1990	1178	Ad
89070.35	1989	872	Ad				385 Am
89070.40	1989	872	Ad	89612	1990	1178	Ad
89070.45	1989	872	Ad	89613	1990	1178	Ad
	1995	758	R ¹¹²⁰	89614	1990	1178	Ad
89081	1995	758	R ¹¹²⁰	89620	1990	1178	Ad
89082	1995	758	R ¹¹²⁰	89621	1990	1178	Ad
89083	1995	758	R ¹¹²⁰	89622	1990	1178	Ad
89211	1995	758	R ¹¹²⁰	89623	1990	1178	Ad
89230	1993	8*	Am				124 Am ¹¹⁹⁷
89241	1995	758	R ¹¹²⁰				385 Am
89242	1995	758	R ¹¹²⁰	89700.1	1992	536*	Ad
89250	1995	758	Ad ¹¹²⁰	89701	1990	1066	Am
89251	1995	758	Ad ¹¹²⁰				589 Am ⁶⁷⁰
89252	1995	758	Ad ¹¹²⁰	89701.5	1991	1168*	Ad
89253	1995	758	Ad ¹¹²⁰	89702.1	1993	779	Ad
89254	1995	758	Ad ¹¹²⁰	89703	1995	758	R ¹¹²⁰
89255	1995	758	Ad ¹¹²⁰	89705	1993	8*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
89720	1991	319	Am	90407	1991	127	Ad
89720.5	1991	319	Ad	90420	1995	758	R ¹¹²⁰
89722.9	1989	154	Ad	90430	1995	758	R ¹¹²⁰
89725	1991	414	Am	90431	1995	758	R ¹¹²⁰
89725.1	1990	985*	Ad	90440	1995	758	R ¹¹²⁰
89730	1993	8*	R	90450	1995	908	Ad
89731	1993	8*	R	90510	1995	758	R ¹¹²⁰
89732	1993	8*	R	90511	1995	758	R ¹¹²⁰
89733	1993	8*	R	90512	1995	758	R ¹¹²⁰
89734	1993	8*	R	90520	1991	414	Ad
89750.5	1993	779	Ad		1995	GRP 1	S ¹¹⁶⁸
89753	1993	779	Am		1996	305	Am ¹²¹⁴
89759	1991	414	Ad	90530	1997	864*	Ad & R ¹⁴⁰⁷
89760	1993	779	Ad	90531	1997	864*	Ad & R ¹⁴⁰⁷
89761	1993	779	Ad	90532	1997	864*	Ad & R ¹⁴⁰⁷
89900	1991	414	Am	90533	1997	864*	Ad & R ¹⁴⁰⁷
89912	1993	779	Ad	90534	1997	864*	Ad & R ¹⁴⁰⁷
90011	1990	1066	Am	92001	1995	938	Ad ⁵⁷⁴
90013	1989	321	R (as ad by Sec. 4, Stats. 1988, Ch. 740) Am (as am by Sec. 3, Stats. 1988, Ch. 740) ⁵⁵	Title 3, Div. 9, Pt. 57, Ch. 1, Art. 2, heading (Sec. 92010 et seq.)			
90040	1989	321	R (as ad by Sec. 8, Stats. 1981, Ch. 333) Am (as am by Sec. 8, Stats. 1984, Ch. 33) ⁵⁵	92010	1995	758	R ¹¹²⁰
90048	1989	321	R (as am by Sec. 22, Stats. 1988, Ch. 740) Am (as am by Sec. 21, Stats. 1988, Ch. 740) ⁵⁵	Title 3, Div. 9, Pt. 57, Ch. 1, Art. 3, heading (Sec. 92020 et seq.)	1995	758	Ad ¹¹²⁰
90081	1992	880	Ad	Title 3, Div. 9, Pt. 57, Ch. 1, Art. 3, heading (Sec. 92030 et seq.)	1995	758	R ¹¹²⁰
90100	1993	1298	Ad ⁵⁴⁸	92032	1993	1298	Am
90120	1993	1298	Ad ⁵⁴⁸		1993	1290	Am (by Sec. 1.5 of Ch.)
90121	1993	1298	Ad ⁵⁴⁸	92032.5	1993	1290	Ad
90122	1993	1298	Ad ⁵⁴⁸	92160	1993	567*	Ad
90123	1993	1298	Ad ⁵⁴⁸	92205	1992	31	Am
90130	1993	1298	Ad ⁵⁴⁸	92205.5	1992	31	Am
90140	1993	1298	Ad ⁵⁴⁸	92230	1995	758	R ¹¹²⁰
90141	1993	1298	Ad ⁵⁴⁸	92231	1995	758	R ¹¹²⁰
90142	1993	1298	Ad ⁵⁴⁸	92232	1995	758	R ¹¹²⁰
90150	1993	1298	Ad ⁵⁴⁸	92476	1989	321	R (as ad by Stats. 1981, Ch. 333) Am (as ad by Sec. 12, Stats. 1984, Ch. 33) ⁵⁵
90160	1993	1298	Ad ⁵⁴⁸				
90170	1993	1298	Ad ⁵⁴⁸				
90180	1993	1298	Ad ⁵⁴⁸				
90181	1993	1298	Ad ⁵⁴⁸				
90182	1993	1298	Ad ⁵⁴⁸				
90190	1993	1298	Ad ⁵⁴⁸				
90191	1993	1298	Ad ⁵⁴⁸				
90403	1989	154	R				

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<i>Affected By</i>				<i>Affected By</i>			
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92481	1989	321	R (as ad by Sec. 14, Stats. 1981, Ch. 333) Am (as am by Sec. 14, Stats. 1984, Ch. 33) ⁵⁵	92725	1994	648	Ad
				92726	1994	648	Ad
				94020	1993	8 *	Am
				94021	1993	8 *	Am
				94050	1992	784	Ad
					1995	758	Am
							R & Ad ^{79 1120}
92580	1995	758	R ¹¹²⁰	94100	1995	917	Am
92581	1995	758	R ¹¹²⁰	94102	1995	917	Ad
92582	1995	758	R ¹¹²⁰	94110	1995	917	Am
92583	1993	8 *	R	94125	1991	919	Am
92590	1995	758	R ¹¹²⁰		1992	509	Am
92591	1995	758	R ¹¹²⁰	94140	1995	917	Am
92591.5	1995	758	R ¹¹²⁰	94153	1992	825	Am
92592	1995	758	R ¹¹²⁰		1995	917	Am
92593	1995	758	R ¹¹²⁰		1997	825 *	Am
92594	1995	758	R ¹¹²⁰	94155	1995	917	Am
92595	1995	758	R ¹¹²⁰	Title 3,			
92596	1995	758	R ¹¹²⁰	Div. 10,			
92610	1995	758	R ¹¹²⁰	Pt. 59,			
92612	1993	8 *	Am	Ch. 3,			
92613	1992	986 *	Ad	heading			
92614	1992	986 *	Ad	(Sec. 94300			
92620	1993	8 *	Am	et seq.)	1989	1307	R ²⁰
	1995	758	Am ¹¹²⁰	94300	1989	1307	R ²⁰
92630	1995	758	R ¹¹²⁰				Ad ^{20 158}
92631	1995	758	R ¹¹²⁰				R ⁷⁹
92632	1995	758	R ¹¹²⁰		1990	8 *	S ²⁰²
92633	1995	758	R ¹¹²⁰		1994	342	S ^{493 133}
92634	1995	758	R ¹¹²⁰		1995	758	R ^{79 1120}
92635	1995	758	R ¹¹²⁰	94301	1989	1307	R ²⁰
92636	1995	758	R ¹¹²⁰				Ad ^{20 158}
92637	1995	758	R ¹¹²⁰				R ⁷⁹
92640	1992	417	Am		1990	8 *	S ²⁰²
					1990	1479	Am (as ad by Stats. 1989, Ch. 1307)
Title 3,							S ^{493 133}
Div. 9,					1994	342	Am
Pt. 57,					1995	545	Am
Ch. 7,					1995	758	R ^{79 1120}
heading				94302	1989	1307	R ²⁰
Sec. 92690							Ad ^{20 158}
et seq.)	1993	8 *	Ad(RN)				R ⁷⁹
Title 3,					1990	8 *	S ²⁰²
Div. 9,					1990	1479	Am (by Sec. 2 of Ch., as ad by Stats. 1989, Ch. 1307)
Pt. 57,							Am (by Sec. 1.5 of Ch., as ad by Stats. 1989, Ch. 1307)
Ch. 9,					1990	1480	Am (by Sec. 1.5 of Ch., as ad by Stats. 1989, Ch. 1307)
heading							Am
(Sec. 92690	1989	668	Am		1992	482 *	Am
et seq.)	1993	8 *	Am & RN		1993	1061	Am
	1989	668	Am		1994	342	S ^{493 133}
92690	1989	668	Am		1994	422 *	Am
92691	1989	668	Am		1995	533	Am
92695	1989	668	Am		1995	758	R ^{79 1120}
92696	1989	668	Am				R ²⁰
92697	1989	668	Am	94303	1989	1307	Ad ^{20 158}
	1995	758	R ¹¹²⁰				R ⁷⁹
92720	1994	648	Ad				
92721	1994	648	Ad				
92722	1994	648	Ad				
92723	1994	648	Ad				
92724	1994	648	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
94303 (Cont.)	1990	8 *	S ²⁰²	1990	1479		Am (as ad by Stats. 1989, Ch. 1307)
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)	1992	482 *		Am
	1991	791	Am	1993	1061		Am
	1994	342	S ^{493 133}	1994	342		S ^{493 133}
	1995	758	R ^{79 1120}	1994	422 *		Am
94304	1989	1307	R ³⁸ Ad ^{38 158} R ⁷⁹	94310.1	1989	1307	R ²⁰ S ²⁰²
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)	94310.2	1989	1307	R ²⁰ S ²⁰²
	1991	335 *	Am	94310.3	1990	8 *	S ²⁰²
	1994	26 *	Am	94310.3	1989	1307	R ²⁰ S ²⁰²
	1994	342	S ^{493 133}	94310.4	1990	8 *	S ²⁰²
	1995	758	R ^{79 1120}	94310.5	1989	1298	Ad S ²⁰²
94304.3	1992	482 *	Ad	94311	1990	8 *	S ²⁰²
	1994	342	S ^{493 133}	1989	1239		R
	1995	758	R ^{79 1120}		1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²
94304.5	1989	1307	R ²⁰ Ad ^{38 158} R ⁷⁹	1990	8 *		S ²⁰²
	1990	8 *	S ²⁰²	1990	1479		Am
	1994	342	S ^{493 133}	1991	788		Am
	1995	758	R ^{79 1120}	1993	1061		Am
94305	1989	1307	R ²⁰ Ad ^{38 158} R ⁷⁹	1994	342		S ^{493 133}
	1990	8 *	S ²⁰²	1994	422 *		Am
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)	94311.1	1995	758	R ^{79 1120} Ad (by Sec. 3 of Ch.) ⁸²
	1994	342	S ^{493 133}		1989	1239	Ad (by Sec. 3.5 of Ch.) & R ¹¹
	1995	758	R ^{79 1120}	1991	788		Ad
94305.5	1989	1307	R ²⁰ S ²⁰²	1994	342		S ^{493 133}
	1990	8 *	S ²⁰²	1994	422 *		Am
	1990	1479	Ad	94311.2	1995	533	Am
	1991	335 *	Am	1995	758		R ^{79 1120}
	1994	342	S ^{493 133}	94311.2	1989	1307	Ad & R ⁸²
	1995	758	R ^{79 1120}	94311.3	1990	1479	Ad(RN)
94306	1989	1307	R ²⁰ Ad ^{38 158} R ⁷⁹	1994	342		S ^{493 133}
	1990	8 *	S ²⁰²	1995	758		R ^{79 1120}
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307) & RN	94311.4	1989	1307	Ad ^{20 158} R ⁷⁹
	1994	342	S ^{493 133}	1990	1479		Am (as ad by Stats. 1989, Ch. 1307) & RN
	1995	758	R ^{79 1120}	1994	342		Ad(RN) S ^{493 133}
94307	1993	1061	Ad	1994	422 *		Am
	1994	342	S ^{493 133}	1995	758		R ^{79 1120}
	1995	758	R ^{79 1120}	94311.5	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²
94308	1993	1061	Ad	1990	8 *		S ²⁰²
	1994	342	S ^{493 133}	1990	1479		Am (as ad by Stats. 1989, Ch. 1307) & RN
	1995	758	R ^{79 1120}	94311.7	1990	1479	Ad
94310	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹	1994	342		S ^{493 133}
	1990	8 *	S ²⁰²	1995	758		R ^{79 1120}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94311.8	1994	422 *	Ad		1995	758	R ^{79 1120}
	1995	758	R ^{79 1120}	94316.15	1989	1239	Ad
94311.9	1995	533	Ad		1994	342	S ^{493 133}
94312	1989	1307	R ²⁰		1995	758	R ^{79 1120}
			Ad ^{20 158}	94316.16	1989	1239	Ad
			R ⁷⁹		1994	342	S ^{493 133}
	1990	8 *	S ²⁰²		1995	758	R ^{79 1120}
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)	94316.18	1989	1239	Ad
			S ^{493 133}		1994	342	S ^{493 133}
	1994	342	S ^{493 133}		1994	375	Am
	1994	422 *	Am	94316.2	1989	1239	Ad
	1995	545	Am		1990	1476 *	Am
	1995	758	R ^{79 1120}		1994	342	S ^{493 133}
94312.1	1995	545	Ad & R ¹³³		1995	533	Am
94312.2	1989	1307	Ad ^{20 158}		1995	758	R ^{79 1120}
			R ⁷⁹	94316.20	1989	1239	Ad
	1990	1479	Am		1990	1476 *	Am
	1992	482 *	Am		1994	342	S ^{493 133}
	1994	342	S ^{493 133}		1995	758	R ^{79 1120}
	1994	422 *	Am	94316.22	1989	1239	Ad
	1995	758	R ^{79 1120}		1994	342	S ^{493 133}
94313	1989	1307	R ²⁰		1995	533	Am
			Ad ^{20 158}		1995	758	R ^{79 1120}
			R ⁷⁹	94316.24	1989	1239	Ad
			S ²⁰²		1994	342	S ^{493 133}
	1990	8 *	S ²⁰²		1995	758	R ^{79 1120}
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)	94316.26	1989	1239	Ad
			S ^{493 133}		1994	342	S ^{493 133}
	1994	342	S ^{493 133}		1995	758	R ^{79 1120}
	1995	758	R ^{79 1120}	94316.28	1992	330	Ad
94315	1989	1307	R ²⁰		1994	342	S ^{493 133}
			Ad ^{20 158}		1995	758	R ^{79 1120}
			R ⁷⁹	94316.3	1989	1239	Ad
			S ²⁰²		1990	1476 *	Am
	1990	8 *	S ²⁰²		1994	342	S ^{493 133}
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)		1995	758	R ^{79 1120}
			S ^{493 133}	94316.4	1989	1239	Ad
	1993	1061	Am		1990	1476 *	Am
	1994	342	S ^{493 133}		1994	342	S ^{493 133}
	1995	758	R ^{79 1120}		1995	758	R ^{79 1120}
94316	1989	1239	Ad	94316.5	1989	1239	Ad ²⁰
	1994	342	S ^{493 133}		1990	1476 *	Am
	1995	758	R ^{79 1120}		1992	976 *	Am
94316.05	1990	1476 *	Ad		1994	342	S ^{493 133}
	1994	342	S ^{493 133}		1995	545	Am
	1995	758	R ^{79 1120}		1995	758	R ^{79 1120}
94316.1	1989	1239	Ad	94316.6	1989	1239	Ad
	1991	788	Am		1990	1476 *	Am
	1994	342	S ^{493 133}		1994	342	S ^{493 133}
	1995	758	R ^{79 1120}		1995	758	R ^{79 1120}
94316.10	1989	1239	Ad	94316.7	1989	1239	Ad
	1990	1476 *	Am		1994	342	S ^{493 133}
	1994	342	S ^{493 133}		1995	758	R ^{79 1120}
	1995	533	Am	94316.8	1989	1239	Ad
	1995	758	R ^{79 1120}		1994	342	S ^{493 133}
94316.12	1989	1239	Ad		1995	758	R ^{79 1120}
	1994	342	S ^{493 133}	94316.9	1990	1476 *	Ad
	1995	758	R ^{79 1120}		1994	342	S ^{493 133}
94316.14	1989	1239	Ad		1995	758	R ^{79 1120}
	1994	342	S ^{493 133}	94317	1989	1239	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94317 (Cont.)	1990	1476*	Am	1990	1476*	Am	
	1994	342	S ^{493 133}	1994	342	S ^{493 133}	
	1995	533	Am	1995	758	R ^{79 1120}	
	1995	758	R ^{79 1120}	94319.6	1989	1239	Ad
94317.5	1989	1239	Ad		1994	342	S ^{493 133}
	1990	1476*	Am		1995	758	R ^{79 1120}
	1994	342	S ^{493 133}	94319.7	1989	1239	Ad
	1995	533	Am		1994	342	S ^{493 133}
	1995	758	R ^{79 1120}		1994	422*	R
94318	1989	1239	Ad	94319.8	1989	1239	Ad
	1992	976*	Am		1994	342	S ^{493 133}
	1994	342	S ^{493 133}		1995	758	R ^{79 1120}
	1995	758	R ^{79 1120}	94319.9	1989	1239	Ad
94318.5	1989	1239	Ad		1994	342	S ^{493 133}
	1990	1476*	Am		1995	758	R ^{79 1120}
	1992	976*	Am	94320	1989	1307	R ²⁰
	1994	342	S ^{493 133}				Ad ^{20 158}
	1995	545	Am				R ⁷⁹
	1995	758	R ^{79 1120}		1990	8*	S ²⁰²
94319	1989	1239	Ad		1990	1479	Am (as ad by
	1994	342	S ^{493 133}				Stats. 1989,
	1995	758	R ^{79 1120}				Ch. 1307)
94319.10	1989	1239	Ad		1994	342	S ^{493 133}
	1990	1476*	Am		1995	758	R ^{79 1120}
	1991	1091	Am	94321	1989	1307	R ²⁰
	1994	342	S ^{493 133}				Ad ^{20 158}
	1995	758	R ^{79 1120}				R ⁷⁹
94319.11	1989	1239	Ad		1990	8*	S ²⁰²
	1994	342	S ^{493 133}		1994	342	S ^{493 133}
	1995	758	R ^{79 1120}		1994	342	S ^{493 133}
94319.12	1989	1239	Ad		1994	422*	R
	1990	1476*	Am		1995	758	R ^{79 1120}
	1994	342	S ^{493 133}	94322	1989	1307	Ad ^{20 158}
	1995	758	R ^{79 1120}				R ⁷⁹
94319.13	1989	1239	Ad		1994	342	S ^{493 133}
	1990	1476*	Am		1995	758	R ^{79 1120}
	1994	342	S ^{493 133}	94323	1994	809	Ad
	1995	758	R ^{79 1120}		1995	758	R ^{79 1120}
94319.14	1989	1239	Ad		1995	938	Am ⁵⁷⁴
	1990	1476*	Am	94324	1994	809	Ad
	1994	342	S ^{493 133}		1995	758	R ^{79 1120}
	1995	758	R ^{79 1120}	Title 3,			
94319.16	1989	1239	Ad	Div. 10,			
	1994	342	S ^{493 133}	Pt. 59,			
	1995	545	Am	Ch. 3,			
	1995	758	R ^{79 1120}	Art. 4,			
94319.18	1989	1239	Ad	heading			
	1990	1476*	Am	(Sec. 94330			
	1994	342	S ^{493 133}	et seq.)	1990	1479	Ad(RN)
	1995	758	R ^{79 1120}	Title 3,			
94319.2	1989	1239	Ad	Div. 10,			
	1990	1476*	Am	Pt. 59,			
	1994	342	S ^{493 133}	Ch. 3,			
	1995	758	R ^{79 1120}	Art. 5,			
94319.4	1989	1239	Ad	heading			
	1990	1476*	Am	(Sec. 94330			
	1994	342	S ^{493 133}	et seq.)	1990	1479	Am & RN
	1995	758	R ^{79 1120}	94330	1989	1307	R ²⁰
94319.5	1989	1239	Ad				Ad ^{20 158}
							R ⁷⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94330 (Cont.)	1990	8 *	S ²⁰²	1989	1307	R ²⁰ Ad ^{20 158}	
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)	1990	8 *	R ⁷⁹ S ²⁰²	
	1992	482 *	Am	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)	
	1994	342	S ^{493 133}	1994	342	S ^{493 133}	
	1994	422 *	Am	1995	758	R ^{79 1120}	
	1995	533	Am	94335	1989	R ²⁰ Ad ^{20 158} R ⁷⁹	
	1995	758	R ^{79 1120}			R ²⁰²	
Title 3, Div. 10, Pt. 59, Ch. 3, Art. 5, heading (Sec. 94331 et seq.)	1990	1479	Ad(RN)	1990	8 *	S ²⁰²	
Title 3, Div. 10, Pt. 59, Ch. 3, Art. 6, heading (Sec. 94331 et seq.)	1990	1479	Am & RN	1990	1479	Am	
94331	1989	1239	Am & R ¹¹	1994	342	S ^{493 133}	
	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹	1995	758	R ^{79 1120}	
	1990	8 *	S ²⁰²	94337	1989	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²	
	1992	482 *	Am	1990	8 *	S ²⁰²	
	1993	1061	Am	1990	1479	Am	
	1994	342	S ^{493 133}	1994	342	S ^{493 133}	
	1995	533	Am	1995	758	R ^{79 1120}	
	1995	758	R ^{79 1120}	94338	1989	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²	
94331.5	1989	1307	Ad ^{20 158} R ⁷⁹	1991	335 *	Am	
	1990	1479	Am	1994	342	S ^{493 133}	
	1994	342	S ^{493 133}	1995	758	R ^{79 1120}	
	1995	533	Am	94339	1989	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²	
	1995	758	R ^{79 1120}	1990	8 *	S ²⁰²	
	1989	1307	Ad ^{20 158} R ⁷⁹	1994	342	S ^{493 133}	
	1990	1479	Am	1995	758	R ^{79 1120}	
	1994	342	S ^{493 133}	94341	1989	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²	
	1995	758	R ^{79 1120}	1990	8 *	S ²⁰²	
94332	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹	1994	342	S ^{493 133}	
	1990	8 *	S ²⁰²	1995	758	R ^{79 1120}	
	1994	342	S ^{493 133}	94342	1989	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²	
	1995	758	R ^{79 1120}	1989	1239	Am ^{100 57} R ²⁰	
94333	1989	1239	Am ^{100 57} R ²⁰	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹	
	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹	1990	8 *	S ²⁰²	
	1990	8 *	S ²⁰²	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)	
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)	1992	1258	Am	
	1994	342	S ^{493 133}	1994	342	S ^{493 133}	
	1995	758	R ^{79 1120}	1994	809	Am	
94334	1989	1239	Am & R ¹¹	1995	758	R ^{79 1120}	
	1990	8 *	S ²⁰²	94343	1989	Am ^{100 57} R ²⁰	
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)				
	1994	342	S ^{493 133}				
	1995	758	R ^{79 1120}				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94343 (Cont.)	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²	Title 3, Div. 10, Pt. 59, Ch. 3.8, heading (Sec. 94385 et seq.)	1993	8 *	R
	1990	8 *		94385	1990	423	Ad
	1990	212	Am (as ad by Stats. 1989, Ch. 1307)		1993	8 *	Am
	1992	1258	Am	94600	1990	1307	R
	1994	342	S ^{493 133}		1991	645	Ad
	1995	545	Am	94601	1990	1307	R
	1995	758	R ^{79 1120}	94602	1990	1307	R
94343.2	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²	94603	1990	1307	R
	1990	8 *		94604	1990	1307	R
	1994	342	S ^{493 133}	94605	1990	1307	R
	1995	758	R ^{79 1120}	94606	1990	1307	R
94343.5	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²	94607	1990	1307	R
	1990	8 *		94608	1990	1307	R
	1994	342	S ^{493 133}	94609	1990	1307	R
	1995	758	R ^{79 1120}	94610	1990	1307	R
94343.6	1989	1113	Am	94700	1995	758	Ad ^{79 493} R ^{288 1120}
	1989	1307	R ²⁰ S ²⁰²		1997	32 *	S ¹³³⁰
	1990	8 *			1997	77 *	S ²³⁶
94344	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²	94701	1995	758	Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}
	1990	8 *			1996	62 *	Ad ^{79 493} R ²⁸⁸
	1990	1479	Am (as ad by Stats. 1989, Ch. 1307)		1997	32 *	S ¹³³⁰
	1994	342	S ^{493 133}		1997	77 *	S ²³⁶
	1995	758	R ^{79 1120}		1997	78	R (as ad by Stats. 1995, Ch. 758)
94345	1989	1307	Am R ²⁰ Ad ^{20 58} R ⁷⁹ S ²⁰²		1997	78	R (as ad by Stats. 1996, Ch. 62)
	1990	8 *		94702	1995	758	Ad ^{79 493} R ^{288 1120}
	1994	342	S ^{493 33}		1997	32 *	S ¹³³⁰
	1995	758	R ^{79 1120}		1997	77 *	S ²³⁶
94346	1990	1479	Ad		1997	78	R
	1994	342	S ^{493 133}	94703	1995	758	Ad ^{79 493} R ^{288 1120}
	1995	533	Am		1997	32 *	S ¹³³⁰
	1995	758	R ^{79 1120}		1997	77 *	S ²³⁶
94350	1989	1239	Am		1997	78	R
	1989	1307	R ²⁰ Ad ^{20 158} R ⁷⁹ S ²⁰²	94703.5	1995	758	Ad ^{79 493} R ^{288 1120}
	1990	8 *			1997	32 *	S ¹³³⁰
	1994	342	Am ^{493 133}		1997	77 *	S ²³⁶
	1995	758	R ^{79 1120}		1997	78	R
94355	1995	758	Am R & Ad ^{79 1120}	94703.7	1996	62 *	Ad ^{79 493} R ²⁸⁸
94362	1993	8 *	Am		1997	32 *	S ¹³³⁰
94367	1992	1363	Ad		1997	77 *	S ²³⁶
	1993	589	Am ⁶⁷⁰		1997	78	R
94380	1990	1638	Ad	94704	1995	758	Ad ^{79 493} R ^{288 1120}
	1993	8 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94704 (Cont.)	1997	32 *	S ¹³³⁰	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰	
	1997	77 *	S ²³⁶				
	1997	78	R			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	
94705	1995	758	Ad ^{79 493} R ^{288 1120}	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	
	1997	32 *	S ¹³³⁰			S (as ad by Stats. 1996, Ch. 62) ²³⁶	
	1997	77 *	S ²³⁶				
	1997	78	R				
			Ad & R ¹¹¹				
94710	1995	758	Ad ^{79 493} R ^{288 1120}	1997	78	R (as ad by Stats. 1995, Ch. 758)	
	1996	62 *	Ad ^{79 493} R ²⁸⁸			R (as ad by Stats. 1996, Ch. 62)	
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰			Ad & R ¹¹¹	
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	94713	1995	758	
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1996	62 *	
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1997	32 *	
	1997	78	R (as ad by Stats. 1995, Ch. 758)			S (as ad by Stats. 1995, Ch. 758) ¹³³⁰	
			R (as ad by Stats. 1996, Ch. 62)		1997	77 *	
			Ad & R ¹¹¹			S (as ad by Stats. 1996, Ch. 62) ²³⁶	
94711	1995	758	Ad ^{79 493} R ^{288 1120}	1997	78	R (as ad by Stats. 1995, Ch. 758)	
	1996	62 *	Ad ^{79 493} R ²⁸⁸			R (as ad by Stats. 1996, Ch. 62)	
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰			Ad & R ¹¹¹	
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	94714	1995	758	
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1996	62 *	
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1997	32 *	
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	77 *	
			R (as ad by Stats. 1996, Ch. 62)		1997	78	
			Ad & R ¹¹¹			R (as ad by Stats. 1995, Ch. 758)	
94712	1995	758	Ad ^{79 493} R ^{288 1120}	94715	1995	758	
	1996	62 *	Ad ^{79 493} R ²⁸⁸		1996	62 *	
						Ad ^{79 493} R ²⁸⁸	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
94715 (Cont.)	1997	32 *	S (as ad by Stats. 1995, ¹³³⁰ Ch. 758)		1997	78	R (as ad by Stats. 1995, Ch. 758)
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰				R (as ad by Stats. 1996, Ch. 62)
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	94718	1995	758	Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
			Ad & R ¹¹¹		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
94716	1995	758	Ad ^{79 493} R ^{288 1120}				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1996	62 *	Ad ^{79 493} R ²⁸⁸		1997	78	R (as ad by Stats. 1995, Ch. 758)
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰				R (as ad by Stats. 1996, Ch. 62)
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰				Ad & R ¹¹¹
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	94719	1995	758	Ad ^{79 493} R ^{288 1120}
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	32 *	S ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)		1997	77 *	S ²³⁶
			Ad & R ¹¹¹		1997	78	R (as ad by Stats. 1995, Ch. 758)
94717	1995	758	Ad ^{79 493} R ^{288 1120}				R (as ad by Stats. 1996, Ch. 62)
	1996	62 *	Ad ^{79 493} R ²⁸⁸	94719.5	1997	78	Ad & R ¹¹¹
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰	94720	1995	758	Ad ^{79 493} R ^{288 1120}
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			S (as ad by Stats. 1996, Ch. 62) ²³⁶				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
							S (as ad by Stats. 1996, Ch. 62) ²³⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
94720 (Cont.)	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
94721	1995	758	Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}				S (as ad by Stats. 1995, Ch. 758) ²³⁶
	1996	62 *	Ad ^{79 493} R ²⁸⁸				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		1997	78	R (as ad by Stats. 1995, Ch. 758)
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰				R (as ad by Stats. 1996, Ch. 62)
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	94724	1995	758	Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
94722	1995	758	Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
	1996	62 *	Ad ^{79 493} R ²⁸⁸				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		1997	78	R (as ad by Stats. 1995, Ch. 758)
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰				R (as ad by Stats. 1996, Ch. 62)
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	94725	1995	758	Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
94723	1995	758	Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
	1996	62 *	Ad ^{79 493} R ²⁸⁸				S (as ad by Stats. 1996, Ch. 62) ²³⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
94725 (Cont.)	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)		1997	77 *	S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
94726	1995	758	Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}				S (as ad by Stats. 1995, Ch. 758) ²³⁶
	1996	62 *	Ad ^{79 493} R ²⁸⁸				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		1997	78	R (as ad by Stats. 1995, Ch. 758)
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰				R (as ad by Stats. 1996, Ch. 62)
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	94728.5	1997	78	Ad & R ¹¹¹
			S (as ad by Stats. 1996, Ch. 62) ²³⁶	94729	1995	758	Ad ^{79 493} R ^{288 1120}
			R (as ad by Stats. 1995, Ch. 758)		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
			Ad & R ¹¹¹		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
94727	1995	758	Ad ^{79 493} R ^{288 1120}				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1996	62 *	Ad ^{79 493} R ²⁸⁸				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		1997	78	R (as ad by Stats. 1995, Ch. 758)
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰				R (as ad by Stats. 1996, Ch. 62)
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	94730	1995	758	Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
			Ad & R ¹¹¹		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
94728	1995	758	Ad ^{79 493} R ^{288 1120}				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1996	62 *	Ad ^{79 493} R ²⁸⁸				S (as ad by Stats. 1996, Ch. 62) ²³⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
94730 (Cont.)	1997	78	R (as ad by Stats. 1995, Ch. 758)				R (as ad by Stats. 1995, Ch. 758)
			R (as ad by Stats. 1996, Ch. 62)				R (as ad by Stats. 1996, Ch. 62)
			Ad & R ¹¹¹				Ad & R ¹¹¹
94731	1995	758	Ad ^{79 493}	94734	1995	758	Ad ^{79 493}
			R ^{288 1120}				R ^{288 1120}
	1996	62 *	Ad ^{79 493}		1996	62 *	Ad ^{79 493}
			R ²⁸⁸				R ²⁸⁸
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
			S (as ad by Stats. 1996, Ch. 62) ²³⁶				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	78	R (as ad by Stats. 1995, Ch. 758)
			R (as ad by Stats. 1996, Ch. 62)				R (as ad by Stats. 1996, Ch. 62)
			Ad & R ¹¹¹				Ad & R ¹¹¹
94732	1995	758	Ad ^{79 493}	94735	1995	758	Ad ^{79 493}
			R ^{288 1120}				R ^{288 1120}
	1996	62 *	Ad ^{79 493}		1996	62 *	Ad ^{79 493}
			R ²⁸⁸				R ²⁸⁸
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		1997	32 *	S ¹³³⁰
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰		1997	77 *	S ²³⁶
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1997	78	R (as ad by Stats. 1995, Ch. 758)
			S (as ad by Stats. 1996, Ch. 62) ²³⁶				R (as ad by Stats. 1996, Ch. 62)
			Ad & R ¹¹¹				Ad & R ¹¹¹
	1997	78	R (as ad by Stats. 1995, Ch. 758)	94736	1995	758	Ad ^{79 493}
			R (as ad by Stats. 1996, Ch. 62)				R ^{288 1120}
			Ad & R ¹¹¹		1996	62 *	Ad ^{79 493}
	1997	78	R (as ad by Stats. 1995, Ch. 758)				R ²⁸⁸
			R (as ad by Stats. 1996, Ch. 62)		1997	32 *	S ¹³³⁰
			Ad & R ¹¹¹		1997	77 *	S ²³⁶
	1995	758	Ad ^{79 493}		1997	78	R (as ad by Stats. 1995, Ch. 758)
			R ^{288 1120}				R (as ad by Stats. 1996, Ch. 62)
	1996	62 *	Ad ^{79 493}	94737	1995	758	Ad ^{79 493}
			R ²⁸⁸				R ^{288 1120}
	1997	32 *	S ¹³³⁰		1996	62 *	Ad ^{79 493}
	1997	77 *	S ²³⁶				R ²⁸⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By					
	Year	Chapter	Effect		Year	Chapter	Effect			
94737 (Cont.)	1997	32 *	S (as ad by	94746	1995	758	Ad ^{79 493}			
			Stats. 1995,				R ^{288 1120}			
			Ch. 758) ¹³³⁰				S ¹³³⁰			
	1997	77 *	S (as ad by	1997	32 *	77 *	78	S ²³⁶		
			Stats. 1996,					R		
			Ch. 62) ¹³³⁰	94747	1995	758	Ad & R ¹¹¹	Ad ^{79 493}		
			S (as ad by					R ^{288 1120}		
			Stats. 1995,					S ¹³³⁰		
			Ch. 758) ²³⁶					S ²³⁶		
1997	78	S (as ad by	94748	1995	758	Ad ^{79 493}				
		Stats. 1996,					R ^{288 1120}			
		Ch. 62) ²³⁶					R			
1997	78	R (as ad by	94749	1995	758	Ad ^{79 493}				
		Stats. 1995,					R ^{288 1120}			
		Ch. 758)					S ¹³³⁰			
94738	1997	78	Ad & R ¹¹¹	1997	32 *	77 *	S ²³⁶			
			Ad & R ¹¹¹				R			
			Ad & R ¹¹¹				R			
94739	1997	78	Ad & R ¹¹¹	94750	1995	758	Ad ^{79 493}			
94740	1995	758	Ad ^{79 493}				1997	32 *	77 *	R ^{288 1120}
1997			S ¹³³⁰							
1997			S ²³⁶							
94740.1	1997	78	Ad & R ¹¹¹	94751	1995	758	Ad & R ¹¹¹			
			Ad & R ¹¹¹				Ad ^{79 493}			
			Ad ^{79 493}				R ^{288 1120}			
94741	1995	758	R ^{288 1120}	1997	32 *	77 *	S ¹³³⁰			
			S ¹³³⁰				94752	1995	758	Ad ^{79 493}
			S ²³⁶							
94742	1995	758	Ad & R ¹¹¹	1997	32 *	77 *	S ¹³³⁰			
			Ad ^{79 493}				94753	1995	758	Ad ^{79 493}
			R ^{288 1120}							
94742.1	1997	78	Ad & R ¹¹¹	1997	32 *	77 *	S ¹³³⁰			
			Ad & R ¹¹¹				94753.5	1995	758	Ad ^{79 493}
			Ad & R ¹¹¹							
94742.2	1997	78	Ad & R ¹¹¹	1997	32 *	77 *	R			
94743	1995	758	Ad ^{79 493}				94754	1995	758	Ad ^{79 493}
1997			R ^{288 1120}							94755
1997			S ¹³³⁰	R ^{288 1120}						
94744	1995	758	Ad & R ¹¹¹	1997	32 *	77 *	S ¹³³⁰			
			Ad ^{79 493}				94755	1995	758	Ad ^{79 493}
			R ^{288 1120}							
94745	1995	758	Ad & R ¹¹¹	1997	32 *	77 *	S ¹³³⁰			
			Ad ^{79 493}				94756	1995	758	Ad ^{79 493}
			R ^{288 1120}							
94746	1997	78	Ad & R ¹¹¹	1997	32 *	77 *	S ¹³³⁰			
			Ad ^{79 493}				94756	1995	758	Ad ^{79 493}
			R ^{288 1120}							
94747	1997	77 *	S ²³⁶	1997	32 *	77 *	S ¹³³⁰			
			R				94756	1995	758	Ad ^{79 493}
			Ad & R ¹¹¹							
94748	1997	77 *	S ²³⁶	1997	32 *	77 *	S ¹³³⁰			
			R				94756	1995	758	Ad ^{79 493}
			Ad & R ¹¹¹							
94749	1997	78	Ad & R ¹¹¹	1997	32 *	77 *	S ¹³³⁰			
			Ad ^{79 493}				94756	1995	758	Ad ^{79 493}
			R ^{288 1120}							
94750	1995	758	Ad ^{79 493}	1997	32 *	77 *	S ¹³³⁰			
			R ^{288 1120}				94756	1995	758	Ad ^{79 493}
			S ¹³³⁰							
94751	1997	77 *	S ²³⁶	1997	32 *	77 *	S ¹³³⁰			
			R				94756	1995	758	Ad ^{79 493}
			Ad & R ¹¹¹							
94752	1997	78	Ad & R ¹¹¹	1997	32 *	77 *	S ¹³³⁰			
			Ad ^{79 493}				94756	1995	758	Ad ^{79 493}
			R ^{288 1120}							
94753	1995	758	Ad ^{79 493}	1997	32 *	77 *	S ¹³³⁰			
			R ^{288 1120}				94756	1995	758	Ad ^{79 493}
			S ²³⁶							
94754	1997	77 *	S ²³⁶	1997	32 *	77 *	S ¹³³⁰			
			R				94756	1995	758	Ad ^{79 493}
			Ad & R ¹¹¹							
94755	1995	758	Ad & R ¹¹¹	1997	32 *	77 *	S ¹³³⁰			
			Ad ^{79 493}				94756	1995	758	Ad ^{79 493}
			R ^{288 1120}							
94756	1997	78	Ad & R ¹¹¹	1997	32 *	77 *	S ¹³³⁰			
			Ad ^{79 493}				94756	1995	758	Ad ^{79 493}
			R ^{288 1120}							
94757	1997	77 *	S ²³⁶	1997	32 *	77 *	S ¹³³⁰			
			R				94756	1995	758	Ad ^{79 493}
			Ad & R ¹¹¹							

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94757	1995	758	Ad ^{79 493}	94769.5	1995	758	Ad ^{79 493}
			R ^{288 1120}				R ^{288 1120}
			S ¹³³⁰				S ¹³³⁰
94758	1995	758	S ²³⁶	94770	1995	758	S ²³⁶
			R				R
			Ad ^{79 493}				Ad ^{79 493}
94760	1995	758	R ^{288 1120}	94771	1995	758	R ^{288 1120}
			S ¹³³⁰				Ad & R ¹¹¹
			S ²³⁶				Ad ^{79 493}
94761	1995	758	R	94772	1995	758	R ^{288 1120}
			Ad & R ¹¹¹				Ad ^{79 493}
			Ad ^{79 493}				R ^{288 1120}
94762	1995	758	R ^{288 1120}	94773	1995	758	Ad ^{79 493}
			S ¹³³⁰				Ad & R ¹¹¹
			S ²³⁶				Ad ^{79 493}
94763	1995	758	R	94774	1995	758	R ^{288 1120}
			Ad ^{79 493}				Ad ^{79 493}
			R ^{288 1120}				R ^{288 1120}
94764	1995	758	S ¹³³⁰	94775	1995	758	S ¹³³⁰
			S ²³⁶				R ^{288 1120}
			R				R ^{288 1120}
94765	1995	758	Ad ^{79 493}	94776	1995	758	Ad & R ¹¹¹
			R ^{288 1120}				Ad ^{79 493}
			S ¹³³⁰				R ^{288 1120}
94766	1995	758	S ²³⁶	94777	1995	758	S ²³⁶
			R				R
			Ad ^{79 493}				Ad & R ¹¹¹
94767	1995	758	R ^{288 1120}	94778	1995	758	R ^{288 1120}
			S ¹³³⁰				Ad & R ¹¹¹
			S ²³⁶				Ad ^{79 493}
94768	1995	758	R	94779	1995	758	R
			Ad ^{79 493}				Ad & R ¹¹¹
			R ^{288 1120}				Ad & R ¹¹¹
94769	1995	758	S ¹³³⁰	94779	1995	758	S ¹³³⁰
			S ²³⁶				Am (as ad by
			R				Stats. 1997,

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94780	1995	758	Ad ^{79 493}	1997	32 *	S ¹³³⁰	
			R ^{288 1120}			S ²³⁶	
	1997	32 *	S ¹³³⁰	1997	77 *	S ²³⁶	
			S ²³⁶			R (as ad by Stats. 1995, Ch. 758)	
1997	78	R	1997	78	R (as ad by Stats. 1996, Ch. 62)		
		Ad & R ¹¹¹			Ad & R ¹¹¹		
94781	1995	758	Ad ^{79 493}	94795	1997	78	Ad & R ¹¹¹
			R ^{288 1120}				94800
	1997	32 *	S ¹³³⁰	1997	32 *	S ¹³³⁰	
			S ²³⁶			S ²³⁶	
1997	77 *	S ²³⁶	1997	77 *	R		
		R			Ad & R ¹¹¹		
94782	1995	758	Ad ^{79 493}	1997	78	Ad & R ¹¹¹	
			R ^{288 1120}			94802	1997
	1997	32 *	S ¹³³⁰	1997	77 *	S ¹³³⁰	
			S ²³⁶			S ²³⁶	
1997	77 *	S ²³⁶	1997	78	R		
		R			Ad & R ¹¹¹		
94783	1995	758	Ad ^{79 493}	1997	78	Ad & R ¹¹¹	
			R ^{288 1120}			94804	1997
	1997	32 *	S ¹³³⁰	1997	78	Ad & R ¹¹¹	
			S ²³⁶			94806	1997
1997	77 *	S ²³⁶	1997	78	Ad & R ¹¹¹		
		R			94808	1997	78
94784	1995	758	Ad ^{79 493}	1997	78	Ad & R ¹¹¹	
			R ^{288 1120}			94810	1995
	1997	32 *	S ¹³³⁰	1996	62 *	R ^{288 1120}	
			S ²³⁶			Ad ^{79 493}	
1997	77 *	S ²³⁶	1997	32 *	R ²⁸⁸		
		R			S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		
94785	1995	758	Ad ^{79 493}	1997	77 *	S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	
			R ^{288 1120}			S (as ad by Stats. 1995, Ch. 758) ²³⁶	
	1997	32 *	S ¹³³⁰	1997	77 *	S (as ad by Stats. 1996, Ch. 62) ²³⁶	
			S ²³⁶			S (as ad by Stats. 1995, Ch. 758) ²³⁶	
1997	78	R	1997	78	R (as ad by Stats. 1995, Ch. 758)		
		Ad & R ¹¹¹			R (as ad by Stats. 1996, Ch. 62) ²³⁶		
94786	1995	758	Ad ^{79 493}	1997	78	R (as ad by Stats. 1995, Ch. 758)	
			R ^{288 1120}			R (as ad by Stats. 1996, Ch. 62) ²³⁶	
	1997	32 *	S ¹³³⁰	1997	78	R (as ad by Stats. 1995, Ch. 758)	
			S ²³⁶			R (as ad by Stats. 1996, Ch. 62) ²³⁶	
1997	77 *	S ²³⁶	1997	78	R (as ad by Stats. 1995, Ch. 758)		
		R			R (as ad by Stats. 1996, Ch. 62) ²³⁶		
94787	1995	758	Ad ^{79 493}	1997	78	R (as ad by Stats. 1995, Ch. 758)	
			R ^{288 1120}			R (as ad by Stats. 1996, Ch. 62)	
	1997	32 *	S ¹³³⁰	1997	77 *	Ad & R ¹¹¹	
			S ²³⁶			Ad & R ¹¹¹	
1997	77 *	S ²³⁶	1997	78	Ad & R ¹¹¹		
		R			Ad & R ¹¹¹		
94788	1995	758	Ad ^{79 493}	1996	62 *	Ad ^{79 493}	
			R ^{288 1120}			94811	1995
	1997	32 *	S ¹³³⁰	1996	62 *	Ad ^{79 493}	
			S ²³⁶			R ²⁸⁸	
1997	77 *	S ²³⁶	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		
		R			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰		
94789	1995	758	Ad ^{79 493}	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	
			R ^{288 1120}			S (as ad by Stats. 1996, Ch. 62) ²³⁶	
	1997	32 *	S ¹³³⁰	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	
			S ²³⁶			S (as ad by Stats. 1996, Ch. 62) ²³⁶	
1997	78	R	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		
		Ad & R ¹¹¹			S (as ad by Stats. 1996, Ch. 62) ²³⁶		
94790	1997	78	Ad & R ¹¹¹				
94791	1995	758	Ad ^{79 493}	1996	62 *	R ²⁸⁸	
			R ^{288 1120}			Ad ^{79 493}	
			R			R ²⁸⁸	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
94811 (Cont.)	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	78	R (as ad by Stats. 1995, Ch. 758)
			R (as ad by Stats. 1996, Ch. 62)				R (as ad by Stats. 1996, Ch. 62)
94812	1995	758	Ad ^{79 493} R ^{288 1120}	94814.3	1996	62 *	Ad ^{79 493} R ²⁸⁸
	1996	62 *	Ad ^{79 493} R ²⁸⁸		1997	32 *	S ¹³³⁰
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰	94815	1997	77 *	S ²³⁶
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰		1997	78	R
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1995	758	Ad ^{79 493} R ^{288 1120}
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
94813	1995	758	Ad ^{79 493} R ^{288 1120}		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
	1996	62 *	Ad ^{79 493} R ²⁸⁸		1997	78	R (as ad by Stats. 1995, Ch. 758)
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰	94816	1995	758	R (as ad by Stats. 1996, Ch. 62)
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			S (as ad by Stats. 1996, Ch. 62) ²³⁶				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
			R (as ad by Stats. 1996, Ch. 62)				S (as ad by Stats. 1996, Ch. 62) ²³⁶
94814	1995	758	Ad ^{79 493} R ^{288 1120}		1997	78	R (as ad by Stats. 1995, Ch. 758)
	1996	62 *	Ad ^{79 493} R ²⁸⁸				R (as ad by Stats. 1996, Ch. 62)
	1997	32 *	S ¹³³⁰	94817	1995	758	Ad & R ¹¹¹
	1997	77 *	S ²³⁶				Ad ^{79 493} R ^{288 1120}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
94817 (Cont.)	1996	62 *	Ad ^{79 493} R ²⁸⁸	94820	1997	78	R (as ad by Stats. 1995, Ch. 758)
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰ S (as ad by Stats. 1996, Ch. 62) ¹³³⁰		1995	758	R (as ad by Stats. 1996, Ch. 62) Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶ S (as ad by Stats. 1996, Ch. 62) ²³⁶		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	78	R (as ad by Stats. 1995, Ch. 758) R (as ad by Stats. 1996, Ch. 62)		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰ S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
					1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶ S (as ad by Stats. 1996, Ch. 62) ²³⁶
94818	1995	758	Ad ^{79 493} R ^{288 1120}	94820.5	1995	758	R (as ad by Stats. 1996, Ch. 62) ²³⁶ R (as ad by Stats. 1995, Ch. 758) Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}
	1996	62 *	Ad ^{79 493} R ²⁸⁸		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰ S (as ad by Stats. 1996, Ch. 62) ¹³³⁰		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰ S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶ S (as ad by Stats. 1996, Ch. 62) ²³⁶		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶ S (as ad by Stats. 1996, Ch. 62) ²³⁶
					1997	78	R (as ad by Stats. 1995, Ch. 758) R (as ad by Stats. 1996, Ch. 62) Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}
94819	1995	758	Ad ^{79 493} R ^{288 1120}	94821	1995	758	R (as ad by Stats. 1995, Ch. 758) R (as ad by Stats. 1996, Ch. 62) Ad ^{79 493} R ^{288 1120}
	1996	62 *	Ad ^{79 493} R ²⁸⁸		1996	62 *	Ad ^{79 493} R ²⁸⁸
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰ S (as ad by Stats. 1996, Ch. 62) ¹³³⁰		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶ S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶ S (as ad by Stats. 1996, Ch. 62) ²³⁶				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94844 (Cont.)	1997	32 *	S ¹³³⁰		1997	78	R
	1997	77 *	S ²³⁶	94855	1995	758	Ad & R ¹¹¹ Ad ^{79 493}
	1997	78	R				R ^{288 1120}
94845	1995	758	Ad ^{79 493} R ^{288 1120}		1997	32 *	S ¹³³⁰
			S ¹³³⁰		1997	77 *	S ²³⁶
	1997	32 *	S ¹³³⁰		1997	78	R
	1997	77 *	S ²³⁶	94856	1995	758	Ad & R ¹¹¹ Ad ^{79 493}
	1997	78	R				R ^{288 1120}
94846	1995	758	Ad ^{79 493} R ^{288 1120}		1997	32 *	S ¹³³⁰
			S ¹³³⁰		1997	77 *	S ²³⁶
	1997	32 *	S ¹³³⁰		1997	78	R
	1997	77 *	S ²³⁶	94857	1995	758	Ad & R ¹¹¹ Ad ^{79 493}
	1997	78	R				R ^{288 1120}
94847	1995	758	Ad & R ¹¹¹ Ad ^{79 493}		1997	32 *	S ¹³³⁰
			R ^{288 1120}		1997	77 *	S ²³⁶
	1997	32 *	S ¹³³⁰		1997	78	R
	1997	77 *	S ²³⁶	94858	1995	758	Ad & R ¹¹¹ Ad ^{79 493}
	1997	78	R				R ^{288 1120}
94848	1995	758	Ad ^{79 493} R ^{288 1120}		1997	32 *	S ¹³³⁰
			S ¹³³⁰		1997	77 *	S ²³⁶
	1997	32 *	S ¹³³⁰		1997	78	R
	1997	77 *	S ²³⁶	94859	1995	758	Ad & R ¹¹¹ Ad ^{79 493}
	1997	78	R				R ^{288 1120}
94849	1995	758	Ad & R ¹¹¹ Ad ^{79 493}		1997	32 *	S ¹³³⁰
			R ^{288 1120}		1997	77 *	S ²³⁶
	1997	32 *	S ¹³³⁰		1997	78	R
	1997	77 *	S ²³⁶	94860	1995	758	Ad & R ¹¹¹ Ad ^{79 493}
	1997	78	R				R ^{288 1120}
94850	1995	758	Ad ^{79 493} R ^{288 1120}		1997	32 *	S ¹³³⁰
			S ¹³³⁰		1997	77 *	S ²³⁶
	1997	32 *	S ¹³³⁰		1997	78	R
	1997	77 *	S ²³⁶	94861	1995	758	Ad & R ¹¹¹ Ad ^{79 493}
	1997	78	R				R ^{288 1120}
94851	1995	758	Ad & R ¹¹¹ Ad ^{79 493}		1997	32 *	S ¹³³⁰
			R ^{288 1120}		1997	77 *	S ²³⁶
	1997	32 *	S ¹³³⁰		1997	78	R
	1997	77 *	S ²³⁶	94862	1995	758	Ad & R ¹¹¹ Ad ^{79 493}
	1997	78	R				R ^{288 1120}
94852	1995	758	Ad & R ¹¹¹ Ad ^{79 493}		1997	32 *	S ¹³³⁰
			R ^{288 1120}		1997	77 *	S ²³⁶
	1997	32 *	S ¹³³⁰		1997	78	R
	1997	77 *	S ²³⁶	94863	1995	758	Ad & R ¹¹¹ Ad ^{79 493}
	1997	78	R				R ^{288 1120}
94853	1995	758	Ad & R ¹¹¹ Ad ^{79 493}		1997	32 *	S ¹³³⁰
			R ^{288 1120}		1997	77 *	S ²³⁶
	1997	32 *	S ¹³³⁰		1997	78	R
	1997	77 *	S ²³⁶	94864	1995	758	Ad & R ¹¹¹ Ad ^{79 493}
	1997	78	R				R ^{288 1120}
94854	1995	758	Ad & R ¹¹¹ Ad ^{79 493}		1997	32 *	S ¹³³⁰
			R ^{288 1120}		1997	77 *	S ²³⁶
	1997	32 *	S ¹³³⁰				
	1997	77 *	S ²³⁶				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94864 (Cont.)	1997	78	R Ad & R ¹¹¹		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
94865	1995	758	Ad ^{79 493} R ^{288 1120}				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
	1997	32 *	S ¹³³⁰		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
	1997	77 *	S ²³⁶				
	1997	78	R Ad & R ¹¹¹				
94866	1995	758	Ad ^{79 493} R ^{288 1120}		1997	78	R (as ad by Stats. 1995, Ch. 758)
	1996	62 *	Ad ^{79 493} R ²⁸⁸				R (as ad by Stats. 1996, Ch. 62) ¹³³⁰
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰				Ad & R ¹¹¹
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	94869	1995	758	Ad ^{79 493} R ^{288 1120}
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1996	62 *	Ad ^{79 493} R ²⁸⁸
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
	1997	78	R (as ad by Stats. 1995, Ch. 758)				(as ad by Stats. 1996, Ch. 62) ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
94867	1995	758	Ad ^{79 493} R ^{288 1120}				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1996	62 *	Ad ^{79 493} R ²⁸⁸		1997	78	R (as ad by Stats. 1995, Ch. 758)
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰				R (as ad by Stats. 1996, Ch. 62)
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	94870	1995	758	Ad ^{79 493} R ^{288 1120}
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1996	62 *	Ad ^{79 493} R ²⁸⁸
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
	1997	78	R (as ad by Stats. 1995, Ch. 758)				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
			R (as ad by Stats. 1996, Ch. 62)		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
94868	1995	758	Ad ^{79 493} R ^{288 1120}				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1996	62 *	Ad ^{79 493} R ²⁸⁸				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
94870 (Cont.)	1997	78	R (as ad by Stats. 1995, Ch. 758)	1997	77*	S ²³⁶	
			R (as ad by Stats. 1996, Ch. 62)	1997	78	R (as ad by Stats. 1995, Ch. 758)	
			Ad & R ¹¹¹			R (as ad by Stats. 1996, Ch. 62)	
94871	1995	758	Ad ^{79 493}	94874	1997	78	Ad & R ¹¹¹
			R ^{288 1120}	94875	1997	78	Ad & R ¹¹¹
	1996	62*	Ad ^{79 493}	94876	1997	78	Ad & R ¹¹¹
			R ²⁸⁸	94877	1997	78	Ad & R ¹¹¹
	1997	32*	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰	94878	1997	78	Ad & R ¹¹¹
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	94879	1997	78	Ad & R ¹¹¹
			S (as ad by Stats. 1995, Ch. 758) ²³⁶	94880	1995	758	Ad ^{79 493}
	1997	77*	S (as ad by Stats. 1996, Ch. 62) ²³⁶				R ^{288 1120}
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1997	32*	S ¹³³⁰
			R (as ad by Stats. 1995, Ch. 758)		1997	77*	S ²³⁶
			R (as ad by Stats. 1996, Ch. 62)		1997	78	R
	1997	78	Ad & R ¹¹¹	94881	1995	758	Ad & R ¹¹¹
			Ad ^{79 493}				Ad ^{79 493}
			R ^{288 1120}				R ^{288 1120}
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1997	32*	S ¹³³⁰
			R (as ad by Stats. 1995, Ch. 758)		1997	77*	S ²³⁶
	1997	78	Ad & R ¹¹¹		1997	78	R
			Ad ^{79 493}	94882	1995	758	Ad & R ¹¹¹
			R ^{288 1120}				Ad ^{79 493}
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1997	32*	S ¹³³⁰
			R (as ad by Stats. 1995, Ch. 758)		1997	77*	S ²³⁶
	1997	78	Ad & R ¹¹¹		1997	78	R
			Ad ^{79 493}	94883	1995	758	Ad & R ¹¹¹
			R ^{288 1120}				Ad ^{79 493}
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰		1997	32*	S ¹³³⁰
			S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		1997	77*	S ²³⁶
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰		1997	78	R
94872	1995	758	Ad ^{79 493}	94884	1995	758	Ad ^{79 493}
			R ^{288 1120}				R ^{288 1120}
	1996	62*	Ad ^{79 493}		1997	32*	S ¹³³⁰
			R ²⁸⁸		1997	77*	S ²³⁶
	1997	32*	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		1997	78	R
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	94885	1995	758	Ad ^{79 493}
			S (as ad by Stats. 1995, Ch. 758) ²³⁶				R ^{288 1120}
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1996	62*	Ad ^{79 493}
	1997	77*	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1997	32*	S ¹³³⁰
			S (as ad by Stats. 1996, Ch. 62) ²³⁶		1997	77*	S ²³⁶
			R (as ad by Stats. 1995, Ch. 758)		1997	78	R (as ad by Stats. 1995, Ch. 758)
	1997	78	Ad & R ¹¹¹				R (as ad by Stats. 1996, Ch. 62)
			Ad ^{79 493}	94886	1995	758	Ad & R ¹¹¹
			R ^{288 1120}				Ad ^{79 493}
			S (as ad by Stats. 1996, Ch. 62)		1997	32*	S ¹³³⁰
			Ad & R ¹¹¹		1997	77*	S ²³⁶
94873	1995	758	Ad ^{79 493}		1997	78	R
			R ^{288 1120}	94886	1995	758	Ad ^{79 493}
	1996	62*	Ad ^{79 493}				R ^{288 1120}
			R ²⁸⁸		1997	32*	S ¹³³⁰
	1997	32*	S ¹³³⁰		1997	77*	S ²³⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94886 (Cont.)	1997	78	R	94894	1995	758	Ad ^{79 493} R ^{288 1120}
94886.5	1995	758	Ad ^{79 493} R ^{288 1120}	1996	62 *	Ad ^{79 493} R ²⁸⁸	
	1997	32 *	S ¹³³⁰	1997	32 *	S ¹³³⁰	
	1997	77 *	S ²³⁶	1997	77 *	S ²³⁶	
94887	1997	78	R	1997	78	R (as ad by Stats. 1995, Ch. 758)	
	1995	758	Ad ^{79 493} R ^{288 1120}			R (as ad by Stats. 1996, Ch. 62)	
	1997	32 *	S ¹³³⁰	94895	1995	758	Ad ^{79 493} R ^{288 1120}
94888	1997	77 *	S ²³⁶	1997	32 *	S ¹³³⁰	
	1997	78	R	1997	77 *	S ²³⁶	
	1995	758	Ad ^{79 493} R ^{288 1120}	1997	78	R	
	1997	32 *	S ¹³³⁰	94896	1995	758	Ad ^{79 493} R ^{288 1120}
94889	1997	77 *	S ²³⁶	1996	62 *	Ad ^{79 493} R ²⁸⁸	
	1997	78	R	1997	32 *	S ¹³³⁰	
	1995	758	Ad ^{79 493} R ^{288 1120}	1997	77 *	S ²³⁶	
	1997	32 *	S ¹³³⁰	1997	78	R (as ad by Stats. 1995, Ch. 758)	
94890	1997	77 *	S ²³⁶	1997	77 *	S ²³⁶	
	1995	758	Ad ^{79 493} R ^{288 1120}	1997	78	R (as ad by Stats. 1996, Ch. 62)	
	1996	62 *	Ad ^{79 493} R ²⁸⁸	94897	1995	758	Ad ^{79 493} R ^{288 1120}
	1997	32 *	S ¹³³⁰	1997	32 *	S ¹³³⁰	
	1997	77 *	S ²³⁶	1997	77 *	S ²³⁶	
	1997	78	R (as ad by Stats. 1995, Ch. 758)	1997	78	R	
	1997	78	R (as ad by Stats. 1996, Ch. 62)	94898	1995	758	Ad ^{79 493} R ^{288 1120}
94891	1995	758	Ad ^{79 493} R ^{288 1120}	1997	32 *	S ¹³³⁰	
	1997	32 *	S ¹³³⁰	1997	77 *	S ²³⁶	
	1997	77 *	S ²³⁶	1997	78	R	
	1997	78	R	94899	1995	758	Ad ^{79 493} R ^{288 1120}
94892	1995	758	Ad ^{79 493} R ^{288 1120}	1997	32 *	S ¹³³⁰	
	1997	32 *	S ¹³³⁰	1997	77 *	S ²³⁶	
	1997	77 *	S ²³⁶	1997	78	R	
	1997	78	R	94900	1995	758	Ad ^{79 493} R ^{288 1120}
94892.5	1995	758	Ad ^{79 493} R ^{288 1120}	1997	32 *	S ¹³³⁰	
	1997	32 *	S ¹³³⁰	1997	77 *	S ²³⁶	
	1997	77 *	S ²³⁶	1997	78	R	
	1997	78	R	94901	1995	758	Ad ^{79 493} R ^{288 1120}
94893	1995	758	Ad ^{79 493} R ^{288 1120}	1997	32 *	S ¹³³⁰	
	1996	62 *	Ad ^{79 493} R ²⁸⁸	1997	77 *	S ²³⁶	
	1997	32 *	S ¹³³⁰	1997	78	R	
	1997	77 *	S ²³⁶	94903	1995	758	Ad ^{79 493} R ^{288 1120}
	1997	78	R (as ad by Stats. 1995, Ch. 758)	1997	32 *	S ¹³³⁰	
	1997	78	R (as ad by Stats. 1996, Ch. 62)	1997	77 *	S ²³⁶	
				1997	78	R	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94904	1995	758	Ad ^{79 493}	1997	78	R	
			R ^{288 1120}			Ad & R ¹¹¹	
			S ¹³³⁰			Ad ^{79 493}	
94905	1995	758	S ²³⁶	1995	758	R ^{288 1120}	
			R			Ad ^{79 493}	
			R ^{288 1120}			R ²⁸⁸	
94906	1995	758	S ¹³³⁰	1996	62 *	Ad ^{79 493}	
			S ²³⁶			R ²⁸⁸	
			R			S ¹³³⁰	
94907	1995	758	Ad ^{79 493}	1997	32 *	S ¹³³⁰	
			R ^{288 1120}			S ²³⁶	
			S ¹³³⁰			R	
94908	1995	758	S ²³⁶	1997	78	R (as ad by	
			R			Stats. 1995,	
			Ad & R ¹¹¹			Ch. 758)	
94909	1995	758	Ad ^{79 493}	1997	78	R (as ad by	
			R ^{288 1120}			Stats. 1996,	
			S ¹³³⁰			Ch. 62)	
94910	1995	758	S ²³⁶	1997	32 *	Ad ^{79 493}	
			R			R ^{288 1120}	
			Ad ^{79 493}			S ¹³³⁰	
94911	1995	758	R ^{288 1120}	1997	77 *	S ²³⁶	
			S ¹³³⁰			R	
			S ²³⁶			Ad & R ¹¹¹	
94912	1995	758	R	1997	78	Ad & R ¹¹¹	
			Ad ^{79 493}			Ad & R ⁴⁰	
			R ^{288 1120}			Ad ^{79 493}	
94913	1995	758	Ad ^{79 493}	1997	758	R ^{288 1120}	
			R ^{288 1120}			S ¹³³⁰	
			S ¹³³⁰			S ²³⁶	
94914	1995	758	S ²³⁶	1997	78	R	
			R			Ad & R ¹¹¹	
			Ad ^{79 493}			Ad ^{79 493}	
94915	1995	758	R ^{288 1120}	1997	78	R (as ad by	
			S ¹³³⁰			Stats. 1995,	
			S ²³⁶			Ch. 758)	
94916	1995	758	Ad ^{79 493}	1997	32 *	R (as ad by	
			R ^{288 1120}			Sec. 25 and	
			S ²³⁶			Sec. 25.5,	
94917	1995	758	R	1997	78	Stats. 1996,	
			Ad ^{79 493}			Ch. 62)	
			R ^{288 1120}			Ad ^{79 493}	
94918	1995	758	Ad ^{79 493}	1997	77 *	R ^{288 1120}	
			R ^{288 1120}			S ¹³³⁰	
			S ¹³³⁰			S ²³⁶	
94919	1995	758	S ²³⁶	1997	78	R	
			R			Ad & R ¹¹¹	
			Ad ^{79 493}			Ad & R ¹¹¹	
94920	1995	758	R ^{288 1120}	1997	78	Ad & R ¹¹¹	
			S ¹³³⁰			Ad & R ¹¹¹	
			S ²³⁶			Ad ^{79 493}	
94921	1995	758	Ad ^{79 493}	1997	32 *	R ^{288 1120}	
			R ^{288 1120}			S ¹³³⁰	
			S ¹³³⁰			S ²³⁶	
94922	1995	758	S ²³⁶	1997	77 *	R	
			R			Ad & R ¹¹¹	
			Ad ^{79 493}			Ad ^{79 493}	
94923	1995	758	R ^{288 1120}	1997	78	R (as ad by	
			S ¹³³⁰			Stats. 1995,	
			S ²³⁶			Ch. 758)	
94924	1995	758	Ad ^{79 493}	1997	78	R (as ad by	
			R ^{288 1120}			Stats. 1995,	
			S ¹³³⁰			Ch. 758)	
94925	1995	758	Ad ^{79 493}	1997	32 *	R (as ad by	
			R ^{288 1120}			Sec. 25 and	
			S ¹³³⁰			Sec. 25.5,	
94926	1995	758	S ²³⁶	1997	78	Stats. 1996,	
			R			Ch. 62)	
			Ad ^{79 493}			Ad ^{79 493}	
94927	1995	758	R ^{288 1120}	1997	77 *	R ^{288 1120}	
			S ¹³³⁰			S ¹³³⁰	
			S ²³⁶			S ²³⁶	
94928	1995	758	R	1997	32 *	R	
			Ad ^{79 493}			Ad & R ¹¹¹	
			R ^{288 1120}			Ad & R ¹¹¹	
94929	1995	758	Ad ^{79 493}	1997	78	R (as ad by	
			R ^{288 1120}			Stats. 1995,	
			S ¹³³⁰			Ch. 758)	
94930	1995	758	S ²³⁶	1997	78	R (as ad by	
			R			Stats. 1995,	
			Ad ^{79 493}			Ch. 758)	
94931	1995	758	Ad ^{79 493}	1997	32 *	R (as ad by	
			R ^{288 1120}			Sec. 25 and	
			S ¹³³⁰			Sec. 25.5,	
94932	1995	758	S ²³⁶	1997	78	Stats. 1996,	
			R			Ch. 62)	
			Ad ^{79 493}			Ad ^{79 493}	
94933	1995	758	R ^{288 1120}	1997	77 *	R ^{288 1120}	
			S ¹³³⁰			S ¹³³⁰	
			S ²³⁶			S ²³⁶	
94934	1995	758	R	1997	32 *	R	
			Ad ^{79 493}			Ad & R ¹¹¹	
			R ^{288 1120}			Ad & R ¹¹¹	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
94934 (Cont.)	1997	77 *	S ²³⁶		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
	1997	78	R				S (as ad by Stats. 1996, Ch. 62) ²³⁶
94935	1997	78	Ad & R ¹¹¹				R (as ad by Stats. 1995, Ch. 758)
94936	1997	78	Ad & R ¹¹¹				R (as ad by Stats. 1996, Ch. 62) ¹³³⁰
94940	1995	758	Ad ^{79 493}	94943	1995	758	Ad ^{79 493}
			R ^{288 1120}		1996	62 *	R ^{288 1120}
	1996	62 *	Ad ^{79 493}		1997	32 *	Ad ^{79 493}
			R ²⁸⁸				R ²⁸⁸
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
			S (as ad by Stats. 1996, Ch. 62) ²³⁶				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
			R (as ad by Stats. 1996, Ch. 62)				S (as ad by Stats. 1996, Ch. 62) ²³⁶
94941	1995	758	Ad ^{79 493}	94944	1995	758	Ad ^{79 493}
			R ^{288 1120}		1996	62 *	R ^{288 1120}
	1996	62 *	Ad ^{79 493}		1997	32 *	Ad ^{79 493}
			R ²⁸⁸				R ²⁸⁸
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰		1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰				S (as ad by Stats. 1996, Ch. 62) ¹³³⁰
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
			S (as ad by Stats. 1996, Ch. 62) ²³⁶				S (as ad by Stats. 1996, Ch. 62) ²³⁶
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶
			R (as ad by Stats. 1996, Ch. 62)				S (as ad by Stats. 1996, Ch. 62) ²³⁶
94942	1995	758	Ad ^{79 493}	94945	1995	758	Ad ^{79 493}
			R ^{288 1120}				R ^{288 1120}
	1996	62 *	Ad ^{79 493}				R (as ad by Stats. 1996, Ch. 62)
			R ²⁸⁸				Ad & R ¹¹¹
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰				Ad ^{79 493}
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰				R ^{288 1120}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
94945 (Cont.)	1996	62 *	Ad ^{79 493} R ²⁸⁸	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰ S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	1997	78	R (as ad by Stats. 1995, Ch. 758) R (as ad by Stats. 1996, Ch. 62) ¹¹¹ Ad & R ^{79 493} R ^{288 1120}	
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶ S (as ad by Stats. 1996, Ch. 62) ²³⁶	1996	62 *	Ad ^{79 493} R ²⁸⁸	
	1997	78	R (as ad by Stats. 1995, Ch. 758) R (as ad by Stats. 1996, Ch. 62) Ad R & Ad ²⁷¹ R ¹²⁰²	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰ S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	
94946	1995	758	Ad ^{79 493} R ^{288 1120}	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	
	1996	62 *	Ad ^{79 493} R ²⁸⁸			S (as ad by Stats. 1996, Ch. 62) ²³⁶	
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰ S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	1997	78	R (as ad by Stats. 1995, Ch. 758) R (as ad by Stats. 1996, Ch. 62) ¹¹¹ Ad & R ^{79 493} R ^{288 1120}	
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶ S (as ad by Stats. 1996, Ch. 62) ²³⁶	1996	62 *	Ad ^{79 493} R ²⁸⁸	
	1997	78	R (as ad by Stats. 1995, Ch. 758) R (as ad by Stats. 1996, Ch. 62) Ad & R ¹¹¹ Ad ^{79 493} R ^{288 1120}	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰ S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	
94947	1995	758	Ad ^{79 493} R ^{288 1120}	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	
	1996	62 *	Ad ^{79 493} R ²⁸⁸			S (as ad by Stats. 1996, Ch. 62) ²³⁶	
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰ S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	1997	78	R (as ad by Stats. 1995, Ch. 758) R (as ad by Stats. 1996, Ch. 62)	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect	
	Year	Chapter			Year	Chapter		
94950	1995	758	Ad ^{79 493}	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶		
			R ^{288 1120}					
	1996	62 *	Ad ^{79 493}					
			R ²⁸⁸					
			S ¹³³⁰					
1997	77 *	S ²³⁶	1997	78	R (as ad by Stats. 1995, Ch. 758)			
1997	78	R (as ad by Stats. 1996, Ch. 62)						
94951	1995	758	Ad & R ¹¹¹	94955	1997	78	Ad & R ¹¹¹	
			Ad ^{79 493}				94957	1997
			R ^{288 1120}	94960	1995	758	Ad ^{79 493}	
	1996	62 *	Ad ^{79 493}	1996	62 *	Ad ^{79 493}		
			R ²⁸⁸			R ²⁸⁸		
	1997	32 *	S (as ad by Stats. 1995, Ch. 758) ¹³³⁰	1997	32 *	S ¹³³⁰		
			S (as ad by Stats. 1996, Ch. 62) ¹³³⁰			1997	77 *	S ²³⁶
			S (as ad by Stats. 1995, Ch. 758) ²³⁶			1997	78	R (as ad by Stats. 1995, Ch. 758)
	S (as ad by Stats. 1996, Ch. 62) ²³⁶	R (as ad by Stats. 1996, Ch. 62)						
	1997	77 *	S (as ad by Stats. 1995, Ch. 758) ²³⁶	94961	1995	758	Ad ^{79 493}	
S (as ad by Stats. 1996, Ch. 62) ²³⁶			R ^{288 1120}					
R (as ad by Stats. 1995, Ch. 758)			1997				32 *	S ¹³³⁰
1997	78	R (as ad by Stats. 1996, Ch. 62)	1997	77 *	S ²³⁶			
		R (as ad by Stats. 1996, Ch. 62)	1997	78	R			
		Ad ^{79 493}	94962	1995	758	Ad ^{79 493}		
1995	758	Ad ^{79 493}	1997	32 *	S ¹³³⁰			
		R ^{288 1120}			1997	77 *	S ²³⁶	
		R ²⁸⁸			1997	78	R	
1996	62 *	Ad ^{79 493}	94963	1995	758	Ad ^{79 493}		
		R ²⁸⁸	1997	32 *	R ^{288 1120}			
		S ¹³³⁰			S ¹³³⁰			
1997	77 *	S ²³⁶	1997	77 *	S ²³⁶			
		R (as ad by Stats. 1995, Ch. 758)	1997	78	R			
		R (as ad by Stats. 1996, Ch. 62)			94964	1995	758	Ad ^{79 493}
1997	78	Ad & R ¹¹¹	1997	32 *	R ^{288 1120}			
		Ad ^{79 493}			1997	77 *	S ²³⁶	
		R ²⁸⁸			1997	78	R	
1995	758	Ad ^{79 493}	94965	1995	758	Ad ^{79 493}		
		R ^{288 1120}	1997	32 *	R ^{288 1120}			
		R ²⁸⁸			S ¹³³⁰			
1996	62 *	Ad ^{79 493}	1997	77 *	S ²³⁶			
		R ²⁸⁸	1997	78	R			
		S (as ad by Stats. 1995, Ch. 758) ¹³³⁰			94966	1995	758	Ad ^{79 493}
1997	32 *	S (as ad by Stats. 1996, Ch. 62) ¹³³⁰	1997	32 *	R ^{288 1120}			
		S (as ad by Stats. 1996, Ch. 62) ¹³³⁰			1997	77 *	S ¹³³⁰	
		S (as ad by Stats. 1996, Ch. 62) ¹³³⁰			1997	78	R	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

Section	Affected By			Section	Affected By				
	Year	Chapter	Effect		Year	Chapter	Effect		
94967	1995	758	Ad ^{79 493}	94979	1997	78	R		
			R ^{288 1120}				1995	758	Ad ^{79 493}
			S ¹³³⁰						R ^{288 1120}
S ²³⁶	S ¹³³⁰								
94968	1997	78	R	1997	32*	77*	S ²³⁶		
			R				1997	78	S ²³⁶
			R						R
Ad ^{79 493}	94980	1995	758	Ad ^{79 493}					
R ^{288 1120}				R ^{288 1120}					
S ¹³³⁰				S ¹³³⁰					
94969	1997	78	S ²³⁶	1997	32*	77*	S ¹³³⁰		
			R				1997	77*	S ²³⁶
			R						R
Ad ^{79 493}	94981	1995	758	Ad & R ¹¹¹					
R ^{288 1120}				Ad ^{79 493}					
S ¹³³⁰				R ^{288 1120}					
94970	1997	78	S ²³⁶	1997	32*	77*	S ¹³³⁰		
			R				1997	78	S ²³⁶
			R						R
Ad ^{79 493}	94982	1995	758	Ad ^{79 493}					
R ^{288 1120}				R ^{288 1120}					
S ¹³³⁰				S ¹³³⁰					
94971	1997	78	S ²³⁶	1996	62*	78	Ad ^{79 493}		
			R				R ²⁸⁸		
			R				S ¹³³⁰		
94972	1997	78	S ²³⁶	1997	32*	77*	S ²³⁶		
			R				1997	78	R (as ad by
			R						Stats. 1995,
Ad ^{79 493}	94983	1995	758	Ch. 758)					
R ^{288 1120}				R (as ad by					
S ¹³³⁰				Stats. 1996,					
94973	1997	78	S ²³⁶	1997	32*	77*	Ch. 62)		
			R				1997	78	Ad ^{79 493}
			R						R ^{288 1120}
Ad ^{79 493}	94984	1995	758	Ad ^{79 493}					
R ^{288 1120}				R ^{288 1120}					
S ¹³³⁰				S ¹³³⁰					
94974	1997	78	S ²³⁶	1997	32*	77*	S ²³⁶		
			R				1997	78	R
			R						Ad ^{79 493}
Ad ^{79 493}	94985	1995	758	Ad ^{79 493}					
R ^{288 1120}				R ^{288 1120}					
S ¹³³⁰				S ¹³³⁰					
94975	1997	78	S ²³⁶	1997	32*	77*	S ²³⁶		
			R				1997	78	R (as ad by
			R						Stats. 1995,
Ad ^{79 493}	94986	1995	758	Ch. 758)					
R ^{288 1120}				R (as ad by					
S ¹³³⁰				Stats. 1996,					
94976	1997	78	S ²³⁶	1997	32*	77*	Ch. 62)		
			R				1997	78	Ad & R ¹¹¹
			R						Ad ^{79 493}
Ad ^{79 493}	94987	1995	758	Ad ^{79 493}					
R ^{288 1120}				R ^{288 1120}					
S ¹³³⁰				S ¹³³⁰					
94977	1997	78	S ²³⁶	1997	32*	77*	S ²³⁶		
			R				1997	78	R
			R						Ad ^{79 493}
Ad ^{79 493}	94978	1995	758	Ad ^{79 493}					
R ^{288 1120}				R ^{288 1120}					
S ¹³³⁰				S ¹³³⁰					
94978	1997	78	S ²³⁶	1996	62*	78	Ad ^{79 493}		
			R				R ²⁸⁸		
			R				R		

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EDUCATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
94987 (Cont.)	1997	32 *	S ¹³³⁰	99254	1991	693	Ad ⁴⁹³ R ²⁸⁸
	1997	77 *	S ²³⁶	99255	1991	693	Ad ⁴⁹³ R ²⁸⁸
	1997	78	R (as ad by Stats. 1995, Ch. 758)		1992	536 *	Am
			R (as ad by Stats. 1996, Ch. 62)	99256	1991	693	Ad ⁴⁹³ R ²⁸⁸
94988	1995	758	Ad ^{79 493} R ^{288 1120}	99300	1997	811	Ad ^{1392 1394} R ⁷¹²
	1997	32 *	S ¹³³⁰	99301	1997	811	Ad ^{1392 1394} R ⁷¹²
	1997	77 *	S ²³⁶	99302	1997	811	Ad ^{1392 1394} R ⁷¹²
	1997	78	R	99303	1997	811	Ad ^{1392 1394} R ⁷¹²
94990	1995	758	Ad ^{79 493} R ^{288 1120}	99304	1997	811	Ad ^{1392 1394} R ⁷¹²
	1997	32 *	Am ¹³³⁰	99305	1997	811	Ad ^{1392 1394} R ⁷¹²
	1997	77 *	Am (as am by Stats. 1997, Ch. 32) ²³⁶	99306	1997	811	Ad ^{1392 1394} R ⁷¹²
	1997	78	R	99307	1997	811	Ad ^{1392 1394} R ⁷¹²
94995	1997	78	Ad & R ¹¹¹	100000	1996	1 *	Ad ¹¹⁷⁷
94998	1997	78	Ad & R ¹¹¹	100010	1996	1 *	Ad ¹¹⁷⁷
94999	1997	78	Ad & R ¹¹¹	100015	1996	1 *	Ad ¹¹⁷⁷
99100	1995	758	Am ¹¹²⁰	100020	1996	1 *	Ad ¹¹⁷⁷
99103	1995	758	Am ¹¹²⁰	100025	1996	1 *	Ad ¹¹⁷⁷
99105	1995	758	Am ¹¹²⁰	100030	1996	1 *	Ad ¹¹⁷⁷
99106	1996	758	Am ¹¹²⁰	100035	1996	1 *	Ad ¹¹⁷⁷
99153	1989	446	Am	100110	1996	1 *	Ad ¹¹⁷⁷
99155	1989	446	Am	100115	1996	1 *	Ad ¹¹⁷⁷
99170	1993	8 *	R	100120	1996	1 *	Ad ¹¹⁷⁷
99172	1993	8 *	R	100121	1996	1 *	Ad ¹¹⁷⁷
99174	1993	8 *	R	100125	1996	1 *	Ad ¹¹⁷⁷
99176	1993	8 *	R	100130	1996	1 *	Ad ¹¹⁷⁷
99180	1991	741	Ad	100135	1996	1 *	Ad ¹¹⁷⁷
99181	1991	741	Ad	100140	1996	1 *	Ad ¹¹⁷⁷
99182	1991	741	Ad	100145	1996	1 *	Ad ¹¹⁷⁷
99200	1989	1256 *	Am	100150	1996	1 *	Ad ¹¹⁷⁷
99201	1989	1256 *	Am	100155	1996	1 *	Ad ¹¹⁷⁷
99205	1989	1256 *	Am	100160	1996	1 *	Ad ¹¹⁷⁷
99250	1991	693	Ad ⁴⁹³ R ²⁸⁸	100165	1996	1 *	Ad ¹¹⁷⁷
99251	1991	693	Ad ⁴⁹³ R ²⁸⁸	100170	1996	1 *	Ad ¹¹⁷⁷
99252	1991	693	Ad ⁴⁹³ R ²⁸⁸	100175	1996	1 *	Ad ¹¹⁷⁷
99253	1991	693	Ad ⁴⁹³ R ²⁸⁸	100180	1996	1 *	Ad ¹¹⁷⁷
				100185	1996	1 *	Ad ¹¹⁷⁷

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

ELECTIONS CODE

Note: The Elections Code (1961:23) is in effect only until January 1, 1995. It was repealed and added by Chapter 920 of the Statutes of 1994. This repeal and add is not included in the following record. See also Elections Code (1994:920) in this record for code effective January 1, 1995.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
20	1993	405 *	Am	Div. 2,			
22	1993	828	Am	Ch. 2,			
			R & Ad ²⁸⁸	heading			
23	1993	828	Am	(Sec. 1100			
			R & Ad ²⁸⁸	et seq.)	1992	358	Am
41	1990	1161 *	Am	Div. 2,			
41.5	1990	1026	Ad	Ch. 2,			
44	1989	720	Am	Art. 1,			
	1992	970	Am	heading			
	1993	1302	Am	(Sec. 1100			
47	1989	365	Ad	et seq.)	1992	358	Ad
55	1990	1430 *	Am	1103	1991	393 *	Am
60	1992	970	Am	1108	1990	27	Am
100	1989	365	Am		1990	1314	R
216	1989	983	Am	1109	1990	1314	Am
225	1989	774	Ad	1126	1992	358	Ad
226	1989	774	Ad	1127	1992	358	Ad
227	1989	774	Ad	1128	1992	358	Ad
228	1989	774	Ad	1129	1992	358	Ad
300.5	1989	365	Ad	1130	1992	358	Ad
305	1989	983	Am	1202.1	1993	235	Am
311.6	1992	970	Ad	1340.5	1992	527	Ad & R ³⁶
500	1989	365	Am	1400	1991	1178	Am
503	1989	638	Am	1404	1990	611	R & Ad
503.5	1989	638	Am	1405	1992	527	Am
507.5	1990	968	Ad	1451	1993	214	Am
509.1	1993	1302	Ad	1504.6	1989	596	Ad
511.5	1994	1207	R	1512	1991	393 *	R
606	1994	1207	R	1513	1989	983	Am
607	1993	1302	Am	1515	1991	1178	Am
608	1992	2	Ad	1631	1991	393 *	Am
	1994	777	Am ⁸²	1632	1991	55	Am
611.1	1991	522	Am	1633	1992	970	Am
615	1989	680	Ad	1638.5	1990	106	Am
	1992	2	Am	1638.7	1989	197	Ad
	1994	1207	R	2500	1993	828	Am
			Ad ⁸²				R & Ad ²⁸⁸
702	1993	1302	Am	2501	1993	828	Am
703	1989	347	Am				R & Ad ²⁸⁸
	1990	1314	Am	2520	1991	393 *	Am
705	1991	393 *	Am	2551	1993	828	Am
707	1990	918	R				R & Ad ²⁸⁸
708	1990	918	Am	2552	1993	828	Am
800	1989	1148	Am				R & Ad ²⁸⁸
805	1989	1148	Ad		1994	146	Am (as ad by
Div. 2,							Sec. 7.3,
heading							Stats. 1993,
(Sec. 1000							Ch. 828) ⁸³³
et seq.)	1992	358	Am	2554	1993	1302	R
1005	1992	527	Am	2601	1993	828	Am
1006	1990	1121 *	Am ³⁸		1994	146	Am ⁸³³
1006.3	1990	1121 *	Ad ³⁸	2651	1993	1302	Am
	1991	393 *	Am	2653	1993	1302	Am
	1992	970	Am	3502	1991	1189	Am (by Sec. 1
1007	1990	1427	Am				of Ch.)
1019	1993	1302	Am	3502.05	1991	1042	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

ELECTIONS CODE—Continued

Note: The Elections Code (1961:23) is in effect only until January 1, 1995. It was repealed and added by Chapter 920 of the Statutes of 1994. This repeal and add is not included in the following record. See also Elections Code (1994:920) in this record for code effective January 1, 1995.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3503	1992	232	Am	5326	1989	983	Am
3504	1992	232	Am		1994	1010	Am ⁸³²
3519	1989	720	Am	5350	1992	232	Am
	1991	393*	Am	5354	1992	970	Am
3520	1989	720	Am	5355	1992	970	Ad
	1991	1025	Am	5358	1991	1189	Ad
	1992	427	Am ⁵¹¹	6005	1993	828	Am
3522	1990	260	Am				R & Ad ²⁸⁸
3526	1992	232	Am		1994	146	Am (as ad by
3564	1989	50	Am				Sec. 8.5,
	1992	232	Am				Stats. 1993,
3564.1	1989	983	Am				Ch. 828) ⁸³³
	1994	1010	Am ⁸³²	6008	1993	828	Am
3566	1989	50	Am				R & Ad ²⁸⁸
3567	1992	232	Am	6010	1993	828	Am
	1993	589	Am ⁶⁷⁰				R & Ad ²⁸⁸
3569.5	1991	491	Ad	6013	1993	828	Am
3570	1991	491	Am				R & Ad ²⁸⁸
3570.5	1993	156	Ad & R ¹⁹⁹	6051	1993	1302	R
3571	1990	1430*	Am	6052	1993	1302	R
3572.5	1989	1274	Ad	6053	1993	1302	R
3578	1994	1189	Am ⁸²	6110	1993	828	Am
3701.5	1990	1161*	Ad				R & Ad ²⁸⁸
3702	1989	983	Am	6113	1993	828	Am
	1990	1161*	Am				R & Ad ²⁸⁸
3702.1	1990	1161*	Ad	6120	1993	828	Am
3702.5	1990	1161*	Am				R & Ad ²⁸⁸
3705.6	1989	701	Ad	6123	1993	828	Am
3706	1989	720	Am				R & Ad ²⁸⁸
	1991	393*	Am	6139	1993	828	Am
3707	1991	1025	Am				R & Ad ²⁸⁸
3708	1991	1025	Am	6161	1993	1302	R
3712	1993	1302	R	6162	1993	1302	R
3751	1989	365	Am	6163	1992	970	Am
3754	1989	983	Am		1993	1302	R
3785.1	1989	983	Am	6210.5	1993	828	Am
	1994	1010	Am ⁸³²				R & Ad ²⁸⁸
4004	1989	720	Am	6211	1993	828	Am
4005	1989	720	Am				R & Ad ²⁸⁸
4007	1989	347	Am	6214	1993	828	Am
4008	1989	720	Am				R & Ad ²⁸⁸
4009.6	1989	701	Ad	6220	1993	828	Am
4052	1989	347	Am				R & Ad ²⁸⁸
	1992	970	Am	6222	1993	828	Am
4054	1990	1314	Am				R & Ad ²⁸⁸
4055	1989	983	Am	6223	1993	828	Am
5014.1	1989	983	Am				R & Ad ²⁸⁸
	1994	1010	Am ⁸³²	6261	1993	828	Am
5152.4	1992	153	Am				R & Ad ²⁸⁸
5153	1992	153	Am	6262	1993	1302	R
5153.5	1992	153	Am	6263	1993	1302	R
5155	1993	1302	R	6264	1993	828	Am ⁸²
5156.5	1989	617	Am				R & Ad ⁸²
5156.6	1989	617	Ad		1993	1302	R
5157.6	1989	983	Am	6305	1993	828	Am
	1994	1010	Am ⁸³²				R & Ad ²⁸⁸

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ELECTIONS CODE—Continued

Note: The Elections Code (1961:23) is in effect only until January 1, 1995. It was repealed and added by Chapter 920 of the Statutes of 1994. This repeal and add is not included in the following record. See also Elections Code (1994:920) in this record for code effective January 1, 1995.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6311	1993	828	Am R & Ad ²⁸⁸	7201	1992	1018	Am
6312	1991	393 *	Am	8710	1993	1189 *	Am
6316	1993	828	Am R & Ad ²⁸⁸		1990	1152	R & Ad
6328.3	1993	828	Am R & Ad ²⁸⁸		1991	148	R
6329	1993	828	Am R & Ad ²⁸⁸	8823	1992	11 *	Am
6342	1993	828	Am R & Ad ²⁸⁸	8920	1991	148	R
6360	1993	828	Am R & Ad ²⁸⁸	8921	1991	148	R
6361	1993	1302	R	8944	1992	970	Am
6362	1993	1302	R	8945	1991	148	R
6363	1993	828	Am ⁸² R & Ad ⁸²	Div. 7, Pt. 3, Ch. 3, Art. 3, heading (Sec. 9210 et seq.)			
	1993	1302	R		1992	427	R ⁵¹¹
6365	1991	393 *	R & Ad	9210	1991	148	R
6365.1	1991	393 *	R	9275	1991	148	R
6365.3	1991	393 *	R	9323	1992	11 *	Am
6365.5	1991	393 *	R & Ad	9420	1990	401	R & Ad
6366	1991	393 *	Ad		1991	148	R
6367	1991	393 *	R & Ad	9421	1991	148	R
6368	1991	393 *	Ad	9444	1992	970	Am
6464	1993	1302	R	9620	1993	1302	R & Ad
6465	1993	1302	R	9660	1993	1302	R & Ad
6466	1993	1302	R	9721	1993	1302	R & Ad
6489	1993	1189 *	Am	9744	1992	970	Am
	1994	9 *	Am	9800	1991	148	R
6489.3	1993	1189 *	Ad	9818	1991	148	R
	1994	9 *	R	9830	1991	148	R
6490	1993	1189 *	Am	9840	1991	148	R
	1994	9 *	Am	9841	1991	148	R
6490.3	1989	347	Am	9854	1992	970	Am
6491	1994	503	Am ⁸²	9855	1991	148	R
6494	1989	720	Am	10000	1993	39 *	Am
6552	1990	227	Am				R & Ad ⁹⁴
6555	1989	283	Am	10010	1993	1302	Am
	1991	231	Am	10012	1992	408	Am
	1992	427	Am ⁵¹¹	10015	1991	393 *	Am
	1993	59 *	R	10211	1989	234	Am
	1993	1189 *	Ad		1991	393 *	Am (by Sec. 12 of Ch.)
6555.5	1989	283	Am		1991	1178	Am (by Sec. 3.5 of Ch.)
6585	1993	1302	R	10213	1990	2 *	Am
6586	1993	1302	R	10216	1989	773	Am
6587	1993	1302	R		1993	1302	Am
6588	1993	1302	R	10217	1993	229 *	Am
6661	1990	358 *	Am	10220	1993	1302	Am
6810	1991	463	Ad	10223	1990	27	Am
	1992	1018	Am	10232	1993	1302	R & Ad
6833	1989	638	Am	10326	1989	347	Am
6838	1989	638	Am	10327	1991	1154	Am
6864	1992	970	Am	11702	1994	1189	R
6920	1989	638	Am	11703	1994	1189	R
	1991	463	Am	11704	1994	1189	R

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ELECTIONS CODE—Continued

Note: The Elections Code (1961:23) is in effect only until January 1, 1995. It was repealed and added by Chapter 920 of the Statutes of 1994. This repeal and add is not included in the following record. See also Elections Code (1994:920) in this record for code effective January 1, 1995.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11705	1994	1189	R	14980	1990	1314	Ad
12400	1989	1452	R & Ad	14981	1990	1314	Ad
	1993	1143	Am	14990	1990	1314	Ad
12401	1989	1452	R & Ad	15105	1989	235	Ad
12402	1989	1452	R	15365	1989	283	Am
12403	1989	1452	R	17007	1990	27	Am
12404	1989	1452	R	17022	1989	347	Am
12405	1989	1452	R	17113	1990	1427	Am
12406	1989	1452	R	17121	1991	393*	Am
12407	1989	1452	R	17122	1990	1314	Am
12528	1990	1470	Am	17182	1989	347	Am
12530	1990	1470	Ad	22830	1993	229*	Am
14002	1991	182	Am	22835	1993	229*	Am
14005	1991	393*	Am	22836	1993	229*	Am
14005.1	1994	1189	Ad ⁸²	22840	1993	229*	Am
14221	1991	393*	Am	22840.5	1989	67	Am
14234	1990	106	Am		1990	1016	Am
14248	1989	310	R		1993	229*	Am
14353	1990	852	R	22841	1989	720	Am
Div. 10.5, heading (Sec. 14500 et seq.)	1990	1314	Ad	22843.5	1990	1427	Am
Div. 10.5, Ch. 1, heading (Sec. 14500 et seq.)	1990	1314	Ad		1993	229*	Am
Div. 10.5, Ch. 2, heading (Sec. 14600 et seq.)	1990	1314	Ad	22844	1993	229*	R
Div. 10.5, Ch. 3, heading (Sec. 14700 et seq.)	1990	1314	Ad	22934	1991	393*	Am
Div. 10.5, Ch. 4, heading (Sec. 14800 et seq.)	1990	1314	Ad	23502	1992	493	Am
14810	1990	1314	Am	23506	1990	1161*	Am
14811	1990	1314	Am	23509	1990	1161*	Am
14830	1990	1314	Am	23509.1	1990	1161*	Am
14831	1990	1314	Am	23509.2	1990	1161*	Am
Div. 10.5, Ch. 5, heading (Sec. 14900 et seq.)	1990	1314	Ad	23511	1990	1427	Am
Div. 10.5, Ch. 6, heading (Sec. 14950 et seq.)	1990	1314	Ad	23512.2	1989	1360	Am ⁷³
					1992	219*	R & Ad
					1992	527	R & Ad
					1993	589	R (as ad by Stats. 1992, Ch. 219) ⁶⁷⁰
				23512.4	1992	219*	R
					1992	527	R
				23512.6	1992	219*	Am
					1992	527	Am
				23520	1990	1161*	Am
				23521.5	1990	27	Am
					1990	1016	Am
				23530.5	1990	1427	Am
				23533	1989	61	Am
				23548	1990	1314	R
				23554	1990	1161*	Am
				23556	1990	1161*	Am
				24002	1990	1427	Am
				25002	1991	393*	Am
					1992	1018	Am & RN
				25003	1992		
					Initiative (Prop. 164 adopted Nov. 3, 1992)		Ad
				25050	1992	1018	Ad(RN)

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ELECTIONS CODE—Continued

Note: The Elections Code (1961:23) is in effect only until January 1, 1995. It was repealed and added by Chapter 920 of the Statutes of 1994. This repeal and add is not included in the following record. See also Elections Code (1994:920) in this record for code effective January 1, 1995.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25301	1989	238	Am	Div. 16,			
	1990	918	Am	Ch. 4,			
25304	1992	527	Am	Art. 4,			
	1993	104	Am	heading			
25305	1989	238	Am	(Sec. 27340			
	1990	918	Am	et seq.)	1994	79	Ad(RN)
Div. 15,				Div. 16,			
Ch. 4,				Ch. 4,			
heading				Art. 5,			
(Sec. 25500				heading			
et seq.)	1990	1314	Am	(Sec. 27340			
25500	1990	1314	Am	et seq.)	1994	79	Am & RN
	1991	393 *	Am	27340	1994	79	R
	1992	970	Am	27341	1989	204	Am
27020	1993	405 *	Am	29202	1989	983	Am
27023	1989	347	Am		1990	239	Am
	1992	970	Am	29206	1990	968	Ad
27031	1990	27	Am	29207	1992	2	R & Ad
27032	1989	283	Am	29208	1994	1207	Ad ⁸²
	1991	393 *	Am	29413	1994	1189	R
27036	1990	1314	Am	29430	1994	1189	R
	1991	393 *	Am	29480	1989	310	Am
27101	1992	406	Am	29505	1990	1121 *	Am ³⁸
27211	1990	1314	Am	29506	1989	310	Ad
27311	1994	79	R	29622	1994	818	Am ⁸²
27312	1994	79	Am	29630	1989	310	Am
27316.1	1994	79	R	29630.5	1989	415	Ad
27330	1994	79	R	29632	1989	415	Am
27331	1994	79	R	29634	1989	310	Ad
27332	1994	79	R	29635	1989	310	Ad
27333	1989	204	Am	29636	1989	310	Ad
	1993	229 *	Am	29645	1989	235	Am
	1994	79	R	29645.1	1989	235	Ad
27334	1993	229 *	Am	29720	1990	1026	Am
	1994	79	R	29795	1991	1002	Am
				30000	1991	1216	R & Ad
				35000	1990	1477	Am
				35101	1990	1477	Am

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ELECTIONS CODE (as added by Stats. 1994, Ch. 920)*Note: Effective January 1, 1995.**See also Elections Code (1961:23) in this record for code effective only until January 1, 1995.**See Section 6 of Chapter 920 of the Statutes of 1994 for tables indicating the derivation of Elections Code sections as added by Chapter 920 and the disposition of former provisions of the Elections Code.*

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
Div. 0.5, heading	1995	91	Ad ⁹⁶⁴	2151	1996			
	1997	17	R (as ad by Stats. 1995, Ch. 91) ¹³²⁸		Initiative (Prop. 198 adopted March 26, 1996)			Am
Div. 0.5, heading (Sec. 1 et seq.)	1996	1143 *	Ad	2154	1996	1123		Am
13	1995	729	Am	2155	1996	1123		Am
13.5	1995	729	Ad	2157	1996	1123		Am
100.5	1996	714	Ad		1997	17		Am ¹³²⁸
200	1996	724	Am	2159	1995	946		Am
333	1996	1143 *	Ad(RN)		1997	456		R & Ad
1000	1996	1143 *	Am (as ad by Sec. 2 (1st and 2nd versions), Stats. 1994, Ch. 920)	2159.5	1997	456		Ad
				2162	1995	913 *		Am
				2166	1994	1207		R
					1995	344 *		Ad
				2168	1995	912 *		Ad
					1995	913 *		Ad
				2186	1994	1207		R
1002	1996	1143 *	Am	2188	1994	777		Ad
1100	1996	1143 *	Am	2194	1994	1207		R & Ad
1200	1996	1143 *	Am	2201	1995	896		Am
1201	1996	1143 *	Am (as ad by Sec. 2 (1st and 2nd versions), Stats. 1994, Ch. 920)		1996	1123		Am
				2220	1996	5		R & Ad
					1996	1123		Am (as ad by Stats. 1996, Ch. 5)
				2221	1996	5		R & Ad
1202	1996	1143 *	Am & Ad(RN)		1996	1123		Am (as ad by Stats. 1996, Ch. 5)
1301	1996	1143 *	Ad					
1302	1996	1143 *	Am	2222	1996	5		R & Ad
1302.1	1996	1143 *	Ad	2223	1996	5		R & Ad
1302.2	1996	1143 *	Ad	2224	1996	5		R & Ad
1302.3	1996	1143 *	Ad	2225	1996	5		R & Ad
1302.4	1996	1143 *	Ad	2226	1996	5		R & Ad
1302.5	1996	1143 *	Ad	2227	1996	5		R
1303	1996	1143 *	Am	2228	1996	5		R
1405	1996	1143 *	Ad	2552	1996	1143 *		Am (as am by Stats. 1994, Ch. 146) & RN
1410	1996	1143 *	Ad					
1415	1996	1143 *	Ad	2601	1996	1143 *		R
1500	1996	1143 *	Am	3203	1996	724		Am
1501	1996	1143 *	R & Ad	3401	1996	1123		R
1502	1996	1143 *	R & Ad	3406	1996	1123		R
2001	1996			3407	1996	1123		R
				4000	1997	38 *		Am
				5001	1996	724		Am
				5006	1996	724		Am
				5100	1996	724		Am
				6005	1996	1143 *		Am (as am by Stats. 1994, Ch. 146) & RN
2102	1996	1123	Am					
2107	1996	1123	Am	6320	1996	1143 *		Ad(RN)
2116	1996	1123	Am	6489	1996	1143 *		Am & RN
2118.5	1996	725	Ad					
2119	1996	1123	Am					
2150	1995	912 *	Am					
	1995	913 *	Am					

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

ELECTIONS CODE (as added by Stats. 1994, Ch. 920)—Continued

Note: Effective January 1, 1995.

See also Elections Code (1961:23) in this record for code effective only until January 1, 1995.

See Section 6 of Chapter 920 of the Statutes of 1994 for tables indicating the derivation of Elections Code sections as added by Chapter 920 and the disposition of former provisions of the Elections Code.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6490	1996	1143 *	Am & RN	11108	1996	714	Ad
7575	1996	724	Am	11109	1996	714	Ad
8020	1996	1143 *	Ad(RN)	11110	1996	714	Ad
8022	1996	724	Am	11221	1996	714	Am
8023	1995	736 *	Am	11301	1996	714	Am
8040	1994	503	Ad	11303	1996	714	Am
8062	1996	307	Am	11322	1996	1143 *	Ad(RN)
8070	1995	736 *	Am	11327	1996	714	Am
8100	1995	736 *	Am	Div. 11,			
8125	1995	736 *	Am	Art. 4,			
8150	1995	736 *	Am	heading			
8203	1996	872	Am ¹²⁸¹	(Sec. 11381			
8550	1996	724	Am	et seq.)	1996	1143 *	Ad
9002	1996	724	Am	11381	1996	714	Am
9061	1995	345	Am	12100	1996	725	R
9066	1996	724	R	12101	1995	736 *	Am
9082.5	1995	896	Ad		1996	725	R & Ad
9083	1996	218	Am	12102	1995	736 *	Am
9092	1996	724	Am		1996	725	R & Ad
9094	1994	1189	Ad	12103	1996	725	R & Ad
9117	1996	1143 *	Am	12104	1996	725	R & Ad
9118	1996	724	Am	12105	1996	725	R & Ad
9165	1995	896	R	12106	1996	725	R & Ad
9225	1996	1143 *	Am		1997	17	Am ¹³²⁸
9284	1995	896	R	12107	1996	725	R & Ad
9310	1996	1143 *	Am	12108	1996	725	R & Ad
9318	1995	896	R	12109	1996	725	R & Ad
9401	1996	724	Am	12110	1996	725	R & Ad
9402	1996	724	Am	12111	1996	725	R & Ad
9505	1995	896	R	12112	1996	725	R & Ad
9607	1996	724	R	12113	1996	725	R & Ad
10230	1996	1143 *	Ad	12114	1996	725	R
10402.5	1996	1143 *	Ad	12115	1996	725	R
10403.5	1996	1143 *	Ad	12116	1996	725	R
10404.5	1996	1143 *	Ad	12117	1996	725	R
10404.7	1996	1143 *	Ad	12118	1996	725	R
10405.7	1996	1143 *	Ad	12200	1996	725	Am
10405.8	1996	1143 *	Ad	12220	1996	725	R & Ad
10603	1996	1143 *	Am & RN	12221	1996	725	R & Ad
			& Ad	12222	1996	725	R & Ad
10604	1996	1143 *	Ad(RN)	12223	1996	725	R & Ad
10706	1996	724	Am	12224	1996	725	R & Ad
11021	1996	714	Am	12225	1996	725	R & Ad
11022	1996	714	Am	12226	1996	725	R
11041	1996	714	Am	12227	1996	725	R
11043.5	1996	714	Ad	12228	1996	725	R
11046	1996	714	R & Ad	12229	1996	725	R
11101	1996	714	Am	12240	1996	725	R
11102	1996	714	R & Ad	12241	1996	725	Am
11103	1996	714	R & Ad	12260	1996	725	Am
11104	1996	714	R & Ad	12261	1996	725	Am
11105	1996	714	Ad	12262	1996	725	Am
11106	1996	714	Ad	12280	1996	725	Am
11107	1996	714	Ad	12281	1996	725	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

ELECTIONS CODE (as added by Stats. 1994, Ch. 920)—Continued*Note: Effective January 1, 1995.**See also Elections Code (1961:23) in this record for code effective only until January 1, 1995.**See Section 6 of Chapter 920 of the Statutes of 1994 for tables indicating the derivation of Elections Code sections as added by Chapter 920 and the disposition of former provisions of the Elections Code.*

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12282	1996	725	Am	13230	1996		
12284	1996	725	Am		Initiative		
12285	1996	725	Am		(Prop. 198		
12286	1996	725	Am		adopted		
12302	1996	725	Am		March 26, 1996)	Am	
12303	1996	725	Am	13261	1996	118	Am
12305	1996	725	R	13300	1996		
12308	1996	725	R		Initiative		
12310	1996	725	Am		(Prop. 198		
12311	1996	725	Am		adopted		
12314	1996	725	Am		March 26, 1996)	Am	
12317	1996	725	R	13301	1996		
12319	1996	725	Am		Initiative		
12321	1996	725	Am		(Prop. 198		
12322	1996	725	R		adopted		
12323	1996	725	R		March 26, 1996)	Am	
12324	1996	725	R	13302	1996		
12325	1996	725	R		Initiative		
12326	1996	725	R		(Prop. 198		
12327	1996	725	Am		adopted		
12328	1996	725	R		March 26, 1996)	Am	
12329	1996	725	R	13314	1996	724	Am
12330	1996	725	R	14105.5	1994	1189	Ad
12350	1996	725	R	14289	1996	724	R
12351	1996	725	R	14310	1995	451	Am
12352	1996	725	R	14311	1995	919	Ad
12353	1996	725	R	15310	1995	451	Am
12354	1996	725	R		1995	736*	Am
12355	1996	725	R				R & Ad ⁹⁴
12356	1996	725	R	15501	1995	736*	Am
12357	1996	725	R	16001	1996	1143*	R
13001	1996	1102	Am & R ⁴⁰	16400	1996	1143*	Am
			Ad ¹⁶⁰	16464	1996	1143*	Am
13102	1996			16500	1996	1143*	Am
	Initiative			16501	1996	1143*	Am
	(Prop. 198			16502	1996	1143*	Am
	adopted			16503	1996	1143*	Am
	March 26, 1996)	Am		16520	1996	1143*	Am
13107	1996	724	Am	16521	1996	1143*	Am
13109	1996	58	Am	16540	1996	1143*	Am
	1996	872	Am ¹²⁸¹	16700	1996	1143*	Am
13117	1996	58	Am	16741	1996	1143*	Am
13203	1996			18108	1995	946	Am
	Initiative				1997	456	Am
	(Prop. 198			18108.5	1997	456	Ad
	adopted			18110	1994	1207	Ad
	March 26, 1996)	Am		18300	1994	1189	R
13206	1996			18320	1994	1189	R
	Initiative			18522	1994	818	Ad
	(Prop. 198			18603	1996	714	Am
	adopted			20002	1994	1189	R
	March 26, 1996)	Am		20003	1994	1189	R
13210	1996	218	Am	20004	1994	1189	R
13211.5	1996	333*	Ad	20005	1994	1189	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

ELECTIONS CODE (as added by Stats. 1994, Ch. 920)—Continued

Note: Effective January 1, 1995.

See also Elections Code (1961:23) in this record for code effective only until January 1, 1995.

See Section 6 of Chapter 920 of the Statutes of 1994 for tables indicating the derivation of Elections Code sections as added by Chapter 920 and the disposition of former provisions of the Elections Code.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
20300	1996			Div. 16, Art. 4, heading (Sec. 27340 et seq.)	1996	1143 *	R (as ad by Sec. 5, Stats. 1994, Ch. 79)
	Initiative (Prop. 208 adopted Nov. 5, 1996)		R ¹²¹⁰				
21000	1995	896	Am				
27312	1996	1143 *	Am & RN				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EVIDENCE CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
175	1994	1010	Am ⁸³²	1027	1990	216	R (as ad by
352.1	1996	1075	Am				Stats. 1970,
452.5	1996	642	Ad				Ch. 1396) ²⁰⁶
523	1994	128	Ad	1035.2	1990	1342	Am
621	1990	543	Am	1037.1	1990	1342	Am
	1992	162	R ^{42 514}	1037.7	1992	163	Am ^{42 511}
621.1	1992	849	Ad		1993	219	R (as am by
	1993	219	R				Sec. 71,
670	1992	914	Ad				Stats. 1992,
703.5	1990	1491	Am				Ch. 163) & Ad
	1993	114	Am	1043	1989	693	Am
	1993	1261	Am	1061	1990	149	Ad
	1994	1269	Am		1990	714	Am (as ad by
721	1997	892	Am				Stats. 1990,
730	1990	295	Am				Ch. 149)
751	1990	1450	Am	1062	1990	149	Ad
	1997	376	Am		1990	714	Am (as ad by
754	1989	1002	Am				Stats. 1990,
	1990	1450	Am				Ch. 149)
	1991	883	Am	1063	1990	714	Ad
	1992	118*	Am	1101	1995	439	Am
	1992	913	Am		1996	261	Am
	1995	143*	Am	1103	1990	268	Am
754.5	1990	1450	Ad		1991	16*	Am
	1992	913	Am		1996	1075	Am
755	1991	883	Ad & R ¹⁹	1107	1991	812	Ad
	1995	888	Ad		1992	163	Am ^{42 511}
755.5	1992	1302*	Ad		1993	219	Am
	1995	938	Am ⁵⁷⁴		1993	589	Am ⁶⁷⁰
767	1995	87	Am	1108	1995	439	Ad
782	1989	1402	Am	1109	1996	261	Ad
	1996	1075	Am	1115	1997	772	Ad
795	1996	67	Am	1116	1997	772	Ad
823	1992	7	Am	1117	1997	772	Ad
824	1992	7	Ad	1118	1997	772	Ad
890	1992	162	R ^{42 514}	1119	1997	772	Ad
891	1992	162	R ^{42 514}	1120	1997	772	Ad
892	1992	162	R ^{42 514}	1121	1997	772	Ad
893	1992	162	R ^{42 514}	1122	1997	772	Ad
894	1992	162	R ^{42 514}	1123	1997	772	Ad
895	1992	162	R ^{42 514}	1124	1997	772	Ad
895.5	1992	162	R ^{42 514}	1125	1997	772	Ad
	1992	851*	Am	1126	1997	772	Ad
	1993	219	R	1127	1997	772	Ad
896	1992	162	R ^{42 514}	1128	1997	772	Ad
897	1992	162	R ^{42 514}	Div. 9,			
952	1994	186	Am	Ch. 2,			
	1994	587	Am	heading			
954	1994	1010	Am ⁸³²	(Sec. 1150			
956.5	1993	982	Ad	et seq.)	1997	772	Am & RN
972	1989	1359	Am	Div. 9,			
994	1994	1010	Am ⁸³²	Ch. 3,			
1010	1989	1104	Am	heading			
	1990	662	Am	(Sec. 1150			
	1992	308	Am	et seq.)	1997	772	Ad(RN)
	1994	1270	Am	1152.5	1992	163	Am ^{42 511}
1014	1989	1104	Am		1993	219	Am
	1990	605	Am		1993	1261	Am (as am by
	1994	1010	Am ⁸³²				Sec. 73,
1014.5	1994	1269	Am				Stats. 1992,
	1994	1270	R				Ch. 163)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

EVIDENCE CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1152.5 (Cont.)	1994	1269	Am	1231.2	1997	499	Ad
	1996	174	Am	1231.3	1997	499	Ad
	1997	772	R	1231.4	1997	499	Ad
1152.6	1995	576	Ad	1253	1995	87	Ad
	1997	772	R	1280	1996	642	Am
1157	1990	196	Am	1293	1989	322	Ad
	1994	815	Am	1294	1996	560	Ad
1158	1993	226	Am	1360	1995	87	Ad
	1997	442	Am	1370	1996	416*	Ad
1159	1992	188	Ad	1410.5	1989	660	Ad
1203.1	1990			1500.5	1996	642	Am
	Initiative			1500.6	1996	345	Ad
	(Prop. 115			1550	1992	876	Am
	adopted			1560	1991	1090	Am
	June 5, 1990)	Ad			1997	442	Am
1228.1	1995	540	Ad	1561	1996	146	Am
	1997	793	Am	1562	1989	1416	Am
1231	1997	499	Ad		1996	146	Am
1231.1	1997	499	Ad	1563	1997	442	Am
				1567	1995	506	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FAMILY CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2	1993	219	Am	589	1994	197	R
55	1993	219	R	590	1994	197	R
57	1993	219	R	591	1994	197	R
58	1993	219	Ad	592	1994	197	R
60	1993	219	R	593	1994	197	R
63	1993	219	Ad	594	1994	197	R
70	1993	219	R	753	1993	219	Am
75	1993	219	R	755	1994	1269	Am
80	1994	1269	Am	782.5	1995	364	Ad
105	1993	219	Ad	853	1993	219	Am
	1994	1010	Am ⁸³²	901	1993	219	R
110	1993	219	Ad	914	1993	219	Am
150	1993	219	Am	915	1993	219	Am
213	1993	219	Am	930	1993	219	Am
215	1993	219	Am	1000	1993	219	Am
231	1993	219	Am	1100	1993	219	Am
Div. 2, Pt. 4, heading (Sec. 240 et seq.)				1102	1993	219	Am
	1993	219	Am	1816	1993	219	Am
240	1993	219	R & Ad	1839	1993	219	Am
240.5	1995	907	Ad	1850	1993	219	Am
241	1993	219	Am	1852	1996	1023*	Am ¹²⁵³
242	1993	219	R & Ad		1997	850	Am
243	1993	219	Am	2010	1993	219	Am
246	1993	148	Ad		1994	1269	Am
270	1993	219	R & Ad	2021	1996	1061	Am
271	1993	219	R & Ad	2023	1993	219	Am
272	1993	219	R & Ad	2024	1993	219	Am
273	1993	219	R	2030	1993	219	R & Ad
	1994	1269	Ad	2031	1993	219	R & Ad
274	1993	219	R	2032	1993	219	Ad
	1995	364	Ad	2033	1993	219	Ad
275	1993	219	R	2034	1993	219	Ad
292	1995	904	Ad	2035	1993	219	R
300	1993	219	Am	2036	1993	219	R
306	1993	219	Am	2036.5	1993	219	R
307	1993	219	Am	2037	1993	219	R
357	1993	219	Am	2038	1993	219	R
358	1996	1075	Am	2039	1993	219	R
359	1993	219	Am	2040	1993	219	R & Ad
	1996	1023*	Am ¹²⁵³		1994	1269	Am
360	1993	219	Am	2041	1993	219	R & Ad
420	1993	219	Am	2042	1993	219	R
422	1993	219	Am	2043	1993	219	R
423	1993	219	Am	2045	1993	219	R & Ad
425	1993	219	Am	2047	1993	219	Ad
506	1993	219	Am		1995	246	Am
510	1993	219	Am	2049	1993	219	Ad
511	1994	1269	Am	2060	1996	1061	Am
580	1994	197	R	2062	1994	1269	Am
581	1994	197	R	2063	1994	1269	Am
582	1994	197	R	2064	1994	1269	Am
583	1994	197	R	2065	1994	1269	Am
584	1994	197	R	2070	1994	1269	Am
585	1994	197	R	2071	1994	1269	Am
586	1994	197	R	2072	1994	1269	Am
587	1994	197	R	2073	1994	1269	Am
588	1994	197	R	2074	1994	1269	Am
				2080	1996	1061	Am
				2081	1996	1061	Am
				2100	1993	219	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FAMILY CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
2100 (Cont.)				2125	1993	219	Ad
	1993	1101 *	Am (as ad by Sec. 107, Stats. 1993, Ch. 219) ⁴²		1993	1101 *	Am (as ad by Sec. 108, Stats. 1993, Ch. 219) ⁴²
2101	1993	219	Ad	2126	1993	219	Ad
	1993	1101 *	Am (as ad by Sec. 107, Stats. 1993, Ch. 219) ⁴²	2127	1993	219	Ad
					1993	1101 *	Am (as ad by Sec. 108, Stats. 1993, Ch. 219) ⁴²
2102	1993	219	Ad	2128	1993	219	Ad
	1993	1101 *	Am (as ad by Sec. 107, Stats. 1993, Ch. 219) ⁴²	2129	1993	219	Ad
				2255	1993	219	Am
2103	1993	219	Ad	2330.1	1994	1269	Ad
2104	1993	219	Ad	2330.3	1996	56	Ad ⁵⁷⁴
	1993	1101 *	Am (as ad by Sec. 107, Stats. 1993, Ch. 219) ⁴²	2334	1993	219	Am
				2335	1993	219	Am
				2335.5	1996	810	Ad
				2336	1996	810	Am
2105	1993	219	Ad	2337	1994	1269	Am
	1993	1101 *	Am (as ad by Sec. 107, Stats. 1993, Ch. 219) ⁴²		1997	56	Am
				2338.5	1996	810	Ad
				2400	1993	219	Am
				2450	1996	56	Ad
				2451	1996	56	Ad
	1995	233	Am	2452	1996	56	Ad
	1996	1061	Am	2501	1993	219	R
2106	1993	219	Ad	2556	1993	219	Am
	1993	1101 *	Am (as ad by Sec. 107, Stats. 1993, Ch. 219) ⁴²	2580	1993	219	R & Ad
					1993	876 *	Am (as ad by Sec. 111.6, Stats. 1993, Ch. 219) ⁴²
	1995	233	Am				
	1996	1061	Am	2581	1993	219	Ad
2107	1993	219	Ad	2610	1993	219	Am
	1993	1101 *	Am (as ad by Sec. 107, Stats. 1993, Ch. 219) ⁴²		1994	670	Am
					1994	1269	Am (by Sec. 25.5 of Ch.)
2108	1993	219	Ad	2623	1993	219	Am
2109	1993	219	Ad	2628	1993	219	R
	1993	1101 *	Am (as ad by Sec. 107, Stats. 1993, Ch. 219) & RN & Ad ⁴²	2640	1993	219	Am
				3004	1997	849	Am
				3010	1993	219	R & Ad
				3011	1993	219	R & Ad
					1996	835	Am (by Sec. 1 of Ch.)
2110	1993	1101 *	Ad ⁴²		1996	836	Am (by Sec. 1.5 of Ch.)
	1994	146	Am ⁸³³				
2111	1993	1101 *	Ad ⁴²		1997	849	Am
2112	1993	1101 *	Ad ⁴²	3012	1993	219	R
2113	1993	1101 *	Ad(RN) ⁴²	3013	1993	219	R
2120	1993	219	Ad	3014	1993	219	R
2121	1993	219	Ad	3015	1993	219	R
2122	1993	219	Ad	3016	1993	219	R
	1993	1101 *	Am (as ad by Sec. 108, Stats. 1993, Ch. 219) ⁴²	3017	1993	219	R
				3018	1993	219	R
				3020	1993	219	Am
					1997	849	Am
2123	1993	219	Ad	3021	1993	219	Am & RN & Ad
2124	1993	219	Ad		1996	1075	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FAMILY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3021 (Cont.)	1997	396	Am		1997	849	Am
3022	1993	219	R & Ad(RN)	3162	1993	219	R & Ad
3022.5	1995	406	Ad		1997	849	Am
3023	1993	219	Am	3163	1993	219	Ad
3026	1993	219	Am	3164	1993	219	Ad
3027	1993	219	Am	3165	1996	761	Ad
	1994	688	Am	3170	1993	219	R & Ad
3028	1993	219	Am		1996	761	Am
3029	1993	219	Ad	3171	1993	219	R & Ad
3030	1993	219	Ad	3172	1993	219	R & Ad
	1X 1993-94	5	Am	3173	1993	219	R & Ad
	1997	594	Am	3174	1993	219	R
3031	1993	219	Ad	3175	1993	219	R & Ad
	1994	320	Am	3176	1993	219	R & Ad
3040	1993	219	R & Ad	3177	1993	219	R & Ad
	1997	849	Am	3178	1993	219	Ad
3041	1993	219	R & Ad	3179	1993	219	Ad
3042	1993	219	R & Ad	3180	1993	219	R & Ad
	1994	596	Am	3181	1993	219	R & Ad
	1995	91	Am ⁹⁶⁴	3182	1993	219	R & Ad
3043	1993	219	R & Ad	3183	1993	219	R & Ad
3044	1993	219	R		1996	761	Am
3060	1993	219	Am	3184	1993	219	Ad
3061	1993	219	Am	3185	1993	219	Ad
3080	1993	219	Am	3186	1993	219	Ad
3081	1993	219	Am	3190	1993	219	Am
3085	1993	219	Am		1993	301	Am
3088	1993	219	Am		1993	876*	Am (as am by
3100	1993	219	Am				Sec. 1,
	1994	320	Am				Stats. 1993,
3101	1993	219	R & Ad		1994	1269	Ch. 301) ⁴²
3102	1993	219	Am	3191	1993	219	Am
	1994	164	Am	3192	1993	219	Am
3103	1993	219	Ad		1994	1269	Am
	1993	832	Am (as ad by	3200	1996	387	Ad
			Sec. 116.78,	3403	1993	219	Am
			Stats. 1993,	3408	1993	219	Am
			Ch. 219)	3409	1993	219	Am
3104	1993	832	Ad	3411	1996	988	Am
3110	1993	219	R & Ad	3555	1993	219	Am
3111	1993	219	R & Ad	3557	1993	219	Ad
	1996	761	Am		1994	1269	Am
3112	1993	219	R & Ad	3558	1996	490	Ad
3113	1993	219	R & Ad	3601	1993	219	Am
3114	1993	219	Ad	3621	1993	219	Am
3115	1993	219	Ad	3622	1993	219	Am
	1996	761	Am		1997	14*	Am
3116	1993	219	Ad	3623	1993	219	Am
3117	1996	761	Ad	3650	1993	219	Am
3134.5	1996	988	Ad	3651	1994	1269	Am
3150	1993	219	Am		1997	599	Am
3151	1997	449	Am	3652	1994	1269	Am
3151.5	1997	449	Ad	3664	1995	506	Am
3155	1993	219	R	3667	1995	506	Am
3156	1993	219	R	3680	1993	219	Am
3157	1993	219	R		1994	415	R
3158	1993	219	R		1996	957	Ad
3159	1993	219	R	3681	1994	415	R
3160	1993	219	R & Ad	3682	1994	415	R
3161	1993	219	R & Ad	3683	1994	415	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FAMILY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3684	1993	219	Am	4055	1993	219	R & Ad ³²⁴
	1994	415	R		1993	1156	Am (as ad by
3685	1994	415	R				Sec. 138,
3686	1994	415	R				Stats. 1993,
	1994	1269	R				Ch. 219)
3687	1993	219	Am		1994	906	Am
	1994	415	R	4056	1993	219	R & Ad ³²⁴
3688	1993	219	Am		1993	1156	Am (as ad by
	1994	415	R				Sec. 138,
3689	1994	415	R				Stats. 1993,
3690	1994	415	R				Ch. 219)
3691	1993	219	Am	4057	1993	219	R & Ad ³²⁴
	1994	415	R		1993	935	Am (by Sec. 1
3692	1994	415	R				of Ch., as ad by
3693	1994	415	R				Sec. 138,
3694	1994	415	R				Stats. 1993,
3750	1994	147 *	Am				Ch. 219)
	1996	1062	Am		1993	1156	Am (by Sec. 3.5
3751	1993	876 *	Am ⁴²				of Ch., as ad by
	1994	1269	Am				Sec. 138,
3751.5	1996	1062	Ad				Stats. 1993,
	1997	599	Am				Ch. 219)
3752.5	1993	876 *	Ad (title	4057.5	1993	935	Ad
			purports to am		1994	1140	Am
			RTC 3752.5) ⁴²		1994	1269	Am
3753	1994	1269	R & Ad	4058	1993	219	R & Ad ³²⁴
3761	1993	219	Am	4059	1993	219	R & Ad ³²⁴
	1994	1269	Am		1994	1056	Am
3762	1994	1269	Am	4060	1993	219	R & Ad ³²⁴
3763	1994	1269	Am	4061	1993	219	R & Ad ³²⁴
3764	1994	1269	Am	4062	1993	219	R & Ad ³²⁴
3765	1994	1269	Am		1994	466	Am
3766	1994	1269	Am	4063	1993	219	R & Ad ³²⁴
3767	1996	1062	Am		1994	466	R & Ad
	1997	599	Am	4064	1993	219	R & Ad ³²⁴
3768	1994	1269	Am	4065	1993	219	R & Ad ³²⁴
3769	1994	1269	Am		1993	1156	Am (as ad by
3770	1994	1269	Am				Sec. 138,
3772	1994	1269	Am				Stats. 1993,
3773	1997	599	Ad				Ch. 219)
3780	1997	599	R	4066	1993	219	R & Ad ³²⁴
3781	1997	599	R	4067	1993	219	R & Ad ³²⁴
3782	1997	599	R	4068	1993	219	R & Ad ³²⁴
3805	1993	219	R		1994	415	Am
3830	1993	219	Ad		1994	953	Am
3901	1993	219	Am	4069	1993	219	Ad ³²⁴
3902	1993	219	Am		1993	1156	Am (as ad by
3930	1993	219	Am				Sec. 138,
4003	1993	219	Am				Stats. 1993,
4004	1993	219	Am				Ch. 219)
4005	1993	219	R	4070	1993	219	Ad ³²⁴
	1994	1269	Ad	4071	1993	219	Ad ³²⁴
4010	1993	219	Am		1993	1156	Am (as ad by
4014	1993	876 *	Ad ⁴²				Sec. 138,
	1997	599	Am				Stats. 1993,
4050	1993	219	R & Ad ³²⁴				Ch. 219)
4051	1993	219	R & Ad ³²⁴	4071.5	1994	146	Ad ⁸³³
4052	1993	219	R & Ad ³²⁴	4072	1993	219	Ad ³²⁴
4053	1993	219	R & Ad ³²⁴	4073	1993	219	Ad ³²⁴
4054	1993	219	R & Ad ³²⁴	4074	1993	219	Ad ³²⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FAMILY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4075	1993	219	Ad ³²⁴	4805	1997	194	R
4076	1993	1156	Ad (by Sec. 7.5 of Ch.)	4810	1997	194	R
4100	1993	219	R	4811	1997	194	R
4101	1993	219	R	4820	1997	194	R
4102	1993	219	R	4821	1997	194	R
4103	1993	219	R	4822	1997	194	R
4104	1993	219	R	4824	1997	194	R
4105	1993	219	R	4825	1997	194	R
Div. 9, Pt. 2, Ch. 2, Art. 3, heading (Sec. 4200 et seq.)	1993	219	Ad(RN)	4826	1997	194	R
Div. 9, Pt. 2, Ch. 2, Art. 4, heading (Sec. 4200 et seq.)	1993	219	Am & RN	4827	1997	194	R
4200	1993	219	Am	4828	1997	194	R
	1997	599	Am	4829	1997	194	R
4201	1993	219	Am	4830	1997	194	R
	1997	599	Am	4831	1997	194	R
4204	1997	599	Ad	4832	1997	194	R
4250	1996	957	Ad	4833	1997	194	R
4251	1996	957	Ad	4834	1997	194	R
4252	1996	957	Ad	4835	1997	194	R
4253	1996	957	Ad	4836	1997	194	R
4320	1996	1163	Am	4837	1997	194	R
4321	1993	219	Am	4838	1997	194	R
4323	1993	935	Am	4839	1997	194	R
4324	1995	364	Ad	4840	1997	194	R
4330	1996	1163	Am	4841	1997	194	R
4502	1993	219	R & Ad	4842	1997	194	R
4504	1996	912	Am	4843	1997	194	R
4506.1	1994	1269	Ad	4844	1997	194	R
4506.2	1994	1269	Ad	4845	1997	194	R
	1997	599	Am	4846	1994	1266	Am
4506.3	1994	1269	Ad		1997	194	R
	1996	957	Am	4847	1994	1269	Am
	1997	599	Am		1997	194	R
4507	1993	176	Ad	4848	1993	876 *	Am ⁴²
4508	1994	906	Ad		1997	194	R
4573	1993	219	Am	4849	1993	219	Am
4610	1993	219	Am		1993	876 *	Am (as am by Sec. 151, Stats. 1993, Ch. 219) ⁴²
4614	1993	219	Am				
4630	1993	219	Am				
4721	1994	959 *	Am				
4729	1993	219	Am				
	1994	959 *	Am				
4730	1993	219	Am				
4733	1993	219	Ad				
4800	1997	194	R				
4801	1997	194	R				
4802	1997	194	R				
4803	1997	194	R				
4804	1997	194	R				
				4850	1997	194	R
				4851	1997	194	R
				4852	1997	194	R
				4852.1	1994	1269	Ad
					1996	912	Am
					1997	194	R
				4853	1993	219	Am
					1993	876 *	Am (as am by Sec. 152, Stats. 1993, Ch. 219) ⁴²
					1994	1269	Am
					1997	194	R
				4854	1997	194	R
				4900	1997	194	Ad
				4901	1997	194	Ad
				4902	1997	194	Ad
				4903	1997	194	Ad
				4905	1997	194	Ad
				4906	1997	194	Ad
				4907	1997	194	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FAMILY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4908	1997	194	Ad		1997	599	Am
4909	1997	194	Ad	5230	1993	876 *	Am ⁴²
4910	1997	194	Ad		1997	599	Am
4911	1997	194	Ad	5230.1	1997	599	Ad
4912	1997	194	Ad	5230.5	1994	1140	Ad
4913	1997	194	Ad	5232	1997	599	Am
4915	1997	194	Ad	5234	1997	599	Am
4916	1997	194	Ad	5235	1993	876 *	Am ⁴²
4917	1997	194	Ad		1994	1269	Am
4918	1997	194	Ad		1997	599	Am
4919	1997	194	Ad	5237	1997	599	Am
4920	1997	194	Ad	5238	1997	599	Am
4921	1997	194	Ad	5240	1993	876 *	Am ⁴²
4922	1997	194	Ad		1997	599	Am
4923	1997	194	Ad	5241	1993	745	Am
4924	1997	194	Ad		1993	876 *	Am ⁴²
4925	1997	194	Ad	5243	1993	876 *	Am ⁴²
4926	1997	194	Ad	5245	1993	219	Am
4927	1997	194	Ad	5246	1996	957	Ad
4928	1997	194	Ad		1997	599	Am
4929	1997	194	Ad	5247	1997	599	Ad
4930	1997	194	Ad	5253	1997	599	Am
4931	1997	194	Ad	5260	1993	219	Am
4932	1997	194	Ad		1993	876 *	Am ⁴²
4933	1997	194	Ad		1994	1269	Am
4935	1997	194	Ad	5283	1996	1062	Am
4940	1997	194	Ad		1997	599	R
4941	1997	194	Ad	5500	1993	219	R
4942	1997	194	Ad	5501	1993	219	R
4943	1997	194	Ad	5505	1993	219	R
4944	1997	194	Ad	5510	1993	219	R
4945	1997	194	Ad	5511	1993	219	R
4946	1997	194	Ad	5512	1993	219	R
4950	1997	194	Ad	5513	1993	219	R
4951	1997	194	Ad	5514	1993	219	R
4952	1997	194	Ad	5515	1993	219	R
4953	1997	194	Ad	5516	1993	219	R
4954	1997	194	Ad	5517	1993	219	R
4955	1997	194	Ad	5518	1993	219	R
4956	1997	194	Ad	5519	1993	219	R
4957	1997	194	Ad	5520	1993	219	R
4958	1997	194	Ad	5530	1993	219	R
4959	1997	194	Ad	5531	1993	219	R
4960	1997	194	Ad	5550	1993	219	R
4961	1997	194	Ad	5551	1993	219	R
4962	1997	194	Ad	5552	1993	219	R
4963	1997	194	Ad	5600	1993	219	R
4965	1997	194	Ad		1997	599	Ad
4970	1997	194	Ad	5601	1993	219	R
4971	1997	194	Ad		1997	599	Ad
4975	1997	194	Ad	5602	1993	219	R
4976	1997	194	Ad		1997	599	Ad
5100	1993	876 *	Am ⁴²	5603	1993	219	R
	1994	1269	Am		1997	599	Ad
	1997	599	Am	5604	1993	219	R
5101	1993	876 *	Am ⁴²		1997	599	Ad
	1994	1269	Am	5605	1993	219	R
	1997	599	Am	5606	1993	219	R
5103	1994	1269	Am	5650	1993	219	R
5201	1997	599	Ad	5651	1993	219	R
5206	1993	219	Am	5652	1993	219	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FAMILY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5700	1993	219	R		1996	988	Am
5701	1993	219	R	6254	1993	219	Ad
5702	1993	219	R	6255	1993	219	Ad
5703	1993	219	R	6256	1993	219	Ad
5750	1993	219	R		1993	1229	Am (as ad by
5751	1993	219	R				Sec. 154,
5752	1993	219	R				Stats. 1993,
5753	1993	219	R				Ch. 219)
5754	1993	219	R	6257	1993	219	Ad
	1993	301	Am	6270	1993	219	Ad
	1993	876*	R (as am by	6271	1993	219	Ad
			Sec. 2,	6272	1993	219	Ad
			Stats. 1993,	6273	1993	219	Ad
			Ch. 301)	6274	1997	169	Ad
5755	1993	219	R	6300	1993	219	Ad
5756	1993	219	R	6301	1993	219	Ad
5800	1993	219	R		1996	727	Am
5801	1993	219	R	6302	1993	219	Ad
5802	1993	219	R	6303	1993	219	Ad
5803	1993	219	R		1996	761	Am
5804	1993	219	R	6304	1993	219	Ad
5805	1993	219	R	6305	1993	219	Ad
5806	1993	219	R		1995	246	Am
5807	1993	219	R	6320	1993	219	Ad
6200	1993	219	Ad		1995	598	Am
6201	1993	219	Ad		1996	904	Am
6203	1993	219	Ad	6321	1993	219	Ad
6205	1993	219	Ad	6322	1993	219	Ad
6209	1993	219	Ad	6323	1993	219	Ad
6211	1993	219	Ad		1994	320	Am
6215	1993	219	Ad		1997	396	Am
6218	1993	219	Ad	6324	1993	219	Ad
6220	1993	219	Ad	6325	1993	219	Ad
6221	1993	219	Ad	6326	1993	148	Ad
6222	1993	219	Ad		1993	219	Ad
	1993	583	Am (as ad by		1993	876*	Am (as ad by
			Stats. 1993,				Sec. 154,
			Ch. 219)				Stats. 1993,
	1995	904	Am (by Sec. 3				Ch. 219)
			of Ch.)				& RN ⁴²
6223	1993	219	Ad	6327	1993	876*	Ad(RN) ⁴²
6224	1993	219	Ad	6340	1993	219	Ad
6225	1993	219	Ad	6341	1993	219	Ad
6226	1993	219	Ad	6342	1993	219	Ad
6227	1993	219	Ad	6343	1993	219	Ad
6240	1993	219	Ad		1993	876*	Am (as ad by
	1993	1229	Am (as ad by				Sec. 154,
			Sec. 154,				Stats. 1993,
			Stats. 1993,				Ch. 219) ⁴²
			Ch. 219)	6344	1993	219	Ad
	1995	GRP 1	S ¹¹⁶⁸	6345	1993	219	Ad
	1996	305	Am ¹²¹⁴		1995	907	Am
	1996	988	Am	6346	1997	396	Ad
6241	1993	219	Ad	6360	1993	219	Ad
6250	1993	219	Ad	6361	1993	219	Ad
	1996	988	Am	6380	1993	219	Ad
6251	1993	219	Ad		1994	872	R & Ad
	1996	988	Am		1995	731	Am
6252	1993	219	Ad		1996	1139	Am
	1996	988	Am		1996	1140	Am (by Sec. 1.5
6253	1993	219	Ad				of Ch.)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FAMILY CODE—Continued

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
6380.5	1996	1140	Ad	Div. 12, Pt. 2, Ch. 2, heading (Sec. 7550 et seq.)				
6381	1993	219	Ad					
	1994	872	Am					
6382	1993	219	Ad					
6383	1993	219	Ad					
	1994	872	Am		1993	219	Ad(RN)	
	1997	347	Am		7550	1993	219	Am
6384	1993	219	Ad		7551	1997	599	Am
	1997	347	Am		7552	1994	1266	Am
6385	1993	219	Ad					
	1994	871	Am ⁸²	7552.5	1994	1266	Ad	
	1994	872	Am					
	1995	731	Am	7555	1993	219	Am	
6386	1993	219	Ad					
6387	1993	219	Ad	7558	1997	599	Ad	
6388	1993	219	Ad	7570	1993	1240	Ad	
6389	1994	871	Ad	7571	1993	1240	Ad	
6550	1994	98*	Ad		1994	1269	Am	
	1996	563	Am		1996	1023*	Am ¹²⁵³	
6552	1994	98*	Ad		1996	1062	Am	
	1994	1269	Am		1997	599	Am	
6910	1996	563	Am	7572	1993	1240	Ad	
6924	1993	219	Am		1994	1269	Am	
6925	1996	1023*	Am ¹²⁵³		1996	1062	Am	
6929	1995	455*	Am		1997	599	Am	
	1996	656	Am	7573	1993	1240	Ad	
7120	1993	219	Am		1994	1266	R	
7121	1993	219	Am		1996	1062	Ad	
7132	1993	219	Am	7574	1993	1240	Ad	
7133	1993	219	Am		1994	1269	Am	
Div. 12, Pt. 1, heading (Sec. 7500 et seq.)					1995	91	Am ⁹⁶⁴	
	1993	219	Am		1996	1062	R & Ad	
	1993	219	Am & RN & Ad	7575	1993	1240	Ad	
	1993	219	Am & RN & Ad		1994	1266	Am	
	1993	219	Ad		1994	1269	Am (by Sec. 52.3 of Ch.)	
	1993	219	Ad		1996	1062	R & Ad	
	1993	219	Ad	7576	1997	599	Am	
	1993	219	Ad		1993	1240	Ad	
	1993	219	Ad		1994	1266	Am	
	1993	219	Ad		1996	1062	R & Ad	
Div. 12, Pt. 2, heading (Sec. 7540 et seq.)	1993	219	Ad	7577	1993	1240	Ad	
	1993	219	Ad		1994	1269	R	
	1993	219	Ad		1996	1062	Ad	
	1993	219	Ad	7604	1993	219	Am	
	1993	219	Ad	7604.5	1997	599	Ad	
	1993	219	Ad	7611	1993	219	Am	
	1993	219	Ad		1994	1269	Am (by Sec. 53 of Ch.)	
	1993	219	Ad	7611.5	1993	219	Ad	
	1993	219	Ad	7612	1993	219	Am	
	1993	219	Ad		1994	1269	Am (by Sec. 54 of Ch.)	
Div. 12, Pt. 2, heading (Sec. 7540 et seq.)	1993	219	Ad	7631	1993	219	Am	
	1993	219	Ad(RN)	7635	1994	1269	Am	
	1993	219	Ad(RN)	7637	1993	219	Am	
				7639	1996	1023*	Am ¹²⁵³	
				7640	1994	1269	Am	
				7644	1994	1266	Ad	
Div. 12, Pt. 2, heading (Sec. 7550 et seq.)					1996	1062	Am	
	1993	219	Am & RN	7700	1993	219	R & Ad	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FAMILY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7710	1993	219	R & Ad	8622	1993	219	Ad
7711	1993	219	R		1993	758	R (as ad by
7712	1993	301	Ad				Sec. 188,
	1993	876 *	R (as ad by				Stats. 1993,
			Sec. 3,				Ch. 219)
			Stats. 1993,				Ad ¹¹⁷
			Ch. 301)	8623	1996	1135	Ad
7720	1993	219	R & Ad	8624	1996	1135	Ad
	1995	246	Am	8625	1996	1135	Ad
7721	1993	219	R	8626	1996	1135	Ad
7722	1993	219	R	8627	1996	1135	Ad
7730	1993	219	R & Ad	8628	1996	1135	Ad
7731	1993	219	R	8629	1996	1135	Ad
7740	1993	219	R	8630	1996	1135	Ad
7741	1993	219	R	8631	1996	1135	Ad
7742	1993	219	R	8632	1996	1135	Ad
7743	1993	219	R	8633	1996	1135	Ad
7750	1993	219	R	8634	1996	1135	Ad
7807	1993	219	Am	8635	1996	1135	Ad
7808	1994	1269	Am	8636	1996	1135	Ad
7825	1997	594	Am	8637	1996	1135	Ad
7827	1996	288	Am	8638	1996	1135	Ad
7850	1993	219	Am	8700	1993	219	Am
7851	1993	219	Am		1994	1269	Am
7851.5	1994	1286	Ad		1997	793	Am
7852	1993	219	Ad	8704	1995	884	Am
7891	1993	219	Am	8706	1996	1053	Am
7950	1995	884	R & Ad	8708	1995	884	R & Ad
7951	1995	884	R & Ad	8709	1995	884	R & Ad
7952	1995	884	R & Ad	8710	1995	884	R & Ad
7953	1995	884	R	8711.5	1995	884	Ad
7954	1995	884	R	8714	1993	219	Am
8502	1993	219	Ad	8714.5	1997	793	Ad
	1993	758	R (as ad by	8714.7	1997	793	Ad
			Sec. 183,	8715	1997	793	Am
			Stats. 1993,	8800	1993	450	Am (by Sec. 2
			Ch. 219)				of Ch.)
			Ad ¹¹⁷	8801	1993	219	Am
	1994	585	Am		1993	758	Am (as am by
	1997	559	Am				Sec. 191,
8514	1994	585	Ad				Stats. 1993,
8539	1993	219	Ad				Ch. 219)
	1993	758	R (as ad by				R & Ad ¹¹⁷
			Sec. 184,	8801.3	1993	219	Ad
			Stats. 1993,		1993	758	R (as ad by
			Ch. 219)				Sec. 192,
			Ad ¹¹⁷				Stats. 1993,
8543	1993	219	Ad				Ch. 219)
8613	1993	1158	Am				Ad ¹¹⁷
8614	1997	793	Am		1994	585	Am
8620	1993	219	Ad	8801.5	1993	219	Ad
	1993	758	R (as ad by		1993	758	R (as ad by
			Sec. 186,				Sec. 193,
			Stats. 1993,				Stats. 1993,
			Ch. 219)				Ch. 219)
			Ad ¹¹⁷				Ad ¹¹⁷
8621	1993	219	Ad				Ad ¹¹⁷
	1993	758	R (as ad by		1994	585	Am
			Sec. 187,		1997	559	Am
			Stats. 1993,	8801.7	1993	219	Ad
			Ch. 219)				
			Ad ¹¹⁷				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FAMILY CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
8801.7 (Cont.)	1993	758	R (as ad by Sec. 194, Stats. 1993, Ch. 219) Ad ¹¹⁷	9002	1993	219	Am
					1993	494	Am (as am by Sec. 205, Stats. 1993, Ch. 219)
8802	1993	219	Am	9003	1993	219	Am
	1993	758	Am (as am by Sec. 195, Stats. 1993, Ch. 219) R & Ad ¹¹⁷	9005	1993	219	Am
				9006	1993	219	Am
				9102	1995	567	Am
				9202.5	1996	1053	Ad
				9300	1993	266	Am
				9306	1993	266	Am
8804	1996	510	Am	10000	1996	957	Ad
	1993	219	Am	10001	1996	957	Ad
	1993	758	Am (as am by Sec. 196, Stats. 1993, Ch. 219) R & Ad ¹¹⁷	10002	1996	957	Ad
				10003	1996	957	Ad
				10004	1996	957	Ad
				10005	1996	957	Ad
					1997	599	Am
8808	1993	219	Am	10006	1996	957	Ad
	1993	758	Am (as am by Sec. 197, Stats. 1993, Ch. 219) R & Ad ¹¹⁷	10007	1996	957	Ad
				10008	1996	957	Ad
				10010	1996	957	Ad
				10011	1996	957	Ad
				10012	1996	957	Ad
8810	1993	1158	Ad & R ¹⁹⁹	Div. 14, heading (Sec. 10100 et seq.)			
	1996	510	Am	Div. 15, heading (Sec. 10100 et seq.)			
8811.5	1996	510	Ad		1997	17	Am & RN ¹³²⁸
8812	1993	450	Ad				
8814	1993	219	Am				
	1993	758	Am (as am by Sec. 198, Stats. 1993, Ch. 219) R & Ad ¹¹⁷				
					1997	17	Ad(RN) ¹³²⁸
				10100	1996	958	Ad
				10101	1996	958	Ad
				10102	1996	958	Ad
	1994	585	Am (as ad by Sec. 12, Stats. 1993, Ch. 758)	20000	1993	219	R & Ad
				20001	1993	219	R & Ad
				20002	1993	219	R & Ad
8814.5	1996	510	Am	20003	1993	219	R
	1993	219	Ad	20004	1993	219	R
	1993	758	R (as ad by Ch. 199, Stats. 1993, Ch. 219) Ad ¹¹⁷	20005	1993	219	R
				20006	1993	219	R
				20007	1993	219	R
				20008	1993	219	R
				20009	1993	219	R
	1994	585	Am	20010	1993	219	R & Ad
	1996	510	Am	20011	1993	219	R & Ad
8815	1993	219	R & Ad	20012	1993	219	R & Ad
	1993	758	R (as ad by Ch. 201, Stats. 1993, Ch. 219) Ad	20013	1993	219	Ad
				20014	1993	219	Ad
				20015	1993	219	Ad
				20016	1993	219	Ad
				20017	1993	219	Ad
				20018	1993	219	Ad
8817	1996	1053	Am	20019	1993	219	Ad
8904	1993	219	Am	20020	1993	219	Ad
8909	1996	1053	Am	20021	1993	219	Ad
8919	1993	219	Ad	20022	1993	219	Ad
9001	1993	219	Am	20023	1993	219	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
20024	1993	219	Ad	20100	1993	219	Ad
	1993	876*	Ad ⁴² R ³⁷⁷		1993	1240	R (as ad by Stats. 1993, Ch. 219)
20025	1993	219	Ad	20101	1993	219	Ad
20026	1993	219	Ad		1993	1240	R (as ad by Stats. 1993, Ch. 219)
20030	1993	219	Ad	20102	1993	219	Ad
20031	1993	219	Ad		1993	1240	R (as ad by Stats. 1993, Ch. 219)
20032	1993	219	Ad	20103	1993	219	Ad
20033	1993	219	Ad		1993	1240	R (as ad by Stats. 1993, Ch. 219)
20034	1993	219	Ad	20104	1993	219	Ad
20035	1993	219	Ad		1993	1240	R (as ad by Stats. 1993, Ch. 219)
20036	1993	219	Ad				
20037	1993	219	Ad				
20038	1993	219	Ad				
20039	1993	219	Ad				
	1993	876*	Ad ⁴² R ³⁷⁷				
20040	1993	219	Ad				
20041	1993	219	Ad				
20042	1993	219	Ad				
20043	1993	219	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18	1994	1010	Am ⁸³²	214	1996	1064	Am ⁵⁷⁴
22	1995	480*	Am ¹⁰⁸³	215	1996	1064	Am ⁵⁷⁴
100.5	1995	480*	Ad ¹⁰⁸³	216	1995	480*	Ad ¹⁰⁸³
107	1996	1063	Am		1996	1064	Am ⁵⁷⁴
109	1996	1064	Am ⁵⁷⁴	217	1996	1064	Ad ⁵⁷⁴
112	1996	1064	Am ⁵⁷⁴	230	1996	1064	Am ⁵⁷⁴
113	1994	1010	Am ⁸³²	231	1996	1064	Am ⁵⁷⁴
114	1995	480*	R ¹⁰⁸³	233	1996	1064	Am ⁵⁷⁴
116	1995	480*	Am ¹⁰⁸³	234	1996	1064	Am ⁵⁷⁴
118	1996	1064	Am ⁵⁷⁴	235	1996	1064	Am ⁵⁷⁴
126.5	1995	480*	Ad ¹⁰⁸³	250	1996	1064	Am ⁵⁷⁴
131	1995	480*	R ¹⁰⁸³	252	1996	1064	Am ⁵⁷⁴
132	1995	480*	Am ¹⁰⁸³	253	1996	1064	Am ⁵⁷⁴
133	1995	480*	R ¹⁰⁸³	255	1996	1064	Am ⁵⁷⁴
134	1997	375	Am	256	1996	1064	R & Ad ⁵⁷⁴
134.5	1996	1064	Ad ⁵⁷⁴	258	1996	1064	R & Ad ⁵⁷⁴
136	1995	480*	R ¹⁰⁸³	259	1996	1064	Am ⁵⁷⁴
137	1995	480*	R & Ad ¹⁰⁸³	260	1996	1064	Am ⁵⁷⁴
138	1995	480*	R ¹⁰⁸³	261	1989	868*	Ad
139.2	1995	480*	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
139.3	1995	480*	Ad ¹⁰⁸³	262	1990	1035	Ad
139.4	1995	480*	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
139.5	1995	480*	Ad ¹⁰⁸³	263	1996	1064	Ad ⁵⁷⁴
139.6	1996	1064	Ad ⁵⁷⁴	265	1996	1064	Ad ⁵⁷⁴
139.7	1995	480*	Ad ¹⁰⁸³	Div. 1,			
139.9	1995	480*	Ad ¹⁰⁸³	Ch. 2,			
140.3	1995	480*	Ad ¹⁰⁸³	Art. 5,			
141	1995	480*	R ¹⁰⁸³	heading			
142	1995	480*	Am ¹⁰⁸³	(Sec. 270			
143	1995	480*	R ¹⁰⁸³	et seq.)	1996	1064	Am ⁵⁷⁴
	1996	1064	Ad ⁵⁷⁴	270	1991	180	Am
146.3	1995	480*	Ad ¹⁰⁸³		1995	480*	Am ¹⁰⁸³
146.7	1995	480*	Ad ¹⁰⁸³		1996	887*	Am (by Sec. 1.5
147	1995	480*	R ¹⁰⁸³				of Ch.)
148	1995	480*	R & Ad ¹⁰⁸³		1996	1064	Am (by
149	1995	480*	R ¹⁰⁸³				Sec. 53.1
180	1996	1063	Am (by Sec. 2				of Ch.) ⁵⁷⁴
			of Ch.)	271	1995	480*	Am ¹⁰⁸³
	1996	1064	Am (by		1996	1064	Am ⁵⁷⁴
			Sec. 27.1	271.5	1996	887*	Am (by Sec. 1.7
			of Ch.) ⁵⁷⁴				of Ch.)
183	1997	375	R		1996	1064	Am (by
184	1996	1064	Am ⁵⁷⁴				Sec. 55.1
186	1996	887*	R				of Ch.) ⁵⁷⁴
Div. 1,				272	1996	1063	Am (by Sec. 3
Ch. 2,					1996	1064	of Ch.)
heading							Am (by
(Sec. 200							Sec. 56.1
et seq.)	1996	1064	Am ⁵⁷⁴				of Ch.) ⁵⁷⁴
200	1996	1064	Am ⁵⁷⁴		1997	375	Am
Div. 1,				273	1996	1063	Am (by Sec. 4
Ch. 2,							of Ch.)
Art. 2,					1996	1064	Am (by
heading							Sec. 57.1
(Sec. 210							of Ch.) ⁵⁷⁴
et seq.)	1996	1064	Am ⁵⁷⁴	273.5	1996	1064	Ad ⁵⁷⁴
210	1996	1064	Am ⁵⁷⁴	274	1996	1064	Am ⁵⁷⁴
210.5	1996	1064	Ad ⁵⁷⁴	275	1996	1064	Am ⁵⁷⁴
211	1996	1064	Am ⁵⁷⁴	276	1996	1064	Ad ⁵⁷⁴
212	1996	1064	Am ⁵⁷⁴	277	1996	1064	Ad ⁵⁷⁴
213	1996	1064	Am ⁵⁷⁴	350	1996	1064	Am ⁵⁷⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
360	1996	1064	Am ⁵⁷⁴	510	1996	1063	Am (by Sec. 9 of Ch.)
360.5	1996	1064	Am ⁵⁷⁴				
361	1996	1063	Am (by Sec. 5 of Ch.)		1996	1064	Am (by Sec. 87.1 of Ch.) ⁵⁷⁴
		1996	1064				Am ⁵⁷⁴
			Sec. 64.1 of Ch.) ⁵⁷⁴	511	1996	1064	Am ⁵⁷⁴
			Am (by Sec. 6 of Ch.)	512	1995	480*	Ad ¹⁰⁸³
362	1996	1063	Am (by Sec. 6 of Ch.)		1996	1064	Am ⁵⁷⁴
	1996	1064	Am (by Sec. 65.1 of Ch.) ⁵⁷⁴	530	1995	480*	R ¹⁰⁸³
			Am ⁵⁷⁴	531	1995	480*	R ¹⁰⁸³
362.5	1996	1064	Am ⁵⁷⁴	532	1995	480*	R ¹⁰⁸³
363	1996	1064	Am ⁵⁷⁴	533	1995	480*	R ¹⁰⁸³
400	1996	1063	Am (by Sec. 7 of Ch.)	534	1995	480*	R ¹⁰⁸³
			Am (by Sec. 68.1 of Ch.) ⁵⁷⁴	534.1	1995	480*	R ¹⁰⁸³
			Am ⁵⁷⁴	535	1995	480*	R ¹⁰⁸³
			Am (by Sec. 7 of Ch.)	540	1996	1064	Am ⁵⁷⁴
			Am (by Sec. 68.1 of Ch.) ⁵⁷⁴	541	1996	1064	Am ⁵⁷⁴
			Am ⁵⁷⁴	542	1996	1064	Am ⁵⁷⁴
			Am ⁵⁷⁴	543	1996	1064	Am ⁵⁷⁴
401	1996	1064	Am ⁵⁷⁴	544	1996	1063	Am (by Sec. 10 of Ch.)
402	1996	1064	Am ⁵⁷⁴				
403	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 94.1 of Ch.) ⁵⁷⁴
404	1996	1064	Am ⁵⁷⁴				
405	1996	1064	Am ⁵⁷⁴				
406	1996	1064	Am ⁵⁷⁴	545	1996	1064	Am ⁵⁷⁴
407	1996	1064	Am ⁵⁷⁴	546	1996	1064	Am ⁵⁷⁴
419	1995	480*	Ad ¹⁰⁸³	547	1996	1063	Am (by Sec. 11 of Ch.)
Div. 1, Ch. 3, Art. 5, heading (Sec. 420 et seq.)					1996	1064	Am (by Sec. 97.1 of Ch.) ⁵⁷⁴
	1995	480*	Am ¹⁰⁸³	550	1995	480*	Am ¹⁰⁸³
420	1995	480*	Am ¹⁰⁸³	551	1995	480*	Am ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	1063	Am
	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁸²
421	1996	1064	Am ⁵⁷⁴	552	1996	1063	Am (by Sec. 13 of Ch.)
490	1995	480*	Ad ¹⁰⁸³				
	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 99.1 of Ch.) ⁵⁷⁴
Div. 1, Ch. 4, Art. 1, heading (Sec. 500 et seq.)				553	1996	1063	R
					1996	1064	Am ⁸²
	1995	480*	Am & RN ¹⁰⁸³	554	1996	1063	R
Div. 1, Ch. 4, Art. 2, heading (Sec. 500 et seq.)					1996	1064	Am ⁸²
	1995	480*	Ad(RN) ¹⁰⁸³	555	1996	1063	R
					1996	1064	Am ⁸²
500	1991	180	Am	556	1996	1063	R
	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁸²
501	1996	1064	Am ⁵⁷⁴	557	1996	1063	Am (by Sec. 18 of Ch.)
503	1995	480*	R & Ad ¹⁰⁸³				
	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 19 of Ch.)
504	1996	1064	Am ⁵⁷⁴				
505	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 105.1 of Ch.) ⁵⁷⁴
506	1996	1064	Am ⁵⁷⁴				
507	1996	1064	Am ⁵⁷⁴	559	1996	1064	Am ⁵⁷⁴
508	1996	1063	R	561	1995	480*	Am ¹⁰⁸³
	1996	1064	Am ⁸²		1996	1064	Am ⁵⁷⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
600	1996	1063	Am		1996	1064	Am (by Sec. 154 of Ch.) ⁵⁷⁴
600.10	1996	1064	Am ⁵⁷⁴				
600.12	1996	1064	Am ⁵⁷⁴		1996	1112	Am (by Sec. 1 of Ch.) ³⁰⁷
600.2	1996	1063	Am (by Sec. 21 of Ch.)				Am (by Sec. 1.5 of Ch.) ⁵⁷⁴
	1996	1064	Am (by Sec. 108.1 of Ch.) ⁵⁷⁴	754	1996	1063	Am
	1997	375	R		1996	1064	Am ⁸²
600.3	1997	375	Ad	756	1996	1064	Am ⁵⁷⁴
600.4	1995	480*	Am ¹⁰⁸³	757	1990	1079	Am ⁵⁴
	1996	1064	Am ⁵⁷⁴		1991	1129	Am
600.6	1996	1064	Am ⁵⁷⁴		1996	1063	Am
600.8	1996	1064	Am ⁵⁷⁴	758	1996	1064	Am ⁵⁷⁴
601	1996	1063	R	759	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁸²	761	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	763	1996	1064	Am ⁵⁷⁴
602	1996	1064	Am ⁵⁷⁴	771	1996	1063	Am (by Sec. 25 of Ch.)
643	1996	1064	Am ⁵⁷⁴				Am (by Sec. 161.1 of Ch.) ⁵⁷⁴
644	1996	1064	Am ⁵⁷⁴		1996	1064	Am
645	1996	1064	Am ⁵⁷⁴				Am ⁵⁷⁴
646	1996	1064	Am ⁵⁷⁴				Am ⁵⁷⁴
660	1996	1064	Am ⁵⁷⁴	772	1996	1064	Am ⁵⁷⁴
662	1996	1064	Am ⁵⁷⁴	774	1996	1064	Am ⁵⁷⁴
	1997	375	R	775	1996	1064	Am ⁵⁷⁴
663	1996	1064	Am ⁵⁷⁴	775.1	1996	1064	Am ⁵⁷⁴
670	1996	1064	Am ⁵⁷⁴	776	1996	1063	Am (by Sec. 26 of Ch.)
682	1995	480*	R ¹⁰⁸³				Am (by Sec. 166.1 of Ch.) ⁵⁷⁴
684	1996	1064	Am ⁵⁷⁴		1996	1064	Am
685	1996	1064	Am ⁵⁷⁴				Am (by Sec. 168.1 of Ch.) ⁵⁷⁴
686	1996	1064	Am ⁵⁷⁴				Am
687	1996	1064	Am ⁵⁷⁴	777.5	1989	868*	Ad
688	1996	1064	Am ⁵⁷⁴	782	1989	1286	Am ⁵⁷⁴
689	1996	1064	Am ⁵⁷⁴		1996	1064	Am
690	1996	1064	Am ⁵⁷⁴	Div. 1,			
691	1996	1064	Am ⁵⁷⁴	Ch. 6.5,			
692	1996	1064	Am ⁵⁷⁴	Art. 1,			
692.1	1996	1064	Am ⁵⁷⁴	heading			
693	1996	1064	Am ⁵⁷⁴	(Sec. 800			
694	1996	1064	Am ⁵⁷⁴	et seq.)	1996	887*	Am
696	1996	1064	Am ⁵⁷⁴	800	1995	480*	Ad ¹⁰⁸³
696.5	1996	1064	Am ⁵⁷⁴		1996	887*	Am (by Sec. 2 of Ch.)
697	1996	1064	Am ⁵⁷⁴				Am (by Sec. 168.1 of Ch.) ⁵⁷⁴
700	1994	1010	Am ⁸³²		1996	1064	Am
	1996	1064	Am ⁵⁷⁴				Ad ¹⁰⁸³
701	1996	1064	Am ⁵⁷⁴	801	1995	480*	Ad ¹⁰⁸³
702	1996	1064	Am ⁵⁷⁴	802	1995	480*	Ad ¹⁰⁸³
703	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
703.5	1996	1064	Am ⁵⁷⁴		1995	480*	Ad ¹⁰⁸³
704	1996	1064	Am ⁵⁷⁴	810	1996	1064	Am ⁵⁷⁴
705	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
706	1996	1064	Am ⁵⁷⁴	811	1995	480*	Ad ¹⁰⁸³
707	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
708	1996	1064	Am ⁵⁷⁴	812	1995	480*	Ad ¹⁰⁸³
709	1996	1064	Am ⁵⁷⁴	813	1995	480*	Ad ¹⁰⁸³
710	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
750	1996	1064	Am ⁵⁷⁴	814	1995	480*	Ad ¹⁰⁸³
751.3	1996	1064	Am ⁵⁷⁴	815	1995	480*	Ad ¹⁰⁸³
752	1996	1064	Am ⁵⁷⁴	816	1995	480*	Ad ¹⁰⁸³
753	1995	754	Ad		1996	1064	Am ⁵⁷⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
820	1995	480 *	Ad ¹⁰⁸³	1203	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1205	1991	180	Am
821	1995	480 *	Ad ¹⁰⁸³	1208	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1220	1994	1200*	Am
822	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
823	1995	480 *	Ad ¹⁰⁸³	1223	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1224	1996	1064	Am ⁵⁷⁴
824	1995	480 *	Ad ¹⁰⁸³	1225	1996	1064	Am ⁵⁷⁴
825	1995	480 *	Ad ¹⁰⁸³	1226	1996	1064	Am ⁵⁷⁴
826	1995	480 *	Ad ¹⁰⁸³	1227	1996	1063	Am (by Sec. 29 of Ch.)
	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 192.1 of Ch.) ⁵⁷⁴
852	1989	397	R & Ad ³⁸				
	1990	79	Am ⁵⁴				
852.5	1989	397	R ³⁸				
853	1989	397	R ³⁸	1228	1996	1064	Am ⁵⁷⁴
854.1	1989	305	Ad	1230	1995	480 *	R ¹⁰⁸³
	1994	289	Am	1232	1996	1064	Am ⁵⁷⁴
855	1993	107	R	1236	1996	1064	Am ⁵⁷⁴
856	1996	1063	R	1336	1996	1063	Am (by Sec. 30 of Ch.)
857	1995	754	R & Ad				
865	1990	1442	Am		1996	1064	Am (by Sec. 196.1 of Ch.) ⁵⁷⁴
	1993	107	R				
865.10	1993	107	R				
865.2	1993	107	R	1352	1996	1063	R
865.4	1993	107	R	1353	1996	1063	R
865.6	1993	107	R	1354	1996	1063	R
865.8	1993	107	R	1355	1996	1063	R
866.5	1994	668	Am	1355.1	1996	1063	R
	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁸²
866.6	1996	1064	Am ⁵⁷⁴	1356	1996	1063	R
866.7	1996	1064	Am ⁵⁷⁴	1357	1996	1063	R
866.9	1996	1064	Am ⁵⁷⁴	1358	1996	1063	R
867	1996	1064	Am ⁵⁷⁴	1359	1996	1063	R
952	1989	397	Am ³⁸	1360	1996	1063	R
	1990	79	Am ⁵⁴		1996	1064	Am ⁸²
1000	1996	1063	Ad	1360.1	1991	1206	Am
1001	1996	1063	Ad		1996	1063	R
1002	1996	1063	Ad	1361	1996	1063	R
1003	1996	1063	Ad	1362	1996	1063	R
1004	1996	1063	Ad	1363	1996	1063	R
1005	1996	1063	Ad	1363.1	1996	1063	R
1006	1996	1063	Ad	1364	1989	1360	Am ⁷³
1007	1996	1063	Ad		1996	1063	R
	1996	1064	Am (as ad by Stats. 1996, Ch. 1063) ⁵⁷⁴	1365	1996	1063	R
				1366	1996	1063	R
1008	1996	1063	Ad	1369	1996	1063	R
1009	1996	1063	Ad	1371	1996	1063	R
1010	1996	1063	Ad		1996	1064	Am ⁸²
1011	1996	1063	Ad	1372	1996	1063	R
1012	1996	1063	Ad	1500	1996	1064	Am ⁵⁷⁴
1013	1996	1063	Ad	1500.1	1996	1064	Am ⁵⁷⁴
1014	1996	1063	Ad	1501	1996	1063	R
1015	1996	1063	Ad		1996	1064	Am ⁸²
1015.5	1996	1063	Ad	1501.1	1996	1063	R
1016	1996	1063	Ad	1502	1995	480 *	Am ¹⁰⁸³
1017	1996	1063	Ad		1996	1064	Am ⁵⁷⁴
1018	1996	1063	Ad	1503	1995	480 *	Am ¹⁰⁸³
1201	1996	1064	Am ⁵⁷⁴	1504	1995	480 *	Am ¹⁰⁸³
1202	1991	180	Am	1505	1997	337	Ad
	1996	1064	Am ⁵⁷⁴	1540	1996	1064	Am ⁵⁷⁴
				1541	1996	1064	Am ⁵⁷⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1542	1991	1206	Am	1750	1995	480*	Am ¹⁰⁸³
1543	1996	1064	Am ⁵⁷⁴	1753	1996	1064	Am ⁵⁷⁴
1544	1996	1064	Am ⁵⁷⁴	1754	1996	1064	Am ⁵⁷⁴
1545	1996	1064	Am ⁵⁷⁴	1755	1994	1010	Am ⁸³²
1545.5	1996	1064	Am ⁵⁷⁴		1995	480*	Am ¹⁰⁸³
1561.1	1995	581	Ad		1996	887*	Am (by Sec. 3 of Ch.)
1563	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 232.1 of Ch.) ⁵⁷⁴
1564	1991	419	Am				
	1996	1064	Am ⁵⁷⁴				
1582	1996	1064	Am ⁵⁷⁴	1756	1995	480*	Am ¹⁰⁸³
1583	1996	1064	Am ⁵⁷⁴	1757	1995	480*	Am ¹⁰⁸³
1584	1996	1064	Am ⁵⁷⁴		1995	754	Am
1585	1996	1063	R		1996	887*	Am (by Sec. 4 of Ch.)
	1996	1064	Am ⁸²		1996	1064	Am (by Sec. 233.1 of Ch.) ⁵⁷⁴
1588	1996	1064	Am ⁵⁷⁴				
1589	1996	1064	Am ⁵⁷⁴				
1667	1996	1063	Am	1758	1996	1064	Am ⁵⁷⁴
1668	1996	1063	Am	1759	1996	1064	Am ⁵⁷⁴
1673	1996	1063	Am	1761	1996	1064	Am ⁵⁷⁴
1678	1996	1063	Am	1762	1996	1064	Am ⁵⁷⁴
Div. 1, Ch. 13.5, heading (Sec. 1700 et seq.)	1995	480*	Am ¹⁰⁸³	1763	1996	1064	Am ⁵⁷⁴
1700	1995	480*	Am ¹⁰⁸³	1775	1995	480*	Am ¹⁰⁸³
1700.3	1995	480*	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
1700.5	1995	480*	Ad ¹⁰⁸³	1780	1996	1064	Am ⁵⁷⁴
1701	1995	480*	Am ¹⁰⁸³	1781	1995	480*	Am ¹⁰⁸³
1701.5	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
1702	1995	480*	Am ¹⁰⁸³	1782	1995	480*	Am ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
1703	1996	1064	Am ⁵⁷⁴	1783	1995	480*	Am ¹⁰⁸³
1704	1995	480*	Am ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1784	1995	480*	Am ¹⁰⁸³
1705	1995	480*	Am ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1785	1996	1064	Am ⁵⁷⁴
1706	1995	480*	Am ¹⁰⁸³	1800	1989	1196	Am & RN & Ad
	1996	1064	Am ⁵⁷⁴	1800.3	1989	1196	Ad(RN)
1708	1995	480*	Am ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
1709	1995	480*	R ¹⁰⁸³	1800.4	1989	1196	Ad
1710	1995	480*	Am ¹⁰⁸³		1996	1063	Am (by Sec. 60 of Ch.)
	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 247.1 of Ch.) ⁵⁷⁴
1712	1995	480*	Am ¹⁰⁸³	1800.5	1989	1196	Am
1713	1995	480*	Am ¹⁰⁸³	1800.7	1989	1196	Ad
1715	1995	480*	Am ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1800.9	1989	1196	Ad
1716	1995	480*	Am ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
1725	1995	480*	Am ¹⁰⁸³	1801	1989	1196	R & Ad
1726	1995	480*	Am ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
	1996	1063	Am (by Sec. 59 of Ch.)		1997	375	Am
	1996	1064	Am (by Sec. 226.1 of Ch.) ⁵⁷⁴	1801.1	1989	1196	Ad ³⁸
1727	1995	480*	Am ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1802	1989	1196	Am
1728	1995	480*	Am ¹⁰⁸³		1996	1063	Am (by Sec. 61 of Ch.)
	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 252.1 of Ch.) ⁵⁷⁴
1729	1995	480*	Am ¹⁰⁸³	1802.2	1989	1196	Ad(RN)
	1996	1064	Am ⁵⁷⁴				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1802.2 (Cont.)	1996	1064	Am ⁵⁷⁴	1823	1989	1196	Am
1802.6	1989	1196	Ad(RN)	1824	1996	1064	Am ⁵⁷⁴
1802.7	1989	1196	Ad(RN)	1825	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1826	1989	1196	Am
1802.8	1989	1196	Ad(RN)		1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1827	1989	1196	Ad
1803	1989	1196	Am & RN & Ad		1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1852	1994	1010	Am ⁸³²
1803.5	1989	1196	R (ad as by		1996	1064	Am ⁵⁷⁴
			Stats. 1982,	1852.1	1996	1064	Am ⁵⁷⁴
			Ch. 1570)	1852.2	1996	1064	Am ⁵⁷⁴
			Am (as ad by		1997	375	Am
			Stats. 1988,	1852.3	1996	1064	Am ⁵⁷⁴
			Ch. 431)	1854	1995	480*	Am ¹⁰⁸³
			& RN	1855	1996	1064	Am ⁵⁷⁴
			Ad	1856	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1857	1996	1064	Am ⁵⁷⁴
1804	1989	1196	Am & RN & Ad	1857.5	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1858	1996	1064	Am ⁵⁷⁴
1805	1989	1196	Am & RN & Ad	1859	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1860	1996	1064	Am ⁵⁷⁴
1805.5	1989	1196	Ad	1863	1996	1064	Am ⁵⁷⁴
	1996	1063	Am (by Sec. 62	1863.1	1996	1063	Am (by Sec. 66
			of Ch.)				of Ch.)
	1996	1064	Am (by		1996	1064	Am (by
			Sec. 260.1				Sec. 290.1
			of Ch.) ⁵⁷⁴				of Ch.) ⁵⁷⁴
1807	1989	1196	Am	1864	1996	1064	Am ⁵⁷⁴
	1996	1063	Am (by Sec. 63	1865	1996	1064	Am ⁵⁷⁴
			of Ch.)	1868	1996	1063	Am (by Sec. 67
	1996	1064	Am (by				of Ch.)
			Sec. 261.1		1996	1064	Am (by
			of Ch.) ⁵⁷⁴				Sec. 293.1
1807.5	1996	1063	Am (by Sec. 64				of Ch.) ⁵⁷⁴
			of Ch.)	1869	1996	1064	Am ⁵⁷⁴
	1996	1064	Am (by	1871	1996	1064	Am ⁵⁷⁴
			Sec. 262.1	1876.1	1992	427	Am ⁵¹¹
			of Ch.) ⁵⁷⁴		1996	859	Am (by Sec. 1
1808	1989	1196	Am				of Ch.)
	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by
1809	1989	1196	Am				Sec. 296.1
	1996	1064	Am ⁵⁷⁴				of Ch.) ⁵⁷⁴
1810.5	1989	1196	Ad	1876.12	1996	1064	Am ⁵⁷⁴
1811	1996	1064	Am ⁵⁷⁴	1876.3	1996	1064	Am ⁵⁷⁴
1812	1996	1064	Am ⁵⁷⁴	1876.4	1996	1064	Am ⁵⁷⁴
1814	1989	1196	Ad	1876.5	1996	1064	Am ⁵⁷⁴
	1996	1063	Am (by Sec. 65	1876.6	1996	1064	Am ⁵⁷⁴
			of Ch.)	1876.7	1996	859	R
			Am (by		1996	1064	Am ⁸²
	1996	1064	Am (by	1876.9	1996	859	Am (by Sec. 3
			Sec. 267.1				of Ch.)
			of Ch.) ⁵⁷⁴		1996	1064	Am (by
1815	1989	1196	Ad				Sec. 302.1
1817	1996	1064	Am ⁵⁷⁴				of Ch.) ⁵⁷⁴
1818	1996	1064	Am ⁵⁷⁴	1877	1996	1064	Am ⁵⁷⁴
1819	1989	1196	Am	1880.5	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	1881	1996	1064	Am ⁵⁷⁴
1820	1996	1064	Am ⁵⁷⁴	1882	1996	1064	Am ⁵⁷⁴
1821	1996	1064	Am ⁵⁷⁴	1883	1996	1064	Am ⁵⁷⁴
1822	1996	1064	Am ⁵⁷⁴	1884	1996	1064	Am ⁵⁷⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By				
	Year	Chapter	Effect		Year	Chapter	Effect		
1885	1996	1064	Am ⁵⁷⁴	1996	887*	R (as ad by Sec. 88, Stats. 1995, Ch. 480) Am (by Sec. 6 of Ch., as ad by Sec. 5.5, Stats. 1995, Ch. 754)			
1886	1996	1064	Am ⁵⁷⁴						
1887	1996	1064	Am ⁵⁷⁴						
1888	1996	1064	Am ⁵⁷⁴						
1889	1996	1064	Am ⁵⁷⁴						
1890	1996	1064	Am ⁵⁷⁴						
1891	1996	1064	Am ⁵⁷⁴						
1892	1996	1064	Am ⁵⁷⁴						
1893	1996	1064	Am ⁵⁷⁴						
1894	1996	1064	Am ⁵⁷⁴						
1897	1996	1064	Am ⁵⁷⁴						
1900	1995	480*	Am ¹⁰⁸³						
	1996	1063	Am (by Sec. 68 of Ch.)						
1901	1996	1064	Am (by Sec. 321.1 of Ch.) ⁵⁷⁴				1996	1064	R (as ad by Sec. 88, Stats. 1995, Ch. 480) ⁵⁷⁴ Am (by Sec. 343.1 of Ch., as ad by Sec. 5.5, Stats. 1995, Ch. 754) ⁵⁷⁴
	1991	1091	Am						
	1995	480*	Am ¹⁰⁸³						
1902	1996	1063	R				1936	1995	480* Am ¹⁰⁸³
	1996	1064	Ad ³⁰⁷						
		1064	Am (by Sec. 323.1 of Ch., as ad by Stats. 1996, Ch. 1063) ⁵⁷⁴						
1903	1996	1063	R	1938	1995	480* Am ¹⁰⁸³			
	1996	1064	Am ⁸²						
1904	1996	1063	R	1939	1996	1064 Am ⁵⁷⁴			
	1996	1064	Am ⁸²						
1905	1996	1063	R	1945	1996	1064 Am ⁵⁷⁴			
	1996	1064	Am ⁸²						
1906	1996	1064	Am ⁵⁷⁴	1952	1996	1064 Am ⁵⁷⁴			
1907	1996	1064	Am ⁵⁷⁴						
1908	1996	1064	Am ⁵⁷⁴	2050	1995	480* R ¹⁰⁸³			
1909	1995	480*	Am ¹⁰⁸³						
1910	1996	1064	Am ⁵⁷⁴	2051	1991	1055 Am ¹⁰⁸³			
	1996	1064	Am ⁵⁷⁴						
1911	1996	1064	Am ⁵⁷⁴	2052	1995	480* R ¹⁰⁸³			
	1995	480*	Am ¹⁰⁸³						
1912	1996	1064	Am ⁵⁷⁴	2053	1995	480* R ¹⁰⁸³			
	1996	1064	Am ⁵⁷⁴						
1913	1995	480*	Am ¹⁰⁸³	2054	1995	480* R ¹⁰⁸³			
	1996	1064	Am ⁵⁷⁴						
1913.5	1995	480*	Am ¹⁰⁸³	2055	1995	480* R ¹⁰⁸³			
	1996	1064	Am ⁵⁷⁴						
1914	1996	1064	Am ⁵⁷⁴	2056	1995	480* R ¹⁰⁸³			
1915	1996	1064	Am ⁵⁷⁴						
1916	1996	1064	Am ⁵⁷⁴	2057	1995	480* R ¹⁰⁸³			
1917	1997	375	Ad						
1930	1996	1064	Am ⁵⁷⁴	2058	1995	480* R ¹⁰⁸³			
1931	1995	480*	Am ¹⁰⁸³						
1934	1996	1064	Am ⁵⁷⁴	2059	1995	480* R ¹⁰⁸³			
	1996	1064	Am ⁵⁷⁴						
1935	1995	480*	R & Ad ¹⁰⁸³	2070	1995	480* R ¹⁰⁸³			
	1995	754	R & Ad						
				2071	1995	480* R ¹⁰⁸³			
				2072	1995	480* R ¹⁰⁸³			
				2073	1995	480* R ¹⁰⁸³			
				2090	1989	291 Am ¹⁰⁸³			
				2091	1995	480* R ¹⁰⁸³			
				2092	1995	480* R ¹⁰⁸³			
				2093	1995	480* R ¹⁰⁸³			
				2094	1995	480* R ¹⁰⁸³			
				2095	1995	480* R ¹⁰⁸³			
				3010	1995	480* R ¹⁰⁸³			
				3011	1995	480* R ¹⁰⁸³			
				3012	1995	480* R ¹⁰⁸³			
				3013	1995	480* R ¹⁰⁸³			
				3014	1995	480* R ¹⁰⁸³			
				3015	1995	480* R ¹⁰⁸³			
				3100	1996	1064 Am ⁵⁷⁴			
				3101	1996	1064 Am ⁵⁷⁴			
				3102	1996	1064 Am ⁵⁷⁴			

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FINANCIAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3103	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by
3104	1996	1064	Am ⁵⁷⁴				Sec. 400.1
3106	1996	1064	Am ⁵⁷⁴				of Ch.) ⁵⁷⁴
3107	1996	1064	Am ⁵⁷⁴	3372	1995	754	Am
3108	1996	1064	Am ⁵⁷⁴	3372.5	1995	754	Am
3109	1996	1064	Am ⁵⁷⁴	3373	1995	754	Am
3110	1996	1064	Am ⁵⁷⁴		1995	938	Am ⁹⁴
3110.1	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 401
3111	1996	1064	Am ⁵⁷⁴				of Ch.) ⁵⁷⁴
3112	1996	1064	Am ⁵⁷⁴		1996	1112	Am (by Sec. 2
3113	1996	1064	Am ⁵⁷⁴				of Ch.) ³⁰⁷
3114	1996	1064	Am ⁵⁷⁴				Am (by Sec. 2.5
3115	1996	1064	Am ⁵⁷⁴				of Ch.) ⁵⁷⁴
3116	1996	1064	Am ⁵⁷⁴	3375	1997	375	R (as am by
3117	1996	1064	Am ⁵⁷⁴				Sec. 398,
3118	1996	1064	Am ⁵⁷⁴				Stats. 1996,
3119	1996	1064	Am ⁵⁷⁴				Ch. 1064)
3120	1996	1064	Am ⁵⁷⁴	3377	1995	754	R
3121	1996	1064	Am ⁵⁷⁴	3390	1996	1064	Am ⁵⁷⁴
3121.5	1996	1064	Am ⁵⁷⁴	3391	1996	1064	Am ⁵⁷⁴
3122	1996	1064	Am ⁵⁷⁴	3392	1996	1064	Am ⁵⁷⁴
3123	1996	1064	Am ⁵⁷⁴	3392.5	1995	480*	Ad ¹⁰⁸³
3125	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
3126	1996	1064	Am ⁵⁷⁴	3395	1996	1064	Am ⁵⁷⁴
3131	1996	1064	Am ⁵⁷⁴		1997	375	Am (as am by
3132	1996	1064	Am ⁵⁷⁴				Sec. 406,
3150	1996	1064	Am ⁵⁷⁴				Stats. 1996,
3160	1996	1064	Am ⁵⁷⁴				Ch. 1064)
3163	1996	860	R	3396	1996	1064	Am ⁵⁷⁴
3180	1996	1064	Am ⁵⁷⁴	3501	1996	1064	Am ⁵⁷⁴
3181	1996	1064	Am ⁵⁷⁴	3503	1996	1064	Am ⁵⁷⁴
3182	1996	1064	Am ⁵⁷⁴	3504	1996	1064	Am ⁵⁷⁴
3183	1996	1064	Am ⁵⁷⁴	3505	1996	1064	Am ⁵⁷⁴
3184	1996	1064	Am ⁵⁷⁴	3507	1996	1064	Am ⁵⁷⁴
3185	1996	1064	Am ⁵⁷⁴	3508	1996	1064	Am ⁵⁷⁴
3186	1996	1064	Am ⁵⁷⁴	3513	1996	887*	Am
3187	1996	1064	Am ⁵⁷⁴	3514	1996	1064	Am ⁵⁷⁴
3200	1996	1064	Am ⁵⁷⁴	3515	1996	1064	Am ⁵⁷⁴
3201	1996	1064	Am ⁵⁷⁴	3520	1996	1064	Am ⁵⁷⁴
3202	1996	1064	Am ⁵⁷⁴	3521	1996	1064	Am ⁵⁷⁴
3204	1996	1064	Am ⁵⁷⁴	3522	1996	1064	Am ⁵⁷⁴
3221	1996	1064	Am ⁵⁷⁴	3523	1996	1064	Am ⁵⁷⁴
3223	1996	1064	Am ⁵⁷⁴	3524	1996	1064	Am ⁵⁷⁴
3225	1996	1064	Am ⁵⁷⁴	3526	1996	1064	Am ⁵⁷⁴
3353	1996	1064	Am ⁵⁷⁴	3527	1996	1064	Am ⁵⁷⁴
3354	1996	1064	Am ⁵⁷⁴	3531	1996	1064	Am ⁵⁷⁴
3356	1996	1064	Am ⁵⁷⁴	3534	1996	1064	Am ⁵⁷⁴
3357	1996	1064	Am ⁵⁷⁴	3535	1996	1064	Am ⁵⁷⁴
3359	1995	754	Am	3536	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	3537	1996	1064	Am ⁵⁷⁴
3361	1990	947	Am	3538	1996	1064	Am ⁵⁷⁴
Div. 1,				3540	1996	1064	Am ⁵⁷⁴
Ch. 18,				3541	1996	1064	Am ⁵⁷⁴
Art. 2,				3543	1996	1064	Am ⁵⁷⁴
heading				3546	1996	1064	Am ⁵⁷⁴
(Sec. 3370				3560	1996	887*	Am (by Sec. 10
et seq.)	1995	754	Am				of Ch.)
3371	1995	480*	Am ¹⁰⁸³		1996	1064	Am (by
	1995	754	Am				Sec. 433.1
	1996	887*	Am (by Sec. 8				of Ch.) ⁵⁷⁴
			of Ch.)	3561	1996	1064	Am ⁵⁷⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3562	1996	1064	Am ⁵⁷⁴	3801	1993	1164	R
3570	1996	887 *	Am (by Sec. 11 of Ch.)		1995	480 *	Ad ¹⁰⁸³
	1996	1064	Am (by Sec. 436.1 of Ch.) ⁵⁷⁴	3802	1993	1164	R
					1995	480 *	Ad ¹⁰⁸³
3580	1996	887 *	Am (by Sec. 12 of Ch.)		1996	1064	Am ⁵⁷⁴
	1996	1064	Am (by Sec. 437.1 of Ch.) ⁵⁷⁴	3803	1993	1164	R
					1995	480 *	Ad ¹⁰⁸³
3602	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
3603	1996	1064	Am ⁵⁷⁴	3804	1995	480 *	Ad ¹⁰⁸³
3604	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
3700	1996	1063	Am (by Sec. 74 of Ch.)		1997	375	Am
	1996	1064	Am (by Sec. 441.1 of Ch.) ⁵⁷⁴	3805	1995	480 *	Ad ¹⁰⁸³
				3806	1995	480 *	Ad ¹⁰⁸³
3703	1996	1064	Am ⁵⁷⁴	3810	1993	1164	R
3704	1996	1064	Am ⁵⁷⁴	3820	1993	1164	R
3705	1996	1063	Am (by Sec. 75 of Ch.)		1995	480 *	Ad ¹⁰⁸³
	1996	1064	Am (by Sec. 444.1 of Ch.) ⁵⁷⁴	3821	1993	1164	R
					1995	480 *	Ad ¹⁰⁸³
3706	1996	1064	Am ⁵⁷⁴	3822	1993	1164	R
3750	1995	480 *	R & Ad ¹⁰⁸³		1995	480 *	Ad ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴	3823	1993	1164	R
3751	1990	748	Am		1995	480 *	Ad ¹⁰⁸³
	1995	480 *	R & Ad ¹⁰⁸³	3824	1993	1164	R
	1996	1064	Am ⁵⁷⁴		1995	480 *	Ad ¹⁰⁸³
3752	1990	748	Am	3825	1993	1164	R
	1995	480 *	R & Ad ¹⁰⁸³		1995	480 *	Ad ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	887 *	Am
3753	1990	748	Am	3826	1993	1164	R
	1995	480 *	R & Ad ¹⁰⁸³		1995	480 *	Ad ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
3754	1990	748	Am	3827	1993	1164	R
	1995	480 *	R & Ad ¹⁰⁸³		1995	480 *	Ad ¹⁰⁸³
	1996	887 *	Am (by Sec. 13 of Ch.)		1996	887 *	Am
	1996	1064	Am (by Sec. 450.1 of Ch.) ⁵⁷⁴	3830	1993	1164	R
3755	1990	748	R & Ad ¹⁰⁸³	3831	1993	1164	R
	1995	480 *	R ¹⁰⁸³	3832	1993	1164	R
3756	1990	748	Am	3833	1993	1164	R
	1995	480 *	R ¹⁰⁸³	3834	1993	1164	R
3756.3	1990	748	Ad ¹⁰⁸³	3835	1993	1164	R
	1995	480 *	R ¹⁰⁸³	3836	1993	1164	R
3757	1995	480 *	R ¹⁰⁸³	3837	1993	1164	R
3758	1995	480 *	R ¹⁰⁸³	3838	1993	1164	R
3759	1990	748	Am	3839	1993	1164	R
	1995	480 *	R ¹⁰⁸³	3840	1993	1164	R
3760	1995	480 *	R ¹⁰⁸³		1995	480 *	Ad ¹⁰⁸³
3761	1995	480 *	R ¹⁰⁸³	3841	1995	480 *	Ad ¹⁰⁸³
3800	1993	1164	R		1996	887 *	Am
	1995	480 *	Ad ¹⁰⁸³	3842	1995	480 *	Ad ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
3800.5	1993	1164	R	3843	1995	480 *	Ad ¹⁰⁸³
					1996	1064	Am ⁵⁷⁴
				3844	1995	480 *	Ad ¹⁰⁸³
					1996	1064	Am ⁵⁷⁴
				3845	1995	480 *	Ad ¹⁰⁸³
					1996	1064	Am ⁵⁷⁴
				3850	1993	1164	R
				3851	1993	1164	R
				3852	1993	1164	R
				3853	1993	1164	R
				3860	1995	480 *	Ad ¹⁰⁸³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
3861	1995	480 *	Ad ¹⁰⁸³	4822	1995	480 *	Am ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴	4823	1995	480 *	Am ¹⁰⁸³
3862	1995	480 *	Ad ¹⁰⁸³	4824	1995	480 *	Am ¹⁰⁸³
3863	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	4825	1995	480 *	R & Ad ¹⁰⁸³
3864	1995	480 *	Ad ¹⁰⁸³	4826	1995	480 *	Am ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴	4826.5	1995	480 *	Ad ¹⁰⁸³
3865	1995	480 *	Ad ¹⁰⁸³	4827	1995	480 *	Am ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	887 *	Am (by Sec. 17 of Ch.)
3866	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am (by Sec. 474.1 of Ch.) ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	4827.3	1995	480 *	Ad ¹⁰⁸³
3867	1995	480 *	Ad ¹⁰⁸³		1996	887 *	Am
	1996	1064	Am ⁵⁷⁴	4827.7	1995	480 *	Ad ¹⁰⁸³
3868	1995	480 *	Ad ¹⁰⁸³		1996	887 *	Am
	1996	1064	Am ⁵⁷⁴	4828	1991	180	Am
3869	1995	480 *	Ad ¹⁰⁸³		1995	480 *	Am ¹⁰⁸³
3870	1995	480 *	Ad ¹⁰⁸³		1996	887 *	Am (by Sec. 20 of Ch.)
3871	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am (by Sec. 475.1 of Ch.) ⁵⁷⁴
3901	1996	1064	Am ⁵⁷⁴	4828.3	1995	480 *	Ad ¹⁰⁸³
3902	1996	1064	Am ⁵⁷⁴		1996	887 *	Am (by Sec. 21 of Ch.)
3903	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 476.1 of Ch.) ⁵⁷⁴
3904	1996	1064	Am ⁵⁷⁴	4828.7	1995	480 *	Ad ¹⁰⁸³
4000	1994	1079	Ad		1996	887 *	Am (by Sec. 22 of Ch.)
4001	1994	1079	Ad		1996	1064	Am (by Sec. 477.1 of Ch.) ⁵⁷⁴
4803	1995	480 *	Ad ¹⁰⁸³	4830	1995	480 *	Ad ¹⁰⁸³
4805	1995	480 *	R ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
4805.01	1995	480 *	Ad ¹⁰⁸³	4831	1995	480 *	Ad ¹⁰⁸³
4805.02	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
	1996	1064	R ⁵⁷⁴	4832	1995	480 *	Ad ¹⁰⁸³
4805.03	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
4805.04	1995	480 *	Ad ¹⁰⁸³	4833	1995	480 *	Ad ¹⁰⁸³
4805.05	1995	480 *	Ad ¹⁰⁸³	4834	1995	480 *	Ad ¹⁰⁸³
4805.055	1996	1064	Ad ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
4805.06	1995	480 *	Ad ¹⁰⁸³	4835	1995	480 *	Am ¹⁰⁸³
4805.07	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
4805.08	1995	480 *	Ad ¹⁰⁸³	4836	1995	480 *	Am & RN & Ad ¹⁰⁸³
4805.09	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
4805.10	1995	480 *	Ad ¹⁰⁸³	4837	1995	480 *	Ad ¹⁰⁸³
	1996	1064	R ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
4805.11	1995	480 *	Ad ¹⁰⁸³	4838	1995	480 *	Ad ¹⁰⁸³
4805.12	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
4805.13	1995	480 *	Ad ¹⁰⁸³	4839	1995	480 *	Ad(RN) ¹⁰⁸³
4805.14	1995	480 *	Ad ¹⁰⁸³		1996	887 *	Am (by Sec. 24 of Ch.)
4805.15	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am (by Sec. 486.1 of Ch.) ⁵⁷⁴
4805.16	1995	480 *	Ad ¹⁰⁸³		1997	375	Am
4805.17	1995	480 *	Ad ¹⁰⁸³				
4805.18	1995	480 *	Ad ¹⁰⁸³				
4806	1995	480 *	R ¹⁰⁸³				
4807	1995	480 *	R ¹⁰⁸³				
4808	1995	480 *	R ¹⁰⁸³				
4809	1995	480 *	R ¹⁰⁸³				
4810	1995	480 *	R ¹⁰⁸³				
4811	1995	480 *	R ¹⁰⁸³				
4812	1995	480 *	R ¹⁰⁸³				
4813	1995	480 *	R ¹⁰⁸³				
4814	1995	480 *	R ¹⁰⁸³				
4815	1995	480 *	R ¹⁰⁸³				
4820	1995	480 *	Am ¹⁰⁸³				
4820.5	1995	480 *	Ad ¹⁰⁸³				
4821.5	1995	480 *	Ad ¹⁰⁸³				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4840	1995	480 *	Am ¹⁰⁸³	4876.03	1996	1064	Am (as ad by
	1996	887 *	Am		1996	887 *	Stats. 1996,
	1995	480 *	R & Ad ¹⁰⁸³		1996	887 *	Ch. 887) ⁵⁷⁴
	1996	887 *	Am		1996	1064	Am (as ad by
4842	1995	480 *	R & Ad ¹⁰⁸³	4876.04	1996	887 *	Ad
	1996	887 *	Am		1996	887 *	Ad
4843	1995	480 *	Ad ¹⁰⁸³	4876.05	1996	887 *	Ad
	1996	887 *	Am		1996	1064	Am (as ad by
Div. 1.5, Ch. 3, Art. 2, heading (Sec. 4845 et seq.)	1995	480 *	Am ¹⁰⁸³	4876.06	1996	887 *	Ad
	1996	887 *	Am		1996	1064	Am (as ad by
4845	1995	480 *	Am ¹⁰⁸³	4876.07	1996	887 *	Ad
	1996	1064	Am ⁵⁷⁴		1996	887 *	Ad
4846	1995	480 *	R & Ad ¹⁰⁸³	4876.08	1996	887 *	Ad
	1996	1064	Am ⁵⁷⁴		1996	1064	Am (as ad by
4847	1995	480 *	Am ¹⁰⁸³	4876.09	1996	887 *	Ad
	1996	887 *	Am		1995	480 *	Ad ¹⁰⁸³
4848	1995	480 *	Am ¹⁰⁸³	4877.01	1996	1064	Am ⁵⁷⁴
	1996	887 *	Am		1995	480 *	Ad ¹⁰⁸³
4849	1995	480 *	Am ¹⁰⁸³	4877.02	1996	887 *	Am
	1996	887 *	Am		1995	480 *	Ad ¹⁰⁸³
4850	1995	480 *	Am ¹⁰⁸³	4877.03	1996	887 *	Am
	1996	887 *	Am		1996	887 *	Am
4851	1995	480 *	Am ¹⁰⁸³	4877.04	1995	480 *	Ad ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	887 *	Am
4852	1995	480 *	Am ¹⁰⁸³	4877.05	1995	480 *	Ad ¹⁰⁸³
	1996	887 *	R		1995	480 *	Ad ¹⁰⁸³
4853	1995	480 *	Am ¹⁰⁸³	4877.06	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁸²		1996	887 *	Ad ¹⁰⁸³
4854	1995	480 *	Am ¹⁰⁸³	4877.07	1995	480 *	Ad ¹⁰⁸³
	1996	887 *	Am		1996	1064	Am ⁵⁷⁴
4855	1995	480 *	Am ¹⁰⁸³	4878.01	1995	480 *	Ad ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	887 *	Ad
4856	1995	480 *	Am ¹⁰⁸³	4878.02	1996	1064	Am (as ad by
	1996	887 *	R		1996	887 *	Stats. 1996,
4857	1996	1064	Am ⁸²	4878.03	1996	887 *	Ch. 887) ⁵⁷⁴
	1996	887 *	Am (by Sec. 28		1996	1064	Am (as ad by
4858	1995	480 *	Am ¹⁰⁸³	4878.04	1996	887 *	Ad
	1996	1064	Am ⁵⁷⁴		1996	1064	Am (as ad by
4859	1995	480 *	Am ¹⁰⁸³	4878.05	1996	887 *	Ad
	1996	887 *	Am		1996	1064	Am (as ad by
4861	1995	480 *	Am ¹⁰⁸³	4878.06	1996	887 *	Ad
	1996	1064	Am ⁵⁷⁴		1996	887 *	Ad
4862	1995	480 *	Am ¹⁰⁸³	4878.07	1996	1064	Am (as ad by
	1996	1064	Am ⁵⁷⁴		1996	887 *	Stats. 1996,
Div. 1.5, Ch. 3, Art. 3, heading (Sec. 4870 et seq.)	1995	480 *	Am ¹⁰⁸³	4878.08	1996	887 *	Ch. 887) ⁵⁷⁴
	1996	887 *	Am		1996	1064	Am (as ad by
4870	1995	480 *	Am ¹⁰⁸³	4879.01	1995	480 *	Ad ¹⁰⁸³
	1996	887 *	Am		1996	1064	Am ⁵⁷⁴
4871	1995	480 *	R & Ad ¹⁰⁸³	4879.02	1995	480 *	Ad ¹⁰⁸³
	1996	887 *	Am		1996	1064	Am ⁵⁷⁴
4871.5	1995	480 *	Ad ¹⁰⁸³	4879.03	1995	480 *	Ad ¹⁰⁸³
	1996	887 *	Am		1996	1064	Am ⁵⁷⁴
4872	1995	480 *	Am ¹⁰⁸³	4879.03	1995	480 *	Ad ¹⁰⁸³
	1996	887 *	Am		1996	1064	Am ⁵⁷⁴
4873	1995	480 *	Am ¹⁰⁸³	4879.03	1995	480 *	Ad ¹⁰⁸³
	1996	887 *	Am		1996	1064	Am ⁵⁷⁴
4874	1995	480 *	Am ¹⁰⁸³	4879.03	1995	480 *	Ad ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
4875	1995	480 *	Am ¹⁰⁸³	4879.03	1995	480 *	Ad ¹⁰⁸³
	1996	887 *	Ad		1996	1064	Am ⁵⁷⁴
4876.01	1996	887 *	Ad	4879.03	1995	480 *	Ad ¹⁰⁸³
	1996	887 *	Ad		1996	1064	Am ⁵⁷⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4879.04	1995	480 *	Ad ¹⁰⁸³	4891	1996	1064	Am ⁵⁷⁴
4879.05	1995	480 *	Ad ¹⁰⁸³	4895.01	1995	480 *	Ad ¹⁰⁸³
4879.06	1995	480 *	Ad ¹⁰⁸³	4895.02	1995	480 *	Ad ¹⁰⁸³
4879.07	1995	480 *	Ad ¹⁰⁸³		1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	4895.03	1995	480 *	Ad ¹⁰⁸³
4879.08	1995	480 *	Ad ¹⁰⁸³	4895.04	1995	480 *	Ad ¹⁰⁸³
4879.09	1995	480 *	Ad ¹⁰⁸³	4895.05	1995	480 *	Ad ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	887 *	Am (by Sec. 42
4879.10	1995	480 *	Ad ¹⁰⁸³				of Ch.)
	1996	887 *	Am (by Sec. 36		1996	1064	Am (by
			of Ch.)				Sec. 520.1
	1996	1064	Am (by				of Ch.) ⁵⁷⁴
			Sec. 504.1	4895.06	1995	480 *	Ad ¹⁰⁸³
			of Ch.) ⁵⁷⁴		1996	887 *	Am
4879.11	1995	480 *	Ad ¹⁰⁸³	Div. 1.5,			
	1996	887 *	R	Ch. 4,			
	1996	1064	Am ⁸²	Art. 3,			
4879.12	1995	480 *	Ad ¹⁰⁸³	heading			
	1996	887 *	Am (by Sec. 38	(Sec. 4900			
			of Ch.)	et seq.)	1995	480 *	Ad(RN) ¹⁰⁸³
	1996	1064	Am (by	Div. 1.5,			
			Sec. 506.1	Ch. 4,			
			of Ch.) ⁵⁷⁴	Art. 5,			
4879.13	1995	480 *	Ad ¹⁰⁸³	heading			
	1996	1064	Am ⁵⁷⁴	(Sec. 4900			
4879.135	1996	887 *	Ad	et seq.)	1995	480 *	Am & RN ¹⁰⁸³
	1996	1064	Am (as ad by	4900	1995	480 *	Am ¹⁰⁸³
			Stats. 1996,	4901	1995	480 *	R & Ad ¹⁰⁸³
			Ch. 887) ⁵⁷⁴	4901.5	1995	480 *	Ad ¹⁰⁸³
4879.14	1995	480 *	Ad ¹⁰⁸³		1996	887 *	Am
4879.15	1995	480 *	Ad ¹⁰⁸³	4902	1995	480 *	Am ¹⁰⁸³
4879.16	1995	480 *	Ad ¹⁰⁸³	4902.5	1995	480 *	Ad ¹⁰⁸³
4879.17	1995	480 *	Ad ¹⁰⁸³		1996	887 *	R
	1996	1064	Am ⁵⁷⁴	4903	1995	480 *	Am ¹⁰⁸³
Div. 1.5,				4904	1996	1064	Am ⁵⁷⁴
Ch. 4,				4905	1995	480 *	Am ¹⁰⁸³
Art. 1,				4908.01	1996	887 *	Ad
heading				4908.02	1996	887 *	Ad
(Sec. 4880					1996	1064	Am (as ad by
et seq.)	1995	480 *	Am ¹⁰⁸³				Stats. 1996,
4880	1995	480 *	Am ¹⁰⁸³	4908.03	1996	887 *	Ad
	1996	887 *	Am (by Sec. 40	4908.04	1996	887 *	Ad
			of Ch.)		1996	1064	Am (as ad by
	1996	1064	Am (by				Stats. 1996,
			Sec. 509.1				Ch. 887) ⁵⁷⁴
			of Ch.) ⁵⁷⁴	4908.05	1996	887 *	Ad
4881	1995	480 *	R & Ad ¹⁰⁸³		1996	1064	Am (as ad by
	1996	1064	Am ⁵⁷⁴				Stats. 1996,
4882	1995	480 *	Am ¹⁰⁸³				Ch. 887) ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	4908.06	1996	887 *	Ad
4884	1996	1064	Am ⁵⁷⁴		1996	1064	Am (as ad by
4885	1995	480 *	Am ¹⁰⁸³				Stats. 1996,
	1996	1064	Am ⁵⁷⁴				Ch. 887) ⁵⁷⁴
4886	1995	480 *	Am ¹⁰⁸³				Ad
	1996	887 *	R	4908.07	1996	887 *	Ad
	1996	1064	Am ⁸²		1996	1064	Am (as ad by
4887	1996	1064	Am ⁵⁷⁴				Stats. 1996,
4888	1995	480 *	Am ¹⁰⁸³				Ch. 887) ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	4908.08	1996	887 *	Ad
4890	1996	1064	Am ⁵⁷⁴	4908.09	1996	887 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4908.09 (Cont.)				4961.5	1995	480*	Ad ¹⁰⁸³
	1996	1064	Am (as ad by Stats. 1996, Ch. 887) ⁵⁷⁴		1996	887*	Am
				4962.5	1995	480*	Ad ¹⁰⁸³
4908.10	1996	887*	Ad		1996	887*	R
Div. 1.5, Ch. 5, Art. 1, heading (Sec. 4920 et seq.)				4963	1995	480*	Am ¹⁰⁸³
	1995	480*	Am ¹⁰⁸³	4964	1996	1064	Am ⁵⁷⁴
4920	1995	480*	Am ¹⁰⁸³	4966	1995	480*	Ad ¹⁰⁸³
	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
4921	1995	480*	R & Ad ¹⁰⁸³	4980	1990	1545	Ad & R ⁴⁹
	1996	1064	Am ⁵⁷⁴	4981	1990	1545	Ad
4922	1996	1064	Am ⁵⁷⁴	4982	1990	1545	Ad
4923	1995	480*	Am ¹⁰⁸³	4983	1990	1545	Ad
	1996	1064	Am ⁵⁷⁴	4990	1990	947	Ad
4924	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
4925	1995	480*	Am ¹⁰⁸³	4991	1990	947	Ad
	1996	1064	Am ⁵⁷⁴	5100.2	1990	1118	Ad
4926	1995	480*	Am ¹⁰⁸³	5100.5	1990	1118	R & Ad
	1996	887*	R	5100.6	1990	1118	Ad
	1996	1064	Am ⁸²	5100.7	1990	1118	Ad
4927	1996	1064	Am ⁵⁷⁴	5100.8	1990	1118	Ad
4928	1995	480*	Am ¹⁰⁸³	5100.9	1990	1118	Ad
	1996	1064	Am ⁵⁷⁴	5102	1990	1118	Am
4929	1996	1064	Am ⁵⁷⁴	5104	1996	1064	Am ⁵⁷⁴
4930	1996	1064	Am ⁵⁷⁴	5106	1996	1064	Am ⁵⁷⁴
Div. 1.5, Ch. 5, Art. 2, heading (Sec. 4940 et seq.)				5112	1990	1118	Am
	1995	480*	Am ¹⁰⁸³	5113	1994	1010	Am ⁸³²
4940	1995	480*	Am ¹⁰⁸³	5119	1990	1118	Am
	1996	1064	Am ⁵⁷⁴	5300	1990	1118	Am & RN & Ad(RN)
4941	1995	480*	R & Ad ¹⁰⁸³	5301	1990	1118	Am & RN & Ad
	1996	1064	Am ⁵⁷⁴	5302	1990	1118	Am & RN & Ad
4943	1995	480*	Am ¹⁰⁸³	5303	1990	1118	Am
	1996	1064	Am ⁵⁷⁴	5304	1990	1118	R & Ad
4944	1995	480*	Am ¹⁰⁸³	5305	1990	1118	Ad
	1996	1064	Am ⁵⁷⁴	5306	1990	1118	Ad
4945	1996	1064	Am ⁵⁷⁴	5307	1990	1118	Ad(RN) (by Sec. 9 of Ch.)
4946	1996	1064	Am ⁵⁷⁴				Ad (by Sec. 18.5 of Ch.)
4947	1995	480*	Am ¹⁰⁸³		1991	1091	Am (as ad by Sec. 18.5, Stats. 1990, Ch. 118) & RN
	1996	887*	R	5308	1990	1118	Ad(RN)
	1996	1064	Am ⁸²	5309	1991	1091	Ad(RN)
4948	1995	480*	Am ¹⁰⁸³	5310	1990	1118	Ad
	1996	1064	Am ⁵⁷⁴	5311	1990	1118	Ad
4949	1995	480*	Am ¹⁰⁸³	5320	1990	1118	Ad
	1996	1064	Am ⁵⁷⁴		1992	1280	Am
4952	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
Div. 1.5, Ch. 5, Art. 3, heading (Sec. 4960 et seq.)				5321	1990	1118	Ad
	1995	480*	Am ¹⁰⁸³		1992	1280	Am
4960	1995	480*	Am ¹⁰⁸³	5322	1990	1118	Ad
4961	1995	480*	R & Ad ¹⁰⁸³	5323	1990	1118	Ad
					1992	1280	Am
				5324	1990	1118	Ad
				5325	1990	1118	Ad
					1992	1280	Am
				5330	1990	1118	Ad
					1996	1064	Am ⁵⁷⁴
				5606	1990	1118	Am

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
5621	1989	868 *	Am	7266	1990	1118	Am
5624	1990	1118	Am	7350	1990	1118	R & Ad
5652	1990	1118	Am	7451	1990	1118	Am
	1996	1064	Am ⁵⁷⁴	7453	1990	1118	Am
5705	1990	1118	Am	7504	1989	868 *	Am
5758	1990	1118	Am		1990	1118	Am
5801	1990	1118	Am	7505.5	1990	1118	Ad
5806	1989	868 *	Am	7507	1990	1118	Am
5865	1990	1118	Am	7509	1990	1118	Am
6050	1991	458	Am	7675	1990	1118	Am
6157	1990	1118	Ad	Div. 2,			
6202	1990	1118	Am	Ch. 6,			
6451	1989	868 *	Am	Art. 10,			
6502.5	1990	1118	Ad	heading			
6503	1989	868 *	Am	(Sec. 7700			
	1990	1118	Am	et seq.)	1990	216	Am & RN ²⁰⁶
6514	1990	1118	Am	Div. 2,			
6515	1996	1064	Am ⁵⁷⁴	Ch. 6,			
6525	1989	868 *	Am	Art. 10.5,			
6525.5	1990	1118	Ad	heading			
6528	1990	1118	Am	(Sec. 7700			
6529	1990	1118	Ad	et seq.)	1990	216	Ad(RN) ²⁰⁶
6530	1990	1118	Ad	7700	1990	216	Am & RN ²⁰⁶
6650	1990	1118	Am	7720	1990	216	Ad(RN) ²⁰⁶
	1994	68 *	R	8000	1996	1064	R ⁵⁷⁴
6653.5	1990	1118	Ad	8001	1996	201 *	R & Ad
6654	1994	68 *	R		1996	1064	R ⁵⁷⁴
6655	1994	68 *	R	8002	1996	201 *	R
6656	1994	68 *	R		1996	1064	R ⁸²
6657	1994	68 *	R	8003	1996	1064	R ⁵⁷⁴
6658	1994	68 *	R	8004	1996	1064	R ⁵⁷⁴
6659	1994	68 *	R	8005	1996	1064	R ⁵⁷⁴
6660	1994	68 *	Am	8006	1996	1064	R ⁵⁷⁴
6661	1989	397	Am ³⁸	8007	1996	1064	R ⁵⁷⁴
	1990	79	Am ⁵⁴	8008	1996	1064	R ⁵⁷⁴
6725	1994	307	Am	8009	1989	868 *	Am
6750	1990	1118	Am	8009.5	1990	1035	Ad
Div. 2,					1996	1064	R ⁵⁷⁴
Ch. 5,				8010	1989	868 *	Am
Art. 6,				8012	1989	868 *	Ad
heading				Div. 2,			
(Sec. 6800				Ch. 7,			
et seq.)	1989	397	Am ³⁸	Art. 2,			
6800	1989	397	R & Ad ³⁸	heading			
	1990	79	Am ⁵⁴	(Sec. 8030			
6801	1989	397	R ³⁸	et seq.)	1996	1064	Am ⁵⁷⁴
6802	1989	397	R ³⁸	8030	1996	1064	Am ⁵⁷⁴
6803	1989	397	R ³⁸	8035	1996	1064	Am ⁵⁷⁴
6804	1989	397	Am ³⁸	8035.5	1996	1064	Ad ⁵⁷⁴
	1990	79	Am ⁵⁴	8036	1996	1064	Am ⁵⁷⁴
6805	1989	397	Am ³⁸	8037	1996	1064	R & Ad ⁵⁷⁴
6853	1989	397	R ³⁸	8038	1996	1064	R ⁵⁷⁴
6854	1989	397	R ³⁸	8050	1990	1118	Am
6855	1989	397	Am ³⁸	8054	1995	938	Am ⁹⁴
	1990	79	Am ⁵⁴	8156	1990	1118	Am
7200	1989	868 *	Am	8160	1989	868 *	Am
	1990	1118	Am		1990	1118	R & Ad
7250	1990	1118	Am	8200	1990	1118	R & Ad
7250.5	1990	1118	Ad	8201	1989	868 *	Am
7252	1990	1118	Am		1990	1118	R & Ad
7262	1996	1064	Am ⁵⁷⁴	8202	1990	1118	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8225	1989	11 *	Am	14300	1990	250	Am
8253	1990	1118	Am	14303	1989	516	Am
9000	1996	1064	Am ⁵⁷⁴	14350	1996	1064	Am ⁵⁷⁴
10000	1990	1118	Am	14352	1996	1064	Am ⁵⁷⁴
10005	1989	880	Am	14354	1992	427	Am ⁵¹¹
	1991	1206	R & Ad ⁶³ Am (as am by Sec. 1, Stats. 1989, Ch. 880) ⁴¹		1996	1064	Am & RN & Ad ⁵⁷⁴
			Am (as ad by Sec. 2, Stats. 1989, Ch. 880) ⁴²	14355	1996	1064	Ad(RN) ⁵⁷⁴
			R (as am by Sec. 4, Stats. 1991, Ch. 1206)	14356	1996	1064	Ad ⁵⁷⁴
	1993	469	Am (as am by Sec. 3, Stats. 1991, Ch. 1206) ¹³	14380	1996	1064	Ad ⁵⁷⁴
10010	1990	1118	Am	14381	1996	1064	Ad ⁵⁷⁴
10015	1989	880	Am	14382	1996	1064	Ad ⁵⁷⁴
Div. 3, heading (Sec. 12000 et seq.)	1992	869	Am	14383	1996	1064	Ad ⁵⁷⁴
12100	1989	1196	Am	14384	1996	1064	Ad ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	14400	1990	250	Am
12102	1992	869	Am	14410	1993	399	Am
12205	1992	869	Am	14551	1996	330	Am
12206	1992	869	Am	14551.5	1996	330	Ad
12216	1992	869	Am	14553	1996	330	Am
12221	1992	869	Am	14757	1990	947	R
12307.4	1992	869	Am	14768	1990	947	Ad
12309	1992	869	Am	14803	1994	586	Am
13000	1990	825	Ad	14854	1990	79	Am ⁵⁴
13020	1990	825	Ad	14854.5	1989	397	R ³⁸
13030	1990	825	Ad	14860	1990	79	Am ⁵⁴
13031	1990	825	Ad	14868	1989	397	Ad ³⁸
13040	1990	825	Ad	15150	1994	68 *	R
13041	1990	825	Ad	15151	1990	250	Am
13050	1990	825	Ad		1991	1091	Am
13060	1990	825	Ad		1994	68 *	R
13070	1990	825	Ad	15152	1994	68 *	R
13080	1992	348	Ad	15153	1994	68 *	R
	1993	589	Am ⁶⁷⁰	15154	1994	68 *	R
	1996	98	Am ⁵⁷⁴	15204	1997	187	Am
13081	1997	646	Ad	15301	1993	399	Am
14003	1996	1064	Am ⁵⁷⁴	17002.5	1994	1010	Am ⁸³²
14156	1989	516	Am	17006	1992	861	Am
14157	1989	516	Am	17202.1	1990	1306	Am
14200.1	1996	1064	Ad ⁵⁷⁴	17207	1990	1186	Am
14200.2	1996	1064	Ad ⁵⁷⁴		1995	297 *	Am
14204	1996	1064	Am ⁵⁷⁴		1996	670	Am
14206	1996	1064	R ⁵⁷⁴				R & Ad ¹²⁰⁵
14209	1990	1202	R & Ad		1997	17	Am ¹³²⁸
14210	1990	1202	Ad	17208	1992	427	Am ⁵¹¹
14258	1990	1035	Ad		1996	670	Am
	1996	1064	R ⁵⁷⁴	17209	1991	1221	Am
				17210.2	1992	393	Am
					1996	459	Am
				17212.1	1991	1221	Am
					1993	625	Am
				17213	1990	1186	Am
					1992	476	Am
				17213.2	1990	1186	Am
				17213.5	1995	226	Am
				17214	1990	1186	Ad
				17305	1989	590	Am
				17310	1993	492	Am
				17312	1992	476	Am
				17314	1989	590	Am
				17314.3	1990	1431	Am
				17320	1989	590	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
17321	1989	590	Am	18018.3	1989	663	Ad ²⁰
	1992	476	Am	18018.4	1989	663	Ad ²⁰
	1995	297*	Am	18018.5	1989	663	Ad ²⁰
	1996	1010	Am	18018.6	1989	663	Ad ²⁰
17323	1990	1431	Am	18019	1989	663	Ad ²⁰
17331	1991	1217	Ad	18021	1996	1064	Am ⁵⁷⁴
	1993	492	Am	18022	1996	223	Am
	1996	1010	Am	18023.1	1990	328	Ad
	1997	370	Am	18026	1996	1064	R ⁵⁷⁴
17331.1	1991	1217	Ad	18040	1989	663	Am ²⁰
	1996	1010	Am	18057	1996	1064	Am ⁵⁷⁴
17331.2	1991	1217	Ad	18062	1989	178	Am
	1992	476	Am	18062.1	1989	178	R ³⁸
	1994	423	Am	18100.5	1989	583	Am
17331.3	1991	1217	Ad	18101.6	1990	623	Am
17332	1990	1431	Am		1996	1064	Am ⁵⁷⁴
	1992	476	Am	18104	1991	979	Ad
	1993	492	Am		1992	427	Am ⁵¹¹
17333	1990	1431	Am	18131	1990	216	R (as ad by Stats. 1983, Ch. 725) ²⁰⁶
17336	1989	590	Am				
	1990	1431	Am	18132	1990	216	R (as am by Stats. 1983, Ch. 725) ²⁰⁶
	1993	492	Am				
17345	1997	370	R & Ad				
17345.1	1997	370	Ad				
17346	1996	459	Am	18136	1989	663	R ²⁰
17347	1992	476	Am	18138	1989	663	Am ²⁰
17348	1990	1431	Am		1990	1063	Am
	1993	492	Am		1995	479*	Am
17403.4	1992	861	Ad ⁴⁴⁵	18139	1995	479*	Ad
17405	1996	670	Am		1996	887*	Am
17406	1994	496	Am	18145	1997	190	Am
17406.1	1994	496	Ad	18145.1	1997	190	Ad
17408	1990	1186	Am	18165	1993	467	Am
17409	1990	1306	Am		1997	190	Am
17414	1991	1221	Am	18165.1	1997	190	Ad
	1993	492	Am	18166	1997	190	Am
	1993	625	Am	18170	1992	517	Ad
	1994	423	Am		1995	479*	R
17414.1	1991	1221	Ad	18171	1992	517	Ad
	1993	625	Am		1995	479*	R
17414.2	1991	1221	Ad	18172	1992	517	Ad
17415	1990	1186	Am		1995	479*	R
	1991	1221	Am	18173	1992	517	Ad
17419	1991	1221	Ad		1995	479*	R
	1993	380	Am	18174	1992	517	Ad
17423	1990	1431	Am		1995	479*	R
	1991	1221	Am	18175	1992	517	Ad
	1993	625	Am		1995	479*	R
17601	1996	670	Am	18205.5	1996	106	Am
17606	1990	1186	Am		1997	201	Am
17606.1	1994	423	Ad	18206	1997	201	Am
17607	1990	1186	R & Ad	18210	1990	689	Am
17653	1996	860	Am		1991	671	Am
18002	1996	1064	Am ⁵⁷⁴		1993	638	Am
18002.5	1996	1064	Ad ⁵⁷⁴		1994	586	Am
18003.1	1990	623	Ad	18210.5	1996	1064	R ⁵⁷⁴
18003.6	1994	129	Ad	18212.1	1996	1064	Am ⁵⁷⁴
18011.1	1996	467	Ad	18216	1994	586	Am
18018	1989	663	Ad ²⁰		1995	272	Am
18018.1	1989	663	Ad ²⁰	18218	1991	1054	Am
18018.2	1989	663	Ad ²⁰	18218.5	1993	101	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FINANCIAL CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
18266	1994	586	Am		1989	583	Am (by Sec. 2.5 of Ch.)
	1995	182	Am				
	1996	227	Am	18427	1989	663	Ad ²⁰
18266.1	1989	889	Ad		1991	41*	Am
18266.2	1989	889	Ad		1996	467	Am
18266.3	1989	889	Ad		1996	1064	R & Ad ⁵⁷⁴
18267	1997	201	R	18427.1	1989	663	Ad ²⁰
18268	1989	663	Am ²⁰		1996	1064	R & Ad ⁵⁷⁴
18269	1989	663	Am ²⁰	18427.10	1996	1064	Ad ⁵⁷⁴
18271	1989	663	Am ²⁰	18427.11	1996	1064	Ad ⁵⁷⁴
18273	1997	201	R	18427.2	1989	663	Ad ²⁰
18301	1989	889	Ad		1996	1064	R & Ad ⁵⁷⁴
18302	1989	889	Ad	18427.3	1989	663	Ad ²⁰
18303	1989	889	Ad		1996	1064	R & Ad ⁵⁷⁴
18310	1997	201	R	18427.4	1989	663	Ad ²⁰
18311	1997	201	R		1991	41*	Am
18312	1997	201	R		1996	1064	R & Ad ⁵⁷⁴
18314	1997	201	R	18427.5	1996	1064	Ad ⁵⁷⁴
18314.5	1989	663	Am ²⁰	18427.6	1996	1064	Ad ⁵⁷⁴
	1997	201	R	18427.7	1996	1064	Ad ⁵⁷⁴
18317	1989	663	Am ²⁰	18427.8	1996	1064	Ad ⁵⁷⁴
18318.5	1989	397	R & Ad ³⁸	18427.9	1996	1064	Ad ⁵⁷⁴
	1990	79	Am ⁵⁴	18435	1990	1202	R & Ad
18321	1994	129	Am	18437	1992	409	Am
18322	1990	1306	Ad		1993	82	Am
18330	1994	68*	R		1996	110	Am
18331	1994	68*	R	18442	1989	663	Am ²⁰
18332	1994	68*	R	18455	1996	225	Am
18333	1994	68*	R		1997	201	Am
18334	1994	68*	R	18457	1990	947	Ad
18335	1994	68*	R	18506	1989	583	Am
18336	1994	68*	R	18508	1989	583	R & Ad
18339	1996	1064	Ad ⁵⁷⁴	18509	1989	583	R & Ad
18340	1992	427	Am ⁵¹¹	18510	1996	1064	Am ⁵⁷⁴
	1996	1064	Am ⁵⁷⁴	18650	1995	479*	Ad
18340.5	1996	1064	Ad ⁵⁷⁴	18651	1995	479*	Ad
18341	1992	427	Am ⁵¹¹	18652	1995	479*	Ad
18342	1989	663	Am ²⁰	18653	1995	479*	Ad
18343	1989	663	Am ²⁰		1996	887*	Am
18345	1989	663	Am ²⁰	18654	1995	479*	Ad
18348	1996	1064	R ⁵⁷⁴		1996	1064	Am ⁵⁷⁴
18349.5	1990	1202	Ad	18660	1995	479*	Ad
	1996	1064	Am ⁵⁷⁴		1996	887*	Am
18350	1996	1064	Am ⁵⁷⁴	18661	1995	479*	Ad
18353	1989	172	Am	18662	1995	479*	Ad
18356	1989	663	Am ²⁰	18663	1995	479*	Ad
	1996	1064	Am ⁵⁷⁴	18664	1995	479*	Ad
18357	1989	172	Am	18665	1995	479*	Ad
18358	1989	663	Am ²⁰	18666	1995	479*	Ad
18359	1989	663	Am ²⁰	18670	1995	479*	Ad
18360	1989	172	R & Ad	18671	1995	479*	Ad
	1996	1064	Am ⁵⁷⁴	18672	1995	479*	Ad
18362	1990	1202	Am	18673	1995	479*	Ad
18368	1995	479*	Ad	18674	1995	479*	Ad
	1996	887*	Am	18675	1995	479*	Ad
18395	1990	1035	Ad	18680	1995	479*	Ad
	1996	1064	R ⁵⁷⁴	18681	1995	479*	Ad
18396	1995	479*	Ad		1996	887*	Am
18409	1996	1064	Am ⁵⁷⁴	18682	1995	479*	Ad
18412	1990	679	Ad	18683	1995	479*	Ad
18415	1989	172	Am	18684	1995	479*	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
18684 (Cont.)	1996	887 *	Am	21301.1	1997	17	Am ¹³²⁸
18685	1995	479 *	Ad	21302	1996	923	Ad
	1996	887 *	Am	21303	1993	782	Ad
18686	1995	479 *	Ad & R ¹⁰⁸⁵	21304	1993	782	Ad
	1996	887 *	Am (by Sec. 58 of Ch.)		1996	923	Am
	1996	1064	Am (by Sec. 616.1 of Ch.) ⁵⁷⁴		1997	17	Am ¹³²⁸
18687	1995	479 *	Ad	21305	1993	782	Ad
18690	1995	479 *	Ad	21306	1993	782	Ad
	1996	887 *	Am	21307	1996	923	Ad
18691	1995	479 *	Ad	22000	1994	1115	R & Ad ⁵⁴⁸
	1996	887 *	Am	22001	1994	1115	R & Ad ⁵⁴⁸
18692	1995	479 *	Ad		1997	229	Am
	1996	887 *	Am	22002	1994	1115	R & Ad ⁵⁴⁸
18693	1995	479 *	Ad	22003	1994	1115	R & Ad ⁵⁴⁸
	1996	887 *	Am	22004	1994	1115	R & Ad ⁵⁴⁸
18694	1995	479 *	Ad	22005	1989	98	Am
	1996	887 *	Am		1993	1269	Am
18695	1995	479 *	Ad		1994	1114	Am
	1996	887 *	Am		1994	1115	R & Ad ⁵⁴⁸
18696	1995	479 *	Ad	22006	1994	1115	R & Ad ⁵⁴⁸
	1996	887 *	Am	22007	1994	668	Am
18697	1995	479 *	Ad		1994	1115	R & Ad ⁵⁴⁸
	1996	887 *	Am	22008	1994	1115	R & Ad ⁵⁴⁸
18700	1995	479 *	Ad	22008.1	1994	1010	Am ⁸³²
	1996	887 *	Am		1994	1115	R ⁵⁴⁸
18701	1995	479 *	Ad	22009	1994	1115	R & Ad ⁵⁴⁸
	1996	887 *	Am	22010	1994	1115	R & Ad ⁵⁴⁸
18702	1995	479 *	Ad	22011	1994	1115	R & Ad ⁵⁴⁸
	1996	887 *	Am	22013	1994	668	Am
18703	1995	479 *	Ad		1994	1115	R ⁵⁴⁸
	1996	887 *	Am	22014	1994	1115	R ⁵⁴⁸
18704	1995	479 *	Ad	22050	1994	1115	R & Ad ⁵⁴⁸
	1996	887 *	Am		1996	682	Am
18705	1995	479 *	Ad		1997	229	Am
	1996	887 *	Am	22050.1	1994	1115	R ⁵⁴⁸
18706	1995	479 *	Ad	22050.2	1994	1115	R ⁵⁴⁸
	1996	887 *	Am	22051	1994	1115	R & Ad ⁵⁴⁸
18707	1995	479 *	Ad	22051.5	1994	1115	R ⁵⁴⁸
	1996	887 *	Am	22052	1994	1115	R & Ad ⁵⁴⁸
21000	1996	923	Am	22053	1994	1115	R & Ad ⁵⁴⁸
21200.1	1991	202	Ad	22053.1	1994	1115	R ⁵⁴⁸
21200.6	1991	202	Am	22054	1994	668	Am
21201	1993	782	Am		1994	1115	R & Ad ⁵⁴⁸
21201.1	1991	202	Ad	22055	1994	1115	Ad ⁵⁴⁸
21201.2	1991	202	Ad	22056	1994	1115	Ad ⁵⁴⁸
	1993	782	Am		1996	1041	Am
21201.3	1994	490	Ad ⁵⁴⁸	22057	1994	1115	Ad ⁵⁴⁸
21201.5	1992	647	Ad	22058	1994	1115	Ad ⁵⁴⁸
21203	1992	647	R	22059	1994	1115	Ad ⁵⁴⁸
	1994	490	Ad	22060	1995	564	Ad
21204	1992	647	R	22100	1994	1115	Ad ⁵⁴⁸
21206	1992	647	Am	22101	1994	1115	Ad ⁵⁴⁸
21207	1989	1418	Am		1997	229	Am
21300	1993	782	Ad	22102	1994	1115	Ad ⁵⁴⁸
21300.1	1996	923	Ad		1997	229	R & Ad
21301	1993	782	Ad	22103	1994	1115	Ad ⁵⁴⁸
	1996	923	Am	22104	1994	1115	Ad ⁵⁴⁸
				22105	1994	1115	Ad ⁵⁴⁸
					1997	229	Am
				22106	1994	1115	Ad ⁵⁴⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
22106 (Cont.)	1997	229	Am	22310	1994	1115	Ad ⁵⁴⁸
22107	1994	1115	Ad	22311	1994	1115	Ad ⁵⁴⁸
22108	1994	1115	Ad ⁵⁴⁸	22312	1994	1115	Ad ⁵⁴⁸
22109	1994	1115	Ad ⁵⁴⁸	22313	1994	1115	Ad ⁵⁴⁸
22110	1994	1115	Ad ⁵⁴⁸	22314	1994	1115	Ad ⁵⁴⁸
22111	1994	1115	Ad ⁵⁴⁸		1995	257	Am
22112	1995	692	Ad		1996	107	Am
22150	1994	1115	Ad ⁵⁴⁸	22315	1994	1115	Ad ⁵⁴⁸
22151	1994	1115	Ad ⁵⁴⁸	22316	1994	1115	Ad ⁵⁴⁸
22152	1994	1115	Ad ⁵⁴⁸	22317	1994	1115	Ad ⁵⁴⁸
	1997	229	Am	22318	1994	1115	Ad ⁵⁴⁸
22153	1994	1115	Ad ⁵⁴⁸	22319	1994	1115	Ad ⁵⁴⁸
22154	1994	1115	Ad ⁵⁴⁸	22320	1994	1115	Ad ⁵⁴⁸
	1997	218	Am	22321	1994	1115	Ad ⁵⁴⁸
22155	1994	1115	Ad ⁵⁴⁸	22322	1994	1115	Ad ⁵⁴⁸
	1997	218	Am	22323	1994	1115	Ad ⁵⁴⁸
22156	1994	1115	Ad ⁵⁴⁸	22324	1994	1115	Ad ⁵⁴⁸
22157	1994	1115	Ad ⁵⁴⁸	22325	1994	1115	Ad ⁵⁴⁸
22158	1994	1115	Ad ⁵⁴⁸	22326	1994	1115	Ad ⁵⁴⁸
22159	1994	1115	Ad	22327	1994	1115	Ad ⁵⁴⁸
	1995	692	Am	22328	1994	1115	Ad ⁵⁴⁸
22160	1994	1115	Ad ⁵⁴⁸	22329	1994	1115	Ad ⁵⁴⁸
22161	1994	1115	Ad ⁵⁴⁸	22330	1994	1115	Ad ⁵⁴⁸
22162	1994	1115	Ad ⁵⁴⁸	22331	1994	1115	Ad ⁵⁴⁸
22163	1994	1115	Ad ⁵⁴⁸	22332	1994	1115	Ad ⁵⁴⁸
22164	1994	1115	Ad ⁵⁴⁸	22333	1994	1115	Ad ⁵⁴⁸
22165	1994	1115	Ad ⁵⁴⁸	22334	1994	1115	Ad ⁵⁴⁸
22166	1994	1115	Ad ⁵⁴⁸	22335	1994	1115	Ad ⁵⁴⁸
22167	1994	1115	Ad ⁵⁴⁸	22336	1994	1115	Ad ⁵⁴⁸
22200	1994	1115	R & Ad ⁵⁴⁸	22337	1994	1115	Ad ⁵⁴⁸
22201	1994	1115	R & Ad ⁵⁴⁸		1995	692	Am
22201.1	1994	1115	R ⁵⁴⁸	22338	1994	1115	Ad ⁵⁴⁸
22202	1994	1115	R & Ad ⁵⁴⁸	22339	1994	1115	Ad ⁵⁴⁸
22203	1994	1115	R & Ad ⁵⁴⁸	22340	1994	1115	Ad ⁵⁴⁸
22204	1994	1115	Ad ⁵⁴⁸		1995	271	Am
22206	1994	1115	R ⁵⁴⁸		1996	672	Am
22207	1994	1115	R ⁵⁴⁸	22340.1	1996	672	Ad & R ⁴⁰
22208	1990	1202	Am	22341	1994	1115	Ad ⁵⁴⁸
	1991	1091	Am	22400	1994	1115	R & Ad ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22401	1994	1115	R & Ad ⁵⁴⁸
22209	1994	1115	R ⁵⁴⁸	22402	1994	1115	R & Ad ⁵⁴⁸
22210	1994	1115	R ⁵⁴⁸	22403	1994	1115	R ⁵⁴⁸
22211	1994	1115	R ⁵⁴⁸	22404	1994	1115	R ⁵⁴⁸
22212	1992	427	Am ⁵¹¹	22405	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22406	1994	1115	R ⁵⁴⁸
22250	1994	1115	Ad ⁵⁴⁸	22407	1994	1115	R ⁵⁴⁸
	1995	692	Am	22407.5	1994	1115	R ⁵⁴⁸
22251	1994	1115	Ad ⁵⁴⁸	22408	1994	1115	R ⁵⁴⁸
22300	1994	1115	Ad ⁵⁴⁸	22410	1994	1115	R ⁵⁴⁸
22301	1994	1115	Ad ⁵⁴⁸	22411	1994	1115	R ⁵⁴⁸
22302	1994	1115	Ad ⁵⁴⁸	22411.5	1991	320	Ad
22303	1994	1115	Ad ⁵⁴⁸		1994	1115	R ⁵⁴⁸
22304	1994	1115	Ad ⁵⁴⁸	22412	1994	1115	R ⁵⁴⁸
	1996	1064	Am ⁵⁷⁴	22413	1994	1115	R ⁵⁴⁸
22305	1994	1115	Ad ⁵⁴⁸	22414	1994	1115	R ⁵⁴⁸
	1995	692	Am	22415	1994	1115	R ⁵⁴⁸
22306	1994	1115	Ad ⁵⁴⁸	22416	1994	1115	R ⁵⁴⁸
22307	1994	1115	Ad ⁵⁴⁸	22450	1994	1115	R & Ad ⁵⁴⁸
22308	1994	1115	Ad ⁵⁴⁸	22450.1	1994	1115	R ⁵⁴⁸
22309	1994	1115	Ad ⁵⁴⁸	22450.5	1994	1115	R ⁵⁴⁸
				22451	1994	1115	R & Ad ⁵⁴⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22451.1	1994	1115	R ⁵⁴⁸	22504	1994	1115	R ⁵⁴⁸
22451.3	1994	1115	R ⁵⁴⁸	22505	1994	1115	R ⁵⁴⁸
22452	1994	1115	Ad ⁵⁴⁸	22506	1994	1115	R ⁵⁴⁸
22453	1994	1115	R & Ad ⁵⁴⁸	22507	1994	1115	R ⁵⁴⁸
	1995	692	Am	22508	1992	530	Am
22454	1994	1115	R & Ad ⁵⁴⁸		1994	1115	R ⁵⁴⁸
22454.1	1994	1115	R ⁵⁴⁸	22509	1994	1115	R ⁵⁴⁸
22455	1994	1115	R & Ad ⁵⁴⁸	22510	1992	530	Am
22455.5	1992	530	Ad		1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22511	1994	1115	R ⁵⁴⁸
22456	1994	1115	R & Ad ⁵⁴⁸	22512	1994	1115	R ⁵⁴⁸
22457	1994	1115	R & Ad ⁵⁴⁸	22513	1994	1115	R ⁵⁴⁸
22458	1994	1115	R & Ad ⁵⁴⁸	22514	1994	1115	R ⁵⁴⁸
22458.1	1993	399	Am	22515	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22516	1994	1115	R ⁵⁴⁸
22458.2	1994	1115	R ⁵⁴⁸	22517	1992	530	Am
22458.3	1992	977	Am		1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22550	1994	1115	Ad ⁵⁴⁸
22458.4	1992	977	Am	22551	1994	1115	Ad ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22600	1994	1115	R & Ad ⁵⁴⁸
22458.5	1992	977	Am		1996	672	Am
	1994	1115	R ⁵⁴⁸	22600.1	1996	672	Ad & R ⁴⁰
22458.6	1992	977	Am	22601	1994	1115	R & Ad ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22602	1994	1115	R ⁵⁴⁸
22458.7	1993	101	Am	22603	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22604	1994	1115	R ⁵⁴⁸
22458.8	1994	1115	R ⁵⁴⁸	22605	1994	1115	R ⁵⁴⁸
22459	1994	1115	R & Ad ⁵⁴⁸	22606	1994	1115	R ⁵⁴⁸
22460	1994	1115	R & Ad ⁵⁴⁸	22608	1994	1115	R ⁵⁴⁸
22461	1994	1115	R & Ad ⁵⁴⁸	22609	1994	1115	R ⁵⁴⁸
22462	1994	1115	R & Ad ⁵⁴⁸	22610	1994	1115	R ⁵⁴⁸
22463	1994	1115	R & Ad ⁵⁴⁸	22611	1994	1115	R ⁵⁴⁸
22464	1994	1115	R & Ad ⁵⁴⁸	22612	1994	1115	R ⁵⁴⁸
22465	1994	1115	R & Ad ⁵⁴⁸	22613	1994	1115	R ⁵⁴⁸
22465.5	1992	530	Am	22614	1990	1202	Am
	1994	1114	Am		1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22615	1994	1115	R ⁵⁴⁸
22466	1994	1115	R & Ad ⁵⁴⁸	22615.7	1994	1115	R ⁵⁴⁸
22467	1994	1115	R & Ad ⁵⁴⁸	22616	1994	1115	R ⁵⁴⁸
	1995	692	Am	22617	1994	1115	R ⁵⁴⁸
22468	1994	1115	R ⁵⁴⁸	22618	1994	1115	R ⁵⁴⁸
22469	1994	1115	R ⁵⁴⁸	22650	1989	867	Ad
22470	1994	1115	R ⁵⁴⁸		1994	1115	R & Ad ⁵⁴⁸
22471	1994	1115	R ⁵⁴⁸	22651	1989	867	Am
22472	1992	530	Am		1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22652	1989	867	Am
22473	1990	1202	Am		1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22653	1990	1202	R & Ad
22474	1990	1202	Am		1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22654	1994	1115	R ⁵⁴⁸
22475	1994	1115	R ⁵⁴⁸	22700	1994	1115	Ad ⁵⁴⁸
22476	1994	1115	R ⁵⁴⁸	22701	1994	1115	Ad ⁵⁴⁸
22477	1992	342	Ad	22702	1994	1115	Ad ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	22703	1994	1115	Ad ⁵⁴⁸
22480	1994	1115	R ⁵⁴⁸	22704	1994	1115	Ad ⁵⁴⁸
22481	1994	1115	R ⁵⁴⁸	22705	1994	1115	Ad ⁵⁴⁸
22482	1994	1115	R ⁵⁴⁸	22706	1994	1115	Ad ⁵⁴⁸
22500	1994	1115	R & Ad ⁵⁴⁸	22707	1994	1115	Ad ⁵⁴⁸
22501	1994	1115	R & Ad ⁵⁴⁸	22708	1994	1115	Ad ⁵⁴⁸
22502	1994	1115	R & Ad ⁵⁴⁸	22709	1994	1115	Ad ⁵⁴⁸
22503	1994	1115	R ⁵⁴⁸	22710	1994	1115	Ad ⁵⁴⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22711	1994	1115	Ad ⁵⁴⁸	24210	1994	1115	R ⁵⁴⁸
22712	1994	1115	Ad ⁵⁴⁸	24211	1994	1115	R ⁵⁴⁸
22713	1994	1115	Ad ⁵⁴⁸	24212	1992	427	Am ⁵¹¹
22714	1994	1115	Ad ⁵⁴⁸		1994	1115	R ⁵⁴⁸
22715	1994	1115	Ad ⁵⁴⁸	24400	1994	1115	R ⁵⁴⁸
22716	1994	1115	Ad ⁵⁴⁸	24401	1994	1115	R ⁵⁴⁸
22717	1994	1115	Ad ⁵⁴⁸	24402	1994	1115	R ⁵⁴⁸
22718	1994	1115	Ad ⁵⁴⁸	24403	1994	1115	R ⁵⁴⁸
22750	1994	1115	Ad ⁵⁴⁸	24404	1994	1115	R ⁵⁴⁸
22751	1994	1115	Ad ⁵⁴⁸	24405	1994	1115	R ⁵⁴⁸
22752	1994	1115	Ad ⁵⁴⁸	24406	1994	1115	R ⁵⁴⁸
22753	1994	1115	Ad ⁵⁴⁸	24407	1994	1115	R ⁵⁴⁸
22754	1994	1115	Ad ⁵⁴⁸	24407.5	1994	1115	R ⁵⁴⁸
22780	1994	1115	Ad ⁵⁴⁸	24408	1994	1115	R ⁵⁴⁸
24000	1994	1115	R ⁵⁴⁸	24410	1994	1115	R ⁵⁴⁸
24000.1	1994	1115	R ⁵⁴⁸	24411	1994	1115	R ⁵⁴⁸
24000.2	1994	1115	R ⁵⁴⁸	24411.5	1991	320	Ad ⁵⁴⁸
24001	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24002	1994	1115	R ⁵⁴⁸	24412	1994	1115	R ⁵⁴⁸
24003	1994	1115	R ⁵⁴⁸	24413	1994	1115	R ⁵⁴⁸
24004	1994	1115	R ⁵⁴⁸	24414	1994	1115	R ⁵⁴⁸
24005	1989	98	Am	24415	1994	1115	R ⁵⁴⁸
	1993	1269	Am	24416	1994	1115	R ⁵⁴⁸
	1994	1114	Am	24450	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	24450.1	1994	1115	R ⁵⁴⁸
24006	1994	1115	R ⁵⁴⁸	24450.5	1994	1115	R ⁵⁴⁸
24007.5	1992	530	Am	24451	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	24451.1	1994	1115	R ⁵⁴⁸
24008	1994	1115	R ⁵⁴⁸	24451.3	1994	1115	R ⁵⁴⁸
24008.1	1994	1010	Am ⁸³²	24453	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	24454	1994	1115	R ⁵⁴⁸
24009	1994	1115	R ⁵⁴⁸	24454.1	1994	1115	R ⁵⁴⁸
24010	1994	1115	R ⁵⁴⁸	24455	1994	1115	R ⁵⁴⁸
24014	1994	1115	R ⁵⁴⁸	24455.5	1992	530	Ad
24050	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24050.1	1994	1115	R ⁵⁴⁸	24456	1994	1115	R ⁵⁴⁸
24050.3	1994	1115	R ⁵⁴⁸	24457	1994	1115	R ⁵⁴⁸
24051	1994	1115	R ⁵⁴⁸	24458	1994	1115	R ⁵⁴⁸
24051.1	1994	1115	R ⁵⁴⁸	24458.1	1993	399	Am
24051.5	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24052	1994	1115	R ⁵⁴⁸	24458.2	1994	1115	R ⁵⁴⁸
24052.1	1994	1115	R ⁵⁴⁸	24458.3	1992	977	Am
24053	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24053.1	1994	1115	R ⁵⁴⁸	24458.4	1992	977	Am
24054	1994	668	Am		1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	24458.5	1992	977	Am
24055	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24056	1994	1115	R ⁵⁴⁸	24458.6	1992	977	Am
24057	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24058	1994	994	Ad ⁸⁵³	24458.7	1993	101	Am
24200	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24201	1994	1115	R ⁵⁴⁸	24458.8	1994	1115	R ⁵⁴⁸
24201.1	1994	1115	R ⁵⁴⁸	24459	1994	1115	R ⁵⁴⁸
24202	1994	1115	R ⁵⁴⁸	24460	1994	1115	R ⁵⁴⁸
24203	1994	1115	R ⁵⁴⁸	24461	1994	1115	R ⁵⁴⁸
24206	1994	1115	R ⁵⁴⁸	24462	1994	1115	R ⁵⁴⁸
24207	1994	1115	R ⁵⁴⁸	24463	1994	1115	R ⁵⁴⁸
24208	1990	1202	Am	24464	1994	1115	R ⁵⁴⁸
	1991	1091	Am	24465	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	24465.5	1992	530	Am
24209	1994	1115	R ⁵⁴⁸		1994	1114	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FINANCIAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24465.5 (Cont.)	1994	1115	R ⁵⁴⁸	24618	1994	1115	R ⁵⁴⁸
24466	1994	1115	R ⁵⁴⁸	24650	1989	867	Ad
24467	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24468	1994	1115	R ⁵⁴⁸	24651	1989	867	Am
24469	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24470	1994	1115	R ⁵⁴⁸	24652	1989	867	Am
24471	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24472	1992	530	Am	24653	1990	1202	R & Ad
	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24473	1990	1202	Am	24654	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	26000	1994	1115	R ⁵⁴⁸
24474	1990	1202	Am	26000.1	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	26000.2	1994	1115	R ⁵⁴⁸
24475	1994	1115	R ⁵⁴⁸	26001	1994	1115	R ⁵⁴⁸
24476	1994	1115	R ⁵⁴⁸	26003	1994	1115	R ⁵⁴⁸
24477	1992	342	Ad	26005	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	26006	1994	1115	R ⁵⁴⁸
24480	1994	1115	R ⁵⁴⁸	26007.5	1992	530	Am
24481	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24482	1994	1115	R ⁵⁴⁸	26008	1994	1115	R ⁵⁴⁸
24500	1994	1115	R ⁵⁴⁸	26008.1	1994	1010	Am ⁸³²
24501	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24502	1994	1115	R ⁵⁴⁸	26009	1994	1115	R ⁵⁴⁸
24503	1994	1115	R ⁵⁴⁸	26010	1994	1115	R ⁵⁴⁸
24504	1994	1115	R ⁵⁴⁸	26050	1989	867	Am
24505	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24506	1994	1115	R ⁵⁴⁸	26050.2	1994	1115	R ⁵⁴⁸
24507	1994	1115	R ⁵⁴⁸	26050.3	1994	1115	R ⁵⁴⁸
24508	1992	530	Am	26051	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	26051.1	1994	1115	R ⁵⁴⁸
24509	1994	1115	R ⁵⁴⁸	26051.5	1994	1115	R ⁵⁴⁸
24510	1992	530	Am	26052	1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	26053	1992	530	Am & RN
24511	1994	1115	R ⁵⁴⁸	26054	1994	668	Am
24512	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24513	1994	1115	R ⁵⁴⁸	26055	1994	1115	R ⁵⁴⁸
24514	1994	1115	R ⁵⁴⁸	26056	1994	1115	R ⁵⁴⁸
24515	1994	1115	R ⁵⁴⁸	26057	1992	530	Ad(RN)
24516	1994	1115	R ⁵⁴⁸		1993	663	Am
24517	1992	530	Am		1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	26200	1994	1115	R ⁵⁴⁸
24600	1994	1115	R ⁵⁴⁸	26201	1994	1115	R ⁵⁴⁸
24601	1994	1115	R ⁵⁴⁸	26201.1	1994	1115	R ⁵⁴⁸
24602	1994	1115	R ⁵⁴⁸	26202	1994	1115	R ⁵⁴⁸
24603	1994	1115	R ⁵⁴⁸	26203	1994	1115	R ⁵⁴⁸
24604	1994	1115	R ⁵⁴⁸	26206	1994	1115	R ⁵⁴⁸
24605	1994	1115	R ⁵⁴⁸	26207	1994	1115	R ⁵⁴⁸
24606	1994	1115	R ⁵⁴⁸	26208	1990	1202	Am
24608	1994	1115	R ⁵⁴⁸		1991	1091	Am
24609	1994	1115	R ⁵⁴⁸		1994	1115	R ⁵⁴⁸
24610	1994	1115	R ⁵⁴⁸	26209	1994	1115	R ⁵⁴⁸
24611	1994	1115	R ⁵⁴⁸	26210	1994	1115	R ⁵⁴⁸
24612	1994	1115	R ⁵⁴⁸	26211	1994	1115	R ⁵⁴⁸
24613	1994	1115	R ⁵⁴⁸	26212	1992	427	Am ⁵¹¹
24614	1990	1202	Am		1994	1115	R ⁵⁴⁸
	1994	1115	R ⁵⁴⁸	26400	1994	1115	R ⁵⁴⁸
24615	1994	1115	R ⁵⁴⁸	26401	1994	1115	R ⁵⁴⁸
24615.7	1994	1115	R ⁵⁴⁸	26403	1994	1115	R ⁵⁴⁸
24616	1994	1115	R ⁵⁴⁸	26406	1994	1115	R ⁵⁴⁸
24617	1994	1115	R ⁵⁴⁸	26407	1994	1115	R ⁵⁴⁸
				26407.5	1994	1115	R ⁵⁴⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
26408	1994	1115	R ⁵⁴⁸	31152	1996	1064	Am ⁵⁷⁴
26410	1994	1115	R ⁵⁴⁸	31152.5	1996	1064	Am ⁵⁷⁴
26411	1994	1115	R ⁵⁴⁸	31153	1996	1064	Am ⁵⁷⁴
26411.5	1991	320	Ad	31154	1996	1064	Am ⁵⁷⁴
	1994	1115	R ⁵⁴⁸	31157	1996	1064	Am ⁵⁷⁴
26414	1994	1115	R ⁵⁴⁸	31201	1996	1064	Am ⁵⁷⁴
26415	1994	1115	R ⁵⁴⁸	31220	1996	1064	Am ⁵⁷⁴
26476	1994	1115	R ⁵⁴⁸	31231	1996	1064	Am ⁵⁷⁴
26480	1993	101	Ad	31232	1996	1064	Am ⁵⁷⁴
	1994	1115	R ⁵⁴⁸	31233	1996	1064	Am ⁵⁷⁴
26500	1994	1115	R ⁵⁴⁸	31302	1996	1064	Am ⁵⁷⁴
26600	1994	1115	R ⁵⁴⁸	31320	1996	1064	Am ⁵⁷⁴
26601	1994	1115	R ⁵⁴⁸	31322	1996	1064	Am ⁵⁷⁴
26602	1994	1115	R ⁵⁴⁸	31406	1996	1064	Am ⁵⁷⁴
26603	1994	1115	R ⁵⁴⁸	31408	1996	1064	Am ⁵⁷⁴
26604	1994	1115	R ⁵⁴⁸	31409	1996	1064	Am ⁵⁷⁴
26605	1994	1115	R ⁵⁴⁸	31501	1996	1064	Am ⁵⁷⁴
26606	1994	1115	R ⁵⁴⁸	31502	1996	1064	Am ⁵⁷⁴
26608	1994	1115	R ⁵⁴⁸	31503	1996	1064	Am ⁵⁷⁴
26609	1994	1115	R ⁵⁴⁸	31504	1996	1064	Am ⁵⁷⁴
26610	1994	1115	R ⁵⁴⁸	31506	1996	1064	Am ⁵⁷⁴
26611	1994	1115	R ⁵⁴⁸	31507	1996	1064	Am ⁵⁷⁴
26612	1994	1115	R ⁵⁴⁸	31508	1996	1064	Am ⁵⁷⁴
26613	1994	1115	R ⁵⁴⁸	31509	1996	1064	Am ⁵⁷⁴
26614	1990	1202	Am	31550	1996	1064	Am ⁵⁷⁴
	1994	1115	R ⁵⁴⁸	31551	1996	1064	Am ⁵⁷⁴
26615	1994	1115	R ⁵⁴⁸	31551.5	1996	1064	Am ⁵⁷⁴
26615.7	1994	1115	R ⁵⁴⁸	31552	1996	1064	Am ⁵⁷⁴
26616	1994	1115	R ⁵⁴⁸	31601	1996	1064	Am ⁵⁷⁴
26617	1994	1115	R ⁵⁴⁸	31602	1996	1064	Am ⁵⁷⁴
26618	1994	1115	R ⁵⁴⁸	31603	1996	1064	Am ⁵⁷⁴
26653	1990	1202	R & Ad	31604	1996	1064	Am ⁵⁷⁴
	1994	1115	R ⁵⁴⁸	31605	1996	1064	Am ⁵⁷⁴
28000	1996	1064	Am ⁵⁷⁴	31650	1996	1064	Am ⁵⁷⁴
30003	1994	1010	Am ⁸³²	31651	1996	1064	Am ⁵⁷⁴
30005	1996	1064	Am ⁵⁷⁴	31701	1996	1064	Am ⁵⁷⁴
30203	1992	427	Am ⁵¹¹	31702	1996	1064	Am ⁵⁷⁴
31002	1996	1064	Am ⁵⁷⁴	31703	1996	1064	Am ⁵⁷⁴
31021	1996	1064	Am ⁵⁷⁴	31704	1996	1064	Am ⁵⁷⁴
31047	1996	1064	Am ⁵⁷⁴	31705	1996	1064	Am ⁵⁷⁴
31048	1994	1010	Am ⁸³²	31706	1996	1064	Am ⁵⁷⁴
31052	1996	1064	Am ⁵⁷⁴	31706.5	1996	1064	Am ⁵⁷⁴
31055	1996	1064	Am ⁵⁷⁴	31707	1996	1064	Am ⁵⁷⁴
31100	1996	1064	Am ⁵⁷⁴	31708	1996	1064	Am ⁵⁷⁴
31101	1996	1064	Am ⁵⁷⁴	31709	1996	1064	Am ⁵⁷⁴
31102	1996	1064	Am ⁵⁷⁴	31710	1996	1064	Am ⁵⁷⁴
31103	1996	1064	Am ⁵⁷⁴	31711	1996	1064	Am ⁵⁷⁴
31105	1996	1064	Am ⁵⁷⁴	31712	1996	1064	Am ⁵⁷⁴
31106	1996	1064	Am ⁵⁷⁴	31713	1996	1064	Am ⁵⁷⁴
31107	1996	1064	Am ⁵⁷⁴	31800	1996	1064	Am ⁵⁷⁴
31108	1996	1064	Am ⁵⁷⁴	31801	1996	1064	Am ⁵⁷⁴
31109	1996	1064	Am ⁵⁷⁴	31802	1996	1064	Am ⁵⁷⁴
31110	1996	1064	Am ⁵⁷⁴	31821	1996	1064	Am ⁵⁷⁴
31110.5	1996	1064	Am ⁵⁷⁴	31900	1996	1064	Am ⁵⁷⁴
31111	1996	1064	Am ⁵⁷⁴	31901	1996	1064	Am ⁵⁷⁴
31112	1996	1064	Am ⁵⁷⁴	Div. 15.5,			
31113	1996	1064	Am ⁵⁷⁴	heading			
31114	1996	1064	Am ⁵⁷⁴	(Sec. 32000			
31115	1996	1064	Am ⁵⁷⁴	et seq.)	1989	1040	Am
	1997	375	Am	32000	1989	1040	Am
31150	1996	1064	Am ⁵⁷⁴				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FINANCIAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Div. 15.5, Ch. 1, Art. 2, heading (Sec. 32100 et seq.)	1989	1040	Am	32602	1989	1040	R
32100	1989	1040	R	32603	1989	1040	R
32101	1989	1040	R & Ad	32604	1989	1040	R
32301	1989	1040	Am	32610	1989	1040	R
32310	1989	1040	Am	32611	1989	1040	R
32320	1989	1040	Am	32612	1989	1040	R
32321	1989	1040	Am	32613	1989	1040	R
	1993	1153 *	Am ⁶⁷⁰	32614	1989	1040	R
32323	1989	1040	Am	32615	1989	1040	R
32325	1989	1040	Am	32620	1989	1040	R
32326	1989	1040	R & Ad	32621	1989	1040	R
32330	1989	1040	Am	32622	1989	1040	R
32332	1989	1040	Ad	32623	1989	1040	R
32340	1989	1040	R	32624	1989	1040	R
32341	1989	1040	R	32625	1989	1040	R
32342	1989	1040	R	32630	1989	1040	R
32343	1989	1040	R	32631	1989	1040	R
32344	1989	1040	R	32640	1989	1040	R
32352	1989	1040	Am	32641	1989	1040	R
32352.5	1989	1040	Ad	32642	1989	1040	R
32353	1989	1040	R	32643	1989	1040	R
32360	1989	1040	R	32644	1989	1040	R
32361	1989	1040	R	32645	1989	1040	R
32362	1989	1040	R	32646	1989	1040	R
32363	1989	1040	R	32647	1989	1040	R
32364	1989	1040	R	32648	1989	1040	R
32365	1989	1040	R	32649	1989	1040	R
32366	1989	1040	R	32649.1	1989	1040	R
32402	1989	1040	Am	32650	1989	1040	R
32410	1989	1040	R	32651	1989	1040	R
32411	1989	1040	R	32652	1989	1040	R
32412	1989	1040	R	32653	1989	1040	R
32430	1989	1040	R	32660	1989	1040	R
32431	1989	1040	R	32661	1989	1040	R
32432	1989	1040	R	32662	1989	1040	R
32433	1989	1040	R	32663	1989	1040	R
32434	1989	1040	R	32664	1989	1040	R
32435	1989	1040	R	32670	1989	1040	R
32436	1989	1040	R	32671	1989	1040	R
32440	1989	1040	R	32672	1989	1040	R
32441	1989	1040	R	32673	1989	1040	R
32442	1989	1040	R	32724	1989	1040	Am
32443	1989	1040	R	32800	1989	1040	R
32500	1989	1040	R	Div. 15.5, Ch. 7, Art. 2, heading (Sec. 32810 et seq.)			
32501	1989	1040	R		1989	1040	Am
32502	1989	1040	R	32811	1989	1040	Am
32503	1989	1040	R	32820.5	1989	1040	Ad
32504	1989	1040	R	32900	1993	1028	S ^{718 719}
32505	1989	1040	R	32905	1993	1028	S ^{718 719}
32506	1989	1040	R	32907	1993	1028	S ^{718 719}
32510	1989	1040	R	32909	1993	1028	S ^{718 719}
32511	1989	1040	R	32911	1993	1028	S ^{718 719}
32512	1989	1040	R	32920	1993	1028	S ^{718 719}
32600	1989	1040	R & Ad	32922	1993	1028	S ^{718 719}
	1994	929	Am	32924	1993	1028	S ^{718 719}
32601	1989	1040	R & Ad	32926	1993	1028	S ^{718 719}
				32927	1993	1028	S ^{718 719}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FINANCIAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
32928	1993	1028	S ^{718 719}		1996	1064	Am ⁸²
32929	1993	1028	S ^{718 719}	33568	1996	859	Am (by Sec. 6 of Ch.)
32930	1993	1028	S ^{718 719}		1996	1064	Am (by Sec. 741.1 of Ch.) ⁵⁷⁴
32932	1993	1028	S ^{718 719}				Am (by Sec. 76 of Ch.)
32936	1993	1028	S ^{718 719}	33600	1996	1063	Am (by Sec. 742.1 of Ch.) ⁵⁷⁴
32940	1993	1028	S ^{718 719}		1996	1064	Am (by Sec. 742.1 of Ch.) ⁵⁷⁴
32942	1993	1028	S ^{718 719}				Am ⁵⁷⁴
32952	1993	1028	S ^{718 719}				Am ⁵⁷⁴
32955	1993	1028	S ^{718 719}				Am ⁵⁷⁴
32960	1993	1028	Am ^{718 719}				Am ⁵⁷⁴
33006	1996	1064	Am ⁵⁷⁴	33601	1996	1064	Am ⁵⁷⁴
33021	1996	1064	Am ⁵⁷⁴	33602	1996	1064	Am ⁵⁷⁴
33045.5	1996	1064	Ad ⁵⁷⁴	33603	1996	1064	Am ⁵⁷⁴
33053	1996	1064	Am ⁵⁷⁴	33604	1996	1064	Am ⁵⁷⁴
33058	1996	1064	Am ⁵⁷⁴	33700	1996	1064	Am ⁵⁷⁴
33061	1994	1010	Am ⁸³²	33731	1996	1064	Am ⁵⁷⁴
33062	1996	1064	Am ⁵⁷⁴	33733	1996	1064	Am ⁵⁷⁴
33063	1996	1064	R ⁵⁷⁴	33743	1996	1064	Am ⁵⁷⁴
33100	1989	1196	Am	33760	1996	1063	R
33102	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁸²
33200	1996	1064	Am ⁵⁷⁴	33761	1996	1063	R
33201	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁸²
33202	1996	1064	Am ⁵⁷⁴	33762	1996	1063	R
33203	1996	1064	Am ⁵⁷⁴		1996	1064	Am ⁸²
33205	1996	1064	Am ⁵⁷⁴	33780	1996	1064	Am ⁵⁷⁴
33206	1996	1064	Am ⁵⁷⁴	33781	1996	1064	Am ⁵⁷⁴
33207	1996	1064	Am ⁵⁷⁴	33784	1996	1064	Am ⁵⁷⁴
33208	1996	1064	Am ⁵⁷⁴	33900	1996	1064	Am ⁵⁷⁴
33209	1996	1064	Am ⁵⁷⁴	33901	1996	1063	Am (by Sec. 80 of Ch.)
33220	1996	1064	Am ⁵⁷⁴		1996	1064	Am (by Sec. 758.1 of Ch.) ⁵⁷⁴
33221	1996	1064	Am ⁵⁷⁴				Am ⁵⁷⁴
33222	1996	1064	Am ⁵⁷⁴	33902	1996	1064	Am ⁵⁷⁴
33223	1996	1064	Am ⁵⁷⁴	33903	1996	1064	Am ⁵⁷⁴
33224	1996	1064	Am ⁵⁷⁴	34000	1996	1064	Am ⁵⁷⁴
33240	1996	1064	Am ⁵⁷⁴	34001	1996	1064	Am ⁵⁷⁴
33261	1996	1064	Am ⁵⁷⁴	34100.5	1996	1064	Am ⁵⁷⁴
33262	1996	1064	Am ⁵⁷⁴	34101	1996	1064	Am ⁵⁷⁴
33280	1996	1064	Am ⁵⁷⁴	34102	1996	1064	Am ⁵⁷⁴
33300	1996	1064	Am ⁵⁷⁴	34103	1996	1064	Am ⁵⁷⁴
33301	1996	1064	Am ⁵⁷⁴	34104	1996	1064	Am ⁵⁷⁴
	1997	375	Am	34105	1996	1064	Am ⁵⁷⁴
33302	1996	1064	Am ⁵⁷⁴	34106	1996	1064	Am ⁵⁷⁴
33320	1996	1064	R ⁵⁷⁴	34107	1996	1064	Am ⁵⁷⁴
33403	1996	1064	Am ⁵⁷⁴	34108	1996	1064	Am ⁵⁷⁴
33404	1996	1064	Am ⁵⁷⁴	34109	1996	1064	Am ⁵⁷⁴
33405	1996	1064	Am ⁵⁷⁴	34110	1996	1064	Am ⁵⁷⁴
33406	1996	1064	Am ⁵⁷⁴	34111	1996	1064	Am ⁵⁷⁴
33408	1996	1064	Am ⁵⁷⁴	34112	1996	1064	Am ⁵⁷⁴
33408	1996	1064	Am ⁵⁷⁴	34113	1996	1064	Am ⁵⁷⁴
33521	1996	1064	Am ⁵⁷⁴	34114	1996	1064	Am ⁵⁷⁴
33522	1996	1064	Am ⁵⁷⁴	34300	1996	1064	Am ⁵⁷⁴
33525	1992	869	Ad	34301	1996	1064	Am ⁵⁷⁴
33560	1996	859	Am (by Sec. 4 of Ch.)	40054	1996	320	Am
	1996	1064	Am (by Sec. 736.1 of Ch.) ⁵⁷⁴	50000	1994	994	Ad ⁹⁴
							R ⁸⁵⁶
33562	1996	1064	Am ⁵⁷⁴	50001	1994	994	Ad ⁹⁴
33563	1996	1064	Am ⁵⁷⁴				R ⁸⁵⁶
33564	1996	1064	Am ⁵⁷⁴				
33565	1996	1064	Am ⁵⁷⁴				
33566	1996	859	R				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
50002	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50302	1994	994	Ad ⁹⁴ R ⁸⁵⁶
50003	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50303	1994	994	Ad ⁹⁴ R ⁸⁵⁶
50004	1995	228	Am	50304	1994	994	Ad ⁹⁴
	1994	994	Ad ⁹⁴ R ⁸⁵⁶				R ⁸⁵⁶
50005	1994	994	Ad ⁹⁴	50305	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50006	1995	564	Am	50306	1994	994	Ad ⁹⁴
	1994	994	Ad ⁹⁴ R ⁸⁵⁶				R ⁸⁵⁶
50120	1994	994	Ad ⁹⁴	50307	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50121	1995	564	Am	50308	1994	994	Ad ⁹⁴
	1994	994	Ad ⁹⁴ R ⁸⁵⁶				R ⁸⁵⁶
50122	1994	994	Ad ⁹⁴	50309	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50123	1995	564	Am	50310	1994	994	Ad ⁹⁴
	1994	994	Ad ⁹⁴ R ⁸⁵⁶				R ⁸⁵⁶
50124	1994	994	Ad ⁹⁴	50311	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50125	1994	994	Ad ⁹⁴	50312	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50126	1994	994	Ad ⁹⁴	50313	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50127	1994	994	Ad ⁹⁴	50314	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50128	1995	564	Am	50315	1995	228	Am
50129	1995	228	Ad		1994	994	Ad ⁹⁴
50130	1994	994	Ad ⁹⁴	50316	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50200	1995	564	Am	50317	1994	994	Ad ⁹⁴
	1994	994	Ad ⁹⁴ R ⁸⁵⁶				R ⁸⁵⁶
50201	1994	994	Ad ⁹⁴	50318	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50202	1995	564	Am	50319	1994	994	Ad ⁹⁴
	1994	994	Ad ⁹⁴ R ⁸⁵⁶				R ⁸⁵⁶
50203	1995	564	Am	50320	1994	994	Ad ⁹⁴
	1994	994	Ad ⁹⁴ R ⁸⁵⁶				R ⁸⁵⁶
50204	1995	564	Am	50321	1995	228	Am
	1994	994	Ad ⁹⁴ R ⁸⁵⁶		1995	564	Am
50205	1994	994	Ad ⁹⁴	50322	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50206	1995	564	Am	50323	1994	994	Ad ⁹⁴
	1994	994	Ad ⁹⁴ R ⁸⁵⁶				R ⁸⁵⁶
50207	1994	994	Ad ⁹⁴	50324	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50208	1994	994	Ad ⁹⁴	50325	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
50301	1994	994	Ad ⁹⁴	50326	1994	994	Ad ⁹⁴
			R ⁸⁵⁶				R ⁸⁵⁶
				50327	1994	994	Ad ⁹⁴
							R ⁸⁵⁶
				50328	1994	994	Ad ⁹⁴
							R ⁸⁵⁶
				50329	1994	994	Ad ⁹⁴
							R ⁸⁵⁶
				50330	1994	994	Ad ⁹⁴
							R ⁸⁵⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FINANCIAL CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
50331	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50506	1994	994	Ad ⁹⁴ R ⁸⁵⁶
50332	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50507	1994	994	Ad ⁹⁴ R ⁸⁵⁶
50400	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50508	1994	994	Ad ⁹⁴ R ⁸⁵⁶
50401	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50509	1994	994	Ad ⁹⁴ R ⁸⁵⁶
50402	1995	564	Am	50510	1994	994	Ad ⁹⁴ R ⁸⁵⁶
	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50601	1994	994	Ad ⁹⁴ R ⁸⁵⁶
50500	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50602	1994	994	Ad ⁹⁴ R ⁸⁵⁶
50501	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50603	1994	994	Ad ⁹⁴ R ^{856 855}
50502	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50700	1996	19 *	Ad & R ¹¹⁸³
50503	1994	994	Ad ⁹⁴	50701	1996	19 *	Ad & R ¹¹⁸³
			R ⁸⁵⁶	50702	1996	19 *	Ad & R ¹¹⁸³
50504	1994	994	Ad ⁹⁴	50703	1996	19 *	Ad & R ¹¹⁸³
			R ⁸⁵⁶	50704	1996	19 *	Ad & R ¹¹⁸³
50505	1995	564	R & Ad	50705	1996	19 *	Ad & R ¹¹⁸³
	1994	994	Ad ⁹⁴ R ⁸⁵⁶	50706	1996	19 *	Ad & R ¹¹⁸³
				50707	1996	19 *	Ad & R ¹¹⁸³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FISH AND GAME CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
13	1994	935	Am		1996	870	R (as ad by
15	1989	318	Am				Sec. 2,
55	1992	1370*	Ad				Stats. 1991,
67	1994	1010	Am ⁸³²				Ch. 710)
77	1989	318	R				Am (as am by
82	1992	742	Ad				Sec. 2,
89	1995	28	Ad				Stats. 1992,
200	1989	564	S ³⁶				Ch. 1370) ¹³
	1994	935	S ⁴⁰	332	1990	1620	Am
201	1989	564	S ³⁶		1992	1370*	Am
	1994	935	S ⁴⁰	355	1995	938	Am ⁹⁴
202	1989	564	S ³⁶		1996	870	Am
	1994	935	S ⁴⁰	702	1996	870	Am
	1995	938	Am ⁹⁴	703	1995	612	Am
203	1989	564	S ³⁶	710.5	1990	1706	Am
	1994	935	S ⁴⁰	710.7	1992	701*	Ad
203.1	1994	935	S ⁴⁰	711	1993	1027	Am
204	1989	564	S ³⁶	711.2	1990	1706	Ad
	1994	935	S ⁴⁰		1994	1010	Am ⁸³²
205	1989	564	S ³⁶	711.4	1990	1706	Ad
	1994	935	S ⁴⁰		1992	761	Am
206	1989	564	S ³⁶		1994	433*	Am
	1994	935	S ⁴⁰	711.7	1990	1706	Ad
207	1989	564	S ³⁶	712	1990	1706	Am
	1993	804	Am	713	1990	1706	Am
	1994	935	S ⁴⁰		1991	732*	Am
208	1989	564	S ³⁶	714	1990	664	Am
	1993	804	Am		1993	1099	Am ¹³
	1994	935	S ⁴⁰		1997	424	Am
209	1989	564	S ³⁶	715	1995	827*	Ad ⁹⁴
	1993	804	Am	853	1989	749	Ad
	1994	935	S ⁴⁰	856	1992	1370*	Am
210	1989	564	S ³⁶	857	1993	1288	Ad
	1991	1037	Am		1994	146	Am ⁸³³
	1993	804	Am	858	1993	1288	Ad
	1994	935	S ⁴⁰	875.1	1990	325	Ad & R ¹⁹
211	1993	804	Ad	878.1	1990	325	Ad & R ¹⁹
	1994	935	S ⁴⁰	1002	1989	1360	Am ⁷³
215	1989	564	S ³⁶		1994	849	Am
	1994	935	S ⁴⁰	1018	1997	525	Ad
217.5	1989	564	S ³⁶	1050	1989	180*	Am
	1994	935	S ⁴⁰		1990	1620	Am
217.6	1989	564	S ³⁶	1050.1	1990	1706	Ad
	1991	GRP	S ⁴²⁰	1050.5	1990	1681*	Ad
	1994	935	S ⁴⁰		1992	1005	Am
218	1989	564	S ³⁶	1051	1994	849	Am
	1994	935	S ⁴⁰	1052	1989	180*	Am
219	1989	564	S ³⁶		1996	870	Am
	1991	709	Am	1052.5	1990	1681*	Am
	1994	935	S ⁴⁰	1053	1989	673	Am
220	1989	564	S ³⁶		1994	849	Am
	1994	935	S ⁴⁰		1995	293	Am
221	1989	564	Am ³⁶	1054.2	1989	826	Ad
	1994	935	Am ⁴⁰	1054.5	1992	1370*	Am
302	1990	687	Ad	1054.6	1992	1094	Ad & R ⁷⁰
303	1990	687	Ad		1993	804	Am
316.5	1996	870	Ad	1054.8	1992	1094	Ad
331	1990	1620	Am		1993	804	Am
	1991	710	Am	1055	1989	500	Am
			R & Ad ⁷⁹		1990	1681*	Am
	1992	1370*	Am		1993	1099	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1055 (Cont.)	1997	424	Am	1603	1X 1995-96	11	Am
1055.3	1990	1681 *	Am		1996	825	Am (by Sec. 3.5 of Ch.)
1068	1991	873 *	Ad		1X 1995-96	11	Am
	1993	617 *	Am	1603.1	1991	844	Ad
	1995	615	Am	1603.3	1X 1995-96	11	Ad
1069	1990	850	Ad	1603.5	1996	166	Ad
1070	1990	1681 *	Am	1607	1990	1706	Am
1123.5	1995	810	Ad	1701	1996	535	Am
1126	1992	1370 *	Ad	1767.5	1992	1370 *	Am
1347	1992	452	Am	1771	1992	658	Am
			R & Ad ⁴⁴⁵	1775	1993	1254	Ad
1348	1991	762	Am	1776	1993	1254	Ad
	1994	935	Am	1776.5	1993	1254	Ad
1348.1	1990	1287	Ad	1777	1993	1254	Ad
1348.2	1997	309	Ad	1777.2	1993	1254	Ad
1350	1991	762	Am		1994	849	Am
1355	1994	935	Ad		1995	928	Am
1385	1989	564	R	1777.5	1993	1254	Ad
	1991	762	Ad	1778	1993	1254	Ad
1386	1989	564	R	1778.5	1993	1254	Ad
	1991	762	Ad	1779	1993	1254	Ad
1387	1989	564	R	1779.5	1993	1254	Ad
	1991	762	Ad	1780	1993	1254	Ad
1388	1989	564	R	1781	1993	1254	Ad
	1991	762	Ad	1784	1993	1254	Ad
1389	1991	762	Ad		1994	849	Am
1390	1991	762	Ad		1995	928	Am
1391	1991	762	Ad		1996	37	Am
1400	1990	1645	Ad	1785	1993	1254	Ad
1401	1990	1645	Ad	1786	1993	1254	Ad
1402	1990	1645	Ad	1787	1993	1254	Ad
1403	1990	1645	Ad	1790	1993	1254	Ad
1404	1990	1645	Ad	1791	1993	1254	Ad
1405	1990	1645	Ad	1792	1993	1254	Ad
1410	1990	1645	Ad	1792.5	1993	1254	Ad
1411	1990	1645	Ad	1793	1993	1254	Ad
1412	1990	1645	Ad	1794	1993	1254	Ad
1413	1990	1645	Ad	1795	1993	1254	Ad
1414	1990	1645	Ad	1796	1993	1254	Ad
1415	1990	1645	Ad	1801	1992	279	Am
1416	1990	1645	Ad	1802	1990	1706	Ad
1417	1990	1645	Ad	1932	1995	293	Am
1418	1990	1645	Ad	2000.5	1995	694	Ad
1419	1990	1645	Ad	2003	1989	564	Am
1420	1990	1645	Ad		1996	870	Am
1421	1990	1645	Ad	2010	1995	321	Am
	1995	28	Am	2014	1995	720	Am
1422	1990	1645	Ad	2020	1990	789	Am
1430	1990	1645	Ad	2052.1	1997	567	Ad
1431	1990	1645	Ad	2073.3	1991	974	Ad
1501	1989	1400 *	Am		1997	515	Am
1501.5	1989	1400 *	Ad	2073.4	1997	515	Ad
	1990	1425	Am	2073.5	1997	515	Am
1504	1989	1382	Am	2073.7	1997	515	Ad
1526.4	1991	323 *	Ad	2074	1997	515	Am
1580	1993	667	Am	2074.2	1991	974	Am
1584	1993	667	Am	2078	1991	974	Am
1601	1992	646	Am	2080	1994	1148	Am
	1996	825	Am (by Sec. 2.5 of Ch.)	2080.1	1997	508	Ad & R ¹³⁹¹
				2081	1997	567	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FISH AND GAME CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2081.1	1997	567	Ad	2116	1996	974	Ad ¹⁰⁸⁶
2081.5	1994	1148	Ad				R ⁷¹²
2086	1997	528	Ad	2124	1992	888	Ad
2087	1997	528	Ad & R ¹⁴⁶²	2125	1992	888	Ad
2088	1997	528	Ad	2126	1992	888	Ad
2089	1997	528	Ad	2150	1990	789	Am
2090	1989	423	S ⁴⁹	2150.1	1990	789	R & Ad
	1993	337	S ¹⁹⁹	2150.2	1990	789	R & Ad
	1996	825	Am	2150.4	1990	789	Am
2091	1989	423	S ⁴⁹	2150.5	1990	789	Ad
	1993	337	S ¹⁹⁹	2188	1989	431	R
2092	1989	423	S ⁴⁹	2189	1989	431	R & Ad
	1993	337	S ¹⁹⁹	2191	1989	431	R
2093	1989	423	S ⁴⁹	2192	1990	743*	Ad
	1993	337	S ¹⁹⁹	2273	1993	617*	R
2094	1989	423	S ⁴⁹	2353	1989	558	Am
	1993	337	S ¹⁹⁹	2536	1989	557	Am
2095	1989	423	S ⁴⁹	2644.5	1991	652	Ad
	1993	337	S ¹⁹⁹	2761	1990	1671	Am
2096	1989	423	S ⁴⁹	2762	1990	1671	Am
	1993	337	S ¹⁹⁹		1993	617*	Am
2097	1989	423	Am ⁴⁹	2762.6	1989	1400*	Ad
	1993	337	Am ¹⁹⁹	2780	1990		
2099	1996	972	Ad				Initiative
2100	1996	972	Ad				(Prop. 117
2105	1996	974	Ad ¹⁰⁸⁶				adopted
			R ⁷¹²				June 5, 1990)
	1997	522*	Am	2781	1990		Ad
2106	1996	974	Ad ¹⁰⁸⁶				Initiative
			R ⁷¹²				(Prop. 117
	1997	522*	Am				adopted
2106.5	1996	974	Ad ¹⁰⁸⁶				June 5, 1990)
			R ⁷¹²	2785	1990		Ad
2107	1996	974	Ad ¹⁰⁸⁶				Initiative
			R ⁷¹²				(Prop. 117
	1997	522*	Am				adopted
2109	1996	974	Ad ¹⁰⁸⁶				June 5, 1990)
			R ⁷¹²	2786	1990		Ad
	1997	522*	Am				Initiative
2110	1996	974	Ad ¹⁰⁸⁶				(Prop. 117
			R ⁷¹²				adopted
	1997	147*	Am				June 5, 1990)
2111	1996	974	Ad ¹⁰⁸⁶				1995
			R ⁷¹²	2787	1990	779	Am ¹¹⁸⁷
			R ¹⁰⁸⁶				Initiative
2111.5	1996	974	Ad ¹⁰⁸⁶				(Prop. 117
			R ⁷¹²				adopted
2112	1996	974	Ad ¹⁰⁸⁶				June 5, 1990)
			R ⁷¹²				Ad ³⁸
	1997	147*	Am				R ²¹⁵
	1997	522*	Am (as am by				Am ¹¹⁸⁷
			Stats. 1997,	2788	1990		
			Ch. 147)				Initiative
2113	1996	974	Ad ¹⁰⁸⁶				(Prop. 117
			R ⁷¹²				adopted
2114	1996	974	Ad ¹⁰⁸⁶				June 5, 1990)
			R ⁷¹²	2789	1990		Ad ²¹⁶
2115	1996	974	Ad ¹⁰⁸⁶				Initiative
			R ⁷¹²				(Prop. 117
	1997	522*	Am				adopted
							June 5, 1990)
							Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FISH AND GAME CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2790	1990			2800	1991	765	Ad
	Initiative			2805	1991	765	Ad
	(Prop. 117 adopted June 5, 1990)		Ad	2810	1991	765	Ad
2791	1990				1996	593	Am
	Initiative			2820	1991	765	Ad
	(Prop. 117 adopted June 5, 1990)		Ad	2825	1991	765	Ad
2792	1990				1993	708	Am
	Initiative				1994	220	Am
	(Prop. 117 adopted June 5, 1990)		Ad	2830	1991	765	Ad
2793	1990			2835	1991	765	Ad
	Initiative			2840	1991	765	Ad
	(Prop. 117 adopted June 5, 1990)		Ad		1996	593	Am
2794	1990			2900	1993	1301	Ad
	Initiative			2901	1993	1301	Ad
	(Prop. 117 adopted June 5, 1990)		Ad	3005	1994	768	Am
2795	1990			3005.91	1990	789	Am
	Initiative			3031	1996	870	Am
	(Prop. 117 adopted June 5, 1990)		Ad				R & Ad ⁵⁷⁴
2796	1990			3031.2	1997	424	Ad
	Initiative			3033	1989	317	Ad
	(Prop. 117 adopted June 5, 1990)		Ad		1990	216	Am ²⁰⁶
2797	1990				1994	849	Am
	Initiative			3039	1990	747	Am
	(Prop. 117 adopted June 5, 1990)		Ad		1992	255	Am
2798	1990			3050	1989	530	Am
	Initiative				1995	293	Am
	(Prop. 117 adopted June 5, 1990)		Ad		1995	827*	Am
2799	1990			3051	1989	530	Am
	Initiative			3053	1989	530	Am
	(Prop. 117 adopted June 5, 1990)		Ad	3055	1989	530	Am
2799.5	1990			3087	1990	805	Am
	Initiative			3200	1992	244	Am
	(Prop. 117 adopted June 5, 1990)		Ad ^{38 217}	3202	1992	244	Am
2799.6	1990			3203	1992	244	Am
	Initiative				1993	589	Am ⁶⁷⁰
	(Prop. 117 adopted June 5, 1990)		R ²¹⁸	3240.5	1990	1706	Am
2799.6	1990			3240.6	1990	1706	R
	Initiative			3241	1990	1706	R
	(Prop. 117 adopted June 5, 1990)		Ad ²¹⁹	Div. 4, Pt. 1, Ch. 2, Art. 3, heading (Sec. 3270 et seq.)			
2799.6	1990				1994	849	Am ⁵⁴⁸
	Initiative			3270	1994	849	Am ⁷¹
	(Prop. 117 adopted June 5, 1990)		Ad				R ⁹⁴
2799.6	1990						Ad ⁵⁴⁸
	Initiative			3270.5	1994	849	R ⁵⁴⁸
	(Prop. 117 adopted June 5, 1990)		Ad	3271	1994	849	R ⁵⁴⁸
2799.6	1990			3272	1994	849	R ⁵⁴⁸
	Initiative			3273	1994	849	R ⁵⁴⁸
	(Prop. 117 adopted June 5, 1990)		Ad	3274	1994	849	R ⁵⁴⁸
2799.6	1990			3275	1994	849	R ⁵⁴⁸
	Initiative			3277	1994	849	R ⁵⁴⁸
	(Prop. 117 adopted June 5, 1990)		Ad	3278	1994	849	R ⁵⁴⁸
2799.6	1990			3280	1994	849	R ⁵⁴⁸
	Initiative			3281	1994	849	R ⁵⁴⁸
	(Prop. 117 adopted June 5, 1990)		Ad	3282	1994	849	R ⁵⁴⁸
2799.6	1990			3283	1994	849	R ⁵⁴⁸
	Initiative			3284	1994	849	R ⁵⁴⁸
	(Prop. 117 adopted June 5, 1990)		Ad				R ⁵⁴⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FISH AND GAME CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3286	1994	849	R ⁵⁴⁸	4004	1989	890	Am
3287	1994	849	R ⁵⁴⁸	4005	1989	890	Am
3288	1994	849	R ⁵⁴⁸	4152	1989	890	Am
3289	1994	849	R ⁵⁴⁸	4180	1989	890	Am
3290	1994	849	R ⁵⁴⁸	4181	1990	687	Am
3291	1994	849	R ⁵⁴⁸		1991	998	Am
Div. 4,					1997	481	Am
Pt. 1,				4181.1	1997	481	Am
Ch. 2,				4181.2	1997	481	Ad
Art. 5,				4182	1994	270	R
heading				4187	1994	270	R
(Sec. 3400				4188	1991	998	Am
et seq.)	1992	818	Am	4189	1990		
3400	1992	818	Am		Initiative		
3401	1992	818	Am		(Prop. 117		
3402	1992	818	Am		adopted		
3403	1992	818	Am		June 5, 1990)	R	
3406	1992	818	Am	4332	1993	804	Am
3407	1992	818	Am	4334	1993	804	Ad
3408	1992	818	Am	4336	1994	248	R
3409	1992	818	Am	4601	1994	270	R
3460	1990	1425	Am	4602	1994	270	R
3517	1994	849	R ⁵⁴⁸	4603	1994	270	R
3682	1992	452	Ad ⁴⁴⁵	4604	1994	270	R
3683	1992	452	Ad ⁴⁴⁵	4605	1994	270	R
3684	1992	452	Ad ⁴⁴⁵	Div. 4,			
3685	1992	452	Ad ⁴⁴⁵	Ch. 7,			
3686	1992	452	Ad ⁴⁴⁵	heading			
3700	1990	216	Am ²⁰⁶	(Sec. 4650			
	1992	452	Am	et seq.)	1991	998	Am
			R & Ad ⁴⁴⁵	4650	1991	998	R & Ad
3701	1992	452	Am	4651	1991	998	Ad
			R & Ad ⁴⁴⁵		1997	481	Am
3701.5	1992	452	Ad ⁴⁴⁵	4652	1991	998	Ad ²⁸⁴
3702	1992	452	Am	4653	1991	998	Ad
			R & Ad ⁴⁴⁵	4654	1991	998	Ad ²⁸⁴
3702.5	1992	452	Am	4655	1991	998	Ad ²⁸⁴
			R & Ad ⁴⁴⁵	4656	1991	998	Ad
3704	1992	452	Am	4657	1991	998	Ad ²⁸⁴
			R & Ad ⁴⁴⁵	4700	1992	1370*	R (as am by
3704.5	1992	452	Am				Sec. 141,
			R & Ad ⁴⁴⁵				Stats. 1981,
3706	1992	452	Am & R ¹⁵				Ch. 714)
3800	1994	768	Am				& Am (as am by
3950	1991	998	Am (by Sec. 40				Sec. 2,
			and Sec. 41,				Stats. 1986,
			Stats. 1988,				Ch. 745)
			Ch. 160)	4800	1990		
	1992	1370*	R (as am by		Initiative		
			Sec. 1.5,		(Prop. 117		
			Stats. 1991,		adopted		
			Ch. 998)		June 5, 1990)	R & Ad	
			& Am (as am by		1995	779	Am ¹¹⁸⁷
			Sec. 1,	4801	1990		
			Stats. 1991,		Initiative		
			Ch. 998)		(Prop. 117		
3950.1	1990				adopted		
	Initiative				June 5, 1990)	R & Ad	
	(Prop. 117				1995	779	Am ¹¹⁸⁷
	adopted				1995	779	Ad ¹¹⁸⁷
	June 5, 1990)	Ad		4801.5			

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4802	1990			5652	1997	693*	Am
	Initiative			5653	1994	775	Am
	(Prop. 117			5653.8	1994	1109*	Ad (by Sec. 2
	adopted						of Ch.)
	June 5, 1990)		R & Ad	5653.9	1994	775	Am
4803	1990			5655	1989	1084	Am
	Initiative				1995	720	Am
	(Prop. 117				1996	1023*	Am (as am by
	adopted						Stats. 1995,
	June 5, 1990)		R & Ad				Ch. 720) ¹²⁵³
4804	1990			5656	1995	720	Am
	Initiative			5943	1996	273	Am
	(Prop. 117			6430	1992	840	Ad & R ¹³³
	adopted				1997	490	S ⁴⁰
	June 5, 1990)		R & Ad	6431	1992	840	Ad & R ¹³³
4805	1990				1997	490	S ⁴⁰
	Initiative			6432	1992	840	Ad & R ¹³³
	(Prop. 117				1997	490	S ⁴⁰
	adopted			6433	1992	840	Ad & R ¹³³
	June 5, 1990)		R & Ad		1997	490	Am ⁴⁰
4806	1990			6434	1992	840	Ad & R ¹³³
	Initiative				1997	490	Am ⁴⁰
	(Prop. 117			6435	1992	840	Ad & R ¹³³
	adopted				1997	490	S ⁴⁰
	June 5, 1990)		R & Ad	6436	1992	840	Ad & R ¹³³
	1995	779	Am ¹¹⁸⁷		1997	490	S ⁴⁰
4807	1990			6437	1992	840	Ad & R ¹³³
	Initiative				1997	490	S ⁴⁰
	(Prop. 117			6438	1992	840	Ad & R ¹³³
	adopted				1997	490	S ⁴⁰
	June 5, 1990)		R & Ad	6439	1992	840	Ad & R ¹³³
4808	1990				1997	490	Am ⁴⁰
	Initiative			6440	1997	533	Ad
	(Prop. 117			6450	1995	249	Ad
	adopted				1997	533	Am
	June 5, 1990)		R & Ad	6451	1995	249	Ad
4809	1990			6452	1995	249	Ad
	Initiative			6453	1995	249	Am
	(Prop. 117				1997	533	Am
	adopted			6454	1995	249	Ad
	June 5, 1990)		Ad	6455	1995	249	Ad
4900	1990	1620	S ^{57 63}		1997	533	Am
4901	1990	1620	S ^{57 63}	6456	1995	249	Ad
4902	1990	1620	Am ^{57 295}	6457	1995	249	Ad
	1991	371	Am	6458	1995	249	Ad
	1992	1370*	Am		1997	533	R
4903	1990	1620	S ^{57 63}	6459	1997	533	Ad
	1991	371	Am	6460	1997	533	Ad
4904	1990	1620	Am ^{57 295}	6590	1989	243	S ¹⁹
4905	1990	1620	R ⁶³		1992	987	Am ⁵⁹⁹
5062	1991	776	Ad		1994	369	Am
5517	1993	1174	Ad & R ¹⁹⁹	6591	1989	243	S ¹⁹
	1997	186	Am ¹³		1992	987	Am ⁵⁹⁹
5520	1997	787	Ad	6592	1989	243	S ¹⁹
5521	1997	787	Ad		1992	987	Am ⁵⁹⁹
5521.5	1997	787	Ad	6593	1989	243	S ¹⁹
5522	1997	787	Ad		1992	987	Am ⁵⁹⁹
5650	1996	1122	Am	6594	1989	243	S ¹⁹
	1997	766*	Am		1992	987	Am ⁵⁹⁹
5650.1	1991	844	Ad	6595	1989	243	S ¹⁹
	1996	1122	Am		1992	987	Am ⁵⁹⁹

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6595 (Cont.)	1994	369	Am		1989	1382	R
6596	1989	243	S ¹⁹		1990	1140	Ad & R ³⁶
	1990	1703	Am	7363	1997	398	Ad & R ⁷¹⁹
					1989	1382	Am ¹¹
			R & Ad ⁶³		1990	1140	Am & RN ³⁶
	1992	701 *	Am ³⁹¹		1997	398	Ad & R ⁷¹⁹
	1992	987	Am ⁵⁹⁹	7364	1990	1140	S ³⁶
	1994	369	Am			1990	1140
	1996	870	Am	7366	1992	641 *	Ad
6597	1989	243	S ¹⁹	7380	1991	1037	A
	1992	987	S ⁵⁹⁹			1997	240 *
6597.5	1992	987	Ad ⁵⁹⁹	7381	1991	1037	Ad & R ^{307 133}
6598	1989	243	S ¹⁹			1997	240 *
	1992	987	S ⁵⁹⁹	7400	1997	787	Ad
6599	1989	243	S ¹⁹	7601	1996	870	Ad
	1992	987	S ⁵⁹⁹	7652	1996	870	Am
6600	1989	243	Am ¹⁹	7690	1994	1010	Am ⁸³²
	1992	987	Am ⁵⁹⁹	7704	1995	371	Am
6651	1990	1703	Am	7712	1991	677 *	Am
			R & Ad ⁶³	7715	1989	486	Ad
	1992	701 *	Am		1991	GRP	S ⁴²⁰
	1994	849	Am	7850	1991	558	Am
6903	1992	984	Ad			1994	1010
6903.5	1992	984	Ad	7850.5	1991	80 *	Ad
7000	1993	738	Ad	7851	1992	936 *	Am
7005	1993	738	Ad	7852	1990	1703	Am
7010	1993	738	Ad				
7011	1993	738	Ad		1992	701 *	Am ³⁴¹
7015	1993	738	Ad		1996	870	Am
7020	1993	738	Ad	7852.1	1989	673	Ad
7022	1993	738	Ad	7852.2	1992	936 *	Ad
7025	1993	738	Ad		1995	947 *	Am
7030	1993	738	Ad	7852.21	1996	870	Ad ⁷³⁰
7120	1996	870	Am	7852.25	1992	936 *	Ad
7121	1990	747	Am	7852.27	1992	936 *	Ad
7145	1989	826	Am	7852.3	1990	1703	Am
	1995	744	Am				
7147	1992	701 *	Ad		1992	701 *	Am ³⁴¹
	1993	1177	Am	7852.5	1992	701 *	Ad ³⁴¹
7149	1990	1706	Am				
	1995	293	Am	7856	1989	318	Am
7149.1	1992	1370 *	Am				
7149.2	1990	664	Am	7857	1996	870	Ad
	1993	1099	Am ¹³	7858	1996	870	Ad
	1997	424	Am	7860	1989	1400 *	Am
7149.4	1994	554 *	Ad				
7149.45	1994	554 *	Ad & R ³⁶		1996	250	S ⁷¹⁹
7149.7	1991	47 *	Ad	7861	1991	1067	S ⁵¹
7149.8	1997	787	Ad				
7149.9	1997	787	Ad	7861.1	1991	1067	S ⁵¹
7150	1994	849	Am				
7151	1994	849	Am	7861.2	1995	828	Ad
	1995	293	Am				
	1996	870	Am	7861.3	1991	1067	S ⁵¹
7360	1989	1382	Am ¹¹				
	1990	1140	S ³⁶	7861.4	1989	1237	Ad
	1997	398	Ad & R ⁷¹⁹				
7361	1989	1382	Am ¹¹		1996	250	S ⁷¹⁹
	1990	1140	Am ³⁶	7862	1991	1067	S ⁵¹
	1997	398	Ad & R ⁷¹⁹				
7362	1989	564	R	7863	1991	1067	Am ⁵¹

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
7863 (Cont.)	1996	250	Am ⁷¹⁹	8026	1989	587	Ad
7880	1992	28	Am	8030	1990	1703	Am
7881	1992	28	R & Ad		1991	80 *	R & Ad ⁶³
	1992	701 *	Am (as ad by Stats. 1992, Ch. 28) ³⁴¹				Am (as am by Sec. 17, Stats. 1990, Ch. 1703) ¹⁹
	1996	870	Am				Am (as ad by Sec. 18, Stats. 1990, Ch. 1703) ¹⁶
7882	1992	28	R		1992	742	Am (as am by Sec. 3, Stats. 1991, Ch. 80)
7883	1992	28	R				Am
7884	1992	28	R	8031	1990	1703	R & Ad ⁶³
7885	1990	1703	Am R & Ad ⁶³		1991	80 *	Am (as am by Sec. 19, Stats. 1990, Ch. 1703) ¹⁹
	1992	28	R				Am (as ad by Sec. 20, Stats. 1990, Ch. 1703) ¹⁶
7886	1992	28	R				Am
7887	1991	558	Am				R & Ad ⁶³
	1992	28	R				Am (as am by Sec. 19, Stats. 1990, Ch. 1703) ¹⁹
7888	1991	558	Am		1991	80 *	Am (as ad by Sec. 12, Stats. 1990, Ch. 1703)
	1992	28	R				Am (as ad by Sec. 14, Stats. 1990, Ch. 1703)
7890	1990	1703	Am R & Ad ⁶³				Am (as ad by Sec. 14, Stats. 1990, Ch. 1703) ¹⁹
	1991	558	Am (as ad by Sec. 12, Stats. 1990, Ch. 1703)				Am (as ad by Sec. 20, Stats. 1990, Ch. 1703) ¹⁶
	1992	28	R	8032	1990	1703	Am
7892	1996	870	Ad				R & Ad ⁶³
7921	1990	1703	Am R & Ad ⁶³		1991	80 *	Am (as am by Sec. 21, Stats. 1990, Ch. 1703) ¹⁹
	1992	701 *	Am ³⁴¹				Am (as ad by Sec. 22, Stats. 1990, Ch. 1703) ¹⁶
	1993	1177	R (as ad by Sec. 14, Stats. 1990, Ch. 1703) Am (as am by Sec. 9, Stats. 1992, Ch. 701) ³⁴¹		1992	701 *	Am (by Sec. 12 of Ch., as am by Sec. 3,4, Stats. 1991, Ch. 80)
			R (as am by Sec. 9, Stats. 1992, Ch. 701) ⁶⁹⁸		1992	742	Am (as am by Sec. 3,4, Stats. 1991, Ch. 80)
	1994	849	Ad ⁵⁶⁵ Am (as am by Sec. 3 and as ad by Sec. 4, Stats. 1993, Ch. 1177)		1992	1370 *	Am (as am by Sec. 3, Stats. 1992, Ch. 742)
	1996	870	Am	8033	1990	1703	Am
7921.1	1992	701 *	Ad ³⁴¹ R ⁵⁶⁶				R & Ad ⁶³
	1993	1177	Am ⁶⁹⁹ Ad ⁵⁶⁵ R ⁵⁶⁶		1991	80 *	Am (as am by Sec. 23, Stats. 1990, Ch. 1703) ¹⁹
7921.5	1992	701 *	Ad ³⁴¹		1992	701 *	Am (by Sec. 14 of Ch., as ad by Sec. 24, Stats. 1990, Ch. 1703) ¹⁶
	1993	1177	Am & R ⁶⁹⁹ Ad ⁵⁶⁵				
7925	1991	485 *	Am				
8016	1989	587	R				
8025	1990	1703	Am R & Ad ⁶³				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8033 (Cont.)	1992	742	Am (as ad by Sec. 24, Stats. 1990, Ch. 1703)		1992	701 *	Am (by Sec. 19 of Ch., as am by Sec. 4.6, Stats. 1991, Ch. 80)
	1992	1370 *	Am (as am by Sec. 4, Stats. 1992, Ch. 742)		1992	742	Am (as am by Sec. 4.6, Stats. 1991, Ch. 80)
8033.1	1992	742	Ad		1992	1370 *	Am (as am by Sec. 7, Stats. 1992, Ch. 742)
	1993	617 *	Am				
8033.2	1993	617 *	Ad				
8033.5	1990	1703	Am	8036	1990	1703	R & Ad ⁶³
	1991	80 *	Am (as am by Sec. 25, Stats. 1990, Ch. 1703) ¹⁹		1991	80 *	Am ¹⁶
			Am (as ad by Sec. 26, Stats. 1990, Ch. 1703) ¹⁶		1992	701 *	Am
	1992	701 *	Am (by Sec. 16 of Ch., as am by Sec. 4.2, Stats. 1991, Ch. 80)	8037	1990	1703	Am
	1992	742	Am (as am by Sec. 4.2, Stats. 1991, Ch. 80)		1991	80 *	R & Ad ⁶³
	1992	1370 *	Am (as am by Sec. 6, Stats. 1992, Ch. 742)				Am (as am by Sec. 33, Stats. 1990, Ch. 1703) ¹⁹
8034	1990	1703	Am				Am (as ad by Sec. 34, Stats. 1990, Ch. 1703) ¹⁶
	1991	80 *	R & Ad ⁶³	8038	1990	1703	Am
			Am (as am by Sec. 27, Stats. 1990, Ch. 1703) ¹⁹		1991	80 *	R & Ad ⁶³
			Am (as ad by Sec. 28, Stats. 1990, Ch. 1703) ¹⁶				Am (as am by Sec. 35, Stats. 1990, Ch. 1703) ¹⁹
	1992	701 *	Am (as am by Sec. 4.4, Stats. 1991, Ch. 80)				Am (as ad by Sec. 36, Stats. 1990, Ch. 1703) ¹⁶
8035	1990	1703	Am		1992	742	Am (as am by Sec. 6, Stats. 1991, Ch. 80)
	1991	80 *	R & Ad ⁶³		1992	874 *	R (as am by Sec. 6, Stats. 1991, Ch. 80)
			Am (as am by Sec. 29, Stats. 1990, Ch. 1703) ¹⁹	8038.5	1993	1117	Ad
			Am (as ad by Sec. 30, Stats. 1990, Ch. 1703) ¹⁶		1991	80 *	Ad
					1992	701 *	R
				8039	1990	1703	Ad & R ¹¹⁰
					1991	80 *	Am ¹⁴
				8039.5	1992	701 *	Ad ⁷⁵
							R ⁴²
				8041	1992	742	Am
				8043	1991	485 *	Am
					1993	617 *	Am
				8043.1	1992	742	Ad
				8046	1990	868	Am
					1992	742	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8046 (Cont.)	1992	1370*	Am (as am by Sec. 11, Stats. 1992, Ch. 742)	8112	1995	619	Am
	1996	870	Am	8113	1995	619	R & Ad
8046.1	1992	414*	Ad ⁵²¹	8114	1995	619	Am
	1993	617*	Am ^{739 70}	8120	1990	745	Ad
	1995	753*	Am	8121	1990	745	Ad
8047	1990	868	Am	8122	1990	745	Ad
	1992	742	Am	8123	1990	745	Ad
	1992	1370*	Am (as am by Sec. 12, Stats. 1992, Ch. 742)	8140	1992	742	Am
	1993	617*	Am ⁷²⁹		1993	617*	Am
	1994	935	Am (as am by Sec. 8 and as ad by Sec. 9, Stats. 1993, Ch. 617)	8150	1992	94	Ad
	1989	207*	Am		1992	1370*	R (as ad by Stats. 1992, Ch. 94)
8051	1992	701*	Am	8150.5	1989	858	Am ¹³
	1992	1370*	R & Ad ¹⁶ R & Ad ⁴² Am (as ad by Sec. 25, Stats. 1992, Ch. 701)		1990	848*	Am
	1993	1117	Am (as ad by Sec. 26, Stats. 1992, Ch. 701)	8150.8	1989	858	Am
	1990	722	Am ⁴³		1989	1360	Am ⁷³
8051.1	1991	873*	Am ^{442 36}		1990	1123	Am ¹³
	1993	617*	R ⁷⁰ Ad ⁴⁴³ R (as ad by Sec. 4, Stats. 1991, Ch. 873)		1992	48*	Am
	1995	615	Am (as am by Sec. 3, Stats. 1991, Ch. 873) ^{606 51}	8150.9	1993	617*	Ad
	1990	722	Am ⁴³	8151	1991	172*	Ad
8051.2	1991	873*	Am ^{442 36}		1992	94	Ad
	1993	617*	R ⁷⁰ Ad ⁴⁴³ R (as ad by Sec. 4, Stats. 1991, Ch. 873)		1992	1370*	R (as ad by Stats. 1992, Ch. 94)
	1994	146	Am ⁸³³	8152	1989	587	Am
	1995	615	Am ⁷¹⁹		1991	172*	Am ¹³
	1996	124	Am ¹¹⁹⁷		1995	619	R & Ad
8051.3	1997	787	Ad(RN)	8153	1989	858	Am
8051.4	1997	787	Ad(RN)		1990	1123	Am
8052	1989	207*	Am		1991	172*	Am
8100	1996	870	Am	8154	1989	858	Ad
8104	1989	207*	Ad	8183	1997	186	Am
8111	1995	619	Am	8210	1989	453	Ad
				8226	1989	174	Ad
				8231	1996	870	Am
				8232	1994	849	Am
				8232.5	1990	120*	Am
					1990	1633	Am (as am by Stats. 1990, Ch. 120)
				8233	1996	870	Am
				8233.3	1994	849	Am
				8233.4	1994	849	Am
				8233.8	1994	849	Am
				8234	1991	485*	Am
					1994	849	Am
				8235	1996	870	Am
				8239	1990	1703	Am
					1992	701*	R & Ad ⁶³
				8244	1990	1703	Am
					1992	701*	R & Ad ⁶³
					1996	870	Am ³⁴¹
				8246	1996	870	Am
				8250.5	1995	619	Am
				8254	1990	1703	Am
					1992	701*	R & Ad ⁶³
					1996	870	Am ³⁴¹

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8256	1996	870	R		1992	1216	Ad
8275	1991	1067	Am		1996	870	R (as ad by Stats. 1992, Ch. 701)
	1995	947 *	Am				Am (as ad by Stats. 1992, Ch. 1216)
	1996	870	Am				R
8276	1994	973	Am				R
	1996	764	Am ⁸²				R
8276.1	1994	973	Ad ⁸⁷⁶				R
			R ²⁷¹		1997	787	R
8276.2	1994	973	Ad ⁸⁷⁶	8300.2	1992	1216	Ad
			R ²⁷¹		1997	787	R
	1995	753 *	Am ^{1101 719}	8301	1990	1288	R & Ad
8276.3	1994	973	Ad ⁸⁷⁶		1992	1216	Am
			R ²⁷¹		1997	787	R
	1995	753 *	Am ^{1101 719}	8302	1997	787	R
8279	1992	874 *	Am	8303	1990	1288	R & Ad
8279.1	1995	947 *	Ad		1997	787	R
	1997	186	R	8304	1990	1288	Am
			Ad ¹¹⁰¹		1997	787	R
			R ¹²⁰⁵	8304.5	1990	1288	R
8279.2	1996	764	Ad ⁸²	8305	1990	1288	Am
8280	1992	874 *	Ad & R ³⁶				R & Ad ⁴²
	1993	617 *	Am		1992	1216	Am (as am by Sec. 8 and as ad by Sec. 8.5, Stats. 1990, Ch. 1288)
	1994	935	Am ⁸²				Am (as am by Sec. 5, Stats. 1992, Ch. 1216) ⁵¹
8280.1	1994	973	Ad				Am (as am by Sec. 6, Stats. 1992, Ch. 1216) ⁷⁹
	1994	973	Ad ⁸⁷⁶				R
			R ²⁷¹		1993	1100	Am (as am by Sec. 5, Stats. 1992, Ch. 1216) ⁵¹
	1995	947 *	Am ^{1101 719}				Am (as am by Sec. 6, Stats. 1992, Ch. 1216) ⁷⁹
	1996	870	Am				R
8280.2	1997	186	Am				Ad
	1994	973	Ad ⁸⁷⁶				Am (as ad by Stats. 1989, Ch. 1400) & RN & Ad
			R ²⁷¹		1997	787	R
	1995	947 *	Am ^{1101 719}	8305.10	1989	1400 *	Ad
	1996	870	Am		1990	1288	Am (as ad by Stats. 1989, Ch. 1400) & RN & Ad
8280.3	1994	973	Ad ⁸⁷⁶				R
			R ²⁷¹	8305.11	1990	1288	Ad(RN)
	1995	947 *	Am ^{1101 719}		1997	787	R
8280.4	1994	973	Ad ⁸⁷⁶		1997	787	R
			R ²⁷¹	8305.5	1990	1288	Am
	1995	947 *	Am ^{1101 719}		1997	787	R
8280.5	1996	870	Am	8305.8	1992	48 *	Ad & R ⁵¹
	1993	617 *	Ad		1996	870	Am ⁷¹⁹
8280.6	1994	973	Ad ⁸⁷⁶		1997	787	R
			R ²⁷¹	8305.9	1997	787	R
	1995	947 *	Am ^{1101 719}	8306	1997	787	R
8280.7	1995	947 *	R	8306.1	1990	1288	Am
	1997	186	Ad		1997	787	R
8282	1990	1218	Am	8306.2	1990	1288	Am
	1991	1067	Am		1992	1216	Am
	1992	874 *	Am		1996	870	Am
8283	1996	412	Am		1997	787	R
8284	1991	1067	Am	8306.3	1997	787	R
	1995	619	Am	8306.4	1990	1288	R
8300	1990	1288	Am	8306.6	1990	1288	Ad
	1992	1216	Am		1996	870	Am
	1997	787	R		1997	787	R
8300.1	1992	701 *	Ad ³⁴¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FISH AND GAME CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8306.7	1990	1288	Am	8386	1992	1370*	Am
	1992	1216	Am	8387	1992	1370*	Am
	1997	787	Am & RN	8388	1989	587	Am
8306.8	1990	1288	Am		1991	873*	Am
	1990	1703	Am	8388.5	1993	1100	Ad
			R & Ad ⁶³	8392	1995	619	Am
	1992	701*	R ³⁴¹	8394	1996	870	Am
	1992	1216	R	8394.5	1990	1703	Am
8306.9	1997	787	R				R & Ad ⁶³
8307	1990	1288	Ad & R ⁴⁹		1992	701*	Am ³⁴¹
	1992	1216	Am ⁷⁰	8396	1991	426	Ad & R ³⁶
8307.2	1990	1288	Ad & R ⁴⁹		1992	414*	Am
	1992	1216	Am ⁷⁰		1994	935	Am ^{876 199}
8308	1990	1288	Am		1996	585	R
			R & Ad ⁴²	8397	1991	426	Ad & R ³⁶
	1993	1100	Am (as am by		1992	414*	Am
			Sec. 19,		1994	935	Am ^{876 199}
			Stats. 1990,		1996	870	Am
			Ch. 1288) ⁵¹	8397.1	1994	935	Ad ⁸⁷⁶
			Am (as ad by				R ²⁷¹
			Sec. 20,	8399.1	1993	617*	Ad
			Stats. 1990,	8399.5	1992	414*	Ad & R ³⁶
			Ch. 1288) ⁷⁹		1992	936*	Am (as am by
	1996	870	Am (as am by				Stats. 1992,
			Sec. 3,				Ch. 414)
			Stats. 1993,	8405	1996	585	Ad ^{730 1248}
			Ch. 1100) ⁷¹⁹				R ⁵³⁹
			Am (as am by	8405.1	1996	585	Ad ^{730 1248}
			Sec. 4,				R ⁵³⁹
			Stats. 1993,	8405.2	1996	585	Ad ^{1247 1248}
			Ch. 1100) ¹²⁰⁵				R ⁵³⁹
	1997	787	R (as am by	8405.3	1996	585	Ad ^{730 1248}
			Sec. 32 and				R ⁵³⁹
			Sec. 32.2,	8405.4	1996	585	Ad ^{730 1248}
			Stats. 1996,				R ⁵³⁹
			Ch. 870)	8420	1997	785	Ad ¹¹⁰¹
8309	1997	787	R				R ¹²⁰⁵
8310	1990	1288	Am	8420.5	1997	785	Ad ¹¹⁰¹
	1992	1216	Am				R ¹²⁰⁵
	1997	787	R	8421	1997	785	Ad ¹¹⁰¹
8311	1990	1288	Ad & R ⁴⁹				R ¹²⁰⁵
	1993	1100	Am ⁵¹	8421.5	1997	785	Ad ¹¹⁰¹
	1996	870	Am ⁷¹⁹				R ¹²⁰⁵
	1997	787	Am & RN	8422	1997	785	Ad ¹¹⁰¹
8312	1990	1288	Ad				R ¹²⁰⁵
	1992	1216	Am	8423	1997	785	Ad ¹¹⁰¹
	1996	870	Am & RN				R ¹²⁰⁵
8313	1990	1288	Ad & R ⁴⁹	8423.5	1997	785	Ad ¹¹⁰¹
	1993	1100	Am ⁵¹				R ¹²⁰⁵
	1996	870	Am ⁷¹⁹	8424	1997	785	Ad ¹¹⁰¹
	1997	787	Am & RN				R ¹²⁰⁵
8314	1990	1288	Ad & R ⁴⁹	8425	1997	785	Ad ¹¹⁰¹
	1992	1216	Am				R ¹²⁰⁵
	1993	1100	Am ⁵¹	8426	1997	785	Ad ¹¹⁰¹
	1996	870	Am ⁵⁹⁹				R ¹²⁰⁵
	1997	787	Am & RN	8427	1997	785	Ad ¹¹⁰¹
8370	1995	677	Am				R ¹²⁰⁵
8382	1992	1370*	Am	8428	1997	785	Ad ¹¹⁰¹
8383	1992	1370*	Am				R ¹²⁰⁵
8383.5	1992	1370*	Am	8429	1997	785	Ad ¹¹⁰¹
8384	1992	1370*	Am				R ¹²⁰⁵

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FISH AND GAME CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
8429.5	1997	785	Ad ¹¹⁰¹ R ¹²⁰⁵		1994	439	Am
8429.7	1997	785	Ad ¹¹⁰¹ R ¹²⁰⁵	8574	1989	1308	S ³⁶
8461	1990	1703	Am	8575	1989	1308	S ³⁶
			R & Ad ⁶³		1994	439	Am
	1992	701 *	Am ¹⁶	8575.5	1989	1308	S ³⁶
8492	1990	528	Ad	8576	1989	1308	Am ³⁶
8495	1992	1370 *	Am		1992	389	Am
8500	1996	870	Am		1994	439	Am
8550	1996	870	Am	8576.5	1989	1308	S ³⁶
8550.5	1990	1703	Am	8577	1989	1308	S ³⁶
			R & Ad ⁶³		1994	439	Am
	1992	701 *	Am ³⁴¹	8578	1989	1308	S ³⁶
8551	1989	564	R		1994	439	R
8552.2	1989	207 *	Am	8579	1989	1308	S ³⁶
8552.4	1989	207 *	Am	8580	1989	1308	S ³⁶
8552.6	1989	207 *	Am	8581	1989	1308	S ³⁶
8552.7	1990	1703	Am	8582	1989	1308	S ³⁶
			R & Ad ⁶³	8583	1989	1308	Am ³⁶
	1992	701 *	Am		1994	439	R
	1994	360	Am	8585	1989	1308	S ³⁶
8552.8	1989	207 *	Am	8585.1	1989	1308	S ³⁶
8552.9	1992	701 *	Ad & R ⁵⁶⁸	8585.11	1989	1308	S ³⁶
	1994	360	Am ⁸⁴⁵	8585.2	1989	1308	Am ³⁶
8558	1996	584	Ad	8585.4	1989	1308	S ³⁶
8558.1	1996	584	Ad	8585.6	1989	1308	S ³⁶
8558.2	1996	584	Ad	8585.7	1989	1308	S ³⁶
8558.3	1996	584	Ad	8585.8	1989	1308	S ³⁶
8560	1989	1308	S ³⁶	8585.9	1989	1308	S ³⁶
	1994	439	R		1994	849	Am
8561	1989	1308	Am ³⁶	8586	1989	587	R
	1994	439	Am		1989	1308	S ³⁶
	1996	870	Am	8586.1	1989	558	Am
8561.5	1989	1308	Ad ³⁶		1989	1308	S ³⁶
	1990	1703	Am	8586.2	1989	1308	Am ³⁶
			R & Ad ⁶³	8586.3	1989	1308	S ³⁶
	1992	701 *	Am		1990	1703	Am
8562	1989	1308	S ³⁶				R & Ad ⁶³
8563	1989	1308	S ³⁶		1992	701 *	Am ³⁴¹
8564	1989	1308	S ³⁶	8586.4	1989	1308	S ³⁶
	1990	1703	Am	8586.5	1989	1308	S ³⁶
			R & Ad ⁶³	8586.6	1989	1308	S ³⁶
	1992	701 *	Am ³⁴¹	8586.7	1989	1308	Am ³⁶
8565	1989	587	R		1992	389	Am
	1989	1308	S ³⁶	8587	1989	1308	S ³⁶
8567	1989	1308	S ³⁶	8587.3	1989	1308	S ³⁶
	1990	1703	Am	8587.6	1989	1308	S ³⁶
			R & Ad ⁶³	8588	1989	1308	S ³⁶
	1992	701 *	Am ³⁴¹	8589	1989	1038	Am ³⁶
	1996	870	Am	8592	1994	935	R
8568	1989	1242	Am	8594	1994	935	Am
	1989	1308	Am ³⁶	8596	1992	742	Ad
	1994	439	Am	8597	1992	742	Ad
8568.5	1989	1308	S ³⁶		1996	870	Am
	1994	439	R	8598	1992	742	Ad
8569	1989	1308	S ³⁶		1992	874 *	R (as ad by Stats. 1992, Ch. 742) & Ad
	1994	439	Am				
8570	1989	1308	S ³⁶		1993	730	Am
	1994	439	R		1994	146	Am ⁸³³
8573	1989	1308	S ³⁶		1995	947 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FISH AND GAME CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
8598 (Cont.)	1995	948	Am		1990	1633	Am
	1996	870	Am		1992	94	Am
8598.2	1992	742	Ad	8664.9	1991	677 *	R
8598.3	1992	742	Ad	8671	1992	1370 *	Am ⁴¹
	1994	849	Am	8671.2	1992	1370 *	Am ⁴¹
	1996	870	Am	8671.4	1992	1370 *	Am ⁴¹
8598.4	1992	742	Ad	8680	1989	1242	Am
8598.5	1992	742	Ad		1992	94	Am
	1996	870	R	8681	1989	1242	Am
8598.6	1992	742	Ad		1992	94	Am
8599	1993	1174	Ad & R ¹⁹⁹	8681.5	1989	1242	Am
	1997	186	S ⁵⁷		1992	94	Am
8599.3	1993	1174	Ad & R ¹⁹⁹	8681.7	1989	1242	Am
	1997	186	S ⁵⁷		1992	94	Am
8599.6	1993	1174	Ad & R ¹⁹⁹	8682	1989	1242	R & Ad
	1997	186	R		1992	94	R & Ad
8601	1989	655	Am	8683	1989	1242	Am
8601.5	1989	655	Ad		1990	1703	Am
8601.6	1989	655	Ad ⁶⁸				R & Ad ⁶³
8606	1991	677 *	Am		1992	94	Am
8606.1	1991	677 *	Ad		1992	701 *	Am ³⁴¹
	1992	1370 *	Am	8688	1991	485 *	Am
8609	1989	564	Am	8692.5	1990	780	Ad
8610.1	1992	94	Ad		1992	94	Am
8610.10	1992	94	Ad	8753	1989	318	Am
8610.11	1992	94	Ad		1992	48 *	R
8610.12	1992	94	Ad	8754	1992	48 *	Am
8610.13	1992	94	Ad	8757	1992	638	Ad
8610.14	1992	94	Ad		1995	371	Am
	1993	1250 *	Am	8780	1991	172 *	R (as am by
8610.15	1992	94	Ad				Sec. 11,
8610.16	1992	94	Ad				Stats. 1988,
8610.2	1992	94	Ad				Ch. 1009)
8610.3	1992	94	Ad				Am (as am by
8610.4	1992	94	Ad				Sec. 10,
8610.5	1992	94	Ad				Stats. 1988,
8610.6	1992	94	Ad				Ch. 1009) ¹³
8610.7	1992	94	Ad		1991	677 *	R (as am by
8610.8	1992	94	Ad ³⁶⁵				Sec. 3,
8610.9	1992	94	Ad				Stats. 1991,
8612	1991	677 *	R				Ch. 172) & Ad
8613	1991	677 *	R		1992	638	Am
8614	1991	677 *	Am	8832	1993	1117	Am
8664.12	1991	677 *	R	8837	1996	870	Am
8664.5	1989	318	Am	8839	1996	870	R
	1989	564	Am	8842	1992	1370 *	Am
	1990	25 *	Am		1993	1104	Am
	1990	884	Am (as am by				R & Ad ⁷⁹
			Stats. 1990,		1994	935	Am (as am by
			Ch. 25)				Sec. 1,
	1992	94	Am				Stats. 1993,
8664.6	1990	884	Ad & R ⁷⁰				Ch. 1104) ⁸²
8664.65	1990	884	Ad				Am (as am by
	1992	94	R				Sec. 2,
	1992	1370 *	Ad				Stats. 1993,
8664.67	1990	884	Ad		1994	1109 *	Ch. 1104) ⁷³⁰
	1992	94	R				Am (as am by
	1992	1370 *	Ad				Sec. 1,
8664.8	1989	399	Am				Stats. 1993,
							Ch. 1104)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FISH AND GAME CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8842 (Cont.)				9054	1996	870	Am
	1996	764	Am (as am by Sec. 3, Stats. 1994, Ch. 1109) ¹²⁹⁸	9055	1990	1703	Am
			Am (as am by Sec. 14, Stats. 1994, Ch. 935) ¹²⁹⁹		1992	701*	R & Ad ⁶³
			Am (as am by Sec. 14, Stats. 1994, Ch. 935) ¹²⁹⁹	9056	1990	722	Am ³⁴¹
			Am (as am by Sec. 14, Stats. 1994, Ch. 1109) ¹²⁹⁸	9100	1991	967	Am ⁴³
			Am (as am by Sec. 14, Stats. 1994, Ch. 935) ¹²⁹⁹	9101	1991	967	Ad
	1996	870	Am (as am by Sec. 14, Stats. 1994, Ch. 1109) ¹²⁹⁸	10501.5	1989	431	Am
			Am (as am by Sec. 14, Stats. 1994, Ch. 935) ¹²⁹⁹	10502.6	1993	259	Ad
			Am (as am by Sec. 14, Stats. 1994, Ch. 935) ¹²⁹⁹	10664	1993	259	Am
			Am (as am by Sec. 14, Stats. 1994, Ch. 935) ¹²⁹⁹	10667	1993	259	Ad
			Am (as am by Sec. 14, Stats. 1994, Ch. 935) ¹²⁹⁹	10740	1992	427	Am ⁵¹¹
			Am (as am by Sec. 14, Stats. 1994, Ch. 935) ¹²⁹⁹	10904	1993	259	Am
			Am (as am by Sec. 14, Stats. 1994, Ch. 935) ¹²⁹⁹	10906	1993	259	Am
			Am (as am by Sec. 14, Stats. 1994, Ch. 935) ¹²⁹⁹	10913	1989	151	Ad
8843	1992	1370*	Am	10925	1989	456	Am
9001	1990	1703	Am	12001.5	1994	267	Ad
			R & Ad ⁶³	12002	1997	771	Am
	1992	701*	Am ³⁴¹	12002.1	1989	826	Am
	1996	870	Am		1990	1633	Am
9001.5	1995	619	Ad ¹¹¹³		1992	818	Am
	1996	870	Am	12002.10	1997	787	Ad(RN)
9001.6	1995	619	Ad ^{1113 876}	12002.2	1989	826	Am
			R ²⁷¹		1990	1633	Am
	1996	870	Am		1994	935	Am
	1997	186	Am ^{1101 719}	12002.3	1989	1360	Ad(RN)
9001.7	1995	619	Ad ¹¹¹⁴				& R ^{43 73}
			R ⁷⁹		1990	1706	Ad
9002	1989	284	Am		1991	485*	Am (as am by Stats. 1989, Ch. 1360) & RN
	1994	1047	Am				Ad(RN)
9006	1995	619	Am	12002.4	1991	485*	Am (as ad by Stats. 1988, Ch. 379) & RN ⁷³
	1996	870	Am	12002.5	1989	1360	Am
9011	1990	1218	Am				Ad(RN)
	1991	1067	Am				Am (as ad by Stats. 1988, Ch. 379) & RN ⁷³
9012	1994	973	Ad				Am
9022	1992	1370*	Am	12002.6	1991	485*	Am
Div. 6, Ch. 4, Art. 2, heading (Sec. 9025 et seq.)					1997	787	Am
				12002.8	1991	485*	Am
					1997	787	Am
				12003.1	1997	771	Ad
9025	1989	318	Am	12003.5	1992	94	Ad
	1989	318	Am	12005	1994	745	Am
	1995	677	Am & RN	12006.6	1996	870	Ad(RN)
9025.1	1995	827*	Ad ⁹⁴		1997	787	Am
9025.5	1995	677	Ad(RN)	12009	1990	1288	Am
9026	1989	318	Am		1997	787	Am
9027	1995	827*	Ad ⁹⁴	12009.1	1997	787	Ad(RN)
			R ²⁷¹	12011	1991	1193	Ad
9027.5	1995	677	Ad & R ¹⁹⁹	12012	1995	827*	Ad ⁹⁴
9028	1989	318	Ad		1995	828	Ad ¹¹⁶⁶
9029	1989	318	Ad	12013	1995	827*	Ad ⁹⁴
	1990	1633	Am	12015	1995	720	Am
	1991	485*	Am	12017	1989	1084	Am
9029.5	1992	660*	Ad & R ¹¹⁷		1995	720	Am
	1995	827*	Ad ⁹⁴	12021	1994	1215	Ad
			R ²⁷¹		1995	576	Am
9051	1993	1174	Am	12157	1993	772	Am
			R & Ad ²⁷¹		1994	146	Am ⁸³³
9052	1991	1067	Ad	13003	1991	1193	Am
	1992	742	Am	13004	1995	720	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
13005	1993	1099	Am ¹³	15406.7	1990	1703	Am	
	1997	424	Am			1992	701 *	R & Ad ⁶³
13006	1994	1215	Ad					Am ¹⁶
13010	1995	720	Ad		Div. 12,			
13011	1995	720	Ad		Ch. 8,			
13012	1995	720	Ad		heading			
13013	1995	720	Ad		(Sec. 15700			
13100	1990	764	Am		et seq.)	1995	810	Am
	1997	787	Am		15700	1995	810	Am
13101	1990	764	Am		15701	1995	810	Am
	1991	561	Am		15702	1995	810	Am
13103	1990	764	Am		15800	1995	810	R
	1991	561	Am		15801	1995	810	R
13104	1990	764	Ad		15802	1995	810	R
13200	1990	1706	Am		15803	1995	810	R
13204	1990	1706	R		15900	1990	594	S ⁷⁰
13220	1995	720	Ad			1995	677	S ³¹⁴
13230	1995	720	Ad	15901	1990	594	S ⁷⁰	
13231	1996	251	Ad		1995	677	S ³¹⁴	
14000	1996	870	Am	15902	1990	594	S ⁷⁰	
14001	1996	870	Am		1995	677	S ³¹⁴	
14100	1996	870	Am	15903	1990	594	S ⁷⁰	
15000	1995	810	Am		1995	677	S ³¹⁴	
15004	1990	1703	Am	15904	1990	594	S ⁷⁰	
			R & Ad ⁶³		1995	677	S ³¹⁴	
	1992	701 *	Am	15905	1990	594	S ⁷⁰	
15101	1990	1703	Am		1995	677	S ³¹⁴	
			R & Ad ⁶³	15906	1990	594	S ⁷⁰	
	1992	701 *	Am ¹⁶		1995	677	S ³¹⁴	
	1995	810	Am	15907	1990	594	Am ⁷⁰	
15103	1990	1703	Am		1995	677	Am ³¹⁴	
			R & Ad ⁶³	15908	1989	564	Am	
	1992	701 *	Am ¹⁶		1990	594	S ⁷⁰	
15301	1990	1703	Am		1995	677	S ³¹⁴	
			R & Ad ⁶³	16500	1990	1633	Am	
	1992	701 *	Am ¹⁶	16511	1990	1633	Am	
15403	1990	1706	Am	16514	1990	1633	Am	
				16530	1990	1633	Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
23.5	1995	810	Am	522	1992	706*	Am
25.5	1995	810	Ad		1993	1085	Am
32	1991	GRP	S ⁴²⁰	523	1992	706*	Am
35	1991	GRP	S ⁴²⁰	560	1995	928	Ad
	1993	42	Am	561	1995	928	Ad
38	1989	352	Am	564	1995	928	Ad
	1994	1010	Am ⁸³²	566	1995	928	Ad
50	1993	42	Am	568	1995	928	Ad
102	1993	42	Am	576	1990	1642	Ad
103	1991	GRP	S ⁴²⁰	577	1990	1642	Ad
	1993	42	Am	578	1990	1642	Ad
104	1993	42	Am	579	1990	1642	Ad
221	1992	653	Am	580	1990	1642	Ad
	1994	434	Am	581	1990	1642	Ad
226	1997	696	Am	582	1990	1642	Ad
227	1993	872	Ad	583	1990	1642	Ad
230	1993	872	Ad	584	1990	1642	Ad
231	1993	872	Ad	585	1990	1642	Ad
232	1993	872	Ad	591	1994	1059	Ad ⁸⁹⁰
	1994	146	Am ⁸³³	592	1994	1059	Ad ⁸⁹⁰
233	1993	872	Ad	593	1994	1059	Ad ⁸⁹⁰
234	1993	872	Ad	594	1994	1059	Ad ⁸⁹⁰
235	1993	872	Ad	595	1994	1059	Ad ⁸⁹⁰
	1994	146	Am ⁸³³	596	1994	1059	Ad ⁸⁹⁰
236	1993	872	Ad	597	1994	1059	Ad ⁸⁹⁰
237	1993	872	Ad	598	1994	1059	Ad ⁸⁹⁰
238	1993	872	Ad	599	1994	1059	Ad ⁸⁹⁰
238.5	1994	146	Ad(RN) ⁸³³	600	1994	1059	Ad ⁸⁹⁰
239	1993	872	Ad	861	1996	238	Am
	1994	146	Am & RN	862	1996	238	Am
			Ad(RN) ⁸³³	2106	1995	818	Am
239.5	1994	146	Ad(RN) ⁸³³	2125	1991	GRP	S ⁴²⁰
240	1993	872	Ad	2125.1	1991	GRP	S ⁴²¹
	1994	146	Am & RN	2152	1997	402	Am
			Ad(RN) ⁸³³	2182	1991	GRP	S ⁴²⁰
240.5	1994	146	Ad(RN) ⁸³³	2182.1	1991	GRP	S ⁴²¹
241	1993	872	Ad	2206	1991	GRP	S ⁴²⁰
	1994	146	Am (as ad by	2272	1990	252	Am
			Stats. 1993,		1993	251	Am
			Ch. 872)	2280	1991	GRP	S ⁴²⁰
			& RN ⁸³³	2281	1991	GRP	S ⁴²⁰
242	1993	872	Ad	2282	1991	GRP	S ⁴²⁰
	1994	146	Am (as ad by	2285	1992	204	Ad
			Stats. 1993,	2286	1995	818	Ad
			Ch. 872)	3200	1993	207*	Ad
			& RN ⁸³³		1994	1045	Am
243	1993	872	Ad		1995	402	Am
	1994	146	Am (as ad by	3311	1997	694	Am
			Stats. 1993,	3332	1989	1165	Am
			Ch. 872)		1995	GRP 1	S ¹¹⁶⁸
			& RN ⁸³³		1996	305	Am ¹²¹⁴
262	1997	238	Ad		1996	1110	Am
263	1997	238	Ad		1997	17	Am ¹³²⁸
281	1991	GRP	S ⁴²⁰		1997	694	Am
302	1989	519	Am	3332.1	1997	562	Ad
306	1989	519	Am	3332.6	1994	695	Ad
401.5	1994	542	Ad	3335	1997	694	R
405	1991	GRP	S ⁴²⁰	3336	1997	694	R
409	1991	GRP	S ⁴²⁰	3853	1994	311*	R & Ad
465	1993	56	R ⁶⁷⁰	3856.5	1994	311*	R & Ad
482	1991	GRP	S ⁴²⁰	3857	1996	841	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3901.5	1989	113	Am	5032	1993	806	Ad
3964.5	1989	131	Ad	5033	1993	806	Ad
3965.1	1991	836	Ad	5034	1993	806	Ad
4051	1990	604	Am	5035	1993	806	Ad
4051.1	1997	562	Ad	5306	1991	513	Am
4058	1996	741	Am	5309	1995	149	Am
Div. 3,				5311	1989	746	Ad
Pt. 3,					1995	157	Am
Ch. 6,				5343.5	1997	462	Ad
Art. 1,				5350	1990	1612*	Ad
heading				5350.5	1992	829	Ad
(Sec. 4101				5351	1990	1612*	Ad
et seq.)	1996	841	Am	5352	1990	1612*	Ad
4101	1996	841	Am	5353	1990	1612*	Ad
4101.5	1996	201*	Ad	5432	1990	1491	Am
4102	1996	841	Am	5501	1991	737	Ad
4103	1996	841	Am	5502	1991	737	Ad
4104	1992	757	Am		1996	361	Am
	1994	146	Am ⁸³³	5503	1991	737	Ad
	1996	841	Am		1996	361	Am
4105	1996	841	Am	5504	1991	737	Ad
4106	1992	757	Am	5505	1991	737	Ad
	1996	201*	Am	5506	1991	737	Ad
	1996	841	Am (as am by		1996	361	Am
			Stats. 1996,	5507	1991	737	Ad
			Ch. 201)	5508	1991	737	Ad
	1997	300*	Am	5509	1991	737	Ad
4107	1996	841	Am	5771	1990	1678	Am
4108	1991	877	Ad		1996	361	Am
	1996	709	Am (by Sec. 1	5772	1996	361	Am
			of Ch.)	5774.5	1990	1678	Ad
	1996	841	Am (by		1996	361	Am
			Sec. 12.5 of Ch.)	5775	1990	1678	Am
4155	1990	604	Am		1996	361	Am
4161	1994	1080*	Ad	5776	1996	361	Am
4162	1994	1080*	Ad	5777	1990	1678	Am
Div. 3,					1996	361	Am
Pt. 3,				5778	1996	361	Am
Ch. 6,				5784	1989	648	Am
Art. 4,					1991	255*	Am
heading				5786	1989	648	Ad
(Sec. 4181				5931	1996	726	R
et seq.)	1989	113	Am	5932	1996	726	R
4181	1989	113	R	5933	1996	726	R
4353	1991	540	Am	5934	1996	726	R
4356	1991	540	Am	5935	1996	726	R
4358	1991	540	Am	5951	1991	489*	Ad
4359	1991	540	Am	5952	1991	489*	Ad
4360	1991	540	Am	5953	1991	489*	Ad
4362	1990	604	Ad	5981	1996	726	R
4363	1990	604	Ad	5982	1996	726	R
4401	1996	1110	R	5983	1996	726	R
4508	1989	1214	Am	5984	1996	726	R
4603	1993	207*	Am	5985	1996	726	R
5004	1992	556	Am	5986	1996	726	R
5024	1995	214	Am	6005	1991	255*	Am
5025.5	1990	721	Ad	6006	1996	320	Am
5028	1995	157	Am	6025	1990	757	Ad & R ⁷⁰
5029	1991	GRP	S ⁴²⁰		1995	251	S ³¹⁴
5030	1993	806	Ad	6025.2	1990	757	Ad & R ⁷⁰
5031	1993	806	Ad		1995	251	S ³¹⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6025.5	1990	757	Ad & R ⁷⁰	6221	1993	1078 *	Ad
	1995	251	S ³¹⁴	6222	1993	1078 *	Ad
6026	1990	757	Ad & R ⁷⁰	6223	1993	1078 *	Ad
	1995	251	S ³¹⁴	6230	1993	1078 *	Ad
6026.5	1990	757	Ad & R ⁷⁰	6231	1993	1078 *	Ad
	1995	251	S ³¹⁴	6232	1993	1078 *	Ad
6027	1990	757	Ad & R ⁷⁰	6233	1993	1078 *	Ad
	1995	251	S ³¹⁴	6234	1993	1078 *	Ad
6027.5	1990	757	Ad & R ⁷⁰	6235	1993	1078 *	Ad
	1995	251	Am ³¹⁴	6236	1993	1078 *	Ad
6028	1990	757	Ad & R ⁷⁰	6237	1993	1078 *	Ad
	1995	251	S ³¹⁴	6240	1993	1078 *	Ad
6029	1990	757	Ad & R ⁷⁰	6241	1993	1078 *	Ad
	1995	251	Am ³¹⁴	6242	1993	1078 *	Ad
6031	1994	508	R ¹⁶⁰	6243	1993	1078 *	Ad
6032	1994	508	Am & R ⁴⁰	6244	1993	1078 *	Ad
6033	1994	508	Am & R ⁴⁰	6245	1993	1078 *	Ad
6033.5	1994	508	Ad & R ⁴⁰	6246	1993	1078 *	Ad
6034	1994	508	Am & R ⁴⁰	6250	1993	1078 *	Ad
6035	1994	508	Am & R ⁴⁰	6251	1993	1078 *	Ad
6036	1994	508	Am & R ⁴⁰	6252	1993	1078 *	Ad
6037	1994	508	R ¹⁶⁰	6253	1993	1078 *	Ad
6038	1994	508	R ¹⁶⁰	6254	1993	1078 *	Ad
6039	1994	508	Am & R ⁴⁰	6255	1993	1078 *	Ad
6039.5	1994	508	R ¹⁶⁰	6256	1993	1078 *	Ad
6040	1994	508	Am & R ⁴⁰	6256.5	1993	1078 *	Ad
6041	1994	508	Am & R ⁴⁰	6257	1993	1078 *	Ad
6042	1994	508	Am & R ⁴⁰	6258	1993	1078 *	Ad
6043	1994	508	Am & R ⁴⁰	6259	1993	1078 *	Ad
6043.2	1994	508	Ad & R ⁴⁰	6260	1993	1078 *	Ad
6045	1994	508	Ad & R ⁴⁰	6270	1993	1078 *	Ad
6045.1	1994	508	Ad & R ⁴⁰	6271	1993	1078 *	Ad
6045.10	1994	508	Ad & R ⁴⁰	6272	1993	1078 *	Ad
6045.2	1994	508	Ad & R ⁴⁰	6273	1993	1078 *	Ad
6045.3	1994	508	Ad & R ⁴⁰	6274	1993	1078 *	Ad
6045.4	1994	508	Ad & R ⁴⁰	6275	1993	1078 *	Ad
6045.5	1994	508	Ad & R ⁴⁰	6276	1993	1078 *	Ad
6045.6	1994	508	Ad & R ⁴⁰	6280	1993	1078 *	Ad
6045.7	1994	508	Ad & R ⁴⁰	6281	1993	1078 *	Ad
6045.8	1994	508	Ad & R ⁴⁰	6282	1993	1078 *	Ad
6045.9	1994	508	Ad & R ⁴⁰	6283	1993	1078 *	Ad
6046	1994	508	Ad & R ⁴⁰	6284	1993	1078 *	Ad
6046.1	1994	508	Ad & R ⁴⁰	6285	1993	1078 *	Ad
6046.2	1994	508	Ad & R ⁴⁰	6286	1993	1078 *	Ad
6046.3	1994	508	Ad & R ⁴⁰	6287	1993	1078 *	Ad
6046.4	1994	508	Ad & R ⁴⁰	6288	1993	1078 *	Ad
6200	1993	1078 *	Ad	6289	1993	1078 *	Ad
6200.5	1993	1078 *	Ad	6290	1993	1078 *	Ad
6201	1993	1078 *	Ad	6301	1995	157	Am
6202	1993	1078 *	Ad	6301.1	1995	157	Ad
6210	1993	1078 *	Ad	6306	1990	167 *	Ad
6211	1993	1078 *	Ad	6404	1994	445	R & Ad
6212	1993	1078 *	Ad	6405	1995	149	Ad
6213	1993	1078 *	Ad	6461	1992	29	Am & RN & Ad
6214	1993	1078 *	Ad	6461.5	1992	29	Ad(RN)
6215	1993	1078 *	Ad	6501	1995	111	Am
6216	1993	1078 *	Ad	6723	1989	378	Am
6217	1993	1078 *	Ad	6971	1992	653	Ad & R ⁷⁰
6218	1993	1078 *	Ad		1995	146	Am ^{965 314}
6219	1993	1078 *	Ad	6972	1992	653	Ad & R ⁷⁰
6220	1993	1078 *	Ad		1995	146	Am ^{965 314}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6973	1992	653	Ad & R ⁷⁰	8704	1989	904	Am
	1995	146	Am ^{965 314}	8705	1989	904	Am
6974	1992	653	Ad & R ⁷⁰	8707	1989	904	Am
6975	1992	653	Ad & R ⁷⁰	8751	1989	904	Am
6976	1992	653	Ad & R ⁷⁰	8756	1989	904	Am
	1995	146	Am ^{965 314}	8760	1989	904	Ad
6977	1992	653	Ad & R ⁷⁰	8761	1989	904	Ad
	1995	146	Am ^{965 314}	8762	1989	904	Ad
6978	1992	653	Ad & R ⁷⁰	8763	1989	904	Ad
	1995	146	Am ^{965 314}	8764	1989	904	Ad
6979	1992	653	Ad & R ⁷⁰	8764.5	1989	904	Ad
	1995	146	Am ^{965 314}	8764.6	1989	904	Ad
6981	1992	650	Am ^{526 199}	8765	1989	904	Ad
6982	1992	650	Am ^{526 199}	8766	1989	904	Ad
6983	1992	650	S ^{526 199}	8767	1989	904	Ad
6984	1992	650	Am ^{526 199}	8768	1989	904	Ad
6985	1992	650	S ^{526 199}	8769	1989	904	Ad
6986	1992	650	Am ^{526 199}	8770	1989	904	Ad
6987	1992	650	Am ^{526 199}	8771	1989	904	Ad
6988	1992	650	Am ^{526 199}	8772	1989	904	Ad
	1996	320	Am	9641	1992	218	R
6989	1992	650	R	9641.5	1992	218	Am
			Ad ⁵²⁶	9642	1992	218	R
			R ²⁷¹	9643	1992	218	R
7201	1992	556	Am	9644	1992	218	R
7579	1996	872	Am ¹²⁸¹	9645	1992	218	R
Div. 4,				9646	1992	218	R
Pt. 5,				9647	1992	218	R
heading				9973	1996	653	Am
(Sec. 8401				9974	1996	653	Am
et seq.)	1989	904	Am	10007	1996	653	Am
8401	1989	904	Am	10064	1992	706*	Am
8402	1989	904	Am	10067	1992	706*	Am
8405	1989	904	Am	10081	1992	706*	Am
8046	1989	904	Am		1996	653	Am
8407	1989	904	Am	10082	1992	706*	Am
8451	1989	904	Am	10151	1996	653	Am
8454	1989	904	Am	10401	1996	653	Am
8457	1989	904	Am	10406	1996	653	Am
8461	1989	904	Am	10406.5	1993	56	Am ⁶⁷⁰
8463	1989	904	Am	10421	1996	653	Am
8465	1989	904	Am	10721	1995	119	Am
8551	1989	904	Am	10725	1995	119	Am
8552	1989	904	Am	10726	1995	119	Am
8553	1989	287	Am	11241	1994	270	R
	1989	904	Am	11242	1994	270	R
	1991	44*	Am	11243	1994	270	R
8554	1989	904	Am	Div. 6,			
8555	1989	904	Am	Ch. 1,			
8556	1989	904	Am	heading			
8557	1989	904	Am	(Sec. 11401			
8563	1989	904	Am	et seq.)	1991	GRP	S ⁴²⁰
8564	1989	904	Am	Div. 6,			
8601	1989	904	Am	Ch. 1,			
8602	1989	904	Am	Art. 1,			
8603	1989	904	Am	heading			
8604	1989	904	Am	(Sec. 11401			
8605	1989	904	Am	et seq.)	1991	GRP	S ⁴²¹
8651	1989	904	Am	11401.1	1991	GRP	S ⁴²¹
8702	1989	904	Am	11401.2	1991	GRP	S ⁴²¹
8703	1989	904	Am	11402	1993	620	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
11404	1996	361	Am	11897	1996	361	Am
11407	1993	620	Am	11907	1993	624	Am
11407.5	1993	620	Am	11925	1996	435	R
11408	1996	1023 *	Am ¹²⁵³	12001	1989	648	Am
11451	1991	GRP	S ⁴²¹		1994	216	Am
11452	1991	GRP	S ⁴²¹	12001.5	1989	648	Am ^{69 43}
11452.5	1991	GRP	S ⁴²¹		1994	216	Ad ⁷¹
11453	1991	GRP	S ⁴²¹				R ⁹⁴
11454	1991	GRP	S ⁴²¹	12021	1991	GRP	S ⁴²⁰
11454.1	1991	GRP	S ⁴²¹		1997	695	Am
11454.2	1991	GRP	S ⁴²¹	12036	1996	435	R
	1992	706 *	Ad	12042	1991	GRP	S ⁴²⁰
11455	1991	GRP	S ⁴²¹	Div. 6,			
11456	1991	GRP	S ⁴²¹	Ch. 7,			
11457	1991	GRP	S ⁴²¹	heading			
11458	1991	GRP	S ⁴²¹	(Sec. 12101			
11459	1991	GRP	S ⁴²¹	et seq.)	1997	695	Am
11460	1991	GRP	S ⁴²¹	12101	1993	620	Am
11471	1991	GRP	S ⁴²¹	12101.5	1993	620	Ad
11472	1991	GRP	S ⁴²¹	12103	1991	GRP	S ⁴²⁰
	1996	361	Ad		1997	695	Am
11472.1	1996	361	Ad	12104	1991	GRP	S ⁴²⁰
11473	1991	GRP	S ⁴²¹		1993	620	Am
11474	1991	GRP	S ⁴²¹		1997	695	Am
11475	1991	GRP	S ⁴²¹	12106	1993	620	Am
11476	1991	GRP	S ⁴²¹	12108	1993	620	Am
11477	1991	GRP	S ⁴²¹	12112	1991	GRP	S ⁴²⁰
11501	1996	361	Am		1993	620	Am
11501.1	1996	361	Am		1997	695	Am
11502.5	1995	705	Am	12113	1993	620	Am
11512.5	1993	171	Am	12114	1997	695	Ad(RN)
	1996	435	Am	Div. 6,			
11513	1991	GRP	S ⁴²⁰	Ch. 7,			
11514	1991	GRP	S ⁴²⁰	Art. 1.5,			
11517	1993	624	Ad	heading			
11531	1995	718	Am	(Sec. 12115			
Div. 6,				et seq.)	1997	695	R
Ch. 4,				12115	1993	1176	Ad
heading					1996	361	Am
(Sec. 11701					1997	695	R & Ad(RN)
et seq.)	1993	620	Am	12115.1	1993	1176	Ad
11701	1993	620	Am		1996	361	Am
	1996	435	Am		1997	695	R
11701.5	1993	620	Am	12115.2	1993	1176	Ad
11702	1993	620	Am		1997	695	R
11703	1993	620	Am	12115.3	1993	1176	Ad
11704	1993	620	Am		1996	361	Am
11708	1993	624	Am		1997	695	Am & RN
11736	1996	435	R	12115.4	1993	1176	Ad
11791	1990	1192	Am		1997	695	R
Div. 6,				12115.5	1993	1176	Ad
Ch. 4,					1996	361	Am
Art. 5,					1997	695	Am & RN
heading				12115.6	1993	1176	Ad
(Sec. 11891					1997	695	Am & RN
et seq.)	1993	624	Am	12116	1997	695	Ad(RN)
11891	1991	944	Am	12121	1993	620	Am
11893	1991	944	Am	12201	1991	GRP	S ⁴²⁰
	1991	GRP	S ⁴²⁰		1997	695	Am
11895.5	1993	624	Ad	12201.1	1993	624	Ad
11896	1996	361	Am	12203	1994	298	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12203.1	1989	352	Ad	12757.5	1996	361	Am
12205	1993	624	Am	12758	1996	361	Am
12206	1993	624	Ad	12758.5	1996	361	Am
12251	1993	620	Am	12783	1996	361	Am
12252	1991	620	S ⁴²⁰	12784	1991	GRP	S ⁴²⁰
	1993	620	Am		1997	695	Am
	1997	695	Am	12786	1990	1129	Am ⁵⁷
12253	1993	620	Am	12786.5	1990	1129	R
12254	1993	620	Am	12787	1990	1129	R
12255	1993	620	Am	12787.5	1990	1129	R
12257	1993	620	Am	12788	1990	1129	R
12258	1993	620	Am	12788.5	1990	1129	R
	1996	435	Am	12788.6	1990	1129	R
12400	1997	695	Ad	12789	1990	1129	R
12401	1997	695	Ad	12789.5	1990	1129	R
12402	1997	695	Ad	12790	1990	1129	S ⁵⁷
12403	1997	695	Ad	12790.5	1990	1129	R
12404	1997	695	Ad	12791	1990	1129	R
12405	1997	695	Ad	12791.5	1990	1129	R
12406	1997	695	Ad	12792	1990	1129	R
12407	1997	695	Ad	12792.5	1990	1129	R
12408	1997	695	Ad	12793	1990	1129	R
12500	1994	545	Ad	12793.5	1990	1129	R
12500.5	1994	545	Ad	12794	1990	1129	R & Ad
12500.6	1994	545	Ad		1994	545	Am
Div. 7, Ch. 1, heading (Sec. 12501 et seq.)	1994	545	Am & RN	12794.5	1990	1129	R & Ad
Div. 7, Ch. 1.5, (Sec. 12501 et seq.)	1994	545	Ad(RN)	12795	1990	1129	R
12503	1996	361	Am	12795.5	1990	1129	S ⁵⁷
12533	1996	1023*	Am ¹²⁵³	12795.6	1990	1129	S ⁵⁷
12535	1989	1200*	Ad	12796	1990	1129	R
	1990	1129	Am	12797	1989	1200*	Ad
12536	1994	545	Ad		1990	1129	Am ⁵⁷
12597	1990	1129	R		1992	640	R & Ad
12598	1990	1129	R		1994	545	Am
12601	1990	288	Am	12798	1989	1200*	Ad
12604	1990	288	Am		1990	1129	R & Ad
12645	1996	872	Am ¹²⁸¹		1991	GRP	S ⁴²⁰
12648	1996	361	Am		1994	545	Am
	1997	17	Am ¹³²⁸	12798.4	1990	1129	Ad
12648.5	1993	848	Ad		1991	GRP	S ⁴²⁰
	1996	361	Am		1994	545	R
12648.6	1993	848	Ad	12798.6	1990	1129	Ad
	1996	361	Am		1991	GRP	S ⁴²⁰
12672	1990	288	Am		1994	545	Am
Div. 7, Ch. 2, heading (Sec. 12751 et seq.)	1996	361	Am	12802	1996	361	Am
12752.2	1991	GRP	S ⁴²¹	12803	1997	691	Ad
12752.5	1991	GRP	S ⁴²¹	12804	1997	530	Ad
12753	1996	361	Am	12811	1996	361	Am
12754.5	1991	GRP	S ⁴²⁰	12811.5	1996	435	Ad
12755	1996	361	Am	12814	1996	361	Am
				12815	1996	361	Am
					1997	17	Am ¹³²⁸
				12821	1996	361	Am
				12822	1996	361	Am
				12823	1996	361	Am
				12824	1996	361	Am
					1997	483	Am
				12825	1992	1211	Am
					1996	361	Am
					1997	483	Am
				12825.5	1996	361	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
12826	1996	361	Am		1996	361	Am	
12827	1996	361	Am		1997	695	R	
12827.5	1996	361	Am	12848.7	1993	1176	Ad	
12828.5	1994	426	Ad		1995	251	Am	
	1996	361	Am		1996	361	Am	
12829	1991	438	Ad		1997	695	R	
	1996	361	Am	12848.8	1993	1176	Ad	
12832	1995	287	Ad		1995	251	Am	
	1996	361	Am		1997	695	R	
12833	1995	608	Ad	12848.9	1993	1176	Ad	
	1996	361	Am		1996	361	Am	
12836	1997	428	Ad		1997	695	R	
12837	1997	428	Ad	12851	1996	361	Am	
12841	1989	1200*	Am	12852	1996	361	Am	
	1990	1679*	Am ³²⁷	12853	1996	361	Am	
	1992	706*	Am	12854	1996	361	Am	
	1993	1176	Am	12855	1996	361	Am	
	1996	361	Am	12856	1996	361	Am	
	1997	695	R & Ad	12857	1996	361	Am	
12841.1	1992	706*	Ad	12858	1996	361	Am	
	1993	1176	Am	12859	1996	361	Am	
	1996	361	Am	12881	1996	361	Am	
	1997	695	R & Ad	12882	1996	361	Am	
			R ⁵³⁹	12883	1996	361	Am	
12842	1997	695	R & Ad	12884	1996	361	Am	
12843	1997	695	Am	12911	1996	361	Am	
12844	1990	1678	Am	12931	1996	361	Am	
	1990	1679*	Am		1997	695	Am	
	1992	706*	Am	12932	1996	361	Am	
	1997	695	R & Ad		1997	695	R	
12845	1996	361	Am	12961	1996	361	Am	
	1997	695	Am	12971.5	1993	1176	Ad	
12846	1989	1200*	Ad		1997	695	R	
	1991	GRP	S ⁴²⁰	12979	1989	1200*	Ad	
	1996	1023*	Am ¹²⁵³	12980	1991	GRP	S ⁴²⁰	
	1997	695	Am	12981	1991	GRP	S ⁴²⁰	
12846.5	1997	727	Ad	12982	1991	GRP	S ⁴²⁰	
12847	1992	706*	Ad		1996	1023*	Am ¹²⁵³	
	1993	1176	Am	12987	1991	274	Ad	
	1996	361	Am	12988	1991	274	Ad	
	1997	695	R & Ad	12991	1996	361	Am	
12848	1993	1176	Ad		1997	695	Am	
	1996	361	Am	12992	1996	361	Am	
	1997	695	R	12993	1992	1211	Am	
12848.1	1993	1176	Ad		1996	361	Am	
	1996	361	Am	12994	1996	361	Am	
	1997	695	R	12995	1992	1211	Am	
12848.10	1993	1176	Ad		1996	361	Am	
	1997	695	R	Div. 7,				
12848.11	1993	1176	Ad	Ch. 2,				
	1997	695	R	Art. 12,				
12848.2	1993	1176	Ad	heading				
	1997	695	R	(Sec. 12996				
12848.3	1993	1176	Ad	et seq.)	1993	624	Am	
	1997	695	R		12996	1989	843	Am
12848.4	1993	1176	Ad		12997	1989	843	Am
	1997	695	R		12998	1991	944	Am
12848.5	1993	1176	Ad			1991	GRP	S ⁴²⁰
	1997	695	R		12999.4	1989	843	Ad
12848.6	1993	1176	Ad			1990	1192	Am
	1995	251	Am			1991	GRP	S ⁴²⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12999.4 (Cont.)	1993	1176	Am	13131.5	1992	764	Ad
	1997	695	Am	13132	1991	1091	Ad(RN)
12999.5	1989	843	Am		1991	1227	Ad(RN)
	1990	661	Am (by Sec. 1 of Ch.)		1992	427	Am (as am & rn by Stats. 1991, Ch. 1227) & RN ⁵¹¹
	1990	1192	Am (by Sec. 4 of Ch.)		1993	40	Am & RN
	1993	737	Am		1992	427	Ad(RN) ⁵¹¹
13000.1	1993	624	Ad	13133	1992	427	Ad(RN) ⁵¹¹
13060	1989	1200*	Ad	13134	1993	40	Ad(RN)
	1991	1091	Am & RN	13135	1993	40	Ad(RN)
	1991	GRP	S ⁴²⁰	13142	1996	361	Am
13061	1989	1200*	Ad	13143	1991	GRP	S ⁴²⁰
	1991	1091	Am & RN		1996	361	Am
	1991	GRP	S ⁴²⁰	13144	1991	GRP	S ⁴²⁰
13101	1996	361	Am		1996	361	Am
13102	1996	361	Am		1997	17	Am ¹³²⁸
13123	1991	1228	Am	13145	1993	145	Am
	1992	706*	Am		1996	361	Am
13126	1991	GRP	S ⁴²⁰	13146	1996	361	Am
	1989	869	Am	13147	1996	361	Am
	1989	1083	Am	13148	1991	GRP	S ⁴²⁰
	1990	432*	Am		1996	361	Am
13127	1991	277*	Am	13149	1995	251	Am
	1991	1227	Am (as am by Stats. 1991, Ch. 277)		1996	361	Am
				13150	1991	1091	Am ⁴⁶²
13127.2	1991	1228	Ad		1991	GRP	S ⁴²⁰
	1992	706*	Am		1996	361	Am
13127.3	1991	1228	Ad	13151	1996	361	Am
	1992	706*	Am	13152	1996	361	Am
13127.31	1991	1228	Ad	13161	1993	963	Ad
13127.32	1991	1228	Ad	13162	1993	963	Ad
	3X 1995-96	1	R & Ad	13163	1993	963	Ad
13127.5	1991	1228	Ad	13164	1993	963	Ad
13127.6	1991	1228	Ad	13165	1993	963	Ad
	1992	706*	Am	13166	1993	963	Ad
13127.7	1991	1228	Ad	13167	1993	963	Ad
13127.8	1991	1228	Ad	13168	1993	963	Ad
13127.9	1991	1228	Ad	13169	1993	963	Ad
13127.91	1991	1228	Ad	13170	1993	963	Ad
13127.92	1991	1228	Ad	14006.6	1993	620	Am
13127.93	1991	1228	Ad	14007	1996	435	Am
13128	1989	1083*	Am	14009	1996	435	Am
13129	1991	GRP	S ⁴²⁰	14012	1996	361	Am
13130	1991	1227	Am & RN	14015	1995	705	Ad
13130.3	1991	1227	Ad	14021	1996	361	Am
	1991	1228	R (as ad by Stats. 1991, Ch. 1227) & Ad	14022	1991	GRP	S ⁴²⁰
				14023	1991	GRP	S ⁴²⁰
				14027	1991	GRP	S ⁴²⁰
				14035	1989	352	R
				14063	1996	361	Am
13131	1991	1091	Ad(RN)	14090	1995	705	Ad ⁷⁹
	1993	40	Am & RN	14091	1995	705	Ad ⁷⁹
13131.1	1991	1227	Ad	14092	1995	705	Ad ⁷⁹
13131.2	1991	1227	Ad	14093	1995	705	Ad ⁷⁹
13131.3	1991	1227	Ad	14094	1995	705	Ad ⁷⁹
13131.4	1991	1227	Ad	14095	1995	705	Ad ⁷⁹
	1991	1228	R (as ad by Stats. 1991, Ch. 1227) & Ad	14096	1995	705	Ad ⁷⁹
				14097	1995	705	Ad ⁷⁹
				14098	1995	705	Ad ⁷⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14099	1995	705	Ad ⁷⁹ R ⁵³⁹		1990	1503	Am ⁸²
14099.5	1995	705	Ad ⁷⁹	14544	1990	504	R & Ad
14101	1996	361	Am	14545	1990	504	R & Ad
14152	1991	GRP	S ⁴²⁰	14546	1990	504	Ad
	1997	695	Am		1990	1503	Ad ⁸²
14153	1994	298	Am	14547	1990	504	Ad
14153.1	1989	352	Ad	14548	1990	504	Ad
14155	1993	624	Am	14549	1990	504	Ad
14261	1992	164	Am	14550	1990	504	Ad
14262	1996	361	Am	14551	1990	504	R & Ad
14281	1989	834	Am	14552	1990	504	R & Ad
14291	1989	834	Am	14553	1990	504	R & Ad
14293	1989	834	Am	14554	1990	504	Ad
14363	1989	834	Ad		1994	1010	Am ⁸³²
	1992	164	Am	14555	1990	504	Ad
14364	1989	834	Ad	14556	1990	504	Ad
	1992	164	Am	14557	1990	504	Ad
14365	1989	834	Ad	14558	1990	504	Ad
	1992	164	Am	14559	1990	504	Ad
14501	1990	504	R & Ad	14560	1990	504	Ad
14502	1990	504	R & Ad	14561	1990	504	R & Ad
14503	1990	504	R & Ad	14562	1990	504	R & Ad
14504	1990	504	R & Ad	14563	1990	504	R & Ad
14505	1990	504	R & Ad	14564	1990	504	R & Ad
	1996	1023*	Am ¹²⁵³	14565	1990	504	R
14511	1990	504	R & Ad	14566	1990	504	R
14512	1990	504	R & Ad	14571	1990	504	R
14513	1990	504	R & Ad		1990	1503	Am ⁸²
	1996	361	Am	14572	1990	504	R
14513.5	1990	504	R	14573	1990	504	R
14514	1990	504	R & Ad	14581	1990	504	R & Ad
14515	1990	504	R & Ad	14582	1990	504	R & Ad
14516	1990	504	R & Ad	14583	1990	504	R & Ad
14517	1990	504	R & Ad		1990	1503	Am (as ad by Stats. 1990, Ch. 504)
14518	1990	504	R & Ad				
14519	1990	504	R & Ad	14584	1990	504	Ad
14520	1990	504	R & Ad	14585	1990	504	Ad
14521	1990	504	R & Ad	14586	1990	1503	Ad
14522	1990	504	R & Ad	14591	1990	504	R & Ad
14523	1990	504	R & Ad		1992	461	Am
14524	1990	504	R & Ad	14592	1990	504	R & Ad
14525	1990	504	R & Ad	14593	1990	504	R
14526	1990	504	R & Ad		1992	461	Ad
14527	1990	504	R & Ad	14594	1990	504	R
14528	1990	504	R & Ad	14595	1990	504	R
14529	1990	504	R & Ad	14601	1990	504	R & Ad
14530	1990	504	R & Ad		1992	461	Am
14531	1990	504	R & Ad	14602	1990	504	R & Ad
14532	1990	504	R & Ad	14603	1990	504	R
14533	1990	504	R & Ad		1992	461	Ad
14534	1990	504	R & Ad	14604	1990	504	R
14535	1990	504	R & Ad	14605	1990	504	R
14536	1990	504	R & Ad	14606	1990	504	R
14537	1990	504	Ad	14607	1990	504	R
14538	1990	504	Ad	14608	1990	504	R
14539	1990	504	Ad	14611	1990	504	R & Ad
14540	1990	504	Ad		1990	1503	Am (as ad by Stats. 1990, Ch. 504)
14541	1990	504	R & Ad				
14542	1990	504	R & Ad				
14543	1990	504	R & Ad		1992	461	Am

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FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14611 (Cont.)							
	1993	589	Am ⁶⁷⁰	15051	1992	1210	Am
14612	1990	504	R & Ad		1996	325	Am
14613	1990	504	R & Ad	15053	1996	325	Am
14614	1990	504	R	15054	1996	325	Am
14615	1990	504	R	15055	1996	325	Am
14616	1990	504	R	15071.5	1992	1210	Ad
14617	1990	504	R		1993	589	Am ⁶⁷⁰
14618	1990	504	R	15101	1996	325	Ad
14619	1990	504	R	15102	1996	325	Ad
14620	1990	504	R	15103	1996	325	Ad
14621	1990	504	R & Ad	15201	1991	GRP	S ⁴²⁰
14622	1990	504	R & Ad	15202	1995	718	Am
14623	1990	504	Ad	16701	1994	270	R
	1992	461	Am	16702	1994	270	R
14631	1990	504	Ad	16703	1994	270	R
	1992	461	Am	16801	1994	270	R
14632	1990	504	Ad	16802	1994	270	R
14641	1990	504	Ad	16803	1994	270	R
14642	1990	504	Ad	16804	1994	270	R
14643	1990	504	Ad	17003	1996	653	Am
14644	1990	504	Ad	17042	1996	653	Am
14645	1990	504	Ad	17065	1997	727	Am
14646	1990	504	Ad	17095	1996	653	Am
14647	1990	504	Ad	18672	1994	1010	Am ⁸³²
14648	1990	504	Ad	18694	1996	1023*	Am ¹²⁵³
14649	1993	848	Ad	18813	1996	1023*	Am ¹²⁵³
14650	1993	848	Ad	18849	1996	1023*	Am ¹²⁵³
14651	1990	504	Ad	18850	1996	1023*	Am ¹²⁵³
14652	1990	504	Ad	18851	1996	1023*	Am ¹²⁵³
14653	1990	504	Ad	18932.1	1997	146	Ad
14654	1990	504	Ad	18932.2	1997	146	Ad
14655	1990	504	Ad	19032	1997	146	Am
14656	1990	504	Ad	19033.1	1997	146	Ad
14657	1990	504	Ad	19227	1994	434	Ad ⁶⁷⁹
14658	1990	504	Ad				R ⁶⁸³
14659	1990	504	Ad	19228	1994	434	Ad
14660	1990	504	Ad	19260	1996	1023*	Am ¹²⁵³
14671	1990	504	Ad	19304	1990	262	Ad
14672	1990	504	Ad	19305	1990	262	Ad
14681	1990	504	Ad	19306	1990	262	Ad
14682	1990	504	Ad	19310.5	1993	1036	Ad
14901	1990	501	Am	19312	1990	262	Am
14902	1990	501	Am	19313.5	1993	1036	Ad
14904	1990	1262	Ad	19313.8	1993	1036	Ad
	1996	1023*	Am ¹²⁵³	19314	1993	1036	Am
14937	1994	1010	Am ⁸³²	19315	1994	434	Am
14961	1990	501	Am		1995	91	Am ⁹⁶⁴
14971	1992	1210	Am	19445	1993	1036	Ad
	1996	320	Am	19446	1993	1036	Ad
14975	1990	501	Am	19447	1993	1036	Ad
14978	1990	501	Ad		1994	434	Am
	1991	1091	Am	19501	1991	837	Am
	1992	1210	Am	19501.5	1991	837	Ad
14978.1	1992	1210	Ad	20151	1991	361*	Am
14978.2	1992	1210	Ad	20610	1989	130	Ad
14978.3	1992	1210	Ad	20904	1996	653	Am
14978.4	1992	1210	Ad	20906	1996	653	Am
14978.5	1992	1210	Ad	21051	1996	653	Am
14978.6	1992	1210	Ad	21051.4	1991	361*	Ad
14979	1990	501	Ad	21068	1996	653	Am
				21069	1991	361*	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21281.5	1991	361 *	Ad	24112	1991	747	Ad
21283	1991	361 *	R & Ad	24113	1991	747	Ad
21283.5	1991	361 *	Am	24114	1991	747	Ad
21285	1991	361 *	Am	24115	1991	747	Ad
21286	1991	361 *	Am	24116	1991	747	Ad
21287	1991	361 *	R	24117	1991	747	Ad
21288	1991	361 *	Am	24118	1991	747	Ad
21288.5	1991	361 *	Am	24119	1991	747	Ad
21289	1991	361 *	Am	24120	1991	747	Ad
21290.5	1991	361 *	Am	24121	1991	747	Ad
21292	1996	653	R	24122	1991	747	Ad
21561	1991	361 *	Am	24123	1991	747	Ad
21563	1991	361 *	Am	24124	1991	747	Ad
21563.5	1991	361 *	Am	24125	1991	747	Ad
21702	1996	653	Am	24126	1991	747	Ad
21744	1997	651	Am	24127	1991	747	Ad
21745	1997	651	Am		1992	593	Am
21856	1993	772	Ad	24128	1991	747	Ad
21883	1996	872	Am ¹²⁸¹	24129	1991	747	Ad
22001.5	1997	651	Am	24130	1991	747	Ad
22008	1997	651	Am	24131	1991	747	Ad
22037	1997	651	Ad	24132	1991	747	Ad
23401	1992	217	Am	24133	1991	747	Ad
Div. 11, Ch. 6, Art. 1, heading (Sec. 23801 et seq.)				24134	1992	217	Ad
23831	1991	747	R	26661	1993	565	Ad
23832	1991	747	R		1994	106 *	Am
24001	1994	227	Am	27202	1994	223	Am & RN & Ad
24002	1994	227	Am	27203	1994	223	Ad(RN)
24003	1994	227	Am	27231	1994	223	R & Ad
24006	1994	227	Am	27232	1994	223	R & Ad
24007	1994	227	Am	27531	1990	507 *	Am (by Sec. 1 of Ch.)
24008	1994	227	Am	Div. 12, Pt. 4, Ch. 1, Art. 3, heading (Sec. 27541 et seq.)			
24009	1994	227	Am		1990	507 *	Am
24010	1994	227	Am	27551	1990	507 *	Am
24011	1994	227	Am	27555	1990	507 *	Ad
24012	1994	227	Am	27561	1990	750	Am
24013	1994	227	Am	27571	1990	507 *	Am
24013.5	1994	227	Ad	27571.1	1990	507 *	Am
24014	1996	124	Am ¹¹⁹⁷	27574	1996	320	Am
24015	1994	227	Am	27581	1990	750	Am
24018	1994	227	Am	27581.2	1990	750	Ad
24101	1991	747	Ad	27581.4	1990	750	Ad
24102	1991	747	Ad	27581.9	1990	750	Ad
24103	1991	747	Ad	27582	1990	750	Ad
24104	1994	431	Ad	27595	1990	507 *	Ad
24104.5	1994	431	Ad	27596	1990	507 *	Ad
24105	1991	747	Ad	27597	1990	507 *	Ad
	1993	459	Am	27598	1990	507 *	Ad
24106	1991	747	Ad	27599	1990	507 *	Ad
24107	1991	747	Ad	27599	1990	507 *	Ad
24108	1991	747	Ad	27600	1990	507 *	Ad
	1992	217	Am	27601	1990	750	Am
24109	1991	747	Ad		1996	872	Am ¹²⁸¹
24110	1991	747	Ad	27633	1990	507 *	Am
24111	1991	747	Ad	27643	1997	403	Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
27644	1997	403	Ad	Div. 15,			
27661	1990	507 *	Am	Pt. 1,			
27663	1990	507 *	Am	Ch. 4,			
27667	1990	507 *	Am	Art. 9,			
27671	1990	750	Am	heading			
29028	1996	320	Am	(Sec. 33291			
29044	1992	146	Am	et seq.)	1994	543	Am
29080	1993	166	Am & RN & Ad	33291	1993	679	Am
29080.5	1993	166	Ad(RN)		1994	543	Am
29082	1993	166	Am	33295	1994	543	Am
29102	1991	GRP	S ⁴²⁰	33452	1996	759	R & Ad
29320	1994	298	Ad				R ²⁷¹
29321	1994	298	Ad	33453	1996	759	Am
30501	1993	60 *	Am	33551	1996	759	Am
30850	1994	1257	Ad	33581	1996	759	Am
	1996	498	Am	33704	1992	220	Am
30851	1994	1257	Ad		1994	95 *	Am
30852	1994	1257	Ad		1995	150	Am
	1996	498	Am	33704.5	1997	329 *	Am
30853	1996	498	Ad	33704.7	1995	150	Ad
30854	1996	498	Ad	33704.8	1995	150	Ad
31255	1992	1020	Am	34591	1989	203	Am
31601	1989	761	Ad	35016	1996	443	Am
31602	1989	761	Ad	35221	1992	220	Am
31603	1989	761	Ad		1993	679	Am
31604	1989	761	Ad		1996	443	Am
31605	1989	761	Ad	35757	1996	427	Am
31606	1989	761	Ad	35782	1996	427	Am
31607	1989	761	Ad	35786	1989	512	Am
31608	1989	761	Ad	35971	1994	95 *	R & Ad
31609	1989	761	Ad	35972	1994	95 *	R
31621	1989	761	Ad	36003	1994	95 *	R
31622	1989	761	Ad	36005	1989	512	Ad
31623	1989	761	Ad	Div. 15,			
31624	1989	761	Ad	Pt. 2,			
31625	1989	761	Ad	Ch. 2,			
31626	1989	761	Ad	Art. 13,			
31641	1989	761	Ad	heading			
31642	1989	761	Ad	(Sec. 36091			
31643	1989	761	Ad	et seq.)	1996	759	Am
31644	1989	761	Ad	36091	1996	759	Am
31645	1989	761	Ad	36092	1996	759	Am
31646	1989	761	Ad	Div. 15,			
31662	1989	761	Ad	Pt. 2,			
31663	1989	761	Ad	Ch. 2,			
31681	1989	761	Ad	Art. 14,			
31682	1989	761	Ad	heading			
31683	1989	761	Ad	(Sec. 36123			
32516.5	1996	759	Ad	et seq.)	1996	759	Am
32761.5	1993	679	Am	36123	1996	759	Am
32811	1993	679	Am	Div. 15,			
32814	1993	679	Ad	Pt. 2,			
32912	1994	95 *	R & Ad	Ch. 3,			
32912.5	1994	95 *	Am	heading			
32912.7	1994	95 *	R	(Sec. 36301			
32915	1989	199 *	Am	et seq.)	1996	759	Am
32920	1994	95 *	R	36301	1996	759	Am
	1996	427	Ad	36302	1996	759	Am
32920.5	1996	427	Ad	36303	1996	759	Am
33227	1994	543	Ad	36351	1996	759	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
36352	1996	759	R		1994	95*	R
36353	1996	759	R	36972	1989	203	S ⁵⁷
36354	1996	759	R		1994	95*	R
36355	1996	759	R	36973	1989	203	S ⁵⁷
36631	1989	758	Am		1994	95*	R
36632	1989	758	Am	36974	1989	203	S ⁵⁷
36633	1989	758	Am		1994	95*	R
36634	1989	758	Am	36975	1989	203	S ⁵⁷
36637	1989	758	Am		1994	95*	R
36638	1989	758	Ad	36976	1989	203	R
36670	1989	199*	Ad	36981	1990	365	Am
36671	1989	199*	Ad	36991	1990	778	Am
36672	1989	199*	Ad		1991	840	Am
36673	1989	199*	Ad		1994	95*	Am
36674	1989	199*	Ad	36992	1990	778	Am
36675	1989	199*	Ad		1994	95*	Am
36801	1995	150	Am	36993	1997	329*	Am
36802	1995	150	Am	36994	1994	95*	Am
36803	1995	150	Am	37401	1994	95*	R & Ad
36805	1995	150	Am		1995	150	Am
36806	1995	150	Am	37402	1989	209*	Am
36808	1995	150	Am		1994	95*	R & Ad
36809	1990	778	Ad	37403	1994	95*	R & Ad
36861	1994	95*	R & Ad	37404	1989	209*	Am
36862	1994	95*	R		1994	95*	R & Ad
36863	1994	95*	R	37405	1994	95*	Ad
36865	1994	95*	R	37406	1994	95*	Ad
36866	1990	365	Ad	37407	1994	95*	Ad
	1994	95*	R	37408	1994	95*	Ad
36891	1994	95*	R	37409	1994	95*	Ad
36892	1994	95*	R	37410	1994	95*	Ad
36893	1994	95*	R	37411	1994	95*	Ad
36894	1994	95*	R	37412	1994	95*	Ad
36895	1994	95*	R	37413	1994	95*	Ad
36896	1994	95*	R	37414	1994	95*	Ad
36921	1994	95*	R & Ad	37431	1994	95*	R
	1995	150	R	37432	1994	95*	R
36922	1994	95*	R	37433	1994	95*	R
36924	1994	95*	R	37434	1994	95*	R
36925	1994	95*	R	37435	1994	95*	R
36926	1994	95*	R	37436	1994	95*	R
36927	1994	95*	R	37437	1994	95*	R
36928	1994	95*	R	37461	1994	95*	R
36929	1994	95*	R	37462	1994	95*	R
36951	1994	95*	R & Ad	37491	1994	95*	R
36952	1994	95*	R & Ad	37492	1994	95*	R
36953	1994	95*	R	37501	1994	95*	Ad
36954	1994	95*	R	37502	1994	95*	Ad
36955	1994	95*	R	37503	1994	95*	Ad
36956	1994	95*	R		1997	329*	Am
36957	1994	95*	R	37504	1994	95*	Ad
36961	1991	840	Am		1997	329*	Am
	1994	95*	R	37505	1994	95*	Ad
36962	1994	95*	R		1997	329*	Am
36963	1994	95*	R	37521	1994	95*	R
36964	1994	95*	R	37522	1994	95*	R
36964.5	1994	95*	R	37551	1994	95*	R
36965	1994	95*	R	37571	1994	95*	R
36966	1994	95*	R	37572	1994	95*	R
36971	1989	203	S ⁵⁷	37601	1994	95*	R & Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
37602	1994	95 *	R	37853	1994	95 *	R
37621	1994	95 *	R	37854	1994	95 *	R
37622	1994	95 *	R	37881	1994	95 *	R
Div. 15,				37882	1994	95 *	R
Pt. 3,				37883	1994	95 *	R
Ch. 4,				37884	1994	95 *	R
Art. 10,				37911	1994	95 *	R
heading				37912	1994	95 *	R
(Sec. 37641				37913	1994	95 *	R
et seq.)	1989	209 *	Am	37941	1994	95 *	R
37641	1994	95 *	R	37942	1994	95 *	R
37642	1994	95 *	R	37943	1994	95 *	R
37643	1994	95 *	R	37944	1994	95 *	R
37643.5	1989	209 *	Ad	37971	1994	95 *	R
	1994	95 *	R	37972	1994	95 *	R
37644	1989	209 *	Ad	37973	1994	95 *	R
	1994	95 *	R	37974	1994	95 *	R
37645	1989	209 *	Am	37975	1994	95 *	R
	1994	95 *	R	37976	1994	95 *	R
37646	1989	209 *	Am	37981	1989	203	S ⁴³
	1994	95 *	R		1991	242	S ⁵⁷
37647	1989	209 *	Am		1994	95 *	R
	1994	95 *	R	37982	1989	203	S ⁴³
37648	1989	209 *	Am		1991	242	S ⁵⁷
	1994	95 *	R		1992	139	Am
37649	1989	209 *	Am		1994	95 *	R
	1994	95 *	R	37983	1989	203	Am ⁴³
37650	1989	209 *	Am		1991	242	S ⁵⁷
	1994	95 *	R		1994	95 *	R
37651	1989	209 *	Am	37984	1989	203	S ⁴³
	1994	95 *	R		1991	242	S ⁵⁷
37652	1989	209 *	Am		1994	95 *	R
	1994	95 *	R	37985	1989	203	Am ⁴³
37751	1994	95 *	R		1991	242	R
37752	1994	95 *	R	38001	1994	95 *	R
37753	1994	95 *	R	38002	1994	95 *	R
37754	1994	95 *	R	Div. 15,			
37755	1994	95 *	R	Pt. 3,			
37756	1994	95 *	R	Ch. 5,			
37757	1994	95 *	R	Art. 2,			
37758	1994	95 *	R	heading			
37759	1994	95 *	R	(Sec. 38181			
37781	1994	95 *	R	et seq.)	1997	329 *	Am
37782	1994	95 *	R	38181	1997	329 *	Am
37783	1994	95 *	R	38182	1997	329 *	Am
37784	1994	95 *	R	38184	1997	329 *	Am
37785	1994	95 *	R	38186	1997	329 *	Am
37786	1994	95 *	R	Div. 15,			
37787	1994	95 *	R	Pt. 3,			
37788	1994	95 *	R	Ch. 5,			
37789	1994	95 *	R	Art. 2.5,			
37790	1994	95 *	R	heading			
37791	1994	95 *	R	(Sec. 38191			
37792	1994	95 *	R	et seq.)	1990	216	Ad ²⁰⁶
37793	1994	95 *	R		1996	427	Am
37821	1994	95 *	R		1997	329 *	Am
37822	1994	95 *	R	38191	1989	1049	Ad
37823	1994	95 *	R		1996	427	Am
37851	1994	95 *	R		1997	329 *	Am
37852	1994	95 *	R	38192	1989	1049	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
38192 (Cont.)	1996	427	Am	Div. 15, Pt. 3, Ch. 5, Art. 23, heading (Sec. 38651 et seq.)	1989	1049	Am
	1997	329 *	Am	38651	1989	1049	Am
38193	1989	1049	Ad		1997	329 *	Am
	1994	95 *	Am	38652	1989	512	Am
	1997	329 *	R	38653	1997	329 *	Am
Div. 15, Pt. 3, Ch. 5, Art. 3, heading (Sec. 38211 et seq.)	1997	329 *	Am	38654	1997	329 *	Am
38211	1997	329 *	Am	38655	1989	1049	Ad
38213	1997	329 *	Am		1997	329 *	Am
38223	1997	329 *	R	38671	1994	95 *	R & Ad
38231	1994	95 *	R & Ad	38672	1994	95 *	R
38251	1997	326 *	Am	38673	1994	95 *	R
38261	1994	95 *	R & Ad	38701	1991	840	Am
38262	1994	95 *	R	Div. 15, Ch. 5, Art. 27, heading (Sec. 38731 et seq.)	1990	778	Am
38263	1994	95 *	R	38731	1994	95 *	R & Ad
38264	1994	95 *	R		1997	329 *	Am
38361	1994	95 *	R & Ad	38732	1989	512	Am
38362	1994	95 *	R		1994	95 *	R & Ad
38363	1994	95 *	R	38733	1990	778	Am
38364	1994	95 *	R		1994	95 *	R
38365	1994	95 *	R	38734	1994	95 *	R
38366	1994	95 *	R	38735	1990	778	Am
38367	1994	95 *	R		1994	95 *	R
38368	1994	95 *	R	38736	1994	95 *	R
38421	1994	95 *	R & Ad	38737	1994	95 *	R
38422	1994	95 *	R	38738	1994	95 *	R
38423	1994	95 *	R	38739	1991	840	Am
38424	1994	95 *	R		1994	95 *	R
38425	1994	95 *	R	38741	1994	95 *	R
38426	1994	95 *	R	38742	1994	95 *	R
38427	1994	95 *	R	38761	1994	95 *	R & Ad
38428	1994	95 *	R	38762	1994	95 *	R
38429	1994	95 *	R	38763	1994	95 *	R
38430	1994	95 *	R	38764	1994	95 *	R
38521	1994	95 *	R	38765	1994	95 *	R
Div. 15, Pt. 3, Ch. 5, Art. 17, heading (Sec. 38522 et seq.)	1994	95 *	Am	38766	1994	95 *	R
38522	1997	329 *	Am	Div. 15, Pt. 3, Ch. 5, Art. 31, heading (Sec. 38791 et seq.)	1989	209 *	Am
28523	1997	329 *	Am	38791	1994	95 *	R & Ad
Div. 15, Pt. 3, Ch. 5, Art. 19, heading (Sec. 38541 et seq.)	1994	95 *	Am	38791.5	1994	95 *	R
38541	1994	95 *	R & Ad	38792	1989	209 *	Am
	1997	329 *	Am		1994	95 *	R
				38793	1994	95 *	R
				38794	1994	95 *	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
38795	1994	95 *	R	39906	1994	95 *	Ad
38796	1989	209 *	Ad	39907	1994	95 *	Ad
	1994	95 *	R	39908	1994	95 *	Ad
38801	1989	209 *	Am	39909	1994	95 *	Ad
	1991	840	Am	39910	1994	95 *	Ad
	1994	95 *	R & Ad	39911	1994	95 *	Ad
	1997	329 *	R	39912	1994	95 *	Ad
38802	1989	209 *	Am	40576	1996	320	Am
	1994	95 *	R	40577	1994	542	Ad
38803	1994	95 *	R	40577.1	1994	542	Ad
38804	1989	209 *	Ad	40577.2	1994	542	Ad
	1994	95 *	R	40577.3	1994	542	Ad
38811	1997	329 *	R	40577.4	1994	542	Ad
38812	1991	840	Am	40577.5	1994	542	Ad
	1997	329 *	R	Div. 16,			
38813	1997	329 *	R	Ch. 2,			
38861	1994	95 *	R & Ad	heading			
	1995	91	Am ⁹⁶⁴	(Sec. 40701			
	1997	329 *	Am	et seq.)	1989	676	Am
38871	1997	329 *	Am	40702	1989	676	Am
38872	1989	512	Am	40703	1989	676	Am
	1997	329 *	Am	40730	1989	676	Ad
38873	1997	329 *	Am	40731	1989	676	Am
38874	1997	329 *	Am	40732	1989	676	Am
38875	1989	512	Am	40760	1989	676	Ad
	1997	329 *	Am	40761	1989	676	Am
38876	1997	329 *	Am	40762	1989	676	R
38881	1997	329 *	Am	40781	1989	676	Am
38882	1990	778	R	40782	1989	676	Am
38885	1997	329 *	Am	40810	1989	676	Ad
38887	1989	512	Am	40811	1989	676	Am
	1997	329 *	Am	40871	1989	676	Am
38888	1997	329 *	Am	40872	1989	676	Am
38891	1997	329 *	Am	40873	1989	676	Am
38892	1997	329 *	Am	40874	1989	676	Am
38895.2	1990	778	Am	Div. 16,			
	1997	329 *	Am	Ch. 2,			
38926	1991	840	Am	Art. 7,			
39183	1991	840	Am	heading			
39461	1990	937	R	(Sec. 40901			
39711	1991	840	Am	et seq.)	1989	676	Am
39721	1991	840	Am	40901	1989	676	Am
39722	1997	329 *	Am	40930	1989	676	Ad
39731	1991	840	Am	40931	1989	676	Am
	1997	329 *	Am	40932	1989	676	Am
39732	1997	329 *	Am	40933	1989	676	Am
39733	1997	329 *	Am	40934	1989	676	Am
39741	1991	840	Am	40935	1989	676	Am
39751	1991	840	Am	40961	1989	676	Am
39761	1991	840	Am	40962	1989	676	Am
	1997	329 *	Am	40963	1989	676	Am
39762	1997	329 *	Am	41000	1989	676	Ad
39771	1991	840	Am	Div. 16,			
39791	1997	329 *	Am	Ch. 2,			
39841	1997	329 *	Am	Art. 10,			
39842	1997	329 *	Am	heading			
39901	1994	95 *	Ad	(Sec. 41001			
39902	1994	95 *	Ad	et seq.)	1989	676	Am
39903	1994	95 *	Ad	41001	1989	676	Am
39904	1994	95 *	Ad	41002	1989	676	Am
39905	1994	95 *	Ad	41003	1989	676	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
41005	1989	676	Am		1992	319	Am ⁴¹
41008	1996	320	Am		1993	172	Am ⁷⁰
41009	1989	676	Am	41302	1996	1023*	Am ¹²⁵³
41201	1990	92*	R & Ad	41332	1996	1023*	Am ¹²⁵³
			R ¹⁶	41581	1996	1023*	Am ¹²⁵³
	1992	319	Am ⁴¹	41701	1993	251	S ¹⁹⁹
	1993	172	Am ⁷⁰	41702	1993	251	S ¹⁹⁹
41201.1	1990	92*	R	41703	1993	251	S ¹⁹⁹
41201.5	1990	92*	Ad ¹⁶	41711	1993	251	S ¹⁹⁹
	1992	319	Am ⁶³⁴	41712	1993	251	S ¹⁹⁹
	1993	172	Am ⁹⁴	41713	1993	251	S ¹⁹⁹
41202	1990	92*	R & Ad	41721	1993	251	S ¹⁹⁹
41203	1990	92*	R & Ad	41731	1993	251	S ¹⁹⁹
41204	1990	92*	R & Ad	41732	1993	251	S ¹⁹⁹
41205	1990	92*	R & Ad	41751	1993	251	S ¹⁹⁹
			R ¹⁶	41752	1993	251	S ¹⁹⁹
	1992	319	Am ⁴¹	41752.5	1993	251	S ¹⁹⁹
	1993	172	Am ⁷⁰	41753	1993	251	S ¹⁹⁹
41205.5	1990	92*	Ad ¹⁶	41754	1993	251	S ¹⁹⁹
	1992	319	Am ⁶³⁴	41755	1993	251	S ¹⁹⁹
	1993	172	Am ⁹⁴	41756	1993	251	S ¹⁹⁹
41206	1990	92*	R & Ad	41757	1993	251	S ¹⁹⁹
41207	1990	92*	Ad & R ¹⁹	41758	1993	251	S ¹⁹⁹
	1991	1091	Am	41801	1993	251	S ¹⁹⁹
	1992	319	Am ⁴¹	41802	1993	251	S ¹⁹⁹
	1993	172	Am ⁷⁰	41803	1993	251	S ¹⁹⁹
41207.10	1992	319	Ad	41804	1993	251	S ¹⁹⁹
41207.11	1992	319	Ad	41805	1993	251	S ¹⁹⁹
41207.5	1990	92*	Ad ¹⁶	41806	1993	251	S ¹⁹⁹
	1992	319	Am ⁶³⁴	41831	1993	251	S ¹⁹⁹
	1993	172	Am ⁹⁴	41832	1993	251	S ¹⁹⁹
41207.6	1992	319	Ad	41861	1993	251	S ¹⁹⁹
41207.7	1992	319	Ad	41862	1993	251	S ¹⁹⁹
41207.8	1992	319	Ad	41863	1993	251	S ¹⁹⁹
41207.9	1992	319	Ad	41864	1993	251	S ¹⁹⁹
41208	1990	92*	Ad	41865	1993	251	S ¹⁹⁹
41209	1990	92*	Ad		1994	520	Am
41210	1990	92*	Ad	41865.1	1994	520	Ad
41211	1990	1007	Ad	41865.2	1994	520	Ad
Div. 16, Ch. 3, Art. 6, heading (Sec. 41251 et seq.)				41865.3	1994	520	Ad
				41865.4	1994	520	Ad
				41865.5	1994	520	Ad
				41865.6	1994	520	Ad (by Sec. 7 and Sec. 8 of Ch.)
41251	1991	1091	Am		1995	91	Am (as ad by Sec. 8, Stats. 1994, Ch. 520) & RN ⁹⁶⁴
	1990	92*	Ad & R ¹⁹				Ad(RN) ⁹⁶⁴
	1992	319	S ⁴¹	41866	1993	251	S ¹⁹⁹
	1993	172	S ⁷⁰	41867	1993	251	S ¹⁹⁹
41252	1990	92*	Ad & R ¹⁹		1996	320	Am
	1992	319	Am ⁴¹	41871	1993	251	Am ¹⁹⁹
	1993	172	S ⁷⁰	42685	1989	341	Am ¹⁹
41253	1990	92*	Ad & R ¹⁹		1992	1000	Am ¹³³
	1992	319	S ⁴¹		1997	402	Am ¹³
	1993	172	S ⁷⁰	42801	1992	76*	Ad & R ⁷⁰
41254	1990	92*	Ad & R ¹⁹		1995	259	S ⁵¹
	1992	319	S ⁴¹		1996	241	S ⁴⁰
	1993	172	S ⁷⁰				
41255	1990	92*	Ad & R ¹⁹				
	1992	319	S ⁴¹				
	1993	172	S ⁷⁰				
41256	1990	92*	Ad & R ¹⁹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
42802	1992	76 *	Ad & R ⁷⁰	45038	1989	1068 *	Ad
	1995	259	S ⁵¹	45039	1989	1068 *	Ad
	1996	241	S ⁴⁰	45040	1989	1068 *	Ad
42803	1992	76 *	Ad & R ⁷⁰	45041	1989	1068 *	Ad
	1995	259	S ⁵¹	45042	1989	1068 *	Ad
	1996	241	Am ⁴⁰	46000	1990	1262	Ad
42804	1992	76 *	Ad & R ⁷⁰		1991	1135 *	Am
	1995	259	S ⁵¹		1996	1023 *	Am ¹²⁵³
	1996	241	Am ⁴⁰	46002	1990	1262	Ad
42805	1992	76 *	Ad & R ⁷⁰		1991	1135 *	Am
	1995	259	S ⁵¹		1992	1004	Am
	1996	241	S ⁴⁰		1996	1023 *	Am ¹²⁵³
42806	1992	76 *	Ad & R ⁷⁰	46003	1990	1262	Ad
	1995	259	S ⁵¹		1991	1135 *	Am
	1996	241	S ⁴⁰		1993	948 *	Am
42807	1992	76 *	Ad & R ⁷⁰		1996	1023 *	Am ¹²⁵³
	1995	259	S ⁵¹	46003.5	1990	1262	Ad
	1996	241	Am ⁴⁰		1991	1135 *	Am
42808	1992	76 *	Ad & R ⁷⁰		1992	1004	Am
	1995	259	S ⁵¹		1993	948 *	Am
	1996	241	S ⁴⁰		1996	606	Am
42809	1992	76 *	Ad & R ⁷⁰		1996	1023 *	Am ¹²⁵³
	1995	259	S ⁵¹		1997	17	Am ¹³²⁸
	1996	241	Am ⁴⁰	46004	1990	1262	Ad
42810	1992	76 *	Ad & R ⁷⁰		1991	1135 *	Am
	1995	259	S ⁵¹		1996	1023 *	Am ¹²⁵³
	1996	241	S ⁴⁰	46005	1990	1262	Ad
42811	1992	76 *	Ad & R ⁷⁰		1996	1023 *	Am ¹²⁵³
	1995	259	S ⁵¹	46006	1990	1262	Ad
	1996	241	S ⁴⁰		1996	1023 *	Am ¹²⁵³
42812	1992	76 *	Ad & R ⁷⁰	46007	1990	1262	Ad
	1995	259	S ⁵¹		1996	1023 *	Am ¹²⁵³
	1996	241	S ⁴⁰	46008	1990	1262	Ad
42813	1992	76 *	Ad & R ⁷⁰		1996	1023 *	Am ¹²⁵³
	1995	259	S ⁵¹	46009	1990	1262	Ad
	1996	241	S ⁴⁰		1991	1135 *	Am
42814	1992	76 *	Ad & R ⁷⁰		1992	1004	Am
	1995	259	Am & RN		1994	786	Am
			& Ad & R ⁵¹		1996	1023 *	Am ¹²⁵³
	1996	241	S ⁴⁰	46010	1990	1262	Ad
42815	1995	259	Ad(RN) ⁵¹		1996	1023 *	Am ¹²⁵³
	1996	241	Am ⁴⁰	46010.5	1990	1262	Ad
42949	1989	1068 *	Am	46011	1990	1262	Ad
42951	1994	1048 *	Ad		1991	1135 *	Am
43003	1989	819	Ad		1992	1004	Am
43004	1990	123	Ad	46012	1991	1135 *	Ad
43100	1989	819	Ad		1996	1023 *	Am ¹²⁵³
44974	1989	1068 *	Am	46013	1991	1135 *	Ad
44975	1990	173 *	Am	46014	1992	1004	Ad
	1991	178 *	Am		1996	1023 *	Am ¹²⁵³
44986	1989	1068 *	Am	46015	1993	948 *	Ad
45031	1989	1068 *	Ad		1996	1023 *	Am ¹²⁵³
	1992	868	Am	47000	1996	606	Ad
45032	1989	1068 *	Ad	47001	1996	606	Ad
45033	1989	1068 *	Ad	47002	1996	606	Ad
45034	1989	1068 *	Ad	47003	1996	606	Ad
45035	1989	1068 *	Ad	47004	1996	606	Ad
	1992	868	Am	47010	1996	606	Ad & R ⁴⁰
45036	1989	1068 *	Ad	47011	1996	606	Ad & R ⁴⁰
	1992	868	Am	47012	1996	606	Ad & R ⁴⁰
45037	1989	1068 *	Ad	47013	1996	606	Ad & R ⁴⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
47014	1996	606	Ad & R ⁴⁰		1995	136	Am
47020	1996	606	Ad & R ⁴⁰	52872	1995	136	Am
			Ad ¹⁶⁰	52873	1995	136	Am
47025	1996	606	Ad & R ⁴⁰	52874	1995	136	Am
47026	1996	606	Ad & R ⁴⁰	52875	1995	136	Am
48000	1994	1048*	Ad & R ¹³³	52879	1995	136	Am
	1996	987	S ⁵⁹⁹	52881	1995	136	Am
48001	1994	1048*	Ad & R ¹³³	52882	1995	136	Am
	1996	987	S ⁵⁹⁹	52884	1995	136	Am
48002	1994	1048*	Ad & R ¹³³	52885	1996	320	Am
	1996	987	Am ⁵⁹⁹	52889	1995	136	Am
48003	1994	1048*	Ad & R ¹³³	52890	1995	136	Am
	1996	987	S ⁵⁹⁹	52891	1990	730	Am
48004	1994	1048*	Ad & R ¹³³		1995	136	Am
	1996	987	S ⁵⁹⁹	52891.1	1990	730	Ad
52254.4	1995	715	Ad		1995	136	Am
52257.8	1995	715	Ad	52893	1990	730	Am
52288	1995	715	Am	52901	1990	730	Am
52321	1993	277	Am		1995	136	Am
52323	1993	277	Am ^{677 40}	52902	1995	136	Am
52324	1993	277	Am ^{677 40}	52903	1995	136	Am
52325	1993	277	Am ^{677 40}	52921	1995	136	Am
52331	1992	474	Am	52922	1995	136	Am
52332	1993	277	Am	52923	1995	136	Am
	1995	715	Am	52931	1990	730	Am
	1997	208	Am		1995	136	Am
52354.5	1992	474	Ad	52932	1990	730	Am
52354.8	1992	474	Ad		1995	136	Am
52356	1992	474	Am	52934	1990	730	Am
52401	1995	715	Ad		1995	136	Am
52402	1995	715	Ad	52935	1995	136	Am
52403	1995	715	Ad	52936	1990	730	Am
52404	1995	715	Ad	52941	1990	851	Am
52405	1995	715	Ad		1995	136	Am
52406	1995	715	Ad	52943	1995	136	Am
52422	1993	277	Am	52944	1995	136	Am
52453	1995	715	Am	52945	1995	136	Am
52455	1995	715	Am	52961	1995	136	Am
52456	1995	715	Ad	52972	1990	730	Am
52513	1996	872	Am ¹²⁸¹	52974	1995	136	Am
Div. 18, Ch. 4, heading (Sec. 52851 et seq.)	1990	730	Am	52975	1995	136	Am
52851	1990	730	R & Ad	52976	1995	136	Am
52852	1990	730	R & Ad		1996	872	Am ¹²⁸¹
52853	1990	730	R & Ad	53601	1989	746	Ad & R ⁶⁴
52854	1990	730	R & Ad	53602	1989	746	Ad & R ⁶⁴
52855	1990	730	R & Ad	53603	1989	746	Ad & R ⁶⁴
52856	1990	730	Ad	53604	1989	746	Ad & R ⁶⁴
52861	1990	730	Am	54004	1995	810	Am
52863	1995	136	Am	54042	1994	427*	Ad
52865	1990	730	Am	54120	1997	46	Am
Div. 18, Ch. 4, Art. 3, heading (Sec. 52871 et seq.)	1990	730	Am	54182	1989	835	Ad
52871	1990	730	Am	54262	1997	46	Am
				54431	1989	510	Am
				54435	1989	510	Am
				54441	1992	711*	R ⁵¹¹
				54451	1989	510	Ad
				54452	1989	510	Ad
				54453	1989	510	Ad
				54454	1989	510	Ad
				54455	1989	510	Ad
				54456	1989	510	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
54457	1989	510	Ad	55741	1997	696	Am
54458	1989	510	Ad	55742	1997	696	Am
54461	1989	510	Am	55743	1997	696	Am
54462	1989	510	Am	55744	1997	696	Am
55403	1995	810	Am	55745	1996	620	Am
	1997	651	Am				R & Ad ²⁸⁸
	1997	696	Am		1997	696	R (as ad by
55435.5	1996	620	Am				Sec. 9.5,
	1997	696	Am				Stats. 1996,
55462	1997	651	Ad				Ch. 620)
	1997	696	Ad				& Ad(RN)
55483	1997	696	Am	55745.5	1997	696	R
55484	1997	696	R & Ad	55746	1997	696	R
55484.5	1997	696	Ad	55747	1997	696	R
55484.75	1997	696	Ad	55748	1997	696	R
55485	1997	696	Am	55749	1997	696	R
55485.5	1997	696	Ad	55750	1997	696	R
55485.75	1997	696	Ad	55751	1996	620	Am
55486	1997	696	R		1997	696	Am & RN
55487	1997	696	R	55781	1997	696	R
55488	1997	696	R & Ad	55782	1997	696	R
55489	1997	696	R	55783	1997	696	R
55490	1997	696	R	55784	1997	696	R
55522.5	1991	733	Am	55785	1997	696	R
55522.6	1991	733	Ad	55786	1997	696	R
55523	1997	696	Am	55787	1997	696	R
55523.1	1996	620	Am	55788	1997	696	R
55523.2	1996	620	Am	55841	1997	696	R
55523.4	1996	620	Am	55843	1997	696	R
55523.5	1996	620	Am	55844	1997	696	R
55523.6	1996	620	Am	55845	1997	696	R
55524	1997	696	R & Ad	55846	1997	696	R
55524.5	1997	696	Ad	55847	1997	696	R
55524.75	1997	696	Ad	55848	1997	696	R
55525	1997	696	Am	55849	1997	696	R
55525.75	1997	696	Ad	55850	1997	696	R
55526	1997	696	R	55851	1997	696	R
55527	1997	696	R	55861	1997	696	Am
55528	1997	696	R & Ad	55861.7	1989	1200 *	Ad
55528.5	1996	620	Ad		1990	1129	Am
	1997	696	R		1991	GRP	S ⁴²⁰
55529	1996	620	Am		1992	1044	Am
	1997	696	R		1994	545	Am
55529.5	1996	620	Ad		1996	1023 *	Am ¹²⁵³
	1997	696	R		1997	696	Am & R ¹⁹⁹
55601.1	1996	604	Ad	55882	1990	1076	Am
55601.5	1996	737	Am		1992	868	Am
	1997	135 *	Am	55902.2	1991	733	Ad
55601.6	1991	225 *	Am	56109	1995	810	Am
	1994	616 *	Am		1997	651	Am
	1996	737	Am		1997	696	Am
	1997	135 *	Am	56133.5	1997	696	Am
55601.8	1997	135 *	Am	56134.5	1997	696	Ad
55612	1991	225 *	Am	56134.75	1997	696	Ad
	1996	737	R	56161	1989	341	Am
55613	1991	225 *	Ad		1997	651	Am
	1992	427	Am ⁵¹¹		1997	696	Am
	1996	737	Am	56162	1989	340	Ad
55721	1997	696	Am	56182.5	1991	733	Am
55722	1997	696	Am	56182.6	1991	733	Ad
55722.5	1997	696	Ad	56183.5	1997	696	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
56185	1997	696	R & Ad	56536	1997	696	R
56185.5	1997	696	Ad	56537	1997	696	R
56185.75	1997	696	Ad	56538	1997	696	R
56186	1997	696	Am	56539	1997	696	R
56186.5	1997	696	Ad	56540	1997	696	R
56186.75	1997	696	Ad	56541	1997	696	R
56187	1997	696	R	56542	1997	696	R
56188	1997	696	R	56543	1997	696	R
56189	1997	696	Ad(RN)	56571	1997	696	Am
56190	1997	696	R & Ad	56571.7	1989	1200*	Ad
56191	1997	696	R		1990	1129	Am
56191.5	1996	620	Ad		1991	GRP	S ⁴²⁰
	1997	696	R		1992	1044	Am
56192	1996	620	Am		1994	545	Am
	1997	696	R		1996	1023*	Am ¹²⁵³
56192.5	1996	620	Ad		1997	696	Am & R ¹⁹⁹
	1997	696	R	56621	1992	868	Am
56252	1996	620	Am		1997	726	Am
	1997	696	Am & RN	56632.2	1991	733	Ad
56252.1	1996	620	R	56701	1997	696	R ¹⁴⁵³
56253	1996	620	Am	56701.5	1997	696	Ad & R ¹⁴⁵³
56273	1990	1081	Am	56702	1993	56	Am ⁶⁷⁰
56273.1	1990	1081	Ad		1997	696	R ¹⁴⁵³
	1997	696	Am	56702.5	1997	696	R ¹⁴⁵³
56279	1990	1081	Am	56703	1997	696	R ¹⁴⁵³
56280	1990	1081	Am	56704	1997	696	R ¹⁴⁵³
56280.5	1996	620	Ad	56704.5	1997	696	R ¹⁴⁵³
56281	1990	1081	Am	56705	1997	696	R ¹⁴⁵³
	1996	620	Am	56705.5	1997	696	R ¹⁴⁵³
56282	1990	1081	Am	56706	1997	696	R ¹⁴⁵³
	1996	620	Am	56707	1997	696	R ¹⁴⁵³
56381	1997	696	Am	56708	1997	696	R ¹⁴⁵³
56382	1997	696	Am	56709	1997	696	R ¹⁴⁵³
56382.5	1997	696	Ad	56710	1997	696	R ¹⁴⁵³
56443	1996	620	Am	56711	1997	696	R ¹⁴⁵³
	1997	696	R & Ad ²⁸⁸	56712	1997	696	R ¹⁴⁵³
			R (as ad by	56713	1997	696	R ¹⁴⁵³
			Sec. 20.1,	56714	1997	696	R ¹⁴⁵³
			Stats. 1996,	56715	1997	696	R ¹⁴⁵³
			Ch. 620) & Ad	56716	1997	696	R ¹⁴⁵³
56444	1997	696	R & Ad	56717	1997	696	Ad & R ¹⁴⁵³
56445	1997	696	R & Ad	56731	1993	56	R ⁶⁷⁰
56446	1997	696	R & Ad(RN)	56732	1994	146	R ⁸³³
56447	1997	696	R & Ad	56733	1994	146	R ⁸³³
56448	1997	696	R	56806	1995	810	Am
56449	1997	696	R	57007	1995	810	Am
56450	1997	696	R	57501	1990	1502	Ad
56451	1996	620	Am	57502	1990	1502	Ad
	1997	696	Am & RN	57503	1990	1502	Ad
56452	1997	696	R	57504	1990	1502	Ad
56471	1997	696	R	57505	1990	1502	Ad
56472	1997	696	R	57506	1990	1502	Ad
56473	1997	696	R	57507	1990	1502	Ad
56474	1997	696	R	57510	1990	1502	Ad
56475	1997	696	R	57511	1990	1502	Ad
56476	1997	696	R	57512	1990	1502	Ad
56531	1997	696	R	57513	1990	1502	Ad
56532	1997	696	R	57514	1990	1502	Ad
56533	1997	696	R	57515	1990	1502	Ad
56534	1997	696	R	57516	1990	1502	Ad
56535	1997	696	R	57517	1990	1502	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
57518	1990	1502	Ad	58381	1995	810	Am
57519	1990	1502	Ad	58551	1989	1231	S ⁵⁷
57525	1990	1502	Ad	58552	1989	1231	S ⁵⁷
57530	1990	1502	Ad	58553	1989	1231	S ⁵⁷
57531	1990	1502	Ad	58554	1989	1231	S ⁵⁷
57535	1990	1502	Ad		1990	100*	Am
57536	1990	1502	Ad		1995	810	Am
57537	1990	1502	Ad	58555	1989	1231	S ⁵⁷
57540	1990	1502	Ad	58556	1989	1231	S ⁵⁷
57541	1990	1502	Ad	58557	1989	1231	S ⁵⁷
57545	1990	1502	Ad	58558	1989	1231	S ⁵⁷
57551	1990	1502	Ad	58559	1989	1231	S ⁵⁷
57552	1990	1502	Ad	58560	1989	1231	S ⁵⁷
57553	1990	1502	Ad	58561	1989	1231	S ⁵⁷
57554	1990	1502	Ad	58562	1989	1231	S ⁵⁷
57555	1990	1502	Ad		1990	100*	Am
57561	1990	1502	Ad	58563	1989	1231	S ⁵⁷
57562	1990	1502	Ad	58564	1989	1231	S ⁵⁷
57563	1990	1502	Ad	58571	1989	1231	S ⁵⁷
57564	1990	1502	Ad	58572	1989	1231	S ⁵⁷
57564.5	1990	1502	Ad	58573	1989	1231	S ⁵⁷
57565	1990	1502	Ad	58574	1989	1231	S ⁵⁷
57566	1990	1502	Ad		1990	100*	Am
57567	1990	1502	Ad	58575	1989	1231	S ⁵⁷
57568	1990	1502	Ad	58576	1989	1231	S ⁵⁷
57569	1990	1502	Ad		1990	100*	Am
57570	1990	1502	Ad		1993	56	R ⁶⁷⁰
57575	1990	1502	Ad		1993	1153*	Am ⁶⁷⁰
57581	1990	1502	Ad	58577	1989	1231	S ⁵⁷
57582	1990	1502	Ad		1990	100*	Am
57585	1990	1502	Ad	58578	1989	1231	S ⁵⁷
57586	1990	1502	Ad	58579	1989	1231	S ⁵⁷
57587	1990	1502	Ad	58580	1989	1231	S ⁵⁷
57590	1990	1502	Ad	58581	1989	1231	S ⁵⁷
57591	1990	1502	Ad		1990	100*	R
57595	1990	1502	Ad	58582	1989	1231	S ⁵⁷
57700	1990	1502	Ad	Div. 21,			
58003	1995	810	Am	Pt. 1,			
58004	1994	346*	Am	Ch. 6,			
58005	1994	346*	Ad	Art. 4,			
58101	1993	56	Am ⁶⁷⁰	heading			
	1996	606	R	(Sec. 58591			
58101.5	1995	810	Am	et seq.)	1993	589	Am ⁶⁷⁰
	1996	606	R	58591	1989	1231	S ⁵⁷
58102	1996	606	R		1990	100*	Am
58103	1996	606	R	58592	1989	1231	R
58104	1996	606	R	58604.5	1990	312	Am ²³⁶
58105	1992	1093	Ad	58605	1995	810	Am
	1997	294*	R	58608.1	1991	385	Ad
58106	1992	1093	Ad	58654	1991	385	Am
	1997	294*	R	58714	1989	383	Ad
58107	1992	1093	Ad	58741.1	1991	385	Ad
	1997	294*	R	58934.5	1992	210	Ad
58108	1992	1093	Ad	58993.1	1991	385	Ad & R ⁵¹
	1996	1023*	Am ¹²⁵³	59234	1990	500	Am
	1997	294*	R	59504	1995	810	Am
58109	1992	1093	Ad	59619	1989	383	Ad
	1997	294*	R	60013	1990	500	Am
58110	1992	1093	Ad	61305	1990	58	Am
	1993	589	Am ⁶⁷⁰	61307	1996	759	Ad(RN)
	1997	294*	R	61307.2	1996	759	Ad(RN)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
61307.4	1996	759	Ad(RN)		1994	601	Am
61313	1994	1010	Am ⁸³²	62750.1	1996	759	Ad
61316	1996	759	Ad	62751	1993	1112	Ad & R ³⁶
61373	1993	36*	Ad		1994	601	R
	1996	66	Am				Ad ⁹²⁸
61375	1993	36*	Am	62752	1994	601	Ad ⁹²⁸
61375.5	1993	36*	Ad & R ⁷⁰	62753	1994	601	Ad ⁹²⁸
	1995	120	Am ¹³	62754	1994	601	Ad ⁹²⁸
61376	1990	58	Am	62755	1994	601	Ad ⁹²⁸
61378	1989	199*	Am	62756	1994	601	Ad ⁹²⁸
	1991	242	Am	63123.5	1990	361	Ad
61378.5	1993	36*	Ad & R ⁷⁰	63124	1990	361	Am
	1995	120	Am ¹³	63901	1995	727	Ad
61379	1993	36*	Ad & R ⁷⁰	63902	1995	727	Ad
	1995	120	Am ¹³	63903	1997	726	Ad
61401	1996	759	Am & RN	Div. 22,			
61402	1996	759	Am & RN	Pt. 2,			
61403	1996	759	Am & RN	heading			
61411	1991	1101	Am	(Sec. 64001			
61411.2	1991	1101	Am	et seq.)	1995	727	Ad
61415.2	1991	1101	Am	64013	1994	1010	Am ⁸³²
61471	1993	187	Am	64073	1989	383	Ad
61472	1993	187	Am	64506	1994	1010	Am ⁸³²
61572	1989	522	Am	64564	1989	383	Ad
61802	1993	1112	Am	67006	1993	454	Am
61828	1996	759	Am	67033	1995	26*	Am
61834	1994	1010	Am ⁸³²	67036.5	1996	119*	Ad
61932	1990	778	Am	67051.1	1990	857	Ad
	1993	36*	Am	67051.3	1995	26*	Am
61933	1990	778	Am	67054	1996	119*	Am
	1993	36*	Am	67055	1997	726	Am
61935	1991	242	Am	67094	1989	1068*	Am
62062	1993	1112	Am	67111	1991	48	Am
62062.1	1994	601	Ad	67112	1992	868	Am
62062.2	1991	311*	Ad ⁴²⁴	67133	1993	454	Am
			R ⁷⁹	67140	1989	1068*	Am
	1991	840	Ad & R ⁵¹	67141	1989	1068*	Am
62079	1996	759	Ad	67142	1989	1068*	Am
62191	1991	1101	Am	68022	1993	1127*	Am
62193	1991	1101	Am	68029	1995	727	Am
62196	1996	759	Am	68030	1995	727	Am
62201	1991	1101	Am	68051	1995	727	Am
62212	1990	499	Am	68052	1995	727	Am
62402	1989	522	Am	68053	1995	727	Am
62521	1990	499	Am	68054	1995	727	Am
62543	1989	460	Ad	68055	1995	727	Am
62569	1990	499	Am	68062	1995	727	Am
62573	1990	499	Am	68062.5	1995	727	Am
62574	1990	499	Ad	68081	1989	387	Am
62581	1990	476	Am		1995	727	Am
62623	1992	190	Am	68091	1995	727	Am
62707	1993	679	Am	68092	1995	727	Am
	1996	759	Am	68093	1995	727	Am
62708.5	1993	1112	Am	68095	1995	727	Am
	1995	174	R & Ad	68096	1995	727	Am
62711	1996	759	Am	68097	1995	727	Am
62712	1991	1101	Am	68098	1995	727	Am
	1994	95*	Am	68099	1995	727	Am
62713	1991	311*	Ad ⁴²⁴	68101	1991	213	Am
			R ⁷⁹		1996	987	Am
62750	1993	1112	Ad & R ³⁶	68104	1995	727	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
68107	1995	727	Am	74712	1992	595	Ad ⁵⁶³
68108	1995	727	Am	74713	1992	595	Ad ⁵⁶³
68112	1995	727	Am	74714	1992	595	Ad ⁵⁶³
68113	1992	868	Am	74715	1992	595	Ad ⁵⁶³
68131	1995	727	Am	74716	1992	595	Ad ⁵⁶³
68133	1995	727	Am	74717	1992	595	Ad ⁵⁶³
69007	1995	727	Ad	74718	1992	595	Ad ⁵⁶³
69017	1997	726	R	74719	1992	595	Ad ⁵⁶³
69018	1995	727	Am		1995	727	Am
69019	1995	727	Am		1997	726	Am
69022	1997	726	Am	74720	1992	595	Ad ⁵⁶³
69029	1995	727	Am	74721	1992	595	Ad ⁵⁶³
	1997	726	Am & RN & Ad		1997	726	Am
69030	1997	726	Ad(RN)	74721.5	1997	726	Ad
69031	1995	727	Am	74722	1992	595	Ad ⁵⁶³
69032	1995	727	Am	74723	1992	595	Ad ⁵⁶³
69033	1995	727	Am	74723.5	1995	727	Ad
69033.5	1995	727	Am	74724	1992	595	Ad ⁵⁶³
69035	1995	727	Am	74725	1992	595	Ad ⁵⁶³
69041	1995	727	Am	74726	1992	595	Ad ⁵⁶³
69044	1997	726	Am	74730	1992	595	Ad ⁵⁶³
69045	1997	726	Ad(RN)	74731	1992	595	Ad ⁵⁶³
69051	1989	477*	Am	74732	1992	595	Ad ⁵⁶³
	1989	1360	Am ⁷³	74733	1992	595	Ad ⁵⁶³
	1990	216	Am ²⁰⁶	74734	1992	595	Ad ⁵⁶³
	1994	1093	Am	74734.5	1992	595	Ad ⁵⁶³
	1997	726	Am		1993	589	Am ⁶⁷⁰
69061	1995	727	Am	74735	1992	595	Ad ⁵⁶³
69062	1995	727	Am	74736	1992	595	Ad ⁵⁶³
69063	1995	727	Am		1995	727	Am
69065	1995	727	Am	74737	1992	595	Ad ⁵⁶³
69066	1995	727	Am		1997	726	Am
69067	1995	727	Am	74738	1992	595	Ad ⁵⁶³
69068	1995	727	Am	74739	1992	595	Ad ⁵⁶³
69069	1995	727	Am		1995	727	Am
69070	1995	727	Am	74740	1992	595	Ad ⁵⁶³
69081	1997	726	Am	74741	1992	595	Ad ⁵⁶³
69084	1995	727	Am	74742	1992	595	Ad ⁵⁶³
	1997	726	Am & RN	74743	1992	595	Ad ⁵⁶³
69085	1997	726	Am	74744	1992	595	Ad ⁵⁶³
69091	1997	726	Am	74745	1992	595	Ad ⁵⁶³
69092	1995	727	Am	74750	1992	595	Ad ⁵⁶³
69093	1992	868	Am	74751	1992	595	Ad ⁵⁶³
69101	1995	727	Am	74752	1992	595	Ad ⁵⁶³
69103	1995	727	Am	74753	1992	595	Ad ⁵⁶³
69111	1995	727	Am	74754	1992	595	Ad ⁵⁶³
69113	1995	727	Am	74755	1992	595	Ad ⁵⁶³
69114	1995	727	Am	74756	1992	595	Ad ⁵⁶³
74651.5	1989	854	Ad	74757	1992	595	Ad ⁵⁶³
74691	1989	854	Am	74758	1992	595	Ad ⁵⁶³
74701	1992	595	Ad ⁵⁶³	74759	1992	595	Ad ⁵⁶³
74702	1992	595	Ad ⁵⁶³	74760	1992	595	Ad ⁵⁶³
74702.5	1995	727	Ad	74761	1992	595	Ad ⁵⁶³
74703	1992	595	Ad ⁵⁶³	74762	1992	595	Ad ⁵⁶³
74704	1992	595	Ad ⁵⁶³	74763	1992	595	Ad ⁵⁶³
74705	1992	595	Ad ⁵⁶³	74764	1992	595	Ad ⁵⁶³
74706	1992	595	Ad ⁵⁶³	74765	1992	595	Ad ⁵⁶³
74707	1992	595	Ad ⁵⁶³	74766	1992	595	Ad ⁵⁶³
	1995	727	Am	74767	1992	595	Ad ⁵⁶³
74710	1992	595	Ad ⁵⁶³		1995	727	R & Ad
74711	1992	595	Ad ⁵⁶³	74768	1992	595	Ad ⁵⁶³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
74770	1992	595	Ad ⁵⁶³		1995	727	Am
74771	1992	595	Ad ⁵⁶³	74923	1995	727	Am
74772	1992	595	Ad ⁵⁶³	74923.1	1989	854	Ad
74773	1992	595	Ad ⁵⁶³		1995	727	Am
74774	1992	595	Ad ⁵⁶³	74924	1995	727	Am
74775	1992	595	Ad ⁵⁶³	74926	1989	854	Am
74776	1992	595	Ad ⁵⁶³		1995	727	Am
74777	1992	595	Ad ⁵⁶³	74926.1	1989	854	Ad
74778	1992	595	Ad ⁵⁶³		1995	727	Am
74779	1992	595	Ad ⁵⁶³	74927	1989	854	R & Ad
74785	1992	595	Ad ⁵⁶³	74927.1	1989	854	Ad
	1995	727	Am	74928	1995	727	Am
	1997	726	Am	74928.1	1989	854	Ad
74786	1992	595	Ad ⁵⁶³		1995	727	Am
	1995	727	Am	74929	1995	727	Am
	1997	726	Am	74951.1	1989	854	Ad
74787	1992	595	Ad ⁵⁶³	74952	1989	854	R
74788	1992	595	Ad ⁵⁶³	74952.5	1989	854	R & Ad
74790	1992	595	Ad ⁵⁶³		1992	689	Am
74791	1992	595	Ad ⁵⁶³	74952.7	1989	854	Ad
74792	1992	595	Ad ⁵⁶³		1992	689	Am
74793	1992	595	Ad ⁵⁶³		1993	1127*	Am
74795	1992	595	Ad ⁵⁶³		1995	727	Am
74796	1992	595	Ad ⁵⁶³	74954	1989	854	Am
74807.5	1995	727	Ad		1995	727	Am
74808	1995	727	Am	74954.5	1992	689	Ad
74824.1	1989	854	Ad		1995	727	Am
74826.5	1992	689	Ad	74955	1995	727	Am
74827	1989	854	Am	74956	1989	854	Am
	1992	689	Am		1992	689	Am
74828.1	1989	854	Ad	74971	1992	689	Am
74829.5	1992	868	Ad	74972	1995	727	Am
74835.5	1989	854	Ad	74973	1992	689	Am
74837	1989	854	Am	74991	1989	854	Am
	1992	689	Am		1995	727	Am
74861	1995	727	Am	74992	1992	689	Am
74861.1	1989	854	Ad	74993	1995	727	Am
	1995	727	Am	74994	1995	727	Am
74861.2	1989	854	Ad	75003	1997	121	Am
	1992	689	R	75006	1993	454	Am
74863	1995	727	Am	75007	1993	454	Am
74864	1995	727	Am		1994	1093	Am
74865	1995	727	Am	75027	1997	121	Am
74866	1995	727	Am	75027.5	1994	1093	Am
74866.1	1992	689	Ad	75030	1993	454	Am
	1995	727	Am		1994	1093	R & Ad
74870	1992	689	Am		1997	121	Am
74871.1	1989	854	Ad	75030.5	1997	121	Am
74874	1995	727	Am	75031	1993	454	Am
74895	1995	727	Am	75034	1997	121	R
74899	1995	727	Am	75035	1994	1093	Am
74900.1	1992	689	Ad	75036	1993	454	Am
74905	1995	727	Am	75037	1993	454	Ad
74906	1995	727	Am		1994	1093	R
74908	1995	727	Am	75051	1993	454	Am
74921	1995	727	Am		1994	1093	Am
74922	1989	854	Am		1997	121	Am
	1995	727	Am	75058	1993	454	Am
74922.1	1989	854	Ad		1994	1093	Am
	1992	689	Am		1997	121	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
75058.5	1993	454	Ad	75519	1990	1076	Ad ²⁴⁴
	1994	1093	R	75520	1990	1076	Ad ²⁴⁴
75060	1993	454	Am		1994	69*	R & Ad
	1994	1093	Am	75520.5	1994	69*	Ad
75062	1997	121	Am	75521	1990	1076	Ad ²⁴⁴
75070	1993	454	Am	75522	1990	1076	Ad ²⁴⁴
	1997	121	Am	75523	1990	1076	Ad ²⁴⁴
75089	1993	454	Am		1994	69*	Am
	1994	1093	Am	75524	1990	1076	Ad ²⁴⁴
75091	1993	454	Am		1994	69*	Am
75094	1993	454	Am	75525	1990	1076	Ad ²⁴⁴
	1994	1093	Am	75526	1990	1076	Ad ²⁴⁴
75112	1997	121	Am		1994	69*	R & Ad(RN)
75131.3	1993	454	Am	75531	1990	1076	Ad ²⁴⁴
	1994	1093	Am		1994	69*	R & Ad
	1997	121	Am	75532	1990	1076	Ad ²⁴⁴
75132	1993	454	Am		1994	69*	Am
	1994	1093	Am	75533	1990	1076	Ad ²⁴⁴
75133	1993	454	Am		1994	69*	Am
	1994	1093	Am	75534	1990	1076	Ad ²⁴⁴
	1997	121	Am		1994	69*	Am
75134	1993	454	Am	75535	1990	1076	Ad ²⁴⁴
	1994	1093	Am		1994	69*	Am
75135	1993	454	Am	75536	1990	1076	Ad ²⁴⁴
	1994	1093	Am		1994	69*	R & Ad
75135.5	1997	121	Am	75537	1990	1076	Ad ²⁴⁴
75136	1993	454	Am	75538	1990	1076	Ad ²⁴⁴
	1994	1093	Am		1994	69*	Am
75151	1993	454	Am	75539	1990	1076	Ad ²⁴⁴
	1997	121	Am		1994	69*	Am
75153	1992	868	Am	75540	1990	1076	Ad ²⁴⁴
75172	1993	454	Am	75541	1990	1076	Ad ²⁴⁴
	1994	1093	Am	75542	1990	1076	Ad ²⁴⁴
	1997	121	Am		1994	69*	Am
75173	1993	454	Am	75543	1990	1076	Ad ²⁴⁴
	1994	1093	Am		1994	69*	Am
	1997	121	Am	75544	1990	1076	Ad ²⁴⁴
75176	1993	454	Am		1994	69*	Am
	1994	1093	Am	75545	1990	1076	Ad ²⁴⁴
75501	1990	1076	Ad ²⁴⁴	75546	1990	1076	Ad ²⁴⁴
75502	1990	1076	Ad ²⁴⁴	75551	1990	1076	Ad ²⁴⁴
75503	1990	1076	Ad ²⁴⁴		1994	69*	R
75504	1990	1076	Ad ²⁴⁴	75552	1990	1076	Ad ²⁴⁴
	1994	69*	Am		1991	1091	Am
75505	1990	1076	Ad ²⁴⁴		1994	69*	R
75506	1990	1076	Ad ²⁴⁴	75553	1990	1076	Ad ²⁴⁴
	1994	69*	Am		1994	69*	R
75507	1990	1076	Ad ²⁴⁴	75554	1990	1076	Ad ²⁴⁴
75511	1990	1076	Ad ²⁴⁴		1994	69*	R
75511.5	1990	1076	Ad ²⁴⁴	75555	1990	1076	Ad ²⁴⁴
75512	1990	1076	Ad ²⁴⁴		1994	69*	R
75513	1990	1076	Ad ²⁴⁴	75556	1990	1076	Ad ²⁴⁴
75514	1990	1076	Ad ²⁴⁴		1994	69*	R
	1994	69*	Am & RN & Ad	75557	1990	1076	Ad ²⁴⁴
75515	1990	1076	Ad ²⁴⁴		1994	69*	R
75516	1990	1076	Ad ²⁴⁴	75558	1990	1076	Ad ²⁴⁴
	1994	69*	Am		1994	69*	R
75517	1990	1076	Ad ²⁴⁴	75559	1990	1076	Ad ²⁴⁴
	1994	69*	R		1994	69*	R
75518	1990	1076	Ad ²⁴⁴	75560	1990	1076	Ad ²⁴⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
75560 (Cont.)				Div. 22, Ch. 13.5, Art. 7, heading (Sec. 75611 et seq.)			
	1994	69 *	R		1994	69 *	Am & RN
75561	1990	1076	Ad ²⁴⁴	75611	1990	1076	Ad ²⁴⁴
	1994	69 *	R		1994	69 *	Am
75562	1990	1076	Ad ²⁴⁴	75612	1990	1076	Ad ²⁴⁴
	1994	69 *	R		1994	69 *	Am
75571	1990	1076	Ad ²⁴⁴	75613	1990	1076	Ad ²⁴⁴
	1994	69 *	R		1994	69 *	Am
75572	1990	1076	Ad ²⁴⁴	75614	1990	1076	Ad ²⁴⁴
	1994	69 *	R		1994	69 *	Am
75573	1990	1076	Ad ²⁴⁴	75615	1990	1076	Ad ²⁴⁴
	1994	69 *	R		1994	69 *	Am
Div. 22, Ch. 13.5, Art. 4, heading (Sec. 75581 et seq.)				75616	1990	1076	Ad ²⁴⁴
	1994	69 *	Ad(RN)		1994	69 *	Am
Div. 22, Ch. 13.5, Art. 6, heading (Sec. 75581 et seq.)				75617	1990	1076	Ad ²⁴⁴
	1994	69 *	Am & RN		1994	69 *	R & Ad ²⁴⁴
75581	1990	1076	Ad ²⁴⁴	75618	1990	1076	Ad ²⁴⁴
75582	1990	1076	Ad ²⁴⁴		1994	69 *	Am
	1994	69 *	Am	75619	1990	1076	Ad ²⁴⁴
75583	1990	1076	Ad ²⁴⁴		1994	69 *	Am
75584	1990	1076	Ad ²⁴⁴	Div. 22, Ch. 13.5, Art. 6, heading (Sec. 75630 et seq.)			
75585	1990	1076	Ad ²⁴⁴		1994	69 *	Ad
	1994	69 *	Am	75630	1994	69 *	Ad
75586	1990	1076	Ad ²⁴⁴	75631	1990	1076	Ad ²⁴⁴
75587	1990	1076	Ad ²⁴⁴	Div. 22, Ch. 13.5, Art. 8, heading (Sec. 75631 et seq.)			
75588	1990	1076	Ad ²⁴⁴		1994	69 *	R
75589	1990	1076	Ad ²⁴⁴		1994	69 *	Am
	1994	69 *	Am	75632	1990	1076	Ad ²⁴⁴
75590	1990	1076	Ad ²⁴⁴	75633	1990	1076	Ad ²⁴⁴
75591	1990	1076	Ad ²⁴⁴		1994	69 *	Am
75592	1990	1076	Ad ²⁴⁴	75634	1990	1076	Ad ²⁴⁴
75593	1990	1076	Ad ²⁴⁴	75635	1990	1076	Ad ²⁴⁴
75594	1990	1076	Ad ²⁴⁴	75636	1990	1076	Ad ²⁴⁴
75595	1990	1076	Ad ²⁴⁴		1994	69 *	Am
	1994	69 *	Am	75637	1990	1076	Ad ²⁴⁴
75595.5	1994	69 *	Ad	Div. 22, Ch. 3.5, Art. 7, heading (Sec. 75641 et seq.)			
75596	1990	1076	Ad ²⁴⁴		1994	69 *	Ad(RN)
	1994	69 *	Am	Div. 22, Ch. 13.5, Art. 9, heading (Sec. 75641 et seq.)			
75597	1990	1076	Ad ²⁴⁴		1994	69 *	Am & RN
	1994	69 *	Am	75641	1990	1076	Ad ²⁴⁴
75598	1990	1076	Ad ²⁴⁴	75642	1990	1076	Ad ²⁴⁴
	1994	69 *	Am				
75599	1990	1076	Ad ²⁴⁴				
75600	1990	1076	Ad ²⁴⁴				
	1994	69 *	R				
75601	1990	1076	Ad ²⁴⁴				
	1994	69 *	Am				
Div. 22, Ch. 13.5, Art. 5, heading (Sec. 75611 et seq.)							
	1994	69 *	Ad(RN)				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
75642 (Cont.)	1994	69 *	Am	77089	1995	727	Am
75643	1990	1076	Ad ²⁴⁴	77099	1995	727	Am
75643.1	1994	69 *	Ad	77100	1995	727	Am
75643.2	1994	69 *	Ad	77101	1995	727	Am
75644	1990	1076	Ad ²⁴⁴	77103	1989	477 *	Ad
75651	1994	69 *	Ad		1995	727	R
75652	1994	69 *	Ad	77121	1995	727	Am
75653	1994	69 *	Ad	77123	1995	727	Am
75654	1994	69 *	Ad	77124	1995	727	Am
75655	1994	69 *	Ad	77126	1995	727	Am
75656	1994	69 *	Ad	77127	1995	727	Am
76511	1989	53 *	Ad	77128	1995	727	Am
76530	1989	53 *	Am	77129	1993	13 *	Am
76701	1989	53 *	Am	77130	1995	727	Am
76702	1989	53 *	Am	77130.5	1995	727	Ad
76708	1993	1172	Am	77131	1995	727	Am
76712	1989	53 *	Am	77154	1995	727	Am
76719	1989	53 *	Am	77172	1995	727	Am
76900	1989	53 *	R & Ad	77173	1992	868	Am
76901	1989	53 *	R & Ad	77192	1995	727	Am
76901.5	1989	53 *	Ad	77193	1995	727	Am
76902	1989	53 *	R & Ad	77226	1991	527	Am
76903	1989	53 *	R & Ad	77230	1991	527	Am
76904	1989	53 *	Am	77251	1991	527	Am
76904.5	1989	53 *	Ad	77260	1991	527	Am
76905	1989	53 *	Am	77331	1991	527	Am
76950	1989	53 *	Am	77332	1991	527	Am
76951	1989	53 *	Am	77371	1991	527	Am
76952	1989	53 *	Am	77372	1991	527	Am
76953	1989	53 *	Am	77401	1993	805 *	Ad ⁷²⁸
76953.5	1989	53 *	Am	77402	1993	805 *	Ad ⁷²⁸
76955	1989	53 *	Am	77403	1993	805 *	Ad ⁷²⁸
76957	1989	53 *	Am	77404	1993	805 *	Ad ⁷²⁸
76958	1989	53 *	Am	77405	1993	805 *	Ad ⁷²⁸
76959	1989	53 *	Am	77406	1993	805 *	Ad ⁷²⁸
Div. 22, Ch. 16, heading (Sec. 77001 et seq.)	1990	216	Am & RN ²⁰⁶	77407	1993	805 *	Ad ⁷²⁸
Div. 22, Ch. 16.5, heading (Sec. 77001 et seq.)	1990	216	Ad(RN) ²⁰⁶	77410	1993	805 *	Ad ⁷²⁸
77007.5	1995	727	Ad	77411	1993	805 *	Ad ⁷²⁸
77008	1995	727	Am		1997	531	Am
77027	1995	727	Am	77412	1993	805 *	Ad ⁷²⁸
77032.5	1993	13 *	Ad	77413	1993	805 *	Ad ⁷²⁸
77051	1993	13 *	Am	77414	1993	805 *	Ad ⁷²⁸
	1995	727	Am	77415	1993	805 *	Ad ⁷²⁸
77052	1995	727	Am	77416	1993	805 *	Ad ⁷²⁸
77053	1995	727	Am		1997	531	Am
77054	1995	727	Am	77417	1993	805 *	Ad ⁷²⁸
77055	1995	727	Am		1994	146	Am ⁸³³
77059	1995	727	Am	77417.5	1993	805 *	Ad ⁷²⁸
77065	1993	13 *	Am	77418	1993	805 *	Ad ⁷²⁸
	1995	727	Am	77419	1993	805 *	Ad ⁷²⁸
77066	1995	727	Am	77420	1993	805 *	Ad ⁷²⁸
77085	1995	727	Am		1995	727	Am
				77421	1993	805 *	Ad ⁷²⁸
					1997	531	Am
				77422	1993	805 *	Ad ⁷²⁸
				77423	1993	805 *	Ad ⁷²⁸
				77424	1993	805 *	Ad ⁷²⁸
					1995	727	Am
				77425	1993	805 *	Ad ⁷²⁸
					1997	531	Am
				77430	1993	805 *	Ad ⁷²⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
77430 (Cont.)	1997	531	Am	1994	146	Am (as ad by Stats. 1993, Ch. 805) & RN ⁸³³	
77431	1993	805 *	Ad ⁷²⁸	77502	1990	550 Ad ²⁴⁴	
77432	1993	805 *	Ad ⁷²⁸		1993	805 *	Ad ⁷²⁸
77433	1993	805 *	Ad ⁷²⁸		1994	146	Am (as ad by Stats. 1993, Ch. 805) & RN ⁸³³
77434	1993	805 *	Ad ⁷²⁸	77503	1990	550 Ad ²⁴⁴	
	1997	531	Am		1993	805 *	Ad ⁷²⁸
77435	1993	805 *	Ad ⁷²⁸		1994	146	Am (as ad by Stats. 1993, Ch. 805) & RN ⁸³³
77436	1993	805 *	Ad ⁷²⁸	77504	1990	550 Ad ²⁴⁴	
77437	1993	805 *	Ad ⁷²⁸		1993	805 *	Ad ⁷²⁸
77438	1993	805 *	Ad ⁷²⁸		1994	146	Am (as ad by Stats. 1993, Ch. 805) & RN ⁸³³
77439	1993	805 *	Ad ⁷²⁸	77505	1990	550 Ad ²⁴⁴	
77440	1993	805 *	Ad ⁷²⁸		1993	805 *	Ad ⁷²⁸
77441	1993	805 *	Ad ⁷²⁸		1994	146	Am (as ad by Stats. 1993, Ch. 805) & RN ⁸³³
77442	1993	805 *	Ad ⁷²⁸	77506	1990	550 Ad ²⁴⁴	
	1994	146	Am ⁸³³		1995	727	Ad ²⁴⁴
	1994	1048 *	Am		77507	1990	550 Ad ²⁴⁴
	1997	531	Am		1995	727 Am	
77443	1993	805 *	Ad ⁷²⁸	77521	1990	550 Ad ²⁴⁴	
77444	1993	805 *	Ad ⁷²⁸	77522	1990	550 Ad ²⁴⁴	
77445	1993	805 *	Ad ⁷²⁸	77523	1990	550 Ad ²⁴⁴	
77446	1993	805 *	Ad ⁷²⁸	77524	1990	550 Ad ²⁴⁴	
77447	1993	805 *	Ad ⁷²⁸		1995	727 Am	
77451	1993	805 *	Ad ⁷²⁸	77525	1990	550 Ad ²⁴⁴	
77461	1993	805 *	Ad ⁷²⁸	77526	1990	550 Ad ²⁴⁴	
77462	1993	805 *	Ad ⁷²⁸	77527	1990	550 Ad ²⁴⁴	
77463	1993	805 *	Ad ⁷²⁸		1994	1010 Am ⁸³²	
77464	1993	805 *	Ad ⁷²⁸	77528	1990	550 Ad ²⁴⁴	
77464.5	1993	805 *	Ad ⁷²⁸		1992	868 Am	
77465	1993	805 *	Ad ⁷²⁸		1993	1127 * Am	
77466	1993	805 *	Ad ⁷²⁸	77529	1990	550 Ad ²⁴⁴	
77467	1993	805 *	Ad ⁷²⁸	77530	1990	550 Ad ²⁴⁴	
77468	1993	805 *	Ad ⁷²⁸	77531	1990	550 Ad ²⁴⁴	
77481	1993	805 *	Ad ⁷²⁸	77541	1990	550 Ad ²⁴⁴	
	1997	531	Am		1992	868 Am	
77481.5	1993	805 *	Ad ⁷²⁸		1995	727 Am	
	1994	1048 *	Am	77542	1990	550 Ad ²⁴⁴	
77482	1993	805 *	Ad ⁷²⁸		1995	727 Am	
77483	1993	805 *	Ad ⁷²⁸	77543	1990	550 Ad ²⁴⁴	
	1997	531	Am		1995	727 Am	
77484	1993	805 *	Ad ⁷²⁸	77544	1990	550 Ad ²⁴⁴	
77485	1993	805 *	Ad ⁷²⁸		1995	727 Am	
	1997	531	Am	77545	1990	550 Ad ²⁴⁴	
77486	1993	805 *	Ad ⁷²⁸		1995	727 Am	
77487	1993	805 *	Ad ⁷²⁸	77546	1990	550 Ad ²⁴⁴	
77488	1993	805 *	Ad ⁷²⁸	77547	1990	550 Ad ²⁴⁴	
77491	1993	805 *	Ad ⁷²⁸				
77492	1993	805 *	Ad ⁷²⁸				
77493	1993	805 *	Ad ⁷²⁸				
77494	1993	805 *	Ad ⁷²⁸				
77495	1993	805 *	Ad ⁷²⁸				
77496	1993	805 *	Ad ⁷²⁸				
77497	1993	805 *	Ad ⁷²⁸				
77498	1994	146	Ad(RN) ⁸³³				
77498.5	1994	146	Ad(RN) ⁸³³				
77499	1994	146	Ad(RN) ⁸³³				
77499.5	1994	146	Ad(RN) ⁸³³				
77500	1994	146	Ad(RN) ⁸³³				
77501	1990	550	Ad ²⁴⁴				
	1993	805 *	Ad ⁷²⁸				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
77548	1990	550	Ad ²⁴⁴		1993	1127 *	Am
	1992	868	Am	77624	1990	550	Ad ²⁴⁴
	1993	1127 *	Am		1992	868	Am
77549	1990	550	Ad ²⁴⁴		1995	727	Am
	1993	1127 *	Am	77625	1990	550	Ad ²⁴⁴
77550	1990	550	Ad ²⁴⁴	77626	1990	550	Ad ²⁴⁴
77551	1990	550	Ad ²⁴⁴	77627	1990	550	Ad ²⁴⁴
77552	1990	550	Ad ²⁴⁴	77641	1990	550	Ad ²⁴⁴
	1995	727	Am	77642	1990	550	Ad ²⁴⁴
77553	1990	550	Ad ²⁴⁴		1995	727	Am
77554	1990	550	Ad ²⁴⁴	77643	1990	550	Ad ²⁴⁴
77555	1990	550	Ad ²⁴⁴	77644	1990	550	Ad ²⁴⁴
77571	1990	550	Ad ²⁴⁴	77661	1990	550	Ad ²⁴⁴
77572	1990	550	Ad ²⁴⁴		1995	727	R & Ad
77573	1990	550	Ad ²⁴⁴	77662	1990	550	Ad ²⁴⁴
77574	1990	550	Ad ²⁴⁴		1995	727	R & Ad
77575	1990	550	Ad ²⁴⁴	77663	1990	550	Ad ²⁴⁴
	1995	727	Am		1995	727	Am
77576	1990	550	Ad ²⁴⁴	77664	1990	550	Ad ²⁴⁴
77577	1990	550	Ad ²⁴⁴		1995	727	Am
77578	1990	550	Ad ²⁴⁴	77665	1990	550	Ad ²⁴⁴
77579	1990	550	Ad ²⁴⁴	77666	1990	550	Ad ²⁴⁴
	1995	727	Am	Div. 22,			
77580	1990	550	Ad ²⁴⁴	Ch. 19,			
77581	1990	550	Ad ²⁴⁴	heading			
77582	1990	550	Ad ²⁴⁴	(Sec. 77701			
77583	1990	550	Ad ²⁴⁴	et seq.)	1995	130 *	Am
77584	1990	550	Ad ²⁴⁴	77701	1990	1089	Ad ²⁴⁴
77585	1990	550	Ad ²⁴⁴		1995	130 *	Am
77586	1990	550	Ad ²⁴⁴	77702	1990	1089	Ad ²⁴⁴
77587	1990	550	Ad ²⁴⁴		1995	130 *	R & Ad
	1995	727	Am	77703	1990	1089	Ad ²⁴⁴
77588	1990	550	Ad ²⁴⁴		1995	130 *	Am & RN & Ad
	1995	727	Am	77704	1990	1089	Ad ²⁴⁴
77589	1990	550	Ad ²⁴⁴		1995	130 *	Am & RN & Ad
	1995	727	Am	77705	1995	130 *	Ad
77590	1990	550	Ad ²⁴⁴	77706	1995	130 *	Ad
77601	1990	550	Ad ²⁴⁴	77707	1995	130 *	Ad
	1992	868	Am	77708	1995	130 *	Ad
	1995	727	Am	77709	1995	130 *	Ad(RN)
77602	1990	550	Ad ²⁴⁴	77710	1995	130 *	Ad(RN)
	1995	727	Am	77721	1990	1089	Ad ²⁴⁴
77603	1990	550	Ad ²⁴⁴	77722	1990	1089	Ad ²⁴⁴
	1995	727	Am	77723	1990	1089	Ad ²⁴⁴
77604	1990	550	Ad ²⁴⁴		1995	130 *	Am
77605	1990	550	Ad ²⁴⁴	77724	1990	1089	Ad ²⁴⁴
	1995	727	Am	77725	1990	1089	Ad ²⁴⁴
77606	1990	550	Ad ²⁴⁴		1995	130 *	Am
	1995	727	Am	77726	1990	1089	Ad ²⁴⁴
77607	1990	550	Ad ²⁴⁴		1995	130 *	Am & RN & Ad
	1995	727	Am	77727	1990	1089	Ad ²⁴⁴
77608	1990	550	Ad ²⁴⁴		1995	130 *	Am & RN
	1995	727	Am				& Ad(RN)
77608.5	1995	727	Ad	77727.5	1995	130 *	Ad
77609	1990	550	Ad ²⁴⁴	77728	1990	1089	Ad ²⁴⁴
	1995	727	Am		1995	130 *	Am & RN
77621	1990	550	Ad ²⁴⁴				& Ad(RN)
77622	1990	550	Ad ²⁴⁴	77729	1990	1089	Ad ²⁴⁴
	1992	868	Am		1995	130 *	Am & RN & Ad
77623	1990	550	Ad ²⁴⁴	77730	1990	1089	Ad ²⁴⁴
	1992	868	Am		1995	130 *	R & Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
77731	1995	130 *	Ad(RN)	77793	1990	1089	Ad ²⁴⁴
77732	1995	130 *	Ad	77794	1995	130 *	Am & RN & Ad
77733	1995	130 *	Ad(RN)	77795	1990	1089	Ad ²⁴⁴
77734	1995	130 *	Ad	77796	1995	130 *	Am & RN & Ad
77735	1995	130 *	Ad	77797	1990	1089	Ad ²⁴⁴
77736	1995	130 *	Ad	77798	1995	130 *	Am & RN & Ad(RN)
Div. 22, Ch. 19, Art. 3, heading (Sec. 77751 et seq.)	1995	130 *	Am	77799	1995	130 *	Ad(RN)
77751	1990	1089	Ad ²⁴⁴	77800	1995	130 *	Ad(RN)
77752	1990	1089	Ad ²⁴⁴	77801	1995	130 *	Ad
77752.5	1995	130 *	Ad	77811	1990	1089	Ad ²⁴⁴
77753	1990	1089	Ad ²⁴⁴	77812	1995	130 *	R & Ad
77754	1990	1089	Ad ²⁴⁴	77813	1990	1089	Ad ²⁴⁴
77755	1995	130 *	Am	77814	1995	130 *	Am
77756	1990	1089	Ad ²⁴⁴	77815	1990	1089	Ad ²⁴⁴
77757	1995	130 *	Am	77816	1995	130 *	Am
77758	1990	1089	Ad ²⁴⁴	77817	1990	1089	Ad ²⁴⁴
77759	1995	130 *	Am	77818	1995	130 *	R & Ad
77760	1990	1089	Ad ²⁴⁴	77819	1990	1089	Ad ²⁴⁴
77761	1990	1089	Ad ²⁴⁴	77820	1995	130 *	R
77762	1995	130 *	Am	77821	1990	1089	Ad ²⁴⁴
77763	1990	1089	Ad ²⁴⁴	77822	1995	130 *	Am & RN
77764	1990	1089	Ad ²⁴⁴	77823	1990	1089	Ad ²⁴⁴
77765	1995	130 *	Am	77824	1995	130 *	Am
77766	1990	1089	Ad ²⁴⁴	77825	1990	1089	Ad ²⁴⁴
77767	1990	1089	Ad ²⁴⁴	77826	1995	130 *	Am
77768	1995	130 *	Am	77827	1990	1089	Ad ²⁴⁴
77769	1990	1089	Ad ²⁴⁴	77828	1995	130 *	Am
77770	1990	1089	Ad ²⁴⁴	77829	1990	1089	Ad ²⁴⁴
77771	1995	130 *	Am	77830	1995	130 *	Am & RN & Ad
77772	1990	1089	Ad ²⁴⁴	77831	1990	1089	Ad ²⁴⁴
	1995	130 *	Am	77832	1995	130 *	R & Ad
	1995	130 *	Am & RN & Ad	77833	1990	1089	Ad ²⁴⁴
				77834	1995	130 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
77883	1990	1089	Ad ²⁴⁴	77953	1990	495 *	Ad ²⁴⁴
	1995	130 *	Am	77954	1990	495 *	Ad ²⁴⁴
77884	1990	1089	Ad ²⁴⁴	77955	1990	495 *	Ad ²⁴⁴
	1995	130 *	R & Ad(RN)	77956	1990	495 *	Ad ²⁴⁴
77885	1990	1089	Ad ²⁴⁴	77957	1990	495 *	Ad ²⁴⁴
	1995	130 *	Am & RN & Ad(RN)	77958	1990	495 *	Ad ²⁴⁴
77886	1990	1089	Ad ²⁴⁴	77959	1990	495 *	Ad ²⁴⁴
	1995	130 *	Am & RN	77960	1990	495 *	Ad ²⁴⁴
77901	1990	495 *	Ad ²⁴⁴	77961	1990	495 *	Ad ²⁴⁴
77902	1990	495 *	Ad ²⁴⁴	77962	1990	495 *	Ad ²⁴⁴
77903	1990	495 *	Ad ²⁴⁴	77963	1990	495 *	Ad ²⁴⁴
77904	1990	495 *	Ad ²⁴⁴		1994	514	Am
77905	1990	495 *	Ad ²⁴⁴	77964	1990	495 *	Ad ²⁴⁴
77906	1990	495 *	Ad ²⁴⁴	77970	1990	495 *	Ad ²⁴⁴
77907	1990	495 *	Ad ²⁴⁴	77971	1990	495 *	Ad ²⁴⁴
77910	1990	495 *	Ad ²⁴⁴	77972	1990	495 *	Ad ²⁴⁴
77911	1990	495 *	Ad ²⁴⁴	77973	1990	495 *	Ad ²⁴⁴
77912	1990	495 *	Ad ²⁴⁴	77974	1990	495 *	Ad ²⁴⁴
77913	1990	495 *	Ad ²⁴⁴	77975	1990	495 *	Ad ²⁴⁴
77914	1990	495 *	Ad ²⁴⁴	77976	1990	495 *	Ad ²⁴⁴
77915	1990	495 *	Ad ²⁴⁴	77977	1990	495 *	Ad ²⁴⁴
77916	1990	495 *	Ad ²⁴⁴	77978	1990	495 *	Ad ²⁴⁴
77917	1990	495 *	Ad ²⁴⁴	77985	1990	495 *	Ad ²⁴⁴
77918	1990	495 *	Ad ²⁴⁴	77986	1990	495 *	Ad ²⁴⁴
	1995	742 *	Am		1992	1107	Am
77919	1990	495 *	Ad ²⁴⁴	77987	1990	495 *	Ad ²⁴⁴
77920	1990	495 *	Ad ²⁴⁴		1992	1107	Am
77921	1990	495 *	Ad ²⁴⁴	77988	1990	495 *	Ad ²⁴⁴
77922	1990	495 *	Ad ²⁴⁴		1994	514	Am
77923	1990	495 *	Ad ²⁴⁴	77989	1990	495 *	Ad ²⁴⁴
77924	1990	495 *	Ad ²⁴⁴		1994	514	Am
77925	1990	495 *	Ad ²⁴⁴	77990	1990	495 *	Ad ²⁴⁴
77926	1990	495 *	Ad ²⁴⁴	77995	1990	495 *	Ad ²⁴⁴
77927	1990	495 *	Ad ²⁴⁴		1994	514	Am
77928	1990	495 *	Ad ²⁴⁴	77996	1990	495 *	Ad ²⁴⁴
77929	1990	495 *	Ad ²⁴⁴	77997	1990	495 *	Ad ²⁴⁴
77930	1990	495 *	Ad ²⁴⁴		1994	514	Am
77931	1990	495 *	Ad ²⁴⁴	77998	1990	495 *	Ad ²⁴⁴
77932	1990	495 *	Ad ²⁴⁴	78000	1990	495 *	Ad ²⁴⁴
77933	1990	495 *	Ad ²⁴⁴	78001	1990	495 *	Ad ²⁴⁴
	1994	514	Am	78002	1990	495 *	Ad ²⁴⁴
77934	1990	495 *	Ad ²⁴⁴	78003	1990	495 *	Ad ²⁴⁴
77935	1990	495 *	Ad ²⁴⁴	78004	1990	495 *	Ad ²⁴⁴
	1992	1107	Am		1994	514	Am
	1994	514	Am	78005	1990	495 *	Ad ²⁴⁴
77936	1990	495 *	Ad ²⁴⁴	78006	1992	1107	Ad
77937	1990	495 *	Ad ²⁴⁴		1994	514	Am
77938	1990	495 *	Ad ²⁴⁴	78201	1990	1058	Ad ²⁴⁴
77939	1990	495 *	Ad ²⁴⁴	78202	1990	1058	Ad ²⁴⁴
77940	1990	495 *	Ad ²⁴⁴	78203	1990	1058	Ad ²⁴⁴
	1992	1107	Am	78204	1990	1058	Ad ²⁴⁴
77941	1990	495 *	Ad ²⁴⁴	78205	1990	1058	Ad ²⁴⁴
77945	1990	495 *	Ad ²⁴⁴	78206	1990	1058	Ad ²⁴⁴
77946	1990	495 *	Ad ²⁴⁴	78206.5	1995	727	Ad
77947	1990	495 *	Ad ²⁴⁴	78207	1990	1058	Ad ²⁴⁴
77948	1990	495 *	Ad ²⁴⁴		1995	727	Am
77949	1990	495 *	Ad ²⁴⁴	78210	1990	1058	Ad ²⁴⁴
77950	1990	495 *	Ad ²⁴⁴	78211	1990	1058	Ad ²⁴⁴
77951	1990	495 *	Ad ²⁴⁴	78212	1990	1058	Ad ²⁴⁴
77952	1990	495 *	Ad ²⁴⁴	78213	1990	1058	Ad ²⁴⁴
				78214	1990	1058	Ad ²⁴⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
78214 (Cont.)	1995	727	Am	78271	1995	727	Am
78215	1990	1058	Ad ²⁴⁴	78271	1990	1058	Ad ²⁴⁴
78216	1990	1058	Ad ²⁴⁴	78272	1995	727	Am
78217	1990	1058	Ad ²⁴⁴	78272	1990	1058	Ad ²⁴⁴
78218	1990	1058	Ad ²⁴⁴	78273	1995	727	Am
78219	1990	1058	Ad ²⁴⁴	78273	1990	1058	Ad ²⁴⁴
78220	1990	1058	Ad ²⁴⁴	78274	1990	1058	Ad ²⁴⁴
78221	1990	1058	Ad ²⁴⁴	78274	1995	727	Am
78222	1990	1058	Ad ²⁴⁴	78275	1990	1058	Ad ²⁴⁴
78225	1990	1058	Ad ²⁴⁴	78275	1995	727	Am
	1995	727	Am	78276	1990	1058	Ad ²⁴⁴
78225.5	1990	1058	Ad ²⁴⁴	78276	1995	727	Am
	1995	727	Am	78277	1990	1058	Ad ²⁴⁴
78226	1990	1058	Ad ²⁴⁴	78277	1995	727	Am
	1995	727	Am	78277.5	1995	727	Ad
78227	1990	1058	Ad ²⁴⁴	78278	1990	1058	Ad ²⁴⁴
	1995	727	Am		1995	727	Am
78228	1990	1058	Ad ²⁴⁴	78285	1990	1058	Ad ²⁴⁴
	1995	727	Am	78286	1990	1058	Ad ²⁴⁴
78229	1990	1058	Ad ²⁴⁴	78287	1990	1058	Ad ²⁴⁴
	1995	727	Am	78288	1990	1058	Ad ²⁴⁴
78230	1990	1058	Ad ²⁴⁴		1995	727	Am
78231	1990	1058	Ad ²⁴⁴	78289	1990	1058	Ad ²⁴⁴
78232	1990	1058	Ad ²⁴⁴	78290	1990	1058	Ad ²⁴⁴
	1995	727	Am	78291	1990	1058	Ad ²⁴⁴
78233	1990	1058	Ad ²⁴⁴	78292	1995	727	Ad
78234	1990	1058	Ad ²⁴⁴	78295	1990	1058	Ad ²⁴⁴
78235	1990	1058	Ad ²⁴⁴	78296	1990	1058	Ad ²⁴⁴
78236	1990	1058	Ad ²⁴⁴		1995	727	Am
78237	1990	1058	Ad ²⁴⁴	78297	1990	1058	Ad ²⁴⁴
78238	1990	1058	Ad ²⁴⁴	78298	1990	1058	Ad ²⁴⁴
	1995	727	Am	78300	1990	1058	Ad ²⁴⁴
78239	1990	1058	Ad ²⁴⁴		1995	727	Am
78240	1990	1058	Ad ²⁴⁴	78301	1990	1058	Ad ²⁴⁴
78241	1990	1058	Ad ²⁴⁴	78302	1990	1058	Ad ²⁴⁴
78245	1990	1058	Ad ²⁴⁴		1995	727	Am
78246	1990	1058	Ad ²⁴⁴	78303	1990	1058	Ad ²⁴⁴
78247	1990	1058	Ad ²⁴⁴		1995	727	Am
78248	1990	1058	Ad ²⁴⁴	78304	1990	1058	Ad ²⁴⁴
78249	1990	1058	Ad ²⁴⁴	78305	1990	1058	Ad ²⁴⁴
	1995	727	Am	78401	1990	1151	Ad ²⁴⁴
78250	1990	1058	Ad ²⁴⁴	78402	1990	1151	Ad ²⁴⁴
78251	1990	1058	Ad ²⁴⁴	78403	1990	1151	Ad ²⁴⁴
78252	1990	1058	Ad ²⁴⁴	78404	1990	1151	Ad ²⁴⁴
78253	1990	1058	Ad ²⁴⁴	78405	1990	1151	Ad ²⁴⁴
	1995	727	Am	78406	1990	1151	Ad ²⁴⁴
78254	1990	1058	Ad ²⁴⁴		1996	726	Am
78255	1990	1058	Ad ²⁴⁴	78407	1990	1151	Ad ²⁴⁴
78256	1990	1058	Ad ²⁴⁴		1991	615*	Am
78257	1990	1058	Ad ²⁴⁴		1993	1172	Am
78258	1990	1058	Ad ²⁴⁴		1996	726	Am
78259	1990	1058	Ad ²⁴⁴	78408	1990	1151	Ad ²⁴⁴
78260	1990	1058	Ad ²⁴⁴	78409	1990	1151	Ad ²⁴⁴
	1995	727	Am	78410	1990	1151	Ad ²⁴⁴
78261	1990	1058	Ad ²⁴⁴	78411	1990	1151	Ad ²⁴⁴
	1995	727	Am	78412	1990	1151	Ad ²⁴⁴
78262	1990	1058	Ad ²⁴⁴	78413	1990	1151	Ad ²⁴⁴
	1995	727	Am	78414	1990	1151	Ad ²⁴⁴
78263	1990	1058	Ad ²⁴⁴	78415	1993	1172	Ad
78270	1990	1058	Ad ²⁴⁴	78425	1990	1151	Ad ²⁴⁴
				78426	1990	1151	Ad ²⁴⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
78427	1990	1151	Ad ²⁴⁴	78553	1990	1151	Ad ²⁴⁴
	1996	726	Am	78554	1990	1151	Ad ²⁴⁴
78428	1990	1151	Ad ²⁴⁴		1996	726	Am
78429	1990	1151	Ad ²⁴⁴	78555	1990	1151	Ad ²⁴⁴
78430	1990	1151	Ad ²⁴⁴	78556	1990	1151	Ad ²⁴⁴
78450	1990	1151	Ad ²⁴⁴	78557	1990	1151	Ad ²⁴⁴
78451	1990	1151	Ad ²⁴⁴		1991	615*	Am
78452	1990	1151	Ad ²⁴⁴	78558	1990	1151	Ad ²⁴⁴
78475	1990	1151	Ad ²⁴⁴		1996	726	Am
	1993	1172	Am	78559	1990	1151	Ad ²⁴⁴
	1996	726	Am		1996	726	Am
78476	1990	1151	Ad ²⁴⁴	78560	1990	1151	Ad ²⁴⁴
	1996	726	Am	78560.5	1990	1151	Ad ²⁴⁴
78477	1990	1151	Ad ²⁴⁴	78561	1990	1151	Ad ²⁴⁴
78478	1990	1151	Ad ²⁴⁴	78562	1990	1151	Ad ²⁴⁴
78479	1990	1151	Ad ²⁴⁴		1991	GRP	S ⁴²⁰
78480	1990	1151	Ad ²⁴⁴		1996	726	R
78481	1990	1151	Ad ²⁴⁴	78563	1990	1151	Ad ²⁴⁴
78482	1990	1151	Ad ²⁴⁴		1991	GRP	S ⁴²⁰
78483	1990	1151	Ad ²⁴⁴		1993	1172	Am
78484	1990	1151	Ad ²⁴⁴		1996	726	Am
78485	1990	1151	Ad ²⁴⁴	78564	1991	615*	Ad
	1991	615*	Am		1993	1172	Am
78486	1990	1151	Ad ²⁴⁴	78575	1990	1151	Ad ²⁴⁴
	1993	1172	Am	78576	1990	1151	Ad ²⁴⁴
	1996	726	Am	78577	1990	1151	Ad ²⁴⁴
78487	1990	1151	Ad ²⁴⁴		1996	726	Am
78488	1990	1151	Ad ²⁴⁴	78578	1990	1151	Ad ²⁴⁴
78489	1990	1151	Ad ²⁴⁴		1996	726	Am
	1996	726	Am	78579	1990	1151	Ad ²⁴⁴
78490	1990	1151	Ad ²⁴⁴		1991	GRP	S ⁴²⁰
	1996	726	Am	78580	1990	1151	Ad ²⁴⁴
78491	1990	1151	Ad ²⁴⁴	78581	1990	1151	Ad ²⁴⁴
	1991	615*	Am	78582	1990	1151	Ad ²⁴⁴
	1996	726	Am		1996	726	Am
78492	1990	1151	Ad ²⁴⁴	78583	1990	1151	Ad ²⁴⁴
78493	1990	1151	Ad ²⁴⁴		1996	726	Am
78494	1990	1151	Ad ²⁴⁴	78584	1990	1151	Ad ²⁴⁴
78495	1990	1151	Ad ²⁴⁴	78585	1990	1151	Ad ²⁴⁴
78496	1990	1151	Ad ²⁴⁴		1996	726	Am
78500	1990	1151	Ad ²⁴⁴	78586	1990	1151	Ad ²⁴⁴
	1991	615*	Am	78587	1990	1151	Ad ²⁴⁴
	1993	1172	Am	78588	1990	1151	Ad ²⁴⁴
	1996	726	Am		1996	726	Am
78501	1990	1151	Ad ²⁴⁴	78601	1995	210	Ad ⁹⁶⁹
78502	1990	1151	Ad ²⁴⁴	78602	1995	210	Ad ⁹⁶⁹
78503	1990	1151	Ad ²⁴⁴	78603	1995	210	Ad ⁹⁶⁹
78504	1990	1151	Ad ²⁴⁴	78604	1995	210	Ad ⁹⁶⁹
78525	1990	1151	Ad ²⁴⁴	78605	1995	210	Ad ⁹⁶⁹
	1996	726	Am	78606	1995	210	Ad ⁹⁶⁹
78526	1990	1151	Ad ²⁴⁴	78607	1995	210	Ad ⁹⁶⁹
78527	1990	1151	Ad ²⁴⁴	78608	1995	210	Ad ⁹⁶⁹
	1993	1172	Am	78609	1995	210	Ad ⁹⁶⁹
78550	1990	1151	Ad ²⁴⁴	78610	1995	210	Ad ⁹⁶⁹
	1992	314	Am	78611	1995	210	Ad ⁹⁶⁹
	1993	1172	Am	78620	1995	210	Ad ⁹⁶⁹
78551	1990	1151	Ad ²⁴⁴	78621	1995	210	Ad ⁹⁶⁹
78552	1990	1151	Ad ²⁴⁴	78622	1995	210	Ad ⁹⁶⁹
	1993	1172	Am	78623	1995	210	Ad ⁹⁶⁹
	1996	726	Am		1997	726	Am
78552.5	1996	726	Ad	78624	1995	210	Ad ⁹⁶⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

FOOD AND AGRICULTURAL CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
78625	1995	210	Ad ⁹⁶⁹	78671	1995	210	Ad ⁹⁶⁹
78626	1995	210	Ad ⁹⁶⁹	78672	1995	210	Ad ⁹⁶⁹
78627	1995	210	Ad ⁹⁶⁹	78673	1995	210	Ad ⁹⁶⁹
78628	1995	210	Ad ⁹⁶⁹	78674	1995	210	Ad ⁹⁶⁹
78629	1995	210	Ad ⁹⁶⁹	78675	1995	210	Ad ⁹⁶⁹
78630	1995	210	Ad ⁹⁶⁹	78676	1995	210	Ad ⁹⁶⁹
78631	1995	210	Ad ⁹⁶⁹	78677	1995	210	Ad ⁹⁶⁹
78632	1995	210	Ad ⁹⁶⁹	78678	1995	210	Ad ⁹⁶⁹
78633	1995	210	Ad ⁹⁶⁹	78679	1995	210	Ad ⁹⁶⁹
78634	1995	210	Ad ⁹⁶⁹	78680	1995	210	Ad ⁹⁶⁹
78635	1995	210	Ad ⁹⁶⁹	78681	1995	210	Ad ⁹⁶⁹
78636	1995	210	Ad ⁹⁶⁹	78690	1995	210	Ad ⁹⁶⁹
78640	1995	210	Ad ⁹⁶⁹	78691	1995	210	Ad ⁹⁶⁹
	1997	726	Am	78692	1995	210	Ad ⁹⁶⁹
78641	1995	210	Ad ⁹⁶⁹	78693	1995	210	Ad ⁹⁶⁹
78642	1995	210	Ad ⁹⁶⁹	78694	1995	210	Ad ⁹⁶⁹
78643	1995	210	Ad ⁹⁶⁹	78695	1995	210	Ad ⁹⁶⁹
78644	1995	210	Ad ⁹⁶⁹	78696	1995	210	Ad ⁹⁶⁹
78645	1995	210	Ad ⁹⁶⁹	78697	1995	210	Ad ⁹⁶⁹
78646	1995	210	Ad ⁹⁶⁹	78698	1995	210	Ad ⁹⁶⁹
78647	1995	210	Ad ⁹⁶⁹	78700	1995	210	Ad ⁹⁶⁹
78648	1995	210	Ad ⁹⁶⁹	78701	1995	210	Ad ⁹⁶⁹
78649	1995	210	Ad ⁹⁶⁹	78702	1995	210	Ad ⁹⁶⁹
78650	1995	210	Ad ⁹⁶⁹	78703	1995	210	Ad ⁹⁶⁹
78651	1995	210	Ad ⁹⁶⁹	78704	1995	210	Ad ⁹⁶⁹
78652	1995	210	Ad ⁹⁶⁹	78705	1995	210	Ad ⁹⁶⁹
78653	1995	210	Ad ⁹⁶⁹	78706	1995	210	Ad ⁹⁶⁹
78654	1995	210	Ad ⁹⁶⁹	78707	1995	210	Ad ⁹⁶⁹
78655	1995	210	Ad ⁹⁶⁹	78708	1995	210	Ad ⁹⁶⁹
78656	1995	210	Ad ⁹⁶⁹	78709	1995	210	Ad ⁹⁶⁹
78657	1995	210	Ad ⁹⁶⁹	78710	1995	210	Ad ⁹⁶⁹
78660	1995	210	Ad ⁹⁶⁹	78711	1995	210	Ad ⁹⁶⁹
78661	1995	210	Ad ⁹⁶⁹	78712	1995	210	Ad ⁹⁶⁹
78662	1995	210	Ad ⁹⁶⁹	78713	1995	210	Ad ⁹⁶⁹
78663	1995	210	Ad ⁹⁶⁹	78714	1995	210	Ad ⁹⁶⁹
78664	1995	210	Ad ⁹⁶⁹	78720	1995	210	Ad ⁹⁶⁹
78665	1995	210	Ad ⁹⁶⁹	78721	1995	210	Ad ⁹⁶⁹
78666	1995	210	Ad ⁹⁶⁹	78722	1995	210	Ad ⁹⁶⁹
78667	1995	210	Ad ⁹⁶⁹	78723	1995	210	Ad ⁹⁶⁹
78668	1995	210	Ad ⁹⁶⁹	78724	1995	210	Ad ⁹⁶⁹
78669	1995	210	Ad ⁹⁶⁹	78725	1995	210	Ad ⁹⁶⁹
78670	1995	210	Ad ⁹⁶⁹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
16.5	1995	594	Ad	965.1	1994	726 *	Ad
17	1994	1010	Am ⁸³²	965.3	1990	1244 *	Ad
26	1995	28	Ad	965.65	1990	1244 *	R & Ad
421.5	1989	1360	Am (as ad by Stats. 1988, Ch. 1198) & RN ⁷³		1992	1296 *	Am
421.7	1989	1360	Ad(RN) ⁷³	980	1989	1000	Am
425.6	1995	948	Ad		1990	694	R
425.8	1991	73	Ad	984	1989	1360	R (as ad by Stats. 1987, Ch. 1201) ⁷³
425.9	1997	331	Ad	990.8	1996	181	Am
434.5	1989	656	Ad		1997	131	Am
810.2	1994	923	Am ⁸³²	990.9	1993	154	Ad
815.3	1994	796	Ad	995.3	1995	277	Am
818.9	1990	1305	Am	995.9	1995	799	Ad
820.21	1995	977	Ad	997	1X 1989-90	21 *	Ad
820.9	1997	132	Am R & Ad ¹⁶⁰		1X 1989-90	22 *	Ad
825	1994	794	Am		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 21)
	1995	799	Am	997.1	1X 1989-90	21 *	Ad
825.6	1994	797	Am		1X 1989-90	22 *	Ad
	1995	91	Am ⁹⁶⁴		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 21)
827	1995	749 *	Ad	997.2	1X 1989-90	21 *	Ad
830.1	1990	1318	Ad		1X 1989-90	22 *	Ad
831.21	1989	1360	R (as ad by Stats. 1987, Ch. 1201) ⁷³		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 21)
831.5	1990	934	Am	997.3	1X 1989-90	21 *	Ad
831.7	1995	597	Am		1X 1989-90	22 *	Ad
844	1996	395	Am		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 21)
845	1992	547	Am				
850.8	1992	427	Am ⁵¹¹	997.3	1X 1989-90	21 *	Ad
905.3	1994	726 *	Am		1X 1989-90	22 *	Ad
907	1990	697	Ad		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 21)
925.2	1989	592	Am	997.4	1X 1989-90	21 *	Ad
925.6	1989	592	Am		1X 1989-90	22 *	Ad
926.15	1992	711 *	Am ⁵¹¹		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 21)
	1992	713 *	Am				
	1997	360	Am ¹⁴⁹² Ad ¹⁴⁹¹	997.4	1X 1989-90	21 *	Ad
926.17	1992	427	Am ⁵¹¹		1X 1989-90	22 *	Ad
	1992	711 *	Am ⁵¹¹		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 21)
	1997	360	Am	997.5	1X 1989-90	21 *	Ad
926.18	1993	170	Ad		1X 1989-90	22 *	Ad
926.19	1996	941	Ad		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 21)
930	1994	726 *	Am	997.6	1X 1989-90	21 *	Ad
935.4	1989	159	Am		1X 1989-90	22 *	Ad
935.6	1994	726 *	Am		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 21)
946.6	1989	148	Am				
	1989	693	Am	997.6	1X 1989-90	21 *	Ad
951	1996	562	Ad		1X 1989-90	22 *	Ad
	1997	17	Am ¹³²⁸		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 21)
955.3	1994	155 *	Am				
	1994	156	Am (as am by Stats. 1994, Ch. 155)	1031	1990	1473	Am
960.3	1990	479	Am	1031.1	1993	135	Ad
962	1989	1360	R (as ad by Stats. 1987, Ch. 1201) ⁷³	1031.5	1990	1473	Am
965	1989	1126 *	Am	1091	1990	565	Am
					1990	1593 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1091 (Cont.)	1991	341 *	Am (by Sec. 1 of Ch.)	3527	1990	1522	R & Ad
	1991	1176	Am (as am by Stats. 1991, Ch. 341)		1993	12 *	Am
	1996	1133	Am	3528	1990	1522	R & Ad
1091.5	1991	382	Am	3529	1990	1522	R & Ad
	1996	1133	Am	3530	1990	1522	R & Ad
1126	1989	495	Am	3531	1990	1522	R & Ad
	1990	1593 *	Am	3532	1990	1522	R & Ad
	1991	1176	Am	3533	1990	1522	R & Ad
	1996	710	Am	3534	1990	1522	R & Ad
1129.1	1990	1593 *	Ad	3534.5	1990	1522	R
	1991	1176	R	3535	1990	1522	R & Ad
1151.5	1989	1359	Am	3536	1990	1522	R & Ad
	1993	176	Am ¹³	3537	1990	1522	Ad
1153	1993	1300	Am	3538	1990	1522	Ad
1156	1989	967	Am	3539	1990	1522	Ad
1157	1993	226	Am	3539.5	1990	1522	Ad
	1997	491	Am	3540.2	1993	924	Ad
1157.11	1991	1226	Ad		1994	650	Am
1235	1994	991	Ad	3541	1989	1295	Am
1242	1989	967	Am & R ⁵⁸		1991	338	Am
1322	1991	GRP	S ⁴²⁰		1996	320	Am
	1994	26 *	Am	3541.3	1995	938	Am ⁵⁷⁴
1363	1989	1426	Am	3543.2	1989	1004	Am
	1990	1491	Am		1996	959	Am
1458	1996	872	Am ¹²⁸¹	3543.5	1989	313	Am
1481	1996	872	Am ¹²⁸¹	3547.5	1991	1213	Ad
1780	1994	923	Am ⁸³²	3549.1	1993	589	Am ⁶⁷⁰
1853	1996	872	Am ¹²⁸¹	3562.1	1991	433	Ad
3060	1996	105	Am	3563	1995	938	Am ⁵⁷⁴
3205	1995	653	R & Ad	3571	1989	313	Am
3205.5	1997	206	Ad	3572.1	1993	1298	Ad ⁵⁴⁸
3301	1989	1165	Am	3579	1991	910	Am
	1990	675	Am	4150	1990	694	R
3303	1994	1259	Am	4151	1990	694	R
3304	1997	148	Am	4152	1990	694	R
3309.5	1997	148	Am	4154	1990	694	R
3501.6	1992	1199 *	Ad	4200	1992	1020	Ad
3513	1990	1522	Am	4201	1992	1020	Ad
	1993	12 *	Am		1993	1195	Am
3515	1990	1522	Am	Title 1,			
3517.6	1990	1522	Am	Div. 5,			
	1995	768 *	Am	Ch. 3.1,			
3517.8	1990	1522	R	heading			
3519	1989	313	Am	(Sec. 4215			
3522	1990	1522	R	et seq.)	1989	928	Am
3522.1	1990	1522	R	Title 1,			
3522.2	1990	1522	R	Div. 5,			
3522.3	1990	1522	R	Ch. 3.1,			
3522.4	1990	1522	R	Art. 1,			
3522.5	1990	1522	R	heading			
3522.6	1990	1522	R	(Sec. 4215			
3522.65	1990	1522	R	et seq.)	1989	928	Ad
3522.7	1990	1522	R	4216	1989	928	R & Ad
3522.8	1990	1522	R	4216.1	1989	928	Ad
3522.9	1990	1522	R	4216.2	1989	928	Ad
3525	1990	1522	R & Ad	4216.3	1989	928	Ad
3526	1990	1522	R & Ad	4216.4	1989	928	Ad
				4216.5	1989	928	Ad
				4216.6	1989	928	Ad
				4216.7	1989	928	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4216.8	1989	928	Ad	5956.1	1996	1040	Ad
4216.9	1989	928	Ad	5956.10	1996	1040	Ad
4217	1989	928	R	5956.2	1996	1040	Ad
4217.11	1994	1010	Am ⁸³²	5956.3	1996	1040	Ad
4420	1989	99	Am	5956.4	1996	1040	Ad
	1992	1241	Am	5956.5	1996	1040	Ad
	1993	504	Am	5956.6	1996	1040	Ad
	1994	101 *	Am	5956.7	1996	1040	Ad
	1994	1043	Am	5956.8	1996	1040	Ad
	1995	918	Am	5956.9	1996	1040	Ad
4450	1992	913	Am	5970	1996	309	Ad
	1993	1214	Am	5971	1996	309	Ad
	1993	1220	Am	6102	1996	563	R
4451	1993	1220	Am	6103.10	1990	1424	Am
4500	1992	913	Am		1991	1122	Am
4525	1989	695	Am (by Sec. 1 of Ch.)		1991	GRP	S ⁴²⁰
	1989	1412 *	Am (by Sec. 1 of Ch.) ¹¹³	6103.12	1990	192	Ad
			Am (by Sec. 2 of Ch.) ⁵²	6103.2	1996	872	Am ¹²⁸¹
	1991	314	Am	6103.4	1996	1023 *	Am ¹²⁵³
	1993	432 *	Am	6103.5	1993	158 *	Am
4526	1989	293	Am		1996	872	Am ¹²⁸¹
	1989	1412 *	Am (by Sec. 3 of Ch.) ¹¹³		1997	66	Am
			Am (by Sec. 4 of Ch.) ⁵²	6103.9	1991	1093	Am
	1991	314	Am	6157	1992	233	Am
4526.5	1990	1128	Ad	6159	1989	1416	Am
4527	1989	1412 *	Am		1990	1491	Am
	1991	314	Am		1992	523	Am
4528	1989	1412 *	Am		1992	848 *	Am
	1991	314	Am		1993	158 *	Am
4532	1990	1568 *	Am ²⁹³		1993	219	Am
	1992	744	Am			876 *	Am (as am by Sec. 212, Stats. 1993, Ch. 219) ⁴²
4550	1990	694	Am			1195	Am (as am by Stats. 1993, Ch. 219)
4551	1990	694	R		1994	146	Am ⁸³³
4560	1993	792	Am	6160	1995	926	Ad
4563	1991	417	Ad	6161	1995	926	Ad
	1993	792	Am	6162	1995	926	Ad
5450	1990	966	Ad	6163	1995	926	Ad
5451	1990	966	Ad	6164	1995	926	Ad
5452	1990	966	Ad	6165	1995	926	Ad
5703	1990	1434	R & Ad	6200	1990	350	Am ²³³
5750	1992	954	Ad	6204	1990	950	R d
5751	1992	954	Ad	6252	1991	181	Am
5752	1992	954	Ad		1994	1010	Am ⁸³²
5753	1992	954	Ad	6253	1991	GRP	S ⁴²⁰
5754	1992	954	Ad	6253.5	1992	970	Am
5755	1992	954	Ad		1994	923	Am ⁸³²
5854	1997	38 *	Ad	6253.7	1996	8	Ad & R ³¹⁴
5921	1994	135	Am	6254	1989	191	Am
5924	1994	136 *	Ad		1990	1106	Am
5950	1994	972 *	Ad		1991	278 *	Am
5951	1994	972 *	Ad		1991	607	Am (by Sec. 4 of Ch., as am by Stats. 1991, Ch. 298)
5952	1994	972 *	Ad		1992	3 *	Am
5953	1994	972 *	Ad		1992	72 *	Am
5954	1994	972 *	Ad				
5955	1994	972 *	Ad				
5956	1996	1040	Ad				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6254 (Cont.)							
	1992	1128	Am (by Sec. 2 of Ch.) ⁴⁴⁵	6516	1996	373	Am
				6516.3	2X 1995-96	1*	Ad
	1993	606*	Am (as am by Sec. 2, Stats. 1992, Ch. 1128) ⁴⁴⁵	6516.5	1991	507	Ad
					1992	1235	Ad
					1992	1316	Ad
	1993	610	Am (by Sec. 1 of Ch., as am by Sec. 2, Stats. 1992, Ch. 1128)		1993	726*	Am (as ad by Sec. 1, Stats. 1992, Ch. 1316) & RN
	1993	611*	Am (by Sec. 1 of Ch., as am by Sec. 2, Stats. 1992, Ch. 1128)		1994	146	Am (as ad by Stats. 1992, Ch. 1235) & RN ⁸³³
				6516.6	1994	293*	Ad
				6516.7	1993	726*	Ad(RN)
				6516.8	1994	146	Ad(RN) ⁸³³
	1993	1265	Am (as am by Sec. 2, Stats. 1992, Ch. 1128)	6516.9	1994	1045	Ad
					1995	522	Am
					1996	938	Am
	1994	82	Am	6518	1996	124	Am ¹¹⁹⁷
	1994	1263	Am (by Sec. 1.5 of Ch.)	6520.1	1992	1020	Ad
				6522	1990	1214	Ad
	1995	438	Am	6523	1994	852	Ad
	1995	777	Am (by Sec. 2 of Ch.)	6523.5	1996	148	Ad
				6523.6	1997	432	Ad
	1995	778	Am (by Sec. 1.5 of Ch.) ¹⁰⁷⁸	6523.75	1997	432	Ad
				6524	1994	212	Ad
	1996	1075	Am		1994	230*	Ad
	1997	623	Am		1995	91	Am (as ad by Stats. 1994, Ch. 230) & RN ⁹⁶⁴
6254.1	1989	1213	Ad				
	1993	546	Am	6525	1994	250	Ad
6254.10	1989	732	Am	6526	1995	91	Ad(RN) ⁹⁶⁴
6254.11	1991	902	Ad	6545	1989	1264	Am
6254.12	1993	469	Ad		1993	190*	Am
6254.13	1995	777	Ad	6546	1989	1264	Am
6254.14	1995	749*	Ad		1993	190*	Am
6254.15	1995	732	Ad		1994	1080*	Am
6254.16	1997	276	Ad	6546.10	1993	54	R
6254.2	1996	435	Am	6546.13	1991	568	Ad
6254.3	1992	463*	Am	6546.5	1994	1152	Ad
6254.4	1989	680	Ad	6546.8	1993	54	R
	1992	2	R & Ad	6546.9	1993	54	R
	1993	1098	Am	6547	1991	568	Am
	1994	77	Am		1994	923	Am ⁸³²
	1994	838	Am	6547.2	1994	923	Am ⁸³²
	1994	923	Am ⁸³²	6547.8	1997	920*	Ad
	1994	1207	R & Ad	6554.4	1994	838	Am
	1996	724	Am	6571	1992	1235	Am
	1996	1123	Am	6584.5	1996	833	Am
6254.5	1993	469	Am	6585	1989	1264	Am
	1995	480*	Am ¹⁰⁸³	6587	1989	1264	Am
	1996	1064	Am ⁵⁷⁴	6588	1989	1264	Am
6254.7	1992	612	Am		1990	446	Am
6258	1990	908	Am		1995	229*	Am
6259	1990	908	Am	6590.1	1995	229*	Ad
	1993	926	Am	6590.2	1995	229*	Ad
6270	1995	108	Ad	6591	1995	229*	Am
6500	1990	224*	Am		1996	833	Am
6512.2	1997	131	Ad				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6591 (Cont.)	1996	834	Am		1996	953	R
6591.1	1995	229*	Ad	7073.8	1996	955	R
6592.5	1995	229*	Ad	7073.9	1997	609	Ad
6598.5	1996	124	Ad(RN) ¹¹⁹⁷		1993	971	Ad
6598.6	1996	124	Ad(RN) ¹¹⁹⁷		1995	494	Am
6599	1996	124	Am & RN ¹¹⁹⁷		1996	953	R
6599.1	1995	229*	Ad		1996	955	R
	1996	124	Am & RN ¹¹⁹⁷	7074	1993	1153*	Am ⁶⁷⁰
	1996	860	Am		1996	953	R & Ad
6700	1994	1011	Am		1996	955	R & Ad
6701	1994	1011	Am	7075	1993	1153*	Am ⁶⁷⁰
6714	1989	443	Ad		1996	953	R & Ad
	1989	833	Ad		1996	955	R & Ad
	1990	216	Am (as ad by Stats. 1989, Ch. 443) & RN ²⁰⁶	7075.5	1994	913	Ad
			Ad(RN) ²⁰⁶		1996	953	R
6716	1990	216	Ad(RN) ²⁰⁶		1996	955	R
6717	1994	1011	Ad	7076	1993	1153*	Am ⁶⁷⁰
6930	1990	709	Ad		1996	953	R & Ad
6931	1990	709	Ad		1996	955	R & Ad
6932	1990	709	Ad	7077	1996	953	R & Ad
6933	1990	709	Ad		1996	955	R & Ad
6934	1990	709	Ad	7078	1990	330*	Am
7060.5	1994	923	Am ⁸³²		1993	1153*	Am ⁶⁷⁰
7070	1996	953	R & Ad		1996	953	Ad
	1996	955	R & Ad		1996	955	Ad
7071	1996	953	R & Ad	7080	1996	953	R & Ad
7072	1993	1153*	Am ⁶⁷⁰		1996	955	R & Ad
	1996	953	R & Ad	7081	1996	953	R & Ad
	1996	955	R & Ad		1996	955	R & Ad
	1997	461	Am (as ad by Stats. 1996, Ch. 955)	7082	1989	899	Am
			Ad		1993	1153*	Am ⁶⁷⁰
7072.5	1997	461	Ad		1996	953	R & Ad
7073	1989	899	Am	7083	1996	955	R & Ad
	1990	49*	Am		1993	1153*	Am ⁶⁷⁰
	1993	1153*	Am ⁶⁷⁰		1996	953	R & Ad
	1994	754	Am		1996	955	R & Ad
	1995	494	Am	7084	1996	953	R & Ad
	1996	953	R & Ad		1996	955	R & Ad
	1996	955	R & Ad		1997	461	Am
7073.02	1994	913	Ad	7085	1993	1153*	Am ⁶⁷⁰
	1996	953	R		1996	953	R & Ad
	1996	955	R		1996	955	R & Ad
7073.1	1993	198	Ad		1997	461	Am
	1996	953	R	7085.5	1994	750*	Ad
	1996	955	R		1996	953	R
	1996	955	R		1996	955	R
7073.2	1994	750*	Ad		1997	461	Ad
	1996	953	R	7086	1993	1153*	Am ⁶⁷⁰
	1996	955	R		1996	953	R & Ad
7073.3	1994	853	Ad		1996	955	R & Ad
	1996	953	R	7087	1993	1153*	Am ⁶⁷⁰
	1996	955	R & Ad		1996	953	R
7073.5	1989	899	Am		1996	955	R
	1993	1153*	Am ⁶⁷⁰	7087.5	1993	1153*	Am ⁶⁷⁰
	1996	953	R		1996	953	R
	1996	955	R		1996	955	R
7073.7	1994	754	Ad	7088	1996	953	R
	1995	494	Am		1996	955	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7088.5	1994	913	Ad	7260.5	1989	828	Ad
	1996	953	R	7260.7	1992	1022	Ad
	1996	955	R	7261	1989	828	Am
7089	1996	953	R	7261.6	1989	828	R
	1996	955	R	7262	1989	828	Am
	1997	603 *	Ad		1993	533	Am
7090	1996	953	R	7262.5	1993	851	Ad
	1996	955	R		1997	597	Am
7091	1994	913	Ad	7263	1989	828	Am
	1996	953	R	7264	1989	828	Am
	1996	955	R		1997	597	Am
7092	1993	1153 *	Am ⁶⁷⁰	7264.5	1989	828	Am
	1996	953	R	7265	1989	828	Am
	1996	955	R	7267.1	1989	828	Am
7093	1996	953	R	7267.7	1989	828	Am
	1996	955	R	7267.8	1989	828	Am
7094	1996	953	R	7267.9	1992	7	Ad
	1996	955	R	7276	1989	828	Am
7095	1996	953	R	7299.1	1991	376	Ad
	1996	955	R	7299.4	1990	478	Am
7096	1996	953	R		1991	376	Am
	1996	955	R	7299.5	1991	246	Ad
7097	1996	953	R	7299.6	1990	478	Am
	1996	955	R		1992	1302 *	Am
	1997	602	Ad	7465	1994	1010	Am ⁸³²
7098	1996	953	R		1996	1064	Am ⁵⁷⁴
	1996	955	R	7471	1991	1049	Am ⁴⁷²
7099	1996	953	R		1996	809	Am ¹³
	1996	955	R	7480	1992	847 *	Am
7100	1X 1991-92	17 *	Ad & R ¹³³		1993	677	Am
	1993	18 *	S ⁶¹⁰		1995	555	Am
7101	1X 1991-92	17 *	Ad & R ¹³³		1996	1064	Am (by Sec. 782 of Ch.) ⁵⁷⁴
	1993	18 *	S ⁶¹⁰		1996	1087	Am (by Sec. 1 of Ch.) ³⁰⁷
7102	1X 1991-92	17 *	Ad & R ¹³³				Am (by Sec. 1.5 of Ch.) ⁵⁷⁴
	1993	18 *	S ⁶¹⁰				
	1994	606 *	Am				
	1995	494	Am ¹¹³⁷				
7103	1X 1991-92	17 *	Ad & R ¹³³		1997	170	Am (as am by Sec. 1.5, Stats. 1996, Ch. 1087)
	1993	18 *	Am ⁶¹⁰				
7104	1994	606 *	Ad	7508	1994	879 *	Am ⁹⁰⁰
	1995	494	Am	7510	1992	1158 *	Am ⁵⁵⁶
7105	1993	1216 *	Ad		1993	1187	Am
7106	1993	1216 *	Ad		1994	1281 *	Am
7107	1993	1216 *	Ad		1991	281	Am
7110	1993	1216 *	Ad	7512	1992	1047	Ad
7111	1993	1216 *	Ad	7513	1992	440	Ad
7112	1993	1216 *	Ad	7514	1993	440	Ad
7113	1993	1216 *	Ad		1994	30 *	Am
7113.5	1993	1216 *	Ad		1994	31 *	Am
7114	1993	1216 *	Ad		1994	46	Am
7114.5	1993	1216 *	Ad		1994	46	Am
7115	1993	1216 *	Ad	7514.1	1994	1084	Ad
7116	1993	1216 *	Ad		1995	91	Am ⁹⁶⁴
7117	1993	1216 *	Ad	7550.5	1992	710 *	Ad & R ³⁶
7120	1991	729	Ad		1994	1243 *	Am ⁴²
7151	1996	497	Am		1996	970 *	Ad ¹²⁶³
7170	1994	668	Am				R ¹⁶⁰
7260	1989	828	Am	7550.6	1994	153 *	Ad
	1993	851	Am	7570	1992	759 *	Am
	1994	1010	Am ⁸³²	7572	1992	759 *	Am
	1997	597	Am	7572.55	1994	1128	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7575	1992	759 *	Am	8180	1993	1195	Am
	1996	1023 *	Am ¹²⁵³	8204.1	1997	319	Ad
7576	1996	654	Am	8205	1995	300 *	Am
7577	1992	759 *	Am		1995	570	Am
7578	1992	759 *	Am		1997	319	Am
7579	1992	759 *	Am	8206	1992	815	Am
7579.1	1989	677	Ad				R & Ad ⁹⁴
	1992	759 *	Am		1993	686	Am
7579.2	1993	939 *	Ad		1995	569	Am (as ad by Stats. 1992, Ch. 815)
7579.5	1990	182	Ad				Am (by Sec. 2.5 of Ch., as ad by Stats. 1992, Ch. 815)
	1991	223	Am		1995	570	
	1993	489	Am				
7580	1992	759 *	Am				
7582	1992	759 *	Am				
7584	1992	759 *	Am				
7576	1996	654	Am		1997	319	Am
7586.6	1996	654	Ad	8207	1990	828	Am & R ²⁷³
7587	1992	759 *	Am				Ad ⁶³
	1996	654	Am		1997	319	Am
7591	1989	1182	Ad	8207.1	1990	828	Ad ⁶³
7592	1989	1182	Ad	8207.2	1990	828	Ad ⁶³
7593	1989	496	Ad	8207.3	1990	828	Ad ⁶³
7593.1	1989	496	Ad	8207.4	1990	828	Ad ⁶³
7594	1990	397	Ad	8211	1991	393 *	Am
7594.5	1994	104	Ad		1993	1044	Am
7595	1990	1506	Ad		1995	300 *	Am
7901	1989	82 *	Am	8212	1996	79	Am
	1989	83 *	Am	8213	1995	570	Am
	1989	1349 *	Am (by Sec. 1 of Ch., as am by Stats. 1989, Ch. 83)		1996	97	Am
	1990	60	Am ³⁸	8213.5	1995	570	Am
	1996	1023 *	Am ¹²⁵³	8213.6	1995	570	Ad
7902.7	1989	1384	Am	8214.1	1995	570	Am
	1996	1023 *	Ad ¹²⁵³		1997	319	Am
7902.8	1989	211	Ad	8214.15	1993	664	Ad
7906	1989	82 *	Am	8214.3	1993	664	Am
	1989	83 *	Am	8219.5	1993	1044	Am
	1989	1395 *	Am	8256	1991	1139 *	S ³⁶
7907	1989	82 *	Am		1995	488	Ad & R ¹⁰⁶⁶
	1989	83 *	Am	8256.1	1991	1139 *	Am ³⁶
	1989	1395 *	Am	8256.5	1995	488	Ad & R ¹⁰⁶⁶
	1994	922	Am ⁸³²	8257	1991	1139 *	Am ³⁶
7908	1989	82 *	Am		1993	56	Am ⁶⁷⁰
	1989	83 *	Am		1993	1153 *	Am ⁶⁷⁰
	1989	1395 *	Am		1995	488	Ad & R ¹⁰⁶⁶
	1990	60	Ad ³⁸	8257.1	1991	1139 *	S ³⁶
7914	1990	60	Ad ³⁸		1995	488	Ad & R ¹⁰⁶⁶
8000	1X 1991–92	21	Ad	8257.2	1991	1139 *	Am ³⁶
8001	1993	56	Ad ⁶⁷⁰		1995	488	Ad & R ¹⁰⁶⁶
	1997	580	Am	8257.3	1991	1139 *	S ³⁶
8162.5	1992	841	Ad		1995	488	Ad & R ¹⁰⁶⁶
8162.6	1992	841	Ad	8258	1991	1139 *	S ³⁶
8162.7	1992	841	Ad		1993	1153 *	Am ⁶⁷⁰
8162.8	1992	841	Ad		1995	488	Ad & R ¹⁰⁶⁶
8162.9	1992	841	Ad	8258.1	1991	1139 *	S ³⁶
	1993	1195	Am		1995	488	Ad & R ¹⁰⁶⁶
8164.1	1996	320	Am	8258.2	1991	1139 *	S ³⁶
8169	1997	262 *	Am		1995	488	Ad & R ¹⁰⁶⁶
8169.5	1997	761	Ad	8258.3	1991	1139 *	S ³⁶
8174	1997	288 *	Am		1995	488	Ad & R ¹⁰⁶⁶
				8258.4	1991	1139 *	S ³⁶
					1995	488	Ad & R ¹⁰⁶⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8258.5	1991	1139 *	Ad & R ³⁶	8541	1995	938	Am ⁵⁷⁴
	1995	488	Ad & R ¹⁰⁶⁶	8542	1993	12 *	Ad
8259	1991	1139 *	Am ³⁶	8543	1993	12 *	Ad
	1995	488	Ad & R ¹⁰⁶⁶		1995	682 *	Am
8261	1994	668	Am	8543.1	1993	12 *	Ad
8275	1993	1243 *	Ad ¹⁸⁴	8543.2	1993	12 *	Ad
			R ⁷⁹		1995	250 *	Am
8275.1	1993	1243 *	Ad ¹⁸⁴	8543.3	1993	12 *	Ad
			R ⁷⁹	8543.5	1993	12 *	Ad
8275.2	1993	1243 *	Ad ¹⁸⁴	8543.6	1993	12 *	Ad
			R ⁷⁹	8543.7	1993	12 *	Ad
8275.3	1993	1243 *	Ad ¹⁸⁴	8544	1993	12 *	Ad
			R ⁷⁹		1995	250 *	Am
8275.4	1993	1243 *	Ad ¹⁸⁴	8544.1	1993	12 *	Ad
			R ⁷⁹		1997	690	R
8275.5	1993	1243 *	Ad ¹⁸⁴	8544.2	1993	12 *	Ad
			R ⁷⁹		1995	250 *	Am
8275.6	1993	1243 *	Ad ¹⁸⁴	8544.3	1993	12 *	Ad
			R ⁷⁹	8544.4	1993	12 *	Ad
8275.7	1993	1243 *	Ad ¹⁸⁴	8544.5	1993	12 *	Ad
			R ⁷⁹		1995	250 *	Am
8298	1989	152	Ad		1995	682 *	Am
8300	1996	841	Am	8544.6	1993	12 *	Ad
8310.5	1989	965	Ad		1995	250 *	Am
8314	1990	416	Ad	8545	1993	12 *	Ad
8317	1994	784	Ad		1997	690	Am
8330	1997	416	Ad	8545.1	1993	12 *	Ad
8331	1997	416	Ad	8545.2	1993	12 *	Ad
8332	1997	416	Ad		1995	250 *	Am
8350	1990	1170	Ad	8545.3	1993	12 *	Ad
8351	1990	1170	Ad	8545.4	1993	12 *	Ad
8355	1990	1170	Ad		1995	250 *	Am
8356	1990	1170	Ad	8545.5	1993	12 *	Ad
8357	1990	1170	Ad	8546	1993	12 *	Ad
8445	1993	441 *	Ad & R ¹⁹⁹		1995	250 *	Am
8446	1993	441 *	Ad & R ¹⁹⁹		1996	124	Am ¹¹⁹⁷
8447	1993	441 *	Ad & R ¹⁹⁹	8546.1	1993	12 *	Ad
8448	1993	441 *	Ad & R ¹⁹⁹		1995	250 *	Am
8449	1993	441 *	Ad & R ¹⁹⁹	8546.3	1993	12 *	Ad
	1994	589	Am		1995	250 *	Am
8450	1993	441 *	Ad & R ¹⁹⁹	8546.4	1993	12 *	Ad
	1994	589	Am	8546.5	1993	12 *	Ad
8450.5	1994	589	Ad		1995	250 *	Am
8451	1993	441 *	Ad & R ¹⁹⁹	8546.6	1993	12 *	Ad
8452	1993	441 *	Ad & R ¹⁹⁹	8546.7	1993	12 *	Ad
8453	1993	441 *	Ad & R ¹⁹⁹	8546.8	1993	12 *	Ad
	1994	589	Am	8547	1993	12 *	Ad
8454	1993	441 *	Ad & R ¹⁹⁹	8547.1	1993	12 *	Ad
8455	1993	441 *	Ad & R ¹⁹⁹	8547.10	1993	12 *	Ad
8456	1993	441 *	Ad & R ¹⁹⁹	8547.11	1993	12 *	Ad
Title 2,				8547.12	1994	834	Ad
Div. 1,				8547.2	1993	12 *	Ad
Ch. 6,				8547.3	1993	12 *	Ad
heading				8547.4	1993	12 *	Ad
(Sec. 8501				8547.5	1993	12 *	Ad
et seq.)	1993	12 *	Am	8547.6	1993	12 *	Ad
8501	1993	12 *	Am	8547.7	1993	12 *	Ad
	1995	682 *	Am	8547.8	1993	12 *	Ad
8521.5	1993	12 *	Ad	8547.9	1993	12 *	Ad
	1995	682 *	Am	8549	1990	1210	Ad
8522.5	1993	12 *	Ad	8549.1	1990	1210	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
8549.10	1990	1210	Ad		1995	91	Am ⁹⁶⁴
8549.11	1990	1210	Ad		1995	155	Am
	1995	GRP 1	S ¹¹⁶⁸		1996	605	Am
	1996	305	Am ¹²¹⁴	8590	1993	56	R ⁶⁷⁰
8549.12	1990	1210	Ad	8593	1990	725	Ad
8549.13	1990	1210	Ad	8593.1	1990	725	Ad
8549.14	1990	1210	Ad	8593.2	1990	725	Ad
8549.15	1990	1210	Ad	8593.3	1990	725	Ad
8549.16	1990	1210	Ad	8597	1992	427	Am ⁵¹¹
8549.2	1990	1210	Ad		1995	GRP 1	S ¹¹⁶⁸
8549.20	1990	1210	Ad		1996	305	Am ¹²¹⁴
8549.21	1990	1210	Ad	8598	1995	GRP 1	S ¹¹⁶⁸
8549.22	1990	1210	Ad		1996	305	Am ¹²¹⁴
8549.3	1990	1210	Ad	8599	1990	536	Ad
8549.4	1990	1210	Ad	8599.1	1990	536	Ad
8549.5	1990	1210	Ad	8599.2	1990	536	Ad
8549.6	1990	1210	Ad	8607	1992	1069	Ad
8549.7	1990	1210	Ad	8607.1	1992	1069	Ad
8549.8	1990	1210	Ad	8607.2	1992	1069	Ad
8570	1994	644	Am		1996	1023*	Am ¹²⁵³
8571	1990	1474	Am	8610	1990	488	Am
8574.1	1990	1248	Am	8610.3	1993	759	Ad
8574.10	1990	1248	Ad	8610.5	1993	759	R
	1992	1312*	Am				Ad ⁶⁷⁷
	1992	1314	Am				R ¹⁶⁰
	1994	523	Am		1996	577*	Am
8574.11	1990	1248	Am & RN		1996	1023*	Am ¹²⁵³
8574.12	1990	1248	Am & RN	8627.5	1991	1186	Ad
8574.13	1990	1248	Am & RN	8630	1995	110	Am
8574.14	1990	1248	Am & RN	8641	1992	1020	Am
8574.15	1990	1248	Am & RN	8654	1989	1123	Am
8574.16	1990	1248	Ad(RN)	8654.1	1994	151*	Ad
8574.17	1990	1248	Ad(RN)	8670.1	1990	1248	Ad
	1991	763	Am	8670.10	1990	1248	Ad
8574.18	1990	1248	Ad(RN)	8670.12	1990	1248	Ad
8574.19	1990	1248	Ad(RN)	8670.13	1990	1248	Ad
8574.20	1990	1248	Ad(RN)	8670.13.1	1995	265	Ad
8574.21	1990	1248	Ad(RN)		1996	390*	Am
	1991	GRP	S ⁴²⁰	8670.13.2	1996	390*	Ad
	1995	GRP 1	S ¹¹⁶⁸		1997	17	Am ¹³²⁸
	1996	305	Am ¹²¹⁴	8670.14	1990	1248	Ad
8574.22	1990	1248	Ad(RN)	8670.15	1990	1248	Ad
8574.23	1990	1248	Ad(RN)		1992	1314	Am
8574.4	1990	1248	Am		1995	337	R
	1991	945	Am	8670.16	1990	1248	Ad
8574.5	1990	1248	R	8670.17	1990	1248	Ad
8574.6	1990	1248	R		1994	1298	Am
8574.7	1990	1248	Am & RN & Ad		1995	337	Am
8574.8	1989	265	Am	8670.17.1	1993	1190*	Ad
	1990	1248	Am & RN & Ad	8670.17.2	1995	940	Ad
8574.9	1990	1248	Am & RN & Ad	8670.18	1990	1248	Ad
	1991	GRP	S ⁴²⁰		1992	1312*	Am
	1992	1313*	Am		1992	1314	Am
8588.5	1990	894	Ad	8670.19	1990	1248	Ad
8588.7	1993	210	Ad & R ²⁷⁹		1994	533	Am
8589.2	1990	1455	R	8670.2	1990	1248	Ad
	1993	1284	Ad	8670.20	1990	1248	Ad
8589.4	1X 1997-98	7	Ad ¹⁴⁰⁴		1995	337	Am
8589.5	1X 1997-98	7	Am	8670.21	1990	1248	Ad
8589.6	1991	366	Ad		1991	945	Am
8589.7	1994	1214	Ad		1995	337	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8670.21	(Cont.)			8670.37.56	1990	1248	Ad
	1996	362	Am	8670.37.57	1990	1248	Ad
	1997	17	Am ¹³²⁸	8670.38	1990	1248	Ad
8670.22	1990	1248	Ad	8670.38.10	1991	10*	Ad & R ¹¹⁰
8670.23	1990	1248	Ad	8670.39	1990	1248	Ad
	1994	1298	Am	8670.4	1990	1248	Ad
	1995	337	Am	8670.40	1990	1248	Ad
8670.23.1	1995	337	Ad		1991	10*	Am
8670.23.2	1995	337	Ad				R & Ad ⁵⁴
8670.24	1990	1248	Ad		1991	300*	Am (as ad by Sec. 3.5, Stats. 1991, Ch. 10)
8670.25	1990	1248	Ad				
8670.25.5	1990	1248	Ad				
	1994	1214	Am		1992	1313*	Am
8670.26	1990	1248	Ad		1992	1314	Am
8670.27	1990	1248	Ad	8670.46	1990	1248	Ad
	1992	1312*	Am	8670.47	1990	1248	Ad
8670.28	1990	1248	Ad	8670.47.5	1990	1248	Ad
	1992	1313*	Am	8670.48	1990	1248	Ad
	1995	940	Am		1991	10*	Am
8670.28.5	1990	1248	Ad				R & Ad ⁵⁴
8670.29	1990	1248	Ad		1991	300*	Am (as ad by Sec. 4.5, Stats. 1991, Ch. 10)
8670.3	1990	1248	Ad				
	1991	10*	Am				
	1991	300*	Am (as ad by Sec. 1.5, Stats. 1991, Ch. 10)		1992	1312*	Am
					1992	1314	Am
					1993	1190*	Am (by Sec. 2 of Ch.)
	1991	1115	Am		1993	1202	Am (by Sec. 2.5 of Ch.)
	1992	1313*	Am				
	1994	1200*	Am		1995	940	Am
	1994	1298	Am		1996	362	Am
	1995	91	Am ⁹⁶⁴	8670.48.5	1990	1248	Ad
	1995	265	Am		1992	1312*	Am
	1995	940	Am (by Sec. 1.5 of Ch.)		1993	1190*	Am
8670.30	1990	1248	Ad	8670.49	1990	1248	Ad
	1995	337	Am		1992	1312*	Am
8670.30.5	1990	1248	Ad		1992	1313*	Am
8670.31	1990	1248	Ad		1992	1314	Am
	1994	351	Am		1993	1190*	Am (by Sec. 4 of Ch.)
8670.33	1990	1248	Ad				Am (by Sec. 3.5 of Ch.)
8670.34	1990	1248	Ad		1993	1202	Am
8670.35	1990	1248	Ad				
	1997	399	Am ¹⁴⁹³		1995	940	Am
8670.36	1990	1248	Ad		1996	362	Am
8670.36.1	1992	1313*	Ad	8670.5	1990	1248	Ad
8670.36.5	1993	630	Ad		1994	533	Am
8670.37	1990	1248	Ad	8670.50	1990	1248	Ad
8670.37.5	1990	1248	Ad		1992	1312*	Am
	1991	614*	Am	8670.51	1990	1248	Ad
	1993	1202	Am	8670.51.1	1990	1248	Ad
	1995	940	Am		1993	1190*	Am
8670.37.51	1990	1248	Ad ⁶³	8670.52	1990	1248	Ad
8670.37.52	1990	1248	Ad	8670.53	1990	1248	Ad
8670.37.53	1990	1248	Ad	8670.53.1	1992	1312*	Ad(RN)
	1994	847	Am	8670.53.15	1990	1248	Ad
	1994	1298	Am		1992	1312*	Am & RN
	1995	25*	Am	8670.53.2	1990	1248	Ad
8670.37.54	1990	1248	Ad	8670.53.3	1990	1248	Ad
8670.37.55	1990	1248	Ad		1992	1312*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
8670.53.4	1990	1248	Ad		1X 1989-90	33	Am & R ⁴³
8670.53.5	1990	1248	Ad		1994	97*	Ad ⁸³¹
8670.53.7	1990	1248	Ad	8680.4	1990	1510	Am
8670.53.8	1990	1248	Ad		1X 1989-90	2*	Am
8670.53.9	1990	1248	Ad		1X 1989-90	24*	Am
8670.53.95	1990	1248	Ad	8680.5	1X 1989-90	2*	Am
8670.54	1990	1248	Ad		1X 1989-90	24*	Am
8670.55	1990	1248	Ad	8680.8	1X 1989-90	2*	Am
8670.56	1990	1248	Ad		1X 1989-90	24*	Am
8670.56.1	1995	337	Ad	8680.9	1X 1989-90	1*	Am
8670.56.5	1990	1248	Ad		1X 1989-90	2*	Am
	1995	337	Am	8682.9	1989	1123*	Am
8670.56.6	1990	1248	Ad		1X 1989-90	1*	Am
	1991	300*	Am		1X 1989-90	2*	Am
	1992	1312*	Am	8684	1990	216	Am (as ad by
	1992	1313*	Am				Stats. 1989-90
	1993	1202	Am				(1st Ex. Sess.),
8670.57	1990	1248	Ad				Ch. 12) ⁵⁰⁶
8670.58	1990	1248	Ad		1990	1009	Am
8670.59	1990	1248	Ad		1X 1989-90	11*	Ad
	1993	1190*	Am		1X 1989-90	12*	Ad
	1994	613	Am		1991	1091	R (as ad by
8670.6	1990	1248	Ad				Stats. 1989-90
8670.61	1990	1248	Ad				(1st Ex. Sess.),
8670.61.5	1990	1248	Ad				Ch. 11)
8670.62	1990	1248	Ad	8684.2	1992	61*	Ad ⁵⁰⁶
	1995	940	Am		1993	1153*	Am ⁶⁷⁰
8670.63	1990	1248	Ad		1994	785*	Am
8670.64	1990	1248	Ad	8685	1989	1123*	Am
	1995	337	Am		1990	1510	Am
8670.65	1990	1248	Ad		1X 1989-90	1*	Am
	1992	1313*	Am		1X 1989-90	2*	Am
8670.66	1990	1248	Ad		1994	97*	Am
	1995	337	Am		1994	583*	Am
8670.67	1990	1248	Ad	8685.2	1989	1123*	Am
	1992	1313*	Am	8685.7	1989	1123*	Am
	1995	337	Am	8686	1989	1123*	Am
8670.67.5	1990	1248	Ad		1X 1989-90	1*	Am
8670.68	1990	1248	Ad		1X 1989-90	2*	Am
	1992	1313*	Am		1992	519*	Am
8670.68.4	1992	1313*	Ad		1994	97*	Am
8670.68.5	1990	1248	Ad		1994	583*	Am (by Sec. 2.5
8670.69	1990	1248	Ad				of Ch.)
8670.69.4	1990	1248	Ad		1X 1995-96	1*	Am
	1992	1313*	Am		1X 1995-96	2*	Am
8670.69.6	1990	1248	Ad		1X 1997-98	4*	Am
8670.7	1990	1248	Ad	8686.1	1X 1989-90	23*	Ad
	1993	736	Am		1X 1989-90	24*	Ad
	1995	265	Am		1X 1989-90	33	R (as ad by
	1996	776	Am				Sec. 2 and as ad
	1997	17	Am				by Sec. 4.5,
8670.70	1990	1248	Ad				Stats. 1989-90
8670.71	1990	1248	Ad				(1st Ex. Sess.),
8670.72	1990	1248	Ad				Ch. 23)
8670.8	1990	1248	Ad	8690	1996	201*	Am & R ⁸⁴⁰
8670.8.5	1990	1248	Ad	8690.2	1X 1989-90	1*	Am
8670.9	1990	1248	Ad		1X 1989-90	2*	Am
8680.2	1X 1989-90	23*	Am		1996	201*	Am & R ⁸⁴⁰
	1X 1989-90	24*	Am	8690.25	1996	201*	Ad ⁵⁷⁴
	1X 1989-90	33	Am	8690.4	1989	621*	Am
8680.25	1X 1989-90	23*	Ad		1990	1510	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8690.4 (Cont.)				8870.9	1991	188	Ad(RN)
	1X 1989-90	1 *	Am	8870.95	1991	188	Ad(RN)
	1X 1989-90	2 *	Am		1996	1023 *	Am ¹²⁵³
	1996	201 *	Am & R ⁸⁴⁰	8871	1991	188	Am & RN
8690.45	1996	201 *	Ad ⁵⁷⁴				& Ad(RN)
8690.6	1X 1989-90	1 *	Am	8871.1	1991	188	Ad(RN)
	1X 1989-90	2 *	Am	8871.2	1991	188	Ad(RN)
	1993	60 *	Am ^{51 158}	8871.3	1991	188	Ad(RN)
	1996	201 *	Am ^{677 40}	8871.4	1991	188	Ad(RN)
	1X 1997-98	8 *	Am	8871.5	1991	188	Ad(RN)
8690.7	1990	1197	Ad	8872	1991	188	Am & RN
8695	1992	18 *	Am	8873	1991	188	Am & RN
8696.5	1992	18 *	Am	8874	1991	188	Am & RN
8697	1992	18 *	Am	8874.5	1991	188	Am & RN
8697.5	1992	18 *	Am	8875.6	1992	941	Ad
8705	1992	711 *	Am ⁵¹¹		1993	686	Am
8740	1989	1233	Ad	8875.7	1992	941	Ad
8741	1989	1233	Ad	8875.8	1992	941	Ad
8742	1989	1233	Ad	8875.9	1992	941	Ad
8743	1989	1233	Ad	8875.95	1992	941	Ad
8839	1990	1455	R	8876.1	1996	966 *	R & Ad
8850	1993	1153 *	Am ⁶⁷⁰	8876.10	1996	966 *	Ad
8850.2	1993	1153 *	Am ⁶⁷⁰	8876.2	1996	966 *	R & Ad
8855	1996	833	Am	8876.3	1996	966 *	R & Ad
8855.7	1994	939 *	Am ¹¹⁷	8876.4	1996	966 *	R & Ad
8856	1996	833	Am	8876.5	1996	966 *	R & Ad
8857	1991	919	Am	8876.6	1996	966 *	Ad
	1996	833	Am	8876.7	1996	966 *	Ad
8858	1996	833	R	8876.8	1996	966 *	Ad
8869.83	1996	831	Am	8876.9	1996	966 *	Ad
	1996	832	Am (by Sec. 2 of Ch.)	8878.100	1990	23 *	Ad ⁴⁵⁰
8869.94	1990	574 *	Ad & R ¹⁹	8878.101	1990	23 *	Ad ⁴⁵⁰
Title 2,				8878.102	1990	23 *	Ad ⁴⁵⁰
Div. 1,				8878.103	1990	23 *	Ad ⁴⁵⁰
Ch. 12,				8878.104	1990	23 *	Ad ⁴⁵⁰
heading				8878.105	1990	23 *	Ad ⁴⁵⁰
(Sec. 8870				8878.106	1990	23 *	Ad ⁴⁵⁰
et seq.)	1991	188	Am & RN	8878.107	1990	23 *	Ad ⁴⁵⁰
Title 2,				8878.109	1990	23 *	Ad ⁴⁵⁰
Div. 1,				8878.110	1990	23 *	Ad ⁴⁵⁰
Ch. 12.1,				8878.111	1990	23 *	Ad ⁴⁵⁰
heading				8878.112	1990	23 *	Ad ⁴⁵⁰
(Sec. 8870				8878.113	1990	23 *	Ad ⁴⁵⁰
et seq.)	1991	188	Ad(RN)	8878.114	1990	23 *	Ad ⁴⁵⁰
8870	1991	188	Am & RN	8878.115	1990	23 *	Ad ⁴⁵⁰
			& Ad(RN)	8878.116	1990	23 *	Ad ⁴⁵⁰
8870.1	1991	188	Ad(RN)	8878.117	1990	23 *	Ad ⁴⁵⁰
8870.2	1991	188	Ad(RN)	8878.118	1990	23 *	Ad ⁴⁵⁰
8870.25	1991	188	Ad(RN)	8878.119	1990	23 *	Ad ⁴⁵⁰
8870.3	1991	188	Ad(RN)	8878.120	1990	23 *	Ad ⁴⁵⁰
	1993	26	Am	8878.121	1990	23 *	Ad ⁴⁵⁰
8870.35	1991	188	Ad(RN)	8878.122	1990	23 *	Ad ⁴⁵⁰
8870.4	1991	188	Ad(RN)	8878.123	1990	23 *	Ad ⁴⁵⁰
	1996	320	Am	8878.124	1990	23 *	Ad ⁴⁵⁰
8870.5	1991	188	Ad(RN)	8878.125	1990	23 *	Ad ⁴⁵⁰
8870.55	1991	188	Ad(RN)	8878.126	1990	23 *	Ad ⁴⁵⁰
8870.6	1991	188	Ad(RN)	8878.16	1989	1193	Am
8870.7	1991	188	Ad(RN)		1990	216	Am ²⁰⁶
8870.71	1991	188	Ad(RN)	8878.315	1991	652	Ad
8870.75	1991	188	Ad(RN)	8878.50	1990	23 *	Ad ⁴⁵⁰
				8878.51	1990	23 *	Ad ⁴⁵⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
8878.52	1990	23 *	Ad ⁴⁵⁰	8879.17	1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹
8878.55	1990	23 *	Ad ⁴⁵⁰				Ad (by Sec. 2 of Ch.) ⁸²
8878.60	1990	23 *	Ad ⁴⁵⁰				Ad ⁸¹²
8878.61	1990	23 *	Ad ⁴⁵⁰	8879.2	1994	15 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹
8878.90	1990	23 *	Ad ⁴⁵⁰		1995	310 *	Ad (by Sec. 2 of Ch.) ⁸²
8878.95	1990	23 *	Ad ⁴⁵⁰				Ad (by Sec. 1 of Ch.) ¹⁰⁴¹
8878.96	1990	23 *	Ad ⁴⁵⁰				Ad (by Sec. 2 of Ch.) ⁸²
8878.97	1990	23 *	Ad ⁴⁵⁰	8879.3	1994	15 *	Ad ⁸¹²
8878.98	1990	23 *	Ad ⁴⁵⁰		1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹
8878.99	1990	23 *	Ad ⁴⁵⁰				Ad (by Sec. 2 of Ch.) ⁸²
8879	1994	15 *	Ad ⁸¹²				Ad & R (by Sec. 1 of Ch.) ^{1041 1017}
	1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹	8879.4	1995	310 *	Ad & R (by Sec. 2 of Ch.) ⁸²
			Ad (by Sec. 2 of Ch.) ⁸²				R
8879.1	1994	15 *	Ad ⁸¹²				Ad (by Sec. 1 of Ch.) ^{1041 1017}
	1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹	8879.5	1994	15 *	Ad ⁸¹²
			Ad (by Sec. 2 of Ch.) ⁸²		1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹
8879.10	1994	15 *	Ad ⁸¹²				Ad (by Sec. 2 of Ch.) ⁸²
	1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹	8879.6	1994	15 *	Ad ⁸¹²
			Ad (by Sec. 2 of Ch.) ⁸²		1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹
8879.11	1994	15 *	Ad ⁸¹²				Ad (by Sec. 2 of Ch.) ⁸²
	1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹	8879.7	1994	15 *	Ad ⁸¹²
			Ad (by Sec. 2 of Ch.) ⁸²		1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹
8879.12	1994	15 *	Ad ⁸¹²				Ad (by Sec. 2 of Ch.) ⁸²
	1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹	8879.8	1994	15 *	Ad ⁸¹²
			Ad (by Sec. 2 of Ch.) ⁸²		1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹
8879.13	1994	15 *	Ad ⁸¹²				Ad (by Sec. 2 of Ch.) ⁸²
	1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹	8879.9	1994	15 *	Ad ⁸¹²
			Ad (by Sec. 2 of Ch.) ⁸²		1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹
	1996	124	Am (as ad by Sec. 1 and Sec. 2, Stats. 1995, Ch. 310) ¹¹⁹⁷				Ad (by Sec. 2 of Ch.) ⁸²
8879.14	1994	15 *	Ad ⁸¹²	8880.14	1989	917	Am
	1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹	8880.20	1989	917	Am
			Ad (by Sec. 2 of Ch.) ⁸²	8880.25	1989	917	Am
8879.15	1994	15 *	Ad ⁸¹²	8880.26	1991	389 *	Am
	1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹	8880.28	1993	322	Am
			Ad (by Sec. 2 of Ch.) ⁸²		1993	1218 *	Am
			Ad (by Sec. 1 of Ch.) ¹⁰⁴¹		1994	378	Am
			Ad (by Sec. 2 of Ch.) ⁸²	8880.29	1992	500 *	Am
			Ad ⁸¹²		1994	377 *	Am
8879.16	1994	15 *	Ad ⁸¹²	8880.30	1992	500 *	Am
	1995	310 *	Ad (by Sec. 1 of Ch.) ¹⁰⁴¹		1994	377 *	Am
			Ad (by Sec. 2 of Ch.) ⁸²		1994	378	Am
			Ad (by Sec. 1 of Ch.) ¹⁰⁴¹	8880.31	1989	917	Am
			Ad (by Sec. 2 of Ch.) ⁸²	8880.32	1989	917	Am
					1991	56 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8880.32 (Cont.)	1992	500 *	Am	8893.3	1991	859	Ad
	1994	890 *	Am	8893.4	1991	859	Ad
	1995	363 *	Am ¹⁰⁴⁵	8893.5	1991	188	Am & RN
			R ⁹⁴		1991	859	Ad
8880.321	1995	363 *	Ad	8894	1991	188	Am & RN
8880.325	1995	363 *	Ad		1992	1079	Ad
8880.326	1995	363 *	Ad	8894.1	1992	1079	Ad
8880.327	1995	363 *	Ad		1996	1023 *	Am ¹²⁵³
8880.33	1990	420	Am	8894.2	1992	1079	Ad
	1992	500 *	Am	8894.3	1992	1079	Ad
8880.335	1997	266 *	Ad	8895	1991	188	Am & RN
8880.35	1992	500 *	Am	8895.1	1991	188	Am & RN
8880.38	1989	914	Am	8896	1991	188	Am & RN
8880.39	1993	1218 *	Am	8897	1991	188	Am & RN
8880.4	1994	1236	Am		1991	699	Ad
	1995	531 *	Am		1992	307	Am
8880.41	1992	500 *	Am	8897.1	1991	188	Am & RN
8880.42	1995	531 *	R & Ad		1991	699	Ad
8880.46	1989	917	Am		1992	18 *	Am
8880.47	1992	500 *	Am		1992	307	Am
8880.48	1992	500 *	Am	8897.2	1991	699	Ad
8880.49	1992	500 *	Am		1992	307	Am
8880.5	1990	467 *	S	8897.3	1991	699	Ad
	1993	55 *	S		1992	307	Am
	1994	581 *	Am ⁹²²	8897.4	1991	699	Ad
8880.50	1992	500 *	Am	8897.5	1991	188	Am & RN
8880.53	1994	377 *	Am		1991	699	Ad
8880.55	1993	1218 *	Am		1992	307	Am
8880.56	1989	917	Am	8899	1991	188	Am & RN
	1992	500 *	Am	8899.10	1990	782 *	Ad
8880.59	1989	917	Am	8899.11	1990	782 *	Ad
8880.60	1992	500 *	Am	8899.12	1990	782 *	Ad
8880.63	1992	500 *	Am	8899.13	1990	782 *	Ad
	1995	531 *	Am	8899.14	1990	782 *	Ad
8880.64	1989	917	Am	8899.15	1990	782 *	Ad
	1995	531 *	Am	8899.16	1990	782 *	Ad
8880.68	1995	531 *	Am		1993	45	Am
	1996	124	Am ¹¹⁹⁷	8899.18	1991	901 *	Ad
8880.72	1990	225	Ad	8899.19	1991	901 *	Ad
Title 2,				8899.2	1991	188	Am & RN
Div. 1,				8899.20	1991	901 *	Ad
Ch. 12,				8899.21	1991	901 *	Ad
heading				8899.23	1991	901 *	Ad
(Sec. 8890				8899.24	1991	901 *	Ad
et seq.)	1991	188	Ad(RN)	8899.25	1991	901 *	Ad
Title 2,				8899.26	1991	901 *	Ad
Div. 1,				8901	1989	623	Am
Ch. 13,				8903	1991	833	Am
heading				8956	1990	84	Ad
(Sec. 8890					1997	574	Am
et seq.)	1991	188	Am & RN	9020	1994	146	Am ⁸³³
8890	1991	188	Am & RN		1995	91	Am ⁹⁶⁴
8891	1991	188	Am & RN	9026.5	1991	1215	Ad
8892	1991	188	Am & RN		1994	399 *	Am
8892.5	1991	188	Am & RN	9027	1989	1235	R & Ad
8893	1991	188	Am & RN	9028	1989	1235	R & Ad
	1991	188	Am & RN	9029	1989	1235	R & Ad
	1991	859	Ad	9029.5	1989	1235	Ad
8893.1	1991	859	Ad	9031	1989	1235	R & Ad
	1992	307	Am	9032	1989	1235	R
8893.2	1991	859	Ad	9072	1994	1010	Am ⁸³²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
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9075	1994	82	Am		1990	1659	Am (as ad by
	1996	928	Am				Stats. 1990,
9080	1996	928	Ad				Ch. 29)
9110	1995	GRP 1	S ¹¹⁶⁸	9350.6	1991	892*	Am
	1996	305	Am ¹²¹⁴		1995	829	Am
9144	1996	155*	Am	9351.3	1993	1227	Am
9115	1989	1366*	R & Ad	9354	1991	892*	Am
9116	1989	1366*	R & Ad	9355.41	1993	1227	Ad
9117	1989	1366*	R & Ad	9357.3	1994	576*	Am
9118	1989	1366*	R & Ad	9359.01	1989	1305*	Ad
9119	1989	1366*	R & Ad	9359.05	1995	829	Ad
9120	1989	1366*	R & Ad	9359.1	1993	1227	Am
9121	1989	1366*	R & Ad	9380	1994	576*	Ad
9122	1989	1366*	R & Ad	9381	1994	576*	Ad
9123	1989	1366*	R & Ad	9382	1994	576*	Ad
9124	1989	1366*	R & Ad	9383	1994	576*	Ad
9125	1989	1366*	R	9384	1994	576*	Ad
9130	1989	592	R	9385	1994	576*	Ad
9131	1989	592	Am	9795	1996	818	Ad
9132	1989	592	R & Ad	9926	1989	1235	R
9133	1989	592	Am	9927	1989	1235	R
9133.5	1989	592	Ad	9928	1989	1235	R
9134	1989	592	Ad	9929	1989	1235	R
9141	1995	682*	Am	9929.5	1989	1235	R
9143.5	1994	383	Ad & R ⁴⁰	10207	1993	890	Am
9144	1996	155*	Am		1994	146	Am ⁸³³
Title 2, Div. 2, Pt. 1, Ch. 1.5, heading (Sec. 9148 et seq.)				10232.5	1993	890	Ad
9148	1994	908	Am	10235	1993	890	Am
	1990	832	Ad	10242.5	1989	528	Ad
	1994	908	Am		1990	832	Am
9148.10	1990	832	Ad	10247	1989	1256*	Ad
	1994	908	Am	10248	1993	1235	Ad
9148.2	1990	832	Ad	10500	1993	12*	Am
9148.4	1990	832	Ad	10506.5	1993	12*	R
	1994	908	Am	10507	1993	12*	R
9148.6	1990	832	Ad	10528	1993	12*	Am
9148.8	1990	832	Ad	10529	1993	12*	R
9194.5	1989	1165	Am	10532	1993	12*	R
Title 2, Div. 2, Pt. 1, Ch. 2, Art. 4, heading (Sec. 9220 et seq.)				10534	1993	12*	R
Title 2, Div. 2, Pt. 1, Ch. 2, Art. 4.5, heading (Sec. 9220 et seq.)				10540	1993	12*	R
9225	1990	181	Ad	10541	1993	12*	R
9322	1990	29*	Ad	10542	1993	12*	R
				10543	1993	12*	R
				10544	1993	12*	R
				10545	1993	12*	R
				10546	1993	12*	R
				10547	1993	12*	R
				10548	1993	12*	R
				10549	1993	12*	R
				10550	1993	12*	R
				10551	1993	12*	R
				11000	1996	938	Am
				11000.7	1994	287	Am
				11005.6	1990	1210	Ad
				11005.7	1990	1210	Ad
				11006	1990	461*	Am
					1990	1238*	Am
				11007.7	1993	1116	Am
					1996	373	Am
				11010	1995	685	Am
				11011	1994	978	Am

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11011.16	1991	869*	Ad	1989	1427*	Am (as am by Stats. 1989, Ch. 177) ⁵²⁷			
11011.20	1990	683	Ad						
11011.21	1994	150*	Ad						
	1994	422*	Am (as ad by Stats. 1994, Ch. 150)						
	1996	193*	R & Ad				1991	788	Am
11011.5	1996	1152	Am				1992	1050	Am
11011.8	1989	620	R & Ad				1994	26*	Am
11015.5	1994	802	Ad & R ⁷⁰				1994	422*	Am (as am by Stats. 1994, Ch. 26)
	1995	GRP 1	S ¹¹⁶⁸				1994	845	Am
	1996	305	Ad & R ^{133 1214}				1995	975	Am
11018	1995	938	Am ⁵⁷⁴	1996	1041	Am (by Sec. 2 of Ch.)			
11018.5	1997	661	Ad	1997	949	Am (by Sec. 8 of Ch.)			
11019	1992	867	Am						
	1994	635	Am	11126.3	1997	949	Am		
11019.5	1989	422	Am	11128.5	1997	949	Ad		
11019.6	1995	650	Ad	11129	1997	949	Am		
	1996	390*	Am ⁵⁷⁴	11130	1997	949	Am		
11019.7	1997	685	Ad	11130.7	1997	949	Am		
11020	1993	493	Am	11131	1997	949	Am		
11020.1	1993	106*	Ad	11131.5	1997	949	Ad		
11022	1989	706	Ad	11135	1992	913	Am		
11030.1	1994	726*	Am		1994	146	Am ⁸³³		
11031	1994	726*	Am	11158	1996	872	Am ¹²⁸¹		
11034	1994	718	R	11200	1990	1239	Am		
11040	1992	1287	Am	11200.1	1990	1239	Ad		
	1995	893	Am	11270	1991	GRP	S ⁴²⁰		
11041	1991	378	Am		1996	201*	Am		
	1992	427	Am ⁵¹¹	11272	1997	697	Am		
11044	1989	1007*	Am ⁷	11290	1989	492*	Am		
11095	1996	818	R	Title 2, Div. 3, Pt. 1, Ch. 3.5, heading (Sec. 11340 et seq.)	1994	1039	Am		
11097	1989	528	Am	11340	1993	870	Am		
11099	1989	528	Ad	11340.1	1996	501	Am		
11101	1996	320	Am	11340.15	1994	1039	R		
11104.5	1997	687	Ad	11340.4	1995	938	Ad ⁵⁷⁴		
11121	1996	1023*	Am ¹²⁵³	11340.5	1994	1039	Ad		
	1996	1064	Am (by Sec. 783.1 of Ch.) ⁵⁷⁴		1995	938	Am ⁹⁴		
11121.95	1997	949	Ad	11340.6	1994	1039	Ad		
11123	1994	1153	Am ⁸⁶⁸	11340.7	1994	1039	Ad		
	1997	52	Am ¹²⁰⁷	11342	1993	870	Am		
11124.1	1997	949	Am		1994	1039	Am		
11125	1997	949	Am		1995	938	Am ⁹⁴		
11125.1	1997	949	Am	11342.01	1994	1039	R		
11125.3	1994	1153	Ad	11342.02	1994	1039	Am & RN		
11125.4	1997	949	Ad	11342.3	1994	1039	Am & RN		
11125.5	1992	1312*	Am	11342.5	1991	899*	Ad		
	1997	949	Am		1994	1039	R		
11125.7	1993	1289	Ad	11343.1	1994	1039	Am		
	1995	938	Am ⁵⁷⁴	11343.2	1993	870	Ad		
	1997	949	Am (as am by Stats. 1995, Ch. 938)		1994	1039	R & Ad		
11125.8	1997	949	Ad	11343.4	1994	1039	R & Ad		
11125.9	1997	301	Ad	11344	1994	1039	Am		
11126	1989	177	Am		1996	501	Am		
	1989	882	Am (by Sec. 2 of Ch.)	11344.1	1994	1039	Am		
	1989	1360	Am ⁷³						

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	Year	Chapter	Effect		Year	Chapter	Effect
11344.9	1994	1039	Ad(RN)	11349.8	1994	1039	Ad(RN)
Title 2, Div. 3, Pt. 1, Ch. 3.5, Art. 5, heading (Sec. 11346 et seq.)	1994	1039	Am	11349.9	1994	1039	Ad(RN)
11346	1994	1039	Am		1995	938	Am ⁹⁴
11346.1	1994	1039	Am	Title 2, Div. 3, Pt. 1, Ch. 3.5, Art. 7, heading (Sec. 11350 et seq.)	1994	1039	Am & RN
11346.14	1995	938	R ⁵⁷⁴	Title 2, Div. 3, Pt. 1, Ch. 3.5, Art. 8, heading (Sec. 11350 et seq.)	1994	1039	Ad(RN)
	1996	390*	R	11350	1991	794	Am
11346.2	1994	1039	R & Ad		1994	1039	Am
	1995	938	Am ⁹⁴		1995	938	Am (by Sec. 15.8 of Ch.) ⁹⁴
11346.3	1994	1039	Ad	11350.3	1994	1039	Am
11346.4	1994	1039	Am	Title 2, Div. 3, Pt. 1, Ch. 3.5, Art. 9, heading (Sec. 11351 et seq.)	1994	1039	Ad
11346.5	1993	1046	Am	11351	1994	1039	Am
	1994	1039	Am		1996	14	Am
11346.51	1994	1039	R	11352	1992	1112	Ad
11346.52	1994	1039	R	11353	1992	1112	Ad
11346.53	1991	794	Am	11354	1992	1112	Ad
	1992	1306	Am	11354.1	1995	951	Ad
	1993	1038	Am		1996	124	Am ¹¹⁹⁷
	1994	1039	R	11357	1994	1039	Ad
11346.54	1993	1063	Ad	11359	1994	1039	Ad(RN)
11346.55	1994	1039	R	Title 2, Div. 3, Pt. 1, Ch. 4, Art. 1, heading (Sec. 11370 et seq.)	1995	938	Ad ⁵⁷⁴
11346.6	1993	1046	Ad	11370	1995	938	Am ⁵⁷⁴
	1995	938	R ⁹⁴	11370.3	1995	938	Am ⁵⁷⁴
	1995	GRP 3	S ¹¹⁷²	11370.5	1995	938	Am ⁵⁷⁴
11346.7	1994	1039	R	Title 2, Div. 3, Pt. 1, Ch. 4, Art. 2, heading (Sec. 11371 et seq.)	1995	938	Ad ⁵⁷⁴
11346.8	1994	1039	Am				
11346.9	1994	1039	Ad				
11347	1994	1039	R				
11347.1	1991	899*	Am				
	1994	1039	R				
11347.3	1991	899*	Am				
	1994	1039	Am				
	1996	928	Am				
11347.5	1994	1039	R				
Title 2, Div. 3, Pt. 1, Ch. 3.5, Art. 6, heading (Sec. 11349 et seq.)	1994	1039	Am				
11349	1994	1039	Am				
11349.1	1991	794	Am				
	1994	1039	Am				
11349.10	1989	1170	Ad				
	1994	1039	Am & RN				
11349.11	1989	1170	Ad				
	1994	1039	Am & RN				
11349.3	1991	794	Am				
	1992	1306	Am				
11349.5	1994	1039	Am				
	1995	938	Am ⁹⁴				
11349.6	1994	1039	Am				
11349.7	1994	1039	Ad				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11371	1990	1597	Ad	11435.20	1995	938	Ad ⁵⁷⁴
	1993	1267	R	11435.25	1995	938	Ad ⁵⁷⁴
			Ad & R ⁵¹	11435.30	1995	938	Ad ⁵⁷⁴
	1994	1206	Am ¹⁹⁹	11435.35	1995	938	Ad ⁵⁷⁴
	1995	938	Am ⁵⁷⁴	11435.40	1995	938	Ad ⁵⁷⁴
11372	1990	1597	Ad	11435.45	1995	938	Ad ⁵⁷⁴
	1993	1267	Am	11435.50	1995	938	Ad ⁵⁷⁴
11373	1990	1597	Ad	11435.55	1995	938	Ad ⁵⁷⁴
	1993	1267	Am	11435.60	1995	938	Ad ⁵⁷⁴
11373.3	1990	1597	Ad	11435.65	1995	938	Ad ⁵⁷⁴
	1991	1091	Am	11440.10	1995	938	Ad ⁵⁷⁴
11380	1995	938	Ad ⁵⁷⁴	11440.20	1995	938	Ad ⁵⁷⁴
11400	1995	938	Ad ⁵⁷⁴	11440.30	1995	938	Ad ⁵⁷⁴
11400.10	1995	938	Ad ⁵⁷⁴	11440.40	1995	938	Ad ⁵⁷⁴
11400.20	1995	938	Ad ⁵⁷⁴	11440.50	1995	938	Ad ⁵⁷⁴
	1996	390*	Am ⁵⁷⁴	11440.60	1997	192	Ad
11400.21	1996	390*	Ad ³⁰⁷	11445.10	1995	938	Ad ⁵⁷⁴
			R ²⁸⁸	11445.20	1995	938	Ad ⁵⁷⁴
11405.10	1995	938	Ad ⁵⁷⁴	11445.30	1995	938	Ad ⁵⁷⁴
11405.20	1995	938	Ad ⁵⁷⁴	11445.40	1995	938	Ad ⁵⁷⁴
11405.30	1995	938	Ad ⁵⁷⁴	11445.50	1995	938	Ad ⁵⁷⁴
11405.40	1995	938	Ad ⁵⁷⁴	11445.60	1995	938	Ad ⁵⁷⁴
11405.50	1995	938	Ad ⁵⁷⁴	11450.05	1995	938	Ad ⁵⁷⁴
11405.60	1995	938	Ad ⁵⁷⁴	11450.10	1995	938	Ad ⁵⁷⁴
11405.70	1995	938	Ad ⁵⁷⁴	11450.20	1995	938	Ad ⁵⁷⁴
11405.80	1995	938	Ad ⁵⁷⁴	11450.30	1995	938	Ad ⁵⁷⁴
11410.10	1995	938	Ad ⁵⁷⁴	11450.40	1995	938	Ad ⁵⁷⁴
11410.20	1995	938	Ad ⁵⁷⁴	11450.50	1995	938	Ad ⁵⁷⁴
11410.30	1995	938	Ad ⁵⁷⁴	11455.10	1995	938	Ad ⁵⁷⁴
11410.40	1995	938	Ad ⁵⁷⁴	11455.20	1995	938	Ad ⁵⁷⁴
11410.50	1995	938	Ad ⁵⁷⁴	11455.30	1995	938	Ad ⁵⁷⁴
11410.60	1997	220*	Ad	11460.10	1995	938	Ad ⁵⁷⁴
11415.10	1995	938	Ad ⁵⁷⁴	11460.20	1995	938	Ad ⁵⁷⁴
11415.20	1995	938	Ad ⁵⁷⁴	11460.30	1995	938	Ad ⁵⁷⁴
11415.30	1995	938	Ad ⁵⁷⁴	11460.40	1995	938	Ad ⁵⁷⁴
11415.40	1995	938	Ad ⁵⁷⁴	11460.50	1995	938	Ad ⁵⁷⁴
11415.50	1995	938	Ad ⁵⁷⁴	11460.60	1995	938	Ad ⁵⁷⁴
11415.60	1995	938	Ad ⁵⁷⁴	11460.70	1995	938	Ad ⁵⁷⁴
	1996	390*	Am ⁵⁷⁴	11460.80	1995	938	Ad ⁵⁷⁴
11420.10	1995	938	Ad ⁵⁷⁴	11465.10	1995	938	Ad ⁵⁷⁴
11420.20	1995	938	Ad ⁵⁷⁴	11465.20	1995	938	Ad ⁵⁷⁴
11420.30	1995	938	Ad ⁵⁷⁴	11465.30	1995	938	Ad ⁵⁷⁴
11425.10	1995	938	Ad ⁵⁷⁴	11465.40	1995	938	Ad ⁵⁷⁴
11425.20	1995	938	Ad ⁵⁷⁴	11465.50	1995	938	Ad ⁵⁷⁴
11425.30	1995	938	Ad ⁵⁷⁴	11465.60	1995	938	Ad ⁵⁷⁴
11425.40	1995	938	Ad ⁵⁷⁴	11465.70	1995	938	Ad ⁵⁷⁴
11425.50	1995	938	Ad ⁵⁷⁴	11470.10	1995	938	Ad ⁵⁷⁴
11425.60	1995	938	Ad ⁵⁷⁴	11470.20	1995	938	Ad ⁵⁷⁴
	1996	390*	Am ⁵⁷⁴	11470.30	1995	938	Ad ⁵⁷⁴
11430.10	1995	938	Ad ⁵⁷⁴	11470.40	1995	938	Ad ⁵⁷⁴
11430.20	1995	938	Ad ⁵⁷⁴	11470.50	1995	938	Ad ⁵⁷⁴
11430.30	1995	938	Ad ⁵⁷⁴	Title 2,			
11430.40	1995	938	Ad ⁵⁷⁴	Div. 3,			
11430.50	1995	938	Ad ⁵⁷⁴	Pt. 1,			
11430.60	1995	938	Ad ⁵⁷⁴	Ch. 5,			
11430.70	1995	938	Ad ⁵⁷⁴	heading			
11430.80	1995	938	Ad ⁵⁷⁴	(Sec. 11500			
11435.05	1995	938	Ad ⁵⁷⁴	et seq.)	1995	938	Am ⁵⁷⁴
11435.10	1995	938	Ad ⁵⁷⁴	11500	1995	938	Am ⁵⁷⁴
11435.15	1995	938	Ad ⁵⁷⁴	11501	1989	886	Am ⁶⁷
	1996	390*	Am ⁵⁷⁴		1990	1256	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
11501 (Cont.)	1991	359	Am	11526	1995	938	Am ⁵⁷⁴
	1991	GRP	S ⁴²⁰	11529	1990	1597	Ad
	1992	910	Am		1993	1267	Am
	1994	26*	Am		1995	938	Am ⁵⁷⁴
	1994	627	Am	11530	1994	769	Ad
	1995	60*	Am		1995	938	R ⁵⁷⁴
	1995	938	Am ^{94 307}	11550	1989	1250	Am
			R ⁸⁸		1991	GRP	S ⁴²⁰
			Ad ⁵⁷⁴		1992	1364	Am
	1996	1064	Am ^{574 307}		1993	42	Am
			R ²⁸⁸	11552	1995	261	Am
11501.5	1991	GRP	S ⁴²⁰		1989	1250	Am
	1994	26*	Am		1991	GRP	S ⁴²⁰
	1995	938	R ⁵⁷⁴		1996	1064	Am (by Sec. 785 of Ch.) ⁵⁷⁴
11502	1995	938	Am ⁵⁷⁴	11553	1989	1095	Am
11502.1	1995	938	R ⁵⁷⁴		1989	1250	Am
11504	1996	124	Am ¹¹⁹⁷		1990	143	Am
	1997	17	Am ¹³²⁸	11553.5	1989	1250	Am
11505	1995	938	Am ⁵⁷⁴	11554	1989	1250	Am
11506	1995	938	Am ⁵⁷⁴		1992	1364	Am
11507.3	1995	938	Ad ⁵⁷⁴	11555	1989	1250	Am
11507.6	1995	938	Am ⁵⁷⁴		1990	143	Am
11507.7	1995	938	Am ⁵⁷⁴	11556	1989	1250	Am
11508	1995	938	Am ⁵⁷⁴	11560	1989	1250	Am
11509	1995	938	Am ⁵⁷⁴	11563.1	1989	1250	Am
11510	1994	1206	Am	11563.7	1989	1250	Am
	1995	938	Am ⁵⁷⁴	11563.8	1989	1250	Am
11511	1995	938	Am ⁵⁷⁴		1996	1004	R
11511.5	1989	1360	R (as ad by Stats. 1986, Ch. 597) ⁷³	11563.9	1989	1250	Am
			Am ⁵⁷⁴		1996	1004	R
	1995	938	Am ⁵⁷⁴	11564	1989	1250	Am
11511.7	1995	938	Ad ⁵⁷⁴	11565.5	1996	1004	Ad
11512	1995	938	Am ⁵⁷⁴	11700	1995	508	R & Ad ⁶⁷⁹
11513	1992	1302*	Am (by Sec. 7 of Ch.) ⁷⁵				R ⁶⁸³
			R (by Sec. 7 of Ch.) ⁴²	11701	1995	508	R & Ad ⁶⁷⁹
			Ad (by Sec. 8 of Ch.) ^{445 71}				R ⁶⁸³
			R (by Sec. 8 of Ch.) ⁹⁴	11702	1995	508	R & Ad ⁶⁷⁹
			Ad (by Sec. 9 of Ch.) ⁵⁴⁸				R ⁶⁸³
	1993	701	Am (as am by Sec. 8, Stats. 1992, Ch. 1302) ^{42 71 70}	11710	1995	508	R & Ad ⁶⁷⁹
			Am ⁵⁷⁴		1996	681	Am
11513.5	1995	938	R ⁵⁷⁴	11711	1995	508	R & Ad ⁶⁷⁹
11517	1995	938	Am ⁵⁷⁴				R ⁶⁸³
11518	1995	938	Am ⁵⁷⁴	11712	1995	508	R & Ad ⁶⁷⁹
11518.5	1995	938	Am ⁵⁷⁴				R ⁶⁸³
11519	1995	938	Am ⁵⁷⁴	11713	1995	508	R & Ad ⁶⁷⁹
11520	1995	938	Am ⁵⁷⁴				R ⁶⁸³
11522	1994	1206	Am	11714	1995	508	R & Ad ⁶⁷⁹
	1995	938	Am ⁵⁷⁴				R ⁶⁸³
11524	1995	938	Am ⁵⁷⁴	11720	1993	56	R ⁶⁷⁰
11525	1995	938	R ⁵⁷⁴		1995	508	R & Ad ⁶⁷⁹
							R ⁶⁸³
				11721	1993	56	R ⁶⁷⁰
				11722	1993	56	R ⁶⁷⁰
				11723	1993	56	R ⁶⁷⁰
				11725	1995	508	R & Ad ⁶⁷⁹
							R ⁶⁸³
				11726	1995	508	R & Ad ⁶⁷⁹
							R ⁶⁸³

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11730	1995	508	R & Ad ⁶⁷⁹ R ⁶⁸³	11806	1993	641 *	Ad
11731	1995	508	R	11807	1994	672	Am
11732	1995	508	R	11808	1993	641 *	Ad
11733	1995	508	R	11808	1996	191 *	Ad ³⁰⁷ R ²⁸⁸
11734	1995	508	R	11808.1	1996	191 *	Ad & R ⁴⁰
11735	1995	508	R & Ad ⁶⁷⁹ R ⁶⁸³	11810	1994	779 *	Ad
11736	1995	508	R & Ad ⁶⁷⁹ R ⁶⁸³	11813	1994	779 *	Ad
11737	1995	508	R & Ad ⁶⁷⁹ R ⁶⁸³	11815	1994	779 *	Ad
11738	1995	508	R & Ad ⁶⁷⁹ R ⁶⁸³	11816	1994	779 *	Ad
11739	1995	508	R & Ad ⁶⁷⁹ R ⁶⁸³	11817	1994	779 *	Ad
11740	1995	508	R	11818	1994	779 *	Ad
11751	1994	93 *	Am	12001.5	1X 1993-94	3 *	Ad ⁷⁴¹
	1995	508	R & Ad ⁶⁷⁹ R ⁶⁸³	12001.7	1X 1993-94	3 *	Ad
11752	1989	1440	Am	12033.1	1991	669	Am
	1990	49 *	Am	12033.2	1991	669	Am
	1995	508	R & Ad ⁶⁷⁹ R ⁶⁸³	12033.3	1991	669	Am
				12033.4	1991	669	Am
				12035	1996	872	Am & RN ¹²⁸¹
				12036	1996	872	Am & RN ¹²⁸¹
				12037	1996	872	R ¹²⁸¹
				12038	1996	872	R ¹²⁸¹
				Title 2,			
				Div. 3,			
				Pt. 2,			
				Ch. 1,			
				Art. 8,			
				heading			
				(Sec. 12085			
				et seq.)			
				12085	1995	187	Am
				12085.5	1995	187	Am
				12086	1995	187	Am
				12087	1995	187	Am
				12088	1995	187	Am
				12089	1992	711 *	Am ⁵¹¹
					1995	187	R
				12090	1995	187	Am
				12091	1995	187	Am
				12092	1989	1108	Am
					1993	56	R ⁶⁷⁰
				12164.7	1994	1200 *	Ad
				12168.5	1991	1059	Ad
				12172	1992	232	Am
					1994	923	Am ⁸³²
				12172.5	1994	923	Am ⁸³²
				12173	1994	1137	Ad
					1995	426 *	Ad
					1996	124	Am (as ad by Sec. 2, Stats. 1995, Ch. 426) & RN ¹¹⁹⁷
				12174	1996	124	Ad(RN) ¹¹⁹⁷
				12181	1991	1059	Am
					1995	656	Am
							R & Ad ¹⁶⁰
				12184	1991	1059	Am
				12185	1994	1200 *	Am
				12192	1995	656	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12197.1	1991	1059	Am	12463.1	1990	1608	R (as am by Stats. 1979, Ch. 647)
	1993	1044	Am				Am (as am by Stats. 1984, Ch. 1523) ¹³
12200	1989	439	Am	12463.2	1992	523	R
12201	1989	439	Am	12463.3	1990	1608	Am ¹³
12202	1989	439	Am	12467	1994	135	Ad
	1993	543	Am		1994	1167	Ad
12204	1989	439	Am		1996	400	Am & RN
	1995	656	Am	12468	1996	400	Ad(RN)
12205	1989	439	Am	12470	1997	694	Am
12210	1989	439	Am	12470.1	1993	790	Ad
	1995	656	Am		1995	283*	Am
12210.5	1992	1333	Am		1996	934	R
12211	1989	439	Am	12472	1989	28*	Am
	1995	656	Am	12480	1989	1360	R (as ad by Stats. 1982, Ch. 1270) ⁷³
12214	1990	1088	Am				
	1993	543	Am	12511.5	1995	749*	Ad
	1995	656	Am	12525	1992	529	Am
12216	1995	426*	R	12527.5	1989	1360	Ad(RN) ⁷³
12223.5	1996	928	Ad	12528	1989	1360	Am & RN (as ad by Stats. 1987, Ch. 445) ⁷³
12235	1989	984*	Ad				Am ⁵¹¹
12261	1994	30*	R	12529	1990	1597	Ad
	1994	31*	R		1995	279	Am
12262	1994	30*	R	12529.5	1990	1597	Ad
	1994	31*	R	12529.7	1990	1597	Ad
12263	1994	30*	R		1992	711*	R ⁵¹¹
	1994	31*	R	12583	1997	892	Am
12264	1994	30*	R	12586	1996	1064	Am ⁵⁷⁴
	1994	31*	R	12599	1989	307	Ad
12265	1994	30*	R		1991	1150	Am
	1994	31*	R		1992	249	Am
12266	1994	30*	R		1992	511	Am (by Sec. 2.5 of Ch.)
	1994	31*	R	12599.5	1991	569	Ad
12267	1994	30*	R	12604	1994	1010	Am ⁸³²
	1994	31*	R	12620	1994	825	Ad
12304	1995	GRP 1	S ¹¹⁶⁸	12621	1994	825	Ad
	1996	305	Am ¹²¹⁴	12622	1994	825	Ad
12330	1996	1146	Am	12623	1994	825	Ad
12333	1989	1366*	Ad	12624	1994	825	Ad
12414	1996	248	R	12625	1994	825	Ad
12419.10	1991	90*	Ad	12626	1994	825	Ad
	1991	189*	Am (as ad by Stats. 1991, Ch. 90)	12627	1994	825	Ad
	1992	635*	Am	12628	1994	825	Ad
12419.11	1993	167	Ad	12629	1994	825	Ad
12419.3	1989	1359	Am (as am by Stats. 1988, Ch. 1017)	12630	1994	825	Ad
	1992	125	Am	12650	1994	1010	Am ⁸³²
	1992	713*	Am		1997	300*	Am
12419.5	1989	917	Am	12652	1996	700	Am
12419.7	1990	1206	Am		1997	300*	Am
12419.8	1991	976	Am	12652.5	1996	652	Ad
	1992	630	Am	12654	1996	1051	Am
12419.9	1995	758	Am R & Ad ^{79 1120}	12772	1992	401	Am
	1993	1300	Ad				
12420.2	1994	1094*	Am				
12427	1992	711*	R ⁵¹¹				
12440.1	1996	934	Ad				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12781	1995	187	Am		1993	711	Am (by Sec. 2 of Ch.)
12800	1991	GRP	S ⁴²⁰				
	1992	1364	Am	12940.3	1992	913	Ad
12803	1995	187	Am	12942	1989	1309	Am (by Sec. 7 of Ch.)
12804	1994	238*	Am				
	1995	GRP 3	S ¹¹⁷²	12944	1992	912	Am (by Sec. 6 of Ch.)
	1996	332	Am				
	1996	841	Am		1992	913	Am
12805	1991	GRP	S ⁴²⁰	12945	1990	15	Am
	1996	124	Am ¹¹⁹⁷		1992	427	Am ⁵¹¹
12805.5	1991	777	Ad		1992	907	Am
	1993	1306*	Am	12945.1	1993	580	Ad
12807.6	IX 1991-92	11*	Ad	12945.2	1991	462	Ad
12811	1994	146	Am ⁸³³		1992	427	Am ⁵¹¹
12812	1991	GRP	S ⁴²¹		1993	827*	Am
12812.1	1991	GRP	S ⁴²¹		1994	146	Am ⁸³³
12812.5	1993	1306*	Ad	12947.5	1994	535	Ad
12855	1991	GRP	S ⁴²⁰	12948	1996	498	Am
12910	1989	1309	R	12950	1992	908	Ad
12911	1989	1309	R	12955	1992	182	Am
12912	1989	1309	R		1993	1277	Am
12913	1989	1309	R	12955.1	1992	182	Ad
12920	1992	182	Am		1993	1277	Am
	1992	912	Am (by Sec. 1 of Ch.)	12955.2	1992	182	Ad
	1992	913	Am	12955.3	1992	182	Ad
12920.5	1992	911	Ad	12955.4	1992	182	Ad
12921	1992	912	Am (by Sec. 2 of Ch.)	12955.5	1992	182	Ad
	1992	913	Am	12955.6	1992	182	Ad
12925	1994	1010	Am ⁸³²		1993	1277	Am
12926	1990	15	Am	12955.7	1993	1277	Ad
	1992	911	Am (by Sec. 3 of Ch.)	12955.8	1993	1277	Ad
	1992	912	Am (by Sec. 3 of Ch.)	12955.9	1993	830*	Ad
	1992	913	Am (by Sec. 21.3 of Ch.)		1993	1277	Ad
	1993	1214	Am		1994	146	R (as ad by Stats. 1993, Ch. 830) ⁸³³
12927	1992	182	Am	12965	1992	911	Am (by Sec. 5 of Ch.)
	1993	1277	Am		1992	912	Am (by Sec. 7.1 of Ch.)
	1995	169	Am	12970	1992	911	Am
	1995	924*	Am		1996	1075	Am
12930	1992	182	Am	12972	1992	910	Am
	1992	911	Am		1992	911	Am (by Sec. 7.5 of Ch.)
12931	1992	182	Am	12980	1992	182	Am
	1992	912	Am (by Sec. 4 of Ch.)		1993	1277	Am
	1992	913	Am	12981	1992	182	Am
12932	1989	1309	Am		1993	1277	Am
12935	1992	182	Am	12981.1	1993	1277	Ad
	1992	910	Am (by Sec. 2.5 of Ch.)	12984	1992	182	Am
	1995	938	Am ⁵⁷⁴	12986	1992	182	Am
12940	1989	1309	Am (by Sec. 1 of Ch.)	12987	1992	182	Am
	1992	912	Am (by Sec. 5 of Ch.)	12987.1	1993	1277	Ad
	1992	913	Am (by Sec. 23.1 of Ch.)	12988	1989	1309	Am
				12989	1992	182	Ad
					1993	1277	Ad
				12989.1	1992	182	Ad
				12989.2	1992	182	Ad
					1993	1277	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12989.3	1992	182	Ad	13450.1	1996	320	R
12993	1992	912	Am (by Sec. 8 of Ch.)	Title 2, Div. 3, Pt. 6.7, Ch. 1, Art. 3.5, heading (Sec. 13540 et seq.)	1991	1091	Am (as ad by Stats. 1989–90 (1st Ex. Sess.), Ch. 12) & RN
	1992	913	Am (by Sec. 25 of Ch.)				
	1993	1277	Am				
12993.5	1992	911	Ad				
12994	1992	912	Am				
	1992	913	R				
12995	1992	182	Am				
	1993	830*	Am				
	1993	1277	Am				
13073.1	1994	1013	Ad				
13100	1990	1435	Ad				
13101	1990	1435	Ad				
13101.5	1992	1036	Ad				
13101.6	1992	1036	Ad				
13102	1990	1435	Ad				
13103	1990	1435	Ad				
13104	1990	1435	Ad				
13302	1991	92*	Am ⁵⁴				
	1993	63	Am	13540	1X 1989–90	11*	Ad
13304	1992	1296*	Am		1X 1989–90	12*	Ad
13306	1993	63	Am		1991	1091	R (as ad by Stats. 1989–90 (1st Ex. Sess.), Ch. 11)
13307	1990	461*	Ad				Am (as ad by Stats. 1989–90 (1st Ex. Sess.), Ch. 12) & RN
	1990	1238*	Ad				
	1991	1091	R (as ad by Stats. 1990, Ch. 461)				
13308	1990	455	Ad	13541	1X 1989–90	11*	Ad
	1990	458	Ad		1X 1989–90	12*	Ad
	1996	201*	R (as ad by Stats. 1990, Ch. 455 and Ch. 458) & Ad		1991	1091	R (as ad by Stats. 1989–90 (1st Ex. Sess.), Ch. 11)
13308.05	1990	1209*	Ad				Am (as ad by Stats. 1989–90 (1st Ex. Sess.), Ch. 12) & RN
13310	1994	383	Ad & R ⁴⁰				
13332.06	1992	1296*	R & Ad				
13332.07	1996	320	Am				
13332.08	1992	1296*	Am				
	1992	1297	R	13542	1990	1525	Ad
13332.11	1994	695	Am		1991	1091	Am (as ad by Stats. 1990, Ch. 1525) & RN
13332.16	1993	12*	Am				
13332.17	1993	153	Am				
13332.18	1995	654	Ad	13826.1	1992	711*	Am (Inc. Ref.) ⁵¹¹
13337	1989	82*	Am				
	1989	83*	Am	13889	1991	919	Am
13337.3	1990	1455	Ad		1992	509	Am
13340	1989	93*	Am	13899	1990	1621	Ad ²¹⁴
	1990	467*	Am				R ¹¹⁷
	1991	118*	Am	13899.1	1990	1621	Ad ²¹⁴
	1991	972*	Am				R ¹¹⁷
	1992	587*	Am	13899.2	1990	1621	Ad ²¹⁴
	1993	55*	Am				R ¹¹⁷
	1993	779	Am	13899.3	1990	1621	Ad ²¹⁴
	1994	139*	Am				R ¹¹⁷
	1995	303*	Am	13899.4	1990	1621	Ad ²¹⁴
	1996	162*	Am				R ¹¹⁷
	1997	282*	Am	13899.5	1990	1621	Ad ²¹⁴
13450	1996	320	R				R ¹¹⁷
					1993	1153*	Am ⁶⁷⁰

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
13899.6	1990	1621	Ad ²¹⁴ R ¹¹⁷		1993	780*	Am
13899.7	1990	1621	Ad ²¹⁴ R ¹¹⁷	13965.1	1994	1242	Am
13909	1994	726*	Am		1996	1077	Am
13910	1994	726*	Am		1989	1360	R (as ad by Stats. 1987, Ch. 1214) ⁷³
13914	1992	711*	R ⁵¹¹		1993	780*	R
13920	1994	726*	Am	13965.2	1990	1254	Ad
13921	1994	726*	R		1993	780*	Am
13922	1994	726*	R	13965.3	1993	780*	Ad
13923	1992	200	Am	13966	1992	682*	Am
	1993	589	Am ⁶⁷⁰		1993	295	R & Ad
13925	1994	726*	R		1994	1242	Am
13927	1994	726*	R	13966.01	1993	295	Ad
13940	1997	653	R		1995	313*	Am
13941	1997	653	R		1996	1077	Am
13942	1997	653	R	13966.02	1993	295	Ad
13943	1997	653	R	13967	1989	712	Am
13943.1	1997	653	R		1990	45	Am
13943.2	1994	726*	Am		1991	657	Am
	1996	320	Am		1992	682*	Am
	1997	653	R		1994	1106*	Am
13960	1989	515	Am (as am by Sec. 2, Stats. 1987, Ch. 1357)		1X 1993-94	46	Am ⁸²
	1992	682*	Am	13967.2	1990	45	Ad
	1993	780*	Am		1996	1077	Am
	1994	146	Am ⁸³³	13967.5	1989	1417	Am
	1994	1242	Am		1996	1077	Am
	1996	1075	Am	13968	1991	1185	Am (by Sec. 3 of Ch.)
	1996	1077	Am		1991	1202	Am (by Sec. 2.5 of Ch.)
	1997	324	Am		1996	1077	Am
13960.5	1993	780*	Am	13969.1	1991	1185	Am
13961	1993	780*	Am	13969.2	1989	1360	R (as ad by Stats. 1987, Ch. 1214) ⁷³
	1994	1242	Am		1991	1185	Am
13961.1	1990	1254	Am	13969.3	1993	295	Ad
	1992	711*	Am ⁵¹¹		1996	1077	Am
	1993	780*	Am	13969.4	1995	313*	Ad
	1994	1242	Am		1996	1077	Am
13961.2	1993	780*	Am	13975	1990	1239	Am
13962	1989	442	Am		1992	1364	Am
	1991	1185	Am		1996	1064	Am ⁵⁷⁴
	1993	780*	Am	13975.1	1991	547	Ad
	1996	1077	Am	13978.6	1991	1018	Am ²⁸⁴
13963	1993	780*	Am	14002.5	1990	1667	Am
	1996	1077	Am	14007	1993	272*	Am
13963.1	1990	245	Ad & R ⁴¹	14007.1	1989	740	Ad
	1993	295	Am ¹³		1990	1490	Am
	1993	780*	Am	14007.2	1993	1005	Ad
13964	1993	780*	Am	14009	1993	965	Ad
	1994	1242	Am	14015	1989	533	Am
	1995	935	Am	14016	1993	430*	Ad
13965	1989	1202	Am (by Sec. 2 of Ch.)	14030.5	1990	1416	Am
	1989	1374	Am (by Sec. 3 of Ch.)		1992	1329	R
	1990	1254	Am	14031.10	1989	1283	Am
	1991	1185	Am (by Sec. 2 of Ch.)		1996	263*	R
	1992	682*	Am	14031.6	1990	807	Am
				14031.8	1996	263*	R & Ad
				14031.9	1996	263*	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
14033	1996	669	R	14072.6	1996	878 *	Ad(RN)	
14035	1989	740	Am	14074	1996	263 *	Ad	
	1992	946	Am	14074.2	1996	263 *	Ad	
	1993	1095	Am	14074.6	1996	263 *	Ad (by Sec. 8 and Sec. 9 of Ch.)	
14035.1	1989	922	Ad		1996	878 *	Am (as ad by Sec. 8, Stats. 1996, Ch. 263) & RN	
	1990	1304	Ad					
	1992	25 *	Am					
14035.2	1992	610	R & Ad	14074.8	1997	202	Ad	
14035.4	1989	922	Ad	14076	1996	263 *	Ad	
	1994	1220 *	R & Ad(RN)		1997	252 *	Am	
14035.6	1990	1104	Ad	14076.2	1996	263 *	Ad	
	1992	1310	Am		1997	252 *	Am	
	1994	1220 *	Am (as ad by Stats. 1980, Ch. 568) & RN	14076.4	1996	263 *	Ad	
14036	1990	627 *	Am	14076.6	1996	263 *	Ad	
	1990	1490	Am	14076.8	1996	263 *	Ad	
	1992	610	Am	14130	1991	313 *	Am	
	1994	704	Am		1991	314	S ⁵⁷	
14036.2	1989	740	Ad		1993	433 *	Am & R & Ad ²⁸⁸	
14036.3	1990	1490	Ad	14130.1	1993	433 *	Ad & R ¹³³	
14036.4	1990	1490	Ad(RN)	14130.2	1993	433 *	Ad & R ¹³³	
14036.5	1990	1490	Ad	14130.3	1993	433 *	Ad & R ¹³³	
14036.6	1991	357	Ad	14131	1991	313 *	Am	
14036.7	1992	599	Ad		1991	314	S ⁵⁷	
14036.8	1993	1182	Ad	14131.1	1991	313 *	Ad	
14036.9	1992	1310	Ad	14131.2	1990	1044 *	Ad	
14037	1989	740	Am		1991	314	S ⁵⁷	
14038.1	1989	740	Ad		1993	136	Am	
14038.2	1993	1095	Ad	14132	1991	314	S ⁵⁷	
14038.3	1993	333	Ad		1992	1086	Am	
14039	1989	740	Ad		1993	433 *	Am	
	1990	1490	Am & RN	14132.1	1992	1086	Ad & R ⁵¹	
14041	1993	1079	Ad	14133	1989	1412 *	Am	
14045	1990	1304	Ad		1991	314	Am ⁵⁷	
	1992	25 *	Am		1992	1086	Am	
14052	1990	265	Ad	14134	1989	1412 *	Am	
14055	1996	669	Ad		1991	313 *	Am	
14055.1	1996	669	Ad		1991	314	S ⁵⁷	
14055.2	1996	669	Ad	14135	1991	314	Am ⁵⁷	
14055.3	1996	669	Ad	14136	1991	314	R	
14055.4	1996	669	Ad		1993	433 *	Ad	
14070	1996	263 *	Ad	14137	1993	433 *	Ad & R ¹³³	
14070.2	1996	263 *	Ad	14170	1990	1653	Ad	
14070.4	1996	263 *	Ad	14171	1990	1653	Ad	
14070.6	1996	263 *	Ad	14172	1990	1653	Ad	
	1996	878 *	Am (as ad by Stats. 1996, Ch. 263)	14173	1990	1653	Ad	
Title 2, Div. 3, Pt. 5, Ch. 1, Art. 5.2, heading Sec. 14072 et seq.)	1996	878 *	Ad	14174	1990	1653	Ad	
	14072	1996	263 *	Ad	14175	1990	1653	Ad
	14072.2	1996	263 *	Ad	14176	1990	1653	Ad
	14072.4	1996	263 *	Ad	14177	1990	1653	Ad
					14178	1990	1653	Ad
					14179	1990	1653	Ad
					14180	1990	1653	Ad
					14181	1990	1653	Ad
					14200	1990	1389	Ad
					14200.1	1994	1209	Ad
				14201	1990	1389	Ad	
					1994	1209	Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14202	1990	1389	Ad	14529.7	1991	312	Am
14203	1990	1389	Ad		1992	1243 *	Am
14450	1992	352	Ad	14529.8	1992	1243 *	R
14451	1992	352	Ad		1997	622	Ad
14452	1992	352	Ad	14530	1989	105 *	Am
14453	1992	352	Ad	14530.1	1989	105 *	Ad
14454	1992	352	Ad		1990	487	Am
14455	1992	352	Ad		1997	622	Am
14456	1992	352	Ad	14530.5	1989	105 *	R & Ad
14502	1995	266	Am		1997	622	R
	1997	502 *	Am	14531	1989	105 *	Am
14520.3	1990	1555	Ad		1992	1177 *	Am
	1997	622	R & Ad		1997	622	Am
14523	1997	622	Am	14532	1991	995	R
14524	1989	105 *	R & Ad	14533	1989	105 *	Am
	1997	622	Am (by Sec. 3 of Ch.)	14533.1	1989	105 *	R
14524.15	1991	928 *	Am	Title 2,			
	1992	1296 *	Am	Div. 3,			
14524.16	1989	105 *	Ad	Pt. 5.3,			
	1992	1296 *	Am	Ch. 3,			
14524.2	1991	314	Am ¹³	heading			
	1993	433 *	R & Ad ²⁸⁸	(Sec. 14535 et seq.)	1991	13 *	Am
14524.3	IX 1989-90	17 *	Ad ¹⁹⁸	14536	1997	622	Am
			R ²⁰	14550	1989	106 *	Ad
	IX 1989-90	18 *	Ad ⁷⁴	14555	1989	106 *	Ad
			R ²⁰		1997	622	R
14524.5	1997	622	R	14555.1	1989	106 *	Ad
14525	1989	105 *	Am	14555.10	1989	106 *	Ad
	1997	622	Am (by Sec. 5 of Ch.)	14555.11	1989	106 *	Ad
14525.1	1989	105 *	R & Ad	14555.12	1989	106 *	Ad
14525.5	1989	106 *	Am	14555.13	1989	106 *	Ad
14525.6	1990	16	Ad	14555.14	1989	106 *	Ad
	1997	690	Am	14555.15	1989	106 *	Ad
14526	1989	105 *	Am	14555.16	1989	106 *	Ad
	1992	1243 *	Am	14555.17	1989	106 *	Ad
	1997	622	Am	14555.18	1989	106 *	Ad
14526.5	1989	105 *	Ad	14555.19	1989	106 *	Ad
	1991	995	Am	14555.2	1989	106 *	Ad
	1992	1177 *	R & Ad	14555.20	1989	106 *	Ad
14527	1989	105 *	Am	14555.21	1989	106 *	Ad
	1992	1243 *	Am	14555.22	1989	106 *	Ad
	1997	622	Am	14555.23	1989	106 *	Ad
14528	1989	105 *	R	14555.24	1989	106 *	Ad
14528.8	1990	627 *	Am	14555.25	1989	106 *	Ad
14529	1989	105 *	R & Ad	14555.26	1989	106 *	Ad
	1994	226	Am	14555.27	1989	106 *	Ad
	1997	622	R & Ad	14555.28	1989	106 *	Ad
14529.01	1989	106 *	Ad	14555.29	1989	106 *	Ad
	1997	622	R	14555.3	1989	106 *	Ad
14529.1	1989	1120	R	14555.30	1989	106 *	Ad
	1997	622	Ad	14555.31	1989	106 *	Ad
14529.11	1991	383	Am ⁴¹	14555.32	1989	106 *	Ad
	1994	1220 *	Ad & R ¹³³	14555.33	1989	106 *	Ad
14529.12	1997	622	Ad	14555.34	1989	106 *	Ad
14529.15	1997	622	Ad	14555.35	1989	106 *	Ad
14529.2	1997	622	R	14555.36	1989	106 *	Ad
14529.6	1989	105 *	Am	14555.37	1989	106 *	Ad
	1993	1095	Am	14555.38	1989	106 *	Ad
	1997	622	R	14555.39	1989	106 *	Ad
				14555.4	1989	106 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14555.40	1989	106 *	Ad	14563.4	1990	1328 *	Ad
14555.41	1989	106 *	Ad	14563.5	1990	1328 *	Ad
14555.42	1989	106 *	Ad	14564	1990	1328 *	Ad
14555.43	1989	106 *	Ad	14565	1990	1328 *	Ad
14555.44	1989	106 *	Ad	14566	1990	1328 *	Ad
14555.45	1989	106 *	Ad	14566.5	1990	1328 *	Ad
14555.46	1989	106 *	Ad	14566.7	1990	1328 *	Ad
14555.47	1989	106 *	Ad	14566.9	1990	1328 *	Ad
14555.48	1989	106 *	Ad	14567	1990	1328 *	Ad
14555.49	1989	106 *	Ad	14567.5	1990	1328 *	Ad
14555.5	1989	106 *	Ad	14568	1990	1328 *	Ad
14555.50	1989	106 *	Ad	14569	1990	1328 *	Ad
14555.51	1989	106 *	Ad	14575	1990	1328 *	Ad
14555.52	1989	106 *	Ad (1st Section 14555.52) Ad (2nd Section 14555.52) Am (2nd Section 14555.52 as ad by Sec. 4, Stats. 1989, Ch. 106) & RN Ad(RN)	14576	1990	1328 *	Ad
	1991	1091		14600	1995	GRP 1	S ¹¹⁶⁸
					1996	305	Am ¹²¹⁴
14555.525	1991	1091		14608	1994	1044	Am
14555.53	1989	106 *	Ad	14613	1989	1165	Am
14555.55	1989	106 *	Ad		1989	1295	Am
14555.56	1989	106 *	Ad		1990	82 *	Am
14555.57	1989	106 *	Ad		1995	GRP 1	S ¹¹⁶⁹
14555.6	1989	106 *	Ad		1996	305	R ¹²¹⁴
14555.7	1989	106 *	Ad				Ad & R ^{1215 1214}
14555.8	1989	106 *	Ad	14613.05	1995	GRP 1	S ¹¹⁷⁰
14555.9	1989	106 *	Ad		1996	305	R ¹²¹⁴
14560	1990	1328 *	Ad	14613.06	1995	GRP 1	S ¹¹⁷⁰
14560.1	1991	195 *	Am		1996	305	R ¹²¹⁴
	1991	1328 *	Ad	14613.1	1995	GRP 1	S (as ad by Stats. 1967, Ch. 279 and as am by Stats. 1981, Ch. 453) ¹¹⁷⁰
	1991	195 *	Am				R (as ad by Stats. 1967, Ch. 279 and as am by Sec. 2, Stats. 1981, Ch. 453) ¹²¹⁴
14560.2	1990	1328 *	Ad				S ¹¹⁷⁰
14560.5	1990	1328 *	Ad	14613.2	1995	GRP 1	R ¹²¹⁴
	1991	194 *	Am		1996	305	R ¹²¹⁴
14560.7	1990	1328 *	Ad	14613.3	1995	GRP 1	S ¹¹⁷⁰
	1991	195 *	Am		1996	305	R ¹²¹⁴
14561	1990	1328 *	Ad	14613.4	1995	GRP 1	S ¹¹⁷⁰
	1991	195 *	Am		1996	305	R ¹²¹⁴
14561.3	1990	1328 *	Ad	14613.5	1995	GRP 1	S ¹¹⁶⁸
14562.1	1990	1328 *	Ad		1996	305	Am ¹²¹⁴
	1991	195 *	Am	14613.7	1989	1390	Ad
14562.10	1990	1328 *	Ad		1990	1695	Am
14562.11	1990	1328 *	Ad		1995	GRP 1	S ¹¹⁶⁸
14562.15	1990	1328 *	Ad		1996	305	Am ¹²¹⁴
14562.2	1990	1328 *	Ad	14615	1995	GRP 1	S ¹¹⁶⁸
14562.3	1990	1328 *	Ad		1996	305	Am ¹²¹⁴
	1991	195 *	Am	14617	1990	941	Ad
14562.4	1990	1328 *	Ad		1995	GRP 1	S ¹¹⁶⁸
	1991	195 *	Am		1996	305	Am ¹²¹⁴
	1992	427	Am ⁵¹¹		1990	941	Ad
14562.5	1990	1328 *	Ad		1995	GRP 1	S ¹¹⁶⁸
14562.6	1990	1328 *	Ad		1996	305	Am ¹²¹⁴
14562.7	1990	1328 *	Ad	14620	1994	1228	Am
14562.8	1990	1328 *	Ad	14627	1990	393	Am
14562.9	1990	1328 *	Ad	14660.1	1991	869 *	Ad
14563	1990	1328 *	Ad	14669	1992	1296 *	Am
14563.3	1990	1328 *	Ad	14669.11	1993	430 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14669.12	1993	430 *	Ad	14850	1991	865	Am
14669.13	1994	659	Ad	14852	1996	1110	Am
14669.15	1995	568 *	Ad	14925	1990	1653	Ad
14669.16	1996	1032	Ad	14926	1990	1653	Ad
14669.35	1996	1152	Ad	14927	1990	1653	Ad
14669.4	1989	1003 *	Ad	14928	1990	1653	Ad
14669.5	1991	557 *	Ad	14929	1990	1653	Ad
	1993	429 *	Am	14950	1991	865	Am
14669.6	1992	1036	Ad	14951	1991	865	Am
14669.65	1992	1297	Ad	14963	1991	865	Ad
14669.8	1993	429 *	Ad	14964	1991	865	Ad
	1994	146	Am ⁸³³		1992	711 *	Am ⁵¹¹
14669.9	1992	804	Ad		1992	713 *	Am
	1993	430 *	R & Ad		1996	1023 *	Am ¹²⁵³
14670.10	1996	1144	Ad	14998.1	1993	1153 *	Am ⁶⁷⁰
14670.15	1994	462	Ad	14998.11	1990	1059	R
14670.2	1992	65	Am	14998.12	1990	1059	R
14670.35	1989	741	Am	14998.13	1990	1059	R
14670.55	1991	662 *	Ad	14998.2	1993	1153 *	Am ⁶⁷⁰
14670.67	1992	57 *	Ad	14998.3	1993	1153 *	Am ⁶⁷⁰
14670.9	1991	861	Ad	14998.6	1993	1153 *	Am ⁶⁷⁰
14670.95	1992	700 *	Ad	14998.7	1993	1153 *	Am ⁶⁷⁰
	1996	417	Am	14998.8	1990	1059	Am
14672.15	1993	976	Am		1993	1153 *	Am ⁶⁷⁰
14672.16	1990			14998.9	1993	1153 *	Am ⁶⁷⁰
		Initiative		14999.21	1993	1153 *	Am ⁶⁷⁰
		(Prop. 139		14999.31	1993	1153 *	Am ⁶⁷⁰
		adopted		14999.36	1994	687	Ad
		Nov. 6, 1990)	Ad	15001	1997	867	Am
14672.17	1996	662 *	Ad	15001.1	1997	867	Ad
14672.51	1989	146	Ad	15001.2	1997	867	Ad
14672.96	1991	264 *	Ad	15029	1989	1453 *	Ad
14672.97	1992	1115 *	Ad		1990	216	Am ²⁰⁶
14673.8	1993	976	Ad		1992	978	Am
14678	1992	111 *	Am	15202	1990	1649	Am (as am
14681.5	1990	1309	Am				by Sec. 3,
14685	1995	GRP 1	S ¹¹⁶⁸				Stats. 1988,
	1996	305	Am ¹²¹⁴				Ch. 987) ³⁶
Title 2,							Am (as ad by
Div. 3,							Stats. 1988,
Pt. 5.5,							Ch. 987) ¹¹⁷
Ch. 2,					1994	437	Am (as am by
Art. 6,							Sec. 1,
heading							Stats. 1990,
(Sec. 14710							Ch. 1649) ⁴⁰
et seq.)	1995	91	R ⁹⁶⁴				Am (as am by
14710	1994	270	R				Sec. 2,
14711	1994	270	R				Stats. 1990,
14730	1990	1339 *	R				Ch. 1649) ¹⁶⁰
14731	1990	1339 *	R		1995	388 *	Am (as am by
14755	1996	928	Am				Sec. 2,
14756	1989	257	Am				Stats. 1994,
	1991	1061	Am				Ch. 437)
14771	1994	769	Am		1996	583 *	Am (as am by
14775	1994	769	Ad				Sec. 1,
14825.1	1993	1175	Am				Stats. 1995,
14838	1989	611	Am				Ch. 388)
	1989	1127	Am (by Sec. 2	15202.1	1990	1649	Ad
			of Ch.)			IX 1993-94	13
							Am
14838.2	1992	1073	Ad	15210	1989	754	Ad & R ¹¹
14838.6	1989	611	Ad	15211	1989	754	Ad & R ¹¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
15212	1989	754	Ad & R ¹¹		1993	1153 *	Am ⁶⁷⁰
15213	1989	754	Ad & R ¹¹	15334	1993	1153 *	Am ⁶⁷⁰
15214	1989	754	Ad & R ¹¹	15334.2	1993	1153 *	Am ⁶⁷⁰
15215	1989	754	Ad & R ¹¹	15334.3	1994	830	Ad
15276	1992	711 *	Am ⁵¹¹		1995	750	Am
15277	1989	925	Am	15335.07	1993	1153 *	Am ⁶⁷⁰
15278	1989	584	Am ¹⁹	15335.09	1993	1153 *	Am ⁶⁷⁰
	1X 1991-92	21	R	15335.1	1991	677 *	R
15279	1992	834	Ad	15335.11	1993	1153 *	Am ⁶⁷⁰
15301	1994	1195	Ad	15335.13	1993	1153 *	Am ⁶⁷⁰
	1997	716 *	Am	15335.2	1990	666	Ad
15301.1	1994	1195	Ad	15335.20	1993	1153 *	Am ⁶⁷⁰
15301.3	1994	1195	Ad	15335.22	1993	1153 *	Am ⁶⁷⁰
	1997	606 *	Am	15336	1993	1153 *	Am ⁶⁷⁰
15301.5	1994	1195	Ad	15336.3	1993	1153 *	R ⁶⁷⁰
	1997	716 *	R & Ad	15337	1993	1153 *	Am ⁶⁷⁰
15301.6	1997	716 *	Ad		1995	750	Am
15301.7	1994	1195	Ad	15338	1993	1153 *	Am ⁶⁷⁰
	1997	716 *	R	15338.5	1997	719	Ad
15310	1993	1153 *	R & Ad ⁶⁷⁰	15338.6	1997	719	Ad
15311	1993	1153 *	R & Ad(RN) ⁶⁷⁰	15339	1993	1153 *	Am ⁶⁷⁰
15312	1993	1153 *	Ad(RN) ⁶⁷⁰	15339.1	1993	442	Ad
15313	1993	1153 *	Ad(RN) ⁶⁷⁰	15339.2	1993	442	Ad
15314	1993	1153 *	Ad(RN) ⁶⁷⁰		1996	1039	Am
15315	1993	1153 *	Ad(RN) ⁶⁷⁰	15339.25	1991	1208	Ad
15316	1997	461	Ad		1993	1056	Am
15317	1994	757	Ad	15339.26	1991	1208	Ad
15320	1993	1153 *	R ⁶⁷⁰		1993	1056	Am
15321	1993	1153 *	R ⁶⁷⁰	15339.27	1991	1208	Ad
15322	1993	1153 *	R ⁶⁷⁰	15339.28	1991	1208	Ad
15323	1992	711 *	Am ⁵¹¹		1993	1056	Am
	1993	1153 *	R ⁶⁰⁷	15339.29	1991	1208	Ad
15323.5	1989	1366 *	Ad		1993	1153 *	Am ⁶⁷⁰
	1993	1153 *	Am ⁶⁰⁷	15339.3	1993	442	Ad
15325	1990	1230	Am		1996	1039	R & Ad
	1993	1153 *	Am ⁶⁷⁰	15339.30	1991	1208	Ad
	1994	929	Am		1993	1153 *	Am ⁶⁷⁰
15326	1993	1153 *	Am ⁶⁷⁰	15339.4	1993	442	Ad
15327	1993	1153 *	Am ⁶⁷⁰		1996	1039	R
15327.1	1993	1153 *	Am ⁶⁷⁰	15339.5	1993	442	Ad
15327.5	1992	711 *	Am ⁵¹¹		1996	1039	R
	1993	1153 *	Am ⁶⁷⁰	15339.7	1993	442	Ad
15328	1993	1153 *	Am ⁶⁷⁰	Title 2,			
15328.5	1993	1153 *	R ⁶⁷⁰	Div. 3,			
15330	1993	869	Am	Pt. 6.7,			
	1993	1153 *	Am ⁶⁷⁰	Ch. 1,			
15330.1	1990	20	Ad	Art. 3.5,			
	1993	1153 *	Am ⁶⁷⁰	heading			
15330.2	1993	1153 *	Ad ⁶⁷⁰	(Sec. 15340			
15331	1993	1153 *	Am ⁶⁷⁰	et seq.)	1990	1667	Am
15331.2	1990	1023	Ad	15340	1990	1667	Am
	1993	1153 *	Am ⁶⁷⁰		1992	1171	Am
15333	1993	1153 *	Am ⁶⁷⁰	15340.1	1990	1667	R
15333.2	1992	376	Ad	15341	1990	1667	Am
15333.3	1993	1003	Ad		1993	1153 *	Am ⁶⁷⁰
	1994	81	Am	15342	1990	1667	Am
	1994	209	Am	15343	1990	1667	R
	1997	938	R & Ad	15344	1990	1667	Am
15333.4	1997	938	Ad	15345	1992	1171	Ad
15333.5	1993	446 *	R & Ad		1993	1153 *	Am ⁶⁷⁰
15333.6	1989	1440	Am	15345.1	1992	1171	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15345.1 (Cont.)	1993	1153 *	Am ⁶⁷⁰	1994	146	R (as ad by Stats. 1993, Ch. 444) ⁸³³	
15345.2	1992	1171	Ad				
	1993	1153 *	Am ⁶⁷⁰	1994	850	Am	
15345.3	1992	1171	Ad	15346.6	1993	444 * Ad & R ¹⁹⁹	
	1993	1153 *	Am ⁶⁷⁰		1993	445 * Ad & R ¹⁹⁹	
15345.4	1992	1171	Ad		1994	146 R (as ad by Stats. 1993, Ch. 444) ⁸³³	
	1993	1153 *	Am ⁶⁷⁰				
15345.5	1992	1171	Ad	15346.7	1993	444 * Ad & R ¹⁹⁹	
Title 2, Div. 3, Pt. 6.7, Ch. 1, Art. 3.6, heading (Sec. 15346 et seq.)	1994	146	Am (as ad by Stats. 1993, Ch. 445) & RN ⁸³³		1993	445 * Ad & R ¹⁹⁹	
	1994	1261	Am & RN		1994	146 R (as ad by Stats. 1993, Ch. 444) ⁸³³	
Title 2, Div. 3, Pt. 6.7, Ch. 1, Art. 3.7, heading (Sec. 15346) et seq.)	1994	146	Ad(RN) ⁸³³	15347	1991	1091 Ad(RN)	
	1994	1261	Ad(RN)		1993	1153 * R ⁶⁷⁰	
15346	1993	444 *	Ad & R ¹⁹⁹	15348	1991	1091 Ad(RN)	
	1993	445 *	Ad & R ¹⁹⁹		1993	1153 * R ⁶⁷⁰	
	1994	146	R (as ad by Stats. 1993, Ch. 444) ⁸³³	15349	1991	1091 Ad(RN)	
	1994	1261	Am		1993	1153 * R ⁶⁷⁰	
15346.1	1993	444 *	Ad & R ¹⁹⁹	15350	1993	1153 * Am ⁶⁷⁰	
	1993	445 *	Ad & R ¹⁹⁹		1996	503 R	
	1994	146	R (as ad by Stats. 1993, Ch. 444) ⁸³³	15350.1	1993	1153 * Am ⁶⁷⁰	
	1994	1261	Am		1996	503 R	
	1993	444 *	Ad & R ¹⁹⁹	15350.2	1996	503 R	
	1993	445 *	Ad & R ¹⁹⁹	15351	1996	503 R	
	1994	146	R (as ad by Stats. 1993, Ch. 444) ⁸³³	15352	1996	503 R	
15346.10	1994	1261	Am	15353	1993	1153 * Am ⁶⁷⁰	
15346.2	1994	1261	Ad		1996	503 R	
	1993	444 *	Ad & R ¹⁹⁹	15355	1996	503 R	
	1993	445 *	Ad & R ¹⁹⁹	15355.3	1996	503 R	
	1994	146	R (as ad by Stats. 1993, Ch. 444) ⁸³³	15355.5	1996	503 R	
	1994	1261	Am	15355.7	1993	1153 * Am ⁶⁷⁰	
15346.3	1993	444 *	Ad & R ¹⁹⁹		1996	503 R	
	1993	445 *	Ad & R ¹⁹⁹	15355.9	1993	1153 * R ⁶⁷⁰	
	1994	146	R (as ad by Stats. 1993, Ch. 444) ⁸³³	15360	1993	1153 * R ⁶⁷⁰	
	1993	444 *	Ad & R ¹⁹⁹	15361	1993	1153 * R ⁶⁷⁰	
	1993	445 *	Ad & R ¹⁹⁹	15362	1993	1153 * R ⁶⁷⁰	
	1994	146	R (as ad by Stats. 1993, Ch. 444) ⁸³³	15363	1993	1153 * R ⁶⁷⁰	
15346.4	1993	444 *	Ad & R ¹⁹⁹	15363.10	1993	864 Ad	
	1993	445 *	Ad & R ¹⁹⁹		1995	380 * Am	
	1994	146	R (as ad by Stats. 1993, Ch. 444) ⁸³³	15363.5	1992	1364 Ad	
	1993	444 *	Ad & R ¹⁹⁹		1993	1153 * Am & RN ⁶⁷⁰	
	1993	445 *	Ad & R ¹⁹⁹	15363.50	1993	1306 * Ad	
	1994	146	R (as ad by Stats. 1993, Ch. 444) ⁸³³	15363.6	1992	1364 Ad	
15346.5	1993	444 *	Ad & R ¹⁹⁹		1993	418 Am	
	1993	445 *	Ad & R ¹⁹⁹	15363.7	1993	1153 * Am & RN ⁶⁷⁰	
					1992	1364 Ad	
					1993	1153 * Am & RN ⁶⁷⁰	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15363.7 (Cont.)	1996	503	Ad	15364.8	1993	1153 *	Am ⁶⁷⁰
	1997	17	Am ¹³²⁸	15364.9	1995	91	Ad(RN) ⁹⁶⁴
15363.8	1992	1364	Ad	15364.80	1989	472 *	Ad
	1993	1153 *	Am & RN ⁶⁷⁰	15364.85	1989	472 *	Ad
Title 2, Div. 3, Pt. 6.7, Ch. 1.5, Art. 1, heading (Sec. 15364.1 et seq.)				15364.90	1989	472 *	Ad
	1990	1687	Ad		1993	1153 *	R ⁶⁷⁰
15364.1	1992	1364	Am	15365	1992	1364	Am
	1993	1153 *	Am & RN ⁶⁷⁰		1993	1153 *	Am ⁶⁷⁰
15364.2	1989	595	Am	15365.11	1993	1153 *	R ⁶⁷⁰
	1996	175	Am	15365.12	1993	1153 *	Am ⁶⁷⁰
15364.20	1990	1687	Ad & R ⁷⁰	15365.13	1997	922	Ad
	1993	1153 *	Am ⁶⁷⁰	15365.2	1993	1153 *	Am ⁶⁷⁰
15364.21	1990	1687	Ad & R ⁷⁰	15365.30	1990	1412	Ad
	1993	1153 *	Am ⁶⁷⁰		1993	1153 *	R ⁶⁷⁰
	1994	30 *	Am	15365.31	1990	1412	Ad
	1994	31 *	Am		1993	1153 *	R ⁶⁷⁰
15364.22	1990	1687	Ad & R ⁷⁰	15365.32	1990	1412	Ad
	1993	1153 *	Am ⁶⁷⁰		1993	1153 *	R ⁶⁷⁰
15364.23	1990	1687	Ad & R ⁷⁰	15365.33	1990	1412	Ad
	1993	1153 *	Am ⁶⁷⁰		1993	1153 *	R ⁶⁷⁰
15364.25	1990	1687	Ad & R ⁷⁰	15365.40	1992	1081	Ad & R ¹³³
15364.26	1990	1687	Ad & R ⁷⁰		1993	1153 *	Am ⁶⁷⁰
15364.27	1990	1687	Ad & R ⁷⁰	15365.41	1992	1081	Ad & R ¹³³
15364.3	1992	1364	Am	15365.42	1992	1081	Ad & R ¹³³
15364.4	1992	1364	Ad	15365.43	1992	1081	Ad & R ¹³³
	1993	1153 *	Am ⁶⁷⁰	15365.44	1992	1081	Ad & R ¹³³
	1994	929	Am		1993	1153 *	Am ⁶⁷⁰
	1995	824	Am		1994	929	Am
15364.51	1993	1153 *	Am ⁶⁷⁰	15365.45	1992	1081	Ad & R ¹³³
	1995	871	Am	15365.50	1997	270 *	Ad ^{1340 1264}
	1996	795	Am				R ⁵³⁹
15364.52	1990	20	Am	15365.51	1997	270 *	Ad ^{1340 1264}
	1993	1153 *	Am ⁶⁷⁰				R ⁵³⁹
	1995	750	Am	15365.52	1997	270 *	Ad ^{1340 1264}
	1995	871	Am				R ⁵³⁹
	1996	795	Am	15365.53	1997	270 *	Ad ^{1340 1264}
15364.53	IX 1991-92	21	Am				R ⁵³⁹
	1995	871	Am	15365.54	1997	270 *	Ad ^{1340 1264}
	1996	795	Am				R ⁵³⁹
15364.54	1995	871	Am	15365.55	1997	270 *	Ad ^{1340 1264}
	1996	795	Am				R ⁵³⁹
15364.56	1993	1153 *	R ⁶⁷⁰	15365.56	1997	270 *	Ad ^{1340 1264}
	1996	795	Am				R ⁵³⁹
15364.6.1	1994	1127	Ad	15365.57	1997	270 *	Ad ^{1340 1264}
	1995	91	Am & RN ⁹⁶⁴				R ⁵³⁹
15364.70	1993	1153 *	R ⁶⁷⁰	15365.58	1997	270 *	Ad ^{1340 1264}
15364.71	1992	1364	Ad				R ⁵³⁹
15364.72	1993	1153 *	R ⁶⁷⁰	15365.59	1997	270 *	Ad ^{1340 1264}
15364.73	1993	1153 *	R ⁶⁷⁰				R ⁵³⁹
15364.74	1992	1364	Am	15365.6	1992	1364	Am
15364.76	1995	824	Ad	15365.8	1993	1153 *	Am ⁶⁷⁰
15364.77	1995	824	Ad		1997	922	Am
15364.78	1995	824	Ad	15367	1993	1153 *	Am ⁶⁷⁰
15364.79	1995	824	Ad	15371	1993	1153 *	Am ⁶⁷⁰
				15372	1993	1153 *	Am ⁶⁷⁰
				15372.10	1992	1135	Ad
					1993	1153 *	Am ⁶⁷⁰
					1996	503	R
				15372.100	1995	871	Ad
					1996	795	Am
				15372.101	1995	871	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15372.101	(Cont.)			15372.20	1992	1135	Ad
	1996	795	Am		1996	503	R
15372.102	1995	871	Ad	15372.200	1995	868	Ad ¹¹⁴⁶
15372.103	1995	871	Ad	15372.201	1995	868	Ad ¹¹⁴⁶
15372.104	1995	871	Ad		1996	503	R
	1996	795	Am	15372.202	1995	868	Ad ¹¹⁴⁶
15372.105	1995	871	Ad	15372.203	1995	868	Ad ¹¹⁴⁶
	1996	795	Am	15372.204	1995	868	Ad ¹¹⁴⁶
15372.106	1995	871	Ad	15372.205	1995	868	Ad ¹¹⁴⁶
	1996	795	Am	15372.206	1995	868	Ad ¹¹⁴⁶
15372.107	1995	871	Ad	15372.207	1995	868	Ad ¹¹⁴⁶
15372.108	1995	871	Ad	15372.208	1995	868	Ad ¹¹⁴⁶
	1997	300*	R	15372.209	1995	868	Ad ¹¹⁴⁶
15372.109	1995	871	Ad	15372.21	1992	1135	Ad
15372.11	1992	1135	Ad		1993	1153*	Am ⁶⁷⁰
	1993	1153*	Am ⁶⁷⁰		1996	503	R
	1996	503	R	15372.210	1995	868	Ad ¹¹⁴⁶
15372.110	1995	871	Ad	15372.213	1995	868	Ad ¹¹⁴⁶
	1996	795	Am	15372.214	1995	868	Ad ¹¹⁴⁶
15372.111	1995	871	Ad	15372.216	1995	868	Ad ¹¹⁴⁶
	1996	795	Am	15372.217	1995	868	Ad ¹¹⁴⁶
15372.112	1995	871	Ad	15372.218	1995	868	Ad ¹¹⁴⁶
15372.113	1995	871	Ad	15372.219	1995	868	Ad ¹¹⁴⁶
15372.114	1995	871	Ad	15372.220	1995	868	Ad ¹¹⁴⁶
15372.115	1995	871	Ad	15372.221	1995	868	Ad ¹¹⁴⁶
15372.116	1995	871	Ad	15372.60	1995	871	Ad
15372.117	1995	871	Ad	15372.61	1995	871	Ad
15372.118	1995	871	Ad		1996	795	Am
	1996	795	Am	15372.65	1995	871	Ad
	1997	300*	Am		1996	795	Am
15372.12	1992	1135	Ad	15372.66	1995	871	Ad
	1996	503	R		1996	795	Am
15372.120	1995	871	Ad	15372.70	1995	871	Ad
15372.121	1995	871	Ad		1996	795	Am
	1997	300*	R	15372.71	1995	871	Ad
15372.122	1995	871	Ad	15372.72	1995	871	Ad
15372.123	1995	871	Ad		1996	795	Am
15372.124	1995	871	Ad	15372.73	1995	871	Ad
15372.125	1995	871	Ad		1996	795	Am
15372.13	1992	1135	Ad	15372.74	1995	871	Ad
	1993	1153*	Am ⁶⁷⁰		1996	795	Am
	1996	503	R	15372.75	1995	871	Ad
15372.130	1995	871	Ad		1996	795	Am
15372.131	1995	871	Ad	15372.76	1995	871	Ad
15372.14	1992	1135	Ad	15372.77	1995	871	Ad
	1996	503	R	15372.78	1995	871	Ad
15372.15	1992	1135	Ad	15372.79	1996	795	Ad
	1993	1153*	Am ⁶⁷⁰	15372.85	1995	871	Ad
	1996	503	R	15372.86	1995	871	Ad
15372.16	1992	1135	Ad	15372.87	1995	871	Ad
	1993	1153*	Am ⁶⁷⁰	15372.88	1995	871	Ad
	1996	503	R	15372.89	1995	871	Ad
15372.17	1992	1135	Ad	15372.90	1995	871	Ad
	1993	1153*	Am ⁶⁷⁰	15372.91	1995	871	Ad
	1996	503	R	15372.92	1995	871	Ad
15372.18	1992	1135	Ad	15372.93	1995	871	Ad
	1993	1153*	Am ⁶⁷⁰	15373.07	1989	1109*	Ad
	1996	503	R		1993	1153*	Am ⁶⁷⁰
15372.19	1992	1135	Ad	15373.1	1989	1109*	Am
	1993	1153*	Am ⁶⁷⁰		1993	869	Am
	1996	503	R		1993	1153*	Am ⁶⁷⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
15373.2	1989	687	Am	15373.98	1993	1153 *	Am ⁶⁷⁰
	1989	1109 *	Am (by Sec. 3 of Ch.) ¹¹³ Am by Sec. 3.5 of Ch.) ⁵²		1X 1989-90	5 *	Ad
				1X 1989-90	6 *	Ad	
				1991	1091		R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
	1993	869	Am				
	1993	1153 *	Am ⁶⁷⁰				
	1994	103 *	Am	15378	1993	1153 *	Am ⁶⁷⁰
15373.25	1993	1153 *	Am ⁶⁷⁰		1991	GRP	S ⁴²⁰
15373.3	1993	1153 *	Am ⁶⁷⁰		1992	1200	Am
15373.4	1993	1153 *	R ⁶⁷⁰	15378.10	1994	34 *	Ad
15373.5	1993	1153 *	R ⁶⁷⁰	15378.5	1994	34 *	Ad
15373.51	1989	1109 *	Ad	15378.6	1994	34 *	Ad
	1993	1153 *	Am ⁶⁷⁰	15378.7	1994	34 *	Ad
15373.52	1989	1109 *	Ad	15378.8	1994	34 *	Ad
	1993	1153 *	Am ⁶⁷⁰	15378.9	1994	34 *	Ad
15373.53	1989	1109 *	Ad	15378.98	1993	446 *	Ad
	1993	1153 *	Am ⁶⁷⁰	15378.99	1993	446 *	Ad
15373.54	1989	1109 *	Ad	Title 2,			
	1993	1153 *	Am ⁶⁷⁰	Div. 3,			
15373.7	1993	869	Am	Pt. 6.7,			
	1993	1153 *	Am ⁶⁷⁰	Ch. 3.5,			
15373.71	1993	869	Ad	heading			
	1994	103 *	Am	(Sec. 15379			
	1995	863	Am	et seq.)	1993	446 *	Am
15373.8	1989	1109 *	Am	Title 2,			
	1993	869	Am	Div. 3,			
	1993	1153 *	Am ⁶⁷⁰	Pt. 6.7,			
15373.9	1989	1109 *	Am	Ch. 3.5,			
	1993	1153 *	Am ⁶⁷⁰	Art. 1,			
15373.91	1989	1109 *	Ad	heading			
	1993	1153 *	Am ⁶⁷⁰	(Sec. 15379			
15373.92	1989	1109 *	Ad	et seq.)	1993	446 *	Am & RN
	1993	1153 *	Am ⁶⁷⁰	Title 2,			
15373.93	1989	1109 *	Ad	Div. 3,			
	1993	1153 *	Am ⁶⁷⁰	Pt. 6.7,			
15373.94	1989	1109 *	Ad	Ch. 3.5,			
	1993	1153 *	Am ⁶⁷⁰	Art. 2,			
15373.95	1989	1109 *	Ad	heading			
	1993	1153 *	Am ⁶⁷⁰	(Sec. 15379			
15373.955	1991	1091	Ad(RN)	et seq.)	1993	446 *	Ad(RN)
	1993	1153 *	Am ⁶⁷⁰	15379	1993	446 *	Am
15373.96	1989	1109 *	Ad		1993	1153 *	Am ⁶⁷⁰
	1X 1989-90	5 *	Ad	15379.1	1990	49 *	Am
	1X 1989-90	6 *	Ad		1993	1153 *	Am ⁶⁷⁰
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	15379.10	1989	1440	Am
			Am (as ad by Stats. 1989, Ch. 1109) & RN		1993	446 *	Am
			Am ⁶⁷⁰		1993	1153 *	Am ⁶⁷⁰
				15379.11	1990	1023	Am
					1993	1153 *	Am ⁶⁷⁰
				15379.12	1993	1153 *	Am ⁶⁷⁰
				15379.13	1990	1023	Am
					1993	1153 *	Am ⁶⁷⁰
	1993	1153 *	Am ⁶⁷⁰	15379.14	1993	446 *	Ad
15373.97	1X 1989-90	5 *	Ad	15379.15	1993	446 *	Ad
	1X 1989-90	6 *	Ad		1996	344	Am ⁸²
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	15379.16	1993	446 *	Ad
					1996	344	Am ⁸²
				15379.17	1996	344	Am ⁸²
				15379.2	1993	446 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Title 2, Div. 3, Pt. 6.7, Ch. 3.6, heading (Sec. 15379.20 et seq.)							
15379.20	1994	805	Am	15379.4	1997	299 *	S ^{159 40}
	1989	1440	Ad		1990	49 *	R
	1990	49 *	R		1993	446 *	R & Ad
	1991	1214	Ad & R ³⁶	15379.40	1991	1214	Ad & R ³⁶
	1994	805	Am ^{745 199}		1994	805	S ^{745 199}
	1996	1057	Am		1997	299 *	S ^{159 40}
	1997	299 *	Am ^{159 40}	15379.45	1990	49 *	Ad
15379.21	1989	1440	Ad		1993	446 *	Am
	1990	49 *	R	15379.5	1993	446 *	R & Ad
	1991	1214	Ad & R ³⁶		1993	1153 *	Am ⁶⁷⁰
	1994	805	Am ^{745 199}	15379.50	1991	1214	Ad & R ³⁶
	1996	1057	Am		1994	805	S ^{745 199}
	1997	299 *	Am ^{159 40}		1997	299 *	S ^{159 40}
15379.21.5	1989	1440	Ad	15379.51	1991	1214	Ad & R ³⁶
	1990	49 *	R		1994	805	S ^{745 199}
	1991	1214	Ad & R ³⁶		1997	299 *	S ^{159 40}
	1994	805	Am & RN ^{745 199}	15379.52	1991	1214	Ad & R ³⁶
	1996	276	Am		1994	805	S ^{745 199}
	1997	299 *	S ^{159 40}		1997	299 *	S ^{159 40}
15379.21.6	1997	299 *	Ad ¹⁵⁹	15379.6	1993	446 *	Am
			R ¹⁶⁰	15379.60	1991	1214	Ad & R ³⁶
15379.21.7	1997	299 *	Ad ¹⁵⁹		1994	805	S ^{745 199}
			R ¹⁶⁰		1997	299 *	S ^{159 40}
15379.21.8	1997	299 *	Ad ¹⁵⁹	15379.61	1991	1214	Ad & R ³⁶
			R ¹⁶⁰		1994	805	S ^{745 199}
15379.22	1994	805	Ad(RN) ^{745 199}		1997	299 *	S ^{159 40}
	1997	299 *	S ^{159 40}	15379.62	1991	1214	Ad & R ³⁶
15379.23	1994	805	Ad ^{745 199}		1994	805	S ^{745 199}
	1997	299 *	S ^{159 40}		1997	299 *	S ^{159 40}
15379.24	1994	805	Ad ^{745 199}	15379.65	1997	299 *	Ad ¹⁵⁹
	1997	299 *	S ^{159 40}				R ¹⁶⁰
15379.25	1994	805	Ad ^{745 199}	15379.651	1997	299 *	Ad ¹⁵⁹
	1996	1057	Am				R ¹⁶⁰
	1997	299 *	S ^{159 40}	15379.652	1997	299 *	Ad ¹⁵⁹
15379.26	1996	1057	Ad				R ¹⁶⁰
	1997	299 *	Am ^{159 40}	15379.653	1997	299 *	Ad ¹⁵⁹
15379.27	1994	805	Ad(RN) ^{745 199}				R ¹⁶⁰
	1997	299 *	S ^{159 40}	15379.655	1997	299 *	Ad ¹⁵⁹
15379.28	1996	1057	Ad				R ¹⁶⁰
	1997	17	Am ¹³²⁸	15379.656	1997	299 *	Ad ¹⁵⁹
	1997	299 *	Am ^{159 40}				R ¹⁶⁰
15379.3	1989	1360	Am ⁷³	15379.657	1997	299 *	Ad ¹⁵⁹
	1989	1440	Am				R ¹⁶⁰
	1993	446 *	R & Ad	15379.7	1993	446 *	Am
	1993	1153 *	Am ⁶⁷⁰	15379.70	1991	1214	Ad & R ³⁶
15379.30	1991	1214	Ad & R ³⁶		1994	805	R
	1994	805	S ^{745 199}				Ad ^{745 199}
	1997	299 *	S ^{159 40}		1997	299 *	Am ^{159 40}
15379.31	1991	1214	Ad & R ³⁶	15379.71	1991	1214	Ad & R ³⁶
	1994	805	Am & RN		1994	805	S ^{745 199}
15379.32	1991	1214	Ad & R ³⁶		1997	299 *	S ^{159 40}
	1994	805	Am & RN	15379.8	1993	446 *	Am
15379.33	1991	1214	Ad & R ³⁶		1993	1153 *	Am ⁶⁷⁰
	1994	805	S ^{745 199}		1994	929	Am
	1997	299 *	S ^{159 40}	15379.80	1991	1214	Ad & R ³⁶
15379.34	1991	1214	Ad & R ³⁶		1994	805	R
	1994	805	Am & RN				Ad ⁷⁴⁵
15379.35	1994	805	Ad(RN) ^{745 199}		1996	1057	R ²⁷¹
							Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
15379.80 (Cont.)	1997	299 *	Am ^{159 40}	15399.11	1989	1442 *	Ad & R ¹³³
15379.9	1990	49 *	Am		1993	1153 *	Am ⁶⁷⁰
	1993	446 *	R		1995	814	S ^{1144 1149}
	1993	1153 *	Am ⁶⁷⁰	15399.12	1989	1442 *	Ad & R ¹³³
15379.90	1991	1214	Ad & R ³⁶		1993	54	Am
	1994	805	S ^{745 199}		1993	431	Am (as am by
	1997	299 *	S ^{159 40}				Stats. 1993,
15382	1993	1153 *	Am ⁶⁷⁰		1993	1153 *	Ch. 54)
15383	1993	1153 *	Am ⁶⁷⁰		1995	814	Am ⁶⁷⁰
15384	1993	1153 *	Am ⁶⁷⁰	15399.13	1989	1442 *	Am ^{1144 1149}
15385	1993	1153 *	Am ⁶⁷⁰		1993	431	Ad & R ¹³³
	1994	785 *	Am		1993	431	Am
15386	1993	1153 *	Am ⁶⁷⁰		1993	1153 *	Am ⁶⁷⁰
15387	1993	1153 *	Am ⁶⁷⁰		1995	814	S ^{1144 1149}
15392.1	1993	1553 *	Am ⁶⁷⁰	15399.14	1989	1442 *	Ad & R ¹³³
15392.4	1995	835	Am		1993	431	Am
15394	1991	290	Am		1993	1153 *	Am ⁶⁷⁰
	1993	1153 *	Am ⁶⁷⁰		1995	814	Am ^{1144 1149}
	1995	835	Am	15399.15	1989	1442 *	Ad & R ¹³³
15394.1	1993	1153 *	Am ⁶⁷⁰		1993	1153 *	Am ⁶⁷⁰
15394.4	1993	1153 *	Am ⁶⁷⁰		1995	814	R
15394.5	1993	1153 *	Am ⁶⁷⁰	15399.16	1989	1442 *	Ad & R ¹³³
15396.1	1989	1424	Am		1993	1153 *	Am ⁶⁷⁰
	1993	867	Am		1995	814	S ^{1144 1149}
15396.2	1993	1153 *	Am ⁶⁷⁰	15399.17	1989	1442 *	Ad & R ¹³³
15397	1991	GRP	S ⁴²⁰		1993	1153 *	Am ⁶⁷⁰
	1X 1991-92	21	R		1995	814	Am ^{1144 1149}
	1993	443	Ad	15399.18	1989	1442 *	Ad & R ¹³³
15397.1	1993	443	Ad		1990	1366 *	Am
15397.11	1X 1991-92	21	R		1993	1153 *	Am ⁶⁷⁰
15397.13	1X 1991-92	21	R		1995	814	S ^{1144 1149}
15397.15	1X 1991-92	21	R	15399.19	1989	1442 *	Ad & R ¹³³
15397.17	1X 1991-92	21	R		1995	814	Ad ¹¹⁴⁴
15397.19	1X 1991-92	21	R				R ¹¹⁴⁹
15397.2	1993	443	Ad				S (as ad by
15397.21	1X 1991-92	21	R				Stats. 1989,
15397.23	1X 1991-92	21	R				Ch. 1442) ^{1144 1149}
15397.3	1X 1991-92	21	R	15399.2	1993	1153 *	Am ⁶⁷⁰
	1993	443	Ad	15399.20	1989	1442 *	Ad & R ¹³³
15397.4	1993	443	Ad		1990	1366 *	Am
15397.5	1X 1991-92	21	R		1993	431	Am
15397.7	1X 1991-92	21	R		1993	1153 *	Am ⁶⁷⁰
15397.9	1X 1991-92	21	R		1995	814	Am ^{1144 1149}
15398	1993	54	R	15399.21	1989	1442 *	Ad & R ¹³³
15398.1	1993	54	R		1993	1153 *	Am ⁶⁷⁰
15398.2	1993	54	R		1995	814	Am ^{1144 1149}
15398.3	1993	54	R	15399.22	1995	814	Ad ¹¹⁴⁵
	1993	1153 *	Am ⁶⁷⁰		1996	124	Am ¹¹⁹⁷
15398.4	1993	54	R	15399.30	1990	1230	Ad
15398.5	1993	54	R		1993	1153 *	R
15398.6	1993	54	R	15399.31	1990	1230	Ad
15398.7	1993	54	R		1993	1153 *	R
15398.8	1993	54	R	15399.32	1990	1230	Ad
15398.9	1993	54	R		1993	1153 *	R
	1993	1153 *	Am ⁶⁷⁰	15399.33	1990	1230	Ad
15399.1	1993	1153 *	Am ⁶⁷⁰		1993	1153 *	R
15399.10	1989	1442 *	Ad & R ¹³³	15399.34	1990	1230	Ad
	1993	431	Am		1993	1153 *	R
	1993	1153 *	Am ⁶⁷⁰	15399.35	1990	1230	Ad
	1995	814	Am ^{1144 1149}		1993	1153 *	R
				15399.36	1990	1230	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15399.36 (Cont.)	1993			15399.8	1993	1153 *	Am ⁶⁷⁰
	1993	1153 *	R		1990	597	Am
15399.37	1990	1230	Ad		1997	869	Am
	1992	427	Am ⁵¹¹	15421	1997	869	Am
	1993	1153 *	R	15432	1989	505	Am
15399.4	1993	1153 *	R	15436	1991	919	Am
15399.40	1992	1367 *	Ad ⁸³		1992	509	Am
			R ⁴²		1993	589	Am ⁶⁷⁰
	1995	781 *	Ad	15438	1989	1125 *	Am
15399.41	1989	566 *	Am		1996	1023 *	Am ¹²⁵³
	1991	163 *	Am	15438.1	1996	1023 *	Am ¹²⁵³
	1992	1367 *	Ad ⁸³	15438.5	1990	628	Am
			R ⁴²	15453.10	1991	675	Ad
	1993	1153 *	R	15453.9	1989	1125 *	Ad
	1995	781 *	Ad	15464	1989	1422	Ad ⁷⁵
15399.42	1992	1367 *	Ad ⁸³				R ⁴²
			R ⁴²	15492	1989	1209 *	Ad
	1995	781 *	Ad		1994	1228	Am
15399.44.5	1995	780 *	Ad	15606.5	1990	987	Ad
15399.44.6	1995	780 *	Ad	15609.5	1995	938	Ad ⁵⁷⁴
15399.45	1993	1272	Ad ^{377 307}	15619	1997	620	Am
			R ²⁸⁸	15626	1990	84	Ad
15399.47	1993	1272	Ad ^{377 307}	15640	1996	1087	Am
			R ²⁸⁸	15641	1996	1087	Am
Title 2, Div. 3, Pt. 6.7, Ch. 11, heading (Sec. 15399.50 et seq.)	1994	146	Am & RN ⁸³³	15642	1996	1087	Am
Title 2, Div. 3, Pt. 6.7, Ch. 12, heading (Sec. 15399.50 et seq.)	1994	146	Ad(RN) ⁸³³	15643	1996	1087	Am
	1995	717	Am	15644	1996	1087	Am
15399.50	1993	56	Ad ⁶⁷⁰	15645	1996	1087	Am
	1993	1153 *	Ad ^{670 746}	15702	1990	987	Am
	1995	717	Am	15704	1989	1391	Ad
15399.51	1993	56	Ad ^{665 670}	15710	1994	753	Ad
	1993	1153 *	Ad ^{670 746}	15711	1994	753	Ad
15399.52	1993	56	Ad ⁶⁷⁰		1995	863	Am
	1993	1153 *	Ad ^{670 746}	15712	1994	753	Ad
15399.53	1993	56	Ad ⁶⁷⁰		1995	863	Am
	1993	1153 *	Ad ^{670 746}	15713	1994	753	Ad
	1995	717	Am		1995	863	Am
15399.54	1993	56	Ad ⁶⁷⁰	15714	1994	753	Ad
	1993	1153 *	Ad ^{670 746}		1995	863	Am
15399.55	1993	56	Ad ⁶⁷⁰	15715	1994	753	Ad
	1993	1153 *	Ad ^{670 746}	15716	1994	753	Ad
15399.56	1993	56	Ad ⁶⁷⁰	15717	1994	753	Ad
	1993	1153 *	Ad ^{670 746}	15718	1994	753	Ad
15399.57	1996	1127	Ad	15719	1994	753	Ad
	1997	719	R	15720	1994	753	Ad
15399.58	1996	1127	Ad	15721	1994	753	Ad
	1997	719	R		1995	863	Am
15399.6	1993	1153 *	Am ⁶⁷⁰	15722	1994	753	Ad
15399.60	1993	1153 *	Am ⁶⁷⁰	15723	1994	753	Ad
				15724	1994	753	Ad
				15725	1994	753	Ad
				15726	1994	753	Ad
				15727	1994	753	Ad
				15728	1994	753	Ad
				15729	1994	753	Ad
				15730	1994	753	Ad
				15731	1994	753	Ad
				15732	1994	753	Ad
				15733	1997	923	Ad & R ³¹⁴
				15792	1997	342	Am
				15809	1996	23 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
15810	1996	23 *	R				
15814.10	1991	1142 *	Am	15819.45	1993	585 *	R
15814.11	1991	1142 *	Am		1990	981 *	Ad
	1993	1178	Am		1993	585 *	R
15814.12	1991	1142 *	Am	15819.46	1990	981 *	Ad
15814.13	1991	1142 *	Am		1993	585 *	R
15814.14	1989	1219	Am	15819.47	1990	981 *	Ad
	1991	1142 *	Am		1993	585 *	R
15814.15	1989	216	Am & R ⁴⁰	15819.48	1990	981 *	Ad
	1996	23 *	Am		1993	585 *	R
15814.16	1991	1142 *	Am	15819.49	1990	981 *	Ad
	1993	122 *	Am		1993	585 *	R
15814.20	1989	1219	Ad	15819.5	1996	23 *	Am
15814.21	1991	1038 *	Ad	15819.50	1990	981 *	Ad
	1994	422 *	Am		1993	585 *	R
15814.22	1991	1121	Ad	15819.51	1990	981 *	Ad
15814.23	1991	1121	Ad		1993	585 *	R
15814.24	1993	1178	Ad	15819.8	1996	155 *	Am
	1997	920 *	Am	15819.80	1992	557 *	Ad
15814.25	1993	1178	Ad	15819.85	1992	557 *	Ad
	1997	234	Ad	15819.90	1995	943	Ad
15814.26	1997	234	Ad		1996	335 *	R (as ad by Stats. 1995, Ch. 943) & Ad
15814.27	1997	234	Ad	15819.92	1996	336 *	Ad
15814.30	1991	962	Ad	15819.95	1996	335 *	Ad
15814.31	1991	962	Ad	15820.13	1995	825	Ad
15814.32	1991	962	Ad		1997	920 *	Am
15814.33	1991	962	Ad	15820.15	1990	209 *	Am
15814.34	1991	962	Ad	15820.16	1989	1145	Am
15814.35	1991	962	Ad		1990	209 *	Am
15816	1994	153 *	Am	15820.18	1989	1145	Am
15817.1	1994	153 *	Ad		1990	209 *	Am
15817.5	1996	1032	Ad	15820.185	1989	1145	Ad
15819.05	1994	146	Ad(RN) ⁸³³		1990	209 *	R
15819.1	1996	23 *	Am	15820.21	1990	209 *	Ad
15819.11	1996	23 *	Am		1994	153 *	Am
15819.12	1992	695 *	Am	15820.22	1990	209 *	Ad
15819.22	1989	1413 *	Ad	15820.62	1994	153 *	R
15819.23	1990	981 *	Ad	15832.5	1996	23 *	Am
15819.24	1990	981 *	Ad	15848	1993	122 *	Am
	1991	1091	Am	15853	1990	1312	Am
15819.25	1992	695 *	Ad	15865	1996	320	Am
	1993	712 *	Am	15866	1996	320	Am
15819.26	1992	695 *	Ad	15972	1990	1455	R
15819.27	1992	695 *	Ad	15975	1996	10 *	Am
	1993	712 *	Am	15977	1989	658	Ad
15819.28	1993	585 *	Ad	15980	1990	1455	Am
15819.29	1993	585 *	Ad	15982	1990	1455	Am
15819.30	1989	1391	Ad	16100.6	1994	923	Am ⁸³²
	1993	585 *	Ad	16112.5	1990	449 *	Ad
15819.31	1989	1391	Ad	16112.7	1990	449 *	Ad
15819.32	1993	430 *	Ad		1990	1368 *	Am
	1994	146	Am & RN ⁸³³		1991	31 *	Am
15819.40	1990	981 *	Ad		1994	852	Am
	1993	585 *	R	16142	1993	65 *	Am
15819.41	1990	981 *	Ad	16144	1994	1251	Am
	1993	585 *	R	16262	1995	312 *	Ad
15819.42	1990	981 *	Ad	16262.5	1996	188 *	Ad
	1993	585 *	R		1997	606 *	Am
15819.43	1990	981 *	Ad	16301.6	1997	653	Ad
	1993	585 *	R	16301.7	1997	653	Ad
15819.44	1990	981 *	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16301.8	1997	653	Ad	16419.1	1990	1041	Am (as ad by Prop. 129) ⁸²³
16302.1	1997	653	Am	16419.2	1990	1041	Am (as ad by Prop. 129) ⁸²³
16304.1	1994	726*	Am	16429.1	1991	676	Am
16304.2	1990	454	Ad		1993	857	Am
16304.6a	1996	320	R		1994	519	Am
16310	1996	833	Am	16429.3	1996	833	Am
	1997	694	Am	16429.32	1X 1991-92	21	R
16366.7	1992	713*	Am	16429.34	1993	54	Am
16367	1990	1455	R	16430	1991	1206	Am
16367.1	1990	1455	R		1992	129*	Am
16367.5	1993	999*	Am		1994	127	Am
	1994	146	Am ⁸³³	16471	1990	496	Am
	1997	823	Am	16475	1990	496	Am
16367.6	1992	711*	Am ⁵¹¹		1996	320	Am
16367.75	1992	711*	R ⁵¹¹	16475.5	1990	496	Am
16369	1990	1455	R	16481.2	1995	783	Ad
16369.1	1990	216	Am ²⁰⁶	16486	1996	320	Am
	1990	1455	R	16487	1996	320	Am
16377	1989	155	Ad	16496	1996	833	R
16379.5	1990	1577	R	16496.5	1996	833	R
16379.6	1990	1577	R	16497	1996	833	R
16379.7	1990	1577	R	16497.5	1996	833	R
16379.8	1990	1577	R	16498	1996	833	R
16379.9	1990	1577	R	16498.5	1996	833	R
16400	1994	726*	Am	16499	1996	833	R
16401	1994	726*	Am	16499.5	1996	833	R
16404.5	1989	1295	Ad	16500.5	1995	480*	Am ¹⁰⁸³
	1995	GRP 1	S ¹¹⁷⁰	16501	1992	509	Am
	1996	305	R ¹²¹⁴	16505	1992	509	Am
16417	1990	1372	Am	16522	1991	1206	Am
16418	1X 1989-90	15*	Am	16580	1994	1224	Ad & R ¹⁹⁹
	1X 1989-90	16*	Am		1996	1001	S ⁵⁷
Title 2, Div. 4, Pt. 2, Ch. 2, Art. 7.6, heading (Sec. 16418.5 et seq.)				16581	1994	1224	Ad & R ¹⁹⁹
	1991	1091	Ad(RN)		1996	1001	S ⁵⁷
16418.5	1991	1091	Ad(RN)	16582	1994	1224	Ad & R ¹⁹⁹
Title 2, Div. 4, Pt. 2, Ch. 2, Art. 7.7, heading (Sec. 16419 et seq.)					1996	1001	S ⁵⁷
	1991	1091	Am (as ad by Stats. 1989, Ch. 942) & RN	16583	1994	1224	Ad & R ¹⁹⁹
	1989	942*	Ad		1996	1001	S ⁵⁷
	1X 1989-90	13*	Ad	16583.5	1996	1001	Ad & R ⁷¹⁹
	1X 1989-90	14*	Ad	16583.7	1996	1001	Ad & R ⁷¹⁹
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 13)	16584	1994	1224	Ad & R ¹⁹⁹
			Am (as ad by Stats. 1989, Ch. 942) & RN		1996	1001	Am ⁵⁷
				16585	1994	1224	Ad & R ¹⁹⁹
					1996	1001	S ⁵⁷
				16586	1994	1224	Ad & R ¹⁹⁹
					1996	1001	S ⁵⁷
				16587	1994	1224	Ad & R ¹⁹⁹
					1996	1001	R
				16640	1994	30*	R & Ad
					1994	31*	R & Ad
				16641	1994	30*	R & Ad
					1994	31*	R & Ad
				16641.5	1994	30*	R
					1994	31*	R
				16641.6	1992	1238*	Ad & R ⁴¹
				16642	1994	30*	R
					1994	31*	R
				16642.5	1994	30*	R
					1994	31*	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16642.7	1994	30*	R	16754.5	1996	161*	Ad
	1994	31*	R	16774	1996	833	Am
16643	1994	30*	R	16781.5	1995	697*	Ad
	1994	31*	R	16850	1989	1229	Am
16644	1994	30*	R	16851	1989	1229	Am
	1994	31*	R		1991	1021	Am
16645	1994	30*	R	16852	1989	1229	Am
	1994	31*	R	16852.5	1993	1032	Ad
16646	1994	30*	R	16857	1989	473	Ad
	1994	31*	R		1993	1032	Am
16647	1994	30*	R	17051.5	1994	729*	Ad
	1994	31*	R	17070	1994	135	Am
16648	1994	30*	R		1997	920*	Am
	1994	31*	R	17070.1	1997	920*	Ad
16649	1994	30*	R	17091	1991	334	Am
	1994	31*	R	17096.1	1997	920*	Ad
16649.5	1994	30*	R	17205	1994	135	Am
	1994	31*	R	17209	1993	766	Am
16649.80	1992	1351	Ad	17211	1994	135	Ad
	1993	439	Am	17212	1994	135	Ad
	1994	879*	Am ⁹⁰⁰	17221	1993	766	Am
16649.81	1992	1351	Ad	17224	1993	766	Am
16649.82	1992	1351	Ad	17243	1993	766	Am
	1993	439	Am	17274	1993	766	Am
16649.83	1992	1351	Ad	17275	1993	766	Am
	1993	439	Am	17277	1993	766	Am
16649.84	1992	1351	Ad	17290	1993	63	Ad & R ⁶⁴⁸
	1993	439	Am	17291	1993	63	Ad & R ⁶⁴⁸
16649.86	1992	1351	Ad	17292	1993	63	Ad & R ⁶⁴⁸
16649.87	1992	1351	Ad	17293	1993	63	Ad & R ⁶⁴⁸
	1993	439	Am	17294	1993	63	Ad & R ⁶⁴⁸
16649.88	1992	1351	Ad	17295	1993	63	Ad & R ⁶⁴⁸
	1993	439	Am	17296	1994	136*	Ad & R ⁸³⁸
16649.89	1992	1351	Ad	17296.1	1994	136*	Ad & R ⁸³⁸
16649.90	1992	1351	Ad	17296.2	1994	136*	Ad & R ⁸³⁸
16649.91	1992	1351	Ad	17296.3	1994	136*	Ad & R ⁸³⁸
16649.92	1992	1351	Ad	17296.4	1994	136*	Ad & R ⁸³⁸
16649.93	1992	1351	Ad	17296.5	1994	136*	Ad & R ⁸³⁸
16649.94	1992	1351	Ad	17300	1991	185	Am
16649.95	1992	1351	Ad	17302	1991	185	Am
16671	1992	509	R		1995	697*	Am
16675	1992	509	R	17304	1991	185	Am
16705	1992	509	Am	17305	1989	123*	R
16724	1991	856	Am	17310	1991	185	Am
16724.6	1991	856	Ad	17313.5	1989	1360	R ⁷³
16727	1992	1013	Ad	17403	1997	920*	Am
16730	1991	856	Am	17404	1997	920*	Am
16731	1991	856	Am	17514.5	1993	216	R
16731.5	1991	736	Ad	17522	1992	1041	Am
	1991	856	Am (as am by Stats. 1991, Ch. 736)	17525	1996	154	Am
				17526	1995	945	Am ¹⁸⁴ R ⁷⁹
16731.6	1995	697*	Ad				Ad ⁷⁸
	1996	23	Am	17533	1995	938	Ad ⁵⁷⁴
	1997	920*	Am	17553	1995	945	Am ¹⁸⁴ R ⁷⁹
16740	1991	856	Am				Ad ⁷⁸
	1995	697*	Am	17555	1995	945	Am ¹⁸⁴ R ⁷⁹
16741	1991	856	Am				Ad ⁷⁸
16743	1995	697*	Am				Ad ⁷⁸
16754.3	1991	856	Am				Ad ⁷⁸
	1994	232	Am	17556	1989	589	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17557	1995	945	Am ¹⁸⁴ R ⁷⁹ Ad ⁷⁸	18215	1996	935	Ad
17558	1992	1041	Am	18216	1996	935	Ad
			Am ¹⁸⁴ R ⁷⁹ Ad ⁷⁸	18522	1992	1302*	Am
	1995	945	Am (as ad by Sec. 11, Stats. 1995, Ch. 945)	18525.1	1989	103	Ad
17558.5	1993	906*	Ad ⁴²	18525.2	1989	103	Ad
			Am ¹⁸⁴ R ⁷⁹ Ad ⁷⁸	18525.3	1989	103	Ad
			Am (as ad by Sec. 11, Stats. 1995, Ch. 945)	18573	1989	103	Am
17560	1996	45*	Am (as ad by Stats. 1995, Ch. 945)	18592	1993	310	Ad ^{688 138}
			Ad ⁴²	18670	1995	768*	Am
			Am ¹⁸⁴ R ⁷⁹ Ad ⁷⁸	18671.2	1994	814	Ad
17561	1989	589	Am	18672	1996	472	Am
			Am ¹¹⁵²	18672.1	1997	577	Ad
			Am ¹¹⁹⁵	18673	1997	577	Am
17561.5	1996	45*	Am	18676	1996	472	Am
			Ad ⁷⁸	18677	1997	577	Am
17561.6	1995	945	Ad ⁷⁸	18703	1990	478	Am
			Am ¹⁸⁴ R ⁷⁹ Ad ⁷⁸	18707.5	1990	478	R
17562	1995	945	Am ¹⁸⁴ R ⁷⁹ Ad ⁷⁸	18717	1989	684	Am
			Am (as ad by Stats. 1995, Ch. 945)	18717.1	1989	1434*	Ad & R ¹¹
17564	1992	1041	Am	18720.1	1989	103	Am
17568	1989	589	Am	18804	1990	478	Am
17570	1990	582	R & Ad	18900	1996	772	Am
17571	1992	1041	Am	18901.5	1992	1302*	Ad & R ⁴¹
17580	1989	10	S	18901.5	1994	1057	Ad & R ⁷⁰
17581	1990	459*	Ad	18903	1995	277	Am
17582	1993	59*	Ad ⁶⁵¹ R ⁹⁴	18903	1995	768*	Am
17610	1992	1041	Am	18930	1992	427	Am ⁵¹¹
17612	1992	1041	Am	18932	1990	478	Am
17613	1992	1041	Ad	18951.5	1989	145	Am
17615.2	1995	914*	Am	18973	1990	316	Am
17615.3	1989	589	Am	18973.5	1995	645	Am
17615.4	1989	589	Am	18973.5	1994	321*	Am
17615.5	1989	589	Am	18978	1995	645	Am
17620	1993	216	R	18978	1994	321*	R & Ad
17621	1993	216	R	18978	1995	645	Am
17622	1993	216	R	Title 2, Div. 5, Pt. 2, Ch. 4, Art. 5, heading (Sec. 18990 et seq.)	1991	26*	Am
17623	1993	216	R	18990	1991	26*	Am
17624	1993	216	R	18990	1993	1001*	Am
17625	1993	216	R	18991	1996	751*	Am
17626	1993	216	R	18991	1991	26*	Ad & R ⁴³
17673.8	1993	976	Ad	18992	1991	26*	Ad
17700	1994	242*	Ad	18993	1996	751*	Am
17751.5	1993	59*	Ad ⁶⁵¹ R ⁹⁴	18993	1993	1001*	Ad
18004	1992	427	Am ⁵¹¹	19050.4	1996	751*	R & Ad
18210	1996	935	Ad	19050.4	1989	103	Am
18211	1996	935	Ad	19050.6	1989	103	R
18212	1996	935	Ad	19050.8	1991	98*	Am
18213	1996	935	Ad	19056.5	1992	484	Ad
18214	1996	935	Ad	19057.1	1990	840*	Am
				19057.3	1989	1420	Ad
				19057.4	1990	840*	Ad
				19060	1989	103	Am & RN

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
19063.6	1992	1302 *	R		1994	1232	Am
19063.7	1989	1310	R	19770	1993	381	Am
19063.9	1989	1310	R	19771	1993	381	Am
19080.4	1994	1044	Ad & R ⁴⁰	19775.1	1993	381	Am
19100	1989	103	Am & RN	19775.15	1991	138 *	Ad
19131	1992	1302 *	Am	19775.16	1997	780 *	Ad
19132	1992	1302 *	Am	19775.3	1993	381	Am
19133	1989	168	Ad	19775.4	1991	98 *	Am
19140	1990	478	Am	19775.6	1993	381	Am
19141	1991	98 *	Am	19776	1993	381	Am
	1995	768 *	Am	19778	1993	381	Am
19142	1989	103	Am	19781	1993	381	Am
	1995	768 *	Am		1995	768 *	Am
19143	1993	466	Ad		1996	368	R
19144	1995	277	Am	19782	1993	381	Am
19173	1995	768 *	Am	19783	1993	381	Am
19175	1995	768 *	Am	19785	1993	381	Am
19176	1989	103	R	19786	1993	381	Am
19230	1992	913	Am		1995	768 *	Am
19231	1992	913	Am	19792.5	1992	1264	Ad
19232	1992	913	Am	19795	1993	56	Am ⁶⁷⁰
19233	1992	913	Am	19798	1995	768 *	Am
19234	1992	913	Am	19799	1989	965	Am
19235	1992	913	Am	19803	1996	472	Am
	1993	56	R ⁶⁷⁰	19815	1993	109	Am
19237	1992	913	Am	19815.41	1995	768 *	Ad
19242	1990	478	Am	19816.16	1989	342	Am
19242.1	1990	478	Ad	19816.18	1995	351	Ad
19242.2	1990	478	Am	19816.2	1995	768 *	Am
19244	1990	478	Am	19817	1995	768 *	Ad
19251.5	1990	478	Am	19817.1	1995	768 *	Ad
19262	1989	103	R	19817.2	1995	768 *	Ad
19572	1995	277	Am	19817.3	1995	768 *	Ad
19574	1995	768 *	Am	19817.4	1995	768 *	Ad
19574.2	1994	814	Am	19817.5	1995	768 *	Ad
19575	1994	814	Am	19818.20	1995	768 *	Am
	1997	577	Am	19818.21	1989	103	Ad(RN)
19576.1	1995	768 *	Ad	19821	1996	253	R
19582	1989	103	Am	19823	1991	220	Am
	1996	472	Am	19826	1995	768 *	Am
19582.5	1995	938	Am ⁵⁷⁴	19827	1992	711 *	Am ⁵¹¹
19582.51	1995	768 *	Ad		1994	762 *	R & Ad
19583.5	1992	1302 *	Am	19828	1995	768 *	Am
	1995	277	Am	19829	1995	768 *	Am
19583.51	1995	768 *	Ad	19832	1995	768 *	Am
19584	1994	814	Am	19834	1995	768 *	Am
19586	1996	472	Am	19835	1995	768 *	Am
19587	1990	478	Am	19836	1995	768 *	Am
19602	1995	277	Am	19838	1989	524	Ad
19603	1989	103	Am	19839.5	1989	509	Ad
	1995	277	Am	19841	1989	88	Am
19632	1989	103	Am		1995	768 *	Am
19635	1990	478	Am	19842	1991	833	Am
19683	1992	1302 *	Am	19842.5	1989	103	Ad(RN)
	1995	277	Am	19846	1992	427	Am ⁵¹¹
	1997	577	Am	19849.11	1993	109	Am
19700	1990	478	Am	19849.13	1990	284	Am
19702	1989	103	Am		1993	109	Am
	1992	913	Am	19849.16	1990	801	Ad
	1996	1075	Am	19849.3	1992	9	Am
19702.3	1991	462	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19850.1	1993	109	Am	19997.6	1992	499	Am ⁷⁵
19853	1993	109	Am				R ⁴²
	1994	1011	Am				Ad ⁴⁴⁵
19853.1	1995	768 *	Ad ¹¹⁰²		1995	768 *	Am
	1996	124	Am ¹¹⁹⁷	19997.7	1995	768 *	Am
19854	1995	768 *	Am ¹¹⁰³	19997.8	1995	768 *	Am
	1996	124	Am ¹¹⁹⁷	19999.21	1991	83 *	Ad
19857	1993	447	Am	19999.2	1991	83 *	Ad
19858.1	1989	44	Am	19999.7	1990	1149	Ad
	1993	109	Am	20000	1995	379	R & Ad ^{970 971}
19858.3	1989	4 *	Am	20001	1995	379	R & Ad ^{970 971}
19858.4	1989	4 *	Am	20002	1995	379	R & Ad ^{970 971}
19858.5	1989	4 *	Ad	20003	1995	379	R & Ad ^{970 971}
19858.6	1989	4 *	Ad	20004	1995	379	R ⁹⁷¹
19858.7	1991	1108 *	Ad	20004.5	1995	379	R ⁹⁷¹
19859.3	1993	109	Am	20004.6	1995	379	R ⁹⁷¹
19863	1994	1027	Am	20005	1995	379	R ⁹⁷¹
19867	1991	9 *	Ad ²⁰	20006	1991	83 *	R & Ad
	1992	1154 *	Am		1993	1168	Am
19871	1994	1027	Am		1995	379	R ⁹⁷¹
19872	1994	1027	Am	20006.1	1991	83 *	Ad
19876.5	1992	103 *	Ad		1993	1168	Am
	1992	1039 *	Am		1995	379	R ⁹⁷¹
19879	1993	109	Am	20007	1995	379	R ⁹⁷¹
19879.1	1989	4 *	Am	20008	1995	379	R ⁹⁷¹
19880	1993	109	Am	20009	1995	379	R ⁹⁷¹
19889.7	1992	103 *	Ad	20009.1	1989	1143	Am
19991.1	1993	466	Am		1990	658 *	Am
19991.2	1993	466	Am		1991	404	Am
19991.4	1993	466	Am		1991	414	Am
19991.6	1993	109	Am		1995	379	R ⁹⁷¹
19991.8	1993	466	Am	20009.2	1995	379	R ⁹⁷¹
19991.9	1993	466	Am	20009.3	1995	379	R ⁹⁷¹
19993.7	1996	1154 *	Am	20009.4	1995	379	R ⁹⁷¹
19994	1989	103	Am	20009.5	1995	379	R ⁹⁷¹
	1995	768 *	Am	20009.6	1995	379	R ⁹⁷¹
19994.1	1995	768 *	Am	20009.7	1995	379	R ⁹⁷¹
19994.2	1995	768 *	Am	20009.8	1995	379	R ⁹⁷¹
19994.20	1989	492 *	Am	20009.9	1995	379	R ⁹⁷¹
	1993	109	Am	20009.10	1995	379	R ⁹⁷¹
19994.30	1989	103	Ad	20009.11	1995	379	R ⁹⁷¹
	1993	1211	R & Ad	20009.12	1995	379	R ⁹⁷¹
19994.31	1993	1211	Ad	20009.13	1991	404	Ad
19994.32	1993	1211	Ad		1995	379	R ⁹⁷¹
19994.33	1993	1211	Ad	20010	1995	379	R & Ad ^{970 971}
19994.34	1993	1211	Ad	20010.5	1995	379	R ⁹⁷¹
19994.35	1993	1211	Ad	20011	1995	379	R & Ad ^{970 971}
19995.1	1995	288	Am	20011.1	1989	404	Am
19995.4	1989	169	Am		1990	658 *	Am
19996.21	1992	711 *	Am ⁵¹¹		1995	379	R ⁹⁷¹
19996.3	1992	206 *	Ad	20012	1995	379	R & Ad ^{970 971}
19996.32	1989	752	Am	20013	1990	658 *	Am
19997	1989	103	Am		1995	379	R & Ad ^{970 971}
	1995	768 *	Am	20013.5	1995	379	R ⁹⁷¹
19997.11	1995	768 *	Am	20013.6	1991	544	Am
19997.13	1995	768 *	Am		1995	379	R ⁹⁷¹
19997.15	1993	1298	Ad	20013.7	1989	1143	Am
19997.3	1995	768 *	Am		1993	358	Am
19997.4	1995	768 *	Am		1994	146	Am ⁸³³
19997.5	1995	768 *	Am		1995	379	R ⁹⁷¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
20013.75	1991	83 *	Ad	20017.97	1989	1143	Am
	1993	358	Am		1995	379	R ⁹⁷¹
	1994	146	Am ⁸³³	20017.975	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20017.98	1995	379	R ⁹⁷¹
20013.76	1992	697	Ad	20017.985	1995	379	R ⁹⁷¹
	1992	699 *	Ad	20017.986	1990	1399	Ad
	1995	379	R (as ad by		1995	379	R ⁹⁷¹
			Stats. 1992,	20017.99	1990	675	Am
			Ch. 697 and		1993	109	Am
			Stats. 1992,		1995	379	R ⁹⁷¹
			Ch. 699) ⁹⁷¹	20018	1995	379	R & Ad ^{970 971}
20014	1995	379	R & Ad ^{970 971}	20019	1990	658 *	Am
20015	1995	379	R & Ad ^{970 971}		1995	379	R & Ad ^{970 971}
20015.5	1995	379	R ⁹⁷¹		1996	906	Am
20016	1995	379	R & Ad ^{970 971}	20019.3	1995	379	R ⁹⁷¹
20017	1995	379	R & Ad ^{970 971}	20019.35	1994	636	Am
	1995	GRP 1	S ¹¹⁶⁸		1995	379	R ⁹⁷¹
20017.10	1995	379	R ⁹⁷¹	20019.37	1995	379	R ⁹⁷¹
20017.5	1995	379	R ⁹⁷¹	20019.4	1995	379	R ⁹⁷¹
20017.6	1992	427	Am ⁵¹¹	20019.51	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20019.52	1995	379	R ⁹⁷¹
20017.75	1995	379	R ⁹⁷¹	20019.53	1990	658 *	Ad
	1995	GRP 1	S ¹¹⁶⁸		1995	379	R ⁹⁷¹
20017.76	1995	379	R ⁹⁷¹	20019.6	1990	658 *	Ad
20017.77	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20017.78	1995	379	R ⁹⁷¹	20020	1995	379	R & Ad ^{970 971}
20017.79	1989	1143	Am	20020.1	1995	379	R ⁹⁷¹
	1990	640	Am	20020.10	1995	379	R ⁹⁷¹
	1991	623	Am	20020.5	1995	379	R ⁹⁷¹
	1992	206 *	Am	20020.6	1995	379	R ⁹⁷¹
	1993	771	Am	20020.7	1995	379	R ⁹⁷¹
	1994	345	Am	20020.8	1989	404	Am
	1995	379	R ⁹⁷¹		1990	658 *	Am
20017.791	1995	850	Ad		1995	379	R ⁹⁷¹
	1996	906	R	20020.9	1995	379	R ⁹⁷¹
20017.8	1995	379	R (as am by	20021	1989	1464 *	Am
			Stats. 1972,		1995	379	R & Ad ^{970 971}
			Ch. 1098 and	20021.01	1989	1464 *	Ad
			Stats. 1981,		1995	379	R ⁹⁷¹
			Ch. 238) ⁹⁷¹	20021.1	1995	379	R ⁹⁷¹
20017.81	1992	103 *	Am	20021.5	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20021.6	1995	379	R ⁹⁷¹
	1995	850	Am	20021.8	1995	379	R ⁹⁷¹
	1996	907	Am & RN	20021.9	1995	379	R ⁹⁷¹
20017.82	1989	962	Ad	20021.10	1995	379	R ⁹⁷¹
	1990	640	Am	20021.11	1990	1039	Ad
	1993	109	Am		1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20022	1990	658 *	Am
20017.85	1994	345	Am		1993	1297	R & Ad ³⁷⁷
	1995	379	R ⁹⁷¹		1995	379	R & Ad ^{970 971}
20017.86	1991	GRP	S ⁴²⁰	20022.01	1989	1464 *	Ad
	1995	379	R ⁹⁷¹		1994	408	Am
20017.88	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20017.9	1995	379	R ⁹⁷¹	20022.05	1993	109	Am
20017.91	1995	379	R ⁹⁷¹		1993	1297	R ³⁷⁷
20017.93	1995	379	R ⁹⁷¹	20022.1	1995	379	R ⁹⁷¹
20017.94	1995	379	R ⁹⁷¹	20022.15	1993	513	Ad
20017.95	1990	658 *	Am		1995	379	R ⁹⁷¹
	1991	GRP	S ⁴²⁰	20022.2	1993	1297	Ad ³⁷⁷
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20017.96	1995	379	R ⁹⁷¹	20022.3	1995	379	R ⁹⁷¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect	
20022.4	1995	379	R ⁹⁷¹		1996	906	R	
20023	1993	1297	R & Ad ³⁷⁷	20038.4	1995	850	Ad	
	1995	379	R & Ad ^{970 971}		1996	906	Am & RN	
	1995	829	Am		20038.5	1992	103*	Ad
	1995	830	Am			1994	889	Am
	1996	906	Am & RN			1995	379	R & Ad ^{970 971}
20023.01	1992	103*	Ad	1995	850	Am		
	1995	379	R ⁹⁷¹	1996	906	Am & RN		
20023.1	1995	379	R ⁹⁷¹	20038.6	1995	379	R & Ad ^{970 971}	
20023.3	1995	379	R ⁹⁷¹		20039	1995	379	R & Ad ^{970 971}
20023.4	1995	379	R ⁹⁷¹	20040	1995	379	R & Ad ^{970 971}	
20023.5	1995	379	R ⁹⁷¹	20041	1995	379	R & Ad ^{970 971}	
	1996	906	Ad	20042	1995	379	R & Ad ^{970 971}	
20023.6	1995	379	R ⁹⁷¹	20042.5	1995	379	R ⁹⁷¹	
20023.7	1995	379	R ⁹⁷¹		20043	1995	379	R & Ad ^{970 971}
20024	1995	379	Ad ⁹⁷⁰	20044	1995	379	R & Ad ^{970 971}	
20024.001	1995	379	R ⁹⁷¹	20045	1995	379	R & Ad ^{970 971}	
20024.002	1990	1251*	Ad ³³⁹		1996	305	Am ¹²¹⁴	
	1992	448*	Am	1996	906	Am		
	1993	589	Am ⁶⁷⁰	20046	1995	379	R & Ad ^{970 971}	
	1994	408	Am	20046.5	1996	906	Ad(RN)	
	1995	379	R ⁹⁷¹	20047	1995	379	R & Ad ^{970 971}	
20024.01	1991	778*	Am		1996	906	R & Ad(RN)	
	1995	379	R ⁹⁷¹	20048	1995	379	Ad ^{970 971}	
20024.02	1995	379	R ⁹⁷¹	20049	1995	379	Ad ^{970 971}	
20024.03	1993	1297	Ad ³⁷⁷	20050	1995	379	Ad ^{970 971}	
	1995	379	R ⁹⁷¹	20051	1995	379	Ad ^{970 971}	
20024.05	1995	379	R ⁹⁷¹	20052	1995	379	Ad ^{970 971}	
	20024.1	1995	379	20053	1995	379	Ad ^{970 971}	
20024.2	1995	379	R ⁹⁷¹	20054	1995	379	Ad ^{970 971}	
20025	1995	379	R & Ad ^{970 971}	20055	1995	379	Ad ^{970 971}	
20025.2	1993	1297	Am ³⁷⁷	20056	1995	379	Ad ^{970 971}	
	1995	379	R ⁹⁷¹	20057	1995	379	Ad ^{970 971}	
20026	1991	83*	Am		1996	906	Am	
	1993	1168	Am		1996	961	Am	
	1995	379	R & Ad ^{970 971}		1997	304	Am	
20026.1	1991	83*	Am	20058	1995	379	Ad ^{970 971}	
	1993	1168	Am	20059	1995	379	Ad ^{970 971}	
	1995	379	R ⁹⁷¹	20060	1995	379	Ad ^{970 971}	
20026.2	1991	83*	Am	20061	1995	379	R & Ad ^{970 971}	
	1993	1168	Am	20062	1995	379	Ad ^{970 971}	
20026.3	1995	379	R ⁹⁷¹	20063	1995	379	Ad ^{970 971}	
	1995	379	R ⁹⁷¹	20064	1995	379	Ad ^{970 971}	
20027	1991	778*	Am	20065	1995	379	Ad ^{970 971}	
	1995	379	R & Ad ^{970 971}	20066	1995	379	Ad ^{970 971}	
20028	1995	379	R & Ad ^{970 971}	20067	1995	379	Ad ^{970 971}	
20029	1995	379	R & Ad ^{970 971}	20068	1995	379	Ad ^{970 971}	
20030	1995	379	R & Ad ^{970 971}		1996	906	Am	
20031	1995	379	R & Ad ^{970 971}	20069	1995	379	Ad ^{970 971}	
20031.5	1995	379	R ⁹⁷¹	20070	1995	379	Ad ^{970 971}	
20031.6	1995	379	R ⁹⁷¹	20071	1995	379	Ad ^{970 971}	
20032	1995	379	R & Ad ^{970 971}	20090	1995	379	Ad ^{970 971}	
20033	1995	379	R & Ad ^{970 971}	20091	1995	379	Ad ^{970 971}	
20034	1991	83*	Am	20092	1995	379	Ad ^{970 971}	
	1993	1168	Am	20093	1995	379	Ad ^{970 971}	
20035	1995	379	R & Ad ^{970 971}	20094	1995	379	Ad ^{970 971}	
	1995	379	R & Ad ^{970 971}	20095	1995	379	Ad ^{970 971}	
20036	1993	513	Am	20096	1995	379	Ad ^{970 971}	
	1995	379	R & Ad ^{970 971}		1996	724	Am	
20037	1995	379	R & Ad ^{970 971}	20097	1995	379	Ad ^{970 971}	
20038	1995	379	R & Ad ^{970 971}	20098	1995	379	Ad ^{970 971}	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
20099	1995	379	Ad ^{970 971}	20137	1991	83*	Am
20100	1995	379	R ⁹⁷¹		1993	1168	Am
20100.1	1995	379	R ⁹⁷¹		1995	379	R & Ad ^{970 971}
20100.2	1989	1464*	Am		1996	906	R
	1995	379	R ⁹⁷¹	20138	1989	249	Am
20100.3	1991	1153	Ad		1991	83*	Am
	1995	379	R ⁹⁷¹		1995	379	R & Ad ^{970 971}
20101	1995	379	R ⁹⁷¹	20139	1995	379	R ⁹⁷¹
20102	1995	379	R ⁹⁷¹	20139.5	1995	379	R ⁹⁷¹
20102.1	1995	379	R ⁹⁷¹	20140	1995	379	R ⁹⁷¹
20103	1995	379	R ⁹⁷¹	20140.1	1995	379	R ⁹⁷¹
20104	1995	379	R ⁹⁷¹	20141	1991	83*	Am
20105	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20105.5	1990	1544*	Ad ²⁹⁴	20142	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20143	1995	379	R ⁹⁷¹
20106	1995	379	R ⁹⁷¹	20144	1995	379	R ⁹⁷¹
20107	1995	379	R ⁹⁷¹	20145	1995	379	R ⁹⁷¹
20108	1995	379	R ⁹⁷¹	20147	1989	752	Ad
20120	1995	379	Ad & R ⁹⁷⁰		1995	379	R ⁹⁷¹
20121	1995	379	R & Ad ^{970 971}	20150	1995	379	Ad ^{970 971}
20122	1995	379	Ad ^{970 971}	20151	1995	379	Ad ^{970 971}
20123	1995	379	R & Ad ^{970 971}	20152	1995	379	Ad ^{970 971}
20123.5	1989	1305*	Ad & R ¹¹	20153	1995	379	Ad ^{970 971}
	1990	798*	Am & RN	20160	1995	379	R & Ad ^{970 971}
20123.6	1990	798*	Ad	20161	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹	20162	1994	636	Ad
20124	1995	379	R & Ad ^{970 971}		1995	379	R & Ad ^{970 971}
20124.4	1995	379	R ⁹⁷¹	20163	1995	379	R & Ad ^{970 971}
20124.5	1995	379	R ⁹⁷¹	20164	1995	379	R & Ad ^{970 971}
20124.6	1995	379	R ⁹⁷¹	20164.5	1989	249	Ad
20125	1995	379	R & Ad ^{970 971}		1995	379	R ⁹⁷¹
20126	1995	379	R & Ad ^{970 971}	20165	1995	379	R ⁹⁷¹
20127	1991	83*	Am	20166	1995	379	R ⁹⁷¹
	1995	379	R & Ad ^{970 971}	20167	1995	379	R ⁹⁷¹
20128	1991	83*	R	20168	1995	379	R ⁹⁷¹
	1995	379	Ad ^{970 971}	20169	1995	379	R ⁹⁷¹
20129	1995	379	R & Ad ^{970 971}	20169.1	1995	379	R ⁹⁷¹
20130	1991	83*	Am	20170	1995	379	Ad ^{970 971}
	1993	1168	Am	20171	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}	20172	1995	379	Ad ^{970 971}
20130.2	1991	83*	R	20173	1995	379	Ad ^{970 971}
20130.5	1990	463*	Ad	20174	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹	20175	1995	379	Ad ^{970 971}
20131	1991	83*	R	20176	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹	20177	1995	379	Ad ^{970 971}
20129	1995	379	R & Ad ^{970 971}	20178	1995	379	Ad ^{970 971}
20131.01	1991	83*	Ad	20180	1995	379	R ⁹⁷¹
	1992	91*	Am ⁵⁴	20180.1	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20180.2	1995	379	R ⁹⁷¹
20131.1	1995	379	R ⁹⁷¹	20181	1993	1297	Am ³⁷⁷
20132	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20132.5	1991	83*	R	20182	1995	379	R ⁹⁷¹
20132.6	1991	83*	Ad	20190	1995	379	Ad ^{970 971}
	1993	1168	Am	20191	1995	379	Ad ^{970 971}
20133	1995	379	R & Ad ^{970 971}	20192	1995	379	Ad ^{970 971}
20134	1995	379	R & Ad ^{970 971}	20193	1995	379	Ad ^{970 971}
20134.1	1995	379	R ⁹⁷¹	20194	1995	379	Ad ^{970 971}
20135	1995	379	R & Ad ^{970 971}	20195	1995	379	Ad ^{970 971}
20135.1	1995	379	R ⁹⁷¹	20196	1995	379	Ad ^{970 971}
20136	1995	379	R & Ad ^{970 971}	20197	1995	379	Ad ^{970 971}
	1996	906	R	20198	1995	379	Ad ^{970 971}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20199	1995	379	Ad ^{970 971}	20221	1995	379	Ad ^{970 971}
20200	1995	379	R & Ad ^{970 971}	20222	1995	379	Ad ^{970 971}
20201	1995	379	R & Ad ^{970 971}	20222.5	1995	379	Ad ^{970 971}
20202	1995	379	R & Ad ^{970 971}	20223	1995	379	Ad ^{970 971}
20202.5	1995	379	R ⁹⁷¹	20224	1995	379	Ad ^{970 971}
20203	1990	1251 *	Am ³³⁹	20225	1995	379	Ad ^{970 971}
	1995	379	R (as am by Stats. 1988, Ch. 1356 and Stats. 1990, Ch. 1251) & Ad ^{970 971}	20226	1995	379	Ad ^{970 971}
				20227	1995	379	Ad ^{970 971}
				20228	1995	379	Ad ^{970 971}
				20229	1995	379	Ad ^{970 971}
					1996	906	R
20203.2	1995	379	R ⁹⁷¹	20230	1989	1427 *	Am
20203.3	1991	83 *	Am		1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹		1996	927	Am
20204	1995	379	R & Ad ^{970 971}	20230.1	1992	711 *	R ⁵¹¹
20205	1995	379	R ⁹⁷¹	20230.5	1995	379	R ⁹⁷¹
20205.4	1995	379	R ⁹⁷¹	20231	1991	83 *	Am
20205.5	1995	379	R ⁹⁷¹		1995	379	R & Ad ^{970 971}
20205.6	1995	379	R ⁹⁷¹	20232	1995	379	Ad ^{970 971}
20205.7	1992	540 *	Am ¹³		1997	951	Am
	1995	379	R ⁹⁷¹	20233	1989	177	Am
					1995	379	R & Ad ^{970 971}
20205.8	1991	83 *	Am	20234	1991	83 *	R
	1995	379	R ⁹⁷¹		1995	379	Ad ^{970 971}
20205.81	1991	622	Am ³⁶		1997	951	R
20205.85	1995	379	R ⁹⁷¹	20235	1995	379	Ad ^{970 971}
20205.9	1995	379	R ⁹⁷¹	20236	1995	379	Ad ^{970 971}
20205.90	1995	379	R ⁹⁷¹	20237	1995	379	Ad ^{970 971}
20205.91	1995	379	R ⁹⁷¹	20238	1995	379	Ad ^{970 971}
20205.92	1995	379	R ⁹⁷¹	20239	1995	379	Ad ^{970 971}
20205.93	1995	379	R ⁹⁷¹		1996	906	R
20206	1995	379	R & Ad ^{970 971}	20250	1995	379	Ad ^{970 971}
20206.1	1995	379	R ⁹⁷¹	20251	1995	379	Ad ^{970 971}
20206.2	1995	379	R ⁹⁷¹	20252	1995	379	Ad ^{970 971}
20206.3	1995	379	R ⁹⁷¹	20253	1995	379	Ad ^{970 971}
20206.5	1995	379	R ⁹⁷¹	20254	1995	379	Ad ^{970 971}
20207	1995	379	Ad ^{970 971}	20255	1995	379	Ad ^{970 971}
20208	1992	524	Am	20260	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}		1996	906	Am
20208.5	1995	379	R ⁹⁷¹	20261	1995	379	Ad ^{970 971}
20209	1995	379	Ad ^{970 971}		1996	906	R
20210	1995	379	R & Ad ^{970 971}	20262	1995	379	Ad ^{970 971}
20211	1995	379	R ⁹⁷¹		1996	906	R
20212	1995	379	R ⁹⁷¹	20263	1995	379	Ad ^{970 971}
20213	1995	379	R ⁹⁷¹		1996	906	R
20215	1990	11	Am	20264	1995	379	Ad ^{970 971}
	1992	1071 *	Am		1996	906	R
	1994	879 *	Am ⁹⁰⁰	20265	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹		1996	906	R
20215.5	1989	355	Ad	20266	1995	379	Ad ^{970 971}
	1992	1071 *	Am		1996	906	R
	1994	1094 *	Am	20267	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹		1996	906	R
20216	1995	379	R ⁹⁷¹	20280	1995	379	Ad ^{970 971}
20216.5	1995	379	R ⁹⁷¹	20281	1995	379	Ad ^{970 971}
20217	1991	1153	Ad	20282	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹	20283	1995	379	Ad ^{970 971}
20218	1X 1989-90	35	Ad	20284	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹		1996	906	Am
20220	1995	379	Ad ^{970 971}	20285	1995	379	Ad ^{970 971}
	1996	906	Am		1996	906	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
20300	1995	379	R & Ad ^{970 971}	20361.3	1993	1297	R ³⁷⁷
20301	1995	379	R & Ad ^{970 971}	20362	1995	379	R ⁹⁷¹
20302	1995	379	Ad ^{970 971}	20363	1995	379	R ⁹⁷¹
	1996	906	R	20364	1995	379	R ⁹⁷¹
20302.5	1995	379	R ⁹⁷¹	20365	1995	379	R ⁹⁷¹
20303	1995	379	R & Ad ^{970 971}	20370	1995	379	Ad ^{970 971}
20303.5	1995	379	R ⁹⁷¹	20371	1995	379	Ad ^{970 971}
20304	1993	1297	Ad ³⁷⁷	20380	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}	20381	1995	379	Ad ^{970 971}
	1996	906	Am	20382	1995	379	Ad ^{970 971}
20305	1995	379	Ad ^{970 971}	20383	1995	379	Ad ^{970 971}
20306	1996	1164	Ad	20390	1995	379	R & Ad ^{970 971}
20307	1995	379	R ⁹⁷¹		1996	305	Am ¹²¹⁴
20308	1995	379	R ⁹⁷¹	20390.1	1995	379	R ⁹⁷¹
20309	1997	838	Ad	20390.2	1995	379	R ⁹⁷¹
20320	1995	379	Ad ^{970 971}	20391	1995	379	Ad ^{970 971}
20321	1995	379	Ad ^{970 971}		1996	906	Am
20322	1995	379	Ad ^{970 971}	20392	1995	379	R & Ad ^{970 971}
	1996	378	Am		1996	906	Am
20323	1995	379	Ad ^{970 971}	20393	1990	1544*	Am ²⁹⁴
20324	1995	379	Ad ^{970 971}		1995	379	R & Ad ^{970 971}
20325	1995	379	Ad ^{970 971}		1996	906	Am
20330	1995	379	R ⁹⁷¹	20394	1995	379	Ad ^{970 971}
20331	1995	379	R ⁹⁷¹		1996	906	Am
20331.5	1995	379	R ⁹⁷¹	20395	1995	379	Ad ^{970 971}
20332	1990	658*	Am		1996	906	Am
	1995	379	R ⁹⁷¹	20396	1995	379	Ad ^{974 970 971}
20332.5	1995	379	R ⁹⁷¹		1996	906	Am
20333	1995	379	R ⁹⁷¹	20397	1995	379	Ad ^{970 971}
20334	1993	1168	R & Ad	20398	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹		1996	906	Am
20335	1993	1297	Am ³⁷⁷	20399	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹	20400	1995	379	Ad ^{970 971}
20336	1990	658*	Am	20401	1995	379	Ad ^{970 971}
	1993	1168	R		1996	305	Am ¹²¹⁴
20337	1995	379	R ⁹⁷¹	20402	1995	379	Ad ^{970 971}
20338	1995	379	R ⁹⁷¹	20403	1995	379	Ad ^{970 971}
20339	1995	379	R ⁹⁷¹		1996	906	Am
20340	1991	892*	Ad	20404	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}	20405	1995	379	Ad ^{970 971}
20341	1995	379	Ad ^{970 971}		1997	951	Am
	1996	906	Am	20406	1995	379	Ad ^{970 971}
20342	1995	379	Ad ^{970 971}	20407	1995	379	Ad ^{970 971}
20350	1995	379	Ad ^{970 971}		1996	906	R
	1996	906	Am		1996	907	Ad(RN)
20351	1995	379	Ad ^{970 971}	20408	1995	379	Ad ^{970 971}
	1996	906	Am		1996	906	Am
20352	1995	379	Ad ^{973 970 971}	20409	1995	379	Ad ^{970 971}
	1996	906	Am		1996	906	Am
20353	1995	379	Ad ^{970 971}		1996	907	Am
	1996	906	Am	20410	1995	379	Ad ^{970 971}
20354	1995	379	Ad ^{970 971}		1996	906	Am
	1996	906	Am	20411	1995	379	Ad ^{970 971}
20355	1995	379	Ad ^{970 971}		1996	906	Am
20356	1995	379	Ad ^{970 971}	20412	1995	379	Ad ^{970 971}
20360	1995	379	R ⁹⁷¹		1995	830	Am (as ad by
20360.5	1995	379	R ⁹⁷¹				Sec. 2,
20361	1993	1297	Am ³⁷⁷				Stats. 1995,
	1995	379	R ⁹⁷¹				Ch. 379)
20361.1	1993	1297	R ³⁷⁷	20413	1996	906	Am
20361.2	1993	1297	R ³⁷⁷		1995	379	Ad ^{970 971}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20413 (Cont.)	1996	906	Am	20464	1995	379	R & Ad ^{970 971}
20414	1995	379	Ad ^{970 971}	20465	1995	379	R & Ad ^{970 971}
	1996	906	Am	20466	1995	379	R & Ad ^{970 971}
20415	1995	379	Ad ^{970 971}	20467	1995	379	Ad ^{970 971}
	1996	906	Am	20468	1995	379	Ad ^{970 971}
20416	1995	379	Ad ^{970 971}	20469	1995	379	Ad ^{970 971}
20417	1997	670	Ad	20470	1995	379	Ad ^{970 971}
20420	1995	379	Ad ^{970 971}	20471	1995	379	Ad ^{970 971}
20421	1995	379	Ad ^{970 971}	20472	1995	379	Ad ^{970 971}
20422	1995	379	Ad ^{970 971}	20473	1995	379	Ad ^{970 971}
20423	1995	379	Ad ^{970 971}	20474	1995	379	Ad ^{970 971}
20424	1995	379	Ad ^{970 971}	20475	1995	379	Ad ^{970 971}
20425	1995	379	Ad ^{970 971}	20476	1995	379	Ad ^{970 971}
20426	1995	379	Ad ^{970 971}	20477	1995	379	Ad ^{970 971}
20427	1995	379	Ad ^{970 971}	20478	1995	379	Ad ^{970 971}
20428	1995	379	Ad ^{970 971}		1996	906	Am
20429	1995	379	Ad ^{970 971}	20479	1995	379	Ad ^{970 971}
20430	1995	379	Ad ^{970 971}	20480	1995	379	Ad & R ^{970 70 971}
20431	1995	379	Ad ^{970 971}	20481	1995	379	Ad ^{970 971}
20433	1995	379	Ad ^{970 971}		1996	906	Am
20434	1995	379	Ad ^{970 971}	20482	1995	379	Ad ^{970 971}
20434.5	1997	60	Ad	20483	1995	379	Ad ^{970 971}
20435	1995	379	Ad ^{970 971}	20484	1995	379	Ad ^{970 971}
20436	1995	379	Ad ^{970 971}	20485	1995	379	Ad ^{970 971}
20437	1995	379	Ad ^{970 971}	20486	1996	502	Ad
20438	1995	379	Ad ^{970 971}		1996	906	Ad(RN)
20439	1995	379	Ad ^{970 971}	20490	1995	379	R ⁹⁷¹
20440	1995	379	Ad ^{970 971}	20491	1994	636	Am
20441	1995	379	Ad ^{977 970 971}		1995	379	R ⁹⁷¹
	1996	906	Am	20492	1995	379	R ⁹⁷¹
20442	1995	379	Ad ^{970 971}	20492.1	1995	379	R ⁹⁷¹
	1996	906	Am	20492.2	1989	162	Ad
20443	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
20444	1995	379	Ad ^{970 971}	20492.3	1991	892*	Ad
20445	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
20450	1995	379	R ⁹⁷¹	20493	1995	379	R ⁹⁷¹
20450.1	1989	10	Ad	20493.5	1995	379	R ⁹⁷¹
	1989	1464*	Ad	20496	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20497.5	1995	379	R ⁹⁷¹
20450.5	1995	379	R ⁹⁷¹	20498	1995	379	R ⁹⁷¹
20451	1995	379	R ⁹⁷¹	20499	1994	636	Am
20451.5	1989	1271	Am		1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20499.5	1992	448*	Ad & R ³⁶
20452	1990	1544*	Am ²⁹⁴		1993	496*	Am ⁷⁰
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20453	1991	83*	Am	20500	1994	636	Am
	1995	379	R ⁹⁷¹		1995	379	R & Ad ^{970 971}
20453.5	1995	379	R ⁹⁷¹	20501	1995	379	Ad ^{970 971}
20454	1991	83*	R	20502	1995	379	Ad ^{970 971}
20455	1991	83*	R		1996	1164	Am
20456	1995	379	R ⁹⁷¹	20503	1995	379	Ad ^{970 971}
20457	1995	379	R ⁹⁷¹	20504	1995	379	Ad ^{970 971}
20458	1995	379	R ⁹⁷¹	20505	1995	379	Ad ^{970 971}
20460	1995	379	R & Ad ^{970 971}	20506	1995	379	Ad ^{970 971}
20461	1995	379	R & Ad ^{970 971}	20507	1995	379	Ad ^{970 971}
20461.1	1995	379	R ⁹⁷¹	20508	1995	379	Ad ^{970 971}
20461.5	1995	379	R ⁹⁷¹	20509	1995	379	Ad ^{970 971}
20461.6	1995	379	R ⁹⁷¹	20510	1995	379	Ad ^{970 971}
20462	1995	379	R & Ad ^{970 971}	20511	1995	379	Ad ^{970 971}
20463	1995	379	R & Ad ^{970 971}	20512	1995	379	Ad ^{970 971}
				20513	1995	379	Ad ^{970 971}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
20514	1995	379	Ad ^{970 971}		1996	906	Am
20515	1995	379	Ad ^{970 971}	20551	1995	379	Ad ^{970 971}
20516	1995	379	Ad ^{970 971}	20552	1995	379	Ad ^{970 971}
20520	1995	379	R ⁹⁷¹	20553	1995	379	Ad ^{970 971}
20521	1995	379	R ⁹⁷¹	20554	1995	379	Ad ^{970 971}
20521.1	1995	124	Ad	20555	1995	379	Ad ^{970 971}
	1996	906	Am & RN	20556	1995	379	Ad ^{970 971}
20522	1995	379	R ⁹⁷¹	20560	1995	379	R ⁹⁷¹
20523	1994	408	Am	20561	1995	379	R ⁹⁷¹
	1995	91	Am ⁹⁶⁴	20562	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20562.1	1995	379	R ⁹⁷¹
	1996	906	Am & RN	20562.2	1993	689	Ad
20524	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20524.1	1989	162	Ad	20563	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20564	1995	379	R ⁹⁷¹
20525	1995	379	R ⁹⁷¹	20564.1	1990	821	Ad
20526	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20527	1995	379	R ⁹⁷¹	20564.5	1995	379	R ⁹⁷¹
20527.1	1995	379	R ⁹⁷¹	20565	1990	821	Am
20529	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20530	1995	379	R & Ad ^{970 971}	20565.1	1995	379	R ⁹⁷¹
20531	1995	379	R & Ad ^{970 971}	20566	1995	379	R ⁹⁷¹
	1996	906	R & Ad(RN)	20567	1995	379	R ⁹⁷¹
20531.5	1995	379	R ⁹⁷¹	20567.1	1995	379	R ⁹⁷¹
20532	1995	379	Ad ^{970 971}	20567.3	1995	379	R ⁹⁷¹
20533	1995	379	Ad ^{970 971}	20567.7	1995	379	R ⁹⁷¹
	1996	906	Am	20567.8	1995	379	R ⁹⁷¹
20534	1995	379	Ad ^{970 971}	20568	1995	379	R ⁹⁷¹
20535	1995	379	Ad ^{970 971}	20569	1995	379	R ⁹⁷¹
20536	1995	379	Ad ^{970 971}	20569.1	1995	379	R ⁹⁷¹
20537	1995	379	Ad ^{970 971}	20569.2	1995	379	R ⁹⁷¹
20540	1995	379	R ⁹⁷¹	20569.3	1990	419*	Ad
20541	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20542	1995	379	R ⁹⁷¹	20569.4	1993	684	Ad & R ¹³³
20543	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20544	1995	379	R ⁹⁷¹	20570	1995	379	R & Ad ^{970 971}
20545	1995	379	R ⁹⁷¹	20570.1	1990	1383	Ad
20546	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20547	1993	61	Ad	20571	1995	379	R & Ad ^{970 971}
	1994	636	Am	20572	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹	20573	1995	379	Ad ^{970 971}
20547.1	1993	61	Ad	20574	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹	20575	1995	379	Ad ^{970 971}
20547.2	1993	61	Ad		1997	115	Am
	1995	379	R ⁹⁷¹	20576	1995	379	Ad ^{970 971}
20547.3	1993	61	Ad		1996	906	Am
	1994	636	Am	20577	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹	20578	1995	379	Ad ^{970 971}
20547.4	1993	61	Ad	20579	1995	379	Ad ^{970 971}
	1994	636	Am	20580	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹	20580.01	1995	379	R ⁹⁷¹
20547.5	1993	61	Ad	20580.1	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20580.2	1995	379	R ⁹⁷¹
20547.6	1993	61	Ad	20580.3	1995	379	R ⁹⁷¹
	1994	636	Am	20581	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹	20582	1995	379	R & Ad ^{970 971}
20547.7	1993	61	Ad	20583	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹	20584	1995	379	Ad ^{970 971}
20547.8	1993	61	Ad	20585	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹		1996	906	Am
20550	1995	379	R & Ad ^{970 971}	20586	1990	658*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
20586 (Cont.)	1992	792	Am	1995	830	Am	
	1995	379	R & Ad ^{970 971}	20616	1996	906	Am & RN
	1996	906	Am	20617	1995	379	R & Ad ^{970 971}
20587	1995	379	Ad ^{970 971}	20617	1995	379	Ad ^{970 971}
	1996	906	Am		1996	906	Am
20588	1995	379	Ad ^{1048 970 971}	20618	1995	379	Ad ^{970 971}
	1996	906	Am	20630	1995	379	R & Ad ^{970 971}
	1997	832	Am	20631	1995	379	R & Ad ^{970 971}
20589	1995	379	Ad	20632	1995	379	R & Ad ^{970 971}
			& R ^{970 133 971}	20633	1992	1321	Ad
	1996	906	Am		1993	174	Am
20590	1990	658*	Am		1994	576*	R
	1995	379	R & Ad ^{970 971}		1995	379	Ad ^{970 971}
20591	1995	379	Ad ^{970 971}	20634	1992	1321	Ad
20592	1995	379	Ad ^{970 971}		1994	576*	R
20593	1995	379	Ad ^{970 971}		1995	379	Ad ^{970 971}
	1996	906	Am	20635	1992	1321	Ad
20600	1995	379	R ⁹⁷¹		1994	576*	R
20600.1	1995	379	R ⁹⁷¹		1995	379	Ad ^{970 971}
20600.5	1995	379	R ⁹⁷¹	20636	1995	379	Ad ^{970 971}
20601	1995	379	R ⁹⁷¹		1996	906	R & Ad(RN)
20602	1995	379	R ⁹⁷¹	20637	1995	379	Ad ^{970 971}
20602.92	1995	379	R ⁹⁷¹	20638	1995	379	Ad ^{970 971}
20602.93	1995	379	R ⁹⁷¹		1996	906	Am
20603	1989	1143	Am	20639	1995	379	Ad ^{970 971}
	1990	549	Am	20650	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20651	1990	658*	R
20603.01	1995	379	R ⁹⁷¹	20651.1	1995	379	R ⁹⁷¹
20603.02	1995	379	R ⁹⁷¹	20651.4	1995	379	R ⁹⁷¹
20603.03	1995	379	R ⁹⁷¹	20652	1990	1544*	Am ²⁹⁴
20603.2	1992	103*	Am		1995	379	R ⁹⁷¹
	1994	762*	Am	20652.1	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20652.5	1991	83*	Ad
20603.3	1990	1605	Ad		1993	1168	R
	1992	103*	R	20653	1995	379	R ⁹⁷¹
20603.5	1992	751	R	20654	1989	891*	Am
20603.6	1992	751	R		1993	1168	Am
20604	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20605	1995	379	R ⁹⁷¹	20654.2	1991	892*	Ad
20605.1	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20605.5	1995	379	R ⁹⁷¹	20654.3	1995	379	R ⁹⁷¹
20606	1995	379	R ⁹⁷¹	20655.1	1995	379	R ⁹⁷¹
20607	1989	10	Am	20655.2	1995	379	R ⁹⁷¹
	1989	1464*	Am	20656	1995	379	R ⁹⁷¹
	1990	840*	Am	20657	1995	379	R ⁹⁷¹
	1991	778*	Am	20670	1995	379	Ad ^{970 971}
	1992	543*	Am		1996	906	R
	1995	379	R ⁹⁷¹	20671	1995	379	Ad ^{970 971}
20610	1995	379	Ad ^{970 971}	20672	1995	379	Ad ^{970 971}
20611	1995	379	R & Ad ^{970 971}		1996	906	Am
20612	1995	379	R & Ad ^{970 971}	20673	1995	379	Ad ^{970 971}
20613	1995	379	R & Ad ^{970 971}	20674	1995	379	Ad ^{970 971}
20614	1995	379	R & Ad ^{970 971}	20675	1995	379	Ad ^{970 971}
	1996	906	R	20676	1995	379	Ad ^{970 971}
20615	1993	1297	Am ³⁷⁷	20677	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}		1996	906	Am
	1995	830	Am	20678	1995	379	Ad ^{970 971}
	1996	906	Am & RN		1996	906	Am
20615.5	1993	1297	Ad ³⁷⁷	20679	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹		1996	906	R
				20680	1995	379	R & Ad ^{970 971}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
20681	1995	379	R & Ad ^{970 971}	20750	1995	379	R & Ad ^{970 971}
	1996	906	Am	20750.1	1995	379	R ⁹⁷¹
20681.5	1995	379	R ⁹⁷¹	20750.100	1990	463*	Ad
20682	1995	379	R & Ad ^{970 971}	20750.11	1995	379	R ⁹⁷¹
	1996	906	R	20750.17	1995	379	R ⁹⁷¹
20683	1995	379	R	20750.2	1995	379	R ⁹⁷¹
			& Ad ^{975 970 971}	20750.22	1990	1701	Ad
	1996	906	Am		1992	427	R ⁵¹¹
20684	1995	379	R	20750.3	1995	379	R ⁹⁷¹
			& Ad ^{976 970 971}	20750.31	1995	379	R ⁹⁷¹
20685	1989	1143	Am	20750.42	1995	379	R ⁹⁷¹
	1995	379	R & Ad ^{970 971}	20750.5	1995	379	R ⁹⁷¹
20686	1995	379	Ad ^{970 971}	20750.50	1989	1427*	Ad
20687	1995	379	Ad ^{970 971}	20750.8	1995	379	R ⁹⁷¹
	1996	906	Am	20750.81	1995	379	R ⁹⁷¹
20688	1995	379	Ad ^{970 971}	20750.82	1995	379	R ⁹⁷¹
20689	1995	379	Ad ^{970 971}	20750.83	1995	379	R ⁹⁷¹
20690	1995	379	Ad ^{970 971}	20750.84	1995	379	R ⁹⁷¹
20691	1995	379	Ad ^{970 971}	20750.85	1992	707*	Ad
	1996	906	R & Ad(RN)		1995	379	R ⁹⁷¹
20692	1995	379	Ad ^{970 971}	20750.9	1991	83*	R
	1996	906	R & Ad(RN)	20750.905	1991	83*	Ad
20693	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
20700	1994	576*	Ad	20750.91	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20750.92	1990	1656	Ad ²⁵⁷
20701	1994	576*	Ad		1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20750.93	1990	1656	Ad & R ¹³³
20702	1994	576*	Ad		1991	83*	Am
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20703	1994	576*	Ad	20750.94	1995	308*	Am & R ⁷⁰
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20704	1994	576*	Ad	20750.95	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20750.96	1995	379	R ⁹⁷¹
20705	1994	576*	Ad	20750.97	1992	103*	Ad
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20710	1995	379	Ad ^{970 971}	20750.98	1995	379	R ⁹⁷¹
20711	1995	379	Ad ^{970 971}	20750.100	1995	379	R ⁹⁷¹
20712	1995	379	Ad ^{970 971}	20751	1990	463*	Am
20720	1995	379	Ad ^{970 971}		1992	707*	Am
20721	1995	379	Ad ^{970 971}		1993	71*	Am
20722	1995	379	Ad ^{970 971}		1995	379	R & Ad ^{970 971}
20723	1995	379	Ad ^{970 971}	20751.5	1991	83*	Ad
20724	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
20725	1995	379	Ad ^{970 971}	20752	1990	463*	Am
20730	1995	379	Ad ^{970 971}		1995	379	R & Ad ^{970 971}
20731	1995	379	Ad ^{970 971}		1996	906	Am
	1996	906	Am	20753	1995	379	Ad ^{970 971}
20732	1995	379	Ad ^{970 971}	20754	1990	463*	Am
20733	1995	379	Ad ^{970 971}		1991	83*	Am
20734	1995	379	Ad ^{970 971}		1993	71*	Am
	1996	906	Am		1995	379	R & Ad ^{970 971}
20735	1995	379	Ad ^{970 971}	20755	1995	379	R & Ad ^{970 971}
20736	1995	379	Ad ^{970 971}	20755.1	1995	379	R ⁹⁷¹
20737	1995	379	Ad ^{970 971}	20755.2	1990	862	Ad
	1996	680	Am		1992	427	R ⁵¹¹
20740	1989	1427*	Am	20756	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹	20757	1995	379	R ⁹⁷¹
20741	1995	379	R ⁹⁷¹	20757.2	1995	379	R ⁹⁷¹
20742	1995	379	R ⁹⁷¹	20758	1995	379	R ⁹⁷¹
20745	1989	1143	Am	20758.1	1995	379	R ⁹⁷¹
	1995	379	Ad ^{970 971}	20758.9	1995	379	R ⁹⁷¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
20759	1990	821	Am	20806.1	1995	379	R ⁹⁷¹
20759.1	1995	379	R ⁹⁷¹	20807	1995	379	R & Ad ^{970 971}
20759.2	1995	379	R ⁹⁷¹	20808	1995	379	R & Ad ^{970 971}
20759.3	1995	379	R ⁹⁷¹	20809	1995	379	R & Ad ^{970 971}
20760	1990	1656	R	20809.1	1995	379	R ⁹⁷¹
20770	1995	379	Ad ^{970 971}	20809.2	1995	379	R ⁹⁷¹
20771	1995	379	Ad ^{970 971}	20810	1995	379	R & Ad ^{970 971}
20772	1995	379	Ad ^{970 971}	20811	1995	379	Ad ^{970 971}
	1996	906	Am	20812	1995	379	Ad ^{970 971}
20773	1995	379	Ad ^{970 971}	20813	1995	379	Ad ^{970 971}
20774	1995	379	Ad ^{970 971}	20813.1	1995	379	R ⁹⁷¹
20775	1995	379	Ad ^{970 971}	20813.5	1989	1143	Am
20776	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
	1996	906	Am	20814	1995	379	R & Ad ^{970 971}
20790	1991	678	Ad	20815	1995	379	R & Ad ^{970 971}
	1992	673	Am	20816	1989	1143	Am
	1995	379	R & Ad ^{970 971}		1995	379	R & Ad ^{970 971}
	1996	906	Am	20817	1995	379	R
20791	1991	678	Ad				Ad
	1995	379	R & Ad ^{970 971}				& R ^{970 133 971}
	1996	906	Am		1996	906	Am
20792	1995	379	Ad ^{970 971}	20818	1992	448*	Am ¹³³
	1996	906	R		1995	379	R & Ad ^{970 971}
20793	1995	379	Ad ^{970 971}		1996	906	R
	1996	906	R	20819	1990	658*	Ad
20794	1995	379	Ad ^{970 971}		1994	636	Am
20795	1995	379	Ad ^{970 971}		1995	379	R
20796	1995	379	Ad ^{970 971}				Ad & R ^{970 70 971}
	1996	906	Am	20819.5	1995	379	R ⁹⁷¹
20797	1995	379	Ad ^{970 971}	20820	1995	379	R & Ad ^{970 971}
	1996	906	R	20821	1995	379	Ad ^{970 971}
20798	1995	379	Ad ^{970 971}	20821.5	1992	448*	Ad
	1996	906	R		1995	379	R ⁹⁷¹
20799	1995	379	Ad ^{970 971}	20821.6	1994	540	Ad
20800	1995	379	R & Ad ^{970 971}		1995	379	R ⁹⁷¹
20801	1995	379	R & Ad ^{970 971}	20822	1992	450*	Ad & R ⁶¹
20801.1	1995	379	R ⁹⁷¹		1995	379	Ad ^{970 971}
20802	1995	379	R & Ad ^{970 971}	20822.1	1992	589*	Ad
	1995	GRP 1	S ¹¹⁶⁸		1995	379	R ⁹⁷¹
20802.5	1990	658*	R	20823	1995	379	Ad ^{970 971}
20803	1995	379	R & Ad		1996	906	R
			& R ^{970 70 971}	20824	1995	379	Ad ^{970 971}
20803.1	1995	379	R ⁹⁷¹	20825	1995	379	Ad ^{978 970 971}
20803.2	1995	379	R ⁹⁷¹		1996	906	R
20803.21	1990	658*	Ad	20826	1995	379	Ad ^{970 971}
	1995	379	R ⁹⁷¹	20827	1995	379	Ad ^{970 971}
20803.3	1995	379	R ⁹⁷¹	20828	1995	379	Ad ^{970 971}
20803.35	1995	379	R ⁹⁷¹	20829	1995	379	Ad ^{970 971}
20803.4	1995	379	R ⁹⁷¹	20830	1995	379	R & Ad ^{970 971}
20803.7	1995	379	R ⁹⁷¹	20831	1995	379	R & Ad ^{970 971}
20803.8	1989	1143	Am	20832	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹	20833	1995	379	Ad ^{970 971}
20803.9	1995	379	R ⁹⁷¹		1996	906	Am
20803.94	1995	379	R ⁹⁷¹	20834	1995	379	R & Ad ^{970 971}
20803.95	1995	379	R ⁹⁷¹	20834.1	1995	379	R ⁹⁷¹
20803.96	1989	962	Ad	20834.12	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20834.2	1995	379	R ⁹⁷¹
20804	1995	379	R & Ad ^{970 971}	20835	1995	379	R & Ad ^{970 971}
	1996	906	Am	20835.1	1995	379	R ⁹⁷¹
20805	1995	379	R & Ad ^{970 971}	20836	1995	379	Ad ^{970 971}
20806	1995	379	Ad ^{970 971}	20837	1995	379	R ⁹⁷¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
20840	1995	379	R ⁹⁷¹	20906	1995	379	Ad ^{970 971}
20860	1989	1143	Am	20907	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}	20908	1995	379	Ad ^{970 971}
20861	1995	379	R & Ad ^{970 971}	20930	1989	1143	Am
20862	1992	1372 *	Am		1995	379	R & Ad ^{970 971}
	1995	379	R & Ad ^{970 971}		1996	906	Am
	1996	906	Am	20930.1	1995	379	R ⁹⁷¹
20862.5	1990	658 *	Am	20930.11	1993	684	Am
	1993	1297	Am ³⁷⁷		1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20930.2	1995	379	R ⁹⁷¹
20862.7	1992	427	Am ⁵¹¹	20930.3	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20930.31	1995	379	R ⁹⁷¹
20862.8	1993	1297	Am ³⁷⁷	20930.32	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20930.33	1995	379	R ⁹⁷¹
20863	1995	379	R & Ad ^{970 971}	20930.4	1990	658 *	Am
	1996	906	Am		1995	379	R ⁹⁷¹
20864	1995	379	R & Ad ^{970 971}	20930.5	1995	379	R ⁹⁷¹
20864.5	1992	103 *	Ad	20930.86	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20930.90	1995	379	R ⁹⁷¹
20864.6	1993	496 *	Ad & R ⁷⁰	20931	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹		1996	906	Am
20865	1995	379	R ⁹⁷¹	20932	1989	891 *	Am
20867	1995	379	R ⁹⁷¹		1995	379	R & Ad ^{970 971}
20868	1995	379	R ⁹⁷¹	20932.5	1989	1143	Ad
20890	1995	379	R & Ad ^{970 971}		1991	778 *	R
20891	1995	379	Ad ^{970 971}	20933	1989	1143	Am
20892	1995	379	Ad ^{970 971}		1995	379	R & Ad ^{970 971}
20892.5	1995	379	R ⁹⁷¹	20934	1995	379	R & Ad ^{970 971}
20893	1995	379	R & Ad ^{970 971}	20935	1995	379	R & Ad ^{970 971}
20894	1995	379	R & Ad ^{970 971}		1996	906	R
20894.1	1995	379	R ⁹⁷¹	20936	1995	379	R & Ad ^{970 971}
20894.2	1995	379	R ⁹⁷¹	20937	1995	379	Ad ^{970 971}
20894.3	1995	379	R ⁹⁷¹	20938	1995	379	R & Ad ^{970 971}
20894.5	1995	379	R ⁹⁷¹	20938.1	1989	10	Ad
20894.7	1995	379	R ⁹⁷¹		1989	1464 *	Ad
20895	1995	379	R		1995	379	R (as ad by Stats. 1989, Ch. 10 and Stats. 1989, Ch. 1464) ⁹⁷¹
	1996	906	Am				Ad ^{970 971}
20895.1	1995	379	R ⁹⁷¹	20939	1995	379	Ad
20896	1995	379	R & Ad ^{970 971}		1996	906	R
20897	1995	379	R & Ad ^{970 971}	20940	1995	379	Ad ^{970 971}
20898	1995	379	R & Ad ^{970 971}		1996	906	R
20898.1	1989	1143	Am	20950	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20950.1	1989	1143	Am
20899	1995	379	R & Ad ^{970 971}		1990	658 *	Am
20899.1	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20899.5	1995	379	R ⁹⁷¹		1995	850	Am
20900	1995	379	R & Ad ^{970 971}		1996	906	Am & RN
20900.1	1995	379	R ⁹⁷¹	20952	1995	379	R ⁹⁷¹
20901	1989	891 *	Am	20952.5	1995	379	R ⁹⁷¹
	1995	379	R & Ad ^{970 971}	20953	1989	752	Am
20901.5	1989	1143	Ad		1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	20954	1991	544	Ad
20902	1995	379	R & Ad ^{970 971}		1995	379	R ⁹⁷¹
20903	1995	379	R & Ad ^{970 971}	20960	1991	544	Ad
	1996	906	Am		1995	379	R & Ad ^{970 971}
	1997	951	Am ¹⁹⁹	20961	1991	544	Ad
20903.5	1995	379	Ad ^{970 971}		1995	379	R & Ad ^{970 971}
	1997	458 *	Am	20962	1991	544	Ad
20904	1995	379	Ad ^{970 971}				
20905	1995	379	Ad ^{970 971}				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
20962 (Cont.)	1995	379	R & Ad ^{970 971}	21009	1995	379	Ad ^{970 971}
20963	1991	544	Ad	21010	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}	21011	1995	379	Ad ^{970 971}
	1996	906	Am	21012	1995	379	Ad ^{970 971}
20964	1991	544	Ad	21013	1996	914	Ad
	1995	379	R & Ad ^{970 971}	21020	1995	379	R & Ad ^{970 971}
20965	1991	544	Ad		1996	906	Am
	1995	379	R & Ad ^{970 971}	21020.5	1992	103*	Ad
20966	1995	379	Ad ^{970 971}		1993	513	Am
20967	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
20968	1995	379	Ad ^{970 971}	21020.6	1992	103*	Ad
20969	1995	379	R		1993	513	Am
			& Ad ^{970 70 971}		1995	379	R ⁹⁷¹
20970	1995	379	Ad ^{970 971}	21021	1995	379	R & Ad ^{970 971}
20971	1995	379	Ad ^{970 971}	21021.5	1995	379	R ⁹⁷¹
20972	1995	379	Ad ^{970 971}	21022	1995	379	R & Ad ^{970 971}
20980	1995	379	R ⁹⁷¹	21022.1	1995	379	R ⁹⁷¹
20980.1	1995	379	R ⁹⁷¹	21022.2	1990	658*	Am
20980.5	1994	115	Am		1992	103*	Am
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
20986	1995	379	R ⁹⁷¹	21023	1995	379	R & Ad ^{970 971}
	1995	379	Ad ^{970 971}	21023.5	1995	379	R ⁹⁷¹
20990	1995	379	Ad ^{970 971}	21024	1990	658*	Am
	1996	680	R & Ad		1995	379	R & Ad ^{970 971}
20991	1995	379	Ad ^{970 971}	21024.1	1995	379	R ⁹⁷¹
20992	1995	379	Ad ^{970 971}	21025	1990	658*	Am
20993	1995	379	Ad ^{970 971}		1991	1159	Am
			Ad ^{970 971}		1995	379	R & Ad ^{970 971}
20994	1996	680	Am	21025.1	1989	485	Am
	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
20995	1995	379	Ad ^{970 971}	21025.2	1991	1108*	Am
	1996	680	Am		1995	379	R ⁹⁷¹
20997	1995	379	Ad ^{970 971}	21025.3	1991	1095	Ad ⁴⁹⁷
	1996	680	Am		1995	379	R ⁹⁷¹
20998	1995	379	Ad ^{970 971}	21025.4	1990	658*	Am
20999	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
	1996	906	Am & RN	21025.5	1990	658*	Am
21000	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
	1996	906	Am & RN	21025.6	1989	192	Am
21001	1995	379	Ad ^{970 971}		1990	313	R
	1996	906	R & Ad(RN)	21026	1995	379	R & Ad ^{970 971}
21002	1995	379	Ad ^{970 971}	21026.1	1995	379	R ⁹⁷¹
	1996	906	Am & RN	21026.2	1995	379	R ⁹⁷¹
21003	1995	379	& Ad(RN)	21026.3	1995	379	R ⁹⁷¹
			Ad ^{970 971}	21026.4	1995	379	R ⁹⁷¹
21004	1996	906	Am & RN	21026.5	1995	379	R ⁹⁷¹
	1995	379	Ad ^{970 971}	21027	1995	379	R & Ad ^{970 971}
21005	1995	379	Ad ^{970 971}	21028	1990	658*	Am
	1996	906	Am & RN		1995	379	R & Ad ^{970 971}
21006	1995	379	Ad ^{970 971}	21029	1990	658*	Am
	1996	906	Am & RN		1995	379	R & Ad ^{970 971}
21007	1995	379	Ad ^{970 971}	21030	1995	379	Ad ^{970 971}
	1996	906	Am & RN	21031	1995	379	R & Ad ^{970 971}
21008	1995	379	Ad ^{970 971}	21032	1995	379	R & Ad ^{970 971}
	1996	906	Am & RN	21033	1995	379	R & Ad ^{970 971}
			& Ad(RN)		1996	906	Am
			Ad ^{970 971}	21034	1995	379	R & Ad ^{970 971}
			& Ad(RN)	21035	1995	379	Ad ^{970 971}
			Ad ^{970 971}	21036	1995	379	Ad ^{970 971}
					1996	906	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
21037	1995	379	Ad ^{970 971}	21130	1995	379	Ad ^{970 971}
21038	1995	379	Ad ^{983 970 971}		1996	906	Am
	1996	906	R & Ad	21131	1995	379	Ad ^{970 971}
21060	1995	379	Ad ^{970 971}	21132	1995	379	Ad ^{970 971}
21061	1995	379	Ad ^{970 971}	21150	1995	379	R & Ad ^{970 971}
21062	1995	379	Ad ^{970 971}	21151	1989	192	Am
21070	1995	379	Ad ^{970 971}		1990	29*	Am ⁵²
21071	1995	379	Ad ^{970 971}		1993	1297	Am ³⁷⁷
	1996	906	Am		1995	379	R & Ad ^{970 971}
21072	1995	379	Ad ^{970 971}		1995	760*	Am
21073	1995	379	Ad ^{970 971}		1996	906	Am (as ad by
21074	1995	379	Ad ^{970 971}				Sec. 2,
	1996	906	R & Ad(RN)				Stats. 1995,
	1997	951	Am				Ch. 379).
21075	1995	379	Ad ^{970 971}				Am (as am by
21076	1995	379	Ad ^{970 971}				Stats. 1995,
21077	1995	379	Ad ^{970 971}				Ch. 760) & RN
	1996	906	R & Ad(RN)		1996	907	Am (as am by
21090	1995	379	Ad ^{982 970 971}				Sec. 2,
	1996	906	Am				Stats. 1995,
21091	1995	379	Ad ^{982 970 971}				Ch. 379)
	1996	906	Am		1997	951	Am
21092	1995	379	Ad ^{982 970 971}	21151.1	1995	379	R ⁹⁷¹
21093	1995	379	Ad ^{982 970 971}	21152	1994	726*	Am
21094	1995	379	Ad ^{982 970 971}		1995	379	R & Ad ^{970 971}
21095	1995	379	Ad ^{982 970 971}	21153	1989	650	Am
21096	1995	379	Ad ^{982 970 971}		1989	752	Am
21097	1995	379	Ad ^{982 970 971}		1992	751	Am
21098	1995	379	Ad ^{982 970 971}		1995	379	R & Ad ^{970 971}
21099	1995	379	Ad ^{982 970 971}	21154	1992	751	Am
21100	1995	379	R		1995	379	R & Ad ^{970 971}
			& Ad ^{982 970 971}	21155	1992	751	Am
21100.1	1989	1435*	Ad		1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹		1996	320	Am
21100.5	1991	544	Am		1996	907	Am
	1995	379	R ⁹⁷¹	21155.1	1992	751	Am
21100.55	1993	513	Ad		1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	21156	1995	379	Ad ^{970 971}
21101	1995	379	R ⁹⁷¹	21157	1995	379	R & Ad ^{970 971}
	1995	850	Am	21158	1989	752	Am
	1996	906	Am & RN		1992	751	Am
21101.1	1989	1435*	Ad		1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹	21159	1995	379	Ad ^{970 971}
21101.5	1995	379	R ⁹⁷¹	21160	1995	379	Ad ^{970 971}
21101.6	1995	379	R ⁹⁷¹	21161	1995	379	Ad ^{970 971}
21102	1995	379	R ⁹⁷¹	21162	1995	379	Ad ^{970 971}
21102.1	1989	1435*	Ad		1996	906	Am
	1995	379	R ⁹⁷¹	21163	1995	379	Ad ^{970 971}
21102.5	1995	379	R ⁹⁷¹	21164	1995	379	Ad ^{970 971}
21103	1995	379	R ⁹⁷¹	21165	1995	379	Ad ^{970 971}
21110	1995	379	Ad ^{970 971}	21166	1995	379	Ad ^{970 971}
21111	1995	379	Ad ^{970 971}	21167	1995	379	Ad ^{970 971}
21112	1995	379	Ad ^{970 971}	21168	1995	379	Ad ^{970 971}
21113	1995	379	Ad ^{970 971}	21169	1995	379	Ad ^{970 971}
21114	1995	379	Ad ^{970 971}	21170	1995	379	Ad ^{970 971}
21115	1995	379	Ad ^{970 971}	21171	1995	379	Ad ^{970 971}
21116	1995	379	Ad ^{970 971}	21172	1995	379	Ad ^{970 971}
21117	1995	379	Ad ^{970 971}		1996	906	Am
21118	1995	379	Ad ^{981 970 971}	21173	1995	379	Ad ^{970 971}
21119	1995	379	Ad ^{970 971}	21174	1995	379	Ad ^{970 971}
21120	1995	379	Ad ^{970 971}	21175	1995	379	Ad ^{970 971}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21176	1995	379	Ad ^{970 971}	21215.1	1995	379	R ⁹⁷¹
21190	1995	379	Ad ^{970 971}	21215.2	1995	379	R ⁹⁷¹
21191	1995	379	Ad ^{970 971}	21215.3	1995	379	R ⁹⁷¹
21192	1995	379	Ad ^{970 971}	21215.4	1995	379	R ⁹⁷¹
21193	1995	379	Ad ^{970 971}	21215.5	1995	379	R ⁹⁷¹
21194	1995	379	Ad ^{970 971}	21215.6	1995	379	R ⁹⁷¹
21195	1995	379	Ad ^{970 971}	21215.7	1995	379	R ⁹⁷¹
21196	1995	379	Ad ^{970 971}	21215.8	1995	379	R ⁹⁷¹
	1996	906	R & Ad(RN)	21220	1995	379	R & Ad ^{970 971}
21197	1995	379	Ad ^{970 971}	21221	1995	379	R & Ad ^{970 971}
21198	1995	379	Ad ^{970 971}		1996	906	R & Ad(RN)
	1996	906	Am		1997	951	Am
21199	1995	379	Ad ^{970 971}	21221.5	1995	379	R ⁹⁷¹
21200	1995	379	R & Ad ^{970 971}	21222	1995	379	R & Ad ^{970 971}
	1996	906	Am	21222.3	1995	379	R ⁹⁷¹
21200.01	1989	1305*	Ad ¹⁵²	21222.31	1995	379	R ⁹⁷¹
	1990	798*	Am & RN	21222.32	1995	379	R ⁹⁷¹
21200.1	1995	379	R ⁹⁷¹	21222.4	1995	379	R ⁹⁷¹
21200.3	1990	313	Am	21222.5	1990	29*	Ad
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
21200.5	1995	379	R ⁹⁷¹	21222.6	1995	379	R ⁹⁷¹
21201	1995	379	R & Ad ^{970 971}	21222.7	1995	379	R ⁹⁷¹
21201.5	1992	751	Ad	21222.71	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	21222.72	1995	379	R ⁹⁷¹
21201.6	1990	313	R	21222.8	1995	379	R ⁹⁷¹
21202	1995	379	R & Ad ^{970 971}	21222.81	1995	379	R ⁹⁷¹
21202.5	1995	379	R ⁹⁷¹	21222.85	1995	379	R ⁹⁷¹
21203	1995	379	R & Ad ^{970 971}	21222.86	1995	379	R ⁹⁷¹
21204	1992	163	Am ^{42 511}	21223	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹	21223.5	1995	379	R ⁹⁷¹
21204.5	1995	379	R ⁹⁷¹	21224	1995	379	R & Ad ^{970 971}
21205	1995	379	R ⁹⁷¹	21224.5	1995	379	R ⁹⁷¹
21206	1989	192	Am	21225	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹	21226	1995	379	R & Ad ^{970 971}
21207	1995	379	R ⁹⁷¹	21227	1995	379	R & Ad ^{970 971}
21208	1995	379	R ⁹⁷¹	21228	1995	379	R & Ad ^{970 971}
21209	1989	1360	Am (as ad by Stats. 1988, Ch. 602) & RN ⁷³	21229	1995	379	Ad ^{970 971}
				21230	1995	379	R ⁹⁷¹
	1992	163	Am ^{42 511}	21232	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	21235	1991	83*	R
21209.3	1989	1360	Ad(RN) ⁷³	21235.5	1991	83*	Ad
	1992	163	Am ^{42 511}		1992	427	Am ⁵¹¹
	1995	379	R ⁹⁷¹		1993	1168	Am
21210	1992	163	Am ^{42 511}		1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	21236	1991	83*	R
21211	1990	313	Am	21236.5	1991	83*	Ad
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
21211.1	1995	379	R ⁹⁷¹	21237	1991	83*	R
21211.2	1995	379	R ⁹⁷¹	21238	1989	192	Am
21211.3	1995	379	R ⁹⁷¹		1991	83*	R
21211.4	1995	379	R ⁹⁷¹	21239	1991	544	Ad
21211.5	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
21211.6	1995	379	R ⁹⁷¹	21250	1995	379	R & Ad ^{970 971}
21212	1993	1083	Am	21251	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹	21251.13	1995	379	R ⁹⁷¹
21215	1992	163	Am ^{42 511}		1995	850	Am
	1992	751	Am		1996	906	Am & RN
	1993	219	Am	21251.132	1990	549	Ad
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
				21251.133	1993	61	Ad
					1994	408	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
21251.133 (Cont.)	1995	379	R ⁹⁷¹	21263.3	1995	379	R ⁹⁷¹
21251.135	1995	379	R ⁹⁷¹	21263.4	1990	658*	Am
21251.14	1991	544	Am		1994	408	Am
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
21251.146	1995	379	R ⁹⁷¹	21263.5	1990	658*	Am
21251.147	1995	379	R ⁹⁷¹		1994	408	Am
	1995	850	Am		1995	379	R ⁹⁷¹
	1996	906	Am & RN	21263.6	1995	379	R ⁹⁷¹
21251.15	1995	379	R ⁹⁷¹	21263.65	1995	379	R ⁹⁷¹
21251.16	1995	379	R ⁹⁷¹	21263.7	1995	379	R ⁹⁷¹
21251.17	1995	379	R ⁹⁷¹	21263.71	1995	379	R ⁹⁷¹
21251.65	1995	379	R ⁹⁷¹	21263.8	1995	379	R ⁹⁷¹
21252	1995	379	R & Ad ^{970 971}	21263.81	1995	379	R ⁹⁷¹
21252.01	1992	673	Am	21264	1995	379	Ad ^{970 971}
	1994	762*	Am	21264.6	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	21265	1995	379	Ad ^{970 971}
21252.02	1994	762*	Am	21266	1989	497*	Am
	1995	379	R ⁹⁷¹		1990	658*	Am
21252.021	1995	379	R ⁹⁷¹		1995	379	R & Ad ^{970 971}
21252.023	1989	10	Ad & R ⁵	21267	1995	379	Ad ^{970 971}
	1989	1464*	Ad & R ⁵	21268	1995	379	Ad ^{970 971}
21252.03	1995	379	R ⁹⁷¹	21269	1995	379	Ad ^{970 971}
21252.04	1995	379	R ⁹⁷¹	21290	1995	379	R & Ad ^{970 971}
21252.1	1995	379	R ⁹⁷¹	21290.01	1995	379	R ⁹⁷¹
21252.4	1989	404	Ad	21290.1	1995	379	R ⁹⁷¹
	1990	658*	R	21290.5	1995	379	R ⁹⁷¹
21252.45	1995	379	R ⁹⁷¹	21290.6	1989	276	Ad
21252.5	1995	379	R ⁹⁷¹		1990	826*	Am
21252.6	1994	762*	Am		1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	21291	1995	379	R & Ad ^{970 971}
21252.61	1995	379	R ⁹⁷¹	21291.5	1995	379	R ⁹⁷¹
21252.7	1995	379	R ⁹⁷¹	21292	1995	379	R & Ad ^{970 971}
21252.8	1995	379	R ⁹⁷¹	21292.1	1995	379	R ⁹⁷¹
21252.9	1995	379	R ⁹⁷¹	21292.2	1995	379	R ⁹⁷¹
21252.95	1995	379	R ⁹⁷¹	21292.3	1995	379	R ⁹⁷¹
21253	1989	1143	Am	21292.4	1992	103*	Ad
	1995	379	R & Ad ^{970 971}		1995	379	R ⁹⁷¹
21253.1	1995	379	R ⁹⁷¹	21292.5	1995	379	R ⁹⁷¹
21253.2	1995	379	R ⁹⁷¹	21292.51	1995	379	R ⁹⁷¹
21253.3	1995	379	R ⁹⁷¹	21292.6	1995	379	R ⁹⁷¹
21254	1995	379	R & Ad ^{970 971}	21292.9	1995	379	R ⁹⁷¹
21255	1995	379	Ad ^{970 971}	21293	1995	379	R & Ad ^{970 971}
21256	1995	379	Ad ^{970 971}	21293.1	1989	1464*	Am ¹³
21257	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
21257.3	1995	379	R ⁹⁷¹	21294	1995	379	R & Ad ^{970 971}
21258	1995	379	Ad ^{970 971}	21294.1	1995	379	R ⁹⁷¹
21258.1	1995	379	R ⁹⁷¹	21294.2	1995	379	R ⁹⁷¹
21258.2	1995	379	R ⁹⁷¹	21294.4	1995	379	R ⁹⁷¹
21259	1995	379	R & Ad ^{970 971}	21295	1995	379	R & Ad ^{970 971}
21260	1995	379	R & Ad ^{970 971}	21296	1995	379	R & Ad ^{970 971}
21261	1995	379	R & Ad ^{970 971}		1995	850	Am
21262	1995	379	Ad ^{970 971}	21296.1	1997	951	Am & RN
	1996	906	Am	21296.01	1995	379	R ⁹⁷¹
21263	1995	379	R & Ad ^{970 971}	21296.1	1995	379	R ⁹⁷¹
	1996	927	Am	21297	1995	379	R & Ad ^{970 971}
21263.01	1992	374	Ad	21298	1995	379	R & Ad ^{970 971}
	1995	379	R ⁹⁷¹		1996	906	Am
21263.1	1994	408	Am	21299	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	21300	1995	379	R ⁹⁷¹
21263.2	1995	379	R ⁹⁷¹	21305	1995	379	R ⁹⁷¹
	1995	379	R ⁹⁷¹	21306	1995	379	R ⁹⁷¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
21307	1995	379	R ⁹⁷¹		1996	906	R
21310	1995	379	Ad ^{970 971}	21339	1992	524	Am
21311	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
21312	1995	379	Ad ^{970 971}	21339.1	1989	426	Ad
21313	1995	379	Ad ^{970 971}		1990	29*	Am ⁵²
21314	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
	1996	906	R	21340	1995	379	R ⁹⁷¹
21315	1995	379	Ad ^{970 971}	21350	1995	379	Ad ^{970 971}
	1996	906	R	21351	1995	379	Ad ^{970 971}
21316	1995	379	Ad ^{970 971}	21352	1995	379	Ad ^{970 971}
	1996	906	R	21353	1995	379	Ad ^{970 971}
21317	1995	379	Ad ^{970 971}		1996	906	R & Ad(RN)
21318	1995	379	Ad ^{970 971}	21354	1995	379	Ad ^{972 985 970 971}
21319	1995	379	Ad ^{970 971}	21355	1995	379	Ad ^{970 971}
21320	1995	379	Ad ^{970 971}	21356	1995	379	Ad ^{970 971}
21321	1995	379	Ad ^{970 971}	21357	1995	379	Ad ^{970 971}
	1995	830	Am (as ad by Sec. 2, Stats. 1995, Ch. 379)	21358	1995	379	Ad ^{970 971}
	1996	906	R		1996	906	Am
21322	1995	379	Ad ^{970 971}	21359	1995	379	Ad ^{970 971}
21323	1995	379	Ad ^{970 971}	21360	1989	1143	Am
	1996	906	R		1991	544	Am
21324	1995	379	Ad ^{970 971}		1995	379	R & Ad ^{970 971}
	1996	906	R		1996	906	R
21325	1995	379	Ad ^{970 971}	21360.1	1992	524	Am
21326	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
21327	1995	379	Ad ^{970 971}	21360.5	1995	379	R ⁹⁷¹
21328	1995	379	Ad ^{970 971}	21361	1993	513	Am
	1996	906	R		1995	379	R & Ad ^{970 971}
21329	1995	379	Ad ^{970 971}		1996	906	R
21330	1995	379	R & Ad ^{970 971}	21361.1	1995	379	R ⁹⁷¹
21330.1	1992	524	Am	21361.2	1993	1168	Ad
	1995	379	R ⁹⁷¹		1995	379	R ⁹⁷¹
21330.5	1995	379	R ⁹⁷¹	21361.5	1995	379	R ⁹⁷¹
21331	1995	379	R & Ad ^{970 971}	21362	1995	379	Ad ^{979 1050 970 971}
21331.5	1995	379	R ⁹⁷¹		1996	906	Am
21332	1995	379	R & Ad ^{970 971}	21363	1995	379	R
	1996	906	R				& Ad ^{986 980 970 971}
21333	1990	29*	Am ⁵²	21363.3	1995	379	R ⁹⁷¹
	1992	524	Am	21363.5	1995	379	R ⁹⁷¹
	1993	639	Am	21363.6	1995	379	R ⁹⁷¹
	1995	379	R & Ad ^{970 971}	21363.7	1994	610	Ad
	1996	906	R		1995	379	R ⁹⁷¹
21334	1990	29*	Am ⁵²	21364	1995	379	R & Ad ^{970 971}
	1992	524	Am		1995	850	Am
	1993	639	Am		1996	906	Am & RN
	1995	379	R & Ad ^{970 971}	21364.5	1994	408	R
	1996	906	R	21365	1995	379	R & Ad ^{970 971}
21335	1990	29*	Am ⁵²		1996	906	Am
	1995	379	R & Ad ^{970 971}	21365.1	1995	379	R ⁹⁷¹
21336	1990	29*	Ad ⁵²	21365.5	1990	313	Am
	1995	379	R & Ad ^{970 971}		1994	408	Am
	1996	906	R		1995	379	R ⁹⁷¹
21337	1992	374	Ad	21365.51	1995	379	R ⁹⁷¹
	1995	379	R	21365.55	1992	103*	Ad
			& Ad ^{984 970 971}		1995	379	R ⁹⁷¹
21338	1989	497*	Am	21365.6	1990	29*	Am ⁵²
	1991	892*	R & Ad		1994	1269	Am
	1995	379	R & Ad ^{970 971}		1995	379	R ⁹⁷¹
				21365.7	1989	485	Ad
					1992	524	Am
					1994	408	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
21365.7 (Cont.)	1995	379	R ⁹⁷¹	21385.7	1992	1154*	Ad
21366	1990	313	Am	21386	1995	379	R ⁹⁷¹
	1995	379	R	21386	1995	379	R & Ad ^{970 971}
21367	1995	379	R	21386.5	1996	906	R
			& Ad ^{1050 970 971}	21387	1995	379	R ⁹⁷¹
21367.51	1995	379	R	21387	1995	379	R & Ad ^{970 971}
			& Ad ^{1050 970 971}	21388	1996	906	R
21367.52	1990	1701	R ⁹⁷¹	21388	1993	1160	Ad
			Am	21388	1995	379	R & Ad ^{970 971}
21367.53	1995	379	R ⁹⁷¹	21400	1996	906	R
			Am	21400	1995	379	R & Ad ^{970 971}
21367.54	1990	1701	Ad	21401	1995	379	R & Ad ^{970 971}
			R ⁹⁷¹	21402	1995	379	R & Ad ^{970 971}
21367.6	1992	1154*	Am	21403	1995	379	R & Ad ^{970 971}
			R ⁹⁷¹	21404	1995	379	R & Ad ^{970 971}
21368	1990	313	Ad	21404	1995	850	Am
			R & Ad ^{970 971}	21405	1996	906	Am & RN
21369	1995	379	Ad ^{970 971}	21405	1993	513	Am
			R	21406	1995	379	R & Ad ^{970 971}
21370	1995	379	R	21406	1995	379	R & Ad ^{970 971}
			& Ad ^{980 970 971}	21406	1995	850	R
21371	1995	379	R & Ad ^{970 971}	21407	1995	379	Ad ^{970 971}
21372	1989	497*	Am	21408	1995	379	Ad ^{970 971}
			R & Ad ^{970 971}	21409	1995	379	Ad ^{970 971}
21373	1989	497*	Ad	21410	1991	9*	Ad ²⁰
			Am	21410	1995	379	R & Ad ^{970 971}
21374	1990	862	Am	21411	1995	379	R & Ad ^{970 971}
			R & Ad ^{970 971}	21411	1991	9*	Ad ²⁰
21375	1995	379	R	21411	1992	1154*	Am
			Am	21411	1993	1144	Am
21376	1996	1120*	Am & RN	21411	1995	379	R & Ad ^{970 971}
			Ad ^{970 971}	21411	1995	850	Am
21377	1995	379	Ad ^{970 971}	21412	1996	906	Am & RN
			R	21412	1991	9*	Ad ²⁰
21378	1996	906	R	21412	1992	1154*	Am
			Ad ^{970 971}	21412	1995	379	R & Ad ^{970 971}
21379	1995	379	Ad ^{970 971}	21413	1992	1154*	Ad
			R	21413	1995	379	R & Ad ^{970 971}
21380	1996	906	R	21414	1992	1154*	Ad
			R & Ad ^{970 971}	21414	1995	379	R & Ad ^{970 971}
21381	1995	379	Ad ^{970 971}	21415	1995	379	Ad ^{970 971}
			Am	21416	1995	379	Ad ^{987 970 971}
21382	1996	906	Am	21417	1995	379	Ad ^{970 971}
			R & Ad ^{970 971}	21418	1995	379	Ad ^{970 971}
21382.2	1993	1160	Am	21419	1995	379	Ad ^{970 971}
			R ⁹⁷¹	21420	1990	1659	Ad
21382.4	1995	379	R ⁹⁷¹	21420	1995	379	R & Ad ^{970 971}
			Am	21421	1990	1659	Ad
21382.5	1992	1154*	Am	21421	1995	379	R & Ad ^{970 971}
			Am	21422	1996	906	R
21383	1993	1160	Am	21422	1990	1659	Ad
			R ⁹⁷¹	21422	1992	618	Am
21384	1995	379	R ⁹⁷¹	21422	1995	379	R & Ad ^{970 971}
			Ad	21422.1	1992	618	Ad
21385	1995	379	R ⁹⁷¹	21422.1	1995	379	R ⁹⁷¹
			Am	21423	1990	1659	Ad
21385.5	1995	379	Am & RN	21423	1995	379	R & Ad ^{970 971}
			R & Ad ^{970 971}	21424	1996	906	R
21385.6	1995	379	R & Ad ^{970 971}	21424	1997	951	Ad(RN)
			R ⁹⁷¹	21424	1990	1659	Ad
21385.6	1995	379	R ⁹⁷¹	21425	1995	379	R & Ad ^{970 971}
21385.6	1995	379	R ⁹⁷¹	21425	1990	1659	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21425 (Cont.)	1995	379	R & Ad ^{970 971}	21507	1995	379	Ad ^{970 971}
	1996	906	R	21508	1995	379	Ad ^{970 971}
21426	1990	1659	Ad	21509	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}	21530	1995	379	Ad ^{970 971}
21427	1990	1659	Ad		1996	906	Am
	1995	379	R & Ad ^{970 971}	21531	1995	379	Ad ^{970 971}
21428	1990	1659	Ad	21532	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}	21533	1995	379	Ad ^{970 971}
21429	1990	1659	Ad	21534	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}	21535	1995	379	Ad ^{970 971}
	1996	906	R	21536	1995	379	Ad ^{970 971}
21430	1990	1659	Ad		1996	906	Am
	1995	379	R & Ad ^{970 971}	21537	1995	379	Ad ^{970 971}
21431	1990	1659	Ad	21538	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}	21539	1995	379	Ad ^{970 971}
21432	1990	1659	Ad	21540	1995	379	Ad ^{970 971}
	1995	379	R & Ad ^{970 971}	21540.5	1995	379	Ad ^{970 971}
21433	1990	1659	Ad		1997	386	Am
	1995	379	R ⁹⁷¹	21541	1995	379	Ad ^{970 971}
21450	1995	379	R & Ad ^{970 971}		1996	906	R & Ad(RN)
21451	1995	379	R & Ad ^{970 971}	21542	1995	379	Ad ^{970 971}
	1996	906	Am	21543	1995	379	Ad ^{970 971}
	1997	951	Am	21544	1995	379	Ad ^{970 971}
21452	1995	379	R & Ad ^{970 971}	21546	1995	379	Ad ^{970 971}
21453	1995	379	R & Ad ^{970 971}	21547	1995	379	Ad ^{970 971}
21454	1995	379	R ⁹⁷¹	21548	1995	379	Ad ^{970 971}
21455	1995	379	R & Ad ^{970 971}	21549	1995	379	Ad ^{970 971}
21456	1995	379	R & Ad ^{970 971}		1996	906	Am
21457	1995	379	Ad ^{970 971}	21550	1995	379	Ad ^{970 971}
21458	1995	379	Ad ^{970 971}	21551	1995	379	Ad ^{970 971}
21459	1995	379	Ad ^{970 971}		1996	906	R & Ad(RN)
21460	1995	379	Ad ^{970 971}		1996	1120*	Ad(RN)
21461	1995	379	Ad ^{970 971}	21552	1996	1120*	Ad
21462	1995	379	Ad ^{970 971}	21553	1996	1120*	Ad
	1996	906	Am	21570	1995	379	Ad ^{970 971}
21463	1995	379	Ad ^{970 971}	21571	1995	379	Ad ^{970 971}
21464	1995	379	Ad ^{970 971}	21572	1995	379	Ad ^{970 971}
	1996	906	Am	21573	1995	379	Ad ^{970 971}
	1995	379	Ad ^{970 971}	21574	1995	379	Ad ^{970 971}
21490	1995	379	Ad ^{970 971}		1996	906	R & Ad(RN)
21491	1995	379	Ad ^{970 971}	21575	1995	379	Ad ^{970 971}
21492	1995	379	Ad ^{970 971}	21576	1995	379	Ad ^{970 971}
	1996	906	Am	21577	1995	379	Ad ^{970 971}
21493	1995	379	Ad ^{970 971}	21578	1995	379	Ad ^{970 971}
	1997	951	Am		1996	906	Am
21494	1995	379	Ad ^{970 971}	21579	1995	379	Ad ^{970 971}
	1997	951	Am	21580	1995	379	Ad ^{970 971}
21495	1995	379	Ad ^{970 971}	21581	1995	379	Ad ^{970 971}
21496	1995	379	Ad ^{970 971}	21582	1995	379	Ad ^{970 971}
21497	1995	379	Ad ^{970 971}	21583	1995	379	Ad ^{970 971}
	1997	951	Am	21600	1995	379	R & Ad ^{970 971}
21498	1995	379	Ad ^{970 971}	21601	1995	379	Ad ^{970 971}
21499	1995	379	Ad ^{970 971}	21602	1995	379	Ad ^{970 971}
21500	1995	379	R & Ad ^{970 971}	21603	1995	379	Ad ^{970 971}
21501	1995	379	Ad ^{970 971}	21604	1995	379	Ad ^{970 971}
21502	1995	379	Ad ^{970 971}		1996	906	R & Ad(RN)
21503	1995	379	Ad ^{970 971}	21605	1995	379	Ad ^{970 971}
21504	1995	379	Ad ^{970 971}	21606	1995	379	Ad ^{970 971}
21505	1995	379	Ad ^{970 971}		1996	906	R
21506	1995	379	Ad ^{970 971}	21610	1991	499*	Ad
	1997	951	Am		1995	379	R ⁹⁷¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21611	1991	499*	Ad	21751	1990	798*	Ad ²⁸⁷
	1995	379	R ⁹⁷¹		1995	379	Ad ^{970 971 1009}
21612	1991	499*	Ad	21752	1990	798*	Ad ²⁸⁷
	1995	379	R ⁹⁷¹		1992	374	Am
21620	1995	379	Ad ^{970 971}		1995	379	R
	1996	906	Am				& Ad ^{970 971 1009}
21621	1995	379	Ad ^{970 971}	21752.3	1995	829	Ad
21622	1995	379	Ad ^{970 971}		1996	906	Am & RN
21623	1995	379	Ad ^{970 971}	21752.5	1992	374	Ad
21624	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
21625	1995	379	Ad ^{970 971}		1996	906	Ad(RN)
21626	1995	379	Ad ^{970 971}	21752.6	1992	374	Ad
21627	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
21628	1995	379	Ad ^{970 971}	21752.7	1992	374	Ad
21629	1995	379	Ad ^{970 971}		1995	379	R ⁹⁷¹
21630	1995	379	Ad ^{970 971}	21753	1990	798*	Ad(RN) ²⁸⁷
21631	1995	379	Ad ^{970 971}				R ²⁰
21632	1995	379	Ad ^{970 971}		1995	379	R
21633	1995	379	Ad ^{970 971}				& Ad ^{970 971 1009}
21634	1995	379	Ad ^{970 971}	21754	1990	798*	Ad(RN) ^{152 287}
21635	1995	379	Ad ^{970 971}		1995	379	R
	1996	1120*	Am				& Ad ^{970 971 1009}
21660	1995	379	Ad ^{970 971}	21755	1990	798*	Ad ²⁸⁷
21661	1995	379	Ad ^{970 971}		1995	379	R
	1996	906	R & Ad(RN)				& Ad ^{970 971 1009}
21662	1995	379	Ad ^{970 971}	21756	1990	798*	Ad ²⁸⁷
21663	1995	379	Ad ^{970 971}		1995	379	R
21664	1995	379	Ad ^{970 971}				& Ad ^{970 971 1009}
21670	1995	379	Ad ^{970 971}	21757	1990	798*	Ad ²⁸⁷
	1996	502	Am		1995	379	R
21671	1995	379	Ad ^{970 971}				& Ad ^{970 971 1009}
21672	1995	379	Ad ^{970 971}	21758	1990	798*	Ad ²⁸⁷
	1996	502	Am		1995	379	R
21673	1995	379	Ad ^{970 971}				& Ad ^{970 971 1009}
	1996	906	Am		1995	938	Am ⁹⁴
21674	1995	379	Ad ^{970 971}		1996	906	Am & RN
	1996	502	Am	21759	1990	798*	Ad ²⁸⁷
	1997	951	Am		1995	379	R
21675	1995	379	Ad ^{970 971}				& Ad ^{970 971 1009}
	1996	502	Am	21760	1990	798*	Ad ²⁸⁷
21676	1995	379	Ad ^{970 971}		1995	379	R
21677	1995	379	Ad ^{970 971}				& Ad ^{970 971 1009}
	1996	502	Am	21761	1996	906	R & Ad(RN)
21678	1995	379	Ad ^{970 971}		1990	798*	Ad ²⁸⁷
21679	1995	379	Ad ^{970 971}		1995	379	R
	1996	502	Am				& Ad ^{970 971 1009}
21680	1995	379	Ad ^{970 971}	21762	1990	798*	Ad ²⁸⁷
21681	1995	379	Ad ^{970 971}		1995	379	R
21682	1995	379	Ad ^{970 971}				& Ad ^{970 971 1009}
21683	1995	379	Ad ^{970 971}	21763	1990	798*	Ad ²⁸⁷
21684	1995	379	Ad ^{970 971}		1995	379	R
21685	1996	502	Ad				& Ad ^{970 971 1009}
21690	1995	379	Ad ^{970 971}	21764	1995	379	Ad ^{970 971 1009}
21691	1995	379	Ad ^{970 971}	21765	1995	379	Ad ^{970 971 1009}
21692	1995	379	Ad ^{970 971}	22009.03	1989	1006	Ad ^{38 75}
21700	1997	951	Ad				R ⁴²
21701	1997	951	Ad		1991	150*	Am
21702	1997	951	Ad		1992	673	Am ^{71 199}
21703	1997	951	Ad		1996	318*	Am ^{677 40}
21750	1990	798*	Ad ²⁸⁷	22009.1	1992	673	Am ^{524 525}
	1995	379	Ad ^{970 971 1009}		1996	318*	Am ¹²¹¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By				
	Year	Chapter	Effect		Year	Chapter	Effect		
22013.10	1997	951	Am	1991	440	Am (as am by Stats. 1990, Ch. 1677)			
22013.11	1997	951	Am						
22013.2	1995	GRP 1	S ¹¹⁶⁸						
	1996	305	Am ¹²¹⁴						
22013.3	1997	951	Am						
22013.6	1997	951	Am						
22013.7	1997	951	Am				1992	629	R (as am by Stats. 1986, Ch. 199)
22013.75	1997	951	Am						
22013.76	1989	962	Ad				1997		Stats. 1991, Ch. 440)
	1997	951	Am						
22013.8	1997	951	Am				1990	1677	Ad ³³⁷
22013.85	1997	951	Am						
22013.9	1997	951	Am						
22013.95	1997	951	Am						
22013.955	1990	1399	Ad						
	1997	951	Am						
22013.96	1997	951	Am						
22013.97	1997	951	Am						
22014.3	1997	951	R						
22014.5	1997	951	Am						
22156	1989	1006	Ad ^{38 75}	22790.5	1990	1677			
			R ⁴²						
	1992	673	Am ^{71 199}	22793.1	1994	147			
	1996	318 *	Am ^{677 40}						
22202	1989	1006	Am	22810	1997	951			
	1992	673	Am						
22203	1989	1006	Am	22810.1	1989	548 *			
	1992	673	Am						
22204	1989	1006	Am	22810.2	1989	548 *			
	1992	673	Am						
22208	1989	1006	Am	22810.3	1990	658 *			
	1996	318 *	Am						
22302	1989	1006	Am	22810.3	1992	751			
	1996	318 *	Am						
Title 2, Div. 5, Pt. 4, Ch. 2, Art. 3, heading (former Sec. 22310 et seq.)	1989	1360	R ⁷³	22810.4	1992	1154 *			
	22560	1989	1006				Ad		
		1992	673	Am	22810.6	1996	1162		
		1996	318 *	Am					
	22600	1991	892 *	Am	22811.5	1989	497 *		
	22754	1992	751	Am					
		1994	636	Am	22811.6	1992	103 *		
		1995	768 *	Am					
		1997	951	Am	22813.5	1991	749		
	22754.1	1990	1676	Am					
	1993	909	Am	22813.6	1991	749			
	1994	308 *	R						
22754.16	1994	879 *	Ad ⁹⁰⁰	22813.6	1992	751			
22754.3	1994	389 *	Ad						
22754.35	1994	308 *	Ad	22816.31	1994	879 *			
	1994	389 *	Am						
22754.4	1989	548 *	Ad	22816.31	1996	482			
22790	1990	1676	Am						
	1990	1677	Am ³³⁷	22816.32	1990	1676			
				22816.35	1994	308 *			
				22816.4	1994	308 *			
				22816.7	1989	1427 *			
				22816.8	1990	1659			
				22818	1997	951			
				22823	1990	1319 *			
				22825	1990	1676			
				22825.01	1990	1251 *			
				22825.1	1989	1388 *			
				22825.14	1994	147 *			
				22825.15	1991	83 *			
				22825.16	1991	1108 *			
				22825.17	1992	103 *			
				22825.2	1993	1205 *			
				22825.2	1990	1659			
				22825.2	1991	1149			
				22825.3	1994	235			
				22825.3	1989	1035			
				22825.3	1991	1149			

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22825.4	1994	1087	Ad	23811	1990	921 *	Ad ³⁹⁷
22825.5	1996	946	Ad	23812	1990	921 *	Ad ³⁹⁷
	1997	951	Am	23813	1990	921 *	Ad ³⁹⁷
22827.5	1989	548 *	Ad	23820	1990	921 *	Ad ³⁹⁷
	1990	658 *	Am	23821	1990	921 *	Ad ³⁹⁷
22832	1997	951	Am	23822	1990	921 *	Ad ³⁹⁷
22840	1991	892 *	Am	23823	1990	921 *	Ad ³⁹⁷
22840.2	1991	892 *	Am	23824	1990	921 *	Ad ³⁹⁷
22850.2	1997	951	Am	23825	1990	921 *	Ad ³⁹⁷
22850.5	1991	281	Ad	23826	1990	921 *	Ad ³⁹⁷
22859	1991	749	Am	23826.5	1990	921 *	Ad ³⁹⁷
22859.1	1993	58 *	Ad	23827	1990	921 *	Ad ³⁹⁷
22859.2	1995	326	Ad	23828	1990	921 *	Ad ³⁹⁷
22862.1	1990	1319 *	Ad	23829	1990	921 *	Ad ³⁹⁷
	1991	749	Am	23829.5	1990	921 *	Ad ³⁹⁷
22862.2	1990	1319 *	Ad	24000	1993	1195	Am
	1991	749	Am	24001	1991	52	Am
22952	1992	447 *	Am		1994	923	Am ⁸³²
22954	1992	447 *	Am	24002.5	1996	207	Ad
22957.5	1992	103 *	Ad	24003	1995	60 *	Am
23004.5	1992	327	Ad	24004	1996	872	Am ¹²⁸¹
23026	1992	1047	Ad	24009	1994	923	Am ⁸³²
23027	1993	1039	Ad	24011	1990	153	Am
23101	1993	1195	Am		1994	1152	Am
	1995	529 *	Am	24055	1996	872	Am ¹²⁸¹
	1996	400	Am	24103	1996	872	Am ¹²⁸¹
23115	1991	51	Am	24150	1996	872	Am ¹²⁸¹
23119	1993	1195	Am	24204	1996	872	Am ¹²⁸¹
23130	1993	1195	Am	24250	1993	1195	Am
23133	1993	1195	Am	24256	1993	1195	Am
23156	1991	51	Am	24304	1990	159	Am
23274	1994	923	Am ⁸³²		1993	1195	Am
23345	1997	164	Ad & R ³¹⁴	24304.1	1997	703 *	Ad
23346	1997	164	Ad & R ³¹⁴	24304.10	1990	159	R
23347	1997	164	Ad & R ³¹⁴		1X 1989-90	15 *	Ad
23348	1997	164	Ad & R ³¹⁴		1X 1989-90	16 *	Ad
23349	1997	164	Ad & R ³¹⁴	24304.5	1990	159	R
23353	1994	923	Am ⁸³²	24304.7	1990	159	R
23359	1994	923	Am ⁸³²	24304.8	1990	159	R
23365	1994	923	Am ⁸³²		1X 1989-90	15 *	Ad
23374.13	1994	923	Am ⁸³²		1X 1989-90	16 *	Ad
23374.3	1994	923	Am ⁸³²	24304.9	1990	159	R
23559	1994	923	Am ⁸³²		1X 1989-90	15 *	Ad
23622	1996	955	Ad (Inc. Code Ref.) ¹³¹⁶		1X 1989-90	16 *	Ad
				24306.5	1996	1023 *	Am ¹²⁵³
23702	1990	1161 *	Am	24308	1993	905 *	Ad
	1994	923	Am ⁸³²		1994	309	Am
23703	1990	1161 *	R	24350	1993	1187	Am
23704	1990	1161 *	R	24353	1993	1187	Am
23705	1990	1161 *	Am		1994	308 *	Am
23709	1994	923	Am ⁸³²		1994	705	Am
23713	1994	923	Am ⁸³²	25000	1995	432	Am
23720	1990	1161 *	Am	25007	1992	1020	Am
	1994	923	Am ⁸³²	25104	1989	57	Am
23721	1990	1161 *	Am	25105	1989	57	Am
	1994	923	Am ⁸³²		1991	1061	Am
23722	1994	923	Am ⁸³²	25124	1995	23	Am
23800	1990	921 *	Ad ³⁹⁷	25131	1992	1020	Am
23801	1990	921 *	Ad ³⁹⁷	25174	1996	872	Am ¹²⁸¹
23802	1990	921 *	Ad ³⁹⁷	25210.18a	1994	923	Am ⁸³²
23810	1990	921 *	Ad ³⁹⁷	25210.23	1994	923	Am ⁸³²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25210.4g	1995	135	Ad		1994	1199	Am
25210.5	1989	78	Am	25501	1990	164	Am
25210.59	1989	78	Ad	25502.5	1991	1226	Am
	1991	1226	Am	25515.1	1994	939*	Am ¹¹⁷
25210.6a	1989	360	Ad	25515.2	1994	939*	Am ¹¹⁷
25210.77g	1990	1558	Ad	25521.5	1993	1195	Ad
25210.8	1991	1226	Am	25523	1995	482	Am
25210.9c	1993	906*	Am ⁴²	25526.6	1995	482	Ad
25252	1990	294	Am		1997	489	Am (as ad by
25307	1994	939*	Am ¹¹⁷				Stats. 1995,
25330	1992	787	Ad & R ⁵¹				Ch. 482) & RN
	1995	528	S ⁵⁷	25526.7	1997	489	Ad(RN)
25331	1992	787	Ad & R ⁵¹	25536	2X 1995-96	5*	Am
	1995	528	S ⁵⁷	25536.1	2X 1995-96	3*	Ad & R ⁹⁵⁹
25332	1992	787	Ad & R ⁵¹		1996	655	Am ⁴⁰
	1993	1195	Am	25536.3	1997	461	Ad & R ¹⁴⁸⁰
	1995	528	Am	25537	1989	51	Am
			R & Ad ⁷⁹		1993	465	Am
	1997	489	Am	25537.1	1993	465	Ad ⁶⁷⁷
25333	1992	787	Ad & R ⁵¹				R ¹⁶⁰
	1995	528	S ⁵⁷	25538	1994	939*	Am ¹¹⁷
25334	1992	787	Ad & R ⁵¹	25538.1	1995	482	Am
	1995	528	S ⁵⁷	25538.5	1992	1020	Ad
25335	1992	787	Ad & R ⁵¹	25681.1	1991	1226	Am
	1995	528	S ⁵⁷	25703	1995	28	Am
25336	1992	787	Ad & R ⁵¹		1996	667*	Am
	1995	528	S ⁵⁷	25827	1991	248	Am
25337	1992	787	Ad & R ⁵¹	25828	1991	248	Am
	1995	528	S ⁵⁷	25830	1992	269*	Am
25338	1992	787	Ad & R ⁵¹	25830.1	1992	269*	Ad
	1995	528	S ⁵⁷		1993	589	Am ⁶⁷⁰
25339	1992	787	Ad & R ⁵¹	25831	1992	269*	Am
	1995	528	R		1995	527	Am
25350.1	1995	482	Ad	25843	1997	489	Am
25350.51	1990	254	Am	25845	1993	1195	Am
25350.55	1990	1177*	Ad		1994	939*	Am ¹¹⁷
	1995	746	Am		1996	718	Am
	2X 1995-96	5*	Am	25845.5	1989	114	Ad
25350.6	1995	746	Am	25852	1996	1023*	Am ¹²⁵³
	1995	748	Am	25905	1991	1091	Am
	2X 1995-96	5*	Ad		1996	1110	Am
25350.7	1995	746	Ad	25906	1996	1110	Am
	1995	748	Am (as ad by	25909	1997	562	Ad
			Stats. 1995,	26110	1990	946	Ad
			Ch. 746)	26170	1990	406*	Ad ²²⁶
25350.8	1995	746	Ad	26170.10	1990	406*	Ad ²²⁶
	1995	748	Am (as ad by	26170.12	1990	406*	Ad ²²⁶
			Stats. 1995,	26170.14	1990	406*	Ad ²²⁶
			Ch. 746)	26170.16	1990	406*	Ad ²²⁶
25350.9	1995	746	Ad	26170.18	1990	406*	Ad ²²⁶
	1995	748	Am (as ad by	26170.2	1990	406*	Ad ²²⁶
			Stats. 1995,	26170.20	1990	406*	Ad ²²⁶
			Ch. 746)	26170.22	1990	406*	Ad ²²⁶
25350.10	1995	746	Ad	26170.24	1990	406*	Ad ²²⁶
	1995	748	Am (as ad by	26170.4	1990	406*	Ad ²²⁶
			Stats. 1995,	26170.8	1990	406*	Ad ²²⁶
			Ch. 746)	26171	1990	406*	Ad ²²⁶
25350.11	1995	746	Ad	26171.10	1990	406*	Ad ²²⁶
25351	1990	137	Am	26171.12	1990	406*	Ad ²²⁶
25355	1991	1226	Am	26171.2	1990	406*	Ad ²²⁶
25373	1993	419	Am	26171.4	1990	406*	Ad ²²⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
26171.6	1990	406 *	Ad ²²⁶	26291.7	1989	768	Am
26171.8	1990	406 *	Ad ²²⁶	26292.4	1989	768	Am
26172	1990	406 *	Ad ²²⁶	26295	1989	1335	Ad
26172.10	1990	406 *	Ad ²²⁶	26295.10	1989	1335	Ad
26172.12	1990	406 *	Ad ²²⁶	26295.12	1989	1335	Ad
26172.14	1990	406 *	Ad ²²⁶	26295.14	1989	1335	Ad
26172.16	1990	406 *	Ad ²²⁶	26295.2	1989	1335	Ad
26172.2	1990	406 *	Ad ²²⁶	26295.4	1989	1335	Ad
26172.3	1990	406 *	Ad ²²⁶	26295.6	1989	1335	Ad
26172.4	1990	406 *	Ad ²²⁶	26295.8	1989	1335	Ad
26172.5	1990	406 *	Ad ²²⁶	26296	1989	1335	Ad
26172.6	1990	406 *	Ad ²²⁶	26296.10	1989	1335	Ad
26172.8	1990	406 *	Ad ²²⁶	26296.12	1989	1335	Ad
26205	1989	57	Am	26296.14	1989	1335	Ad
	1991	1061	Am	26296.16	1989	1335	Ad
26205.1	1989	57	Am	26296.18	1989	1335	Ad
	1991	1061	Am	26296.2	1989	1335	Ad
	1992	427	Am ⁵¹¹	26296.20	1989	1335	Ad
26205.5	1989	57	Am	26296.22	1989	1335	Ad
	1991	1061	Am	26296.24	1989	1335	Ad
26205.8	1993	158 *	Ad	26296.26	1989	1335	Ad
26220	1993	905 *	Am	26296.28	1989	1335	Ad
	1996	800	Am (as am by SB 340) ⁸²	26296.30	1989	1335	Ad
	1997	489	Am	26296.34	1989	1335	Ad
26220.5	2X 1995–96	1 *	Ad	26296.36	1989	1335	Ad
26227	1990	1048 *	Am	26296.38	1989	1335	Ad
	1991	452 *	Am	26296.4	1989	1335	Ad
26250	1993	1060 *	R	26296.6	1989	1335	Ad
26251	1993	1060 *	R	26296.8	1989	1335	Ad
26252	1993	1060 *	R	26297	1989	1335	Ad
26253	1993	1060 *	R	26297.1	1989	1335	Ad
26254	1993	1060 *	R	26298	1989	1335	Ad
26255	1993	1060 *	R	26298.10	1989	1335	Ad
26256	1993	1060 *	R		1994	923	Am ⁸³²
26260	1993	1060 *	R	26298.12	1989	1335	Ad
26261	1993	1060 *	R		1994	923	Am ⁸³²
26262	1993	1060 *	R	26298.16	1989	1335	Ad
26263	1993	1060 *	R	26298.17	1989	1335	Ad
26264	1993	1060 *	R	26298.18	1989	1335	Ad
26265	1993	1060 *	R	26298.2	1989	1335	Ad
26266	1993	1060 *	R		1990	527	Am
26267	1993	1060 *	R	26298.20	1989	1335	Ad
26268	1993	1060 *	R	26298.22	1989	1335	Ad
26269	1993	1060 *	R	26298.24	1989	1335	Ad
26270	1993	1060 *	R	26298.28	1989	1335	Ad
26271	1993	1060 *	R	26298.30	1989	1335	Ad
26272	1993	1060 *	R	26298.32	1989	1335	Ad
26273	1993	1060 *	R	26298.34	1989	1335	Ad
26274	1993	1060 *	R	26298.36	1989	1335	Ad
26275	1993	1060 *	R	26298.38	1989	1335	Ad
26276	1993	1060 *	R	26298.4	1989	1335	Ad
26277	1993	1060 *	R	26298.40	1989	1335	Ad
26278	1993	1060 *	R	26298.42	1989	1335	Ad
26279	1993	1060 *	R	26298.44	1989	1335	Ad
26280	1993	1060 *	R	26298.46	1989	1335	Ad
26281	1993	1060 *	R	26298.48	1989	1335	Ad
26282	1993	1060 *	R	26298.50	1989	1335	Ad
26283	1993	1060 *	R	26298.52	1989	1335	Ad
26284	1993	1060 *	R	26298.54	1989	1335	Ad
26285	1993	1060 *	R	26298.56	1989	1335	Ad
				26298.58	1989	1335	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
26298.6	1989	1335	Ad		1990	216	Am ²⁰⁶
26298.8	1989	1335	Ad	26299.074	1989	1335	Ad
26299.000	1989	1335	Ad	26299.075	1989	1335	Ad
26299.001	1989	1335	Ad	26299.076	1989	1335	Ad
26299.002	1989	1335	Ad	26299.077	1989	1335	Ad
26299.003	1989	1335	Ad		1990	216	Am ²⁰⁶
26299.004	1989	1335	Ad	26299.078	1989	1335	Ad
26299.005	1989	1335	Ad	26299.079	1989	1335	Ad
26299.006	1989	1335	Ad	26299.080	1989	1335	Ad
26299.007	1989	1335	Ad	26299.081	1989	1335	Ad
	1991	237	Am	26299.082	1989	1335	Ad
26299.008	1989	1335	Ad	26299.083	1989	1335	Ad
26299.009	1989	1335	Ad	26349	1989	196*	Am
26299.010	1989	1335	Ad	26509	1989	886	Am ⁶⁷
26299.011	1989	1335	Ad		1991	359	Am
26299.013	1989	1335	Ad		1991	GRP	S ⁴²⁰
26299.014	1989	1335	Ad		1994	26*	Am
26299.020	1989	1335	Ad		1994	1275	Am
26299.021	1989	1335	Ad		1995	60*	Am
26299.022	1989	1335	Ad	26520	1992	697	Am
26299.023	1989	1335	Ad	26521	1990	1073	Am
26299.024	1989	1335	Ad	26522	1992	696*	R
26299.025	1989	1335	Ad		1992	697	Am
26299.026	1989	1335	Ad	26524	1996	872	Am ¹²⁸¹
26299.027	1989	1335	Ad	26604	1996	120	Am
26299.028	1989	1335	Ad	26605	1993	1236	Am
26299.029	1989	1335	Ad	26605.1	1993	1236	Ad
26299.030	1989	1335	Ad	26605.5	1992	697	Ad
26299.031	1989	1335	Ad	26608.3	1989	1138	Am
26299.032	1989	1335	Ad	26608.4	1991	1083*	Ad ⁴³⁸
26299.033	1989	1335	Ad	26608.5	1995	954	Ad
26299.034	1989	1335	Ad	26614.6	1995	338	Ad & R ¹⁹⁹
26299.035	1989	1335	Ad	26614.7	1995	338	Ad & R ¹⁹⁹
26299.036	1989	1335	Ad	26617	1996	872	R ¹²⁸¹
26299.037	1989	1335	Ad	26625.2	1994	283	Am
26299.040	1989	1335	Ad	26625.3	1994	283	Am
26299.041	1989	1335	Ad	26625.4	1994	283	Am
	1990	527	Am	26625.5	1994	283	Am
26299.042	1989	1335	Ad	26625.6	1994	283	Am
26299.043	1989	1335	Ad	26625.7	1994	283	Am
26299.044	1989	1335	Ad	26625.8	1994	283	Am
26299.045	1989	1335	Ad	26625.9	1994	283	Am
26299.046	1989	1335	Ad	26625.9	1994	283	Am
26299.047	1989	1335	Ad	26638.1	1991	910	S ⁴⁹⁵
26299.048	1989	1335	Ad		1996	120	S ⁵⁷
26299.049	1989	1335	Ad	26638.10	1991	910	S ⁴⁹⁵
26299.050	1989	1335	Ad		1996	120	S ⁵⁷
26299.060	1989	1335	Ad	26638.11	1991	910	S ⁴⁹⁵
26299.061	1989	1335	Ad		1996	120	S ⁵⁷
26299.062	1989	1335	Ad	26638.12	1991	910	Am ⁴⁹⁵
26299.063	1989	1335	Ad		1996	120	R
26299.064	1989	1335	Ad	26638.2	1991	910	S ⁴⁹⁵
26299.065	1989	1335	Ad		1996	120	S ⁵⁷
26299.066	1989	1335	Ad	26638.3	1991	910	S ⁴⁹⁵
26299.067	1989	1335	Ad		1996	120	S ⁵⁷
26299.068	1989	1335	Ad	26638.4	1991	910	S ⁴⁹⁵
26299.069	1989	1335	Ad		1996	120	S ⁵⁷
26299.070	1989	1335	Ad	26638.5	1991	910	S ⁴⁹⁵
26299.071	1989	1335	Ad		1996	120	S ⁵⁷
26299.072	1989	1335	Ad	26638.6	1991	910	S ⁴⁹⁵
26299.073	1989	1335	Ad		1996	120	S ⁵⁷
				26638.7	1991	910	S ⁴⁹⁵

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
26638.7 (Cont.)	1996	120	S ⁵⁷	26800	1993	926	Am
26638.8	1991	910	S ⁴⁹⁵	26802	1994	923	Am ⁸²³
	1996	120	S ⁵⁷	26802.5	1990	158	Am
26638.9	1991	910	S ⁴⁹⁵		1991	119	Am
	1996	120	S ⁵⁷	1993	906*	Am ⁴²	
26639	1993	1224	Ad	1997	717	Am	
26639.1	1993	1224	Ad	26805	1989	897	Ad ⁶⁷
26639.2	1993	1224	Ad	26810	1993	519	Ad
26639.3	1993	1224	Ad	26820.4	1992	696*	Am
26639.5	1996	87	Ad	1997	850	Am	
26639.6	1996	87	Ad	26820.6	1990	56*	Am
26663	1996	120	Am		1992	696*	Am
26665	1996	872	Am ¹²⁸¹	1996	942	Am	
26668	1989	143	Ad	26820.8	1992	696*	R
26669	1992	99	Ad	26821	1992	696*	R
26670	1992	140	Ad	26823	1997	850	Am
26671	1996	582	Ad ¹²²⁰	26824	1993	158*	Am
26671.1	1996	582	Ad ¹²²⁰	26826	1992	696*	Am
26671.2	1996	582	Ad ¹²²⁰	1993	2*	Am	
26671.4	1996	582	Ad ¹²²⁰	26826.01	1997	850	Ad ⁶⁷⁹
26671.5	1996	582	Ad ¹²²⁰		R ⁶⁸³		
26671.6	1996	582	Ad ¹²²⁰	26826.1	1992	1285	Ad
26671.7	1996	582	Ad ¹²²⁰		1993	2*	Am
26671.8	1996	582	Ad ¹²²⁰	26826.2	1992	1285	Ad
26720.9	1992	687	Ad ⁴⁴⁵	26827	1992	696*	Am
26721	1991	810	Am	1997	850	Am	
	1992	687	Am ⁴⁴⁵	26827.4	1997	850	Am
26721.1	1994	689	Am	26827.6	1993	519	Ad
	1990	1535	Ad	26827.7	1993	519	Ad
26722	1991	810	Ad	26828	1993	158*	Am
26725	1991	810	Am	26829	1993	158*	Am
26725.1	1991	810	Am	26830	1992	696*	Am
26726	1991	810	Am	1993	158*	Am	
26727	1991	810	Am	1997	850	Am	
26728	1991	810	Am	26832	1992	163	Am ^{42 511}
26728.1	1991	810	Am	26832.1	1997	850	Ad
26729	1991	810	Am	26833.1	1997	850	Ad
26730	1991	810	Am	26833.5	1992	163	Am ^{42 511}
26731	1991	810	Ad	1993	219	Am	
26733.5	1991	810	Am	26834	1993	158*	Am
26734	1991	810	Am	26835.1	1997	850	Ad
26736	1991	810	Am	26836.1	1997	850	Ad
26738	1992	687	Am ⁴⁴⁵	26837.1	1997	850	Ad
	1991	810	Am	26838	1997	850	Am
26739	1992	687	Am ⁴⁴⁵	26839	1993	158*	Am
	1991	810	R	26840.1	1992	163	Am ^{42 511}
26740	1991	810	Am	26840.3	1992	163	Am ^{42 511}
26741	1991	810	Am	1992	696*	Am	
26742	1991	810	Am	1993	219	Am	
	1992	687	Am ⁴⁴⁵	26840.7	1992	916	Am ⁸²
26743	1991	810	Am	1993	420	Am	
26744	1991	810	Am	26840.8	1992	163	Am ^{42 511}
26746.1	1991	810	Ad	1992	916	Am ⁸²	
26750	1991	810	Am	Ad ⁸²			
26751	1993	1268	Ad	26841	1993	420	Am
	1993	1269	Ad	1992	163	Am ^{42 511}	
	1994	146	R (as ad by Stats. 1993, Ch. 1268) ⁸³³	1993	219	Am	
	1994	1114	Am	26849.1	1991	1090	Am
				26850.1	1997	850	Ad
				26851.1	1997	850	Ad
				26852.1	1997	850	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
26853.1	1997	850	Ad	27132.3	1995	784	Ad
26854	1991	651	Am		1996	156 *	Am
26855.1	1992	876	Am	27132.4	1995	784	Ad
26855.4	1997	850	Ad	27133	1995	784	Ad
26857	1996	1023 *	Am ¹²⁵³	27134	1995	784	Ad
	1997	850	Am	27135	1995	784	Ad
26857.5	1996	348	Am	27136	1995	784	Ad
26859	1996	1023 *	Am ¹²⁵³		1996	156 *	Am
26861	1992	163	Am ^{42 511}	27137	1995	784	Ad
26862	1997	850	Am	27201	1992	87	Am ³⁷⁷
26863	1990	784	Am	27203	1997	448	Am
			R & Ad ⁹⁴	27204	1997	448	Ad
	1994	986	Am (as am by Stats. 1990, Ch. 784) ¹³	27263	1996	872	Am ¹²⁸¹
			R (as ad by Stats. 1990, Ch. 784)	27279	1992	876	Am
					1996	872	Am ¹²⁸¹
26883	1991	1090	Am	27279.1	1996	842	Ad & R ¹⁹⁹
26907	1996	872	Am ¹²⁸¹	27281	1990	1312	Am
26909	1997	246	Am	27282	1989	1416	Am
26911	1996	872	Ad ¹²⁸¹	27287	1993	282	Am
26945	1995	107	Am		1994	587	Am
	1995	784	Am		1997	319	Am
	1997	381	Am	27288.2	1992	1325	Ad
26945.1	1997	381	Ad		1993	672	Am
26946	1997	381	Am	27297.6	1992	815	Ad & R ⁷⁰
26980	1995	784	Am		1996	177	Ad
26990	1993	1195	Ad	27322.2	1991	1061	Am
27000.1	1995	784	Ad	27324	1992	87	R & Ad ³⁷⁷
	1996	749	Am	27361	1991	331 *	Am
27000.3	1995	784	Ad		1991	1168 *	Am (as am by Stats. 1991, Ch. 331)
	1996	749	Am		1992	87	Am ³⁷⁷
27000.5	1995	784	Ad		1997	850	Am
	1996	749	Am	27361.4	1993	710	Am
27000.6	1995	784	Ad	27361.5	1992	87	R & Ad ³⁷⁷
27000.7	1995	784	Ad	27361.6	1992	87	R & Ad ³⁷⁷
	1996	156 *	Am	27364	1993	710	Am
27000.8	1995	784	Ad	27366	1993	710	Am
27000.9	1995	784	Ad	27387.1	1992	815	Ad & R ⁷⁰
27001	1993	1187	Am		1996	177	Ad
	1994	705	Am	27388	1995	942	Ad
	1995	527	Am	27470.5	1992	412	Ad
27002	1994	705	Am	27491.25	1993	389	Am
27002.1	1994	705	Am	27491.41	1989	955	Ad
27003	1994	705	Am		1X 1991-92	21	Am
27004	1994	705	R		1996	1023 *	Am ¹²⁵³
27005	1994	939 *	Am ¹¹⁷	27491.44	1996	827	Am
27008	1993	1195	Am	27491.8	1991	1092	Ad
27012	1994	705	Am	27492	1996	872	Am ¹²⁸¹
27080.1	1994	705	Ad	27504.1	1996	1023 *	Am ¹²⁵³
27081.5	1997	850	Ad	27557	1993	1187	Am
27100.1	1991	471 *	Ad	27752	1992	163	Am ^{42 511}
27130	1995	784	Ad	27820	1996	120	R
27131	1995	784	Ad	27821	1996	120	R
	1996	156 *	Am	27822	1996	120	R
27132	1995	784	Ad	27823	1996	120	R
27132.1	1995	784	Ad	27824	1996	120	R
	1996	156 *	Am	27825	1996	120	R
27132.2	1995	784	Ad	27826	1996	120	R
	1996	156 *	Am	27827	1996	120	R
				27828	1996	120	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
27829	1996	120	R	1991	1168 *	Am (as am by	
28005	1991	1226	Am			Stats. 1991,	
29009	1990	1112	Am			Ch. 331)	
29064	1991	595	Am	1993	882	Am	
29065	1991	595	Am	1994	641	Am	
29066	1990	134 *	Am	1995	910	Am	
29080	1990	134 *	Am	29550.1	1991	331 *	
29081	1990	134 *	Am		1993	882	
29088	1990	134 *	Am		1997	47	
	1991	595	Am	29550.2	1992	696 *	
	1993	1195	Am		1992	697	
	1994	939 *	Am		1992	1369 *	
29088.1	1992	699 *	Ad			Am (as ad by	
29090	1990	1112	Am & RN			Sec. 20,	
			Ad(RN)			Stats. 1992,	
29091	1990	1112	Am & RN		1993	882	
			Ad(RN)		1997	47	
29092	1990	1112	Am & RN	29550.3	1994	641	
			Ad(RN)	29601	1994	1220 *	
29093	1990	134 *	Am	29602	1992	697	
29100	1990	134 *	Am	29610	1996	872	
	1990	1538 *	Am	29614	1996	872	
29100.6	1990	134 *	Am	29615	1996	872	
29109	1990	134 *	Am	29820	1993	1187	
29124	1990	1112	Am	29821	1993	1187	
	1993	279 *	Am	29822	1993	1187	
29126.2	1990	1112	Ad	29823	1992	523	
29131	1990	1112	R		1993	1187	
29141.1	1995	745	Ad	29824	1993	1187	
29300.5	1993	905 *	Ad	29825	1993	1187	
29390	1991	1090	Am	29826	1993	1187	
29530.2	1997	123 *	Ad ¹³³²			Am & RN	
29530.3	1995	518	Ad & R ⁵¹	29827	1993	1187	
29530.5	1995	746	Ad ^{1095 1097}	29828	1992	523	
			R ¹⁰⁹⁸	29830	1992	1191 *	
	1995	748	Am (as ad by	29831	1992	1191 *	
			Stats. 1995,	29832	1992	1191 *	
			Ch. 746)	29833	1992	1191 *	
	1996	124	Am ¹¹⁹⁷	29834	1992	1191 *	
29532	1992	1172 *	Am	29835	1992	1191 *	
29532.1	1994	1103	Ad	29836	1992	1191 *	
	1995	96	Am	29837	1992	1191 *	
	1996	436	Am	29838	1992	1191 *	
29532.4	1992	1172 *	Am	29839	1992	1191 *	
29535	1996	10 *	Am	29840	1990	294	
29535.1	1994	1103	R	29841	1990	294	
29535.2	1990	759	Ad	29842	1990	294	
	1994	1103	R	29843	1990	294	
29535.3	1991	928 *	Ad	29844	1990	294	
	1992	478	Am	29845	1992	523	
	1994	1103	R	29851	1994	939 *	
				29853	1994	939 *	
				29874	1996	320	
				29900.5	1991	658 *	
					1992	18 *	
				29907.5	1994	923	
				29924.5	1990	1177 *	
Title 3,				30051	1993	73 *	
Div. 3,				30052	1993	73 *	
Ch. 2,					1993	905 *	
Art. 12,						Am	
heading						Am ⁸³²	
(Sec. 29550						Ad	
et seq.)	1991	331 *	Am			Ad	
29550	1990	466	Ad			Ad	
	1991	331 *	Am			Ad	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
30053	1993	73 *	Ad	31453.6	1992	707 *	Ad
	1996	876	Am	31458.3	1993	396	Ad ⁶⁸⁵
30054	1993	73 *	Ad		1996	493	Am
	1993	905 *	Am	31458.4	1996	493	Ad ²²⁸
	1996	876	Am ⁸²	31458.6	1996	493	Ad (purports to ad Sec. 31485.6)
	1996	1021	Am				
	1997	17	Am ¹³²⁸	31459.1	1990	419 *	Ad
30055	1996	876	Ad (by Sec. 4 of Ch.) ⁸²	31460.1	1990	142	Ad
					1992	45 *	R
	1996	1021	Ad		1992	427	Am ⁵¹¹
	1997	166 *	Am (by Sec. 1 of Ch.)	31461	1993	396	Am
					1995	558	Am
	1997	217 *	Am (by Sec. 1.5 of Ch.)	31461.1	1993	396	Ad ^{685 692}
					1994	1030	R
30056	1994	886	Ad		1994	1100	Am
30061	1996	134 *	Ad	31468	1991	99	Am
	1996	704	Am		1994	652	Am
	1997	17	Am ¹³²⁸	31469.5	1991	344 *	Ad ²⁸⁶
	1997	289 *	S ^{679 314}	31470.25	1991	593	Ad ^{18 487}
30062	1996	134 *	Ad	31470.6	1990	219	Am
	1997	289 *	S ^{679 314}	31479.3	1990	433	Ad ¹⁸
30063	1996	134 *	Ad	31485.5	1991	1108 *	Ad
	1997	289 *	Am ⁶⁷⁹	31485.6	1995	584	Ad
			R ⁶⁸³	31485.7	1996	493	Ad ²²⁸
30064	1996	134 *	Ad	31493	1990	218	Am
	1997	17	Am ¹³²⁸	31493.5	1990	218	Ad
	1997	289 *	S ^{679 314}		1991	1108 *	Am
30064.1	1997	289 *	Ad ⁶⁷⁹	31493.6	1991	1108 *	Ad
			R ⁶⁸³	31494.3	1991	1108 *	Am
30065	1996	134 *	Ad	31494.4	1991	1149	Ad ⁴⁵⁵
	1997	289 *	S ^{679 314}	31498	1992	707 *	Am
30400	1995	747	Ad	31498.3	1991	344 *	Am ²⁸⁶
	1995	748	Am (as ad by Stats. 1995, Ch. 747)	31510	1989	1300 *	Ad ¹⁶²
				31510.1	1989	1300 *	Ad
30400.5	1995	747	Ad	31510.2	1989	1300 *	Ad
	1995	748	Am (as ad by Stats. 1995, Ch. 747)	31510.3	1989	1300 *	Ad
				31510.4	1989	1300 *	Ad
30401	1995	747	Ad	31515	1995	558	Ad
30402	1995	747	Ad	31515.5	1995	558	Ad
30403	1995	747	Ad	31516	1995	558	Ad
30404	1995	747	Ad	31517	1995	558	Ad
30405	1995	747	Ad	31520.11	1991	1226	Ad
30406	1995	747	Ad	31520.3	1992	96 *	Am
30600	1995	518	Ad	31520.4	1989	91	Ad ¹⁸
30601	1995	518	Ad	31520.5	1992	96 *	Ad
30602	1995	518	Ad	31521.1	1990	419 *	Ad
30603	1995	518	Ad	31522.3	1996	512	Ad
30604	1995	518	Ad	31529.1	1992	1047	Ad
30605	1995	518	Ad	31529.6	1990	1467	Ad
30606	1995	518	Ad	31529.9	1996	272	Ad
30607	1995	518	Ad & R ¹¹³¹	31535	1990	652	Am
30608	1995	518	Ad	31535.1	1990	419 *	Ad
31010.5	1991	1226	Ad	31537	1989	1448 *	Ad & R ¹¹
31105.2	1994	923	Am ⁸³²		1990	797 *	Am & RN
31202	1990	1383	Ad		1993	24	Ad
31452.5	1989	121	Am	31538	1990	797 *	Ad
	1995	584	Am	31557.1	1991	99	Am
31452.6	1995	584	Am	31580.2	1989	1300 *	Am
	1995	584	Am		1990	419 *	Am
31452.65	1995	584	Am	31581.2	1989	202	Am ¹³
	1995	584	Am		1997	223	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
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31588	1995	584	Am	31685.3	1994	670	Ad ¹⁸
31589	1995	584	Am	31685.4	1994	670	Ad ¹⁸
31590	1991	982	Am	31685.5	1994	670	Ad ¹⁸
	1995	584	Am		1997	223	Am
	1996	493	Am	31685.6	1994	670	Ad ¹⁸
31591	1995	457	Am	31685.7	1994	670	Ad ¹⁸
	1997	43	Am	31685.8	1994	670	Ad ¹⁸
31592.4	1992	733	Ad ²⁰	31685.9	1994	670	Ad ¹⁸
31595.1	1995	584	Am	31685.95	1994	670	Ad ¹⁸
31596	1995	584	Am	31685.96	1994	670	Ad (as ad by
31596.1	1992	1047	Am				Sec. 2 of Ch.,
31597	1995	584	Am				1st vers.) ¹⁸
31597.1	1995	584	Am				Ad (as ad by
31597.2	1995	584	Am				Sec. 2 of Ch.,
31598	1995	457	Am				2nd vers.) ¹⁸
	1996	680	R & Ad	31694	1991	1149	Ad ⁴⁵⁵
31599	1995	584	Am	31694.1	1991	1149	Ad ⁴⁵⁵
31602	1990	827	Ad	31694.2	1991	1149	Ad ⁴⁵⁵
	1991	1091	Am	31694.3	1991	1149	Ad ⁴⁵⁵
31627	1993	25	Am	31696.1	1997	491	Ad ¹³⁸⁰
31628	1995	457	Am	31696.2	1997	491	Ad
	1995	584	Am	31696.3	1997	491	Ad
31630	1997	223	Am	31696.4	1997	491	Ad
31639.75	1996	306	Ad	31696.5	1997	491	Ad
31639.85	1997	223	Am	31700	1995	457	Am
31639.9	1990	372	Ad	31706	1995	457	Am
31641.05	1994	540	Ad		1997	43	Am
	1997	458*	Am	31725.6	1992	132	Am
31641.20	1990	205	Ad	31725.7	1996	493	Am
31641.56	1990	371	Ad ²²⁸	31755	1997	254	Ad
31641.97	1993	906*	Ad ⁴²	31760.1	1995	457	Am
31648.3	1993	284	Am	31760.3	1992	163	Am ^{42 511}
31649	1996	680	Am	31761	1991	982	Am
31649.1	1996	680	Ad	31762	1991	982	Am
31649.5	1996	680	Am	31763	1991	982	Am
31651	1992	132	Am	31764	1991	982	Am
31656	1989	448	Am	31768	1993	286	Ad ⁶⁸⁵
31657	1990	419*	Ad	31780.1	1996	493	Ad
	1997	832	Am	31783.5	1997	43	Ad
31657.1	1993	684	Ad ¹⁸	31789.12	1989	149	Am ¹³
			R ²⁸⁸	31789.3	1997	439	Ad ²²⁸
31673.1	1989	1448*	Ad ¹⁴¹	31789.5	1997	439	Ad ¹³⁸¹
	1990	797*	Am & RN	31792	1993	286	Ad ⁶⁸⁵
31676.01	1993	61	Ad	31840.7	1990	595	Ad
	1993	714	Am (as ad by	31855.11	1991	982	Ad ¹⁸
			Stats. 1993,	31855.12	1991	982	Ad ¹⁸
			Ch. 61)	31874.4	1992	707*	Ad
31678.1	1997	64	Ad ¹³⁵¹	31899	1990	797*	Ad
31680.2	1989	298	Am	31899.1	1990	797*	Ad
31680.3	1991	153*	Am	31899.10	1990	797*	Ad
31680.4	1990	651	Ad	31899.2	1990	797*	Ad
31680.5	1990	651	Ad	31899.3	1990	797*	Ad(RN) & R ¹¹
	1992	75	Am	31899.4	1990	797*	Ad(RN) ¹⁴¹
31680.6	1991	153*	Ad	31899.5	1990	797*	Ad
	1992	427	Am ⁵¹¹	31899.6	1990	797*	Ad
31680.7	1993	291	Ad ¹⁸	31899.7	1990	797*	Ad
31682	1990	914	Ad ²⁵⁸	31899.8	1990	797*	Ad
31685	1994	670	Ad ¹⁸	31899.9	1990	797*	Ad
31685.1	1994	670	Ad ¹⁸	33200	1992	340*	Ad
31685.2	1994	670	Ad ¹⁸	33201	1992	340*	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
33202	1992	340 *	Ad	37615.1	1992	72 *	Ad
	1996	1023 *	Am ¹²⁵³	37615.2	1992	72 *	Ad
33203	1992	340 *	Ad	37615.3	1992	72 *	Ad
33204	1992	340 *	Ad	37615.4	1992	72 *	Ad
33205	1992	340 *	Ad	37615.5	1992	72 *	Ad
34050	1994	923	Am ⁸³²	37615.6	1992	72 *	Ad
34090.5	1989	57	Am	37615.7	1992	72 *	Ad
	1991	1061	Am	37615.8	1992	72 *	Ad
34090.6	1997	264	Am	37618.1	1992	72 *	Ad
34090.7	1997	264	Am	37618.2	1992	72 *	Ad
34450	1994	923	Am ⁸³²	37618.3	1992	72 *	Ad
34452	1994	923	Am ⁸³²	37618.4	1992	72 *	Ad
34457	1994	923	Am ⁸³²	37624	1992	72 *	Ad
34458	1994	923	Am ⁸³²	37624.2	1992	72 *	Ad
34460	1994	923	Am ⁸³²		1995	938	Am ⁵⁷⁴
34871	1994	923	Am ⁸³²	37624.3	1992	72 *	Ad
34882	1994	923	Am ⁸³²	37625	1996	447	Ad
34902	1993	229 *	Am	37650.1	1992	72 *	Ad
34904	1994	923	Am ⁸³²	37650.2	1992	72 *	Ad
36502	1994	923	Am ⁸³²	37656	1992	72 *	Am
	1995	432	Am	38631	1991	523	Am
36502.5	1996	310	Ad	38772	1994	910	Ad
36503	1990	2 *	Am	38773	1990	965	Am
	1996	1143 *	Am	38773.1	1990	965	Ad
36503.5	1994	923	Am ⁸³²	38773.2	1994	910	Ad
	1996	1143 *	R	38773.5	1990	965	Am
36503.7	1994	923	Am ⁸³²		1995	906	Am
	1996	1143 *	R		1996	718	Am
36504	1996	1143 *	R	38773.6	1994	910	Ad
36504.5	1990	2 *	Ad & R ¹¹	38773.7	1989	114	Ad
36512	1992	136	Am	38901	1991	1226	Am
	1993	229 *	Am	40101	1993	1195	R
36512.1	1992	136	R	41612	1993	1268	Ad
36512.2	1992	136	R		1993	1269	Ad
36512.3	1992	136	R		1994	146	R (as ad by
36512.5	1991	393 *	Ad & R ⁴³				Stats. 1993,
36513	1990	1558	Am				Ch. 1268) ⁸³³
36808	1993	1138	R ⁷⁸⁷		1994	1114	Am
36812.1	1994	923	Am ⁸³²	41803.5	1X 1993-94	7	Am
36812.5	1994	923	Am ⁸³²	43008	1995	604	Ad
36820	1990	346 *	Ad & R ¹¹	43009	1995	752	Ad
36934	1993	1195	Am		1995	833	Ad
37101	1990	357	Am	43602.5	1991	658 *	Ad
	1993	1282	Am ⁸⁰⁹		1992	18 *	Am
37110	1993	1195	Am	43732.5	1990	1177 *	Ad
37351.5	1990	1177 *	Ad	50022.5	1996	124	Am ¹¹⁹⁷
37361	1993	419	Am	50026.5	1995	962	Ad
	1994	1199	Am	50030	1996	300	Ad
37557	1989	1256 *	R		1997	17	Am ¹³²⁸
37604	1992	72 *	Am	50050	1995	105	Am
37604.1	1992	72 *	Ad		1995	313 *	Am
37604.2	1992	72 *	Ad		1995	876	Am (as am by
37605	1992	72 *	Am				Stats. 1995,
37606	1992	72 *	R & Ad				Ch. 313)
37609.1	1992	72 *	Ad	50052.5	1996	401	Am
37612.1	1992	72 *	Ad	50055	1991	40	Am
37612.2	1992	72 *	Ad		1996	89 *	Am
37612.3	1992	72 *	Ad	50060	1993	1301	Ad
37614	1992	72 *	R & Ad	50060.5	1993	1301	Ad
37614.1	1992	72 *	Ad	50061	1993	1301	Ad

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<i>Affected By</i>				<i>Affected By</i>			
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50061.5	1993	1301	Ad	50956	1991	892*	Am
50062	1993	1301	Ad	50963	1991	101	R & Ad
50062.5	1993	1301	Ad	50965	1991	881	Am
50063	1993	1301	Ad	Title 5,			
50063.5	1993	1301	Ad	Div. 1,			
50064	1993	1301	Ad	Pt. 1,			
50064.5	1993	1301	Ad	Ch. 5.5,			
50065	1993	1301	Ad	heading			
50065.5	1993	1301	Ad	(Sec. 51010			
50066	1993	1301	Ad	et seq.)	1992	855	Am
50066.5	1993	1301	Ad	51010.5	1990	856	Am
50067	1993	1301	Ad		1992	855	Am
50067.5	1993	1301	Ad		1997	814	Am
50068	1993	1301	Ad	51010.6	1989	1277	Am
50068.5	1993	1301	Ad	51011	1989	1277	Am
50069	1993	1301	Ad		1991	395	Am
50069.5	1993	1301	Ad	51012	1989	1252	Am
50070	1993	1301	Ad	51012.4	1996	973	Ad
50078	1989	221	S ⁵⁷	51013	1989	1277	Am
50078.1	1989	221	S ⁵⁷	51013.5	1989	1277	Am
50078.10	1989	221	S ⁵⁷		1990	856	Am
50078.11	1989	221	S ⁵⁷		1991	395	Am
	1993	888	R	51014	1989	1277	Am
50078.12	1989	221	S ⁵⁷	51014.3	1989	1277	Am
	1993	888	Am	51015	1989	1277	Am
50078.13	1989	221	S ⁵⁷	51015.05	1994	523	Ad
	1992	349	Am		1995	91	Am ⁹⁶⁴
50078.15	1989	221	S ⁵⁷	51015.1	1989	1252	Ad
	1994	860	Am	51015.2	1989	1252	Ad
50078.16	1989	221	S ⁵⁷	51015.3	1989	1252	Ad
50078.17	1989	221	S ⁵⁷	51015.4	1989	1252	Ad
50078.18	1989	221	R	51015.5	1989	1252	Ad
50078.2	1989	221	S ⁵⁷	51016	1989	1277	Ad
50078.20	1989	221	Am ⁵⁷	51017	1996	973	Ad
50078.3	1989	221	S ⁵⁷		1997	814	R & Ad
50078.4	1989	221	S ⁵⁷	51017.1	1997	814	Ad
	1992	349	Am	51017.2	1997	814	Ad
50078.5	1989	221	S ⁵⁷	51018	1990	856	Am
50078.6	1989	221	S ⁵⁷		1994	731	Am (by Sec. 1
	1992	349	Am				of Ch.)
	1992	1234	Am		1994	1214	Am (by Sec. 4.5
	1993	1194*	Am				of Ch.)
	1994	860	Am		1995	155	Am
50078.8	1989	221	S ⁵⁷		1996	605	Am
50079.1	1991	70	Ad	51018.6	1989	1277	Am
50080.1	1993	1195	Am	51018.7	1989	1277	Am
50081	1995	902	Am	51019.1	1991	395	Am
50190	1989	323	R	51020	1991	924	Ad & R ⁵¹
50191	1989	323	R	51020.5	1991	924	Ad & R ⁵¹
50192	1989	323	R	51021	1991	924	Ad & R ⁵¹
50193	1989	323	R		1993	589	Am ⁶⁷⁰
50194	1989	323	R	51021.5	1991	924	Ad & R ⁵¹
50195	1989	323	R	51022	1991	924	Ad & R ⁵¹
50196	1989	323	R	51022.5	1991	924	Ad & R ⁵¹
50199	1989	323	R	51023	1991	924	Ad & R ⁵¹
50200	1989	323	R	51023.5	1991	924	Ad & R ⁵¹
50274	1997	489	Am	51024	1991	924	Ad & R ⁵¹
50281	1993	831*	Am	51024.5	1991	924	Ad & R ⁵¹
50330	1993	8*	Am	51025	1991	924	Ad & R ⁵¹
50568	1994	1010	Am ⁸³²	51025.2	1991	924	Ad & R ⁵¹
50920	1989	892	Am	51025.5	1991	924	Ad & R ⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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	Year	Chapter	Effect		Year	Chapter	Effect
51025.5 (Cont.)				51929	1990	490*	Am
	1992	68*	Am	51929.5	1990	490*	Am
51026	1991	924	Ad & R ⁵¹	51932	1994	923	Am ⁸³²
51101	1990	1600	Am	53051	1990	210	Am
51142	1994	1222	Am	53054	1992	262	Ad
51175	1992	1188	Ad	53054.1	1992	262	Ad
51176	1992	1188	Ad	53054.2	1992	262	Ad
51177	1992	1188	Ad	53055	1992	262	Ad
51178	1992	1188	Ad	53055.1	1992	262	Ad
	IX 1997-98	7	Am	53055.2	1992	262	Ad
51178.5	1994	843*	Ad	53055.3	1992	262	Ad
51179	1992	1188	Ad	53056	1992	262	Ad
51180	1992	1188	Ad	53060.1	1994	1065	Ad
51181	1992	1188	Ad	53065.5	1994	36	Ad
51182	1992	1188	Ad		1995	529*	Am
51183	1992	1188	Ad	53066	1989	700	Am
51183.5	IX 1997-98	7	Ad ¹⁴⁰⁴	53066.1	1990	1518	Am & R ⁴³
51184	1992	1188	Ad	53066.3	1989	700	Ad
51185	1992	1188	Ad		1990	413	Am
51186	1992	1188	Ad	53067	1992	755	Ad
51187	1992	1188	Ad	53069.3	1990	308	Am
51188	1992	1188	Ad		1994	909	Am
51189	1994	843*	Ad		1994	910	Am (by Sec. 4.5 of Ch.)
51201	1994	1251	Am		1996	600	Am
51202	1990	841	R	53069.4	1995	898	Ad
51203	1990	841	Am	53069.65	1994		
51207	1989	943	Am				
	1993	84	Am				
	1994	1174	Am				
51222	1990	841	Am				
51231	1994	1251	Am				
	1995	686*	Am ⁹⁴				
51238	1994	1251	Am	53069.75	1993	818*	Ad
51238.1	1994	1251	Ad	53069.8	1996	124	Am ¹¹⁹⁷
51238.2	1994	1251	Ad	53069.85	1990	1065*	Am
51238.3	1994	1251	Ad	53071.5	1991	950	Am
51243	1989	943	Am	53075.5	1995	405	Am
	1990	841	Am	53075.6	1991	1091	Ad(RN)
51243.5	1990	841	R & Ad		1992	872	Am
51245	1989	943	Am	53075.61	1994	341	Ad
	1992	273	Am	53077	1995	432	Ad
51246	1989	943	Am	53077.5	1997	707	Ad
51256	1997	495	Ad	53080	1989	1209*	Am
51257	1997	495	Ad & R ⁵⁹⁹		1996	277	R ¹²¹²
51283	1991	216	Am (as am by Sec. 1.5 and as ad by Sec. 2.5, Stats. 1987, Ch. 1308)	53080.1	1989	1209*	Ad
					1990	633*	Am
					1993	1195	Am
					1996	277	R ¹²¹²
				53080.15	1996	277	R ¹²¹²
				53080.2	1989	1209*	Ad
51283.5	1989	943	R		1996	277	R ¹²¹²
51284	1989	943	Am	53080.3	1989	1209*	Ad
	1991	125	Am		1996	277	R ¹²¹²
	1993	89	Am	53080.4	1994	983	Am
51287	1989	943	Ad		1996	277	R ¹²¹²
	1995	686*	Am ⁹⁴	53080.6	1989	1209*	Ad
51290.5	1994	1158	Ad		1996	277	R ¹²¹²
51291	1994	1158	Am	53081	1996	277	R ¹²¹²
51292	1994	1158	Am	53082	1990	1558	Ad
51293	1994	1158	Am		1991	1226	Am
51295	1994	1158	Am	53086	1990	683	Ad
51298	1997	616	Ad		1990	1116	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
53086 (Cont.)	1991	1091	Am (as ad by Stats. 1990, Ch. 1116) & RN	53313.5	1991 1990 1X 1989-90 1991 1991	1110 175* 29* 466 1110	Am Am Am Am Am (by Sec. 2.7 of Ch.)
53087.4	1996	1125	Ad		1992	772	Am
53087.5	1995	385	Ad		1993	589	Am ⁶⁷⁰
53088	1992	1198	Ad ⁵⁸⁵		1993	1193	Am
53088.1	1992	1198	Ad ⁵⁸⁵	53313.7	1993	1193	Am
53088.2	1992	1198	Ad ⁵⁸⁵	53313.8	1991	29*	Ad
	1994	384	Am		1992	427	Am (as ad by Stats. 1982, Ch. 1451) & RN
53088.5	1996	666	Ad				Am (as ad by Stats. 1991, Ch. 29) ⁵¹¹
53088.6	1996	666	Ad		1992	772	Am & RN
53088.7	1996	666	Ad		1992	772	Ad(RN)
53088.8	1996	666	Ad	53313.85	1992	772	Ad(RN)
53091	1997	580	Am	53313.9	1991	1110	Am
53094	1990	275	Am ¹³	53314	1991	1110	Am
53097	1990	275	Am ¹³	53314.5	1991	1110	Am
53097.5	1989	953	Ad	53314.6	1990	175*	Ad
53114.1	1992	427	Am ⁵¹¹		1991	29*	Am
53115.1	1994	146	R ⁸³³		1992	427	Am ⁵¹¹
53125	1997	887*	Ad ¹⁰⁷⁹	53314.7	1990	175*	Ad
53134	1992	711*	Am ⁵¹¹	53314.8	1991	1110	Am
53201	1990	1542	Am	53316.2	1991	1110	Am
	1992	1358	Am		1992	772	Am
	1994	615	Am		1993	1193	Am
	1995	529*	Am	53317	1992	772	Am
53208.5	1994	1065	Ad		1994	1169	Am
53217.5	1994	1065	Ad		1996	782	Am
53225	1993	199	Ad	53317.3	1991	1110	Am
53225.1	1993	199	Ad	53318.5	1991	1110	Am
53225.2	1993	199	Ad	53321	1991	1110	Am
53226	1994	330	Ad		1992	772	Am
53226.1	1994	330	Ad	53321.5	1990	175*	Am
53226.2	1994	330	Ad	53322	1991	1110	Am
53226.3	1994	852	Ad	53325	1991	1110	Am
53227	1995	237	Ad	53325.3	1996	1161	Am
	1996	364	Am	53326	1991	23*	Am
53227.1	1995	237	Ad		1991	1110	Am
53227.2	1995	237	Ad		1992	772	Am
	1995	579*	Am (as ad by Stats. 1995, Ch. 237) ⁹⁴	53327	1991	23*	Am
					1993	1193	Am
53260	1992	962*	Ad		1994	923	Am ⁸³²
53261	1992	962*	Ad	53328.5	1991	1110	Am
53262	1992	962*	Ad	53330	1992	772	Am
53263	1992	962*	Ad	53330.3	1992	772	Ad
53264	1992	962*	Ad	53331.5	1997	946	Ad
53270	1997	73*	Ad	53335	1992	772	Am
53296	1993	503	Am	53338	1991	1110	Am
53298	1993	503	Am		1993	1193	Am
53299	1989	129	Am ¹³	53339	1991	1110	Am
53312.7	1992	772	Ad	53339.2	1991	1110	Am
	1993	589	Am ⁶⁷⁰	53339.3	1991	1110	Am
	1993	1193	Am	53339.4	1991	1110	Am
53313	1990	175*	Am	53339.6	1991	1110	Am
	1991	1110	Am	53339.7	1991	1110	Am
	1992	772	Am	53339.8	1991	1110	Am
	1996	782	Am				
53313.1	1992	427	Ad(RN) ⁵¹¹				
53313.4	1989	1121*	Ad				

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	Year	Chapter	Effect		Year	Chapter	Effect
53340	1989	128 *	Am	53395.16	1990	1575	Ad
	1991	1110	Am	53395.17	1990	1575	Ad
	1997	946	Am	53395.18	1990	1575	Ad
53340.1	1989	1217	Am (as ad by Stats. 1988, Ch. 1365) & RN	53395.19	1990	1575	Ad
				53395.2	1990	1575	Ad
53340.2	1989	1217	Ad(RN)	53395.20	1990	1575	Ad
	1992	772	Am	53395.21	1990	1575	Ad
	1993	589	Am ⁶⁷⁰		1994	923	Am ⁸³²
	1993	1193	Am	53395.22	1990	1575	Ad
53341.5	1989	1217	Am	53395.23	1990	1575	Ad
	1991	1110	Am	53395.24	1990	1575	Ad
	1992	772	Am	53395.25	1990	1575	Ad
	1993	1193	Am	53395.3	1990	1575	Ad
53344.1	1997	946	Ad		1992	332	Am
53344.2	1997	946	Ad	53395.4	1990	1575	Ad
53345	1991	1110	Am	53395.5	1990	1575	Ad
53345.3	1991	1110	Am	53395.6	1990	1575	Ad
53345.8	1992	772	Ad	53395.7	1990	1575	Ad
	1993	1193	Am	53395.8	1990	1575	Ad
53346	1992	772	Am	53396	1990	1575	Ad
53347	1992	772	R	53396.5	1990	1575	Ad
53350	1991	1110	Am	53397.1	1990	1575	Ad
53353.5	1991	1110	Am	53397.10	1990	1575	Ad
53356	1991	1110	Am (by Sec. 26 of Ch.)	53397.11	1990	1575	Ad
	1996	1161	Am	53397.2	1990	1575	Ad
53356.03	1997	204	Am	53397.4	1990	1575	Ad
53356.05	1991	1110	Ad	53397.5	1990	1575	Ad
53356.1	1991	1110	Am	53397.6	1990	1575	Ad
	1992	772	Am	53397.7	1990	1575	Ad
	1997	946	Am	53397.8	1990	1575	Ad
53356.2	1996	625	R & Ad	53397.9	1990	1575	Ad
53356.3	1991	1110	Am	53506	1993	841	Ad
53356.4	1991	1110	Am	53506.5	1993	841	Ad
53356.5	1997	946	Am	53507	1993	841	Ad
53356.8	1997	946	Ad	53507.5	1993	841	Ad
53358	1991	1110	Am	53508	1993	841	Ad
53359.5	1992	772	Am	53508.3	1993	841	Ad
	1993	1193	Am	53508.5	1993	841	Ad
	1997	946	Am	53508.7	1993	841	Ad
53359.7	1993	1193	Ad	53509	1993	841	Ad
53361.4	1991	1110	Am	53509.3	1993	841	Ad
	1991	1226	R	53534	1993	1195	Am
53365	1991	1110	R & Ad	53550	1992	802 *	Am
53368	1994	165	Ad	53552	1992	802 *	Am
53368.1	1994	165	Ad	53584.1	2X 1995-96	2 *	Ad
53368.2	1994	165	Ad	53585.1	2X 1995-96	2 *	Ad
53368.3	1994	165	Ad	53590	1989	1360	R (as ad by Stats. 1985, Ch. 511) ⁷³
53374.7	1989	104	Am	53591	1989	1360	R (as ad by Stats. 1985, Ch. 511) ⁷³
53381	1989	104	Am				
	1991	1110	Am	53592	1989	1360	R (as ad by Stats. 1985, Ch. 511) ⁷³
53395	1990	1575	Ad				
	1992	332	Am				
53395.1	1990	1575	Ad				
53395.10	1990	1575	Ad	53593	1989	1360	R (as ad by Stats. 1985, Ch. 511) ⁷³
53395.11	1990	1575	Ad				
53395.12	1990	1575	Ad				
53395.13	1990	1575	Ad	53594	1989	1360	R (as ad by Stats. 1985, Ch. 511) ⁷³
53395.14	1990	1575	Ad				
53395.15	1990	1575	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
53595	1993	902 *	Ad	53821.5	1995	784	Ad
53595.10	1993	902 *	Ad	53830.5	1992	1051	Ad
53595.15	1993	902 *	Ad		1993	589	Am ⁶⁷⁰
53595.20	1993	902 *	Ad	53835.3	1996	800	Am (as ad by SB 340) ⁸²
53595.25	1993	902 *	Ad				
53595.30	1993	902 *	Ad	53835.4	1996	800	Am (as ad by SB 340) ⁸²
53595.35	1993	902 *	Ad				
53595.40	1993	902 *	Ad	53835.7	1996	800	Am (as ad by SB 340) ⁸²
53595.45	1993	902 *	Ad				
53595.5	1993	902 *	Ad	53841.5	1995	784	Ad
53595.50	1993	902 *	Ad	53852.5	1995	784	Ad
53595.55	1993	902 *	Ad	53853	1990	1103	Am
53600.3	1995	784	Ad	53854.1	1995	8 *	Ad & R ^{51 960}
	1996	749	Am	53856.1	2X 1995-96	2 *	Ad
53600.5	1995	784	Ad	53859.02	1995	784	Am
	1996	749	Am	53890	1990	1608	R (as ad by Stats. 1949, Ch. 1521)
53600.6	1995	784	Ad				Am (as am by Stats. 1984, Ch. 1523) ¹³
53601	1992	173	Am				
	1994	705	Am				
	1995	784	Am				
	1996	156 *	Am				
53601.6	1995	784	Ad	53891	1997	165	Am
	1996	156 *	Am	53892	1990	1608	R (as am by Stats. 1969, Ch. 212)
53602.1	1990	216	R ⁸²				Am (as am by Stats. 1984, Ch. 1523) ¹³
53607	1996	749	Am				
53630	1995	480 *	Am ¹⁰⁸³				
53630.1	1995	784	Ad				
53630.5	1995	480 *	Ad ¹⁰⁸³				
53631.5	1995	784	Ad	53895	1990	1608	Am
53635	1992	173	Am	53901	1993	1195	Am
	1995	784	Am	53954	1996	872	Am ¹²⁸¹
	1996	156 *	Am	53995	1989	356	Am
	1996	800	Am	54221	1989	208	Am
53635.7	1996	749	Ad	54222	1992	404	Am
53638	1996	1064	Am ⁵⁷⁴	54238.7	1997	300 *	Ad
53645	1992	523	Am	54242	1994	923	Am ⁸³²
53646	1993	59 *	Am	54252	1992	669	Am
	1995	783	R & Ad	54253	1992	669	Am
	1996	156 *	Am	54255	1994	923	Am ⁸³²
	1996	749	Am	54313	1990	1130	Am
	1997	825 *	Am	54346.4	1992	1208	Ad
53651	1991	1206	Am	54354	1992	1208	Am
53651.2	1996	1063	Am	54382	1990	1130	Am
53651.4	1997	375	Am	54388	1990	1130	R
53657	1996	1063	Am	54402	1990	1130	Am
53661	1996	1064	Am ⁵⁷⁴	54403	1990	1130	R & Ad
	1997	375	Am (as am by Sec. 789, Stats. 1996, Ch. 1064)	54418	1990	1130	Am
				54422	1990	1130	Am
				54433	1996	860	R
				54434	1996	860	R
53679.1	1992	1032	Ad	54703.5	1989	1449	Ad
53682	1994	705	Am	54708	1989	1449	Ad
53684	1996	81 *	Am	54710	1989	1449	Am
	1997	204	Am	54710.3	1990	446	Ad
53686	1996	81 *	Ad	54711	1989	1449	Am
53721.6	1989	1335	Ad		1990	446	Am
	1990	527	Am		1991	966	Am
53739	1997	38 *	Ad	54715	1990	446	Am
53750	1997	38 *	Ad	54716	1989	1449	Am
53753	1997	38 *	Ad		1990	446	Am
53753.5	1997	38 *	Ad		1991	966	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
54717	1989	1449	Am	1993	1137	Am (as am by Sec. 1, Stats. 1988, Ch. 399) ⁷⁵⁰	
	1990	446	Am				
54718	1990	446	Am				
	1991	966	Am				
54719	1991	966	Ad	1994	32*	Am ⁷⁵⁰	
54720	1992	248	Ad	1997	253	Am ⁷⁵⁰	
54725	1991	1191	Am	54953.5	1993	1136	Am ⁷⁵⁰
54739	1991	1191	Am	1993	1137	Am ⁷⁵⁰	
54740	1991	1191	Am	1994	32*	Am ⁷⁵⁰	
54740.5	1991	1191	Ad	54953.6	1993	1136	Ad ⁷⁵⁰
	1992	427	Am ⁵¹¹	1993	1137	Ad ⁷⁵⁰	
54740.6	1991	1191	Ad	1994	32*	Am ⁷⁵⁰	
54773	1994	293*	Ad	54954	1993	1136	Am ⁷⁵⁰
54773.1	1994	293*	Ad	1993	1137	Am ⁷⁵⁰	
54774	1994	293*	Ad	1994	32*	Am ⁷⁵⁰	
54775	1994	293*	Ad	1997	253	Am	
54776	1994	293*	Ad	54954.1	1990	1198	Am
	1995	91	Am ⁹⁶⁴	1997	253	Am	
54777	1994	293*	Ad	54954.2	1993	1136	Am ⁷⁵⁰
54778	1994	293*	Ad	1993	1137	Am ⁷⁵⁰	
54779	1994	293*	Ad	1994	32*	Am ⁷⁵⁰	
54780	1994	293*	Ad	1997	253	Am	
54781	1994	293*	Ad	54954.3	1991	66	Am
54782	1994	293*	Ad	1993	1136	Am ⁷⁵⁰	
54783	1994	293*	Ad	1993	1137	Am ⁷⁵⁰	
	1995	91	Am ⁹⁶⁴	1994	32*	Am ⁷⁵⁰	
54901	1992	491	Am	54954.4	1991	238	Ad
54902	1994	229	Am	54954.5	1993	1136	Ad ⁷⁵⁰
	1995	497	Am	1993	1137	Ad ⁷⁵⁰	
54902.5	1997	940	Am	1994	32*	Am ⁷⁵⁰	
54925.1	1993	1136	Ad ⁷⁵⁰	1996	182	Am	
	1994	32*	R ⁷⁵⁰	54954.6	1992	1234	Ad
	1994	146	R (as ad by Stats. 1993, Ch. 1136) ⁸³³	1993	1194*	Am	
			R ⁷⁸⁷	1994	860	Am	
54951.1	1993	1138	R ⁷⁸⁷	1995	258	Am	
54951.7	1993	1138	R ⁷⁸⁷	1997	38*	Am	
54952	1993	1138	Am ⁷⁸⁷	54956	1994	32*	Am ⁷⁵⁰
	1996	1134	Am	1997	253	Am	
54952.1	1993	1137	Ad ⁷⁵⁰	54956.8	1994	32*	Am ⁷⁵⁰
	1994	32*	Am ⁷⁵⁰	54956.86	1996	182	Ad
54952.2	1993	1136	Ad ⁷⁵⁰	54956.9	1993	1136	Am ⁷⁵⁰
	1993	1137	Ad ⁷⁵⁰	1993	1137	Am ⁷⁵⁰	
	1993	1138	R (as ad by Stats. 1981, Ch. 968) ⁷⁸⁷	1994	32*	Am ⁷⁵⁰	
			R ⁷⁵⁰	54956.95	1989	882	Ad
	1994	32*	Am ⁷⁵⁰	54957	1993	1136	Am ⁷⁵⁰
	1994	146	R (as ad by Stats. 1993, Ch. 1136) ⁸³³	1993	1137	Am ⁷⁵⁰	
			R ⁷⁸⁷	1994	32*	Am ⁷⁵⁰	
54952.3	1997	253	Am	54957.1	1993	1136	Am ⁷⁵⁰
54952.5	1993	1138	R ⁷⁸⁷	1993	1137	Am ⁷⁵⁰	
54952.6	1993	1138	R ⁷⁸⁷	1994	32*	Am ⁷⁵⁰	
54952.7	1993	1194*	Am	54957.5	1993	1136	Am ⁷⁵⁰
	1993	1136	Am ⁷⁵⁰	1993	1137	Am ⁷⁵⁰	
	1993	1137	Am ⁷⁵⁰	1994	32*	Am ⁷⁵⁰	
	1993	1138	Am ⁷⁸⁷	54957.6	1993	1138	Am ⁷⁸⁷
54953	1993	1136	Am (as am by Sec. 1, Stats. 1988, Ch. 399) ⁷⁵⁰	1994	32*	Am ⁷⁵⁰	
				54957.7	1993	1136	Am ⁷⁵⁰
				1993	1137	Am ⁷⁵⁰	
				54959	1993	1136	Am ⁷⁵⁰
				1993	1137	Am ⁷⁵⁰	
				1994	32*	Am ⁷⁵⁰	
				54960	1993	1136	Am ⁷⁵⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
54960 (Cont.)	1993	1137	Am ⁷⁵⁰	55356.03	1996	1161	Ad
	1994	32*	Am ⁷⁵⁰	55530	1997	489	R
54960.1	1992	1234	Am (by Sec. 3 of Ch.)	55531	1997	489	R
	1993	1136	Am ⁷⁵⁰	55532	1997	489	R
	1993	1137	Am ⁷⁵⁰	55533	1997	489	R
	1994	32*	Am ⁷⁵⁰	55534	1997	489	R
54961	1993	1136	Am ⁷⁵⁰	55535	1997	489	R
	1993	1137	Am ⁷⁵⁰	55540	1997	489	R
	1993	1138	Am ⁷⁸⁷	55540.1	1997	489	R
	1994	32*	Am ⁷⁵⁰	55541	1997	489	R
	1993	1136	Am ⁷⁵⁰	55542	1997	489	R
	1993	1137	Am ⁷⁵⁰	55543	1997	489	R
	1993	1138	Am ⁷⁸⁷	55544	1997	489	R
	1994	32*	Am ⁷⁵⁰	55545	1997	489	R
	1995	529*	Am	55546	1997	489	R
				55547	1997	489	R
				55548	1997	489	R
				55549	1997	489	R
				55550	1997	489	R
				55551	1997	489	R
				55552	1997	489	R
				55553	1997	489	R
				55554	1997	489	R
				55555	1997	489	R
				55556	1997	489	R
				55558	1997	489	R
				55559	1997	489	R
				55560	1997	489	R
				55561	1997	489	R
				55562	1997	489	R
				55563	1997	489	R
				55564	1997	489	R
				55565	1997	489	R
				55566	1997	489	R
				55567	1997	489	R
				55568	1997	489	R
				55569	1997	489	R
				55570	1997	489	R
				55603.5	1994	923	Am ⁸³²
				55606	1992	427	Am ⁵¹¹
				55607	1992	427	Am ⁵¹¹
				55608	1992	427	Am ⁵¹¹
				55620	1995	808*	Ad ¹¹⁰⁵
							R ¹¹⁰⁶
				55621	1995	808*	Ad ¹¹⁰⁵
							R ¹¹⁰⁶
				55622	1995	808*	Ad ¹¹⁰⁵
							R ¹¹⁰⁶
				55623	1995	808*	Ad ¹¹⁰⁵
							R ¹¹⁰⁶
				55640	1992	427	Am ⁵¹¹
				55641	1992	427	Am ⁵¹¹
				55800	1991	384*	Ad
				55802	1991	384*	Ad
				55803	1991	384*	Ad
				55804	1991	384*	Ad
				55805	1991	384*	Ad
				55806	1991	384*	Ad
				55807	1991	384*	Ad
Title 5, Div. 2, Pt. 1, Ch. 11, heading (Sec. 54970 et seq.)	1991	669	Am				
54972	1991	669	Am				
54973	1991	669	Am				
54974	1991	669	Am				
54975	1991	669	Am				
54981.7	1996	1085	Ad				
54984.4	1992	492	Am				
54984.7	1992	1208	Am				
54985	1996	1023*	Am ¹²⁵³				
54989	1990	1572	R				
54989.1	1990	1572	R				
54990	1990	1572	R				
54991	1990	1572	R				
54992	1990	1572	R				
54992.3	1989	1260	Ad				
	1990	231	R				
	1990	1572	R				
54993	1989	306	Am				
	1990	1572	R				
54994	1990	1572	R				
54994.1	1990	1572	R				
54994.2	1990	1572	R				
54994.3	1990	1572	R				
54995	1990	1572	R				
54996	1990	1572	R				
54997	1990	1572	R				
54998	1990	1572	R				
54999.1	1989	170	Am				
Title 5, Div. 2, Pt. 2, Ch. 1, Art. 5, heading (Sec. 55110 et seq.)	1990	216	Am ²⁰⁶				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
55808	1991	384 *	Ad		1994	654 *	Am
55809	1991	384 *	Ad		1997	175	Am
55810	1991	384 *	Ad	56161	1989	323	R
55811	1991	384 *	Ad	56302	1997	943	Ad & R ⁴⁰
55812	1991	384 *	Ad	56326.5	1991	439	Ad
55813	1991	384 *	Ad	56331	1993	1307	Am
55814	1991	384 *	Ad	56375	1989	324	Am
55815	1991	384 *	Ad		1989	789	Am
55816	1991	384 *	Ad		1989	1384	Am
55817	1991	384 *	Ad		1993	1307	Am
55818	1991	384 *	Ad		1994	146	Am ⁸³³
55819	1991	384 *	Ad		1994	654 *	Am
55820	1991	384 *	Ad		1995	91	Am ⁹⁶⁴
55821	1991	384 *	Ad	56375.1	1989	1384	Ad
55850	1996	189	Ad	56382	1995	562	Am
55851	1996	189	Ad	56383	1989	323	R & Ad
55852	1996	189	Ad		1990	1572	Am
55853	1996	189	Ad	56384	1989	1384	Am
55854	1996	189	Ad		1995	562	Am
55855	1996	189	Ad	56386	1989	1384	Am
55860	1996	189	Ad	56426.5	1989	1384	Ad
55861	1996	189	Ad	56455	1993	1307	Am
55862	1996	189	Ad		1994	654 *	Am
55863	1996	189	Ad	56475	1995	529 *	Am
55870	1996	189	Ad	56476	1989	710	Am
55871	1996	189	Ad	56486	1989	710	Am
55872	1996	189	Ad		1990	971	Am (as am by Stats. 1989, Ch. 710)
55873	1996	189	Ad	56654	1989	323	R
55874	1996	189	Ad	56655	1989	323	R
55875	1996	189	Ad	56656	1997	911	Ad
55876	1996	189	Ad	56706	1997	489	Am
55877	1996	189	Ad	56760	1989	233	Am
55880	1996	189	Ad	56826	1993	347	Am ¹³
55881	1996	189	Ad	56827.5	1989	1384	Ad
55882	1996	189	Ad		1990	957	Am
55883	1996	189	Ad		1993	1307	Am
55884	1996	189	Ad	56829	1989	233	Am
55885	1996	189	Ad	56830	1989	233	Am
55886	1996	189	Ad	56831	1989	233	Am
55887	1996	189	Ad	56833.1	1989	1384	Ad
55890	1996	189	Ad	56833.3	1989	1384	Ad
55891	1996	189	Ad		1990	957	Am
56036	1993	906 *	Am ⁴²	56833.5	1994	1201	Ad
56066	1994	654 *	Am	56837	1993	1307	Am
56075.5	1997	911	Ad		1994	654 *	Am
56076	1993	1307	Am		1995	529 *	Am
56111.1	1989	1173	Ad	56839	1993	1307	Am
56111.10	1991	244	Ad		1994	654 *	Am
56111.11	1992	1020	Ad		1994	654 *	Am
	1993	906 *	Am ⁴²	56839.1	1993	1307	Ad
56111.12	1996	234 *	Ad		1994	654 *	Am
56111.13	1997	692	Ad		1997	863	Am
56111.6	1990	980	Ad	56842	1992	365 *	Am
56111.7	1990	980	Ad		1992	1369 *	Am (as am by Sec. 1, Stats. 1992, Ch. 365) ¹⁶
56111.9	1991	244	Ad				
56131.5	1994	1152	Ad				
56132	1991	1229 *	Ad & R ⁷⁰				
	1996	33	Ad & R ⁷¹⁹				
56133	1993	1307	Ad	56842.5	1989	1384	Am

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
56842.6	1989	1384	Ad	58756	1991	1226	R
	1990	957	Am	58757	1991	1226	R
56844	1993	1195	Am	58758	1991	1226	R
56844.1	1994	654 *	Ad	58759	1991	1226	R
56844.2	1997	911	Ad	58760	1991	1226	R
56845	1992	697	Ad	58761	1991	1226	R
	1992	1369 *	Am (as ad by Sec. 10, Stats. 1992, Ch. 697) ¹⁶	58762	1991	1226	R
				58762.1	1991	1226	R
				60203	1989	57	Am
					1991	1061	Am
56852	1993	1307	Am	60350	1990	1558	S ⁵⁷
56852.3	1989	1384	Ad	60351	1990	1558	S ⁵⁷
56857	1994	654 *	Am	60352	1990	1558	S ⁵⁷
57002	1989	233	Am	60353	1990	1558	S ⁵⁷
57004	1995	562	Am	60354	1990	1558	S ⁵⁷
57008	1993	1307	Ad	60355	1990	1558	S ⁵⁷
57025	1989	323	Am	60356	1990	1558	S ⁵⁷
	1993	1195	Am	60357	1990	1558	S ⁵⁷
57079	1997	911	Am		1995	529 *	R
57079.3	1990	490 *	Ad	60358	1990	1558	R
57087.3	1994	241 *	Ad	60373	1995	529 *	Am
57087.7	1989	710	Ad	60375.5	1989	1066	Ad
57088	1989	233	Am	60429	1994	923	Am ⁸³²
57092	1993	1307	Ad	60700	1994	923	Am ⁸³²
	1994	1152	Am	61017	1989	789	Ad
	1995	91	Am ⁹⁶⁴	61100	1989	789	R & Ad
	1997	70	Am		1995	529 *	Am
57093	1997	863	Ad	61100.5	1990	1003	Ad
57103	1989	710	Am	61100.6	1993	434	Ad
	1997	863	Am	61101	1989	789	R & Ad
57103.1	1997	911	Ad	61102	1989	789	R & Ad
57132	1993	906 *	Am ⁴²	61102.5	1989	789	R
	1994	923	Am ⁸³²	61103	1989	789	R & Ad
57132.5	1997	911	Ad		1994	923	Am ⁸³²
57146	1991	393 *	Am	61104	1989	789	R & Ad
57147	1994	923	Am ⁸³²	61105	1989	789	R & Ad
57148	1994	923	Am ⁸³²	61106	1989	789	R & Ad
57149	1991	37 *	Am	61107	1989	789	R & Ad
	1994	923	Am ⁸³²	61107.1	1994	1201	Ad
57175	1991	37 *	Am	61108	1989	789	R
57176	1991	37 *	Am	61110	1989	789	R & Ad
57161.1	1997	911	Ad	61111	1989	789	R & Ad
57200	1989	324	Am		1994	923	Am ⁸³²
	1991	37 *	Am	61112	1989	789	R & Ad
57202	1991	37 *	Am	61113	1989	789	R & Ad
57203	1991	37 *	Am		1994	923	Am ⁸³²
57204	1992	491	Am	61114	1989	789	R & Ad
57205	1992	491	R		1994	923	Am ⁸³²
57301	1994	923	Am ⁸³²	61114.1	1989	789	R
57329	1991	531	Ad	61114.2	1989	789	R
57330	1993	1195	Ad	61115	1989	789	R & Ad
57379	1991	502	Am	61116	1989	789	Ad
57385	1991	531	Ad		1994	923	Am ⁸³²
58750	1991	1226	R	61120	1989	789	R & Ad
58751	1991	1226	R	61121	1989	789	R & Ad
58752	1991	1226	R	61121.1	1994	1201	Ad
58753	1991	1226	R	61122	1989	789	R & Ad
58754	1991	1226	R		1994	923	Am ⁸³²
58755	1991	1226	R	61122.1	1989	789	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
61122.2	1989	789	R	61621.5	1993	906*	Am ⁴²
61122.3	1989	789	R	61621.8	1989	789	Ad
61122.4	1989	789	R		1990	1627	Am
61123	1989	789	R & Ad		1993	395	Am
61124	1989	789	R & Ad		1995	529*	Am
61125	1989	789	R & Ad	61712	1993	1194*	Am
61126	1989	789	R	61742.1	1994	1201	Ad
61127	1989	789	R	61753	1990	126*	Am
61128	1989	789	R	61765	1993	395	Am
61129	1989	789	R		1994	939*	Am ¹¹⁷
61130	1989	789	R	Title 6.7,			
61140	1989	789	R	Div. 1,			
61141	1989	789	R	heading			
61142	1989	789	R	(Sec. 63000			
61143	1989	789	R	et seq.)	1994	749	Am (as ad by
61200.1	1994	1201	Ad				Stats. 1994,
61210.1	1997	70	Ad				Ch. 94)
61222	1989	789	Ad	61850	1991	454	Ad
61400	1994	923	Am ⁸³²	63000	1994	94	Ad ⁸³⁰
61451	1994	923	Am ⁸³²		1994	749	Am (as ad by
61600	1991	1226	Am (by Sec. 9				Stats. 1994,
			of Ch.)				Ch. 94)
	1992	364	Am	63001	1994	94	Ad ⁸³⁰
	1993	395	Am	63002	1994	94	Ad ⁸³⁰
	1993	434	Am		1994	749	Am (as ad by
	1994	1201	Am				Stats. 1994,
	1996	903	Am				Ch. 94)
61601	1989	789	Am	63010	1994	94	Ad ⁸³⁰
61601.1	1992	364	Ad		1994	749	Am (as ad by
61601.10	1989	789	R & Ad				Stats. 1994,
	1990	1627	Am				Ch. 94)
	1993	395	Am		1995	863	Am
	1994	1201	Am		1996	854*	Am
61601.12	1989	789	R		1997	275*	Am
61601.13	1989	789	R	Title 6.7,			
61601.16	1989	789	R	Div. 1,			
	1991	970	Ad & R ⁵¹	Ch. 2,			
61601.165	1989	737	Ad	heading			
61601.166	1989	737	Ad	(Sec. 63020			
61601.17	1989	789	R	et seq.)	1994	749	Am (as ad by
61601.18	1989	789	R				Stats. 1994,
61601.20	1989	789	R				Ch. 94)
61601.21	1989	104	Ad	63020	1994	94	Ad ⁸³⁰
61601.24	1995	579*	Ad ⁹⁴		1994	749	Am (as ad by
61601.25	1991	1226	Ad				Stats. 1994,
61601.26	1994	1201	Ad				Ch. 94)
61601.27	1994	1201	Ad		1995	863	R
61601.28	1995	435	Ad	63021	1994	94	Ad ⁸³⁰
61601.30	1993	395	Ad		1994	749	Am (as ad by
61601.7	1989	789	Am				Stats. 1994,
61612.5	1995	798	Ad				Ch. 94)
61613.2	1994	1201	Ad		1995	863	Am
61613.3	1994	1201	Ad	63021.5	1995	863	Ad
61613.4	1994	1201	Ad	63022	1994	94	Ad ⁸³⁰
61613.5	1994	1201	Ad		1994	749	Am (as ad by
61615.1	1991	70	Ad				Stats. 1994,
61615.5	1992	364	Ad				Ch. 94)
61620.1	1994	1201	Ad	63022.5	1994	749	Ad
61621.10	1994	1201	Ad		1995	863	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
63023	1994	94	Ad ⁸³⁰	63044	1994	749	Ad
	1994	749	Am (as ad by Stats. 1994, Ch. 94)	63045	1994	749	Ad
	1995	863	Am	63046	1994	749	Ad
63023.1	1994	749	Ad	63048	1996	854*	Ad
63024	1994	94	Ad ⁸³⁰	Title 6.7, Div. 1, Ch. 3, heading (Sec. 63050 et seq.)	1994	749	Am (as ad by Stats. 1994, Ch. 94)
	1994	749	Am (as ad by Stats. 1994, Ch. 94)				Ad ⁸³⁰
63025	1994	94	Ad ⁸³⁰	63050	1994	94	Ad ⁸³⁰
	1994	749	Am (as ad by Stats. 1994, Ch. 94)		1994	749	Am (as ad by Stats. 1994, Ch. 94)
63025.1	1994	749	Ad				Ad ⁸³⁰
	1995	863	Am	63051	1994	94	Ad ⁸³⁰
	1996	854*	Am		1994	749	R (as ad by Stats. 1994, Ch. 94)
	1997	275*	Am				Ad ⁸³⁰
63026	1994	94	Ad ⁸³⁰	63052	1994	94	Ad ⁸³⁰
	1994	749	Am (as ad by Stats. 1994, Ch. 94)		1994	749	Am (as ad by Stats. 1994, Ch. 94)
63030	1994	94	Ad ⁸³⁰				Am (as ad by Stats. 1994, Ch. 94)
	1995	863	Am	63053	1995	863	Am
63031	1994	94	Ad ⁸³⁰		1994	94	Ad ⁸³⁰
	1994	749	Am (as ad by Stats. 1994, Ch. 94)		1994	749	Am (as ad by Stats. 1994, Ch. 94)
	1995	863	Am	63054	1994	94	Ad ⁸³⁰
63032	1994	94	Ad ⁸³⁰	63055	1994	94	Ad ⁸³⁰
	1995	863	Am	63056	1994	94	Ad ⁸³⁰
63033	1994	94	Ad ⁸³⁰		1994	749	Am (as ad by Stats. 1994, Ch. 94)
63034	1994	94	Ad ⁸³⁰				Ad ⁸³⁰
63035	1994	94	Ad ⁸³⁰	63060	1994	94	Ad ⁸³⁰
	1994	749	Am (as ad by Stats. 1994, Ch. 94)		1994	749	Am (as ad by Stats. 1994, Ch. 94)
	1995	863	Am				Am (as ad by Stats. 1994, Ch. 94)
63036	1994	94	Ad ⁸³⁰	63061	1995	863	Am
Title 6.7, Div. 1, Ch. 2, Art. 3, heading (Sec. 63040 et seq.)					1994	94	Ad ⁸³⁰
	1994	749	Am (as ad by Stats. 1994, Ch. 94)		1994	749	Am (as ad by Stats. 1994, Ch. 94)
63040	1994	94	Ad ⁸³⁰	63062	1995	863	Am
	1994	749	Am (as ad by Stats. 1994, Ch. 94)		1994	94	Ad ⁸³⁰
					1995	863	Am
63041	1994	94	Ad ⁸³⁰	63063	1994	94	Ad ⁸³⁰
	1994	749	Am (as ad by Stats. 1994, Ch. 94)		1994	749	Am (as ad by Stats. 1994, Ch. 94)
							Am
	1995	863	Am	63064	1994	94	Ad ⁸³⁰
63042	1994	94	Ad ⁸³⁰	63065	1994	94	Ad ⁸³⁰
	1994	749	R & Ad		1995	863	Am
63043	1994	749	Ad	63066	1994	94	Ad ⁸³⁰
					1995	863	Am
				63067	1994	94	Ad ⁸³⁰
					1995	863	Am

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GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Title 6.7, Div. 1, Ch. 5, heading (Sec. 63070 et seq.)				65040	1995	686*	Am ⁹⁴
				65040.10	1996	872	Ad(RN) ¹²⁸¹
				65040.11	1996	872	Ad(RN) ¹²⁸¹
				65040.2	1995	686*	Am ⁹⁴
				65040.3	1996	799	Am
				65040.5	1993	437*	R & Ad
				65040.6	1997	580	Am
				65040.7	1995	686*	R ⁹⁴
				65040.9	1993	56	R ⁶⁷⁰
63070	1994	749	Am (as ad by Stats. 1994, Ch. 94)	65050	1994	1261	Ad & R ³¹⁴
	1994	94	Ad ⁸³⁰		1996	546	Am
	1994	749	Am (as ad by Stats. 1994, Ch. 94)	65051	1994	1261	Ad & R ³¹⁴
	1995	863	Am	65052	1994	1261	Ad & R ³¹⁴
63071	1994	94	Ad ⁸³⁰	65053	1994	1261	Ad & R ³¹⁴
	1994	749	Am (as ad by Stats. 1994, Ch. 94)	65055	1993	1019	Ad
	1995	863	Am	65055.5	1993	1019	Ad
	1996	854*	Am	65070	1992	1177*	Ad
63072	1994	94	Ad ⁸³⁰	65071	1992	1177*	Ad
	1995	863	Am		1997	622	R
63073	1994	94	Ad ⁸³⁰	65072	1992	1177*	Ad
	1994	749	Am (as ad by Stats. 1994, Ch. 94)	65073	1992	1177*	Ad
	1995	863	Am	65074	1992	1177*	Ad
63074	1994	94	Ad ⁸³⁰	65080	1989	106*	Am
	1994	749	Am (as ad by Stats. 1994, Ch. 94)		1992	1172*	Am (by Sec. 3 of Ch.)
	1995	863	Am		1992	1177*	Am (by Sec. 4.5 of Ch.)
	1994	94	Ad ⁸³⁰		1997	622	R & Ad
	1994	749	Am (as ad by Stats. 1994, Ch. 94)	65081	1989	106*	R & Ad ³³
	1995	863	Am		1991	164	Am
63075	1994	94	Ad ⁸³⁰		1997	622	R
	1994	749	Am (as ad by Stats. 1994, Ch. 94)	65081.1	1990	878	Ad
	1995	863	Am		1997	622	Am
63076	1994	94	Ad ⁸³⁰	65081.3	1992	754	Ad
	1995	863	Am	65082	1989	106*	R & Ad
63077	1994	94	Ad ⁸³⁰		1991	164	Am
	1995	863	Am		1992	1243*	Am
63078	1994	94	Ad ⁸³⁰		1996	293	Am
	1995	863	Am	65083	1990	1304	Ad
63079	1994	94	Ad ⁸³⁰		1997	622	Am
	1995	863	Am	65086	1997	622	Am
	1994	94	Ad ⁸³⁰	65086.4	1990	715	Ad
	1994	749	Am (as ad by Stats. 1994, Ch. 94)		1997	622	R & Ad
	1995	863	Am	65086.5	1990	715	Am
63080	1994	94	Ad ⁸³⁰	65088	1989	106*	Ad ³³
63081	1994	94	Ad ⁸³⁰	65088.1	1989	106*	Ad ³³
	1995	863	Am		1990	16	Am (as ad by Sec. 9, Stats. 1989, Ch. 106)
63082	1994	94	Ad ⁸³⁰		1992	554	Am
63083	1994	94	Ad ⁸³⁰		1994	1146	Am
	1995	863	Am	65088.3	1996	293	Ad
65008	1992	1298	Am	65088.5	1996	1154*	Ad
	1994	896	Am	65089	1989	106*	Ad ³³
	1996	295	Am		1990	16	Am (as ad by Sec. 9, Stats. 1989, Ch. 106)
65009	1995	253	Am		1992	444	Am
	1996	799	Am				
65035.1	1996	799	R				
65036.5	1995	686*	R ⁹⁴				
65036.6	1993	764	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
65089 (Cont.)	1992	554	Am (by Sec. 3.5 of Ch.)	1996	799	Am	
	1992	1243 *	Am ¹⁶	1996	1023 *	Am ¹²⁵³	
	1994	924 *	Am ⁸²	65352.5	1993	1195 Ad	
	1994	1146	Am	1996	1023 *	Am ¹²⁵³	
	1995	91	Am ⁹⁶⁴	65354.5	1990	1572 Am	
	1996	293	Am	1993	1195 Ad		
65089.1	1994	534	Ad	65358	1990	1572 Am	
65089.10	1995	950	Ad	65361	1990	1441 Am	
65089.2	1989	106 *	Ad ³³	1992	837 *	Am	
	1992	444	Am	1996	872	Am ¹²⁸¹	
	1992	1177 *	Am (by Sec. 5 of Ch.) ¹⁰⁷	65400	1990	1441 Am	
			Am (by Sec. 5.5 of Ch.) ¹⁶	1992	1030 Am		
				1993	437 *	Am	
				1994	1235 Am		
	1994	1146	Am	65456	1990	1572 Am	
65089.3	1989	106 *	Ad ³³	65460	1994	780 Ad	
	1990	16	Am (as ad by Sec. 9, Stats. 1989, Ch. 106)	65460.1	1994	780 Ad	
				65460.2	1994	780 Ad	
				1997	580 Am		
	1992	444	Am	65460.3	1994	780 Ad	
	1992	554	Am (by Sec. 4.5 of Ch.)	65460.4	1994	780 Ad	
				1997	580 Am		
	1992	1243 *	Am ¹⁶	65460.5	1994	780 Ad	
	1994	1146	R & Ad	65460.6	1994	780 Ad	
	1996	293	Am	65460.7	1994	780 Ad	
65089.4	1989	106 *	Ad ³³	65460.8	1994	780 Ad	
	1990	16	Am (as ad by Sec. 9, Stats. 1989, Ch. 106)	65460.9	1994	780 Ad	
				65460.10	1994	780 Ad	
				65582	1989	1140 Am	
	1992	444	Am	1990	1441 Am		
	1994	1146	Am & RN & Ad	65583	1989	1140 Am (by Sec. 2 of Ch.)	
65089.5	1990	16	Ad				
	1994	1146	Am & RN & Ad(RN)	1989	1451 Am (by Sec. 1.5 of Ch.)		
				1991	730 Am		
	1990	16	Ad	1991	889 Am (by Sec. 2 of Ch.)		
	1994	1146	Am & RN & Ad(RN)	1992	1030 Am		
65089.6	1990	16	Ad	65583.1	1992	1074 Ad	
	1994	1146	Am & RN & Ad(RN)	1993	589 Am ⁶⁷⁰		
65089.7	1992	444	Ad ⁵²²	1996	347 Am		
			R ⁹⁴	65584	1989	1451 Am (by Sec. 2 of Ch.)	
	1994	1146	Am & RN & Ad(RN)				
				1990	1441 Am (by Sec. 4 of Ch.)		
65089.8	1994	1146	Ad(RN)	65584.3	1992	1139 Ad ⁶²⁴	
65089.9	1994	1146	Ad	65584.5	1994	1235 Ad	
65104	1990	1572	Am	65584.6	1996	1018 Ad	
65250	1992	937	Ad	65585	1990	1441 Am	
	1993	589	Am ⁶⁷⁰	65585.1	1995	589 Ad ¹⁰⁶⁴	
65302	1989	1255	Am			R ¹⁰⁷⁶	
	1992	823	Am	65587	1990	1441 Am	
	1995	881	Am	65588	1993	695 Am	
65302.2	1995	881	Ad	1996	39 *	Am	
65302.5	1989	778	Ad	1997	580 Am		
65302.6	1996	438	Ad	65588.1	1993	695 Ad	
65302.9	1994	687	Ad	65588.5	1991	889 Ad	
	1996	799	Am & RN	1993	437 *	R	
65352	1991	804	Am	65589	1994	896 Am	
	1992	631	Am	65589.3	1990	1441 Ad	
	1993	719	Am	65589.5	1990	1439 Am	

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
65589.5 (Cont.)	1991	100*	Am	65890.3	1990	843	Ad
	1992	1356	Am	65890.5	1990	843	Ad
65589.7	1991	889	Ad	65907	1996	799	R
	1992	1356	Am	65909.5	1990	1572	Am
65590	1990	1145	Ad	65913.3	1993	56	R ⁶⁷⁰
	1991	1091	Am (as ad by Stats. 1990, Ch. 1145) & RN	65913.4	1989	842	Am
					1990	31*	R
65591	1990	1145	Ad	65913.5	1990	1304	Ad
	1991	1091	Am & RN & Ad(RN)	65915	1989	842	Am
					1990	31*	Am
65591.2	1991	1091	Ad(RN)	65917	1989	842	Am
65591.5	1990	1145	Ad	65917.5	1989	1323	Ad
65592	1990	1145	Ad	65919	1989	1255	S ⁵⁷
65593	1990	1145	Ad	65919.1	1989	1255	S ⁵⁷
65594	1990	1145	Ad	65919.10	1989	1255	S ⁵⁷
65595	1990	1145	Ad	65919.11	1989	1255	S ⁵⁷
65596	1990	1145	Ad	65919.12	1989	1255	R
65597	1990	1145	Ad	65919.2	1989	1255	S ⁵⁷
	1995	28	Am	65919.3	1989	1255	S ⁵⁷
65598	1990	1145	Ad	65919.4	1989	1255	S ⁵⁷
65599	1990	1145	Ad	65919.5	1989	1255	S ⁵⁷
65600	1990	1145	Ad	65919.6	1989	1255	S ⁵⁷
65759	1991	1183	Am	65919.7	1989	1255	S ⁵⁷
65804	1996	842	Am (by Sec. 2 of Ch.)	65919.8	1989	1255	S ⁵⁷
				65919.9	1989	1255	S ⁵⁷
65850	1994	597	Am	65920	1996	799	Am
	1995	436*	Am	65922.1	1X 1991-92	12*	Ad
65850.1	1996	799	Ad(RN)	65922.3	1993	56	R ⁶⁷⁰
65850.2	1991	1091	Am	65922.5	1993	56	R ⁶⁷⁰
	1991	1183	R & Ad	65922.7	1993	56	R ⁶⁷⁰
	1996	715	Am	65923	1993	56	R ⁶⁷⁰
	1997	17	Am ¹³²⁸	65923.5	1993	56	R ⁶⁷⁰
65852.1	1990	1150	Am	65927	1992	1003	Am
65852.11	1993	858	Ad	65940	1992	1200	Am
65852.150	1994	580	Ad	65940.5	1993	1068	Am
65852.2	1990	1150	Am	65941	1993	1131	Am
	1994	580	Am	65943	1989	612	R (as ad by Sec. 4, Stats. 1987, Ch. 985)
65852.25	1994	743	Ad				Am (as am by Sec. 3, Stats. 1987, Ch. 985) ¹³
65852.3	1994	896	Am				
65852.5	1990	426	Ad				
	1990	1223	Am (as ad by Stats. 1990, Ch. 426)				
65852.6	1990	329	Ad	65943.5	1993	419	Ad
	1991	1091	Am	65946	1992	1200	Am
65858	1992	231	Am		1993	56	R ⁶⁷⁰
	1997	129	Am	65950	1989	847	R (as ad by Sec. 2, Stats. 1983, Ch. 823)
65859	1994	939*	Am ¹¹⁷				Am (as am by Sec. 2, Stats. 1984, Ch. 990) ¹³
65861	1995	686*	Am ⁹⁴				
65863.10	1990	1438	Am & R ³⁶				
65863.11	1990	1437	Ad & R ²⁷⁹				
	1995	790	Am ¹⁰⁶³				
65863.12	1991	942	Ad				
65863.4	1993	969	Ad				
65863.7	1990	1572	Am (by Sec. 11 of Ch.)		1993	1068	Am
					1996	808	Am
65863.8	1993	265	Am ⁵⁵	65952.1	1989	847	Am
65865.3	1989	664	Am	65952.2	1993	1068	Ad
65890.1	1990	843	Ad	65956.5	1993	419	Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
65957.5	1993	796	Ad	66010	1990	1572	R
65958	1992	631	Ad	66012	1990	1572	Ad
	1993	1195	R	66013	1990	1572	Ad
65958.1	1992	631	Ad		1996	1023*	Am ¹²⁵³
	1993	1195	R	66014	1990	1572	Ad
65959	1992	952	Ad	66016	1990	1572	Ad
65959.1	1992	952	Ad		1992	487	Am
65959.2	1992	952	Ad		1995	657	Am
65959.3	1992	952	Ad		1995	686*	Am (by Sec. 6.5 of Ch.) ⁹⁴
65962	1989	848	Am	66017	1990	1572	R & Ad
	1990	1572	R	66018	1990	1572	Ad
65962.5	1990	537	Am	66018.5	1990	1572	Ad
	1991	1212	Am	66020	1990	1572	Ad
	1991	GRP	S ⁴²⁰		1992	605	Am
	1996	1023*	Am ¹²⁵³		1993	589	Am ⁶⁷⁰
65963.1	1991	GRP	S ⁴²⁰		1996	549	Am
65971	1994	1228	Am	66021	1990	1572	Ad
65974	1994	1228	Am	66022	1990	1572	Ad
65974.5	1989	1209*	Ad	66023	1990	1572	Ad
65995	1989	1209*	Am	66024	1990	1572	Ad
	1992	12*	S ²⁸³	66025	1990	1572	Ad
	1992	1354	Am (by Sec. 3 of Ch.) ⁷⁹⁵	66030	1994	300	Ad
			Ad & R (by Sec. 4 of Ch.) ⁶³¹	66031	1994	300	Ad
	1994	19*	S ⁵⁷		1995	686*	Am ⁹⁴
65995.1	1989	1209*	Am		1996	799	Am
	1990	633*	Am	66032	1994	300	Ad
	1991	536*	Am		1997	772	Am
	1992	12*	S ²⁸³	66033	1994	300	Ad
	1994	19*	S ⁵⁷		1997	772	Am
65995.2	1989	1209*	Ad	66034	1994	300	Ad
	1992	12*	S ²⁸³	66035	1994	300	Ad
	1994	19*	S ⁵⁷	66036	1994	300	Ad
65995.3	1992	1354	Ad & R ⁶³¹	66037	1994	300	Ad
65996	1989	1209*	Am	66411.1	1994	655	Am
	1992	12*	S ²⁸³	66412	1989	847	Am
	1992	1354	Am (by Sec. 6 of Ch.) ⁷⁹⁵		1990	1001	Am
			Ad & R (by Sec. 7 of Ch.) ⁶³¹		1992	523	Am
	1994	19*	S ⁵⁷		1992	1003	Am
65997	1992	12*	R ^{140 283}		1994	458	Am
			Ad	66412.6	1993	500	Am (as am by Sec. 1, Stats. 1988, Ch. 1041) ³⁶
	1994	19*	R				Am (as am by Sec. 2, Stats. 1988, Ch. 1041) ¹¹⁷
66000	1990	1572	Am				Am ³⁶
	1996	549	Am	66413.5	1991	354	Am
66000.5	1996	799	Ad	66413.7	1989	1209*	Ad
66001	1996	569	Am		1997	580	Am & RN
66003	1989	170	Am		1996	872	Am ¹²⁸¹
66004	1990	1572	Am	66417	1996	872	Am ¹²⁸¹
66006	1989	170	Am	66418.2	1995	955	Ad
	1992	169	Am		1997	580	Am
	1996	569	Am	66424	1992	400	Am
66006.5	1989	857	Ad		1994	458	Am
66007	1989	1209*	Am		1991	907	Am
	1989	1217	Am	66424.6	1991	907	Am
	1992	231	Am ¹³	66426	1995	955	Am (as am by Stats. 1979, Ch. 1192)
66008	1990	1572	R				
	1996	569	Ad				
66009	1990	1572	R				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
66426.5	1994	458	Am	66472	1992	634	Am
66427	1992	400	Am	66474.01	1994	1294 *	Am
66427.4	1991	745	Am	66474.10	1989	847	Ad
	1995	256	Am	66474.2	1989	847	Am
66427.5	1991	745	Ad	66474.4	1990	841	Am
	1995	256	Am	66477.2	1994	458	Am
66428	1989	831	Ad	66477.5	1989	822	Ad
	1990	1498	Am	66484.3	1990	1565	Am (by Sec. 1 of Ch.)
	1991	745	Am		1990	1566	Am
	1994	458	Am		1990	1567	Am (by Sec. 4 of Ch.)
66428.1	1991	745	Ad	66491	1989	133	Am
66434	1994	458	Am		1991	668	Am
	1995	579 *	Am ⁹⁴	66492	1993	906 *	Am ⁴²
	1997	580	Am	66493	1989	104	Am
66436	1989	847	Am		1993	906 *	Am ⁴²
66442	1991	738	Am		1997	480	Am
66445	1994	458	Am	66498.8	1989	717	Am
	1995	579 *	Am ⁹⁴	66499.20¼	1993	906 *	Am ⁴²
	1997	580	Am	66499.20½	1993	906 *	Am ⁴²
66450	1991	738	R & Ad	66499.35	1993	500	R (as ad by Sec. 5, Stats. 1988, Ch. 1041)
	1993	906 *	Am ⁴²				Am (as am by Sec. 4, Stats. 1988, Ch. 1041) ¹³
66451.11	1995	162	Am		1994	655	Am
66451.13	1993	59 *	Am	66499.7	1997	124	Am
	1995	162	Am	66503	1993	1153 *	Am ⁶⁷⁰
66451.20	1993	59 *	Am		1994	704	Am (by Sec. 3 of Ch.)
	1995	162	Am		1994	929	Am
66451.21	1993	59 *	Am		1994	704	Am
	1995	162	Am	66513	1994	692	Ad
66451.22	1997	837	Ad	66516	1989	256	Am
66451.23	1997	837	Ad		1996	256	Am
66451.4	1994	977	Ad	66516.5	1996	256	Ad
66451.7	1994	977	Ad	66519	1990	112	Ad
66452.1	1989	847	Am	66531	1994	25	Am
66452.11	1993	407 *	Ad	66532	1X 1989-90	17 *	Ad
66452.12	1994	458	Ad		1X 1989-90	18 *	Ad
66452.13	1996	46 *	Ad		1X 1989-90	28 *	Am
66452.2	1989	847	Am		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 17)
66452.5	1997	580	Am	66602	1991	583	Am
66452.6	1989	1268	Am	66621	1995	682 *	Am
	1991	907	Am	66631	1995	951	Am
	1996	894	Am	66632.2	1996	825	Am
66452.7	1996	872	R ¹²⁸¹	66645	1991	1031	Am
66453	1994	1075	Am	66646.1	1991	583	Ad
66455	1994	1075	Am	66651	1990	247	Am
66455.1	1990	243	Ad	66663	1991	583	Ad
	1994	1075	Am	66663.1	1991	583	Ad
66455.5	1996	872	R ¹²⁸¹	66663.2	1991	583	Ad
66455.7	1994	1075	Am		1995	951	Am
66455.9	1997	580	Ad(RN)	66663.3	1991	583	Ad
66456.2	1989	847	Am	66664	1991	583	Ad
66459	1992	1098	Ad				
66463	1989	847	Am				
66463.1	1991	907	Ad				
66463.5	1994	977	Am				
	1996	46 *	Am				
66466	1991	350	Am				
66468.2	1990	1001	Am				
66469	1990	1001	Am				
	1996	894	Am				
66470	1993	906 *	Am ⁴²				
66471	1992	634	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
66664.1	1991	583	Ad	66731	1989	1095	R ⁶⁷
66664.2	1991	583	Ad	66732	1989	1095	R ⁶⁷
66664.3	1991	583	Ad	66740	1989	1095	R ⁶⁷
66664.4	1991	583	Ad	66741	1989	1095	R ⁶⁷
66664.5	1991	583	Ad	66742	1989	1095	R ⁶⁷
66664.6	1991	583	Ad	66743	1989	1095	R ⁶⁷
66666	1991	583	Ad	66744	1989	1095	R ⁶⁷
66667	1991	583	Ad & R ¹³³	66745	1989	1095	R ⁶⁷
	1992	253*	Am	66746	1989	1095	R ⁶⁷
	1995	951	Am ¹⁹⁹	66747	1989	1095	R ⁶⁷
66670	1990	247	Ad	66748	1989	1095	R ⁶⁷
66671	1990	247	Ad	66749	1989	1095	R ⁶⁷
66672	1990	247	Ad	66750	1989	1095	R ⁶⁷
66673	1990	247	Ad	66751	1989	1095	R ⁶⁷
66674	1990	247	Ad	66752	1989	1095	R ⁶⁷
66675	1990	247	Ad	66752.5	1989	1095	R ⁶⁷
66676	1990	247	Ad	66753	1989	1095	R ⁶⁷
66677	1990	247	Ad	66755	1989	1095	R ⁶⁷
66678	1990	247	Ad	66756	1989	1095	R ⁶⁷
66679	1990	247	Ad	66757	1989	1095	R ⁶⁷
	1994	528	Am	66758	1989	736	Am
66680	1990	247	Ad		1989	1095	R ⁶⁷
66681	1990	247	Ad		1990	35*	R (as am by
66682	1990	247	Ad				Stats. 1989,
66700	1989	1095	R ⁶⁷				Ch. 736) ²⁰⁶
66701	1989	1095	R ⁶⁷	66759	1989	541	Ad
66702	1989	1095	R ⁶⁷		1990	35*	R (as ad by
66710	1989	1095	R ⁶⁷				Stats. 1989,
66710.5	1989	1095	R ⁶⁷				Ch. 541) ²⁰⁶
66711	1989	1095	R ⁶⁷	66761	1989	1095	R ⁶⁷
66711.5	1989	1095	R ⁶⁷	66762	1989	1095	R ⁶⁷
66711.6	1989	1095	R ⁶⁷	66763	1989	1095	R ⁶⁷
66711.7	1989	1095	R ⁶⁷	66764	1989	1095	R ⁶⁷
66711.8	1989	1095	R ⁶⁷	66765	1989	1095	R ⁶⁷
66712	1989	1095	R ⁶⁷	66770	1989	1095	R ⁶⁷
66713	1989	1095	R ⁶⁷	66771	1989	1095	R ⁶⁷
66713.5	1989	1095	R ⁶⁷	66771.7	1989	1095	R ⁶⁷
66714	1989	1095	R ⁶⁷	66772	1989	1095	R ⁶⁷
66714.1	1989	1095	R ⁶⁷	66773	1989	1095	R ⁶⁷
66714.2	1989	1095	R ⁶⁷	66774	1989	1095	R ⁶⁷
66714.3	1989	1095	R ⁶⁷	66780	1989	1095	R ⁶⁷
66714.4	1989	1095	R ⁶⁷	66780.1	1989	1095	R ⁶⁷
66714.5	1989	1095	R ⁶⁷	66780.10	1989	1095	R ⁶⁷
66714.6	1989	1095	R ⁶⁷	66780.2	1989	1095	R ⁶⁷
66714.7	1989	1095	R ⁶⁷	66780.5	1989	809	Am
66714.8	1989	1095	R ⁶⁷		1989	1095	R ⁶⁷
66714.9	1989	1095	R ⁶⁷		1990	1406	R
66715	1989	1095	R ⁶⁷	66780.6	1989	1095	R ⁶⁷
66715.5	1989	1095	R ⁶⁷	66780.7	1989	1095	R ⁶⁷
66716	1989	1095	R ⁶⁷	66780.8	1989	1095	R ⁶⁷
66716.5	1989	1095	R ⁶⁷	66780.9	1989	1095	R ⁶⁷
66717	1989	1095	R ⁶⁷	66781	1989	1095	R ⁶⁷
66718	1989	1095	R ⁶⁷	66781.5	1989	1095	R ⁶⁷
66718.5	1989	1095	R ⁶⁷	66782	1989	1095	R ⁶⁷
66719	1989	1095	R ⁶⁷	66783	1989	1095	R ⁶⁷
66720	1989	1095	R ⁶⁷	66783.1	1989	1095	R ⁶⁷
66720.1	1989	1095	R ⁶⁷	66784	1989	1095	R ⁶⁷
66721	1989	1095	R ⁶⁷	66784.2	1989	1095	R ⁶⁷
66722	1989	1095	R ⁶⁷	66784.3	1989	1095	R ⁶⁷
66723	1989	1095	R ⁶⁷	66784.4	1989	1095	R ⁶⁷
66730	1989	1095	R ⁶⁷		1989	1247	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
66784.4 (Cont.)	1990	586*	R (as am by Stats. 1989, Ch. 1274) ²⁰⁶	66796.40	1989	1095	R ⁶⁷
	1990	1617*	R	66796.41	1989	1095	R ⁶⁷
66785	1989	1095	R ⁶⁷	66796.42	1989	1095	R ⁶⁷
66786	1989	1095	R ⁶⁷	66796.43	1989	1095	R ⁶⁷
66786.1	1989	1095	R ⁶⁷	66796.44	1989	1095	R ⁶⁷
66786.2	1989	1095	R ⁶⁷	66796.45	1989	1095	R ⁶⁷
66786.3	1989	1095	R ⁶⁷	66796.46	1989	1095	R ⁶⁷
66786.4	1989	1095	R ⁶⁷	66796.50	1989	1095	R ⁶⁷
66786.5	1989	1095	R ⁶⁷	66796.51	1989	1095	R ⁶⁷
66786.6	1989	1095	R ⁶⁷	66796.52	1989	1095	R ⁶⁷
66786.7	1989	1095	R ⁶⁷	66796.53	1989	1095	R ⁶⁷
66786.8	1989	1095	R ⁶⁷	66796.54	1989	1095	R ⁶⁷
66786.9	1989	498	Ad	66796.55	1989	1095	R ⁶⁷
	1990	586*	R (as ad by Stats. 1989, Ch. 498) ²⁰⁶	66796.56	1989	1095	R ⁶⁷
				66796.57	1989	1095	R ⁶⁷
66787	1989	1095	R ⁶⁷	66796.58	1989	1095	R ⁶⁷
66787.6	1989	1095	R ⁶⁷	66796.59	1989	1095	R ⁶⁷
66788	1989	1095	R ⁶⁷	66796.60	1989	1095	R ⁶⁷
66788.1	1989	1095	R ⁶⁷	66796.61	1989	1095	R ⁶⁷
66788.2	1989	1095	R ⁶⁷	66796.62	1989	1095	R ⁶⁷
66789	1989	1095	R ⁶⁷	66796.64	1989	1095	R ⁶⁷
66789.1	1989	1095	R ⁶⁷	66796.65	1989	1095	R ⁶⁷
66789.2	1989	1095	R ⁶⁷	66796.66	1989	1095	R ⁶⁷
66789.3	1989	1095	R ⁶⁷	66796.67	1989	1095	R ⁶⁷
66789.4	1989	1095	R ⁶⁷	66796.68	1989	1095	R ⁶⁷
66790	1989	1095	R ⁶⁷	66796.69	1989	1095	R ⁶⁷
66790.5	1989	1095	R ⁶⁷	66796.692	1989	1095	R ⁶⁷
66790.8	1989	1095	R ⁶⁷	66796.693	1989	1095	R ⁶⁷
66791	1989	1095	R ⁶⁷	66796.694	1989	1095	R ⁶⁷
66791.5	1989	1095	R ⁶⁷	66796.695	1989	1095	R ⁶⁷
66792	1989	1095	R ⁶⁷	66796.70	1989	1095	R ⁶⁷
66793	1989	1095	R ⁶⁷	66796.71	1989	1095	R ⁶⁷
66794	1989	1095	R ⁶⁷	66796.72	1989	1095	R ⁶⁷
66794.5	1989	1095	R ⁶⁷	66796.80	1989	1095	R ⁶⁷
66795	1989	1095	R ⁶⁷	66796.81	1989	1095	R ⁶⁷
66796	1989	1095	R ⁶⁷	66796.82	1989	1095	R ⁶⁷
66796.10	1989	1095	R ⁶⁷	66796.83	1989	1095	R ⁶⁷
66796.11	1989	1095	R ⁶⁷	66796.84	1989	1095	R ⁶⁷
66796.12	1989	1095	R ⁶⁷				
66796.15	1989	1095	R ⁶⁷	Title 7.3, Ch. 3, Art. 9, heading (Sec. 66798 et seq.)			
66796.20	1989	1095	R ⁶⁷		1989	809	Am
66796.21	1989	1095	R ⁶⁷		1990	35*	R (as am by Stats. 1989, Ch. 809) ²⁰⁶
66796.22	1989	527	Am				
	1989	1095	R ⁶⁷				
	1991	717	R	66798	1989	809	Am
66796.30	1989	1095	R ⁶⁷		1989	1095	R ⁶⁷
	1989	1260	Am ⁸²		1990	35*	R (as am by Stats. 1989, Ch. 809) ²⁰⁶
66796.31	1989	1095	R ⁶⁷				
66796.32	1989	809	Am	66798.1	1989	809	Am
	1989	1095	R ⁶⁷		1989	1095	R ⁶⁷
	1990	1406	R		1990	35*	R (as am by Stats. 1989, Ch. 809) ²⁰⁶
66796.33	1989	1095	R ⁶⁷				
66796.34	1989	1095	R ⁶⁷	66798.2	1989	809	Ad
66796.35	1989	1095	R ⁶⁷		1990	35*	R (as ad by Stats. 1989, Ch. 809) ²⁰⁶
66796.36	1989	1095	R ⁶⁷				
66796.37	1989	1095	R ⁶⁷				
66796.38	1989	1095	R ⁶⁷				
66796.39	1989	1095	R ⁶⁷				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
66798.3	1989	1095	R ⁶⁷	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	
66798.4	1989	809	Am	66799.131	1989	974	Ad
	1989	1095	R ⁶⁷		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66798.5	1990	35*	R (as am by Stats. 1989, Ch. 809) ²⁰⁶	66799.132	1989	974	Ad
	1989	809	Am		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
	1989	1095	R ⁶⁷		66799.133	1989	974
1990	35*	R (as am by Stats. 1989, Ch. 809) ²⁰⁶	1990	35*		R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	
66798.6	1989	1095	R ⁶⁷	66799.134	1989	974	Ad
66798.7	1989	809	Am		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
	1989	1095	R ⁶⁷	66799.140	1989	974	Ad ¹⁵⁹
1990	35*	R (as am by Stats. 1989, Ch. 809) ²⁰⁶	1990		1095	R ¹⁶⁰	
66798.9	1989	809	Ad	66799.141	1989	974	Ad
	1990	35*	R (as ad by Stats. 1989, Ch. 809) ²⁰⁶		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799	1989	1095	R ⁶⁷	66799.142	1989	974	Ad
66799.1	1991	GRP	S ⁴²⁰		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
	1989	1095	R ⁶⁷	66799.151	1989	974	Ad
66799.10	1989	1095	R ⁶⁷		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.100	1989	974	Ad	66799.152	1989	974	Ad
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.101	1989	974	Ad	66799.153	1989	1095	R ⁶⁷
1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	1989		974	Ad	
66799.11	1989	1095	R ⁶⁷	66799.154	1989	974	Ad
	1989	974	Ad		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.110	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	66799.155	1989	1095	R ⁶⁷
	1989	974	Ad		1989	974	Ad
66799.111	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	66799.156	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
	1989	974	Ad		66799.157	1989	974
66799.112	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	1989		1095	R ⁶⁷
	66799.12	1989	1095	R ⁶⁷	1989	1095	R ⁶⁷
66799.120		1989	974	Ad	1989	908	Am
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	1989	1095	R ⁶⁷	
66799.121	1989	974	Ad	66799.23	1989	1095	R ⁶⁷
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	66799.24	1989	1095	R ⁶⁷
66799.122	1989	974	Ad	66799.25	1989	1095	R ⁶⁷
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	66799.26	1989	1095	R ⁶⁷
66799.13	1989	1095	R ⁶⁷	66799.27	1989	1095	R ⁶⁷
	66799.130	1989	974	Ad	66799.3	1989	72*
1990		35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	1989	1095	R ⁶⁷	
66799.131	1989	974	Ad	66799.132	1990	35*	R (as am by Stats. 1989, Ch. 72) ²⁰⁶
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1990	183*	R (as am by Stats. 1989, Ch. 72)
66799.132	1989	1095	R ⁶⁷	1991	GRP	S ⁴²⁰	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
66799.30	1989	1095	R ⁶⁷		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.31	1989	1095	R ⁶⁷				
66799.32	1989	1095	R ⁶⁷				
66799.33	1989	1095	R ⁶⁷	66799.70	1989	974	Ad
66799.34	1989	1095	R ⁶⁷		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.35	1989	1095	R ⁶⁷				
66799.36	1989	1095	R ⁶⁷				
66799.37	1989	1095	R ⁶⁷	66799.71	1989	974	Ad
66799.4	1989	1095	R ⁶⁷		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.40	1989	908	Am				
	1989	1095	R ⁶⁷				
66799.41	1989	1095	R ⁶⁷	66799.72	1989	974	Ad
66799.42	1989	1095	R ⁶⁷		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.45	1989	1095	R ⁶⁷				
66799.46	1989	1095	R ⁶⁷				
66799.48	1989	1095	R ⁶⁷	66799.73	1989	974	Ad
66799.49	1989	654	Am		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
	1989	1095	R ⁶⁷				
	1990	35*	R (as am by Stats. 1989, Ch. 654) ²⁰⁶	66799.74	1989	974	Ad
					1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.50	1989	1095	R ⁶⁷				
66799.51	1989	1095	R ⁶⁷				
66799.52	1989	1095	R ⁶⁷	66799.75	1989	974	Ad
66799.53	1989	1095	R ⁶⁷		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.54	1989	1095	R ⁶⁷				
66799.55	1989	1095	R ⁶⁷				
66799.60	1989	974	Ad	66799.76	1989	974	Ad
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.61	1989	974	Ad	66799.77	1989	974	Ad
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.62	1989	974	Ad	66799.80	1989	974	Ad
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.63	1989	974	Ad	66799.81	1989	974	Ad
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.64	1989	974	Ad	66799.82	1989	974	Ad
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.65	1989	974	Ad	66799.83	1989	974	Ad
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.66	1989	974	Ad	66799.84	1989	974	Ad
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.67	1989	974	Ad	66799.85	1989	974	Ad
	1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1990	35*	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶
66799.68	1989	974	Ad	66799.86	1989	974	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
66799.86 (Cont.)	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	66907.7	1991	267	Am
66799.87	1989	974	Ad	66907.8	1991	267	Am
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	66907.9	1991	267	Am
66799.88	1989	974	Ad	66909	1991	267	S ⁷⁰
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	66909.1	1991	267	S ⁷⁰
66799.89	1989	974	Ad	66909.2	1991	267	S ⁷⁰
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	66909.3	1991	267	S ⁷⁰
66799.90	1989	974	Ad	66909.4	1991	267	S ⁷⁰
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	66909.5	1991	267	Am ⁷⁰
66799.91	1989	974	Ad		1995	81	Am
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	66962.5	1991	652	Ad
66799.92	1989	974	Ad	67410	1989	1039 *	Ad
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	67421	1989	1039 *	Ad
66799.93	1989	974	Ad	67460	1989	1039 *	Ad
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	67461	1989	1039 *	Ad
66799.94	1989	974	Ad	67462	1989	1039 *	Ad
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	67463	1989	1039 *	Ad
66799.95	1989	974	Ad	67464	1989	1039 *	Ad
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	67465	1989	1039 *	Ad
66799.96	1989	974	Ad	67466	1989	1039 *	Ad
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	67467	1989	1039 *	Ad
66799.97	1989	974	Ad	67575.9	1994	1169	Ad
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶		1997	580	Am & RN
66799.98	1989	974	Ad	67650	1994	64 *	Ad ⁸²⁷
	1990	35 *	R (as ad by Stats. 1989, Ch. 974) ²⁰⁶	67651	1994	64 *	R ⁸²⁸
66801	1997	322	Am	67652	1994	64 *	Ad ⁸²⁷
66905.2	1991	267	Am	67655	1994	64 *	R ⁸²⁸
66905.9	1991	267	Am		1994	87 *	Am (as ad by Stats. 1994, Ch. 64)
66906.2	1991	267	Am	67656	1994	64 *	Ad ⁸²⁷
66906.4	1991	267	Am	67657	1994	64 *	R ⁸²⁸
66906.7	1991	267	Am	67658	1994	64 *	Ad ⁸²⁷
66907.10	1991	267	Am	67659	1994	64 *	R ⁸²⁸
66907.11	1991	267	Am	67660	1994	64 *	Ad ⁸²⁷
				67661	1994	64 *	R ⁸²⁸
				67662	1994	64 *	Ad ⁸²⁷
				67663	1994	64 *	R ⁸²⁸
				67664	1994	64 *	Ad ⁸²⁷
				67665	1994	64 *	R ⁸²⁸
				67666	1994	64 *	Ad ⁸²⁷
				67667	1994	64 *	R ⁸²⁸
				67668	1994	64 *	Ad ⁸²⁷
							R ⁸²⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
67669	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67692	1994	64 *	Ad ⁸²⁷ R ⁸²⁸
67670	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67695	1994	64 *	Ad ⁸²⁷ R ⁸²⁸
67671	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67700	1994	64 *	Ad ⁸²⁷ R ⁸²⁸
67672	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67800	1994	1165 *	Ad
67673	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67801	1994	1165 *	Ad
67675	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67810	1994	1165 *	Ad
	1995	14 *	Am	67811	1994	1165 *	Ad
67675.1	1994	64 *	Ad ⁸²⁷ R ⁸²⁸		1994	1166 *	Am (as ad by Stats. 1994, Ch. 1165)
67675.2	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67812	1994	1165 *	Ad
67675.3	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67813	1994	1165 *	Ad
67675.4	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67820	1994	1165 *	Ad
67675.5	1994	64 *	Ad ⁸²⁷ R ⁸²⁸		1994	1166 *	Am (as ad by Stats. 1994, Ch. 1165)
67675.6	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67821	1994	1165 *	Ad
67675.7	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67822	1994	1165 *	Ad
67675.8	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67823	1994	1165 *	Ad
67675.9	1997	580	Ad(RN)	67824	1994	1165 *	Ad
67677	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67825	1994	1165 *	Ad
67678	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67826	1994	1165 *	Ad
	1994	1169	Am (as ad by Stats. 1994, Ch. 64)	67827	1994	1165 *	Ad
67679	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67828	1994	1165 *	Ad
	1994	1169	Am (as ad by Stats. 1994, Ch. 64)	67829	1994	1165 *	Ad
67679.5	1994	1169	Ad	67830	1994	1165 *	Ad
67680	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67831	1994	1165 *	Ad
67680.5	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67840	1994	1165 *	Ad
67681	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67840.1	1994	1165 *	Ad
67683	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67840.2	1994	1165 *	Ad
67684	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67840.3	1994	1165 *	Ad
67685	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67840.4	1994	1165 *	Ad
67686	1994	1169	Ad	67840.5	1994	1165 *	Ad
67690	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67840.6	1994	1165 *	Ad
67691	1994	64 *	Ad ⁸²⁷ R ⁸²⁸	67840.7	1994	1165 *	Ad
				67841	1994	1165 *	Ad
				67842	1994	1165 *	Ad
				67843	1994	1165 *	Ad
				67844	1994	1165 *	Ad
				67845	1994	1165 *	Ad
				67846	1994	1165 *	Ad
				67847	1994	1165 *	Ad
				67848	1994	1165 *	Ad
				67850	1994	1165 *	Ad
				67851	1994	1165 *	Ad
				67860	1994	1165 *	Ad
				67870	1994	1165 *	Ad
				Title 7.87, heading (Sec. 67910) et seq.)	1996	124	Ad(RN) ¹¹⁹⁷
				Title 7.91, heading (Sec. 67910 et seq.)	1996	124	Am & RN ¹¹⁹⁷
				67910	1994	1103	Ad
				67911	1994	1103	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Title 7.88, heading (Sec. 67920 et seq.)	1996	124	Ad(RN) ¹¹⁹⁷	1993	876 *	Am (as am by Sec. 214.7, Stats. 1993, Ch. 219) ⁴²	
Title 7.92, heading (Sec. 67920 et seq.)	1996	124	Am & RN ¹¹⁹⁷	1994	308 *	Am	
67920	1994	1103	Ad	1995	759	Am	
Title 7.89, heading (Sec. 67930 et seq.)	1996	124	Ad(RN) ¹¹⁹⁷	1995	760 *	Am	
Title 7.93, heading (Sec. 67930 et seq.)	1996	124	Ad(RN) ¹¹⁹⁷	1997	119 *	Am	
67930	1996	124	Am & RN ¹¹⁹⁷	1997	850	Am	
67931	1994	1103	Ad	68085.5	1997	850	Ad ¹⁴⁷⁰
67940	1995	91	Am ⁹⁶⁴	68086	1992	696 *	Ad
67950	1996	436	Ad	1993	70 *	Am	
67951	1996	436	Ad	68088	1997	850	Ad
68056	1992	1067 *	Ad & R ⁶¹⁶	68090	1992	696 *	R
68057	1992	1067 *	Ad & R ⁶¹⁶	68090.5	1992	696 *	R
68058	1992	1067 *	Ad & R ⁶¹⁶	68090.7	1990	784	Am
68059	1992	1067 *	Ad & R ⁶¹⁶	1992	696 *	Am	
1994	146	Am ⁸³³	68090.8	1991	90 *	Ad	
68059.1	1992	1067 *	Ad & R ⁶¹⁶	1991	189 *	Am (as ad by Stats. 1991, Ch. 90)	
68059.10	1992	1067 *	Ad & R ⁶¹⁶	1992	1199 *	Am	
68059.11	1992	1067 *	Ad & R ⁶¹⁶	1997	850	Am	
68059.12	1992	1067 *	Ad & R ⁶¹⁶	68092.5	1990	771	Am (by Sec. 3 of Ch.)
68059.13	1992	1067 *	Ad & R ⁶¹⁶	1990	1392	Am (by Sec. 4 of Ch.)	
68059.14	1992	1067 *	Ad & R ⁶¹⁶	1993	678	Am	
68059.15	1992	1067 *	Ad & R ⁶¹⁶	68096.1	1991	230	Ad
68059.2	1992	1067 *	Ad & R ⁶¹⁶	1993	1195	Am	
68059.3	1992	1067 *	Ad & R ⁶¹⁶	68097	1992	381 *	Am
68059.4	1992	1067 *	Ad & R ⁶¹⁶	1992	887	Am (by Sec. 1.5 of Ch.)	
68059.5	1992	1067 *	Ad & R ⁶¹⁶	1993	158 *	Am	
68059.6	1992	1067 *	Ad & R ⁶¹⁶	1993	727	Am (as am by Sec. 11, Stats. 1993, Ch. 158)	
68059.7	1992	1067 *	Ad & R ⁶¹⁶	1995	GRP 1	S ¹¹⁶⁸	
68059.8	1992	1067 *	Ad & R ⁶¹⁶	1996	304	Am ¹²¹⁴	
68059.9	1992	1067 *	Ad & R ⁶¹⁶	68097.1	1990	1695	Am
68070	1993	925	Am	1992	381 *	Am	
68070.1	1989	1416	Am	1992	887	Am (by Sec. 2.5 of Ch.)	
68071	1992	305	Am	1993	158 *	Am	
68072	1989	1416	Am	1993	727	Am (as am by Sec. 12, Stats. 1993, Ch. 158)	
68073	1992	305	Am	1995	GRP 1	S ¹¹⁶⁸	
68073.1	1997	850	Am	1996	305	Am ¹²¹⁴	
68079	1996	872	Am ¹²⁸¹	68097.10	1992	887	Am
68080	1989	1417	Am	1995	GRP 1	S ¹¹⁶⁸	
68081	1989	262	Am	1996	305	Am ¹²¹⁴	
68083	1995	963	Ad	68097.2	1989	1416	Am
1996	209	Am	1990	511 *	Am		
68084	1996	872	Am ¹²⁸¹	1992	381 *	Am	
68085	1992	696 *	Ad	1992	427	Am ⁵¹¹	
1993	158 *	Am	1992	876	Am		
1993	219	Am	1993	158 *	Am		

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
68097.2 (Cont.)	1993	727	Am (as am by Sec. 13, Stats. 1993, Ch. 158)	68150	1994	1030	Ad
68097.5	1990	511 *	Am	68151	1996	1159	Am
	1992	887	Am	68151	1994	1030	Ad
	1995	GRP 1	S ¹¹⁶⁸	68152	1996	1159	Am
	1996	305	Am ¹²¹⁴	68152	1994	1030	Ad
68097.55	1993	93	Am	68153	1996	1159	Am
68097.6	1992	887	Am	68153	1994	1030	Ad
	1995	GRP 1	S ¹¹⁶⁸	68202.5	1989	1389	Am (by Sec. 1 of Ch.) ³⁸
	1996	305	Am ¹²¹⁴		1989	1417	Am (by Sec. 7 of Ch.) ¹⁹³
68097.7	1992	887	Am				Am (by Sec. 7.5 of Ch.) ³⁸
	1995	GRP 1	S ¹¹⁶⁸	68206	1994	308 *	R
	1996	305	Am ¹²¹⁴	68206.2	1989	1341 *	Ad
68097.9	1992	887	Am	68211	1989	1415	Ad
	1995	GRP 1	S ¹¹⁶⁸	68500.5	1991	30 *	Am
	1996	305	Am ¹²¹⁴		1994	995	Am
68101	1994	308 *	Am	68501	1989	1416	Am
68106	1991	90 *	Ad	68502.5	1992	696 *	Ad
	1991	189 *	Am (as ad by Stats. 1991, Ch. 90)		1993	158 *	Am
68107	1991	976	Ad		1994	308 *	Am
	1992	635 *	Am		1994	389 *	Am
68108	1993	70 *	Ad	68502.7	1994	850	Am
68109	1994	563	Ad	68504	1994	879 *	Am ⁹⁰⁰
68112	1991	90 *	Ad	68511.3	1993	909	Am
	1991	189 *	Am (as ad by Stats. 1991, Ch. 90)		1996	886	Am (by Sec. 1 of Ch.)
	1994	389 *	Am		1996	888	Am (by Sec. 1.5 of Ch.)
	1995	759	Am	68511.4	1990	898	Ad
68112.5	1995	759	Ad	68513	1997	850	Am
68113	1991	90 *	Ad	68514	1990	1493	Ad & R ¹⁹
	1991	189 *	Am (as ad by Stats. 1991, Ch. 90)		1992	163	Am ^{42 511}
	1991	613	Am (as am by Stats. 1991, Ch. 189)	68515	1990	1162	Ad
	1992	1199 *	Am		1992	876	Am
	1993	909	Am	68516	1991	154 *	Ad
	1994	389 *	Am	68518	1997	347	Ad
	1997	850	Am	68520	1991	90 *	Ad
68114	1992	696 *	Ad		1991	189 *	Am (as ad by Stats. 1991, Ch. 90)
68114.5	1992	696 *	Ad	68540	1989	1389	Am ³⁸
68114.6	1992	696 *	Ad		1990	187 *	Am ³⁸
68114.7	1993	909	Ad		1990	1486 *	Am
68114.8	1995	954	Ad		1993	158 *	Am
68114.9	1994	389 *	Ad	68540.5	1989	1389	Am ³⁸
68115	1992	43 *	Am		1990	187 *	Am ³⁸
			R & Ad ⁵⁰³		1990	187 *	Am ³⁸
	1994	981	Am		1990	1486 *	Am
	1X 1993-94	4 *	Am (by Sec. 1 of Ch.) ⁷⁹¹	68541.5	1993	158 *	Am
			R & Ad (by Sec. 2 of Ch.) ⁸¹¹		1990	1486 *	Ad
	1995	112	Am		1993	158 *	R
68121	1990	136	Am	68542	1989	1389	Am ³⁸
					1990	187 *	Am ³⁸
					1993	158 *	Am
				68542.5	1990	187 *	Am ³⁸

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
68543	1990	187 *	Am ³⁸	68602	1990	1232	R
68543.5	1989	1389	Am ³⁸	68603	1990	1232	R & Ad
	1990	187 *	Am ³⁸	68604	1990	1232	R & Ad
	1991	90 *	Am	68605	1990	1232	R
	1991	189 *	Am (as am by Stats. 1991, Ch. 90)	68605.5	1990	1232	Ad ⁹⁶
	1991	613	Am (as am by Stats. 1991, Ch. 189)	68606	1990	1232	R
	1992	696 *	Am	68607	1990	1232	R & Ad
	1993	158 *	Am	68607.5	1990	1232	Ad
	1994	879 *	Am ⁹⁰⁰	68608	1990	1232	R
68543.6	1990	1281	Ad	68609	1990	1232	R
	1991	90 *	R	68609.5	1990	1232	R & Ad
68543.7	1991	90 *	Ad	68610	1990	1232	R & Ad
	1991	189 *	Am (as ad by Stats. 1991, Ch. 90)	68611	1990	1232	R
	1992	696 *	Am	68612	1990	1232	Ad ⁹⁶
	1993	158 *	Am	68612.5	1990	1232	R & Ad
	1994	879 *	Am ⁹⁰⁰	68613	1990	1232	R
68543.8	1990	1146	Ad	68614	1990	1232	R & Ad
	1993	158 *	Am	68615	1990	1232	R
68544	1993	158 *	Am	68616	1990	1232	Ad
	1993	909	Am (as am by Stats. 1993, Ch. 158)		1993	1261	Am
68545	1993	158 *	Am		1996	1159	R & Ad ²⁷¹
68546	1996	872	Am ¹²⁸¹				Am (as am by Sec. 7 and as ad by Sec. 8, Stats. 1993, Ch. 1261)
68547	1997	850	Am				Am (by Sec. 13 of Ch., as am by Sec. 16, Stats. 1996, Ch. 1159)
68553	1994	688	Am		1997	892	Am (by Sec. 14 of Ch., as am by Sec. 17, Stats. 1996, Ch. 1159)
68554	1992	1199 *	Ad	68618	1990	1232	R
68555	1996	695	Ad				Ad ⁹⁶
68560	1992	770	Am	68618.5	1989	805 *	Am
68560.5	1992	770	Ad		1990	1232	R
	1993	589	Am ⁶⁷⁰	68619	1990	1232	Ad ⁹⁶
	1995	143 *	Am	68620	1991	90 *	Ad
	1995	938	Am ⁹⁴⁻³⁰⁷ R ⁸⁸ Ad ⁵⁷⁴		1991	189 *	Am (as ad by Stats. 1991, Ch. 90)
68561	1992	770	R & Ad	68650	1994	587	Am
	1997	376	Am		1997	857	Ad
68562	1991	883	Am		1997	869	Ad
	1992	770	R & Ad ¹⁶ R (as am by Sec. 3 and as ad by Sec. 4, Stats. 1991, Ch. 883) & Ad	68651	1997	857	Ad
	1995	143 *	Am		1997	869	Ad
68562.1	1992	770	R	68652	1997	857	Ad
68563	1990	1108	Am		1997	869	Ad
68564	1992	770	Am	68653	1997	857	Ad
68565	1991	388	Am				
	1992	770	R & Ad				
68566	1992	770	Ad				
68600	1990	1232	R & Ad				
68601	1990	1232	R				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
68653 (Cont.)	1997	869	Ad		1997	571	Am
68654	1997	857	Ad	69893.5	1993	1091	Am (by Sec. 1 of Ch.)
	1997	869	Ad		1994	821	Am
68655	1997	857	Ad	69893.7	1996	1153	Am
	1997	869	Ad	69894.1	1990	598	Am
68656	1997	869	Ad		1992	373	Am
68726	1996	872	Am ¹²⁸¹		1994	995	Am
68840	1989	1415	R	69894.3	1994	995	Am
68841	1989	1415	R	69894.6	1990	598	Am
68843	1989	1415	Am		1992	373	Am
68901	1991	716	Am		1994	995	Am
68926	1992	1149*	Am	69899.5	1989	1138	Am
68926.1	1993	158*	Am		1991	716	Am
68926.3	1992	1149*	Ad & R ³⁶		1993	682	Am
	1994	234	Am		1995	892	Am
69102	1994	75*	Am	69900	1990	600	Am
	1996	262	Am		1992	1145	Am
69104	1996	262	Am		1993	1091	Am
69503	1989	1131	R & Ad	69906	1992	1032	Am ⁶²²
	1994	1030	R	69907	1989	132*	Am
69503.1	1994	1030	R		1990	1232	Am ³³⁵
69503.2	1994	1030	R	69908	1990	1232	Ad ³³⁵
69503.3	1994	1030	R		1990	1585	Am
69503.4	1989	1131	R & Ad		1991	1091	Am (as ad by Stats. 1990, Ch. 1232) & RN
	1990	235	Am				
	1993	349	R	69909	1991	1091	Ad(RN)
69503.5	1989	1131	Am	69910	1992	110*	Ad
	1994	1030	R		1993	70*	R
69504.6	1989	1317	Ad (by Sec. 1.5 of Ch.)	69911	1992	1145	Ad
	1991	1090	Am		1995	892	Am
	1994	1030	R		1996	124	Am ¹¹⁹⁷
69510.5	1991	988*	Am		1997	571	Am
69510.6	1989	1377	Am	69912	1996	1153	Ad
69581	1996	262	Am	69942	1994	26*	Am
69582	1996	262	Am	69944	1996	1137	Am
69584.5	1996	262	Am	69948	1989	670*	Am (by Sec. 1 of Ch.)
69591	1996	262	Am		1989	703	Am (by Sec. 2 of Ch.)
69592	1996	262	Am		1990	1447	Am
69593	1996	262	Am	69950	1990	505	Am
69594	1996	262	Am	69954	1993	1016	Am
69598	1990	906	Am	69955	1994	390	Am
	1996	262	Am	69992.1	1992	696*	R
69601	1996	262	Am	69993	1989	703	Am
	1997	571	Am	69993.1	1990	984	Ad
69602	1996	262	Am		1992	696*	R
69604	1996	262	Am	69994.2	1989	1138	Am
69609	1996	262	Am		1991	716	Am
69620	1997	858	Ad		1993	1091	Am
69641	1993	367	Am	69994.6	1992	696*	R
69645	1993	367	R	69996	1992	696*	R
69749.4	1990	609	Ad	69997	1992	696*	R
69753	1994	389*	Am	70015	1992	696*	R
69844.5	1991	1090	Am	70015.5	1992	696*	R
	1994	1030	R	70026	1992	696*	R
	1996	642	Ad	70045.12	1990	1585	Ad
69845	1994	1030	Am	70045.4	1992	696*	Am
69845.5	1991	1090	Am	70045.6	1989	703	Am
	1994	1030	Am				
69892.1	1994	995	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
70045.6 (Cont.)	1991	716	Am	70141.13	1996	1153	Ad
70045.77	1993	1091	Am	70141.6	1994	995	Am
70045.8	1989	1138	Am	70141.7	1996	324	Am
	1990	1585	Ad	70141.9	1990	1585	Am
70045.9	1990	1486 *	Am		1994	811	Am
	1992	696 *	Am	70142.11	1989	1031	Ad
70046.1	1989	1138	Am	70142.13	1991	716	Ad
	1990	1585	Am		1991	720	Ad
	1991	716	Am		1992	1145	Am (as ad by Stats. 1991, Ch. 720)
70046.2	1992	696 *	Am		1995	954	Am (as ad by Stats. 1991, Ch. 716)
	1995	892	Am				Am (as ad by Stats. 1991, Ch. 720) & RN
	1996	1153	Am	70142.16	1995	954	Ad(RN)
70046.4	1992	696 *	Am	71001	1996	872	Am ¹²⁸¹
70047	1989	895	Am	71007	1994	1030	R
	1990	202	Am	71007.1	1989	1317	Ad (by Sec. 2.5 of Ch.)
	1991	497	Am		1990	1491	Am
70047.1	1992	696 *	Am		1994	1030	R
	1990	984	R & Ad	71008	1989	1131	Am
	1992	696 *	Am		1994	1030	R
70047.5	1992	696 *	Am	71040.8	1989	1138	Am
70048	1991	1090	Am		1990	984	Am
70053	1992	696 *	R	71080.6	1994	923	Am ⁸³²
70054	1992	696 *	R	71085	1996	872	Am ¹²⁸¹
70054.1	1992	696 *	R	71088	1996	872	Am ¹²⁸¹
70054.3	1992	696 *	R	71090	1996	872	R ¹²⁸¹
70054.4	1990	1585	Am	71091	1996	872	Am ¹²⁸¹
	1992	696 *	R	71091.1	1994	923	Am ⁸³²
70054.5	1992	696 *	R	71140	1996	872	Am ¹²⁸¹
70054.6	1992	696 *	R	71180	1990	1427	Am
70054.7	1992	696 *	R		1994	923	Am ⁸³²
70055	1992	696 *	R	71180.5	1990	1491	Am (as am by Stats. 1984, Ch. 481)
70055.1	1992	696 *	R		1994	879 *	Am ⁹⁰⁰
70055.2	1992	696 *	R	71181.1	1989	1158	Ad
70056	1992	696 *	R	71220	1996	872	Am ¹²⁸¹
70056.5	1992	696 *	R	71221	1996	872	Am ¹²⁸¹
70056.6	1992	696 *	R	71264	1996	872	Am ¹²⁸¹
70056.7	1992	696 *	Am	71265	1996	872	Am ¹²⁸¹
70057	1992	696 *	R	71266	1996	872	Am ¹²⁸¹
70058	1992	696 *	R	71267	1996	872	Am ¹²⁸¹
70059	1992	696 *	R	71280.5	1996	642	Ad
70059.5	1992	696 *	R	71341	1994	389 *	Am
70059.7	1989	1138	Am	71383	1993	70 *	Am ^{75 377}
	1990	1585	Am		1997	850	R & Ad
	1991	716	Am	71386	1993	158 *	Am
	1992	696 *	Am	71600	1989	1417	Am ¹²⁸¹
70059.8	1989	553 *	Am		1996	872	Am
	1992	696 *	Am	71601.3	1990	187 *	Am ³⁸
70059.9	1992	696 *	Am	71602	1996	872	R ¹²⁸¹
70063	1992	696 *	Am	71603	1996	872	R ¹²⁸¹
70114	1992	696 *	R				
70129.5	1992	696 *	R				
70135	1992	696 *	R				
70135.5	1992	696 *	R				
70139	1992	772	Am				
70141	1992	1176	Am				
	1994	811	Am				
	1996	957	Am				
70141.1	1996	1153	Am				
70141.11	1995	91	Am ⁹⁶⁴				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
71603.2	1996	872	R ¹²⁸¹	72608	1990	1447	Am
71603.4	1989	1138	R		1991	911	Am
71603.5	1996	872	R ¹²⁸¹		1992	373	Am
71603.6	1990	14*	Ad		1993	1091	Am
	1996	872	R ¹²⁸¹		1994	995	Am
71603.7	1989	1138	R		1997	571	Am
71604	1996	872	R ¹²⁸¹	72609	1990	1447	Am
71604.1	1996	872	R ¹²⁸¹		1991	911	Am
71609	1996	872	Am ¹²⁸¹		1992	373	Am
71611	1989	1417	R		1993	1091	Am
71612	1989	1417	R		1994	995	Am
71613	1989	1417	R		1997	571	Am
71660	1989	1417	R	72610	1992	373	Am
71661	1989	1417	Am	72627	1991	911	Ad(RN)
71661.1	1989	1417	Am	72627.5	1991	911	Ad(RN)
71662	1989	1417	Am		1992	373	Am
71664	1989	1417	R		1993	1091	Am
71664.5	1989	1417	Am	72628	1991	911	Ad(RN)
71702	1989	1417	R (as ad by Sec. 2, Stats. 1983, Ch. 1188) Am (as am by Sec. 1, Stats. 1983, Ch. 1188) ^{13 66}	Title 8, Ch. 9, Art. 1.6, heading (Sec. 72630 et seq.)	1992	373	Am
72054	1997	850	Am	72635	1992	373	Ad(RN)
72055	1990	56*	Am	72645	1990	1447	Am
	1992	696*	Am		1991	911	Am
	1996	942	Am (by Sec. 2 of Ch.)	72646	1992	373	Am
	1997	850	Am		1990	1447	Am
72055.2	1990	56*	Ad		1991	911	Am
	1992	696*	Am	72649	1991	911	Am
	1993	158*	R	72701	1990	1447	Am
72056	1992	696*	Am	72702	1992	373	Am
72056.01	1997	850	Ad		1992	1185	Am
72056.1	1989	1417	Am	72702.5	1990	1447	Am
72056.5	1992	696*	R		1997	571	Am
72059	1993	158*	Am	72703	1990	1447	Am
72060	1997	850	Am		1991	911	Am
72062	1989	49	Am		1992	373	Am
	1991	651	R		1992	427	Am ⁵¹¹
72110	1989	143	Ad		1993	1091	Am
72115	1992	99	Ad		1994	995	Am
72116	1992	140	Ad	72704	1990	1447	Am
72190	1990	1491	Am		1991	911	Am
	1994	389*	Am		1992	373	Am
72190.1	1990	1491	Am		1992	427	Am ⁵¹¹
72190.2	1990	1491	Am		1993	1091	Am
72194.5	1989	678	Am		1994	995	Am
72300	1992	460	R	72704.5	1990	1447	Am
72306	1992	460	R		1991	911	Am
72408	1993	108	Ad		1992	373	Am
72602.14	1997	571	Am		1993	1091	Am
72602.15	1992	373	Am		1994	995	Am
72602.9	1996	262	Am	72705	1990	1447	Am
72604	1992	373	Am		1991	911	Am
	1994	995	Am		1992	373	Am
72607	1992	373	Am	72706	1994	995	Am
	1993	1091	Am	72708.5	1990	1447	Am
					1991	911	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
72708.5 (Cont.)	1994	995	Am		1997	571	R & Ad
72712	1990	1447	Am	72777	1990	1447	Ad
72717	1991	911	Am & RN		1993	1091	Am
72717.5	1990	1447	Am	72778	1991	911	Am
	1991	911	Am & RN		1993	1091	Am
72718	1991	911	Am & RN		1994	995	Am
72719	1992	373	Am & RN		1997	571	Am
72719.5	1992	373	R	72778.1	1993	1091	Am
72750.4	1991	911	Am	72779	1991	911	Am
72750.5	1991	911	Am		1993	1091	Am
72751	1991	911	Am	72780	1991	911	Am
72751.1	1991	911	Am		1993	1091	Am
72751.5	1991	911	Am	72781	1990	1447	Am
72752	1991	911	Am		1991	911	Am
72753	1991	911	Am	72782	1992	373	Am
72754	1991	911	Am		1993	1091	Am
72755	1991	911	Am		1994	995	Am
	1992	373	Am		1997	571	Am
	1994	995	Am	72783	1990	1447	Am
72762	1990	1447	Ad		1991	911	Am
	1991	911	Am		1992	373	Am
	1992	373	Am	72784	1991	911	Am
72763	1991	911	Ad		1993	1091	Am
	1993	1091	Am		1997	571	Am
72764	1992	373	Am	72785	1992	373	Ad
	1993	1091	Am	73075	1996	262	Am
	1994	995	Am	73077	1997	571	Am
72766	1991	911	Am	73084.1	1989	1138	Am
	1992	373	Am		1991	716	Am
	1993	1091	Am		1993	1091	Am
72767	1991	911	Am	73084.2	1989	1138	Am
	1992	373	Am		1991	716	Am
	1993	1091	Am		1993	1091	Am
72767.1	1992	373	Ad		1995	892	Am
72768	1991	911	Ad	73084.3	1989	1138	Am
	1992	373	Am		1991	716	Am
72769	1990	1447	Ad		1993	1091	Am
	1991	911	Am		1995	892	Am
	1992	373	Am		1997	571	Am
	1997	571	Am	73084.4	1989	1138	Am
72770	1990	1447	Ad		1991	716	Am
	1991	911	Am		1993	1091	Am
	1993	1091	Am		1995	892	Am
72771	1991	911	Am		1997	571	Am
	1992	373	Am	73084.5	1989	1138	Am
	1993	1091	Am		1991	716	Am
	1994	995	Am		1993	1091	Am
72771.1	1993	1091	Am		1995	892	Am
	1994	995	Am		1997	571	Am
72772	1990	1447	Am	73084.6	1989	1138	Am
	1991	911	Am		1991	716	Am
	1992	373	Am	73085	1991	716	Am
72773	1990	1447	Am	73086	1989	1138	Am
	1991	911	Am		1993	1091	Am
	1992	373	Am	73087	1989	1138	Am
72774	1991	911	Am		1991	716	Am
	1992	373	Am	73089	1989	1138	Am
72775	1990	1447	Ad		1991	716	Am
	1991	911	Am		1993	1091	Am
72776	1990	1447	Ad		1995	892	Am
					1997	571	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
73096	1989	1138	Am	1990	202	Am	
	1991	716	Am	1991	497	R & Ad	
	1993	1091	Am	1994	995	Am	
	1995	892	Am	73353.5	1989	895	
	1997	571	Am	73354	1989	895	
73096.1	1991	716	Ad		1991	497	
	1997	571	Am		1992	373	
73101.5	1989	1138	Am		1993	1091	
73107	1989	1138	Am		1994	995	
	1993	682	Am	73354.5	1989	895	
73110	1990	1585	Am	73355	1990	202	
	1993	682	Am		1994	995	
73110.5	1993	682	Ad	73356	1989	895	
73111	1993	682	Am		1994	995	
73111.5	1993	682	Ad	73357	1989	895	
73112	1990	1305	Am		1993	1091	
73113	1989	1138	Am		1994	995	
	1990	1585	Am	73358	1989	895	
	1991	716	Am		1990	202	
	1993	682	Am		1992	373	
73113.5	1989	1138	Am		1993	1091	
	1993	682	Am		1994	995	
73114	1989	1138	Am		1995	954	
73117	1995	954	Am	73362	1994	995	
73341.5	1989	895	R	73364	1989	895	
73344	1990	202	Am	73365	1989	895	
	1991	497	Am	73366	1989	895	
73346	1993	1091	Am	73367	1992	521	
	1994	995	R		1997	571	
73347	1994	995	Am	73368	1992	521	
73348	1989	895	Am		1997	571	
	1990	202	Am	73390	1990	1327	
	1991	497	Am			R	
	1992	373	Am			Ad ²⁹⁷	
	1993	1091	Am	73391	1990	1327	
	1994	995	Am			R	
	1995	954	Am	73391.5	1990	1327	
	1997	571	Am		1995	894	
73349	1989	895	Am	73392	1990	1327	
	1991	497	Am			R	
73350	1989	895	Am			Ad ²⁹⁷	
	1990	202	Am			Ad ²⁹⁷	
	1997	571	Am	73393	1990	1327	
73351	1989	895	Am		1995	894	
	1990	202	Am	73394	1990	1327	
	1992	373	Am			R	
	1993	1091	Am			Ad ²⁹⁷	
	1994	995	Am			Am ⁸²	
73351.5	1989	895	R	73395	1990	1327	
73352	1994	995	Am		1995	894	
73353	1989	895	R & Ad			R & Ad	
	1990	202	R & Ad	73395.1	1995	894	
	1991	497	R & Ad	73396	1990	1327	
	1992	373	Am			R	
	1993	1091	R & Ad	73397	1990	1327	
	1994	995	Am			R	
	1995	954	Am			Ad ²⁹⁷	
	1996	1153	Am	73398	1990	1327	
	1997	571	R & Ad		1995	892	
73353.2	1989	895	Ad	73399	1990	1327	
					1995	892	
				73399.1	1990	1327	
					1996	872	
						Am ¹²⁸¹	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
73399.2	1990	1327	Ad ²⁹⁷		1995	892	Am
73399.3	1990	1327	Ad ²⁹⁷		1997	571	Am
	1995	894	Am ⁹⁴	73437	1989	1138	Am
73399.4	1990	1327	Ad ²⁹⁷		1991	716	Am
73399.5	1990	1327	Ad ²⁹⁷		1994	995	Am
73399.6	1990	1327	Ad ²⁹⁷	73440	1994	995	Am
73399.7	1990	1327	Ad ²⁹⁷		1995	892	Am
73400	1990	1327	Ad ²⁹⁸	73483	1989	1138	Am
73401	1990	1327	Ad ²⁹⁸		1991	716	Am
73402	1990	1327	Ad ²⁹⁸		1997	571	Am
73404	1990	1327	Ad ²⁹⁸	73484	1989	1138	Am
73405	1990	1327	Ad ²⁹⁸		1991	716	Am
73406	1990	1327	Ad ²⁹⁸		1993	1091	Am
73407	1990	1327	Ad ²⁹⁸		1994	417	R ⁸⁴⁷
73408	1990	1327	Ad ²⁹⁸	73485	1989	1138	Am
73431	1989	1138	Am		1991	716	Am
	1996	262	Am		1993	1091	Am
73432	1989	1138	R		1995	892	R
73432.1	1989	1138	Am	73486	1989	1138	Am
73433	1989	1138	Am		1990	216	Am ²⁰⁶
	1991	716	Am	73487	1989	1138	Am
	1994	995	Am		1991	716	Am
	1995	892	Am		1993	1091	Am
73433.1	1989	1138	Am		1995	892	Am
	1991	716	Am		1997	571	Am
	1995	892	Am	73489	1993	1091	Am
	1997	571	Am		1995	892	Am
73433.2	1989	1138	Am		1997	571	Am
	1991	716	R	73490	1995	892	Am
73433.3	1989	1138	Ad	73491	1995	892	R
	1991	716	R	73492	1995	892	R
73433.4	1989	1138	Ad	73523	1991	716	Am
	1991	716	Am		1995	892	Am
	1995	892	Am	73524	1991	716	Am
	1997	571	Am		1995	892	Am
73434	1989	1138	Am	73524.1	1991	716	Am
	1991	716	Am	73525	1991	716	Am
	1995	892	Am		1995	892	Am
	1997	571	Am	73529	1995	892	Am
73435	1989	1138	Am	73560	1989	608	Am
	1991	716	Am	73562	1989	608	Am
	1994	995	Am		1993	1091	Am
	1995	892	Am	73565	1989	608	Am
	1997	571	Am		1993	1091	Am
73435.1	1994	811	Ad	73566	1989	608	Am
73436	1989	1138	Am		1991	516	Am
	1991	716	Am	73567	1993	1091	Am
	1994	995	Am		1993	1091	Am
	1995	892	Am	73568	1989	608	Am
	1997	571	Am		1991	516	Am
73436.05	1995	892	Ad		1993	1091	Am
73436.1	1989	1138	Ad	73580	1992	377	Ad
	1991	716	Am	73581	1992	377	Ad
	1994	995	Am	73582	1992	377	Ad
	1995	892	Am	73583	1992	377	Ad
	1997	571	Am	73584	1992	377	Ad
73436.2	1989	1138	Ad	73585	1992	377	Ad
	1991	716	Am	73586	1992	377	Ad
	1994	995	Am	73587	1992	377	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
73601	1990	1585	Am	73681.1	1990	1585	Am
	1991	716	Am		1992	1185	Am
	1993	1091	Am	73681.2	1990	1585	Ad
	1995	892	Am		1992	1185	R
73602	1990	1585	Am	73682	1989	1158	Am
	1991	716	Am		1990	1585	Am
	1993	1091	Am		1991	716	Am
	1995	892	Am		1992	1145	Am
73641	1989	1138	Am		1993	1091	Am
73642	1989	132*	Am		1995	892	Am
	1990	1232	Am ³³⁵	73683	1989	1158	Am
73643	1989	1138	Am		1990	1585	Am
	1996	1153	Am		1991	716	Am
73644	1989	1138	Am		1992	1145	Am
	1990	1585	Am		1993	1091	Am
	1992	1145	Am		1994	995	Am
	1994	995	Am		1995	892	Am
	1995	892	Am		1996	1153	Am
	1996	1153	Am		1997	571	Am
73644.5	1994	995	Ad	73684	1989	1158	Am
73646	1990	1585	Am		1990	1585	Am
	1992	1145	Am		1991	716	Am
	1994	995	Am		1992	1145	Am
	1996	1153	Am		1993	1091	Am
73649	1989	1138	Am		1994	995	Am
	1994	995	Am		1995	892	Am
	1996	1153	Am		1996	1153	Am
73649.1	1989	1138	Ad		1997	571	Am
	1994	811	Am	73685	1996	872	Am ¹²⁸¹
73650	1992	1145	Am	73686	1989	1158	Am
73660	1993	1026	R & Ad		1990	1585	Am
73660.5	1993	1026	Ad		1991	716	Am
73661	1993	1026	R & Ad	73687	1989	1158	Am
	1996	582	Am		1990	1585	Am
73661.5	1993	1026	Ad		1991	716	Am
73662	1993	1026	R & Ad	73691	1989	1158	Am
73662.5	1993	1026	Ad		1990	1585	Am
73663	1993	1026	R & Ad		1991	716	Am
73663.5	1993	1026	Ad		1992	1145	Am
73664	1993	1026	R & Ad		1993	1091	Am
73664.5	1993	1026	Ad		1995	892	Am
73665	1993	1026	R & Ad		1996	1153	Am
73665.5	1993	1026	Ad	73692	1997	571	Am
	1995	954	Am		1989	1158	Am
	1996	124	Am ¹¹⁹⁷		1990	1585	Am
73665.6	1993	1026	Ad		1991	716	Am
73666	1993	1026	R & Ad		1993	1091	Am
73667	1993	1026	Ad		1995	892	Am
73668	1993	1026	R & Ad		1996	1153	Am
73672.6	1990	1585	Am		1997	571	Am
	1994	811	Am	73695	1991	716	Am
73672.8	1990	1585	Ad		1995	892	Am
	1994	995	R	73697	1989	1158	Am
73674	1990	1585	Am		1992	1145	Am
	1992	1145	Am	73698	1993	484	Ad
	1994	995	Am	73698.1	1993	484	Ad
73674.1	1990	1585	Am	73698.2	1993	484	Ad
73674.5	1990	1585	Ad	73698.3	1993	484	Ad
	1992	1145	Am	73698.4	1993	484	Ad
73676	1990	1585	Am	73698.5	1993	484	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
73698.6	1993	484	Ad				
73698.7	1993	484	Ad		1995	954	R (as ad by Stats. 1980,
73699	1993	484	Ad				Ch. 762 and
73699.1	1993	484	Ad				Stats. 1990,
	1995	892	Am				Ch. 1327) & Ad
	1996	1153	Am	73754	1990	1327	R & Ad ²⁹⁹
	1997	571	Am		1995	954	R (as ad by
73699.2	1993	484	Ad				Stats. 1980,
73699.3	1993	484	Ad				Ch. 762 and
73699.4	1993	484	Ad				Stats. 1990,
73699.5	1993	484	Ad				Ch. 1327) & Ad
73699.6	1993	484	Ad	73755	1990	1327	R & Ad ²⁹⁹
73703	1993	1091	R		1995	954	R (as ad by
73705	1989	1138	Am				Stats. 1980,
	1991	716	Am				Ch. 762 and
	1993	1091	Am				Stats. 1990,
	1995	892	Am				Ch. 1327) & Ad
	1997	571	Am	73756	1990	1327	R & Ad ²⁹⁹
73706	1989	1138	Am		1995	954	R (as ad by
	1991	716	Am				Stats. 1980,
	1993	1091	Am				Ch. 762 and
	1994	417	R ⁸⁴⁷				Stats. 1990,
73708	1989	1138	Am				Ch. 1327) & Ad
	1991	716	Am	73757	1990	1327	R & Ad ²⁹⁹
73710	1989	1138	Am		1995	954	R (as ad by
	1991	716	Am				Stats. 1980,
	1993	1091	Am				Ch. 762 and
	1995	892	Am				Stats. 1990,
	1997	571	Am				Ch. 1327) & Ad
73713	1989	1138	Am				R & Ad
	1991	716	Am	73758	1990	1327	R & Ad ²⁹⁹
	1993	1091	Am		1995	954	R (as ad by
	1995	892	Am				Stats. 1980,
	1997	571	Am				Ch. 762 and
73714	1995	892	Am				Stats. 1990,
73715	1995	892	R				Ch. 1327) & Ad
73716.2	1995	892	R	73759	1990	1327	R & Ad ²⁹⁹
73717	1993	1091	R		1995	954	R (as ad by
73731	1996	262	Am				Stats. 1980,
73736	1995	892	Am				Ch. 762 and
	1996	1153	Am				Stats. 1990,
73750	1990	1327	R & Ad ²⁹⁹				Ch. 1327) & Ad
	1995	954	R (as ad by	73760	1997	571	R & Ad
			Stats. 1980,		1990	1327	R & Ad ²⁹⁹
			Ch. 762 and		1995	954	R (as ad by
			Stats. 1990,				Stats. 1980,
			Ch. 1327) & Ad				Ch. 762 and
73751	1990	1327	R & Ad ²⁹⁹				Stats. 1990,
	1995	954	R (as ad by	73761	1990	1327	Ch. 1327) & Ad
			Stats. 1980,		1995	954	R & Ad ²⁹⁹
			Ch. 762 and				R (as ad by
			Stats. 1990,				Stats. 1980,
			Ch. 1327) & Ad				Ch. 762 and
73752	1990	1327	R & Ad ²⁹⁹				Stats. 1990,
	1995	954	R (as ad by	73762	1990	1327	Ch. 1327) & Ad
			Stats. 1980,		1995	954	R & Ad ²⁹⁹
			Ch. 762 and				R (as ad by
			Stats. 1990,				Stats. 1980,
			Ch. 1327) & Ad				Ch. 762 and
73753	1990	1327	R & Ad ²⁹⁹				Stats. 1990,
							Ch. 1327) & Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
73763	1990	1327	Ad ²⁹⁹		1993	1091	Am
	1995	954	R (as ad by Stats. 1990, Ch. 1327) & Ad	73796	1989	1138	Am
					1991	716	Am
73764	1990	1327	Ad ²⁹⁹		1993	1091	Am
	1995	954	R (as ad by Stats. 1990, Ch. 1327) & Ad	73797	1994	995	Am
					1989	1138	Am
73765	1995	954	Ad		1991	716	Am
73766	1995	954	Ad		1993	1091	Am
	1997	571	Am	73798	1994	995	Am
73767	1995	954	Ad		1989	1138	Am
73771.1	1989	1467	Am		1991	716	Am
73772	1989	1467	Am		1993	1091	Am
	1990	906	Am	73820	1994	995	Am
	1990	1585	Am	73821	1989	1138	Ad
	1991	716	Am	73822	1989	1138	Ad
73773	1989	1467	Am		1991	716	Am
	1990	906	Am		1995	892	Am
	1990	1585	Am	73823	1989	1138	Ad
	1991	716	Am		1991	716	Am
	1993	1091	R & Ad		1995	892	Am
	1994	995	Am	73824	1989	1138	Ad
73781.7	1992	696 *	R	73825	1989	1138	Ad
73783.1	1997	571	Ad	73826	1989	1138	Ad
73783.2	1997	571	Ad	73827	1989	1138	Ad
73783.3	1997	571	Ad	73828	1989	1138	Ad
73783.4	1997	571	Ad	73951	1989	1138	Am
73783.5	1997	571	Ad	73952	1989	132 *	Am
73783.6	1997	571	Ad		1990	1232	Am ³³⁵
73783.7	1997	571	Ad	73953	1989	1138	Am
73783.8	1997	571	Ad		1996	1153	Am
73783.9	1997	571	Ad	73954	1989	1138	Am
73784	1989	1138	Ad		1990	1585	Am
	1995	954	R & Ad		1992	1145	Am
73784.1	1995	954	Ad		1994	995	Am
73784.10	1995	954	Ad		1995	892	Am
73784.11	1995	954	Ad		1996	1153	Am
73784.2	1995	954	Ad	73954.5	1994	995	Ad
73784.3	1995	954	Ad	73957	1994	995	Am
73784.4	1995	954	Ad		1990	1585	Am
73784.5	1995	954	Ad		1991	716	Am
73784.6	1995	954	Ad		1992	1145	Am
73784.7	1995	954	Ad		1994	995	Am
73784.8	1995	954	Ad	73960	1989	1138	Am
73784.9	1995	954	Ad		1994	811	Am
73785	1989	1138	Ad	73960.1	1989	1138	Ad
	1995	954	R		1994	811	R
73786	1989	1138	Ad	74001.5	1994	811	Am
	1995	954	R		1995	892	Am
73787	1989	1138	Ad	74002	1991	716	Am
	1995	954	R		1995	892	Am
73788	1989	1138	Ad	74004	1989	1138	Am
	1995	954	R		1991	716	Am
73789	1989	1138	Ad		1993	682	Am
	1995	954	R		1995	892	Am
73793	1989	1138	Am	74010	1989	1138	Am
	1991	716	Am		1991	716	Am
	1993	1091	Am		1995	892	Am
	1994	995	Am	74011	1989	1138	Am
73794	1990	1585	Am		1991	716	Am
					1995	892	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
74012	1989	1138	Am	74191.7	1993	1091	Am (by Sec. 70 of Ch.)
	1991	716	Am		1994	821	Am
	1993	682	Am	74192	1989	1138	Am
	1995	892	Am		1991	716	Am
74013	1989	1138	Am		1993	1091	Am
	1991	716	Am	74193	1989	1138	Am
	1995	892	Am		1990	216	Am ²⁰⁶
74014	1995	892	Am		1991	716	Am
74020	1995	954	Am		1993	1091	Am
74020.5	1995	954	Am		1994	389*	R
74021	1989	1138	Am	74199	1994	389*	R
	1995	954	Am	74200	1994	389*	R
74023	1990	1585	Am	74201	1989	1138	Am
	1993	1091	Am		1991	716	Am
74030	1990	1585	Am		1993	1091	Am
	1993	1091	Am	74207	1989	1138	Am
74131	1992	1032	Am ⁶²²		1991	716	Am
	1994	821	Am (as am by Sec. 3, Stats. 1992, Ch. 1032)		1993	1091	Am
			R ⁶²²	74208	1995	892	Am
74131.1	1992	1032	R ⁶²²		1989	1138	Am
74131.5	1991	508	R		1991	716	Am
74133	1990	1585	Am		1993	1091	Am
74134	1990	1585	Am	74341	1995	892	Am
	1991	508	Am	74342	1989	132*	Am
	1992	1032	Am ⁶²²		1990	1232	Am ³³⁵
	1993	1091	Am	74343	1989	1138	Am
	1994	821	Am	74344	1989	1138	Am
74135	1990	1585	R		1990	1585	Am
	1994	821	Ad		1992	1145	Am
74135.1	1990	1585	Am		1993	682	Am
	1992	1032	Am ⁶²²		1994	995	Am
	1994	821	Am (as am by Sec. 5.5, Stats. 1992, Ch. 1032)		1995	892	Am
			R ⁶²²		1996	1153	Am
74136	1990	1585	Am	74345	1997	571	Am
	1991	508	Am		1989	1138	Am
	1993	1091	Am		1990	1585	Am
74136.1	1990	1585	Ad		1992	1145	Am
74137	1990	1585	R		1994	995	Am
74137.5	1992	1032	R ⁶²²	74346	1996	1153	Am
74138	1990	1585	Am		1989	1138	Am
	1991	508	Am		1992	1145	Am
	1992	1032	R ⁶²²		1994	995	Am
	1993	1091	Am		1996	1153	Am
74139	1992	1032	R ⁶²²	74349	1992	1145	Am
74141	1990	1585	Am		1994	995	Am
	1991	508	Am	74350	1992	696*	R
	1993	1091	Am	74351	1989	1138	Am
	1995	892	Am		1994	995	Am
74142	1992	1032	R	74351.5	1991	882	Ad
74143	1990	1585	Am		1994	995	Am
	1991	508	Am		1994	996	R
	1993	1091	Am	74352	1990	1585	Am
	1995	892	Am		1992	1145	Am
74143.2	1994	811	Ad		1994	995	Am
74144	1992	1032	R		1996	1153	Am
74145	1990	1232	Ad ³³⁵	74352.3	1989	49	R ⁸²
74191.5	1994	389*	R	74355	1993	682	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
74355 (Cont.)	1994	995	Am	74640.2	1995	894	Ad
74356	1993	682	Ad		1996	1153	Am
	1994	995	Am	74641	1995	894	Am
74357	1993	682	Ad		1996	262	Am
	1994	995	Am	74641.2	1995	894	Ad
74358	1993	682	Ad	74641.3	1995	894	Ad
	1994	995	Am	74642	1989	1138	Am
74359	1993	682	Ad		1990	1585	Am
	1994	995	Am		1991	716	Am
74359.1	1994	995	Ad		1992	1145	Am
74359.2	1994	995	Ad		1993	1091	Am
74368	1989	1165	Am		1994	995	Am
	1990	675	Am		1995	892	Am
	1990	1585	Am		1996	1153	Am
	1992	1145	Am		1997	571	Am
	1994	995	Am	74643	1989	1138	Am
	1996	1153	Am		1990	1585	Am
74369	1994	995	Am		1991	716	Am
74370	1990	1585	Am		1992	1145	Am
	1992	1145	Am		1993	1091	Am
	1994	995	Am		1994	995	Am
	1996	1153	Am		1995	892	Am
74502	1990	600	Am		1996	1153	Am
	1992	1145	Am		1997	571	Am
	1993	1091	Am	74644	1989	1138	Am
74503	1990	600	Am		1990	1585	Am
	1992	1145	Am		1991	716	Am
	1993	1091	Am		1992	1145	Am
74504	1990	600	Am		1993	1091	Am
	1992	1145	Am		1994	995	Am
	1993	1091	Am		1996	1153	Am
74519	1992	696*	R		1997	571	R
74602	1989	1158	Am	74644.1	1993	718	Ad ⁶⁹⁰
74603	1994	811	Ad		1995	892	Am
74604	1989	1158	Am		1996	582	S ¹²²¹
	1990	1585	Am	74644.2	1993	718	Ad ⁶⁹⁰
	1991	716	Am		1996	582	S ¹²²¹
	1992	1145	Am	74644.3	1996	1153	Ad
	1994	995	Am		1997	571	R
	1995	892	Am	74644.5	1993	718	Ad ⁶⁹⁰
	1997	571	Am		1994	995	Am
74606	1989	1158	Am		1995	892	Am
74607	1989	1158	Am		1996	582	S ¹²²¹
	1990	1585	Am		1996	1153	Am
	1991	716	Am		1997	571	R
	1992	1145	Am	74645	1989	1138	Am
	1993	1091	Am		1990	1585	Am
	1994	995	Am		1991	716	Am
	1995	892	Am		1993	1091	Am
	1997	571	Am	74647	1989	1138	Am
74610	1989	1158	Am		1990	1585	Am
	1990	1585	Am		1995	892	Am
	1991	716	Am	74650	1992	696*	R
	1992	1145	Am	74662.5	1996	1153	Ad
	1995	892	Am	74663	1989	1138	Am
	1997	571	Am		1990	1585	Am
74640	1995	894	R & Ad		1991	716	Am
	1996	1153	Am		1995	892	Am
74640.1	1995	894	Ad		1996	1153	Am
	1996	1153	Am		1997	571	Am
				74665	1989	1138	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
74665 (Cont.)	1990	1585	Am	74764	1995	954	Ad
	1991	716	Am	74765	1995	954	Ad
	1995	892	Am	74766	1995	954	Ad
	1996	1153	Am	74767	1995	954	Ad
	1997	571	Am	74782.1	1989	1138	Am
74671	1992	696*	R		1989	1360	R (as ad by Stats. 1985, Ch. 1549) ⁷³
74691	1989	608	Am	74783	1989	1138	Am
74693	1989	608	Am		1990	1585	Am
	1993	1091	Am		1991	716	Am
74693.1	1989	608	Am		1995	892	Am
74696	1992	696*	R	74784	1989	1138	Am
74701.5	1991	716	Am		1990	1585	Am
	1994	811	Am		1991	716	Am
74703	1990	1447	Am		1992	181	Am
	1991	716	Am	74785	1989	1138	Am
	1992	1145	Am	74791	1989	1138	Ad
74705	1989	1138	Am	74792	1990	1585	Ad
	1990	1447	Am	74803	1989	1138	Am
	1991	716	Am		1991	716	Am
	1992	1145	Am		1993	1091	Am
	1993	1091	Am		1995	892	Am
74708	1989	1138	Am		1997	571	Am
	1990	1447	Am	74804	1989	1138	Am
	1991	716	Am		1991	716	Am
	1992	1145	Am		1994	417	R ⁸⁴⁷
	1993	1091	Am	74805	1989	1138	Am
74720	1995	954	Ad		1991	716	Am
74721	1995	954	Ad		1993	1091	Am
74722	1995	954	Ad		1995	892	Am
74723	1995	954	Ad		1997	571	Am
74724	1995	954	Ad	74806	1989	1138	Am
74725	1995	954	Ad	74807	1989	1138	Am
74726	1995	954	Ad		1991	716	Am
74727	1995	954	Ad		1993	1091	Am
74728	1995	954	Ad		1995	892	Am
74729	1995	954	Ad		1997	571	Am
74730	1995	954	Ad	74807.6	1993	1091	Am
74731	1995	954	Ad	74808	1989	1138	Am
74742	1989	132*	Am		1991	716	Am
	1990	1232	Am ³³⁵		1993	1091	Am
74743	1989	1138	Am		1994	417	Am
	1994	811	Am		1995	892	Am
74744	1989	1138	Am		1997	571	Am
	1996	1153	Am	74809	1993	1091	Am
74745	1989	1138	Am		1995	892	Am
	1990	1585	Am	74809.5	1995	892	R
	1992	1145	Am	74810	1994	417	Ad ⁸⁴⁶
	1993	682	Am	74811	1995	892	Ad
	1994	995	Am		1997	571	Am
	1995	892	Am	74820	1996	159	Ad
	1996	1153	Am	74820.1	1996	159	Ad
	1997	571	Am	74820.10	1996	159	Ad
74745.5	1994	995	Ad	74820.11	1996	159	Ad
74749	1992	1145	Am	74820.12	1996	159	Ad
	1994	995	Am	74820.13	1996	159	Ad
74760	1995	954	Ad	74820.14	1996	159	Ad
74761	1995	954	Ad	74820.2	1996	159	Ad
74762	1995	954	Ad	74820.3	1996	159	Ad
74763	1995	954	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
74820.4	1996	159	Ad	74916	1989	1360	R (as ad by Stats. 1980, Ch. 1230) ⁷³
74820.5	1996	159	Ad				
74820.6	1996	159	Ad	74916.5	1989	1360	R (as ad by Stats. 1980, Ch. 1230) ⁷³
74820.7	1996	159	Ad				
74820.8	1996	159	Ad	74917	1989	1360	R (as ad by Stats. 1980, Ch. 1230) ⁷³
74820.9	1996	159	Ad				
74839	1991	154*	Am	74917.5	1989	1360	R (as ad by Stats. 1980, Ch. 1230) ⁷³
	1992	696*	Am				
74841.5	1990	1585	Ad	74918	1989	1360	R (as ad by Stats. 1980, Ch. 1230) ⁷³
	1994	811	Am				
74842	1990	1585	Am	74918.5	1989	1360	R (as ad by Stats. 1980, Ch. 1230) ⁷³
	1992	1145	Am				
74843	1990	1585	Am	74919	1989	1360	R (as ad by Stats. 1980, Ch. 1230) ⁷³
	1992	1145	Am				
	1994	995	Am	74920	1990	656	R & Ad
74843.5	1990	1585	Ad	74920.1	1990	656	Ad
	1992	1145	Am	74920.5	1990	656	R & Ad
74845	1992	1145	Am	74920.6	1990	656	Ad
74845.2	1990	1585	Ad	74921	1990	656	R & Ad
74846	1990	1585	Am	74921.1	1990	656	Ad
74851	1990	1585	Am	74921.10	1990	656	Ad
	1992	696*	Am		1991	716	Am
74860	1992	377	Ad		1993	1091	Am
74861	1992	377	Ad		1994	995	Am
74862	1992	377	Ad		1995	892	Am
74863	1992	377	Ad		1996	1153	Am
74864	1992	377	Ad	74921.11	1990	656	Ad
74865	1992	377	Ad		1991	716	Am
74866	1992	377	Ad		1993	1091	Am
74867	1992	377	Ad	74921.2	1990	656	Ad
74868	1992	377	Ad	74921.3	1990	656	Ad
74900	1989	769	Am	74921.4	1990	656	Ad
74901	1989	769	Am	74921.5	1990	656	R & Ad
74905	1989	769	Am	74921.6	1989	1158	Am
	1990	590	Am		1990	656	R & Ad
	1991	911	Am	74921.7	1990	656	Ad
	1993	1091	Am		1994	995	Am
	1994	995	Am		1995	892	Am
74907	1989	769	Am		1996	1153	Am
	1990	590	Am	74921.8	1990	656	Ad
	1991	911	Am	74921.9	1990	656	Ad
	1992	373	Am		1991	716	Am
	1993	1091	Am		1993	1090	Am
74908	1992	1185	Ad		1993	1091	Am
74909	1989	769	Am	74922	1989	1158	Am
	1990	590	Am		1990	656	R & Ad
	1991	911	Am		1995	954	Am
	1992	373	Am	74922.5	1989	1158	Am
	1993	1091	Am		1990	656	R
74912	1989	769	Am		1993	1090	Ad
	1990	590	Am		1989	1158	Am
	1991	911	Am	74923	1990	656	R & Ad
	1992	373	Am		1990	656	R
	1993	1091	Am	74923.5	1990	656	R
	1994	995	Am				
74915	1989	1360	R (as ad by Stats. 1980, Ch. 1230) ⁷³				
74915.5	1989	1360	R (as ad by Stats. 1980, Ch. 1230) ⁷³				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
74923.6	1990	656	R	74971	1990	1585	Am
74924	1989	1158	Am	Title 8,			
	1990	656	R & Ad	Ch. 10,			
74924.5	1990	656	R	Art. 40,			
74924.6	1990	656	R	heading			
74925	1990	656	R & Ad	(Sec. 74980			
	1995	954	Am	et seq.)	1989	1138	Am
74925.1	1990	656	Ad	74980	1989	1138	Am
74925.2	1990	656	Ad	74981	1989	1138	Am
	1995	892	Am	74982	1989	1138	Am
74925.5	1990	656	R	74984	1989	1138	Am
74926	1990	656	R & Ad		1991	1045	Am
74926.5	1990	656	R & Ad		1993	1091	Am
	1995	954	Am		1994	995	Am
74926.6	1990	656	Ad		1995	892	Am
74926.7	1990	656	Ad	74985	1989	1138	Am
74927	1990	656	R		1991	1045	Am
74935.6	1989	1138	Ad		1993	1091	Am
74935.7	1989	1138	Ad		1994	995	Am
74936	1989	1138	Am		1995	892	Am
74937	1989	1138	Am	74986	1989	1138	Am
	1991	716	Am		1991	1045	Am
	1993	1091	Am		1993	1091	Am
	1994	995	Am		1994	995	Am
74940	1989	1138	Am		1995	892	Am
	1991	716	Am	74987	1989	1138	Am
	1993	1091	Am		1991	1045	Am
	1994	995	Am		1993	1091	Am
74949.1	1989	1138	Am		1994	995	Am
	1990	1585	Am		1995	892	Am
	1997	571	R & Ad	74989	1989	1138	Am
74952	1989	1138	Am	74990	1989	1138	R
74953	1993	1091	Am	74992	1989	1138	R
74954	1989	1138	Am	74993	1997	571	Ad
	1993	1091	Am	74994	1997	571	Ad
	1995	892	Am	74995	1997	571	Ad
	1996	1153	Am	74996	1997	571	Ad
74954.5	1989	1138	Am	74997	1997	571	Ad
	1993	1091	Am	75002	1989	1417	Am
	1995	892	Am		1994	235	Am
	1996	1153	Am	75003	1989	1417	Am
74955	1989	1138	Am		1995	829	Am
	1993	1091	Am	75004	1989	1417	Am
	1995	892	Am	75025	1991	90*	Am
	1996	1153	Am	75026	1989	1417	Am
74956	1989	1138	Am	75027	1989	292	Am
	1990	1585	Am	75028.1	1991	90*	Am
	1993	1091	Am		1991	189*	Am (as am by
	1995	892	Am				Stats. 1991,
	1996	1153	Am				Ch. 90)
74963	1990	1585	Am		1992	1032	Am
	1992	1145	Am	75028.3	1991	90*	Am
74964	1989	1138	Ad		1992	1032	Am
74965	1990	1585	Am	75028.4	1992	1032	Am
	1992	1145	Am	75028.6	1992	1032	Ad
74966	1990	1585	R	75029.1	1989	1417	Ad
74968	1990	1585	R	75029.2	1989	1417	Ad
74969	1990	1585	Am		1994	235	R
	1992	1145	Am	75029.5	1992	176*	Ad
74970	1990	1585	Am	75030.10	1994	923	Am ⁸³²
	1992	1145	Am	75030.7	1994	235	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
75030.8	1994	235	R	75525	1994	879 *	Ad ⁹⁰⁰
75033.5	1989	1417	Am	75526	1994	879 *	Ad ⁹⁰⁰
	1991	90 *	Am	75527	1994	879 *	Ad ⁹⁰⁰
	1991	189 *	Am (as am by Stats. 1991, Ch. 90)	75550	1994	879 *	Ad ⁹⁰⁰
				75551	1994	879 *	Ad ⁹⁰⁰
75033.6	1989	1379	Ad ¹³⁴	75552	1994	482	Am
	1989	1379	Ad ¹³⁴	75552	1994	879 *	Ad ⁹⁰⁰
75050	1992	163	Am ^{42.511}	75553	1994	879 *	Ad ⁹⁰⁰
	1992	176 *	Am ¹³⁴	75560	1994	879 *	Ad ⁹⁰⁰
	1993	219	Am	75560.1	1994	879 *	Ad ⁹⁰⁰
	1993	219	Am	75560.3	1994	879 *	Ad ⁹⁰⁰
75051	1989	1379	Ad ¹³⁴	75560.4	1994	879 *	Ad ⁹⁰⁰
75052	1989	1379	Ad ¹³⁴	75560.6	1994	879 *	Ad ⁹⁰⁰
75052.5	1991	892 *	Ad	75562	1994	879 *	Ad ⁹⁰⁰
75053	1989	1379	Ad ¹³⁴	75563	1994	879 *	Ad ⁹⁰⁰
75054	1989	1379	Ad ¹³⁴	75564	1994	879 *	Ad ⁹⁰⁰
75055	1989	1379	Ad ¹³⁴	75570	1994	879 *	Ad ⁹⁰⁰
	1992	176 *	Am ¹³⁴	75571	1994	879 *	Ad ⁹⁰⁰
75056	1989	1379	Ad ¹³⁴	75572	1995	829	Ad
75057	1989	1379	Ad ¹³⁴	75580	1994	879 *	Ad ⁹⁰⁰
	1992	176 *	Am ¹³⁴	75583	1994	879 *	Ad ⁹⁰⁰
75058	1989	1379	Ad ¹³⁴	75590	1994	879 *	Ad ⁹⁰⁰
	1992	176 *	R & Ad	75591	1994	879 *	Ad ⁹⁰⁰
75060.3	1989	427	Ad	75592	1994	879 *	Ad ⁹⁰⁰
75061	1989	986	Am	75600	1994	879 *	Ad ⁹⁰⁰
75075	1990	29 *	Am	75600.5	1994	879 *	Ad ⁹⁰⁰
	1991	90 *	Am	75601	1994	879 *	Ad ⁹⁰⁰
75075.01	1989	1305 *	Ad	75602	1994	879 *	Ad ⁹⁰⁰
75075.02	1995	829	Ad	75603	1994	879 *	Ad ⁹⁰⁰
75075.1	1994	235	R	75604	1994	879 *	Ad ⁹⁰⁰
75076	1991	90 *	Am	75605	1994	879 *	Ad ⁹⁰⁰
75076.1	1989	1379	Ad ¹³⁴	75606	1994	879 *	Ad ⁹⁰⁰
75076.2	1989	1417	Ad	75607	1994	879 *	Ad ⁹⁰⁰
75090	1989	1379	Am	75608	1994	879 *	Ad ⁹⁰⁰
	1992	176 *	Am	75609	1994	879 *	Ad ⁹⁰⁰
75090.1	1994	235	R	75610	1994	879 *	Ad ⁹⁰⁰
75090.2	1994	235	R	75611	1994	879 *	Ad ⁹⁰⁰
75090.3	1994	235	R	75612	1994	879 *	Ad ⁹⁰⁰
75093.1	1994	235	R	75613	1994	879 *	Ad ⁹⁰⁰
75094	1994	235	R	76000	1989	3 *	Am
75095.1	1994	235	R		1989	1097	Am ⁸²
75096.3	1992	176 *	Am		1989	1467	R
75097	1992	176 *	Am		1991	189 *	Ad
75101	1989	1417	Am		1991	331 *	Am (as ad by Stats. 1991, Ch. 189)
75103	1989	1417	Am		1991	1168 *	Am (as am by Stats. 1991, Ch. 331)
75103.5	1990	1232	Ad ³³⁵				
75110	1994	879 *	R ⁹⁰⁰				
75500	1994	879 *	Ad ⁹⁰⁰				
75501	1994	879 *	Ad ⁹⁰⁰				
75502	1994	879 *	Ad ⁹⁰⁰		1997	850	Am
	1995	829	Am	76001	1989	1467	R
75505	1994	879 *	Ad ⁹⁰⁰	76002	1989	1467	R
75506	1994	879 *	Ad ⁹⁰⁰	76003	1989	1467	R
75507	1994	879 *	Ad ⁹⁰⁰	76004	1989	1467	R
75508	1994	879 *	Ad ⁹⁰⁰	76005	1989	1467	R
75520	1994	879 *	Ad ⁹⁰⁰	76006	1989	1467	R
75521	1994	879 *	Ad ⁹⁰⁰	76008	1989	186	Am ^{39.13}
	1996	482	Am		1989	1467	R
75522	1994	879 *	Ad ⁹⁰⁰	76009	1989	1467	R
75523	1994	879 *	Ad ⁹⁰⁰	76010	1989	1097	Ad ⁸²
75524	1994	879 *	Ad ⁹⁰⁰		1989	1467	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
76010 (Cont.)	1991	90*	R	76083	1991	90*	R
76011	1989	1467	Ad ¹⁸¹		1989	1467	Ad
	1991	90*	R		1991	90*	R
76012	1989	1467	Ad	76090	1989	1467	Ad
	1991	90*	R		1991	90*	R
76013	1989	1467	Ad	76091	1989	1467	Ad
	1991	90*	R		1991	90*	R
76020	1989	1467	Ad	76092	1989	1467	Ad
	1991	90*	R		1991	90*	R
76021	1989	1467	Ad	76093	1989	1467	Ad
	1991	90*	R		1991	90*	R
76022	1989	1467	Ad	76100	1989	1467	Ad
	1991	90*	R		1991	90*	R
76023	1989	1467	Ad		1991	189*	Ad
	1991	90*	R	76101	1989	1467	Ad ¹⁸¹
76030	1989	1467	Ad		1991	90*	R
	1991	90*	R		1991	189*	Ad
76031	1989	1467	Ad	76101.5	1994	162*	Ad
	1991	90*	R		1995	454	Am
76032	1989	1467	Ad	76102	1989	1467	Ad
	1991	90*	R		1991	90*	R
76033	1989	1467	Ad		1991	189*	Ad
	1991	90*	R	76103	1989	1467	Ad
76040	1989	1467	Ad		1991	90*	R
	1991	90*	R		1991	189*	Ad
76041	1989	1467	Ad		1991	613	Am (as am by Stats. 1991, Ch. 189)
	1991	90*	R				
76042	1989	1467	Ad		1992	1199*	Am
	1991	90*	R	76104	1991	189*	Ad
76043	1989	1467	Ad		1992	427	Am ⁵¹¹
	1991	90*	R	76104.5	1992	174	Ad
76050	1989	1467	Ad	76105	1991	189*	Ad
	1991	90*	R	76106	1991	189*	Ad
76051	1989	1467	Ad	76110	1989	1467	Ad
	1991	90*	R		1991	90*	R
76052	1989	1467	Ad		1995	454	Ad
	1991	90*	R	76111	1989	1467	Ad
76053	1989	1467	Ad		1991	90*	R
	1991	90*	R	76112	1989	1467	Ad
76060	1989	1467	Ad		1991	90*	R
	1991	90*	R	76113	1989	1467	Ad
76061	1989	1467	Ad		1991	90*	R
	1991	90*	R	76120	1989	1467	Ad
76062	1989	1467	Ad		1991	90*	R
	1991	90*	R	76121	1989	1467	Ad
76063	1989	1467	Ad		1991	90*	R
	1991	90*	R	76122	1989	1467	Ad
76070	1989	1467	Ad		1991	90*	R
	1991	90*	R	76123	1989	1467	Ad
76071	1989	1467	Ad ¹⁸¹		1991	90*	R
	1991	90*	R	76130	1989	1467	Ad
76072	1989	1467	Ad		1991	90*	R
	1991	90*	R	76131	1989	1467	Ad
76073	1989	1467	Ad		1991	90*	R
	1991	90*	R	76132	1989	1467	Ad
76080	1989	1467	Ad		1990	415	Am
	1991	90*	R		1991	90*	R
76081	1989	1467	Ad	76133	1989	1467	Ad
	1991	90*	R		1991	90*	R
76082	1989	1467	Ad	76134	1990	415	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
76134 (Cont.)	1991	90*	R	76210	1989	1467	Ad
76140	1989	1467	Ad	1991		90*	R
	1991	90*	R	76211	1989	1467	Ad ¹⁸¹
76141	1989	1467	Ad	1991		90*	R
	1991	90*	R	76212	1989	1467	Ad
76142	1989	1467	Ad	1991		90*	R
	1991	90*	R	76213	1989	1467	Ad
76143	1989	1467	Ad	1991		90*	R
	1991	90*	R	1991	189*		Ad
76150	1989	1467	Ad		613		Am (as ad by Stats. 1991, Ch. 189)
	1991	90*	R				
76151	1989	1467	Ad ¹⁸¹	76214	1996	317	Ad
	1991	90*	R	76215	1991	189*	Ad
76152	1989	1467	Ad	76219	1991	189*	Ad
	1991	90*	R		1991	1083*	Am (as ad by Stats. 1991, Ch. 189)
76153	1989	1467	Ad				
	1991	90*	R		1994	292	Am
76154	1989	1467	Ad	76220	1989	1467	Ad
	1991	90*	R	1991		90*	R
76160	1989	1467	Ad	76221	1989	1467	Ad
	1991	90*	R	1991		90*	R
76161	1989	1467	Ad		1991	189*	Ad
	1991	90*	R	76222	1989	1467	Ad
76162	1989	1467	Ad		1991	90*	R
	1991	90*	R	76223	1989	1467	Ad
76163	1989	1467	Ad		1991	90*	R
	1991	90*	R	76224	1997	850	Ad
76170	1989	1467	Ad	76230	1989	1467	Ad
	1991	90*	R		1991	90*	R
76171	1989	1467	Ad		1991	189*	Ad
	1991	90*	R		1992	55*	Am
76172	1989	1467	Ad	76231	1989	1467	Ad
	1991	90*	R		1991	90*	R
76173	1989	1467	Ad	76232	1989	1467	Ad
	1991	90*	R		1991	90*	R
76180	1989	1467	Ad	76233	1989	1467	Ad
	1991	90*	R		1991	90*	R
76181	1989	1467	Ad	76238	1991	189*	Ad
	1991	90*	R		1992	427	Am ⁵¹¹
76182	1989	1467	Ad	76240	1989	1467	Ad
	1991	90*	R		1991	90*	R
76183	1989	1467	Ad	76241	1989	1467	Ad
	1991	90*	R		1991	90*	R
76190	1989	1467	Ad	76242	1989	1467	Ad
	1991	90*	R		1991	90*	R
76191	1989	1467	Ad	76243	1989	1467	Ad
	1991	90*	R		1991	90*	R
76192	1989	1467	Ad	76245	1991	189*	Ad
	1991	90*	R	76248	1991	189*	Ad
76193	1989	1467	Ad	76250	1989	1467	Ad
	1991	90*	R		1991	90*	R
76200	1989	1467	Ad	76251	1989	1467	Ad
	1991	90*	R		1991	90*	R
76201	1989	189*	Ad	76252	1989	1467	Ad
	1991	90*	R		1991	90*	R
76202	1989	1467	Ad	76253	1989	1467	Ad
	1991	90*	R		1991	90*	R
76203	1989	1467	Ad	76260	1989	1467	Ad
	1991	90*	R		1991	90*	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
76261	1989	1467	Ad	76332	1989	1467	Ad
	1991	90*	R		1991	90*	R
76262	1989	1467	Ad	76333	1989	1467	Ad
	1991	90*	R		1991	90*	R
76263	1989	1467	Ad	76340	1989	1467	Ad
	1991	90*	R		1991	90*	R
76270	1989	1467	Ad	76341	1989	1467	Ad ¹⁸¹
	1991	90*	R		1991	90*	R
76271	1989	1467	Ad ¹⁸¹	76342	1989	1467	Ad
	1990	673	Am		1991	90*	R
	1991	90*	R	76343	1989	1467	Ad
76272	1989	1467	Ad		1991	90*	R
	1991	90*	R	76350	1989	1467	Ad
76273	1989	1467	Ad		1991	90*	R
	1991	90*	R	76351	1989	1467	Ad
76280	1989	1467	Ad		1991	90*	R
	1991	90*	R	76352	1989	1467	Ad
76281	1989	1467	Ad		1991	90*	R
	1991	90*	R	76353	1989	1467	Ad
76282	1989	1467	Ad		1991	90*	R
	1991	90*	R	76360	1989	1467	Ad
76283	1989	1467	Ad		1991	90*	R
	1991	90*	R	76361	1989	1467	Ad ¹⁸¹
76290	1989	1467	Ad		1991	90*	R
	1991	90*	R	76362	1989	1467	Ad
76291	1989	1467	Ad		1991	90*	R
	1991	90*	R	76363	1989	1467	Ad
76292	1989	1467	Ad		1991	90*	R
	1991	90*	R	76370	1989	1467	Ad
76293	1989	1467	Ad		1991	90*	R
	1991	90*	R	76371	1989	1467	Ad ¹⁸¹
76300	1989	1467	Ad		1991	90*	R
	1991	90*	R	76372	1989	1467	Ad
76301	1989	1467	Ad ¹⁸¹		1991	90*	R
	1991	90*	R	76373	1989	1467	Ad
76302	1989	1467	Ad		1991	90*	R
	1991	90*	R	76380	1989	1467	Ad
76303	1989	1467	Ad		1991	90*	R
	1991	90*	R	76381	1989	1467	Ad ¹⁸¹
76304	1989	1467	Ad ^{119 120}		1991	90*	R
	1991	90*	R	76381.5	1989	1467	Ad
76310	1989	1467	Ad		1991	90*	R
	1991	90*	R	76382	1989	1467	Ad
76311	1989	1467	Ad ¹⁸¹		1991	90*	R
	1991	90*	R	76383	1989	1467	Ad
76312	1989	1467	Ad		1991	90*	R
	1991	90*	R	76390	1989	1467	Ad
76313	1989	1467	Ad		1991	90*	R
	1991	90*	R	76391	1989	1467	Ad ¹⁸¹
76320	1989	1467	Ad		1991	90*	R
	1991	90*	R	76392	1989	1467	Ad
76321	1989	1467	Ad		1991	90*	R
	1991	90*	R	76393	1989	1467	Ad
76322	1989	1467	Ad		1991	90*	R
	1991	90*	R	76400	1989	1467	Ad
76323	1989	1467	Ad		1991	90*	R
	1991	90*	R	76401	1989	1467	Ad ¹⁸¹
76330	1989	1467	Ad		1991	90*	R
	1991	90*	R	76402	1989	1467	Ad
76331	1989	1467	Ad ¹⁸¹		1991	90*	R
	1991	90*	R	76403	1989	1467	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
76403 (Cont.)	1991	90*	R	76481	1989	1467	Ad ¹⁸¹
76410	1989	1467	Ad	1991	90*	R	
	1991	90*	R	76482	1989	1467	Ad
76411	1989	1467	Ad ¹⁸¹	1991	90*	R	
	1991	90*	R	76483	1989	1467	Ad
76412	1989	1467	Ad	1991	90*	R	
	1991	90*	R	76484	1989	1467	Ad ^{119 120}
76413	1989	1467	Ad	1991	90*	R	
	1991	90*	R	76490	1989	1467	Ad
76420	1989	1467	Ad	1991	90*	R	
	1991	90*	R	76491	1989	1467	Ad ¹⁸¹
76421	1989	1467	Ad ¹⁸¹	1991	90*	R	
	1991	90*	R	76492	1989	1467	Ad
76422	1989	1467	Ad	1991	90*	R	
	1991	90*	R	76493	1989	1467	Ad
76423	1989	1467	Ad	1991	90*	R	
	1991	90*	R	76500	1989	1467	Ad
76430	1989	1467	Ad	1991	90*	R	
	1991	90*	R	76501	1989	1467	Ad ¹⁸¹
76431	1989	1467	Ad ¹⁸¹	1991	90*	R	
	1990	673	Am	76502	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76432	1989	1467	Ad	76503	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76433	1989	1467	Ad	76510	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76440	1989	1467	Ad	76511	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76441	1989	1467	Ad ¹⁸¹	76512	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76442	1989	1467	Ad	76513	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76443	1989	1467	Ad	76520	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76450	1989	1467	Ad	76521	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76451	1989	1467	Ad	76522	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76452	1989	1467	Ad	76523	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76453	1989	1467	Ad	76530	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76460	1989	1467	Ad	76531	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76461	1989	1467	Ad	76532	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76462	1989	1467	Ad	76533	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76463	1989	1467	Ad	76540	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76470	1989	1467	Ad	76541	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76471	1989	1467	Ad	76542	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76472	1989	1467	Ad	76543	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76473	1989	1467	Ad	76550	1989	1467	Ad
	1991	90*	R	1991	90*	R	
76480	1989	1467	Ad	76551	1989	1467	Ad
	1991	90*	R	1991	90*	R	
				76552	1989	1467	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
76552 (Cont.)	1991	90*	R	77201	1990	466	Am
76553	1989	1467	Ad	1991	90*	R	
	1991	90*	R	1997	850	Ad & R ⁸⁶⁵	
76560	1989	1467	Ad	77201.1	1997	850	Ad ³¹⁸
	1991	90*	R	77202	1989	3*	Am
76561	1989	1467	Ad ¹⁸¹	1989	1389	Am ³⁸	
	1991	90*	R	1994	308*	R	
76562	1989	1467	Ad	1997	850	Ad	
	1991	90*	R	77202.5	1990	96*	Ad
76563	1989	1467	Ad	1996	42*	Am	
	1991	90*	R	1997	850	R	
76570	1989	1467	Ad	77203	1992	1199*	Am
	1991	90*	R	1994	389*	Am	
76571	1989	1467	Ad ¹⁸¹	1997	850	R & Ad	
	1991	90*	R	77203.5	1994	308*	R & Ad
76572	1989	1467	Ad	1994	821	Am	
	1991	90*	R	1995	759	Am	
76573	1989	1467	Ad	1997	850	R	
	1991	90*	R	77203.6	1994	389*	Ad
76580	1989	1467	Ad	1997	850	R	
	1991	90*	R	77204	1994	308*	R
76581	1989	1467	Ad	1997	850	Ad	
	1991	90*	R	77205	1993	70*	Am
76582	1989	1467	Ad	1994	308*	R & Ad	
	1991	90*	R	1994	821	Am	
76583	1989	1467	Ad	1997	850	R & Ad	
	1991	90*	R	77205.1	1994	308*	Ad
77001	1993	909	R	1994	389*	Am	
	1997	850	Ad	1997	119*	Am	
77003	1990	754	Am	1997	850	R	
	1991	716	Am	77205.3	1989	1389	Ad ³⁸
	1992	163	Am ^{42,511}	1990	187*	Am ³⁸	
	1992	696*	Am ⁸²	1992	1199*	Am	
	1993	2*	Am	1993	2*	Am	
	1993	909	Am (as am by	1993	158*	R & Ad	
			Stats. 1993,	1994	308*	R	
			Ch. 2)	1994	821	Ad	
	1994	308*	Am	1997	850	R	
77006.5	1997	850	Am	77205.5	1994	308*	R
	1994	308*	Ad	77206	1994	308*	R
77009	1993	909	R	1997	850	Ad	
	1997	850	Ad	77207	1993	158*	Am
77010	1993	909	R	1996	42*	Am ⁷⁸	
77011	1993	909	R	1997	850	R & Ad	
77200	1989	3*	Am	77208	1989	132*	Am
	1990	216	Am ²⁰⁶	1989	986	Am	
	1990	466	Am	1990	1676	Am	
	1991	90*	Am	1994	308*	R & Ad	
	1991	189*	Am (as am by	1997	850	R & Ad	
			Stats. 1991,	77209	1994	996	Ad
			Ch. 90)	1997	850	R & Ad	
	1991	613	Am (as am by	1997	850	Ad	
			Stats. 1991,	77211	1997	850	Ad
			Ch. 189)	77212	1997	850	Ad
	1992	696*	R & Ad	77213	1997	850	Ad
	1992	1369*	Am	77300	1990	816	Am
	1993	2*	Am	1994	308*	R	
	1993	158*	R & Ad	1994	389*	Ad	
	1994	308*	R	1997	850	R	
	1997	850	Ad	77301	1989	405*	Am
				1990	201	Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
77301 (Cont.)	1990	234	Am	78021	1991	90*	Ad
	1991	189*	Am		1991	189*	R (as ad by Stats. 1991, Ch. 90)
	1991	1091	Am ⁴⁶²	78022	1991	90*	Ad
	1994	308*	R		1991	189*	R (as ad by Stats. 1991, Ch. 90)
	1994	389*	Ad				
	1997	850	R				
77302	1995	760*	Ad	78023	1991	90*	Ad
	1997	850	R		1991	189*	R (as ad by Stats. 1991, Ch. 90)
77400.1	1989	1360	R (as ad by Stats. 1988, Ch. 1243) ⁷³				
77600	1997	850	Ad	78031	1991	90*	Ad
77601	1997	850	Ad		1991	189*	R (as ad by Stats. 1991, Ch. 90)
77602	1997	850	Ad				
77603	1997	850	Ad	78032	1991	90*	Ad
77604	1997	850	Ad		1991	189*	R (as ad by Stats. 1991, Ch. 90)
77605	1997	850	Ad				
77606	1997	850	Ad				
77650	1997	850	Ad				
77651	1997	850	Ad	78033	1991	90*	Ad
77652	1997	850	Ad		1991	189*	R (as ad by Stats. 1991, Ch. 90)
77653	1997	850	Ad				
77654	1997	850	Ad				
77655	1997	850	Ad	78041	1991	90*	Ad
77850	1991	90*	Ad		1991	189*	R (as ad by Stats. 1991, Ch. 90)
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	78042	1991	90*	Ad
77901	1991	90*	Ad		1991	189*	R (as ad by Stats. 1991, Ch. 90)
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	78043	1991	90*	Ad
77902	1991	90*	Ad		1991	189*	R (as ad by Stats. 1991, Ch. 90)
	1991	189*	R (as ad by Stats. 1991, Ch. 90)				
77903	1991	90*	Ad	78051	1991	90*	Ad
	1991	189*	R (as ad by Stats. 1991, Ch. 90)		1991	189*	R (as ad by Stats. 1991, Ch. 90)
77904	1991	90*	Ad	78052	1991	90*	Ad
	1991	189*	R (as ad by Stats. 1991, Ch. 90)		1991	189*	R (as ad by Stats. 1991, Ch. 90)
77905	1991	90*	Ad	78053	1991	90*	Ad
	1991	189*	R (as ad by Stats. 1991, Ch. 90)		1991	189*	R (as ad by Stats. 1991, Ch. 90)
78011	1991	90*	Ad	78061	1991	90*	Ad
	1991	189*	R (as ad by Stats. 1991, Ch. 90)		1991	189*	R (as ad by Stats. 1991, Ch. 90)
78012	1991	90*	Ad	78062	1991	90*	Ad
	1991	189*	R (as ad by Stats. 1991, Ch. 90)		1991	189*	R (as ad by Stats. 1991, Ch. 90)
78013	1991	90*	Ad	78063	1991	90*	Ad
	1991	189*	R (as ad by Stats. 1991, Ch. 90)		1991	189*	R (as ad by Stats. 1991, Ch. 90)
				78071	1991	90*	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
78071 (Cont.)	1991	189 *	R (as ad by Stats. 1991, Ch. 90)	78121	1991	90 *	Ad
			Ad		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78072	1991	90 *	Ad	78122	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78073	1991	90 *	Ad	78123	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78081	1991	90 *	Ad	78131	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78082	1991	90 *	Ad	78132	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78083	1991	90 *	Ad	78133	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78091	1991	90 *	Ad	78134	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78092	1991	90 *	Ad	78141	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78093	1991	90 *	Ad	78142	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78101	1991	90 *	Ad	78143	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78102	1991	90 *	Ad	78151	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78103	1991	90 *	Ad	78152	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78111	1991	90 *	Ad	78153	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78112	1991	90 *	Ad	78154	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78113	1991	90 *	Ad	78161	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
78162	1991	90 *	Ad	78212	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78163	1991	90 *	Ad	78213	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78171	1991	90 *	Ad	78221	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78172	1991	90 *	Ad	78222	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78173	1991	90 *	Ad	78223	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78181	1991	90 *	Ad	78231	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78182	1991	90 *	Ad	78232	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78183	1991	90 *	Ad	78233	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78191	1991	90 *	Ad	78241	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78192	1991	90 *	Ad	78242	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78193	1991	90 *	Ad	78243	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78201	1991	90 *	Ad	78251	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78202	1991	90 *	Ad	78252	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78203	1991	90 *	Ad	78253	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78211	1991	90 *	Ad	78261	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
78262	1991	90 *	Ad	78311	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78263	1991	90 *	Ad	78312	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78271	1991	90 *	Ad	78313	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78272	1991	90 *	Ad	78321	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78273	1991	90 *	Ad	78322	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78281	1991	90 *	Ad	78323	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78282	1991	90 *	Ad	78331	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78283	1991	90 *	Ad	78332	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78291	1991	90 *	Ad	78333	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78292	1991	90 *	Ad	78341	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78293	1991	90 *	Ad	78342	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78301	1991	90 *	Ad	78343	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78302	1991	90 *	Ad	78351	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78303	1991	90 *	Ad	78352	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78304	1991	90 *	Ad	78353	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)

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GOVERNMENT CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
78361	1991	90 *	Ad	78403	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78362	1991	90 *	Ad	78411	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78363	1991	90 *	Ad	78412	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78371	1991	90 *	Ad	78413	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78372	1991	90 *	Ad	78421	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78373	1991	90 *	Ad	78422	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78381	1991	90 *	Ad	78423	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78381.5	1991	90 *	Ad	78431	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78382	1991	90 *	Ad	78432	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78383	1991	90 *	Ad	78433	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78391	1991	90 *	Ad	78441	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78392	1991	90 *	Ad	78442	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78393	1991	90 *	Ad	78443	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78401	1991	90 *	Ad	78451	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78402	1991	90 *	Ad	78452	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

GOVERNMENT CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
78453	1991	90 *	Ad	78502	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78461	1991	90 *	Ad	78503	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78462	1991	90 *	Ad	78511	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78463	1991	90 *	Ad	78512	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78471	1991	90 *	Ad	78513	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78472	1991	90 *	Ad	78521	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78473	1991	90 *	Ad	78522	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78481	1991	90 *	Ad	78523	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78482	1991	90 *	Ad	78531	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78483	1991	90 *	Ad	78532	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78484	1991	90 *	Ad	78533	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78491	1991	90 *	Ad	78541	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78492	1991	90 *	Ad	78542	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78493	1991	90 *	Ad	78543	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)
78501	1991	90 *	Ad	78551	1991	90 *	Ad
	1991	189 *	R (as ad by Stats. 1991, Ch. 90)		1991	189 *	R (as ad by Stats. 1991, Ch. 90)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
78552	1991	90*	Ad		1997	455*	Am (by Sec. 1.5 of Ch.)
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	82030.5	1990	1075	Ad
78553	1991	90*	Ad	82035	1993	769	Am
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	82039	1996		
78561	1991	90*	Ad				Am ¹²¹⁰
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	82047	1994	1010	Am ⁸³²
				82047.5	1990	626	Am
					1991	191	Am
78562	1991	90*	Ad		1995	295	Am
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	82047.6	1994	923	Am ⁸³²
				82048.5	1994	36	Ad
				82048.7	1991	130	Am
78563	1991	90*	Ad	82053	1991	674	Am
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	83116	1996		
							Initiative (Prop. 208 adopted Nov. 5, 1996)
78571	1991	90*	Ad				Am ¹²¹⁰
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	83116.5	1996		
							Initiative (Prop. 208 adopted Nov. 5, 1996)
78572	1991	90*	Ad				Am ¹²¹⁰
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	83124	1996		
							Initiative (Prop. 208 adopted Nov. 5, 1996)
78573	1991	90*	Ad				Ad ¹²¹⁰
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	84101	1992	405	Am
78581	1991	90*	Ad	84102	1990	581	Am
	1991	189*	R (as ad by Stats. 1991, Ch. 90)		1990	655	Am
					1992	223	Am
78582	1991	90*	Ad	84106	1990	655	Am & RN (as ad by Prop. 68)
	1991	189*	R (as ad by Stats. 1991, Ch. 90)	84106.5	1990	655	Ad(RN)
				84108	1996	892	Am
78583	1991	90*	Ad	84200	1990	581	Am
	1991	189*	R (as ad by Stats. 1991, Ch. 90)		1994	1129	Am
				84200.4	1995	470*	Ad & R ⁵¹
				84200.5	1991	505	Am
81007	1994	638	Am		1991	1077	Am (by Sec. 2 of Ch.)
81007.5	1994	638	Ad				Am
	1997	394	Am		1993	769	Am
81009.5	1991	674	Am	84200.7	1994	923	Am ⁸³²
82002	1991	491	Am	84201	1996		
82011	1995	587	Am				Initiative (Prop. 208 adopted Nov. 5, 1996)
82015	1997	394	Am (by Sec. 2 of Ch.)				Ad ¹²¹⁰
	1997	450*	Am (by Sec. 1.5 of Ch.)	84202.3	1991	696	Ad
					1993	769	Am
82018	1992	405	Am	84202.5	1992	89	Am
	1993	769	Am	84202.7	1993	218	Am
82024	1991	674	Am	84203	1992	89	Am
82025	1997	394	Am	84203.3	1995	77	Ad
82028	1997	450*	Am	84204	1992	89	Am
82030	1997	450*	Am (by Sec. 3 of Ch.)	84206	1993	391	Am

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
84211	1989	1452	Am	84508	1992	171	R
	1990	581	Am		1996		
	1991	674	Am		Initiative		
	1993	1140	Am		(Prop. 208		
84215	1990	581	Am		adopted		
84300	1996	898	Am		Nov. 5, 1996)		Ad ¹²¹⁰
84305	1989	764	Am	84509	1992	171	R
84305.5	1991	403	Am		1996		
	1992	1143	Am		Initiative		
	1993	472	Am		(Prop. 208		
	1994	923	Am ⁸³²		adopted		
	1996	893 *	Am		Nov. 5, 1996)		Ad ¹²¹⁰
	1996			84510	1992	171	R
	Initiative				1996		
	(Prop. 208				Initiative		
	adopted				(Prop. 208		
	Nov. 5, 1996)		Am ¹²¹⁰		adopted		
84308	1989	764	Am		Nov. 5, 1996)		Ad ¹²¹⁰
84501	1992	171	R	84511	1992	171	R
	1996			84512	1992	171	R
	Initiative			84513	1992	171	R
	(Prop. 208			84514	1992	171	R
	adopted			84600	1997	866 *	Ad
	Nov. 5, 1996)		Ad ¹²¹⁰	84601	1997	866 *	Ad
84502	1992	171	R	84602	1997	866 *	Ad
	1996			84603	1997	866 *	Ad
	Initiative			84604	1997	866 *	Ad
	(Prop. 208			84605	1997	866 *	Ad
	adopted			84606	1997	866 *	Ad
	Nov. 5, 1996)		Ad ¹²¹⁰	84607	1997	866 *	Ad
84503	1992	171	R	84609	1997	866 *	Ad
	1996			84610	1997	866 *	Ad
	Initiative			85100	1996		
	(Prop. 208				Initiative		
	adopted				(Prop. 208		
	Nov. 5, 1996)		Ad ¹²¹⁰		adopted		
84504	1992	171	R		Nov. 5, 1996)		R & Ad ¹²¹⁰
	1996			85101	1996		
	Initiative				Initiative		
	(Prop. 208				(Prop. 208		
	adopted				adopted		
	Nov. 5, 1996)		Ad ¹²¹⁰		Nov. 5, 1996)		R & Ad ¹²¹⁰
84505	1992	171	R	85102	1994	1010	Am ⁸³²
	1996				1996		
	Initiative				Initiative		
	(Prop. 208				(Prop. 208		
	adopted				adopted		
	Nov. 5, 1996)		Ad ¹²¹⁰		Nov. 5, 1996)		R & Ad ¹²¹⁰
84506	1992	171	R	85103	1996		
	1996				Initiative		
	Initiative				(Prop. 208		
	(Prop. 208				adopted		
	adopted				Nov. 5, 1996)		R ¹²¹⁰
	Nov. 5, 1996)		Ad ¹²¹⁰	85104	1996		
84507	1992	171	R		Initiative		
	1996				(Prop. 208		
	Initiative				adopted		
	(Prop. 208				Nov. 5, 1996)		R ¹²¹⁰
	adopted			85200	1991	1078	Am
	Nov. 5, 1996)		Ad ¹²¹⁰		1996	289	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
85200 (Cont.)	1997	394	Am (as am by Sec. 1, Stats. 1996, Ch. 289)	85304	1996		
					Initiative (Prop. 208 adopted Nov. 5, 1996)		R & Ad ¹²¹⁰
85201	1990	387	Am	85305	1996		
	1991	1078	Am		Initiative (Prop. 208 adopted Nov. 5, 1996)		R & Ad ¹²¹⁰
	1996	289	Am	85306	1996		
	1997	394	Am (as am by Sec. 2, Stats. 1996, Ch. 289)		Initiative (Prop. 208 adopted Nov. 5, 1996)		R & Ad ¹²¹⁰
85202	1989	303	Am (as ad by Prop. 73 adopted June 7, 1988)	85307	1996		
	1990	84	R (as am by Stats. 1989, Ch. 303)		Initiative (Prop. 208 adopted Nov. 5, 1996)		R & Ad ¹²¹⁰
	1996			85308	1996		
	Initiative (Prop. 208 adopted Nov. 5, 1996)				Initiative (Prop. 208 adopted Nov. 5, 1996)		R & Ad ¹²¹⁰
85203	1996		Ad ¹²¹⁰	85309	1996		
	Initiative (Prop. 208 adopted Nov. 5, 1996)				Initiative (Prop. 208 adopted Nov. 5, 1996)		Ad ¹²¹⁰
85204	1996		Ad ¹²¹⁰	85310	1996		
	Initiative (Prop. 208 adopted Nov. 5, 1996)				Initiative (Prop. 208 adopted Nov. 5, 1996)		Ad ¹²¹⁰
85205	1996		Ad ¹²¹⁰	85311	1996		
	Initiative (Prop. 208 adopted Nov. 5, 1996)				Initiative (Prop. 208 adopted Nov. 5, 1996)		Ad ¹²¹⁰
85206	1996		Ad ¹²¹⁰	85312	1996		
	Initiative (Prop. 208 adopted Nov. 5, 1996)				Initiative (Prop. 208 adopted Nov. 5, 1996)		Ad ¹²¹⁰
85301	1996		Ad ¹²¹⁰	85313	1996		
	Initiative (Prop. 208 adopted Nov. 5, 1996)				Initiative (Prop. 208 adopted Nov. 5, 1996)		Ad ¹²¹⁰
85302	1996		R & Ad ¹²¹⁰	85320	1997	67	Ad
	Initiative (Prop. 208 adopted Nov. 5, 1996)			85400	1990	84	R (as ad by Prop. 73)
85303	1996		R & Ad ¹²¹⁰		1996		
	Initiative (Prop. 208 adopted Nov. 5, 1996)				Initiative (Prop. 208 adopted Nov. 5, 1996)		Ad ¹²¹⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
85401	1996			85704	1996		
	Initiative				Initiative		
	(Prop. 208				(Prop. 208		
	adopted				adopted		
	Nov. 5, 1996)		Ad ¹²¹⁰		Nov. 5, 1996)		Ad ¹²¹⁰
85402	1996			85705	1996		
	Initiative				Initiative		
	(Prop. 208				(Prop. 208		
	adopted				adopted		
	Nov. 5, 1996)		Ad ¹²¹⁰		Nov. 5, 1996)		Ad ¹²¹⁰
85403	1996			85706	1996		
	Initiative				Initiative		
	(Prop. 208				(Prop. 208		
	adopted				adopted		
	Nov. 5, 1996)		Ad ¹²¹⁰		Nov. 5, 1996)		Ad ¹²¹⁰
85404	1996			85800	1989	1452	Ad
	Initiative				1990	84	R
	(Prop. 208			85801	1989	1452	Ad
	adopted				1990	84	R
	Nov. 5, 1996)		Ad ¹²¹⁰	85802	1989	1452	Ad
85500	1996				1990	84	R
	Initiative				1996		
	(Prop. 208				Initiative		
	adopted				(Prop. 208		
	Nov. 5, 1996)		Ad ¹²¹⁰		adopted		
85600	1996				Nov. 5, 1996)		Ad ¹²¹⁰
	Initiative			85802.5	1989	1452	Ad ⁸²
	(Prop. 208				1990	84	R ⁸²
	adopted			85803	1989	1452	Ad
	Nov. 5, 1996)		Ad ¹²¹⁰		1990	84	R
85601	1996			85804	1989	1452	Ad
	Initiative				1990	84	R
	(Prop. 208			85805	1989	1452	Ad
	adopted				1990	84	R
	Nov. 5, 1996)		Ad ¹²¹⁰	85806	1989	1452	Ad
85602	1996				1990	84	R
	Initiative			85807	1989	1452	Ad
	(Prop. 208				1990	84	R
	adopted			86103	1990	84	Am
	Nov. 5, 1996)		Ad ¹²¹⁰		1991	391	Am
85700	1996				1995	346	Am
	Initiative				1997	574	Am
	(Prop. 208			86106	1997	574	Am
	adopted			86109	1991	391	Am
	Nov. 5, 1996)		Ad ¹²¹⁰	86112.3	1993	1140	Ad
85701	1996			86112.5	1991	322	Ad
	Initiative			86116.5	1992	214	Ad
	(Prop. 208			86117	1994	1139	Am
	adopted			87100.1	1991	887*	Ad
	Nov. 5, 1996)		Ad ¹²¹⁰	87102	1990	84	Am
85702	1996			87102.5	1990	84	Ad
	Initiative				1990	1075	Am
	(Prop. 208			87102.6	1990	84	Ad
	adopted			87102.8	1990	1075	Ad
	Nov. 5, 1996)		Ad ¹²¹⁰		1991	674	Am
85703	1996			87103	1994	386	Am
	Initiative				1997	455*	Am
	(Prop. 208			87103.6	1991	887*	Ad
	adopted			87104	1994	274	Ad
	Nov. 5, 1996)		Ad ¹²¹⁰		1994	414*	Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
87104 (Cont.)	1997	145	Am		1995	690	R
87200	1989	403	Am	89505	1990	84	Ad ⁸²⁵
87201	1992	1141	Am		1995	690	R
87202	1989	499	Am	89505.5	1990	84	Ad ⁸²⁵
	1997	36	Am		1991	857	R
87205	1997	145	Am	89506	1990	84	Ad ⁸²⁵
87207	1990	1075	Am		1991	674	Am
	1997	638	Am		1994	1105	Am
87209	1997	455*	Ad		1995	690	Am
87302	1989	499	Am		1997	455*	Am
	1991	857	Am	89507	1990	84	Ad ⁸²⁵
	1992	441	Am		1991	857	R
87303	1997	455*	Am	89510	1990	84	Ad
87304	1990	84	Am	89511	1990	84	Ad
	1991	491	Am		1991	546	Am
87306	1990	84	Am	89511.5	1990	1075	Ad
	1991	491	Am	89512	1990	84	Ad
87306.5	1990	1075	Ad	89512.5	1991	546	Ad
87350	1990	69	Ad	89513	1990	84	Ad
87406	1990	84	Ad		1990	1075	Am
	1990	1075	Am		1991	546	Am
	1993	230	Am	89514	1990	84	Ad
87406.1	1994	747	Ad		1991	546	Am
87407	1990	84	Ad	89515	1990	84	Ad
87460	1997	638	Ad		1991	546	Am
87461	1997	638	Ad	89516	1990	84	Ad
87462	1997	638	Ad		1991	546	Am
87500	1990	69	Am	89517	1990	84	Ad
	1992	405	Am		1991	546	Am
	1993	1140	Am	89517.5	1993	1143	Ad
	1996	289	Am	89518	1990	84	Ad
88001	1991	491	Am		1991	546	Am
	1994	923	Am ⁸³²	89519	1990	84	Ad
88002	1990	1430*	Am		1991	546	Am
88002.5	1993	156	Ad & R ¹⁹⁹		1993	1143	Am
88003	1992	232	Am		1996		
88006	1996	724	Am		Initiative		
89500	1990	84	Ad		(Prop. 208		
89501	1990	84	Ad ⁸²⁵		adopted		
	1991	857	Ad		Nov. 5, 1996)		R & Ad ¹²¹⁰
	1992	405	R (as ad by	89520	1990	84	Ad
			Stats. 1991,	89521	1990	84	Ad
			Ch. 857)	89522	1991	546	Ad
	1994	36	Am		1994	923	Am ⁸³²
	1994	1105	Am (as am by	90001	1994	1139	Am
			Stats. 1994,	90002	1994	1139	Am
			Ch. 36)	91000	1996		
	1995	690	R & Ad		Initiative		
89502	1990	84	Ad ⁸²⁵		(Prop. 208		
	1995	690	R & Ad		adopted		
	1996	1056	Am		Nov. 5, 1996)		Am ¹²¹⁰
89503	1990	84	Ad ⁸²⁵	91000.5	1997	179	Ad
	1993	769	Am	91004	1996		
	1995	690	R & Ad		Initiative		
	1996	1056	Am		(Prop. 208		
89503.5	1990	84	Ad ⁸²⁵		adopted		
	1991	857	R		Nov. 5, 1996)		Am ¹²¹⁰
89504	1990	84	Ad ⁸²⁵	91005	1989	1452	Am
	1994	1105	Am		1990	84	Am
					1997	455*	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
91005.5	1996			91550	1989	1264	S ⁵⁷
	Initiative				1993	1153*	Am ⁶⁷⁰
	(Prop. 208			91551	1989	1264	S ⁵⁷
	adopted			91552	1989	1264	S ⁵⁷
	Nov. 5, 1996)	Am ¹²¹⁰		91553	1989	1264	S ⁵⁷
91006	1996				1991	919	Am
	Initiative				1992	509	Am
	(Prop. 208			91554	1989	1264	S ⁵⁷
	adopted			91555	1989	1264	S ⁵⁷
	Nov. 5, 1996)	Am ¹²¹⁰		91556	1989	1264	S ⁵⁷
91010	1992	405	Am	91557	1989	1264	S ⁵⁷
91011	1997	455*	Am	91558	1989	1264	S ⁵⁷
91013	1993	1140	Am	91560	1989	1264	S ⁵⁷
91015	1996			91561	1989	1264	S ⁵⁷
	Initiative			91561.3	1989	1264	S ⁵⁷
	(Prop. 208			91561.5	1989	1264	S ⁵⁷
	adopted			91562	1989	1264	S ⁵⁷
	Nov. 5, 1996)	R ¹²¹⁰		91562.5	1989	1264	S ⁵⁷
91500	1989	1264	S ⁵⁷	91570	1989	1264	S ⁵⁷
91501	1989	1264	S ⁵⁷	91571	1989	1264	S ⁵⁷
91502	1989	1264	S ⁵⁷	91572	1989	1264	S ⁵⁷
91502.1	1989	1264	S ⁵⁷	91573	1989	1264	S ⁵⁷
91503	1989	285	Am	91574	1989	1264	S ⁵⁷
	1989	1264	S ⁵⁷	93000	1989	1085	Ad
91504	1989	1264	S ⁵⁷	93001	1989	1085	Ad
91505	1989	1264	R		1991	61*	Am
91520	1989	1264	S ⁵⁷	93002	1989	1085	Ad
91521	1989	1264	S ⁵⁷		1992	489	Am
91521.3	1989	1264	Ad	93003	1989	1085	Ad
	1995	4*	Am	93004	1989	1085	Ad
91522	1989	1264	S ⁵⁷	93005	1993	846	Ad
91523	1989	1264	S ⁵⁷	93010	1989	1085	Ad
91524	1989	1264	S ⁵⁷		1992	489	Am
91525	1989	1264	S ⁵⁷		1995	726	Am
91525.2	1989	1264	S ⁵⁷	93011	1989	1085	Ad
91526	1989	1264	S ⁵⁷		1992	489	Am
91527	1989	1264	S ⁵⁷		1993	846	Am
91528	1989	1264	S ⁵⁷		1996	463	Am
91529	1989	1264	S ⁵⁷	93012	1989	1085	Ad
91530	1989	1264	S ⁵⁷	93020	1989	1085	Ad
91531	1989	1264	S ⁵⁷	93021	1989	1085	Ad
91532	1989	1264	S ⁵⁷	93022	1989	1085	Ad
91533	1989	1264	S ⁵⁷	93023	1989	1085	Ad
91534	1989	1264	S ⁵⁷	93024	1989	1085	Ad
91535	1989	1264	S ⁵⁷	93025	1989	1085	Ad
91536	1989	1264	S ⁵⁷	93100	1994	132	Ad
91537	1989	1264	S ⁵⁷	93102	1994	132	Ad
91537.5	1989	1264	S ⁵⁷	93103	1994	132	Ad
91538	1989	1264	S ⁵⁷	93104	1994	132	Ad
91539	1989	1264	S ⁵⁷		1995	79	Am
91540	1989	1264	S ⁵⁷		1995	91	Am ⁹⁶⁴
91541	1989	1264	S ⁵⁷	93105	1994	132	Ad
91542	1989	1264	S ⁵⁷	93107	1994	132	Ad
91543	1989	1264	S ⁵⁷	93108	1994	132	Ad
91544	1989	1264	S ⁵⁷		1995	79	Am
91545	1989	1264	S ⁵⁷	93110	1994	132	Ad
91546	1989	1264	S ⁵⁷	93200	1995	126	Ad & R ⁵¹
91547	1989	1264	S ⁵⁷	93201	1995	126	Ad & R ⁵¹
91548	1989	1264	S ⁵⁷	93202	1995	126	Ad & R ⁵¹
91549	1989	1264	S ⁵⁷	93203	1995	126	Ad & R ⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
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95000	1993	945 *	R & Ad R ⁷¹⁰ Ad ⁸⁰⁸	95014	1993	945 *	Ad & R ⁷⁰⁹
				95016	1993	945	Ad & R ⁷⁰⁹
95001	1993	945 *	R & Ad R ⁷¹⁰	95018	1993	945 *	Ad & R ⁷⁰⁹
95001.5	1997	294 *	Ad	95020	1993	945 *	Ad & R ⁷⁰⁹
95002	1993	945 *	R & Ad R ⁷¹⁰ Ad ⁸⁰⁸	95022	1993	945 *	Ad & R ⁷⁰⁹
95003	1993	945 *	R & Ad R ⁷¹⁰ Ad ⁸⁰⁸	95024	1993	945 *	Ad & R ⁷⁰⁹
95004	1993	945 *	Ad & R ⁷⁰⁹ Ad ⁸⁰⁸	95026	1993	945 *	Ad & R ⁷⁰⁹
	1994	146	Am (as ad by Sec. 4, Stats. 1993, Ch. 945) ⁸³³	95028	1993	945 *	Ad & R ⁷⁰⁹
	1997	294 *	Am (as ad by Sec. 2, Stats. 1993, Ch. 945) ⁷⁰⁹	95029	1993	945 *	Ad & R ⁷⁰⁹
95006	1993	945 *	Ad & R ⁷⁰⁹	95030	1993	945 *	Ad & R ⁷⁰⁹
95007	1993	945 *	Ad & R ⁷⁰⁹		1997	294 *	Am ⁴⁰
95008	1993	945 *	Ad & R ⁷⁰⁹	96100	1992	901	Ad
95009	1993	945 *	Ad & R ⁷⁰⁹	96101	1992	901	Ad
95012	1993	945 *	Ad & R ⁷⁰⁹	96102	1992	901	Ad
					1995	308 *	Am
				96103	1992	901	Ad
					1995	308 *	Am
				96108	1992	901	Ad
					1995	308 *	R
				96109	1992	901	Ad
					1995	308 *	Am
				96110	1992	901	Ad
					1995	308 *	Am
				96111	1992	901	Ad
				96112	1992	901	Ad
				96114	1992	901	Ad

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19	1994	1010	Am ⁸³²	497	1996	872	Am ¹²⁸¹
63.6	1990	1428	Am	503	1994	940	Am ⁵⁴⁸
	1991	126	Am	513	1997	930	Am
64	1989	156	Am	514	1997	930	Am
	1996	728	Am	518	1997	930	Am
64.5	1996	995*	Ad	522	1992	168	Am
71.2	1991	126	Am		1994	940	Am ⁵⁴⁸
71.4	1990	1428	Am		1997	930	Am
71.7	1994	1231*	Ad	523	1991	126	Ad(RN)
	1994	1233*	Ad		1997	930	Am
71.8	1990	775	Am	524	1991	126	Ad(RN)
72.75	1994	1233*	Ad		1997	930	Am
72.8	1990	7	Ad	525	1991	126	Ad(RN)
72.9	1990	7	Ad		1997	930	Am
76.3	1990	1428	Am (by Sec. 3 of Ch.)	526	1997	930	Ad
	1990	1500	Am (by Sec. 1.5 of Ch.)	527	1997	930	Ad
76.6	1990	1500	Am	603	1989	439	Am
76.7	1990	1428	Am	630	1993	1185	Am
76.9	1990	1428	R	651	1989	1106	Am (by Sec. 1 of Ch.)
77	1990	1500	Ad		1989	1114	Ad (by Sec. 3 of Ch.) ⁶³
77.1	1990	1500	Ad		1994	1010	Am (as ad by Stats. 1989, Ch. 1114) ⁸³²
80.2	1996	971	Am		1997	746	Am
85.2	1992	701*	Am	651.1	1990	975	Ad
	1996	971	Am	652	1991	922	Am
	1997	288*	Am	652.5	1990	975	Am
86	1990	775	Ad	654	1997	666	Am
	1991	842	Am	654.05	1997	666	Am
87	1990	775	Ad	654.06	1997	666	Am
88	1990	775	Ad ⁸²	655	1989	1114	Am
	1991	922	R & Ad		1990	588	R & Ad ⁶³
152	1990	1248	R				Am (as am by Sec. 4 and as ad by Sec. 5, Stats. 1989, Ch. 1114)
293	1994	1010	Am ⁸³²		1995	455*	Am
294	1994	1010	Am ⁸³²		1997	23	Am
445	1991	969	Ad	655.05	1989	1114	Ad ⁶³
	1996	362	Am	655.1	1989	1114	Am
445.5	1991	969	Ad				R & Ad ⁶³
	1996	362	R & Ad	655.2	1991	126	Am
446	1991	969	Ad	655.3	1997	666	Am
	1996	362	Am	655.5	1989	1114	Am
446.5	1991	969	Ad				R & Ad ⁶³
447	1991	969	Ad	655.6	1990	588	Ad & R ⁴³
	1996	362	Am & RN & Ad				Ad ⁶³
447.5	1996	362	Ad				Am
448	1991	969	Ad				Am
	1996	362	Am & RN & Ad(RN)				Am
448.5	1996	362	Ad(RN)				Am
449	1991	969	Ad		1996	363	Am
	1996	362	Am	655.7	1997	746	Ad
449.3	1991	969	Ad	658.3	1993	996	Ad
449.5	1991	969	Ad		1994	146	Am ⁸³³
	1996	362	Am	658.5	1997	747	R & Ad
495.3	1996	872	Am ¹²⁸¹	658.6	1997	747	Ad
495.4	1996	872	Am ¹²⁸¹	658.7	1990	751	Ad
495.6	1996	872	Am ¹²⁸¹	660	1991	126	Am
495.8	1996	872	Am ¹²⁸¹	663.7	1996	971	Am
495.9	1996	872	Am ¹²⁸¹	668	1989	1114	Am
							R & Ad ⁶³

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
668 (Cont.)							
	1991	922	Am (by Sec. 4 of Ch., as ad by Sec. 12, Stats. 1989, Ch. 1114)	778	1991	842	Am
				780	1991	842	Am
				782	1991	548	R & Ad
				784	1996	548	Am
				786	1996	1023*	Am ¹²⁵³
	1991	923	Am (by Sec. 2 of Ch., as ad by Sec. 12, Stats. 1989, Ch. 1114)	1101	1990	1428	Am
					1997	1422	Am
				1105	1990	660	Am
	1993	996	Am	1111	1990	1422	Am
	1997	666	Am (by Sec. 5 of Ch.)	1120	1990	1422	Am
				1122	1990	468*	Am
	1997	746	Am (by Sec. 3.4 of Ch.)	1126	1990	1422	Am
					1993	363	Am
					1994	146	Am ⁸³³
668.1	1990	1698	Ad & R ⁴³		1996	1036	Am
			Ad ⁶³	1127	1990	1422	Am
	1992	486	Am		1996	1036	Am
	1997	747	Am	1128	1990	1422	Am
668.2	1996	414	Ad	1130	1990	1422	Am
675	1991	126	Am & RN		1991	282	Am
676	1991	126	Am & RN	1132	1990	1422	Am
677	1991	126	Am & RN	1133	1990	1422	Am
701	1995	526	Am	1136	1990	468*	Am
	1996	445	Am		1990	1423	Am
708	1990	561	Am	1137	1990	1422	Am
710	1990	561	Am		1991	282	Am
	1994	180*	Am	1140	1990	1422	Am
	1995	526	Am	1141	1990	1422	R & Ad(RN)
716	1990	561	Am		1991	282	Am
719	1996	445	Am	1141.5	1990	1422	Am & RN
	1997	619	Am	1142	1990	1422	Am
	1997	790	Am	1143	1990	1422	R
721	1996	445	Am	1150	1990	1422	Am
730	1992	486	Am		1990	1423	Am
	1996	445	Am		1991	282	Am
731	1996	445	Am	1151	1990	1423	Am
736	1990	561	Am		1993	41	Am
	1996	445	Am		1997	660	Am
740	1990	561	Ad	1156	1990	1422	Am
					1990	1423	Am
Div. 3, Ch. 5, Art. 2.5, heading (Sec. 754 et seq.)					1991	1006	Am
	1990	216	Ad(RN) ²⁰⁶		1991	1006	Am (as am by Stats. 1991, Ch. 282)
Div. 3, Ch. 5, Art. 4, heading (Sec. 754 et seq.)				1156.5	1990	1422	Ad
					1990	1423	Ad
					1991	282	Am
					1991	1006	Am (as am by Stats. 1991, Ch. 282)
				1156.6	1997	660	Ad
				1157	1990	1422	Am
					1990	1423	Am
				1158	1990	1422	Am
					1990	1423	Am
				1158.1	1990	1423	Ad
				1159.1	1990	468*	Ad
					1990	1423	Ad
				1161	1991	282	Am
					1992	639	Am
773.2	1994	1010	Am ⁸³²		1993	1192	Am
775	1991	548	Am	1162	1990	1423	Am
775.5	1991	548	Am		1992	639	Am
776	1990	1428	Am		1992	639	Am
777	1990	1428	Am	1163	1990	468*	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1163 (Cont.)	1991	1006	Am	1691	1992	1235	Ad
	1992	639	Am	1692	1992	1235	Ad
	1993	1192	Am		1993	1197	Am
	1994	1066	Am	1693	1992	1235	Ad
1164	1991	282	Am	1694	1992	1235	Ad
	1992	639	Am	1695	1992	1235	Ad
	1993	1192	Am	1696	1992	1235	Ad
1165	1991	1006	Am	1697	1992	1235	Ad
	1992	639	Am	1698	1992	1235	Ad
1166	1991	282	Am	1700	1992	1235	Ad
	1992	639	Am		1993	1197	Am
	1993	1192	Am	1701	1992	1235	Ad
1167	1992	639	Am	1702	1992	1235	Ad
	1993	1192	Am	1703	1992	1235	Ad
1168	1992	639	Ad	1704	1992	1235	Ad
1170	1990	1422	Am		1993	1197	Am
1170.3	1990	1422	Am	1705	1992	1235	Ad
1171	1990	1422	Am	1706	1992	1235	Ad
1171.5	1990	468*	Am	1720	1993	752	Ad
	1993	1197	Am	5904	1991	978	Ad
	1994	146	Am ⁸³³	6037.4	1994	923	Am ⁸³²
1176	1990	1422	Am	6038	1994	923	Am ⁸³²
1177	1990	1422	Am	6060	1991	978	Am
	1993	1197	Am	6075	1996	770	Am
1178	1991	282	Am	6077.5.5	1996	770	Ad
1179	1990	1422	Am	6092.5	1991	70	Ad
1180.3	1993	1197	Ad	6094	1991	978	Ad
1180.6	1993	1197	Ad	6103	1991	978	Am
1182	1997	660	Am	6105	1991	978	Am
1184	1993	1197	Ad		1996	770	Am
1190	1990	468*	Am	6106	1996	770	Am
	1991	1006	Am	6240.5	1994	923	Am ⁸²³
	1992	483*	Am	6309.2	1994	923	Am ⁸³²
			R & Ad ¹⁶	6364	1991	70	Ad
	1993	1192	Am	6365	1991	978	Ad
	1994	385	Am	6830.1	1991	680	Ad
	1995	711	Am	6832	1991	680	Ad
	1996	1115	Am		1993	589	Am (as ad by
1191	1990	1422	Am				Stats. 1991,
	1995	711	Am				Ch. 680)
	1996	1115	Am				& RN ⁶⁷⁰
1193	1990	1422	R		1993	1195	R (as ad by
1194	1991	282	R				Stats. 1991,
1195	1990	468*	Am	6832.5	1993	589	Ch. 680)
1196	1990	468*	Ad	6937	1993	1195	Ad(RN) ⁶⁷⁰
1200	1991	282	Am	6939.6	1994	923	Am ⁸³²
1201.6	1990	1422	Ad & R ⁷⁰	6944	1991	978	Ad
	1990	1423	Ad & R ⁷⁰		1993	1195	Am
	1992	427	R (as ad by	7033.4	1994	923	Am ⁸²³
			Stats. 1990,	7081	1994	923	Am ⁸²³
			Ch. 1422) ⁵¹¹	7120	1994	923	Am ⁸²³
1203	1990	1423	Am	7121	1994	923	Am ⁸²³
1690	1992	1235	Ad	7266	1991	978	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19	1994	1010	Am ⁸³²	130	1994		
26	1989	1360	R (as ad by Stats. 1988, Ch. 1088) ⁷³		Initiative (Prop. 187 adopted Nov. 8, 1994)		
	1991	963	Am				Ad
	1995	415	R	135	1994	760	Ad
27	1995	28	Ad	136	1994	760	Ad
	1995	415	Ad ¹⁰⁵¹	137	1994	760	Ad
	1996	1023*	Am (as ad by Stats. 1995, Ch. 28) & RN ¹²⁵³	138	1994	760	Ad
			Ad(RN) ¹²⁵³	138.4	1997	754	Ad
28	1996	1023*	Ad(RN) ¹²⁵³	140	1989	949	Ad
100	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
101	1995	415	R ¹⁰⁵¹	141	1989	949	Ad
102	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
103	1995	415	R ¹⁰⁵¹	142	1989	949	Ad
103.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
103.6	1994	683	Ad	143	1989	949	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
103.61	1994	683	Ad	144	1989	949	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
104	1995	415	R ¹⁰⁵¹	150	1995	415	R ¹⁰⁵¹
104.5	1995	415	R ¹⁰⁵¹	151	1995	415	R ¹⁰⁵¹
105	1995	415	R ¹⁰⁵¹	152	1995	415	R ¹⁰⁵¹
106	1995	415	R ¹⁰⁵¹	153	1992	713*	R
107	1995	415	R ¹⁰⁵¹	154	1995	415	R ¹⁰⁵¹
108	1995	415	R ¹⁰⁵¹	155	1995	415	R ¹⁰⁵¹
109	1995	415	R ¹⁰⁵¹	156	1990	26	Ad
110	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
111	1995	415	R ¹⁰⁵¹	156.1	1990	26	Ad
112	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
113	1989	604	Am	156.2	1990	26	Ad
	1989	902	Am		1995	415	R ¹⁰⁵¹
	1990	1269	Am	156.3	1990	26	Ad
	1990	1398	Am		1995	415	R ¹⁰⁵¹
	1990	1614	Am	175	1995	415	R ¹⁰⁵¹
	1991	799	Am	176	1995	415	R ¹⁰⁵¹
	1991	800	Am	177	1995	415	R ¹⁰⁵¹
	1991	801	Am	178	1995	415	R ¹⁰⁵¹
	1994	492	Am	179	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	180	1995	415	R ¹⁰⁵¹
	1995	852	Am	185	1995	415	R ¹⁰⁵¹
	1996	1023*	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³	186	1995	415	R ¹⁰⁵¹
				187	1995	415	R ¹⁰⁵¹
114	1990	465*	Am	188	1989	1246	Ad
	1991	1050*	R & Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	188.1	1989	1246	Ad
114.1	1995	415	R ¹⁰⁵¹		1991	1136*	Am
114.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
115	1995	415	R ¹⁰⁵¹	188.2	1989	1246	Ad
116	1994	492	Am		1990	141*	Am
	1995	415	R ¹⁰⁵¹		1991	1136*	Am
116.5	1995	415	R ¹⁰⁵¹		1992	949	Am
116.7	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
117	1995	415	R ¹⁰⁵¹	188.3	1989	1246	Ad
117.5	1995	415	R ¹⁰⁵¹		1990	141*	R & Ad
					1991	1136*	Am
					1995	415	R ¹⁰⁵¹
				190	1995	415	R ¹⁰⁵¹
				191	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
192	1995	415	R ¹⁰⁵¹	199.65	1994	708	Ad
193	1995	415	R ¹⁰⁵¹		1996	1023*	Am & RN ¹²⁵³
194	1995	415	R ¹⁰⁵¹	199.66	1994	708	Ad
195	1989	920	R & Ad		1996	1023*	Am & RN ¹²⁵³
	1995	415	R ¹⁰⁵¹	199.67	1994	708	Ad
196	1995	415	R ¹⁰⁵¹		1996	1023*	Am & RN ¹²⁵³
197	1995	415	R ¹⁰⁵¹	199.68	1994	708	Ad
198	1995	415	R ¹⁰⁵¹		1996	1023*	Am & RN ¹²⁵³
199	1995	415	R ¹⁰⁵¹	199.70	1990	1472	Am
199.20	1995	415	R ¹⁰⁵¹		1991	284	Am
199.21	1991	963	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	199.71	1989	793	Am
199.215	1995	415	R ¹⁰⁵¹		1990	1472	Am
199.22	1995	415	R ¹⁰⁵¹		1991	284	Am
199.221	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.222	1991	768*	S ⁵⁷	199.715	1989	1315	Am ^{69 43}
	1995	415	R ¹⁰⁵¹		1989	1360	Am ⁷³
199.23	1995	415	R ¹⁰⁵¹		1990	216	Am
199.24	1995	415	R ¹⁰⁵¹		1990	1333	Am ^{75 49}
199.25	1995	415	R ¹⁰⁵¹		1992	285	Am ^{71 70}
199.27	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.3	1995	415	R ¹⁰⁵¹	199.716	1991	832	Ad
199.30	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.31	1995	415	R ¹⁰⁵¹	199.717	1994	788	Ad ⁷⁴⁵
199.32	1995	415	R ¹⁰⁵¹				R ²⁷¹
199.33	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.34	1995	415	R ¹⁰⁵¹	199.72	1995	415	R ¹⁰⁵¹
199.35	1995	415	R ¹⁰⁵¹	199.73	1995	415	R ¹⁰⁵¹
199.36	1995	415	R ¹⁰⁵¹	199.74	1995	415	R ¹⁰⁵¹
199.37	1995	415	R ¹⁰⁵¹	199.741	1989	1055	Ad
199.38	1995	415	R ¹⁰⁵¹		1992	722*	Am
199.39	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.40	1995	415	R ¹⁰⁵¹	199.75	1995	415	R ¹⁰⁵¹
199.42	1995	415	R ¹⁰⁵¹	199.76	1995	415	R ¹⁰⁵¹
199.43	1995	415	R ¹⁰⁵¹	199.77	1995	415	R ¹⁰⁵¹
199.44	1995	415	R ¹⁰⁵¹	199.78	1989	1360	Am (as ad by
199.45	1995	415	R ¹⁰⁵¹				Stats. 1988,
199.46	1995	415	R ¹⁰⁵¹				Ch. 1537)
199.47	1990	861	Am				& RN ⁷³
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.48	1995	415	R ¹⁰⁵¹	199.78.5	1989	1360	Ad(RN) ⁷³
199.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.50	1990	861	Am	199.79	1990	904	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.51	1990	861	Am	199.80	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	199.81	1995	415	R ¹⁰⁵¹
199.52	1991	703	Ad	199.82	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	199.86	1992	1152*	Ad
199.55	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.56	1995	415	R ¹⁰⁵¹	199.87	1992	1152*	Ad
199.57	1993	56	R ⁶⁷⁰		1995	415	R ¹⁰⁵¹
199.58	1995	415	R ¹⁰⁵¹	199.88	1992	1152*	Ad
199.59	1990	1504*	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	199.89	1992	1152*	Ad
199.60	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
				199.90	1992	1152*	Ad
					1995	415	R ¹⁰⁵¹
				199.91	1992	1152*	Ad
					1995	415	R ¹⁰⁵¹
				199.92	1992	1152*	Ad
					1995	415	R ¹⁰⁵¹

Div. 1,
Pt. 1,
Ch. 1.155,
heading
(Sec. 199.65
et seq.

1996 1023* Am & RN¹²⁵³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
199.93	1992	1152 *	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	231	1990	1401	Ad
199.95	1995	415	R ¹⁰⁵¹		1991	740	Am
199.96	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.97	1995	415	R ¹⁰⁵¹	232	1990	1401	Ad
199.98	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
199.99	1995	415	R ¹⁰⁵¹	232.5	1991	740	Ad
200	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
201	1995	415	R ¹⁰⁵¹	233	1990	1401	Ad
202	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
203	1995	415	R ¹⁰⁵¹	234	1990	1401	Ad
205	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
206	1995	415	R ¹⁰⁵¹	Div. 1,			
207	1995	415	R ¹⁰⁵¹	Pt. 1,			
207.1	1995	415	R ¹⁰⁵¹	Ch. 2,			
207.2	1995	415	R ¹⁰⁵¹	Art. 1.7,			
208	1995	415	R ¹⁰⁵¹	heading			
208.3	1995	415	R ¹⁰⁵¹	(Sec. 235			
208.4	1995	415	R ¹⁰⁵¹	et seq.)	1989	1360	Ad(RN) ⁷³
208.5	1995	415	R ¹⁰⁵¹	Div. 1,			
208.7	1995	415	R ¹⁰⁵¹	Pt. 1,			
209	1990	1455	R	Ch. 2,			
	1991	89 *	Ad	Art. 1.8,			
	1991	611 *	Am	heading			
	1995	415	R ¹⁰⁵¹	(Sec. 235			
210	1995	415	R ¹⁰⁵¹	et seq.)	1989	1360	Am & RN ⁷³
211	1995	415	R ¹⁰⁵¹	235	1990	1401	Ad
211.3	1990	412	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	236	1990	1401	Ad
211.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
212	1995	415	R ¹⁰⁵¹	237	1990	1401	Ad
213	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
214	1995	415	R ¹⁰⁵¹	238	1990	1401	Ad & R ¹⁹
215	1990	412	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	239	1991	740	Ad
216	1994	1009	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	240	1995	415	R ¹⁰⁵¹
217	1989	1112	Ad & R ³⁶	242	1995	415	R ¹⁰⁵¹
	1994	412	Am	243	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	244	1995	415	R ¹⁰⁵¹
218	1992	713 *	Am	245	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	246.1	1995	415	R ¹⁰⁵¹
219	1989	1118	Ad	246.3	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	246.5	1995	415	R ¹⁰⁵¹
221	1995	415	R ¹⁰⁵¹	248	1995	415	R ¹⁰⁵¹
222	1990	1584 *	Ad	249	1995	415	R ¹⁰⁵¹
	1994	1173	Am	249.2	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	249.3	1995	415	R ¹⁰⁵¹
222.2	1994	1173	Ad	250.4	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	249.5	1994	1210	Ad
222.3	1994	1173	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	250	1995	415	R ¹⁰⁵¹
222.4	1994	1173	Ad	250.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	250.6	1995	415	R ¹⁰⁵¹
223	1995	415	R ¹⁰⁵¹	251	1995	415	R ¹⁰⁵¹
225	1995	415	R ¹⁰⁵¹	251.5	1995	415	R ¹⁰⁵¹
226	1995	415	R ¹⁰⁵¹	252	1995	415	R ¹⁰⁵¹
227	1995	415	R ¹⁰⁵¹	253	1995	415	R ¹⁰⁵¹
228	1995	415	R ¹⁰⁵¹	253.5	1995	415	R ¹⁰⁵¹
229	1995	415	R ¹⁰⁵¹	254	1995	415	R ¹⁰⁵¹
230	1990	1401	Ad	255	1991	91 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
255 (Cont.)	1991	611 *	Am	287	1995	415	R ¹⁰⁵¹
	1992	722 *	Am	287.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	289	1995	415	R ¹⁰⁵¹
255.1	1994	955	Ad	289.1	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	289.2	1995	415	R ¹⁰⁵¹
255.3	1995	415	R ¹⁰⁵¹	289.3	1995	415	R ¹⁰⁵¹
255.5	1995	415	R ¹⁰⁵¹	289.5	1995	415	R ¹⁰⁵¹
255.6	1995	415	R ¹⁰⁵¹	289.6	1995	415	R ¹⁰⁵¹
255.7	1995	415	R ¹⁰⁵¹	289.7	1995	415	R ¹⁰⁵¹
256	1995	415	R ¹⁰⁵¹	290	1990	26	R
257	1991	91 *	R & Ad	291	1990	26	R
	1995	415	R ¹⁰⁵¹	292	1990	26	R
258	1995	415	R ¹⁰⁵¹	293	1990	26	R
259	1995	415	R ¹⁰⁵¹	295	1995	415	R ¹⁰⁵¹
260	1991	91 *	Am	295.1	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	295.2	1995	415	R ¹⁰⁵¹
261	1995	415	R ¹⁰⁵¹	300	1995	415	R ¹⁰⁵¹
262	1995	415	R ¹⁰⁵¹	300.5	1994	140 *	Ad
263	1995	415	R ¹⁰⁵¹		1994	599 *	Am
264	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
265	1991	91 *	R & Ad	300.6	1995	415	R ¹⁰⁵¹
	1991	611 *	Am	300.7	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	301	1995	415	R ¹⁰⁵¹
266	1991	91 *	Am	301.5	1995	415	R ¹⁰⁵¹
	1991	611 *	R & Ad	301.6	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	302	1995	415	R ¹⁰⁵¹
267	1991	91 *	Am	303	1995	415	R ¹⁰⁵¹
	1992	709 *	Am	303.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	304	1995	415	R ¹⁰⁵¹
268	1991	91 *	Am	304.1	1990	1376	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
269	1995	415	R ¹⁰⁵¹	304.2	1990	1376	Ad
270	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
270.1	1995	415	R ¹⁰⁵¹	304.3	1990	1376	Ad
271	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
272	1994	955	Am	304.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	304.6	1990	1376	Ad
272.1	1994	955	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	304.7	1990	1376	Ad
273	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
274	1991	91 *	Ad	304.8	1990	1376	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
275	1991	611 *	Ad	305	1990	1376	R
	1995	415	R ¹⁰⁵¹		1995	873	Ad
276	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as ad by Stats. 1995, Ch. 873) & RN ¹²⁵³
276.5	1995	415	R ¹⁰⁵¹				
277	1995	415	R ¹⁰⁵¹				
278	1995	415	R ¹⁰⁵¹	306	1990	1376	R
279	1995	415	R ¹⁰⁵¹	307	1990	1376	R
280	1995	415	R ¹⁰⁵¹	308	1995	415	R ¹⁰⁵¹
283	1995	415	R ¹⁰⁵¹	309	1991	1014 *	Am
283.5	1995	415	R ¹⁰⁵¹		1992	794	Am
284	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
285	1995	415	R ¹⁰⁵¹	309.220	1992	344	Ad ³⁷⁷
285.5	1995	415	R ¹⁰⁵¹	309.225	1992	344	Ad ³⁷⁷
285.7	1995	415	R ¹⁰⁵¹	309.230	1992	344	Ad ³⁷⁷
285.9	1995	415	R ¹⁰⁵¹	309.5	1995	415	R ¹⁰⁵¹
286	1995	415	R ¹⁰⁵¹	309.7	1995	415	R ¹⁰⁵¹
286.5	1994	26 *	Am	309.71	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	309.72	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
309.73	1995	415	R ¹⁰⁵¹	321.2	1995	415	R ¹⁰⁵¹
309.74	1995	415	R ¹⁰⁵¹	321.5	1995	415	R ¹⁰⁵¹
309.75	1989	1455*	Ad	321.7	1991	803	Am ¹⁹
	1995	415	R ¹⁰⁵¹	322	1995	415	R ¹⁰⁵¹
309.76	1989	1455*	Ad	322.2	1995	415	R ¹⁰⁵¹
	1993	1122	Am	322.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	322.7	1995	415	R ¹⁰⁵¹
309.77	1989	1455*	Ad	322.8	1990	606	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
309.100	1995	415	R ¹⁰⁵¹	323	1995	415	R ¹⁰⁵¹
309.200	1995	415	R ¹⁰⁵¹	323.2	1995	415	R ¹⁰⁵¹
309.220	1995	415	R ¹⁰⁵¹	323.3	1995	415	R ¹⁰⁵¹
309.225	1995	415	R ¹⁰⁵¹	323.5	1995	415	R ¹⁰⁵¹
309.230	1995	415	R ¹⁰⁵¹	323.7	1995	415	R ¹⁰⁵¹
309.300	1995	415	R ¹⁰⁵¹	324	1995	415	R ¹⁰⁵¹
310	1995	415	R ¹⁰⁵¹	324.2	1991	373	Am
311	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
311.5	1989	1204	Am	324.3	1991	373	Ad
	1995	415	R ¹⁰⁵¹		1992	759*	Am
312	1990	1345*	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	324.5	1995	415	R ¹⁰⁵¹
312.3	1993	1114	Ad ⁸²	324.7	1989	886	Am ⁶⁷
312.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
313	1995	415	R ¹⁰⁵¹	324.8	1995	415	R ¹⁰⁵¹
313.5	1995	415	R ¹⁰⁵¹	325	1995	415	R ¹⁰⁵¹
314	1995	415	R ¹⁰⁵¹	326	1995	415	R ¹⁰⁵¹
314.5	1995	415	R ¹⁰⁵¹	327	1995	415	R ¹⁰⁵¹
315	1995	415	R ¹⁰⁵¹	Div. 1,			
315.5	1995	415	R ¹⁰⁵¹	Pt. 1,			
316	1995	415	R ¹⁰⁵¹	Ch. 2,			
317	1995	415	R ¹⁰⁵¹	Art. 3.55,			
317.3	1995	415	R ¹⁰⁵¹	heading			
317.5	1995	415	R ¹⁰⁵¹	(Sec. 330.10			
318	1995	415	R ¹⁰⁵¹	et seq.)	1996	1023*	Am (as ad by
319	1995	415	R ¹⁰⁵¹				Stats. 1995,
Div. 1,							Ch. 674)
Pt. 1,							& RN ¹²⁵³
Ch. 2,				330.10	1995	674	Ad ¹¹¹¹
Art. 3.35,							R ¹¹¹²
heading					1996	1023*	Am (as ad by
Sec. 319.50							Stats. 1995,
et seq.)	1996	1023*	Am (as ad by				Ch. 674)
			Stats. 1995,				& RN ¹²⁵³
			Ch. 463)	330.15	1995	674	Ad ¹¹¹¹
			& RN ¹²⁵³				R ¹¹¹²
319.50	1995	463	Ad		1996	1023*	Am (as ad by
	1996	1023*	Am (as ad by				Stats. 1995,
			Stats. 1995,				Ch. 674)
			Ch. 463)				& RN ¹²⁵³
			& RN ¹²⁵³	330.20	1995	674	Ad ¹¹¹¹
319.55	1995	463	Ad				R ¹¹¹²
	1996	1023*	Am (as ad by		1996	1023*	Am (as ad by
			Stats. 1995,				Stats. 1995,
			Ch. 463)				Ch. 674)
			& RN ¹²⁵³				& RN ¹²⁵³
320	1995	415	R ¹⁰⁵¹	330.25	1995	674	Ad ¹¹¹¹
320.2	1995	415	R ¹⁰⁵¹				R ¹¹¹²
320.5	1989	886	Am ⁶⁷		1996	1023*	Am (as ad by
	1991	803	Am ¹⁹				Stats. 1995,
	1X 1991-92	21	R ⁸²				Ch. 674)
321	1995	415	R ¹⁰⁵¹				& RN ¹²⁵³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
330.30	1995	674	Ad ¹¹¹¹ R ¹¹¹²		1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 674) & RN ¹²⁵³	349.104	1995	194 *	Ad ¹⁸⁴ R ⁷⁹
330.35	1995	674	Ad ¹¹¹¹ R ¹¹¹²		1996	199 *	S ^{307 133}
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 674) & RN ¹²⁵³		1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³
340	1995	415	R ¹⁰⁵¹	349.105	1995	194 *	Ad ¹⁸⁴ R ⁷⁹
341	1995	415	R ¹⁰⁵¹		1996	199 *	S ^{307 133}
341.5	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³
342	1995	415	R ¹⁰⁵¹	349.106	1995	194 *	Ad ¹⁸⁴ R ⁷⁹
343	1995	415	R ¹⁰⁵¹		1996	199 *	S ^{307 133}
344	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³
345	1995	415	R ¹⁰⁵¹	349.107	1995	194 *	Ad ¹⁸⁴ R ⁷⁹
346	1995	415	R ¹⁰⁵¹		1996	199 *	S ^{307 133}
347	1992	722 *	Am		1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³
	1992	819 *	Am	349.108	1995	194 *	Ad ¹⁸⁴ R ⁷⁹
	1995	415	R ¹⁰⁵¹		1996	199 *	S ^{307 133}
347.5	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³
348	1995	415	R ¹⁰⁵¹	349.109	1995	194 *	Ad ¹⁸⁴ R ⁷⁹
348.1	1992	819 *	Ad		1996	199 *	S ^{307 133}
	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³
349	1995	415	R ¹⁰⁵¹	349.109	1995	194 *	Ad ¹⁸⁴ R ⁷⁹
349.1	1995	415	R ¹⁰⁵¹		1996	199 *	S ^{307 133}
Div. 1, Pt. 1, Ch. 2, Art. 3.8, heading (Sec. 349.100 et seq.)	1996	1023 *	Am & RN ¹²⁵³		1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³
349.100	1995	194 *	Ad ¹⁸⁴ R ⁷⁹	349.109	1995	194 *	Ad ¹⁸⁴ R ⁷⁹
	1996	199 *	S ^{307 133}		1996	199 *	Am ^{307 133}
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³		1996	1023 *	Am (as am by Stats. 1996, Ch. 199) & RN ¹²⁵³
349.101	1995	194 *	Ad ¹⁸⁴ R ⁷⁹		1997	294 *	R (as am by Stats. 1996, Ch. 199)
	1996	199 *	S ^{307 133}	349.3	1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³	349.4	1995	415	R ¹⁰⁵¹
349.102	1995	194 *	Ad ¹⁸⁴ R ⁷⁹	349.5	1995	415	R ¹⁰⁵¹
	1996	199 *	S ^{307 133}	350	1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 194) & RN ¹²⁵³	351	1995	415	R ¹⁰⁵¹
349.103	1995	194 *	Ad ¹⁸⁴ R ⁷⁹	353	1995	415	R ¹⁰⁵¹
	1996	199 *	S ^{307 133}	354	1995	415	R ¹⁰⁵¹
				360	1995	415	R ¹⁰⁵¹
				361	1995	415	R ¹⁰⁵¹
				362	1995	415	R ¹⁰⁵¹
				363	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
364	1995	415	R ¹⁰⁵¹	417.1	1995	415	R ¹⁰⁵¹
364.1	1995	415	R ¹⁰⁵¹	417.2	1995	415	R ¹⁰⁵¹
364.2	1995	415	R ¹⁰⁵¹	417.3	1995	415	R ¹⁰⁵¹
365	1995	415	R ¹⁰⁵¹	417.4	1995	415	R ¹⁰⁵¹
366	1995	415	R ¹⁰⁵¹	417.5	1995	415	R ¹⁰⁵¹
368	1995	415	R ¹⁰⁵¹	417.6	1995	415	R ¹⁰⁵¹
371	1995	415	R ¹⁰⁵¹	417.7	1995	415	R ¹⁰⁵¹
371.5	1995	415	R ¹⁰⁵¹	417.8	1995	415	R ¹⁰⁵¹
372	1991	799	Ad	417.9	1995	415	R ¹⁰⁵¹
	1993	589	Am ⁶⁷⁰	418	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	418.1	1995	415	R ¹⁰⁵¹
372.1	1991	799	Ad	420	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	421	1995	415	R ¹⁰⁵¹
372.2	1991	799	Ad	421.1	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	421.3	1995	415	R ¹⁰⁵¹
372.3	1991	799	Ad	423	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	423.1	1995	415	R ¹⁰⁵¹
372.4	1991	799	Ad	423.2	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	423.3	1995	415	R ¹⁰⁵¹
372.6	1991	799	Ad	423.4	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	423.5	1995	415	R ¹⁰⁵¹
372.65	1991	799	Ad	423.6	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	423.7	1995	415	R ¹⁰⁵¹
372.7	1991	799	Ad	423.9	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	424.10	1989	1330	Ad & R ¹⁴⁶
374	1995	415	R ¹⁰⁵¹		1994	195*	Ad ¹⁸⁴
375	1995	415	R ¹⁰⁵¹				R ⁷⁹
380	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
381	1995	415	R ¹⁰⁵¹	424.20	1989	1330	Ad & R ¹⁴⁶
382	1995	415	R ¹⁰⁵¹		1994	195*	Ad ¹⁸⁴
383	1995	415	R ¹⁰⁵¹				R ⁷⁹
384	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
385	1995	415	R ¹⁰⁵¹	424.30	1989	1330	Ad & R ¹⁴⁶
386	1995	415	R ¹⁰⁵¹		1994	195*	Ad ¹⁸⁴
387	1995	415	R ¹⁰⁵¹				R ⁷⁹
388	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
389	1995	415	R ¹⁰⁵¹	424.40	1989	1330	Ad & R ¹⁴⁶
389.30	1989	1259	Ad & R ⁴³		1994	195*	Ad ¹⁸⁴
389.33	1989	1259	Ad & R ⁴³				R ⁷⁹
389.36	1989	1259	Ad & R ⁴³		1995	415	R ¹⁰⁵¹
389.40	1989	1259	Ad & R ⁴³	424.55	1989	1330	Ad & R ¹⁴⁶
390	1995	415	R ¹⁰⁵¹		1994	195*	Ad ¹⁸⁴
391	1995	415	R ¹⁰⁵¹				R ⁷⁹
400	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
402	1995	415	R ¹⁰⁵¹	424.60	1989	1330	Ad & R ¹⁴⁶
402.1	1995	415	R ¹⁰⁵¹		1994	195*	Ad ¹⁸⁴
402.2	1995	415	R ¹⁰⁵¹				R ⁷⁹
403	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
405	1995	415	R ¹⁰⁵¹	424.70	1989	1330	Ad & R ¹⁴⁶
405.1	1995	415	R ¹⁰⁵¹		1994	195*	Ad ¹⁸⁴
410	1990	911	Am				R ⁷⁹
	1995	415	R ¹⁰⁵¹	424.80	1995	415	R ¹⁰⁵¹
412	1995	415	R ¹⁰⁵¹		1989	1330	Ad & R ¹⁴⁶
	1995	551	Am		1994	195*	Ad ¹⁸⁴
	1996	1023*	Am (as am by Stats. 1995, Ch. 551) & RN ¹²⁵³		1995	415	R ¹⁰⁵¹
413	1995	415	R ¹⁰⁵¹	424.90	1989	1330	Ad & R ¹⁴⁶
417	1995	415	R ¹⁰⁵¹		1994	195*	Ad ¹⁸⁴
							R ⁷⁹
					1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
429.84	1995	324	Ad	435.4	1995	415	R ¹⁰⁵¹
	1996	1023*	Am (as ad by Stats. 1995, Ch. 324) & RN ¹²⁵³	435.5	1995	415	R ¹⁰⁵¹
				435.6	1995	415	R ¹⁰⁵¹
				435.7	1995	415	R ¹⁰⁵¹
				435.8	1995	415	R ¹⁰⁵¹
429.90	1992	981	Am	436	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	436.1	1995	415	R ¹⁰⁵¹
429.91	1995	415	R ¹⁰⁵¹	436.10	1995	415	R ¹⁰⁵¹
429.92	1995	415	R ¹⁰⁵¹	436.11	1995	415	R ¹⁰⁵¹
429.93	1992	713*	R	436.12	1995	415	R ¹⁰⁵¹
429.94	1995	415	R ¹⁰⁵¹	436.13	1995	415	R ¹⁰⁵¹
429.95	1995	415	R ¹⁰⁵¹	436.14	1995	415	R ¹⁰⁵¹
429.96	1992	713*	R	436.15	1995	415	R ¹⁰⁵¹
429.97	1995	415	R ¹⁰⁵¹	436.16	1995	415	R ¹⁰⁵¹
429.98	1995	415	R ¹⁰⁵¹	436.17	1995	415	R ¹⁰⁵¹
429.981	1995	415	R ¹⁰⁵¹	436.18	1995	415	R ¹⁰⁵¹
429.982	1989	886	Am ⁶⁷	436.19	1990	726	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
429.983	1995	415	R ¹⁰⁵¹	436.2	1989	759	Am (by Sec. 1 of Ch.)
429.99	1995	415	R ¹⁰⁵¹		1989	1373	Am (by Sec. 2 of Ch.)
429.991	1995	415	R ¹⁰⁵¹				
429.992	1995	415	R ¹⁰⁵¹		1991	753	Am
429.993	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
429.994	1992	4	Ad	436.20	1990	726	Am
	1995	415	R ¹⁰⁵¹		1994	414*	Am
429.996	1992	4	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	436.21	1995	415	R ¹⁰⁵¹
429.997	1993	64*	Ad	436.22	1995	415	R ¹⁰⁵¹
430	1995	415	R ¹⁰⁵¹	436.221	1994	414*	Ad
430.1	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
430.10	1995	415	R ¹⁰⁵¹	436.222	1994	414*	Ad
430.11	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
430.12	1995	415	R ¹⁰⁵¹	436.23	1995	415	R ¹⁰⁵¹
430.2	1995	415	R ¹⁰⁵¹	436.24	1995	415	R ¹⁰⁵¹
430.3	1995	415	R ¹⁰⁵¹	436.25	1995	415	R ¹⁰⁵¹
430.4	1995	415	R ¹⁰⁵¹	436.26	1995	415	R ¹⁰⁵¹
430.5	1995	415	R ¹⁰⁵¹	436.27	1995	415	R ¹⁰⁵¹
430.6	1995	415	R ¹⁰⁵¹	436.28	1989	896	Am
430.7	1995	415	R ¹⁰⁵¹		1991	753	Am
430.8	1995	415	R ¹⁰⁵¹		1992	1031	Am
430.9	1995	415	R ¹⁰⁵¹		1993	473	Am
431	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
431.1	1995	415	R ¹⁰⁵¹	436.29	1994	414*	Ad
431.2	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
432	1995	415	R ¹⁰⁵¹	436.3	1995	415	R ¹⁰⁵¹
432.1	1995	415	R ¹⁰⁵¹	436.30	1995	415	R ¹⁰⁵¹
432.2	1995	415	R ¹⁰⁵¹	436.31	1995	415	R ¹⁰⁵¹
432.3	1995	415	R ¹⁰⁵¹	436.32	1995	415	R ¹⁰⁵¹
432.4	1995	415	R ¹⁰⁵¹	436.33	1995	415	R ¹⁰⁵¹
432.5	1995	415	R ¹⁰⁵¹	436.34	1995	415	R ¹⁰⁵¹
432.6	1995	415	R ¹⁰⁵¹	436.35	1995	415	R ¹⁰⁵¹
432.7	1995	415	R ¹⁰⁵¹	436.36	1995	415	R ¹⁰⁵¹
432.8	1995	415	R ¹⁰⁵¹	436.37	1995	415	R ¹⁰⁵¹
432.9	1995	415	R ¹⁰⁵¹	436.4	1989	898	Am
433	1995	415	R ¹⁰⁵¹		1991	753	Am
434	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
434.5	1995	415	R ¹⁰⁵¹	436.40	1995	415	R ¹⁰⁵¹
435	1995	415	R ¹⁰⁵¹	436.41	1995	415	R ¹⁰⁵¹
435.1	1995	415	R ¹⁰⁵¹	436.42	1994	414*	Ad
435.2	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
435.3	1995	415	R ¹⁰⁵¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
436.43	1990	216	Ad(RN) ²⁰⁶		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	437.01	1995	415	R ¹⁰⁵¹
436.44	1995	415	R ¹⁰⁵¹	437.03	1995	415	R ¹⁰⁵¹
436.45	1990	216	Am (as am by	437.05	1995	415	R ¹⁰⁵¹
			Stats. 1978,	437.07	1995	415	R ¹⁰⁵¹
			Ch. 429)	437.10	1995	415	R ¹⁰⁵¹
			& RN ²⁰⁶	437.11	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	437.114	1995	415	R ¹⁰⁵¹
436.46	1989	1422	Ad ⁷⁵	437.115	1995	415	R ¹⁰⁵¹
			R ⁴²	437.116	1995	415	R ¹⁰⁵¹
436.47	1989	1422	Ad ⁷⁵	437.118	1995	415	R ¹⁰⁵¹
			R ⁴²	437.12	1995	415	R ¹⁰⁵¹
436.490	1989	898	Ad	437.15	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	437.5	1995	415	R ¹⁰⁵¹
436.491	1989	898	Ad	437.6	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	437.7	1995	415	R ¹⁰⁵¹
436.492	1989	898	Ad	437.8	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	437.9	1995	415	R ¹⁰⁵¹
436.495	1992	427	Ad(RN) ⁵¹¹	438	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	438.1	1995	415	R ¹⁰⁵¹
436.496	1992	427	Ad(RN) ⁵¹¹	438.10	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	438.11	1995	415	R ¹⁰⁵¹
436.5	1995	415	R ¹⁰⁵¹	438.12	1995	415	R ¹⁰⁵¹
436.50	1X 1991-92	21	Am	438.13	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	438.2	1995	415	R ¹⁰⁵¹
436.51	1995	415	R ¹⁰⁵¹	438.3	1995	415	R ¹⁰⁵¹
436.52	1995	415	R ¹⁰⁵¹	438.4	1995	415	R ¹⁰⁵¹
436.53	1995	415	R ¹⁰⁵¹	438.5	1995	415	R ¹⁰⁵¹
436.54	1995	415	R ¹⁰⁵¹	438.51	1995	415	R ¹⁰⁵¹
436.55	1995	415	R ¹⁰⁵¹	438.6	1995	415	R ¹⁰⁵¹
436.56	1995	415	R ¹⁰⁵¹	438.8	1995	415	R ¹⁰⁵¹
436.57	1995	415	R ¹⁰⁵¹	438.9	1995	415	R ¹⁰⁵¹
436.58	1995	415	R ¹⁰⁵¹	439	1995	415	R ¹⁰⁵¹
436.59	1995	415	R ¹⁰⁵¹	439.2	1992	975	Am
436.6	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
436.60	1995	415	R ¹⁰⁵¹	439.3	1992	713*	R
436.61	1995	415	R ¹⁰⁵¹	439.5	1995	415	R ¹⁰⁵¹
436.62	1995	415	R ¹⁰⁵¹	439.6	1995	415	R ¹⁰⁵¹
436.63	1995	415	R ¹⁰⁵¹	439.7	1995	415	R ¹⁰⁵¹
436.64	1995	415	R ¹⁰⁵¹	439.900	1991	792	Ad
436.7	1995	415	R ¹⁰⁵¹	439.901	1991	792	Ad
436.70	1991	1094	Ad	439.902	1991	792	Ad
	1992	427	Am & RN ⁵¹¹	439.903	1991	792	Ad
436.75	1991	1094	Ad	439.904	1991	792	Ad
	1992	427	Am & RN ⁵¹¹	439.905	1991	792	Ad
436.8	1991	1094	Am	439.906	1991	792	Ad
	1995	415	R ¹⁰⁵¹	440.10	1993	1049	Ad
436.805	1994	414*	Ad	440.20	1993	1049	Ad
	1995	415	R ¹⁰⁵¹	440.30	1993	1049	Ad
436.81	1995	415	R ¹⁰⁵¹	440.40	1993	1049	Ad
436.815	1991	1094	Ad	440.50	1993	1049	Ad
	1992	427	Am ⁵¹¹	441.21	1990	216	Am & RN ²⁰⁶
	1995	415	R ¹⁰⁵¹	441.22	1990	216	Am & RN ²⁰⁶
436.82	1995	415	R ¹⁰⁵¹	442.8	1991	210	Am
436.83	1995	415	R ¹⁰⁵¹		1992	713*	R
436.84	1995	415	R ¹⁰⁵¹	443	1995	415	R ¹⁰⁵¹
436.85	1995	415	R ¹⁰⁵¹		1995	543*	S ¹⁹⁹
436.86	1989	896	Ad	443.10	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹		1995	543*	S ¹⁹⁹
436.9	1995	415	R ¹⁰⁵¹	443.15	1990	216	Ad(RN) ²⁰⁶
436.95	1992	988	Ad		1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
443.15	(Cont.)						
	1995	543 *	S ¹⁹⁹	443.33	1992	713 *	R
443.16	1990	216	Ad(RN) ²⁰⁶		1990	502 *	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
	1995	543 *	S ¹⁹⁹	443.34	1995	543 *	S ¹⁹⁹
443.20	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
	1995	543 *	S ¹⁹⁹		1995	543 *	S ¹⁹⁹
443.21	1991	1075	Am	443.35	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹		1995	543 *	S ¹⁹⁹
	1995	543 *	S ¹⁹⁹	443.36	1995	415	R ¹⁰⁵¹
443.22	1989	898	Am		1995	543 *	S ¹⁹⁹
	1995	415	R ¹⁰⁵¹	443.37	1995	415	R ¹⁰⁵¹
	1995	543 *	S ¹⁹⁹		1995	543 *	S ¹⁹⁹
443.23	1995	415	R ¹⁰⁵¹		1995	938	Am ¹¹⁵⁷
	1995	543 *	S ¹⁹⁹		1996	1023 *	Am (as am by
443.24	1995	415	R ¹⁰⁵¹				Stats. 1985,
	1995	543 *	S ¹⁹⁹				Ch. 1021 and
443.25	1995	415	R ¹⁰⁵¹				as am by
	1995	543 *	S ¹⁹⁹				Stats. 1995,
443.26	1991	1075	Am				Ch. 938)
	1995	415	R ¹⁰⁵¹	443.38	1995	415	& RN ¹²⁵³
	1995	543 *	Am		1995	543 *	R ¹⁰⁵¹
	1996	1023 *	Am (as am by	443.39	1993	249	S ¹⁹⁹
			Stats. 1995,		1995	415	Ad ¹⁰⁵¹
			Ch. 543)		1995	543 *	R ¹⁰⁵¹
			& RN ¹²⁵³	443.40	1995	415	S ¹⁹⁹
443.30	1994	1063	Am		1995	543 *	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	443.41	1995	415	S ¹⁹⁹
	1995	543 *	S ¹⁹⁹		1995	543 *	R ¹⁰⁵¹
443.31	1993	249	Am	443.42	1995	415	S ¹⁹⁹
	1994	1063	Am		1995	543 *	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	443.43	1995	415	S ¹⁹⁹
	1995	543 *	S ¹⁹⁹		1995	543 *	R ¹⁰⁵¹
443.32	1989	1331 *	Am	443.44	1995	415	S ¹⁹⁹
			R & Ad ²⁰		1995	543 *	R ¹⁰⁵¹
	1990	51 *	Am (as am by	443.45	1995	415	S ¹⁹⁹
			Sec. 1.1,		1995	543 *	R ¹⁰⁵¹
			Stats. 1989,	443.46	1995	415	S ¹⁹⁹
			Ch. 1331) ^{108 43}		1995	543 *	R ¹⁰⁵¹
			Am (as ad by		1996	1023 *	Am ¹⁹⁹
			Sec. 1.2,				Am (as am by
			Stats. 1989,				Stats. 1995,
			Ch. 1331) ⁵⁴				Ch. 543)
	1991	278 *	Am (as am by	444	1990	1524 *	& RN ¹²⁵³
			Sec. 1.5,		1994	666	S ⁴⁹
			Stats. 1990,		1995	415	R & Ad
			Ch. 51) ⁴³	444.1	1990	1524 *	R ¹⁰⁵¹
			Am (as am by		1994	666	S ⁴⁹
			Sec. 2,		1995	415	R & Ad
			Stats. 1990,	444.10	1990	1524 *	R ¹⁰⁵¹
			Ch. 51) ⁶³		1994	666	S ⁴⁹
	1995	415	R ¹⁰⁵¹	444.11	1990	1524 *	R
	1995	543 *	S ¹⁹⁹		1994	666	Am ⁴⁹
443.321	1991	1075	Ad		1994	666	R
	1995	415	R ¹⁰⁵¹	444.12	1990	1524 *	Ad & R ⁴⁹
	1995	543 *	S ¹⁹⁹		1994	666	R
443.322	1991	1075	Ad	444.2	1990	1524 *	S ⁴⁹
	1995	415	R ¹⁰⁵¹		1994	666	R
	1995	543 *	S ¹⁹⁹	444.3	1990	1524 *	S ⁴⁹
443.323	1991	1075	Ad		1994	666	R
				444.4	1990	1524 *	S ⁴⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
444.4 (Cont.)	1994	666	R	447.43	1995	415	R ¹⁰⁵¹
444.41	1989	386 *	Am	447.44	1995	415	R ¹⁰⁵¹
444.42	1989	386 *	Ad	447.45	1995	415	R ¹⁰⁵¹
444.5	1990	1524 *	Am ⁴⁹	447.46	1995	415	R ¹⁰⁵¹
	1994	666	R	447.5	1995	758	Ad ¹¹²⁰
444.6	1990	1524 *	S ⁴⁹		1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³
	1994	666	R	447.50	1990	1107	Ad & R ¹⁹
444.7	1990	1524 *	Am ⁴⁹		1992	713 *	S ⁵⁷
	1992	713 *	R		1994	26 *	Am
444.8	1990	1524 *	S ⁴⁹		1994	640	R ⁷⁰
	1994	666	R		1995	415	R ¹⁰⁵¹
444.9	1990	1524 *	Am ⁴⁹	447.51	1990	1107	Ad & R ¹⁹
	1994	666	R		1992	713 *	S ⁵⁷
444.10	1994	666	R		1994	640	R ⁷⁰
444.11	1994	666	R		1995	415	R ¹⁰⁵¹
444.12	1994	666	R	447.52	1990	1107	Ad & R ¹⁹
446	1995	415	R ¹⁰⁵¹		1992	713 *	S ⁵⁷
446.1	1995	415	R ¹⁰⁵¹		1994	640	R ⁷⁰
446.2	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
446.3	1995	415	R ¹⁰⁵¹	447.53	1990	1107	Ad & R ¹⁹
446.35	1995	415	R ¹⁰⁵¹		1992	713 *	R
446.4	1995	415	R ¹⁰⁵¹		1994	640	Ad & R ⁷⁰
446.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
446.6	1995	415	R ¹⁰⁵¹	447.6	1995	758	Ad ¹¹²⁰
446.7	1995	415	R ¹⁰⁵¹		1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³
446.8	1990	1455	R	447.60	1990	849	Ad & R ⁴⁰
446.9	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
446.95	1990	889	Ad ²⁸⁹ R ¹⁶	447.61	1990	849	Ad & R ⁴⁰
	1992	713 *	Am		1995	415	R ¹⁰⁵¹
447	1995	758	Ad ¹¹²⁰	447.62	1990	849	Ad & R ⁴⁰
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³		1995	415	R ¹⁰⁵¹
447.1	1995	758	Ad ¹¹²⁰	447.63	1990	849	Ad & R ⁴⁰
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³		1995	415	R ¹⁰⁵¹
447.10	1995	415	R ¹⁰⁵¹	447.64	1990	849	Ad & R ⁴⁰
447.12	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
447.14	1995	415	R ¹⁰⁵¹	447.65	1990	849	Ad & R ⁴⁰
447.16	1992	713 *	R		1995	415	R ¹⁰⁵¹
447.2	1995	758	Ad ¹¹²⁰	447.66	1990	849	Ad & R ⁴⁰
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³		1995	415	R ¹⁰⁵¹
447.3	1995	758	Ad ¹¹²⁰	447.7	1995	758	Ad ¹¹²⁰
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³		1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³
447.30	1994	26 *	Am	447.70	1992	1129	Ad
	1995	415	R ¹⁰⁵¹		1992	1133	Ad
447.4	1995	758	Ad ¹¹²⁰		1995	415	R (as ad by Stats. 1992, Ch. 1129 and Ch. 1133) ¹⁰⁵¹
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³	447.71	1992	1129	Ad
447.40	1995	415	R ¹⁰⁵¹		1992	1133	Ad
447.41	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1992, Ch. 1129 and Ch. 1133) ¹⁰⁵¹
447.42	1989	326	Am	447.72	1992	1129	Ad
	1995	415	R ¹⁰⁵¹		1992	1133	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
447.72 (Cont.)				463	1993	64 *	Am ^{75 426}
	1995	415	R (as ad by Stats. 1992, Ch. 1129 and Ch. 1133) ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
				464	1993	64 *	Am ^{75 426}
					1995	415	R ¹⁰⁵¹
447.73	1992	1129	Ad	465	1995	415	R ¹⁰⁵¹
	1992	1133	Ad	470	1995	415	R ¹⁰⁵¹
	1995	415	R (as ad by Stats. 1992, Ch. 1129 and Ch. 1133) ¹⁰⁵¹	471	1990	1614	Am
					1991	GRP	S ⁴²⁰
					1995	415	R ¹⁰⁵¹
				472	1991	GRP	S ⁴²⁰
					1995	415	R ¹⁰⁵¹
447.74	1992	1129	Ad	473	1995	415	R ¹⁰⁵¹
	1992	1133	Ad	474	1995	415	R ¹⁰⁵¹
	1995	415	R (as ad by Stats. 1992, Ch. 1129 and Ch. 1133) ¹⁰⁵¹	476	1995	415	R ¹⁰⁵¹
				477	1995	415	R ¹⁰⁵¹
				480	1995	415	R ¹⁰⁵¹
				481	1995	415	R ¹⁰⁵¹
447.75	1992	1129	Ad	482	1995	415	R ¹⁰⁵¹
	1992	1133	Ad	483	1995	415	R ¹⁰⁵¹
	1995	415	R (as ad by Stats. 1992, Ch. 1129 and Ch. 1133) ¹⁰⁵¹	484	1995	415	R ¹⁰⁵¹
				485	1995	415	R ¹⁰⁵¹
				500	1995	415	R ¹⁰⁵¹
				501	1995	415	R ¹⁰⁵¹
447.8	1995	758	Ad ¹¹²⁰	502	1995	415	R ¹⁰⁵¹
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³	503	1995	415	R ¹⁰⁵¹
				504	1991	GRP	S ⁴²⁰
					1995	415	R ¹⁰⁵¹
448	1995	415	R ¹⁰⁵¹	505	1995	415	R ¹⁰⁵¹
448.1	1995	415	R ¹⁰⁵¹	510	1995	415	R ¹⁰⁵¹
448.2	1995	415	R ¹⁰⁵¹	510.1	1995	415	R ¹⁰⁵¹
448.3	1995	415	R ¹⁰⁵¹	510.3	1995	415	R ¹⁰⁵¹
448.4	1995	415	R ¹⁰⁵¹	510.5	1995	415	R ¹⁰⁵¹
449.10	1994	812	Ad	510.7	1995	415	R ¹⁰⁵¹
	1996	1023 *	R ¹²⁵³	512	1995	671	Ad
					1996	1023 *	R (as ad by Stats. 1995, Ch. 671) ¹²⁵³
449.15	1994	812	Ad				
	1996	1023 *	R ¹²⁵³	512.1	1995	671	Ad
					1996	1023 *	R (as ad by Stats. 1995, Ch. 671) ¹²⁵³
449.20	1994	812	Ad				
	1996	1023 *	R ¹²⁵³				
449.25	1994	812	Ad				
	1996	1023 *	R ¹²⁵³				
449.30	1994	812	Ad				
	1996	1023 *	R ¹²⁵³	512.2	1995	671	Ad
					1996	1023 *	R (as ad by Stats. 1995, Ch. 671) ¹²⁵³
449.35	1994	812	Ad				
	1996	1023 *	R ¹²⁵³				
450	1995	415	R ¹⁰⁵¹				
451	1995	415	R ¹⁰⁵¹	512.3	1995	671	Ad
452	1991	GRP	S ⁴²⁰		1996	1023 *	R (as ad by Stats. 1995, Ch. 671) ¹²⁵³
	1995	415	R ¹⁰⁵¹				
454	1995	415	R ¹⁰⁵¹				
456	1995	415	R ¹⁰⁵¹	512.4	1995	671	Ad
457	1995	415	R ¹⁰⁵¹		1996	1023 *	R (as ad by Stats. 1995, Ch. 671) ¹²⁵³
458	1995	415	R ¹⁰⁵¹				
458.5	1995	415	R ¹⁰⁵¹				
459	1990	976 *	Am	514	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	515	1995	415	R ¹⁰⁵¹
460	1995	415	R ¹⁰⁵¹	516	1995	415	R ¹⁰⁵¹
461	1995	415	R ¹⁰⁵¹	517	1995	415	R ¹⁰⁵¹
462	1991	268	Am	518	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	519	1995	415	R ¹⁰⁵¹
462.1	1989	1118	Ad	519.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	520	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
520.1	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
520.2	1995	415	R ¹⁰⁵¹	1017	1989	1199	Am
520.3	1995	415	R ¹⁰⁵¹		1991	2*	Am ²⁰
520.4	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
521	1995	415	R ¹⁰⁵¹	1018	1995	415	R ¹⁰⁵¹
521.5	1995	415	R ¹⁰⁵¹	1019	1989	1199	Am
522	1995	415	R ¹⁰⁵¹		1991	2*	Am ²⁰
523	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
524	1995	415	R ¹⁰⁵¹	1020	1995	415	R ¹⁰⁵¹
525	1995	415	R ¹⁰⁵¹	1021	1995	415	R ¹⁰⁵¹
526	1995	415	R ¹⁰⁵¹	1022	1991	2*	Am ²⁰
526.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
527	1995	415	R ¹⁰⁵¹	1023	1991	2*	Am ²⁰
528	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
529	1995	415	R ¹⁰⁵¹	1024	1995	415	R ¹⁰⁵¹
530	1995	415	R ¹⁰⁵¹	1025	1995	415	R ¹⁰⁵¹
531	1995	415	R ¹⁰⁵¹	1026	1995	415	R ¹⁰⁵¹
532	1995	415	R ¹⁰⁵¹	1027	1995	415	R ¹⁰⁵¹
533	1995	415	R ¹⁰⁵¹	1028	1995	415	R ¹⁰⁵¹
534	1995	415	R ¹⁰⁵¹	1029	1995	415	R ¹⁰⁵¹
600	1995	415	R ¹⁰⁵¹	1100	1995	415	R ¹⁰⁵¹
601	1995	415	R ¹⁰⁵¹	1100	1995	415	R ¹⁰⁵¹
602	1995	415	R ¹⁰⁵¹	1101	1995	415	R ¹⁰⁵¹
603	1995	415	R ¹⁰⁵¹	1102	1995	415	R ¹⁰⁵¹
604	1992	1135	R	1110	1995	415	R ¹⁰⁵¹
605	1992	1135	R	1110.5	1995	415	R ¹⁰⁵¹
607	1992	1135	R	1111	1995	415	R ¹⁰⁵¹
700	1995	415	R ¹⁰⁵¹	1112	1995	415	R ¹⁰⁵¹
701	1995	415	R ¹⁰⁵¹	1113	1995	415	R ¹⁰⁵¹
702	1995	415	R ¹⁰⁵¹	1120	1995	415	R ¹⁰⁵¹
703	1995	415	R ¹⁰⁵¹	1130	1995	415	R ¹⁰⁵¹
850	1995	415	R ¹⁰⁵¹	1140	1995	415	R ¹⁰⁵¹
954	1995	415	R ¹⁰⁵¹	1141	1995	415	R ¹⁰⁵¹
1000	1995	415	R ¹⁰⁵¹	1142	1995	415	R ¹⁰⁵¹
	1995	807	Am	1143	1995	415	R ¹⁰⁵¹
1001	1996	1023*	R ¹²⁵³	1144	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1153	1995	415	R ¹⁰⁵¹
	1995	807	Am	1154	1995	415	R ¹⁰⁵¹
1002	1996	1023*	R ¹²⁵³	1155	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1155.5	1995	415	R ¹⁰⁵¹
	1995	807	Am	1155.6	1995	415	R ¹⁰⁵¹
	1996	1023*	R ¹²⁵³	1155.7	1995	415	R ¹⁰⁵¹
1003	1995	807	Ad	1156	1995	415	R ¹⁰⁵¹
	1996	1023*	R ¹²⁵³	1157	1991	89*	Am ³⁷⁹
1010	1989	1199	Am				R ⁶³
	1991	2*	Am ²⁰	1157.1	1991	89*	Ad ⁵⁴
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1011	1991	2*	Am ²⁰	1157.2	1990	853	Am ⁴⁹
	1995	415	R ¹⁰⁵¹		1993	1206*	Am ¹³³
1012	1989	1199	Am		1995	415	R ¹⁰⁵¹
	1991	2*	Am ²⁰	1157.5	1991	89*	Am ³⁷⁹
	1995	415	R ¹⁰⁵¹				R ⁶³
1013	1995	415	R ¹⁰⁵¹	1157.6	1993	1206*	Ad
1014	1991	2*	Am ²⁰		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1158	1995	415	R ¹⁰⁵¹
1015	1989	1199	Am	1170	1995	415	R ¹⁰⁵¹
	1991	2*	Am ²⁰	1170.1	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1170.2	1994	1010	Am ⁸³²
1015.5	1993	1017	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1170.3	1995	415	R ¹⁰⁵¹
1016	1991	2*	Am ²⁰	1171	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1171.1	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1171.2	1995	415	R ¹⁰⁵¹	1180.123	1991	601*	Ad
1171.3	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1171.4	1995	415	R ¹⁰⁵¹	1180.124	1991	601*	Ad
1171.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1171.6	1995	415	R ¹⁰⁵¹	1180.131	1991	601*	Ad
1171.7	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1171.8	1995	415	R ¹⁰⁵¹	1180.2	1995	415	R ¹⁰⁵¹
1171.9	1995	415	R ¹⁰⁵¹	1180.3	1995	415	R ¹⁰⁵¹
1172	1995	415	R ¹⁰⁵¹	1180.4	1995	415	R ¹⁰⁵¹
1172.1	1995	415	R ¹⁰⁵¹	1180.5	1995	415	R ¹⁰⁵¹
1172.3	1995	415	R ¹⁰⁵¹	1180.7	1995	415	R ¹⁰⁵¹
1172.4	1995	415	R ¹⁰⁵¹	1180.8	1995	415	R ¹⁰⁵¹
1172.6	1995	415	R ¹⁰⁵¹	1180.9	1995	415	R ¹⁰⁵¹
1172.7	1995	415	R ¹⁰⁵¹	1180.91	1995	415	R ¹⁰⁵¹
Div. 1, Pt. 3.5, heading (Sec. 1175 et seq.)				1181	1995	415	R ¹⁰⁵¹
1175	1993	263	Am	1181.1	1995	415	R ¹⁰⁵¹
	1993	263	Am	1181.5	1X 1991-92	21	R
	1995	415	R ¹⁰⁵¹	1182	1995	415	R ¹⁰⁵¹
1175.1	1993	263	Am	1182.1	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1182.2	1995	415	R ¹⁰⁵¹
1175.2	1993	263	Am	1182.3	1995	415	R ¹⁰⁵¹
	1994	1010	Am ⁸³²	1182.4	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1183	1995	415	R ¹⁰⁵¹
1176	1995	415	R ¹⁰⁵¹	1183.1	1995	415	R ¹⁰⁵¹
1176.1	1995	415	R ¹⁰⁵¹	1183.2	1995	415	R ¹⁰⁵¹
1176.2	1995	415	R ¹⁰⁵¹	1183.3	1995	415	R ¹⁰⁵¹
1176.3	1995	415	R ¹⁰⁵¹	1183.4	1995	415	R ¹⁰⁵¹
1176.4	1995	415	R ¹⁰⁵¹	1183.6	1995	415	R ¹⁰⁵¹
1176.5	1995	415	R ¹⁰⁵¹	1184	1992	981	Am
1176.6	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1176.7	1995	415	R ¹⁰⁵¹	1184.1	1995	415	R ¹⁰⁵¹
1176.8	1995	415	R ¹⁰⁵¹	1184.2	1995	415	R ¹⁰⁵¹
1177	1992	398	Am	1184.3	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1184.4	1995	415	R ¹⁰⁵¹
1177.1	1995	415	R ¹⁰⁵¹	1184.5	1995	415	R ¹⁰⁵¹
1177.15	1995	415	R ¹⁰⁵¹	1184.6	1995	415	R ¹⁰⁵¹
1177.17	1995	415	R ¹⁰⁵¹	1184.7	1995	415	R ¹⁰⁵¹
1177.2	1995	415	R ¹⁰⁵¹	1185	1995	415	R ¹⁰⁵¹
1177.3	1995	415	R ¹⁰⁵¹	1185.1	1995	415	R ¹⁰⁵¹
1177.4	1995	415	R ¹⁰⁵¹	1185.2	1995	415	R ¹⁰⁵¹
1177.5	1995	415	R ¹⁰⁵¹	1185.3	1995	415	R ¹⁰⁵¹
1179	1995	305*	Ad	1185.4	1995	415	R ¹⁰⁵¹
1179.1	1995	305*	Ad	1185.5	1995	415	R ¹⁰⁵¹
1179.2	1995	305*	Ad	1185.6	1995	415	R ¹⁰⁵¹
1179.3	1997	294*	Ad ³⁴⁵	1185.7	1995	415	R ¹⁰⁵¹
			R ²⁷¹	1185.8	1995	415	R ¹⁰⁵¹
1180	1995	415	R ¹⁰⁵¹	1186	1995	415	R ¹⁰⁵¹
1180.101	1991	601*	Ad	1186.1	1X 1991-92	21	R
	1995	415	R ¹⁰⁵¹	1186.2	1995	415	R ¹⁰⁵¹
1180.105	1991	601*	Ad	1186.3	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1186.4	1995	415	R ¹⁰⁵¹
1180.110	1991	601*	Ad	1186.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1186.6	1995	415	R ¹⁰⁵¹
1180.121	1991	601*	Ad	1186.7	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1187	1995	415	R ¹⁰⁵¹
1180.122	1991	601*	Ad	1187.1	1995	415	R ¹⁰⁵¹
				1187.2	1995	415	R ¹⁰⁵¹
				1187.3	1995	415	R ¹⁰⁵¹
				1188.80	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1188.81	1995	415	R ¹⁰⁵¹	1990		50 *	Am
1188.82	1995	415	R ¹⁰⁵¹	1990		51 *	Am (by Sec. 3.5 of Ch., as am by Stats. 1990, Ch. 50)
1188.83	1995	415	R ¹⁰⁵¹				
1188.835	1995	415	R ¹⁰⁵¹				
1188.84	1995	415	R ¹⁰⁵¹				
1188.845	1995	415	R ¹⁰⁵¹	1990		430 *	Am
1188.855	1995	415	R ¹⁰⁵¹	1991		278 *	Am ^{214 36}
1188.856	1995	415	R ¹⁰⁵¹	1991		1170 *	Am
1188.865	1995	415	R ¹⁰⁵¹	1994		195 *	Am ^{184 51}
1188.866	1995	415	R ¹⁰⁵¹	1995		415	R ¹⁰⁵¹
1188.87	1995	415	R ¹⁰⁵¹	1189.110	1989	1331 *	Ad ¹⁰⁸ R ⁶³
1188.875	1995	415	R ¹⁰⁵¹				
1188.876	1995	415	R ¹⁰⁵¹				
1188.877	1995	415	R ¹⁰⁵¹	1990		51 *	Am & RN & Ad
1189	1995	758	Ad ¹¹²⁰	1991		278 *	Am ^{214 36}
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³	1994		195 *	S ^{184 51}
				1995		415	R ¹⁰⁵¹
1189.1	1995	758	Ad ¹¹²⁰	1189.111	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³				
1189.101	1989	1331 *	Ad ¹⁰⁸ R ⁶³	1990		51 *	Am & RN & Ad
	1991	278 *	S ^{214 36}	1991		278 *	S ^{214 36}
	1991	1170 *	Am	1994		195 *	S ^{184 51}
	1994	195 *	Am ^{184 51}	1995		415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	1189.112	1990	51 *	Ad(RN)
1189.102	1989	1331 *	Ad ¹⁰⁸ R ⁶³				
	1991	278 *	S ^{214 36}	1991		278 *	S ^{214 36}
	1994	195 *	S ^{184 51}	1994		195 *	S ^{184 51}
	1995	415	R ¹⁰⁵¹	1995		415	R ¹⁰⁵¹
1189.103	1989	1331 *	Ad ¹⁰⁸ R ⁶³	1189.113	1990	51 *	Ad(RN) ¹⁰⁸ R ⁶³
	1991	278 *	S ^{214 36}				
	1994	195 *	Am ^{184 51}	1991		278 *	Am ^{214 36}
	1995	415	R ¹⁰⁵¹	1994		195 *	Am ^{184 51}
1189.104	1989	1331 *	Ad ¹⁰⁸ R ⁶³	1995		415	R ¹⁰⁵¹
	1991	278 *	S ^{214 36}	1189.2	1995	758	Ad ¹¹²⁰
	1994	195 *	Am ^{184 51}				
	1995	415	R ¹⁰⁵¹	1996		1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³
1189.105	1989	1331 *	Ad ¹⁰⁸ R ⁶³	1189.3	1995	758	Ad ¹¹²⁰
	1990	50 *	Am				
	1991	278 *	S ^{214 36}	1996		1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³
	1994	195 *	R				
			Ad ^{184 51}	1189.4	1995	758	Ad ¹¹²⁰
1189.106	1989	1331 *	Ad ¹⁰⁸ R ⁶³				
	1991	278 *	S ^{214 36}	1996		1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³
	1994	195 *	S ^{184 51}	1189.5	1995	758	Ad ¹¹²⁰
	1995	415	R ¹⁰⁵¹				
1189.107	1994	195 *	Ad ^{184 51}	1996		1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³
	1995	415	R ¹⁰⁵¹	1189.50	1995	758	Ad ^{576 1120}
	1995	415	R ¹⁰⁵¹				
1189.109	1989	1331 *	Ad ¹⁰⁸ R ⁶³	1996		1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³

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HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1189.6	1995	758	Ad ¹¹²⁰	1212	1995	512	Am
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³		1996	1023 *	Am (as am by Stats. 1996, Ch. 512) ¹²⁵³
1189.60	1995	758	Ad ^{576 1120}	1216	1989	1331 *	Am ¹⁰⁸
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³				R ⁶³
1189.61	1995	758	Ad ^{576 1120}		1990	50 *	Ad
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³				Am (as am by Sec. 3, Stats. 1989, Ch. 1331)
1189.62	1995	758	Ad ^{576 1120}				Am (as ad by Sec. 3.1, Stats. 1989, Ch. 1331) ⁵⁴
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³	1990	51 *		R (by Sec. 10 of Ch., as am by Sec. 4, Stats. 1990, Ch. 50)
1189.7	1995	758	Ad ¹¹²⁰				Am (by Sec. 8 of Ch., as am by Sec. 3, Stats. 1990, Ch. 50)
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³		1991	278 *	Am (as am by Sec. 8, Stats. 1990, Ch. 51)
1189.70	1995	758	Ad ^{576 1120}				
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³	1226	1989	1001	Am
1189.8	1995	758	Ad ¹¹²⁰		1996	622	Am
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³		1997	17	Am ¹³²⁸
1189.80	1995	758	Ad ^{576 1120}		1997	732	Am
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³	1226.5	1990	1579	Ad
1189.90	1995	758	Ad ^{576 1120}	1228	1992	709 *	Am
	1996	1023 *	R (as ad by Stats. 1995, Ch. 758) ¹²⁵³	1233.5	1993	1234	Ad
1190	1995	415	R ¹⁰⁵¹		1994	147 *	Am
1191	1995	415	R ¹⁰⁵¹	1248	1994	1276	Ad
1192	1995	415	R ¹⁰⁵¹	1248.1	1994	1276	Ad
1193	1995	415	R ¹⁰⁵¹	1248.15	1994	1276	Ad
1195	1995	415	R ¹⁰⁵¹	1248.2	1994	1276	Ad
1196	1995	415	R ¹⁰⁵¹	1248.25	1994	1276	Ad
1197	1995	415	R ¹⁰⁵¹	1248.3	1994	1276	Ad
1198	1989	886	Am ⁶⁷	1248.35	1994	1276	Ad
	1995	415	R ¹⁰⁵¹	1248.4	1994	1276	Ad
1199	1995	415	R ¹⁰⁵¹		1997	769 *	Am
1199.200	1989	1206	Ad	1248.5	1994	1276	Ad
	1991	1091	Am & RN	1248.55	1994	1276	Ad
1199.201	1989	1206	Ad	1248.6	1994	1276	Ad
	1991	1091	Am & RN	1248.65	1994	1276	Ad
1201	1996	1023 *	Am ¹²⁵³	1248.7	1994	1276	Ad
1204	1992	457	Am	1248.75	1994	1276	Ad
1204.3	1992	457	Ad	1248.8	1994	1276	Ad
	1995	512	Am	1248.85	1994	1276	Ad
1205.5	1996	1023 *	Am ¹²⁵³	1249.5	1993	1264	R
1206	1989	977	Am	1249.51	1993	1264	R
	1997	673	Am ¹³⁹³	1249.52	1993	1264	R
1210	1X 1991-92	21	R	1249.53	1993	1264	R
1211	1X 1991-92	21	R	1250	1989	1393 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1250 (Cont.)				1251.3	1996	1023 *	Am ¹²⁵³
	1990	1227 *	Am (by Sec. 1 of Ch.)	1253.1	1996	1023 *	Am ¹²⁵³
	1990	1329 *	Am (by Sec. 3.5 of Ch.)	1254	1990	57 *	Am
	1992	697	Am	1254.1	1990	57 *	Am
	1992	1163	Am	1254.6	1997	263	Ad
	1992	1164	Am ⁶²⁵	1255	1996	1023 *	Am ¹²⁵³
	1992	1369 *	Am (as am by Sec. 1, Stats. 1992, Ch. 1164) ¹⁶	1257.7	1993	936	Ad
	1993	70 *	Am		1X 1993-94	19	Am
	1993	589	Am ⁶⁷⁰	1257.8	1993	936	Ad
	1993	930	Am (as am by Stats. 1993, Ch. 70)	1259	1990	672	Ad
	1993	931	Am (as am by Stats. 1993, Ch. 70)	1259.5	1993	1234	Ad
	1993	932 *	Am (by Sec. 1 of Ch.) ^{792 807}		1994	146	Am ⁸³³
			Am (by Sec. 1.7 of Ch.) ^{42 792}	1260	1995	415	R ¹⁰⁵¹
	1995	749 *	Am ¹⁰⁷⁰		1997	890 *	Ad
1250.02	1993	931	Ad	1261.5	1994	1060	Ad
1250.03	1994	146	Ad(RN) ⁸³³	1262	1997	512	Ad
1250.1	1989	1393 *	Am	1265	1989	885	Am
	1990	1227 *	Am		1996	567	Am
	1992	1164	Am ⁶²⁹	1265.7	1989	1393 *	Am
	1993	931	Ad		1990	1227 *	Am
	1993	932 *	Am ⁷⁹³		1992	494	Am
	1994	146	Am (as ad by Stats. 1993, Ch. 931) & RN ⁸³³	1266	1989	1393 *	Am (by Sec. 4 of Ch.)
	1995	749 *	Am		1990	57 *	Am (as am by Sec. 4, Stats. 1989, Ch. 1393)
	1996	1023 *	Am (as am by Stats. 1995, Ch. 749) ¹²⁵³		1990	1227 *	Am
			R ¹⁰⁵¹		1992	712	Am
1250.10	1995	415	Ad		1992	713 *	Am (by Sec. 17 of Ch.) ¹⁰⁷
1250.11	1991	1180	Ad				(Am by Sec. 17.5 of Ch.) ¹⁶
1250.2	1990	57 *	Am		1994	146	Am ⁸³³
	1991	241	Am	1266.1	1990	57 *	Ad
	1996	245 *	Am		1990	753	Am
	1997	17	Am ¹³²⁸		1991	241	Am
1250.4	1994	993 *	Am		1992	1156	Ad ³⁴⁵
	1996	1023 *	Am ¹²⁵³	1266.2	1992	1156	R ²⁷¹
1250.8	1991	728	Am	1267.10	1992	1164	Am ⁴¹
	1996	1023 *	Am ¹²⁵³		1993	932 *	Am ⁵¹
	1996	1141	Am	1267.13	1989	1393 *	Am
1250.9	1990	1171 *	Am		1990	1227 *	Am
	1994	1072 *	Am		1992	494	Am
	1995	415	R ¹⁰⁵¹		1993	1020	Am
	1995	511	Am	1267.16	1989	1393 *	Am
	1996	124	Am & RN ¹¹⁹⁷	1267.5	1989	885	Am
	1996	1023 *	Am (as am by Stats. 1995, Ch. 511) & RN ¹²⁵³		1990	940	Am
					1996	567	Am
				1267.9	1989	1393 *	Am
					1990	1227 *	Am
				1268	1995	512	Am
					1996	1023 *	Am (as am by Stats. 1995, Ch. 512) ¹²⁵³
				1268.5	1989	811	Am
				1268.6	1996	471	Ad ¹²³⁵
				1271.1	1996	1023 *	Am ¹²⁵³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1272	1990	57 *	Am	1313.5	1996	1096	R ¹³¹⁹
	1X 1991-92	21	R		1996	1097	R ¹³¹⁹
1275	1990	1051 *	Am	1316.5	1996	826	Am
1275.5	1990	57 *	Am				R & Ad ¹²⁰⁵
1275.7	1990	768	Ad	1317	1989	333	Am
1276.2	1994	645	Ad	1317.1	1989	886	Am (as ad by
1276.3	1992	992	Ad				Stats. 1987,
1276.5	1990	502 *	Am				Ch. 1225 and
	1997	776	Am				Ch. 1240) ⁶⁷
1277	1989	561	Am		1989	1360	R (as ad by
	1990	962	Am				Stats. 1987,
	1991	612	Am				Ch. 1225) ⁷³
1279	1992	709 *	Am	1317.2	1989	1360	R (as ad by
1280	1993	1152	Am				Stats. 1987,
	1997	220 *	Am				Ch. 1225) ⁷³
1280.1	1993	1152	Ad	1317.2a	1989	1360	R (as ad by
	1997	220 *	Am				Stats. 1987,
1280.2	1993	1152	Ad				Ch. 1225) ⁷³
1283	1996	563	Am	1317.3	1989	1360	R (as ad by
1288.4	1993	1152	Ad				Stats. 1987,
1290	1995	415	Am ¹⁰⁵¹				Ch. 1225) ⁷³
1295	1997	220 *	Am		1992	81	Am
1307	1992	713 *	Am	1317.4	1989	1360	R (as ad by
1310	1996	1096	R ¹³¹⁹				Stats. 1987,
	1996	1097	R ¹³¹⁹				Ch. 1225) ⁷³
1310.1	1996	1096	R ¹³¹⁹	1317.5	1989	886	Am (as ad by
	1996	1097	R ¹³¹⁹				Stats. 1987,
1310.2	1996	1096	R ¹³¹⁹				Ch. 1225 and
	1996	1097	R ¹³¹⁹				Ch. 1240) ⁶⁷
1310.3	1996	1096	R ¹³¹⁹		1989	1360	R (as ad by
	1996	1097	R ¹³¹⁹				Stats. 1987,
1310.5	1996	1096	R ¹³¹⁹				Ch. 1225) ⁷³
	1996	1097	R ¹³¹⁹	1317.6	1989	1360	R (as ad by
1310.7	1996	1096	R ¹³¹⁹				Stats. 1987,
	1996	1097	R ¹³¹⁹				Ch. 1225) ⁷³
1311	1996	1096	R ¹³¹⁹	1317.7	1989	1360	R (as ad by
	1996	1097	R ¹³¹⁹				Stats. 1987,
1311.1	1996	1096	R ¹³¹⁹				Ch. 1225) ⁷³
	1996	1097	R ¹³¹⁹	1317.8	1989	1360	R (as ad by
1311.2	1996	1096	R ¹³¹⁹				Stats. 1987,
	1996	1097	R ¹³¹⁹				Ch. 1225) ⁷³
1311.3	1996	1096	R ¹³¹⁹	1317.9	1989	1360	R (as ad by
	1996	1097	R ¹³¹⁹				Stats. 1987,
1311.5	1996	1096	R ¹³¹⁹				Ch. 1225) ⁸²
	1996	1097	R ¹³¹⁹	1317.9a	1989	1360	R (as ad by
1311.7	1996	1096	R ¹³¹⁹				Stats. 1987,
	1996	1097	R ¹³¹⁹				Ch. 1225) ⁷³
1312	1996	1096	R ¹³¹⁹	1322	1992	981	Am
	1996	1097	R ¹³¹⁹	1325	1990	1385 *	Am
1312.3	1996	1096	R ¹³¹⁹	1327	1990	1385 *	Am
	1996	1097	R ¹³¹⁹		1994	1275	Am
1312.5	1996	1096	R ¹³¹⁹	1327.1	1990	940	Ad
	1996	1097	R ¹³¹⁹	1327.2	1990	940	Ad
1312.7	1996	1096	R ¹³¹⁹	1327.3	1990	940	Ad
	1996	1097	R ¹³¹⁹	1329	1990	1385 *	Am
1313	1996	1096	R ¹³¹⁹	1337	1994	1246	Am
	1996	1097	R ¹³¹⁹	1337.1	1992	1169	Am
1313.3	1992	711 *	R ⁵¹¹	1337.2	1994	1246	Am
	1992	713 *	R	1337.3	1992	1168	Am (by Sec. 1
							of Ch.)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
1337.3 (Cont.)	1992	1169	Am (by Sec. 2.5 of Ch.)		1992	1128	Am (by Sec. 3 of Ch., as am by Sec. 1, Stats. 1990, Ch. 1043 and by Sec. 4 of Ch., as am by Sec. 2, Stats. 1990, Ch. 1043) ⁴⁴⁵
1337.6	1992	1168	Am				
	1993	268	Am				
	1994	1246	Am				
	1995	516	Am				
1337.7	1994	1246	Am				
	1995	516	Am				
	1997	558	Am				
1337.8	1994	1246	R & Ad		1994	633 *	Am
1337.9	1994	1246	Ad	1343.1	1992	1024	Ad
	1997	220 *	Am	1344	1992	287 *	Am
	1997	558	Am (as am by Stats. 1997, Ch. 220)	1345	1990	1043	Am R & Ad ³⁴¹
							Am ⁸³²
1338.5	1994	1246	Ad		1994	1010	Am
	1997	558	Am		1995	515	Am
1339.30	1989	1 *	Ad & R ¹	1346	1991	898	Am
	1993	242	Am ⁵¹	1346.4	1991	102	Ad
	1996	413	S ⁵⁷	1347	1991	722	Am
	1996	1023 *	Am ¹²⁵³	1348.6	1996	1014	Ad
1339.31	1989	1 *	Ad & R ¹	1349.2	1989	1152	Ad & R ⁸¹
	1993	242	S ⁵¹		1990	216	Am ²⁰⁶
	1996	413	S ⁵⁷		1992	458 *	Am ⁴¹
1339.32	1989	1 *	Ad & R ¹		1993	760	Am ⁷⁰
	1993	242	S ⁵¹		1995	756	Am ¹³
	1996	413	Am ⁵⁷		1995	757	Am ¹³
1339.33	1989	1 *	Ad & R ¹	1349.3	1993	760	Ad & R ⁷⁰
	1993	242	S ⁵¹	1352	1989	845	Am
	1996	413	Am ⁵⁷	1356	1990	1043	Am R & Ad ³⁴¹
1339.34	1989	1 *	Ad & R ¹		1991	422	Am
	1993	242	Am & R ¹³³		1991	722	Am (by Sec. 2.5 of Ch., as am by Sec. 5, Stats. 1990, Ch. 1043)
	1996	413	Am ⁵⁷				Am (as ad by Sec. 6, Stats. 1990, Ch. 1043)
1339.35	1989	1 *	Ad & R ¹				Am (as am by Sec. 2.5 and Sec. 3, Stats. 1991, Ch. 722) ⁵¹¹
	1993	242	S ⁵¹				
	1996	413	Am ⁵⁷				
1339.36	1989	1 *	Ad & R ¹				
	1993	242	S ⁵¹				
	1996	413	S ⁵⁷				
1339.37	1989	1 *	Ad & R ¹				
	1993	242	Am ⁵¹		1992	427	Am (as am by Sec. 2.5 and Sec. 3, Stats. 1991, Ch. 722) ⁵¹¹
	1996	413	R				
1339.5	1996	1023 *	Am ¹²⁵³				
1339.54	1989	239 *	Am				
1339.59	1989	239 *	R & Ad				
1339.66	1989	972 *	Am		1995	789	Am
1339.67	1989	972 *	Am ¹¹⁰		1997	300 *	Am
1339.8	1996	1023 *	Am ¹²⁵³	1356.1	1991	722	Ad
1342.1	1996	815	Ad		1992	427	Am ⁵¹¹
1343	1989	1360	Am ⁷³	1357	1992	1128	Ad ⁴⁴⁵
	1990	1043	Am R & Ad ³⁴¹		1993	113 *	Am
					1993	217 *	Am
	1992	722 *	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 1990, Ch. 1043)		1993	1146 *	Am (as am by Stats. 1993, Ch. 217)
							Am ⁸³³
					1994	146	Am
					1995	668	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1357 (Cont.)							
	1996	359	Am		1997	336*	Am
	1996	360	Am		1997	581	Am (as am by Sec. 7, Stats. 1997, Ch. 336)
	1996	1062	Am (by Sec. 16.5 of Ch.)				
	1997	336*	Am	1357.51	1992	1128	Ad ⁴⁴⁵
	1997	581	Am (as am by Sec. 1, Stats. 1997, Ch. 336)		1993	1052	Am
1357.01	1992	1128	Ad ⁴⁴⁵		1994	484	Am
1357.02	1992	1128	Ad ⁴⁴⁵		1997	336*	Am
	1993	1146*	Am	1357.52	1997	336*	Ad
1357.025	1993	1146*	Ad	1357.53	1997	336*	Ad
1357.03	1992	1128	Ad ⁴⁴⁵	1357.54	1997	336*	Ad
	1993	113*	Am	Div. 2, Ch. 2.2, Art. 3.2, heading (Sec. 1358 et seq.)			
	1993	1146*	Am		1992	1014*	Am (as ad by Stats. 1992, Ch. 287) & RN
	1994	147*	Am	Div. 2, Ch. 2.2, Art. 3.5, heading (Sec. 1358 et seq.)			
	1997	336*	Am				
1357.035	1993	217*	Ad				
	1993	1146*	Am (as ad by Stats. 1993, Ch. 217)				
1357.04	1992	1128	Ad ⁴⁴⁵				
	1993	113*	Am				
1357.05	1992	1128	Ad ⁴⁴⁵				
	1995	668	Am	1358	1992	1014*	Ad(RN)
1357.06	1992	1128	Ad ⁴⁴⁵		1992	287*	Ad
	1993	1146*	Am		1993	735	Am
	1994	484	Am		1996	1118*	Am
	1997	336*	Am	1358.1	1992	287*	Ad
1357.07	1992	1128	Ad ⁴⁴⁵	1358.10	1992	287*	Ad
1357.08	1992	1128	Ad ⁴⁴⁵		1992	1014*	Am (as ad by Stats. 1992, Ch. 287)
1357.09	1992	1128	Ad ⁴⁴⁵				
	1993	113*	Am	1358.11	1992	287*	Ad
	1993	1146*	Am (as am by Stats. 1993, Ch. 113)		1992	1014*	Am (as ad by Stats. 1992, Ch. 287)
1357.10	1992	1128	Ad ⁴⁴⁵				
1357.11	1992	1128	Ad ⁴⁴⁵		1996	1118*	Am
	1993	1146*	Am	1358.12	1992	287*	Ad
	1997	336*	Am	1358.13	1992	287*	Ad
1357.12	1992	1128	Ad ⁴⁴⁵	1358.14	1992	287*	Ad
	1993	113*	Am	1358.15	1992	287*	Ad
	1993	1146*	Am	1358.16	1992	287*	Ad
	1995	668	Am	1358.17	1992	287*	Ad
	1996	50*	Am	1358.18	1992	287*	Ad
1357.13	1992	1128	Ad ⁴⁴⁵	1358.19	1992	287*	Ad
1357.14	1992	1128	Ad ⁴⁴⁵	1358.2	1992	287*	Ad
	1993	113*	Am		1993	735	Am
	1997	336*	Am	1358.20	1992	287*	Ad
1357.15	1992	1128	Ad ⁴⁴⁵		1995	709	Am
1357.16	1996	641	Ad & R ⁵⁹⁹		1996	1118*	Am ⁷⁹
	1997	336*	Am		1997	336*	Am
1357.17	1992	1128	Ad ⁴⁴⁵	1358.21	1992	287*	Ad
1357.18	1992	1128	Ad ⁴⁴⁵	1358.3	1992	287*	Ad
	1996	571*	R		1992	1014*	Am (as ad by Stats. 1992, Ch. 287)
1357.50	1992	1128	Ad ⁴⁴⁵				
	1993	1052	Am		1996	1118*	Am
	1994	147*	Am	1358.4	1992	287*	Ad
	1996	1062	Am	1358.5	1992	287*	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1358.5 (Cont.)	1996	1118 *	Am	1994	146		Am (as ad by
1358.6	1992	287 *	Ad				Stats. 1992,
1358.7	1992	1014 *	Ad(RN)				Ch. 1134)
1358.8	1992	287 *	Ad	1367.6	1989	1398 *	& RN ⁸³³
	1992	1014 *	Am (1st Section		1991	486	Am
			1358.8, as ad by	1367.61	1992	808	Ad
			Stats. 1992,	1367.62	1997	389 *	Ad
			Ch. 287) & RN		1997	798 *	Am (as ad by
			Am (2nd Section				Stats. 1997,
			1358.8, as ad by				Ch. 389)
			Stats. 1992,	1367.65	1990	733	Am
			Ch. 287)		1991	239	Am
	1996	1118 *	Am	1367.66	1990	1279	Ad
1358.9	1992	287 *	Ad	1367.67	1993	1208	Ad
1363	1990	1071	Am	1367.68	1994	1282	Ad
	1995	535	Am	1367.69	1994	759	Ad
	1996	1024	Am	1368	1995	788	Am
1363.05	1996	1113	Ad		1995	789	Am
1363.1	1994	653	Ad		1996	534	Am
1363.5	1994	614	Ad	1368.01	1995	789	Ad
	1996	1024	Am	1368.02	1995	787	Ad
1365.5	1990	1402	Ad		1995	789	Ad
1366.20	1997	665	Ad		1996	1095	R (as ad by
1366.21	1997	665	Ad				Sec. 1,
1366.22	1997	665	Ad				Stats. 1995,
1366.23	1997	665	Ad				Ch. 787)
1366.24	1997	665	Ad				Am (as ad by
1366.25	1997	665	Ad				Sec. 3,
1366.26	1997	665	Ad				Stats. 1995,
1366.27	1997	665	Ad				Ch. 789)
1366.28	1997	665	Ad	1368.03	1995	789	Ad
1366.4	1996	533	Ad	1368.04	1995	789	Ad
1367	1992	1128	Am ⁴⁴⁵	1368.1	1994	582	Ad
	1995	774	Am	1368.5	1996	527	Ad
	1995	788	Am	1370	1990	138	Am
	1996	864	Am		1993	987	Am
	1997	17	Am ¹³²⁸	1370.2	1994	614	Ad
	1997	120	Am	1370.4	1996	979	Ad
1367.05	1996	492	Ad	1371	1989	968	Am
1367.10	1996	1014	Am (by Sec. 3		1992	747	Am
			of Ch.)		1992	1357	Am
	1996	1024	Am (by Sec. 4.5		1994	614	Am
			of Ch.)		1996	711	Am
1367.15	1992	287 *	R	1371.1	1989	968	Ad
	1993	729	Ad		1992	747	Am
	1997	336 *	Am		1992	1357	Am
1367.18	1991	330	Am	1371.2	1992	1357	Ad
1367.19	1990	1680	Ad	1371.25	1995	774	Ad
1367.2	1989	688	Am	1371.3	1993	744	Ad
1367.21	1992	1268	Ad	1371.4	1994	614	Ad
1367.23	1993	1154	Ad	1371.8	1994	614	Ad
1367.3	1989	845	Am	1373	1989	1104	Am
	1991	797	Am		1990	57 *	Am (as am by
	1992	1134	Am				Sec. 39,
	1996	556	Am				Stats. 1989,
1367.35	1994	146	Ad(RN) ⁸³³		1993	987	Ch. 1104)
	1996	556	Am		1994	147 *	Am
1367.5	1992	1134	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1373.12	1991	1224	Ad	1380	1992	175	Am
1373.13	1991	729	Ad		1993	464	Am
1373.18	1991	827	Ad ¹⁶		1995	789	Am
1373.19	1994	653	Ad	1380.3	1992	1021	Ad
	1996	1093	Am	1382	1989	845	Am
1373.20	1996	1093	Ad		1991	722	Am
1373.3	1995	515	Ad		1992	1021	Am
1373.6	1992	287*	Am	1383.1	1996	1091	Ad
1373.621	1994	1144	Ad	1384	1993	735	Am
	1995	489	Am		1996	139	Am
	1996	1118*	Am ⁷⁹	1386	1996	1094	Am
	1997	665	Am	1389.1	1993	1209	Ad
			R & Ad ²⁷¹		1993	1210	Ad
1373.65	1994	614	Ad		1994	146	R (as ad by
	1995	774	Am				Sec. 3,
1373.95	1995	504	Ad				Stats. 1993,
1374.13	1996	864	Ad				Ch. 1209) ⁸³³
1374.15	1991	898	Ad	1389.2	1993	1209	Ad
1374.20	1990	949	Ad		1993	1210	Ad
1374.21	1990	949	Ad		1994	146	R (as ad by
1374.22	1990	949	Ad				Sec. 3,
1374.23	1990	949	Ad				Stats. 1993,
1374.24	1990	949	Ad				Ch. 1209) ⁸³³
1374.25	1990	949	Ad	1389.3	1993	1209	Ad
1374.26	1990	949	Ad		1993	1210	Ad
1374.27	1990	949	Ad		1994	146	R (as ad by
1374.28	1990	949	Ad				Sec. 3,
	1990	830*	Am				Stats. 1993,
1374.3	1994	147*	Ad				Ch. 1209) ⁸³³
	1996	1062	Am	1393.6	1992	1128	Ad ⁴⁴⁵
1374.55	1989	734	Ad	1394.5	1989	845	Ad
	1990	830*	Am	1394.7	1990	1043	Ad
1374.57	1991	1152	Ad		1991	422	Am
	1994	147*	Am	1394.8	1990	1043	Ad
1374.60	1993	987	Ad	1395	1996	1023*	Am ¹²⁵³
1374.62	1993	987	Ad	1396	1989	845	Ad
1374.64	1993	987	Ad	1396.5	1990	1043	Ad
1374.65	1993	987	Ad	1397	1991	1091	Am
1374.66	1993	987	Ad	1397.5	1994	614	Ad
1374.67	1993	987	Ad	1397.6	1995	788	Ad
1374.68	1993	987	Ad	1399	1989	845	Am
1374.69	1993	987	Ad ⁵⁴⁸		1993	735	Am
1374.7	1994	761	Am	1399.55	1992	544	Ad
			R & Ad ⁸⁵⁰	1399.56	1992	544	Ad
	1995	695	Am (as am by		1995	787	Am
			Sec. 1,	1399.57	1992	544	Ad
			Stats. 1994,	1399.63	1991	685	Am
			Ch. 761)		1995	489	Am
	1996	532	Am (as am by	1399.70	1995	792	Ad
			Sec. 2,	1399.71	1995	792	Ad
			Stats. 1995,	1399.72	1995	792	Ad
			Ch. 695)	1399.73	1995	792	Ad
1374.70	1993	987	Ad & R ⁶⁴⁸	1399.74	1995	792	Ad
1374.71	1993	987	Ad	1399.75	1995	792	Ad
1374.75	1995	603	Ad	1399.76	1995	792	Ad
1374.8	1994	614	Ad	1403.1	1996	1023*	Am ¹²⁵³
1374.9	1995	695	Ad	1408	1997	220*	Am
1375.1	1996	864	Am	1410	1997	220*	Am
1376.1	1992	600	Ad	1417.1	1992	709*	Am
1377	1990	1043	Am		1992	1163	Am ⁶¹¹
	1991	422	Am	1417.2	1990	445	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1417.2 (Cont.)	1990	940	Am (as ad by Stats. 1990, Ch. 445)	1499.14	1990	922 *	Ad ³⁹⁸
1418	1990	1227 *	Am	1499.16	1990	922 *	Ad ³⁹⁸
1418.1	1992	1163	Am	1499.18	1990	922 *	Ad ³⁹⁸
1418.8	1990	1329 *	Ad	1499.20	1990	922 *	Ad ³⁹⁸
	1992	1303	Ad & R ³⁶	1499.22	1990	922 *	Ad ³⁹⁸
	1994	146	Am ⁸³³	1499.25	1990	922 *	Ad ³⁹⁸
	1994	791	Am ⁵¹	1499.27	1990	922 *	Ad ³⁹⁸
	1996	126	Am	1499.29	1990	922 *	Ad ³⁹⁸
1418.85	1994	791	Ad	1499.30	1990	922 *	Ad ³⁹⁸
	1996	126	R	1499.30.5	1990	922 *	Ad ³⁹⁸
1422	1994	1275	Am	1499.31	1990	922 *	Ad ³⁹⁸
1422.1	1989	487	Ad	1499.33	1990	922 *	Ad ³⁹⁸
1422.7	1990	216	R (as ad by Stats. 1984, Ch. 1625) ²⁰⁶	1499.35	1990	922 *	Ad ³⁹⁸
				1499.37	1990	922 *	Ad ³⁹⁸
1423	1992	1163	Am ⁶¹¹	1499.39	1990	922 *	Ad ³⁹⁸
	1995	516	Am	1499.41	1990	922 *	Ad ³⁹⁸
1423.5	1990	945	Ad	1499.43	1990	922 *	Ad ³⁹⁸
	1994	1121	R	1499.50	1990	922 *	Ad ³⁹⁸
1424	1990	162 *	R (as ad by Sec. 2, Stats. 1987, Ch. 1141)	1499.52	1990	922 *	Ad ³⁹⁸
			Am (as am by Sec. 1, Stats. 1987, Ch. 1141) ¹³	1499.54	1990	922 *	Ad ³⁹⁸
	1992	1163	Am	1499.56	1990	922 *	Ad ³⁹⁸
1428	1990	1133	Am	1499.58	1990	922 *	Ad ³⁹⁸
	1990	1134	Am	1499.60	1990	922 *	Ad ³⁹⁸
	1992	1163	Am	1499.64	1990	922 *	Ad ³⁹⁸
	1993	589	Am ⁶⁷⁰	1499.66	1990	922 *	Ad ³⁹⁸
	1993	930	Am	1499.67	1990	922 *	Ad ³⁹⁸
	1997	220 *	Am	1499.68	1990	922 *	Ad ³⁹⁸
1429	1992	1163	Am	1499.69	1990	922 *	Ad ³⁹⁸
1429.5	1994	1275	Am	1499.70	1990	922 *	Ad ³⁹⁸
1432.1	1990	216	R (as ad by Stats. 1984, Ch. 1625) ²⁰⁶	1499.71	1990	922 *	Ad ³⁹⁸
				1502	1989	1360	Am ⁷³
1437	1997	220 *	Am		1990	1139	Am (by Sec. 1 of Ch.)
1441.5	1996	447	Ad		1991	1137	Am
1442	1992	719 *	R		1991	1200 *	Am (by Sec. 1 of Ch.) ¹⁹⁴
1442.5	1992	719 *	Am				Am (by Sec. 1.5 of Ch.) ⁶³
1448	1990	897	Ad & R ⁷⁰		1992	1374 *	Am
1457	1995	138	Am		1993	248 *	Am
1460	1989	326	Am		1993	1245 *	Am
1461	1993	1136	Ad ⁷⁵⁰		1994	950	Am
	1993	1137	Ad ⁷⁵⁰		1997	793	Am
1462	1995	529 *	Ad	1502.2	1990	113	Am
1499	1990	922 *	Ad ³⁹⁸	1502.3	1994	950	Ad
1499.01	1990	922 *	Ad ³⁹⁸	1502.4	1991	610 *	Ad ⁴⁶⁸
1499.01.5	1990	922 *	Ad ³⁹⁸		1992	714 *	Am
1499.02	1990	922 *	Ad ³⁹⁸		1994	199 *	Am
1499.04	1990	922 *	Ad ³⁹⁸	1502.5	1989	1360	Am ⁷³
1499.06	1990	922 *	Ad ³⁹⁸	1505	1989	919	Am
1499.08	1990	922 *	Ad ³⁹⁸		1992	1011	Am
1499.10	1990	922 *	Ad ³⁹⁸		1994	1095 *	Am
1499.12	1990	922 *	Ad ³⁹⁸		1995	724	Am
					1997	793	Am
				1505.2	1997	793	Ad
				1506	1991	1200 *	Am
					1992	464 *	Am
					1993	248 *	Am
					1994	546	Am
				1506.5	1997	617	Am
				1506.6	1991	1200 *	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1507	1996	517	Am	1528	1990	1455	R
	1997	526*	Am	1529.2	1996	1016	Am
1507.2	1996	1007	Ad		1997	542	Am
1507.5	1989	1175	Am	1530.5	1993	248*	Am
1507.6	1992	714*	Ad	1530.6	1992	865	Am
1508.5	1989	606	R	1530.7	1990	1139*	Ad & R ²⁶²
1509.5	1992	570	Ad	1530.8	1993	1088	Ad
1512.5	1989	466	Ad	1530.9	1993	1245*	Ad
1514	1989	458	Ad	1531.1	1996	247	Ad
1520	1992	1315	Am	1531.2	1989	993	Ad
1520.3	1989	606	Am	1531.3	1992	1288	Ad
	1997	617	Am	1533	1992	1315	Am
1520.5	1992	1315	Am	1534	1991	1200*	Am
	1994	950	Am		1997	617	Am
1520.6	1992	1153	Ad & R ⁵⁷¹	1534.5	1990	216	R (as ad by
1520.65	1992	1153	Ad				Stats. 1984,
1521.5	1991	1112	Ad				Ch. 1625) ²⁰⁶
	1993	1089	Am ⁷⁹⁷	1536.1	1991	589	Am
1521.6	1993	1089	Ad ⁷⁶²	1536.3	1994	1258	Ad
1522	1990	955	Am	1538	1995	540	Am
	1990	1570	Am	1538.6	1997	561	Ad & R ³¹⁴
	1991	888	Am (by Sec. 1	1538.7	1997	561	Ad & R ³¹⁴
			of Ch.)	1540.2	1989	694	Ad
	1991	937	Am (by Sec. 1.5		1991	888	Am
			of Ch.)	1543	1989	675	Am
	1994	1265	Am (by Sec. 1	1547	1990	1488	Am
			of Ch.)	1550	1989	606	Am
	1994	1267	Am (by Sec. 2.5		1992	1315	Am
			of Ch.)		1995	706	Am
	1994	1269	Am (by	1550.5	1992	1315	Ad
			Sec. 56.9 of Ch.)		1993	475*	Am
	1997	606*	Am		1997	728	Am
	1997	617	Am	1551	1992	1315	Am
1522.01	1995	840	Ad		1995	706	Am
1522.03	1993	537	Ad	1551.1	1994	1267	Ad
	1997	606*	Am	1551.5	1990	1488	Ad
1522.04	1997	606*	Ad		1995	938	Am ⁵⁷⁴
1522.05	1991	1200*	Ad	1556	1989	606	Am
1522.06	1997	453	Ad	1558	1989	825	Ad
1522.07	1991	1200*	Ad		1992	1315	Am
1522.2	1989	1053*	Ad		1997	617	Am
1522.4	1989	1142	Am ¹⁸⁵	1558.1	1997	617	Ad
	1991	697*	Am	1559.110	1993	799	Ad & R ⁴⁰
	1992	163	Am ^{42,511}	1559.115	1993	799	Ad & R ⁴⁰
1523	1992	709*	R	1559.120	1993	799	Ad & R ⁴⁰
1523.1	1992	709*	Ad	1559.125	1993	799	Ad & R ⁴⁰
	1993	1278	Am	1559.130	1993	799	Ad & R ⁴⁰
1523.2	1992	709*	Ad	1560	1992	1315	Am
	1995	307*	Am	1562	1994	1258	Am
1523.5	1994	950	Ad	1562.3	1994	1258	Ad ⁴⁷⁹
1524	1989	606	Am		1995	706	Am ¹¹⁴⁸
	1992	1315	Am		1996	828	Am
1524.1	1992	873	Ad		1997	555	Am
1524.5	1994	1258	Am	1562.4	1995	706	Ad
	1995	706	Am	1562.5	1993	1055	Ad
1524.6	1997	561	Ad & R ³¹⁴		1994	146	Am ⁸³³
1524.7	1996	448	Ad	1562.6	1996	828	Ad
1525	1992	1315	Am	1563	1992	1319	Am
1525.1	1993	1089	R	1565	1992	1315	Ad
1525.25	1991	1200*	Ad	1566.25	1992	1153	Ad
1525.3	1989	606	Ad	1567.3	1992	1153	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1568.01	1990	1333	Ad				S ⁴⁶⁶
	1991	832	Am ⁴⁶⁶	1568.0823	1991	832	Ad ⁴⁶⁶
	1993	1215	Am		1991	888	Ad
1568.02	1990	1333	Ad	1568.083	1990	1333	Ad
	1991	832	S ⁴⁶⁶		1991	832	S ⁴⁶⁶
	1993	1215	Am	1568.0831	1990	1333	Ad
1568.021	1990	1333	Ad		1991	832	Am ⁴⁶⁶
	1991	832	Am ⁴⁶⁶	1568.09	1990	1333	Ad
	1992	1315	Am		1991	832	S ⁴⁶⁶
1568.03	1990	1333	Ad		1991	888	Am (by Sec. 4 of Ch.)
	1991	832	Am ⁴⁶⁶		1991	937	Am (by Sec. 2.5 of Ch.)
	1993	1215	Am				
	1995	648*	Am				
1568.04	1990	1333	Ad		1994	1267	Am
	1991	832	Am ⁴⁶⁶		1997	606*	Am
	1992	1315	Am		1997	617	Am
1568.041	1993	1215	Ad	1568.092	1991	888	Ad
1568.05	1990	1333	Ad		1997	617	R & Ad(RN)
	1991	832	S ⁴⁶⁶	1568.093	1997	617	Ad
	1992	1315	Am	1568.10	1990	121	S ^{71 70}
1568.06	1990	1333	Ad		1994	337	S ⁵⁷
	1991	832	Am ⁴⁶⁶		1996	1096	R ¹³¹⁹
	1993	1215	Am		1996	1097	R ¹³¹⁹
1568.061	1990	1333	Ad	1568.11	1990	121	S ^{71 70}
	1991	832	S ⁴⁶⁶		1994	337	S ⁵⁷
	1992	1315	Am		1996	1096	R ¹³¹⁹
1568.062	1990	1333	Ad		1996	1097	R ¹³¹⁹
	1991	832	S ⁴⁶⁶	1568.12	1990	121	S ^{71 70}
	1992	1315	Am		1990	399	Am
1568.063	1990	1333	Ad		1991	1091	Am
	1991	832	Am ⁴⁶⁶		1994	337	S ⁵⁷
1568.064	1990	1333	Ad		1996	1096	R ¹³¹⁹
	1991	832	S ⁴⁶⁶		1996	1097	R ¹³¹⁹
1568.065	1991	832	Ad ⁴⁶⁶	1568.13	1990	121	S ^{71 70}
	1992	1315	Am		1994	337	S ⁵⁷
	1995	938	Am ⁵⁷⁴		1996	1096	R ¹³¹⁹
	1997	617	Am		1996	1097	R ¹³¹⁹
1568.0651	1994	1267	Ad	1568.14	1990	121	S ^{71 70}
1568.066	1991	832	Ad ⁴⁶⁶		1994	337	S ⁵⁷
	1992	1315	Am		1996	1096	R ¹³¹⁹
	1997	617	Am & RN		1996	1097	R ¹³¹⁹
1568.067	1991	832	Ad ⁴⁶⁶	1568.15	1990	121	S ^{71 70}
1568.068	1992	873	Ad		1994	337	S ⁵⁷
1568.07	1990	1333	Ad	1568.16	1990	121	S ^{71 70}
	1991	832	Am ⁴⁶⁶	1568.17	1990	121	S ^{71 70}
	1993	1215	Am		1994	337	S ⁵⁷
1568.071	1990	1333	Ad	1568.18	1990	121	S ^{71 70}
	1991	832	S ⁴⁶⁶		1994	337	S ⁵⁷
1568.072	1990	1333	Ad		1996	1096	R ¹³¹⁹
	1991	832	Am ⁴⁶⁶		1996	1097	R ¹³¹⁹
1568.073	1990	1333	Ad	1568.19	1990	121	S ^{71 70}
	1991	832	S ⁴⁶⁶		1991	637	R
1568.08	1990	1333	Ad	1568.20	1990	121	S ^{71 70}
	1991	832	S ⁴⁶⁶		1994	337	S ⁵⁷
1568.081	1990	1333	Ad		1996	1096	R ¹³¹⁹
	1991	832	S ⁴⁶⁶		1996	1097	R ¹³¹⁹
1568.082	1990	1333	Ad	1568.21	1990	121	S ^{71 70}
	1991	832	Am ⁴⁶⁶		1994	337	S ⁵⁷
1568.0821	1990	1333	Ad		1996	1096	R ¹³¹⁹
	1991	832	S ⁴⁶⁶		1996	1097	R ¹³¹⁹
1568.0822	1990	1333	Ad	1568.22	1990	121	Am ^{71 70}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1568.22	(Cont.)				1989	1419	Ad
	1994	337	R		1990	1137	Am (as ad by
1568.23	1991	467	Ad				Sec. 3,
	1994	337	S ⁵⁷				Stats. 1989,
	1996	1096	R ¹³¹⁹				Ch. 458) & RN
	1996	1097	R ¹³¹⁹		1991	888	Am
1568.24	1991	467	Ad	1569.316	1996	434	Ad
	1994	337	S ⁵⁷	1569.335	1990	216	Am ²⁰⁶
	1996	1096	R ¹³¹⁹	1569.36	1989	1115	Am
	1996	1097	R ¹³¹⁹	1569.38	1989	565	Ad
1568.25	1991	467	Ad	1569.40	1989	1115	Am
	1994	337	S ⁵⁷	1569.406	1989	694	Ad
	1996	1096	R ¹³¹⁹		1991	888	Am
	1996	1097	R ¹³¹⁹	1569.43	1989	675	Am
1569.13	1989	488	Am		1989	115	Am
1569.145	1991	888	Am	1569.44	1989	1115	Am
1569.149	1989	993	Ad	1569.46	1989	1115	Ad
1569.15	1989	1115	Am	1569.47	1989	1115	Am
	1992	1315	Am		1991	589	Am
1569.150	1992	570	Ad		1991	888	Am
1569.158	1989	466	Ad	1569.48	1989	1115	Am
1569.159	1996	448	Ad	1569.485	1989	1115	Am
1569.16	1989	1115	Am		1990	1488	Am
	1997	617	Am	1569.49	1989	1115	Am
1569.17	1991	888	Am (by Sec. 7	1569.5	1990	1488	Ad
			of Ch.)	1569.51	1992	1315	Am
	1991	937	Am (by Sec. 3.5	1569.511	1994	1267	Ad
			of Ch.)	1569.515	1995	938	Am ⁵⁷⁴
	1992	1169	Am (as am by	1569.525	1989	1115	Ad
			Sec. 3.5,	1569.54	1989	1115	R & Ad
			Stats. 1991,	1569.58	1989	825	Ad
			Ch. 937)		1992	1315	Am
	1993	526	Am		1997	617	Am
	1994	1265	Am (by Sec. 2	1569.59	1997	617	Ad
			of Ch.)	1569.60	1992	1315	Am
	1994	1267	Am (by Sec. 6.5	1569.601	1989	1115	Ad(RN)
			of Ch.)	1569.61	1989	1115*	Am & RN
	1997	606*	Am				Ad ⁸²
	1997	617	Am	1569.613	1991	848	Ad
1569.171	1991	848	Ad		1995	224	Am
1569.172	1993	537	Ad	1569.615	1989	1115	Ad ²⁰
	1997	606*	Am		1991	848	Am ⁴⁷⁶
1569.18	1992	709*	R		1995	224	R
1569.185	1992	709*	Ad	1569.616	1991	848	Ad ⁴⁷⁹
1569.19	1989	1115	Am		1995	224	Am
	1992	1315	Am		1997	555	Am
1569.191	1989	1115	Ad	1569.617	1991	848	Ad
	1992	873	Am		1995	307*	Am
	1993	526	Am	1569.618	1989	1115	Ad
1569.193	1989	1115	Ad	1569.62	1991	848	Am
	1994	1088	Am	1569.625	1992	1169	Ad
1569.2	1989	1115	Am	1569.64	1992	1319	Am
	1996	434	Am	1569.67	1989	911	Ad
1569.20	1989	1115	R & Ad	1569.68	1989	465	Ad
1569.205	1989	1115	Ad	1569.681	1990	1137	Ad(RN)
	1992	1315	R	1569.69	1989	1372	Ad & R ⁴⁹
1569.23	1989	1115	Am & R ¹¹		1993	702	S ⁷⁰
			Ad		1995	550*	S ¹⁰⁹⁴
	1991	848	Am	1569.691	1989	1372	Ad & R ⁴⁹
1569.235	1991	848	Ad		1993	702	Am ⁷⁰
1569.314	1989	458	Ad		1995	550*	S ¹⁰⁹⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1569.691	(Cont.)				1991	985	Am
	1996	1023 *	Am ¹²⁵³	1571.71	1994	690	Ad
1569.692	1989	1372	Ad & R ⁴⁹	1574.7	1992	570	Ad
	1993	589	Am ⁶⁷⁰	1575.2	1994	1121	Am
	1995	550 *	S ¹⁰⁹⁴	1580	1991	985	Am
	1996	1023 *	Am ¹²⁵³	1585	1996	137	Am
1569.693	1989	1372	Ad & R ⁴⁹		1997	17	Am ¹³²⁸
	1993	702	S ⁷⁰	1596.60	1992	789	Ad ³⁰⁷
	1995	550 *	S ¹⁰⁹⁴				R ²⁸⁸
1569.694	1989	1372	Ad & R ⁴⁹		1993	1215	R
	1993	702	Am ⁷⁰		1997	843	Ad ^{290 492}
	1994	146	Am ⁸³³	1596.601	1997	843	Ad ^{290 492}
	1995	550 *	S ¹⁰⁹⁴	1596.603	1997	843	Ad ^{290 492}
1569.695	1989	1372	Ad & R ⁴⁹	1596.605	1997	843	Ad ^{290 492}
	1993	702	Am ⁷⁰	1596.607	1997	843	Ad ^{290 492}
	1995	550 *	S ¹⁰⁹⁴	1596.608	1997	843	Ad ^{290 492}
1569.696	1989	1372	Ad & R ⁴⁹	1596.61	1992	789	Ad ³⁰⁷
	1993	702	Am ⁷⁰				R ²⁸⁸
	1995	550 *	S ¹⁰⁹⁴		1993	1215	R
1569.697	1989	1372	Ad & R ⁴⁹		1997	843	Ad ^{290 492}
	1993	702	Am ⁷⁰	1596.615	1997	843	Ad ^{290 492}
	1995	550 *	Am ¹⁰⁹⁴	1596.62	1992	789	Ad ³⁰⁷
1569.698	1995	550 *	Ad				R ²⁸⁸
1569.699	1995	550 *	Ad ¹⁰⁹⁶		1993	1215	R
			R ¹¹⁶⁵		1997	843	Ad ^{290 492}
1569.70	1990	1455	R	1596.63	1992	789	Ad ³⁰⁷
	1991	888	Ad				R ²⁸⁸
1569.72	1990	1137	Ad		1993	1215	R
	1992	1169	Am ²⁷⁵		1997	843	Ad ^{290 492}
			Ad ⁴²	1596.64	1992	789	Ad ³⁰⁷
	1993	247	Am (as am by Sec. 5, Stats. 1992, Ch. 1169) ³⁶⁵				R ²⁸⁸
			Am (as am by Sec. 6, Stats. 1992, Ch. 1169) ¹¹⁷		1993	1215	R
	1994	463	R (as am by Sec. 2, Stats. 1993, Ch. 247)		1997	843	Ad ^{290 492}
			Am (as am by Sec. 1, Stats. 1993, Ch. 247) ⁵⁵	1596.643	1997	843	Ad ^{290 492}
1569.725	1997	494	Ad	1596.645	1997	843	Ad ^{290 492}
1569.73	1992	943	Ad	1596.65	1997	843	Ad ^{290 492}
	1993	589	Am ⁶⁷⁰	1596.655	1997	843	Ad ^{290 492}
	1995	276	Am	1596.66	1997	843	Ad ^{290 492}
1569.74	1994	966	Ad	1596.67	1997	843	Ad ^{290 492}
1569.797	1997	550	Ad	1596.68	1997	843	Ad ^{290 492}
1569.803	1994	146	R (as ad by Sec. 10, Stats. 1992, Ch. 709) ⁸³³	1596.71	1994	690	Am
				1596.750	1994	690	Am
				1596.771	1994	690	Ad
				1596.775	1996	18	Ad
				1596.78	1989	70 *	Am
					1996	18	Am
				1596.79	1994	1010	Am ⁸³²
				1596.792	1989	413	Am
					1990	388 *	Am
					1991	316	Am
					1992	625	Am
					1993	280	Am
					1995	372	Am
					1997	942 *	Am
				1596.7925	1997	916	Ad & R ³¹⁴
				1596.794	1995	473	Ad & R ³¹⁴
1570.2	1990	1351 *	Am	1596.795	1993	335	Am
	1991	985	Am	1596.796	1990	608	Ad ¹⁵⁰
	1994	1121	Am				R ¹¹⁷
1570.7	1990	1351 *	Am		1991	1190 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1596.797	1990	608	Ad ¹⁵⁰ R ¹¹⁷		1993	726*	Am (as am by Sec. 2, Stats. 1992, Ch. 1316) & RN
1596.798	1990	608	Ad ¹⁵⁰ R ¹¹⁷				
1596.799	1990	608	Ad ¹⁵⁰ R ¹¹⁷	1596.872a	1993	726*	Ad
1596.803	1992	709*	Ad ¹⁰⁷	1596.872b	1993	726*	Ad(RN)
	1992	1315	Ad ¹⁶	1596.8725	1992	1316	Ad & R ^{70 587}
	1993	475*	Am (as ad by Sec. 24.5, Stats. 1992, Ch. 1315)		1993	726*	Am
				1596.877	1992	1083	Am
1596.806	1991	867	Am		1994	471	Am
1596.809	1989	993	Ad		1994	1267	Am
1596.813	1992	1320	Ad	1596.887	1992	1315	Am
	1996	1023*	Am ¹²⁵³	1596.8871	1994	1267	Ad
1596.815	1989	301	Ad	1596.8875	1990	1488	Ad
1596.816	1992	1316	Ad		1995	938	Am ⁵⁷⁴
1596.842	1989	301	Ad	1596.8897	1989	825	Ad
	1991	867	Am		1992	1315	Am
	1992	1315	Am		1997	617	Am
1596.843	1989	301	Ad	1596.8898	1997	617	Ad
1596.844	1989	301	Ad	1596.891	1990	1488	Am
1596.845	1989	606	Ad	1596.8915	1989	694	Ad
1596.846	1993	336	Ad		1991	888	Am
1596.847	1997	263	Ad	1596.893	1992	1316	Am ⁵⁸⁷
1596.851	1989	606	Am		1993	726*	Am (as am by Sec. 4, Stats. 1992, Ch. 1316) & RN
	1997	617	Am	1596.893a	1993	726*	Ad
1596.853	1989	332	Am	1596.893b	1993	726*	Ad(RN)
1596.855	1991	867	Am	1596.895	1992	1316	Ad ⁵⁸⁷
	1992	1319	Am		1993	726*	Am
1596.856	1992	1315	Am	1596.95	1989	1360	Am ⁷³
1596.857	1996	881	Am		1992	1315	Am (by Sec. 29.5 of Ch.)
1596.858	1989	606	Am		1992	1316	Am (by Sec. 6.5 of Ch.)
1596.859	1996	881	Ad		1995	512	Am
1596.861	1989	458	Ad	1596.955	1989	1079	Ad ⁸³ R ⁴²
	1990	216	Am		1993	69*	Am ²³⁶
1596.865	1989	1360	Am ⁷³		1993	246*	Am ¹³
	1990	1455	Am	1596.956	1993	246*	Ad
1596.866	1992	35	Ad	1596.96	1991	867	Am
	1994	246*	Am	1596.97	1992	709*	Am
1596.867	1996	643	Ad		1992	1315	Am
1596.869	1989	301	Ad	1596.98	1993	726*	Am
	1991	867	R & Ad	1597.055	1990	21*	Ad
1596.87	1989	301	Am	1597.059	1989	682	Ad & R ⁶¹
	1992	1316	Am		1992	1296*	Am
	1992	1319	Am		1993	69*	Am ⁴¹
1596.871	1991	867	Am		1993	246*	Ad ⁶⁷⁸
	1991	937	Am (by Sec. 4 of Ch.)	1597.06	1990	1455	R
	1992	1113	Am	1597.09	1992	1315	Am
	1996	235	Am	1597.091	1992	1316	Ad ⁵⁸⁷
	1997	606*	Am		1993	726*	Am
	1997	617	Am	1597.14	1992	873	Ad
1596.8713	1993	537	Ad		1994	236	Am
	1997	606*	Am	1597.15	1995	776*	Ad & R ¹⁰⁷⁵
1596.8715	1991	888	Ad		1996	124	Am ¹¹⁹⁷
1596.8716	1992	1113	Ad	1597.20	1994	848	Ad
	1994	252	Am				
1596.872	1992	1316	Am ⁵⁸⁷				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1597.21	1994	848	Ad				
1597.30	1989	70*	S ¹⁵		1993	726*	Am (as am by
	1992	108*	S ¹⁴⁶				Sec. 10.5,
	1992	709*	S ⁵⁷				Stats. 1992,
1597.36	1997	270*	Ad ¹³⁴⁰	1597.55a	1993	726*	Ch. 1316) & RN
1597.40	1989	70*	S ¹⁵	1597.55b	1993	726*	Ad
	1992	108*	S ¹⁴⁶	1597.56	1989	70*	Ad(RN)
	1992	709*	S ⁵⁷		1992	108*	S ¹⁵
	1996	449	Am		1992	108*	S ¹⁴⁶
1597.41	1989	70*	Ad & R ¹⁴		1992	709*	S ⁵⁷
	1992	108*	Am ¹⁴⁶	1597.57	1993	726*	Am
	1992	709*	S (by Sec. 13		1989	70*	S ¹⁵
			of Ch.) ⁵⁷		1992	108*	S ¹⁴⁶
			S (by Sec. 1,		1992	709*	S ⁵⁷
			Stats. 1992,	1597.58	1989	70*	Am
			Ch. 108) ¹⁴⁶		1992	108*	S ¹⁵
	1993	425	Ad & R ⁷⁰		1992	709*	S ¹⁴⁶
	1996	11*	Ad & R ⁵¹		1992	709*	S ⁵⁷
1597.43	1996	18	Ad	1597.59	1992	1315	R
1597.44	1989	70*	S ¹⁵		1989	70*	S ¹⁵
	1992	108*	S ¹⁴⁶		1992	108*	S ¹⁴⁶
	1992	709*	S ⁵⁷		1992	709*	S ⁵⁷
	1996	18	R & Ad		1997	606*	Am
1597.45	1989	70*	Am ¹⁵	1597.60	1989	70*	S ¹⁵
	1992	108*	S ¹⁴⁶		1992	108*	S ¹⁴⁶
	1992	709*	S ⁵⁷		1992	709*	R
1597.46	1989	70*	S ¹⁵		1992	1315	R
	1992	108*	S ¹⁴⁶	1597.61	1989	70*	S ¹⁵
	1992	709*	S ⁵⁷		1992	108*	S ¹⁴⁶
1597.465	1996	18	Ad		1992	709*	S ⁵⁷
1597.47	1989	70*	S ¹⁵	1597.62	1997	631	R & Ad
	1992	108*	S ¹⁴⁶		1992	1316	Ad ⁵⁸⁷
	1992	709*	S ⁵⁷		1993	726*	Am
1597.52	1992	108*	S ¹⁴⁶	1597.621	1989	70*	S ¹⁵
	1992	709*	S ⁵⁷		1992	108*	S ¹⁴⁶
1597.53	1989	70*	S ¹⁵		1992	709*	S ⁵⁷
	1992	108*	S ¹⁴⁶	1597.65	1992	1315	Am
	1992	709*	S ⁵⁷		1989	70*	Am ¹⁵
1597.531	1989	70*	S ¹⁵		1992	108*	Am ¹⁴⁶
	1990	1050	Am		1992	709*	R
	1992	108*	S ¹⁴⁶		1992	1316	Am (as am by
	1992	709*	S ⁵⁷				Stats. 1992,
1597.54	1989	70*	S ¹⁵	1597.70	1994	690	Ch. 108) ⁸²
	1992	108*	S ¹⁴⁶	Div. 2,			Ad
	1992	709*	S ⁵⁷	Ch. 3.93,			
	1992	1315	Am (by	heading			
			Sec. 32.5 of Ch.)	(Sec. 1599.60			
	1992	1316	Am (by Sec. 8.5	et seq.)	1990	216	Ad(RN) ²⁰⁶
			of Ch.)	Div. 2,			
1597.541	1992	1316	Ad	Ch. 3.95,			
1597.542	1992	1316	Ad ⁵⁸⁷	heading			
	1993	726*	Am	(Sec. 1599.60			
1597.55	1989	70*	S ¹⁵	et seq.)	1990	216	Am (as ad by
	1992	108*	S ¹⁴⁶				Stats. 1987,
	1992	709*	S ⁵⁷				Ch. 625)
	1992	1315	Am (by				& RN ²⁰⁶
			Sec. 33.5 of Ch.)	1599.60	1990	1329*	Am
	1992	1316	Am (by	1599.64	1990	1329*	Am
			Sec. 10.5	1599.651	1990	353	Ad
			of Ch.) ⁵⁸⁷	1599.652	1990	1329*	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1599.78	1989	1360	Am ⁷³	Div. 2, Ch. 4.2, heading (Sec. 1640 et seq.)			
1600.21	1991	800	Ad				
1600.22	1991	800	Ad				
1600.25	1991	800	Ad				
1600.35	1991	800	Ad		1991	801	Ad(RN)
1601	1991	800	R		1640	1989	920 Ad
1602	1991	800	Am			1991	801 Am & RN
1602.1	1991	800	R		1641	1991	801 Ad
1602.5	1991	800	Ad		1641.1	1991	801 Ad
1602.6	1992	760	Ad		1643	1991	801 Ad
1603	1991	800	R		1643.1	1991	801 Ad
1603.3	1989	920	Am			1997	220* Am
	1996	1023*	Am ¹²⁵³		1643.2	1991	801 Ad
1603.4	1989	920	Am		1644	1991	801 Ad
	1996	1023*	Am ¹²⁵³			1993	659 Am
1603.5	1989	513	Am		1644.5	1991	801 Ad(RN)
1607	1995	703	Am			1993	659 Am
1612	1991	800	R			1997	511 Am
1613	1991	800	Am		1645	1989	1365 Ad
1614	1991	800	Am			1990	820 Am
1615	1997	220*	Am			1991	296* Am
1616	1991	800	Am		1695	1994	758 Ad
	1994	492	Am		1700	1995	415 R ¹⁰⁵¹
1616.5	1991	800	Ad		1701	1989	886 Am ⁶⁷
	1994	492	Am			1995	415 R ¹⁰⁵¹
	1996	1023*	Am ¹²⁵³		1702	1995	415 R ¹⁰⁵¹
1617	1991	800	Am		1703	1995	415 R ¹⁰⁵¹
1618	1997	220*	Am		1704	1995	415 R ¹⁰⁵¹
1619	1996	1023*	Am ¹²⁵³		1704.5	1989	886 Am ⁶⁷
1626	1989	513	Am			1991	486 Am
	1989	1365	Am			1993	657 Am
	1992	760	Am			1995	415 R ¹⁰⁵¹
	1994	899	Am		1704.55	1993	658 Ad
1627	1989	513	R			1995	415 R ¹⁰⁵¹
1630	1995	415	R ¹⁰⁵¹		1704.7	1990	855 Ad
1631	1995	415	R ¹⁰⁵¹			1995	415 R ¹⁰⁵¹
1632	1989	920	Am		1704.75	1993	658 Ad
	1995	415	R ¹⁰⁵¹			1995	415 R ¹⁰⁵¹
1632.5	1989	949	R		1705	1995	415 R ¹⁰⁵¹
1634	1989	949	R		1706	1995	415 R ¹⁰⁵¹
1635	1991	801	Ad		1707	1995	415 R ¹⁰⁵¹
	1993	659	Am		1707.1	1995	415 R ¹⁰⁵¹
1635.1	1991	801	Ad		1707.2	1995	415 R ¹⁰⁵¹
	1993	659	Am		1707.3	1995	415 R ¹⁰⁵¹
1635.2	1991	801	Ad		1707.4	1995	415 R ¹⁰⁵¹
1639	1991	801	Ad		1707.5	1995	415 R ¹⁰⁵¹
1639.1	1991	801	Ad		1708	1995	415 R ¹⁰⁵¹
1639.2	1991	801	Ad		1708.1	1995	415 R ¹⁰⁵¹
1639.3	1991	801	Ad		1709	1995	415 R ¹⁰⁵¹
1639.4	1991	801	Ad		1710	1995	415 R ¹⁰⁵¹
	1994	639	Am		1711	1995	415 R ¹⁰⁵¹
	1997	220*	Am		1711.1	1995	415 R ¹⁰⁵¹
1639.5	1991	801	Ad		1712	1995	415 R ¹⁰⁵¹
	1994	639	Am		1713	1995	415 R ¹⁰⁵¹
1639.55	1991	801	Ad		1714	1995	415 R ¹⁰⁵¹
1639.6	1991	801	Ad		1715	1995	415 R ¹⁰⁵¹
					1716	1995	415 R ¹⁰⁵¹
Div. 2, Ch. 4.1, heading (Sec. 1640 et seq.)	1991	801	Am & RN		1717	1995	415 R ¹⁰⁵¹
					1718	1995	415 R ¹⁰⁵¹
					1719	1992	713* R
					1720	1995	415 R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1721	1995	415	R ¹⁰⁵¹	1760.2	1990	1227*	Ad
1725	1989	856	Am	1760.4	1990	1227*	Ad
1726	1989	856	Am	1760.6	1990	1227*	Ad
	1990	761	Am (by Sec. 3 of Ch.)	1760.8	1990	1227*	Ad
1726.1	1994	985	Am	1761	1990	1227*	Ad
	1989	856	Ad & R ¹¹	1761.2	1990	1227*	Ad
	1990	761	Am ⁴³	1761.4	1990	1227*	Ad
	1991	800	Am ¹⁹	1761.6	1990	1227*	Ad
1727	1989	856	R & Ad	1761.8	1990	1227*	Ad
	1994	1246	Am	1765.101	1993	1020	Ad
1727.1	1989	856	Ad	1765.105	1993	1020	Ad
1727.5	1989	856	Ad	1765.110	1993	1020	Ad
	1992	1104*	Am	1765.115	1993	1020	Ad
1727.7	1994	551*	Ad	1765.117	1993	1020	Ad
1728.1	1997	558	Am	1765.120	1993	1020	Ad
1728.2	1997	220*	Am	1765.125	1993	1020	Ad
1728.7	1992	514	Ad	1765.130	1993	1020	Ad
1729.1	1996	1023*	Am ¹²⁵³	1765.135	1993	1020	Ad
1733	1992	709*	Am	1765.140	1993	1020	Ad
1734	1992	1104*	Am	1765.145	1993	1020	Ad
1736	1997	220*	Am	1765.150	1993	1020	Ad
1736.1	1994	1246	Ad	1765.155	1993	1020	Ad
1736.2	1994	1246	Ad	1765.160	1993	1020	Ad
	1995	516	R & Ad	1765.165	1993	1020	Ad
1736.3	1994	1246	Ad	1765.170	1993	1020	Ad
	1997	558	Am	1765.175	1993	1020	Ad
1736.4	1994	1246	Ad	1770	1989	1360	Am ⁷³
1736.5	1994	1246	Ad		1990	875	R & Ad
	1997	220*	Am		1995	920	Am
1736.6	1997	558	Am	1770.5	1990	875	R
	1994	1246	Ad	1770.7	1990	875	R
	1997	558	Am (as am by Stats. 1997, Ch. 220)	1771	1990	875	R & Ad
	1994	1246	Ad		1993	1215	Am
1745	1997	558	Am		1995	920	Am
	1990	1343	Ad		1996	124	Am ¹¹⁹⁷
1746	1990	1343	Ad	1771.2	1990	875	R & Ad
	1997	492	Am		1995	920	Am
1747	1990	1343	Ad	1771.3	1990	875	R
	1997	492	Am	1771.4	1990	875	R & Ad
1747.1	1994	985	Ad		1995	920	Am
1747.5	1992	1104*	Ad	1771.5	1990	875	R
1748	1990	1343	Ad		1995	920	Ad
	1997	492	Am	1771.6	1990	875	R & Ad
1749	1990	1343	Ad		1995	920	Am
	1994	985	Am	1771.7	1990	875	Ad
	1997	492	Am	1771.8	1990	875	R & Ad
1749.5	1990	1343	Ad		1995	920	Am
	1990	1343	Ad	1772	1990	875	R & Ad
1750	1994	985	Am		1995	920	Am
	1990	1343	Ad	1773	1990	875	Ad
1751	1990	1343	Ad		1995	920	Am
1752	1990	1343	Ad	1773.5	1990	875	R
1753	1990	1343	Ad	1773.6	1990	875	R
	1992	1104*	Am	1773.7	1990	875	R
1754	1990	1343	Ad	1773.8	1990	875	R
1755	1990	1343	Ad	1773.9	1990	875	R
1756	1990	1343	Ad	1774	1990	875	R & Ad
1757	1990	1343	Ad	1774.4	1990	875	R
1758	1990	1343	Ad	1775	1990	875	R & Ad
1759	1990	1343	Ad		1995	920	Am
1760	1990	1227*	Ad	1775.5	1990	875	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1776	1990	875	R & Ad		1995	920	Am
1776.2	1990	875	Ad	1786.2	1990	875	Ad
	1995	920	Am		1995	920	Am
1776.4	1990	875	Ad	1787	1990	875	R & Ad
1776.6	1990	875	Ad		1995	920	Am
1777	1990	875	R & Ad	1788	1990	875	R & Ad
	1993	352	Am		1994	265	Am
	1993	1215	Am		1995	920	Am
	1995	920	Am	1788.2	1990	875	Ad
1777.2	1990	875	Ad		1995	920	Am
	1993	1215	Am	1788.3	1994	265	Ad
	1995	920	Am ¹⁰⁷²		1995	920	R
1777.4	1990	875	Ad	1788.4	1990	875	Ad
	1995	920	Am		1995	920	Am
1778	1990	875	R & Ad	1788.5	1990	875	R
	1995	920	Am	1789	1990	875	R & Ad
1779	1990	875	R & Ad		1995	920	Am
	1995	920	Am	1789.2	1990	875	R & Ad
	1996	124	Am ¹¹⁹⁷		1995	920	Am
1779.10	1990	875	Ad	1789.4	1990	875	Ad
	1995	920	Am		1995	920	Am
1779.2	1990	875	Ad	1789.5	1990	875	R
	1995	920	Am	1789.6	1990	875	Ad
1779.3	1990	875	R		1995	920	Am
1779.4	1990	875	Ad	1789.8	1990	875	Ad
	1995	920	Am		1995	920	Am
	1996	124	Am ¹¹⁹⁷	1790	1990	875	R & Ad
1779.6	1990	875	R & Ad		1993	352	Am
	1995	920	Am		1995	920	Am
1779.8	1990	875	R & Ad	1790.1	1990	875	R
	1995	920	Am	1790.2	1990	875	R
1780	1990	875	R & Ad	1790.3	1990	875	R
	1995	920	Am	1790.4	1990	875	R
1780.2	1990	875	Ad	1790.5	1990	875	R
	1995	920	Am	1790.6	1990	875	R
1780.4	1990	875	Ad	1790.7	1990	875	R
	1995	920	Am	1790.9	1990	875	R
1780.5	1990	875	R	1791	1990	875	R & Ad
1780.6	1990	875	R		1995	920	Am
1781	1990	875	R & Ad	1792	1990	875	Ad
	1995	920	Am		1995	920	Am
1781.10	1990	875	Ad	1792.2	1990	875	Ad
1781.2	1990	875	Ad		1993	352	Am
	1995	920	Am		1995	920	Am
1781.4	1990	875	Ad	1793	1990	875	R & Ad
	1995	920	Am		1994	265	Ad
1781.6	1990	875	Ad		1995	920	Am
1781.8	1990	875	Ad	1793.11	1991	1091	Ad(RN)
	1995	920	Am		1995	920	Am
1782	1990	875	R & Ad	1793.13	1991	1091	Ad(RN)
	1995	920	Am		1995	920	Am
1782.5	1990	875	R	1793.15	1991	1091	Ad(RN)
1783	1990	875	R & Ad		1995	920	Am
	1995	920	Am	1793.17	1991	1091	Ad(RN)
1783.2	1990	875	Ad		1995	920	Am
	1995	920	Am	1793.19	1991	1091	Ad(RN)
1784	1990	875	R & Ad		1995	920	Am
	1995	920	Am	1793.21	1991	1091	Ad(RN)
1785	1990	875	R & Ad		1995	920	Am
	1995	920	Am	1793.23	1991	1091	Ad(RN)
1786	1990	875	R & Ad		1995	920	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1793.25	1991	1091	Ad(RN)		1990	875	Ad
	1995	920	Am		1991	1091	Am (as ad by
1793.27	1991	1091	Ad(RN)				Stats. 1990,
	1995	920	Am				Ch. 875) & RN
1793.29	1991	1091	Ad(RN)	1794.17	1989	586	Ad
	1995	920	Am	1794.18	1989	586	Ad
1793.31	1991	1091	Ad(RN)		1990	875	Ad
	1995	920	Am		1991	1091	Am (as ad by
1793.5	1991	1090	Ad(RN)				Stats. 1990,
	1995	920	Am				Ch. 875) & RN
1793.50	1991	1091	Ad(RN)	1794.19	1989	586	Ad
	1995	920	Am	1794.2	1990	875	Ad
1793.52	1991	1091	Ad(RN)		1991	1091	Am & RN
	1995	920	Am	1794.20	1989	586	Ad
1793.54	1991	1091	Ad(RN)		1990	875	Ad
	1995	920	Am		1991	1091	Am (as ad by
1793.56	1991	1091	Ad(RN)				Stats. 1990,
	1995	920	Am				Ch. 875) & RN
1793.58	1991	1091	Ad(RN)	1794.21	1989	586	Ad
	1995	920	Am	1794.22	1989	586	Ad
1793.6	1995	920	Am		1990	875	Ad
1793.60	1991	1091	Ad(RN)		1991	1091	Am (as ad by
	1995	920	Am				Stats. 1990,
1793.62	1991	1091	Ad(RN)				Ch. 875) & RN
	1995	920	Am	1794.23	1989	586	Ad
1793.7	1991	1091	Ad(RN)	1794.24	1989	586	Ad
	1995	920	Am		1990	875	Ad
1793.8	1995	920	Ad		1991	1091	Am (as ad by
1793.9	1991	1091	Ad(RN)				Stats. 1990,
	1995	920	Am				Ch. 875) & RN
1794	1990	875	Ad	1794.25	1989	586	Ad
	1991	1091	Am & RN	1794.26	1989	586	Ad
1794.01	1989	586	Ad		1990	875	Ad
1794.02	1989	586	Ad		1991	1091	Am (as ad by
1794.03	1989	586	Ad				Stats. 1990,
1794.04	1989	586	Ad				Ch. 875) & RN
1794.05	1989	586	Ad	1794.27	1989	586	Ad
1794.06	1989	586	Ad	1794.28	1989	586	Ad
1794.07	1989	586	Ad		1990	875	Ad
1794.08	1989	586	Ad		1991	1091	Am (as ad by
1794.09	1989	586	Ad				Stats. 1990,
1794.10	1989	586	Ad				Ch. 875) & RN
	1990	875	Ad	1794.29	1989	586	Ad
	1991	1091	Am (as ad by	1794.30	1990	875	Ad
			Stats. 1990,		1991	1091	Am & RN
			Ch. 875) & RN	1794.32	1990	875	Ad
1794.11	1989	586	Ad		1991	1091	Am & RN
1794.12	1989	586	Ad	1794.34	1990	875	Ad
	1990	875	Ad		1991	1091	Am & RN
	1991	1091	Am (as ad by	1794.36	1990	875	Ad
			Stats. 1990,		1991	1091	Am & RN
			Ch. 875) & RN	1794.38	1990	875	Ad
1794.13	1989	586	Ad		1991	1091	Am & RN
1794.14	1989	586	Ad	1794.4	1990	875	Ad
	1990	875	Ad		1991	1091	Am & RN
	1991	1091	Am (as ad by	1794.40	1990	875	Ad
			Stats. 1990,		1991	1091	Am & RN
			Ch. 875) & RN	1794.6	1990	875	Ad
1794.15	1989	586	Ad		1991	1091	Am & RN
1794.16	1989	586	Ad	1794.8	1990	875	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1794.8 (Cont.)							
	1991	1091	Am & RN		1989	1362 *	Am
1795	1995	415	R ¹⁰⁵¹	1797.189	1996	1023 *	Am ¹²⁵³
1795.10	1994	1206	Am	1797.191	1994	246 *	Ad
	1995	415	R ¹⁰⁵¹	1797.192	1989	1111	Ad
1795.12	1991	920	Am		1989	1134 *	Ad
	1995	91	Am ⁹⁶⁴		1989	1362 *	Ad
	1995	415	R ¹⁰⁵¹		1990	216	R (as ad by Stats. 1989, Ch. 1134)
1795.14	1995	415	R ¹⁰⁵¹				Am & RN
1795.16	1995	415	R ¹⁰⁵¹				(as ad by Stats. 1989, Ch. 111) ²⁰⁶
1795.18	1995	415	R ¹⁰⁵¹				Ad(RN) ²⁰⁶
1795.20	1995	415	R ¹⁰⁵¹	1797.193	1990	216	Ad
1795.22	1995	415	R ¹⁰⁵¹	1797.194	1994	709	Ad
1795.24	1995	415	R ¹⁰⁵¹	1797.195	1995	239	Ad
1795.26	1995	415	R ¹⁰⁵¹	1797.202	1989	1362 *	Am
1795.27	1992	328	Ad	1797.210	1989	1134 *	Am
	1995	415	R ¹⁰⁵¹		1989	1362 *	Am
1795.28	1994	651	Ad		1993	64 *	Am
	1995	415	R ¹⁰⁵¹	1797.212	1993	64 *	Am
1797.109	1992	427	Am ⁵¹¹	1797.213	1989	1111	Am (by Sec. 6 of Ch.)
1797.112	1989	1134 *	Ad				Am
	1989	1362 *	Ad	1797.214	1989	1134 *	Am
	1990	216	R (as ad by Stats. 1989, Ch. 1134) ²⁰⁶		1989	1362 *	Am
				1797.221	1996	1023 *	Am ¹²⁵³
	1993	100 *	Am ⁶⁷²	1797.254	1996	197 *	Am
			R & Ad ¹⁶⁸	1797.270	1993	64 *	Am
	1993	997	Ad & R ³⁶	1797.3	1989	1134 *	Am
			Am (as ad by Sec. 1.2, Stats. 1993, Ch. 100) ¹¹⁷	1797.63	1989	1134 *	Ad
					1989	1362 *	Ad
	1994	709	Am (as am by Sec. 2, Stats. 1993, Ch. 997)		1990	216	R (as ad by Stats. 1989, Ch. 1134) ²⁰⁶
1797.113	1994	246 *	Ad	1797.7	1989	1134 *	Am
1797.132	1989	886	Am ⁶⁷		1989	1362 *	Am
	1992	427	Am ⁵¹¹	1797.98a	1990	1171 *	Am
1797.152	1989	185	Ad		1991	1168 *	Am
1797.170	1989	1111	Am		1991	1169	Am
1797.171	1989	1111	Am		1994	1143	Am
	1994	709	Am	1797.98c	1990	1171 *	Am
1797.172	1989	1111	Am		1991	278 *	Am
	1989	1134 *	Am		1991	1169	Am
	1989	1362 *	Am	1797.98d	1989	237	R
	1993	100 *	Am ⁶⁷²	1797.98e	1990	1171 *	Am
			R & Ad ¹⁶³		1991	278 *	Am
	1993	997	Ad & R ³⁶		1991	1169	Am
			Am (as ad by Sec. 1.4, Stats. 1993, Ch. 100) ¹¹⁷		1991	1170 *	Am (by Sec. 3 of Ch.) ¹⁹⁴
							Am (by Sec. 4 of Ch.) ⁶³
	1994	709	Am (as am by Sec. 4, Stats. 1993, Ch. 997)		1996	1023 *	Am ¹²⁵³
1797.174	1993	997	Ad	1797.98f	1990	1171 *	Ad
1797.175	1989	1134 *	Am		1991	1169	Ad
	1989	1362 *	Am	1797.98h	1994	1143	Ad & R ⁴⁰
	1989	1134 *	Am	1798.181	1992	1366 *	Ad
1797.185	1989	1134 *	Am	1798.182	1993	236	Ad
				1798.183	1993	236	Ad
				1798.200	1993	100 *	Am ⁶⁷²
							R & Ad ¹⁶³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1798.200 (Cont.)				1919.1	1995	415	R ¹⁰⁵¹
	1993	997	Ad & R ³⁶	1920	1995	415	R ¹⁰⁵¹
			Am (as ad by	1921	1995	415	R ¹⁰⁵¹
			Sec. 1.6,	1922	1995	415	R ¹⁰⁵¹
			Stats. 1993,	1923	1995	415	R ¹⁰⁵¹
			Ch. 100) ¹¹⁷	1924	1995	415	R ¹⁰⁵¹
	1994	709	Am	2000	1995	415	R ¹⁰⁵¹
1798.201	1994	709	Ad	2100	1995	415	R ¹⁰⁵¹
1798.202	1994	709	R & Ad	2101	1995	415	R ¹⁰⁵¹
1798.205	1989	1360	R (as ad by	2102	1995	415	R ¹⁰⁵¹
			Stats. 1987,	2103	1995	415	R ¹⁰⁵¹
			Ch. 1225) ⁷³	2104	1993	64*	Am ⁶⁵²
					1995	415	R ¹⁰⁵¹
1798.207	1992	215	Ad	2105	1X 1991-92	21	R
1798.209	1994	709	Ad	2106	1995	415	R ¹⁰⁵¹
1799.111	1996	716	Ad	2107	1995	415	R ¹⁰⁵¹
	1997	547	Am	2108	1995	415	R ¹⁰⁵¹
1799.2	1989	220	Am	2108	1995	415	R ¹⁰⁵¹
1799.200	1991	1091	Ad(RN)	2202	1996	1023*	Am ¹²⁵³
1799.201	1991	1091	Ad(RN)	2240.1	1996	314	Ad
1799.202	1996	197*	Ad	2244.5	1996	115	Ad
1799.204	1996	197*	Ad	2291.2	1993	1194*	Am
1799.205	1996	197*	Ad	2291.7	1990	991	Ad
1799.207	1996	197*	Ad	2316	1994	923	Am ⁸³²
1799.54	1996	1023*	Am ¹²⁵³	2317	1996	1023*	Am ¹²⁵³
1800	1995	415	R ¹⁰⁵¹	2425	1995	415	R ¹⁰⁵¹
1801	1995	415	R ¹⁰⁵¹	2426	1995	415	R ¹⁰⁵¹
1802	1995	415	R ¹⁰⁵¹	2805	1996	1023*	Am ¹²⁵³
1803	1995	415	R ¹⁰⁵¹	2950	1991	GRP	S ⁴²⁰
1804	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1805	1995	415	R ¹⁰⁵¹	2950.1	1991	GRP	S ⁴²⁰
1806	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1807	1995	415	R ¹⁰⁵¹	2951	1995	415	R ¹⁰⁵¹
1808	1995	415	R ¹⁰⁵¹	2952	1991	GRP	S ⁴²⁰
1809	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1810	1995	415	R ¹⁰⁵¹	2952.1	1991	GRP	S ⁴²⁰
1811	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1812	1995	415	R ¹⁰⁵¹	2952.2	1995	415	R ¹⁰⁵¹
1813	1995	415	R ¹⁰⁵¹	3000	1995	415	R ¹⁰⁵¹
1900	1995	415	R ¹⁰⁵¹	3001	1995	415	R ¹⁰⁵¹
1901	1995	415	R ¹⁰⁵¹	3002	1995	415	R ¹⁰⁵¹
1901.2	1X 1991-92	21	Am	3003	1993	676	Ad
	1993	56	Am ⁶⁷⁰		1994	685	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1902	1995	415	R ¹⁰⁵¹	3006	1993	676	Ad
1903	1995	415	R ¹⁰⁵¹		1994	685	Am
1904	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1905	1995	415	R ¹⁰⁵¹	3050	1995	415	R ¹⁰⁵¹
1906	1995	415	R ¹⁰⁵¹	3051	1995	415	R ¹⁰⁵¹
1907	1995	415	R ¹⁰⁵¹	3052	1995	415	R ¹⁰⁵¹
1908	1995	415	R ¹⁰⁵¹	3053	1995	415	R ¹⁰⁵¹
1909	1995	415	R ¹⁰⁵¹	3054	1993	676	Ad
1910	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
1911	1995	415	R ¹⁰⁵¹	3110	1995	415	R ¹⁰⁵¹
1912	1995	415	R ¹⁰⁵¹	3111	1995	415	R ¹⁰⁵¹
1913	1995	415	R ¹⁰⁵¹	3111.5	1995	415	R ¹⁰⁵¹
1914	1995	415	R ¹⁰⁵¹	3112	1995	415	R ¹⁰⁵¹
1915	1995	415	R ¹⁰⁵¹	3113	1995	415	R ¹⁰⁵¹
1916	1995	415	R ¹⁰⁵¹	3114	1995	415	R ¹⁰⁵¹
1917	1995	415	R ¹⁰⁵¹	3115	1995	415	R ¹⁰⁵¹
1918	1995	415	R ¹⁰⁵¹	3116	1995	415	R ¹⁰⁵¹
1919	1995	415	R ¹⁰⁵¹	3117	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3118	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3119	1995	415	R ¹⁰⁵¹	3285.1	1993	676	Ad
3121	1995	415	R ¹⁰⁵¹		1994	685	Am
3122	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3123	1995	415	R ¹⁰⁵¹	3285.2	1993	676	Ad
3123.5	1995	415	R ¹⁰⁵¹		1994	685	Am
3124	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3125	1995	415	R ¹⁰⁵¹	3285.3	1993	676	Ad
3131	1995	415	R ¹⁰⁵¹		1994	685	Am
3132	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3180	1995	415	R ¹⁰⁵¹	3285.4	1993	676	Ad
3181	1995	415	R ¹⁰⁵¹		1994	685	Am
3182	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3183	1995	415	R ¹⁰⁵¹	3286	1995	415	R ¹⁰⁵¹
3184	1995	415	R ¹⁰⁵¹	3287	1995	415	R ¹⁰⁵¹
3185	1995	415	R ¹⁰⁵¹	3288	1995	415	R ¹⁰⁵¹
3186	1995	415	R ¹⁰⁵¹	3294	1994	270	R
3187	1995	415	R ¹⁰⁵¹	3295	1995	415	R ¹⁰⁵¹
3188	1995	415	R ¹⁰⁵¹	3296	1995	415	R ¹⁰⁵¹
3189	1995	415	R ¹⁰⁵¹	3297	1995	415	R ¹⁰⁵¹
3190	1995	415	R ¹⁰⁵¹	3302	1994	270	R
3191	1995	415	R ¹⁰⁵¹	3303	1994	270	R
3192	1995	415	R ¹⁰⁵¹	3304	1994	270	R
3193	1995	415	R ¹⁰⁵¹	3305	1994	270	R
3194	1995	415	R ¹⁰⁵¹	3306	1994	270	R
3194.5	1995	415	R ¹⁰⁵¹	3307	1994	270	R
3195	1995	415	R ¹⁰⁵¹	3308	1994	270	R
3196	1995	415	R ¹⁰⁵¹	3309	1994	270	R
3197	1995	415	R ¹⁰⁵¹	3310	1994	270	R
3198	1995	415	R ¹⁰⁵¹	3315	1995	415	R ¹⁰⁵¹
3199	1995	415	R ¹⁰⁵¹	3316	1995	415	R ¹⁰⁵¹
3220	1995	415	R ¹⁰⁵¹	3317	1995	415	R ¹⁰⁵¹
3221	1995	415	R ¹⁰⁵¹	3350	1995	415	R ¹⁰⁵¹
3222	1995	415	R ¹⁰⁵¹	3351	1993	676	Am
3223	1995	415	R ¹⁰⁵¹		1994	685	Am
3224	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3226	1995	415	R ¹⁰⁵¹	3352	1995	415	R ¹⁰⁵¹
3227	1995	415	R ¹⁰⁵¹	3353	1995	415	R ¹⁰⁵¹
3228	1995	415	R ¹⁰⁵¹	3354	1995	415	R ¹⁰⁵¹
3229	1995	415	R ¹⁰⁵¹	3355	1993	676	Am
3230	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3279	1995	415	R ¹⁰⁵¹	3356	1995	415	R ¹⁰⁵¹
3279.1	1995	415	R ¹⁰⁵¹	Div. 4,			
3279.3	1993	676	Ad	Ch. 7,			
	1995	415	R ¹⁰⁵¹	Art. 1,			
3280	1995	415	R ¹⁰⁵¹	heading			
3281	1993	676	Ad	(Sec. 3380			
	1994	685	Am	et seq.)	1992	566	Ad
	1995	415	R ¹⁰⁵¹	3380	1992	566	Am
3282	1993	676	Ad		1992	1300	Am
	1994	685	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	3381	1992	1300	Am
3283	1993	676	Ad		1992	1320	Am
	1994	685	Am		1995	291	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3284	1993	676	Ad		1996	1023*	Am (as am by
	1994	685	Am				Stats. 1995,
	1995	415	R ¹⁰⁵¹				Ch. 291)
3285	1993	676	R & Ad				& RN ¹²⁵³
	1994	685	Am	3381.5	1991	11*	Ad ²⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3381.5 (Cont.)				3751	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	3752	1995	415	R ¹⁰⁵¹
3382	1995	415	R ¹⁰⁵¹	3753	1995	415	R ¹⁰⁵¹
3383	1995	415	R ¹⁰⁵¹	3800	1995	415	R ¹⁰⁵¹
3384	1995	415	R ¹⁰⁵¹	3801	1995	415	R ¹⁰⁵¹
3385	1995	415	R ¹⁰⁵¹	3802	1995	415	R ¹⁰⁵¹
3386	1995	415	R ¹⁰⁵¹	3803	1995	415	R ¹⁰⁵¹
3387	1995	415	R ¹⁰⁵¹	3900	1995	415	R ¹⁰⁵¹
3388	1995	415	R ¹⁰⁵¹	3901	1995	415	R ¹⁰⁵¹
3389	1995	415	R ¹⁰⁵¹	3902	1995	415	R ¹⁰⁵¹
3390	1995	415	R ¹⁰⁵¹	3950	1995	415	R ¹⁰⁵¹
3395	1992	566	Ad	3951	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	3952	1995	415	R ¹⁰⁵¹
3395.1	1992	566	Ad	3953	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	3954	1995	415	R ¹⁰⁵¹
3395.3	1992	566	Ad	3960	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	3980	1995	415	R ¹⁰⁵¹
3395.5	1992	566	Ad	3981	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	4000	1990	381	R
Div. 4,				4001	1990	381	R
Ch. 7,				4002	1990	381	R
Art. 3,				4003	1990	381	R
heading				4004	1990	381	R
(Sec. 3396				4005	1990	381	R
et seq.)	1996	1023 *	Am & RN ¹²⁵³	4006	1990	381	R
3396	1995	314	Ad	4008	1990	381	R
	1996	1023 *	Am (as am by	4009	1990	381	R
			Stats. 1995,	4009.5	1990	381	R
			Ch. 314)	Div. 5,			
			& RN ¹²⁵³	Pt. 1,			
3400	1995	415	R ¹⁰⁵¹	Ch. 7,			
3401	1995	415	R ¹⁰⁵¹	heading			
3402	1995	415	R ¹⁰⁵¹	(Sec. 4010			
3403	1995	415	R ¹⁰⁵¹	et seq.)	1989	823	Am
3404	1995	415	R ¹⁰⁵¹	Div. 5,			
3405	1995	415	R ¹⁰⁵¹	Pt. 1,			
3406	1995	415	R ¹⁰⁵¹	Ch. 7,			
3407	1995	415	R ¹⁰⁵¹	Art. 1,			
3408	1995	415	R ¹⁰⁵¹	heading			
3409	1995	415	R ¹⁰⁵¹	(Sec. 4010			
3450	1995	415	R ¹⁰⁵¹	et seq.)	1989	823	Am
3451	1995	415	R ¹⁰⁵¹	4010	1989	823	Am
3452	1995	415	R ¹⁰⁵¹		1994	251	Am
3453	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3454	1995	415	R ¹⁰⁵¹	4010.1	1989	823	Am
3455	1995	415	R ¹⁰⁵¹		1990	1182	Am
3456	1995	415	R ¹⁰⁵¹		1992	1248	Am
3500	1995	415	R ¹⁰⁵¹		1994	1010	Am ⁸³²
3501	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3502	1995	415	R ¹⁰⁵¹		1995	673	Am
3503	1995	415	R ¹⁰⁵¹		1996	874	Am & RN
3504	1995	415	R ¹⁰⁵¹		1996	875	Am & RN
3505	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as am by
3506	1995	415	R ¹⁰⁵¹				Stats. 1995,
3507	1995	415	R ¹⁰⁵¹				Ch. 673)
3700	1995	415	R ¹⁰⁵¹				& RN ¹²⁵³
3701	1995	415	R ¹⁰⁵¹	4010.2	1989	823	Am & RN
3702	1995	415	R ¹⁰⁵¹	4010.3	1989	823	Am & RN
3703	1995	415	R ¹⁰⁵¹				& Ad(RN)
3704	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
3750	1995	415	R ¹⁰⁵¹	4010.35	1995	673	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4010.35 (Cont.)							
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 673) & RN ¹²⁵³		1995 1996	673 1023 *	Am Am (as am by Stats. 1995, Ch. 673) & RN ¹²⁵³
4010.4	1989	823	Am & RN & Ad(RN)	4018	1989	823	Ad
	1995	415	R ¹⁰⁵¹		1994	251	Am
4010.5	1989	823	Ad(RN)	4019	1989	823	Am & RN
	1995	415	R ¹⁰⁵¹				& Ad
4010.55	1990	1182	Ad	4019.10	1992	1248	R
	1992	18 *	Am		1992	1248	Ad ⁴⁴⁰
	1995	415	R ¹⁰⁵¹				R ⁷⁹
4010.7	1990	1182	Ad ³²⁴		1995	415	R ¹⁰⁵¹
	1992	18 *	Am ⁴⁴⁵		1995	673	Am
	1992	1248	R (as am by Stats. 1992, Ch. 18) & Ad	4019.15	1996	197 *	Am & RN
			R ¹⁰⁵¹		1992	1248	Ad ⁴⁴⁰
4010.75	1995	415	R ¹⁰⁵¹				R ⁷⁹
	1991	427 *	Ad ⁹⁶ R ¹⁶	4019.20	1995	415	R ¹⁰⁵¹
			Am ^{75 41}		1992	1248	Ad ⁴⁴⁰
4010.8	1992	18 *	Am				R ⁷⁹
	1989	823	Am	4019.25	1995	415	R ¹⁰⁵¹
	1989	840	Am		1992	1248	Ad ⁴⁴⁰
	1990	1182	R & Ad				R ⁷⁹
	1995	415	R ¹⁰⁵¹	4019.30	1995	415	R ¹⁰⁵¹
4010.85	1990	1182	Ad		1992	1248	Ad ⁴⁴⁰
	1995	415	R ¹⁰⁵¹				R ⁷⁹
4010.9	1989	823	R & Ad	4019.35	1995	415	R ¹⁰⁵¹
	1989	840	R & Ad		1992	1248	Ad ⁴⁴⁰
	1990	216	R (as ad by Stats. 1989, Ch. 823) ²⁰⁶				R ⁷⁹
			R (as ad by Stats. 1989, Ch. 823) ²⁰⁶	4019.40	1995	415	R ¹⁰⁵¹
			R (as ad by Stats. 1989, Ch. 823) ²⁰⁶		1992	1248	Ad ⁴⁴⁰
			R (as ad by Stats. 1989, Ch. 823) ²⁰⁶				R ⁷⁹
4010.10	1990	1182	Am	4019.45	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹		1992	1248	Ad ⁴⁴⁰
	1990	1182	R				R ⁷⁹
Div. 5, Pt. 1, Ch. 7, Art. 2, heading (Sec. 4011 et seq.)				4019.5	1995	415	R ¹⁰⁵¹
	1989	823	Ad		1990	462 *	Ad
4011	1989	823	R & Ad				Am (as ad by Stats. 1990, Ch. 462) & R ¹¹⁰
	1995	415	R ¹⁰⁵¹	Div. 5, Pt. 1, Ch. 7, Art. 3, heading (Sec. 4020 et seq.)			
4012	1989	823	R & Ad		1989	823	Ad
	1990	1182	Am	4020	1990	1182	Ad ²⁸⁴
	1995	415	R ¹⁰⁵¹				R ⁷⁹
4013	1989	823	Am				Am ^{445 51}
	1990	1182	Am		1992	18 *	Am
	1995	415	R ¹⁰⁵¹		1992	1248	R
4014	1989	823	R & Ad	4020.5	1990	1182	Ad ⁵⁴
	1990	1182	Am				R ⁷⁹
	1995	415	R ¹⁰⁵¹				R
4015	1989	823	R & Ad		1992	1248	R
	1995	415	R ¹⁰⁵¹	4021	1989	707	Am ⁸²
4016	1989	823	R & Ad(RN)		1989	823	R & Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
4016.5	1989	576	Ad	4022	1989	823	R & Ad
	1990	1182	R		1992	1103 *	Am
	1995	415	R ¹⁰⁵¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4022 (Cont.)	1994	251	Am	4027	1989	823	R & Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
Div. 5, Pt. 1, Ch. 7, Art. 2, heading (Sec. 4023 et seq.)	1989	823	R	4027.5	1989	823	Ad
4023	1989	823	Ad		1991	1070*	R
	1991	GRP	S ⁴²⁰	4027.6	1989	707	Ad
	1994	251	Am		1991	1070*	Am
4023.1	1995	415	R ¹⁰⁵¹		1992	427	Am ⁵¹¹
	1989	823	Ad		1994	1040*	Am
	1994	251	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	Div. 5, Pt. 1, Ch. 7, Art. 5, heading (Sec. 4028 et seq.)	1989	823	Ad
4023.2	1989	823	Ad	4028	1989	823	Am
	1994	251	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	4028.5	1995	415	R ¹⁰⁵¹
4023.3	1989	823	Ad	4029	1989	823	Am
	1990	1182	Am		1995	415	R ¹⁰⁵¹
	1992	1248	Am	4029.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	4030	1989	823	R & Ad
4023.35	1993	59*	Ad		1994	251	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
4023.4	1990	343	Ad	4030.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	4030.6	1995	415	R ¹⁰⁵¹
4023.5	1989	823	R	4030.7	1995	415	R ¹⁰⁵¹
4024	1989	823	Am	Div. 5, Pt. 1, Ch. 7, Art. 3, heading (Sec. 4031 et seq.)	1989	823	Am & RN
	1995	415	R ¹⁰⁵¹	Div. 5, Pt. 1, Ch. 7, Art. 6, heading (Sec. 4031 et seq.)	1989	823	Ad(RN)
4025	1991	2*	Am ²⁰	4031	1989	823	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
4026	1989	823	R	Div. 5, Pt. 1, Ch. 7, Art. 4, heading (Sec. 4032 et seq.)	1989	823	Am & RN
4026.1	1989	823	R	Div. 5, Pt. 1, Ch. 7, Art. 7, heading (Sec. 4032 et seq.)	1989	823	Ad(RN)
4026.2	1989	823	R	4032	1989	823	Am
4026.3	1989	823	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	4033	1995	415	R ¹⁰⁵¹
4026.4	1989	823	Ad				
	1995	415	R ¹⁰⁵¹				
4026.5	1989	823	Am				
	1995	415	R ¹⁰⁵¹				
4026.6	1989	823	Ad				
	1X 1991-92	21	R				
4026.7	1995	660	Ad				
	1996	1023*	Am (as ad by Stats. 1995, Ch. 660) & RN ¹²⁵³				
4026.8	1995	660	Ad				
	1996	1023*	Am (as ad by Stats. 1995, Ch. 660) & RN ¹²⁵³				
Div. 5, Pt. 1, Ch. 7, Art. 4, heading (Sec. 4027 et seq.)	1989	823	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4034	1995	415	R ¹⁰⁵¹		1996	1023*	Am (as am by
4035	1995	415	R ¹⁰⁵¹				Stats. 1995,
4036	1995	415	R ¹⁰⁵¹				Ch. 28)
4036.5	1989	823	Am				& RN ¹²⁵³
	1990	1182	Am	4050	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	4051	1995	415	R ¹⁰⁵¹
Div. 5,				4052	1995	415	R ¹⁰⁵¹
Pt. 1,				4053	1995	415	R ¹⁰⁵¹
Ch. 7,				4054	1995	415	R ¹⁰⁵¹
Art. 4.5,				4055	1995	415	R ¹⁰⁵¹
heading				4057	1992	548	Am
(Sec. 4037					1995	415	R ¹⁰⁵¹
et seq.)	1989	823	Am & RN	4057.1	1995	415	R ¹⁰⁵¹
Div. 5,				4057.2	1995	415	R ¹⁰⁵¹
Pt. 1,				4057.3	1995	415	R ¹⁰⁵¹
Ch. 7,				4057.4	1995	415	R ¹⁰⁵¹
Art. 8,				4057.5	1995	415	R ¹⁰⁵¹
heading				4057.6	1995	415	R ¹⁰⁵¹
(Sec. 4037				4057.7	1995	415	R ¹⁰⁵¹
et seq.)	1989	823	Ad(RN)	4057.8	1995	415	R ¹⁰⁵¹
4037	1995	415	R ¹⁰⁵¹	4060	1995	415	R ¹⁰⁵¹
Div. 5,				4061	1995	415	R ¹⁰⁵¹
Pt. 1,				4062	1995	415	R ¹⁰⁵¹
Ch. 7,				4063	1995	415	R ¹⁰⁵¹
Art. 5,				4064	1995	415	R ¹⁰⁵¹
heading				4070	1X 1991-92	21	R
(Sec. 4037.5				4071	1X 1991-92	21	R
et seq.)	1989	823	Am & RN	4072	1X 1991-92	21	R
Div. 5,				4073	1X 1991-92	21	R
Pt. 1,				4074	1X 1991-92	21	Am
Ch. 7,					1995	415	R ¹⁰⁵¹
Art. 9,				4080	1995	415	R ¹⁰⁵¹
heading				4081	1995	415	R ¹⁰⁵¹
(Sec. 4037.5				4082	1995	415	R ¹⁰⁵¹
et seq.)	1989	823	Ad(RN)	4083	1995	415	R ¹⁰⁵¹
4037.5	1995	415	R ¹⁰⁵¹	4084	1995	415	R ¹⁰⁵¹
4038	1995	415	R ¹⁰⁵¹	4090	1995	415	R ¹⁰⁵¹
4039	1989	823	Am	4091	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	4095	1995	415	R ¹⁰⁵¹
4039.1	1989	823	Ad	4100	1989	1095	R ⁶⁷
	1995	415	R ¹⁰⁵¹	4105	1989	1095	R ⁶⁷
4039.5	1995	415	R ¹⁰⁵¹	4106	1989	1095	R ⁶⁷
4039.6	1989	823	Ad	4107	1989	1095	R ⁶⁷
	1995	415	R ¹⁰⁵¹	4108	1989	1095	R ⁶⁷
4045	1995	415	R ¹⁰⁵¹	4109	1989	1095	R ⁶⁷
4046	1995	415	R ¹⁰⁵¹	4110	1989	1095	R ⁶⁷
4047	1995	415	R ¹⁰⁵¹	4111	1989	1095	R ⁶⁷
4048	1995	415	R ¹⁰⁵¹	4111.1	1989	1905	R ⁶⁷
4049	1995	415	R ¹⁰⁵¹	4111.2	1989	1905	R ⁶⁷
4049.50	1989	956	Am	4111.3	1989	1905	R ⁶⁷
	1995	415	R ¹⁰⁵¹	4111.4	1989	1905	R ⁶⁷
4049.51	1989	956	Am	4112	1989	1095	R ⁶⁷
	1995	415	R ¹⁰⁵¹	4113	1989	1095	R ⁶⁷
4049.52	1989	956	Ad	4120	1989	1095	R ⁶⁷
	1995	415	R ¹⁰⁵¹	4121	1989	1095	R ⁶⁷
4049.53	1989	956	Ad	4121.1	1989	1905	R ⁶⁷
	1995	415	R ¹⁰⁵¹	4127	1989	1095	R ⁶⁷
4049.54	1992	242	Ad	4128	1989	1095	R ⁶⁷
	1995	28	Am	4129	1989	1095	R ⁶⁷
	1995	415	R ¹⁰⁵¹	4130	1989	1095	R ⁶⁷

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4135	1989	1095	R ⁶⁷	4301	1989	1095	R ⁶⁷
4170	1989	1095	R ⁶⁷	4302	1989	1095	R ⁶⁷
4171	1989	1095	R ⁶⁷	4303	1989	1095	R ⁶⁷
4172	1989	1095	R ⁶⁷	4400	1995	415	R ¹⁰⁵¹
4173	1989	1095	R ⁶⁷	4401	1995	415	R ¹⁰⁵¹
4174	1989	1095	R ⁶⁷	4402	1995	415	R ¹⁰⁵¹
4175	1989	1095	R ⁶⁷	4403	1995	415	R ¹⁰⁵¹
4176	1989	1095	R ⁶⁷	4403.5	1995	415	R ¹⁰⁵¹
4177	1989	1095	R ⁶⁷	4404	1995	415	R ¹⁰⁵¹
4178	1989	1095	R ⁶⁷	4425	1995	415	R ¹⁰⁵¹
4178.5	1989	1095	R ⁶⁷	4430	1995	415	R ¹⁰⁵¹
4179	1989	1095	R ⁶⁷	4431	1995	415	R ¹⁰⁵¹
4179.1	1989	1095	R ⁶⁷	4432	1995	415	R ¹⁰⁵¹
4179.2	1989	1095	R ⁶⁷	4433	1995	415	R ¹⁰⁵¹
4179.3	1989	1095	R ⁶⁷	4450	1995	415	R ¹⁰⁵¹
4180	1989	1095	R ⁶⁷	4451	1995	415	R ¹⁰⁵¹
4180.5	1989	1095	R ⁶⁷	4452	1995	415	R ¹⁰⁵¹
4181	1989	1095	R ⁶⁷	4453	1995	415	R ¹⁰⁵¹
4181.1	1989	1095	R ⁶⁷	4454	1995	415	R ¹⁰⁵¹
4182	1989	1095	R ⁶⁷	4455	1995	415	R ¹⁰⁵¹
4183	1989	1095	R ⁶⁷	4455.5	1995	415	R ¹⁰⁵¹
4184	1989	1095	R ⁶⁷	4456	1995	415	R ¹⁰⁵¹
4185	1989	1095	R ⁶⁷	4457	1995	415	R ¹⁰⁵¹
4185.1	1989	1095	R ⁶⁷	4458	1995	415	R ¹⁰⁵¹
4186	1989	1095	R ⁶⁷	4459	1995	415	R ¹⁰⁵¹
4186.01	1989	1095	R ⁶⁷	4460	1995	415	R ¹⁰⁵¹
4186.02	1989	1095	R ⁶⁷	4461	1995	415	R ¹⁰⁵¹
4186.03	1989	1095	R ⁶⁷	4462	1995	415	R ¹⁰⁵¹
4186.04	1989	1095	R ⁶⁷	4463	1995	415	R ¹⁰⁵¹
4186.05	1989	1095	R ⁶⁷	4464	1995	415	R ¹⁰⁵¹
4186.06	1989	1095	R ⁶⁷	4464.5	1995	415	R ¹⁰⁵¹
4186.07	1989	1095	R ⁶⁷	4465	1995	415	R ¹⁰⁵¹
4186.08	1989	1095	R ⁶⁷	4466	1995	415	R ¹⁰⁵¹
4186.09	1989	1095	R ⁶⁷	4467	1995	415	R ¹⁰⁵¹
4186.10	1989	1095	R ⁶⁷	4468	1995	415	R ¹⁰⁵¹
4186.11	1989	1095	R ⁶⁷	4470	1995	415	R ¹⁰⁵¹
4186.12	1989	1095	R ⁶⁷	4470.1	1995	415	R ¹⁰⁵¹
4186.13	1989	1095	R ⁶⁷	4470.2	1995	415	R ¹⁰⁵¹
4186.14	1989	1095	R ⁶⁷	4470.3	1995	415	R ¹⁰⁵¹
4186.15	1989	1095	R ⁶⁷	4470.4	1995	415	R ¹⁰⁵¹
4186.16	1989	1095	R ⁶⁷	4471	1995	415	R ¹⁰⁵¹
4186.17	1989	1095	R ⁶⁷	4471.1	1995	415	R ¹⁰⁵¹
4186.18	1989	1095	R ⁶⁷	4471.2	1995	415	R ¹⁰⁵¹
4186.19	1989	1095	R ⁶⁷	4471.3	1995	415	R ¹⁰⁵¹
4186.20	1989	1095	R ⁶⁷	4471.4	1995	415	R ¹⁰⁵¹
4186.21	1989	1095	R ⁶⁷	4475	1995	415	R ¹⁰⁵¹
4186.30	1989	1095	R ⁶⁷	4476	1995	415	R ¹⁰⁵¹
4187	1989	1095	R ⁶⁷	4477	1995	415	R ¹⁰⁵¹
4200	1989	1095	R ⁶⁷	4485	1995	415	R ¹⁰⁵¹
4201	1989	1095	R ⁶⁷	4500	1995	415	R ¹⁰⁵¹
4202	1989	1095	R ⁶⁷	4510	1995	415	R ¹⁰⁵¹
4203	1989	1095	R ⁶⁷	4511	1995	415	R ¹⁰⁵¹
4204	1989	1095	R ⁶⁷	4520	1995	415	R ¹⁰⁵¹
4205	1989	1095	R ⁶⁷	4665.6	1994	270	R
4250	1989	1095	R ⁶⁷	4704	1995	279*	R
4260	1989	1095	R ⁶⁷	4716.4	1994	923	Am ⁸³²
4270	1989	1095	R ⁶⁷	4730.10	1995	529*	Ad
4271	1989	1095	R ⁶⁷		1996	308*	Am
4272	1989	1095	R ⁶⁷	4730.4	1996	314	Ad
4273	1989	1095	R ⁶⁷	4730.65	1997	51	Ad
4300	1989	1095	R ⁶⁷	4730.7	1989	789	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4730.8	1993	1195	Ad		1996	1023*	Am ¹²⁵³
4730.9	1995	430	Ad	7051	1993	1232	Am
4746.5	1990	1572	Am		1994	570	Am
4816	1989	789	Am	7051.5	1993	1232	Am
4950	1996	75	Am	7052	1993	1232	Am
5411.5	1992	410	Ad	7054	1990	277	Am
5412.5	1992	410	Ad		1996	1023*	Am ¹²⁵³
5415	1993	205	Am	7054.1	1993	1232	Am
	1995	28	Am		1994	570	Am
5471	1991	1110	Am (by Sec. 35 of Ch.)	7054.6	1996	1023*	Am ¹²⁵³
				7054.7	1993	1232	Am
5473.11	1991	248	Am		1994	570	Am
5474.20	1995	415	R ¹⁰⁵¹	7100	1993	1232	Am
5474.21	1995	415	R ¹⁰⁵¹		1994	570	Am
5474.22	1995	415	R ¹⁰⁵¹		1997	475	Am
5474.23	1995	415	R ¹⁰⁵¹	7100.1	1997	475	Ad
5474.24	1995	415	R ¹⁰⁵¹	7104.1	1992	1020	Ad
5474.25	1995	415	R ¹⁰⁵¹	7110	1993	1232	Am
5474.26	1995	415	R ¹⁰⁵¹	7111	1993	1232	Am
5474.27	1990	1541	R	7112	1993	1232	Am
5474.28	1995	415	R ¹⁰⁵¹	7117	1996	1023*	Am ¹²⁵³
5474.29	1990	1541	Am	7150.1	1993	226	Am
	1995	415	R ¹⁰⁵¹		1994	1010	Am ⁸³²
5474.30	1995	415	R ¹⁰⁵¹	7150.5	1992	583	Am
5474.31	1995	415	R ¹⁰⁵¹	7151.5	1992	583	Am
5617	1994	270	R		1994	211	Am
6461.4	1994	923	Am ⁸³²	7152.5	1992	583	Am
6480.1	1996	314	Ad		1994	211	Am
6480.7	1993	1195	Ad	7153.2	1996	96	Ad
6484	1994	923	Am ⁸³²	7155.5	1994	160	Am
6487	1993	1195	Am	7160	1990	1507	Ad
6501	1989	52	Am	7184	1992	583	Am
6512	1991	306	Am	7184.5	1996	827	Ad
	1995	28	Am	7185	1991	895	R & Ad
6512.7	1991	1044	Ad	7185.5	1991	895	Ad
6514.1	1994	923	Am ⁸³²	7186	1991	895	R
6520.10	1991	248	Ad				Ad (by Sec. 3 of Ch.)
6520.11	1991	248	Ad		1994	1010	Am ⁸³²
6520.12	1991	248	Ad	7186.5	1991	895	Ad
6520.9	1995	28	Am	7187	1989	886	Am ⁶⁷
6542	1996	1023*	Am ¹²⁵³		1991	359	Am
6580.1	1994	923	Am ⁸³²		1991	895	R & Ad
6580.2	1994	923	Am ⁸³²	7187.5	1991	895	Ad
6936	1994	923	Am ⁸³²	7188	1991	895	R & Ad
6952	1995	28	Am	7188.5	1991	895	R
6955.1	1994	923	Am ⁸³²	7189	1991	895	R & Ad
6960.3	1989	323	Am	7189.5	1991	895	R & Ad
6982	1990	1558	Am ⁴³	7190	1991	895	R & Ad
	1991	1226	Am ¹³	7190.5	1991	895	Ad
7002	1993	1232	Am	7191	1991	895	R & Ad
7006.3	1993	1232	Ad	7191.5	1991	895	Ad
7006.5	1993	1232	Ad	7192	1991	895	R & Ad
7006.7	1993	1232	Ad	7192.5	1991	895	Ad
7009	1993	1232	Am	7193	1991	895	R & Ad
7010	1993	1232	Am	7193.5	1991	895	Ad
7010.3	1993	1232	Ad	7194	1991	895	R & Ad
7010.5	1993	1232	Ad	7194.5	1991	895	Ad
7010.7	1993	1232	Ad	7195	1991	895	R
7011	1993	1232	Am	8112	1993	1232	Ad
7011.2	1993	1232	Ad	8113	1992	828	Ad
7025	1993	1232	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8113.1	1992	828	Ad	9650	1993	350	R
8113.2	1992	828	Ad	9651	1993	350	R
8113.3	1992	828	Ad	9652	1993	350	R
8113.4	1992	828	Ad	9653	1993	350	R
8113.5	1992	828	Ad	9654	1993	350	R
8113.6	1992	828	Ad	9703	1991	490	Ad
8113.7	1996	371	Ad	10000	1995	415	R ¹⁰⁵¹
8301.5	1996	769	Ad	10001	1995	415	R ¹⁰⁵¹
8341	1993	1232	Am	10001.1	1995	415	R ¹⁰⁵¹
8343	1993	1232	Ad	10002	1995	415	R ¹⁰⁵¹
8344	1993	1232	Ad	10003	1995	415	R ¹⁰⁵¹
8344.5	1993	1232	Ad	10004	1995	415	R ¹⁰⁵¹
	1994	570	Am	10004.5	1995	415	R ¹⁰⁵¹
8345	1993	1232	Ad	10005	1989	1431	Am
8345.5	1993	1232	Ad		1995	415	R ¹⁰⁵¹
8346	1993	1232	Ad	10006	1995	415	R ¹⁰⁵¹
	1994	570	Am	10007	1995	415	R ¹⁰⁵¹
8346.5	1993	1232	Ad	10008	1994	1269	Am
8347	1993	1232	Ad		1995	415	R ¹⁰⁵¹
8550	1997	142	Am	10009	1995	415	R ¹⁰⁵¹
8725	1997	142	Am	10025	1995	415	R ¹⁰⁵¹
8731	1996	370	Am	10026	1995	415	R ¹⁰⁵¹
	1997	142	Am	10027	1995	415	R ¹⁰⁵¹
8733	1997	142	Am	10028	1995	415	R ¹⁰⁵¹
8733.5	1996	370	Am	10029	1995	415	R ¹⁰⁵¹
	1997	142	Am	10030	1992	318	Am
8738	1992	797	Am		1995	415	R ¹⁰⁵¹
8751.1	1989	1104	Am	10031	1995	415	R ¹⁰⁵¹
	1990	79	Am ⁵⁴	10032	1995	415	R ¹⁰⁵¹
8934.4	1994	923	Am ⁸³²	10033	1995	415	R ¹⁰⁵¹
8950.01	1996	314	Ad	10034	1992	318	Am
8961.5	1996	1023*	Am ¹²⁵³		1995	415	R ¹⁰⁵¹
8981.5	1991	70	Ad	10034.1	1992	318	Ad
9501	1993	350	Am		1995	415	R ¹⁰⁵¹
9504	1993	350	Am	10035	1995	415	R ¹⁰⁵¹
9504.5	1994	1152	Ad	10036	1991	1061	Am
9507	1993	350	Am		1995	415	R ¹⁰⁵¹
9508	1993	350	Am	10037	1995	415	R ¹⁰⁵¹
9509	1993	350	Am	10038	1995	415	R ¹⁰⁵¹
9511.1	1993	350	R	10039	1994	492	Ad ⁵⁴⁸
9580	1993	350	Am		1995	415	R ¹⁰⁵¹
9600.5	1994	1152	Ad	10039.1	1994	492	Ad ⁵⁴⁸
9600.6	1994	1152	Ad		1995	415	R ¹⁰⁵¹
9625	1993	350	Am	10040	1991	688	Am
9626	1993	350	Am		1994	492	Am ⁷¹
9627	1993	350	Am				R ⁷⁰
9629	1993	350	Am				Ad ⁵⁴⁸
9630	1993	350	Am		1995	415	R (as am by
9631	1993	350	Am				Sec. 9 and
9632	1993	350	Am				as ad by
9633	1993	350	Am				Sec. 10,
9635	1993	350	Am				Stats. 1994,
9636	1993	350	Am				Ch. 492) ¹⁰⁵¹
9637	1993	350	Am	10050	1995	415	R ¹⁰⁵¹
9638	1993	350	Am	10051	1995	415	R ¹⁰⁵¹
9642	1993	350	Am	10052	1995	415	R ¹⁰⁵¹
9643	1993	350	Am	10053	1995	415	R ¹⁰⁵¹
9644	1993	350	Am	10054	1995	415	R ¹⁰⁵¹
9645	1993	350	Am	10055	1995	415	R ¹⁰⁵¹
9646	1993	350	Am	10056	1990	972	Am
9647	1993	350	Am		1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10056.1	1990	972	Ad	10201.1	1992	383*	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10057	1995	415	R ¹⁰⁵¹	10202	1995	415	R ¹⁰⁵¹
10058	1995	415	R ¹⁰⁵¹	10203	1989	760	Am
10058.5	1995	415	R ¹⁰⁵¹		1994	26*	Am
10059	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10060	1995	415	R ¹⁰⁵¹	10204	1995	415	R ¹⁰⁵¹
10060.5	1995	415	R ¹⁰⁵¹	10205	1995	415	R ¹⁰⁵¹
10061	1990	1493	Am	10225	1989	760	Am
			R & Ad ¹⁶		1994	26*	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10061.5	1995	415	R ¹⁰⁵¹	10250	1989	760	Am
10062	1995	415	R ¹⁰⁵¹		1994	26*	Am
10063	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10064	1995	415	R ¹⁰⁵¹	10251	1995	415	R ¹⁰⁵¹
10065	1995	415	R ¹⁰⁵¹	10252	1995	415	R ¹⁰⁵¹
10066	1995	415	R ¹⁰⁵¹	10253	1991	268	Am
10067	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10067.1	1995	415	R ¹⁰⁵¹	10254	1993	59*	Am
10068	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10068.1	1995	415	R ¹⁰⁵¹	10275	1995	415	R ¹⁰⁵¹
10100	1995	415	R ¹⁰⁵¹	10280	1990	883	Ad & R ⁴⁹
10101	1995	415	R ¹⁰⁵¹		1991	975	S ⁵⁷
10101.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10102	1995	415	R ¹⁰⁵¹	10281	1990	883	Ad & R ⁴⁹
10125	1990	211	Am		1991	975	S ⁵⁷
	1994	1269	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	10282	1990	883	Ad & R ⁴⁹
10125.5	1990	1363	Am (by Sec. 11 of Ch.) ⁵⁴		1991	975	S ⁵⁷
	1990	1493	Am (by Sec. 35 of Ch.)		1995	415	R ¹⁰⁵¹
	1992	163	Am ^{42 511}	10283	1990	883	Ad & R ⁴⁹
	1995	415	R ¹⁰⁵¹		1991	975	S ⁵⁷
10125.6	1990	1493	Am & R ¹⁹		1995	415	R ¹⁰⁵¹
	1992	163	Am ⁸²	10284	1990	883	Ad & R ⁴⁹
10125.7	1990	211	Ad		1991	975	Am ⁵⁷
	1995	415	R ¹⁰⁵¹		1994	146	Am ⁸³³
10125.8	1994	1269	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	10285	1990	883	Ad & R ⁴⁹
10126	1995	415	R ¹⁰⁵¹		1991	975	R & Ad
10127	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10128	1995	415	R ¹⁰⁵¹	10300	1995	415	R ¹⁰⁵¹
10129	1995	415	R ¹⁰⁵¹	10325	1994	146	Am ⁸³³
10130	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10130.5	1995	415	R ¹⁰⁵¹	10350	1995	415	R ¹⁰⁵¹
10131	1995	415	R ¹⁰⁵¹	10351	1992	163	Am ^{42 511}
10150	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10151	1995	415	R ¹⁰⁵¹	10360	1995	415	R ¹⁰⁵¹
10152	1995	415	R ¹⁰⁵¹	10361	1995	415	R ¹⁰⁵¹
10153	1995	415	R ¹⁰⁵¹	10375	1995	415	R ¹⁰⁵¹
10154	1995	415	R ¹⁰⁵¹	10376	1995	415	R ¹⁰⁵¹
10175	1995	415	R ¹⁰⁵¹	10376.5	1995	415	R ¹⁰⁵¹
10176	1995	415	R ¹⁰⁵¹	10376.8	1995	415	R ¹⁰⁵¹
10177	1995	415	R ¹⁰⁵¹	10377	1995	415	R ¹⁰⁵¹
10180	1995	415	R ¹⁰⁵¹	10378	1995	415	R ¹⁰⁵¹
10185	1995	415	R ¹⁰⁵¹	10379	1995	415	R ¹⁰⁵¹
10186	1995	415	R ¹⁰⁵¹	10380	1995	415	R ¹⁰⁵¹
10190	1995	415	R ¹⁰⁵¹	10381	1995	415	R ¹⁰⁵¹
10200	1995	415	R ¹⁰⁵¹	10382	1995	415	R ¹⁰⁵¹
10201	1995	415	R ¹⁰⁵¹	10383	1995	415	R ¹⁰⁵¹
				10384	1995	415	R ¹⁰⁵¹
				10400	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10400.5	1995	415	R ¹⁰⁵¹	10477	1995	415	R ¹⁰⁵¹
10401	1995	415	R ¹⁰⁵¹	10478	1995	415	R ¹⁰⁵¹
10402	1995	415	R ¹⁰⁵¹	10479	1995	415	R ¹⁰⁵¹
10403	1995	415	R ¹⁰⁵¹	10500	1995	415	R ¹⁰⁵¹
10404	1995	415	R ¹⁰⁵¹	10501	1995	415	R ¹⁰⁵¹
10405	1995	415	R ¹⁰⁵¹	10502	1995	415	R ¹⁰⁵¹
10406	1989	1431	Ad	10510	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	10520	1995	415	R ¹⁰⁵¹
10410	1995	415	R ¹⁰⁵¹	10521	1995	415	R ¹⁰⁵¹
10411	1995	415	R ¹⁰⁵¹	10523	1995	415	R ¹⁰⁵¹
10415	1995	415	R ¹⁰⁵¹	10530	1995	415	R ¹⁰⁵¹
10416	1995	415	R ¹⁰⁵¹	10531	1995	415	R ¹⁰⁵¹
10420	1995	415	R ¹⁰⁵¹	10532	1995	415	R ¹⁰⁵¹
10421	1995	415	R ¹⁰⁵¹	10550	1995	415	R ¹⁰⁵¹
10422	1995	415	R ¹⁰⁵¹	10551	1995	415	R ¹⁰⁵¹
10423	1995	415	R ¹⁰⁵¹	10552	1995	415	R ¹⁰⁵¹
10425	1989	610	Ad	10553	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	10554	1995	415	R ¹⁰⁵¹
10425.5	1989	610	Ad	10555	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	10556	1995	415	R ¹⁰⁵¹
10426	1989	610	Ad	10557	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	10558	1995	415	R ¹⁰⁵¹
10426.5	1989	610	Ad	10570	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	10571	1995	415	R ¹⁰⁵¹
10427	1989	610	Ad	10575	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	10575.1	1995	415	R ¹⁰⁵¹
10427.5	1989	610	Ad	10575.2	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	10575.5	1995	415	R ¹⁰⁵¹
10430	1995	415	R ¹⁰⁵¹	10576	1995	415	R ¹⁰⁵¹
10431	1995	415	R ¹⁰⁵¹	10577	1995	415	R ¹⁰⁵¹
10432	1995	415	R ¹⁰⁵¹	10578	1995	415	R ¹⁰⁵¹
10432.1	1995	415	R ¹⁰⁵¹	10579	1995	415	R ¹⁰⁵¹
10433	1995	415	R ¹⁰⁵¹	10580	1995	415	R ¹⁰⁵¹
10433.1	1995	415	R ¹⁰⁵¹	10581	1995	415	R ¹⁰⁵¹
10433.2	1990	1363	Am ⁵⁴	10582	1995	415	R ¹⁰⁵¹
	1992	163	Am ^{42,511}	10583	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	10584	1995	415	R ¹⁰⁵¹
10433.3	1990	1363	Am ⁵⁴	10585	1995	415	R ¹⁰⁵¹
	1992	163	Am ^{42,511}	10586	1990	465*	Ad
	1995	415	R ¹⁰⁵¹		1991	1050*	R & Ad
10433.4	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10434	1995	415	R ¹⁰⁵¹	10600	1995	415	R ¹⁰⁵¹
10435	1995	415	R ¹⁰⁵¹	10601	1994	492	Am ⁷¹
10436	1995	415	R ¹⁰⁵¹				R ⁷⁰
10437	1995	415	R ¹⁰⁵¹				Ad ⁵⁴⁸
10438	1995	415	R ¹⁰⁵¹		1995	415	R (as am by
10439	1995	415	R ¹⁰⁵¹				Sec. 11 and as
10439.5	1995	415	R ¹⁰⁵¹				ad by Sec. 12,
10450	1995	415	R ¹⁰⁵¹				Stats. 1994,
10450.5	1995	415	R ¹⁰⁵¹				Ch. 492) ¹⁰⁵¹
10451	1995	415	R ¹⁰⁵¹	10602	1995	415	R ¹⁰⁵¹
10455	1995	415	R ¹⁰⁵¹	10603	1995	415	R ¹⁰⁵¹
10456	1995	415	R ¹⁰⁵¹	10605	1992	163	Am ^{42,511}
10456.5	1995	415	R ¹⁰⁵¹		1992	360*	Am
10457	1995	415	R ¹⁰⁵¹		1993	219	Am
10470	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
10471	1995	415	R ¹⁰⁵¹		1995	880	Am
10472	1995	415	R ¹⁰⁵¹		1996	405	Am (as am by
10475	1995	415	R ¹⁰⁵¹				Stats. 1995,
10476	1995	415	R ¹⁰⁵¹				Ch. 880) & RN

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
10605 (Cont.)	1996	1023 *	Am (as am by Stats. 1995, Ch. 880) & RN ¹²⁵³	10804	1995	415	R ¹⁰⁵¹
					1990	122 *	Am
					1995	415	R ¹⁰⁵¹
10605.1	1995	415	R ¹⁰⁵¹	10805	1989	8 *	Am
10605.2	1995	415	R ¹⁰⁵¹		1990	122 *	Am
10605.3	1990	1030 *	Am ⁴³		1995	415	R ¹⁰⁵¹
	1991	688	Am ⁵¹	10806	1989	8 *	Am
	1994	492	Am ⁷¹		1990	122 *	Am
			R ⁹⁴		1995	415	R ¹⁰⁵¹
			Ad ⁵⁴⁸	10900	1990	1603	Ad
			R ⁷⁹		1995	415	R ¹⁰⁵¹
	1995	415	R (as am by Sec. 13 and as ad by Sec. 14, Stats. 1994, Ch. 492) ¹⁰⁵¹	10901	1990	1603	Ad
					1995	415	R ¹⁰⁵¹
				10902	1990	1603	Ad
					1995	415	R ¹⁰⁵¹
10605.4	1990	1030 *	Ad & R ⁴³	11015	1992	978	Am
	1991	688	Am ⁵¹	11022	1994	1010	Am ⁸³²
	1995	415	R ¹⁰⁵¹	11026	1996	1023 *	Am ¹²⁵³
				11027	1994	26 *	Am
10606	1995	415	R ¹⁰⁵¹	11054	1995	455 *	Am
10607	1995	415	R ¹⁰⁵¹	11055	1995	455 *	Am
10608	1995	415	R ¹⁰⁵¹		1997	560 *	Am
10610	1995	415	R ¹⁰⁵¹		1997	714 *	Am
10610.05	1990	990	Ad	11056	1989	567	Am
	1995	415	R ¹⁰⁵¹		1991	294	Am
10610.1	1995	415	R ¹⁰⁵¹		1995	59	Am
10610.2	1995	415	R ¹⁰⁵¹	11057	1992	616	Am
10612	1995	415	R ¹⁰⁵¹		1996	109 *	Am ¹¹⁹⁶
10613	1989	610	Am		1996	846	Am
	1995	415	R ¹⁰⁵¹	11100	1989	1133	Am
10614	1995	415	R ¹⁰⁵¹		1992	978	Am
10615	1995	415	R ¹⁰⁵¹		1993	589	Am ⁶⁷⁰
10616	1995	415	R ¹⁰⁵¹		1997	397	Am
10617	1995	415	R ¹⁰⁵¹	11100.1	1989	1133	Am
10618	1995	415	R ¹⁰⁵¹		1992	978	Am
10619	1995	415	R ¹⁰⁵¹		1997	397	Am
10650	1995	415	R ¹⁰⁵¹	11103	1997	397	Am
10651	1995	415	R ¹⁰⁵¹	11104	1992	580 *	Am
10652	1995	415	R ¹⁰⁵¹	11104.5	1992	580 *	Ad
10653	1995	415	R ¹⁰⁵¹	11106	1989	1133	Am
10675	1995	415	R ¹⁰⁵¹		1992	579 *	Am
10676	1995	415	R ¹⁰⁵¹		1997	397	Am
10677	1995	415	R ¹⁰⁵¹	11106.5	1997	397	Ad
10678	1995	415	R ¹⁰⁵¹	11107	1989	1133	Ad
10678.2	1995	415	R ¹⁰⁵¹		1992	578	Am
10690	1995	415	R ¹⁰⁵¹		1992	580 *	Am
10800	1989	8 *	Am		1997	397	Am
	1990	122 *	Am	11107.1	1989	1133	Ad
	1995	415	R ¹⁰⁵¹		1990	352	Am
10800.4	1990	122 *	R		1992	580 *	Am
10801	1989	8 *	Am		1997	397	Am
	1990	122 *	Am	11122	1996	1023 *	Am ¹²⁵³
	1995	415	R ¹⁰⁵¹		1997	549	Am
10802	1990	122 *	Am	11140	1990	350	Am ²³³
	1995	415	R ¹⁰⁵¹		1992	978	R
10802.1	1989	8 *	Am	11150	1996	1023 *	Am ¹²⁵³
	1990	122 *	R		1997	549	Am
10802.5	1990	122 *	R	11153	1995	455 *	Am
10803	1990	122 *	Am	11161	1996	738	Am
				11164	1991	592	Am
					1994	26 *	Am

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11165	1996	738	Ad ⁶⁷⁹ R ⁶⁸³		1991	469	Am
11167	1994	26*	Am	11370.2	1996	1132	Am
11167.5	1993	245	Am		1989	1245	Am (by Sec. 1 of Ch.)
	1994	26*	Am		1989	1326	Am (by Sec. 1.5 of Ch.)
11200	1991	592	Am	11370.4	1989	1245	Am (by Sec. 2 of Ch.)
	1992	616	Am		1989	1326	Am (by Sec. 2.5 of Ch.)
11210	1996	1023*	Am ¹²⁵³		1992	680	Am
11215	1991	176	Am		1997	505	Am
	1994	26*	Am	11370.9	1992	503	Ad
	1995	455*	Am		1993	589	Am ⁶⁷⁰
11216	1991	176	R	11372.5	1992	1159	Am
11217	1989	886	Am ⁶⁷	11372.7	1993	474	Am
	1995	455*	Am	11373	1992	185	Am
11218	1995	455*	Am	11374.5	1993	549	Am
11220	1995	455*	Am	11375	1992	616	Am
11222	1995	455*	Am		1996	109*	Am ¹¹⁹⁶
11250	1996	1023*	Am ¹²⁵³	11376	1996	210	Ad
11251	1996	1023*	Am ¹²⁵³	11377	1991	294	Am
11350	1989	534	Am	11378	1991	294	Am
	1991	257	Am	11379	1989	1102	Am
11352	1989	1102	Am		1991	294	Am
11353	1990	1664	Am	11379.2	1991	294	Ad
11353.1	1989	1178	Ad	11379.5	1989	1102	Am
	1990	1663	Am	11379.6	1989	1024	Am
	1990	1664	Am	11379.7	1996	871	Ad
	1990	1665	Am	11379.8	1992	578	Am
	1992	923	Am ⁸²	11379.9	1997	553	Ad
11353.4	1993	556	Am	11380	1990	1664	Am
11353.5	1990	1663	Am		1990	1665	Am (by Sec. 5 of Ch.)
	1990	1664	Am	11380.1	1990	1663	Ad
	1990	1665	Am		1990	1664	Ad
	1992	923	Am ⁸²		1990	1665	Ad
	1993	556	Am		1992	427	R (as ad by Stats. 1990, Ch. 1663 and Ch. 1664)
11353.6	1992	989	Am		1992	923	Am (as ad by Stats. 1990, Ch. 1665) ⁸²
	1993	551	Am		1993	305	Am (by Sec. 1 of Ch.)
11353.7	1990	1665	Am		1993	556	Am (by Sec. 3.5 of Ch.)
11356.5	1995	377	Am	11380.5	1990	28	Am
11361.5	1993	59*	Am		1990	1664	R
11362.5	1996	Initiative (Prop. 215 adopted Nov. 5, 1996)	Ad		1990	1665	R (as am by Stats. 1990, Ch. 28)
	1990	544	Am		1994	928	Ad & R ¹³³
	1990	1664	Am	11383	1990	1591	Am
11364	1991	573	Am		1992	49	Am
11364.7	1992	983	Am		1992	578	Am
11365	1991	551	Am		1993	1*	Am
11366	1991	492	Am (by Sec. 1 of Ch.)	11469	1995	571	Am
	1990	350	Am ²³³		1994	314*	Ad
	1994	979	Am				
11366.8	1993	562	Ad				
	1994	146*	Am ⁸³³				
11367.5	1992	137	Ad				
11368	1990	43	Am				
11369	1991	573	Am				
11370.1	1989	1041	Ad				
	1990	41	Am				

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11470	1989	1195	Am (as am by Sec. 1, Stats. 1988, Ch. 1492)	1990	1200	Am (as am by Stats. 1989, Ch. 1195) & R ⁴⁹	
	1990	1200	Am (as am by Stats. 1989, Ch. 1195) & R ⁴⁹	1994	314 *	R (as am by Sec. 6 and as ad by Sec. 7, Stats. 1987, Ch. 924) & Ad	
	1994	314 *	R (as am by Sec. 1, Stats. 1987, Ch. 924) & Ad	11488.6	1997 1990	241 1200	Am Am (as am by Stats. 1988, Ch. 1492) & R ⁴⁹
11471	1994	241	Am				
11471.1	1989	314 *	Am				
	1994	1195	Ad	11488.7	1994	314 *	Am
	1994	314 *	R	11489	1990	1200	R
11473	1989	1195	Am (as am by Sec. 3, Stats. 1988, Ch. 1492)	11489	1989	1195	Am (as am by Sec. 14, Stats. 1988, Ch. 1492)
	1994	979	Am		1989	1360	Am (as am by Stats. 1988, Ch. 1492) ⁷³
11473.2	1994	314 *	R				
11473.3	1994	314 *	R (as am by Sec. 2, Stats. 1987, Ch. 924)		1991	641	Am (as am by Stats. 1989, Ch. 1195) & R ¹⁴
11473.5	1994	979	Am				Ad ⁴³⁴
11474	1996	1154 *	Am				R & Ad ⁴²
11479	1989	1072 *	Am				
11479.5	1989	1072 *	Ad		1992	473	Am (as ad by Sec. 3, Stats. 1991, Ch. 641)
11483	1995	455 *	Am				
11488	1989	1195	Am (as am by Sec. 7, Stats. 1988, Ch. 1492)		1992	722 *	Am (as am by 1st Sec. 8, Stats. 1987, Ch. 924)
	1994	314 *	R (as am by Sec. 3, Stats. 1987, Ch. 924) & Ad				Am (as am by Sec. 5, Stats. 1989, Ch. 1195)
11488.1	1990	1200	Am				Am (as am by Sec. 3 and as ad by Sec. 4, Stats. 1991, Ch. 641)
	1994	314 *	Am				
11488.2	1990	1200	Am				
11488.4	1989	1195	Am (as am by Sec. 9, Stats. 1988, Ch. 1492)		1994	314 *	R (as am by Sec. 4 and Sec. 5, Stats. 1992, Ch. 722)
	1990	1200	Am (as am by Stats. 1989, Ch. 1195) & R ⁴⁹				Am (as am by Sec. 7, Stats. 1992, Ch. 722)
	1994	314 *	R (as am by Sec. 4 and as ad by Sec. 5, Stats. 1987, Ch. 924) & Ad				
11488.5	1989	1195	Am (as am by Sec. 11, Stats. 1988, Ch. 1492)		1995	100 *	Am
				11492	1997	241	Am
					1990	1200	Am
					1994	314 *	Am

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
11492 (Cont.)	1997	241	Am	11673	1995	415	R ¹⁰⁵¹	
11494	1992	1020	Ad	11674	1995	415	R ¹⁰⁵¹	
	1994	314 *	R & Ad	11675	1995	415	R ¹⁰⁵¹	
11495	1994	314 *	Ad	11676	1995	415	R ¹⁰⁵¹	
11527.3	1996	752	Ad	11680	1995	415	R ¹⁰⁵¹	
	1997	17	Am & RN ¹³²⁸	11681	1995	415	R ¹⁰⁵¹	
11530	1995	981	Ad	11682	1995	415	R ¹⁰⁵¹	
11532	1995	981	Ad	11683	1995	415	R ¹⁰⁵¹	
11534	1995	981	Ad	11700	1996	867	Ad	
11536	1995	981	Ad	11701	1996	867	Ad	
11538	1995	981	Ad	11702	1996	867	Ad	
11550	1989	1041	Am	11703	1996	867	Ad	
	1990	1096	Am ⁵⁴	11704	1996	867	Ad	
Div. 10, Ch. 10, Art. 2, heading (Sec. 11560 et seq.)	1992	465	Am	11705	1996	867	Ad	
	11560	1992	465	Am	11706	1996	867	Ad
	11561	1992	465	Am	11707	1996	867	Ad
		1992	695 *	Am	11708	1996	867	Ad
	11562	1992	465	Am	11709	1996	867	Ad
	11563	1992	465	Am	11710	1996	867	Ad
		1992	695 *	Am	11711	1996	867	Ad
	11564	1992	695 *	Am	11712	1996	867	Ad
	11565	1992	695 *	Ad	11713	1996	867	Ad
	11571	1991	572	Am	11714	1996	867	Ad
		1991	1196	R & Ad ⁹⁴	11715	1996	867	Ad
		1992	198 *	Am	11716	1996	867	Ad
		1992	198 *	Am	11717	1996	867	Ad
11573.5	1989	1360	R & Ad ⁹⁴	11717.40	1995	305 *	Ad	
	1991	247	Am	11751.2	1992	620	Am	
11581	1991	247	Am	11754	1993	534	Am	
	1991	572	Am	11755	1989	232	Am	
11590	1989	779	R & Ad ⁹⁴	1990	795	Am		
	1989	1098	Am	1992	42	Am		
	1990	1417 *	Am	1993	534	Am		
	1995	714	Am ¹⁰⁸⁶	1995	455 *	Am		
11605	1990	1332	Ad	11755.2	1990	1048 *	Ad	
11640	1989	1133	S ⁵⁷	11755.4	1991	1091	Ad(RN)	
11641	1989	1133	S ⁵⁷	1994	962	Am		
11642	1989	1133	S ⁵⁷	11755.5	1990	1029	Ad	
	1991	929	Am		1990	1048 *	Ad	
	1991	GRP	S ⁴²⁰	1991	1091	Am (as ad by Stats. 1990, Ch. 1029)		
	11643	1989	1133	& RN				
11644	1989	1133	S ⁵⁷	11756	1993	1244	Am	
11646	1989	1133	S ⁵⁷	11756.5	1990	1142	Ad	
11647	1989	1133	S ⁵⁷	11757	1992	584 *	Ad	
	1990	1417 *	R & Ad	11757.50	1990	1688 *	Ad	
	1992	978	Am	11757.51	1990	1688 *	Ad	
	11648	1989	1133	11757.53	1990	1688 *	Ad	
11650	1990	1417 *	Ad	11757.55	1990	1688 *	Ad	
	1992	978	Am	11757.57	1990	1688 *	Ad	
11670	1993	589	Am ⁶⁷⁰	11757.59	1990	1688 *	Ad	
	1995	415	R ¹⁰⁵¹	11757.61	1990	1688 *	Ad	
11671	1995	415	R ¹⁰⁵¹	11757.62	1990	1688 *	Ad	
11672	1995	415	R ¹⁰⁵¹	11757.63	1990	1688 *	Ad	
				11757.65	1990	1688 *	Ad	
				11757.66	1990	1688 *	Ad	
				11758.10	1991	113 *	Am ³⁶	
				1993	64 *	Am ⁵⁷		
				11758.11	1991	113 *	S ³⁶	
				1993	64 *	R		

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11758.12	1991	113 *	Am ³⁶	11809	1989	1297 *	Am
	1993	64 *	Am ⁵⁷		1993	64 *	R
11758.13	1991	113 *	S ³⁶	11809.3	1993	64 *	R
	1993	64 *	Am ⁵⁷	11809.5	1993	64 *	R
11758.14	1991	113 *	S ³⁶	11810.5	1993	64 *	R ³⁷⁷
	1993	64 *	R	11810.6	1989	232	Am
11758.15	1991	113 *	Am ³⁶		1989	1297 *	Am
	1993	64 *	R		1993	64 *	R ³⁷⁷
11758.20	1992	1202 *	Ad	11810.7	1993	64 *	R ³⁷⁷
11758.23	1992	1202 *	Ad	11814	1989	1297 *	Am
11758.25	1992	1202 *	Ad	11815	1989	1297 *	Am
11758.27	1992	1202 *	Ad		1992	584 *	Am
11758.29	1992	1202 *	Ad		1993	64 *	R ³⁷⁷
11758.33	1992	1202 *	Ad	11815.5	1989	1297 *	Am
11758.41	1996	1027	Ad		1990	795	Am
11758.42	1996	1027	Ad		1993	64 *	R ³⁷⁷
11758.43	1995	305 *	Ad	11815.9	1993	64 *	R ³⁷⁷
11758.44	1996	1027	Ad	11816	1993	64 *	R ³⁷⁷
11758.45	1995	305 *	Ad	11817	1993	64 *	R ³⁷⁷
11758.46	1996	1027	Ad	11817.3	1990	1038	Am
	1997	17	Am ¹³²⁸	11818	1990	1048 *	Am
11758.47	1996	1027	Ad		1995	305 *	Am
11758.50	1989	1065	Ad	11818.5	1989	1297 *	Am
11758.51	1989	1065	Ad		1990	795	Am
11758.52	1989	1065	Ad	11819	1993	64 *	R ³⁷⁷
11758.53	1989	1065	Ad	11830	1989	919	Ad
11758.54	1989	1065	Ad		1995	938	Am (as ad by Stats. 1984, Ch. 1328) ⁹⁴
	1996	1023 *	Am ¹²⁵³	11830.5	1989	919	Am ⁹⁴
11759.10	1990	1299	Ad		1995	938	Am ⁹⁴
11759.11	1990	1299	Ad	11831	1989	919	Ad
11759.12	1990	1299	Ad	11831.5	1989	919	Am
11759.15	1990	1299	Ad	11833	1989	919	Am
	IX 1991-92	21	R	11834	1989	919	Am
11759.17	1990	1299	Ad	11834.01	1993	741	Ad(RN)
11765	1989	1297 *	Am	11834.02	1993	741	Ad(RN)
	1992	620	Am	11834.03	1993	741	Ad
	1993	64 *	Am	11834.09	1993	741	Ad
11776.5	1990	915	Ad & R ²⁶⁰	11834.10	1989	919	Am
	1991	1091	Am		1992	709 *	Am
11780	1989	232	Am		1993	741	Am & RN
	1992	42	Am				& Ad
	1993	56	R ⁶⁷⁰	11834.11	1989	919	Am
11781	1990	1693 *	Ad		1992	620	Am
11781.5	1990	1693 *	Ad		1993	219	Am
11782	1990	1693 *	Ad		1993	741	Am & RN
11798.1	1992	584 *	Am ⁵⁵	11834.12	1989	919	Am
11800	1989	1370 *	Am ¹⁹		1993	741	Am & RN
	1992	584 *	R (as ad by Stats. 1979, Ch. 679)	11834.13	1989	232	Am
			Am (as am by Stats. 1989, Ch. 1370)		1992	620	Am
					1993	741	Am & RN
11805	1990	296	Am	11834.14	1989	919	Am
	1993	64 *	Am		1993	741	R
11805.5	1990	296	Ad	11834.15	1993	741	Am
	1993	64 *	R	11834.16	1993	741	Ad
11806	1993	64 *	R	11834.17	1989	919	Am
11807	1993	64 *	R	11834.18	1989	919	Am
11808	1993	64 *	R	11834.19	1989	919	Ad
					1993	741	R
				11834.20	1989	919	Am

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11834.21	1989	919	Am	11837.9	1996	124	Am ¹¹⁹⁷
11834.22	1989	919	Am	11838.4	1991	418	Am
11834.23	1989	919	Am		1993	589	Am ⁶⁷⁰
11834.24	1989	919	Am	Div. 10.5,			
11834.25	1989	919	Am	Pt. 3,			
11834.26	1993	741	Ad	heading			
11834.27	1993	741	Ad	(Sec. 11860			
11834.29	1993	741	Ad	et seq.)	1992	620	Am
11834.30	1989	919	Am	11862	1991	113 *	Am ¹⁵⁷
	1993	741	Am & RN		1992	42	Am ⁵⁰⁴
			& Ad(RN)		1993	56	R ⁶⁷⁰
11834.31	1993	741	R & Ad	11867	1990	795	R
11834.32	1993	741	Am & RN	11868.5	1990	917	Ad
			& Ad(RN)	Div. 10.5,			
11834.33	1993	741	Am & RN	Pt. 3,			
11834.34	1993	741	Ad(RN)	Ch. 1,			
11834.35	1989	919	Am	Art. 3,			
	1993	741	Am & RN & Ad	heading			
11834.36	1993	741	Am & RN	(Sec. 11875			
			& Ad(RN)	et seq.)	1995	455 *	Am
11834.37	1993	741	Am & RN	11875	1995	455 *	Am
			& Ad(RN)	11875.1	1995	455 *	Ad
	1995	938	Am ⁵⁷⁴	11876	1995	455 *	Am
11834.38	1993	741	Am & RN	11877	1995	455 *	Am
			& Ad(RN)	11877.13	1995	455 *	Am
11834.39	1993	741	Ad(RN)	11877.14	1995	455 *	Am
11834.40	1993	741	Ad	11877.5	1995	455 *	Am
11834.45	1993	741	Ad(RN)	11877.6	1995	455 *	Am
Div. 10.5,				11877.7	1995	455 *	Am
Pt. 2,				11877.8	1995	455 *	Am
Ch. 7.5,				11877.9	1995	455 *	Am
Art. 5,				11878	1995	455 *	Am
heading				11880	1995	455 *	Am
(Sec. 11834.50				11882	1992	709 *	Am
et seq.)	1993	741	Ad	11961	1989	1297 *	Am
11834.50	1993	741	Ad(RN)		1993	64 *	Am
11836	1991	418	Am	11963.5	1990	1693 *	Ad
	1992	1181 *	Am	11964	1990	296	Am
	1993	1244	Am		1993	64 *	Am
11836.10	1991	418	Am	11964.5	1990	296	Ad
	1993	1244	Am		1993	64 *	R
11836.12	1991	418	Am	11965.4	1989	409	Am
	1993	1244	Am	11965.5	1992	1202 *	Am
11837	1989	803	Am	11965.7	1989	409	Am
	1991	418	Am		1990	216	Am ²⁰⁶
	1991	923	Am		1992	1202 *	Am
	1993	589	Am ⁶⁷⁰	11966	1992	1202 *	R & Ad
	1993	1244	Am	11966.5	1992	1202 *	R
	1996	545	Am	11967	1992	1202 *	R
11837.1	1989	803	Am	11967.5	1992	1202 *	Am
	1990	1403 *	Am	11968	1989	409	R
	1992	974 *	Am	11969.5	1992	1202 *	R
11837.2	1989	803	Am	11970.5	1995	455 *	Am
11837.3	1993	1244	Ad	11971	1995	455 *	Am
	1997	746	Am (by Sec. 4	11981.1	1992	598	Ad
			of Ch.)	11983	1989	1297 *	Am
11837.4	1989	803	Am		1993	64 *	R ³⁷⁷
11837.5	1989	803	Am	11983.1	1989	1297 *	Am
	1991	418	Am		1992	584 *	Am
	1992	713 *	Am		1992	1202 *	Am
	1993	1244	Am		1993	64 *	R ³⁷⁷

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<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
11983.2	1989	1297 *	Am	13073	1989	1364	Ad
	1990	795	Am		1995	GRP 3	S ¹¹⁷²
	1993	64 *	R ³⁷⁷		1996	332	Am
11983.21	1989	1297 *	Am	13080	1992	1217	Ad & R ⁴¹
	1990	795	Am	13081	1992	1217	Ad
	1993	64 *	R ³⁷⁷	13082	1992	1217	Ad & R ⁴¹
11983.22	1990	795	Ad	13083	1992	1217	Ad
	1993	64 *	R ³⁷⁷	13100	1995	GRP 3	S ¹¹⁷²
11983.3	1993	64 *	R ³⁷⁷		1996	332	Am
11983.4	1992	42	R	13101	1996	332	Am
11983.5	1989	1297 *	Am	13102	1996	332	R
	1993	64 *	Am ³⁷⁷	13103	1996	332	Am
11987	1992	42	Am	13104.5	1992	427	Am ⁵¹¹
11987.3	1995	305 *	Am		1996	332	Am
11987.4	1990	1038	Am	13105	1996	332	Am
11987.5	1995	305 *	Am	13105.2	1989	597	Am
11991.2	1990	1048 *	Am	13105.7	1989	616	Ad
11991.5	1989	1297 *	Am	13107	1996	332	Am
11993	1989	1297 *	Am	13108	1996	202 *	Am
11994	1995	938	Am ⁹⁴		1996	332	Am
11998	1989	1370 *	Am	13108.5	1992	427	Am ⁵¹¹
11998.1	1989	886	Am ⁶⁷		1992	1188	Am
	1989	1370 *	Am		1994	843 *	Am
	1990	1610	Am (by Sec. 1 of Ch.)	13108.9	1990	1426	Ad
11998.2	1989	1370 *	Am	13109	1996	332	Am
	1992	42	Am	13110	1995	GRP 3	S ¹¹⁷²
11998.3	1989	1370 *	Am		1996	332	R
	1990	1610	R & Ad	13111.2	1995	GRP 3	S ¹¹⁷³
11999	1989	1429	Ad ³⁸		1996	332	R
11999.1	1989	1429	Ad ³⁸	13113	1996	332	Am
11999.2	1989	1429	Ad ³⁸		1997	17	Am ¹³²⁸
11999.3	1989	1429	Ad ³⁸	13113.9	1996	290	Ad ¹²⁰¹
12003	1992	427	Am ⁵¹¹	13114	1996	332	Am
12020	1989	1165	Am	13115	1996	332	Am
	1990	82 *	Am	13120	1996	332	Am
	1990	1695	Am (as am by Stats. 1990, Ch. 82)	13121	1996	332	Am
12081	1990	734	Am	13122	1996	332	Am
12092	1990	734	Ad	13123	1994	475	Am
12101	1990	734	Am	13124	1996	332	Am
	1993	683	Am	13127	1989	529	Am
	1994	1263	Am		1994	473	Am
	1997	260	Am		1996	332	Am
12578	1990	233	Am	13128	1994	473	Am
12633	1990	233	Am		1996	332	Am
12635	1992	306	Am ⁴⁴⁵	13129	1989	529	Am
12692	1990	233	Am		1994	473	Am
12702	1990	350	Am ²³³		1996	332	Am
13009	1992	427	Am ⁵¹¹	13130	1992	306	Am ⁴⁴⁵
	1994	444	Am	13131.5	1990	436	Ad
13009.5	1992	427	Am ⁵¹¹	13132.7	1992	553	Ad
13009.6	1989	370	Am (by Sec. 1 of Ch.)		1994	843 *	Am
13025.5	1992	1069	Am		1995	333 *	Am
13053	1992	427	Am ⁵¹¹	13133	1989	1261	Ad
13054	1992	427	Am ⁵¹¹		1992	420	Am
13070	1989	1364	Ad	13135	1991	415	Ad
13071	1989	1364	Ad	13137	1992	306	Ad ⁴⁴⁵
13072	1989	1364	Ad	13140	1996	332	Am
				13140.5	1992	427	Am ⁵¹¹
					1994	1244	Am
				13142.6	1996	332	Am
				13142.8	1996	332	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
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13143	1996	332	Am	13220	1994	1292	Am ⁸⁵⁷
	1997	871	Am		1995	91	Am ⁹⁶⁴
13143.1	1994	498	Ad		1995	662*	Am ¹¹⁵²
13143.10	1995	639	Ad	13222	1994	1292	R
13143.2	1990	1083	Ad	13231	1993	178	R
	1990	1111	Ad	13232	1993	178	R
	1991	1091	R (as ad by Stats. 1990, Ch. 1083)	13234	1993	178	Am
				13235	1989	993	Ad
				13240	1994	1293	Ad
13143.5	1990	1083	Ad	13240.1	1994	1293	Ad
	1990	1111	Ad	13241	1994	1293	Ad
	1991	1091	R (as ad by Stats. 1990, Ch. 1083)	13242	1994	1293	Ad
				13243	1994	1293	Ad
				13243.3	1994	1293	Ad
				13243.6	1994	1293	Ad
				13244	1994	1293	Ad
	1992	661	Am	13244.1	1994	1293	Ad
	1993	906*	Am ⁴²	13244.2	1994	1293	Ad
13143.8	1996	332	Am	13244.5	1994	1293	Ad
13143.9	1991	1183	Am	Div. 12, Pt. 2.7, heading (Sec. 13800 et seq.)			
	1993	1126	Am		1989	1360	Ad(RN) ⁷³
13144.1	1996	332	Am	Div. 12, Pt. 3, heading (Sec. 13800 et seq.)			
13144.2	1989	529	Am		1989	1360	Am & RN ⁷³
13144.3	1992	306	Am ⁴⁴⁵	13800	1993	1195	Am
13144.5	1989	993	Am	13812	1989	1360	Am ⁷³
13146	1990	1083	Am	13818	1994	923	Am ⁸³²
	1990	1111	Am	13821	1995	529*	Am
	1992	661	Am	13823.5	1990	1558	Ad
13146.3	1996	332	Am	13825	1994	923	Am ⁸³²
13147	1990	52	Ad	13826	1994	923	Am ⁸³²
13155	1989	909	S ⁵⁷	13828	1994	923	Am ⁸³²
13156	1989	909	S ⁵⁷	13841	1990	1558	Am
13157	1989	909	S ⁵⁷	13843	1994	923	Am ⁸³²
13158	1989	909	S ⁵⁷	13844	1989	45*	Am
	1996	332	Am	13845	1990	1558	Am
13159	1989	909	S ⁵⁷		1994	923	Am ⁸³²
13159.4	1989	909	S ⁵⁷	13846	1994	923	Am ⁸³²
	1992	427	Am ⁵¹¹	13848	1994	923	Am ⁸³²
	1989	909	R	13850	1994	923	Am ⁸³²
13188.1	1989	909	Ad	13869.7	1990	1083	Ad
13188.2	1989	909	Ad		1990	1111	Ad
13188.3	1989	909	Ad		1991	1091	R (as ad by Stats. 1990, Ch. 1083)
13195	1989	909	S ⁵⁷				
13195.5	1989	909	S ⁵⁷		1992	661	Am
13196	1989	909	S ⁵⁷		1993	906*	Am ⁴²
13196.5	1989	909	S ⁵⁷	13885	1994	923	Am ⁸³²
13197	1989	909	S ⁵⁷	13886	1994	923	Am ⁸³²
13197.5	1989	909	S ⁵⁷	13893	1993	1195	Am ⁸³²
13198	1989	529	Am	13926	1994	923	Am ⁸³²
	1989	909	S ⁵⁷	13927	1994	923	Am ⁸³²
13198.5	1989	909	S ⁵⁷	13962	1994	923	Am ⁸³²
13199	1989	909	S ⁵⁷				
13199.5	1989	909	R				
Div. 12, Pt. 2, Ch. 4, heading (Sec. 13220 et seq.)	1994	1292	Am				

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HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Div. 12, Pt. 3, heading (Sec. 14001 et seq.)				15051	1991	863	Am
14940	1991	216	R ²⁰⁶		1991	864	Am (by Sec. 2 of Ch.)
14941	1991	904	Ad		1991	865	Am (by Sec. 11.7 of Ch.)
14942	1991	904	Ad ⁴⁵⁷		1993	260	Am
14943	1991	904	Ad ⁴⁵⁹		1993	422	Am
15000	1989	396	Am	15052	1991	865	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
15001	1991	865	Am		1991	865	Am
	1993	260	Am	15053	1991	865	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
15020	1995	415	R ¹⁰⁵¹	15054	1995	415	R ¹⁰⁵¹
15021	1995	415	R ¹⁰⁵¹	15054.1	1X 1989-90	34	Ad
15022	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
15023	1995	415	R ¹⁰⁵¹	15055	1991	865	Am
15024	1995	415	R ¹⁰⁵¹		1993	260	Am
15026	1989	1050	Am		1995	415	R ¹⁰⁵¹
	1989	1327 *	Am (by Sec. 2 of Ch.) ¹¹³	15056	1991	865	Am
			Am (by Sec. 2.5 of Ch.) ⁵²		1995	415	R ¹⁰⁵¹
	1990	1051 *	Am	15057	1989	898	Ad
	1992	1164	Am ⁶²⁶		1991	865	R
	1993	932 *	Am	15071	1989	898	Am (by Sec. 8 of Ch.)
	1995	415	R ¹⁰⁵¹		1989	1050	Am (by Sec. 3.5 of Ch.)
15026.1	1989	1050	Ad		1990	1051 *	Am ²⁷⁵
	1995	415	R ¹⁰⁵¹				Ad ⁴²
15026.5	1995	415	R ¹⁰⁵¹		1993	398 *	Am (as am by Sec. 2, Stats. 1990, Ch. 1051) ⁶⁹¹
15027	1995	415	R ¹⁰⁵¹				Am (as ad by Sec. 3, Stats. 1990, Ch. 1051) ⁷⁹
15028	1995	415	R ¹⁰⁵¹		1995	415	R (as am by Sec. 1 and Sec. 2, Stats. 1993, Ch. 398) ¹⁰⁵¹
15040	1991	865	Am	15071.1	1990	1051 *	Ad ²⁷⁵
	1995	415	R ¹⁰⁵¹		1993	398 *	Am ⁶⁹¹
15040.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
15041	1995	415	R ¹⁰⁵¹	15072	1990	1051 *	Ad
15042	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
15043	1991	864	Am (by Sec. 1 of Ch.)	15073	1995	415	R ¹⁰⁵¹
	1991	865	Am (by Sec. 9.5 of Ch.)	15075	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	15076	1992	1164	Ad
15044	1995	415	R ¹⁰⁵¹		1993	589	Am ⁶⁷⁰
15045	1995	415	R ¹⁰⁵¹		1993	932 *	Am
15046	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
15046.1	1994	33 *	Ad	15080	1991	865	Am
	1995	415	R ¹⁰⁵¹		1993	260	Am
15046.5	1989	1327 *	Ad		1995	415	R ¹⁰⁵¹
	1992	1164	Am	15081	1993	260	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
15047	1991	865	Am	15082	1993	260	Ad
	1993	260	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	15083	1993	260	Am & RN & Ad(RN)
15047.5	1989	898	Ad				
	1995	415	R ¹⁰⁵¹				
15048	1995	415	R ¹⁰⁵¹				
15049	1995	415	R ¹⁰⁵¹				
15049.5	1989	898	Ad				
	1995	415	R ¹⁰⁵¹				
15050	1995	415	R ¹⁰⁵¹				

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<i>Affected By</i>				<i>Affected By</i>			
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15083 (Cont.)	1995	415	R ¹⁰⁵¹	16500	1989	953	Ad
15084	1993	260	Am & RN & Ad	16600	1990	1511	Ad
	1995	415	R ¹⁰⁵¹	16601	1990	1511	Ad
15084.5	1993	260	Ad	16603	1990	1511	Ad
	1995	415	R ¹⁰⁵¹	16604	1990	1511	Ad
15085	1993	260	R & Ad(RN)	17001	1992	1298	Am
	1995	415	R ¹⁰⁵¹	17006	1992	1298	Am
15086	1993	260	Am & RN	17008	1992	1298	Am
			& Ad(RN)		1995	561	Am
	1995	415	R ¹⁰⁵¹	17008.7	1996	954*	Ad ⁷⁹
15087	1995	415	R ¹⁰⁵¹	17009	1992	1298	Am
15088	1995	415	R ¹⁰⁵¹	17009.5	1992	1298	Ad
15090	1995	415	R ¹⁰⁵¹		1994	1010	Am ⁸³²
15091	1995	415	R ¹⁰⁵¹	17010	1992	1298	Am
15092	1995	415	R ¹⁰⁵¹	17011	1992	1298	Am
15093	1995	415	R ¹⁰⁵¹	17012	1992	1298	R
15095	1992	1164	Am ⁶²⁷	17020	1992	1298	Am
	1995	415	R ¹⁰⁵¹	17021	1992	1298	Am
15097.100	1994	740	Ad	17021.5	1992	1298	Ad (by Sec. 14 of Ch.)
	1995	415	R ¹⁰⁵¹		1993	952	Am
15097.101	1994	740	Ad	17021.6	1992	1298	Ad
	1995	415	R ¹⁰⁵¹		1993	952	Am
15097.102	1994	740	Ad		1995	376	Am
	1995	415	R ¹⁰⁵¹	17021.7	1994	896	Ad
15097.103	1994	740	Ad		1994	990	Ad
	1995	415	R ¹⁰⁵¹	17023	1992	1298	Am
15097.104	1994	740	Ad	17024	1992	1298	Am
	1995	415	R ¹⁰⁵¹	17030	1992	1298	Am
15097.105	1994	740	Ad	17030.5	1992	1298	Am
	1995	415	R ¹⁰⁵¹	17031	1992	1298	Am
	1995	543*	Am	17031.4	1992	1298	Am
	1996	1023*	Am (as am by Stats. 1995, Ch. 543) & RN ¹²⁵³	17031.5	1991	786	Am
					1992	1298	Am
15097.125	1994	740	Ad	17031.6	1992	1298	Am
	1995	415	R ¹⁰⁵¹	17031.8	1991	790	Am
15097.126	1994	740	Ad		1992	1298	Am
	1995	415	R ¹⁰⁵¹		1993	952	Am
15097.127	1994	740	Ad		1995	561	Am
	1995	415	R ¹⁰⁵¹	17032	1992	1298	Am
15097.128	1994	740	Ad	17033	1992	1298	Am
	1995	415	R ¹⁰⁵¹		1993	589	Am ⁶⁷⁰
15097.129	1994	740	Ad	17034	1992	1298	Am
	1995	415	R ¹⁰⁵¹	17035	1992	1298	Am
16009	1990	72	Am	17036	1992	1298	Am
16013	1990	72	Am	17037	1991	790	Am
16100	1989	988	Ad		1991	795	Am
16101	1989	988	Ad	17037.5	1992	1298	Am
16102	1989	988	Ad		1991	795	Ad
16103	1989	988	Ad		1992	1298	Am
16104	1989	988	Ad	17038	1992	1298	Am
16105	1989	988	Ad	17039	1997	49	Ad
	1992	711*	R ⁵¹¹	17040	1992	1298	Am
16106	1989	988	Ad	17041	1992	1298	Am
16107	1989	988	Ad	17043	1992	1298	Am
16107.5	1989	988	Ad	17050	1991	790	Am
16108	1989	988	Ad		1992	1298	Am
16109	1989	988	Ad		1995	561	Am
16111	1989	988	Ad & R ⁴⁰	17052	1992	1298	Am
					1995	561	Am
				17053	1992	1298	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
17055	1992	1298	Am		1990	1111	Am
17056	1991	790	Am		1997	645	Am
	1992	1296*	Am	17958.7	1997	645	Am
	1992	1298	Am	17958.9	1993	288*	Am
	1993	952	Am	17960.1	1992	839	Am
	1995	561	Am	17961	1996	1023*	Am ¹²⁵³
17060	1992	1298	Am	17980	1997	55	Am
	1993	589	Am ⁶⁷⁰	17980.1	1990	192	Ad
17060.2	1992	1298	Am	17980.2	1990	192	Ad
	1993	952	Am	17980.3	1990	192	Ad
	1994	1250	Am	17980.4	1990	192	Ad
	1995	91	Am ⁹⁶⁴	17980.5	1990	192	Ad
17061	1991	790	Am	17980.7	1989	1194	Am
	1992	1298	Am		1990	1334	Am
17061.5	1991	790	Am		1995	906	Am
	1992	1298	Am	17980.8	1989	376	Ad
17061.7	1991	786	Ad		1989	1194	Ad
	1992	1298	Am	17980.9	1997	55	Ad
17061.9	1991	795	Ad	18003.5	1992	686	Ad
	1992	1298	Am	18005.3	1992	686	Am
17062	1992	1298	Am	18005.8	1992	686	Am
	1993	952	Am		1995	446	Am
17062.5	1993	952	Ad	18008	1989	875	Am
17913	1997	645	Am		1995	185	Am & RN
17920	1993	413	Am				& Ad
	1997	645	Am	18008.7	1995	185	Ad(RN)
17920.7	1990	1083	R	18009.5	1992	686	Am
	1990	1111	R	18010	1990	765	Am
17920.8	1997	871	Am	18013.2	1989	1144*	R
17920.9	1997	645	Am		1989	1278	Am
17921	1997	645	Am		1991	506	Ad
17921.3	1989	1029	Am	18013.5	1996	394	R
	1992	1347	Am	18015.7	1995	185	Ad
17921.7	1997	580	Am	18020	1989	1278	Am
17921.9	1995	785*	Ad ¹⁰⁹¹	18021.7	1992	686	Am
17922	1991	173	Am	18023	1990	865	Am
17922.1	1992	346	Ad	18025	1996	812	Am
	1993	1294*	Am	18025.5	1996	799	Am
	1994	146	Am (as ad by Stats. 1992, Ch. 346) & RN ⁸³³	18028	1993	631	Am
	1994	1219	Am (as am by Stats. 1993, Ch. 1294) & RN ⁸³³	18029.6	1990	216	R (as ad by Stats. 1984, Ch. 1228) ²⁰⁶
17922.2	1994	146	Ad(RN) ⁸³³	18031.8	1993	244	Ad
	1994	1219	Ad(RN)	18032	1992	857	Am
17922.3	1993	288*	Ad	18032.5	1993	1159	Ad ⁷⁸⁰ R ¹¹⁷
17922.8	1997	645	Am	18035	1989	1209*	Am
17922.9	1994	198*	Am		1990	765	Am
17924	1997	645	Am		1992	686	Am
17927	1997	645	Am		1996	394	Am
17951	1990	1572	Am	18035.1	1990	765	Am
	1993	413	Am (by Sec. 2.5 of Ch.)		1996	799	Am
				18035.2	1989	1209*	Am
					1990	765	Am
17952	1997	645	Am	18035.3	1992	686	Am
17958	1997	645	Am		1994	669	Am
17958.1	1997	645	Am	18038.7	1991	942	Am
17958.4	1996	926	Ad ⁵⁷⁴	18040	1997	423	Am
17958.5	1990	1083	Am	18045.5	1989	1144*	Am
				18045.6	1992	608	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18046	1996	812	Ad	18117	1996	799	Am
18046.1	1996	812	Ad	18123.5	1989	1144*	Am
18050.7	1991	506	Am	18150	1989	189	S ⁵⁷
18052.6	1989	875	Ad		1989	320	S ⁵⁷
18052.7	1989	875	Ad	18151	1989	189	Am ⁵⁷
18054	1992	608	Am		1989	320	S ⁵⁷
	1996	394	Am	18152	1989	189	S ⁵⁷
18054.7	1996	394	Am		1989	320	S ⁵⁷
18055	1996	394	Am	18153	1989	189	S ⁵⁷
18058.1	1989	1144*	Ad		1989	320	S ⁵⁷
18060	1991	506	Am	18154	1989	189	R
	1996	394	Am		1989	320	R
18061.5	1996	394	Am	18160	1996	677	Ad & R ¹⁹⁹
18062.2	1989	875	Am		1997	71*	Am
18062.8	1993	458	Am	18204	1992	938	R
	1995	185	Am	18210.5	1990	765	Am
	1996	124	Am ¹¹⁹⁷	18211	1990	765	Am
18062.9	1993	458	Ad	18214	1989	721	Am
18063	1989	875	Am		1990	812	Am
18063.8	1996	394	R		1993	413	Am
18065	1991	506	Am		1994	896	Am
18066	1991	506	Am	18214.1	1992	938	Am
Div. 13, Pt. 2, Ch. 7.5, heading (Sec. 18070 et seq.)	1992	1206	Am	18214.6	1990	812	Ad
18070	1992	1206	Am	18215	1994	896	Am
18070.1	1992	1206	Am	18215.5	1990	765	Am
18070.2	1992	1206	Am	18217	1994	896	Am
18070.3	1989	1144*	Am	18218	1990	765	Am
	1992	1206	Am	18218.5	1990	765	Am
18070.6	1989	1360	R (as ad by Stats. 1988, Ch. 1285) ⁷³	18253.5	1996	402	Ad
	1992	1206	R	18300	1990	812	Am
18075.5	1996	799	Am		1991	506	Am (by Sec. 7 of Ch.)
18075.6	1990	765	Am		1993	413	Am
18076	1995	185	Am	18304	1996	799	Am
18077	1992	699*	Am	18305	1990	812	Am
18080.2	1991	1055	Ad ⁴²	18400.1	1990	1175	Ad & R ⁵¹
18080.4	1992	686	Am		1991	1072*	Am
18080.6	1992	686	Ad & R ³⁶		1992	345	Am ⁴⁴⁵
18080.9	1995	446	Am		1994	674	Am ¹⁹⁹
	1996	124	Am ¹¹⁹⁷	18401	1992	345	R & Ad ⁴⁴⁵
18081	1989	1213	Am	Div. 13, Pt. 2.1, Ch. 3.5, heading (Sec. 18420 et seq.)	1991	1072*	Am
	1990	765	Am	18420	1990	1175	Ad & R ⁵¹
18081.3	1990	493*	Ad		1991	1072*	Am
18081.5	1990	765	Am		1993	589	Am ⁶⁷⁰
18100.5	1990	765	Am		1996	677	S ¹⁹⁹
18102.2	1991	1055	Ad ⁴²	18421	1990	1175	Ad & R ⁵¹
18102.3	1991	1055	Ad ⁴²		1991	1072*	Am
18114	1990	812	Am		1993	589	Am ⁶⁷⁰
18114.1	1992	427	R (as am by Stats. 1986, Ch. 1023) ⁵¹¹		1996	677	S ¹⁹⁹
				18423	1990	1175	Ad & R ⁵¹
18116	1990	812	Am		1996	677	S ¹⁹⁹
18116.1	1991	506	Am	18424	1990	1175	Ad & R ⁵¹
					1996	677	Am ¹⁹⁹
				18502	1990	1175	Am ⁹⁴
							Ad & R ⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18502 (Cont.)				18905.5	1992	897	Am
	1991	1072 *	Am (as am by Sec. 5, Stats. 1990, Ch. 1175) ⁷⁹	18906	1992	897	Am
				18907	1992	897	Am
				18909	1989	952	Am
	1994	674	Am (as ad by Stats. 1990, Ch. 1175) ¹⁹⁹		1992	897	Am
			Am (as am by Stats. 1991, Ch. 1072) ²⁷¹		1993	663	Am
18504	1991	506	Am	18910	1992	897	Am
18550	1997	423	Am	18911	1992	897	Am
18551	1997	423	Am	18912	1992	897	Am
18551.1	1992	1053	Am	18913	1992	897	Am
	1997	423	Am	18914	1992	897	Am
18555	1992	1053	Ad	18916	1989	952	Am
	1997	423	Am		1989	1360	Am ⁷³
18607	1992	686	R		1991	173	Am
18611	1997	423	Am	18917.2	1992	897	Ad
18613	1992	686	Am	Div. 13,			
18613.1	1994	240 *	Am	Pt. 2.5,			
18613.3	1992	320	Ad	Ch. 2,			
18613.4	1994	240 *	Ad ⁸⁴³	Art. 1,			
18613.6	1990	615 *	Ad	heading			
	1992	711 *	R ⁵¹¹	(Sec. 18920			
18613.7	1989	304	Ad	et seq.)	1992	897	Am
	1991	506	Am	18920	1992	897	Am
	1992	686	Am	18921	1991	865	Am
18800	1992	938	R & Ad	18922	1997	580	Am
18801	1992	938	R & Ad	18923	1997	580	Am
	1993	413	Am	18925	1992	897	Am
	1994	896	Am	18926	1992	897	Am
18810	1992	938	R	18927	1992	897	Am
18811	1992	938	R	18928	1997	645	Am
18811.5	1992	938	R	18928.1	1992	897	Ad
18812	1992	938	R	18929	1989	952	Am
18813	1992	938	R		1989	1144 *	Am
18814	1992	938	R		1991	865	Am
18815	1992	938	R		1992	897	Am
18816	1992	938	R	18929.1	1992	897	Ad
18817	1992	938	R	18930	1991	865	Am
18818	1992	938	R		1992	897	Am
18820	1992	938	R & Ad		1995	938	Am ⁹⁴
18821	1992	938	R & Ad	18931	1992	897	Am
18822	1992	938	R		1994	249	Am
18823	1992	938	R	18931.5	1992	897	Am
18824	1992	938	R	18932	1992	987	Am
18830	1992	938	R	18933	1992	897	Am
18830.1	1992	938	R	18934	1992	897	Am
18831	1992	938	R	18934.5	1992	897	Am
18832	1992	938	R	18934.6	1991	173	Ad
18840	1992	938	R	18934.7	1991	865	Ad
18841	1992	938	R	18934.8	1996	384	Ad
18842	1992	938	R	Div. 13,			
18850	1992	938	R	Pt. 2.5,			
18851	1992	938	R	Ch. 4,			
18901	1991	865	Am	heading			
	1997	580	Am	(Sec. 18935			
18902	1992	897	Am	et seq.)	1992	897	Am
				18935	1992	897	Am
				18936	1992	897	Am
				18937	1992	897	Am
				18938	1992	897	Am (by
							Sec. 28.5 of Ch.)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
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18938 (Cont.)	1994	740	Am		1995	941	Am ⁵⁷⁴
	1995	543*	Am	18954	1990	625	R (as am by Stats. 1981, Ch. 598)
18938.5	1992	623	Am (by Sec. 1 of Ch.)				Am (as am by Stats. 1984, Ch. 1314) ¹³
	1992	897	Am (by Sec. 29.5 of Ch.)	18958	1990	625	R (as am by Stats. 1981, Ch. 598)
18939	1989	952	Am				Am (as am by Stats. 1984, Ch. 1314) ¹³
	1992	897	R				Am (as am by Stats. 1984, Ch. 1314) ¹³
18940	1992	897	Am				R (as am by Stats. 1984, Ch. 1314)
18941	1992	897	Am				Am (as am by Stats. 1985, Ch. 106) ¹³
18941.5	1989	952	Am				Am
	1991	173	Am	18959.5	1997	580	R (as am by Stats. 1979, Ch. 1152)
	1991	865	Am		1990	625	Am (as am by Stats. 1984, Ch. 1314) ¹³
	1992	896	Am (by Sec. 1 of Ch.)				R (as am by Stats. 1981, Ch. 598)
	1992	897	Am (by Sec. 33.5 of Ch.)				Am (as am by Stats. 1984, Ch. 1314) ¹³
18941.6	1992	346	Ad				R (as am by Stats. 1982, Ch. 1358)
	1993	1294*	Am				Am (as am by Stats. 1984, Ch. 1314) ¹³
	1994	1219	Am				Am (as am by Stats. 1984, Ch. 1314) ¹³
18941.7	1995	469*	Ad				Am (as am by Stats. 1984, Ch. 1314) ¹³
	1996	627	Am & R ⁵⁹⁹				R (as am by Stats. 1981, Ch. 598)
	1997	645	Am & R ⁵⁹⁹				Am (as am by Stats. 1984, Ch. 1314) ¹³
18941.8	1997	633	Ad & R ⁵⁴⁶				R (as am by Stats. 1981, Ch. 598)
18941.9	1997	645	Ad & R ⁵⁴⁶				Am (as am by Stats. 1984, Ch. 1314) ¹³
18942	1989	952	Am	18960	1990	625	R (as am by Stats. 1981, Ch. 598)
	1992	897	Am				Am (as am by Stats. 1984, Ch. 1314) ¹³
	1996	925	Am				R (as am by Stats. 1982, Ch. 1358)
18942.1	1992	897	Am				Am (as am by Stats. 1984, Ch. 1314) ¹³
18942.2	1992	897	R				Am (as am by Stats. 1984, Ch. 1314) ¹³
18943	1992	897	Am				Am (as am by Stats. 1984, Ch. 1314) ¹³
18944	1992	897	Am	18961	1990	625	R (as am by Stats. 1982, Ch. 1358)
18944.30	1995	941	Ad				Am (as am by Stats. 1984, Ch. 1314) ¹³
18944.31	1995	941	Ad				R ¹¹⁹⁷
	1997	580	Am				Ad
18944.32	1995	941	Ad				Am & RN ¹¹⁹⁷
18944.33	1995	941	Ad				Ad
18944.34	1995	941	Ad				Am & RN ¹¹⁹⁷
18944.35	1995	941	Ad				Ad
18944.40	1995	941	Ad				Am & RN ¹¹⁹⁷
18949.1	1991	865	Ad				Ad
18949.2	1991	865	Ad				Am & RN ¹¹⁹⁷
Div. 13, Pt. 2.5, Ch. 7, heading (Sec. 18949.25) et seq.)	1996	124	Ad ¹¹⁹⁷	Div. 13, Pt. 2.5, Ch. 7, heading (Sec. 18965 et seq.)	1996	124	R ¹¹⁹⁷
18949.25	1996	124	Ad(RN) ¹¹⁹⁷	18965	1995	623	Ad
18949.26	1996	124	Ad(RN) ¹¹⁹⁷		1996	124	Am & RN ¹¹⁹⁷
18949.27	1996	124	Ad(RN) ¹¹⁹⁷	18966	1995	623	Ad
18949.28	1996	124	Ad(RN) ¹¹⁹⁷		1996	124	Am & RN ¹¹⁹⁷
18949.29	1996	124	Ad(RN) ¹¹⁹⁷	18967	1995	623	Ad
18949.3	1991	865	Ad		1996	124	Am & RN ¹¹⁹⁷
18949.30	1996	124	Ad(RN) ¹¹⁹⁷	18968	1995	623	Ad
18949.31	1996	124	Ad(RN) ¹¹⁹⁷		1996	124	Am & RN ¹¹⁹⁷
18949.4	1991	865	Ad	18969	1995	623	Ad
18949.5	1991	865	Ad		1996	124	Am & RN ¹¹⁹⁷
18949.6	1991	865	Ad	18970	1995	623	Ad
	1993	56	Am ⁶⁷⁰		1996	124	Am & RN ¹¹⁹⁷
				18971	1995	623	Ad
					1996	124	Am & RN ¹¹⁹⁷
				19010	1991	619	Ad
					1995	415	R ¹⁰⁵¹
				19011	1991	619	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19011 (Cont.)	1995	415	R ¹⁰⁵¹	19201	1996	152*	Am
19012	1991	619	Ad	19201.5	1996	152*	Am
	1995	415	R ¹⁰⁵¹	19202	1996	152*	Am
19013	1991	619	Ad	19203	1996	152*	Am
	1995	415	R ¹⁰⁵¹	19204	1996	152*	Am
19014	1991	619	Ad	19210	1989	951	Ad
	1995	415	R ¹⁰⁵¹	19211	1989	951	Ad
19015	1991	619	Ad		1995	98	Am
	1995	415	R ¹⁰⁵¹		1996	152*	Am
19016	1991	619	Ad	19212	1989	951	Ad
	1995	415	R ¹⁰⁵¹	19213	1989	951	Ad
19017	1991	619	Ad	19214	1989	951	Ad
	1995	415	R ¹⁰⁵¹	19215	1989	951	Ad
19018	1991	619	Ad	19216	1989	951	Ad
	1995	415	R ¹⁰⁵¹	19217	1989	951	Ad
19019	1991	619	Ad	19825	1994	178	Am
	1995	415	R ¹⁰⁵¹		1996	799	Am
19020	1991	619	Ad		1997	17	Am ¹³²⁸
	1995	415	R ¹⁰⁵¹	19827.5	1990	418	Ad
19021	1991	619	Ad	19829	1991	348*	Ad
	1995	415	R ¹⁰⁵¹	19837	1992	839	Ad
19022	1991	619	Ad	19851	1996	712	Am
	1995	415	R ¹⁰⁵¹	19852	1990	1572	Am
19025	1991	619	Ad	19870	1992	541	Ad
	1995	415	R ¹⁰⁵¹		1993	589	Am ⁶⁷⁰
19026	1991	619	Ad		1993	906*	Am ⁴²
	1992	102*	Am	19872	1992	541	Ad
	1995	415	R ¹⁰⁵¹	19881	1996	73	Am
19027	1991	619	Ad		1997	17	Am ¹³²⁸
	1995	415	R ¹⁰⁵¹	19890	1990	1336	Ad
19028	1991	619	Ad		1991	205	Am
	1995	415	R ¹⁰⁵¹		1993	802	Am
19029	1991	619	Ad	19891	1990	1336	Ad
	1995	415	R ¹⁰⁵¹		1993	802	Am
19030	1991	619	Ad	19952	1992	913	Am
	1995	415	R ¹⁰⁵¹		1993	1214	Am
19031	1991	619	Ad	19955.5	1993	1220	Am
	1995	415	R ¹⁰⁵¹	19956	1993	1220	Am
19032	1991	619	Ad	19981	1993	413	Am
	1995	415	R ¹⁰⁵¹	19993	1993	413	Am
19033	1991	619	Ad	20040.4	1994	923	Am ⁸³²
	1995	415	R ¹⁰⁵¹	20047	1994	923	Am ⁸³²
19035	1991	619	Ad	20062	1994	923	Am ⁸³²
	1995	415	R ¹⁰⁵¹	22547.2	1990	891	Ad
19036	1991	619	Ad		1991	1091	Am (as ad by Stats. 1990, Ch. 891) & RN
	1995	415	R ¹⁰⁵¹	23000	1995	415	R ¹⁰⁵¹
19132.3	1990	1572	Am	23002	1995	415	R ¹⁰⁵¹
19161	1989	756	Am	23010	1995	415	R ¹⁰⁵¹
19180	1996	152*	Am	23011	1995	415	R ¹⁰⁵¹
19181	1996	152*	Am	23012	1995	415	R ¹⁰⁵¹
19182	1996	152*	Am	23013	1995	415	R ¹⁰⁵¹
19183	1996	152*	Am	23014	1995	415	R ¹⁰⁵¹
	1997	17	Am ¹³²⁸	23015	1995	415	R ¹⁰⁵¹
Div. 13,				23020	1995	415	R ¹⁰⁵¹
Pt. 3,				23030	1995	415	R ¹⁰⁵¹
Ch. 2,				24000	1995	415	R ¹⁰⁵¹
Art. 7,				24001	1995	415	R ¹⁰⁵¹
heading				24002	1995	415	R ¹⁰⁵¹
(Sec. 19200				24003	1995	415	R ¹⁰⁵¹
et seq.)	1996	152*	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24004	1995	415	R ¹⁰⁵¹		1989	1331 *	Ad ¹⁰⁸
24050	1995	415	R ¹⁰⁵¹				R ⁶³
24051	1995	415	R ¹⁰⁵¹		1990	50 *	Am
24052	1995	415	R ¹⁰⁵¹		1990	51 *	Am (by Sec. 12 of Ch., as am by Stats. 1990, Ch. 50)
24053	1995	415	R ¹⁰⁵¹				S ^{214 36}
24054	1995	415	R ¹⁰⁵¹				S ^{322 36}
Div. 20, Ch. 1, Art. 3, heading (Sec. 24100 et seq.)					1991	278 *	
	1994	37	Am		1991	1170 *	
24100	1995	415	R ¹⁰⁵¹	24163	1994	195 *	Am ^{184 51}
24100.1	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
24100.2	1995	415	R ¹⁰⁵¹		1989	1331 *	Ad ¹⁰⁸
24100.3	1990	4 *	Am				R ⁶³
	1995	415	R ¹⁰⁵¹		1991	278 *	Am ^{214 36}
24101	1995	415	R ¹⁰⁵¹		1991	1170 *	S ^{322 36}
24101.1	1995	415	R ¹⁰⁵¹		1994	195 *	Am ^{184 51}
24101.2	1995	415	R ¹⁰⁵¹	24164	1995	415	R ¹⁰⁵¹
24101.3	1995	415	R ¹⁰⁵¹		1989	1328 *	Am (as ad by Stats. 1989, Ch. 1331) ⁸²
24101.4	1995	415	R ¹⁰⁵¹		1989	1331 *	Ad ¹⁰⁸
24101.5	1995	415	R ¹⁰⁵¹				R ⁶³
24101.6	1994	37	Ad		1990	50 *	Am
	1995	415	R ¹⁰⁵¹		1990	51 *	Am (by Sec. 14 of Ch., as am by Stats. 1990, Ch. 50)
24102	1995	415	R ¹⁰⁵¹				Am ^{214 36}
24103	1995	415	R ¹⁰⁵¹		1991	278 *	S ^{322 36}
24104	1995	415	R ¹⁰⁵¹		1991	1170 *	Am ^{184 51}
24105	1995	415	R ¹⁰⁵¹		1994	195 *	R ¹⁰⁵¹
24106	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
24107	1995	415	R ¹⁰⁵¹	24164.5	1989	1328 *	Ad
24108	1995	415	R ¹⁰⁵¹		1990	50 *	Ad
24109	1995	415	R ¹⁰⁵¹		1991	278 *	Am ^{214 36}
24155	1995	415	R ¹⁰⁵¹		1991	1170 *	S ^{322 36}
24156	1995	415	R ¹⁰⁵¹		1994	195 *	S ^{184 51}
24157	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
24158	1995	415	R ¹⁰⁵¹	24165	1989	1331 *	Ad ¹⁰⁸
24159	1995	415	R ¹⁰⁵¹				R ⁶³
24160	1989	1331 *	Ad ¹⁰⁸		1991	278 *	S ^{214 36}
			R ⁶³		1991	1170 *	S ^{322 36}
	1991	278 *	S ^{214 36}		1994	195 *	S ^{184 51}
	1991	1170 *	S ^{322 36}		1995	415	R ¹⁰⁵¹
	1994	195 *	S ^{184 51}	24165.2	1990	51 *	Ad
	1995	415	R ¹⁰⁵¹		1991	278 *	Am ^{214 36}
24161	1989	1331 *	Ad ¹⁰⁸		1991	1170 *	S ^{322 36}
			R ⁶³		1994	195 *	S ^{184 51}
	1991	278 *	S ^{214 36}		1995	415	R ¹⁰⁵¹
	1991	1170 *	S ^{322 36}	24165.3	1989	1331 *	Ad ¹⁰⁸
	1994	195 *	S ^{184 51}				R ⁶³
	1995	415	R ¹⁰⁵¹		1990	50 *	Am
24161.5	1989	1331 *	Ad ¹⁰⁸		1990	51 *	Ad
			R ⁶³		1990	430 *	Am
	1991	278 *	S ^{214 36}		1991	278 *	Am ^{214 36}
	1991	1170 *	S ^{322 36}		1991	1170 *	Am ^{322 36}
	1994	195 *	S ^{184 51}		1991	195 *	Am ^{184 51}
	1995	415	R ¹⁰⁵¹		1994	195 *	S ^{184 51}
24162	1989	1328 *	Am (as ad by Stats. 1989, Ch. 1331) ⁸²	24165.5	1995	415	R ¹⁰⁵¹
					1989	1331 *	Ad ¹⁰⁸
							R ⁶³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24165.5 (Cont.)	1990	50 *	Am	24168.7	1995	415	R ¹⁰⁵¹
	1990	51 *	Am (by Sec. 18 of Ch., as am by Stats. 1990, Ch. 50)		1991	278 *	Ad ²¹⁴ R ¹¹⁷
	1991	278 *	Am ^{214 36}		1994	195 *	Am ^{184 51}
	1991	1170 *	Am ^{322 36}		1995	415	R ¹⁰⁵¹
	1994	195 *	S ^{184 51}	24168.8	1991	278 *	Ad ²¹⁴ R ¹¹⁷
	1995	415	R ¹⁰⁵¹		1994	195 *	Am ^{184 51}
24166	1989	1331 *	Ad ¹⁰⁸ R ⁶³	24168.9	1995	415	R ¹⁰⁵¹
	1990	50 *	Am		1991	278 *	Ad ²¹⁴ R ¹¹⁷
	1991	278 *	S ^{214 36}		1994	195 *	S ^{184 51}
	1991	1170 *	S ^{322 36}	24169	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1994	195 *	S ^{184 51}		1991	278 *	S ^{214 36}
24166.1	1995	415	R ¹⁰⁵¹		1991	1170 *	S ^{322 36}
	1989	1331 *	Ad ¹⁰⁸ R ⁶³		1994	195 *	S ^{184 51}
	1991	278 *	S ^{214 36}	24169.6	1995	415	R ¹⁰⁵¹
	1991	1170 *	S ^{322 36}		1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1994	195 *	S ^{184 51}		1991	278 *	S ^{214 36}
	1995	415	R ¹⁰⁵¹		1991	1170 *	S ^{322 36}
24166.5	1989	1331 *	Ad ¹⁰⁸ R ⁶³		1994	195 *	S ^{184 51}
	1991	278 *	S ^{214 36}		1995	415	R ¹⁰⁵¹
	1991	1170 *	S ^{322 36}	24169.7	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1994	195 *	S ^{184 51}		1990	51 *	Am & RN & Ad
	1995	415	R ¹⁰⁵¹		1991	278 *	S ^{214 36}
24167	1989	1331 *	Ad ¹⁰⁸ R ⁶³		1991	1170 *	S ^{322 36}
	1991	278 *	Am ^{214 36}		1994	195 *	S ^{184 51}
	1991	1170 *	S ^{322 36}	24169.8	1995	415	R ¹⁰⁵¹
	1994	195 *	Am ^{184 51}		1990	51 *	Ad(RN) ¹⁰⁸ R ⁶³
	1995	415	R ¹⁰⁵¹		1991	278 *	Am ^{214 36}
24168	1989	1331 *	Ad ¹⁰⁸ R ⁶³		1991	1170 *	Am ^{322 36}
	1991	278 *	S ^{214 36}		1994	195 *	Am ^{184 51}
	1991	1170 *	S ^{322 36}		1995	415	R ¹⁰⁵¹
	1994	195 *	S ^{184 51}	24174	1996	1023 *	Am ¹²⁵³
	1995	415	R ¹⁰⁵¹	24177	1996	1023 *	Am ¹²⁵³
24168.05	1991	1170 *	Ad ^{322 36}	24177.5	1997	68 *	Ad & R ³¹⁴
	1994	195 *	S ^{184 51}	24180	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	24181	1995	415	R ¹⁰⁵¹
24168.1	1989	1331 *	Ad ¹⁰⁸ R ⁶³	24185	1997	688	Ad & R ⁵⁹⁹
	1991	278 *	S ^{214 36}	24187	1997	688	Ad & R ⁵⁹⁹
	1991	1170 *	S ^{322 36}	24189	1997	688	Ad & R ⁵⁹⁹
	1994	195 *	S ^{184 51}	24275	1994	1228	Am
	1995	415	R ¹⁰⁵¹	24380	1995	415	R ¹⁰⁵¹
24168.4	1991	278 *	Ad ²¹⁴ R ¹¹⁷	24381	1995	415	R ¹⁰⁵¹
	1994	195 *	S ^{184 51}	24382	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	24383	1995	415	R ¹⁰⁵¹
24168.5	1991	278 *	Ad ²¹⁴ R ¹¹⁷	24384	1995	415	R ¹⁰⁵¹
	1994	195 *	S ^{184 51}	24384.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	24385	1995	415	R ¹⁰⁵¹
	1991	278 *	Ad ²¹⁴ R ¹¹⁷	24386	1995	415	R ¹⁰⁵¹
	1994	195 *	S ^{184 51}	24387	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	24400	1989	1020	Am
24168.6	1991	278 *	Ad ²¹⁴ R ¹¹⁷		1991	200	Am
	1994	195 *	Am ^{184 51}		1995	415	R ¹⁰⁵¹
				24401	1995	415	R ¹⁰⁵¹
				24402	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24403	1995	415	R ¹⁰⁵¹		1992	878	Am
24404	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
24425	1992	1076	Ad ⁵⁸⁵	25018	1990	1613	Ad
	1995	176 *	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25019	1990	1613	Ad
	1996	1023 *	Am (as am by Stats. 1995, Ch. 176) & RN ¹²⁵³		1995	415	R ¹⁰⁵¹
				25020	1990	1613	Ad
24427	1992	1076	Ad ⁵⁸⁵		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25020.2	1990	1613	Ad
24428	1992	1076	Ad ⁵⁸⁵		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25020.5	1990	1613	Ad
24428.5	1992	1076	Ad ⁵⁸⁵		1992	54 *	Am
	1994	173	Am		1992	878	Am (as am by Stats. 1992, Ch. 54)
	1995	415	R ¹⁰⁵¹				R ¹⁰⁵¹
24450	1990	1163	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹		1995	877	Am
24451	1990	1163	Ad		1996	536	Am & RN
	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
24452	1990	1163	Ad				
	1995	415	R ¹⁰⁵¹	25020.8	1990	1613	Ad
24453	1990	1163	Ad		1992	54 *	Am
	1995	415	R ¹⁰⁵¹		1992	878	Am (as am by Stats. 1992, Ch. 54)
24454	1990	1163	Ad				R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25021	1990	1613	Ad
24455	1990	1163	Ad		1992	878	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
24500	1994	1176	Ad	25021.2	1990	1613	Ad
24501	1994	1176	Ad		1995	415	R ¹⁰⁵¹
24502	1994	1176	Ad	25021.5	1990	1613	Ad
24503	1994	1176	Ad		1995	415	R ¹⁰⁵¹
24504	1994	1176	Ad	25021.7	1993	813	Ad
24505	1994	1176	Ad		1995	415	R ¹⁰⁵¹
24506	1994	1176	Ad	25021.8	1990	1613	Ad
24520	1994	1176	Ad		1995	415	R ¹⁰⁵¹
24521	1994	1176	Ad	25021.9	1995	877	Ad
24522	1994	1176	Ad		1996	536	Am & RN
24800	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
24801	1989	897	Ad ⁶⁷	25022	1990	1613	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
24802	1989	897	Ad ⁶⁷	25022.2	1990	1613	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25000	1995	415	R ¹⁰⁵¹	25022.5	1990	1613	Ad
25001	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25002	1995	415	R ¹⁰⁵¹	25022.8	1990	1613	Ad
25003	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25004	1995	415	R ¹⁰⁵¹		1995	877	Am
25005	1995	415	R ¹⁰⁵¹		1996	536	Am & RN
25006	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
25007	1994	1177	Am	25023	1990	1613	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25008	1995	415	R ¹⁰⁵¹				
25009	1995	415	R ¹⁰⁵¹				
25010	1995	415	R ¹⁰⁵¹				
25015	1990	1613	Ad				
	1995	415	R ¹⁰⁵¹				
25016	1990	1613	Ad				
	1992	54 *	Am				
	1995	415	R ¹⁰⁵¹				
25017	1990	1613	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
25023.2	1990	1613	Ad	25026.5	1995	415	R ¹⁰⁵¹	
	1992	54*	Am		1990	1613	Ad	
	1995	415	R ¹⁰⁵¹		1992	878	Am	
	1995	877	Am		1995	415	R ¹⁰⁵¹	
	1996	536	Am & RN		25026.8	1990	1613	Ad
	1996	1023*	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³			1995	415	R ¹⁰⁵¹
25023.5	1990	1613	Ad	25027	1990	1613	Ad	
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹	
25023.8	1990	1613	Ad	1995	877	Am		
	1992	54*	Am	1996	536	Am & RN		
	1995	415	R ¹⁰⁵¹	1996	1023*	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³		
	1995	877	Am	25027.2	1990	1613	Ad	
	1996	536	Am & RN		1995	415	R ¹⁰⁵¹	
	1996	1023*	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³	25027.5	1990	1613	Ad	
25024	1990	1613	Ad		1992	54*	Am	
	1992	54*	Am	1992	878	Am (as am by Stats. 1992, Ch. 54)		
	1992	878	Am (as am by Stats. 1992, Ch. 54)	1995	415	R ¹⁰⁵¹		
	1995	415	R ¹⁰⁵¹	1995	877	Am		
	1995	877	Am	1996	536	Am & RN		
	1996	536	Am & RN	1996	1023*	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³		
25024.2	1990	1613	Ad	25027.8	1990	1613	Ad	
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹	
	25024.5	1990	1613	Ad	25030	1990	1613	Ad
		1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
	25024.8	1990	1613	Ad	25030.1	1990	1613	Ad
		1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25025	1990	1613	Ad	25030.2	1990	1613	Ad	
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹	
25025.2	1990	1613	Ad	25030.4	1990	1613	Ad	
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹	
25025.5	1990	1613	Ad	25030.5	1995	877	Ad	
	1995	415	R ¹⁰⁵¹		1996	536	Am & RN	
25025.8	1990	1613	Ad	1996	1023*	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³		
	1992	54*	Am	25030.6	1990	1613	Ad	
	1992	878	Am (as am by Stats. 1992, Ch. 54)		1995	415	R ¹⁰⁵¹	
25025.9	1995	415	R ¹⁰⁵¹	25030.8	1990	1613	Ad	
	1995	877	Ad		1995	415	R ¹⁰⁵¹	
	1996	536	Am & RN	25031	1990	1613	Ad	
	1996	1023*	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³		1995	415	R ¹⁰⁵¹	
	25026	1990	1613	Ad	25032	1990	1613	Ad
		1991	1126	Am		1995	415	R ¹⁰⁵¹
25026.2	1994	1010	Am ⁸³²	25033	1990	1613	Ad	
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹	
	1990	1613	Ad	25034	1990	1613	Ad	
25034.3	1990	1613	Ad		1995	415	R ¹⁰⁵¹	
	1995	415	R ¹⁰⁵¹	25034.5	1990	1613	Ad	
	1990	1613	Ad		1995	415	R ¹⁰⁵¹	
25034.8	1990	1613	Ad	25034.8	1990	1613	Ad	
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25034.8 (Cont.)	1993	813	Am	25051	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹		1990	1614	Ad
25035	1990	1613	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25052	1990	1614	Ad
25036	1990	1613	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25053	1990	1614	Ad
25036.5	1992	670	Ad ⁴⁴⁵		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25054	1990	1614	Ad
25037	1990	1613	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25055	1990	1614	Ad
25037.5	1990	1613	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹		1995	877	Am
25038	1990	1613	Ad		1996	536	Am & RN
	1995	415	R ¹⁰⁵¹		1996	1023*	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
25038.2	1990	1613	Ad				
	1995	415	R ¹⁰⁵¹	25056	1990	1614	Ad
25038.5	1990	1613	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25057	1990	1614	Ad
25038.8	1990	1613	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25058	1990	1614	Ad
25039	1990	1613	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25059	1990	1614	Ad
25039.2	1990	1613	Ad		1993	813	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25040	1990	1613	Ad	25060	1990	1614	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25040.5	1990	1613	Ad	25060.1	1993	813	Ad
	1993	813	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25060.4	1993	813	Ad
25041	1990	1613	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25061	1990	1614	Ad
	1995	877	Am		1993	813	Am
	1996	536	Am & RN		1995	415	R ¹⁰⁵¹
	1996	1023*	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³		1995	877	Am
					1996	536	Am & RN
25041.5	1990	1613	Ad		1996	1023*	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
	1995	415	R ¹⁰⁵¹	25062	1990	1614	Ad
25042	1990	1613	Ad		1992	54*	Am
	1995	415	R ¹⁰⁵¹		1992	878	Am (as am by Stats. 1992, Ch. 54)
25043	1990	1613	Ad				
	1995	415	R ¹⁰⁵¹		1993	813	Am
25044	1990	1613	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25062.5	1992	878	Ad
25045	1990	1613	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹		1995	877	Am
25045.1	1990	1613	Ad		1996	536	Am & RN
	1995	415	R ¹⁰⁵¹		1996	1023*	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
25046	1990	1613	Ad				
	1995	415	R ¹⁰⁵¹	25063	1990	1614	Ad
25047	1990	1613	Ad		1992	878	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25048	1990	1613	Ad		1995	877	Am
	1995	415	R ¹⁰⁵¹		1996	536	Am & RN
25049	1990	1613	Ad				
	1995	415	R ¹⁰⁵¹				
25049.1	1993	813	Ad				
	1995	415	R ¹⁰⁵¹				
25050	1990	1614	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
25063 (Cont.)	1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³		1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
25064	1990	1614	Ad	25081	1990	1614	Ad
	1993	813	Am		1992	54 *	Am
	1995	415	R ¹⁰⁵¹		1992	878	Am (as am by Stats. 1992, Ch. 54)
25070	1990	1614	Ad				
	1992	878	Am		1993	813	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25070.1	1990	1614	Ad		1995	877	Am
	1995	415	R ¹⁰⁵¹		1996	536	Am & RN
25070.2	1990	1614	Ad		1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
	1995	415	R ¹⁰⁵¹				
25070.3	1990	1614	Ad				
	1995	415	R ¹⁰⁵¹				
25070.4	1995	877	Ad	25082	1990	1614	Ad
	1996	536	Am & RN		1992	878	Am
	1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³		1995	415	R ¹⁰⁵¹
25071	1990	1614	Ad	25083	1990	1614	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25072	1990	1614	Ad	25084	1990	1614	Ad
	1992	54 *	Am		1995	415	R ¹⁰⁵¹
	1992	878	Am (as am by Stats. 1992, Ch. 54) & RN ¹⁰⁵¹	25084.5	1990	1614	Ad
					1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25085	1990	1614	Ad
25072.5	1990	1614	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25086	1990	1614	Ad
25073	1990	1614	Ad		1992	54 *	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25074	1990	1614	Ad	25087	1990	1614	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25075	1990	1614	Ad	25088	1990	1614	Ad
	1995	415	R ¹⁰⁵¹		1992	878	Am
25076	1990	1614	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹		1995	877	Am
25077	1990	1614	Ad		1996	536	Am & RN
	1992	878	Am		1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
	1995	415	R ¹⁰⁵¹	25090	1990	1614	Ad
25078	1990	1614	Ad		1992	878	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25079	1990	1614	Ad		1995	877	Am
	1995	415	R ¹⁰⁵¹		1996	536	Am & RN
25079.1	1990	1614	Ad		1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
	1995	415	R ¹⁰⁵¹				
25079.2	1990	1614	Ad				
	1995	415	R ¹⁰⁵¹	25090.5	1990	1614	Ad
25079.3	1990	1614	Ad		1995	415	R ¹⁰⁵¹
	1993	813	Am		1995	877	Am
	1995	415	R ¹⁰⁵¹		1996	536	Am & RN
25080	1990	1614	Ad		1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³
	1992	878	Am				
	1995	415	R ¹⁰⁵¹	25090.6	1995	877	Ad
	1995	877	Am				
	1996	536	Am & RN				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25090.6 (Cont.)	1996	536	Am & RN	25117.1	1990	1686	Am
	1996	1023 *	Am (as am by Stats. 1995, Ch. 877) & RN ¹²⁵³	25117.13	1989	906	Ad
				25117.14	1992	1345	Ad
				25117.4.1	1995	639	Ad(RN)
				25117.5	1990	1614	R & Ad
					1992	878	Am
25091	1990	1614	Ad		1996	536	Am
	1992	54 *	Am	25117.6	1990	1614	R
	1992	878	Am (as am by Stats. 1992, Ch. 54)		1994	1217	Ad
					1995	639	Am
	1995	415	R ¹⁰⁵¹	25117.9	1989	1436 *	Am
					1991	1126	Am
25091.5	1990	1614	Ad	25117.9.1	1994	1217	Ad
	1995	415	R ¹⁰⁵¹		1995	639	Am
25092	1990	1614	Ad	25118	1990	1268 *	Am ²⁰
	1995	415	R ¹⁰⁵¹		1991	1126	Am
25093	1990	1614	Ad		1994	1200 *	Am
	1995	415	R ¹⁰⁵¹	25120.1	1989	1436 *	R
25094	1990	1614	Ad	25120.2	1989	1436 *	Ad
	1993	813	Am	25121	1996	579	Am
	1995	415	R ¹⁰⁵¹	25121.3	1994	1194	Ad
25095	1990	1614	Ad		1995	639	Am
	1992	54 *	Am	25122	1989	1436 *	R
	1995	415	R ¹⁰⁵¹	25122.6	1989	1436 *	R
25096	1990	1614	Ad	25122.7	1990	1686	Am
	1993	813	Am	25122.8	1989	269 *	Ad
	1995	415	R ¹⁰⁵¹	25122.9	1995	639	Ad
25096.1	1990	1614	Ad	25123.3	1989	1436 *	Am (by Sec. 9 of Ch.)
	1995	415	R ¹⁰⁵¹		1990	48	Am
25097	1990	1613	Ad		1991	1126	Am
	1993	813	Am		1992	293	Am
	1995	415	R ¹⁰⁵¹		1993	410 *	Am
25098	1990	1613	Ad		1994	1291	Am
	1995	415	R ¹⁰⁵¹		1995	627	Am
25099.1	1990	1614	Ad		1995	628	Am
	1995	415	R ¹⁰⁵¹		1995	636	Am
25099.2	1990	1614	Ad		1995	640	Am (by Sec. 2.5 of Ch.)
	1995	415	R ¹⁰⁵¹		1996	999	Am
25099.3	1990	1614	Ad	25123.4	1994	1151	Ad
	1995	415	R ¹⁰⁵¹	25123.5	1992	1345	Am
25110	1989	1436 *	Am		1996	999	Am
25110.10	1994	1194	Ad	25123.7	1995	639	Ad
	1995	639	Am	25124	1989	1436 *	Am
25110.11	1994	1225	Ad		1992	1344	Am
25110.2	1991	886	Ad		1996	579	Am
25110.4	1992	1344	Ad		1997	470	Am
	1995	639	Am & RN	25133	1990	1109	Ad & R ⁴⁹
25110.8.5	1994	1217	Ad		1993	721	S ⁵¹
25110.9	1993	411 *	Ad	25133.1	1990	1109	Ad & R ⁴⁹
25110.9.1	1995	640	Ad		1993	721	S ⁵¹
25111	1991	GRP	S ⁴²⁰		1990	1109	Ad & R ⁴⁹
25111.1	1992	1344	Ad		1993	721	S ⁵¹
25112	1991	GRP	S ⁴²⁰	25133.2	1990	1109	Ad & R ⁴⁹
25112.5	1989	1257	Am		1993	721	Am ⁵¹
25113	1989	1411 *	Am ⁸²	25133.3	1990	1109	Ad & R ⁴⁹
	1989	1436 *	Am		1993	721	S ⁵¹
25116.5	1996	579	Ad	25133.4	1990	1109	Ad & R ⁴⁹
25117	1989	1411 *	Am ⁸²		1993	721	Am ⁵¹
	1989	1436 *	Am	25133.5	1990	1109	Ad & R ⁴⁹
	1995	638	Am		1993	721	Am ⁵¹
	1996	437	Am	25133.6	1990	1109	Ad & R ⁴⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
25133.6 (Cont.)	1993	721	Am ⁵¹		1996	962	Am
25135.3	1989	7 *	Am	25143.8	1995	847	Ad
25135.6	1989	7 *	Am	25143.9	1990	1686	Ad
25135.7	1989	7 *	Am		1991	1126	Am (by Sec. 6 of Ch.)
	1990	1093 *	Am		1991	1173	Am (by Sec. 2.5 of Ch.)
25135.7.5	1993	436	Ad(RN)		1994	1154	Am
25135.75	1990	1093 *	Ad	25144	1994	1054	Am
	1993	436	Am & RN		1995	632	Am
25135.8	1993	436	Ad	25144.6	1993	912	Ad
25135.9	1990	1093 *	Am		1994	914	Am
25141	1995	638	Am		1995	639	Am
25141.1	1992	1125	Ad & R ⁴¹	25145	1995	639	Am
25141.5	1992	1058	Ad	25149	1991	GRP	S ⁴²⁰
	1995	638	Am		1995	938	Am ⁵⁷⁴
25143	1989	1436 *	Am	25149.5	1991	1073	Am
	1992	1345	Am	25150	1989	1436 *	Am
	1995	636	Am		1990	1686	Am
	1995	640	Am (by Sec. 3.5 of Ch.)		1991	GRP	S ⁴²⁰
	1996	962	Am (by Sec. 1 of Ch.)		1995	639	Am
	1996	999	Am	25150.1	1990	1686	Am
	1997	870	Am (by Sec. 2 of Ch.) ³¹⁸	25150.3	1989	1257	Ad
25143.1	1989	642	Am		1990	216	Am ²⁰⁶
	1991	174	Am	25150.4	1993	704	Ad
25143.1.5	1995	670	Ad	25150.5	1993	630	R & Ad
25143.10	1991	715	Ad	25150.6	1996	999	Ad
	1995	639	Am	25153	1993	1145	R & Ad
	1996	1023 *	Am (as am by Stats. 1995, Ch. 639) ¹²⁵³	25153.6	1990	1686	Am
25143.11	1995	625	Ad	25155.5	1995	638	R
25143.12	1996	214	Ad	25155.6	1995	638	R
25143.2	1989	1254	Am	25155.7	1995	638	R
	1989	1436 *	Am (by Sec. 13 of Ch.) ¹¹³	25157.3	1990	1614	R
			Am (by Sec. 14 of Ch.) ⁵²	25158	1993	913	Am
	1990	533 *	Am		1995	639	Am
	1990	1686	Am	25158.1	1990	1266	Ad
	1991	1126	Am (by Sec. 5 of Ch.)		1991	1124	Am
	1991	1173	Am (by Sec. 1.5 of Ch.)		1993	913	R
	1992	1343	Am	25158.2	1992	1343	Ad & R ⁵⁸⁸
	1992	1344	Am		1995	294	R
	1993	411 *	Am	25158.3	1992	1343	Ad & R ⁵⁸⁸
	1994	1154	Am		1995	294	R
	1995	632	Am (by Sec. 1 of Ch.)	25158.4	1992	1343	Ad
	1995	639	Am (by Sec. 9.5 of Ch.)		1993	411 *	Am
	1996	433	Am		1995	294	R & Ad
	1997	17	Am ¹³²⁸		1996	124	Am ¹¹⁹⁷
25143.4	1991	1218	Ad ⁴⁸⁸	25159.1	1995	640	Ad
			R ¹⁶	25159.18	1994	146	Am ⁸³³
	1995	401	Ad	25159.9	1989	1436 *	Am
25143.5	1989	1436 *	Am	25160	1990	1054	Am
	1991	1218	Am		1993	1283	Am
					1995	628	Am
					1995	638	Am (by Sec. 9 of Ch.)
					1996	539	Am
				25160.1	1997	361	Ad
				25160.5	1989	269 *	Ad
					1992	852 *	Am
					1997	870	Am ³¹⁸
				25161	1990	1054	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25161 (Cont.)	1992	321	Am	25167.4	1996	539	Ad
	1996	539	Am		1997	945	Am
	1997	945	Am	25168	1990	1360	R
25162.1	1991	1173	Ad		1992	1243*	Ad
25163	1990	659	Am		1996	539	R
	1991	1084	Am	25168.1	1991	1084	Am
			R & Ad ¹¹⁷				R & Ad ¹¹⁷
	1992	1346	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 1991, Ch. 1084)		1991	GRP	S ⁴²⁰
			Am (as am by Sec. 1 and Sec. 2, Stats. 1992, Ch. 1346) ⁶⁷⁰		1994	738	Am (as am by Sec. 3, Stats. 1991, Ch. 1084) ¹³³
	1993	589	Am (as am by Sec. 1 and Sec. 2, Stats. 1992, Ch. 1346) ⁶⁷⁰				Am (as ad by Sec. 4, Stats. 1991, Ch. 1084) ²⁸⁸
	1993	913	Am (as am by Sec. 1 and Sec. 2, Stats. 1992, Ch. 1346)		1996	539	R (as am by Sec. 3 and Sec. 4, Stats. 1994, Ch. 738)
	1994	738	Am (as am by Sec. 3, Stats. 1993, Ch. 913) ¹³³	25168.3	1997	945	Ad
			Am (as am by Sec. 4, Stats. 1993, Ch. 913) ²⁸⁸	25168.4	1996	539	R
			Am (as am by Sec. 1 and Sec. 2, Stats. 1994, Ch. 738)	25168.5	1996	539	R
	1995	672	Am (as am by Sec. 1 and Sec. 2, Stats. 1994, Ch. 738)	25168.6	1996	539	R
	1996	539	R (as am by Sec. 2, Stats. 1995, Ch. 672)	25169	1995	628	Am
			Am (as am by Sec. 1, Stats. 1995, Ch. 672)	25169.1	1991	1084	Am
	1996	1023*	Am (as am by Sec. 1 and Sec. 2, Stats. 1995, Ch. 672) ¹²⁵³				R & Ad ¹¹⁷
					1991	GRP	S ⁴²⁰
25163.3	1994	1194	Ad		1994	738	Am (as am by Sec. 5, Stats. 1991, Ch. 1084) ¹³³
	1995	639	Am				Am (as ad by Sec. 6, Stats. 1991, Ch. 1084) ²⁸⁸
25165	1989	1257	Am		1996	539	R (as am by Sec. 6, Stats. 1994, Ch. 738)
	1997	870	Am ³¹⁸	25171.5	1992	1345	Ad
25165.1	1989	1257	Ad & R ⁷⁰		1993	410*	Am
25166	1995	628	Am		1995	639	Am
	1996	539	Am	25172.6	1992	1344	Am
	1997	870	Am ³¹⁸	25173.5	1990	1614	Am
25166.5	1997	870	Am ³¹⁸		1991	1073	Am
25167	1997	870	R ³¹⁸	25173.6	1997	870	Ad ³¹⁸
25167.3	1991	GRP	S ⁴²⁰	25173.7	1997	870	Ad ³¹⁸
	1996	539	Am	25174	1989	269*	Am
					1989	654	Am
					1990	1267	Am
					1992	852*	Am
					1994	65*	Am
					1995	638	Am
					1996	539	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25174 (Cont.)	1997	870	Am ³¹⁸	1990	1268*	Am (by Sec. 6 of Ch.) ²⁵¹	
25174.02	1989	269*	R			Am (by Sec. 6.5 of Ch.) ²⁰	
25174.1	1989	269*	Ad			Am ³¹⁸	
	1989	1032*	Am (as ad by Stats. 1989, Ch. 269)	1997	870	R & Ad	
	1993	1145	Am	25179.1	1995	638	R & Ad
	1995	638	Am	25179.10	1995	638	R & Ad
	1997	870	Am ³¹⁸	25179.11	1989	1436*	Am
25174.11	1989	269*	Am		1995	638	R & Ad
25174.2	1989	269*	Ad	25179.12	1995	638	R & Ad
	1989	1032*	Am (as ad by Stats. 1989, Ch. 269)		1996	632	Am
	1990	1268*	Am ²⁰	25179.13	1992	853	Ad
	1995	630	Am		1993	589	Am ⁶⁷⁰
	1997	870	R		1994	739	Am
			Ad ⁶⁸³		1995	638	R
25174.3	1989	269*	Ad	25179.2	1995	638	R & Ad
	1989	1032*	R (as ad by Stats. 1989, Ch. 269)	25179.3	1989	1436*	Am
			Ad ⁶⁸³		1995	638	R & Ad
			Am (as am by Stats. 1989, Ch. 269)	25179.4	1995	638	R & Ad
			Am ²⁰	25179.5	1995	638	R & Ad
			Am (by Sec. 7 of Ch.)		1996	632	Am
			Am	25179.6	1989	1436*	Am
			R & Ad ¹⁶		1991	1126	Am
			Am (as ad by Sec. 2, Stats. 1991, Ch. 1127)		1995	638	R & Ad
			Am	25179.7	1992	33*	Am & R ¹⁹
			R & Ad ⁶⁸³		1992	853	Ad
			Am (as am by Stats. 1989, Ch. 269)		1994	739	Am
			Am ²⁰		1995	638	R & Ad
			Am (by Sec. 2 of Ch.)	25179.8	1992	853	Am
			Am		1995	638	R & Ad
			R & Ad ¹⁶		1996	632	Am
			Am (as ad by Sec. 2, Stats. 1991, Ch. 1127)		1997	17	Am ¹³²⁸
			Am	25179.9	1995	638	R & Ad
			R & Ad ⁶⁸³	25180	1990	1686	Am
			Am (as ad by Sec. 2, Stats. 1991, Ch. 1127)		1992	1231	Am
			Am		1994	1160	Am
			R & Ad		1995	639	Am
			R & Ad ⁶⁸³		1996	539	Am
			Am	25180.1	1991	805	Ad
			Am (as am by Stats. 1989, Ch. 269)		1992	113*	Am
			Am ²⁰		1992	427	Am ⁵¹¹
			Am (by Sec. 2 of Ch.)	25180.5	1995	639	Am
			Am	25181	1995	639	Am
			R & Ad	25181.5	1993	813	Ad
			R & Ad ⁶⁸³	25182	1993	44	Am
			Am		1995	639	Am
			Am (as am by Stats. 1989, Ch. 269)	25184.1	1997	363	Ad
			Am ²⁰	25185	1992	1344	Am
			Am		1994	1160	Am
			Am		1995	639	Am
			Am ¹²⁵³	25185.6	1990	1686	Am
			Ad		1995	639	Am
			Ad	25186	1995	639	Am
			R	25186.1	1993	1283	Am
			Am ²⁰	25186.3	1991	1209	Ad
			Am	25186.5	1989	1257	Am
			R		1995	639	Am
			Am	25186.6	1989	1257	Ad
			Am	25186.7	1992	1345	Ad
			Am (by Sec. 2 of Ch.)	25187	1989	1436*	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25187 (Cont.)	1991	885	Am (by Sec. 1 of Ch.)	1995	GRP 3	S ¹¹⁷²	
	1991	886	Am (by Sec. 4 of Ch.)	1996	332	Am	
	1992	1344	Am	25198	1991	2*	Am ²⁰
	1994	146	Am ⁸³³		1995	301	Am
	1995	629	Am		1996	124	R & Ad ⁶⁸³
	1995	639	Am (by Sec. 26.5 of Ch.)		1996	1023*	Am (as am by Sec. 1, Stats. 1995, Ch. 301) ¹¹⁹⁷
	1996	1023*	Am (as am by Sec. 26.5, Stats. 1995, Ch. 639) ¹²⁵³				Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 1995, Ch. 301) ¹²⁵³
	1997	870	Am ³¹⁸	25198.1	1991	805	Ad
25187.1	1995	639	Am	25198.2	1991	805	Ad
25187.2	1990	1267	Ad	25198.3	1991	805	Ad
	1991	1123*	Am		1992	427	Am ⁵¹¹
	1991	1126	Am	25198.4	1991	805	Ad
	1995	639	Am	25198.5	1991	805	Ad
	1996	576	Am		1992	427	Am ⁵¹¹
25187.5	1995	639	Am	25198.6	1991	805	Ad
25187.6	1995	639	Am		1992	113*	Am
25187.7	1991	886	Ad & R ⁵¹	25198.7	1991	805	Ad
	1992	1344	Am	25198.8	1991	805	Ad
	1992	1345	Am	25198.9	1991	805	Ad
	1993	411*	Am	25199.10	1989	1354*	Am
	1995	639	Am		1990	557	Am
25187.8	1994	1217	Ad		1991	GRP	S ⁴²⁰
	1995	634	Am	25199.11	1989	1354*	Am
	1995	639	Am (by Sec. 32.5 of Ch.)		1990	557	Am
25187.9	1994	1151	Ad	25199.13	1989	1354*	Am
	1997	870	R ³¹⁸	25199.7	1989	1354*	Am
25189.1	1992	1123	Ad		1990	216	Am ²⁰⁶
25189.2	1989	1436*	Am	25199.8	1989	1354*	Am
	1991	886	Am	25199.9	1989	1354*	Am
25189.3	1991	886	R	25200	1989	1436*	Am
25189.5	1989	1411*	Am	25200.1	1991	1125	Am
	1991	886	Am		1995	640	Am
25189.6	1989	1046	Am	25200.1.5	1993	412	Ad
25190	1989	258*	Am		1994	146	Am ⁸³³
	1989	1436*	Am		1994	1151	Am
	1990	571	Am		1995	91	Am ⁹⁶⁴
25191	1989	1411*	Am		1996	999	Am
	1994	1217	Am	25200.10	1989	1436*	Am
	1995	639	Am		1991	1124	Am
	1996	539	Am		1992	1345	Am
25191.2	1990	185	Ad		1993	913	Am
25192	1997	870	Am ³¹⁸		1994	1104	Am
25194	1995	639	Am		1995	639	Am (by Sec. 38 of Ch.)
25194.5	1995	639	Am		1995	640	Am (by Sec. 9.5 of Ch.)
25195	1995	639	Am		1996	962	Am
25196.1	1989	946	Ad & R ⁴⁹	25200.11	1991	719	Ad
25196.2	1989	946	Ad & R ⁴⁹		1994	1104	Am
25196.3	1989	946	Ad & R ⁴⁹		1996	962	Am
25196.4	1989	946	Ad & R ⁴⁹	25200.12	1991	719	Ad
25196.5	1989	946	Ad & R ⁴⁹		1995	91	Am ⁹⁶⁴
25196.6	1989	946	Ad & R ⁴⁹	25200.13	1991	719	Ad
25197.1	1992	321	Am	25200.14	1992	1345	Ad
25197.2	1991	GRP	S ⁴²⁰				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25200.14 (Cont.)	1993	411 *	Am	25201.10	1992	1117	Ad
	1994	1225	Am		1992	1345	Ad
	1995	638	Am (by Sec. 17 of Ch.)		1994	146	Am (as ad by Stats. 1992, Ch. 1117) & RN ⁸³³
	1995	639	Am (by Sec. 39.5 of Ch.)				Ad(RN) ⁸³³
	1996	999	Am	25201.11	1994	146	Ad
25200.14.1	1995	625	Ad	25201.12	1994	1225	Ad
25200.15	1995	638	Ad	25201.13	1994	1291	Ad
25200.16	1995	640	Ad		1995	640	Am
25200.17	1995	640	Ad	25201.14	1995	625	Ad
25200.18	1995	638	Ad	25201.15	1997	706	Ad
25200.2	1993	1145	Am	25201.2	1991	GRP	S ⁴²⁰
	1994	1151	Am		1992	1344	Am
	1995	423	Am		1996	539	R
	1997	778	Am	25201.3	1991	1125	Ad
25200.3	1992	1345	Ad		1992	1345	Am
	1993	411 *	Am		1993	411 *	Am
	1993	412	Am		1995	639	Am
	1994	1291	Am	25201.4	1991	1125	Ad
	1995	631	Am		1992	1345	R & Ad
	1995	636	Am		1993	411 *	Am
	1995	638	Am (by Sec. 16 of Ch.)		1994	1151	Am
	1995	639	Am (by Sec. 37 of Ch.)		1995	639	Am
	1995	640	Am (by Sec. 6.5 of Ch.)	25201.4.1	1997	778	Ad
25200.4	1989	1257	Am & R (by Sec. 6 of Ch.) ⁷⁰	25201.5	1992	1345	Ad
	1991	1209	Am ⁵¹		1993	411 *	Am
	1992	1345	Am		1993	412	Am
	1993	410 *	Am		1994	146	Am ⁸³³
25200.5	1989	1436 *	Am		1994	276	Am
	1991	719	Am		1994	406	Am
	1992	1343	Am		1994	1291	Am
	1992	1345	Am		1995	636	Am
	1995	640	Am		1995	639	Am (by Sec. 42 of Ch.)
25200.7	1989	1436 *	Am		1995	640	Am (by Sec. 13.5 of Ch.)
25200.8	1992	1344	Am	25201.5.1	1994	440	Ad
	1994	1112	Am	25201.6	1992	1345	Ad
25200.9	1991	719	Ad		1993	410 *	Am
	1992	1345	Am		1994	548	Am
	1993	411 *	Am		1994	1159	Am
25201	1989	1436 *	Am		1995	640	Am
	1990	1265	Am		1997	870	Am ³¹⁸
	1992	1344	Am (by Sec. 10 of Ch.)	25201.7	1992	1345	Ad
	1992	1345	Am	25201.8	1992	1345	Ad
	1992	1346	Am (by Sec. 3.7 of Ch.)		1995	639	Am
	1993	913	Am (by Sec. 7 of Ch.)	25201.9	1992	1117	Ad ⁵⁴⁹
	1993	1203	Am (by Sec. 2 of Ch.)		1997	870	Am ³¹⁸
	1994	1225	Am	25202	1989	1436 *	Am
	1994	1291	Am		1991	1126	Am
	1995	640	Am		1996	688	Am
25201.1	1995	424	Ad	25202.5	1989	906	Am
	1996	124	Am ¹¹⁹⁷		1990	1265	Am (by Sec. 2 of Ch.)
					1990	1266	Am
					1990	1267	Am (by Sec. 6 of Ch.)
				25202.9	1995	639	Am
				25204.6	1993	418	Ad
					1995	639	Am

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25204.7	1995	640	Ad		1993	914	Am (by Sec. 1 of Ch.) ⁸⁰⁶
	1997	870	Am ³¹⁸				
25205	1991	1125	Am		1993	1145	Am
	1996	962	Am		1994	548	Am
25205.1	1991	1122	Am		1994	1159	Am
	1991	1123 *	Am ⁶⁹ R ⁶³ Ad ⁵⁴		1994	1223	Am (by Sec. 2.1 of Ch.)
	1991	1125	Am (by Sec. 5.3, as ad by Stats. 1991, Ch. 1123)	25205.20	1996	259	Am
	1992	852 *	Am	25205.21	1993	1145	Ad
	1993	913	Am	25205.22	1993	1145	Ad
	1993	1145	am		1995	638	Am
25205.12	1991	1125	Ad	25205.23	1993	1145	Ad
	1992	1345	Am	25205.3	1989	269 *	Am
	1993	410 *	Am ³⁴⁶		1991	1123 *	Am ⁶⁹ R ⁶³
	1993	912	Am ⁸²		1993	1145	Ad
	1993	1145	Am	25205.4	1989	269 *	Am
	1994	548	Am		1990	1267	Am
	1994	1159	Am		1991	1123 *	Am ⁶⁹ R ⁶³ Ad ⁵⁴
	1997	870	Am ³¹⁸		1993	410 *	Am
25205.13	1991	1125	Ad		1994	548	Am
	1992	1345	R & Ad		1994	1159	Am
	1993	411 *	Am		1994	1223	Am (by Sec. 3.1 of Ch.)
25205.14	1992	1345	Ad ⁶¹²		1995	630	Am
	1993	411 *	Am	25205.5	1997	870	Am
	1993	912	Am		1989	269 *	Am
	1994	914	Am		1990	1267	Am
	1994	1151	Am		1991	1123 *	Am ⁶⁹ R ⁶³ Ad ⁵⁴
	1995	630	Am		1991	1125	Am (by Sec. 7.1 of Ch., as ad by Stats. 1991, Ch. 1123)
	1995	639	Am (by Sec. 46 of Ch.)		1992	1345	Am
	1995	640	Am (by Sec. 17.5 of Ch.)		1993	1145	Am
	1996	226 *	Am		1995	630	Am
25205.15	1997	870	Am		1996	259	Am
	1992	852 *	Ad		1997	870	Am
	1993	1145	Am	25205.5.1	1996	688	Ad
25205.16	1997	870	Am	25205.6	1989	269 *	R & Ad
	1992	852 *	Ad		1989	1032 *	Am (as ad by Stats. 1989, Ch. 269)
	1993	619	Am		1990	1268 *	Am ²⁰
	1997	870	Am ³¹⁸		1992	852 *	Am
25205.17	1993	1145	Ad		1994	619	Am
25205.18	1993	1145	Ad		1997	870	Am
	1997	870	Am ³¹⁸	25205.7	1989	269 *	Ad
25205.19	1993	1145	Ad		1989	1032 *	Am (as ad by Stats. 1989, Ch. 269)
	1997	870	Am ³¹⁸		1990	1266	Am (by Sec. 5 of Ch.)
25205.2	1989	269 *	Am		1990	1267	Am (by Sec. 10 of Ch.)
	1989	1032 *	Am (as am by Stats. 1989, Ch. 269)		1990	1365	Am
	1990	1424	Am				
	1991	1123 *	Am ⁶⁹ R ⁶³ Ad ⁵⁴				
	1991	1125	Am (by Sec. 6.1 of Ch.)				
	1993	410 *	Am ³⁴⁶				

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	Year	Chapter	Effect		Year	Chapter	Effect
25205.7 (Cont.)				1993	989	Am & RN & Ad(RN)	
	1991	1122	Am				
	1991	1124	Am	1997	870	Am ³¹⁸	
	1992	852*	Am	25207.13	1990	1173* Ad & R ¹⁹	
	1992	1345	Am		1992	591 Am ⁴¹	
	1993	410*	Am ³⁴⁶		1993	989 R & Ad(RN)	
	1993	913	Am (by Sec. 12 of Ch.)	25207.2	1990	1173* Ad & R ¹⁹	
					1992	591 S ⁴¹	
	1993	1145	Am		1993	989 Am ⁵⁷	
	1994	65*	Am	25207.3	1990	1173* Ad & R ¹⁹	
	1994	548	Am (as am by Stats. 1994, Ch. 65)		1992	591 S ⁴¹	
					1993	989 S ⁵⁷	
	1994	1159	Am (as am by Stats. 1994, Ch. 65)	25207.4	1990	1173* Ad & R ¹⁹	
					1992	591 S ⁴¹	
	1994	1223	Am (by Sec. 4.1 of Ch., as am by Stats. 1994, Ch. 65)		1993	989 Am ⁵⁷	
				25207.5	1990	1173* Ad & R ¹⁹	
	1995	628	Am		1992	591 S ⁴¹	
	1995	630	Am		1993	989 R & Ad	
	1995	638	Am (by Sec. 20 of Ch.)	25207.6	1990	1173* Ad & R ¹⁹	
					1992	591 S ⁴¹	
	1995	640	Am (by Sec. 16.5 of Ch.)		1993	989 R & Ad	
	1997	870	Am ³¹⁸	25207.7	1990	1173* Ad & R ¹⁹	
25205.8	1989	269*	R & Ad		1992	591 S ⁴¹	
	1989	1032*	Am (as ad by Stats. 1989, Ch. 269)		1993	989 Am & RN & Ad(RN)	
					1996	539 Am	
	1991	1122	Am	25207.9	1990	1173* Ad & R ¹⁹	
	1995	630	Am		1992	591 S ⁴¹	
	1997	870	R ³¹⁸		1993	989 Am & RN & Ad(RN)	
25205.9	1990	1267	Ad	25208.16	1997	330 Am	
	1991	1122	Am	25208.17	1996	1023* Am ¹²⁵³	
	1994	1223	Am	25208.18	1989	256 R (as ad by Stats. 1988, Ch. 920)	
	1995	630	Am				
	1997	870	R	25209.1	1989	1436* Am	
25206	1992	852*	Ad		1990	1686 Am	
	1996	576	R	25209.2	1990	1686 Am	
25206.1	1997	870	Ad ³¹⁸	25209.4	1989	1436* Am	
25206.2	1997	870	Ad ³¹⁸	25209.7	1997	870 Am ³¹⁸	
25206.3	1997	870	Ad ³¹⁸	25211	1997	884 Ad	
25206.4	1997	870	Ad ³¹⁸	25212	1997	884 Ad	
25207	1990	1173*	Ad & R ¹⁹	25213	1997	884 Ad	
	1992	591	Am ⁴¹	25214	1997	884 Ad	
	1993	989	S ⁵⁷	25216	1989	1122 Ad	
25207.1	1990	1173*	Ad & R ¹⁹	25216.1	1989	1122 Ad	
	1992	591	Am ⁴¹		1992	1346 Am	
	1993	989	S ⁵⁷		1995	633 Am	
25207.10	1990	1173*	Ad & R ¹⁹	25216.2	1989	1122 Ad	
	1992	591	S ⁴¹		1995	633 Am	
	1993	989	Am & RN & Ad(RN)	25217	1991	364 Ad	
25207.11	1990	1173*	Ad & R ¹⁹	25217.1	1991	364 Ad	
	1992	591	S ⁴¹	25217.2	1991	364 Ad	
	1993	989	Am & RN & Ad(RN)	25217.3	1991	364 Ad	
25207.12	1990	1173*	Ad & R ¹⁹	25217.4	1991	364 Ad	
	1992	591	S ⁴¹	25218	1992	1346 Ad	
					1993	913 R & Ad	

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
25218 (Cont.)	1995	672	Am	25244.18	1989	1218	Ad
25218.1	1993	913	Ad		1992	1344	Am
	1996	647	Am		1997	520	Am
25218.10	1993	913	Ad	25244.19	1989	1218	Ad
25218.11	1995	672	Ad		1991	538 *	Am
	1996	124	Am ¹¹⁹⁷		1992	853	Am
25218.12	1996	647	Ad		1993	589	Am ⁶⁷⁰
25218.2	1993	913	Ad	25244.20	1997	520	Am
	1997	778	Am		1989	1218	Ad
25218.3	1993	913	Ad		1997	520	Am
25218.4	1993	913	Ad	25244.21	1989	1218	Ad
	1995	195	Am		1992	1344	Am
	1996	539	Am		1995	639	Am
25218.5	1993	913	Ad		1996	999	Am
	1995	195	Am	25244.22	1997	520	Am
	1995	633	Am (by Sec. 3 of Ch.)		1989	1218	Ad
	1995	640	Am (by Sec. 19.5 of Ch.)		1992	853	Am
25218.5.1	1995	672	Ad		1997	520	Am
25218.6	1993	913	Ad	25244.23	1989	1218	Ad
25218.7	1993	913	Ad		1995	639	Am
25218.8	1993	913	Ad		1997	520	Am
	1996	999	Am	25244.24	1989	1218	Ad
25218.9	1993	913	Ad		1997	520	R
	1997	778	Am	25244.25	1989	1218	Ad
25219	1996	575 *	Ad		1990	1267	R
25219.1	1996	575 *	Ad	25244.5	1990	1010	Am
25219.2	1996	575 *	Ad		1993	412	Am
25220	1989	906	Am	25245	1989	1436 *	Am
25221	1989	906	Am	25245.4	1992	1345	Ad
	1990	1267	Am		1993	411 *	R & Ad
	1995	630	Am		1994	621	Am
	1997	870	Am ³¹⁸		1995	640	Am
25222.1	1989	906	Am	25245.5	1996	999	Am
25225	1992	711 *	R ⁵¹¹		1991	1125	Ad
25229	1989	906	Am		1992	1345	Am
	1995	938	Am ⁵⁷⁴		1993	411 *	Am
25229.29	1995	938	Am ⁵⁷⁴		1995	640	R
25230	1989	906	Am	25245.6	1994	621	Ad
25231	1989	906	Am	25246	1995	640	Am
25233	1989	906	Am	25249.11	1990	407 *	Am ³⁶⁶
25234	1989	906	Am		1994	1010	Am ⁸³²
25235	1989	906	Am		1996	1023 *	Am ¹²⁵³
25240	1989	906	Am	25249.15	1990	407 *	Ad ³⁶⁶
25244.11.5	1994	370 *	Ad(RN) ⁶⁷⁷	25249.16	1990	407 *	Ad ³⁶⁶
			R ¹⁶⁰	25249.17	1990	407 *	Ad ³⁶⁶
			Ad ²¹⁴	25249.18	1990	407 *	Ad ³⁶⁶
25244.1101	1990	1010	R ¹¹⁷	25249.5	1990	407 *	Am ³⁶⁶
	1994	370 *	Am & RN	25249.6	1990	407 *	Am ³⁶⁶
25244.12	1989	1218	Ad	25250.1	1989	1254	Am
25244.13	1989	1218	Ad		1990	1219	Am
25244.14	1989	1218	Ad		1991	1173	Am
	1997	520	Am		1994	1154	Am
25244.15	1989	1218	Ad		1995	423	Am (by Sec. 2 of Ch.)
	1992	853	Am		1995	628	Am
	1997	520	Am		1995	630	Am
25244.16	1989	1218	Ad		1995	640	Am
	1997	520	Am	25250.11	1996	901	Am
25244.17	1989	1218	Ad		1989	1254	Am
	1997	520	Am		1990	1219	Am
	1989	1218	Ad		1996	539	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25250.12	1990	1219	Ad		1991	1128	Am
	1994	1154	Am	25270.7	1989	1383	Ad
25250.13	1994	1154	Ad		1991	1128	Am
	1995	628	Am	25270.8	1989	1383	Ad
25250.15	1990	1219	Am		1991	1128	Am
	1991	1173	Am		1994	1214	Am
	1996	539	Am		1995	155	Am
25250.16	1989	1254	Am	25270.9	1989	1383	Ad
	1995	423	Am	25280	1989	1397	Am
25250.17	1994	1154	Am		1992	654*	Am
25250.18	1990	1219	Am	25280.5	1989	1397	Ad
25250.19	1990	1219	Am	25281	1989	1397	Am
	1994	1154	Am		1991	1138	Am
	1995	639	Am		1991	GRP	S ⁴²⁰
25250.22	1990	1219	R		1992	654*	Am
25250.4	1991	1173	Am		1993	432*	Am
25250.5	1989	1254	Am		1994	1200*	Am (as am by Stats. 1993, Ch. 432)
	1990	1219	Am				
	1994	1154	Am		1995	639	Am
25250.7	1989	1254	Am	25281.5	1989	1397	Am
25250.8	1994	1154	Am		1991	1033*	Am
25260	1993	1184	Ad		1991	1091	Am ⁴⁶²
25261	1993	1184	Ad	25283	1989	432	Am
	1994	435	Am		1989	1397	Am
25262	1993	1184	Ad		1995	639	Am
	1996	623	Am	25283.5	1991	627	Am
25263	1993	1184	Ad	25284	1989	1397	Am
25264	1993	1184	Ad		1992	654*	Am
25265	1993	1184	Ad		1995	639	Am
25266	1993	1184	Ad		1997	808	Am
25267	1993	1184	Ad	25284.4	1991	708	Am
25268	1993	1184	Ad		1992	654*	Am
25269	1996	576	Ad	25284.5	1992	654*	R
25269.1	1996	576	Ad	25284.7	1992	654*	R
25269.2	1996	576	Ad	25285	1989	1442*	Am
25269.3	1996	576	Ad		1995	639	Am
25269.4	1996	576	Ad	25285.1	1989	1442*	Ad
25269.5	1996	576	Ad	25286	1989	1397	Am
25269.6	1996	576	Ad		1993	1008	Am
25269.8	1996	576	Ad		1995	639	Am
25269.9	1996	576	Ad	25287	1989	1397	Am
25270	1989	1383	Ad		1993	1008	Am
25270.1	1989	1383	Ad		1995	639	Am
25270.10	1989	1383	Ad	25288	1989	1397	Am
25270.11	1989	1383	Ad		1995	639	Am
25270.12	1989	1383	Ad	25289	1989	1397	Am
25270.13	1989	1383	Ad		1996	611	Am
25270.2	1989	1383	Ad	25291	1989	1397	Am
	1991	1128	Am		1996	611	Am
	1994	1010	Am ⁸³²	25291.5	1992	654*	R
	1995	626	Am	25292	1989	1397	Am
	1995	639	Am (by Sec. 50.5 of Ch.)	25292.1	1989	1397	Ad
25270.3	1989	1383	Ad		1991	1138	Am
	1991	1128	Am	25292.2	1989	1397	Ad
25270.4	1989	1383	Ad	25292.3	1997	808	Ad
	1995	639	Am	25293	1989	1397	Am
25270.5	1989	1383	Ad		1995	639	Am
	1991	1128	Am	25295	1989	1397	Am
	1993	630	Am		1994	1214	Am
25270.6	1989	1383	Ad	25295.5	1991	1138	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
25297.1	1990	1574	Ad		1993	432 *	S ¹¹¹
	1995	639	Am		1994	1191	Am ⁵⁴⁸
	1996	611	Am	25299.33	1989	1442 *	Ad & R ¹³³
25297.3	1992	1215	Ad		1993	432 *	S ¹¹¹
25298	1989	1397	Am	25299.34	1989	1442 *	Ad & R ¹³³
25298.5	1996	1023 *	Am ¹²⁵³		1993	432 *	S ¹¹¹
	1997	814	Am	25299.36	1989	1442 *	Ad ¹³⁶
25299	1989	1397	Am (as am by Sec. 2, Stats. 1988, Ch. 296)	25299.37	1990	1366 *	Am
			Am (as ad by Sec. 3, Stats. 1988, Ch. 296)		1989	1442 *	Ad ¹³⁶
					1990	1366 *	Am
					1994	930	Am
					1994	1191	Am (by Sec. 2.1 of Ch.) ⁵⁴⁸
					1996	611	Am
25299.01	1989	1442 *	Am	25299.37.1	1997	816	Ad
25299.1	1989	1397	Am	25299.38	1994	1191	Ad ⁵⁴⁸
25299.10	1989	1442 *	Ad ¹³⁶	25299.39	1996	611	Ad
	1990	1366 *	Am	25299.39.1	1996	611	Ad
	1992	1290 *	Am	25299.39.2	1996	611	Ad
	1993	432 *	Am	25299.39.3	1996	611	Ad
25299.11	1989	1442 *	Ad ¹³⁶	25299.4	1989	1397	Am
25299.12	1989	1442 *	Ad ¹³⁶		1991	724 *	Am
25299.13	1989	1442 *	Ad ¹³⁶		1992	654 *	Am
25299.14	1989	1442 *	Ad ¹³⁶	25299.40	1989	1442 *	Ad & R ¹³³
25299.15	1989	1442 *	Ad ¹³⁶		1990	1366 *	R & Ad
	1990	1217 *	Am & RN & Ad		1993	432 *	S ¹¹¹
25299.16	1989	1442 *	Ad ¹³⁶	25299.41	1989	1442 *	Ad & R ¹³³
	1990	1217 *	Am & RN & Ad(RN)		1990	1366 *	R & Ad
					1993	432 *	S ¹¹¹
25299.17	1990	1217 *	Ad(RN)		1995	639	Am
25299.18	1989	1442 *	Ad ¹³⁶	25299.42	1989	1442 *	Ad & R ¹³³
	1990	1217 *	Am & RN		1990	1366 *	R & Ad
25299.19	1989	1442 *	Ad ¹³⁶		1993	432 *	S ¹¹¹
	1990	1217 *	Am & RN & Ad(RN)	25299.43	1994	1191	Ad
				25299.5	1989	1397	Am
	1996	611	Am	25299.50	1989	1442 *	Ad & R ¹³³
25299.2	1989	1397	Am		1990	1366 *	Am
	1991	724 *	Am		1992	1290 *	Am
25299.20	1989	1442 *	Ad ¹³⁶		1993	432 *	S ¹¹¹
	1990	1217 *	Am & RN & Ad(RN)	25299.51	1997	808	Am
					1989	1442 *	Ad & R ¹³³
25299.21	1989	1442 *	Ad ¹³⁶		1990	1366 *	Am
	1990	1217 *	Am & RN & Ad(RN)		1992	1290 *	Am
					1993	432 *	S ¹¹¹
25299.22	1989	1442 *	Ad ¹³⁶		1994	296 *	Am
	1990	1217 *	Am & RN & Ad(RN)	25299.52	1996	611	Am
					1989	1442 *	Ad & R ¹³³
25299.23	1990	1217 *	Ad(RN)		1990	1366 *	Am
25299.23.1	1996	611	Ad		1991	1033 *	Am
25299.24	1989	1442 *	Ad ¹³⁶		1993	431	Am
25299.25	1989	1442 *	Ad ¹³⁶		1993	432 *	Am (by Sec. 4 of Ch.) ^{346 111}
25299.3	1989	1397	Am				Am (by Sec. 5 of Ch.) ^{42 111}
	1992	654 *	Am		1994	1191	Am ⁵⁴⁸
	1995	639	Am		1996	611	Am
25299.30	1989	1442 *	Ad & R ¹³³	25299.53	1989	1442 *	Ad & R ¹³³
	1993	432 *	S ¹¹¹		1990	1366 *	Am
25299.31	1989	1442 *	Ad & R ¹³³		1993	432 *	S ¹¹¹
	1993	432 *	S ¹¹¹		1996	611	Am
25299.32	1989	1442 *	Ad & R ¹³³	25299.54	1989	1442 *	Ad & R ¹³³
	1990	1366 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
25299.54	(Cont.)			25299.72	1990	1366 *	Ad(RN)
	1990	1366 *	Am		1993	432 *	S ¹¹¹
	1991	1033 *	Am	25299.73	1990	1366 *	Ad(RN)
	1992	1290 *	Am		1993	432 *	S ¹¹¹
	1993	432 *	S ¹¹¹	25299.74	1990	1366 *	Ad(RN)
25299.55	1989	1442 *	Ad & R ¹³³		1993	432 *	S ¹¹¹
	1990	1366 *	Am	25299.75	1990	1366 *	Ad(RN)
	1993	432 *	S ¹¹¹		1993	432 *	S ¹¹¹
	1996	611	Am	25299.76	1990	1366 *	Ad(RN)
25299.56	1989	1442 *	Ad & R ¹³³		1993	432 *	S ¹¹¹
	1993	432 *	S ¹¹¹	25299.77	1990	1366 *	Ad(RN)
25299.57	1989	1442 *	Ad & R ¹³³		1993	432 *	Am ¹¹¹
	1990	1366 *	Am	25299.78	1990	1366 *	Ad(RN)
	1992	679	Am		1993	432 *	S ¹¹¹
	1993	432 *	Am ¹¹¹	25299.79	1990	1574	Ad
	1994	183 *	Am		1993	432 *	S ¹¹¹
	1994	296 *	Am	25299.80	1989	1442 *	Ad & R ¹³³
	1994	1191	Am (as am by Stats. 1994, Ch. 183) ⁵⁴⁸		1993	432 *	S ¹¹¹
	1996	611	Am	25299.80.1	1996	614 *	Ad & R ⁴⁰
25299.58	1989	1442 *	Ad & R ¹³³	25299.80.2	1996	614 *	Ad & R ⁴⁰
	1990	1366 *	Am & RN & Ad	25299.80.3	1996	614 *	Ad & R ⁴⁰
	1991	1033 *	Am	25299.80.4	1996	614 *	Ad & R ⁴⁰
	1993	432 *	Am ¹¹¹	25299.81	1989	1442 *	Ad & R ¹³³
	1994	1191	Am ⁵⁴⁸		1993	432 *	Am ¹¹¹
25299.59	1989	1442 *	Ad & R ¹³³	25299.82	1990	1217 *	Ad
	1990	1366 *	Am & RN & Ad(RN)		1993	432 *	S ¹¹¹
	1993	432 *	S ¹¹¹		1994	296 *	R & Ad
	1995	938	Am ⁵⁷⁴		1996	614 *	R
	1996	611	Am	25299.83	1994	296 *	Ad
25299.6	1989	1397	R		1996	614 *	R
	1993	630	Ad	Div. 20, Ch. 6.75, Art. 11, heading (Sec. 25299.90 et seq.)	1997	17	Am ¹³²⁸
25299.60	1989	1442 *	Ad & R ¹³³	25299.90	1996	611	Ad
	1990	1366 *	Am & RN & Ad(RN)	25299.91	1996	611	Ad
	1990	1574	Am	25299.92	1996	611	Ad
	1993	432 *	Am ¹¹¹		1997	17	Am ¹³²⁸
25299.61	1990	1366 *	Ad	25299.93	1996	611	Ad
	1993	432 *	S ¹¹¹	25299.94	1996	611	Ad
25299.62	1989	1442 *	Ad & R ¹³³	25299.95	1996	611	Ad
	1990	1366 *	Am & RN	25299.96	1996	611	Ad
25299.63	1989	1442 *	Ad & R ¹³³	25299.97	1997	814	Ad
	1990	1366 *	Am & RN		1997	815	Ad
25299.64	1989	1442 *	Ad & R ¹³³	25299.99	1997	814	Ad
	1990	1366 *	Am & RN		1997	815	Ad
25299.65	1989	1442 *	Ad & R ¹³³	25300	1989	269 *	S ⁴⁶
	1990	1366 *	Am & RN		1995	678	S ¹⁰⁷¹
25299.66	1989	1442 *	Ad & R ¹³³		1997	870	S ¹⁴⁵⁸
	1990	1366 *	Am & RN	25301	1989	269 *	S ⁴⁶
25299.67	1989	1442 *	Ad & R ¹³³		1995	678	S ¹⁰⁷¹
	1990	1366 *	Am & RN		1997	870	S ¹⁴⁵⁸
	1996	611	Am	25310	1989	269 *	S ⁴⁶
25299.68	1989	1442 *	Ad & R ¹³³		1995	678	S ¹⁰⁷¹
	1990	1366 *	Am & RN		1997	870	S ¹⁴⁵⁸
25299.7	1989	1397	Ad	25311	1989	1257	Ad
25299.70	1990	1366 *	Ad(RN)		1995	678	S ¹⁰⁷¹
	1993	432 *	S ¹¹¹		1997	870	S ¹⁴⁵⁸
	1996	611	Am	25312	1989	269 *	S ⁴⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
25312 (Cont.)	1991	GRP	S ⁴²⁰	25322	1989	269*	S ⁴⁶
	1995	678	S ¹⁰⁷¹		1995	678	S ¹⁰⁷¹
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
25313	1989	269*	S ⁴⁶	25322.1	1989	269*	Ad & R ⁴⁶
	1991	GRP	S ⁴²⁰		1995	678	S ¹⁰⁷¹
	1995	678	S ¹⁰⁷¹		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸	25322.2	1989	269*	Ad & R ⁴⁶
25313.5	1989	269*	Ad & R ⁴⁶		1995	678	S ¹⁰⁷¹
	1989	1032*	Am (as ad by Stats. 1989, Ch. 269)		1997	870	S ¹⁴⁵⁸
	1990	1268*	Am ²⁰	25323	1989	269*	Am ⁴⁶
	1995	678	S ¹⁰⁷¹		1995	678	S ¹⁰⁷¹
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
25314	1989	269*	Ad & R ⁴⁶	25323.1	1994	441	Ad
	1995	678	S ¹⁰⁷¹		1995	678	S ¹⁰⁷¹
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
25315	1989	269*	S ⁴⁶	25323.5	1989	269*	S ⁴⁶
	1995	678	S ¹⁰⁷¹		1994	442	Am
	1997	870	S ¹⁴⁵⁸		1995	678	S ¹⁰⁷¹
25316	1989	269*	S ⁴⁶		1997	870	S ¹⁴⁵⁸
	1995	678	S ¹⁰⁷¹	25323.6	1990	659	Ad
	1997	870	S ¹⁴⁵⁸		1995	678	S ¹⁰⁷¹
25317	1989	269*	S ⁴⁶		1997	870	S ¹⁴⁵⁸
	1995	678	S ¹⁰⁷¹		1997	945	Am
	1997	870	S ¹⁴⁵⁸	25324	1989	269*	S ⁴⁶
25317.5	1989	269*	Ad & R ⁴⁶		1992	852*	Am
	1989	1032*	Am (as ad by Stats. 1989, Ch. 269)		1995	678	S ¹⁰⁷¹
	1990	1268*	Am ²⁰		1997	870	Am ^{318 1458}
	1995	678	S ¹⁰⁷¹	25325	1989	269*	S ⁴⁶
	1997	870	S ¹⁴⁵⁸		1995	678	S ¹⁰⁷¹
25318	1989	269*	Ad & R ⁴⁶		1997	870	S ¹⁴⁵⁸
	1989	1032*	Am (as ad by Stats. 1989, Ch. 269)	25326	1989	269*	S ⁴⁶
	1995	678	S ¹⁰⁷¹		1995	678	S ¹⁰⁷¹
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
25318.5	1989	269*	Ad & R ⁴⁶	25326.5	1992	852*	Ad
	1989	1032*	Am (as ad by Stats. 1989, Ch. 269)		1995	678	S ¹⁰⁷¹
	1995	678	S ¹⁰⁷¹		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸	25326.6	1989	269*	Ad & R ⁴⁶
25319	1989	269*	S ⁴⁶		1995	678	S ¹⁰⁷¹
	1990	1268*	Am ²⁰		1997	870	S ¹⁴⁵⁸
	1994	1010	Am ⁸³²	25327	1989	269*	S ⁴⁶
	1995	678	S ¹⁰⁷¹		1995	678	S ¹⁰⁷¹
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
25319.5	1989	269*	Ad & R ⁴⁶	25330	1989	269*	S ⁴⁶
	1995	678	S ¹⁰⁷¹		1990	1268*	Am ²⁰
	1997	870	S ¹⁴⁵⁸		1992	852*	Am
25320	1989	269*	S ⁴⁶		1995	678	S ¹⁰⁷¹
	1995	678	S ¹⁰⁷¹		1997	870	Am ^{318 1458}
	1997	870	S ¹⁴⁵⁸	25330.2	1989	269*	S ⁴⁶
25321	1989	269*	S ⁴⁶		1995	678	S ¹⁰⁷¹
	1995	678	S ¹⁰⁷¹		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸	25330.4	1996	576	Ad
					1997	17	Am ¹³²⁸
					1997	870	Am ^{318 1458}
				25330.5	1989	269*	S ⁴⁶
					1995	678	S ¹⁰⁷¹
					1997	870	S ¹⁴⁵⁸
				25331	1989	269*	S ⁴⁶
					1995	678	S ¹⁰⁷¹
					1997	870	S ¹⁴⁵⁸
				25334	1989	269*	Am ⁴⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25334 (Cont.)	1989	1032 *	Am (as am by Stats. 1989, Ch. 269)	1989	1032 *	Am (as am by Stats. 1989, Ch. 269)	
	1995	678	S ¹⁰⁷¹	1990	1268 *	R & Ad ²⁰	
	1997	870	S ¹⁴⁵⁸	1995	678	S ¹⁰⁷¹	
25334.5	1989	269 *	S ⁴⁶	1997	870	R ³¹⁸	
	1995	678	S ¹⁰⁷¹	25345.3	1989	269 *	S ⁴⁶
	1997	870	S ¹⁴⁵⁸	1989	1032 *	Am	
25334.6	1990	823	Ad	1990	1268 *	Am & R ¹¹	
	1995	678	S ¹⁰⁷¹	25345.4	1989	269 *	S ⁴⁶
	1997	870	S ¹⁴⁵⁸	1990	1268 *	R ²⁰	
25334.7	1990	1624 *	Ad	25345.5	1989	269 *	S ⁴⁶
	1991	GRP	S ⁴²⁰	1990	1265	Am	
	1992	321	Am	1990	1266	Am	
	1992	711 *	R ⁵¹¹	1990	1268 *	R ²⁰	
	1995	678	S ¹⁰⁷¹	25345.6	1989	269 *	S ⁴⁶
	1997	870	S ¹⁴⁵⁸	1990	1268 *	R ²⁰	
25335	1989	269 *	S ⁴⁶	25346	1989	269 *	S ⁴⁶
	1995	678	S ¹⁰⁷¹	1990	1268 *	R ²⁰	
	1997	870	S ¹⁴⁵⁸	25347	1989	269 *	R
25336	1992	852 *	Ad	25347.2	1989	269 *	Ad & R ⁴⁶
	1995	678	S ¹⁰⁷¹	1989	1032 *	Am (as ad by Stats. 1989, Ch. 269)	
	1997	870	Am ^{318 1458}				
25337	1992	852 *	Ad	1990	1268 *	R ²⁰	
	1995	678	S ¹⁰⁷¹	25347.5	1989	269 *	S ⁴⁶
	1997	870	Am ^{318 1458}	1990	1268 *	R ²⁰	
25340	1989	269 *	S ⁴⁶	25347.6	1989	269 *	Ad & R ⁴⁶
	1990	1268 *	R & Ad ²⁰	1989	1032 *	Am (as am by Stats. 1989, Ch. 269)	
	1995	678	S ¹⁰⁷¹				
	1997	870	R ³¹⁸	1990	1268 *	R ²⁰	
25341	1989	269 *	S ⁴⁶	1990	1424	Am ⁸²	
	1990	1268 *	R & Ad ²⁰	25347.7	1989	269 *	Ad & R ⁴⁶
	1995	678	S ¹⁰⁷¹	1989	1032 *	Am (as ad by Stats. 1989, Ch. 269)	
	1997	870	R ³¹⁸				
25342	1989	269 *	Am ⁴⁶	1990	1268 *	R ²⁰	
	1989	1032 *	Am	25348	1989	269 *	S ⁴⁶
	1990	1268 *	R (as am by Stats. 1989, Ch. 1032) & Ad ²⁰	1990	1268 *	R ²⁰	
				25350	1989	269 *	S ⁴⁶
	1990	1424	Am (as am by Stats. 1989, Ch. 1032) ⁸²	1995	678	S ¹⁰⁷¹	
	1995	678	S ¹⁰⁷¹	1997	870	S ¹⁴⁵⁸	
	1997	870	S ¹⁴⁵⁸	25351	1989	269 *	S ⁴⁶
25342.1	1989	269 *	S ⁴⁶	1992	711 *	Am ⁵¹¹	
	1990	1268 *	R ²⁰	1992	852 *	Am	
25343	1989	269 *	S ⁴⁶	1995	678	S ⁸⁶⁵	
	1990	1268 *	R & Ad ²⁰	1997	870	R ³¹⁸	
	1991	1126	Am	25351.1	1989	269 *	S ⁴⁶
	1992	852 *	Am	1995	678	S ⁸⁶⁵	
	1993	1145	R & Ad	1997	870	Am ^{318 1458}	
	1995	630	Am	25351.2	1989	269 *	S ⁴⁶
	1995	678	S ¹⁰⁷¹	1995	678	S ⁸⁶⁵	
	1997	870	Am ^{318 1458}	1997	870	S ¹⁴⁵⁸	
25344	1989	269 *	S ⁴⁶	25351.5	1989	269 *	S ⁴⁶
	1990	1268 *	R & Ad ²⁰	1995	678	S ⁸⁶⁵	
	1993	1145	R	1997	870	S ¹⁴⁵⁸	
25345	1989	269 *	Am ⁴⁶	25351.6	1989	269 *	S ⁴⁶
				1991	GRP	S ⁴²⁰	
				1995	678	S ⁸⁶⁵	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25351.6 (Cont.)	1997	870	S ¹⁴⁵⁸	25356.3	1997	870	S ¹⁴⁵⁸
25351.7	1989	269*	S ⁴⁶	1989	269*	S ⁴⁶	
	1995	678	S ⁸⁶⁵	1990	532	Am	
	1997	870	S ¹⁴⁵⁸	1995	678	S ⁸⁶⁵	
25351.8	1989	269*	S ⁴⁶	1997	870	S ¹⁴⁵⁸	
	1995	678	S ⁸⁶⁵	25356.4	1989	269*	S ⁴⁶
	1997	870	S ¹⁴⁵⁸	1995	678	S ⁸⁶⁵	
25352	1989	269*	S ⁴⁶	1997	870	S ¹⁴⁵⁸	
	1995	678	S ⁸⁶⁵	25356.5	1989	269*	S ⁴⁶
	1997	870	S ¹⁴⁵⁸	1990	532	Am	
25353	1989	269*	S ⁴⁶	1992	321	Am	
	1995	678	S ⁸⁶⁵	1992	711*	R ⁵¹¹	
	1997	870	S ¹⁴⁵⁸	1995	678	S ⁸⁶⁵	
25354	1989	269*	S ⁴⁶	1997	870	S ¹⁴⁵⁸	
	1992	321	Am	25356.6	1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵	1995	678	S ⁸⁶⁵	
25354.5	1997	870	S ¹⁴⁵⁸	1997	870	S ¹⁴⁵⁸	
	1989	269*	S ⁴⁶	25356.7	1989	269*	S ⁴⁶
	1991	GRP	S ⁴²⁰	1995	678	S ⁸⁶⁵	
25355	1992	321	Am	1997	870	S ¹⁴⁵⁸	
	1X 1993-94	55	Am	25356.8	1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵	1995	678	S ⁸⁶⁵	
25355.5	1997	870	Am ^{318 1458}	1997	870	S ¹⁴⁵⁸	
	1989	269*	S ⁴⁶	25356.9	1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵	1995	678	S ⁸⁶⁵	
25355.6	1997	870	S ¹⁴⁵⁸	1997	870	S ¹⁴⁵⁸	
	1989	269*	S ⁴⁶	25357	1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵	1995	678	S ⁸⁶⁵	
25355.7	1989	906	Am	1997	870	S ¹⁴⁵⁸	
	1995	678	S ⁸⁶⁵	25357.5	1993	1283	Ad
	1997	870	S ¹⁴⁵⁸	1995	678	S ⁸⁶⁵	
25355.8	1991	292	Ad	1997	870	S ¹⁴⁵⁸	
	1992	427	Am ⁵¹¹	25358.1	1989	269*	S ⁴⁶
	1993	523	Am	1993	1283	Am	
25356	1994	146	Am ⁸³³	1995	678	S ⁸⁶⁵	
	1995	678	S ⁸⁶⁵	1997	870	S ¹⁴⁵⁸	
	1997	870	S ¹⁴⁵⁸	25358.10	1989	1257	Ad & R ⁷⁰
25356.1	1989	269*	S ⁴⁶	1995	678	S ⁸⁶⁵	
	1989	1063	Am	25358.2	1989	269*	S ⁴⁶
	1990	216	Am ²⁰⁶	1995	678	S ⁸⁶⁵	
25356.10	1990	532	Am	1997	870	S ¹⁴⁵⁸	
	1993	1283	Am	25358.3	1989	269*	Am ⁴⁶
	1994	441	Am	1989	1032*	Am (as am by Stats. 1989, Ch. 269)	
25356.2	1995	678	S ⁸⁶⁵	1992	1344	Am	
	1997	870	S ¹⁴⁵⁸	1995	678	S ⁸⁶⁵	
	1989	269*	S ⁴⁶	1997	870	S ¹⁴⁵⁸	
25356.2	1991	GRP	S ⁴²⁰	25358.4	1995	678	S ⁸⁶⁵
	1994	143	Am	1996	1023*	Am ¹²⁵³	
	1995	678	S ⁸⁶⁵	1997	870	S ¹⁴⁵⁸	
25356.2	1997	870	S ¹⁴⁵⁸	25358.5	1989	269*	S ⁴⁶
	1989	269*	S ⁴⁶	1995	678	S ⁸⁶⁵	
	1991	GRP	S ⁴²⁰	1997	870	S ¹⁴⁵⁸	
25356.2	1994	143	Am	25358.6	1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵	1995	678	S ⁸⁶⁵	
	1997	870	S ¹⁴⁵⁸	1997	870	S ¹⁴⁵⁸	
25356.2	1989	269*	S ⁴⁶	25358.7	1989	269*	S ⁴⁶
	1991	GRP	S ⁴²⁰				
	1994	143	Am				
1995	678	S ⁸⁶⁵					

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25358.7 (Cont.)	1995	678	S ⁸⁶⁵	25360.3	1994	1051	Ad
	1997	870	S ¹⁴⁵⁸		1995	678	S ¹⁰⁷¹
25358.8	1989	269*	S ⁴⁶		1997	870	S ¹⁴⁵⁸
	1992	321	R	25360.4	1989	269*	S ⁴⁶
	1992	711*	R ⁵¹¹		1995	678	S ¹⁰⁷¹
25358.9	1989	269*	S ⁴⁶		1997	870	S ¹⁴⁵⁸
	1994	441	Am	25361	1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
25359	1989	269*	S ⁴⁶	25362	1989	269*	S ⁴⁶
	1992	1237	Am		1995	678	S ¹⁰⁷¹
	1995	678	S ⁸⁶⁵		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸	25363	1989	269*	S ⁴⁶
25359.1	1989	269*	S ⁴⁶		1991	1123*	Am
	1995	678	S ⁸⁶⁵		1992	1237	Am
	1997	870	S ¹⁴⁵⁸		1995	678	S ¹⁰⁷¹
25359.2	1992	1344	Ad		1997	870	S ¹⁴⁵⁸
	1993	1283	Am	25364	1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1992	1204	Am
	1997	870	S ¹⁴⁵⁸		1995	678	S ¹⁰⁷¹
25359.3	1992	1237	Ad		1997	870	S ¹⁴⁵⁸
	1992	1344	Ad	25364.1	1992	1204	Ad
	1994	146	Am (as ad by Stats. 1992, Ch. 1237) & RN ⁸³³		1994	1107	Am
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹
25359.4	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
	1992	1344	Ad	25364.6	1989	269*	S ⁴⁶
	1993	1184	Am	25364.7	1989	269*	S ⁴⁶
	1995	155	Am		1995	678	S ¹⁰⁷¹
	1995	678	S ⁸⁶⁵		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸	25365	1989	269*	S ⁴⁶
25359.4.5	1994	146	Ad(RN) ⁸³³		1995	678	S ¹⁰⁷¹
	1995	678	S ⁸⁶⁵		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸	25365.6	1991	1123*	Ad
25359.5	1989	269*	Am ⁴⁶		1995	678	S ¹⁰⁷¹
	1995	678	S ⁸⁶⁵		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸	25366	1989	269*	S ⁴⁶
25359.6	1989	269*	S ⁴⁶		1995	678	S ¹⁰⁷¹
	1995	678	S ⁸⁶⁵		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸	25366.5	1989	269*	S ⁴⁶
25359.7	1989	269*	S ⁴⁶		1990	1265	Am
	1995	678	S ⁸⁶⁵		1991	817	Am
	1997	870	S ¹⁴⁵⁸		1992	363*	Am
25359.8	1989	269*	S ⁴⁶		1995	678	S ¹⁰⁷¹
	1995	678	S ⁸⁶⁵		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸	25367	1989	269*	S ⁴⁶
25360	1989	269*	Am ⁴⁶		1993	1283	Am
	1990	1268*	Am ²⁰		1995	678	S ¹⁰⁷¹
	1992	1237	Am		1997	870	S ¹⁴⁵⁸
	1993	1145	Am	25368	1989	269*	S ⁴⁶
	1995	678	S ¹⁰⁷¹		1995	678	S ⁸⁶⁵
	1996	576	Am		1997	870	S ¹⁴⁵⁸
	1997	870	Am ^{318 1458}	25368.1	1989	269*	S ⁴⁶
25360.1	1996	576	Ad		1995	678	S ⁸⁶⁵
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
25360.2	1989	269*	S ⁴⁶	25368.2	1989	269*	S ⁴⁶
	1992	859	Am		1995	678	S ⁸⁶⁵
	1995	678	S ¹⁰⁷¹		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸	25368.3	1989	269*	S ⁴⁶
					1989	420	Am
					1995	678	S ⁸⁶⁵
					1997	870	S ¹⁴⁵⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25368.4	1989	269*	S ⁴⁶	25381	1997	870	S ¹⁴⁵⁸
	1995	678	S ⁸⁶⁵		1989	269*	S ⁴⁶
	1997	870	S ¹⁴⁵⁸		1995	678	S ⁸⁶⁵
25368.5	1989	269*	S ⁴⁶	25382	1997	870	S ¹⁴⁵⁸
	1995	678	S ⁸⁶⁵		1989	269*	S ⁴⁶
	1997	870	S ¹⁴⁵⁸		1995	678	S ⁸⁶⁵
25368.6	1989	269*	S ⁴⁶	25385	1997	870	S ¹⁴⁵⁸
	1989	420	Am		1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹
25368.7	1997	870	S ¹⁴⁵⁸	25385.1	1997	870	S ¹⁴⁵⁸
	1989	269*	S ⁴⁶		1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1991	GRP	S ⁴²⁰
25368.8	1997	870	S ¹⁴⁵⁸	25385.2	1995	678	S ¹⁰⁷¹
	1989	269*	S ⁴⁶		1997	870	S ¹⁴⁵⁸
	1989	420	Am		1989	269*	S ⁴⁶
25369	1995	678	S ⁸⁶⁵	25385.3	1995	678	S ¹⁰⁷¹
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
	1989	269*	S ⁴⁶		1989	269*	S ⁴⁶
25369.1	1995	678	S ⁸⁶⁵	25385.4	1995	678	S ¹⁰⁷¹
	1992	550	Ad		1997	870	S ¹⁴⁵⁸
	1997	870	S ¹⁴⁵⁸		1989	269*	S ⁴⁶
25370	1989	269*	S ⁴⁶	25385.5	1991	GRP	S ⁴²⁰
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
25372	1989	269*	S ⁴⁶	25385.6	1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
25373	1989	269*	S ⁴⁶	25385.7	1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹
	1997	870	S ¹⁴⁵⁸		1997	870	S ¹⁴⁵⁸
25374	1989	269*	S ⁴⁶	25385.8	1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1990	531*	Am ²⁰
	1997	870	S ¹⁴⁵⁸		1995	678	S ¹⁰⁷¹
25375	1989	269*	S ⁴⁶	25385.9	1997	870	S ¹⁴⁵⁸
	1995	678	S ⁸⁶⁵		1989	269*	S ⁴⁶
	1997	870	S ¹⁴⁵⁸		1995	678	S ¹⁰⁷¹
25375.5	1989	269*	S ⁴⁶	25386	1997	870	S ¹⁴⁵⁸
	1995	678	S ⁸⁶⁵		1989	269*	S ⁴⁶
	1995	938	Am ⁵⁷⁴		1995	678	S ¹⁰⁷¹
25376	1997	870	S (as ad by Stats. 1985, Ch. 104 and as am by Stats. 1995, Ch. 938) ¹⁴⁵⁸	25386.1	1997	870	S ¹⁴⁵⁸
	1989	269*	S ⁴⁶		1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹
25377	1997	870	S ¹⁴⁵⁸	25386.2	1997	870	S ¹⁴⁵⁸
	1989	269*	S ⁴⁶		1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹
25378	1997	870	S ¹⁴⁵⁸	25386.3	1997	870	S ¹⁴⁵⁸
	1989	269*	S ⁴⁶		1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹
25379	1997	870	S ¹⁴⁵⁸	25386.4	1997	870	S ¹⁴⁵⁸
	1989	269*	S ⁴⁶		1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹
25380	1997	870	S ¹⁴⁵⁸	25386.5	1997	870	S ¹⁴⁵⁸
	1989	269*	S ⁴⁶		1989	269*	S ⁴⁶
	1995	678	S ⁸⁶⁵		1995	678	S ¹⁰⁷¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25386.6	1989	269*	S ⁴⁶	25395.1	1995	678	Am ¹⁰⁷¹
	1995	678	S ¹⁰⁷¹		1997	870	Am ^{318 1458}
	1997	870	S ¹⁴⁵⁸		1995	820	Ad
25392	1989	269*	S ⁴⁶	1997	870	S ¹⁴⁵⁸	
	1993	54	R	25395.10	1995	820	Ad
25392.1	1989	269*	S ⁴⁶	1997	870	S ¹⁴⁵⁸	
	1989	633	Am	25395.11	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.10	1989	269*	S ⁴⁶	25395.12	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.11	1989	269*	S ⁴⁶	25395.13	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.12	1989	269*	S ⁴⁶	25395.14	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.13	1989	269*	S ⁴⁶	25395.15	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.14	1989	269*	S ⁴⁶	25395.2	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.15	1989	269*	S ⁴⁶	25395.3	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.16	1989	269*	S ⁴⁶	25395.4	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.17	1989	269*	S ⁴⁶	25395.5	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.18	1989	269*	S ⁴⁶	25395.6	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.19	1989	269*	S ⁴⁶	25395.7	1995	820	Ad
	1993	54	R	1997	870	S ¹⁴⁵⁸	
25392.2	1989	269*	S ⁴⁶	25395.8	1995	820	Ad
	1989	633	Am	1997	870	S ¹⁴⁵⁸	
25392.20	1993	54	R	25395.9	1995	820	Ad
	1989	269*	S ⁴⁶	1997	870	S ¹⁴⁵⁸	
25392.21	1993	54	R	25396	1994	435	Ad
	1989	269*	S ⁴⁶	1995	91	Am ⁹⁶⁴	
25392.22	1993	54	R	1996	632	Am	
	1989	269*	S ⁴⁶	25396.1	1994	435	Ad
25392.23	1993	54	R	25396.2	1994	435	Ad
	1989	269*	S ⁴⁶	25396.5	1994	435	Ad
25392.24	1993	54	R	25396.6	1994	435	Ad
	1989	269*	S ⁴⁶	25397	1994	435	Ad
25392.25	1993	54	R	25397.1	1994	435	Ad
	1989	269*	S ⁴⁶	25397.2	1994	435	Ad
25392.3	1993	54	R	25397.3	1994	435	Ad
	1989	269*	S ⁴⁶	25398	1994	435	Ad
25392.4	1993	54	R	25398.10	1994	435	Ad
	1989	269*	S ⁴⁶	1996	632	Am	
25392.5	1991	919	Am	25398.11	1994	435	Ad
	1992	509	Am	25398.12	1994	435	Ad
	1993	54	R	25398.13	1994	435	Ad
25392.6	1989	269*	S ⁴⁶	25398.14	1994	435	Ad
	1993	54	R	25398.15	1994	435	Ad
25392.7	1989	269*	S ⁴⁶	25398.16	1994	435	Ad
	1993	54	R	25398.17	1994	435	Ad
25392.8	1989	269*	S ⁴⁶	25398.2	1994	435	Ad
	1993	54	R	1996	632	Am	
25392.9	1989	269*	S ⁴⁶	25398.3	1994	435	Ad
	1993	54	R	25398.4	1994	435	Ad
25395	1989	269*	Am ⁴⁶	25398.5	1994	435	Ad
	1990	1268*	Am ²⁰	25398.6	1994	435	Ad
				25398.7	1994	435	Ad
				25398.8	1994	435	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25398.9	1994	435	Ad	1990	824	Am	
25399	1994	435	Ad	1992	504	Am	
	1996	632	Am	1993	630	Am	
25399.1	1994	435	Ad	1995	144	Am	
25399.2	1994	435	Ad	1997	365	Am	
25400	1989	1032*	Am	25503.7	1991	1128	Am
	1991	1123*	Am	25503.9	1993	1126	Ad
25404	1993	418	Ad	25505	1997	365	Am
	1994	1151	Am		1997	664	Am (as am by
	1995	639	Am				Stats. 1997,
	1997	778	Am				Ch. 365)
25404.1	1993	418	Ad	25507.10	1991	1183	Ad
	1994	65*	Am	25507.2	1990	824	Ad
	1995	639	Am	25507.3	1992	684	Ad
25404.2	1993	418	Ad	25508	1990	1662	Am
	1994	65*	Am	25509	1993	1126	Am
	1995	497	Am	25509.2	1993	1126	Ad
25404.3	1993	418	Ad	25513	1990	1662	Am
	1995	639	Am	25514.3	1991	1183	Ad
25404.4	1993	418	Ad	25514.5	1990	1662	Ad
	1994	65*	Am		1991	1128	Am
	1995	639	Am		1992	743	Am
25404.5	1993	418	Ad	25514.6	1990	1662	Ad
	1994	1151	Am	25515.2	1992	743	Am
	1995	635*	Am (by Sec. 1	25531	1996	715	Am
			of Ch.)	25531.1	1991	816	Ad
	1995	639	Am (by	25531.2	1996	715	Ad
			Sec. 68.5 of Ch.)	25532	1990	1662	Am
	1997	778	Am		1995	639	Am
	1997	870	Am (by		1996	715	R & Ad
			Sec. 47.5		1997	17	Am ¹³²⁸
			of Ch.) ³¹⁸	25533	1991	1128	Am
25404.6	1993	418	Ad		1996	715	R & Ad
25405	1996	980	Ad	25534	1989	1325	Am (by Sec. 1
25411	1991	GRP	S ⁴²⁰				of Ch.)
25412	1990	1455	R		1990	1662	Am (by Sec. 9
25413	1990	1455	R				of Ch.)
25414	1990	1455	R		1991	816	Am
25416	1991	GRP	S ⁴²⁰		1993	630	Am
	1997	870	Am ³¹⁸		1996	715	Am
25417	1989	969	Ad		1997	17	Am ¹³²⁸
25417.1	1994	264	Ad	25534.05	1996	715	Ad
25420	1991	GRP	S ⁴²⁰	25534.1	1989	1325	Am
	1994	1010	Am ⁸³²		1991	1183	Am
25422	1992	1344	Am		1996	715	Am
25501	1990	1662	Am	25534.2	1991	1183	Ad
	1991	GRP	S ⁴²⁰		1996	715	R & Ad
	1995	639	Am	25534.5	1991	816	Am
	1997	664	Am		1996	715	R & Ad
25501.2	1995	91	Am ⁹⁶⁴	25535	1991	1183	Am
25501.3	1991	1183	Ad		1996	715	Am
25501.4	1995	91	Am ⁹⁶⁴	25535.1	1996	715	Ad
	1997	664	Am	25535.2	1990	1662	Ad
25502	1990	1662	Am		1991	816	Ad
	1995	639	Am		1996	715	R (as ad by
25503.2	1989	938	Ad				Stats. 1990,
	1991	GRP	S ⁴²⁰				Ch. 1662)
25503.3	1992	684	Ad				Am (as ad by
	1997	664	Am				Stats. 1991,
25503.4	1993	630	Ad				Ch. 816)
25503.5	1989	874	Am	25535.5	1996	715	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
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25536	1989	1325	Am	25581.5	1993	759	R
	1996	715	R & Ad	25582	1993	759	R
25536.5	1996	715	Ad	25583	1993	759	R
25537	1996	715	Am	25584	1993	759	R
25537.5	1996	715	Ad	25585	1993	759	R
25538	1991	1183	Am	25600	1995	415	R ¹⁰⁵¹
	1996	715	Am	25600.5	1995	415	R ¹⁰⁵¹
	1997	17	Am ¹³²⁸	25601	1995	415	R ¹⁰⁵¹
25539	1996	715	Am	25602	1995	415	R ¹⁰⁵¹
25540	1996	715	Am	25603	1995	415	R ¹⁰⁵¹
25540.5	1996	715	Ad	25604	1995	415	R ¹⁰⁵¹
25541	1991	1183	Am	25605	1995	415	R ¹⁰⁵¹
	1996	715	Am	25606	1989	902	Am
25541.3	1996	715	Ad		1995	415	R ¹⁰⁵¹
25541.5	1996	715	Ad	25607	1995	415	R ¹⁰⁵¹
25542	1996	715	Ad	25608	1995	415	R ¹⁰⁵¹
25543	1994	618	Ad	25609	1995	415	R ¹⁰⁵¹
	1996	715	R & Ad	25610	1995	415	R ¹⁰⁵¹
25543.1	1994	618	Ad	25611	1995	415	R ¹⁰⁵¹
	1996	715	Am	25612	1992	713*	Am
25543.2	1994	618	Ad		1X 1991-92	21	Am
	1996	715	Am		1995	415	R ¹⁰⁵¹
25543.3	1996	715	Ad	25613	1995	415	R ¹⁰⁵¹
25547	1990	891	Ad	25620	1995	415	R ¹⁰⁵¹
25547.1	1990	891	Ad	25621	1995	415	R ¹⁰⁵¹
25547.2	1991	1091	Ad(RN)	25622	1995	415	R ¹⁰⁵¹
25548	1996	612	Ad ¹²³³	25623	1995	415	R ¹⁰⁵¹
25548.1	1996	612	Ad ¹²³³	25624	1995	415	R ¹⁰⁵¹
	1997	17	Am ¹³²⁸	25624.5	1995	415	R ¹⁰⁵¹
25548.2	1996	612	Ad ¹²³³	25625	1995	415	R ¹⁰⁵¹
25548.3	1996	612	Ad ¹²³³	25626	1995	415	R ¹⁰⁵¹
25548.4	1996	612	Ad ¹²³³	25628	1989	902	Am
25548.5	1996	612	Ad ¹²³³		1995	415	R ¹⁰⁵¹
25548.6	1996	612	Ad ¹²³³	25629	1995	415	R ¹⁰⁵¹
25548.7	1996	612	Ad ¹²³³	25630	1995	415	R ¹⁰⁵¹
25570.2	1989	755	Am	25631	1995	415	R ¹⁰⁵¹
	1991	GRP	S ⁴²⁰	25650	1995	415	R ¹⁰⁵¹
	1994	143	Am	25651	1995	415	R ¹⁰⁵¹
25570.3	1994	143	Am	25652	1995	415	R ¹⁰⁵¹
	1995	820	R & Ad	25653	1995	415	R ¹⁰⁵¹
25570.4	1994	143	R	25654	1995	415	R ¹⁰⁵¹
	1995	820	Ad	25660	1995	415	R ¹⁰⁵¹
25572	1993	759	R & Ad	25660.1	1991	486	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25573	1993	759	R & Ad	25661	1992	870	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25574	1993	759	R & Ad	25663	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25664	1995	415	R ¹⁰⁵¹
25575	1993	759	R & Ad	25665	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25668	1992	870	Am
25576	1993	759	R & Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25668.1	1995	415	R ¹⁰⁵¹
25577	1993	759	Ad	25669	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25670	1995	415	R ¹⁰⁵¹
25578	1993	759	Ad	25671	1992	870	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25579	1993	759	Ad	25671.1	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25672	1995	415	R ¹⁰⁵¹
25580	1993	759	Ad	25673	1992	870	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25581	1993	759	R	25673.1	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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25673.1 (Cont.)	1995	554	Am	25804	1992	670	Ad ⁴⁴⁵
	1996	1023*	Am (as am by Stats. 1995, Ch. 554) & RN ¹²⁵³		1995	415	R ¹⁰⁵¹
				25805	1992	870	Am
					1994	1010	Am ⁸³²
					1995	415	R ¹⁰⁵¹
25674	1995	415	R ¹⁰⁵¹	25810	1989	902	Am
25675	1992	870	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25810.1	1995	415	R ¹⁰⁵¹
25676	1995	415	R ¹⁰⁵¹	25811	1995	415	R ¹⁰⁵¹
25677	1995	415	R ¹⁰⁵¹	25811.5	1995	415	R ¹⁰⁵¹
25678	1995	415	R ¹⁰⁵¹	25812	1995	415	R ¹⁰⁵¹
25679	1995	415	R ¹⁰⁵¹	25812.4	1995	415	R ¹⁰⁵¹
25680	1995	415	R ¹⁰⁵¹	25812.5	1995	415	R ¹⁰⁵¹
25681	1995	415	R ¹⁰⁵¹	25812.6	1995	415	R ¹⁰⁵¹
25682	1995	415	R ¹⁰⁵¹	25812.7	1995	415	R ¹⁰⁵¹
25683	1995	415	R ¹⁰⁵¹	25812.8	1989	902	Ad
25684	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25686	1995	415	R ¹⁰⁵¹	25812.9	1990	1047	Ad
25687	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25688	1995	415	R ¹⁰⁵¹	25813	1995	415	R ¹⁰⁵¹
25689	1995	415	R ¹⁰⁵¹	25813.5	1995	415	R ¹⁰⁵¹
25690	1995	415	R ¹⁰⁵¹	25814	1995	415	R ¹⁰⁵¹
25691	1995	415	R ¹⁰⁵¹	25815	1992	870	Am
25692	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25692.4	1992	870	Ad	25816	1989	902	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25692.5	1992	870	Ad	25816.1	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25816.2	1989	902	Ad
25694	1992	870	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25817	1991	486	Am
25695	1995	415	R ¹⁰⁵¹		1992	870	Am
25696	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25697	1995	415	R ¹⁰⁵¹	25817.1	1991	486	Am
25698	1992	670	Am ⁷⁵		1993	589	Am ⁶⁷⁰
			R ⁴²		1995	415	R ¹⁰⁵¹
			Ad ⁴⁴⁵	25818	1992	870	Ad
			Am ⁶⁷⁰		1995	415	R ¹⁰⁵¹
	1993	589	Am ⁶⁷⁰	25819	1993	635	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25699	1992	870	Am	25819.1	1993	635	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25699.1	1995	415	R ¹⁰⁵¹	25819.2	1993	635	Ad
25699.3	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25700	1995	415	R ¹⁰⁵¹	25820	1995	415	R ¹⁰⁵¹
25710	1995	415	R ¹⁰⁵¹	25823	1992	870	Ad
25720	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25730	1995	415	R ¹⁰⁵¹	25825	1995	415	R ¹⁰⁵¹
25731	1995	415	R ¹⁰⁵¹	25826	1995	415	R ¹⁰⁵¹
25732	1995	415	R ¹⁰⁵¹	25827	1992	870	Ad
25734	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25734.5	1995	415	R ¹⁰⁵¹	25830	1995	415	R ¹⁰⁵¹
25735	1995	415	R ¹⁰⁵¹	25831	1995	415	R ¹⁰⁵¹
25736	1995	415	R ¹⁰⁵¹	25835	1995	415	R ¹⁰⁵¹
25737	1995	415	R ¹⁰⁵¹	25836	1995	415	R ¹⁰⁵¹
25739	1995	415	R ¹⁰⁵¹	25840	1995	415	R ¹⁰⁵¹
25771	1995	415	R ¹⁰⁵¹	25845	1995	415	R ¹⁰⁵¹
25772	1995	415	R ¹⁰⁵¹	25846	1995	415	R ¹⁰⁵¹
25800	1995	415	R ¹⁰⁵¹	25847	1995	415	R ¹⁰⁵¹
25801	1995	415	R ¹⁰⁵¹	25850	1995	415	R ¹⁰⁵¹
25802	1995	415	R ¹⁰⁵¹	25855	1995	415	R ¹⁰⁵¹
25803	1995	415	R ¹⁰⁵¹	25856	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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	Year	Chapter	Effect		Year	Chapter	Effect
25860	1995	415	R ¹⁰⁵¹		1991	799	Am
25861	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25862	1995	415	R ¹⁰⁵¹	25894.5	1990	1269	Ad ⁵⁴
25862.1	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25862.3	1995	415	R ¹⁰⁵¹	25894.7	1990	1269	Ad ⁵⁴
25862.4	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25863	1995	415	R ¹⁰⁵¹	25895	1995	415	R ¹⁰⁵¹
25863.1	1995	415	R ¹⁰⁵¹	25896	1995	415	R ¹⁰⁵¹
25865	1992	870	Am	25896.1	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25896.2	1995	415	R ¹⁰⁵¹
25866	1992	870	Am	25896.3	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25896.4	1995	415	R ¹⁰⁵¹
25870	1995	415	R ¹⁰⁵¹	25896.5	1995	415	R ¹⁰⁵¹
25875	1995	415	R ¹⁰⁵¹	25897	1995	415	R ¹⁰⁵¹
25876	1995	415	R ¹⁰⁵¹	25898	1995	415	R ¹⁰⁵¹
25877	1995	415	R ¹⁰⁵¹	25898.5	1995	415	R ¹⁰⁵¹
25878	1995	415	R ¹⁰⁵¹	25899	1995	415	R ¹⁰⁵¹
25878.1	1995	415	R ¹⁰⁵¹	25900	1995	415	R ¹⁰⁵¹
25878.2	1995	415	R ¹⁰⁵¹	25901	1995	415	R ¹⁰⁵¹
25878.3	1995	415	R ¹⁰⁵¹	25902	1995	415	R ¹⁰⁵¹
25878.4	1990	1047	Ad & R ³⁰⁴	25903	1995	415	R ¹⁰⁵¹
25880	1995	415	R ¹⁰⁵¹	25904	1995	415	R ¹⁰⁵¹
25880.1	1995	415	R ¹⁰⁵¹	25905	1995	415	R ¹⁰⁵¹
25880.2	1995	415	R ¹⁰⁵¹	25906	1992	112	Am
25880.3	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25880.4	1995	415	R ¹⁰⁵¹	25914	1991	789	Ad
25882	1995	415	R ¹⁰⁵¹	25914.1	1991	789	Ad
25882.5	1995	415	R ¹⁰⁵¹	25914.2	1991	789	Ad
25883	1995	415	R ¹⁰⁵¹	25914.3	1991	789	Ad
25883.5	1995	415	R ¹⁰⁵¹	25915	1989	948*	Am
25884	1990	1269	Ad ⁵⁴	25915.1	1989	948*	Ad
	1995	415	R ¹⁰⁵¹	25915.2	1989	948*	Ad
25885	1990	1269	R		1991	731	Am
			Ad ⁵⁴		1992	427	Am ⁵¹¹
	1995	415	R ¹⁰⁵¹	25915.5	1991	731	Am
25886	1990	1269	R	25916	1989	948*	Am
			Ad ⁵⁴	25916.5	1989	948*	Ad
	1991	799	Am	25917	1989	948*	Am
	1995	415	R ¹⁰⁵¹	25919.2	1990	216	Ad(RN) ²⁰⁶
25886.5	1990	1269	Ad ⁵⁴	25919.3	1990	216	Ad(RN) ²⁰⁶
	1991	GRP	S ⁴²⁰	25919.4	1990	216	Ad(RN) ²⁰⁶
	1995	415	R ¹⁰⁵¹	25919.5	1990	216	Ad(RN) ²⁰⁶
25887	1990	1269	Ad ⁵⁴	25919.6	1990	216	Ad(RN) ²⁰⁶
	1991	799	Am	25919.7	1990	216	Ad(RN) ²⁰⁶
	1995	415	R ¹⁰⁵¹	25920	1989	948*	Am (as ad by Stats. 1988, Ch. 1502)
25888	1990	1269	R				Am (as am by Stats. 1989, Ch. 948) & RN ²⁰⁶
	1995	415	R ¹⁰⁵¹		1990	216	Am (as am by Stats. 1989, Ch. 948) & RN ²⁰⁶
25889	1990	1269	R				Am (as ad by Stats. 1988, Ch. 1502) & RN ²⁰⁶
	1995	415	R ¹⁰⁵¹				R ¹⁰⁵¹
25890	1990	1269	Ad ⁵⁴		1995	415	Am (as ad by Stats. 1988, Ch. 1502) & RN ²⁰⁶
	1995	415	R ¹⁰⁵¹	25921	1990	216	Am (as ad by Stats. 1988, Ch. 1502) & RN ²⁰⁶
25891	1990	1269	Ad ⁵⁴				R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹		1995	415	Am (as ad by Stats. 1988, Ch. 1502) & RN ²⁰⁶
25892	1990	1269	Ad ⁵⁴				R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	25922	1990	216	Am (as ad by Stats. 1988, Ch. 1502) & RN ²⁰⁶
25893	1990	1269	Ad ⁵⁴				Am (as ad by Stats. 1988, Ch. 1502) & RN ²⁰⁶
	1992	749	Am				
	1995	415	R ¹⁰⁵¹				
25894	1990	1269	Ad ⁵⁴				

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	Year	Chapter	Effect		Year	Chapter	Effect
25922 (Cont.)				25988.5	1991	747	R
	1995	415	R ¹⁰⁵¹	25989.500	1991	1099	Ad
25923	1990	216	Am (as ad by Stats. 1988, Ch. 1502) & RN ²⁰⁶ R ¹⁰⁵¹		1991	1118	Ad
					1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25923.1	1989	948*	Ad	25989.505	1991	1099	Ad
	1990	216	Am & RN ²⁰⁶		1991	1118	Ad
25924	1989	948*	Am		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
	1990	216	Am & RN ²⁰⁶				
25930	1995	415	R ¹⁰⁵¹				
25940	1995	415	R ¹⁰⁵¹				
25940.5	1995	415	R ¹⁰⁵¹	25989.510	1991	1099	Ad
25941	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25942	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25943	1995	415	R ¹⁰⁵¹				
25944	1995	415	R ¹⁰⁵¹				
25945	1995	415	R ¹⁰⁵¹				
25946	1995	415	R ¹⁰⁵¹	25989.520	1991	1099	Ad
25947	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25948	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25949	1995	415	R ¹⁰⁵¹				
25949.2	1995	415	R ¹⁰⁵¹				
25949.4	1995	415	R ¹⁰⁵¹				
25949.6	1995	415	R ¹⁰⁵¹	25989.525	1991	1099	Ad
25949.8	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25950	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25951	1995	415	R ¹⁰⁵¹				
25952	1995	415	R ¹⁰⁵¹				
25953	1995	415	R ¹⁰⁵¹				
25954	1995	415	R ¹⁰⁵¹	25989.530	1991	1099	Ad
25955	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25955.3	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25955.5	1995	415	R ¹⁰⁵¹				
25955.9	1995	415	R ¹⁰⁵¹				
25956	1995	415	R ¹⁰⁵¹				
25957	1995	415	R ¹⁰⁵¹	25989.535	1991	1099	Ad
25958	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25960	1993	64*	Am ⁴⁴⁵ R ⁴²⁶ Ad ³⁷⁷ R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹				
25967	1991	829	Ad	25989.540	1991	1099	Ad
	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25968	1993	417	Ad		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25970	1995	415	R ¹⁰⁵¹				
25971	1995	415	R ¹⁰⁵¹				
25972	1995	415	R ¹⁰⁵¹				
25973	1995	415	R ¹⁰⁵¹	25989.545	1991	1099	Ad
25974	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25975	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25976	1995	415	R ¹⁰⁵¹				
25980	1995	415	R ¹⁰⁵¹				
25981	1995	415	R ¹⁰⁵¹				
25984	1995	415	R ¹⁰⁵¹	25989.550	1991	1099	Ad
25984.1	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25984.2	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25984.4	1995	415	R ¹⁰⁵¹				
25987	1995	415	R ¹⁰⁵¹				
25988	1997	598	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25989.555	1991	1099	Ad		1995	415	R ¹⁰⁵¹
	1991	1118	Ad	25995.60	1991	1099	Ad
	1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹		1991	1118	Ad
					1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25989.560	1991	1099	Ad	25995.70	1991	1099	Ad
	1991	1118	Ad		1991	1118	Ad
	1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25989.565	1991	1099	Ad	25995.71	1991	1099	Ad
	1991	1118	Ad		1991	1118	Ad
	1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25989.570	1991	1099	Ad	25995.72	1991	1099	Ad
	1991	1118	Ad		1991	1118	Ad
	1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25990	1995	415	R ¹⁰⁵¹	25995.73	1991	1099	Ad
25990.1	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25990.2	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25990.3	1995	415	R ¹⁰⁵¹				
25990.5	1995	415	R ¹⁰⁵¹	25995.74	1991	1099	Ad
25990.7	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25992	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25992.3	1995	415	R ¹⁰⁵¹				
25992.5	1995	415	R ¹⁰⁵¹	25995.75	1991	1099	Ad
25992.7	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25992.8	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25994	1995	415	R ¹⁰⁵¹				
25994.3	1995	415	R ¹⁰⁵¹	25995.76	1991	1099	Ad
25994.5	1995	415	R ¹⁰⁵¹		1991	1118	Ad
25994.7	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25994.8	1995	415	R ¹⁰⁵¹				
25995	1991	1099	Am	25995.77	1991	1099	Ad
	1991	1118	Am		1991	1118	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25995.1	1991	1099	Am	25995.78	1991	1099	Ad
	1991	1118	Am		1991	1118	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25995.2	1995	415	R ¹⁰⁵¹				
25995.3	1990	1153	Am				
	1991	58*	Am	25995.77	1991	1099	Ad
	1991	1099	Am (as am by Stats. 1991, Ch. 58)		1991	1118	Ad
					1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
	1991	1118	Am (as am by Stats. 1991, Ch. 58)	25995.78	1991	1099	Ad
					1991	1118	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R (as ad by Stats. 1991, Ch. 1099 and Ch. 1118) ¹⁰⁵¹
25995.4	1991	1099	Am				
	1991	1118	Am				
	1995	415	R ¹⁰⁵¹				
25995.5	1991	1099	Am				
	1991	1118	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25995.8	1990	1153	Ad	26200	1995	415	R ¹⁰⁵¹
	1991	1099	Am	26200.5	1993	948*	Am
	1991	1118	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26200.6	1992	827	Ad
25996.10	1991	1099	Ad		1995	415	R ¹⁰⁵¹
	1991	1118	Ad	26201	1995	415	R ¹⁰⁵¹
	1995	415	R (as ad by	26202	1995	415	R ¹⁰⁵¹
			Stats. 1991,	26203	1995	415	R ¹⁰⁵¹
			Ch. 1099 and	26204	1995	415	R ¹⁰⁵¹
			Ch. 1118) ¹⁰⁵¹	26205	1991	GRP	S ⁴²⁰
25996.90	1990	1153	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26206	1995	415	R ¹⁰⁵¹
25996.91	1990	1153	Ad	26207	1995	415	R ¹⁰⁵¹
	1991	1099	Am	26208	1995	415	R ¹⁰⁵¹
	1991	1118	Am	26208.5	1992	843	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
25996.950	1991	530	Ad	26209	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26209.3	1992	1221	Ad
25996.951	1991	530	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26210	1995	415	R ¹⁰⁵¹
25996.952	1991	530	Ad	26211	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26212	1995	415	R ¹⁰⁵¹
25996.953	1991	530	Ad	26213	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26214	1995	415	R ¹⁰⁵¹
26000	1995	415	R ¹⁰⁵¹	26230	1995	415	R ¹⁰⁵¹
26001	1995	415	R ¹⁰⁵¹	26231	1995	415	R ¹⁰⁵¹
26002	1995	415	R ¹⁰⁵¹	26232	1995	415	R ¹⁰⁵¹
26003	1995	415	R ¹⁰⁵¹	26233	1995	415	R ¹⁰⁵¹
26004	1995	415	R ¹⁰⁵¹	26234	1995	415	R ¹⁰⁵¹
26005	1995	415	R ¹⁰⁵¹	26235	1995	415	R ¹⁰⁵¹
26006	1995	415	R ¹⁰⁵¹	26250	1995	415	R ¹⁰⁵¹
26007	1995	415	R ¹⁰⁵¹	26251	1995	415	R ¹⁰⁵¹
26008	1995	415	R ¹⁰⁵¹	26252	1995	415	R ¹⁰⁵¹
26009	1995	415	R ¹⁰⁵¹	26260	1990	1398	Ad
26010	1992	843	Am		1992	1124	Am ⁴⁴⁵
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26011	1992	843	Am	26261	1990	1398	Ad
	1995	415	R ¹⁰⁵¹		1992	1124	Am ⁴⁴⁵
26012	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26013	1995	415	R ¹⁰⁵¹	26262	1990	1398	Ad
26014	1995	415	R ¹⁰⁵¹		1992	1124	Am ⁴⁴⁵
26015	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26016	1995	415	R ¹⁰⁵¹	26263	1990	1398	Ad
26017	1995	415	R ¹⁰⁵¹		1992	1124	Am ⁴⁴⁵
26018	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26019	1995	415	R ¹⁰⁵¹	26264	1990	1398	Ad
26020	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26021	1995	415	R ¹⁰⁵¹	26265	1992	1124	Ad ⁴⁴⁵
26022	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26023	1995	415	R ¹⁰⁵¹	26266	1992	1124	Ad ⁴⁴⁵
26024	1994	1010	Am ⁸³²		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26267	1992	1124	Ad ⁴⁴⁵
26025	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26026	1995	415	R ¹⁰⁵¹	26300	1995	415	R ¹⁰⁵¹
26027	1995	415	R ¹⁰⁵¹	26301	1995	415	R ¹⁰⁵¹
26028	1995	415	R ¹⁰⁵¹	26302	1995	415	R ¹⁰⁵¹
26029	1995	415	R ¹⁰⁵¹	26303	1995	415	R ¹⁰⁵¹
26030	1995	415	R ¹⁰⁵¹	26304	1995	415	R ¹⁰⁵¹
26050	1995	415	R ¹⁰⁵¹	26305	1995	415	R ¹⁰⁵¹
26051	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26052	1995	415	R ¹⁰⁵¹	26306	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
26307	1995	415	R ¹⁰⁵¹				
26308	1995	415	R ¹⁰⁵¹	26510	1995	415	R ¹⁰⁵¹
26400	1995	415	R ¹⁰⁵¹	26512	1995	415	R ¹⁰⁵¹
26401	1995	415	R ¹⁰⁵¹	26513	1995	415	R ¹⁰⁵¹
26402	1995	415	R ¹⁰⁵¹	26514	1995	415	R ¹⁰⁵¹
26403	1995	415	R ¹⁰⁵¹	26515	1995	415	R ¹⁰⁵¹
26404	1995	415	R ¹⁰⁵¹	26516	1995	415	R ¹⁰⁵¹
26405	1995	415	R ¹⁰⁵¹	26517	1995	415	R ¹⁰⁵¹
26406	1995	415	R ¹⁰⁵¹	26518	1992	843	R
26407	1995	415	R ¹⁰⁵¹	26519	1995	415	R ¹⁰⁵¹
26408	1995	415	R ¹⁰⁵¹	26520	1995	415	R ¹⁰⁵¹
26409	1995	415	R ¹⁰⁵¹	26521	1995	415	R ¹⁰⁵¹
26430	1995	415	R ¹⁰⁵¹	26522	1995	415	R ¹⁰⁵¹
26431	1995	415	R ¹⁰⁵¹	26523	1995	415	R ¹⁰⁵¹
26432	1995	415	R ¹⁰⁵¹	26524	1995	415	R ¹⁰⁵¹
26433	1995	415	R ¹⁰⁵¹	26525	1995	415	R ¹⁰⁵¹
26434	1995	415	R ¹⁰⁵¹	26526	1995	415	R ¹⁰⁵¹
26435	1995	415	R ¹⁰⁵¹	26527	1995	415	R ¹⁰⁵¹
26436	1995	415	R ¹⁰⁵¹	26528	1995	415	R ¹⁰⁵¹
26437	1995	415	R ¹⁰⁵¹	26529	1995	415	R ¹⁰⁵¹
26438	1995	415	R ¹⁰⁵¹	26530	1995	415	R ¹⁰⁵¹
26439	1995	415	R ¹⁰⁵¹	26530.1	1993	1025	Ad
26460	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26461	1995	415	R ¹⁰⁵¹	26531	1995	415	R ¹⁰⁵¹
26461.5	1995	415	R ¹⁰⁵¹	26532	1995	415	R ¹⁰⁵¹
26462	1995	415	R ¹⁰⁵¹	26533	1995	415	R ¹⁰⁵¹
26463	1995	415	R ¹⁰⁵¹	26533.5	1995	415	R ¹⁰⁵¹
26464	1995	415	R ¹⁰⁵¹	26534	1995	415	R ¹⁰⁵¹
26465	1995	415	R ¹⁰⁵¹	26535	1995	415	R ¹⁰⁵¹
26466	1995	415	R ¹⁰⁵¹	26536	1995	415	R ¹⁰⁵¹
26467	1995	415	R ¹⁰⁵¹	26537	1995	415	R ¹⁰⁵¹
26468	1995	415	R ¹⁰⁵¹	26539	1995	415	R ¹⁰⁵¹
26469	1990	1262	R	26359.5	1995	415	R ¹⁰⁵¹
26470	1990	274	Ad ⁶³	26540	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26541	1995	415	R ¹⁰⁵¹
26500	1995	415	R ¹⁰⁵¹	26550	1995	415	R ¹⁰⁵¹
26501	1995	415	R ¹⁰⁵¹	26550.1	1992	843	Ad
26502	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26503	1995	415	R ¹⁰⁵¹	26550.2	1992	843	Ad
26504	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26505	1989	1200*	Ad	26551	1992	843	Am
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26505.5	1989	1200*	Ad	26551.5	1995	415	R ¹⁰⁵¹
	1991	GRP	S ⁴²⁰	26552	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26553	1995	415	R ¹⁰⁵¹
26505.6	1989	1200*	Ad	26553.5	1995	415	R ¹⁰⁵¹
26506	1995	415	R ¹⁰⁵¹	26554	1995	415	R ¹⁰⁵¹
26506.1	1995	415	R ¹⁰⁵¹	26555	1995	415	R ¹⁰⁵¹
26506.2	1991	1*	Am ²⁰	26556	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26557	1995	415	R ¹⁰⁵¹
26506.3	1995	415	R ¹⁰⁵¹	26558	1995	415	R ¹⁰⁵¹
26506.4	1995	415	R ¹⁰⁵¹	26559	1992	843	Am
26506.5	1991	1*	R ²⁰		1995	415	R ¹⁰⁵¹
26506.6	1991	GRP	S ⁴²⁰	26560	1995	415	R ¹⁰⁵¹
	1994	545	Am	26561	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26561.5	1992	843	R
26508	1989	1199	Ad ¹²⁶	26562	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26563	1995	415	R ¹⁰⁵¹
26509	1989	1199	Ad	26564	1995	415	R ¹⁰⁵¹
	1989	1200*	Ad	26564.5	1995	415	R ¹⁰⁵¹
	1991	GRP	S ⁴²⁰	26565	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
26566	1995	415	R ¹⁰⁵¹	26569.33	1990	1262	Ad
26567	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26568	1995	415	R ¹⁰⁵¹	26569.34	1990	1262	Ad
26568.5	1995	415	R ¹⁰⁵¹		1993	948*	Am
26568.6	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26569	1995	415	R ¹⁰⁵¹	26569.35	1990	1262	Ad
26569.11	1990	1262	R		1993	948*	Am
26569.12	1990	1262	R		1995	415	R ¹⁰⁵¹
26569.13	1990	1262	R	26569.36	1990	1262	Ad
26569.15	1990	1262	R		1993	948*	Am
26569.16	1990	1262	R		1995	415	R ¹⁰⁵¹
26569.17	1990	1262	R	26569.37	1990	1262	Ad
26569.20	1990	1262	Ad		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26569.38	1990	1262	Ad
26569.21	1990	1262	Ad		1995	415	R ¹⁰⁵¹
	1991	1135*	Am	26569.39	1990	1262	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26569.22	1990	1262	Ad	26569.4	1995	415	R ¹⁰⁵¹
	1993	948*	Am	26569.40	1990	1262	Ad
	1994	786	Am		1991	1091	Am
	1995	207*	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26569.41	1990	1262	Ad
	1996	1023*	Am (as am by Stats. 1995, Ch. 207) & RN ¹²⁵³		1995	415	R ¹⁰⁵¹
				26569.42	1990	1262	Ad
					1995	415	R ¹⁰⁵¹
26569.23	1990	1262	Ad	26569.43	1990	1262	Ad
	1991	1135*	Am		1995	415	R ¹⁰⁵¹
	1993	948*	Am	26569.435	1990	1262	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26569.24	1990	1262	Ad	26569.44	1990	1262	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26569.25	1990	1262	Ad	26569.45	1990	1262	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26569.28	1990	1262	Ad	26569.46	1990	1262	Ad
	1991	1135*	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26569.47	1990	1262	Ad
26569.29	1990	1262	Ad		1995	415	R ¹⁰⁵¹
	1993	948*	Am ⁷⁶¹	26569.48	1990	1262	Ad
	1994	146	Am ⁸³³		1995	415	R ¹⁰⁵¹
	1994	786	Am	26569.49	1990	1262	Ad
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26569.30	1990	1262	Ad	26569.50	1990	1262	Ad
	1991	1091	Am		1995	415	R ¹⁰⁵¹
	1991	1135*	Am	26569.51	1993	948*	Ad
	1993	948*	Am		1995	415	R ¹⁰⁵¹
	1994	786	Am	26569.52	1993	948*	Ad
	1995	207*	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26569.53	1993	948*	Ad
	1996	1023*	Am (as am by Stats. 1995, Ch. 207) & RN ¹²⁵³		1995	415	R ¹⁰⁵¹
				26569.7	1995	415	R ¹⁰⁵¹
				26569.9	1995	415	R ¹⁰⁵¹
				26570	1995	415	R ¹⁰⁵¹
				26575	1994	106*	Am
26569.31	1990	1262	Ad		1995	415	R ¹⁰⁵¹
	1992	1004	Am	26577.10	1990	381	Ad
	1993	948*	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26577.13	1990	381	Ad
26569.32	1990	1262	Ad		1995	415	R ¹⁰⁵¹
	1992	1004	Am	26577.15	1990	381	Ad
	1993	948*	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26577.25	1990	381	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
26577.25 (Cont.)	1995	415	R ¹⁰⁵¹	26594	1995	415	R ¹⁰⁵¹
26577.30	1990	381	Ad	1989	604	Am	
	1995	415	R ¹⁰⁵¹	1995	415	R ¹⁰⁵¹	
26577.35	1990	381	Ad	26594.1	1989	604	Ad
	1995	415	R ¹⁰⁵¹	1995	415	R ¹⁰⁵¹	
26577.40	1990	381	Ad	26594.2	1989	604	Am
	1995	415	R ¹⁰⁵¹	1995	415	R ¹⁰⁵¹	
26577.45	1990	381	Ad	26594.3	1989	604	Am
	1995	415	R ¹⁰⁵¹	1995	415	R ¹⁰⁵¹	
26577.50	1990	381	Ad	26594.4	1995	415	R ¹⁰⁵¹
	1989	1200*	Ad	26594.5	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26595	1995	415	R ¹⁰⁵¹
26580	1995	415	R ¹⁰⁵¹	26596	1995	415	R ¹⁰⁵¹
26581	1995	415	R ¹⁰⁵¹	26597	1995	415	R ¹⁰⁵¹
26582	1995	415	R ¹⁰⁵¹	26598	1995	415	R ¹⁰⁵¹
26583	1995	415	R ¹⁰⁵¹	26599	1995	415	R ¹⁰⁵¹
26584	1995	415	R ¹⁰⁵¹	26600	1995	415	R ¹⁰⁵¹
26585	1995	415	R ¹⁰⁵¹	26601	1995	415	R ¹⁰⁵¹
26586	1995	415	R ¹⁰⁵¹	26602	1995	415	R ¹⁰⁵¹
26587	1995	415	R ¹⁰⁵¹	26603	1995	415	R ¹⁰⁵¹
26588	1995	415	R ¹⁰⁵¹	26605	1995	415	R ¹⁰⁵¹
26589	1995	415	R ¹⁰⁵¹	26610	1995	415	R ¹⁰⁵¹
26590	1995	415	R ¹⁰⁵¹	26611	1995	415	R ¹⁰⁵¹
26591	1989	604	Am	26612	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26613	1995	415	R ¹⁰⁵¹
26591.1	1989	604	Ad	26614	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26615	1995	415	R ¹⁰⁵¹
26591.2	1989	604	Ad	26616	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26617	1995	415	R ¹⁰⁵¹
26591.3	1989	604	Ad	26618	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26619	1995	415	R ¹⁰⁵¹
26591.4	1989	604	Ad	26620	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26621	1995	415	R ¹⁰⁵¹
26592	1989	253*	Am	26622	1995	415	R ¹⁰⁵¹
	1989	604	R & Ad	26623	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26624	1995	415	R ¹⁰⁵¹
26592.1	1989	604	R & Ad	26625	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26630	1995	415	R ¹⁰⁵¹
26592.2	1989	604	R & Ad	26631	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26632	1995	415	R ¹⁰⁵¹
26592.3	1995	415	R ¹⁰⁵¹	26633	1995	415	R ¹⁰⁵¹
26592.4	1995	415	R ¹⁰⁵¹	26634	1995	415	R ¹⁰⁵¹
26593	1989	604	Am	26635	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26636	1995	415	R ¹⁰⁵¹
26593.1	1989	604	Am	26637	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26637.5	1990	839	Ad & R ⁴⁹
26593.2	1989	604	Am		1992	713*	Am
	1995	415	R ¹⁰⁵¹	26638	1995	415	R ¹⁰⁵¹
26593.3	1995	415	R ¹⁰⁵¹	26639	1995	415	R ¹⁰⁵¹
26593.4	1989	604	Am	26640	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26641	1995	415	R ¹⁰⁵¹
26593.5	1989	604	Am	26642	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26643	1995	415	R ¹⁰⁵¹
26593.6	1989	604	Am	26644	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26645	1995	415	R ¹⁰⁵¹
26593.7	1989	604	Am	26646	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26647	1995	415	R ¹⁰⁵¹
26593.8	1989	604	Am	26648	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	26649	1995	415	R ¹⁰⁵¹
26593.9	1989	604	Am	26649.5	1995	415	R ¹⁰⁵¹
				26650	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
26651	1995	415	R ¹⁰⁵¹	26717	1995	415	R ¹⁰⁵¹
26652	1995	415	R ¹⁰⁵¹	26718	1995	415	R ¹⁰⁵¹
26653	1995	415	R ¹⁰⁵¹	26719	1995	415	R ¹⁰⁵¹
26654	1995	415	R ¹⁰⁵¹	26720	1995	415	R ¹⁰⁵¹
26655	1995	415	R ¹⁰⁵¹	26730	1995	415	R ¹⁰⁵¹
26660	1995	415	R ¹⁰⁵¹	26731	1995	415	R ¹⁰⁵¹
26661	1995	415	R ¹⁰⁵¹	26732	1995	415	R ¹⁰⁵¹
26662	1995	415	R ¹⁰⁵¹	26733	1995	415	R ¹⁰⁵¹
26663	1995	415	R ¹⁰⁵¹	26734	1995	415	R ¹⁰⁵¹
26664	1995	415	R ¹⁰⁵¹	26735	1995	415	R ¹⁰⁵¹
26665	1995	415	R ¹⁰⁵¹	26735.5	1995	415	R ¹⁰⁵¹
26666	1995	415	R ¹⁰⁵¹	26736	1995	415	R ¹⁰⁵¹
26667	1995	415	R ¹⁰⁵¹	26737	1995	415	R ¹⁰⁵¹
26667.3	1995	415	R ¹⁰⁵¹	26738	1995	415	R ¹⁰⁵¹
26668	1995	415	R ¹⁰⁵¹	26739	1995	415	R ¹⁰⁵¹
26668.2	1995	415	R ¹⁰⁵¹	26740	1995	415	R ¹⁰⁵¹
26668.3	1995	415	R ¹⁰⁵¹	26741	1995	415	R ¹⁰⁵¹
26668.4	1995	415	R ¹⁰⁵¹	26750	1992	1124	Ad ⁴⁴⁵
26668.5	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26668.6	1995	415	R ¹⁰⁵¹	26751	1992	1124	Ad ⁴⁴⁵
26668.9	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26670	1992	1221	Am ¹⁰⁵¹	26752	1992	1124	Ad ⁴⁴⁵
	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26671	1995	415	R ¹⁰⁵¹	26753	1992	1124	Ad ⁴⁴⁵
26672	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26673	1995	415	R ¹⁰⁵¹	26754	1992	1124	Ad ⁴⁴⁵
26674	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26675	1995	415	R ¹⁰⁵¹	26755	1992	1124	Ad ⁴⁴⁵
26676	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26677	1995	415	R ¹⁰⁵¹	26801	1995	415	R ¹⁰⁵¹
26678	1995	415	R ¹⁰⁵¹	26801.1	1992	827	Ad ¹⁰⁵¹
26679	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26679.5	1992	713*	Am	26802	1995	415	R ¹⁰⁵¹
	1995	415	R (as ad by	26811	1995	415	R ¹⁰⁵¹
			Sec. 2,	26812	1995	415	R ¹⁰⁵¹
			Stats. 1987,	26813	1995	415	R ¹⁰⁵¹
			Ch. 1287 and	26814	1992	749	Ad ¹⁰⁵¹
			as am by		1995	415	R ¹⁰⁵¹
			Sec. 24,	26830	1995	415	R ¹⁰⁵¹
			Stats. 1992,	26831	1995	415	R ¹⁰⁵¹
			Ch. 713) ¹⁰⁵¹	26832	1995	415	R ¹⁰⁵¹
26680	1995	415	R ¹⁰⁵¹	26833	1995	415	R ¹⁰⁵¹
26685	1995	415	R ¹⁰⁵¹	26834	1995	415	R ¹⁰⁵¹
26686	1995	415	R ¹⁰⁵¹	26835	1992	827	Am ¹⁰⁵¹
26687	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26688	1995	415	R ¹⁰⁵¹	26836	1995	415	R ¹⁰⁵¹
26689	1995	415	R ¹⁰⁵¹	26837	1995	415	R ¹⁰⁵¹
26690	1995	415	R ¹⁰⁵¹	26850	1995	415	R ¹⁰⁵¹
26691	1995	415	R ¹⁰⁵¹	26850.1	1992	827	Ad ¹⁰⁵¹
26692	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26693	1995	415	R ¹⁰⁵¹	26850.5	1990	1262	Ad ¹⁰⁵¹
26700	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26701	1995	415	R ¹⁰⁵¹	26850.6	1993	948*	Ad ¹⁰⁵¹
26710	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
26710.5	1995	415	R ¹⁰⁵¹	26851	1995	415	R ¹⁰⁵¹
26711	1995	415	R ¹⁰⁵¹	27000	1995	415	R ¹⁰⁵¹
26712	1995	415	R ¹⁰⁵¹	27001	1995	415	R ¹⁰⁵¹
26713	1995	415	R ¹⁰⁵¹	27002	1995	415	R ¹⁰⁵¹
26714	1995	415	R ¹⁰⁵¹	27003	1995	415	R ¹⁰⁵¹
26715	1995	415	R ¹⁰⁵¹	27004	1995	415	R ¹⁰⁵¹
26716	1995	415	R ¹⁰⁵¹	27005	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
27006	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as ad by
27010	1995	415	R ¹⁰⁵¹				Stats. 1995,
27011	1995	415	R ¹⁰⁵¹				Ch. 852)
27012	1995	415	R ¹⁰⁵¹				& RN ¹²⁵³
27020	1995	415	R ¹⁰⁵¹	27515	1995	415	R ¹⁰⁵¹
27021	1995	415	R ¹⁰⁵¹	27516	1995	415	R ¹⁰⁵¹
27022	1995	415	R ¹⁰⁵¹	27517	1995	415	R ¹⁰⁵¹
27030	1995	415	R ¹⁰⁵¹		1995	852	Am
27031	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as am by
27032	1995	415	R ¹⁰⁵¹				Stats. 1995,
27033	1995	415	R ¹⁰⁵¹				Ch. 852)
27034	1995	415	R ¹⁰⁵¹				& RN ¹²⁵³
27040	1995	415	R ¹⁰⁵¹	27518	1995	415	R ¹⁰⁵¹
27041	1995	415	R ¹⁰⁵¹	27518.5	1995	852	Ad
27500	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as ad by
27501	1995	415	R ¹⁰⁵¹				Stats. 1995,
27502	1995	415	R ¹⁰⁵¹				Ch. 852)
27503	1995	415	R ¹⁰⁵¹				& RN ¹²⁵³
27504	1995	415	R ¹⁰⁵¹	27519	1995	415	R ¹⁰⁵¹
27505	1995	415	R ¹⁰⁵¹		1995	852	Am
27506	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as am by
27507	1993	1036	Ad				Stats. 1995,
	1995	415	R ¹⁰⁵¹				Ch. 852)
27508	1995	852	Ad	27519.1	1995	852	Ad
	1996	1023 *	Am (as am by		1996	1023 *	Am (as ad by
			Stats. 1995,				Stats. 1995,
			Ch. 852)				Ch. 852)
			& RN ¹²⁵³				& RN ¹²⁵³
27510	1995	415	R ¹⁰⁵¹	27519.2	1995	852	Ad
	1995	852	Am		1996	1023 *	Am (as ad by
	1996	1023 *	Am & RN ¹²⁵³				Stats. 1995,
27511	1995	415	R ¹⁰⁵¹				Ch. 852)
	1995	852	Am				& RN ¹²⁵³
	1996	1023 *	Am (as am by	27520	1995	415	R ¹⁰⁵¹
			Stats. 1995,	27521	1992	518	Am
			Ch. 852)		1994	343	Am
			& RN ¹²⁵³		1995	415	R ¹⁰⁵¹
27512	1995	415	R ¹⁰⁵¹	27522	1995	415	R ¹⁰⁵¹
	1995	852	Am	27523	1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as am by		1995	852	Am
			Stats. 1995,		1996	1023 *	Am (as am by
			Ch. 852)				Stats. 1995,
			& RN ¹²⁵³				Ch. 852)
27512.5	1995	852	Ad				& RN ¹²⁵³
	1996	1023 *	Am (as ad by	27523.1	1995	852	Ad
			Stats. 1995,		1996	1023 *	Am (as ad by
			Ch. 852)				Stats. 1995,
			& RN ¹²⁵³				Ch. 852)
27513	1995	415	R ¹⁰⁵¹				& RN ¹²⁵³
27514	1995	852	Ad	27523.2	1995	852	Ad
	1996	1023 *	Am (as ad by		1996	1023 *	Am (as ad by
			Stats. 1995,				Stats. 1995,
			Ch. 852)				Ch. 852)
			& RN ¹²⁵³				& RN ¹²⁵³
27514.1	1995	852	Ad	27523.3	1995	852	Ad
	1996	1023 *	Am (as ad by		1996	1023 *	Am (as ad by
			Stats. 1995,				Stats. 1995,
			Ch. 852)				Ch. 852)
			& RN ¹²⁵³				& RN ¹²⁵³
27514.2	1995	852	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
27523.4	1995	852	Ad	27536	1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³	27536.3	1995	852	Ad
					1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³
27523.7	1995	415	R ¹⁰⁵¹	27536.5	1993	1150 *	Am
27523.8	1995	852	Ad		1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³	27537	1995	415	R ¹⁰⁵¹
				27537.5	1995	415	R ¹⁰⁵¹
27524	1995	415	R ¹⁰⁵¹	27538	1990	802	Am
27525	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
27525.1	1995	852	Ad	27539	1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³	27540	1995	415	R ¹⁰⁵¹
				27541	1995	415	R ¹⁰⁵¹
27526	1995	415	R ¹⁰⁵¹	27542	1992	518	Ad
27527	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
27528	1995	415	R ¹⁰⁵¹	27543	1992	518	Ad
27528.5	1993	150	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	27545	1992	518	Ad
27529	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
27530	1994	1010	Am ⁸³²	27550	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹		1995	852	Am
27531	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³
	1995	852	Am	27551	1990	1269	Am
	1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³		1995	415	R ¹⁰⁵¹
				27552	1993	1018	Ad
					1995	415	R ¹⁰⁵¹
				27560	1995	415	R ¹⁰⁵¹
	1996	1048	Am (as am by Stats. 1995, Ch. 852) & RN		1995	852	Am
					1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³
27531.5	1995	852	Ad	27561	1990	1269	Am
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³		1995	415	R ¹⁰⁵¹
				27562	1995	415	R ¹⁰⁵¹
27532	1995	415	R ¹⁰⁵¹	27563	1995	415	R ¹⁰⁵¹
27533	1995	415	R ¹⁰⁵¹	27564	1995	415	R ¹⁰⁵¹
27533.5	1995	852	Ad	27580	1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³	27581	1995	415	R ¹⁰⁵¹
				27582	1995	415	R ¹⁰⁵¹
27534	1995	415	R ¹⁰⁵¹	27583	1995	415	R ¹⁰⁵¹
	1995	852	Am	27584	1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³	27590	1995	415	R ¹⁰⁵¹
				27591	1995	415	R ¹⁰⁵¹
				27591.5	1995	415	R ¹⁰⁵¹
27535	1995	415	R ¹⁰⁵¹	27600	1995	415	R ¹⁰⁵¹
	1995	852	Am		1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³		1995	852	Am
					1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³
					1996	1048	Am (as am by Stats. 1995, Ch. 852) & RN
27535.5	1995	415	R ¹⁰⁵¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
27601.5	1995	852	Ad				
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³				
27602	1995	415	R ¹⁰⁵¹	27622	1995	415	Am & RN ¹²⁵³
27602.3	1995	852	Ad		1995	852	Am
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³		1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³
27602.4	1995	852	Ad	27622.5	1995	329	Ad
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³		1996	124	Am & RN ¹¹⁹⁷
					1996	1023 *	Am (as ad by Stats. 1995, Ch. 329) & RN ¹²⁵³
27602.5	1995	415	R ¹⁰⁵¹	27623	1995	415	R ¹⁰⁵¹
27603	1995	415	R ¹⁰⁵¹		1995	852	Am
27604	1994	275	Am		1996	124	Am & RN ¹¹⁹⁷
	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³
	1995	852	Am				
	1997	17	Am & RN ¹³²⁸				
27605	1995	415	R ¹⁰⁵¹		1996	1048	Am & RN
27606	1995	415	R ¹⁰⁵¹	27624	1995	415	R ¹⁰⁵¹
	1995	852	R & Ad	27625	1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³		1995	852	Am
					1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³
27607	1995	415	R ¹⁰⁵¹				
27608	1995	415	R ¹⁰⁵¹		1996	1048	Am (as am by Stats. 1995, Ch. 852) & RN
27609	1995	415	R ¹⁰⁵¹				
27610	1995	415	R ¹⁰⁵¹	27626	1995	415	R ¹⁰⁵¹
27611	1995	415	R ¹⁰⁵¹	27626.1	1995	415	R ¹⁰⁵¹
27612	1995	415	R ¹⁰⁵¹	27627	1995	415	R ¹⁰⁵¹
	1995	852	R & Ad		1995	852	Am
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³		1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³
27612.1	1995	852	Ad	27627.3	1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 852) & RN ¹²⁵³	27627.5	1995	415	R ¹⁰⁵¹
27613	1995	415	R ¹⁰⁵¹	27627.7	1995	415	R ¹⁰⁵¹
	1995	852	Am	27628	1995	415	R ¹⁰⁵¹
	1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³	27629	1995	415	R ¹⁰⁵¹
					1995	852	Am
27614	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³
	1995	852	Am	27630	1992	518	Am
	1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³		1995	415	R ¹⁰⁵¹
				27631	1995	415	R ¹⁰⁵¹
27615	1995	415	R ¹⁰⁵¹	27632	1995	415	R ¹⁰⁵¹
27620	1995	415	R ¹⁰⁵¹		1995	852	Am
27621	1995	415	R ¹⁰⁵¹		1996	1023 *	Am (as am by Stats. 1995, Ch. 852) & RN ¹²⁵³
	1995	852	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
27633	1995	415	R ¹⁰⁵¹	27820	1995	415	R ¹⁰⁵¹
27634	1995	415	R ¹⁰⁵¹	27821	1992	518	Am
27635	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
27636	1995	415	R ¹⁰⁵¹	27825	1992	518	Ad
27637	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
27640	1995	415	R ¹⁰⁵¹	27830	1995	415	R ¹⁰⁵¹
27641	1995	415	R ¹⁰⁵¹	27831	1994	786	Am
27642	1995	415	R ¹⁰⁵¹				R & Ad ⁷⁹
27650	1995	415	R ¹⁰⁵¹		1995	415	R (as am by
27651	1995	415	R ¹⁰⁵¹				Sec. 5 and
27652	1995	415	R ¹⁰⁵¹				as ad by Sec. 6,
27653	1995	415	R ¹⁰⁵¹				Stats. 1994,
27654	1995	415	R ¹⁰⁵¹				Ch. 786) ¹⁰⁵¹
27655	1995	415	R ¹⁰⁵¹	27832	1995	852	Ad ²⁸⁸
27656	1995	415	R ¹⁰⁵¹		1996	1023*	Am (as ad by
27657	1995	415	R ¹⁰⁵¹				Stats. 1995,
27658	1995	415	R ¹⁰⁵¹				Ch. 852)
27659	1995	415	R ¹⁰⁵¹				& RN ¹²⁵³
27670	1995	415	R ¹⁰⁵¹	27840	1995	415	R ¹⁰⁵¹
27671	1995	415	R ¹⁰⁵¹	27841	1995	415	R ¹⁰⁵¹
27672	1995	415	R ¹⁰⁵¹	27842	1993	1150*	Ad
27673	1993	47*	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	27843	1993	1150*	Ad
27674	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
27675	1995	415	R ¹⁰⁵¹	27844	1993	1150*	Ad
	1995	852	Am		1995	415	R ¹⁰⁵¹
	1996	1023*	Am (as am by		1995	852	Am
			Stats. 1995,		1996	1023*	Am (as am by
			Ch. 852)				Stats. 1995,
			& RN ¹²⁵³				Ch. 852)
	1996	1048	R (as am by				& RN ¹²⁵³
			Stats. 1995,	27845	1993	1150*	Ad
			Ch. 852)		1995	415	R ¹⁰⁵¹
27676	1995	415	R ¹⁰⁵¹		1995	852	Am
27677	1995	852	Ad		1996	1023*	Am (as am by
	1996	1023*	Am (as ad by				Stats. 1995,
			Stats. 1995,				Ch. 852)
			Ch. 852)				& RN ¹²⁵³
			& RN ¹²⁵³	27846	1993	1150*	Ad
	1996	1048	Am & RN		1995	415	R ¹⁰⁵¹
27790	1995	415	R ¹⁰⁵¹	27847	1993	1150*	Ad
27791	1991	327*	Am		1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	27848	1993	1150*	Ad
	1995	852	Am		1995	415	R ¹⁰⁵¹
	1996	1023*	Am (as am by	27849	1993	1150*	Ad
			Stats. 1995,		1995	415	R ¹⁰⁵¹
			Ch. 852)		1995	852	Am
			& RN ¹²⁵³		1996	1023*	Am (as am by
	1996	1048	Am (as am by				Stats. 1995,
			Stats. 1995,				Ch. 852)
			Ch. 852) & RN				& RN ¹²⁵³
27792	1995	415	R ¹⁰⁵¹	27850	1995	415	R ¹⁰⁵¹
27793	1990	802	Ad	27851	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	27852	1995	415	R ¹⁰⁵¹
27794	1990	802	Ad	27853	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	27854	1995	415	R ¹⁰⁵¹
27800	1995	415	R ¹⁰⁵¹	27855	1995	415	R ¹⁰⁵¹
27801	1995	415	R ¹⁰⁵¹	27856	1995	415	R ¹⁰⁵¹
27802	1995	415	R ¹⁰⁵¹	27857	1995	415	R ¹⁰⁵¹
27803	1995	415	R ¹⁰⁵¹	27858	1995	415	R ¹⁰⁵¹
27804	1995	415	R ¹⁰⁵¹	27859	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
27860	1995	415	R ¹⁰⁵¹	28287	1995	415	R ¹⁰⁵¹
27861	1995	415	R ¹⁰⁵¹	28288	1995	415	R ¹⁰⁵¹
27862	1995	415	R ¹⁰⁵¹	28289	1995	415	R ¹⁰⁵¹
27863	1995	415	R ¹⁰⁵¹	28290	1995	415	R ¹⁰⁵¹
27900	1995	415	R ¹⁰⁵¹	28291	1995	415	R ¹⁰⁵¹
27902	1995	415	R ¹⁰⁵¹	28292	1995	415	R ¹⁰⁵¹
27904	1995	415	R ¹⁰⁵¹	28293	1995	415	R ¹⁰⁵¹
27908	1995	415	R ¹⁰⁵¹	28294	1995	415	R ¹⁰⁵¹
27910	1995	415	R ¹⁰⁵¹	28295	1995	415	R ¹⁰⁵¹
27920	1989	606	Ad	28296	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	28297	1995	415	R ¹⁰⁵¹
27920.5	1989	606	Ad	28298	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	28299	1995	415	R ¹⁰⁵¹
27921	1989	606	Ad	28300	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	28301	1995	415	R ¹⁰⁵¹
28110	1995	415	R ¹⁰⁵¹	28302	1995	415	R ¹⁰⁵¹
28111	1995	415	R ¹⁰⁵¹	28303	1995	415	R ¹⁰⁵¹
28112	1995	415	R ¹⁰⁵¹	28304	1995	415	R ¹⁰⁵¹
28113	1995	415	R ¹⁰⁵¹	28305	1995	415	R ¹⁰⁵¹
28114	1995	415	R ¹⁰⁵¹	28306	1995	415	R ¹⁰⁵¹
28116	1995	415	R ¹⁰⁵¹	28307	1995	415	R ¹⁰⁵¹
28117	1995	415	R ¹⁰⁵¹	28308	1995	415	R ¹⁰⁵¹
28120	1995	415	R ¹⁰⁵¹	28309	1995	415	R ¹⁰⁵¹
28121	1995	415	R ¹⁰⁵¹	28310	1995	415	R ¹⁰⁵¹
28122	1995	415	R ¹⁰⁵¹	28311	1995	415	R ¹⁰⁵¹
28123	1995	415	R ¹⁰⁵¹	28312	1995	415	R ¹⁰⁵¹
28126	1995	415	R ¹⁰⁵¹	28313	1995	415	R ¹⁰⁵¹
28127	1995	415	R ¹⁰⁵¹	28314	1995	415	R ¹⁰⁵¹
28130	1995	415	R ¹⁰⁵¹	28315	1995	415	R ¹⁰⁵¹
28131	1995	415	R ¹⁰⁵¹	28316	1995	415	R ¹⁰⁵¹
28132	1995	415	R ¹⁰⁵¹	28317	1995	415	R ¹⁰⁵¹
28133	1995	415	R ¹⁰⁵¹	28318	1995	415	R ¹⁰⁵¹
28140	1995	415	R ¹⁰⁵¹	28319	1995	415	R ¹⁰⁵¹
28141	1995	415	R ¹⁰⁵¹	28320	1995	415	R ¹⁰⁵¹
28142	1995	415	R ¹⁰⁵¹	28321	1995	415	R ¹⁰⁵¹
28143	1995	415	R ¹⁰⁵¹	28322	1995	415	R ¹⁰⁵¹
28144	1995	415	R ¹⁰⁵¹	28323	1995	415	R ¹⁰⁵¹
28145	1995	415	R ¹⁰⁵¹	28324	1995	415	R ¹⁰⁵¹
28146	1995	415	R ¹⁰⁵¹	28325	1995	415	R ¹⁰⁵¹
28147	1995	415	R ¹⁰⁵¹	28326	1995	415	R ¹⁰⁵¹
28149	1995	415	R ¹⁰⁵¹	28327	1995	415	R ¹⁰⁵¹
28150	1995	415	R ¹⁰⁵¹	28328	1995	415	R ¹⁰⁵¹
28152	1995	415	R ¹⁰⁵¹	28329	1995	415	R ¹⁰⁵¹
28153	1995	415	R ¹⁰⁵¹	28330	1995	415	R ¹⁰⁵¹
28160	1995	415	R ¹⁰⁵¹	28331	1995	415	R ¹⁰⁵¹
28165	1995	415	R ¹⁰⁵¹	28332	1995	415	R ¹⁰⁵¹
28170	1995	415	R ¹⁰⁵¹	28333	1995	415	R ¹⁰⁵¹
28172	1995	415	R ¹⁰⁵¹	28334	1995	415	R ¹⁰⁵¹
28173	1995	415	R ¹⁰⁵¹	28335	1995	415	R ¹⁰⁵¹
28180	1995	415	R ¹⁰⁵¹	28336	1995	415	R ¹⁰⁵¹
28182	1995	415	R ¹⁰⁵¹	28337	1995	415	R ¹⁰⁵¹
28186	1995	415	R ¹⁰⁵¹	28338	1995	415	R ¹⁰⁵¹
28280	1995	415	R ¹⁰⁵¹	28339	1995	415	R ¹⁰⁵¹
28280.1	1995	415	R ¹⁰⁵¹	28340	1995	415	R ¹⁰⁵¹
28281	1995	415	R ¹⁰⁵¹	28341	1995	415	R ¹⁰⁵¹
28282	1995	415	R ¹⁰⁵¹	28342	1995	415	R ¹⁰⁵¹
28282.5	1995	415	R ¹⁰⁵¹	28343	1995	415	R ¹⁰⁵¹
28283	1995	415	R ¹⁰⁵¹	28344	1995	415	R ¹⁰⁵¹
28284	1995	415	R ¹⁰⁵¹	28345	1995	415	R ¹⁰⁵¹
28285	1995	415	R ¹⁰⁵¹	28346	1995	415	R ¹⁰⁵¹
28286	1995	415	R ¹⁰⁵¹	28347	1995	415	R ¹⁰⁵¹
				28348	1995	415	R ¹⁰⁵¹
				28349	1995	415	R ¹⁰⁵¹
				28350	1995	415	R ¹⁰⁵¹
				28351	1995	415	R ¹⁰⁵¹
				28352	1995	415	R ¹⁰⁵¹
				28353	1995	415	R ¹⁰⁵¹
				28354	1995	415	R ¹⁰⁵¹
				28355	1995	415	R ¹⁰⁵¹
				28356	1995	415	R ¹⁰⁵¹
				28357	1995	415	R ¹⁰⁵¹
				28358	1995	415	R ¹⁰⁵¹
				28359	1995	415	R ¹⁰⁵¹
				28360	1995	415	R ¹⁰⁵¹
				28361	1995	415	R ¹⁰⁵¹
				28362	1995	415	R ¹⁰⁵¹
				28363	1995	415	R ¹⁰⁵¹
				28364	1995	415	R ¹⁰⁵¹
				28365	1995	415	R ¹⁰⁵¹
				28366	1995	415	R ¹⁰⁵¹
				28367	1995	415	R ¹⁰⁵¹
				28368	1995	415	R ¹⁰⁵¹
				28369	1995	415	R ¹⁰⁵¹
				28370	1995	415	R ¹⁰⁵¹
				28371	1995	415	R ¹⁰⁵¹
				28372	1995	415	R ¹⁰⁵¹
				28373	1995	415	R ¹⁰⁵¹
				28374	1995	415	R ¹⁰⁵¹
				28375	1995	415	R ¹⁰⁵¹
				28376	1995	415	R ¹⁰⁵¹
				28377	1995	415	R ¹⁰⁵¹
				28378	1995	415	R ¹⁰⁵¹
				28379	1995	415	R ¹⁰⁵¹
				28380	1995	415	R ¹⁰⁵¹
				28381	1995	415	R ¹⁰⁵¹
				28382	1995	415	R ¹⁰⁵¹
				28383	1995	415	R ¹⁰⁵¹
				28384	1995	415	R ¹⁰⁵¹
				28385	1995	415	R ¹⁰⁵¹
				28386	1995	415	R ¹⁰⁵¹
				28387	1995	415	R ¹⁰⁵¹
				28388	1995	415	R ¹⁰⁵¹
				28389	1995	415	R ¹⁰⁵¹
				28390	1995	415	R ¹⁰⁵¹
				28391	1995	415	R ¹⁰⁵¹
				28392	1995	415	R ¹⁰⁵¹
				28393	1995	415	R ¹⁰⁵¹
				28394	1995	415	R ¹⁰⁵¹
				28395	1995	415	R ¹⁰⁵¹
				28396	1995	415	R ¹⁰⁵¹
				28397	1995	415	R ¹⁰⁵¹
				28398	1995	415	R ¹⁰⁵¹
				28399	1995	415	R ¹⁰⁵¹
				28400	1995	415	R ¹⁰⁵¹
				28401	1995	415	R ¹⁰⁵¹
				28402	1995	415	R ¹⁰⁵¹
				28403	1995	415	R ¹⁰⁵¹
				28404	1995	415	R ¹⁰⁵¹
				28405	1995	415	R ¹⁰⁵¹
				28406	1995	415	R ¹⁰⁵¹
				28407	1995	415	R ¹⁰⁵¹
				28408	1995	415	R ¹⁰⁵¹
				28409	1995	415	R ¹⁰⁵¹
				28410	1995	415	R ¹⁰⁵¹
				28411	1995	415	R ¹⁰⁵¹
				28411.5	1995	415	R ¹⁰⁵¹
				28412	1995	415	R ¹⁰⁵¹
				28413	1995	415	R ¹⁰⁵¹
				28414	1995	415	R ¹⁰⁵¹
				28415	1995	415	R ¹⁰⁵¹
				28416	1995	415	R ¹⁰⁵¹
				28417	1995	415	R ¹⁰⁵¹
				28418	1995	415	R ¹⁰⁵¹
				28419	1995	415	R ¹⁰⁵¹
				28420	1995	415	R ¹⁰⁵¹
				28421	1995	415	R ¹⁰⁵¹
				28422	1995	415	R ¹⁰⁵¹
				28423	1995	415	R ¹⁰⁵¹
				28424	1995	415	R ¹⁰⁵¹
				28425	1995	415	R ¹⁰⁵¹
				28426	1995	415	R ¹⁰⁵¹
				28427	1995	415	R ¹⁰⁵¹
				28428	1995	415	R ¹⁰⁵¹
				28429	1995	415	R ¹⁰⁵¹
				28430	1995	415	R ¹⁰⁵¹
				28431	1995	415	R ¹⁰⁵¹
				28432	1995	415	R ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
28433	1995	415	R ¹⁰⁵¹	28706	1995	415	R ¹⁰⁵¹
28434	1995	415	R ¹⁰⁵¹	28707	1995	415	R ¹⁰⁵¹
28440	1995	415	R ¹⁰⁵¹	28708	1995	415	R ¹⁰⁵¹
28441	1995	415	R ¹⁰⁵¹	28709	1995	415	R ¹⁰⁵¹
28442	1995	415	R ¹⁰⁵¹	28710	1995	415	R ¹⁰⁵¹
28443	1995	415	R ¹⁰⁵¹	28710.5	1995	415	R ¹⁰⁵¹
28451	1995	415	R ¹⁰⁵¹	28711	1995	415	R ¹⁰⁵¹
28452	1995	415	R ¹⁰⁵¹	28712	1995	415	R ¹⁰⁵¹
28455	1995	415	R ¹⁰⁵¹	28713	1995	415	R ¹⁰⁵¹
28475	1995	415	R ¹⁰⁵¹	28715	1995	415	R ¹⁰⁵¹
28476	1995	415	R ¹⁰⁵¹	28716	1995	415	R ¹⁰⁵¹
28478	1995	415	R ¹⁰⁵¹	28717	1995	415	R ¹⁰⁵¹
28479	1995	415	R ¹⁰⁵¹	28718	1995	415	R ¹⁰⁵¹
28480	1995	415	R ¹⁰⁵¹	28719	1995	415	R ¹⁰⁵¹
28481	1995	415	R ¹⁰⁵¹	28720	1995	415	R ¹⁰⁵¹
28482	1995	415	R ¹⁰⁵¹	28720.5	1995	415	R ¹⁰⁵¹
28483	1995	415	R ¹⁰⁵¹	28721	1995	415	R ¹⁰⁵¹
28484	1995	415	R ¹⁰⁵¹	28722	1995	415	R ¹⁰⁵¹
28485	1995	415	R ¹⁰⁵¹	28723	1995	415	R ¹⁰⁵¹
28486	1995	415	R ¹⁰⁵¹	28724	1995	415	R ¹⁰⁵¹
28487	1995	415	R ¹⁰⁵¹	28725	1995	415	R ¹⁰⁵¹
28488	1995	415	R ¹⁰⁵¹	28726	1995	415	R ¹⁰⁵¹
28500	1995	415	R ¹⁰⁵¹	28740	1995	415	R ¹⁰⁵¹
28501	1994	1010	Am ⁸³²	28741	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	28741.5	1995	415	R ¹⁰⁵¹
28502	1995	415	R ¹⁰⁵¹	28742	1995	415	R ¹⁰⁵¹
28503	1995	415	R ¹⁰⁵¹	28742.5	1995	415	R ¹⁰⁵¹
28504	1995	415	R ¹⁰⁵¹	28743	1995	415	R ¹⁰⁵¹
28505	1995	415	R ¹⁰⁵¹	28744	1995	415	R ¹⁰⁵¹
28506	1995	415	R ¹⁰⁵¹	28744.1	1995	415	R ¹⁰⁵¹
28507	1995	415	R ¹⁰⁵¹	28744.5	1995	415	R ¹⁰⁵¹
28508	1995	415	R ¹⁰⁵¹	28745	1995	415	R ¹⁰⁵¹
28509	1995	415	R ¹⁰⁵¹	28745.5	1995	415	R ¹⁰⁵¹
28510	1995	415	R ¹⁰⁵¹	28746	1995	415	R ¹⁰⁵¹
28511	1995	415	R ¹⁰⁵¹	28747	1995	415	R ¹⁰⁵¹
28512	1995	415	R ¹⁰⁵¹	28748	1995	415	R ¹⁰⁵¹
28513	1995	415	R ¹⁰⁵¹	28749	1995	415	R ¹⁰⁵¹
28514	1995	415	R ¹⁰⁵¹	28750	1995	415	R ¹⁰⁵¹
28515	1995	415	R ¹⁰⁵¹	28751	1995	415	R ¹⁰⁵¹
28515.5	1995	415	R ¹⁰⁵¹	28752	1995	415	R ¹⁰⁵¹
28516	1995	415	R ¹⁰⁵¹	28753	1995	415	R ¹⁰⁵¹
28517	1995	415	R ¹⁰⁵¹	28754	1995	415	R ¹⁰⁵¹
28517.5	1995	415	R ¹⁰⁵¹	28755	1995	415	R ¹⁰⁵¹
28518	1995	415	R ¹⁰⁵¹	28756	1995	415	R ¹⁰⁵¹
28518.2	1995	415	R ¹⁰⁵¹	28756.5	1995	415	R ¹⁰⁵¹
28518.5	1995	415	R ¹⁰⁵¹	28757	1995	415	R ¹⁰⁵¹
28518.8	1991	1091	Am	28758	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	28758.5	1995	415	R ¹⁰⁵¹
28518.9	1992	749	Ad	28759	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	28759.5	1995	415	R ¹⁰⁵¹
28519	1995	415	R ¹⁰⁵¹	28760	1995	415	R ¹⁰⁵¹
28519.5	1995	415	R ¹⁰⁵¹	28761	1995	415	R ¹⁰⁵¹
28550	1992	749	Ad	28762	1995	415	R ¹⁰⁵¹
	1995	415	R ¹⁰⁵¹	28762.5	1995	415	R ¹⁰⁵¹
28700	1995	415	R ¹⁰⁵¹	28763	1995	415	R ¹⁰⁵¹
28701	1995	415	R ¹⁰⁵¹	28764	1995	415	R ¹⁰⁵¹
28702	1995	415	R ¹⁰⁵¹	28765	1995	415	R ¹⁰⁵¹
28703	1995	415	R ¹⁰⁵¹	28766	1995	415	R ¹⁰⁵¹
28704	1995	415	R ¹⁰⁵¹	28767	1995	415	R ¹⁰⁵¹
28705	1995	415	R ¹⁰⁵¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
28768	1995	415	R ¹⁰⁵¹	30057	1990	866	Ad
28769	1995	415	R ¹⁰⁵¹		1995	415	R ¹⁰⁵¹
28770	1995	415	R ¹⁰⁵¹	32000	1994	696	Am
28771	1995	415	R ¹⁰⁵¹	32000.1	1994	696	Ad
28772	1995	415	R ¹⁰⁵¹		1995	35	Am
28773	1995	415	R ¹⁰⁵¹	32002	1994	923	Am ⁸³²
28773.5	1995	415	R ¹⁰⁵¹	32002.34	1994	923	Am ⁸³²
28775	1995	415	R ¹⁰⁵¹	32100	1991	1226	Am
28775.1	1995	415	R ¹⁰⁵¹		1994	923	Am ⁸³²
28775.2	1995	415	R ¹⁰⁵¹	32100.001	1994	696	Ad(RN)
28776	1995	415	R ¹⁰⁵¹	32100.01	1994	923	Am ⁸³²
28776.1	1995	415	R ¹⁰⁵¹	32100.02	1991	1226	Am
28776.2	1995	415	R ¹⁰⁵¹		1994	923	Am ⁸³²
28776.3	1995	415	R ¹⁰⁵¹	32100.05	1996	314	Ad
28778	1995	415	R ¹⁰⁵¹	32100.1	1991	1226	Am
28779	1995	415	R ¹⁰⁵¹		1993	815	Am
28780	1995	415	R ¹⁰⁵¹		1994	923	Am ⁸³²
28781	1995	415	R ¹⁰⁵¹	32100.5	1991	1226	Am
28782	1995	415	R ¹⁰⁵¹		1992	970	Am
28783	1995	415	R ¹⁰⁵¹		1994	923	Am ⁸³²
28784	1995	415	R ¹⁰⁵¹	32100.7	1994	201*	Ad ⁸⁴¹
28785	1995	415	R ¹⁰⁵¹	32102	1994	696	Am & RN
28786	1995	415	R ¹⁰⁵¹	32103	1989	212	Am
28787	1995	415	R ¹⁰⁵¹	32105	1992	1358	R
28788	1995	415	R ¹⁰⁵¹	32106	1994	696	Am
28789	1995	415	R ¹⁰⁵¹	32110	1994	696	Am
28790	1992	713*	R	32111	1996	447	Ad
28791	1995	415	R ¹⁰⁵¹	32121	1989	212	Am
28791.5	1992	749	Ad		1990	1542	Am
	1995	415	R ¹⁰⁵¹		1992	1358	Am
28792	1995	415	R ¹⁰⁵¹		1992	1359*	Am
28794	1995	415	R ¹⁰⁵¹		1993	698*	Am
28795	1995	415	R ¹⁰⁵¹		1994	696	Am (by Sec. 7 of Ch.)
28796	1995	415	R ¹⁰⁵¹				Am ⁸³²
28797	1995	415	R ¹⁰⁵¹		1994	923	Am
30000	1995	415	R ¹⁰⁵¹		1995	35	Am
30001	1995	415	R ¹⁰⁵¹		1996	1023*	Am (as am by Stats. 1995, Ch. 35) ¹²⁵³
30002	1995	415	R ¹⁰⁵¹				
30003	1995	415	R ¹⁰⁵¹				
30004	1995	415	R ¹⁰⁵¹	32121.3	1990	818	Am
30005	1995	415	R ¹⁰⁵¹		1992	1358	Am
30006	1995	415	R ¹⁰⁵¹	32121.4	1993	698*	Am
30007	1995	415	R ¹⁰⁵¹	32125	1993	815	Am
30008	1995	415	R ¹⁰⁵¹		1994	696	Am
30009	1995	415	R ¹⁰⁵¹	32126	1992	1359*	Am
30010	1995	415	R ¹⁰⁵¹		1993	589	Am ⁶⁷⁰
30050	1990	866	Ad		1993	698*	Am
	1995	415	R ¹⁰⁵¹		1994	696	Am
30051	1990	866	Ad	32126.5	1989	212	Am
	1995	415	R ¹⁰⁵¹		1990	1542	Am
30052	1990	866	Ad		1992	981	Am
	1995	415	R ¹⁰⁵¹	32127.2	1996	1023*	Am ¹²⁵³
30053	1990	866	Ad	32127.3	1994	696	Ad
	1995	415	R ¹⁰⁵¹	32128	1990	1542	Am
30054	1990	866	Ad		1991	359	Am
	1995	415	R ¹⁰⁵¹	32129	1992	981	Am
30055	1990	866	Ad	32129.5	1992	981	Am
	1995	415	R ¹⁰⁵¹	32132	1989	212	Am
30056	1990	866	Ad		1990	995	Am
	1995	415	R ¹⁰⁵¹		1994	696	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
32132 (Cont.)	1996	1023 *	Am ¹²⁵³	1990	1608	R (as am by Sec. 8, Stats. 1989, Ch. 1140)	
32138	1990	995	Ad			R (as ad by Sec. 3.5, Stats. 1987, Ch. 1111)	
	1992	1358	Am			Am (as am by Sec. 7, Stats. 1989, Ch. 1140) ⁸²	
32150	1992	1358	Am			Am	
32151	1992	1358	Am			Am	
32153	1992	1358	R			Am	
32154	1995	938	Am ⁵⁷⁴			Am	
32221	1996	1023 *	Am ¹²⁵³			Am	
32320	1994	923	Am ⁸³²			Am	
32321	1994	923	Am ⁸³²			Am	
33012	1991	17 *	Ad			Am	
	1993	942	R	1993	942	Am	
33020	1992	699 *	Am	33080.5	1990	1608 Am ¹³	
	1993	68 *	Am		1992	699 * Am	
	1993	1225	Am (as am by Stats. 1993, Ch. 68)		1993	476 Am	
				33080.6	1990	1608 Am ¹³	
33021	1996	799	Am	33200	1996	1119 Am	
33021.1	1991	1192 *	Ad	33215	1994	939 * Am ¹¹⁷	
33030	1993	942	Am	33216	1994	939 * Am ¹¹⁷	
33030.5	1996	799	R		1995	686 * Am	
33031	1993	942	Am	33216.1	1997	53 Ad	
33032	1992	699 *	Am	33216.5	1993	693 * Ad	
	1993	942	R	33250	1996	799 R	
33080	1990	1608	R (as ad by Sec. 5.5, Stats. 1984, Ch. 1523)	33251	1996	799 R	
			Am (as am by Sec. 5, Stats. 1984, Ch. 1523) ¹³	33252	1996	799 R	
				33253	1996	799 R	
				33254	1996	799 R	
				33298	1996	799 R	
				33302	1992	1356 Am	
				33320.1	1992	1356 Am	
					1993	942 Am	
					1993	943 Am	
					1993	944 * Am	
					1994	936 * Am	
33080.1	1995	116	Am	33320.2	1996	799 Am	
	1990	1608	R (as am by Stats. 1981, Ch. 206)	33320.5	1989	545 Ad	
			Am (as am by Stats. 1984, Ch. 1523) ¹³		1990	1461 Am	
					1993	968 Am	
					1997	580 Am & RN	
	1992	699 *	Am	33320.51	1996	929 Ad	
	1993	942	Am	33320.6	1992	1108 * Ad & R ⁵⁵³	
	1997	565	Am		1997	580 R	
33080.4	1989	1140	Am (as ad by Sec. 3.5, Stats. 1987, Ch. 1111)	33320.7	1994	326 * Ad	
			Am (as am by Sec. 3, Stats. 1988, Ch. 1604)		1995	91 Am ⁹⁶⁴	
			R (as am by Sec. 8, Stats. 1989, Ch. 1140)		1997	580 Am & RN	
	1990	1350 *	Am (as am by Sec. 7, Stats. 1989, Ch. 1140) ¹³	33320.8	1996	617 Ad	
				33321.5	1996	617 Ad	
				33324	1996	799 Am	
				33328.4	1992	1356 Am	
				33328.5	1992	1356 Ad	
					1993	942 Am	
					1994	936 * Am	
				33328.7	1992	1356 Am	
				33331	1997	580 Am	
				33333.2	1993	942 Am	
					1994	936 * Am	
				33333.3	1993	942 Am	
					1996	617 Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
33333.4	1990	31 *	Am		1993	942	R
	1994	936 *	Am	33354.4	1993	942	R
33333.6	1993	942	Ad	33354.6	1993	942	Am
	1994	936 *	Am	33367	1992	1356	Am
33334.12	1989	1360	Am ⁷³		1993	942	Am
	1990	31 *	Am		1996	799	Am
	1990	1350 *	Am	33377	1991	1192 *	Ad & R ¹⁹
	1992	187	Am	33385	1990	31 *	Am
	1992	1108 *	Am (as am by Stats. 1992, Ch. 187)		1993	1217	Am
	1992	1356	Am	33385.3	1993	1217	Ad
	1993	942	Am	33388	1993	1217	Am
	1994	936 *	Am	33401	1992	703 *	Am
33334.13	1990	31 *	Am		1993	942	Am
33334.14	1989	997	Ad	33413	1989	1140	Am (by Sec. 6 of Ch.)
33334.15	1989	1155	Ad		1989	1155	Am (by Sec. 2.5 of Ch.)
33334.16	1990	1350 *	Ad		1990	31 *	Am
33334.17	1992	1356	Ad		1991	872	Am
33334.18	1992	1362	Ad		1992	1356	Am
	1997	580	R		1993	942	Am
33334.19	1994	780	Ad				R & Ad ⁷⁹
33334.2	1990	31 *	Am		1994	936 *	Am (as am by Sec. 24 and as ad by Sec. 24.5, Stats. 1993, Ch. 942)
	1990	1350 *	Am				Am (as am by Sec. 13, Stats. 1994, Ch. 936) ³¹⁴
	1991	872	Am				Am (as am by Sec. 13.5, Stats. 1994, Ch. 936) ⁶⁸³
	1992	1356	Am				
	1993	942	Am	33420.1	1990	933	Ad
33334.20	1993	477 *	Ad	33420.2	1994	381	Ad
	1994	146 *	Am ⁸³³	33420.5	1990	1113	R
33334.21	1997	42	Ad & R ⁵⁹⁹	33426.5	1993	942	Ad
33334.3	1989	881	Am		1996	136	Am
	1989	1140	Am (by Sec. 3.5 of Ch.)	33427	1993	1225	Ad & R ⁷⁰⁰
	1990	1350 *	Am	33427.1	1993	1225	Ad & R ⁷⁰⁰
	1991	872	Am	33433	1993	942	Am
	1994	936 *	Am		1994	936 *	Am
33334.4	1989	1140	Ad		1996	64	Am
33334.6	1989	1140	Am	33437	1997	565	Am
	1991	872	Am	33437.5	1997	565	Ad
33338.1	1993	942	R	33444.5	1993	942	Ad
33344.5	1992	1356	Am	33444.6	1993	942	Ad
	1993	942	Am	33445	1993	942	Am
	1994	936 *	Am		1994	936 *	Am
	1996	617	Am	33445.3	1994	299	Ad
33348.5	1993	942	R	33447	1990	909	Am
33349	1993	1217	Am	33452	1994	936 *	Am
	1996	249	Am	33458.5	1X 1989-90	26 *	Ad ³⁸ R ²²⁰
	1997	565	Am				
33350	1996	249	Am	33459	1990	1113	Ad
33352	1989	363	Am ²⁴		1991	GRP	S ⁴²⁰
	1993	942	Am		1993	163	Am
33353	1993	942	R		1996	623	Am
33353.1	1993	942	R				
33353.2	1993	942	Am				
	1994	936 *	Am				
33353.3	1993	942	R				
33353.4	1993	942	R				
33353.5	1993	942	R				
33353.6	1993	942	R				
33353.7	1989	363	Ad ²⁴				

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<i>Affected By</i>				<i>Affected By</i>			
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33459.1	1990	1113	Ad ³⁴⁶		1994	146	R (as ad by
	1993	163	Am ²³⁶				Stats. 1993,
			R ²⁷¹				Ch. 943) ⁸³³
	1996	623	Am		1996	221 *	Am
	1997	17	Am ¹³²⁸	33492.110	1996	165 *	Ad
33459.2	1990	1113	Ad ⁴²	33492.112	1996	165 *	Ad
	1993	163	Am ²⁷¹	33492.114	1996	165 *	Ad
	1996	623	Am		1997	580	R
33459.3	1990	1113	Ad	Div. 24,			
	1993	163	Am	Pt. 1,			
	1996	623	Am	Ch. 4.5,			
33459.4	1990	1113	Ad	Art. 8,			
33459.5	1990	1113	Ad	heading			
33459.6	1990	1113	Ad	(Sec. 33492.125			
	1992	711 *	R ⁵¹¹	et seq.)	1997	580	Ad(RN)
33459.7	1990	1113	Ad	33492.125	1997	580	Ad(RN)
	1993	163	Am	33492.127	1997	580	Ad(RN)
33459.8	1990	1113	Ad	33492.129	1997	580	Ad(RN)
33476	1X 1989-90	26 *	R ³⁸	33492.13	1993	943	Ad
33476.1	1X 1989-90	26 *	R ³⁸		1993	944 *	Ad
33476.2	1X 1989-90	26 *	R ³⁸		1994	146	R (as ad by
33476.3	1X 1989-90	26 *	R ³⁸				Stats. 1993,
33477	1X 1989-90	26 *	Ad ³⁸				Ch. 943) ⁸³³
			R ²²⁰	33492.131	1997	580	Ad(RN)
33486	1993	942	Am	33492.15	1993	943	Ad
33490	1993	942	Ad		1993	944 *	Ad
	1994	936 *	Am		1994	146	R (as ad by
Div. 24,							Stats. 1993,
Pt. 1,							Ch. 943) ⁸³³
Ch. 4.5,							
heading					1996	221 *	Am
(Sec. 33492				33492.16	1996	221 *	Ad
et seq.)	1994	146	R (as ad by	33492.17	1993	943	Ad
			Stats. 1993,		1993	944 *	Ad
			Ch. 943) ⁸³³		1994	146	R (as ad by
	1996	221 *	Am				Stats. 1993,
33492	1993	943	Ad				Ch. 943) ⁸³³
	1993	944 *	Ad		1996	221 *	R (as ad by
	1994	146	R (as ad by				Stats. 1993,
			Stats. 1993,	33492.18	1996	221 *	Ad
			Ch. 943) ⁸³³	33492.19	1993	943	Ad
	1996	221 *	Am		1993	944 *	Ad
33492.1	1993	943	Ad		1994	146	R (as ad by
	1993	944 *	Ad				Stats. 1993,
	1994	146	R (as ad by				Ch. 943) ⁸³³
			Stats. 1993,	33492.20	1996	221 *	R
			Ch. 943) ⁸³³	33492.21	1996	221 *	Ad
	1996	221 *	Am		1993	943	Ad
33492.10	1993	943	Ad		1993	944 *	Ad
	1993	944 *	Ad		1994	146	R (as ad by
	1994	146	R (as ad by				Stats. 1993,
			Stats. 1993,				Ch. 943) ⁸³³
			Ch. 943) ⁸³³	33492.20	1996	221 *	R
	1996	221 *	Am	33492.21	1996	221 *	Ad
33492.100	1996	165 *	Ad		1993	943	Ad
33492.102	1996	165 *	Ad		1993	944 *	Ad
33492.104	1996	165 *	Ad		1994	146	R (as ad by
33492.106	1996	165 *	Ad				Stats. 1993,
33492.108	1996	165 *	Ad				Ch. 943) ⁸³³
33492.11	1993	943	Ad		1996	221 *	R
	1993	944 *	Ad	33492.25	1993	943	Ad
					1993	944 *	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
33492.25 (Cont.)	1994	146	R (as ad by Stats. 1993, Ch. 943) ⁸³³	33492.55	1995 1993 1994	91 943 146	Ad(RN) ⁹⁶⁴ Ad R ⁸³³
33492.27	1996 1993 1993 1994	221 * 943 944 * 146	R Ad Ad R (as ad by Stats. 1993, Ch. 943) ⁸³³	33492.60 33492.61 33492.63 33492.65 33492.67 33492.69	1993 1993 1993 1993 1993 1993	944 * 944 * 944 * 944 * 944 * 944 *	Ad Ad Ad Ad Ad Ad
33492.28	1994	1168	Am	33492.7	1994 1993 1993 1994	146 943 944 * 146	Am & RN ⁸³³ Ad Ad R (as ad by Stats. 1993, Ch. 943) ⁸³³
33492.29	1994 1993 1994	1169 1170 221 * 146	Am Am R Ad(RN) ⁸³³	33492.70	1994 1995	146 91	Ad ⁸³³ R (as ad by Stats. 1994, Ch. 146) ⁹⁶⁴
33492.3	1993 1993 1994	943 944 * 146	Ad Ad R (as ad by Stats. 1993, Ch. 943) ⁸³³	33492.70	1994 1994 1995	146 1169 91	Ad(RN) ⁸³³ Ad Am (as ad by Stats. 1994, Ch. 146) & RN ⁹⁶⁴
33492.4	1996 1996	221 * 221 *	Am Ad	33492.71	1994 1994 1995	146 1169 91	Ad(RN) ⁸³³ Ad Am (as ad by Stats. 1994, Ch. 146) & RN ⁹⁶⁴
Div. 24, Pt. 1, Ch. 4.5, Art. 1.5, heading (Sec. 33492.40 et seq.)	1997	580	Ad	33492.72	1994	1169	Ad
33492.40	1997	580	Ad(RN)	33492.73	1994 1994 1995	146 1169 91	Ad(RN) ⁸³³ Ad Am (as ad by Stats. 1994, Ch. 146) & RN ⁹⁶⁴
33492.41	1997	580	Ad(RN)	33492.74	1994	1169	Ad
33492.4	1996	221 *	Ad	33492.75	1994	1169	Ad
33492.5	1993 1993 1994	943 944 * 146	Ad Ad R (as ad by Stats. 1993, Ch. 943) ⁸³³	33492.76	1994 1995	1169 45	Ad Am
Div. 24, Pt. 1, Ch. 4.5, Art. 2, heading (Sec. 33492.50 et seq.)	1997	898	Am	33492.78	1994	1169	Ad
33492.50	1995 1993 1994 1995	91 943 146 91	Ad ⁹⁶⁴ Ad Am & RN ⁸³³ Ad(RN) ⁹⁶⁴	33492.80	1994	1170	Ad
33492.51	1993 1994 1995	943 146 91	Ad Am & RN ⁸³³ Ad(RN) ⁹⁶⁴	33492.81	1994	1170	Ad
33492.53	1993 1994	943 146	Ad Am & RN ⁸³³	33492.82	1994 1995	1170 91	Ad Am ⁹⁶⁴
				33492.83	1994	1170	Ad
				33492.84	1994	1170	Ad
				33492.85	1994	1170	Ad
				33492.86	1994 1995	1170 91	Ad Am ⁹⁶⁴

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
33492.87	1994	1170	Ad		1991	78	Am
	1995	91	Am ⁹⁶⁴	33670.9	1X 1989-90	26*	Ad ³⁸ R ²²⁰
	1996	221*	Am		1995	745	Ad ¹⁰⁹⁵
33492.88	1994	1170	Ad	33671.5	1989	1264	Ad
33492.89	1994	1170	Ad	33672.5	1992	636	Ad
33492.9	1993	943	Ad	33674	1997	940	Am
	1993	944*	Ad	33675	1993	942	Am
	1994	146	R (as ad by Stats. 1993, Ch. 943) ⁸³³	33676	1990	1368*	Am
					1993	942	Am
33492.90	1994	1168	Ad		1994	146	Am ⁸³³
33492.91	1994	1168	Ad		1994	936*	Am
33492.92	1994	1168	Ad		1996	799	Am
33492.93	1994	1168	Ad	33677.5	1992	636	Ad
33492.94	1994	1168	Ad	33678	1993	942	Am
	1995	91	Am ⁹⁶⁴	33680	1992	699*	Ad
33492.95	1994	1168	Ad		1993	68*	Am
Div. 24, Pt. 1, Ch. 4.5, Art. 7, heading (Sec. 33493.1 et seq.)				33681	1992	699*	Ad ⁵⁷⁵ R ⁴²
	1997	580	Am (as ad by Stats. 1996, Ch. 222) & RN		1992	700*	Ad ^{578 580}
					1993	68*	Am
33493.1	1996	222	Ad	33681.3	1993	566*	Ad ⁵⁷⁶ R ⁷¹²
	1997	580	Am & RN		1993	566*	Ad ⁵⁷⁶ R ⁷¹²
33493.2	1996	222	Ad	33681.5	1993	68*	Ad ⁶⁵⁴ R ⁶⁵⁵
	1997	580	Am & RN		1994	281*	Am
33493.3	1996	222	Ad	33681.6	1993	902*	Ad ⁷⁵⁶
	1997	580	Am & RN		1993	905*	Ad
33493.4	1996	222	Ad		1994	146	R (as ad by Stats. 1993, Ch. 902) ⁸³³
	1997	580	Am & RN	33682	1992	699*	Ad
	1996	222	Ad		1992	700*	Ad ⁵⁸²
	1997	17	Am ¹³²⁸		1993	68*	Am
33501	1997	580	Am & RN	33682.1	1993	902*	Ad ⁷⁵⁷
	1992	1356	Am & RN		1993	905*	Ad
	1996	617	Am		1994	146	R (as ad by Stats. 1993, Ch. 902) ⁸³³
33501.7	1X 1989-90	26*	Ad ³⁸ R ²²⁰	33682.5	1993	68*	Ad
33502	1995	91	Am ⁹⁶⁴	33683	1992	699*	Ad
33515	1994	326*	Ad		1993	68*	Am
33606	1990	1608	R (as ad by Stats. 1977, Ch. 797) Am (as am by Sec. 10, Stats. 1984, Ch. 1523) ¹³	33741	1994	379	Am
					1996	27*	Am
33607.5	1993	942	Ad	33742	1994	379	Am
	1994	936*	Am	33760	1990	1440	Am ⁹⁴ Ad & R ⁷⁰
	1995	141	Am		1990	1440	Am ^{94 13} Ad & R ⁷⁰
33607.7	1993	942	Ad	33761	1992	147*	Am
	1994	146	Am ⁸³³	33761.5	1992	735	Ad
	1994	936*	Am	33763.5	1997	565	Ad
33607.8	1995	137	Ad	33782	1992	147*	Am
33641	1993	942	Am	34000	1995	186	Ad & R
33641.5	1989	1264	Ad	34001	1995	186	Ad & R
33670	1989	250	Am	34002	1995	186	Ad & R
	1993	943	Am	34003	1995	186	Ad & R
	1993	944*	Am	34004	1995	186	Ad & R
33670.8	1X 1989-90	26*	Ad ³⁸	34005	1995	186	Ad & R
				34006	1995	186	Ad & R
				34007	1995	186	Ad & R

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<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
34008	1995	186	Ad & R		1X 1989-90	6 *	Ad
34009	1995	186	Ad & R		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
34010	1995	186	R				
34011	1995	186	R				
34012	1995	186	R				
34013	1995	186	R	34070	1990	1067 *	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
34014	1995	186	R				
34050	1X 1989-90	5 *	Ad		1X 1989-90	5 *	Ad
	1X 1989-90	6 *	Ad		1X 1989-90	6 *	Ad
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
34050.5	1X 1989-90	5 *	Ad				
	1X 1989-90	6 *	Ad				
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	34071	1990	19 *	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
34051	1990	19 *	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)				Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)
			Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)		1990	1067	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²
	1X 1989-90	5 *	Ad		1X 1989-90	5 *	Ad
	1X 1989-90	6 *	Ad		1X 1989-90	6 *	Ad
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
34052	1990	19 *	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	34072	1990	19 *	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
			Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)				Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)
	1X 1989-90	5 *	Ad		1990	1067	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²
	1X 1989-90	6 *	Ad				
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)		1X 1989-90	5 *	Ad
					1X 1989-90	6 *	Ad
					1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
34053	1X 1989-90	5 *	Ad				
	1X 1989-90	6 *	Ad				
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	34073	1990	19 *	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
34054	1X 1989-90	5 *	Ad				Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)
	1X 1989-90	6 *	Ad				
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)				
34055	1X 1989-90	5 *	Ad				

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<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
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34073 (Cont.)	1990	1067	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²		1X 1989-90	5*	Ad
			Ad		1X 1989-90	6*	Ad
	1X 1989-90	5*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	34077	1990	19*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
		Ad				Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)	
34074	1990	19*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)		1990	1067	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²
			Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)		1X 1989-90	5*	Ad
	1990	1067*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²		1X 1989-90	6*	Ad
			Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)	34078	1990	1067*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
	1X 1989-90	5*	Ad		1X 1989-90	5*	Ad
	1X 1989-90	6*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)		1X 1989-90	6*	Ad
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
34075	1990	19*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5 and Ch. 6)	34078.5	1990	1067*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
			Ad		1X 1989-90	5*	Ad
	1990	1067	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²		1X 1989-90	6*	Ad
			Ad		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
	1X 1989-90	5*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	34079	1990	19*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)
	1X 1989-90	6*	Ad				Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)		1990	1067	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²
34076	1990	19*	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)		1X 1989-90	5*	Ad
			Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)		1X 1989-90	6*	Ad
	1990	1067	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
34079 (Cont.)	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	34312.7	1992	735	Ad
				34327.3	1992	292 *	Ad
				34377	1994	379	Am
					1996	27 *	Am
				34377.2	1994	379	Am
34080	1990	19 *	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	35201	1996	1064	Am ⁵⁷⁴
			Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)	35450	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1990	1067	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²	35451	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
			Ad	35452	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1X 1989-90	5 *	Ad	35453	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1X 1989-90	6 *	Ad	35454	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	35455	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
34081	1990	19 *	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	35480	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
			Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)	35481	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1990	1067	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²	35482	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
			Ad	35483	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1X 1989-90	5 *	Ad	35484	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1X 1989-90	6 *	Ad	35485	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	35486	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
34082	1990	1067 *	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5) ⁸²	35487	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
			Ad	35488	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1X 1989-90	5 *	Ad	35489	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1X 1989-90	6 *	Ad	35490	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	35491	1991	1091	R (as ad by Stats. 1955, Ch. 1246)
34120	1996	1119	Am				
	1997	17	Am ¹³²⁸				
34217	1993	985	Ad				
34218	1990	39	Am				
34312	1996	27 *	Am				
34312.3	1990	1440	Am ⁹⁴				
			Ad & R ⁷⁰				
	1996	27 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
35492	1991	1091	R (as ad by Stats. 1955, Ch. 1246)	38077.1	1993	1033	Ad ¹⁵⁸ R ⁷⁹
35493	1991	1091	R (as ad by Stats. 1955, Ch. 1246)	38077.3	1993	1033	Ad
				38078	1993	1033	Ad
				38078.5	1993	1033	Ad ⁷⁶⁴
35494	1991	1091	R (as ad by Stats. 1955, Ch. 1246)	38079	1993	1033	Ad
					1996	1023*	Am ¹²⁵³
35520	1991	1091	R (as ad by Stats. 1955, Ch. 1246)	38080	1993	1033	Ad
				38081	1994	635	Ad
				38081.1	1993	1033	Ad ⁷⁶⁵
35521	1991	1091	R (as ad by Stats. 1955, Ch. 1246)	39016.5	1994	1192	Ad ⁹¹⁸
				39024.6	1989	859	Ad
35522	1991	1091	R (as ad by Stats. 1955, Ch. 1246)	39027.5	1994	1192	Ad ^{918 919} R ⁹²⁰
				39032.5	1994	1	Ad ⁸¹⁷
35540	1991	1091	R (as ad by Stats. 1955, Ch. 1246)		1994	27*	Ad
				39037.05	1989	796	Am
				39038.3	1992	642	Ad
35541	1991	1091	R (as ad by Stats. 1955, Ch. 1246)	39038.5	1992	642	Ad
				39043.5	1996	299	Ad
35542	1991	1091	R (as ad by Stats. 1955, Ch. 1246)	39047.4	1994	1192	Ad ^{918 919} R ⁹²⁰
					1996	1154*	R
35543	1991	1091	R (as ad by Stats. 1955, Ch. 1246)	39051.7	1994	1192	Ad ^{918 919} R ⁹²⁰
				39053.1	1994	1192	Ad ^{918 919} R ⁹²⁰
35544	1991	1091	R (as ad by Stats. 1955, Ch. 1246)		1996	1154*	R
				39053.3	1993	1166	Ad
				39053.5	1993	1166	Ad
35545	1991	1091	R (as ad by Stats. 1955, Ch. 1246)	39053.6	1996	609	Ad
				39058.3	1991	1201	Ad ⁴⁶⁰
35546	1991	1091	R (as ad by Stats. 1955, Ch. 1246)		1994	915	R
				39058.5	1991	1201	Ad ⁴⁶⁰
35810	1991	1091	R (as ad by Stats. 1955, Ch. 1246)		1994	915	R
				39150	1996	775	Ad & R ³¹⁴
				39151	1996	775	Ad & R ³¹⁴
				39152	1996	775	Ad & R ³¹⁴
36001	1992	596	Am	39153	1996	775	Ad & R ³¹⁴
				39510	1991	1201	Am ⁴⁶⁰
36003	1992	596	Am	1991	GRP	S ⁴²⁰	
36005	1992	596	Am	1993	579		Am (as am by Stats. 1991, Ch. 1201) ⁴²
37001	1990	1312	Am	39511	1991	GRP	S ⁴²⁰
				39606	1991	GRP	S ⁴²⁰
37912	1994	1010	Am ⁸³²	39606.1	1995	113	Ad
				38012	1993	1114	Am ⁸²
38070	1993	1033	Ad	39607	1992	945	Am
38071	1993	1033	Ad		1995	713	Am
38072	1993	1033	Ad	39607.3	1996	763	Ad
				1996	1023*	Am ¹²⁵³	
38073	1993	1033	Ad	39607.5	1995	805	Ad
38074	1993	1033	Ad	39608	1989	559	Am
38075	1993	1033	Ad		1990	932	Am
38076	1993	1033	Ad	39609	1992	945	Am
38077	1993	1033	Ad	39610	1989	559	Am
					1992	945	Am
					1994	512	Am
				39611	1992	945	R
				39612	1997	713	Am ^{677 40}
				39613	1993	1029	Ad ³²² R ³⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
39615	1991	913	Ad & R ¹⁹	40131	1993	1028	Ad
39616	1993	144*	Ad(RN)	40152	1993	961	R & Ad ³⁷⁷
	1994	1179	Am	40152.5	1994	260*	Ad
	1996	618	Am		1995	91	Am ⁹⁶⁴
39617	1995	805	Ad	40153	1993	961	R ³⁷⁷
39618	1997	418	Ad	40158	1994	260*	Am
39619	1997	518	Ad	40162	1992	765*	Ad
39619.5	1997	518	Ad	40224	1994	923	Am ⁸³²
39620	1992	1096*	Ad	40232	1995	952*	Am
	1992	1160	Ad	40234	1990	1457	Ad
	1993	144*	Am & RN	40275	1996	872	Am ¹²⁸¹
	1994	429	Am	40322.5	1993	961	Ad ³⁷⁷
39655	1992	1161	R & Ad	40325	1994	923	Am ⁸³²
39656	1992	1161	R & Ad	40374	1994	260*	Am
39657	1992	1161	R & Ad	40405	1990	216	Am (as am by Stats. 1988, Ch. 1546) & RN ²⁰⁶
	1995	938	Am ⁹⁴				
39658	1992	1161	Ad	40407.5	1996	618	Ad
39659	1992	1161	Ad			216	Ad(RN)
39660	1991	GRP	S ⁴²⁰	40408	1990	216	Ad(RN)
	1992	1161	Am	40410.5	1990	686*	Am
39660.5	1996	1023*	Am ¹²⁵³	40420	1995	84	Am
39661	1991	GRP	S ⁴²⁰	40422	1993	563	Am
	1992	1161	Am	40424.5	1990	1702	Ad
39662	1993	418	Am	40440	1992	371	Am
	1992	1161	Am			1457	Am
39663	1996	736	R & Ad	40440.1	1992	1160	Ad
39664	1990	1678	Ad	40440.1	1993	144*	Am
39665	1992	1161	Am			40440.10	1995
39666	1992	1161	Am	40440.11	1995	837	Ad
39667	1996	736	Am	40440.2	1994	1179	Ad
39668	1991	GRP	S ⁴²⁰	40440.2	1995	91	Am ⁹⁶⁴
39669	1992	1161	Ad			40440.3	1996
39670	1991	GRP	S ⁴²⁰	40440.5	1990	1702	Ad
	1992	1161	Am	40440.5	1992	371	Am
39674	1992	1161	Am (by Sec. 11 of Ch.)			40440.7	1990
	39675	1992	1252	Am (by Sec. 1.5 of Ch.)	40440.7	1992	371
727			Am	40440.8			1990
39750	1990	660	Ad	40440.8	1992	1296*	Am
	1992	1161	Am			40448	1990
39751	1997	745	Ad	40448.5	1993	956	Am
39752	1997	745	Ad	40448.5.1	1995	609	Ad
39753	1997	745	Ad	40448.6	1989	1251	Ad
39912	1989	991	Ad & R ¹⁹	40448.6	1990	666	Am
40001	1992	567	Am			1993	1153*
40002	1996	442	Am	40448.7	1989	1251	Ad & R ⁴¹
	1991	1201	Am ⁴⁶⁰	40448.7	1990	666	Am
40100	1992	642	Am			1993	1028
	1994	915	Am	40448.8	1992	371	Ad
40100.5	1993	961	R & Ad ³⁷⁷	40452	1990	1702	Ad
	1994	3*	Am & RN & Ad	40452	1992	371	Am
40100.7	1994	260*	Ad(RN)			1993	956
40101	1995	91	Am ⁹⁶⁴	40453	1990	1702	Ad
	1994	260*	Am	40453	1994	1078	Am
40104	1991	1201	Ad ⁴⁶⁰			40454	1992
40106	1996	542	Ad ⁵⁷⁴	40454	1995	858	Am
40130	1993	1028	Ad			40455	1994
					40456	1994	335
				40457	1994	534	Ad
				40458	1996	777	R
						993	Ad

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<i>Affected By</i>				<i>Affected By</i>			
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40466	1990	1702	Am	40719	1990	216	Ad(RN) ²⁰⁶
	1992	371	Am	40720	1994	712	Ad & R ⁴⁰
40469	1989	998*	Am	40721	1994	712	Ad & R ⁴⁰
40469.5	1989	998*	Ad	40727	1991	794	Am
	1990	216	Am ²⁰⁶		1997	519	Am
40500	1996	618	Am	40727.2	1997	519	Ad
40500.1	1993	1028	Ad	40728.5	1991	794	Ad
	1994	712	Am		1995	855	Am
40500.5	1996	609	Ad	40728.6	1992	765*	Ad & R ¹⁹
40501	1991	822*	Am	40730	1994	247	Ad
40501.1	1991	822*	Am & RN	40752	1993	1166	Am
			& Ad		1994	727	Am
			R ⁵¹¹	40802	1990	150	Am
40501.2	1992	427	R ⁵¹¹	40826	1992	1096*	Am
40501.3	1991	822*	Ad(RN)	40843	1995	938	Am ⁵⁷⁴
40503	1992	371	Ad	40913	1994	1162	Am
40506.1	1992	371	Ad	40914	1989	559	Am
40506.2	1992	371	Ad		1996	777	Am
40507	1993	1166	Am	40916	1994	430	Am
40510	1995	831	Am		1996	777	Am
40510.5	1993	1073	Ad	40918	1992	945	Am
	1994	712	Am		1996	771	Am
	1995	831	Am		1996	777	Am
40510.7	1990	1702	Ad	40918.5	1996	1092	Ad
40512	1993	956	Am	40918.6	1996	1092	Ad
40516	1992	309*	Ad	40918.7	1996	1092	Ad
40520.5	1990	1702	Ad	40919	1992	945	Am
	1992	371	Am		1996	771	Am
	1994	712	R		1996	777	Am
40523	1993	1073	Ad	40920	1990	216	Am ²⁰⁶
	1994	712	Am		1992	945	Am
40701	1990	1034	Am		1996	777	Am
40701.5	1993	961	Ad	40920.5	1992	945	Ad
	1994	260*	Am		1996	777	Am
	1995	91	Am ⁹⁶⁴	40920.6	1995	837	Ad
40703	1990	1457	Ad		1996	442	Am
40704.5	1993	961	Ad ³⁷⁷	40921	1992	945	Am
40709	1992	612	Am	40921.5	1992	945	Ad
40709.5	1992	612	Am		1993	1028	Am
40709.6	1990	517	Ad	40923	1992	945	Am
	1994	539	Am		1996	442	Am
	1995	91	Am ⁹⁶⁴	40924	1992	945	Am
	1996	269	Am		1996	777	Am
	1996	771	Am	40925	1992	945	Am
40709.7	1994	1162	Ad		1994	1192	Am ^{918 919}
40714.5	1995	856	Ad				R ⁹²⁰
	1995	949	Am				Ad ⁹²¹
	1996	610	Am				R (as am by
40716	1990	216	Am (as ad by		1996	777	Sec. 8 and as
			Stats. 1988,				ad by Sec. 9,
			Ch. 160)				Stats. 1994,
			& RN ²⁰⁶				Ch. 1192)
	1996	777	Am				Am (as am by
40717	1992	945	Am				Stats. 1992,
	1993	1028	Am				Ch. 945)
	1993	1029	Am				R (as am by
40717.1	1994	538	Ad (by Sec. 3		1996	1154*	Sec. 8 and as
			of Ch.)				ad by Sec. 9,
	1996	777	R				Stats. 1994,
40717.5	1994	924*	R & Ad				Ch. 1192)
	1996	777	Am				Ad
40717.6	1995	368	Ad	40925.5	1992	945	Ad

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	Year	Chapter	Effect		Year	Chapter	Effect
40925.5 (Cont.)	1996	771	Am	41125	1991	1201	Ad ⁴⁶⁰
	1996	777	Am		1994	915	R
40927	1993	563	Ad & R ⁵¹	41126	1991	1201	Ad ⁴⁶⁰
	1994	1192	Ad ^{918 919}		1994	915	R
			R ⁹²⁰	41127	1991	1201	Ad ⁴⁶⁰
	1996	1154*	R (as ad by Stats. 1994, Ch. 1192)		1994	915	R
40928	1994	425	Am	41128	1991	1201	Ad ⁴⁶⁰
40929	1995	607	Ad		1994	915	R
40930	1996	603	Ad	41129	1991	1201	Ad ⁴⁶⁰
					1994	915	R
Div. 26, Pt. 3, Ch. 10, heading (Sec. 40950 et seq.)	1990	216	Am & RN ²⁰⁶	41130	1991	1201	Ad ⁴⁶⁰
Div. 26, Pt. 3, Ch. 11, heading (Sec. 40950 et seq.)	1990	216	Ad(RN) ²⁰⁶		1994	915	R
40980	1993	961	Am ³⁷⁷	41131	1991	1201	Ad ⁴⁶⁰
41010	1990	1457	Am		1994	915	R
41062	1990	216	Am ²⁰⁶	41132	1991	1201	Ad ⁴⁶⁰
41080	1994	260*	Am		1994	915	R
41100	1991	1201	Ad ⁴⁶⁰	41133	1991	1201	Ad ⁴⁶⁰
	1994	915	R		1994	915	R
41101	1991	1201	Ad ⁴⁶⁰	41200	1992	642	Ad
	1992	765*	Am		1995	113	Am
	1994	915	R	41210	1992	642	Ad
41102	1991	1201	Ad ⁴⁶⁰		1996	872	Am ¹²⁸¹
	1994	915	R	41211	1992	642	Ad
41103	1991	1201	Ad ⁴⁶⁰	41212	1992	642	Ad
	1994	915	R	41220	1992	642	Ad
41104	1991	1201	Ad ⁴⁶⁰		1994	263	Am
	1994	915	R		1996	872	Am ¹²⁸¹
41105	1991	1201	Ad ⁴⁶⁰	41221	1992	642	Ad
	1994	915	R		1994	263	Am
41106	1991	1201	Ad ⁴⁶⁰	41222	1992	642	Ad
	1994	915	R	41223	1992	642	Ad
41110	1991	1201	Ad ⁴⁶⁰	41230	1992	642	Ad
	1994	915	R	41231	1992	642	Ad
41111	1991	1201	Ad ⁴⁶⁰	41232	1992	642	Ad
	1994	915	R	41233	1992	642	Ad
41112	1991	1201	Ad ⁴⁶⁰	41240	1992	642	Ad
	1992	765*	Am	41241	1992	642	Ad
	1994	915	R	41242	1992	642	Ad
41113	1991	1201	Ad ⁴⁶⁰	41243	1992	642	Ad
	1992	765*	Am	41244	1992	642	Ad
	1994	915	R	41245	1992	642	Ad
41114	1991	1201	Ad ⁴⁶⁰	41246	1992	642	Ad
	1994	915	R	41247	1992	642	Ad
41120	1991	1201	Ad ⁴⁶⁰	41248	1992	642	Ad
	1994	915	R	41249	1992	642	Ad
41121	1991	1201	Ad ⁴⁶⁰	41250	1992	642	Ad
	1994	915	R	41251	1992	642	Ad
41122	1991	1201	Ad ⁴⁶⁰	41252	1992	642	Ad
	1994	915	R	41253	1992	642	Ad
				41254	1992	642	Ad
				41255	1992	642	Ad
				41256	1992	642	Ad
				41260	1992	642	Ad
				41261	1992	642	Ad
				41262	1992	642	Ad
				41263	1992	642	Ad
				41264	1992	642	Ad
				41265	1992	642	Ad
				41266	1992	642	Ad
				41267	1992	642	Ad
				41500	1992	945	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
41503	1989	559	Am		1995	529 *	Am
41503.6	1992	1126	Ad	41954	1996	426	Am
	1996	124	Am ¹¹⁹⁷	41956.1	1996	426	Am
41512.7	1993	1165	Ad	41960	1996	426	Am
	1994	727	Am	41960.6	1991	468	Ad
	1997	406	Am ¹³⁸²	41961	1992	306	Am ⁴⁴⁵
41514	1990	1455	R	41982	1991	GRP	S ⁴²⁰
	1995	235	Ad	41983	1991	GRP	S ⁴²⁰
41701.5	1996	25 *	Am	42300	1993	1166	Am
41701.6	1996	25 *	Ad		1994	727	Am
41704	1996	299	Am	42300.1	1992	1126	Ad
41705	1995	952 *	Am ¹¹²⁴	42300.2	1992	1126	Ad
			R ²⁸⁸	42301	1993	1166	Am
			Ad ¹¹²⁶		1994	727	Am
	1997	788 *	Am (as am by Sec. 2.1, Stats. 1995, Ch. 952) ^{1388 719}	42301.10	1993	1166	Ad
			Am (as am by Sec. 2.2, Stats. 1995, Ch. 952) ¹³⁸⁹	42301.11	1993	1166	Ad
					1994	727	Am
				42301.12	1993	1166	Ad
					1994	727	Am
					1996	984 *	Am
41712	1991	891 *	Am	42301.13	1996	284	Ad
	1992	711 *	Am ⁵¹¹	42301.2	1996	771	Ad
	1992	945	Am	42301.3	1993	1180	Ad
	1993	1028	Am		1994	720	Am
	1996	766	Am	42301.6	1991	107	Am
	1997	568	Am (by Sec. 1 of Ch.)		1991	1183	Am
	1997	689	Am (by Sec. 2 of Ch.)	42301.9	1990	216	Am ²⁰⁶
					1991	1183	Am
Div. 26, Pt. 4, Ch. 3, Art. 1.5, heading (Sec. 41750 et seq.)	1996	429	Am	42302.1	1993	1131	Am
41750	1995	817	Ad	42303.2	1991	902	Ad
	1996	429	Am	42311.1	1993	1028	Am
41751	1995	817	Ad	42315	1991	GRP	S ⁴²⁰
	1996	429	Am	42317	1992	945	Ad ⁶⁰⁶
	1996	998	Am				R ⁷⁹
	1997	17	Am ¹³²⁸	42320	1992	1096 *	Ad
41752	1995	817	Ad	42321	1992	1096 *	Ad
	1996	429	Am	42322	1992	1096 *	Ad
41753	1995	817	Ad	42322.5	1993	1180	Ad
	1996	429	Am	42323	1992	1096 *	Ad
41754	1995	817	Ad	42330	1991	1209	Ad
	1996	429	Am	42331	1991	1209	Ad
41755	1995	817	Ad	42332	1991	1209	Ad
	1996	429	Am	42333	1991	1209	Ad
41801	1995	265	Am	42334	1991	1209	Ad
41805.6	1990	1361	Ad	42335	1991	1209	Ad
41806	1997	538	Am	42336	1991	1209	Ad
41809	1992	427	Am ⁵¹¹	42337	1991	1209	Ad
41815	1991	158	Ad	42338	1991	1209	Ad
41865	1991	787	Ad	42339	1991	1209	Ad
	1992	1207	Am	42350	1993	1166	Am
	1997	745	Am ¹⁴⁸⁹		1996	618	Am
41866	1991	787	Ad	42350.5	1992	1126	Ad
				42351.5	1990	150	Am
				42352	1992	1025	Am
				42352.5	1992	1126	Ad
					1994	443 *	Am
				42365	1994	443 *	Ad
				42366	1994	443 *	Ad
				42367	1994	443 *	Ad
				42368	1994	443 *	Ad
				42369	1994	443 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
42370	1994	443 *	Ad		1995	930	Am
42371	1994	443 *	Ad	43013.2	1995	675	Ad
42372	1994	443 *	Ad	43013.5	1991	770	Ad
42400	1992	1252	Am	43018	1989	559	Am
	1993	1165	Am		1990	932	Am
	1993	1166	Am	43020	1990	1252	Ad
	1994	727	Am	43021	1990	1252	Ad
42400.1	1992	1252	Am		1995	966	R
42400.2	1992	1252	Am				Ad ²⁷¹
	1996	775	Am	43022	1995	609	Ad
42400.3	1992	1252	Ad	43025	1995	966	Ad & R ¹⁹⁹
	1993	1166	Am	43026	1995	966	Ad & R ¹⁹⁹
42400.4	1993	1166	Ad	43027	1995	966	Ad & R ¹⁹⁹
	1994	146	Am ⁸³³	43028	1995	966	Ad & R ¹⁹⁹
	1994	727	Am	43029	1995	966	Ad & R ¹⁹⁹
42400.6	1995	618	Ad	43030	1995	966	Ad & R ¹⁹⁹
42402	1992	1252	Am	43031	1995	966	Ad & R ¹⁹⁹
	1993	1166	Am (by Sec. 15 of Ch.)	43031.5	1995	966	Ad & R ¹⁹⁹
	1994	734 *	Am	43032	1995	966	Ad & R ¹⁹⁹
42402.1	1992	1252	Am	43033	1995	966	Ad & R ¹⁹⁹
42402.2	1992	1252	Am	43156	1989	859	Am
42402.3	1992	1252	Ad	43200.5	1994	1192	Ad ^{918 919}
	1993	1166	Am				R ⁹²⁰
42403	1992	1252	Am	43201	1994	1192	Am ^{918 919}
42408	1989	722	Ad				R ⁹²⁰
42409	1991	744	Ad				Ad ⁹²¹
42420	1993	1028	Ad	43203.5	1989	859	Am
42421	1993	1028	Ad	43205	1989	1154	Am
42700	1996	618	Am	43206	1992	711 *	Am ⁵¹¹
42705	1996	618	Am	43213	1995	91	Am ⁹⁶⁴
42800	1992	347 *	Ad ⁵¹⁷	43645	1995	91	Am ⁹⁶⁴
			R ⁴²	43646	1994	1192	Ad ^{918 916 919}
42801	1992	347 *	Ad ⁵¹⁷				R ⁹²⁰
			R ⁴²	43655	1995	91	Am ⁹⁶⁴
42802	1992	347 *	Ad ⁵¹⁷	43700	1990	1453	Ad
			R ⁴²	43701	1990	1453	Ad
42803	1992	347 *	Ad ⁵¹⁷		1992	674	Am
			R ⁴²		1995	91	Am ⁹⁶⁴
	1993	1153 *	Am ⁶⁷⁰	43702	1994	781 *	Ad
42804	1992	347 *	Ad ⁵¹⁷		1995	91	Am ⁹⁶⁴
			R ⁴²	43705	1994	1008	Ad
42805	1992	347 *	Ad ⁵¹⁷		1994	1192	Ad ^{918 919}
			R ⁴²		1996	1154 *	R (as ad by Sec. 2, Stats. 1994, Ch. 1008 and as ad by Stats. 1994, Ch. 1992)
42806	1992	347 *	Ad ⁵¹⁷				R ⁹²⁰
			R ⁴²	43706	1994	1192	Ad ^{918 919}
42807	1992	347 *	Ad ⁵¹⁷				R ⁹²⁰
			R ⁴²	43707	1994	1192	Ad ^{918 919}
42808	1992	347 *	Ad ⁵¹⁷				R ⁹²⁰
			R ⁴²	43800	1989	796	Am
43000	1991	900	Am		1994	1192	Am ^{918 919}
43000.5	1990	1433	Am				R ⁹²⁰
	1991	900	Am	43707	1994	1192	Ad ^{918 919}
43008.5	1989	859	Ad				R ⁹²⁰
43008.6	1989	1154	Ad	43800	1989	796	Am
43012	1994	1	Am ⁸¹⁷		1994	1192	Am ^{918 919}
	1994	27 *	Am				R ⁹²⁰
	1994	1220 *	Am				Ad ⁹²¹
43013	1990	932	Am	43802	1989	990 *	R & Ad ¹⁸⁶
	1992	945	Am	43803	1989	796	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
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43804	1989	796	Am	1994	1192		Am ^{918 919}
43804.3	1989	990*	Ad & R ^{36 186}				R ⁹²⁰
43806	1991	496	Ad				Ad ⁹²¹
43822	1992	711*	R ⁵¹¹	1995	929		Am (as am by
43830	1990	932	Am				Stats. 1994,
	1991	1194	Am				Ch. 27 and as
43837	1991	GRP	S ⁴²⁰				am by Sec. 20
43845	1992	554	Ad				and Sec. 20.5,
44000	1992	674	Am				Stats. 1994,
	1994	1	R & Ad ⁸¹⁷				Ch. 1192)
	1994	27*	R & Ad	1996	1154*		R (as am by
44000.5	1994	1	Ad ⁸¹⁷				Sec. 2 and
	1996	1088*	Ad				Sec. 3,
44001	1994	1	R ⁸¹⁷				Stats. 1995,
	1994	27*	R & Ad				Ch. 929)
	1994	1192	Am ^{918 919}	1997	801		Am
			R ⁹²⁰	1997	803		Am (by Sec. 5.5
			Ad ⁹²¹				of Ch.)
	1996	1154*	R (as am by	44011.1	1993	633	Ad
			Sec. 17 and		1994	1	S ^{57 817}
			as ad by		1994	27*	S ⁵⁷
			Sec. 17.15,	44011.5	1994	1	S ^{57 817}
			Stats. 1994,		1994	27*	S ⁵⁷
			Ch. 1192)	44011.6	1989	940	Am
	1997	803	Am		1990	1433	Am
44001.3	1997	804	Ad		1993	578	Am
44001.5	1989	1154	Am		1994	1	S ^{57 817}
	1994	1	Am ^{57 817}		1994	27*	S ⁵⁷
	1994	27*	Am ⁵⁷		1996	292	Am
	1995	91	Am ⁹⁶⁴	44012	1989	1154	Am
44001.6	1994	1192	Ad ^{918 919}		1990	1433	Am
			R ⁹²⁰		1994	1	Am ^{57 817}
	1996	1154*	R		1994	27*	Am ⁵⁷
44001.7	1994	1192	Ad ^{918 919}		1994	1192	Ad ^{918 919}
			R ⁹²⁰				R ⁹²⁰
	1996	1154*	R				Ad ⁹²¹
44002	1990	1433	Am		1996	1154*	R (as am by
	1994	1	S ^{57 817}				Sec. 21 and as
	1994	27*	S ⁵⁷				ad by Sec. 21.5,
44003	1989	1154	Am				Stats. 1994,
	1994	1	Am ^{57 817}				Ch. 1192)
	1994	27*	Am ⁵⁷	44013	1994	1	Am ^{57 817}
	1997	802	Am		1994	27*	Am ⁵⁷
44003.1	1990	1432	Ad		1994	1192	Ad ^{918 919}
	1990	1433	Ad				R ⁹²⁰
	1994	1	R ⁸¹⁷				Ad ⁹²¹
	1994	27*	R	44013.5	1994	1192	Ad ^{918 916 919}
44003.5	1994	1	R ⁸¹⁷				R ⁹²⁰
	1994	27*	R		1996	1154*	Am
44004	1994	1	S ^{57 817}	44014	1989	1154	Am
	1994	27*	S ⁵⁷		1994	1	Am ^{57 817}
44005	1994	1	R ⁸¹⁷		1994	27*	Am ⁵⁷
	1994	27*	Am ⁵⁷		1997	803	Am
	1994	1220*	Am	44014.2	1996	1088*	Ad
	1997	803	Am	44014.4	1996	1088*	Ad
44010	1994	1	Am ^{57 817}	44014.5	1994	1	Ad ⁸¹⁷
	1994	27*	Am ⁵⁷		1994	27*	Ad
44010.5	1994	29*	Ad		1994	1220*	Am
	1996	1088*	Am		1995	982*	Am
44011	1994	1	Am ^{57 817}		1996	1088*	Am
	1994	27*	Am ⁵⁷		1997	803	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
44014.7	1994	1	Ad ⁸¹⁷	1991	386	Am	
	1994	27*	Ad	1991	1054	Am	
44015	1994	1	Am ^{57 817}	1994	1	Am ^{57 817}	
	1994	27*	Am ⁵⁷	1994	27*	Am ⁵⁷	
	1994	1192	Ad ^{918 919}	1995	982*	Am	
			R ⁹²⁰	44021	1990	1433	Am
			Ad ⁹²¹	1992	677*	Am	
	1995	982*	Am (as am by Stats. 1994, Ch. 27 and as am by Sec. 24 and as ad by Sec. 24.5, Stats. 1994, Ch. 1192)	1994	1	Am ^{57 817}	
				1994	27*	Am ⁵⁷	
				1997	802	Am	
	1996	1088*	Am (as am by Sec. 2, Sec. 3, and Sec. 4, Stats. 1995, Ch. 982)	44022	1994	1	S ^{57 817}
				1994	27*	R	
				44023	1991	386	Ad & R ¹⁹
	1996	1154*	R (as am by Sec. 3 and Sec. 4, Stats. 1995, Ch. 982)	44024	1994	1	Ad ⁸¹⁷
				1994	27*	Ad	
				44024.5	1997	802	Ad
	1997	803	Am	44025	1994	1	Ad ⁸¹⁷
	1997	804	Am	1994	27*	Ad	
44015.3	1995	982*	Ad	44030	1994	1	S ^{57 817}
	1997	803	R	1994	27*	S ⁵⁷	
	1997	804	R	44030.5	1994	1	S ^{57 817}
44015.5	1990	1433	Ad	1994	27*	S ⁵⁷	
	1994	1	S ^{57 817}	44031	1994	1	R ⁸¹⁷
	1994	27*	S ⁵⁷	1994	27*	R	
44016	1994	1	S ^{57 817}	44031.5	1989	1154	Am
	1994	27*	S ⁵⁷	1991	386	Am	
44017	1989	1154	Am	1X 1991-92	21	Am	
	1994	1	Am ^{57 817}	1994	1	Am ^{57 817}	
	1994	27*	Am ⁵⁷	1994	27*	Am ⁵⁷	
	1994	1220*	Am	1994	1220*	Am	
	1995	982*	Am	44032	1994	1	Am ^{57 817}
	1996	124	Am ¹¹⁹⁷	1994	27*	Am ⁵⁷	
	1997	803	Am	44033	1991	386	Am
	1997	804	Am	1994	1	Am ^{57 817}	
44017.1	1997	803	Ad	1994	27*	Am ⁵⁷	
	1997	804	Ad	44034	1996	1088*	Am
44017.3	1990	1324	Ad	1989	1154	Am	
	1991	386	Am	1994	1	Am ^{57 817}	
	1992	674	Am	1994	27*	Am ⁵⁷	
	1994	1	Am ^{57 817}	44034.1	1989	1154	Ad
	1994	27*	Am ⁵⁷	1994	1	Am ^{57 817}	
	1995	982*	Am	1994	27*	Am ⁵⁷	
44017.5	1990	1324	Ad	44035	1994	1	Am ^{57 817}
	1994	1	S ^{57 817}	1994	27*	Am ⁵⁷	
	1994	27*	S ⁵⁷	44036	1989	1154	Am
	1995	91	Am ⁹⁶⁴	1992	674	Am	
44018	1994	1	S ^{57 817}	1994	1	Am ^{57 817}	
	1994	27*	S ⁵⁷	1994	27*	Am ⁵⁷	
44019	1989	1154	Am	44036.1	1994	27*	Ad
	1994	1	S ^{57 817}	44036.2	1994	725	Ad
	1994	27*	S ⁵⁷	1996	380	Am	
44020	1990	1433	Am	44036.3	1994	725	Ad
				44036.5	1989	1154	Ad
				1994	1	S ^{57 817}	
				1994	27*	S ⁵⁷	
				44036.8	1990	1324	Ad
				1994	1	Am ^{57 817}	
				1994	27*	Am ⁵⁷	
				1995	91	Am ⁹⁶⁴	
				44037	1991	386	Am

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<i>Affected By</i>				<i>Affected By</i>			
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44037 (Cont.)	1994	1	Am ^{57 817}	44058	1994	27 *	S ⁵⁷
	1994	27 *	Am ⁵⁷		1994	1	S ^{57 817}
	1994	1220 *	Am		1994	27 *	S ⁵⁷
44037.1	1994	1	Ad ⁸¹⁷	44059	1994	1	S ^{57 817}
	1994	27 *	Ad ⁵⁷		1994	27 *	S ⁵⁷
	1994	1192	Am ^{918 919}	44060	1989	1154	Am
			R ⁹²⁰		1990	1432	Am
			Ad ⁹²¹		1990	1433	Am
	1996	1154 *	R (as am by		1994	1	Am ^{57 817}
			Sec. 25 and as		1994	27 *	Am ⁵⁷
			ad by Sec. 25.5,		1995	982 *	Am
			Stats. 1994,		1997	802	Am
			Ch. 1192)	44061	1994	1	S ^{57 817}
	1997	802	Am		1994	27 *	S ⁵⁷
44037.2	1996	1088 *	Ad	44062	1994	1	S ^{57 817}
44038	1994	1	Am ^{57 817}		1994	27 *	S ⁵⁷
	1994	27 *	Am ⁵⁷	44062.1	1994	1	Ad ⁸¹⁷
44039	1994	1	S ^{57 817}		1994	27 *	Ad
	1994	27 *	S ⁵⁷		1994	1192	Ad ^{918 919}
44040	1994	1	S ^{57 817}				R ⁹²⁰
	1994	27 *	Am ⁵⁷		1995	982 *	Ad ⁹²¹
	1995	982 *	Am				Am (as am by
	1997	803	Am				Stats. 1994,
44041	1994	1	Ad ⁸¹⁷				Ch. 27 and as
	1994	27 *	Ad				am by Sec. 26
	1994	1220 *	Am				and as ad by
44045.5	1994	1	Ad ⁸¹⁷				Sec. 27,
	1994	27 *	Ad				Stats. 1994,
44045.6	1994	1	Ad ⁸¹⁷		1997	804	Ch. 1192)
	1994	27 *	Ad				R (as am by
44050	1991	386	Am				Sec. 13, Sec. 14,
	1994	1	Am ^{57 817}				and Sec. 15,
	1994	27 *	Am ⁵⁷				Stats. 1995,
44050.5	1994	1	S ^{57 817}	44062.2	1994	1	Ch. 982) & Ad
	1994	27 *	S ⁵⁷		1994	27 *	Ad ⁸¹⁷
44051	1990	1433	Am		1994	1192	Ad
	1994	1	S ^{57 817}				Ad ^{918 919}
	1994	27 *	Am ⁵⁷				R ⁹²⁰
	1995	982 *	Am				Ad ⁹²¹
44051.5	1990	1433	Am	44063	1994	27 *	Ad
	1992	674	Am	44070	1994	1	S ^{57 817}
	1994	1	S ^{57 817}		1994	27 *	S ⁵⁷
	1994	27 *	Am ⁵⁷		1995	91	Am ⁹⁶⁴
44052	1994	1	S ^{57 817}	44070.5	1994	1	Ad ⁸¹⁷
	1994	27 *	S ⁵⁷		1994	27 *	Ad
44053	1990	1433	Am		1994	1	S ^{57 817}
	1991	386	Am		1994	27 *	S ⁵⁷
	1994	1	S ^{57 817}	44072	1991	386	Ad
	1994	27 *	S ⁵⁷		1994	1	S ^{57 817}
44054	1994	1	S ^{57 518}		1994	27 *	S ⁵⁷
	1994	27 *	S ⁵⁷	44072.1	1991	386	Ad
44055	1991	386	Am		1994	1	S ^{57 817}
	1994	1	S ^{57 817}		1994	27 *	S ⁵⁷
	1994	27 *	S ⁵⁷	44072.10	1994	1	Ad ⁸¹⁷
44056	1994	1	Am ^{57 817}		1994	27 *	Ad
	1994	27 *	Am ⁵⁷	44072.11	1994	1	Ad ⁸¹⁷
	1994	1	Am ^{57 817}		1994	27 *	Ad
	1994	27 *	Am ⁵⁷	44072.2	1991	386	Ad
	1995	982 *	Am		1994	1	S ^{57 817}
	1997	804	Am		1994	27 *	S ⁵⁷
44057	1994	1	S ^{57 817}				

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
44072.3	1991	386	Ad		1995	929	Am
	1994	1	S ^{57 817}	44095	1994	28*	Ad
	1994	27*	S ⁵⁷	44100	1995	929	Ad
44072.4	1991	386	Ad	44101	1995	929	Ad
	1994	1	S ^{57 817}		1997	802	Am
	1994	27*	S ⁵⁷	44102	1995	929	Ad
44072.5	1991	386	Ad	44103	1995	929	Ad
	1994	1	S ^{57 817}		1996	1088*	Am
	1994	27*	S ⁵⁷	44104	1995	929	Ad
44072.6	1991	386	Ad	44104.5	1995	929	Ad
	1994	1	S ^{57 817}	44105	1995	929	Ad
	1994	27*	S ⁵⁷	44106	1995	929	Ad
44072.7	1991	386	Ad	44107	1995	929	Ad
	1994	1	S ^{57 817}	44109	1995	929	Ad
	1994	27*	S ⁵⁷	44115	1995	929	Ad
44072.8	1991	386	Ad	44120	1995	929	Ad
	1994	1	S ^{57 817}	44121	1995	929	Ad
	1994	27*	S ⁵⁷	44122	1995	929	Ad
44072.9	1991	386	Ad	Div. 26,			
	1994	1	S ^{57 817}	Pt. 5,			
	1994	27*	S ⁵⁷	Ch. 6,			
44080	1992	972	Ad	heading			
	1994	1	S ^{57 817}	(Sec. 44200			
	1994	27*	S ⁵⁷	et seq.)	1989	859	Am
44081	1992	972	Ad	44200	1989	859	Am
	1994	1	R & Ad ⁸¹⁷	44201	1989	859	Am
	1994	27*	R & Ad	44202	1989	859	Am
	1994	1220*	Am	44203	1989	859	Am
	1996	1088*	Am	44220	1990	1705	Ad
	1997	17	Am ¹³²⁸		1996	124	Am ¹¹⁹⁷
	1997	802	Am	44223	1990	1705	Ad
44081.5	1994	1	Ad ⁸¹⁷		1991	807	Am
44081.6	1994	27*	Ad		1992	427	Am ⁵¹¹
	1994	1220*	Am	44225	1990	1705	Ad
44082	1992	972	Ad	44225.1	1994	1192	Ad ^{918 919}
	1994	1	R & Ad ⁸¹⁷				R ⁹²⁰
	1994	27*	R		1996	1154*	R
44083	1992	972	Ad	44227	1990	1705	Ad
	1994	1	R ⁸¹⁷	44229	1990	1705	Ad
	1994	27*	R	44231	1990	1705	Ad
44084	1992	972	Ad	44233	1990	1705	Ad
	1994	1	S ^{57 817}		1991	807	Am
	1994	27*	S ⁵⁷	44235	1990	1705	Ad
44085	1992	972	Ad	44236	1990	1705	Ad
	1994	1	S ^{57 817}	44236.1	1994	1192	Ad ^{918 919}
	1994	27*	S ⁵⁷				R ⁹²⁰
	1996	124	Am ¹¹⁹⁷		1996	1154*	R
44086	1992	972	Ad	44237	1990	1705	Ad
	1994	1	S ^{57 817}	44241	1991	807	Ad
	1994	27*	S ⁵⁷		1993	1292	Am
44090	1994	28*	Ad		1993	1293	Am (by Sec. 1
44091	1994	28*	Ad				of Ch.)
	1995	929	Am		1994	704	Am
	1997	802	Am		1995	950	Am ¹¹⁰⁰
44091.1	1997	802	Ad ¹⁴⁴¹		1996	777	Am
			R ¹⁰⁷⁶		1997	425	Am ¹³⁹⁵
44092	1994	28*	Ad	44241.5	1995	950	Ad
	1995	929	Am	44242	1991	807	Ad
44093	1994	28*	Ad		1995	950	Am
	1995	91	Am ⁹⁶⁴	44243	1990	1705	Ad
44094	1994	28*	Ad		1991	807	Am

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<i>Affected By</i>				<i>Affected By</i>			
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44243 (Cont.)	1993	1096*	Am	44380.5	1992	1162	Ad
	1995	812	Am	44383	1990	1432	R
44243.5	1996	993	Ad	44390	1992	1162	Ad
	1997	17	Am ¹³²⁸	44391	1992	1162	Ad
44244	1990	1705	Ad		1993	1041	Am
	1993	1096*	Am	44392	1992	1162	Ad
	1994	721*	Am	44393	1992	1162	Ad
44244.1	1990	1705	Ad	44394	1992	1162	Ad
	1991	807	Am	44400	1996	721	Ad & R ⁵⁴⁶
	1992	427	Am ⁵¹¹	44401	1996	721	Ad & R ⁵⁴⁶
44245	1990	1705	Ad	44402	1996	721	Ad & R ⁵⁴⁶
44246	1993	1293	Ad ³⁷⁷	44403	1996	721	Ad & R ⁵⁴⁶
	1996	777	R ²⁷¹	44404	1996	721	Ad & R ⁵⁴⁶
	1997	273*	Ad ¹³³⁹	44470	1991	874	Ad
44247	1990	1705	Ad	44471	1991	874	Ad
44250	1994	1192	Ad ^{918 919}	44472	1991	874	Ad
			R ⁹²⁰	44473	1991	874	Ad
44251	1994	1192	Ad ^{918 919}	44474	1991	874	Ad
			R ⁹²⁰	44508	1992	643	Am
	1996	1154*	Am	44519	1991	919	Am
	1996	1155	Am (by Sec. 1.1 of Ch.)		1992	509	Am
44252	1994	1192	Ad ^{918 919}	44520	1989	1251	Am
			R ⁹²⁰	44535	1992	643	Am
44253	1994	1192	Ad ^{918 919}		1995	28	Am
			R ⁹²⁰		1997	745	Am
44254	1994	1192	Ad ^{918 919}	44537.5	1993	1164	Am
			R ⁹²⁰		1997	745	Am
44255	1994	1192	Ad ^{918 919}	44548	1989	1251	Am
			R ⁹²⁰		1991	397	Am
	1996	1154*	R		1993	1163	Am
44256	1994	1192	Ad ^{918 919}		1993	1164	Am
			R ⁹²⁰	44549	1991	397	Am
	1996	1154*	R	44552.5	1991	397	Am
44257	1994	1192	Ad ^{918 919}	44559	1993	1164	Ad
			R ⁹²⁰		1994	1163	Am
44320	1989	1254	Am		1994	1164	Ad
44322	1989	1254	Am		1994	1163	Am
44323	1989	1254	Am	44559.3	1993	1164	Ad
44343	1991	GRP	S ⁴²⁰	44559.4	1993	1164	Ad
44344	1993	1041	Am		1994	1163	Am
44344.3	1993	1037	Ad	44559.5	1993	1164	Ad
	1996	602	R	44559.6	1993	1164	Ad
44344.4	1996	602	Ad	44559.7	1993	1164	Ad
44344.5	1993	1037	Ad	44561	1992	114	Am
	1996	602	Am	46050.1	1993	60*	Am
44344.6	1996	602	Ad	50052.5	1990	1523	Am
44344.7	1993	1037	Ad	50053	1990	1523	Am
	1996	602	Am	50054	1994	94	Am ⁸³⁰
44360	1991	GRP	S ⁴²⁰		1997	580	R (as am by Sec. 3, Stats. 1994, Ch. 94)
	1992	1162	Am				
44361	1991	GRP	S ⁴²⁰	50082.5	1995	185	R
44362	1991	GRP	S ⁴²⁰	50099.5	1989	756	Am
	1996	602	Am	50199.50	1996	954*	Ad ⁷⁹
44380	1992	375	Am	50150	1994	94	Am ⁸³⁰
	1996	602	Am				
44380.1	1993	1037	Ad				

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50150 (Cont.)	1997	580	R (as am by Sec. 4, Stats. 1994, Ch. 94)	50195	1994	1164	Am & RN
				50196	1994	94	Am ⁸³⁰
					1994	1164	R
50154	1994	94	Am ⁸³⁰	Div. 31, Pt. 1, Ch. 3.5, Art. 4, heading (Sec. 50197 et seq.)	1994	1164	Am & RN
	1997	580	R (as am by Sec. 5, Stats. 1994, Ch. 94)	50197	1994	1164	R
50155	1992	1296 *	R	Div. 31, Pt. 1, Ch. 3.5, Art. 2, heading (Sec. 50197.1 et seq.)	1994	1164	Ad(RN)
50171	1994	1164	R	50197.5	1989	1069	Ad
50171.5	1994	1164	R	50199.10	1990	166 *	Am ³⁶
Div. 31, Pt. 1, Ch. 3.5, Art. 1, heading (Sec. 50172 et seq.)	1994	1164	Ad(RN)		1994	1164	Am ⁴⁰
50172	1994	1164	R & Ad(RN)	50199.11	1990	166 *	R & Ad R ¹¹⁷
50173	1994	1164	R		1994	1164	S ⁴⁰
Div. 31, Pt. 1, Ch. 3.5, Art. 2, heading (Sec. 50175 et seq.)	1994	1164	Am & RN	50199.12	1990	166 *	Am ³⁶
50176	1994	94	Am ⁸³⁰		1994	1164	Am ⁴⁰
	1994	1164	Am & RN	50199.13	1990	166 *	S ³⁶
50177	1994	1164	R		1994	1164	Am ⁴⁰
Div. 31, Pt. 1, Ch. 3.5, Art. 3, heading (Sec. 50185 et seq.)	1994	1164	R	50199.14	1990	166 *	Am ³⁶
50185	1991	919	Am		1990	1349 *	Am (as am by Stats. 1990, Ch. 166)
	1992	509	Am		1994	1164	S ⁴⁰
	1994	94	Am ⁸³⁰	50199.15	1990	166 *	Am ³⁶
	1994	1164	Am & RN		1994	1164	Am ⁴⁰
50186	1994	1164	R	50199.16	1990	166 *	S ³⁶
50187	1994	94	Am ⁸³⁰		1994	1164	S ⁴⁰
	1994	1164	R	50199.17	1990	166 *	R & Ad R ¹¹⁷
50188	1994	1164	R		1990	1349 *	Am (as ad by Stats. 1990, Ch. 166)
50189	1994	1164	R		1994	1164	S ⁴⁰
50190	1994	94	Am ⁸³⁰	50199.18	1990	166 *	Am ³⁶
	1994	1164	R		1994	1164	Am ⁴⁰
50190.1	1989	957 *	Ad	50199.19	1990	166 *	S ³⁶
	1994	1164	R		1994	1164	R
50191	1994	1164	R	50199.2	1994	1164	Ad(RN)
50191.5	1994	1164	R	50199.20	1989	46 *	Ad
50192	1994	1164	R		1990	166 *	Am ³⁶
50193	1994	94	Am ⁸³⁰		1990	1349 *	Am (as am by Stats. 1990, Ch. 166)
	1994	1164	R		1994	1164	Am ⁴⁰
50193.5	1994	1164	R	50199.21	1990	166 *	Ad & R ³⁶
50194	1994	1164	R		1994	1164	S ⁴⁰
				50199.22	1990	166 *	Ad & R ³⁶
					1994	1164	Am ⁴⁰

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50199.4	1994	1164	Ad(RN) & R ⁴⁰	50543	1995	331	R
50199.5	1994	1164	Am & RN & Ad(RN) & R ⁴⁰	50544	1995	331	R
50199.50	1996	954 *	Ad ⁷⁹	50545	1995	331	R
	1997	580	Am	50546	1995	331	R
50199.51	1996	954 *	Ad ⁷⁹	50547	1995	331	R
50199.52	1996	954 *	Ad ⁷⁹	50580	1991	672	Ad ²⁸⁴
	1997	580	Am	50581	1991	672	Ad ²⁸⁴
50199.53	1996	954 *	Ad ⁷⁹	50582	1991	672	Ad ²⁸⁴
50199.54	1996	954 *	Ad ⁷⁹	50585	1991	672	Ad ²⁸⁴
50199.55	1996	954 *	Ad ⁷⁹	50586	1991	672	Ad ²⁸⁴
50199.56	1996	954 *	Ad ⁷⁹	50587	1991	672	Ad ²⁸⁴
50199.57	1996	954 *	Ad ⁷⁹	50588	1991	672	Ad ²⁸⁴
50199.58	1996	954 *	Ad ⁷⁹	50590	1991	672	Ad ²⁸⁴
50199.6	1990	166 *	Ad(RN) & R ³⁶	50591	1992	427	Am ⁵¹¹
	1994	1164	Am & RN & Ad(RN) & R ⁴⁰	50591	1991	672	Ad ²⁸⁴
50199.7	1990	166 *	Am & RN Ad & R ³⁶	50600	1995	331	R
	1994	1164	Am & RN & Ad(RN) & R ⁴⁰	50601	1995	331	R
50199.8	1990	166 *	Am ³⁶	50602	1995	331	R
	1994	1164	Am & RN & Ad(RN) & R ⁴⁰	50625	1995	331	R
50199.9	1990	166 *	Am ³⁶	50626	1995	331	R
	1990	1349 *	Am (as am by Stats. 1990, Ch. 166)	50627	1995	331	R
	1994	1164	Am & RN & Ad(RN) & R ⁴⁰	50628	1995	331	R
50406	1992	1006	Am	50629	1995	331	R
50408	1993	952	Am	50650	1995	331	R
50451	1992	1030	Am	50651	1995	331	R
50459	1990	1441	Am	50652	1995	331	R
	1995	686 *	Am ⁹⁴	50653	1995	331	R
50465	1991	1010 *	Ad & R ⁴¹	50654	1995	331	R
50502.5	1990	1304	Ad	50655	1995	331	R
50506.5	1992	292 *	Ad	50656	1995	331	R
50515	1990	690	Am	50660.5	1992	966 *	Ad
50517	1992	711 *	Am ⁵¹¹		1993	1105	Am
	1997	580	Am	50661	1995	12	Am
50517.6	1994	198 *	Ad		1996	201 *	Am
50517.7	1990	19 *	Am	50661.5	1990	19 *	R (as ad by Stats. 1989–90 (1st Ex. Sess.), Ch. 3, Ch. 4, and Ch. 5)
	1X 1989–90	3 *	Am				Am (as ad by Stats. 1989–90 (1st Ex. Sess.), Ch. 6)
	1X 1989–90	4 *	Am				Ad
50517.8	1997	881	Ad		1X 1989–90	3 *	Ad
50517.9	1997	104 *	Ad		1X 1989–90	4 *	Ad
50519	1989	184 *	Am		1X 1989–90	5 *	Ad
50530	1990	690	Am		1X 1989–90	6 *	Ad
50531	1996	201 *	Am		1991	1091	R (as ad by Stats. 1989–90 (1st Ex. Sess.), Ch. 3, Ch. 4, and Ch. 5)
50540	1995	331	R				
50541	1995	331	R				
50542	1995	331	R				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
50662.3	1990	882 *	Ad & R ²⁷⁹		1991	193 *	Am
50662.7	1990	19 *	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 5)	50715	1992	604 *	Am
			Am (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 6)	50735	1989	1346 *	Am
			Ad	50736	1990	229 *	Am
			Ad		1990	1311 *	Am
			Am		1992	496	Am
			Am	50740	1996	201 *	Am
			Am	50743	1992	711 *	R ⁵¹¹
			Am	50748	1989	1346 *	Am
			Am	50771.1	1989	1346 *	Am
			Am		1990	229 *	Am
			Am		1990	1311 *	Am
			Am		1991	100 *	Am
			Am	50771.3	1989	1103 *	Ad & R ⁷⁷
			Am		1990	229 *	Am
			Am		1991	100 *	Ad
			Am	50776	1992	1022	Am
			Am	50778	1992	702 *	Am
			Am		1996	201 *	Am
			Am	50779	1992	711 *	R ⁵¹¹
			Am	50781	1990	1224	Am
			Am		1990	1270	Am
			Am		1991	1091	Am
			Am	50783	1990	1224	Am
			Am		1991	518 *	Am
			Am	50784	1990	1224	Am
			Am		1991	518 *	Am
			Am	50786	1991	745	Am
			Am	50786.5	1993	413	Ad
			Am		1995	409 *	Am
			Am	50800	1993	1022 *	R & Ad
			Am	50800.5	1993	1022 *	R & Ad
			Am	50801	1993	1022 *	R & Ad
			Am	50801.5	1993	1022 *	Ad
			Am	50802	1993	1022 *	R & Ad
			Am	50802.1	1997	715 *	Ad
			Am	50802.5	1993	1022 *	Ad
			Am	50803	1993	1022 *	R & Ad
			Am	50803.5	1990	216	R (as ad by Stats. 1987, Ch. 888) ²⁰⁶
			Am		1993	1022 *	R & Ad
			Am	50804	1993	1022 *	R & Ad
			Am	50804.5	1993	1022 *	Ad
			Am	50805	1989	1329	Am
			Am		1989	1346 *	Am (by Sec. 4 of Ch.) ¹¹³
			Am				Am (by Sec. 5 of Ch.) ⁵²
			Am		1993	1022 *	R & Ad
			Am	50805.3	1989	1329	Ad
			Am		1993	1022 *	R
			Am	50805.5	1993	1022 *	R
			Am	50806	1992	711 *	Am ⁵¹¹
			Am		1993	1022 *	R & Ad
			Am	50806.5	1993	1022 *	Ad
			Am	50807	1993	1022 *	R
			Am	50808	1989	1103 *	Am
			Am		1993	1022 *	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Div. 31, Pt. 2, Ch. 11.5, heading (Sec. 50810 et seq.)	1990	1377	Am & RN	50888.5	1991	100*	Am
Div. 31, Pt. 2, Ch. 11.6, heading (Sec. 50810 et seq.)	1990	1377	Ad(RN) ³²⁵	50889	1990	1311*	Am
50810	1990	1377	S ³²⁵	50889.5	1990	1311*	Am
50811	1995	331	R	50891	1990	1311*	Am
50812	1990	1377	S ³²⁵	50893	1990	1311*	Am
50813	1995	331	R		1991	100*	Am
50814	1990	1377	Am ³²⁵	50893.3	1990	1311*	Am
50815	1995	331	R	50893.7	1990	1311*	Am
50816	1990	1377	S ³²⁵		1991	100*	Am
50817	1992	711*	Am ⁵¹¹	50894	1991	100*	Am
50818	1995	331	R	50895	1989	1103	Ad & R ⁷⁷
50825	1994	884	Am		1990	1311*	Am ⁴⁴
50827	1994	884	Am	50896	1991	100*	Ad
50832	1994	884	Am	50896.1	1992	894*	Ad
50832.1	1994	884	Ad	50896.2	1992	894*	Ad
50833	1994	884	Am	50896.3	1992	894*	Ad
50833.1	1994	198*	Ad		1994	198*	Am
50834	1994	884	Am	50897	1997	270*	Ad ^{1340 1342}
50835	1991	879	Ad	50897.1	1997	270*	Ad ^{1340 1342}
50836	1991	879	Ad	50897.3	1997	270*	Ad ^{1340 1342}
50836.5	1992	607	Ad	Div. 31, Pt. 3, heading (Sec. 50900 et seq.)	1994	94	Am ⁸³⁰
50837	1991	879	Ad		1994	94	Am ⁸³⁰
	1994	94	Am ⁸³⁰	50900	1997	580	R (as am by Sec. 14.6, Stats. 1994, Ch. 94)
	1997	580	R (as am by Sec. 14, Stats. 1994, Ch. 94)	50900.1	1994	1164	Ad
50850	1990	1438	Ad		1997	580	R
50851	1990	1438	Ad	50901	1994	94	Am ⁸³⁰
50852	1990	1438	Ad		1997	580	R (as am by Sec. 15, Stats. 1994, Ch. 94)
50853	1990	1438	Ad	50902	1994	94	Am ⁸³⁰
50860	1989	1193	Ad & R ⁴³		1994	749	Am (as ad by Stats. 1994, Ch. 94)
50861	1989	1193	Ad & R ⁴³		1997	580	R (as am by Sec. 16.5, Stats. 1994, Ch. 94)
50862	1989	1193	Ad & R ⁴³	50910	1993	115*	Am
50880	1991	100*	Am	50952.5	1990	574*	Ad
50882	1990	1311*	Am	51005	1989	1140	Am
	1996	201*	Am	51005.3	1992	711*	R ⁵¹¹
50883.5	1990	1311*	Am	51050	1993	115*	Am
50884	1989	1103*	Am	51052	1997	580	R
50887	1991	100*	Am				
50888.3	1990	1311*	Am				

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51058	1997	580	Am	51501	1989	1338 *	Ad
51205	1993	649	Am	51502	1995	331	R
51227	1992	711 *	Am ⁵¹¹	51502	1989	1338 *	Ad
51260	1997	580	R		1995	331	R
51261	1997	580	R	51600	1989	1203	Am
51262	1997	580	R		1993	115 *	R & Ad
51263	1997	580	R	51601	1989	1203	Am
51264	1997	580	R		1993	115 *	R & Ad
51265	1997	580	R	51601.5	1993	115 *	Ad
51266	1997	580	R	51602	1993	115 *	R & Ad
51267	1997	580	R	51603	1993	115 *	R & Ad
51268	1992	711 *	R ⁵¹¹	51604	1993	115 *	R
51320	1993	1105	Am	51605	1993	115 *	R
51321	1993	1105	Ad	51607	1993	115 *	R
51321.3	1993	1105	Ad	51608	1993	115 *	R
51321.6	1993	1105	Ad	51609	1993	115 *	R
51330	1996	27 *	Am	51610	1993	115 *	R & Ad
51331	1996	27 *	Am	51611	1993	115 *	R & Ad
51332	1996	27 *	Am	51612	1993	115 *	R
51335	1990	1440	Am ⁹⁴ Ad & R ⁷⁰	51614	1993	115 *	Ad
				51615	1993	115 *	Ad
51345	1989	1103 *	Am	51616	1993	115 *	Ad
51350	1990	574 *	Am	51618	1993	115 *	Ad
	1991	921 *	Am	51619	1993	115 *	Ad
	1996	833	Am	51620	1993	115 *	Ad
	1997	466	Am	51622	1993	115 *	Ad
51360	1996	833	R		1996	799	Am
51450	1997	580	R	51623	1993	115 *	Ad
51451	1997	580	R	51624	1993	115 *	Ad
51455	1997	580	R	51625	1993	115 *	Ad
51460	1997	580	R	51626	1993	115 *	Ad
51461	1997	580	R	51627	1993	115 *	Ad
51462	1997	580	R	51628	1993	115 *	Ad
51462.1	1997	580	R	51632	1993	115 *	Ad
51462.2	1997	580	R	51636	1993	115 *	Ad
51462.3	1997	580	R	51637	1993	115 *	Ad
51462.5	1997	580	R	51639	1993	115 *	Ad
51462.6	1997	580	R	51640	1993	115 *	Ad
51462.8	1997	580	R	51641	1993	115 *	Ad
51462.9	1997	580	R	51642	1993	115 *	Ad
51463	1997	580	R	51643	1993	115 *	Ad
51464	1997	580	R	51643.5	1993	155 *	Ad
51465	1997	580	R	51645	1993	115 *	Ad
51466	1997	580	R	51646	1993	115 *	Ad
51467	1997	580	R	51647	1993	115 *	Ad
51468	1997	580	R	51648	1993	115 *	Ad
51470	1997	580	R	51650	1993	115 *	R & Ad
51471	1996	833	Am	51651	1993	115 *	Ad
	1997	580	R	51652	1993	115 *	R & Ad
51475	1990	577 *	Ad	51653	1993	115 *	R & Ad
51476	1990	577 *	Ad	51654	1993	115 *	R & Ad
51477	1990	577 *	Ad	51655	1993	115 *	R & Ad
51478	1990	577 *	Ad	51656	1993	115 *	R & Ad
51479	1990	577 *	Ad	51657	1993	115 *	R & Ad
51480	1990	577 *	Ad	51658	1993	115 *	R & Ad
51481	1990	577 *	Ad	51659	1989	1360	Am ⁷³
51482	1990	577 *	Ad		1993	115 *	R & Ad
51483	1990	577 *	Ad	51660	1993	115 *	Ad
51484	1990	577 *	Ad	51661	1993	115 *	Ad
51500	1989	1338 *	Ad	51662	1993	115 *	Ad
	1995	331	R	51670	1993	115 *	Ad

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51671	1993	115 *	Ad	52080.5	1992	735	Ad
51680	1993	115 *	Ad ⁶⁷⁴		1996	27 *	Ad & R ⁷¹⁹
51681	1993	115 *	Ad ⁶⁷⁴	52081	1990	1440	S ⁷⁰
51683	1993	115 *	Ad ⁶⁷⁴		1996	27 *	Ad & R ⁷¹⁹
51684	1993	115 *	Ad ⁶⁷⁴	52085	1990	1440	S ⁷⁰
51685	1993	115 *	Ad ⁶⁷⁴		1996	27 *	Ad & R ⁷¹⁹
51685.5	1993	115 *	Ad ⁶⁷⁴	52086	1990	1440	S ⁷⁰
51686	1993	115 *	Ad ⁶⁷⁴		1996	27 *	Ad & R ⁷¹⁹
51687	1993	115 *	Ad ⁶⁷⁴	52087	1990	1440	S ⁷⁰
51800	1993	115 *	R		1996	27 *	Ad & R ⁷¹⁹
51802	1993	115 *	R	52090	1990	1440	S ⁷⁰
51850	1993	115 *	R		1996	27 *	Ad & R ⁷¹⁹
51851	1993	115 *	R	52090.5	1990	1440	S ⁷⁰
51852	1993	115 *	R		1996	27 *	Ad & R ⁷¹⁹
51852.5	1993	115 *	R	52091	1990	1440	S ⁷⁰
51853	1993	115 *	R		1996	27 *	Ad & R ⁷¹⁹
51853.6	1993	115 *	R	52091.5	1990	1440	S ⁷⁰
51855	1993	115 *	R		1996	27 *	Ad & R ⁷¹⁹
51856	1993	115 *	R	52092	1990	1440	S ⁷⁰
51857	1993	115 *	R		1996	27 *	Ad & R ⁷¹⁹
51858	1993	115 *	R	52095	1990	1440	S ⁷⁰
51859	1993	115 *	R		1996	27 *	Ad & R ⁷¹⁹
51900	1993	115 *	R	52097	1990	1440	S ⁷⁰
51901	1993	115 *	R		1996	27 *	Ad & R ⁷¹⁹
51950	1989	1203	Ad ¹⁰³	52097.5	1989	1140	Am
	1993	115 *	R		1990	1440	S ⁷⁰
51951	1989	1203	Ad ¹⁰³		1996	27 *	Ad & R ⁷¹⁹
	1993	115 *	R	52098	1990	1440	S ⁷⁰
51952	1989	1203	Ad ¹⁰³		1996	27 *	Ad & R ⁷¹⁹
	1993	115 *	R	52099	1990	1440	Am ⁷⁰
51953	1989	1203	Ad ¹⁰³		1996	27 *	Ad & R ⁷¹⁹
	1993	115 *	R	52101	1994	379	Am
51954	1989	1203	Ad ¹⁰³		1996	27 *	Am
	1993	115 *	R	52102	1994	379	Am
51955	1989	1203	Ad ¹⁰³	52106	1996	27 *	Am
	1993	115 *	R	52500	1993	116 *	R ⁶⁷¹
51956	1989	1203	Ad ¹⁰³	52501	1990	577 *	Am ³⁹²
	1993	115 *	R		1993	116 *	R ⁶⁷¹
52009	1990	1297	Ad	52502	1990	577 *	R & Ad(RN) ³⁹²
52012.5	1990	1297	Ad		1993	116 *	R ⁶⁷¹
52013.5	1990	1297	Ad	52503	1993	116 *	R ⁶⁷¹
52015.5	1990	1297	Ad	52504	1990	577 *	Am & RN ³⁹²
52016	1994	1010	Am ⁸³²		1993	116 *	R ⁶⁷¹
52020	1992	172	Am	52505	1993	116 *	R ⁶⁷¹
	1994	883	Am	52506	1990	577 *	R & Ad ³⁹²
	1995	91	Am ⁹⁶⁴		1993	116 *	R ⁶⁷¹
52020.5	1990	1297	Ad	52510	1990	577 *	R & Ad ³⁹²
52062	1996	833	Am		1993	116 *	R ⁶⁷¹
52075	1990	1440	S ⁷⁰	52511	1990	577 *	R & Ad ³⁹²
	1996	27 *	Ad & R ⁷¹⁹		1993	116 *	R ⁶⁷¹
52076	1990	1440	S ⁷⁰	52512	1990	577 *	R & Ad ³⁹²
	1996	27 *	Ad & R ⁷¹⁹		1993	116 *	R ⁶⁷¹
52077	1990	1440	S ⁷⁰	52513	1990	577 *	R & Ad ³⁹²
	1996	27 *	Ad & R ⁷¹⁹		1993	116 *	R ⁶⁷¹
52078	1990	1440	S ⁷⁰	52513.5	1990	577 *	R ³⁹²
	1996	27 *	Ad & R ⁷¹⁹		1993	116 *	R ⁶⁷¹
52079	1990	1440	S ⁷⁰	52514	1990	577 *	R & Ad ³⁹²
	1996	27 *	Ad & R ⁷¹⁹		1993	116 *	R ⁶⁷¹
52080	1989	1140	Am	52514.5	1990	577 *	R ³⁹²
	1990	1440	Am ⁷⁰		1993	116 *	R ⁶⁷¹
	1996	27 *	Ad & R ⁷¹⁹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
52515	1990	577 *	R & Ad ³⁹²	52534.9	1993	116 *	Ad ⁶⁷³
	1993	116 *	R ⁶⁷¹		1997	580	R
52516	1990	577 *	R & Ad ³⁹²	52551	1991	259	Am
	1993	116 *	R ⁶⁷¹	52560	1991	259	Am
52517	1990	577 *	R ³⁹²		1992	775	Am
	1993	116 *	R ⁶⁷¹	52570	1991	259	Am
52518	1990	577 *	R ³⁹²	52580	1989	1069	Am ⁴⁹
	1993	116 *	R ⁶⁷¹	53130	1990	577 *	Am
52519	1990	577 *	R ³⁹²	53137	1990	577 *	Ad ³⁹²
	1993	116 *	R ⁶⁷¹	53151	1989	1193	Am
52525	1993	116 *	R ⁶⁷¹	53160	1990	577 *	Am
52526	1990	577 *	Am ³⁹²	53176.2	1991	652	Ad
	1993	116 *	R ⁶⁷¹	53180	1988	48 *	Ad ⁴⁵²
52527	1993	116 *	R ⁶⁷¹	53181	1988	48 *	Ad ⁴⁵²
52528	1990	577 *	Am ³⁹²	53190	1988	48 *	Ad ⁴⁵²
	1993	116 *	Am & R ⁶⁷¹	53200	1988	48 *	Ad ⁴⁵²
52529	1990	577 *	Am ³⁹²	53201	1988	48 *	Ad ⁴⁵²
	1993	116 *	R ⁶⁷¹	53202	1988	48 *	Ad ⁴⁵²
52529.5	1993	116 *	R ⁶⁷¹	53203	1988	48 *	Ad ⁴⁵²
52530	1993	116 *	R ⁶⁷¹	53204	1988	48 *	Ad ⁴⁵²
52531	1993	116 *	R ⁶⁷¹	53205	1988	48 *	Ad ⁴⁵²
52531.5	1990	577 *	Ad ³⁹²	53206	1988	48 *	Ad ⁴⁵²
52532	1993	116 *	R ⁶⁷¹	53207	1988	48 *	Ad ⁴⁵²
52532.3	1990	577 *	Ad ³⁹²	53208	1988	48 *	Ad ⁴⁵²
52532.5	1991	652	Ad	53209	1988	48 *	Ad ⁴⁵²
	1993	116 *	R ⁶⁷¹	53311.5	1990	577 *	Ad ³⁹²
52532.6	1990	577 *	Ad ³⁹²	53500	1990	577 *	Ad ³⁹²
52533	1990	577 *	Am ³⁹²	53501	1990	577 *	Ad ³⁹²
	1993	116 *	R ⁶⁷¹	53502	1990	577 *	Ad ³⁹²
52533.5	1993	116 *	Ad & R ⁶⁷¹	53502.5	1990	577 *	Ad ³⁹²
52533.6	1993	116 *	Ad & R ⁶⁷¹	53503	1990	577 *	Ad ³⁹²
52534	1993	116 *	Ad ⁶⁷³	53504	1990	577 *	Ad ³⁹²
	1997	580	R	53505	1990	577 *	Ad ³⁹²
52534.1	1993	116 *	Ad ⁶⁷³	53506	1990	577 *	Ad ³⁹²
	1997	580	R	53507	1990	577 *	Ad ³⁹²
52534.10	1993	116 *	Ad ⁶⁷³	53508	1990	577 *	Ad ³⁹²
	1997	580	R	53509	1990	577 *	Ad ³⁹²
52534.11	1993	116 *	Ad ⁶⁷³	53510	1990	577 *	Ad ³⁹²
	1997	580	R	53511	1990	577 *	Ad ³⁹²
52534.12	1993	116 *	Ad ⁶⁷³	53512	1990	577 *	Ad ³⁹²
	1997	580	R	55001	1989	756	Am
52534.13	1993	116 *	Ad ⁶⁷³	55002	1989	756	Am
	1997	580	R		1995	385	Am
52534.14	1993	116 *	Ad ⁶⁷³	55002.5	1990	378	Ad
	1997	580	R	55100	1996	833	Am
52534.15	1993	116 *	Ad ⁶⁷³	57000	1993	418	Ad
	1997	580	R	57001	1993	418	Ad
52534.2	1993	116 *	Ad ⁶⁷³	57002	1993	418	Ad
	1997	580	R	57003	1993	418	Ad
52534.3	1993	116 *	Ad ⁶⁷³	57004	1993	418	Ad
	1997	580	R		1997	295	R & Ad
52534.4	1993	116 *	Ad ⁶⁷³	57005	1993	418	Ad
	1997	580	R		1995	938	Am ⁹⁴
52534.5	1993	116 *	Ad ⁶⁷³	57050	1996	776	Ad
	1997	580	R	57051	1996	776	Ad
52534.6	1993	116 *	Ad ⁶⁷³	57053	1996	776	Ad
	1997	580	R	57053.1	1996	776	Ad
52534.7	1993	116 *	Ad ⁶⁷³	57053.2	1996	776	Ad
	1997	580	R	57053.3	1996	776	Ad
52534.8	1993	116 *	Ad ⁶⁷³	57053.4	1996	776	Ad
	1997	580	R	57053.5	1996	776	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
57053.6	1996	776	Ad	100160	1995	415	Ad ¹⁰⁵¹
57053.7	1996	776	Ad	100165	1995	415	Ad ¹⁰⁵¹
57053.8	1996	776	Ad	100170	1995	415	Ad ¹⁰⁵¹
57053.9	1996	776	Ad	100171	1997	220*	Ad
58000	1991	GRP	S ⁴²¹	100175	1995	415	Ad ¹⁰⁵¹
58001	1991	GRP	S ⁴²¹	100180	1995	415	Ad ¹⁰⁵¹
58002	1991	GRP	S ⁴²¹	100182	1997	97*	Ad(RN) ¹⁰⁵¹
58002.5	1991	GRP	S ⁴²¹	100185	1995	415	Ad ¹⁰⁵¹
58003	1991	GRP	S ⁴²¹	100190	1995	415	Ad ¹⁰⁵¹
58004	1991	GRP	S ⁴²¹	100195	1995	415	Ad ¹⁰⁵¹
58005	1991	GRP	S ⁴²¹	100200	1995	415	Ad ¹⁰⁵¹
58006	1991	GRP	S ⁴²¹	100205	1995	415	Ad ¹⁰⁵¹
58007	1991	GRP	S ⁴²¹	100210	1995	415	Ad ¹⁰⁵¹
58008	1991	GRP	S ⁴²¹	100215	1995	415	Ad ¹⁰⁵¹
58009	1991	GRP	S ⁴²¹	100220	1995	415	Ad ¹⁰⁵¹
58010	1991	GRP	S ⁴²¹	100225	1995	415	Ad ¹⁰⁵¹
58011	1991	GRP	S ⁴²¹	100230	1995	415	Ad ¹⁰⁵¹
58012	1991	GRP	S ⁴²¹	100235	1995	415	Ad ¹⁰⁵¹
58013	1991	GRP	S ⁴²¹	100250	1995	415	Ad ¹⁰⁵¹
58014	1991	GRP	S ⁴²¹	100255	1995	415	Ad ¹⁰⁵¹
58015	1991	GRP	S ⁴²¹	100275	1995	415	Ad ¹⁰⁵¹
58016	1991	GRP	S ⁴²¹	100280	1995	415	Ad ¹⁰⁵¹
58017	1991	GRP	S ⁴²¹	100285	1995	415	Ad ¹⁰⁵¹
58018	1991	GRP	S ⁴²¹	100290	1995	415	Ad ¹⁰⁵¹
59000	1991	GRP	S ⁴²¹	100295	1995	415	Ad ¹⁰⁵¹
59001	1991	GRP	S ⁴²¹	100300	1995	415	Ad ¹⁰⁵¹
59002	1991	GRP	S ⁴²¹	100305	1995	415	Ad ¹⁰⁵¹
59002.5	1991	GRP	S ⁴²¹	100310	1995	415	Ad ¹⁰⁵¹
59003	1991	GRP	S ⁴²¹	100325	1995	415	Ad ¹⁰⁵¹
59004	1991	GRP	S ⁴²¹	100330	1995	415	Ad ¹⁰⁵¹
59005	1991	GRP	S ⁴²¹	100333	1996	1023*	Ad ¹²⁵³
59006	1991	GRP	S ⁴²¹	100335	1995	415	Ad ¹⁰⁵¹
59007	1991	GRP	S ⁴²¹	100340	1995	415	Ad ¹⁰⁵¹
59008	1991	GRP	S ⁴²¹	100350	1995	415	Ad ¹⁰⁵¹
59009	1991	GRP	S ⁴²¹	100375	1995	415	Ad ¹⁰⁵¹
59010	1991	GRP	S ⁴²¹	100380	1995	415	Ad ¹⁰⁵¹
59011	1991	GRP	S ⁴²¹	100385	1995	415	Ad ¹⁰⁵¹
59012	1991	GRP	S ⁴²¹	100390	1995	415	Ad ¹⁰⁵¹
59013	1991	GRP	S ⁴²¹	100400	1995	415	Ad ¹⁰⁵¹
59014	1991	GRP	S ⁴²¹	100425	1995	415	Ad ¹⁰⁵¹
59015	1991	GRP	S ⁴²¹		1996	1023*	Ad(RN) ¹²⁵³
59016	1991	GRP	S ⁴²¹	100430	1995	415	Ad ¹⁰⁵¹
59017	1991	GRP	S ⁴²¹	100435	1995	415	Ad ¹⁰⁵¹
59019	1991	766	Ad	100440	1995	415	Ad ¹⁰⁵¹
100100	1995	415	Ad ¹⁰⁵¹	100445	1995	415	Ad ¹⁰⁵¹
100105	1995	415	Ad ¹⁰⁵¹	100450	1995	415	Ad ¹⁰⁵¹
100110	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
100115	1995	415	Ad ¹⁰⁵¹	100475	1995	415	Ad ¹⁰⁵¹
100117	1995	415	Ad ¹⁰⁵¹	100500	1995	415	Ad ¹⁰⁵¹
100119	1995	415	Ad ¹⁰⁵¹	100505	1995	415	Ad ¹⁰⁵¹
100120	1995	415	Ad ¹⁰⁵¹		1996	649	R & Ad ¹⁰⁵¹
100125	1995	415	Ad ¹⁰⁵¹	100510	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am ¹²⁵³		1996	649	R & Ad ¹⁰⁵¹
100130	1995	415	Ad ¹⁰⁵¹	100515	1995	415	Ad ¹⁰⁵¹
100135	1995	415	Ad ¹⁰⁵¹		1996	649	R
100140	1995	415	Ad ¹⁰⁵¹	100525	1995	415	Ad ¹⁰⁵¹
100145	1997	269	Ad	100530	1995	415	Ad ¹⁰⁵¹
100146	1997	269	Ad	100535	1995	415	Ad ¹⁰⁵¹
100147	1997	269	Ad	100540	1995	415	Ad ¹⁰⁵¹
100150	1995	415	Ad ¹⁰⁵¹	100550	1995	415	Ad ¹⁰⁵¹
100155	1995	415	Ad ¹⁰⁵¹	100555	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
100560	1995	415	Ad ¹⁰⁵¹	100950	1995	415	Ad ¹⁰⁵¹
100565	1995	415	Ad ¹⁰⁵¹	101000	1995	415	Ad ¹⁰⁵¹
100570	1995	415	Ad ¹⁰⁵¹	101005	1995	415	Ad ¹⁰⁵¹
100575	1995	415	Ad ¹⁰⁵¹	101010	1995	415	Ad ¹⁰⁵¹
100700	1995	415	Ad ¹⁰⁵¹	101025	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Am ¹²⁵³	101030	1995	415	Ad ¹⁰⁵¹
100710	1995	415	Ad ¹⁰⁵¹	101035	1995	415	Ad ¹⁰⁵¹
100715	1995	415	Ad ¹⁰⁵¹	101040	1995	415	Ad ¹⁰⁵¹
100720	1995	415	Ad ¹⁰⁵¹	101045	1995	415	Ad ¹⁰⁵¹
100725	1995	415	Ad ¹⁰⁵¹	101050	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Am ¹²⁵³	101055	1995	415	Ad ¹⁰⁵¹
100730	1995	415	Ad ¹⁰⁵¹	101060	1995	415	Ad ¹⁰⁵¹
100735	1995	415	Ad ¹⁰⁵¹	101075	1995	415	Ad ¹⁰⁵¹
100740	1995	415	Ad ¹⁰⁵¹	101080	1995	415	Ad ¹⁰⁵¹
100745	1995	415	Ad ¹⁰⁵¹	101085	1995	415	Ad ¹⁰⁵¹
100750	1995	415	Ad ¹⁰⁵¹	101090	1995	415	Ad ¹⁰⁵¹
100755	1995	415	Ad ¹⁰⁵¹	101095	1995	415	Ad ¹⁰⁵¹
100760	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Am ¹²⁵³
100765	1995	415	Ad ¹⁰⁵¹	101100	1995	415	Ad ¹⁰⁵¹
100770	1995	415	Ad ¹⁰⁵¹	101105	1995	415	Ad ¹⁰⁵¹
100775	1995	415	Ad ¹⁰⁵¹	101110	1995	415	Ad ¹⁰⁵¹
100825	1995	415	Ad ¹⁰⁵¹	101115	1995	415	Ad ¹⁰⁵¹
100830	1995	415	Ad ¹⁰⁵¹	101125	1995	415	Ad ¹⁰⁵¹
100835	1995	415	Ad ¹⁰⁵¹	101130	1995	415	Ad ¹⁰⁵¹
100837	1996	747	Ad	101135	1995	415	Ad ¹⁰⁵¹
100840	1995	415	Ad ¹⁰⁵¹	101140	1995	415	Ad ¹⁰⁵¹
100845	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Am ¹²⁵³
100850	1995	415	Ad ¹⁰⁵¹	101150	1995	415	Ad ¹⁰⁵¹
	1996	747	Am		1996	1023 *	Ad ¹²⁵³
100852	1995	415	Ad ¹⁰⁵¹	101155	1995	415	Ad ¹⁰⁵¹
100855	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Ad ¹²⁵³
	1996	747	Am	101160	1995	415	Ad ¹⁰⁵¹
100860	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Ad ¹²⁵³
	1996	747	Am	101165	1996	1023 *	Ad ¹²⁵³
100865	1995	415	Ad ¹⁰⁵¹	101175	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Am ¹²⁵³	101180	1995	415	Ad ¹⁰⁵¹
100870	1995	415	Ad ¹⁰⁵¹	101185	1995	415	Ad ¹⁰⁵¹
100875	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Am ¹²⁵³
100880	1995	415	Ad ¹⁰⁵¹	101200	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Am ¹²⁵³	101225	1995	415	Ad ¹⁰⁵¹
100885	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Am ¹²⁵³
	1996	747	Am	101230	1995	415	Ad ¹⁰⁵¹
100886	1997	814	Ad	101235	1995	415	Ad ¹⁰⁵¹
100890	1995	415	Ad ¹⁰⁵¹	101240	1995	415	Ad ¹⁰⁵¹
100895	1995	415	Ad ¹⁰⁵¹	101245	1995	415	Ad ¹⁰⁵¹
100900	1995	415	Ad ¹⁰⁵¹	101250	1995	415	Ad ¹⁰⁵¹
100905	1995	415	Ad ¹⁰⁵¹	101255	1995	415	Ad ¹⁰⁵¹
100910	1995	415	Ad ¹⁰⁵¹	101260	1995	415	Ad ¹⁰⁵¹
100915	1995	415	Ad ¹⁰⁵¹	101265	1995	415	Ad ¹⁰⁵¹
100920	1995	415	Ad ¹⁰⁵¹	101275	1995	415	Ad ¹⁰⁵¹
Div. 101,					1996	1023 *	Am ¹²⁵³
Pt. 1,				101280	1995	415	Ad ¹⁰⁵¹
Ch. 4,					1996	1023 *	Am ¹²⁵³
Art. 4,				101285	1995	415	Ad ¹⁰⁵¹
heading				101300	1995	415	Ad ¹⁰⁵¹
(Sec. 100921					1996	1023 *	Am ¹²⁵³
et seq.)	1996	1023 *	Ad ¹²⁵³	101305	1995	415	Ad & R ^{1051 133}
100921	1996	1023 *	Ad(RN) ¹²⁵³		1997	639	Am ¹⁹⁹
100922	1996	1023 *	Ad(RN) ¹²⁵³	101307	1995	415	Ad ¹⁰⁵¹
100925	1995	415	Ad ¹⁰⁵¹	101310	1995	415	Ad ¹⁰⁵¹
100930	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Am ¹²⁵³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
101325	1995	415	Ad ¹⁰⁵¹	101705	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am ¹²⁵³	101710	1995	415	Ad ¹⁰⁵¹
101330	1995	415	Ad ¹⁰⁵¹	101715	1995	415	Ad ¹⁰⁵¹
101335	1995	415	Ad ¹⁰⁵¹	101720	1995	415	Ad ¹⁰⁵¹
101340	1995	415	Ad ¹⁰⁵¹	101725	1995	415	Ad ¹⁰⁵¹
101345	1995	415	Ad ¹⁰⁵¹	101730	1995	415	Ad ¹⁰⁵¹
101350	1995	415	Ad ¹⁰⁵¹	101750	1995	415	Ad ¹⁰⁵¹
101375	1995	415	Ad ¹⁰⁵¹	101755	1995	415	Ad ¹⁰⁵¹
101380	1995	415	Ad ¹⁰⁵¹		1997	625*	Am
101400	1995	415	Ad ¹⁰⁵¹	101760	1995	415	Ad ¹⁰⁵¹
101405	1995	415	Ad ¹⁰⁵¹	101765	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am ¹²⁵³	101770	1995	415	Ad ¹⁰⁵¹
101410	1995	415	Ad ¹⁰⁵¹	101775	1995	415	Ad ¹⁰⁵¹
101415	1995	415	Ad ¹⁰⁵¹	101780	1995	415	Ad ¹⁰⁵¹
101420	1995	415	Ad ¹⁰⁵¹	101785	1995	415	Ad ¹⁰⁵¹
101425	1995	415	Ad ¹⁰⁵¹	Div. 101,			
	1996	1023*	Am ¹²⁵³	Pt. 4,			
101450	1995	415	Ad ¹⁰⁵¹	Ch. 4,			
101455	1995	415	Ad ¹⁰⁵¹	heading			
101460	1995	415	Ad ¹⁰⁵¹	(Sec. 101800			
	1996	1023*	Am ¹²⁵³	et seq.)	1996	1023*	Am & RN ¹²⁵³
101465	1995	415	Ad ¹⁰⁵¹	Div. 101,			
101470	1995	415	Ad ¹⁰⁵¹	Pt. 5,			
101475	1995	415	Ad ¹⁰⁵¹	heading			
101480	1996	1023*	Ad ¹²⁵³	(Sec. 101800			
101483	1996	1023*	Ad ¹²⁵³	et seq.)	1996	1023*	Ad ¹²⁵³
101485	1996	1023*	Ad ¹²⁵³	Div. 101,			
101487	1996	1023*	Ad ¹²⁵³	Pt. 5,			
101490	1996	1023*	Ad ¹²⁵³	Ch. 1,			
101500	1995	415	Ad ¹⁰⁵¹	heading			
	1996	1023*	R ¹²⁵³	(Sec. 101800			
101525	1995	415	Ad ¹⁰⁵¹	et seq.)	1996	1023*	Ad(RN) ¹²⁵³
101530	1995	415	Ad ¹⁰⁵¹	101800	1995	415	Ad ¹⁰⁵¹
101535	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
101550	1995	415	Ad ¹⁰⁵¹	101805	1995	415	Ad ¹⁰⁵¹
101555	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
101560	1995	415	Ad ¹⁰⁵¹	101810	1995	415	Ad ¹⁰⁵¹
101565	1996	1023*	Ad ¹²⁵³	101815	1995	415	Ad ¹⁰⁵¹
101575	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
101580	1995	415	Ad ¹⁰⁵¹	101820	1995	415	Ad ¹⁰⁵¹
101585	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
101590	1995	415	Ad ¹⁰⁵¹	101850	1996	816	Ad
101595	1995	415	Ad ¹⁰⁵¹	101860	1997	925	Ad ¹⁴⁰⁰
101600	1995	415	Ad ¹⁰⁵¹		1997	927	Ad ¹⁴⁰⁰
101605	1995	415	Ad ¹⁰⁵¹	101860.5	1997	925	Ad ¹⁴⁰⁰
101610	1995	415	Ad ¹⁰⁵¹		1997	927	Ad ¹⁴⁰⁰
101615	1995	415	Ad ¹⁰⁵¹	101861	1997	925	Ad ¹⁴⁰⁰
101620	1995	415	Ad ¹⁰⁵¹		1997	927	Ad ¹⁴⁰⁰
101625	1995	415	Ad ¹⁰⁵¹	101862	1997	925	Ad ¹⁴⁰⁰
	1996	1023*	Am ¹²⁵³		1997	927	Ad ¹⁴⁰⁰
101630	1995	415	Ad ¹⁰⁵¹	101863	1997	925	Ad ¹⁴⁰⁰
101635	1995	415	Ad ¹⁰⁵¹		1997	927	Ad ¹⁴⁰⁰
101640	1995	415	Ad ¹⁰⁵¹	101864	1997	925	Ad ¹⁴⁰⁰
101645	1995	415	Ad ¹⁰⁵¹		1997	927	Ad ¹⁴⁰⁰
101650	1995	415	Ad ¹⁰⁵¹	101865	1997	925	Ad ¹⁴⁰⁰
101675	1995	415	Ad ¹⁰⁵¹		1997	927	Ad ¹⁴⁰⁰
101680	1995	415	Ad ¹⁰⁵¹	101866	1997	925	Ad ¹⁴⁰⁰
101685	1995	415	Ad ¹⁰⁵¹		1997	927	Ad ¹⁴⁰⁰
101690	1995	415	Ad ¹⁰⁵¹	101868	1997	925	Ad ¹⁴⁰⁰
101695	1995	415	Ad ¹⁰⁵¹		1997	927	Ad ¹⁴⁰⁰
101700	1995	415	Ad ¹⁰⁵¹	101870	1997	925	Ad ¹⁴⁰⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
101870 (Cont.)	1997	927	Ad ¹⁴⁰⁰	102325	1995	415	Ad ¹⁰⁵¹
101871	1997	925	Ad ¹⁴⁰⁰	102330	1995	415	Ad ¹⁰⁵¹
	1997	927	Ad ¹⁴⁰⁰	102335	1995	415	Ad ¹⁰⁵¹
101872	1997	925	Ad ¹⁴⁰⁰	102340	1995	415	Ad ¹⁰⁵¹
	1997	927	Ad ¹⁴⁰⁰	102345	1995	415	Ad ¹⁰⁵¹
101873	1997	925	Ad ¹⁴⁰⁰	102350	1995	415	Ad ¹⁰⁵¹
	1997	927	Ad ¹⁴⁰⁰	102355	1995	415	Ad ¹⁰⁵¹
101875	1997	925	Ad ¹⁴⁰⁰	102360	1995	415	Ad ¹⁰⁵¹
	1997	927	Ad ¹⁴⁰⁰	102365	1995	415	Ad ¹⁰⁵¹
101878	1997	925	Ad ¹⁴⁰⁰	102370	1995	415	Ad ¹⁰⁵¹
	1997	927	Ad ¹⁴⁰⁰		1996	889	Am
101879	1997	925	Ad ¹⁴⁰⁰	102375	1995	415	Ad ¹⁰⁵¹
	1997	927	Ad ¹⁴⁰⁰	102380	1995	415	Ad ¹⁰⁵¹
101880	1997	925	Ad ¹⁴⁰⁰	102385	1995	415	Ad ¹⁰⁵¹
	1997	927	Ad ¹⁴⁰⁰	102390	1995	415	Ad ¹⁰⁵¹
101881	1997	925	Ad ¹⁴⁰⁰	102395	1995	415	Ad ¹⁰⁵¹
	1997	927	Ad ¹⁴⁰⁰	102400	1995	415	Ad ¹⁰⁵¹
102100	1995	415	Ad ¹⁰⁵¹	102405	1995	415	Ad ¹⁰⁵¹
102105	1995	415	Ad ¹⁰⁵¹	102410	1995	415	Ad ¹⁰⁵¹
102110	1995	415	Ad ¹⁰⁵¹	102415	1995	415	Ad ¹⁰⁵¹
102115	1995	415	Ad ¹⁰⁵¹	102425	1995	415	Ad ¹⁰⁵¹
102120	1995	415	Ad ¹⁰⁵¹		1996	1062	Am
102125	1995	415	Ad ¹⁰⁵¹		1997	599	Am
102130	1995	415	Ad ¹⁰⁵¹	102426	1996	601	Am
102135	1995	415	Ad ¹⁰⁵¹	102426	1996	514	Ad
102140	1995	415	Ad ¹⁰⁵¹	102430	1995	415	Ad ¹⁰⁵¹
102145	1995	415	Ad ¹⁰⁵¹	102440	1995	415	Ad ¹⁰⁵¹
102150	1995	415	Ad ¹⁰⁵¹	102445	1995	415	Ad ¹⁰⁵¹
102155	1995	415	Ad ¹⁰⁵¹	102447	1995	415	Ad ¹⁰⁵¹
102175	1995	415	Ad ¹⁰⁵¹	102450	1995	415	Ad ¹⁰⁵¹
102180	1995	415	Ad ¹⁰⁵¹	102455	1995	415	Ad ¹⁰⁵¹
102185	1995	415	Ad ¹⁰⁵¹	102460	1995	415	Ad ¹⁰⁵¹
102190	1995	415	Ad ¹⁰⁵¹	102465	1995	415	Ad ¹⁰⁵¹
102195	1995	415	Ad ¹⁰⁵¹	102470	1995	415	Ad ¹⁰⁵¹
102200	1995	415	Ad ¹⁰⁵¹	102475	1995	415	Ad ¹⁰⁵¹
102205	1995	415	Ad ¹⁰⁵¹	102475	1995	415	Ad ¹⁰⁵¹
102210	1995	415	Ad ¹⁰⁵¹	102500	1995	415	Ad ¹⁰⁵¹
102215	1995	415	Ad ¹⁰⁵¹	102505	1995	415	Ad ¹⁰⁵¹
102220	1995	415	Ad ¹⁰⁵¹	102510	1995	415	Ad ¹⁰⁵¹
102225	1995	415	Ad ¹⁰⁵¹	102515	1995	415	Ad ¹⁰⁵¹
102230	1995	415	Ad ¹⁰⁵¹	102520	1995	415	Ad ¹⁰⁵¹
102235	1995	415	Ad ¹⁰⁵¹	102525	1995	415	Ad ¹⁰⁵¹
102240	1995	415	Ad ¹⁰⁵¹	102530	1995	415	Ad ¹⁰⁵¹
102245	1995	415	Ad ¹⁰⁵¹	102535	1995	415	Ad ¹⁰⁵¹
102247	1995	415	Ad ¹⁰⁵¹	102540	1995	415	Ad ¹⁰⁵¹
	1996	197*	Am	102550	1995	415	Ad ¹⁰⁵¹
102249	1995	415	Ad ¹⁰⁵¹	102575	1995	415	Ad ¹⁰⁵¹
102250	1995	415	Ad ¹⁰⁵¹	102580	1995	415	Ad ¹⁰⁵¹
	1996	197*	Am ⁷⁹	102585	1995	415	Ad ¹⁰⁵¹
102275	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
102280	1995	415	Ad ¹⁰⁵¹	102600	1995	415	Ad ¹⁰⁵¹
102285	1995	415	Ad ¹⁰⁵¹	102605	1995	415	Ad ¹⁰⁵¹
102290	1995	415	Ad ¹⁰⁵¹	102610	1995	415	Ad ¹⁰⁵¹
102295	1995	415	Ad ¹⁰⁵¹	102625	1995	415	Ad ¹⁰⁵¹
102300	1995	415	Ad ¹⁰⁵¹	102630	1995	415	Ad ¹⁰⁵¹
102305	1995	415	Ad ¹⁰⁵¹	102635	1995	415	Ad ¹⁰⁵¹
102310	1995	415	Ad ¹⁰⁵¹	102640	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am ¹²⁵³	102645	1995	415	Ad ¹⁰⁵¹
102315	1995	415	Ad ¹⁰⁵¹	102650	1995	415	Ad ¹⁰⁵¹
102320	1995	415	Ad ¹⁰⁵¹	102660	1995	415	Ad ¹⁰⁵¹
				102670	1995	415	Ad ¹⁰⁵¹
				102675	1995	415	Ad ¹⁰⁵¹
				102680	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
102685	1995	415	Ad ¹⁰⁵¹	103175	1995	415	Ad ¹⁰⁵¹
102690	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
102695	1995	415	Ad ¹⁰⁵¹	103180	1995	415	Ad ¹⁰⁵¹
102700	1995	415	Ad ¹⁰⁵¹	103200	1995	415	Ad ¹⁰⁵¹
102705	1995	415	Ad ¹⁰⁵¹	103205	1995	415	Ad ¹⁰⁵¹
102710	1995	415	Ad ¹⁰⁵¹	103225	1995	415	Ad ¹⁰⁵¹
102725	1995	415	Ad ¹⁰⁵¹	103230	1995	415	Ad ¹⁰⁵¹
102730	1995	415	Ad ¹⁰⁵¹	103235	1995	415	Ad ¹⁰⁵¹
102735	1995	415	Ad ¹⁰⁵¹	103240	1995	415	Ad ¹⁰⁵¹
102750	1995	415	Ad ¹⁰⁵¹	103245	1995	415	Ad ¹⁰⁵¹
102755	1995	415	Ad ¹⁰⁵¹	103250	1995	415	Ad ¹⁰⁵¹
102760	1995	415	Ad ¹⁰⁵¹	103255	1995	415	Ad ¹⁰⁵¹
102765	1995	415	Ad ¹⁰⁵¹	103260	1995	415	Ad ¹⁰⁵¹
102766	1996	1062	Ad	103275	1995	415	Ad ¹⁰⁵¹
102767	1996	1062	Ad	103280	1995	415	Ad ¹⁰⁵¹
102768	1996	1062	Ad	103300	1995	415	Ad ¹⁰⁵¹
102769	1996	1062	Ad	103305	1995	415	Ad ¹⁰⁵¹
102775	1995	415	Ad ¹⁰⁵¹	103325	1995	415	Ad ¹⁰⁵¹
102780	1995	415	Ad ¹⁰⁵¹	103330	1995	415	Ad ¹⁰⁵¹
102785	1995	415	Ad ¹⁰⁵¹	103335	1995	415	Ad ¹⁰⁵¹
102790	1995	415	Ad ¹⁰⁵¹	103340	1995	415	Ad ¹⁰⁵¹
102795	1995	415	Ad ¹⁰⁵¹	103350	1995	415	Ad ¹⁰⁵¹
102800	1995	415	Ad ¹⁰⁵¹	103355	1995	415	Ad ¹⁰⁵¹
102805	1995	415	Ad ¹⁰⁵¹	103360	1995	415	Ad ¹⁰⁵¹
102825	1995	415	Ad ¹⁰⁵¹	103365	1995	415	Ad ¹⁰⁵¹
102850	1995	415	Ad ¹⁰⁵¹	103370	1995	415	Ad ¹⁰⁵¹
102855	1995	415	Ad ¹⁰⁵¹	103375	1995	415	Ad ¹⁰⁵¹
102860	1995	415	Ad ¹⁰⁵¹	103400	1995	415	Ad ¹⁰⁵¹
102865	1995	415	Ad ¹⁰⁵¹	103405	1995	415	Ad ¹⁰⁵¹
102870	1995	415	Ad ¹⁰⁵¹	103410	1995	415	Ad ¹⁰⁵¹
102875	1995	415	Ad ¹⁰⁵¹	103425	1995	415	Ad ¹⁰⁵¹
	1996	889	Am	103430	1995	415	Ad ¹⁰⁵¹
102880	1995	415	Ad ¹⁰⁵¹	103435	1995	415	Ad ¹⁰⁵¹
102900	1995	415	Ad ¹⁰⁵¹	103440	1995	415	Ad ¹⁰⁵¹
102905	1995	415	Ad ¹⁰⁵¹	103445	1995	415	Ad ¹⁰⁵¹
102910	1995	415	Ad ¹⁰⁵¹	103450	1995	415	Ad ¹⁰⁵¹
102915	1995	415	Ad ¹⁰⁵¹	103455	1995	415	Ad ¹⁰⁵¹
102920	1995	415	Ad ¹⁰⁵¹	103460	1995	415	Ad ¹⁰⁵¹
102925	1995	415	Ad ¹⁰⁵¹	103465	1995	415	Ad ¹⁰⁵¹
102950	1995	415	Ad ¹⁰⁵¹	103470	1995	415	Ad ¹⁰⁵¹
102955	1995	415	Ad ¹⁰⁵¹	103475	1995	415	Ad ¹⁰⁵¹
102960	1995	415	Ad ¹⁰⁵¹	103480	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am ¹²⁵³	103485	1995	415	Ad ¹⁰⁵¹
102975	1995	415	Ad ¹⁰⁵¹	103490	1995	415	Ad ¹⁰⁵¹
103000	1995	415	Ad ¹⁰⁵¹	103500	1995	415	Ad ¹⁰⁵¹
103005	1995	415	Ad ¹⁰⁵¹	103505	1995	415	Ad ¹⁰⁵¹
103025	1995	415	Ad ¹⁰⁵¹	103525	1995	415	Ad ¹⁰⁵¹
103050	1995	415	Ad ¹⁰⁵¹	103530	1995	415	Ad ¹⁰⁵¹
103055	1995	415	Ad ¹⁰⁵¹	103535	1995	415	Ad ¹⁰⁵¹
103060	1995	415	Ad ¹⁰⁵¹		1996	889	Am
103065	1995	415	Ad ¹⁰⁵¹	103540	1995	415	Ad ¹⁰⁵¹
103070	1995	415	Ad ¹⁰⁵¹	103545	1995	415	Ad ¹⁰⁵¹
103075	1995	415	Ad ¹⁰⁵¹	103550	1995	415	Ad ¹⁰⁵¹
103080	1995	415	Ad ¹⁰⁵¹	103555	1995	415	Ad ¹⁰⁵¹
103085	1995	415	Ad ¹⁰⁵¹	103560	1995	415	Ad ¹⁰⁵¹
103090	1995	415	Ad ¹⁰⁵¹	103565	1995	415	Ad ¹⁰⁵¹
103095	1995	415	Ad ¹⁰⁵¹	103570	1995	415	Ad ¹⁰⁵¹
103100	1995	415	Ad ¹⁰⁵¹	103575	1995	415	Ad ¹⁰⁵¹
103105	1995	415	Ad ¹⁰⁵¹	103580	1995	415	Ad ¹⁰⁵¹
103125	1995	415	Ad ¹⁰⁵¹	103585	1995	415	Ad ¹⁰⁵¹
103150	1995	415	Ad ¹⁰⁵¹	103590	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
103595	1995	415	Ad ¹⁰⁵¹	104145	1996	543	Ad
103600	1995	415	Ad ¹⁰⁵¹	104175	1997	756	Ad
103605	1995	415	Ad ¹⁰⁵¹	104180	1997	755	Ad
103610	1995	415	Ad ¹⁰⁵¹	104181	1997	756	Ad
103615	1995	415	Ad ¹⁰⁵¹	104182	1997	755	Ad
103625	1995	415	Ad ¹⁰⁵¹	104185	1997	756	Ad
	1996	405	Ad(RN)	104187	1997	756	Ad
	1996	1023*	Ad(RN) ¹²⁵³	104189	1997	756	Ad
103630	1995	415	Ad ¹⁰⁵¹	104300	1995	415	Ad ¹⁰⁵¹
103635	1995	415	Ad ¹⁰⁵¹	104305	1995	415	Ad ¹⁰⁵¹
103640	1995	415	Ad ¹⁰⁵¹	104325	1995	415	Ad ¹⁰⁵¹
	1996	197*	Ad ⁷⁹ R ²⁷¹	104330	1995	415	Ad ¹⁰⁵¹
103641	1996	889	Ad	104350	1995	415	Ad ^{184 1051} R ⁷⁹
104145	1996	543	Ad		1996	199*	S ^{307 133}
103645	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103650	1995	415	Ad ¹⁰⁵¹	104355	1995	415	Ad ^{184 1051} R ⁷⁹
103655	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
103660	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103675	1995	415	Ad ¹⁰⁵¹	104360	1995	415	Ad ^{184 1051} R ⁷⁹
103680	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
103685	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103690	1995	415	Ad ¹⁰⁵¹	104365	1995	415	Ad ^{184 1051} R ⁷⁹
103695	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
103700	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103705	1995	415	Ad ¹⁰⁵¹	104370	1995	415	Ad ^{184 1051} R ⁷⁹
103710	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
103715	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103720	1995	415	Ad ¹⁰⁵¹		1995	415	Ad ^{184 1051} R ⁷⁹
103725	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
103730	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103750	1995	415	Ad ¹⁰⁵¹	104375	1995	415	Ad ^{184 1051} R ⁷⁹
103755	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
103760	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103765	1995	415	Ad ¹⁰⁵¹	104380	1995	415	Ad ^{184 1051} R ⁷⁹
103775	1995	415	Ad ¹⁰⁵¹		1996	199*	Am ^{307 133}
103780	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103785	1995	415	Ad ¹⁰⁵¹	104385	1995	415	Ad ^{184 1051} R ⁷⁹
103790	1995	415	Ad ¹⁰⁵¹		1996	199*	Am ^{307 133}
103795	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103800	1995	415	Ad ¹⁰⁵¹	104390	1995	415	Ad ^{184 1051} R ⁷⁹
103825	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
103830	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103835	1995	415	Ad ¹⁰⁵¹	104395	1995	415	Ad ^{184 1051} R ⁷⁹
103840	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
103845	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103850	1995	415	Ad ¹⁰⁵¹	104400	1995	415	Ad ^{184 1051} R ⁷⁹
103855	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
103875	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
103880	1995	415	Ad ⁸²	104405	1995	415	Ad ^{184 1051} R ⁷⁹
103900	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
103925	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
104100	1995	415	Ad ¹⁰⁵¹	104410	1995	415	Ad ^{184 1051} R ⁷⁹
104105	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
104110	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
104115	1995	415	Ad ¹⁰⁵¹	104415	1995	415	Ad ^{184 1051} R ⁷⁹
104120	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
104125	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
104130	1995	415	Ad ¹⁰⁵¹		1996	199*	S ^{307 133}
104135	1995	415	Ad ¹⁰⁵¹		1997	294*	S ^{1355 57 1356}
104140	1995	415	Ad ¹⁰⁵¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
104410	1995	415	Ad ^{184 1051}	1996	199 *	S ^{307 133}	
			R ⁷⁹			S ^{1355 57 1356}	
104415	1996	199 *	S ^{307 133}	1997	294 *	S ^{184 1051}	
			S ^{1355 57 1356}			Ad ^{184 1051}	
104420	1997	294 *	Ad ^{184 1051}	1995	415	R ⁷⁹	
			S ^{307 133}			Am ^{307 133}	
104425	1995	415	S ^{1355 57 1356}	1996	199 *	R ^{184 1051}	
			Ad ^{184 1051}			Ad ⁷⁹	
104430	1996	199 *	S ^{307 133}	1997	294 *	S ^{307 133}	
			S ^{1355 57 1356}			S ^{1355 57 1356}	
104435	1997	294 *	Ad ^{184 1051}	1995	415	Ad ^{184 1051}	
			R ⁷⁹			R ⁷⁹	
104440	1995	415	S ^{307 133}	1996	199 *	S ^{307 133}	
			S ^{1355 57 1356}			S ^{1355 57 1356}	
104445	1996	199 *	Ad ^{184 1051}	1997	294 *	S ^{184 1051}	
			R ⁷⁹			Ad ⁷⁹	
104450	1997	294 *	S ^{307 133}	1995	415	S ^{307 133}	
			S ^{1355 57 1356}			S ^{1355 57 1356}	
104455	1995	415	Ad ^{184 1051}	1996	199 *	S ^{307 133}	
			R ⁷⁹			S ^{1355 57 1356}	
104460	1996	199 *	S ^{307 133}	1997	294 *	S ^{184 1051}	
			S ^{1355 57 1356}			Ad ⁷⁹	
104465	1997	294 *	Ad ^{184 1051}	1995	415	S ^{307 133}	
			R ⁷⁹			S ^{1355 57 1356}	
104470	1995	415	S ^{307 133}	1996	199 *	Am ^{307 133}	
			S ^{1355 57 1356}			R	
104475	1996	199 *	Ad ^{184 1051}	1997	294 *	R	
			R ⁷⁹				
104480	1997	294 *	S ^{307 133}	1995	415	S ^{307 133}	
			S ^{1355 57 1356}			S ^{1355 57 1356}	
			R ⁷⁹				
				Div. 103,			
				Pt. 3,			
				Ch. 1.5,			
				heading			
				(Sec. 104560			
				et seq.)	1996	1023 * Ad(RN) ¹²⁵³	
				104560	1996	1023 * Ad(RN) ¹²⁵³	
					1997	294 * S ^{1355 57 1356}	
				104561	1996	1023 * Ad(RN) ¹²⁵³	
					1997	294 * S ^{1355 57 1356}	
				104562	1996	1023 * Ad(RN) ¹²⁵³	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
104562 (Cont.)	1997	294 *	S ^{1355 57 1356}	104915	1995	415	Ad ¹⁰⁵¹
104563	1996	1023 *	Ad(RN) ¹²⁵³	104920	1995	415	Ad ¹⁰⁵¹
	1997	294 *	S ^{1355 57 1356}	105100	1995	415	Ad ¹⁰⁵¹
104564	1996	1023 *	Ad(RN) ¹²⁵³	105105	1995	415	Ad ¹⁰⁵¹
	1997	294 *	S ^{1355 57 1356}	105110	1995	415	Ad ¹⁰⁵¹
104565	1996	1023 *	Ad(RN) ¹²⁵³	105115	1995	415	Ad ¹⁰⁵¹
	1997	294 *	S ^{1355 57 1356}	105120	1995	415	Ad ¹⁰⁵¹
104566	1996	1023 *	Ad(RN) ¹²⁵³	105125	1995	415	Ad ¹⁰⁵¹
	1997	294 *	S ^{1355 57 1356}	105130	1995	415	Ad ¹⁰⁵¹
104567	1996	1023 *	Ad(RN) ¹²⁵³	105135	1995	415	Ad ¹⁰⁵¹
	1997	294 *	S ^{1355 57 1356}	105140	1995	415	Ad ¹⁰⁵¹
104568	1996	1023 *	Ad(RN) ¹²⁵³	105150	1995	415	Ad ¹⁰⁵¹
	1997	294 *	S ^{1355 57 1356}	105175	1995	415	Ad ¹⁰⁵¹
104569	1996	1023 *	Ad(RN) ¹²⁵³	105180	1995	415	Ad ¹⁰⁵¹
	1997	294 *	R (as am & m by Sec. 133, Stats. 1996, Ch. 1023)	105185	1995	415	Ad ¹⁰⁵¹
104575	1995	415	Ad ¹⁰⁵¹	105190	1995	415	Ad ¹⁰⁵¹
104580	1995	415	Ad ¹⁰⁵¹		1996	720	Ad(RN)
	1996	1023 *	Am ¹²⁵³		1996	1023 *	Ad(RN) ¹²⁵³
104585	1995	415	Ad ¹⁰⁵¹	105191	1996	720	Ad
104590	1995	415	Ad ¹⁰⁵¹	105195	1995	415	Ad ¹⁰⁵¹
104595	1995	415	Ad ¹⁰⁵¹	105197	1995	415	Ad ¹⁰⁵¹
104600	1995	415	Ad ¹⁰⁵¹	105200	1995	415	Ad ¹⁰⁵¹
104650	1995	415	Ad ¹⁰⁵¹	105205	1995	415	Ad ¹⁰⁵¹
104655	1995	415	Ad ¹⁰⁵¹	105210	1995	415	Ad ¹⁰⁵¹
104750	1995	415	Ad ¹⁰⁵¹	105215	1995	415	Ad ¹⁰⁵¹
104755	1995	415	Ad ¹⁰⁵¹	105220	1995	415	Ad ¹⁰⁵¹
104760	1995	415	Ad ¹⁰⁵¹	105225	1995	415	Ad ¹⁰⁵¹
104765	1995	415	Ad ¹⁰⁵¹	105250	1995	415	Ad ¹⁰⁵¹
104770	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Ad (as ad by Stats. 1995, Ch. 415) ¹²⁵³
104775	1995	415	Ad ¹⁰⁵¹	105275	1995	415	Ad ¹⁰⁵¹
104780	1995	415	Ad ¹⁰⁵¹	105280	1995	415	Ad ¹⁰⁵¹
104785	1995	415	Ad ¹⁰⁵¹	105285	1995	415	Ad ¹⁰⁵¹
104790	1995	415	Ad ¹⁰⁵¹	105290	1995	415	Ad ¹⁰⁵¹
104795	1995	415	Ad ¹⁰⁵¹	105295	1995	415	Ad ¹⁰⁵¹
104800	1995	415	Ad ¹⁰⁵¹	105300	1995	415	Ad ¹⁰⁵¹
104805	1995	415	Ad ¹⁰⁵¹	105305	1995	415	Ad ¹⁰⁵¹
104810	1995	415	Ad ¹⁰⁵¹	105310	1995	415	Ad ¹⁰⁵¹
104815	1995	415	Ad ¹⁰⁵¹	105325	1995	415	Ad ¹⁰⁵¹
104820	1995	415	Ad ¹⁰⁵¹		1996	683	Am
104825	1995	415	Ad ¹⁰⁵¹	105330	1995	415	Ad ¹⁰⁵¹
104830	1995	415	Ad ¹⁰⁵¹		1996	683	R & Ad
104835	1995	415	Ad ¹⁰⁵¹	105335	1995	415	Ad ¹⁰⁵¹
104840	1995	415	Ad ¹⁰⁵¹		1996	683	Am
104845	1995	415	Ad ¹⁰⁵¹	105400	1995	415	Ad ¹⁰⁵¹
104850	1995	415	Ad ¹⁰⁵¹	105405	1995	415	Ad ¹⁰⁵¹
104855	1995	415	Ad ¹⁰⁵¹	105410	1995	415	Ad ¹⁰⁵¹
104860	1995	415	Ad ¹⁰⁵¹	105415	1995	415	Ad ¹⁰⁵¹
104865	1995	415	Ad ¹⁰⁵¹	105420	1995	415	Ad ¹⁰⁵¹
104875	1995	415	Ad ¹⁰⁵¹	105425	1995	415	Ad ¹⁰⁵¹
104880	1995	415	Ad ¹⁰⁵¹	105430	1995	415	Ad ^{1055 1051}
104885	1995	415	Ad ¹⁰⁵¹	106500	1995	415	Ad ¹⁰⁵¹
104890	1995	415	Ad ¹⁰⁵¹	106600	1995	415	Ad ¹⁰⁵¹
104895	1995	415	Ad ¹⁰⁵¹	106605	1995	415	Ad ¹⁰⁵¹
104900	1995	415	Ad ¹⁰⁵¹	106610	1995	415	Ad ¹⁰⁵¹
104905	1995	415	Ad ¹⁰⁵¹	106615	1995	415	Ad ¹⁰⁵¹
104910	1995	415	Ad ¹⁰⁵¹	106620	1995	415	Ad ¹⁰⁵¹
				106625	1995	415	Ad ¹⁰⁵¹
				106630	1995	415	Ad ¹⁰⁵¹
				106635	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
106640	1995	415	Ad ¹⁰⁵¹	106965	1995	415	Ad ¹⁰⁵¹
106645	1995	415	Ad ¹⁰⁵¹	106970	1995	415	Ad ¹⁰⁵¹
106650	1995	415	Ad ¹⁰⁵¹	106975	1995	415	Ad ¹⁰⁵¹
106655	1995	415	Ad ¹⁰⁵¹	106980	1995	415	Ad ¹⁰⁵¹
106660	1995	415	Ad ¹⁰⁵¹	106985	1995	415	Ad ¹⁰⁵¹
106665	1995	415	Ad ¹⁰⁵¹		1996	1023*	Ad(RN) ¹²⁵³
106670	1995	415	Ad ¹⁰⁵¹		1997	384	Am
106675	1995	415	Ad ¹⁰⁵¹	106990	1995	415	Ad ¹⁰⁵¹
106680	1995	415	Ad ¹⁰⁵¹	106995	1995	415	Ad ¹⁰⁵¹
106685	1995	415	Ad ¹⁰⁵¹	107000	1995	415	Ad ¹⁰⁵¹
106690	1995	415	Ad ¹⁰⁵¹	107005	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am ¹²⁵³	107010	1995	415	Ad ¹⁰⁵¹
106695	1995	415	Ad ¹⁰⁵¹	107015	1995	415	Ad ¹⁰⁵¹
106700	1995	415	Ad ¹⁰⁵¹	107020	1995	415	Ad ¹⁰⁵¹
106705	1995	415	Ad ¹⁰⁵¹		1997	97*	Am
106710	1995	415	Ad ¹⁰⁵¹	107025	1995	415	Ad ¹⁰⁵¹
106715	1995	415	Ad ¹⁰⁵¹	107030	1995	415	Ad ¹⁰⁵¹
	1997	220*	Am	107035	1995	415	Ad ¹⁰⁵¹
106720	1995	415	Ad ¹⁰⁵¹	107040	1995	415	Ad ¹⁰⁵¹
106725	1995	415	Ad ¹⁰⁵¹	107045	1995	415	Ad ¹⁰⁵¹
106730	1995	415	Ad ¹⁰⁵¹	107050	1995	415	Ad ¹⁰⁵¹
106735	1995	415	Ad ¹⁰⁵¹	107055	1995	415	Ad ¹⁰⁵¹
106750	1995	415	Ad ¹⁰⁵¹	107060	1995	415	Ad ¹⁰⁵¹
106755	1995	415	Ad ¹⁰⁵¹	107065	1995	415	Ad ¹⁰⁵¹
106760	1995	415	Ad ¹⁰⁵¹	107070	1995	415	Ad ¹⁰⁵¹
106765	1995	415	Ad ¹⁰⁵¹	107075	1995	415	Ad ¹⁰⁵¹
106770	1995	415	Ad ¹⁰⁵¹	107080	1995	415	Ad ¹⁰⁵¹
106775	1995	415	Ad ¹⁰⁵¹	107085	1995	415	Ad ¹⁰⁵¹
106780	1995	415	Ad ¹⁰⁵¹	107090	1995	415	Ad ¹⁰⁵¹
106785	1995	415	Ad ¹⁰⁵¹	107095	1995	415	Ad ¹⁰⁵¹
106790	1995	415	Ad ¹⁰⁵¹	107100	1995	415	Ad ¹⁰⁵¹
106795	1995	415	Ad ¹⁰⁵¹	107110	1995	415	Ad ¹⁰⁵¹
106800	1995	415	Ad ¹⁰⁵¹	107111	1997	97*	Ad(RN)
106805	1995	415	Ad ¹⁰⁵¹	107115	1995	415	Ad ¹⁰⁵¹
	1997	294*	Am		1997	97*	Am & RN
106810	1995	415	Ad ¹⁰⁵¹	107120	1995	415	Ad ¹⁰⁵¹
106815	1995	415	Ad ¹⁰⁵¹		1997	97*	Am & RN
106820	1995	415	Ad ¹⁰⁵¹	107150	1995	415	Ad ¹⁰⁵¹
106825	1995	415	Ad ¹⁰⁵¹	107155	1995	415	Ad ¹⁰⁵¹
106830	1995	415	Ad ¹⁰⁵¹	107160	1995	415	Ad ¹⁰⁵¹
106835	1995	415	Ad ¹⁰⁵¹	107165	1995	415	Ad ¹⁰⁵¹
106840	1995	415	Ad ¹⁰⁵¹	107170	1995	415	Ad ¹⁰⁵¹
106845	1995	415	Ad ¹⁰⁵¹	107175	1995	415	Ad ¹⁰⁵¹
106850	1995	415	Ad ¹⁰⁵¹	108100	1995	415	Ad ¹⁰⁵¹
106855	1995	415	Ad ¹⁰⁵¹	108105	1995	415	Ad ¹⁰⁵¹
106860	1995	415	Ad ¹⁰⁵¹	108110	1995	415	Ad ¹⁰⁵¹
106865	1996	1023*	Ad ¹²⁵³	108115	1995	415	Ad ¹⁰⁵¹
106875	1995	415	Ad ¹⁰⁵¹	108120	1995	415	Ad ¹⁰⁵¹
106876	1997	274	Ad	108125	1995	415	Ad ¹⁰⁵¹
106880	1995	415	Ad ¹⁰⁵¹	108130	1995	415	Ad ¹⁰⁵¹
106885	1995	415	Ad ¹⁰⁵¹	108135	1995	415	Ad ¹⁰⁵¹
106890	1995	415	Ad ¹⁰⁵¹	108140	1995	415	Ad ¹⁰⁵¹
106895	1995	415	Ad ¹⁰⁵¹	108145	1995	415	Ad ¹⁰⁵¹
106900	1995	415	Ad ¹⁰⁵¹	108150	1995	415	Ad ¹⁰⁵¹
106905	1995	415	Ad ¹⁰⁵¹	108155	1995	415	Ad ¹⁰⁵¹
106910	1995	415	Ad ¹⁰⁵¹	108160	1995	415	Ad ¹⁰⁵¹
106925	1995	415	Ad ¹⁰⁵¹	108165	1995	415	Ad ¹⁰⁵¹
106950	1995	415	Ad ¹⁰⁵¹	108170	1995	415	Ad ¹⁰⁵¹
	1997	97*	Am & RN	108175	1995	415	Ad ¹⁰⁵¹
106955	1995	415	Ad ¹⁰⁵¹	108180	1995	415	Ad ¹⁰⁵¹
106960	1995	415	Ad ¹⁰⁵¹	108185	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
108190	1995	415	Ad ¹⁰⁵¹	108605	1995	415	Ad ¹⁰⁵¹
108195	1995	415	Ad ¹⁰⁵¹	108610	1995	415	Ad ¹⁰⁵¹
108200	1995	415	Ad ¹⁰⁵¹	108625	1995	415	Ad ¹⁰⁵¹
108205	1995	415	Ad ¹⁰⁵¹		1996	1023*	Ad(RN) ¹²⁵³
108210	1995	415	Ad ¹⁰⁵¹	108630	1995	415	Ad ¹⁰⁵¹
108215	1995	415	Ad ¹⁰⁵¹	108635	1995	415	Ad ¹⁰⁵¹
108220	1995	415	Ad ¹⁰⁵¹	108640	1995	415	Ad ¹⁰⁵¹
108225	1995	415	Ad ¹⁰⁵¹	108650	1995	415	Ad ¹⁰⁵¹
108230	1995	415	Ad ¹⁰⁵¹	108655	1995	415	Ad ¹⁰⁵¹
108235	1995	415	Ad ¹⁰⁵¹	108660	1995	415	Ad ¹⁰⁵¹
108240	1995	415	Ad ¹⁰⁵¹	108665	1995	415	Ad ¹⁰⁵¹
108245	1995	415	Ad ¹⁰⁵¹	108675	1995	415	Ad ¹⁰⁵¹
108250	1995	415	Ad ¹⁰⁵¹	108680	1995	415	Ad ¹⁰⁵¹
108255	1995	415	Ad ¹⁰⁵¹	108685	1995	415	Ad ¹⁰⁵¹
108260	1995	415	Ad ¹⁰⁵¹	108690	1995	415	Ad ¹⁰⁵¹
108265	1995	415	Ad ¹⁰⁵¹	108695	1995	415	Ad ¹⁰⁵¹
108270	1995	415	Ad ¹⁰⁵¹	108700	1995	415	Ad ¹⁰⁵¹
108275	1995	415	Ad ¹⁰⁵¹	108705	1995	415	Ad ¹⁰⁵¹
108280	1995	415	Ad ¹⁰⁵¹	108710	1995	415	Ad ¹⁰⁵¹
108285	1995	415	Ad ¹⁰⁵¹	108715	1995	415	Ad ¹⁰⁵¹
108290	1995	415	Ad ¹⁰⁵¹	108720	1995	415	Ad ¹⁰⁵¹
108295	1995	415	Ad ¹⁰⁵¹	108725	1995	415	Ad ¹⁰⁵¹
108300	1995	415	Ad ¹⁰⁵¹	108750	1995	415	Ad ¹⁰⁵¹
108305	1995	415	Ad ¹⁰⁵¹	108755	1995	415	Ad ¹⁰⁵¹
108310	1995	415	Ad ¹⁰⁵¹	108760	1995	415	Ad ¹⁰⁵¹
108315	1995	415	Ad ¹⁰⁵¹	108765	1995	415	Ad ¹⁰⁵¹
108320	1995	415	Ad ¹⁰⁵¹	108770	1995	415	Ad ¹⁰⁵¹
108325	1995	415	Ad ¹⁰⁵¹	108775	1995	415	Ad ¹⁰⁵¹
108330	1995	415	Ad ¹⁰⁵¹	108780	1995	415	Ad ¹⁰⁵¹
108335	1995	415	Ad ¹⁰⁵¹	108785	1995	415	Ad ¹⁰⁵¹
108340	1995	415	Ad ¹⁰⁵¹	Div. 104,			
108345	1995	415	Ad ¹⁰⁵¹	Pt. 3,			
108350	1995	415	Ad ¹⁰⁵¹	Ch. 8,			
108355	1995	415	Ad ¹⁰⁵¹	heading			
108360	1995	415	Ad ¹⁰⁵¹	(Sec. 108800			
108365	1995	415	Ad ¹⁰⁵¹	et seq.)	1996	1023*	Am ¹²⁵³
108370	1995	415	Ad ¹⁰⁵¹	108800	1995	415	Ad ¹⁰⁵¹
108375	1995	415	Ad ¹⁰⁵¹	108805	1995	415	Ad ¹⁰⁵¹
108380	1995	415	Ad ¹⁰⁵¹	108810	1995	415	Ad ¹⁰⁵¹
108385	1995	415	Ad ¹⁰⁵¹	108815	1995	415	Ad ¹⁰⁵¹
108390	1995	415	Ad ¹⁰⁵¹	108820	1995	415	Ad ¹⁰⁵¹
108395	1995	415	Ad ¹⁰⁵¹	108825	1995	415	Ad ¹⁰⁵¹
108400	1995	415	Ad ¹⁰⁵¹	108850	1995	415	Ad ¹⁰⁵¹
108405	1995	415	Ad ¹⁰⁵¹	108855	1995	415	Ad ¹⁰⁵¹
108410	1995	415	Ad ¹⁰⁵¹	108860	1995	415	Ad ¹⁰⁵¹
108415	1995	415	Ad ¹⁰⁵¹	108865	1995	415	Ad ¹⁰⁵¹
108420	1995	415	Ad ¹⁰⁵¹	108870	1995	415	Ad ¹⁰⁵¹
108500	1995	415	Ad ¹⁰⁵¹	108875	1995	415	Ad ¹⁰⁵¹
108505	1995	415	Ad ¹⁰⁵¹	108880	1995	415	Ad ¹⁰⁵¹
108510	1995	415	Ad ¹⁰⁵¹	108885	1995	415	Ad ¹⁰⁵¹
108515	1995	415	Ad ¹⁰⁵¹	108890	1995	415	Ad ¹⁰⁵¹
108525	1995	415	Ad ¹⁰⁵¹	108895	1995	415	Ad ¹⁰⁵¹
108550	1995	415	Ad ¹⁰⁵¹	108900	1995	415	Ad ¹⁰⁵¹
108555	1995	415	Ad ¹⁰⁵¹		1997	220*	Am
108560	1995	415	Ad ¹⁰⁵¹	108905	1995	415	Ad ¹⁰⁵¹
108565	1995	415	Ad ¹⁰⁵¹	108910	1995	415	Ad ¹⁰⁵¹
108570	1995	415	Ad ¹⁰⁵¹	108915	1995	415	Ad ¹⁰⁵¹
108575	1995	415	Ad ¹⁰⁵¹	109250	1995	415	Ad ¹⁰⁵¹
108580	1995	415	Ad ¹⁰⁵¹	109255	1995	415	Ad ¹⁰⁵¹
108585	1995	415	Ad ¹⁰⁵¹	109260	1995	415	Ad ¹⁰⁵¹
108600	1995	415	Ad ¹⁰⁵¹	109265	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
109270	1995	415	Ad ¹⁰⁵¹	109970	1995	415	Ad ¹⁰⁵¹
109275	1995	415	Ad ¹⁰⁵¹	109975	1995	415	Ad ¹⁰⁵¹
109277	1996	1023*	Ad ¹²⁵³	109980	1995	415	Ad ¹⁰⁵¹
109278	1997	754	Ad	109985	1995	415	Ad ¹⁰⁵¹
109280	1995	415	Ad ¹⁰⁵¹	109990	1995	415	Ad ¹⁰⁵¹
109282	1996	1023*	Ad ¹²⁵³	109995	1995	415	Ad ¹⁰⁵¹
109285	1995	415	Ad ¹⁰⁵¹	110000	1995	415	Ad ¹⁰⁵¹
109290	1995	415	Ad ¹⁰⁵¹	110005	1995	415	Ad ¹⁰⁵¹
109295	1995	415	Ad ¹⁰⁵¹	110010	1995	415	Ad ¹⁰⁵¹
109300	1995	415	Ad ¹⁰⁵¹	110015	1995	415	Ad ¹⁰⁵¹
109305	1995	415	Ad ¹⁰⁵¹	110020	1995	415	Ad ¹⁰⁵¹
109310	1995	415	Ad ¹⁰⁵¹	110025	1995	415	Ad ¹⁰⁵¹
109315	1995	415	Ad ¹⁰⁵¹	110030	1995	415	Ad ¹⁰⁵¹
109320	1995	415	Ad ¹⁰⁵¹	110035	1995	415	Ad ¹⁰⁵¹
109325	1995	415	Ad ¹⁰⁵¹	110040	1995	415	Ad ¹⁰⁵¹
109330	1995	415	Ad ¹⁰⁵¹	110045	1995	415	Ad ¹⁰⁵¹
109335	1995	415	Ad ¹⁰⁵¹	110050	1995	415	Ad ¹⁰⁵¹
109340	1995	415	Ad ¹⁰⁵¹		1997	727	Am
109345	1995	415	Ad ¹⁰⁵¹	110055	1995	415	Ad ¹⁰⁵¹
109350	1995	415	Ad ¹⁰⁵¹	110060	1995	415	Ad ¹⁰⁵¹
109355	1995	415	Ad ¹⁰⁵¹	110065	1995	415	Ad ¹⁰⁵¹
109360	1995	415	Ad ¹⁰⁵¹	110070	1995	415	Ad ¹⁰⁵¹
109365	1995	415	Ad ¹⁰⁵¹	110075	1995	415	Ad ¹⁰⁵¹
109370	1995	415	Ad ¹⁰⁵¹	110080	1995	415	Ad ¹⁰⁵¹
109375	1995	415	Ad ¹⁰⁵¹	110085	1995	415	Ad ¹⁰⁵¹
109380	1995	415	Ad ¹⁰⁵¹	110090	1995	415	Ad ¹⁰⁵¹
109385	1995	415	Ad ¹⁰⁵¹	110095	1995	415	Ad ¹⁰⁵¹
109390	1995	415	Ad ¹⁰⁵¹	110100	1995	415	Ad ¹⁰⁵¹
109395	1995	415	Ad ¹⁰⁵¹	110105	1995	415	Ad ¹⁰⁵¹
109500	1995	415	Ad ¹⁰⁵¹	110110	1995	415	Ad ¹⁰⁵¹
109505	1995	415	Ad ¹⁰⁵¹	110115	1995	415	Ad ¹⁰⁵¹
109525	1995	415	Ad ¹⁰⁵¹	110120	1995	415	Ad ¹⁰⁵¹
109530	1995	415	Ad ¹⁰⁵¹	110125	1995	415	Ad ¹⁰⁵¹
109535	1995	415	Ad ¹⁰⁵¹	110130	1995	415	Ad ¹⁰⁵¹
109540	1995	415	Ad ¹⁰⁵¹	110135	1995	415	Ad ¹⁰⁵¹
109545	1995	415	Ad ¹⁰⁵¹	110140	1995	415	Ad ¹⁰⁵¹
109550	1995	415	Ad ¹⁰⁵¹	110145	1995	415	Ad ¹⁰⁵¹
109555	1995	415	Ad ¹⁰⁵¹	110150	1995	415	Ad ¹⁰⁵¹
109575	1995	415	Ad ¹⁰⁵¹	110155	1995	415	Ad ¹⁰⁵¹
109580	1995	415	Ad ¹⁰⁵¹	110160	1995	415	Ad ¹⁰⁵¹
109585	1995	415	Ad ¹⁰⁵¹	110165	1995	415	Ad ¹⁰⁵¹
109590	1995	415	Ad ¹⁰⁵¹		1997	516	Am
109875	1995	415	Ad ¹⁰⁵¹	110170	1995	415	Ad ¹⁰⁵¹
109880	1995	415	Ad ¹⁰⁵¹	110175	1995	415	Ad ¹⁰⁵¹
109885	1995	415	Ad ¹⁰⁵¹	110180	1995	415	Ad ¹⁰⁵¹
109890	1995	415	Ad ¹⁰⁵¹	110185	1995	415	Ad ¹⁰⁵¹
109895	1995	415	Ad ¹⁰⁵¹		1996	1023*	R ¹²⁵³
109900	1995	415	Ad ¹⁰⁵¹	110190	1995	415	Ad ¹⁰⁵¹
109905	1995	415	Ad ¹⁰⁵¹	110195	1995	415	Ad ¹⁰⁵¹
109910	1995	415	Ad ¹⁰⁵¹		1996	1023*	R ¹²⁵³
109915	1995	415	Ad ¹⁰⁵¹	110200	1995	415	Ad ¹⁰⁵¹
109920	1995	415	Ad ¹⁰⁵¹	110210	1995	415	Ad ¹⁰⁵¹
109925	1995	415	Ad ¹⁰⁵¹	110220	1995	415	Ad ¹⁰⁵¹
109930	1995	415	Ad ¹⁰⁵¹	110225	1995	415	Ad ¹⁰⁵¹
109935	1995	415	Ad ¹⁰⁵¹	110230	1995	415	Ad ¹⁰⁵¹
109940	1995	415	Ad ¹⁰⁵¹	110235	1995	415	Ad ¹⁰⁵¹
109945	1995	415	Ad ¹⁰⁵¹	110240	1995	415	Ad ¹⁰⁵¹
109950	1995	415	Ad ¹⁰⁵¹	110241	1997	294*	Ad
109955	1995	415	Ad ¹⁰⁵¹	110245	1995	415	Ad ¹⁰⁵¹
109960	1995	415	Ad ¹⁰⁵¹	110250	1995	415	Ad ¹⁰⁵¹
109965	1995	415	Ad ¹⁰⁵¹	110255	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
110260	1995	415	Ad ¹⁰⁵¹	110520	1995	415	Ad ¹⁰⁵¹
110265	1995	415	Ad ¹⁰⁵¹	110525	1995	415	Ad ¹⁰⁵¹
110270	1995	415	Ad ¹⁰⁵¹	110530	1995	415	Ad ¹⁰⁵¹
110275	1995	415	Ad ¹⁰⁵¹	110535	1995	415	Ad ¹⁰⁵¹
110280	1995	415	Ad ¹⁰⁵¹	110540	1995	415	Ad ¹⁰⁵¹
110285	1995	415	Ad ¹⁰⁵¹	110545	1995	415	Ad ¹⁰⁵¹
110290	1995	415	Ad ¹⁰⁵¹	110550	1995	415	Ad ¹⁰⁵¹
110295	1995	415	Ad ¹⁰⁵¹	110555	1995	415	Ad ¹⁰⁵¹
110300	1995	415	Ad ¹⁰⁵¹	110560	1995	415	Ad ¹⁰⁵¹
110305	1995	415	Ad ¹⁰⁵¹	110565	1995	415	Ad ¹⁰⁵¹
	1997	516	Am	110570	1995	415	Ad ¹⁰⁵¹
110310	1995	415	Ad ¹⁰⁵¹	110575	1995	415	Ad ¹⁰⁵¹
110315	1995	415	Ad ¹⁰⁵¹	110580	1995	415	Ad ¹⁰⁵¹
110320	1995	415	Ad ¹⁰⁵¹	110585	1995	415	Ad ¹⁰⁵¹
110325	1995	415	Ad ¹⁰⁵¹	110590	1995	415	Ad ¹⁰⁵¹
110330	1995	415	Ad ¹⁰⁵¹	110595	1995	415	Ad ¹⁰⁵¹
110335	1995	415	Ad ¹⁰⁵¹	110597	1996	1023*	Ad ¹²⁶⁶
110340	1995	415	Ad ¹⁰⁵¹	110600	1995	415	Ad ¹⁰⁵¹
110345	1995	415	Ad ¹⁰⁵¹	110605	1995	415	Ad ¹⁰⁵¹
110350	1995	415	Ad ¹⁰⁵¹	110610	1995	415	Ad ¹⁰⁵¹
110355	1995	415	Ad ¹⁰⁵¹	110615	1995	415	Ad ¹⁰⁵¹
110360	1995	415	Ad ¹⁰⁵¹	110620	1995	415	Ad ¹⁰⁵¹
110365	1995	415	Ad ¹⁰⁵¹	110625	1995	415	Ad ¹⁰⁵¹
110370	1995	415	Ad ¹⁰⁵¹	110630	1995	415	Ad ¹⁰⁵¹
110375	1995	415	Ad ¹⁰⁵¹	110635	1995	415	Ad ¹⁰⁵¹
	1997	711	R & Ad	110640	1995	415	Ad ¹⁰⁵¹
110380	1995	415	Ad ¹⁰⁵¹	110645	1995	415	Ad ¹⁰⁵¹
110385	1995	415	Ad ¹⁰⁵¹	110650	1995	415	Ad ¹⁰⁵¹
110390	1995	415	Ad ¹⁰⁵¹	110655	1995	415	Ad ¹⁰⁵¹
110395	1995	415	Ad ¹⁰⁵¹	110660	1995	415	Ad ¹⁰⁵¹
110398	1995	415	Ad ¹⁰⁵¹	110665	1995	415	Ad ¹⁰⁵¹
110400	1995	415	Ad ¹⁰⁵¹	110670	1995	415	Ad ¹⁰⁵¹
110403	1995	415	Ad ¹⁰⁵¹	110675	1995	415	Ad ¹⁰⁵¹
	1997	516	Am	110680	1995	415	Ad ¹⁰⁵¹
110405	1995	415	Ad ¹⁰⁵¹	110685	1995	415	Ad ¹⁰⁵¹
	1997	516	Am	110690	1995	415	Ad ¹⁰⁵¹
110408	1995	415	Ad ¹⁰⁵¹	110695	1995	415	Ad ¹⁰⁵¹
	1997	516	R	110700	1995	415	Ad ¹⁰⁵¹
110410	1995	415	Ad ¹⁰⁵¹	110705	1995	415	Ad ¹⁰⁵¹
110413	1995	415	Ad ¹⁰⁵¹	110710	1995	415	Ad ¹⁰⁵¹
110415	1995	415	Ad ¹⁰⁵¹	110715	1995	415	Ad ¹⁰⁵¹
110420	1995	415	Ad ¹⁰⁵¹	110720	1995	415	Ad ¹⁰⁵¹
110425	1995	415	Ad ¹⁰⁵¹	110725	1995	415	Ad ¹⁰⁵¹
110430	1995	415	Ad ¹⁰⁵¹	110730	1995	415	Ad ¹⁰⁵¹
110435	1995	415	Ad ¹⁰⁵¹	110735	1995	415	Ad ¹⁰⁵¹
110440	1995	415	Ad ¹⁰⁵¹	110740	1995	415	Ad ¹⁰⁵¹
110445	1995	415	Ad ¹⁰⁵¹	110745	1995	415	Ad ¹⁰⁵¹
110450	1995	415	Ad ¹⁰⁵¹	110750	1995	415	Ad ¹⁰⁵¹
110455	1995	415	Ad ¹⁰⁵¹	110755	1995	415	Ad ¹⁰⁵¹
110460	1995	415	Ad ¹⁰⁵¹	110760	1995	415	Ad ¹⁰⁵¹
110465	1995	415	Ad ¹⁰⁵¹	110765	1995	415	Ad ¹⁰⁵¹
110470	1995	415	Ad ¹⁰⁵¹	110770	1995	415	Ad ¹⁰⁵¹
110475	1995	415	Ad ¹⁰⁵¹	110775	1995	415	Ad ¹⁰⁵¹
110480	1995	415	Ad ¹⁰⁵¹	110780	1995	415	Ad ¹⁰⁵¹
110485	1995	415	Ad ¹⁰⁵¹	110785	1995	415	Ad ¹⁰⁵¹
	1997	727	Am & R ³¹⁴	110790	1995	415	Ad ¹⁰⁵¹
110490	1995	415	Ad ¹⁰⁵¹	110795	1995	415	Ad ¹⁰⁵¹
110495	1995	415	Ad ¹⁰⁵¹	110800	1995	415	Ad ¹⁰⁵¹
110505	1995	415	Ad ¹⁰⁵¹	110805	1995	415	Ad ¹⁰⁵¹
110510	1995	415	Ad ¹⁰⁵¹		1996	468	Am
110515	1995	415	Ad ¹⁰⁵¹	110810	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
110815	1995	415	Ad ¹⁰⁵¹	111040	1995	415	Ad ¹⁰⁵¹
110820	1995	415	Ad ¹⁰⁵¹	111045	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	111050	1995	415	Ad ¹⁰⁵¹
	1997	329*	Am (as am by	111055	1995	415	Ad ¹⁰⁵¹
			Sec. 241.5,	111060	1995	415	Ad ¹⁰⁵¹
		Stats. 1996,	111065	1995	415	Ad ¹⁰⁵¹	
		Ch. 1023)	111070	1995	415	Ad ¹⁰⁵¹	
110825	1995	415	Ad ¹⁰⁵¹	111075	1995	415	Ad ¹⁰⁵¹
110830	1995	415	Ad ¹⁰⁵¹	111080	1995	415	Ad ¹⁰⁵¹
110835	1995	415	Ad ¹⁰⁵¹	111085	1995	415	Ad ¹⁰⁵¹
110840	1995	415	Ad ¹⁰⁵¹	111090	1995	415	Ad ¹⁰⁵¹
110845	1995	415	Ad ¹⁰⁵¹	111095	1995	415	Ad ¹⁰⁵¹
110850	1995	415	Ad ¹⁰⁵¹	111100	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	111105	1995	415	Ad ¹⁰⁵¹
110855	1995	415	Ad ¹⁰⁵¹	111110	1995	415	Ad ¹⁰⁵¹
110860	1995	415	Ad ¹⁰⁵¹	111115	1995	415	Ad ¹⁰⁵¹
110865	1995	415	Ad ¹⁰⁵¹	111120	1995	415	Ad ¹⁰⁵¹
110870	1995	415	Ad ¹⁰⁵¹	111125	1995	415	Ad ¹⁰⁵¹
110875	1995	415	Ad ¹⁰⁵¹	111130	1995	415	Ad ¹⁰⁵¹
110880	1995	415	Ad ¹⁰⁵¹	111135	1995	415	Ad ¹⁰⁵¹
110885	1995	415	Ad ¹⁰⁵¹	111140	1995	415	Ad ¹⁰⁵¹
110890	1995	415	Ad ¹⁰⁵¹	111145	1995	415	Ad ¹⁰⁵¹
110895	1995	415	Ad ¹⁰⁵¹	111150	1995	415	Ad ¹⁰⁵¹
110900	1995	415	Ad ¹⁰⁵¹	111155	1995	415	Ad ¹⁰⁵¹
110905	1995	415	Ad ¹⁰⁵¹	111160	1995	415	Ad ¹⁰⁵¹
110910	1995	415	Ad ¹⁰⁵¹	111165	1995	415	Ad ¹⁰⁵¹
110915	1995	415	Ad ¹⁰⁵¹	111170	1995	415	Ad ¹⁰⁵¹
110920	1995	415	Ad ¹⁰⁵¹	111175	1995	415	Ad ¹⁰⁵¹
110925	1995	415	Ad ¹⁰⁵¹	111180	1995	415	Ad ¹⁰⁵¹
110930	1995	415	Ad ¹⁰⁵¹	111185	1995	415	Ad ¹⁰⁵¹
110935	1995	415	Ad ¹⁰⁵¹	111190	1995	415	Ad ¹⁰⁵¹
110940	1995	415	Ad ¹⁰⁵¹	111195	1995	415	Ad ¹⁰⁵¹
110945	1995	415	Ad ¹⁰⁵¹	111200	1995	415	Ad ¹⁰⁵¹
110950	1995	415	Ad ¹⁰⁵¹	111205	1995	415	Ad ¹⁰⁵¹
110955	1995	415	Ad ¹⁰⁵¹	111210	1995	415	Ad ¹⁰⁵¹
110956	1996	1023*	Ad ¹²⁵³	111215	1995	415	Ad ¹⁰⁵¹
110957	1996	1023*	Ad ¹²⁵³	111220	1995	415	Ad ¹⁰⁵¹
110958	1996	1023*	Ad ¹²⁵³	111225	1995	415	Ad ¹⁰⁵¹
110960	1995	415	Ad ¹⁰⁵¹	111230	1995	415	Ad ¹⁰⁵¹
110965	1995	415	Ad ¹⁰⁵¹	111235	1995	415	Ad ¹⁰⁵¹
Div. 104,				111240	1995	415	Ad ¹⁰⁵¹
Pt. 5,				111245	1995	415	Ad ¹⁰⁵¹
Ch. 5,				111250	1995	415	Ad ¹⁰⁵¹
Art. 10,				111255	1995	415	Ad ¹⁰⁵¹
heading				111260	1995	415	Ad ¹⁰⁵¹
(Sec. 110970				111265	1995	415	Ad ¹⁰⁵¹
et seq.)	1996	1023*	Ad ¹²⁵³	111270	1995	415	Ad ¹⁰⁵¹
110970	1996	1023*	Ad ¹²⁵³	111275	1995	415	Ad ¹⁰⁵¹
110975	1995	415	Ad ¹⁰⁵¹	111280	1995	415	Ad ¹⁰⁵¹
110980	1995	415	Ad ¹⁰⁵¹	111285	1995	415	Ad ¹⁰⁵¹
110985	1995	415	Ad ¹⁰⁵¹	111290	1995	415	Ad ¹⁰⁵¹
110990	1995	415	Ad ¹⁰⁵¹	111295	1995	415	Ad ¹⁰⁵¹
110995	1995	415	Ad ¹⁰⁵¹	111300	1995	415	Ad ¹⁰⁵¹
111000	1995	415	Ad ¹⁰⁵¹	111305	1995	415	Ad ¹⁰⁵¹
111005	1995	415	Ad ¹⁰⁵¹	111310	1995	415	Ad ¹⁰⁵¹
111010	1995	415	Ad ¹⁰⁵¹	111315	1995	415	Ad ¹⁰⁵¹
111015	1995	415	Ad ¹⁰⁵¹	111320	1995	415	Ad ¹⁰⁵¹
111020	1995	415	Ad ¹⁰⁵¹	111325	1995	415	Ad ¹⁰⁵¹
111025	1995	415	Ad ¹⁰⁵¹	111330	1995	415	Ad ¹⁰⁵¹
111030	1995	415	Ad ¹⁰⁵¹	111335	1995	415	Ad ¹⁰⁵¹
111035	1995	415	Ad ¹⁰⁵¹	111340	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
111345	1995	415	Ad ¹⁰⁵¹	111645	1995	415	Ad ¹⁰⁵¹
111350	1995	415	Ad ¹⁰⁵¹		1997	220*	Am
111355	1995	415	Ad ¹⁰⁵¹	111650	1995	415	Ad ¹⁰⁵¹
111360	1995	415	Ad ¹⁰⁵¹	111655	1995	415	Ad ¹⁰⁵¹
111365	1995	415	Ad ¹⁰⁵¹	111660	1995	415	Ad ¹⁰⁵¹
111375	1995	415	Ad ¹⁰⁵¹	111665	1995	415	Ad ¹⁰⁵¹
111380	1995	415	Ad ¹⁰⁵¹	111670	1995	415	Ad ¹⁰⁵¹
111385	1995	415	Ad ¹⁰⁵¹	111675	1995	415	Ad ¹⁰⁵¹
111390	1995	415	Ad ¹⁰⁵¹	111680	1995	415	Ad ¹⁰⁵¹
111395	1995	415	Ad ¹⁰⁵¹	111685	1995	415	Ad ¹⁰⁵¹
111400	1995	415	Ad ¹⁰⁵¹	111690	1995	415	Ad ¹⁰⁵¹
111405	1995	415	Ad ¹⁰⁵¹	111695	1995	415	Ad ¹⁰⁵¹
111410	1995	415	Ad ¹⁰⁵¹	111700	1995	415	Ad ¹⁰⁵¹
111415	1995	415	Ad ¹⁰⁵¹	111705	1995	415	Ad ¹⁰⁵¹
111420	1995	415	Ad ¹⁰⁵¹	111710	1995	415	Ad ¹⁰⁵¹
111425	1995	415	Ad ¹⁰⁵¹	111715	1995	415	Ad ¹⁰⁵¹
111430	1995	415	Ad ¹⁰⁵¹	111720	1995	415	Ad ¹⁰⁵¹
111435	1995	415	Ad ¹⁰⁵¹	111725	1995	415	Ad ¹⁰⁵¹
111440	1995	415	Ad ¹⁰⁵¹	111730	1995	415	Ad ¹⁰⁵¹
111445	1995	415	Ad ¹⁰⁵¹	111735	1995	415	Ad ¹⁰⁵¹
111450	1995	415	Ad ¹⁰⁵¹	111740	1995	415	Ad ¹⁰⁵¹
111455	1995	415	Ad ¹⁰⁵¹	111745	1995	415	Ad ¹⁰⁵¹
111460	1995	415	Ad ¹⁰⁵¹	111750	1995	415	Ad ¹⁰⁵¹
111465	1995	415	Ad ¹⁰⁵¹	111755	1995	415	Ad ¹⁰⁵¹
111470	1995	415	Ad ¹⁰⁵¹	111760	1995	415	Ad ¹⁰⁵¹
111475	1995	415	Ad ¹⁰⁵¹	111765	1995	415	Ad ¹⁰⁵¹
111480	1995	415	Ad ¹⁰⁵¹	111770	1995	415	Ad ¹⁰⁵¹
111485	1995	415	Ad ¹⁰⁵¹	111775	1995	415	Ad ¹⁰⁵¹
111490	1995	415	Ad ¹⁰⁵¹	111780	1995	415	Ad ¹⁰⁵¹
111495	1995	415	Ad ¹⁰⁵¹	111785	1995	415	Ad ¹⁰⁵¹
111500	1995	415	Ad ¹⁰⁵¹	111790	1995	415	Ad ¹⁰⁵¹
111505	1995	415	Ad ¹⁰⁵¹	111795	1995	415	Ad ¹⁰⁵¹
111510	1995	415	Ad ¹⁰⁵¹	111800	1995	415	Ad ¹⁰⁵¹
111515	1995	415	Ad ¹⁰⁵¹	111805	1995	415	Ad ¹⁰⁵¹
111520	1995	415	Ad ¹⁰⁵¹	111810	1995	415	Ad ¹⁰⁵¹
111525	1995	415	Ad ¹⁰⁵¹	111815	1995	415	Ad ¹⁰⁵¹
111530	1995	415	Ad ¹⁰⁵¹	111820	1995	415	Ad ¹⁰⁵¹
111535	1995	415	Ad ¹⁰⁵¹	111825	1995	415	Ad ¹⁰⁵¹
111540	1995	415	Ad ¹⁰⁵¹	111830	1995	415	Ad ¹⁰⁵¹
111545	1995	415	Ad ¹⁰⁵¹	111835	1995	415	Ad ¹⁰⁵¹
111550	1995	415	Ad ¹⁰⁵¹	111840	1995	415	Ad ¹⁰⁵¹
111555	1995	415	Ad ¹⁰⁵¹	111845	1995	415	Ad ¹⁰⁵¹
111560	1995	415	Ad ¹⁰⁵¹	111850	1995	415	Ad ¹⁰⁵¹
111565	1995	415	Ad ¹⁰⁵¹	111855	1995	415	Ad ¹⁰⁵¹
111570	1995	415	Ad ¹⁰⁵¹		1997	220*	Am
111575	1995	415	Ad ¹⁰⁵¹	111860	1995	415	Ad ¹⁰⁵¹
111580	1995	415	Ad ¹⁰⁵¹	111865	1995	415	Ad ¹⁰⁵¹
111585	1995	415	Ad ¹⁰⁵¹	111870	1995	415	Ad ¹⁰⁵¹
111590	1995	415	Ad ¹⁰⁵¹	111875	1995	415	Ad ¹⁰⁵¹
111595	1995	415	Ad ¹⁰⁵¹	111880	1995	415	Ad ¹⁰⁵¹
111600	1995	415	Ad ¹⁰⁵¹	111885	1995	415	Ad ¹⁰⁵¹
	1996	1023*	R ¹²⁵³	111890	1995	415	Ad ¹⁰⁵¹
111605	1995	415	Ad ¹⁰⁵¹	111895	1995	415	Ad ¹⁰⁵¹
111610	1995	415	Ad ¹⁰⁵¹	111900	1995	415	Ad ¹⁰⁵¹
111615	1995	415	Ad ¹⁰⁵¹	111905	1995	415	Ad ¹⁰⁵¹
111620	1995	415	Ad ¹⁰⁵¹	111910	1995	415	Ad ¹⁰⁵¹
111625	1995	415	Ad ¹⁰⁵¹	111912	1996	1023*	Ad ¹²⁵³
111630	1995	415	Ad ¹⁰⁵¹	111915	1995	415	Ad ¹⁰⁵¹
111635	1995	415	Ad ¹⁰⁵¹	111940	1995	415	Ad ¹⁰⁵¹
	1997	516	Am		1997	220*	Am
111640	1995	415	Ad ¹⁰⁵¹	111945	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
111950	1995	415	Ad ¹⁰⁵¹	112265	1995	415	Ad ¹⁰⁵¹
111955	1995	415	Ad ¹⁰⁵¹	112270	1995	415	Ad ¹⁰⁵¹
111960	1995	415	Ad ¹⁰⁵¹	112275	1995	415	Ad ¹⁰⁵¹
111965	1995	415	Ad ¹⁰⁵¹	112280	1995	415	Ad ¹⁰⁵¹
111970	1995	415	Ad ¹⁰⁵¹	112290	1997	770	Ad ¹⁴⁰⁵ R ⁷¹²
111975	1995	415	Ad ¹⁰⁵¹				
111980	1995	415	Ad ¹⁰⁵¹	112291	1997	770	Ad ¹⁴⁰⁵ R ⁷¹²
111985	1995	415	Ad ¹⁰⁵¹				
111990	1995	415	Ad ¹⁰⁵¹	112292	1997	770	Ad ¹⁴⁰⁵ R ⁷¹²
111995	1995	415	Ad ¹⁰⁵¹				
112000	1995	415	Ad ¹⁰⁵¹	112293	1997	770	Ad ¹⁴⁰⁵ R ⁷¹²
112005	1995	415	Ad ¹⁰⁵¹				
112010	1995	415	Ad ¹⁰⁵¹	112294	1997	770	Ad ¹⁴⁰⁵ R ⁷¹²
112015	1995	415	Ad ¹⁰⁵¹				
112020	1995	415	Ad ¹⁰⁵¹	112295	1997	770	Ad ¹⁴⁰⁵ R ⁷¹²
112025	1995	415	Ad ¹⁰⁵¹				
112030	1995	415	Ad ¹⁰⁵¹	112350	1995	415	Ad ¹⁰⁵¹
112035	1995	415	Ad ¹⁰⁵¹	112355	1995	415	Ad ¹⁰⁵¹
112040	1995	415	Ad ¹⁰⁵¹	112360	1995	415	Ad ¹⁰⁵¹
112045	1995	415	Ad ¹⁰⁵¹	112365	1995	415	Ad ¹⁰⁵¹
112050	1995	415	Ad ¹⁰⁵¹	112370	1995	415	Ad ¹⁰⁵¹
112055	1995	415	Ad ¹⁰⁵¹	112375	1995	415	Ad ¹⁰⁵¹
112060	1995	415	Ad ¹⁰⁵¹	112380	1995	415	Ad ¹⁰⁵¹
112065	1995	415	Ad ¹⁰⁵¹	112385	1995	415	Ad ¹⁰⁵¹
112070	1995	415	Ad ¹⁰⁵¹	112390	1995	415	Ad ¹⁰⁵¹
112075	1995	415	Ad ¹⁰⁵¹	112395	1995	415	Ad ¹⁰⁵¹
112080	1995	415	Ad ¹⁰⁵¹	112400	1995	415	Ad ¹⁰⁵¹
112085	1995	415	Ad ¹⁰⁵¹	112405	1995	415	Ad ¹⁰⁵¹
112090	1995	415	Ad ¹⁰⁵¹	112410	1995	415	Ad ¹⁰⁵¹
112095	1995	415	Ad ¹⁰⁵¹	112415	1995	415	Ad ¹⁰⁵¹
112100	1995	415	Ad ¹⁰⁵¹	112420	1995	415	Ad ¹⁰⁵¹
112105	1995	415	Ad ¹⁰⁵¹	112425	1995	415	Ad ¹⁰⁵¹
112110	1995	415	Ad ¹⁰⁵¹	112430	1995	415	Ad ¹⁰⁵¹
112115	1995	415	Ad ¹⁰⁵¹	112435	1995	415	Ad ¹⁰⁵¹
112120	1995	415	Ad ¹⁰⁵¹	112440	1995	415	Ad ¹⁰⁵¹
112125	1995	415	Ad ¹⁰⁵¹	112445	1995	415	Ad ¹⁰⁵¹
112130	1995	415	Ad ¹⁰⁵¹	112450	1995	415	Ad ¹⁰⁵¹
112150	1995	415	Ad ¹⁰⁵¹	112455	1995	415	Ad ¹⁰⁵¹
112155	1995	415	Ad ¹⁰⁵¹	112460	1995	415	Ad ¹⁰⁵¹
112160	1995	415	Ad ¹⁰⁵¹	112465	1995	415	Ad ¹⁰⁵¹
112165	1995	415	Ad ¹⁰⁵¹	112470	1995	415	Ad ¹⁰⁵¹
	1997	236	Am	112475	1995	415	Ad ¹⁰⁵¹
112170	1995	415	Ad ¹⁰⁵¹	112480	1995	415	Ad ¹⁰⁵¹
112175	1995	415	Ad ¹⁰⁵¹	112485	1995	415	Ad ¹⁰⁵¹
112180	1995	415	Ad ¹⁰⁵¹	112490	1995	415	Ad ¹⁰⁵¹
112185	1995	415	Ad ¹⁰⁵¹	112495	1995	415	Ad ¹⁰⁵¹
112190	1995	415	Ad ¹⁰⁵¹	112500	1995	415	Ad ¹⁰⁵¹
112195	1995	415	Ad ¹⁰⁵¹	112505	1995	415	Ad ¹⁰⁵¹
112200	1995	415	Ad ¹⁰⁵¹	112510	1995	415	Ad ¹⁰⁵¹
112205	1995	415	Ad ¹⁰⁵¹	112515	1995	415	Ad ¹⁰⁵¹
112210	1995	415	Ad ¹⁰⁵¹	112520	1995	415	Ad ¹⁰⁵¹
112215	1995	415	Ad ¹⁰⁵¹	112525	1995	415	Ad ¹⁰⁵¹
112220	1995	415	Ad ¹⁰⁵¹	112530	1995	415	Ad ¹⁰⁵¹
112225	1995	415	Ad ¹⁰⁵¹	112535	1995	415	Ad ¹⁰⁵¹
112230	1995	415	Ad ¹⁰⁵¹	112540	1995	415	Ad ¹⁰⁵¹
112235	1995	415	Ad ¹⁰⁵¹	112545	1995	415	Ad ¹⁰⁵¹
112240	1995	415	Ad ¹⁰⁵¹	112550	1995	415	Ad ¹⁰⁵¹
112245	1995	415	Ad ¹⁰⁵¹	112555	1995	415	Ad ¹⁰⁵¹
112250	1995	415	Ad ¹⁰⁵¹	112560	1995	415	Ad ¹⁰⁵¹
112255	1995	415	Ad ¹⁰⁵¹	112565	1995	415	Ad ¹⁰⁵¹
112260	1995	415	Ad ¹⁰⁵¹	112570	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
112575	1995	415	Ad ¹⁰⁵¹	112900	1995	415	Ad ¹⁰⁵¹
112580	1995	415	Ad ¹⁰⁵¹	112905	1995	415	Ad ¹⁰⁵¹
112585	1995	415	Ad ¹⁰⁵¹	112910	1995	415	Ad ¹⁰⁵¹
112590	1995	415	Ad ¹⁰⁵¹	112915	1995	415	Ad ¹⁰⁵¹
112595	1995	415	Ad ¹⁰⁵¹	112920	1995	415	Ad ¹⁰⁵¹
112600	1995	415	Ad ¹⁰⁵¹	112925	1995	415	Ad ¹⁰⁵¹
112605	1995	415	Ad ¹⁰⁵¹	112930	1995	415	Ad ¹⁰⁵¹
112610	1995	415	Ad ¹⁰⁵¹	112935	1995	415	Ad ¹⁰⁵¹
112615	1995	415	Ad ¹⁰⁵¹	113025	1995	415	Ad ¹⁰⁵¹
112620	1995	415	Ad ¹⁰⁵¹	113030	1995	415	Ad ¹⁰⁵¹
112625	1995	415	Ad ¹⁰⁵¹	113035	1995	415	Ad ¹⁰⁵¹
112630	1995	415	Ad ¹⁰⁵¹	113040	1995	415	Ad ¹⁰⁵¹
112635	1995	415	Ad ¹⁰⁵¹	113045	1995	415	Ad ¹⁰⁵¹
112650	1995	415	Ad ¹⁰⁵¹	113050	1995	415	Ad ¹⁰⁵¹
112655	1995	415	Ad ¹⁰⁵¹	113055	1995	415	Ad ¹⁰⁵¹
112660	1995	415	Ad ¹⁰⁵¹	113060	1995	415	Ad ¹⁰⁵¹
112665	1995	415	Ad ¹⁰⁵¹	113065	1995	415	Ad ¹⁰⁵¹
112670	1995	415	Ad ¹⁰⁵¹	113070	1995	415	Ad ¹⁰⁵¹
112675	1995	415	Ad ¹⁰⁵¹	113075	1995	415	Ad ¹⁰⁵¹
112680	1995	415	Ad ¹⁰⁵¹	113080	1995	415	Ad ¹⁰⁵¹
112685	1995	415	Ad ¹⁰⁵¹	113085	1995	415	Ad ¹⁰⁵¹
112690	1995	415	Ad ¹⁰⁵¹	113090	1995	415	Ad ¹⁰⁵¹
112695	1995	415	Ad ¹⁰⁵¹	113095	1995	415	Ad ¹⁰⁵¹
112700	1995	415	Ad ¹⁰⁵¹	113100	1995	415	Ad ¹⁰⁵¹
112705	1995	415	Ad ¹⁰⁵¹	113105	1995	415	Ad ¹⁰⁵¹
112710	1995	415	Ad ¹⁰⁵¹	113110	1995	415	Ad ¹⁰⁵¹
112715	1995	415	Ad ¹⁰⁵¹	113115	1995	415	Ad ¹⁰⁵¹
112720	1995	415	Ad ¹⁰⁵¹	113120	1995	415	Ad ¹⁰⁵¹
112725	1995	415	Ad ¹⁰⁵¹	113150	1995	415	Ad ¹⁰⁵¹
112730	1995	415	Ad ¹⁰⁵¹	113155	1995	415	Ad ¹⁰⁵¹
112735	1995	415	Ad ¹⁰⁵¹	113200	1995	415	Ad ¹⁰⁵¹
112740	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Am (as ad by Stats. 1995, Ch. 415) ¹²⁵³
112745	1995	415	Ad ¹⁰⁵¹				
112750	1995	415	Ad ¹⁰⁵¹				
112755	1995	415	Ad ¹⁰⁵¹	113205	1995	415	Ad ¹⁰⁵¹
112760	1995	415	Ad ¹⁰⁵¹	113210	1995	415	Ad ¹⁰⁵¹
112765	1995	415	Ad ¹⁰⁵¹	113215	1995	415	Ad ¹⁰⁵¹
112770	1995	415	Ad ¹⁰⁵¹	113220	1995	415	Ad ¹⁰⁵¹
112775	1995	415	Ad ¹⁰⁵¹	113225	1995	415	Ad ¹⁰⁵¹
112780	1995	415	Ad ¹⁰⁵¹		1996	990	R
112785	1995	415	Ad ¹⁰⁵¹	113250	1995	415	Ad ¹⁰⁵¹
112790	1995	415	Ad ¹⁰⁵¹	113255	1995	415	Ad ¹⁰⁵¹
112795	1995	415	Ad ¹⁰⁵¹	113260	1995	415	Ad ¹⁰⁵¹
112800	1995	415	Ad ¹⁰⁵¹	113265	1995	415	Ad ¹⁰⁵¹
112805	1995	415	Ad ¹⁰⁵¹	113270	1995	415	Ad ¹⁰⁵¹
112810	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Am (as ad by Stats. 1995, Ch. 415) ¹²⁵³
112815	1995	415	Ad ¹⁰⁵¹				
112820	1995	415	Ad ¹⁰⁵¹				
112825	1995	415	Ad ¹⁰⁵¹	113275	1995	415	Ad ¹⁰⁵¹
112830	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Am (as ad by Stats. 1995, Ch. 415) ¹²⁵³
112835	1995	415	Ad ¹⁰⁵¹				
112840	1995	415	Ad ¹⁰⁵¹				
112845	1995	415	Ad ¹⁰⁵¹	113280	1995	415	Ad ¹⁰⁵¹
112850	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Am (as ad by Stats. 1995, Ch. 415) ¹²⁵³
112855	1995	415	Ad ¹⁰⁵¹				
112875	1995	415	Ad ¹⁰⁵¹				
112880	1995	415	Ad ¹⁰⁵¹	113300	1995	415	Ad ¹⁰⁵¹
112885	1995	415	Ad ¹⁰⁵¹		1996	1023 *	R ¹²⁵³
112890	1995	415	Ad ¹⁰⁵¹	113305	1995	415	Ad ¹⁰⁵¹
112895	1995	415	Ad ¹⁰⁵¹		1996	1023 *	R ¹²⁵³
	1997	543	Am	113310	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
113315	1995	415	Ad ¹⁰⁵¹	113800	1995	415	Ad ¹⁰⁵¹
113320	1995	415	Ad ¹⁰⁵¹	113803	1996	1023 *	Ad(RN) ¹²⁵³
113325	1995	415	Ad ¹⁰⁵¹		1997	224	Am
113330	1995	415	Ad ¹⁰⁵¹	113805	1995	415	Ad ¹⁰⁵¹
113335	1995	415	Ad ¹⁰⁵¹	113810	1995	415	Ad ¹⁰⁵¹
113340	1995	415	Ad ¹⁰⁵¹	113813	1996	1023 *	Ad(RN) ¹²⁵³
113345	1995	415	Ad ¹⁰⁵¹		1997	224	Am
113350	1995	415	Ad ¹⁰⁵¹	113815	1995	415	Ad ¹⁰⁵¹
113355	1995	415	Ad ¹⁰⁵¹		1996	1048	Am
113360	1995	415	Ad ¹⁰⁵¹	113820	1995	415	Ad ¹⁰⁵¹
113700	1995	415	Ad ¹⁰⁵¹	113825	1995	415	Ad ¹⁰⁵¹
113705	1995	415	Ad ¹⁰⁵¹	113830	1995	415	Ad ¹⁰⁵¹
113710	1995	415	Ad ¹⁰⁵¹	113835	1995	415	Ad ¹⁰⁵¹
113715	1995	415	Ad ¹⁰⁵¹	113840	1995	415	Ad ¹⁰⁵¹
113720	1995	415	Ad ¹⁰⁵¹	113843	1996	874	Ad
113725	1995	415	Ad ¹⁰⁵¹		1996	875	Ad
113730	1995	415	Ad ¹⁰⁵¹	113844	1996	1048	Ad
113731	1996	1023 *	Ad(RN) ¹²⁵³	113845	1995	415	Ad ¹⁰⁵¹
113732	1996	874	Ad		1996	1023 *	Ad(RN) ¹²⁵³
	1996	875	Ad		1996	1048	Ad(RN)
	1996	1023 *	Ad ¹²⁵³	113847	1996	1023 *	Ad(RN) ¹²⁵³
	1997	224	Am (as ad by Sec. 321.5, Stats. 1996, Ch. 1023) & RN	113850	1995	415	Ad ¹⁰⁵¹
				113855	1995	415	Ad ¹⁰⁵¹
113733	1997	224	Ad(RN)	113857	1996	1023 *	Ad(RN) ¹²⁵³
113735	1995	415	Ad ¹⁰⁵¹	113860	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³		1996	1023 *	Ad(RN) ¹²⁵³
113740	1995	415	Ad ¹⁰⁵¹	113865	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³		1996	1023 *	Ad(RN) ¹²⁵³
113745	1995	415	Ad ¹⁰⁵¹		1997	224	Am
	1996	1023 *	Ad(RN) ¹²⁵³	113870	1995	415	Ad ¹⁰⁵¹
113746	1996	1023 *	Ad(RN) ¹²⁵³	113875	1995	415	Ad ¹⁰⁵¹
113750	1995	415	Ad ¹⁰⁵¹	113877	1996	1023 *	Ad(RN) ¹²⁵³
	1996	1048	Am	113880	1995	415	Ad ¹⁰⁵¹
113751	1996	1023 *	Ad(RN) ¹²⁵³	113885	1995	415	Ad ¹⁰⁵¹
113752	1996	1023 *	Ad(RN) ¹²⁵³	113890	1995	415	Ad ¹⁰⁵¹
113753	1996	1023 *	Ad(RN) ¹²⁵³	113895	1995	415	Ad ¹⁰⁵¹
113755	1995	415	Ad ¹⁰⁵¹	113898	1995	415	Ad ¹⁰⁵¹
113760	1995	415	Ad ¹⁰⁵¹	113900	1995	415	Ad ¹⁰⁵¹
113765	1995	415	Ad ¹⁰⁵¹		1996	1048	R & Ad
	1996	1023 *	Ad(RN) ¹²⁵³	113903	1995	415	Ad ¹⁰⁵¹
113770	1995	415	Ad ¹⁰⁵¹	113905	1995	415	Ad ¹⁰⁵¹
113773	1996	1023 *	Ad(RN) ¹²⁵³		1996	1048	Am
113775	1995	415	Ad ¹⁰⁵¹	113908	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	113910	1995	415	Ad ¹⁰⁵¹
113776	1996	1023 *	Ad(RN) ¹²⁵³	113915	1995	415	Ad ¹⁰⁵¹
113777	1996	1023 *	Ad(RN) ¹²⁵³		1996	1023 *	Ad(RN) ¹²⁵³
113780	1995	415	Ad ¹⁰⁵¹	113920	1995	415	Ad ¹⁰⁵¹
	1996	1048	Am	113923	1996	1023 *	Ad ¹²⁵³
113785	1995	415	Ad ¹⁰⁵¹	113925	1995	415	Ad ¹⁰⁵¹
	1996	1048	Am		1996	1023 *	Ad(RN) ¹²⁵³
113790	1995	415	Ad ¹⁰⁵¹	113930	1995	415	Ad ¹⁰⁵¹
113795	1995	415	Ad ¹⁰⁵¹	113935	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	113940	1995	415	Ad ¹⁰⁵¹
113796	1996	1023 *	Ad(RN) ¹²⁵³	113945	1995	415	Ad ¹⁰⁵¹
113797	1996	1023 *	Ad(RN) ¹²⁵³	113950	1995	415	Ad ¹⁰⁵¹
113798	1996	1023 *	Ad(RN) ¹²⁵³	113955	1995	415	Ad ¹⁰⁵¹
113799	1996	1023 *	Ad(RN) ¹²⁵³	113960	1995	415	Ad ¹⁰⁵¹
				113965	1995	415	Ad ¹⁰⁵¹
				113970	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
113975	1995	415	Ad ¹⁰⁵¹	114135	1995	415	Ad ¹⁰⁵¹
113980	1995	415	Ad ¹⁰⁵¹	114140	1995	415	Ad ¹⁰⁵¹
113985	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Ad(RN) ¹²⁵³
113990	1995	415	Ad ¹⁰⁵¹	114145	1995	415	Ad ¹⁰⁵¹
113995	1995	415	Ad ¹⁰⁵¹		1996	92	Am
	1996	1023 *	Ad(RN) ¹²⁵³		1997	224	Am
	1996	1048	Ad(RN)	114150	1995	415	Ad ¹⁰⁵¹
113996	1997	366	Ad & R ³¹⁴	114155	1995	415	Ad ¹⁰⁵¹
113997	1996	1023 *	Ad(RN) ¹²⁵³		1996	1023 *	Ad(RN) ¹²⁵³
113998	1997	366	Ad & R ³¹⁴	114160	1995	415	Ad ¹⁰⁵¹
113998.1	1997	366	Ad & R ³¹⁴		1996	1048	Am
114000	1995	415	Ad ¹⁰⁵¹	114165	1995	415	Ad ¹⁰⁵¹
114002	1996	1023 *	Ad(RN) ¹²⁵³	114170	1995	415	Ad ¹⁰⁵¹
114003	1996	1023 *	Ad(RN) ¹²⁵³	114175	1995	415	Ad ¹⁰⁵¹
114005	1995	415	Ad ¹⁰⁵¹	114180	1995	415	Ad ¹⁰⁵¹
114010	1995	415	Ad ¹⁰⁵¹	114190	1995	415	Ad ¹⁰⁵¹
114015	1995	415	Ad ¹⁰⁵¹	114195	1995	415	Ad ¹⁰⁵¹
	1997	17	Ad(RN) ¹³²⁸	114200	1995	415	Ad ¹⁰⁵¹
114020	1995	415	Ad ¹⁰⁵¹	114205	1995	415	Ad ¹⁰⁵¹
	1996	1048	R & Ad	114210	1995	415	Ad ¹⁰⁵¹
	1997	224	Am	114215	1995	415	Ad ¹⁰⁵¹
114021	1996	1048	Ad	114220	1995	415	Ad ¹⁰⁵¹
114022	1996	1048	Ad	114225	1995	415	Ad ¹⁰⁵¹
114025	1995	415	Ad ¹⁰⁵¹	114230	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	114235	1995	415	Ad ¹⁰⁵¹
114030	1995	415	Ad ¹⁰⁵¹	114240	1995	415	Ad ¹⁰⁵¹
114035	1995	415	Ad ¹⁰⁵¹	114245	1995	415	Ad ¹⁰⁵¹
114040	1995	415	Ad ¹⁰⁵¹	Div. 104,			
114045	1995	415	Ad ¹⁰⁵¹	Pt. 7,			
114050	1995	415	Ad ¹⁰⁵¹	Ch. 4,			
114055	1995	415	Ad ¹⁰⁵¹	Art. 11,			
	1996	1023 *	Ad(RN) ¹²⁵³	heading			
114056	1996	1023 *	Ad(RN) ¹²⁵³	(Sec. 114250			
114057	1996	1048	Ad	et seq.)	1997	224	Am
114060	1995	415	Ad ¹⁰⁵¹	114250	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³		1996	1048	R & Ad
114065	1995	415	Ad ¹⁰⁵¹	114255	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³		1996	1048	R & Ad
114070	1995	415	Ad ¹⁰⁵¹	114260	1995	415	Ad ¹⁰⁵¹
114075	1995	415	Ad ¹⁰⁵¹		1996	1048	R & Ad
114080	1995	415	Ad ¹⁰⁵¹	114265	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³		1996	1048	R & Ad
114085	1995	415	Ad ¹⁰⁵¹		1997	224	Am
	1996	1023 *	Ad(RN) ¹²⁵³	114270	1995	415	Ad ¹⁰⁵¹
114086	1996	124	Ad(RN) ¹¹⁹⁷		1996	1048	R & Ad
	1996	1023 *	Ad(RN) ¹²⁵³	114275	1995	415	Ad ¹⁰⁵¹
114090	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Ad(RN) ¹²⁵³
	1996	124	Ad(RN) ¹¹⁹⁷	114280	1996	1048	R & Ad
	1996	1023 *	Ad(RN) ¹²⁵³		1995	415	Ad ¹⁰⁵¹
	1996	1048	Ad(RN)		1996	1048	R
114095	1995	415	Ad ¹⁰⁵¹	114281	1996	1023 *	Ad(RN) ¹²⁵³
114100	1995	415	Ad ¹⁰⁵¹	114282	1996	1048	Ad(RN)
	1996	1023 *	Ad(RN) ¹²⁵³	114290	1995	415	Ad ¹⁰⁵¹
	1996	1048	Ad(RN)		1996	1023 *	Ad(RN) ¹²⁵³
114105	1995	415	Ad ¹⁰⁵¹		1996	1048	Ad(RN)
114110	1995	415	Ad ¹⁰⁵¹	114295	1995	415	Ad ¹⁰⁵¹
114115	1995	415	Ad ¹⁰⁵¹	114300	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	114305	1995	415	Ad ¹⁰⁵¹
114120	1995	415	Ad ¹⁰⁵¹	114310	1995	415	Ad ¹⁰⁵¹
114125	1995	415	Ad ¹⁰⁵¹	114315	1995	415	Ad ¹⁰⁵¹
114130	1995	415	Ad ¹⁰⁵¹	114320	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
114325	1995	415	Ad ¹⁰⁵¹	114470	1996	1023 *	Ad ¹²⁵³
114330	1995	415	Ad ¹⁰⁵¹	114475	1996	1023 *	Ad ¹²⁵³
114335	1995	415	Ad ¹⁰⁵¹	Div. 104,			
114340	1995	415	Ad ¹⁰⁵¹	Pt. 9,			
114345	1995	415	Ad ¹⁰⁵¹	Ch. 4,			
114350	1995	415	Ad ¹⁰⁵¹	heading			
			R & Ad ⁷⁹	(Sec. 114650			
	1996	229	Am (as ad by	et seq.)	1996	1023 *	Am ¹²⁵³
			Sec. 6	114650	1995	415	Ad ¹⁰⁵¹
			(1st version),	114655	1995	415	Ad ¹⁰⁵¹
			Stats. 1995,	114660	1995	415	Ad ¹⁰⁵¹
			Ch. 415) ¹³	114665	1995	415	Ad ¹⁰⁵¹
			R (as ad by	114670	1995	415	Ad ¹⁰⁵¹
			Sec. 6	114675	1995	415	Ad ¹⁰⁵¹
			(2nd version),		1996	1023 *	R & Ad ¹²⁵³
			Stats. 1995,	114677	1996	1023 *	Ad ¹²⁵³
			Ch. 415)	114680	1995	415	Ad ¹⁰⁵¹
114351	1996	1023 *	Ad(RN) ¹²⁵³		1996	1023 *	R & Ad ¹²⁵³
114355	1996	1023 *	Ad(RN) ¹²⁵³	114685	1995	415	Ad ¹⁰⁵¹
114358	1996	1023 *	Ad(RN) ¹²⁵³		1996	1023 *	R & Ad ¹²⁵³
114359	1996	1023 *	Ad(RN) ¹²⁵³	114690	1995	415	Ad ¹⁰⁵¹
114360	1995	415	Ad ¹⁰⁵¹		1996	1023 *	R ¹²⁵³
	1996	1023 *	Am & RN	114695	1995	415	Ad ¹⁰⁵¹
			& Ad ¹²⁵³		1996	1023 *	R ¹²⁵³
	1997	224	Am	114700	1995	415	Ad ¹⁰⁵¹
114361	1996	1023 *	Ad ¹²⁵³		1996	1023 *	R ¹²⁵³
114362	1996	1023 *	Ad(RN) ¹²⁵³	114705	1995	415	Ad ¹⁰⁵¹
114363	1995	415	Ad ¹⁰⁵¹	114710	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Am & RN	114715	1995	415	Ad ¹⁰⁵¹
			& Ad(RN) ¹²⁵³	114720	1995	415	Ad ¹⁰⁵¹
114364	1996	1023 *	Ad ¹²⁵³	114725	1995	415	Ad ¹⁰⁵¹
114365	1995	415	Ad ¹⁰⁵¹	114730	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Am & RN	114735	1995	415	Ad ¹⁰⁵¹
			& Ad ¹²⁵³	114740	1995	415	Ad ¹⁰⁵¹
114366	1996	1023 *	Ad ¹²⁵³	114745	1995	415	Ad ¹⁰⁵¹
	1996	1048	Ad	114750	1995	415	Ad ¹⁰⁵¹
114367	1996	1023 *	Ad(RN) ¹²⁵³	114755	1995	415	Ad ¹⁰⁵¹
	1996	1048	Ad	114760	1995	415	Ad ¹⁰⁵¹
114367.5	1996	1048	Ad	114765	1995	415	Ad ¹⁰⁵¹
114368	1995	415	Ad ¹⁰⁵¹	114770	1995	415	Ad ¹⁰⁵¹
114370	1995	415	Ad ¹⁰⁵¹		1996	1023 *	R ¹²⁵³
114375	1995	415	Ad ¹⁰⁵¹	114775	1995	415	Ad ¹⁰⁵¹
114380	1995	415	Ad ¹⁰⁵¹	114780	1995	415	Ad ¹⁰⁵¹
	1997	224	Am	114785	1995	415	Ad ¹⁰⁵¹
114385	1995	415	Ad ¹⁰⁵¹	114790	1995	415	Ad ¹⁰⁵¹
114390	1995	415	Ad ¹⁰⁵¹	114795	1995	415	Ad ¹⁰⁵¹
114395	1995	415	Ad ¹⁰⁵¹	114800	1995	415	Ad ¹⁰⁵¹
114400	1995	415	Ad ¹⁰⁵¹	114805	1995	415	Ad ¹⁰⁵¹
114405	1995	415	Ad ¹⁰⁵¹	114810	1995	415	Ad ¹⁰⁵¹
114410	1995	415	Ad ¹⁰⁵¹	114815	1995	415	Ad ¹⁰⁵¹
114415	1995	415	Ad ¹⁰⁵¹	114820	1995	415	Ad ¹⁰⁵¹
114420	1995	415	Ad ¹⁰⁵¹	114825	1995	415	Ad ¹⁰⁵¹
114425	1995	415	Ad ¹⁰⁵¹	114830	1995	415	Ad ¹⁰⁵¹
114430	1995	415	Ad ¹⁰⁵¹	114835	1995	415	Ad ¹⁰⁵¹
114435	1995	415	Ad ¹⁰⁵¹	114840	1995	415	Ad ¹⁰⁵¹
114440	1995	415	Ad ¹⁰⁵¹	114845	1995	415	Ad ¹⁰⁵¹
114445	1995	415	Ad ¹⁰⁵¹	114850	1995	415	Ad ¹⁰⁵¹
114450	1995	415	Ad ¹⁰⁵¹	114855	1995	415	Ad ¹⁰⁵¹
114455	1995	415	Ad ¹⁰⁵¹	114860	1995	415	Ad ¹⁰⁵¹
114460	1996	1023 *	Ad ¹²⁵³	114865	1995	415	Ad ¹⁰⁵¹
114465	1996	1023 *	Ad ¹²⁵³	114870	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
114875	1995	415	Ad ¹⁰⁵¹	115130	1995	415	Ad ¹⁰⁵¹
114880	1995	415	Ad ¹⁰⁵¹	115135	1995	415	Ad ¹⁰⁵¹
114885	1995	415	Ad ¹⁰⁵¹	115140	1995	415	Ad ¹⁰⁵¹
114890	1995	415	Ad ¹⁰⁵¹	115145	1995	415	Ad ¹⁰⁵¹
114895	1995	415	Ad ¹⁰⁵¹		1997	220*	Am
114896	1997	97*	Ad(RN)	115150	1995	415	Ad ¹⁰⁵¹
114900	1995	415	Ad ¹⁰⁵¹	115155	1995	415	Ad ¹⁰⁵¹
114905	1995	415	Ad ¹⁰⁵¹	115160	1995	415	Ad ¹⁰⁵¹
114907	1995	415	Ad ¹⁰⁵¹	115165	1995	415	Ad ¹⁰⁵¹
114908	1995	415	Ad ¹⁰⁵¹	115170	1995	415	Ad ¹⁰⁵¹
114910	1995	415	Ad ¹⁰⁵¹	115175	1995	415	Ad ¹⁰⁵¹
114915	1995	415	Ad ¹⁰⁵¹	115180	1995	415	Ad ¹⁰⁵¹
114920	1995	415	Ad ¹⁰⁵¹	115185	1995	415	Ad ¹⁰⁵¹
114925	1995	415	Ad ¹⁰⁵¹	115190	1995	415	Ad ¹⁰⁵¹
114930	1995	415	Ad ¹⁰⁵¹	115195	1995	415	Ad ¹⁰⁵¹
114935	1995	415	Ad ¹⁰⁵¹	115200	1995	415	Ad ¹⁰⁵¹
114940	1995	415	Ad ¹⁰⁵¹	115205	1995	415	Ad ¹⁰⁵¹
114945	1995	415	Ad ¹⁰⁵¹	115210	1995	415	Ad ¹⁰⁵¹
114950	1995	415	Ad ¹⁰⁵¹	115215	1995	415	Ad ¹⁰⁵¹
114955	1995	415	Ad ¹⁰⁵¹	115220	1995	415	Ad ¹⁰⁵¹
114960	1995	415	Ad ¹⁰⁵¹	115225	1995	415	Ad ¹⁰⁵¹
114965	1995	415	Ad ¹⁰⁵¹	115230	1995	415	Ad ¹⁰⁵¹
114970	1995	415	Ad ¹⁰⁵¹	115235	1995	415	Ad ¹⁰⁵¹
114975	1995	415	Ad ¹⁰⁵¹	115250	1995	415	Ad ¹⁰⁵¹
114980	1995	415	Ad ¹⁰⁵¹	115255	1995	415	Ad ¹⁰⁵¹
114985	1995	415	Ad ¹⁰⁵¹	115260	1995	415	Ad ¹⁰⁵¹
114990	1995	415	Ad ¹⁰⁵¹	115265	1995	415	Ad ¹⁰⁵¹
114995	1995	415	Ad ¹⁰⁵¹	115270	1995	415	Ad ¹⁰⁵¹
115000	1995	415	Ad ¹⁰⁵¹	115271	1996	752	Ad
115005	1995	415	Ad ¹⁰⁵¹	115271.2	1996	752	Ad
115010	1995	415	Ad ¹⁰⁵¹	115271.3	1997	17	Ad(RN) ¹³²⁸
115015	1995	415	Ad ¹⁰⁵¹	115271.4	1996	752	Ad
115020	1995	415	Ad ¹⁰⁵¹	115275	1995	415	Ad ¹⁰⁵¹
115025	1995	415	Ad ¹⁰⁵¹	115280	1995	415	Ad ¹⁰⁵¹
115030	1995	415	Ad ¹⁰⁵¹	115285	1995	415	Ad ¹⁰⁵¹
115035	1995	415	Ad ¹⁰⁵¹	115290	1995	415	Ad ¹⁰⁵¹
115040	1995	415	Ad ¹⁰⁵¹	115295	1995	415	Ad ¹⁰⁵¹
115045	1995	415	Ad & R ^{1051 1054}	115700	1995	415	Ad ¹⁰⁵¹
115050	1995	415	Ad ¹⁰⁵¹		1996	1023*	R & Ad ¹²⁵³
115055	1995	415	Ad ¹⁰⁵¹	115705	1995	415	Ad ¹⁰⁵¹
115060	1995	415	Ad ¹⁰⁵¹		1996	1023*	R & Ad ¹²⁵³
115065	1995	415	Ad ¹⁰⁵¹	115710	1995	415	Ad ¹⁰⁵¹
	1997	294*	Am		1996	1023*	R & Ad ¹²⁵³
115070	1995	415	Ad ¹⁰⁵¹	115715	1995	415	Ad ¹⁰⁵¹
115075	1995	415	Ad ¹⁰⁵¹		1996	1023*	R & Ad ¹²⁵³
115080	1995	415	Ad ¹⁰⁵¹	115720	1995	415	Ad ¹⁰⁵¹
	1996	1100	Am		1996	1023*	R & Ad ¹²⁵³
	1997	294*	Am	Div. 104,			
115085	1995	415	Ad ¹⁰⁵¹	Pt. 10,			
115090	1995	415	Ad ¹⁰⁵¹	Ch. 4,			
115091	1996	1023*	Ad ¹²⁵³	heading			
115092	1996	1023*	Ad ¹²⁵³	(Sec. 115725			
115093	1996	1023*	Ad ¹²⁵³	et seq.)	1996	1023*	Am ¹²⁵³
115095	1995	415	Ad ¹⁰⁵¹	Div. 104,			
115100	1995	415	Ad ¹⁰⁵¹	Pt. 10,			
115105	1995	415	Ad ¹⁰⁵¹	Ch. 4,			
115110	1995	415	Ad ¹⁰⁵¹	Art. 1,			
115115	1995	415	Ad ¹⁰⁵¹	heading			
	1997	97*	Am	(Sec. 115725			
115120	1995	415	Ad ¹⁰⁵¹	et seq.)	1996	1023*	Ad(RN) ¹²⁵³
115125	1995	415	Ad ¹⁰⁵¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Div. 104, Pt. 10, Ch. 4, Art. 2, heading (Sec. 115725 et seq.)	1996	1023 *	Am & RN ¹²⁵³	115975	1995	415	Ad ¹⁰⁵¹
115725	1995	415	Ad ¹⁰⁵¹	115980	1995	415	Ad ¹⁰⁵¹
115730	1995	415	Ad ¹⁰⁵¹	115985	1995	415	Ad ¹⁰⁵¹
115735	1995	415	Ad ¹⁰⁵¹	115990	1995	415	Ad ¹⁰⁵¹
115740	1995	415	Ad ¹⁰⁵¹	115995	1995	415	Ad ¹⁰⁵¹
115745	1995	415	Ad ¹⁰⁵¹	116000	1995	415	Ad ¹⁰⁵¹
115750	1995	415	Ad ¹⁰⁵¹	116005	1995	415	Ad ¹⁰⁵¹
Div. 104, Pt. 10, Ch. 4, Art. 2, heading (Sec. 115775 et seq.)	1996	1023 *	Ad(RN) ¹²⁵³	116010	1995	415	Ad ¹⁰⁵¹
Div. 104, Pt. 10, Ch. 4, Art. 3, heading (Sec. 115775 et seq.)	1996	1023 *	Am & RN ¹²⁵³	116015	1995	415	Ad ¹⁰⁵¹
115775	1995	415	Ad ¹⁰⁵¹	116020	1995	415	Ad ¹⁰⁵¹
115800	1995	415	Ad ¹⁰⁵¹	116025	1995	415	Ad ¹⁰⁵¹
	1997	573	Am	116028	1995	415	Ad ¹⁰⁵¹
			R & Ad ⁵³⁹	116030	1995	415	Ad ¹⁰⁵¹
115800.1	1997	805	Ad & R ³¹⁴	116033	1995	415	Ad ¹⁰⁵¹
115825	1995	415	Ad ¹⁰⁵¹	116035	1995	415	Ad ¹⁰⁵¹
	1997	524	Am	116038	1995	415	Ad ¹⁰⁵¹
115830	1995	415	Ad ¹⁰⁵¹	116040	1995	415	Ad ¹⁰⁵¹
115835	1995	415	Ad ¹⁰⁵¹	116043	1995	415	Ad ¹⁰⁵¹
115840	1995	415	Ad ¹⁰⁵¹	116045	1995	415	Ad ¹⁰⁵¹
115841	1997	524	Ad	116048	1995	415	Ad ¹⁰⁵¹
115845	1995	415	Ad ¹⁰⁵¹	116049	1995	415	Ad ¹⁰⁵¹
115850	1995	415	Ad ¹⁰⁵¹	116049.1	1997	913	Ad
115875	1995	415	Ad ¹⁰⁵¹	116050	1995	415	Ad ¹⁰⁵¹
115880	1995	415	Ad ¹⁰⁵¹	116053	1995	415	Ad ¹⁰⁵¹
	1997	765	Am	116055	1995	415	Ad ¹⁰⁵¹
115885	1995	415	Ad ¹⁰⁵¹	116058	1995	415	Ad ¹⁰⁵¹
	1997	765	Am	116060	1995	415	Ad ¹⁰⁵¹
115890	1995	415	Ad ¹⁰⁵¹	116063	1995	415	Ad ¹⁰⁵¹
115895	1995	415	Ad ¹⁰⁵¹	116064	1997	913	Ad
115900	1995	415	Ad ¹⁰⁵¹	116065	1995	415	Ad ¹⁰⁵¹
115905	1995	415	Ad ¹⁰⁵¹	116068	1995	415	Ad ¹⁰⁵¹
115910	1995	415	Ad ¹⁰⁵¹	116070	1995	415	Ad ¹⁰⁵¹
115915	1995	415	Ad ¹⁰⁵¹	116075	1995	415	Ad ¹⁰⁵¹
	1997	764	Am	116080	1995	415	Ad ¹⁰⁵¹
	1997	765	Am	116085	1995	415	Ad ¹⁰⁵¹
115920	1996	925	Ad	116090	1995	415	Ad ¹⁰⁵¹
115921	1996	925	Ad	116100	1995	415	Ad ¹⁰⁵¹
115922	1996	925	Ad	116102	1995	415	Ad ¹⁰⁵¹
115923	1996	925	Ad	116104	1995	415	Ad ¹⁰⁵¹
115924	1996	925	Ad	116106	1995	415	Ad ¹⁰⁵¹
115925	1996	925	Ad	116108	1995	415	Ad ¹⁰⁵¹
115926	1996	925	Ad	116110	1995	415	Ad ¹⁰⁵¹
115927	1996	925	Ad	116120	1995	415	Ad ¹⁰⁵¹
				116125	1995	415	Ad ¹⁰⁵¹
				116130	1995	415	Ad ¹⁰⁵¹
				116135	1995	415	Ad ¹⁰⁵¹
				116140	1995	415	Ad ¹⁰⁵¹
				116145	1995	415	Ad ¹⁰⁵¹
				116150	1995	415	Ad ¹⁰⁵¹
				116155	1995	415	Ad ¹⁰⁵¹
				116160	1995	415	Ad ¹⁰⁵¹
				116165	1995	415	Ad ¹⁰⁵¹
				116170	1995	415	Ad ¹⁰⁵¹
				116175	1995	415	Ad ¹⁰⁵¹
				116180	1995	415	Ad ¹⁰⁵¹
				116185	1995	415	Ad ¹⁰⁵¹
				116190	1995	415	Ad ¹⁰⁵¹
				116195	1995	415	Ad ¹⁰⁵¹
				116200	1995	415	Ad ¹⁰⁵¹
				116205	1995	415	Ad ¹⁰⁵¹
				116210	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
116215	1995	415	Ad ¹⁰⁵¹	116470	1995	415	Ad ¹⁰⁵¹
116220	1995	415	Ad ¹⁰⁵¹	116475	1996	755	R & Ad
116225	1995	415	Ad ¹⁰⁵¹	116480	1995	415	Ad ¹⁰⁵¹
116250	1995	415	Ad ¹⁰⁵¹	116485	1995	415	Ad ¹⁰⁵¹
116270	1997	734*	Ad(RN)	116500	1995	415	Ad ¹⁰⁵¹
116275	1995	415	Ad ¹⁰⁵¹	116525	1995	415	Ad ¹⁰⁵¹
	1996	874	Ad(RN)	116530	1995	415	Ad ¹⁰⁵¹
	1996	875	Ad(RN)	116535	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	116540	1995	415	Ad ¹⁰⁵¹
	1997	734*	Am		1997	734*	Am
116280	1995	415	Ad ¹⁰⁵¹	116545	1995	415	Ad ¹⁰⁵¹
116282	1996	1023*	Ad(RN) ¹²⁵³	116550	1995	415	Ad ¹⁰⁵¹
116283	1996	874	Ad	116555	1995	415	Ad ¹⁰⁵¹
	1996	875	Ad		1996	1023*	Ad(RN) ¹²⁵³
116285	1995	415	Ad ¹⁰⁵¹	116560	1995	415	Ad ¹⁰⁵¹
	1997	734*	Am		1996	755	R
116286	1997	734*	Ad		1996	755	R
116287	1997	734*	Ad	116565	1995	415	Ad & R ^{1051 51}
116290	1995	415	Ad ¹⁰⁵¹		1996	197*	Ad(RN) ⁷¹⁹
	1997	734*	Am		1997	734*	Am
116300	1995	415	Ad ¹⁰⁵¹	116570	1995	415	Ad & R ^{1051 51}
	1996	755	Am		1996	197*	S ⁷¹⁹
	1997	734*	Am & RN	116577	1995	415	Ad & R ^{1051 51}
116325	1995	415	Ad ¹⁰⁵¹		1996	197*	S ⁷¹⁹
	1997	734*	Am	116580	1995	415	Ad & R ^{1051 51}
116330	1995	415	Ad ¹⁰⁵¹		1996	197*	S ⁷¹⁹
116335	1995	415	Ad ¹⁰⁵¹		1997	734*	Am
	1996	1023*	R ¹²⁵³	116585	1995	415	Ad & R ^{1051 51}
116340	1995	415	Ad ¹⁰⁵¹		1996	197*	S ⁷¹⁹
116345	1995	415	Ad ¹⁰⁵¹		1997	734*	Am
116350	1995	415	Ad ¹⁰⁵¹	116590	1995	415	Ad & R ^{1051 51}
116355	1995	415	Ad ¹⁰⁵¹		1996	197*	Am ⁷¹⁹
	1996	755	Am	116595	1995	415	Ad & R ^{1051 51}
116360	1995	415	Ad ¹⁰⁵¹		1996	197*	S ⁷¹⁹
	1996	755	R & Ad	116600	1995	415	Ad & R ^{1051 51}
116365	1995	415	Ad ¹⁰⁵¹		1996	197*	Am ⁷¹⁹
	1996	755	R & Ad	116610	1997	814	Ad
116366	1997	816	Ad		1997	815	Ad
116370	1995	415	Ad ¹⁰⁵¹	116612	1997	814	Ad
	1996	755	Am	116625	1995	415	Ad ¹⁰⁵¹
116375	1995	415	Ad ¹⁰⁵¹		1997	220*	Am
	1997	814	Am	116650	1995	415	Ad ¹⁰⁵¹
116377	1996	197*	Ad		1997	734*	Am
116379	1996	1023*	Ad ¹²⁵³	116655	1995	415	Ad ¹⁰⁵¹
116380	1995	415	Ad ¹⁰⁵¹	116660	1995	415	Ad ¹⁰⁵¹
116385	1995	415	Ad ¹⁰⁵¹	116665	1995	415	Ad ¹⁰⁵¹
116390	1995	415	Ad ¹⁰⁵¹	116670	1995	415	Ad ¹⁰⁵¹
	1997	734*	Am	116675	1995	415	Ad ¹⁰⁵¹
116395	1995	415	Ad ¹⁰⁵¹	116700	1995	415	Ad ¹⁰⁵¹
116400	1995	415	Ad ¹⁰⁵¹	116725	1995	415	Ad ¹⁰⁵¹
116405	1995	415	Ad ¹⁰⁵¹	116730	1995	415	Ad ¹⁰⁵¹
116410	1996	1023*	Ad(RN) ¹²⁵³	116735	1995	415	Ad ¹⁰⁵¹
116415	1996	1023*	Ad(RN) ¹²⁵³	116740	1995	415	Ad ¹⁰⁵¹
116425	1995	415	Ad ¹⁰⁵¹	116745	1995	415	Ad ¹⁰⁵¹
	1997	220*	Am	116750	1995	415	Ad ¹⁰⁵¹
	1997	734*	Am	116751	1997	437*	Ad
116430	1995	415	Ad ¹⁰⁵¹	116760	1997	734*	Ad
116450	1995	415	Ad ¹⁰⁵¹	116760.10	1997	734*	Ad
116455	1995	415	Ad ¹⁰⁵¹	116760.20	1997	734*	Ad
116460	1995	415	Ad ¹⁰⁵¹	116760.30	1997	734*	Ad
116465	1995	415	Ad ¹⁰⁵¹	116760.40	1997	734*	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
116760.41	1997	734 *	Ad	117000	1995	415	Ad ¹⁰⁵¹
116760.42	1997	734 *	Ad	117005	1995	415	Ad ¹⁰⁵¹
116760.43	1997	734 *	Ad	117010	1995	415	Ad ¹⁰⁵¹
116760.44	1997	734 *	Ad	117015	1995	415	Ad ¹⁰⁵¹
116760.50	1997	734 *	Ad	117020	1995	415	Ad ¹⁰⁵¹
116760.60	1997	734 *	Ad	117025	1995	415	Ad ¹⁰⁵¹
116760.70	1997	734 *	Ad	117030	1995	415	Ad ¹⁰⁵¹
116760.79	1997	734 *	Ad	117035	1995	415	Ad ¹⁰⁵¹
116760.80	1997	734 *	Ad	117040	1995	415	Ad ¹⁰⁵¹
116760.90	1997	734 *	Ad	117045	1995	415	Ad ¹⁰⁵¹
116761	1997	734 *	Ad	117050	1995	415	Ad ¹⁰⁵¹
116761.20	1997	734 *	Ad	117055	1995	415	Ad ¹⁰⁵¹
116761.21	1997	734 *	Ad	117060	1995	415	Ad ¹⁰⁵¹
116761.22	1997	734 *	Ad	117065	1995	415	Ad ¹⁰⁵¹
116761.23	1997	734 *	Ad	117070	1995	415	Ad ¹⁰⁵¹
116761.24	1997	734 *	Ad	117075	1995	415	Ad ¹⁰⁵¹
116761.40	1997	734 *	Ad	117080	1995	415	Ad ¹⁰⁵¹
116761.50	1997	734 *	Ad	117085	1995	415	Ad ¹⁰⁵¹
116761.60	1997	734 *	Ad	117090	1995	415	Ad ¹⁰⁵¹
116761.62	1997	734 *	Ad	117095	1995	415	Ad ¹⁰⁵¹
116761.65	1997	734 *	Ad	117100	1995	415	Ad ¹⁰⁵¹
116761.70	1997	734 *	Ad	117105	1995	415	Ad ¹⁰⁵¹
116761.80	1997	734 *	Ad	117110	1995	415	Ad ¹⁰⁵¹
116761.85	1997	734 *	Ad	117115	1995	415	Ad ¹⁰⁵¹
116761.86	1997	734 *	Ad	117120	1995	415	Ad ¹⁰⁵¹
116762.60	1997	734 *	Ad	117125	1995	415	Ad ¹⁰⁵¹
116775	1995	415	Ad ¹⁰⁵¹	117130	1995	415	Ad ¹⁰⁵¹
116780	1995	415	Ad ¹⁰⁵¹	117400	1995	415	Ad ¹⁰⁵¹
116785	1995	415	Ad ¹⁰⁵¹	117405	1995	415	Ad ¹⁰⁵¹
116790	1995	415	Ad ¹⁰⁵¹	117410	1995	415	Ad ¹⁰⁵¹
116795	1995	415	Ad ¹⁰⁵¹	117415	1995	415	Ad ¹⁰⁵¹
116800	1995	415	Ad ¹⁰⁵¹	117420	1995	415	Ad ¹⁰⁵¹
116805	1995	415	Ad ¹⁰⁵¹	117425	1995	415	Ad ¹⁰⁵¹
116810	1995	415	Ad ¹⁰⁵¹	117430	1995	415	Ad ¹⁰⁵¹
116815	1995	415	Ad ¹⁰⁵¹	117435	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	117440	1995	415	Ad ¹⁰⁵¹
116820	1995	415	Ad ¹⁰⁵¹	117445	1995	415	Ad ¹⁰⁵¹
116825	1995	415	Ad ¹⁰⁵¹	117450	1995	415	Ad ¹⁰⁵¹
116830	1995	415	Ad ¹⁰⁵¹	117475	1995	415	Ad ¹⁰⁵¹
116835	1995	415	Ad ¹⁰⁵¹	117480	1995	415	Ad ¹⁰⁵¹
116840	1995	415	Ad ¹⁰⁵¹	117485	1995	415	Ad ¹⁰⁵¹
116845	1995	415	Ad ¹⁰⁵¹	117490	1995	415	Ad ¹⁰⁵¹
116850	1995	415	Ad ¹⁰⁵¹	117495	1995	415	Ad ¹⁰⁵¹
116855	1995	415	Ad ¹⁰⁵¹	117500	1995	415	Ad ¹⁰⁵¹
116860	1995	415	Ad ¹⁰⁵¹	117505	1995	415	Ad ¹⁰⁵¹
116865	1995	415	Ad ¹⁰⁵¹	117510	1995	415	Ad ¹⁰⁵¹
116875	1995	415	Ad ¹⁰⁵¹	117515	1995	415	Ad ¹⁰⁵¹
	1997	734 *	R & Ad	117520	1995	415	Ad ¹⁰⁵¹
116880	1995	415	Ad ¹⁰⁵¹	117525	1995	415	Ad ¹⁰⁵¹
	1997	734 *	Am	117530	1995	415	Ad ¹⁰⁵¹
116900	1995	415	Ad ¹⁰⁵¹	117550	1995	415	Ad ¹⁰⁵¹
116905	1995	415	Ad ¹⁰⁵¹	117555	1995	415	Ad ¹⁰⁵¹
116910	1995	415	Ad ¹⁰⁵¹	117560	1995	415	Ad ¹⁰⁵¹
116915	1995	415	Ad ¹⁰⁵¹	117575	1995	415	Ad ¹⁰⁵¹
116920	1995	415	Ad ¹⁰⁵¹	117580	1995	415	Ad ¹⁰⁵¹
116950	1995	415	Ad ¹⁰⁵¹	117585	1995	415	Ad ¹⁰⁵¹
116975	1995	415	Ad ¹⁰⁵¹	117590	1995	415	Ad ¹⁰⁵¹
116980	1995	415	Ad ¹⁰⁵¹	117600	1995	415	Ad ¹⁰⁵¹
116985	1995	415	Ad ¹⁰⁵¹	117605	1995	415	Ad ¹⁰⁵¹
116990	1995	415	Ad ¹⁰⁵¹	117610	1995	415	Ad ¹⁰⁵¹
116995	1995	415	Ad ¹⁰⁵¹	117615	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
117620	1995	415	Ad ¹⁰⁵¹	117778	1997	732	Ad
117625	1995	415	Ad ¹⁰⁵¹	117780	1995	415	Ad ¹⁰⁵¹
117630	1995	415	Ad ¹⁰⁵¹	117800	1995	415	Ad ¹⁰⁵¹
117635	1995	415	Ad ¹⁰⁵¹	117805	1995	415	Ad ¹⁰⁵¹
	1996	536	Ad(RN)	117810	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	117815	1995	415	Ad ¹⁰⁵¹
117640	1995	415	Ad ¹⁰⁵¹	117820	1995	415	Ad ¹⁰⁵¹
117645	1995	415	Ad ¹⁰⁵¹	117825	1995	415	Ad ¹⁰⁵¹
117650	1995	415	Ad ¹⁰⁵¹	117830	1995	415	Ad ¹⁰⁵¹
117655	1995	415	Ad ¹⁰⁵¹	117835	1995	415	Ad ¹⁰⁵¹
117657	1996	1023*	Ad ¹²⁵³	117840	1995	415	Ad ¹⁰⁵¹
117660	1995	415	Ad ¹⁰⁵¹	117845	1995	415	Ad ¹⁰⁵¹
117662	1996	536	Ad(RN)	117850	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	117855	1995	415	Ad ¹⁰⁵¹
117665	1995	415	Ad ¹⁰⁵¹	117860	1995	415	Ad ¹⁰⁵¹
117670	1995	415	Ad ¹⁰⁵¹	117870	1995	415	Ad ¹⁰⁵¹
	1997	732	Am	117875	1995	415	Ad ¹⁰⁵¹
117672	1997	732	Ad	117880	1995	415	Ad ¹⁰⁵¹
117675	1995	415	Ad ¹⁰⁵¹	117885	1995	415	Ad ¹⁰⁵¹
117680	1995	415	Ad ¹⁰⁵¹	117890	1995	415	Ad ¹⁰⁵¹
	1996	536	Ad(RN)	117895	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	117900	1995	415	Ad ¹⁰⁵¹
	1997	732	Am	117903	1995	415	Ad ¹⁰⁵¹
117685	1995	415	Ad ¹⁰⁵¹	117904	1996	536	Ad(RN)
117690	1995	415	Ad ¹⁰⁵¹		1996	1023*	Ad(RN) ¹²⁵³
	1996	536	Ad(RN)	117905	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	117908	1995	415	Ad ¹⁰⁵¹
	1997	732	Am	117910	1995	415	Ad ¹⁰⁵¹
117695	1995	415	Ad ¹⁰⁵¹	117915	1995	415	Ad ¹⁰⁵¹
117700	1995	415	Ad ¹⁰⁵¹	117918	1995	415	Ad ¹⁰⁵¹
	1996	536	Ad(RN)	117920	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	117923	1995	415	Ad ¹⁰⁵¹
117705	1995	415	Ad ¹⁰⁵¹	117924	1996	536	Ad
	1996	536	Ad(RN)		1996	1023*	Ad ¹²⁶⁷
	1996	1023*	Ad(RN) ¹²⁵³	117925	1995	415	Ad ¹⁰⁵¹
	1997	732	Am	117928	1995	415	Ad ¹⁰⁵¹
117710	1995	415	Ad ¹⁰⁵¹	117930	1995	415	Ad ¹⁰⁵¹
117715	1995	415	Ad ¹⁰⁵¹		1996	536	Ad(RN)
117720	1995	415	Ad ¹⁰⁵¹		1996	1023*	Ad(RN) ¹²⁵³
117725	1995	415	Ad ¹⁰⁵¹	117933	1995	415	Ad ¹⁰⁵¹
117730	1995	415	Ad ¹⁰⁵¹	117935	1995	415	Ad ¹⁰⁵¹
117735	1995	415	Ad ¹⁰⁵¹	117938	1995	415	Ad ¹⁰⁵¹
117740	1995	415	Ad ¹⁰⁵¹	117940	1995	415	Ad ¹⁰⁵¹
117742	1996	536	Ad(RN)	117943	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	117945	1995	415	Ad ¹⁰⁵¹
117745	1995	415	Ad ¹⁰⁵¹	117950	1995	415	Ad ¹⁰⁵¹
117747	1996	536	Ad	117955	1995	415	Ad ¹⁰⁵¹
117750	1995	415	Ad ¹⁰⁵¹	117960	1995	415	Ad ¹⁰⁵¹
117755	1995	415	Ad ¹⁰⁵¹	117965	1995	415	Ad ¹⁰⁵¹
	1997	732	Am	117970	1995	415	Ad ¹⁰⁵¹
117760	1995	415	Ad ¹⁰⁵¹	117975	1995	415	Ad ¹⁰⁵¹
	1997	732	Am		1996	536	Ad(RN)
117765	1995	415	Ad ¹⁰⁵¹		1996	1023*	Ad(RN) ¹²⁵³
	1996	536	Ad(RN)	117980	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	117985	1995	415	Ad ¹⁰⁵¹
117770	1995	415	Ad ¹⁰⁵¹	117990	1995	415	Ad ¹⁰⁵¹
117775	1995	415	Ad ¹⁰⁵¹	117995	1995	415	Ad ¹⁰⁵¹
	1996	536	Ad(RN)	118000	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	118005	1997	732	Ad
117776	1997	732	Ad	118025	1995	415	Ad ¹⁰⁵¹
117777	1997	732	Ad	118027	1996	1023*	Ad ¹²⁵³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
118029	1996	1023 *	Ad ¹²⁵³	118321.2	1997	732	Ad
118030	1995	415	Ad ¹⁰⁵¹	118321.3	1997	732	Ad
	1996	536	Ad(RN)	118321.4	1997	732	Ad
	1996	1023 *	Ad(RN) ¹²⁵³	118321.5	1997	732	Ad
118035	1995	415	Ad ¹⁰⁵¹	118321.6	1997	732	Ad
	1996	539	Ad(RN)	118325	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	118330	1995	415	Ad ¹⁰⁵¹
118040	1995	415	Ad ¹⁰⁵¹	118335	1995	415	Ad ¹⁰⁵¹
	1996	536	Ad(RN)	118340	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	118345	1995	415	Ad ¹⁰⁵¹
118045	1995	415	Ad ¹⁰⁵¹	118350	1995	415	Ad ¹⁰⁵¹
118130	1995	415	Ad ¹⁰⁵¹	118355	1995	415	Ad ¹⁰⁵¹
118135	1995	415	Ad ¹⁰⁵¹	118360	1995	415	Ad ¹⁰⁵¹
118140	1995	415	Ad ¹⁰⁵¹	118375	1995	415	Ad ¹⁰⁵¹
118145	1995	415	Ad ¹⁰⁵¹	118380	1995	415	Ad ¹⁰⁵¹
118147	1996	536	Ad(RN)	118385	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	118390	1995	415	Ad ¹⁰⁵¹
118150	1995	415	Ad ¹⁰⁵¹	118395	1995	415	Ad ¹⁰⁵¹
118155	1995	415	Ad ¹⁰⁵¹	118400	1995	415	Ad ¹⁰⁵¹
118160	1995	415	Ad ¹⁰⁵¹	118405	1995	415	Ad ¹⁰⁵¹
118165	1995	415	Ad ¹⁰⁵¹	118410	1995	415	Ad ¹⁰⁵¹
118170	1995	415	Ad ¹⁰⁵¹	118415	1995	415	Ad ¹⁰⁵¹
118175	1995	415	Ad ¹⁰⁵¹	118425	1995	415	Ad ¹⁰⁵¹
118180	1995	415	Ad ¹⁰⁵¹	118430	1995	415	Ad ¹⁰⁵¹
118185	1995	415	Ad ¹⁰⁵¹	118435	1995	415	Ad ¹⁰⁵¹
118190	1995	415	Ad ¹⁰⁵¹	118440	1995	415	Ad ¹⁰⁵¹
118195	1995	415	Ad ¹⁰⁵¹	118450	1995	415	Ad ¹⁰⁵¹
118200	1995	415	Ad ¹⁰⁵¹	118455	1995	415	Ad ¹⁰⁵¹
118205	1995	415	Ad ¹⁰⁵¹	118460	1995	415	Ad ¹⁰⁵¹
118210	1995	415	Ad ¹⁰⁵¹	118465	1995	415	Ad ¹⁰⁵¹
118215	1995	415	Ad ¹⁰⁵¹	118470	1995	415	Ad ¹⁰⁵¹
	1996	536	Ad(RN)	118475	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	118480	1995	415	Ad ¹⁰⁵¹
118220	1995	415	Ad ¹⁰⁵¹	118485	1995	415	Ad ¹⁰⁵¹
	1996	536	Ad(RN)	118490	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	118500	1995	415	Ad ¹⁰⁵¹
118222	1996	536	Ad(RN)	118505	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	118825	1995	415	Ad ¹⁰⁵¹
118225	1995	415	Ad ¹⁰⁵¹	118830	1995	415	Ad ¹⁰⁵¹
118230	1995	415	Ad ¹⁰⁵¹	118875	1995	415	Ad ¹⁰⁵¹
118235	1995	415	Ad ¹⁰⁵¹	118880	1995	415	Ad ¹⁰⁵¹
118240	1995	415	Ad ¹⁰⁵¹	118885	1995	415	Ad ¹⁰⁵¹
118245	1995	415	Ad ¹⁰⁵¹	118890	1995	415	Ad ¹⁰⁵¹
118275	1995	415	Ad ¹⁰⁵¹	118895	1995	415	Ad ¹⁰⁵¹
	1996	536	Ad(RN)	118900	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	118905	1995	415	Ad ¹⁰⁵¹
118280	1995	415	Ad ¹⁰⁵¹	118910	1995	415	Ad ¹⁰⁵¹
	1996	536	Ad(RN)	118915	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	118920	1995	415	Ad ¹⁰⁵¹
118285	1995	415	Ad ¹⁰⁵¹	118925	1995	415	Ad ¹⁰⁵¹
118290	1995	415	Ad ¹⁰⁵¹	118930	1995	415	Ad ¹⁰⁵¹
118295	1995	415	Ad ¹⁰⁵¹	118935	1995	415	Ad ¹⁰⁵¹
118300	1995	415	Ad ¹⁰⁵¹	118940	1995	415	Ad ¹⁰⁵¹
118305	1995	415	Ad ¹⁰⁵¹	118945	1995	415	Ad ¹⁰⁵¹
118310	1995	415	Ad ¹⁰⁵¹	118950	1995	415	Ad ¹⁰⁵¹
118315	1995	415	Ad ¹⁰⁵¹	119075	1995	415	Ad ¹⁰⁵¹
118320	1995	415	Ad ¹⁰⁵¹	119080	1995	415	Ad ¹⁰⁵¹
	1996	536	Ad(RN)	119085	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	119090	1995	415	Ad ¹⁰⁵¹
118321	1997	732	Ad	119150	1995	415	Ad ¹⁰⁵¹
118321.1	1997	732	Ad	119155	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
119160	1995	415	Ad ¹⁰⁵¹		1997	97*	Am
119300	1997	742	Ad	120400	1995	415	Ad ¹⁰⁵¹
119301	1997	742	Ad	120405	1995	415	Ad ¹⁰⁵¹
119302	1997	742	Ad	120410	1995	415	Ad ¹⁰⁵¹
119303	1997	742	Ad	120415	1995	415	Ad ¹⁰⁵¹
119304	1997	742	Ad	120420	1995	415	Ad ¹⁰⁵¹
119305	1997	742	Ad	120425	1995	415	Ad ¹⁰⁵¹
119306	1997	742	Ad	120430	1995	415	Ad ¹⁰⁵¹
119307	1997	742	Ad	120435	1995	415	Ad ¹⁰⁵¹
119308	1997	742	Ad	Div. 105,			
119309	1997	742	Ad	Pt. 2,			
120100	1995	415	Ad ¹⁰⁵¹	Ch. 2.5,			
120105	1995	415	Ad ¹⁰⁵¹	heading			
120110	1995	415	Ad ¹⁰⁵¹	(Sec. 120440			
120115	1995	415	Ad ¹⁰⁵¹	et seq.)	1996	1023*	Ad(RN) ¹²⁵³
120125	1995	415	Ad ¹⁰⁵¹	120440	1996	1023*	Ad(RN) ¹²⁵³
120130	1995	415	Ad ¹⁰⁵¹	120450	1995	415	Ad ¹⁰⁵¹
120135	1995	415	Ad ¹⁰⁵¹		1997	294*	R
120140	1995	415	Ad ¹⁰⁵¹	120455	1995	415	Ad ¹⁰⁵¹
120142	1995	415	Ad ¹⁰⁵¹	120475	1995	415	Ad ¹⁰⁵¹
120145	1995	415	Ad ¹⁰⁵¹	120500	1995	415	Ad ¹⁰⁵¹
120150	1995	415	Ad ¹⁰⁵¹	120505	1995	415	Ad ¹⁰⁵¹
120175	1995	415	Ad ¹⁰⁵¹	120510	1995	415	Ad ¹⁰⁵¹
120180	1995	415	Ad ¹⁰⁵¹	120515	1995	415	Ad ¹⁰⁵¹
120185	1995	415	Ad ¹⁰⁵¹	120520	1995	415	Ad ¹⁰⁵¹
120190	1995	415	Ad ¹⁰⁵¹	120525	1995	415	Ad ¹⁰⁵¹
120195	1995	415	Ad ¹⁰⁵¹	120530	1995	415	Ad ¹⁰⁵¹
120200	1995	415	Ad ¹⁰⁵¹	120535	1995	415	Ad ¹⁰⁵¹
120205	1995	415	Ad ¹⁰⁵¹	120540	1995	415	Ad ¹⁰⁵¹
120210	1995	415	Ad ¹⁰⁵¹	120545	1995	415	Ad ¹⁰⁵¹
120215	1995	415	Ad ¹⁰⁵¹	120550	1995	415	Ad ¹⁰⁵¹
120220	1995	415	Ad ¹⁰⁵¹	120555	1995	415	Ad ¹⁰⁵¹
120225	1995	415	Ad ¹⁰⁵¹	120560	1995	415	Ad ¹⁰⁵¹
120230	1995	415	Ad ¹⁰⁵¹	120565	1995	415	Ad ¹⁰⁵¹
120235	1995	415	Ad ¹⁰⁵¹	120570	1995	415	Ad ¹⁰⁵¹
120240	1995	415	Ad ¹⁰⁵¹	120575	1995	415	Ad ¹⁰⁵¹
120245	1995	415	Ad ¹⁰⁵¹	120580	1995	415	Ad ¹⁰⁵¹
120250	1995	415	Ad ¹⁰⁵¹	120585	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am ¹²⁵³	120590	1995	415	Ad ¹⁰⁵¹
120275	1995	415	Ad ¹⁰⁵¹	120595	1995	415	Ad ¹⁰⁵¹
120280	1995	415	Ad ¹⁰⁵¹	120600	1995	415	Ad ¹⁰⁵¹
120285	1995	415	Ad ¹⁰⁵¹	120605	1995	415	Ad ¹⁰⁵¹
120290	1995	415	Ad ¹⁰⁵¹	120675	1995	415	Ad ¹⁰⁵¹
120295	1995	415	Ad ¹⁰⁵¹	120680	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am ¹²⁵³	120685	1995	415	Ad ¹⁰⁵¹
120300	1995	415	Ad ¹⁰⁵¹	120690	1995	415	Ad ¹⁰⁵¹
120305	1995	415	Ad ¹⁰⁵¹	120695	1995	415	Ad ¹⁰⁵¹
120325	1995	415	Ad ¹⁰⁵¹	120700	1995	415	Ad ¹⁰⁵¹
120330	1995	415	Ad ¹⁰⁵¹	120705	1995	415	Ad ¹⁰⁵¹
120335	1995	415	Ad ¹⁰⁵¹	120710	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	120715	1995	415	Ad ¹⁰⁵¹
	1997	882	Am	Div. 105,			
120340	1995	415	Ad ¹⁰⁵¹	Pt. 3,			
120345	1995	415	Ad ¹⁰⁵¹	Ch. 3,			
120350	1995	415	Ad ¹⁰⁵¹	heading			
120355	1995	415	Ad ¹⁰⁵¹	(Sec. 120750			
120360	1995	415	Ad ¹⁰⁵¹	et seq.)	1996	1023*	Am ¹²⁵³
120365	1995	415	Ad ¹⁰⁵¹	120750	1995	415	Ad ¹⁰⁵¹
120370	1995	415	Ad ¹⁰⁵¹	120775	1995	415	Ad ¹⁰⁵¹
120375	1995	415	Ad ¹⁰⁵¹	120800	1995	415	Ad ¹⁰⁵¹
120380	1995	415	Ad ¹⁰⁵¹	120805	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
120815	1995	415	Ad ¹⁰⁵¹	121115	1995	415	Ad ¹⁰⁵¹
120817	1995	415	Ad ¹⁰⁵¹	121120	1995	415	Ad ¹⁰⁵¹
120820	1995	415	Ad ¹⁰⁵¹	121125	1995	415	Ad ¹⁰⁵¹
120825	1995	415	Ad ¹⁰⁵¹	Div. 105,			
120830	1995	415	Ad ¹⁰⁵¹	Pt. 4,			
120835	1995	415	Ad ¹⁰⁵¹	Ch. 10.5,			
120840	1995	415	Ad ¹⁰⁵¹	heading			
120845	1995	415	Ad ¹⁰⁵¹	(Sec. 121130			
120850	1995	415	Ad ¹⁰⁵¹	et seq.)	1996	1023 *	Ad(RN) ¹²⁵³
120855	1995	415	Ad ¹⁰⁵¹	121130	1996	1023 *	Ad(RN) ¹²⁵³
120860	1995	415	Ad ¹⁰⁵¹	121132	1996	1023 *	Ad(RN) ¹²⁵³
120865	1995	415	Ad ¹⁰⁵¹	121135	1996	1023 *	Ad(RN) ¹²⁵³
120870	1995	415	Ad ¹⁰⁵¹	121140	1996	1023 *	Ad(RN) ¹²⁵³
120875	1995	415	Ad ¹⁰⁵¹	121150	1995	415	Ad ¹⁰⁵¹
120880	1995	415	Ad ¹⁰⁵¹	121155	1995	415	Ad ¹⁰⁵¹
120885	1995	415	Ad ¹⁰⁵¹	121160	1995	415	Ad ¹⁰⁵¹
120890	1995	415	Ad ¹⁰⁵¹	121165	1995	415	Ad ¹⁰⁵¹
120895	1995	415	Ad ¹⁰⁵¹	121170	1995	415	Ad ¹⁰⁵¹
120900	1995	415	Ad ¹⁰⁵¹	121175	1995	415	Ad ¹⁰⁵¹
120905	1995	415	Ad ¹⁰⁵¹	121180	1995	415	Ad ¹⁰⁵¹
120910	1995	415	Ad ¹⁰⁵¹	121200	1995	415	Ad ¹⁰⁵¹
120915	1995	415	Ad ¹⁰⁵¹		1997	294 *	Am
120920	1995	415	Ad ¹⁰⁵¹	121205	1995	415	Ad ¹⁰⁵¹
120925	1995	415	Ad ¹⁰⁵¹		1997	294 *	R
120930	1995	415	Ad ¹⁰⁵¹	121215	1995	415	Ad ¹⁰⁵¹
120935	1995	415	Ad ¹⁰⁵¹		1997	294 *	R
120950	1995	415	Ad ¹⁰⁵¹	121220	1995	415	Ad ¹⁰⁵¹
120955	1995	415	Ad ¹⁰⁵¹		1997	294 *	R
	1996	197 *	Am	121225	1995	415	Ad ¹⁰⁵¹
	1997	294 *	Am	121250	1995	415	Ad ¹⁰⁵¹
120960	1995	415	Ad ¹⁰⁵¹	121255	1995	415	Ad ¹⁰⁵¹
120965	1995	415	Ad ¹⁰⁵¹	121260	1995	415	Ad ¹⁰⁵¹
120970	1997	294 *	Ad		1997	294 *	Am
120975	1995	415	Ad ¹⁰⁵¹	121265	1995	415	Ad ¹⁰⁵¹
120980	1995	415	Ad ¹⁰⁵¹	121270	1995	415	Ad ¹⁰⁵¹
120985	1995	415	Ad ¹⁰⁵¹	121275	1995	415	Ad ¹⁰⁵¹
120990	1995	415	Ad ¹⁰⁵¹	121280	1995	415	Ad ¹⁰⁵¹
120995	1995	415	Ad ¹⁰⁵¹	121300	1995	415	Ad ¹⁰⁵¹
121000	1995	415	Ad ¹⁰⁵¹	121305	1995	415	Ad ¹⁰⁵¹
121005	1995	415	Ad ¹⁰⁵¹		1997	294 *	Am
121010	1995	415	Ad ¹⁰⁵¹	121310	1995	415	Ad ¹⁰⁵¹
	1996	111	Am	121315	1995	415	Ad ¹⁰⁵¹
121015	1995	415	Ad ¹⁰⁵¹	121320	1995	415	Ad ¹⁰⁵¹
121020	1995	415	Ad ¹⁰⁵¹	121325	1995	415	Ad ¹⁰⁵¹
121025	1995	415	Ad ¹⁰⁵¹	121330	1995	415	Ad ¹⁰⁵¹
121030	1995	415	Ad ¹⁰⁵¹	121335	1995	415	Ad ¹⁰⁵¹
121035	1995	415	Ad ¹⁰⁵¹	121350	1995	415	Ad ¹⁰⁵¹
121050	1995	415	Ad ¹⁰⁵¹	121355	1995	415	Ad ¹⁰⁵¹
121055	1995	415	Ad ¹⁰⁵¹	121357	1995	415	Ad ¹⁰⁵¹
121060	1995	415	Ad ¹⁰⁵¹	121358	1997	294 *	Ad
121065	1995	415	Ad ¹⁰⁵¹	121360	1995	415	Ad ¹⁰⁵¹
121070	1995	415	Ad ¹⁰⁵¹	121361	1995	415	Ad ¹⁰⁵¹
121075	1995	415	Ad ¹⁰⁵¹		1997	116	Am
121080	1995	415	Ad ¹⁰⁵¹	121362	1995	415	Ad ¹⁰⁵¹
121085	1995	415	Ad ¹⁰⁵¹	121363	1995	415	Ad ¹⁰⁵¹
121090	1995	415	Ad ¹⁰⁵¹	121364	1995	415	Ad ¹⁰⁵¹
121095	1995	415	Ad ¹⁰⁵¹	121365	1995	415	Ad ¹⁰⁵¹
121100	1995	415	Ad ¹⁰⁵¹	121366	1995	415	Ad ¹⁰⁵¹
121105	1995	415	Ad ¹⁰⁵¹	121367	1995	415	Ad ¹⁰⁵¹
121110	1995	415	Ad ¹⁰⁵¹	121368	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
121369	1995	415	Ad ¹⁰⁵¹	121755	1995	415	Ad ¹⁰⁵¹
121370	1995	415	Ad ¹⁰⁵¹	121760	1995	415	Ad ¹⁰⁵¹
121375	1995	415	Ad ¹⁰⁵¹	121765	1995	415	Ad ¹⁰⁵¹
121380	1995	415	Ad ¹⁰⁵¹	121775	1995	415	Ad ¹⁰⁵¹
121390	1995	415	Ad ¹⁰⁵¹	121780	1995	415	Ad ¹⁰⁵¹
121395	1995	415	Ad ¹⁰⁵¹	121785	1995	415	Ad ¹⁰⁵¹
121400	1995	415	Ad ¹⁰⁵¹	121790	1995	415	Ad ¹⁰⁵¹
121450	1995	415	Ad ¹⁰⁵¹	121795	1995	415	Ad ¹⁰⁵¹
121455	1995	415	Ad ¹⁰⁵¹	121800	1995	415	Ad ¹⁰⁵¹
121460	1995	415	Ad ¹⁰⁵¹	121825	1995	415	Ad ¹⁰⁵¹
121475	1995	415	Ad ¹⁰⁵¹	121830	1995	415	Ad ¹⁰⁵¹
121480	1995	415	Ad ¹⁰⁵¹	121835	1995	415	Ad ¹⁰⁵¹
121485	1995	415	Ad ¹⁰⁵¹	121840	1995	415	Ad ¹⁰⁵¹
121490	1995	415	Ad ¹⁰⁵¹	121845	1995	415	Ad ¹⁰⁵¹
121495	1995	415	Ad ¹⁰⁵¹	121850	1995	415	Ad ¹⁰⁵¹
121500	1995	415	Ad ¹⁰⁵¹	121855	1995	415	Ad ¹⁰⁵¹
121505	1995	415	Ad ¹⁰⁵¹	121860	1995	415	Ad ¹⁰⁵¹
121510	1995	415	Ad ¹⁰⁵¹	121865	1995	415	Ad ¹⁰⁵¹
121515	1995	415	Ad ¹⁰⁵¹	121870	1995	415	Ad ¹⁰⁵¹
121520	1995	415	Ad ¹⁰⁵¹	121875	1995	415	Ad ¹⁰⁵¹
121525	1995	415	Ad ¹⁰⁵¹	121880	1995	415	Ad ¹⁰⁵¹
121530	1995	415	Ad ¹⁰⁵¹	121885	1995	415	Ad ¹⁰⁵¹
121535	1995	415	Ad ¹⁰⁵¹	121890	1995	415	Ad ¹⁰⁵¹
121540	1995	415	Ad ¹⁰⁵¹	121895	1995	415	Ad ¹⁰⁵¹
121545	1995	415	Ad ¹⁰⁵¹	121900	1995	415	Ad ¹⁰⁵¹
121550	1995	415	Ad ¹⁰⁵¹	121905	1995	415	Ad ¹⁰⁵¹
121555	1995	415	Ad ¹⁰⁵¹	121910	1995	415	Ad ¹⁰⁵¹
121575	1995	415	Ad ¹⁰⁵¹	121915	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am ¹²⁵³	121920	1995	415	Ad ¹⁰⁵¹
121580	1995	415	Ad ¹⁰⁵¹	121925	1995	415	Ad ¹⁰⁵¹
121585	1995	415	Ad ¹⁰⁵¹	121930	1995	415	Ad ¹⁰⁵¹
121595	1995	415	Ad ¹⁰⁵¹	121935	1995	415	Ad ¹⁰⁵¹
121600	1995	415	Ad ¹⁰⁵¹	121940	1995	415	Ad ¹⁰⁵¹
121605	1995	415	Ad ¹⁰⁵¹	122045	1995	415	Ad ¹⁰⁵¹
121610	1995	415	Ad ¹⁰⁵¹	122050	1995	415	Ad ¹⁰⁵¹
121615	1995	415	Ad ¹⁰⁵¹	122055	1995	415	Ad ¹⁰⁵¹
121620	1995	415	Ad ¹⁰⁵¹	122060	1995	415	Ad ¹⁰⁵¹
121625	1995	415	Ad ¹⁰⁵¹	122065	1995	415	Ad ¹⁰⁵¹
121630	1995	415	Ad ¹⁰⁵¹	122070	1995	415	Ad ¹⁰⁵¹
121635	1995	415	Ad ¹⁰⁵¹	122075	1995	415	Ad ¹⁰⁵¹
121640	1995	415	Ad ¹⁰⁵¹	122080	1995	415	Ad ¹⁰⁵¹
121645	1995	415	Ad ¹⁰⁵¹	122085	1995	415	Ad ¹⁰⁵¹
121650	1995	415	Ad ¹⁰⁵¹	122090	1995	415	Ad ¹⁰⁵¹
121655	1995	415	Ad ¹⁰⁵¹	122095	1995	415	Ad ¹⁰⁵¹
121660	1995	415	Ad ¹⁰⁵¹	122100	1995	415	Ad ¹⁰⁵¹
121665	1995	415	Ad ¹⁰⁵¹	122105	1995	415	Ad ¹⁰⁵¹
121670	1995	415	Ad ¹⁰⁵¹	122110	1995	415	Ad ¹⁰⁵¹
121675	1995	415	Ad ¹⁰⁵¹	122125	1995	415	Ad ¹⁰⁵¹
121680	1995	415	Ad ¹⁰⁵¹	122130	1995	415	Ad ¹⁰⁵¹
121685	1995	415	Ad ¹⁰⁵¹	122135	1995	415	Ad ¹⁰⁵¹
121690	1995	415	Ad ¹⁰⁵¹	122140	1995	415	Ad ¹⁰⁵¹
121695	1995	415	Ad ¹⁰⁵¹	122145	1995	415	Ad ¹⁰⁵¹
121700	1995	415	Ad ¹⁰⁵¹	122150	1995	415	Ad ¹⁰⁵¹
121705	1995	415	Ad ¹⁰⁵¹	122155	1995	415	Ad ¹⁰⁵¹
121710	1995	415	Ad ¹⁰⁵¹	122160	1995	415	Ad ¹⁰⁵¹
121725	1995	415	Ad ¹⁰⁵¹	122165	1995	415	Ad ¹⁰⁵¹
121730	1995	415	Ad ¹⁰⁵¹	122170	1995	415	Ad ¹⁰⁵¹
121735	1995	415	Ad ¹⁰⁵¹	122175	1995	415	Ad ¹⁰⁵¹
121740	1995	415	Ad ¹⁰⁵¹	122180	1995	415	Ad ¹⁰⁵¹
121745	1995	415	Ad ¹⁰⁵¹	122185	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
122190	1995	415	Ad ¹⁰⁵¹	123305	1995	415	Ad ¹⁰⁵¹
122195	1995	415	Ad ¹⁰⁵¹	123310	1995	415	Ad ¹⁰⁵¹
122200	1995	415	Ad ¹⁰⁵¹	123315	1995	415	Ad ¹⁰⁵¹
122205	1995	415	Ad ¹⁰⁵¹	123320	1995	415	Ad ¹⁰⁵¹
122210	1995	415	Ad ¹⁰⁵¹	123325	1995	415	Ad ¹⁰⁵¹
122215	1995	415	Ad ¹⁰⁵¹	123330	1995	415	Ad ¹⁰⁵¹
122220	1995	415	Ad ¹⁰⁵¹	123335	1995	415	Ad ¹⁰⁵¹
122300	1995	415	Ad ¹⁰⁵¹	123340	1995	415	Ad ¹⁰⁵¹
122305	1995	415	Ad ¹⁰⁵¹	123345	1995	415	Ad ¹⁰⁵¹
122310	1995	415	Ad ¹⁰⁵¹		1997	97*	Am
122315	1995	415	Ad ¹⁰⁵¹	123350	1995	415	Ad ¹⁰⁵¹
123100	1995	415	Ad ¹⁰⁵¹	123355	1995	415	Ad ¹⁰⁵¹
123105	1995	415	Ad ¹⁰⁵¹	Div. 106,			
123110	1995	415	Ad ¹⁰⁵¹	Pt. 2,			
123115	1995	415	Ad ¹⁰⁵¹	Ch. 1,			
	1997	388	Am	Art. 3,			
123120	1995	415	Ad ¹⁰⁵¹	heading			
123125	1995	415	Ad ¹⁰⁵¹	(Sec. 123360			
123130	1995	415	Ad ¹⁰⁵¹	et seq.)	1996	1023	Ad(RN) ¹²⁵³
123135	1995	415	Ad ¹⁰⁵¹	123360	1996	1023*	Ad(RN) ¹²⁵³
123140	1995	415	Ad ¹⁰⁵¹	123365	1996	1023*	Ad(RN) ¹²⁵³
123145	1995	415	Ad ¹⁰⁵¹	123375	1995	415	Ad ¹⁰⁵¹
123148	1995	415	Ad ¹⁰⁵¹	123380	1995	415	Ad ¹⁰⁵¹
123149	1995	415	Ad ¹⁰⁵¹	123385	1995	415	Ad ¹⁰⁵¹
123149.5	1996	864	Ad	123400	1995	415	Ad ¹⁰⁵¹
123150	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am (as ad by
123155	1995	415	Ad ¹⁰⁵¹				Stats. 1995,
123175	1995	415	Ad ¹⁰⁵¹				Ch. 415) ¹²⁵³
123180	1995	415	Ad ¹⁰⁵¹	123405	1995	415	Ad ¹⁰⁵¹
123185	1995	415	Ad ¹⁰⁵¹	123407	1995	415	Ad ¹⁰⁵¹
123190	1995	415	Ad ¹⁰⁵¹	123410	1995	415	Ad ¹⁰⁵¹
123195	1995	415	Ad ¹⁰⁵¹	123415	1995	415	Ad ¹⁰⁵¹
123200	1995	415	Ad ¹⁰⁵¹	123420	1995	415	Ad ¹⁰⁵¹
123205	1995	415	Ad ¹⁰⁵¹	123425	1995	415	Ad ¹⁰⁵¹
123210	1995	415	Ad ¹⁰⁵¹	123430	1995	415	Ad ¹⁰⁵¹
123215	1995	415	Ad ¹⁰⁵¹	123435	1995	415	Ad ¹⁰⁵¹
123220	1995	415	Ad ¹⁰⁵¹	123440	1995	415	Ad ¹⁰⁵¹
123225	1995	415	Ad ¹⁰⁵¹	123445	1995	415	Ad ¹⁰⁵¹
123227	1995	415	Ad ¹⁰⁵¹	123450	1995	415	Ad ¹⁰⁵¹
	1996	197*	Am	123475	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am (as am by	123480	1995	415	Ad ¹⁰⁵¹
			Stats. 1996,	123485	1995	415	Ad ¹⁰⁵¹
			Ch. 197)	123490	1995	415	Ad ¹⁰⁵¹
			& RN ¹²⁵³	123495	1995	415	Ad ¹⁰⁵¹
123228	1996	197*	Ad	123500	1995	415	Ad ¹⁰⁵¹
	1997	97*	Am & RN	123505	1995	415	Ad ¹⁰⁵¹
123230	1995	415	Ad ¹⁰⁵¹	123510	1995	415	Ad ¹⁰⁵¹
123235	1995	415	Ad ¹⁰⁵¹	123515	1995	415	Ad ¹⁰⁵¹
123240	1995	415	Ad ¹⁰⁵¹	123520	1995	415	Ad ¹⁰⁵¹
123245	1995	415	Ad ¹⁰⁵¹	123525	1995	415	Ad ¹⁰⁵¹
123250	1995	415	Ad ¹⁰⁵¹	123550	1995	415	Ad ¹⁰⁵¹
123255	1997	294*	Ad	123555	1995	415	Ad ¹⁰⁵¹
123275	1995	415	Ad ¹⁰⁵¹	123560	1995	415	Ad ¹⁰⁵¹
123279	1997	294*	Ad	123565	1995	415	Ad ¹⁰⁵¹
123280	1995	415	Ad ¹⁰⁵¹	123570	1995	415	Ad ¹⁰⁵¹
123285	1995	415	Ad ¹⁰⁵¹	123575	1995	415	Ad ¹⁰⁵¹
123290	1995	415	Ad ¹⁰⁵¹	123600	1995	415	Ad ¹⁰⁵¹
123295	1995	415	Ad ¹⁰⁵¹	123605	1995	415	Ad ¹⁰⁵¹
	1997	97*	Am	123610	1995	415	Ad ¹⁰⁵¹
123300	1995	415	Ad ¹⁰⁵¹	123650	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
123655	1995	415	Ad ¹⁰⁵¹	123965	1995	415	Ad ¹⁰⁵¹
Div. 106,				123970	1995	415	Ad ¹⁰⁵¹
Pt. 2,				123975	1995	415	Ad ¹⁰⁵¹
Ch. 3,				123980	1995	415	Ad ¹⁰⁵¹
Art. 2.5,				123982	1995	415	Ad ¹⁰⁵¹
heading				123985	1995	415	Ad ¹⁰⁵¹
(Sec. 123700				123990	1995	415	Ad ¹⁰⁵¹
et seq.)	1996	1023 *	Ad(RN) ¹²⁵³	123995	1995	415	Ad ¹⁰⁵¹
123700	1996	1023 *	Ad(RN) ¹²⁵³	124025	1995	415	Ad ¹⁰⁵¹
123702	1996	1023 *	Ad(RN) ¹²⁵³	124030	1995	415	Ad ¹⁰⁵¹
123704	1996	1023 *	Ad(RN) ¹²⁵³	124035	1995	415	Ad ¹⁰⁵¹
123705	1996	1023 *	Ad(RN) ¹²⁵³	124040	1995	415	Ad ¹⁰⁵¹
123707	1996	1023 *	Ad(RN) ¹²⁵³	124045	1995	415	Ad ¹⁰⁵¹
123709	1996	1023 *	Ad(RN) ¹²⁵³	124050	1995	415	Ad ¹⁰⁵¹
123725	1995	415	Ad ¹⁰⁵¹	124055	1995	415	Ad ¹⁰⁵¹
123730	1995	415	Ad ¹⁰⁵¹	124060	1995	415	Ad ¹⁰⁵¹
123735	1995	415	Ad ¹⁰⁵¹	124065	1995	415	Ad ¹⁰⁵¹
123740	1995	415	Ad ¹⁰⁵¹	124070	1995	415	Ad ¹⁰⁵¹
123745	1995	415	Ad ¹⁰⁵¹	124075	1995	415	Ad ¹⁰⁵¹
123750	1995	415	Ad ¹⁰⁵¹	124080	1995	415	Ad ¹⁰⁵¹
123753	1995	415	Ad ¹⁰⁵¹	124085	1995	415	Ad ¹⁰⁵¹
123755	1995	415	Ad ¹⁰⁵¹	124090	1995	415	Ad ¹⁰⁵¹
123760	1995	415	Ad ¹⁰⁵¹	124095	1995	415	Ad ¹⁰⁵¹
123765	1995	415	Ad ¹⁰⁵¹	124100	1995	415	Ad ¹⁰⁵¹
123770	1995	415	Ad ¹⁰⁵¹	124105	1995	415	Ad ¹⁰⁵¹
123775	1995	415	Ad ¹⁰⁵¹	124110	1995	415	Ad ¹⁰⁵¹
123800	1995	415	Ad ¹⁰⁵¹	124125	1995	415	Ad ¹⁰⁵¹
123805	1995	415	Ad ¹⁰⁵¹	124130	1995	415	Ad ¹⁰⁵¹
123810	1995	415	Ad ¹⁰⁵¹	124135	1995	415	Ad ¹⁰⁵¹
123815	1995	415	Ad ¹⁰⁵¹	124140	1995	415	Ad ¹⁰⁵¹
123820	1995	415	Ad ¹⁰⁵¹	124145	1995	415	Ad ¹⁰⁵¹
123822	1995	415	Ad ¹⁰⁵¹	124150	1995	415	Ad ¹⁰⁵¹
123825	1995	415	Ad ¹⁰⁵¹	124155	1995	415	Ad ¹⁰⁵¹
123830	1995	415	Ad ¹⁰⁵¹	124160	1995	415	Ad ¹⁰⁵¹
123835	1995	415	Ad ¹⁰⁵¹	124165	1995	415	Ad ¹⁰⁵¹
123840	1995	415	Ad ¹⁰⁵¹	124170	1996	790	Ad ¹⁰⁵¹
123845	1995	415	Ad ¹⁰⁵¹	124175	1995	415	Ad ¹⁰⁵¹
123850	1995	415	Ad ¹⁰⁵¹	124180	1995	415	Ad ¹⁰⁵¹
123855	1995	415	Ad ¹⁰⁵¹	124185	1995	415	Ad ¹⁰⁵¹
123860	1995	415	Ad ¹⁰⁵¹	124190	1995	415	Ad ¹⁰⁵¹
123865	1995	415	Ad ¹⁰⁵¹	124195	1995	415	Ad ¹⁰⁵¹
123870	1995	415	Ad ¹⁰⁵¹	124200	1995	415	Ad ¹⁰⁵¹
123872	1995	415	Ad ¹⁰⁵¹	124225	1995	415	Ad ¹⁰⁵¹
123875	1995	415	Ad ¹⁰⁵¹	124230	1995	415	Ad ¹⁰⁵¹
123880	1995	415	Ad ¹⁰⁵¹	124235	1995	415	Ad ¹⁰⁵¹
123885	1995	415	Ad ¹⁰⁵¹	Div. 106,			
123890	1995	415	Ad ¹⁰⁵¹	Pt. 2,			
123895	1995	415	Ad ¹⁰⁵¹	Ch. 6,			
123900	1995	415	Ad ¹⁰⁵¹	heading			
123905	1995	415	Ad ¹⁰⁵¹	(Sec. 124250			
123910	1995	415	Ad ¹⁰⁵¹	et seq.)	1996	1023 *	Ad ¹²⁵³
123915	1995	415	Ad ¹⁰⁵¹		1996	1023 *	Ad(RN) ¹²⁵³
123920	1995	415	Ad ¹⁰⁵¹			97 *	Ad(RN)
123925	1995	415	Ad ¹⁰⁵¹	124251	1997		
123930	1995	415	Ad ¹⁰⁵¹	124300	1995	415	Ad ¹⁰⁵¹
123935	1995	415	Ad ¹⁰⁵¹	124400	1995	415	Ad ¹⁰⁵¹
123940	1995	415	Ad ¹⁰⁵¹	124405	1995	415	Ad ¹⁰⁵¹
123945	1995	415	Ad ¹⁰⁵¹	124410	1995	415	Ad ¹⁰⁵¹
123950	1995	415	Ad ¹⁰⁵¹	124415	1995	415	Ad ¹⁰⁵¹
123955	1995	415	Ad ¹⁰⁵¹	124420	1995	415	Ad ¹⁰⁵¹
123960	1995	415	Ad ¹⁰⁵¹	124425	1995	415	Ad ¹⁰⁵¹
				124430	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
124435	1995	415	Ad ¹⁰⁵¹	124865	1995	415	Ad ¹⁰⁵¹
124440	1995	415	Ad ¹⁰⁵¹	124870	1995	415	Ad ¹⁰⁵¹
124450	1997	294*	Ad	124875	1995	415	Ad ¹⁰⁵¹
124475	1995	415	Ad ¹⁰⁵¹	124880	1995	415	Ad ¹⁰⁵¹
124480	1995	415	Ad ¹⁰⁵¹	124885	1995	415	Ad ¹⁰⁵¹
124485	1995	415	Ad ¹⁰⁵¹	124890	1995	415	Ad ¹⁰⁵¹
124500	1995	415	Ad ¹⁰⁵¹	124900	1995	415	Ad ¹⁰⁵¹ 184
124505	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124510	1995	415	Ad ¹⁰⁵¹		1996	199*	Am ³⁰⁷ 133
124515	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124525	1995	415	Ad ¹⁰⁵¹	124905	1995	415	Ad ¹⁰⁵¹ 184
124550	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124555	1995	415	Ad ¹⁰⁵¹		1996	199*	S ³⁰⁷ 133
124575	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124580	1995	415	Ad ¹⁰⁵¹	124910	1995	415	Ad ¹⁰⁵¹ 184
124585	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124590	1995	415	Ad ¹⁰⁵¹		1996	199*	S ³⁰⁷ 133
124595	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124600	1995	415	Ad ¹⁰⁵¹	124915	1995	415	Ad ¹⁰⁵¹ 184
124605	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124610	1995	415	Ad ¹⁰⁵¹		1996	199*	S ³⁰⁷ 133
124615	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124620	1995	415	Ad ¹⁰⁵¹	124920	1995	415	Ad ¹⁰⁵¹ 184
124625	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124650	1995	415	Ad ¹⁰⁵¹		1996	199*	S ³⁰⁷ 133
124655	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124660	1995	415	Ad ¹⁰⁵¹	124925	1995	415	Ad ¹⁰⁵¹ 184
124665	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124670	1995	415	Ad ¹⁰⁵¹		1996	199*	S ³⁰⁷ 133
124675	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124680	1995	415	Ad ¹⁰⁵¹	124927	1995	415	Ad ¹⁰⁵¹ 184
124685	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124700	1995	415	Ad ¹⁰⁵¹		1996	199*	S ³⁰⁷ 133
124705	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124710	1995	415	Ad ¹⁰⁵¹	124930	1995	415	Ad ¹⁰⁵¹ 184
124715	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124720	1995	415	Ad ¹⁰⁵¹		1996	199*	Am ³⁰⁷ 133
124725	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124730	1995	415	Ad ¹⁰⁵¹	124935	1995	415	Ad ¹⁰⁵¹ 184
124735	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124740	1995	415	Ad ¹⁰⁵¹		1996	199*	S ³⁰⁷ 133
124750	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124760	1995	415	Ad ¹⁰⁵¹	124940	1995	415	Ad ¹⁰⁵¹ 184
124765	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124770	1995	415	Ad ¹⁰⁵¹		1996	199*	S ³⁰⁷ 133
124775	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124780	1995	415	Ad ¹⁰⁵¹	124945	1995	415	Ad ¹⁰⁵¹ 184
124785	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124800	1995	415	Ad ¹⁰⁵¹		1996	199*	S ³⁰⁷ 133
124805	1995	415	Ad ¹⁰⁵¹		1997	294*	S ¹³⁵⁵ 57 1356
124810	1995	415	Ad ¹⁰⁵¹	124950	1995	415	Ad ¹⁰⁵¹ 184
124815	1995	415	Ad ¹⁰⁵¹				R ⁷⁹
124820	1995	415	Ad ¹⁰⁵¹		1996	199*	Am ³⁰⁷ 133
124825	1995	415	Ad ¹⁰⁵¹		1997	294*	R
124830	1995	415	Ad ¹⁰⁵¹	124960	1997	839	Ad
124835	1995	415	Ad ¹⁰⁵¹	124961	1997	839	Ad
124840	1995	415	Ad ¹⁰⁵¹	124975	1995	415	Ad ¹⁰⁵¹
124845	1995	415	Ad ¹⁰⁵¹	124980	1995	415	Ad ¹⁰⁵¹
124850	1995	415	Ad ¹⁰⁵¹	124985	1995	415	Ad ¹⁰⁵¹
124855	1995	415	Ad ¹⁰⁵¹	124990	1995	415	Ad ¹⁰⁵¹
124860	1995	415	Ad ¹⁰⁵¹	124995	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
125000	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
125005	1995	415	Ad ¹⁰⁵¹	127020	1995	415	Ad ¹⁰⁵¹
125025	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
125030	1995	415	Ad ¹⁰⁵¹	127025	1995	415	Ad ¹⁰⁵¹
125035	1995	415	Ad ¹⁰⁵¹	127030	1995	415	Ad ¹⁰⁵¹
125050	1995	415	Ad ¹⁰⁵¹	127035	1995	415	Ad ¹⁰⁵¹
125055	1995	415	Ad ¹⁰⁵¹	127040	1995	415	Ad ¹⁰⁵¹
125060	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
125065	1995	415	Ad ¹⁰⁵¹	127045	1995	415	Ad ¹⁰⁵¹
125070	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
125075	1995	415	Ad ¹⁰⁵¹	127050	1995	415	Ad ¹⁰⁵¹
125080	1995	415	Ad ¹⁰⁵¹	127125	1995	415	Ad ¹⁰⁵¹
125085	1995	415	Ad ¹⁰⁵¹	127130	1995	415	Ad ¹⁰⁵¹
125090	1995	415	Ad ¹⁰⁵¹	127135	1995	415	Ad ¹⁰⁵¹
125095	1995	415	Ad ¹⁰⁵¹	127140	1995	415	Ad ¹⁰⁵¹
125100	1995	415	Ad ¹⁰⁵¹	127145	1995	415	Ad ¹⁰⁵¹
125105	1995	415	Ad ¹⁰⁵¹	127150	1995	415	Ad ¹⁰⁵¹
125107	1996	1023*	Ad(RN) ¹²⁵³	127155	1995	415	Ad ¹⁰⁵¹
125110	1995	415	Ad ¹⁰⁵¹	127160	1995	415	Ad ¹⁰⁵¹
125125	1995	415	Ad ¹⁰⁵¹	127165	1995	415	Ad ¹⁰⁵¹
125130	1995	415	Ad ¹⁰⁵¹	127170	1995	415	Ad ¹⁰⁵¹
125135	1995	415	Ad ¹⁰⁵¹	127175	1995	415	Ad ¹⁰⁵¹
125140	1995	415	Ad ¹⁰⁵¹	127180	1995	415	Ad ¹⁰⁵¹
125145	1995	415	Ad ¹⁰⁵¹	127185	1995	415	Ad ¹⁰⁵¹
125150	1995	415	Ad ¹⁰⁵¹	127190	1995	415	Ad ¹⁰⁵¹
125155	1995	415	Ad ¹⁰⁵¹	127195	1995	415	Ad ¹⁰⁵¹
125160	1995	415	Ad ¹⁰⁵¹	127200	1995	415	Ad ¹⁰⁵¹
125165	1995	415	Ad ¹⁰⁵¹	127205	1995	415	Ad ¹⁰⁵¹
125170	1995	415	Ad ¹⁰⁵¹	127210	1995	415	Ad ¹⁰⁵¹
125175	1995	415	Ad ¹⁰⁵¹	127215	1995	415	Ad ¹⁰⁵¹
125180	1995	415	Ad ¹⁰⁵¹	127220	1995	415	Ad ¹⁰⁵¹
125200	1995	415	Ad ¹⁰⁵¹	127225	1995	415	Ad ¹⁰⁵¹
125205	1995	415	Ad ¹⁰⁵¹	127230	1995	415	Ad ¹⁰⁵¹
125210	1995	415	Ad ¹⁰⁵¹	127235	1995	415	Ad ¹⁰⁵¹
125215	1995	415	Ad ¹⁰⁵¹	127240	1995	415	Ad ¹⁰⁵¹
125220	1995	415	Ad ¹⁰⁵¹	127245	1995	415	Ad ¹⁰⁵¹
125225	1995	415	Ad ¹⁰⁵¹	127250	1995	415	Ad ¹⁰⁵¹
125230	1995	415	Ad ¹⁰⁵¹	127255	1995	415	Ad ¹⁰⁵¹
125235	1995	415	Ad ¹⁰⁵¹	127260	1995	415	Ad ¹⁰⁵¹
125240	1995	415	Ad ¹⁰⁵¹	127265	1995	415	Ad ¹⁰⁵¹
125245	1995	415	Ad ¹⁰⁵¹	127270	1995	415	Ad ¹⁰⁵¹
125250	1995	415	Ad ¹⁰⁵¹	127275	1995	415	Ad ¹⁰⁵¹
125275	1995	415	Ad ¹⁰⁵¹	127280	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Ad(RN) ¹²⁵³	127285	1995	415	Ad ¹⁰⁵¹
125280	1995	415	Ad ¹⁰⁵¹	127290	1995	415	Ad ¹⁰⁵¹
125500	1995	415	Ad ¹⁰⁵¹	127295	1995	415	Ad ¹⁰⁵¹
125505	1995	415	Ad ¹⁰⁵¹	127300	1995	415	Ad ¹⁰⁵¹
125510	1995	415	Ad ¹⁰⁵¹	127340	1996	1023*	Ad ¹²⁵³
125515	1995	415	Ad ¹⁰⁵¹	127345	1996	1023*	Ad ¹²⁵³
125520	1995	415	Ad ¹⁰⁵¹	127350	1996	1023*	Ad ¹²⁵³
125525	1995	415	Ad ¹⁰⁵¹	127355	1996	1023*	Ad ¹²⁵³
125530	1995	415	Ad ¹⁰⁵¹	127360	1996	1023*	Ad ¹²⁵³
125535	1995	415	Ad ¹⁰⁵¹	127365	1996	1023*	Ad ¹²⁵³
125540	1995	415	Ad ¹⁰⁵¹	127575	1995	415	Ad ¹⁰⁵¹
125545	1995	415	Ad ¹⁰⁵¹	127580	1995	415	Ad ¹⁰⁵¹
125550	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am (as ad by
125555	1995	415	Ad ¹⁰⁵¹				Stats. 1995,
127000	1995	415	Ad ¹⁰⁵¹				Ch. 415) ¹²⁵³
127005	1995	415	Ad ¹⁰⁵¹	127585	1995	415	Ad ¹⁰⁵¹
127010	1995	415	Ad ¹⁰⁵¹	127590	1995	415	Ad ¹⁰⁵¹
127015	1995	415	Ad ¹⁰⁵¹	127595	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Section	Affected By			Section	Affected By					
	Year	Chapter	Effect		Year	Chapter	Effect			
127600	1995	415	Ad ¹⁰⁵¹	128170	1995	415	Ad ¹⁰⁵¹			
Div. 107, Pt. 2, Ch. 4, heading (Sec. 127620 et seq.)	1996	1023 *	Ad ¹²⁵³	128175	1995	415	Ad ¹⁰⁵¹			
Div. 107, Pt. 2, Ch. 4, Art. 1, heading (Sec. 127620 et seq.)				128180	1995	415	Ad ¹⁰⁵¹			
127620				128185	1996	1023 *	Ad(RN) ¹²⁵³			
127750				128190	1996	1023 *	Ad(RN) ¹²⁵³			
127755				128195	1996	1023 *	Ad(RN) ¹²⁵³			
127760				128200	1996	1023 *	Ad ¹²⁵³			
				128205	1996	1023 *	Ad ¹²⁵³			
				128210	1996	1023 *	Ad ¹²⁵³			
				128215	1996	1023 *	Ad ¹²⁵³			
				128220	1996	1023 *	Ad ¹²⁵³			
				128225	1996	1023 *	Ad ¹²⁵³			
				128230	1996	1023 *	Ad ¹²⁵³			
				128235	1996	1023 *	Ad ¹²⁵³			
				128240	1996	1023 *	Ad ¹²⁵³			
	128250	1996	1023 *	Ad ^{1268 1253}						
	128255	1996	1023 *	Ad ^{1268 1253}						
	128260	1996	1023 *	Ad ^{1268 1253}						
	128265	1996	1023 *	Ad ^{1268 1253}						
	128270	1996	1023 *	Ad ^{1268 1253}						
	128275	1996	1023 *	Ad ^{1268 1253}						
	128280	1996	1023 *	Ad ^{1268 1253}						
	128285	1996	1023 *	Ad ^{1268 1253}						
	128290	1996	1023 *	Ad ^{1268 1253}						
127765	1995	415	Ad ¹⁰⁵¹	Div. 107, Pt. 3, Ch. 4, Art. 2, heading (Reserved)	1996	1023 *	Am & RN ¹²⁵³			
127770	1995	415	Ad ¹⁰⁵¹	Div. 107, Pt. 3, Ch. 4, Art. 3, heading (Reserved)						
127775	1995	415	Ad ¹⁰⁵¹	Div. 107, Pt. 3, Ch. 5, Art. 1, heading (Sec. 128330 et seq.)						
127780	1995	415	Ad ¹⁰⁵¹	128330				1996	1023 *	Ad ¹²⁵³
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 415) ¹²⁵³	128335				1996	1023 *	Ad ¹²⁵³
127785	1995	415	Ad ¹⁰⁵¹	128340				1996	1023 *	Ad ¹²⁵³
127790	1995	415	Ad ¹⁰⁵¹	128345				1996	1023 *	Ad ¹²⁵³
127795	1995	415	Ad ¹⁰⁵¹	128350				1996	1023 *	Ad ¹²⁵³
127800	1995	415	Ad ¹⁰⁵¹	128355				1996	1023 *	Ad ¹²⁵³
127875	1995	415	Ad ¹⁰⁵¹	128360				1996	1023 *	Ad ¹²⁵³
127880	1995	415	Ad ¹⁰⁵¹	128365				1996	1023 *	Ad ¹²⁵³
127885	1995	415	Ad ¹⁰⁵¹	128370				1996	1023 *	Ad ¹²⁵³
127900	1995	415	Ad ¹⁰⁵¹	Div. 107, Pt. 3, Ch. 5, Art. 1, heading (Reserved)				1996	1023 *	R ¹²⁵³
127900	1995	415	Ad ¹⁰⁵¹	128375						
127975	1995	415	Ad ¹⁰⁵¹	128380	1995	415	Ad & R ^{1051 40}			
127980	1995	415	Ad ¹⁰⁵¹	128385	1995	415	Ad & R ^{1051 40}			
127985	1995	415	Ad ¹⁰⁵¹							
127990	1995	415	Ad ¹⁰⁵¹							
127995	1995	415	Ad ¹⁰⁵¹							
128000	1995	415	Ad ¹⁰⁵¹							
128005	1995	415	Ad ¹⁰⁵¹							
128010	1995	415	Ad ¹⁰⁵¹							
128015	1995	415	Ad ¹⁰⁵¹							
128020	1995	415	Ad ¹⁰⁵¹							
128025	1995	415	Ad ¹⁰⁵¹							
128030	1995	415	Ad ¹⁰⁵¹							
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 415) ¹²⁵³							
128035	1995	415	Ad ¹⁰⁵¹							
128125	1995	415	Ad ¹⁰⁵¹							
128130	1995	415	Ad ¹⁰⁵¹							
128135	1995	415	Ad ¹⁰⁵¹							
128140	1995	415	Ad ¹⁰⁵¹							
128145	1995	415	Ad ¹⁰⁵¹							
128150	1995	415	Ad ¹⁰⁵¹							
128155	1995	415	Ad ¹⁰⁵¹							
128160	1995	415	Ad ¹⁰⁵¹							
128165	1995	415	Ad ¹⁰⁵¹							

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
128390	1995	415	Ad & R ^{1051 40}	128810	1995	415	Ad & R ^{1051 51}
128395	1995	415	Ad & R ^{1051 40}	128815	1995	415	Ad & R ^{1051 51}
128400	1995	415	Ad & R ^{1051 40}		1996	1023 *	Ad(RN) ¹²⁵³
128405	1995	415	Ad & R ^{1051 40}	129000	1995	415	Ad ¹⁰⁵¹
128425	1995	415	Ad ¹⁰⁵¹	129005	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	R ^{160 1253}	129010	1995	415	Ad ¹⁰⁵¹
128430	1995	415	Ad ¹⁰⁵¹	129015	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	R ^{160 1253}	129020	1995	415	Ad ¹⁰⁵¹
128435	1995	415	Ad ¹⁰⁵¹	129022	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	R ^{160 1253}	129025	1995	415	Ad ¹⁰⁵¹
128440	1996	1023 *	Ad & R ^{40 1253}	129030	1995	415	Ad ¹⁰⁵¹
128445	1996	1023 *	Ad & R ^{40 1253}	129035	1995	415	Ad ¹⁰⁵¹
128450	1996	1023 *	Ad & R ^{40 1253}	129040	1995	415	Ad ¹⁰⁵¹
128455	1996	1023 *	Ad & R ^{40 1253}	129050	1995	415	Ad ¹⁰⁵¹
Div. 107, Pt. 4, heading				129052	1995	415	Ad ¹⁰⁵¹
128525	1996	1023 *	Ad ¹²⁵³	129055	1995	415	Ad ¹⁰⁵¹
	1995	415	Ad ¹⁰⁵¹	129060	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Am & RN ¹²⁵³	129065	1995	415	Ad ¹⁰⁵¹
128530	1995	415	Ad ¹⁰⁵¹	129070	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Am & RN ¹²⁵³	129075	1995	415	Ad ¹⁰⁵¹
128600	1995	415	Ad ¹⁰⁵¹	129080	1995	415	Ad ¹⁰⁵¹
	1996	124	Ad(RN) ¹¹⁹⁷	129085	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	129090	1995	415	Ad ¹⁰⁵¹
128605	1995	415	Ad ¹⁰⁵¹	129095	1995	415	Ad ¹⁰⁵¹
128675	1995	415	Ad & R ^{1051 51}	129100	1995	415	Ad ¹⁰⁵¹
128680	1995	415	Ad & R ^{1051 51}		1996	411	Am
128685	1995	415	Ad & R ^{1051 51}	129105	1995	415	Ad ¹⁰⁵¹
128690	1995	415	Ad & R ^{1051 51}	129110	1995	415	Ad ¹⁰⁵¹
128695	1995	415	Ad & R ^{1051 51}	129125	1995	415	Ad ¹⁰⁵¹
128700	1995	415	Ad & R ^{1051 51}	129130	1995	415	Ad ¹⁰⁵¹
128705	1995	415	Ad & R ^{1051 51}	129135	1995	415	Ad ¹⁰⁵¹
128710	1995	415	Ad & R ^{1051 51}	129140	1995	415	Ad ¹⁰⁵¹
128715	1995	415	Ad & R ^{1051 51}	129145	1995	415	Ad ¹⁰⁵¹
128720	1995	415	Ad & R ^{1051 51}	129150	1995	415	Ad ¹⁰⁵¹
128725	1995	415	Ad & R ^{1051 51}	129155	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ¹²⁵³	129160	1995	415	Ad ¹⁰⁵¹
128730	1995	415	Ad & R ^{1051 51}	129165	1995	415	Ad ¹⁰⁵¹
128735	1995	415	Ad & R ^{1051 51}	129170	1995	415	Ad ¹⁰⁵¹
	1996	1025 *	Am	129172	1995	415	Ad ¹⁰⁵¹
128740	1995	415	Ad & R ^{1051 51}	129173	1995	415	Ad ¹⁰⁵¹
128745	1995	415	Ad & R ^{1051 51}		1996	411	Am
128750	1995	415	Ad & R ^{1051 51}	129174	1996	411	Ad
128755	1995	415	Ad & R ^{1051 51}	129174.1	1996	411	Ad
128760	1995	415	Ad & R ^{1051 51}	129175	1995	415	Ad ¹⁰⁵¹
128765	1995	415	Ad & R ^{1051 51}	129180	1995	415	Ad ¹⁰⁵¹
128770	1995	415	Ad & R ^{1051 51}	129185	1995	415	Ad ¹⁰⁵¹
128775	1995	415	Ad & R ^{1051 51}	129200	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Ad(RN) ^{307 1253}	129205	1995	415	Ad ¹⁰⁵¹
			R ^{288 1253}	129210	1995	415	Ad ¹⁰⁵¹
			Ad(RN) ^{574 1253}	129215	1995	415	Ad ¹⁰⁵¹
128780	1995	415	Ad & R ^{1051 51}	129225	1995	415	Ad ¹⁰⁵¹
128782	1995	415	Ad & R ^{1051 51}	129230	1995	415	Ad ¹⁰⁵¹
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 415) ¹²⁵³	129235	1995	415	Ad ¹⁰⁵¹
128785	1995	415	Ad & R ^{1051 51}	129240	1995	415	Ad ¹⁰⁵¹
128790	1995	415	Ad & R ^{1051 51}	129245	1995	415	Ad ¹⁰⁵¹
128795	1995	415	Ad & R ^{1051 51}	129250	1995	415	Ad ¹⁰⁵¹
128800	1995	415	Ad & R ^{1051 51}	129255	1995	415	Ad ¹⁰⁵¹
128805	1995	415	Ad & R ^{1051 51}	129260	1995	415	Ad ¹⁰⁵¹
				129275	1995	415	Ad ¹⁰⁵¹
				129280	1995	415	Ad ¹⁰⁵¹
				129285	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
129290	1995	415	Ad ¹⁰⁵¹				
129295	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am (as ad by
	1996	1023*	Am (as ad by				Stats. 1995,
			Stats. 1995,				Ch. 415) ¹²⁵³
			Ch. 415) ¹²⁵³	129735	1995	415	Ad ¹⁰⁵¹
129325	1995	415	Ad ¹⁰⁵¹	129740	1995	415	Ad ¹⁰⁵¹
129330	1995	415	Ad ¹⁰⁵¹	129745	1995	415	Ad ¹⁰⁵¹
129335	1995	415	Ad ¹⁰⁵¹	129750	1995	415	Ad ¹⁰⁵¹
129350	1995	415	Ad ¹⁰⁵¹	129755	1995	415	Ad ¹⁰⁵¹
129355	1995	415	Ad ¹⁰⁵¹	129760	1995	415	Ad ¹⁰⁵¹
129375	1995	415	Ad ¹⁰⁵¹	129765	1995	415	Ad ¹⁰⁵¹
129380	1995	415	Ad ¹⁰⁵¹	129770	1995	415	Ad ¹⁰⁵¹
129385	1995	415	Ad ¹⁰⁵¹	129775	1995	415	Ad ¹⁰⁵¹
129390	1995	415	Ad ¹⁰⁵¹	129780	1995	415	Ad ¹⁰⁵¹
129395	1995	415	Ad ¹⁰⁵¹	129785	1995	415	Ad ¹⁰⁵¹
129400	1995	415	Ad ¹⁰⁵¹	129787	1995	415	Ad ¹⁰⁵¹
129405	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am (as ad by
129410	1995	415	Ad ¹⁰⁵¹				Stats. 1995,
129415	1995	415	Ad ¹⁰⁵¹				Ch. 415) ¹²⁵³
129420	1995	415	Ad ¹⁰⁵¹	129790	1995	415	Ad ¹⁰⁵¹
129425	1995	415	Ad ¹⁰⁵¹	129795	1995	415	Ad ¹⁰⁵¹
129430	1995	415	Ad ¹⁰⁵¹	129800	1995	415	Ad ¹⁰⁵¹
129435	1995	415	Ad ¹⁰⁵¹	129805	1995	415	Ad ¹⁰⁵¹
129450	1995	415	Ad ¹⁰⁵¹		1997	731	Am
129455	1995	415	Ad ¹⁰⁵¹	129810	1995	415	Ad ¹⁰⁵¹
129460	1995	415	Ad ¹⁰⁵¹	129815	1995	415	Ad ¹⁰⁵¹
129475	1995	415	Ad ¹⁰⁵¹	129820	1995	415	Ad ¹⁰⁵¹
129480	1995	415	Ad ¹⁰⁵¹	129825	1995	415	Ad ¹⁰⁵¹
129485	1995	415	Ad ¹⁰⁵¹		1997	731	Am
129490	1995	415	Ad ¹⁰⁵¹	129830	1995	415	Ad ¹⁰⁵¹
129495	1995	415	Ad ¹⁰⁵¹	129835	1995	415	Ad ¹⁰⁵¹
129500	1995	415	Ad ¹⁰⁵¹	129840	1995	415	Ad ¹⁰⁵¹
129505	1995	415	Ad ¹⁰⁵¹	129845	1995	415	Ad ¹⁰⁵¹
129510	1995	415	Ad ¹⁰⁵¹	129850	1995	415	Ad ¹⁰⁵¹
129515	1995	415	Ad ¹⁰⁵¹	129855	1995	415	Ad ¹⁰⁵¹
129520	1995	415	Ad ¹⁰⁵¹	129875	1995	415	Ad ^{1051 691}
129525	1995	415	Ad ¹⁰⁵¹		1996	622	Am ¹²³⁴
129530	1995	415	Ad ¹⁰⁵¹		1996	1023*	Ad(RN) ¹²⁵³
129535	1995	415	Ad ¹⁰⁵¹	129880	1995	415	Ad ^{1051 79}
129550	1995	415	Ad ¹⁰⁵¹		1996	622	R
129555	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am & RN ¹²⁵³
129560	1995	415	Ad ¹⁰⁵¹	129885	1995	415	Ad ^{1051 691}
129565	1995	415	Ad ¹⁰⁵¹		1996	622	Am ¹²³⁴
129570	1995	415	Ad ¹⁰⁵¹		1997	17	Am ¹³²⁸
129575	1995	415	Ad ¹⁰⁵¹		1997	732	Am
129580	1995	415	Ad ¹⁰⁵¹	129890	1995	415	Ad ¹⁰⁵¹
129585	1995	415	Ad ¹⁰⁵¹	129895	1995	415	Ad ¹⁰⁵¹
129590	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
129675	1995	415	Ad ¹⁰⁵¹	129900	1995	415	Ad ¹⁰⁵¹
129680	1995	415	Ad ¹⁰⁵¹	129905	1995	415	Ad ¹⁰⁵¹
129700	1995	415	Ad ¹⁰⁵¹		1996	1023*	Am ¹²⁵³
129705	1995	415	Ad ¹⁰⁵¹	129925	1995	415	Ad ¹⁰⁵¹
129710	1995	415	Ad ¹⁰⁵¹	129930	1995	415	Ad ¹⁰⁵¹
129715	1995	415	Ad ¹⁰⁵¹	129932	1995	415	Ad ¹⁰⁵¹
129720	1995	415	Ad ¹⁰⁵¹	129935	1995	415	Ad ¹⁰⁵¹
129725	1995	415	Ad ¹⁰⁵¹	129940	1995	415	Ad ¹⁰⁵¹
	1996	1023*	Am (as ad by	129942	1995	415	Ad ¹⁰⁵¹
			Stats. 1995,	129945	1995	415	Ad ¹⁰⁵¹
			Ch. 415) ¹²⁵³	129950	1995	415	Ad ¹⁰⁵¹
				129955	1995	415	Ad ¹⁰⁵¹
129730	1995	415	Ad ¹⁰⁵¹	129960	1995	415	Ad ¹⁰⁵¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

HEALTH AND SAFETY CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
129975	1995	415	Ad ¹⁰⁵¹	130020	1995	415	Ad ¹⁰⁵¹
129980	1995	415	Ad ¹⁰⁵¹	130025	1995	415	Ad ¹⁰⁵¹
129985	1995	415	Ad ¹⁰⁵¹		1996	1023*	Ad(RN) ¹²⁵³
129990	1995	415	Ad ¹⁰⁵¹	130050	1995	415	Ad ¹⁰⁵¹
129998	1995	415	Ad ¹⁰⁵¹	130055	1995	415	Ad ¹⁰⁵¹
130000	1995	415	Ad ¹⁰⁵¹	130060	1995	415	Ad ¹⁰⁵¹
130005	1995	415	Ad ¹⁰⁵¹	130065	1995	415	Ad ¹⁰⁵¹
130010	1995	415	Ad ¹⁰⁵¹	130070	1995	415	Ad ¹⁰⁵¹
130015	1995	415	Ad ¹⁰⁵¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

INSURANCE CODE

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
19	1994	1010	Am ⁸³²		1991	1056	Am	
21	1990	1239	Am		1994	130	Am	
31	1990	1420	Am ⁶³		1997	163	R ²⁷¹	
	1994	1069*	Am	406	1991	1056	Ad	
32	1994	1069*	Am		1997	163	R ²⁷¹	
33.5	1991	1040	Ad	406.1	1991	1056	Ad	
34	1991	1040	Am		1997	163	R ²⁷¹	
45	1993	661	Ad	406.2	1991	1056	Ad	
105	1990	1032	Am		1997	163	R ²⁷¹	
113	1990	1032	Am	406.5	1997	163	Ad & R ¹⁹⁹	
116	1997	824	Am	488.5	1989	1165	Am	
124	1990	1032	Ad		1990	82*	Am	
125	1990	1521	Ad		1990	675	Am (as am by Stats. 1990, Ch. 82)	
	1991	1040	Am					
126	1990	1521	Ad		1990	1695	Am (by Sec. 4.1 of Ch., as am by Stats. 1990, Ch. 82)	
127	1990	1521	Ad					
128	1990	1521	Ad					
130	1990	1521	Ad					
	1995	352	Am					
131	1990	1521	Ad		1992	1279	Am	
132	1990	1521	Ad		1993	1098	Am	
	1991	1040	Am	510	1990	1375	Am	
	1995	352	Am		1997	798*	Am ²⁸⁸	
133	1990	1521	Ad	515	1990	314*	Ad	
134	1990	1521	Ad	533.5	1990	1512	Am	
	1995	352	Am		1991	1195	Am	
135	1990	1521	Ad	556	1989	730	Am	
	1991	1040	Am		1989	1119	R	
136	1990	1521	Ad	556.1	1989	1119	R	
137	1990	1521	Ad	557.5	1989	1165	Am	
	1991	1040	Am		1990	82*	Am	
138	1990	1521	Ad		1990	675	Am (as am by Stats. 1990, Ch. 82)	
140	1990	1521	Ad					
	1991	1040	Am		1990	1695	Am (by Sec. 5.1 of Ch., as am by Stats. 1990, Ch. 82)	
382.5	1989	971	Ad					
386	1990	539	Am					
400	1990	736	Ad					
	1991	1056	Am					
	1992	21*	Am		1993	1098	Am	
	1994	130	Am	557.6	1989	1165	Am	
	1997	163	R ²⁷¹		1990	82*	Am	
401	1990	736	Ad		1990	675	Am (as am by Stats. 1990, Ch. 82)	
	1991	1056	Am					
	1992	21*	Am					
	1992	967*	Am		1990	1695	Am (by Sec. 6.1 of Ch., as am by Stats. 1990, Ch. 82)	
	1994	130	Am					
	1997	163	R ²⁷¹					
402	1990	736	Ad					
	1991	1056	Am		1993	919	Am	
	1992	21*	Am		1993	1098	Am (by Sec. 4.5 of Ch.)	
	1993	96	Am					
	1997	163	R ²⁷¹					
403	1990	736	Ad	655	1989	1157	Am	
	1991	1056	Am		1990	314*	Am	
	1992	21*	Am		1991	1177*	Am	
	1994	130	Am		1992	1255	Ad	
	1997	163	R ²⁷¹		661	1994	992	Am
404	1990	736	Ad	662.1	1993	401	Am	
	1991	1056	Am	663	1990	624	Am	
	1997	163	R ²⁷¹		1995	791	Am	
405	1990	736	Ad	669.5	1989	1165	Am	
					1990	675	Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

INSURANCE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
669.5 (Cont.)				739.8	1996	708	Ad
	1990	1695	Am (by Sec. 7.1 of Ch.)	739.9	1996	708	Ad
	1993	919	Am	740	1995	756	Am
	1993	1098	Am (by Sec. 5.5 of Ch.)		1995	757	Am
674.6	1989	727*	Am	742.20	1994	1082	Ad & R ¹³³
675	1993	121*	Am		1996	673	S ³¹⁴
676.1	1991	784	Am	742.21	1994	1082	Ad & R ¹³³
676.2	1990	216	Am (as ad by Stats. 1986, Ch. 1321) & Am (as am by Stats. 1988, Ch. 195) & RN ²⁰⁶		1996	673	S ³¹⁴
	1993	1198	Am	742.215	1994	1082	Ad & R ¹³³
676.3	1995	600	Am		1996	673	S ³¹⁴
676.7	1990	216	Ad(RN) ²⁰⁶	742.22	1994	1082	Ad & R ¹³³
676.8	1993	121*	Ad		1996	673	S ³¹⁴
	1993	1242	Am (as ad by Stats. 1993, Ch. 121) ¹¹⁷	742.22	1994	1082	Ad & R ¹³³
676.9	1997	845	Ad		1996	673	S ³¹⁴
678	1995	791	Am	742.23	1994	1082	Ad & R ¹³³
678.1	1993	103	Am		1996	673	S ³¹⁴
	1997	385	Am	742.24	1994	1082	Ad & R ¹³³
678.2	1993	103	Ad		1996	532	Am
678.5	1989	1073	Ad		1996	673	S ³¹⁴
685	1993	661	Am	742.25	1994	1082	Ad & R ¹³³
	1995	721	Am		1996	673	S ³¹⁴
685.3	1996	320	Am	742.26	1994	1082	Ad & R ¹³³
699.5	1990	1061	Am		1996	673	S ³¹⁴
	1994	334	Am	742.26	1994	1082	Ad & R ¹³³
700	1989	708*	Am		1996	673	S ³¹⁴
	1991	880	Am	742.27	1994	1082	Ad & R ¹³³
700.01	1989	418	Am		1996	673	S ³¹⁴
700.05	1989	418	Am	742.28	1994	1082	Ad & R ¹³³
703.5	1992	378	Am		1996	673	S ³¹⁴
709.5	1993	810	Ad	742.29	1994	1082	Ad & R ¹³³
	1995	702	Am		1996	673	S ³¹⁴
728	1991	771	Ad	742.30	1994	1082	Ad & R ¹³³
729	1992	614	Ad		1996	673	S ³¹⁴
	1994	1010	Am ⁸³²	742.31	1994	1082	Ad & R ¹³³
730	1992	614	Am		1996	673	S ³¹⁴
733	1992	614	Am	742.32	1994	1082	Ad & R ¹³³
734	1992	614	Am		1996	673	S ³¹⁴
734.1	1992	614	Ad	742.33	1994	1082	Ad & R ¹³³
735.5	1992	614	Ad		1996	673	S ³¹⁴
736.5	1996	187*	Ad	742.33	1994	1082	Ad & R ¹³³
737	1992	614	Ad		1996	673	S ³¹⁴
739	1996	708	Ad	742.34	1994	1082	Ad & R ¹³³
739.10	1996	708	Ad		1996	17	Am ¹³²⁸
739.11	1996	708	Ad	742.34	1994	1082	Ad & R ¹³³
739.12	1996	708	Ad		1996	673	S ³¹⁴
739.2	1996	708	Ad	742.35	1994	1082	Ad & R ¹³³
739.3	1996	708	Ad		1996	673	S ³¹⁴
739.4	1996	708	Ad	742.35	1994	1082	Ad & R ¹³³
739.5	1996	708	Ad		1996	673	S ³¹⁴
739.6	1996	708	Ad	742.36	1994	1082	Ad & R ¹³³
739.7	1996	708	Ad		1996	673	S ³¹⁴
				742.37	1994	1082	Ad & R ¹³³
					1996	673	S ³¹⁴
				742.38	1994	1082	Ad & R ¹³³
					1996	673	S ³¹⁴
				742.39	1994	1082	Ad & R ¹³³
					1996	673	S ³¹⁴
				742.40	1994	1082	Ad & R ¹³³
					1996	673	S ³¹⁴
					1997	336*	Am
				742.405	1996	532	Ad & R ⁷¹⁹
				742.407	1996	532	Ad
				742.41	1994	1082	Ad & R ¹³³
					1996	673	S ³¹⁴
				742.42	1994	1082	Ad & R ¹³³
					1996	673	S ³¹⁴
				742.425	1994	1082	Ad & R ¹³³
					1996	673	S ³¹⁴
				742.43	1994	1082	Ad & R ¹³³
					1996	673	S ³¹⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

INSURANCE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
742.44	1994	1082	Ad & R ¹³³		1992	366*	Am ¹⁶
	1996	673	Am ³¹⁴	779.35	1992	32	Am & R ⁴¹
750	1991	116	Ad	779.36	1992	32	Ad
	1991	934	Am (as ad by Sec. 9, Stats. 1991, Ch. 116)	779.4	1992	32	Am
				785	1990	1454	Ad
	1992	1352*	Am		1991	1116	Am
750.4	1991	116	Ad		1993	321	Am
	1991	934	Am (as ad by Stats. 1991, Ch. 116)		1996	678	Am
				786	1990	1454	Ad
	1993	120*	Am	786.5	1990	1454	Ad
750.5	1991	116	Ad		1991	1116	Am
	1993	120*	Am	787	1990	1454	Ad
753	1989	372*	Ad	788	1990	1454	Ad
754	1990	255	Ad	788.5	1990	1454	Ad
Div. 1, Pt. 2, Ch. 1, Art. 5, heading (Sec. 755 et seq.)					1991	1116	Am
	1990	216	Am (as ad by Stats. 1989, Ch. 1099) & RN ²⁰⁶	789.3	1990	1454	Ad
				789.5	1990	1454	Ad
				789.6	1991	1116	Ad
					1992	427	Am ⁵¹¹
				789.7	1991	1116	Ad
				790.01	1990	1420	Am ⁶³
				790.03	1989	800	Am
				790.034	1991	233	Ad
				790.035	1989	725*	Ad
				790.036	1989	992	Ad
				790.05	1989	725*	Am
				790.07	1989	725*	Am
				791.02	1994	1010	Am ⁸³²
				791.27	1994	614	Ad
				796.01	1992	544	Ad
				796.02	1992	544	Ad
					1995	787	Am
				796.03	1992	544	Ad
				796.04	1994	614	Ad
				799.01	1989	824*	Am
					1997	496	Am
				799.02	1989	824*	Am
					1996	1023*	Am ¹²⁵³
					1997	496	Am
				799.03	1989	824*	Am
					1993	1209	Am
					1993	1210	Am
				799.06	1989	824*	Am
				799.07	1997	496	Am
				799.09	1989	824*	Am
				799.10	1989	824*	Ad
					1996	1023*	Am ¹²⁵³
				803	1995	580	R & Ad
				824	1991	1040	Am
				827.3	1994	595	Ad
					1996	820	Am
				834	1995	721	Am
				856	1990	1300	Am
				900.2	1990	1233	Ad
					1992	614	Am
				900.7	1991	880	Am
					1997	315	Am
				901	1997	315	R
				905	1997	315	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

INSURANCE CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
906	1997	315	R		1992	427	Am ⁵¹¹
907	1997	315	R		1992	956	Am
908	1997	315	R		1993	974	Am
909	1997	315	R		1994	1076	Am
910	1997	315	R		1995	795	Am
911	1997	315	R		1996	167	Am
912	1997	315	R		1997	497	Am
913	1997	315	R	1034	1994	1076	Am
914	1997	315	R		1995	580	R & Ad
915	1997	315	R	1034.1	1995	580	Ad
916	1997	315	R	1035	1994	829	Am
917	1997	315	R	1035.5	1991	1105*	Am
918	1997	315	R		1992	956	Am
919	1997	315	R		1993	974	Am
920	1997	315	R	1036	1995	893	Am
921	1997	315	R	1063	1994	6*	Am
922.1	1996	840	R & Ad		1996	252	Am
922.15	1996	840	R	1063.1	1989	1258	Am
922.2	1996	840	R & Ad		1991	537	Am
922.3	1996	840	R		1992	227	Am
922.4	1989	1033	Am		1994	6*	Am
	1992	1247	Am		1997	372	Am (by Sec. 1 of Ch.)
	1996	524	Am				
	1996	840	R & Ad		1997	497	Am (by Sec. 2.5 of Ch.)
922.5	1989	1033	Am	1063.14	1990	794	Am
	1992	1247	Am		1992	227	Am
	1993	1134	Am	1063.15	1991	537	Ad
	1994	980	Am	1063.16	1996	793	Ad
	1996	524	Am	1063.2	1991	537	Am
	1996	840	R & Ad		1992	227	Am
922.6	1996	840	R & Ad		1992	427	Am ⁵¹¹
922.7	1996	840	R & Ad		1994	6*	Am
922.8	1996	840	R & Ad	1063.3	1994	6*	R & Ad
922.9	1996	840	Ad	1063.4	1994	6*	Am
923	1992	614	Am	1063.5	1990	794	Am
924	1989	540	Am		1992	227	Am
925	1990	948	Am		1994	6*	Am
928	1992	614	Ad	1063.16	1996	793	Ad
930	1991	986	Ad	1063.50	1996	793	Ad
931	1991	986	Ad	1063.51	1996	793	Ad
932	1991	986	Ad	1063.52	1996	793	Ad
933	1991	986	Ad	1063.53	1996	793	Ad
934	1991	986	Ad	1063.54	1996	793	Ad
942	1995	466	Am	1063.55	1996	793	Ad
985.5	1990	410	Ad	1063.56	1996	793	Ad
985.6	1990	1562	Ad	1063.57	1996	793	Ad
988	1990	302	Ad	1063.58	1996	793	Ad
989	1990	302	Ad	1063.59	1996	793	Ad
1011	1995	578	Am	1063.60	1996	793	Ad
1017	1995	578	Am	1063.61	1996	793	Ad
1021	1991	1105*	Am	1063.62	1996	793	Ad
	1992	956	Am	1063.63	1996	793	Ad
	1993	974	Am	1063.64	1996	793	Ad
	1995	578	Am	1063.65	1996	793	Ad
1022	1995	578	Am	1063.66	1996	793	Ad
1025.5	1991	1105*	Am	1063.67	1996	793	Ad
	1992	956	Am	1063.68	1996	793	Ad
	1993	974	Am	1063.7	1994	6*	Am
1030.6	1989	672	Ad	1064.2	1995	893	Am
1031	1995	580	Am	1066	1990	1246	Ad
1033	1991	1105*	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

INSURANCE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1066 (Cont.)	1993	974	R		1995	386	Am
1066.1	1990	1246	Ad		1997	497	Am
	1993	974	R	1067.03	1990	1356	Ad
1066.10	1990	1246	Ad		1993	974	R & Ad
	1991	1105*	Am	1067.04	1990	1356	Ad
	1993	974	R		1993	974	R & Ad (by
1066.11	1990	1246	Ad		1993	975	Sec. 1.7 of Ch.)
	1991	1105*	Am				Am (by Sec. 2.5
	1993	974	R				of Ch., as ad by
1066.12	1990	1246	Ad				Sec. 1.7,
	1993	974	R				Stats. 1993,
1066.13	1990	1246	Ad		1994	6*	Ch. 974)
	1993	974	R		1994	1010	Am ⁸³²
1066.14	1990	1246	Ad	1067.05	1990	1356	Ad
	1993	974	R		1993	974	R & Ad
1066.15	1990	1246	Ad		1994	6*	Am
	1993	974	R	1067.055	1994	6*	Am
1066.16	1990	1246	Ad	1067.06	1990	1356	Ad
	1993	974	R		1992	956	Am
1066.17	1990	1246	Ad		1993	974	R & Ad
	1991	1105*	Am	1067.07	1990	1356	Ad
	1993	974	R		1991	986	Am
1066.18	1990	1246	Ad		1992	956	Am
	1993	974	R		1993	974	R & Ad
1066.2	1990	1246	Ad	1067.08	1990	1356	Ad
	1991	1105*	Am		1991	986	Am
	1993	974	R		1993	974	R & Ad
1066.3	1990	1246	Ad	1067.09	1990	1356	Ad
	1993	974	R		1991	986	Am
1066.4	1990	1246	Ad		1993	974	R & Ad
	1991	1105*	Am		1995	386	Am
	1992	956	Am	1067.10	1990	1356	Ad
	1993	974	R		1991	986	Am
1066.5	1990	1246	Ad		1993	974	R & Ad
	1993	974	R	1067.11	1990	1356	Ad
1066.6	1990	1246	Ad		1993	974	R & Ad
	1992	956	Am	1067.12	1990	1356	Ad
	1993	974	R		1991	986	Am
1066.7	1990	1246	Ad		1993	974	R & Ad
	1992	956	Am	1067.13	1990	1356	Ad
	1993	974	R		1993	974	R & Ad
1066.8	1990	1246	Ad	1067.14	1993	974	Ad
	1991	1105*	Am	1067.15	1990	1356	Ad
	1992	427	Am ⁵¹¹		1993	974	R & Ad
	1993	974	R	1067.16	1990	1356	Ad
1066.9	1990	1246	Ad		1993	974	R & Ad
	1993	974	R	1067.17	1990	1356	Ad
1067	1990	1356	Ad		1991	986	Am
	1993	974	R & Ad		1993	974	R & Ad
1067.01	1990	1356	Ad	1067.18	1990	1356	Ad
	1993	974	R & Ad		1991	771	Am
1067.02	1990	1356	Ad		1992	956	Am
	1993	974	R & Ad (by		1993	974	R & Ad
	1993	975	Sec. 1.7 of Ch.)		1993	975	Am
			Am (by Sec. 1.5	1068	1990	1043	Ad
			of Ch., as ad by	1068.1	1990	1043	Ad
			Sec. 1.7,	1068.2	1990	1043	Ad
			Stats. 1993,	1077	1991	986	Ad
			Ch. 974)	1077.1	1991	986	Ad
	1994	302*	Am	1077.2	1991	986	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1077.3	1991	986	Ad	1194.95	1991	539	Am
1077.4	1991	986	Ad	1196.1	1991	539	Ad
1077.5	1991	986	Ad	1197	1991	539	Am
1077.6	1991	986	Ad		1992	222	Am
1077.7	1991	986	Ad	1210	1994	303	Am
1077.8	1991	986	Ad	1211	1989	1129	Am
1077.9	1991	986	Ad	1211.5	1991	1080	Am
1077.95	1991	986	Ad		1993	616	Am
1100.2	1989	1129	R	1212	1993	232	R & Ad
1104.9	1989	1360	Am ⁷³	1215	1993	974	Am
	1994	306	Am		1996	820	Am
	1996	179	Am	1215.10	1992	614	Am
1120	1995	843	Ad & R ⁹⁵⁹	1215.13	1996	820	Am
			Ad ²⁸⁸	1215.16	1992	614	Ad
1125	1995	843	Ad & R ⁹⁵⁹	1215.2	1996	311	Am
			Ad ²⁸⁸	1215.4	1993	974	Am
1130	1995	843	Ad & R ⁹⁵⁹		1996	820	Am
			Ad ²⁸⁸	1215.5	1993	974	Am
1132	1995	843	Ad & R ⁹⁵⁹		1996	820	Am
			Ad ²⁸⁸	1216	1992	614	Ad
1133	1995	843	Ad & R ⁹⁵⁹	1216.1	1992	614	Ad
			Ad ²⁸⁸	1216.2	1992	614	Ad
1134	1995	843	Ad & R ⁹⁵⁹	1216.3	1992	614	Ad
			Ad ²⁸⁸	1216.4	1992	614	Ad
1135	1995	843	Ad & R ⁹⁵⁹	1216.5	1992	614	Ad
1136	1995	843	Ad & R ⁹⁵⁹	1216.6	1992	614	Ad
1150	1991	539	R	1241	1993	615*	Am
1151	1991	539	R		1993	616	Am
1151.6	1991	539	R		1995	414	Am
1152	1993	974	Am	1241.1	1995	414	Ad
1153	1991	539	Am		1996	127	Am
1176	1989	1139	Am		1997	312	Am
	1991	539	R	1280.7	1991	1081	Am
1176.1	1991	539	R		1993	507	Am
1176.7	1991	539	R	1280.8	1991	1081	R
1182	1991	539	Am	1531	1993	661	Ad
1185	1994	662	Ad		1995	721	Am
1186	1994	662	Ad	1550	1995	728	Ad
1187	1994	662	Ad	1551	1995	728	Ad
1191.5	1989	1129	Ad	1552	1995	728	Ad
1192	1991	539	Am	1553	1995	728	Ad
1192.1	1991	1206	Am	1554	1995	728	Ad
1192.10	1993	512	Ad	1555	1995	728	Ad
1192.5	1991	539	Am	1556	1995	728	Ad
1192.7	1989	1129	Ad	1557	1995	728	Ad
	1993	616	Am	1558	1995	728	Ad
1192.8	1989	1129	Ad	1559	1995	728	Ad
1192.9	1989	1129	Ad	1592	1991	880	Am
	1994	303	Am	1620	1996	687	Am
1192.95	1994	522	Ad				R & Ad ¹⁶⁰
	1995	197	Am	1621	1990	1420	Am ⁶³
	1996	820	Am	1625	1990	1420	Am ⁶³
1194.6	1991	539	Am		1994	1069*	Am
1194.8	1991	539	Am	1626	1990	1420	R & Ad ⁶³
1194.81	1991	539	Ad		1994	1069*	Am
1194.82	1991	539	Ad	1627	1990	1420	Am ⁶³
1194.86	1991	539	Ad	1628	1996	883	Am
1194.87	1991	539	Ad	1631.1	1994	1069*	Ad & R ⁷⁰
	1992	427	Am ⁵¹¹	1632	1990	1420	Am ⁶³
1194.88	1991	539	Ad	1635	1990	1420	Am ⁶³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1637	1990	1420	Am ⁶³	1727	1990	1420	Am ⁶³
	1993	515	Am	1727.5	1990	1420	Ad ⁶³ R ²⁸⁸
1639	1990	1420	Am ⁶³				
	1992	26*	Am	1728	1990	1420	Am ⁶³
1640	1990	1420	Am ⁶³	1729.5	1990	1420	Am ⁶³
1644	1990	1420	Am ⁶³	1730.5	1990	1420	Ad ⁶³
1645	1990	1420	R ⁶³		1991	1040	Am
1647	1990	1420	Am ⁶³	1730.6	1992	368	Ad
	1996	883	Am	1731	1990	1420	Am ⁶³
1647.5	1996	883	Ad	1732	1990	1420	Am ⁶³
1648	1990	1420	Am ⁶³	1733	1990	1420	Am ⁶³
1649	1990	1420	Am ⁶³	1735	1990	1420	Am ⁶³
1649.5	1990	1420	Am ⁶³	1735.5	1990	1420	Am ⁶³
1650	1990	1420	Am ⁶³	1739	1990	1420	Am ⁶³
1652	1990	1420	Am ⁶³	1745	1990	1420	Am ⁶³
1656	1990	1420	Am ⁶³	1746	1990	1420	Am ⁶³
1656.1	1990	385	Am	1747	1990	1420	Am ⁶³
1656.2	1996	883	Ad	1748.5	1991	771	Ad
1658	1990	1420	Am ⁶³	1749	1990	1420	Ad ⁶³ R ²⁸⁸
1661	1990	1420	Am ⁶³		1991	1040	Am
	1991	1040	Am		1994	1069*	Am
1662	1990	1420	Am ⁶³		1996	673	S ⁵⁷
1665	1990	1420	Am ⁶³	1749.01	1990	1418	Ad
	1995	347	Am		1996	673	S ⁵⁷
1666.5	1997	604*	Am	1749.02	1994	1069*	Ad
	1997	605	Am		1996	673	S ⁵⁷
1668	1990	1420	Am ⁶³	1749.1	1990	1420	Ad ²⁰ R ²⁸⁸
1668.5	1990	385	Ad		1991	1040	Am
1671	1990	1420	R ⁶³		1996	673	S ⁵⁷
1673	1990	1420	Am ⁶³	1749.2	1990	1420	Ad ⁶³ R ²⁸⁸
1675	1990	1420	Am ⁶³		1996	673	S ⁵⁷
1685	1990	1420	Am ⁶³	1749.3	1990	1420	Ad ⁶³ R ²⁸⁸
1686	1990	1420	Am ⁶³		1996	673	S ⁵⁷
1688	1990	1420	Am ⁶³	1749.4	1990	1420	Ad ⁶³ R ²⁸⁸
1689	1990	1420	Am ⁶³		1991	1040	Am
1691	1990	1420	Am ⁶³		1992	26*	Am
1692.1	1990	1420	Am ⁶³		1994	1069*	Am
1693	1990	1420	Am ⁶³		1996	673	S ⁵⁷
1701	1990	1420	R ⁶³		1997	350	Am
1703	1990	1420	Am ⁶³	1749.4	1990	1420	Ad ⁶³ R ²⁸⁸
1704	1990	1420	Am ⁶³		1991	1040	Am
	1991	1040	Am		1996	673	S ⁵⁷
1704.5	1989	646	Ad	1749.5	1990	1420	Ad ⁶³ R ²⁸⁸
	1990	1420	Am ⁶³		1991	1040	Am
1705	1990	1420	Am ⁶³		1996	673	S ⁵⁷
1707	1989	646	Am		1990	1420	Ad ⁶³ R ²⁸⁸
	1990	1420	Am ⁶³		1991	1040	Am
1707.5	1990	1420	Am ⁶³		1996	673	S ⁵⁷
1707.51	1992	26*	Ad	1749.6	1990	1420	Ad ⁶³ R ²⁸⁸
1711	1990	1420	Am ⁶³		1996	673	S ⁵⁷
1712	1990	1420	Am ⁶³	1749.7	1990	1420	Ad ⁶³ R ²⁸⁸
1712.5	1990	1420	Am ⁶³		1996	673	S ⁵⁷
1714	1990	1420	Am ⁶³	1749.8	1990	1420	Ad ⁶³ R ²⁸⁸
1718	1990	1420	Am ⁶³		1996	673	S ⁵⁷
1723	1990	1420	R ⁶³		1990	1420	Ad ⁶³ R ²⁸⁸
1724	1990	1420	R ⁶³		1991	1040	Am
1725	1990	1420	Am ⁶³		1996	673	R
1725.5	1995	217	Ad ⁷⁹	1749.9	1991	1040	Ad
	1997	312	Am				
1726	1990	1420	R ⁶³				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1749.9 (Cont.)	1996	673	S ⁵⁷		1994	980	S ⁵⁷
1750	1990	1420	Am ⁶³	1780.52	1993	1007	Ad & R ³⁶
	1994	1069*	Am		1994	980	S ⁵⁷
1750.5	1990	1420	Am ⁶³	1780.53	1993	1007	Ad & R ³⁶
1751	1990	1420	Am ⁶³		1994	980	S ⁵⁷
1751.1	1991	1040	Ad	1780.54	1993	1007	Ad & R ³⁶
1751.3	1990	1420	Am ⁶³		1994	980	S ⁵⁷
1751.6	1990	1420	Am ⁶³	1780.55	1993	1007	Ad & R ³⁶
1755	1990	1420	Am ⁶³		1994	980	S ⁵⁷
1757.1	1993	515	Ad	1780.56	1993	1007	Ad & R ³⁶
1757.2	1993	515	Ad		1994	980	S ⁵⁷
1757.3	1993	515	Ad	1780.57	1993	1007	Ad & R ³⁶
1758.1	1990	1420	Am ⁶³		1994	980	S ⁵⁷
1758.2	1990	1420	Am ⁶³	1780.58	1993	1007	Ad & R ³⁶
1758.3	1990	1420	Am ⁶³		1994	980	S ⁵⁷
1758.4	1990	1420	R ⁶³	1780.59	1993	1007	Ad & R ³⁶
1760	1993	1142*	Am		1994	980	S ⁵⁷
	1994	1243*	Am ⁴²	1780.60	1993	1007	Ad & R ³⁶
1760.5	1997	436	Am		1994	980	S ⁵⁷
1763	1992	1205	Am	1780.61	1993	1007	Ad & R ³⁶
	1994	980	Am		1994	980	S ⁵⁷
1763.1	1995	588	Ad	1780.62	1993	1007	Ad & R ³⁶
1763.2	1997	102	Ad		1994	980	S ⁵⁷
1763.5	1993	1134	Ad	1780.63	1993	1007	Ad & R ³⁶
1764	1996	905	Am		1994	980	S ⁵⁷
1764.1	1989	719	Ad	1780.64	1993	1007	Ad & R ³⁶
	1992	397	Am		1994	980	S ⁵⁷
	1994	980	Am	1780.65	1993	1007	Ad & R ³⁶
	1997	102	Am (by Sec. 2 of Ch.)		1994	980	S ⁵⁷
	1997	436	Am (by Sec. 3 of Ch.)	1780.66	1993	1007	Ad & R ³⁶
1764.2	1996	905	Am		1994	980	S ⁵⁷
1764.7	1994	980	Am	1780.67	1993	1007	Ad & R ³⁶
1765.1	1994	980	Am		1994	980	R
	1996	905	Am	1781.1	1991	1009	Ad
1765.2	1996	1034	Am	1781.10	1991	1009	Ad
	1996	883	Am	1781.11	1991	1009	Ad
1766	1994	980	Ad	1781.12	1991	1009	Ad
1769	1994	980	Am	1781.13	1991	1009	Ad
1772	1994	980	Ad	1781.2	1991	1009	Ad
1774	1994	455	Am	1781.3	1991	1009	Ad
	1995	721	Am	1781.4	1991	1009	Ad
1775.1	1994	455	Am	1781.5	1991	1009	Ad
1775.2	1994	455	Am	1781.6	1991	1009	Ad
	1995	721	R & Ad	1781.7	1991	1009	Ad
1775.3	1994	455	Am	1781.8	1991	1009	Ad
1775.4	1993	1142*	Am	1781.9	1991	1009	Ad
1775.5	1994	455	Am	1810	1996	628	Am
	1994	455	Am	1810.7	1993	515	Ad
1775.8	1995	721	Ad(RN)		1996	628	Am
1775.9	1995	721	Ad	1810.9	1993	515	Ad
1776	1996	905	Am	1853.97	1994	1113	Ad
1776.8	1993	661	Ad	1855.1	1989	976	Ad
	1994	455	Am		1991	880	Am
1779	1995	721	Am & RN	1855.2	1989	976	Ad
	1994	980	Am		1991	880	Am
1780.50	1993	1007	Ad & R ³⁶	1855.3	1989	976	Ad
	1994	980	S ⁵⁷		1991	880	Am
1780.51	1993	1007	Ad & R ³⁶	1855.4	1989	976	Ad
					1991	880	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1855.4 (Cont.)	1996	1002 *	Am		1993	323	Ad
1855.5	1989	976	Ad	1871.2	1989	1119	Ad
	1991	880	Am	1871.3	1990	256	Ad
	1993	1219	Am		1991	380	Am
	1996	1002 *	Am	1871.4	1991	116	Ad
					1991	934	Am (as ad by Stats. 1991, Ch. 116)
1857.7	1994	530	Am				
1857.9	1994	482	Am		1992	675	Am (by Sec. 5 of Ch.)
	1997	350	Am				
1858.07	1989	726 *	Ad		1992	1352 *	Am (by Sec. 2 of Ch.) ¹⁰⁷
1858.1	1989	726 *	Am				Am (by Sec. 2.5 of Ch.) ¹⁶
1858.2	1989	1176	Am				
1858.3	1989	726 *	Am		1993	120 *	Am
1858.35	1989	1381	Am		1995	574	Am
1859.1	1989	726 *	Am	1871.5	1993	120 *	Ad
1861	1989	933	R (as ad by Stats. 1988, Ch. 1639)	1871.6	1993	120 *	Ad
			R (as ad by Stats. 1988, Ch. 1639)	1871.7	1993	120 *	Ad
			Am (by Sec. 2 of Ch., as ad by Prop. 103)		1994	1247	Am
			Am (by Sec. 1.5 of Ch., as ad by Prop. 103)	1871.8	1995	574	Am
			Ad	1871.8	1996	1005	Ad
1861.02	1989	1099 *	Am (by Sec. 2 of Ch., as ad by Prop. 103)	1872	1989	1119	Ad
			Am (by Sec. 1.5 of Ch., as ad by Prop. 103)		1991	116	Am
			Ad		1991	934	Am (as am by Stats. 1991, Ch. 116)
			Am		1992	675	Am
			Am	1872.1	1989	1119	Ad
1861.025	1990	93 *	Am		1994	1247	Am
			Am	1872.2	1989	1119	Ad
			Am	1872.3	1989	1119	Ad
			Am		1991	116	Am
			Am		1991	934	Am (as am by Stats. 1991, Ch. 116)
1861.03	1989	1099 *	Am		1992	675	Am
			Am	1872.4	1989	1119	Ad
			Am	1872.5	1989	1119	Ad
			Am	1872.6	1989	1119	Ad
			Am	1872.7	1989	1119	Ad
1861.03	1990	912	Am	1872.8	1989	1119	Ad
			Am		1991	1222	Am
			Am		1994	1247	Am
			Am		1994	1248	Am
			Am		1997	364	Am (by Sec. 1 of Ch.)
1861.04	1989	933	R (as ad by Stats. 1988, Ch. 1639)				
			Am ⁴⁴⁵	1872.4	1989	1119	Ad
			Am	1872.5	1989	1119	Ad
			Ad	1872.6	1989	1119	Ad
			R (as ad by Stats. 1988, Ch. 1639)	1872.7	1989	1119	Ad
1861.05	1992	1257	Am	1872.8	1989	1119	Ad
			Am		1991	1222	Am
			Am		1994	1247	Am
			Am		1994	1248	Am
			Am		1997	364	Am (by Sec. 1 of Ch.)
1861.055	1990	1583 *	Ad				
			Ad	1872.8	1989	1119	Ad
			Ad		1991	1222	Am
			Ad		1994	1247	Am
			Ad		1994	1248	Am
1861.06	1989	933	R (as ad by Stats. 1988, Ch. 1639)				
			Am				
			Am				
			Am				
			Am				
1861.08	1989	933	R (as ad by Stats. 1988, Ch. 1639)				
			Am ⁵⁷⁴				
			Am				
			Am				
			Am				
1861.135	1990	390 *	Am				
			Ad				
			Ad				
			Ad				
			Ad				
1861.137	1990	1032	Ad				
			Ad				
			Ad				
			Ad				
			Ad				
1861.15	1990	1185 *	Ad				
			Ad ³¹³				
			Ad				
			Ad				
			Ad				
1861.16	1990	1185 *	Ad				
			Ad				
			Ad				
			Ad				
			Ad				
1864	1990	1455	Am				
			Am				
			Am				
			Am				
			Am				
1871	1989	1119	Ad				
			Ad				
			Ad				
			Ad				
			Ad				
1871	1991	116	Am				
			Am				
			Am				
			Am				
			Am				
1871	1991	1008	Am (as ad by Stats. 1991, Ch. 116)				
			Am				
			Am				
			Am				
			Am				
1871.1	1995	885	Am				
			Ad				
			Ad				
			Ad				
			Ad				
1871.1	1989	1119	Ad				
			Ad				
			Ad				
			Ad				
			Ad				
1871.1	1991	1008	Am				
			Am				
			Am				
			Am				
			Am				
1871.1	1992	675	R				
			R				
			R				
			R				
			R				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1872.83 (Cont.)	1995	886	Am (by Sec. 2.5 of Ch., as am by Stats. 1995, Ch. 168)	Div. 1, Pt. 2, Ch. 12, Art. 6, heading (Sec. 1876 et seq.)	1997	501	Am
	1997	99	Am (by Sec. 1 of Ch.)	1876	1989	1119	Ad
	1997	364	Am (by Sec. 2.5 of Ch.)		1997	501	R & Ad(RN)
1872.85	1991	1008	Ad	1876.1	1989	1119	Ad
1872.9	1989	1119	Ad		1997	501	R
	1991	116	Am	1876.2	1989	1119	Ad
1872.95	1991	1008	Ad		1991	1222	Am
	1991	1222	Ad		1994	1248	Am
	1992	427	Am (as ad by Stats. 1991, Ch. 1008) & RN ⁵¹¹	1876.20	1997	501	Am & RN
	1995	167	Am		1991	1222	Ad
1872.96	1992	427	Ad(RN) ⁵¹¹	1876.3	1989	1119	Ad
1873	1989	1119	Ad		1991	1222	Am
1873.1	1989	1119	Ad	1876.4	1989	1119	Ad
1873.2	1989	1119	Ad	1876.5	1989	1119	Ad
1873.3	1989	1119	Ad	1877	1991	116	Ad
	1991	116	Am	1877.1	1991	116	Ad
1873.4	1989	1119	Ad		1991	934	Am (as ad by Stats. 1991, Ch. 116)
1874	1989	1119	Ad	1877.3	1991	116	Ad
1874.1	1989	1119	Ad		1991	934	Am (as ad by Stats. 1991, Ch. 116)
1874.2	1989	1119	Ad		1992	1352 *	Am
1874.3	1989	1119	Ad		1995	885	Am
1874.4	1989	1119	Ad	1877.4	1991	116	Ad
1874.6	1990	948	Ad	1877.5	1991	116	Ad
1875	1989	1119	Ad		1991	934	Am (as ad by Stats. 1991, Ch. 116)
	1991	602	Am		1993	120 *	Am
1875.1	1989	1119	Ad	1878	1989	1119	R
1875.10	1991	1222	Ad	1878.1	1989	1119	R
	1992	427	Am ⁵¹¹	1878.2	1989	1119	R
	1994	1247	Am	1878.25	1989	1119	R
1875.11	1991	1222	Ad	1878.3	1989	1119	R
1875.12	1991	1222	Ad	1878.4	1989	1119	R
	1997	501	Am	1878.5	1989	1119	R
1875.13	1991	1222	Ad	1879	1994	1008	Ad
1875.14	1991	1222	Ad	1879.1	1994	1008	Ad
1875.15	1991	1222	Ad		1995	574	R
	1994	1247	Am	1879.2	1994	1008	Ad
1875.16	1994	1248	Am ⁹⁴⁴		1995	573 *	Am
1875.17	1991	1222	Ad	1879.3	1994	1008	Ad
1875.18	1997	501	Ad	1879.4	1994	1008	Ad
1875.2	1989	1119	Ad	1879.5	1994	1008	Ad
1875.20	1991	1222	Ad	1879.6	1994	1008	Ad
1875.21	1991	1222	Ad	1879.7	1994	1008	Ad
1875.22	1991	1222	Ad	1879.8	1994	1008	Ad
1875.23	1991	1222	Ad	2054	1991	602	Am
1875.3	1989	1119	Ad	2058	1991	602	Ad
	1991	602	Am	2081	1990	326	Am
1875.4	1989	1119	Ad		1991	665 *	Am
1875.5	1989	1119	Ad	3010	1993	974	R
1875.6	1989	1119	Ad				
	1991	602	Am				
1875.8	1994	420	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3013.5	1993	974	R		1991	1091	Am ⁴⁶²
3014	1993	974	R		1992	1251	R
3015	1993	974	R	5002.5	1990	1165	Ad
3016	1993	974	R		1991	1091	Am
3030	1993	974	R		1992	1251	R
3031	1993	974	R	5003	1990	1165	Ad
3032	1993	974	R		1991	81*	Am
3033	1993	974	R		1991	854	Am (as am by
3034	1993	974	R				Stats. 1991,
3035	1993	974	R				Ch. 81)
3036	1993	974	R		1992	1250*	Am
3037	1993	974	R		1992	1251	R
3038	1993	974	R	5004	1990	1165	Ad
3039	1993	974	R		1991	104*	Am (2nd
3040	1993	974	R				Sec. 5004, as ad
3041	1993	974	R				by Stats. 1990,
3042	1993	974	R				Ch. 1165) & RN
3043	1993	974	R				Am (1st
3044	1993	974	R				Sec. 5004, as ad
3045	1993	974	R				by Stats. 1990,
3046	1993	974	R				Ch. 1165)
3047	1993	974	R		1991	854	Am (as am by
3048	1993	974	R				Sec. 2,
3049	1993	974	R				Stats. 1991,
3050	1993	974	R				Ch. 104)
3051	1993	974	R		1991	1091	Am (2nd
3052	1993	974	R				Sec. 5004, as ad
3053	1993	974	R				by Stats. 1990,
3054	1993	974	R				Ch. 1165)
3055	1993	974	R				& RN ⁴⁶²
3056	1993	974	R		1992	1251	R
3057	1993	974	R	5005	1991	104*	Ad(RN)
3058	1993	974	R		1991	854	Am (as ad by
3059	1993	974	R				Stats. 1991,
3060	1993	974	R				Ch. 104)
3061	1993	974	R		1991	1091	Ad(RN) ⁸²
3062	1993	974	R		1992	1251	R
3063	1993	974	R	5005.1	1990	1165	Ad
3064	1993	974	R		1991	81*	Am
3065	1993	974	R		1992	1251	R
3066	1993	974	R	5005.2	1990	1165	Ad
3067	1993	974	R		1992	1251	R
3068	1993	974	R	5005.3	1991	854	Ad
3080	1992	614	R		1992	1251	R
4019	1989	261	Am	5006	1990	1165	Ad
4090	1995	728	Am		1991	104*	Am
4091	1995	728	Am		1991	854	Am (as am by
4093	1995	728	Am				Stats. 1991,
4095	1995	728	Ad				Ch. 104)
4096	1995	728	Ad		1992	1251	R
5000	1990	1165	Ad	5007	1990	1165	Ad
	1992	1251	R		1991	104*	Am
5001	1990	1165	Ad		1992	1251	R
	1991	854	Am	5008	1990	1165	Ad
	1992	1250*	Am		1991	81*	Am
	1992	1251	R		1991	854	Am (as am by
5001.5	1991	854	Ad				Stats. 1991,
	1992	1251	R				Ch. 81)
5002	1990	1165	Ad		1992	1251	R
	1991	104*	Am	5009	1990	1165	Ad
	1991	901*	Am		1992	1251	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5010	1990	1165	Ad	10087.5	1990	1167	Ad
	1991	81 *	Am		1994	658	Am
	1992	1251	R	10088.5	1990	1166	Am
5011	1990	1165	Ad	10089	1990	1166	Ad
	1992	1251	R		1991	665 *	Am
5011.5	1990	1169	Ad		1995	939	Am
	1992	1251	R	10089.1	1990	1166	Ad
5012	1990	1165	Ad		1995	939	R
	1991	81 *	Am		1996	967 *	Ad(RN)
	1992	1251	R	10089.10	1995	944	Ad
5013	1991	854	Ad		1996	967 *	Am
	1992	1251	R	10089.11	1995	944	Ad
5020	1990	1165	Ad		1996	967 *	Am
	1992	1251	R	10089.12	1995	944	Ad
5021	1990	1165	Ad	10089.13	1995	944	Ad
	1991	104 *	R & Ad		1996	967 *	Am
	1992	1251	R	10089.14	1995	944	Ad
5022	1990	1165	Ad		1996	968 *	Am
	1991	104 *	R & Ad	10089.15	1990	1166	Ad
	1992	1251	R		1995	944	Ad
5023	1990	1165	Ad		1996	967 *	Am (as ad by
	1991	104 *	R & Ad				Sec. 7,
	1992	1251	R				Stats. 1990,
5023.5	1991	104 *	Ad				Ch. 1166) & RN
	1992	1251	R		1996	968 *	Am (as ad by
5024	1990	1165	Ad				Sec. 2,
	1992	1251	R				Stats. 1995,
5025	1990	1165	Ad				Ch. 944)
	1992	1251	R	10089.16	1995	944	Ad
5026	1990	1165	Ad		1996	968 *	Am
	1992	1251	R	10089.17	1996	967 *	Ad
5027	1990	1165	Ad	10089.18	1995	944	Ad
	1992	1251	R		1996	968 *	R
5028	1990	1165	Ad	10089.19	1995	944	Ad
	1992	1251	R	10089.2	1990	1166	Ad
5029	1990	1165	Ad	10089.20	1995	944	Ad
	1992	1251	R		1996	967 *	Am
5030	1990	1165	Ad	10089.21	1996	967 *	Ad
	1992	1251	R	10089.22	1996	967 *	Ad
5031	1990	1165	Ad	10089.23	1995	944	Ad
	1992	1251	R		1996	967 *	Am
5032	1990	1169	Ad		1996	969	Am (as am by
	1992	1251	R				Stats. 1996,
							Ch. 967)
7015	1997	315	Am				
10082	1995	939	Am	10089.25	1995	944	Ad
	1996	124	Am ¹¹⁹⁷		1996	967 *	Am
10082.5	1991	664	Ad	10089.26	1995	944	Ad
10083	1990	1166	Am		1996	967 *	Am
	1991	665 *	Am	10089.27	1995	944	Ad
	1995	939	Am	10089.28	1995	944	Ad
	1996	124	Am ¹¹⁹⁷		1996	968 *	Am
	1997	378	Am	10089.29	1995	944	Ad
10086	1990	1166	Am		1996	968 *	Am
	1991	1091	Am		1996	969	Am (as am by
	1995	939	Am				Stats. 1996,
	1996	967 *	Am				Ch. 968)
10086.1	1990	1166	Am	10089.3	1990	1166	Ad
	1991	665 *	Am		1996	571 *	R
10086.5	1990	1364	Am	10089.30	1995	944	Ad
	1990	1526	Am		1996	968 *	Am
10087	1996	807	Am	10089.32	1995	944	Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
10089.33	1995	944	Ad	10089.74	1995	848 *	Ad ³⁴⁵
10089.34	1995	944	Ad				R ¹⁶⁰
	1996	967 *	Am	10089.75	1995	848 *	Ad ³⁴⁵
10089.35	1995	944	Ad				R ¹⁶⁰
	1996	968 *	Am	10089.76	1995	848 *	Ad ³⁴⁵
10089.36	1995	944	Ad				R ¹⁶⁰
	1996	968 *	Am	10089.77	1995	848 *	Ad ³⁴⁵
10089.37	1995	944	Ad				R ¹⁶⁰
10089.38	1995	944	Ad	10089.78	1995	848 *	Ad ³⁴⁵
10089.39	1995	944	Ad				R ¹⁶⁰
10089.4	1996	54 *	Ad	10089.79	1995	848 *	Ad ³⁴⁵
10089.40	1995	944	Ad				R ¹⁶⁰
	1996	124	Am ¹¹⁹⁷	10089.8	1995	944	Ad ³⁴⁵
	1996	968 *	Am		1996	967 *	Am
	1996	969	Am (as am by Stats. 1996, Ch. 968)		1997	231	Am
				10089.80	1995	848 *	Ad ³⁴⁵
							R ¹⁶⁰
10089.41	1995	944	Ad		1997	772	Am
	1996	968 *	Am	10089.81	1995	848 *	Ad ³⁴⁵
10089.43	1995	944	Ad				R ¹⁶⁰
10089.44	1995	944	Ad	10089.82	1995	848 *	Ad ³⁴⁵
10089.46	1995	944	Ad				R ¹⁶⁰
10089.47	1995	944	Ad		1997	772	Am
10089.48	1995	944	Ad	10089.83	1995	848 *	Ad ³⁴⁵
10089.49	1995	944	Ad				R ¹⁶⁰
10089.5	1995	944	Ad	10089.84	1995	848 *	Ad ³⁴⁵
	1996	967 *	Am				R ¹⁶⁰
10089.50	1995	944	Ad	10089.9	1995	944	Ad
	1996	967 *	Am	10091	1995	939	Am
10089.51	1995	944	Ad	10094.2	1994	316	Am
10089.52	1996	967 *	Ad	10095	1990	638	Am
10089.53	1996	967 *	Ad	10095.5	1990	638	Am
10089.54	1996	969	Ad	10100.2	1996	807	Ad
10089.6	1995	944	Ad	10101	1992	1089	Ad ⁴⁴⁵
	1996	967 *	Am		1993	11 *	Am
10089.7	1995	848 *	Ad ³⁴⁵	10102	1992	1089	Ad ⁴⁴⁵
			R ¹⁶⁰		1993	11 *	Am
	1995	944	Am	10103	1992	1089	Ad ⁴⁴⁵
	1996	124	Am (as ad by Stats. 1995, Ch. 848) & RN ¹¹⁹⁷		1993	616	Am
			Am (as ad by Stats. 1995, Ch. 944) ¹¹⁹⁷	10104	1992	1089	Ad ⁴⁴⁵
			Am (as ad by Sec. 1, Stats. 1995, Ch. 848) & RN		1993	11 *	Am
	1996	967 *	Am (as ad by Sec. 1, Stats. 1995, Ch. 848) & RN	10105	1992	1089	Ad ⁴⁴⁵
			Am (as ad by Sec. 2, Stats. 1995, Ch. 944)		1993	11 *	Am
	1996	968 *	Am (as ad by Sec. 2, Stats. 1995, Ch. 944) ¹¹⁹⁷	10106	1992	1089	Ad ⁴⁴⁵
			Ad(RN) ¹¹⁹⁷		1993	11 *	Am
			Ad(RN) ¹¹⁹⁷	10107	1992	1089	Ad ⁴⁴⁵
10089.70	1996	124	Ad(RN) ¹¹⁹⁷		1993	11 *	Am
	1996	967 *	Ad(RN) ¹¹⁹⁷	10108	1994	316	Ad
10089.71	1995	848 *	Ad ³⁴⁵	10110.1	1990	1418	Ad
			R ¹⁶⁰		1994	177	Am
10089.72	1995	848 *	Ad ³⁴⁵	10110.2	1990	1418	Ad
			R ¹⁶⁰	10112.5	1993	1209	Ad
10089.73	1995	848 *	Ad ³⁴⁵		1993	1210	Ad
			R ¹⁶⁰		1994	6 *	Am
					1994	146	R (as ad by Stats. 1993, Ch. 1209) ⁸³³
				10113.1	1990	1387	Ad
					1992	796	Am
					1997	278	Am
				10113.2	1990	1387	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10113.2 (Cont.)	1992	796	Am	10123.55	1996	556	Am
	1997	278	Am		1992	1134	Ad
10113.4	1997	440	Ad		1996	556	Am
10113.6	1995	448	Ad	10123.6	1989	688	Am
	1996	686	Am	10123.67	1996	1091	Ad
10113.7	1995	791	Ad	10123.7	1991	330	Am
10116.5	1995	489	Am	10123.8	1989	1398*	Am
	1996	1118*	Am ⁷⁹		1991	486	Am
	1997	665	Am	10123.81	1990	733	Am
			R & Ad ²⁷¹	10123.82	1992	808	Ad
10117	1994	147*	Am	10123.83	1994	759	Ad
10119	1994	147*	Am		1995	353	Am
	1996	1062	Am	10123.85	1996	864	Ad
10119.1	1990	949	Ad	10123.87	1997	389*	Ad
	1991	1091	Am (as ad by Stats. 1990, Ch. 949) & RN		1997	798*	Am (as ad by Stats. 1997, Ch. 389)
				10125	1990	57*	Am
10119.6	1989	734	Ad	10125.1	1996	527	Ad
	1990	830*	Am	10127	1990	57*	Am
10119.8	1991	797	Ad	10127.10	1993	516	Ad
10120.5	1996	1094	Ad		1994	984*	Am
10121.6	1991	1152	Ad	10127.11	1993	516	Ad
	1996	1062	Am		1994	984*	Am
10123.12	1996	1024	Am	10127.12	1993	516	Ad
10123.13	1989	968	Am		1994	984*	Am
	1996	711	Am (by Sec. 2 of Ch.)	10127.13	1993	516	Ad
					1994	984*	Am
	1996	864	Am (by Sec. 9.5 of Ch.)	10127.7	1989	713	Am
				10127.9	1989	713	Ad
	1997	17	Am ¹³²⁸		1997	113	Am
10123.14	1989	688	Ad	10128.3	1989	346	Am
10123.141	1990	1680	Ad		1991	685	Am
10123.145	1989	968	Ad		1995	489	Am
10123.15	1989	743	Ad	10128.50	1997	665	Ad
	1992	462	Am	10128.51	1997	665	Ad
10123.18	1990	1279	Ad	10128.52	1997	665	Ad
	1991	254	Am	10128.53	1997	665	Ad
10123.185	1993	1208	Ad	10128.54	1997	665	Ad
10123.19	1994	653	Ad	10128.55	1997	665	Ad
10123.195	1992	1268	Ad	10128.56	1997	665	Ad
10123.21	1994	1282	Ad	10128.57	1997	665	Ad
10123.3	1994	761	Am	10128.58	1997	665	Ad
			R & Ad ⁸⁵⁰	10133	1993	744	Am
	1995	695	Am (as am by Sec. 3, Stats. 1994, Ch. 761)	10133.2	1991	827	Ad ¹⁶
				10133.3	1991	827	Ad ¹⁶
	1996	532	Am (as am by Sec. 4, Stats. 1995, Ch. 695)	10133.55	1995	504	Ad
				10133.7	1993	744	Ad
10123.31	1995	695	Ad	10140	1990	1402	Am
10123.35	1995	695	Ad		1994	761	Am
	1996	532	Am				R & Ad ⁸⁵⁰
	1996	1023*	Am (as am by Stats. 1995, Ch. 695) ¹²⁵³		1995	695	Am (as am by Sec. 5, Stats. 1994, Ch. 761)
					1996	532	Am (as am by Sec. 7, Stats. 1995, Ch. 695)
10123.5	1992	1134	Am	10140.1	1995	695*	Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
10140.1 (Cont.)	1996	532	Am		1992	1014 *	Am (as ad by Stats. 1992, Ch. 287)
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 695) ¹²⁵³	10194.3	1990	1184	Am (as ad by AB 4282) ⁸²
10140.5	1995	695 *	Ad		1990	1291 *	Ad (by Sec. 6 of Ch.) ²³¹
10144.1	1994	582	Ad				Ad (by Sec. 6.5 of Ch.) ²⁰
10144.2	1995	603	Ad		1992	287 *	R & Ad
10144.3	1997	176	Ad	10194.4	1992	287 *	Ad
10145.3	1996	979	Ad	10194.5	1990	1291 *	Ad
	1997	17	Am ¹³²⁸		1992	287 *	R & Ad
10146	1994	761	Ad		1992	287 *	Ad
10147	1994	761	Ad	10194.7	1992	287 *	R & Ad
	1995	695 *	Ad		1992	287 *	Ad
10148	1994	761	Ad		1996	1113	Am (by Sec. 2 of Ch.)
10149	1994	761	Ad				Am (by Sec. 9 of Ch.) ¹³¹⁸
10149.1	1994	761	Ad		1996	1118 *	Am (by Sec. 9.5 of Ch.) ⁷⁹
10163.2	1997	28	Am	10194.8	1992	287 *	Ad
10164.2	1989	713	Ad		1995	709	Am
	1995	791	Am		1996	1118 *	Am ⁷⁹
	1996	686	Am		1997	336 *	Am
	1997	17	Am ¹³²⁸	10195	1990	1184	Am
10167.5	1990	670	Ad		1990	1291 *	Am
10172	1992	163	Am ^{42,511}		1992	287 *	Am
10175.5	1996	1014	Ad	10195.1	1992	287 *	Ad
10176	1989	786	Am (by Sec. 1 of Ch.)		1996	1118 *	Am (as ad by Sec. 21, Stats. 1992, Ch. 287)
	1990	1569	Am (by Sec. 1 of Ch.)	10195.4	1990	1291 *	R (as ad by Stats. 1987, Ch. 1496)
10176.10	1993	729	Ad	10195.45	1992	287 *	R & Ad
	1997	336 *	Am	10195.46	1992	287 *	Ad
10176.2	1990	886	Am	10195.5	1989	1273	Am (as ad by Sec. 1, Stats. 1987, Ch. 555)
10176.25	1990	886	Ad	10195.65	1990	1291 *	Ad
10176.7	1989	786	Am	10196.1	1992	287 *	R
10176.8	1989	786	Ad	10197	1990	1291 *	Ad
10177	1989	1104	Am		1992	287 *	Am
10177.9	1991	729	Ad		1996	1118 *	Am
10179	1992	981	Am	10197.05	1992	287 *	Ad
Div. 2, Pt. 2, Ch. 1, Art. 5, heading (Sec. 10190 et seq.)	1989	1360	Am ⁷³		1995	709	Am
	1990	870	Ad	10197.1	1990	1291 *	Ad
10192.05	1990	1291 *	Ad		1992	287 *	Am
	1992	287 *	Am		1996	1118 *	Am
10192.1	1990	1291 *	Ad	10197.2	1992	287 *	Ad
	1992	287 *	Am		1995	709	Am
10192.2	1990	1291 *	Ad		1990	1291 *	Ad
	1992	287 *	Am		1992	287 *	Am
10193	1990	1291 *	Am		1996	1118 *	Am
10194	1990	1291 *	Ad	10197.2	1990	1291 *	R & Ad
	1992	287 *	R & Ad		1992	287 *	Am
10194.1	1990	1291 *	Ad	10197.25	1990	1291 *	R
	1992	287 *	R	10197.3	1990	1291 *	Ad
10194.2	1990	1291 *	Ad	10197.4	1990	1291 *	Ad
	1992	287 *	R & Ad		1992	287 *	R
	1992	287 *	R & Ad	10197.5	1992	287 *	R
				10197.6	1990	1291 *	R & Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10197.6 (Cont.)	1992	287 *	Am	1992	1132	Ad	
	1996	1118 *	Am	1997	699 *	Am	
10198.4	1992	287 *	Am	1997	700 *	Am	
10198.6	1992	1128	Ad ⁴⁴⁵	10232.2	1997	699 *	
	1993	113 *	Am		1997	700 *	
	1993	1052	Am		1997	701 *	
	1996	1062	Am	10232.25	1997	701 *	
	1997	336 *	Am			Ad ¹⁴³¹	
	1997	581	Am (as am by Sec. 15, Stats. 1997, Ch. 336)	10232.3	1991	1041	
					1992	1132	
10198.61	1996	544	Ad		1989	1273	
10198.7	1992	1128	Ad ⁴⁴⁵		1989	1273	
	1993	1052	Am	10232.7	1989	1273	
	1994	484	Am	10232.8	1989	1273	
	1997	336 *	Am		1991	1041	
10198.8	1992	1128	Ad ⁴⁴⁵		1992	1132	
10198.9	1997	336 *	Ad		1997	699 *	
10199	1990	949	Ad		1997	700 *	
10199.1	1991	1091	Ad(RN)	10232.9	1997	699 *	
10199.2	1990	949	Ad	10232.92	1997	699 *	
10199.3	1990	949	Ad	10232.93	1997	699 *	
10199.4	1990	949	Ad	10232.95	1997	699 *	
10199.44	1993	1154	Ad	10232.96	1997	699 *	
10199.46	1993	1154	Ad	10233	1989	1273	
10199.5	1990	949	Ad	10233.2	1989	1273	
10199.6	1990	949	Ad		1992	1132	
10199.7	1990	949	Ad	10233.3	1992	1132	
10199.8	1990	949	Ad	10233.4	1989	1273	
10199.9	1990	949	Ad	10233.5	1989	1273	
10202	1990	1418	Am		1992	1132	
10203.4	1989	402	Am	10233.6	1989	1273	
10203.5	1992	32	Am		1992	1132	
10209.3	1997	440	Am	10233.7	1989	1273	
10230	1992	1132	R	10233.8	1989	1273	
10230.2	1992	1132	R		1992	1132	
10230.4	1989	1273	Am	10233.9	1989	1273	
	1992	1132	R	10234	1989	1273	
10231.2	1992	1132	R & Ad	10234.2	1992	1132	
10231.6	1989	1273	Am	10234.3	1992	1132	
	1992	1132	Am	10234.4	1989	1273	
					1992	1132	
Div. 2, Pt. 2, Ch. 2.6, Art. 1, heading (Sec. 10232 et seq.)	1992	1132	Ad(RN)	10234.5	1989	1273	
Div. 2, Pt. 2, Ch. 2.6, Art. 2, heading (Sec. 10232 et seq.)	1992	1132	Am & RN		1992	1132	
10232	1989	1273	Am	10234.6	1989	1273	
	1992	1132	Am		1996	571 *	
10232.1	1989	767	R		1989	1273	
				10234.7	1989	631	
				10234.8	1989	631	
				10234.85	1989	631	
				10234.86	1997	699 *	
				10234.87	1997	699 *	
				10234.9	1989	631	
					1992	1132	
				10234.93	1992	1132	
					1997	699 *	
				10234.95	1992	1132	
					1997	699 *	
				10234.97	1992	1132	
					1993	316 *	
						Am	

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10235	1989	767	Ad	10273.4	1997	336*	Ad
	1989	1273	R	10273.6	1997	336*	Ad
10235.10	1989	767	Ad	10291.5	1993	1209	Am
10235.12	1989	767	Ad		1993	1210	Am
	1990	530	Am		1995	94	Am
	1992	1132	R	10296	1993	321	Ad
10235.14	1989	767	Ad	10350.2	1993	1209	Am
	1992	1132	Am		1993	1210	Am
10235.16	1989	767	Ad	10350.9	1993	744	Am
	1990	530	Am	10353	1991	870	Ad
	1992	1132	Am	10354	1993	1280	Ad
10235.17	1992	1132	Ad	10380	1993	1209	Am
10235.18	1989	767	Ad	10384	1993	1209	Ad
10235.2	1989	767	Ad		1993	1210	Ad
	1989	1273	R		1994	146	R (as ad by
10235.20	1989	767	Ad				Stats. 1993,
10235.22	1989	767	Ad				Ch. 1209) ⁸³³
10235.30	1997	699*	Ad	10479	1991	1005	Am
10235.4	1989	1273	R	10479.5	1991	1005	Am
10235.40	1997	699*	Ad	10480	1991	1005	Am
10235.5	1989	1273	R	10481	1991	1005	Am
10235.50	1997	699*	Ad	10489.10	1991	1005	Am & RN
10235.51	1997	699*	Ad	10489.15	1991	1005	Ad
10235.52	1997	699*	Ad		1992	737	Am
10235.6	1989	767	Ad	10489.2	1991	1005	Am
	1989	1273	R		1997	28	Am
	1992	1132	R	10489.3	1991	1005	Am
10235.8	1989	767	Ad		1997	28	Am
	1989	1273	R	10489.4	1991	1005	Am
10235.9	1997	699*	Ad	10489.5	1991	1005	Am
10235.91	1997	699*	Ad	10489.7	1991	1005	Am
10236	1989	1273	R	10489.8	1991	1005	Am
	1992	1132	Ad	10489.93	1991	1005	Ad(RN)
10236.2	1989	1273	R	10489.95	1991	1005	Ad
10236.4	1989	1273	R	10494	1992	368	Am
10236.5	1989	767	R	10494.6	1992	981	Am
	1989	1273	R	10506	1992	973*	Am
	1992	1132	Ad		1994	1076	Am
10236.6	1989	1273	R	10506.3	1992	973*	Am
10236.7	1989	1273	R		1994	984*	Am
10236.8	1989	1273	R	10506.4	1994	1076	Ad
	1992	1132	Ad		1995	419*	Am
10236.9	1989	1273	R	10507.5	1995	419*	Ad
10237	1989	767	R	10508	1989	631	Am
	1989	1273	R		1993	1209	Am
	1990	530	Ad		1993	1210	Am
10237.1	1990	530	Ad	10508.5	1989	631	Ad
	1997	699*	Am	10509	1990	963	Ad
10237.2	1989	1273	R		1991	380	Am
	1990	530	Ad	10509.1	1990	963	Ad
10237.3	1990	530	Ad	10509.2	1990	963	Ad
10237.4	1989	1273	R		1991	380	Am
	1997	699*	Ad	10509.3	1990	963	Ad
10237.5	1989	1273	R		1991	380	Am
	1997	699*	Ad	10509.4	1990	963	Ad
10237.6	1989	1273	R		1991	380	Am
	1997	699*	Ad	10509.5	1990	963	Ad
10237.7	1989	1273	R	10509.6	1990	963	Ad
10247	1995	340	Ad		1991	380	Am
10248	1995	340	Am	10509.7	1990	963	Ad
10270.95	1995	94	Am	10509.8	1990	963	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10509.8 (Cont.)	1991	380	Am	10604	1995	535	Am
10509.9	1990	963	Ad		1996	124	Am ¹¹⁹⁷
	1991	380	Am		1996	1024	Am
10509.950	1996	1106	Ad ¹³¹⁵	10607	1990	1071	Ad ²⁸⁶
10509.952	1996	1106	Ad ¹³¹⁵	Div. 1,			
10509.953	1996	1106	Ad ¹³¹⁵	Pt. 2,			
10509.954	1996	1106	Ad ¹³¹⁵	Ch. 8,			
10509.955	1996	1106	Ad ¹³¹⁵	heading			
10509.956	1996	1106	Ad ¹³¹⁵	(Sec. 10700			
10509.957	1996	1106	Ad ¹³¹⁵	et seq.)	1993	113 *	Ad(RN)
10509.958	1996	1106	Ad ¹³¹⁵	Div. 1,			
10509.959	1996	1106	Ad ¹³¹⁵	Pt. 2,			
10509.960	1996	1106	Ad ¹³¹⁵	Ch. 14,			
10509.961	1996	1106	Ad ¹³¹⁵	heading			
10509.962	1996	1106	Ad ¹³¹⁵	(Sec. 10700			
10509.963	1996	1106	Ad ¹³¹⁵	et seq.)	1993	113 *	Am & RN
	1997	17	Am ¹³²⁸	10700	1992	1128	Ad ⁴⁴⁵
10509.964	1996	1106	Ad ¹³¹⁵		1993	113 *	Am
10509.965	1996	1106	Ad ¹³¹⁵		1993	217 *	Am
10509.970	1996	1106	Ad & R ⁴⁰		1993	1146 *	Am (as am by
10509.971	1996	1106	Ad & R ⁴⁰				Stats. 1993,
10509.972	1996	1106	Ad & R ⁴⁰				Ch. 217)
10509.973	1996	1106	Ad & R ⁴⁰		1994	147 *	Am
10509.974	1996	1106	Ad & R ⁴⁰		1995	668	Am
10509.975	1996	1106	Ad & R ⁴⁰		1996	359	Am
	1997	17	Am ¹³²⁸		1996	360	Am
10509.976	1996	1106	Ad & R ⁴⁰		1997	336 *	Am
10510	1989	418	Am		1997	581	Am (as am by
10511	1989	418	Am				Sec. 20,
10512	1989	418	Am				Stats. 1997,
10530	1993	974	Am				Ch. 336)
10541	1995	795	Am	10701	1996	544	Ad
10550	1993	974	Ad	10702	1992	1128	Ad ⁴⁴⁵
	1996	708	R	10702.1	1994	147 *	Ad
10552	1993	974	Ad		1996	1062	Am
	1996	708	R	10703	1992	1128	Ad ⁴⁴⁵
10553	1993	974	Ad	10704	1992	1128	Ad ⁴⁴⁵
	1996	708	R		1993	113 *	Am
10554	1993	974	Ad	10705	1992	1128	Ad ⁴⁴⁵
	1996	708	R		1993	113 *	Am
10555	1993	974	Ad		1993	1146 *	Am (as am by
	1996	708	R				Stats. 1993,
10556	1993	974	Ad		1997	336 *	Am
	1996	708	R	10705.1	1993	217 *	Ad
10557	1993	974	Ad		1993	1146 *	Am (as ad by
	1996	708	R				Stats. 1993,
10558	1993	974	Ad				Ch. 217)
	1996	708	R	10706	1992	1128	Ad ⁴⁴⁵
10559	1993	974	Ad		1993	1146 *	Am
	1996	708	R		1997	336 *	Am
10560	1993	974	Ad	10706.5	1992	1128	Ad ⁴⁴⁵
	1996	708	R		1993	113 *	Am
10561	1993	974	Ad		1993	1146 *	Am (as am by
	1996	708	R				Stats. 1993,
10562	1993	974	Ad				Ch. 113)
	1996	708	R	10707	1992	1128	Ad ⁴⁴⁵
10563	1993	974	Ad		1995	668	Am
	1996	708	R	10708	1992	1128	Ad ⁴⁴⁵
10603	1995	535	Am		1993	1146 *	Am
	1996	124	Am ¹¹⁹⁷		1994	484	Am

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
10708 (Cont.)	1997	336 *	Am	10746	1992	1128	Ad ⁴⁴⁵
10709	1992	1128	Ad ⁴⁴⁵	10747	1992	1128	Ad ⁴⁴⁵
10711	1992	1128	Ad ⁴⁴⁵	10748	1992	1128	Ad ⁴⁴⁵
	1993	1146 *	Am	10748.5	1992	1128	Ad ⁴⁴⁵
	1996	1062	Am	10748.6	1992	1128	Ad ⁴⁴⁵
10712	1992	1128	Ad ⁴⁴⁵	10748.7	1992	1128	Ad ⁴⁴⁵
10713	1992	1128	Ad ⁴⁴⁵	10749	1992	1128	Ad ⁴⁴⁵
	1993	1146 *	Am	10800	1996	916	Ad
	1997	336 *	Am	10801	1996	916	Ad
10714	1992	1128	Ad ⁴⁴⁵	10802	1996	916	Ad
	1993	113 *	Am	10803	1996	916	Ad
	1993	1146 *	Am (as am by Stats. 1993, Ch. 113)	10810	1996	916	Ad
	1995	668	Am	10820	1996	916	Ad
	1996	50 *	Am	10821	1996	916	Ad
10715	1992	1128	Ad ⁴⁴⁵	10821.5	1996	916	Ad
10716	1992	1128	Ad ⁴⁴⁵	10822	1996	916	Ad
10717	1992	1128	Ad ⁴⁴⁵	10823	1996	916	Ad
10718	1992	1128	Ad ⁴⁴⁵	10824	1996	916	Ad
10718.5	1992	1128	Ad ⁴⁴⁵	10825	1996	916	Ad
10718.55	1996	641	Ad & R ⁵⁹⁹	10826	1996	916	Ad
	1997	336 *	Am	10830	1996	916	Ad
10718.6	1992	1128	Ad ⁴⁴⁵	10840	1996	916	Ad
	1996	571 *	R	10841	1996	916	Ad
10718.7	1992	1128	Ad ⁴⁴⁵		1997	336 *	Am
10719	1992	1128	Ad ⁴⁴⁵	10842	1996	916	Ad
10719.1	1994	147 *	Ad	10843	1996	916	Ad
	1996	1062	Am	10845	1996	916	Ad
10720	1992	1128	Ad ⁴⁴⁵	10850	1996	916	Ad
10720.1	1992	1128	Ad ⁴⁴⁵	10851	1996	916	Ad
10721	1992	1128	Ad ⁴⁴⁵	10853	1996	916	Ad
10722	1992	1128	Ad ⁴⁴⁵	10854	1996	916	Ad
10723	1992	1128	Ad ⁴⁴⁵	10855	1996	916	Ad
10724	1992	1128	Ad ⁴⁴⁵	10856	1996	916	Ad
10725	1992	1128	Ad ⁴⁴⁵	10860	1996	916	Ad
10726	1992	1128	Ad ⁴⁴⁵	10861	1996	916	Ad
10727	1992	1128	Ad ⁴⁴⁵	10870	1996	916	Ad
10728	1992	1128	Ad ⁴⁴⁵	10871	1996	916	Ad
10729	1992	1128	Ad ⁴⁴⁵	10872	1996	916	Ad
10730	1992	1128	Ad ⁴⁴⁵	10873	1996	916	Ad
10731	1992	1128	Ad ⁴⁴⁵	10880	1996	916	Ad
	1993	1146 *	Am	10885	1996	916	Ad
10731.2	1994	147 *	Ad	10886	1996	916	Ad
	1996	1062	Am	10887	1996	916	Ad
10732	1992	1128	Ad ⁴⁴⁵	10890	1996	916	Ad
10733	1992	1128	Ad ⁴⁴⁵	10970	1995	166	Am
10733.5	1993	1146 *	Ad	10971	1996	391	Am
10734	1992	1128	Ad ⁴⁴⁵	10991	1995	166	Am
10735	1992	1128	Ad ⁴⁴⁵	11010	1995	166	Am
10737	1992	1128	Ad ⁴⁴⁵	11016	1995	166	R & Ad
10738	1992	1128	Ad ⁴⁴⁵	11026	1995	166	Am
10739	1992	1128	Ad ⁴⁴⁵	11041	1995	166	Am
10740	1992	1128	Ad ⁴⁴⁵	11043	1995	166	Am
10741	1992	1128	Ad ⁴⁴⁵	11044	1995	166	Am
10742	1992	1128	Ad ⁴⁴⁵	11064	1995	166	Am
10743	1992	1128	Ad ⁴⁴⁵	11066	1995	166	Am
10744	1992	1128	Ad ⁴⁴⁵	11122	1995	166	Am
10745	1992	1128	Ad ⁴⁴⁵	11122.1	1995	166	Am
				11137	1995	166	Am
				11491	1996	484	R
				11492	1996	484	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11493	1996	484	R	11512.18	1996	484	R
11493.3	1996	484	R	11512.180	1989	968	Am
11493.5	1996	484	R		1996	484	R
11495	1996	484	R	11512.181	1989	968	Ad
11496	1996	484	R		1996	484	R
11498	1996	484	R	11512.182	1992	1268	Ad
11499.2	1996	484	R		1996	484	R
11499.3	1996	484	R	11512.186	1993	744	Ad
11504	1996	484	R		1995	91	Am ⁹⁶⁴
11505	1996	484	R		1996	484	R
11506	1996	484	R	11512.19	1996	484	R
11507	1996	484	R	11512.193	1990	1402	Ad
11508	1996	484	R		1996	484	R
11509	1996	484	R	11512.194	1994	582	Ad
11510	1996	484	R		1996	484	R
11511	1996	484	R	11512.195	1996	484	R
11512	1996	484	R	11512.196	1996	484	R
11512.03	1994	1144	Ad	11512.2	1996	484	R
	1995	489	Am	11512.20	1996	484	R
	1996	484	R	11512.21	1996	484	R
11512.04	1991	827	Ad ¹⁶	11512.22	1996	484	R
	1996	484	R	11512.23	1996	484	R
11512.05	1996	484	R	11512.24	1990	216	Ad(RN) ²⁰⁶
11512.07	1991	870	Ad		1993	1208	Ad
	1993	1280	Am		1996	484	R
	1996	484	R	11512.25	1996	484	R
11512.08	1996	484	R	11512.27	1996	484	R
11512.09	1996	484	R	11512.28	1989	734	Ad
11512.1	1996	484	R		1990	830*	Am
11512.10	1991	486	Am		1996	484	R
	1996	484	R	11512.29	1990	733	Ad(RN)
11512.105	1992	808	Ad		1991	239	Am
	1996	484	R		1996	484	R
11512.11	1996	484	R	11512.295	1994	759	Ad
11512.12	1996	484	R		1995	353	Am
11512.13	1996	484	R		1996	484	R
11512.14	1989	688	Am	11512.3	1996	484	R
	1996	484	R	11512.31	1996	484	R
11512.15	1989	1398*	Am	11512.33	1994	653	Ad
	1990	216	Am (as am by Stats. 1989, Ch. 1398) & RN ²⁰⁶		1996	484	R
	1990	733	Am & RN	11512.35	1991	797	Ad
	1996	484	R		1996	484	R
11512.155	1990	1279	Ad	11512.4	1996	484	R
	1996	484	R	11512.5	1990	57*	Am
11512.156	1994	1282	Ad		1996	484	R
	1996	484	R	11512.55	1994	614	Ad
11512.16	1996	484	R		1996	484	R
11512.17	1992	1134	Am	11512.6	1996	484	R
	1996	484	R	11512.61	1996	1091	Ad
11512.173	1992	1134	Ad	11512.7	1996	484	R
	1996	484	R	11512.8	1989	1104	Am
11512.175	1991	330	Am		1996	484	R
	1996	484	R	11512.9	1996	484	R
11512.176	1996	484	R	11512.95	1994	761	Am
11512.177	1996	484	R				R & Ad ⁸⁵⁰
11512.178	1990	1680	Ad		1995	695*	Am (as am by Sec. 8, Stats. 1994, Ch. 761)
	1996	484	R				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
11512.95 (Cont.)	1996	484	R (as am by Sec. 11, Stats. 1995, Ch. 695 and as ad by Sec. 9, Stats. 1994, Ch. 761)	11580.09	1989	1360	Am (as ad by Stats. 1987, Ch. 201) & RN ⁷³
				11580.1	1993	408	Am
				11580.10	1989	1124 *	Am
					1991	946	Am & R ^{36 82}
				11580.15	1989	1272 *	Ad
					1991	160	Am
11512.96	1995	695 *	Ad	11580.2	1989	1360	Am ⁷³
	1996	484	R		1990	682	Am
11512.965	1995	695 *	Ad		1995	738	Am
	1996	484	R	11580.9	1994	1252	Am
	1996	1023 *	Am (as ad by Stats. 1995, Ch. 695) ¹²⁵³	11588	1993	226	Am
				11620	1991	1053	Am
					1992	1256	Am
11512.97	1996	484	R	11622.5	1994	1092	Ad
11513	1996	484	R		1996	350	Am
11513.1	1996	484	R	11623	1990	1132	Am
11513.2	1996	484	R		1991	1057	Am
11513.3	1992	981	Am		1993	1134	Am
	1996	484	R	11623.5	1990	509	Ad
11514	1996	484	R	11624	1991	578 *	Am
11515	1996	484	R		1992	1255	Am (by Sec. 2 of Ch.)
11515.5	1996	484	R		1993	1133	Am
11516	1996	484	R	11624.08	1991	578 *	Ad
11516.1	1991	1152	Ad		1992	1255	Am
	1996	484	R		1993	1135	Am
	1996	1062	Am ⁸²	11624.09	1991	578 *	Ad
11516.5	1996	484	R		1992	427	Am ⁵¹¹
11517	1996	484	R		1992	1255	Am
11520	1995	758	Am	11624.1	1990	509	Ad
			R & Ad ^{79 1120}	11624.2	1990	509	Ad
11520.6	1993	225	Ad	11624.3	1990	509	Ad
11521.1	1993	225	Am	11624.4	1990	509	Ad
11521.3	1993	225	Am	11624.7	1990	509	Ad
11535	1996	406 *	Am	11627.5	1990	509	Ad
11535.1	1996	406 *	Ad		1991	1057	Am
11536	1996	406 *	Am		1993	1134	Am
11537	1996	406 *	Am		1995	755	R
11537.1	1996	406 *	Ad	11628	1989	1128 *	Am
11537.2	1996	406 *	Ad		1990	956	Am
11537.3	1996	406 *	Ad		1995	755	Am
11538	1996	406 *	Am	11656.5	1990	293	Am
11539	1996	406 *	Am	11656.6	1990	293	Am
11540	1996	406 *	Am	11657	1995	582	Am
11541	1996	406 *	Am	11658	1995	582	R & Ad
11541.1	1996	406 *	Ad	11660	1995	582	Am
11542	1996	406 *	Am	11661.6	1990	1550	Ad
11542.1	1996	406 *	Ad	11664	1994	398 *	Ad ⁸⁶¹
11542.2	1996	406 *	Ad		1995	375	Am
11543	1996	406 *	Am		1997	385	Am
11543.1	1996	406 *	Ad	11670	1991	116	Ad
11547	1996	406 *	Ad		1991	934	Am (as ad by Stats. 1991, Ch. 116)
11548	1996	406 *	Ad				& RN
11555.2	1995	586	Am	11690	1995	148	Am
11580.010	1989	1360	Ad(RN)				
11580.04	1996	558	Ad				
11580.06	1994	359	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11693.5	1989	540	Am		1997	517	Am
11715	1994	297	Am	11737.5	1993	121*	Ad & R ³⁶
	1995	148	Am	11738	1993	228	R & Ad ¹¹⁷
11716.01	1994	297	Am	11738.5	1993	121*	Am & R ³⁶
11721	1993	121*	Ad		1993	228	R ¹¹⁷
	1993	1242	Am (as ad by Stats. 1993, Ch. 121) ¹¹⁷	11739	1993	228	R & Ad ¹¹⁷
	1995	556	Am	11740	1993	228	R ¹¹⁷
11730	1993	228	R & Ad ¹¹⁷		1993	1242	Ad ⁴²
	1993	1242	Am (as ad by Stats. 1993, Ch. 228) ¹¹⁷	11741	1993	228	R ¹¹⁷
11731	1993	228	R & Ad ¹¹⁷	11742	1993	228	R ¹¹⁷
11732	1993	228	R & Ad ¹¹⁷	11743	1993	228	R ¹¹⁷
	1993	1242	Am (as ad by Stats. 1993, Ch. 228) ¹¹⁷	11743.1	1993	228	R ¹¹⁷
11732.01	1993	121*	Ad & R ³⁶	11744	1993	228	R ¹¹⁷
11732.02	1993	121*	Ad	11745	1989	892	Ad & R ⁹⁰
11732.1	1993	228	R ¹¹⁷		1989	1369*	Ad
11732.2	1993	228	R ¹¹⁷		1990	1550	Am
11732.3	1993	228	R ¹¹⁷		1991	115*	Am (as am by Sec. 2, Stats. 1990, Ch. 1550) ⁴¹⁴
11732.4	1993	228	R ¹¹⁷		1993	121*	R
11732.5	1989	892	Am ⁹²		1993	228	R ¹¹⁷
	1993	228	R ¹¹⁷	11746	1989	892	Ad & R ⁹⁰
	1994	732	Ad		1990	1308	Am
11733	1993	228	R & Ad ¹¹⁷		1991	115*	S ⁴¹⁴
	1993	1242	Am (as ad by Stats. 1993, Ch. 228) ¹¹⁷	11747	1989	892	Ad & R ⁹⁰
11734	1989	892	Am		1991	115*	Am ⁴¹⁴
	1993	228	R & Ad ¹¹⁷	11748	1989	892	Ad & R ⁹⁰
	1993	1242	Am (as ad by Stats. 1993, Ch. 228) ¹¹⁷		1991	115*	Am ⁴¹⁴
				11750	1993	1242	Am
11735	1993	228	R & Ad ¹¹⁷	11750.1	1993	228	Am ¹¹⁷
	1994	732	Am (by Sec. 2 of Ch., as ad by Stats. 1993, Ch. 228)		1993	1242	Am (as am by Stats. 1993, Ch. 228) ¹¹⁷
	1994	1097	Am (as ad by Stats. 1993, Ch. 228)	11750.3	1993	228	Am
	1994	1131	Am (by Sec. 1.5 of Ch.)		1994	1131	Am
11736	1997	748	Am	11751.1	1989	892	Am
	1993	228	R & Ad ¹¹⁷		1993	228	Am ¹¹⁷
	1997	748	Am	11751.3	1989	892	Am
11736.1	1993	807*	Ad	11751.35	1989	892	Am
11736.5	1993	228	R ¹¹⁷		1993	121*	Am
	1994	1131	Ad		1993	1242	Am (as am by Stats. 1993, Ch. 121)
11737	1993	228	R & Ad ¹¹⁷		1995	375	Am
	1993	1242	Am (as ad by Stats. 1993, Ch. 228)	11751.5	1993	1242	Am
	1994	1097	Am (as am by Sec. 7, Stats. 1993, Ch. 1242)	11751.51	1989	892	Ad
					1990	1550	Am ³⁴⁵
				11751.7	1992	1276	Ad
				11751.8	1994	776	Ad
					1995	161	Am
					1997	748	Am
				11751.9	1997	748	Ad
				11752.6	1993	121*	Am
					1995	582	Am
				11752.7	1989	1320	Ad
				11752.8	1993	121*	Ad
					1993	228	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11752.8 (Cont.)	1993	1242	R (as ad by Stats. 1993, Ch. 228)	1995	91	Am (as am by Stats. 1982, Ch. 454) & RN ⁹⁶⁴	
			Am (as ad by Stats. 1993, Ch. 121)	12111	1990	1032	Ad
11753.1	1994	501	Am	12112	1990	1032	Ad
	1995	91	Am ⁹⁶⁴	12113	1990	1032	Ad
	1997	517	Am	12114	1990	1032	Ad
11753.2	1994	501	Ad		1994	662	Am
	1995	375	Am	12115	1990	1032	Ad
11754.5	1995	582	Am	12116	1990	1032	Ad
11759.1	1993	121*	Ad	12117	1990	1032	Ad
	1993	1242	Am (as ad by Stats. 1993, Ch. 121)	12118	1990	1032	Ad
	1995	556	Am	12119	1990	1032	Ad
11760	1991	934	Ad(RN)	12120	1990	1032	Ad
	1995	885	Am		1995	91	Am (as am by Stats. 1976, Ch. 1079) & RN ⁹⁶⁴
11770	1989	892	Am	12121	1990	1032	Ad
11842	1995	582	R		1994	662	Am (as ad by Stats. 1990, Ch. 1032)
11870	1994	373	Am		1995	91	Am (as am by Stats. 1974, Ch. 1161) & RN ⁹⁶⁴
11871	1989	492*	Am	12122	1990	1032	Ad
11880	1991	116	Am		1995	91	Am (as am by Stats. 1974, Ch. 1161) & RN ⁹⁶⁴
	1991	934	Am (as am by Stats. 1991, Ch. 116)	12122	1995	91	Am (as am by Stats. 1974, Ch. 1161) & RN ⁹⁶⁴
	1995	885	Am	12123	1995	91	Am & RN ⁹⁶⁴
11890	1994	951	S ⁷⁰	12124	1995	91	Am & RN & Ad(RN) ⁹⁶⁴
11891	1994	951	S ⁷⁰	12125	1995	91	Ad(RN) ⁹⁶⁴
11892	1994	951	S ⁷⁰	12126	1995	91	Ad(RN) ⁹⁶⁴
11893	1994	951	S ⁷⁰	12127	1995	91	Ad(RN) ⁹⁶⁴
11894	1994	951	S ⁷⁰	12128	1995	91	Ad(RN) ⁹⁶⁴
11895	1994	951	S ⁷⁰	12129	1995	91	Ad(RN) ⁹⁶⁴
11896	1994	951	S ⁷⁰	12150	1994	1253	Am
11897	1994	951	S ⁷⁰	12162.5	1992	15	Am
11898	1994	951	S ⁷⁰	12162.6	1992	15	Am
11899	1994	951	S ⁷⁰	12162.7	1992	15	Ad
11900	1994	951	S ⁷⁰	12162.8	1992	15	Ad
11901	1994	951	S ⁷⁰	12205	1990	1032	Ad
11902	1994	951	S ⁷⁰		1991	1091	Am (as ad by Stats. 1990, Ch. 1032) & RN
11903	1994	951	S ⁷⁰	12340.8	1992	991	Am
11904	1994	951	S ⁷⁰	12342	1995	433	Ad
11905	1994	951	S ⁷⁰	12376	1995	408	Ad
11906	1994	951	Am ⁷⁰		1995	700	Am (as ad by Stats. 1995, Ch. 408)
12090	1991	1020	Am		1996	124	Am ¹¹⁹⁷
12095	1992	997	Am	12377	1995	700	Ad
12100	1990	1032	R & Ad	12380	1993	974	Am
	1994	662	Am	12382.2	1993	974	Am
12101	1990	1032	R & Ad				
12102	1990	1032	R & Ad				
12103	1990	1032	R & Ad				
12104	1990	1032	R & Ad				
12105	1990	1032	R				
	1991	1091	Ad(RN)				
12106	1990	1032	R & Ad				
12107	1990	1032	R & Ad				
12108	1990	1032	R & Ad				
12109	1990	1032	R & Ad				
12110	1990	1032	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
12382.2 (Cont.)	1994	353	Am	12640.09	1990	772	Am
12382.5	1993	974	Am		1995	270	Am
	1994	353	Am		1996	407	Am
12389.3	1992	991	Ad	12640.091	1990	772	Ad
12389.4	1992	991	Ad	12683	1993	1209	Am
12389.5	1995	433	Ad		1993	1210	Am
12389.6	1995	408	Ad	12684	1993	1209	Am
12392	1996	1063	R		1993	1210	Am
12393	1996	1063	R	12693	1997	623	Ad & R ⁵⁸⁰
	1996	1064	Am ⁸²	12693.01	1997	623	Ad & R ⁵⁸⁰
12395	1996	1063	R	12693.02	1997	623	Ad & R ⁵⁸⁰
	1996	1064	Am ⁸²	12693.03	1997	623	Ad & R ⁵⁸⁰
12396	1989	344	Ad	12693.04	1997	623	Ad & R ⁵⁸⁰
12397	1989	344	Ad	12693.045	1997	623	Ad & R ⁵⁸⁰
12397.5	1989	344	Ad	12693.05	1997	623	Ad & R ⁵⁸⁰
12398	1989	344	Ad	12693.06	1997	623	Ad & R ⁵⁸⁰
12399	1989	344	Ad	12693.065	1997	623	Ad & R ⁵⁸⁰
12400.1	1994	131	Ad	12693.07	1997	623	Ad & R ⁵⁸⁰
12400.5	1993	314	Ad	12693.08	1997	623	Ad & R ⁵⁸⁰
12404	1990	1592	R & Ad	12693.09	1997	623	Ad & R ⁵⁸⁰
12404.1	1989	598	Am	12693.10	1997	623	Ad & R ⁵⁸⁰
	1992	551	Am	12693.105	1997	625*	Ad
12413	1989	598	R	12693.11	1997	623	Ad & R ⁵⁸⁰
12413.1	1989	598	Ad	12693.12	1997	623	Ad & R ⁵⁸⁰
	1990	872	Am	12693.13	1997	623	Ad & R ⁵⁸⁰
12413.5	1989	328	Am	12693.14	1997	623	Ad & R ⁵⁸⁰
	1989	598	Am	12693.15	1997	623	Ad & R ⁵⁸⁰
12414	1997	434*	Ad ¹⁴²⁵	12693.16	1997	625*	Ad
			R ⁶⁸³	12693.20	1997	623	Ad & R ⁵⁸⁰
12414.1	1997	434*	Ad ¹⁴²⁵	12693.21	1997	623	Ad & R ⁵⁸⁰
			R ⁶⁸³	12693.25	1997	623	Ad & R ⁵⁸⁰
12414.12	1997	434*	Ad ¹⁴²⁵	12693.26	1997	623	Ad & R ⁵⁸⁰
			R ⁶⁸³	12693.27	1997	623	Ad & R ⁵⁸⁰
12414.2	1997	434*	Ad ¹⁴²⁵	12693.28	1997	623	Ad & R ⁵⁸⁰
			R ⁶⁸³	12693.29	1997	623	Ad & R ⁵⁸⁰
12414.23	1990	370	Am	12693.30	1997	623	Ad & R ⁵⁸⁰
12414.30	1994	1125	Ad	12693.31	1997	623	Ad & R ⁵⁸⁰
12414.4	1997	434*	Ad ¹⁴²⁵	12693.32	1997	623	Ad & R ⁵⁸⁰
			R ⁶⁸³	12693.33	1997	623	Ad & R ⁵⁸⁰
12414.5	1997	434*	Ad ¹⁴²⁵	12693.34	1997	623	Ad & R ⁵⁸⁰
			R ⁶⁸³	12693.35	1997	623	Ad & R ⁵⁸⁰
12414.7	1997	434*	Ad ¹⁴²⁵	12693.36	1997	623	Ad & R ⁵⁸⁰
			R ⁶⁸³	12693.365	1997	625*	Ad
12465	1993	974	R	12693.37	1997	623	Ad & R ⁵⁸⁰
12524	1996	1064	Am ⁵⁷⁴	12693.38	1997	623	Ad & R ⁵⁸⁰
12527	1996	1064	Am ⁵⁷⁴	12693.39	1997	623	Ad & R ⁵⁸⁰
12581	1996	1064	Am ⁵⁷⁴	12693.40	1997	623	Ad & R ⁵⁸⁰
12583	1996	1064	Am ⁵⁷⁴	12693.41	1997	623	Ad & R ⁵⁸⁰
12600	1996	571*	R	12693.42	1997	623	Ad & R ⁵⁸⁰
12601	1996	571*	R	12693.43	1997	623	Ad & R ⁵⁸⁰
12602	1996	571*	R	12693.44	1997	623	Ad & R ⁵⁸⁰
12603	1996	571*	R	12693.45	1997	623	Ad & R ⁵⁸⁰
	1996	1064	Am ⁸²	12693.46	1997	623	Ad & R ⁵⁸⁰
12604	1996	571*	R	12693.47	1997	623	Ad & R ⁵⁸⁰
12605	1996	571*	R	12693.48	1997	623	Ad & R ⁵⁸⁰
12640.02	1993	115*	Am	12693.49	1997	623	Ad & R ⁵⁸⁰
	1995	270	Am	12693.51	1997	623	Ad & R ⁵⁸⁰
12640.04	1990	772	Am	12693.52	1997	623	Ad & R ⁵⁸⁰
12640.07	1993	115*	Am	12693.53	1997	623	Ad & R ⁵⁸⁰
				12693.54	1997	623	Ad & R ⁵⁸⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

INSURANCE CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
12693.60	1997	623	Ad & R ⁵⁸⁰	12695.10	1991	278 *	Ad ²¹⁴
12693.61	1997	623	Ad & R ^{1459 580}		1994	195 *	R ¹¹⁷
12693.615	1997	623	Ad & R ⁵⁸⁰		1996	199 *	S ^{184 51}
12693.62	1997	623	Ad & R ⁵⁸⁰		1997	294 *	S ^{307 133}
12693.63	1997	623	Ad & R ⁵⁸⁰	12695.12	1991	278 *	S ^{1355 57 1356}
12693.64	1997	623	Ad & R ⁵⁸⁰		1994	195 *	Ad ²¹⁴
12693.65	1997	623	Ad & R ⁵⁸⁰		1996	199 *	R ¹¹⁷
12693.66	1997	623	Ad & R ⁵⁸⁰		1997	294 *	S ^{184 51}
12693.68	1997	623	Ad & R ⁵⁸⁰		1996	199 *	S ^{307 133}
12693.70	1997	623	Ad & R ⁵⁸⁰		1997	294 *	S ^{1355 57 1356}
12693.71	1997	623	Ad & R ⁵⁸⁰	12695.14	1991	278 *	Ad ²¹⁴
12693.72	1997	623	Ad & R ⁵⁸⁰		1994	195 *	R ¹¹⁷
12693.73	1997	623	Ad & R ⁵⁸⁰		1996	199 *	S ^{184 51}
12693.74	1997	623	Ad & R ⁵⁸⁰		1997	294 *	S ^{307 133}
12693.75	1997	623	Ad & R ⁵⁸⁰	12695.16	1991	278 *	S ^{1355 57 1356}
12693.77	1997	623	Ad & R ⁵⁸⁰		1994	195 *	Ad ²¹⁴
12693.80	1997	623	Ad & R ⁵⁸⁰		1996	199 *	R ¹¹⁷
12693.81	1997	623	Ad & R ⁵⁸⁰		1997	294 *	S ^{184 51}
12693.82	1997	623	Ad & R ⁵⁸⁰		1996	199 *	S ^{307 133}
12693.83	1997	623	Ad & R ⁵⁸⁰	12695.18	1991	278 *	S ^{1355 57 1356}
12693.84	1997	623	Ad & R ⁵⁸⁰		1994	195 *	Ad ²¹⁴
12693.85	1997	623	Ad & R ⁵⁸⁰		1996	199 *	R ¹¹⁷
12693.86	1997	623	Ad & R ⁵⁸⁰		1997	294 *	S ^{184 51}
12693.87	1997	623	Ad & R ⁵⁸⁰		1996	199 *	S ^{307 133}
12693.88	1997	623	Ad & R ⁵⁸⁰	12695.20	1991	278 *	S ^{1355 57 1356}
12693.89	1997	623	Ad & R ⁵⁸⁰		1994	195 *	Ad ²¹⁴
12693.90	1997	623	Ad & R ⁵⁸⁰		1996	199 *	R ¹¹⁷
12693.91	1997	623	Ad ^{1460 578} R ⁷¹²	12695.22	1991	278 *	S ^{184 51}
12693.92	1997	623	Ad & R ⁵⁸⁰		1997	294 *	S ^{307 133}
12693.93	1997	623	Ad & R ⁵⁸⁰		1997	294 *	S ^{1355 57 1356}
12693.94	1997	623	Ad & R ⁵⁸⁰	12695.24	1991	278 *	Ad ²¹⁴
12693.95	1997	623	Ad & R ⁵⁸⁰		1994	195 *	R ¹¹⁷
12693.99	1997	623	Ad & R ⁵⁸⁰		1996	199 *	S ^{184 51}
12695	1991	278 *	Ad ²¹⁴ R ¹¹⁷		1997	294 *	S ^{307 133}
	1994	195 *	S ^{184 51}	12696	1991	278 *	S ^{1355 57 1356}
	1996	199 *	S ^{307 133}		1994	195 *	Ad ²¹⁴
	1997	294 *	S ^{1355 57 1356}		1996	199 *	R ¹¹⁷
12695.02	1991	278 *	Ad ²¹⁴ R ¹¹⁷		1997	294 *	S ^{184 51}
	1994	195 *	S ^{184 51}	12696.05	1991	278 *	S ^{307 133}
	1996	199 *	S ^{307 133}		1994	195 *	S ^{1355 57 1356}
	1997	294 *	S ^{1355 57 1356}		1996	199 *	Ad ²¹⁴
12695.04	1991	278 *	Ad ²¹⁴ R ¹¹⁷		1997	294 *	R ¹¹⁷
	1994	195 *	S ^{184 51}		1994	195 *	S ^{184 51}
	1996	199 *	S ^{307 133}		1996	199 *	S ^{307 133}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{1355 57 1356}
12695.06	1991	278 *	Ad ²¹⁴ R ¹¹⁷	12696.10	1991	278 *	Ad ²¹⁴
	1994	195 *	S ^{184 51}		1994	195 *	R ¹¹⁷
	1996	199 *	S ^{307 133}		1996	199 *	S ^{184 51}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{307 133}
12695.08	1991	278 *	Ad ²¹⁴ R ¹¹⁷	12696.15	1991	278 *	Ad ²¹⁴
	1994	195 *	S ^{184 51}		1994	195 *	R ¹¹⁷
	1996	199 *	S ^{307 133}		1996	199 *	S ^{184 51}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{307 133}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{1355 57 1356}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

INSURANCE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12700	1989	1168	Ad		1996	792	Am
	1992	1128	Am ⁴⁴⁵	12738	1989	1168	Ad
12705	1989	1168	Ad	Div. 2,			
	1990	1060*	Am	Pt. 6.5,			
12710	1989	1168	Ad	Ch. 8,			
	1990	1060*	Am	heading			
	1991	278*	Am	(Sec. 12739			
	1992	1128	Am ⁴⁴⁵	et seq.)	1990	1060*	Am
12710.1	1993	1146*	Ad	12739	1989	1168	Ad
12711	1989	1168	Ad		1990	51*	Am
	1990	1060*	Am		1990	1060*	Am
12711.5	1989	1168	Ad		1991	278*	Am
12712	1989	1168	Ad	12739.1	1989	1168	Ad
12712.5	1990	1060*	Ad & R ²⁷³	12739.2	1989	1168	Ad
12713	1989	1168	Ad		1990	1060*	Am
	1990	1060*	Am		1992	1128	Ad ⁴⁴⁵
12714	1989	1168	Ad	12739.3	1989	1168	Ad
	1990	1060*	Am	12739.4	1989	1168	Ad
Div. 2,				12741	1997	523	Am
Pt. 6.5,							R & Ad ⁷¹²
Ch. 4,				12752	1997	315	Am
heading				12761.1	1990	1021	Ad
(Sec. 12715				12900	1993	1227	Am
et seq.)	1990	1060*	Am	12906	1990	1239	Am
12715	1989	1168	Ad	12921.1	1990	1375	Ad
	1990	1060*	Am		1994	892	Am
12716	1989	1168	Ad		1994	893	Am (by Sec. 2
12717	1989	1168	Ad				of Ch.)
12718	1989	1168	Ad	12921.2	1991	880	Ad
	1990	1060*	Am	12921.3	1990	1375	Am
	1996	792	Am	12921.4	1990	1375	Am
12720	1989	1168*	Am		1991	106	Am
	1990	1060*	Am	12921.7	1992	793	Ad
	1996	50*	Am	12922	1990	1110	R
12721	1989	1168	Ad		1990	1239	Am
12722	1989	1168	Ad	12922.1	1990	1110	R
12723	1989	1168	Ad	12922.5	1990	1110	R
12725	1989	1168	Ad	12922.7	1990	1110	R
	1990	1060*	Am	12935	1995	909	Ad
	1996	544	Am	12936	1996	187*	Ad
12725.5	1989	1168	Ad		1997	239*	Am
	1991	278*	Am	12937	1996	187*	Ad
12726	1989	1168	Ad	12958	1990	1110	R
	1990	1060*	Am	12960	1990	1110	Ad
12727	1989	1168	Ad		1996	571*	R
	1990	1060*	Am	12961	1990	1110	Ad
12728	1989	1168	Ad	12962	1990	1110	Ad
	1990	1060*	Am		1991	946	Am
12729	1989	1168	Ad		1996	571*	Am
12730	1989	1168	Ad	12963	1990	1110	Ad
	1991	278*	Am		1995	586	Am
12731	1989	1168	Ad	12963.96	1997	623	Ad & R ⁵⁸⁰
12732	1989	1168	Ad	12963.97	1997	623	Ad & R ⁵⁸⁰
12733	1989	1168	Ad	12964	1990	1110	Ad
	1990	1060*	Am	12965	1990	1110	Ad
	1994	195*	Am	12976.5	1993	661	Ad
12735	1989	1168	Ad		1995	721	Am
12736	1989	1168	Ad	12978	1990	1562	Am
	1990	1060*	Am		1996	349	Am
12737	1989	1168	Ad	12990	1989	1119	R
	1990	1060*	Am		1994	965	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

INSURANCE CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
12991	1989	1119	R	13600	1989	1073	Ad
	1994	965	Ad	13601	1989	1073	Ad
12992	1989	1119	R	14001	1994	1010	Am ⁸³²
	1994	965	Ad	14021	1996	707	Am ⁵⁷⁴
12993	1989	1119	R		1997	96	Am
	1994	965	Ad	14022	1996	707	Am (by Sec. 2 of Ch.) ⁵⁷⁴
12994	1989	1119	R		1996	1064	Am (by Sec. 800.1 of Ch.) ⁵⁷⁴
	1994	965	Ad				
12995	1989	1119	R				
	1997	798*	Ad ²⁸⁸				
12996	1989	1119	R	14022.5	1996	707	Ad ⁵⁷⁴
12997	1989	1119	R	14026.5	1996	707	Ad ⁵⁷⁴
	1990	1110	R ⁸²	14029	1997	96	Am
12998	1989	1119	R	14053	1996	1064	Am ⁵⁷⁴
13000	1989	1119	R	14061	1996	707	Am ⁵⁷⁴
13001	1989	1119	R	14063	1996	707	Am ⁵⁷⁴
13002	1989	1119	R	14064	1996	707	Am ⁵⁷⁴
13003	1989	1119	R	15001	1994	1010	Am ⁸³²
13004	1989	1119	R	15036	1996	1064	Am ⁵⁷⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18	1994	1010	Am ⁸³²		1993	121 *	Am
25	1996	872	Am ¹²⁸¹	111	1989	892	Am
27	1990	1550	Am	112	1989	892	Am
	1993	121 *	Am		1990	1550	Am
28	1989	892	Ad	117	1989	892	Am
	1990	1550	Am	119	1994	146	Am ⁸³³
29	1990	1550	Ad		1994	1097	Am
29.5	1992	571	Ad	122	1989	892	Am
50.8	1991	GRP	S ⁴²⁰	123.5	1989	892	Am
53	1994	146	Am ⁸³³		1990	1550	Am
	1994	1097	Am	123.6	1990	1550	Am
54.5	1994	146	Am ⁸³³		1993	483 *	Am
	1994	1097	Am	124	1989	892	R & Ad
55	1994	146	Am ⁸³³		1993	1241	Am
	1994	1097	Am	125	1994	146	Am ⁸³³
55.5	1989	892	Ad	126	1994	146	Am ⁸³³
	1990	1550	Am	129	1989	892	Am
	1993	227	R		1990	1550	Am
56	1994	146	Am ⁸³³		1993	1241	Am
	1994	1097	Am	129.5	1989	892	Ad
60	1994	146	Am ⁸³³		1990	1550	Am
60.9	1989	299	Am		1993	1241	Am
62.5	1989	892	Ad	132a	1989	892	Am
	1990	1550	Am ⁶⁹		1990	1550	Am
			Ad ⁵⁴	133	1994	146	Am ⁸³³
			R (as am by		1994	1097	Am
			Sec. 7.5	135	1995	556	Am
			of Ch.) ⁶³	138.2	1994	146	Am ⁸³³
			R (as ad by		1994	1097	Am
			Sec. 7.7	138.5	1994	146	Am ⁸³³
			of Ch.) ⁴²		1994	1097	Am
	1992	1226	Am	138.6	1993	121 *	Ad
	1993	121 *	Am ¹⁹⁹		1993	1242	Am (as ad by
62.6	1991	116	Ad				Stats. 1993,
	1991	934	Am (as ad by				Ch. 121)
			Stats. 1991,	138.7	1997	729	Am
			Ch. 116)		1997	674	Ad
62.7	1993	121 *	Ad	139	1989	892	R & Ad
	1993	1241	Am		1990	1550	Am
	1993	1242	Am (as ad by		1992	1352 *	Am
			Stats 1993,		1993	226	Am
			Ch. 121)		1993	227	Am
	1995	33 *	Am		1993	1242	Am (as am by
	1995	556	Am				Stats. 1993,
62.9	1995	33 *	Ad & R ¹⁹⁹				Ch. 227)
65	1997	772	Am	139.05	1993	121 *	Ad
70.1	1990	437	Am	139.1	1990	1550	Ad
	1990	513	Am	139.2	1989	892	Ad
75	1993	227	Ad		1990	1550	Am
76	1993	227	Ad		1992	1352 *	Am
77	1993	227	Ad		1993	4 *	Am
78	1993	227	Ad		1993	121 *	Am
96.8	1989	657	Ad & R ³⁶		1993	1242	Am (as am by
98	1990	1040	Am				Stats. 1993,
98.2	1990	1040	Am				Ch. 121)
101	1996	872	Am ¹²⁸¹		1994	301 *	Am
102	1996	872	Am ¹²⁸¹		1994	1118	Am
106	1994	1117	Ad & R ⁴⁰		1995	319	Am
110	1989	892	Am	139.3	1989	892	Ad
	1990	1550	Am		1990	1550	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
139.3 (Cont.)	1993	121 *	R & Ad	1040	1991	339	Ad
	1993	1242	Am (as ad by Stats. 1993, Ch. 121)	1041	1991	339	Ad
139.31	1993	121 *	Ad	1042	1991	339	Ad
	1993	1242	Am (as ad by Stats. 1993, Ch. 121)	1043	1991	339	Ad
139.4	1991	116	Ad	1044	1991	339	Ad
139.43	1991	116	Ad	1102.1	1992	915	Ad
	1992	1352 *	Am	1106	1992	1230	Ad
139.45	1991	116	Ad	1117	1994	1010	Am ⁸³²
	1992	1352 *	Am	1132.2	1994	1010	Am ⁸³²
139.5	1989	892	Am	1140.4	1994	1010	Am ⁸³²
	1989	893	Am	1144.5	1995	938	Ad ⁵⁷⁴
	1990	478	Am	1161	1997	300 *	Ad ¹³²⁴
	1990	1550	Am	1174	1990	1379	Am
	1992	103 *	Am	1174.5	1990	1379	Ad
	1992	1039 *	Am	1182.11	1996		
	1993	121 *	Am			Initiative	
	1993	1241	Am			(Prop. 210	
	1993	1242 *	Am (as am by Stats. 1993, Ch. 121)			adopted	
139.6	1997	256	Am			Nov. 5, 1996)	Ad
	1990	1550	Am	1193.6	1991	825	Am
	1993	121 *	Am		1992	427	Am ⁵¹¹
142.3	1992	1214	Am	1194	1991	825	Am
142.7	1990	1188 *	Am		1992	427	Am ⁵¹¹
146	1995	938	Am ⁵⁷⁴	1194.2	1991	825	Ad
147.2	1996	1023 *	Am ¹²⁵³	1197.1	1995	393	Am
148.6	1989	1360	Am ⁷³		1997	35	Am
155	1992	386	R	1198.5	1993	59 *	Am
156	1992	386	Am	1205	1990	1379	Ad
202	1990	440	Am	1286	1989	806	Am
203	1997	92	Am		1994	1175	Am
203.5	1989	1281	Am		1995	887	Am
204	1989	469	Am	1288	1994	1175	Am
204.3	1993	544	Ad		1995	887	Am
205.5	1997	92	Am	1293.1	1994	1175	Am
211	1996	872	Am ¹²⁸¹	1294	1994	1175	Am
212	1997	352	Am	1294.1	1994	1175	Ad
226.3	1990	838	Am		1995	887	Am
	1992	424	Am	1294.3	1994	1175	Ad
230.3	1989	167	Ad		1995	887	Am
230.7	1989	213	Ad	1294.4	1994	1175	Ad
230.8	1990	859	Ad		1995	887	Am
	1994	1290	Am	1294.5	1994	1175	Ad
	1997	157	Am	1295	1994	1175	Am
243	1989	945	Ad		1995	91	Am ⁹⁶⁴
300	1992	163	Am ^{42 511}	1295.5	1997	763 *	Ad
432.7	1990	769	Am	1296	1994	1175	Am
	1992	1026	Am		1995	91	Am ⁹⁶⁴
750	1995	903	Am	1297	1992	1189	Am
750.5	1995	903	Am	1298	1994	1175	Am
751	1995	903	Am	1303	1994	1175	Am
751.5	1995	903	Am	1305	1994	1175	Am
751.8	1995	903	Ad		1995	887	Am
752	1995	903	R & Ad	1308	1989	806	Am
752.5	1995	903	Ad		1994	1175	Am
					1995	887	Am
				1308.1	1989	806	Ad
					1994	1175	Am
				1308.2	1994	1175	Ad
				1308.3	1994	1175	Ad
					1995	887	Am
				1308.4	1994	1175	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1308.5	1994	1175	Am	1547	1996	857	S ^{307 133}
1308.7	1993	570*	Ad	1550	1996	857	Ad ³⁰⁷
1309	1989	806	Am				R ²⁸⁸
	1994	1175	Am	1682	1994	1010	Am ⁸³²
1309.5	1989	806	Am	1684	1991	1197	Am
1309.6	1995	887	Am		1991	GRP	S ⁴²⁰
1310	1992	657	Am		1992	1349	Am
1391	1989	66	Am	1691	1992	1349	Am
	1992	1189	Am	1695	1990	661	Am
	1993	570*	Am		1992	1349	Am
	1994	1175	Am	1695.7	1991	1197	Ad
	1995	887	Am		1992	421	Am
1392	1994	1175	Am	1697.1	1989	476	Ad
1393	1994	1175	Ad	1700	1994	1010	Am ⁸³²
	1995	887	Am	1700.1	1989	480	Am
1393.5	1996	1117	Ad & R ¹⁹⁹	1700.25	1994	1032	Am
1394	1994	1175	Am	1700.40	1994	1032	Am
1394.1	1994	1175	R	1720	1989	278	Am ⁴⁷
1500	1994	1010	Am ⁸³²	1720.4	1989	1224	Ad
	1996	857	S ^{307 133}	1727	1992	1342	Am
1510	1996	857	R	1730	1992	1342	R & Ad
1511	1996	857	R	1731	1992	1342	Am
1512	1996	857	R	1732	1992	1342	Am
1513	1996	857	R	1733	1992	1342	Am
1514	1996	857	R	1735	1992	913	Am
1515	1996	857	R	1750	1991	906	Ad
1515.5	1996	857	R	1771.5	1989	1224	Ad
1516	1996	857	R	1771.6	1989	1224	Ad
1517	1996	857	R	1771.7	1989	1224	Ad
1518	1996	857	R	1772	1992	1342	Am
1519	1996	857	Am ³⁰⁷	1773.2	1992	1342	Am
			R ²⁸⁸	1773.5	1989	1224	Am
1520	1996	857	S ^{307 133}	1775	1989	1224	Am (by Sec. 6 of Ch.)
1521	1996	857	R		1992	1342	Am
1522	1996	857	S ^{307 133}		1997	757	Ad
1523	1996	857	R				R & Am ⁵³⁹
1524	1996	857	R	1776	1992	1342	Am
1525	1996	857	R		1993	589	Am ⁶⁷⁰
1526	1996	857	R		1997	757	Ad
1527	1996	857	R				R & Am ⁵³⁹
1528	1996	857	R				Ad
1530	1996	857	R	1777.1	1989	1224	Ad
1530.5	1996	857	R	1777.5	1989	1224	Am
1531	1996	857	R		1997	17	Am ¹³²⁸
1531.5	1996	857	R	1777.7	1989	1224	R & Ad
1532	1996	857	R	1777.8	1990	451*	Ad
1533	1996	857	R		1991	640	R
1534	1996	857	S ^{307 133}	1813	1997	757	Ad
1535	1996	857	R				R & Am ⁵³⁹
1535.5	1996	857	R	2260	1994	486	R & Ad
1535.7	1996	857	R	2261	1994	486	R
1536	1996	857	R	2262	1994	486	R
1537	1996	857	R	2263	1994	486	R
1538	1996	857	R	2331	1994	486	R & Ad
1539	1996	857	R	2332	1994	486	R
1540	1996	857	R	2333	1994	486	R
1541	1996	857	S ^{307 133}	2350	1994	486	Am
1542	1996	857	S ^{307 133}		1995	91	Am ⁹⁶⁴
1543	1996	857	R	2440	1994	486	R & Ad
1544	1996	857	R	2441	1996	1023*	Am ¹²⁵³
1546	1996	857	R	2500	1989	829	Ad & R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

LABOR CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2501	1989	829	Ad & R		1994	1097	Am
2502	1989	829	Ad & R	3205.5	1994	146	Am ⁸³³
2503	1989	829	Ad & R		1994	1097	Am
2510	1989	829	Ad & R	3206	1994	146	Am ⁸³³
2512	1989	829	Ad & R		1994	1097	Am
2514	1989	829	Ad & R	3208.05	1992	1085	Ad
2516	1989	829	Ad & R	3208.3	1989	892	Ad
2518	1989	829	Ad & R		1990	1550	Am
2519	1989	829	Ad & R		1991	115 *	Am
2520	1989	829	Ad & R		1993	118 *	Am
2522	1989	829	Ad & R		1993	1242	Am (as am by Stats. 1993, Ch. 118)
2523	1989	829	Ad & R				Am
2530	1989	829	Ad & R		1994	497	Am
2532	1989	829	Ad & R	3208.4	1993	121 *	Ad
2533	1989	829	Ad & R	3209.3	1992	824	Am (as am by Sec. 1, Stats. 1988, Ch. 1496) ⁷¹
2534	1989	829	Ad & R				Am (as ad by Sec. 2, Stats. 1988, Ch. 1496) ⁷⁹
2536	1989	829	Ad & R				Am (as am by Sec. 1 and Sec. 2, Stats. 1992, Ch. 824)
2538	1989	829	Ad & R				Am (as am by Sec. 3, Stats. 1994, Ch. 1118) ¹⁹⁹
2540	1989	829	Ad & R				Am (as am by Sec. 4, Stats. 1994, Ch. 1118) ²⁷¹
2544	1989	829	Ad & R				R (as am by Sec. 2, Stats. 1996, Ch. 26)
2548	1989	829	Ad & R				Am (as am by Sec. 1, Stats. 1996, Ch. 26) ¹³
2550	1989	829	Ad & R				Am
2552	1989	829	Ad & R				Am
2553	1989	829	Ad & R		1994	1118	Am
2554	1989	829	Ad & R				Am
2560	1989	829	Ad & R				Am
2564	1989	829	Ad & R				Am
2650	1994	1010	Am ⁸³²				Am
2671	1994	1010	Am ⁸³²		1996	26	Am (as am by Sec. 3, Stats. 1994, Ch. 1118) ¹⁹⁹
2675	1991	7 *	Am ²⁰				Am (as am by Sec. 4, Stats. 1994, Ch. 1118) ²⁷¹
	1996	619	Am				R (as am by Sec. 2, Stats. 1996, Ch. 26)
2675.2	1996	619	Ad				Am (as am by Sec. 1, Stats. 1996, Ch. 26) ¹³
2676.5	1989	140	Ad	3209.8	1991	234	Am
2676.7	1990	172	Ad	3209.9	1997	98	Ad
2800.2	1995	489	Am	3212	1992	427	Am ⁵¹¹
	1996	111 *	Am ⁷⁹	3212.1	1989	1171	Am
2803.4	1994	147 *	Ad	3212.3	1995	GRP 1	S ¹¹⁶⁸
2803.5	1994	147 *	Ad		1996	305	Am ¹²¹⁴
	1996	1062	Am	3212.6	1995	683	Am
2806	1992	722 *	Am		1996	802	Am
2807	1992	722 *	Ad	3214	1994	1034 *	Am
	1996	1023 *	Am ¹²⁵³	3215	1991	116	Ad
2807.5	1994	1144	Ad	3217	1991	116	Ad
	1995	489	R		1993	120 *	Am
2808	1993	1209	Ad		1993	1242	Am (as am by Stats. 1993, Ch. 120)
	1993	1210	Ad	3218	1995	886	Am
	1994	146	R (as ad by Stats. 1993, Ch. 1209) ⁸³³		1991	116	Ad
2809	1996	1160	Ad				Am
2870	1991	647	Am				Am
3071	1991	269	Am				Am
3073.5	1991	269	Ad				Am
	1991	806	Am (as ad by Stats. 1991, Ch. 269)				Am
3201.5	1993	117 *	Ad				Am
	1994	963 *	Am				Am (as am by Stats. 1993, Ch. 120)
	1995	886	Am				Am
3202.5	1993	4 *	Am				Am
3205	1994	146	Am ⁸³³				Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

LABOR CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3219	1993	120 *	Ad		1994	146	Am ⁸³³
3351	1994	497	Am	3720	1992	1226	Am
	1996	57 *	Am	3722	1989	507	Am
3352	1989	594	Am		1991	600	Am
	1995	725	Am	3728	1992	100 *	Am
	1996	320	Am	3732	1989	461	Am
	1996	872	Am ¹²⁸¹	3751	1990	997	Am
3362.5	1989	892	Ad	3761	1991	116	Ad
3364	1989	892	Am		1993	121 *	Am
3366	1989	594	Am		1994	1118	Am
	1989	1360	Am ⁷³	3762	1993	121 *	Ad
3367	1989	594	Am		1993	1242	Am (as ad by
	1989	1360	Am ⁷³				Stats. 1993,
3368	1997	345	Am				Ch. 121)
3370	1994	497	Am	3800	1994	178	Am
3371	1994	497	R & Ad	3820	1993	120 *	Ad
3501	1989	892	Am		1993	1242	Am (as ad by
3553	1997	527	Ad				Stats. 1993,
3600	1990	939	Am				Ch. 120)
	1993	118 *	Am	3852	1993	589	Am ⁶⁷⁰
	1993	1242	Am (as am by	3865	1989	1280	Ad
			Stats. 1993,	4060	1993	121 *	Ad
			Ch. 118)		1993	1242	Am (as ad by
3600.3	1989	1165	Am				Stats. 1993,
	1992	427	Am ⁵¹¹				Ch. 121)
3600.8	1994	622	Ad	4061	1989	892	Ad ²⁰
3602	1995	800	Am		1990	1550	Am
3700	1993	121 *	Am		1993	121 *	Am
3701	1993	917	Am		1993	1241	Am
	1993	1242	Am (as am by		1993	1242	Am (as am by
			Stats. 1993,				Stats. 1993,
			Ch. 917)				Ch. 121)
	1994	56	Am	4061.5	1993	121 *	Ad
3701.5	1989	1258	Am	4062	1989	892	Ad ²⁰
3701.7	1989	507	Ad		1990	1550	Am
	1990	704	Am		1993	121 *	Am
3702	1989	1369 *	Am		1993	1242	Am (as am by
3702.10	1993	121 *	Am				Stats. 1993,
3702.2	1993	917	Am				Ch. 121)
3702.3	1992	532	Am	4062.1	1989	892	Ad ²⁰
3702.5	1992	532	Am	4062.2	1989	892	Ad ²⁰
3702.6	1989	892	Am		1990	1550	Am
	1992	532	Am	4062.5	1989	892	Ad ²⁰
3702.8	1989	1258	Am		1990	1550	Am
	1990	704	Am	4062.9	1993	121 *	Ad
3710.2	1989	507	Am	4063	1989	892	Ad ²⁰
	1991	600	Am	4064	1989	892	Ad ²⁰
3710.3	1991	1071	Ad		1989	893	Ad
	1996	1042 *	Am		1990	1550	Am
3711	1991	600	Am		1993	121 *	Am
	1992	1276	Am		1993	1242	R (as ad by
	1993	60 *	Am				Sec. 2,
3714	1992	611	Ad & R ⁵³⁶				Stats. 1989,
3715	1989	461	Am				Ch. 893)
3716	1990	770	Am				Am (as am by
	1993	1241	Am				Stats. 1993,
3716.3	1990	770	Ad ²⁸²				Ch. 121)
3716.4	1991	1071	Ad	4065	1989	892	Ad ²⁰
	1996	1042 *	Am		1990	1550	R
3716.5	1989	827	Ad		1993	121 *	Ad
3717	1989	461	Am	4066	1989	892	Ad ²⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

LABOR CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4067	1989	892	Ad ²⁰		1993	121 *	Am
	1990	1550	Am	4635.1	1993	121 *	Ad
4067.5	1989	892	Ad ²⁰	4635.2	1993	121 *	Ad
	1990	1550	Am	4636	1989	892	Ad
4068	1993	121 *	Ad		1990	1550	Am
4409	1994	146	Am ⁸³³		1993	121 *	Am
	1994	1097	Am	4637	1989	892	Ad
4453	1989	892	Am		1990	1550	Am
	1989	893	Am		1993	1241	Am
	1990	1550	Am	4638	1989	892	Ad
	1993	121 *	Am		1990	1550	Am
4453.1	1989	892	R		1993	121 *	Am
4458.2	1989	892	Am		1993	1241	Am
4460	1989	892	R		1993	1242	Am (as am by
	1989	892	Am				Stats. 1993,
	1990	110	Am				Ch. 121)
	1990	1550	Am		1994	1097	Am
	1993	121 *	Am	4638.5	1990	1667	Ad
	1994	477	Am	4639	1989	892	Ad
	1995	938	Am ⁵⁷⁴		1993	1241	Am
4600.3	1993	121 *	Ad	4640	1989	892	Ad
	1993	1242	Am (as ad by		1993	1241	Am
			Stats. 1993,	4641	1989	892	Ad
			Ch. 121)		1993	1241	Am
4600.5	1993	121 *	Ad	4642	1989	892	Ad
	1993	1242	Am (as ad by		1990	1550	Am
			Stats. 1993,		1993	121 *	Am
			Ch. 121)	4643	1989	892	Ad
	1994	285	Am		1993	1241	Am
	1994	1118	Am		1994	1097	Am
	1997	346	Am		1994	1118	Am
4600.6	1997	346	Ad	4644	1989	892	Ad
4600.7	1994	152 *	Ad		1990	1550	Am
4601	1990	110	Am		1993	121 *	Am
4603.2	1990	770	Am		1993	1242	Am (as am by
4612	1992	1131	Ad				Stats. 1993,
	1993	807 *	Am				Ch. 121)
4614	1993	121 *	Ad		1997	256	Am
	1993	1242	Am (as ad by	4645	1989	892	Ad
			Stats. 1993,		1993	121 *	Am
			Ch. 121)		1993	1241	Am
4614.1	1993	121 *	Ad		1994	1097	Am
	1993	1242	Am (as ad by	4646	1989	892	Ad
			Stats. 1993,	4647	1989	892	Ad
			Ch. 121)		1993	1241	Am
4620	1993	4 *	Am		1994	1097	Am
4621	1993	4 *	Am	4650	1989	892	Am
	1993	121 *	Am		1990	1550	Am
4622	1993	4 *	Am	4651	1989	892	Am
4623	1993	4 *	R	4652	1989	892	Am
4624	1989	892	Am	4658	1989	892	Am
	1990	1550	R & Ad		1989	893	Am
	1993	4 *	R	4659	1993	121 *	Am
4625	1990	1550	Am	4660	1993	121 *	Am
	1993	4 *	Am	4661.5	1989	892	Am
4628	1989	892	Ad	4701	1989	892	Am
	1990	1550	Am	4702	1989	892	Am
	1992	1352 *	Am		1990	1550	Am
	1993	120 *	Am		1993	121 *	Am
4635	1989	892	Ad		1994	1097	Am
	1990	1550	Am	4703.5	1989	892	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
4703.5 (Cont.)	1990	1550	Am	5157	1997	346	R
4707	1989	478	Am		1993	121 *	Ad ⁶⁸²
4709	1989	173	Am		1997	346	R
	1990	552	Am	5158	1993	121 *	Ad ⁶⁸²
	1995	646	Am		1993	1242	Am (as ad by Stats. 1993, Ch. 121)
4726	1994	146	Am ⁸³³		1997	346	R
4728	1995	646	Ad	5159	1993	121 *	Ad ⁶⁸²
4753.5	1994	146	Am ⁸³³		1997	346	R
4800	1994	762 *	Am		1993	121 *	Ad ⁶⁸²
4800.5	1994	762 *	Ad	5160	1997	121 *	Ad ⁶⁸²
	1995	91	Am ⁹⁶⁴		1997	346	R
	1995	GRP 1	S ¹¹⁶⁸	5161	1993	121 *	Ad ⁶⁸²
	1996	305	Am ¹²¹⁴		1997	346	R
4816	1994	50	Ad	5162	1993	121 *	Ad ⁶⁸²
4817	1994	50	Ad		1997	346	R
4819	1994	50	Ad	5163	1993	121 *	Ad ⁶⁸²
4820	1994	50	Ad		1997	346	R
4850	1989	1464 *	Am (as am by Sec. 5.5, Stats. 1984, Ch. 114)	5164	1993	121 *	Ad ⁶⁸²
	1990	1550	Am		1997	346	R
	1995	474	Am	5165	1993	121 *	Ad ⁶⁸²
4850.3	1989	1464 *	Am ¹³		1997	346	R
4850.7	1990	905	Ad	5166	1993	121 *	Ad ⁶⁸²
4856	1996	1120 *	Ad		1997	346	R
	1997	193	Am	5167	1993	121 *	Ad ⁶⁸²
4903	1991	116	Am		1997	346	R
	1991	934	Am (as am by Stats. 1991, Ch. 116)	5168	1993	121 *	Ad ⁶⁸²
	1993	876 *	Am		1997	346	R
	1994	75 *	Am	5169	1993	121 *	Ad ⁶⁸²
	1996	1077	Am		1997	346	R
4903.1	1990	1550	Am	5170	1993	121 *	Ad ⁶⁸²
4903.4	1989	892	Ad		1997	346	R
	1990	1550	Am	5171	1993	121 *	Ad ⁶⁸²
4904	1989	1280	Am		1997	346	R
	1990	1550	Am	5172	1993	121 *	Ad ⁶⁸²
	1993	748	Am		1997	346	R
4906	1989	892	Am	5173	1993	121 *	Ad ⁶⁸²
	1990	1550	Am		1994	285	Am
	1991	934	Am		1997	346	R
	1993	120 *	Am	5174	1993	121 *	Ad ⁶⁸²
	1993	1241	Am		1997	346	R
5006	1995	158	Ad	5175	1993	121 *	Ad ⁶⁸²
5150	1993	121 *	Ad ⁶⁸²		1997	346	R
	1997	346	R	5176	1993	121 *	Ad ⁶⁸²
5151	1993	121 *	Ad ⁶⁸²		1997	346	R
	1997	346	R	5177	1993	121 *	Ad ⁶⁸²
5152	1993	121 *	Ad ⁶⁸²		1994	285	Am
	1997	346	R		1997	346	R
5153	1993	121 *	Ad ⁶⁸²	5178	1993	121 *	Ad ⁶⁸²
	1997	346	R		1997	346	R
5154	1993	121 *	Ad ⁶⁸²	5179	1993	121 *	Ad ⁶⁸²
	1997	346	R		1994	285	Am
5155	1993	121 *	Ad ⁶⁸²		1997	346	R
	1997	346	R	5180	1993	121 *	Ad ⁶⁸²
5156	1993	121 *	Ad ⁶⁸²		1997	346	R
	1994	1010	Am ⁸³²	5181	1993	121 *	Ad ⁶⁸²
					1997	346	R
				5182	1993	121 *	Ad ⁶⁸²
					1994	285	Am
					1997	346	R
				5183	1993	121 *	Ad ⁶⁸²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5183 (Cont.)	1997	346	R	5271	1989	892	Ad
5184	1993	121 *	Ad ⁶⁸²	5272	1990	1550	Am
	1997	346	R		1989	892	Ad
5185	1993	121 *	Ad ⁶⁸²	5273	1990	1550	Am
	1997	346	R		1989	892	Ad
5186	1993	121 *	Ad ⁶⁸²	5275	1990	1550	Am
	1997	346	R		1989	892	Ad ¹⁸²
5187	1993	121 *	Ad ⁶⁸²	5276	1990	1550	Am
	1997	346	R		1993	121 *	Am ⁶⁸⁴
5188	1993	121 *	Ad ⁶⁸²		1994	470	Am
	1994	285	Am	1989	892	Ad	
5189	1997	346	R	5277	1989	892	Ad
	1993	121 *	Ad ⁶⁸²	5278	1990	1550	Ad
5190	1993	121 *	Ad ⁶⁸²	5300	1995	938	Am ⁵⁷⁴
	1997	346	R		1994	146	Am ⁸³³
5191	1993	121 *	Ad ⁶⁸²	5305	1994	146	Am ⁸³³
	1997	346	R	5307.1	1990	1550	Am
5192	1993	121 *	Ad ⁶⁸²	5307	1993	121 *	Am
	1997	346	R		1993	1242	Am (as am by Stats. 1993, Ch. 121)
5193	1993	121 *	Ad ⁶⁸²		5307.3	1989	892
	1997	346	R	5307.6	1993	4 *	Ad
5194	1993	121 *	Ad ⁶⁸²	5311.5	1993	121 *	Am
	1997	346	R		1993	1242	Am (as am by Stats. 1993, Ch. 121)
5195	1993	121 *	Ad ⁶⁸²		5401	1994	483 *
	1997	346	R	1989		892	R & Ad
5196	1993	121 *	Ad ⁶⁸²	5401	1990	1550	Am
	1997	346	R		1993	121 *	Am
5197	1993	121 *	Ad ⁶⁸²	5401.5	1993	1242	Am (as am by Stats. 1993, Ch. 121)
	1997	346	R		1994	1118	Am
5198	1993	121 *	Ad ⁶⁸²		5401.6	1990	1550
	1997	346	R	1993		121 *	R
5199	1993	121 *	Ad ⁶⁸²	5401.7	1991	116	Ad
	1997	346	R		1991	934	Am (as ad by Stats. 1991, Ch. 116)
5200	1993	121 *	Ad ⁶⁸²	5402	1993	121 *	Am
	1997	346	R		1997	346	R
5201	1993	121 *	Ad ⁶⁸²		5402	1989	892
	1997	346	R	1990		1550	Am
5202	1993	121 *	Ad ⁶⁸²	5404.5	1993	121 *	Ad
	1997	346	R		1993	1242	Am (as ad by Stats. 1993, Ch. 121)
5203	1993	121 *	Ad ⁶⁸²	5405.5	1989	892	Am
	1997	346	R		5410	1989	892
5204	1993	121 *	Ad ⁶⁸²		5413	1995	158
	1997	346	R	5430	1992	904	Ad
5205	1993	121 *	Ad ⁶⁸²	5431	1992	904	Ad
	1996	1023 *	Am ¹²⁵³	5432	1992	904	Ad
5206	1997	346	R	5433	1992	904	Ad
	1993	121 *	Ad ⁶⁸²	5434	1992	904	Ad
5207	1993	121 *	Ad ⁶⁸²	5450	1994	146	Am ⁸³³
	1997	346	R	1994	1097	Am	
5208	1993	121 *	Ad ⁶⁸²				
	1997	346	R				
5209	1993	121 *	Ad ⁶⁸²				
	1997	346	R				
5210	1993	121 *	Ad ⁶⁸²				
	1997	346	R				
5270	1989	892	Ad				
	1990	1550	Am				
5270.5	1989	892	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
5451	1994	146	Am ⁸³³	6382	1991	GRP	S ⁴²⁰
	1994	1097	Am	6392	1992	1214	Am
5452	1994	146	Am ⁸³³	6393	1991	274	Am
	1994	1097	R		1992	427	Am ⁵¹¹
5453	1994	146	Am ⁸³³	6396	1995	91	Am ⁹⁶⁴
	1994	1097	Am	6397	1991	274	Am
5454	1994	146	Am ⁸³³	6399.1	1991	GRP	S ⁴²⁰
	1994	1097	Am	6401.7	1989	1369*	Ad
5500	1989	892	Am		1991	964	Am
	1990	1550	Am		1993	927	Am
	1993	121*	Am		1993	928	Am (by Sec. 2.5 of Ch.)
	1994	1118	Am		1993	929	Am (by Sec. 4 of Ch.)
5500.3	1989	1443	Ad				
5501	1991	934	Am	6404.5	1994	310	Ad
5501.5	1990	1550	Ad		1995	91	Am ⁹⁶⁴
5501.6	1990	1550	Ad		1996	989	Am
5502	1989	892	R & Ad ⁹⁵	6409	1994	667	Am
	1990	1550	Am	6409.1	1990	617	Am
	1992	1226	Am		1992	386	Am
	1993	121*	Am	6409.5	1991	7*	Ad ²⁰
	1994	1118	Am	6410.5	1991	116	Ad
5502.5	1990	1550	Ad	6413	1992	386	Am
5703	1993	120*	Am	6425	1990	1384	Am
	1994	146	Am ⁸³³		1991	599*	Am
5703.5	1989	892	Am	6426	1991	599*	Am
	1989	893	Am	6427	1989	1369*	Am
	1990	1550	Am		1991	599*	Am
5705	1993	4*	Am		1993	928	Am
5710	1991	116	Am	6428	1989	1369*	Am
	1993	121*	Am		1991	599*	Am
	1995	938	Am ⁵⁷⁴	6428.5	1989	1369*	Ad
5803.5	1991	116	Ad	6429	1991	599*	Am
5806	1992	1226	Am	6430	1989	1369*	Am
5811	1993	121*	Am		1991	599*	Am
	1995	938	Am ⁵⁷⁴	6431	1991	599*	Am
5813	1993	121*	Ad	6432	1990	1384	Am
	1993	1242	Am (as ad by Stats. 1993, Ch. 121)	6434	1991	599*	Am
				6500	1996	664	Am
5816	1995	158	Ad		1997	17	Am ¹³²⁸
5908	1989	892	Am	6501.8	1993	1075	Am
5909	1992	1226	Am	6511	1990	618	Am ⁷⁰
6310	1989	1369*	Am	6603	1995	938	Am ⁵⁷⁴
6314	1993	998	Am	6624	1991	734	Am
6314.1	1989	1369*	Ad	6650	1991	1210	Am
	1993	121*	R & Ad	6651	1991	1210	R & Ad
6314.5	1989	1369*	Ad		1993	998	Am
6317	1991	599*	Am	6652	1991	1210	Ad
6317.5	1993	580	Ad	6712	1990	1541	Ad
6317.7	1993	580	Ad		1994	1203	Am
6318	1989	1369*	Am		1996	1023*	Am ¹²⁵³
6319	1989	1369*	Am	6715	1991	1151	Ad
6319.3	1993	928	Ad	6716	1993	1122	Ad
6320	1989	1369*	Am	6717	1993	1122	Ad
6354	1989	1369*	Am		1996	1023*	Am ¹²⁵³
	1993	121*	Am	6718	1997	84	Ad
	1995	903	Am	6901	1989	392*	Am
6354.5	1995	556	Ad		1993	681	Am
6355	1993	121*	Am	6902	1994	976	Ad
6357	1993	121*	Ad	7301	1990	1022	Am
6380.5	1995	938	Am ⁹⁴		1991	258	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

LABOR CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
7310	1991	258	Am	7852	1990	1632	Ad
7314	1990	1022	Am	7853	1990	1632	Ad
	1993	998	Am	7855	1990	1632	Ad
7320	1990	1022	Ad	7856	1990	1632	Ad
7321	1990	1022	Ad	7857	1990	1632	Ad
7321.5	1990	1022	Ad	7858	1990	1632	Ad
7322	1990	1022	Ad	7859	1990	1632	Ad
7350	1993	998	Am	7860	1990	1632	Ad
7370	1990	1033	Ad	7861	1990	1632	Ad
7371	1990	1033	Ad	7862	1990	1632	Ad
	1992	254	Am	7863	1990	1632	Ad
7372	1990	1033	Ad	7864	1990	1632	Ad
7373	1990	1033	Ad	7865	1990	1632	Ad
7374	1990	1033	Ad	7866	1990	1632	Ad
7375	1990	1033	Ad	7867	1990	1632	Ad
	1994	105	Am	7868	1990	1632	Ad
	1994	604	Am	7870	1990	1632	Ad
7376	1990	1033	Ad	7901	1992	520	Am
7377	1990	1033	Ad	9009	1991	GRP	S ⁴²⁰
7378	1990	1033	Ad	9021.5	1990	1255	Am
7379	1990	1033	Ad	9021.6	1990	1255	Ad
7380	1990	1033	Ad		1993	1075	Am
7381	1990	1033	Ad	9021.7	1990	1255	Ad
7382	1990	1033	Ad		1993	1075	Ad
7383	1990	1033	Ad	9021.8	1990	1255	Ad
7384	1990	1033	Ad	9021.9	1993	1075	Ad
7850	1990	1632	Ad		1994	146	Am ⁸³³
7851	1990	1632	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

MILITARY AND VETERANS CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
62	1995	261	Am	296	1994	114	Am ⁸³²
63	1994	238*	Am	297	1994	114	Am ⁸³²
65	1996	1145	Am	321	1994	114	Am ⁸³²
66	1993	138	Am	322	1994	114	Am ⁸³²
69	1993	138	Am		1996	320	Am
69.5	1996	1145	Ad	324	1994	114	Am ⁸³²
71	1989	441	Am	325	1994	114	Am ⁸³²
74	1994	238*	Am	326	1994	114	Am ⁸³²
	1995	261	Am	340	1993	287	Am
79	1995	261	Am	340.1	1989	139	Am
79.1	1996	379	Ad & R ³¹⁴		1993	287	Am
84	1996	1145	Am	340.2	1989	139	Ad
86	1993	1116	Am		1993	287	Am
	1995	261	Am	342	1994	114	Am ⁸³²
87	1989	886	Am ⁶⁷	363	1994	114	Am ⁸³²
88	1997	300*	Ad	364	1994	114	Am ⁸³²
102	1989	90	Am	368	1994	114	Am ⁸³²
103	1989	90	Am	372	1994	114	Am ⁸³²
105	1995	938	Ad ²⁷⁴	375	1994	114	Am ⁸³²
123	1994	114	Am ⁸³²	391	1994	114	Am ⁸³²
143	1994	114	Am ⁸³²	394	1990	1519	Am
144	1994	114	Am ⁸³²		1991	36*	Am
146	1994	114	Am ⁸³²		1991	1091	Am ⁴⁶²
	1995	230	Am	395	1994	114	Am ⁸³²
160	1994	114	Am ⁸³²	395.04	1994	114	Am ⁸³²
170	1994	114	Am ⁸³²	395.06	1989	679	Am
172	1994	114	Am ⁸³²	395.07	1990	988	Ad
179.5	1993	201	Ad		1991	138*	Am
182	1994	114	Am ⁸³²	395.08	1997	780*	Ad
188	1994	114	Am ⁸³²	395.1	1993	381	Am
189	1994	114	Am ⁸³²		1994	146	Am ⁸³³
210	1994	114	Am ⁸³²	395.3	1993	381	Am
212	1994	114	Am ⁸³²		1994	146	Am ⁸³³
213	1989	90	Am	399.5	1991	49*	Ad
215	1994	114	Am ⁸³²	414	1994	114	Am ⁸³²
223	1994	114	Am ⁸³²	416	1994	114	Am ⁸³²
229	1993	191	Am	422	1994	114	Am ⁸³²
230	1994	114	Am ⁸³²	435	1990	1100	Am
252	1994	114	Am ⁸³²		1993	92	Am
254	1994	114	Am ⁸³²	438	1990	901	Ad
255	1994	114	Am ⁸³²	440	1992	1028*	Ad
257	1994	114	Am ⁸³²	441	1992	1028*	Ad
258	1994	114	Am ⁸³²	442	1992	1028*	Ad
259	1994	114	Am ⁸³²	443	1992	1028*	Ad
260	1991	204	Am	443.5	1992	1028*	Ad
261	1991	204	Am	444	1992	1028*	Ad
262	1994	114	Am ⁸³²	450.1	1994	114	Am ⁸³²
263	1994	114	Am ⁸³²	454	1994	114	Am ⁸³²
266	1994	114	Am ⁸³²	455	1994	114	Am ⁸³²
267	1994	114	Am ⁸³²	456	1994	114	Am ⁸³²
268	1994	114	Am ⁸³²	463	1994	114	Am ⁸³²
269	1994	114	Am ⁸³²		1996	872	Am ¹²⁸¹
270.01	1994	114	Am ⁸³²	465	1994	114	Am ⁸³²
270.03	1996	415	Am	467	1992	659	Am
270.04	1996	415	Am		1994	114	Am ⁸³²
270.10	1994	114	Am ⁸³²		1996	872	Am ¹²⁸¹
270.29	1994	114	Am ⁸³²	474	1994	114	Am ⁸³²
270.42	1992	711*	R ⁵¹¹	480.2	1994	1010	Am ⁸³²
280	1994	114	Am ⁸³²	513	1994	114	Am ⁸³²
289	1994	114	Am ⁸³²	551	1994	114	Am ⁸³²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

MILITARY AND VETERANS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
552	1994	114	Am ⁸³²		1997	155	Am
554	1989	90	Am	980.1	1993	1066*	R
560	1989	90	Am	980.2	1993	1066*	R
612	1990	257	Am	980.3	1993	1066*	R
640	1990	236	Am	986.1	1994	114	Am ⁸³²
642.5	1990	236	Ad		1995	91	Am ⁹⁶⁴
643.2	1994	114	Am ⁸³²	987.17a	1994	114	Am ⁸³²
648	1992	659	Am	987.25	1996	1145	Am
	1994	114	Am ⁸³²	987.56	1993	1066*	Am
649	1991	204	Am		1997	155	Am
	1992	659	Am	987.567	1994	372	R
699.5	1994	372	Am	987.57	1992	893	Am
800	1991	49*	Ad		1996	768	Am
801	1991	49*	Ad	987.58	1989	531	Am
802	1991	49*	Ad	987.60	1993	1066*	Am
803	1991	49*	Ad		1994	114	Am ⁸³²
804	1991	49*	Ad		1997	156	Am
805	1991	49*	Ad	987.603	1989	852	Am
806	1991	49*	Ad		1992	498	Am
807	1991	49*	Ad		1993	1066*	Am
808	1991	49*	Ad		1997	156	Am
809	1991	49*	Ad	987.61	1989	852	Am
810	1991	49*	Ad		1994	372	Am
890	1996	768	Am	987.62	1992	893	Am
891	1996	822	Am & R ⁴⁰	987.65	1989	852	Am
			Ad ¹⁶⁰		1990	1223	Am (by Sec. 2 of Ch.)
897	1994	372	R				
940	1996	768	Am		1990	1270	Am (by Sec. 2.5 of Ch.)
970	1992	1274	Am				
			R & Ad ¹¹⁷		1992	98*	Am
	1993	138	Am (as ad by Sec. 2, Stats. 1992, Ch. 1274)		1995	236	Am
					1997	154	Am
972	1989	1208	Am	987.69	1993	1066*	Am
	1990	179*	Am	987.7	1994	114	Am ⁸³²
	1992	422	Am	987.71	1989	563	Am
	1992	1274	Am		1994	372	Am
972.1	1989	1208	Ad		1996	415	Am
	1990	179*	Am	987.721	1991	616*	Am
	1995	286	Am	987.73	1992	526	Am
			R & Ad ⁶⁸³	987.74	1993	1116	Am
	1997	318	Am (as am by Sec. 1 and Sec. 2, Stats. 1995, Ch. 286)	987.775	1989	563	Ad
				987.78	1989	563	Am
					1997	156	Am
972.2	1992	1274	Ad	987.79	1994	114	Am ⁸³²
972.5	1989	474	Am	987.80	1989	563	Am
974	1990	535	Ad	987.85	1990	1270	Am
974.5	1997	316	Ad	987.86	1993	1066*	Am
975.5	1992	711*	Am ⁵¹¹		1994	372	Am
	1994	372	Am		1997	156	Am
980	1991	616*	Am	987.861	1994	372	R
	1993	1043	Am (by Sec. 1 of Ch.)	987.87	1994	277	Am
			Am (by Sec. 1 of Ch.) ³⁴⁶		1997	197	Am
	1993	1066*	Am (by Sec. 1.5 of Ch.) ⁴²	987.88	1996	1145	Am
				987.93	1994	372	R
	1996	768	Am	987.94	1994	372	R
				988.2	1997	197	Am
				989.4	IX 1997-98	6	Am
				990	1991	519	R
				990.1	1991	519	R
				990.2	1991	519	R
				990.3	1991	519	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

MILITARY AND VETERANS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
990.4	1991	519	R	996.35	1991	519	R
990.5	1991	519	R	996.36	1991	519	R
990.6	1991	519	R	996.37	1991	519	R
990.7	1991	519	R	996.45	1991	519	R
990.8	1991	519	R	996.46	1991	519	R
990.9	1991	519	R	996.47	1991	519	R
991	1991	519	R	996.48	1991	519	R
	1996	161*	Ad	996.49	1991	519	R
991.1	1991	519	R	996.50	1991	519	R
991.2	1991	519	R	996.51	1991	519	R
991.3	1991	519	R	996.52	1991	519	R
993	1991	519	R	996.53	1991	519	R
993.1	1991	519	R	996.54	1991	519	R
993.2	1991	519	R	996.55	1991	519	R
993.3	1991	519	R	996.56	1991	519	R
993.4	1991	519	R	996.57	1991	519	R
993.5	1991	519	R	996.60	1991	519	R
993.6	1991	519	R	996.61	1991	519	R
993.7	1991	519	R	996.62	1991	519	R
993.8	1991	519	R	996.63	1991	519	R
993.9	1991	519	R	996.64	1991	519	R
994	1991	519	R	996.65	1991	519	R
994.1	1991	519	R	996.66	1991	519	R
994.2	1991	519	R	996.67	1991	519	R
994.3	1991	519	R	996.68	1991	519	R
995.01	1991	519	R	996.69	1991	519	R
995.02	1991	519	R	996.70	1991	519	R
995.03	1991	519	R	996.71	1991	519	R
995.04	1991	519	R	996.72	1991	519	R
995.05	1991	519	R	996.75	1991	519	R
995.07	1991	519	R	996.76	1991	519	R
995.08	1991	519	R	996.77	1991	519	R
995.09	1991	519	R	996.78	1991	519	R
995.1	1991	519	R	996.79	1991	519	R
995.2	1991	519	R	996.80	1991	519	R
995.3	1991	519	R	996.81	1991	519	R
995.4	1991	519	R	996.82	1991	519	R
995.5	1991	519	R	996.83	1991	519	R
996	1991	519	R	996.84	1991	519	R
996.01	1991	519	R	996.87	1991	519	R
996.02	1991	519	R	996.88	1991	519	R
996.03	1991	519	R	996.89	1991	519	R
996.04	1991	519	R	996.90	1991	519	R
996.05	1991	519	R	996.91	1991	519	R
996.06	1991	519	R	996.92	1991	519	R
996.07	1991	519	R	996.93	1991	519	R
996.08	1991	519	R	996.94	1991	519	R
996.09	1991	519	R	996.95	1991	519	R
996.10	1991	519	R	996.96	1991	519	R
996.11	1991	519	R	996.97	1991	519	R
996.12	1991	519	R	996.979	1994	184	Am
996.25	1991	519	R		1995	91	Am ⁹⁶⁴
996.26	1991	519	R	996.993	1994	184	Am
996.27	1991	519	R		1995	91	Am ⁹⁶⁴
996.28	1991	519	R	997.009	1994	184	Am
996.29	1991	519	R		1995	91	Am ⁹⁶⁴
996.30	1991	519	R	998.009	1994	184	Am
996.31	1991	519	R		1995	91	Am ⁹⁶⁴
996.32	1991	519	R	998.029	1994	184	Am
996.33	1991	519	R		1995	91	Am ⁹⁶⁴
996.34	1991	519	R	998.049	1994	184	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

MILITARY AND VETERANS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
998.049	(Cont.)			999.9	1991	567 *	Ad
	1995	91	Am ⁹⁶⁴	1000.2	1994	1010	Am ⁸³²
998.060	1994	184	Am	1006.16	1992	98 *	R & Ad
	1995	91	Am ⁹⁶⁴		1993	1066 *	Am
998.071	1994	184	Am	1010	1989	1353 *	Am
998.082	1994	184	Am		1995	190	Am
998.094	1994	184	Am		1996	335 *	Am
998.098	1990	573 *	Ad ³⁶⁷		1996	590 *	Am
998.099	1990	573 *	Ad ³⁶⁷	1011	1989	1353 *	Am
998.100	1990	573 *	Ad ³⁶⁷		1991	959 *	Am
998.101	1990	573 *	Ad ³⁶⁷		1995	190	Am
998.102	1990	573 *	Ad ³⁶⁷		1996	335 *	Am (as am by
998.103	1990	573 *	Ad ³⁶⁷				Stats. 1995,
998.104	1990	573 *	Ad ³⁶⁷				Ch. 190)
998.105	1990	573 *	Ad ³⁶⁷		1996	590 *	Am
998.106	1990	573 *	Ad ³⁶⁷		1997	91	Am
998.107	1990	573 *	Ad ³⁶⁷	1011.5	1991	959 *	Ad & R ¹⁵
	1994	184	Am		1993	275	Am ³⁶
998.108	1990	573 *	Ad ³⁶⁷		1994	778	Ad & R ⁵¹
998.109	1990	573 *	Ad ³⁶⁷	1012	1997	325	Am
998.110	1990	573 *	Ad ³⁶⁷	1012.3	1992	557 *	Am
998.111	1990	573 *	Ad ³⁶⁷		1994	294	Am
998.112	1990	573 *	Ad ³⁶⁷	1012.5	1997	335 *	Ad
998.200	1996	161 *	Ad ¹³²³	1030	1992	711 *	R ⁵¹¹
998.201	1996	161 *	Ad ¹³²³	1038	1994	114	Am ⁸³²
998.202	1996	161 *	Ad ¹³²³	1038.5	1994	372	Am
998.203	1996	161 *	Ad ¹³²³	1042	1994	114	Am ⁸³²
998.204	1996	161 *	Ad ¹³²³	1180.4	1994	923	Am ⁸³²
998.205	1996	161 *	Ad ¹³²³	1191.1	1991	46	Ad
998.206	1996	161 *	Ad ¹³²³	1192.5	1991	70	Ad
998.207	1996	161 *	Ad ¹³²³	1200	1994	114	Am ⁸³²
998.208	1996	161 *	Ad ¹³²³	1201	1994	114	Am ⁸³²
998.209	1996	161 *	Ad ¹³²³	1266	1989	102	Ad
998.210	1996	161 *	Ad ¹³²³	1290	1993	201	R
998.211	1996	161 *	Ad ¹³²³	1291	1993	201	R
998.212	1996	161 *	Ad ¹³²³	1310	1997	300 *	R ²⁸⁸
998.213	1996	161 *	Ad ¹³²³	1311	1997	300 *	R ²⁸⁸
998.214	1996	161 *	Ad ¹³²³	1311.5	1990	102 *	Ad
998.215	1996	161 *	Ad ¹³²³		1997	300 *	R ²⁸⁸
999	1989	1207	Ad	1312	1997	300 *	R ²⁸⁸
	1991	291	Am	1313	1977	300 *	Am & R ¹³³
	1991	567 *	Am (as am by	1314	1991	567 *	Am
			Stats. 1991,		1995	202 *	Am
			Ch. 291)		1997	300 *	R ²⁸⁸
	1992	1328	Am	1314.5	1995	202 *	Ad
	1996	768	Am		1997	300 *	R ²⁸⁸
999.1	1989	1207	Ad	1315	1997	300 *	R ²⁸⁸
999.10	1993	1032	Ad	1315.5	1990	102 *	Ad
999.2	1989	1207	Ad		1994	982	R
	1991	567 *	Am	1316	1997	300 *	R ²⁸⁸
	1992	1330	R	1318	1992	135	Ad
999.3	1989	1207	Ad	1320	1990	783	Ad
999.4	1989	1207	Ad	1321	1990	783	Ad
	1992	1330	R	1322	1990	783	Ad
999.5	1989	1207	Ad	1330	1993	1221	Ad & R ⁷⁷²
	1992	1330	Am	1331	1993	1221	Ad & R ⁷⁷²
999.6	1989	1207	Ad	1332	1993	1221	Ad & R ⁷⁷²
999.7	1989	1207	Ad	1333	1993	1221	Ad & R ⁷⁷²
	1996	860	Am	1334	1993	1221	Ad & R ⁷⁷²
999.8	1989	1207	Ad	1335	1993	1221	Ad & R ⁷⁷²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

MILITARY AND VETERANS CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1336	1993	1221	Ad & R ⁷⁷²				
1338	1993	1221	Ad & R ⁷⁷²	1652	1994	1243*	Am ⁴²
1340	1993	1221	Ad	1831	1995	296	Am ⁸³²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11	1989	897	Am ⁶⁷	116.5	1994	869	Ad
17	1989	897	Am ⁶⁷	118	1989	897	Am ⁶⁷
19.2	1989	897	Ad(RN) ⁶⁷		1990	950	Am
19.4	1989	897	Ad ⁶⁷	118.1	1990	950	Ad
19.6	1989	897	Ad(RN) ⁶⁷		1992	427	Am ⁵¹¹
19.7	1989	897	Ad(RN) ⁶⁷	132.5	1994	869	Ad
19.8	1989	897	Ad(RN) ⁶⁷		1994	870	Ad
	1990	1697	Am		1995	53	Am (as ad by
	1991	638	Am				Sec. 1,
	1992	329	Am				Stats. 1994,
	1992	1120	Am				Ch. 870)
	1997	448	Am (by Sec. 3	136.1	1990	350	Am ²³³
			of Ch.)		1997	500	Am
	1997	741	Am & R (by	136.2	1989	1378	Am
			Sec. 1.5		1990	935	Am
			of Ch.) ¹¹¹		1996	904	Am (by Sec. 2
			Ad (by Sec. 2.5				of Ch.)
			of Ch.) ¹²⁰²		1997	48	Am
19a	1989	897	Am & RN ⁶⁷		1997	847	Am (by Sec. 1.5
19b	1989	897	R ⁶⁷				of Ch.)
19c	1989	897	Am & RN ⁶⁷	139	1989	1378	Am
19d	1989	897	Am & RN ⁶⁷		1990	80	Am
19e	1989	897	Am & RN ⁶⁷	140	1990	80	Am
22	1995	793	Am	146	1990	350	Am ²³³
23	1989	388	Am	146a	1990	350	Am ²³³
25.5	IX 1993-94	10	Ad		1993	823	Am
27	1993	610	Am	146c	1994	202	Am
	1993	611*	Am	146e	1991	579	Am
37	1989	897	Am ⁶⁷		1992	1242	Am
67.5	1990	350	Am ²³³		1994	77	Am
70	1997	452*	Am	148	1989	1005	Am
70.5	1992	163	Am ^{42,511}		1990	1181	Am (by Sec. 2
76	1992	887	Am				of Ch.)
	1993	134	Am		1997	111	Am
	1994	820	Am (by Sec. 1		1997	464	Am
			of Ch.)	148.1	1991	503	Am
	1995	354	Am	148.10	1990	1155	Ad
	1995	GRP 1	S ¹¹⁶⁸	148.4	1990	350	Am ²³³
	1996	305	Am ¹²¹⁴	148.5	1989	1165	Am
94	1993	909	Am		1990	675	Am
95	1990	350	Am ²³³		1990	1700	Am
95.1	1992	971	Am	148.6	1995	590	Ad
95.2	1992	971	Ad		1996	586	Am
95.3	1992	971	Ad	150	1990	273	Am
97	1996	872	Am ¹²⁸¹		1991	910	Am
113	IX 1993-94	17	Ad	154	1990	350	Am ²³³
	1994			155	1990	350	Am ²³³
	Initiative			155.5	1996	629	Am
	(Prop. 187			166	1993	345	Am
	adopted				1993	583	Am (by Sec. 4
	Nov. 8, 1994)		Ad				of Ch.)
114	1994				1996	904	Am (by Sec. 3
	Initiative						of Ch.)
	(Prop. 187				1996	1077	Am (by
	adopted						Sec. 13.1 of Ch.)
	Nov. 8, 1994)		Ad	168	1993	311	Am
115.1	1990	1590*	Ad		1996	258	Am
	1993	334	Am	169	1990	216	R (as ad by
115.2	1991	1051	Ad				Stats. 1970,
115.25	1992	1010	Ad				Ch. 1411) ²⁰⁶
116	1989	1360	Am ⁷³	171b	1990	350	Am ²³³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
171b (Cont.)							
	1993	598	Am	1989	930	Am (as am by	Stats. 1989,
	1994	923	Am ⁸³²			Ch. 144)	
	1995	437	Am			R & Ad ¹⁶	
172c	1996	841	Am	1991	201	Am (as ad by	Sec. 5.1,
172p	1997	774	Ad			Stats. 1989,	Ch. 930) ¹⁶
177	1989	897	R ⁶⁷			R ⁷⁹	
	1989	1360	Am ⁷³				
182	1989	897	Am ⁶⁷				
186.10	1991	1049	Am ⁵¹	1991	661	Am (as am by	Sec. 5,
	1992	672	Am			Stats. 1989,	Ch. 930)
	1994	1187	Am			Am (as ad by	Sec. 5.1,
	1996	809	Am ¹³			Stats. 1989,	Ch. 930) ¹⁶
	1997	578	Am			R ⁷⁹	
186.11	1995	794	Ad			Am (by Sec. 3	of Ch.)
	1996	431	R & Ad			611 *	Am (by Sec. 3
186.2	1989	930	Am (as am by			1125 *	Am
			Sec. 6,			1994	47 *
			Stats. 1987,			1994	451
			Ch. 828)				Am (as am by
			Am (as am by				Stats. 1994,
			Sec. 7,				Ch. 47)
			Stats. 1987,				Am
			Ch. 828)				Am ¹³³
			R & Ad ¹⁶				Am ¹³
	1991	1049	Am (as am by				Am ¹³
			Sec. 4,				Am
			Stats. 1989,				Am
			Ch. 930)				Am
			Am (as ad by				Am
			Sec. 4.1,				Am
			Stats. 1989,				Am
			Ch. 930) ¹⁶				Am
	1993	1125 *	Am	186.22a	1990	223	Am
			R & Ad ⁷⁹		1991	201	S
	1996	844	Am (as ad by		1991	260	Am
			Sec. 2,		1996	630	S ¹³³
			Stats. 1993,		1996	873	S ⁵⁷
			Ch. 1125)		1996	982	S ⁵⁷
	1996	861	Am (by Sec. 1.5	186.23	1991	201	S (as ad by
			of Ch., as ad by				Stats. 1988,
			Sec. 2,				Ch. 1256) ⁵¹
			Stats. 1993,				S ¹³³
			Ch. 1125)				S ⁵⁷
			Am ¹³²⁸				S ⁵⁷
186.20	1997	17	Am	186.24	1991	201	S (as ad by
	1991	201	S (as ad by				Stats. 1988,
			Stats. 1988,				Ch. 1256) ⁵¹
			Ch. 1256) ⁵¹				S ¹³³
	1996	630	S ¹³³		1996	630	S ¹³³
	1996	873	S ⁵⁷		1996	873	S ⁵⁷
	1996	873	S ⁵⁷		1996	982	S ⁵⁷
	1996	982	S ⁵⁷	186.25	1991	201	S (as ad by
186.21	1991	201	S (as ad by				Stats. 1988,
			Stats. 1988,				Ch. 1256) ⁵¹
			Ch. 1256) ⁵¹				S ¹³³
	1996	630	S ¹³³		1996	630	S ¹³³
	1996	873	S ⁵⁷		1996	873	S ⁵⁷
	1996	873	S ⁵⁷		1996	982	S ⁵⁷
	1996	982	S ⁵⁷		1996	982	S ⁵⁷
186.22	1989	144	Am	186.26	1992	920	Ad ⁸²
					1993	557	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
186.26	(Cont.)						
	1996	630	S ¹³³				
	1996	873	S ⁵⁷	190.5	1990		Ad
	1996	982	S ⁵⁷				
186.27	1991	201	Am (as ad by Stats. 1988, Ch. 1256) ⁵¹				
	1996	630	Am ¹³³	190.6	1996	1086	Am
	1996	873	R	190.7	1996	1086	Am
	1996	982	R	190.8	1996	1086	Am
186.28	1992	370	Ad	190.9	1989	379	Am (as am by Stats. 1987, Ch. 468)
	1996	630	S ¹³³				Am
	1996	873	S ⁵⁷				Am
	1996	982	S ⁵⁷				Am
186.7	1992	1020	Am		1993	1016	Am
186.9	1991	1049	S ⁵¹		1996	1086	Am
	1992	672	Am	191.5	1990	1698	Am
	1994	1187	Am				R & Ad ⁶³
	1996	809	S ¹³		1994	71	Am
	1997	578	Am (by Sec. 1 of Ch.)		1996	645	Am (by Sec. 2 of Ch.)
	1997	867	Am (by Sec. 58.5 of Ch.)	192	1994	71	Am
187	1996	1023 *	Am ¹²⁵³	192.5	1990	1698	Am
189	1990						R & Ad ⁶³
	Initiative (Prop. 115 adopted June 5, 1990)		Am	193.7	1990	44	Ad
	1993	609	Am (by Sec. 1 of Ch.)		1991	1091	Am
	1993	610	Am (by Sec. 4 of Ch.) ³⁴⁶	193.8	1992	329	Ad
			Am (by Sec. 4.5 of Ch.) ⁴²		1996	1023 *	Am ¹²⁵³
	1993	611 *	Am (by Sec. 4 of Ch.) ³⁴⁶	194	1996	580	Am
			Am (by Sec. 4.5 of Ch.) ⁴²	203	1989	1360	Am ⁷³
189.5	1989	897	Ad ⁹⁷	206	1990		
190	1993	609	Am ⁷⁵²		Initiative (Prop. 115 adopted June 5, 1990)		Ad
	1996	598	Am ¹⁰⁶¹	206.1	1990		
	1997	413	Am (as am by Stats. 1996, Ch. 598) ¹⁴²¹		Initiative (Prop. 115 adopted June 5, 1990)		Ad
			Am (as am by Prop. 179) ¹⁴²²		1990	55	Am
190.2	1989	1165	Am ⁵¹⁵	207	1990	55	Am
	1990			208	1989	1428	Am
	Initiative (Prop. 115 adopted June 5, 1990)		Am		1990	55	Am
	1995	477	Am (by Sec. 1 of Ch.) ¹¹⁸⁵		1990	1560	Am (as am by Stats. 1990, Ch. 55)
	1995	478	Am by Sec. 2 of Ch.) ¹¹⁸⁶				Am ^{42 511}
190.26	1997	465 *	Ad & R ¹³⁶⁰	209	1990	55	Am
190.41	1990				1997	817	Am
	Initiative (Prop. 115)			209.5	1993	610	Ad
					1993	611 *	Ad
					1994	146	R (as ad by Stats. 1993, Ch. 610) ⁸³³
				212.5	1989	361	Am
					1992	928	Am ⁸²
					1993	162	Am
					1994	919	Am
				213	1994	789	Am
				215	1993	610	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
215 (Cont.)				245.5	1992	334	Am
	1993	611 *	Ad	246.1	1X 1993-94	33	Am
	1994	146	R (as ad by Stats. 1993, Ch. 610) ⁸³³	248	1995	416	Ad
				258	1991	186	R
				259	1991	186	R
				260	1991	186	R
				261	1990	630	Am
					1993	595	Am
					1X 1993-94	40	Am
	1995	91	R ⁹⁶⁴	261.5	1993	596	Am
	1994	270	R		1996	789	Am
	225	270	R	261.6	1990	271	Am
	226	270	R		1994	1188	Am
	227	270	R	261.7	1994	907	Ad
	228	270	R		1995	177	Am
	229	270	R	262	1992	184	Am
	230	270	R		1992	925	R (as am by Stats. 1992, Ch. 184) ⁸²
	231	270	R				& Ad ⁸²
	232	270	R				
	241.2	394	Am		1993	595	Am
	241.3	423	R & Ad		1995	177	Am
	241.6	1306	Ad		1996	1077	Am
		1257	Am	264	1992	925	Am ⁸²
	243	191	Am		1993	595	Am
		184	Am	264.1	1994	1188	Am
		934	Am (as am by Stats. 1992, Ch. 184) ⁸²	264.2	1991	999	Ad
					1992	224	Am
	1993	421	Am		1997	846*	Am
	1X 1993-94	28	Am	266c	1992	224	Am
	1996	904	Am (by Sec. 4 of Ch.)		1994	1188	Am
				266h	1997	818	Am
	1996	1077	Am (by Sec. 14.5 of Ch.)	266i	1997	818	Am
				269	1989	897	R ⁶⁷
	1997	592	Am		1989	1360	R ⁷³
	243.2	394	Am		1994	878	Ad
		1306	Am (by Sec. 4.5 of Ch.)		1X 1993-94	48	Ad ⁹⁵⁶
					1997	17	R (as ad by Stats. 1994, Ch. 878) ¹³²⁸
	243.3	252	Am				Am ^{42 511}
	243.35	305	Am	270c	1992	163	Am
	243.4	423	Ad	270h	1991	1091	Am
		1034	Am		1992	163	Am ^{42 511}
		149	Am	273	1990	1492	Am
		1219	Am		1993	377	Am
		917	Am		1997	185	Am
		821*	Am	273.1	1996	1090	Ad
	243.5	324	Am		1997	17	Am ¹³²⁸
	243.6	1306	Ad	273.4	1992	919	Am (by Sec. 1 of Ch., as ad(RN) by Stats. 1992, Ch. 184) ⁸²
		1209	Am (by Sec. 2 of Ch., as am by Stats. 1992, Ch. 184)				Am (as am by Sec. 2.5 of Ch., as ad(RN) by Sec. 1, Stats. 1992, Ch. 919) ⁸²
					1996	790	Ad
	243.8	1257	Am				
	244	575	Ad				
	245	468	Am				
		18	Am				
		19	Am ⁸²				
		1167	Am (as am by Stats. 1989, Ch. 18)				
	1993	369	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
273.5	1990	680	Am	274	1993	607	Am (by Sec. 1 of Ch.)
	1992	163	Am ^{42 511}		1996	1090	Am
	1992	183	Am		1997	134	Am
	1992	184	Am		1996	1023*	Am ¹²⁵³
	1992	919	Ad ⁸²		1996	1023*	Am ¹²⁵³
	1993	219	Am		1996	1023*	Am ¹²⁵³
	1X 1993-94	28	Am		1989	1428	Am
	1996	1075	Am		1991	400	Am
	1996	1077	Am (by Sec. 16 of Ch.)		1992	163	Am ^{42 511}
	1992	919	Ad ⁸²		1996	988	R & Ad
273.55	1994	873	Ad	278	1996	988	R & Ad
273.56	1X 1993-94	43	Ad	278.5	1989	1428	Am
273.6	1989	1105	Am	1996	988	R & Ad	
	1990	411*	Am ³⁸	278.6	1996	988	Ad
1992	163	Am ^{42 511}	278.7	1996	988	Ad	
1992	184	Am	279	1989	1428	Am	
1992	919	Am (by Sec. 3 of Ch., as am by Stats. 1992, Ch. 184) ⁸²	1992	163	Am ^{42 511}		
1992	1209	Am (by Sec. 2 of Ch., as am by Stats. 1992, Ch. 184)	1996	988	R & Ad		
1993	219	Am	279.1	1996	988	Ad	
1993	583	Am (by Sec. 5 of Ch., as am by Stats. 1993, Ch. 219)	279.5	1996	988	Ad	
1994	873	Am (by Sec. 2.3 of Ch.)	279.6	1996	988	Ad	
1X 1993-94	28	Am (by Sec. 3 of Ch.)	280	1990	1363	Am ⁵⁴	
1X 1993-94	29	Am (by Sec. 3.5 of Ch.)	1992	163	Am ^{42 511}		
1996	904	Am (by Sec. 5 of Ch.)	1996	988	R & Ad		
1996	1077	Am (by Sec. 17.1 of Ch.)	281	1989	897	Am ⁶⁷	
273.65	1996	1139	Ad	286	1991	144	Am
273.7	1992	919	Am ⁸²	1993	595	Am	
	1994	1188	Am	1X 1993-94	40	Am	
273.8	1994	599*	Am	1991	144	R	
273.81	1994	599*	Am	287	1991	140	Am
273.82	1994	599*	Am	288	1989	1402	Am
273.83	1994	599*	Am	1X 1993-94	60	Am	
273.84	1994	599*	Am	1995	890	Am	
273.85	1994	599*	Am	288.1	1995	935	Am
273.87	1994	599*	Am	288.2	1989	1316	Ad
273.88	1991	483	Ad & R ⁴³³	1997	590	Am	
	1994	599*	Ad	288.5	1989	1402	Ad
273a	1993	1253	Am	288a	1993	595	Am
	1994	1263	Am (by Sec. 3 of Ch.)	1X 1993-94	40	Am	
1996	1090	Am	289	1993	595	Am	
1997	134	Am	1994	499	Ad		
273ab	1X 1993-94	47	Ad	1X 1993-94	39	Am	
	1996	460	Am	1X 1993-94	40	Am (by Sec. 4.5 of Ch.)	
273d	1992	917	Am ⁸²	289.5	1991	293	Ad
				1X 1993-94	39	R	
				1997	207	Ad	
				289.6	1997	209	Am
				290	1989	1316	Am (by Sec. 2 of Ch.)
					1989	1402	Am (by Sec. 5 of Ch.)
					1989	1407	Am (by Sec. 4 of Ch.)
					1992	197	Am
					1992	695*	Am
					1992	925	Am (as am by Stats. 1992, Ch. 197) ⁸²

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
290 (Cont.)	1993	555 *	Am (by Sec. 1 of Ch.)	1997	819		Am (by Sec. 2 of Ch.)
	1993	589	Am ⁶⁷⁰	1997	821 *		Am (by Sec. 4 of Ch.)
	1993	595	Am (by Sec. 8 of Ch.)	1997	822		Am (by Sec. 1.7 of Ch.) ³¹⁴
	1994	863	Am (by Sec. 1 of Ch.)	290.5	1996	129 *	Am
	1994	864	Am		1996	461	Am (by Sec. 2 of Ch.)
	1994	865	Am (by Sec. 1 of Ch.)	290.6	1X 1993-94	22	Ad
	1994	867	Am (by Sec. 2.7 of Ch.)	290.7	1994	866	Ad
	1995	85	Am	290.9	1997	818	Ad & R ⁴⁰
	1995	91	Am ⁹⁶⁴	291	1989	388	Am
	1995	840	Am	292	1994	1188	Am
	1996	908 *	Am (by Sec. 2 of Ch.)	293	1992	502	Ad
	1996	909	Am (by Sec. 2 of Ch.)		1993	555 *	Am
	1997	17	Am ¹³²⁸		1X 1993-94	36	Am
	1997	80	Am	293.5	1992	502	Ad
	1997	817	Am	294	1993	967	Ad
	1997	818	Am	302	1990	822	Am
	1997	819	Am (by Sec. 1 of Ch.)		1994	401	Am
	1997	820	Am (by Sec. 1 of Ch.)	308	1989	223	Am
	1997	821 *	Am (by Sec. 3 of Ch.) ¹³⁸⁷		1996	1166	Am (by Sec. 1 of Ch.)
			Am (by Sec. 3.5 of Ch.) ²⁸⁸		1997	110	Am
290.1	1994	863	Am	308.2	1991	1231	Ad
290.2	1989	1304	Am	308.5	1990	639	Ad
	1993	457	Am	308a	1989	223	R
	1X 1993-94	36	Am (by Sec. 1 of Ch.)	310.5	1X 1993-94	54	Ad
	1X 1993-94	42 *	Am (by Sec. 1 of Ch.) ⁹⁵¹	311	1994	1010	Am ⁸³²
			Am (by Sec. 2 of Ch.) ⁸⁶¹		1996	1079	Am
			Am		1996	1080	Am
			Am		1997	17	Am ¹³²⁸
290.3	1996	917	Am	311.1	1994	874	Ad
	1992	1338	Am		1996	1079	Am
	1993	589	Am ⁶⁷⁰		1996	1080	Am
	1994	866	Am (by Sec. 1 of Ch.)	311.11	1989	1180	Ad
	1994	867	Am (by Sec. 3.5 of Ch.)		1994	55	Am
	1995	91	Am ⁹⁶⁴		1996	1079	Am (by Sec. 6 of Ch.)
290.4	1994	867	Ad ²⁴⁸		1996	1080	Am (by Sec. 6 of Ch.)
			R ²⁷¹	311.2	1994	55	Am
	1995	85	Am		1996	1079	Am
	1995	840	Am (by Sec. 3 of Ch.)		1996	1080	Am (by Sec. 3.1 of Ch.)
	1996	908 *	Am	311.3	1994	55	Am
	1997	17	Am ¹³²⁸		1996	1079	Am
	1997	817	Am (by Sec. 4 of Ch.)		1996	1080	Am (by Sec. 4.1 of Ch.)
				311.4	1994	55	Am
					1996	1079	Am (by Sec. 5 of Ch.)
					1996	1080	Am (by Sec. 5 of Ch.)
				312.3	1994	55	Am
					1996	1079	Am
					1996	1080	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
312.6	1996	1079	Ad	1X 1993-94	52	Ad	
	1996	1080	Ad	1995	91	R (as ad by Stats. 1993-94 (1st Ex. Sess.), Ch. 51)	
	1997	17	R (as ad by Stats. 1996, Ch. 1079) ¹³²⁸				
312.7	1996	1079	Ad			Am (as ad by Stats. 1993-94 (1st Ex. Sess.), Ch. 52) ⁹⁶⁴	
	1996	1080	Ad				
	1997	17	R (as ad by Stats. 1996, Ch. 1079) ¹³²⁸	402	1989	214	Am
313	1989	1058	Am	403	1994	923	Am ⁸³²
	1994	1010	Am ⁸³²	404	1995	132	Am
313.1	1989	1058	Am	404.6	1992	1249	Am
	1990	877	Am	409.5	1989	1165	Am
	1993	559	Am		1990	82*	Am
	1994	38	Am		1990	1695	Am (as am by Stats. 1990, Ch. 82)
313.4	1989	1058	Am		1995	GRP 1	S ¹¹⁶⁸
316	1989	1360	Am ⁷³		1996	305	Am ¹²¹⁴
318	1991	684	Am	409.6	1989	1165	Am
319.3	1994	1074	Ad		1992	427	Am ⁵¹¹
326.5	1993	394	Am		1995	GRP 1	S ¹¹⁶⁸
	1996	283	Am		1996	305	Am ¹²¹⁴
327	1989	436	Am	416	1989	572	Am
329	1989	897	Ad ⁶⁷	417	1991	1202	Am
330	1991	71	Am		1993	605	Am (by Sec. 2 of Ch.)
330.7	1993	142	Am		1993	1098	Am (by Sec. 6.5 of Ch.)
332	1991	684	Am	417.2	1991	950	Am
335	1996	872	Am ¹²⁸¹		1993	598	Am
337j	1997	867	Ad	417.25	1992	1148	Ad
337s	1993	98	Am	417.4	1993	598	Ad
350	1993	703	Am	422	1989	1135	Am
	1996	861	Am	422.6	1991	607	Am (by Sec. 5 of Ch.)
	1997	17	Am ¹³²⁸		1991	1184	Am (by Sec. 1.5 of Ch.)
360	1992	163	Am ^{42,511}		1994	407	Am
	1992	318	Am	422.7	1991	607	Am (by Sec. 6 of Ch.)
	1993	219	Am		1991	1184	Am (by Sec. 2.5 of Ch.)
365.5	1992	913	Am		1994	407	Am
	1993	1149	Am		1991	607	Am (by Sec. 6 of Ch.)
	1994	1257	Am		1994	407	Am
	1996	498	Am	422.75	1991	607	Ad
365.6	1993	1149	Ad		1992	265	Am
365.7	1994	1257	Ad		1992	266	Am
366	1994	270	R		1993	589	Am ⁶⁷⁰
367	1994	270	R		1994	407	Am
367g	1996	865	Ad		1995	876	Am
368	1997	698	Am		1997	740	Am
369a	1993	722	Ad		1991	839	Am
369b	1993	722	Ad	422.8	1991	607	Ad
369g	1993	722	Am	422.95	1991	607	Ad
369i	1993	722	Am		1995	876	Am
371	1989	1360	Am ⁷³		1990	390	Ad
374.2	1994	1010	Am ⁸³²	446.9	1994	516	Ad
374.3	1989	974	Am		1995	91	Am & RN ⁹⁶⁴
	1994	737	Am	451	1989	832	Am
374.8	1991	1120	Ad		1990	63*	Am
	1993	589	Am ⁶⁷⁰		1994	421*	Am
	1993	589	Am ⁶⁷⁰				
384a	1992	427	Am ⁵¹¹				
384b	1992	427	Am ⁵¹¹				
387	1990	1616	Ad				
	1994	1200*	Am				
396	1X 1993-94	51	Ad				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
451.1	1994	421 *	Ad	501	1989	897	Ad ⁶⁷
451.5	1994	421 *	Ad	502	1989	1076	Am (by Sec. 1 of Ch.)
452.1	1994	421 *	Ad				
453	1997	260	Am		1989	1110	Am (by Sec. 1 of Ch.)
454	1992	581 *	Am				
	1994	421 *	Am		1989	1357	Am (by Sec. 1.3 of Ch.)
	1997	260	Am				
457.1	1989	311	Am ³⁸		1990	22	Am
	1992	691	Am	502.01	1989	1110	Ad ⁸²
	1993	589	Am ⁶⁷⁰		1989	1357	Ad
	1X 1993-94	11	Am		1990	22	Am
	1996	1142 *	Am		1996	861	Am
459	1989	357	Am		1997	906	Am
	1991	942	Am	502.1	1989	1076	Ad
460	1989	357	Am		1990	22	R
	1991	942	Am	502.7	1989	1110	Am
462	1992	928	Am ⁸²		1993	1014	Am
	1993	162	Am	502.8	1993	770	Ad
463	1990	1126	Ad		1997	554	Am
	1992	927	Am ⁸²	502.9	1996	788	Ad
	1992	1339 *	Am	515	1996	788	Ad
	1994	290	Am	520	1993	610	Am
466.6	1992	1135	Am		1993	611 *	Am
466.8	1992	1135	Am	525	1996	788	Ad
466.9	1995	91	Ad(RN) ⁹⁶⁴	529.5	1990	960	Am
467	1994	23	Am & RN	530.5	1997	768	Ad
470	1989	897	Am ⁶⁷	532	1989	897	Am ⁶⁷
476a	1992	696 *	Am	532d	1990	253	Am
483.5	1995	133	Ad	532f	1993	482	Ad
483e	1X 1993-94	59	Am	535	1993	1170 *	Am
484.1	1996	923	Am (by Sec. 13 of Ch.)	537e	1990	408	Am
	1996	1077	Am (by Sec. 18.5 of Ch.)		1997	554	Am
484f	1X 1993-94	59	Am	538f	1995	460	Ad
484g	1X 1993-94	59	Am	539	1993	371	Ad
487	1989	930	Am	548	1989	730	Am
			R & Ad ¹⁶		1994	841	Am
	1993	1125 *	Am		1994	1031	Am
			R & Ad ⁷⁹	549	1991	116	Ad
487g	1991	490	Am		1991	934	Am (as ad by Sec. 35, Stats. 1991, Ch. 116)
	1995	151	Am				
487h	1989	930	Ad & R ¹⁹		1992	1352 *	Am
	1990	1564 *	Am		1993	589	Am ⁶⁷⁰
	1993	1125 *	Ad & R ⁵¹		1994	841	Am
	1994	1263	Am		1994	1031	Am
489	1989	1167	Am	550	1992	675	Ad
490.1	1991	638	Ad		1993	120 *	Am
490.5	1X 1993-94	34	Am		1993	605	Am (as am by Stats. 1993, Ch. 120)
490.6	1996	731	Ad				
496	1992	1146	Am		1994	841	Am & R (by Sec. 3 of Ch.) ¹⁹⁹
	1997	161	Am				
498	1994	1010	Am ⁸³²				
499	1993	1125 *	Ad & R ⁵¹				
			Ad ⁷⁹				
499b	1996	660	Am				
499b.1	1989	930	Am		1994	1008	Am & R (by Sec. 3.1 of Ch.) ¹⁹⁹
	1993	1125 *	R				
499c	1996	121	Am				
500	1989	1196	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
550 (Cont.)				600.5	1994	1257	Ad
	1995	573 *	R (as ad by Sec. 3.2, Stats. 1994, Ch. 1008)	601	1990	1448	Ad
			Am (as am by Sec. 3.1, Stats. 1994, Ch. 1008) ¹³	602	1X 1993-94	25	Am
			R (as ad by Sec. 3.2, Stats. 1994, Ch. 1008)		1989	870	Am
	1995	574	Am (as am by Sec. 3.1, Stats. 1994, Ch. 1008) ¹³		1990	424	Am
			Ad		1993	583	Am (by Sec. 1 of Ch.)
			Am		1993	589	Am ⁶⁷⁰
			Am		1993	793	Am (by Sec. 3.5 of Ch.)
			Am		1994	680	Am
			Am	602.1	1991	673	Ad
			Am		1994	820	Am
			Am	602.11	1992	935	Ad
			Am	602.3	1991	930	Am
			Am	602.6	1990	631	Ad
			Am	602.8	1989	870	Ad
551	1992	675	Ad	607	1992	402	Am
	1993	462 *	Am	621	1992	135	Ad
	1995	373	Am	626	1996	689	Am
574	1994	1010	Am ⁸³²	626.1	1989	1457	Am
592	1992	402	Am	626.10	1993	598	Am
593d	1989	964	Am		1993	599	Am (by Sec. 2 of Ch.)
	1996	1131	R & Ad		1995	128	Am
594	1989	660	Am		1996	124	Am ¹¹⁹⁷
	1993	605	Am	626.6	1989	1054	Am
	1994	909	Am		1995	163	Am
	1995	38	Am	626.7	1995	163	Ad
	1996	600	Am	626.8	1989	1054	Am
594.1	1993	604	Am		1992	887	Am
	1993	605	Am (by Sec. 5.5 of Ch.)		1995	GRP 1	S ¹¹⁶⁸
	1996	600	Am		1996	305	Am ¹²¹⁴
594.2	1993	605	Ad	626.85	1994	1020	Ad
	1994	911	Am		1995	91	Am ⁹⁶⁴
594.4	1993	427	Ad		1995	GRP 1	S ¹¹⁶⁸
	1994	909	Am		1996	305	Am ¹²¹⁴
594.5	1995	42	Am	626.9	1991	1202	Am
594.6	1993	605	Ad		1994	1015	Am
	1994	909	Am		1995	659	Am
	1996	600	Am	626.95	1992	750	Ad
594.7	1993	715	Ad	627.7	1989	1054	Am
	1994	909	Am	628.1	1995	401 *	Am
594.8	1994	575	Ad	628.2	1989	1457	Am
	1996	600	Am		1992	759 *	Am
596.5	1989	1423	Ad		1995	410 *	Am
597.1	1991	4 *	Ad ²⁰		1996	485	Am
597.2	1996	804	Ad	628.4	1989	1457	Ad
597d	1996	872	Am ¹²⁸¹		1995	410 *	Am
	1997	598	Am	628.5	1989	1457	Ad
597f	1989	490	Am		1995	410 *	Am
597g	1X 1993-94	8	Am	628.6	1989	1457	Ad
597o	1993	1183	Ad		1995	410 *	Am
597x	1993	1213	Ad	629	1993	548	S ¹⁹⁹
597z	1997	598	Am		1995	971	Am ^{490 288}
598b	1989	490	Ad		1997	355	R
	1996	381	Am	629.02	1989	1360	Am ⁷³
599a	1996	872	Am ¹²⁸¹		1993	548	S ¹⁹⁹
599aa	1997	422	Am		1995	971	Am ^{490 288}
599f	1994	600	Ad		1997	355	R
600.2	1994	1257	Ad	629.04	1993	548	S ¹⁹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
629.04 (Cont.)	1995	971	S ^{490 288}		1995	971	S ^{490 288}
	1997	355	R		1997	355	R
629.06	1993	548	S ¹⁹⁹	629.42	1993	548	S ¹⁹⁹
	1995	971	Am ^{490 288}		1995	971	S ^{490 288}
	1997	355	R		1997	355	R
629.08	1993	548	S ¹⁹⁹	629.44	1993	548	S ¹⁹⁹
	1995	971	Am ^{490 288}		1995	971	Am ^{490 288}
	1997	355	R		1997	355	R
629.10	1993	548	S ¹⁹⁹	629.46	1993	548	S ¹⁹⁹
	1995	971	Am ^{490 288}		1995	971	S ^{490 288}
	1997	355	R		1997	355	R
629.12	1993	548	S ¹⁹⁹	629.48	1993	548	Am ¹⁹⁹
	1995	971	S ^{490 288}		1995	971	Am ^{490 288}
	1997	355	R		1997	355	R
629.14	1993	548	S ¹⁹⁹	629.50	1995	971	Ad & R ¹³³
	1995	971	S ^{490 288}		1997	355	S ⁵⁹⁹
	1997	355	R	629.51	1995	971	Ad & R ¹³³
629.16	1993	548	S ¹⁹⁹		1997	355	S ⁵⁹⁹
	1995	971	S ^{490 288}	629.52	1995	971	Ad & R ¹³³
	1997	355	R		1997	355	S ⁵⁹⁹
629.18	1993	548	S ¹⁹⁹	629.54	1995	971	Ad & R ¹³³
	1995	971	S ^{490 288}		1997	355	S ⁵⁹⁹
	1997	355	R	629.56	1995	971	Ad & R ¹³³
629.20	1993	548	S ¹⁹⁹		1997	355	S ⁵⁹⁹
	1995	971	S ^{490 288}	629.58	1995	971	Ad & R ¹³³
	1997	355	R		1997	355	S ⁵⁹⁹
629.22	1993	548	S ¹⁹⁹	629.60	1995	971	Ad & R ¹³³
	1995	971	S ^{490 288}		1997	355	S ⁵⁹⁹
	1997	355	R	629.62	1995	971	Ad & R ¹³³
629.24	1993	548	S ¹⁹⁹		1997	355	S ⁵⁹⁹
	1995	971	S ^{490 288}	629.64	1995	971	Ad & R ¹³³
	1997	355	R		1997	355	S ⁵⁹⁹
629.26	1993	548	S ¹⁹⁹	629.66	1995	971	Ad & R ¹³³
	1995	971	S ^{490 288}		1997	355	S ⁵⁹⁹
	1997	355	R	629.68	1995	971	Ad & R ¹³³
629.28	1993	548	S ¹⁹⁹		1997	355	S ⁵⁹⁹
	1995	971	S ^{490 288}	629.70	1995	971	Ad & R ¹³³
	1997	355	R		1997	355	S ⁵⁹⁹
629.30	1993	548	S ¹⁹⁹	629.72	1995	971	Ad & R ¹³³
	1995	971	S ^{490 288}		1997	355	S ⁵⁹⁹
	1997	355	R	629.74	1995	971	Ad & R ¹³³
629.32	1993	548	S ¹⁹⁹		1997	355	S ⁵⁹⁹
	1995	971	Am ^{490 288}	629.76	1995	971	Ad & R ¹³³
	1997	355	R		1997	355	Am ⁵⁹⁹
629.34	1993	548	S ¹⁹⁹	629.78	1995	971	Ad & R ¹³³
	1995	971	S ^{490 288}		1997	355	S ⁵⁹⁹
	1997	355	R	629.80	1995	971	Ad & R ¹³³
629.36	1993	548	S ¹⁹⁹		1997	355	Am ⁵⁹⁹
	1995	971	S ^{490 288}	629.82	1995	971	Ad & R ¹³³
	1997	355	R		1997	355	Am ⁵⁹⁹
629.38	1993	548	S ¹⁹⁹	629.84	1995	971	Ad & R ¹³³
	1995	971	Am ^{490 288}		1997	355	S ⁵⁹⁹
	1997	355	R	629.86	1995	971	Ad & R ¹³³
629.39	1993	548	S ¹⁹⁹		1997	355	S ⁵⁹⁹
	1995	971	S ^{490 288}	629.88	1995	971	Ad & R ¹³³
	1997	355	R		1997	355	Am ⁵⁹⁹
629.40	1993	548	S ¹⁹⁹	629.89	1995	971	Ad & R ¹³³
	1995	971	S ^{490 288}		1997	355	S ⁵⁹⁹
	1997	355	R	629.90	1995	971	Ad & R ¹³³
629.41	1993	548	S ¹⁹⁹		1997	355	S ⁵⁹⁹
				629.91	1995	971	Ad & R ¹³³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
629.91 (Cont.)	1997	355	S ⁵⁹⁹	1994	909	Am	
629.92	1995	971	Ad & R ¹³³	1996	600	Am (by Sec. 7 of Ch.)	
	1997	355	S ⁵⁹⁹		1996	847	Am (by Sec. 2.5 of Ch.)
629.94	1995	971	Ad & R ¹³³	640.7	1993	605	Ad
	1997	355	S ⁵⁹⁹	640.8	1996	847	Ad
629.96	1995	971	Ad & R ¹³³	641.3	1989	308	Ad
	1997	355	S ⁵⁹⁹	641.4	1997	718	Ad
629.98	1995	971	Ad & R ¹³³	645	1996	596	R & Ad
	1997	355	Am ⁵⁹⁹	646.9	1990	1527	Ad
631	1992	298	Am (as am by Sec. 3 and Sec. 4, Stats. 1988, Ch. 1373)		1992	627	Am
					1993	581	Am
					1994	931	Am (by Sec. 1.5 of Ch.)
632	1990	696	Am	1X 1993-94	12	Am	
	1992	298	Am		1995	438	Am
	1994	1010	Am ⁸³²	646.91	1997	169	Ad
632.2	1990	1342	Ad & R ⁴⁹	646.92	1995	438	Ad
632.5	1992	298	Am	647	1X 1993-94	21	Am
632.6	1990	696	Ad		1995	91	Am ⁹⁶⁴
	1992	298	Am		1996	1019	Am (by Sec. 2 of Ch.)
632.7	1992	298	Ad		1996	1020	Am (by Sec. 2 of Ch.)
	1993	536*	Am	647.2	1992	432	Ad
633	1990	696	Am	647.6	1995	48	Am
	1992	298	Am	647.7	1997	237	Ad
633.1	1992	298	Am	647a	1994	1102	Ad ⁹⁴⁰
	1995	62	Am	647f	1989	765	Am
633.5	1990	696	Am	648a	1997	354	Am
	1992	298	Am	650	1991	186	R
634	1990	696	Am	650.5	1991	186	R
	1992	298	Am	652	1994	270	R
635	1990	696	Am		1997	741	Ad & R ¹¹¹
636	1995	129	Am	653.1	1990	1559	Ad
636.5	1991	515	Am	653.20	1995	981	Ad
637.2	1992	298	Am	653.22	1995	981	Ad
637.5	1994	1010	Am ⁸³²	653.24	1995	981	Ad
637.6	1990	304	Ad	653.26	1995	981	Ad
638	1989	897	R ⁶⁷	653.28	1995	981	Ad
638a	1989	897	R ⁶⁷	653.56	1994	1010	Am ⁸³²
639	1994	1010	Am ⁸³²		1989	897	Am ⁶⁷
640	1989	1151	Am		1993	610	Am (by Sec. 8 of Ch.)
	1990	261	Am		1993	611*	Am (by Sec. 8 of Ch.)
	1994	541	Am		1993	821	Am (by Sec. 1.5 of Ch.)
640.2	1996	140*	Ad	653g	1992	887	Am
640.5	1990	261	Ad		1995	GRP 1	S ¹¹⁶⁸
	1991	556	Am		1996	305	Am ¹²¹⁴
	1993	597	Am (by Sec. 1 of Ch.)	653h	1994	1010	Am ⁸³²
	1993	605	Am (by Sec. 8.5 of Ch.)	653j	1989	897	Ad(RN) ⁶⁷
	1994	909	Am		1993	610	Am (by Sec. 9 of Ch.)
	1996	600	Am (by Sec. 6 of Ch.)		1993	611*	Am (by Sec. 9 of Ch.)
	1996	847	Am (by Sec. 1.5 of Ch.)	653k	1996	1054	Am
640.6	1991	556	Ad		1989	897	Ad & RN ⁶⁷
	1993	597	Am (by Sec. 2 of Ch.)	653l	1994	262	Ad
	1993	605	Am (by Sec. 9.5 of Ch.)				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect	
	Year	Chapter			Year	Chapter		
653l (Cont.)	1995	91	Am & RN ⁹⁶⁴	1997	17	R (as ad by Stats. 1994, Ch. 447) ^{1,328}		
653m	1990	383	Am	1997	817	R (as ad by Stats. 1994, Ch. 447)		
	1992	1136	Am			Am (as ad by Stats. 1993-94 (1st Ex. Sess.), Ch. 14)		
	1993	589	Am ⁶⁷⁰	667.7	1992	929	Am ⁸²	
653s	1994	1200*	Am		1993	299	Am	
653t	1994	217	Am		1993	610	Am	
	1997	111	Am		1993	611*	Am	
653w	1990	942	Am		1997	817	Am	
	1997	303	Am	667.70	1993	576	Ad	
653x	1995	91	Ad(RN) ⁹⁶⁴	667.71	1993	590	Ad	
654	1997	410	Am		1994	446	Am	
664	1994	793	Am		1994	447	Am	
	1997	412	Am		1X 1993-94	14	Am ⁹⁵²	
666	1993	610	Am (by Sec. 9.5 of Ch.)	667.72	1997	817	Am	
	1993	611*	Am (by Sec. 10 of Ch.)		1992	582	Ad ⁸²	
666.5	1989	930	Am		1993	558	Ad	
	1993	1125*	R & Ad ¹⁶	667.8	1994	1188	Am (by Sec. 8.5 of Ch.)	
	1995	101	Am (as am by Sec. 10 and Sec. 11, Stats. 1993, Ch. 1125)		1X 1993-94	18	Am (by Sec. 1 of Ch.) ⁸²	
	1996	660	Am (as am by Sec. 11, Stats. 1995, Ch. 101)		1997	817	Am	
666.7	1989	930	Ad & R ¹⁹	667.83	1994	1099	Ad & R ¹⁹⁹	
	1993	1125*	Ad & R ⁵¹		1997	817	Am	
667	1989	1043	Am	667.85	1997	817	Am	
	1994	12*	Am	667.9	1992	265	Am	
667.10	1992	265	Am		1992	741	Am (by Sec. 1.5 of Ch.)	
667.15	1992	933	Ad ⁸²		1993	610	Am (by Sec. 12 of Ch.)	
	1993	591	Ad		1993	611*	Am (by Sec. 13 of Ch.)	
667.16	1994	175*	Ad		1994	224	Am	
667.5	1989	1012	Am		1994	1188	Am	
	1990	18	Am	668	1994	179*	Am	
	1991	451	Am	669	1992	133	Am	
	1992	928	Am ⁸²		1997	750	Am	
	1993	162	Am	670	1X 1989-90	36*	Ad	
	1993	298	Am (by Sec. 2 of Ch.)	674	1995	377	Am	
	1993	610	Am	679.02	1995	411	Am	
	1993	611*	Am		1997	902	Am	
	1994	1188	Am	679.03	1989	624	Am	
	1997	371	Am (by Sec. 1 of Ch.)		1996	885	Am	
	1997	504	Am (by Sec. 2 of Ch.)		1997	100	Am	
667.51	1989	1402	Am	679.04	1996	1075	Ad	
	1994	800	Am		1997	846*	Am	
667.6	1989	1402	Am	686.2	1990	785	Ad	
	1993	127	Am		703	1996	872	Am ¹²⁸¹
	1994	1188	Am		726	1996	872	Am ¹²⁸¹
667.61	1994	447	Ad		750	1992	284*	Ad
	1X 1993-94	14	Ad ⁹⁵²		778a	1991	635	Am
					779	1994	270	R
					780	1994	270	R
					784a	1991	186	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
786	1990	156	Am	830.2	1989	1165	Am (by Sec. 21 of Ch.)
	1993	610	Am (by Sec. 13 of Ch.)		1989	1166	Am
	1993	611 *	Am (by Sec. 14 of Ch.)		1990	82 *	Am
799	1994	409	Am		1992	427	Am ⁵¹¹
	1996	939	Ad		1992	1370 *	Am
801	1995	704	Am		1995	GRP 1	S ¹¹⁶⁸
801.5	1990	587	Am		1996	305	Am ¹²¹⁴
	1994	841	Am	830.3	1989	886	Am ⁶⁷
	1994	1031	Am		1989	1165	Am (by Sec. 22 of Ch.)
802	1991	129	Am		1989	1166	Am
	1993	1072	Am		1990	82 *	Am
803	1989	1312	Am		1991	877	Am
	1990	587	Am		1991	910	Am (by Sec. 5 of Ch.)
	1992	921	Am ⁸²		1991	GRP	S ⁴²⁰
	1993	390	Am		1993	409 *	Am
	1994	1031	Am		1996	841	Am (by Sec. 16 of Ch.)
	1X 1993-94	46	Am (by Sec. 2 of Ch.)		1996	1023 *	Am ¹²⁵³
	1996	130	Am		1997	670	Am (by Sec. 1.5 of Ch.)
	1996	1023 *	Am ¹²⁵³		1997	704	Am (by Sec. 7 of Ch.)
	1997	29 *	Am		1997	704	Am (by Sec. 7 of Ch.)
809	1993	909	Ad	830.31	1989	950	Am
813	1995	563	Am		1989	1165	R & Ad
817	1995	563	Am		1993	83 *	Am
	1996	1078	Am		1997	446	Am
	1997	279	Am	830.32	1989	594	Ad
825	1989	546	Am		1989	1165	Am (as ad by Stats. 1989, Ch. 594) & RN
	1995	465	Am				Ad
826	1995	563	Am	830.33	1989	1165	Ad
830	1989	1165	Am		1990	82 *	Am
830.1	1989	950	Am (by Sec. 1 of Ch.)		1993	990	Am
	1989	1165	Am (by Sec. 20.1 of Ch.)	830.34	1989	1165	Ad
	1990	1695	Am	830.35	1989	1165	Ad
	1992	882	Am	830.36	1989	1165	Ad
	1994	200	Am		1990	82 *	Am
	1996	872	Am ¹²⁸¹		1990	187 *	Am ³⁸
	1996	950	Am		1990	1399	Am
830.10	1989	1165	Am	830.37	1989	1165	Ad
830.11	1989	640	Am (by Sec. 7 of Ch.)		1992	427	Am ⁵¹¹
	1989	699 *	Am (by Sec. 1 of Ch.) ¹¹³	830.38	1989	1165	Ad
			Am (by Sec. 2 of Ch.) ⁵²	830.39	1989	1165	Ad(RN)
	1996	1064	Am (by Sec. 803 of Ch.) ⁵⁷⁴		1992	131	Am
	1996	1065	Am (by Sec. 3 of Ch.) ³⁰⁷	830.4	1989	1165	R & Ad
			Am (by Sec. 3.1 of Ch.) ⁵⁷⁴		1995	GRP 1	S ¹¹⁶⁸
	1996	1066	Am (by Sec. 1.1 of Ch.) ³⁰⁷		1996	305	Am ¹²¹⁴
			Am (by Sec. 1.3 of Ch.) ⁵⁷⁴	830.5	1989	1165	Am
					1990	1194	Am
830.13	1997	170	Ad		1992	882	Am
830.14	1993	499 *	Ad		1994	465	Am
				830.55	1990	1285 *	Ad (by Sec. 2 of Ch.) & R ⁴³
					1991	1100	Am
				830.6	1989	594	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
830.6 (Cont.)	1989	1165	Am (by Sec. 34.1 of Ch.)		1994	676	Am
	1990	1695	Am		1996	1142*	Am
	1991	509	Am	832.7	1997	127	Am
	1993	169	Am		1989	615	Am
	1993	718	Am		1994	741	Am
	1994	117	Am		1996	220	Am
	1X 1993-94	26*	Am (by Sec. 1 of Ch.) ³⁶⁵	832.8	1990	264	Am
			Am (by Sec. 2 of Ch.) ¹¹⁷	832.9	1992	1249	Ad
	1995	54*	Am		1995	666	Am
	1996	1142*	Am	832.15	1992	1341	Ad
830.61	1995	192	Ad & R ³¹⁴	832.16	1992	1341	Ad
830.7	1989	1165	Am (by Sec. 35 of Ch.)	834b	1994		
	1990	82*	Am		Initiative (Prop. 187 adopted Nov. 8, 1994)		Ad
	1990	518*	Am	836	1992	555	Am
	1991	229	Am		1993	995	Am
	1991	910	Am		1994	1269	Am
	1992	107	Am		1996	131	Am
	1992	427	Am ⁵¹¹		1996	1140	Am (by Sec. 3.5 of Ch.)
	1995	44	Am	836.1	1995	52	Ad
	1996	709	Am (by Sec. 2 of Ch.)	836.5	1997	324	Am
			Am (by Sec. 2.5 of Ch.)	836.6	1991	171	Ad
	1996	1065	Am (by Sec. 2.5 of Ch.)	841.5	1992	3*	Ad
				844	1989	1360	Am ⁷³
				847	1994	424	Am
830.8	1989	1165	Am	Pt. 2, Title 3, Ch. 5B, heading (Sec. 853.1 et seq.)			
	1990	82*	Am		1995	526	Am
	1990	900	Am (as am by Sec. 12, Stats. 1990, Ch. 82)	Pt. 2, Title 3, Ch. 5B, Art. 1, heading (Sec. 853.1 et seq.)			
	1990	1695	Am (as am by Stats. 1990, Ch. 900)		1995	526	Ad
	1994	424	Am	853.2	1989	64	Am
	1996	1142*	Am		1990	751	Am
	1997	33	Am		1994	348	Am
830.9	1989	1165	Am	853.3	1995	526	Ad
	1990	82*	Am	853.4	1995	526	Ad
831	1991	1100	Am	853.5	1995	93	Am
831.4	1996	143	Ad		1995	526	Ad
831.5	1991	265	Am	853.6	1991	453	Am
	1991	1100	Am		1992	1105	Am
	1993	1236	Am		1993	589	Am ⁶⁷⁰
	1995	17	Am		1993	995	Am
	1996	486	Am		1995	93	Am
	1997	17	Am ¹³²⁸		1996	851	Am
832	1991	509	Am	853.6a	1991	1202	Am
	1994	43	Am		1993	70*	Am
832.2	1989	1078	Ad		1997	348	Am (by Sec. 2 of Ch.)
	1992	1249	Am				
	1993	302	Am	853.7a	1992	696*	Am
	1994	117	Am		1996	578	Am
832.3	1996	950	Am		1992	1009	Ad
832.4	1996	872	Am ¹²⁸¹				
	1996	950	Am				
832.5	1996	1108	Am				
832.6	1989	594	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
859	1990			959.1	1990	289	Am
	Initiative			964	1991	186	R
	(Prop. 115			969f	1991	249	Ad
	adopted			976.5	1990	259	Ad & R ⁷⁰
	June 5, 1990)		Am		1995	43	Am ¹³³
859.1	1990	1276	Ad		1997	410	Am ³¹⁴
859a	1991	613	Am	977	1992	264	Am
	1992	78*	Am		1992	863	Am (by Sec. 1.5
859b	1989	897	Am ⁶⁷				of Ch.)
	1996	122	Am		1993	219	Am
861	1997	279	Am		1993	220	Am
866	1990				1993	876*	Am (as am
	Initiative						by Sec. 1,
	(Prop. 115						Am (as am by
	adopted						Stats. 1993,
	June 5, 1990)		Am	977.2	1989	374	Ch. 220) ⁴²
868.5	1989	504	Am (by Sec. 1		1990	427*	Am
			of Ch.)		1990	1271*	Am & R ¹⁹
	1989	1402	Am (by Sec. 8.5				Am (as am by
			of Ch.)				Stats. 1990,
	1991	336	Am		1991	179	Ch. 427)
	1992	919	Am ⁸²		1992	264	Am
	1993	610	Am (by Sec. 14		1995	367	R
			of Ch.)	977.3	1990	427*	Ad & R ⁴⁰
	1993	611*	Am (by Sec. 15	977.5	1995	131	R
			of Ch.)				Ad ⁶⁷⁷
	1996	988	Am				R ¹⁶⁰
868.8	1989	1402	Am	980	1989	1417	Am
871.5	1993	542	Am		1996	555	Am
871.6	1990			981	1996	872	Am ¹²⁸¹
	Initiative			987	1992	264	Am
	(Prop. 115			987.05	1990		
	adopted				Initiative		
	June 5, 1990)		Ad		(Prop. 115		
872	1990				adopted		
	Initiative				June 5, 1990)		Ad
	(Prop. 115			987.2	1989	1316	Am
	adopted				1990	632	Am
	June 5, 1990)		Am		1993	319	Am (by Sec. 1
888.2	1994	295	Am				of Ch.)
894	1989	1416	Am		1993	629	Am (by Sec. 2
903	1989	1416	Am				of Ch.)
904.4	1991	1109	Ad		1994	146	Am ⁸³³
904.5	1991	464*	R	987.5	1996	389*	Ad ¹²¹⁹
904.6	1991	464*	Am	987.8	1989	1217	Am
904.7	1991	464*	R	992	1995	159	Ad
904.8	1991	464*	R	999c	1992	711*	Am ⁵¹¹
904.9	1991	464*	R	999e	1993	610	Am (by
914	1997	443	Am				Sec. 14.5 of Ch.)
933	1997	443	Am		1993	611*	Am (by Sec. 16
933.05	1996	1170	Ad				of Ch.)
	1997	443	Am		1994	224	Am
933.06	1994	1085	Ad		1996	646*	Am
938.4	1997	443	Ad	999j	1992	711*	Am ⁵¹¹
939.71	1997	22	Ad	999t	1993	589	Am ⁶⁷⁰
940	1994	295	Am	1000	1990	53*	Am
954.1	1990				1991	469	Am
	Initiative				1992	1118	Am
	(Prop. 115				1X 1993-94	44	Am
	adopted				1996	1132	Am (by Sec. 2
	June 5, 1990)		Ad	1000.1	1992	1118	of Ch.)
							Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1000.1 (Cont.)	1996	1132	Am	1993	850	Am (as am by Stats. 1993, Ch. 221)	
1000.10	1992	922	Am & RN ⁸²				
	1993	221	Am & RN	1995	67	Am	
1000.11	1992	922	Am & RN ⁸²	1997	324	Am	
	1993	221	Am & RN	1001.16	1993	850	Am
1000.12	1X 1993-94	49	Am		1995	67	Am
	1995	935	Am		1997	324	Am
1000.14	1X 1993-94	49	R	1001.17	1993	850	R
1000.15	1X 1993-94	49	R	1001.33	1993	785	Am
1000.16	1X 1993-94	49	R		1996	743	Am
1000.18	1X 1993-94	49	R	1001.40	1990	1303	Ad
1000.2	1992	1118	Am	1001.55	1993	785	Am
	1996	1132	Am		1996	743	Am
1000.3	1996	1132	Am	1001.65	1992	251	Am
1000.35	1992	711 *	R ⁵¹¹		1993	589	Am ⁶⁷⁰
1000.4	1996	1132	Ad(RN) (by Sec. 6.5 of Ch.)		1996	996	Am R & Ad ²⁷¹
1000.5	1993	785	Am	1001.71	1989	144	Am
	1996	743	Am (by Sec. 1 of Ch.)	1001.75	1993	785	Am
					1996	743	Am
	1996	1132	Am (by Sec. 6.5 of Ch.)	1001.9	1993	785	Am
			& RN & Ad		1996	743	Am
1000.6	1992	922	Am ⁸²	1001.90	1995	313 *	Ad
	1993	221	Am		1997	324	Am
	1993	589	Am ⁶⁷⁰	1017	1990	632	Am
	1995	641	R	1018	1990	632	Am
1000.7	1992	922	Am ⁸²		1991	421	Am
	1993	221	Am	1025	1997	95	Am
	1995	641	R	1026	1989	625	Am
1000.8	1992	922	Am ⁸²	1026.2	1991	183	Am (as am by Sec. 1, Stats. 1987, Ch. 1343)
	1993	221	Am		1993	1141	Am (as am by Sec. 1, Stats. 1991, Ch. 183) ³⁶
1000.9	1992	922	Am ⁸²				Am (as am by Sec. 2, Stats. 1987, Ch. 1343) ¹¹⁷
	1993	221	Am		1994	1086	R (as am by Sec. 1, Stats. 1993, Ch. 1141)
	1995	641	R				Am (as am by Sec. 2, Stats. 1993, Ch. 1141) ¹³
1000.91	1992	922	Ad(RN) ⁸²				
	1993	221	Ad(RN)	1026.4	1989	568	Am
	1993	785	Am (as am by Stats. 1993, Ch. 221)	1026.5	1991	183	Am
1000.92	1995	641	R		1X 1993-94	9	Am
	1992	922	Ad(RN) ⁸²	1033.1	1993	837 *	Ad
	1993	221	Ad(RN)	1034	1995	759	Am
	1995	641	R	1035	1990	632	Am
1000.93	1992	922	Ad ⁸²		1995	759	Am
	1993	221	Ad	1047	1989	897	R ⁶⁷
	1995	641	R	1048	1994	1188	Am
1000.94	1992	922	Ad ⁸²	1048.1	1993	589	Am ⁶⁷⁰
	1993	221	Ad				
	1995	641	R				
1000.95	1992	922	Ad ⁸²				
	1993	221	Ad				
	1995	641	R				
1000.96	1992	922	Ad ⁸²				
	1993	221	Ad				
	1995	641	R				
1001.10	1989	534	Am				
1001.15	1993	221	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1049.5	1990			1102.5	1990		
	Initiative				Initiative		
	(Prop. 115				(Prop. 115		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		R
1050	1989	897	Am ⁶⁷	1102.6	1995	332	R & Ad
	1997	69	Am	1102.7	1990		
1050.1	1990				Initiative		
	Initiative				(Prop. 115		
	(Prop. 115				adopted		
	adopted				June 5, 1990)		R
	June 5, 1990)		Ad	1103	1989	897	R ⁶⁷
1053	1996	872	Am ¹²⁸¹	1103a	1989	897	R ⁶⁷
1054	1990			1104	1989	897	R ⁶⁷
	Initiative			1105	1989	897	R ⁶⁷
	(Prop. 115			1106	1989	897	R ⁶⁷
	adopted			1107	1989	897	R ⁶⁷
	June 5, 1990)		Ad	1109	1989	897	R ⁶⁷
1054.1	1990			1110	1989	897	R ⁶⁷
	Initiative			1119	1996	872	Am ¹²⁸¹
	(Prop. 115			1122	1994	869	Am
	adopted			1122.5	1994	870	Ad
	June 5, 1990)		Ad		1995	91	Am ⁹⁶⁴
1054.2	1990			1125	1991	186	R
	Initiative			1126	1991	186	Am
	(Prop. 115			1127a	1989	901	Ad
	adopted			1127d	1990	269	Am
	June 5, 1990)		Ad	1127e	1994	1188	Am
	1995	184	Am	1131	1989	897	R ⁶⁷
	1997	498	Am	1135	1989	897	R ⁶⁷
1054.3	1990			1164	1989	1417	Am
	Initiative				1990	800	Am
	(Prop. 115			1170	1992	695*	Am
	adopted				1995	49	Am
	June 5, 1990)		Ad		1997	750	Am (by Sec. 2 of Ch.)
1054.4	1990				1997	751	Am (by Sec. 2 of Ch.)
	Initiative			1170.1	1989	1044	Am
	(Prop. 115				1990	41	Am
	adopted				1990	835	Am (as am by Stats. 1990, Ch. 41)
	June 5, 1990)		Ad				R (as am by Stats. 1990, Ch. 41) ⁸²
1054.5	1990						Am
	Initiative				1992	235	Am
	(Prop. 115				1992	933	Am ⁸²
	adopted				1993	315	Am (by Sec. 1 of Ch.)
	June 5, 1990)		Ad		1993	591	Am (by Sec. 3 of Ch.)
1054.6	1990				1993	592	Am (by Sec. 4 of Ch.)
	Initiative				1993	610	Am (by Sec. 15 of Ch.) ³⁴⁶
	(Prop. 115						Am (by Sec. 15.98 of Ch.) ⁴²
	adopted						
	June 5, 1990)		Ad				
1096	1995	46*	Am				
1096a	1995	46*	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1170.1 (Cont.)				1174	1994	63 *	Ad
	1993	611 *	Am (by Sec. 17 of Ch.) ³⁴⁶	1174.1	1994	63 *	Ad
			Am (by Sec. 17.98 of Ch.) ⁴²	1174.2	1994	63 *	Ad
			Am ⁸³³		1995	372	Am
	1994	146	Am	1174.3	1994	63 *	Ad
	1994	1099	Am	1174.4	1994	63 *	Ad
	1994	1187	Am (by Sec. 3 of Ch.)		1995	372	Am
			Am (by Sec. 12.7 of Ch.)	1174.5	1994	63 *	Ad
	1994	1188	Am (by Sec. 12.7 of Ch.)	1174.6	1994	63 *	Ad
			Am	1174.7	1994	63 *	Ad
	1997	750	Am	1174.8	1994	63 *	Ad
	1997	817	Am ⁸²	1174.9	1995	372	Ad
1170.11	1997	750	Ad	1191	1990	570	Am
1170.12	1994			1191.1	1993	338	Am
		Initiative (Prop. 184 adopted Nov. 8, 1994)	Ad	1191.10	1993	120 *	Ad
1170.13	1989	1378	Ad	1191.16	1997	902	Ad
	1993	553	Am	1191.2	1996	629	Am
	1997	750	Am	1191.25	1989	901	Ad
1170.15	1997	750	Am	1192.5	1994	1188	Am
1170.16	1996	421	Ad	1192.7	1989	1043	Am (by Sec. 2 of Ch.)
1170.2	1989	568	Am		1989	1044	Am (by Sec. 2.5 of Ch.)
1170.4	1993	909	Am				Am (by Sec. 1 of Ch.) ⁸²
1170.45	1997	850	Ad		1992	926	Am
1170.72	1992	930	Ad ⁸²		1993	588	Am (by Sec. 1 of Ch.)
	1993	131	Ad		1993	610	Am (by Sec. 16 of Ch.) ³⁴⁶
1170.73	1990	777	Ad				Am (by Sec. 18 of Ch.) ⁴²
1170.74	1990	952	Ad		1993	611 *	Am (by Sec. 18 of Ch.) ³⁴⁶
1170.75	1991	607	Am (by Sec. 9 of Ch.)				Am (by Sec. 18.5 of Ch.) ⁴²
	1991	1184	Am (by Sec. 3.5 of Ch.)	1192.8	1989	1402	Ad
	1994	407	Am		1996	645	Am
1170.76	1997	848	Ad	1196	1996	555	Am
1170.78	1991	602	Ad	1202.05	1992	1008	Ad
1170.81	1990	1031	Ad	1202.1	1994	121 *	Am
1170.82	1992	932	Ad ⁸²		1995	396	Am
	1994	352	Ad		1996	1023 *	Am (as am by Stats. 1995, Ch. 396) ¹²⁵³
1170.84	1990	1216	Ad	1202.4	1990	45	Am
1170.86	1996	689	Ad		1994	1106 *	Am
1170.89	IX 1993-94	33	Ad	IX 1993-94	46		Am (by Sec. 3 of Ch.)
1170.95	1992	928	Am ⁸²		1995	313 *	Am
	1993	162	Am		1996	629	Am
	1997	750	Am		1997	527	Am
1173	1992	1063 *	Ad & R ¹³³	1202.45	1995	313 *	Ad
1173.1	1992	1063 *	Ad & R ¹³³	1202.5	1993	610	Am (by Sec. 17 of Ch.)
1173.10	1992	1063 *	Ad & R ¹³³		1993	611 *	Am (by Sec. 19 of Ch.)
1173.2	1992	1063 *	Ad & R ¹³³	1202.6	1989	765	Am
1173.3	1992	1063 *	Ad & R ¹³³		1996	1023 *	Am ¹²⁵³
1173.4	1992	1063 *	Ad & R ¹³³				
1173.5	1992	1063 *	Ad & R ¹³³				
1173.6	1992	1063 *	Ad & R ¹³³				
1173.7	1992	1063 *	Ad & R ¹³³				
1173.8	1992	1063 *	Ad & R ¹³³				
1173.9	1992	1063 *	Ad & R ¹³³				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1202.8	1996	629	Am		1993	127	Am
1203	1989	936	Am (by Sec. 1 of Ch.)	1203.066	1X 1993-94	60	Am
	1989	1402	Am (by Sec. 11.5 of Ch.)		1989	1402	Am
	1993	59*	Am		1993	587	Am
	1993	273	Am (as am by Stats. 1993, Ch. 59)		1994	447	Am
	1993	610	Am (by Sec. 18 of Ch., as am by Sec. 14, Stats. 1993, Ch. 59)		1X 1993-94	14	Am
	1993	611*	Am (by Sec. 20 of Ch., as am by Sec. 14, Stats. 1993, Ch. 59) ³⁴⁶		1X 1993-94	60	Am (by Sec. 3.5 of Ch.)
	1994	23	Am		1995	48	Am
	1994	146	Am ⁸³³		1995	935	Am (by Sec. 4 of Ch.)
	1994	451	Am	1203.067	1994	918	Ad
	1X 1993-94	30	Am (by Sec. 1 of Ch.)	1203.07	1989	1135	Am
	1X 1993-94	33	Am (by Sec. 2.5 of Ch.)	1203.073	1990	43	Am
	1995	313*	Am		1990	1557	Am (as am by Stats. 1990, Ch. 43)
	1996	123	Am		1991	224	Am
	1996	719	Am (as am by Stats. 1996, Ch. 123)	1203.075	1993	610	Am
1203.01	1989	702	Am		1993	611*	Am
1203.016	1992	5*	Am ¹³		1994	224	Am
	1994	770	Am		1994	1188	Am
1203.04	1990	45	Am	1203.08	1993	610	Am
	1992	682*	Am		1993	611*	Am
	1994	1106*	Am		1994	1188	Am
	1995	313*	R	1203.085	1997	160	Am
1203.044	1992	1334	Ad & R ¹³³	1203.09	1990	68	Am
	1996	1077	Am		1993	610	Am
	1997	551	Am ¹⁴⁰⁷		1993	611*	Am
1203.046	1989	897	Am ⁶⁷		1994	224	Am
1203.047	1989	1357	Ad		1994	1188	Am
1203.048	1989	1357	Ad	1203.095	1995	377	Am
1203.05	1997	128	Am	1203.096	1991	552	Ad
1203.055	1990	45	Am	1203.097	1X 1993-94	28	Ad
	1993	610	Am		1995	641	Am
	1993	611*	Am		1996	1077	Am
	1994	224	Am		1997	134	Am
1203.06	1993	610	Am	1203.1	1993	603	Am
	1993	611*	Am		1993	605	Am (by Sec. 11.5 of Ch.)
	1994	224	Am		1994	451	Am
	1994	421*	Am		1996	1077	Am
	1X 1993-94	30	Am (by Sec. 6 of Ch.)	1203.11	1991	866	Ad
	1995	751	Am	1203.1b	1989	1059	Am
1203.065	1989	897	Am ⁶⁷		1993	158*	Am
					1993	159	Am (by Sec. 1 of Ch.)
					1993	273	Am (by Sec. 2.5 of Ch.)
					1993	502	Am (by Sec. 4 of Ch., as am by Stats. 1993, Ch. 158)
					1995	36	Am
				1203.1bb	1990	1403*	Ad
				1203.1d	1997	604*	Am
				1203.1e	1989	624	Am ¹³
					1989	1327*	Am ¹³
					1991	437*	R
							Ad ¹¹⁷

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1203.1f	1991	437 *	Am R & Ad ¹¹⁷		1994	770	Am (as am by Stats. 1992, Ch. 427) ¹⁹⁹
	1994	145 *	Am (as am by Sec. 3 and as ad by Sec. 4, Stats. 1991, Ch. 437)				Am (as ad by Sec. 8, Stats. 1991, Ch. 437) ²⁷¹
1203.1g	1990	45	Am	1211	1992	1118	Ad
	1993	589	Am ⁶⁷⁰		1993	850	Am
	1994	146	Am ⁸³³	1213	1992	1063 *	Am
1203.1h	1991	377	Am	1214	1995	313 *	Am
1203.1i	1989	1360	Am (as ad by Stats. 1987, Ch. 713) & RN ⁷⁵		1996	629	Am (by Sec. 5 of Ch.)
					1996	1077	Am (by Sec. 25.5 of Ch.)
1203.1j	1990	45	Am	1214.1	1996	217 *	Am
1203.1l	1989	1360	Ad(RN) ⁷³	1214.3	1990	1367	Ad & R ¹⁹
1203.1m	1994	145 *	Ad		1991	1103	Am
1203.2	1989	1319	Am	1216	1992	1063 *	Am
1203.2a	1989	897	Am ⁶⁷	1237	1995	18	Am
	1989	1420	Am	1237.1	1995	18	Ad
1203.3	1991	655	Am	1240.1	1996	1086	Am
	1995	313 *	Am	1265	1992	128 *	Am
1203.4	1989	917	Am	1269b	1992	696 *	Am
	1994	882	Am (by Sec. 1 of Ch.)	1269c	1997	847	Am
				1270	1989	514 *	Am
	1997	61	Am		1990	1527	Am
1203.45	1994	882	Am		1992	919	Am ⁸²
	1995	91	Am ⁹⁶⁴		1995	51	Am
1203.9	1991	1202	Am	1270.1	IX 1993-94	58	Am
	1993	273	Am		1995	91	Am ⁹⁶⁴
1203d	1996	123	Am		1997	557	Am
1203m	1989	1358 *	Ad & R ⁴⁹	1272.1	1989	150	Am
	1991	124	Am	1275	1990	117	Am
1204.5	1995	86	Am		1997	34	Am
1205	1989	49	Am	1276.5	1991	838	Ad
	1992	1199 *	Am	1295	1996	51	Am
	1996	1077	Am		1997	17	Am ¹³²⁸
1205.1	1991	90 *	Ad	1297	1995	313 *	Am
	1991	189 *	Am (as ad by Stats. 1991, Ch. 90)	1298	1995	56	Am
				1305	1989	71	Am
	1991	1168 *	R (as am by Stats. 1991, Ch. 189)		1990	1073	Am
					1993	524	R & Ad
1205.3	1996	1077	Am		1994	649	Am
1205.5	1996	1077	R		1995	434	Am
1206.066	1997	817	Am	1305.1	1996	94	Am
1208	1989	48	Am	1305.2	1993	524	R & Ad
	1993	787	Am	1305.3	1995	56	Am
1208.2	1991	437 *	Ad & R ³⁶		1993	524	Ad
	1992	427	Am ⁵¹¹		1994	170	Am
	1994	770	Am ¹⁹⁹	1305.4	1996	354	Ad
1208.3	1991	437 *	Ad & R ³⁶	1306	1990	1073	Am
	1994	770	Am ¹⁹⁹		1991	90 *	Am
1208.5	1991	437 *	Am		1991	613	Am (as am by Stats. 1991, Ch. 90)
			R & Ad ¹¹⁷		1995	56	Am
	1992	427	Am ⁵¹¹	1308	1996	94	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1311	1996	872	Am ¹²⁸¹	1417	1990	382	Am
1318.1	1992	1009	Am	1417.3	1990	382	Am
1319	1992	1009	Am	1417.5	1997	133	Am
1320	1996	354	Am	1417.6	1994	488	Am
1320.5	1996	354	Am		1995	377	Am
1324	1996	302	Am	1417.8	1996	882	Ad
1328	1991	315	Am	1424	1996	91	Am
	1995	576	Am	1430	1990		
1343	1997	19	Am		Initiative		
1345	1997	19	Am		(Prop. 115		
1346	1989	1402	Am		adopted		
1346.1	1993	344	Ad		June 5, 1990)	R	
1347	1991	948	Am	1445	1989	1360	Am ⁷³
1347.5	1995	844	Ad	1449	1995	41	Am
1357	1989	1360	Am ⁷³	1462	1991	613	Am
1364	1994	1190*	R ²⁸⁸	1462.25	1994	389*	Ad
1365	1990	57*	Am	1462.3	1991	189*	Ad
	1994	1190*	Am & R ¹³³		1991	1168*	Am (as ad by
1366	1994	1190*	Ad & R ¹³³				Stats. 1991,
1367	1992	722*	Am		1992	1244	Ch. 189)
1367.1	1992	722*	Ad				R ⁴⁴⁵
1370	1989	625	Am	1463	1991	90*	Am
	1995	593	Am		1991	189*	R & Ad
	1996	1026	Am (by Sec. 1		1994	1220*	Am
			of Ch.)		1995	285	Am
	1996	1076	Am (by Sec. 1.5	1463.001	1991	189*	Ad
			of Ch.)		1991	1168*	Am (as ad by
1370.01	1992	722*	Ad				Stats. 1991,
1370.1	1992	722*	Am				Ch. 189)
	1996	1026	Am (by Sec. 2		1992	1199*	Am
			of Ch.)		1993	158*	Am
	1996	1076	Am (by Sec. 2.5		1994	939*	Am ¹¹⁷
			of Ch.)		1994	1242	Am (by Sec. 7.5
1370.2	1992	722*	Am				of Ch.)
1370.5	1989	568	Am		1997	850	Am
	1992	722*	Am	1463.002	1991	189*	Ad
1371	1992	722*	Am	1463.003	1991	189*	Ad
1372	1992	722*	Am		1991	1168*	Am (as ad by
	1997	294*	Am				Stats. 1991,
1377	1992	475	Am				Ch. 189)
	1993	219	Am		1997	850	R
	1X 1993-94	35	Am	1463.004	1991	189*	Ad
	1997	18	Am	1463.005	1991	1168*	Ad
	1997	243	Am		1997	850	Am
1382	1991	655	Am	1463.006	1991	189*	Ad
	1992	128*	Am	1463.007	1992	1199*	Ad & R ⁵⁸¹
	1992	278	Am		1993	158*	Am ⁴⁹⁹
	1996	122	Am		1993	295	Am
	1997	541	Am		1993	589	Am ⁶⁷⁰
1385.1	1990				1994	75*	Am ⁴⁹⁹
	Initiative				1996	12*	Am
	(Prop. 115				1997	703*	Ad (purports to
	adopted						am) ⁴⁰
	June 5, 1990)	Ad			1997	850	Ad (purports to
1387	1991	400	Am				am)
	1992	919	Am ⁸²	1463.008	1993	905*	Ad & R ²⁴⁰
	1994	169	Am	1463.009	1991	189*	Ad
1387.1	1989	1360	R (as ad by		1992	1244	R ⁴⁴⁵
			Stats. 1987,		1995	882	Ad
			Ch. 1056) ⁷³		1997	850	Am
1387.2	1992	278	Ad	1463.01	1990	1303	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1529	1996	872	Am ¹²⁸¹	1994	634	Am	
	1996	1078	Am	1995	313*	Am	
	1997	17	Am ¹³²⁸	1995	377	Am	
1538.5	1993	761	Am	1995	876	Am (as am by Stats. 1995, Ch. 313)	
	1997	279	Am				
1547	1989	20*	Am				
	1989	1162	Am	1997	266	Am	
	1992	895*	Am	2091	1989	1420	R
	1994	243*	Am	2600	1994	555	Am
	1994	880	Am (by Sec. 1 of Ch.)	2601	1994	555	Am
	1X 1993-94	45	Am (by Sec. 2 of Ch.) ⁹⁵³		1996	132	Am
					1996	886	Am (by Sec. 3 of Ch.)
	1995	876	Am	2625	1991	820	Am
	1996	419	Am		1992	163	Am ^{42 511}
1558	1990	222	Am		1996	805	Am
1600	1996	462*	Am	2653	1992	602	Ad
1600.5	1X 1993-94	9	Am	2670.5	1989	1420	Am
1601	1989	897	Am ⁶⁷	2675	1989	1420	Am
	1993	610	Am (by Sec. 24 of Ch.)	2676	1989	1420	Am
				2677	1989	1420	Am
	1993	611*	Am (by Sec. 26 of Ch.)	2678	1989	1420	Am
				2684	1993	581	Am
	1994	224	Am	2701	1994	494	Am
	1994	1188	Am	2702	1989	1357	Ad
1603	1993	1141	Am (as am by Sec. 3, Stats. 1987, Ch. 1343) ³⁶	2717.1	1990		
			Am (as am by Sec. 5, Stats. 1987, Ch. 1343) ¹¹⁷		Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
	1994	1086	R (as am by Sec. 3, Stats. 1993, Ch. 1141) Am (as am by Sec. 4, Stats. 1993, Ch. 1141) ¹³	2717.2	1990		
					Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
1605	1991	435	Am	2717.3	1990		
1618	1996	462*	Am		Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
1774	1989	702	Am ⁸²	2717.4	1990		
2039	1989	1420	Am		Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
	1992	1279	Am	2717.5	1990		
2043.4	1989	1420	Am		Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
2045.10	1992	695*	Ad	2717.6	1990		
2045.11	1992	695*	Ad		Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
2045.4	1989	1420	Am	2717.7	1990		
	1992	1279	Am		Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
2048.4	1989	1420	Am		Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
	1992	1279	Am		1990		
2052.5	1992	1284	Ad ⁸²		Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
2053.1	1989	989	Ad	2717.7	1990		
2053.2	1995	317	Ad & R ¹⁹⁹		Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
2053.3	1993	781	Ad		1990		
2053.4	1995	317	Ad		Initiative (Prop. 139 adopted Nov. 6, 1990)		Ad
2085.5	1992	682*	Am				
	1992	1090*	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2717.8	1990				1991	435	Am
	Initiative			2972	1989	228*	Am
	(Prop. 139			2976	1991	435	Am
	adopted			2980	1989	228*	Am
	Nov. 6, 1990)	Ad		3000	1992	695*	Am
2717.9	1995	440	Ad ¹¹⁸⁴		1993	585*	Am
2780.5	1989	419	Ad	1X 1993-94	53	Am	
2802	1993	1153*	Am ⁶⁷⁰		1995	313*	Am
2807	1989	369	Am		1996	462*	Am
	1991	GRP	S ⁴²⁰	3000.05	1996	705	Ad
	1992	467	Am	3001	1992	695*	Am
2813.5	1989	923	Ad		1996	357*	Am
	1991	1157	Am	3003	1990	148	Am
2900.5	1991	437*	Am		1990	1692	Am
			R & Ad ¹¹⁷		1992	465	Am
	1994	770	Am (as am by		1994	904	Am (by Sec. 1
			Sec. 9,				of Ch.)
			Stats. 1991,	1X 1993-94	56	Am (by Sec. 3	
			Ch. 437) ¹⁹⁹			of Ch.) ⁹⁵⁴	
			Am (as ad by		1995	440	Am
			Sec. 10,		1995	934	Am (by Sec. 1.5
			Stats. 1991,				of Ch.)
			Ch. 437) ²⁷¹		1996	597	Am
	1996	1077	Am (by Sec. 28		1997	680	Am
			of Ch., as am by	3004	1991	215	Ad
			Sec. 7,		1992	695*	Am
			Stats. 1994,	3041.5	1990	1053	Am
			Ch. 770)		1994	560	Am
			Am (by Sec. 29	3042	1991	1017	Am
			of Ch., as am by		1996	212	Am
			Sec. 6,	3043	1990	278	Am
			Stats. 1994,	3043.1	1990	278	Ad
			Ch. 770)	3043.2	1990	278	Ad
2910.5	1990	1285*	Am		1997	902	Am
	1991	1100	Am	3043.25	1997	902	Ad
2911	1994	565*	Am	3043.3	1990	278	Ad
	1994	566	Am	3053	1992	1263	Am
	1994	567	Am	3053.2	1996	983	Ad
2912	1994	565*	Ad	3057	1992	695*	Am
2923	1994	90*	Am		1993	610	Am
2932	1989	1420	Am		1993	611*	Am
2932.5	1996	852	Ad		1994	1188	Am
2933	1995	91	Am ⁹⁶⁴	3058.6	1996	1103	Am
	1995	557	Am	3058.7	1995	936	Ad
	1996	598	Am ¹²²²	3058.8	1996	885	Am
	1996	868	Am (by Sec. 1.5		1997	101	Am
			of Ch.)	3060	1992	695*	Am
2933.1	1994	713*	Ad	3060.1	1995	313*	Ad
2933.2	1996	598	Ad ¹²²²	3060.5	1992	695*	Am
2933.5	1990	1700	Ad		1X 1993-94	36	Am
	1994	1188	Am	3060.7	1995	967	Ad
	1997	817	Am	3062	1992	695*	Am
2933.6	1992	1175	Ad	3063.5	1989	1169	Am
	1994	557	Am	3063.6	1992	695*	Am
2962	1989	228*	Am	3066	1995	938	Ad ⁵⁷⁴
	1991	435	Am	3067	1996	868	Ad
	1995	761	Am	3075	1992	82	Am
2964	1991	435	Am	3075.3	1989	624	Ad
2966	1989	228*	Am		1992	82	R
	1994	706	Am	3081	1996	872	Am ¹²⁸¹
2970	1989	228*	Am	3085.1	1989	624	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3088	1991	229	Am	4496.52	1990	579 *	Ad ³⁹⁴
3089	1991	229	Ad	4496.53	1990	579 *	Ad ³⁹⁴
3320	1989	1420	Am	4496.54	1990	579 *	Ad ³⁹⁴
	1992	1115 *	R	4496.55	1990	579 *	Ad ³⁹⁴
3322	1992	1115 *	R	4496.56	1990	579 *	Ad ³⁹⁴
3325	1989	1420	Am	4496.57	1990	579 *	Ad ³⁹⁴
3404	1989	1420	Am	4496.58	1990	579 *	Ad ³⁹⁴
3405	1996	1023 *	Am ¹²⁵³	4496.59	1990	579 *	Ad ³⁹⁴
3406	1989	1420	Am	4496.60	1990	579 *	Ad ³⁹⁴
3417	1989	1360	Am ⁷³	4496.61	1990	579 *	Ad ³⁹⁴
	1991	820	Am	4496.62	1990	579 *	Ad ³⁹⁴
3420	1989	897	Am ⁶⁷	4496.63	1990	579 *	Ad ³⁹⁴
	1994	224	Am	4496.64	1990	579 *	Ad ³⁹⁴
3502	1989	1367 *	Am	4496.65	1990	579 *	Ad ³⁹⁴
3502.5	1989	979 *	Ad & R ⁹³	4496.66	1990	579 *	Ad ³⁹⁴
	1995	70	Am ¹³	4496.67	1990	579 *	Ad ³⁹⁴
3601	1989	1420	Am	4496.68	1990	579 *	Ad ³⁹⁴
	1991	1016	Am	4496.69	1990	579 *	Ad ³⁹⁴
3603	1992	558	Am	4497	1989	1327 *	Ad
3604	1992	558	Am	4497.02	1989	1327 *	Ad
	1996	84	Am	4497.04	1989	1327 *	Ad
3605	1997	100	Am	4497.05	1990	619	Ad
3700.5	1989	1420	Am	4497.06	1989	1327 *	Ad
4000.5	1989	897	Ad ⁶⁷	4497.08	1989	1327 *	Ad
4001.1	1989	901	Ad	4497.10	1989	1327 *	Ad
4004.5	1996	872	Am ¹²⁸¹	4497.12	1989	1327 *	Ad
4006.5	1997	468	Ad		1990	1056	Am
4007	1990	1353	Am		1990	1057	Am
4011.1	1989	282	Am	4497.14	1989	1327 *	Ad
4011.2	1994	1070	Ad	4497.16	1989	1327 *	Ad
	1995	91	Am ⁹⁶⁴	4497.18	1989	1327 *	Ad
4015	1992	697	Am		1996	805	R
	1992	1369 *	Am (as am by Sec. 12, Stats. 1992, Ch. 697) ¹⁶	4497.20	1989	1327 *	Ad
				4497.22	1989	1327 *	Ad
				4497.24	1989	1327 *	Ad
4019.5	1996	872	Am ¹²⁸¹		1992	877	Am
4024.2	1990	146 *	Am	4497.26	1989	1327 *	Ad
	1992	326	Am	4497.28	1989	1327 *	Ad
	1993	86	Am		1992	877	Am
	1993	603	Am (by Sec. 3 of Ch.)	4497.30	1989	1327 *	Ad
					1992	877	Am
	1993	605	Am (by Sec. 13.6 of Ch.)	4497.32	1989	1327 *	Ad
				4497.34	1989	1327 *	Ad
					1995	803 *	Am
4024.3	1996	600	Am	4497.36	1989	1327 *	Ad
4024.4	1995	106	Ad	4497.38	1989	1327 *	Ad
4025	1996	1060	Ad		1995	916	Am ⁸²
	1989	127	Am		1996	6	Am
	1993	404	Am	4497.40	1989	1327 *	Ad
4028	1996	1023 *	Am ¹²⁵³	4497.50	1989	1327 *	Ad
4032	1997	684	Ad & R ³¹⁴	4497.52	1989	1327 *	Ad
4301	1989	1389	Am	4497.54	1989	1327 *	Ad
4329	1990	976 *	Am	4497.56	1989	1327 *	Ad
4415	1996	155 *	Am	4498	1996	160 *	Ad ¹³²²
	1997	17	Am ¹³²⁸	4498.1	1996	160 *	Ad ¹³²²
4419.5	1991	652	Ad	4498.2	1996	160 *	Ad ¹³²²
4489.5	1991	652	Ad	4498.3	1996	160 *	Ad ¹³²²
4496.17	1989	1130 *	Ad	4498.4	1996	160 *	Ad ¹³²²
4496.43	1991	652	Ad	4498.5	1996	160 *	Ad ¹³²²
4496.50	1990	579 *	Ad ³⁹⁴	4498.6	1996	160 *	Ad ¹³²²
4496.51	1990	579 *	Ad ³⁹⁴	4498.7	1996	160 *	Ad ¹³²²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4498.8	1996	160 *	Ad ¹³²²		1995	91	Am (as am by
4498.9	1996	160 *	Ad ¹³²²				Stats. 1994,
4499	1996	160 *	Ad ¹³²²				Ch. 567) ⁹⁶⁴
4499.1	1996	160 *	Ad ¹³²²	5026	1993	124	Ad
4499.2	1996	160 *	Ad ¹³²²		1994	566	R
4499.3	1996	160 *	Ad ¹³²²		1994	567	R
4499.4	1996	160 *	Ad ¹³²²	5028	1994	416	Ad
4499.5	1996	160 *	Ad ¹³²²	5054.1	1994	411	Am
4499.6	1996	160 *	Ad ¹³²²	5054.2	1992	1008	Ad
4499.7	1996	160 *	Ad ¹³²²	5056	1989	1420	Am
4499.8	1996	160 *	Ad ¹³²²		1996	805	Am
4499.9	1996	160 *	Ad ¹³²²		1997	942 *	Am
4501.1	1997	591	Ad & R ³¹⁴	5058	1994	692	Am
4502	1993	554	Am	5058.5	1992	695 *	Ad
	1994	354	Am	5061	1996	805	Am
4532	1991	1162	Am (by Sec. 1	5062	1992	225	Am
			of Ch.)	5068	1989	1061	Am
	1992	5 *	Am	5068.5	1989	1360	Am ⁷³
	1993	589	Am ⁶⁷⁰	5075.5	1992	296	Ad
	1995	377	Am	5077	1992	695 *	Am
4533	1996	872	Am ¹²⁸¹		1996	357 *	Am
4537	1990	819	Am	5085	1993	778	R & Ad
4572	1991	186	R	5085.5	1993	778	R
4573	1990	1580	Am	5086	1993	778	R & Ad
4573.5	1990	1580	Am	5087	1990	548 *	Am
4573.6	1990	1580	Am		1993	778	R & Ad
4573.8	1990	1580	Ad	5088	1990	548 *	Am
4573.9	1990	1580	Ad		1993	778	R & Ad
4600	1996	803	Am	5088.5	1993	778	R
4801	1992	1138	Am	5089	1993	778	R
	1995	905	Am	5090	1993	778	R
4814	1992	711 *	R ⁵¹¹	5091	1993	778	R
4852.01	1994	858	Am	5092	1993	778	R
	1996	981	Am	5093	1993	778	R
	1997	61	Am	5094	1993	778	R
4852.03	1996	981	Am	5095	1993	778	R
4852.05	1996	981	Am	5096	1993	778	R
4852.06	1996	981	Am				
4852.13	1996	129 *	Am	Pt. 3,			
	1996	981	Am (as am by	Title 7,			
			Stats. 1996,	Ch. 4.5,			
			Ch. 129)	heading			
4852.2	1990	632	Am	(Sec. 6006			
5002	1989	1420	Am	et seq.)	1993	932 *	Ad
5003	1990	980	Am	6006	1992	1263	Ad
	1990	981 *	Am	6006.5	1993	932 *	Ad
5003.14	1995	741	Ad	6007	1992	1263	Ad
5006.1	1995	145	Am		1993	932 *	Am
5007.5	1994	145 *	Ad		1994	993 *	Am
	1995	749 *	Am	6008	1992	1263	Ad
5009	1992	281 *	Am	6009	1993	932 *	Ad
5010	IX 1993-94	16	Ad	6025	1989	1327 *	Am
5021	1990	1580	Ad		1997	830	Am
5022	1993	211 *	Ad	6025.6	1991	1017	Ad
5023	1994	145 *	Ad	6029	1989	1327 *	Am
	1995	749 *	Am	6029.1	1996	155 *	Am
5025	1992	1322	Ad	6031	1992	695 *	Am
	1994	565 *	Am				R & Ad ⁵⁷⁴
	1994	566	Am	6031.1	1996	1023 *	Am ¹²⁵³
	1994	567	Am	6031.2	1991	1017	Am
					1996	805	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6031.4	1993	787	Am	7428	1990	5	Ad ⁴⁴⁶
6031.5	1991	1100	Am	7429	1990	5	Ad ⁴⁴⁶
6031.6	1993	787	Ad	7430	1990	5	Ad ⁴⁴⁶
6035	1991	1100	Am	7431	1990	5	Ad ⁴⁴⁶
6044	1996	805	R	7432	1990	5	Ad ⁴⁴⁶
6050	1989	1420	Am	7433	1990	5	Ad ⁴⁴⁶
	1992	1279	Am	7434	1990	5	Ad ⁴⁴⁶
6051	1994	765	Ad	7440	1990	576 *	Ad ³⁹¹
	1996	805	Am	7441	1990	576 *	Ad ³⁹¹
6054	1993	1300	R	7442	1990	576 *	Ad ³⁹¹
6105	1989	1420	Am	7443	1990	576 *	Ad ³⁹¹
	1992	1279	Am	7444	1990	576 *	Ad ³⁹¹
6125	1994	766	Ad	7445	1990	576 *	Ad ³⁹¹
6126	1994	766	Ad	7446	1990	576 *	Ad ³⁹¹
6127	1994	766	Ad	7447	1990	576 *	Ad ³⁹¹
6128	1994	766	Ad	7448	1990	576 *	Ad ³⁹¹
6129	1994	766	Ad	7449	1990	576 *	Ad ³⁹¹
6130	1995	740	Ad & R ⁴⁰	7450	1990	576 *	Ad ³⁹¹
6131	1995	740	Ad & R ⁴⁰	7451	1990	576 *	Ad ³⁹¹
6132	1995	740	Ad & R ⁴⁰	7452	1990	576 *	Ad ³⁹¹
6133	1995	740	Ad & R ⁴⁰	7453	1990	576 *	Ad ³⁹¹
6134	1995	740	Ad & R ⁴⁰	7454	1990	576 *	Ad ³⁹¹
6205	1989	1420	Am	7500	1991	768 *	S ^{322 36}
6225	1995	372	Am		1994	1190 *	S ^{946 677 40}
6228	1995	372	Am		1996	1107	Am
6240	1990	1594	Ad		1997	17	Am ¹³²⁸
6240.5	1990	1594	Ad	7501	1991	768 *	S ^{322 36}
6240.6	1990	1594	Ad		1994	1190 *	S ^{946 677 40}
6241	1990	1594	Ad		1996	1107	Am
6241.5	1990	1594	Ad		1997	17	Am ¹³²⁸
6242	1990	1594	Ad	7502	1991	768 *	S ^{322 36}
	1991	1100	Am		1994	1190 *	S ^{946 677 40}
	1992	202	Am	7503	1991	768 *	S ^{322 36}
	1993	589	Am ⁶⁷⁰		1994	1190 *	S ^{946 677 40}
6242.5	1990	1594	Ad		1996	1107	Am
6242.6	1990	1594	Ad	7504	1991	768 *	S ^{322 36}
	1991	1017	Am		1994	1190 *	S ^{946 677 40}
6243	1990	1594	Ad		1996	1023 *	Am ¹²⁵³
6245	1990	1594	Ad	7505	1994	1190 *	Ad ^{946 677}
6246	1990	1594	Ad				Ad ¹⁶⁰
6247	1994	549 *	Ad		1996	1107	Am
6250	1997	643	Am	7510	1989	1360	Am ⁷³
6250.5	1997	643	Ad		1991	768 *	S ^{322 36}
6257	1992	1284	Ad ⁸²		1994	1190 *	S ^{946 677 40}
6258	1989	879	Ad		1991	768 *	Am ^{322 36}
6258.1	1989	879	Ad	7511	1994	1190 *	S ^{946 677 40}
7000	1997	868	Am		1991	768 *	S ^{322 36}
7005	1997	868	Ad	7512	1994	1190 *	S ^{946 677 40}
7005.5	1997	868	Ad		1991	768 *	S ^{322 36}
7007	1989	1360	R ⁷³	7512.5	1994	1190 *	S ^{946 677 40}
7309.5	1991	652	Ad		1996	1107	Am
7409.5	1991	652	Ad	7513	1991	768 *	S ^{322 36}
7420	1990	5	Ad ⁴⁴⁶		1994	1190 *	S ^{946 677 40}
7421	1990	5	Ad ⁴⁴⁶		1996	1107	Am
7422	1990	5	Ad ⁴⁴⁶	7514	1991	768 *	Am ^{322 36}
7423	1990	5	Ad ⁴⁴⁶		1992	427	Am ⁵¹¹
7424	1990	5	Ad ⁴⁴⁶		1992	711 *	Am ⁵¹¹
7425	1990	5	Ad ⁴⁴⁶		1994	1190 *	S ^{946 677 40}
7426	1990	5	Ad ⁴⁴⁶	7515	1991	768 *	S ^{322 36}
7426.5	1990	5	Ad ⁴⁴⁶		1994	1190 *	S ^{946 677 40}
7427	1990	5	Ad ⁴⁴⁶		1996	1107	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
7515 (Cont.)	1997	17	Am ¹³²⁸		1993	932*	R
7516	1991	768*	S ^{322 36}	7584	1992	1263	Ad
	1994	1190*	S ^{946 677 40}		1993	932*	R
7516.5	1991	768*	S ^{322 36}	7585	1992	1263	Ad
	1994	1190*	S ^{946 677 40}		1993	932*	R
7516.8	1991	768*	S ^{322 36}	Pt. 3,			
	1994	1190*	S ^{946 677 40}	Title 9,			
7517	1991	768*	S ^{322 36}	heading			
	1994	1190*	S ^{946 677 40}	(Sec. 8000			
7518	1991	768*	S ^{322 36}	et seq.)	1X 1993-94	41	Am
	1994	1190*	S ^{946 677 40}	Pt. 3,			
	1996	1107	Am	Title 9,			
7519	1991	768*	S ^{322 36}	Ch. 1,			
	1994	1190*	S ^{946 677 40}	heading			
7520	1991	768*	S ^{322 36}	(Sec. 8000			
	1994	1190*	S ^{946 677 40}	et seq.)	1X 1993-94	41	Ad
	1996	1107	Am	8000	1990	398	Ad
7521	1991	768*	S ^{322 36}	8001	1990	398	Ad
	1994	1190*	S ^{946 677 40}	8002	1990	398	Ad
	1996	1107	Am	8050	1X 1993-94	41	Ad
7522	1991	768*	S ^{322 36}	8051	1X 1993-94	41	Ad
	1994	1190*	S ^{946 677 40}	8052	1X 1993-94	41	Ad
	1996	1107	Am	8060	1X 1993-94	41	Ad
7523	1991	768*	S ^{322 36}	8061	1X 1993-94	41	Ad
	1994	1190*	S ^{946 677 40}	8080	1X 1993-94	41	Ad
7530	1991	768*	S ^{322 36}	8090	1X 1993-94	41	Ad
	1994	1190*	S ^{946 677 40}	8091	1X 1993-94	41	Ad
7531	1991	768*	S ^{322 36}	8092	1X 1993-94	41	Ad
	1994	1190*	S ^{946 677 40}	8093	1X 1993-94	41	Ad
7540	1991	768*	S ^{322 36}	9000	1995	867	Ad & R ³¹⁴
	1994	1190*	S ^{946 677 40}	9001	1995	867	Ad & R ³¹⁴
7550	1991	768*	S ^{322 36}	9002	1995	867	Ad & R ³¹⁴
	1994	1190*	S ^{946 677 40}	9003	1995	867	Ad & R ³¹⁴
7551	1991	768*	S ^{322 36}	9004	1995	867	Ad & R ³¹⁴
	1994	1190*	S ^{946 677 40}	9005	1995	867	Ad & R ³¹⁴
7552	1991	768*	S ^{322 36}	9006	1995	867	Ad & R ³¹⁴
	1994	1190*	S ^{946 677 40}	9007	1995	867	Ad & R ³¹⁴
7553	1991	768*	S ^{322 36}	9008	1995	867	Ad & R ³¹⁴
	1994	1190*	S ^{946 677 40}	9009	1995	867	Ad & R ³¹⁴
7554	1990	1138	Ad & R ⁷⁰	10006	1994	323	Ad
	1991	768*	Am ^{322 36}	11060	1993	56	Am ⁶⁷⁰
	1992	713*	Am	11101	1993	1270	Am
	1994	1190*	S ^{946 677 40}	11105	1990	1570	Am
7555	1991	768*	Ad ³²²		1993	1269	Am
			R ¹¹⁷		1993	1270	Am
	1994	1190*	Am ^{946 677 40}		1995	806	Am
7570	1993	932*	Ad		1996	1023*	Am (as am by
7571	1993	932*	Ad				Stats. 1995,
7572	1993	932*	Ad				Ch. 806) ¹²⁵³
7573	1993	932*	Ad		1996	1026	Am
7574	1993	932*	Ad		1997	598	Am
7575	1993	932*	Ad	11105.02	1992	1026	Ad
7576	1993	932*	Ad	11105.03	1X 1993-94	50	Ad
7580	1992	1263	Ad				R ⁸⁹⁸
	1993	932*	R		1997	105*	Am ¹³
7581	1992	1263	Ad	11105.3	1990	1570	Am
	1993	932*	R		1991	937	Am
7582	1992	1263	Ad		1992	163	Am ^{42 511}
	1993	932*	R		1992	1227	Am
7583	1992	1263	Ad		1993	219	Am
					1993	610	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11105.3 (Cont.)	1993	611 *	Am	11161.9	1993	992	Ad
	1994	1263	Am (by Sec. 5 of Ch.)	11162	1993	992	Am
	1994	1264	Am (by Sec. 1 of Ch.)	11162.5	1993	992	Ad
	1994	1269	Am (by Sec. 61.3 of Ch.)	11162.7	1993	992	Ad
	1997	586	Am	11163	1993	992	Ad
11105.4	1990	1570	Ad	11163.2	1993	992	Ad
11105.6	1997	441	Ad	11163.3	1995	710	Ad
11106	1989	257	Am	11163.4	1995	710	Ad
	1990	9	Am	11163.5	1995	710	Ad
	1990	177 *	Am (as am by Stats. 1990, Ch. 9) ²⁰	11165.1	1997	83	Am
	1991	5 *	Am ²⁰	11165.12	1990	1330	Am
	1991	951	Am		1997	842	Am
	1992	1326	Am (by Sec. 1 of Ch.)	11165.13	1990	1603	Ad ⁵⁴
	1992	1340	Am (by Sec. 5 of Ch.)		1996	1023 *	Am ¹²⁵³
	1993	1167	Am	11165.14	1991	1102	Ad
	1994	716	Am	11165.15	1992	459	Ad
	1996	128	Am	11165.16	1993	510	Ad
	1996	924	Am (by Sec. 3.5 of Ch.)		1997	598	Am
	1997	17	Am ¹³²⁸	11165.17	1996	1081	Ad
	1997	462	Am	11165.4	1993	346	Am
11106.1	1989	257	Ad	11165.5	1993	346	Am
	1993	1270	Am	11165.6	1993	346	Am
11106.2	1989	257	Ad	11165.7	1991	132	Am
11108.5	1997	113	Ad		1992	459	Am
11109	1996	124	Ad(RN) ¹¹⁹⁷	11165.8	1996	1081	Am
11110	1994	146	Ad(RN) ⁸³³	11166	1990	1603	Am ⁵⁴
Pt. 4, Title 1, Ch. 1, Art. 3.5, heading (Sec. 1112.1 et seq.)	1993	1270	Am		1992	459	Am
	1993	1270	Ad		1993	510	Am
	1994	146	Am (as ad by Stats. 1993, Ch. 1270) & RN ⁸³³		1996	1081	Am
	1996	124	Am & RN ¹¹⁹⁷	11166.1	1992	844	Am
11125	1992	1227	Am	11166.2	1990	650	Am
11126	1992	1227	Am	11166.5	1990	931	Am
11155	1990	1692	Am		1991	132	Am
Pt. 4, Title 1, Art. 2, heading (Sec. 11160 et seq.)	1993	992	Am		1992	459	Am
	1993	992	R & Ad		1993	510	Am
	IX 1993-94	19	Am		1996	1081	Am
	1996	696	Ad & R ⁷¹⁹	11166.9	1992	844	Ad & R ⁷⁰
	1993	992	R & Ad		1995	539	Am ¹³
11160	IX 1993-94	19	Am		1997	842	Am
11160.1	1996	696	Ad & R ⁷¹⁹	11166.95	1997	606 *	Ad
11161	1993	992	R & Ad	11167	1992	163	Am ^{42 511}
					1992	316	Am
					1993	219	Am
					1997	324	Am
				11167.5	1989	153	Am
					1989	1169	Am (as am by Stats. 1989, Ch. 153)
					1995	391	Am
					1997	24	Am
					1997	842	Am (by Sec. 4 of Ch.)
					1997	844	Am (by Sec. 1.5 of Ch.)
				11169	1997	842	Am
				11170	1989	153	Am
					1990	1330	Am (by Sec. 2 of Ch.)

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<i>Affected By</i>				<i>Affected By</i>			
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11170 (Cont.)	1990	1363	Am (by Sec. 15.7 of Ch.) ⁵⁴		1996	128	Am
	1992	163	Am ^{42 511}		1996	734	Am (as am by Stats. 1996, Ch. 128)
	1992	1338	Am (by Sec. 2 of Ch.)		1997	235	Am
	1993	219	Am	12001.1	1997	462	Am
	1996	1081	Am (by Sec. 5 of Ch.)	12001.6	1991	950	R
	1997	842	Am (by Sec. 6 of Ch.)		1989	19	Am
	1997	843	Am (by Sec. 5 of Ch.)		1993	606*	Am
	1997	844	Am (by Sec. 2.5 of Ch.)	12002	1996	143	Am
11170.5	1993	491	Ad	Pt. 4, Title 2, Ch. 1, Art. 2, heading (Sec. 12020 et seq.)	1993	606*	Am
	1997	842	Am	12020	1989	358	Am
11172	1992	459	Am		1990	350	Am ²³³
	1993	510	Am		1990	1690	Am (as am by Stats. 1990, Ch. 350)
	1996	1081	Am		1993	357	Am
11174.1	1989	1053*	Am		1993	1139	Am (by Sec. 2 of Ch.)
11177.2	1993	824*	Ad		1994	23	Am
	1995	313*	Am		1995	128	Am
11207	1994	1010	Am ⁸³²		1997	158	Am
11234	1994	1010	Am ⁸³²		1997	593	Am (by Sec. 1.5 of Ch.)
11319	1992	276	Ad	12020.5	1989	18	Am
11400	1991	186	R		1989	19	Am
11401	1991	186	R		1990	81	Am
11402	1991	186	R		1995	263	Am
11411	1991	605	Am		1997	593	Am
11413	1989	1162	Am	12021	1989	254	Am
	1990	643	Am		1989	1044	Am (as am by Stats. 1989, Ch. 254)
	1993	552	Am		1990	9	Am
	1995	876	Am		1990	1180	Am (as am by Stats. 1990, Ch. 9)
	1997	212	Am		1991	953*	Am
11414	1994	529	Ad		1991	955	Am (by Sec. 3 of Ch.)
11450	1990	569	R		1992	163	Am ^{42 511}
11450.5	1990	569	R		1993	219	Am ⁶⁸⁶
11451	1990	569	R		1993	297	Am
11452	1990	569	R		1993	600	Am (by Sec. 1 of Ch.)
11453	1990	569	R		1993	612	Am (by Sec. 2 of Ch.)
11454	1990	569	R		1994	23	Am
Pt. 4, Title 2, Ch. 1, heading (Sec. 12000 et seq.)	1990	1090	Am		1994	146	Am ⁸³³
12001	1990	9	Am		1994	451	Am
	1991	950	Am (by Sec. 2 of Ch.)		1X 1993-94	27	Am
	1991	955	Am (by Sec. 1.1 of Ch.)		1X 1993-94	29	Am (by Sec. 4 of Ch.)
	1992	1326	Am		1X 1993-94	33	Am (by Sec. 3.5 of Ch.)
	1993	606*	Am				
	1994	23	Am				
	1994	716	Am (by Sec. 2 of Ch.)				
	1X 1993-94	32	Am (by Sec. 2 of Ch.) ⁹⁵⁵				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12021 (Cont.)	1995	178	Am	1993	610	Am (by Sec. 27 of Ch.) ³⁴⁶	
	1997	143	Am (by Sec. 1 of Ch.)			Am (by Sec. 27.5 of Ch.) ⁴²	
	1997	158	Am (by Sec. 2.5 of Ch.)	1993	611 *	Am (by Sec. 31 of Ch.) ³⁴⁶	
12021.1	1989	254	Am			Am (by Sec. 31.5 of Ch.) ⁴²	
	1989	254	Am (as am by Stats. 1989, Ch. 254)	1X 1993-94	31	Am	
	1993	602	Am (by Sec. 1 of Ch.)	1X 1993-94	33	Am	
	1993	610	Am (by Sec. 25.5 of Ch.)	1995	377	Am	
	1993	611 *	Am (by Sec. 29 of Ch.) ³⁴⁶	12022.53	1997	503	Ad
			Am (as am by Sec. 29.5 of Ch.) ⁴²	12022.55	1X 1993-94	31	Am
	1993	612	Am (by Sec. 9 of Ch.)	1X 1993-94	33	Am	
12021.3	1994	820	Ad	12022.6	1989	1357	Am
	1995	178	R		1990	1571	Am
12021.5	1989	841	Ad				R & Ad ²⁸⁴
	1X 1993-94	32	Am	1992	104 *	R (as am by Sec. 2, Stats. 1990, Ch. 1571)	
	1995	263	Am				Am (as am by Sec. 1, Stats. 1990, Ch. 1571) ¹³³
12022	1989	18	Am				
	1989	19	Am	1993	703	Am	
	1989	1167	Am (as am by Stats. 1989, Ch. 19)	1996	861	Am	
			Am (by Sec. 1 of Ch.) ¹¹³	1997	551	Am ¹⁴⁰⁷	
	1989	1284 *	Am (by Sec. 2 of Ch.) ⁵²	12022.7	1993	607	Am (by Sec. 2 of Ch.)
	1993	610	Am				Am (by Sec. 2 of Ch.)
	1993	611 *	Am	1994	873	Am	
	1995	377	Am	1995	341	Am	
12022.2	1989	1167	Am	12022.8	1994	1188	Ad
	1991	584	Am		1997	109	Am
	1X 1993-94	31	Am	12022.9	1992	510 *	Am
	1X 1993-94	33	Am		1993	22 *	Am
12022.3	1989	1167	Am		1993	589	Am ⁶⁷⁰
	1991	512	Am	12022.95	1994	1263	Ad
	1992	929	Am ⁸²	12023	1994	23	R & Ad
	1993	299	Am	12024	1994	23	Ad(RN)
	1X 1993-94	31	Am	12025	1992	1340	Am
	1X 1993-94	33	Am		1993	1167	Am
	1997	109	Am		1994	23	Am
12022.4	1989	1167	Am		1996	787	Am
12022.5	1989	18	Am	12025.5	1997	459	Am
	1989	19	Am		1990	1249	Ad
	1989	1044	Am (as am by Stats. 1989, Ch. 19)		1992	163	Am ^{42 511}
			Am (as am by Stats. 1989, Ch. 19)	12026	1993	219	Am
	1990	41	Am		1989	958	Am
	1993	609	Am (by Sec. 4 of Ch.)		1995	322	Am
				12026.1	1995	322	Am
				12026.2	1991	5 *	Am ²⁰
					1991	951	Am
					1993	606 *	Am
					1994	23	Am
					1994	451	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12026.2 (Cont.)	1994	716	Am	12040	1X 1993-94	27	Ad
	1995	322	Am	Pt. 4,			
	1997	158	Am	Title 2,			
	1997	462	Am	Ch. 1,			
12027	1991	952	Am	Art. 3,			
	1992	1326	Am (by Sec. 3 of Ch.)	heading			
	1992	1340	Am (by Sec. 8 of Ch.)	(Sec. 12050 et seq.)	1993	606*	Am
	1993	224	Am	12050	1992	1340	Am
	1993	428	Am (by Sec. 2 of Ch.)		1993	1167	Am
	1996	668	Am		1997	408	Am
12027.1	1991	952	Am		1997	744	Am (by Sec. 2 of Ch.)
	1993	428	Am	12051	1992	1340	Am
12028	1990	1695	Am (by Sec. 10.5 of Ch.)		1993	1167	Am
	1991	5*	Am ²⁰		1994	716	Am
	1991	961	Am	12052	1992	1340	Am (by Sec. 11 of Ch.)
	1991	1091	Am ⁴⁶²		1993	1167	Am
	1996	1142*	Am		1994	716	Am
12028.5	1989	850	Am (by Sec. 2 of Ch.)	12052	1992	1340	Am (by Sec. 11 of Ch.)
	1989	1165	Am (by Sec. 39.1 of Ch.)		1992	1341	Am (by Sec. 12 of Ch.)
	1990	1695	Am	12053	1993	1167	R & Ad
	1991	866	Am (by Sec. 6 of Ch.)	12054	1993	1167	Am
	1992	163	Am ^{42,511}	Pt. 4,			
	1992	1136	Am	Title 2,			
	1993	219	Am ⁶⁸⁶	Ch. 1,			
	1993	1098	Am	Art. 4,			
	1994	871	Am	heading			
	1994	872	Am	(Sec. 12070 et seq.)	1990	9	Am
	1995	GRP 1	S ¹¹⁶⁸	12070	1989	179	Am
	1996	305	Am ¹²¹⁴		1990	9	Am
12031	1990	1249	Am		1991	5*	Am ²⁰
	1991	952	Am (by Sec. 3 of Ch.)		1991	951	Am
	1991	1022	Am (by Sec. 1.1 of Ch.)		1991	955	Am (by Sec. 4.1 of Ch., as am by Stats. 1991, Ch. 5)
	1992	163	Am ^{42,511}		1992	1326	Am
	1993	219	Am ⁶⁸⁶		1993	219	Am ⁶⁸⁶
	1993	224	Am		1993	606*	Am
	1993	428	Am (by Sec. 5 of Ch., as am by Sec. 117, Stats. 1992, Ch. 163)			R & Ad ⁴²	
	1996	787	Am		1994	451	Am
	1997	598	Am		1996	668	Am
12031.5	1991	1022	Ad	12071	1990	9	Am (by Sec. 5 of Ch.)
	1996	787	R		1991	5*	Am ²⁰
12032	1996	1142*	Am		1991	950	Am (by Sec. 5 of Ch., as am by Stats. 1991, Ch. 5)
12033	1997	17	Am ¹³²⁸		1991	955	Am (by Sec. 5 of Ch., as am by Stats. 1991, Ch. 5)
	1997	452*	Am		1991	956	Am
12035	1991	956	Ad		1992	6*	Am ⁴⁹⁸
	1997	460	Am		1992	1326	Am (as am by Sec. 1, Stats. 1992, Ch. 6)
12036	1997	460	Ad		1993	189	Am
12039	1996	559	Ad				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12071 (Cont.)	1993	606*	Am (by Sec. 9 of Ch.) ³⁴⁶ Am (by Sec. 9.5 of Ch.) ⁴²	1991	951	Am (by Sec. 6 of Ch.)	
	1993	1139	Am (by Sec. 5 of Ch.) ⁴²	1991	953*	Am (by Sec. 5 of Ch.) ¹⁹⁴ Am (by Sec. 5.5 of Ch.) ⁶³	
	1994	23	Am	1991	954	Am (by Sec. 1.7 of Ch.)	
	1994	714	Am (by Sec. 1 of Ch.)	1992	163	Am ^{42 511}	
	1994	715	Am (by Sec. 1 of Ch.)	1992	1326	Am (by Sec. 8 of Ch.)	
	1994	716	Am (by Sec. 5.3 of Ch.)	1993	219	Am ⁶⁸⁶	
	1995	91	Am ⁹⁶⁴	1993	606*	Am R & Ad ⁴²	
	1995	178	Am	1994	23	Am	
	1996	128	Am	1994	451	Am (by Sec. 8 of Ch.)	
	1997	17	Am ¹³²⁸	1994	716	Am	
	1997	460	Am (by Sec. 3 of Ch.)	1995	901	Am (by Sec. 1 of Ch.)	
12071.1	1991	955	Ad	1996	128	Am	
	1992	6*	Am ⁴⁹⁸	1997	235	Am	
12072	1990	9	Am (by Sec. 6 of Ch.)	1997	462	Am (by Sec. 6 of Ch.)	
	1991	5*	Am ²⁰	12076.1	1990	1180 Ad	
	1991	950	Am (by Sec. 13 of Ch., as am by Stats. 1991, Ch. 5)	1991	953*	R	
	1991	951	Am (by Sec. 4.1 of Ch.)	12077	1989	1360 R (as ad by Stats. 1988, Ch. 1180) ³	
	1992	1326	Am	1990	9	Am	
	1993	606*	Am	1990	177*	Am (as am by Stats. 1990, Ch. 9) ²⁰	
	1994	23	Am	1990	1090	Am (as am by Stats. 1990, Ch. 177)	
	1994	451	Am (by Sec. 7 of Ch.)	1991	951	Am (as am by Stats. 1990, Ch. 1090)	
	1994	716	Am (by Sec. 6.5 of Ch.)	1991	955	Am (by Sec. 7.1 of Ch.)	
	1X 1993-94	33	Am ⁹⁵⁵	1992	1326	Am	
	1995	178	Am	1993	606*	Am	
	1996	128	Am	1994	23	Am	
	1996	845	Am	1994	716	Am	
	1997	17	Am ¹³²⁸	1996	128	Am	
	1997	462	Am (by Sec. 5 of Ch.)	1996	668	Am	
12073	1990	9	Am	1997	462	Am	
	1991	951	Am	12078	1990	9 Am	
	1992	1326	Am	1990	177*	Am (as am by Stats. 1990, Ch. 9) ²⁰	
	1993	606*	Am	1991	5*	Am ²⁰	
	1994	23	Am	1991	951	Am	
	1996	128	Am	1991	955	Am (by Sec. 8.1 of Ch., as am by Stats. 1991, Ch. 5)	
12074	1994	716	Am	1992	1326	Am	
	1996	128	Am	1993	219	Am ⁶⁸⁶	
12076	1990	9	Am				
	1990	177*	Am (as am by Stats. 1990, Ch. 9) ²⁰				
	1990	1090	Am (as am by Stats. 1990, Ch. 177)				

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12078 (Cont.)	1993	606*	Am R & Ad ⁴²		1989	19	R (as ad by Stats. 1989, Ch. 18)
	1994	23	Am				& Ad
	1994	451	Am (by Sec. 9 of Ch.)	12275.5	1989	18	Ad
	1994	716	Am (by Sec. 10.5 of Ch.)		1989	19	R (as ad by Stats. 1989, Ch. 18)
	1X 1993-94	33	Am ⁹⁵⁵				& Ad
	1995	91	Am ⁹⁶⁴	12276	1989	18	Ad
	1996	128	Am		1989	19	R (as ad by Stats. 1989, Ch. 18)
	1996	668	Am				& Ad
	1997	17	Am ¹³²⁸				
	1997	235	Am				
12080	1991	950	Am		1991	954	Am
12081	1991	950	Am		1992	427	Am ⁵¹¹
	1992	1340	Am		1993	606*	Am
	1993	606*	Am	12276.5	1989	19	Ad
	1995	902	Am (by Sec. 2 of Ch.)		1990	874	Am
	1996	668	Am		1991	954	Am
12082	1990	9	Am	12277	1989	18	Ad
	1991	5*	Am ²⁰		1989	19	R (as ad by Stats. 1989, Ch. 18)
	1991	955	Am (as am by Stats. 1991, Ch. 5)				& Ad
	1992	1326	Am	12280	1994	1010	Am ⁸³²
	1994	23	Am		1989	18	Ad
	1996	128	Am		1989	19	R (as ad by Stats. 1989, Ch. 18)
	1997	462	Am				& Ad
12083	1990	9	Ad				
	1991	5*	Am ²⁰		1989	959	Am (as ad by Stats. 1989, Ch. 19)
	1996	128	R				
12084	1991	950	Am (as ad by Stats. 1991, Ch. 951)		1990	177*	Am
	1991	951	Ad (by Sec. 8.1 of Ch.)		1990	653	Am (by Sec. 2 of Ch.)
	1992	1326	Am		1991	952	Am (by Sec. 4 of Ch.)
	1993	606*	Am		1991	954	Am (by Sec. 4.5 of Ch.)
	1994	23	Am				
	1994	451	Am		1992	1326	Am
	1996	128	Am		1995	GRP 1	S ¹¹⁶⁸
	1997	17	Am ¹³²⁸		1996	305	Am ¹²¹⁴
12092	1997	158	Am	12285	1989	18	Ad
12094	1997	158	Am		1989	19	R (as ad by Stats. 1989, Ch. 18)
12100	1990	41	Am				& Ad
	1991	165	Am				
	1994	23	R		1990	177*	Am
12101	1994	23	Am		1991	954	Am
	1994	451	Am		1993	662	Am (by Sec. 1 of Ch.)
	1994	717	Am (by Sec. 1.5 of Ch.)		1993	1139	Am (by Sec. 7 of Ch.)
	1X 1993-94	33	Am ⁹⁵⁷				
	1995	751	Am		1994	23	Am
12201	1993	461	Am		1989	18	Ad
	1997	158	Am	12286	1989	19	R (as ad by Stats. 1989, Ch. 18)
12220	1990	81	Am				& Ad
12230	1990	81	Am				
12275	1989	18	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12286 (Cont.)	1990	216	Am ²⁰⁶	12350	1990	9	R
12287	1990	653	Ad	12351	1990	9	R
12288	1989	19	Ad	12361	1995	GRP 1	S ¹¹⁶⁸
12288.5	1992	1331	Ad		1996	305	Am ¹²¹⁴
	1993	589	Am ⁶⁷⁰	12368	1995	GRP 1	S ¹¹⁶⁸
12289	1991	954	Ad		1996	305	Am ¹²¹⁴
12290	1989	18	Ad	12369	1995	GRP 1	S ¹¹⁶⁸
	1989	19	R (as ad by Stats. 1989, Ch. 18) & Ad		1996	305	Am ¹²¹⁴
	1990	177 *	Am	12403	1990	350	Am ²³³
	1990	1257	Am (as am by Stats. 1990, Ch. 177)		1995	15	Am
	1992	1326	Am		1995	437	Am
12301	1992	537	Am	12403.5	1995	437	Am
	1994	807	Am	12403.6	1995	437	R
12302	1997	260	Am	12403.7	1993	954	Am
12305	1993	683	Am		1995	437	Am
	1994	146	Am ⁸³³		1997	17	Am ¹³²⁸
	1994	1263	Am	12403.8	1993	954	Am
12308	1997	302	Am		1995	437	Am
12316	1994	714	Ad	12403.9	1995	15	Ad
	IX 1993-94	32	Am (as ad by Stats. 1994, Ch. 714)	12423	1995	437	Am
	1995	377	Am	12426	1995	437	Am
	1997	158	Am (by Sec. 7 of Ch.)	12435	1995	437	R
	1997	463	Am (by Sec. 2 of Ch.)	12450	1993	954	Am
Pt. 4, Title 2, Ch. 2.6, heading (Sec. 12320 et seq.)					1995	437	R
	1994	714	Am	12451	1995	437	R
12320	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12452	1995	437	R
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12453	1995	437	R
12321	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12454	1995	437	R
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12455	1995	437	R
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12456	1995	437	R
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12457	1995	437	R
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12457.1	1995	437	R
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12458	1991	GRP	S ⁴²⁰
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶		1995	437	R
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12460	1993	954	Ad
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶		1995	437	R
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12501	1990	81	R & Ad
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12520	1990	81	Am
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12551	1994	23	Am
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12552	1994	23	Am
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶		1994	716	Am
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12553	1994	23	R
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12560	1990	9	R
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12583	1990	81	Ad
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶		1997	598	Am
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12601	1993	606 *	Am
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	Pt. 4, Title 2, Ch. 6, Art. 8, heading (Sec. 12800 et seq.)	1997	17	Am ¹³²⁸
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12800	1991	950	Ad
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶		1994	23	Am
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12801	1991	950	Ad
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12802	1991	950	Ad
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶		1994	23	Am
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12803	1991	950	Ad
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶		1992	6 *	Am ⁴⁹⁸
	1990	216	R (as ad by Stats. 1982, Ch. 949) ²⁰⁶	12804	1991	950	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PENAL CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
12805	1991	950	Ad	13540	1989	1165	Ad
12806	1991	950	Ad		1990	82*	Am
12807	1991	950	Ad	13541	1989	1165	Ad
12808	1991	950	Ad	13542	1989	1165	Ad
12809	1991	950	Ad		1990	82*	Am
	1993	606*	Am	13550	1992	1249	Ad
13000	1994	875	Ad	13551	1992	1249	Ad
13010.5	1995	803*	Ad		1994	43	Am
13012	1995	803*	Am		1996	591	Am
13014	1992	1338	Ad	13552	1992	1249	Ad
13020	1996	872	Am ¹²⁸¹		1994	43	Am
13023	1989	1172	Ad	13553	1992	1249	Ad
13050	1994	431	Ad	13600	1994	826	Am
13051	1994	431	Ad	13601	1994	826	Am
13103	1989	257	Ad	13700	1989	714	S ⁵⁷
13104	1989	257	Ad		1992	1136	Am
13203	1990	769	Ad		1993	1229	Am (by Sec. 3 of Ch.)
	1993	785	Am		1993	1230	Am (by Sec. 1.5 of Ch.)
	1996	743	Am				S ¹¹⁶⁸
13300	1990	769	Am		1995	GRP 1	S ¹¹⁶⁸
	1992	1026	Am		1996	305	Am ¹²¹⁴
	1993	785	Am	13701	1989	714	S ⁵⁷
	1996	743	Am		1990	1692	Am
13500	1992	1267	Am		1991	999	Am
13507	1989	950	Am		1995	246	Am
13508	1991	1074	Ad ⁴³⁵	13702	1990	1692	Ad
13510	1990	333	Am	13710	1989	714	S ⁵⁷
	1990	477	Am		1990	1692	Am
	1991	910	Am	13711	1990	1692	Ad
	1996	950	Am	13730	1989	714	S ⁵⁷
13510.1	1992	1249	Am		1993	1230	Am
13510.3	1996	591	Ad		1995	965	Am
13510.5	1992	427	Am ⁵¹¹	13731	1989	714	R
	1993	409*	Am		1996	375	Ad
	1995	GRP 1	S ¹¹⁶⁸	13750	1994	454	Ad ⁹⁰¹
	1995	GRP 3	S ¹¹⁷²				R ⁷⁹
	1996	305	Am ¹²¹⁴	13751	1994	454	Ad ⁹⁰¹
	1996	332	Am				R ⁷⁹
13510.6	1997	117*	Ad	13752	1994	454	Ad ⁹⁰¹
13511.3	1994	43	Ad				R ⁷⁹
13511.5	1993	606*	Am	13753	1994	454	Ad ⁹⁰¹
13515	1997	444	Ad				R ⁷⁹
13518	1995	GRP 1	S ¹¹⁶⁸	13754	1994	454	Ad ⁹⁰¹
	1996	305	Am ¹²¹⁴				R ⁷⁹
13519	1989	850	Am	13755	1994	454	Ad ⁹⁰¹
	1991	912	Am				R ⁷⁹
	1993	1098	Am	13756	1994	454	Ad ⁹⁰¹
	1995	965	Am				R ⁷⁹
13519.3	1989	1111	Ad	13760	1997	908	Ad & R ⁷¹⁹
13519.4	1990	480	Ad	13761	1997	908	Ad & R ⁷¹⁹
	1992	1267	Am	13762	1997	908	Ad & R ⁷¹⁹
13519.5	1990	333	Ad	13763	1997	908	Ad & R ⁷¹⁹
13519.6	1992	1239	Ad	13764	1997	908	Ad & R ⁷¹⁹
13519.7	1993	126	Ad	13765	1997	908	Ad & R ⁷¹⁹
13519.8	1993	340	Ad	13810	1996	155*	Am
13519.9	1994	43	Ad	13823.11	1994	1269	Am
13522	1990	333	Am	13823.13	1989	1210	Ad
13525	1990	333	Am	13823.15	1992	919	Am(RN) ⁸²
13526	1989	1165	Ad	13823.20	1990	1320*	Ad
13526.1	1990	1695	Ad	13823.6	1992	561	Ad
	1996	905	Am ¹³²⁴				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
13823.6 (Cont.)	1994	876	Am ²²	13841	1990	1419	Am
13823.93	1995	860	Ad	13842	1993	56	R ⁶⁷⁰
13823.95	1991	824	Am	13843	1990	1419	Am
13825	1992	919	Ad ⁸²		1992	711 *	Am ⁵¹¹
	1994	1249	Ad	13844	1990	1419	Am
13825.1	1992	919	Ad(RN) ⁸²	13845.5	1990	1419	Ad
	1997	885	Ad	13846	1990	1419	Am
13825.10	1992	711 *	Am (Inc. Ref.) ⁵¹¹	13847	1990	132 *	Ad
				13847.1	1990	132 *	Ad
13825.2	1997	885	Ad	13847.2	1990	132 *	Ad
13825.3	1992	919	Ad ⁸²	13848	1997	906	Ad & R ⁴⁰
	1997	885	Ad	13848.2	1997	906	Ad & R ⁴⁰
13825.4	1997	885	Ad	13848.4	1997	906	Ad & R ⁴⁰
13825.5	1997	885	Ad	13848.6	1997	906	Ad & R ⁴⁰
13825.6	1997	885	Ad	13848.7	1997	906	Ad & R ⁴⁰
13826.1	1989	1344	Am	13850	1995	786	S ^{184 51}
			R & Ad ⁴²		1996	646 *	S ⁵⁷
	1992	711 *	Am (as am by Sec. 1, Stats. 1989, Ch. 1344)	13851	1992	711 *	Am ⁵¹¹
			Am (as ad by Sec. 2, Stats. 1989, Ch. 1344, Chapter purports to amend Gov. C. Sec. 13826.1) ⁵¹¹		1995	786	S ^{184 51}
			Am (as am by Sec. 1 and Sec. 2, Stats. 1989, Ch. 1844)		1996	646 *	S ⁵⁷
				13852	1995	786	S ^{184 51}
					1996	646 *	S ⁵⁷
				13853	1993	610	Am (by Sec. 28 of Ch.)
					1993	611 *	Am (by Sec. 32 of Ch.)
					1994	224	Am
					1995	786	S ^{184 51}
					1996	646 *	Am ⁵⁷
	1992	1015	Am (as am by Sec. 1 and Sec. 2, Stats. 1989, Ch. 1844)	13854	1993	56	Am ⁶⁷⁰
					1995	786	S ^{184 51}
					1996	646 *	S ⁵⁷
				13854.5	1995	786	Ad ¹⁸⁴
							R ⁷⁹
13826.5	1989	1360	Am ⁷³		1996	646 *	R
13826.6	1989	791	Am	13855	1990	1554	Ad & R ⁷⁰
	1990	1625	Am	13855.1	1990	1554	Ad & R ⁷⁰
	1996	561	Am	13855.2	1990	1554	Ad & R ⁷⁰
13826.11	1990	1625	Ad	13855.4	1990	1554	Ad & R ⁷⁰
13826.12	1990	1625	Ad & R ⁶¹	13855.5	1990	1554	Ad & R ⁷⁰
13826.15	1990	280	Ad	13861	1992	711 *	Am ⁵¹¹
	1992	1015	Am	13863	1989	63	Am
13826.25	1989	1344	Am ^{49 75}		1993	56	R ⁶⁷⁰
13826.62	1989	791	Ad	13864	1989	82 *	Ad
	1992	711 *	Am ⁵¹¹		1989	83 *	Ad
13827	1990	1344 *	Am ¹⁹		1989	92 *	Am (as ad by Stats. 1989, Ch. 83)
13827.1	1990	1344 *	Am ¹⁹		1990	923	Am
13827.2	1990	1344 *	S ¹⁹		1992	711 *	Am ⁵¹¹
13827.3	1990	1344 *	Am ¹⁹	13873	1992	1239	Ad
13827.4	1990	1344 *	Am ¹⁹	13881	1992	711 *	Am ⁵¹¹
13827.5	1990	1344 *	R		1996	155 *	Am
13827.6	1990	1344 *	Am ¹⁹	13885	1992	1338	Ad
	1992	711 *	R ⁵¹¹	13885.1	IX 1993-94	6 *	Ad
13827.7	1990	1344 *	Am ¹⁹	13885.15	1994	876	Ad
13834	1992	711 *	R ⁵¹¹	13885.2	1992	1338	Ad
13835.10	1990	1342	Am	13885.4	1992	1338	Ad
	1992	711 *	Am (purports to amend Sec. 13825.10) ⁵¹¹	13885.6	1992	1338	Ad
				13885.8	1992	1338	Ad
13835.2	1990	1342	Am	13890	1997	931	Ad
13835.5	1996	629	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
13891	1997	931	Ad	14011	1991	1091	R (as am by
13892	1997	931	Ad				Stats. 1971,
13894.5	1990	1243	Ad				Ch. 1119)
13894.6	1990	1243	Ad	14012	1989	1220	Ad & R ⁴⁹
13894.7	1990	1243	Ad		1991	1091	R (as ad by
13894.8	1990	1243	Ad				Stats. 1967,
13894.9	1990	1243	Ad				Ch. 1661)
14000	1989	1220	Ad & R ⁴⁹	14013	1989	1220	Ad & R ⁴⁹
	1991	1091	R (as am by		1991	1091	R (as am by
			Stats. 1971,				Stats. 1971,
			Ch. 1119)				Ch. 1119)
	1997	506 *	Ad ¹⁴⁰⁶	14014	1989	1220	Ad & R ⁴⁹
			R ⁶⁸³		1991	1091	R (as ad by
14001	1989	1220	Ad & R ⁴⁹				Stats. 1967,
	1991	1091	R (as ad by				Ch. 1661)
			Stats. 1967,	14015	1989	1220	Ad & R ⁴⁹
			Ch. 1661)		1991	1091	R (as ad by
	1997	506 *	Ad ¹⁴⁰⁶				Stats. 1967,
			R ⁶⁸³				Ch. 1661)
14002	1989	1220	Ad & R ⁴⁹	14016	1989	1220	Ad & R ⁴⁹
	1991	1091	R (as am by	14017	1989	1220	Ad & R ⁴⁹
			Stats. 1971,		1991	1091	R (as am by
			Ch. 1119)				Stats. 1974,
	1997	506 *	Ad ¹⁴⁰⁶				Ch. 750)
			Ad ⁶⁸³	14020	1989	1220	Ad & R ⁴⁹
14003	1991	1091	R (as am by		1997	507	Ad
			Stats. 1971,	14021	1989	1220	Ad & R ⁴⁹
			Ch. 1119)		1997	507	Ad
	1997	506 *	Ad ¹⁴⁰⁶	14022	1997	507	Ad
			R ⁶⁸³	14023	1997	507	Ad
14004	1991	1091	R (as ad by	14024	1997	507	Ad
			Stats. 1967,	14025	1997	507	Ad
			Ch. 1661)	14025.5	1997	507	Ad
	1997	506 *	Ad ¹⁴⁰⁶	14026	1997	507	Ad
			R ⁶⁸³	14026.5	1997	507	Ad
14005	1989	1220	Ad & R ⁴⁹	14027	1997	507	Ad
	1991	1091	R (as ad by	14028	1997	507	Ad
			Stats. 1967,	14029	1997	507	Ad
			Ch. 1661)	14030	1997	507	Ad
	1997	506 *	Ad ¹⁴⁰⁶	14031	1997	507	Ad
			R ⁶⁸³	14032	1997	507	Ad
14006	1989	1220	Ad & R ⁴⁹	14033	1997	507	Ad
	1991	1091	R (as ad by	14050	1989	756	R
			Stats. 1967,	14140	1992	995	Ad
			Ch. 1661)	14141	1992	995	Ad
	1997	506 *	Ad ¹⁴⁰⁶	14142	1992	995	Ad
			R ⁶⁸³	14143	1992	995	Ad
14007	1991	1091	R (as ad by	14150	1992	696 *	Ad
			Stats. 1967,	14151	1992	696 *	Ad
			Ch. 1661)	14152	1992	696 *	Ad
14008	1989	1220	Ad & R ⁴⁹		1993	219	Am
	1991	1091	R (as ad by	14153	1992	696 *	Ad
			Stats. 1967,	14154	1992	696 *	Ad
			Ch. 1661)	14155	1992	696 *	Ad
14009	1991	1091	R (as ad by	14156	1992	696 *	Ad
			Stats. 1967,	14160	1991	1049	S ⁵¹
			Ch. 161)		1996	809	S ¹³
14010	1989	1220	Ad & R ⁴⁹	14161	1991	1049	S ⁵¹
	1991	1091	R (as ad by		1992	672	Am
			Stats. 1967,		1994	1187	Am
			Ch. 1661)				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
14161 (Cont.)	1996	809	S ¹³	14201.1	1X 1993-94	6*	Ad
	1996	1044	Am	14201.5	1994	877	Ad
	1997	867	Am	14201.6	1996	258	Ad
14162	1991	1049	S ⁵¹	14202	1996	1023*	Am ¹²⁵³
	1992	672	Am	14202.1	1X 1993-94	6*	Ad
	1996	809	S ¹³	14202.2	1995	967	Ad
14163	1991	1049	S ⁵¹	14205	1995	914*	Am ¹¹⁴²
	1996	809	S ¹³	14206	1993	59*	Am
14164	1991	1049	S ⁵¹		1995	914*	Am ¹¹⁴²
	1996	809	S ¹³	14300	1992	743	Ad
14165	1991	1049	Am ⁵¹	14301	1992	743	Ad
	1996	809	S ¹³	14303	1992	743	Ad
	1997	578	Am	14304	1992	743	Ad
14166	1991	1049	S ⁵¹	14306	1992	743	Ad
	1994	1187	Am	14307	1992	743	Ad
	1996	809	S ¹³	14308	1992	743	Ad
14167	1991	1049	Am ⁵¹	14309	1992	743	Ad
	1996	809	Am ¹³	14310	1992	743	Ad
14170	1996	327	Ad & R ⁴⁰	14311	1992	743	Ad
14171	1996	327	Ad & R ⁴⁰	14312	1992	743	Ad
14172	1996	327	Ad & R ⁴⁰	14314	1992	743	Ad
14200	1X 1993-94	6*	Am	14315	1992	743	Ad
				15003	1993	29	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PROBATE CODE

Note: The Probate Code (1931:281) is in effect only until July 1, 1991. It was repealed and reenacted by Chapter 79 of the Statutes of 1990. This repeal is not included in the following record.

See also Probate Code (1990:79) in this record for code operative July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷	5128	1989	397	Ad ³⁸
				5130	1989	397	Ad ³⁸
20	1989	397	Am ³⁸	5132	1989	397	Ad ³⁸
254	1989	21 *	Am ⁷	5134	1989	397	Ad ³⁸
269	1989	397	Am ³⁸	5136	1989	397	Ad ³⁸
330	1989	21 *	Ad ⁷	5138	1989	397	Ad ³⁸
551	1990	140	Am	5139	1989	397	Ad ³⁸
1023	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷	5140	1989	397	Ad ³⁸
				5142	1989	397	Ad ³⁸
1200	1989	21 *	Am ⁷	5144	1989	397	Ad ³⁸
1217	1989	21 *	Am ⁷	5146	1989	397	Ad ³⁸
1220	1989	21 *	Am (as am by Stats. 1988, Ch. 1199) ⁷	5148	1989	397	Ad ³⁸
				5150	1989	397	Ad ³⁸
1800	1989	1080	Am & RN & Ad	5152	1989	397	Ad ³⁸
1800.3	1989	1080	Ad(RN)	5203	1989	397	Ad ³⁸
1821	1989	1080	R & Ad ³⁸	5301	1989	397	Am ³⁸
	1990	1208 *	Am (as ad by Sec. 4, Stats. 1989, Ch. 1080)	5302	1989	397	Am ³⁸
1826	1989	1080	R & Ad ³⁸	5303	1989	397	Am ³⁸
1835	1989	1360	Am ⁷³	5305	1989	397	Am ³⁸
1851	1989	1080	R & Ad	5306	1989	397	Am ³⁸
1851.5	1989	1080	Am	5307	1989	397	Ad ³⁸
1890	1989	1080	R & Ad	5401	1989	397	Am ³⁸
2100	1989	21 *	Am (as am by Stats. 1988, Ch. 1199) ⁷	5404	1989	397	Am ³⁸
				5406	1989	397	Am ³⁸
2105.5	1989	21 *	Am ⁷	5407	1989	397	Am ³⁸
2320	1989	544	Am	6111	1990	263	Am
2340	1989	781	Ad ³⁸	6111.5	1990	263	Ad
2341	1989	781	Ad	6112	1989	544	Am
2342	1989	781	Ad	6403	1989	544	Am
2343	1989	781	Ad	6414	1989	21 *	Am ⁷
2405	1989	544	Am	6600	1989	397	Am ³⁸
2501	1989	21 *	Am ⁷	6611	1990	140	Am
2540	1989	1080	Am	7050	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷
2557	1989	21 *	Am ⁷				
2620.1	1989	1080	Ad	7060	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷
2620.2	1989	1080	Ad				
3909	1989	544	Am	7200	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷
Div. 5,							
Pt. 1,				7663	1990	324 *	Am
Ch. 1,				7664	1990	140	Am
Art. 1,				8401	1989	544	Am
heading				8404	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷
(Sec. 5100							
et seq.)	1989	397	Ad ³⁸				
5101	1989	397	R ³⁸	8405	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷
5120	1989	397	Ad ³⁸				
5122	1989	397	Ad ³⁸	8406	1989	544	Am
5124	1989	397	Ad ³⁸	8461	1989	544	Am
5126	1989	397	Ad ³⁸				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PROBATE CODE—Continued

Note: The Probate Code (1931:281) is in effect only until July 1, 1991. It was repealed and reenacted by Chapter 79 of the Statutes of 1990. This repeal is not included in the following record.

See also Probate Code (1990:79) in this record for code operative July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8482	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷	11641	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷
8483	1989	544	Am	11801	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷
8547	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷	12530	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷
9050	1990	140	Am	13050	1989	397	Am ³⁸
9051	1990	140	Am	13109	1990	140	Am
9052	1990	140	Am	13156	1990	140	Am
9053	1989	544	Am	13204	1990	140	Am
9100	1990	140	Am	13554	1990	140	Am
9103	1990	140	Am	15306	1989	748	Am
9154	1989	21 *	Am ⁷	18500	1990	1307	Ad
9201	1990	140	Am	18501	1990	1307	Ad
9250	1989	21 *	Am ⁷	18502	1990	1307	Ad
9391	1990	140	Am	18502.5	1990	1307	Ad & R ⁴⁹
9392	1990	140	Ad	18503	1990	1307	Ad
9612	1989	21 *	Am ⁷	18504	1990	1307	Ad
9620	1989	21 *	Am (as am by Stats. 1988, Ch. 1199) ⁷	18505	1990	1307	Ad
10160.5	1989	544	Ad	18506	1990	1307	Ad
10162.3	1989	544	Am	18507	1990	1307	Ad
10162.5	1989	544	Am	18508	1990	1307	Ad
10162.7	1989	544	Am	18509	1990	1307	Ad
10163	1989	544	Am	20114.5	1989	544	Am
10165	1989	544	Am	21300	1989	544	Ad
10452	1989	21 *	Am ⁷	21301	1989	544	Ad
10454	1989	544	Am	21302	1989	544	Ad
10902	1989	21 *	Ad ⁷	21303	1989	544	Ad
11004	1989	21 *	Am (as ad by Stats. 1988, Ch. 1199) ⁷	21304	1989	544	Ad
11006	1989	544	R	21305	1989	544	Ad
11429	1990	140	Am	21306	1989	544	Ad
				21307	1989	544	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PROBATE CODE (as reenacted by Stats. 1990, Ch. 79)

Note: Operative July 1, 1991.

See also Probate Code (1931:281) in this record for code effective only until July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
20	1991	82 *	Am ⁵⁴	674	1992	30	Ad
39	1997	724	Am	680	1992	30	Ad
56	1994	1010	Am ⁸³²	681	1992	30	Ad
81.5	1994	806	Ad	682	1992	30	Ad
104	1992	163	Am ^{42,511}	683	1992	30	Ad
141	1992	51	Am	684	1992	30	Ad
143	1992	163	Am ^{42,511}	690	1992	30	Ad
144	1992	163	Am ^{42,511}	695	1992	30	Ad
146	1992	163	Am ^{42,511}	700	1993	519	Ad
215	1993	69 *	Am	701	1993	519	Ad
221	1990	710	Am	702	1993	519	Ad
230	1990	710	Am	703	1993	519	Ad
248	1992	871	Ad	704	1993	519	Ad
248.5	1992	871	Ad	710	1993	519	Ad
249	1992	871	Ad	711	1993	519	Ad
250	1991	1055	Am	712	1993	519	Ad
	1992	871	Am	713	1993	519	Ad
	1997	724	Am	714	1993	519	Ad
258	1992	178	Ad	715	1993	519	Ad
285	1994	806	Am	716	1993	519	Ad
Div. 2,				720	1993	519	Ad
Pt. 10,				730	1993	519	Ad
heading				731	1993	519	Ad
(Sec. 330				732	1993	519	Ad
et seq.)	1991	1055	Am	733	1993	519	Ad
331	1991	1055	Ad	734	1993	519	Ad
551	1990	140	Am	735	1993	519	Ad
	1992	178	Am	800	1994	806	Ad
554	1990	710	Am	801	1996	862	Ad
573	1991	1055	Am	Div. 2,			
	1992	178	R	Pt. 17,			
600	1992	30	Ad	heading			
601	1992	30	Ad	(Sec. 810			
610	1992	30	Ad	et seq.)	1996	178	Ad
611	1992	30	Ad	810	1995	842	Ad
612	1992	30	Ad	811	1995	842	Ad
613	1992	30	Ad		1996	178	R & Ad
620	1992	30	Ad	812	1995	842	Ad
625	1992	30	Ad		1996	178	R & Ad
630	1992	30	Ad	813	1995	842	Ad
631	1992	30	Ad		1996	178	Am
632	1992	30	Ad	814	1995	842	Ad
633	1992	30	Ad		1996	178	R
634	1992	30	Ad	900	1990	710	Am
635	1992	30	Ad		1991	82 *	R (as am by
640	1992	30	Ad				Sec. 3.5,
641	1992	30	Ad				Stats. 1990,
642	1992	30	Ad				Ch. 710) ⁵⁴
650	1992	30	Ad	1000	1994	806	Am
651	1992	30	Ad		1997	724	
652	1992	30	Ad	1003.5	1994	472	Ad
660	1992	30	Ad	1020	1992	871	Am
661	1992	30	Ad	1021	1992	871	Am
662	1992	30	Ad		1996	862	Am
670	1992	30	Ad	1060	1996	862	Ad ⁵⁷⁴
671	1992	30	Ad		1997	724	Am
672	1992	30	Ad	1060.5	1996	862	Ad ⁵⁷⁴
673	1992	30	Ad	1061	1996	862	Ad ⁵⁷⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PROBATE CODE (as reenacted by Stats. 1990, Ch. 79)—Continued*Note: Operative July 1, 1991.*

See also Probate Code (1931:281) in this record for code effective only until July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1061 (Cont.)	1997	724	Am	1822	1990	1598	Am
1062	1996	862	Ad ⁵⁷⁴		1991	82 *	R (as am by Stats. 1990, Ch. 1598) & Am ⁵⁴
1063	1996	862	Ad ⁵⁷⁴				
	1997	724	Am	1827.5	1990	1208 *	Am (by Sec. 3 of Ch.)
1064	1996	862	Ad ⁵⁷⁴				
	1997	724	Am		1990	1598	Am (by Sec. 4 of Ch.)
1203	1991	82 *	Am ⁵⁴				
1207	1993	529	Am		1991	82 *	R (as am by Sec. 4, Stats. 1990, Ch. 1598) & Am ⁵⁴
1208	1992	871	Am				
	1995	730	Am	1831	1990	1208 *	Ad
1212	1990	710	Ad		1991	82 *	R (as ad by Stats. 1990, Ch. 1208) & Ad ⁵⁴
1213	1997	198	Ad				
1215	1990	710	Am		1993	70 *	R
1218	1994	806	Ad	1834	1991	1019	Ad
1220	1990	710	Am		1994	806	Am
	1994	806	Am	1835	1991	1019	Am
1300	1997	724	Ad	1851	1990	1208 *	Am
1301	1997	724	Ad		1991	82 *	R (as am by Stats. 1990, Ch. 1208) & Am ⁵⁴
1302	1997	724	Ad				
1303	1997	724	Ad		1996	563	Am
1304	1997	724	Ad	1865	1994	923	Am ⁸³²
1310	1997	724	Ad	1875	1990	1208 *	Am
1311	1997	724	Ad		1991	82 *	R (as am by Stats. 1990, Ch. 1208) & Am ⁵⁴
1312	1997	724	Ad				
1419.5	1993	978	Ad	1851.5	1990	1208 *	Am
1455	1996	563	Ad		1991	82 *	R (as am by Stats. 1990, Ch. 1208) & Am ⁵⁴
1460	1994	806	Am (by Sec. 8 of Ch.)				
	1996	862	Am				
1460.1	1997	724	Ad				
1470	1992	572	Am				
1472	1992	572	Am				
1510	1992	1064	Am		1996	563	Am
1511	1992	1064	Am	1865	1994	923	Am ⁸³²
	1996	563	Am	1875	1990	1208 *	Am
1513	1992	572	Am		1991	82 *	R (as am by Stats. 1990, Ch. 1208) & Am ⁵⁴
	1993	59 *	Am				
	1996	563	Am	1881	1995	842	Ad
1513.1	1990	1208 *	Am		1996	178	Am
	1991	82 *	R (as am by Stats. 1990, Ch. 1208) & Am ⁵⁴	1890	1992	572	Am
					1996	563	Am
	1996	563	Am		1997	724	Am
1514	1992	163	Am ^{42 511}	1901	1992	163	Am ^{42 511}
1517	1990	1530	Ad	1910	1994	923	Am ⁸³²
	1991	82 *	R (as ad by Stats. 1990, Ch. 1530) & Ad ⁵⁴	2101	1993	293	Am
				2105	1993	978	Am
					1995	278	Am
1600	1996	862	Am	2250	1993	978	Am
1800.3	1997	663	Am ¹⁴¹¹		1995	730	Am
1801	1995	842	Am	2252	1994	806	Am
1821	1991	82 *	R (as am by Stats. 1990, Ch. 1208) & Am ⁵⁴		1996	563	Am
				2310	1996	862	Am
				2312	1997	724	R
				2313	1991	1019	Ad
				2333	1990	710	Am

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PROBATE CODE (as reenacted by Stats. 1990, Ch. 79)—Continued

Note: Operative July 1, 1991.

See also Probate Code (1931:281) in this record for code effective only until July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2333 (Cont.)	1993	794	Am	2752	1997	724	R
	1994	806	Am	2900	1992	572	R & Ad
Div. 4,				2942	1994	472	Am
Pt. 4,				2943	1996	86	Am
Ch. 4,				3002	1992	163	Am ^{42 511}
Art. 4,					1996	877	Am
heading				3024	1997	724	R
(Sec. 2340				3057	1992	163	Am ^{42 511}
et seq.)	1994	806	Am	3071	1992	163	Am ^{42 511}
2340	1991	1019	Am	3072	1992	163	Am ^{42 511}
	1994	806	Am		1993	219	Am (as am by
2341	1994	806	Am				Stats. 1992,
2342	1991	1019	Am	3073	1992	163	Ch. 163)
	1994	806	Am		1993	219	Am (as am by
2342.5	1995	165	Ad				Stats. 1992,
2343	1994	806	Am				Ch. 163)
2356	1990	710	Am	3088	1992	163	Am ^{42 511}
	1996	1023*	Am ¹²⁵³	3100	1996	877	Am
2356.5	1996	910	Ad	3110	1994	806	Am
	1997	724	Am	3121	1996	877	Am
2357	1990	710	Am	3131	1996	877	Am
2459	1996	86	Am	3144	1996	877	Am
2501	1990	710	Am	3201	1995	842	Am
2529	1994	806	Ad		1996	178	Am
2544	1996	86	Am	3204	1995	842	Am
2544.5	1996	86	Ad		1996	178	Am
2550	1992	572	Am		1996	563	Am
2555	1990	710	Am	3206	1996	563	R & Ad
2580	1992	355	Am	3208	1990	710	Am
	1992	572	Am (by Sec. 6.5		1995	842	Am
			of Ch.)	3211	1996	1023*	Am ¹²⁵³
	1995	730	Am	3301	1992	162	R ^{42 514}
2581	1996	862	Am	3302	1992	162	R ^{42 514}
2583	1992	871	Am	3412	1991	413	Am
	1993	293	Am	3413	1991	413	Am
2586	1993	519	Am	3602	1992	355	Am
2616	1994	806	Am		1996	563	Am
2620	1996	862	R ⁸⁴⁰	3604	1992	355	Ad
			Ad ⁵⁷⁴	3605	1992	355	Ad
2620.1	1996	862	R	3611	1991	413	Am
2620.2	1991	1019	Am		1992	355	Am
	1992	572	Am		1993	978	Am
2622.5	1996	563	Ad		1996	563	Am
2624	1996	862	R	Div. 4,			
2628	1991	1019	Am	Pt. 8,			
2629	1991	82*	Am ⁵⁴	Ch. 5,			
2631	1996	563	Am	heading			
2640	1992	572	Am	(Sec. 3700			
2640.1	1995	730	Ad	et seq.)	1994	307	Am
2641	1992	572	Am		1994	307	Ad
2645	1993	293	Ad	3722	1994	307	Ad
2646	1995	730	Ad	3906	1996	862	Am
2683	1994	806	Am (by Sec. 19	3909	1991	1055	Am
			of Ch.)	3918	1992	871	Am
2750	1997	724	R	3920.5	1996	862	Am
2751	1996	563	Am	4000	1994	307	Ad
	1997	724	R	4001	1994	307	Ad

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PROBATE CODE (as reenacted by Stats. 1990, Ch. 79)—Continued*Note: Operative July 1, 1991.*

See also Probate Code (1931:281) in this record for code effective only until July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4010	1994	307	Ad	4263	1994	307	Ad
4014	1994	307	Ad	4264	1994	307	Ad
4018	1994	307	Ad	4265	1994	307	Ad
4022	1994	307	Ad	4266	1994	307	Ad
4026	1994	307	Ad	4300	1994	307	Ad
4030	1994	307	Ad	4301	1994	307	Ad
4034	1994	307	Ad	4302	1994	307	Ad
4050	1994	307	Ad	4303	1994	307	Ad
4051	1994	307	Ad	4304	1994	307	Ad
4052	1994	307	Ad	4305	1994	307	Ad
4053	1994	307	Ad	4306	1994	307	Ad
4054	1994	307	Ad	4307	1994	307	Ad
	1995	300*	Am		1995	300*	Am
4100	1994	307	Ad	4308	1994	307	Ad
4101	1994	307	Ad	4309	1994	307	Ad
4102	1994	307	Ad	4310	1994	307	Ad
4120	1994	307	Ad	4400	1994	307	Ad
4121	1994	307	Ad	4401	1994	307	Ad
4122	1994	307	Ad	4402	1994	307	Ad
4123	1994	307	Ad		1995	300*	Am
4124	1994	307	Ad	4403	1994	307	Ad
4125	1994	307	Ad	4404	1994	307	Ad
4126	1994	307	Ad	4405	1994	307	Ad
4127	1994	307	Ad	4406	1994	307	Ad
4128	1994	307	Ad	4407	1994	307	Ad
4129	1994	307	Ad	4408	1994	307	Ad
4130	1994	307	Ad	4409	1994	307	Ad
4150	1994	307	Ad		1995	300*	Am
	1995	300*	Am	4450	1994	307	Ad
4151	1994	307	Ad	4451	1994	307	Ad
	1995	300*	Am	4452	1994	307	Ad
4152	1994	307	Ad	4453	1994	307	Ad
	1995	300*	Am	4454	1994	307	Ad
4153	1994	307	Ad	4455	1994	307	Ad
	1995	300*	Am	4456	1994	307	Ad
4154	1994	307	Ad	4457	1994	307	Ad
4155	1994	307	Ad	4458	1994	307	Ad
	1995	300*	Am	4459	1994	307	Ad
4200	1994	307	Ad	4460	1994	307	Ad
4201	1994	307	Ad	4461	1994	307	Ad
4202	1994	307	Ad	4462	1994	307	Ad
4203	1994	307	Ad	4463	1994	307	Ad
4204	1994	307	Ad	4464	1994	307	Ad
4205	1994	307	Ad	4465	1994	307	Ad
4206	1994	307	Ad	4600	1994	307	Ad
4207	1994	307	Ad	4603	1994	307	Ad
4230	1994	307	Ad	4606	1994	307	Ad
4231	1994	307	Ad	4609	1994	307	Ad
4232	1994	307	Ad	4612	1994	307	Ad
4233	1994	307	Ad	4615	1994	307	Ad
4234	1994	307	Ad	4618	1994	307	Ad
4235	1994	307	Ad	4621	1994	307	Ad
4236	1994	307	Ad	4650	1994	307	Ad
4237	1994	307	Ad	4651	1994	307	Ad
4238	1994	307	Ad	4652	1994	307	Ad
4260	1994	307	Ad		1995	417	Am
4261	1994	307	Ad	4653	1994	307	Ad
4262	1994	307	Ad	4654	1994	307	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PROBATE CODE (as reenacted by Stats. 1990, Ch. 79)—Continued

Note: Operative July 1, 1991.

See also Probate Code (1931:281) in this record for code effective only until July 1, 1991.

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
4700	1994	307	Ad	Div. 5, Pt. 1, Ch. 1, heading (Sec. 5000 et seq.)	1997	724	R	
4701	1994	307	Ad					
4702	1995	417	Am					
	1994	307	Ad					
4703	1995	417	Am					
	1994	307	Ad					
4704	1995	300*	Am		1992	51	Ad	
	1994	307	Ad		5002	1992	51	Ad
4720	1994	307	Ad		5003	1992	51	Ad
4721	1994	307	Ad		5010	1992	51	Ad
4722	1994	307	Ad		5011	1992	51	Ad
4723	1994	307	Ad		5012	1992	51	Ad
4724	1994	307	Ad		5013	1992	51	Ad
4725	1994	307	Ad		5014	1992	51	Ad
4726	1994	307	Ad		5015	1992	51	Ad
4727	1994	307	Ad		5020	1992	51	Ad
4750	1994	307	Ad		5021	1992	51	Ad
4751	1994	307	Ad		5022	1992	51	Ad
4752	1994	307	Ad			1993	219	Am
4753	1994	966	Ad		5023	1992	51	Ad
	1995	300*	Am			1993	527	Am
4770	1994	307	Ad		5030	1992	51	Ad
4771	1994	307	Ad			1993	219	Am
4772	1994	307	Ad		5031	1992	51	Ad
4773	1994	307	Ad		5032	1992	51	Ad
4774	1994	307	Ad		5144	1996	1023*	Am ¹²⁵³
4775	1994	307	Ad		5204	1994	307	Am
4776	1994	307	Ad			1995	300*	Am
4777	1994	307	Ad		5305	1992	163	Am ^{42 511}
4778	1994	307	Ad			1993	219	Am
4779	1994	307	Ad		5700	1991	1055	Ad
4800	1994	1280	Ad		5701	1991	1055	Ad
	1995	91	Am ⁹⁶⁴		5702	1991	1055	Ad
4801	1994	1280	Ad		5703	1991	1055	Ad
4802	1994	1280	Ad		5704	1991	1055	Ad
4804	1994	1280	Ad		5705	1991	1055	Ad
4805	1994	1280	Ad		6100	1995	730	Am
4806	1994	1280	Ad		6100.5	1995	730	Am
	1995	300*	Am		6110	1996	563	Am
4900	1994	307	Ad		6111	1990	710	Am
4901	1994	307	Ad		6111.5	1990	710	Ad
4902	1994	307	Ad		6151	1992	871	Am
4903	1994	307	Ad	6200	1991	1055	R & Ad	
4904	1994	307	Ad	6201	1991	1055	R & Ad	
4905	1994	307	Ad	6202	1991	1055	R & Ad	
4920	1994	307	Ad	6203	1991	1055	R & Ad	
4921	1994	307	Ad	6204	1991	1055	R & Ad	
4922	1994	307	Ad	6205	1991	1055	R & Ad	
4923	1994	307	Ad	6206	1991	1055	R & Ad	
4940	1994	307	Ad	6207	1991	1055	R & Ad	
4941	1994	307	Ad	6208	1991	1055	R & Ad	
4942	1994	307	Ad	6209	1991	1055	R & Ad	
4943	1994	307	Ad	6210	1991	1055	R & Ad	
4944	1994	307	Ad	6211	1990	710	Ad	
4945	1994	307	Ad		1991	1055	R & Ad	
4946	1994	307	Ad	6220	1991	1055	R & Ad	
4947	1994	307	Ad	6221	1991	1055	R & Ad	
4948	1994	307	Ad	6221.5	1991	1055	R	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PROBATE CODE (as reenacted by Stats. 1990, Ch. 79)—Continued*Note: Operative July 1, 1991.*

See also Probate Code (1931:281) in this record for code effective only until July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6222	1991	1055	R & Ad		1994	806	Am
6223	1991	1055	R & Ad		1997	724	R
6224	1991	1055	R & Ad	7241	1996	563	Am
6225	1991	1055	R & Ad		1997	724	R
6226	1991	1055	R & Ad	7242	1997	724	R
6227	1991	1055	Ad	7250	1993	794	Am
6240	1991	1055	R & Ad	7600.6	1997	93	Ad
6241	1991	1055	R & Ad	7604	1994	806	Am
6242	1991	1055	R & Ad	7621	1995	160	Am
6243	1991	1055	R & Ad	7622	1991	82*	Am ⁵⁴
6244	1991	1055	R	7660	1997	63	Am (by Sec. 1 of Ch.)
6245	1991	1055	R				Am (by Sec. 2.5 of Ch.)
6246	1991	1055	R		1997	93	Am (by Sec. 2.5 of Ch.)
6247	1990	710	Am				
	1991	82*	Am (as am by Sec. 16, Stats. 1990, Ch. 710) ⁵⁴	7662	1990	710	Am
					1991	82*	Am (as am by Sec. 18, Stats. 1990, Ch. 710) ⁵⁴
6248	1991	1055	R	7663	1990	324*	Am
Div. 6,					1996	401	Am
Pt. 1,				7664	1990	140	Am
Ch. 8,					1992	178	Am
heading				7666	1990	710	Am
(Sec. 6320					1991	1019	Am
et seq.)	1992	178	Am	8110	1996	563	Am
6320	1992	178	Am	8200	1994	806	Am
6321	1992	178	Am	8203	1992	871	Ad
Div. 6,				8226	1997	724	Am
Pt. 2,				8400	1996	862	Am
Ch. 1,				8404	1994	806	Am
heading				8406	1997	724	R
(Sec. 6400				8461	1990	710	Am
et seq.)	1993	529	Ad	8469	1990	710	Ad
6406	1993	529	Am	8488	1993	794	Am
6408	1992	163	Am ^{42,511}		1994	806	Am
	1993	529	R	8545	1994	806	Am
6450	1993	529	Ad	8547	1990	710	Am
6451	1993	529	Ad	8570	1991	1055	Am
6452	1993	529	Ad	8572	1993	589	Am ⁶⁷⁰
	1996	862	Am	8574	1993	589	Am ⁶⁷⁰
6453	1993	529	Ad	8575	1991	1055	Am
6454	1993	529	Ad	8800	1992	1180	Am
6455	1993	529	Ad	8870	1996	563	Am
6522	1990	710	Am	8874	1994	806	R
6560	1997	724	R	8901	1994	806	Am
6561	1997	724	R	8907	1991	82*	Am ⁵⁴
6562	1997	724	R	9000	1996	862	Am
6570	1997	724	R	9050	1990	140	Am
6571	1997	724	R		1991	82*	Am (as am by Sec. 6.1, Stats. 1990, Ch. 140) ⁵⁴
6572	1997	724	R				
6573	1997	724	R				
6580	1997	724	R				
6611	1990	140	Am		1996	862	Am
	1992	178	Am	9051	1990	140	Am
7050	1994	806	Am		1996	862	Am
7240	1991	1055	Am	9052	1990	140	Am
	1992	871	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PROBATE CODE (as reenacted by Stats. 1990, Ch. 79)—Continued

Note: Operative July 1, 1991.

See also Probate Code (1931:281) in this record for code effective only until July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9052 (Cont.)	1996	862	Am	Div. 7,			
9053	1991	1055	Am	Pt. 7,			
	1996	862	Am	Ch. 1,			
9100	1990	140	Am	Art. 1,			
	1996	862	Am	heading			
9103	1990	140	Am	(Sec. 10800			
	1991	1055	Am	et seq.)	1990	710	Ad
	1992	178	Am	10800	1991	82 *	Am ⁵⁴
	1996	862	Am	10801	1991	82 *	Am ⁵⁴
9150	1996	862	Am	10804	1993	293	Am
9201	1990	140	Am		1996	563	Am
9202	1993	69 *	Am	Div. 7,			
9203	1993	69 *	Am	Pt. 7,			
9352	1991	1055	Am	Ch. 1,			
9390	1990	710	Am	Art. 2,			
9391	1990	140	Am	heading			
	1992	178	Am	(Sec. 10810			
	1996	563	Am	et seq.)	1996	563	Am
	1996	862	Am	10810	1990	710	Ad
9392	1990	79	Ad		1991	82 *	R (as ad by
	1992	178	Am				Stats. 1990,
9653	1991	1055	Am ¹⁶				Ch. 710) ⁵⁴
Div. 7,				10811	1991	82 *	& Ad ⁵⁴
Pt. 5,					1993	527	Am
Ch. 2.5,				10812	1991	82 *	Ad ⁵⁴
heading				10813	1991	82 *	Ad ⁵⁴
(Sec. 9700				10814	1991	82 *	Ad ⁵⁴
et seq.)	1991	82 *	R ⁵⁴	10830	1990	710	Am
	1990	140	Ad	10831	1990	710	Am
9832	1990	710	Am	10832	1994	806	Am
9861	1994	806	Am	10850	1990	710	Am
9869	1994	806	Ad	10900	1990	710	Am
9941	1990	710	Am		1996	862	Am ⁵⁷⁴
10168	1990	710	Ad	10902	1996	862	R ⁸⁴⁰
10308	1992	871	Am				Ad ⁵⁷⁴
10350	1992	871	Am	10954	1990	710	Am
10351	1992	871	Am	11000	1990	710	Am
10361	1996	862	Am	11425	1991	1055	R
10361.5	1996	862	Ad	11426	1991	1055	R
10361.6	1996	862	Ad	11427	1991	1055	R
10404.5	1990	710	R	11429	1990	140	Am
10406	1990	710	Am	11460	1991	1055	Ad
10501	1990	710	Am	11461	1991	1055	Ad
	1992	178	Am	11462	1991	1055	Ad
10520	1992	178	Ad	11463	1991	1055	Ad
10552	1996	862	Am	11464	1991	1055	Ad
10565	1990	710	R	11465	1991	1055	Ad
10585.5	1990	710	R	11466	1991	1055	Ad
10589	1991	82 *	Am ⁵⁴	11467	1991	1055	Ad
	1996	563	Am	11623	1990	710	Am
Div. 7,					1991	82 *	Am (as am
Pt. 7,							by Stats. 1990,
heading							Ch. 710) ⁵⁴
(Sec. 10800				11754	1994	806	Ad
et seq.)	1990	710	Am	11854	1994	806	Am
	1996	563	Am	12001	1992	871	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PROBATE CODE (as reenacted by Stats. 1990, Ch. 79)—Continued*Note: Operative July 1, 1991.*

See also Probate Code (1931:281) in this record for code effective only until July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12202	1996	563	Am	13545	1991	1055	Ad
12205	1990	710	Am	13554	1990	140	Am
13004	1991	1055	Am		1992	178	Am
13005	1991	1055	Ad	13560	1991	1055	Ad
13006	1991	1055	Am	13561	1991	1055	Ad
13007	1992	871	Ad	13562	1991	1055	Ad
13050	1996	563	Am	13563	1991	1055	Ad
13051	1991	1055	Am	13564	1991	1055	Ad
13100	1996	86	Am	13655	1996	563	Am
	1996	862	Am	15003	1990	710	Am
13101	1991	1055	Am	15211	1991	156	Ad
	1996	86	Am	15212	1991	156	Ad
	1996	862	Am	15305.5	1991	175	Ad
13107.5	1991	1055	Ad	15401	1994	806	Am
	1992	178	Am	15413	1991	156	Ad
13108	1991	1055	Am	15414	1991	156	Ad
13109	1990	140	Am	15642	1993	293	Am
	1992	178	Am		1995	730	Am
13110	1991	1055	Am	15660	1992	871	Am
13111	1991	1055	Am	15660.5	1994	472	Ad
Div. 8,				15686	1992	178	Am
Pt. 1,				15687	1993	293	Ad
Ch. 4,					1995	730	Am
heading				15688	1997	93	Ad
(Sec. 13150				15804	1992	178	Am
et seq.)	1991	1055	Am	16003	1995	63	Am
13150	1991	1055	Am	16008	1995	63	R
13151	1991	1055	Am	16012	1995	63	Am
	1996	86	Am	16040	1995	63	Am
	1996	862	Am	16042	1995	63	R
13152	1991	1055	Am		1997	93	Ad
	1996	86	Am	16045	1995	63	Ad
	1996	862	Am	16046	1995	63	Ad
13154	1991	1055	Am	16047	1995	63	Ad
	1996	86	Am	16048	1995	63	Ad
13155	1991	1055	Am	16049	1995	63	Ad
13156	1990	140	Am	16050	1995	63	Ad
	1992	178	Am	16051	1995	63	Ad
13158	1991	1055	Ad	16052	1995	63	Ad
13200	1991	1055	Am	16053	1995	63	Ad
	1996	86	Am	16054	1995	63	Ad
13204	1990	140	Am	16060.5	1997	724	Ad
	1992	178	Am	16061.5	1997	724	Ad
13205	1991	1055	Am	16061.7	1997	724	Ad
13206	1991	1055	Am	16061.8	1997	724	Ad
13207	1991	1055	Am	16062	1993	293	Am
13210	1991	1055	Ad	16063	1996	862	Am
13502.5	1992	871	Ad		1997	724	R & Ad
13504	1994	1269	Am	16064	1992	871	Am
Div. 8,					1993	293	Am
Pt. 2,				16081	1996	410	Am
Ch. 2,				16200	1995	63	Am
heading				16223	1995	63	R
(Sec. 13540				16245	1996	862	Am
et seq.)	1991	1055	Am	16247	1994	806	Am
13540	1991	1055	Am	16249	1992	871	Am
	1994	806	Am	16314	1992	178	Am
13541	1991	1055	Am	16401	1995	63	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PROBATE CODE (as reenacted by Stats. 1990, Ch. 79)—Continued

Note: Operative July 1, 1991.

See also Probate Code (1931:281) in this record for code effective only until July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16460	1996	862	Am	19050	1991	992	Ad
17001	1990	710	Am	19051	1991	992	Ad
17102	1990	710	R	19052	1991	992	Ad
17200	1991	992	Am	19053	1991	992	Ad
	1993	293	Am	19054	1991	992	Ad
	1996	862	Am	19100	1991	992	Ad
	1997	724	Am	19101	1991	992	Ad
17200.1	1996	862	Ad	19102	1991	992	Ad
17200.2	1996	862	Ad	19103	1991	992	Ad
17201	1996	862	Am		1992	178	Am
17203	1992	871	Am	19104	1991	992	Ad
	1994	806	Am		1992	178	Am
	1996	862	Am	19150	1991	992	Ad
	1997	724	Am	19151	1991	992	Ad
17207	1997	724	R	19152	1991	992	Ad
17211	1996	563	Ad	19153	1991	992	Ad
18100.5	1992	178	Ad	19154	1991	992	Ad
	1993	530	R & Ad	19200	1991	992	Ad
18201	1991	992	R	19201	1991	992	Ad
18500	1990	1307	Ad	19202	1991	992	Ad
18501	1990	1307	Ad	19203	1991	992	Ad
18502	1990	1307	Ad	19204	1991	992	Ad
18502.5	1990	1307	Ad & R ⁴⁹	19205	1991	992	Ad
18503	1990	1307	Ad	19250	1991	992	Ad
18504	1990	1307	Ad	19251	1991	992	Ad
18505	1990	1307	Ad	19252	1991	992	Ad
18506	1990	1307	Ad	19253	1991	992	Ad
18507	1990	1307	Ad	19254	1991	992	Ad
18508	1990	1307	Ad	19255	1991	992	Ad
18509	1990	1307	Ad		1994	40*	Am ¹¹⁷
19000	1991	992	Ad	19300	1991	992	Ad
	1996	862	Am	19301	1991	992	Ad
19001	1991	992	Ad	19302	1991	992	Ad
19002	1991	992	Ad	19303	1991	992	Ad
19003	1991	992	Ad	19304	1991	992	Ad
19004	1991	992	Ad	19320	1991	992	Ad
19005	1991	992	Ad	19321	1991	992	Ad
19006	1991	992	Ad	19322	1991	992	Ad
19007	1991	992	Ad	19323	1991	992	Ad
19008	1991	992	Ad	19324	1991	992	Ad
19009	1991	992	Ad	19325	1991	992	Ad
19010	1991	992	Ad	19326	1991	992	Ad
19011	1991	992	Ad	19330	1991	992	Ad
19012	1991	992	Ad	19400	1991	992	Ad
19020	1991	992	Ad		1992	178	Am
19021	1991	992	Ad	19401	1991	992	Ad
19022	1991	992	Ad		1992	178	Am
19023	1991	992	Ad	19402	1991	992	Ad
19024	1991	992	Ad		1992	178	Am
19025	1991	992	Ad	19403	1991	992	Ad
19026	1991	992	Ad	20123	1997	724	Am
19027	1991	992	Ad	20223	1997	724	Am
19028	1991	992	Ad	21101	1994	806	R & Ad
	1997	724	R	21102	1994	806	Ad
19029	1991	992	Ad	21103	1994	806	Ad
19030	1991	992	Ad	21104	1994	806	Ad
19040	1991	992	Ad	21105	1994	806	Ad
19041	1991	992	Ad	21106	1994	806	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PROBATE CODE (as reenacted by Stats. 1990, Ch. 79)—Continued*Note: Operative July 1, 1991.*

See also Probate Code (1931:281) in this record for code effective only until July 1, 1991.

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21107	1994	806	Ad	21212	1991	156	Ad
21108	1994	806	Ad	21220	1991	156	Ad
21109	1994	806	Ad	21225	1991	156	Ad
21110	1994	806	Ad		1996	563	Am
21111	1994	806	Ad	21230	1991	156	Ad
	1996	563	Am	21231	1991	156	Ad
21112	1994	806	Ad	21306	1995	730	Am
21113	1994	806	Ad	21308	1992	871	Ad
21114	1994	806	Ad	21320	1994	40*	Am ¹¹⁷
21115	1994	806	Ad	21350	1993	293	Ad
21116	1994	806	Ad		1995	730	Am
21117	1994	806	Ad		1996	563	Am
21118	1994	806	Ad		1996	862	Am
21120	1994	806	R & Ad		1997	724	Am
21121	1994	806	Ad	21350.5	1995	730	Ad
21122	1994	806	Ad	21351	1993	293	Ad
21131	1994	806	Ad		1994	40*	Am
21132	1994	806	Ad		1995	730	Am
21133	1994	806	Ad	21352	1993	293	Ad
21134	1994	806	Ad	21353	1993	293	Ad
21135	1994	806	Ad		1995	730	Am
21136	1994	806	Ad	21354	1993	293	Ad
21137	1994	806	Ad	21355	1993	293	Ad
21138	1994	806	Ad		1995	730	Am
21139	1994	806	Ad	21356	1995	730	Ad
21140	1994	806	Ad	21600	1997	724	Ad
21200	1991	156	Ad	21601	1997	724	Ad
21201	1991	156	Ad	21610	1997	724	Ad
21202	1991	156	Ad	21611	1997	724	Ad
21205	1991	156	Ad	21620	1997	724	Ad
21206	1991	156	Ad	21621	1997	724	Ad
21207	1991	156	Ad	21622	1997	724	Ad
21208	1991	156	Ad	21623	1997	724	Ad
21209	1991	156	Ad	21630	1997	724	Ad
21210	1991	156	Ad	26112	1997	724	Ad
21211	1991	156	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC CONTRACT CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
100	1990	485	Am	10115.13	1993	1034	Ad
1102	1994	803	Ad	10115.15	1994	772	Ad
1600	1993	1175	Ad		1995	91	Am ⁹⁶⁴
2001	1993	1032	Ad	10115.2	1989	1229	Am
2050	1992	1329	Ad		1992	1330	Am
2051	1992	1329	Ad	10115.5	1992	1330	Am
	1994	146	Am ⁸³³		1993	1034	Am
	1994	846	Am	10115.7	1989	1229	Ad
2052	1992	1329	Ad	10115.8	1989	1229	Ad
	1994	210	Am	10160	1993	471	Am
2053	1992	1329	Ad	10164	1994	432	Am
	1993	192	Am	10226	1990	1044*	Am
	1993	433*	Am	10233	1989	1094	Ad
2054	1992	1329	Ad		1994	942*	Am
2055	1992	1329	Ad	10261.5	1990	1253	Ad
2056	1992	1329	Ad	10262.3	1991	374	Ad
2057	1992	1329	Ad	10262.5	1990	1253	Ad
4108	1991	754	Am	10263	1994	1271	Am
4114	1989	43	Am		1995	382	Am
5101	1994	726*	Am		1997	221*	Am
6101	1994	564	Ad	10290	1993	1106	Am
6106	1990	1128	Ad	10290.1	1993	1106	Ad
6107	1992	1073	Ad		1995	932	Am
	1996	279	Am	10295	1993	1097	Am
6108	1996	1149	Ad	10295.5	1992	1077	Ad ⁴⁴⁵
7103	1990	694	Ad		1993	278*	Am ⁶⁸⁷
	1991	1091	Am (as ad by Stats. 1990, Ch. 694) & RN	10300	1990	485	R
7103.5	1991	1091	Ad(RN)		1995	932	Ad
7104	1989	330	Ad	10302	1994	982	Am
	1990	694	Ad		1996	320	Am
	1991	1091	Am (as ad by Stats. 1990, Ch. 694) & RN	10302.5	1990	1156	Ad
7105	1991	1091	Ad(RN)		1991	528	Am
7107	1992	1042	Ad		1994	1044	Am
7108	1994	976	Ad	10302.6	1991	528	Ad
7109	1994	504	Ad	10308.5	1989	1094	Ad
9202	1990	694	Ad		1994	942*	Am
	1993	1195	R	10320	1994	982	Am
9203	1990	694	Ad	10320.5	1991	991	Ad
10101	1993	355	Am	10321	1990	1277	Am
10105	1993	808	Am	10332	1993	589	Am ⁶⁷⁰
10108	1991	214*	Am		1994	982	Am
10108.5	1989	1229	Am	10334	1989	1165	Am
	1990	516	Am		1989	1167	Am
	1992	1330	R		1990	82*	Am
	1993	808	Ad		1992	1326	Am
10108.6	1992	1330	Am & RN	10335	1996	386	Am
10108.7	1993	1032	Ad	10338	1990	1044*	R
10115	1992	1329	Am	10340	1996	961	Am
	1992	1330	Am	10343	1993	153	Am
10115.1	1989	1229	Am	10346	1992	637	Am
	1992	1328	Am	10347	1990	1044*	R
	1992	1329	Am	10351	1990	1044*	Am
	1994	846	Am		1994	284	Am
10115.10	1989	473	Ad	10352	1990	1044*	Am
	1993	1032	Am	10353.5	1992	734	Ad
10115.11	1992	1330	Ad(RN)	10354	1989	1094	Ad
10115.12	1993	1032	Ad		1994	942*	Am
				10359	1990	1044*	Am
				10364	1990	1044*	Am
					1994	284	Am
				10365	1990	1044*	Am

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PUBLIC CONTRACT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10365.5	1990	344	Ad		1996	319	Am
	1991	1091	Am	10860	1989	1094	Ad
10367	1990	1044 *	Am		1990	586 *	Am (as ad by Stats. 1989, Ch. 1094) ²⁰⁶
10368	1990	1044 *	R		1994	942 *	Am
10369	1990	1044 *	Am	12100	1993	1106	Am
10370	1990	1044 *	Am	12100.5	1993	1097	R & Ad
10371	1990	1044 *	Am	12100.6	1993	1097	Ad
10376	1993	153	Am	12100.7	1993	1106	Ad
10379	1992	637	Am	12101	1993	1106	Am
10390	1989	1094	R		1995	508	Am
10391	1989	1094	R	12101.2	1993	1106	Ad
10392	1989	1094	R	12101.5	1993	1106	Ad
10393	1989	1094	R		1995	932	Am
10394	1989	1094	R	12102	1990	1589	Am (by Sec. 1 of Ch.)
10395	1989	1094	R		1993	1106	Am
10396	1989	1094	R		1995	508	Am
10397	1989	1094	R	12103	1995	508	Am
10398	1989	1094	R	12104	1992	1296 *	R & Ad
10399	1989	1094	R	12105	1995	508	Am
10400	1989	1094	R	12113	1993	1204	Ad
10401	1989	1094	R	12113.5	1993	1175	Ad
10402	1989	1094	R	12120	1993	1097	Am
10403	1989	1094	R	12125	1997	762	Ad
10403.5	1989	1094	R	12126	1997	762	Ad
10404	1989	1094	R	12127	1997	762	Ad
10405	1989	1226	Ad	12127.5	1997	762	Ad
	1991	GRP	S ⁴²⁰	12128	1997	762	Ad
10406	1989	1226	Ad	12129	1997	762	Ad
	1991	817	Am	12130	1997	762	Ad
	1992	1101 *	Am	12150	1989	1094	Ad
10407	1989	1226	Ad	12153	1989	1094	Ad
10408	1989	1226	Ad		1990	586 *	Am (as ad by Stats. 1989, Ch. 1094) ²⁰⁶
10409	1989	1226	Ad		1995	427	Am
	1991	817	Am	12155	1989	1094	Ad
	1992	1101 *	Am		1990	586 *	Am (as ad by Stats. 1989, Ch. 1094) ²⁰⁶
10430	1991	382	Am		1996	1038 *	Am
10500	1977	563	Am	12160	1989	1094	Ad
10500.5	1990	516	Am	12161	1989	1094	Ad
10501	1990	516	Am		1994	942 *	Am ⁹³⁹
10504	1997	563	Am		1996	319	Am
10504.5	1997	563	Ad	12162	1989	1094	Ad
10505	1996	938	Am		1993	960	Am & R ³¹⁴
	1997	563	Am		1994	942 *	Am
10507	1989	1094	Am & RN & Ad	12158	1989	1094	Ad
	1994	942 *	Am ⁹³⁹	12159	1993	960	Ad & R (text purports to add and repeal PRC 12159) ³¹⁴
	1996	319	Am		1996	1038 *	Am
10507.5	1989	1094	Ad		1989	1094	Ad
	1990	586 *	Am (as ad by Stats. 1989, Ch. 1094) ²⁰⁶		1994	942 *	Am
10507.7	1989	1094	Ad(RN)		1996	1038 *	Am
10511	1997	576	Am	12160	1989	1094	Ad
10512	1997	576	Am	12161	1989	1094	Ad
10513	1997	576	Am		1994	942 *	Am ⁹³⁹
10701	1996	938	Am		1996	319	Am
10705	1996	938	Am	12162	1989	1094	Ad
10709	1995	522	Ad		1993	960	Am & R ³¹⁴
10710	1996	938	Am		1994	942 *	Am
10853	1992	799	Ad		1996	1041	Am
10855	1989	1094	Ad	12162.5	1989	1094	Ad
	1994	942 *	Am ⁹³⁹	12163	1989	1094	Ad
					1994	942 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC CONTRACT CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12164	1989	1094	Ad		1994	942*	Am
12164.5	1989	1094	Ad		1995	427	Am
	1990	586*	Am (as ad by Stats. 1989, Ch. 1094) ²⁰⁶	19102	1991	906	Ad
	1991	1012	Am	20102	1990	688	Am
					1990	694	Am
12165	1989	1094	Ad	20103	1990	694	R
	1991	1012	Am	20103.5	1990	1414	Ad(RN)
12166	1989	1094	Ad	20103.6	1997	722	Ad ³¹⁸
	1991	1012	Am	20104	1990	321*	Ad
12167	1989	1094	Ad		1990	1414	Am & RN
	1991	1012	Am				Ad & R ⁴⁹
	1992	1116	Am		1994	726*	Ad
12167.1	1991	1012	Ad	20104.2	1990	1414	Ad & R ⁴⁹
	1992	1116	Am		1991	1029	Am
12168	1989	1094	Ad		1994	726*	Ad
12169	1989	1094	Ad	20104.4	1990	1414	Ad & R ⁴⁹
12170	1993	959	Ad & R ⁵¹		1991	1029	Am
12180	1989	1094	Ad		1994	726*	Ad
12181	1989	1094	Ad	20104.50	1992	799	Ad
12182	1989	1094	Ad	20104.6	1990	1414	Ad & R ⁴⁹
	1992	1207	Am		1994	726*	Ad
12183	1989	1094	Ad	20104.70	1991	906	Ad
12183.5	1989	1094	Ad	20104.8	1990	1414	Ad & R ⁴⁹
	1990	586*	Am (as ad by Stats. 1989, Ch. 1094) ²⁰⁶	20107	1989	1163	Ad
					1990	808	Am
	1992	280	R	20111	1989	1163	Am
12184	1989	1094	Ad		1990	808	Am
12185	1989	1094	Ad		1995	897	Am
12200	1989	1094	Ad	20111.5	1997	390*	Am
	1994	942*	Am	20113	1995	897	Am
	1995	427	Am	20114	1995	897	Am
12205	1989	1094	Ad	20116	1995	897	Am
	1993	960	Am & R ³¹⁴	20118.3	1990	439	Am
	1995	427	Am	20120	1990	164	Am
12210	1989	1094	Ad	20121.1	1990	907	Ad
12213	1989	1094	Ad	20128.5	1997	431	Am
12225	1989	1094	Ad	20129	1989	792	Am
	1990	586*	Am (as ad by Stats. 1989, Ch. 1094) ²⁰⁶		1989	1163	Am
					1990	808	Am
	1994	942*	Am	20131	1990	164	Am & R ⁴⁴
	1995	91	Am ⁹⁶⁴		1992	180*	Am ¹³
12226	1989	1094	Ad		1993	1195	Ad
12300	1989	1094	Ad	20131.5	1992	180*	Ad & R ⁶¹
12301	1989	1094	Ad	20133	1990	164	R
	1990	586*	Am (as ad by Stats. 1989, Ch. 1094) ²⁰⁶		1995	663*	Ad & R ³¹⁴
				20134	1989	1327*	Am (by Sec. 8 of Ch.)
	1994	942*	Am ³⁵⁹		1989	1377	Am (by Sec. 2.5 of Ch.)
	1995	427	Am				
	1996	319	Am		1990	976*	Am
12305	1989	1094	Ad		1994	803	Am
	1995	427	Am	20134.5	1990	592	Ad & R ⁷⁰
12305.5	1993	960	Ad & R ³¹⁴	20142	1990	226	Am
12306	1989	1094	Ad		1997	215	Am
12310	1989	1094	Ad	20150.10	1990	694	Am
	1993	960	Am & R ³¹⁴	20150.15	1990	38*	Ad & R ¹¹
	1994	942*	Am	20168	1994	803	Am
12320	1989	1094	Ad	20175	1996	356	Ad & R ³¹⁴
				20189	1989	1163	Ad
					1990	808	Am
				20192	1989	1163	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
20192 (Cont.)	1990	808	Am	1990	808	Am	
20201.5	1989	1163	Ad	20303	1996	685	Am & RN & Ad
	1990	808	Am		1997	373	Am
20204.3	1989	1163	Ad	20304	1996	685	Ad
	1990	808	Am	20305	1996	685	Ad(RN)
20205.1	1994	803	R & Ad	20306	1997	171	Ad
20206.2	1991	1226	Am	20313	1994	803	Am
20206.7	1993	1195	R	20314	1989	1163	Ad
20206.8	1993	1195	R		1990	808	Am
20206.9	1993	1195	Am	20322	1989	1163	Ad
20207.4	1991	1226	Am		1990	808	Am
20207.7	1990	1414	Am	20323	1992	257	Ad
20213	1994	803	Am		1993	250	Am
20214	1989	1163	Ad	20331	1994	803	Am
	1990	808	Am	20332	1989	1163	Ad
20216	1992	1178	Ad		1990	808	Am
20221	1995	115	Am	20341	1990	694	Am
	1996	244	Am	20342	1989	1163	Ad
20221.1	1994	988*	Ad		1990	808	Am
20223	1994	803	Am	20352	1989	1163	Ad
20224.5	1989	1163	Ad		1990	808	Am
	1990	808	Am	20360	1991	860	Ad
20228	1991	168	Am	20361	1991	860	Ad
20229.1	1990	310*	Am	20362	1991	860	Ad
	1991	162	Am	20363	1991	860	Ad
	1992	1178	Am	20364	1991	860	Ad
20231.5	1990	591	Am	20365	1991	860	Ad
20233	1994	803	Am	20366	1991	860	Ad
20234	1989	1163	Ad		1994	1220*	Am
	1990	808	Am	20367	1991	860	Ad
20242	1989	1163	Ad	20368	1991	860	Ad
	1990	808	Am	20369	1991	860	Ad
Div. 2,				20374	1989	1163	Ad
Pt. 3,					1990	808	Am
Ch. 1,				20392.5	1989	1163	Ad
Art. 11,					1990	808	Am
heading				20394.3	1989	59	Ad
(Sec. 20250				20395	1991	1226	Am
et seq.)	1994	704	Am		1997	214	Am (by Sec. 1
20250	1994	704	Am				of Ch.)
20251.5	1989	1163	Ad		1997	215	Am (by Sec. 2.5
	1990	808	Am				of Ch.)
20253	1994	803	Am	20405	1989	1163	Am
20262	1989	1163	Ad		1990	808	Am
	1990	808	Am	20413	1989	1163	R & Ad
20273	1994	803	Am		1990	808	Am
20274	1989	1163	Ad	20455	1991	1226	Am
	1990	808	Am		1997	215	Am
20281	1997	945	Am	20471.5	1989	1163	Ad
20283	1994	803	Am		1990	808	Am
20284	1989	1163	Ad	20483	1989	1163	R & Ad
	1990	808	Am		1990	808	Am
20291	1997	945	Am	20501	1989	1163	R & Ad
20293	1994	803	Am		1990	808	Am
20294	1989	1163	Ad	20512	1989	1163	R & Ad
	1990	808	Am		1990	808	Am
20300	1996	685	Am	20522	1989	1163	Ad
20301	1996	685	Am		1990	808	Am
20302	1989	1163	Ad	20532	1989	1163	R & Ad

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<i>Affected By</i>				<i>Affected By</i>			
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20532 (Cont.)	1990	808	Am	20893.5	1990	808	Am
20551.5	1989	1163	Ad		1989	1163	Ad
	1990	808	Am		1990	808	Am
20564.5	1989	1163	Ad	20914	1994	803	Am
	1990	808	Am	20916.3	1990	591	Ad
20567	1994	803	R & Ad	20916.5	1989	1163	Ad
20584.5	1989	1163	Ad		1990	808	Am
	1990	808	Am	20918	1994	803	Am
20586	1994	803	R & Ad	Div. 2,			
20602.5	1989	1163	Ad	Pt. 3,			
	1990	808	Am	Ch. 1,			
20604	1994	803	R & Ad	Art. 60.5,			
20624	1989	1163	Ad	heading			
	1990	808	Am	(Sec. 20920	1991	1091	Am (as ad by
20633.5	1989	1163	Ad	et seq.)			Stats. 1989,
	1990	808	Am				Ch. 1163) & RN
20635	1994	803	R & Ad	20920	1989	1163	Ad
20642.5	1989	1163	Ad		1990	808	Am
	1990	808	Am		1991	1091	Am (as am by
20645	1992	1007	Ad				Stats. 1990,
	1994	803	R & Ad				Ch. 808) & RN
20651	1995	897	Am	20926	1994	803	Am
20651.5	1989	1163	Ad	Div. 2,			
	1990	808	Am	Pt. 1,			
	1995	897	R	Ch. 1,			
20654	1995	897	Am	Art. 60.7,			
20655	1995	897	Am	heading			
20657	1995	897	Am	(Sec. 20929			
20660	1990	1372	Ad	et seq.)	1991	1091	Ad(RN)
20674	1989	1163	R & Ad	20929	1991	1091	Ad(RN)
	1990	808	Am	20931	1994	803	Am
20685	1994	803	Am	20941	1994	803	Am
20685.5	1989	1163	Ad	20961	1994	803	Am
	1990	808	Am	20991	1994	803	Am
20688.25	1989	1163	Ad	21020.2	1994	803	Am
	1990	808	Am	21024	1994	803	Am
20694.5	1989	1163	Ad	21031	1994	803	Am
	1990	808	Am	21043	1994	803	R & Ad
20724	1989	1163	Ad		1995	29*	Am
	1990	808	Am	21045	1995	29*	Am
20736	1994	803	Am	21061	1994	803	Am
20737	1989	1163	Ad	21072	1994	803	R & Ad
	1990	808	Am	21081	1994	803	Am
20751.1	1994	803	Am	21091	1994	803	Am
20752.2	1989	1163	Ad	21101	1994	803	Am
	1990	808	Am	21111	1994	803	Am
20761.5	1989	1163	Ad	21120	1990	1159	Am
	1990	808	Am	21121	1990	1159	Am
20784	1989	1163	Ad		1991	1130*	Am
	1990	808	Am		1994	803	Am
20804.5	1989	1163	Ad	21131	1994	803	Am
	1990	808	Am	21141	1994	803	Am
20806	1994	803	Am	21151	1994	803	Am
20812	1994	803	Am	21161	1994	803	Am
20832.5	1989	1163	Ad	21171	1994	803	Am
	1990	808	Am	21181	1994	803	Am
20843.5	1989	1163	Ad	21182	1994	803	Ad
	1990	808	Am	21191	1994	803	Am
20867	1989	1163	R & Ad				

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Section	Affected By			Section	Affected By		
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Div. 2,				21472	1994	803	Ad
Pt. 3,				21482	1994	803	Ad
Ch. 1.5,				21491	1994	803	Am
Art. 86.5,				21492	1994	803	Ad
heading				21501	1994	803	Am
(Sec. 21195				21511	1994	803	Am
et seq.)	1993	906*	Am ⁴²	21521	1994	803	Am
21195	1993	906*	Am ⁴²	21531	1994	803	Am
21196	1994	803	Am	21541	1994	803	Am
21203	1994	803	Am	21551	1991	1226	Am
21212	1994	803	Am		1997	215	Am
21221	1993	627	Am	21552	1994	803	Am
	1994	803	Am	21567	1994	803	R & Ad
21231	1994	803	Am	21572	1994	803	Am
21241	1994	803	Am	21581	1994	803	Am
21251	1994	803	Am	21591	1994	803	Am
21261	1994	803	Am	21601	1994	803	Am
21271	1994	803	Am	21618	1994	803	Ad
21290	1994	803	R & Ad	21621	1994	803	Am
21311	1994	803	Am	21624	1994	803	Ad
21321	1994	803	Am	21631	1994	803	Am
21322	1993	687*	Ad	21641	1994	803	Am
21331	1994	803	Am	22002	1989	733	Am
21341	1994	803	Am	22003	1989	241	Ad
21351	1994	803	Am	22032	1989	241	Am
21361	1994	803	Am	22034	1989	241	Am
21371	1994	803	Am	22035	1994	803	R & Ad
21381	1994	803	Am	22035.5	1991	993	Ad
21391	1994	803	Am	22038	1990	694	Am
21401	1994	803	Am	22039	1990	694	Am
21411	1994	803	Am	22050	1994	803	Ad
21421	1994	803	Am		1997	373	Am (by Sec. 2 of Ch.)
21431	1994	803	Am				Am ¹³
21441	1994	803	Am	22300	1991	933	Am
21451	1994	803	Am		1993	1195	Am
21461	1994	803	Am				

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508.5	1990	1286	Ad		1992	1077	Am
515	1996	202 *	Ad ¹³³		1993	1287	Am
560	1989	1360	R (as ad by Stats. 1980, Ch. 1198) ⁷³	2208	1992	365	Am
				2209	1992	999	Am
561	1989	1360	R (as ad by Stats. 1980, Ch. 1198) ⁷³	2599.6	1990	1168	Ad (Inc. Ref.) ³⁵⁴
					1991	1091	Am (as am by Stats. 1990, Ch. 808) & RN
562	1989	1360	R (as ad by Stats. 1980, Ch. 1198) ⁷³	Div. 2, Ch. 7.5, heading (Sec. 2621 et seq.)			
563	1989	1360	R (as ad by Stats. 1980, Ch. 1198) ⁷³		1993	197	Am
603.1	1992	999	Ad	2621	1993	197	Am
607	1992	999	Am	2621.5	1993	197	Am
662	1991	3 *	Am ²⁰		1993	916	Am
663	1993	278 *	Am	2621.6	1992	506 *	Am
663.1	1993	278 *	Ad	2621.7	1993	197	Am
	1995	938	Am ⁵⁷⁴		1993	916	Am
663.2	1993	278 *	Ad	2621.8	1992	506 *	Am
677	1992	999	Am		1993	197	Am
690	1992	999	Am		1993	916	R & Ad
702	1995	GRP 3	S ¹¹⁷⁴	2621.9	1990	1168	Am
	1996	332	Ad		1991	250	Am
741	1996	297	Am		1992	506 *	Am
742	1993	56	R ⁶⁷⁰		1993	197	Am
751	1993	784	Am		1X 1997-98	7	Am ¹⁴⁰⁴
752	1991	748	Am	2622	1990	1168	Am
	1993	784	Am		1993	197	Am
753	1993	784	R & Ad	2623	1993	916	Am
754	1991	748	Am	2624	1993	916	Am
	1993	784	R & Ad	2650	1992	999	Am
756	1991	748	Am	2689	1992	1296 *	Am
758	1991	748	Am	2690	1990	1168	Ad ³⁵⁴
760.5	1991	748	Am	2691	1990	1168	Ad ³⁵⁴
763	1991	748	Am		1991	550	Am
	1993	784	Am	2692	1990	1168	Ad ³⁵⁴
764	1991	748	Am		1991	550	Am
772	1991	748	Am		1993	916	Am
	1993	784	Am	2692.1	1991	550	Ad
773	1993	784	Am	2693	1990	1168	Ad ³⁵⁴
777	1991	748	Am		1991	550	Am
782	1991	748	Am	2694	1990	1168	Ad ³⁵⁴
	1993	784	Am		1991	250	Am
783	1991	748	Am		1X 1997-98	7	Am ¹⁴⁰⁴
833	1996	444	R	2695	1990	1168	Ad ³⁵⁴
2002.5	1992	1019	Ad		1991	104 *	Am
2004	1994	1010	Am ⁸³²		1992	999	Am
2010	1992	999	Ad	2696	1990	1168	Ad ³⁵⁴
2202	1992	1019	Ad		1992	999	Am
2203	1992	999	Am		1X 1997-98	7	Am ¹⁴⁰⁴
2204	1992	999	Am	2697	1990	1168	Ad ³⁵⁴
2205	1992	1019	Am	2698	1990	1168	Ad ³⁵⁴
2207	1990	1097	R & Ad	2699	1990	1168	Ad ³⁵⁴
	1990	1101	Am (as ad by Stats. 1990, Ch. 1097)	2699.5	1990	1168	Ad (purports to ad 2599.6) ³⁵⁴
	1991	845	Am		1991	104 *	Am
				2699.6	1991	1091	Ad(RN)

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Section	Affected By			Section	Affected By				
	Year	Chapter	Effect		Year	Chapter	Effect		
2705	1990	1168	Am ³⁶²	1994	1208	Am			
			R ⁶³			1992	1077	Am	
			Ad ³⁵⁴			2796	1993	1094	Ad ⁷²⁶
2705.5	1991	550	Am	2813	1989	1056	Am		
			Am			1990	474	Am	
			Ad			2814	1990	474	Am
2706	1990	1168	Am ³⁶²	3002	1992	999	Am		
			R ⁶³			3009	1996	537	Am
			Ad ³⁵⁴			3010	1996	537	R
2708	1991	1096	R	3011	1996	537	R		
2714	1991	845	Am	3013	1992	999	Am		
			Am			3106	1989	1383	Am
			Am			1994	523	Am	
			Am ¹¹⁷			3106.5	1994	731	Ad
			Am			3111	1992	999	Am
			Am			3201	1996	537	Am
			Am			3202	1993	1179	Am
2716	1992	1077	Am	3203	1991	701	Am		
			Am			3205.1	1993	1179	Am
			Ad			3206	1990	1604	Ad
2717	1992	1077	Am	3206.5	1990	1604	Ad		
2719	1992	1077	Am	3208.1	1996	537	Am		
			Am			3233	1996	605	Ad
			Am			3234	1993	1179	Am
2727.1	1990	1097	Ad	3237	1996	537	Am		
2759	1992	1077	Am	3242	1993	1179	R		
2761	1990	1097	Am	3251	1996	537	Am		
2762	1990	1097	Am	3277	1991	701	Am		
2763	1990	1097	Am	3316.1	1994	1010	Am ⁸³²		
2770	1990	1097	R & Ad	3319	1992	999	Am		
2771	1991	845	Am	3352	1996	537	Am		
			Am	3353	1996	537	Am		
			Am	3354	1996	537	Am		
2772	1994	1208	Am	3407.5	1992	999	Am		
2773	1990	1097	R & Ad	3408	1992	999	Am		
			Am	3421	1990	987	Ad		
			Am	3423.2	1996	872	Am ¹²⁸¹		
2773.1	1990	1097	Ad	3423.4	1996	872	Am ¹²⁸¹		
2774	1990	1101	Am (as am by	3460	1991	GRP	S ⁴²⁰		
			Stats. 1990,	1994	1010	Am ⁸³²			
			Ch. 1097)	3464	1989	1226	R		
2774.1	1991	845	Am	3468	1989	1226	R		
			Am	3470	1989	1226	Am		
			Am	1991	GRP	S ⁴²⁰			
2774.2	1990	1097	Ad	1992	711*	Am ⁵¹¹			
			Ad	3471	1989	1226	Ad		
			Am (as ad by	1994	1147	R			
2774.4	1990	1101	Am (as ad by	3472	1989	1226	Ad		
			Stats. 1990,	1991	817	Am			
			Ch. 1097)	1991	GRP	S ⁴²⁰			
2774.6	1990	1097	Am	1994	1147	R			
			Am	3475	1990	1657	Ad		
			Ad	3476	1990	1657	Ad		
2774.6	1990	1101	Am (as ad by	3477	1990	1657	Ad		
			Stats. 1990,	3477.1	1990	1657	Ad		
			Ch. 1097)	3477.5	1990	1657	Ad		
				3478	1990	1657	Ad		

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3479	1990	1657	Ad		1992	390	Am
3480	1990	1657	Ad		1X 1997-98	7	Am ¹⁴⁰⁴
	1991	586*	Am	4142	1991	1149	Am
3481	1990	1657	Ad	4142.1	1994	1087	Ad
3482	1990	1657	Ad	4145	1996	202*	Ad
3483	1990	1657	Ad	4156	1989	1165	Am
3484	1990	1657	Ad	4204	1995	938	Am ⁹⁴
3485	1990	1657	Ad	4205	1994	843*	Ad
3485.5	1990	1657	Ad	4290	1989	60*	Am
3486	1990	1657	Ad	4291.1	1989	343	Ad
3487	1991	1091	Ad(RN)		1990	773	Am
3488	1990	1657	Ad	4371	1992	427	Am ⁵¹¹
3489	1990	1657	Ad	4417	1993	15*	Am
	1991	586*	Am	4417.5	1994	243*	Ad
3490	1990	1657	Ad	4431	1992	427	Am ⁵¹¹
3491	1990	1657	Ad	4464	1994	1010	Am ⁸³²
3492	1990	1657	Ad	4475	1990	1600	Am
3493	1990	1657	Ad	4475.1	1991	261	Ad
	1997	17	R ¹³²⁸	4475.5	1990	1600	Am
3494	1990	1657	Ad	4513	1989	400	Am
3635.1	1994	1010	Am ⁸³²		1989	1161	Am
3705	1992	999	Am	4516.6	1994	763	Am
3712	1992	999	Am	4525	1994	1010	Am ⁸³²
3752	1993	1179	Am	4527	1990	1237	Am
3772.2	1996	872	Am ¹²⁸¹	4531.5	1993	56	R ⁶⁷⁰
3772.4	1996	872	Am ¹²⁸¹	4551.3	1995	601	Ad
3787	1990	1657	Ad		1996	124	Am ¹¹⁹⁷
	1991	1091	Am (as ad by Stats. 1990, Ch. 1657) & RN	4551.9	1992	756	Ad & R ⁷⁰
3805.5	1994	553	Ad	4554.5	1995	425	Ad
3809	1990	644	Ad	4570	1996	740	Ad
3810	1994	553	Ad	4571	1996	740	Am
3822	1990	644	Am	4572	1996	740	Am
	1991	520	Am	4574	1996	740	Am
	1994	553	Am	4576.1	1996	740	Ad
3822.1	1990	644	Am		1997	17	Am ¹³²⁸
	1991	520	R & Ad	4582	1992	756	Am
3823	1990	644	Am				R & Ad ⁹⁴
	1991	520	Am	4582.6	1995	612	Am
3827	1991	520	Ad	4582.7	1989	723	Am
3900	1991	494	Am		1995	612	Am
3901	1991	494	Am	4582.8	1989	1290	Am ¹⁹⁵
3912	1995	527	Am		1994	746*	Am
3913	1995	527	Am	4582.9	1989	400	Ad
3914	1990	992	Am	4584	1989	1161	Am
3915	1991	494	Am		1992	756	Am
3940	1996	1003	Am		1994	746*	Am
4022	1989	351	Ad		1996	521	Am
4101	1994	1010	Am ⁸³²	4584.5	1994	746*	Ad
4121	1989	339	Ad	4585	1989	915	Am (by Sec. 1 of Ch., as am by Sec. 8, Stats. 1987, Ch. 987) ⁴⁹
4125	1989	701*	Am				Am (by Sec. 2 of Ch., as ad by Sec. 9, Stats. 1987, Ch. 987) ⁴²
	1989	380	Am				
	1X 1997-98	7	Am ¹⁴⁰⁴				
4127	1991	653	Am				
4128.5	1989	778	Ad				
4129	1992	427	Am ⁵¹¹				
4136	1989	380	Ad (by Sec. 2 of Ch.) ⁵⁴				

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Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
4585 (Cont.)	1989	1290	Am (by Sec. 2 of Ch., as am by Sec. 8, Stats. 1987, Ch. 987) ¹⁰⁶		1993	706	R (as am by Sec. 8, Stats. 1989, Ch. 1290)
			Ad (by Sec. 3 of Ch.) ¹⁰⁵	4590	1989	915	Am (as ad by Sec. 7, Stats. 1989, Ch. 1290) ¹³
			R (by Sec. 3 of Ch.) ⁴²		1993	706	Am ^{49 125}
			Am (by Sec. 4 of Ch., as ad by Sec. 9, Stats. 1987, Ch. 987) ⁴²				R (as ad by Stats. 1973, Ch. 880)
	1993	706	R (as am by Sec. 4, Stats. 1989, Ch. 1290)	4591	1989	915	Am (as am by Stats. 1989, Ch. 915) ¹³
			Am (as ad by Sec. 3, Stats. 1989, Ch. 1290) ¹³		1993	706	Am ^{49 125}
4586	1989	915	Am ^{49 125}	4592	1994	746*	R (as am by Stats. 1976, Ch. 1300)
	1993	706	R (as am by Stats. 1980, Ch. 676)	4593	1989	1290	Am (as am by Stats. 1989, Ch. 915) ¹³
			Am (as ad by Sec. 6, Stats. 1989, Ch. 915) ¹³	4593.10	1989	1290	Am (as am by Stats. 1989, Ch. 915) ¹³
			Am (by Sec. 7 of Ch., as am by Sec. 3, Stats. 1987, Ch. 170) ⁴⁹	4593.11	1989	1290	Ad ¹⁹⁵
4587	1989	915	Am (by Sec. 8 of Ch., as am by Sec. 4, Stats. 1987, Ch. 170) ⁴²	4593.2	1989	1290	Ad ¹⁹⁵
			Am (by Sec. 6 of Ch., as am by Sec. 3, Stats. 1987, Ch. 170) ¹⁰⁶	4593.3	1989	1290	Ad ¹⁹⁵
	1989	1290	Ad (by Sec. 7 of Ch.) ¹⁰⁵		1992	756	Am
			R (by Sec. 7 of Ch.) ⁴²	4593.4	1989	1290	R & Ad ⁹⁴
			Am (by Sec. 8 of Ch., as ad by Sec. 4, Stats. 1987, Ch. 170) ⁴²	4593.5	1989	1290	Ad ¹⁹⁵
			Am (by Sec. 8 of Ch., as ad by Sec. 4, Stats. 1987, Ch. 170) ⁴²	4593.6	1989	1290	Ad ¹⁹⁵
				4593.7	1989	1290	Ad ¹⁹⁵
				4593.8	1989	1290	Ad ¹⁹⁵
				4593.9	1989	1290	Ad ¹⁹⁵
				4594	1989	1290	Ad ¹⁹⁵
					1992	756	Am
				4594.2	1989	1290	R & Ad ⁹⁴
				4594.4	1989	1290	Ad ¹⁹⁵
				4594.6	1989	1290	Ad ¹⁹⁵
				4594.7	1989	1290	Ad ¹⁹⁵
				4604	1989	915	Am (by Sec. 14 of Ch.)
					1989	1290	Am (by Sec. 11 of Ch.) & R ¹⁰⁶
							Ad (by Sec. 12 of Ch.) ¹⁰⁵
					1990	1600	Am
				4621	1990	1237	Am
				4621.2	1990	1237	Am
				4622	1989	1161	Am
				4650.1	1993	964	Am
				4651.5	1992	756	Ad & R ⁷⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
4662	1995	91	Am ⁹⁶⁴	5020.7	1992	1075	Ad
4681	1992	756	Am	5024.1	1992	1075	Ad
4683	1992	756	Am	5024.5	1992	1075	Am
4694	1993	56	Am ⁶⁷⁰	5024.6	1992	1075	Am
4715	1991	408	Am		1993	749	Am
4771	1992	711 *	R ⁵¹¹	5025	1994	299	Ad
4772	1992	711 *	R ⁵¹¹	5025.3	1990	1245	Am
4773	1992	711 *	R ⁵¹¹	5028	1990	19 *	R (as ad by
4774	1992	711 *	R ⁵¹¹				Stats. 1989-90
4775	1992	711 *	R ⁵¹¹				(1st Ex. Sess.),
4776	1992	711 *	R ⁵¹¹				Ch. 4)
4789.2	1989	1161	Am		1X 1989-90	3 *	Ad
4793	1994	1010	Am ⁸³²		1X 1989-90	4 *	Ad
4799.05	1992	711 *	R ⁵¹¹	5029	1992	1325	Ad
4799.08	1989	314 *	Am		1993	672	Am
4799.10	1989	314 *	Am		1994	146	Am ⁸³³
	1990	1568 *	Am ²⁹³	5067	1996	315	Am
4799.13	1989	251	Am	5070.3	1990	1495	Am
	1991	1052	Am	5071.7	1990	1495	Am
	1992	701 *	Am	5072.8	1992	701 *	Ad
4800	1989	1241	Ad		1992	964	Ad
4801	1989	1241	Ad		1994	146	R (as ad by
	1X 1991-92	21	R				Stats. 1992
4802	1989	1241	Ad				Ch. 701) ⁸³³
	1X 1991-92	21	R	5073.1	1990	1495	R
4803	1989	1241	Ad	5075.8	1990	1025 *	Ad
	1X 1991-92	21	R	5077.5	1990	1495	R & Ad
4804	1989	1241	Ad	5077.6	1992	1318	Am
	1X 1991-92	21	R	5077.8	1990	1495	Ad
4805	1989	1241	Ad	5078	1992	1318	Ad
5001.6	1994	744	Am (by Sec. 1	5078.1	1992	1318	Ad
			of Ch.)	5078.2	1992	1318	Ad
	1994	1090	Am (by Sec. 2	5078.3	1992	1318	Ad
			of Ch.)	5078.4	1992	1318	Ad
5002.2	1990	342	Am	5078.5	1992	1318	Ad
5002.3	1990	1027 *	Am	5078.6	1992	1318	Ad
5002.6	1995	472 *	Ad ¹⁰⁸⁰	5079	1993	749	Ad
5003.02	1993	46	R	5079.01	1993	749	Ad
5003.02.1	1994	70	Ad		1994	146	Am ⁸³³
5003.03	1992	1254	Ad	5079.10	1993	749	Ad
5003.06	1997	374	Ad	5079.11	1993	749	Ad
5003.10	1997	374	Ad	5079.12	1993	749	Ad
5003.12	1997	374	Ad		1994	146	Am ⁸³³
5003.6	1992	427	Am ⁵¹¹	5079.13	1993	749	Ad
5005.3	1989	669	Ad	5079.14	1993	749	Ad
5006.10	1992	732 *	Am ³⁶	5079.15	1993	749	Ad
5006.11	1992	732 *	Am ³⁶	5079.20	1993	749	Ad
5007.1	1989	620	Am	5079.21	1993	749	Ad
5007.4	1989	620	Ad	5079.22	1993	749	Ad
5008.4	1996	320	Am	5079.23	1993	749	Ad
5008.5	1989	1360	Am ⁷³	5079.24	1993	749	Ad
5009.1	1993	1196	Ad	5079.25	1993	749	Ad
5009.2	1993	1173	Ad	5079.26	1993	749	Ad
5009.3	1995	472 *	Ad	5079.27	1993	749	Ad
5011	1990	91	Am	5079.28	1993	749	Ad
5011.5	1991	166	Am	5079.35	1993	749	Ad
5012.2	1991	875	Ad	5079.40	1993	749	Ad
5015.5	1989	1360	Am ⁷³	5079.41	1993	749	Ad
5020.1	1992	1075	Am	5079.42	1993	749	Ad
5020.4	1992	1075	Am	5079.43	1993	749	Ad
	1993	749	Am	5079.44	1993	749	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5079.50	1993	749	Ad	5090.13	1992	738*	Ad
5079.51	1993	749	Ad		1992	964	S ¹³³
5079.52	1993	749	Ad		1995	970	S ⁵⁹⁹
5079.60	1993	749	Ad	5090.15	1992	701*	S ¹³³
5079.61	1993	749	Ad		1992	964	S ¹³³
5079.62	1993	749	Ad		1995	970	S ⁵⁹⁹
5079.63	1993	749	Ad	5090.16	1992	701*	S ¹³³
5079.64	1993	749	Ad		1992	964	S ¹³³
5079.65	1993	749	Ad		1995	970	S ⁵⁹⁹
5080	1995	737	Am	5090.17	1992	701*	S ¹³³
5080.16	1992	1057	Am		1992	964	S ¹³³
5080.17	1994	1067*	Am		1995	970	S ⁵⁹⁹
5080.18	1995	737	Am	5090.18	1992	701*	S ¹³³
5080.19	1992	1057	Am		1992	964	S ¹³³
5080.20	1992	1057	Am		1995	970	S ⁵⁹⁹
5080.23	1994	1067*	Ad	5090.19	1992	701*	S ¹³³
5080.24	1994	798*	Ad		1992	964	S ¹³³
5080.25	1994	798*	Ad		1995	970	S ⁵⁹⁹
5080.26	1994	1067*	Ad	5090.20	1992	701*	S ¹³³
5080.27	1996	202*	Ad		1992	964	S ¹³³
5080.32	1994	1067*	Am		1995	970	S ⁵⁹⁹
5080.36.1	1996	246*	Ad	5090.21	1992	701*	S ¹³³
5080.40	1991	235	Ad		1992	964	S ¹³³
	1992	1057	Am		1995	970	S ⁵⁹⁹
5090.01	1992	701*	S ¹³³	5090.22	1992	701*	S ¹³³
	1992	964	S ¹³³		1992	964	S ¹³³
	1995	970	S ⁵⁹⁹		1995	970	S ⁵⁹⁹
5090.02	1992	701*	S ¹³³	5090.23	1992	701*	S ¹³³
	1992	964	S ¹³³		1992	964	S ¹³³
	1995	970	S ⁵⁹⁹		1995	970	S ⁵⁹⁹
5090.03	1992	701*	S ¹³³	5090.24	1992	701*	S ¹³³
	1992	964	S ¹³³		1992	964	S ¹³³
	1995	970	S ⁵⁹⁹		1995	970	S ⁵⁹⁹
5090.04	1992	701*	S ¹³³	5090.25	1992	964	Ad & R ¹³³
	1992	964	S ¹³³		1995	970	S ⁵⁹⁹
	1995	970	S ⁵⁹⁹	5090.30	1992	701*	S ¹³³
5090.05	1992	701*	S ¹³³		1992	964	S ¹³³
	1992	964	S ¹³³		1995	970	S ⁵⁹⁹
	1995	970	S ⁵⁹⁹	5090.31	1992	701*	S ¹³³
5090.06	1992	701*	S ¹³³		1992	964	S ¹³³
	1992	964	S ¹³³		1995	970	S ⁵⁹⁹
	1994	1004	Am	5090.32	1992	701*	S ¹³³
	1995	970	S ⁵⁹⁹		1992	964	Am ¹³³
5090.07	1992	701*	S ¹³³		1995	970	S ⁵⁹⁹
	1992	964	S ¹³³	5090.33	1992	701*	S ¹³³
	1995	970	S ⁵⁹⁹		1992	964	S ¹³³
5090.08	1992	701*	S ¹³³		1995	970	S ⁵⁹⁹
	1992	964	S ¹³³	5090.34	1992	701*	S ¹³³
	1995	970	S ⁵⁹⁹		1992	964	S ¹³³
5090.09	1992	701*	Am ¹³³		1995	970	S ⁵⁹⁹
	1992	964	S ¹³³	5090.35	1992	701*	S ¹³³
	1995	970	S ⁵⁹⁹		1992	964	S ¹³³
5090.10	1992	701*	S ¹³³		1995	970	S ⁵⁹⁹
	1992	964	S ¹³³	5090.36	1992	701*	S ¹³³
	1995	970	S ⁵⁹⁹		1992	964	S ¹³³
5090.11	1992	701*	S ¹³³		1995	970	S ⁵⁹⁹
	1992	964	S ¹³³	5090.40	1992	701*	R & Ad
	1995	970	S ⁵⁹⁹				R ²⁸⁸
5090.12	1992	701*	S ¹³³		1992	964	S ¹³³
	1992	964	S ¹³³		1995	403	Am
	1995	970	Am		1995	970	S ⁵⁹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5090.41	1990	867	Am	5093.542	1989	215	Ad
	1992	701 *	R	5093.545	1989	215	Am
	1992	964	S ¹³³	5093.547	1993	896	Am
	1994	798 *	Ad		1995	183	Am
	1995	970	S ⁵⁹⁹	5093.548	1993	896	Am
5090.42	1992	701 *	R		1995	183	R
	1992	964	S ¹³³	5093.55	1993	896	Am
5090.43	1992	701 *	S ¹³³	5093.56	1993	896	Am
	1992	964	S ¹³³	5093.65	1993	896	R
	1995	970	S ⁵⁹⁹	5093.70	1995	183	Ad
5090.44	1992	701 *	S ¹³³	5096.1175	1991	652	Ad
	1992	964	S ¹³³	5096.124	1992	427	Am ⁵¹¹
	1995	970	S ⁵⁹⁹	5096.2055	1991	652	Ad
5090.45	1992	701 *	S ¹³³	5096.2595	1991	652	Ad
	1992	964	S ¹³³	5096.300	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.301	1990	920 *	Ad ³⁹⁶
5090.46	1992	701 *	S ¹³³	5096.302	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.303	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.304	1990	920 *	Ad ³⁹⁶
5090.47	1992	701 *	S ¹³³	5096.305	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.310	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.311	1990	920 *	Ad ³⁹⁶
5090.50	1992	701 *	S ¹³³	5096.312	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.320	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.321	1990	920 *	Ad ³⁹⁶
5090.51	1992	701 *	S ¹³³	5096.323	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.324	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.325	1990	920 *	Ad ³⁹⁶
5090.52	1992	701 *	S ¹³³	5096.326	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.328	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.329	1990	920 *	Ad ³⁹⁶
5090.53	1992	701 *	S ¹³³	5096.330	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.331	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.333	1990	920 *	Ad ³⁹⁶
5090.55	1992	701 *	S ¹³³	5096.334	1990	920 *	Ad ³⁹⁶
	1992	964	Am ¹³³	5096.335	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.336	1990	920 *	Ad ³⁹⁶
5090.56	1992	701 *	S ¹³³	5096.337	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.340	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.341	1990	920 *	Ad ³⁹⁶
5090.60	1992	701 *	S ¹³³	5096.342	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.343	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.344	1990	920 *	Ad ³⁹⁶
5090.61	1991	446	Am	5096.345	1990	920 *	Ad ³⁹⁶
	1992	701 *	S ¹³³	5096.346	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.347	1990	920 *	Ad ³⁹⁶
	1994	1004	Am	5096.348	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.350	1990	920 *	Ad ³⁹⁶
5090.62	1992	701 *	S ¹³³	5096.351	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.352	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.360	1990	920 *	Ad ³⁹⁶
5090.63	1992	701 *	S ¹³³	5096.361	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.362	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.363	1990	920 *	Ad ³⁹⁶
5090.64	1992	701 *	S ¹³³	5096.364	1990	920 *	Ad ³⁹⁶
	1992	964	S ¹³³	5096.365	1990	920 *	Ad ³⁹⁶
	1995	970	S ⁵⁹⁹	5096.366	1990	920 *	Ad ³⁹⁶
5090.70	1992	701 *	Am ¹³³	5096.367	1990	920 *	Ad ³⁹⁶
	1992	964	Am ¹³³	5096.368	1990	920 *	Ad ³⁹⁶
	1995	970	Am ⁵⁹⁹	5096.369	1990	920 *	Ad ³⁹⁶
5093.54	1989	215	Am	5096.370	1990	920 *	Ad ³⁹⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5096.371	1990	920 *	Ad ³⁹⁶	5541.3	1997	374	Ad
5096.372	1990	920 *	Ad ³⁹⁶	5545.5	1994	923	Am ⁸³²
5096.373	1990	920 *	Ad ³⁹⁶	5552	1991	1226	Am
5096.374	1990	920 *	Ad ³⁹⁶	5552.1	1993	1195	Ad
5096.375	1990	920 *	Ad ³⁹⁶		1996	872	Am ¹²⁸¹
5096.376	1990	920 *	Ad ³⁹⁶	5554	1989	447	R
5096.380	1990	920 *	Ad ³⁹⁶	5566	1989	205	Am
5096.381	1990	920 *	Ad ³⁹⁶	Div. 5,			
5096.382	1990	920 *	Ad ³⁹⁶	Ch. 3.1,			
5096.383	1990	920 *	Ad ³⁹⁶	heading			
5096.384	1990	920 *	Ad ³⁹⁶	(Sec. 5600			
5096.385	1990	920 *	Ad ³⁹⁶	et seq.)	1995	91	Ad(RN) ⁹⁶⁴
5096.386	1990	920 *	Ad ³⁹⁶	Div. 5,			
5096.387	1990	920 *	Ad ³⁹⁶	Ch. 3.5,			
5096.388	1990	920 *	Ad ³⁹⁶	heading			
5096.389	1990	920 *	Ad ³⁹⁶	(Sec. 5600			
5096.390	1990	920 *	Ad ³⁹⁶	et seq.)	1995	91	Am & RN ⁹⁶⁴
5096.391	1990	920 *	Ad ³⁹⁶	5600	1994	1295	Ad
5097.2	1992	192	Am		1995	91	Am ⁹⁶⁴
5097.3	1992	192	Am	5621	1990	1286	Am
5097.5	1992	192	Am	5626.1	1994	355	Ad
5097.991	1991	370	Ad	5631	1990	1017	Am
5099.7	1996	1023 *	Am ¹²⁵³		1991	808 *	Am
5164	1993	972	Ad	5733.5	1991	652	Ad
	1997	904	Am	5780.8	1995	529 *	Am
5506.10	1993	1071	Ad	5781.10	1991	1226	Ad
	1994	923	Am ⁸³²	5781.34	1994	923	Am ⁸³²
5506.3	1993	1155	Ad	5782.18	1990	152	R & Ad
	1994	923	Am ⁸³²	5782.27	1994	39 *	Ad ³⁴⁵
5506.4	1992	74 *	Ad				R ²⁷¹
5506.5	1990	186 *	Am		1994	1089	Am
5506.6	1990	186 *	Am	5784.39	1990	307 *	Ad
5506.7	1989	789	Ad	5841	1996	872	Am ¹²⁸¹
5506.8	1990	1017	Ad	5907	1990	738 *	Am
5506.9	1991	823	Ad		1993	1251 *	Am
5514	1990	186 *	Am	5936.5	1991	652	Ad
5517.4	1994	923	Am ⁸³²	6010	1992	699 *	Ad ⁴⁵
5526.1	1990	186 *	Ad				R ¹¹⁷
5527.1	1996	314	Ad		1992	700 *	Ad ^{378 36 583}
5532	1994	923	Am ⁸³²		1992	1369 *	Am (as ad by
5536	1990	322	Am				Sec. 3,
	1990	1558	Am (as am by				Stats. 1992,
			Stats. 1990,				Ch. 700)
			Ch. 322)	6211	1993	964	Am
5538.10	1993	1071	Ad	6217	1991	GRP	S ⁴²⁰
5538.3	1993	1155	Ad		1993	786	Am
5538.4	1992	74 *	Ad		1994	146	Am ⁸³³
5538.5	1990	186 *	Am		1996	320	Am
	1996	872	Am ¹²⁸¹		1997	293 *	R
5538.7	1989	789	Ad				Ad ⁵⁷⁸
5538.8	1990	1017	Ad				R ⁵⁸⁰
5538.9	1991	823	Ad				Ad ¹³⁵¹
5539.10	1993	1071	Ad	6217.1	1997	293 *	Ad
5539.3	1993	1155	Ad	6230	1997	293 *	Ad
	1994	923	Am ⁸³²	6231	1997	293 *	Ad
5539.4	1992	74 *	Ad	6232	1997	293 *	Ad
5539.7	1989	789	Ad	6233	1997	293 *	Ad
5539.8	1990	1017	Ad	6234	1997	293 *	Ad
5539.9	1991	823	Ad	6235	1997	293 *	Ad
	1994	923	Am ⁸³²	6236	1997	293 *	Ad
5541.2	1993	1195	Ad	6237	1997	293 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6238	1997	293 *	Ad	8759	1990	1248	Ad
6240	1992	1174	Ad	8760	1990	1248	Ad
	1994	970	R & Ad	8801	1995	579 *	Am ⁹⁴
6241	1992	1174	Ad	8811	1995	579 *	Am ⁹⁴
	1994	970	R & Ad	8813	1995	579 *	Am ⁹⁴
6242	1992	1174	Ad		1996	872	Am ¹²⁸¹
	1994	970	R & Ad	8813.1	1995	579 *	Ad ⁹⁴
6243	1992	1174	Ad		1996	872	Am ¹²⁸¹
	1994	970	R & Ad	8813.2	1995	579 *	Ad ⁹⁴
6244	1994	970	Ad		1996	872	Am ¹²⁸¹
6250	1992	1173	Ad & R ⁵⁹⁹	8815.1	1995	579 *	Ad ⁹⁴
	1994	970	R	8815.2	1995	579 *	Ad ⁹⁴
6251	1992	1173	Ad & R ⁵⁹⁹		1996	872	Am ¹²⁸¹
	1994	970	R	8815.3	1995	579 *	Ad ⁹⁴
6252	1992	1173	Ad & R ⁵⁹⁹		1996	872	Am ¹²⁸¹
	1994	970	R	8815.4	1995	579 *	Ad ⁹⁴
6253	1992	1173	Ad & R ⁵⁹⁹	8900	1991	782 *	Ad & R ¹⁹
	1994	970	R	8901	1991	782 *	Ad & R ¹⁹
6309	1989	732	Am	8902	1991	782 *	Ad & R ¹⁹
6311	1992	427	Am ⁵¹¹	8903	1991	782 *	Ad & R ¹⁹
6313	1989	732	R & Ad	9001	1994	719	Am
6314	1989	732	Ad	9003	1996	994	Ad
6331	1994	1010	Am ⁸³²	9029	1994	923	Am ⁸³²
6817	1996	613	Am	9044	1991	831	Ad
	1997	17	Am ¹³²⁸	9084	1996	994	Ad
6871.1	1994	970	R	9111	1996	994	R
6871.2	1991	835	Am	9161	1991	831	R & Ad
			R & Ad ¹¹⁷	9162	1991	831	R & Ad
	1994	970	R (as ad by Sec. 2, Stats. 1991, Ch. 835)	9163	1991	831	R & Ad
				9164	1991	831	R & Ad
					1994	923	Am ⁸³²
6872	1994	970	R	9165	1991	831	R & Ad
6872.5	1991	835	Ad	9166	1991	831	R & Ad
	1994	970	Am	9167	1991	831	R & Ad
6890	1989	770	Am	9168	1991	831	R & Ad
6890.5	1989	770	Ad	9169	1991	831	R
6898.5	1991	520	Ad	9170	1991	831	R
6924	1989	1017	Am	9181	1991	831	R & Ad
8021	1992	711 *	R ⁵¹¹	9182	1991	831	R & Ad
8612.5	1991	286	Ad		1994	923	Am ⁸³²
8613	1991	286	Am	9183	1991	831	R & Ad
8625	1991	286	Am	9184	1991	831	R & Ad
8750	1990	1248	Ad		1994	923	Am ⁸³²
	1991	300 *	Am	9185	1991	831	R & Ad
	1991	1115	Am		1994	923	Am ⁸³²
	1992	1313 *	Am	9186	1991	831	R & Ad
	1992	1314	Am	9187	1991	831	R & Ad
	1993	1190 *	Am		1994	923	Am ⁸³²
	1994	1010	Am ⁸³²	9188	1991	831	R & Ad
8751	1990	1248	Ad	9189	1991	831	R & Ad
8752	1990	1248	Ad	9190	1991	831	R & Ad
8753	1990	1248	Ad	9191	1991	831	R
8754	1990	1248	Ad	9192	1991	831	R
	1991	1091	Am	9193	1991	831	R
8755	1990	1248	Ad	9194	1991	831	R
	1992	1314	Am	9195	1991	831	R
8756	1990	1248	Ad	9201	1991	831	Ad
8757	1990	1248	Ad	9202	1991	831	Ad
	1992	1314	Am	9203	1991	831	Ad
8758	1990	1248	Ad	9204	1991	831	Ad
				9205	1991	831	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9206	1991	831	Ad	9419	1991	831	Am
9211	1991	831	R	9420	1991	831	R & Ad
9212	1991	831	R	9513	1991	70	Ad
9213	1991	831	R	9521	1991	831	Am
9214	1991	831	R	10005	1990	1706	Ad
9215	1991	831	R		1992	761	Am
9216	1991	831	R	10200	1995	931	Ad
9217	1991	831	R	10201	1995	931	Ad
9218	1991	831	R	10202	1995	931	Ad
9219	1991	831	R	10210	1995	931	Ad
9220	1991	831	R	10211	1995	931	Ad
9221	1991	831	R	10212	1995	931	Ad
9222	1991	831	R	10213	1995	931	Ad
9241	1991	831	R	10214	1995	931	Ad
9242	1991	831	R	10215	1995	931	Ad
9243	1991	831	R	10216	1995	931	Ad
9244	1991	831	R	10218	1995	931	Ad
9245	1991	831	R	10219	1995	931	Ad
9246	1991	831	R	10220	1995	931	Ad
9247	1991	831	R	10221	1995	931	Ad
9248	1991	831	R	10222	1995	931	Ad
9249	1991	831	R	10223	1995	931	Ad
9250	1991	831	R	10225	1995	931	Ad
9251	1991	831	R	10226	1995	931	Ad
9252	1991	831	R	10227	1995	931	Ad
9253	1991	831	R	10230	1995	931	Ad
9254	1991	831	R	10231	1995	931	Ad
9255	1991	831	R	10232	1995	931	Ad
9256	1991	831	R	10233	1995	931	Ad
9257	1991	831	R	10234	1995	931	Ad
9258	1991	831	R	10235	1995	931	Ad
9259	1991	831	R	10236	1995	931	Ad
9260	1991	831	R	10237	1995	931	Ad
9261	1991	831	R	10238	1995	931	Ad
9262	1991	831	R	10239	1995	931	Ad
9263	1991	831	R	10240	1995	931	Ad
9271	1991	831	R	10241	1995	931	Ad
9272	1991	831	R	10242	1995	931	Ad
9273	1991	831	R	10243	1995	931	Ad
9301	1991	831	Am	10244	1995	931	Ad
9301.1	1996	314	Ad	10245	1995	931	Ad
9314	1991	831	Am	10246	1995	931	Ad
	1992	970	Am	10250	1995	931	Ad
	1994	923	Am ⁸³²	10251	1995	931	Ad
	1994	939*	Am ¹¹⁷	10252	1995	931	Ad
9316	1991	831	Am	10253	1995	931	Ad
9352	1991	831	R & Ad	10254	1995	931	Ad
9354	1996	994	Am	10260	1995	931	Ad
9356	1991	831	Ad	10261	1995	931	Ad
	1992	151	Am	10262	1995	931	Ad
	1993	1279*	Am	10263	1995	931	Ad
9357	1991	831	Ad	10264	1995	931	Ad
9358	1991	831	Ad	10265	1995	931	Ad
9359	1991	831	Ad	10270	1995	931	Ad
9403.5	1991	831	Ad	10271	1995	931	Ad
9405	1991	831	Am	10272	1995	931	Ad
9408	1991	831	Am	10273	1995	931	Ad
9412	1991	831	Am	10274	1995	931	Ad
9413	1991	831	R & Ad	10275	1995	931	Ad
9417	1991	831	Am	10276	1995	931	Ad
9417.5	1994	719	Ad	10277	1995	931	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
12159	1993	960	Ad & R (Title purports to add and repeal PCC 12159) ³¹⁴	14513.4	1992	1266*	Ad
					1995	624	Am
				14513.5	1989	1342	Ad
					1993	1258*	R
13019	1997	140	Am	14514	1993	1259*	R
13035	1997	140	Am	14514.5	1989	1339*	Am
13035.1	1997	140	Ad	14515	1993	1259*	Am
13050.1	1997	140	R	14515.5	1995	624	Ad
13070	1989	45*	Am	14515.6	1989	1342	Ad
13074	1989	789	Am	14518	1989	1339*	Am
13118	1991	1226	Am		1993	1259*	Am
13150	1993	194	Am	14518.4	1995	624	Ad
13161.5	1991	70	Ad	14518.5	1990	1274*	Am
14000	1993	894	Am		1995	624	Am
14003	1989	463	Am	14520	1989	1339*	Am
14004	1993	894	Ad	14520.5	1989	1339*	Am
14105	1993	894	R	14520.6	1991	227	Am
14300	1989	463	Am	14522	1989	1339*	R
	1989	1276	Am ¹⁵⁵	14522.5	1989	1339*	Am
			R & Ad ¹⁶	14523	1989	1339*	R & Ad
	1993	894	Am	14524	1989	1339*	Am
14304	1989	463	Am	14525	1989	1339*	Am
14306.5	1996	202*	Ad ¹³³		1993	1259*	Am
14307	1993	894	Am	14525.5	1989	1339*	Am
14308	1993	894	Am	14526	1990	1274*	Am
14311	1993	894	Ad	14526.5	1989	1342	Am
14312	1993	894	Ad	14526.6	1992	1266*	Ad
	1996	976*	Am		1994	531*	Am
14313	1993	894	Ad		1995	624	Am
14314	1993	894	Ad	14528.1	1995	624	Ad
14315	1993	894	Ad	14529	1989	1339*	Am
14316	1993	894	Ad	14529.5	1990	1273	Am
14340	1989	1276	Ad & R ^{138 16}		1995	624	Am
	1990	216	Am ²⁰⁶	14530.1	1989	1339*	Ad
14341	1989	1276	Ad & R ^{138 16}	14530.2	1992	999	Ad
14342	1989	1276	Ad & R ^{138 16}	14530.5	1989	1339*	Am
14501	1989	1339*	Am		1993	1258*	Am
	1992	427	Am ⁵¹¹	14531	1992	1033	R
14502.5	1989	1339*	Ad	14532	1992	1033	R
	1992	1266*	Am	14533	1992	1033	R
	1994	272	R	14534	1992	1033	R
14503.5	1989	1342	Ad	14535	1992	1033	R
14503.6	1992	1266*	Ad	14536	1992	1033	Am
14504	1994	272	Am	14536.1	1992	1033	R
14506.3	1992	1266*	Ad		1995	624	Ad
14506.5	1989	1342	Ad	14536.2	1992	1033	R
14506.7	1989	1342	Ad	14536.5	1990	1148	Am
14507	1992	1033	R	14537	1989	1339*	Am
14509.2	1995	624	R		1995	624	Am
14509.3	1990	1274*	Ad	14537.5	1991	908*	Ad
	1991	908*	Am		1994	272	R
14509.5	1989	776	Am	14538	1989	1339*	Am (by Sec. 20 of Ch.)
	1990	165*	Am		1989	1342	Am
	1992	1266*	Am		1991	1069	Am
14510	1995	624	Am		1993	842	Am
14512	1989	1339*	Am		1995	624	Am
14512.7	1989	1339*	Ad		1995	624	Am
14513.2	1990	1094	Ad	14539	1989	1339*	Am
	1992	1266*	Am		1991	1069	R & Ad
	1995	624	Am		1995	624	Am
14513.3	1990	1094	Ad	14541	1989	444	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14541 (Cont.)	1989	1339 *	Am (by Sec. 22 of Ch.)	1989	1342	Am (as am by Stats. 1989, Ch. 117)	
	1989	1342	Am (by Sec. 8.5 of Ch.)	1990	1148	Am	
	1990	1274 *	Am	1991	1069	Am	
	1991	1069	R & Ad	1992	1266 *	Am	
14541.3	1989	1342	Ad	1994	620	Am	
	1991	1069	R	14571	1989	1339 * Am (by Sec. 30 of Ch.)	
14541.5	1995	624	R	1989	1342	Am	
14542	1992	1259	Am	1990	1274 *	Am	
14542.1	1989	454	Ad	1991	1069	Am	
	1990	1148	Am	1993	842	Am	
	1993	1258 *	R	14571.1	1989	1342	Am
14542.2	1989	812 *	Ad & R ⁴³	14571.3	1989	1339 *	Am
14542.5	1990	165 *	Am	14571.4	1994	620	Ad & R ⁵¹
	1992	1296 *	Am	1996	425 *	Am ¹³³	
	1994	272	R	1997	488	Am ¹³	
14543	1994	272	R	14571.6	1989	1342	Am
14544	1989	1339 *	Am	1990	1148	Am	
	1992	1296 *	Am	1992	1266 *	Am	
	1994	272	R	1994	620	Am	
14549	1990	1094	Ad	14571.7	1989	1339 *	Am (by Sec. 32 of Ch.)
	1995	624	Am	1989	1342	Am	
14549.5	1991	908 *	Ad	1990	1274 *	Am	
	1992	427	Am ⁵¹¹	1992	1266 *	Am	
	1992	1266 *	R & Ad	1994	146	Am ⁸³³	
14549.6	1992	1266 *	Ad	14571.8	1989	117	Am
	1993	1259 *	Am	1989	1342	Am (as am by Stats. 1989, Ch. 117)	
	1995	624	Ad	1990	165 *	Am	
14550	1993	1259 *	Am	1990	1273	Am (as am by Stats. 1990, Ch. 165)	
	1993	1260	Am	1990	1274 *	Am (as am by Stats. 1990, Ch. 165)	
	1995	624	Am	1992	1266 *	Am	
14551	1989	1339 *	Am	1995	624	Am	
	1990	1273	Am	14572	1989	1339 *	Am
	1993	1258 *	Am	1990	760	Am	
	1993	1259 *	Am	1991	1069	Am	
	1994	272	Am	1992	1266 *	Am	
14551.4	1991	1058	Ad	1995	624	Am	
14551.5	1989	776	Ad	14572.5	1989	1339 *	Am
	1990	165 *	Am	14573	1989	1339 *	Am
	1992	1259	Am	1989	1342	Am	
14552	1989	1339 *	Am	1995	624	Am	
	1991	1069	Am	14573.5	1989	1339 *	Am
14552.5	1990	1094	Ad	1989	1342	Am	
14552.51	1990	1094	Ad	1991	1069	Am	
14553	1989	1342	Am	1995	624	Am	
	1995	624	Am	14573.51	1992	1266 *	Ad
14554	1991	1069	Am	14573.6	1989	1339 *	Am
14560	1989	1339 *	R & Ad	14573.7	1991	1069	Ad
	1991	908 *	Am	14574	1989	1339 *	Am
	1992	730	R & Ad	1993	1260	Am	
	1995	624	Am	14575	1989	1339 *	Am (by Sec. 39 of Ch.)
14560.5	1989	865 *	Ad				
	1990	165 *	Am				
	1992	730	Am				
14561	1989	1339 *	Am				
14562	1989	1339 *	Am				
14563	1992	1266 *	Ad				
	1995	624	R				
14570	1989	117 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
14575 (Cont.)				1992	1266 *	Am R & Ad ¹⁶ R ⁹⁴	
	1989	1342	Am				
	1990	1274 *	Am				
	1991	908 *	Am	1993	1258 *	Am	
	1992	1259	Am	1994	620	Am	
	1992	1266 *	Am R & Ad ⁹⁴	1995	624	Am ¹⁹⁹	
	1993	1259 *	Am (as am by Sec. 18 and as ad by Sec. 19, Stats. 1992, Ch. 1266)	14585.5	1989	1342 Ad	
				1994	620	Am	
				14586.6	1990	1274 * Ad	
				1994	272	R	
	1993	1260	Am (as am by Sec. 18 and as ad by Sec. 19, Stats. 1992, Ch. 1266)	14587.5	1991	908 * Ad	
				1994	272	R	
	1995	624	Am (as am by Sec. 3, Stats. 1993, Ch. 1260) ¹⁹⁹ Am (as am by Sec. 4, Stats. 1993, Ch. 1260) ²⁷¹	14591	1989	117 * Am R & Ad ¹⁶	
					1989	865 * Am (as am by Sec. 3 and as ad by Sec. 4, Stats. 1989, Ch. 117)	
					1989	1342 Am (as am by Sec. 3 and as ad by Sec. 4, Stats. 1989, Ch. 117)	
14575.1	1991	908 *	Ad & R ⁸¹	1990	1274 *	Am (as am by Sec. 23 and Sec. 24, Stats. 1989, Ch. 1342)	
	1992	730	Am ¹³				
	1995	624	R & Ad				
14580	1989	1339 *	Am	1991	1069	Am (as am by Sec. 15 and Sec. 16, Stats. 1990, Ch. 1274)	
	1989	1360	Am ⁷³				
	1990	1094	Am	14591.1	1991	1069 Ad	
	1990	1274 *	Am	14591.2	1991	1069 Ad	
	1991	908 *	Am	14591.3	1991	1069 Ad	
	1992	1266 *	Am	14591.4	1991	1069 Ad	
	1995	624	Am	1995	624	Am	
14580.5	1995	624	Ad	14591.5	1991	1069 Ad	
14581	1989	1339 *	Am (by Sec. 41 of Ch.)	14592	1990	1274 * Ad	
	1989	1342	Am	14593	1991	1069 Ad	
	1990	1274 *	Am	14594	1991	1069 Ad	
	1991	908 *	Am	14595	1991	1069 Ad	
	1992	1266 *	Am ⁷⁵ R ⁴² Ad ⁴⁴⁵	15000	1990	1631 Ad	
	1993	894	Am	1993	816	R & Ad	
	1995	624	Am	15001	1990	1631 Ad	
	1996	425 *	Am	1993	816	R & Ad	
14581.5	1990	1274 *	Ad	15002	1990	1631 Ad	
	1991	908 *	Am	1993	816	R & Ad	
	1992	41	Am	15003	1990	1631 Ad	
	1992	1266 *	Am (as am by Stats. 1992, Ch. 41)	1993	816	R & Ad	
	1995	624	R	15004	1993	816 Ad	
14585	1989	1159	Am	15005	1990	1631 Ad	
	1989	1339 *	Am (by Sec. 42 of Ch.)	1993	816	R & Ad	
	1989	1342	Am	15006	1993	816 Ad	
	1990	1274 *	Am	15007	1990	1631 Ad	
				15008	1993	816 R & Ad Ad	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
15009	1990	1631	Ad		1990	35 *	R (as ad by
	1993	816	R				Stats. 1989,
	1993	817	Ad				Ch. 1093) ²⁰⁶
15010	1990	1631	Ad	16061	1989	1093	Ad
	1993	816	R & Ad		1990	35 *	R (as ad by
15011	1990	1631	Ad				Stats. 1989,
	1993	816	R & Ad				Ch. 1093) ²⁰⁶
15012	1990	1631	Ad	16062	1989	1093	Ad
	1993	816	R & Ad		1990	35 *	R (as ad by
15013	1993	816	Ad				Stats. 1989,
15014	1993	816	Ad				Ch. 1093) ²⁰⁶
15016	1993	816	Ad	16063	1989	1093	Ad
15018	1993	816	Ad		1990	35 *	R (as ad by
15020	1993	817	Ad				Stats. 1989,
15021	1993	817	Ad				Ch. 1093) ²⁰⁶
15022	1993	817	Ad	16064	1989	1093	Ad
15023	1993	817	Ad		1990	35 *	R (as ad by
15024	1993	817	Ad				Stats. 1989,
16000	1989	1093	Ad				Ch. 1093) ²⁰⁶
	1990	35 *	R (as ad by	16065	1989	1093	Ad
			Stats. 1989,		1990	35 *	R (as ad by
			Ch. 1093) ²⁰⁶				Stats. 1989,
16001	1989	1093	Ad				Ch. 1093) ²⁰⁶
	1990	35 *	R (as ad by	16066	1989	1093	Ad
			Stats. 1989,		1990	35 *	R (as ad by
			Ch. 1093) ²⁰⁶				Stats. 1989,
16002	1989	1093	Ad				Ch. 1093) ²⁰⁶
	1990	35 *	R (as ad by	16070	1989	1093	Ad
			Stats. 1989,		1990	35 *	R (as ad by
			Ch. 1093) ²⁰⁶				Stats. 1989,
16003	1989	1093	Ad				Ch. 1093) ²⁰⁶
	1990	35 *	R (as ad by	16071	1989	1093	Ad
			Stats. 1989,		1990	35 *	R (as ad by
			Ch. 1093) ²⁰⁶				Stats. 1989,
16004	1989	1093	Ad				Ch. 1093) ²⁰⁶
	1990	35 *	R (as ad by	16072	1989	1093	Ad
			Stats. 1989,		1990	35 *	R (as ad by
			Ch. 1093) ²⁰⁶				Stats. 1989,
16005	1989	1093	Ad				Ch. 1093) ²⁰⁶
	1990	35 *	R (as ad by	16073	1989	1093	Ad
			Stats. 1989,		1990	35 *	R (as ad by
			Ch. 1093) ²⁰⁶				Stats. 1989,
16006	1989	1093	Ad				Ch. 1093) ²⁰⁶
	1990	35 *	R (as ad by	16080	1989	1093	Ad
			Stats. 1989,		1990	35 *	R (as ad by
			Ch. 1093) ²⁰⁶				Stats. 1989,
16050	1989	1093	Ad				Ch. 1093) ²⁰⁶
	1990	35 *	R (as ad by	17000	1989	1092	Ad
			Stats. 1989,		1990	35 *	R (as ad by
			Ch. 1093) ²⁰⁶				Stats. 1989,
16051	1989	1093	Ad				Ch. 1092) ²⁰⁶
	1990	35 *	R (as ad by	17001	1989	1092	Ad
			Stats. 1989,		1990	35 *	R (as ad by
			Ch. 1093) ²⁰⁶				Stats. 1989,
16052	1989	1093	Ad				Ch. 1092) ²⁰⁶
	1990	35 *	R (as ad by	18015	1989	37 *	Am
			Stats. 1989,	18017	1992	1296 *	Am
			Ch. 1093) ²⁰⁶	19500	1991	706	Ad
16060	1989	1093	Ad	19501	1991	706	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
19502	1991	706	Ad	1994	1230*		Am (by Sec. 8 of Ch.)
19510	1991	706	Ad	1994	1294*		Am (by Sec. 4.5 of Ch.)
19511	1991	706	Ad	21081.7	1989	626	Ad
19512	1991	706	Ad	21082.1	1991	905	Am
19515	1991	706	Ad	21082.2	1993	1131	Am
19515.5	1991	706	Ad	21083.1	1993	1070	Ad
19516	1991	706	Ad	21083.2	1993	375	Am
19517	1991	706	Ad	21083.3	1992	1102	Am
19518	1991	706	Ad	21083.8	1994	842	Ad & R ³¹⁴
19519	1991	706	Ad		1994	862	Ad & R ³¹⁴
19520	1991	706	Ad		1995	861	Am
19521	1991	706	Ad		1996	124	R (as ad by Sec. 2, Stats. 1994, Ch. 842) ¹¹⁹⁷
19522	1991	706	Ad	21083.8.1	1995	861	Ad
19523	1991	706	Ad	21084	1991	1212	Am
19524	1991	706	Ad		1992	1075	Am
19530	1991	706	Ad	21084.1	1992	1075	Ad
19531	1991	706	Ad	21084.2	1995	877	Ad
19532	1991	706	Ad	21087	1990	1640	Am
19533	1991	706	Ad		1993	1130	Am
19534	1991	706	Ad		1994	1294*	Am
19535	1991	706	Ad	21087.5	1989	218	Ad
21002.1	1994	1230*	Am		1993	1130	R
21003	1993	1130	Am	21089	1989	907	Am
21005	1994	1230*	Am		1990	1706	Am
21060.1	1993	812	Ad		1992	1201	Am
21061.2	1993	812	Ad	21090	1993	1130	Am
21064.5	1993	1130	Ad	21091	1989	907	Ad
	1994	1230*	Am		1993	1130	Am
21065	1994	1230*	Am	21092	1989	141*	Am
21066	1994	1010	Am ⁸³²		1989	907	Am (as am by Stats. 1989, Ch. 141)
21080	1993	1131	Am		1993	1130	Am
	1994	1230*	Am	21092.2	1989	907	Ad
	1996	547	Am	21092.3	1989	907	Ad
21080.04	1990	1654*	Ad		1993	1130	Am
	1995	91	Am ⁹⁶⁴	21092.4	1989	626	Ad
21080.05	1989	1283	Ad	21092.5	1991	905	Ad
21080.09	1989	659	Ad	21092.6	1991	1212	Ad
21080.1	1993	1130	Am	21094	1994	1294*	Am
	1994	1230*	Am	21095	1993	812	Ad
21080.10	1994	1058	Am	21096	1994	438	Ad
21080.12	1997	4*	Ad & R ¹⁹⁹	21100	1993	1130	Am
21080.14	1994	1230*	Ad		1994	1230*	Am ^{869 942}
	1997	415	Am		1994	1294*	Am ⁸²
21080.22	1992	898	Ad	21100.1	1994	1230*	Am ⁹⁴²
21080.23	1996	765	Ad		1994	1294*	Am ⁸²
21080.24	1994	418	Ad	21100.2	1994	1294*	Am
21080.26	1995	660	Ad		1996	808	Am
21080.3	1993	1130	Am	21104	1989	907	Am
21080.32	1996	500	Ad		1990	732	Am
21080.33	1996	825	Ad	21151	1993	1070	Am
21080.4	1992	1201	Am	21151.1	1989	141*	Am
	1997	415	Am		1991	719	Am
21080.5	1996	444	Am		1991	GRP	S ⁴²⁰
21080.6	1993	1070	Ad & R ⁵¹		1992	1343	Am
21080.7	1993	1130	Am				
21080.8	1990	272*	Ad				
21081	1993	1131	Am				
	1994	1294*	Am				
21081.5	1994	1294*	Am				
21081.6	1992	1070	Am				
	1993	1130	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21151.1 (Cont.)	1993	973	Am	21167.6	1994	1294*	Am
	1994	1104	Am		1993	1130	Am
	1995	861	Am		1994	1230*	Am ⁹⁴²
	1996	1023*	Am (as am by Stats. 1995, Ch. 861) ¹²⁵³		1994	1294*	Am ⁸²
21151.3	1991	1183	R	21167.8	1993	1130	Am
21151.4	1991	1183	Am		1994	1294*	Am
21151.5	1993	1130	Am		1995	801	Am
	1994	1294*	Am	21168.3	1993	1130	R
	1996	808	Am	21168.9	1993	1131	Am
21151.7	1990	1097	Ad	21174	1991	285	Am
21151.8	1990	1602	Ad	21177	1993	1131	Am
	1991	1183	Am	21178.1	1992	945	Ad ⁶⁰⁶
21151.9	1995	881	Ad				R ⁷⁹
21152	1993	1130	Am	21190	1991	821	Am
	1994	1294*	Am	21191	1991	821	Am
21153	1989	907	Am	21901	1989	907	Ad
	1990	732	Am	25000.1	1990	1475	Ad
	1997	415	Am	25000.5	1991	900	Ad
21155	1993	1130	R	25004.3	1994	1218	Ad
21156	1993	1130	Ad	25008	1991	1142*	Am
21157	1993	1130	Ad	25008.5	1989	216	Am ⁴⁰
	1994	1229	Am (by Sec. 1 of Ch.)		1991	1142*	Am
	1994	1294*	Am (by Sec. 12.5 of Ch.)	25116	1994	1010	Am ⁸³²
	1996	444	Am	25137	1994	1145	R
21157.1	1993	1130	Ad	25216.4	1994	1145	R
	1994	1294*	Am	25225	1993	756	R
21157.5	1993	1130	Ad		1995	609	Ad
21157.6	1993	1130	Ad	25309.1	1991	900	Ad
	1994	1294*	Am	25309.5	1994	1145	R
21157.7	1993	1130	Ad	25310.3	1989	990*	Ad ¹⁸⁶
	1994	1294*	Am	25310.4	1992	67*	Ad
21158	1993	1130	Ad	25320	1990	47	Am
	1994	1294*	Am	25324	1991	900	Ad
21158.1	1996	444	Ad	25325	1991	900	Ad
21158.5	1993	1130	Ad	25326	1992	762	Ad
21159	1993	1131	Ad	25350	1989	940	S ⁵⁷
21159.1	1993	1130	Ad		1989	1107	S ⁵⁷
Div. 13, Ch. 4.5, Art. 4.1, heading (Sec. 21159.1 et seq.)	1994	1294*	R	25352	1989	940	S ⁵⁷
21159.2	1993	1130	Ad		1989	1107	S ⁵⁷
21159.3	1993	1130	Ad	25354	1989	940	S ⁵⁷
21159.4	1993	1130	Ad		1989	1107	S ⁵⁷
	1993	1131	Ad	25355	1989	940	S ⁵⁷
	1994	1294*	R (as ad by Stats. 1993, Ch. 1130)		1989	1107	S ⁵⁷
21159.9	1993	1130	Ad	25356	1989	940	S ⁵⁷
21167	1994	1294*	Am		1989	1107	S ⁵⁷
	1995	801	Am	25357	1989	940	S ⁵⁷
21167.1	1993	1130	Am		1989	1107	S ⁵⁷
	1994	1294*	Am	25358	1989	940	S ⁵⁷
21167.4	1993	1130	Am		1989	1107	S ⁵⁷
				25362	1989	940	S ⁵⁷
					1989	1107	S ⁵⁷
				25364	1989	940	S ⁵⁷
					1989	1107	S ⁵⁷
					1992	333	Am
				25366	1989	940	S ⁵⁷
					1989	1107	S ⁵⁷
				25368	1989	940	R
					1989	1107	R
				25370	1989	799*	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
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25370 (Cont.)	1994	1145	R	25446	1994	553	S ⁷¹⁹
25370.5	1989	799*	R	25447	1993	56	R ⁶⁷⁰
	1994	1145	R	25447.1	1993	56	R ⁶⁷⁰
25371	1989	799*	R	25447.2	1994	553	S ⁷¹⁹
	1994	1145	R	25448	1994	553	S ⁷¹⁹
25372	1989	799*	R	25448.1	1994	553	S ⁷¹⁹
	1990	351	Am	25449	1994	553	S ⁷¹⁹
	1994	1145	R	25449.1	1994	553	S ⁷¹⁹
25373	1989	799*	R	25449.2	1992	711*	R ⁵¹¹
	1994	1145	R		1994	553	Ad & R ⁷¹⁹
25374	1989	799*	R	25449.3	1994	553	Am ⁷¹⁹
	1994	1145	R		1995	611	Am
25375	1989	799*	R	25449.4	1994	553	Am ⁷¹⁹
	1990	351	R		1995	611	Am
25380	1989	799*	R	25450	1994	1145	R
25381	1989	799*	R	25450.5	1994	1145	R
25390	1990	216	R ²⁰⁶	25451	1994	1145	R
25391	1990	216	R ²⁰⁶	25452	1994	1145	R
25392	1990	216	R ²⁰⁶	25453	1994	1145	R
25393	1990	216	R ²⁰⁶	25454	1994	1145	R
25394	1990	216	R ²⁰⁶	25455	1994	1145	R
25395	1990	216	R ²⁰⁶	25470	1994	1145	R
25401.2	1990	593	Ad	25471	1994	1145	R
25402.1	1991	962	Am	25472	1994	1145	R
25402.2	1994	1145	Am	25473	1994	1145	R
25402.5	1993	1067	Ad ⁷⁰⁸	25501	1994	1145	Am
	1995	611	Am		1995	91	Am ⁹⁶⁴
25402.8	1994	1145	Am	25501.3	1994	1145	R
25402.9	1992	769	Ad	25501.5	1994	1145	R
	1994	553	Am	25502.5	1994	1145	R
25406	1994	1145	R	25513.3	1995	938	Ad ⁵⁷⁴
25410	1990	967*	S ³¹⁴	25517	1994	1145	Am
25410.5	1990	967*	Ad & R ³¹⁴	25518	1994	1145	Am
25410.6	1990	967*	Ad & R ³¹⁴	25520	1993	1108	Am
25411	1990	967*	Am ³¹⁴	25523	1993	1108	Am
25412	1990	967*	S ³¹⁴	25523.5	1993	1108	Ad
25412.5	1990	967*	S ³¹⁴	25524.1	1994	1145	Am
25413	1990	967*	S ³¹⁴	25524.2	1994	1145	Am
25414	1990	967*	S ³¹⁴	25524.25	1994	1145	R
25415	1990	967*	S ³¹⁴	25524.3	1994	1145	R
	1994	553	Am	25536	1994	1145	R
25416	1990	967*	Am ³¹⁴	25540.6	1993	1108	Am
	1994	553	Am	25541	1993	1108	Am
25417	1990	967*	S ³¹⁴	25605.5	1994	1145	Am
25417.5	1995	611	Ad	25606	1994	1145	R
25418	1990	967*	S ³¹⁴	25607	1994	1145	R
25419	1990	967*	S ³¹⁴	25608	1994	1145	Am
25420	1990	967*	S ³¹⁴	25616	1992	951	Am
25421	1990	967*	Am ³¹⁴		1993	63	Am ⁶⁵⁶
	1995	611	Am	25617	1989	940	Ad
25440	1994	553	S ⁷¹⁹	25618	1991	939	Ad
25440.5	1994	553	S ⁷¹⁹	25620	1991	705	Ad
25441	1994	553	S ⁷¹⁹		1994	1145	R
25441.5	1994	553	S ⁷¹⁹		1997	905	Ad
25442	1994	553	S ⁷¹⁹	25620.1	1997	905	Ad
25442.5	1994	553	S ⁷¹⁹	25620.2	1997	905	Ad ¹⁴⁴⁴
25442.7	1994	553	S ⁷¹⁹	25620.3	1997	905	Ad
25443	1994	553	Am ⁷¹⁹	25620.4	1997	905	Ad
25443.5	1995	611	Ad	25620.5	1997	905	Ad
25445	1994	553	S ⁷¹⁹	25620.6	1997	905	Ad
				25620.7	1997	905	Ad

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	Year	Chapter	Effect		Year	Chapter	Effect
25620.8	1997	905	Ad	25686.8	1989	1107	Am
25620.9	1997	905	Ad & R ⁷¹⁹		1993	983	S ¹¹¹
25621	1991	705	Ad	25687	1993	983	S ¹¹¹
	1994	1145	R		1994	553	Am
25622	1991	705	Ad	25687.5	1993	983	S ¹¹¹
	1994	1145	R	25687.6	1993	983	S ¹¹¹
25630	1993	756	R	25687.7	1994	1145	Am
	1994	553	Ad	25688	1993	983	S ¹¹¹
25631	1993	756	R	25689	1993	983	S ¹¹¹
25631.5	1993	756	R	25690	1993	983	S ¹¹¹
25632	1993	756	R	25690.5	1993	983	S ¹¹¹
25632.5	1993	756	R	25692	1993	983	S ¹¹¹
25633	1992	427	Am ⁵¹¹		1994	553	Am
	1993	756	R	25693	1993	983	Am ¹¹¹
25634	1992	427	Am ⁵¹¹	25696.5	1990	1514	Ad
	1993	756	R	25901	1989	101	Am
25634.1	1992	427	Am ⁵¹¹	25902	1994	1145	Am
	1993	756	R	25912	1991	GRP	S ⁴²⁰
25635	1992	711 *	R ⁵¹¹	25920	1993	1159	Ad
25636	1993	756	R	25921	1993	1159	Ad
25637	1993	756	R	25922	1993	1159	Ad
25638	1993	756	R	25923	1993	1159	Ad
25639	1993	756	R	25924	1993	1159	Ad
25640	1993	756	R		1996	1064	Am ⁵⁷⁴
25641	1993	756	R	25925	1993	1159	Ad
25645	1993	983	Ad & R ¹¹¹	25940	1990	349	Ad
25646	1993	983	Ad & R ¹¹¹		1994	1145	R
25647	1993	983	Ad & R ¹¹¹	25941	1990	349	Ad
	1994	553	Am		1994	1145	R
25648	1993	983	Ad & R ¹¹¹	25942	1990	349	Ad
25648.1	1993	983	Ad & R ¹¹¹		1992	769	R & Ad
25648.2	1993	983	Ad & R ¹¹¹		1994	553	Am
25648.3	1993	983	Ad & R ¹¹¹	25953	1994	1010	Am ⁸³²
	1994	553	R	Div. 16,			
25648.4	1993	983	Ad & R ¹¹¹	heading			
	1994	553	Am	(Sec. 26000			
25648.5	1993	983	Ad & R ¹¹¹	et seq.)	1994	1218	Am
25648.6	1993	983	Ad & R ¹¹¹	Div. 16,			
25650	1994	1145	R	Ch. 1,			
25651	1994	1145	R	heading			
25652	1994	1145	R	(Sec. 26000			
25653	1994	1145	R	et seq.)	1994	1218	Am
25654	1994	1145	R	26000	1994	1218	Am
25655	1994	1145	R	26001	1994	1218	Am
25675	1994	1145	R	26002	1994	1218	Am
25676	1994	1145	R	26003	1992	951	Am
25677	1994	1145	R		1994	1218	Am
25680	1993	983	S ¹¹¹	26004	1994	1218	Am
25681	1993	983	S ¹¹¹	26008	1991	919	Am
25682	1989	1107	Am		1992	509	Am
	1993	983	S ¹¹¹	26009	1994	1218	Am
	1994	553	Am	26020	1994	328 *	Am
25683	1993	983	S ¹¹¹	26031	1994	1218	Am
	1994	553	Am	26040	1994	1218	Am
25684	1989	1107	Am	26505	1993	916	Am
	1991	1156	Am	26507	1993	916	Am
	1993	983	S ¹¹¹	26525	1993	916	Am
25685	1993	983	S ¹¹¹	26561	1990	128	Am
25686	1993	983	S ¹¹¹	26567	1991	1226	Am
25686.5	1989	1107	Am	26583	1991	1226	Am
	1993	983	S ¹¹¹		1994	923	Am ⁸³²

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
28000	1994	52	Ad		1996	568	Am
28001	1994	52	Ad	29760	1992	898	Ad
28002	1994	52	Ad		1994	1155*	Am
28003	1994	52	Ad	29761	1992	898	Ad
28004	1994	52	Ad	29761.5	1994	1155*	Ad
28005	1994	52	Ad	29762	1992	898	Ad
28006	1994	52	Ad	29763	1992	898	Ad
28007	1994	52	Ad	29763.5	1992	898	Ad
29117	1994	1010	Am ⁸³²	29763.8	1992	898	Ad
29700	1992	898	Ad		1994	1155*	Am
29701	1992	898	Ad	29764	1992	898	Ad
29702	1992	898	Ad	29765	1992	898	Ad
29703	1992	898	Ad	29766	1992	898	Ad
29704	1992	898	Ad	29767	1992	898	Ad
29705	1992	898	Ad	29770	1992	898	Ad
29706	1992	898	Ad	29771	1992	898	Ad
29707	1992	898	Ad	29772	1992	898	Ad
29708	1992	898	Ad	29775	1992	898	Ad
29709	1992	898	Ad		1996	568	R
29710	1992	898	Ad	29776	1992	898	Ad
29711	1992	898	Ad		1996	568	Am
29712	1992	898	Ad	29777	1992	898	Ad
29713	1992	898	Ad	29780	1992	898	Ad
29714	1992	898	Ad	30006.5	1992	965	Ad
29715	1992	898	Ad	30010	1991	285	Am
29716	1992	898	Ad	30012	1991	802	Ad
29720	1992	898	Ad	30103	1991	670*	Am
29720.5	1992	898	Ad	30111	1994	1010	Am ⁸³²
29721	1992	898	Ad	30171.5	1996	513	Am
29722	1992	898	Ad	30176	1991	226	R
29723	1992	898	Ad	30213	1991	285	Am
29724	1992	898	Ad	30214	1991	285	Am
29725	1992	898	Ad	30234.5	1991	802	Ad
29726	1992	898	Ad	30240	1991	285	Am
29727	1992	898	Ad	30263	1991	535	Am
29728	1992	898	Ad	30301	1991	285	Am
29729	1992	898	Ad		1993	589	Am ⁶⁷⁰
29730	1992	898	Ad		1993	1153*	Am ⁶⁷⁰
29731	1992	898	Ad		1995	208*	Am
29732	1992	898	Ad	30301.2	1991	285	Am
29733	1992	898	Ad		1997	162	Am
29734	1992	898	Ad	30301.5	1991	285	Am
29735	1992	898	Ad		1993	1153*	Am ⁶⁷⁰
	1994	1155*	Am	30304	1991	285	Am
29736	1992	898	Ad	30304.5	1991	285	R
29737	1992	898	Ad	30310.5	1991	285	Am
29738	1992	898	Ad	30314	1991	285	Am
29739	1992	898	Ad	30316	1991	285	Am
29740	1992	898	Ad	30317	1991	285	Am
29741	1992	898	Ad	30318	1991	285	Am
29750	1992	898	Ad	30319	1992	1114	Ad
	1996	568	Am		1993	798	Am
29751	1992	898	Ad	30319.5	1992	1114	Ad
29752	1992	898	Ad	30320	1992	1114	Ad
29753	1992	898	Ad	30321	1992	1114	Ad
29754	1992	898	Ad	30322	1992	1114	Ad
29755	1992	898	Ad		1993	798	Am
29756	1992	898	Ad	30323	1992	1114	Ad
29757	1992	898	Ad	30324	1992	1114	Ad
29758	1992	898	Ad		1993	798	Am
29759	1992	898	Ad	30325	1992	1114	Ad

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<i>Affected By</i>				<i>Affected By</i>			
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30326	1992	1114	Ad	30801	1991	285	Am
30327	1992	1114	Ad	30803	1991	761	Am
	1993	798	Am		1993	1199	Am
30328	1992	1114	Ad	30804	1991	285	Am
30329	1995	938	Ad ⁵⁷⁴	30805	1991	761	Am
30333.1	1991	285	Am		1992	1088*	Am
30333.2	1991	285	Am		1993	1199	Am
30334	1991	285	Am	30805.5	1993	1199	Ad
30335.1	1991	285	Am	30806	1991	285	Am
30335.5	1992	965	Ad	30809	1991	761	Ad
30336	1991	285	Am	30810	1991	761	Ad
30339	1991	285	Am		1993	1199	Am
30340	1991	285	Am	30811	1993	1199	Ad(RN)
	1993	589	Am ⁶⁷⁰	30820	1992	955	R & Ad
30341	1991	285	Am		1993	1199	Am
30401	1991	285	Am	30821	1992	955	R
30404	1992	427	Ad ⁵¹¹	30821.6	1991	761	Ad
30411	1991	285	Am		1993	1199	Am
	1995	810	Am	30822	1993	1199	Am
30412	1991	285	Am	30824	1992	1114	Ad
30413	1991	1031	Am		1993	798	Am
30418	1991	285	Am	30826	1992	955	Ad
30420	1991	GRP	S ⁴²⁰		1993	1199	Am & RN
30510	1991	285	Am	31006	1997	896	Am
30511	1991	285	Am	31104.1	1994	110*	Am
	1991	1091	Am ⁴⁶²	31125	1991	677*	R
30514	1994	525	Am	31125.5	1991	677*	R
	1995	208*	Am	31125.6	1991	677*	R
	1996	124	Am ¹¹⁹⁷	31126	1991	677*	R
30516	1991	285	Am	31127	1991	677*	R
30517	1991	285	Am	31153	1989	981*	Am
30519	1991	285	Am	31156	1990	665	Am
30521	1991	285	Am	31160	1997	896	Ad
30525	1991	285	Am	31161	1997	896	Ad
30600	1996	825	Am	31162	1997	896	Ad
30600.7	1991	535	Ad	31163	1997	896	Ad
30602	1995	669	Am	31164	1997	896	Ad
30603	1991	1030	Am	31207	1989	280	Am
	1994	525	Am	31257	1989	280	Am
	1995	669	Am	31309	1989	280	Am
30604	1991	285	Am	31315	1989	1279	Ad
30607.1	1992	1088*	Am	31352.5	1989	280	Am
30610	1992	1088*	Am	32054	1991	919	Am
30610.2	1991	285	Am		1992	509	Am
30610.4	1991	285	Am	32500	1992	1012	Ad
30620	1991	285	Am	32501	1992	1012	Ad
	1991	802	Am	32502	1992	1012	Ad
	1992	427	Ad ⁵¹¹	32503	1992	1012	Ad
	1993	753	Am	32504	1992	1012	Ad
	1995	669	Am		1995	610	Am
	1997	782	Am	32505	1992	1012	Ad
30621	1991	285	Am	32506	1992	1012	Ad
	1995	669	Am	32510	1992	1012	Ad
30622	1991	285	Am		1994	605	Am
30623	1991	285	Am	32511	1992	1012	Ad
30624.9	1995	669	Ad	32512	1992	1012	Ad
30625	1991	285	Am		1995	610	Am
30626	1991	285	Am	32513	1992	1012	Ad
30627	1991	285	Am	32514	1992	1012	Ad
30716	1994	525	Am	32515	1992	1012	Ad
30720	1991	285	Am		1994	605	Am

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32515 (Cont.)	1996	1171	Am	33207.6	1989	696	S ^{70 71}
32516	1992	1012	Ad	33207.7	1989	696	S ^{70 71}
32517	1992	1012	Ad	33208	1989	696	S ^{70 71}
	1996	1171	Am		1992	1304	Am
32518	1992	1012	Ad	33209	1989	696	S ^{70 71}
32519	1992	1012	Ad	33210	1989	696	S ^{70 71}
32520	1992	1012	Ad	33211	1989	696	S ^{70 71}
32525	1992	1012	Ad	33211.5	1989	696	S ^{70 71}
32526	1992	1012	Ad	33211.6	1989	696	S ^{70 71}
32527	1992	1012	Ad	33212	1989	696	S ^{70 71}
32528	1992	1012	Ad		1992	1304	Am
32529	1992	1012	Ad	33213	1989	696	S ^{70 71}
32530	1992	1012	Ad		1990	613	Am
32531	1992	1012	Ad		1991	275	Am
32532	1992	1012	Ad		1993	254	Am
32533	1992	1012	Ad	33214	1989	696	S ^{70 71}
32534	1992	1012	Ad	33215	1989	696	S ^{70 71}
	1994	605	Am		1992	1304	Am
32535	1992	1012	Ad	33216	1989	696	Am ^{70 71}
32536	1992	1012	Ad		1990	216	Am ²⁰⁶
32537	1995	614	Ad		1992	1304	Am
32538	1995	610	Ad	33500	1990	977	Ad
33000	1989	696	S ^{70 71}	33501	1990	977	Ad
33001	1989	696	S ^{70 71}		1996	963*	Am
33002	1989	696	S ^{70 71}	33502	1990	977	Ad
33003	1989	696	S ^{70 71}	33502.5	1993	1286	Ad
33004	1989	696	S ^{70 71}	33503	1990	977	Ad
33005	1989	696	S ^{70 71}		1992	676	Am ⁸²⁰
33006	1989	696	S ^{70 71}		1993	1286	Am ⁴²
33007	1989	696	S ^{70 71}		1996	963*	Am
33008	1989	696	S ^{70 71}	33504	1990	977	Ad
33009	1989	696	S ^{70 71}		1996	963*	R
33010	1989	696	S ^{70 71}	33505	1990	977	Ad
33100	1989	696	S ^{70 71}	33506	1990	977	Ad
33101	1989	696	S ^{70 71}		1992	676	Am ⁸²⁰
33102	1989	696	S ^{70 71}		1993	1286	S ⁴²
33103	1989	696	S ^{70 71}	33507	1990	977	Ad
33104	1989	696	S ^{70 71}		1992	676	Am ⁸²⁰
33105	1989	696	S ^{70 71}		1993	1286	Am ⁴²
33105.5	1989	696	S ^{70 71}		1996	963*	Am
33105.6	1989	690	Ad	33508	1990	977	Ad
33200	1989	696	S ^{70 71}		1992	676	Am ⁸²⁰
	1992	1304	Am		1993	1286	S ⁴²
33200.5	1992	1304	Ad	33509	1990	977	Ad
33201	1989	696	S ^{70 71}		1992	676	Am ⁸²⁰
33202	1989	696	S ^{70 71}		1993	1286	S ⁴²
33203	1989	696	S ^{70 71}	33600	1990	977	Ad
33203.1	1989	696	S ^{70 71}	33601	1990	977	Ad
33203.5	1989	696	S ^{70 71}		1996	963*	Am
33204	1989	696	S ^{70 71}	33602	1990	977	Ad
33204.2	1989	696	S ^{70 71}		1992	676	Am ⁸²⁰
33204.3	1989	1062	Ad ⁸⁰		1993	1286	S ⁴²
33204.5	1989	696	S ^{70 71}	33603	1990	977	Ad
33204.7	1989	696	S ^{70 71}	33604	1990	977	Ad
33205	1989	696	S ^{70 71}	33605	1990	977	Ad
33205.5	1989	696	S ^{70 71}		1992	676	Am ⁸²⁰
33206	1989	696	S ^{70 71}		1993	1286	S ⁴²
33207	1989	696	S ^{70 71}		1996	963*	Am
33207.1	1989	696	S ^{70 71}	33700	1990	977	Ad
33207.5	1989	696	S ^{70 71}	33701	1990	977	Ad
					1991	267	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
33701 (Cont.)	1996	963 *	Am	35051	1991	1027	R
33702	1990	977	Ad	35060	1991	558	S ⁷⁰
	1992	676	Am ⁸²⁰		1991	1027	R
	1993	1286	Am ⁴²	35061	1991	558	S ⁷⁰
	1996	963 *	Am ⁸²⁰		1991	1027	R
33702.5	1992	676	Ad ⁸²⁰	35062	1991	558	Am ⁷⁰
	1993	1286	S ⁴²		1991	1027	R
33703	1990	977	Ad	35063	1991	558	Am ⁷⁰
33704	1990	977	Ad			1991	1027
33800	1990	977	Ad	35080	1991	1027	R
	1996	963 *	R & Ad			1991	GRP
33801	1990	977	Ad	35081	1991	1027	R
	1992	676	R ⁸²⁰		35100	1989	1287
	1993	1286	S ⁴²			1992	822
33802	1990	977	Ad		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
33803	1990	977	Ad	35101	1989	1287	Ad & R ¹¹²
	1991	267	Am				1992
33804	1990	977	Ad			1995	529 *
33805	1990	977	Ad	35102	1989	1287	Ad & R ¹¹²
33806	1996	963 *	Ad				1992
33910	1992	754	Ad		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
33911	1992	754	Ad	35103	1989	1287	Ad & R ¹¹²
33912	1992	754	Ad				1992
33913	1992	754	Ad		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
33914	1992	754	Ad	35104	1989	1287	Ad & R ¹¹²
33915	1992	754	Ad				1992
33916	1992	754	Ad		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
33917	1992	754	Ad	35105	1989	1287	Ad & R ¹¹²
35000	1991	1027	R & Ad				1992
35001	1991	1027	R & Ad		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
35002	1991	1027	R & Ad	35106	1989	1287	Ad & R ¹¹²
35003	1991	1027	R & Ad				1992
35020	1991	1027	R & Ad		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
35021	1991	1027	R & Ad	35107	1989	1287	Ad & R ¹¹²
35022	1991	1027	R & Ad				1992
35023	1991	1027	R & Ad		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
35024	1991	1027	Ad	35108	1989	1287	Ad & R ¹¹²
35030	1991	1027	R & Ad				1995
35031	1991	GRP	S ⁴²⁰	35109	1989	1287	Ad & R ¹¹²
	1991	GRP	S ⁴²⁰				1995
35032	1996	977	Am				
	1991	1027	R & Ad				
	1991	GRP	S ⁴²⁰				
35033	1996	977	Am				
	1991	1027	Ad				
35034	1996	977	Am				
	1991	1027	Ad				
35040	1996	977	Am				
	1991	1027	R & Ad				
35040.5			R ⁹⁴				
	1991	GRP	S ⁴²⁰				
	1991	1027	R				
35041	1991	GRP	S ⁴²⁰				
	1991	1027	R & Ad				
35042			R ⁹⁴				
	1991	GRP	S ⁴²⁰				
35043	1991	1027	R				
35044	1991	1027	Ad & R ⁷⁰				
35050	1991	1027	R				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
35110	1989	1287	Ad & R ¹¹²				
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)				
35120	1989	1287	Ad & R ¹¹²	35137	1989	1287	Ad & R ¹¹²
	1992	822	Ad		1992	822	Ad ⁵³⁰
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
35121	1989	1287	Ad & R ¹¹²	35138	1992	822	Ad ⁵³⁰
	1992	822	Ad	35150	1989	1287	Ad & R ¹¹²
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1992	822	Ad ⁵³⁰
35122	1989	1287	Ad & R ¹¹²		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
	1992	822	Ad	35151	1989	1287	Ad & R ¹¹²
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1992	822	Ad ⁵³⁰
35123	1989	1287	Ad & R ¹¹²		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
	1992	822	Ad	35152	1989	1287	Ad & R ¹¹²
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1992	822	Ad ⁵³⁰
35124	1989	1287	Ad & R ¹¹²		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
	1992	822	Ad	35153	1989	1287	Ad & R ¹¹²
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1992	822	Ad ⁵³⁰
35130	1989	1287	Ad & R ¹¹²		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
	1992	822	Ad ⁵³⁰	35154	1989	1287	Ad & R ¹¹²
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1992	822	Ad ⁵³⁰
35131	1989	1287	Ad & R ¹¹²		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
	1992	822	Ad ⁵³⁰	35155	1989	1287	Ad & R ¹¹²
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1992	822	Ad ⁵³⁰
35132	1989	1287	Ad & R ¹¹²		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
	1992	822	Ad ⁵³⁰	35156	1989	1287	Ad & R ¹¹²
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1992	822	Ad ⁵³⁰
35133	1989	1287	Ad & R ¹¹²		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
	1992	822	Ad ⁵³⁰	35157	1989	1287	Ad & R ¹¹²
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1992	822	Ad ⁵³⁰
35134	1989	1287	Ad & R ¹¹²		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
	1992	822	Ad ⁵³⁰	35158	1989	1287	Ad & R ¹¹²
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1992	822	Ad ⁵³⁰
35135	1989	1287	Ad & R ¹¹²		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
	1992	822	Ad ⁵³⁰	35159	1989	1287	Ad & R ¹¹²
	1995	529 *	R (as ad by Stats. 1989, Ch. 1287)		1992	822	Ad ⁵³⁰
35136	1989	1287	Ad & R ¹¹²		1995	529 *	R (as ad by Stats. 1989, Ch. 1287)
	1992	822	Ad ⁵³⁰	35160	1992	822	Ad ⁵³⁰
				35170	1989	1287	Ad & R ¹¹²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>		
35170 (Cont.)	1992	822	Ad	35184	1989	1287	Ad & R ¹¹²
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)		1995	529*	R (as ad by Stats. 1989, Ch. 1287)
35171	1989	1287	Ad & R ¹¹²	35185	1989	1287	Ad & R ¹¹²
	1992	822	Ad		1995	529*	R (as ad by Stats. 1989, Ch. 1287)
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)	Div. 26, heading (Sec. 36000 et seq.)			
35172	1989	1287	Ad & R ¹¹²	Div. 27, heading (Sec. 36000 et seq.)	1990	216	Am & RN ²⁰⁶
	1992	822	Ad				
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)				
35173	1989	1287	Ad & R ¹¹²	36000	1989	216	Ad(RN) ²⁰⁶
	1992	822	Ad		1990	1215	Ad
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)		1990	1637	Am
35174	1989	1287	Ad & R ¹¹²	36001	1989	1215	Ad
	1992	822	Ad	36002	1989	1215	Ad
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)	36003	1989	1215	Ad
35175	1989	1287	Ad & R ¹¹²		1991	1027	Am
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)	36100	1989	1215	Ad
35176	1989	1287	Ad & R ¹¹²	36101	1989	1215	Ad
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)	36102	1989	1215	Ad
35177	1989	1287	Ad & R ¹¹²	36103	1989	1215	Ad
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)	36104	1989	1215	Ad
35178	1989	1287	Ad & R ¹¹²	36105	1989	1215	Ad
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)	36106	1989	1215	Ad
35179	1989	1287	Ad & R ¹¹²	36107	1989	1215	Ad
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)		1991	1027	Am
35180	1989	1287	Ad & R ¹¹²	36108	1989	1215	Ad
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)	36109	1989	1215	Ad
35181	1989	1287	Ad & R ¹¹²	36110	1989	1215	Ad
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)	36200	1989	1215	Ad
35182	1989	1287	Ad & R ¹¹²	36201	1989	1215	Ad
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)		1991	1027	Am
35183	1989	1287	Ad & R ¹¹²	36202	1990	1637	Ad ³³⁶
	1995	529*	R (as ad by Stats. 1989, Ch. 1287)	36300	1989	1215	Ad
					1991	GRP	S ⁴²⁰
					1993	1153*	Am ⁶⁷⁰
				36301	1989	1215	Ad
					1991	1027	Am
					1991	GRP	S ⁴²⁰
				36302	1989	1215	Ad
					1991	1027	Am
				36400	1989	1215	Ad
					1991	1027	Am
				36401	1989	1215	Ad
					1991	1027	Am
				36402	1989	1215	Ad
					1991	1027	Am
				36500	1989	1215	Ad
					1991	1027	Am
					1993	791	Am
				40000	1989	1095	Ad ¹⁷⁵
					1990	145*	Am
					1996	1038*	Am
				40001	1989	1095	Ad ¹⁷⁵
					1992	1292	Am
					1997	672	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
40002	1989	1095	Ad ¹⁷⁵		1996	1041	Am
40003	1989	1095	Ad ¹⁷⁵	40123	1989	1095	Ad ¹⁷⁵
40050	1989	1095	Ad ¹⁷⁵	40124	1996	978	Ad
40051	1989	1095	Ad ¹⁷⁵	40130	1989	1095	Ad ¹⁷⁵
40052	1989	1095	Ad ¹⁷⁵	40131	1989	1095	Ad ¹⁷⁵
	1990	145 *	Am	40131.5	1993	922	Ad
	1992	1292	Am	40135	1990	35 *	Ad ²⁰⁶
	1993	656 *	Am		1990	145 *	Am (as ad by Stats. 1990, Ch. 35)
40053	1989	1095	Ad ¹⁷⁵				
40054	1989	1095	Ad ¹⁷⁵	40135.1	1993	656 *	Ad
40055	1989	1095	Ad ¹⁷⁵	40140	1989	1095	Ad ¹⁷⁵
	1991	GRP	S ⁴²⁰	40141	1989	1095	Ad ¹⁷⁵
	1993	656 *	Am	40150	1989	1095	Ad ¹⁷⁵
	1996	1041	Am	40151	1992	1291	Ad
40056	1989	1095	Ad ¹⁷⁵	40160	1989	1095	Ad ¹⁷⁵
40057	1989	1095	Ad ¹⁷⁵		1989	1096	Ad
40058	1989	1095	Ad ¹⁷⁵		1990	586 *	R (as ad by Stats. 1989, Ch. 1095 and Ch. 1096) & Ad ^{206 55}
40059	1989	1095	Ad ¹⁷⁵				
	1990	1355 *	Am				
40060	1990	35 *	Ad ²⁰⁶				
40061	1990	35 *	Ad ²⁰⁶				
	1991	1085	Am				
40062	1992	301	Ad(RN)		1990	1355 *	R (as ad by Stats. 1989, Ch. 1096)
	1996	1041	Am				
40063	1996	1038 *	Ad				
40100	1989	1095	Ad ¹⁷⁵				
	1989	1096	Ad				
	1990	586 *	R (as ad by Stats. 1989, Ch. 1095) ²⁰⁶	40170	1989	1095	Ad ¹⁷⁵
					1989	1096	Ad
40105	1989	1095	Ad ¹⁷⁵		1990	586 *	R (as ad by Stats. 1989, Ch. 1095) ²⁰⁶
40106	1994	1227	Ad				
40110	1989	1095	Ad ¹⁷⁵				
	1989	1096	Ad		1994	1200 *	Am
	1990	586 *	R (as ad by Stats. 1989, Ch. 1095 and Ch. 1096) & Ad ²⁰⁶	40171	1989	1095	Ad ¹⁷⁵
				40172	1989	1095	Ad ¹⁷⁵
					1989	1096	Ad
					1990	586 *	R (as ad by Stats. 1989, Ch. 1095) ²⁰⁶
40115	1989	1095	Ad ¹⁷⁵	40180	1989	1095	Ad ¹⁷⁵
	1989	1096	Ad		1989	1096	Ad
	1990	586 *	R (as ad by Stats. 1989, Ch. 1095) ²⁰⁶		1990	586 *	R (as ad by Stats. 1989, Ch. 1095 and Ch. 1096) & Ad ²⁰⁶
40116	1989	1095	Ad ¹⁷⁵				
	1990	145 *	Am				
40120	1989	1095	Ad ¹⁷⁵				
40120.1	1993	1169 *	Ad	40181	1989	1095	Ad ¹⁷⁵
	1996	1041	R & Ad		1992	1292	Am
40121	1989	1095	Ad ¹⁷⁵	40182	1989	1095	Ad ¹⁷⁵
	1989	1096	Ad	40183	1994	1227	Ad
	1990	586 *	R (as ad by Stats. 1989, Ch. 1095) ²⁰⁶	40184	1994	1227	Ad
				40190	1989	1095	Ad ¹⁷⁵
					1989	1096	Ad
40122	1989	1095	Ad ¹⁷⁵		1990	586 *	R (as ad by Stats. 1989, Ch. 1095) ²⁰⁶
	1989	1096	Ad				
	1990	586 *	R (as ad by Stats. 1989, Ch. 1095 and Ch. 1096) & Ad ²⁰⁶	40191	1989	1095	Ad ¹⁷⁵
					1989	1096	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
40191 (Cont.)	1990	586 *	R (as ad by Stats. 1989, Ch. 1095) ²⁰⁶		1990	1355 *	Am (as am by Stats. 1990, Ch. 145)
	1990	1355 *	Am	40404	1989	1095	Ad ¹⁷⁵
	1990	1614	Am (as ad by Stats. 1989, Ch. 1096)		1993	656 *	Am
	1992	54 *	Am	40405	1989	1095	Ad ¹⁷⁵
	1996	1023 *	Am ¹²⁵³	40406	1989	1095	Ad ¹⁷⁵
40192	1996	1041	Am		1990	1355 *	Am
	1989	1095	Ad ¹⁷⁵		1993	656 *	Am
	1989	1096	Ad	40407	1989	1095	Ad ¹⁷⁵
	1990	586 *	R (as ad by Stats. 1989, Ch. 1095) ²⁰⁶	40408	1989	1095	Ad ¹⁷⁵
	1996	1041	Am	40410	1989	1095	Ad ¹⁷⁵
40193	1989	1095	Ad ¹⁷⁵		1991	717	Am
40194	1989	1096	Ad	40411	1989	1095	Ad ¹⁷⁵
	1990	586 *	R (as ad by Stats. 1989, Ch. 1095) ²⁰⁶	40412	1989	1095	Ad ¹⁷⁵
	1990	1355 *	R (as ad by Stats. 1989, Ch. 1096)		1990	145 *	Am
	1990	1355 *	Am (as ad by Stats. 1989, Ch. 1095)		1991	717	Am
40195	1989	1095	Ad ¹⁷⁵		1995	938	Am ⁵⁷⁴
40195.1	1993	656 *	Ad	40413	1989	1095	Ad ¹⁷⁵
40196	1989	1095	Ad ¹⁷⁵		1990	145 *	Am
	1990	145 *	Am	40414	1989	1095	Ad ¹⁷⁵
40196.5	1990	145 *	Ad	40430	1989	1095	Ad ¹⁷⁵
40197	1989	1095	Ad ¹⁷⁵		1991	717	Am
40200	1989	1095	Ad ¹⁷⁵		1993	1169 *	Ad
	1989	1096	Ad	40431	1989	1095	Ad ¹⁷⁵
	1990	586 *	R (as ad by Stats. 1989, Ch. 1095 and Ch. 1096)	40432	1989	1095	Ad ¹⁷⁵
	1990	586 *	& Ad ²⁰⁶	40433	1989	1095	Ad ¹⁷⁵
40201	1989	1095	Ad ¹⁷⁵		1990	145 *	Am
	1989	1096	Ad	40434	1989	1095	Ad ¹⁷⁵
	1990	586 *	R (as ad by Stats. 1989, Ch. 1095) ²⁰⁶		1991	717	R
	1994	1227	Am	40500	1989	1095	Ad ¹⁷⁵
Div. 30, Pt. 1, Ch. 3, heading (Sec. 40400 et seq.)	1990	1355 *	Am		1990	145 *	Am
40400	1989	1095	Ad ¹⁷⁵	40501	1989	1095	Ad ¹⁷⁵
	1991	GRP	S ⁴²⁰	40502	1989	1095	Ad ¹⁷⁵
40401	1989	1095	Ad ¹⁷⁵		1993	1169 *	Am
40402	1989	1095	Ad ¹⁷⁵	40503	1989	1095	Ad ¹⁷⁵
	1990	145 *	Am	40504	1989	1095	Ad ¹⁷⁵
40403	1989	1095	Ad ¹⁷⁵	40505	1989	1095	Ad ¹⁷⁵
	1990	145 *	Am	40506	1989	1095	Ad ¹⁷⁵
	1990	145 *	Am	40506.1	1994	146	Ad(RN) ⁸³³
	1990	145 *	Am	40507	1989	1095	Ad ¹⁷⁵
	1990	145 *	Am		1990	1355 *	Am
	1990	145 *	Am		1991	717	Am
	1990	145 *	Am		1992	1035	Am
	1990	145 *	Am		1992	1292	Am
	1990	145 *	Am		1993	663	Am
	1990	145 *	Am		1996	1038 *	R & Ad
	1990	145 *	Am	40508	1989	1095	Ad ¹⁷⁵
	1990	145 *	Am	40509	1989	1095	Ad ¹⁷⁵
	1990	145 *	Am	40510	1989	1095	Ad ¹⁷⁵
	1990	145 *	Am	40600	1989	1095	Ad ¹⁷⁵
	1990	145 *	Am		1990	145 *	Am
	1990	145 *	Am		1990	546 *	Am
	1990	145 *	Am		1991	717	R
	1990	145 *	Am	40700	1991	1106 *	Ad & R ⁴⁴¹
	1990	145 *	Am	40701	1991	1106 *	Ad & R ⁴⁴¹
	1990	145 *	Am		1994	625	S ⁸⁵⁸
	1990	145 *	Am	40703	1991	1106 *	Ad & R ⁴⁴¹
	1990	145 *	Am		1994	625	S ⁸⁵⁸
	1990	145 *	Am	40705	1991	1106 *	Ad & R ⁴⁴¹

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
40705 (Cont.)	1994	625	S ⁸⁵⁸		1990	1355*	Am
40706	1991	1106*	Ad & R ⁴⁴¹	41033	1992	1292	Am
	1994	625	Am ⁸⁵⁸		1990	145*	Ad
	1996	1038*	Am		1990	1355*	Am
40707	1991	1106*	Ad & R ⁴⁴¹	41050	1992	1292	Am
	1994	625	S ⁸⁵⁸		1989	1095	Ad ¹⁷⁵
40708	1991	1106*	Ad & R ⁴⁴¹	41051	1992	1292	Am
	1994	625	S ⁸⁵⁸	41052	1989	1095	Ad ¹⁷⁵
40709	1991	1106*	Ad & R ⁴⁴¹	41053	1989	1095	Ad ¹⁷⁵
	1994	625	Am ⁸⁵⁸		1992	1292	Am
40709.5	1991	1106*	Ad & R ⁴⁴¹	41054	1989	1095	Ad ¹⁷⁵
	1994	625	S ⁸⁵⁸		1990	145*	Am
40710	1991	1106*	Ad & R ⁴⁴¹	41070	1989	1095	Ad ¹⁷⁵
	1994	625	Am ⁸⁵⁸		1990	145*	Am
40711	1991	1106*	Ad & R ⁴⁴¹	41071	1989	1095	Ad ¹⁷⁵
	1994	625	Am ⁸⁵⁸	41072	1989	1095	Ad ¹⁷⁵
40712	1991	1106*	Ad & R ⁴⁴¹		1992	1292	Am
	1994	625	S ⁸⁵⁸	41073	1989	1095	Ad ¹⁷⁵
40713	1991	1106*	Ad & R ⁴⁴¹	41074	1989	1095	Ad ¹⁷⁵
	1994	625	Am ⁸⁵⁸	41075	1989	1095	Ad ¹⁷⁵
40780.2	1993	1169*	Am	41200	1989	1095	Ad ¹⁷⁵
40781.2	1993	1169*	Am		1992	1292	Am
40782	1993	1169*	Am	41201	1989	1095	Ad ¹⁷⁵
40900	1989	1095	Ad ¹⁷⁵	41202	1989	1095	Ad ¹⁷⁵
	1990	145*	Am		1992	1292	Am
	1990	1355*	Am (as am by Stats. 1990, Ch. 145)	41203	1989	1095	Ad ¹⁷⁵
40900.1	1997	672	Ad	41204	1989	1095	Ad ¹⁷⁵
40901	1992	1292	Ad		1990	145*	Am
40910	1992	1292	Ad	41220	1989	1095	Ad ¹⁷⁵
40911	1992	1292	Ad	41230	1989	1095	Ad ¹⁷⁵
40912	1992	1292	Ad		1990	145*	Am
40913	1992	1292	Ad	41250	1989	1095	Ad ¹⁷⁵
40914	1992	1292	Ad		1990	145*	Am
	1994	1227	R	41260	1989	1095	Ad ¹⁷⁵
40950	1989	1095	Ad ¹⁷⁵		1990	145*	Am
	1990	1355*	Am	41280	1989	1095	Ad ¹⁷⁵
	1992	1292	Am		1990	1406	R
40970	1992	1292	Ad	41300	1989	1095	Ad ¹⁷⁵
40971	1992	1292	Ad		1990	145*	Am
40972	1992	1292	Ad		1992	105*	Am
40973	1992	1292	Ad	41301	1989	1095	Ad ¹⁷⁵
	1993	1169*	Am	41302	1989	1095	Ad ¹⁷⁵
	1994	1227	Am	41303	1989	1095	Ad ¹⁷⁵
40974	1992	1292	Ad		1990	1406	Am
40975	1992	1292	Ad	41330	1989	1095	Ad ¹⁷⁵
	1993	1169*	Ad		1990	145*	Am
41000	1989	1095	Ad ¹⁷⁵		1992	1292	Am
	1990	145*	Am	41331	1990	145*	Ad
	1992	105*	Am	41332	1990	145*	Ad
41001	1989	1095	Ad ¹⁷⁵		1990	1355*	Am
41002	1989	1095	Ad ¹⁷⁵		1992	1292	Am
41003	1989	1095	Ad ¹⁷⁵	41333	1990	145*	Ad
	1990	1406	Am		1990	1355*	Am
41030	1989	1095	Ad ¹⁷⁵		1992	1292	Am
	1990	145*	Am	41341	1989	908	Ad
	1992	1292	Am		1990	35*	R (as ad by Stats. 1989, Ch. 908) ²⁰⁶
41031	1990	145*	Ad				
41032	1990	145*	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
41341 (Cont.)	1990	231	R (as ad by Stats. 1989, Ch. 908)	41720	1989	1095	Ad ¹⁷⁵	
41350	1989	1095	Ad ¹⁷⁵	41721	1989	1095	Ad ¹⁷⁵	
	1990	145 *	Am		1992	1291	Am	
	1992	1292	Am	41721.5	1992	1291	Ad	
41351	1989	1095	Ad ¹⁷⁵	41730	1992	1291	Ad	
41352	1989	1095	Ad ¹⁷⁵		1993	663	Am	
	1990	145 *	Am	41731	1992	1291	Ad	
	1992	1292	Am		1993	663	Am	
41353	1989	1095	Ad ¹⁷⁵	41732	1992	1291	Ad	
	1990	145 *	Am		1993	663	Am	
	1992	1292	Am	41733	1992	1291	Ad	
41354	1989	1095	Ad ¹⁷⁵	41734	1992	1291	Ad	
	1990	145 *	Am		1993	663	Am	
41360	1989	908	Ad	41735	1992	1291	Ad	
	1990	35 *	R (as ad by Stats. 1989, Ch. 908) ²⁰⁶	41736	1992	1291	Ad	
				41750	1989	1095	Ad ¹⁷⁵	
					1990	1406	Am	
41370	1989	1095	Ad ¹⁷⁵		1992	1291	Am	
	1990	145 *	Am	41750.1	1992	1292	Ad	
	1992	1292	Am		1993	663	Am	
41371	1989	1095	Ad ¹⁷⁵	41751	1989	1095	Ad ¹⁷⁵	
41372	1989	1095	Ad ¹⁷⁵	41760	1989	1095	Ad ¹⁷⁵	
	1990	145 *	Am		1990	1355 *	Am	
	1992	1292	Am		1992	1291	Am	
41373	1989	1095	Ad ¹⁷⁵		1992	1292	Am	
41374	1989	1095	Ad ¹⁷⁵		1993	146	Am	
41375	1989	1095	Ad ¹⁷⁵		1993	663	Am	
41400	1989	1095	Ad ¹⁷⁵	41770	1989	1095	Ad ¹⁷⁵	
	1990	145 *	Am		1992	1292	Am	
	1992	1292	Am	41770.5	1993	1169 *	Ad	
41401	1989	1095	Ad ¹⁷⁵		1996	1038 *	R	
41402	1989	1095	Ad ¹⁷⁵	Div. 30, Pt. 2, Ch. 6, heading (Sec. 41780 et seq.)	1990	145 *	Am	
	1990	145 *	Am		41780	1989	1095	Ad ¹⁷⁵
	1992	1292	Am			1990	145 *	Am
41403	1989	1095	Ad ¹⁷⁵			1996	978	Am
41404	1989	1095	Ad ¹⁷⁵		41780.1	1992	1292	Ad
41420	1989	1095	Ad ¹⁷⁵			1996	978	Am
	1990	1355 *	Am		41780.2	1992	1292	Ad
41430	1989	1095	Ad ¹⁷⁵			1994	146	Am ⁸³³
	1990	145 *	Am	41781	1989	1095	Ad ¹⁷⁵	
41450	1989	1095	Ad ¹⁷⁵		1990	145 *	Am	
	1990	145 *	Am		1990	1355 *	Am (as am by Sec. 44 and as ad by Sec. 45, Stats. 1990, Ch. 145)	
41460	1989	1095	Ad ¹⁷⁵			1991	718 *	Am (as am by Sec. 19, Stats. 1990, Ch. 1355) ⁴
41480	1989	1095	Ad ¹⁷⁵					Am (as am by Sec. 20, Stats. 1990, Ch. 1355) ²⁸⁴
	1990	1406	R		1992	1292	Am	
41500	1990	1406	Ad					
	1992	105 *	Am					
41510	1990	1406	Ad					
	1992	105 *	Am					
41515	1995	424	Ad					
41700	1989	1095	Ad ¹⁷⁵					
41701	1989	1095	Ad ¹⁷⁵					
	1990	145 *	Am					
41702	1989	1095	Ad ¹⁷⁵					
41703	1989	1095	Ad ¹⁷⁵					
41704	1989	1095	Ad ¹⁷⁵					
41710	1989	1095	Ad ¹⁷⁵					
41711	1989	1095	Ad ¹⁷⁵					
41712	1989	1095	Ad ¹⁷⁵					

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
41781.1	1991	718 *	Ad	41813	1989	1095	Ad ¹⁷⁵
	1992	1292	Am		1992	280	Am
	1992	1293	Am		1994	1227	Am
41781.2	1992	1292	Ad	41820	1989	1095	Ad ¹⁷⁵
	1994	1227	Am		1990	1355 *	Am
41781.3	1996	978	Ad		1996	1038 *	Am
41782	1989	1095	Ad ¹⁷⁵		1997	672	Am & R ¹²⁵¹
	1990	1355 *	Am	41820.5	1993	183	Ad
	1992	1292	Am		1994	1150 *	Am
	1994	1227	R & Ad	41821	1989	1095	Ad ¹⁷⁵
	1995	665	Am		1992	1292	Am
41783	1989	1095	Ad ¹⁷⁵		1993	1169 *	Am
	1990	1355 *	Am		1996	1038 *	R & Ad
	1993	663	Am		1997	672	Am
	1994	1227	Am	41821.1	1996	1038 *	Ad
41783.1	1994	1227	Ad	41821.5	1992	1292	Ad
41784	1989	1095	Ad ¹⁷⁵		1994	1227	Am
41785	1989	1095	Ad ¹⁷⁵	41821.6	1997	672	Ad
	1997	672	Am & R ¹²⁵¹	41822	1989	1095	Ad ¹⁷⁵
41786	1989	1095	Ad ¹⁷⁵		1996	1038 *	Am
	1990	145 *	Am	41823	1989	1095	Ad ¹⁷⁵
	1992	736	Am		1990	1406	Am
41787	1994	1227	Ad		1992	1292	R
41787.1	1994	1227	Ad	41824	1989	1095	Ad ¹⁷⁵
	1996	21	Am		1991	717	R
41787.2	1994	1227	Ad	Div. 30,			
41787.3	1994	1227	Ad	Pt. 2,			
41787.4	1994	1227	Ad	Ch. 7,			
41787.5	1994	1227	Ad	Art. 3,			
41790	1989	1095	Ad ¹⁷⁵	heading			
41791	1989	1095	Ad ¹⁷⁵	(Sec. 41825			
	1992	105 *	Am	et seq.)	1990	145 *	Am & RN
	1992	1292	Am	Div. 30,			
41791.1	1992	1292	Ad	Pt. 2,			
41791.2	1992	1292	Ad	Ch. 7,			
41791.5	1993	1169 *	Ad	Art. 4,			
	1994	1150 *	Am	(Sec. 41825			
41792	1989	1095	Ad ¹⁷⁵	et seq.)	1990	145 *	Ad(RN)
41793	1989	1095	Ad ¹⁷⁵	41825	1989	1095	Ad ¹⁷⁵
	1990	1406	Am		1990	1406	Am
41794	1989	1095	Ad ¹⁷⁵		1990	1634 *	Ad
	1990	1355 *	Am		1991	717	R (as ad by
	1992	1291	Am				Stats. 1990,
	1993	1169 *	Am				Ch. 1634)
41800	1989	1095	Ad ¹⁷⁵		1991	1091	Am (as ad by
	1992	1291	Am				Stats. 1990,
	1994	1227	Am				Ch. 1634)
41801	1989	1095	Ad ¹⁷⁵				& RN ⁴⁶²
	1994	1227	Am		1993	663	R (as ad by
41801.5	1992	1292	Ad				Sec. 22,
	1994	1227	Am				Stats. 1989,
41802	1990	1406	Ad				Ch. 1095 and as
	1993	656 *	Am				am by Sec. 12,
	1996	1038 *	Am				Stats. 1990,
41810	1989	1095	Ad ¹⁷⁵				Ch. 1406 and as
	1994	1227	Am				ad by Sec. 1,
41810.1	1994	1227	Ad				Stats. 1990,
41811	1989	1095	Ad ¹⁷⁵				Ch. 1634) & Ad
41811.5	1992	1292	Ad		1994	1227	Am
41812	1989	1095	Ad ¹⁷⁵	41826	1991	1091	Ad(RN) ⁸²
	1992	1292	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Div. 30, Pt. 2, Ch. 7, Art. 4, heading (Sec. 41850 et seq.)	1990	145 *	Am & RN	41972	1990	1452	Ad
Div. 30, Pt. 2, Ch. 7, Art. 5, heading (Sec. 41850 et seq.)	1989	1095	Ad ¹⁷⁵	41973	1990	1452	Ad
41850	1990	1355 *	Am (by Sec. 25.5 of Ch.)	41975	1990	1452	Ad
	1992	1292	Am	41976	1990	1076	R
	1994	1227	Am	41977	1990	1076	R
	1995	219	Am	41978	1990	1452	Ad
	1997	672	Am	41978	1993	1076	R
41850.5	1994	1227	Ad	41978	1992	688	Ad
41851	1989	1095	Ad ¹⁷⁵	41978	1993	1076	R
41900	1989	1095	Ad ¹⁷⁵	42000	1989	1096	Ad
	1990	145 *	Am	42000	1991	717	R
41901	1989	1095	Ad ¹⁷⁵	42000	1993	733	Ad
	1992	487	Am	42000	1996	1038 *	Am
41902	1989	1095	Ad ¹⁷⁵	42000	1997	672	Am
41903	1989	1095	Ad ¹⁷⁵	42001	1989	1096	Ad
41904	1990	1406	Am	42001	1991	717	R
	1996	519 *	Ad	42001	1993	733	Ad
Div. 30, Pt. 2, Ch. 9, Art. 1, heading (Sec. 41950 et seq.)	1990	1452	Ad	42002	1989	1096	Ad
41950	1989	1095	Ad ¹⁷⁵	42002	1991	717	R
	1991	420	Am	42002	1993	733	Ad
	1996	732	Am	42002	1994	436	Am
41951	1989	1095	Ad ¹⁷⁵	42002.5	1990	1301	Ad
	1996	732	Am	42002.5	1991	717	R
41952	1989	1095	Ad ¹⁷⁵	42003	1989	1096	Ad
41953	1989	1095	Ad ¹⁷⁵	42003	1991	717	R
	1991	420	Am	42003	1996	991	Ad & R ⁴⁰
	1996	732	Am	42004	1989	1096	Ad
41954	1989	1095	Ad ¹⁷⁵	42004	1991	717	R
	1991	420	Am	42005	1989	1096	Ad
41955	1989	1095	Ad ¹⁷⁵	42005	1991	717	R
	1996	732	Am	42005	1993	733	Ad
41956	1996	732	Ad	42006	1997	672	Am
41970	1990	1452	Ad	42006	1989	1096	Ad
	1992	688	Am	42006	1991	717	R
	1993	1076	R	42006	1993	733	Ad
41971	1990	1452	Ad	42007	1989	1096	Ad
	1992	688	Am	42007	1991	717	R
	1993	1076	R	42007	1993	733	Ad
41971.5	1990	1452	Ad	42008	1993	733	Ad
	1992	688	Am	42008	1996	1038 *	R
	1993	1076	R	42009	1993	733	Ad
	1992	688	Am	42010	1993	733	Ad ³⁰⁷
	1993	1076	R	42010	1994	436	R ²⁸⁸
					1996	615	Am ^{1230 546}
					1997	17	Am ¹³²⁸
					1997	672	Am
				42011	1993	733	Ad
				42012	1993	733	Ad
				42013	1993	733	Ad
				42014	1993	733	Ad
				42015	1993	733	Ad
				42016	1993	733	Ad
				42017	1993	733	Ad
				42018	1993	733	Ad
				42019	1993	733	Ad
				42020	1993	733	Ad
				42021	1993	733	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
42022	1993	733	Ad	42164	1991	849	Ad
42023	1993	733	Ad		1996	1041	Am
42024	1997	672	Ad	42165	1991	849	Ad
42100	1989	1096	Ad	42166	1991	849	Ad
	1991	717	R	42167	1991	849	Ad
	1991	1091	Am ⁴⁶²		1997	884	Am
42101	1989	1096	Ad	42168	1991	849	Ad
	1991	717	R	42170	1991	849	Ad
42102	1989	1096	Ad	42171	1991	849	Ad
	1991	717	R		1992	1292	Am
42103	1989	1096	Ad		1992	1293	Am
	1991	717	R	42172	1991	849	Ad
42104	1989	1096	Ad		1992	1292	Am
	1991	717	R		1992	1293	Am
42105	1989	1096	Ad	42175	1991	849	Ad
	1991	717	R		1997	884	Am
42140	1989	1096	Ad	42175.1	1997	884	Ad
	1992	1292	Am	42176	1991	849	Ad
	1992	1293	Am	42185	1991	849	Ad
	1993	733	R	42200	1989	1096	Ad
42141	1989	1096	Ad	42201	1989	1096	Ad
	1993	733	R	42202	1989	1096	Ad
42142	1989	1096	Ad		1994	942*	Am ⁹³⁹
	1993	733	R		1995	91	Am ⁹⁶⁴
42145	1989	1096	Ad		1996	319	Am
	1990	1543	Am ²⁵²	42210	1989	1096	Ad
			R ²⁸⁸	42211	1989	1096	Ad
	1991	1106*	Am	42212	1989	1096	Ad
	1993	733	R	42213	1989	1096	Ad
42145.5	1993	733	Ad	42214	1989	1096	Ad
	1994	146	Am & RN ⁸³³	42215	1989	1096	Ad
42146	1989	1096	Ad	42220	1989	1096	Ad
	1993	733	R	42221	1989	1096	Ad
42147	1989	1096	Ad	42222	1989	1096	Ad
	1993	733	R	42223	1989	1096	Ad
42148	1989	1096	Ad	42231	1989	1096	Ad
	1993	733	R	42240	1989	1096	Ad
42149	1989	1096	Ad		1990	1156	Am
	1993	733	R	42241	1989	1096	Ad
42150	1989	1096	Ad	42241.5	1997	672	Ad
	1993	733	R	42242	1989	1096	Ad
42151	1989	1096	Ad		1997	672	R
	1993	733	R	42243	1989	1096	Ad
42152	1989	1096	Ad		1992	1207	Am
	1993	733	R	42244	1989	1096	Ad
42153	1989	1096	Ad		1990	1556	Am
	1993	733	R		1996	1038*	Am
42154	1989	1096	Ad	42244.5	1992	1207	Ad
	1993	733	R	42245	1989	1096	Ad
42155	1989	1096	Ad		1992	1292	Am
	1993	733	R		1992	1293	Am
42156	1989	1096	Ad	42246	1989	1096	Ad
	1993	733	R	42247	1989	1096	Ad
42157	1989	1096	Ad		1992	1292	Am
	1993	733	R		1992	1293	Am
42158	1989	1096	Ad		1996	1038*	R
	1993	733	R	42290	1993	1076	Ad
42160	1991	849	Ad		1996	1023*	Am ¹²⁵³
42161	1991	849	Ad	42291	1993	1076	Ad
42162	1991	849	Ad		1994	146	Am ⁸³³
42163	1991	849	Ad		1995	821	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
42292	1993	1076	Ad	42400	1989	1096	Ad
42293	1993	1076	Ad	42401	1989	1096	Ad
42294	1993	1076	Ad	42410	1989	1096	Ad
42295	1993	1076	Ad	42411	1989	1096	Ad
42296	1993	1076	Ad		1990	1156	Am
42297	1993	1076	Ad	42412	1989	1096	Ad
42298	1995	821	Ad	42413	1989	1096	Ad
			R & Ad ⁷⁹	42414	1989	1096	Ad
42300	1991	769	Ad		1992	1292	Am
	1993	1076	Am		1992	1293	Am
42301	1991	769	Ad		1996	1038*	Am
	1993	1076	Am	42415	1989	1096	Ad
42310	1991	769	Ad		1992	1292	Am
	1993	1076	Am		1992	1293	Am
	1996	511	Am		1996	1038*	Am
42310.1	1993	1062	Ad	42416	1989	1096	Ad
	1994	1227	Am		1992	1292	Am
42310.2	1993	1062	Ad		1992	1293	Am
42310.3	1996	754	Ad	Div. 30,			
42320	1991	769	Ad	Pt. 6,			
42321	1991	769	Ad	Ch. 8,			
42322	1991	769	Ad	heading			
42323	1991	769	Ad	(Sec. 42440			
42324	1991	769	Ad	et seq.)	1990	711	Am
	1993	1062	R & Ad	Div. 30,			
42325	1991	769	Ad	Pt. 6,			
42326	1991	769	Ad	Ch. 8,			
42327	1991	769	Ad	Art. 1,			
42330	1991	769	Ad	heading			
	1993	1076	Am	(Sec. 42440			
42340	1991	769	Ad	et seq.)	1990	711	Ad
	1993	1062	Am	42440	1989	1096	Ad
			R & Ad ⁹⁴	42441	1989	1096	Ad
	1995	171	Am (as am by	42442	1989	1096	Ad
			Sec. 5,	42443	1989	1096	Ad
			Stats. 1993,		1992	1292	Am
			Ch. 1062)		1992	1293	Am
			R (as ad by		1996	1038*	Am
			Sec. 6,	42450	1990	711	Ad
			Stats. 1993,	42500	1989	1096	Ad
			Ch. 1062)		1992	1035	Am
	1996	754	Am	42501	1989	1096	Ad
42345	1993	1062	Ad		1992	1035	Am
42350	1996	990	Ad	42510	1989	1096	Ad
	1997	17	Am ¹³²⁸		1991	717	R & Ad
42360	1989	1096	Ad		1992	280	Am
42361	1989	1096	Ad	42511	1989	1096	Ad
42362	1989	1096	Ad		1991	717	R & Ad
42363	1989	1096	Ad	42512	1991	717	Ad
42370	1989	1096	Ad		1996	21	Am
42371	1989	1096	Ad		1996	1038*	R
	1990	1156	Am	42520	1989	1096	Ad
42372	1989	1096	Ad		1991	717	Am
42373	1989	1096	Ad		1996	1038*	Am
	1990	1156	Am	42530	1989	1096	Ad
	1992	1292	Am		1991	717	R
	1992	1293	Am	42531	1989	1096	Ad
	1996	1038*	R		1991	717	R
42380	1990	586*	Ad ²⁰⁶	42532	1989	1096	Ad
	1996	1038*	R		1991	717	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
42533	1989	1096	Ad	Div. 30, Pt. 3, Ch. 14, Art. 1, heading (Sec. 42705 et seq.)				
	1991	717	R					
42534	1989	1096	Ad					
	1991	717	R					
42535	1989	1096	Ad					
	1991	717	R					
42540	1989	1096	Ad		1995	605	Ad	
42550	1991	1066	Ad		42705	1995	605	Ad
42551	1991	1066	Ad		42750	1990	35 *	Ad ²⁰⁶
42552	1991	1066	Ad		42752	1990	35 *	Ad ²⁰⁶
42553	1991	1066	Ad		42753	1990	35 *	Ad ²⁰⁶
42554	1991	1066	Ad		42754	1990	35 *	Ad ²⁰⁶
42555	1991	1066	Ad		42755	1990	35 *	Ad ²⁰⁶
42556	1991	1066	Ad		42756	1990	35 *	Ad ²⁰⁶
42557	1991	1066	Ad ⁴⁸⁹		42760	1990	35 *	Ad ²⁰⁶
42558	1991	1066	Ad ⁴⁸⁹		42761	1990	35 *	Ad ²⁰⁶
42560	1989	1096	Ad		42762	1990	35 *	Ad ²⁰⁶
42561	1989	1096	Ad		42770	1990	35 *	Ad ²⁰⁶
42562	1989	1096	Ad		42771	1990	35 *	Ad ²⁰⁶
42563	1989	1096	Ad		42772	1990	35 *	Ad ²⁰⁶
	1991	717	Am		42773	1990	35 *	Ad ²⁰⁶
	1996	1038 *	R		42774	1990	35 *	Ad ²⁰⁶
42580	1989	1096	Ad			1993	589	Am ⁶⁷⁰
	1991	717	R		42775	1990	35 *	Ad ²⁰⁶
42600	1989	1096	Ad		42776	1990	35 *	Ad ²⁰⁶
	1991	717	R & Ad		42780	1990	35 *	Ad ²⁰⁶
	1992	1292	Am		42781	1990	35 *	Ad ²⁰⁶
42601	1989	1096	Ad		42782	1990	35 *	Ad ²⁰⁶
	1991	717	R & Ad		42783	1990	35 *	Ad ²⁰⁶
	1996	1038 *	Am		42790	1990	35 *	Ad ²⁰⁶
42602	1989	1096	Ad			1993	663	Am
	1991	717	R & Ad		42791	1990	35 *	Ad ²⁰⁶
42603	1989	1096	Ad			1992	280	Am
	1991	717	R & Ad			1993	663	Am
	1992	1292	Am		42800	1990	35 *	Ad ²⁰⁶
	1992	1293	Am		42801	1990	35 *	Ad ²⁰⁶
	1996	1038 *	Am		42802	1990	35 *	Ad ²⁰⁶
42604	1989	1096	Ad		42803	1990	35 *	Ad ²⁰⁶
	1991	717	R & Ad		42804	1990	35 *	Ad ²⁰⁶
42605	1991	717	Ad		42805	1990	35 *	Ad ²⁰⁶
42610	1989	1096	Ad	42806	1990	35 *	Ad ²⁰⁶	
	1991	717	R	42807	1990	35 *	Ad ²⁰⁶	
42611	1989	1096	Ad	42808	1990	35 *	Ad ²⁰⁶	
	1991	717	R		1992	199	Am	
42620	1991	843	Ad	42810	1990	35 *	Ad ²⁰⁶	
42621	1991	843	Ad		1991	717	R & Ad	
	1993	663	Am	42811	1990	35 *	Ad ²⁰⁶	
42622	1991	843	Ad		1991	717	R & Ad	
42623	1991	843	Ad	42812	1990	35 *	Ad ²⁰⁶	
	1996	1038 *	R		1991	717	R & Ad	
42650	1989	1096	Ad	42813	1990	35 *	Ad ²⁰⁶	
	1992	1292	Am		1991	717	R	
	1992	1293	Am	42814	1990	35 *	Ad ²⁰⁶	
	1995	952 *	Am		1991	717	R	
	1996	1038 *	Am	42815	1990	35 *	Ad ²⁰⁶	
42651	1992	1292	Ad		1991	717	R	
42700	1990	35 *	Ad ²⁰⁶	42816	1990	35 *	Ad ²⁰⁶	
	1996	901	Am		1991	717	R	
42701	1990	35 *	Ad ²⁰⁶	42817	1991	717	R	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
42817 (Cont.)	1991	1091	Ad(RN)	42873	1990	35 *	Ad ²⁰⁶
42820	1990	35 *	Ad ²⁰⁶	42874	1990	35 *	Ad ²⁰⁶
	1991	GRP	S ⁴²⁰	42875	1990	35 *	Ad ²⁰⁶
42821	1990	35 *	Ad ²⁰⁶	42880	1990	35 *	Ad ²⁰⁶
42822	1990	35 *	Ad ²⁰⁶	42881	1990	35 *	Ad ²⁰⁶
42823	1990	35 *	Ad ²⁰⁶	42882	1990	35 *	Ad ²⁰⁶
	1991	717	Am		1995	555	Am
	1992	1292	Am	42883	1990	35 *	Ad ²⁰⁶
	1992	1293	Am	42884	1990	35 *	Ad ²⁰⁶
	1995	191	Am		1996	1038 *	R
42823.5	1995	191	Ad	42885	1990	35 *	Ad ^{159 206}
	1996	1041	Am				R ¹⁶⁰
42824	1990	35 *	Ad ²⁰⁶		1996	304	Am
	1991	717	Am	42886	1990	35 *	Ad ²⁰⁶
	1992	1292	Am	42887	1990	35 *	Ad ²⁰⁶
	1992	1293	Am	42888	1990	35 *	Ad ²⁰⁶
42825	1990	35 *	Ad ²⁰⁶	42889	1990	35 *	Ad ²⁰⁶
42830	1990	35 *	Ad ²⁰⁶		1993	511	Am
	1991	GRP	S ⁴²⁰		1997	875	Am
42831	1990	35 *	Ad ²⁰⁶	42890	1990	35 *	Ad ²⁰⁶
42832	1990	35 *	Ad ²⁰⁶	42891	1990	35 *	Ad ²⁰⁶
42833	1990	35 *	Ad ²⁰⁶	42892	1990	35 *	Ad ²⁰⁶
42834	1990	35 *	Ad ²⁰⁶	42893	1990	35 *	Ad ²⁰⁶
	1992	1292	Am	42894	1990	35 *	Ad ²⁰⁶
	1992	1293	Am	42895	1990	35 *	Ad ²⁰⁶
42835	1990	35 *	Ad ²⁰⁶	42900	1991	842	Ad
42840	1990	35 *	Ad ²⁰⁶	42901	1991	842	Ad
42841	1990	35 *	Ad ²⁰⁶	42905	1991	842	Ad
42842	1990	35 *	Ad ²⁰⁶	42910	1991	842	Ad
42843	1990	35 *	Ad ²⁰⁶	42911	1991	842	Ad
	1992	280	Am		1993	60 *	Am
42844	1990	35 *	Ad ²⁰⁶	Div. 30,			
42845	1990	35 *	Ad ²⁰⁶	Pt. 3,			
42846	1990	35 *	Ad ²⁰⁶	Ch. 14,			
	1991	717	Am	heading			
42847	1990	35 *	Ad ²⁰⁶	(Sec. 42950	1990	35 *	Am (as ad by
	1997	875	Am	et seq.)			Stats. 1989,
42848	1990	35 *	Ad ²⁰⁶				Ch. 1096)
42849	1990	35 *	Ad ²⁰⁶				& RN ²⁰⁶
42850	1990	35 *	Ad ²⁰⁶	Div. 30,			
	1992	280	Am	Pt. 3,			
	1992	1292	Am	Ch. 20,			
	1992	1293	Am	heading			
	1993	663	Am	(Sec. 42950			
42851	1990	35 *	Ad ²⁰⁶	et seq.)	1990	35 *	Ad(RN) ²⁰⁶
42852	1990	35 *	Ad ²⁰⁶	42950	1989	1096	Ad
42853	1990	35 *	Ad ²⁰⁶		1991	717	R
42854	1990	35 *	Ad ²⁰⁶		1993	511	Ad
42855	1990	35 *	Ad ²⁰⁶		1994	146	Am ⁸³³
42859	1990	35 *	Ad ²⁰⁶	42951	1989	1096	Ad
	1996	1038 *	R		1991	717	R
42860	1990	35 *	Ad ²⁰⁶		1993	511	Ad
42861	1990	35 *	Ad ²⁰⁶	42952	1989	1096	Ad
42865	1990	35 *	Ad ²⁰⁶		1991	717	R
42866	1990	35 *	Ad ²⁰⁶		1993	511	Ad
42867	1990	35 *	Ad ²⁰⁶	42953	1993	511	Ad
42870	1990	35 *	Ad ²⁰⁶	42954	1993	511	Ad
42871	1990	35 *	Ad ²⁰⁶	42955	1993	511	Ad
42872	1990	35 *	Ad ²⁰⁶	42956	1993	511	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
42956 (Cont.)	1996	304	Am		1991	GRP	S ⁴²⁰
42958	1993	511	Ad		1996	1023*	Am ¹²⁵³
42959	1993	511	Ad	43211	1997	17	Am ¹³²⁸
42960	1993	511	Ad		1989	1095	Ad ¹⁷⁵
42961	1993	511	Ad		1990	1614	Am
42961.5	1993	511	Ad		1991	GRP	S ⁴²⁰
	1996	304	Am		1995	952*	Am
42962	1993	511	Ad		1996	1023*	Am ¹²⁵³
42962.5	1996	304	Ad	43212	1997	17	Am ¹³²⁸
42963	1993	511	Ad		1989	1095	Ad ¹⁷⁵
42964	1993	511	Ad	43212.1	1995	952*	Am
42966	1993	511	Ad	43213	1995	952*	Ad
42967	1993	511	Ad		1989	1095	Ad ¹⁷⁵
43000	1989	1095	Ad ¹⁷⁵	43214	1990	305	Am
43020	1989	1095	Ad ¹⁷⁵		1989	1095	Ad ¹⁷⁵
	1990	1355*	Am		1993	656*	Am
	1993	656*	Am		1995	952*	Am
	1996	1023*	Am ¹²⁵³	43215	1989	1095	Ad ¹⁷⁵
43020.1	1992	1035	Ad		1995	952*	Am
43021	1989	1095	Ad ¹⁷⁵	43215.1	1995	952*	Ad
	1990	1355*	Am	43216	1989	1095	Ad ¹⁷⁵
	1993	656*	Am	43216.5	1993	656*	Ad
43022	1993	289*	Ad	43217	1989	1095	Ad ¹⁷⁵
43030	1990	668	Ad		1993	656*	Am
	1993	656*	Am	43218	1989	1095	Ad ¹⁷⁵
	1996	1038*	Am	43219	1989	1095	Ad ¹⁷⁵
43035	1992	436	Ad		1990	1355*	Am
43040	1989	1095	Ad ¹⁷⁵		1993	656*	Am
	1993	656*	Am	43220	1993	656*	Ad
43100	1993	656*	Ad	43221	1993	656*	Ad
43101	1993	656*	Ad		1996	1038*	R
43102	1993	656*	Ad	43222	1995	952*	Ad
43103	1993	656*	Ad	43230	1993	656*	Ad
43104	1993	656*	Ad ³²²	43231	1993	656*	Ad
			R ¹¹⁷	43232	1993	656*	Ad
43200	1989	1095	Ad ¹⁷⁵	43300	1989	1095	Ad ¹⁷⁵
	1992	1292	Am		1993	656*	Am
	1993	665	Am	43300.5	1996	732	Ad
43201	1989	1095	Ad ¹⁷⁵	43301	1989	1095	Ad ¹⁷⁵
43202	1989	1095	Ad ¹⁷⁵	43302	1989	1095	Ad ¹⁷⁵
	1995	952*	Am	43303	1989	1095	Ad ¹⁷⁵
43203	1989	1095	Ad ¹⁷⁵	43304	1989	1095	Ad ¹⁷⁵
	1990	1355*	Am	43305	1989	1095	Ad ¹⁷⁵
	1992	1292	Am	43306	1989	1095	Ad ¹⁷⁵
43204	1989	1095	Ad ¹⁷⁵	43307	1989	1095	Ad ¹⁷⁵
	1990	1355*	Am	43308	1989	1095	Ad ¹⁷⁵
43205	1989	1095	Ad ¹⁷⁵		1990	1355*	Am (by Sec. 32 of Ch.) ²³¹
	1995	952*	Am				Am (by Sec. 33 of Ch.) ²⁰
43206	1989	1095	Ad ¹⁷⁵		1990	1614	Am
43207	1989	1095	Ad ¹⁷⁵		1991	GRP	S ⁴²⁰
	1995	952*	Am		1996	1023*	Am ¹²⁵³
43208	1989	1095	Ad ¹⁷⁵	43309	1989	1095	Ad ¹⁷⁵
43209	1989	1095	Ad ¹⁷⁵	43310	1989	1095	Ad ¹⁷⁵
	1993	656*	Am	43310.1	1995	952*	Ad
	1995	952*	Am	43500	1989	1095	Ad ¹⁷⁵
43209.1	1995	952*	Ad ¹¹²⁴	43501	1989	1095	Ad ¹⁷⁵
			R ²⁸⁸		1991	717	Am
	1997	788*	Am ^{1388 719}		1993	922	Am
43210	1989	1095	Ad ¹⁷⁵		1996	1041	Am
	1990	1355*	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
43501.5	1993	922	Ad & R ⁵¹		1992	1292	Am
43502	1989	1095	Ad ¹⁷⁵		1992	1293	Am
43503	1989	1095	Ad ¹⁷⁵		1993	663	Am
	1991	717	Am		1995	952*	Am
	1992	1292	Am	44005	1989	1095	Ad ¹⁷⁵
	1992	1293	Am		1995	952*	R & Ad
43504	1989	1095	Ad ¹⁷⁵	44006	1989	1095	Ad ¹⁷⁵
43505	1989	1095	Ad ¹⁷⁵		1990	231	Am (as ad by Stats. 1989, Ch. 1095)
43506	1989	1095	Ad ¹⁷⁵				
	1993	656*	Am	44007	1989	1095	Ad ¹⁷⁵
43507	1989	1095	Ad ¹⁷⁵		1990	1355*	Am & RN
	1995	952*	Am	44008	1989	1095	Ad ¹⁷⁵
43508	1989	1095	Ad ¹⁷⁵		1995	952*	Am
	1992	1292	Am	44009	1989	1095	Ad ¹⁷⁵
	1992	1293	Am		1990	1617*	Am
43509	1989	1095	Ad ¹⁷⁵		1993	656*	Am
	1993	656*	Am		1995	952*	Am
43510	1989	1095	Ad ¹⁷⁵		1996	271*	Am
	1993	656*	Am		1996	1041	Am
43600	1989	1095	Ad ¹⁷⁵	44010	1989	1095	Ad ¹⁷⁵
	1992	1062	Am	44011	1989	1095	Ad ¹⁷⁵
	1993	289*	Am		1991	717	R
	1993	1169*	Am	44012	1989	1095	Ad ¹⁷⁵
	1996	1041	Am		1995	952*	Am
43601	1989	1095	Ad ¹⁷⁵	44013	1989	1095	Ad ¹⁷⁵
	1992	1062	Am		1995	952*	R
	1993	95	Am	44014	1989	1095	Ad ¹⁷⁵
	1993	289*	Am		1992	1292	Am
	1993	656*	Am		1992	1293	Am
	1996	1038*	Am		1995	952*	Am
43601.5	1993	360	Ad	44015	1989	1095	Ad ¹⁷⁵
43602	1989	1095	Ad ¹⁷⁵		1995	952*	Am
	1993	289*	Am	44016	1989	1095	Ad ¹⁷⁵
	1993	1169*	Am		1995	952*	Am
	1996	1041	Am	44017	1989	1095	Ad ¹⁷⁵
43603	1989	1095	Ad ¹⁷⁵		1995	952*	Am
	1992	1062	Am	44018	1992	1293	Ad
43604	1989	1095	Ad ¹⁷⁵		1995	952*	Am
	1992	1062	Am	44100	1989	1095	Ad ¹⁷⁵
	1993	289*	Am		1992	1292	Am
	1993	1169*	R & Ad		1993	1283	Am
43605	1989	1095	Ad ¹⁷⁵	44101	1989	1095	Ad ¹⁷⁵
	1992	1062	Am		1992	1292	Am
43606	1989	1095	Ad ¹⁷⁵		1992	1293	Am
	1992	1062	Am	44102	1989	1095	Ad ¹⁷⁵
43610	1990	1361	Ad		1992	301	Am & RN
	1993	289*	Am	44103	1989	1095	Ad ¹⁷⁵
	1996	1041	Am		1990	1355*	Am
43610.1	1993	656*	Ad		1991	GRP	S ⁴²⁰
44001	1989	1095	Ad ¹⁷⁵		1996	1023*	Am ¹²⁵³
	1990	1355*	Am	44104	1989	1095	Ad ¹⁷⁵
	1995	952*	Am	44105	1989	1095	Ad ¹⁷⁵
44002	1989	1095	Ad ¹⁷⁵		1992	280	Am
	1995	952*	Am ¹¹²⁸		1993	656*	Am
			R ⁷⁹		1995	952*	R
			Ad ¹¹²⁹	44106	1989	1095	Ad ¹⁷⁵
	1996	1038*	Am ^{1246 1245}		1991	717	Am
44003	1989	1095	Ad ¹⁷⁵		1993	656*	Am
	1992	1292	Am		1996	1041	Am
44004	1989	1095	Ad ¹⁷⁵	44150	1989	1095	Ad ¹⁷⁵
	1990	1355*	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
44150 (Cont.)	1990	1355 *	Am	44802	1989	1095	Ad ¹⁷⁵
	1992	1292	Am		1995	952 *	R
	1992	1293	Am	44803	1989	1095	Ad ¹⁷⁵
44151	1989	1095	Ad ¹⁷⁵		1995	952 *	R
	1992	1292	Am	44804	1989	1095	Ad ¹⁷⁵
	1992	1293	Am		1995	952 *	R
44152	1989	1095	Ad ¹⁷⁵	44805	1989	1095	Ad ¹⁷⁵
	1990	1355 *	Am		1995	952 *	R
44201	1991	805	Ad	44806	1989	1095	Ad ¹⁷⁵
	1992	427	Am ⁵¹¹		1995	952 *	R
	1992	1292	Am	44807	1989	1095	Ad ¹⁷⁵
	1992	1293	Am		1995	952 *	R
44202	1991	805	Ad	44808	1989	1095	Ad ¹⁷⁵
44203	1991	805	Ad		1995	952 *	R
	1992	427	Am ⁵¹¹	44809	1989	1095	Ad ¹⁷⁵
44204	1991	805	Ad		1995	952 *	R
44205	1991	805	Ad	44810	1989	1095	Ad ¹⁷⁵
	1992	427	Am ⁵¹¹		1995	952 *	R
44206	1991	805	Ad	44811	1989	1095	Ad ¹⁷⁵
	1992	113 *	Am		1995	952 *	R
44207	1991	805	Ad	44812	1989	1095	Ad ¹⁷⁵
44208	1991	805	Ad		1995	952 *	R
44209	1991	805	Ad	44813	1989	1095	Ad ¹⁷⁵
44210	1991	805	Ad		1995	952 *	R
44300	1989	1095	Ad ¹⁷⁵	44814	1989	1095	Ad ¹⁷⁵
	1995	952 *	R & Ad		1995	952 *	R
44301	1989	1095	Ad ¹⁷⁵	44815	1989	1095	Ad ¹⁷⁵
	1995	952 *	R		1995	952 *	R
44305	1995	952 *	Ad	44816	1989	1095	Ad ¹⁷⁵
44306	1995	952 *	Ad		1995	952 *	R
44307	1995	952 *	Ad	44817	1989	1095	Ad ¹⁷⁵
44308	1995	952 *	Ad		1990	35 *	Ad ²⁰⁶
44309	1995	952 *	Ad		1991	1091	Am (as ad by Stats. 1990, Ch. 35) & RN
44310	1995	952 *	Ad		1995	952 *	R
44500	1989	1095	Ad ¹⁷⁵	44820	1994	1227	Ad
	1995	952 *	R	Div. 30, Pt. 5, Ch. 1, heading (Sec. 45000 et seq.)	1990	1355 *	Ad(RN)
44501	1989	1095	Ad ¹⁷⁵	Div. 30, Pt. 5, Ch. 10, heading (Sec. 45000 et seq.)	1990	1355 *	Am & RN
	1995	952 *	R	45000	1989	1095	Ad ¹⁷⁵
44502	1989	1095	Ad ¹⁷⁵		1995	952 *	R & Ad
	1995	952 *	R	45001	1989	1095	Ad ¹⁷⁵
44503	1989	1095	Ad ¹⁷⁵		1995	952 *	R & Ad
	1995	952 *	R	45002	1989	1095	Ad ¹⁷⁵
44504	1989	1095	Ad ¹⁷⁵		1991	717	Am
	1995	952 *	R		1991	1091	Am ⁴⁶²
44505	1989	1095	Ad ¹⁷⁵		1995	952 *	R
	1995	952 *	R	45002.1	1991	805	Ad
44506	1989	1095	Ad ¹⁷⁵		1995	952 *	R
	1995	952 *	R	45003	1989	1095	Ad ¹⁷⁵
44507	1989	1095	Ad ¹⁷⁵				
	1995	952 *	R				
44800	1989	1095	Ad ¹⁷⁵				
	1990	1355 *	Am				
	1991	717	Am				
	1995	952 *	R				
44800.5	1991	717	Ad				
	1993	663	Am				
	1995	952 *	R				
44801	1989	1095	Ad ¹⁷⁵				
	1995	952 *	R				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
45003 (Cont.)	1990	1355 *	Am		1990	1355 *	Am
	1995	952 *	R	45304	1995	952 *	R
45004	1989	1095	Ad ¹⁷⁵		1989	1095	Ad ¹⁷⁵
	1995	952 *	R	45400	1995	952 *	R
45005	1989	1095	Ad ¹⁷⁵		1989	1095	Ad ¹⁷⁵
	1990	1355 *	Am		1993	656 *	Am
	1995	952 *	R & Ad	45401	1995	952 *	R
45006	1989	1095	Ad ¹⁷⁵		1989	1095	Ad ¹⁷⁵
	1991	717	Am		1990	1355 *	Am
	1995	952 *	R		1991	717	Am
45007	1990	1355 *	Ad(RN)		1993	656 *	Am
	1995	952 *	R	45402	1995	952 *	R
45010	1995	952 *	Ad		1989	1095	Ad ¹⁷⁵
45011	1995	952 *	Ad		1993	656 *	Am
45012	1995	952 *	Ad	45403	1995	952 *	R
45013	1995	952 *	Ad		1989	1095	Ad ¹⁷⁵
45014	1995	952 *	Ad		1993	656 *	Am
45015	1995	952 *	Ad	45404	1995	952 *	R
45016	1995	952 *	Ad		1989	1095	Ad ¹⁷⁵
45017	1995	952 *	Ad		1993	656 *	Am
45018	1995	952 *	Ad	45405	1995	952 *	R
45019	1995	952 *	Ad		1989	1095	Ad ¹⁷⁵
45020	1995	952 *	Ad		1991	717	Am
45021	1995	952 *	Ad	45406	1995	952 *	R
45022	1995	952 *	Ad		1989	1095	Ad ¹⁷⁵
45023	1995	952 *	Ad		1993	656 *	Am
45024	1995	952 *	Ad	45407	1995	952 *	R
45030	1995	952 *	Ad		1989	1095	Ad ¹⁷⁵
45031	1995	952 *	Ad	45500	1993	656 *	R
45032	1995	952 *	Ad		1989	1095	Ad ¹⁷⁵
45033	1995	952 *	Ad		1995	952 *	R
45040	1995	952 *	Ad	45501	1989	1095	Ad ¹⁷⁵
45041	1995	952 *	Ad		1995	952 *	R
45042	1995	952 *	Ad	45502	1989	1095	Ad ¹⁷⁵
45200	1989	1095	Ad ¹⁷⁵		1995	952 *	R
	1992	280	R & Ad	45503	1989	1095	Ad ¹⁷⁵
	1995	952 *	R		1995	952 *	R
45201	1989	1095	Ad ¹⁷⁵	45504	1989	1095	Ad ¹⁷⁵
	1990	1355 *	Am		1995	952 *	R
	1992	280	Am	45505	1989	1095	Ad ¹⁷⁵
	1992	1292	Am		1992	280	Am
	1992	1293	Am		1995	952 *	R
	1993	663	Am	45506	1989	1095	Ad ¹⁷⁵
	1995	952 *	R		1995	952 *	R
45202	1989	1095	Ad ¹⁷⁵	45507	1989	1095	Ad ¹⁷⁵
	1995	952 *	R		1995	952 *	R
45300	1989	1095	Ad ¹⁷⁵	45508	1989	1095	Ad ¹⁷⁵
	1990	1355 *	Am		1995	952 *	R
	1995	952 *	R	45600	1989	1095	Ad ¹⁷⁵
45301	1989	1095	Ad ¹⁷⁵		1995	952 *	R
	1991	GRP	S ⁴²⁰	45601	1989	1095	Ad ¹⁷⁵
	1993	656 *	Am		1991	717	R
	1995	952 *	R	45700	1989	1095	Ad ¹⁷⁵
45302	1989	1095	Ad ¹⁷⁵		1993	656 *	R
	1991	GRP	S ⁴²⁰	45800	1989	1095	Ad ¹⁷⁵
	1995	952 *	R		1995	952 *	R
45303	1989	1095	Ad ¹⁷⁵	45801	1989	1095	Ad ¹⁷⁵
	1990	586 *	Am ²⁰⁶		1995	952 *	R
				45802	1989	1095	Ad ¹⁷⁵

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
45802 (Cont.)	1995	952 *	R	Div. 30,	1993	656 *	R
46000	1989	1095	Ad ¹⁷⁵	Pt. 6,	Ch. 1,	Art. 2,	heading
	1993	656 *	R				
46001	1989	1095	Ad ¹⁷⁵	(Sec. 46100	et seq.)	1990	35 *
	1993	656 *	R				
46020	1989	1095	Ad ¹⁷⁵	et seq.)	1990	35 *	Am (as ad by
	1990	35 *	R & Ad ²⁰⁶				
	1990	183 *	R (as ad by	Div. 30,	Pt. 6,	Ch. 2,	heading
			Stats. 1989,				
46021	1993	656 *	R	(Sec. 46100	et seq.)	1990	35 *
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	Div. 30,	Pt. 6,	Ch. 2,	Art. 1,
	1990	183 *	R (as ad by				
46022	1993	656 *	R	(Sec. 46100	et seq.)	1990	35 *
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	Div. 30,	Pt. 6,	Ch. 2,	Art. 1,
	1990	183 *	R (as ad by				
46023	1993	656 *	R	heading	(Sec. 46100	et seq.)	1990
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	46100	1989	1095	Ad ¹⁷⁵
	1990	183 *	R (as ad by				
46024	1992	1218 *	R	46101	1989	1095	Ad ¹⁷⁵
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	1990	1355 *	Am	S ⁴²⁰
	1990	183 *	R (as ad by				
46025	1993	656 *	R	1991	GRP	1218 *	R
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	46102	1989	1095	Ad ¹⁷⁵
	1990	183 *	R (as ad by				
46026	1993	656 *	R	1991	GRP	1218 *	R
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	Div. 30,	Pt. 6,	Ch. 2,	Art. 2,
	1990	183 *	R (as ad by				
46027	1993	656 *	R	heading	(Sec. 46103	et seq.)	1990
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	46103	1989	1095	Ad ¹⁷⁵
	1990	183 *	R (as ad by				
46028	1993	656 *	R	46104	1989	1095	Ad ¹⁷⁵
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	46105	1989	1095	Ad ¹⁷⁵
	1990	183 *	R (as ad by				
46029	1993	656 *	R	1992	1218 *	R	Ad ¹⁷⁵
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	46106	1989	1095	Ad ¹⁷⁵
	1990	183 *	R (as ad by				
46030	1993	656 *	R	46107	1989	1095	Ad ¹⁷⁵
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	46200	1989	1095	Ad ¹⁷⁵
	1990	183 *	R (as ad by				
46031	1993	656 *	R	1990	1355 *	Am	R
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	46201	1989	1095	Ad ¹⁷⁵
	1990	183 *	R (as ad by				
46032	1993	656 *	R	1990	35 *	Am (as ad by	Stats. 1989,
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	46202	1993	656 *	R
	1990	183 *	R (as ad by				
46033	1993	656 *	R	1989	1095	Ad ¹⁷⁵	Ch. 1095) ²⁰⁶
	1989	1095	Ad ¹⁷⁵				
	1990	35 *	R & Ad ²⁰⁶	46202	1989	1095	Ad ¹⁷⁵
	1990	183 *	R (as ad by				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
46202 (Cont.)	1993	656 *	R	1990	35 *	Am (as ad by Stats. 1989, Ch. 1095) ²⁰⁶	
46203	1989	1095	Ad ¹⁷⁵	1990	231	Am	
	1990	35 *	Am (as ad by Stats. 1989, Ch. 1095) ²⁰⁶	1991	717	Am	
	1990	231	Am	1993	656 *	R	
	1992	1218 *	Am	46402	1989	1095	Ad ¹⁷⁵
	1993	656 *	R	1992	1218 *	Am	
46204	1989	1095	Ad ¹⁷⁵	1993	656 *	R	
	1993	656 *	R	46500	1989	1095	Ad ¹⁷⁵
46205	1989	1095	Ad ¹⁷⁵	1991	1088	Am	
	1993	656 *	R	1993	656 *	R	
46206	1989	1095	Ad ¹⁷⁵	46501	1989	1095	Ad ¹⁷⁵
	1993	656 *	R	1991	1088	Am	
46207	1989	1095	Ad ¹⁷⁵	1993	656 *	R	
	1992	1218 *	Am	46502	1989	1095	Ad ¹⁷⁵
	1993	656 *	R	1993	656 *	R	
46208	1989	1095	Ad ¹⁷⁵	46503	1989	1095	Ad ¹⁷⁵
	1992	1218 *	Am	1993	656 *	R	
	1993	656 *	R	46504	1989	1095	Ad ¹⁷⁵
46209	1989	1095	Ad ¹⁷⁵	1993	656 *	R	
	1993	656 *	R	46505	1989	1095	Ad ¹⁷⁵
46300	1989	1095	Ad ¹⁷⁵	1993	656 *	R	
	1992	1218 *	R	46506	1989	1095	Ad ¹⁷⁵
46301	1989	1095	Ad ¹⁷⁵	1993	656 *	R	
	1992	1218 *	R	46507	1989	1095	Ad ¹⁷⁵
46302	1989	1095	Ad ¹⁷⁵	1993	656 *	R	
	1992	1218 *	R	46800	1989	1095	Ad ¹⁷⁵
46303	1989	1095	Ad ¹⁷⁵	1993	656 *	R	
	1992	1218 *	R	46801	1989	1095	Ad ¹⁷⁵
46304	1989	1095	Ad ¹⁷⁵	1990	35 *	R (as ad by Stats. 1989, Ch. 1095) & Ad ²⁰⁶	
	1992	1218 *	R				
46305	1989	1095	Ad ¹⁷⁵				
	1992	1218 *	R	46802	1993	656 *	R
46306	1989	1095	Ad ¹⁷⁵	1989	1095	Ad ¹⁷⁵	
	1992	1218 *	R	1990	35 *	R (as ad by Stats. 1989, Ch. 1095) & Ad ²⁰⁶	
46307	1989	1095	Ad ¹⁷⁵				
	1992	1218 *	R	46803	1993	656 *	R
46308	1989	1095	Ad ¹⁷⁵	1989	1095	Ad ¹⁷⁵	
	1990	1355 *	Am	1990	35 *	R (as ad by Stats. 1989, Ch. 1095) & Ad ²⁰⁶	
	1992	1218 *	R				
46309	1989	1095	Ad ¹⁷⁵	46804	1993	656 *	R
	1992	1218 *	R	1989	1095	Ad ¹⁷⁵	
46350	1989	1095	Ad ¹⁷⁵	1993	656 *	R	
	1992	1218 *	R	46805	1989	1095	Ad ¹⁷⁵
46351	1989	1095	Ad ¹⁷⁵	1992	1218 *	Am	
	1992	1218 *	R	1993	656 *	R	
46352	1989	1095	Ad ¹⁷⁵	46806	1989	1095	Ad ¹⁷⁵
	1992	1218 *	R	1990	1355 *	Am	
46353	1989	1095	Ad ¹⁷⁵	1993	656 *	R	
	1992	1218 *	R	46807	1989	1095	Ad ¹⁷⁵
46400	1989	1095	Ad ¹⁷⁵	1993	656 *	R	
	1990	35 *	Am (as ad by Stats. 1989, Ch. 1095) ²⁰⁶	46808	1989	1095	Ad ¹⁷⁵
	1990	231	Am	1993	656 *	R	
	1993	656 *	R				
46401	1989	1095	Ad ¹⁷⁵				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
46809	1989	1095	Ad ¹⁷⁵	47100	1989	1095	Ad ¹⁷⁵
	1993	656 *	R		1990	35 *	Am & RN
46810	1989	1095	Ad ¹⁷⁵				(as ad by
	1993	656 *	R				Stats. 1989,
46811	1989	1095	Ad & R ^{49 175}				Ch. 1095)
	1993	656 *	R				& Ad ²⁰⁶
Div. 30, Pt. 7, Ch. 1, heading (Sec. 47000 et seq.)	1990	35 *	Ad(RN) ^{206 5}	47101	1992	1346	Am
	1990	1355 *	Am (as ad by Stats. 1990, Ch. 35) & RN		1989	1095	Ad ¹⁷⁵
					1990	35 *	Am & RN
							(as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad ²⁰⁶
Div. 30, Pt. 7, Ch. 13, heading (Sec. 47000 et seq.)	1990	35 *	Am (as ad by Stats. 1989, Ch. 1095) & RN ²⁰⁶	47102	1989	1095	Ad ¹⁷⁵
					1990	35 *	R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵
							R (as ad by
							Stats. 1989,
							Ch. 1095)
							& Ad(RN) ²⁰⁶
							Ad ¹⁷⁵

PUBLIC RESOURCES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
47502 (Cont.)	1990	35 *	R (as ad by Stats. 1989, Ch. 1095) & Ad ²⁰⁶	Div. 30, Pt. 7, Ch. 2, Art. 2, heading (Sec. 48000 et seq.)	1992	1293	Am
47503	1992	1346	R	48000	1990	35 *	Ad ²⁰⁶
	1989	1095	Ad ¹⁷⁵		1989	1095	Ad ¹⁷⁵
	1990	35 *	R (as ad by Stats. 1989, Ch. 1095) & Ad ²⁰⁶		1990	145 *	Am
47504	1992	1346	R	48001	1990	1355 *	Am (as am by Stats. 1990, Ch. 145)
	1989	1095	Ad ¹⁷⁵		1993	656 *	Am
	1990	35 *	R (as ad by Stats. 1989, Ch. 1095) & Ad ²⁰⁶		1994	1227	Am
47505	1992	1346	R	48002	1989	1095	Ad ¹⁷⁵
	1989	1095	Ad ¹⁷⁵		1992	1292	Am
	1990	35 *	R (as ad by Stats. 1989, Ch. 1095) & Ad ²⁰⁶		1992	1293	Am
47506	1992	1346	R	48003	1989	1095	Ad ¹⁷⁵
	1989	1095	Ad ¹⁷⁵	48004	1989	1095	Ad ¹⁷⁵
	1990	35 *	R (as ad by Stats. 1989, Ch. 1095) & Ad ²⁰⁶	1993	656 *	Am	
Div. 30, Pt. 7, Ch. 1, Art. 4, heading (Sec. 47550 et seq.)	1992	1346	Ad(RN)	48005	1989	1095	Ad ¹⁷⁵
	1992	1346	Am & RN	48006	1989	1095	Ad ¹⁷⁵
	1990	35 *	Ad ²⁰⁶	48007	1989	1095	Ad ¹⁷⁵
Div. 30, Pt. 7, Ch. 1, Art. 5, heading (Sec. 47550 et seq.)	1996	647	Am	48008	1989	1095	Ad ¹⁷⁵
	1992	1346	Am & RN	1990	1355 *	Am	
	1990	35 *	Ad ²⁰⁶	48009	1989	1095	Ad ¹⁷⁵
Div. 30, Pt. 7, Ch. 2, Art. 1, heading (Sec. 47900 et seq.)	1992	1292	Am	1991	717	R	
	1992	1293	Am	48010	1989	1095	Ad ¹⁷⁵
	1990	35 *	Ad ²⁰⁶	1991	717	R	
47900	1992	1292	R	48020	1993	655	Ad
	1992	1293	R	48021	1993	655	Ad
	1990	1355 *	Ad	48022	1993	655	Ad
47901	1993	656 *	Am	1996	1038 *	R	
	1990	1355 *	Ad	48023	1993	655	Ad
	1992	1292	Am	48024	1993	655	Ad
47902	1990	1355 *	Ad	48025	1993	655	Ad
	1992	1292	Am	48026	1993	655	Ad
	1992	1292	Am	48027	1993	655	Ad
				1996	1038 *	Am	
				48028	1993	655	Ad
				48100	1997	875	Ad
				48101	1997	875	Ad
				48102	1997	875	Ad
				48103	1997	875	Ad
				48104	1997	875	Ad
				48105	1997	875	Ad
				48106	1997	875	Ad
				48500	1989	1095	Ad ¹⁷⁵
				48501	1989	1095	Ad ¹⁷⁵
				48502	1989	1095	Ad ¹⁷⁵
				1991	GRP	S ⁴²⁰	
				1992	1292	Am	
				1992	1293	Am	
				48600	1991	817	Ad
				48601	1991	817	Ad
				48610	1991	817	Ad
				48610.5	1991	817	Ad
				1994	1147	Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
48610.5 (Cont.)	1995	822	Am	48656	1991	817	Ad
48611	1991	817	Ad		1993	675	Am
48612	1991	817	Ad		1996	901	Am
48613	1991	817	Ad	48657	1991	817	Ad
48614	1991	817	Ad		1995	822	Am
	1992	1101 *	Am		1996	1038 *	Am
48616	1991	817	Ad	48660	1991	817	Ad
48617	1991	817	Ad		1992	1101 *	Am
48618	1991	817	Ad		1994	1147	Am
48619	1991	817	Ad		1995	822	Am
	1992	1101 *	Am	48660.5	1991	817	Ad
48620	1991	817	Ad		1993	675	Am
48621	1991	817	Ad		1995	822	Am
48622	1991	817	Ad	48661	1991	817	Ad
48623	1991	817	Ad		1994	1147	Am
	1994	1147	Am	48662	1991	817	Ad
48624	1991	817	Ad	48670	1991	817	Ad
48625	1994	1147	Am		1992	1101 *	Am
48630	1991	817	Ad		1994	1147	Am
48631	1991	817	Ad		1996	1041	Am
48632	1991	817	Ad	48671	1991	817	Ad
	1992	1101 *	Am		1992	1101 *	Am
	1994	1147	Am	48671.5	1994	1147	Ad
	1996	901	Am	48672	1991	817	Ad
48633	1991	817	Ad		1992	1101 *	Am
48634	1991	817	Ad	48673	1991	817	Ad
48640	1991	817	Ad		1992	1101 *	Am
48641	1991	817	Ad	48674	1991	817	Ad
48642	1991	817	Ad		1994	1147	Am
48643	1991	817	Ad		1995	822	Am
48644	1994	1147	Ad	48675	1991	817	Ad
48650	1991	817	Ad	48676	1991	817	Ad
	1992	1101 *	Am		1993	675	Am
	1994	1147	Am		1996	1038 *	Am
			R & Ad ¹⁶⁰	48680	1991	817	Ad
	1995	822	Am (as am by		1993	675	Am
			Sec. 8 and as	48690	1991	817	Ad
			ad by Sec. 9,		1992	1101 *	Am
			Stats. 1994,		1995	822	Am
			Ch. 1147)	48691	1991	817	Ad
48650.2	1992	1101 *	Ad	48695	1994	1147	Ad
48650.5	1992	1101 *	Ad		1995	822	Am
	1995	822	Am	49000	1989	1095	Ad ¹⁷⁵
48650.7	1992	1101 *	Ad	49005	1989	1095	Ad ¹⁷⁵
48651	1991	817	Ad	49006	1989	1095	Ad ¹⁷⁵
	1992	1101 *	Am	49007	1989	1095	Ad ¹⁷⁵
	1994	1147	Am	49008	1989	1095	Ad ¹⁷⁵
	1996	901	Am	49009	1989	1095	Ad ¹⁷⁵
48652	1991	817	Ad	49010	1989	1095	Ad ¹⁷⁵
	1992	1101 *	Am	49011	1989	1095	Ad ¹⁷⁵
48653	1991	817	Ad	49012	1989	1095	Ad ¹⁷⁵
	1992	1101 *	Am	49013	1989	1095	Ad ¹⁷⁵
	1995	822	Am	49014	1989	1095	Ad ¹⁷⁵
	1997	875	Am	49015	1989	1095	Ad ¹⁷⁵
48654	1991	817	Ad		1994	923	Am ⁸³²
	1993	675	Am	49016	1989	1095	Ad ¹⁷⁵
	1995	822	R	49017	1989	1095	Ad ¹⁷⁵
48655	1991	817	Ad	49018	1989	1095	Ad ¹⁷⁵
	1993	675	R	49019	1989	1095	Ad ¹⁷⁵
	1995	822	Ad	49020	1989	1095	Ad ¹⁷⁵
				49030	1989	1095	Ad ¹⁷⁵

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
49031	1989	1095	Ad ¹⁷⁵	49503	1989	1095	Ad ¹⁷⁵
49032	1989	1095	Ad ¹⁷⁵	49504	1989	1095	Ad ¹⁷⁵
49040	1989	1095	Ad ¹⁷⁵	49505	1989	1095	Ad ¹⁷⁵
49050	1989	1095	Ad ¹⁷⁵	49510	1989	1095	Ad ¹⁷⁵
49100	1989	1095	Ad ¹⁷⁵	49520	1989	1095	Ad ¹⁷⁵
49110	1989	1095	Ad ¹⁷⁵	49521	1989	1095	Ad ¹⁷⁵
49111	1989	1095	Ad ¹⁷⁵	49522	1989	1095	Ad ¹⁷⁵
49112	1989	1095	Ad ¹⁷⁵	49523	1989	1095	Ad ¹⁷⁵
49113	1989	1095	Ad ¹⁷⁵	49600	1989	1095	Ad ¹⁷⁵
49114	1989	1095	Ad ¹⁷⁵	49601	1989	1095	Ad ¹⁷⁵
49115	1989	1095	Ad ¹⁷⁵	49602	1989	1095	Ad ¹⁷⁵
49116	1989	1095	Ad ¹⁷⁵	49620	1989	1095	Ad ¹⁷⁵
49117	1989	1095	Ad ¹⁷⁵	50000	1989	1247	Ad
49118	1989	1095	Ad ¹⁷⁵		1990	1617*	R & Ad
49120	1989	1095	Ad ¹⁷⁵		1996	1038*	Am
49121	1989	1095	Ad ¹⁷⁵	50000.5	1990	1617*	Ad
49122	1989	1095	Ad ¹⁷⁵	50001	1989	1247	Ad
49123	1989	1095	Ad ¹⁷⁵		1992	1291	R & Ad
49130	1989	1095	Ad ¹⁷⁵		1996	1038*	Am
49131	1989	1095	Ad ¹⁷⁵	50001.2	1992	1291	Ad
49140	1989	1095	Ad ¹⁷⁵	50001.5	1992	1291	Ad
49141	1989	1095	Ad ¹⁷⁵	50002	1989	1247	Ad
49142	1989	1095	Ad ¹⁷⁵		1990	1617*	Am
49143	1989	1095	Ad ¹⁷⁵	60000	1993	1129	Ad ⁷⁷⁸
49144	1989	1095	Ad ¹⁷⁵	60001	1993	1129	Ad ⁷⁷⁸
49150	1989	1095	Ad ¹⁷⁵	60002	1993	1129	Ad ⁷⁷⁸
49160	1989	1095	Ad ¹⁷⁵	60003	1993	1129	Ad ⁷⁷⁸
49161	1989	1095	Ad ¹⁷⁵	60004	1993	1129	Ad ⁷⁷⁸
49162	1989	1095	Ad ¹⁷⁵	60005	1993	1129	Ad ⁷⁷⁸
49163	1989	1095	Ad ¹⁷⁵	60006	1993	1129	Ad ⁷⁷⁸
49164	1989	1095	Ad ¹⁷⁵	60007	1993	1129	Ad ⁷⁷⁸
49165	1989	1095	Ad ¹⁷⁵		1994	146	Am ⁸³³
49166	1989	1095	Ad ¹⁷⁵	60020	1993	1129	Ad ⁷⁷⁸
49167	1989	1095	Ad ¹⁷⁵	60025	1993	1129	Ad ⁷⁷⁸
49168	1989	1095	Ad ¹⁷⁵	60026	1993	1129	Ad ⁷⁷⁸
49169	1989	1095	Ad ¹⁷⁵	60028	1993	1129	Ad ⁷⁷⁸
49170	1989	1095	Ad ¹⁷⁵	60029	1993	1129	Ad ⁷⁷⁸
49171	1989	1095	Ad ¹⁷⁵	60030	1993	1129	Ad ⁷⁷⁸
49172	1989	1095	Ad ¹⁷⁵	60031	1993	1129	Ad ⁷⁷⁸
49173	1989	1095	Ad ¹⁷⁵	60032	1993	1129	Ad ⁷⁷⁸
49174	1989	1095	Ad ¹⁷⁵	60033	1993	1129	Ad ⁷⁷⁸
49175	1989	1095	Ad ¹⁷⁵	60200	1993	1074	Ad ⁷⁴⁸
49176	1989	1095	Ad ¹⁷⁵	60201	1993	1074	Ad ⁷⁴⁸
49177	1989	1095	Ad ¹⁷⁵	60201.5	1993	1074	Ad ⁷⁴⁸
49178	1989	1095	Ad ¹⁷⁵	60202	1993	1074	Ad ⁷⁴⁸
49179	1989	1095	Ad ¹⁷⁵	60202.5	1993	1074	Ad ⁷⁴⁸
49180	1989	1095	Ad ¹⁷⁵	60203	1993	1074	Ad ⁷⁴⁸
49181	1989	1095	Ad ¹⁷⁵	60203.5	1993	1074	Ad ⁷⁴⁸
49190	1989	1095	Ad ¹⁷⁵	60204	1993	1074	Ad ⁷⁴⁸
49195	1989	1095	Ad ¹⁷⁵	60204.5	1993	1074	Ad ⁷⁴⁸
49200	1989	1095	Ad ¹⁷⁵	60205	1993	1074	Ad ⁷⁴⁸
49201	1989	1095	Ad ¹⁷⁵	60205.5	1993	1074	Ad ⁷⁴⁸
49202	1989	1095	Ad ¹⁷⁵	60210	1993	1074	Ad ⁷⁴⁸
49203	1989	1095	Ad ¹⁷⁵	60211	1993	1074	Ad ⁷⁴⁸
49204	1989	1095	Ad ¹⁷⁵	60212	1993	1074	Ad ⁷⁴⁸
49205	1989	1095	Ad ¹⁷⁵	60213	1993	1074	Ad ⁷⁴⁸
49300	1989	1095	Ad ¹⁷⁵	60215	1993	1074	Ad ⁷⁴⁸
49400	1989	1095	Ad ¹⁷⁵	60216	1993	1074	Ad ⁷⁴⁸
49500	1989	1095	Ad ¹⁷⁵	60217	1993	1074	Ad ⁷⁴⁸
49501	1989	1095	Ad ¹⁷⁵	60220	1993	1074	Ad ⁷⁴⁸
49502	1989	1095	Ad ¹⁷⁵	60221	1993	1074	Ad ⁷⁴⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC RESOURCES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
60222	1993	1074	Ad ⁷⁴⁸	71017	1993	419	Ad
60230	1993	1074	Ad ⁷⁴⁸	71020	1993	419	Ad
60231	1993	1074	Ad ⁷⁴⁸	71021	1993	419	Ad
60240	1993	1074	Ad ⁷⁴⁸	71022	1993	419	Ad
60241	1993	1074	Ad ⁷⁴⁸	71023	1993	419	Ad
60242	1993	1074	Ad ⁷⁴⁸	71024	1993	419	Ad
60243	1993	1074	Ad ⁷⁴⁸	71025	1993	419	Ad
60244	1993	1074	Ad ⁷⁴⁸	71026	1993	419	Ad
60245	1993	1074	Ad ⁷⁴⁸	71027	1993	419	Ad
60246	1993	1074	Ad ⁷⁴⁸	71028	1993	419	Ad
60252	1993	1074	Ad ⁷⁴⁸	71029	1993	419	Ad
60255	1993	1074	Ad ⁷⁴⁸	71030	1993	419	Ad
60256	1993	1074	Ad ⁷⁴⁸	71031	1996	367*	Ad
70000	1990	879	Ad	71035	1995	872	Ad & R ⁷¹⁹
70001	1990	879	Ad	71035.1	1995	872	Ad & R ⁷¹⁹
70020	1990	879	Ad	71035.10	1995	872	Ad & R ⁷¹⁹
70030	1990	879	Ad	71035.11	1995	872	Ad & R ⁷¹⁹
70031	1990	879	Ad	71035.2	1995	872	Ad & R ⁷¹⁹
Div. 34, heading (Sec. 71000 et seq.)	1994	1112	Am	71035.3	1995	872	Ad & R ⁷¹⁹
Div. 34, Pt. 1, heading (Sec. 71000 et seq.)	1994	1112	Ad	71035.4	1995	872	Ad & R ⁷¹⁹
71000	1993	419	Ad	71035.5	1995	872	Ad & R ⁷¹⁹
	1996	962	Am	71035.6	1995	872	Ad & R ⁷¹⁹
71001	1993	419	Ad	71035.7	1995	872	Ad & R ⁷¹⁹
71010	1993	419	Ad	71035.8	1995	872	Ad & R ⁷¹⁹
71011	1993	419	Ad	71035.9	1995	872	Ad & R ⁷¹⁹
	1996	367*	Am	71050	1994	1112	Ad
71012	1993	419	Ad	71053	1994	1112	Ad
71013	1993	419	Ad	71054	1994	1112	Ad
71014	1993	419	Ad	71055	1994	1112	Ad
71015	1993	419	Ad	71060	1994	1112	Ad
71016	1993	419	Ad	71061	1994	1112	Ad
				71062	1994	1112	Ad
				71063	1994	1112	Ad
				71064	1994	1112	Ad
				71065	1994	1112	Ad
				71066	1994	1112	Ad
				71067	1994	1112	Ad
				71068	1996	962	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC UTILITIES CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
20.5	1995	28	Ad		1997	261	Am
	1996	1042 *	Am	355	1996	854 *	Ad
211	1993	495	Am	356	1996	854 *	Ad
	1996	1042 *	Am	359	1996	854 *	Ad
212	1989	337	Am	360	1996	854 *	Ad
	1993	1226	Am	361	1996	854 *	Ad
	1996	1042 *	Am	362	1996	854 *	Ad
213	1996	1042 *	R ⁷⁹	363	1996	854 *	Ad
214.1	1996	1042 *	R ⁷⁹	364	1996	854 *	Ad
214.5	1996	1042 *	Am	365	1996	854 *	Ad
215.6	1990	1685	Ad	365.5	1997	275 *	Ad
215.7	1990	1685	Ad	366	1996	854 *	Ad
216	1991	514 *	Am		1997	275 *	Am
	1996	854 *	Am (by Sec. 9.5 of Ch.)	366.5	1997	275 *	Ad
				367	1996	854 *	Ad
					1997	275 *	Am
216.5	1996	1042 *	Ad	368	1996	854 *	Ad
224.6	1996	1042 *	Ad		1997	17	Am ¹³²⁸
228.5	1996	853	Am	369	1996	854 *	Ad
234	1995	357	Am	370	1996	854 *	Ad
238	1993	1040	Am	371	1996	854 *	Ad
247	1996	574	Ad		1997	905	Am
303	1997	195 *	Am	372	1996	854 *	Ad
308.5	1996	1065	Ad	373	1996	854 *	Ad
309.5	1996	856	R & Ad ²⁸⁸	374	1996	854 *	Ad
			R & Ad ¹²⁰⁵	375	1996	854 *	Ad
309.6	1993	822	Ad	376	1996	854 *	Ad
309.7	1991	764	Ad	377	1996	854 *	Ad
	1992	813	Am	378	1996	854 *	Ad
	1995	616	Am	379	1996	854 *	Ad
311	1994	1110	Am	380	1997	905	Ad & R ¹⁴⁴⁵
	1996	856	Am ²⁸⁸	381	1996	854 *	Ad
			R & Ad ¹²⁰⁵	382	1996	854 *	Ad
311.5	1994	1110	Ad	383	1996	854 *	Ad
323	1989	814 *	Am	383.5	1997	905	Ad
324	1991	1071	Ad	384	1997	905	Ad
324.5	1993	1064	Ad	385	1996	854 *	Ad
325	1992	752	Ad	388	1996	854 *	Ad
330	1996	854 *	Ad	389	1996	854 *	Ad
331	1996	854 *	Ad	390	1996	854 *	Ad
334	1996	854 *	Ad	391	1997	275 *	Ad
335	1996	854 *	Ad	392	1996	854 *	Ad
	1997	261	Am		1997	275 *	R & Ad
336	1996	854 *	Ad	392.1	1997	275 *	Ad
	1997	261	Am	394	1996	854 *	Ad & R ⁷¹⁹
337	1996	854 *	Ad		1997	275 *	R & Ad
338	1996	854 *	Ad	394.1	1997	275 *	Ad
339	1996	854 *	Ad	394.2	1997	275 *	Ad
340	1996	854 *	Ad	394.25	1997	275 *	Ad
341	1997	261	Ad	394.27	1997	275 *	Ad
341.1	1997	261	Ad	394.3	1997	275 *	Ad
341.2	1997	261	Ad	394.4	1997	275 *	Ad
341.3	1997	261	Ad	394.5	1997	275 *	Ad
341.4	1997	261	Ad	394.6	1997	275 *	Ad
345	1996	854 *	Ad	394.7	1997	275 *	Ad
346	1996	854 *	Ad	394.8	1997	275 *	Ad
347	1996	854 *	Ad	394.9	1997	275 *	Ad
348	1996	854 *	Ad	395	1996	854 *	Ad & R ⁷¹⁹
	1997	261	Am		1997	275 *	S ¹³
349	1996	854 *	Ad	396	1996	854 *	Ad & R ⁷¹⁹
350	1996	854 *	Ad		1997	275 *	Am ¹³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC UTILITIES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
397	1996	854 *	Ad ¹²⁵⁵	489	1992	980	Am
398.1	1997	796	Ad				R & Ad ²⁸⁸
398.2	1997	796	Ad		1995	809	R (as ad by
398.3	1997	796	Ad				Sec. 2.5,
398.4	1997	796	Ad				Stats. 1992,
398.5	1997	796	Ad				Ch. 980)
404	1989	1336	Am				Am (as am by
	1991	636	R & Ad ⁴²				Sec. 2,
			Am (as am by				Stats. 1992,
			Sec. 1.5,				Ch. 980)
			Stats. 1989,	489.1	1996	8	Ad & R ³¹⁴
			Ch. 1336)		1997	17	Am ¹³²⁸
	1993	125	R (as ad by	490	1996	574	Am
			Sec. 1.6,	495	1992	980	Am
			Stats. 1989,				R & Ad ²⁸⁸
			Ch. 1336)		1995	809	R (as ad by
			Am (as am by				Sec. 3.5,
			Sec. 1,				Stats. 1992,
			Stats. 1991,				Ch. 980)
			Ch. 636)				Am (as am by
409.5	1993	1035	Ad				Sec. 3,
421	1991	766	Am				Stats. 1992,
	1991	767	Am				Ch. 980)
	1993	123 *	Am	495.5	1992	980	Ad
	1995	616	Am		1995	809	R
421.2	1995	616	Ad ⁸²	495.6	1995	280	Ad
421.5	1991	766	Am	495.7	1995	809	Ad
	1991	767	Am	561	1990	1014	Am
	1996	1042 *	R	586	1996	1042 *	R
422	1991	767	Am	588	1994	112	Ad
423	1991	767	Am	622	1996	1042 *	Am
424	1991	767	Am	632	1993	1035	Am
432	1993	1035	Am	701.1	1990	1475	Ad
432.5	1993	1035	Ad		1992	836	Am
435	1993	1035	Am	701.10	1992	549	Ad
441	1993	1035	R	701.3	1991	1023	Ad
443	1993	1035	R	701.4	1991	1225	Ad
445	1997	905	Ad	701.6	1991	890	Ad
452.1	1996	1042 *	R	701.8	1995	681	Ad
452.2	1996	1042 *	R	708.3	1995	614	Ad
454	1997	275 *	Am	709	1993	1274 *	Am
454.1	1996	1042 *	R		1994	1260	Am (by Sec. 2
454.6	1992	1119	Am ⁷⁰				of Ch.)
	1995	960	Am ³¹⁴		1994	1284	Am
454.9	1994	1156 *	Ad	709.2	1994	934	Ad
455	1993	406	Am	709.5	1994	1260	Ad
455.1	1993	406	Ad	726	1996	1042 *	R
	1995	28	Am	727	1996	1042 *	Am
455.3	1995	802	Ad	727.5	1992	549	Ad
455.5	1990	279	Am	728.4	1990	973	Ad
460.3	1989	1360	Ad(RN) ⁷³	728.5	1996	1042 *	Am
460.5	1989	1240	R & Ad		1997	652	Am
	1989	1360	Am (as ad by	729.5	1993	739	Ad
			Stats. 1988,	731	1996	1042 *	Am
			Ch. 794)	737.3	1995	560 *	Ad
			& RN ⁷³		1996	72 *	R & Ad
	1996	1042 *	R	737.4	1995	560 *	Ad
460.6	1990	506 *	Ad ⁶⁶		1996	72 *	R
			R ²⁰	737.5	1995	560 *	Ad
460.7	1989	1240	Ad		1996	72 *	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC UTILITIES CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
737.6	1995	560 *	Ad	765.9	1991	767	Ad
	1996	72 *	R	767.7	1994	623	Ad
737.7	1995	560 *	Ad	768	1996	1042 *	Am
	1996	72 *	R	770	1996	1023 *	Am ¹²⁵³
739	1989	381	Am	777.1	1989	1360	Am ⁷³
	1991	443	Am	779.5	1989	1066	Ad
	1992	1040	Am	782	1991	1091	R (as ad by Stats. 1978, Ch. 1270)
	1994	947	Am				
	1995	75	Am				
739.1	1994	947	Ad	785.1	1993	732	Ad
739.2	1994	946	Ad	786	1991	134	Am ¹³
739.3	1994	767	Ad & R ¹⁹⁹	787	1991	1060	Ad
	1996	124	Am (as ad by Stats. 1994, Ch. 767) & RN ¹¹⁹⁷	788	1991	1001	Ad
				789	1995	431	Ad
				789.1	1995	431	Ad
				790	1995	431	Ad
	1996	750 *	Am & R (as ad by Stats. 1987, Ch. 755) ³¹⁴	790.1	1996	965	Ad
				816.5	1996	1042 *	Am
				840	1996	854 *	Ad
739.4	1996	124	Ad(RN) ¹¹⁹⁷		1997	275 *	Am
739.7	1992	1040	R & Ad	841	1996	854 *	Ad
739.8	1992	549	Ad		1997	275 *	Am
739.9	1994	943	Ad	842	1996	854 *	Ad
740.2	1989	796	Ad & R ⁵¹		1997	275 *	Am
740.3	1990	791	Ad	843	1996	854 *	Ad
740.4	1991	852	Ad		1997	275 *	Am
	1X 1993-94	1 *	Am ⁶³⁶	844	1996	854 *	Ad
	1993	264	Am	845	1996	854 *	Ad
	1994	53 *	Am (by Sec. 1 of Ch.)	846	1996	854 *	Ad
				847	1996	854 *	Ad
	1994	945	Am	852	1989	390	Am
	1996	215	Am	853	1989	390	Am
	1997	17	Am ¹³²⁸	854	1989	484	Am
740.6	1993	1159	Ad		1995	622	Am
740.7	1993	1276	Ad & R ¹⁹⁹	856	1989	390	Ad
	1995	969	Am	871.5	1992	354	Am
740.8	1994	1000	Ad	873	1992	354	R & Ad
741.2	1989	1014	Ad	874	1992	354	Am
	1997	681	Am	875	1992	354	Am
741.3	1989	1014	Ad	876	1992	354	Am
742	1989	142	Am	878	1992	354	Am
742.3	1992	539	Ad	879	1992	354	Am
742.5	1989	1014	Ad	879.5	1992	354	Am
743	1991	878	Am	882	1993	1274 *	Ad
743.1	1993	453	Ad & R ⁷⁰	1002.5	1990	896	Ad
	1994	752	Am ¹⁹⁹	1007.5	1993	495	Ad
	1996	780	Am ¹³		1994	146	Am ⁸³³
744.5	1X 1991-92	8 *	Ad	1010	1993	849	Am
744.7	1993	742	Ad & R ¹⁹⁹		1996	1042 *	R
745	1989	796	Ad & R ⁵¹	1013	1995	74	Ad
745.5	1991	1204	Ad & R ⁵¹	1031.5	1991	1071	Ad
746	1990	1369	Ad	1032	1993	908	Am
747	1990	1369	Ad	1032.1	1995	405	Ad
	1993	908	Am	1033.5	1991	927	Am
747.5	1990	1369	Ad	1033.7	1989	1216	Am
749	1993	1178	Ad		1991	927	Am (by Sec. 2 of Ch.)
761.5	1989	1066	Ad		1991	928 *	Am (by Sec. 4 of Ch.) ¹⁹⁴
765.5	1991	763	Ad				Am (by Sec. 4.5 of Ch.) ⁶³
765.6	1991	767	Ad				
	1995	616	Am				
765.7	1991	763	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC UTILITIES CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1033.8	1991	1071	Ad		1996	1042*	R
1043	1989	1240	Ad	1202.5	1991	1035	Am
1044	1992	609	Ad	1216	1996	855	Am
	1994	457	Am	1353	1996	855	Am
1045	1995	362	Ad	1405.1	1989	1360	Am ⁷³
1061	1996	1042*	R	1420	1996	855	Am
1061.5	1991	1071	Ad	1502	1994	859	Am
	1996	1042*	R	1507	1994	859	Ad
1062	1996	1042*	R	1701	1995	938	Am ⁵⁷⁴
1063	1996	1042*	R	1701.1	1996	856	Ad ²⁸⁸
1063.1	1996	1042*	R				R ¹²⁰⁵
1063.5	1989	1240	Ad	1701.2	1996	856	Ad ²⁸⁸
	1993	908	Am				R ¹²⁰⁵
	1996	1042*	R	1701.3	1996	856	Ad ²⁸⁸
1064	1993	849	Am				R ¹²⁰⁵
	1996	1042*	R	1701.4	1996	856	Ad ²⁸⁸
1064.1	1996	1042*	R				R ¹²⁰⁵
1065	1996	1042*	R	1702.1	1990	311	Am
1065.1	1996	1042*	R	1731	1993	908	Am
1065.2	1996	1042*	R	1756	1996	855	Am
1066	1996	1042*	R	1756.2	1996	855	Ad
1066.1	1996	1042*	R	1757	1996	855	Am
1066.2	1996	1042*	R	1757.1	1996	855	Ad
1068	1996	1042*	R	1758	1996	855	Am
1068.1	1996	1042*	R	1759	1996	855	Am
1068.2	1996	1042*	R	1760	1996	855	Am
1069	1996	1042*	R	1761	1996	855	R & Ad
1070	1991	927	Am	1762	1996	855	Am
	1996	1042*	R	1763	1996	855	Am
1070.5	1989	1216*	Ad	1764	1996	855	Am
	1991	927	Am (by Sec. 4 of Ch.)	1765	1996	855	Am
				1766	1996	855	Am
	1991	928*	Am (by Sec. 5 of Ch.) ¹⁹⁴	1801	1992	942	Am
				1801.3	1992	942	Ad
				1802	1992	942	Am
					1993	589	Am ⁶⁷⁰
	1996	1042*	R	1802.5	1992	942	Ad
1070.6	1991	1071	Ad	1803	1992	942	Am
	1996	1042*	R	1804	1992	942	Am
1071	1996	1042*	R	1805	1992	942	R
1071.5	1990	1685	Ad	1806	1992	942	Am
	1996	1042*	R	1812	1992	942	Ad
1072	1996	1042*	R	1822	1991	695	Am
1073	1996	1042*	R	1904	1996	1042*	Am
1074	1996	1042*	R	2104	1989	166	Am
1075	1989	1240	Ad	2107	1993	222	Am
	1990	216	Am (as ad by Stats. 1989, Ch. 1240) & RN ²⁰⁶	2107.5	1989	166	Ad
					1996	1042*	Am
	1996	1042*	R	2111	1993	222	Am
1076	1996	1042*	R	2112.5	1994	112	Ad
1077	1996	1042*	R	2117	1989	1360	Am (as ad by Stats. 1988, Ch. 472) & RN ⁷³
1078	1990	216	Ad(RN) ²⁰⁶				
	1996	1042*	R		1996	1042*	Am
1079	1992	609	Ad	2119	1989	1360	Ad(RN) ⁷³
	1994	457	Am				
	1996	1042*	R		1996	1042*	Am
1080	1995	915*	Ad & R ⁵¹	2282.5	1992	996	Ad & R ¹³³
	1996	1037	Am ⁸²		1994	146	Am & RN ⁸³³
				2705	1995	420	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC UTILITIES CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
2705.6	1991	349	Ad & R ³⁶	2889.5	1990	564	Ad
	1995	689	Ad		1992	359	Am
2706	1995	420	Am		1995	664	Am
2718	1997	675	Ad		1996	124	Am ¹¹⁹⁷
2719	1997	675	Ad		1996	358	R & Ad
2720	1997	675	Ad	2889.6	1990	524	Ad
2766	1996	855	Am	2889.8	1992	1017	Ad
2775.5	1989	279	Am	2891	1990	108*	Am
	1990	339	Am		1994	214	Am
2790	1989	462	Ad	2891.1	1989	120	Ad
2791	1996	424	Ad		1990	216	Am ²⁰⁶
2792	1996	424	Ad		1993	751	Am
2793	1996	424	Ad		1994	146	Am ⁸³³
2794	1996	424	Ad	2891.2	1993	351	Ad
2795	1996	424	Ad	2892	1991	273	Ad
2796	1996	424	Ad		1991	928*	Am
2797	1996	424	Ad	2892.3	1993	770	Ad
2798	1996	424	Ad	2893	1989	483	Ad
2799	1996	424	Ad		1996	675	Am
2821	1991	1142*	Am	2894	1992	263	Ad
	1992	739	Am		1993	152	Am
2826	1989	666	Ad	2895	1993	1233	Ad
2827	1995	369	Ad	2896	1993	1233	Ad
2872	1990	327	Am	2897	1993	1233	Ad
	1993	751	Am	3051	1989	349	Am
	1994	146	Am ⁸³³	3121	1989	349	Am
2874	1989	100	Am	3126	1997	230	Am
2881	1989	410	Am	3151	1989	349	Am
	1991	714	Am	3171	1989	349	Am
	1992	913	Am	3501	1996	1042*	R
	1993	538	Am	3502	1996	1042*	R
	1994	608	Am	3502.1	1996	1042*	R
	1996	448	Am	3503	1996	1042*	R
2881.01	1996	779	Ad	3504	1996	1042*	R
2881.1	1989	55*	Am ¹³	3505	1992	512	Am
2881.2	1992	913	Ad		1993	243	Am
	1996	779	R & Ad		1996	1042*	R
2882.3	1995	91	Ad(RN) ⁹⁶⁴	3506	1996	1042*	R
2882.5	1994	146	Ad(RN) ⁹⁶⁴ & R ^{133 833}	3507	1996	1042*	R
	1994	677	Ad	3508	1996	1042*	R
	1995	91	Am (as am by Stats. 1994, Ch. 146) & RN ⁹⁶⁴	3509	1996	1042*	R
				3510	1996	1042*	R
2883	1994	612	Ad	3510.6	1996	1042*	R
	1995	91	Am ⁹⁶⁴	3511	1993	1226	Am
2884	1991	297*	Am ¹³		1996	1042*	R
2884.2	1991	436*	Am ^{60 41}	3512	1996	1042*	R
	1993	1233	Am ^{71 70}	3513	1996	1042*	R
	1995	170*	Am ^{236 13}	3515	1996	1042*	R
2884.3	1993	1281	Ad & R ³⁶	3517	1996	1042*	R
2884.6	1991	297*	Ad	3519	1996	1042*	R
	1995	170*	Am	3519.1	1996	1042*	R
2885.6	1993	1065	Ad	3520	1996	1042*	R
2887	1990	176	Ad	3521	1996	1042*	R
	1994	923	Am ⁸³²	3522	1996	1042*	R
2888	1994	941	Ad	3523	1996	1042*	R
2889	1990	1317	Ad ⁵⁴	3524	1996	1042*	R
2889.2	1995	170*	Ad	3525	1996	1042*	R
				3526	1995	915*	Ad & R ⁵¹
					1996	1037	Am ⁸²
					1996	1042*	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC UTILITIES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3541	1996	1042 *	R	3594	1996	1042 *	R
3542	1996	1042 *	R	3594.5	1996	1042 *	R
3542.1	1996	1042 *	R	3595	1990	1685	Ad
3542.2	1996	1042 *	R		1996	1042 *	R
3543	1996	1042 *	R	3595.5	1990	1685	Ad
3545	1996	1042 *	R		1996	1042 *	R
3547	1996	1042 *	R	3596	1996	1042 *	R
3548	1996	1042 *	R	3596.5	1996	1042 *	R
3549	1996	1042 *	R	3597	1996	1042 *	R
3550	1996	1042 *	R	3597.5	1996	1042 *	R
3551	1996	1042 *	R	3598	1996	1042 *	R
3552	1996	1042 *	R	3598.5	1996	1042 *	R
3553	1989	1240	Am	3599	1996	1042 *	R
	1993	908	Am (by Sec. 4 of Ch.)	3610	1996	1042 *	R
	1993	1013	Am (by Sec. 1.5 of Ch.)	3611	1996	1042 *	R
	1996	1042 *	R	3612	1996	1042 *	R
3553.1	1991	1071	Ad	3613	1996	1042 *	R
	1996	1042 *	R	3614	1996	1042 *	R
3554	1989	1240	R & Ad	3615	1996	1042 *	R
	1996	1042 *	R	3616	1996	1042 *	R
3554.1	1990	506 *	Ad ⁶⁶ R ²⁰	3617	1996	1042 *	R
3555	1996	1042 *	R	3620	1996	1042 *	R
3557	1989	1216 *	Am	3621	1996	1042 *	R
	1996	1042 *	R	3622	1996	1042 *	R
3558	1990	1685	Ad	3623	1996	1042 *	R
	1996	1042 *	R	3624	1996	1042 *	R
3571	1996	1042 *	R	3625	1996	1042 *	R
3572	1996	1042 *	R	3626	1996	1042 *	R
3573	1996	1042 *	R	3626.5	1996	1042 *	R
3574	1996	1042 *	R	3627	1996	1042 *	R
3575	1996	1042 *	R	3631	1996	1042 *	R
3576	1996	1042 *	R	3631.5	1996	1042 *	R
3581	1996	1042 *	R	3632	1996	1042 *	R
3582	1996	1042 *	R	3633	1996	1042 *	R
3583	1996	1042 *	R	3634	1996	1042 *	R
3584	1990	1685	Am	3635	1996	1042 *	R
	1993	908	Am (by Sec. 5 of Ch.)	3661	1996	1042 *	R
	1993	1013	Am (by Sec. 2.5 of Ch.)	3661.1	1996	1042 *	R
	1996	1042 *	R	3662	1994	1299	Am
3584.2	1991	128	Am		1996	1042 *	R
	1996	1042 *	R	3662.1	1994	1299	Ad
3585	1996	1042 *	R		1996	1042 *	R
3586	1996	1042 *	R	3662.5	1996	1042 *	R
3587	1990	1685	Ad	3663	1996	1042 *	R
	1996	1042 *	R	3664	1996	1042 *	R
3588	1990	1685	Ad	3665	1996	1042 *	R
	1996	1042 *	R	3666	1996	1042 *	R
3591	1996	1042 *	R	3666.1	1996	1042 *	R
3591.5	1996	1042 *	R	3666.2	1994	1299	Ad
3592	1996	1042 *	R		1996	1042 *	R
3592.5	1996	1042 *	R	3667	1996	1042 *	R
3593	1990	1685	Am	3668	1996	1042 *	R
	1993	908	Am	3669	1996	1042 *	R
	1996	1042 *	R	3670	1996	1042 *	R
3593.5	1996	1042 *	R	3671	1996	1042 *	R
				3701	1996	1042 *	R
				3702	1996	1042 *	R
				3703	1996	1042 *	R
				3704	1996	1042 *	R
				3705	1996	1042 *	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC UTILITIES CODE—Continued

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
3706	1996	1042 *	R	3902	1993	312	Am ⁶⁸⁹	
3707	1996	1042 *	R		1996	1042 *	R (as ad by	
3708	1996	1042 *	R			Sec. 2,		
3709	1996	1042 *	R			Stats. 1984,		
3710	1996	1042 *	R			Ch. 1715 and as		
3711	1989	1240	Ad			am by Sec. 1,		
	1996	1042 *	R			Stats. 1993,		
3731	1996	855	Am			Ch. 312)		
	1996	1042 *	R			& Ad		
3732	1996	1042 *	R	3903	1996	1042 *	R & Ad	
3733	1996	1042 *	R			3904	1993	312
3734	1996	1042 *	R		1996		1042 *	R (as ad by
3735	1996	1042 *	R			Sec. 2,		
3736	1996	1042 *	R			Stats. 1984,		
3737	1996	1042 *	R			Ch. 1715 and as		
3738	1996	1042 *	R			am by Sec. 2,		
3739	1996	1042 *	R			Stats. 1993,		
3740	1996	855	Am			Ch. 312)		
	1996	1042 *	R	3910	1993	312	Am ⁶⁸⁹	
3741	1996	1042 *	R			1994	146	Am ⁸³³
3742	1992	609	Ad			1996	1042 *	R (as ad by
	1994	457	Am	Sec. 2,				
	1996	1042 *	R			Stats. 1984,		
3771	1996	1042 *	R			Ch. 1715 and as		
3772	1996	1042 *	R			am by Sec. 188,		
3773	1996	1042 *	R			Stats. 1994,		
3774	1991	927	Am			Ch. 146)		
	1996	1042 *	R	3911	1993	312	Am ⁶⁸⁹	
3774.5	1989	1216 *	Am			1994	146	Am ⁸³³
	1991	927	Am (by Sec. 6 of Ch.)			1996	1042 *	R (as ad by
	1991	928 *	Am (by Sec. 7 of Ch.) ¹⁹⁴			Sec. 2,		
			Am (by Sec. 7.5 of Ch.) ⁶³			Stats. 1984,		
	1996	1042 *	R			Ch. 1715 and as		
3774.6	1991	1071	Ad			am by Sec. 189,		
	1996	1042 *	R			Stats. 1994,		
3775	1996	1042 *	R	3912	1993	312	R ⁶⁸⁹	
3800	1996	1042 *	R			1996	1042 *	R
3801	1996	1042 *	R	3920	1991		1144	Am
3801.3	1996	1042 *	R			1993	312	Am ⁶⁸⁹
3801.5	1996	1042 *	R	1996	1042 *		R (as am by	
3802	1996	1042 *	R				Sec. 1,	
3802.5	1994	457	Am			Stats. 1991,		
		1042 *	R			Ch. 1144 and as		
3803	1996	1042 *	R			am by Sec. 6,		
3804	1996	1042 *	R			Stats. 1993,		
3804.1	1996	1042 *	R	3921	1991	1144	Ad	
		1042 *	R			1996	1042 *	R
3805	1996	1042 *	R	3930	1993		312	Am ⁶⁸⁹
3806	1996	1042 *	R			1996	1042 *	R (as ad by
3807	1996	1042 *	R				Sec. 2,	
3808	1996	1042 *	R			Stats. 1984,		
3809	1996	1042 *	R			Ch. 1715 and as		
3810	1996	1042 *	R			am by Sec. 7,		
3811	1991	927	Ad			Stats. 1993,		
	1996	1042 *	R			Ch. 312)		
3901	1996	1042 *	R & Ad					

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC UTILITIES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3940	1996	1042 *	R	4123	1993	1226	Ad
3941	1993	312	Am ⁶⁸⁹	1996	1042 *	R	R
	1996	1042 *	R (as ad by Sec. 2, Stats. 1984, Ch. 1715 and as am by Sec. 8, Stats. 1993, Ch. 312)	4124	1995	915 *	Ad & R ⁵¹
3942	1993	312	Am ⁶⁸⁹	1996	1037	Am ⁸²	R
	1996	1042 *	R (as ad by Sec. 7, Stats. 1988, Ch. 916 and as am by Sec. 9, Stats. 1993, Ch. 312)	1996	1042 *	R	R
3950	1996	1042 *	R	4125	1993	1226	Ad
				1996	1042 *	R	R
3951	1996	1042 *	R	4126	1993	1226	Ad
				1996	1042 *	R	R
Div. 2, Ch. 2.5, heading (Sec. 4000 et seq.)	1996	1042 *	Am	4127	1993	1226	Ad
				1996	1042 *	R	R
4000	1989	1025	Ad	4128	1993	1226	Ad
				1996	1042 *	Am	R
4001	1989	1025	Ad	4128.5	1993	1226	Ad
				1991	1144	Am	R
4002	1996	1042 *	Am	1996	1042 *	R	R
				1997	652	Am	R
4005	1989	1025	Ad	4129	1993	1226	Ad
				1990	506 *	Am ¹⁴⁵	R
4006	1991	1144	Am	1996	1042 *	R	R
				1996	1042 *	Am	R
4007	1989	1025	Ad	4130	1993	1226	Ad
				1996	1042 *	Am	R
4008	1989	1025	Ad	4131	1993	1226	Ad
				1993	618	Ad	R
4008.1	1996	1042 *	R	1996	1042 *	R	R
				1989	1025	Ad	R
4010	1990	506 *	Am	4132	1993	1226	Ad
				1991	1144	Am	R
4015	1989	1025	Ad	1996	1042 *	R	R
				1996	1042 *	Am	R
4020	1989	1025	Ad	4135	1993	1226	Ad
				1990	506 *	Am ²⁰	R
4021	1989	1025	Ad	1996	1042 *	R	R
				1990	506 *	Am ²³⁹	R
4022	1991	1144	Ad	4136	1993	1226	Ad
				1996	1042 *	Am	R
4120	1993	1226	Ad	1996	1042 *	R	R
				1996	1042 *	R	R
4121	1993	1226	Ad	4137	1993	1226	Ad
				1996	1042 *	R	R
4122	1993	1226	Ad	4138	1993	1226	Ad
				1996	1042 *	R	R
				4138.5	1993	1226	Ad
				1996	1042 *	R	R
				4139	1993	1226	Ad
				1996	1042 *	R	R
				4301	1996	1042 *	R
				4302	1996	1042 *	R
				4303	1996	1042 *	R
				4304	1996	1042 *	R
				4305	1996	1042 *	R
				4306	1996	1042 *	R
				4306.5	1996	1042 *	R
				4307	1996	1042 *	R
				4308	1996	1042 *	R
				4309	1996	1042 *	R
				4310	1996	1042 *	R
				4311	1996	1042 *	R
				4351	1990	1601	R & Ad ⁵⁴
				1990	1630	R & Ad ^{54 363}	R
				4352	1990	1601	R & Ad ⁵⁴
				1990	1630	R ⁵⁴	R
				1992	817 *	Am	R
				4353	1990	1601	R & Ad ⁵⁴
				1990	1630	R ⁵⁴	R
				1992	817 *	Am	R
				4354	1990	1601	R & Ad ^{54 261}
				1990	1630	R &	R
						Ad ^{54 261 363}	R
				4354.5	1991	633 *	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4355	1990	1601	R & Ad ⁵⁴	4829	1996	1042 *	R
	1990	1630	R ⁵⁴	4841	1996	1042 *	R
4356	1990	1601	Ad ⁵⁴	4842	1996	1042 *	R
	1992	817 *	Am	4842.5	1996	1042 *	R
4357	1990	1601	Ad ⁵⁴	4843	1996	1042 *	R
	1990	1630	Ad ^{54 363}	4844	1996	1042 *	R
	1992	817 *	Am	4845	1996	1042 *	R
4358	1990	1601	Ad ⁵⁴	4846	1996	1042 *	R
	1991	633 *	Am	4847	1996	1042 *	R
4359	1990	1601	Ad ²⁰	4848	1996	1042 *	R
4360	1990	1630	Ad ^{54 363}	4848.5	1990	1685	Ad
4361	1992	817 *	Ad		1996	1042 *	R
4451	1994	388	Ad	4849	1996	1042 *	R
	1995	91	Am ⁹⁶⁴	4850	1996	1042 *	R
	1996	651	Am	4851	1996	1042 *	R
4452	1994	388	Ad	4852	1996	1042 *	R
	1996	651	Am	4853	1996	1042 *	R
4453	1994	388	Ad	4854	1996	1042 *	R
	1996	651	Am	4855	1996	1042 *	R
4454	1994	388	Ad	4856	1996	1042 *	R
	1996	651	Am	4870	1996	1042 *	R
4454.5	1994	388	Ad	4871	1996	1042 *	R
4455	1994	388	Ad	4872	1996	1042 *	R
4456	1994	388	Ad	4873	1996	1042 *	R
	1996	651	Am	4874	1996	1042 *	R
4457	1994	388	Ad	4875	1996	1042 *	R
4458	1994	388	Ad	5001	1993	849	Am
	1996	651	Am		1996	1042 *	Am
4459	1994	388	Ad	5001.5	1989	629	Ad
4460	1994	388	Ad	5003.1	1993	849	Am
	1995	91	Am ⁹⁶⁴		1996	1042 *	Am
4461	1994	388	Ad		1997	652	Am
4462	1996	651	Ad	5003.2	1993	509	Am
4463	1996	651	Ad	5003.3	1993	849	Ad
4464	1996	651	Ad		1997	652	R
4465	1996	651	Ad	5004	1993	849	Am
4660	1993	495	Am		1996	1042 *	R
4662	1994	1010	Am ⁸³²	5005	1996	1042 *	Am
4670	1991	405	Am	5005.1	1995	915 *	Ad ¹¹⁵⁶
4671	1991	405	Ad				R ⁷⁹
4672	1991	405	Ad		1996	1037	Am ⁸²
4801	1996	1042 *	R	5012	1993	123 *	Ad
4802	1996	1042 *	R		1995	616	Am
4803	1996	1042 *	R	5102	1989	259	Am
4804	1991	351	Am	5133	1993	129	Am
	1996	1042 *	R	5135.5	1989	1240	Ad
4805	1996	1042 *	R	5135.6	1991	1071	Ad
4806	1996	1042 *	R	5161	1989	259	Am
4807	1996	1042 *	R	5191	1989	259	R & Ad
4808	1996	1042 *	R		1995	361	Am
4809	1996	1042 *	R	5192	1989	259	R
4810	1996	1042 *	R	5193	1993	777	Am
4821	1996	1042 *	R	5195	1989	259	Am
4822	1996	1042 *	R	5196	1995	361	Am
4823	1996	1042 *	R	5230	1989	1240	Ad
4824	1996	1042 *	R	5257	1989	259	Am
4825	1996	1042 *	R		1996	855	Am
4826	1996	1042 *	R	5259	1992	609	Am
4827	1996	1042 *	R		1994	457	Am
4828	1996	1042 *	R	5259.5	1996	1154 *	Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
5285	1991	927	Am		1995	405	Am
5285.5	1989	1216 *	Am		1996	1154 *	Am
	1991	927	Am (by Sec. 9 of Ch.)	5374.6	1989	1240	Ad
				5378	1991	927	Am
	1991	928 *	Am (by Sec. 8 of Ch.) ¹⁹⁴	5378.1	1989	1240	Ad
			Am (by Sec. 8.5 of Ch.) ⁶³	5378.5	1989	1216 *	Am
	1991	1071	Ad		1991	927	Am (by Sec. 12 of Ch.)
	1992	1243 *	Am (as am by Stats. 1991, Ch. 928) & RN		1991	928 *	Am (by Sec. 9 of Ch.) ¹⁹⁴
			Ad(RN)				Am (by Sec. 9.5 of Ch.) ⁶³
5285.6	1992	1243 *	Ad(RN)	5378.6	1989	1216 *	Ad
5313.5	1990	373	Am		1991	928 *	Am
5314.6	1991	927	Ad	5378.7	1991	1071	Ad
5322	1996	1065	Ad	5379	1990	1014	Am
	1997	17	Am ¹³²⁸	5383	1989	1336	Am
5325	1996	1042 *	Ad				R & Ad ⁴²
5326	1996	1042 *	Ad		1991	636	Am (as am by Sec. 4, Stats. 1989, Ch. 1336)
5327	1996	1042 *	Ad				R (as ad by Sec. 5, Stats. 1989, Ch. 1336)
5328	1996	1042 *	Ad		1993	125	R (as ad by Sec. 5, Stats. 1989, Ch. 1336)
5329	1996	1042 *	Ad				Am (as am by Sec. 3, Stats. 1991, Ch. 636)
5330	1996	1042 *	Ad				Am
5331	1996	1042 *	Ad				Am
5332	1996	1042 *	Ad				Am
5333	1996	1042 *	Ad				Am
5334	1996	1042 *	Ad				Am
5335	1996	1042 *	Ad				Am
5352	1995	915 *	Am				Am
5353	1992	221	Am		1994	456	Am
	1997	707	Am	5384	1994	456	Am
5360.5	1990	518 *	Ad	5384.1	1990	518 *	Am
5371.1	1994	456	Am	5384.5	1990	518 *	Am
5371.2	1994	456	Am	5385.5	1990	434	Am
5371.3	1989	1336	Ad & R ⁴⁹	5385.6	1994	109 *	Ad ⁵⁴⁸
	1991	636	Am	5386.1	1994	109 *	Ad ⁵⁴⁸
	1993	125	Am	5387	1989	1360	Am (as ad by Stats. 1988, Ch. 324 and Ch. 472) & RN ⁷³
5371.4	1990	518 *	Ad				Am ⁵⁴⁸
	1994	109 *	Am				Ad ⁵⁴⁸
5371.5	1989	1360	Ad ⁷³				Am (as ad by Stats. 1994, Ch. 109) & RN ¹¹⁹⁷
5373.1	1989	1216 *	Am				Ad(RN) ⁷³
	1989	1336	Am				Ad(RN) ⁷³
			R & Ad ⁴²		1994	109 *	Am ⁵⁴⁸
	1990	65 *	Am (as am by Sec. 3 and as ad by Sec. 3.5, Stats. 1989, Ch. 1336)	5387.5	1990	518 *	Ad
			R (as am by Sec. 13, Stats. 1990, Ch. 65)		1994	109 *	Ad ⁵⁴⁸
			Am (as am by Sec. 12, Stats. 1990, Ch. 65)		1996	124	Am (as ad by Stats. 1994, Ch. 109) & RN ¹¹⁹⁷
	1993	125	R (as am by Sec. 13, Stats. 1990, Ch. 65)	5388	1989	1360	Ad(RN) ⁷³
			Am (as am by Sec. 12, Stats. 1990, Ch. 65)	5389	1989	1360	Ad(RN) ⁷³
			Am		1990	518 *	Am
			Am	5390	1996	124	Ad(RN) ¹¹⁹⁷
			Am	5391.2	1989	1336	Ad & R ⁴⁹
			Am		1993	125	Am
			Am	5391.5	1990	518 *	Ad
	1994	456	Am	5392	1989	1336	Am
5373.5	1991	1071	Ad				R & Ad ⁴⁹
5374	1994	456	Am				

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5392 (Cont.)	1993	125	R (as ad by Sec. 8, Stats. 1989, Ch. 1336) Am (as am by Sec. 7, Stats. 1989, Ch. 1336)	7901.1	1995	968	Ad
				7930	1990	199	Ad
				7931	1990	199	Ad
				7932	1990	199	Ad
				8105	1996	860	R
				8109	1996	860	R
				8126	1996	860	R
				8127	1996	860	R
				8128	1996	860	R
5392.3	1994	622	Ad	8129	1996	860	R
5392.5	1994	109*	Ad	8130	1996	860	R
5401	1994	456	Am	8131	1996	860	R
5411.5	1990	1116	Ad	8132	1996	860	R
	1991	1091	Am	8133	1996	860	R
5411.6	1991	927	Ad	8134	1996	860	R
5412.2	1992	468	Ad	8226	1989	1165	Am
5413.5	1990	518*	Am		1990	82*	Am
5415.5	1990	518*	Ad	8227	1990	82*	Am
	1994	457	Am	8276	1992	546	Am
5502	1994	1010	Am ⁸³²		1994	30*	Am
6001.5	1989	1444	Ad		1994	31*	Am
6205.1	1989	1444	Ad	8277	1992	546	Am
6231.5	1989	1444	Ad		1994	30*	Am
6350	1993	233*	Ad		1994	31*	Am
6351	1993	233*	Ad	8278	1992	546	Am
	1997	487	Am		1994	30*	Am
6352	1993	233*	Ad		1994	31*	Am
	1997	487	Am	8279	1992	546	Am
6353	1993	233*	Ad		1994	30*	Am
	1997	487	Am		1994	31*	Am
6354	1993	233*	Ad	8281	1990	516	Am
	1995	579*	Am ⁹⁴	8282	1990	516	Am
6354.1	1997	487	Ad	8283	1989	76*	Am
7505	1995	212	Ad		1990	394	Am
7532.5	1990	197	Ad		1990	516	Am
7551.3	1993	470	Ad	8284	1990	516	Am
7671	1990	1662	Ad	8285	1990	516	Am
7672	1990	1662	Ad	8286	1990	1195	Ad
	1991	766	Am	9500	1992	809	Ad
7672.5	1990	1662	Ad	9501	1992	809	Ad
7673	1990	1662	Ad	9502	1992	809	Ad
	1991	766	Am	9600	1996	854*	Ad
7679	1991	631	Am	9601	1996	854*	Ad
7710	1991	766	Ad	9602	1996	854*	Ad
7711	1991	766	Ad	9603	1996	854*	Ad
7712	1991	766	Ad	9604	1996	854*	Ad
7713	1991	766	Ad	9605	1996	854*	Ad
7714	1991	766	Ad	9606	1996	854*	Ad
7714.5	1991	766	Ad ⁴³⁹	10009.6	1989	1066	Ad
7718	1991	766	Ad		1996	24*	Am
7720	1991	766	Ad	10011.5	1995	614	Ad
7721	1991	766	Ad	10013	1992	669	Am
7722	1991	766	Ad	10016	1996	24*	Am
7723	1991	766	Ad	10061	1996	169	Am
7724	1991	766	Ad		1997	675	Am
7724.1	1991	766	Ad	10061.3	1997	521	Ad & R ³¹⁴
7724.5	1991	766	Ad	11643.4	1994	923	Am ⁸³²
7725	1991	766	Ad	11828	1994	923	Am ⁸³²
7726	1991	766	Ad	11857	1992	845	Ad
7727	1991	766	Ad	11857.1	1992	845	Ad

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11857.1 (Cont.)	1994	59	Am	21606	1989	1289	Ad
11857.2	1992	845	Ad	21632	1989	1289	Am
11857.3	1992	845	Ad	Div. 9,			
11857.4	1992	845	Ad	Pt. 1,			
11857.5	1992	845	Ad	Ch. 4,			
11950	1994	923	Am ⁸³²	Art. 2.5,			
12751	1997	313	Am	heading			
12751.2	1997	313	Ad	(Sec. 21650			
12772	1995	579*	Am ⁹⁴	et seq.)	1992	1243*	Am
12811.1	1996	24*	Am	21650	1992	1243*	Am
12811.5	1996	24*	Am	21650.1	1992	1243*	Am
12814	1996	1023*	Am ¹²⁵³	21650.2	1992	1243*	Am
12815.1	1994	923	Am ⁸³²	21655	1992	1243*	Am
12815.4	1994	923	Am ⁸³²	21662.4	1990	270	Ad
12818	1994	923	Am ⁸³²	21662.5	1992	1243*	Am
12819	1997	175	Am	21664	1992	1243*	Am
12819.5	1995	614	Ad	21670	1993	59*	Am
12820	1989	1165	Am	21670.1	1994	644	Am
12821	1996	1023*	Am ¹²⁵³		1995	66*	Am
12822.6	1989	1066	Ad		1995	91	Am ⁹⁶⁴
	1996	24*	Am	21670.2	1990	54*	Am
12827	1994	53*	Ad	21670.3	1992	353	Ad & R ⁶¹
12891.5	1991	70	Ad	21670.4	1997	81	Ad
13575	1989	1179	Am	21671.5	1989	306	Am
13575.5	1989	1179	Ad		1990	1572	Am
13575.6	1989	1179	Ad		1991	140*	Am
13575.7	1989	1179	Ad	21674.5	1990	1008*	Ad
13576.5	1989	1179	Ad	21674.7	1994	644	Ad
15762.4	1994	923	Am ⁸³²	21675	1989	306	Am
15961.5	1994	939*	Ad ¹¹⁷		1990	563	Am
15973.1	1996	314	Ad	21675.1	1989	306	Ad
15978	1994	939*	Ad & R ⁸⁵¹		1991	140*	Am
16461.5	1990	354	Ad	21675.2	1989	306	Ad
	1994	923	Am ⁸³²	21679.5	1989	306	Ad
16472.1	1989	1217	Am	21681	1993	671	Am
16472.5	1995	798	Am	21682	1993	671	Am
16476.1	1995	198	Ad	21683	1993	671	Am
16480.5	1995	614	Ad	21683.1	1993	671	Ad
16481.6	1989	1066	Ad	21683.2	1993	671	Ad
16486	1994	537*	Am	21684	1993	671	Am
16489	1990	1002	Ad	21687	1996	1154*	Am
	1994	537*	Am	21701	1989	1149	Ad
16641.5	1991	70	Ad	21702	1989	1149	Ad
18053	1991	1226	R	21703	1989	1149	Ad
21008.3	1989	1149	Ad	21704	1989	1149	Ad
21009	1994	1010	Am ⁸³²	21705	1989	1149	Ad
21015.6	1992	1243*	R	21706	1989	1149	Ad
21501	1990	1213	Ad	21707	1989	1149	Ad
21502	1990	1213	Ad	22229.4	1994	923	Am ⁸³²
21502.1	1990	1213	Ad	22557	1994	923	Am ⁸³²
21503	1990	1213	Ad	22557.5	1994	923	Am ⁸³²
	1992	1243*	Am	22558	1989	1165	Am
21504	1993	1009	Ad	22909	1991	70	Ad
21505	1993	1009	Ad	24351	1997	333	Am
21506	1993	1009	Ad & R ⁷⁰	24450	1997	333	Ad
21507	1993	1009	Ad	24451	1997	333	Ad
21602	1992	833	Am	24501.5	1994	923	Am ⁸³²
	1993	272*	Am	24828	1994	923	Am ⁸³²
21604	1989	975	Ad	25364	1990	283*	Am

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25892.1	1991	70	Ad	60002	1996	457	Ad
	1997	433	Am	60004	1996	457	Ad
26210.5	1994	923	Am ⁸³²	60006	1996	457	Ad
28747	1992	261	Am	60008	1996	457	Ad
28748	1994	923	Am ⁸³²	60010	1996	457	Ad
29034.5	1996	70	Am	60012	1996	457	Ad
29142.4	1996	256	Am	60014	1996	457	Ad
29143	1990	1147	Am	60016	1996	457	Ad
29161	1994	923	Am ⁸³²	60018	1996	457	Ad
29164	1994	923	Am ⁸³²	60020	1996	457	Ad
29166	1994	923	Am ⁸³²	60022	1996	457	Ad
29270	1990	360	Am	60024	1996	457	Ad
30201.5	1990	95*	Ad	60026	1996	457	Ad
	1992	586*	Am	60028	1996	457	Ad
30251	1992	60	R	60030	1996	457	Ad
30504	1989	1165	Am	60032	1996	457	Ad
30601	1994	1220*	R	60034	1996	457	Ad
30648	1991	72	Am	60036	1996	457	Ad
30740.5	1994	923	Am ⁸³²	60038	1996	457	Ad
30800	1992	60	R	60040	1996	457	Ad
30801	1992	60	R	60042	1996	457	Ad
30802	1992	60	R	60046	1996	457	Ad
30803	1992	60	R	60048	1996	457	Ad
30804	1992	60	R	60050	1996	457	Ad
30806	1992	60	R	60052	1996	457	Ad
30807	1992	60	R	60054	1996	457	Ad
30808	1992	60	R	60056	1996	457	Ad
30809	1992	60	R	60058	1996	457	Ad
30810	1992	60	R	60060	1996	457	Ad
30811	1992	60	R	60062	1996	457	Ad
30812	1992	60	R	60100	1996	457	Ad
40005	1989	367	Am	60102	1996	457	Ad
40060	1990	983	Am ²⁸¹	60103	1996	457	Ad
40060.5	1990	983	R ²⁸¹	60104	1996	457	Ad
40062	1990	983	Am ²⁸¹	60105	1996	457	Ad
40087	1990	1558	Am	60106	1996	457	Ad
	1991	752	R	60107	1996	457	Ad
40095	1991	752	Am	60150	1996	457	Ad
40128	1991	752	Am	60151	1996	457	Ad
40163	1991	752	Ad	60152	1996	457	Ad
40235	1994	923	Am ⁸³²	60153	1996	457	Ad
40334	1994	923	Am ⁸³²	60154	1996	457	Ad
Div. 10, Pt. 5, heading (Sec. 50000 et seq.)	1994	704	Am	60155	1996	457	Ad
50000	1994	704	Am	60156	1996	457	Ad
50002	1994	704	Am	60157	1996	457	Ad
50007	1994	704	Ad	60158	1996	457	Ad
50011	1994	704	Am	60159	1996	457	Ad
50060	1991	995	Am	60160	1996	457	Ad
50070	1991	995	Am	60161	1996	457	Ad
50075.5	1994	704	Ad	60162	1996	457	Ad
50087	1991	995	Am	60163	1996	457	Ad
50090	1994	704	Am	60164	1996	457	Ad
50210.5	1994	704	Ad	70235	1994	923	Am ⁸³²
50235	1994	923	Am ⁸³²	90075	1994	923	Am ⁸³²
50503	1994	704	Am	90610	1994	923	Am ⁸³²
60000	1996	457	Ad	96410	1994	923	Am ⁸³²
				98100	1995	96	Am
				98101	1995	96	Am
				98103	1995	96	Am
				98147	1989	1360	Am ⁷³

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98162	1990	368	Am	99310.5	1990		
98167	1990	368	Ad ²²⁹		Initiative		
98168	1990	368	Ad		(Prop. 116		
98316	1994	923	Am ⁸³²		adopted		
99155	1990	1036	Am		June 5, 1990)		Am
	1992	1243 *	Am	99310.55	1995	518	Ad & R ⁷¹⁹
	1993	94	Am		1997	123 *	Am
99155.1	1997	270 *	Ad ¹³⁴⁰	99311	1992	1172 *	Am
99155.5	1990	1036	Ad	99311.1	1996	436	Ad
	1992	913	Am	99312	1989	105 *	Am
99160	1989	579	Ad		1991	995	Am
99161	1993	792	Ad		1997	622	Am
99207	1989	630	Am (by Sec. 1 of Ch.)	99313	1989	105 *	Am
				99313.3	1989	105 *	Am
99207.5	1996	554	Ad		1991	13 *	Am
99214	1992	1172 *	Am	99313.6	1989	105 *	Am
99231	1989	1173	Am		1990	627 *	Am
	1991	244	Am		1991	13 *	Am
	1992	1020	Am		1991	35 *	Am (as am by Stats. 1991, Ch. 13)
	1996	234 *	Am				
99232.4	1993	250	Ad ³⁷⁷		1991	989	Am (by Sec. 1 of Ch., as am by Stats. 1991, Ch. 35)
99232.5	1993	250	Am				
99233	1997	45	Am		1994	704	Am
99233.10	1989	226	Ad	99313.7	1991	995	Ad
99233.11	1997	45	Ad	99314.4	1989	630	Am
99233.2	1989	630	Am	99314.5	1990	627 *	Am
	1990	213	Am		1991	13 *	Am
	1992	1172 *	Am		1991	35 *	Am (as am by Stats. 1991, Ch. 13)
99233.4	1991	995	Am	99314.6	1989	105 *	Ad
99234	1992	1243 *	Am		1991	35 *	R & Ad ³⁷³
	1993	272 *	Am		1993	501	Am
	1997	619	Am		1994	704	Am
99234.5	1989	630	Am		1994	1220 *	Am
99234.7	1989	1283	Ad		1996	10 *	Am
99234.9	1989	630	Am	99314.7	1991	35 *	Ad
	1993	209	Am		1993	501	Am
99243	1989	562	Am		1996	256	Am
	1993	589	Am ⁶⁷⁰	99315	1989	105 *	Am
	1994	939 *	Am		1991	13 *	Am
99245.2	1992	388	Ad		1997	622	Am
99246	1989	630	Am	99315.5	1989	105 *	Am
99248	1989	630	Am		1991	767	Am
99250.5	1995	722	Ad		1997	622	R
99260.6	1991	995	Ad	99315.6	1992	352	Ad
99267	1989	630	Ad		1997	622	R
99268.10	1993	800	Ad & R ⁵¹	99316	1989	105 *	Am
99268.17	1989	630	Am ³⁶	99317	1989	105 *	Am
	1994	664	Am ⁷⁰		1989	1085	Am (by Sec. 2 of Ch., as am by Stats. 1989, Ch. 105)
	1995	242	Am ⁴⁰				
99268.18	1993	800	Am		1989	1228	Am (as am by Stats. 1989, Ch. 105)
99268.5	1989	630	Am				
99275.5	1990	1036	Am				
99285	1992	60	Am ⁵⁰⁵				
	1993	110	Am				
	1996	554	Am				
99285.2	1992	1172 *	Ad				
99301.5	1991	752	Am				
99304	1989	1405 *	Ad				
	1990	1014	Am				
99310	1997	622	Am				

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99317 (Cont.)	1989	1232 *	Am (as am by Stats. 1989, Ch. 105)	99604	1990		
	1990				Initiative (Prop. 116 adopted June 5, 1990)	Ad	
	1991	995	Am	99605	1990		
99317.1	1989	1355 *	Ad		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99317.10	1989	740	Am	99610	1990		
99317.2	1989	105 *	Am		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99317.4	1989	105 *	R	99611	1990		
99317.6	1989	105 *	R		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99317.8	1989	105 *	R	99612	1990		
	1990	1490	Ad		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99317.9	1989	105 *	Am	99613	1990		
	1991	13 *	Am		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99318	1989	740	Am	99614	1990		
	1990	627 *	Am		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
	1990	1490	Am	99620	1990		
	1991	13 *	Am		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
	1997	622	R	99621	1990		
99318.1	1992	599	Ad		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99318.2	1990	1490	Am	99622	1990		
	1997	622	R		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99318.6	1991	13 *	R	99623	1990		
99319	1990	1490	Ad		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99400	1991	995	Am	99624	1990		
99400.5	1989	630	Am		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99401.5	1989	658	Am		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
	1993	250	Am		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
	1994	146	Am ⁸³³		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99405	1991	995	Am		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99500	1995	555	Am		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99503	1994	923	Am ⁸³²		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99505	1995	555	Am		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99510	1995	555	Ad		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99550	1992	1233	Ad		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99600	1990				Initiative (Prop. 116 adopted June 5, 1990)	Ad	
	1990				Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99601	1990		Ad		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
	1990				Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99602	1990		Ad		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
	1990				Initiative (Prop. 116 adopted June 5, 1990)	Ad	
99603	1990		Ad		Initiative (Prop. 116 adopted June 5, 1990)	Ad	
	1990				Initiative (Prop. 116 adopted June 5, 1990)	Ad	

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99625	1990			99637	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99626	1990			99638	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99627	1990			99639	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99628	1990			99640	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99629	1990			99641	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99630	1990			99642	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99631	1990			99643	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99632	1990			99644	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99633	1990			99645	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99634	1990			99646	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99635	1990			99647	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99636	1990			99648	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad

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<i>Section</i>	<i>Affected By</i>		<i>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
99649	1990			99666	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99650	1990			99667	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99651	1990			99668	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99652	1990			99669	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99653	1990			99680	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99654	1990			99681	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99660	1990			99682	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99661	1990			99683	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99662	1990			99684	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99663	1990			99685	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99664	1990			99686	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad
99665	1990			99690	1990		
	Initiative				Initiative		
	(Prop. 116				(Prop. 116		
	adopted				adopted		
	June 5, 1990)		Ad		June 5, 1990)		Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC UTILITIES CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
99690.5	1990			100012	1997	373	Am
	Initiative			100014	1994	254	Am
	(Prop. 116			100014.1	1994	254	Ad
	adopted			100019	1997	373	Am
	June 5, 1990)		Ad	100043	1994	923	Am ⁸³²
99691	1990			100060	1994	254	Am
	Initiative				1995	91	Am (as am by
	(Prop. 116						Stats. 1994,
	adopted						Ch. 254) ⁹⁶⁴
	June 5, 1990)		Ad		1997	373	Am
99691.5	1990			100060.2	1994	254	Ad
	Initiative				1995	91	Am ⁹⁶⁴
	(Prop. 116			100061	1994	254	Am
	adopted				1997	373	Am
	June 5, 1990)		Ad	100062	1994	254	Am
99692	1990			100062.1	1994	254	Ad
	Initiative			100063	1994	254	Am
	(Prop. 116			100070	1994	254	Am
	adopted			100071	1994	254	Am
	June 5, 1990)		Ad		1996	685	Am
99692.5	1990			100080	1994	254	Am
	Initiative			100081	1994	254	R
	(Prop. 116			100082	1994	254	Am
	adopted			100083	1994	254	R
	June 5, 1990)		Ad	100090	1994	254	Am
99693	1990				1996	685	Am
	Initiative			100091	1994	254	R
	(Prop. 116				1997	373	Ad
	adopted			100092	1994	254	R
	June 5, 1990)		Ad	100093	1994	254	R
99693.5	1990			100100	1994	254	Am
	Initiative			100114	1994	254	Am
	(Prop. 116			100115	1997	373	Ad
	adopted			100122	1994	254	Am
	June 5, 1990)		Ad		1996	685	R
99694	1990			100126	1994	254	Ad
	Initiative			100140	1994	254	R
	(Prop. 116			100141	1994	254	R
	adopted			100142	1994	254	R
	June 5, 1990)		Ad	100143	1994	254	R
99694.2	1991	652	Ad	100144	1994	254	R
99694.5	1990			100145	1994	254	R
	Initiative			100146	1994	254	R
	(Prop. 116			100147	1994	254	R
	adopted			100149	1994	254	R
	June 5, 1990)		Ad	100161	1990	147	Am
99695	1990			100171	1994	254	Am
	Initiative			100180	1994	254	R
	(Prop. 116			100182	1994	254	R
	adopted			100183	1994	254	R
	June 5, 1990)		Ad	100184	1994	254	R
99695.5	1990			100185	1994	254	R
	Initiative			100186	1994	254	R
	(Prop. 116			100187	1994	254	R
	adopted			100188	1994	254	R
	June 5, 1990)		Ad	100189	1994	254	R
99696	1990			100190	1994	254	R
	Initiative			100200	1994	254	R
	(Prop. 116			100201	1994	254	R
	adopted			100307	1996	685	Am
	June 5, 1990)		Ad	100308	1994	254	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

PUBLIC UTILITIES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
100309	1994	254	Ad	130051.12	1992	60	Ad
100370	1997	373	Am		1997	151	Am
100400	1997	373	Am	130051.13	1992	60	Ad
100480	1997	373	R	130051.14	1992	60	Ad
100481	1997	373	R	130051.15	1992	60	Ad
100483	1997	373	Am	130051.16	1992	60	Ad
100500	1994	254	Am	130051.17	1992	60	Ad, S (by
101292	1994	923	Am ⁸³²				Sec. 10,
101296	1994	923	Am ⁸³²				Stats. 1992,
102020	1994	1010	Am ⁸³²				Ch. 586) ⁸²
102051	1991	977	Am		1992	586 *	Ad ¹⁶
	1993	272 *	Am		1997	900	Am
102122	1996	266	Ad	130051.18	1992	60	Ad, S (by
102204	1994	923	Am ⁸³²				Sec. 10,
102284	1993	250	Am				Stats. 1992,
102288	1993	250	Am				Ch. 586) ⁸²
103019	1994	1010	Am ⁸³²		1992	586 *	Ad ¹⁶
103074	1994	923	Am ⁸³²		1997	900	Am
103222	1996	1154 *	Am	130051.19	1992	60	Ad
103357	1989	1120	Am	130051.20	1992	586 *	Ad ⁷⁵
103360.1	1989	1120	Ad				R ⁴²
103360.2	1989	1120	Ad		1997	657	Ad
103363	1989	1120	Ad	130051.21	1992	586 *	Ad
120050.2	1990	1158	Am		1996	10 *	Ad
	1990	1397	Am	130051.23	1994	1220 *	Ad
120051	1996	35 *	Am	130051.25	1997	657	Ad
120051.6	1991	222	Am	130051.28	1997	900	Ad
120102.5	1996	35 *	Am	130051.5	1990	95 *	Am
120107.5	1990	1158	Am ¹⁹		1992	60	R & Ad
120109	1990	1397	Ad		1993	644	Am
120220	1993	990	Am		1997	151	Am
120224.4	1990	591	Am		1997	900	Am
	1993	990	Am	130051.6	1992	60	R ³⁴¹
120265	1991	222	Am				Ad
120267	1990	953	Ad	130051.7	1990	95 *	Ad ⁹⁶
120268	1991	222	Ad				R ¹⁶
120269	1995	405	Ad		1992	586 *	Am
120354	1993	990	R	130051.8	1990	95 *	Ad
120450	1993	990	Am		1992	586 *	R
120550	1993	990	Ad	130051.9	1992	60	Ad
125105	1996	147	Am		1994	396	Am
	1997	17	Am ¹³²⁸		1997	151	Am
125220	1993	990	Am		1997	900	Am
125223	1989	733	Am	130052	1990	983	Am ²⁸¹
125228	1990	1462	Ad & R ⁷⁰		1991	752	Am
125450	1993	990	Ad		1992	1241	Am
125451	1993	990	Ad	130052.1	1990	983	Ad ²⁸¹
125452	1993	990	Ad	130052.2	1990	983	Ad ²⁸¹
125453	1993	990	Ad	130052.3	1990	983	Ad ²⁸¹
125600	1993	990	Ad	130108	1992	60	Am
130010	1991	752	Ad	130108.5	1991	752	Ad
130050.2	1992	60	Ad	130109	1991	752	Am
130051	1992	60	R ³⁴¹	130110	1993	256	Ad
			Ad	130203	1992	1172 *	Ad
	1994	396	Am	130220.5	1992	613	Am
	1997	151	Am	130222	1991	159	R
	1997	900	Am	130223	1991	159	R
130051.1	1990	95 *	Ad	130231	1991	159	Am
	1992	586 *	Am	130232	1989	1163	Am
130051.10	1992	60	Ad		1990	808	Am
130051.11	1992	60	Ad	130238	1989	164	Am

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PUBLIC UTILITIES CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
130238 (Cont.)	1990	591	Am	130685	1997	900	Ad
130239	1991	159	Am	130690	1997	900	Ad
130240	1991	752	Ad	130695	1997	900	Ad ⁸²
130240.1	1991	752	Ad	130700	1997	900	Ad
130241	1991	752	Ad	130705	1997	900	Ad
130242	1993	642	Ad	130710	1997	900	Ad
	1994	1220*	Am	130715	1997	900	Ad
130243	1996	10*	Ad	130720	1997	900	Ad
130255	1990	1449	Am	130725	1997	900	Ad
130265	1991	72	Ad	130730	1997	900	Ad
130290	1991	960	Ad	131010	1997	173	Am
130291	1991	960	Ad	131051	1997	173	Am
130292	1991	960	Ad	131108	1994	923	Am ⁸³²
130301	1992	1172*	Am	140005	1992	427	R ⁵¹¹
130303	1992	1172*	Am	140107	1994	89*	Am
	1994	704	Am	140280	1996	791*	Ad
130303.1	1992	1172*	Ad	142009	1992	427	R ⁵¹¹
130355	1991	159	Ad	160006	1989	922	Am
130411	1994	923	Am ⁸³²	161000	1990	781	Ad
Div. 12,				161001	1990	781	Ad
Ch. 4,				161002	1990	781	Ad
Art. 10,				161003	1990	781	Ad
heading				161004	1990	781	Ad
(Sec. 130450				161020	1990	781	Ad
et seq.)	1991	1091	Am	161021	1990	781	Ad
130450	1990	114*	Ad ²¹⁰	161022	1990	781	Ad
	1991	1091	Am	161023	1990	781	Ad
130451	1990	114*	Ad ²¹⁰	161024	1990	781	Ad
130452	1990	114*	Ad ²¹⁰	161025	1990	781	Ad
	1991	1091	Am	161026	1990	781	Ad
130453	1990	114*	Ad ²¹⁰	161027	1990	781	Ad
130454	1990	114*	Ad ²¹⁰	161028	1990	781	Ad
130455	1990	114*	Ad ²¹⁰	161029	1990	781	Ad
130554	1990	1490	Am	161030	1990	781	Ad
	1990	1607	Am		1991	995	Am
	1994	331	R	161031	1990	781	Ad
130600	1997	900	Ad	180106	1989	665	Am
130605	1997	900	Ad	180153	1989	665	Am
130610	1997	900	Ad	180202	1990	318	Am
130615	1997	900	Ad	180203	1994	923	Am ⁸³²
130620	1997	900	Ad	180250.5	1989	1232*	Ad
130625	1997	900	Ad	185000	1996	796	Ad
130630	1997	900	Ad	185010	1996	796	Ad
130635	1997	900	Ad	185012	1996	796	Ad
130640	1997	900	Ad	185020	1996	796	Ad
130650	1997	900	Ad	185022	1996	796	Ad
130655	1997	900	Ad	185024	1996	796	Ad
130660	1997	900	Ad	185030	1996	796	Ad
130665	1997	900	Ad	185032	1996	796	Ad
130670	1997	900	Ad	185034	1996	796	Ad
130675	1997	900	Ad	185036	1996	796	Ad
130680	1997	900	Ad	190308	1994	923	Am ⁸³²
				240308	1994	923	Am ⁸³²

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REVENUE AND TAXATION CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19	1993	1187	Am	1990	902	Am (by Sec. 2 of Ch., as am by Sec. 1, Stats. 1989, Ch. 481)	
	1994	1200*	Am (as am by Stats. 1993, Ch. 1187)				
	1995	679*	Am				
28	1994	1200*	R			Am (by Sec. 1 of Ch., as am by Sec. 2, Stats. 1988, Ch. 1271)	
28.5	1994	1200*	Ad				
	1995	679*	Am				
32	1994	1222	R				
51	1995	491	Am	1990	1487	Am (by Sec. 2 of Ch., as am by Sec. 2, Stats. 1988, Ch. 1271)	
	1996	1087	Am				
	1997	940	Am				
51.5	1990	126*	Am				
53	1992	413	Am				
	1993	589	Am ⁶⁷⁰				
	1997	607*	Am				
54	1992	14*	Ad ⁵⁰¹			Am (by Sec. 1 of Ch., as am by Sec. 1, Stats. 1989, Ch. 481)	
61	1992	523	Am				
	1994	1222	Am				
	1996	388	Am	1990	1494*	Am (by Sec. 2.7 of Ch., as am by Sec. 1, Stats. 1989, Ch. 481)	
62	1996	388	Am				
	1996	1087	Am (by Sec. 9.5 of Ch.)				
62.1	1991	442*	Am (by Sec. 1 of Ch.) ⁴⁵⁶				
	1993	1200*	Am ⁷⁴⁹				
62.2	1991	442*	Am (by Sec. 2 of Ch.) ⁴⁵⁶			Am (by Sec. 3.7 of Ch., as am by Sec. 2, Stats. 1988, Ch. 1271) ³⁶⁴	
	1992	1080*	Am				
	1995	687*	Am				
63.1	1990	126*	Am	1992	1180	Am (as am by Sec. 2.7 and Sec. 3.7, Stats. 1990, Ch. 1494)	
	1990	1494*	Am (by Sec. 1.5 of Ch.)				
	1992	1180	Am				
	1993	709	Am				
	1994	1222	Am	1994	1010	Am (as am by Sec. 3 and Sec. 3.5, Stats. 1992, Ch. 1180) ⁸³²	
	1996	1087	Am				
	1997	941	Am				
64	1994	1200*	Am				
	1994	1243*	Am (by Sec. 2.3 of Ch.) ^{42 947}	1994	1222	Am (as am by Sec. 3 and Sec. 3.5, Stats. 1992, Ch. 1180)	
			Am (by Sec. 2.5 of Ch.) ⁹⁴⁸				
	1995	497	Am				
69	1993	1053*	Am	1996	897*	Am (as am by Sec. 6 and Sec. 7, Stats. 1994, Ch. 1222)	
	1997	353*	Am				
69.3	1994	72*	Ad				
	1994	1222	Am (as ad by Stats. 1994, Ch. 72)				
69.5	1989	481	Am (as am by Sec. 2.5, Stats. 1988, Ch. 1271), R ¹⁹⁹	1997	17	Am (as am by Sec. 1, Stats. 1996, Ch. 897) ¹³²⁸ R (as am by Sec. 2, Stats. 1996, Ch. 879) ¹³²⁸ Ad ^{271 1328}	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
69.5 (Cont.)							
	1997	227	Am (as am by Sec. 2, Stats. 1996, Ch. 897)		1996	171 *	Am
					1996	1087	Am
	1997	940	Am (as am by Sec. 1 and Sec. 2, Stats. 1996, Ch. 897)	80.1	1997	182	Ad & R ³¹⁴
				93	1989	1230	Am
				95	1993	921	Am
					1994	1167	R & Ad
	1997	941	Am (as am by Sec. 2, Stats. 1996, Ch. 897)	95.1	1992	699 *	Ad
					1993	68 *	Am
					1994	1167	R
				95.2	1994	1167	Ad
				95.3	1994	1167	Ad (by Sec. 6 of Ch.)
					1996	1073 *	Am
72	1991	510	Am	95.31	1995	914 *	Ad
73	1991	28 *	Ad & R ³⁶		1996	308 *	Am
73.5	1993	1058 *	Ad ⁷²⁷		1996	1087	Am (as am by Stats. 1996, Ch. 308)
74.3	1990	1494 *	Ad				
	1992	1180	Am		1997	420 *	Am
	1993	48	Am	95.4	1994	1167	Ad
	1994	146	Am ⁸³³	95.5	1994	1167	R
74.5	1989	988	Ad ⁸²²	95.6	1994	1167	R
	1991	8 *	R & Ad ²⁰	96	1994	1167	R & Ad
			R ³⁶⁸	96.1	1994	1167	Ad
74.6	1993	1148	Ad ⁸¹⁰	96.15	1996	211 *	Ad
75.10	1997	940	Am	96.16	1995	745	Ad ¹⁰⁹⁵
75.11	1992	663 *	Am	96.2	1994	1167	Ad
	1993	589	Am ⁶⁷⁰	96.21	1994	1167	Ad
	1994	544	Am	96.22	1994	1167	Ad
	1995	497	Am (by Sec. 3 of Ch.)	96.23	1994	1167	Ad
				96.25	1995	179	Ad
	1995	499	Am (by Sec. 1.5 of Ch.)	96.3	1994	1167	Ad
75.12	1995	499	Am	96.31	1994	1167	Ad
75.15	1995	499	Am	96.4	1994	1167	Ad
75.18	1995	499	Am	96.5	1994	1167	Ad
75.21	1993	855	Am	96.6	1994	1167	Ad
	1994	1222	Am	96.7	1994	1167	Ad
	1995	499	Am	96.8	1994	1167	Ad
75.31	1990	126 *	Am	97	1990	466	Am
	1992	1029	Am		1991	75	Am
	1995	498	Am		1991	333 *	R (as am by Stats. 1991, Ch. 75)
	1995	499	Am (by Sec. 6.5 of Ch.)				Am (as am by Stats. 1990, Ch. 466)
75.41	1990	126 *	Am		1991	1091	Am ⁴⁶²
	1991	532	Am		1992	697	Am
	1993	905 *	Am		1992	699 *	Am
	1995	499	Am		1994	1167	R & Ad
	1996	1087	Am	97.01	1992	699 *	Ad
75.5	1994	1222	Am		1992	1369 *	Am (as ad by Sec. 11, Stats. 1992, Ch. 699)
75.51	1994	705	Am		1994	1167	R
	1995	498	Am		1993	68 *	Ad
	1996	800	Am		1994	155 *	Am
75.52	1994	705	Am	97.02	1994	1167	R
75.54	1990	992	Am		1992	699 *	Ad
	1996	800	Am				
75.55	1990	1494 *	Am	97.03	1992	699 *	Ad
	1991	441	Am				
75.60	1995	498	Am				
	1996	124	Am ¹¹⁹⁷				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
97.03 (Cont.)							
	1992	700 *	Ad ⁵⁸⁴		1994	146	Am (as ad by
	1992	1369 *	Am (as ad by				Stats. 1993,
			Sec. 4,				Ch. 900)
			Stats. 1992,		1994	1167	& RN ⁸³³
			Ch. 700)				R (as ad by
	1993	1279 *	Am				Stats. 1993,
	1994	155 *	Ad(RN)				Ch. 900)
	1994	1167	R (as ad by				R (as ad by
			Stats. 1992,				Stats. 1993,
			Ch. 699 and				Ch. 906) ⁸³³
			as am by	97.039	1994	146	Ad(RN) ⁸³³
			Stats. 1994,	97.04	1992	1369 *	Ad
			Ch. 155)		1993	68 *	Am
97.032	1994	1166 *	Ad ⁹⁴³		1994	155 *	Am
97.033	1994	1166 *	Ad ⁹⁴³		1994	1167	R
97.034	1994	1167	R	97.05	1993	1195	Ad ²⁸⁴
97.035	1993	68 *	Ad		1994	1167	R
	1993	130 *	Am (as ad by	97.06	1992	1371 *	Ad
			Stats. 1993,		1994	1167	R
			Ch. 68)	97.07	1993	905 *	Ad
			Am (as am by		1994	1167	R
	1993	904 *	Stats. 1993,	97.09	1993	905 *	Ad
			Ch. 130)		1994	1025	Am
			Am (as am by		1994	1167	R
	1993	905 *	Stats. 1993,	97.1	1994	1167	R & Ad
			Ch. 130)	97.2	1994	1167	R & Ad (by
			Am (as am by				Sec. 3 of Ch.)
	1993	906 *	Stats. 1993,		1995	308 *	Am
			Ch. 905)		1995	309 *	Am
			Am		1995	500 *	Am
	1994	155 *	Am		1996	1111	Am (by Sec. 2
	1994	524	Am (as am by				of Ch.)
			Stats. 1994,		1997	290 *	Am
			Ch. 155)	97.21	1994	1167	Ad
	1994	852	Am	97.22	1994	1167	Ad
	1994	1167	R	97.23	1994	1289 *	Am & R ⁸⁸⁰
97.036	1993	901	Ad		1995	39	R & Ad
	1993	905 *	Ad				R ⁸⁸⁰
	1994	133	Am (as ad by	97.3	1994	1167	R & Ad (by
			Sec. 1,				Sec. 8.5 of Ch.)
			Stats. 1993,		1995	91	Am ⁹⁶⁴
			Ch. 901) & RN		1995	308 *	Am
			Am (as ad by		1995	309 *	Am
			Stats. 1993,		1995	500 *	Am
			Ch. 901) & RN		1996	1111	Am (by Sec. 3
			Am (as ad by				of Ch.)
			Stats. 1993,		1997	290 *	Am
			Ch. 905) ⁸³³	97.31	1994	1167	R & Ad
	1994	155 *	Am (as ad by	97.313	1995	501 *	Ad
			Sec. 1,	97.32	1994	1167	R & Ad
			Stats. 1993,	97.33	1994	1167	Ad
			Ch. 901) & RN	97.34	1994	1167	Ad
			Am (as ad by	97.35	1990	32 *	Am
			Sec. 11,		1990	992	Am
			Stats. 1993,		1991	189 *	Am
			Ch. 905)		1994	241 *	Am
	1994	1167	R		1994	1167	R & Ad
97.038	1993	900	Ad	97.36	1989	766 *	Ad ⁷
	1993	906 *	Ad ⁴²		1994	1167	R & Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
97.36	(Cont.)			98.65	1990	240	Ad
	1996	1058 *	Am		1993	68 *	R
97.37	1990	32 *	R	98.66	1990	1157 *	Ad
	1994	1167	Ad		1993	68 *	R
	1996	522	Am ⁵⁷⁴	98.67	1990	1157 *	Ad
	1997	290 *	Am		1993	68 *	R
	1997	786 *	Am	98.68	1990	404 *	Ad
97.38	1991	90 *	Am		1993	68 *	R
	1994	241 *	Am	98.7	1994	1167	R
	1994	1167	R & Ad	98.8	1994	1167	R
	1995	308 *	Am	98.9	1991	465	Am
	1995	500 *	Am		1993	1045	Am
97.39	1994	1167	R		1994	1167	R
			Ad ⁸²	99	1992	697	Am
97.4	1994	1167	R & Ad		1992	1369 *	Am (as am by
97.41	1989	65 *	Ad				Stats. 1992,
	1994	1167	R				Ch. 697) ¹⁶
	1995	502 *	Ad		1994	1167	R & Ad
97.43	1990	466	Ad		1996	522	Am ⁵⁷⁴
	1992	899 *	R & Ad		1997	692	Am (as am by
	1994	1167	R				Sec. 5,
97.44	1995	501 *	Ad				Stats. 1996,
97.5	1992	697	Am				Ch. 522)
	1993	66 *	Am	99.01	1994	1167	Ad
	1994	1166 *	Am ⁹⁴³	99.02	1994	1167	Ad
	1994	1167	R	99.03	1994	1167	Ad
97.51	1994	1167	R	99.1	1994	1167	R & Ad
97.52	1994	1167	R	99.2	1994	1167	R & Ad
97.53	1992	636	Ad	99.3	1994	1167	R
	1994	1167	R	99.4	1994	1167	R
97.54	1993	309	Ad	99.5	1994	1167	R
	1994	1167	R	99.6	1994	1167	R
97.6	1994	1167	R	99.9	1994	1167	R
97.65	1994	1167	R	100	1994	1167	R & Ad
97.7	1994	1167	R	100.01	1995	32 *	Ad
97.75	1994	1167	R	100.1	1994	1167	Ad
97.8	1994	1167	R	100.2	1992	523	R
97.85	1994	1167	R		1994	1167	Ad
97.9	1994	1167	R	100.3	1992	523	R
98	1992	699 *	Am		1994	1167	Ad
	1994	1167	R & Ad		1997	635	Am
	1996	522	Am ⁵⁷⁴	100.4	1992	523	R
	1997	835	Am		1994	1167	Ad ⁸²
98.01	1994	1167	Ad	100.5	1994	1167	Ad ⁸²
98.02	1994	1167	Ad	100.6	1994	1167	Ad ⁹⁴¹
	1997	835	Am	107	1995	498	Am
98.03	1994	1167	Ad		1996	171 *	Am
98.04	1994	1167	Ad	107.4	1994	1222	R
98.1	1994	1167	Ad	107.6	1996	1087	Am
98.10	1994	1167	R	107.8	1996	1169 *	Ad
98.5	1994	1167	R	110	1995	498	Am
98.6	1990	240	Am	155.20	1991	441	Am
	1990	913	Am (by Sec. 1		1995	497	Am
			of Ch.)		1996	570	Am
	1990	1157 *	Am (by Sec. 1		1997	106	Am
			of Ch.) ²³¹	163	1995	527	Ad
			Am (by Sec. 1.7	167	1995	498	Am
			of Ch.) ²⁰		1996	171 *	Am
	1992	699 *	Am	169	1993	387	Ad
	1993	68 *	R	170	1994	33 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
170 (Cont.)							
	1994	1222	Am (as am by Stats. 1994, Ch. 33)	197.5	1X 1989-90	16 *	Am
					1X 1989-90	15 *	Am
					1X 1989-90	16 *	Am
	1995	499	Am	197.6	1X 1989-90	15 *	Am
	1996	1087	Am		1X 1989-90	16 *	Am
171	1993	865 *	Ad	197.9	1X 1989-90	15 *	Am
	1995	91	Am ⁹⁶⁴		1X 1989-90	16 *	Am
194	1995	499	Am	198.1	1X 1989-90	15 *	Am
194.1	1X 1991-92	15 *	Am		1X 1989-90	16 *	Am
195.2	1X 1991-92	19 *	Ad	201.2	1991	646	Am
195.3	1X 1991-92	19 *	Ad	201.4	1989	539 *	Ad
195.4	1X 1991-92	19 *	Ad	201.6	1996	1087	Ad
195.5	1X 1991-92	20 *	Ad	205.5	1989	1077	Am (as am by Sec. 1, Stats. 1988, Ch. 411) ⁷⁰
195.6	1X 1991-92	20 *	Ad				Am (as am by Sec. 2, Stats. 1988, Ch. 411) ^{94 154}
195.7	1X 1991-92	20 *	Ad				Am (as am by Sec. 1 and Sec. 2, Stats. 1989, Ch. 1077)
195.73	1994	17 *	Ad		1993	140	Am (as am by Sec. 1 and Sec. 2, Stats. 1989, Ch. 1077)
	1X 1995-96	10 *	Am				Am (as am by Sec. 1, Stats. 1993, Ch. 140) ³¹⁴
195.77	1X 1997-98	3 *	Ad				Am (as am by Sec. 2, Stats. 1993, Ch. 140) ⁶⁸³
195.78	1X 1997-98	3 *	Ad		1996	1087	Am (as am by Sec. 1 and Sec. 2, Stats. 1995, Ch. 536)
195.79	1X 1997-98	3 *	Ad				R & Ad
196.1	1X 1991-92	17 *	Ad	206.1	1996	1169 *	Am
196.2	1X 1991-92	17 *	Ad	211	1991	1034 *	Am
196.3	1X 1991-92	17 *	Ad	212	1995	498	Am
196.4	1X 1991-92	15 *	Ad	213.6	1990	126 *	Am
	1X 1991-92	20 *	Am		1996	88	Ad (purports to am)
196.5	1X 1991-92	15 *	Ad	213.7	1990	126 *	Am
196.6	1X 1991-92	15 *	Ad	214	1989	1243	Am (by Sec. 1 of Ch.)
	1X 1991-92	20 *	Am				Am
196.61	1993	979 *	Ad		1989	1292	Am
196.62	1993	979 *	Ad		1990	161	Am
196.63	1993	979 *	Ad		1992	807	Am ⁵³²
196.65	1992	594 *	Ad		1992	1180	Am (by Sec. 4.5 of Ch.)
196.66	1992	594 *	Ad		1995	496	Am
196.67	1992	594 *	Ad		1995	497	Am (by Sec. 5.5 of Ch.)
196.7	1X 1991-92	24 *	Ad		1996	124	Am ¹¹⁹⁷
196.8	1X 1991-92	24 *	Ad	214.02	1992	786	Am ⁵³⁷
196.9	1X 1991-92	24 *	Ad				R ⁵³⁹
196.91	1X 1995-96	3 *	Ad		1993	589	Am ⁶⁷⁰
	1X 1995-96	4 *	Ad	214.12	1991	646	R
	1X 1995-96	5 *	Ad	214.14	1989	912	Ad
	1X 1995-96	5 *	Ad				
196.92	1X 1995-96	3 *	Ad				
	1X 1995-96	4 *	Ad				
	1X 1995-96	5 *	Ad				
196.93	1X 1995-96	3 *	Ad				
	1X 1995-96	4 *	Ad				
	1X 1995-96	5 *	Ad				
196.94	1994	33 *	Ad				
196.95	1994	33 *	Ad				
196.96	1994	33 *	Ad				
	1X 1995-96	10 *	Am				
196.97	1994	1245 *	Ad				
196.98	1994	1245 *	Ad				
196.99	1994	1245 *	Ad				
197	1X 1989-90	15 *	Am				
	1X 1989-90	16 *	Am				
197.1	1X 1989-90	15 *	Am				
	1X 1989-90	16 *	Am				
197.2	1X 1989-90	15 *	Am				
	1X 1989-90	16 *	Am				
197.3	1X 1989-90	15 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
214.14	(Cont.)						
	1996	897 *	Am		1993	876 *	Am (by Sec. 29 of Ch.) ³⁴⁶
214.2	1991	897	Am				Am (by Sec. 30 of Ch.) ⁴²
	1992	1180	Am				
214.8	1990	126 *	Am		1995	498	Am
	1992	807	Am		1996	667 *	Am (by Sec. 2 of Ch.)
	1995	497	Am				
217.1	1991	646	Am		1996	1064	Am (by Sec. 805.2 of Ch.) ⁵⁷⁴
218	1992	1180	Am				
218.1	IX 1991-92	17 *	Ad				
227	1994	940	Am ⁵⁴⁸		1997	940	Am
231	1990	489	Am	408.3	1995	527	Am
241	1994	527 *	Ad	410.10	1996	801 *	Ad & R ^{1237 314}
254.5	1990	718	Am		1997	17	Am & RN ¹³²⁸
	1993	1187	Am	421	1996	997 *	Am
	1994	146	Am ⁸³³	421.5	1995	931	Ad
255	1997	941	Am	422.5	1995	931	Ad
255.2	1991	646	Am	423	1992	247	Am
255.3	1997	941	Am		1996	997 *	Am
259.12	1990	126 *	R	423.8	1996	997 *	Ad
270	1991	646	Am	430.5	1997	941	Am
	1995	499	Am	434.5	1997	940	Am
271	1995	499	Am	434.6	1991	646	R
273	1997	941	Am	439.1	1993	831 *	Am
273.5	1994	1222	Am	439.2	1993	831 *	Am
	1997	941	Am		1996	1087	Am
275	1992	523	Am	439.3	1993	831 *	Am
	1997	941	Am	441	1990	126 *	Am
275.5	1997	941	Am		1992	523	Am
276	1990	992	Am		1993	173	Am
	1994	1222	Am		1995	498	Am
	1997	941	Am		1996	1087	Am
280	1995	499	S ¹¹⁶¹	441.1	1995	933	Ad ³⁰⁷
281	1995	499	S ¹¹⁶¹				R ²⁸⁸
282	1995	499	S ¹¹⁶¹		1997	94	Am ^{236 580}
282.5	1995	499	S ¹¹⁶¹	467	1995	499	Am
283	1995	499	S ¹¹⁶¹	469	1991	1148 *	Am
284	1995	499	S ¹¹⁶¹		1995	498	Am
285	1995	499	Am ¹¹⁶¹	470	1991	1148 *	Am
286	1995	499	S ¹¹⁶¹	480	1994	1200 *	Am
401.10	1996	76 *	Ad & R ^{314 1238}		1994	1222	Am (by Sec. 13.3 of Ch.)
	1997	17	R (as ad by Stats. 1996, Ch. 76) & Ad(RN) ¹³²⁸	480.1	1994	1200 *	Am
401.11	1996	76 *	Ad & R ⁴⁰	480.2	1994	1200 *	Am
	1997	17	Am ¹³²⁸	480.3	1990	892	Am
401.12	1996	76 *	Ad		1990	1546	Am ¹³
401.13	1997	941	Ad		1991	199	Am (by Sec. 1 of Ch.)
401.5	1996	1087	Am	480.4	1990	892	Am
401.6	1995	399	Ad		1990	1546	Am ¹¹⁰
401.8	1995	32 *	Ad				Ad ⁵⁴
	1996	801 *	Am		1995	499	Am
401.9	1996	1087	Ad	480.5	1990	892	Am
402.1	1989	906	Am	480.6	1995	498	Ad
	1993	1002	Am		1996	171 *	Am
402.3	1989	906	Am	480.7	1995	933	Ad
408	1992	523	Am	482	1995	499	Am
	1993	387	Am	487	1995	933	Ad
				503	1996	1087	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
504	1994	544	Am	1636	1995	938	Am ⁵⁷⁴
	1996	1087	Am	1637	1990	992	Am
531.05	1992	14*	Ad		1995	164*	Am
	1995	497	R	1640	1994	705	Am
531.2	1990	126*	Am	1640.1	1994	705	Am
	1990	723	Am	1641.2	1995	958*	Ad
	1994	544	Am	1840	1990	126*	Am
531.8	1993	387	Ad	1901	1995	497	R
532	1994	544	Am	1902	1995	497	R
	1995	497	Am	1903	1995	497	R
532.1	1993	387	Am	2188.10	1991	532	Am
532.2	1991	897	Ad	2188.11	1994	1222	Ad
	1992	1180	Am	2188.6	1989	649	R & Ad ⁵²
532.3	1995	497	R	2188.8	1991	532	Am
606	1992	663*	Am		1993	905*	Am
610	1992	395	Am		1994	146	Am ⁸³³
619	1997	940	Am		1996	541	Am
			R & Ad ²⁷¹		1997	17	Am ¹³²⁸
623	1995	527	Ad	2188.9	1991	532	Am
648	1996	88	Am		1996	541	Am
670	1997	940	Am	2189	1994	229	Am
673	1997	940	Am	2191.3	1990	126*	Am
722.5	1995	499	Am		1991	532	Am
744	1992	603*	Am		1992	427	Am ⁵¹¹
	1995	497	Am		1993	387	Am
746	1995	497	Am		1994	705	Am
759	1991	646	Ad	2191.4	1997	546	Am
760	1992	523	Ad	2192	1995	499	Am
830	1990	126*	Am	2192.1	1993	853*	Am
862	1990	126*	Am	2192.2	1993	853*	Ad
867	1992	523	Am		1996	872	Am ¹²⁸¹
998	1991	646	Am	2194	1995	189*	Am
1256	1993	1187	Am	2195	1997	546	Am
1603	1989	481	Am	2207	1989	589	R
	1997	940	Am	2207.5	1989	589	R
	1997	941	Am	2229	1994	229	Am
1603.5	1996	388	Ad	2246	1995	945	Am ¹⁸⁴
1604	1991	532	Am			R ⁷⁹	
	1992	523	Am	2287	1994	923	Am ⁸³²
	1995	498	Am	2288	1994	923	Am ⁸³²
1605	1990	126*	Am	2502	1992	523	Am
	1992	523	Am	2503.1	1991	532	Ad
	1995	499	Am	2503.2	1991	532	Ad
	1997	940	Am		1992	1027	Am ⁵³¹
1605.5	1993	387	Am		1995	527	Am
1605.6	1993	387	Ad		1996	124	Am ¹¹⁹⁷
1608	1990	992	Am		1997	546	Am
1611.6	1995	498	Am	2505	1991	532	Am
1615	1989	481	Ad	2509.1	1990	126*	Ad
1621	1995	164*	Am	2511.1	1992	523	Ad
			R & Ad ²⁷¹	2512	1992	523	R & Ad(RN)
	1995	498	Am		1994	705	Am
	1996	171*	Am	2512.5	1992	523	Am & RN
			R & Ad ¹²⁰²	2514	1992	523	Am
1622.6	1990	974	Am	2605	1997	546	Am
1624	1990	974	Am	2606	1997	546	Am
			R & Ad ⁹⁴	2607	1997	546	Am
1624.01	1990	974	Ad	2610.5	1989	240	Am
1624.02	1990	974	Ad	2611.1	1994	705	Am
1624.05	1989	481	Ad		1996	800	Am
1624.4	1996	1087	Am	2611.4	1992	523	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2611.5	1990	126 *	Am & RN & Ad	2913	1993	1187	R & Ad
2611.6	1990	126 *	Ad(RN)	2913.5	1993	1187	R
	1992	1029	Am	2921.5	1992	523	Am
	1994	705	Am	2922	1990	992	Am
	1995	497	Am		1991	532	Am
	1995	498	Am		1994	705	Am
	1996	124	Am ¹¹⁹⁷	2922.5	1991	532	Am
	1997	546	Am	2923	1994	705	R
2611.7	1996	138	Ad		1996	800	Ad
	1997	17	Am ¹³²⁸	2924	1994	705	R
2616	1992	523	Am	2925	1994	705	R
2617	1991	532	Am	2926	1994	705	R
2618	1991	532	Am	2927.7	1990	126 *	Ad
2619	1991	532	Am	2928	1990	126 *	Am
	1994	705	Am	2953.1	1994	668	Am
2623.5	1995	527	R	2963	1991	532	Am
2635.5	1990	126 *	Ad	3003	1990	126 *	Am
2704	1991	532	Am	3005	1996	872	Am ¹²⁸¹
2705	1991	532	Am	3007	1991	532	Ad
2705.5	1991	532	Am	3101	1990	126 *	Am
	1994	705	Am		1991	532	Am
2750	1996	800	R	3103	1991	532	Am
2751	1996	800	R	3107	1991	532	Am
2752	1996	800	R	3205	1989	183	Ad
2754	1996	800	R		1994	940	Am ⁵⁴⁸
2755	1996	800	R	3351	1991	532	Am
2756	1996	800	R	3362	1991	532	Am
2757	1996	800	R		1994	705	Am
2758	1996	800	R	3365	1991	532	Am
2759	1991	532	Am	3371	1989	68 *	Am
	1996	800	R	3372	1989	68 *	Am
2760	1991	532	Am	3436	1992	523	Am
	1996	800	R	3437	1992	523	Am
2761	1991	532	Am		1994	705	Am
	1996	800	R	3446	1992	523	Am
2762	1991	532	Am	3448	1992	523	Am
	1996	800	R	Div. 1,			
2763	1991	532	Am	Pt. 6,			
	1994	705	Am	Ch. 4,			
	1996	800	R	heading			
2764	1996	800	R	(Sec. 3521			
2765	1996	800	R	et seq.)	1990	216	R ²⁰⁶
2766	1996	800	R		1995	189 *	Am
2767	1996	800	R	3691	1995	906	Am (as am by
2768	1991	532	Am				Stats. 1995,
	1994	705	Am				Ch. 189)
	1996	800	R		1996	699	Am
2769	1996	800	R		1997	546	Am
2771	1996	800	R	3692	1992	523	Am
2772	1996	800	R		1993	1187	Am
2821	1990	126 *	Am		1995	527	Am
	1991	532	Am	3693.1	1990	992	Am
2823	1992	523	Am	3694	1995	189 *	Am
2906	1992	523	R		1996	699	Am
2907	1992	523	R	3695.5	1997	477	Am
2908	1992	523	R	3698.5	1993	1187	Am
2908.3	1992	523	R		1994	705	Am
2910	1993	1187	R		1995	496	Am
2910.1	1993	1187	Ad		1996	124	Am ¹¹⁹⁷
	1997	546	Am		1996	800	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3698.7	1995	496	Ad	4512	1995	189*	Ad
	1996	124	Am ¹¹⁹⁷	4513	1995	189*	Ad
3699	1996	800	R	4521	1995	189*	Ad
3700	1996	800	Am	4522	1995	189*	Ad
3701	1996	800	Am	4523	1995	189*	Ad
3704	1995	527	Am		1996	699	Am
3704.7	1991	597	Ad	4524	1995	189*	Ad
	1996	800	Am		1996	699	Am
3706.1	1994	705	Am	4525	1995	189*	Ad
3708.1	1994	705	Am & RN		1996	699	Am
			& Ad(RN)	4526	1995	189*	Ad
3708.5	1994	705	Am & RN	4527	1995	189*	Ad
			& Ad(RN)		1996	699	Am
3712	1990	992	Am	4528	1995	189*	Ad
	1997	946	Am		1996	699	Am
3729	1995	189*	Am		1997	17	Am ¹³²⁸
3731	1995	189*	Am	4529	1995	189*	Ad
3752.5	1993	876*	Am (text purports to ad Fam. C. 3752.5)	4530	1995	189*	Ad
				4531	1995	189*	Ad
					1996	699	Am
3772.5	1997	477	Am	4656.2	1990	126*	Am
3776	1995	189*	Ad	4656.4	1992	523	Am
	1996	699	Am	4673.1	1990	126*	Am
3791.4	1997	477	Am		1990	992	Am
3793	1994	705	Am		1991	532	Am
3793.1	1994	705	Ad	4674	1992	523	Am
3804	1992	523	Am	4702	1993	130*	Am
3804.2	1992	523	Am		1994	1166*	Am
3964	1991	1091	R (as ad by Stats. 1943, Ch. 897)	4702.7	1993	130*	Am
				4703	1992	523	Am
					1993	853*	Am
4101.5	1995	527	Ad		1994	293*	Am
4102	1992	523	Am		1994	1166*	Am
4103	1992	523	Am		1995	3*	Am
	1994	705	Am		1995	914*	Am
	1996	800	Am	4703.1	1992	523	Ad ⁷⁵
4107	1990	126*	Am			R ⁴²	
4108	1992	523	Am	4703.2	1993	81	Ad
4108.5	1993	60*	Am ^{75 377}		1994	293*	Am
4112	1989	1360	Am ⁷³		1994	1166*	Am
	1996	800	Am		1995	3*	Am
4186	1989	104	Am		1995	914*	Am
	1997	946	Am	4703.3	2X 1995-96	1*	Ad
4217	1991	532	Am	4705	1994	293*	Am
4218	1989	104	Am	4710	1992	523	Am
	1997	946	Am		1995	527	Am
4336	1990	992	Am	4715	1993	130*	Am
4337	1990	992	Am	4803	1992	523	Am
4377	1990	126*	Am	4831	1991	532	Am
	1991	532	Am		1995	164*	Am
4377.1	1990	126*	R		1995	527	Am
4501	1995	189*	Ad		1996	1087	Am
4502	1995	189*	Ad	4832.1	1991	532	Am
4503	1995	189*	Ad	4833	1989	978*	Ad ^{36 153}
4504	1995	189*	Ad	4833.1	1994	856*	Ad
4505	1995	189*	Ad	4834	1991	532	Am
	1996	699	Am	4834.5	1991	532	Am
4511	1995	189*	Ad	4836.5	1991	532	Am
	1995	962	Am (as am by Stats. 1995, Ch. 189)		1997	546	Am
				4837.5	1990	126*	Am
					1990	992	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4837.5 (Cont.)	1991	532	Am	5800	1991	796	Am
	1995	498	Am	5801	1991	796	Am
	1996	171 *	Am	5802	1990	126 *	Am
	1997	546	Am		1991	796	Am
4839.2	1996	800	Ad		1993	1200 *	R & Ad ²⁷¹
4840	1991	532	Am		1994	1222	Am (as am by Sec. 2 and as ad by Sec. 3, Stats. 1993, Ch. 1200)
4843	1995	497	R	5803	1991	796	Am
4844	1995	497	R	5804	1991	796	Am
4845	1995	497	R	5805	1991	796	Am
4920	1990	126 *	Am	5810	1991	796	Am
	1995	189 *	Am	5811	1991	796	Am
	1996	699	Am	5812	1991	796	Am
4946	1993	1187	Am	5813	1991	796	Am
4985	1991	532	Am	5814	1991	796	Am
4985.2	1990	992	Am	5815	1991	796	Ad
	1991	532	Am	5825	1990	812	Am
	1996	800	Am		1991	796	Am
4985.3	1994	856 *	Ad	5830	1991	796	Am
4986	1991	532	Am	5831	1991	796	Am
4986.3	1997	946	Am	5832	1991	796	Am
4986.8	1990	126 *	Am		1992	523	Am
	1991	532	Am		1994	705	Am
	1994	705	Am	5841	1991	796	Am
	1995	527	Am	5842	1991	796	Am
5089	1991	532	Am	5900	1993	387	Ad
5096	1991	532	Am	5901	1993	387	Ad
	1992	427	Am ⁵¹¹	5902	1993	387	Ad
5096.5	1991	532	Am	5903	1993	387	Ad
5096.8	1990	974	Ad	5904	1993	387	Ad
5097.2	1991	532	Am	5905	1993	387	Ad
5103	1995	189 *	Ad	5906	1993	387	Ad
	1996	699	R	5907	1993	387	Ad
5104	1996	346	Ad	5908	1993	387	Ad
5108	1993	868	Ad & R ⁴⁰	5909	1993	387	Ad
	1995	204	Am	5910	1993	387	Ad
5140	1990	992	Am	5911	1993	387	Ad
5142	1993	387	Am	6005	1994	1200 *	Am
5145.5	1997	941	Ad	6006.5	1994	903	Am
5147	1990	126 *	Am	6007	1992	902 *	Am ⁸⁸
5150	1994	705	R	6010.50	1994	771 *	Ad ⁸⁸
5150.5	1994	705	Am	6010.65	1990	558	Ad & R ³⁶
5151	1992	523	Am		1994	286 *	Am
	1995	498	Am	6010.8	1994	1218	Am
	1996	88	Am	6011	1993	887 *	Am
	1996	171 *	Am (by Sec. 9 of Ch.)		1994	912 *	Am ⁵⁴⁸
	1996	801 *	Am (as am by Sec. 9, Stats. 1996, Ch. 171)	6012	1993	887 *	Am
					1994	912 *	Am ⁵⁴⁸
5153	1993	387	Ad	6012.6	1989	816	Ad
5180	1992	810 *	Ad		1990	763 *	Am
5364	1996	1087	Am	6015	1991	85 *	Am ⁵⁴
5366	1995	497	Am		1991	88 *	S (as am by Stats. 1991, Ch. 85) ⁴⁰⁰
Div. 1, Pt. 13, heading (Sec. 5800 et seq.)	1991	796	Am	6015.5	1993	257	R
				6018	1997	184 *	Am
				6051	1991	85 *	Am ⁵⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
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6051 (Cont.)	1991	88 *	Am (as am by Stats. 1991, Ch. 85) ⁴⁰⁰	6201.5	1991	85 *	Ad ^{54 405} R ⁴²
	1991	117 *	Am (as am by Stats. 1991, Ch. 88)		1991	88 *	Am (as ad by Stats. 1991, Ch. 85) ^{400 406}
6051.1	1X 1989-90	13 *	Ad ¹⁹⁶	6201.6	1993	73 *	Ad ³⁴⁶ R ¹¹⁷
	1X 1989-90	14 *	Ad ¹⁹⁶	6202	1995	555	Am
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 13)	6202.5	1994	771 *	Ad ⁸⁸
					1996	124	Am ¹¹⁹⁷
6051.2	1991	85 *	Ad ^{54 404}	6202.7	1996	366 *	Ad
	1991	88 *	Am (as ad by Stats. 1991, Ch. 85) ⁴⁰⁰	6203	1992	902 *	Am ⁸⁸
					1994	851 *	Am
	1993	100 *	Am ⁶⁷²		1995	555	Am
6051.3	1991	117 *	Ad ⁴¹¹		1997	620	Am
6051.4	1991	117 *	Ad		1997	621 *	Am ⁸⁸
6051.5	1991	85 *	Ad ^{54 405}	6244.5	1996	954 *	Ad ⁷⁹
			R ⁴²	6261	1990	453 *	Ad ³³³
	1991	88 *	Am (as ad by Stats. 1991, Ch. 85) ^{400 406}		1990	1362 *	Am (as ad by Stats. 1990, Ch. 453) ³³²
6051.6	1993	73 *	Ad ³⁴⁶ R ¹¹⁷	6262	1990	453 *	Ad ³³³
6071.1	1993	1109	Ad		1990	1362 *	Am (as ad by Stats. 1990, Ch. 453) ³³²
6073	1992	902 *	Am ⁸⁸		1992	1243 *	Am
	1993	1109	Am		1997	802	Am
	1994	146	Am ⁸³³	6263	1990	1362 *	Ad ²⁹²
	1994	903	Am	6275	1991	236 *	Am
6073.2	1994	393 *	Ad	6276	1991	87 *	R ³⁷¹
6074	1989	319	Am	6283	1995	555	Am
	1996	1023 *	Am ¹²⁵³	6285	1993	1109	Am
6075	1995	696 *	Ad ⁸⁸	6292	1991	236 *	Am
6076	1995	555	Ad ⁸²	6355	1990	1042 *	R (as am by Sec. 1, Stats. 1983, Ch. 1158) ⁸⁸
6077	1996	1130	Ad				Am (as am by Sec. 1, Stats. 1985, Ch. 1128) ^{88 118 49}
6161	1990	453 *	Ad				Ad ^{88 42}
6201	1991	85 *	Am ⁵⁴		1993	977 *	R (as ad by Sec. 3, Stats. 1990, Ch. 1042)
	1991	88 *	Am (as am by Stats. 1991, Ch. 85) ⁴⁰⁰		1994	146	Am ⁸³³
	1991	117 *	Am (as am by Stats. 1991, Ch. 88)	6356.5	1989	990 *	Ad & R ^{36 186}
6201.1	1X 1989-90	13 *	Ad ¹⁹⁶	6357.1	1989	1027	R
	1X 1989-90	14 *	Ad ¹⁹⁶	6357.2	1989	1027	R
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 13)	6357.5	1991	1091	Am
6201.2	1991	85 *	Ad ^{54 404}		1992	905 *	Am ^{88 618}
	1991	88 *	Am (as ad by Stats. 1991, Ch. 85) ⁴⁰⁰	6358	1996	954 *	Ad ⁷⁹
	1993	100 *	Am ⁶⁷²	6358.2	1993	568	Ad
6201.3	1991	117 *	Ad ⁴¹³		1994	146	Am ⁸³³
	1993	589	Am ⁶⁷⁰	6358.4	1995	620 *	Ad
6201.4	1991	117 *	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6359	1991	85 *	Am ⁵⁴	6366.2	1989	762	Ad
	1991	88 *	Am (as am by Stats. 1991, Ch. 85) ⁴⁰⁰	6366.4	1992	875 *	Am
6359.4	1992 Initiative (Prop. 163 adopted Nov. 3, 1992)		Am (as am by Stats. 1991, Ch. 88) ⁶³²	6366.5	1996	841	Am
				1989	937	Ad ⁸⁸	
				1994	771 *	Ad ⁸⁸	
				6368	1991	236 *	Am
				6368.1	1991	236 *	Am
				6369	1994	857 *	Am
				6369.2	1992	622 *	Am ⁸⁸
				6371	1993	88	Am
				6373	1992	902 *	Am ⁸⁸
				6375	1989	1447 *	Am ⁸⁸
6359.5	1995	647 *	Am	6376	1X 1989-90	13 *	Ad
	1996	124	Am ¹¹⁹⁷		1X 1989-90	14 *	Ad
6359.6	1991	236 *	Am		1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 13)
	1993	257	Am	6376.1	1991	85 *	Ad ⁵⁴
1991	85 *	Ad ⁵⁴	1991		88 *	Am (as ad by Stats. 1991, Ch. 85) ⁴⁰⁰	
6359.8	1991	88 *	S (as ad by Stats. 1991, Ch. 85) ⁴⁰⁰		1991	236 *	Am
	1992	427	Am ⁵¹¹	6376.2	1993	73 *	Ad
6360.1	1993	257	R	6377	1993	881 *	Ad ^{42 802}
	1991	85 *	Am ⁵⁴				R ⁸⁰⁰
6361	1991	88 *	Am (as am by Stats. 1991, Ch. 85) ^{400 388}		1994	751 *	Am ⁸⁸²
	1994	624 *	Ad		1995	91	Am ⁹⁶⁴
6361.1	1995	316 *	Ad		1996	954 *	Am ⁷⁹
	1990	116 *	Am	6379.8	1993	498 *	Ad ⁸⁸
6362	1990	116 *	R	6380	1993	881 *	Ad ^{42 802}
	1993	653 *	Ad ⁸⁸				R ⁷¹²
6362.3	1995	290 *	Am	6385	1989	230	Am
	1991	85 *	Am ⁵⁴		1991	85 *	Am ⁵⁴
6362.7	1991	88 *	Am (as am by Stats. 1991, Ch. 85) ^{400 388}		1991	88 *	S (as am by Stats. 1991, Ch. 85) ⁴⁰⁰
				1992	905 *	Am ⁸⁸	
6363.2	1991	236 *	Ad		1997	615 *	Am (as am by Sec. 1.5, Stats. 1992, Ch. 905) ⁵⁹⁹
	1991	461 *	Ad ⁴⁷⁰				Am (as ad by Sec. 1.6, Stats. 1992, Ch. 905) ⁵³⁹
6363.3	1992	903 *	Am	6403	1989	1387 *	Am
	1994	855 *	Ad ⁸⁸	6405	1990	1533 *	Ad
6363.6	1996	781 *	Ad ⁸⁸	6411	1996	550 *	Ad
	1989	919	Am	6421	1989	654	Am
6363.7	1994	701 *	Am ⁸⁸	6423	1989	654	Am
	1994	702 *	Am ⁸⁸	6452	1993	1109	Am
6364.5	1995	91	Am ⁹⁶⁴		1994	903	Am
	1997	773 *	Ad ¹⁴³⁴	6454	1991	473	Am
6366	1996	954 *	Am ⁷⁹	6456	1993	181	Ad
	1997	733 *	Am ⁸⁸		1996	1087	Am
				6459	1993	324	Am
				6472	1991	473	Am
				6479.3	1991	473	Ad ¹⁶
							R & Ad ¹¹⁷

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6479.3 (Cont.)				6831	1996	1003	Ad
	1992	1294	Am (as ad by 1st and 2nd version of Sec. 4, Stats. 1991, Ch. 473)	6901	1992	708 *	Am
					1994	726 *	Am
	1994	903	Am	6902	1992	902 *	Am ⁸⁸
	1996	1087	Am	6902.2	1994	547 *	Ad
6479.4	1991	473	Ad	6902.3	1996	1087	Ad
6479.5	1991	473	Ad	6903	1989	768	Am
6480.1	1989	768	Am	6907	1991	85 *	Am ⁵⁴
	1992	1336	Am		1991	236 *	Am (as am by Stats. 1991, Ch. 85)
	1995	555	Am	6936	1991	85 *	Am ⁵⁴
	1996	1087	Am (by Sec. 27 of Ch.)		1991	236 *	Am (as am by Stats. 1991, Ch. 85)
6480.10	1991	770	Ad	6961	1994	903	Am
	1996	1087	Am	6981	1994	726 *	Am
6480.11	1991	770	Ad	7051.3	1997	702	Ad
6480.12	1991	770	Ad	7056	1991	203	Am
6480.13	1991	770	Ad		1991	236 *	Am
6480.14	1991	770	Ad		1991	479 *	Am (as am by Stats. 1991, Ch. 236)
6480.15	1991	770	Ad		1993	891	Am
6480.16	1991	770	Ad		1997	702	Am
	1992	427	Am ⁵¹¹	7060	1992	671	Am
6480.17	1991	770	Ad	7076.1	1997	686	Ad & R ³¹⁴
6480.18	1991	770	Ad	7076.2	1997	686	Ad & R ³¹⁴
6480.19	1991	770	Ad	7076.3	1997	686	Ad & R ³¹⁴
6480.20	1991	770	Ad	7076.4	1997	686	Ad & R ³¹⁴
6480.21	1991	770	Ad	7076.5	1997	686	Ad & R ³¹⁴
	1992	889	Am	7076.6	1997	686	Ad & R ³¹⁴
6480.22	1991	770	Ad	7076.7	1997	686	Ad & R ³¹⁴
6480.23	1991	770	Ad	7084	1989	163	Am
6487	1991	236 *	Am	7087	1991	402	Am
6487.05	1994	903	Ad	7091	1994	726 *	Am
6487.2	1993	1109	Ad	7093	1994	138 *	R
6591	1996	1087	Am	7093.5	1992	708 *	Ad
6591.5	1990	1528	Am		1993	75 *	Am
	1991	236 *	Am		1993	155 *	Am
6592	1991	473	Am		1993	868	Am (as am by Stats. 1993, Ch. 155)
6592.5	1993	1109	Ad		1994	138 *	Am ⁸³⁹
6593	1993	1109	Am	7094	1995	555	Am
6596	1991	402	Am	7096	1991	236 *	Am
6701	1991	236 *	Am	7098	1989	654	Am
	1994	903	Am	7102	1989	105 *	Am
	1996	1087	Am		1990		
6757	1994	903	Am		Initiative		
6776	1995	GRP 1	S ¹¹⁶⁸		(Prop. 116		
	1996	305	Am ¹²¹⁴		adopted		
	1996	872	Am ¹²⁸¹		June 5, 1990)		Am
6777	1995	GRP 1	S ¹¹⁶⁸			174 *	Am
	1996	305	Am ¹²¹⁴			1X 1989-90	13 *
	1996	872	Am ¹²⁸¹			1X 1989-90	14 *
6797	1990	1528	Am			1991	85 *
6799	1996	860	Am			1991	88 *
6812	1991	236 *	Am				S (as am by Stats. 1991, Ch. 85) ⁴⁰⁰
6814	1989	768	Am				
6829	1994	1200 *	Am				
	1995	679 *	Am				
	1996	1003	Am				
6830	1995	555	Am		1993	73 *	Am

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REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7102 (Cont.)	1993	866	Am	7251.05	1991	369*	Ad
	1994	136*	Am		1992	990	R
	1997	618*	Am	7251.1	1991	1024	Am ⁶³
	1997	620	Am (by Sec. 3.5 of Ch.)	7251.2	1990	1490	Ad
7152	1994	903	Am	7251.3	1991	369*	Ad
7153.5	1989	654	Am	7251.4	1993	73*	Ad
	1992	902*	Am ⁸⁸	7252.15	1989	1335	Ad
	1994	903	Am	7252.30	1989	1335	Ad
7154	1992	902*	Am ⁸⁸	7261	1990	74	Am
Div. 2, Pt. 1.5, Ch. 1, heading (Sec. 7200 et seq.)					1991	236*	Am
7200.1	1997	702	Ad		1992	905*	Am ⁸⁸
	1989	24*	R & Ad	7262	1991	236*	Am
	1990	1608	Am		1992	905*	Am ⁸⁸
	1993	942	R	7262.6	1992	1067*	Ad
7202	1991	236*	Am ⁸⁸	7262.7	1994	244	Ad
	1992	905*	Am ⁸⁸	7264	1989	1027*	R ⁸⁸
7202.5	1989	24*	Am	7264.1	1989	1027*	R ⁸⁸
	1990	1608	Am	7265	1989	274	Am
	1992	905*	Am ⁸⁸	7267	1995	495	Ad
7202.6	1989	24*	Am	7270	1995	495	Am
	1990	1608	Am	7270.5	1995	495	Ad
	1991	236*	Am	7271.03	1X 1989-90	37*	Ad & R ⁴³
	1993	942	R	7271.05	1X 1989-90	37*	Ad
7203	1991	236*	Am	7271.1	1989	274	Ad
	1992	905*	Am ⁸⁸	7273	1990	1077	Am
7203.5	1996	940	Am ¹²⁴⁴		1993	75*	Am
7204.01	1X 1989-90	37*	Ad & R ⁴³	7273.1	1990	1077	Am & R ¹¹⁰
7204.02	1X 1989-90	37*	Ad	7275	1993	1060*	Ad
7204.03	1X 1989-90	37*	Ad & R ⁴³	7276	1993	1060*	Ad
7204.1	1989	274	Ad	7277	1993	1060*	Ad
	1992	802*	Am	7279	1993	1060*	Ad
7204.2	1992	802*	Ad	7279.5	1993	1060*	Ad
7204.3	1990	1077	Am	7279.6	1993	1060*	Ad
	1993	75*	Am	7280	1992	1186	Am
	1997	620	Ad	7282.3	1996	940	Ad
7204.5	1989	1027*	R ⁸⁸	7283	1993	1187	Ad
	1997	620	Ad	Div. 2, Pt. 1.7, Ch. 1.5, heading (Sec. 7284 et seq.)	1993	1282	Am ⁸⁰⁹
7204.6	1989	1027*	R ⁸⁸	7284	1990	466	Ad
7205.1	1995	676	Ad	7284.1	1993	1282	Ad ⁸⁰⁹
7221	1997	702	Ad		1996	692	Am
7222	1997	702	Ad	7284.2	1991	1091	Ad(RN)
7223	1997	702	Ad	7284.4	1991	1091	Ad(RN)
7224	1997	702	Ad	7284.6	1997	806	Ad
7225	1997	702	Ad	7284.7	1997	806	Ad
7226	1997	702	Ad	Div. 2, Pt. 1.7, Ch. 2, heading (Sec. 7285 et seq.)	1990	1707	Am
7231	1996	1042*	Ad	7285	1990	466	Ad
	1997	652	Am		1990	1707	Am
7232	1996	1042*	Ad		1991	1091	Am (as ad by Stats. 1990, Ch. 466) & RN
	1997	652	Am		1993	73*	Am
7233	1996	1042*	Ad				
7234	1996	1042*	Ad				
7235	1996	1042*	Ad				
7236	1996	1042*	Ad				
7237	1996	1042*	Ad				
7238	1996	1042*	Ad				

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REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7285.3	1993	73 *	Ad	7288.1	1991	1024	Ad ⁶³
	1993	905 *	Am (as ad by Stats. 1993, Ch. 73)		1X 1991-92	14	Ad ⁴⁸⁹
7285.4	1993	73 *	Ad & R ³⁶	7288.2	1991	1024	Ad ⁶³
7285.5	1989	277 *	Ad		1X 1991-92	14	Ad ⁴⁸⁹
	1990	1707	Am	7288.3	1991	1024	Ad ⁶³
7285.8	1991	369 *	Ad		1X 1991-92	14	Ad ⁴⁸⁹
7286	1990	466	Ad	7288.4	1991	1024	Ad ⁶³
	1991	1091	Am (as ad by Stats. 1990, Ch. 466) & RN		1X 1991-92	14	Ad ⁴⁸⁹
			Ad & R ⁴³⁰	7288.5	1991	1024	Ad ⁶³
7286.1	1991	369 *	Ad & R ⁴³⁰		1X 1991-92	14	Ad ⁴⁸⁹
7286.2	1991	369 *	Ad & R ⁴³⁰	7288.6	1991	1024	Ad ⁶³
7286.20	1991	973	Ad		1X 1991-92	14	Ad ⁴⁸⁹
7286.21	1991	973	Ad	7310	1994	1200 *	Am
7286.25	1996	1069	Ad	7351	1989	105 *	R & Ad ³⁷
7286.26	1996	1069	Ad		1990	627 *	Am
7286.3	1991	369 *	Ad & R ⁴³⁰	7351.5	1989	105 *	R & Ad ³⁷
7286.30	1992	259 *	Ad	7401	1990	1528	Am
	1992	415 *	Am (as ad by Stats. 1992, Ch. 259)		1992	1336	Am
			Ad		1993	1113	Am
7286.31	1992	259 *	Ad	7402	1997	76 *	R
7286.32	1992	259 *	Ad	7403	1997	76 *	R
7286.33	1992	259 *	Ad	7404	1997	76 *	R
	1992	415 *	Am (as ad by Stats. 1992, Ch. 259)	7407	1997	76 *	R
			Ad	7486	1993	1113	Am
7286.34	1992	259 *	Ad	7487	1993	1113	Am
	1992	415 *	Am (as ad by Stats. 1992, Ch. 259)	7653	1989	105 *	R & Ad ³⁷
			Ad	7657	1989	768	Am
7286.35	1992	259 *	Ad	7657.1	1990	987	Ad
7286.36	1992	259 *	Ad	7658.5	1990	987	Ad
7286.37	1992	259 *	Ad	7855	1993	1113	Am
7286.38	1992	259 *	Ad	7882	1996	872	Am ¹²⁸¹
7286.4	1991	369 *	Ad & R ⁴³⁰	7883	1996	872	Am ¹²⁸¹
7286.40	1994	1240	Ad	7892	1990	1528	Am
7286.45	1994	1240	Ad	7895	1996	860	Am
7286.5	1991	369 *	Ad & R ⁴³⁰	8101	1990	1528	Am
Div. 2, Pt. 1.7, Ch. 2.92, heading (Sec. 7286.50 et seq.)	1996	124	Am ¹¹⁹⁷	8101.5	1989	1027 *	R & Ad ⁸⁸
	1995	895	Ad & R ⁷¹⁹	8102	1997	76 *	Am
7286.50	1997	712	Ad	8103	1997	76 *	Am
7286.55	1995	895	Ad	8105	1989	437	Am
7286.59	1997	88	Ad		1997	76 *	Am
7286.6	1991	369 *	Ad & R ⁴³⁰	8106.1	1990	1528	Ad
7286.60	1995	889	Ad	8108	1997	76 *	Ad
7286.65	1997	409	Ad	8109	1997	76 *	Ad
7287	1990	1411	Ad	8126	1994	726 *	Am
7287.10	1990	1411	Ad	8127.5	1996	1087	Ad
7287.2	1990	1411	Ad	8130	1992	1336	Am
7287.4	1990	1411	Ad	8150	1995	555	Am
7287.6	1990	1411	Ad	8151	1995	555	Am
7287.8	1990	1411	Ad	8191	1994	726 *	Am
7287.9	1990	1411	Ad	Div. 2, Pt. 2, Ch. 8, Art. 1, heading (Sec. 8251 et seq.)	1992	438	Ad
				8255	1997	620	Am
				8260	1992	438	Ad
				8261	1992	438	Ad
				8262	1992	438	Ad
				8263	1992	438	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8264	1992	438	Ad		1997	620	Am
8265	1992	438	Ad	8651.8	1993	875 *	Am
8266	1992	438	Ad	8691	1995	555	Ad
8267	1992	438	Ad	8701	1995	555	Am
8268	1992	438	Ad	8708	1995	555	Am
8269	1992	438	Ad		1996	1087	Am
	1995	555	Am	8714	1990	1528	Am
8270	1992	438	Ad	8716	1989	768	Ad
8272	1992	438	Ad	Div. 2,			
	1993	589	Am ⁶⁷⁰	Pt. 3,			
8273	1992	438	Ad	Ch. 3,			
	1993	589	Am ⁶⁷⁰	heading			
8276	1992	438	Ad	(Sec. 8721			
8277	1992	438	Ad	et seq.)	1992	427	Ad ⁵¹¹
8352.6	1994	1004	Am	8721	1991	770	Ad
8352.7	1994	1004	Am		1994	912 *	R ⁵⁴⁸
8405	1994	975	Ad	8722	1991	770	Ad
8500	1997	878	Ad		1994	912 *	R ⁵⁴⁸
8501	1997	878	Ad	8723	1991	770	Ad
8502	1997	878	Ad		1994	912 *	R ⁵⁴⁸
8503	1997	878	Ad	8724	1991	770	Ad
8504	1997	878	Ad		1994	912 *	R ⁵⁴⁸
8505	1997	878	Ad	8725	1991	770	Ad
8506	1997	878	Ad		1994	912 *	R ⁵⁴⁸
8507	1997	878	Ad	8726	1991	770	Ad
8508	1997	878	Ad		1994	912 *	R ⁵⁴⁸
8509	1997	878	Ad	Div. 2,			
8510	1997	878	Ad	Pt. 3,			
8511	1997	878	Ad	Ch. 3.5,			
8512	1997	878	Ad	heading			
8513	1997	878	Ad	(Sec. 8732			
8514	1997	878	Ad	et seq.)	1991	770	Am
8515	1997	878	Ad		1994	912 *	Am ⁵⁴⁸
8516	1997	878	Ad	Div. 2,			
8517	1997	878	Ad	Pt. 3,			
8518	1997	878	Ad	Ch. 3.5,			
8519	1997	878	Ad	Art. 1,			
8520	1997	878	Ad	heading			
8521	1997	878	Ad	(Sec. 8732			
8522	1997	878	Ad	et seq.)	1991	770	Ad
8523	1997	878	Ad	8736	1991	770	Ad
8524	1997	878	Ad		1994	912 *	R ⁵⁴⁸
8525	1997	878	Ad	8737	1991	770	Ad
8526	1997	878	Ad		1994	912 *	R ⁵⁴⁸
8604	1994	912 *	Am ⁵⁴⁸	8738	1991	770	Ad
8606	1994	1200 *	Am		1994	912 *	R ⁵⁴⁸
8608	1995	555	Am	8739	1991	770	Ad
8616	1991	770	Ad		1994	912 *	R ⁵⁴⁸
	1992	889	Am	8740	1991	770	Ad
	1994	912 *	R ⁵⁴⁸		1992	889	Am
8617	1991	770	Ad		1994	912 *	R ⁵⁴⁸
	1994	912 *	R ⁵⁴⁸	8741	1991	770	Ad
8618	1991	770	Ad		1994	912 *	R ⁵⁴⁸
	1994	912 *	R ⁵⁴⁸	8742	1991	770	Ad
8619	1995	555	Ad		1994	912 *	R ⁵⁴⁸
8620	1995	555	Ad	8751	1995	555	Am
8621	1995	555	Ad	8751.6	1991	770	Ad
8651	1989	106 *	R & Ad ³³		1994	912 *	R ⁵⁴⁸
	1990	627 *	Am	8752	1992	889	Am
8651.7	1995	555	Am		1995	555	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8755	1995	555	Am	9268	1992	438	Ad
8777	1995	555	Am (by Sec. 26 of Ch.)	9269	1992	438	Ad
8782	1995	555	Am	9270	1992	438	Ad
8803	1995	555	Am (by Sec. 28 of Ch.)	9271	1992	438	Ad
8876	1995	555	Am (by Sec. 29 of Ch.)	9272	1992	438	Ad
	1996	1087	Am		1993	589	Am ⁶⁷⁰
8877	1989	768	Am		1995	555	Am
8879	1990	987	Ad	9273	1992	438	Ad
8951	1990	1528	Am		1993	589	Am ⁶⁷⁰
	1991	236*	Am	9274	1992	438	Ad
	1991	770	Am	9275	1992	438	Ad
	1994	903	Am (by Sec. 11 of Ch.)	9276	1992	438	Ad
	1994	912*	Am (by Sec. 10.5 of Ch.) ⁵⁴⁸		1993	589	Am ⁶⁷⁰
8956	1991	770	Am	9277	1992	438	Ad
	1994	912*	Am ⁵⁴⁸	9351	1991	770	Am
8957	1991	770	Am		1994	912*	Am ⁵⁴⁸
	1994	912*	Am ⁵⁴⁸	9354.5	1989	654	Am
9001	1996	872	Am ¹²⁸¹		1995	555	Am
9002	1996	872	Am ¹²⁸¹	Div. 2,			
9012	1990	1528	Am	Pt. 3.5,			
9014	1996	860	Am	Ch. 1,			
9021	1991	770	Am	heading			
	1994	912*	Am ⁵⁴⁸	(Sec. 9401 et seq.)	1995	555	Am
9022	1991	236*	Am	9401	1989	411	Ad
9024	1990	74	Am		1995	555	Am
9032	1996	1003	Ad	9405	1995	555	Ad
9151	1991	770	Am	9407	1995	555	Ad
	1994	726*	Am	9410	1995	555	Ad
	1994	912*	Am (by Sec. 15 of Ch.) ⁵⁴⁸	9411	1995	555	Ad
9151.5	1996	1087	Ad	9420	1995	555	Ad
9152	1995	555	Am	9425	1995	555	Ad
9154	1996	1087	R	9430	1995	555	Ad
9155	1992	1336	Am	9432	1995	555	Ad
	1995	555	Am (by Sec. 31 of Ch.)	9433	1995	555	Ad
9174	1995	555	Am	9501	1995	555	Am
9196	1994	726*	Am	9506	1995	555	Am
Div. 2,				10753	1991	87*	Am ³⁷¹
Pt. 3,					1991	88*	S (as am by Stats. 1991, Ch. 87) ⁴⁰⁸
Ch. 7,					1996	228*	Am
Art. 1,							R & Ad ¹⁶⁰
heading					1997	17	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 1996, Ch. 228) ¹³²⁸
(Sec. 9251 et seq.)	1992	438	Ad	10753.1	1991	87*	Ad ^{371 386}
9255	1997	620	Am		1991	88*	S (as ad by Stats. 1991, Ch. 87) ⁴⁰⁸
9255.1	1997	620	Ad		1992	427	Am ⁵¹¹
9260	1992	438	Ad	10753.2	1991	87*	Am ^{371 387}
9261	1992	438	Ad		1991	88*	S (as am by Stats. 1991, Ch. 87) ⁴⁰⁸
9262	1992	438	Ad	10753.5	1991	117*	Ad (Inc. Ref.) ^{94 418}
9263	1992	438	Ad				
9264	1992	438	Ad				
9265	1992	438	Ad				
9266	1992	438	Ad				
9267	1992	438	Ad				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10753.5 (Cont.)	1991	474 *	Am (as ad by Sec. 12.5, Stats. 1991, Ch. 117) & RN	11153	1993	966	Ad ⁸⁰³ R ⁸⁰⁴
10753.7	1991	87 *	Ad ³⁷¹	11154	1993	966	Ad ⁸⁰³ R ⁸⁰⁴
	1991	88 *	S (as ad by Stats. 1991, Ch. 87) ⁴⁰⁸	11155	1993	966	Ad ⁸⁰³ R ⁸⁰⁴
10753.8	1991	87 *	Ad ^{371 387}	11156	1993	966	Ad ⁸⁰³ R ⁸⁰⁴
	1991	88 *	S (as ad by Stats. 1991, Ch. 87) ⁴⁰⁸	11203	1995	220 *	Ad
10753.9	1991	474 *	Am (as ad by Stats. 1991, Ch. 87)	11204	1994	1200 *	Am
	1992	1241	Am	11206	1995	220 *	Ad
10759	1992	1241	Am	11251	1995	220 *	Am
10789	1997	667	Am	11252	1995	220 *	Am
10855	1990	1352 *	R ³⁸	11291	1995	220 *	Am
10856	1990	1352 *	Am ³⁸	11292	1995	220 *	Ad
10878	1994	1220 *	Am	11293	1995	220 *	Am
	1993	60 *	Ad	11319	1996	1087	Am
10879	1993	878	Am (as ad by Stats. 1993, Ch. 60)	11354	1996	1087	Am
	1994	1211 *	Am	11405	1996	1087	Am
10879	1994	1211 *	Ad	11408	1990	987	Ad
10902	1989	718	Ad ²⁰	11430	1996	1087	Am
11001.5	1994	1008	Am	11501	1996	872	Am ¹²⁸¹
	1991	87 *	Ad ^{371 387}	11502	1996	872	Am ¹²⁸¹
11003	1991	88 *	S (as ad by Stats. 1991, Ch. 87) ⁴⁰⁸	11512	1990	1528	Am
	1993	69 *	Am	11522	1991	236 *	Am
11003.1	1993	100 *	Am ⁶⁷²	11524	1991	236 *	Am
	1993	788 *	Am	11551	1994	726 *	Am
11003.2	1992	699 *	R	11555	1996	1087	Am
11003.3	1992	699 *	R	11576	1996	1087	Am
11003.4	1992	699 *	R	11596	1994	726 *	Am
11005.3	1990	101	Am (as am by Sec. 1 and Sec. 2, Stats. 1988, Ch. 367)	11927	1992	163	Am ^{42 511}
11005.4	1991	1091	Am (as am by Sec. 2, Stats. 1990, Ch. 101)	11930	1996	862	Ad
	1997	583	Am	12204	1996	1063	Am
11005.7	1993	68 *	Ad	12205	1993	1222 *	Ad
11151	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12206	1993	1222 *	Ad ⁷³⁴
11152	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12233	1996	1063	R
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12281	1990	767 *	Am ²⁶⁴
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12282	1990	767 *	R ²⁶⁴
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12283	1990	767 *	R ²⁶⁴
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12284	1990	767 *	R ²⁶⁴
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12285	1990	767 *	R ²⁶⁴
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12286	1990	767 *	R ²⁶⁴
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12287	1990	767 *	Am ²⁶⁴
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12290	1990	767 *	R ²⁶⁴
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12421	1995	721	Am
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12422	1995	721	Am
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12423	1995	721	Am
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12427	1995	721	Am
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12428	1995	721	Am
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12429	1995	721	Am
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12431	1995	721	Am
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12433	1995	721	Am
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12434	1995	721	Am
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12602	1993	661	Ad
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	1995	1995	721	Am
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	12636	1989	768	Am
11152.5	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	1990	1990	987	Ad
	1993	966	Ad ⁸⁰³ R ⁸⁰⁴	1991	1091	Am (as ad by Stats. 1990, Ch. 987) & RN	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12636.5	1990	987	Ad	1990	1348 *	Am	
	1991	1091	Ad(RN)	1991	472 *	Am	
12637	IX 1989-90	13 *	Ad	1993	31 *	Am ⁴²	
	IX 1989-90	14 *	Ad	1993	877 *	Am (as am by Stats. 1993, Ch. 31) ⁴²	
	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 13)	17035	1993	31 *	
				17037	1991	472 *	
12951	1994	726 *	Am		1993	31 *	
	1995	721	Am	17039	1989	1291 *	
12977	1994	726 *	Am			Am (by Sec. 3 of Ch.)	
	1995	721	Am		1989	1352 *	
12983	1992	1336	Am			Am (by Sec. 6.5 of Ch.)	
	1995	721	Am		1990	1349 *	
12983.1	1995	721	Ad		1991	472 *	
12984	1995	721	Am		1993	31 *	
13201	1993	1142 *	Ad		1993	879 *	
13203	1993	1142 *	Ad			Am & R (as am by Sec. 3, Stats. 1991, Ch. 47) ⁴¹	
	1994	1010	Am ⁸³²			Am (as am by Stats. 1993, Ch. 31)	
13210	1993	1142 *	Ad			Am (by Sec. 3.5 of Ch.) ^{42 802}	
	1994	146	Am ⁸³³		1993	881 *	
	1994	1243 *	Am ⁴²			Am	
13220	1993	1142 *	Ad		1994	756 *	
13221	1993	1142 *	Ad		1994	839 *	
	1994	146	Am ⁸³³		1996	952	
13222	1993	1142 *	Ad		1996	953	
13615	1996	872	Am ¹²⁸¹			Am (by Sec. 4.5 of Ch.)	
13616	1996	872	Am ¹²⁸¹		1996	955	
17004	1996	952	Am ¹²⁷²			Am (by Sec. 4.5 of Ch.)	
17007	1994	1200 *	Am		1996	955	
17008.5	1990	452 *	Ad ²⁴³			Am (by Sec. 4.5 of Ch.)	
	1993	877 *	Am			Am	
	1997	611 *	Am ¹⁴⁵⁶		1997	602	
17009	1997	608 *	Am		1997	608 *	
17014	1993	783 *	Am	17041	1989	581 *	
	1994	1243 *	Am ⁴²		1989	1352 *	
17020.11	1993	877 *	Am		1991	117 *	
17020.12	1989	1352 *	Ad		1991	474 *	
	1993	877 *	Am			Am (as am by Stats. 1991, Ch. 117)	
17020.13	1990	452 *	Ad ²⁴³			Am	
	1993	877 *	Am		1992	698 *	
17020.6	1989	1352 *	Am		1993	877 *	
	1997	611 *	Am ¹⁴⁴⁷		1997	611 *	
17020.7	1993	877 *	Am	17042	1993	877 *	
17020.8	1993	877 *	Am	17043	1989	1360	
17021.5	1993	877 *	Am		1990	1348 *	
17024.5	1989	362	Am		1992	1295	
	1989	1352 *	Am		1993	31 *	
	1990	452 *	Am ²⁴³	17045	1993	Am ⁴²	
	1991	117 *	Am	17047	1990	1348 *	
	1991	474 *	Am (as am by Stats. 1991, Ch. 117)		1991	474 *	
				17052.10	1996	954 *	
	1992	698 *	Am	17052.11	1989	1352 *	
	1993	873 *	Am		1990	1611 *	
	1996	952	Am ¹²⁷²			Ad ²⁰ R ³⁰⁶	
	1997	611 *	Am ¹⁴⁴⁷		1992	768 *	
17027	1989	1352 *	R		1993	873 *	
17029	1991	117 *	Am			Am (by Sec. 2 of Ch.) ⁷⁹⁰	
17034	1989	1352 *	Am		1993	875 *	
						Am (by Sec. 2.5 of Ch.) ¹⁴⁸	

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17053.49	1993	881 *	Ad ^{42 802} R ⁸⁰⁰		1996	955	Ad
	1994	751 *	Am		1997	603 *	R (as ad by Sec. 11, Stats. 1996, Ch. 953) ¹⁴⁸⁸
	1995	91	Am ⁹⁶⁴				Am (as ad by Sec. 11, Stats. 1996, Ch. 955) ¹⁴⁸⁸
	1996	954 *	Am ¹²⁷⁵				R (as ad by Stats. 1996, Ch. 953)
	1997	604 *	Am ¹⁴⁸⁶				Am (by Sec. 7.5 of Ch., as ad by Stats. 1996, Ch. 955)
17053.5	1990	464 *	Am				
	1991	117 *	Am ⁴¹⁶ R ⁴¹⁷		1997	609	R (as ad by Stats. 1996, Ch. 953)
			Ad (purports to ad 10753.5) ^{94 418}				Am (by Sec. 7.5 of Ch., as ad by Stats. 1996, Ch. 955)
	1991	474 *	Ad(RN) ^{94 418}				
	1993	62 *	Am (as am by Sec. 12, Stats. 1991, Ch. 117) ^{667 668}	17053.8	1990	330 *	Am
	1994	144 *	Am (as am by Stats. 1993, Ch. 62)		1991	472 *	Am
	1996	192 *	Am (as am & rn by Sec. 1, Stats. 1991, Ch. 474) ⁷⁹		1994	755 *	Am (by Sec. 1 of Ch.) ⁸⁹⁴
	1997	292 *	Am ²⁸⁸		1996	952	Am ^{1316 1272 1270}
17053.57	1997	947 *	Ad & R ¹³⁹⁹		1996	953	R ¹³¹⁶
17053.6	1990				1996	954 *	Am
					1996	955	Am
					1996	956	R & Ad ¹³¹⁶
					1997	603 *	R ¹⁴⁸⁸
				17053.9	1991	472 *	Am
					1996	953	R
					1996	955	R
				17054	1990	846 *	Am
					1991	472 *	Am
					1993	877 *	Am
					1997	611 *	Am ¹⁴⁴⁷
					1997	612 *	Am (by Sec. 1.5 of Ch.) ¹⁴⁵¹
17053.66	1994	1296 *	Ad & R ⁸⁸⁸	17054.1	1991	117 *	Ad ⁴¹⁸
	1996	166	Am		1991	474 *	Am (as ad by Stats. 1991, Ch. 117)
17053.7	1989	1074 *	Am (by Sec. 1 of Ch.)	17054.5	1989	1352 *	Am
	1989	1352 *	Am (by Sec. 13.5 of Ch.)		1990	1348 *	Am
17053.70	1996	953	Ad		1991	472 *	Am
	1996	955	Ad	17054.6	1990	846 *	Ad & R ⁸¹
	1997	603 *	R (as ad by Sec. 9, Stats. 1996, Ch. 953) ¹⁴⁸⁸	17054.7	1990	1154 *	Ad
	1997	609	R (as ad by Stats. 1996, Ch. 953)		1991	472 *	Am
			Am (as ad by Stats. 1996, Ch. 955)		1993	877 *	Am
17053.73	1996	953	Ad	17055	1989	1352 *	Am
	1996	954 *	Ad ⁸²	17057	1989	1352 *	Am ¹⁷⁶
	1997	603 *	R ¹⁴⁸⁸	17057.5	1990	166 *	Ad
17053.74	1996	955	Ad		1990	1349 *	Am (as ad by Stats. 1990, Ch. 166)
	1997	603 *	Am ^{1272 1488}	17058	1989	46 *	Am ¹²
	1997	609	Am (by Sec. 5.5 of Ch.) ¹²⁷²		1989	1347 *	Am (as am by Stats. 1989, Ch. 46) ^{12 98}
17053.75	1996	953	Ad		1990	166 *	Am
					1990	1349 *	Am (as am by Stats. 1990, Ch. 166)

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17058 (Cont.)	1990	1485 *	Am (by Sec. 2 of Ch., as am by Stats. 1990, Ch. 166)	17085	1989	1352 *	Am
					1997	611 *	Am ¹⁴⁴⁷
	1991	117 *	Am	17085.5	1994	735 *	Ad ⁸⁷⁵
	1993	1222 *	Am	17085.8	1997	612 *	Ad ^{1451 1452}
	1994	1164	Am ⁹²⁹		1993	31 *	Am ⁴²
17060	1991	117 *	R	17085.8	1997	612 *	Ad ^{1451 1452}
17061.5	1989	1352 *	Am ⁸⁷	17087.5	1993	873 *	R & Ad
17062	1989	1352 *	Am	17087.6	1994	1200 *	Ad
	1990	452 *	Am ²⁴³	17088	1991	117 *	Am
	1990	1349 *	Am (as am by Stats. 1990, Ch. 452)		1993	873 *	Am
					1997	611 *	Am ¹⁴⁴⁷
	1991	117 *	Am	17088.3	1997	611 *	Ad ¹⁴⁴⁷
	1992	698 *	Am	17090	1992	554	Ad
	1993	873 *	Am	17091	1994	1296 *	Ad & R ⁸⁸⁸
	1993	881 *	Am ^{42 802}	17092	1989	1352 *	Ad
	1996	951 *	Am		1990	452 *	R ²⁴³
	1996	954 *	Am	17094	1989	1352 *	Ad
	1997	604 *	Am ¹⁴⁸⁶		1990	452 *	R ²⁴³
	1997	611 *	Am (by Sec. 6.5 of Ch.) ¹⁴⁴⁷	17095	1989	1352 *	Ad
					1990	452 *	Am ²⁴³
	1997	612 *	Am (by Sec. 2.5 of Ch.) ¹⁴⁵¹		1994	1243 *	R ⁴²
17063	1989	1352 *	Am	17131	1993	873 *	Am
	1993	873 *	Am	17131.5	1990	1387	Ad
	1993	881 *	Am ^{42 802}		1991	475 *	Am
	1996	952	Am ¹²⁷²		1997	611 *	R
	1997	611 *	Am ¹⁴⁴⁷	17132	1997	611 *	R
	1990	846 *	Am	17132.5	1997	611 *	Ad ¹⁴⁴⁷
17069	1989	1352 *	Am (by Sec. 19 of Ch.)	17133	1989	1352 *	Am
17072	1989	1352 *	Am (by Sec. 19 of Ch.)	17134	1989	9 *	Ad ²
					1989	1352 *	Am (as ad by Stats. 1989, Ch. 9)
	1996	954 *	Am		1994	1243 *	R ⁴²
	1997	611 *	Am ¹⁴⁴⁷	17134.5	1997	228 *	Ad
17072.5	1989	9 *	Ad ²	17135.5	1996	954 *	Ad
	1989	1352 *	Am (as ad by Stats. 1989, Ch. 9)	17137	1994	22 *	Ad
					1991	117 *	Am
	1992	698 *	R		1992	698 *	Am
	1992	1295	R	17138	1997	611 *	R
17073.5	1990	1348 *	Am	17138.5	1990	809 *	Ad
	1991	472 *	Am		1996	954 *	Ad
	1992	1295	Am		1997	611 *	R
17076	1989	9 *	Am ²	17139	1993	873 *	Ad
	1989	1352 *	Am (as am by Stats. 1989, Ch. 9)		1997	611 *	Am ¹⁴⁴⁷
				17140	1997	851	Ad
	1990	452 *	Am ²⁴³	17141.5	1996	954 *	Ad
	1996	954 *	Am		1997	611 *	R
17077	1991	117 *	Ad	17142.5	1996	723 *	Ad
	1991	474 *	Am (as ad by Stats. 1991, Ch. 117)	17144	1991	117 *	Ad
					1996	954 *	Am
	1997	611 *	Am ¹⁴⁴⁷	17145	1990	119 *	Am
17077.5	1996	954 *	Ad		1990	1348 *	Am (as am by Stats. 1990, Ch. 119)
17078	1993	877 *	Am		1992	1295	Am
17081	1993	873 *	Am		1993	878	Am
17084	1996	954 *	Ad		1994	22 *	Ad
					1994	146	Am ⁸³³
				17147.7	1994	481 *	Ad
				17149	1990	452 *	Am ²⁴³

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
17149 (Cont.)	1994	622	Am	1X 1991-92	25*		Am
17150	1996	954*	Ad	1X 1991-92	26*		Am (by Sec. 1.5 of Ch.)
	1997	611*	R	1993	589		Am ⁶⁷⁰
17151	1989	9*	Am ²	1994	17*		Am (by Sec. 4 of Ch.)
	1990	452*	Am ²⁴³	1994	33*		Am (by Sec. 6.5 of Ch.)
	1994	99	Am	1994	1245*		Am (as am by Sec. 6.5, Stats. 1994, Ch. 33)
	1996	954*	Am & R ⁴⁶	1X 1995-96	3*		Am
			Ad	1X 1995-96	4*		Am
17152	1992	791*	Am	1X 1995-96	5*		Am
	1993	31*	Am ⁴²	1996	952		Am ¹²⁷²
	1997	610*	Am ¹²⁷²	17208	1X 1991-92	16*	Ad
	1997	612*	Am (as am by Sec. 4.5 of Ch.) ¹⁴⁵¹	1993	589		R ⁶⁷⁰
17153	1989	9*	Ad ²	17208.1	1X 1991-92	18*	Ad
	1989	1352*	Am (as ad by Stats. 1989, Ch. 9)	1993	589		R ⁶⁷⁰
17154	1994	1243*	R ⁴²	17208.2	1X 1991-92	23*	Ad
	1989	9*	Ad ²	1993	589		R ⁶⁷⁰
	1989	1352*	Am (as ad by Stats. 1989, Ch. 9)	17208.3	1992	594*	Ad
			R ²⁴³	1993	589		R ⁶⁷⁰
	1990	452*	R ⁴⁴⁷	17208.4	1993	979*	Ad
	1997	611*	Ad	1996	952		R
17155	1996	28*	Ad	17210	1989	362	R
	1996	29*	Ad	1996	954*		Ad
17156	1989	1360*	R (as ad by Stats. 1988, Ch. 555) ⁷³	1997	611*		R
			R ⁴²	17210.6	1997	612*	Ad ¹⁴⁵¹
	1994	1243*	R ⁴²	17213	1996	954*	Ad ¹²⁷²
17157	1989	9*	Ad ²	1997	611*		R
	1990	452*	Am ²⁴³	17215	1997	611*	Ad ¹⁴⁴⁷
	1994	1243*	R ⁴²	17218	1996	954*	Ad
17158	1989	9*	Ad ²	17220	1992	1295	Am
	1989	1352*	Am (as ad by Stats. 1989, Ch. 9)	1994	1200*		Am (by Sec. 53 of Ch.)
			R ⁴²	1994	1243*		Am ⁴²
	1994	1243*	R ⁴²	1995	679*		Am
17160	1989	9*	Ad ²	1996	952		Am ¹²⁷²
	1989	1352*	Am (as ad by Stats. 1989, Ch. 9)	1997	604*		Am
			R ⁴²	1997	605		Am
	1994	1243*	R ⁴²	17222	1993	31*	Am ⁴²
17201	1993	873*	R & Ad	17224	1990	452*	Am ²⁴³
17201.5	1996	954*	Ad	17231	1996	953	R
	1997	611*	R	1996	955		R
17202	1992	554	Ad	17232	1989	1352*	Ad
17203	1996	473*	Ad	1994	1243*		R ⁴²
17206	1989	362	R	17233	1X 1991-92	17*	Ad & R ¹³³
17207	1990	766	Am (by Sec. 1 of Ch.)	1993	18*		Am ⁶¹⁰
			Am	1994	606*		Am
	1X 1989-90	15*	Am	1995	494		Am ^{1137 1133}
	1X 1989-90	16*	Am	1996	124		Am ¹¹⁹⁷
	1991	15*	Am ³⁷⁰	17235	1996	953	Ad
	1991	472*	Am (as am by Stats. 1991, Ch. 15)	1996	955		Ad
			S ⁵⁰⁸	1997	603*		R (as ad by Sec. 13, Stats. 1996, Ch. 953) ¹⁴⁸⁸
	1X 1991-92	16*					

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
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17235 (Cont.)	1997	609	R (as ad by Stats. 1996, Ch. 953)		1997	603*	R (as ad by Sec. 16, Stats. 1996, Ch. 953) ¹⁴⁸⁸
			Am (as ad by Stats. 1996, Ch. 955)		1997	611*	R (as ad by Stats. 1996, Ch. 954)
17240	1992	1295	R	17267.2	1996	955	Ad
17241	1989	9*	Ad ²	17267.6	1997	602	Ad
	1989	1352*	Am (as ad by Stats. 1989, Ch. 9)	17268	1993	1216*	Ad & R ⁷⁴³
			R ⁴²	17270	1989	1352*	Am
17249	1994	1243*	Ad		1991	117*	Am
	1997	611*	R		1994	1243*	Am ⁴²
17250	1990	452*	Am ²⁴³	17270.5	1994	1243*	R ⁴²
	1991	117*	Am		1997	611*	Ad ¹⁴⁴⁷
	1992	238	Am	17271	1989	9*	Ad ²
	1992	698*	Am ⁸²		1989	1352*	Am (as ad by Stats. 1989, Ch. 9)
	1992	960*	Am		1993	881*	Am ^{42,802}
	1993	258	Am		1996	954*	Am
	1993	877*	Am		1997	611*	R & Ad ¹⁴⁴⁷
	1996	954*	Am	17272	1989	362	R
	1997	607*	Am (by Sec. 2 of Ch.)		1989	1352*	R & Ad
	1997	611*	Am (by Sec. 26.5 of Ch.) ¹⁴⁴⁷		1994	1243*	R ¹¹⁷
17250.5	1997	611*	Ad ¹⁴⁴⁷	17273	1989	9*	Ad ²
17251	1991	472*	R		1989	1352*	Am (as ad by Stats. 1989, Ch. 9)
17251.5	1997	611*	Ad ¹⁴⁴⁷		1991	117*	R
17252.5	1990	1348*	Am		1992	698*	Ad
	1991	117*	Am		1997	611*	Am ¹⁴⁴⁷
	1996	953	R	17274	1997	612*	Am ¹⁴⁵¹
	1996	955	R		1991	603	Am
17255	1996	954*	Ad		1992	1295	Am
	1997	611*	R & Ad ¹⁴⁴⁷		1992	1298	Am
17256	1993	873*	Ad		1993	877*	Am
	1997	603*	Am ¹⁴⁸⁸	17275.5	1997	611*	Ad ¹⁴⁴⁷
17260	1993	873*	Am	17275.6	1997	610*	Ad ¹²⁷²
	1997	603*	Am ¹⁴⁸⁸	17276	1989	581*	Am
17261	1989	9*	Ad ²		1989	1352*	Am
	1989	1352*	Am (as ad by Stats. 1989, Ch. 9)		1991	117*	Am
	1994	1243*	R ¹¹⁷		1991	474*	Am (as am by Stats. 1991, Ch. 117)
17265	1990	1348*	Am		1993	880*	Am ⁷²²
	1991	117*	Am		1993	881*	Am (by Sec. 9.5 of Ch.) ^{42,802}
	1993	873*	Am		1994	949*	Am
	1996	953	R		1996	954*	Am ¹²⁸⁵
	1996	955	R	17276.1	1989	581*	Am
17266	1X 1991-92	17*	Ad & R ¹³³		1991	117*	Am
	1993	18*	Am ⁶¹⁰		1996	953	Am
	1994	606*	Am		1996	955	Am
	1995	494	Am ^{1137 1133}		1989	581*	Am
	1996	124	Am ¹¹⁹⁷	17276.2	1990	330*	Am
17267	1996	953	Ad		1X 1991-92	17*	Am ⁶²⁰
	1996	954*	Ad		1993	18*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17276.2 (Cont.)	1993	1216 *	Am	17559	1989	1352 *	Ad
	1994	606 *	Am		1994	1243 *	R ⁴²
	1994	756 *	Am	17560	1989	1352 *	Am
	1995	494	Am ^{1137 1135}		1990	452 *	Am ²⁴³
	1996	953	Am		1991	117 *	Am
	1996	955	Am	17561	1990	452 *	Am ²⁴³
	1997	602	Am		1997	611 *	Am ¹⁴⁴⁷
	1997	604 *	Am	17562	1989	1352 *	Am
17276.3	1991	117 *	Ad		1994	1243 *	R ⁴²
	1991	474 *	Am (as ad by Stats. 1991, Ch. 117)	17563	1989	1352 *	Ad
					1990	452 *	R & Ad ²⁴³
	1992	52 *	Am	17564	1989	1352 *	Ad
17277	1989	1440	Ad & R ¹¹¹		1990	452 *	Am ²⁴³
	1990	49 *	R		1992	698 *	Am
17278.5	1997	611 *	Ad ¹⁴⁴⁷	17565	1989	362	Ad
17279	1989	1352 *	Ad		1989	1352 *	Ad
	1990	452 *	R ²⁴³	17566	1989	1352 *	Ad
	1994	861 *	Ad		1994	1243 *	R ⁴²
	1997	611 *	Am ¹⁴⁴⁷	17570	1989	1352 *	Ad
17279.5	1996	954 *	Ad		1990	1348 *	R
17283	1997	611 *	R		1996	954 *	Ad
17289	1989	9 *	Ad ²		1997	604 *	Am ¹⁴⁸⁶
	1989	1352 *	Am (as ad by Stats. 1989, Ch. 9)	17571	1989	1352 *	Am
	1994	1243 *	R ⁴²	17641	1991	472 *	R
17299.8	1993	31 *	Am ⁴²	17671	1993	877 *	Am
17299.9	1993	31 *	Am ⁴²	17681	1993	873 *	Am
17321	1993	873 *	Am	17682	1993	873 *	R
17322	1993	31 *	Am ⁴²	17683	1993	873 *	R
17325	1994	1243 *	R ⁴²	17684	1991	117 *	R
17330	1996	954 *	Ad	17731	1993	873 *	Am
17501	1993	873 *	Am	17731.5	1997	610 *	Ad ¹²⁷²
17502	1989	1352 *	Ad		1997	611 *	Ad ¹⁴⁴⁷
	1994	1243 *	R ⁴²	17733	1991	472 *	Am
	1996	951 *	Ad	17735	1993	31 *	Am ⁴²
	1997	604 *	Am	17736	1993	881 *	Am ^{42 802}
17504	1989	1352 *	Am ¹⁷⁹	17740	1993	873 *	R
	1993	873 *	Am	17748	1994	861 *	Ad
17506	1989	1352 *	Am ¹⁷⁹		1997	611 *	R
	1994	1243 *	Am ⁴²	17750	1993	881 *	Am ^{42 802}
17507	1996	954 *	Am		1997	611 *	Am ¹⁴⁴⁷
	1997	611 *	Am ¹⁴⁴⁷	17800	1994	1243 *	R ⁴²
17507.4	1997	612 *	Ad ¹⁴⁵⁶	17851	1993	873 *	Am
17507.6	1997	612 *	Ad ¹⁴⁵⁶	17851.5	1996	952	Ad ¹²⁷²
17508	1993	31 *	Am ⁴²	17854	1990	1348 *	Am
17512	1989	1352 *	Ad	17858	1989	1352 *	Ad ¹⁷⁹
	1994	1243 *	R ⁴²		1992	1295	Am
17514	1991	117 *	R	17859	1996	954 *	Ad
17515	1989	1352 *	R	17860	1996	954 *	Ad
17551	1989	1352 *	Am		1997	611 *	Am ¹⁴⁴⁷
	1990	1349 *	Am	17870	1993	873 *	Ad
	1993	873 *	Am		1993	874 *	R (as ad by Stats. 1993, Ch. 873)
17551.5	1989	1352 *	Am				Ad ⁸²
17552	1990	1348 *	Am	17932	1989	1352 *	Am
	1993	31	Am ⁴²		1992	662	Am
17557	1992	698 *	R		1993	31 *	R ⁴²
	1992	1295	R		1993	826	Am
17558	1994	1243 *	R ⁴²		1994	1243 *	R ⁴²
				17935	1996	952	Ad ¹²⁷²
					1997	604 *	Am

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<i>Affected By</i>				<i>Affected By</i>			
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17936	1997	604 *	Ad	18180	1989	1352 *	Ad
17940	1993	873 *	R		1990	452 *	Am ²⁴³
17941	1996	952	Ad ¹²⁷²		1993	877 *	Am
	1997	608 *	Am		1997	611 *	Am ¹⁴⁴⁷
17942	1996	952	Ad ¹²⁷²	18351	1991	117 *	R
17943	1996	952	Ad ¹²⁷²	18401	1992	1295	Am
17944	1996	952	Ad ¹²⁷²		1993	31 *	R & Ad ⁴²
17945	1996	952	Ad ¹²⁷²	18402	1992	1295	Am
17946	1996	952	Ad ¹²⁷²		1993	31 *	R & Ad ⁴²
17948	1996	952	Ad ¹²⁷²		1994	1200 *	Am (by Sec. 54 of Ch.)
17948.1	1996	952	Ad ¹²⁷²		1994	1243 *	Am (by Sec. 33 of Ch., as ad by Stats. 1993, Ch. 31) ^{42 947}
17948.2	1996	952	Ad ¹²⁷²				Am (by Sec. 33 of Ch., as ad by Stats. 1993, Ch. 31) ^{42 947}
17952.5	1996	506 *	Ad ¹²²⁶				Am (by Sec. 33 of Ch., as ad by Stats. 1993, Ch. 31) ^{42 947}
17955	1993	874 *	Ad				Am (by Sec. 33.5 of Ch., as ad by Stats. 1993, Ch. 31) ⁹⁴⁸
18001	1989	362	Am				Am ¹⁴⁷²
	1990	1349 *	Am		1997	605	Am ¹⁴⁷²
18002	1989	362	Am	18402.5	1993	31 *	R ⁴²
	1990	1349 *	Am	18402.7	1993	31 *	R ⁴²
18006	1990	1349 *	Am	18402.8	1993	31 *	R ⁴²
	1991	117 *	Am	18402.9	1993	31 *	R ⁴²
18009	1993	31 *	Am ⁴²	18403	1993	31 *	R & Ad ⁴²
18031	1993	873 *	Am	18404	1993	31 *	R ⁴²
18035	1994	861 *	Ad	18405	1993	31 *	R ⁴²
	1997	611 *	R		1994	1243 *	Ad ^{42 365}
18035.5	1989	1461 *	Am		1995	490	Am ²³⁶
	1990	1349	Am ⁸²	18405.1	1993	31 *	R ⁴²
18036	1993	873 *	Am	18405.5	1993	31 *	R ⁴²
18037	1991	117 *	Am	18406	1993	31 *	R ⁴²
	1993	725 *	Am	18407	1993	31 *	R ⁴²
	1997	611 *	Am ¹⁴⁴⁷	18408	1993	31 *	R ⁴²
18037.5	1997	610 *	Ad ¹²⁷²	18408.5	1989	1352 *	Am
18037.6	1997	612 *	Ad ¹⁴⁵¹		1992	1295	Am
18040	1997	611 *	R		1993	31 *	R ⁴²
18041	1992	1295	R	18409	1993	31 *	R ⁴²
18041.5	1990	1436 *	Ad	18410	1993	31 *	R ⁴²
18042	1996	954 *	Am ¹²⁹³	18410.1	1993	31 *	R ⁴²
			R ⁴¹⁷	18410.2	1993	31 *	R ⁴²
			Ad	18410.3	1993	31 *	R ⁴²
			Ad ¹²⁷²	18410.4	1993	31 *	R ⁴²
18044	1997	610 *	Am ¹²⁷²	18410.5	1990	452 *	Am ²⁴³
	1989	9 *	Ad ²		1993	31 *	R ⁴²
	1989	1352 *	Am (as ad by Stats. 1989, Ch. 9)	18410.6	1993	31 *	R ⁴²
			R ⁴²	18410.7	1993	31 *	R ⁴²
	1994	1243 *	R ⁴²	18410.8	1993	31 *	R ⁴²
	1996	954 *	Ad	18410.9	1993	31 *	R ⁴²
	1997	611 *	Ad ¹⁴⁴⁷	18412	1993	31 *	R & Ad ⁴²
18060	1994	861 *	Ad	18413	1993	31 *	Ad ⁴²
	1997	611 *	R	18414	1993	31 *	Ad ⁴²
18151	1993	873 *	Am	18415	1993	31 *	Ad ⁴²
18152	1997	611 *	Ad ¹⁴⁴⁷	18416	1993	31 *	Ad ⁴²
18152.5	1993	881 *	Am ^{42 802}	18417	1993	31 *	Ad ⁴²
	1994	1243 *	Am ⁴²	18431	1991	712	Am
	1996	952	Am ¹²⁷²		1993	31 *	R ⁴²
18162	1989	1352 *	Am		1993	826	Am
	1992	698 *	R		1994	1243 *	R ⁴²
	1992	1295	R		1997	611 *	R
18165	1993	873 *	Ad				
18166	1994	861 *	Ad				
	1997	611 *	R				
18173	1994	861 *	Ad				
	1997	611 *	R				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18431.2 (Cont.)	1993	31 *	R ⁴²	18511	1989	954	S ¹¹
	1993	826	Am		1991	477	S ⁴⁸¹
	1994	146	Am ⁸³³		1991	480	S ⁴⁸¹
	1994	1243 *	R ⁴²		1991	481	S ⁴⁸¹
18431.5	1993	31 *	R ⁴²	18512	1993	31 *	R ⁴²
18432	1993	31 *	R ⁴²		1989	954	S ¹¹
18433	1991	479 *	Am		1991	477	Am ⁴⁸¹
	1993	31 *	R ⁴²		1991	480	Am ⁴⁸¹
18434	1992	1295	Am		1991	481	S ⁴⁸¹
	1993	31 *	R ⁴²		1993	31 *	R ⁴²
18435	1992	698 *	Ad		1993	838	Am
	1993	31 *	R ⁴²		1994	146	R (as am by Stats. 1993, Ch. 838) ⁸³³
18451	1992	335	Am		1994	1243 *	R ⁴²
	1993	31 *	R ⁴²	18513	1989	954	Am ¹¹
18452	1993	31 *	R ⁴²		1991	477	Am ⁴⁸¹
18470	1990	1349 *	Am		1991	480	Am ⁴⁸¹
	1992	698 *	R		1991	481	Am ⁴⁸¹
18470.1	1991	479 *	Ad ⁴⁵⁸		1993	31 *	R ⁴²
	1992	698 *	R	18514	1990	1451	Ad
18471	1992	698 *	R		1991	480	Am
18473	1992	698 *	R		1992	1295	Am
18474	1992	698 *	R		1993	31 *	R ⁴²
18475	1992	698 *	R	18514.1	1990	1451	Ad
18476	1992	698 *	R		1993	31 *	R ⁴²
18477	1992	698 *	R	18514.2	1990	1451	Ad
18478	1992	698 *	R		1993	31 *	R ⁴²
18491	1993	31 *	R ⁴²	18515	1990	1348 *	S ⁴³
18492	1993	31 *	R ⁴²	18515.1	1990	1348 *	S ⁴³
18493	1993	31 *	R ⁴²	18515.2	1990	102 *	Am
18500	1991	477	S ⁴⁸¹		1990	740 *	Am (by Sec. 2 of Ch., as am by Stats. 1990, Ch. 102)
	1991	480	S ⁴⁸¹		1990	1348 *	S ⁴³
	1993	31 *	R ⁴²		1990	1349 *	Am (by Sec. 14 of Ch., as am by Stats. 1990, Ch. 102)
18501	1991	477	S ⁴⁸¹	18515.3	1989	954	Ad & R ¹¹
	1991	480	S ⁴⁸¹		1990	1348 *	Am ⁴³
	1993	31 *	R & Ad ⁴²	18516	1991	481	Ad & R ⁴⁸¹
	1994	948 *	Am		1993	31 *	R ⁴²
	1995	65	Am ⁹⁶¹	18516.1	1991	481	Ad & R ⁴⁸¹
18502	1991	477	S ⁴⁸¹		1993	31 *	R ⁴²
	1991	480	S ⁴⁸¹	18516.2	1991	481	Ad & R ⁴⁸¹
	1993	31 *	R ⁴²		1993	31 *	R ⁴²
18503	1991	477	S ⁴⁸¹	18516.3	1991	481	Ad & R ⁴⁸¹
	1991	480	S ⁴⁸¹		1993	31 *	R ⁴²
	1993	31 *	R & Ad ⁴²	18517	1993	1221	Ad & R ⁷⁷⁴
18504	1989	954	Am		1994	1243 *	R ⁴²
	1991	477	Am ⁴⁸¹	18518	1993	1223	Ad & R ⁷⁹⁸
	1991	480	Am ⁴⁸¹		1994	1243 *	R ⁴²
	1993	31 *	R & Ad ⁴²	18518.2	1993	1223	Ad & R ⁷⁹⁸
18505	1993	31 *	Ad ⁴²		1994	1243 *	R ⁴²
18506	1993	31 *	Ad ⁴²	18518.4	1993	1223	Ad & R ⁷⁹⁸
18507	1993	31 *	Ad ⁴²		1994	1243 *	R ⁴²
18507.4	1989	954	Ad & R ⁸²	18518.5	1993	1223	Ad & R ⁷⁹⁸
18508	1993	31 *	Ad ⁴²		1994	1243 *	R ⁴²
18509	1993	31 *	Ad ⁴²		1994	1244	Am ⁸²
18510	1989	954	S ¹¹				
	1991	477	S ⁴⁸¹				
	1991	480	S ⁴⁸¹				
	1991	481	S ⁴⁸¹				
	1993	31 *	R & Ad ⁴²				
	1997	610 *	Am ¹²⁷²				
	1997	612 *	Am ¹⁴⁵¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18520	1991	477	S ⁴⁸¹	1991	477	S (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	
	1991	480	S ⁴⁸¹				
	1993	31*	R ⁴²				
18521	1991	477	S ⁴⁸¹	1991	480	S (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	
	1991	480	S ⁴⁸¹				
	1993	31*	R & Ad ⁴²				
18522	1991	477	S ⁴⁸¹	1993	31*	R ⁴²	
	1991	480	S ⁴⁸¹	18545	1989	954	Am
	1993	31*	R & Ad ⁴²	1991	477	Am (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	
18523	1993	31*	Ad ⁴²				
18524	1991	477	S ⁴⁸¹	1991	480	Am (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	
	1991	480	S ⁴⁸¹				
	1993	31*	R & Ad ⁴²				
18525	1989	954	Am	1993	31*	R ⁴²	
	1991	477	Am ⁴⁸¹	18546	1992	780	Ad & R ¹³³
	1991	480	Am ⁴⁸¹	1993	31*	R ⁴²	
	1993	31*	R & Ad ⁴²	18546.10	1989	954	Ad & R ⁸²
	1997	600	R ¹⁴⁶⁴	18546.5	1992	780	Ad & R ¹³³
18526	1993	31*	Ad ⁴²	1993	31*	R ⁴²	
18527	1993	31*	Ad ⁴²	18547	1992	780	Ad & R ¹³³
18528	1993	31*	Ad ⁴²	1993	31*	R & Ad ⁴²	
18529	1993	31*	Ad ⁴²	18547.5	1992	780	Ad & R ¹³³
18530	1993	31*	Ad ⁴²	1993	31*	R ⁴²	
18531	1993	31*	Ad ⁴²	18548	1992	780	Ad & R ¹³³
18532	1993	31*	Ad ⁴²	1993	31*	R ⁴²	
18533	1993	31*	Ad ⁴²	1993	659	Am	
18534	1989	954	Am	1994	1243*	R ⁴²	
	1993	31*	Ad ⁴²	18549	1992	780	Ad & R ¹³³
18535	1993	31*	Ad ⁴²	1993	31*	R ⁴²	
	1994	1200*	Am	18551	1993	31*	R & Ad ⁴²
	1995	679*	Am	18551.1	1990	846*	Am
18535.4	1989	954	Ad & R ⁸²	1993	31*	R ⁴²	
18540	1991	477	S (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	18552	1993	31*	Ad ⁴²
	1991	480	S (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	18553	1993	31*	R ⁴²
	1993	31*	R ⁴²	18554	1990	409	Am
18541	1991	477	S (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	1991	559	Am	
	1991	480	S (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	1993	31*	R ⁴²	
	1993	31*	R ⁴²	18555	1993	31*	R ⁴²
18542	1991	477	S (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	18557	1993	31*	R ⁴²
	1991	480	S (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	18566	1993	31*	Ad ⁴²
	1993	31*	R ⁴²	18567	1993	31*	Ad ⁴²
18543	1991	477	S (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	1996	952	Am ¹²⁷²	
	1991	480	S (as ad by Stats. 1987, Ch. 945) ⁴⁸¹	18570	1993	31*	Ad ⁴²
	1993	31*	R & Ad ⁴²	18571	1993	31*	Ad ⁴²
18544	1990	1348*	Am	18581	1993	31*	R ⁴²
	1990	1348*	Am	18582	1993	31*	R ⁴²
	1993	31*	R ⁴²	18583	1993	31*	R ⁴²
	1990	1348*	Am	18583.5	1993	877*	Am & R ⁴¹
	1993	31*	R ⁴²	18583.5	1993	31*	R ⁴²
	1990	1348*	Am	18584	1993	31*	R ⁴²
	1993	31*	R ⁴²	18585	1993	31*	R ⁴²
	1990	1348*	Am	18586	1992	1295	Am
	1993	31*	R ⁴²	1993	31*	R ⁴²	
	1990	1348*	Am	18586.1	1993	877*	Am & R ⁴¹
	1993	31*	R ⁴²	1993	31*	R ⁴²	
	1990	1348*	Am	18586.2	1992	335	Am
	1993	31*	R ⁴²	1993	31*	R ⁴²	
	1990	1348*	Am	18586.3	1992	335	Am
	1993	31*	R ⁴²	1993	31*	R ⁴²	
	1990	1348*	Am	1993	877*	Am & R ⁴¹	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18586.4	1993	31 *	R ⁴²	18625	1993	31 *	Ad ⁴²
18586.5	1993	31 *	R ⁴²	18626	1995	845	Ad
18586.6	1993	31 *	R ⁴²	18631	1993	31 *	Ad ⁴²
18586.7	1993	31 *	R ⁴²	18632	1993	31 *	Ad ⁴²
18587	1993	31 *	R ⁴²	18633	1993	31 *	Ad ⁴²
18588	1992	1295	Am		1994	1243 *	Am (as ad by
	1993	31 *	R ⁴²				Stats. 1993,
18589	1993	31 *	R ⁴²				Ch. 31) ⁴²
18590	1993	31 *	R ⁴²		1996	952	Am ¹²⁷²
18591	1993	31 *	R ⁴²		1997	604 *	Am
18591.1	1993	31 *	R ⁴²	18633.5	1994	1200 *	Ad
	1993	877 *	Am & R ⁴¹		1996	57 *	Am
18592	1993	31 *	R ⁴²		1997	604 *	Am
18593	1993	31 *	R ⁴²		1997	608 *	Am (by Sec. 4.5
18594	1991	478	Am				of Ch.)
	1993	31 *	R ⁴²	18634	1993	31 *	Ad ⁴²
18595	1993	31 *	R ⁴²		1993	881 *	Am (as ad by
18596	1993	31 *	R ⁴²				Stats. 1993,
18597	1993	31 *	R ⁴²				Ch. 31) ^{42 802}
18600	1993	31 *	R ⁴²		1994	756 *	Am
18601	1993	31 *	R & Ad ⁴²		1995	490	R
	1994	35	Am ⁸¹⁸	18635	1993	31 *	Ad ⁴²
	1997	610 *	Am ¹²⁷²	18636	1993	31 *	Ad ⁴²
	1997	611 *	Am ¹⁴⁴⁷	18637	1993	31 *	Ad ⁴²
18601.1	1993	31 *	R ⁴²		1994	1200 *	Am (as ad by
18602	1993	31 *	R & Ad ⁴²				Stats. 1993,
18604	1993	31 *	Ad ⁴²		1997	605	Am ¹⁴⁷²
	1997	605	Am ¹⁴⁷²	18638	1993	31 *	Ad ⁴²
18605	1993	31 *	Ad ⁴²		1994	1200 *	Am (as ad by
18606	1993	31 *	Ad ⁴²				Stats. 1993,
	1997	605	Am ¹⁴⁷²		1997	605	Am ¹⁴⁷²
18621	1993	31 *	R & Ad ⁴²	18639	1993	31 *	Ad ⁴²
	1994	1243 *	Am (as ad by		1997	605	Am
			Stats. 1993,	18640	1993	31 *	Ad ⁴²
18621.5	1993	31 *	Ad ⁴²		1997	600	Am
	1994	1200 *	Am (by Sec. 56	18641	1993	31 *	R & Ad ⁴²
			of Ch., as ad by	18642	1993	31 *	R & Ad ⁴²
			Stats. 1993,	18643	1993	31 *	R & Ad ⁴²
			Ch. 31)	18644	1993	31 *	Ad ⁴²
	1994	1243 *	Am (by Sec. 42	18645	1993	31 *	R & Ad
			of Ch.,				R & Ad ⁴²
			as ad by		1993	878	R (as ad by
			Stats. 1993,				Sec. 26,
			Ch. 31) ^{42 947}				2nd vers.,
			Am (by				Stats. 1993,
			Sec. 42.5 of Ch.,				Ch. 31)
			as ad by				Am (as ad by
			Stats. 1993,				Sec. 26,
			Ch. 31) ⁹⁴⁸				1st vers.,
	1997	605	Am ¹⁴⁷²		1997	605	Am
18622	1993	31 *	R & Ad ⁴²		1997	611 *	Am ¹⁴⁴⁷
	1993	877 *	Am (as ad by	18646	1993	31 *	R & Ad ⁴²
			Stats. 1993,	18647	1993	31 *	R & Ad ⁴²
			Ch. 31) ⁴²	18648	1993	31 *	R & Ad ⁴²
18623	1993	31 *	Ad ⁴²		1994	1200 *	Am
18624	1993	31 *	Ad ⁴²		1997	600	Am
	1994	1243 *	Am (as ad by	18648.5	1997	611 *	Ad ¹⁴⁴⁷
			Stats. 1993,				
			Ch. 31) ⁴²				
	1997	611 *	Am ¹⁴⁴⁷				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
18648.7	1994	1243 *	R ⁴²	18684.6	1993	31 *	R ⁴²
18649	1993	31 *	R & Ad ⁴²	18684.7	1993	31 *	R ⁴²
18650	1993	31 *	R ⁴²		1993	826	Am
18651	1993	31 *	R ⁴²	18684.8	1993	31 *	R ⁴²
18652	1993	31 *	R ⁴²	18685	1990	452 *	Am ²⁴³
18653	1993	31 *	R ⁴²		1993	31 *	R ⁴²
18654	1993	31 *	R ⁴²	18685.07	1990	452 *	R ²⁴³
18661	1993	31 *	Ad ⁴²	18685.08	1993	31 *	R ⁴²
18662	1993	31 *	Ad ⁴²	18686	1993	31 *	R ⁴²
	1995	475	Am	18687	1989	1352 *	Am
	1997	605	Am ¹⁴⁷²		1993	31 *	R ⁴²
18663	1993	31 *	Ad ⁴²	18687.1	1993	31 *	R ⁴²
18664	1993	31 *	Ad ⁴²	18688	1993	31 *	R ⁴²
			R ¹¹⁷	18688.5	1993	31 *	R ⁴²
18665	1993	31 *	Ad ⁴²	18689	1989	1352 *	Am
18666	1993	31 *	Ad ⁴²		1990	452 *	Am ²⁴³
18667	1993	31 *	Ad ⁴²		1990	1348 *	Am (as am by Stats. 1990, Ch. 452)
18668	1993	31 *	Ad ⁴²				R ⁴²
18669	1993	31 *	Ad ⁴²		1993	31 *	R ⁴²
18670	1993	31 *	Ad ⁴²	18689.5	1990	846 *	Ad
	1997	605	Am ¹⁴⁷²		1992	1295	Am
18670.5	1995	222	Ad		1993	31 *	R ⁴²
18671	1993	31 *	Ad ⁴²		1993	877 *	Am & R ⁴¹
18672	1993	31 *	Ad ⁴²	18690	1993	31 *	R ⁴²
18674	1993	31 *	Ad ⁴²	18691	1993	31 *	R ⁴²
18675	1993	31 *	Ad ⁴²	18691.1	1993	31 *	R ⁴²
18676	1993	31 *	Ad ⁴²	18692	1993	31 *	R ⁴²
18677	1993	31 *	Ad ⁴²	18693	1993	31 *	R ⁴²
18681	1990	452 *	Am ²⁴³	18694	1993	31 *	R ⁴²
	1992	1295	Am	18694	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	18695	1993	31 *	R ⁴²
18681.1	1990	452 *	Am ²⁴³	18696	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	18697	1993	31 *	R ⁴²
18681.2	1993	31 *	R ⁴²	18698	1990	1348 *	Am
18681.3	1993	31 *	R ⁴²		1993	31 *	R ⁴²
18681.4	1993	31 *	R ⁴²	18698.5	1990	452 *	R ²⁴³
18681.5	1993	31 *	R ⁴²	18699	1990	452 *	R ²⁴³
18681.6	1989	600	Am	18699.1	1990	1348 *	Ad(RN)
	1990	766	Am		1993	31 *	R ⁴²
	1993	31 *	R ⁴²	18699.2	1990	1348 *	Ad(RN)
18681.7	1993	31 *	R ⁴²		1993	31 *	R ⁴²
18681.8	1993	31 *	R ⁴²	18699.3	1990	1348 *	Ad(RN)
18681.9	1989	1352 *	Am		1993	31 *	R ⁴²
	1993	31 *	R ⁴²	18699.4	1990	1348 *	Ad(RN)
18682	1989	1352 *	Am		1993	31 *	R ⁴²
	1991	117 *	Am	18699.5	1990	1348 *	Ad(RN)
	1992	427	Am ⁵¹¹		1993	31 *	R ⁴²
	1992	698 *	Am	18700	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	18701	1991	477	S ⁵¹
18682.10	1993	877 *	Ad & R ⁴¹		1991	480	S ⁵¹
18682.5	1989	1352 *	Am		1991	481	S ⁵¹
	1993	31 *	R ⁴²		1993	31 *	R & Ad ⁴²
18682.6	1991	117 *	Am & R ¹⁹				R ⁷⁹
18682.7	1991	117 *	Ad & R ¹⁹	18702	1991	477	S ⁵¹
18683	1993	31 *	R ⁴²		1991	480	S ⁵¹
18683.5	1993	881 *	Ad ^{42 802}		1991	481	S ⁵¹
			R ⁴²		1993	31 *	R & Ad ⁴²
18684	1989	1352 *	Am				R ⁷⁹
	1990	452 *	R ²⁴³	18703	1993	31 *	Ad ⁴²
18684.2	1993	31 *	R ⁴²				R ⁷⁹
18684.4	1990	452 *	R ²⁴³				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18704	1993	31 *	Ad ⁴² R ⁷⁹		1991	481	S ⁵¹
18705	1993	31 *	Ad ⁴² R ⁷⁹	18741	1993	31 *	R ⁴² Ad ^{42 640} R ⁶⁴⁴
18706	1994	923	Am ⁸³²		1997	87	Ad & R ¹³³³
	1993	31 *	Ad ⁴² R ⁷⁹	18742	1993	31 *	Ad ^{42 640} R ⁶⁴⁴
18711	1993	31 *	Ad ^{42 640} R ⁶⁴¹		1997	87	Ad & R ¹³³³
	1997	630	Ad ¹²⁷² R ¹⁴⁰⁸	18743	1993	31 *	Ad ^{42 640} R ⁶⁴⁴
18712	1993	31 *	Ad ^{42 640} R ⁶⁴¹		1997	87	Ad & R ¹³³³
	1997	630	Ad ¹²⁷² R ¹⁴⁰⁸	18744	1993	31 *	Ad ^{42 640} R ⁶⁴⁴
18713	1993	31 *	Ad ^{42 640} R ⁶⁴¹		1997	87	Ad & R ¹³³³
	1997	630	Ad ¹²⁷² R ¹⁴⁰⁸	18745	1993	31 *	Ad ^{42 640} R ⁶⁴⁴
18714	1993	31 *	Ad ^{42 640} R ⁶⁴¹	18760	1991	477	S ⁵¹
	1997	630	Ad ¹²⁷² R ¹⁴⁰⁸		1991	480	S ⁵¹
18715	1993	31 *	Ad ^{42 640} R ⁶⁴¹		1991	481	S ⁵¹
	1997	630	Ad ¹²⁷² R ¹⁴⁰⁸	18761	1993	31 *	R ⁴² Ad ⁴² R ⁶⁴⁵ S ¹²²⁴
18717	1993	31 *	Ad ^{42 640} R ⁶⁴¹	18762	1993	31 *	Ad ⁴² R ⁶⁴⁵
	1997	630	Ad ¹²⁷² R ¹⁴⁰⁸		1996	494	S ¹²²⁴
18720	1991	477	S ⁵¹	18763	1993	31 *	Ad ⁴² R ⁶⁴⁵
	1991	480	S ⁵¹		1996	494	S ¹²²⁴
	1991	481	S ⁵¹	18764	1993	31 *	Ad ⁴² R ⁶⁴⁵
	1993	31 *	R ⁴²		1996	494	S ¹²²⁴
18721	1993	31 *	Ad ⁴² R ⁶⁴²	18765	1991	477	Am ⁵¹
	1996	494	S ¹²²³		1991	480	Am ⁵¹
18722	1993	31 *	Ad ⁴² R ⁶⁴²		1991	481	Am ⁵¹
	1996	494	S ¹²²³		1993	31 *	R & Ad ⁴² R ⁶⁴⁵
18723	1993	31 *	Ad ⁴² R ⁶⁴²	18766	1996	494	S ¹²²⁴
	1994	146	Am ⁸³³		1993	31 *	Ad ⁴² R ⁶⁴⁵
	1994	1243 *	Am (by Sec. 46 of Ch., as ad by Stats. 1993, Ch. 31) ⁴²		1996	494	Am ¹²²⁴
	1995	7 *	Am	18771	1993	31 *	Ad ⁴²
	1996	494	S ¹²²³	18772	1993	31 *	Ad ⁴²
18724	1993	31 *	Ad ⁴² R ⁶⁴²	18773	1993	31 *	Ad ⁴²
	1996	494	Am ¹²²³	18781	1995	486	Ad & R ¹⁰⁸⁷
18731	1993	31 *	Ad ⁴² R ⁶⁴³	18782	1995	486	Ad & R ¹⁰⁸⁷
	1994	1243 *	Am ⁴²	18783	1995	486	Ad & R ¹⁰⁸⁷
	1996	960	Am	18784	1995	486	Ad & R ¹⁰⁸⁷
18732	1993	31 *	Ad ⁴² R ⁶⁴³	18785	1995	486	Ad & R ¹⁰⁸⁷
	1997	337	S ⁵⁹⁹	18791	1993	31 *	Ad ⁴² R ⁶⁴⁶ S ⁵⁹⁹
18733	1993	31 *	Ad ⁴² R ⁶⁴³	18792	1993	31 *	Ad ⁴² R ⁶⁴⁶
	1997	337	S ⁵⁹⁹		1997	337	S ⁵⁹⁹
18734	1993	31 *	Ad ⁴² R ⁶⁴³	18793	1993	31 *	Ad ⁴² R ⁶⁴⁶
	1997	337	S ⁵⁹⁹		1997	337	S ⁵⁹⁹
18740	1991	477	S ⁵¹	18794	1993	31 *	Ad ⁴² R ⁶⁴⁶ S ⁵⁹⁹
	1991	480	S ⁵¹		1997	337	S ⁵⁹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
18795	1993	31 *	Ad ⁴² R ⁶⁴⁶	18807	1989	362	Am
	1994	1243 *	Am (as ad by Stats. 1993, Ch. 31) ⁴²		1989	1352 *	Am ¹⁷⁸
	1997	337	Am ⁵⁹⁹		1993	31 *	R ⁴²
18796	1993	31 *	Ad ⁴² R ⁶⁴⁶	18810	1993	31 *	R ⁴²
	1997	337	Am ⁵⁹⁹	18811	1993	1228	Ad & R ⁷²⁴
18801	1993	31 *	R ⁴²	18812	1993	1228	Ad & R ⁷²⁴
	1994	1243 *	Ad ⁴² R ⁹³⁴		1994	1243 *	Am ⁴²
	1995	206	S ⁹⁶⁸	18813	1993	1228	Ad & R ⁷²⁴
	1997	596	S ¹³⁸⁴	18814	1993	1228	Ad & R ⁷²⁴
18801.5	1993	31 *	R ⁴²	18815	1990	464 *	Am
18802	1993	31 *	R ⁴²		1990	846 *	R & Ad ²⁰
	1994	1243 *	Ad ⁴² R ⁹³⁴				Am (as am by Sec. 4 and as ad by Sec. 5, Stats. 1990, Ch. 464)
	1995	206	S ⁹⁶⁸		1991	1039	Am
	1997	596	S ¹³⁸⁴		1992	1295	Am
18802.1	1993	31 *	R ⁴²		1993	31 *	R ⁴²
18802.2	1990	1349 *	Am	18816	1993	1228	Ad & R ⁷²⁴
	1993	31 *	R ⁴²	18816.5	1993	31 *	R ⁴²
18802.3	1993	31 *	R ⁴²	18817	1992	662	Am
18802.4	1989	1352 *	Am		1993	31 *	R ⁴²
	1993	31 *	R ⁴²	18817.5	1993	31 *	R ⁴²
18802.5	1993	31 *	R ⁴²	18818	1993	31 *	R ⁴²
18802.6	1990	1484	Am	18819	1993	31 *	R ⁴²
			R & Ad ⁴²	18820	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	18821	1993	31 *	R ⁴²
18802.7	1991	117 *	R & Ad		1994	1243 *	Ad ⁴² R ⁹³⁸
	1993	31 *	R ⁴²	18822	1994	1243 *	Ad ⁴² R ⁹³⁸
18802.8	1993	31 *	R ⁴²				Ad ⁴²
18802.9	1991	1039	Am	18823	1994	1243 *	R ⁹³⁸
	1993	31 *	R ⁴²				Ad ⁴²
18802.10	1993	31 *	R ⁴²	18824	1994	1243 *	R ⁹³⁵
18803	1993	31 *	R ⁴²				R ⁴²
	1994	1243 *	Ad ⁴² R ⁹³⁴	18825	1993	31 *	R ⁴²
	1995	206	S ⁹⁶⁸	18831	1991	117 *	Am
	1997	596	S ¹³⁸⁴		1993	31 *	R ⁴²
18803.1	1993	31 *	R ⁴²		1994	997	Ad & R ¹³³
18803.2	1993	31 *	R ⁴²	18832	1993	31 *	R ⁴²
18804	1993	31 *	R ⁴²		1994	997	Ad & R ¹³³
	1994	1243 *	Ad ⁴² R ⁹³⁴	18833	1993	31 *	R ⁴²
	1994	1244	Am (as ad by Stats. 1994, Ch. 1243)		1994	997	Ad & R ¹³³
	1995	206	Am ⁹⁶⁸	18834	1993	31 *	R ⁴²
	1997	596	Am ¹³⁸⁴		1994	997	Ad & R ¹³³
18805	1990	464	Am	18835	1993	31 *	R ⁴²
			R & Ad ²⁰	18837	1993	31 *	R ⁴²
	1991	1039	Am	18838	1991	559	Am ¹³
	1993	31 *	R ⁴²		1993	31 *	R ⁴²
18806	1991	117 *	Am	18839	1991	559	Am ¹⁵
	1993	31 *	R ⁴²				Ad ⁴⁴⁵
18806.1	1991	1039	Am ³⁶		1993	31 *	R ⁴²
	1993	31 *	R ⁴²	18841	1995	487	Ad & R ⁴⁰
18806.5	1993	31 *	R ⁴²		1997	856	R
							Ad & R ¹⁴¹⁷
				18842	1995	487	Ad & R ⁴⁰
					1997	856	R
							Ad & R ¹⁴¹⁷
				18843	1995	487	Ad & R ⁴⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18843 (Cont.)	1997	7 *	Am	19009	1993	31 *	Ad ⁴²
	1997	856	R		1994	1200 *	Am (as ad by Stats. 1993, Ch. 31)
18844	1995	487	Ad & R ¹⁴¹⁷		1997	605	Am ¹⁴⁷²
	1997	856	R	19010	1993	31 *	Ad ⁴²
			Ad & R ¹⁴¹⁷	19011	1994	271	Ad
18861	1990	1348 *	Am ³¹¹		1995	490	Am
	1993	31 *	R ⁴²		1997	605	Am ¹⁴⁷²
18862	1990	1348 *	Am ³¹¹	19021	1993	31 *	Ad ⁴²
	1993	31 *	R ⁴²		1997	604 *	Am
18863	1990	1348 *	Am ³¹¹		1997	605	Am
	1993	31 *	R ⁴²	19022	1993	31 *	Ad ⁴²
18864	1993	31 *	R ⁴²	19023	1993	31 *	Ad ⁴²
18865	1993	31 *	R ⁴²		1997	605	Am ¹⁴⁷²
18866	1993	31 *	R ⁴²	19024	1993	31 *	Ad ⁴²
18867	1993	31 *	R ⁴²		1997	604 *	Am
18868	1993	31 *	R ⁴²		1997	605	Am ¹⁴⁷²
18869	1993	31 *	R ⁴²	19025	1993	31 *	Ad ⁴²
18871	1996	960	Ad	19026	1993	31 *	Ad ⁴²
18872	1997	337	Ad	19027	1993	31 *	Ad ⁴²
18881	1993	31 *	R ⁴²	19029	1993	31 *	Ad ⁴²
18882	1993	31 *	R ⁴²		1993	877 *	Am (as ad by Stats. 1993, Ch. 31) ⁴²
18886	1993	31 *	R ⁴²		1994	271	R
18887	1993	31 *	R ⁴²	19031	1993	31 *	Ad ⁴²
18906	1993	31 *	R ⁴²	19032	1993	31 *	Ad ⁴²
18907	1993	31 *	R ⁴²	19033	1993	31 *	Ad ⁴²
18908	1993	31 *	R ⁴²		1993	877 *	Am (as ad by Stats. 1993, Ch. 31) ⁴²
18909	1993	31 *	R ⁴²				
18910	1993	31 *	R ⁴²	19034	1993	31 *	Ad ⁴²
18931	1993	31 *	R ⁴²	19035	1993	31 *	Ad ⁴²
18932	1993	31 *	R ⁴²	19036	1993	31 *	Ad ⁴²
18933	1993	31 *	R ⁴²	19041	1993	31 *	Ad ⁴²
18934	1989	1352 *	Am	19042	1993	31 *	Ad ⁴²
	1993	31 *	R ⁴²	19043	1993	31 *	Ad ⁴²
	1993	873 *	Am		1993	877 *	Am (as ad by Stats. 1993, Ch. 31) ⁴²
	1994	1243 *	R ⁴²	19044	1993	31 *	Ad ⁴²
18935	1993	31 *	R ⁴²		1995	938	Am ⁵⁷⁴
18936	1993	31 *	R ⁴²	19045	1993	31 *	Ad ⁴²
18937	1992	699 *	Ad	19046	1993	31 *	Ad ⁴²
	1993	31 *	R ⁴²	19047	1993	31 *	Ad ⁴²
19001	1992	1223	Ad & R ⁷⁰	19048	1993	31 *	Ad ⁴²
	1993	31 *	R & Ad ⁴²	19049	1993	31 *	Ad ⁴²
	1993	219	Am		1997	600	Am
	1993	876 *	R (as am by Sec. 225, Stats. 1993, Ch. 219) ⁴²	19050	1993	31 *	Ad ⁴²
19002	1992	1223	Ad & R ⁷⁰	19051	1993	31 *	R & Ad ⁴²
	1993	31 *	R & Ad ⁴²	19052	1992	449 *	Am
	1994	1200 *	Am		1993	31 *	R & Ad ⁴²
19003	1992	1223	Ad & R ⁷⁰	19053	1989	41	Am
	1993	31 *	R ⁴²		1992	1295	Am
19004	1992	1223	Ad & R ⁷⁰		1993	31 *	R & Ad ⁴²
	1993	31 *	R & Ad ⁴²	19053.1	1990	846 *	Am
19005	1993	31 *	Ad ⁴²		1993	31 *	R ⁴²
	1994	271	Am	19053.3	1993	31 *	R ⁴²
19006	1993	31 *	Ad ⁴²	19053.5	1993	31 *	R ⁴²
19007	1993	31 *	Ad ⁴²	19053.6	1992	335	Am
19008	1993	31 *	Ad ⁴²				
	1997	600	Am ¹⁴⁸¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19053.6 (Cont.)				19085	1993	31 *	R & Ad ⁴²
	1993	31 *	R & Ad ⁴²	19086	1993	31 *	R & Ad ⁴²
19053.7	1993	31 *	R ⁴²	19087	1993	31 *	R & Ad ⁴²
19053.8	1993	31 *	R ⁴²	19088	1993	31 *	R & Ad ⁴²
19053.9	1993	31 *	R ⁴²	19089	1993	31 *	R & Ad ⁴²
19054	1993	31 *	R & Ad ⁴²	19090	1993	31 *	R & Ad ⁴²
19055	1993	31 *	R ⁴²	19091	1993	31 *	R & Ad ⁴²
19056	1993	31 *	R ⁴²	19092	1993	31 *	R & Ad ⁴²
19057	1993	31 *	R & Ad ⁴²	19093	1993	31 *	Ad ⁴²
	1993	877 *	Am (as ad by Stats. 1993, Ch. 31) ⁴²	19101	1993	31 *	Ad ⁴²
			R ⁴²	19102	1993	31 *	Ad ⁴²
19057.5	1993	31 *	R ⁴²	19103	1993	31 *	Ad ⁴²
19058	1993	31 *	R & Ad ⁴²	19104	1993	31 *	Ad ⁴²
	1997	605	Am ¹⁴⁷²		1997	600	Am ¹⁴⁸²
19059	1991	478	Am	19105	1993	31 *	Ad ⁴²
	1993	31 *	R & Ad ⁴²	19106	1993	31 *	Ad ⁴²
	1993	877 *	Am (as ad by Stats. 1993, Ch. 31) ⁴²	19107	1993	31 *	Ad ⁴²
	1993	878	Am (as ad by Stats. 1993, Ch. 31)	19108	1993	31 *	Ad ⁴²
			R & Ad ⁴²	19110	1993	31 *	Ad ⁴²
19060	1993	31 *	R & Ad ⁴²	19111	1993	31 *	R & Ad ⁴²
19061	1993	31 *	R & Ad ⁴²		1997	600	Am
19061.1	1993	31 *	R ⁴²	19112	1993	31 *	R & Ad ⁴²
19062	1991	472 *	Am	19113	1993	31 *	R & Ad ⁴²
	1993	31 *	R & Ad ⁴²	19114	1993	31 *	Ad ⁴²
19062.1	1993	31 *	R ⁴²	19115	1993	31 *	Ad ⁴²
19062.10	1993	31 *	R ⁴²	19131	1993	31 *	R & Ad ⁴²
19062.11	1991	472 *	Am	19132	1993	31 *	R & Ad ⁴²
	1993	31 *	R & Ad ⁴²		1994	1200 *	Am
19062.12	1993	31 *	R ⁴²		1995	91	Am ⁹⁶⁴
19062.13	1990	846 *	Am		1995	679 *	Am
	1993	31 *	R ⁴²		1996	952	Am ¹²⁷²
19062.2	1993	31 *	R ⁴²		1997	600	Am
19062.3	1991	478	Am	19132.5	1994	735 *	Ad
	1993	31 *	R ⁴²		1997	605	Am ¹⁴⁷²
19062.4	1993	31 *	R ⁴²	19133	1992	449 *	Am
19062.5	1993	31 *	R ⁴²		1993	31 *	R & Ad ⁴²
19062.6	1993	31 *	R ⁴²		1993	75 *	Am & R ⁴¹
19062.7	1993	31 *	R ⁴²		1993	155 *	Am
19062.8	1993	31 *	R ⁴²		1994	1243 *	R (as am by Sec. 2, Stats. 1993, Ch. 155) ⁴²
19062.9	1993	31 *	R ⁴²	19133.5	1993	881 *	Ad ^{42 802}
19063	1990	846 *	Am	19134	1993	31 *	Ad ⁴²
	1993	31 *	R & Ad ⁴²		1994	271	Am
19064	1993	31 *	R & Ad ⁴²	19135	1993	31 *	Ad ⁴²
	1997	600	Am	19136	1993	31 *	Ad ⁴²
19065	1993	31 *	Ad ⁴²		1994	1243 *	Am ⁴²
19066	1993	31 *	Ad ⁴²	19136.2	1997	611 *	Ad ¹⁴⁴⁷
19067	1993	31 *	Ad ⁴²	19136.3	1997	611 *	Ad ¹⁴⁴⁷
19071	1993	31 *	Ad ⁴²	19136.4	1997	610 *	Ad ¹²⁷²
19072	1993	31 *	Ad ⁴²	19136.5	1993	877 *	Ad ⁴²
19073	1993	31 *	Ad ⁴²	19141	1993	31 *	Ad ⁴²
19074	1993	31 *	Ad ⁴²	19141.2	1997	611 *	Ad ¹⁴⁶⁹
19081	1993	31 *	R & Ad ⁴²	19141.5	1993	31 *	Ad ⁴²
19082	1993	31 *	R & Ad ⁴²		1993	878	Am (as ad by Stats. 1993, Ch. 31)
19082.1	1993	31 *	R ⁴²		1994	948 *	Am
19083	1993	31 *	R & Ad ⁴²		1997	605	Am ¹⁴⁷²
19084	1993	31 *	Ad ⁴²		1993	881 *	Ad ^{42 802}
	1995	938	Am ⁵⁷⁴	19141.6	1993	881 *	Ad ^{42 802}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19141.6 (Cont.)							
	1994	22 *	Am		1996	954 *	Am ¹²⁹⁷
	1994	948 *	Am (as am by Stats. 1994, Ch. 22)	19193	1994	605	Am ¹⁴⁷²
				19194	1994	367 *	Ad
				19201	1993	31 *	Ad ⁴²
	1996	952	Am ¹²⁷²	19202	1993	31 *	Ad ⁴²
	1997	17	Am ¹³²⁸	19203	1993	31 *	Ad ⁴²
	1997	604 *	Am	19204	1993	31 *	Ad ⁴²
	1997	605	Am ¹⁴⁷²	19205	1993	31 *	Ad ⁴²
19142	1993	31 *	Ad ⁴²	19206	1993	31 *	Ad ⁴²
19144	1993	31 *	Ad ⁴²	19207	1993	31 *	Ad ⁴²
	1996	954 *	Am	19208	1993	31 *	Ad ⁴²
	1997	611 *	Am ¹⁴⁴⁷	19209	1993	31 *	Ad ⁴²
19145	1993	31 *	Ad ⁴²	19221	1993	31 *	Ad ⁴²
19147	1993	31 *	Ad ⁴²		1995	69	Am
	1996	954 *	Am ¹²⁹⁶	19222	1993	31 *	Ad ⁴²
	1997	605	Am ¹⁴⁷²	19223	1993	31 *	Ad ⁴²
19148	1993	31 *	Ad ⁴²	19224	1993	31 *	Ad ⁴²
	1996	954 *	Am	19231	1993	31 *	Ad ⁴²
19149	1993	31 *	Ad ⁴²	19232	1993	31 *	Ad ⁴²
19150	1993	31 *	Ad ⁴²		1995	GRP 1	S ¹¹⁶⁸
19151	1993	31 *	Ad ⁴²		1996	305	Am ¹²¹⁴
19161	1993	31 *	Ad ⁴²		1996	872	Am ¹²⁸¹
19164	1993	31 *	Ad ⁴²	19233	1993	31 *	Ad ⁴²
	1997	605	Am ¹⁴⁷²		1995	GRP 1	S ¹¹⁶⁸
	1997	611 *	Am (by Sec. 60 of Ch.) ^{1447 1387}		1996	305	Am ¹²¹⁴
			Am (by Sec. 60.5 of Ch.) ^{288 1475}		1996	872	Am ¹²⁸¹
19166	1993	31 *	Ad ⁴²	19234	1993	31 *	Ad ⁴²
19167	1993	31 *	Ad ⁴²	19235	1993	31 *	Ad ⁴²
	1993	877 *	Am (as ad by Stats. 1993, Ch. 31) ⁴²	19251	1993	31 *	R & Ad ⁴²
				19252	1993	31 *	R & Ad ⁴²
19168	1994	1243 *	Am ⁴²	19253	1993	31 *	R & Ad ⁴²
19169	1993	31 *	Ad ⁴²	19254	1990	1348 *	Am
19172	1993	31 *	Ad ⁴²		1993	31 *	R & Ad ⁴²
	1995	2 *	Am ⁹⁵⁸		1993	877 *	Am (as ad by Stats. 1993, Ch. 31) ⁴²
19173	1993	31 *	Ad ⁴²		1994	1200 *	Am
19174	1993	31 *	Ad ⁴²		1997	605	Am ¹⁴⁷²
19175	1993	31 *	Ad ⁴²	19255	1993	31 *	R ⁴²
19176	1993	31 *	Ad ^{42 647}	19256	1993	31 *	R & Ad ⁴²
19177	1993	31 *	Ad ⁴²	19257	1993	31 *	R ⁴²
19178	1993	31 *	Ad ⁴²	19258	1993	31 *	R ⁴²
19179	1993	31 *	Ad ⁴²	19259	1993	31 *	R ⁴²
19180	1993	31 *	Ad ⁴²	19260	1993	31 *	R ⁴²
19181	1993	31 *	Ad ⁴²	19261	1993	31 *	R ⁴²
19182	1993	31 *	Ad ⁴²	19262	1993	31 *	R & Ad ⁴²
19182.5	1997	611 *	Ad ¹⁴⁴⁷	19263	1993	31 *	R & Ad ⁴²
19183	1993	31 *	Ad ⁴²		1997	605	Am ¹⁴⁷²
	1995	475	Am	19264	1993	31 *	R ⁴²
19184	1993	31 *	Ad ⁴²		1996	239	Ad
	1997	611 *	Am ¹⁴⁴⁷	19265	1993	31 *	R ⁴²
	1997	612 *	Am ¹⁴⁵¹	19266	1993	31 *	R ⁴²
19191	1994	367 *	Ad	19267	1993	31 *	R ⁴²
	1996	954 *	Am ¹²⁹⁷	19268	1993	31 *	R ⁴²
19192	1994	367 *	Ad	19269	1990	766	Am
					1991	117 *	Am
					1993	31 *	R ⁴²
				19270	1989	1352 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19270 (Cont.)	1993	31 *	R ⁴²	19285.5	1993	31 *	R ⁴²
19271	1993	31 *	R & Ad ⁴²		1990	1348 *	Am
			R ⁹⁴		1993	31 *	R ⁴²
	1993	878	Am (as ad by Stats. 1993, Ch. 31)	19286	1993	31 *	R ⁴²
	1994	906	Am ⁵⁷	19286.4	1991	778 *	Ad
	1997	614	Am		1993	31 *	R ⁴²
19271.5	1997	599	Ad	19286.5	1993	31 *	R ⁴²
19272	1993	31 *	R & Ad ⁴²	19286.6	1993	31 *	R ⁴²
			R ⁹⁴	19286.7	1990	139 *	Am ²¹³
	1993	878	Am (as ad by Stats. 1993, Ch. 31)		1993	31 *	R ⁴²
	1994	906	S ⁵⁷	19286.8	1993	31 *	R ⁴²
	1997	601	Am	19286.9	1989	295	Ad
19273	1993	31 *	R & Ad ⁴²		1993	31 *	R ⁴²
			R ⁹⁴	19287	1993	31 *	R ⁴²
	1994	906	S ⁵⁷	19288	1993	31 *	R ⁴²
19274	1993	31 *	R & Ad ⁴²	19288.5	1992	1295	Ad
			R ⁹⁴		1993	31 *	R ⁴²
	1994	906	R	19289	1993	31 *	R ⁴²
	1997	614	Ad	19289.5	1993	31 *	R ⁴²
19275	1993	31 *	R ⁴²	19290	1993	31 *	R ⁴²
19276	1993	31 *	R ⁴²		1994	1117	Ad
19278	1993	31 *	R ⁴²		1997	600	Am
19279	1993	878 *	Ad & R ⁴¹	19290.1	1995	33 *	Ad & R ¹⁹⁹
Div. 2, Pt. 10.2, Ch. 5, Art. 5.5, heading (Sec. 19280 et seq.)	1997	604 *	Ad(RN)	19292	1993	878	Ad & R ⁴¹
Div. 2, Pt. 10.2, Ch. 5, Art. 6, heading (Sec. 19280 et seq.)	1997	604 *	Am & RN	19300	1993	31 *	R ⁴²
19280	1994	1242	Ad & R ¹⁹⁹	19301	1993	31 *	R & Ad ⁴²
	1997	600	Am		1997	605	Am ¹⁴⁷²
	1997	604 *	Am ⁷¹⁹	19302	1993	31 *	R & Ad ⁴²
19281	1992	1295	Am		1994	726 *	Am
	1993	31 *	R ⁴²	19303	1993	31 *	R ⁴²
	1994	1242	Ad & R ¹⁹⁹	19304	1993	31 *	R ⁴²
	1997	604 *	S ⁷¹⁹	19305	1993	31 *	R ⁴²
19282	1993	31 *	R ⁴²	19306	1993	31 *	R & Ad ⁴²
	1994	1242	Ad & R ¹⁹⁹		1994	726 *	Am
	1997	604 *	Am ⁷¹⁹	19307	1993	31 *	Ad ⁴²
19282.5	1993	31 *	R ⁴²	19308	1993	31 *	Ad ⁴²
19283	1990	1348 *	Am	19309	1993	31 *	Ad ⁴²
	1993	31 *	R ⁴²	19310	1993	31 *	R ⁴²
	1994	1242	Ad & R ¹⁹⁹	19311	1993	31 *	R & Ad ⁴²
	1997	604 *	Am ⁷¹⁹		1993	877 *	Am (as ad by Stats. 1993, Ch. 93) ⁴²
19284	1993	31 *	R ⁴²	19312	1990	727	Ad
19285	1990	1348 *	Am		1993	31 *	R & Ad ⁴²
	1993	31 *	R ⁴²	19313	1993	31 *	Ad ⁴²
	1994	1242	Ad & R ¹⁹⁹	19314	1993	31 *	Ad ⁴²
	1997	604 *	Am ⁷¹⁹		1994	726 *	Am
19285.1	1989	1060	Ad	19320	1992	1295	Ad
					1993	31 *	R ⁴²
				19321	1993	31 *	Ad ⁴²
				19322	1993	31 *	Ad ⁴²
				19323	1993	31 *	Ad ⁴²
				19324	1993	31 *	Ad ⁴²
				19325	1993	31 *	Ad ⁴²
				19331	1993	31 *	Ad ⁴²
				19332	1993	31 *	Ad ⁴²
				19333	1993	31 *	Ad ⁴²
				19334	1993	31 *	Ad ⁴²
				19335	1993	31 *	Ad ⁴²
				19340	1993	31 *	Ad ⁴²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
19340 (Cont.)	1997	604 *	Am	1993		826	Am
	1997	605	Am	1994		1243 *	R ⁴²
19341	1993	31 *	Ad ⁴²	19406	1993	31 *	R ⁴²
19342	1993	31 *	Ad ⁴²	19407	1993	31 *	R ⁴²
19343	1993	31 *	Ad ⁴²	19408	1993	31 *	R ⁴²
19344	1993	31 *	Ad ⁴²	19409	1990	846 *	Am
19345	1993	31 *	Ad ⁴²		1993	31 *	R ⁴²
19346	1993	31 *	Ad ⁴²	19410	1993	31 *	R ⁴²
19347	1993	31 *	Ad ⁴²	19411	1993	31 *	R & Ad ⁴²
19348	1993	31 *	Ad ⁴²		1997	605	Am ¹⁴⁷²
19349	1993	31 *	Ad ⁴²	19411.1	1990	1348 *	Am & RN
19350	1993	31 *	Ad ⁴²	19412	1993	31 *	R & Ad ⁴²
19351	1993	31 *	R & Ad ⁴²	19413	1993	31 *	R & Ad ⁴²
19352	1992	699 *	Am	19414	1993	31 *	R ⁴²
	1992	1295	Am	19415	1990	1348 *	Am & RN
	1993	31 *	R ⁴²	19416	1990	1348 *	Am & RN
19354	1993	31 *	R & Ad ⁴²	19417	1990	1348 *	Am & RN
19355	1993	31 *	Ad ⁴²	19418	1990	1348 *	Am & RN
19356	1991	232 *	Am	19419	1990	1348 *	Am
	1993	31 *	R ⁴²		1993	31 *	R ⁴²
19361	1993	31 *	Ad ⁴²	19420	1993	31 *	R ⁴²
19362	1993	31 *	Ad ⁴²	19421	1993	31 *	R ⁴²
19363	1993	31 *	Ad ⁴²	19431	1993	31 *	Ad ⁴²
19364	1994	1243 *	Ad ⁴²	19432	1997	17	Ad(RN) ¹³²⁸
19365	1997	610 *	Ad ¹²⁷²	19441	1993	31 *	Ad ⁴²
	1997	611 *	Ad ¹⁴⁴⁷		1994	726 *	Am
19371	1993	31 *	Ad ⁴²	19442	1993	31 *	Ad ⁴²
19372	1993	31 *	Ad ⁴²		1993	75 *	Am (as ad by Stats. 1993, Ch. 31)
19373	1993	31 *	Ad ⁴²		1993	868	Am (as am by Stats. 1993, Ch. 75)
19374	1993	31 *	Ad ⁴²		1994	138 *	Am ⁸³⁹
19375	1993	31 *	Ad ⁴²		1996	505 *	Ad & R ¹⁹⁹
19376	1993	31 *	Ad ⁴²		1997	17	Am & RN ¹³²⁸
19377	1993	31 *	Ad ⁴²	19451	1993	31 *	R ⁴²
19378	1993	31 *	Ad ⁴²	19452	1993	31 *	R ⁴²
			R & Ad ⁴⁴⁵	19501	1993	31 *	Ad ⁴²
19381	1993	31 *	Ad ⁴²	19502	1993	31 *	Ad ⁴²
19382	1993	31 *	Ad ⁴²	19503	1993	31 *	Ad ⁴²
19383	1993	31 *	Ad ⁴²		1997	600	Am
19384	1993	31 *	Ad ⁴²	19504	1993	31 *	Ad ⁴²
19385	1993	31 *	Ad ⁴²	19505	1993	31 *	Ad ⁴²
19387	1993	31 *	Ad ⁴²	19506	1993	31 *	Ad ⁴²
19388	1993	31 *	Ad ⁴²	19507	1993	31 *	Ad ⁴²
19389	1993	31 *	Ad ⁴²	19508	1993	31 *	Ad ⁴²
19390	1993	31 *	Ad ⁴²	19509	1993	31 *	Ad ⁴²
19391	1993	31 *	Ad ⁴²	19511	1993	31 *	Ad ⁴²
19392	1993	31 *	Ad ⁴²	19512	1993	31 *	Ad ⁴²
	1997	605	Am ¹⁴⁷²	19513	1993	31 *	Ad ⁴²
19393	1993	877 *	Ad	19514	1993	31 *	Ad ⁴²
19401	1993	31 *	R ⁴²	19515	1993	31 *	Ad ⁴²
19401.5	1990	727	Ad	19516	1993	31 *	Ad ⁴²
	1993	31 *	R ⁴²	19517	1993	31 *	Ad ⁴²
	1993	826	Am	19518	1993	31 *	Ad ⁴²
	1994	1243 *	R ⁴²	19519	1993	31 *	Ad ⁴²
19402	1993	31 *	R ⁴²	19521	1993	31 *	Ad ⁴²
19403	1993	31 *	R ⁴²	19522	1993	31 *	Ad ⁴²
19404	1993	31 *	R ⁴²	19523	1993	31 *	Ad ⁴²
19405	1992	449 *	Am				
	1993	31 *	R ⁴²				
	1993	589	Am ⁶⁷⁰				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
19524	1993	31 *	Ad ⁴²	19547	1993	31 *	Ad ⁴²
19525	1993	31 *	Ad ⁴²	19548	1993	31 *	Ad ⁴²
19526	1993	31 *	Ad ⁴²	19549	1993	31 *	Ad ⁴²
19528	1993	31 *	Ad ⁴²	19551	1993	31 *	Ad ⁴²
19530	1993	31 *	Ad ⁴²		1993	891	Am (as ad by
19531	1993	31 *	Ad ⁴²				Stats. 1993,
	1993	878	Ad				Ch. 31)
	1994	146	Am (as ad by	19552	1993	31 *	Ad ⁴²
			Stats. 1993,	19553	1993	31 *	Ad ⁴²
			Ch. 31)	19554	1993	31 *	Ad ⁴²
			& RN ⁸³³	19555	1993	31 *	Ad ⁴²
	1994	1117	Am (by Sec. 3	19556	1993	31 *	Ad ⁴²
			of Ch., as ad by	19557	1993	31 *	Ad ⁴²
			Stats. 1993,	19558	1993	31 *	Ad ⁴²
			Ch. 878) & RN	19559	1995	871	Ad
	1994	1242	Am (by Sec. 9.5		1997	300 *	R
			of Ch., as ad by	19561	1993	31 *	Ad ⁴²
			Stats. 1994,	19562	1993	31 *	Ad ⁴²
			Ch. 878) & RN	19563	1993	31 *	Ad ⁴²
	1994	1243 *	Am & RN (by		1997	605	Am ¹⁴⁷²
			Sec. 59 of Ch.,	19564	1993	31 *	Ad ⁴²
			as ad by	19565	1993	31 *	Ad ⁴²
			Stats. 1993,	19566	1993	878	Ad
			Ch. 878) ^{42 365}		1994	1117	Am
			Am & RN (by		1994	1242	Am
			Sec. 59.3 of Ch.,	19568	1996	1001	Ad & R ⁷¹⁹
			as ad by	19581	1993	31 *	Ad ⁴²
			Stats. 1993,	19582	1993	31 *	Ad ⁴²
			Ch. 878) ¹¹⁷	19583	1993	31 *	Ad ⁴²
19532	1994	146	Ad(RN) ⁸³³	19601	1993	31 *	Ad ⁴²
	1994	1117	Ad(RN)	19602	1993	31 *	Ad ⁴²
	1994	1242	Ad(RN) (by		1994	1243 *	Am ⁴²
			Sec. 9.5 of Ch.)		1996	952	Am ¹²⁷²
	1994	1243 *	Ad(RN) (by	19603	1993	31 *	Ad ⁴²
			Sec. 59	19604	1993	31 *	Ad ⁴²
			of Ch.) ^{42 365}		1994	48 *	Am
			Ad(RN) (by		1995	2 *	Am ⁹⁵⁸
			Sec. 59.3		1996	952	Am ¹²⁷²
			of Ch.) ¹¹⁷	19605	1993	31 *	Ad ⁴²
	1995	33 *	Am (as am by		1994	48 *	Am
			Stats. 1994,		1996	952	Am ¹²⁷²
			Ch. 1243)	19607	1996	952	Ad ¹²⁷²
	1996	1001	Am (as am by	19611	1993	31 *	Ad ⁴²
			Stats. 1995,	19701	1993	31 *	Ad ⁴²
			Ch. 33)		1997	605	Am ¹⁴⁷²
	1997	601	Am (as am by	19701.5	1993	31 *	Ad ⁴²
			Stats. 1996,		1994	1243 *	Am (as ad by
			Ch. 1001) & RN				Stats. 1993,
	1997	604 *	Am (as am by				Ch. 31) ⁴²
			Stats. 1996,	19702	1993	31 *	Ad ⁴²
			Ch. 1001) & RN		1993	877 *	Am (as ad by
19533	1997	601	Ad(RN)				Stats. 1993,
	1997	604 *	Ad(RN)				Ch. 31) ⁴²
19542	1993	31 *	Ad ⁴²	19703	1993	31 *	Ad ⁴²
	1994	91	Am	19704	1993	31 *	Ad ⁴²
	1997	605	Am ¹⁴⁷²	19705	1993	31 *	Ad ⁴²
19543	1993	31 *	Ad ⁴²		1994	1243 *	Am (as ad by
19544	1993	31 *	Ad ⁴²				Stats. 1993,
19545	1993	31 *	Ad ⁴²				Ch. 31) ⁴²
19546	1993	31 *	Ad ⁴²		1996	996	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19705 (Cont.)	1997	605	Am ¹⁴⁷²	1993	879 *	Am & R (as am by Sec. 16, Stats. 1992, Ch. 698) ⁴¹	
19706	1993	31 *	Ad ⁴²			Am (as am by Stats. 1993, Ch. 31)	
	1996	996	Am			Am (by Sec. 17.5 of Ch., as am by Stats. 1993, Ch. 31) ^{42 802}	
	1997	605	Am ¹⁴⁷²	1993	881 *	Am (by Sec. 17.5 of Ch., as am by Stats. 1993, Ch. 31) ^{42 802}	
19707	1993	31 *	Ad ⁴²			Am (by Sec. 17.5 of Ch., as am by Stats. 1993, Ch. 31) ^{42 802}	
	1994	1036	Am			Am (by Sec. 17.5 of Ch., as am by Stats. 1993, Ch. 31) ^{42 802}	
	1995	40	Am			Am (by Sec. 17.5 of Ch., as am by Stats. 1993, Ch. 31) ^{42 802}	
19708	1993	31 *	Ad ⁴²			Am (by Sec. 17.5 of Ch., as am by Stats. 1993, Ch. 31) ^{42 802}	
19709	1993	31 *	Ad ⁴²			Am (by Sec. 17.5 of Ch., as am by Stats. 1993, Ch. 31) ^{42 802}	
19710	1993	31 *	Ad ⁴²			Am (by Sec. 17.5 of Ch., as am by Stats. 1993, Ch. 31) ^{42 802}	
19711	1993	31 *	Ad ⁴²			Am (by Sec. 17.5 of Ch., as am by Stats. 1993, Ch. 31) ^{42 802}	
19712	1993	31 *	Ad ⁴²	1994	756 *	Am	
19713	1993	31 *	Ad ⁴²	1994	839 *	Am (by Sec. 2 of Ch.)	
19714	1993	31 *	Ad ⁴²			Am (by Sec. 2 of Ch.)	
19715	1993	31 *	Ad ⁴²	1994	1200 *	Am (by Sec. 65.5 of Ch.)	
19717	1993	31 *	Ad ⁴²			Am (by Sec. 16 of Ch.)	
	1996	996	Am	1995	679 *	Am (by Sec. 16 of Ch.)	
	1997	600	Am			Am (by Sec. 16 of Ch.)	
19718	1993	31 *	Ad ⁴²	1996	952	Am ¹²⁷²	
19719	1993	31 *	Ad ⁴²	1996	953	Am (by Sec. 18.5 of Ch.)	
	1997	605	Am ¹⁴⁷²			Am (by Sec. 18.5 of Ch.)	
19720	1995	845	Ad	1996	955	Am (by Sec. 18.5 of Ch.)	
19721	1995	845	Ad			Am (by Sec. 18.5 of Ch.)	
	1996	996	Am	1997	602	Am	
19721.6	1997	697	Ad	1997	603 *	Am ¹⁴⁸⁸	
19801	1993	31 *	Ad ⁴²	1997	608 *	Am	
19802	1993	31 *	Ad ⁴²	23037	1997	605 Am ¹⁴⁷²	
20503	1989	1352 *	Am ¹⁸⁰	23038	1994	1200 * Am	
20506	1991	472 *	Am			Am (by Sec. 47 of Ch.) ¹⁴⁷²	
20583	1997	546	Am	1997	605	Am (by Sec. 47 of Ch.) ¹⁴⁷²	
20639.1	1994	668	Am			Am (by Sec. 6.5 of Ch.) ¹⁴⁸⁴	
Div. 2, Pt. 10.7, heading (Sec. 21001 et seq.)	1990	216	Ad ²⁰⁶	23038.5	1990	452 * Ad ²⁴³	
	1994	1243 *	Am ⁴²			Am	
21011	1994	1243 *	Am ⁴²	1993	877 *	Am	
21013	1994	726 *	Am	1997	611 *	Am ¹⁴⁵⁶	
	1997	600	Am	23040.1	1993	874 * Ad	
21015	1992	449 *	R			Am ¹⁴⁷²	
	1995	490	Ad ¹¹²⁵	23044	1990	813 * S ⁵⁷	
	1997	600	Am ¹⁴⁸¹	23045	1989	1352 * Am	
21016	1997	600	Am ¹⁴⁸¹			Am ¹⁴⁴⁷	
21019	1997	600	Am ¹⁴⁸³	23045.6	1997	611 * Am	
21022	1991	479 *	Am			Am	
	1993	31 *	Am ⁴²	23045.6	1989	1352 * Ad	
	1996	952	R			Am	
	1997	600	Ad	23046	1993	877 * Am	
21023	1997	600	Ad	23047	1993	877 * Am	
21024	1997	600	Ad	23049	1993	877 * Am	
21025	1997	600	Ad	23049.1	1991	117 * Ad	
21026	1997	600	Ad	23049.2	1991	117 * Ad	
21027	1997	600	Ad	23051.5	1989	362 Am	
23002	1993	877 *	Am			Am	
23036	1989	1291 *	Am (by Sec. 7 of Ch.)	1989	1352 * Am		
	1989	1352 *	Am (by Sec. 73.5 of Ch.)	1990	452 * Am ²⁴³		
	1990	1349 *	Am	1991	117 * Am		
	1992	698 *	Am	1992	698 * Am		
	1993	31 *	Am ⁴²	1993	873 * Am		
				1995	490 Am		
				1996	124 Am ¹¹⁹⁷		
				1996	952 Am ¹²⁷²		
				23053	1991	117 * Am	
				23058	1989	1352 * Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
23058 (Cont.)	1990	1348 *	Am	23183.1	1997	604 *	Am
	1991	472 *	Am		1997	605	Am
	1993	31 *	Am ⁴²	23183.2	1997	604 *	Am
	1993	877 *	Am (as ad by Stats. 1993, Ch. 31) ⁴²		1997	605	Am
	1993	878	Am	23184	1997	604 *	R
23060	1991	472 *	Am		1997	605	R
	1993	31 *	Am ⁴²	23184.5	1993	31 *	Am ⁴²
23081	1993	31 *	Am ⁴²		1997	604 *	R
	1993	874 *	Am	23185	1997	604 *	R
	1994	948 *	Am ^{877 878}	23185a	1997	604 *	R
	1996	952	Am ¹²⁸⁸		1997	605	R
23083	1996	952	Ad ¹²⁸⁸	23185b	1997	604 *	R
23091	1994	1200 *	Ad		1997	605	R
	1995	2 *	Am ⁹⁵⁸	23186	1990	1497 *	Am
	1996	952	S ¹²⁸⁸		1991	1087 *	Am
23092	1994	1200 *	Ad		1997	605	Am
	1995	2 *	Am ⁹⁵⁸	23186.1	1997	605	R
	1996	57 *	Am	23186.2	1997	605	R
	1996	952	S ¹²⁸⁸	23186.5	1990	1497 *	Ad
23093	1994	1200 *	Ad		1997	605	R
	1996	952	S ¹²⁸⁸	23221	1996	954 *	Am
23094	1994	1200 *	Ad		1997	604 *	Am ¹⁴⁸⁶
	1996	952	S ¹²⁸⁸	23225	1993	31 *	Am ⁴²
23095	1994	1200 *	Ad	23301	1990	926	Am
	1996	952	S ¹²⁸⁸		1991	1082	Am (by Sec. 1 of Ch.)
	1997	605	Am ¹⁴⁷²		1993	31 *	Am ⁴²
23096	1994	1200 *	Ad	23301.5	1990	926	Am
	1996	952	S ¹²⁸⁸		1991	1082	Am
23096.5	1996	952	Ad ¹²⁸⁸	23301.6	1990	926	Ad
23097	1995	679 *	Ad		1991	1082	Am
	1996	952	S ¹²⁸⁸	23302	1990	926	Am
	1996	1003	Am		1991	1082	Am
23098	1995	679 *	Ad	23303	1997	605	Am ¹⁴⁷²
	1996	952	S ¹²⁸⁸	23304	1990	926	R
	1997	605	Am ¹⁴⁷²	23304.1	1990	926	Ad
23099	1995	679 *	Ad		1991	1082	Am (by Sec. 5 of Ch.)
	1996	952	S ¹²⁸⁸	23304.5	1990	926	Ad
23099.5	1996	952	Ad ¹²⁸⁸	23305	1990	926	Am
23101.5	1993	31 *	Am (by Sec. 32 of Ch.) ⁴²		1991	1082	Am
	1993	35 *	Am	23305.1	1990	926	Ad
	1993	877 *	Am		1991	1082	Am
			R & Ad ⁴²		1993	680	Am
23104	1996	286 *	Ad		1994	367 *	Am
23114	1997	604 *	Ad	23305.2	1990	926	Ad
23151	1990	1348 *	Am		1997	605	Am ¹⁴⁷²
	1996	170 *	Am	23305.5	1994	1200 *	Ad
	1997	605	Am ¹⁴⁷²	23305a	1990	926	Am
23151.1	1997	605	Am ¹⁴⁷²		1991	1082	Am
23151.2	1997	605	Am ¹⁴⁷²	23305c	1990	926	Ad
23153	1989	1222 *	Am		1991	1082	Am
	1990	1348 *	Am	23305d	1990	926	Ad(RN)
	1991	309	Am	23305e	1992	1295	Ad
	1992	335	Am		1993	31 *	Am ⁴²
	1994	427 *	Am	23331	1990	705	Am
	1997	605	Am ¹⁴⁷²	23332	1989	556 *	Am
23154	1995	498	Am		1990	705	Am
					1991	309	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
23332 (Cont.)	1997	604 *	Am	1990	1349 *		Am (by Sec. 18 of Ch.)
	1997	605	Am		1994	48 *	Am
23332.5	1997	604 *	Am	23606	1992	1295	R
	1997	605	Am	23606.1	1992	1295	R
23333	1993	31 *	Am ⁴²	23608	1989	1248	Ad & R ⁸⁷
23334	1991	309	Am		1990	766	Am
	1997	605	Am ¹⁴⁷²		1996	954 *	Ad
23335	1992	189	Ad	23608.2	1996	954 *	Ad
	1993	31 *	Am ⁴²	23608.3	1996	954 *	Ad
23400	1993	873 *	Am	23609	1989	1352 *	Am ¹⁷⁶
23453	1989	1352 *	Am		1990	452 *	Am ²⁴³
	1997	611 *	Am ¹⁴⁴⁷		1991	117 *	Am ⁴¹⁵
23455	1989	1360	Am ⁷³		1993	881 *	Am ^{42 801}
	1990	1349 *	Am		1994	949 *	Am (by Sec. 2 of Ch.)
	1991	117 *	Am		1994	1243 *	Am (by Sec. 63 of Ch.) ^{42 949}
	1993	31 *	Am ⁴²				Am (by Sec. 63.5 of Ch.) ⁹⁵⁰
	1996	170 *	Am				Am
	1996	952	Am ¹²⁷²				Am
	1997	604 *	Am				Am
	1997	605	Am ¹⁴⁷²				Am
23456	1989	1352 *	Am		1996	954 *	Am
	1989	1360	Am ⁷³		1997	611 *	Am ¹⁴⁷⁹
	1990	216	Am ²⁰⁶		1997	613 *	Am ¹⁴⁵¹
	1990	452 *	Am ²⁴³	23609.5	1989	1352 *	Am
	1991	117 *	Am ⁴¹⁹	23610	1996	954 *	Ad & R ¹²⁷³
	1992	698 *	Am	23610.4	1990	166 *	Ad
	1993	873 *	Am (by Sec. 34 of Ch.)		1990	1349 *	Am (as ad by Stats. 1990, Ch. 166)
	1993	1121 *	Am (by Sec. 1.5 of Ch.)	23610.5	1989	46 *	Am ¹²
	1994	948 *	Am		1989	1156	Am (as am by Stats. 1989, Ch. 46) ⁹⁸
	1997	611 *	Am ¹⁴⁴⁷		1990	166 *	Am
23457	1989	1360	Am ⁷³		1990	1349 *	Am (as am by Stats. 1990, Ch. 166)
	1991	117 *	Am		1990	1485 *	Am (by Sec. 4 of Ch., as am by Stats. 1990, Ch. 166)
	1992	698 *	Am				Am
	1997	611 *	Am ¹¹⁴⁷				Am
23459	1990	1349 *	Am				Am
	1991	117 *	Am				Am
23501	1997	605	Am ¹⁴⁷²				Am
23571	1990	926	R & Ad				Am
	1991	1082	R				Am
23572	1990	926	Am & RN		1991	117 *	Am
23601.5	1989	1291 *	Ad & R ⁸⁵		1993	1222 *	Am ⁷³⁵
	1990	1349 *	Am (by Sec. 18 of Ch.)		1994	1164	Am ⁹³⁰
	1991	1036 *	Am		1995	91	Am ⁹⁶⁴
23603	1990	1611 *	Ad ²⁰ R ³⁰⁶	23612	1997	605	Am ¹⁴⁷²
	1992	768 *	Am		1989	1352 *	Am (by Sec. 80 of Ch.)
	1993	873 *	Am (by Sec. 35 of Ch.) ⁷⁷³		1990	330 *	Am
	1993	875 *	Am (by Sec. 3.5 of Ch.) ¹⁴⁸		1991	472 *	Am
	1994	48 *	Am (as am by Sec. 3.5, Stats. 1993, Ch. 875) ⁸²⁶		1996	952	Am ^{1316 1272 1270}
					1996	953	R ¹³¹⁶
					1996	955	R ¹³¹⁶
					1996	953	Ad
					1996	955	Ad
					1997	603 *	R (as ad by Sec. 20, Stats. 1996, Ch. 953) ¹⁴⁸⁸
23604	1996	954 *	Ad				
23605	1989	1227	Ad & R ¹⁴⁸				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
23612.2 (Cont.)	1997	609	R (as ad by Stats. 1996, Ch. 953)	1996	955	R & Ad (purports to add to Gov. C.) ¹³¹⁶	
			Am (as ad by Stats. 1996, Ch. 955)	1997	603*	R ¹⁴⁸⁸	
23612.5	1989	1091*	Ad & R ⁸⁵	23622.5	1996	953 Ad	
	1990	586*	Am (as ad by Stats. 1989, Ch. 1091) ²⁰⁶		1996	954* Ad ⁸²	
					1997	603* R ¹⁴⁸⁸	
	1990	1055*	Am	23622.7	1996	955 Ad	
	1991	472*	Am		1997	603* Am ^{1479 1488}	
	1992	1295	Am		1997	609 Am (by Sec. 12.5 of Ch.) ⁴⁷⁹	
	1994	48*	Am	23622.8	1997	609 Ad (by Sec. 13 of Ch.)	
23612.6	1X 1991-92	17*	Ad & R ⁴¹⁵	23623	1990	330* Am	
	1993	18*	Am		1991	472* Am	
	1994	606*	Am		1993	258 Am	
	1994	756*	Am		1996	952 Am ^{1316 1272 1270}	
	1995	494	Am ^{1137 1158}		1996	953 R ¹³¹⁶	
	1996	952	Am ^{1316 1272 1270}	23623.5	1X 1991-92	17* Ad & R ⁶¹⁰	
	1997	605	Am ^{1472 1478}		1993	18* R & Ad & R ⁴¹⁵	
23615	1989	797*	Am ^{170 13}		1994	606* Am	
	1991	103*	R & Ad		1994	756* Am	
	1992	699*	Am		1995	494 Am ^{1137 1159}	
	1993	74*	R		1996	952 Am ^{1316 1272 1270}	
	1993	75*	R		1997	603* Am ¹⁴⁸⁸	
23617	1989	1352*	Am		1997	605 Am ¹⁴⁷²	
	1991	476*	Am ^{474 480}	23624	1990	Initiative (Prop. 139 adopted Nov. 6, 1990)	
	1992	816*	Am		1991	472* Am	
	1994	748*	Am ⁶¹⁰	23625	1X 1991-92	17* Ad & R ⁴¹⁵	
23617.5	1989	1042*	Am (by Sec. 2 of Ch.)		1993	18* Am	
	1989	1314*	Am (by Sec. 4.5 of Ch.)		1994	606* Am	
	1989	1352*	Am (by Sec. 80.6 of Ch.)		1994	756* Am	
	1990	1347*	Am		1995	494 Am ^{1137 1158}	
	1990	1349*	Am		1996	952 Am ^{1316 1272 1270}	
	1991	476*	Am ^{474 480}		1997	605 Am ¹⁴⁷²	
	1994	48*	Am	23633	1997	602 Ad	
	1994	748*	Am	23634	1989	1440 Ad & R ¹¹¹	
			Ad & R ⁴¹⁵		1990	49* R	
	1995	91	Am (as am by Sec. 5 and as ad by Sec. 6, Stats. 1994, Ch. 748) ⁹⁶⁴		1997	602 Ad	
23621	1989	1074*	Am (by Sec. 2 of Ch.)	23642	1996	954* Ad	
	1989	1352*	Am (by Sec. 81.5 of Ch.)	23645	1993	1216* Ad & R ⁷⁴³	
					1996	952 Am ^{1316 1272 1270}	
					1997	605 Am ^{1472 1478}	
23622	1990	330*	Am	23646	1993	1216* Ad & R ⁷⁴³	
	1991	472*	Am		1996	952 Am ^{1316 1272 1270}	
	1994	755*	Am (by Sec. 3 of Ch.) ⁸⁹⁴		1997	605 Am ^{1472 1478}	
	1996	124	Am ¹¹⁹⁷	23649	1993	881* Ad ^{42 802}	
	1996	952	Am ^{1316 1272 1270}		1994	751* Am	
	1996	953	R ¹³¹⁶		1996	954* Am ¹³⁰⁰	
	1996	954*	Am		1997	604* Am ¹⁴⁸⁶	
				23657	1997	947* Ad & R ¹³⁹⁹	
				23666	1994	1296* Ad & R ⁸⁸⁸	
					1996	166 Am	
				23701	1991	117* Am	

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
23701d	1989	1352 *	Am	23802.5	1997	610 *	Ad ¹²⁷²
23701g	1993	547 *	Am	23803	1989	581 *	Am
23701h	1997	611 *	R & Ad ¹⁴⁴⁷		1989	1352 *	Am
23701r	1989	1352 *	Am	23804	1996	952	R
	1993	31 *	Am ⁴²		1997	610 *	Ad ¹²⁷²
23701s	1989	1352 *	Am	23804.5	1997	610 *	Ad ¹²⁷²
23701t	1991	474 *	Am	23805	1989	1352 *	R
23701u	1989	1360	R (as ad by Stats. 1987, Ch. 1442)	23806	1997	610 *	Am ¹²⁷²
			Am (as ad by Stats. 1987, Ch. 1139) & RN ⁷³		1997	611 *	Am ¹⁴⁴⁷
				23809	1997	604 *	Am
					1997	605	Am
23701v	1989	1352 *	Am	23810	1993	31 *	Am ⁴²
	1990	1270	Am	23811	1993	31 *	Am ⁴²
23701x	1989	1360	Ad(RN) ⁷³		1997	604 *	Am
23701z	1996	954 *	Ad		1997	605	Am
23704	1989	1352 *	Am	23813	1997	610 *	Ad ¹²⁷²
23704.6	1989	1352 *	Am		1997	611 *	Ad ¹⁴⁴⁷
23712	1997	612 *	Ad ¹⁴⁴⁸	24271	1991	117 *	Am
23731	1997	605	Am ¹⁴⁷²		1993	877 *	Am
23732	1989	1352 *	Am	24272.3	1994	1296 *	Ad & R ⁸⁸⁸
	1990	452 *	Am ²⁴³	24272.5	1997	611 *	Ad ¹⁴⁴⁷
	1993	877 *	Am	24273.5	1993	31 *	Am ⁴²
	1997	610 *	Am ¹²⁷²	24274	1989	1352 *	Am
	1997	611 *	Am ¹⁴⁴⁷		1990	452 *	R ²⁴³
23733	1989	1352 *	R	24276	1989	1352 *	Ad
23734	1993	877 *	Am		1993	877 *	Am
23735	1989	1352 *	Am	24306	1989	1352 *	Am
	1990	452 *	Am ²⁴³		1992	1295	Am
	1993	877 *	Am		1997	851	Ad
	1997	851	Am	24307	1991	117 *	Am
23772	1989	1352 *	Am		1993	877 *	Am
	1993	31 *	Am ⁴²		1996	954 *	Am
23777	1993	31 *	Am ⁴²	24308.5	1994	22 *	Ad
23800	1993	873 *	Am	24310	1991	117 *	Am
23800.5	1997	610 *	Ad ¹²⁷²	24323	1990	809 *	Ad
	1997	611 *	Ad ¹⁴⁴⁷	24324	1991	604 *	Ad
23801	1989	581 *	Am	24325	1992	698 *	Ad
	1989	1352 *	Am	24326	1993	873 *	Ad
	1990	1348 *	Am		1997	611 *	Am ¹⁴⁴⁷
	1991	117 *	Am	24327	1996	952	Ad ¹²⁷²
	1993	589	Am ⁶⁷⁰	24328	1997	851	Ad
	1994	1243 *	Am ⁴²	24343	1989	362	Am
	1996	952	Am ¹²⁷²		1989	1352 *	Am
	1997	610 *	Am ¹²⁷²		1993	877 *	Am
	1997	611 *	Am ¹⁴⁴⁷		1993	878	Am
23802	1989	581 *	Am	24343.2	1989	1360	R (as ad by Stats. 1987, Ch. 1139) ⁷³
	1989	1352 *	Am		1996	954 *	Ad
	1990	452 *	Am ²⁴³	24343.3	1997	611 *	Am ¹⁴⁴⁷
	1991	117 *	Am	24343.5	1990	452 *	Am ⁴³
	1993	31 *	Am ⁴²		1992	554	Am
	1993	881 *	Am (as am by Stats. 1993, Ch. 31) ^{42 802}	24343.7	1997	611 *	Ad ¹⁴⁴⁷
	1997	604 *	Am	24344	1990	452 *	Am ²⁴³
	1997	611 *	Am ¹⁴⁴⁷		1993	877 *	Am
	1997	605	Am		1993	878	Am
	1997	610 *	Am ¹²⁷²		1996	954 *	Am
	1997	612 *	Am ¹⁴⁵¹	24344.5	1990	452 *	Am ²⁴³
				24344.7	1996	954 *	Ad
				24345	1992	1295	Am ⁵⁵⁷
					1997	603 *	Am ¹⁴⁸⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24346	1997	605	Am ¹⁴⁷²	24356.2	1990	1349*	Am
24347	1991	117*	R & Ad ⁴²²	1991	117*	Am	
24347.5	1990	766	Am	1992	1295	Am	
	1X 1989-90	15*	Am	1996	953	R	
	1X 1989-90	16*	Am	1996	955	R	
	1991	15*	Am ³⁷⁰	24356.3	1991	117*	Am
	1991	472*	Am (as am by Stats. 1991, Ch. 15) S ⁵⁰⁹	1992	1295	Am	
	1X 1991-92	16*	Am	1994	146	Am ⁸³³	
	1X 1991-92	25*	Am	1996	953	R	
	1X 1991-92	26*	Am (by Sec. 2.5 of Ch.)	1996	955	R	
	1993	589	Am ⁶⁷⁰	24356.4	1X 1991-92	17*	Ad & R ¹³³
	1993	877*	Am	1993	18*	Am ⁶¹⁰	
	1994	17*	Am (by Sec. 5 of Ch.)	1994	606*	Am	
	1994	33*	Am (by Sec. 7.5 of Ch.)	1995	494	Am ^{1137 1158}	
	1994	1243*	Am (as am by Stats. 1994, Ch. 33) ⁴²	1996	124	Am ¹¹⁹⁷	
	1994	1245*	Am	1997	605	Am ¹⁴⁷²	
	1X 1995-96	3*	Am	24356.5	1993	873*	Ad
	1X 1995-96	4*	Am	1997	603*	Am ¹⁴⁸⁸	
	1X 1995-96	5*	Am	24356.6	1997	602	Ad
	1996	952	Am ¹²⁷²	24356.7	1996	953	Ad
	1X 1997-98	3*	Am	1996	955	Ad	
24347.51	1993	979*	Ad	1997	603*	R (as ad by Sec. 26, Stats. 1996, Ch. 953) ¹⁴⁸⁸	
24347.6	1996	952	R	24356.8	1993	1216*	Ad & R ⁷⁴³
24347.7	1X 1991-92	16*	Ad ⁶⁷⁰	1997	605	Am ¹⁴⁷²	
24347.8	1X 1991-92	18*	Ad ⁶⁷⁰	24357	1997	605	Am ¹⁴⁷²
24347.8	1993	589	R ⁶⁷⁰	1997	611*	Am (by Sec. 85 of Ch.) ^{1447 1387}	
24347.8	1X 1991-92	23*	Ad			Am (by Sec. 85.5 of Ch.) ^{288 1475}	
24347.9	1993	589	R ⁶⁷⁰	24357.1	1994	948*	Am
24347.9	1992	594*	Ad	24357.10	1989	1352*	Ad
24349	1993	589	R ⁶⁷⁰	24357.7	1990	1349*	Am
24349	1991	117*	Am	1991	117*	Am	
24349	1992	960*	Am	24357.8	1990	1618*	Am
24349	1997	607*	Am (by Sec. 3 of Ch.)	1991	117*	Am	
24349.1	1997	611*	Am (by Sec. 82.5 of Ch.) ¹⁴⁴⁷	24357.9	1992	1295	R
24349.1	1989	362	Am	24358	1990	1349*	Am
24349.1	1989	1352*	Am	1996	954*	Am	
24349.1	1993	877*	Am	1997	605	Am ¹⁴⁷²	
24349.1	1997	603*	Am ¹⁴⁸⁸	24359	1989	1352*	Am
24349.5	1991	117*	R	1997	605	Am ¹⁴⁷²	
24352.1	1991	117*	R	24359.1	1991	472*	Am
24353	1994	861*	Am	24361	1989	1352*	Am
24353.1	1989	1352*	R	24362	1989	1352*	Am
24354.2	1991	117*	R	24363	1989	1352*	Am
24354.3	1991	117*	R	1991	472*	Am	
24354.4	1991	117*	R	24363.5	1989	1352*	Ad
24355	1994	861*	Ad	24365	1990	452*	R & Ad ²⁴³
24355.5	1997	611*	Am ¹⁴⁴⁷	1993	877*	Am	
24355.5	1994	861*	Ad	24366	1990	452*	R ²⁴³
24355.5	1997	611*	Am ¹⁴⁴⁷	24367	1990	452*	R ²⁴³
24356.1	1989	1352*	R	24368	1990	452*	R ²⁴³
				24368.1	1989	1352*	R & Ad
				1990	452*	R & Ad ²⁴³	
				1991	117*	Am	
				24369	1993	877*	Am
				24370	1996	1064	Am ⁵⁷⁴

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24371	1993	877 *	R	1992	1295	Am	
24371.5	1997	611 *	R	1993	880 *	Am ⁷²³	
24372	1991	472 *	R	1994	948 *	Am	
24372.3	1992	238	Am	1994	949 *	Am	
	1993	877 *	Am	1996	954 *	Am ¹³⁰⁵	
24372.5	1997	611 *	R & Ad ¹⁴⁴⁷	1997	605	Am ¹⁴⁷²	
24373	1989	1352 *	R & Ad	24416.1	1989	581 *	
24374	1989	1352 *	R	1991	117 *	Am	
24375	1989	1352 *	R	1996	953	Am	
24376	1989	1352 *	R	1996	955	Am	
24377	1991	472 *	Am	24416.2	1989	581 *	
24379	1993	877 *	Am	1990	330 *	Am	
24380	1989	1352 *	R	1991	474 *	Am	
24381	1989	1352 *	R	1X 1991-92	17 *	Am ⁶²⁰	
24382	1989	1352 *	Am	1993	18 *	Am ⁶³⁹	
	1993	877 *	Am	1993	1216 *	Am	
24383	1991	117 *	Am	1994	606 *	Am	
24384	1994	286 *	Am	1994	756 *	Am	
	1996	953	R	1995	494	Am ^{1137 1160}	
	1996	955	R	1996	953	Am	
24384.5	1996	953	Ad	1996	955	Am	
	1996	955	Ad	1997	602	Am	
	1997	603 *	R (as ad by Sec. 28, Stats. 1996, Ch. 953) ¹⁴⁸⁸	1997	604 *	Am	
	1997	609	R (as ad by Stats. 1996, Ch. 953) Am (as ad by Stats. 1996, Ch. 955) Ad & R ¹³³	24416.3	1991	117 *	
24385	1X 1991-92	17 *	Ad & R ¹³³	1991	474 *	Am (as ad by Stats. 1991, Ch. 117)	
	1993	18 *	Am ⁶¹⁰	1992	52 *	Am	
	1994	606 *	Am	24422	1990	1349 *	
	1995	494	Am ^{1137 1158}	1991	117 *	Am	
	1996	124	Am ¹¹⁹⁷	1993	873 *	Am	
24390	1989	1440	Ad & R ¹¹¹	1997	603 *	Am ¹⁴⁸⁸	
	1990	49 *	R	24422.1	1990	1349 *	
24402	1990	452 *	Am ²⁴³	24422.3	1989	1352 *	
	1997	605	Am ¹⁴⁷²	1990	452 *	Am ²⁴³	
24405	1993	1121 *	Am	1993	877 *	Am	
24406.5	1989	349	Ad	24424	1990	1349 *	
24407	1997	605	Am ¹⁴⁷²	1996	954 *	Am	
24408	1997	605	Am ¹⁴⁷²	24427	1993	877 *	
24409	1997	605	Am ¹⁴⁷²	24429	1997	611 *	
24411	1996	954 *	Am	24434	1991	117 *	
	1997	605	Am ^{1472 1473}	1991	472 *	Am (as am by Stats. 1991, Ch. 117)	
24412	1989	1352 *	Am	1997	611 *	Am ¹⁴⁴⁷	
	1992	698 *	R	24435	1991	117 *	
24413	1989	1352 *	Am	24436.5	1991	603	
	1992	698 *	R	1992	1295	Am	
24413.2	1990	1349 *	R	1992	1298	Am	
24413.3	1990	1349 *	R	1993	877 *	Am	
24414	1993	877 *	Am	24437	1993	877 *	
	1993	878	Am	24438	1991	117 *	
24416	1989	581 *	Am	24440	1989	1352 *	
	1991	117 *	Am	1991	117 *	Am	
	1991	474 *	Am (as am by Stats. 1991, Ch. 117)	1993	877 *	Am	
				24442.5	1993	878	
				1989	1352 *	Ad	
				1993	877 *	Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24443	1989	1352 *	Am	24539	1991	117 *	R
	1993	877 *	Am	24540	1991	117 *	R
	1993	881 *	Am ^{42,802}	24541	1989	1352 *	Am
	1996	954 *	Am		1991	117 *	R
	1997	611 *	Am ¹⁴⁴⁷	24551	1991	117 *	R
24447	1993	31 *	Am ⁴²	24552	1991	117 *	R
24448	1993	31 *	Am ⁴²	24553	1991	117 *	R
24449	1989	362	Am	24554	1991	117 *	R
	1993	877 *	Am	24555	1991	117 *	R
24451	1989	1352 *	Am	24561	1991	117 *	R
	1991	117 *	R & Ad	24562	1989	1352 *	Am
	1993	873 *	Am		1990	452 *	Am ²⁴³
24452	1989	1352 *	R		1991	117 *	R
	1991	117 *	Ad	24563	1991	117 *	R
24453	1989	1352 *	R	24564	1990	1349 *	Am
	1991	117 *	Ad		1991	117 *	R
	1993	31 *	Am ⁴²	24570	1991	117 *	R
24454	1989	1352 *	R		1991	1091	Am ⁴⁶²
24454.2	1989	1352 *	R	24571	1991	117 *	R
24455	1991	117 *	R	24572	1991	117 *	R
24456	1991	117 *	Ad	24573	1991	117 *	R
24457	1989	1352 *	Am	24574	1991	117 *	R
	1990	452 *	Am ²⁴³	24575	1991	117 *	R
	1991	117 *	R	24575.1	1991	117 *	R
24461	1991	117 *	Ad	24576	1991	117 *	R
24463	1991	117 *	R	24577	1991	117 *	R
24464	1991	117 *	R	24578	1991	117 *	R
24465	1991	117 *	R	24580	1990	452 *	Am ²⁴³
24466	1990	1349 *	Am		1991	117 *	R
	1991	117 *	R	24585	1989	1352 *	R
24467	1991	117 *	R	24591	1991	117 *	R
24468	1991	117 *	R	24592	1989	1352 *	Am
24470	1991	117 *	R		1990	452 *	Am ²⁴³
24471	1991	117 *	R & Ad		1991	117 *	R
24472	1996	954 *	Ad	24593	1991	117 *	R
24473	1991	117 *	R	24594	1991	117 *	R
24481	1991	117 *	R & Ad	24601	1989	1352 *	Am
24484	1991	117 *	R		1990	452 *	Am ²⁴³
24495	1991	117 *	R		1992	698 *	R & Ad
24496	1991	117 *	R		1993	873 *	Am
24497	1991	117 *	R	24602	1992	698 *	R
24501	1991	117 *	R		1996	951 *	Ad
24502	1991	117 *	R		1997	604 *	Am
24504	1991	117 *	R	24603	1992	698 *	R
24511	1991	117 *	R	24611	1992	698 *	Ad
24512	1991	117 *	R		1996	954 *	Am ¹³⁰⁷
24513	1989	1352 *	Am				R ⁴¹⁷
	1991	117 *	R				Ad
24519	1991	117 *	R		1997	610 *	Am ¹²⁷²
24520	1991	117 *	R	24612	1992	698 *	Ad
24521	1989	1352 *	Am	24621	1991	117 *	R & Ad
	1990	452 *	Am ²⁴³		1992	698 *	R
	1991	117 *	R	24622	1991	117 *	R
24531	1991	117 *	R	24632	1989	362	Ad
24532	1991	117 *	R		1989	1352 *	Ad
24533	1990	452 *	Am ²⁴³		1991	117 *	Am
	1991	117 *	R		1994	35	Am ⁸¹⁸
24535	1991	117 *	R	24633.5	1989	1352 *	Am
24536	1991	117 *	R	24634	1990	1348 *	Am
24537	1991	117 *	R		1992	1295	Am
24538	1991	117 *	R		1993	31 *	Am ⁴²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24634 (Cont.)	1994	35	Am ⁸¹⁸	24834	1993	873 *	R
24635	1994	35	R ⁸¹⁸	1991	117 *	R	
24636	1994	35	Am ⁸¹⁹	Pt. 11, Ch. 14.5, heading (Sec. 24870 et seq.)	1997	611 *	Am ¹⁴⁴⁷
24637	1989	1352 *	Am	24870	1990	1349 *	Am
24652	1990	1349 *	Am	1992	698 *	R & Ad	
	1989	1352 *	Am	1993	873 *	Am	
	1990	452 *	Am ²⁴³	1997	611 *	Am ¹⁴⁴⁷	
	1993	877 *	Am	24871	1992	698 *	R & Ad
24654	1989	1352 *	Am	1993	873 *	Am	
	1993	877 *	Am	1997	611 *	Am ¹⁴⁴⁷	
24661	1989	1352 *	Am	24871	1992	698 *	R & Ad
	1993	877 *	Am	1993	873 *	Am	
	1994	1243 *	Am ⁴²	1993	878	Am ⁷⁷³	
24667	1989	1352 *	Am	24872	1990	1349 *	Am
	1990	452 *	Am ²⁴³	1992	698 *	R & Ad	
	1993	877 *	Am	1993	873 *	Am	
24672	1994	1243 *	Am ⁴²	1993	877 *	Am	
	1995	91	Am ⁹⁶⁴	1993	878	Am ⁷⁷⁵	
	1996	952	Am ¹²⁷²	24873	1992	698 *	Ad
24673.2	1989	1352 *	Am	24874	1992	698 *	Ad
	1990	452 *	Am ²⁴³	24875	1997	611 *	Ad ¹⁴⁴⁷
	1991	117 *	Am	24901	1997	605	Am ¹⁴⁷²
	1992	698 *	Am	24903	1996	954 *	Ad
	1993	877 *	Am	1997	604 *	R ¹⁴⁸⁶	
24677	1997	605	Am ¹⁴⁷²	24905	1993	877 *	Am
24678	1997	605	Am ¹⁴⁷²	24905.5	1996	954 *	Ad
24680	1992	698 *	R	24912	1997	605	Am ¹⁴⁷²
	1992	1295	R	24916	1989	1352 *	Am
24681	1989	1352 *	Am	1993	873 *	Am	
	1990	452 *	Am ²⁴³	1994	861 *	Am	
	1993	877 *	Am	1997	603 *	Am ¹⁴⁸⁸	
24682	1993	877 *	Am	1997	605	Am ¹⁴⁷²	
24685	1990	452 *	R & Ad ²⁴³	1997	611 *	Am (by Sec. 96 of Ch.) ^{1447 1387}	
	1991	117 *	Am			Am (by Sec. 96.5 of Ch.) ^{288 1475}	
24688	1993	877 *	Am	24917	1997	605	Am ¹⁴⁷²
24689	1993	877 *	Am	24918	1993	877 *	Am
24690	1989	1352 *	Am	1997	604 *	Am ¹⁴⁸⁶	
24692	1990	452 *	Am ²⁴³	24941	1990	452 *	R & Ad ²⁴³
	1993	877 *	Am	1993	877 *	Am	
	1997	611 *	Am ¹⁴⁴⁷	24942	1997	605	Am ¹⁴⁷²
24693	1990	1348 *	Ad	24946	1993	31 *	Am ⁴²
	1993	877 *	Am	24947	1997	611 *	R & Ad ¹⁴⁴⁷
24701	1989	1352 *	Am	24949.5	1997	611 *	Ad ¹⁴⁴⁷
	1993	877 *	Am	24950	1990	452 *	R & Ad ²⁴³
24702	1989	1352 *	R	1993	877 *	Am	
24703	1989	1352 *	R	24951	1990	452 *	R & Ad ²⁴³
24704	1989	1352 *	R	1993	877 *	Am	
24705	1989	1352 *	R	24953	1991	117 *	R
24706	1989	1352 *	R	24953.5	1989	1461 *	Am
24707	1989	1352 *	R	1990	1349 *	Am	
24708	1993	877 *	Am	1991	117 *	R	
24710	1996	954 *	Ad	24954	1993	877 *	Am
	1997	604 *	Am ¹⁴⁸⁶	1997	604 *	Ad ¹⁴⁸⁶	
24721	1993	877 *	Am	1997	610 *	Ad ¹²⁷²	
24725	1992	1295	Am	1997	611 *	Ad ¹⁴⁴⁷	
24726	1993	877 *	Am	24955	1990	1436 *	Ad
24831	1993	873 *	Am				
24832	1993	873 *	R				
24833	1989	1352 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24956	1997	611 *	Ad ¹⁴⁴⁷	1993	31 *	Am ⁴²	
24966	1990	1349 *	Am	1993	881 *	Am (as am by	
24966.1	1993	877 *	Am			Stats. 1993,	
24966.2	1993	877 *	Am			Ch. 31) ^{42 802}	
24966.3	1994	861 *	Ad	1997	605	Am ¹⁴⁷²	
	1997	611 *	R	25111.1	1993	881 *	Ad ^{42 802}
24971	1997	611 *	R		1994	22 *	Am
24981	1993	877 *	Am		1994	1243 *	Am ⁴²
24988	1993	877 *	Am	25112	1993	31 *	Am ⁴²
24989	1993	877 *	Am		1993	881 *	Am (as am by
24990	1993	873 *	Am			Stats. 1993,	
24990.4	1997	610 *	Ad ¹²⁷²			Ch. 31) ^{42 802}	
24990.5	1990	452 *	Am ²⁴³	1994	22 *	Am	
24990.6	1993	873 *	Ad	1995	490	Am	
24990.7	1990	1348 *	Ad	1997	605	Am ¹⁴⁷²	
	1990	1349 *	Ad	25115	1993	881 *	Am ^{42 802}
	1991	117 *	Am			R ⁴²	
24990.8	1994	861 *	Ad	25128	1993	946 *	Am
	1997	611 *	R		1994	861 *	Am
24990.9	1994	861 *	Ad		1996	952	Am ¹²⁷²
	1997	611 *	R		1997	605	Am ¹⁴⁷²
24992	1993	31 *	R ⁴²	25135	1994	1296 *	Am & R ⁸⁸⁹
24993	1990	452 *	Am ²⁴³			& Ad	
	1997	611 *	Am ¹⁴⁴⁷	25141	1994	1200 *	Am
24994	1989	1352 *	Am	25201	1991	117 *	R
24999	1991	117 *	R	25202	1991	117 *	R
24999.1	1991	117 *	R	25203	1991	117 *	R
24999.2	1991	117 *	R	25204	1991	117 *	R
25001	1991	117 *	R	25205	1991	117 *	R
25002	1991	117 *	R	25206	1991	117 *	R
25003	1991	117 *	R	25207	1991	117 *	R
25004	1991	117 *	R	25208	1991	117 *	R
25005	1991	117 *	R	25401	1993	31 *	R ⁴²
25006	1991	117 *	R	25401a	1993	31 *	R ⁴²
25008	1991	117 *	R	25401b	1993	31 *	R ⁴²
25009	1991	117 *	R	25401c	1990	1349 *	Am
25010	1991	117 *	R		1993	31 *	R ⁴²
25011	1991	117 *	R	25401d	1993	31 *	R ⁴²
25105	1994	1243 *	Am ^{42 936}	25401e	1993	31 *	R ⁴²
			R ³⁰⁶	25402	1992	662	Am
			Ad ^{42 937}		1993	31 *	R ⁴²
	1997	605	Am ¹⁴⁷²	25402.5	1993	31 *	R ⁴²
25106	1992	1295	Am ⁵⁵⁷	25403	1993	31 *	R ⁴²
	1994	1243 *	Am ⁴²		1993	826	Am
25107	1989	1352 *	Am		1994	1243 *	R ⁴²
	1990	813 *	S ⁵⁷	25403.5	1991	712	Ad
25108	1994	948 *	Am		1993	31 *	R ⁴²
25110	1993	31 *	Am ⁴²		1993	826	Am
	1993	881 *	Am (as am by		1994	1243 *	R ⁴²
			Stats. 1993,	25404	1993	31 *	R ⁴²
			Ch. 31) ^{42 802}	25405	1991	712	Am
	1994	1243 *	Am (as am by		1993	31 *	R ⁴²
			Stats. 1993,	25406	1993	31 *	R ⁴²
			Ch. 31) ⁴²	25432	1992	335	Am
	1995	490	Am		1993	31 *	R ⁴²
	1997	605	Am ¹⁴⁷²	25551	1993	31 *	R ⁴²
25111	1989	362	Am	25553	1993	31 *	R ⁴²
	1989	1461 *	Am	25553.5	1993	31 *	R ⁴²
	1990	601	Am ²⁴⁸	25554	1993	31 *	R ⁴²
	1991	117 *	Am	25555	1990	409	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25555 (Cont.)	1991	472 *	Am	25781	1993	31 *	R ⁴²
	1991	473	Am	25781a	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	25782	1992	449 *	Am
25555.5	1991	473	Ad ¹⁶		1993	31 *	R ⁴²
	1992	1294	Am		1993	75 *	Am & R ⁴¹
	1993	27	Am		1993	155 *	Am
	1993	31 *	R ⁴²		1994	1243 *	R ⁴²
25561	1989	1352 *	Am	25801	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	25901	1993	31 *	R ⁴²
25562	1993	31 *	R ⁴²	25901a	1993	31 *	R ⁴²
25563	1992	1295	Am	25901b	1991	117 *	Am
	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25563.1	1993	31 *	R ⁴²	25901c	1989	1352 *	Am
25563.2	1993	31 *	R ⁴²		1990	452 *	Am ²⁴³
25564	1993	31 *	R ⁴²		1990	1348 *	Am (as am by
25565	1993	31 *	R ⁴²				Stats. 1990,
25661	1993	31 *	R ⁴²		1993	31 *	Ch. 452)
25662	1993	31 *	R ⁴²	25902	1993	31 *	R ⁴²
	1993	877 *	Am & R ⁴¹	25903	1993	31 *	R ⁴²
25662.1	1993	31 *	R ⁴²	25905	1993	31 *	R ⁴²
	1993	877 *	Am & R ⁴¹	25906	1993	31 *	R ⁴²
25662.5	1993	31 *	R ⁴²	25931	1990	452 *	Am ²⁴³
25663	1992	1295	Am		1993	31 *	R ⁴²
	1993	31 *	R ⁴²	25931.3	1993	31 *	R ⁴²
	1993	877 *	Am & R ⁴¹	25933	1993	31 *	R ⁴²
25663a	1993	31 *	R ⁴²	25934	1989	1352 *	Am
25663b	1993	31 *	R ⁴²		1990	452 *	R ²⁴³
25663c	1993	31 *	R ⁴²	25934.2	1992	1295	Am
25663d	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25664	1993	31 *	R ⁴²	25934.4	1990	452 *	R ²⁴³
25665	1993	31 *	R ⁴²	25934.6	1993	31 *	R ⁴²
25666	1993	31 *	R ⁴²	25935	1990	452 *	Ad ²⁴³
25667	1991	478	Am		1991	117 *	Am ⁴²³
	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25668	1993	31 *	R ⁴²	25936	1993	31 *	R ⁴²
25669	1993	31 *	R ⁴²	25937	1990	846 *	Ad
25670	1993	31 *	R ⁴²		1992	1294	Am
25671	1993	31 *	R ⁴²		1992	1295	Am
25672	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25672a	1993	31 *	R ⁴²		1993	877 *	Am & R ⁴¹
25672b	1993	31 *	R ⁴²	25939	1991	1091	Ad(RN) ⁸²
25672c	1993	31 *	R ⁴²	25940	1990	452 *	Ad ²⁴³
25672d	1993	31 *	R ⁴²		1990	1513	Ad
25673	1992	335	Am		1991	117 *	Am (as ad by
	1993	31 *	R ⁴²				Stats. 1990,
25674	1992	335	Am				Ch. 452)
	1993	31 *	R ⁴²		1991	472 *	Am (as ad by
	1993	877 *	Am & R ⁴¹				Sec. 1,
25675	1993	31 *	R ⁴²				Stats. 1990,
25701	1993	31 *	R ⁴²				Ch. 1513) & RN
25701a	1993	31 *	R ⁴²		1991	1091	Am (as ad by
25702	1993	31 *	R ⁴²				Stats. 1990,
25731	1993	31 *	R ⁴²				Ch. 452)
25731.5	1993	31 *	R ⁴²				& RN ⁴⁶²
25732	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25761	1993	31 *	R ⁴²	25941	1991	472 *	Ad(RN)
25761a	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25762	1993	31 *	R ⁴²	25951	1989	1352 *	Am
25763	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25764	1993	31 *	R ⁴²	25951.5	1989	1352 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
25951.5 (Cont.)				26077	1991	478	Am
	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25951.6	1991	117 *	Ad & R ¹⁹	26078	1993	31 *	R ⁴²
25952	1992	698 *	Am	26079	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	26080	1993	31 *	R ⁴²
25953	1991	117 *	Am	26080.1	1991	478	Am
	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25954	1989	362	Am	26080.2	1993	31 *	R ⁴²
	1989	1352 *	Am	26080.3	1993	31 *	R ⁴²
	1991	117 *	Am	26080.4	1993	31 *	R ⁴²
	1991	474 *	Am (as am by Stats. 1991, Ch. 117)	26080.5	1993	31 *	R ⁴²
	1992	698 *	Am	26080.7	1993	31 *	R ⁴²
	1992	699 *	Am	26081	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	26081.5	1993	873 *	Ad
25954.2	1993	31 *	R ⁴²		1994	1243 *	R ⁴²
25954.3	1991	472 *	Am	26083	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	26101	1993	31 *	R ⁴²
25954.5	1993	31 *	R ⁴²	26102	1993	31 *	R ⁴²
25956	1993	31 *	R ⁴²	26103	1993	31 *	R ⁴²
25957	1993	31 *	R ⁴²	26103a	1993	31 *	R ⁴²
25957.1	1993	31 *	R ⁴²	26103b	1993	31 *	R ⁴²
25957.2	1993	31 *	R ⁴²	26104	1993	31 *	R ⁴²
25957.3	1989	1360	Am (as ad by Stats. 1987, Ch. 1139) & RN ⁷³	26105	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	26106	1993	31 *	R ⁴²
25957.4	1989	1360	Ad(RN) ⁷³	26107	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	26131	1990	464 *	Am
25958	1993	31 *	R ⁴²		1991	1039	Am
25959	1993	31 *	R ⁴²		1992	1295	Am
25961	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25961.5	1993	31 *	R ⁴²	26132	1992	662	Am
25962	1992	449 *	Am		1993	31 *	R ⁴²
	1993	31 *	R ⁴²	26132.1	1993	31 *	R ⁴²
	1993	589	Am ⁶⁷⁰	26132.3	1993	31 *	R ⁴²
	1993	826	Am	26132.5	1993	31 *	R ⁴²
	1994	1243 *	R ⁴²	26133	1993	31 *	R ⁴²
25962.1	1993	31 *	R ⁴²	26134	1993	31 *	R ⁴²
25962.2	1993	31 *	R ⁴²	26135	1990	1484	Ad
25963	1993	31 *	R ⁴²		1993	31 *	R ⁴²
25964	1993	31 *	R ⁴²	26161	1993	31 *	R ⁴²
25965	1993	31 *	R ⁴²	26191	1993	31 *	R ⁴²
26071	1993	31 *	R ⁴²	26192	1993	31 *	R ⁴²
26072	1992	449 *	Am	26221	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	26222	1993	31 *	R ⁴²
26072.5	1993	31 *	R ⁴²	26251	1991	117 *	Am
26072.7	1993	31 *	R ⁴²		1993	31 *	R ⁴²
26073	1989	41	Am	26252	1993	31 *	R ⁴²
	1992	1295	Am	26253	1993	31 *	R ⁴²
	1993	31 *	R ⁴²	26254	1993	31 *	R ⁴²
26073.2	1993	31 *	R ⁴²	26255	1991	559	Am
26073.4	1992	335	Am		1993	31 *	R ⁴²
	1993	31 *	R & Ad ⁴²	26256	1991	559	Am ¹⁵
26073.6	1993	31 *	R ⁴²		1993	31 *	Ad ⁴⁴⁵
26073.8	1993	31 *	R ⁴²	26281	1993	31 *	R ⁴²
26074	1993	31 *	R ⁴²	26282	1993	31 *	R ⁴²
26075	1993	31 *	R ⁴²	26311	1993	31 *	R ⁴²
26076	1993	31 *	R ⁴²	26312	1993	31 *	R ⁴²
				26313	1992	699 *	Ad
					1993	31 *	Am
							R ⁴²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
26350	1990	1348 *	Ad ³¹¹		1993	661	R (as ad by
	1993	31 *	R ⁴²				Stats. 1993,
26422	1993	31 *	R ⁴²				Ch. 660)
26423	1990	1348 *	Am	30131.1	1993	660 *	Ad ⁴²
	1993	31 *	R ⁴²				R ⁷⁹
26424	1993	31 *	R ⁴²		1993	661	R (as ad by
26425	1993	31 *	R ⁴²				Stats. 1993,
26426	1993	31 *	R ⁴²				Ch. 660)
26427	1993	31 *	R ⁴²	30131.2	1993	660 *	Ad ⁴²
26451	1993	31 *	R ⁴²				R ⁷⁹
26451.3	1993	31 *	R ⁴²		1993	661	R (as ad by
26451.5	1993	31 *	R ⁴²				Stats. 1993,
26452	1993	31 *	R ⁴²				Ch. 660)
26453	1990	1348 *	Am	30131.3	1993	660 *	Ad ⁴²
	1993	31 *	R ⁴²				R ⁷⁹
26453.2	1990	1348 *	Am		1993	661	R (as ad by
	1993	31 *	R ⁴²				Stats. 1993,
26453.5	1990	1348 *	Am	30131.4	1993	660 *	Ad ⁴²
	1993	31 *	R ⁴²				R ⁷⁹
26453a	1993	31 *	R ⁴²		1993	661	R (as ad by
26453c	1993	31 *	R ⁴²				Stats. 1993,
26453d	1993	31 *	R ⁴²				Ch. 660)
26454	1993	31 *	R ⁴²	30131.5	1993	660 *	Ad ⁴²
26455	1993	31 *	R ⁴²				R ⁷⁹
26456	1993	878	Ad & R ⁴¹		1993	661	R (as ad by
26481	1991	232 *	Am				Stats. 1993,
	1992	699 *	Am				Ch. 660)
	1992	1295	Am	30140	1989	634 *	Am
	1993	31 *	R ⁴²	30140.1	1989	634 *	Ad
26482	1993	31 *	R ⁴²	30141	1993	1113	Am
26491	1993	31 *	R ⁴²	30142	1993	1113	Am
30001	1989	634 *	Am	30144	1993	1113	Am
30005.5	1989	634 *	Ad	30155	1994	903	Am
30008	1989	634 *	Am	30176.1	1989	634 *	Ad
30009	1989	634 *	Am	30178.1	1989	634 *	Ad
30010	1994	1200 *	Am	30178.2	1989	634 *	Ad
30011	1989	634 *	Am	30179	1992	1336	Am
30012	1989	634 *	Am		1996	320	Am
30014	1989	634 *	Am		1997	620	Am
30017	1989	634 *	Ad	30179.1	1989	634 *	Ad
30101	1993	660 *	Am ⁴²	30181	1989	634 *	Am
	1994	146	Am ⁸³³	30182	1989	634 *	Am
30102	1989	634 *	Am	30183	1989	634 *	Am
	1992	1336	Am	30184	1989	634 *	Am
30102.5	1989	634 *	Am	30185	1989	634 *	Am
30103	1989	634 *	Am	30186	1989	634 *	Am
30103.5	1995	555	Ad	30187	1989	634 *	Am
30104	1989	634 *	Am	30201	1989	634 *	Am
30105	1989	634 *	Am	30207	1993	1113	Am
30105.5	1989	634 *	Am				
30107	1989	634 *	Am	Div. 2,			
30108	1989	634 *	Am	Pt. 13,			
30109	1989	634 *	Am	Ch. 4,			
30111	1989	634 *	Am	Art. 3,			
30124	1995	194 *	Ad ¹⁸⁴	heading			
			R ⁷⁹	(Sec. 30221			
			Ad ⁷⁸	et seq.)	1989	634 *	Am
30125	1994	136 *	Am	30221	1989	634 *	Am
30131	1993	660 *	Ad ⁴²	30266	1996	1087	Ad
			R ⁷⁹	30282	1989	634 *	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
30282 (Cont.)				30462	1991	331 *	Am
	1989	768	Am		1992	699 *	Am
30284	1990	987	Ad	30473.5	1996	1087	Ad
30315	1993	1113	Am	30474	1993	1113	Am
30341	1996	872	Am ¹²⁸¹	30475	1989	634 *	Am
30342	1996	872	Am ¹²⁸¹	30478	1989	634 *	Am
30353	1996	1003	Ad	30480	1989	654	Am
30361	1994	726 *	Am		1995	555	Am
30366	1992	1336	Am	32102	1993	1113	Am
	1996	320	Am		1996	1087	Am
	1997	620	Am	32103	1993	1113	Am
30421	1994	726 *	Am	32176	1995	555	Am
30431	1989	634 *	Am	32220	1991	86 *	Ad
30432	1989	634 *	Am		1991	88 *	Am (as ad by Stats. 1991, Ch. 86)
30436	1989	634 *	Am				
30437	1995	555	Am	32221	1991	86 *	Ad
Div. 2, Pt. 13, Ch. 8, Art. 1, heading (Sec. 30451 et seq.)					1991	88 *	Am (as ad by Stats. 1991, Ch. 86)
30453	1992	438	Ad	32222	1991	86 *	Ad
30454	1989	634 *	Am	32223	1991	86 *	Ad
30455	1989	634 *	Am	32230	1991	86 *	Ad
	1997	620	Am	32251.5	1995	555	Am
30458	1992	438	Ad	32252	1992	1336	Am
30458.1	1992	438	Ad	32255	1989	768	Am
30458.2	1992	438	Ad	32257	1990	987	Ad
30458.3	1992	438	Ad	32272	1993	1113	Am
30458.4	1992	438	Ad	32291	1996	1087	Am
30458.5	1992	438	Ad	32292	1993	1113	Am
30458.6	1992	438	Ad	32365	1996	872	Am ¹²⁸¹
30458.7	1992	438	Ad	32366	1996	872	Am ¹²⁸¹
30458.8	1992	438	Ad	32372	1990	1528	Am
30458.9	1992	438	Ad	32374	1996	860	Am
	1995	555	Am	32387	1993	1113	Am
30459	1992	438	Ad	32388	1996	1003	Ad
30459.1	1992	438	Ad	32401	1994	726 *	Am
	1995	497	R & Ad		1995	555	Am
30459.2	1992	438	Ad	32405	1992	1336	Am
	1993	589	Am ⁶⁷⁰		1996	320	Am
30459.3	1992	438	Ad		1997	620	Am
	1993	589	Am ⁶⁷⁰	32440	1994	726 *	Am
30459.4	1992	438	Ad	Div. 2, Pt. 14, Ch. 9, Art. 1, heading (Sec. 32451 et seq.)			
30459.5	1992	438	Ad		1992	438	Ad
30459.6	1992	438	Ad	32457	1996	1087	Ad
30459.7	1992	438	Ad	32460	1992	438	Ad
30461	1993	660 *	Am ⁴²	32461	1992	438	Ad
	1993	1113	Am	32462	1992	438	Ad
30461.6	1994	903	Am	32463	1992	438	Ad
	1993	660 *	Ad ⁴²	32464	1992	438	Ad
	1993	661	Ad	32465	1992	438	Ad
	1994	146	R (as ad by Stats. 1993, Ch. 660) ⁸³³	32466	1992	438	Ad
	1994	483	Am (as ad by Stats. 1993, Ch. 661)	32467	1992	438	Ad
	1996	1023 *	Am ¹²⁵³	32468	1992	438	Ad
				32469	1992	438	Ad
					1995	555	Am

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REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
32470	1992	438	Ad	40210	1992	438	Ad
32471	1992	438	Ad	40211	1992	438	Ad
	1995	497	R & Ad		1995	497	R & Ad
32472	1992	438	Ad	40212	1992	438	Ad
	1993	589	Am ⁶⁷⁰		1993	589	Am ⁶⁷⁰
	1995	555	Am		1995	555	Am
32473	1992	438	Ad	40213	1992	438	Ad
	1993	589	Am ⁶⁷⁰		1993	589	Am ⁶⁷⁰
32474	1992	438	Ad	40214	1992	438	Ad
32475	1992	438	Ad	40215	1992	438	Ad
32476	1992	438	Ad	40216	1992	438	Ad
32557	1996	1087	Ad	41003	1994	1200*	Am
38101.5	1990	1600	Ad	41051	1996	432	Am
38106	1994	1200*	Am	41052	1996	432	Am
38204	1994	1222	Am	41052.1	1996	1087	Ad (by Sec. 55 of Ch.)
38351	1991	646	Am				
38405	1996	1087	Am	41076	1996	432	Am
38412	1996	1087	Am	41088	1996	432	Am
38423	1996	1087	Am	41096	1995	555	Am
38451	1996	1087	Am	41098	1990	987	Ad
38454	1990	987	Ad	41100	1994	726*	Am
38501	1991	236*	Am	41101	1996	432	Am
38541	1996	872	Am ¹²⁸¹	41105	1992	1336	Am
38542	1996	872	Am ¹²⁸¹	41107	1994	726*	Am
38552	1990	1528	Am	41123.5	1993	1113	Am
38554	1996	860	Am	41125	1996	872	Am ¹²⁸¹
38562	1991	236*	Am	41126	1996	872	Am ¹²⁸¹
38564	1991	236*	Am	41127.5	1996	1003	Ad
38576	1996	1003	Ad	41136	1994	146	Am ⁸³³
38601	1994	726*	Am		1997	887*	Am
38606	1996	1087	Am	41137	1994	146	Am ⁸³³
38616	1996	1087	Am	41138	1996	746	Am
38631	1994	726*	Am	41143.4	1989	654	Am
38904	1997	940	Am		1995	555	Am
38905.1	1996	248	Am	41160	1992	438	Ad
40004	1994	1200*	Am	41161	1992	438	Ad
40096	1993	589	Am ⁶⁷⁰	41162	1992	438	Ad
40102	1996	1087	Am	41163	1992	438	Ad
40104	1990	987	Ad	41164	1992	438	Ad
40111	1994	726*	Am	41165	1992	438	Ad
	1995	555	Am	41166	1992	438	Ad
40116	1992	1336	Am	41167	1992	438	Ad
	1997	620	Am	41168	1992	438	Ad
40121	1994	726*	Am	41169	1992	438	Ad
40155	1993	1113	Am		1995	555	Am
40161	1996	872	Am ¹²⁸¹	41170	1992	438	Ad
40162	1996	872	Am ¹²⁸¹	41171	1992	438	Ad
40166	1996	1003	Ad		1995	497	R & Ad
40187	1989	654	Am	41172	1992	438	Ad
	1995	555	Am		1993	589	Am ⁶⁷⁰
40200	1992	438	Ad		1995	555	Am
40201	1992	438	Ad	41173	1992	438	Ad
40202	1992	438	Ad		1993	589	Am ⁶⁷⁰
40203	1992	438	Ad	41174	1992	438	Ad
40204	1992	438	Ad	41175	1992	438	Ad
40205	1992	438	Ad	41176	1992	438	Ad
40206	1992	438	Ad	42000	1994	388	Ad
40207	1992	438	Ad		1995	91	Am ⁹⁶⁴
40208	1992	438	Ad		1996	651	R
40209	1992	438	Ad	42001	1994	388	Ad
	1995	555	Am		1996	651	R

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<i>Affected By</i>				<i>Affected By</i>			
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42003	1994	388	Ad	43151	1989	1032 *	Am
	1995	91	Am ⁹⁶⁴		1990	1268	Am ²⁰
	1996	651	R		1995	638	Am
42004	1994	388	Ad	43152	1989	269 *	Am
	1996	651	R		1990	1268	R ²⁰
42300	1992	427	R ⁵¹¹		1995	637	Ad
43002.3	1989	269 *	Am	43152.10	1989	269 *	Ad
	1990	216	Am ²⁰⁶		1989	1032 *	Am (as am by Stats. 1989, Ch. 269)
	1990	1268 *	Am ²⁰		1991	1123 *	Am
	1991	GRP	S ⁴²⁰		1993	411 *	Am
	1992	852 *	Am	43152.11	1991	1091	Ad(RN) ⁸²
43006	1990	1268 *	Am ²⁰		1991	1123 *	Ad(RN)
	1994	1200 *	Am		1992	1345	R
43008.1	1990	1267	Ad		1993	411 *	Ad
43010	1991	GRP	S ⁴²⁰		1993	1113	Ad
	1992	852 *	Am		1994	146	R (as ad by Stats. 1993, Ch. 411) ^{83,33}
43010.1	1992	852 *	Ad		1995	637	Am
43011	1991	GRP	S ⁴²⁰	43152.12	1991	1123 *	Ad ⁵⁴
	1992	852 *	Am		1995	630	Am (by Sec. 12 of Ch.)
43011.1	1992	852 *	Ad		1995	637	Am (by Sec. 6.5 of Ch.)
43012	1989	269 *	Am		1991	798	Ad
	1990	216	Am ²⁰⁶		1996	720	Am
	1990	1268 *	Am ²⁰	43152.13	1996	1023 *	Am ¹²⁵³
	1991	1123 *	Am		1991	799	Ad
	1992	852 *	Am	43152.14	1996	1023 *	Am ¹²⁵³
	1996	1023 *	Am ¹²⁵³		1992	1345	Ad
43013	1991	1123	Ad		1994	1151	R
43051	1989	269 *	Am		1995	637	Ad
43052	1990	1268 *	R ²⁰	43152.16	1996	226 *	Am
43053	1989	269 *	Am		1993	410 *	Ad
	1989	1032 *	Am (as am by Stats. 1989, Ch. 269)		1994	1223	R
	1991	1123 *	Am		1997	870	Ad ³¹⁸
	1992	1345	Am	43152.5	1995	637	R
	1997	870	Am ³¹⁸	43152.6	1989	1032 *	Am
43054	1989	1032 *	Ad		1991	1123 *	Am ⁶⁹
	1997	870	Am ³¹⁸				R ⁶³
43055	1990	1267	Ad		1995	637	Am
	1997	870	R ³¹⁸	43152.7	1993	1145	Am
43056	1991	798	Ad		1995	637	Am
	1996	720	Am	43152.8	1991	1123 *	Am ⁶⁹
	1996	1023 *	Am ¹²⁵³				R ⁶³
43057	1991	799	Ad		1995	637	Am
	1996	1023 *	Am ¹²⁵³	43152.9	1989	269 *	Ad
43101	1989	269 *	Am		1990	1267	Ad
	1990	216	Am ²⁰⁶		1991	1091	Am (as ad by Stats. 1990, Ch. 1267) & RN
	1990	1267	Am (by Sec. 17 of Ch.)		1991	1123 *	Am (as ad by Stats. 1990, Ch. 1267) & RN
	1990	1268 *	Am (by Sec. 21 of Ch.) ²³¹	43155	1991	1123 *	Am ⁶⁹
			Am (by Sec. 22 of Ch.) ²⁰				R ⁶³
	1991	798	Am				Ad ⁵⁴
	1992	1345	Am				
	1996	720	Am				
	1996	1023 *	Am ¹²⁵³				
	1997	870	Am ³¹⁸				
43102	1991	236 *	Am				
	1994	903	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
43156	1991	1123 *	Am ⁶⁹ R ⁶³ Ad ⁵⁴	43527	1992	438	Ad
				43551	1989	1032 *	Am
43157	1989	768	Am		1990	1267	Am (by Sec. 20 of Ch.)
43158	1X 1989-90	13 *	Ad		1993	1145	Am
	1X 1989-90	14 *	Ad	43552	1989	1032 *	Am
	1991	1091	R (as ad by Stats. 1989-90) (1st Ex. Sess.), Ch. 13)		1990	1268 *	Am ²⁰
					1993	1145	R
	1992	852 *	Ad	43553	1991	798	Ad
	1994	903	Am (as ad by Stats. 1992, Ch. 852) & RN	43554	1991	799	Ad
43159	1990	987	Ad	43555	1993	1145	Ad
43160	1994	903	Ad(RN)		1994	1223	Am
43202	1993	1113	Am	43651	1992	852 *	Am
	1995	630	Am	43655	1997	620	Am
43421	1996	872	Am ¹²⁸¹	43800	1994	1223	Ad
43422	1996	872	Am ¹²⁸¹	43801	1994	1223	Ad
43432	1990	1528	Am	43802	1994	1223	Ad
43434	1996	860	Am	43803	1994	1223	Ad
43444.2	1993	1113	Am	43804	1994	1223	Ad
43447	1996	1003	Ad	43805	1994	1223	Ad
43451	1994	726 *	Am	43806	1994	1223	Ad
43451.5	1996	1087	Ad	43807	1994	1223	Ad
43452	1992	852 *	Am	43810	1994	1223	Ad
	1995	630	Am	Div. 2, Pt. 23, heading (Sec. 45001 et seq.)	1993	656 *	Am
43455	1992	1336	Am	45001	1993	656 *	Am
	1996	320	Am	45002	1989	1095	Am
	1997	620	Am		1992	105 *	Am
43491	1994	726 *	Am		1993	656 *	Am
Div. 2, Pt. 22, Ch. 6, Art. 1, heading (Sec. 43501 et seq.)				45006	1994	1200 *	Am
	1992	438	Ad	45009	1989	1095	Am
43511	1992	438	Ad		1992	105 *	Am
43512	1992	438	Ad		1993	656 *	Am
43513	1992	438	Ad	Div. 2, Pt. 23, Ch. 2, heading (Sec. 45051 et seq.)	1993	656 *	Am
43514	1992	438	Ad	45051	1989	1095	Am
43515	1992	438	Ad		1993	656 *	Am
43516	1992	438	Ad		1992	105 *	Ad
43517	1992	438	Ad	45052	1993	656 *	R
43518	1992	438	Ad		1993	656 *	R
43519	1992	438	Ad	45101	1989	1095	Am
43520	1992	438	Ad		1993	656 *	Am
	1995	555	Am	45102	1991	236 *	Am
43521	1992	438	Ad		1994	903	Am
43522	1992	438	Ad	45151	1989	1095	Am
	1995	497	R & Ad		1993	656 *	R & Ad(RN)
43523	1992	438	Ad	45151.1	1992	105 *	Ad
	1993	589	Am ⁶⁷⁰		1993	656 *	Am & RN
	1995	555	Am	45152	1992	105 *	Am
43524	1992	438	Ad	45155	1992	105 *	Am
	1993	589	Am ⁶⁷⁰		1995	630	Am
43525	1992	438	Ad	45156	1X 1989-90	13 *	Ad
43526	1992	438	Ad		1X 1989-90	14 *	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
45156 (Cont.)	1991	1091	R (as ad by Stats. 1989-90 (1st Ex. Sess.), Ch. 13)	45871	1992	438	Ad
					1993	589	Am ⁶⁷⁰
45157	1990	987	Ad	45872	1992	438	Ad
45201	1992	105 *	Am	45901	1989	1095	Am
45202	1992	105 *	Am		1993	656 *	Am
	1993	1113	Am	45902	1992	105 *	Ad
45451	1993	656 *	Am		1993	656 *	R
45501	1996	872	Am ¹²⁸¹	45981	1989	1095	Am
45502	1996	872	Am ¹²⁸¹	45982	1989	1095	Am
45552	1990	1528	Am		1991	717	Am
45554	1996	860	Am	46001	1991	300 *	Ad
45605	1993	1113	Am	46002	1991	300 *	Ad
45608	1996	1003	Ad	46003	1991	300 *	Ad
45651	1994	726 *	Am	46004	1991	300 *	Ad
	1995	555	Am	46005	1991	300 *	Ad
	1996	1087	Am	46006	1991	300 *	Ad
45651.5	1993	656 *	Ad	46007	1991	300 *	Ad
	1994	1223	Am	46008	1991	300 *	Ad
	1996	1087	Am	46009	1991	300 *	Ad
45652	1992	852 *	Am	46010	1991	300 *	Ad
45655	1992	1336	Am	46011	1991	300 *	Ad
	1996	320	Am (by Sec. 40 of Ch.)	46012	1991	300 *	Ad
	1996	1087	Am		1993	1190 *	Am
45801	1994	726 *	Am		1995	940	Am
Div. 2, Pt. 23, Ch. 6, Art. 1, heading (Sec. 45851 et seq.)	1992	438	Ad		1996	362	Am
45855	1989	1095	Am	46013	1991	300 *	Ad
45856	1992	438	Ad	46014	1991	300 *	Ad
45857	1992	438	Ad	46015	1991	300 *	Ad
45858	1992	438	Ad	46016	1991	300 *	Ad
45859	1992	438	Ad		1991	1115	Am
	1993	656 *	Am	46017	1991	300 *	Ad
45860	1992	438	Ad	46018	1991	300 *	Ad
45861	1992	438	Ad	46019	1991	300 *	Ad
45862	1992	438	Ad	46020	1991	300 *	Ad
	1993	589	Am ⁶⁷⁰		1994	1200 *	Am
45863	1992	438	Ad	46021	1991	300 *	Ad
	1993	656 *	Am	46022	1991	300 *	Ad
45864	1992	438	Ad	46023	1991	300 *	Ad
45865	1992	438	Ad	46024	1991	300 *	Ad
	1995	555	Am	46025	1991	300 *	Ad
45866	1992	438	Ad	46026	1991	300 *	Ad
	1993	656 *	Am	46027	1991	300 *	Ad
45867	1992	438	Ad	46028	1991	300 *	Ad
	1995	497	R & Ad	46029	1991	300 *	Ad
45868	1992	438	Ad	46051	1991	300 *	Ad
	1993	589	Am ⁶⁷⁰	46052	1991	300 *	Ad
	1995	555	Am	46053	1991	300 *	Ad
45869	1992	438	Ad	46054	1991	300 *	Ad
	1993	589	Am ⁶⁷⁰		1992	1312 *	Am
45870	1992	438	Ad		1992	1314	Am
	1993	589	Am ⁶⁷⁰		1993	1190 *	Am
				46101	1991	300 *	Ad
					1992	1313 *	Am
				46151	1991	300 *	Ad
				46152	1991	300 *	Ad
				46153	1991	300 *	Ad
					1993	589	Am ⁶⁷⁰
				46154	1991	300 *	Ad
				46155	1991	300 *	Ad
				46156	1991	300 *	Ad
				46157	1991	300 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
46158	1991	300 *	Ad	46522	1991	300 *	Ad
46201	1991	300 *	Ad	46523	1991	300 *	Ad
46202	1991	300 *	Ad	46524	1991	300 *	Ad
46203	1991	300 *	Ad	46525	1991	300 *	Ad
46204	1991	300 *	Ad	46526	1991	300 *	Ad
46205	1991	300 *	Ad	46527	1991	300 *	Ad
46251	1991	300 *	Ad	46528	1991	300 *	Ad
46252	1991	300 *	Ad	46541	1991	300 *	Ad
46253	1991	300 *	Ad	46551	1991	300 *	Ad
46254	1991	300 *	Ad		1995	555	Am
46255	1991	300 *	Ad	Div. 2,			
46301	1991	300 *	Ad	Pt. 24,			
46302	1991	300 *	Ad	Ch. 6,			
46303	1991	300 *	Ad	Art. 1,			
46351	1991	300 *	Ad	heading			
46352	1991	300 *	Ad	(Sec. 46601			
46353	1991	300 *	Ad	et seq.)	1995	497	Ad
46354	1991	300 *	Ad	46601	1991	300 *	Ad
46355	1991	300 *	Ad	46602	1991	300 *	Ad
46356	1991	300 *	Ad	46603	1991	300 *	Ad
46357	1991	300 *	Ad	46604	1991	300 *	Ad
46401	1991	300 *	Ad	46605	1991	300 *	Ad
46402	1991	300 *	Ad	46611	1995	497	Ad
46403	1991	300 *	Ad	46612	1995	497	Ad
46404	1991	300 *	Ad	46613	1995	497	Ad
46405	1991	300 *	Ad	46614	1995	497	Ad
46406	1991	300 *	Ad	46615	1995	497	Ad
	1993	1113	Am	46616	1995	497	Ad
46411	1991	300 *	Ad	46617	1995	497	Ad
46412	1991	300 *	Ad	46618	1995	497	Ad
46421	1991	300 *	Ad	46619	1995	497	Ad
46422	1991	300 *	Ad	46620	1995	497	Ad
46431	1991	300 *	Ad	46621	1995	497	Ad
	1996	872	Am ¹²⁸¹	46622	1995	497	Ad
46432	1991	300 *	Ad	46623	1995	497	Ad
	1996	872	Am ¹²⁸¹	46624	1995	497	Ad
46433	1991	300 *	Ad	46625	1995	497	Ad
46441	1991	300 *	Ad	46626	1995	497	Ad
46442	1991	300 *	Ad	46627	1995	497	Ad
46443	1991	300 *	Ad	46651	1991	300 *	Ad
46444	1991	300 *	Ad	46652	1991	300 *	Ad
	1996	860	Am	46653	1991	300 *	Ad
46451	1991	300 *	Ad		1993	1190 *	Am
46452	1991	300 *	Ad	46701	1991	300 *	Ad
46453	1991	300 *	Ad	46702	1991	300 *	Ad
46454	1991	300 *	Ad	46703	1991	300 *	Ad
46461	1991	300 *	Ad	46704	1991	300 *	Ad
46462	1991	300 *	Ad	46705	1991	300 *	Ad
46463	1996	1003	Ad	46706	1991	300 *	Ad
46501	1991	300 *	Ad	46751	1991	300 *	Ad
	1995	555	Am		1997	620	Am
46501.5	1996	1087	Ad	50101	1989	1442 *	Ad
46502	1991	300 *	Ad	50102	1989	1442 *	Ad
46503	1991	300 *	Ad	50103	1989	1442 *	Ad
46504	1991	300 *	Ad	50104	1989	1442 *	Ad
46505	1991	300 *	Ad	50105	1989	1442 *	Ad
46506	1991	300 *	Ad	50106	1989	1442 *	Ad
	1992	1336	Am	50107	1989	1442 *	Ad
	1997	620	Am		1990	1366 *	Am
46507	1991	300 *	Ad	50108	1989	1442 *	Ad
46521	1991	300 *	Ad		1990	1366 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Pt. 26, Ch. 2, Art. 2, heading (Sec. 50108.1 et seq.)	1990	1366 *	Ad	50127	1996	872	Am ¹²⁸¹
50108.1	1990	1366 *	Ad	50128	1989	1442 *	Ad
50108.2	1995	639	Am	50129	1989	1442 *	Ad
50109	1990	1366 *	Ad		1990	1366 *	Am
50110	1991	236 *	Am	50130	1990	1528	Am
50111	1994	903	Am	50131	1989	1442 *	Ad
50112	1989	1442 *	Ad		1990	1366 *	Am
50112.1	1990	1366 *	R & Ad	50132	1996	860	Am
50112.2	1990	1366 *	R & Ad		1989	1442 *	Ad
50112.3	1990	1366 *	Ad	50133	1990	1366 *	Am
50112.5	1990	987	Ad	50134	1989	1442 *	Ad
Pt. 26, Ch. 3, Art. 2, heading (Sec. 50113 et seq.)	1990	1366 *	Am	50135	1990	1366 *	Am
50113	1989	1442 *	Ad	50136	1989	1442 *	Ad
50113.1	1990	1366 *	Am		1990	1366 *	Am
50113.2	1993	1113	Am	50137	1989	1442 *	Ad
50114	1990	1366 *	Ad	50138	1989	1442 *	Ad
50115	1989	1442 *	Ad	50138.5	1996	1003	Ad
50116	1989	1442 *	Ad	50139	1989	1442 *	Ad
50117	1989	1442 *	Ad		1990	1366 *	Am
50118	1989	1442 *	Ad		1995	555	Am
50119	1989	1442 *	Ad	50139.5	1996	1087	Ad
50120	1990	1366 *	Am	50140	1989	1442 *	Ad
Pt. 26, Ch. 3, Art. 4, heading (Sec. 50120.1 et seq.)	1989	1442 *	Ad		1990	1366 *	Am
50120.1	1990	1366 *	Ad		1992	852 *	Am
50120.2	1990	1366 *	Ad	50141	1989	1442 *	Ad
50120.3	1990	1366 *	Ad	50142	1989	1442 *	Ad
50121	1989	1442 *	Ad	50142.1	1990	1366 *	Ad
50122	1989	1442 *	Ad		1992	1336	Am
50123	1989	1442 *	Ad		1996	320	Am
50124	1990	1366 *	Am		1997	620	Am
50125	1989	1442 *	Ad	50143	1989	1442 *	Ad
50126	1990	1366 *	Am	50144	1989	1442 *	Ad
	1989	1442 *	Ad	50145	1989	1442 *	Ad
	1996	872	Am ¹²⁸¹	50146	1989	1442 *	Ad
	1989	1442 *	Ad	50147	1989	1442 *	Ad
				50148	1989	1442 *	Ad
				50148.1	1990	1366 *	Ad
				50149	1989	1442 *	Ad
				50150	1989	1442 *	Ad
				50151	1989	1442 *	Ad
					1995	555	Am
				Div. 2, Pt. 26, Ch. 6, Art. 1, heading (Sec. 50152 et seq.)	1992	438	Ad
				50152	1989	1442 *	Ad
				50153	1989	1442 *	Ad
					1994	1223	Am
				50154	1989	1442 *	Ad
				50155	1989	1442 *	Ad
				50156	1992	438	Ad
				50156.1	1992	438	Ad
				50156.10	1992	438	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
50156.10 (Cont.)	1993	589	Am ⁶⁷⁰	55101	1992	407	Ad
50156.11	1992	438	Ad	55102	1992	407	Ad
	1995	497	R & Ad	55103	1992	407	Ad
50156.12	1992	438	Ad	55121	1992	407	Ad
	1993	589	Am ⁶⁷⁰	55122	1992	407	Ad
	1995	555	Am	55141	1992	407	Ad
50156.13	1992	438	Ad	55142	1992	407	Ad
	1993	589	Am ⁶⁷⁰	55161	1992	407	Ad
50156.14	1992	438	Ad		1996	872	Am ¹²⁸¹
50156.15	1992	438	Ad	55162	1992	407	Ad
	1993	589	Am ⁶⁷⁰		1996	872	Am ¹²⁸¹
50156.16	1992	438	Ad	55163	1992	407	Ad
	1993	589	Am ⁶⁷⁰	55181	1992	407	Ad
50156.2	1992	438	Ad	55182	1992	407	Ad
	1993	589	Am ⁶⁷⁰	55183	1992	407	Ad
50156.3	1992	438	Ad	55184	1992	407	Ad
	1992	438	Ad		1996	860	Am
50156.4	1992	438	Ad	55201	1992	407	Ad
50156.5	1992	438	Ad	55202	1992	407	Ad
50156.6	1992	438	Ad	55203	1992	407	Ad
50156.7	1992	438	Ad		1992	1295	Am (as ad by
50156.8	1992	438	Ad				Ch. 407)
50156.9	1992	438	Ad	55204	1992	407	Ad
50157	1995	555	Am	55205	1992	407	Ad
	1989	1442*	Ad	55206	1992	407	Ad
50158	1990	1366*	Am	55207	1992	407	Ad
	1989	1442*	Ad	55208	1996	1003	Ad
50159	1989	1442*	Ad	55221	1992	407	Ad
	1994	1223	Am		1995	555	Am
50160	1989	1442*	Ad	55221.5	1996	1087	Ad
	1990	1366*	Am	55222	1992	407	Ad
50161	1989	1442*	Ad	55223	1992	407	Ad
	1994	1223	Am	55224	1992	407	Ad
50162	1997	620	Am	55225	1992	407	Ad
	1997	620	Ad		1996	1087	Am
55001	1992	407	Ad		1997	620	Am
55002	1992	407	Ad	55226	1992	407	Ad
	1994	1200*	Am	55242	1992	407	Ad
55003	1992	407	Ad	55243	1992	407	Ad
55004	1992	407	Ad	55244	1992	407	Ad
55021	1992	407	Ad	55245	1992	407	Ad
55022	1992	407	Ad	55246	1992	407	Ad
	1994	903	Am	55247	1992	407	Ad
55041	1992	407	Ad	55248	1992	407	Ad
55042	1992	407	Ad	55261	1992	407	Ad
55043	1992	407	Ad	55281	1992	407	Ad
55044	1992	407	Ad		1995	555	Am
55045	1992	407	Ad	55301	1992	407	Ad
55061	1992	407	Ad	55302	1992	407	Ad
55062	1992	407	Ad	55303	1992	407	Ad
	1993	1113	Am	55304	1992	407	Ad
55063	1992	407	Ad	55321	1992	407	Ad
55064	1992	407	Ad	55322	1992	407	Ad
55081	1992	407	Ad	55323	1992	407	Ad
55082	1992	407	Ad	55324	1992	407	Ad
55083	1992	407	Ad	55325	1992	407	Ad
55084	1992	407	Ad	55326	1992	407	Ad
55085	1992	407	Ad	55327	1992	407	Ad
55086	1992	407	Ad	55328	1992	407	Ad
55087	1992	407	Ad	55329	1992	407	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
55330	1992	407	Ad	60041	1994	912 *	Ad ⁵⁴⁸
	1996	1087	Am		1997	76 *	Am
55331	1992	407	Ad	60042	1994	912 *	Ad ⁵⁴⁸
55332	1992	407	Ad	60043	1995	34 *	Ad ⁵⁴⁸
	1995	497	R & Ad	60044	1995	34 *	Ad ⁵⁴⁸
55333	1992	407	Ad	60045	1996	1087	Ad
55334	1992	407	Ad	60046	1996	1087	Ad
55335	1992	407	Ad	60050	1994	912 *	Ad ⁵⁴⁸
55336	1992	407	Ad	60050.1	1994	912 *	Ad ⁵⁴⁸
55337	1992	407	Ad	60051	1994	912 *	Ad ⁵⁴⁸
55361	1992	407	Ad	60052	1994	912 *	Ad ⁵⁴⁸
55362	1992	407	Ad	60053	1994	912 *	Ad ⁵⁴⁸
55363	1992	407	Ad	60054	1994	912 *	Ad ⁵⁴⁸
55364	1992	407	Ad	60055	1994	912 *	Ad ⁵⁴⁸
55365	1992	407	Ad	60056	1994	912 *	Ad ⁵⁴⁸
55381	1992	407	Ad	60057	1994	912 *	Ad ⁵⁴⁸
	1993	1113	Am	60058	1994	912 *	Ad ⁵⁴⁸
	1995	630	Am		1995	555	Am
60001	1994	912 *	Ad ⁵⁴⁸	60059	1994	912 *	Ad ⁵⁴⁸
60003	1994	912 *	Ad ⁵⁴⁸	60060	1994	912 *	Ad ⁵⁴⁸
60004	1994	912 *	Ad ⁵⁴⁸	60061	1994	912 *	Ad ⁵⁴⁸
60005	1994	912 *	Ad ⁵⁴⁸	60062	1994	912 *	Ad ⁵⁴⁸
60006	1994	912 *	Ad ⁵⁴⁸	60100	1994	912 *	Ad ⁵⁴⁸
60007	1994	912 *	Ad ⁵⁴⁸		1995	34 *	Am ⁵⁴⁸
60008	1994	912 *	Ad ⁵⁴⁸		1995	555	Am (as am by Stats. 1995, Ch. 34)
	1995	2 *	Am ⁹⁵⁸				
	1995	34 *	Am ⁵⁴⁸	60101	1994	912 *	Ad ⁵⁴⁸
	1995	497	Am		1995	34 *	Am ⁵⁴⁸
60009	1994	912 *	Ad ⁵⁴⁸		1996	1087	Am
60010	1994	912 *	Ad ⁵⁴⁸	60102	1994	912 *	Ad ⁵⁴⁸
60011	1994	912 *	Ad ⁵⁴⁸	60103	1994	912 *	Ad ⁵⁴⁸
60012	1994	912 *	Ad ⁵⁴⁸	60104	1994	912 *	Ad ⁵⁴⁸
60013	1994	912 *	Ad ⁵⁴⁸		1995	555	Am
60015	1994	912 *	Ad ⁵⁴⁸		1997	620	R
60016	1994	912 *	Ad ⁵⁴⁸	60105	1997	620	Ad
60017	1994	912 *	Ad ⁵⁴⁸	60106	1994	912 *	Ad ⁵⁴⁸
60018	1994	912 *	Ad ⁵⁴⁸	60106.1	1994	912 *	Ad ⁵⁴⁸
60019	1994	912 *	Ad ⁵⁴⁸	60106.2	1994	912 *	Ad ⁵⁴⁸
60021	1994	912 *	Ad ⁵⁴⁸	60106.3	1994	912 *	Ad ⁵⁴⁸
60022	1994	912 *	Ad ⁵⁴⁸	60107	1994	912 *	Ad ⁵⁴⁸
60023	1994	912 *	Ad ⁵⁴⁸	60108	1995	34 *	Ad ⁵⁴⁸
60024	1994	912 *	Ad ⁵⁴⁸	60110	1994	912 *	Ad ⁵⁴⁸
60025	1994	912 *	Ad ⁵⁴⁸				
	1995	555	R	Div. 2, Pt. 31, Ch. 4, heading (Sec. 60110 et seq.)			
60026	1994	912 *	Ad ⁵⁴⁸		1995	555	Am
60027	1994	912 *	Ad ⁵⁴⁸	60111	1994	912 *	Ad ⁵⁴⁸
	1995	555	Am		1995	555	Am
60029	1994	912 *	Ad ⁵⁴⁸	60112	1994	912 *	Ad ⁵⁴⁸
60030	1994	912 *	Ad ⁵⁴⁸		1995	555	Am
60031	1994	912 *	Ad ⁵⁴⁸		1995	555	Am
60032	1994	912 *	Ad ⁵⁴⁸	60113	1994	912 *	Ad ⁵⁴⁸
60033	1994	912 *	Ad ⁵⁴⁸	60114	1994	912 *	Ad ⁵⁴⁸
60034	1994	912 *	Ad ⁵⁴⁸		1995	555	Am
60035	1994	912 *	Ad ⁵⁴⁸		1995	555	Am
60036	1994	912 *	Ad ⁵⁴⁸	60115	1994	912 *	Ad ⁵⁴⁸
60037	1994	912 *	Ad ⁵⁴⁸		1995	555	Am
60038	1994	912 *	Ad ⁵⁴⁸		1995	555	Am
60039	1994	912 *	Ad ⁵⁴⁸		1997	618 *	Am
60040	1994	912 *	Ad ⁵⁴⁸				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
60116	1997	618 *	Ad	60205	1994	912 *	Ad ⁵⁴⁸
Div. 2,				60205.5	1995	34 *	Ad ⁵⁴⁸
Pt. 31,				60206	1994	912 *	Ad ⁵⁴⁸
Ch. 4,				60207	1994	912 *	Ad ⁵⁴⁸
Art. 3,					1996	1087	Am
heading				60208	1994	912 *	Ad ⁵⁴⁸
(Sec. 60120				60209	1994	912 *	Ad ⁵⁴⁸
et seq.)	1995	555	Am	60210	1994	912 *	Ad ⁵⁴⁸
60120	1994	912 *	Ad ⁵⁴⁸	60211	1994	912 *	Ad ⁵⁴⁸
	1997	620	Am	60301	1994	912 *	Ad ⁵⁴⁸
60121	1994	912 *	Ad ⁵⁴⁸	60302	1994	912 *	Ad ⁵⁴⁸
	1995	555	Am	60303	1994	912 *	Ad ⁵⁴⁸
	1997	620	Am	60304	1994	912 *	Ad ⁵⁴⁸
60122	1994	912 *	Ad ⁵⁴⁸	60310	1994	912 *	Ad ⁵⁴⁸
	1995	555	Am	60311	1994	912 *	Ad ⁵⁴⁸
	1996	1087	Am	60312	1994	912 *	Ad ⁵⁴⁸
60128	1994	912 *	Ad ⁵⁴⁸	60313	1994	912 *	Ad ⁵⁴⁸
60130	1995	555	Ad	60314	1994	912 *	Ad ⁵⁴⁸
60131	1994	912 *	Ad ⁵⁴⁸	60315	1994	912 *	Ad ⁵⁴⁸
60132	1994	912 *	Ad ⁵⁴⁸	60316	1994	912 *	Ad ⁵⁴⁸
60133	1994	912 *	Ad ⁵⁴⁸	60317	1994	912 *	Ad ⁵⁴⁸
60141	1994	912 *	Ad ⁵⁴⁸	60330	1994	912 *	Ad ⁵⁴⁸
60142	1994	912 *	Ad ⁵⁴⁸	60331	1994	912 *	Ad ⁵⁴⁸
60143	1994	912 *	Ad ⁵⁴⁸	60332	1994	912 *	Ad ⁵⁴⁸
60146	1995	34 *	Ad ⁵⁴⁸	60333	1994	912 *	Ad ⁵⁴⁸
60151	1994	912 *	Ad ⁵⁴⁸	60334	1994	912 *	Ad ⁵⁴⁸
60152	1994	912 *	Ad ⁵⁴⁸	60335	1994	912 *	Ad ⁵⁴⁸
60153	1994	912 *	Ad ⁵⁴⁸	60336	1994	912 *	Ad ⁵⁴⁸
60161	1994	912 *	Ad ⁵⁴⁸	60337	1994	912 *	Ad ⁵⁴⁸
60162	1994	912 *	Ad ⁵⁴⁸	60338	1994	912 *	Ad ⁵⁴⁸
60163	1994	912 *	Ad ⁵⁴⁸	60339	1994	912 *	Ad ⁵⁴⁸
60171	1994	912 *	Ad ⁵⁴⁸	60340	1994	912 *	Ad ⁵⁴⁸
60172	1994	912 *	Ad ⁵⁴⁸	60350	1994	912 *	Ad ⁵⁴⁸
60173	1994	912 *	Ad ⁵⁴⁸	60351	1994	912 *	Ad ⁵⁴⁸
60180	1994	912 *	Ad ⁵⁴⁸	60352	1994	912 *	Ad ⁵⁴⁸
60181	1994	912 *	Ad ⁵⁴⁸	60353	1994	912 *	Ad ⁵⁴⁸
	1995	34 *	Am ⁵⁴⁸	60354	1994	912 *	Ad ⁵⁴⁸
	1995	555	Am (as am by	60355	1994	912 *	Ad ⁵⁴⁸
			Stats. 1995,	60356	1994	912 *	Ad ⁵⁴⁸
			Ch. 34)	60360	1994	912 *	Ad ⁵⁴⁸
60182	1994	912 *	Ad ⁵⁴⁸		1995	34 *	Am ⁵⁴⁸
60183	1994	912 *	Ad ⁵⁴⁸		1995	555	Am (as am by
60184	1994	912 *	Ad ⁵⁴⁸				Stats. 1995,
60185	1994	912 *	Ad ⁵⁴⁸				Ch. 34)
60186	1994	912 *	Ad ⁵⁴⁸	60361	1994	912 *	Ad ⁵⁴⁸
60190	1994	912 *	Ad ⁵⁴⁸		1997	620	Am
60201	1994	912 *	Ad ⁵⁴⁸	60362	1994	912 *	Ad ⁵⁴⁸
60201.1	1994	912 *	Ad ⁵⁴⁸	60363	1994	912 *	Ad ⁵⁴⁸
60201.2	1995	34 *	Ad ^{548 307}	60364	1994	912 *	Ad ⁵⁴⁸
			R ²⁸⁸	60365	1994	912 *	Ad ⁵⁴⁸
	1997	76 *	Am ^{236 13}	60366	1994	912 *	Ad ⁵⁴⁸
60201.3	1995	34 *	Ad ^{548 307}	60401	1994	912 *	Ad ⁵⁴⁸
			R ²⁸⁸		1996	30	Am
	1997	76 *	Am ^{236 13}	60402	1994	912 *	Ad ⁵⁴⁸
60202	1994	912 *	Ad ⁵⁴⁸	60403	1994	912 *	Ad ⁵⁴⁸
	1995	555	Am	60404	1994	912 *	Ad ⁵⁴⁸
	1997	618 *	Am	60405	1994	912 *	Ad ⁵⁴⁸
60203	1994	912 *	Ad ⁵⁴⁸	60406	1994	912 *	Ad ⁵⁴⁸
60204	1994	912 *	Ad ⁵⁴⁸	60407	1994	912 *	Ad ⁵⁴⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

<i>Affected By</i>				<i>Affected By</i>				
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	
60421	1994	912 *	Ad ⁵⁴⁸	Div. 2, Pt. 31, Ch. 8, Art. 2, heading (Sec. 60521 et seq.)				
60422	1994	912 *	Ad ⁵⁴⁸					
60423	1994	912 *	Ad ⁵⁴⁸					
60441	1994	912 *	Ad ⁵⁴⁸					
	1995	555	Am					
60442	1994	912 *	Ad ⁵⁴⁸					
60443	1994	912 *	Ad ⁵⁴⁸		1995	555	Am	
60444	1994	912 *	Ad ⁵⁴⁸		60521	1994	912 *	Ad (by Sec. 19 of Ch.) ⁵⁴⁸
60445	1994	912 *	Ad ⁵⁴⁸			1995	34 *	Am ⁵⁴⁸
60451	1994	912 *	Ad ⁵⁴⁸			1995	555	Am (as am by Stats. 1995, Ch. 34)
60452	1996	872	Am ¹²⁸¹					
	1994	912 *	Ad ⁵⁴⁸					
	1996	872	Am ¹²⁸¹					
60453	1994	912 *	Ad ⁵⁴⁸	60521.5	1996	1087	Ad	
60461	1994	912 *	Ad ⁵⁴⁸	60522	1994	912 *	Ad ⁵⁴⁸	
60462	1994	912 *	Ad ⁵⁴⁸	60523	1994	912 *	Ad ⁵⁴⁸	
60462.5	1994	912 *	Ad ⁵⁴⁸	60524	1994	912 *	Ad ⁵⁴⁸	
60462.6	1994	912 *	Ad ⁵⁴⁸		1995	555	Am (by Sec. 93 of Ch.)	
60463	1994	912 *	Ad ⁵⁴⁸					
60464	1994	912 *	Ad ⁵⁴⁸		1997	620	Am	
	1996	860	Am	60525	1994	912 *	Ad ⁵⁴⁸	
60471	1994	912 *	Ad ⁵⁴⁸	60541	1994	912 *	Ad ⁵⁴⁸	
60472	1994	912 *	Ad ⁵⁴⁸	60542	1994	912 *	Ad ⁵⁴⁸	
	1997	76 *	Am	60543	1994	912 *	Ad ⁵⁴⁸	
60473	1994	912 *	Ad ⁵⁴⁸	60544	1994	912 *	Ad ⁵⁴⁸	
60474	1994	912 *	Ad ⁵⁴⁸	60545	1994	912 *	Ad ⁵⁴⁸	
60491	1994	912 *	Ad ⁵⁴⁸	60546	1994	912 *	Ad ⁵⁴⁸	
60492	1996	1003	Ad	60547	1994	912 *	Ad ⁵⁴⁸	
60501	1994	912 *	Ad ⁵⁴⁸	60548	1994	912 *	Ad ⁵⁴⁸	
	1995	34 *	Am ⁵⁴⁸	60561	1994	912 *	Ad ⁵⁴⁸	
	1995	555	Am (as am by Stats. 1995, Ch. 34)	60581	1994	912 *	Ad (by Sec. 20 of Ch.) ⁵⁴⁸	
	1997	76 *	Am	60601	1994	912 *	Ad ⁵⁴⁸	
60502	1994	912 *	Ad ⁵⁴⁸	60602	1994	912 *	Ad ⁵⁴⁸	
	1995	555	Am	60603	1994	912 *	Ad ⁵⁴⁸	
	1997	76 *	Am	60604	1994	912 *	Ad ⁵⁴⁸	
60502.1	1994	912 *	Ad ⁵⁴⁸		1995	34 *	Am ⁵⁴⁸	
60502.2	1994	912 *	Ad ⁵⁴⁸		1995	555	Am (as am by Stats. 1995, Ch. 34)	
60503	1994	912 *	Ad ⁵⁴⁸					
60503.1	1994	912 *	Ad ⁵⁴⁸	60605	1994	912 *	Ad ⁵⁴⁸	
60503.2	1994	912 *	Ad ⁵⁴⁸	60606	1994	912 *	Ad ⁵⁴⁸	
60504	1994	912 *	Ad ⁵⁴⁸		1995	34 *	Am ⁵⁴⁸	
60505	1994	912 *	Ad (by Sec. 18 of Ch.) ⁵⁴⁸		1995	555	Am (as am by Stats. 1995, Ch. 34)	
	1997	76 *	Am					
60506	1994	912 *	Ad ⁵⁴⁸	60607	1994	912 *	Ad ⁵⁴⁸	
60507	1994	912 *	Ad ⁵⁴⁸	60608	1994	912 *	Ad ⁵⁴⁸	
60508	1994	912 *	Ad ⁵⁴⁸		1997	620	Am	
60508.1	1994	912 *	Ad ⁵⁴⁸	60609	1994	912 *	Ad ⁵⁴⁸	
60508.2	1994	912 *	Ad ⁵⁴⁸		1997	620	Am	
60508.3	1995	34 *	Ad ⁵⁴⁸	60610	1994	912 *	Ad ⁵⁴⁸	
60509	1994	912 *	Ad ⁵⁴⁸	60621	1994	912 *	Ad ⁵⁴⁸	
60510	1994	912 *	Ad ⁵⁴⁸	60622	1994	912 *	Ad ⁵⁴⁸	
	1997	76 *	R	60623	1994	912 *	Ad ⁵⁴⁸	
60511	1994	912 *	Ad ⁵⁴⁸	60624	1994	912 *	Ad ⁵⁴⁸	
	1997	76 *	Am	60625	1994	912 *	Ad ⁵⁴⁸	
60512	1995	34 *	Ad ⁵⁴⁸	60626	1994	912 *	Ad ⁵⁴⁸	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

REVENUE AND TAXATION CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
60627	1994	912 *	Ad ⁵⁴⁸	60701	1994	912 *	Ad ⁵⁴⁸
60628	1994	912 *	Ad ⁵⁴⁸	60702	1994	912 *	Ad ⁵⁴⁸
60629	1994	912 *	Ad ⁵⁴⁸	60703	1994	912 *	Ad ⁵⁴⁸
60630	1994	912 *	Ad (by Sec. 21 of Ch.) ⁵⁴⁸		1995	555	Am
60631	1994	912 *	Ad ⁵⁴⁸	60704	1994	912 *	Ad ⁵⁴⁸
60632	1994	912 *	Ad ⁵⁴⁸	60705	1994	912 *	Ad ⁵⁴⁸
	1996	1087	Am	60706	1994	912 *	Ad ⁵⁴⁸
60633	1994	912 *	Ad ⁵⁴⁸	60706.1	1994	975	Ad
60634	1994	912 *	Ad ⁵⁴⁸		1996	124	Am ¹¹⁹⁷
60635	1994	912 *	Ad ⁵⁴⁸	60707	1994	912 *	Ad ⁵⁴⁸
60636	1995	497	Ad	60707.1	1994	975	Ad
60651	1994	912 *	Ad ⁵⁴⁸		1996	124	Am ¹¹⁹⁷
60652	1994	912 *	Ad ⁵⁴⁸	60708	1994	912 *	Ad ⁵⁴⁸
60653	1994	912 *	Ad ⁵⁴⁸	60709	1994	912 *	Ad ⁵⁴⁸
60654	1994	912 *	Ad ⁵⁴⁸		1997	620	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

STREETS AND HIGHWAYS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
164.57	1989	1039 *	Ad	179.7	1991	1091	R (as ad by
	1997	622	R				Stats. 1989-90
164.6	1997	622	Ad				(1st Ex. Sess.),
167	1989	105 *	R (as am by				Ch. 17)
			Sec. 5,		1992	1243 *	Am
			Stats. 1988,		1990	1082 *	Ad
			Ch. 9)		179.8	1990	1082 *
			& Am (as ad by				
			Sec. 6,				
			Stats. 1988,				
			Ch. 9)				
	1992	599	Ad				
	1993	1095	Am				
	1997	622	Am				
168	1997	622	R				
179	1X 1989-90	17 *	Ad				
	1X 1989-90	18 *	Ad				
	1991	1091	R (as ad by				
			Stats. 1989-90				
			(1st Ex. Sess.),				
			Ch. 17)				
179.1	1X 1989-90	17 *	Ad				
	1X 1989-90	18 *	Ad				
	1991	1091	R (as ad by				
			Stats. 1989-90				
			(1st Ex. Sess.),				
			Ch. 17)				
179.2	1X 1989-90	17 *	Ad				
	1X 1989-90	18 *	Ad				
	1991	1091	R (as ad by				
			Stats. 1989-90				
			(1st Ex. Sess.),				
			Ch. 17)				
179.3	1990	1082 *	Am				
	1X 1989-90	17 *	Ad				
	1X 1989-90	18 *	Ad				
	1991	1091	R (as ad by				
			Stats. 1989-90				
			(1st Ex. Sess.),				
			Ch. 17)				
179.4	1990	1082 *	Am				
	1X 1989-90	17 *	Ad				
	1X 1989-90	18 *	Ad				
	1991	775	Am (as ad by				
			Stats. 1989-90				
			(1st Ex. Sess.),				
			Ch. 18)				
	1991	1091	R (as ad by				
			Stats. 1989-90				
			(1st Ex. Sess.),				
			Ch. 17)				
179.5	1994	1012 *	Am				
	1X 1989-90	17 *	Ad				
	1X 1989-90	18 *	Ad				
	1991	1091	R (as ad by				
			Stats. 1989-90				
			(1st Ex. Sess.),				
			Ch. 17)				
179.6	1X 1989-90	17 *	Ad				
	1X 1989-90	18 *	Ad				

Div. 1,
Ch. 1,
Art. 5,
heading
(Sec. 180
et seq.)

180

180.1

180.10

180.2

180.3

180.4

180.5

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

STREETS AND HIGHWAYS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
180.5 (Cont.)							
	1994	16 *	Ad ⁸¹⁵		1993	376	Am
	1994	100	S ⁸²⁹		1996	10 *	Am
	1995	310 *	S (as ad by Sec. 8, Stats. 1994, Ch. 15) ^{1023 1021}		1997	619	Am
					1997	622	Am
				188.9	1997	622	R
				188.95	1995	518	Ad & R ⁵¹
				190	1994	1220 *	Am
	1997	327	R ¹³⁷⁸	191	1992	1243 *	Am
180.6	1994	15 *	Ad ⁸¹³	199	1989	252	Am
	1994	16 *	Ad ⁸¹⁵		1990	627 *	Am
	1994	100	S ⁸²⁹		1997	622	R
	1995	310 *	S (as ad by Sec. 8, Stats. 1994, Ch. 15) ^{1023 1021}	199.1	1997	622	R
				199.10	1997	622	R
				199.11	1991	995	Ad
					1997	622	R
	1997	327	R ¹³⁷⁸	199.2	1997	622	R
180.7	1994	100	Ad ⁸²⁹	199.3	1997	622	R
	1995	310 *	Am ^{1023 1021}	199.4	1997	622	R
	1997	327	Am & R ¹³⁷⁸	199.5	1991	775	R
180.75	1994	1012 *	Am	199.6	1997	622	R
	1995	310 *	S (as ad by Sec. 3, Stats. 1994, Ch. 1012) ^{1023 1021}	199.7	1997	622	R
				199.8	1989	740	Ad
					1997	622	R
	1997	327	R ¹³⁷⁸	199.9	1997	622	R
180.8	1994	1012 *	Ad & R ⁵¹	203	1992	352	Ad
	1995	310 *	Am ^{1023 1021}	215.5	1991	1107	Am
	1997	327	R ¹³⁷⁸	215.6	1991	1107	Ad
180.9	1994	1012 *	Ad & R ⁵¹	215.7	1992	1241	Ad
	1995	310 *	Am ^{1023 1021}	216	1991	504	Am
	1997	327	R ¹³⁷⁸	223	1992	1086	Am
182.4	1992	1177 *	Ad		1994	146	Am ⁸³³
	1997	622	R	223.5	1991	713	Ad
182.5	1989	105 *	R & Ad	225.5	1992	633	Am
	1993	376	Am	226.5	1992	1228	Ad(RN)
	1997	622	R & Ad	227	1992	1228	Am & RN & Ad
182.6	1992	1177 *	Ad	227.1	1992	1228	Ad
182.7	1992	1177 *	Ad	228	1989	109 *	Ad & R ^{23 51}
182.8	1992	1177 *	Ad	228.1	1989	109 *	Ad & R ^{23 51}
	1997	622	R	228.10	1989	109 *	Ad & R ^{23 51}
182.9	1992	1177 *	Ad	228.11	1989	109 *	Ad & R ^{23 51}
	1993	376	Am	228.2	1989	109 *	Ad & R ^{23 51}
183.4	1992	25 *	Ad	228.3	1989	109 *	Ad & R ^{23 51}
188	1989	106 *	Am	228.4	1989	109 *	Ad & R ^{23 51}
	1992	1177 *	Am	228.5	1989	109 *	Ad & R ^{23 51}
	1993	376	Am	228.6	1989	109 *	Ad & R ^{23 51}
	1997	622	Am	228.8	1989	109 *	Ad & R ^{23 51}
188.10	1997	327	Ad	228.9	1989	109 *	Ad & R ^{23 51}
	1997	622	Ad	229	1X 1989-90	17 *	Ad & R ¹⁹⁷
188.14	1997	327	Ad		1X 1989-90	18 *	Ad & R ¹⁹⁷
	1997	328	Am (as ad by Stats. 1997, Ch. 327)		1X 1991-92	22 *	Ad ⁵⁶⁴
				229.1	1X 1991-92	22 *	R ⁴²
188.4	1989	1360	R (as ad by Stats. 1988, Ch. 1363) ⁷³				Ad ⁵⁶⁴
							R ⁴²
				229.10	1994	572	Ad & R ¹⁹⁹
				229.18	1994	572	Ad & R ¹⁹⁹
				229.19	1994	572	Ad & R ¹⁹⁹
188.5	1997	327	Ad		1995	374	Am
	1997	328	Am (as ad by Stats. 1997, Ch. 327)	229.20	1994	572	Ad & R ¹⁹⁹
				229.25	1994	572	Ad & R ¹⁹⁹
				229.26	1994	572	Ad & R ¹⁹⁹
188.8	1989	105 *	Am	229.27	1994	572	Ad & R ¹⁹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

STREETS AND HIGHWAYS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
229.275	1994	572	Ad & R ¹⁹⁹		1994	1220*	Am
229.28	1994	572	Ad & R ¹⁹⁹	311	1994	1220*	Ad
229.281	1994	572	Ad & R ¹⁹⁹	315	1994	1220*	Am
	1995	374	Am	318	1994	1220*	Am
229.282	1995	374	Ad		1996	1154*	Am
229.285	1994	572	Ad & R ¹⁹⁹	324	1990	1187	Am
229.286	1994	572	Ad & R ¹⁹⁹	326	1994	1220*	Am
229.29	1994	572	Ad & R ¹⁹⁹	335	1990	1187	Am
	1995	374	Am	336	1990	1187	Am
229.3	1X 1991-92	22*	Ad ⁵⁶⁴	339	1996	264	Am
			R ⁴²	341	1992	1243*	Am
229.30	1994	572	Ad & R ¹⁹⁹	346	1992	1243*	Am
229.31	1994	572	Ad & R ¹⁹⁹	348	1996	10*	Am
229.35	1994	572	Ad & R ¹⁹⁹	353	1994	1220*	Am
229.4	1X 1991-92	22*	Ad ⁵⁶⁴	360	1994	1220*	Am
			R ⁴²	368	1992	1243*	Am
229.40	1994	572	Ad & R ¹⁹⁹	371	1994	1220*	Am
229.6	1X 1991-92	22*	Ad ⁵⁶⁴	372	1992	1243*	Am
			R ⁴²	380.3	1989	1164	Ad & R ¹³⁷
229.8	1X 1991-92	22*	Ad ⁵⁶⁴	380.4	1989	1009	Ad
			R ⁴²				R ¹³⁷
230	1X 1989-90	17*	Ad & R ¹⁹⁷	384.1	1992	427	Ad ⁵¹¹
	1X 1989-90	18*	Ad & R ¹⁹⁷	391	1994	1220*	Am
231	1X 1989-90	17*	Ad & R ¹⁹⁷		1997	945	Am
	1X 1989-90	18*	Ad & R ¹⁹⁷	391.1	1997	945	Ad
232	1X 1989-90	17*	Ad & R ¹⁹⁷	401	1991	498	Am
	1X 1989-90	18*	Ad & R ¹⁹⁷		1992	1243*	Am
233	1X 1989-90	17*	Ad & R ¹⁹⁷	401.1	1991	498	Ad
	1X 1989-90	18*	Ad & R ¹⁹⁷	405	1992	1243*	Am
234	1X 1989-90	17*	Ad & R ¹⁹⁷	405.2	1992	1243*	R
	1X 1989-90	18*	Ad & R ¹⁹⁷	409	1997	277	Am
235	1X 1989-90	17*	Ad & R ¹⁹⁷	411	1996	1154*	Am
	1X 1989-90	18*	Ad & R ¹⁹⁷	411.5	1995	20*	Ad
236	1X 1989-90	17*	Ad & R ¹⁹⁷	414	1990	1187	Am
253.1	1996	1154*	Am	423	1990	1187	Am
253.2.2	1990	1187	Am	426.1	1992	1243*	R
253.5	1992	1243*	Am	428	1990	1187	Am
253.6	1990	1187	Am		1994	1220*	Am
253.7	1996	1154*	Am	429	1992	1243*	Am
253.8	1991	498	Am	433	1996	1154*	Am
262.5	1989	157	Ad	435	1992	1243*	Am
263	1991	775	Am	438	1996	10*	Am
263.1	1994	1220*	Am	444	1992	1243*	Am
263.2	1990	1187	Am	445	1996	540	Am
	1991	498	Am	448	1990	1187	Am
263.3	1994	1220*	Am	452	1990	1187	Am
263.5	1989	837	Am	457	1994	1220*	R
263.6	1994	1220*	Am	459	1992	1243*	R
263.7	1991	775	Am	471	1994	1220*	R
280	1993	179	Ad	475	1992	1243*	Am
281	1993	179	Ad		1994	1220*	Am
282	1993	179	Ad	483	1992	1243*	Am
283	1993	179	Ad	486	1990	216	R (as ad by Stats. 1972, Ch. 742) ²⁰⁶
301	1991	498	Am				
	1992	1243*	Am				
301.1	1992	1243*	R	487	1994	1220*	Am
302	1990	1187	Am	506	1991	928*	R
	1996	823	Am	515	1994	1220*	Am
304	1990	1187	Am	521	1990	1187	Am
	1994	1220*	Am	522	1990	1187	Am
307	1990	1187	Ad	524	1992	1243*	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
524 (Cont.)				893.4	1993	517	Ad
	1996	1154 *	R	893.6	1993	517	Ad
527	1992	1243 *	Am	894	1993	517	Ad
531	1991	775	Am	894.2	1993	517	Ad
	1996	1154 *	R	908	1992	1020	Am
535	1990	1187	Am	941.1	1989	367	Am
536	1990	1187	Am	941.4	1989	367	Ad
541	1996	1154 *	Am	941.6	1995	766	Ad
544	1990	1187	Am	954.6	1995	766	Ad
	1994	1220 *	Am	989	1991	531	Am
547	1994	1220 *	Am	1162.5	1990	70	Ad
548	1992	1243 *	R	1166	1990	70	Am
552	1994	1220 *	R	1492.5	1994	458	Ad
554	1990	1187	Am	1630	1989	367	Ad
	1992	1243 *	Am	1806	1991	531	Am
555	1994	1220 *	Am		1993	1195	Am
556	1994	1220 *	R	1810.5	1994	458	Ad
561	1991	775	Ad	1930	1992	44	Ad & R ¹³³
	1996	1154 *	Am		1995	334	R
575	1996	1154 *	R	1931	1992	44	Ad & R ¹³³
580.1	1992	1243 *	R		1995	334	R
580.2	1990	242 *	Ad	1932	1992	44	Ad & R ¹³³
616	1991	498	R		1995	334	R
618	1990	1187	Am	1933	1992	44	Ad & R ¹³³
618.1	1992	1243 *	R		1995	334	R
670	1992	1241	Am	1934	1992	44	Ad & R ¹³³
671.5	1993	796	Am		1995	334	R
682.5	1992	17	Am	1935	1992	44	Ad & R ¹³³
731	1991	775	Am		1995	334	R
731.5	1990	512	Ad	1936	1992	44	Ad & R ¹³³
732.5	1994	458	Ad		1995	334	R
835	1989	605	Ad	1937	1992	44	Ad & R ¹³³
885	1993	517	Ad		1995	334	R
885.2	1993	517	Ad	Div. 2.5, Ch. 6, heading (Sec. 1950 et seq.)			
886	1993	517	Ad		1995	334	Am & R ¹³³
887	1993	517	Ad	1950	1994	598	Ad
887.2	1993	517	Ad		1995	334	Am & R ¹³³
887.4	1993	517	Ad		1997	536	S ³¹⁴
887.6	1993	517	Ad	1951	1994	598	Ad
887.8	1993	517	Ad		1995	334	Am & R ¹³³
888	1993	517	Ad		1997	536	S ³¹⁴
888.2	1993	517	Ad	1953	1994	598	Ad
888.4	1993	517	Ad		1995	334	Am & R ¹³³
888.8	1993	517	Ad		1997	536	S ³¹⁴
890	1993	517	Ad	1955	1994	598	Ad
890.2	1993	517	Ad		1995	334	Am & R ¹³³
890.3	1993	517	Ad		1997	536	S ³¹⁴
890.4	1993	517	Ad	1957	1994	598	Ad
890.6	1993	517	Ad		1995	334	Am & R ¹³³
890.8	1993	517	Ad		1997	536	S ³¹⁴
891	1993	517	Ad	1959	1994	598	Ad
891.2	1993	517	Ad		1995	334	Am & R ¹³³
891.4	1993	517	Ad		1997	536	Am ³¹⁴
891.8	1993	517	Ad	1959	1994	598	Ad
892	1993	517	Ad		1995	334	Am & R ¹³³
892.2	1993	517	Ad		1997	536	S ³¹⁴
892.4	1993	517	Ad	1961	1994	598	Ad
892.5	1993	517	Ad		1995	334	Am & R ¹³³
892.6	1993	517	Ad		1997	536	Am ³¹⁴
893	1993	517	Ad	1963	1994	598	Ad
893.2	1993	517	Ad		1995	334	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1965	1995	334	Am & R ¹³³	2223	1990	647*	Ad & R ²⁵⁹
	1997	536	S ³¹⁴	2224	1990	647*	Ad & R ²⁵⁹
1967	1995	334	Am & R ¹³³	2225	1990	647*	Ad & R ²⁵⁹
	1997	536	Am ³¹⁴	2226	1990	647*	Ad & R ²⁵⁹
2104	1991	13*	Am	2227	1990	647*	Ad & R ²⁵⁹
	1991	271	Am (as am by Stats. 1991, Ch. 13)	2350	1992	1177*	S ⁵²⁹
				2351	1992	1177*	S ⁵²⁹
				2352	1992	1177*	Ad & R ⁵²⁹
	1997	619	Am	2355	1990	647*	R
	1997	620	Am (by Sec. 30.5 of Ch.)	2356	1992	1177*	S ⁵²⁹
2105	1989	105*	Ad ³⁷	2358	1992	1177*	S ⁵²⁹
	1990	627*	Am	2359	1992	1177*	S ⁵²⁹
	1991	444*	Am	2360	1992	1177*	S ⁵²⁹
	1992	719*	Am	2370	1993	517	R
	1993	60*	Am	2371	1993	517	R
	1995	916	Am ⁸²	2372	1993	517	R
	1996	6	Am	2373	1993	517	R
	1997	620	Am	2374	1993	517	R
2105.1	1992	777*	Ad & R ⁷⁰	2375	1993	517	R
	1995	916	R ⁸²	2376	1993	517	R
	1996	6	R	2377	1993	517	R
	1996	201*	Ad	2378	1993	517	R
2106	1997	644	Am	2379	1993	517	R
2106.4	1995	518	Ad	2380	1993	517	R
2107	1997	583	Am	2381	1993	517	R
	1997	620	Am (by Sec. 32.5 of Ch.)	2382	1993	517	R
				2383	1993	517	R
2107.7	1992	1121	Am	2384	1993	517	R
2108.1	1989	106*	Ad	2385	1993	517	R
2110	1991	271	Am	2386	1993	517	R
	1997	619	Am	2387	1993	517	R
2121	1992	1243*	R	2388	1993	517	R
	1993	272*	Ad	2389	1993	517	R
2127	1990	214	Am	2390	1993	517	R
	1991	775	Am	2391	1993	517	R
2128	1995	747	Ad ^{1095 574 1089}	2392	1993	517	R
			R ¹⁰⁹⁰	2393	1993	517	R
				2413	1993	376	Am
	1995	748	Am (as ad by Stats. 1995, Ch. 747) ^{1139 1140}	2549	1990	216	R (as ad by Stats. 1985, Ch. 1440) ²⁰⁶
2151	1994	939*	Am	2551	1991	549*	Am (by Sec. 1 of Ch.)
2152	1997	619	Am				
2170.5	1992	1310	Ad		1991	711	Am (by Sec. 1.5 of Ch.)
2190	1993	531	Ad				
2191	1993	531	Ad	2552	1991	549*	Am
2200	1992	1177*	S ⁵²⁸	2553	1991	549*	Am (by Sec. 3 of Ch.)
2201	1992	1177*	S ⁵²⁸				
2202	1992	1177*	Ad & R ⁵²⁸		1991	711	Am (by Sec. 2.5 of Ch.)
2203	1992	1177*	S ⁵²⁸				
2204	1992	1177*	S ⁵²⁸	2555	1995	766	Am
2206	1992	1177*	S ⁵²⁸	2556	1991	549*	Am
2208	1992	1177*	S ⁵²⁸	2557	1990	282	Am
2209	1992	1177*	S ⁵²⁸		1991	751*	Am
2210	1992	1177*	S ⁵²⁸		1992	913	Am
2211	1992	1177*	S ⁵²⁸		1996	1154*	Am
2213	1992	1177*	S ⁵²⁸		1997	89	Am
2214	1992	1177*	S ⁵²⁸	2560	1992	25*	R
2220	1990	647*	Ad & R ²⁵⁹		1992	1109*	Ad ¹⁵⁸
2221	1990	647*	Ad & R ²⁵⁹				R ⁷⁹
2222	1990	647*	Ad & R ²⁵⁹		1995	577	S ^{236 719}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

STREETS AND HIGHWAYS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2560.5	1992	1109 *	Ad ¹⁵⁸ R ⁷⁹		1992	109 *	Am
			S ^{236 719}		2X 1995-96	6 *	Am
	1995	577	R		1996	465 *	Am
2561	1992	25 *	R		1997	205 *	Am
	1992	1109 *	Ad ¹⁵⁸ R ⁷⁹		1997	622	Am & R ⁷⁰⁰
			S ^{236 719}	2602.1	1990	627 *	Ad
2561.3	1995	577	Ad ¹⁵⁸		1997	622	Am & R ¹⁹⁹
	1992	1109 *	R ⁷⁹	2701	1989	108	Ad ²⁸
			S ^{236 719}	2701.01	1989	108	Ad ²⁸
	1995	577	R	2701.02	1989	108	Ad ²⁸
2561.5	1992	25 *	R	2701.05	1989	108	Ad ²⁸
	1992	1109 *	Ad ¹⁵⁸ R ⁷⁹	2701.06	1989	108	Ad ²⁸
			S ^{236 719}	2701.07	1989	108	Ad ²⁸
	1995	577	R		1992	295	Am
2562	1992	25 *	R		1993	478	Am
	1992	1109 *	Ad ¹⁵⁸ R ⁷⁹	2701.08	1989	108	Ad ²⁸
			S ^{236 719}	2701.10	1989	108	Ad ²⁸
	1995	577	R	2701.11	1989	108	Ad ²⁸
2562.3	1992	1109 *	Ad ¹⁵⁸ R ⁷⁹	2701.12	1989	108	Ad ²⁸
			S ^{236 719}	2701.13	1989	108	Ad ²⁸
	1995	577	R	2701.14	1989	108	Ad ²⁸
2562.5	1992	1109 *	Ad ¹⁵⁸ R ⁷⁹	2701.15	1989	108	Ad ²⁸
			S ^{236 719}	2701.16	1989	108	Ad ²⁸
	1995	577	R	2701.17	1989	108	Ad ²⁸
2563	1992	25 *	R	2701.18	1989	108	Ad ²⁸
	1992	1109 *	Ad ¹⁵⁸ R ⁷⁹	2701.19	1989	108	Ad ²⁸
			S ^{236 719}	2701.20	1989	108	Ad ²⁸
	1995	577	R	2701.21	1989	108	Ad ²⁸
2563.5	1992	1109 *	Ad ¹⁵⁸ R ⁷⁹	2701.22	1989	108	Ad ²⁸
			S ^{236 719}	2701.23	1989	108	Ad ²⁸
	1995	577	R		1992	25 *	R & Ad
2564	1992	25 *	R	2701.24	1991	652	Ad
	1992	1109 *	Ad ¹⁵⁸ R ⁷⁹	2702	1989	108	Ad ²⁹
			S ^{236 719}	2702.01	1989	108	Ad ²⁹
	1995	577	R	2702.02	1989	108	Ad ²⁹
2564.5	1992	1109 *	Ad ¹⁵⁸ R ⁷⁹	2702.05	1989	108	Ad ²⁹
			S ^{236 719}	2702.06	1989	108	Ad ²⁹
	1995	577	Am ^{236 719}	2702.07	1989	108	Ad ²⁹
2565	1992	25 *	R		1992	295	Am ⁸²
2570	1989	799 *	Ad		1992	1310	Am ⁸²
2571	1989	799 *	Ad	2702.08	1989	108	Ad ²⁹
2572	1989	799 *	Ad		1992	1310	Am ⁸²
2573	1989	799 *	Ad	2702.10	1989	108	Ad ²⁹
2574	1989	799 *	Ad	2702.11	1989	108	Ad ²⁹
2575	1989	799 *	Ad	2702.12	1989	108	Ad ²⁹
2576	1989	799 *	Ad	2702.13	1989	108	Ad ²⁹
2577	1989	799 *	Ad	2702.14	1989	108	Ad ²⁹
2578	1989	799 *	Ad	2702.15	1989	108	Ad ²⁹
2579	1989	799 *	Ad	2702.16	1989	108	Ad ²⁹
2580	1992	830	Ad	2702.17	1989	108	Ad ²⁹
				2702.18	1989	108	Ad ²⁹
				2702.19	1989	108	Ad ²⁹
				2702.20	1989	108	Ad ²⁹
				2702.21	1989	108	Ad ²⁹
	1989	105 *	Am	2702.22	1989	108	Ad ²⁹
2600	1989	105 *	Am	2702.23	1992	25 *	Ad ⁸²
	1997	622	R	2703	1989	108	Ad ³⁰
2601	1989	105 *	Am	2703.01	1989	108	Ad ³⁰
	1997	622	Am & R ⁷⁰⁰	2703.02	1989	108	Ad ³⁰
2602	1989	105 *	Am	2703.05	1989	108	Ad ³⁰
	1990	627 *	Am	2703.06	1989	108	Ad ³⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

STREETS AND HIGHWAYS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2703.07	1989	108	Ad ³⁰	5108.1	1994	923	Am ⁸³²
	1992	295	Am (as proposed by Sec. 4, Stats. 1989, Ch. 108)	5190	1992	1234	R
				5191	1992	1234	R
				5192	1992	1234	R
	1992	1310	Am (as proposed by Sec. 4, Stats. 1989, Ch. 108, as am by Stats. 1992, Ch. 295) ³⁰	5193	1992	1234	R
				5193.1	1992	1234	R
				5194	1992	1234	Am
					1993	1194*	Am
				5195	1992	1234	R
	1993	478	Am ³⁰	5197	1992	1234	R
2703.08	1989	108	Ad ³⁰	5222	1994	860	Am
	1992	1310	Am ³⁰	6460	1989	104	Am
2703.10	1989	108	Ad ³⁰	6460.1	1989	104	Am
2703.11	1989	108	Ad ³⁰	6460.5	1989	104	Am
2703.12	1989	108	Ad ³⁰	6616	1991	966	Am
2703.13	1989	108	Ad ³⁰	Div. 7, Pt. 6, Ch. 3, heading (Sec. 6780 et seq.)			
2703.14	1989	108	Ad ³⁰		1989	1360	Ad ⁷³
2703.15	1989	108	Ad ³⁰	8340	1990	248	Am
2703.16	1989	108	Ad ³⁰	8351	1990	248	Am
2703.17	1989	108	Ad ³⁰	8502.5	1993	194	Am
2703.18	1989	108	Ad ³⁰	8514	1990	446	Ad
2703.19	1989	108	Ad ³⁰	8570	1989	104	Am
2703.20	1989	108	Ad ³⁰		1990	446	Am
2703.21	1989	108	Ad ³⁰		1993	194	Am
2703.22	1989	108	Ad ³⁰	8571	1989	104	Am
2703.23	1992	25*	Ad ³⁰		1990	446	Am
2804	1989	1421	Am		1993	194	Am
2804.3	1989	1421	Ad	8571	1989	104	Am
2804.5	1989	1421	Ad		1990	446	Am
2850	1992	1234	Am	8572	1993	194	Am
	1993	1194*	Am	8620	1993	194	Am
2853	1992	1234	Am	8622	1993	194	Am
	1993	1194*	Am	8623	1993	194	Am
3110	1991	1110	Am	8624	1993	194	Am
3110.5	1991	1110	Ad	8626	1993	194	Am
3113.5	1991	1110	Ad	8650	1993	194	Am
3114.3	1990	446	Ad	8650.1	1990	446	Am
	1991	966	Am		1993	613	Am
3114.5	1989	1217	Am	8651.5	1989	104	Am
	1991	1110	Am		1990	446	Am
3117.5	1991	1110	Am	8652	1993	194	Am
4000	1993	194	R	8655	1993	194	Am
4000.2	1993	194	R	8671	1991	966	Am
4000.5	1993	194	R		1993	194	Am
4001	1993	194	R	8672	1990	446	Am
4002	1993	194	R	8680	1989	104	Am
4008	1993	194	R		1990	446	Am
4009	1993	194	R	8681	1993	194	Am
4090	1989	1421	Am	8682	1989	104	Am
	1993	194	R		1990	446	Am
4091	1993	194	R	8682.1	1989	104	Am
5023.1	1989	104	Am	8687	1989	104	R
5024	1989	104	Am	8688	1993	194	Am
	1989	1421	Am (as am by Stats. 1989, Ch. 104) ⁹⁶⁴	8705	1993	194	Am
				8706	1993	194	Am
	1995	91	Am ⁹⁶⁴	8707	1993	194	Am
5101	1991	978	Am	8740.3	1989	104	Am
5103	1989	104	Am	8760	1989	104	Am
				8766	1989	104	Am
				8766.5	1989	104	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

STREETS AND HIGHWAYS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
8766.5 (Cont.)	1990	446	Am	11011	1990	446	Am
8767	1989	104	Am	11300	1996	400	Am
8769	1990	446	Am	11302	1993	1194*	R
8770	1993	194	Am	11302	1993	1194*	Am
8773	1993	194	Am	11305	1992	1234	Am
8783	1993	194	Am	18013	1992	1234	R
8784	1993	194	Am	18061	1992	1234	Am
8800	1993	194	Am	18070	1992	1234	Am
8801	1993	194	Am		1993	1194*	Am
8802	1993	194	Am	18071	1992	1234	R
8803	1993	194	Am	18072	1992	1234	R
8804	1993	194	Am	18073	1992	1234	R
8805	1993	194	Am	18342	1992	1234	Am
8806	1993	194	Am	18343	1992	1234	Am
8807	1992	772	R		1993	1194	Am
8809	1993	194	Am	18360	1992	1234	R
8830	1990	446	Am	18361	1992	1234	R
	1997	946	Am	18364	1994	860	Am
8831	1991	966	Am	18663	1993	1194*	Am
8832	1997	946	Am	18691	1994	860	Am
8833	1996	625	Am	22090	1992	1234	Am
8834	1990	446	Am		1993	1194*	Am
8840	1992	772	Ad	22091	1992	1234	R
8850	1993	194	Am	22501	1991	966	Am
8851	1996	1064	Am ⁵⁷⁴	22525	1989	104	Am
8880	1989	104	Am		1991	966	Am
9525	1997	38*	Am	22525.5	1992	963	Ad
9527	1993	1194*	Am	22526	1993	1194*	Am
9622	1990	446	Ad	22530	1991	966	Am
10003	1992	1197	Am	22531	1993	1246	Am
10006.5	1989	104	Ad	22552.1	1992	963	R
10010	1990	446	Am	22555	1992	963	R
10100.2	1992	18*	Ad	22556	1992	963	R & Ad
	1992	1197	Am (as ad by Stats. 1992, Ch. 18)		1993	1194*	Am
	1995	385	Am	22569	1990	446	Am
10100.3	1992	832	Ad		1991	966	Am
10102	1989	104	Am	22588	1993	1194*	Am
	1991	966	Am	22590	1992	1234	Am
10109	1990	446	Am		1993	1194*	Am
10110	1989	104	Am	22593	1992	963	Am
10110.1	1991	966	Am	22594	1992	963	Am
10121	1994	923	Am ⁸³²		1992	1234	Am ⁸²
10204.2	1989	104	Am	22608	1991	966	Am
10301	1992	1234	Am	22608.1	1991	966	R
	1993	1194*	Am	22613	1989	324	Ad
10302	1992	1234	R	22624	1993	1194*	Am
10303	1992	1234	R	22626	1993	1194*	Am
10304	1992	1234	R		1994	860	Am
10305	1992	1234	R	22629	1993	1194*	Am
10306	1992	1234	Am	22630.5	1993	1194*	Ad
10307	1992	1234	R	22631	1993	1194*	Am
10308	1992	1234	R	22662.5	1989	56	Am
10309	1992	1234	R	27154	1996	1064	Am ⁵⁷⁴
10311	1994	860	Am	27174.1	1995	739	Am
10424.2	1993	650	Ad	27174.2	1997	379	Am
10427	1990	446	Am	27562	1989	932	Ad
	1991	966	Am	27564	1990	1080	Ad
10427.1	1989	104	Am	27565	1990	1080	Ad
					1992	1190	Am
				30101.8	1990	1551	Ad
					1995	142*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

STREETS AND HIGHWAYS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
30150.2	1997	252*	Ad	31000	1997	327	Ad
30150.7	1989	932	Ad	31010	1997	327	Ad & R ¹³⁷⁹
30158	1990	64	Am	31015	1997	327	Ad
	1993	589	Am ⁶⁷⁰	31020	1997	327	Ad
30161	1990	64	Ad & R ²⁰⁹	31050	1997	327	Ad
	1993	589	Am (as ad by Stats. 1990, Ch. 64) & RN ⁶⁷⁰		1997	328	Am (as ad by Stats. 1997, Ch. 327)
30161.5	1993	589	Ad(RN) & R ^{209 670}	31172	1996	1064	Am ⁵⁷⁴
30240	1996	1064	Am ⁵⁷⁴	31173	1996	1064	Am ⁵⁷⁴
30241	1996	1064	Am ⁵⁷⁴	31300	1996	553	Ad
30604.5	1997	327	Ad	31302	1996	553	Ad
30685	1997	327	Ad	31304	1996	553	Ad
30794	1991	940	Am	31306	1996	553	Ad
30796.10	1997	777	Ad	32657	1989	13*	Am
30796.5	1990	1455	R	35258	1992	1234	Am
30796.7	1992	20*	R & Ad	35259	1992	1234	R
	1993	957*	Am	35260	1992	1234	Am
	1994	405	Am	36500	1989	591	R & Ad
	1997	327	Am	36501	1989	591	R & Ad
	1997	777	Am		1991	1110	Am
30796.9	1997	327	Ad	36502	1989	591	R & Ad
	1997	777	Am (as ad by Stats. 1997, Ch. 327)		1991	1110	Am
30809.1	1992	1241	Ad	36503	1989	591	R & Ad
30842	1995	739	R	36504	1989	591	R & Ad
30843	1995	739	Am	36505	1989	591	R & Ad
30846	1995	739	R	36505.5	1989	591	R
30881	1997	328	R	36505.7	1989	591	R
30889.3	1990	1551	Ad	36506	1989	591	R & Ad
30891	1989	1405*	Am	36507	1989	591	R & Ad
30895.5	1989	1120	R	36508	1989	591	Ad
30911	1989	1405*	Am		1991	1110	Am
30912	1989	1405*	Am	36509	1989	591	Ad
30913	1989	401*	Am		1991	1110	Am
	1989	1405*	Am		1991	1110	Am
	1997	328	Am	36510	1989	591	Ad
30914	1989	401*	Am	36511	1989	591	Ad
	1989	1405*	Am	36512	1989	591	Ad
	1992	267	Am	36513	1989	591	Ad
	1997	328	Am		1991	1110	Am
30916	1997	252*	Am	36515	1989	591	Ad
30917	1989	1405*	Am	36520	1989	591	R & Ad
30920	1989	1405*	Am	36521	1989	591	R & Ad
30950	1997	328	Ad	36521.5	1991	1110	Ad
30950.1	1997	328	Ad	36522	1989	591	R & Ad
30950.2	1997	328	Ad	36523	1989	591	R & Ad
30950.3	1997	328	Ad		1991	1110	Am
30950.4	1997	328	Ad		1992	1234	Am
30951	1997	328	Ad		1993	1194*	Am
30952	1997	328	Ad	36523.5	1993	1194*	Ad
30953	1997	328	Ad	36524	1989	591	R & Ad
30956	1997	328	Ad	36525	1989	591	R & Ad
30958	1997	328	Ad		1991	1110	Am
30960	1997	328	Ad	36526	1989	591	R & Ad
30961	1997	328	Ad		1991	1110	Am
30962	1997	328	Ad	36527	1989	591	R & Ad
30963	1997	328	Ad		1991	1110	Am
				36528	1989	591	R & Ad
				36529	1989	591	Ad
				36530	1989	591	Ad
					1991	1110	Am
				36531	1989	591	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

STREETS AND HIGHWAYS CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
36532	1989	591	Ad	36616	1994	897	Ad
36533	1989	591	Ad	36617	1994	897	Ad
36534	1989	591	Ad	36620	1994	897	Ad
36535	1989	591	Ad	36620.5	1994	897	Ad
	1991	1110	Am	36621	1994	897	Ad
36536	1989	591	Ad		1996	243	Am
36537	1989	591	Ad	36622	1994	897	Ad
36540	1989	591	R & Ad		1996	243	Am
36541	1989	591	R & Ad	36623	1994	897	Ad
36542	1989	591	Ad	36624	1994	897	Ad
36550	1989	591	Ad	36625	1994	897	Ad
36551	1989	591	Ad	36626	1994	897	Ad
36560	1989	591	R	36626.5	1994	897	Ad
36561	1989	591	R	36626.6	1994	897	Ad
36562	1989	591	R	36626.7	1994	897	Ad
36563	1989	591	R	36627	1994	897	Ad
36580	1989	591	R	36628	1994	897	Ad
36581	1989	591	R	36629	1994	897	Ad
36600	1994	897	Ad	36630	1994	897	Ad
36601	1994	897	Ad	36631	1994	897	Ad
36602	1994	897	Ad		1996	243	Am
36603	1994	897	Ad	36632	1994	897	Ad
36604	1994	897	Ad	36633	1994	897	Ad
36605	1994	897	Ad	36634	1994	897	Ad
36606	1994	897	Ad		1996	243	Am
36607	1994	897	Ad	36635	1994	897	Ad
36608	1994	897	Ad	36636	1994	897	Ad
36609	1994	897	Ad	36640	1994	897	Ad
36610	1994	897	Ad	36641	1994	897	Ad
36611	1994	897	Ad	36642	1994	897	Ad
36612	1994	897	Ad	36643	1994	897	Ad
36613	1994	897	Ad	36650	1994	897	Ad
36614	1994	897	Ad	36651	1994	897	Ad
36615	1994	897	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

UNEMPLOYMENT INSURANCE CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
125.4	1994	1200*	Am	976.5	1989	1146	Ad ¹⁴²
130.5	1989	1010	Am ¹³		1992	446	Am
135	1994	1200*	Am	976.6	1989	926	Am ⁷⁰
135.1	1994	1200*	Am		1990	1668*	Am ⁴⁹
305.5	1991	1091	R (as ad by Stats. 1973, Ch. 1206)		1993	1080	Am ⁵¹
					1995	865	Am ⁷¹⁹
325.5	1990	928	Ad	977	1989	1146	Am
328	1989	1074	Am		1992	446	Am
329	1994	1117	Ad & R ⁴⁰	977.5	1989	1146	Am
409	1994	967*	Am		1992	446	Am
	1995	938	Am ⁵⁷⁴	980	1989	1146	Am
605	1996	1110	Am	984	1991	793	Am (by Sec. 1 of Ch.)
610	1994	1200*	Am		1993	747	Am
621.5	1990	719	Am		1993	748	Am
629	1993	1275	Am	984.5	1993	747	Ad
632	1989	1010	Am	985	1989	1371	Am ¹¹⁶
633	1995	758	Am		1992	125	Am
			R & Ad ^{79 1120}	987.7	1993	402	Am
633.1	1993	318	Ad		1995	967*	Ad
634.5	1993	318	Am	1026	1994	1050	Am
	1994	967*	Am	1029	1993	854	Am
637	1989	798*	Am	1032	1995	172	Am
637.1	1989	798*	Ad		1995	383	Am
644.5	1990	216	R (as ad by Stats. 1973, Ch. 395) ²⁰⁶	1032.7	1992	125	R
				1033	1992	446	Am
650	1995	541	Am	1034	1992	446	Am
656	1993	226	Am	1036	1992	125	Am
	1997	39	Am	1088	1989	1146	Am
657	1995	725	Ad		1993	747	Am
687.2	1993	1275	Ad		1994	1049	Am
702.6	1989	475	Ad	1088.5	1992	850	Ad
704	1993	747	Am		1993	747	Am
	1994	125*	Am		1994	148*	Am ¹¹⁹⁴
	1994	1049	Am		1996	954*	Am ⁷⁹
704.1	1993	747	Am		1997	604*	Am ¹⁴⁸⁶
	1994	125*	Am		1997	606*	Am ³⁴⁵
704.2	1993	747	Ad				R ²⁷¹
705	1993	747	Am				Ad ³¹⁸
708	1989	1146	Am	1088.6	1993	402	Ad
	1989	1371	Am ¹¹⁶	1088.7	1997	599	Ad
	1993	747	Am	1095	1990	1024	Am (by Sec. 1 of Ch.)
	1994	125*	Am		1990	1084	Am (by 2nd Sec. 2 of Ch.)
708.5	1993	747	Am		1991	659	Am
	1994	125*	Am		1992	1352*	Am
803	1993	31*	Am ⁴²		1993	295	Am
	1993	854	Am (as am by Stats. 1993, Ch. 31)		1993	891	Am (by Sec. 3 of Ch., as am by Stats. 1993, Ch. 295)
804	1992	125	R		1993	1144	Am (by Sec. 19 of Ch.)
807	1990	1119	Ad ²⁷²				Am ⁸³³
			R ⁶³				
	1991	276*	Am				
821	1993	854	Am		1994	146	Am
828	1993	31*	Am ⁴²		1994	1049	Am
829	1993	854	Am		1995	313*	Am
832	1992	125	Am		1995	701	Am (as am by Stats. 1995, Ch. 313)
906	1989	1146	Am				
928.5	1997	611*	Am ¹⁴⁴⁷				
934	1997	611*	Am ¹⁴⁴⁷		1996	1124*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

UNEMPLOYMENT INSURANCE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1095 (Cont.)	1997	78	Am	1233	1995	541	Ad
	1997	810	Am (by Sec. 1.4 of Ch.)	1234	1995	541	Ad ¹⁰⁷³ R ¹⁰⁷⁴
1110	1989	1146	Am	1236	1995	541	Ad ⁷⁹
	1991	473	Am		1997	636	Am
	1992	446	Am	1237	1997	636	Ad
	1993	747	Am	1253	1990	1474	Am
	1994	1049	Am		1994	967*	Am
1111	1993	31*	Am ⁴²		1994	1116	Am
	1994	1049	Am	1253.3	1989	1146	Am
1111.5	1993	402	Ad	1255.7	1990	1024	Am
	1994	1049	Am		1991	110	Am
1112	1991	473	Am	1257	1995	397	Am
	1992	1294	Am	1260	1989	1146	Am
1112.5	1989	1146	Ad	1263	1991	212	Am
	1994	1049	Am	1264	1989	1333*	Am ⁹¹
1113	1993	31*	Am ⁴²		1989	1360	Am ⁷³
1113.1	1989	600	Am		1990	216	Am ²⁰⁶
	1989	1146	Am	1265.5	1991	1134	Am
	1994	1049	Am	1266	1992	577	S ⁵¹
1114	1994	1049	Am		1996	1124*	S ³¹⁴
1115	1994	1049	Am	1267	1992	577	S ⁵¹
1116	1994	1049	Am		1996	1124*	S ³¹⁴
	1994	1200*	Am	1267.5	1994	42	Ad
1117	1994	1049	Ad		1996	1124*	R
1118	1996	255	Ad	1268	1992	577	S ⁵¹
1126	1994	1049	Am		1996	1124*	S ³¹⁴
1126.1	1994	1117	Ad	1269	1992	577	Am ⁵¹
1127	1994	1049	Am		1996	1124*	Am ³¹⁴
1128	1990	719	Am	1270	1992	577	Am ⁵¹
	1994	1049	Am		1996	1124*	S ³¹⁴
	1994	1117	Am	1271	1992	577	S ⁵¹
1128.1	1996	1116	Ad		1996	1124*	S ³¹⁴
1129	1990	719	Am	1272	1992	577	S ⁵¹
	1993	31*	Am ⁴²		1996	1124*	S ³¹⁴
1132	1994	1049	Am	1272.5	1992	577	S ⁵¹
1135	1992	125	Am		1996	1124*	S ³¹⁴
1137.1	1997	810	Am	1273	1992	577	S ⁵¹
1143	1994	967*	Ad		1996	1124*	S ³¹⁴
1144	1994	1050	Ad	1274	1992	577	S ⁵¹
1150	1994	999*	Ad		1996	1124*	S ³¹⁴
1151	1994	999*	Ad	1274.05	1996	1124*	Ad & R ³¹⁴
1152	1994	999*	Ad	1274.10	1992	577	Am ⁵¹
1153	1994	999*	Ad		1996	1124*	Am ³¹⁴
1154	1994	999*	Ad	1277	1990	787	Am ³⁶¹
1155	1994	999*	Ad	1277.5	1990	787	Am ³⁶¹
1156	1994	999*	Ad	1280	1989	1146	Am
1157	1994	999*	Ad	1281	1989	1146	Am
1176	1996	1157	Am	1281.5	1991	304*	Ad ⁴²⁷ R ⁴²⁸
1176.5	1989	600	Am	1281.7	1991	1230*	Ad & R ^{19 82}
1178	1989	1146	Am	1300	1994	1116	Ad
1180.1	1993	356	Ad	1301	1994	1116	Ad
1181	1993	31*	Am ⁴²	1302	1994	1116	Ad
1184	1993	31*	Am ⁴²	1303	1994	1116	Ad
1185	1989	600	R	1304	1994	1116	Ad
	1996	1157	Ad	1305	1994	1116	Ad
1206	1993	402	Am	1306	1994	1116	Ad
	1995	541	Am	1307	1994	1116	Ad
1222	1995	541	Am	1308	1994	1116	Ad
1231	1995	541	Ad	1329	1989	1146	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

UNEMPLOYMENT INSURANCE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1332	1989	1146	Am	1872	1993	356	Ad
	1991	212	Am	1873	1993	356	Ad
1342	1994	960	Am	1874	1993	356	Ad
	1996	1124 *	Am	1875	1993	356	Ad
1342.1	1996	1124 *	Ad		1994	146	Am ⁸³³
1345	1994	960	Ad	1953.5	1997	220 *	Ad
1375	1994	1050	Am	2054	1994	987 *	Am
1375.1	1989	1010	Am ¹³	2071	1994	1200 *	Am
1379	1989	1010	Am	2077	1992	713 *	R
1379.6	1989	1010	Ad	2101	1995	397	Am
1380	1994	1050	Am	2107	1994	1200 *	Am
1590.5	1990	216	Ad(RN) ²⁰⁶	2109	1994	1200 *	Am
1591	1989	1036	Ad	2110	1994	1200 *	Am
	1989	1146	Ad	2110.3	1994	1200 *	Am
	1990	216	Am (as ad by Stats. 1989, Ch. 1146) & RN ²⁰⁶	2110.5	1994	1200 *	Am
				2110.7	1994	1200 *	Am
				2116	1994	967 *	R & Ad
				2117	1994	1049	Am
1592	1989	1036	Ad	2117.5	1994	1049	Am
1595	1989	1010	S ⁵⁷	2118.5	1989	1010	Am
1596	1989	1010	S ⁵⁷	2121	1994	1049	Am
1597	1989	1010	R		1994	1050	Am
1598	1989	1010	S ⁵⁷	2123	1994	1049	Am
1602	1989	1036	Ad	2129	1989	1010	Ad
1610	1989	926	S ⁷⁰	2606	1993	318	Am
	1993	1080	S ⁵¹	2614	1994	967 *	Ad
	1995	865	S ⁷¹⁹	2626	1993	748	Am
1611	1989	926	S ⁷⁰	2627	1993	747	Am
	1990	1667	Am (by Sec. 12.5 of Ch.)		1993	748	Am
				2627.3	1990	815	Am
	1990	1668 *	Am ⁴⁹		1993	747	Am
	1992	727 *	Am		1993	748	R
	1993	1080	Am ⁵¹	2627.5	1991	1134	Am
	1994	916 *	Am		1993	747	Am
	1995	865	S ⁷¹⁹		1993	748	R
1611.5	1994	148 *	Ad ⁷¹	2627.7	1991	700	Am & R (by Sec. 1 of Ch.) ³⁶
			R ⁹⁴ 1194				Ad (by Sec. 2 of Ch.) ¹¹⁷
	1995	307 *	Am ^{184 51}				Am & R (by Sec. 3.5 of Ch.) ³⁶
	1995	865	S ⁷¹⁹		1991	1134	Ad (by Sec. 3.7 of Ch.) ¹¹⁷
	1996	206 *	Am ^{236 13}				Am (as am by Sec. 3.5 and as ad by Sec. 3.7, Stats. 1991, Ch. 1134)
	1997	270 *	R & Ad ¹³⁴⁰				R (as am by Sec. 3.5, Stats. 1991, Ch. 1134)
1612	1989	926	Am ⁷⁰		1993	748	R
	1990	1668 *	Am ⁴⁹				R
	1993	1080	Am ⁵¹				Am
	1995	865	Am ⁷¹⁹				Am
1703	1990	719	Am				Am
	1992	125	Am				Am
	1993	356	Am				Am
	1994	1049	Am				Am
1735	1994	1200 *	Am				Am
	1995	679 *	Am				Am
1735.1	1996	1116	Ad				Am
1785	1995	GRP 1	S ¹¹⁶⁸				Am
	1996	305	Am ¹²¹⁴		1995	541	R
	1996	872	Am ¹²⁸¹	2629	1989	1280	Am
1786	1995	GRP 1	S ¹¹⁶⁸		1990	1550	Am
	1996	305	Am ¹²¹⁴		1993	748	Am
	1996	872	Am ¹²⁸¹	2629.1	1989	1280	R & Ad
1852	1994	1049	Am		1993	877 *	Am ⁴²
1870	1993	356	Ad	2630	1990	1024	Am
1871	1993	356	Ad		1991	110	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

UNEMPLOYMENT INSURANCE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2653	1989	1371	Am		1993	1080	S ⁵¹
	1993	747	Am		1995	865	S ⁷¹⁹
2653.5	1989	1371	R	10205	1989	926	Am ⁴⁹
2655	1989	1371	Am ¹¹⁶		1990	1668*	Am
	1993	748	Am		1992	727*	Am
2656	1991	1134	Am		1993	589	Am ⁶⁷⁰
2675	1991	1134	Am		1993	1080	Am ⁵¹
2680	1993	318	Ad		1995	865	Am ⁷¹⁹
2681	1993	318	Ad	10206	1989	926	Am ⁴⁹
2706.2	1991	1134	Ad		1990	1668*	Am
2708	1991	1134	R & Ad		1993	1080	Am ⁵¹
	1993	748	Am		1994	916*	Am
	1994	967*	Am		1995	865	Am ⁷¹⁹
2714	1992	1352*	Am		1997	606*	Am
	1993	120*	Am	10206.5	1995	865	Ad & R ⁷¹⁹
2739	1989	1010	Am	10207	1989	926	R & Ad ⁴⁹
2739.1	1989	1010	Ad		1993	1080	S ⁵¹
2739.2	1989	1010	Ad		1995	865	S ⁷¹⁹
2742	1989	1010	Am	10208	1989	926	S ⁴⁹
3012	1989	600	Am		1993	1080	S ⁵¹
3253	1989	1280	Am		1995	865	S ⁷¹⁹
3258	1994	960	Am ⁸⁶⁶	10209	1989	926	Am ⁴⁹
3506	1992	22*	Ad		1993	1080	Am ⁵¹
4003	1992	22*	Am		1995	865	S ⁷¹⁹
4552	1992	22*	Am	10210	1989	926	S ⁴⁹
4901	1992	713*	Am		1993	1080	S ⁵¹
4902	1992	713*	Am		1995	865	S ⁷¹⁹
4903	1992	713*	Am	10211	1989	926	S ⁴⁹
					1993	1080	S ⁵¹
					1995	865	S ⁷¹⁹
Div. 2, Ch. 3.5, heading (former Sec. 5250 et seq.)	1989	1360	R ⁷³	10212	1989	926	Am ⁴⁹
	1993	819	Ad		1993	1080	Am ⁵¹
9601.5	1993	819	Ad		1995	865	S ⁷¹⁹
9601.7	1994	146	Am ⁸³³	10212.1	1989	926	S ⁴⁹
	1994	146	Am		1993	1080	S ⁵¹
9613	1990	216	R (as ad by Stats. 1973, Ch. 1206) ²⁰⁶	10212.2	1989	926	S ⁴⁹
					1993	1080	S ⁵¹
9614	1990	1667	Am		1995	865	S ⁷¹⁹
	1992	713*	Am	10213	1989	926	S ⁴⁹
9616	1990	854	Ad		1993	1080	S ⁵¹
9616.1	1997	606*	Ad		1995	865	S ⁷¹⁹
9616.5	1997	606*	Ad	10213.5	1989	926	Am ⁴⁹
10200	1989	926	Am ⁴⁹		1993	1080	Am ⁵¹
	1993	1080	Am ⁵¹		1995	865	S ⁷¹⁹
	1995	865	S ⁷¹⁹	10214	1989	926	S ⁴⁹
10201	1989	926	Am ⁴⁹		1993	1080	S ⁵¹
	1990	1668*	Am	10214.5	1995	865	S ⁷¹⁹
	1993	1080	Am ⁵¹		1989	926	Ad ⁴⁹
	1994	916*	Am		1992	790	Am
	1995	865	S ⁷¹⁹		1993	1080	Am ⁵¹
	1996	1124*	Am		1994	916*	Am
10202	1989	926	Am ⁴⁹		1995	865	Am ⁷¹⁹
	1993	1080	Am ⁵¹	10214.6	1993	1080	S ⁵¹
	1995	865	S ⁷¹⁹		1X 1993-94	2*	Ad ⁶³⁷
10203	1989	926	Am ⁴⁹		1X 1993-94	57*	Am
	1993	1080	Am ⁵¹		1995	865	S ⁷¹⁹
	1995	865	S ⁷¹⁹	10214.7	1997	270*	Ad ¹³⁴⁰
	1996	1124*	Am	10215	1989	926	S ⁴⁹
10204	1989	926	R & Ad ⁴⁹		1993	1080	S ⁵¹
					1995	865	S ⁷¹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

UNEMPLOYMENT INSURANCE CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10217	1989	926	S ⁴⁹		1990	766	Am
	1993	1080	S ⁵¹		1993	31*	Am ⁴²
	1995	865	S ⁷¹⁹	13053	1994	1049	Am & R ⁷⁰
10218	1989	926	Am & RN	13054	1993	31*	Am ⁴²
			Ad & R ⁴⁹		1994	1049	Am & R ⁷⁰
	1990	1668*	Am	13056	1994	1049	Am
	1993	1080	S ⁵¹	13057	1994	1049	Am
	1995	865	S ⁷¹⁹	13058	1994	1049	Am
10218.5	1989	926	Ad(RN) & R ⁴⁹	13059	1993	402	Ad
	1992	727*	Am	13071	1993	402	Am
	1993	1080	Am ⁵¹	13101	1993	31*	Am ⁴²
	1995	865	Am ⁷¹⁹	15002	1990	1667	Am
	1996	124	Am ¹¹⁹⁷	15003	1993	731	Am
10510	1990	1667	Am	15003.4	1997	270*	Ad ¹³⁴⁰
10521	1990	1667	Am	15003.5	1997	270*	Ad ¹³⁴⁰
10525	1990	1667	Ad	15012	1993	731	Am
10527	1990	1667	Am	15020.2	1993	731	Am
10530	1990	1667	Ad	15020.3	1993	731	Am
10531	1991	1091	Ad(RN)	15020.4	1993	731	R
10532	1990	1667	Ad	15020.5	1993	731	Am
10533	1990	1667	Ad	15021	1993	731	Am
11010	1997	270*	Ad ¹³⁴⁰	15023	1993	731	Am
11011	1997	270*	Ad ¹³⁴⁰	15024	1993	731	Am
11012	1997	270*	Ad ¹³⁴⁰	15025	1993	731	Am
11013	1997	270*	Ad ¹³⁴⁰	15026	1990	1667	Am
11014	1997	270*	Ad ¹³⁴⁰	15027	1993	731	R
12008	1992	1302*	R	15031	1990	1667	Ad
13002	1994	1049	Am		1991	1091	Am (as ad by
13003	1993	31*	Am ⁴²				Stats. 1990,
	1993	402	Am				Ch. 1667) & RN
13004.1	1995	541	Am		1993	731	Am
13004.5	1990	719	Ad	15032	1993	731	Am
13005	1994	1200*	Am	15033	1993	731	Am
13005.7	1993	1275	Ad	15035	1994	819	Am
13017	1993	877*	Am ⁴²	15036	1989	739*	Am
13020	1993	31*	Am ⁴²	15037	1990	1667	Am
	1995	475	Am		1993	731	Am
13021	1991	473	Am	15037.1	1995	771	Ad
	1992	1294	Am		1996	124	Am ¹¹⁹⁷
	1993	402	Am		1997	915	Am
	1993	747	Am	15038.5	1990	1667	Am
	1994	1049	Am	15038.51	1990	1667	R
13021.5	1991	473	Ad	15043	1993	731	Am
	1994	1049	Am	15045	1993	731	Am
13028	1990	216	Am ²⁰⁶	15050	1993	731	Am
	1991	475*	Am	15055	1993	731	Am
	1993	31*	Am ⁴²	15057.5	1990	1667	R
13028.5	1993	31*	Am ⁴²	15061	1993	731	Am
13028.6	1993	31*	Am ⁴²	15063	1993	731	R
13029	1993	31*	Am ⁴²	15064	1990	1667	Am
13043	1991	117*	Am		1993	731	Am
	1991	474*	Am (as am by	Div. 8,			
			Stats. 1991,	Ch. 7.5,			
			Ch. 117)	heading			
			Am ⁴²	(Sec. 15075			
13050	1993	877*	Am	et seq.)	1990	1667	Am
	1989	600	Am	15075	1990	1667	Am
	1993	877*	Am ⁴²	15075.1	1990	1667	Ad
	1994	1049	Am ⁹²⁴	15076	1990	1667	Am
13051	1994	1049	Am & R ⁷⁰	15076.5	1990	1667	Ad
13052.5	1989	600	Ad	15076.7	1994	819	Ad
	1990	719	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

UNEMPLOYMENT INSURANCE CODE—Continued

<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
15077	1990	1667	Am				
15077.5	1990	1667	Am	15086	1990	1667	R
	1993	731	Am	16002	1993	731	Am
15078	1990	1667	R & Ad	17000	1997	270*	Ad ¹³⁴⁰
15079	1990	1667	Am	17001	1997	270*	Ad ¹³⁴⁰
	1992	577	Am	17002	1997	270*	Ad ¹³⁴⁰
15082	1990	1667	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

VEHICLE CODE

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
22	1996	1154 *	Am		1996	453	R (as ad by
24	1996	1154 *	Am				Sec. 3,
25	1992	1243 *	Am				Stats. 1993,
26	1990	1196	R ⁵⁴				Ch. 584 and as
28	1993	1268	Am				am by Sec. 2,
	1995	505	Am				Stats. 1994,
	1996	1142 *	Am				Ch. 675) & Ad
95	1989	1157	Ad	405	1990	1359	Am
	1992	974 *	Am & RN		1991	928 *	Am
102	1992	974 *	Ad(RN)		1995	342	Am
165.5	1996	1023 *	Am ¹²⁵³	406	1995	342	Am
166	1994	1253	Ad		1995	804	Am
210	1994	1216	Ad	407	1993	1292	Am
	1995	922	Am	410	1993	272 *	Am
			R & Ad ²⁷¹	415	1990	400 *	Am
220	1994	1008	Am ⁵⁴⁸		1996	124	Am ¹¹⁹⁷
230.5	1991	13 *	Ad	426	1996	1008	Am
232.5	1994	1253	Ad	430	1994	1253	Am
233	1992	439	Am	431	1994	1008	Ad ⁵⁴⁸
	1994	675	Am	432	1994	1008	Ad ⁵⁴⁸
234	1990	1563	Ad	440	1994	1220 *	Am
236	1990	1563	Ad	464	1990	1360	Ad
250	1992	931	Ad ⁸²	467	1990	400 *	Am
	1993	386 *	Ad	470	1994	1010	Am ⁸³²
257	1993	1159	Ad	471	1991	13 *	Ad
266	1990	735	Ad		1991	928 *	Am (as ad by
	1991	815	Am				Stats. 1991,
267	1995	211	Ad				Ch. 13)
286	1989	923	Am		1997	652	Am
	1991	13 *	Am	505.2	1990	1196	Ad ⁵⁴
	1991	928 *	Am (as am by		1992	1243 *	Am
			Stats. 1991,		1996	1153	Am
			Ch. 13)	516	1991	13 *	Am
	1992	127	Am	521	1991	648	Ad
	1994	1253	Am	543	1991	996	Am
295.5	1989	554	Ad		1994	1008	Am ⁵⁴⁸
295.7	1989	554	Ad	544	1991	996	Am
320	1992	1243 *	Am		1994	1008	Am ⁵⁴⁸
324	1990	1358	Ad	545	1992	624 *	Am
324.5	1991	893	Ad	545.1	1993	834 *	Ad
336	1992	913	Am		1995	542 *	Am
	1993	844	Am	545.5	1995	400	Ad
350	1990	1563	R	557	1989	533	Am
353	1992	878	Am	595	1994	832	Ad
	1996	1023 *	Am ¹²⁵³	605	1990	71 *	Ad
375	1991	13 *	Am	611	1992	1241	Ad
400	1992	972	Am	612	1989	1216 *	Am
	1993	584	Am & R ⁵¹	615	1993	479	Am
			Ad ⁷⁰⁵	635	1993	272 *	Am
	1993	594	Am (by Sec. 1.5	636	1994	58 *	Am
			of Ch.)	642	1989	1136	Ad
			R ⁵¹	655	1991	13 *	Am
	1994	675	Am (as am by		1994	88	Am
			Sec. 1.5,	666	1992	1220	Am
			Stats. 1993,	671	1992	931	Ad ⁸²
			Ch. 594)		1993	386 *	Ad
				672	1996	124	Am ¹¹⁹⁷
				675	1990	1563	Am
					1994	1200 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

VEHICLE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
676.5	1994	207	Ad	1803.5	1989	1417	Am
	1995	91	Am ⁹⁶⁴	1804	1989	1114	Am
680	1996	774	Am				R & Ad ⁶³
1651.2	1994	584	Ad		1990	1360	Am (as am by
1651.3	1994	987*	Ad				Sec. 16 and as
1653.5	1991	772	Ad				ad by Sec. 17,
	1992	635*	Am				Stats. 1989,
	1994	1221	Am				Ch. 1114)
	1997	619	Am		1991	928*	Am (as am by
1656.2	1996	124	Am ¹¹⁹⁷				Sec. 2,
1656.3	1993	722	Ad				Stats. 1990,
1656.4	1996	722	Ad				Ch. 1360)
1660	1992	127	Ad		1993	158*	Am
1660.6	1990	1455	R		1995	526	Am
1661	1992	1241	Ad	1806.1	1994	1133	Ad
1663	1992	562	Ad	1807.5	1989	1360	R (as ad by
1664	1994	1133	Ad				Stats. 1988,
1666	1989	479	Am				Ch. 724)
1667	1994	1192	Ad ^{918 919}				Am (as ad by
			R ⁹²⁰				Stats. 1988,
1668	1990	1360	Am				Ch. 1273) ⁷³
1671	1994	1253	Am	1808	1991	946	Am
	1995	211	Am		1997	619	Am
1675	1996	124	Am ¹¹⁹⁷	1808.1	1989	1136	Am
1678	1992	711*	R ⁵¹¹		1989	1216*	Am
1680	1996	1126	Ad & R ⁴⁰		1990	65*	Am
1801	1994	1220*	R & Ad		1990	104*	Am (as am by
	1996	10*	Am				Stats. 1990,
1801.1	1996	440	Ad				Ch. 65)
1803	1989	1114	Am & R ⁴³		1990	1360	Am (as am by
			Ad (by Sec. 14				Stats. 1990,
			of Ch.) ⁶³				Ch. 104)
	1989	1417	Am (by Sec. 22		1991	488	Am
			of Ch.) ¹⁹⁴		1991	928*	Am
			Am (by		1991	1223	Am
			Sec. 22.5		1992	690	Am
			of Ch.) ⁶³		1996	1042*	Am
	1990	1696	Am (as am by		1997	652	Am
			Sec. 22,	1808.21	1989	1213	Ad
			Stats. 1989,		1994	395	Am
			Ch. 1417)		1996	440	Am
			& R ⁴³	1808.22	1989	1213	Ad
			Am (as am by		1990	431*	Am
			Sec. 22.5,		1996	440	Am
			Stats. 1989,	1808.23	1990	1635*	Ad
			Ch. 1417) ⁸²		1993	814	Am
	1990	1698	Am (as am by		1995	929	Am
			Sec. 22.5,		1996	440	Am
			Stats. 1989,	1808.3	1996	1042*	R
			Ch. 1417) ⁶³	1808.4	1989	335	Am
	1991	13*	Am (as am by		1991	579	Am
			Sec. 1,		1992	427	Am ⁵¹¹
			Stats. 1990,		1992	1242	Am (by Sec. 2
			Ch. 1696)				of Ch.)
			Am (as am by		1992	1279	Am (by Sec. 8
			Sec. 7,				of Ch.)
			Stats. 1990,		1993	1291	Am
			Ch. 1698) ⁶³		1993	1292	Am (by Sec. 4.5
	1992	486	Am				of Ch.)
1803.3	1989	122	Ad ²⁴		1994	77	Am
	1991	650	Am		1994	838	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

VEHICLE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1808.45	1989	1213	Ad	2430	1991	488	Ad
1808.46	1989	1213	Ad	2430.1	1991	488	Ad
	1990	431 *	Am		1992	1109 *	Am
1808.47	1990	1635 *	Am	2430.2	1991	1223	Ad
	1989	1213	Ad	2430.3	1991	488	Ad
	1996	440	Am	2430.5	1991	488	Ad
1808.5	1995	766	Am		1992	1241	Am
1808.6	1993	525	Ad	2431	1991	488	Ad
	1995	91	Am ⁹⁶⁴		1992	1109 *	Am
	1996	880	Am	2432	1991	488	Ad
1808.7	1989	1465	Am		1992	1241	Am
	1990	93 *	Am	2432.1	1991	488	Ad
1808.8	1989	359	Ad	2432.3	1991	488	Ad
1808.9	1996	880	Ad	2435	1991	488	Ad
1810	1989	1213	Am	2436	1991	488	Ad
	1996	124	Am ¹¹⁹⁷		1992	1109 *	Am
1810.2	1997	619	Am	2436.3	1991	488	Ad
	1989	1213	Ad	2436.5	1991	488	Ad
	1991	579	Am	2436.7	1991	488	Ad
1810.7	1989	1213	Am	2437	1991	488	Ad
1816	1989	1465	Am	2438	1991	488	Ad
1817	1992	427	Am ⁵¹¹	2439	1991	488	Ad
1819	1993	852	Am	2440	1991	488	Ad
	1994	180 *	Am	2452	1992	878	Am
1820	1990	518 *	Am		1996	1023 *	Am ¹²⁵³
	1992	690	R	2453	1994	1214	Am
1821	1989	450	Ad	2454	1989	265	Am
1822	1996	224	Ad		1990	216	Am ²⁰⁶
2250.1	1995	GRP 1	S ¹¹⁷¹		1992	1241	Am
	1996	305	Ad ¹²¹⁴	2502	1991	GRP	S ⁴²⁰
2256	1997	945	Am		1996	539	Am
2266	1994	270	R	2512	1990	104 *	Am
2268	1996	305	Am ¹²¹⁴		1990	1360	Am (as am by Stats. 1990, Ch. 104)
2400	1991	653	Am		1996	440	Am
	1992	1241	Am	2525.4	1992	1243 *	Am
	1995	GRP 1	S ¹¹⁶⁸	2530	1989	161	R
	1996	305	Am ¹²¹⁴	2531	1989	161	Am
2400.5	1997	467 *	R	2542	1989	161	Am
2400.6	1992	394	Ad	2560	1996	530	R
2400.7	1997	467 *	Ad	2570	1990	1563	Ad
2401.1	1992	54 *	Am	2571	1990	1563	Ad
	1996	1023 *	Am ¹²⁵³	2572	1990	1563	Ad
2402.6	1991	928 *	Am	2573	1990	1563	Ad
	1992	1243 *	Am	2574	1990	1563	Ad
2403.5	1989	594	Ad	2575	1990	1563	Ad
2413	1994	1248	Ad	2800.1	1995	68	Am
2416	1990	824	Am	2800.2	1996	420	Am
	1996	872	Am ¹²⁸¹	2800.3	1991	656	Am
2420	1997	945	Ad		1996	420	Am
2421.5	1989	533	Am	2802	1993	19	Am
	1996	1154 *	Am	2802.5	1989	1322	Ad
2421.6	1997	89	Am	2810.1	1997	250	Ad
	1996	125	Ad & R ⁴⁰	2812.5	1992	119	Ad
2423	1996	774	Ad	2900	1996	674	Am
2424	1991	488	Am	2930	1990	1460	S ⁴⁹
2424.5	1995	766	R		1992	299	S ¹³³
2426	1990	1337	Ad		1997	257 *	S ⁵⁹⁹
2427	1990	1360	Ad	2931	1990	1460	S ⁴⁹
2428	1995	GRP 1	S ¹¹⁷¹		1992	299	S ¹³³
	1996	305	Ad ¹²¹⁴				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

VEHICLE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2931 (Cont.)	1997	257 *	S ⁵⁹⁹		1994	1220 *	Am
2932	1990	1460	S ⁴⁹	4000.7	1995	929	R ¹¹⁵⁰
	1992	299	S ¹³³		1995	929	Ad ¹¹⁵¹
2933	1993	789	Am	1996	1154 *	Am	
	1997	257 *	S ⁵⁹⁹	1997	802	R	
	1990	1460	S ⁴⁹	1997	803	R	
	1992	299	S ¹³³	4011	1990	400 *	R
2934	1997	257 *	S ⁵⁹⁹	4021	1996	1154 *	Am
	1990	1460	S ⁴⁹	4022	1995	505	Ad
2935	1992	299	S ¹³³	4150	1989	1213	Am
	1997	257 *	S ⁵⁹⁹		1991	90 *	Am
2936	1990	1359	Am		1994	1221	Am
	1990	1460	Am ⁴⁹	4150.2	1989	1213	Am
2937	1992	299	S ¹³³		1991	90 *	Am
	1997	257 *	S ⁵⁹⁹		1994	1221	Am
2938	1990	1460	Am ⁴⁹	4150.7	1991	1055	Ad ¹⁶
	1992	299	Am ¹³³	4451	1993	852	Am
3016	1997	257 *	Am ⁵⁹⁹	4452	1990	1352 *	Am ³⁸
	1990	193	Am	4453	1989	862	Am
3050	1990	216	Am ²⁰⁶		1993	272 *	Am
	1996	1088 *	Am	4456	1992	1243 *	Am
3050.2	1997	17	Am ¹³²⁸		1994	180 *	Am
3050.7	1997	356	Am		1996	813	Am
3051	1990	1325 *	Am	4456.1	1996	813	Am (by Sec. 2 of Ch.)
3052	1990	1325 *	Am		1996	1155	Am (by Sec. 3.1 of Ch.)
3060	1993	594	Am	4461	1991	894	Am
3065	1990	1563	Am		1993	272 *	Am
3065.1	1990	1325 *	Am		1994	1149	Am
3066	1993	528	Ad	4462	1996	116	Am
	1995	938	Am ⁵⁷⁴		1996	697	Am
	1997	356	Am (as am by Sec. 89, Stats. 1995, Ch. 938)	4463	1991	630	R & Ad ⁶⁸³
3100	1990	1360	R		1994	1149	Am
3101	1990	1360	R	4466	1994	1041	Ad
3102	1990	1360	R	4601	1992	1243 *	Am
3103	1990	1360	R	4602.1	1995	766	R
3104	1990	1360	R	4604	1990	1352 *	R & Ad ³⁸
4000	1993	186	Am		1991	362 *	Am
4000.1	1996	10 *	Am		1993	272 *	Am
	1989	1154	Am		1994	1221	Am
4000.2	1993	958	Am		1996	504	Am
	1995	292	Am	4604.2	1991	362 *	Ad
4000.3	1996	112	Am		1992	1243 *	Am
	1997	801	Am	4604.5	1990	1352 *	Ad ³⁸
4000.3	1989	1154	Am			R ¹¹⁷	
4000.37	1994	1	Am ⁸¹⁷		1996	504	Ad & R ⁴⁰
	1994	27 *	Am	4606	1992	258	Am
4000.5	1996	1126	Ad & R ¹²⁶¹	4655	1996	124	Am ¹¹⁹⁷
	1997	619	Am	4750.2	1991	946	Ad
4000.6	1990	1352 *	Ad ³⁸	4750.4	1991	946	Ad
	1994	28 *	Ad	4751	1993	852	Am
				4760	1989	750	Am
					1991	587	Am ²⁸⁴
				4760.1	1991	90 *	Am
					1991	1613	Am (as am by Stats. 1991, Ch. 90)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

VEHICLE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4760.1 (Cont.)	1992	635 *	Am	5070	1994	569 *	Am
4770	1995	739	Ad		1994	1068	Ad
4771	1995	739	Ad		1996	124	Am ¹¹⁹⁷
4772	1995	739	Ad	Div. 3,			
4773	1995	739	Ad	Ch. 1,			
4773.5	1995	739	Ad	Art. 8.4,			
4774	1995	739	Ad	heading			
4775	1995	739	Ad	(Sec. 5072			
4850.1	1992	1243 *	R	et seq.)	1992	1316	Ad ⁸²
5000.5	1996	872	R ¹²⁸¹	5072	1992	1316	Ad
5002.6	1993	1023	Ad	5074	1992	1282	Ad
	1994	146	Am ⁸³³		1993	414	Am ³²²
5002.7	1996	10 *	Ad				R ¹¹⁷
5004.1	1993	1292	Am		1994	569 *	Ad ³⁷⁷
5004.6	1990	929	Ad				Am (as am by
5006.5	1994	397	Ad				Sec. 1,
5007	1991	893	Ad				Stats. 1993,
	1992	785	Am				Ch. 414) ²⁶⁰
5011.5	1994	109 *	Ad ⁵⁴⁸				Am (as ad by
	1996	124	Am ¹¹⁹⁷				Sec. 2,
5011.6	1994	109 *	Ad				Stats. 1993,
5011.9	1995	358 *	Ad	5075	1993	1303 *	Ch. 414)
5014	1994	1221	Am	5080	1993	1305	Ad
	1996	650	Am	5101.2	1993	1304	Ad
5023	1989	1182	Ad		1994	8	Am
	1990	706	Am		1995	213	Am
	1993	383	Am		1996	1120 *	Am
	1996	270 *	Am		1997	114	Am
5024	1991	981	Ad	5101.3	1990	484 *	Am
	1992	1282	Am		1997	114	Am
	1994	146	Am ⁸³³	5101.4	1991	358	Ad
5031	1994	1221	Am		1993	392	Am
5051	1990	929	Am	5101.5	1991	893	Am
Art. 8.4,					1996	735	Am
Div. 3,				5101.6	1993	392	Am
heading				5101.8	1989	176 *	Am
(Sec. 5060					1995	91	Am ⁹⁶⁴
et seq.)	1992	1273	Ad	5101.9	1989	312	Ad ³⁸
	1992	1275	Ad ⁸²	5106	1991	821	Am
	1992	1282	Ad ⁸²		1996	735	Am
	1992	1318	Ad ⁸²	5107	1991	821	Am ⁴⁹¹
5060	1992	1273	Ad	5110	1991	358	Am
	1992	1275	Ad ⁸²	5201	1994	704	Am
	1992	1282	Ad ⁸²	5204	1992	258	Am
	1992	1318	Ad ⁸²		1994	1	Am ⁸¹⁷
	1993	1303 *	Am		1994	27 *	Am
	1994	558	Am		1997	945	Am
5062	1993	1159	Ad ⁷⁸¹	5301	1994	187	Am
			R ⁷⁹		1995	91	Am ⁹⁶⁴
5063	1994	558	Ad	5302	1996	108	Am
5064	1992	1273	Ad	5505	1994	1008	Am ⁵⁴⁸
	1996	1154 *	Am		1995	684 *	Am
5065	1993	1286	Ad				R & Ad ⁷⁹
5066	1992	1318	Ad		1996	450	Am (as ad by
	1993	1303 *	Am				Sec. 2,
	1997	945	Am				Stats. 1995,
5067	1994	558	Ad				Ch. 684)
5068	1992	1275	Ad				& R ⁵⁹⁹
	1994	569 *	Am	5602	1994	180 *	Am
5069	1992	1275	Ad	5751.5	1993	958	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5752	1996	451	Am	8055	1989	533	Ad
5900	1989	738	Am	8056	1989	533	Ad
	1992	745	Am	8057	1989	533	Ad
5901	1993	852	R & Ad ⁴⁴⁵	8058	1989	533	Ad
			Am (as ad by Sec. 3, Stats. 1992, Ch. 745)	1991	13*	R	
	1992	745	Am	8150	1989	533	R
			R & Ad ⁴⁴⁵	8151	1989	533	R
			Am (as ad by Sec. 5, Stats. 1992, Ch. 745)	8152	1989	533	R
			Am	8153	1989	533	R
1993	852	Am (as ad by Sec. 5, Stats. 1992, Ch. 745)	8154	1989	533	R	
		Am	8155	1989	533	R	
1994	180*	Am	8156	1989	533	R	
5902	1994	1221	Am	8157	1989	533	R
5902.5	1993	1292	Ad	8158	1989	533	R
5903	1989	533	R	8159	1989	533	R
	1991	564	Ad	8160	1989	533	R
5910.5	1991	1055	Ad ¹⁶	8161	1989	533	R
5910.7	1991	1055	Ad ¹⁶	8162	1989	187	R
6050	1994	1008	Am ⁵⁴⁸	8163	1989	533	R
6100	1992	745	Ad ⁴⁴⁵		8164	1989	533
			Am	8200	1989	187	Ad ¹¹⁹⁷
6102	1994	180*	Am	8201	1989	187	Ad
	1992	745	Ad ⁴⁴⁵	8202	1989	187	Ad
6104	1992	745	Ad ⁴⁴⁵	8203	1989	187	Ad
			Ad ⁴⁴⁵	8204	1989	187	Ad
6105	1992	745	Ad ⁴⁴⁵	8300	1989	533	R
6150	1994	1247	Ad	8301	1989	533	R
6151	1994	1247	Ad	8302	1989	533	R
6152	1994	1247	Ad	8803	1990	1563	Am
6153	1994	1247	Ad	9105	1992	1243*	Am
6154	1994	1247	Ad	9107	1997	667	Am
6160	1994	1247	Ad	9250	1991	217	Am
6161	1994	1008	Ad	9250.1	1991	217	Ad
	1994	1247	Ad	1997	291*	Am ¹³⁴⁷	
6162	1994	1247	Ad	9250.11	1990	1702	Am
	1995	91	Am ⁹⁶⁴	1993	956	Am ^{736 40}	
6171	1994	1247	Ad	9250.12	1993	966	Ad ⁸⁰³ R ⁸⁰⁴
6172	1994	1247	Ad	9250.13	1994	1196	Ad
6300	1996	440	Am	9250.14	1990	1670	Ad & R ⁷⁰
6301	1996	440	Am	1992	820	Am	
6700.1	1989	762	Ad	1995	819	Am ⁴⁰	
	6700.2	1993	633	Am	9250.15	1990	880
Am ⁹⁶⁴				9250.16	1990	1704	Ad ⁸²
6854	1992	974*	Am	9250.17	1990	1705	Ad
8000	1989	533	R & Ad	9250.18	1994	1	Ad ⁸¹⁷
8001	1989	533	R & Ad	1994	27*	Ad	
8002	1989	533	Ad	1994	1220*	Am	
8003	1989	533	R	9250.19	1997	587	Ad & R ⁵⁹⁹
8004	1989	533	R	9250.7	1990	1684	R & Ad
8005	1989	533	R		1992	1241	Am
8006	1989	533	R	1995	819	Am	
8008	1989	533	R	1997	272*	Am	
8009	1989	533	R	9250.8	1990	954	Am ¹⁹
8010	1989	533	R		1992	1109*	Am ^{36 623}
8050	1989	533	R & Ad	1994	1197	Am	
8051	1989	533	Ad	9250.9	1990	954	Am ²⁴⁹
8052	1989	533	Ad		1992	1109*	Am ^{36 623}
8053	1989	533	Ad	1994	1197	Am	
8054	1989	533	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9252	1996	124	Am ¹¹⁹⁷	9802	1989	187	Am
9255	1993	852	Am	1992	1199*	Am	
	1997	291*	Am	9805	1990	676	Ad
			R ¹³⁴⁸		1994	1211*	Am
			Ad ¹³³⁶	9806	1990	676	Ad
			R ¹³⁵⁹	9808	1990	676	Ad
			Ad ³¹⁸	9851	1990	951	Am ⁵⁴
			R ¹³⁴⁹	9852.7	1991	1055	Ad ¹⁶
			Ad ⁹²⁵	9853	1990	951	Am ⁵⁴
9255.2	1994	1008	Ad ³⁴⁸		1997	257*	Am
	1996	450	Am & R ⁵⁹⁹	9855	1990	951	Am ⁵⁴
9255.3	1994	1133	Ad	9860	1996	971	Am
9259	1992	1241	Am				R & Ad ²⁸⁸
9260	1992	1241	Am		1997	257*	Am (as am by
9262	1990	90*	Am ⁸⁴				Sec. 3,
	1994	1253	Am				Stats. 1996,
	1995	211	Am				Ch. 971) ¹²²⁸
9262.5	1990	90*	Ad				Am (as ad by
9269	1990	1352*	Am ³⁸				Sec. 4,
9271	1989	1360	Am ⁷³				Stats. 1996,
9400	1989	106*	R (by Sec. 21				Ch. 971) ¹³³⁶
			of Ch.) ³³	9861	1996	971	Am
			Ad & R (by		1997	257*	Am
			Sec. 22	9862	1990	1352*	Am ³⁸
			of Ch.) ^{34 36}	9862.2	1990	1352*	Ad ³⁸
			Ad (by Sec. 23				
			of Ch.) ³⁵	9863	1996	971	Am
9400.7	1989	1337	Ad	9867	1990	951	Am ⁵⁴
9400.8	1989	1337	Ad	9875	1991	922	Am
9407	1990	1352*	Am ³⁸	9880	1989	183	Ad
	1991	362*	R & Ad		1994	940	Am ⁵⁴⁸
	1992	1243*	Am		1997	546	Am
9410	1992	1243*	Am	9900	1994	940	Am ⁵⁴⁸
9552	1992	1241	Am	9901	1995	766	Am
9553	1990	1352*	Am ³⁸	9905	1991	13*	Am
	1991	362*	Am	9911	1991	13*	Am
	1992	1243*	Am		1992	427	Am ⁵¹¹
9554	1990	1352*	Am ³⁸	9916.5	1991	1055	Ad ¹⁶
	1993	292*	Am	9916.7	1991	1055	Ad ¹⁶
9554.5	1993	292*	Ad	9953	1991	6*	Ad ²⁰
9559	1992	1241	Am		1995	452	Am
9561	1993	200	Am	9990	1990	1373	Ad
	1994	180*	Am	9991	1990	1373	Ad
9561.5	1997	311	Ad	9992	1990	1373	Ad
9562	1993	223	Am	9993	1990	1373	Ad
9564	1989	1360	R (as ad by	10500	1990	337	Am
			Stats. 1987,		1992	290	Am
			Ch. 709) ⁷³		1994	675	Am
			Am ³⁸	10502	1992	290	Am
9706	1991	362*	Am	10652.5	1991	727	Am
	1992	1243*	Am		1995	289	Am
9706.1	1991	13*	Ad	10751	1990	481	Am
9708	1990	1352*	R ³⁸		1991	13*	Am
9710	1990	1352*	Am ³⁸	10801	1992	931	Ad ⁸²
9800	1989	187	Am		1993	386*	Ad
	1992	1199*	Am	10802	1992	931	Ad ⁸²
9801	1989	187	Am		1993	386*	Ad
	1990	676	Am	10803	1992	931	Ad ⁸²
	1992	1199*	Am		1993	386*	Ad
	1994	1211*	Am	10804	1992	931	Ad ⁸²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
10804 (Cont.)	1993	386 *	Ad	11205	1990	1091 *	Am
10851	1989	930	Am		1991	411 *	R & Ad ²⁹⁶
	1990	1564 *	Am (as am by Sec. 11, Stats. 1989, Ch. 930)				R (as am by Sec. 2 and as ad by Sec. 3, Stats. 1990, Ch. 1091) & Ad
	1993	1125 *	Am		1994	308 *	R & Ad ⁴³¹
	1995	101	Am (as am by Sec. 13 and Sec. 14, Stats. 1993, Ch. 1125)		1995	58 *	Am (as ad by Sec. 4 and Sec. 5, Stats. 1991, Ch. 411)
10900	1989	1119	R				Am (as am by Sec. 32, Stats. 1994, Ch. 308) ⁹⁶²
	1994	1247	Ad				Am (as am by Sec. 33, Stats. 1994, Ch. 308) ⁹⁶³
10901	1989	1119	R		1997	571	Am (as am by Sec. 1 and Sec. 2, Stats. 1995, Ch. 58)
	1994	1247	Ad				
10902	1994	1248	Ad ⁹⁴⁴	11205.1	1997	850	Ad
	1994	1248	Ad ⁹⁴⁴	11206	1990	1563	Am
10903	1989	1119	R	11211	1990	1563	Am
10904	1989	1119	R	11215	1990	1563	Am
10905	1989	1119	R		1992	969	Am
11102	1990	1563	Am	11215.7	1990	1563	Ad
11102.5	1990	1563	Am	11216	1990	1563	Am
11103.2	1996	47	Ad	11216.2	1994	1053	Ad
11104	1990	1563	Am		1996	124	Am ¹¹⁹⁷
11104.3	1990	1460	Am	11216.5	1990	1563	Ad
	1990	1563	Am	11217	1990	1563	Am
11105	1996	47	Am	11218	1992	1243 *	Am
11107	1990	1563	Am	11221	1990	1563	R
11110	1990	1563	Am	11400	1990	1196	Ad ⁵⁴
	1994	699	Am		1996	1155	Am
			R & Ad ²⁸⁸	11401	1990	1196	Ad ⁵⁴
	1996	47	Am (as ad by Sec. 1 and Sec. 2, Stats. 1994, Ch. 699)	11402	1990	1196	Ad ⁵⁴
			Am (as ad by Sec. 1, Stats. 1994, Ch. 699) ¹⁹⁹	11403	1990	1196	Ad ⁵⁴
			Am (as ad by Sec. 2, Stats. 1994, Ch. 699) ²⁷¹	11404	1990	1196	Ad ⁵⁴
11110.1	1990	1563	Ad	11405	1990	1196	Ad ⁵⁴
11110.2	1990	1563	Am		1992	1243 *	Am
11110.7	1990	1563	Ad		1996	1155	Am
11111	1990	1563	Am	11406	1990	1196	Ad ⁵⁴
11116	1990	1563	R		1992	1243 *	Am
11202	1990	1563	Am		1995	766	Am
	1992	969	Am	11406.5	1992	1243 *	Ad
	1994	1053	Am	11407	1990	1196	Ad ⁵⁴
11202.5	1990	1563	Am	11408	1990	1196	Ad ⁵⁴
11203	1992	1241	Am	11409	1990	1196	Ad ⁵⁴
				11410	1990	1196	Ad ⁵⁴
				11411	1992	1243 *	Ad
				11503	1990	1563	Am
					1994	428	Am
				11503.1	1990	1563	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11503.5	1990	1563	Ad		1995	211	Am
11504	1994	428	Am		1995	766	Am (by Sec. 9.5 of Ch.)
11508.1	1992	1241	R				
11509	1990	1563	Am	11713.1	1989	622	Am
11515	1991	470	Am ²⁸⁴		1990	1362*	Am ²⁹²
11515.1	1991	996	Ad		1990	1563	Am
	1994	1008	Am ⁵⁴⁸		1990	1576	Am (by Sec. 2.5 of Ch.)
11515.2	1994	1008	Ad ⁵⁴⁸				
11516	1994	1220*	Am		1991	935	Am (by Sec. 5 of Ch.)
11518	1990	1563	Am				
11519	1994	1008	Am ⁵⁴⁸		1991	1054	Am (by Sec. 3.5 of Ch.)
	1995	684*	Am				
			R & Ad ⁷⁹		1991	1091	Am ⁴⁶²
	1996	450	Am (as ad by Sec. 4, Stats. 1995, Ch. 684) & R ⁵⁹⁹		1992	1091	Am (by Sec. 1 of Ch.)
							Am (by Sec. 2.5 of Ch.)
					1993	535	Am
11520	1994	1008	Am ⁵⁴⁸		1994	1253	Am
	1997	945	Am		1995	211	Am
11521	1996	265	Ad		1995	585	Am
11540	1991	470	Am ²⁸⁴		1996	186	Am
	1994	1008	Am ⁵⁴⁸	11713.11	1995	585	Ad
11604	1990	1563	Am	11713.12	1995	503	Ad
11604.1	1990	1563	Ad	11713.15	1995	923	Ad
11604.5	1990	1563	Ad		1997	339*	Am
11609.5	1990	1563	Ad	11713.3	1993	272*	Am
11610	1990	216	Am ²⁰⁶		1994	1253	Am
11613	1990	1563	Am	11713.6	1991	6*	Ad ²⁰
11614	1989	622	Am		1995	452	Am
	1990	1563	Am	11716	1990	1563	Am
	1990	1576	Am (by Sec. 1.5 of Ch.)	11717.1	1992	1241	R
				11721	1990	1563	Am
	1991	1054	Am	11728	1990	90*	Ad
11615	1990	1563	Am		1990	1563	Am
11617	1990	1563	Am		1991	928*	Am
11620.1	1992	1241	R		1995	938	Am ⁵⁷⁴
11700	1990	1563	Am	11729	1990	735	Ad
11700.2	1995	211	Ad		1991	815	Am
11703	1990	1563	Am	11730	1990	735	Ad
11703.1	1990	1563	Am		1991	815	Am
11704.5	1996	1008	Ad	11735	1994	1253	Ad
	1997	619	Am		1995	211	Am
11704.7	1996	1008	Ad	11736	1994	1253	Ad
11705	1990	1563	Am		1995	211	Am
	1994	1220*	Am	11737	1994	1253	Ad
11705.5	1990	1362*	Ad ²⁹²	11738	1994	1253	Ad
11707	1990	90*	Am	11739	1994	1253	Ad
11709	1989	147	Am	Div. 5,			
11709.1	1990	1563	Ad	Ch. 4,			
11709.2	1993	1092	Ad ³⁷⁷	Art. 2,			
	1994	146	Am ⁸³³	heading			
11710	1989	622	Am	(Sec. 11800 et seq.)	1991	13*	Am
11710.2	1990	216	Am ²⁰⁶		11800	1990	1563
11713	1990	89	Am		11802	1990	1563
	1990	1484	Am (as am by Stats. 1990, Ch. 89)		11803	1990	1563
					11804	1990	1563
	1990	1563	Am		11806	1990	1563
	1994	1253	Am		11808	1990	1563

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11808.5	1990	90 *	Am		1997	738	Am
11810	1990	1563	Am	12517.4	1990	1360	Ad
11812	1990	1563	Am		1996	1043	Am
11814	1992	1243 *	Am	12517.5	1990	1360	R
11819	1990	1563	Am	12519	1990	1360	Am
11820	1990	90 *	Am ⁸⁴	12519.5	1990	1360	Am & R ¹⁹
11824	1990	1563	Am	12520	1990	1360	R
11902	1990	1563	Am		1991	488	Ad
11902.5	1990	1563	Ad		1996	1043	Am
12103	1991	1054	Am	12520.5	1990	1360	R
12110	1994	268	Am	12520.7	1990	1360	R
	1994	675	Am	12521	1990	1360	R & Ad
12200	1989	359	Ad	12522	1992	624 *	Am
	1990	1563	R		1993	226	Am
12201	1989	359	Ad	12523	1990	104 *	Am
	1990	1563	R		1990	1360	Am (as am by
12202	1989	359	Ad				Stats. 1990,
	1990	1563	R				Ch. 104)
12203	1989	359	Ad	12523.5	1989	1136	Am
	1990	1563	R		1990	104 *	Am
12204	1989	359	Ad		1990	1360	Am (as am by
	1990	1563	R				Stats. 1990,
12206	1989	359	Ad				Ch. 104)
	1990	1563	R	12523.6	1997	595 *	Ad
12500	1990	1359	Am	12524	1990	1360	R & Ad & R ¹⁹
	1993	272 *	Am		1992	1241	Am
	1993	1292	Am (as am by		1993	272 *	Am
			Sec. 17,	12525	1990	1360	R & Ad
			Stats. 1993,	12526	1990	1360	R
			Ch. 272)	12527	1990	1360	Ad
	1996	10 *	Am		1994	954	Am
12501	1990	1360	Am		1995	766	Am
12502	1989	23 *	Am		1996	1043	Am
	1990	1360	Am	12660	1992	399	Am
	1992	711 *	Am ⁵¹¹		1997	760	Am
	1993	272 *	Am	12800	1991	90 *	Am
12504	1992	974 *	Am		1991	928 *	Am (as am by
12505	1991	13 *	Am				Stats. 1991,
	1993	272 *	Am				Ch. 90)
	1995	766	Am	12800.5	1993	820	Am
12507	1990	1445	Am		1996	10 *	Am
	1997	760	R	12801	1992	635 *	Am
12507.1	1994	699	Ad & R ¹³³	12801.5	1993	820	Ad ⁴⁴³
	1996	922	Am ¹⁹⁹		1994	675	Am
	1997	760	Am	12801.7	1996	1168	Ad ⁵⁷⁴
12509	1995	766	Am	12801.8	1996	531	Ad
	1997	760	Am	12802	1993	272 *	Am
12512	1997	760	R	12802.5	1993	899	Ad
12512.5	1992	1243 *	R	12804	1989	760	Am
12514	1992	1243 *	Am		1989	1270	Am (by Sec. 1.5
	1997	760	Am				of Ch.)
12517	1990	104 *	Am		1990	1358	Am
	1990	1360	Am (as am by		1990	1360	Am
			Stats. 1990,		1992	1243 *	Am ³⁶
			Ch. 104)		1993	272 *	R
	1996	440	Am	12804.1	1990	1360	R
12517.1	1990	1360	Ad	12804.10	1989	1343 *	Ad & R ¹⁴⁷
12517.2	1990	1360	Ad	12804.11	1989	1343 *	Ad & R ¹¹
	1993	272 *	Am	12804.12	1990	1358	Ad
12517.3	1990	1360	Ad				R & Ad ⁴²

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12804.12 (Cont.)							
	1993	272 *	R (as ad by Sec. 6, Stats. 1990, Ch. 1358)	12806.5	1995	455 *	Am
			Am (as ad by Sec. 5, Stats. 1990, Ch. 1358) ¹³	12807	1990	1360	Am
				12808	1996	224	Am
					1993	158 *	Am
					1996	224	Am
				12808.1	1991	90 *	Ad
				12810	1991	13 *	Am
					1991	1223	Am
					1992	291	Am
					1993	899	Am
12804.13	1990	1358	Ad & R ⁴⁹		1994	1220 *	Am
	1994	515	Ad & R ⁵¹		1996	1154 *	Am
	1995	766	Am		1992	1243 *	Am
				12810.2	1993	647	Ad
12804.14	1993	1012	Ad & R ⁷⁰	12810.4	1993	647	Ad
	1994	515	Am	12810.5	1990	1360	Am
	1995	766	Am ¹³		1991	928 *	Am
	1996	10 *	Am				R & Ad ¹⁶
12804.2	1990	115 *	Am		1993	272 *	Am
	1990	1360	Am (as am by Stats. 1990, Ch. 115)	12811	1991	928 *	Am
					1992	583	Am
	1993	272 *	Am		1992	1243 *	Am (by Sec. 83 of Ch.) ¹⁶
12804.3	1990	1360	R				Am (by Sec. 83.1 of Ch.) ¹⁰⁷
12804.6	1989	1136	Ad				
	1990	65 *	Am				
	1996	1043	Am				
12804.7	1993	272 *	Am	12811.1	1991	928 *	Am
12804.8	1993	546	Ad	12812	1993	272 *	Am
12804.9	1989	760	Am ⁶⁵	12814.5	1992	1241	Am
	1989	1270	Am (by Sec. 2.5 of Ch.)		1993	546	Am
					1994	675	Am
	1990	1358	Am & R & Ad ⁴²		1995	766	Am
	1990	1359	Am		1996	1043	Am
	1990	1360	Am	12814.6	1992	1240	Am
			R & Ad ⁴²		1992	1243 *	R & Ad (by Sec. 85 of Ch.) ¹⁰⁷
	1991	928 *	Am (as am by Sec. 31.5, Stats. 1990, Ch. 1360)				R & Ad (by Sec. 85.1 of Ch.) ¹⁶
	1993	272 *	R (as ad by Sec. 31.7, Stats. 1990, Ch. 1360)		1997	760	Am ³¹⁸
			Am (by Sec. 26 of Ch., as am by Sec. 19, Stats. 1991, Ch. 928) ¹³	12815	1996	1154 *	Am
				12816	1992	1240	Am
					1996	1043	Am
				12818	1991	13 *	Am
				12951	1993	1292	Am
				12954	1994	1220 *	Ad
				13000.5	1991	928 *	R
	1993	789	Am (as am by Sec. 26, Stats. 1993, Ch. 272)	13002	1990	607	Am
					1991	928 *	Am
					1994	675	Am
	1994	1220 *	Am	13003	1996	1154 *	Am
	1995	342	Am	13004.1	1990	170	Ad
	1995	766	Am (by Sec. 13 of Ch.)	13005	1991	928 *	Am
	1995	804	Am (by Sec. 2.5 of Ch.)		1992	583	Am
	1996	819	Am & R ³¹⁴	13007.5	1992	1243 *	Am
			Ad ⁶⁸³	13106	1994	1133	Ad ⁵⁰⁷
					1994	1221	Ad
				13201	1991	656	Am
					1992	490	Am
12806	1991	13 *	Am	13201.5	1996	1019	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
13202.3	1X 1993-94	38	Ad & R ⁸⁹⁶	13353.1	1989	1460	Am & RN ³⁸
	1996	956*	Ad & R ¹³⁰³		1993	899	Ad
	1997	5*	Ad (purports to am) ^{159 40}		1994	938*	Am
13202.4	1X 1993-94	33	Ad	13353.2	1989	1460	Ad ³⁸
13202.5	1990	1696	Am		1990	431*	Am
	1990	1697	Am		1992	1281	Am
13202.6	1990	712	Ad		1993	899	Am (by Sec. 5 of Ch.)
	1993	605	Am (by Sec. 14 of Ch.)		1993	1244	Am (by Sec. 12.1 of Ch.)
	1994	909	Am		1994	938*	Am
	1996	600	Am (by Sec. 9 of Ch.)	13353.3	1989	1460	Ad ³⁸
	1996	918	Am (by Sec. 2 of Ch.)		1990	431*	Am
13202.7	1990	1403*	Ad		1992	1281	Am
	1991	425	Am & RN & Ad		1993	899	R & Ad ⁶⁰
	1994	1023	Am				Am (as am by Sec. 6, Stats. 1992, Ch. 1281)
13202.8	1991	425	Ad(RN)		1994	938*	Am
13350	1990	44	Am	13353.4	1989	1460	Ad ³⁸
	1991	656	Am		1990	431*	Am
	1992	974*	Am		1991	990*	Am
	1997	901	Am		1992	1181*	Am ⁷⁵
13350.5	1991	656	Am				R ⁴²
13351	1991	656	Am				Ad ⁴⁴⁵
	1992	974*	Am		1993	1244	Am (as ad by Sec. 4, Stats. 1992, Ch. 1181)
13351.5	1994	1221	Ad		1994	938*	Am
13352	1990	1403*	Am	13353.45	1992	1181*	Ad ⁴⁴⁵
	1991	209	Am		1994	938*	Am
	1992	1181*	Am	13353.5	1992	1181*	Ad
	1993	272*	Am		1994	938*	Am
	1993	1244	Am	13353.6	1989	1460	Ad ³⁸
	1994	1237*	Am		1990	431*	Am
	1997	901	Am		1993	206	Am
13352.3	1992	974*	Am	13353.7	1989	1460	Ad ³⁸
13352.4	1994	938*	Ad ¹¹⁷		1990	216	Am ²⁰⁶
13352.5	1992	974*	Am		1990	431*	Am ²³⁴
	1993	1244	Am		1993	1244	Am
13353	1989	1114	Am & R ⁴³		1994	1221	Am
			Ad (by Sec. 19 of Ch.) ⁶³	13353.8	1993	899	Ad
			R ¹⁶⁹		1994	938*	Am
			Ad ¹⁸⁷		1995	766	Am
	1989	1460	Am & R ⁴³	13354	1989	1460	Ad(RN) ³⁸
			Ad ¹⁴⁹	13364	1993	845	Ad
	1990	431*	Am (as am by Sec. 3 and as ad by Sec. 4 and Sec. 5, Stats. 1989, Ch. 1460)	13365	1990	472	Am
			R (as ad by Sec. 3, Stats. 1990, Ch. 431)	13365.2	1996	224	Ad
			Am (as am by Sec. 2, Stats. 1990, Ch. 431) ¹⁵	13365.5	1993	158*	Ad
			Ad ⁶⁰	13369	1989	846	Ad
	1993	1244	Am		1990	1360	R & Ad
					1993	206	Am
				13370	1990	1360	Ad
				13371	1990	1360	Ad
					1992	731	Am
				13372	1990	1360	Ad
				13373	1990	1360	Ad
				13374	1990	1360	Ad
				13375	1990	1360	Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
13376	1990	741	Ad	14601.1	1994	253	Am
	1997	738	Am		1994	1133	Am ⁵⁰⁷
13377	1991	488	Ad		1995	91	Am (as am by
	1992	1243*	Am				Stats. 1994,
13378	1991	488	Ad				Ch. 253 and
	1996	124	Am ¹¹⁹⁷				Ch. 1133) ⁹⁶⁴
13550	1990	44	Am		1995	766	Am (as am by
13551	1989	1460	Am ³⁸				Sec. 8,
	1990	431*	Am				Stats. 1994,
	1993	899	Am				Ch. 1133)
13551.1	1994	1133	Ad ⁵⁰⁷	14601.2	1989	1460	Am ³⁸
13557	1989	1460	Am ³⁸		1993	1292	Am
	1990	431*	Am		1994	253	Am
	1992	974*	Am		1994	1133	Am ⁵⁰⁷
	1993	899	Am		1995	766	Am (as am by
	1993	1244	Am (by				Sec. 9,
			Sec. 15.5 of Ch.)				Stats. 1994,
	1994	938*	Am				Ch. 1133)
13558	1989	1460	Ad ³⁸		1997	901	Am
	1990	216	Am ²⁰⁶	14601.3	1990	44	Am
	1990	431*	Am		1994	1133	Am ⁵⁰⁷
	1992	974*	Am		1995	91	Am (as am by
	1993	899	Am				Sec. 10,
	1994	938*	Am				Stats. 1994,
13559	1989	1460	Ad ³⁸				Ch. 1133) ⁹⁶⁴
	1990	431*	Am		1997	901	Am
13954	1989	479	Am	14601.5	1992	982	Am & RN & Ad
	1992	974*	Am		1993	589	Am ⁶⁷⁰
14100	1989	1460	Am ³⁸		1993	1292	Am
	1990	431*	Am		1994	938*	Am
	1991	13*	Am		1994	1221	Am (by Sec. 12
	1992	1281	Am				of Ch.)
14100.1	1990	1360	Ad	14601.8	1992	982	Ad(RN)
14101	1991	13*	Am	14602	1991	1048	Am
14102	1991	13*	R	14602.1	1991	1048	Ad
14103	1991	13*	Am	14602.5	1990	1359	Ad
14104	1991	13*	Am	14602.6	1994	1221	Ad
14104.2	1991	13*	Ad		1995	922	Am
14104.5	1991	13*	Am	14602.7	1997	743	Ad
14104.7	1991	13*	Ad	14604	1994	1221	Ad
14105	1991	13*	Am		1995	922	Am
14105.5	1991	13*	Am	14606	1993	272*	Am
14106	1991	13*	Am	14607.4	1994	1133	Ad
14107	1991	13*	R	14607.6	1994	1133	Ad
14108	1991	13*	R		1995	404	Am
14109	1991	13*	R	14607.8	1994	1133	Ad
14110	1991	13*	R	14608	1993	1292	Am
14111	1991	13*	R	14609	1993	1292	Am
14112	1991	13*	Am	14610	1990	44	Am
	1995	938	Am ⁵⁷⁴	14610.1	1990	170	Ad
14600	1992	1243*	Am	14610.5	1995	243	Am
14601	1994	253	Am	14610.7	1993	820	Ad
	1994	1133	Am ⁵⁰⁷	Div. 6,			
	1995	91	Am (as am by	Ch. 5,			
			Stats. 1994,	Art. 1,			
			Ch. 1133) ⁹⁶⁴	heading			
	1995	766	Am (as am by	(Sec. 14900			
			Sec. 7,	et seq.)	1991	13*	Ad
			Stats. 1994,	14900	1990	104*	Am
			Ch. 1133)				

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
14900 (Cont.)	1990	400*	Am (as am by Stats. 1990, Ch. 104)		1991	1177*	Am
	1991	217	Am		1994	1247	Am
	1996	1043	Am		1996	1154*	Am
14900.1	1991	217	Ad	16000.1	1989	808	Ad ³⁸
	1996	1043	Am	16000.8	1996	1155	Ad
14900.5	1990	607	Ad	16004	1989	1157	Am
14901	1991	217	Am		1990	314*	Am
	1996	1043	Am	16020	1992	621	Am
14901.1	1991	217	Ad		1996	1126	Am
	1996	1043	R				R & Ad ¹²⁶²
14902	1990	607	Am		1997	652	Am (by Sec. 10 of Ch., as am by Sec. 4, Stats. 1996, Ch. 1126)
14904	1991	1177*	Am				
14905	1989	1460	Ad ³⁸	16020.3	1994	622	Ad
	1990	431*	Am	16025	1992	621	Ad
14906	1993	546	Ad	16028	1989	1124*	Am ⁸²
	1994	1221	Am		1989	1465	Am ¹¹
14907	1X 1993-94	38	Ad & R ⁸⁹⁶		1990	888*	Am
	1996	956*	Ad & R ¹³⁰³		1991	946	Ad & R ^{36 82}
	1997	5*	Ad (purports to am) ^{159 40}		1996	1126	Ad & R ¹²⁶¹
					1997	945	Am (by Sec. 16, of Ch.)
14908	1994	1133	Ad				
	1996	1154*	Am	16028.1	1991	946	Ad & R ^{36 82}
14910	1991	13*	Ad ²⁸⁴	16028.2	1990	1595	Ad & R ⁴³
14911	1992	1199*	Ad	16028.4	1989	1465	Am & R ¹¹
15210	1990	1360	Am	16029	1989	1465	Am ¹¹
15242	1990	1360	Am		1996	1126	Ad & R ¹²⁶¹
15250	1990	1360	Am	16030	1989	1465	Am ¹¹
	1992	208	Am		1991	946	Ad & R ^{36 82}
15250.3	1992	208	Ad		1996	1126	Ad & R ¹²⁶¹
15250.5	1990	62*	Ad ³⁸	16031	1989	1465	Am ¹¹
	1990	1360	Am (as ad by Stats. 1990, Ch. 62)		1991	946	Ad & R ^{36 82}
	1991	217	Am	16032	1989	1465	Am ¹¹
	1993	272*	Am	16033	1989	1465	Am ¹¹
	1996	1043	Am		1991	946	Ad & R ^{36 82}
15250.6	1991	217	Ad		1996	1126	Ad & R ¹²⁶¹
	1993	272*	Am	16034	1989	1157	Am
	1996	322	Am		1989	1465	Am ¹¹
	1996	1043	Am		1990	314*	Am
15250.7	1996	1043	Ad		1991	946	Ad & R ^{36 82}
15255	1990	104*	R & Ad	16035	1989	1465	Am ¹¹
	1991	217	Am	16050.5	1990	602	Ad
	1993	272*	Am		1991	1177*	Am
	1996	1043	Am	16053	1991	1177*	Am
15255.1	1991	217	Ad	16054	1990	314*	Am
	1993	272*	Am	16056	1996	1154*	Am (by Sec. 64 of Ch.)
	1996	1043	Am				
15255.2	1996	1043	Ad	16070	1992	668	Am
15265	1989	1343*	Ad & R ¹¹		1996	1126	Am
	1990	62*	R ³⁸				R & Ad ¹²⁶²
15275	1990	1360	Am	16071	1996	1126	Am
	1993	272*	Am				R & Ad ¹²⁶²
15278	1990	1360	Am	16072	1989	1157	Am
	1996	183	Am		1990	1407	Am
15300	1991	13*	Am		1991	946	R & Ad ⁸²
15310	1994	906	Ad	16075	1992	668	Am
16000	1989	808	Am ³⁸	16076	1991	946	R & Ad ⁸²
				16077	1990	1407	Am (by Sec. 2 of Ch.)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
16077 (Cont.)	1990	1410	Am (by Sec. 2 of Ch.)	20001	1992	501	Am
					1996	645	Am
16078	1990	1407	Ad	20002	1991	1103	Am
16370.5	1990	1305	Am		1992	621	Am
16371	1989	1157	Am	20003	1991	1103	Am
16374	1989	1157	Am		1992	621	Am
16376	1989	1157	Am		1994	1247	Am
Div. 7, Ch. 3, heading (Sec. 16430 et seq.)	1989	1157	Am	20012	1994	1247	Am
16430	1989	1157	Am	20017	1996	1023 *	Am ¹²⁵³
16431	1989	1157	Am	20018	1993	59 *	Am
	1990	314 *	Am	20019	1991	13 *	R
	1991	1177 *	Am	20020	1991	13 *	R
	1996	1154 *	Am (by Sec. 66 of Ch.)	20050	1989	281	Ad & R ¹¹
16432	1990	314 *	Am	20051	1989	281	Ad & R ¹¹
	1991	1177 *	R	20052	1989	281	Ad & R ¹¹
16432.5	1989	1157	R	21053	1995	766	Am
16433	1989	1269	Am	21101.4	1992	80	Ad
	1990	314 *	Am		1996	231	Am
16434	1989	1157	Am	21102.1	1995	215	Ad
16435	1989	1157	Am	21107.5	1989	160	Am
16436	1989	1157	Am	21113	1990	1037	Am
16450	1989	1157	Am		1993	274 *	Am
16451	1989	1157	Am		1995	GRP 1	S ¹¹⁶⁸
16452	1989	1157	Am		1996	305	Am ¹²¹⁴
16457	1989	1157	Am	21114.5	1996	124	Am ¹¹⁹⁷
	1990	314 *	Am	21114.6	1990	400 *	R
	1995	91	Am ⁹⁶⁴	21115	1989	389	Am
	1996	1126	Am	21115.1	1991	192	Ad
			R & Ad ¹²⁶²		1992	1243 *	Am
16480	1989	1157	Am	21117	1991	541	Ad
16482	1989	1157	Am	21200	1994	357	Am
16483	1989	1157	Am	21200.5	1990	1697	Am
16484	1989	1157	Am	21202	1996	674	Am
16500	1989	1157	Am	21204	1993	1000	Am
16500.5	1989	1157	Am	21207	1993	517	Am
16502	1989	1157	Am	21208	1996	674	Am
17004.7	1989	1360	R (as ad by Stats. 1987 ⁷³ Ch. 1201 ⁷³)	21211	1993	517	Am
			Am ⁴²⁵¹¹	21212	1993	1000	Ad
17150.5	1992	163	Am		1996	10 *	Am
17300	1990	692	Am		1996	674	Am
17302	1996	124	Am ¹¹⁹⁷	21356.5	1997	150	Ad
17701	1992	865	Am	21362.5	1994	1216	Ad
17702	1992	974 *	Am	21375	1990	635	Ad
17703	1992	974 *	Am	21401	1994	1297	Am
17704	1992	974 *	Am	21455.5	1995	922	Ad & R ¹⁹⁹
17705	1992	974 *	Am	21456.1	1993	272 *	Am
17707	1992	865	Am	21458	1992	1243 *	Am
Div. 10, Ch. 1, heading (Sec. 20000 et seq.)	1989	281	Ad	21460.5	1990	232	Am
				21464	1990	447	Am
					1992	1243 *	Am
				21655.5	1991	143	Am
					1993	133	Am
					1997	579	Am
				21655.8	1996	1154 *	Am
				21663	1996	124	Am ¹¹⁹⁷
				21712	1992	1243 *	Am
				21714	1997	710	Ad
				21716	1991	192	Am
					1992	44	Am
							R & Ad ²⁸⁸

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21716 (Cont.)	1994	598	Am (as am by Sec. 2 and as ad by Sec. 3, Stats. 1992, Ch. 44)	22360	1995	766	Am R & Ad ¹⁰⁸¹
	1995	334	R (as am by Sec. 3, Stats. 1994, Ch. 598)	22365	1994	924*	Ad & R ⁵¹
	1997	536	Am (as am by Sec. 2, Stats. 1994, Ch. 598)		1997	16*	Ad
			Ad	22366	1995	766	Ad
			Am (as am by Sec. 12, Stats. 1995, Ch. 334) ³¹⁴	22406.5	1991	1043	Ad
			Am (as am by Sec. 13, Stats. 1995, Ch. 334) ⁶⁸³	22450	1993	272*	Am
21718	1997	945	Ad	22451	1994	1216	Am
21750	1996	674	Am		1995	922	Am R & Ad ²⁷¹
21753	1996	440	Am	22454	1990	1296	Am
21801	1993	272*	Am		1992	624*	Am
21806	1996	1154*	Am		1993	589	Am ⁶⁷⁰
21963	1993	1149	Am	22454.5	1990	1296	Am
22112	1992	624*	Am	22500	1992	624*	Am
	1994	831*	Am	22507	1997	343	Am
	1997	739	Am	22507.5	1989	533	Am
22349	1995	766	Am R & Ad ¹⁰⁸¹		1996	1156	Am
	1996	20*	Am (as ad by Sec. 23, Stats. 1995, Ch. 766)	22507.8	1989	33*	Am R & Ad ²⁰
22349.5	1996	20*	Ad & R ⁵¹		1990	303	Am
22352	1990	441	Am		1994	1149	Am
	1990	542	Am	22507.9	1996	124	Am ¹¹⁹⁷
	1997	421	Am R & Ad ¹⁴¹³	22510	1990	692	R & Ad
22352.1	1997	421	Ad & R ¹⁴¹⁴	22511.10	1992	1187	Ad
22354	1995	766	Am R & Ad ¹⁰⁸¹	22511.11	1992	1187	Ad
22354.5	1991	219	Ad	22511.5	1989	554	Am
22356	1994	1220*	Am		1991	893	Am
	1995	766	Am R & Ad ¹⁰⁸¹		1991	894	Am ⁸²
22357	1990	441	Am		1992	785	Am
	1990	542	Am		1992	1241	Am
	1995	766	Am R & Ad ¹⁰⁸¹		1994	1149	Am
22357.1	1989	508	Ad	22511.55	1991	893	Ad
22358	1995	766	Am R & Ad ¹⁰⁸¹		1991	894	Ad
22358.4	1990	441	Am		1993	1292	Am
	1990	542	Am		1994	1149	Am
					1996	1033	Am
				22511.56	1991	894	Ad
					1994	1149	Am
				22511.57	1994	221	Ad ⁵⁴⁸
				22511.58	1996	1033	Ad
				22511.59	1994	1149	Ad
				22511.6	1993	1292	Am
					1994	1149	Am
				22511.7	1989	554	Am
					1990	692	Am
					1994	1149	Am
				22511.8	1989	554	Am
					1990	216	Am ²⁰⁶
					1991	928*	Am
					1994	1149	Am
				22511.9	1989	554	R
					1991	928*	Ad
					1996	124	Am ¹¹⁹⁷
				22512	1996	124	Am ¹¹⁹⁷
				22513	1991	755	Am
					1991	1004	Am
				22518	1992	1243*	Ad
				22520	1997	945	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22522	1994	221	Am ⁵⁴⁸				
22523	1990	111	Am	1993	1093	Am (as am by Sec. 6, Stats. 1992, Ch. 1244)	
	1996	676	Am				
22526	1993	647	Am				
	1996	116	Am	1994	1220*	Am	
22562.6	1994	221	Ad ⁵⁴⁸	1995	734	Am	
22651	1989	331	Am	1996	1156	Am	
	1991	90*	Am	22651.8	1991	587	Ad ²⁸⁴
	1991	189*	Am (as am by Stats. 1991, Ch. 90)	22651.9	1993	481*	Ad
				22652	1996	1142*	Am
	1992	633	Am	22655	1997	945	Am
	1992	1242	Am	22655.5	1990	1515	Am
	1992	1244	Am ⁴⁴⁵				R & Ad ¹⁶
	1993	272*	Am (as am by Sec. 5, Stats. 1992, Ch. 1244)	1993	614	Am	
				1996	1142*	Am	
	1993	614	Am (by Sec. 1 of Ch.)	22658	1990	309	Am
	1993	1093	Am (by Sec. 1.5 of Ch.)		1990	998	Am (by Sec. 2 of Ch.)
	1994	268	Am	1991	711	Am	
	1994	938*	Am (as am by Stats. 1994, Ch. 268)	1991	1004	Am	
				1992	246	Am	
	1994	1220*	Am	1992	1220	Am	
	1994	1221	Am (by Sec. 17 of Ch.)	1993	272*	Am	
	1995	734	Am (by Sec. 1 of Ch.)	1994	1220*	Am	
	1996	10*	Am (by Sec. 17 of Ch.)	1995	404	Am	
	1996	1142*	Am (as am by Stats. 1996, Ch. 10)	22659	1995	GRP 1	S ¹¹⁶⁸
	1996	1154*	Am (by Sec. 69 of Ch.)		1996	305	Am ¹²¹⁴
	1996	1156	Am (by Sec. 3.7 of Ch., as am by Sec. 17, Stats. 1996, Ch. 10)	22659.5	1993	485	Ad & R ¹⁹⁹
					1994	161*	Am
22651.1	1989	502	Ad		1994	894	Am (as am by Stats. 1994, Ch. 161)
	1990	309	Am		1996	1019	Am
	1992	246	Am	22661	1993	589	Am ⁶⁷⁰
22651.2	1990	73	Ad	22665	1990	1684	Am
	1996	1142*	Am	22670	1992	1220	Am
	1997	17	Am ¹³²⁸	22710	1990	1684	R & Ad
22651.3	1994	1220*	Am		1991	928*	Am
	1996	1142*	Am		1995	819	Am
22651.4	1991	707	Ad		1997	272*	Am
22651.5	1991	928*	Am	22711	1991	1157	Ad
	1993	540	Am	22850.3	1990	1199	Ad
	1997	945	Am		1994	1220*	Am
22651.6	1996	884	Ad	22850.5	1993	614	Ad
22651.7	1991	90*	Am		1996	1142*	Am
	1991	189*	Am (as am by Stats. 1991, Ch. 90)		1996	1156	Am (by Sec. 5.5 of Ch.)
				22851	1989	457	Am
	1992	1244	Am ⁴⁴⁵		1995	404	Am
				22851.1	1996	124	Am ¹¹⁹⁷
				22851.10	1990	1284	Am
				22851.12	1990	1284	Am
					1992	1220	Am
					1995	404	R & Ad
					1996	676	Am
				22851.8	1990	1284	Am
					1992	1220	Am
					1996	676	Am
				22855	1995	GRP 1	S ¹¹⁶⁸
					1996	305	Am ¹²¹⁴
				22856	1989	457	Ad

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Section	Affected By			Section	Affected By						
	Year	Chapter	Effect		Year	Chapter	Effect				
23103	1991	928 *	Am	23155	1990	708	Am (as am by Stats. 1989, Ch. 479) & R ⁴³				
23109.2	1996	884	Ad		23156	1989	1114	Am (as am by Sec. 32, Stats. 1989, Ch. 1114)			
23112.5	1990	429	Am					Am (as ad by Sec. 30, Stats. 1989, Ch. 1114 and as am by Stats. 1990, Ch. 708)			
23113	1994	1214	Am					Am			
	1989	125 *	Am					Ad (by Sec. 35 of Ch.) ¹⁸⁸			
23114	1989	1360	Am ⁷³					1992	278	778	Ad (by Sec. 37 of Ch.) ¹⁹⁰
	1989	125 *	Am								R (as ad by Sec. 37, Stats. 1989, Ch. 1114)
23116	1989	533	Am (as am by Stats. 1989, Ch. 125)					23157	1989	1460	Am (as ad by Sec. 35, Stats. 1989, Ch. 1114)
	1993	895	Am								Am (by Sec. 4 of Ch.)
23116.1	1995	766	Am					1990	431 *	431 *	Am (by Sec. 4 of Ch.)
	1991	1223	Ad ⁸²	Am (by Sec. 4 of Ch.)							
23136	1993	899	Ad	1992	1281	1281	Ad & R (by Sec. 9.5 of Ch.) ¹⁵				
	1994	938 *	Am				Ad (by Sec. 9.7 of Ch.) ⁴⁴⁵				
23137	1996	10 *	Am	1993	272 *	272 *	R (as am by Sec. 4, Stats. 1992, Ch. 1242)				
	1993	899	Ad				Am (as ad by Sec. 9.7, Stats. 1992, Ch. 1281)				
23138	1994	938 *	Am	1993	1244	1244	Am				
	1996	10 *	Am				Am				
23139	1993	899	Ad	1994	938 *	938 *	Am (as am by Sec. 17, Stats. 1994, Ch. 938)				
	1994	938 *	Am				Am				
23140	1989	1465	Am	23158	1989	80	Am				
	1994	938 *	Am				Ad ³⁸				
23143	1994	1269	Am	23158.2	1990	431 *	Am				
	23145.5	1992	432				1993	899	899	Am	
23145.6	1992	525	Am (as am by Sec. 3 of Ch.)	1993	1244	1244				Am (by Sec. 17.5 of Ch.)	
			Am (by Sec. 1.5 of Ch.)								
23145.8	1992	525	Am	1994	938 *	938 *	Am				
	1989	479	Am				Am				
23152	1989	1114	Ad (by Sec. 25 of Ch.) ¹⁸⁸	1996	1154 *	1154 *	Am (as am by Sec. 17, Stats. 1994, Ch. 938)				
			Ad (by Sec. 27 of Ch.) ¹⁸⁹								
23153	1990	708	Am (as am by Stats. 1989, Ch. 479) & R ⁴²	23158	1989	80	Am				
			Am (as am by Sec. 27, Stats. 1989, Ch. 1114)								
23153	1992	974 *	Am (as ad by Sec. 25, Stats. 1989, Ch. 1114 and as am by Stats. 1990, Ch. 708)	23158.2	1989	1460	Ad ³⁸				
			Am (as am by Sec. 16 and Sec. 17, Stats. 1992, Ch. 974)								
23153	1989	479	Am	1990	431 *	431 *	Am				
			1989				1114	Ad (by Sec. 30 of Ch.) ¹⁸⁸			
23153	1989	1114	Ad (by Sec. 32 of Ch.) ¹⁸⁹	1993	899	899	Am				
			Am								
23153	1989	1114	Ad (by Sec. 30 of Ch.) ¹⁸⁸	1993	1244	1244	Am (by Sec. 17.5 of Ch.)				
			Ad (by Sec. 32 of Ch.) ¹⁸⁹								
23153	1989	1114	Ad (by Sec. 30 of Ch.) ¹⁸⁸	1994	938 *	938 *	Am				
			Ad (by Sec. 32 of Ch.) ¹⁸⁹								
23153	1989	1114	Ad (by Sec. 30 of Ch.) ¹⁸⁸	1996	10 *	10 *	Am				
			Ad (by Sec. 32 of Ch.) ¹⁸⁹								

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<i>Affected By</i>				<i>Affected By</i>			
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23158.5	1989	1460	Ad ³⁸		1996	690	Am
	1990	431 *	Am	23235	1990	1403 *	Ad
	1992	1281	Am		1994	1237 *	R & Ad
			R & Ad ⁴⁴⁵	23236	1990	1403 *	Ad
	1993	1244	Am		1994	1237 *	R
23159	1997	901	Am	23237	1990	1403 *	Ad
23159.5	1993	899	Am		1994	1237 *	R
23160	1990	286	Am	23238	1990	1403 *	Ad
23161	1989	803	Am		1994	1237 *	R
	1991	19 *	Am	23239	1990	1403 *	Ad
	1992	974 *	Am		1994	1237 *	R
	1993	272 *	Am	23240	1990	1403 *	Ad
	1993	1244	Am (as am by Sec. 45, Stats. 1993, Ch. 272)		1994	1237 *	R
				23241	1990	1403 *	Ad
					1992	694	Am ⁸²
					1992	1281	Am
					1993	1244	Am
23166	1989	803	Am		1994	1237 *	R
	1991	209	Am	23242	1990	1403 *	Ad
	1992	974 *	Am		1994	1237 *	R
	1993	272 *	Am	23243	1990	1403 *	Ad
	1997	493	Am		1994	1237 *	R
23168	1992	974 *	Am	23244	1990	1403 *	Ad
	1993	272 *	Am		1994	1237 *	R
	1993	1244	R	23245	1990	1403 *	Ad
23171	1991	990 *	Am		1994	1237 *	R
	1993	1244	Am	23246	1992	694	Ad ⁴⁴⁵
	1997	493	Am		1993	1244	Am
23175	1990	44	Am		1994	1237 *	Am
	1991	1091	Am	23247	1992	694	Ad ⁴⁴⁵
23175.5	1997	901	Ad		1993	1244	Am
23176	1991	990 *	Am		1994	1237 *	Am
	1997	493	Am	23248	1992	694	Ad ⁴⁴⁵
23181	1989	803	Am	23249	1992	694	Ad ⁴⁴⁵
	1993	1244	Am	23249.50	1989	247	S ³⁶
23186	1989	803	Am		1994	590	S ⁴⁰
	1991	990 *	Am	23249.51	1989	247	S ³⁶
	1992	974 *	Am		1989	1360	R ⁷³
	1993	272 *	Am	23249.52	1989	247	S ³⁶
	1997	493	Am		1994	590	S ⁴⁰
23190	1990	44	Am	23249.53	1989	247	S ³⁶
	1991	1091	Am		1991	1175	Am
	1993	550	Am	23249.54	1989	247	S ³⁶
	1996	1154 *	Am		1991	1175	Am
23191	1991	209	Am		1994	590	S ⁴⁰
	1997	493	Am	23249.55	1989	247	S ³⁶
23192	1992	1181 *	Ad		1991	1175	Am
23194	1989	1023	Ad		1994	590	S ⁴⁰
23195	1993	272 *	Am	23249.56	1989	247	S ³⁶
23197	1989	1297 *	R & Ad		1994	590	S ⁴⁰
	1996	124	Am ¹¹⁹⁷	23249.57	1989	247	S ³⁶
23198	1989	635	Am		1994	590	S ⁴⁰
23199	1990	431 *	Ad	23249.58	1989	247	Am ³⁶
	1992	501	Am		1994	590	Am ⁴⁰
23203	1996	124	Am ¹¹⁹⁷	Div. 11, Ch. 13, heading (Sec. 23250 et seq.)			
23206.5	1990	431 *	Am		1992	1241	Am
	1997	901	Am	23250	1996	1154 *	Am
23208	1990	568	Ad	23251	1992	1241	Am
23210	1990	431 *	Am				
23211	1993	1244	Am				
23224	1990	1697	Am				

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
23253	1992	1241	Am	26103	1990	71 *	Am
23270	1990	216	Am ²⁰⁶	26458	1991	121	Am
23302	1993	1292	Am	26458.5	1989	316	Ad
	1995	739	Am	26506	1992	1241	Am
	1996	1154 *	Am	26701	1993	540	Am
23302.5	1995	739	Ad	26708	1989	533	Am
24002	1992	696 *	Am		1996	1154 *	Am
24007	1990	1012	Am	27000	1997	945	Am
	1993	958	Am	27007	1989	538	Am
	1994	1008	Am ⁵⁴⁸	27152.5	1990	895	Ad ¹⁶
24007.1	1994	1220 *	Ad		1992	628	R
24007.3	1990	1563	R	27156	1994	1	Am ⁸¹⁷
24007.5	1991	1054	Am		1994	27 *	Am
	1992	427	Am ⁵¹¹	27159	1990	1433	Ad
24007.6	1991	996	Ad	27207	1996	124	Am ¹¹⁹⁷
24010	1990	306	Am	27314.5	1992	562	Ad
24011.3	1991	1219	Ad		1997	619	Am
24016	1993	1292	R	27315	1990	585	Am
	1995	804	Ad		1991	448	Am
24400	1991	13 *	Am		1992	122	Am
24607	1990	216	Am ²⁰⁶				R & Ad ⁹⁴
	1995	766	Am		1994	1101	Am (as am by
24611	1995	766	Ad				Sec. 1 and as
24953	1994	207	Am				ad by Sec. 2,
	1997	945	Am				Stats. 1992,
25104	1994	675	Am				Ch. 122)
25105	1995	348	Am		1995	365	Am (as am by
25108	1994	675	Am				Sec. 2,
25110	1996	124	Am ¹¹⁹⁷				Stats. 1994,
25251	1997	945	Am				Ch. 1101)
25253	1995	404	Am		1996	1154 *	Am
25257	1992	624 *	Am		1997	153	Am
25257.2	1992	624 *	Am	27315.1	1997	710	Ad
25257.7	1990	169 *	Ad	27315.3	1990	33 *	Ad
25258	1989	245	Am	27315.5	1990	33 *	Ad
	1989	1165	Am (as am by				Div. 12,
			Stats. 1989,				Ch. 5,
			Ch. 245)				Art. 3.3,
	1990	82 *	Am				heading
	1990	1695	Am (by Sec. 13				(Sec. 27360
			of Ch., as am by				et seq.)
			Stats. 1990,		1994	1101	Am
			Ch. 82)	27360	1990	33 *	Am
	1991	13 *	Am		1991	13 *	Am
	1996	1154 *	Am		1991	1223	Am
	1997	945	Am		1992	1243 *	Am
25258.1	1991	928 *	Ad		1994	1101	Am
	1996	1154 *	R		1995	512	Am
25259	1991	13 *	Am		1997	153	Am
	1997	945	Am	27360.5	1994	1101	Ad
25259.1	1997	144	Ad		1996	1155	Am
25259.5	1997	144	Am		1997	153	Am
25278	1994	207	Ad	27362	1990	33 *	Am
	1995	91	Am ⁹⁶⁴		1991	1223	Am
25279	1996	1154 *	Am		1995	512	Am
25281	1994	207	Ad	27363	1990	33 *	Am
25282	1996	10 *	Ad		1991	1223	Am
25802	1996	124	Am ¹¹⁹⁷	27363.5	1991	1223	Ad
25950	1994	1220 *	Am		1995	512	Am
	1995	766	Am	27364	1995	512	Am
26101	1997	945	Am	27365	1990	33 *	Ad
					1991	13 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

VEHICLE CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
27365 (Cont.)	1996	1154 *	Am	34062	1996	539	R
27366	1995	512	Ad	34063	1996	539	R
27368	1997	710	Ad	34064	1996	539	Am
27454	1990	71 *	Am	34100	1996	539	R & Ad(RN)
27459	1990	71 *	Am	34101	1996	539	R
27459.5	1990	71 *	Ad	34101.5	1996	539	R
27459.6	1990	71 *	R	34102	1996	539	Am & RN
27460	1990	71 *	Am	34120	1992	1243 *	Ad
27465	1990	71 *	Am		1996	539	R
27601	1994	270	R	34121	1992	1243 *	Ad
Div. 12,					1996	539	R
Ch. 5,				34500	1990	429	Am
Art. 6,					1991	298	Am
heading					1992	1243 *	Am
(Sec. 27700					1993	272 *	Am
et seq.)	1989	1360	Am ⁷³		1995	766	Am
27803	1991	32	Am	34500.2	1990	899 *	Ad
	1997	710	Am	34500.5	1997	945	Ad
27903	1996	1023 *	Am ¹²⁵³	34501	1991	177	Am
27907	1993	479	Am		1994	832	Am
28085	1994	516	Am	34501.1	1989	428	Ad
28110	1989	1301	Ad	34501.10	1991	GRP	S ⁴²⁰
28111	1989	1301	Ad	34501.12	1989	1216 *	Am
28112	1989	1301	Ad		1991	13 *	Am
28113	1991	496	Ad		1991	928 *	Am (as am by Stats. 1991, Ch. 13)
28114	1991	496	Ad		1992	1243 *	Am
29004	1992	1241	Am		1994	58 *	Am
31300	1990	429	R		1996	1154 *	Am (by Sec. 80 of Ch.)
31303	1991	GRP	S ⁴²⁰		1997	210	Am
31307	1991	GRP	S ⁴²⁰	34501.13	1989	359	Ad
31309	1990	429	Ad	34501.14	1992	724	Ad
31560	1996	304	Ad	34501.15	1989	1114	Ad ⁶³ R ¹⁶⁹
32002.5	1992	1241	Am	34501.16	1989	1114	Ad & R ¹⁶⁹
	1992	1243 *	Am	34501.2	1990	429	Am
32050	1996	124	Am ¹¹⁹⁷		1991	928 *	Am (by Sec. 32 of Ch.)
32102	1992	516	Am		1991	1043	Am (by Sec. 4 of Ch.)
32108	1996	10 *	R		1992	1144	Am
33000	1996	1023 *	Am ¹²⁵³		1993	208	Am
33002	1996	124	Am ¹¹⁹⁷		1995	102	Am
34000	1996	539	Am	34501.3	1991	392	Am
34001	1997	945	Am	34501.6	1992	624 *	Ad
34003	1990	429	Am	34505.1	1989	1216 *	Am
	1992	1243 *	Am		1991	928 *	Am
34019	1991	1043	Am		1993	272 *	Am
34020	1996	539	R		1997	652	Ad
34023	1992	1243 *	R	34505.5	1989	1216 *	Am
34040	1996	539	R		1992	1243 *	Am
34041	1996	539	R		1994	58 *	Am
34042	1996	539	R	34505.6	1989	1216 *	Am
34043	1996	539	R		1991	928 *	Am
34044	1996	539	R		1993	272 *	Am
34045	1996	539	R		1994	58 *	Am
34045.5	1996	539	R		1996	1042 *	Am
34048	1996	539	R		1997	652	Am
34049	1996	539	R				
34050	1996	539	R				
34060	1996	539	Am				
	1997	945	Am				
34061	1996	539	R & Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

VEHICLE CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
34505.7	1991	1144	Ad	35002	1989	1337	Am
	1996	1042 *	Am		1990	899 *	Am
34505.9	1994	58 *	Ad & R ¹³³		1991	648	Am
	1994	1220 *	Am		1992	1243 *	Am
	1996	1154 *	Am		1994	1220 *	Am
34506	1990	429	Am (by Sec. 7 of Ch.)	35251	1994	704	Am
	1991	928 *	Am	35400	1991	151 *	Am
34506.3	1991	298	Am		1992	391	Am
34506.4	1991	13 *	Am		1995	766	Am
34507.5	1989	1216 *	Am	35401	1989	575	Am
	1991	13 *	Am		1991	13 *	Am
	1992	1243 *	Am	35401.3	1991	13 *	Am
	1997	652	Am		1992	70	Am
34508.5	1991	298	Ad	35401.5	1992	391	Am
34510	1993	757	Am		1996	353	Am
34514	1992	1243 *	Am	35550	1989	632	Am
34515	1989	1216 *	Am		1996	1154 *	Am
	1992	1243 *	Am	35555	1989	1361 *	Am
34516	1990	1685	Ad		1996	323 *	Am
34517	1991	707	Ad	35558	1990	217	Ad
34520	1994	832	Ad	35559	1993	757	Ad
	1995	405	Am	35581	1990	1455	Am
34600	1996	1042 *	Ad		1993	272 *	Am
34601	1996	1042 *	Ad	35700.5	1994	1037	Ad & R ¹³³
	1997	652	Am		1997	358	Am ⁵⁹⁹
34602	1996	1042 *	Ad	35780	1989	201	Am
34603	1996	1042 *	Ad		1990	1388	Am
34604	1996	1042 *	Ad		1992	391	Am
34605	1996	1042 *	Ad	35780.3	1993	272 *	Am
34606	1996	1042 *	Ad	35780.5	1989	201	Am
34620	1996	1042 *	Ad	35781	1989	206	Am
	1997	652	Am		1996	464	Am
34621	1996	1042 *	Ad	35782	1990	938	Am
	1997	652	Am		1996	124	Am ¹¹⁹⁷
34622	1996	1042 *	Ad	35789.5	1996	278	Am
	1997	945	Am	35790	1996	124	Am ¹¹⁹⁷
34623	1996	1042 *	Ad	35790.1	1996	278	Ad
	1997	652	Am	35795	1989	206	Am
34623.5	1996	1042 *	Ad		1996	464	Am
34624	1996	1042 *	Ad	36010	1996	650	Am
	1997	652	Am	36012	1997	641	Am
34630	1996	1042 *	Ad	36101	1990	1360	Am
34631	1996	1042 *	Ad		1996	114	Am
	1997	652	Am		1997	641	Am
34631.5	1996	1042 *	Ad	36305	1993	272 *	Am
	1997	652	Am	36505	1996	124	Am ¹¹⁹⁷
34632	1996	1042 *	Ad	38010	1996	124	Am ¹¹⁹⁷
34633	1996	1042 *	Ad		1996	572	Am
34634	1996	1042 *	Ad	38040	1989	1213	Am
34640	1996	1042 *	Ad		1994	1221	Am
34650	1996	1042 *	Ad	38041	1989	1213	Am
	1997	652	R		1994	1221	Am
34660	1996	1042 *	Ad	38075	1989	1213	Am
	1997	652	Am	38080	1996	124	Am ¹¹⁹⁷
34661	1996	1042 *	Ad	38087.5	1996	572	Ad
34670	1996	1042 *	Ad	38120	1994	1221	Am
	1997	652	Am	38121	1990	1352 *	Ad ¹⁴⁵
34671	1996	1042 *	Ad	38122	1990	1352 *	R & Ad ¹⁴⁵
34672	1996	1042 *	Ad				R ¹¹⁷
				38170	1994	14	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

VEHICLE CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
38205	1994	1221	Am	1990	1403 *	Am (as am by	
38225	1990	954	Am (as am by			Stats. 1990,	
			Sec. 27,			Ch. 33)	
			Stats. 1987,	1991	1219	Am	
			Ch. 1027)	1996	690	Am	
	1992	701 *	Am (as am by	40000.16	1997	945	Am
			Sec. 26,	40000.21	1990	429	Am
			Stats. 1987,		1991	928 *	Am
			Ch. 1027) ¹³³		1994	58 *	Am
			Am (as am by	40000.22	1992	724	Am
			Sec. 3,		1992	1243 *	Am (by Sec. 106
			Stats. 1990,				of Ch.) ¹⁰⁷
			Ch. 954) ²⁸⁸				Am (by
	1992	964	Am (as am by				Sec. 106.1
			Sec. 26,				of Ch.) ¹⁶
			Stats. 1987,	40000.26	1996	1042 *	Am
			Ch. 1027) ^{133 570}		1992	724	Am
			Am (as am by		1992	1243 *	Am (by Sec. 107
			Sec. 3,				of Ch.) ¹⁰⁷
			Stats. 1990,				Am (by
			Ch. 954) ²⁸⁸				Sec. 107.1
	1994	1004	Am (as am by				of Ch.) ¹⁶
			Sec. 6,	40000.6	1991	928 *	Am
			Stats. 1992,	40000.61	1989	1213	Ad
			Ch. 964) ⁷⁵⁹	40000.65	1991	488	Ad
	1995	970	Am (as am by	40000.7	1991	894	Am
			Sec. 5,		1996	116	Am
			Stats. 1994,		1996	124	Am ¹¹⁹⁷
			Ch. 1004) ⁵⁹⁹		1996	697	Am
			Am (as am by				R & Ad ⁶⁸³
			Sec. 7,	40000.70	1990	429	Ad
			Stats. 1992,	40000.77	1990	1563	Ad
			Ch. 964) ⁵³⁹	40000.8	1991	922	Am
	1996	202 *	Am (as am by	40001	1989	533	Am
			Sec. 3 and		1993	647	Am
			Sec. 4,		1993	757	Am
			Stats. 1995,	40002.1	1990	216	R (as ad by
			Ch. 970)				Stats. 1984,
38225.4	1994	1004	Ad				Ch. 881) ²⁰⁶
	1994	1197	Ad	40152	1996	1154 *	Am
38225.5	1994	1196	Ad	40153	1989	729	Ad ²⁴
38231.5	1996	572	Ad		1992	258	R
38235	1994	1004	Am	40200	1992	1244	Am ⁴⁴⁵
	1995	403	Am		1993	1093	Am (as am by
	1995	970	Am				Sec. 7,
38240	1992	831	Am (by Sec. 1				Stats. 1992,
			of Ch.)				Ch. 1244)
38240.1	1992	1243 *	Ad	40200.1	1992	1244	R ⁴⁴⁵
38246	1990	1352 *	Am ¹⁴⁵	40200.2	1992	1244	R ⁴⁴⁵
38370	1989	533	Am	40200.3	1992	1244	R & Ad ⁴⁴⁵
39002	1996	674	Am		1993	1093	Am (as ad by
39012	1996	674	R				Sec. 10.2,
40000.11	1990	170	Am				Stats. 1992,
	1991	488	Am				Ch. 1244)
	1994	1221	Am		1995	734	Am
	1995	101	Am		1995	GRP 1	S ¹¹⁶⁸
	1995	922	Am		1996	305	Am ¹²¹⁴
40000.15	1990	33 *	Am (as am by	40200.4	1992	1244	Am ⁴⁴⁵
			Stats. 1983,				
			Ch. 1005)				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

VEHICLE CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
40200.4 (Cont.)	1993	1093	Am (as am by Sec. 11, Stats. 1992, Ch. 1244)		1993	1093	Am (as ad by Sec. 26, Stats. 1992, Ch. 1244)
	1995	734	Am	40220	1995	734	R & Ad
	1995	GRP 1	S ¹¹⁶⁸		1991	329	Am
	1996	305	Am ¹²¹⁴		1992	1244	Am ⁴⁴⁵
40200.5	1992	1244	Am ⁴⁴⁵	40221	1995	734	Am
	1993	1093	Am (as am by Sec. 12, Stats. 1992, Ch. 1244)	40222	1992	1244	Am ⁴⁴⁵
				40223	1993	1093	R
				40224	1992	1244	Am ⁴⁴⁵
	1995	GRP 1	S ¹¹⁶⁸	40225	1995	734	Am
	1996	305	Am ¹²¹⁴		1989	729	Am ²⁴
40200.6	1995	734	Am		1992	1244	Am ⁴⁴⁵
40200.7	1992	1244	R & Ad ⁴⁴⁵		1993	1093	Am (as am by Sec. 30, Stats. 1992, Ch. 1244)
	1993	1093	Am (as ad by Sec. 14, Stats. 1992, Ch. 1244)	40226	1996	1154*	Am
					1992	1244	R ⁴⁴⁵
	1995	734	R	40230	1991	329	Am
40200.8	1995	766	Ad		1992	1244	R & Ad ⁴⁴⁵
40202	1990	1004	Am		1993	1093	Am (as ad by Sec. 33, Stats. 1992, Ch. 1244)
	1992	1243*	Am				
	1992	1244	Am ⁴⁴⁵		1995	734	Am
	1993	1093	Am	40250	1995	739	Ad
	1993	1292	Am	40251	1995	739	Ad
	1995	734	Am	40252	1995	739	Ad
	1996	1156	Am	40253	1995	739	Ad
40203	1995	734	Am	40254	1995	739	Ad
40203.5	1990	203	Am		1996	1154*	Am
	1991	329	Am	40255	1995	739	Ad
	1992	1244	Am ⁴⁴⁵	40256	1995	739	Ad
	1995	734	Am	40257	1995	739	Ad
40204	1992	1244	Am ⁴⁴⁵	40258	1995	739	Ad
40205	1992	1244	Am ⁴⁴⁵	40259	1995	739	Ad
40206	1992	1244	Am ⁴⁴⁵	40260	1995	739	Ad
40206.5	1989	502	Am	40261	1995	739	Ad
	1992	1244	Am ⁴⁴⁵	40262	1995	739	Ad
	1993	1093	Am (as am by Sec. 20, Stats. 1992, Ch. 1244)	40262.5	1995	739	Ad
				40263	1995	739	Ad
40207	1989	750	Am	40264	1995	739	Ad
	1992	1244	Am ⁴⁴⁵	40265	1995	739	Ad
	1995	734	Am	40266	1995	739	Ad
	1996	1156	Am	40267	1995	739	Ad
40209	1989	750	Am	40268	1995	739	Ad
	1992	1244	Am ⁴⁴⁵	40269	1995	739	Ad
	1995	734	Am	40270	1995	739	Ad
	1996	1156	Am	40271	1995	739	Ad
40210	1992	1244	Am ⁴⁴⁵	40272	1995	739	Ad
	1995	734	Am	40273	1995	739	Ad
40211	1989	750	Am	40300.5	1996	1078	Am
	1992	1244	Am ⁴⁴⁵	40303	1992	468	Am
	1995	734	Am	40303.5	1989	729	Am ²⁴
40215	1989	750	Am		1992	258	Am
	1992	1244	R & Ad ⁴⁴⁵	40310	1992	696*	Am
				40500	1995	93	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
40504	1995	93	Am		1996	1126	Am
40508	1993	272 *	Am				R & Ad ¹²⁶²
	1993	909	Am	40802	1991	459	R (as am by
40508.5	1992	696 *	Am				Sec. 2,
	1996	578	Am				Stats. 1986,
40508.6	1991	651	Ad				Ch. 833)
40509	1989	126	Am				Am (as am by
	1990	472	Am				Sec. 1,
	1991	13 *	Am				Stats. 1986,
	1991	651	Am				Ch. 833) ¹³
	1992	40	Am		1995	315	Am
	1993	158 *	Am				R & Ad ²⁷¹
	1994	1216	Am		1996	104	Am (as am by
	1996	224	Am				Sec. 1 and as
40509.1	1993	158 *	Ad				ad by Sec. 2,
40509.5	1989	126	Am				Stats. 1995,
	1990	472	Am				Ch. 315)
	1991	13 *	Am		1996	124	Am (as am by
	1991	651	Am				Sec. 1 and as
	1992	40	Am				ad by Sec. 2,
	1992	1243 *	Am				Stats. 1995,
	1993	158 *	Am				Ch. 315) ¹¹⁹⁷
	1996	224	Am	40802.5	1995	264	Ad & R ¹⁹⁹
40510	1992	1244	Am ⁴⁴⁵		1996	124	Am ¹¹⁹⁷
40512	1993	524	Am	40803	1991	459	Am
40512.5	1993	524	Am		1992	538	Am
40512.6	1991	90 *	Ad		1996	124	Am ¹¹⁹⁷
40513	1996	124	Am ¹¹⁹⁷	40808	1992	538	Ad
	1997	17	Am ¹³²⁸	40900	1991	13 *	Am
40517	1994	1	Ad ⁸¹⁷	40901	1996	124	Am ¹¹⁹⁷
	1994	27 *	Ad	40902	1993	488	Am
	1994	1220 *	R	40903	1992	696 *	Ad
40518	1994	1216	Ad	41102	1992	1244	R ⁴⁴⁵
	1995	922	Am	41403	1995	83	Am
			R & Ad ²⁷¹	41500	1992	950	Am
40519	1992	1244	Am ⁴⁴⁵	42000.5	1989	980	Am
40521	1992	1244	Am ⁴⁴⁵	42001	1991	13 *	Am
40522	1989	729	Am ²⁴		1993	307	Am
	1991	1168 *	Am		1997	852	Am
	1992	258	Am	42001.12	1991	13 *	Ad
40600	1992	1242	Am	42001.14	1992	972	Ad
	1996	1155	Am	42001.15	1997	852	Ad
40601	1992	1242	R	42001.2	1990	367	Am
40602	1992	1242	R		1991	928 *	Am
40603	1992	1242	R		1992	1243 *	Am
40604	1992	1242	Am	42001.5	1991	630	Am
	1992	1243 *	Am ¹⁶		1992	785	Am
40610	1989	729	Am ²⁴		1992	1243 *	Am (by Sec. 111
	1991	90 *	Am				of Ch.) ¹⁰⁷
	1992	258	Am				Am (by
40611	1991	90 *	Ad				Sec. 111.1
	1991	189 *	Am (as ad by				of Ch.) ¹⁶
			Stats. 1991,		1994	221	Am ⁵⁴⁸
			Ch. 90)		1994	1149	Am (as am by
	1991	613	Am (as am by				Stats. 1994,
			Stats. 1991,				Ch. 221)
			Ch. 189)	42001.7	1990	982	Am
	1992	427	Am ⁵¹¹	42002.4	1990	408	Ad
	1994	704	Am	42002.5	1994	1149	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
42003	1993	674	Am (by Sec. 1 of Ch.)	42008	1991	90 *	Ad
	1996	124	Am ¹¹⁹⁷		1991	189 *	Am (as ad by Stats. 1991, Ch. 90)
	1996	1077	Am		1991	1168 *	Am (as am by Stats. 1991, Ch. 189)
42005	1990	1354	Am		1992	696 *	Am
42005.1	1990	1354	Ad	42008.1	1993	1299	Ad & R ⁵¹
42005.2	1990	1354	Ad & R ⁴⁹	42008.5	1996	742 *	Ad
42005.3	1992	1199 *	Ad	42009	1993	674	Ad
42006	1991	613	Am	42010	1995	841	Ad & R ¹³³
42007	1990	1354	Am		1997	709 *	Am ⁴⁰
	1991	90 *	Am	42030	1996	456	Am
	1991	189 *	Am (as am by Stats. 1991, Ch. 90)	42032	1990	88	Ad
	1991	1168 *	Am (as am by Stats. 1991, Ch. 189)	42200	1995	285	Am
	1997	850	Am	42201	1994	308 *	Am
42007.1	1991	331 *	Ad & R ⁵¹	42201.6	1989	290	Am
	1997	703 *	Ad & R ¹⁹⁹	42205	1994	1243 *	Am ⁴²
	1997	850	Ad		1996	10 *	Am
42007.3	1997	852	Ad	42230	1996	124	Am ¹¹⁹⁷
				42234	1990	1352 *	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WATER CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19	1994	1010	Am ⁸³²	1052	1991	1098	Am
26	1995	28	Ad	1055	1991	1098	Am
110	1991	407	Ad		1996	667*	Am
112	1990	944	Ad	1055.1	1996	659	R
175	1991	GRP	S ⁴²⁰	1055.4	1997	323	Ad
229	1992	711*	Am ⁵¹¹	1058.5	1X 1991-92	12*	Ad
230	1992	711*	Am ⁵¹¹		1992	427	Am ⁵¹¹
237	1992	711*	R ⁵¹¹	1105	1994	45	Am
345.1	1992	711*	R ⁵¹¹	1106	1994	45	Am
375	1993	313	Am	1120	1996	659	Ad
375.5	1994	205	Ad	1121	1996	659	Ad
378	1995	31	Ad	1122	1996	659	Ad
382	1993	188	Am	1123	1996	659	Ad
389	1992	778*	Ad	1124	1996	659	Ad
Div. 1, Ch. 6, heading (Sec. 460 et seq.)				1126	1996	659	Ad
	1994	724	Am	1126.2	1996	659	Ad
460	1994	724	Am	1226.1	1996	667*	Am
461	1994	724	Am	1226.2	1996	667*	Am
462	1994	724	Am	1226.3	1996	667*	Am
463	1994	724	Am	1226.4	1996	667*	Am
464	1990	836	Am	1228	1993	38	S ⁵⁷
	1992	711*	R ⁵¹¹	1228.1	1993	38	S ⁵⁷
465	1990	836	Ad	1228.2	1993	38	S ⁵⁷
484	1X 1991-92	12*	Ad	1228.3	1993	38	S ⁵⁷
500	1991	407	Ad	1228.4	1993	38	S ⁵⁷
510	1991	407	Ad	1228.5	1993	38	S ⁵⁷
511	1991	407	Ad	1228.6	1993	38	S ⁵⁷
512	1991	407	Ad	1228.7	1993	38	S ⁵⁷
513	1991	407	Ad	1228.8	1993	38	S ⁵⁷
514	1991	407	Ad	1228.9	1993	38	S ⁵⁷
515	1991	407	Ad	1229	1993	38	R
516	1991	407	Ad	1229.1	1993	38	S ⁵⁷
520	1991	407	Ad	1229.2	1993	38	R
521	1991	407	Ad	1260	1997	323	Am
522	1991	407	Ad	1270	1997	323	Am
523	1991	407	Ad	1271	1997	323	Am
530	1991	407	Ad	1275	1997	323	Ad
540	1997	841	Ad	1276	1997	323	Ad
1009.5	1992	766	Ad	1331	1997	323	Am
1010	1991	1161	Am	1332	1997	323	Ad
	1995	28	Am	1333	1997	323	Ad
1011	1996	408	Am	1334	1997	323	Ad
1011.5	1992	779	Ad & R ⁵⁴⁶	1335	1997	323	Ad
			Ad ⁵⁴⁷	1345	1997	323	Am
1020	1991	847	Ad	1346	1997	323	R & Ad
1021	1991	847	Ad	1347	1997	323	R & Ad
1022	1991	847	Ad	1351	1997	323	Am
	1992	56*	Am	1357	1990	230	Am
1024	1991	847	Ad		1996	659	R
1024.5	1991	847	Ad	1358	1996	659	R
1025	1991	847	Ad	1359	1996	659	R
1025.5	1991	847	Ad	1360	1996	659	R
1025.7	1991	847	Ad	1394	1996	659	Am
1026	1991	847	Ad	1411	1996	659	R
1027	1991	847	Ad	1412	1996	659	R
1028	1991	847	Ad	1413	1996	659	R
1029	1991	847	Ad	1414	1996	659	R
1030	1991	847	Ad	1415	1996	659	R
				1425	1996	667*	Am
				1435	1996	667*	Am
				1547.1	1991	847	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
1615	1996	659	R	10523	1991	184	Ad
1616	1996	659	R	10610	1990	355	S ⁵⁷
1617	1996	659	R	10610.2	1990	355	S ⁵⁷
1618	1996	659	R		1995	330	Am
1676	1996	659	R		1995	854	Am
1677	1996	659	R		1996	124	Am ¹¹⁹⁷
1703	1991	663	Am	10610.4	1990	355	S ⁵⁷
1704.1	1997	323	Am		1995	854	Am
1704.2	1997	323	R & Ad	10611	1990	355	S ⁵⁷
1704.3	1997	323	R & Ad	10611.5	1990	355	S ⁵⁷
1705.5	1996	659	R		1995	854	Am
1707	1991	663	Ad	10612	1990	355	S ⁵⁷
1726	1991	663	Am	10613	1990	355	S ⁵⁷
1730	1990	681	Am	10614	1990	355	S ⁵⁷
	1996	659	R	10615	1990	355	S ⁵⁷
1736	1991	663	Am		1991	938	Am
1745	1X 1991-92	3*	Ad & R ¹⁹		1995	854	Am
	1992	481	Ad	10616	1990	355	S ⁵⁷
1745.02	1992	481	Ad	10616.5	1995	854	Ad
1745.04	1992	481	Ad	10617	1990	355	S ⁵⁷
	1993	184	Am		1996	1023*	Am ¹²⁵³
1745.05	1992	481	Ad	10620	1990	355	S ⁵⁷
	1993	589	Am ⁶⁷⁰		1X 1991-92	13	Am
1745.06	1992	481	Ad		1995	854	Am
1745.07	1992	481	Ad	10621	1990	355	S ⁵⁷
1745.08	1992	481	Ad		1991	938	Am
1745.09	1992	481	Ad		1X 1991-92	13	Am ⁸²
1745.10	1992	481	Ad		1995	854	Am
1745.11	1992	481	Ad	10630	1990	355	S ⁵⁷
	1995	833	Am	10631	1990	355	Am ⁵⁷
1746	1X 1991-92	3*	Ad & R ¹⁹		1991	938	Am
1812.5	1997	874*	Ad & R ¹⁹⁹		1X 1991-92	13	Am ⁸²
1840	1996	659	R		1993	589	Am ⁶⁷⁰
1845	1996	659	Am		1993	720	Am
2702	1990	230	Am		1994	366	Am
2819	1996	659	Am		1995	28	Am
2820	1996	659	Am		1995	854	Am
4275	1992	282	Am	10632	1990	355	Am ⁵⁷
5104	1996	667*	Am		1994	366	Am
5106	1997	323	Am		1995	854	Am
5107	1996	667*	Am	10633	1990	355	S ⁵⁷
6004	1993	713	Am		1995	854	Am
6025.6	1993	713	Ad	10635	1995	330	Ad
6300	1991	1086*	Am		1995	854	Ad
6307	1991	1086*	Am		1996	124	Am (as ad by Stats. 1995, Ch. 854) ¹¹⁹⁷
	1993	734	Am				
	1994	182	Am				
6308	1991	1086*	Am	10640	1990	355	S ⁵⁷
6308.5	1991	1096	Ad	10641	1990	355	S ⁵⁷
8709.2	1997	872	Ad		1995	854	Am
8709.3	1997	872	Ad	10642	1990	355	S ⁵⁷
8709.4	1997	872	Ad		1995	854	Am
10004	1991	620	Am	10643	1990	355	S ⁵⁷
10005	1991	620	Am	10644	1990	355	Am ⁵⁷
10005.1	1991	620	Ad		1992	711*	Am ⁵¹¹
10005.2	1991	620	Ad		1995	854	Am
10011	1992	953	Ad	10645	1990	355	Ad
10507	1996	659	R	10650	1990	355	S ⁵⁷
10520	1991	184	Ad		1995	854	Am
10521	1991	184	Ad	10651	1990	355	S ⁵⁷
10522	1991	184	Ad	10652	1990	355	S ⁵⁷

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10652 (Cont.)							
	1X 1991-92	13	Am		1992	947	R
	1995	854	Am	10762	1991	903	Ad
10653	1990	355	S ⁵⁷		1992	947	R
	1995	854	Am	10763	1991	903	Ad
10654	1990	355	S ⁵⁷		1992	947	R
	1994	609	Am	10764	1991	903	Ad
10655	1990	355	S ⁵⁷		1992	947	R
10656	1990	355	R	10765	1991	903	Ad
	1X 1991-92	13	Ad		1992	947	R
	1995	854	Am	10766	1991	903	Ad
10750	1991	903	Ad		1992	947	R
	1992	947	R & Ad	10767	1991	903	Ad
10750.10	1992	947	Ad		1992	947	R
10750.2	1992	947	Ad	10825	1991	938	Am
10750.4	1992	947	Ad	10826	1991	938	Am
10750.6	1992	947	Ad		1995	28	Am
10750.7	1992	947	Ad	10841	1991	938	Am
10750.8	1992	947	Ad	10900	1990	739	Ad
10750.9	1992	947	Ad	10901	1990	739	Ad
	1993	320	Am	10902	1990	739	Ad
10751	1991	903	Ad	10903	1990	739	Ad
	1992	947	R	10904	1990	739	Ad
10752	1991	903	Ad	10910	1995	881	Ad
	1992	947	R & Ad	10911	1995	881	Ad
	1993	320	Am	10912	1995	881	Ad
10753	1991	903	Ad	10913	1995	881	Ad
	1992	947	R & Ad		1996	124	Am ¹¹⁹⁷
	1993	320	Am	10914	1995	881	Ad
10753.2	1992	947	Ad	10915	1995	881	Ad
10753.3	1992	947	Ad	11240	1993	415	Am
10753.4	1992	947	Ad	11241	1993	415	Am
10753.5	1992	947	Ad	11242	1993	415	Ad
10753.6	1992	947	Ad	11454	1997	566*	Am
10753.7	1992	947	Ad	11700	1X 1991-92	5*	Am
10753.8	1992	947	Ad	11701	1X 1991-92	5*	Am
10753.9	1992	947	Ad	11712	1X 1991-92	5*	Am
10754	1991	903	Ad	11750	1X 1991-92	5*	Am
	1992	947	R & Ad	11760	1X 1991-92	5*	Am
10754.2	1992	947	Ad	11761	1X 1991-92	5*	Am
	1993	320	Am		1992	427	Am ⁵¹¹
10754.3	1992	947	Ad	11761.5	1X 1991-92	5*	Ad
10755	1991	903	Ad	11910	1992	427	Am ⁵¹¹
	1992	947	R & Ad	11910.1	1992	427	Am ⁵¹¹
10755.2	1992	947	Ad	11912	1992	427	Am ⁵¹¹
	1993	320	Am	11913	1989	716	Am
10755.3	1992	947	Ad	11960	1995	28	Am
	1995	833	Am	11963	1995	28	Am
10755.4	1992	947	Ad	12228	1992	953	Ad
10756	1991	903	Ad	12260	1990	1068*	Ad & R ³⁶
	1992	947	R		1994	605	Am ⁴⁰
	1997	548	Ad	12261	1990	1068*	Ad & R ³⁶
10757	1991	903	Ad		1994	605	S ⁴⁰
	1992	947	R	12262	1990	1068*	Ad & R ³⁶
10758	1991	903	Ad		1994	605	S ⁴⁰
	1992	947	R	12263	1990	1068*	Ad & R ³⁶
10759	1991	903	Ad		1994	605	S ⁴⁰
	1992	947	R	12264	1990	1068*	Ad & R ³⁶
10760	1991	903	Ad		1994	605	S ⁴⁰
	1992	947	R	12265	1990	1068*	Ad & R ³⁶
10761	1991	903	Ad		1994	605	S ⁴⁰
				12266	1990	1068*	Ad & R ³⁶

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
12266 (Cont.)	1994	605	S ⁴⁰	12929.22	1989	715	Ad
12267	1990	1068 *	Ad & R ³⁶	12929.23	1989	715	Ad
	1994	605	S ⁴⁰	12929.24	1989	715	Ad
12268	1990	1068 *	Ad & R ³⁶	12929.25	1989	715	Ad
	1994	605	S ⁴⁰	12929.26	1989	715	Ad
12269	1990	1068 *	Ad & R ³⁶	12929.27	1994	626	Ad
	1994	605	S ⁴⁰	12929.30	1989	715	Ad
12270	1990	1068 *	Ad & R ³⁶	12929.31	1989	715	Ad
	1994	605	S ⁴⁰	12929.40	1989	715	Ad
12271	1990	1068 *	Ad & R ³⁶	12929.41	1989	715	Ad
	1994	605	S ⁴⁰	12929.42	1989	715	Ad
12272	1990	1068 *	Ad & R ³⁶	12929.43	1989	715	Ad
	1994	605	S ⁴⁰	12929.44	1989	715	Ad
12273	1990	1068 *	Ad & R ³⁶	12929.45	1989	715	Ad
	1994	605	Am ⁴⁰	12929.46	1989	715	Ad
12300	1996	601	Am	12929.47	1989	715	Ad
12301	1996	601	Am	12938.2	1991	652	Ad
12303	1989	716	Ad	12944.5	1994	923	Am ⁸³²
	1996	601	Am	12944.7	1990	681	Ad
12306	1991	1140	Ad	12948.1	1991	1161	Ad
12306.5	1991	1140	Ad	12980	1996	601	Am
12307	1991	1140	Ad	12981	1996	601	Am
12308	1991	1140	Ad	12984	1996	601	Am
12310	1996	601	Am	12986	1996	601	Am (as am by Sec. 5, Stats. 1988, Ch. 28) ^{1230 546}
12311	1996	601	Am				
12312	1996	601	Am				
12314	1996	601	Am				Am (as ad by Sec. 6, Stats. 1988, Ch. 28) ¹²⁴³
12316	1996	601	Am				
12318	1996	601	Ad				
12514	1990	739	Am				
	1997	225	Am	12987	1996	601	Am
12657	1993	1107	Am	12987.5	1996	601	Am ^{1230 546}
	1997	189	Am	12988	1996	601	Am
	1997	297 *	Am	12989	1996	601	Am
12661.5	1997	189	Ad	12994	1996	601	Ad
12670	1989	935 *	Ad	12995	1996	601	Ad
12670.10	1997	297 *	Ad	13050	1989	642	Am
12670.12	1997	297 *	Ad		1991	187	Am
12670.2	1993	1107	Ad		1992	211	Am
12670.3	1993	1107	Ad		1995	28	Am
12670.4	1993	1107	Ad		1995	847	Am
12749.9	1990	589	Ad		1996	1023 *	Am (as am by Stats. 1995, Ch. 847) ¹²⁵³
12749.91	1990	589	Ad				
12749.92	1990	589	Ad				
12879.135	1991	652	Ad	13100	1991	GRP	S ⁴²⁰
12879.4	1990	919 *	Am ³⁹⁵	13142	1995	28	Am
12882.4	1992	711 *	Am ⁵¹¹	13142.5	1993	1119	Am
12929	1989	715	Ad		1995	28	Am
12929.1	1989	715	Ad	13169	1995	265	R
12929.10	1989	716	Ad		1997	734 *	Ad
12929.11	1989	715	Ad	13170.1	1989	578	Ad
12929.12	1989	716	Ad	13172	1989	642	Am
12929.13	1989	716	Ad	13173	1993	705	Ad
12929.14	1989	715	Ad	13173.2	1993	705	Ad
	1994	626	Am	13176	1996	667 *	Am
12929.15	1989	715	Ad		1996	1023 *	Am ¹²⁵³
	1994	626	Am	13177	1997	781	Ad
12929.2	1989	715	Ad	13181	1997	899	Ad
12929.20	1989	715	Ad	13205	1989	536	Am
12929.21	1989	715	Ad	13208	1993	773	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
13228	1994	536	Ad	13365	1996	607	Ad
13241	1991	187	Am	13386	1996	659	Am
13260	1989	627	Am (by Sec. 1 of Ch.)	13387	1996	775	Am
	1989	642	Am (by Sec. 5 of Ch.)	13390	1989	269*	Ad
	1991	GRP	S ⁴²⁰	13391	1989	269*	Ad
	1992	211	Am		1989	1032*	Am (as ad by Stats. 1989, Ch. 269)
	1993	656*	Am	13391.5	1989	269*	Ad
	1995	28	Am		1989	1032*	Am (as ad by Stats. 1989, Ch. 269)
13260.1	1997	775	Am		1991	1091	Am
13261	1989	642	Ad & R ⁴¹	13392	1989	269*	Ad
13263	1992	211	Am		1991	GRP	S ⁴²⁰
	1995	28	Am	13392.5	1989	269*	Ad
	1995	421	Am (by Sec. 2 of Ch.)		1989	1032*	Am (as am by Stats. 1989, Ch. 269)
13263.1	1989	642	Ad		1991	GRP	S ⁴²⁰
13263.2	1989	736	Ad		1993	1157	Am
	1990	35*	R ²⁰⁶	13392.6	1989	269*	Ad
	1993	1203	Ad		1989	1032*	Am (as ad by Stats. 1989, Ch. 269)
13263.5	1992	19	Am		1989	269*	Ad
	1992	427	Am ⁵¹¹	13393	1989	269*	Ad
13264	1994	1294*	Am		1989	1032*	R (as ad by Stats. 1989, Ch. 269) & R ¹⁹
13267	1992	729	Am		1993	1157	Am
13268	1996	775	Am	13393.5	1989	269*	Ad
13269	1996	825	Am		1991	GRP	S ⁴²⁰
13271	1991	GRP	S ⁴²⁰		1989	269*	Ad
	1994	1214	Am		1989	1032*	Am (as ad by Stats. 1989, Ch. 269)
	1997	783	Am (by Sec. 1 of Ch.)		1993	1157	Am
	1997	833	Am (by Sec. 1.5 of Ch.)	13394	1989	269*	Ad
13272	1990	1248*	Am		1993	1157	Am
	1994	1214	Am	13394.5	1989	269*	Ad
13272.1	1997	814	Ad		1991	GRP	S ⁴²⁰
	1997	815	Ad		1993	1157	Am
13273	1991	GRP	S ⁴²⁰	13394.5	1989	269*	Ad
13273.5	1990	1361	Ad	13394.6	1993	1157	Ad
13274	1995	613	Ad	13395	1989	269*	Ad
	1996	124	Am ¹¹⁹⁷	13395.5	1989	269*	Ad
	1997	814	Ad		1991	GRP	S ⁴²⁰
13281	1994	1177	Am	13396	1989	269*	Ad
	1996	1023*	Am ¹²⁵³		1989	1032*	Am (as ad by Stats. 1989, Ch. 269)
13282	1994	1177	Am	13396.5	1990	1294	Ad & R ⁴⁹
13285	1997	816	Ad		1993	1157	Am ¹³³
13304	1992	729	Am	13396.6	1993	203	Ad
13305	1992	729	Am	13396.7	1993	1157	Ad
13307	1991	292	Ad	13396.9	1997	897	Ad
	1993	523	Am	13397	1995	878	Ad
13308	1994	45	Ad	13397.5	1995	878	Ad
13320	1993	656*	Am	13398	1995	878	Ad
13323	1996	659	Am	13398.3	1995	878	Ad
13324	1996	659	R	13398.5	1995	878	Ad
13325	1996	659	R	13398.7	1995	878	Ad
13327	1989	1445	Am	13398.9	1995	878	Ad
13328	1994	45	Ad	13399	1996	775	Ad & R ³¹⁴
13330	1996	659	Am	13399.1	1996	775	Ad & R ³¹⁴
13331	1996	659	Am	13399.2	1996	775	Ad & R ³¹⁴
13331.2	1996	659	Ad				
13350	1989	1445	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
13399.3	1996	775	Ad & R ³¹⁴		1995	28	Am
	1997	17	Am ¹³²⁸		1997	149	Am
13400	1995	28	Am	13553.1	1995	78	Ad
13401	1993	775	Am	13554	1991	723	Ad
13411	1995	28	Am		1995	28	Am
13426	1995	28	Am		1997	149	Am
13459.5	1996	135*	Ad ¹³²¹	13554.2	1991	723	Ad
	1997	566*	Am		1993	980	Am
13462.5	1991	652	Ad		1994	347	Am
13466	1992	321	Am	13554.3	1991	723	Ad
13467	1992	321	Am	13555.2	1992	418	Ad
13476	1995	370*	Am		1995	28	Am
13478	1995	370*	Am	13555.3	1992	418	Ad
13479	1995	370*	Am		1995	28	Am
13480	1995	370*	Am	13556	1993	53	Ad
13482	1995	370*	Am		1995	28	Am
	1997	566*	Am	13575	1991	187	Ad
13500	1995	28	Am		1994	733	Am
13510	1995	28	Am	13576	1991	187	Ad
13511	1995	28	Am		1994	733	Am
13512	1995	28	Am	13577	1991	187	Ad
13520	1995	28	Am	13579	1994	733	Ad
13521	1993	205	Am	13580	1994	733	Ad
	1995	28	Am	13581	1994	733	Ad
13522	1993	205	Am	13582	1994	733	Ad
	1995	28	Am	13605	1995	28	Am
13522.5	1992	211	Am	13609	1992	426	R & Ad
	1995	28	Am	13610	1992	426	R
13523	1993	205	Am	13611	1992	426	R
13523.1	1992	211	Ad	13612	1992	426	R
	1993	205	Am	13627	1997	274	Am
	1997	79	Am	13627.1	1992	47	Ad
13524	1995	28	Am	13627.2	1992	47	Ad
13525	1995	28	Am	13627.3	1992	47	Ad
13525.5	1995	28	Am	13700	1996	581	Am
13526	1995	28	Am	13701	1996	581	Am
13527	1995	28	Am	13712	1989	1360	R (as ad by
13529	1997	833	Ad				Stats. 1986,
13529.2	1997	833	Ad				Ch. 1152) ⁷³
13529.4	1997	833	Ad	13713	1996	581	Ad
13540	1995	28	Am	13750	1996	581	R
Div. 7,				13750.5	1996	581	Am
Ch. 7,				13751	1996	581	Am
Art. 7,				13752	1996	581	Am
heading				13755	1996	1023*	Am ¹²⁵³
(Sec. 13550				13800.5	1996	581	Ad
et seq.)	1994	724	Am	13801	1991	GRP	S ⁴²⁰
13550	1991	553	Am	13813	1996	1023*	Am ¹²⁵³
	1995	28	Am	13819	1996	1023*	Am ¹²⁵³
13551	1991	553	Am	13820	1996	1023*	Am ¹²⁵³
	1995	28	Am	13824	1996	1023*	Am ¹²⁵³
13552	1991	553	Ad	13837	1996	1023*	Am ¹²⁵³
13552.2	1993	980	Ad	13842.5	1991	652	Ad
	1995	28	Am	13855	1996	1023*	Am ¹²⁵³
13552.4	1993	980	Ad	13861	1996	1023*	Am ¹²⁵³
	1995	28	Am	13867	1990	919*	Am ³⁹⁵
13552.6	1993	980	Ad	13868.5	1996	1023*	Am ¹²⁵³
	1995	28	Am	13872.5	1991	652	Ad
13552.8	1993	980	Ad	13880	1996	1023*	Am ¹²⁵³
	1995	28	Am	13882	1996	1023*	Am ¹²⁵³
13553	1991	723	Ad	13886	1996	1023*	Am ¹²⁵³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
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13895.3	1996	1023 *	Am ¹²⁵³		1996	1023 *	Am ¹²⁵³
13895.9	1996	1023 *	Am ¹²⁵³	14953	1993	1081	Ad
13896	1996	1023 *	Am ¹²⁵³	14954	1993	1081	Ad
13896.4	1996	1023 *	Am ¹²⁵³	14955	1993	1081	Ad
13898.25	1991	652	Ad	14956	1993	1081	Ad
13966.5	1991	652	Ad	14957	1993	1081	Ad
13980.5	1991	652	Ad	14958	1993	1081	Ad
13995.5	1991	652	Ad	15000	1990	919 *	Ad ³⁹⁵
13999.19	1991	652	Ad	15001	1990	919 *	Ad ³⁹⁵
14003	1996	1023 *	Am ¹²⁵³	15050	1990	919 *	Ad ³⁹⁵
14011	1996	1023 *	Am ¹²⁵³	15051	1990	919 *	Ad ³⁹⁵
14012	1996	1023 *	Am ¹²⁵³	15052	1990	919 *	Ad ³⁹⁵
14016	1996	1023 *	Am ¹²⁵³	15060	1990	919 *	Ad ³⁹⁵
14036.5	1991	652	Ad	15061	1990	919 *	Ad ³⁹⁵
14051	1994	724	Am	15062	1990	919 *	Ad ³⁹⁵
14058	1996	135 *	Am ¹³²¹	15063	1990	919 *	Ad ³⁹⁵
14076	1991	652	Ad	15064	1990	919 *	Ad ³⁹⁵
Div. 7, Ch. 22, heading (Sec. 14875 et seq.)	1995	961	Am	15065	1990	919 *	Ad ³⁹⁵
14875	1992	226	Ad	15066	1990	919 *	Ad ³⁹⁵
	1995	961	Am	15067	1990	919 *	Ad ³⁹⁵
14875.1	1992	226	Ad	15068	1990	919 *	Ad ³⁹⁵
14876	1992	226	Ad	15069	1990	919 *	Ad ³⁹⁵
	1995	961	Am	15070	1990	919 *	Ad ³⁹⁵
14877	1992	226	Ad	15071	1990	919 *	Ad ³⁹⁵
14877.1	1992	226	Ad	15072	1990	919 *	Ad ³⁹⁵
	1995	961	Am	15073	1990	919 *	Ad ³⁹⁵
14877.2	1992	226	Ad	15074	1990	919 *	Ad ³⁹⁵
	1995	961	Am	15075	1990	919 *	Ad ³⁹⁵
14877.3	1992	226	Ad	15076	1990	919 *	Ad ³⁹⁵
	1995	961	Am	15100	1990	919 *	Ad ³⁹⁵
14900	1992	959	Ad ⁴⁴⁵	15101	1990	919 *	Ad ³⁹⁵
14901	1992	959	Ad ⁴⁴⁵	15102	1990	919 *	Ad ³⁹⁵
14901.5	1992	959	Ad ⁴⁴⁵	15103	1990	919 *	Ad ³⁹⁵
14902	1992	959	Ad ⁴⁴⁵	15104	1990	919 *	Ad ³⁹⁵
14903	1992	959	Ad ⁴⁴⁵	15125	1990	919 *	Ad ³⁹⁵
14904	1992	959	Ad ⁴⁴⁵	15126	1990	919 *	Ad ³⁹⁵
14905	1992	959	Ad ⁴⁴⁵	15127	1990	919 *	Ad ³⁹⁵
14906	1992	959	Ad ⁴⁴⁵	15128	1990	919 *	Ad ³⁹⁵
14907	1992	959	Ad ⁴⁴⁵	15129	1990	919 *	Ad ³⁹⁵
14907.5	1992	959	Ad ⁴⁴⁵	15130	1990	919 *	Ad ³⁹⁵
14907.6	1992	959	Ad ⁴⁴⁵	15131	1990	919 *	Ad ³⁹⁵
14908	1992	959	Ad ⁴⁴⁵	15150	1990	919 *	Ad ³⁹⁵
14909	1992	959	Ad ⁴⁴⁵	15151	1990	919 *	Ad ³⁹⁵
14910	1992	959	Ad ⁴⁴⁵	15152	1990	919 *	Ad ³⁹⁵
14911	1992	959	Ad ⁴⁴⁵	15153	1990	919 *	Ad ³⁹⁵
14912	1992	959	Ad ⁴⁴⁵	15154	1990	919 *	Ad ³⁹⁵
14913	1992	959	Ad ⁴⁴⁵	15155	1990	919 *	Ad ³⁹⁵
14914	1992	959	Ad ⁴⁴⁵	15156	1990	919 *	Ad ³⁹⁵
14915	1992	959	Ad ⁴⁴⁵	15157	1990	919 *	Ad ³⁹⁵
14916	1992	959	Ad ⁴⁴⁵	15158	1990	919 *	Ad ³⁹⁵
14917	1992	959	Ad ⁴⁴⁵	15159	1990	919 *	Ad ³⁹⁵
14918	1992	959	Ad ⁴⁴⁵	15160	1990	919 *	Ad ³⁹⁵
14919	1992	959	Ad ⁴⁴⁵	15161	1990	919 *	Ad ³⁹⁵
14920	1992	959	Ad ⁴⁴⁵	15162	1990	919 *	Ad ³⁹⁵
14950	1993	1081	Ad	15163	1990	919 *	Ad ³⁹⁵
14951	1993	1081	Ad	15170	1990	919 *	Ad ³⁹⁵
14952	1993	1081	Ad	15171	1990	919 *	Ad ³⁹⁵
				15172	1990	919 *	Ad ³⁹⁵
				15180	1990	919 *	Ad ³⁹⁵
				15181	1990	919 *	Ad ³⁹⁵
				15182	1990	919 *	Ad ³⁹⁵

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15183	1990	919 *	Ad ³⁹⁵	20049	1991	1226	R
15184	1990	919 *	Ad ³⁹⁵	20050	1991	1226	R
15185	1990	919 *	Ad ³⁹⁵	20051	1991	1226	R
15186	1990	919 *	Ad ³⁹⁵	20052	1991	1226	R
15187	1990	919 *	Ad ³⁹⁵	20053	1991	1226	R
15188	1990	919 *	Ad ³⁹⁵	20054	1991	1226	R
15189	1990	919 *	Ad ³⁹⁵	20060	1991	1226	R
15190	1990	919 *	Ad ³⁹⁵	20061	1991	1226	R
15191	1990	919 *	Ad ³⁹⁵	20062	1991	1226	R
15192	1990	919 *	Ad ³⁹⁵	20063	1991	1226	R
15200	1990	919 *	Ad ³⁹⁵	20064	1991	1226	R
15201	1990	919 *	Ad ³⁹⁵	20065	1991	1226	R
15202	1990	919 *	Ad ³⁹⁵	20066	1991	1226	R
15203	1990	919 *	Ad ³⁹⁵	20080	1991	1226	R
15204	1990	919 *	Ad ³⁹⁵	20081	1991	1226	R
15210	1990	919 *	Ad ³⁹⁵	20082	1991	1226	R
15211	1990	919 *	Ad ³⁹⁵	20082.5	1991	1226	R
15212	1990	919 *	Ad ³⁹⁵	20083	1991	1226	R
15213	1990	919 *	Ad ³⁹⁵	20084	1991	1226	R
15214	1990	919 *	Ad ³⁹⁵	20085	1991	1226	R
15215	1990	919 *	Ad ³⁹⁵	20086	1991	1226	R
15216	1990	919 *	Ad ³⁹⁵	20087	1991	1226	R
15217	1990	919 *	Ad ³⁹⁵	20100	1991	1226	R
15218	1990	919 *	Ad ³⁹⁵	20101	1991	1226	R
15250	1990	919 *	Ad ³⁹⁵	20102	1991	1226	R
15251	1990	919 *	Ad ³⁹⁵	20103	1991	1226	R
15252	1990	919 *	Ad ³⁹⁵	20104	1991	1226	R
15253	1990	919 *	Ad ³⁹⁵	20105	1991	1226	R
15254	1990	919 *	Ad ³⁹⁵	20106	1991	1226	R
15255	1990	919 *	Ad ³⁹⁵	20107	1991	1226	R
15256	1990	919 *	Ad ³⁹⁵	20200	1989	585 *	Am
15257	1990	919 *	Ad ³⁹⁵		1992	1003	Am
15258	1990	919 *	Ad ³⁹⁵	20202	1989	111	Am
15259	1990	919 *	Ad ³⁹⁵	20527.10	1992	1151	Ad
15260	1990	919 *	Ad ³⁹⁵		1994	923	Am ⁸³²
15261	1990	919 *	Ad ³⁹⁵	20527.11	1996	236	Ad
15262	1990	919 *	Ad ³⁹⁵	20527.6	1990	281	Am
20000	1991	1226	R	20560.1	1991	1226	R
20001	1991	1226	R	20560.2	1992	1020	Am
20002	1991	1226	R	20572	1991	1226	R
20003	1991	1226	R	20896	1994	923	Am ⁸³²
20004	1991	1226	R	20981	1996	860	Am
20015	1991	1226	R	21100.2	1994	11 *	Ad
20016	1991	1226	R	21100.4	1994	11 *	Ad
20017	1991	1226	R	21100.5	1994	1134	Ad
20018	1991	1226	R	21100.6	1994	1134	Ad
20019	1991	1226	R	21101	1990	1161 *	Am
20020	1991	1226	R		1994	923	Am ⁸³²
20021	1991	1226	R	21102	1993	1195	Am
20022	1991	1226	R	21267	1995	449	Ad ⁶⁷⁷
20023	1991	1226	R				R ¹⁶⁰
20040	1991	1226	R		1996	124	Am (as ad by
20041	1991	1226	R				Stats. 1995,
20042	1991	1226	R				Ch. 449)
20043	1991	1226	R				& RN ¹¹⁹⁷
20044	1991	1226	R	21285	1994	923	Am ⁸³²
20045	1991	1226	R	21375	1993	1195	Am
20045.5	1991	1226	R	21379	1992	1020	Am
20046	1991	1226	R	21380	1992	1020	R
20047	1991	1226	R	21381	1992	1020	R
20048	1991	1226	R	21552.1	1996	314	Ad

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<i>Affected By</i>				<i>Affected By</i>			
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21553	1992	212 *	Am	25111	1991	1226	Am
21555	1994	923	Am ⁸³²	25114	1991	1226	R
21560	1993	1195	Am	25209.1	1992	1020	Am
	1994	923	Am ⁸³²	25213.1	1992	1020	Am
21562.5	1994	1134	Ad (by Sec. 4 of Ch.)	25241	1991	1226	R
			Am ⁸³²	25245	1991	1226	Am
21588	1994	923	Am	25280	1991	1226	Am
21933	1992	1020	Am	25300	1991	1226	Am
22078.5	1991	70	Ad	25330.1	1992	1020	Am
22260	1992	1020	R	25333	1991	1226	R
22264	1996	1023 *	Am ¹²⁵³	25333.5	1992	1020	Am
22335	1992	1020	Am	25403	1991	1226	R
22438	1989	89	Ad	26225	1996	144	Am
	1991	454	Am	26290	1996	144	Am
22840	1997	427	Am	26500	1996	860	Am
22841	1994	923	Am ⁸³²	30021	1994	923	Am ⁸³²
22970	1994	923	Am ⁸³²	30067	1992	1020	R
Div. 11, Pt. 5, Ch. 7, heading (Sec. 22980 et seq.)				30293.4	1994	923	Am ⁸³²
	1992	56 *	Am	30500.1	1996	314	Ad
22980	1990	34	Ad	30501	1994	923	Am ⁸³²
	1992	56 *	Am & RN & Ad	30514	1992	1020	Am
	1993	1195	Am		1994	939 *	Am ¹¹⁷
22981	1990	34	Ad	30516	1994	939 *	Ad ¹¹⁷
	1992	56 *	Am & RN & Ad(RN)	30520	1994	923	Am ⁸³²
			Ad(RN)	30540	1991	454	Am
22982	1992	56 *	Am		1993	906 *	Am ⁴²
23222	1991	1226	R	30541	1991	454	Am
23286	1991	1226	R	30542	1991	454	Am
23670.1	1991	1226	Am	30543	1991	454	Am
23811	1991	1226	Am	30545	1991	454	Am
24253	1991	1226	R	30546	1997	532	Am
24353	1991	1226	R	30582	1991	454	Am
24354	1991	1226	R	30700	1994	923	Am ⁸³²
24502	1992	1020	R	30700.6	1990	1652	Am
24628.5	1991	1226	Am	30731	1994	923	Am ⁸³²
24635	1991	1226	R	30830	1994	923	Am ⁸³²
24662	1991	1226	Am	30831	1994	923	Am ⁸³²
24763	1991	1226	R	31006	1996	860	Am
24764	1991	1226	R	31015	1990	1652	Ad
24765	1992	1020	Am	31016	1995	798	Ad
24955.1	1992	1020	Am	31027	1990	553	Am
24957	1991	1226	R	31029.1	1992	1020	Ad
24958	1991	1226	R	31035.1	1992	1020	Ad
24959	1991	1226	R	31105	1990	553	Am
24960	1991	1226	R	31141	1990	553	Am
24961	1991	1226	R	31144.7	1989	580	Ad
24962	1991	1226	R	31144.71	1989	580	Ad
24963	1992	1020	Am	31144.72	1989	580	Ad
24964	1991	1226	R	31144.73	1989	580	Ad
25036	1991	1226	R	31144.74	1989	580	Ad
25037	1991	1226	R	31144.75	1989	580	Ad
25038	1991	1226	Am	31144.76	1989	580	Ad
25041	1991	1226	Am	31144.77	1989	580	Ad
25060	1991	1226	Am	31144.78	1989	580	Ad
25061	1991	1226	Am	31144.79	1989	580	Ad
25090	1991	1226	R	31149.5	1992	456	Ad
25091	1991	1226	Am	31155.5	1992	1020	R
				31483	1989	84 *	Am
					1996	667 *	Am ⁴⁰
				31630.5	1993	1024	Am
				31631	1993	1024	Am

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<i>Affected By</i>				<i>Affected By</i>			
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31633	1991	198	Am	35252.2	1995	833	Ad
	1993	1024	Am	35252.4	1995	833	Ad
31653	1991	70	Ad	35252.6	1995	833	Ad
31701.8	1995	815	Ad & R ³¹⁴	35252.8	1995	833	Ad
32551	1996	400	Am	35260	1993	626	Ad
33139	1993	1024	Am	35261	1993	626	Ad
33300	1989	570	Ad	35262	1993	626	Ad
33301	1989	570	Ad	35263	1993	626	Ad
33302	1989	570	Ad	35264	1993	626	Ad
33303	1989	570	Ad	35265	1993	626	Ad
33304	1989	570	Ad	35266	1993	626	Ad
33305	1989	570	Ad		1994	923	Am ⁸³²
33306	1989	570	Ad		1996	724	Am
34054	1992	1020	R	35267	1993	626	Ad
34402.4	1994	923	Am ⁸³²	35268	1993	626	Ad
34580	1992	300	Ad	35269	1993	626	Ad
34581	1992	300	Ad	35280	1995	699 *	Ad
34582	1992	300	Ad	35281	1995	699 *	Ad
34583	1992	300	Ad		1996	124	Am ¹¹⁹⁷
34803	1992	1020	Am	35282	1995	699 *	Ad
34804	1992	1020	R		1996	124	Am ¹¹⁹⁷
35003	1992	1003	Am	35283	1995	699 *	Ad
35003.1	1994	923	Am ⁸³²	35284	1995	699 *	Ad
35100	1989	61	Ad	35285	1995	699 *	Ad
	1994	923	Am ⁸³²	35286	1995	699 *	Ad
35106	1989	61	Am	35287	1995	699 *	Ad
	1994	923	Am ⁸³²	35288	1995	699 *	Ad
35107	1989	61	Am	35413	1995	798	Ad
	1994	923	Am ⁸³²	35422.5	1996	667 *	Ad
35110	1994	923	Am ⁸³²	35426	1992	1020	R
35179	1994	923	Am ⁸³²	35520.16	1994	923	Am ⁸³²
35179.5	1991	682	Ad	35532	1992	1020	Am
35191	1994	923	Am ⁸³²	Div. 13,			
35216	1994	923	Am ⁸³²	Pt. 5,			
35230	1990	228	Ad	Ch. 2.75,			
35231	1990	228	Ad	Art. 1,			
35232	1990	228	Ad	heading			
35233	1990	228	Ad	(Sec. 35540			
	1994	923	Am ⁸³²	et seq.)	1989	33 *	Ad
35234	1990	228	Ad	35541	1989	33 *	Am
35235	1990	228	Ad	35554	1989	33 *	Ad
35236	1990	228	Ad	35565.8	1992	56 *	Ad
35237	1990	228	Ad	35854	1991	1226	R
35240	1993	1047	Ad	35885	1991	1226	R
35241	1993	1047	Ad	35886	1991	1226	Am
35242	1993	1047	Ad	35912	1989	395	Ad
35243	1993	1047	Ad	35950.1	1992	1020	Am
35244	1993	1047	Ad	35950.4	1992	1020	Am
35245	1993	1047	Ad	35996	1991	1226	Am
35246	1993	1047	Ad	36151	1992	1020	R
	1994	923	Am ⁸³²	36152	1992	1020	R
	1995	355 *	Am	36153	1996	860	Am
35247	1993	1047	Ad		1996	1023 *	Am ¹²⁵³
35248	1993	1047	Ad	36173	1992	1020	R
35249	1993	1047	Ad	36386	1992	1020	Am
35252	1995	833	Ad	36402.3	1992	1020	Am
35252.10	1995	833	Ad	36408	1992	1020	R
35252.12	1995	833	Ad	36408.4	1992	1020	Am
35252.14	1995	833	Ad	36447.13	1992	1020	R
35252.16	1995	833	Ad	36447.8	1992	1020	R
35252.18	1995	833	Ad	36459	1992	1020	R

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	Year	Chapter	Effect		Year	Chapter	Effect
36560	1997	566 *	Ad	43503	1992	1020	R
36578	1989	789	Am	44004	1992	1020	R
39050	1990	1593 *	Am	44005	1992	1020	R
39059	1992	1020	Am	44032	1992	1020	Am
39080	1992	1020	Am	44427	1992	1020	R
39925	1990	1593 *	Am	44428	1992	1020	Am
40306	1990	1593 *	Am	44429	1992	1020	R
40307	1990	1593 *	Ad	44430	1992	1020	R
40382	1992	1020	R	44431	1992	1020	R
41013	1990	1593 *	Am	44432	1992	1020	R
41016	1990	1593 *	Am	44433	1992	1020	R
41025	1990	1593 *	Ad	44600	1992	1020	Am
41026	1990	1593 *	Ad	44904	1992	1020	Am
41027	1990	1593 *	Ad	44911	1992	1020	R
41028	1990	1593 *	Ad	44956	1992	1020	R
41153	1992	1020	Am	45100	1992	1020	Am
41305	1990	1593 *	Am	45102	1992	1020	Am
41308	1990	1593 *	Am	45103	1992	1020	Ad
41331	1990	1593 *	Am	45900	1992	1020	Am
41336	1990	1593 *	Am	46000	1992	1020	Am
41338	1990	1593 *	Am	46002	1992	1020	Am
41553	1990	1593 *	Am	46004	1992	1020	Am
41555	1990	1593 *	Am	46008	1992	1020	Am
42225	1992	1020	Am	46150	1992	1020	Am
42226	1992	1020	Am	46153	1992	1020	Am
42227	1992	1020	Am	46154	1992	1020	Am
Pt. 5,				46156	1992	1020	Am
Ch. 1,				46200	1992	1020	Am
Art. 4,				46204	1992	1020	R
heading				46205	1992	1020	Am
(Sec. 42275				46209	1992	1020	Am
et seq.)	1992	1020	Am	46225	1992	1020	Am
42275	1992	1020	Am	46255	1992	1020	Am
42276	1992	1020	Am	46256	1992	1020	Am
42277	1992	1020	R	46305	1992	1020	Am
42278	1992	1020	R	46327	1992	1020	R
42280	1992	1020	Am	46328	1992	1020	Am
42290	1992	1020	Am	46355	1992	1020	Am
Pt. 5,				46377	1992	1020	Am
Ch. 2,				47551	1992	1020	Am
Art. 1,				47802	1992	1020	R
heading				47806	1992	1020	Am
(Sec. 42300				48400	1992	1020	Am
et seq.)	1992	1020	Am	50015	1992	38	Am
42300	1992	1020	R	50658	1994	939 *	Am ¹¹⁷
42301	1992	1020	Am	50660	1997	246	Ad
42355	1992	1020	Am	50706	1994	923	R ⁸³²
42356	1992	1020	Am	50707	1994	939 *	Ad ¹¹⁷
42357	1992	1020	Am		1996	400	Am
42358	1992	1020	Am	50752	1996	872	Am ¹²⁸¹
42359	1992	1020	Am	50780	1992	842	Ad
42500	1992	1020	R	50780.10	1992	842	Ad
42501	1992	1020	R		1994	923	Am ⁸³²
42525	1992	1020	Am	50780.12	1992	842	Ad
42526	1992	1020	Am	50780.14	1992	842	Ad
42552	1992	1020	Am	50780.16	1992	842	Ad
42700	1992	1020	Am	50780.18	1992	842	Ad
42725	1992	1020	Am	50780.2	1992	842	Ad
42726	1992	1020	Am	50780.20	1992	842	Ad
42750	1992	1020	Am	50780.22	1992	842	Ad
43159	1992	1020	Am	50780.4	1992	842	Ad

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<i>Affected By</i>				<i>Affected By</i>			
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50780.6	1992	842	Ad	60317.5	1990	389	Ad
50780.8	1992	842	Ad	60326.1	1993	52	Ad
50902	1992	38	Am	60327.1	1993	52	Ad
50933	1989	268 *	Ad	70041.4	1994	923	Am ⁸³²
51206	1992	38	Ad	70071	1994	923	Am ⁸³²
51207	1992	38	Ad	70120	1994	923	Am ⁸³²
51342	1990	417	Am	71017	1994	923	Am ⁸³²
51360	1992	38	R	71163.4	1994	923	Am ⁸³²
51360.5	1992	38	R	71250.1	1996	314	Ad
51361	1992	38	R	71262	1994	923	Am ⁸³²
51362	1992	38	R	71265	1995	449	Ad ⁶⁷⁷
51362.5	1992	38	R				R ¹⁶⁰
51363	1992	38	R	71266	1995	449	Ad ⁶⁷⁷
51364	1992	38	R				R ¹⁶⁰
51365	1992	38	R	71267	1996	124	Ad(RN) ¹¹⁹⁷
51366	1992	38	R	71460	1989	61	R
51511	1990	417	Am	71470	1989	61	R
51514	1990	417	Am	71471	1989	61	R
	1992	38	Am	71472	1989	61	R
51521	1992	38	Am	71505	1989	61	Am
51600	1990	417	Am		1994	923	Am ⁸³²
51601	1990	417	Am	71510	1989	61	R
51605	1994	322 *	Am	71511	1989	61	R
51607	1994	322 *	Am	71513	1989	61	R
51608	1994	322 *	Am	71514	1989	61	R
51609	1994	322 *	R	71601	1995	798	Ad
51610	1990	417	Am	71610	1995	28	Am
	1994	322 *	R	71631.7	1989	662	Ad & R ⁴⁰
51611	1994	322 *	Am	71881	1995	91	Am ⁹⁶⁴
51612.5	1990	417	Am	71930.5	1994	923	Am ⁸³²
51613	1990	417	Am	72090.5	1991	70	Ad
51615	1994	322 *	Am	72140.1	1994	1010	Am ⁸³²
51618	1994	322 *	Am	72303	1995	28	Am
51646	1990	417	Am	72760	1994	923	Am ⁸³²
52702	1992	1020	R	74202	1994	923	Am ⁸³²
52703	1992	1020	Am	74206	1991	167	Am
52704	1992	1020	Am	74220	1991	167	Am
52709	1992	1020	Am	74224	1997	566 *	Am
52713	1992	1020	Am	74461	1993	1195	Am
52730	1992	1020	Am	74466	1993	1195	Am
52732	1992	1020	Am	74593	1995	28	Am
52733	1992	1020	R	74880	1996	860	R
52734	1992	1020	R	74950	1989	31	Am
55184.4	1994	923	Am ⁸³²		1990	1558	Am
55310.2	1991	167	Ad	74978	1996	860	R
	1995	529 *	R & Ad	75501	1994	1010	Am ⁸³²
55338	1991	1117 *	Ad	75502.5	1995	833	Ad
56018.4	1994	923	Am ⁸³²	75524	1990	684	Ad
60027	1990	389	Ad	75591	1992	1208	Am
60028	1990	389	Ad	75601	1993	1195	Ad
60221	1995	28	Am	78500	1996	135 *	Ad ¹³²¹
60224	1990	389	Ad	78500.2	1996	135 *	Ad ¹³²¹
60225	1990	389	Ad	78500.4	1996	135 *	Ad ¹³²¹
60226	1990	389	Ad	78501	1996	135 *	Ad ¹³²¹
60230	1990	389	Am	78505	1996	135 *	Ad ¹³²¹
60301	1990	389	Ad	78525	1996	135 *	Ad ¹³²¹
60305	1990	389	Am	78526	1996	135 *	Ad ¹³²¹
60306	1990	389	Am	78530	1996	135 *	Ad ¹³²¹
60315	1990	389	Am	78530.5	1996	135 *	Ad ¹³²¹
60316	1990	389	Am	78531	1996	135 *	Ad ¹³²¹
60317	1990	389	Am	78535	1996	135 *	Ad ¹³²¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WATER CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
78535.5	1996	135 *	Ad ¹³²¹	78647	1996	135 *	Ad ¹³²¹
78536	1996	135 *	Ad ¹³²¹	78647.10	1996	135 *	Ad ¹³²¹
78536.5	1996	135 *	Ad ¹³²¹	78647.12	1996	135 *	Ad ¹³²¹
78537	1996	135 *	Ad ¹³²¹	78647.14	1996	135 *	Ad ¹³²¹
78538	1996	135 *	Ad ¹³²¹	78647.16	1996	135 *	Ad ¹³²¹
78540	1996	135 *	Ad ¹³²¹	78647.2	1996	135 *	Ad ¹³²¹
78540.5	1996	135 *	Ad ¹³²¹	78647.4	1996	135 *	Ad ¹³²¹
78541	1996	135 *	Ad ¹³²¹	78647.5	1996	135 *	Ad ¹³²¹
78542	1996	135 *	Ad ¹³²¹	78647.6	1996	135 *	Ad ¹³²¹
78543	1996	135 *	Ad ¹³²¹	78647.7	1996	135 *	Ad ¹³²¹
78544	1996	135 *	Ad ¹³²¹	78647.8	1996	135 *	Ad ¹³²¹
78545	1996	135 *	Ad ¹³²¹	78648	1996	135 *	Ad ¹³²¹
78550	1996	135 *	Ad ¹³²¹	78648.10	1996	135 *	Ad ¹³²¹
78550.5	1996	135 *	Ad ¹³²¹	78648.12	1996	135 *	Ad ¹³²¹
78551	1996	135 *	Ad ¹³²¹	78648.14	1996	135 *	Ad ¹³²¹
78552	1996	135 *	Ad ¹³²¹	78648.16	1996	135 *	Ad ¹³²¹
78560	1996	135 *	Ad ¹³²¹	78648.2	1996	135 *	Ad ¹³²¹
78560.5	1996	135 *	Ad ¹³²¹	78648.4	1996	135 *	Ad ¹³²¹
78562	1996	135 *	Ad ¹³²¹	78648.6	1996	135 *	Ad ¹³²¹
78564	1996	135 *	Ad ¹³²¹	78648.8	1996	135 *	Ad ¹³²¹
78565	1996	135 *	Ad ¹³²¹	78650	1996	135 *	Ad ¹³²¹
78566	1996	135 *	Ad ¹³²¹	78650.2	1996	135 *	Ad ¹³²¹
78568	1996	135 *	Ad ¹³²¹	78650.4	1996	135 *	Ad ¹³²¹
78570	1996	135 *	Ad ¹³²¹	78651	1996	135 *	Ad ¹³²¹
78571	1996	135 *	Ad ¹³²¹	78652	1996	135 *	Ad ¹³²¹
78572	1996	135 *	Ad ¹³²¹	78655	1996	135 *	Ad ¹³²¹
78601	1996	135 *	Ad ¹³²¹	78656	1996	135 *	Ad ¹³²¹
78602	1996	135 *	Ad ¹³²¹	78657	1996	135 *	Ad ¹³²¹
78603	1996	135 *	Ad ¹³²¹	78670	1996	135 *	Ad ¹³²¹
78603.5	1996	135 *	Ad ¹³²¹	78671	1996	135 *	Ad ¹³²¹
78610	1996	135 *	Ad ¹³²¹	78672	1996	135 *	Ad ¹³²¹
78611	1996	135 *	Ad ¹³²¹	78672.5	1996	135 *	Ad ¹³²¹
78612	1996	135 *	Ad ¹³²¹	78673	1996	135 *	Ad ¹³²¹
78612.5	1996	135 *	Ad ¹³²¹	78674	1996	135 *	Ad ¹³²¹
78613	1996	135 *	Ad ¹³²¹	78675	1996	135 *	Ad ¹³²¹
78614	1996	135 *	Ad ¹³²¹	78675.5	1996	135 *	Ad ¹³²¹
78615	1996	135 *	Ad ¹³²¹	78676	1996	135 *	Ad ¹³²¹
78616	1996	135 *	Ad ¹³²¹	78680	1996	135 *	Ad ¹³²¹
78617	1996	135 *	Ad ¹³²¹	78680.10	1996	135 *	Ad ¹³²¹
78618	1996	135 *	Ad ¹³²¹	78680.12	1996	135 *	Ad ¹³²¹
78619	1996	135 *	Ad ¹³²¹	78680.14	1996	135 *	Ad ¹³²¹
78620	1996	135 *	Ad ¹³²¹	78680.16	1996	135 *	Ad ¹³²¹
78621	1996	135 *	Ad ¹³²¹	78680.18	1996	135 *	Ad ¹³²¹
78622	1996	135 *	Ad ¹³²¹	78680.2	1996	135 *	Ad ¹³²¹
78623	1996	135 *	Ad ¹³²¹	78680.20	1996	135 *	Ad ¹³²¹
78624	1996	135 *	Ad ¹³²¹	78680.4	1996	135 *	Ad ¹³²¹
78625	1996	135 *	Ad ¹³²¹	78680.6	1996	135 *	Ad ¹³²¹
78626	1996	135 *	Ad ¹³²¹	78680.8	1996	135 *	Ad ¹³²¹
78627	1996	135 *	Ad ¹³²¹	78681	1996	135 *	Ad ¹³²¹
78628	1996	135 *	Ad ¹³²¹	78681.10	1996	135 *	Ad ¹³²¹
78629	1996	135 *	Ad ¹³²¹	78681.2	1996	135 *	Ad ¹³²¹
78630	1996	135 *	Ad ¹³²¹	78681.4	1996	135 *	Ad ¹³²¹
78640	1996	135 *	Ad ¹³²¹	78681.8	1996	135 *	Ad ¹³²¹
78641	1996	135 *	Ad ¹³²¹	78681.9	1996	135 *	Ad ¹³²¹
78642	1996	135 *	Ad ¹³²¹	78682	1996	135 *	Ad ¹³²¹
78643	1996	135 *	Ad ¹³²¹	78682.2	1996	135 *	Ad ¹³²¹
78644	1996	135 *	Ad ¹³²¹	78682.4	1996	135 *	Ad ¹³²¹
78645	1996	135 *	Ad ¹³²¹	78682.6	1996	135 *	Ad ¹³²¹
	1997	566 *	Am	78684	1996	135 *	Ad ¹³²¹
78645.5	1996	135 *	Ad ¹³²¹	78684.10	1996	135 *	Ad ¹³²¹
78645.7	1996	135 *	Ad ¹³²¹	78684.12	1996	135 *	Ad ¹³²¹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
78684.13	1996	135 *	Ad ¹³²¹	78692	1996	135 *	Ad ¹³²¹
78684.14	1996	135 *	Ad ¹³²¹	78693	1996	135 *	Ad ¹³²¹
78684.2	1996	135 *	Ad ¹³²¹	78694	1996	135 *	Ad ¹³²¹
78684.4	1996	135 *	Ad ¹³²¹	78695	1996	135 *	Ad ¹³²¹
78684.6	1996	135 *	Ad ¹³²¹	78696	1996	135 *	Ad ¹³²¹
78684.8	1996	135 *	Ad ¹³²¹	78697	1996	135 *	Ad ¹³²¹
78686	1996	135 *	Ad ¹³²¹	78698	1996	135 *	Ad ¹³²¹
78686.10	1996	135 *	Ad ¹³²¹	78699	1996	135 *	Ad ¹³²¹
78686.12	1996	135 *	Ad ¹³²¹	78700	1996	135 *	Ad ¹³²¹
78688	1996	135 *	Ad ¹³²¹	78701	1996	135 *	Ad ¹³²¹
78690	1996	135 *	Ad ¹³²¹	78702	1996	135 *	Ad ¹³²¹
78691	1996	135 *	Ad ¹³²¹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
100	1991	500	S ⁴¹				
	1993	16	S ⁵⁷		1994	453	Am (by Sec. 1.5 of Ch., as am by
101	1991	500	S ⁴¹				Sec. 24,
	1993	16	S ⁵⁷				Stats. 1992,
102	1991	500	S ⁴¹				Ch. 695 and by
	1993	16	S ⁵⁷				Sec. 2.5 of Ch.,
103	1991	500	S ⁴¹				as ad by Sec. 25,
	1993	16	S ⁵⁷				Stats. 1992,
104	1991	500	S ⁴¹				Ch. 695)
	1993	16	S ⁵⁷		1995	304*	R & Ad
105	1991	500	S ⁴¹		1996	12*	Am
	1993	16	S ⁵⁷		1997	17	Am ¹³²⁸
106	1991	500	S ⁴¹	207.2	1992	429*	Ad
	1993	16	S ⁵⁷	208	1X 1993-94	23	Am & R ¹³³
107	1991	500	S ⁴¹				Ad ²⁸⁸
	1993	16	S ⁵⁷	208.1	1X 1993-94	23	Ad & R ¹³³
108	1991	500	S ⁴¹		1996	12*	Am
	1993	16	S ⁵⁷	209	1989	1327*	Am
109	1991	500	S ⁴¹		1990	1078	Am
	1993	16	S ⁵⁷		1992	429*	Am
110	1991	500	Am ⁴¹		1992	695*	Am (as am by
	1993	16	R				Sec. 3,
120	1993	505	Ad & R ⁷⁰				Stats. 1992,
	1996	173	Ad & R ³¹⁴				Ch. 429)
121	1993	505	Ad & R ⁷⁰				R & Ad ⁵⁴⁸
	1996	173	Ad & R ³¹⁴		1993	59*	Am (as am by
122	1993	505	Ad & R ⁷⁰				Sec. 26 and
	1996	173	Ad & R ³¹⁴				Sec. 27,
123	1993	505	Ad & R ⁷⁰				Stats. 1992,
	1996	173	Ad & R ³¹⁴				Ch. 695)
124	1993	505	Ad & R ⁷⁰		1995	304*	Am
	1996	173	Ad & R ³¹⁴		1996	805	Am
148.1	1989	391	Am	210	1996	12*	Am
202	1989	569*	Am	210.1	1996	12*	Am
204	1995	356	Am	210.2	1996	12*	Am
204.5	1994	1019	Ad	210.5	1996	100*	Ad
206	1989	913	Am	211	1994	453	Am
207	1996	12*	Am	213.5	1989	1409	Ad
207.1	1989	1327*	Am		1996	1138	Am (by Sec. 1
	1990	981*	Am				of Ch.)
	1990	1078	Am		1996	1139	Am (by Sec. 3.5
	1991	721	Am				of Ch.)
	1992	5*	Am	215	1995	724	Am
	1992	429*	Am	218.5	1996	1139	Ad
	1992	695*	Am (as am by	220	1996	1023*	Am ¹²⁵³
			Sec. 1,	224	1991	91*	Ad & R ⁵¹
			Stats. 1992,	225.05	1991	91*	Ad
			Ch. 429)		1991	611*	Am
			R & Ad ⁵⁴⁸	229	1996	12*	Am
	1994	448	Am (as am by	229.5	1994	358	Am
			Sec. 24 and as	241.1	1989	1441	Ad
			ad by Sec. 25,	245.5	1990	182	Am
			Stats. 1992,	248.5	1990	1530	Ad
			Ch. 695)	252	1997	510	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
255	1997	679	Am	1992	163	Am ^{42 511}	
256	1989	1244	Am	1993	219	Am	
	1990	1697	Am	1996	1138	Am	
	1991	493	Am	1996	1139	Am	
	1991	1202	Am (by Sec. 8 of Ch.)	304.7	1996	945 Ad	
				306	1989	408 Am	
	1993	90	Am		1994	469 Am	
	1995	55	Am		1995	724 Am	
	1997	666	Am (by Sec. 6 of Ch.)	307.5	1989	913 Am	
				308	1990	320 Am	
	1997	679	Am (by Sec. 2.5 of Ch.)		1996	275 Am	
				309	1989	913 Am	
256.5	1991	1202	Ad		1997	793 Am	
	1997	679	Am	316	1992	288 Ad	
257	1989	1244	Am	316.2	1997	793 Ad	
	1990	1697	Am	317	1992	433 Am	
	1991	493	Am		1996	1084 Am	
	1991	1202	Am	317.5	1994	1073 Ad	
	1997	679	Am	317.6	1994	1073 Ad	
258	1990	292	Am		1995	91 Am ⁹⁶⁴	
	1991	1202	Am	318	1992	1327 Ad	
	1997	679	Am	319	1990	1530 Am	
259	1991	1202	R		1994	469 Am	
259.1	1991	1202	R		1997	793 Am	
260	1997	679	Am	319.2	1993	1088 Ad	
261	1997	679	Am	330	1991	1203 Am & RN	
262	1997	679	Am	332	1989	1151 Am	
263	1997	679	Am		1990	1530 Am	
272	1989	408	Am		1996	1139 Am	
	1990	1530	Am	340.5	1991	980 Ad	
	1995	724	Am	341	1996	90 Am	
					1997	772 Am	
275	1993	60*	Am ⁶⁶²		1992	360* Am	
276	1992	848*	Am	350	1994	24 Am	
279	1992	848*	Am		1996	405 Am	
300	1989	913	Am (as ad by Sec. 4, Stats. 1987, Ch. 1485) ⁴³		1997	772 Am	
			Am (as ad by Sec. 4.5, Stats. 1987, Ch. 1485) ⁶³	353	1989	913 Am	
			R (as am by Sec. 4, Stats. 1989, Ch. 913)	353.1	1994	159 Ad	
			Am (as am by Sec. 3, Stats. 1989, Ch. 913) ¹³		1995	91 Am ⁹⁶⁴	
	1991	1203	Am	355	1996	36 Am	
			Am (by Sec. 1 of Ch.)		1997	793 Am	
			Am (by Sec. 1.5 of Ch.)	358	1991	1203 Am	
			Ad	358.1	1989	913 Am	
300.2	1996	1084	Ad		1993	892 Am	
301	1991	1203	Am & RN		1997	793 Am	
			& Ad(RN)	360	1991	1203 Am	
			Ad(RN)		1994	900 Am	
302	1991	1203	Ad(RN)	361	1990	182 Am	
	1996	1139	Am		1992	382 Am	
304	1989	137	Am		1996	1084 Am (by Sec. 4 of Ch.)	
			Am		1996	1139 Am (by Sec. 8.5 of Ch.)	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By					
	Year	Chapter	Effect		Year	Chapter	Effect			
361.3	1989	913	Am	1996	1028	Am (as am by Sec. 2 and as ad by Sec. 3, Stats. 1995, Ch. 540)				
	1992	495	Am							
	1993	451	Am (by Sec. 1 of Ch.)							
	1993	892	Am (by Sec. 2.5 of Ch.)							
	1997	268	Am							
	1997	793	Am							
	361.5	1989	913				Am	1996	1082	Am (by Sec. 3 of Ch., as am by Sec. 2, Stats. 1995, Ch. 540)
		1990	1530				Am			
		1991	820				Am			
		1992	163				Am ^{42,511}			
1992		455	Am							
1993		219	Am							
1993		892	Am							
1994		57	Am							
1994		900	Am (as am by Stats. 1994, Ch. 57)							
1996		101	Am							
1996	142	Am								
1996	1082	Am (by Sec. 2 of Ch.)								
1996	1083	Am & R (by Sec. 2.5 of Ch.) ¹⁹⁹	1996	1083	Am (by Sec. 3 of Ch., as am by Sec. 2, Stats. 1995, Ch. 540)					
		Ad (by Sec. 2.7 of Ch.) ²⁷¹								
1997	793	Am (as am by Sec. 2.5 and as ad by Sec. 2.7, Stats. 1996, Ch. 1083)								
1996	1084	Am (by Sec. 6.9 of Ch., as am by Sec. 2, Stats. 1995, Ch. 540)								
1996	1084	Am (by Sec. 7.9 of Ch., as ad by Sec. 3, Stats. 1995, Ch. 540)								
1997	17	Am (as am by Sec. 6.9 and Sec. 7.9, Stats. 1996, Ch. 1084) ³²⁸								
1997	793	Am (as am by Sec. 6.9 and Sec. 7.9, Stats. 1996, Ch. 1084)								
1997	793	Am (as am by Sec. 6.9 and Sec. 7.9, Stats. 1996, Ch. 1084)								
1997	793	Am (as am by Sec. 6.9 and Sec. 7.9, Stats. 1996, Ch. 1084)								
1997	793	Am (as am by Sec. 6.9 and Sec. 7.9, Stats. 1996, Ch. 1084)								
362	1992	1307	Am	366.22	1989	913	Am			
	1996	1139	Am							
362.1	1994	663	Am							
	1996	1139	Am							
362.2	1994	1128	Ad							
362.4	1989	137	Am							
	1992	163	Am ^{42,511}							
	1993	219	Am							
	1996	1138	Am							
	1996	1139	Am							
362.6	1992	1008	Ad	1991	820	Am				
362.7	1995	509	Ad & R ³¹⁴							
362.8	1995	509	Ad & R ³¹⁴							
364	1989	913	Am							
366	1989	913	Am							
	1994	663	Am							
	1997	793	Am							
366.2	1992	163	Am ^{42,511}				1993	892	Am	
	1992	288	Am							
	1993	219	Am							
366.21	1989	913	Am							
	1992	288	Am							
	1993	589	Am ⁶⁷⁰							
	1993	892	Am							
	1994	146	Am ⁸³³							
	1995	540	R & Ad ²⁷¹							
	1995	540	R & Ad ²⁷¹	1995	540	Am				
	1995	540	R & Ad ²⁷¹							
	1995	540	R & Ad ²⁷¹							
	1995	540	R & Ad ²⁷¹							
	1995	540	R & Ad ²⁷¹							
	1995	540	R & Ad ²⁷¹							
	1995	540	R & Ad ²⁷¹							
	1995	540	R & Ad ²⁷¹							
	1995	540	R & Ad ²⁷¹							
	1995	540	R & Ad ²⁷¹							

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
366.22 (Cont.)				366.28	1995	540	Ad
	1997	793	Am (as am by Sec. 8 and Sec. 9, Stats. 1996, Ch. 1084)	366.3	1989	913	Am
					1990	1530	Am
					1994	900	Am
					1995	540	Am
					1996	1138	Am
366.23	1989	913	Am		1997	793	Am
	1992	288	Am	366.4	1990	1530	Ad
	1997	793	Am	369	1990	566	Am
366.25	1989	913	Am	387	1997	268	Am
	1992	163	Am ^{42 511}		1997	793	Am
	1993	892	Am	388	1994	900	Am
	1996	1138	Am	400	1992	811	Ad
366.26	1989	913	Am	401	1992	811	Ad
	1990	1363	Am (by Sec. 16 of Ch.) ⁵⁴	402	1992	811	Ad
				403	1992	811	Ad
	1990	1530	Am (by Sec. 7.5 of Ch.)	404	1992	811	Ad
				501	1989	1356	Am
	1991	820	Am (as am by Sec. 7.5, Stats. 1990, Ch. 1530)	505	1989	1356	Am
				601	1994	1023	Am
					1994	1024	Am (by Sec. 4.2 of Ch.)
	1992	163	Am ^{42 511}	601.1	1994	1023	R
	1993	892	Am		1994	1024	R
	1994	324	Am (by Sec. 1 of Ch.)	601.2	1994	1023	Am
				601.3	1991	1202	Am
	1994	1007	Am (by Sec. 2 of Ch.)		1992	427	Am ⁵¹¹
					1994	1024	Am
	1995	540	Am	601.4	1989	1117	Am
			R & Ad ²⁷¹	601.5	1997	909	Ad
	1996	1082	Am (by Sec. 5 of Ch., as am by Sec. 6, Stats. 1995, Ch. 540)	603	1996	481	Am
				603.5	1993	1151	Am
					1994	478*	Am & R ^{133 288}
					1996	93	R (as ad by Sec. 2, Stats. 1994, Ch. 478)
							Am (as am by Sec. 1, Stats. 1994, Ch. 478)
	1996	1083	Am (by Sec. 5.5 of Ch., as am by Sec. 6, Stats. 1995, Ch. 540)	604	1996	481	Am
				607	1994	453	Am
				608	1990	749	Ad
				618.5	1992	1327	Ad
				625.1	1989	1117	Ad
				625.2	1989	1117	Ad
				625.3	1996	843	Ad
				625.5	1994	810	Ad
	1997	510	Am (as am by Sec. 5.5 and Sec. 6.5, Stats. 1996, Ch. 1083)	626	1989	878	Am
				626.5	1989	878	Am
				626.6	1996	843	Ad
				629.1	1996	843	Ad
	1997	793	Am (as am by Sec. 5.5 and Sec. 6.5, Stats. 1996, Ch. 1083)	631	1989	686	Am
				632	1989	686	Am
				650	1991	1202	Am
				652.5	1990	258	Am
				653	1991	1202	Am
					1992	427	Am ⁵¹¹
366.27	1993	1089	Ad		1993	59*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
653 (Cont.)	1994	450	Am	660	1995	313*	Am
653.1	1994	453	Am	660.5	1997	447	Am
653.5	1989	930	Am & R (by Sec. 12 of Ch.) ¹⁹	663	1997	679	Ad & R ⁵⁹⁹
			Ad (by Sec. 12.2 of Ch.) ¹⁶	664	1996	447	Am
	1989	1117	Am (by Sec. 8 of Ch.)	676	1997	90	Am
	1993	59*	Am		1997	903	Am
	1993	1125*	Am (as am by Sec. 22, Stats. 1993, Ch. 59) R & Ad ⁷⁹		1990	246	Am
			Am (as am by Sec. 15 and as ad by Sec. 16, Stats. 1993, Ch. 1125)		1993	610	Am
	1994	450	Am (as am by Sec. 15, Stats. 1993, Ch. 1125 and by Sec. 6.5 of Ch., as ad by Sec. 16, Stats. 1993, Ch. 1125)		1993	611*	Am
			Am (by Sec. 5.5 of Ch., as am by Sec. 15, Stats. 1993, Ch. 1125 and by Sec. 6.5 of Ch., as ad by Sec. 16, Stats. 1993, Ch. 1125)		1994	453	Am
	1994	453	Am (by Sec. 5.5 of Ch., as am by Sec. 15, Stats. 1993, Ch. 1125 and by Sec. 6.5 of Ch., as ad by Sec. 16, Stats. 1993, Ch. 1125)	676.5	1995	332	Ad
			Am (as am by Sec. 6.5, Stats. 1994, Ch. 453)	682	1990	1508	Am
	1996	1077	Am (as am by Sec. 6.5, Stats. 1994, Ch. 453)		1992	126*	Am
654	1989	1117	R (am by Stats. 1984, Ch. 1412)	700	1994	836	Am
			Am (as am by Stats. 1984, Ch. 1635)		1995	313*	Am
	1991	1202	Am	700.5	1990	1508	R
654.2	1989	1117	Ad	702.3	1989	625	Am
654.3	1989	1117	Ad	706	1995	234	Am
	1994	213	Am	706.5	1989	569*	Ad
	1989	1117	Ad	707	1989	820	Am
	1994	453	Am		1990	249	Am
	1996	1077	Am		1991	303	Am
			Am (by Stats. 1984, Ch. 1635)		1993	610	Am
	1991	1202	Am		1993	611*	Am
654.4	1989	1117	Ad		1994	448	Am
654.6	1990	258	Ad		1994	453	Am (by Sec. 9.5 of Ch.)
655	1991	1202	Am	707.01	1997	910	Am
656	1990	1530	Am		1994	448	Ad
	1994	575	Am		1994	453	Ad
	1994	836	Am	707.1	1997	910	Am
	1995	42	Am		1994	448	Am
	1995	313*	Am		1994	453	Am (by Sec. 11.5 of Ch.)
	1995	935	Am (as am by Stats. 1995, Ch. 313)		1995	61	Am
	1996	1077	Am	707.2	1994	448	Am
656.2	1989	569*	R & Ad		1994	449	Am
	1995	234	Am		1995	343	Am
	1997	910	Am	725	1989	936	Am
659	1994	836	Am		1989	1117	Am
					1994	181	Am
					1994	936	Am
					1992	1307	Am
					1993	1089	Am
					1994	453	Am
					1994	1128	Am
					1996	12*	Am
					1991	1202	Ad
					1994	909	R
					1994	146	Am ⁸³³
					1996	600	Am
					1989	1117	Ad
					1991	482*	Ad
					1992	711*	Am ⁵¹¹
					1996	733	Ad
					1997	281	Ad
					1989	1117	Ad
					1989	1117	Ad
					1995	268	Ad
					1996	520	Am
					1992	682*	Am

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WELFARE AND INSTITUTIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
729.6 (Cont.)	1994	836	Am	748	1994	730	Ad
	1994	1106 *	Am		1996	1049	Am
	1995	268	Am	749	1994	730	Ad
	1995	313 *	R	749.2	1996	133 *	Ad
729.7	1996	1077	Am	749.21	1996	133 *	Ad
729.8	1990	1664	Am	749.22	1996	133 *	Ad
	1992	923	Am ⁸²	749.23	1996	133 *	Ad
	1993	556	Am	749.24	1996	133 *	Ad
	1993	589	Am ⁶⁷⁰	749.25	1996	133 *	Ad
	1996	1023 *	Am ¹²⁵³	749.26	1996	133 *	Ad
730	1993	164	Am	749.27	1996	133 *	Ad
730.6	1992	682 *	Am	749.5	1997	678	Ad ⁶⁷⁹
	1994	1106 *	R & Ad				R ⁶⁸³
	1995	313 *	Am	749.51	1997	678	Ad ⁶⁷⁹
	1996	1077	Am				R ⁶⁸³
730.7	1995	313 *	Ad	749.52	1997	678	Ad ⁶⁷⁹
	1996	520	Am				R ⁶⁸³
731.1	1994	836	Am	749.54	1997	678	Ad ⁶⁷⁹
	1994	1106 *	Am				R ⁶⁸³
	1995	268	Am	777	1989	1117	Am
	1995	313 *	R	781	1994	453	Am (by Sec. 13 of Ch.)
731.2	1994	1055	Ad		1994	835	Am (by Sec. 1.2 of Ch.)
731.6	1992	10 *	Ad & R ⁴⁹⁹		1996	745	Am
	1993	589	Am ⁶⁷⁰	784	1989	1465	Ad
	1994	146	Am ⁸³³	785	1994	448	Ad
731.7	1992	10 *	Ad & R ⁴⁹⁹	800	1990	482	Am
	1993	300 *	Am		1991	649	Am
731.8	1992	10 *	Ad & R ⁴⁹⁹		1994	448	Am
	1992	429 *	Am (as ad by Stats. 1992, Ch. 10)	826	1990	698	Am
					1994	835	Am
731.9	1992	10 *	Ad & R ⁴⁹⁹	827	1990	246	R (as am by Sec. 4, Stats. 1982, Ch. 1103) & Am (as am by Stats. 1984, Ch. 1423)
	1992	429 *	Am (as ad by Stats. 1992, Ch. 10)				
733	1992	10 *	Am				
739	1990	566	Am				
	1992	981	Am				
740	1991	1202	Am		1991	1202	Am
	1992	427	Am ⁵¹¹		1992	148	Am
	1992	1153	Am		1993	589	Am ⁶⁷⁰
	1993	1089	Am		1994	453	Am (by Sec. 14 of Ch.)
740.1	1992	1153	Ad		1994	1018	Am (by Sec. 1 of Ch.)
741	1991	482 *	Am		1994	1019	Am (by Sec. 4 of Ch.)
742.10	1994	909	Ad		1995	71 *	Am
742.12	1994	909	Ad		1996	599	Am
742.14	1994	909	Ad	827.1	1996	343	Ad
742.16	1994	909	Ad		1996	422	Ad
742.18	1994	909	Ad	827.5	1X 1993-94	37	Ad
742.20	1994	909	Ad	827.6	1997	130	Ad
742.22	1994	909	Ad	828	1990	776	Am
743	1994	730	Ad	828.01	1997	341	Ad & R ⁴⁰
	1996	1049	Am	828.1	1990	776	Ad
744	1994	730	Ad		1994	453	Am (by Sec. 15 of Ch.)
745	1994	730	Ad	828.3	1994	215	Ad
	1996	1049	Am	830	1989	86	Am
746	1994	730	Ad				
	1996	1049	Am				
747	1994	730	Ad				
	1996	1049	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
830.1	1X 1993-94	24	Ad	903.1	1992	433	Am
841	1991	155	Am		1996	508	Am
856	1995	72	Am	903.15	1996	389*	Ad ¹²¹⁹
857	1994	1042	Ad	903.2	1996	355	Am
871	1993	918	Am	903.25	1992	429*	Ad
	1997	267	Am		1996	508	Am
872	1992	695*	Am	903.3	1994	882	Am
			R & Ad ⁵⁴⁸		1996	508	Am
	1995	304*	R & Ad	903.41	1994	1269	Ad
	1996	12*	Am	903.45	1992	429*	Am
873	1997	125	Ad	903.5	1993	876*	Am
875.6	1992	711*	R ⁵¹¹	903.8	1993	1089	Ad
881.25	1996	7*	Ad ¹¹⁸⁰		1995	281	Am
			R ⁷⁹	912	1995	916	Am ⁸²
881.5	1991	91*	Ad		1996	6	Am
	1992	1311*	Am ⁶⁰⁹	912.5	1995	916	Ad ⁸²
	1993	970*	Am		1996	6	Ad
885	1992	695*	Am	927	1989	48	Am
			R & Ad ⁵⁴⁸	940	1995	72	Am
	1995	304*	R & Ad	941	1995	72	Am
	1996	12*	Am (as ad by	1000.1	1994	452	Ad
			Sec. 31,	1011	1996	320	Am
			Stats. 1992,	1077	1996	320	R
			Ch. 695) ⁸²	1120.1	1995	317	Ad
			Am (as ad by	1120.2	1996	280	Ad
			Sec. 7,	1152	1991	687	Am
			Stats. 1995,	1250	1989	555	Am
			Ch. 304)	1251	1989	555	Am
	1996	805	Am (as am by	1252	1989	555	Am
			Sec. 12,	1253	1989	555	Am
			Stats. 1996,	1254	1989	555	Am
			Ch. 12)	1255	1989	555	Am
886.5	1992	695*	Am	1256	1989	555	Am
			R & Ad ⁵⁴⁸	1258	1989	555	Am
	1995	304*	R & Ad	1400	1994	969	Ad & R ¹³³
	1996	12*	Am		1997	571	S ³¹⁴
889	1989	929	Am	1401	1994	969	Ad & R ¹³³
893	1995	72	Am		1997	571	S ³¹⁴
894	1989	468	S ⁵⁷	1402	1994	969	Ad & R ¹³³
895	1989	468	S ⁵⁷		1997	571	S ³¹⁴
896	1989	468	S ⁵⁷	1410	1994	969	Ad & R ¹³³
	1992	695*	Am		1997	571	S ³¹⁴
			R & Ad ⁵⁴⁸	1420	1994	969	Ad & R ¹³³
			R & Ad		1997	571	S ³¹⁴
	1995	304*	R & Ad	1430	1994	969	Ad (by Sec. 1.5
	1996	12*	Am				of Ch.) & R ¹³³
897	1989	468	S ⁵⁷		1997	571	Am ³¹⁴
898	1989	468	S ⁵⁷				
898.5	1989	468	S ⁵⁷	1440	1994	969	Ad & R ¹³³
899	1989	468	R		1997	571	Am ³¹⁴
903	1991	110	Am	1706	1989	1367*	Ad & R ³⁶
	1991	137	Am		1996	1023*	Am ¹²⁵³
	1992	50*	Am	1731	1994	452	Am
	1993	219	Am	1731.5	1994	453	Am
	1993	876*	Am		1996	195*	Am
	1994	882	Am (by Sec. 3	1732	1989	555	Am
			of Ch.)		1996	1075	Am
	1994	1269	Am (by	1732.4	1991	721	R
			Sec. 62.1 of Ch.)	1732.6	1X 1993-94	15	Ad
	1996	508	Am	1742	1993	175	Ad
	1996	1023*	Am ¹²⁵³	1752.15	1991	721	Am
	1997	478*	Am	1752.2	1993	1300	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1752.81	1997	266	Am	1820	1993	157 *	Ad
1752.82	1992	682 *	Am	1820.05	1993	157 *	Ad
	1995	336	Am	1820.1	1993	157 *	Ad
	1996	1077	Am	1820.15	1993	157 *	Ad
1753.3	1994	453	Am	1820.2	1993	157 *	Ad
1755.5	1992	209	Am	1820.25	1993	157 *	Ad
1760.3	1992	711 *	Am ⁵¹¹	1820.3	1993	157 *	Ad
1760.4	1989	419	Am	1820.4	1993	157 *	Ad
1760.5	1992	427	Am ⁵¹¹	1820.45	1993	157 *	Ad
1760.6	1991	739	Am	1820.47	1994	1256	Ad
1760.8	1994	905	Ad		1995	72	Am
1764	1989	624	Am	1820.5	1993	157 *	Ad
	1989	1048	Am	1820.55	1993	157 *	Ad
1764.1	1989	624	Am	1857	1996	12 *	Am
	1989	1048	Am	1910	1994	452	Ad
1764.2	1989	624	Ad	1911	1994	452	Ad
	1989	1048	Ad	1912	1994	452	Ad
	1990	216	R (as ad by Stats. 1989, Ch. 624) ²⁰⁶	1913	1994	452	Ad
				1914	1994	452	Ad
				1915	1997	907	Ad
	1993	560	Am	2011	1989	1130 *	Am
1764.3	1989	624	Ad	2013	1989	1130 *	Am
1764.5	1994	1042	Ad	2019	1989	1130 *	Ad
1766.1	1996	1077	Am	2020	1989	1130 *	Am
1767	1993	560	Am		1991	683	Am
1767.1	1993	560	Am	2023	1989	1130 *	Ad
	1994	452	Am	2024	1989	1130 *	Ad
	1994	453	Am	3051	1992	590	Am
	1995	61	Am	3154	1995	455 *	Am
	1996	1075	Am	3158	1995	938	Ad ⁵⁷⁴
	1993	560	R	3200	1995	455 *	Am
1767.8	1993	560	R	3304	1989	1420	Am
1767.9	1993	560	R	4002	1991	89 *	R
1768.1	1991	739	Ad	4003	1991	89 *	R
1768.10	1992	1263	Ad	4005.1	1991	89 *	R & Ad
1768.8	1989	995	Am	4005.2	1991	89 *	R
	1992	924	Am ⁸²	4005.3	1991	89 *	R
	1993	165	Am	4006	1991	89 *	Am
1768.9	1989	765	R & Ad	4008	1991	89 *	Am
	1996	1023 *	Am ¹²⁵³	4009.5	1993	1300	R
1769	1994	452	Am	4012	1991	89 *	Am
	1994	453	Am		1991	611 *	Am
1772	1994	453	Am	4012.4	1991	89 *	R
1773	1996	1023 *	Am ¹²⁵³	4012.6	1991	89 *	R
1778	1995	938	Ad ⁵⁷⁴	4013	1991	89 *	R
1781	1996	1075	Am	4014	1991	89 *	R
1784.2	1992	711 *	Am ⁵¹¹	4014.5	1991	89 *	R
1806	1991	611 *	Am	4015	1991	89 *	R
1807	1991	611 *	R	4017	1991	89 *	Am
1808	1991	611 *	R		1991	611 *	Am
1809	1991	611 *	R	4018	1991	89 *	R
1810	1989	1332 *	Am (as am by Sec. 1, Stats. 1986, Ch. 1275) ¹¹⁸	4019	1991	89 *	R
			Am (as am by Sec. 5, Stats. 1983, Ch. 288) ⁷⁴	4024.5	1990	845	Ad
				4030	1991	89 *	Am
				4031	1991	89 *	Am
				4033	1991	89 *	Ad
					1991	611 *	Am
					1991	89 *	Am
					1991	89 *	Am
					1991	89 *	Am
					1991	89 *	Ad
1811	1991	611 *	R				
1812	1991	611 *	R				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4044	1991	89 *	Ad		1992	1374 *	Am (as am by
4045	1991	89 *	Ad				Stats. 1992,
4050	1991	89 *	Am				Ch. 4)
	1991	611 *	Am		1994	329	Am
4051	1991	89 *	Ad		1996	245 *	Am
4052	1991	89 *	Ad		1996	403	Am
4060	1991	89 *	R	4090	1991	89 *	R & Ad
	1992	1374 *	Ad	4091	1991	89 *	R & Ad
	1993	564	Am		1991	611 *	Am
4061	1991	89 *	R		1992	1374 *	Am
	1992	1374 *	Ad	4092	1991	89 *	R
4062	1991	89 *	R	4093	1991	89 *	R
4063	1991	89 *	R	4094	1991	89 *	R & Ad
4064	1991	89 *	R		1991	610 *	Am
4065	1991	89 *	R		1991	611 *	Am
4066	1991	89 *	R		1993	1245 *	Am
4067	1991	89 *	R	4094.5	1993	1245 *	Ad
4068	1991	89 *	R	4094.6	1993	1245 *	Ad
Div. 4,				4094.7	1993	1245 *	Ad
Pt. 1,				4094.8	1996	794 *	Ad & R ⁴⁹
Ch. 2,				4095	1991	89 *	R & Ad
Art. 4,					1991	610 *	Am
heading					1991	611 *	Am
(Sec. 4070					1992	714 *	Am
et seq.)	1991	89 *	Ad(RN)	4096	1992	714 *	Ad
Div. 4,					1994	199 *	Am
Pt. 1,				4096.5	1992	714 *	Ad
Ch. 2,					1994	199 *	Am
Art. 5,				4109.5	1991	89 *	Ad
heading					1995	513	Am
(Sec. 4070				4112	1995	305 *	Am
et seq.)	1991	89 *	Am & RN	4117	1991	435	Am
			(purports to Am)	4121	1996	320	Am
4070	1991	89 *	Am	4134	1996	1023 *	Am ¹²⁵³
4071	1991	89 *	Am	4200	1991	89 *	Am
	1991	611 *	Am	4240	1989	1225	Ad
4072	1991	89 *	R	4241	1989	1225	Ad
4073	1991	89 *	R	4242	1989	1225	Ad
4074	1991	89 *	Ad	4243	1989	1225	Ad
Div. 4,				4244	1989	1225	Ad
Pt. 1,				4245	1989	1225	Ad
Ch. 3,				4310	1996	320	R
heading				4313	1989	1165	Am
(Sec. 4075				4330	1991	89 *	Ad
et seq.)	1991	89 *	Am		1991	611 *	Am
Div. 4,					1992	1374 *	R (as ad by
Pt. 1,							Stats. 1984,
Ch. 3,							Ch. 1658)
Art. 2,							& Am (as am by
heading							Stats. 1991,
(Sec. 4075							Ch. 611)
et seq.)	1991	89 *	Ad	4331	1991	89 *	Ad
4075	1991	89 *	Am		1991	611 *	Am
	1991	611 *	Am		1992	1374 *	R (as ad by
4076	1991	89 *	R & Ad				Stats. 1984,
4077	1991	89 *	R				Ch. 1658
4078	1991	89 *	Am				& Am (as am by
4080	1991	89 *	Ad ²⁵²				Stats. 1991,
			R ²⁸⁸				Ch. 611)
	1992	4	Am	4332	1991	89 *	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4332 (Cont.)	1991	611 *	Am	Div. 4, Pt. 3, Ch. 4, heading (Sec. 4343 et seq.)	1993	589	Am ⁶⁷⁰
	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)				
4333	1991	89 *	Ad	4343	1991	858 *	Am
	1991	611 *	Am		1991	89 *	Ad
	1992	713 *	Am (as am by Stats. 1991, Ch. 611)		1991	611 *	Am
					1991	858 *	Am
	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)	4344	1991	89 *	Ad
					1991	858 *	Am
4333.5	1992	1374 *	Ad	4345	1991	89 *	Ad
4334	1991	89 *	Ad		1991	858 *	Am
	1992	1374	R (as ad by Stats. 1984, Ch. 1658)	4346	1991	89 *	Ad
					1991	858 *	Am
					1992	722 *	Am
4334.5	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)	4347	1991	89 *	Ad
					1991	858 *	Am
4335	1991	89 *	Ad	4348	1991	89 *	Ad
	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)		1991	858 *	Am
					1992	722 *	Am
				4349	1991	89 *	Ad
					1991	858 *	Am
4336	1992	711 *	Am ⁵¹	4349.5	1992	722 *	Ad
	1992	713 *	Am	4349.7	1992	722 *	Ad
	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)	4350	1991	89 *	Ad
					1991	858 *	Am
4337	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)	4350.5	1991	858 *	Ad
				4351	1991	89 *	Ad
					1991	858 *	Am
4338	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)	4352	1991	89 *	Ad
					1991	858 *	Am
4338.5	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)	4352.5	1991	858 *	Ad
				4353	1991	89 *	Ad & R ¹⁹
					1991	611 *	Am
4339	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)		1992	508	S ⁵¹
					1996	197 *	S ⁴⁰
4339.5	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)	4354	1991	89 *	Ad & R ¹⁹
					1992	508	S ⁵¹
					1996	197 *	S ⁴⁰
4339.6	1992	1374 *	R (as ad by Stats. 1984, Ch. 1658)	4355	1991	89 *	Ad & R ¹⁹
					1992	508	S ⁵¹
					1996	197 *	S ⁴⁰
4340	1991	89 *	Ad	4356	1991	89 *	Ad & R ¹⁹
4341	1991	89 *	Ad		1991	611 *	Am
	1991	611 *	Am		1992	508	Am ⁵¹
4341.5	1991	89 *	Ad		1992	1374 *	Am (as am by Stats. 1992, Ch. 508)
					1996	197 *	S ⁴⁰
Div. 4, Pt. 3, Ch. 3, heading (Sec. 4342 et seq.)				4357	1991	89 *	Ad & R ¹⁹
4342	1992	1374 *	Am		1992	508	S ⁵¹
	1991	89 *	Ad & R ⁴⁹		1996	197 *	S ⁴⁰
	1991	611 *	Am	4358	1991	89 *	Ad & R ¹⁹
	1992	1374 *	Am		1992	508	S ⁵¹
					1996	197 *	S ⁴⁰
				4359	1991	89 *	Ad & R ¹⁹
					1992	508	Am ⁵¹
					1996	197 *	Am ⁴⁰
				4360	1991	89 *	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4360 (Cont.)				4503	1992	1011	Am
	1991	611 *	Am	4508	1997	414 *	Am
4362	1992	1374 *	Ad	4510	1990	837	Am
4362.5	1992	1374 *	Ad		1992	713 *	Am
4363	1992	1374 *	Ad	4512	1992	1011	Am
4363.5	1992	1374 *	Ad		1997	414 *	Am
4364	1992	1374 *	Ad	4514	1989	897	Am ⁶⁷
	1995	551	Am		1990	693	Am (by Sec. 1 of Ch.)
4364.5	1992	1374 *	Ad				
4365	1992	1374 *	Ad		1991	534	Am
4365.5	1992	1374 *	Ad		1993	610	Am (by Sec. 31 of Ch.)
4366	1992	1374 *	Ad				
4366.5	1992	1374 *	Ad		1993	611 *	Am (by Sec. 35 of Ch.)
4367	1992	1374 *	Ad				
4367.5	1992	1374 *	Ad	4514.3	1991	534	Ad
4368	1992	1374 *	Ad	4519.5	1997	414 *	Ad
4368.5	1992	1374 *	Ad	4520	1991	534	Am
4369	1997	867	Ad ¹⁴⁷⁷	4535	1994	1095 *	Am
4369.1	1997	867	Ad ¹⁴⁷⁷	4542	1997	414 *	Ad
4369.2	1997	867	Ad ¹⁴⁷⁷	4590	1997	414 *	Am
4369.3	1997	867	Ad ¹⁴⁷⁷	4593	1997	414 *	Am
4369.4	1997	867	Ad ¹⁴⁷⁷	4595	1997	414 *	Am
4369.5	1997	867	Ad ¹⁴⁷⁷	4596.5	1997	294 *	Ad
4370	1991	757 *	Ad	4598	1997	414 *	Am
4371	1991	757 *	Ad	4602	1997	414 *	Ad
	1992	722 *	Am	4620	1992	1011	Am
4372	1991	757 *	Ad	4620.1	1992	1011	Ad
	1992	722 *	Am	4621.5	1993	364	Ad
4380	1991	757 *	Ad	4622	1992	1011	Am
	1992	23 *	Am		1997	414 *	Am ⁶⁷⁷
	1992	722 *	Am				R ¹⁶⁰
4381	1991	757 *	Ad				Ad ⁹²⁵
4383	1992	23 *	Ad	4625	1997	414 *	Am ⁶⁷⁷
4390	1991	757 *	Ad				R ¹⁶⁰
	1992	23 *	Am				Ad ⁹²⁵
	1992	722 *	Am	4629	1992	1011	Am
4414	1993	1300	R		1997	414 *	Am
	1997	414 *	Ad	4635	1992	1011	Am
4416.5	1989	973 *	Ad	4639	1997	294 *	Ad
4418.1	1997	294 *	Ad	4640	1992	1011	Am
4418.3	1997	414 *	Ad	4640.6	1992	1011	Ad
4418.7	1997	294 *	Ad	4640.7	1992	1011	Ad
4432	1992	713 *	Am	4640.8	1997	414 *	Ad
4433	1997	294 *	Ad	4643	1992	722 *	Am
4434	1997	414 *	Ad		1996	197 *	Am (as am by Stats. 1995-96 (4th Ex. Sess.), Ch. 1)
4472	1996	1023 *	Am ¹²⁵³				
4474.1	1995	513	Ad				
4475	1994	1095 *	Am				
4476	1994	1095 *	Am		4X 1995-96	1	Am
4477	1992	713 *	Am	4643.5	1992	1011	Ad
	1994	1095 *	Am		1997	294 *	Am
4478	1994	1095 *	Am	4646	1991	93 *	Am
4490	1996	320	R		1992	1011	Am
4493	1989	1165	Am		1997	414 *	Am
4500.5	1992	1011	Ad	4646.5	1992	1011	Ad
	1997	414 *	Am		1997	414 *	Am
4501	1992	1011	Am	4647	1992	1011	R & Ad
	1997	414 *	Am		1997	414 *	Am
4502	1992	1011	Am	4648	1989	1396 *	Am
4502.1	1992	1011	Ad		1992	1011	R & Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4648 (Cont.)	1997	414 *	Am	4750.5	1996	434	Ad
4648.1	1992	1011	Am	4776.5	1996	197 *	Ad
4648.5	1992	1011	R	4778	1992	713 *	Am
4651	1992	1011	Am	4779	1992	711 *	R ⁵¹¹
4659	1992	1011	Am		1992	713 *	R
4660	1997	414 *	Am	4780	1996	1023 *	Am ¹²⁵³
4661	1997	414 *	Am	4787	1995	513	Ad
4664	1997	414 *	Am	4791	1992	722 *	Ad & R ⁴⁶
4666	1997	414 *	Am		1996	197 *	Am (as am by Stats. 1995-96 (4th Ex. Sess.), Ch. 1) ^{679 314}
4669.2	1993	623	Ad ⁷⁴⁵ R ²⁷¹				Am ^{1188 51}
	1997	474	Am ⁴⁰	4X 1995-96	1		Am
4669.75	1993	623	Ad ⁷⁴⁵ R ²⁷¹	1997	414 *	Am	
	1997	474	Am ⁴⁰	4800	1992	722 *	Am
4669.8	1993	623	Ad ⁷⁴⁵ R ²⁷¹		1996	1076	Am
	1997	474	Am ⁴⁰	4801	1992	722 *	Am
4677	1997	414 *	Am		1996	1076	Am
4681.1	1992	713 *	Am	4803	1997	414 *	Am
	1994	148 *	Am ¹¹⁹⁴	4850	1991	14 *	Ad ⁷¹ R ⁷⁰
	1995	305 *	Am	4851	1991	14 *	Ad ⁷¹ R ⁷⁰
	1997	294 *	Am	4852	1991	14 *	Ad ⁷¹ R ⁷⁰
4681.2	1990	216	R (as ad by Stats. 1978, Ch. 380) ²⁰⁶	4853	1991	14 *	Ad ⁷¹ R ⁷⁰
4681.3	1996	197 *	Ad	4854	1991	14 *	Ad ⁷¹ R ⁷⁰
	1997	294 *	Am	4900	1991	534	Ad
Div. 4.5, Ch. 6, Art. 4, heading (Sec. 4685 et seq.)	1992	1011	Am	4901	1991	534	Ad
4685	1992	1011	Am	4902	1991	534	Ad
4686	1990	1124	Ad & R ⁴⁹	4903	1991	534	Ad
	1993	829	Am	4904	1991	534	Ad
4687	1992	1011	Ad	4905	1991	534	Ad
4688	1992	1011	Ad	5008	1990	216	Am ²⁰⁶
4689	1992	1011	Ad		1991	681	Am
4689.1	1994	1095 *	Ad	5250	1989	999	Am
4689.2	1994	1095 *	Ad	5270.60	1992	711 *	Am ⁵¹¹
	1995	546	Am		1992	713 *	R
4689.3	1994	1095 *	Ad	5325.2	1991	681	Ad
4689.4	1994	1095 *	Ad	5326.15	1989	886	Am ⁶⁷
4689.5	1994	1095 *	Ad		1992	713 *	Am
	1995	938	Am ⁵⁷⁴	5326.9	1989	886	Am ⁶⁷
4689.6	1994	1095 *	Ad	5328	1991	534	Am
4690	1989	1396 *	Am		1996	111	Am
4690.1	1989	973 *	Am		1996	1023 *	Am ¹²⁵³
4690.2	1989	1396 *	Ad	5328.05	1990	654	Ad
4691	1989	1396 *	Am	5328.06	1991	534	Ad
4691.5	1989	1396 *	Ad	5328.2	1997	818	Am
4701.6	1997	414 *	Am	5328.3	1995	593	Am
4705	1997	414 *	Am	5328.4	1989	897	Am ⁶⁷
4710	1992	1011	Am		1993	610	Am (by Sec. 32 of Ch.)
4710.8	1997	414 *	Am		1993	611 *	Am (by Sec. 36 of Ch.)
4731	1997	414 *	Ad ²⁸⁸	5332	1991	681	Ad
4750	1992	1011	Am	5333	1991	681	Ad
				5334	1991	681	Ad
				5336	1991	681	Ad

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WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5337	1991	681	Ad	1995	546	R (as ad by	
5350	1989	999	Am			second Sec. 27,	
	1995	593	Am			Stats. 1992,	
5357	1990	180	Am			Ch. 722)	
	1994	923	Am ⁸³²			Am (as am by	
5358	1990	180	Am			second Sec. 26,	
	1995	593	Am			Stats. 1992,	
5358.2	1990	180	Am			Ch. 722)	
5358.3	1994	923	Am ⁸³²	5512	1992	722 *	
5364	1994	923	Am ⁸³²			R & Ad ⁹⁴	
5370.2	1992	722 *	Ad & R ⁷⁰		1995	546	
	1995	546	Am			R (as am by	
5401	1991	89 *	R			second Sec. 28,	
5402	1991	89 *	Am			Stats. 1992,	
	1991	611 *	Am			Ch. 722)	
5402.1	1991	89 *	R			Am (as ad by	
5403	1991	89 *	R & Ad			second Sec. 29,	
	1991	611 *	Am			Stats. 1992,	
5404.1	1991	89 *	R			Ch. 722)	
5405	1991	89 *	R	5560	1991	89 *	
5407	1989	1294	Ad	5561	1991	89 *	
	1990	46 *	Am	5562	1991	89 *	
	1990	1644 *	Am	5563	1991	89 *	
	1991	89 *	R	5564	1990	779	
5450	1991	89 *	R		1991	89 *	
5450.1	1991	89 *	R	5564.1	1990	779	
5450.2	1991	89 *	R		1991	89 *	
5450.3	1990	1176	Ad	5564.2	1990	779	
	1991	89 *	R		1991	89 *	
5451	1991	89 *	R	5564.4	1990	779	
5453	1991	89 *	R		1991	89 *	
5454	1991	89 *	R	5564.5	1990	779	
5458	1991	89 *	R		1991	89 *	
5458.1	1991	89 *	R	5564.6	1990	779	
5458.2	1991	89 *	R		1991	89 *	
5459	1991	89 *	R	5564.7	1990	779	
5460	1991	89 *	R		1991	89 *	
5461	1991	89 *	R	5565.10	1991	89 *	
5461.1	1991	89 *	R	5565.11	1991	89 *	
5462	1991	89 *	R	5565.12	1991	89 *	
5462.1	1991	89 *	R	5565.13	1991	89 *	
5463	1991	89 *	R	5565.14	1991	89 *	
5464	1991	89 *	R	5565.20	1991	89 *	
5465	1991	89 *	R	5565.21	1991	89 *	
5465.5	1991	89 *	R	5565.22	1991	89 *	
5466	1991	89 *	R	5565.23	1991	89 *	
5467	1991	89 *	R	5565.24	1991	89 *	
5475	1991	89 *	R	5565.25	1991	89 *	
5476	1991	89 *	R	5565.26	1991	89 *	
5477	1991	89 *	R	5565.30	1991	89 *	
5478	1991	89 *	R	5565.31	1991	89 *	
5479	1991	89 *	R	5565.32	1989	875 *	
5480	1991	89 *	R		1991	89 *	
5481	1991	89 *	R	5565.33	1991	89 *	
5481.5	1991	89 *	R	5565.35	1991	89 *	
5482	1991	89 *	R	5565.36	1991	89 *	
5483	1991	89 *	R	5565.40	1991	89 *	
5510	1992	722 *	Am	5585.58	1993	1245 *	
			R & Ad ⁹⁴	5590	1989	1327 *	
					1991	89 *	

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5591	1989	1327 *	Ad	5600.6	1991	89 *	R & Ad
	1991	89 *	R	5600.7	1991	89 *	R & Ad
5592	1989	1327 *	Ad		1991	611 *	Am
	1991	89 *	R	5600.9	1991	89 *	R & Ad
5593	1989	1327 *	Ad		1991	611 *	Am
	1991	89 *	R	5601	1991	89 *	Am
5594	1989	1327 *	Ad	5601.5	1989	977	Ad
	1991	89 *	R		1993	788 *	R
5595	1989	1327 *	Ad	5602	1991	89 *	Am
	1991	89 *	R	5603	1991	89 *	R
5596	1989	1327 *	Ad		1991	612	Ad(RN)
	1991	89 *	R		1992	1374 *	Am & RN
5597	1989	1327 *	Ad	5604	1990	85 *	Am
	1991	89 *	R		1991	89 *	Am ⁷⁵
5598	1989	1327 *	Ad				R ⁴²
	1991	89 *	R		1992	1374 *	Am
5598.5	1989	1327 *	Ad		1993	564	Am
	1991	89 *	R		1995	712	Am
5599	1989	1327 *	Ad		1997	484 *	Am
	1991	89 *	R	5604.1	1991	89 *	Am ⁷⁵
							R ⁴²
Div. 5, Pt. 2, heading (Sec. 5600 et seq.) 5600	1992	1374 *	Am		1992	1374 *	Am
	1990	699	R (as ad by Sec. 2, Stats. 1988, Ch. 1305) Am (as ad by Sec. 1, Stats. 1988, Ch. 1305) ¹³	5604.2	1991	89 *	Am ⁷⁵
							R ⁴²
	1991	89 *	Am		1991	611 *	Am ⁷⁵
5600.1	1991	89 *	R & Ad				R ⁴²
	1991	611 *	Am		1992	1374 *	Am
5600.2	1989	503	Am	5604.3	1991	89 *	Am
	1990	962	Am				Am ⁷⁵
	1991	89 *	Ad		1992	1374 *	Am
	1991	611 *	Am (as am by Stats. 1990, Ch. 962) & RN	5604.5	1991	89 *	Am ⁷⁵
							R ⁴²
	1991	612	Am (as am by Sec. 2, Stats. 1990, Ch. 962) & RN		1992	1374 *	Am
				5605	1991	89 *	Am ⁷⁵
							R ⁴²
5600.3	1992	1374 *	Am		1992	1374 *	R
	1991	89 *	Ad	5605.1	1991	89 *	Am ⁷⁵
	1991	611 *	Am				R ⁴²
	1992	1374 *	Am		1992	1374 *	R
5600.35	1991	89 *	Ad	5605.2	1991	89 *	Am ⁷⁵
5600.4	1991	89 *	R & Ad				R ⁴²
	1991	611 *	Am		1992	1374 *	R
	1992	1374 *	Am	5605.4	1991	89 *	Am ⁷⁵
	1993	1245 *	Am				R ⁴²
5600.5	1991	89 *	R & Ad		1992	1374 *	R
	1991	611 *	Am	5606.6	1990	1127	Am ⁸³
	1992	1374 *	Am				R ⁴²
				5608	1991	89 *	Am
				5609.5	1991	89 *	R
				5610	1991	89 *	Ad
					1991	611 *	Am
					1992	1374 *	Am
				5611	1991	89 *	R & Ad
				5612	1991	89 *	R & Ad
					1992	1374 *	Am
				5613	1991	89 *	R & Ad
				5614	1991	89 *	R
				5615	1991	89 *	Am
				5615.5	1991	89 *	R
				5616	1991	89 *	Am

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WELFARE AND INSTITUTIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
5619	1991	89 *	R	Div. 5,			
5622	1991	89 *	Am	Pt. 2,			
	1997	512	Am	Ch. 2.55,			
5623.5	1991	89 *	Ad	Art. 1,			
5624	1991	89 *	R	heading			
Div. 5,				(Sec. 5678			
Pt. 2,				et seq.)	1992	1374 *	R (former
Ch. 2,							Ch. 2.55)
heading				5678	1991	89 *	Am & RN
(Sec. 5650				5678.1	1991	89 *	Am & RN
et seq.)				5678.2	1991	89 *	Am & RN
5650	1991	89 *	Am	5678.3	1991	89 *	Am & RN
5650.1	1991	89 *	R & Ad	Div. 5,			
5650.5	1991	89 *	R	Pt. 2,			
5651	1991	89 *	Ad	Ch. 2.55,			
	1991	611 *	R & Ad	Art. 2,			
5651.1	1991	89 *	Am	heading			
5651.2	1991	89 *	R	(Sec. 5678.5			
	1991	89 *	R & Ad	et seq.)	1992	1374 *	R (former
5651.3	1991	611 *	R				Ch. 2.55)
5651.5	1991	89 *	R	5678.5	1991	89 *	Am & RN
			R & Ad ⁷⁵	5678.6	1991	89 *	Am & RN
			R ⁴²	Div. 5,			
5651.7	1991	89 *	R	Pt. 2,			
5652	1991	89 *	R	Ch. 2.55,			
5652.5	1990	753	Am ^{252 133}	Art. 2,			
	1991	89 *	R & Ad	heading			
	1991	241	Am (as am by	(Sec. 5680			
			Stats. 1990,	et seq.)	1991	89 *	Ad(RN)
			Ch. 753) ⁶⁰⁰	Div. 5,			
	1992	4	R (as am by	Pt. 2,			
			Stats. 1991,	Ch. 2.6,			
			Ch. 241) ⁶⁰⁰	heading			
5656	1991	89 *	R	(Sec. 5680			
5657	1991	89 *	Am	et seq.)	1991	89 *	Am & RN
5664	1991	89 *	R & Ad	5680	1991	89 *	R
5664.5	1991	89 *	Ad & R ³⁸⁰		1991	611 *	Ad
5665	1991	89 *	Ad	5681	1991	89 *	R (by Sec. 142
5666	1991	89 *	Ad				of Ch.)
5667	1993	788 *	Ad				Am (by Sec. 144
	1995	712	Am				of Ch.)
5670	1991	89 *	Ad		1991	611 *	R & Ad
5670.5	1991	89 *	Ad	5682	1991	89 *	R (by Sec. 142
5671	1991	89 *	Ad				of Ch.)
5671.5	1991	89 *	Ad				Am (by Sec. 145
5672	1991	89 *	Ad				of Ch.)
	1991	611 *	Am				R & Ad
5673	1992	434	Ad	5683	1991	611 *	Am
	1994	462	Am		1989	393	Am
	1995	223 *	Am		1991	89 *	R (by Sec. 142
5675	1991	89 *	R				of Ch.)
	1994	678	Ad & R ¹⁹⁹				Am (by Sec. 146
5676	1991	89 *	R				of Ch.)
5677	1991	89 *	R		1991	611 *	Ad
Div. 5,				5683.5	1991	89 *	R
Pt. 2,					1991	611 *	Ad
Ch. 2.55,				5684	1991	89 *	R (by Sec. 142
heading							and Sec. 147
(Sec. 5678							of Ch.)
et seq.)	1991	89 *	Am & RN	5685	1991	89 *	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5685 (Cont.)	1991	611 *	Ad		1991	611 *	Am & RN
5685.5	1991	89 *	R	5692.5	1991	89 *	Ad(RN) (by Sec. 137 and Sec. 161 of Ch.)
	1991	611 *	Ad		1991	611 *	Am & RN
5686	1991	89 *	R (by Sec. 142 of Ch.)	5693	1991	89 *	Am & RN & Ad(RN)
			R & Ad (by Sec. 148 and Sec. 149 of Ch.)	5693.2	1992	1374 *	Ad(RN)
	1991	611 *	Ad	5693.5	1991	89 *	Ad(RN)
5686.5	1989	393	Am	5694	1991	89 *	Am & RN & Ad
	1991	89 *	R	5694.5	1991	89 *	Ad
	1991	611 *	Ad	5694.7	1991	89 *	Ad(RN)
5687	1991	89 *	R (by Sec. 142 and Sec. 150 of Ch.)	5695	1991	89 *	Ad
			R (by Sec. 142 and Sec. 151 of Ch.)		1992	1374 *	Am (as ad by Stats. 1985, Ch. 1286) & RN
5688	1991	89 *	R (by Sec. 142 and Sec. 152 of Ch.)	5695.2	1991	89 *	Ad
			R (by Sec. 142 and Sec. 153 of Ch.)	5695.5	1991	89 *	Ad
5688.5	1991	89 *	R (by Sec. 142 and Sec. 153 of Ch.)	5695.7	1991	89 *	Ad
			R (by Sec. 142 of Ch.)		1991	611 *	Am
5688.6	1991	89 *	R (by Sec. 142 of Ch.)	5696	1991	89 *	Am & RN & Ad
			Am (by Sec. 154 of Ch.)	5696.2	1991	89 *	Ad
	1991	611 *	R & Ad	5696.5	1991	89 *	Ad
5688.7	1989	393	Ad	5696.7	1991	89 *	Ad
	1991	89 *	R (by Sec. 142 and Sec. 155 of Ch.)	Div. 5, Pt. 2, Ch. 2.8, heading (Sec. 5697 et seq.)	1991	89 *	Am & RN
			Am (by Sec. 154 of Ch.)	Div. 5, Pt. 2, Ch. 2.8, Art. 1, heading (Sec. 5697 et seq.)	1991	89 *	R
Div. 5, Pt. 2, Ch. 2.7, heading (Sec. 5690 et seq.)	1991	89 *	Am & RN	Div. 5, Pt. 2, Ch. 2.8, Art. 5, heading (Sec. 5697 et seq.)	1991	89 *	Ad(RN)
Div. 5, Pt. 2, Ch. 2.7, Art. 3, heading (Sec. 5690 et seq.)	1991	89 *	Ad(RN)	5697	1991	89 *	R & Ad
5690	1991	89 *	Am	5697.2	1991	89 *	Ad
5691	1991	89 *	Am	5697.5	1991	89 *	Am & RN & Ad
				5698	1990	1028	Am & R ¹⁹
Div. 5, Pt. 2, Ch. 2.7, heading (Sec. 5692 et seq.)	1991	89 *	Ad(RN)		1991	89 *	R & Ad
5692	1990	1455	R	5699	1991	89 *	Ad(RN)
	1991	89 *	Ad(RN) (by Sec. 136 of Ch.)		1991	611 *	Am & RN & Ad(RN)
			R & Ad (by Sec. 159 and Sec. 160 of Ch.)	5699.1	1991	89 *	Ad(RN)
					1991	611 *	Am & RN & Ad(RN)
				5699.10	1989	297	Ad
					1991	89 *	R
				5699.2	1991	89 *	Ad(RN)
					1991	611 *	Am & RN & Ad(RN)

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5699.2 (Cont.)	1992	1374 *	Am	5712.2	1991	89 *	R
5699.3	1991	611 *	Ad(RN)	5712.3	1991	89 *	R
5699.4	1991	611 *	Ad(RN)	5712.4	1991	89 *	R
5699.5	1991	89 *	Ad(RN)	5712.5	1991	89 *	R
5700	1991	89 *	R & Ad	5713	1991	89 *	R & Ad
5700.1	1991	89 *	R	5713.1	1991	89 *	R
5700.2	1991	89 *	R	5714	1991	89 *	R & Ad
5700.3	1991	89 *	R	5714.1	1991	611 *	Am
5701	1991	89 *	R & Ad	5714.2	1991	89 *	R
	1993	100 *	R & Ad ⁶⁷²	5714.2	1989	1296 *	Am ¹⁶⁴
	1994	1096 *	Am		1991	89 *	R
5701.2	1991	89 *	Ad	5714.3	1991	89 *	R
	1992	713 *	R	5715	1989	552	Am
	1993	100 *	Ad ⁶⁷²		1991	89 *	R & Ad
5701.3	1991	89 *	Ad	5716	1991	89 *	R & Ad
5701.4	1991	89 *	Ad		1991	611 *	Am
5701.5	1991	89 *	Ad		1992	1374 *	Am
5702	1991	89 *	R & Ad	5717	1991	89 *	R & Ad
5703	1991	89 *	R & Ad		1992	1374 *	Am
5703.1	1991	89 *	R		1996	1023 *	Am ¹²⁵³
5704	1991	89 *	Ad	5718	1991	89 *	R & Ad
	1991	611 *	Am		1996	515 *	Am
5704.5	1991	89 *	R & Ad	5719	1991	89 *	R & Ad
5704.6	1991	89 *	R & Ad	5719.1	1991	89 *	R
5704.7	1991	89 *	R	5719.2	1991	89 *	R
5704.8	1991	89 *	R	5719.5	1993	640	Ad
5704.9	1991	89 *	R	5720	1991	89 *	R & Ad
5705	1991	89 *	R & Ad		1993	788 *	Am
	1991	611 *	Am	5721	1989	731	Am
	1996	515 *	Am		1991	89 *	R & Ad
5705.1	1990	837	Am		1991	611 *	Am
	1991	89 *	R	5722	1991	89 *	Ad
5705.2	1990	580	R (as am by Sec. 7, Stats. 1987, Ch. 1106) Am (as am by Sec. 6, Stats. 1987, Ch. 1106) ¹³	5722	1991	611 *	Am
	1991	89 *	R	5723	1991	89 *	Ad
5705.3	1991	89 *	R	5723.5	1991	89 *	Ad
5705.4	1991	89 *	R	5724	1991	89 *	Ad
5705.5	1991	89 *	R		1991	611 *	Am
5705.6	1991	89 *	R		1993	788 *	Am
5706	1991	89 *	Ad	5725	1991	89 *	R
5707	1991	89 *	R & Ad	5726	1991	89 *	R
5707.1	1991	89 *	R	5727	1991	89 *	R
5708	1991	89 *	R & Ad	5728	1991	89 *	R
	1992	1374 *	Am	5729	1991	89 *	R
5709	1991	89 *	R & Ad	5730	1989	1313	Ad
5709.8	1991	89 *	R	5731	1989	1313	Ad
5710	1991	89 *	R & Ad	5732	1989	1313	Ad
	1995	712	Am	5733	1989	1313	Ad
5711	1991	89 *	Ad	5734	1992	1374 *	Ad
	1991	611 *	Am		1993	564	Am
5712	1991	89 *	R & Ad	5750	1991	89 *	Am
	1991	611 *	Am		1991	611 *	Am
	1997	484 *	Am	5750.1	1991	89 *	Am
5712.1	1991	89 *	R		1991	611 *	Am
				5751	1991	89 *	Am
				5751.2	1991	89 *	R
					1991	611 *	Ad(RN)
					1992	1374 *	Ad(RN)
					1995	712	Am
				5751.3	1991	89 *	R
				5752	1991	89 *	R
				5753	1991	89 *	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5754	1991	89 *	R	1996	190 *	Am	
5755	1992	713 *	R	1996	197 *	Am	
5755.6	1992	713 *	R	1996	515 *	Am	
5757	1991	89 *	Am ⁷⁵ R ⁴²	1997	17	Am ¹³²⁸	
	1992	1374 *	R	1997	648 *	Am	
5758	1991	89 *	Am ⁷⁵ R ⁴²	5779	1994	633 * Ad ⁹³²	
	1992	1374 *	R	5780	1994	633 * Ad ⁹³²	
5759	1991	89 *	Am ⁷⁵ R ⁴²	5800	1996	153 R & Ad	
	1992	1374 *	R	5800.5	1989	75 * Am	
5760	1991	89 *	Am ⁷⁵ R ⁴²		1996	153 R	
	1992	1374 *	R	5801	1989	75 * Am	
5761	1991	89 *	Am ⁷⁵ R ⁴²		1992	534 Am	
	1992	1374 *	R		1994	1096 * Am	
5762	1991	89 *	Am ⁷⁵ R ⁴²	5802	1996	153 R & Ad	
	1992	1374 *	R		1989	75 * Am	
5763	1991	89 *	Am ⁷⁵ R ⁴²		1991	611 * Am	
	1992	1374 *	R		1996	153 R & Ad	
5764	1991	89 *	Am ⁷⁵ R ⁴²	5803	1989	75 * Am	
	1992	1374 *	R		1996	153 R & Ad	
5766	1991	89 *	Am ⁷⁵ R ⁴²	5804	1989	75 * Am	
	1992	1374 *	R		1996	153 R & Ad	
5766.1	1991	89 *	Am ⁷⁵ R ⁴²	5805	1989	75 * Am	
	1992	1374 *	R		1996	153 R & Ad	
5766.2	1991	89 *	Am ⁷⁵ R ⁴²	5806	1989	75 * Am	
	1992	1374 *	R		1996	153 R & Ad	
5767	1991	89 *	Am ⁷⁵ R ⁴²	5807	1996	153 R & Ad	
	1992	1374 *	R	5808	1996	153 R & Ad	
5768	1994	678	Am	5809	1989	75 * Am	
5768.5	1997	512	Ad		1996	153 R & Ad	
5769.5	1992	713 *	R	5810	1992	534 Am	
5771	1992	1374 *	Ad		1994	1096 * Am	
	1993	564	Am & R ⁷⁰		1996	153 R & Ad	
	1995	712	Am ¹⁹⁹	5811	1996	153 R & Ad	
5771.3	1992	1374 *	Ad & R ³⁶	5812	1992	534 Am	
	1993	564	Am ⁷⁰		1994	1096 * Am	
	1995	712	Am ¹⁹⁹		1996	153 R & Ad	
5771.5	1992	1374 *	Ad & R ³⁶	5813	1996	153 R	
	1993	564	Am ⁷⁰	5814	1996	153 R & Ad	
	1995	712	Am ¹⁹⁹	5815	1996	153 R	
5772	1992	1374 *	Ad & R ³⁶	5816	1989	75 * Am	
	1993	564	Am ⁷⁰		1996	153 R	
	1995	712	Am ¹⁹⁹	5817	1996	153 R	
5775	1991	89 *	R	5818	1996	153 R	
	1994	633 *	Ad ⁹³²	5819	1996	153 R	
	1996	515 *	Am	5820	1996	153 R	
	1997	648 *	Am	5821	1996	153 R	
5776	1991	89 *	R	5822	1996	153 R	
	1994	633 *	Ad ⁹³²	5823	1996	153 R	
5777	1991	89 *	R	5824	1996	153 R	
	1994	633 *	Ad ⁹³²	5825	1989	75 * Am	
	1996	190 *	Am		1996	153 R	
	1997	648 *	Am	5826	1996	153 R	
5778	1991	89 *	Am	5827	1996	153 R	
	1994	633 *	Ad ⁹³²	5828	1996	153 R	
	1996	190 *	Am	5829	1996	153 R	
	1997	648 *	Am	5830	1996	153 R	
	1999	89 *	Am	5831	1996	153 R	
	1994	633 *	Ad ⁹³²	5832	1989	75 * Am	
	1996	190 *	Am		1996	153 R	
	1997	648 *	Am	5833	1996	153 R	
	1999	89 *	Am	5834	1996	153 R	
	1994	633 *	Ad ⁹³²		1996	153 R	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5835	1996	153	R	5881	1992	1229	Ad
5836	1996	153	R	5882	1992	1229	Ad
5836.1	1996	153	R	5883	1992	1229	Ad
5837	1996	153	R	5900	1991	89*	Ad
5838	1996	153	R	5901	1991	89*	Ad
5839	1996	153	R	5902	1991	89*	Ad
5840	1996	153	R		1992	23*	Am
5850	1991	89*	Ad		1992	1374*	Am (as am by
	1992	1229	R & Ad				Stats. 1992,
5851	1991	89*	Ad				Ch. 23)
	1991	611*	Am	5903	1991	89*	Ad
	1992	1229	R & Ad		1991	918*	Am
	1996	1167*	Am	5903.5	1991	918*	Ad
5851.5	1992	1229	Ad	5904	1991	89*	Ad
5852	1991	89*	Ad		1992	713*	R
	1992	1229	R & Ad	5905	1991	89*	Ad ⁷⁵
5852.5	1992	1374*	Ad				R ⁴²
5853	1991	89*	Ad		1991	611*	Am
	1992	1229	R & Ad	5906	1991	89*	Ad ⁹⁶
5854	1991	89*	Ad				R ¹⁶
	1992	1229	R & Ad	5907	1991	89*	Ad
5855	1991	89*	Ad	5908	1991	89*	Ad
	1992	1229	R & Ad	5909	1991	89*	Ad
5855.5	1993	589	Ad(RN) ⁶⁷⁰	5910	1991	89*	Ad
5856	1991	89*	Ad	5911	1991	89*	Ad
	1992	1229	R & Ad	5912	1991	89*	Ad
	1993	589	Am & RN ⁶⁷⁰	5913	1991	89*	Ad
5857	1991	89*	Ad		1992	713*	R
	1992	1229	R & Ad	5914	1991	89*	Ad
	1993	589	Am ⁶⁷⁰	6002.10	1989	1375	Ad
	1996	1167*	Am	6002.15	1989	1375	Ad
5858	1991	89*	Ad	6002.20	1989	1375	Ad
	1992	1229	R	6002.25	1989	1375	Ad
5859	1991	89*	Ad	6002.30	1989	1375	Ad
	1992	1229	R & Ad	6002.35	1989	1375	Ad
5860	1991	89*	Ad	6002.40	1989	1375	Ad
	1992	1229	R & Ad		1992	711*	Am ⁵¹¹
	1996	1167*	Am ¹³²⁴		1992	713*	Am
5861	1991	89*	Ad	6003.1	1996	245*	Am
	1992	1229	R & Ad	6250	1995	762	Am
5862	1991	89*	Ad		1995	763	Am
	1992	1229	R & Ad	6332	1X 1993-94	9	Ad
5863	1991	89*	Ad	6500	1989	897	Am ⁶⁷
	1992	1229	R & Ad		1993	610	Am (by Sec. 33
5864	1991	89*	Ad				of Ch.)
	1992	1229	R & Ad		1993	611*	Am (by Sec. 37
5865	1991	89*	Ad				of Ch.)
	1992	1229	R & Ad		1994	224	Am
5866	1992	1229	Ad		1996	1075	Am
5867	1992	1229	Ad		1996	1076	Am
5868	1992	1229	Ad	6502	1992	722*	Am
5869	1992	1229	Ad	6504.5	1996	1076	Am
	1996	1167*	Am	6506	1996	1076	Am
5870	1992	1229	Ad	6509	1996	1026	Am (by Sec. 4
	1996	1167*	Am				of Ch.)
5872	1992	1229	Ad		1996	1076	Am (by Sec. 8.5
5875	1992	1229	Ad				of Ch.)
5877	1992	1229	Ad	6513	1996	1076	Am
5878	1992	1229	Ad	6550	1989	1360	Am ⁷³
5879	1992	1229	Ad	6600	1995	762	Ad
5880	1992	1229	Ad		1995	763	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6600 (Cont.)	1996	462 *	Am	6609.3	1996	462 *	Ad
	1997	17	R (as ad by Stats. 1995, Ch. 762) ¹³²⁸	7200.05	1996	197 *	Ad
6600.05	1996	197 *	Ad	7200.06	1997	294 *	Ad
	1997	294 *	Am	7200.07	1997	294 *	Ad
6600.1	1996	461	Ad	7202	1997	294 *	Ad
6601	1995	762	Ad	7204	1997	294 *	Ad
	1995	763	Ad	7228	1997	294 *	Am
	1996	4 *	Am	7229	1997	294 *	Ad
	1996	462 *	Am (as am by Stats. 1996, Ch. 4)	7230	1997	294 *	Ad
	1997	17	R (as ad by Stats. 1995, Ch. 762) ¹³²⁸	7231	1997	294 *	Ad
6601.3	1996	4 *	Ad & R ¹³³	7232	1997	294 *	Ad
6601.5	1996	4 *	Ad & R ¹³³	7233	1997	294 *	Ad
	1996	462 *	Am (as ad by Stats. 1996, Ch. 4)	7250	1992	722 *	Am
6602	1995	762	Ad	7275.1	1995	712	Ad
	1995	763	Ad	7276	1995	712	Am
	1996	4 *	Am	7289	1989	748	Am
	1997	17	R (as ad by Stats. 1995, Ch. 762) ¹³²⁸	7289.1	1989	748	Ad
6603	1995	762	Ad	7325	1996	1026	Am
	1995	763	Ad		1997	17	Am ¹³²⁸
	1997	17	R (as ad by Stats. 1995, Ch. 762) ¹³²⁸	7353	1995	305 *	Ad
6604	1995	762	Ad	7501	1991	662 *	Am
	1995	763	Ad	7501.5	1989	741	Am
	1997	17	R (as ad by Stats. 1995, Ch. 762) ¹³²⁸		1993	239 *	Am
6605	1995	762	Ad	8100	1990	9	Am
	1995	763	Ad		1990	1090	Am (as am by Stats. 1990, Ch. 9)
	1997	17	R (as ad by Stats. 1995, Ch. 762) ¹³²⁸		1991	951	Am (as am by Stats. 1990, Ch. 1090)
6606	1995	762	Ad		1991	952	Am
	1995	763	Ad		1992	1326	Am
	1997	17	R (as ad by Stats. 1995, Ch. 762) ¹³²⁸	8101	1994	451	Am
6607	1995	762	Ad		1X 1993-94	33	Am
	1995	763	Ad	8102	1989	921 *	Am
	1997	17	R (as ad by Stats. 1995, Ch. 762) ¹³²⁸		1991	866	Am
6608	1995	762	Ad		1993	606 *	Am
	1995	763	Ad		1995	328	Am
	1997	17	R (as ad by Stats. 1995, Ch. 762) ¹³²⁸	8103	1990	9	Am
6609	1996	462 *	Ad		1990	177 *	Am (as am by Stats. 1990, Ch. 9) ²⁰
6609.1	1996	462 *	Ad		1991	955	Am
6609.2	1996	462 *	Ad		1992	1326	Am
					1993	610	Am (by Sec. 34 of Ch.)
					1993	611 *	Am (by Sec. 38 of Ch.)
					1994	224	Am
					1996	1075	Am
				8104	1990	1090	Am
					1992	1326	Am
				8105	1990	1090	Am
					1991	951	Am
					1992	1326	Am
				8108	1991	951	Ad
				9000	1996	1096	R & Ad ¹³¹⁹
					1996	1097	R & Ad ¹³¹⁹
					1997	216	R (as ad by Stats. 1996, Ch. 1096)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9001	1996	1096	R & Ad ¹³¹⁹	9014	1996	1096	Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9002	1996	1096	R & Ad ¹³¹⁹	9015	1996	1096	Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9003	1996	1096	R & Ad ¹³¹⁹	9016	1996	1096	Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9004	1996	1096	Ad ¹³¹⁹	9017	1996	1096	Ad ¹³¹⁹
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9004.5	1996	1096	Ad ¹³¹⁹	9018	1996	1096	Ad ¹³¹⁹
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9005	1996	1096	Ad ¹³¹⁹	9019	1996	1096	Ad ¹³¹⁹
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9006	1996	1096	Ad ¹³¹⁹	9020	1996	1096	Ad ¹³¹⁹
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9007	1996	1096	Ad ¹³¹⁹	9021	1996	1096	Ad ¹³¹⁹
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9008	1996	1096	Ad ¹³¹⁹	9022	1996	1096	Ad ¹³¹⁹
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9010	1996	1096	Ad ¹³¹⁹	9023	1996	1096	Ad ¹³¹⁹
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9011	1996	1096	Ad ¹³¹⁹	9100	1996	1096	R & Ad ¹³¹⁹
	1996	1097	Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9012	1996	1096	Ad ¹³¹⁹	9101	1996	1096	R & Ad ¹³¹⁹
	1996	1097	Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	1097	R & Ad ¹³¹⁹
9013	1996	1096	Ad ¹³¹⁹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
9101 (Cont.)	1997	216	R (as ad by Stats. 1996, Ch. 1096)	9116	1996	1097	R ¹³¹⁹
9102	1996	1096	R & Ad ¹³¹⁹	9150	1996	1096	R ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹	9151	1996	1097	R ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)	9152	1990	1247	Ad & R ¹⁹
9103	1996	1096	R ¹³¹⁹	9153	1990	1247	Ad & R ¹⁹
	1996	1097	R ¹³¹⁹	9154	1990	1247	Ad & R ¹⁹
9104	1996	1096	R ¹³¹⁹	9155	1990	1247	Ad & R ¹⁹
	1996	1097	R ¹³¹⁹	9200	1996	1096	R & Ad ¹³¹⁹
9105	1996	1096	R & Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9106	1996	1096	R & Ad ¹³¹⁹	9200.5	1996	1096	R ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	R ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)	9201	1996	1096	R & Ad ¹³¹⁹
9107	1996	1096	R & Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1997	216	R (as ad by Stats. 1996, Ch. 1096)	9202	1992	711 *	R ⁵¹¹
9108	1996	1096	R & Ad ¹³¹⁹		1996	1096	Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9109	1996	1096	R & Ad ¹³¹⁹	9203	1996	1096	R & Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9110	1996	1096	R & Ad ¹³¹⁹	9203.5	1996	1096	Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9111	1996	1096	R & Ad ¹³¹⁹	9204	1996	1096	R & Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9112	1996	1096	R & Ad ¹³¹⁹	9205	1996	1096	R & Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9113	1996	1096	R ¹³¹⁹	9206	1996	1096	Ad ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	Ad ¹³¹⁹
9114	1996	1096	R & Ad ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹	9250	1994	338	Ad
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1096	R ¹³¹⁹
9115	1996	1096	R ¹³¹⁹		1996	1097	R ¹³¹⁹
				9251	1994	338	Ad
					1996	1096	R ¹³¹⁹
					1996	1097	R ¹³¹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9252	1994	338	Ad	9309.1	1996	1096	R ¹³¹⁹
	1996	1096	R ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9310	1996	1096	R ¹³¹⁹
9253	1994	338	Ad		1996	1097	R ¹³¹⁹
	1996	1096	R ¹³¹⁹	9313.5	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9254	1994	338	Ad	9314	1996	1096	R ¹³¹⁹
	1996	1096	R ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9314.5	1990	414	Ad
9255	1994	338	Ad		1996	1096	R ¹³¹⁹
	1995	7*	Am		1996	1097	R ¹³¹⁹
	1996	1096	R ¹³¹⁹	9315	1991	637	Am
	1996	1097	R ¹³¹⁹		1996	1096	R ¹³¹⁹
9300	1996	1096	R & Ad ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹	9315.5	1996	1096	R ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	R ¹³¹⁹
9301	1996	1096	R & Ad ¹³¹⁹	9316	1996	1096	R ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	R ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)	9317	1996	1096	R ¹³¹⁹
9302	1996	1096	R & Ad ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹	9318	1996	1096	R ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	R ¹³¹⁹
9303	1996	1096	R ¹³¹⁹	9320	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9304	1996	1096	R & Ad ¹³¹⁹	9321	1996	1096	R ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1996	1097	R ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)	9322	1996	1096	R ¹³¹⁹
9305	1996	1096	R & Ad ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹	9323	1996	1096	R ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	R ¹³¹⁹
9305.1	1996	1096	R ¹³¹⁹	9324	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9306	1996	1096	R ¹³¹⁹	9325	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9306.1	1996	1096	R ¹³¹⁹	9326	1992	191	Am
	1996	1097	R ¹³¹⁹		1996	1096	R ¹³¹⁹
9306.2	1996	1096	R ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9327	1996	1096	R ¹³¹⁹
9306.3	1996	1096	R ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9328	1996	1096	R ¹³¹⁹
9306.4	1996	1096	R ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9329	1996	1096	R ¹³¹⁹
9306.6	1996	1096	R ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9330	1996	1096	R ¹³¹⁹
9307	1991	637	Am		1996	1097	R ¹³¹⁹
	1992	711*	R ⁵¹¹	9331	1996	1096	R ¹³¹⁹
	1992	713*	R		1996	1097	R ¹³¹⁹
9308	1996	1096	R ¹³¹⁹	9332	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9309	1996	1096	R ¹³¹⁹	9333	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
				9334	1996	1096	R ¹³¹⁹
					1996	1097	R ¹³¹⁹
				9335	1996	1096	R ¹³¹⁹
					1996	1097	R ¹³¹⁹
				9340	1996	1096	R ¹³¹⁹
					1996	1097	R ¹³¹⁹
				9341	1996	1096	R ¹³¹⁹
					1996	1097	R ¹³¹⁹
				9342	1996	1096	R ¹³¹⁹
					1996	1097	R ¹³¹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9343	1996	1096	R ¹³¹⁹	9391.3	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9350	1996	1096	R ¹³¹⁹	9392	1989	1013	Am
	1996	1097	R ¹³¹⁹		1996	1096	R ¹³¹⁹
9351	1996	1096	R ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9392.5	1994	573	Ad
9352	1996	1096	R ¹³¹⁹		1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9353	1996	1096	R ¹³¹⁹	9393	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9354	1996	1096	R ¹³¹⁹	9394	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9355	1996	1096	R ¹³¹⁹	9394.5	1990	1275*	Ad & R ¹⁴
	1996	1097	R ¹³¹⁹		1993	43*	Ad & R ³⁶
9356	1990	654	Ad		1994	269	Am ¹³
	1996	1096	R ¹³¹⁹		1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9360	1996	1096	R ¹³¹⁹	9395	1989	731	Am
	1996	1097	R ¹³¹⁹		1991	637	R
9361	1996	1096	R ¹³¹⁹	9396	1989	236*	Am ^{50 43}
	1996	1097	R ¹³¹⁹	9399.5	1996	1096	R ¹³¹⁹
9361.5	1996	1096	R ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9400	1989	1318	S ⁵⁷
9362	1996	1096	R ¹³¹⁹		1996	1096	R & Ad ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
9363	1996	1096	R ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R ¹³¹⁹				
9364	1996	1096	R ¹³¹⁹	9400.05	1994	573	Ad
	1996	1097	R ¹³¹⁹		1996	1096	R ¹³¹⁹
9365	1996	1096	R ¹³¹⁹		1996	1097	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9401	1989	1318	S ⁵⁷
9380	1996	1096	R ¹³¹⁹		1996	1096	R & Ad ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
9381	1996	1096	R ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R ¹³¹⁹				
9382	1996	1096	R ¹³¹⁹	9402	1989	1318	S ⁵⁷
	1996	1097	R ¹³¹⁹		1996	1096	R & Ad ¹³¹⁹
9390	1989	731	Am		1996	1097	R & Ad ¹³¹⁹
	1996	1096	R ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9390.1	1996	1097	R ¹³¹⁹				
	1989	731	Am	9403	1989	1318	S ⁵⁷
	1990	1298	R & Ad		1996	1096	R & Ad ¹³¹⁹
	1996	1096	R ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1996	1097	R ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9390.2	1996	1096	R ¹³¹⁹				
	1996	1097	R ¹³¹⁹	9404	1989	1318	S ⁵⁷
9390.3	1996	1096	R ¹³¹⁹		1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9390.4	1996	1096	R ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R ¹³¹⁹				
9390.5	1989	731	Am	9405	1989	1318	S ⁵⁷
	1996	1023*	Am ¹²⁵³		1996	1097	R ¹³¹⁹
	1996	1096	R ¹³¹⁹		1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9406	1989	1318	S ⁵⁷
9391	1989	731	Am		1996	1097	R ¹³¹⁹
	1996	1096	R ¹³¹⁹		1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹	9407	1989	1318	S ⁵⁷
9391.1	1996	1096	R ¹³¹⁹		1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9391.2	1996	1096	R ¹³¹⁹		1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9408	1989	1318	S ⁵⁷	9505	1989	813*	Am ¹⁹
	1991	637	Am	9506	1989	813*	S ¹⁹
	1996	1096	R ¹³¹⁹	9507	1989	813*	S ¹⁹
	1996	1097	R ¹³¹⁹	9508	1989	813*	Am ¹⁹
9408.5	1989	1318	S ⁵⁷	9509	1989	813*	S ¹⁹
	1996	1096	R ¹³¹⁹	9510	1989	813*	Am ¹⁹
	1996	1097	R ¹³¹⁹	9511	1989	813*	Am ¹⁹
9409	1989	1318	Am & R ¹³	9512	1989	813*	S ¹⁹
	1996	1096	R ¹³¹⁹	9520	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9450	1996	1096	R ¹³¹⁹	9521	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9451	1996	1096	R ¹³¹⁹	9522	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9452	1996	1096	R ¹³¹⁹	9523	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9453	1996	1096	R ¹³¹⁹	9524	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9454	1996	1096	R ¹³¹⁹	9525	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9455	1996	1096	R ¹³¹⁹	9526	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9456	1996	1096	R ¹³¹⁹	9527	1996	1096	R ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	R ¹³¹⁹
9457	1996	1096	R ¹³¹⁹	9530	1996	1096	Ad ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	Ad ¹³¹⁹
9458	1996	1096	R ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R ¹³¹⁹				
9459	1996	1096	R ¹³¹⁹	9530.5	1996	1096	Ad ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	Ad ¹³¹⁹
9460	1996	1096	R ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R ¹³¹⁹				
9461	1996	1096	R ¹³¹⁹	9531	1996	1096	Ad ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	Ad ¹³¹⁹
9461.5	1996	1096	R ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R ¹³¹⁹				
9462	1996	1096	R ¹³¹⁹	9532	1996	1096	Ad ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	Ad ¹³¹⁹
9463	1996	1096	R ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R ¹³¹⁹				
9464	1996	1096	R ¹³¹⁹	9533	1996	1096	Ad ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	Ad ¹³¹⁹
9465	1996	1096	R ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R ¹³¹⁹				
9466	1996	1096	R ¹³¹⁹	9534	1996	1096	Ad ¹³¹⁹
	1996	1097	R ¹³¹⁹		1996	1097	Ad ¹³¹⁹
9500	1989	813*	S ¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1096	Ad ¹³¹⁹				
	1996	1097	Ad ¹³¹⁹	9535	1996	1096	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	Ad ¹³¹⁹
					1997	216	R (as ad by Stats. 1996, Ch. 1096)
9501	1989	813*	Am ¹⁹	9535.5	1996	1096	Ad & R ^{199 1319}
	1996	1096	Ad ¹³¹⁹		1996	1097	Ad & R ^{199 1319}
	1996	1097	Ad ¹³¹⁹				
	1997	216	R (as ad by Stats. 1996, Ch. 1096)				
9502	1989	813*	S ¹⁹				
9503	1989	813*	Am ¹⁹				
9504	1989	813*	Am ¹⁹				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9535.5 (Cont.)	1997	216	R (as ad by Stats. 1996, Ch. 1096)	1996	1097	Ad ¹³¹⁹	
9536	1996	1096	Ad ¹³¹⁹	9560	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ^{1249 1319}
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	Ad ^{1249 1319}
9537	1996	1096	Ad ¹³¹⁹	9561	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ^{1249 1319}
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	Ad ^{1249 1319}
9538	1996	1096	Ad ¹³¹⁹	9562	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ^{1249 1319}
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	Ad ^{1249 1319}
9540	1996	1096	R & Ad ¹³¹⁹	9563	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹		1996	1097	Ad ^{1249 1319}
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	Ad ^{1249 1319}
9541	1996	1096	R & Ad ¹³¹⁹	9564	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹		1996	1097	Ad ^{1249 1319}
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	Ad ^{1249 1319}
9542	1996	1096	R & Ad ¹³¹⁹	9565	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹		1996	1097	Ad ^{1249 1319}
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	Ad ^{1249 1319}
9543	1996	1096	R & Ad ¹³¹⁹	9566	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹		1996	1097	Ad ^{1249 1319}
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	Ad ^{1249 1319}
9544	1996	1096	R & Ad ¹³¹⁹	9567	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹		1996	1097	Ad ^{1249 1319}
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	Ad ^{1249 1319}
9545	1996	1096	Am (as ad by Stats. 1996, Ch. 1097)	9568	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ^{1249 1319}
	1997	216	Ad ¹³¹⁹		1997	216	Ad ^{1249 1319}
9546	1996	1096	R (as ad by Stats. 1996, Ch. 1096)	9590	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	Ad ¹³¹⁹		1997	216	Ad ¹³¹⁹
9547	1996	1096	Am (as ad by Stats. 1996, Ch. 1097)	9591	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹
	1997	216	Ad ¹³¹⁹		1997	216	Ad ¹³¹⁹
9547	1996	1096	R (as ad by Stats. 1996, Ch. 1096)	9592	1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	Ad ¹³¹⁹		1996	1097	Ad ¹³¹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
9592 (Cont.)	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)	
9593	1996	1096	Ad ¹³¹⁹	9604	1996	1096	R & Ad ¹³¹⁹	
	1996	1097	Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹	
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)	
9594	1996	1096	Ad ¹³¹⁹	9605	1996	1096	R & Ad ¹³¹⁹	
	1996	1097	Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹	
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)	
9595	1996	1096	Ad ¹³¹⁹	9606	1996	1096	R ¹³¹⁹	
	1996	1097	Ad ¹³¹⁹		1996	1097	R ¹³¹⁹	
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		9607	1991	637	R
9596	1996	1096	Ad ¹³¹⁹	9608	1996	1096	R ¹³¹⁹	
	1996	1097	Ad ¹³¹⁹		1996	1097	R ¹³¹⁹	
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		9620	1996	1096	R ¹³¹⁹
9597	1996	1096	Ad ¹³¹⁹	9630	1996	1097	R ¹³¹⁹	
	1996	1097	Ad ¹³¹⁹		1996	1096	Ad ¹³¹⁹	
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	Ad ¹³¹⁹	
9598	1996	1096	Ad ¹³¹⁹	9631	1997	216	R (as ad by Stats. 1996, Ch. 1096)	
	1996	1097	Ad ¹³¹⁹		9631	1996	1096	Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)			1996	1097	Ad ¹³¹⁹
9599	1996	1096	Ad ¹³¹⁹	9700		1996	1096	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹	
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)	
9600	1996	1096	R & Ad ¹³¹⁹	9701	1996	1096	R & Ad ¹³¹⁹	
	1996	1097	R & Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹	
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)	
9600.5	1996	1096	R ¹³¹⁹	9710	1996	1096	R & Ad ¹³¹⁹	
	1996	1097	R ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹	
9601	1996	1096	R & Ad ¹³¹⁹	9711	1997	216	R (as ad by Stats. 1996, Ch. 1096)	
	1996	1097	R & Ad ¹³¹⁹		9711	1996	1096	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)			1996	1097	R & Ad ¹³¹⁹
9602	1996	1096	R & Ad ¹³¹⁹	9712		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹		9712	1996	1096	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)			1996	1097	R & Ad ¹³¹⁹
9603	1996	1096	R & Ad ¹³¹⁹	9712		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹					

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9713	1996	1096	R & Ad ¹³¹⁹	9722	1989	813	Am
	1996	1097	R & Ad ¹³¹⁹		1996	1096	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	R & Ad ¹³¹⁹
9714	1996	1096	R & Ad ¹³¹⁹	1997	216	R (as ad by Stats. 1996, Ch. 1096)	
	1996	1097	R & Ad ¹³¹⁹	9723	1996	1096	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	R & Ad ¹³¹⁹
9714.5	1996	1096	R & Ad ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹	9724	1996	1096	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	R & Ad ¹³¹⁹
9715	1996	1096	R & Ad ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹	9725	1996	1096	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	R & Ad ¹³¹⁹
9716	1991	637	R		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1096	Ad ¹³¹⁹	9726	1996	1096	R & Ad ¹³¹⁹
	1996	1097	Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1997	216	R (as ad by Stats. 1996, Ch. 1096)
9717	1996	1096	R & Ad ¹³¹⁹		9726.1	1990	216
	1996	1097	R & Ad ¹³¹⁹	1996		1096	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)	1996		1097	R & Ad ¹³¹⁹
9718	1996	1096	R & Ad ¹³¹⁹	1997	216	R (as ad by Stats. 1996, Ch. 1096)	
	1996	1097	R & Ad ¹³¹⁹	9730	1996	1096	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	R & Ad ¹³¹⁹
9719	1996	1096	R & Ad ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹	9731	1996	1096	R & Ad ¹³¹⁹
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1097	R & Ad ¹³¹⁹
9719.5	1996	1096	R & Ad ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1996	1097	R & Ad ¹³¹⁹	9732	1990	216	R (as ad by Stats. 1984, Ch. 1625) ²⁰⁶
	1997	216	R (as ad by Stats. 1996, Ch. 1096)		1996	1096	R & Ad ¹³¹⁹
9720	1996	1096	R & Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹	1997	216	R (as ad by Stats. 1996, Ch. 1096)	
	1997	216	R (as ad by Stats. 1996, Ch. 1096)	9740	1996	1096	R & Ad ¹³¹⁹
9720.5	1996	1096	R & Ad ¹³¹⁹		1996	1097	R & Ad ¹³¹⁹
	1996	1097	R & Ad ¹³¹⁹		1997	216	R (as ad by Stats. 1996, Ch. 1096)
	1997	216	R (as ad by Stats. 1996, Ch. 1096)	9721	1989	886	Am ⁶⁷
9721	1996	1096	R & Ad ¹³¹⁹		1996	1096	R & Ad ¹³¹⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By						
	Year	Chapter	Effect		Year	Chapter	Effect				
9741	1996	1096	R & Ad ¹³¹⁹	9774.2	1990	1211	Ad & R ⁷⁰				
	1996	1097	R & Ad ¹³¹⁹	9774.25	1990	1211	Ad & R ⁷⁰				
	1997	216	R (as ad by Stats. 1996, Ch. 1096)	9774.3	1990	1211	Ad & R ⁷⁰				
Div. 8.5, Ch. 12, heading (Sec. 9750 et seq.) Div. 8.5, Ch. 14, heading (Sec. 9750 et seq.)	1997	216	Ad(RN)	9774.35	1990	1211	Ad & R ⁷⁰				
				9774.4	1990	1211	Ad & R ⁷⁰				
				9832	1996	1096	R ¹³¹⁹				
	9750	1996	1096	R & Ad ¹³¹⁹	10001.5	1996	1097	R ¹³¹⁹			
					1996	1097	R & Ad ¹³¹⁹	1994	Initiative (Prop. 187 adopted Nov. 8, 1994)	Ad	
					1997	216	Am (as ad by Stats. 1996, Ch. 1097) & RN	10063	1997	270 *	Ad ¹³⁴⁰
		9751	1996	1096	R & Ad ¹³¹⁹	10065	1997	270 *	Ad ¹³⁴¹		
						10066	1997	270 *	Ad ¹³⁴¹		
						10067	1997	270 *	Ad ¹³⁴¹		
			9751.5	1996	1096	R & Ad ¹³¹⁹	10068	1997	270 *	Ad ¹³⁴¹	
10069							1997	270 *	Ad ¹³⁴¹		
10069.5							1997	606 *	Ad		
9752				1996	1096	R (as ad by Stats. 1996, Ch. 1096)	10070	1997	270 *	Ad ¹³⁴¹	
	10071						1997	270 *	Ad ¹³⁴¹		
	10072						1997	270 *	Ad ¹³⁴¹		
	9753			1996	1096	R ¹³¹⁹	10073	1997	270 *	Ad ¹³⁴¹	
		10074					1997	270 *	Ad ¹³⁴¹		
		10075					1997	270 *	Ad ¹³⁴¹		
		9754		1996	1096	R ¹³¹⁹	10076	1997	270 *	Ad ¹³⁴¹	
			10077				1997	270 *	Ad ¹³⁴¹		
			10100				1991	91 *	Am		
			9755	1996	1096	R ¹³¹⁹	10101	1991	91 *	R & Ad	
1996							1097	R ¹³¹⁹	69 *	Am	
1996							1097	R ¹³¹⁹	1997	606 *	Am
9756				1996	1096	R ¹³¹⁹	10101.1	1991	91 *	Ad	
	1996						1097	R ¹³¹⁹	1993	69 *	Am
	1996						1097	R ¹³¹⁹	10530	1997	270 *
	9757			1996	1096	R ¹³¹⁹	10531	1997	270 *	Ad ¹³⁴¹	
		10532					1997	270 *	Ad ¹³⁴¹		
		10540					1997	270 *	Ad ¹³⁴⁰		
		9757.5		1996	1096	R ¹³¹⁹	10540.5	1997	270 *	Ad ¹³⁴⁰	
			10541				1997	270 *	Ad ¹³⁴⁰		
			10541.5				1997	270 *	Ad ¹³⁴⁰		
			9758	1996	1096	R ¹³¹⁹	10541.7	1997	270 *	Ad ¹³⁴⁰	
10542							1997	270 *	Ad ¹³⁴⁰		
10543							1997	270 *	Ad ¹³⁴⁰		
9760				1996	1096	R ¹³¹⁹	10544	1997	270 *	Ad ¹³⁴⁰	
	10544.1						1997	270 *	Ad ¹³⁴⁰		
	10544.317						1997	270 *	Ad ¹³⁴⁰		
	9761			1996	1096	R ¹³¹⁹	10553.1	1995	724	Ad	
		10553.2					1995	724	Ad		
		10604.5					1991	611 *	Am		
		9762		1996	1096	R ¹³¹⁹	10604.6	1991	611 *	Ad	
			10605.2				1993	1089	Ad		
			10606.1				1995	544	Ad		
			9763	1996	1096	R ¹³¹⁹	10607.5	1993	1231	Ad	
10609.3							1993	1089	Ad		
10619							1997	270 *	Ad ¹³⁴⁰		
9770				1996	1096	R ¹³¹⁹	10700	1993	56	R ⁶⁷⁰	
	10701						1993	56	R ⁶⁷⁰		
	10702						1993	56	R ⁶⁷⁰		
	9771			1996	1096	R ¹³¹⁹	10703	1993	56	R ⁶⁷⁰	
		10705					1993	56	R ⁶⁷⁰		
		1996					1097	R ¹³¹⁹	10774.1	1990	1211
		9772		1996	1096	R ¹³¹⁹	10774.15	1990	1211	Ad & R ⁷⁰	
			1996				1097	R ¹³¹⁹	1990	1211	Ad & R ⁷⁰
			1996				1097	R ¹³¹⁹	1990	1211	Ad & R ⁷⁰
			9774	1990	1211	Ad & R ⁷⁰	9774.15	1990	1211	Ad & R ⁷⁰	
1990							1211	Ad & R ⁷⁰	1990	1211	Ad & R ⁷⁰
1990							1211	Ad & R ⁷⁰	1990	1211	Ad & R ⁷⁰
9774.05				1990	1211	Ad & R ⁷⁰	9774.15	1990	1211	Ad & R ⁷⁰	
	1990						1211	Ad & R ⁷⁰	1990	1211	Ad & R ⁷⁰
	1990						1211	Ad & R ⁷⁰	1990	1211	Ad & R ⁷⁰
	9774.1			1990	1211	Ad & R ⁷⁰	9774.15	1990	1211	Ad & R ⁷⁰	
		1990					1211	Ad & R ⁷⁰	1990	1211	Ad & R ⁷⁰
		1990					1211	Ad & R ⁷⁰	1990	1211	Ad & R ⁷⁰
		9774.15		1990	1211	Ad & R ⁷⁰	9774.15	1990	1211	Ad & R ⁷⁰	
			1990				1211	Ad & R ⁷⁰	1990	1211	Ad & R ⁷⁰
			1990				1211	Ad & R ⁷⁰	1990	1211	Ad & R ⁷⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
10706	1993	56	R ⁶⁷⁰	11008.15	1990	1011	Am
10706.1	1993	56	R ⁶⁷⁰	11008.19	1991	1205	Ad
10727	1996	824	Ad		1993	1252	Am
10743.5	1995	305 *	Ad		1994	1172	Am
10780	1997	270 *	R ¹³⁴⁰	11017	1990	1586	Am
10781	1997	270 *	R ¹³⁴⁰	11018	1997	270 *	R ¹³⁴⁰
10782	1997	270 *	R ¹³⁴⁰	11021	1990	1387	Ad
10783	1997	270 *	R ¹³⁴⁰		1991	475 *	Am
10784	1997	270 *	R ¹³⁴⁰	11022	1990	1387	Ad
10790	1990	1193	Ad & R ³⁶		1992	796	Am
	1993	69 *	R & Ad	11023	1990	1225 *	R
	1993	1252	Am	11025	1990	139 *	Am ²¹³
10791	1990	1193	Ad & R ³⁶		1993	545	S ⁴²
	1993	69 *	R & Ad	11026	1990	139 *	Am ²¹³
10792	1990	1193	Ad & R ³⁶		1993	545	S ⁴²
	1993	69 *	R	11051	1990	1586	R
10793	1990	1193	Ad & R ³⁶	11052.1	1995	307 *	Ad
	1993	69 *	R	11055.5	1990	465 *	Ad
10794	1990	1193	Ad & R ³⁶		1991	97 *	Am
	1993	69 *	R	11056	1989	1285	R & Ad ⁹⁷
10795	1990	1193	Ad & R ³⁶	11057.5	1991	1190 *	Ad
	1993	69 *	R	11100	1989	1285	Am ⁹⁷
10807	1993	64 *	R	11155	1997	270 *	Am ¹³⁴⁰
10815	1989	804	Am	11155.1	1993	69 *	Ad
	1990	1313	Am ³	11155.2	1993	69 *	Ad
	1992	851 *	Am		1993	1252	Am
	1994	823 *	Am		1997	270 *	Am ¹³⁴⁰
	1996	68 *	Am	11155.3	1997	270 *	Ad ¹³⁴⁰
10823	1997	606 *	Ad	11155.5	1990	1011	Ad
10823.5	1997	606 *	Ad		1992	163	Am ^{42 511}
10824	1994	148 *	R & Ad ¹¹⁹⁴	11157	1997	270 *	Am ¹³⁴⁰
	1997	606 *	Am	11157.5	1997	270 *	Ad ¹³⁴⁰
10830	1996	206 *	Ad	11160	1997	270 *	Ad ¹³⁴⁰
	1997	627	Ad	Div. 9,			
10831	1997	627	Ad	Pt. 3,			
10832	1997	627	Ad	Ch. 2,			
10833	1997	627	Ad	heading			
10840	1993	69 *	Ad	(Sec. 11200			
10841	1993	69 *	Ad	et seq.)	1997	270 *	Am ¹³⁴⁰
10842	1993	69 *	Ad	11200	1997	270 *	Am ¹³⁴⁰
10850	1994	591	Am	11201	1991	97 *	Am ³⁷¹
	1995	766	Am		1997	270 *	Am ¹³⁴⁰
	1997	724	Am	11201.5	1991	97 *	Am
10850.1	1989	86	Am		1992	713 *	Am
10850.3	1994	591	Am		1997	270 *	R ¹³⁴⁰
	1995	227	Am R ⁹⁶⁶ Ad ⁹⁶⁷	11215	1989	1294	Ad
					1990	46 *	Am
10850.5	1993	985	Ad		1990	1049	Am
10850.9	1995	121	Ad	11225	1990	46 *	Ad
10851	1989	407	Am	11226	1990	46 *	Ad
	1991	1061	Am	11227	1990	46 *	Ad
10950	1991	820	Am	11228	1990	46 *	Ad
10985	1996	205 *	Ad	11229	1990	46 *	Ad
11004	1997	270 *	Am ¹³⁴⁰	11230	1990	46 *	Ad
11006.6	1993	696	Ad	11231	1990	46 *	Ad
11006.9	1990	1329 *	Am	11232	1990	46 *	Ad
11008.13	1994	148 *	Am ^{836 1194}	11233	1990	46 *	Ad
	1997	270 *	Am ^{1340 1344}	11234	1990	46 *	Ad
11008.135	1994	148 *	Ad ^{837 1194}	11235	1990	46 *	Ad
	1997	270 *	R & Ad ¹³⁴⁰	11236	1990	46 *	Ad
11008.14	1997	270 *	Am ¹³⁴⁰	11250.4	1997	270 *	Am ¹³⁴⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
11251.3	1997	283	Ad	Div. 9, Pt. 3,			
	1997	284	Ad				
11253.5	1997	270 *	Ad ¹³⁴⁰	Ch. 2,			
11254	1995	307 *	Ad				
11255	1993	69 *	Ad	Art. 3.1, heading (Sec. 11315			
	1997	270 *	R ¹³⁴⁰				
11265.1	1991	1046 *	Am	et seq.)	1991	97 *	Am
11265.2	1997	270 *	Ad ¹³⁴⁰	11315	1991	97 *	R ³⁷¹
11265.5	1991	1046 *	Ad	11318	1995	883 *	R
11265.6	1993	69 *	Ad	11319	1995	883 *	R
11265.7	1993	69 *	Ad	Div. 9, Pt. 3,			
11265.8	1997	270 *	Ad ¹³⁴⁰				
11266	1989	1285	R & Ad ⁹⁷	Ch. 2,			
11266.5	1997	270 *	Ad ¹³⁴⁰				
11268	1990	1586	Am	Art. 3.2, heading (Sec. 11320			
11271	1991	97 *	Ad ³⁷¹				
11271.5	1991	97 *	Ad ³⁷¹	et seq.)	1997	270 *	Am ¹³⁴⁰
11272	1991	97 *	Ad ³⁷¹	11320	1989	1360	Am ⁷³
11273	1991	97 *	Ad ³⁷¹		1990	1568 *	R & Ad ²⁹³
11274	1995	838	Ad		1997	270 *	R & Ad ¹³⁴⁰
11275	1990	1586	Ad	11320.1	1990	1568 *	R ²⁹³
11275.05	1990	1586	Ad		1997	270 *	Ad ¹³⁴⁰
11275.10	1990	1586	Ad	11320.15	1997	270 *	Ad ¹³⁴⁰
11275.15	1990	1586	Ad	11320.2	1989	1310	Am
11275.20	1990	1586	Ad		1990	1568	R & Ad ²⁹³
11275.25	1990	1586	Ad		1995	883 *	Am
11275.30	1990	1586	Ad		1997	270 *	R ¹³⁴⁰
11275.35	1990	1586	Ad	11320.21	1989	77 *	Am
11275.40	1990	1586	Ad				R & Ad ²⁰
11275.45	1990	1586	Ad		1990	1568 *	R ²⁹³
11275.50	1990	1586	Ad	11320.3	1989	77 *	Am
11280	1993	69 *	Ad				R & Ad ²⁰
	1993	1252	Am		1989	1310	Am (as am by
	1997	606 *	R				Sec. 3.5,
11300	1995	306 *	R				Stats. 1989,
11301	1995	306 *	R				Ch. 77 and as
11302	1995	306 *	R				ad by Sec. 4,
11303	1995	306 *	R				Stats. 1989,
11304	1995	306 *	R				Ch. 77)
11305	1995	306 *	R		1990	36 *	Am (as am by
11306	1995	306 *	R				Sec. 4 and
11307	1995	306 *	R				Sec. 5,
11308	1990	1568 *	R ²⁹³				Stats. 1989,
11310	1989	77 *	Am				Ch. 1310)
			R & Ad ²⁰		1990	1141	Am (as am by
	1990	1568 *	R (as ad by				Sec. 3,
			Sec. 2,				Stats. 1990,
			Stats. 1989,				Ch. 36)
			Ch. 77) ²⁹³		1990	1568 *	R ²⁹³
			Am (as am by		1995	306 *	Ad
			Sec. 1,		1995	883 *	Am
			Stats. 1989,		1997	270 *	Am ¹³⁴⁰
			Ch. 77) ¹³	11320.31	1997	270 *	Ad ¹³⁴⁰
	1993	69 *	Am	11320.33	1990	1141	Ad
	1993	1252	Am	11320.35	1990	1568 *	R ²⁹³
	1995	306 *	R	11320.36	1990	1568 *	R ²⁹³
11312	1995	306 *	R	11320.38	1990	1568 *	R ²⁹³
11312.1	1995	306 *	R	11320.4	1990	1568 *	R & Ad ²⁹³
11313	1995	306 *	R		1995	883 *	Am
11314	1995	306 *	R		1997	270 *	R ¹³⁴⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
11320.5	1989	77 *	Am R & Ad ²⁰	11322.9	1997	270 *	R & Ad ¹³⁴⁰ Ad ¹³⁴⁰
	1990	1568 *	R ²⁹³	11323	1997	270 *	Ad ¹³⁴⁰
11320.55	1990	1568 *	R ²⁹³		1990	1568 *	R & Ad ²⁹³
11320.57	1989	1368	Ad		1995	306 *	Am
	1990	1568 *	R ²⁹³		1997	270 *	R ¹³⁴⁰
11320.6	1989	77 *	Am R & Ad ²⁰	11323.1	1990	1568 *	R & Ad ²⁹³
	1990	1568 *	R & Ad ²⁹³		1995	306 *	Am
	1995	306 *	Am		1997	270 *	R ¹³⁴⁰
	1997	270 *	R ¹³⁴⁰	11323.15	1990	1568 *	Ad ²⁹³
11320.61	1990	1568 *	R ²⁹³		1995	306 *	R
11320.65	1990	1568 *	R ²⁹³	11323.2	1990	1568 *	Ad ²⁹³
11320.7	1989	77 *	Am R & Ad ²⁰		1995	306 *	Am ¹⁰³⁵
	1990	1568 *	R ²⁹³		1995	883 *	Am
	1990	1568 *	R ²⁹³		1997	270 *	Am ¹³⁴⁰
	1990	1568 *	R ²⁹³	11323.4	1990	1568 *	Ad ²⁹³
11320.75	1990	1568 *	R ²⁹³		1993	69 *	Am
11320.8	1990	1568 *	R & Ad ²⁹³		1995	306 *	Am
	1995	306 *	Am		1997	270 *	Am ¹³⁴⁰
	1997	270 *	R ¹³⁴⁰	11323.5	1990	1568 *	R ²⁹³
11320.9	1990	1568 *	R ²⁹³	11323.6	1990	1568 *	Ad ²⁹³
11320.95	1990	1568 *	R ²⁹³		1995	883 *	Am
11321	1990	1568 *	R & Ad ²⁹³		1997	270 *	R & Ad ¹³⁴⁰
	1997	270 *	R ¹³⁴⁰	11323.7	1990	1568 *	R ²⁹³
11321.2	1990	1568 *	Ad ²⁹³	11323.8	1990	1568 *	Ad ²⁹³
	1991	1111	Am		1997	270 *	R & Ad ¹³⁴⁰
	1997	270 *	R ¹³⁴⁰	11324	1990	1568 *	R & Ad ²⁹³
11321.4	1990	1568 *	Ad ²⁹³		1991	1190 *	Am
	1995	306 *	Am		1997	270 *	Am ¹³⁴⁰
	1997	270 *	R ¹³⁴⁰	11324.2	1990	1568 *	Ad ²⁹³
11321.5	1990	1568 *	R ²⁹³		1991	1111	Am
11321.6	1990	1568 *	Ad ²⁹³		1997	270 *	R ¹³⁴⁰
11321.8	1990	1568 *	Ad ²⁹³	11324.4	1990	1568 *	Ad ²⁹³
	1997	270 *	R ¹³⁴⁰		1993	69 *	Am
11322	1990	1568 *	R & Ad ²⁹³		1997	270 *	Am ¹³⁴⁰
	1991	91 *	Am	11324.5	1990	1568 *	R ²⁹³
	1991	1111	Am		1991	1111	Ad
	1993	69 *	Am		1997	270 *	Am ¹³⁴⁰
	1997	270 *	R ¹³⁴⁰	11324.6	1990	1568 *	Ad ²⁹³
11322.2	1990	1568 *	Ad ²⁹³		1993	69 *	Am
	1991	91 *	Am		1995	883 *	Am
	1993	69 *	Am		1997	270 *	Am ¹³⁴⁰
	1993	1252	Am	11324.7	1991	1111	Ad
	1997	270 *	Am ¹³⁴⁰		1995	883 *	Am
11322.4	1990	1568 *	Ad ²⁹³		1997	270 *	Am ¹³⁴⁰
	1993	69 *	Am	11324.8	1990	1568 *	Ad ²⁹³
	1994	795	Am		1995	306 *	Am
	1995	306 *	R & Ad		1995	883 *	Am
	1995	883 *	Am		1997	270 *	Am ¹³⁴⁰
	1997	270 *	R & Ad ¹³⁴⁰	11325	1990	1568 *	R & Ad ²⁹³
11322.41	1995	521	Ad		1993	69 *	Am
	1997	270 *	R ¹³⁴⁰		1993	1252	Am
11322.5	1990	1568 *	R ²⁹³		1995	306 *	Am
11322.6	1990	1568 *	Ad ²⁹³		1995	883 *	Am
	1997	270 *	R & Ad ¹³⁴⁰		1997	270 *	R ¹³⁴⁰
11322.61	1997	270 *	Ad ¹³⁴⁰	11325.1	1997	270 *	Ad ¹³⁴⁰
11322.62	1997	270 *	Ad ¹³⁴⁰	11325.2	1990	1568 *	Ad ²⁹³
11322.65	1997	270 *	Ad ¹³⁴⁰		1993	589	Am ⁶⁷⁰
11322.7	1997	270 *	Ad ¹³⁴⁰		1993	1252	Am
11322.8	1990	1568 *	Ad ²⁹³		1994	146	Am ⁸³³
	1995	306 *	Am ¹⁰³⁴		1995	306 *	R & Ad
					1995	883 *	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11325.2 (Cont.)	1997	270 *	Am ¹³⁴⁰	11328.1	1997	270 *	R ¹³⁴⁰
11325.21	1995	306 *	Ad		1990	1568 *	Ad ²⁹³
	1995	883 *	Am		1997	270 *	R ¹³⁴⁰
	1997	270 *	Am ¹³⁴⁰	11328.2	1990	1568 *	Ad ²⁹³
11325.22	1995	306 *	Ad	11328.4	1990	1568 *	Ad ²⁹³
	1995	883 *	Am		1997	270 *	R ¹³⁴⁰
	1997	270 *	Am ¹³⁴⁰	11328.6	1990	1568 *	Ad ²⁹³
11325.23	1995	306 *	Ad		1995	306 *	Am
	1995	883 *	Am		1997	270 *	R ¹³⁴⁰
	1997	270 *	R & Ad ¹³⁴⁰	11328.8	1990	1568 *	Ad ²⁹³
11325.25	1995	306 *	Ad	11329	1990	1568 *	R & Ad ²⁹³
	1997	270 *	Am ¹³⁴⁰		1992	1296 *	Am
11325.4	1990	1568 *	Ad ²⁹³	11329.2	1990	1568 *	Ad ²⁹³
	1993	69 *	Am		1995	883 *	Am
	1995	306 *	Am		1997	270 *	Am ¹³⁴⁰
	1997	270 *	Am ¹³⁴⁰	11329.4	1990	1568 *	Ad ²⁹³
11325.5	1997	270 *	Ad ¹³⁴⁰	11329.5	1990	1568 *	Ad ²⁹³
11325.6	1990	1568 *	Ad ²⁹³		1997	270 *	R ¹³⁴⁰
	1997	270 *	Am ¹³⁴⁰	11329.7	1993	986	Ad ⁴⁹³
11325.7	1997	270 *	Ad ¹³⁴⁰		1995	306 *	Am
11325.8	1990	1568 *	Ad ²⁹³		1997	270 *	R ¹³⁴⁰
	1997	270 *	Ad ¹³⁴⁰	11330	1990	1568 *	R & Ad ²⁹³
11326	1990	1568 *	R & Ad ²⁹³		1993	69 *	S ⁶⁵⁷
	1995	306 *	R & Ad ¹⁰³⁶	11330.1	1990	1568 *	Ad ²⁹³
	1995	883 *	Am		1993	69 *	S ⁶⁵⁷
	1997	270 *	Am ¹³⁴⁰		1995	883 *	Am
11326.2	1990	1568 *	Ad ²⁹³	11330.10	1990	1568 *	Ad ²⁹³
	1995	306 *	R		1993	69 *	S ⁶⁵⁷
11326.4	1990	1568 *	Ad ²⁹³	11330.11	1993	69 *	Ad ⁶⁵⁷
	1995	306 *	R	11330.2	1990	1568 *	Ad ²⁹³
11326.6	1990	1568 *	Ad ²⁹³		1993	69 *	S ⁶⁵⁷
	1995	306 *	R	11330.3	1990	1568 *	Ad ²⁹³
11326.8	1990	1568 *	Ad ²⁹³		1993	69 *	S ⁶⁵⁷
	1995	306 *	R	11330.4	1990	1568 *	Ad ²⁹³
11327	1990	1568 *	R & Ad ²⁹³		1993	69 *	S ⁶⁵⁷
	1995	306 *	Am ¹⁰³⁶		1995	306 *	Am
11327.2	1990	1568 *	Ad ²⁹³	11330.5	1990	1568 *	Ad ²⁹³
	1997	270 *	R ¹³⁴⁰		1993	69 *	S ⁶⁵⁷
11327.4	1990	1568 *	Ad ²⁹³	11330.6	1990	1568 *	Ad ²⁹³
	1993	69 *	Am		1993	69 *	S ⁶⁵⁷
	1995	306 *	Am ¹⁰³⁶	11330.7	1990	1568 *	Ad ²⁹³
	1995	883 *	Am		1993	69 *	S ⁶⁵⁷
	1997	270 *	Am ¹³⁴⁰	11330.8	1990	1568 *	Ad ²⁹³
11327.5	1990	1568 *	Ad ²⁹³		1993	69 *	S ⁶⁵⁷
	1993	1252	Am		1996	1023 *	Am ¹²⁵³
	1995	306 *	Am	11330.9	1990	1568 *	Ad ²⁹³
	1997	270 *	Am ¹³⁴⁰		1993	69 *	S ⁶⁵⁷
11327.55	1994	148 *	Ad ^{1192 1194}	11331	1990	1568 *	R ²⁹³
	1995	306 *	R		1993	69 *	Ad ⁶⁵⁸
11327.6	1990	1568 *	Ad ²⁹³	11331.5	1993	69 *	Ad ⁶⁵⁸
	1995	306 *	Am		1995	883 *	Am
	1997	270 *	Am ¹³⁴⁰		1997	270 *	Am ¹³⁴⁰
11327.8	1990	1568 *	Ad ²⁹³	11331.7	1993	69 *	Ad ⁶⁵⁸
	1991	1111	Am	11332	1993	69 *	Ad ⁶⁵⁸
	1995	306 *	Am		1993	1252	Am
	1997	270 *	Am ¹³⁴⁰	11332.5	1993	69 *	Ad ⁶⁵⁸
11327.9	1997	270 *	Ad ¹³⁴⁰		1993	1252	Am
11328	1990	1568 *	R & Ad ²⁹³	11332.7	1993	69 *	Ad ⁶⁵⁸
	1995	306 *	Am	11333	1990	1568 *	R ²⁹³
	1995	883 *	Am		1993	69 *	Ad ⁶⁵⁸

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
11333 (Cont.)	1993	1252	Am	1995	938		Am (by
	1996	1023 *	Am ¹²⁵³				Sec. 95.5 of Ch.,
11333.5	1993	69 *	Ad ⁶⁵⁸				as am by
11333.7	1993	69 *	Ad ⁶⁵⁸				Sec. 3.6,
	1993	1252	Am				Stats. 1994,
11334	1990	1568 *	R ²⁹³				Ch. 906) ^{94 307}
	1993	69 *	Ad ⁶⁵⁸				R ²⁸⁸
	1995	883 *	Am				Am (by Sec. 96
11334.2	1993	69 *	Ad ⁶⁵⁸				of Ch., as am by
11334.5	1993	69 *	Ad ⁶⁵⁸				Sec. 3.6,
11334.51	1995	307 *	Ad				Stats. 1994,
11334.7	1993	69 *	Ad ⁶⁵⁸				Ch. 906) ⁵⁷⁴
11335	1989	931	R & Ad	1996	756		Am (as am by
	1994	922	R ⁸³²				Sec. 95.5 and
11335.5	1989	931	R				Sec. 96,
11336	1989	931	R & Ad				Stats. 1995,
11336.5	1989	931	R				Ch. 938)
11337	1989	931	R	11350.7	1996	599	Am
11337.5	1989	931	R		1997	957	Ad
11338	1989	931	R		1997	599	Am
11347	1990	1568 *	R ²⁹³	11350.8	1995	481	Ad
11347.1	1990	1568 *	R ²⁹³	11350.9	1995	583	Ad
11347.2	1990	1568 *	R ²⁹³	11351	1994	1269	Ad
11347.3	1990	1568 *	R ²⁹³	11352	1994	1269	Ad
11347.4	1990	1568 *	R ²⁹³		1997	599	Am
11347.5	1990	1568 *	R ²⁹³	11354	1996	957	Ad
11347.6	1990	1568 *	R ²⁹³	11355	1996	957	Ad
11347.7	1990	1568 *	R ²⁹³	11356	1996	957	Ad
11347.8	1990	1568 *	R ²⁹³		1997	14 *	Am
11347.9	1990	1568 *	R ²⁹³		1997	599	Am (as am by
11348	1990	1568 *	R ²⁹³				Sec. 3,
11348.1	1990	1568 *	R ²⁹³				Stats. 1997,
11348.2	1990	1568 *	R ²⁹³				Ch. 14)
11348.4	1990	1568 *	R ²⁹³	11357	1996	927	Ad
11350	1991	110	Am	11400	1991	1137	Am
	1994	1269	Am		1991	1203	Am (by Sec. 7.5
11350.1	1990	1311	Am				of Ch.)
	1991	542	Am		1992	717	Am
	1992	163	Am ^{42 511}		1992	722 *	Am
	1994	1266	Am		1993	799	Am
	1996	957	Am		1994	146	Am ⁸³³
	1997	599	Am		1997	793	Am
11350.3	1994	1266	Ad	11401	1991	1203	Am
	1996	1062	Am	11401.1	1991	1203	Am
11350.4	1994	1266	Ad	11402	1992	722 *	Am
	1996	1062	Am		1993	799	Am
11350.5	1991	110	Am		1995	509	Am
	1996	565	Am	11402.5	1994	958	Am
11350.6	1991	110	Ad	11402.6	1996	794 *	Ad & R ⁴⁹
	1991	542	Am (as ad by	11404	1995	724	Am
			Stats. 1991,	11404.1	1996	1138	Am
			Ch. 110) & R ⁵¹	11404.2	1995	418	Ad
	1992	50 *	R & Ad	11404.5	1990	1049	Ad
			R ⁷⁹		1992	714 *	Am
	1994	906	Am ^{13 94}	11406.5	1992	1311 *	Ad
	1995	481	Am (as am by	11407.3	1990	1225 *	R
			Sec. 3.6,	11450	1989	1285	Am ⁹⁷
			Stats. 1994,		1989	1294	Am (by Sec. 3.5
			Ch. 906)				of Ch.)

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
11450 (Cont.)	1990	454 *	Am	11454.6	1997	270 *	Ad ¹³⁴⁰
	1991	97 *	Am ⁴⁰³		1997	270 *	Ad ¹³⁴⁰
	1994	148 *	Am ¹¹⁹⁴	11460	1989	1294	R & Ad
	1995	307 *	Am		1990	46 *	Am
	1996	206 *	Am		1991	91 *	Am
	1997	270 *	Am ¹³⁴¹		1991	610 *	Am
11450.01	1992	722 *	Ad ¹⁸⁴		1992	722 *	Am
			R ⁷⁹		1995	724	Am
	1996	206 *	Am ^{236 13}	11460.1	1993	799	Ad & R ⁴⁰
	4X 1995-96	1	Am ¹¹⁸⁸	11461	1989	1294	Ad
11450.015	1993	69 *	Ad		1990	76 *	Am
	1996	206 *	Am		1991	97 *	Am
	4X 1995-96	1	Am		1991	1091	Am ⁴⁶²
11450.017	1994	148 *	Ad ¹¹⁹⁴		1992	722 *	Am
	1996	206 *	Am		1993	69 *	Am
	4X 1995-96	1	Am		1997	944	Am
11450.018	1995	307 *	Ad ¹⁰³⁷	11461.1	1995	540	Ad
	1996	206 *	Am	11461.5	1994	663	Ad
	4X 1995-96	1	Am	11462	1989	1294	R & Ad
	1997	270 *	Am ¹³⁴¹		1990	46 *	Am
11450.019	1995	307 *	Ad		1990	1049	Am
11450.02	1992	722 *	Ad ¹⁸⁴				R & Ad ⁶³
			R ⁷⁹		1991	97 *	Am (as am by Sec. 3,
	1994	148 *	R ¹¹⁹⁴				Stats. 1990,
11450.03	1992	722 *	Ad ⁵⁸⁹				Ch. 1049) ⁵⁴
11450.04	1992	713 *	Am		1991	610 *	Am (as am by Sec. 3,
	1994	196	Ad				Stats. 1990,
11450.1	1997	270 *	R ¹³⁴⁰				Ch. 1049) ⁴⁶⁹
11450.10	1994	1042	Ad		1992	714 *	Am (as ad by Stats. 1991,
	1995	91	Am ⁹⁶⁴				Ch. 610)
11450.11	1994	1042	Ad		1992	722 *	Am (as ad by Stats. 1990,
11450.12	1997	270 *	Ad ¹³⁴⁰				Ch. 1049)
11450.13	1997	270 *	Ad ¹³⁴⁰		1993	69 *	Am (as am by Stats. 1991,
11450.2	1990	454 *	Am				Ch. 610)
11450.4	1991	97 *	Ad ³⁷¹				Am (as am by Stats. 1991,
11450.5	1997	270 *	Am ¹³⁴⁰				Ch. 610)
11450.6	1997	270 *	R ¹³⁴⁰		1993	69 *	Am (as am by Sec. 40 and
11450.9	1991	97 *	Ad				Sec. 41,
	1992	713 *	Am				Stats. 1992,
11451.5	1990	1568 *	R ²⁹³				Ch. 722)
	1997	270 *	Ad ¹³⁴⁰				Am (as am by Sec. 40 and
11451.6	1997	270 *	R ¹³⁴⁰				Sec. 41,
11451.7	1993	69 *	Ad				Stats. 1993,
	1997	270 *	R ¹³⁴⁰				Ch. 69)
11452	1990	454 *	Am		1993	950 *	Am (as am by Sec. 40 and
	1991	97 *	Am ⁵⁴				Sec. 41,
	4X 1995-96	1	Am				Stats. 1993,
11452.018	1995	307 *	Ad ¹⁰³⁸				Ch. 69)
11453	1990	455	Am		1994	148 *	Am (as am by Sec. 2 and
	1990	456 *	Am				Sec. 3,
	1991	97 *	Am ⁵⁴				Stats. 1993,
	1996	206 *	Am				Ch. 69)
	4X 1995-96	1	Am				Am (as am by Sec. 2 and
	1997	270 *	Am ¹³⁴¹				Sec. 3,
11453.05	1990	458	Ad				Stats. 1993,
	1996	201 *	R				Ch. 950) ¹¹⁹⁴
	1997	270 *	R & Ad ¹³⁴⁰				
11453.2	1997	270 *	Ad ¹³⁴⁰				
11454	1997	270 *	Ad ¹³⁴⁰				
11454.5	1997	270 *	Ad ¹³⁴⁰				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11462 (Cont.)	1995	307 *	Am (as am by Sec. 12, Stats. 1994, Ch. 148)	11468	1990	46 *	Ad
	1996	206 *	Am	11468.1	1993	1089	Am
	1996	671 *	Am	11468.2	1990	46 *	Ad
	4X 1995-96	1	Am	11468.3	1990	46 *	Ad
	1997	17	Am ¹³²⁸	11468.4	1990	46 *	Ad
	1997	606 *	Am		1993	1089	Am
11462.01	1992	722 *	Ad ⁵⁹⁰	11468.5	1990	46 *	Ad
	1993	1089	Am		1993	1089	Am
	1994	199 *	Am	11468.6	1993	1089	Ad
	1996	671 *	Am		1996	671 *	Am
11462.03	1993	1089	Ad	11469	1990	1049	Ad
11462.05	1993	950 *	Ad	11469.1	1993	950 *	Ad
	1994	146	Am ⁸³³	11475.1	1989	804	Am (by Sec. 3 of Ch.)
11462.06	1996	1015	Ad		1989	1359	Am (by Sec. 12.5 of Ch.)
	1997	728	Am		1990	1313	Am
11462.1	1991	610 *	R		1992	163	Am ^{42 511}
	1996	206 *	Ad		1994	953	Am (by Sec. 2 of Ch.)
11462.6	1989	1294	R		1994	1269	Am (by Sec. 63.5 of Ch.)
	1990	1049	Ad		1996	957	Am
	1992	714 *	R		1997	14 *	Am
11462.7	1989	1294	R		1997	601	Am
11463	1989	1294	Am	11475.15	1997	599	Ad
11465	1990	454 *	Am	11475.2	1990	1647	Am
	1991	97 *	Am ⁵⁴	11475.3	1992	163	Am ^{42 511}
11465.5	1995	453	Ad ¹⁰⁵⁶		1994	906	Ad
	1997	258	Am		1997	270 *	Ad ¹³⁴⁰
11466.1	1989	1294	Ad	11475.4	1997	270 *	Ad ¹³⁴⁰
	1993	1089	Am	11475.8	1993	253	Ad
11466.2	1989	1294	Ad		1997	926	Am ¹⁴²⁴
	1990	46 *	Am	11476	1993	876 *	Am
	1993	950 *	Am		1996	1062	Am
	1994	146	Am ⁸³³	11476.1	1992	163	Am ^{42 511}
11466.22	1993	1089	Ad		1993	219	Am
11466.25	1993	1089	Ad	11477	1997	270 *	Am ¹³⁴⁰
	1996	206 *	R & Ad	11477.02	1997	270 *	Ad ¹³⁴⁰
11466.3	1989	1294	Ad	11477.04	1997	270 *	Ad ¹³⁴⁰
	1993	1089	Am & RN & Ad	11478	1989	1060	Am
11466.31	1993	1089	Ad		1991	943	Am
11466.32	1993	1089	Ad		1992	163	Am ^{42 511}
11466.33	1993	1089	Ad		1992	1192 *	Am
11466.34	1993	1089	Ad		1993	219	Am
11466.35	1993	1089	Ad		1993	876 *	Am & R ⁴¹
11466.36	1993	1089	Ad				Am (as am by Sec. 230, Stats. 1993, Ch. 219) ⁴²
11466.4	1989	1294	Ad		1997	599	Am
	1993	1089	Am & RN	11478.1	1991	943	Ad
11466.5	1993	1089	Ad(RN)		1992	163	Am ^{42 511}
11466.6	1993	1089	Ad(RN)		1992	1192 *	Am
11467	1989	1294	Ad		1993	219	Am
	1990	46 *	Am		1997	599	Am
	1991	610 *	Am	11478.2	1991	495	Ad
	1992	711 *	Am ⁵¹¹		1992	163	Am ^{42 511}
	1992	713 *	Am		1994	953	Am
	1992	714 *	Am		1996	957	Am
	1993	950 *	Am				
	1993	1089	Am				
11467.1	1993	1088	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11478.2 (Cont.)	1997	599	Am	1992	243	Am ⁵⁷	
11478.5	1989	1060	Am	1996	206*	Am ¹²⁰⁴	
	1991	110	Am	1997	270*	R ¹³⁴⁰	
11478.51	1991	542	Am (as am by Stats. 1991, Ch. 110)	1996	206*	Ad	
	1991	943	Am	1997	270*	R ¹³⁴⁰	
	1992	1192*	Am	1994	148*	Ad ^{1192 1194}	
	1993	219	Am	1996	206*	Am	
	1993	876*	Am & R ⁴¹	1997	270*	R ¹³⁴⁰	
	1994	1269	Am	1990	36*	Ad ⁸³	
	1997	599	Am			R ⁴²	
	1992	850	Ad ³⁹⁴	1992	243	S ⁵⁷	
	1993	878	Am	1997	270*	R ¹³⁴⁰	
	1994	148*	Am ¹¹⁹⁴	1990	36*	Ad ⁸³	
11478.8	1997	599	Am	1992	243	S ⁵⁷	
	1991	110	Ad	1997	270*	R ¹³⁴⁰	
11478.9	1991	542	Am (as ad by Stats. 1991, Ch. 110)	1990	36*	Ad ⁸³	
	1992	163	Am ^{42 511}			R ⁴²	
	1992	848*	Am	1992	243	S ⁵⁷	
	1996	1062	Am	1997	270*	R ¹³⁴⁰	
	1997	599	Am	1990	36*	Ad ⁸³	
	1997	599	Ad			R ⁴²	
	1994	1269	Am	1992	243	S ⁵⁷	
	1992	851*	Ad	1997	270*	R ¹³⁴⁰	
	1989	1359	R	1990	36*	Ad ⁸³	
	1991	97*	Ad			R ⁴²	
11479.7	1994	1269	Am	1992	243	S ⁵⁷	
	1992	851*	Ad	1997	270*	R ¹³⁴⁰	
11484	1989	1359	R	1990	36*	Ad ⁸³	
11486.5	1991	97*	Ad			R ⁴²	
	1994	148*	Am ^{1193 1194}	1992	243	S ⁵⁷	
11487.5	1997	270*	R & Ad ¹³⁴⁰	1997	270*	R ¹³⁴⁰	
	1997	270*	Ad ¹³⁴⁰	1990	36*	Ad ⁸³	
11489	1989	1189	Ad & R ¹⁹			R ⁴²	
	1993	64*	Ad & R ⁵¹	1992	243	S ⁵⁷	
	1996	206*	R & Ad	1997	270*	R ¹³⁴⁰	
	1990	411*	Am ³⁸	1990	36*	Ad ⁸³	
11490	1990	1493	Am			R ⁴²	
	1992	163	Am ^{42 511}	1992	243	S ⁵⁷	
	1997	599	Am	1997	270*	R ¹³⁴⁰	
	1989	804	Am	1990	36*	Ad ⁸³	
	1990	1313	Am			R ⁴²	
11492	1992	163	Am ^{42 511}	1992	243	S ⁵⁷	
	1990	1313	Ad	1997	270*	R ¹³⁴⁰	
11495	1997	270*	Ad ¹³⁴⁰	1990	36*	Ad ⁸³	
11495.1	1997	270*	Ad ¹³⁴⁰			R ⁴²	
11495.12	1997	270*	Ad ¹³⁴⁰	1992	243	S ⁵⁷	
11495.15	1997	270*	Ad ¹³⁴⁰	1997	270*	R ¹³⁴⁰	
11495.25	1997	270*	Ad ¹³⁴⁰	1990	36*	Ad ⁸³	
11495.40	1997	270*	Ad ¹³⁴⁰			R ⁴²	
11500	1990	36*	Ad ⁸³	1992	243	S ⁵⁷	
			R ⁴²	1997	270*	R ¹³⁴⁰	
11501	1992	243	S ⁵⁷	1990	36*	Ad ⁸³	
	1997	270*	R & Ad ¹³⁴⁰			R ⁴²	
	1990	36*	Ad ⁸³	1992	243	S ⁵⁷	
			R ⁴²	1992	1296*	Am	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11514 (Cont.)	1997	270 *	R ¹³⁴⁰	12201.05	1997	606 *	Am
11515	1990	36 *	Ad ⁸³		1990	458	Ad
			R ⁴²		1996	201 *	R
	1992	243	S ⁵⁷	12201.5	1990	456 *	Am
	1997	270 *	R ¹³⁴⁰	12300	1992	163	Am ^{42 511}
11516	1990	36 *	Ad ⁸³		1992	939 *	Am
			R ⁴²		1993	7 *	Am
	1992	243	R		1993	219	Am
11517	1990	1489	Ad & R ⁷⁰		1993	1252	Am
11517.05	1990	1489	Ad & R ⁷⁰		1994	1029	Am (by Sec. 1 of Ch.)
11517.10	1990	1489	Ad & R ⁷⁰		1994	1269	Am (by Sec. 65.1 of Ch.)
11517.15	1990	1489	Ad & R ⁷⁰				
11517.2	1990	1489	Ad & R ⁷⁰	12300.1	1992	939 *	Am
11520	1991	1111	Ad	12301	1991	91 *	Am ^{96 377}
	1995	883 *	R				Ad ^{376 378}
	1997	270 *	Ad ¹³⁴⁰		1992	722 *	Am (as am by Sec. 20, Stats. 1991, Ch. 91) ⁵⁹³
11520.3	1997	270 *	Ad ¹³⁴⁰				Am (as ad by Sec. 21, Stats. 1991, Ch. 91) ⁵⁹²
11520.5	1997	270 *	Ad ¹³⁴⁰		1993	64 *	Am (as am by Sec. 50.5, Stats. 1992, Ch. 722) ^{75 377}
11520.7	1997	270 *	Ad ¹³⁴⁰				Am (as am by Sec. 50, Stats. 1992, Ch. 722) ^{443 45}
11521	1991	1111	Ad	12301.03	1992	722 *	Ad
	1993	1252	Am	12301.05	1992	722 *	Ad
	1995	883 *	R	12301.6	1992	722 *	Ad
	1997	270 *	Ad ¹³⁴⁰		1993	69 *	Am
11521.3	1997	270 *	Ad ¹³⁴⁰		1993	1252	Am
11521.5	1997	270 *	Ad ¹³⁴⁰		1994	146	Am ⁸³³
11521.7	1997	270 *	Ad ¹³⁴⁰		1994	1029	Am
11522	1991	1111	Ad		1996	206 *	Am
	1995	883 *	R	12301.7	1997	606 *	Ad
11523	1991	1111	Ad	12302.1	1991	1181	Am (by Sec. 1 of Ch.)
	1995	883 *	R		1991	1182	Am (by Sec. 2 of Ch.)
11525	1997	270 *	Ad ¹³⁴⁰		1996	206 *	Am
11526	1997	270 *	Ad ¹³⁴⁰	12302.3	1995	307 *	Ad
11526.5	1997	606 *	Ad		1995	537 *	Am
12001	1992	722 *	Am		1996	68 *	Am
12032.5	1994	1006	Ad		1997	37 *	Am
12200	1991	97 *	Am ⁵⁴	12302.7	1993	69 *	Ad ³⁰⁷
12200.01	1992	722 *	Ad ¹⁸⁴				R ²⁸⁸
			R ⁷⁹		1996	206 *	R & Ad ⁷¹⁸
	1996	206 *	Am ^{236 13}	12303.4	1990	457	Am ^{69 43}
	4X 1995-96	1	Am ¹¹⁸⁸		1991	96 *	Am ^{96 19}
12200.015	1993	69 *	Ad		1992	722 *	Am
	1996	206 *	Am	12303.5	1990	457 *	Am
	4X 1995-96	1	Am		1991	96 *	Am ²⁸⁴
12200.017	1994	148 *	Ad ¹¹⁹⁴		1992	722 *	R
	1996	206 *	Am	12303.51	1990	455	Ad
	4X 1995-96	1	Am				
12200.018	1995	307 *	Ad ¹⁰⁴⁴				
	1996	206 *	Am				
	4X 1995-96	1	Am				
12200.02	1992	722 *	Ad ¹⁸⁴				
			R ⁷⁹				
12200.5	1992	722 *	Ad ⁵⁹¹				
12201	1990	455	Am				
	1990	456 *	Am				
	1991	97 *	Am ⁵⁴				
	1996	206 *	Am				
	1997	606 *	Am				
12201.03	1991	94 *	Ad				
	1993	69 *	Am				
	1996	206 *	Am				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12303.51 (Cont.)	1990	458	Ad	13250	1989	39*	Am ^{10 11}
	1996	201*	R (as ad by Stats. 1990, Ch. 455 and Ch. 458)	13270	1989	39*	R
12303.6	1990	457*	Ad	13271	1989	39*	R
12304	1990	457*	Am	13272	1989	39*	R
	1991	96*	Am ⁹⁶ R ¹⁶	Div. 9, Pt. 3, Ch. 5.5, heading (Sec. 13275 et seq.)	1990	379*	Am
	1992	722*	R (as ad by Sec. 7, Stats. 1991, Ch. 96) Am (as am by Sec. 6, Stats. 1991, Ch. 96) ^{236 13}	13276	1990	379*	Am
				13277	1990	379*	R & Ad
				13278	1989	39*	Am
				13279	1990	379*	Am
				13280	1990	379*	Am & RN & Ad
				13281	1990	379*	Am & RN Ad(RN)
12304.1	1990	216	R (as ad by Stats. 1979, Ch. 504) ²⁰⁶	13282	1990	379*	Ad(RN)
	1992	939*	Am	13600	1X 1989-90	1*	Am
12304.2	1994	349	Ad		1X 1989-90	2*	Am
12305.6	1997	606*	Ad	13601	1989	14*	Am
12306	1991	91*	R & Ad	13700	1990	1396	Am
	1992	939*	Am		1991	1091	Am
12309	1991	91*	R & Ad	13702	1991	820	R
12309.5	1991	91*	Ad	13703	1990	1396	Am
	1992	722*	R	13704	1992	711*	Am ⁵¹¹
12350	1992	163	Am ^{42 511}	13920	1990	456*	Am
12550	1992	722*	R & Ad ⁷⁸		1991	97*	Am ⁵⁴
	1996	206*	Am ⁵⁷⁴	13921	1990	456*	Am
	4X 1995-96	1	Am ¹¹⁸⁹		1991	97*	Am ⁵⁴
	1997	606*	Am ³¹⁸	14000	1991	95*	Am
12551	1992	722*	R & Ad ⁷⁸	14002	1989	1430*	Ad
	1996	206*	Am ⁵⁷⁴		1990	1329*	Am
	1997	606*	Am ³¹⁸		1992	1024	Am
12552	1992	722*	R & Ad ⁷⁸	14005.11	1989	1430*	Ad
	1996	206*	Am ⁵⁷⁴	14005.12	1989	1430*	Am
	1997	606*	Am ³¹⁸		1991	97*	Am
12553	1990	871	Am		1992	1024	Am
13001	1992	939*	Am		1995	307*	Am
	1993	999*	Am	14005.16	1989	731	Am
13002	1993	69*	Am		1989	1430*	Am ¹⁷¹
13004	1993	69*	Am		1990	1329*	Am (as am by Stats. 1989, Ch. 1430)
13200	1989	39*	S ^{10 11}	14005.17	1989	1430*	Ad ¹⁷¹
13201	1989	39*	S ^{10 11}	14005.18	1990	216	Ad(RN) ²⁰⁶
13210	1989	39*	S ^{10 11}	14005.19	1990	1329*	Ad
13211	1989	39*	S ^{10 11}	14005.20	1994	147*	Ad
13212	1989	39*	S ^{10 11}		1994	480*	Ad
13220	1989	39*	S ^{10 11}	14005.21	1993	69*	Ad
13220.5	1989	39*	S ^{10 11}		1993	573*	Am
13221	1989	39*	S ^{10 11}		1994	665*	Am
13222	1989	39*	S ^{10 11}		1995	307*	Am
13223	1989	39*	S ^{10 11}		1996	197*	Am
13224	1989	39*	R	14005.23	1997	624	Ad
13225	1989	39*	R		1997	626	R (as ad by Stats. 1997, Ch. 624) & Ad
13230	1989	39*	S ^{10 11}	14005.29	1989	883	Ad
13240	1989	39*	Am ^{10 11}				

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WELFARE AND INSTITUTIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
14005.3	1990	216	Am (as ad by Stats. 1987, Ch. 570) & RN ²⁶⁰ Am ¹³⁴¹	14019.3	1992	715	Am
14005.30	1997	270*	Am ¹³⁴¹	14019.4	1992	722*	Am
14005.7	1989	1430*	Am	14019.4	1989	731	Am
14005.75	1997	294*	Ad	14019.4	1990	1329*	Am
14005.76	1997	294*	Ad ^{1370 1369}	14021	1992	715	Am
14005.8	1989	1016	Am R & Ad ¹³⁰ Am ¹²⁰⁸	14021	1992	722*	Am
	1996	197*	Ad	14021	1993	788*	Am
14005.81	1996	197*	Ad	14021	1995	305*	Am
14005.82	1997	294*	Ad ¹³⁶⁹	14021.4	1990	1429	Ad
14005.83	1997	294*	Ad ¹³⁷²	14021.5	1991	434*	Am
14005.84	1997	294*	Ad ¹³⁶⁹	14021.6	1995	305*	Ad
14005.85	1994	148*	Ad ^{1192 1194}	14021.6	1996	197*	Am
	1996	197*	Am	14021.7	1990	720	Ad
14005.88	1997	294*	Ad ¹³⁶⁹	14021.7	1996	1023*	Am ¹²⁵³
14005.89	1997	294*	Ad	14022.1	1989	731	Am
14005.9	1989	1016	Am	14022.1	1990	1329*	Am
14006	1989	731	Am	14022.4	1989	731	Am
	1989	1430*	Am	14022.4	1990	1329*	Am
14006.1	1989	1360	Am ⁷³	14025	1989	1267	Ad
14006.2	1989	731	Am	14026.5	1991	252	R (as am by Sec. 2, Stats. 1987, Ch. 840)
	1989	1430*	Am ¹⁷²				R (as am by Sec. 1, Stats. 1987, Ch. 840) ¹³
	1990	1329*	Am	14029	1990	455	Ad
14006.3	1989	731	Am		1990	458	Ad
	1989	1430*	Am		1996	201*	R (as ad by Stats. 1990, Ch. 455 and Ch. 458)
	1990	1329*	Am		1997	294*	Ad
14006.4	1989	1430*	R & Ad	14040	1991	735	Am
	1990	1329*	Am	14040.5	1991	735	Am
14006.6	1989	1430*	Ad ¹⁷³	14041.5	1989	329	Ad
14006.7	1993	69*	Ad	14050.1	1991	735	Am
	1994	147*	Am	14052	1989	731	Am
	1995	548	R	14052	1990	1329*	Am
14007.1	1992	722*	Ad	14053.5	1990	456*	Am
14007.5	1992	722*	Am	14067	1997	294*	Ad
14008.6	1997	599	Am		1997	624	Am
14008.7	1997	599	Ad	14079	1992	713*	Am
14009.5	1989	1201	Am	14081.5	1996	1023*	Am ¹²⁵³
	1993	69*	Am	14082	1992	722*	Am
	1994	147*	Am	14083	1989	8*	Am
	1995	548	Am		1989	326	Am
14010	1992	163	Am ^{42 511}		1990	362	Am
14011.1	1997	624	Ad		1992	722*	Am
14011.2	1992	722*	Ad		1993	936	Am
14011.3	1994	148*	Ad ^{1190 1194}	14085.5	1990	1310*	Am
14001.4	1997	294*	Ad		1991	1091	Am ⁴⁶²
14014	1996	837	Am		1991	1165	Am
14015	1989	1430*	Am		1991	1166	Am
	1990	1329*	Am		1994	822	Am
	1994	147*	Am	14085.51	1994	1241	Ad
14016.10	1991	1062*	Ad		1997	723	Am
14016.11	1997	624	Ad	14085.52	1996	55*	Ad
14016.5	1991	95*	Am	14085.53	1996	816	Ad
	1991	1171	Am	14085.55	1994	1283	Ad
	1992	722*	Am				
	1995	859	Am				
14016.6	1991	95*	Am				
14016.7	1991	95*	Ad				
14018.7	1994	632*	Ad				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14085.6	1989	996	Ad	14087.9615	1994	632 *	Ad
	1992	993 *	Am	14087.962	1994	632 *	Ad
	1993	573 *	Am	14087.9625	1994	632 *	Ad
	1995	11 *	Am	14087.963	1994	632 *	Ad
	1996	529	Am	14087.9635	1994	632 *	Ad
14085.7	1997	294 *	Ad ¹⁵⁹	14087.964	1994	632 *	Ad
			R ¹⁶⁰	14087.9645	1994	632 *	Ad
14085.8	1997	294 *	Ad ¹⁵⁹	14087.965	1994	632 *	Ad
			R ¹⁶⁰	14087.9655	1994	632 *	Ad
14086	1992	722 *	Am	14087.966	1994	632 *	Ad
	1993	69 *	Am	14087.9665	1994	632 *	Ad
14087	1992	722 *	Am	14087.967	1994	632 *	Ad
14087.10	1992	722 *	Ad	14087.9675	1994	632 *	Ad
14087.21	1989	325 *	Am	14087.968	1994	632 *	Ad
Div. 9,				14087.9685	1994	632 *	Ad
Pt. 3,				14087.969	1994	632 *	Ad
Ch. 7,				14087.9695	1994	632 *	Ad
Art. 2.7,				14087.9697	1994	632 *	Ad
heading				14087.97	1994	632 *	Ad
(Sec. 14087.3				14087.9705	1994	632 *	Ad
et seq.)	1992	722 *	Am	14087.971	1994	632 *	Ad
14087.3	1992	722 *	Am	14087.9715	1994	632 *	Ad
14087.305	1995	859	Ad	14087.972	1994	632 *	Ad
	1996	197 *	Ad ³⁰⁷	14087.9722	1994	632 *	Ad
			R ²⁸⁸	14087.9725	1994	632 *	Ad
14087.31	1994	652	Ad	14088	1992	722 *	Am
14087.315	1996	1017	Ad ⁶⁷⁷		1992	1212	Am
			R ⁴⁰	14088.05	1992	1056 *	Ad
14087.316	1996	1017	Ad		1995	859	Am
14087.32	1994	652	Ad	14088.12	1992	722 *	Ad
14087.325	1995	305 *	Ad	14088.14	1992	1212	Ad
	1997	188	Am	14088.15	1992	1056 *	Ad
14087.329	1997	649	Ad	14088.18	1990	1516 *	Ad & R ³⁶
14087.35	1994	642 *	Ad		1992	722 *	Am
14087.36	1994	642 *	Ad	14088.19	1992	722 *	Ad
	1995	523 *	Am	14088.2	1992	1212	Am
14087.37	1994	642 *	Ad	14088.22	1992	1056 *	Ad
14087.38	1994	642 *	Ad		1995	859	Am
14087.39	1994	642 *	Ad	14088.23	1995	859	Ad
14087.4	1992	722 *	Am		1997	220 *	Am
14087.46	1994	147 *	Ad	14088.25	1992	440	Ad
14087.47	1996	1114	Ad		1993	589	Am ⁶⁷⁰
14087.51	1997	625 *	Am	14088.3	1992	1212	R
14087.52	1993	654	Am	14088.4	1989	1432 *	Am
	1997	625 *	Am		1992	1212	Am
14087.53	1993	654	Am	14088.5	1992	1212	Am
	1997	625 *	Am	14088.7	1992	1212	Am
14087.54	1993	654	Am	14088.8	1992	722 *	Am
14087.55	1991	95 *	Am	14088.85	1992	34 *	Ad
14087.56	1991	95 *	Am	Div. 9,			
14087.57	1993	654	Am	Pt. 3,			
	1995	523 *	Am	Ch. 7,			
14087.58	1995	523 *	Ad	Art. 2.91,			
14087.6	1989	421 *	Am	heading			
	1996	1023 *	Am ¹²⁵³	(Sec. 14089			
14087.61	1990	1329 *	Am	et seq.)	1991	95 *	Am
14087.96	1994	632 *	Ad	14089	1991	95 *	Am
14087.9605	1994	632 *	Ad		1992	722 *	Am
14087.961	1994	632 *	Ad		1995	859	Am
	1997	676	Am	14089.05	1994	631 *	Ad

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
14089.05 (Cont.)	1996	717	Am	1990	1694*		Am
14089.6	1991	95*	Am	1991	563		Am
14089.7	1991	95*	Ad	1992	716		Am ¹⁹⁹
14089.8	1992	722*	Ad	1992	722*		Am ¹⁹⁹
14091.21	1992	722*	Ad	1992	723*		Am ⁵¹
14092	1992	722*	Ad	1993	1162		Am (by Sec. 1 of Ch.)
14092.05	1992	722*	Ad	1996	197*		Am ¹⁹⁹
14092.1	1992	722*	Ad	1997	294*		Am
14092.15	1992	722*	Ad	14105.335	1994	147*	Ad & R ⁴⁶
14092.2	1992	722*	Ad	1996	197*		Ad & R ⁵¹
14092.25	1992	722*	Ad	14105.336	1994	147*	Ad
14092.3	1992	722*	Ad	1994	665*		Am
14092.35	1992	722*	Ad	14105.34	1993	691	Ad & R ⁷⁷¹
14093	1992	722*	Ad	14105.35	1990	456*	Ad
14093.05	1992	722*	Ad	1990	457*		Am (as ad by Stats. 1990, Ch. 456) & R ¹⁹
	1993	938	Am				
14093.07	1997	294*	Ad	1990	1643*		Am (as am by Stats. 1990, Ch. 457)
14093.09	1997	294*	Ad				
14094	1994	917*	Ad	1992	716		Am ¹⁹⁹
14094.1	1994	917*	Ad	1992	722*		Am ¹⁹⁹
14094.2	1994	917*	Ad	1992	723*		Am ⁵¹
14094.3	1994	917*	Ad	1996	197*		Am ¹⁹⁹
	1996	1023*	Am ¹²⁵³	14105.37	1990	456*	Ad & R ¹⁹
	1997	294*	Am	1990	457*		Am (as ad by Stats. 1990, Ch. 456)
14100.2	1997	724	Am				
14100.6	1991	560	Ad	1990	1643*		Am (as am by Stats. 1990, Ch. 457)
14100.7	1991	560	Ad				
14103.5	1992	722*	Ad	1992	716		Am ¹⁹⁹
14103.8	1996	1023*	Am ¹²⁵³	1992	722*		Am ¹⁹⁹
14104.9	1991	574	Ad	1992	723*		Am ⁵¹
14105	1992	722*	Am	1996	197*		Am ¹⁹⁹
	1992	723*	Am	14105.38	1990	456*	Ad & R ¹⁹
	1995	305*	Am	1990	457*		Am (as ad by Stats. 1990, Ch. 456)
14105.11	1997	639	Ad				
14105.12	1993	981	Ad	1992	716		Am ¹⁹⁹
	1996	446	Am	1992	722*		Am ¹⁹⁹
14105.15	1992	722*	Am	1992	723*		Am ⁵¹
14105.2	1992	722*	Ad	1996	197*		Am ¹⁹⁹
14105.25	1992	722*	Ad	14105.38	1990	456*	Ad & R ¹⁹
14105.3	1992	716	Am	1990	457*		Am (as ad by Stats. 1990, Ch. 456)
	1993	69*	Am				
14105.31	1990	456*	Ad & R ¹⁹	1992	716		Am ¹⁹⁹
	1990	457*	Am (as ad by Stats. 1990, Ch. 456)	1992	722*		Am ¹⁹⁹
				1992	723*		Am ⁵¹
				1996	197*		Am ¹⁹⁹
	1990	1643*	Am (as am by Stats. 1990, Ch. 457)	14105.39	1990	456*	Ad & R ¹⁹
				1990	457*		Am (as ad by Stats. 1990, Ch. 456)
	1991	526	Am				
	1992	716	Am ¹⁹⁹	1990	1643*		Am (as am by Stats. 1990, Ch. 457)
	1992	722*	Am ¹⁹⁹	1990	1694*		Am
	1992	723*	Am ⁵¹	1992	716		Am ¹⁹⁹
	1993	691	Am	1992	722*		Am ¹⁹⁹
	1996	197*	Am ¹⁹⁹	1992	723*		Am ⁵¹
	1997	294*	Am	1993	1161		Am (by Sec. 1 of Ch.)
14105.33	1990	456*	Ad & R ¹⁹				
	1990	457*	Am (as ad by Stats. 1990, Ch. 456)	14105.4	1996	197*	Am ¹⁹⁹
					1989	689	Am
					1990	456*	R & Ad & R ¹⁹

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Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
14105.4 (Cont.)	1990	457 *	Am (as ad by Stats. 1990, Ch. 456) Ad ¹⁶		1996	197 *	Am (as am by Sec. 11, Stats. 1992, Ch. 723) ¹⁹⁹
	1992	716	Am (as am by Sec. 11, Stats. 1990, Ch. 457) ¹⁹⁹	14105.42	1989	747	Am (as am by Sec. 97, Stats. 1995, Ch. 938) ²⁷¹
			Am (as ad by Sec. 12, Stats. 1990, Ch. 457) ²⁷¹		1990	456 *	R & Ad & R ¹⁹
	1992	722 *	Am (as am by Sec. 11, Stats. 1990, Ch. 457) ¹⁹⁹		1990	457 *	Am (as ad by Stats. 1990, Ch. 456) Ad ¹⁶
			Am (as ad by Sec. 12, Stats. 1990, Ch. 457) ²⁷¹		1990	1643 *	Am (as am by Stats. 1990, Ch. 457)
	1992	723 *	Am (as am by Sec. 11, Stats. 1990, Ch. 457) ⁵¹		1992	716	Am (as am by Sec. 5, Stats. 1990, Ch. 1643) ¹⁹⁹
			Am (as ad by Sec. 12, Stats. 1990, Ch. 457) ⁷⁹		1992	722 *	Am (as ad by Sec. 16, Stats. 1990, Ch. 457) ²⁷¹
	1996	197 *	Am (as am by Sec. 8, Stats. 1992, Ch. 723) ¹⁹⁹		1992	723 *	Am (as ad by Sec. 16, Stats. 1990, Ch. 457) ⁷⁹
			Am (as am by Sec. 9, Stats. 1992, Ch. 723) ²⁷¹		1996	197 *	Am (as am by Sec. 11, Stats. 1992, Ch. 716)
14105.405	1990	456 *	Ad & R ¹⁹		1997	690	Am (as am by Stats. 1996, Ch. 197)
	1992	722 *	Am ¹⁹⁹	14105.43	1990	456 *	Am
	1992	723 *	Am ⁵¹		1992	1323	Am
	1993	589	Am ⁶⁷⁰	14105.435	1992	949	Ad
	1996	197 *	Am ¹⁹⁹	14105.45	1990	456 *	Ad
14105.406	1990	457 *	Ad		1990	457 *	Am (as ad by Stats. 1990, Ch. 456)
14105.41	1990	456 *	R & Ad & R ¹⁹		1990	1643 *	Am
	1990	457 *	Ad	14105.5	1996	1023 *	Am ¹²⁵³
	1992	722 *	Am (as am by Stats. 1990, Ch. 456) ¹⁹⁹	14105.65	1989	747	Ad
			Am (as ad by Stats. 1990, Ch. 457) ²⁷¹		1990	216	Am ²⁰⁶
	1992	723 *	Am (as am by Stats. 1990, Ch. 456) ⁵¹	14105.7	1990	456 *	Am
			Am (as ad by Stats. 1990, Ch. 457) ⁷⁹	14105.91	1990	456 *	R
	1995	938	Am (as am by Sec. 12, Stats. 1992, Ch. 723) ⁷⁹		1990	457 *	Ad ¹⁶
					1992	722 *	Am ²⁷¹
					1992	723 *	Am ⁷⁹
					1996	197 *	Am ²⁷¹
				14105.915	1990	457 *	Ad ¹⁶
					1992	722 *	Am ²⁷¹
					1992	723 *	Am ⁷⁹
					1996	197 *	Am ²⁷¹

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14105.916	1990	457 *	Ad		1990	1329 *	Am
	1992	722 *	Am	14115.6	1989	731	Am
	1992	723 *	Am	14115.7	1990	374	Ad
	1996	197 *	Am	14115.8	1990	837	Ad
14105.92	1989	753	Ad & R ¹⁹		1993	788 *	Am
	1990	456 *	Am		1994	1096 *	R
14105.97	1990	691 *	Am	14121	1995	462	Ad & R ¹⁹⁹
	1993	385 *	Am	14123	1996	838	Am
14105.98	1991	279 *	Ad		1997	220 *	Am
	1991	1046 *	Am (as ad by Stats. 1991, Ch. 279)	14123.2	1991	735	Am
					1997	220 *	Am
				14124.2	1996	837	Am (by Sec. 2 of Ch.)
	1992	722 *	Am				
	1993	69 *	Am		1996	838	Am (by Sec. 3 of Ch.)
	1993	572 *	Am				
	1994	120 *	Am	14124.6	1997	220 *	Am
	1994	1033 *	Am	14124.7	1990	1329 *	Am
	1996	74 *	Am	14124.74	1992	715	Am
	1996	1099 *	Am (as am by Stats. 1996, Ch. 74)		1992	722 *	Am
				14124.791	1992	715	Am
					1992	722 *	Am
		1997	552 *	Am ¹⁴⁸⁵	14124.88	1991	560
14105.981	1995	305 *	Ad & R ⁴⁰	14124.91	1992	722 *	Am
14105.985	1992	722 *	Ad	14124.92	1992	718	Ad
14105.99	1991	279 *	Ad		1992	722 *	Ad
	1991	1046 *	Am (as ad by Stats. 1991, Ch. 279)		1994	146	Am (as ad by Stats. 1992, Ch. 718) & RN ⁸³³
14107.2	1989	731	Am	14124.93	1994	146	Ad(RN) ⁸³³
	1990	1329 *	Am		1994	147 *	Ad
14107.5	1991	560	Ad		1996	1062	R (as ad by Sec. 24, Stats. 1994, Ch. 147)
14108	1990	1329 *	Am				
14108.1	1989	731	Am	14124.94	1996	1062	Ad
14109.5	1992	722 *	Am	14125	1990	456 *	Ad
14109.6	1997	294 *	Ad		1992	722 *	Am
14110.05	1992	84	Ad		1992	1106	R & Ad
14110.1	1989	731	Am		1994	813	Am
14110.15	1993	697	Ad	14125.1	1990	456 *	Ad
14110.4	1989	731	Am (as ad by Stats. 1984, Ch. 1621)		1992	1106	R & Ad
					1994	813	Am
	1990	1329 *	Am		1990	456 *	Ad
14110.5	1989	886	Am ⁶⁷	14125.2	1990	456 *	Ad
	1995	279	Am		1991	560	Am
14110.6	1989	731	Am	14125.3	1990	456 *	Ad
	1990	1329 *	Am		1992	722 *	Am
14110.7	1990	502 *	Am		1992	1106	R & Ad
14110.8	1989	731	Am	14125.4	1990	456 *	Ad
14110.9	1989	731	Am		1992	722 *	R & Ad
	1990	1329 *	Am		1994	813	Am
14111	1992	1048	Ad	14125.5	1990	456 *	Ad
	1994	646	Am		1992	722 *	R
14111.5	1992	1048	Ad	14125.6	1990	456 *	Ad
	1994	646	Am		1992	722 *	R
	1995	91	Am ⁹⁶⁴	14125.65	1990	456 *	Ad
14114	1993	1030	Ad ⁴² R ⁷⁴⁷		1992	722 *	R
					1992	722 *	R
14115	1989	1432 *	Am	14125.7	1990	456 *	Ad
	1991	735	Am		1992	722 *	R
	1994	813	Am	14125.8	1990	456 *	Ad
14115.2	1989	731	Am	14125.9	1990	456 *	Ad
				14125.92	1992	718	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14126	1990	502 *	Ad		1995	537 *	Am
14126.05	1990	502 *	Ad		1996	197 *	Am
14126.10	1990	502 *	Ad	14132.46	1989	532	Ad
14126.15	1990	502 *	Ad	14132.47	1994	147 *	Ad
14126.20	1990	502 *	Ad		1994	665 *	Am
14126.23	1990	502 *	Ad		1995	305 *	Am
14126.25	1990	502 *	Ad		1996	197 *	Am
	1996	1023 *	Am ¹²⁵³	14132.48	1994	147 *	Ad
14126.30	1990	502 *	Ad		1994	665 *	Am
14126.35	1990	502 *	Ad	14132.49	1990	720	Ad
14126.40	1990	502 *	Ad		1992	123	Am
	1996	1023 *	Am ¹²⁵³	14132.55	1989	886	Am ⁶⁷
14126.45	1990	502 *	Ad		1994	26 *	Am
14126.50	1990	502 *	Ad	14132.6	1989	1398 *	Am
	1997	220 *	Am	14132.63	1996	1009	Ad & R ¹³⁰⁹
14126.55	1990	502 *	Ad	14132.72	1996	864	Ad & R ³¹⁴
14126.60	1990	502 *	Ad	14132.76	1990	386	Ad & R ¹⁹
14126.65	1990	502 *	Ad		1990	1381	Am (as ad by Stats. 1990, Ch. 386)
14126.70	1990	502 *	Ad				Am ⁴¹
14126.75	1990	502 *	Ad		1992	416	Am ⁴¹
14126.80	1990	502 *	Ad	14132.765	1993	460	Ad
14131.15	1992	722 *	Ad	14132.77	1992	1150	Ad
14132	1989	731	Am (by Sec. 20 of Ch.)		1996	1023 *	Am ¹²⁵³
	1989	1433	Am (by Sec. 3 of Ch.)	14132.81	1989	1082	Ad
	1990	456 *	Am	14132.90	1995	305 *	Ad
	1990	1329 *	Am		1995	537 *	Am
	1993	69 *	Am ⁶⁵⁹		1996	197 *	Am
	1997	753	Am	14132.95	1997	270 *	Am ¹³⁴¹
14132.06	1993	654	Ad		1992	939 *	Ad
	1995	305 *	Am		1993	7 *	Am ¹⁸⁴
	1997	211 *	Am				R ⁷⁹
	1997	883	Am (by Sec. 2 of Ch.)		1993	69 *	Am
14132.10	1996	446	Ad		1994	964	Am
14132.17	1990	1279	Ad		1995	307 *	Am ^{345 199}
14132.18	1991	735	Ad ^{482 483}	14132.96	1997	606 *	Am ^{1264 599}
14132.21	1990	1693 *	Ad		1995	307 *	Ad
	1992	713 *	Am	14132aa	1989	1221	Ad ¹⁶⁵
14132.22	1995	305 *	Ad ¹⁰³⁹	14132c	1990	1329	Am ⁸²
	1995	537 *	Am & R ⁴⁰	14132d	1990	456	Am ⁸²
	1996	564	Am	14132f	1990	1329	Am ⁸²
	1996	1023 *	Am (as am by Stats. 1995, Ch. 537) ¹²⁵³	14132h	1990	1329	Am ⁸²
	1997	294 *	Am	14132s	1990	1329	Am ⁸²
14132.36	1991	429 *	Ad	14132y	1990	1329	Am ⁸²
14132.39	1993	1280	Ad	14133.10	1992	722 *	Ad
14132.41	1991	702	Ad	14133.14	1997	294 *	Ad
14132.44	1991	1179 *	R (as ad by Stats. 1987, Ch. 1384) Am (by Sec. 3 of Ch., as ad by Stats. 1987, Ch. 1385) Am ⁵¹¹	14133.2	1990	456 *	Am
	1992	427	Am ⁵¹¹		1992	1324	Am
	1994	147 *	Am	14133.22	1992	722 *	Ad
	1994	665 *	Am		1994	147 *	Am
	1995	305 *	Am		1996	197 *	Am
				14133.3	1992	722 *	Am
				14133.37	1991	563	Ad
				14133.4	1989	731	Am
					1990	1329 *	Am
				14133.85	1992	34 *	Ad
				14133.9	1993	69 *	Am
				14134.5	1994	26 *	Am
				14136.3	1989	731	Am
					1990	1329 *	Am
				14137.6	1989	1197	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14137.8	1992	442	Ad		1995	875	Ad
14138	1992	1111	Ad	14139.41	1995	874	Ad & R ⁸²
	1996	1023*	Am ¹²⁵³		1995	875	Ad
14138.5	1997	294*	Ad	14139.42	1995	874	Ad & R ⁸²
14139	1992	1110	Ad		1995	875	Ad
	1996	1023*	Am ¹²⁵³	14139.43	1995	874	Ad & R ⁸²
Div. 9, Pt. 3, Ch. 7, Art. 4.05, heading (Sec. 14139.05 et seq.)					1995	875	Ad
Div. 9, Pt. 3, Ch. 7, Art. 4.3, heading (Sec. 14139.05 et seq.)	1996	124	Am & RN ¹¹⁹⁷	14139.44	1995	874	Ad & R ⁸²
14139.05	1995	874	Ad & R ⁸²		1995	875	Ad
14139.1	1995	875	Ad	14139.5	1995	874	Ad & R ⁸²
14139.11	1995	874	Ad & R ⁸²		1995	875	Ad
14139.12	1995	874	Ad & R ⁸²	14139.51	1995	874	Ad & R ⁸²
14139.13	1995	875	Ad		1995	875	Ad
14139.2	1995	874	Ad & R ⁸²	14139.53	1995	874	Ad & R ⁸²
14139.21	1995	874	Ad & R ⁸²		1995	875	Ad
14139.22	1995	874	Ad & R ⁸²	14139.6	1995	874	Ad & R ⁸²
14139.23	1995	874	Ad & R ⁸²		1995	875	Ad
14139.24	1995	874	Ad & R ⁸²	14139.61	1995	874	Ad & R ⁸²
14139.25	1995	874	Ad & R ⁸²		1995	875	Ad
14139.3	1995	874	Ad & R ⁸²	14139.62	1995	874	Ad & R ⁸²
14139.31	1995	874	Ad & R ⁸²		1995	875	Ad
14139.32	1995	874	Ad & R ⁸²	14139.7	1995	305*	Ad
14139.33	1995	874	Ad & R ⁸²		1995	874	R & Ad & R ⁸²
14139.34	1995	874	Ad & R ⁸²	14139.71	1995	305*	Ad
14139.35	1995	874	Ad & R ⁸²		1995	874	R ⁸²
14139.36	1995	874	Ad & R ⁸²	14139.72	1995	305*	Ad
14139.37	1995	874	Ad & R ⁸²		1995	874	R ⁸²
14139.38	1995	874	Ad & R ⁸²	14139.73	1995	305*	Ad
14139.4	1995	874	Ad & R ⁸²		1995	874	R ⁸²
				14139.74	1995	305*	Ad
					1995	874	R ⁸²
				14139.75	1995	305*	Ad
					1995	874	R ⁸²
				14139.76	1995	305*	Ad
					1995	874	R ⁸²
				14139.77	1995	305*	Ad
					1995	874	R ⁸²
					1995	875	R
				14142	1990	833*	Am
				14142.5	1990	833*	Ad
				14148	1993	69*	Am
				14148.3	1996	1023*	Am ¹²⁵³
				14148.4	1989	348	R & Ad
				14148.5	1989	1331*	R
							Ad ¹⁰⁸
							R ⁶³
					1991	278*	Am ^{214 36}
					1991	1170*	Am ^{322 36}
					1993	69*	Am
					1994	195*	Am ^{184 51}
					1996	197*	Am ^{236 13}
				14148.6	1989	1331*	Ad ¹⁰⁸
							R ⁶³
					1989	1446*	Ad

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14148.6 (Cont.)	1991	278 *	Am ^{214 36}		1991	1171	Am
14148.7	1992	1127	Ad	14159	1997	294 *	Am
14148.75	1994	147 *	Ad			92 *	R ⁵⁴
	1997	624	Am	14161	1995	305 *	Am
14148.8	1991	1119	Ad	14163	1991	279 *	Ad
14148.9	1991	278 *	Ad ²¹⁴ R ¹¹⁷		1991	1046 *	Am (as ad by Stats. 1991, Ch. 279)
	1991	1171	Ad		1992	722 *	Am
	1994	195 *	Am (as ad by Sec. 14, Stats. 1991, Ch. 278) ^{184 51}		1993	69 *	Am ^{660 661}
	1996	199 *	S ^{307 133}		1993	572 *	Am
	1997	294 *	S ^{1355 57 1356}		1993	573 *	Am (by Sec. 4 of Ch.)
14148.91	1991	278 *	Ad ²¹⁴ R ¹¹⁷		1994	120 *	Am
	1994	195 *	S ^{184 51}		1994	147 *	Am
	1996	199 *	S ^{307 133}		1994	1033 *	Am
	1997	294 *	S ^{1355 57 1356}		1995	514	Am
14148.95	1991	278 *	Ad ²¹⁴ R ¹¹⁷		1996	74 *	Am
	1991	1170 *	Am (as ad by Stats. 1991, Ch. 278) ^{184 51}		1996	197 *	Am
	1994	195 *	S ^{184 51}		1996	198 *	Am
	1995	194 *	R		1996	1023 *	Am (as am by Stats. 1996, Ch. 198) ¹²⁵³
14148.96	1991	278 *	Ad ²¹⁴ R ¹¹⁷		1996	1099 *	Am (as am by Stats. 1996, Ch. 198)
	1991	1170 *	Am (as ad by Stats. 1991, Ch. 278) ^{184 51}		1997	294 *	Am
	1994	195 *	S ^{184 51}		1997	552 *	Am (as am by Sec. 76, Stats. 1997, Ch. 294)
	1995	194 *	R	14164	1991	279 *	Ad
14148.97	1991	278 *	Ad ²¹⁴ R ¹¹⁷	14165.11	1995	749 *	Ad
	1991	1170 *	Am (as ad by Stats. 1991, Ch. 278) ^{184 51}	14170	1989	173	Am
	1994	195 *	S ^{184 51}		1990	1329 *	Am
	1995	194 *	R		1992	722 *	Am
14148.98	1991	1170 *	Ad ²¹⁴ R ¹¹⁷	14170.8	1991	560	Ad
	1994	195 *	Am ^{184 51}	14171	1991	560	Am
	1996	199 *	S ^{307 133}		1994	773	Am
	1997	294 *	S ^{1355 57 1356}		1997	220 *	Am
14148.99	1991	1170 *	Ad(RN) ³²² R ¹¹⁷	14171.5	1991	560	Am
	1994	195 *	Am ^{184 51}		1997	220 *	Am
	1996	199 *	S ^{307 133}	14171.6	1991	560	Ad
	1997	294 *	S ^{1355 57 1356}		1997	220 *	Am
14149.7	1991	278 *	Ad (Inc. Ref.) ²¹⁴ R ¹¹⁷	14172	1991	560	Am
	1991	1170 *	Am (as ad by Stats. 1991, Ch. 278) & RN	14180	1990	456 *	R
	1994	195 *	Am ^{184 51}	14181	1990	456 *	R
	1996	199 *	S ^{307 133}	14182	1990	456 *	R
	1997	294 *	S ^{1355 57 1356}	14183	1990	456 *	R
14153	1991	611 *	Am	14184	1990	456 *	R
14154	1989	1446 *	Am	14193	1989	886	Am ⁶⁷
14154.15	1989	1446 *	Ad	14195.6	1990	1329 *	Am
				14203	1992	722 *	Am
					1993	573 *	Am
							R & Ad ¹¹⁷
				14204	1992	722 *	Am
				14301	1992	195	Am
					1995	859	Am
				14304	1995	859	Am
					1997	220 *	Am

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
14313	1992	713 *	R	14636	1992	1212	R
14407.1	1991	95 *	Ad	14640	1991	1000 *	Ad
14407.6	1991	95 *	Ad	Div. 9,			
14407.8	1990	1466	Ad & R ³⁶	Pt. 3,			
14408	1992	1056 *	Am	Ch. 8.8,			
	1995	859	Am	Art. 5,			
14409	1992	1056 *	Am	heading			
14450	1991	95 *	Am	(Sec. 14680			
14459	1992	722 *	Am	et seq.)	1995	91	Am ⁹⁶⁴
	1992	1021	Am	14680	1994	633 *	Ad
14459.5	1997	294 *	Ad		1996	190 *	Am
14459.7	1997	294 *	Ad	14681	1994	633 *	Ad
14464	1995	859	Ad		1996	190 *	Am
14465	1992	1052	Ad	14682	1994	633 *	Ad
14466	1992	1052	Ad		1996	190 *	Am
14490	1996	475 *	Am	14683	1994	633 *	Ad
	1997	17	Am ¹³²⁸		1996	190 *	Am
14496	1990	1516 *	Am		1996	1023 *	Am (as am by
14498	1992	713 *	R				Stats. 1996,
14499.5	1989	224	Am ⁴⁸⁻⁴⁹				Ch. 190) ¹²⁵³
	1992	398	Am ¹³	14684	1994	633 *	Ad
	1993	263	Am		1996	190 *	Am
	1995	538	Am	14685	1994	633 *	Ad
14499.6	1989	661	Ad		1996	190 *	Am
	1993	263	Am	15125	1993	696	Ad
14500.5	1990	1 *	Ad	15126	1993	696	Ad
14501	1992	713 *	Am	15200	1989	1294	R (as am by
14503	1993	294	Am				Sec. 9,
14503.5	1990	1241	Ad ³³⁴				Stats. 1987,
	1996	1023 *	Am ¹²⁵³				Ch. 1092)
14509	1990	1 *	Ad				Am (as am by
14509.1	1990	1 *	Ad				Sec. 7,
14510	1990	1 *	Ad				Stats. 1987,
14511	1996	197 *	Ad				Ch. 1092) ¹²³
14512	1996	197 *	Ad				Ad ¹²⁴
14521	1990	1351 *	Am		1991	91 *	R (as am by
	1991	985	Am				Sec. 8,
14525	1989	731	Am				Stats. 1987,
	1994	637	Am				Ch. 1092)
14529	1990	1351 *	Am				Am (as am by
	1991	985	Am				Sec. 17 and
14550	1990	1351 *	Am				Sec. 19,
14552	1990	1351 *	Am				Stats. 1989,
14552.1	1990	1351 *	Ad				Ch. 1294)
14552.2	1990	1351 *	Am		1997	606 *	Am (as am by
14571	1990	1351 *	Am				Sec. 27 and
14580	1990	1351 *	Ad				Sec. 29,
14590	1989	821	Ad				Stats. 1991,
14591	1989	821	Ad				Ch. 91)
14592	1989	821	Ad	15200.05	1997	606 *	Ad
14593	1989	821	Ad	15200.1	1990	1647	Am & R ⁴³
14594	1989	821	Ad				Ad ⁷⁸
14596	1992	1024	Ad		1995	481	Am ⁵⁷⁴
14597	1992	1024	Ad		1996	1062	Am ³¹⁸
14630	1992	1212	R		1997	606 *	R & Ad ^{574 745}
14631	1992	1212	R				R ²⁷¹
14632	1992	1212	R	15200.2	1990	1647	Am & R ⁴³
14633	1992	1212	R				Ad ⁷⁸
14634	1992	1212	R		1995	481	Am ⁵⁷⁴
14635	1992	1212	R		1996	1062	Am ³¹⁸

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WELFARE AND INSTITUTIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
15200.2 (Cont.)	1997	606*	R	1991	97*		Am (as ad by Sec. 9, Stats. 1990, Ch. 1647)
15200.3	1990	1647	Am & R ⁴³ Ad ⁷⁸				Am (as am by Sec. 19, Stats. 1991, Ch. 97) ^{493 133}
	1995	481	Am ⁵⁷⁴	1995	481		Am (as ad by Sec. 9.5, Stats. 1990, Ch. 1647) ⁵⁷⁴
	1996	1062	Am ³¹⁸				Am (as am by Sec. 10, Stats. 1995, Ch. 481) ^{745 199}
15200.6	1997	606*	R				Am (as ad by Sec. 11, Stats. 1995, Ch. 481) ³¹⁸
	1990	1647	Am ²³⁶				R (as am by Sec. 44, Stats. 1996, Ch. 1062)
	1992	722*	Ad				Am (as am by Sec. 43, Stats. 1996, Ch. 1062) ^{236 13}
	1992	851*	Ad				
	1996	206*	R (as ad by Sec. 129, Stats. 1992, Ch. 129)	1996	1062		Am (as am by Sec. 11, Stats. 1995, Ch. 481) ³¹⁸
			Am (as ad by Sec. 6, Stats. 1992, Ch. 851)				R (as am by Sec. 44, Stats. 1996, Ch. 1062)
15200.7	1990	1647	Am ³⁵² R ⁶³ Ad ⁷⁸	1997	606*		Am (as am by Sec. 43, Stats. 1996, Ch. 1062) ^{236 13}
	1995	481	Am ⁵⁷⁴				
	1996	1062	Am ³¹⁸				
	1997	606*	R & Ad ⁷⁴⁵ R ²⁷¹	15200.96	1997	926	Ad
15200.75	1997	926	Ad ³¹⁸	15200.97	1990	1647	Ad
15200.8	1990	1647	Ad ¹⁵⁸ R ⁷⁹		1992	847*	Am
	1992	652	Am		1994	256*	Am
	1995	481	Am ^{493 133}	15200.98	1992	718	Ad
	1996	1062	Am ^{745 199}	15200.99	1993	905*	Ad ²⁴⁰
	1997	606*	R	15204.15	1997	606*	Ad
15200.81	1997	926	R	15204.2	1990	465*	Am
15200.85	1990	1647	Ad ¹⁵⁸ R ⁷⁹		1990	1225*	Am
	1995	481	Am ^{493 133}		1991	91*	Am
	1996	1062	Am ^{745 199}		1994	148*	Am ¹¹⁹⁴
	1997	606*	R		1997	270*	R & Ad ¹³⁴⁰
15200.9	1997	926	Am	15204.25	1997	606*	Ad
	1990	1647	Ad ¹⁵⁸ R ⁷⁹	15204.3	1997	270*	Ad ¹³⁴⁰
	1995	481	Am ^{493 133}	15204.4	1997	270*	Ad ¹³⁴⁰
	1996	499	Ad & R ¹⁹⁹	15204.6	1990	465*	Ad
	1996	1062	Am ^{745 199}		1991	97*	R & Ad
	1997	606*	R		1997	270*	R ¹³⁴⁰
	1997	926	R	15204.7	1993	69*	Ad
15200.91	1996	1062	Ad		1997	270*	R ¹³⁴⁰
	1997	606*	R (as ad by Stats. 1996, Ch. 1062)	15204.8	1997	270*	Ad ¹³⁴⁰
			R & Ad	Div. 9, Pt. 3, Ch. 11, heading (Sec. 15600 et seq.)			
15200.92	1997	926	Ad	15600	1991	774	Am
15200.95	1997	926	Ad (by Sec. 9 of Ch.) ¹⁵⁸		1991	774	Am
	1990	1647	R (by Sec. 9 of Ch.) ⁷⁹ Ad (by Sec. 9.5 of Ch.) ⁷⁸		1994	594	Am
				15610	1990	435	Am
					1991	197	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
15610 (Cont.)	1994	594	R & Ad	15633	1994	594	R & Ad
15610.05	1994	594	Ad	15633.5	1994	594	R & Ad
15610.06	1997	663	Ad	15634	1990	241	Am
15610.07	1994	594	Ad	15635	1994	594	R
	1997	663	Am	15636	1994	594	Ad
15610.1	1994	594	R	15640	1994	594	R & Ad
15610.10	1994	594	Ad		1995	91	Am ⁹⁶⁴
15610.13	1994	594	Ad	15650	1994	594	R & Ad
15610.15	1994	594	Ad	15653	1994	594	Ad
15610.17	1994	594	Ad	15654	1994	594	Ad
15610.20	1994	594	Ad	15656	1994	594	Ad
15610.23	1994	594	Ad	15657	1991	774	Ad (by Sec. 3 of Ch.)
15610.25	1994	594	Ad		1997	724	Am
15610.27	1994	594	Ad	15657.05	1997	663	Ad
15610.30	1994	594	Ad	15657.1	1991	774	Ad (by Sec. 3 of Ch.)
	1997	724	Am		1994	594	Am
15610.35	1994	594	Ad	15657.2	1991	774	Ad (by Sec. 3 of Ch.)
15610.37	1994	594	Ad		1991	774	Ad (by Sec. 3 of Ch.)
15610.40	1994	594	Ad	15657.3	1991	774	Ad (by Sec. 3 of Ch.)
15610.43	1994	594	Ad		1997	663	Am
15610.45	1994	594	Ad	15658	1994	594	Ad
15610.47	1994	594	Ad	15659	1994	594	Ad
15610.50	1994	594	Ad	Div. 9,			
15610.53	1994	594	Ad	Pt. 3,			
15610.55	1994	594	Ad	Ch. 11,			
15610.57	1994	594	Ad	Art. 6,			
15610.60	1994	594	Ad	heading			
15610.63	1994	594	Ad	(Sec. 15660			
	1996	1075	Am	et seq.)	1994	594	Am & RN
15610.65	1994	594	Ad	Div. 9,			
15620	1994	594	R	Pt. 3,			
15620.5	1994	594	R	Ch. 11,			
Div. 9,				Art. 11,			
Pt. 3,				heading			
Ch. 11,				(Sec. 15660			
Art. 3,				et seq.)	1994	594	Ad(RN)
heading				15660	1993	537	Ad
(Sec. 15630	1994	594	Ad(RN)		1996	911	Am
et seq.)				15670	1994	1246	Ad
Div. 9,				15671	1994	1246	Ad
Pt. 3,					1997	558	Am
Ch. 11,				15673	1994	1246	Ad
Art. 4,					1997	558	Am
heading				15675	1994	1246	Ad
(Sec. 15630	1994	594	Am & RN		1997	558	Am
et seq.)				15675	1994	1246	Ad
15630	1989	681	Am ³⁸		1997	558	Am
	1990	241	Am	15700	1996	913	Ad ¹²⁵⁸
	1994	594	R & Ad	15701	1996	913	Ad ¹²⁵⁸
	1995	813	Am	15701.05	1996	913	Ad ¹²⁵⁸
15631	1994	594	R & Ad	15701.1	1996	913	Ad ¹²⁵⁸
15632	1990	435	Am	15701.15	1996	913	Ad ¹²⁵⁸
	1994	594	R & Ad	15701.2	1996	913	Ad ¹²⁵⁸
				15701.25	1996	913	Ad ¹²⁵⁸
Div. 9,				15701.35	1996	913	Ad ¹²⁵⁸
Pt. 3,				15701.4	1996	913	Ad ¹²⁵⁸
Ch. 11,				15703	1996	913	Ad ¹²⁵⁸
Art. 4,				15703.05	1996	913	Ad ¹²⁵⁸
heading				15703.1	1996	913	Ad ¹²⁵⁸
(Sec. 15633				15705	1996	913	Ad ¹²⁵⁸
et seq.)	1994	594	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15705.05	1996	913	Ad ¹²⁵⁸				
15705.1	1996	913	Ad ¹²⁵⁸	1993	1087*	Am (as am by Sec. 133 and	
15705.15	1996	913	Ad ¹²⁵⁸			Sec. 134,	
15705.2	1996	913	Ad ¹²⁵⁸			Stats. 1992,	
15705.25	1996	913	Ad ¹²⁵⁸			Ch. 722)	
15705.30	1996	913	Ad ¹²⁵⁸	1993	1089	R (as am by	
15705.35	1996	913	Ad ¹²⁵⁸			Sec. 134,	
15705.37	1996	913	Ad ¹²⁵⁸			Stats. 1992,	
15705.40	1996	913	Ad ¹²⁵⁸			Ch. 722)	
15755	1994	1246	Ad			Am (as am by	
15775	1989	1088	Ad & R ¹⁹			Sec. 133,	
15776	1989	1088	Ad & R ¹⁹			Stats. 1992,	
15777	1989	1088	Ad & R ¹⁹			Ch. 722)	
15778	1989	1088	Ad & R ¹⁹	16121	1992	722*	Am ⁵⁹⁶
16000	1990	1370	Ad		1993	1087*	Am
	1993	1089	Am		1995	540	Am
16001	1993	1089	Ad	16121.05	1993	1087*	Ad
16001.5	1997	542	Ad	16122	1996	1083	Am
16002	1993	1089	Ad	16140	1990	1363	R ⁵⁴
	1994	663	Am	16141	1990	1363	R ⁵⁴
16010	1990	1370	Ad	16142	1990	1363	R ⁵⁴
16100	1992	163	Am ^{42 511}	16142.1	1990	1363	R ⁵⁴
	1996	1083	Am	16143	1990	1363	R ⁵⁴
16101	1990	1363	Am ⁵⁴	16143.1	1990	1363	R ⁵⁴
	1992	163	Am ^{42 511}	16143.2	1990	1363	R ⁵⁴
16106	1990	1363	Am ⁵⁴	16144	1990	1363	R ⁵⁴
	1992	163	Am ^{42 511}	16144.1	1990	1363	R ⁵⁴
16115.5	1993	1087*	Am	16144.2	1990	1363	R ⁵⁴
16116	1993	1087*	R	16145	1990	1636	Am
16118	1992	722*	Am ⁵⁹⁶	16146	1990	1636	Am
	1993	1087*	Am	16147	1990	1636	Am
16119	1989	1376	Am	16148	1990	1636	Am
	1992	722*	Am ⁵⁹⁶	16148.05	1990	1636	Ad
	1993	1087*	Am	16148.10	1990	1636	Ad
16120	1990	1363	Am ⁵⁴		1992	713*	Am
	1992	163	Am ^{42 511}	16148.13	1990	1636	Ad
	1992	722*	Am ⁵⁹⁶	16148.15	1990	1636	Ad
	1993	219	Am	16151	1990	1636	R & Ad
	1993	1087*	Am	16200	1991	1203	S ⁵⁷
16120.05	1993	1087*	R & Ad ⁴²	16205	1991	1203	S ⁵⁷
16120.1	1989	1376	Ad	16206	1991	1203	S ⁵⁷
			R & Ad ⁶³		1996	1139	Am
	1991	987	Am (as ad by Sec. 2,	16207	1991	1203	S ⁵⁷
			Stats. 1989,	16208	1991	780*	Ad ⁵⁷
			Ch. 1376) ⁴¹		1996	1139	Am
			Am (as ad by	16210	1991	1203	S ⁵⁷
			Sec. 2.5,	16215	1991	1203	S ⁵⁷
			Stats. 1989,	16216	1991	1203	R
			Ch. 1376) ⁴²	16250	1990	1666	Ad & R ⁴³
	1992	722*	Am (as am by	16251	1990	1666	Ad & R ⁴³
			Sec. 1,	16252	1990	1666	Ad & R ⁴³
			Stats. 1991,	16253	1990	1666	Ad & R ⁴³
			Ch. 987) ⁵⁹⁶	16254	1990	1666	Ad & R ⁴³
			Am (as am by	16500	1996	1084	Am
			Sec. 2,	16500.5	1989	1360	Am ⁷³
			Stats. 1991,		1990	1117*	Am
			Ch. 987)		1990	1120*	Am
					1990	1463*	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
16500.5 (Cont.)	1991	91 *	Am	16520	1993	1089	Ad
	1991	868 *	Am	16521	1993	1089	Ad
	1992	717	Am	16521.5	1996	216	Ad
	1993	1006 *	Am	16522	1993	799	Ad
16500.51	1990	1120 *	Ad	16522.1	1993	799	Ad
16500.55	1990	1117 *	Ad	16522.2	1993	799	Ad
	1991	91 *	Am	16522.3	1993	799	Ad
16500.65	1990	1463 *	Ad	16522.4	1993	799	Ad
16500.7	1992	717	Ad ¹⁸⁴ R ⁷⁹	16522.5	1993	799	Ad
	1993	1006 *	Am ⁷³¹	16522.6	1993	799	Ad
	1994	961 *	Am	16525	1989	1385 *	Ad & R ¹⁹
16500.8	1993	1006 *	Ad		1993	296 *	Ad & R ³⁶
16501	1990	1139 *	Am		1994	148 *	S ⁷⁰
	1991	1203	Am		1995	307 *	S ⁵¹
	1992	717	Am		1996	206 *	S ¹³³
	1994	950	Am		1997	606 *	S ⁵⁷
	1995	284	Am	16525.1	1989	1385 *	Ad & R ¹⁹
	1996	1083	Am		1993	296 *	Ad & R ³⁶
16501.1	1991	1203	R & Ad		1994	148 *	S ⁷⁰
	1992	665	Am		1995	307 *	S ⁵¹
	1993	1006 *	Am		1996	206 *	S ¹³³
	1994	663	Am		1997	606 *	S ⁵⁷
	1994	1269	Am (by Sec. 65.6 of Ch.)	Div. 9, Pt. 4, Ch. 5.3, Art. 2, heading (Sec. 16525.10 et seq.)			
	1995	540	Am		1997	606 *	Am
16501.2	1991	1203	R	16525.10	1989	1385 *	Ad & R ¹⁹
16501.3	1991	1203	R		1993	296 *	Ad & R ³⁶
16501.5	1989	1294	Ad		1994	148 *	Am ^{70 1194}
	1991	91 *	Am		1995	307 *	S ⁵¹
16501.6	1990	1378	Ad		1996	206 *	Am ¹³³
16501.7	1989	1294	Ad		1997	606 *	Am ⁵⁷
	1990	1049	R	16525.11	1989	1385 *	Ad & R ¹⁹
16503	1989	913	Am		1993	296 *	Ad & R ³⁶
	1991	1203	Am		1994	148 *	S ⁷⁰
16504	1991	1203	Am		1995	307 *	S ⁵¹
	1995	307 *	Am		1996	206 *	S ¹³³
16504.1	1991	1203	R		1997	606 *	S ⁵⁷
16506	1991	1203	Am	16525.13	1989	1385 *	Ad & R ¹⁹
	1995	307 *	Am		1993	296 *	Ad & R ³⁶
16506.1	1991	1203	R		1994	148 *	S ⁷⁰
16507	1991	1203	Am		1995	307 *	S ⁵¹
16507.1	1991	1203	R		1996	206 *	S ¹³³
16507.3	1991	1203	Am		1997	606 *	S ⁵⁷
16507.4	1991	1203	Am	16525.14	1989	1385 *	Ad & R ¹⁹
16507.6	1990	1363	Am ⁵⁴		1993	296 *	Ad & R ³⁶
	1991	1203	Am		1994	148 *	S ⁷⁰
	1992	163	Am ^{42 511}		1995	307 *	S ⁵¹
16507.7	1991	1112	Ad		1996	206 *	S ¹³³
16508.1	1991	1203	R		1997	606 *	S ⁵⁷
16508.2	1990	1139 *	Am	16525.15	1989	1385 *	Ad & R ¹⁹
16508.3	1990	1139 *	Ad & R ²⁸⁰		1993	296 *	Ad & R ³⁶
16513.5	1994	502	Ad		1994	148 *	S ⁷⁰
16516	1992	497	Ad		1995	307 *	S ⁵¹
	1993	589	Am ⁶⁷⁰		1996	206 *	S ¹³³
	1994	146	Am ⁸³³		1997	606 *	Am ⁵⁷
16517	1992	292 *	Ad	16525.17	1989	1385 *	Ad & R ¹⁹
	1992	497	Ad		1993	296 *	Ad & R ³⁶
16518	1993	1089	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
16525.17 (Cont.)	1994	148 *	S ⁷⁰		1995	307 *	S ⁵¹
	1994	148 *	S ⁷⁰		1996	206 *	S ¹³³
	1995	307 *	S ⁵¹		1997	606 *	S ⁵⁷
	1996	206 *	S ¹³³	16525.40	1989	1385 *	Ad & R ¹⁹
	1997	606 *	S ⁵⁷		1993	296 *	Ad & R ³⁶
16525.2	1989	1385 *	Ad & R ¹⁹		1994	148 *	Am ^{70 1194}
	1993	296 *	Ad & R ³⁶		1995	307 *	S ⁵¹
	1994	148 *	S ⁷⁰		1996	206 *	Am ¹³³
	1995	307 *	S ⁵¹		1997	606 *	R
	1996	206 *	S ¹³³	16525.5	1989	1385 *	Ad & R ¹⁹
	1997	606 *	S ⁵⁷		1993	296 *	Ad & R ³⁶
16525.20	1993	296 *	Ad & R ³⁶		1994	148 *	S ⁷⁰
	1994	148 *	S ⁷⁰		1995	307 *	S ⁵¹
	1995	307 *	S ⁵¹		1996	206 *	S ¹³³
	1996	206 *	S ¹³³		1997	606 *	S ⁵⁷
	1997	606 *	S ⁵⁷	16550	1990	1394	Ad ⁷⁵
16525.25	1989	1385 *	Ad & R ¹⁹				R ⁴²
	1993	296 *	Ad & R ³⁶	16550.05	1990	1394	Ad ⁷⁵
	1994	148 *	S ⁷⁰				R ⁴²
	1995	307 *	S ⁵¹	16550.10	1990	1394	Ad ⁷⁵
	1996	206 *	S ¹³³				R ⁴²
	1997	606 *	S ⁵⁷	16550.15	1990	1394	Ad ⁷⁵
16525.26	1989	1385 *	Ad & R ¹⁹				R ⁴²
	1993	296 *	Ad & R ³⁶	16550.20	1990	1394	Ad ⁷⁵
	1994	148 *	S ⁷⁰				R ⁴²
	1995	307 *	S ⁵¹	16575	1992	847 *	Ad
	1996	206 *	S ¹³³		1993	677	Am
	1997	606 *	S ⁵⁷		1994	953	Am
16525.27	1989	1385 *	Ad & R ¹⁹		1997	270 *	R & Ad ¹³⁴⁰
	1993	296 *	Ad & R ³⁶	16576	1992	847 *	Ad
	1994	148 *	S ⁷⁰		1993	677	Am
	1995	307 *	S ⁵¹		1994	953	Am
	1996	206 *	S ¹³³		1995	91	Am ⁹⁶⁴
	1997	606 *	Am ⁵⁷		1997	270 *	R & Ad ¹³⁴⁰
16525.28	1989	1385 *	Ad & R ¹⁹	16576.5	1992	847 *	Ad
	1993	296 *	Ad & R ³⁶		1993	677	Am
	1994	148 *	S ⁷⁰		1994	953	Am
	1995	307 *	S ⁵¹		1997	270 *	R & Ad ¹³⁴⁰
	1996	206 *	S ¹³³	16577	1992	847 *	Ad
	1997	606 *	R		1993	677	Am
16525.29	1989	1385 *	Ad & R ¹⁹		1994	953	Am
	1993	296 *	Ad & R ³⁶		1997	270 *	R & Ad ¹³⁴⁰
	1994	148 *	S ⁷⁰	16578	1992	847 *	Ad
	1995	307 *	S ⁵¹	16583	1992	847 *	Ad
	1996	206 *	S ¹³³	16600	1994	961 *	Ad
	1997	606 *	S ⁵⁷	16601	1994	961 *	Ad
16525.3	1989	1385 *	Ad & R ¹⁹	16602	1994	961 *	Ad
	1993	296 *	Ad & R ³⁶	16604	1994	961 *	Ad
	1994	148 *	S ⁷⁰	16604.5	1994	694	Ad (by Sec. 2 of Ch.)
	1995	307 *	S ⁵¹				Am ¹²⁵³
	1996	206 *	S ¹³³	16605	1996	1023 *	Am ¹²⁵³
	1997	606 *	S ⁵⁷	16700	1997	89 *	Ad
16525.30	1989	1385 *	Ad & R ¹⁹		1991	89 *	S ⁴³⁷
	1993	296 *	Ad & R ³⁶				R ¹⁶⁰
	1994	148 *	S ⁷⁰	16701	1991	89 *	S ⁴³⁷
	1995	307 *	S ⁵¹				R ¹⁶⁰
	1996	206 *	S ¹³³	16702	1990	216	Am ²⁰⁶
	1997	606 *	S ⁵⁷		1990	457 *	Am
16525.4	1989	1385 *	Ad & R ¹⁹		1991	89 *	S ⁴³⁷
	1993	296 *	Ad & R ³⁶				R ¹⁶⁰
	1994	148 *	S ⁷⁰		1996	1023 *	Am ¹²⁵³

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16702.01	1990	455	Ad	16720	1991	89*	Ad ⁴³⁷ R ¹⁶⁰
	1990	458	Ad		1993	728*	Am
	1991	89*	S ⁴³⁷ R ¹⁶⁰	16800	1991	89*	Ad
	1996	201*	R		1991	611*	Am
16702.1	1991	89*	S ⁴³⁷ R ¹⁶⁰		1992	719*	R
	1996	1023*	Am ¹²⁵³	16800.5	1992	719*	Ad
16703	1991	89*	S ⁴³⁷ R ¹⁶⁰	16800.7	1993	64*	Ad
	1991	89*	S ⁴³⁷ R ¹⁶⁰		1996	1023*	Am ¹²⁵³
16704	1991	89*	S ⁴³⁷ R ¹⁶⁰	16801	1991	89*	Ad
	1991	89*	S ⁴³⁷ R ¹⁶⁰		1991	611*	Am
16704.1	1991	89*	S ⁴³⁷ R ¹⁶⁰	16802	1991	89*	Ad
16705	1991	89*	S ⁴³⁷ R ¹⁶⁰		1992	719*	R
	1991	89*	S ⁴³⁷ R ¹⁶⁰	16803	1991	89*	Ad
16705.5	1991	89*	S ⁴³⁷ R ¹⁶⁰		1991	611*	Am
	1991	89*	S ⁴³⁷ R ¹⁶⁰	16804.1	1991	89*	Ad
16706	1991	89*	S ⁴³⁷ R ¹⁶⁰	16806	1991	89*	Ad
	1991	89*	S ⁴³⁷ R ¹⁶⁰		1992	719*	R
16706.1	1991	89*	S ⁴³⁷ R ¹⁶⁰	16808.1	1991	89*	Ad
	1991	89*	S ⁴³⁷ R ¹⁶⁰		1991	611*	Am
16707	1991	89*	S ⁴³⁷ R ¹⁶⁰		1992	719*	R
	1991	89*	S ⁴³⁷ R ¹⁶⁰	16809	1991	89*	Ad ²¹⁴ R ¹¹⁷ Ad ³⁷⁷
16707.2	1991	89*	S ⁴³⁷ R ¹⁶⁰		1991	611*	Am (by Sec. 80 and Sec. 81 of Ch.)
	1991	89*	S ⁴³⁷ R ¹⁶⁰		1992	722*	Am (as am by Sec. 80 and Sec. 81, Stats. 1991, Ch. 611)
16707.3	1991	89*	S ⁴³⁷ R ¹⁶⁰		1993	69*	Am (as am by Sec. 137, Stats. 1992, Ch. 722)
16708	1991	89*	S ⁴³⁷ R ¹⁶⁰		1994	1226	Am (as am by Sec. 138, Stats. 1992, Ch. 722) ¹⁸⁴
16708.1	1991	89*	S ⁴³⁷ R ¹⁶⁰				R ⁷⁹ Ad ⁷⁸
16709	1989	1331*	Am		1995	547	Am (as am by Sec. 1, Stats. 1994, Ch. 1226) ¹³³
	1990	50*	R & Ad ⁵⁴ Am (as am by Sec. 8.5, Stats. 1989, Ch. 1331)				Am (as ad by Sec. 2, Stats. 1994, Ch. 1226) ²⁸⁸
	1991	89*	S ⁴³⁷ R ¹⁶⁰		1997	669	Am (as am by Sec. 1, Stats. 1995, Ch. 547) ⁵⁹⁹
16709.5	1989	1331*	Ad ¹⁰⁸ R ⁶³				Am (as am by Sec. 2, Stats. 1995, Ch. 547) ⁵³⁹
	1990	51*	Am				Ad
16710	1991	89*	S ⁴³⁷ R ¹⁶⁰	16809.3	1991	89*	Ad
	1991	89*	S ⁴³⁷ R ¹⁶⁰		1991	611*	Am
16711	1991	89*	S ⁴³⁷ R ¹⁶⁰		1993	354*	Am
	1991	89*	S ⁴³⁷ R ¹⁶⁰				
16712	1991	89*	S ⁴³⁷ R ¹⁶⁰				
	1991	89*	S ⁴³⁷ R ¹⁶⁰				
16713	1991	89*	S ⁴³⁷ R ¹⁶⁰				
	1991	89*	S ⁴³⁷ R ¹⁶⁰				
16714	1991	89*	S ⁴³⁷ R ¹⁶⁰				
	1991	89*	S ⁴³⁷ R ¹⁶⁰				
16715	1991	89*	S ⁴³⁷ R ¹⁶⁰				
	1991	89*	S ⁴³⁷ R ¹⁶⁰				
16716	1991	89*	S ⁴³⁷ R ¹⁶⁰				
	1991	89*	S ⁴³⁷ R ¹⁶⁰				
16717	1991	89*	S ⁴³⁷ R ¹⁶⁰				
	1991	89*	S ⁴³⁷ R ¹⁶⁰				
16718	1991	89*	S ⁴³⁷ R ¹⁶⁰				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16809.3 (Cont.)	1993	716*	Am (by Sec. 2 of Ch.) ^{365 78}	16905	1989	1331*	Ad ¹⁰⁸ R ⁶³ S ^{214 36}
	1994	1226	Am ²⁸⁸		1991	278*	S ^{214 36}
	1995	547	Am ⁵³⁹		1991	1170*	Am
	1997	669	Am ¹⁸⁴		1994	195*	S ^{184 51}
16809.4	1994	1226	Ad ¹⁸⁴ R ⁷⁹		1996	199*	S ^{307 133}
	1995	547	Am ^{236 133}	16905.5	1997	294*	S ^{1355 57 1356}
	1997	669	Am ⁵⁹⁹		1990	51*	Ad
16809.5	1991	89*	Ad ²¹⁴ R ¹¹⁷		1991	278*	S ^{214 36}
	1992	782	Am		1994	195*	S ^{184 51}
	1994	195*	Am ^{184 51}	16906	1989	1331*	S ^{307 133} S ^{1355 57 1356} Ad ¹⁰⁸ R ⁶³
	1996	199*	Am ^{307 133}		1991	278*	S ^{214 36}
	1997	294*	Am ^{236 13 1356}		1994	195*	S ^{184 51}
16811	1991	89*	Ad		1996	199*	S ^{307 133}
	1992	719*	R		1997	294*	S ^{1355 57 1356}
16812	1991	89*	Ad	16907	1989	1331*	Ad ¹⁰⁸ R ⁶³
	1991	611*	Am		1990	50*	R
	1993	589	Am ⁶⁷⁰		1990	51*	R ⁶⁰⁰
16817	1991	89*	Ad	16907.5	1990	51*	Ad
	1991	611*	Am		1991	278*	S ^{214 36}
16818	1991	91*	Ad		1994	195*	S ^{184 51}
Div. 9, Pt. 4.7, heading (Sec. 16900 et seq.)	1990	50*	Ad		1996	199*	S ^{307 133}
	1990	216	Ad ²⁰⁶	16908	1989	1331*	S ^{1355 57 1356} Ad ¹⁰⁸ R ⁶³
16900	1989	1331*	Ad ¹⁰⁸ R ⁶³		1991	278*	S ^{214 36}
	1991	278*	S ^{214 36}		1994	195*	S ^{184 51}
	1994	195*	S ^{184 51}		1996	199*	S ^{307 133}
	1996	199*	S ^{307 133}		1997	294*	S ^{1355 57 1356}
	1997	294*	S ^{1355 57 1356}	16908.5	1990	51*	Ad
16901	1989	1331*	Ad ¹⁰⁸ R ⁶³		1991	278*	S ^{214 36}
	1991	278*	S ^{214 36}		1994	195*	S ^{184 51}
	1991	1170*	Am		1996	199*	S ^{307 133}
	1994	195*	S ^{184 51}		1996	1023*	Am ¹²⁵³
	1996	199*	S ^{307 133}	16909	1997	294*	S ^{1355 57 1356}
	1997	294*	S ^{1355 57 1356}		1990	51*	Ad
16902	1989	1331*	Ad ¹⁰⁸ R ⁶³		1991	278*	S ^{214 36}
	1991	278*	S ^{214 36}		1994	195*	Am ^{184 51}
	1994	195*	S ^{184 51}		1996	199*	Am ^{307 133}
	1996	199*	S ^{307 133}		1997	294*	Am ^{1355 57 1356}
	1997	294*	S ^{1355 57 1356}	16909.1	1990	51*	Ad
16903	1989	1331*	Ad ¹⁰⁸ R ⁶³		1990	430*	Am
	1991	278*	S ^{214 36}		1991	278*	S ^{214 36}
	1994	195*	S ^{184 51}		1994	195*	S ^{184 51}
	1996	199*	S ^{307 133}		1996	199*	S ^{307 133}
	1997	294*	S ^{1355 57 1356}		1997	294*	S ^{1355 57 1356}
16904	1989	1331*	Ad ¹⁰⁸ R ⁶³	16910	1989	1331*	Ad ¹⁰⁸ R ⁶³
	1991	278*	S ^{214 36}		1990	50*	Am
	1994	195*	S ^{184 51}		1991	278*	Am ^{214 36}
	1996	199*	S ^{307 133}		1994	195*	S ^{184 51}
	1997	294*	S ^{1355 57 1356}		1996	199*	S ^{307 133}
16904	1989	1331*	Ad ¹⁰⁸ R ⁶³		1997	294*	S ^{1355 57 1356}
	1991	278*	S ^{214 36}	16915	1989	1331*	Ad ¹⁰⁸ R ⁶³
	1994	195*	S ^{184 51}		1990	50*	Am
	1996	199*	S ^{307 133}		1991	278*	Am ^{214 36}
	1997	294*	S ^{1355 57 1356}		1994	195*	S ^{184 51}
16904	1989	1331*	Ad ¹⁰⁸ R ⁶³		1996	199*	S ^{307 133}
	1991	278*	S ^{214 36}		1997	294*	S ^{1355 57 1356}
	1994	195*	S ^{184 51}		1989	1331*	Ad ¹⁰⁸ R ⁶³
	1996	199*	S ^{307 133}		1990	50*	Am
	1997	294*	S ^{1355 57 1356}		1991	278*	Am ^{214 36}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
16915 (Cont.)	1991	1170 *	Am	1991	278 *		S ^{214 36}
	1994	195 *	S ^{184 51}	1994	195 *		S ^{184 51}
	1996	199 *	S ^{307 133}	1996	199 *		S ^{307 133}
	1997	294 *	S ^{1355 57 1356}	1997	294 *		S ^{1355 57 1356}
16916	1989	1331 *	Ad ¹⁰⁸ R ⁶³	16930	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1990	50 *	Am	1990	50 *		Am
	1991	278 *	S ^{214 36}	1990	51 *		R & Ad
	1991	1170 *	Am	1991	278 *		S ^{214 36}
	1994	195 *	S ^{184 51}	1994	195 *		Am ^{184 51}
	1996	199 *	S ^{307 133}	1996	199 *		S ^{307 133}
	1997	294 *	S ^{1355 57 1356}	1997	294 *		S ^{1355 57 1356}
16917	1989	1331 *	Ad ¹⁰⁸ R ⁶³	16931	1990	51 *	Ad
	1990	50 *	Am	1991	278 *		S ^{214 36}
	1990	51 *	Am (by Sec. 27 of Ch., as am by Stats. 1990, Ch. 50)	1994	195 *		Am ^{184 51}
	1991	278 *	S ^{214 36}	1996	199 *		S ^{307 133}
	1991	1170 *	Am	1997	294 *		S ^{1355 57 1356}
	1992	713 *	R	16931.1	1990	51 *	Ad
16918	1990	51 *	Ad	16931.5	1990	430 *	Am & RN
	1990	430 *	Am	1991	51 *		Ad
	1991	278 *	Am ^{214 36}	1991	278 *		S ^{214 36}
	1991	1170 *	Am	1994	195 *		S ^{184 51}
	1994	195 *	Am ^{184 51}	1996	199 *		S ^{307 133}
	1996	199 *	R	1996	1023 *		Am ¹²⁵³
16920	1989	1331 *	Ad ¹⁰⁸ R ⁶³	1997	294 *		S ^{1355 57 1356}
	1990	50 *	Am	16932	1990	51 *	Ad
	1991	278 *	S ^{214 36}	1990	430 *		Am
	1994	195 *	S ^{184 51}	1991	278 *		Am ^{214 36}
	1996	199 *	S ^{307 133}	1994	195 *		S ^{184 51}
	1996	1023 *	Am ¹²⁵³	1996	199 *		S ^{307 133}
	1997	294 *	S ^{1355 57 1356}	1997	294 *		S ^{1355 57 1356}
16921	1989	1331 *	Ad ¹⁰⁸ R ⁶³	16933	1990	51 *	Ad
	1991	278 *	S ^{214 36}	1990	430 *		Am
	1994	195 *	S ^{184 51}	1991	278 *		S ^{214 36}
	1996	199 *	S ^{307 133}	1994	195 *		S ^{184 51}
	1996	1023 *	Am ¹²⁵³	1996	199 *		S ^{307 133}
	1997	294 *	S ^{1355 57 1356}	1997	294 *		S ^{1355 57 1356}
16922	1989	1331 *	Ad ¹⁰⁸ R ⁶³	16933.1	1990	430 *	Ad(RN)
	1990	50 *	Am	1991	278 *		S ^{214 36}
	1991	278 *	S ^{214 36}	1994	195 *		S ^{184 51}
	1994	195 *	S ^{184 51}	1996	199 *		S ^{307 133}
	1996	199 *	S ^{307 133}	1997	294 *		S ^{1355 57 1356}
	1996	1023 *	Am ¹²⁵³	16934	1990	51 *	Ad
	1997	294 *	S ^{1355 57 1356}	1990	430 *		Am
16923	1989	1331 *	Ad ¹⁰⁸ R ⁶³	1991	278 *		S ^{214 36}
	1990	50 *	Am	1991	1170 *		Am
	1991	278 *	S ^{214 36}	1994	195 *		S ^{184 51}
	1994	195 *	S ^{184 51}	1996	199 *		S ^{307 133}
	1996	199 *	S ^{307 133}	1996	1023 *		Am ¹²⁵³
	1996	1023 *	Am ¹²⁵³	1997	294 *		S ^{1355 57 1356}
	1997	294 *	S ^{1355 57 1356}	16934.2	1990	51 *	Ad
16924	1989	1331 *	Ad ¹⁰⁸ R ⁶³	1991	278 *		S ^{214 36}
	1990	50 *	Am	1994	195 *		S ^{184 51}
	1991	278 *	S ^{214 36}	1996	199 *		S ^{307 133}
	1994	195 *	S ^{184 51}	1997	294 *		S ^{1355 57 1356}
	1996	199 *	S ^{307 133}	16934.5	1990	51 *	Ad
	1996	1023 *	Am ¹²⁵³	1991	278 *		Am ^{214 36}
	1997	294 *	S ^{1355 57 1356}	1991	1170 *		Am
16924	1989	1331 *	Ad ¹⁰⁸ R ⁶³	1994	195 *		Am ^{184 51}
	1990	50 *	Am	1996	199 *		S ^{307 133}
	1991	278 *	S ^{214 36}				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16934.5 (Cont.)	1997	294 *	S ^{1355 57 1356}	1991	1170 *	Am	
16934.7	1990	430 *	Ad	1994	195 *	Am ^{184 51}	
	1991	278 *	S ^{214 36}	1996	199 *	S ^{307 133}	
	1994	195 *	S ^{184 51}	1997	294 *	S ^{1355 57 1356}	
	1996	199 *	S ^{307 133}	1990	50 *	Ad	
	1997	294 *	S ^{1355 57 1356}	1991	278 *	Am ^{214 36}	
16935	1990	51 *	Ad	1991	1170 *	Am	
	1991	278 *	S ^{214 36}	1994	195 *	S ^{184 51}	
	1994	195 *	Am ^{184 51}	1996	199 *	S ^{307 133}	
	1996	199 *	S ^{307 133}	1997	294 *	S ^{1355 57 1356}	
	1997	294 *	S ^{1355 57 1356}	16945	1989	1331 *	Ad ¹⁰⁸ R ⁶³
16935.5	1994	195 *	Ad	1990	50 *	R (1st Section 16945)	
	1996	199 *	S ^{307 133}	1990	430 *	Am	
	1997	294 *	S ^{1355 57 1356}	1991	278 *	Am ^{214 36}	
16936	1990	51 *	Ad	1991	1170 *	Am	
	1991	278 *	S ^{214 36}	1994	195 *	Am ^{184 51}	
	1991	1170 *	Am	1996	199 *	Am ^{307 133}	
	1994	195 *	Am ^{184 51}	1997	294 *	Am ^{1355 57 1356}	
	1996	199 *	S ^{307 133}	16946	1989	1331 *	Ad ¹⁰⁸ R ⁶³
16937	1997	294 *	S ^{1355 57 1356}	1990	50 *	Am	
	1990	51 *	Ad	1990	51 *	Am (by Sec. 33 of Ch., as am by Stats. 1990, Ch. 50)	
	1991	278 *	S ^{214 36}	1990	430 *	Am	
	1994	195 *	Am ^{184 51}	1991	278 *	Am ^{214 36}	
	1996	199 *	S ^{307 133}	1991	1170 *	Am	
16938	1997	294 *	S ^{1355 57 1356}	1994	195 *	S ^{184 51}	
	1990	51 *	Ad	1996	199 *	S ^{307 133}	
	1990	430 *	Am	1996	1012	Am	
	1991	278 *	S ^{214 36}	1997	294 *	S ^{1355 57 1356}	
	1991	1170 *	Am	16947	1997	730	Am
16939	1994	195 *	Am ^{184 51}	1990	51 *	Ad	
	1996	199 *	S ^{307 133}	1990	430 *	Am ^{214 36}	
	1997	294 *	S ^{1355 57 1356}	1991	278 *	Am	
	1990	51 *	Ad	1994	195 *	S ^{184 51}	
	1990	430 *	Am	1996	199 *	S ^{307 133}	
16940	1991	278 *	S ^{214 36}	1996	199 *	S ^{307 133}	
	1994	195 *	S ^{184 51}	1997	294 *	S ^{1355 57 1356}	
	1996	199 *	S ^{307 133}	16948	1990	51 *	Ad
	1997	294 *	S ^{1355 57 1356}	1990	430 *	Am	
	1989	1331 *	Ad ¹⁰⁸ R ⁶³	1991	278 *	Am ^{214 36}	
16941	1991	278 *	S ^{214 36}	1994	195 *	Am	
	1994	195 *	S ^{184 51}	1996	199 *	Am ^{184 51}	
	1996	199 *	S ^{307 133}	1997	294 *	S ^{307 133}	
	1997	294 *	S ^{1355 57 1356}	1997	294 *	S ^{1355 57 1356}	
	1989	1331 *	Ad ¹⁰⁸ R ⁶³	16949	1990	51 *	Ad
16941.1	1991	278 *	S ^{214 36}	1991	278 *	S ^{214 36}	
	1994	195 *	S ^{184 51}	1994	195 *	S ^{184 51}	
	1996	199 *	S ^{307 133}	1996	199 *	S ^{307 133}	
	1997	294 *	S ^{1355 57 1356}	1997	294 *	S ^{1355 57 1356}	
	1991	278 *	Ad ²¹⁴ R ¹¹⁷	16950	1989	1331 *	Ad ¹⁰⁸ R ⁶³
16942	1991	1170 *	Am	1990	50 *	Am	
	1994	195 *	Am ^{184 51}	1990	51 *	Am (by Sec. 37 of Ch., as am by Stats. 1990, Ch. 50)	
	1996	199 *	S ^{307 133}	1991	278 *	S ^{214 36}	
	1997	294 *	S ^{1355 57 1356}				
	1989	1331 *	Ad ¹⁰⁸ R ⁶³				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16950 (Cont.)	1994	195 *	S ^{184 51}	16954	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1996	199 *	S ^{307 133}		1990	50 *	Am
	1997	294 *	S ^{1355 57 1356}		1991	278 *	Am ^{214 36}
16950.1	1989	1331 *	Ad ¹⁰⁸ R ⁶³		1991	1170 *	Am
	1990	50 *	Am	16955	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1991	278 *	S ^{214 36}		1990	51 *	Am
	1994	195 *	S ^{184 51}		1991	278 *	S ^{214 36}
	1996	199 *	S ^{307 133}		1994	195 *	S ^{184 51}
	1997	294 *	S ^{1355 57 1356}		1996	199 *	S ^{307 133}
16951	1989	1331 *	Ad ¹⁰⁸ R ⁶³		1997	294 *	S ^{1355 57 1356}
	1991	278 *	S ^{214 36}	16955.1	1990	51 *	Ad
	1994	195 *	S ^{184 51}		1991	278 *	S ^{214 36}
	1996	199 *	S ^{307 133}		1994	195 *	S ^{184 51}
	1997	294 *	S ^{1355 57 1356}		1996	199 *	S ^{307 133}
16952	1989	1331 *	Ad ¹⁰⁸ R ⁶³		1997	294 *	S ^{1355 57 1356}
	1990	50 *	Am	16956	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1990	51 *	Am (by Sec. 39 of Ch., as am by Stats. 1990, Ch. 50)		1990	50 *	Am
	1991	278 *	S ^{214 36}		1991	278 *	S ^{214 36}
	1991	1170 *	Am		1994	195 *	S ^{184 51}
	1994	195 *	Am ^{184 51}		1996	199 *	S ^{307 133}
	1996	199 *	S ^{307 133}		1997	294 *	S ^{1355 57 1356}
	1997	294 *	S ^{1355 57 1356}	16957	1989	1331 *	Ad ¹⁰⁸ R ⁶³
16952.5	1993	105 *	Ad		1991	278 *	S ^{214 36}
	1994	195 *	S ^{184 51}		1994	195 *	S ^{184 51}
	1996	199 *	S ^{307 133}		1996	199 *	S ^{307 133}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{1355 57 1356}
16953	1989	1331 *	Ad ¹⁰⁸ R ⁶³	16958	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1991	278 *	Am ^{214 36}		1990	51 *	Am
	1991	1170 *	Am		1991	278 *	S ^{214 36}
	1994	195 *	S ^{184 51}		1994	195 *	S ^{184 51}
	1996	199 *	S ^{307 133}		1996	199 *	S ^{307 133}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{1355 57 1356}
16953.1	1989	1331 *	Ad ¹⁰⁸ R ⁶³	16959	1991	1169	Ad
	1990	1171 *	R & Ad ^{214 36}		1994	195 *	S ^{184 51}
	1991	278 *	Am ^{214 36}		1996	199 *	S ^{307 133}
	1994	195 *	S ^{184 51}		1997	294 *	S ^{1355 57 1356}
	1996	199 *	S ^{307 133}	16960	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1997	294 *	S ^{1355 57 1356}		1990	51 *	Am
16953.2	1991	278 *	Ad ²¹⁴ R ¹¹⁷		1991	278 *	S ^{214 36}
	1994	195 *	S ^{184 51}		1994	195 *	S ^{184 51}
	1996	199 *	S ^{307 133}		1996	199 *	S ^{307 133}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{1355 57 1356}
16953.3	1991	278 *	Ad ²¹⁴ R ¹¹⁷	16961	1990	50 *	Ad
	1994	195 *	S ^{184 51}		1990	51 *	Am (by Sec. 45 of Ch., as ad by Stats. 1990, Ch. 50)
	1996	199 *	S ^{307 133}		1991	278 *	S ^{214 36}
	1997	294 *	S ^{1355 57 1356}		1994	195 *	S ^{184 51}
16953.5	1990	51 *	Ad		1996	199 *	S ^{307 133}
	1991	278 *	S ^{214 36}		1996	1023 *	Am ¹²⁵³
	1991	1170 *	R		1997	294 *	S ^{1355 57 1356}
				16970	1989	1331 *	Ad ¹⁰⁸ R ⁶³

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
16970 (Cont.)	1990	50 *	Am	16991	1989	1328 *	Am (as ad by Stats. 1989, Ch. 1331) ⁸²
	1990	51 *	Am (by Sec. 45.7 of Ch., as am by Stats. 1990, Ch. 50)		1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1990	430 *	Am		1990	50 *	Am
	1991	278 *	S ^{214 36}		1990	51 *	Am (as am by Stats. 1990, Ch. 50)
	1991	1170 *	Am		1991	278 *	S ^{214 36}
	1994	195 *	Am ^{184 51}		1991	511 *	Am
	1996	199 *	S ^{307 133}		1994	195 *	S ^{184 51}
	1996	1023 *	Am ¹²⁵³		1996	199 *	S ^{307 133}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{1355 57 1356}
16980	1989	1331 *	Ad ¹⁰⁸ R ⁶³	16994	1989	1328 *	Am (as ad by Stats. 1989, Ch. 1331) ⁸²
	1990	50 *	Am		1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1990	51 *	Am (by Sec. 46.5 of Ch., as am by Stats. 1990, Ch. 50)		1990	50 *	Am
	1991	278 *	S ^{214 36}		1990	51 *	Am (by Sec. 49 of Ch., as am by Stats. 1990, Ch. 50)
	1991	1170 *	Am		1991	278 *	S ^{214 36}
	1994	195 *	Am ^{184 51}		1994	195 *	S ^{184 51}
	1996	199 *	S ^{307 133}		1996	199 *	S ^{307 133}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{1355 57 1356}
16981	1989	1331 *	Ad ¹⁰⁸ R ⁶³	16995	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1991	278 *	S ^{214 36}		1991	278 *	S ^{214 36}
	1991	1170 *	Am		1992	719 *	Am
	1994	195 *	Am ^{184 51}		1994	195 *	S ^{184 51}
	1996	199 *	S ^{307 133}		1996	199 *	S ^{307 133}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{1355 57 1356}
16990	1989	1331 *	Ad ¹⁰⁸ R ⁶³	16995.1	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1990	50 *	Am		1991	278 *	S ^{214 36}
	1991	278 *	S ^{214 36}		1994	195 *	S ^{184 51}
	1991	1170 *	Am		1996	199 *	S ^{307 133}
	1992	719 *	Am		1997	294 *	S ^{1355 57 1356}
	1993	64 *	Am	16995.2	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1994	195 *	S ^{184 51}		1991	278 *	S ^{214 36}
	1995	916	Am ⁸²		1991	1170 *	Am
	1996	6	Am		1992	719 *	R
	1996	199 *	S ^{307 133}	16996	1989	1331 *	Ad ¹⁰⁸ R ⁶³
	1997	294 *	S ^{1355 57 1356}		1990	50 *	Am
16990.1	1996	199 *	Ad ³⁰⁷ R ²⁸⁸		1991	278 *	S ^{214 36}
	1997	294 *	S ^{1355 57 1356}		1994	195 *	S ^{184 51}
16990.5	1993	370 *	Ad		1996	141	Am
	1994	195 *	S ^{184 51}		1996	199 *	S ^{307 133}
	1996	199 *	S ^{307 133}		1997	294 *	S ^{1355 57 1356}
	1997	294 *	Am ^{1355 57 1356}	16996.1	1989	1331 *	Ad ¹⁰⁸ R ⁶³
16990.9	1993	728 *	Ad		1990	50 *	Am
	1994	195 *	S ^{184 51}		1991	278 *	S ^{214 36}
	1995	547	Am		1994	195 *	S ^{184 51}
	1996	199 *	S ^{307 133}		1996	199 *	S ^{307 133}
	1996	1023 *	Am (as am by Stats. 1995, Ch. 547) ¹²⁵³		1996	199 *	S ^{307 133}
	1997	294 *	S ^{1355 57 1356}		1997	294 *	S ^{1355 57 1356}

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

<i>Affected By</i>				<i>Affected By</i>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
17605 (Cont.)	1991	611 *	Am		1993	673 *	Am
	1993	100 *	R & Ad ⁶⁷²	17720	1996	1007	Am
	1996	1023 *	Am ¹²⁵³	17730	1989	1437 *	Ad
	1997	484 *	Am		1989	1437 *	Ad
17605.05	1991	89 *	Ad		1991	1137	Am
	1993	100 *	R & Ad ⁶⁷²	17731	1993	673 *	Am
	1994	1096 *	Am		1989	1437 *	Ad
	1995	957	Am		1991	1137	Am
17605.07	1993	100 *	Ad ⁶⁷²		1993	589	Am ⁶⁷⁰
17605.08	1993	100 *	Ad ⁶⁷²		1993	673 *	Am
17605.10	1993	100 *	Ad ⁶⁷²	17732	1989	1437 *	Ad
	1997	484 *	Am		1991	1137	Am
17605.15	1991	89 *	Ad		1993	673 *	Am
	1991	611 *	Am	17732.1	1996	1007	Ad
	1993	100 *	R ⁶⁷²		1997	526 *	Am
17606	1991	89 *	Ad	17733	1989	1437 *	Ad
	1991	611 *	Am	17734	1989	1437 *	Ad
	1993	100 *	R ⁶⁷²	17735	1989	1437 *	Ad
17606.05	1991	89 *	Ad	17736	1989	1437 *	Ad
	1991	611 *	Am		1991	1137	Am
	1993	100 *	Am ⁶⁷²		1993	673 *	Am
	1997	484 *	Am	17737	1989	1437 *	Ad
17606.10	1991	89 *	Ad	17738	1989	1437 *	Ad
	1991	611 *	Am	17800	1990	1280 *	Ad ⁷⁶
	1993	100 *	Am ⁶⁷²				R ²⁷⁴
	1997	484 *	Am	17801	1990	1280 *	Ad ⁷⁶
17606.15	1991	89 *	Ad				R ²⁷⁴
	1991	611 *	Am	17802	1990	1280 *	Ad ⁷⁶
	1993	100 *	R & Ad ⁶⁷²				R ²⁷⁴
	1997	484 *	Am	17803	1990	1280 *	Ad ⁷⁶
17606.20	1991	89 *	Ad				R ²⁷⁴
	1991	611 *	Am	17804	1990	1280 *	Ad ⁷⁶
	1993	100 *	Am ⁶⁷²				R ²⁷⁴
17608	1991	89 *	Ad	17805	1990	1280 *	Ad ⁷⁶
17608.05	1991	611 *	R				R ²⁷⁴
	1991	89 *	Ad	18100	1993	64 *	Am
	1991	611 *	Am	18205	1994	1124	Ad
	1993	64 *	Am		1997	606 *	Ad
	1995	916	Am ⁸²	18206	1994	1124	Ad
	1996	6	Am	18207	1994	1124	Ad
17608.10	1991	89 *	Ad	18220	1997	270 *	Ad ^{1340 1345}
	1991	611 *	Am	18221	1997	270 *	Ad ^{1340 1345}
	1992	719 *	Am	18222	1997	270 *	Ad ^{1340 1345}
	1992	720 *	Am	18223	1997	270 *	Ad ^{1340 1345}
	1997	484 *	Am	18224	1997	270 *	Ad ^{1340 1345}
17608.15	1991	89 *	Ad	18225	1997	270 *	Ad ^{1340 1345}
	1993	100 *	Am ⁶⁷²	18226	1997	270 *	Ad ^{1340 1345}
17609	1991	89 *	Ad	18230	1997	270 *	Ad ¹³⁴⁰
	1991	611 *	Am	18231	1997	270 *	Ad ¹³⁴⁰
17609.01	1991	611 *	Ad	18232	1997	270 *	Ad ¹³⁴⁰
17609.05	1991	89 *	Ad	18233	1997	270 *	Ad ¹³⁴⁰
	1991	611 *	Am	18234	1997	270 *	Ad ¹³⁴⁰
	1993	589	Am ⁶⁷⁰	18235	1997	270 *	Ad ¹³⁴⁰
17609.09	1993	728 *	Am	18236	1997	270 *	Ad ¹³⁴⁰
17609.10	1993	728 *	Ad	18237	1997	270 *	Ad ¹³⁴⁰
	1991	611 *	Ad	18238	1997	270 *	Ad ¹³⁴⁰
17700	1989	1437 *	Ad	18239	1997	270 *	Ad ¹³⁴⁰
17710	1989	1437 *	Ad	18240	1997	270 *	Ad ¹³⁴⁰
	1991	1137	Am				R ⁷¹²
	1992	1315	Am	18241	1997	270 *	Ad ¹³⁴⁰
				18242	1997	270 *	Ad ¹³⁴⁰

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18243	1997	270 *	Ad ¹³⁴⁰		1993	799	Am ¹⁹⁹
18244	1997	270 *	Ad ¹³⁴⁰		1995	832	Am ⁵⁷
18245	1997	270 *	Ad ¹³⁴⁰	18358.10	1990	1250	Ad ⁷⁶
18246	1997	270 *	Ad ¹³⁴⁰				R ⁹⁴
18247	1997	270 *	Ad ¹³⁴⁰		1991	1200 *	Am
Div. 9, Pt. 6, Ch. 4, heading (Sec. 18250 et seq.)					1993	799	Am ¹⁹⁹
18250	1997	795	Am ^{1438 1440}		1995	832	Am ⁵⁷
	1996	274 *	Ad ⁷¹⁸ R ¹²⁰⁵	18358.15	1990	1250	Ad ⁷⁶ R ⁹⁴
18251	1997	795	Am ^{1438 1440}		1993	799	Am ¹⁹⁹
	1996	274 *	Ad ⁷¹⁸ R ¹²⁰⁵		1994	790	Am
18252	1997	795	Am ^{1438 1440}		1995	832	S ⁵⁷
	1996	274 *	Ad ⁷¹⁸ R ¹²⁰⁵	18358.2	1990	1250	Ad ⁷⁶ R ⁹⁴
18253	1997	795	Am ^{1438 1440}		1991	1200 *	Am
	1996	274 *	Ad ⁷¹⁸ R ¹²⁰⁵		1993	589	Am & RN ⁶⁷⁰
18253.5	1997	795	Am ^{1438 1440}		1993	799	S ¹⁹⁹
	1997	795	Ad ¹⁴³⁸ R ¹⁴³⁹	18358.20	1995	832	Ad
18254	1996	274 *	Ad ⁷¹⁸ R ¹²⁰⁵	18358.23	1993	589	Ad(RN) ⁶⁷⁰
18255	1997	795	Am ^{1438 1440}		1995	832	Am ⁵⁷
	1996	274 *	Ad ⁷¹⁸ R ¹²⁰⁵	18358.25	1990	1250	Ad ⁷⁶ R ⁹⁴
18256	1997	795	Am ^{1438 1440}		1993	799	S ¹⁹⁹
	1996	274 *	Ad ⁷¹⁸ R ¹²⁰⁵	18358.30	1995	832	S ⁵⁷
18256.5	1997	795	Am ^{1438 1440}		1990	1250	Ad ⁷⁶ R ⁹⁴
	1997	795	Ad ¹⁴³⁸ R ¹⁴³⁹		1991	1200 *	Am
18257	1996	274 *	Ad ⁷¹⁸ R ¹²⁰⁵		1993	799	Am ¹⁹⁹
18279	1997	795	Am ^{1438 1440}		1994	790	Am
18285	1992	1316	R ⁵¹¹		1995	832	Am ⁵⁷
18285.5	1993	726 *	Am	18358.35	1990	1250	Ad ⁷⁶ R ⁹⁴
18305	1993	420	Am		1993	799	S ¹⁹⁹
18328	1992	711 *	R ⁵¹¹		1995	832	R
18331	1992	711 *	Am ⁵¹¹	18358.45	1993	799	Ad & R ¹⁹⁹
18332	1992	713 *	Am		1995	832	R
	1992	711 *	Am ⁵¹¹	18358.50	1990	1250	Ad ⁷⁶ R ⁹⁴
18333	1990	105 *	Ad		1993	799	R Ad & R ¹⁹⁹
18350	1989	1294	Am		1995	832	R
	1990	46 *	Am	18361	1993	688	Ad ²⁷⁶ R ⁷⁹
18356	1990	737	Ad		1993	688	Ad ²⁷⁶ R ⁷⁹
18358	1990	1250	Ad ⁷⁶ R ⁹⁴	18362	1993	688	Ad ²⁷⁶ R ⁷⁹
	1993	799	Am ¹⁹⁹	18363	1993	688	Ad ²⁷⁶ R ⁷⁹
18358.05	1995	832	Am ⁵⁷		1993	688	Ad ²⁷⁶ R ⁷⁹
	1990	1250	Ad ⁷⁶ R ⁹⁴	18364	1993	688	Ad ²⁷⁶ R ⁷⁹
	1991	1200 *	Am	18365	1993	688	Ad ²⁷⁶ R ⁷⁹
				18366	1993	688	Ad ²⁷⁶ R ⁷⁹
				18367	1993	688	Ad ²⁷⁶ R ⁷⁹

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18368	1993	688	Ad ²⁷⁶ R ⁷⁹	18963	1992	1122 *	R & Ad
18368.5	1993	688	Ad ²⁷⁶ R ⁷⁹	18965	1992	1106	R & Ad
18368.7	1993	688	Ad ²⁷⁶ R ⁷⁹	18966	1995	880	Ad(RN)
18377	1993	64 *	R		1996	1023 *	Am (as am by Stats. 1995, Ch. 880) ¹²⁵³
18425	1990	1469	Ad & R ⁴⁹	18966.1	1994	495	Am
	1991	1091	Am		1996	1023 *	Am ¹²⁵³
18601	1992	713 *	R	18968	1996	1023 *	Am ¹²⁵³
18901.5	1992	722 *	Ad	18968.5	1996	1023 *	Am ¹²⁵³
18902.5	1990	465 *	Ad	18969	1996	1023 *	Am ¹²⁵³
	1991	97 *	Am		1997	630	Am
18904.3	1993	953	Ad	18970	1996	1023 *	Am ¹²⁵³
18904.35	1993	953	Ad	18980	1989	603 *	Ad
18904.4	1993	953	Ad & R ³⁶	18981	1989	603 *	Ad
18905.1	1990	443	Am ^{236 13}	18981.1	1989	603 *	Ad
18906.5	1990	465 *	Am	18982	1989	603 *	Ad
	1991	91 *	Am	18982.1	1989	603 *	Ad
	1994	148 *	Am ¹¹⁹⁴	18982.2	1989	603 *	Ad
18906.7	1990	465 *	Ad	18982.3	1989	603 *	Ad
	1991	97 *	R & Ad	18982.4	1989	603 *	Ad
18906.8	1993	69 *	Ad	18983	1989	603 *	Ad
18912	1990	443	Am ^{236 13}	18983.3	1989	603 *	Ad
18913	1990	443	Am ^{236 13}	18983.4	1989	603 *	Ad
18914	1990	443	Am ^{236 13}	18983.5	1989	603 *	Ad
18917	1991	91 *	R	18983.6	1989	603 *	Ad
18919	1993	69 *	Am	18983.8	1989	603 *	Ad
18920	1991	1046 *	Ad	18986	1989	1303	Ad
18923	1993	69 *	Ad	18986.1	1989	1303	Ad
18930	1997	287 *	Ad ⁶⁷⁹ R ⁶⁸³	18986.10	1989	1303	Ad
			Ad ⁶⁷⁹ R ⁶⁸³	18986.11	1989	1303	Ad
18931	1997	287 *	Ad ⁶⁷⁹ R ⁶⁸³		1991	994	Am
			Ad ⁶⁷⁹ R ⁶⁸³		1992	552	Am
18932	1997	287 *	Ad ⁶⁷⁹ R ⁶⁸³	18986.12	1989	1303	Ad
			Ad ⁶⁷⁹ R ⁶⁸³	18986.13	1989	1303	Ad
18933	1997	287 *	Ad ⁶⁷⁹ R ⁶⁸³	18986.14	1989	1303	Ad
			Ad ⁶⁷⁹ R ⁶⁸³	18986.15	1989	1303	Ad
18934	1997	287 *	Ad ⁶⁷⁹ R ⁶⁸³		1991	994	Am
			Ad ⁶⁷⁹ R ⁶⁸³	18986.2	1989	1303	Ad
18950	1990	756	Am		1991	994	Am
18950.7	1990	756	R	18986.20	1989	1303	Ad
18951	1993	856	Am		1991	994	Am
18953.5	1990	756	Am	18986.21	1989	1303	Ad
18954	1990	756	R		1991	611 *	Am (as am by Stats. 1991, Ch. 994)
18955.1	1990	756	Am		1991	994	Am
18956	1990	756	R	18986.22	1989	1303	Ad
18957	1990	756	R		1991	994	Am & RN & Ad
18958	1990	756	Am	18986.23	1989	1303	Ad
18960	1990	756	R		1991	994	Am & RN & Ad(RN)
	1992	1122 *	Ad	18986.24	1991	994	Ad(RN)
Div. 9, Pt. 6, Ch. 11, Art. 4, heading (Sec. 18961 et seq.)				18986.3	1989	1303	Ad
	1992	1122 *	Am		1991	994	Am
18961	1992	1122 *	Am & RN & Ad	18986.30	1989	1303	Ad
18961.5	1992	316	Ad		1991	994	Am
18962	1992	1122 *	R & Ad	18986.40	1991	1205	Ad
					1993	111	Am

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

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<i>Affected By</i>				<i>Affected By</i>			
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18986.45	1991	1205	Ad	18993.5	1996	197*	Ad ⁶⁷⁷
	1994	1038	R				R ¹⁶⁰
18986.46	1992	477	Ad & R ⁷⁰	18993.6	1996	197*	Ad ⁶⁷⁷
	1994	1038	Am				R ¹⁶⁰
18986.50	1993	970*	Ad	18993.7	1996	197*	Ad ⁶⁷⁷
18986.53	1993	970*	Ad				R ¹⁶⁰
18986.60	1996	899	Ad ⁷¹⁸	18993.8	1996	197*	Ad ⁶⁷⁷
			R ¹²⁰⁵				R ¹⁶⁰
18986.61	1996	899	Ad ⁷¹⁸	18993.9	1996	197*	Ad ⁶⁷⁷
			R ¹²⁰⁵				R ¹⁶⁰
18986.62	1996	899	Ad ⁷¹⁸	18995	1990	1000	Ad & R ⁴⁹
			R ¹²⁰⁵		1996	573	Ad & R ³¹⁴
18986.80	1997	265	Ad ¹²⁶⁴	18995.05	1996	573	Ad & R ³¹⁴
			R ⁵³⁹	18995.1	1996	573	Ad & R ³¹⁴
18986.81	1997	265	Ad ¹²⁶⁴	18995.15	1996	573	Ad & R ³¹⁴
			R ⁵³⁹	18995.2	1996	573	Ad & R ³¹⁴
18986.82	1997	265	Ad ¹²⁶⁴	18995.25	1996	573	Ad & R ³¹⁴
			R ⁵³⁹	18995.28	1996	573	Ad & R ³¹⁴
18987	1993	951	Ad ⁷¹⁸	18995.3	1996	573	Ad & R ³¹⁴
			R ⁷¹⁹	18995.35	1996	573	Ad & R ³¹⁴
18987.05	1993	951	Ad ⁷¹⁸	18995.38	1996	573	Ad & R ³¹⁴
			R ⁷¹⁹	18995.4	1996	573	Ad & R ³¹⁴
	1995	471*	Am ^{1062 599}	18996	1990	1000	Ad & R ⁴⁹
18987.1	1993	951	Ad ⁷¹⁸		1997	606*	Ad
			R ⁷¹⁹	18997	1990	1000	Ad & R ⁴⁹
	1995	471*	Am ^{1062 599}	18998	1990	1000	Ad & R ⁴⁹
18987.15	1993	951	Ad ⁷¹⁸	18999	1990	1000	Ad & R ⁴⁹
			R ⁷¹⁹	18999.1	1990	1000	Ad & R ⁴⁹
	1995	532	Am	19000	1993	937*	R & Ad
18987.16	1995	532	Ad	19005	1993	937*	Am
18987.17	1994	686	Ad	19008	1993	937*	Am
18987.2	1993	951	Ad ⁷¹⁸	19010	1993	937*	Am
			R ⁷¹⁹	19011	1993	937*	Am
18987.25	1993	951	Ad ⁷¹⁸	19013	1991	211	Am
			R ⁷¹⁹		1993	937*	Am
18987.3	1993	951	Ad ⁷¹⁸	19013.5	1993	937*	Am
			R ⁷¹⁹	19017	1993	937*	Am
18987.36	1993	951	Ad ⁷¹⁸	19018	1993	937*	Am
			R ⁷¹⁹	19020	1992	1037	Ad
18987.4	1996	1011*	Ad & R ¹²⁵²	19090	1993	937*	Ad
18987.45	1993	951	Ad ⁷¹⁸	19091	1993	937*	Ad
			R ⁷¹⁹	19092	1993	937*	Ad
18987.5	1993	951	Ad ⁷¹⁸	19100	1993	937*	Am
			R ⁷¹⁹	19101	1993	937*	Ad
	1995	471*	Am ^{1062 599}	19102	1993	937*	Ad
18988	1991	91*	Ad	19103	1993	937*	Ad
18988.05	1991	91*	Ad	19104	1993	937*	Ad
18989	1992	1155	Ad	19104.5	1993	937*	Ad
18989.1	1992	1155	Ad	19105	1993	937*	R
18989.2	1992	1155	Ad	19150	1990	758	Am
18989.3	1992	1155	Ad		1991	694*	Am
18993	1996	197*	Ad ⁶⁷⁷		1993	937*	Am
			R ¹⁶⁰		1994	146	Am ⁸³³
18993.1	1996	197*	Ad ⁶⁷⁷	19151	1993	937*	Am
			R ¹⁶⁰	19152	1991	694*	Am
18993.2	1996	197*	Ad ⁶⁷⁷		1993	937*	Am
			R ¹⁶⁰	19154	1993	937*	Am
18993.3	1996	197*	Ad ⁶⁷⁷	19300	1993	937*	R
			R ¹⁶⁰	19301	1993	937*	R
18993.4	1996	197*	Ad ⁶⁷⁷	19325	1993	937*	R
			R ¹⁶⁰	19326	1993	937*	R

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

WELFARE AND INSTITUTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19350	1991	694 *	Am	19503	1994	336	R & Ad
19351	1991	694 *	Ad	19507	1997	735 *	Ad
19352	1991	694 *	Am	19625	1990	1316	Am
	1995	816	Am	19625.5	1990	1316	Ad
	1997	749	Am	19626	1990	1316	Am
19352.5	1991	694 *	Am	19626.5	1990	1316	Ad
	1997	749	Am	19627	1990	1316	Am
19352.8	1991	694 *	Am	19629	1990	1316	Am
	1997	749	Am	19630	1990	1316	Am
19353	1991	694 *	Am	19631	1990	1316	Am
	1997	749	Am	19632	1990	1316	Am
19353.5	1991	694 *	Am	19636	1990	1316	Am
	1997	749	Am	19637	1990	1316	Am
19354	1991	694 *	Am	19638	1990	1316	Am
	1997	749	Am	19639	1990	1316	Am
19354.5	1991	694 *	Am	19640	1990	1316	Am
	1992	722 *	Am	19640.5	1990	1316	Ad
	1997	749	Am		1997	690	R & Ad
19354.8	1991	694 *	Am	19641	1990	1316	Am
19355	1991	694 *	Am	19651	1990	1316	Am
19355.5	1992	722 *	Ad	19652	1990	1316	Am
	1992	1368 *	Am	19700	1990	758	Am
	1993	50 *	Am	19700.1	1990	758	Am
	1996	206 *	R & Ad		1993	937 *	Am
	4X 1995-96	1	Am	19702	1990	758	Am
19356	1991	694 *	Am ⁴⁹⁴		1993	937 *	Am
	1996	206 *	Am ¹²⁰⁷	19703	1993	937 *	Am
19356.5	1991	694 *	Am ⁴³⁶	19704	1990	758	Am
19356.6	1989	628 *	Am ^{59 19}	19705	1990	758	Am
	1991	694 *	Am ^{444 51}	19706	1990	758	Am
	1992	722 *	Am		1993	937 *	Am
	1992	1368 *	Am	19707	1990	758	Am
	1993	69 *	Am		1993	937 *	R
	1996	206 *	Am	19708	1990	758	Am
	1996	821	Am (as am by Stats. 1996, Ch. 206) ^{236 13}	19709	1990	758	Am
	1997	749	Am (by Sec. 8 of Ch.) ^{59 19}		1993	937 *	Am
19356.7	1990	758	Am ^{59 19}	19750	1992	858 *	Ad
	1991	694 *	Am ^{444 51}		1993	937 *	Am
	1992	722 *	Am	19751	1992	858 *	Ad
	1996	821	Am ^{236 199}		1993	937 *	Am
19357	1991	694 *	Am	19752	1992	858 *	Ad
19358	1991	694 *	Ad		1993	937 *	Am
19358.5	1991	694 *	Ad	19753	1992	858 *	Ad
	1995	816	R		1993	937 *	Am
19358.6	1995	816	Ad	19754	1992	858 *	Ad
19358.7	1995	816	Ad	19755	1992	858 *	Ad
19361	1991	694 *	Am	19801	1993	937 *	Am
19400	1993	937 *	Am	19806	1994	148 *	Am ¹¹⁹⁴
19401	1993	937 *	Am		1995	307 *	Am
19402	1993	937 *	Am		1997	749	Am
19403	1993	937 *	Am	19806.1	1997	606 *	Ad ¹³⁵⁴
19404	1991	694 *	Am		1997	735 *	Ad ¹³⁵⁴
	1993	937 *	Am	Div. 10, Pt. 2, Ch. 10, heading (Sec. 19850 et seq.)			
19450	1993	937 *	R		1990	742	Am
19451	1993	937 *	R	19851	1990	742	Am
19460	1990	742	Am	19852	1990	742	Am
19461	1992	858 *	Am		1992	858 *	Am
19469	1992	858 *	Am				

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
19853	1990	742	Am		1993	744	Am
22000	1990	1290 *	Ad	24000	1996	197 *	Ad ⁶⁷⁹
22001	1990	1290 *	Ad				R ⁶⁸³
	1993	744	Am	24001	1996	197 *	Ad ⁶⁷⁹
22002	1990	1290 *	Ad				R ⁶⁸³
22003	1990	1290 *	Ad	24003	1996	197 *	Ad ⁶⁷⁹
	1991	1147	Am				R ⁶⁸³
	1993	744	Am	24005	1996	197 *	Ad ⁶⁷⁹
	1997	37 *	Am				R ⁶⁸³
22004	1990	1290 *	Ad	24007	1996	197 *	Ad ⁶⁷⁹
22005	1990	1290 *	Ad				R ⁶⁸³
	1991	1147	Am	24009	1996	197 *	Ad ⁶⁷⁹
	1993	744	Am				R ⁶⁸³
	1997	700 *	Am	24011	1996	197 *	Ad ⁶⁷⁹
22006	1990	1290 *	Ad				R ⁶⁸³
	1993	744	Am	24013	1996	197 *	Ad ⁶⁷⁹
22007	1990	1290 *	Ad				R ⁶⁸³
22008	1990	1290 *	Ad	24015	1996	197 *	Ad ⁶⁷⁹
22008.5	1990	1290 *	Ad				R ⁶⁸³
	1991	1147	Am	24017	1996	197 *	Ad ⁶⁷⁹
22009	1990	1290 *	Ad				R ⁶⁸³
	1991	1147	Am	24021	1996	197 *	Ad ⁶⁷⁹
22010	1990	1290 *	Ad				R ⁶⁸³
22011	1990	1290 *	Ad	24023	1996	197 *	Ad ⁶⁷⁹
	1993	744	Am				R ⁶⁸³
22012	1990	1290 *	Ad	24027	1996	197 *	Ad ⁶⁷⁹
	1993	744	R				R ⁶⁸³
22013	1990	1290 *	Ad				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

STATUTES OTHER THAN CODES

<i>Statute Affected Chapter</i>	<i>Affected By Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Statute Affected Chapter</i>	<i>Affected By Year</i>	<i>Chapter</i>	<i>Effect</i>			
1868	129	1993	1195	Am 11						
1907	213	1997	191 *	Am 1, 2						
1909	222	1995	833	Ad 19.2						
1913	99	1989	54 *	Am 7 7/8						
		1989	104	Am 7 7/8						
		1990	1682	R 7 1/2, 7 3/4, 7 5/6, 7 7/8 R & Ad 3, 7						
	344	1989	1238	R all						
1915	361	1989	54 *	Am 7 5/6						
		1989	104	Am 7 5/6						
		1990	1682	R 7 1/2, 7 3/4, 7 5/6, 7 7/8 R & Ad 3, 7						
	755	1995	260 *	Am 1 ¹⁰¹⁸ R & Ad 1 ¹⁰¹⁹						
1917	542	1989	1238	R all						
1923	xciii (Osteopathic Act)	1989	1101	Am 1						
		1988	(Prop. 113 adopted June 5, 1990)							
		1991	1094	Am 12, 15						
			359	Am 1, 1.5, 2, 3, 5						
1927	91	1995	529 *	Am 6						
		1997	566 *	Ad 32.5						
	723	1992	155	Am 2						
		1993	281	Am 2						
	808	1990	614	Ad 1.5						
1933	924	1989	802	Am 2, 4.1, 4.2, 12, 13, 16, 26, 27, 31.5, 34, 38.1, 52, 67 Ad 8						
		1990	927	Am 2.5						
		1991	105 *	Am 31.5						
		1993	213	Am & R 1 ⁶⁷⁵ Am 11 Ad 1 ⁶⁷⁶ Ad 1.2, 1.4, 1.6						
		1994	518	Am 5, 12						
		1994	1010	Am 24 ⁸³²						
		1995	29 *	Am 2.1, 12, 29, 31.5						
					1995	833	Am 29			
					73	1991	834	Am 6		
						1994	1166 *	Ad 1.7		
					1941	52	1990	154	Am 16	
							1990	160	Am 7	
									Ad 7.5	
							1995	282	Am 5, 7	
							1996	124	Am 5 ¹¹⁹⁷	
							1996	474	Am 20, 22	
									Am 15.1 (as am by Stats. 1963, Ch. 1715)	
									Am 24 (as am by Stats. 1965, Ch. 2043)	
									Am 13 (as am by Stats. 1967, Ch. 662)	
									Am 12.5 (as ad by Stats. 1968, Ch. 456)	
									Am 6 (as am by Stats. 1985, Ch. 985)	
									Am 3 (as am by Stats. 1987, Ch. 199)	
									Am 16 (as am by Stats. 1990, Ch. 154)	
									Am 7.5 (as ad by Stats. 1990, Ch. 160)	
									Am 5, 7 (as am by Stats. 1995, Ch. 282)	
					1943	545	1989	32 *	Am 5	
									Ad 5.3	
									Ad 5.9	
							1989	430	Ad 5.10	
							1990	129	Ad 5.10	
							1995	73	Am 5, 6	
							1997	349	Am & RN 5 1/2 Ad(RN) 5.5	
							1997	368	Am 6, 10, 10.2	
					1944 (2nd Ex. Sess.)	44	1989	244 *	Am 7.5	
					1945	1122	1989	416	Am 14, 14.3	
							1991	53	Am 14.2	
							1991	53	Am 14.2	
							1294	1989	377	Am 36.5
									Ad 3.5, 5.1	
					1947	699	1990	1159	R all	

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record. For Budget Item references, see section titled "BUDGET ITEMS" following "STATUTES OTHER THAN CODES".

STATUTES OTHER THAN CODES—Continued

<i>Statute Affected Chapter</i>	<i>Affected By</i>		<i>Effect</i>	<i>Statute Affected Chapter</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
1949				1955			
994	1993	906 *	Am 4, 6 ⁴²	503	1989	573	Am 6, 8, 11
	1994	1089	Am 3, 8		1993	290 *	Am 23.5
			Ad 36, 37		1994	146	Am 23.5 (as am by Stats. 1993, Ch. 290) ⁸³³
995	1990	291	Am 8.6				R all
1951				1939	1989	1067	R all
303	1992	18 *	Am 42, 56	1956 (1st Ex. Sess.)			
	1997	489	Am 32, 150, 153	46	1989	377	Am 7
			Ad 156, 157	1957			
931	1992	300	Ad 28.5	1430	1989	1067	R all
1405	1989	794	Am 26.5, 26.7	1959			
	1X 1991-92	6 *	Am 26.9	788	1989	414	Am 7
	1992	664	Am 26.7		1990	405	Am 7
	1993	906 *	Am 7.1 (as ad by Stats. 1967, Ch. 205) ⁴²		1993	801	Am 5.2
			Am 26.6 (as am by Sec. 3, Stats. 1971, Ch. 530)	2108	1992	1208	Am 8
	1993	1195	Am 26.9 (as am by Sec. 1, Stats. 1991-92 (1st Ex. Sess.), Ch. 6)	2137	1993	1195	Am 7.1
			Am 26.1 ⁸³²		1995	529 *	Am 1, 2, 3, 7.2, 14.13, 23, 29
1449	1994	1010	Am 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 12.5, 13, 14, 15, 16, 17, 18, 20, 21, 22, 24, 25, 27, 28, 30, 31, 33, 37	2146	1989	785	Am 15, 16, 17.5, 19, 19.2, 20, 21, 38
	1995	430	Ad 1.5, 13.5, 36				Ad 1.5
			Am 1.5, 3, 7, 8 ¹²¹⁰		1990	300	Ad 77.1
	1996	308 *	Am 4		1990	1572	Am 77.1
1544	1995	430	Ad 24.5		1993	1171	R 3.1, 32.5
1617	1992	565	Am 3.1, 4, 5, 12, 12.4, 16, 18.5		1994	505	Ad 3.2
			Ad 12.8, 30.5				R & Ad 2
1657	1994	1010	Am 4.1 ⁸³²		1995	30	Ad 15.2, 46, 47, 48.3, 48.5
1952 (1st Ex. Sess.)					1995	707	Ad 15.3
17	1990	151	Am 3		1995	707	Ad 29.1
	1993	627	Am 2, 6, 19, 26		1996	518	Ad 15.4
	1995	118	R 4	1960 (1st Ex. Sess.)			
			R & Ad 3, 6	22	1989	789	Am 96
	1997	489	Am 3, 6	1961			
1953				330	1990	168 *	R all
1598	1994	1010	Am 7.2 ⁸³²	1003	1X 1991-92	4 *	Am 6.3
	1995	529 *	Am 6.6, 7.2		1992	1208	Ad 21.3
1951-53 (1st Ex. Sess.)					1994	1010	Am 14.21 ⁸³²
10	1994	1010	Am 36 ⁸³²	1069	1991	198	Am 15.4
				1435	1990	1052 *	Am 15, 50
							Ad 15.3, 15.5, 27.1
				2056	1992	423 *	R 3
				1962 (1st Ex. Sess.)			
				28	1989	910	Am 15
							Ad 26.2, 26.3, 26.4, 26.5
					1991	562	Am 26.1, 29.3, 45
					1997	841	Am 15.1, 24
				67	1990	168 *	Am 5, 29
					1991	978	Ad 61

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<i>Statute Affected Chapter</i>	<i>Affected By</i>		<i>Effect</i>	<i>Statute Affected Chapter</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
67 (Cont.)	1996	399	R 26 Am 4 Am 21, 22, 23, 30, 41, 42, 51, 66, 80, 86, 87 (as am by Stats. 1963, Ch. 673) Am 72 (as am by Stats. 1965, Ch. 349) Am 27 (as am by Stats. 1975, Ch. 587) Am 5, 29 (as am by Stats. 1990, Ch. 168) Am 61 (as ad by Stats. 1991, Ch. 978) Ad 30.5 Am 20, 82 Am 18 (as am by Stats. 1963, Ch. 673) Am 75 (as am by Stats. 1965, Ch. 349) Am 72.5 (as am by Stats. 1982, Ch. 171) R & Ad 37	1133	1994	609	Am 5.1
				1974			
				153	1991	750	Am 1 R & Ad(RN) 2 Am & RN 3 R 4 R 9
				453	1991	268	R 9
				1976			
				352	1997	784	Am 2, 3
				761	1996	417	Am 1
				854	1992	1129	R 43
				1977			
				527	1989	585 *	Am 451, 453, 454, 473, 476, 494, 603, 605 Ad 333 Am 203
					1990	319	Am 203
					1990	1558	Am 203 (as am by Stats. 1990, Ch. 319)
	1996	480	Ad 30.5 Am 20, 82 Am 18 (as am by Stats. 1963, Ch. 673) Am 75 (as am by Stats. 1965, Ch. 349) Am 72.5 (as am by Stats. 1982, Ch. 171) R & Ad 37		1994	1010	Am 342 ⁸³²
					1996	417	Am 1
					1997	85	Ad 103
				945	1989	93 *	S 1
				1252	1991	994	R 1.2
				1978			
				74	1994	728	Am 6 Ad 4.5
					1997	317	Am 1, 2 Ad 2.5
	1997	118	R & Ad 37	292	1993	55 *	S all
1963				1979			
1586	1989	1067	R all	575	1989	93 *	S 1
1964 (1st Ex. Sess.)				1980			
138	1991	941 *	Am 6 ⁴⁸⁶	86	1989	93 *	S 10
1968				449	1994	1010	Am 315 ⁸³²
1333	1997	898	Ad 2.1	512	1993	55 *	S all
1969				798	1989	93 *	S all
209	1995	27	Am 56		1993	55 *	S all
1175	1989	570	Am 1, 5, 15.3 Ad 3	809	1989	93 *	S 4
1970				1981			
1283	1991	978	Ad 63.5	825	1990	813 *	R 5 (as am by Stats. 1988, Ch. 1333) S 1, 4, 6 ⁵⁷
	1994	158	R 56.5 Am 32, 38 Ad 32.1, 32.2, 33.7	835	1990	1309	R 4
				1169	1991	118 *	S all
1971				1982			
1560	1993	901	Am 99	332	1990	467 *	S 3
1973				1023	1991	50 *	Am 810, 1007 Ad 328, 329, 330, 331, 1101, 1102, 1103, 1104, 1105
283	1994	609	Am 5.1				Am 319 ⁸³²
896	1992	423 *	R 1		1994	1010	
1089	1995	621	Am 5.1				

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1143	1989	217	Am 6 (as am by Sec. 2, Stats. 1984, Ch. 282)	933	1992 1989	587* 93*	S 2 S 8.5 (as am by Sec. 8, Stats. 1986, Ch. 532)
	1994	304 *	Am 6 (as am by Sec. 2, Stats. 1989, Ch. 217)	1182	1989	55*	Am 3
1266	1990	1309	Am 4	1428	1990	1624 *	Am 3
	1991	625	Am 4		1991	447*	Am 3
	1992	648	Am 4		1992	587*	S 3
1292	1995	786	R 2 (as am by Sec. 6, Stats. 1985, Ch. 477)		1993	55*	S all
					1997	295	Am 4
1302	1992	321	R 2		1997	566*	Am 4
1485	1992	786	R 4 (as am by Sec. 24, Stats. 1986, Ch. 1457)	1429	1989	93*	S all
				1439	1991	118*	S 7
					1994	139*	S 7
1549	1990	548 *	Am 2.5 ¹⁹	1440	1989	93*	S all
	1992	695 *	Am 1 (as am by Sec. 1, Stats. 1987, Ch. 165)		1990	467*	S all
				1577	1989	93*	S 2
1617	1992	1249	Am 2.5 ³⁶	1593	1990	572	Am 3
	1989	620	R 12	1601	1990	467*	S all
1983				1602	1990	467*	S 5
565	1991	1038 *	R 6,7		1993	55*	S 5
958	1989	93 *	S 10 (as am by Sec. 5.5, Stats. 1984, Ch. 1743)	1986			
				16	1990	467*	S 6
1190	1989	620	R 4.5	375	1990	198	Am 9, 61, 63
			Am 4	532	1989	93*	S 10
1218	1990	1309	Am 4		1992	587*	S 4, 5, 10
	1995	464	Am 3		1993	55*	S 13
1984				1063	1989	511*	Am 2, 4
257	1994	1010	Am 313 ⁸³²				R 3
268	1989	620	R 66.7 (as am by Sec. 1, Stats. 1986, Ch. 1164)	1304	1992	587*	S all
				1313	1990	1272	R 2
689	1993	906 *	Am 201 ⁴²		1990	1491	R 2
1384	1989	93 *	S 12	1314	1989	93*	S 5
	1990	467 *	S 12	1327	1990	1619	Am 2 (as am by Stats. 1988, Ch. 629)
1400	1993	589	Am 1 ⁶⁷⁰	1338	1989	93*	S 10
1548	1989	93 *	S 1		1992	587*	S all
1560	1991	634	Am 3	1339	1989	93*	S 13
1595	1989	93 *	S all	1341	1992	587*	S all
1607	1989	93 *	S all	1343	1989	93*	S all
1725	1990	582	R 8		1990	467*	S all
1985					1991	118*	S all
407	1989	93 *	S all		1992	587*	S 2
637	1990	1344 *	Am 2 ¹⁹		1993	55*	S 2
909	1990	696	Am 1	1356	1992	587*	S all
922	1990	467 *	S all	1393	1989	93*	S 13
932	1989	93 *	S 7	1462	1989	1052	R 2
				1463	1989	93*	S all
					1990	467*	S 2
					1991	118*	S all
					1992	587*	S 2
					1993	55*	S 2
				1519	1989	1327*	Am 5, 6,5
					1990	976*	Am 6.5 (as am by Stats. 1989, Ch. 1327)
					1990	1056	Am 7

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<i>Statute Affected Chapter</i>	<i>Affected By Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Statute Affected Chapter</i>	<i>Affected By Year</i>	<i>Chapter</i>	<i>Effect</i>
1987				1988			
165	1990	467 *	S 5, 7	77	1992	574	Am 6
	1991	118 *	S 4, 5	85	1990	467 *	S all
	1992	587 *	S 4, 5	112	1989	93 *	S all
	1993	55 *	S 7		1990	467 *	S all
259	1989	93 *	S all	198	1989	217	Am 1 ⁴⁴
311	1992	1061	R 7	280	1989	21 *	R 2 (as am by Stats. 1988, Ch. 1447) ⁷
462	1989	905	Am 2				
673	1989	93 *	S all	304	1989	620	Am 2
735	1992	300	R all	313	1989	124 *	Am 11.50
820	1992	1087	Am 2 ¹³³		1990	467 *	S 22.00
	1995	833	Am 2 ¹³³		1990	1206	Am 23.50
881	1989	93 *	S all	469	1991	118 *	S all
988	1992	120	R 3 ⁴⁴⁵	743	1990	467 *	S all
			R 5, 6, 7 ⁷⁸	792	1990	467 *	S all
1041	1989	803	R 13	836	1989	573	R all
1056	1992	587 *	S 3	889	1992	711 *	R 6 ⁵¹¹
1236	1992	795	Am 2 (as am by Sec. 3, Stats. 1988, Ch. 563)	916	1989	1360	R 13 ⁷³
				944	1989	93 *	S 19
					1990	32 *	Am 21
1246	1991	118 *	S all	973	1989	1071	Am 59, 60, 70 ¹⁰⁹
1257	1991	369 *	R 3				
	1991	1024	R 3 ⁶³		1992	711 *	R 58 ⁵¹¹
1311	1989	1132 *	Am 10	981	1989	421 *	Am 3
	1992	597	Am 10 (as am by Sec. 6, Stats. 1989, Ch. 1132)	986	1992	711 *	R 2 ⁵¹¹
				1180	1990	177 *	Am 2 ²⁰
					1991	951	Am 2
1316	1990	467 *	S all		1994	23	Am 2 (as am by Sec. 12, Stats. 1991, Ch. 951)
1326	1992	711 *	Am 5 (purports to amend Ch. 13262, Stats. 1987) ⁵¹¹	1240	1990	467 *	S all
				1250	1991	641	R 1, 2, 3, 4, 5, 6, 8, 9, 10 R 8 ⁵¹¹
1355	1991	259	Am 2	1271	1992	711 *	Am 1, 2, 3
	1993	1105	Am 2 (as am by Sec. 4, Stats. 1991, Ch. 259)	1311	1991	342	Am 1, 2, 3
				1364	1989	960 *	Am 3
1358	1989	620	R 6	1426	1991	118 *	S 4
	1992	648	Am 3		1992	587 *	S 4
1399	1989	416	Am 32, 201, 202, 205, 521, 700	1427	1993	55 *	S all
				1428	1993	55 *	S all
				1429	1991	118 *	S 3
	1993	1195	Am 700		1992	587 *	S 3
	1997	489	Am 201	1434	1989	1283	R 10 S 2 ¹⁹²
1421	1989	93 *	S all		1993	55 *	S all
1469	1992	574	Am 2	1435	1989	799 *	Am 2
1485	1989	913	Am 52		1991	118 *	S 4
	1992	1296 *	Am 56		1992	587 *	S all
13262	1992	711 *	Am 5 (Inc. Ref.) ⁵¹¹		1993	55 *	S all
				1436	1991	118 *	S 1
					1992	587 *	S 1
1987 (1st Ex. Sess.)				1441	1992	713 *	Am 1
1	1992	587 *	S all	1472	1989	93 *	S all
					1990	467 *	S all
					1991	118 *	S all

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<i>Statute Affected Chapter</i>	<i>Affected By</i>			<i>Statute Affected Chapter</i>	<i>Affected By</i>		
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1472 (Cont.)				837	1992	427	R 2 ⁵¹¹
	1992	587 *	S all	844	1994	1010	Am 315 ⁸³²
	1993	55 *	S all	854	1992	998	Ad 26
	1994	139 *	S all	893	1990	467 *	S all
1479	1990	467 *	S 3	927	1990	1019	Am 20
	1991	118 *	S 3	944	1992	587 *	S all
	1993	55 *	S 3	969	1991	118 *	S all
	1994	139 *	S 3	984	1994	139 *	S 1
1492	1991	641	Am 16	990	1992	1296 *	R 6
1497	1989	417 *	Am 2	1003	1992	587 *	S 3
1505	1989	207 *	Am 1	1004	1991	118 *	S all
1509	1989	93 *	S all	1019	1993	651	Am 10
1579	1991	768 *	S 2, 3, 4, 5, 6, 8 ^{322 36} R 7 ¹¹⁷	1074	1992	1296 *	R 4
				1095	1990	1355 *	Am 36
				1109	1992	1296 *	R 8
1612	1989	523	Am 2	1141	1989	1141	S 2, 3 ³⁸
1623	1993	55 *	S 5	1182	1992	587 *	S 2
1987-88 (1st Ex. Sess.)				1188	1989	1188	S 1 ³⁸
1	1990	467 *	S 2	1209	1992	1354	R 34
	1994	139 *	S 2	1226	1989	1226	S 10 ⁸²
7	1991	34 *	Am 3 (as am by Stats. 1988, Ch. 1562)	1227	1992	1296 *	R 4
				1232	1994	139 *	S all
				1241	1990	38 *	Am 4
1989					1991	118 *	S 4
5	1989	5 *	S 2 ⁴		1993	55 *	S 4
14	1990	467 *	S all		1993	480 *	S 4
18	1992	587 *	S all		1994	139 *	S all
	1993	55 *	S all	1263	1989	1263	R 3 ¹⁶
30	1989	30 *	S 1, 2, 3, 4 ⁸ R all ⁹	1285	1989	1285	S 7, 8, 9 ⁹⁷
				1291	1991	1036	Am 9
81	1989	81 *	S 8 ²²	1294	1990	1644 *	R 24
	1989	1394 *	Am 7	1305	1990	798 *	Am 5
82	1989	1395 *	Am 37	1306	1989	1306	R 6 ¹²¹
83	1989	92 *	Am 32, 36		1990	363 *	Am 6
93	1990	467 *	S 12.31	1307	1990	8 *	Am 5
	1X 1989-90	19 *	Am 12.30	1330	1989	1330	R 2 ¹⁶³
	1X 1989-90	20 *	Am 12.30	1331	1990	50 *	Am 1, 10
228	1992	711 *	R 7 ⁵¹¹		1990	51 *	Am 10 (by Sec. 53 of Ch., as am by Sec. 33, Stats. 1990, Ch. 50), 15
269	1989	1032 *	Am 54		1990	375 *	Am 12
336	1989	336 *	S 10		1990	467 *	S 10
397	1990	324 *	Am 40 ³⁸	1334	1990	8 *	Am 5
434	1989	434	R 2 ⁵⁴	1336	1993	125	R 9
620	1992	648	Am 7	1338	1993	306 *	Am 2
	1994	391	R 9	1350	1989	1350	R all ⁶³
			Am 4	1351	1991	69 *	R 4
	1996	417	Am 4 (as am by Sec. 6, Stats. 1989, Ch. 391)	1371	1989	1371	S 6 ¹¹⁶
				1379	1989	1379	S 5, 6, 8 ¹³⁴
	1997	784	Am 4 (as am by Sec. 7, Stats. 1996, Ch. 417)		1992	176 *	Am 7 ¹³⁴
			S ³	1383	1991	1128	Am 4
638	1989	638	Am 2		1992	587 *	S all
775	1993	1207	Am 2 (as am by Stats. 1993, Ch. 1207) ⁸³³	1392	1990	1045	R 202, 203, 423 Am 201, 420, 425, 709

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1392 (Cont.)				1159	1991	1130 *	Am & RN 46, 47
	1994	1010	Am 315 ⁸³²				Am 3, 4, 6, 7, 9, 10, 15, 20, 24, 26, 29, 30, 43, 45
1413	1990	981 *	R 2				Ad(RN) 90, 91
1420	1992	576	Am 27				Ad 5.2, 21.1, 24.1, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 60, 60.1, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 73, 74, 75, 76, 77, 80, 81, 82, 83, 84, 85, 86
1429	1989	1429	S 2 ³⁸				Am 9
1438	1989	1438 *	R 2, 3, 4, 5, 6, 7 ^{83,49}				S 4, 5 ⁵⁴
1442	1991	118 *	S 7				S 22
1465	1990	93 *	Am 8				S 22
1990				1251	1991	234	S all
19	1992	427	Am 36 ⁵¹¹	1258	1990	1258 *	S 7 ⁸²⁴
51	1990	430 *	Am 55		1991	1079	Am 6
	1991	278 *	Am 57, 69	1268	1990	1268 *	S 26, 27 ²⁰
60	1990	60	S 8 ³⁸	1289	1993	55 *	S all
62	1990	62 *	S 3, 4, 5 ³⁸	1309	1991	625	Am 8
79	1990	710	Am 37 ⁵⁴		1996	417	Am 6
139	1993	545	R 4, 5	1322	1992	711 *	R 1 ⁵¹¹
			S 1, 2, 3 ⁴²	1348	1993	31 *	Am 43 ⁴²
171	1990	171 *	R 2 ³	1352	1991	118 *	S all
			S 5 ³⁸	1371	1993	55 *	S all
177	1991	952	Am 11	1420	1990	1420	S 76, 77 ⁶³
252	1993	251	R & Ad 2	1446	1991	118 *	S 1
404	1990	404 *	R 3 ²³⁰	1451	1993	31 *	Am 2 ⁴²
449	1992	1296 *	R 1	1515	1992	1296 *	Am 3
452	1990	452 *	S 55 ^{242 243 110}	1544	1990	1544 *	S 5, 6, 7 ²⁹⁴
453	1990	1362 *	Am 2 ³³²	1568	1990	1568 *	S 13, 14, 15 ²⁹³
456	1990	457 *	Am 10, 34, 35	1608	1993	589	Am 22 ⁶⁷⁰
465	1991	118 *	S all		1994	146	Am 22 (as am by Stats, 1993, Ch. 589) ⁸³³
467	1992	711 *	R 27,50 ⁵¹¹	1613	1990	1613	S 4, 5, 6
139	1994	139 *	S 22	1648	1991	957	Am 1
491	1991	84 *	Am 3, 5		1993	55 *	S all
510	1991	704	Am 105, 106, 120, 122, 130, 131, 132 Ad 107, 118, 123		1994	139 *	S all
	1995	833	Ad 140, 141	1649	1992	1262	Am 4
	1996	667 *	R 141 (as ad by Stats. 1995, Ch. 833)		1994	437	Am 4
577	1990	577 *	S 15 ³⁶⁷	1651	1991	628 *	R all
702	1990	702	S all ⁵⁴	1653	1992	587 *	S all
710	1990	710	S 47, 48 ⁵⁴	1669	1991	118 *	S all
847	1990	847 *	S 1, 2 ³⁷	1672	1990	1672	S 4, 5 ²⁸⁴
926	1991	1082	Am 17		1991	1172	Am 4 ²⁸⁴
958	1990	958 *	S 1, 2, 3, 4 ³⁴³	1681	1991	732 *	Am 6
			R all ²⁰	Prop. 117	1995	779	Am 8 ¹¹⁸⁷
981	1990	981 *	S 14 ⁸²³				
	1991	118 *	S 7				
	1992	695 *	Am 2				
	1993	55 *	S 7				
1041	1990	1041	S ⁸²³				
1044	1997	690	Am 13				
1125	1995	591	Am 5				

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1989-90 (1st Ex. Sess.)				588	1994	304*	Am 2
6	1990	19*	Am 7	625	1994	391	Am 3
	1991	118*	S 7		1997	784	Am 2
11	1991	118*	S all	672	1991	672	S 2 ²⁸⁴
12	1991	118*	S all	692	1991	692	R 2 ¹⁶
22	1991	118*	S all	718	1994	139*	S all
23	1X 1989-90	23*	R 3 ³⁸	750	1994	1010	Am 320 ⁸³²
24	1X 1989-90	24*	R 6 ³⁸	757	1992	23*	R 3
25	1X 1989-90	25*	S 2 ^{69 43}	830	1991	830	S 8, 9, 10, 11, 12 ¹⁶
26	1X 1989-90	26*	R 7, 8, 9 ²²⁰				
29	1991	78	Am 9	892	1991	892*	R 11, 12 ⁴⁶⁵
1991				909	1991	909	S 1, 2, 3, 4, 5 ³⁶
4	1991	4*	S 2, 3, 4, 5 ²⁰		1994	280*	Am 2, 5 ⁸⁴⁰
9	1991	9*	S 3 ²⁰				S 1, 3, 4 ⁸⁴⁰
14	1991	14*	R 2 ⁵	932	1994	993*	R 11
42	1991	42*	S 3 ⁵⁴	941	1991	941*	S 2, 4, 5, 6, 7 ⁴⁸⁶
	1991	76*	R 3				S 3 ^{486 451}
76	1991	76*	S 4 ⁵⁴				
85	1991	85*	S 17, 18 ⁵⁴	957	1994	139*	S all
	1991	88*	Am 20	1012	1992	688	Am 6, 7
			S 17 ⁴⁰⁰		1993	1076	Am 7
	1991	236*	R 18	1024	1991	1024	S 4, 5 ⁶³
			Am 20 (as am by Sec. 14, Stats. 1991, Ch. 88)	1038	1996	59*	Am 16
			S 8 ³⁷¹	1066	1994	139*	S all
87	1991	87*	Am 8	1082	1992	1295	Am 12
	1991	88*	Am 202, 203	1143	1992	86*	Am 1, 2, 3, 4, 8 Ad 13.5
89	1991	611*	R 205 ⁵¹¹		1997	203*	R 10
	1992	711*	Am 202				Am 1, 2, 3, 5, 6, 8, 9
	1992	1296*	Am 209				Ad 13.6
	1993	728*	Am 2, 75	1172	1991	1172	S 25, 26, 27, 28, 29, 30 ²⁸⁴
90	1991	189*	Am 75 (as am by Stats. 1991, Ch. 189)	1190	1992	427	Am 16 ⁵¹¹
	1991	613	S 39 ³⁷⁵	1196	1993	589	Am 6 ⁶⁷⁰
			S 2 ³⁸⁴	1201	1991	1201	S 8 ⁴⁶⁰
91	1991	91*	Ad 7, 5		1992	765*	Am 1
93	1991	93*	S 4 ⁴²⁹		1994	92	Am 1
96	1992	722*	S 33.50		1994	915	Am 1 (as am by Stats. 1992, Ch. 765)
114	1991	114*	Am 1				Am 67
118	1992	1*	S 45 ^{96 15}	1226	1992	1020	Am 67
273	1991	928*	R 34, 36		1994	137*	Am 68
278	1991	278*	Am 27, 28, 29, 41	1992			
	1991	1170*	Am 43	6	1992	6*	S 4, 5, 6 ⁴⁹⁸
	1994	195*	S 2	24	1992	24*	S 2, 3 ⁵⁰²
305	1991	305*	R all	27	1993	1296*	Am 3
342	1991	643	S 3, 4, 5 ²⁸⁶		1992	27*	S all ⁷⁵
344	1991	344*	R 1, 2 ⁴²⁶				R all ⁴²
450	1991	450	S 3, 4, 5 ⁴⁷⁰		1993	325*	Am 2, 4, 5, 6 S all ¹⁷⁰
461	1991	461*	Am 1	56	1992	56*	R 7 ¹⁶
462	1993	580	S 5, 6 ⁴⁸⁰	66	1993	55*	S 1
476	1991	476*	Am 5	71	1993	1296*	Am 1
	1992	816*	Am 5	87	1992	87	S 9 ³⁷⁷
479	1992	1295	Am 402, 501, 508	91	1992	91*	S 2, 3 ⁵⁴
533	1994	305		93	1992	603*	Am 2
				120	1992	120	S 3, 9, 10 ⁴⁴⁵

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STATUTES OTHER THAN CODES—Continued

<i>Statute Affected Chapter</i>	<i>Affected By</i>			<i>Statute Affected Chapter</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
161	1992	728 *	R 2	905	1992	905 *	S 7, 8 ⁸⁸
163	1992	163	S 160, 161 ^{42 511}	942	1994	963 *	Am 38 ¹¹⁷
259	1992	415 *	Am 2	1078	1992	1078	S 1, 2, 3, 4, 5, 6 ⁵⁹⁵
345	1992	345	S 4 ⁴⁴⁵	1128	1992	1128	S 14 ⁶⁰⁸
346	1994	146	Am 4 ⁸³³				S 1, 15, 15.3, 15.5, 16 ⁴⁴⁵
480	1992	759 *	Am 4	1132	1993	744	Am 37
505	1992	588 *	R all	1152	1992	1152 *	S 2 ⁶⁰²
561	1994	876	Am 1 ²²	1193	1992	1193	S 6 ⁶²⁸
563	1993	589	Am 1 ⁶⁷⁰	1194	1992	1194	S 13 ⁴⁴⁵
587	1993	55 *	S 21.50	1195	1993	669	Am 14
	1993	69 *	Am 21.50	1196	1992	1196	S 1, 6, 7, 8, 9 ⁴⁴⁵
622	1992	622 *	S 2, 3 ⁸⁸	1244	1992	1244	S 1, 38, 39, 40 ⁴⁴⁵
648	1996	193 *	Am 1	1251	1992	1251	R 2 ⁴²
	1997	300 *	S 1 (as am by Stats. 1996, Ch. 193) ¹³⁵²	1253	1992	1253	R 1, 2, 3, 4 ¹⁶³
676	1993	1286	Am 13	1257	1993	646 *	Am 3
699	1992	699 *	S 29 ⁷⁵	1299	1997	791	Am 4
702	1993	55 *	S all	1316	1993	726 *	R 16
703	1992	703 *	S 22 ^{559 615}	1326	1997	462	Am 20
			S 23 ^{559 560}	1334	1992	1334	R 1, 3, 4, 5 ¹³³
			S 28 ^{561 562}		1997	551	R 3
	1993	66 *	R 22, 23, 26, 27 Am 18, 19, 20, 28	1353	1992	1353	S 1, 4 ⁵⁷
	1996	78 *	R 24, 28 Am 19 (as am by Sec. 37, Stats. 1993, Ch. 66)	1354	1992	1354	S 14, 15, 16, 17 ⁴²
			Am & R 21, 25 ¹¹⁹⁸				S 1 ⁷⁶³ S 9 ⁷⁹⁵
			R 152	1991-92 (1st Ex. Sess.)			
			Am 37	1	1X 1991-92	1 *	R all ¹⁶
722	1992	723 *	R 152	2	1X 1991-92	2 *	R 1 ¹⁶
	4X 1995-96	1	Am 37	14	1X 1991-92	14	S 3, 4 ⁴⁸⁹
757	1994	139 *	S all	1993			
776	1992	776	R all ²⁸⁸	20	1993	20 *	S 1, 2 ^{75 41}
	1996	281	Am 605, 706 ¹²¹³	31	1993	31 *	S 81.5, 82, 83 ⁴²
			Ad & R 615, 707, 708, 709 ¹²¹³	55	1994	110 *	Ad 11.52
			S all ¹²¹³	66	1993	532	Am 13.50, 13.70
803	1992	803	S all ⁵⁷⁹		1996	66 *	S 54 ⁶²⁸
	1994	74 *	Am 102 (by Sec. 1 of Ch.), 301 (by Sec. 2 of Ch.), 302, 303, 304 (by Sec. 5 of Ch.), 314, 315, 316, 701, 703, 803			78 *	Am 37
			Am 101, 102 (by Sec. 2.5 of Ch.), 202, 301 (by Sec. 4.5 of Ch.), 304 (by Sec. 5.5 of Ch.)	68	1993	66 *	R 43, 44, 46, 61, 62, 63, 68
			R 3, 4, 5 ⁴²	100	1993	100 *	Am & R 48, 49 ¹¹⁹⁸
837	1992	837 *	R 1, 7	116	1994	313 *	S 68 ⁶⁴⁹
	1995	579 *		121	1993	807 *	S 1.7 ^{669 672}
				228	1993	1242	S 28, 29, 30 ⁶⁷²
				241	1995	914 *	R 5
				255	1993	807 *	Am 75
				267	1993	1242	Am 75
				310	1993	1242	Am 7
				312	1993	310	Am 1
				317	1997	784	Am 1

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STATUTES OTHER THAN CODES—Continued

<i>Statute Affected Chapter</i>	<i>Affected By Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Statute Affected Chapter</i>	<i>Affected By Year</i>	<i>Chapter</i>	<i>Effect</i>
416	1997	232	R 28	437	1996	583 *	Am 4
423	1993	423	Ad & R 1 ²⁶⁰	764	1995	260 *	R 3 Am 11, 12, 20, 21, 25, 50, 57, 66, 67, 103, 320, 322, 341, 400 Ad 500
438	1993	438	R all ⁴⁰				R 7 ⁷⁹
441	1993	441 *	R 2, 3 ²⁷¹	852	1994	852	R 6 ²⁸⁸
444	1993	444 *	R all ¹⁹⁹	920	1994	920	1143 *
445	1993	445 *	R 2, 3 ²⁷¹		1996		Am 6
609	1994	7 *	Am 6		1997		Am 6 (as am by Stats. 1996, Ch. 1143) ¹³²⁸
660	1993	660 *	S 1, 6 ⁴²	957	1994	957 *	S 3 ⁷⁶
661	1994	483	Am 9				R 1, 2, 3, 4, 5 ⁹⁴
	1996	543	R 9 (as am by Sec. 2, Stats. 1994, Ch. 483)	1111	1994	1111 *	S 3, 7 ⁹⁰⁶
685	1993	685 *	S all				R 3, 7 ⁸²⁸
707	1993	707	S 2 ¹¹⁷	1115	1994	1115	S 5, 6, 7, 8, 9, 10 ³⁴⁸
877	1993	877 *	S 102	1123	1995	772	Am 3,5
881	1993	881 *	S 27, 28, 29, 30, 31, 32, 33, 34 ^{42 802}	1138	1994	1138 *	S 1 ⁹⁰⁹
905	1993	906 *	Am 19	1140	1995	91	Am 3 ⁹⁶⁴
	1994	155 *	R 19 (as am by Sec. 20, Stats. 1993, Ch. 906)	1167	1995	91	Am 19 ⁹⁶⁴
	1995	733	Am 18 ⁷⁴⁵	1172	1994	1172	S 33 ⁹⁴⁵
932	1994	993 *	R 11 ¹¹	1255	1995	72	Am 3
933	1993	933 *	S 1 ³²²	1275	1994	1275	S 59
			R 1 ¹¹⁷	1993-94 (1st Ex. Sess.)			
934	1993	934 *	S all ⁷⁹⁶	1	1X 1993-94	57 *	Am 3
			R all ⁵⁴⁸		1995	953	Am 3
942	1994	936 *	Am 38 ¹¹⁷	1995			
1092	1993	1092	S 1, 6, 7 ³⁷⁷	8	1995	8 *	R 2, 3 ^{51 960}
1114	1993	1114	S 1, 2, 3 ⁸²	305	1995	537 *	Am & R 16 ⁴⁰
1159	1994	139 *	S all				Am 23
1267	1994	532	Am 56		1996	197 *	Am 24
1270	1994	146	Am 1, 7 ⁸³³	308	1995	308 *	S 38, 52, 53 ¹⁰⁴³
1281	1993	1281	R 1, 3 ¹¹⁷		1995	530	Am ³³
1297	1993	1297	S ³⁷⁷		1995	767 *	Am 40 ¹¹⁶³
1994					1996	16 *	Am 40 (as am by Sec. 17, Stats. 1995, Ch. 767)
1	1994	27 *	S 61 ⁸¹⁷	310	1996	2 *	Am 6
15	1996	896	R 3	436	1995	436 *	R 2, 3, 4, 5 ¹⁰⁴⁰
16	1994	16 *	S 2, 3 ⁸¹⁵	469	1995	469 *	R 2, 3 ¹⁰⁷⁷
33	1994	1243 *	Am 9 ⁹³³	480	1995	480 *	S 204, 205 ¹⁰⁸³
49	1994	49 *	S 5 ^{821 36}	517	1995	517	S 1 ³⁰⁷
95	1995	150	Am 49	518	1995	518	S 6, 7, 8, 9, 10
111	1994	111 *	S 1 ^{322 36}	579	1995	579 *	S 21, 22 ⁹⁴
113	1994	113 *	R all ⁷⁹	746	1995	746	Am 12
139	1994	697 *	Am 11.55	767	1995	767 *	S 18 ^{1162 1163}
140	1994	599 *	Am 3				S 19 ¹¹⁶³
155	1994	1167	Am 10 (by Sec. 4 of Ch.) Am 11	779	1995	779	S 1 ¹⁰⁶¹
			R 3, 4, 5, 6, 8, 9 ²⁸⁸	795	1996	167	Am 1, 5, 7
194	1994	194 *	Am 54	938	1995	938	S 98, 98.3, 98.5, 99, 100 ⁵⁷⁴
195	1995	194 *	Am 6 ⁹⁶⁴	974	1996	937 *	Am 9
199	1995	91		975	1995	975	R 4 ²⁸⁸
					1996	69 *	Am 4, 5

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STATUTES OTHER THAN CODES—Continued

<i>Statute Affected Chapter</i>	<i>Affected By Year Chapter</i>	<i>Effect</i>	<i>Statute Affected Chapter</i>	<i>Affected By Year Chapter</i>	<i>Effect</i>
975 (Cont.)	1996 920	Am 4 (as am by Sec. 4, Stats. 1996, Ch. 69) ⁸⁶⁵	1995-96 (2nd Ex. Sess.)	4 2X 1995-96 4*	R 1 ⁹⁴
	1997 299*	Am 4 (as am by Sec. 3, Stats. 1996, Ch. 920) ^{677 40}		7 2X 1995-96 7*	R 1, 2 ²⁸⁸
980	1995 980*	S 1 ¹¹⁶⁴		1997 57	Am 2 ⁴⁰
981	1996 124	Am 3 ¹¹⁹⁷	1997		
1996			4	1997 4*	R 2 ¹³²⁷
62	1997 32*	R 32	10	1997 10*	S 1 ¹³²⁴
76	1997 17	Am 5 ¹³²⁸	58	1997 825*	Am 1
199	1996 199*	S 19 ^{307 133}	77	1997 77*	S 4 ¹³³⁴
200	1996 1158*	Am 13	294	1997 294*	S 85 ^{345 199}
204	1996 204*	S 18, 30, 38, 41 ¹³²⁴	296	1997 929*	Am 1
	1996 949*	Am 19	299	1997 299*	S 37 ¹³⁷⁵
	1996 1158*	Am 25			S 40 ¹³²⁴
	1997 299*	Am 39			S 41 ^{1376 1324}
288	1997 288*	S 3, 4 ^{745 199}	300	1997 300*	S 42 ^{1377 199}
491	1996 491*	S 1 ¹³²⁴			S 15, 16, 17, 18 ¹³⁵³
495	1997 471	R 3	320	1997 320*	S 9 ¹⁰⁶⁸
522	1996 522	S 6 ⁵⁷⁴	340	1997 825*	Am 3
588	1996 588*	R 1 ¹¹⁸⁹	662	1997 662	R 2 ⁹²⁵
594	1996 594	R 4 ²⁷¹	798	1997 798*	S 5 ²⁸⁸
654	1996 654	S 1 ⁵⁷⁴	825	1997 825	S 41 ¹³²⁴
663	1997 17	Am 1 ¹³²⁸	850	1997 850	S 62 ^{677 40}
924	1996 924	R 4 ²⁷¹	854	1997 854	S 66 ¹⁴⁶¹
947	1996 947*	S all ⁸²	870	1997 870	S 1, 53 ³¹⁸
	1997 17	Am 1 ¹³²⁸	886	1997 886*	S 2, 4, 5, 6, 14, 16 ¹³²⁴
948	1996 948*	S 5, 6 ⁸²	889	1997 889*	S 1 ^{1467 1324}
	1997 1*	R 7	925	1997 925	S 3, 4, 5 ¹⁴⁰⁰
		S 5, 6 ¹³²⁵	927	1997 927	S 3, 4, 5 ¹⁴⁰⁰
949	1996 949*	S 2 ¹³²⁴	928	1997 928*	S 4, 5, 6 ¹⁴⁴⁹
952	1997 604*	Am 56			S 7 ^{1449 1324}
	1997 605	Am 56			S 8 ^{1450 1324}
953	1996 953	R 31 ¹⁶⁰			S 10, 12, 13, 15, 17, 18, 19, 20, 24, 25, 27, 28, 33, 34, 37, 38, 39, 40, 41, 42, 43, 45, 46, 48, 50, 51, 52, 57, 58 ¹³²⁴
1025	1996 1025	S 3 ¹⁹⁹	930	1997 930	S 11 ¹³²⁴
1995-96 (1st Ex. Sess.)			931	1997 931	S 2 ¹³²⁴
8	1X 1995-96 8	S all ¹¹⁷⁵			
9	1X 1995-96 9	S all ¹¹⁷⁵			

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BUDGET ITEMS

Item	Affected By			Item	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1977, Ch. 219					1995	303 *	S
438	1992	587 *	S	3790-301-728	1989	93 *	S
443.2B	1990	467 *	S	3790-301-742	1989	93 *	S
					1991	118 *	S
1979, Ch. 259				5240-311-724	1989	93 *	S
507.5B	1989	93 *	S (as ad by Stats. 1980, Ch. 372)	6100-119-001	1989	93 *	S
	1991	118 *	S (as ad by Stats. 1980, Ch. 372)	8120-001-268	1989	850	S
508	1991	118 *	S	8380-001-001	1992	711 *	Am ⁵¹¹
2660-301-042	1991	118 *	S	1985, Ch. 111			
1980, Ch. 510				2660-001-890	1991	118 *	S
573	1989	93 *	S		1996	162 *	S
	1991	118 *	S		1997	282 *	S
585	1989	93 *	S	2660-101-042	1997	282 *	S
	1991	118 *	S	2660-101-046	1990	467 *	S
	1992	587 *	S		1993	55 *	S
	1995	303 *	S		1994	139 *	S
2660-301-042	1992	587 *	S	2660-101-890	1991	118 *	S
1981, Ch. 99					1996	162 *	S
376-101-721	1992	587 *	S		1997	282 *	S
2660-101-046	1995	303 *	S	2660-101-042	1997	282 *	S
2660-301-042	1991	118 *	S	2660-101-046	1990	467 *	S
1982, Ch. 326					1993	55 *	S
2660-101-046	1995	303 *	S		1994	139 *	S
2660-301-042	1991	118 *	S	2660-301-890	1989	93 *	S
3790-301-721	1989	93 *	S	3790-101-140	1989	93 *	S
	1991	118 *	S		1990	467 *	S
	1992	587 *	S		1991	118 *	S
1983, Ch. 324					1993	55 *	S
2660-101-046	1989	93 *	S	3790-101-722	1993	55 *	S
2660-301-042	1989	93 *	S	3790-301-036	1989	93 *	S
	1991	118 *	S	3790-301-722	1989	93 *	S
2660-301-890	1989	93 *	S		1991	118 *	S
3790-301-721	1989	93 *	S		1992	587 *	S
3790-301-742	1989	93 *	S		1995	303 *	S
	1992	587 *	S	3860-301-036	1989	93	S
5240-311-723	1989	93 *	S	6610-301-525	1992	587 *	S
1984, Ch. 258				1986, Ch. 186			
2660-101-042	1997	282 *	S	2660-001-046	1989	93 *	S
2660-101-046	1989	93 *	S	2660-001-890	1991	118 *	S
2660-101-890	1991	118 *	S		1996	162 *	S
2660-301-042	1989	93 *	S		1997	282 *	S
2660-301-890	1989	93 *	S	2660-101-042	1997	282 *	S
3790-301-263	1989	93 *	S	2660-101-046	1991	118 *	S
3790-301-722	1989	93 *	S		1997	282 *	S
	1992	587 *	S	2660-101-890	1996	162 *	S
					1997	282 *	S
				2660-301-042	1991	118 *	S
				2660-301-046	1991	118 *	S
					1993	55 *	S
					1994	139 *	S
					1997	282 *	S
				2660-301-890	1989	93 *	S
					1991	118 *	S
					1993	55 *	S
					1997	282 *	S

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BUDGET ITEMS—Continued

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
3125-101-890	1989	93 *	S		1991	118 *	S (as ad by
	1994	139 *	S				Stats. 1987,
3125-301-890	1993	55 *	S				Ch. 1408)
3790-101-722	1994	139 *	S	3790-103-036	1991	118 *	S (as ad by
3790-301-140	1989	93 *	S				Stats. 1987,
3790-301-263	1989	93 *	S				Ch. 1406)
	1992	587 *	S	3790-301-392	1990	467 *	S
	1993	55 *	S		1993	55 *	S
3790-301-392	1989	93 *	S		1996	162 *	S
3790-301-721	1989	93 *	S		1997	282 *	S
3790-301-722	1989	93 *	S	3790-301-722	1989	93 *	S
	1990	467 *	S		1990	467 *	S
	1991	118 *	S		1991	118 *	S
	1992	587 *	S		1992	587 *	S
3790-301-890	1989	93 *	S		1993	55 *	S
3860-101-740	1989	93 *	S		1996	162 *	S
5240-301-724	1990	467 *	S		1997	282 *	S
6610-301-782	1991	118 *	S	3790-301-742	1990	467 *	S
	1992	587 *	S		1992	587 *	S
				3790-301-890	1989	93 *	S
				3790-302-722	1989	93 *	S (as ad by
1987, Ch. 135							Stats. 1987,
1760-017-036	1989	93 *	S				Ch. 1408)
1970-301-036	1989	93 *	S	3790-302-728	1989	93 *	S (as ad by
	1990	467 *	S				Stats. 1987,
1970-301-890	1989	93 *	S				Ch. 1408)
	1990	467 *	S	3860-301-036	1989	93 *	S
2660-001-890	1993	55 *	S		1990	467 *	S
	1996	162 *	S	4260-011-710	1990	467 *	S
	1997	282 *	S	4260-012-710	1990	467 *	S
2660-101-042	1992	587 *	S	4260-301-036	1989	93 *	S
	1996	162 *	S	4300-101-172	1989	93 *	S
	1997	282 *	S		1990	467 *	S
2660-101-046	1992	587 *	S	4300-301-036	1989	93 *	S
	1997	282 *	S	4440-301-036	1989	93 *	S
2660-101-890	1992	587 *	S	5100-301-870	1989	93 *	S
	1997	282 *	S	5240-301-746	1990	467 *	S
2660-301-042	1991	118 *	S	6100-101-001	1993	1296 *	S
	1992	587 *	S		1994	1172 *	S
2660-301-046	1992	587 *	S	6610-301-660	1989	93 *	S
	1997	282 *	S	6610-301-782	1990	467 *	S
2660-301-890	1991	118 *	S		1992	587 *	S
	1992	587 *	S	6870-301-782	1989	93 *	S
	1994	139 *	S		1990	467 *	S
	1997	282 *	S				
2720-301-044	1989	93 *	S	1988, Ch. 313			
2740-301-044	1989	93 *	S	2200-101-036	1989	93 *	S (as ad by
	1990	467 *	S				Sec. 3,
3125-101-140	1989	93 *	S				Stats. 1988,
	1993	55 *	S				Ch. 974)
3125-101-890	1989	93 *	S	2660-001-890	1989	93 *	S
3125-301-890	1994	139 *	S		1993	55 *	S
3560-301-036	1989	93 *	S		1994	139 *	S
3790-101-140	1991	118 *	S		1995	303 *	S
	1997	282 *	S		1996	162 *	S
3790-101-263	1989	93 *	S		1997	282 *	S
	1996	162 *	S	2660-101-042	1989	93 *	S
3790-101-722	1991	118 *	S		1990	467 *	S
3790-102-036	1990	467 *	S		1993	55 *	S
					1997	282 *	S

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BUDGET ITEMS—Continued

Item	Affected By			Item	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2660-101-045	1989	93 *	S	5100-301-870	1989	93 *	S
	1990	467 *	S	5180-151-001	1989	93 *	S
	1997	282 *	S	5240-301-724	1989	93 *	S
2660-101-046	1993	55 *	S		1990	467 *	S
	1994	139 *	S	5240-301-746	1989	93 *	S
	1997	282 *	S		1990	467 *	S
2660-101-890	1989	93 *	S	5240-301-747	1989	93 *	S
2660-301-042	1991	118 *	S		1990	467 *	S
	1992	587 *	S		1991	118 *	S
	1993	55 *	S		1992	587 *	S
2660-301-046	1993	55 *	S	6110-001-001	1989	93 *	S
	1994	139 *	S	6110-001-890	1990	12 *	S
2660-301-890	1991	118 *	S	6110-209-001	1990	467 *	S
	1992	587 *	S	6110-224-001	1990	467 *	S
	1993	55 *	S	6110-230-001	1993	1296 *	S
	1995	303 *	S		1994	1172 *	S
2720-001-044	1991	118 *	S	6300-111-001	1989	93 *	S
	1992	587 *	S	6440-001-001	1989	93 *	S
3125-101-140	1989	93 *	S	6440-003-001	1989	93 *	S
	1994	139 *	S	6440-301-785	1989	93 *	S
3125-101-890	1989	93 *	S		1990	467 *	S
3360-001-479	1989	93 *	S	6600-001-001	1989	93 *	S
3480-101-433	1989	93 *	S	6610-001-785	1989	93 *	S
3560-301-036	1989	93 *	S		1991	118 *	S
3790-101-263	1989	93 *	S		1995	303 *	S
	1990	467 *	S	6610-301-785	1990	467 *	S
3790-301-721	1989	93 *	S		1991	118 *	S
	1990	467 *	S		1992	587 *	S
	1991	118 *	S	6860-001-001	1989	93 *	S
3790-301-722	1989	93 *	S	6860-301-785	1989	93 *	S
3790-304-721	1989	93 *	S (as ad by Sec. 12, Stats. 1988, Ch. 1614)	6870-101-001	1989	93 *	S
					1990	467 *	S
				6870-103-001	1990	467 *	S
				6870-301-660	1990	467 *	S
3810-301-786	1989	93 *	S	6870-301-785	1989	93 *	S
3860-301-036	1989	93 *	S		1990	467 *	S
3860-301-140	1993	55 *	S		1991	118 *	S
	1994	697 *	S	6870-622-001	1990	467 *	S
3940-101-890	1989	93 *	S	8350-001-001	1989	93 *	S
4250-301-747	1990	467 *	S	8560-001-510	1989	93 *	S
4260-001-001	1989	93 *	S	8915-101-890	1989	93 *	S
4260-001-890	1989	93 *	S	9840-001-001	1989	93 *	S
4260-011-710	1989	93 *	S		1989	1086 *	S
	1990	467 *	S	9840-001-494	1989	93 *	S
	1991	118 *	S		1989	1086 *	S
4260-012-710	1990	467 *	S	9840-001-988	1989	93 *	S
	1991	118 *	S		1989	1086 *	S
	1993	55 *	S				
4260-111-001	1989	93 *	S	1989, Ch. 93			
4260-301-036	1989	93 *	S				
	1990	467 *	S	0160-001-001	1990	467 *	S
4300-001-001	1989	6 *	S	0820-001-001	1989	1304 *	S
4300-002-001	1989	6 *	S	0860-001-387	1990	145 *	Ad
4300-101-001	1989	6 *	S	1230-020-735	1989	1174 *	Am
4300-301-036	1989	93 *	S	1760-001-666	1990	467 *	S
	1990	467 *	S	1970-301-036	1989	1353 *	Am
4440-001-001	1990	467 *	S		1990	467 *	S (as am by Stats. 1989, Ch. 1353)
4440-111-001	1989	93 *	S				
4440-301-036	1989	93 *	S	2140-001-136	1990	99 *	S
5100-101-869	1989	93 *	S				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUDGET ITEMS—Continued

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
2240-001-001	1989	1346 *	Am	3790-101-786	1990	467 *	S
	1989	1351 *	S		1992	587 *	S
2660-001-890	1990	467 *	S	3790-301-263	1992	587 *	S
	1994	139 *	S	3790-301-721	1990	467 *	S
	1995	303 *	S		1992	587 *	S
	1996	162 *	S	3790-301-722	1989	93 *	S
	1997	282 *	S		1990	467 *	S
2660-101-042	1992	587 *	S		1991	118 *	S
	1994	139 *	S		1992	587 *	S
	1997	282 *	S	3790-301-728	1989	1241	Ad
2660-101-046	1992	587 *	S		1990	467 *	S
	1993	55 *	S		1991	118 *	S (as ad by Stats. 1989, Ch. 1241)
	1995	303 *	S				
	1996	162 *	S		1992	587 *	S
	1997	282 *	S	3790-301-786	1990	467 *	S
2660-301-042	1992	587 *	S		1992	587 *	S
	1993	55 *	S	3790-302-721	1989	1241	Ad
	1994	139 *	S		1990	467 *	S
	1996	162 *	S		1991	118 *	S (as ad by Stats. 1989, Ch. 1241)
2660-301-890	1992	587 *	S	3790-302-722	1989	1241	Ad
	1993	55 *	S	3790-302-786	1989	1241	Ad
	1996	162 *	S		1990	467 *	S
2660-302-046	1994	139 *	S		1991	118 *	S (as ad by Stats. 1989, Ch. 1241)
	1996	162 *	S				
	1997	282 *	S		1992	587 *	S
2720-001-044	1990	467 *	S		1993	55 *	S
	1992	587 *	S		1994	139 *	S
2740-301-044	1990	467 *	S	3790-305-721	1989	1241	Ad
3125-101-140	1995	303 *	S		1991	118 *	S (as ad by Stats. 1989, Ch. 1241)
3125-301-235	1994	139 *	S				
3125-490	1994	139 *	S		1992	587 *	S
3380-002-387	1990	145 *	Ad		1993	55 *	S
3540-001-001	1990	99 *	S		1994	139 *	S
3540-001-036	1990	467 *	S	3790-601-235	1991	118 *	S (as ad by Stats. 1989, Ch. 1241)
3580-001-001	1990	467 *	S				
3640-301-748	1992	587 *	S		1992	587 *	S (as ad by Stats. 1989, Ch. 1241)
	1995	303 *	S				
3640-301-787	1993	55 *	S				
3680-101-516	1995	303 *	S				
3680-101-730	1990	38 *	Am & RN				
3760-101-730	1989	1241	Ad	3790-803-235	1994	139 *	S
3760-301-565	1989	1241	Ad	3790-804-392	1992	587 *	S (as ad by Stats. 1989, Ch. 1241)
	1990	38 *	Am				
	1992	587 *	S				
3760-302-730	1990	38 *	Ad(RN)	3810-301-721	1989	1241	Ad
3760-302-786	1989	1241	Ad		1990	467 *	S
	1990	38 *	Am	3810-301-722	1989	1241	Ad
3760-303-786	1989	981 *	Am		1990	38 *	Am
3790-002-001	1990	467 *	S		1990	467 *	S
	1X 1989-90	7 *	Ad	3860-001-176	1991	118 *	S
	1X 1989-90	8 *	Ad	3860-101-176	1991	118 *	S
3790-002-786	1X 1989-90	7 *	Ad	4140-001-121	1990	467 *	S
	1X 1989-90	8 *	Ad	4140-001-181	1990	467 *	S
3790-101-140	1990	467 *	S	4260-001-001	1989	1430 *	S
3790-101-263	1991	118 *	S		1990	1 *	S
3790-101-722	1990	467 *	S		1990	467 *	S
	1X 1989-90	7 *	Ad	4260-001-455	1989	1032 *	Am
	1X 1989-90	8 *	Ad				
3790-101-733	1989	1241	Ad				
	1990	467 *	S				
	1992	587 *	S				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUDGET ITEMS—Continued

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
4260-001-890	1989	1430 *	S	6110-191-001	1990	467 *	S
4260-011-014	1989	269 *	Am	6110-224-001	1990	467 *	S
	1989	1032 *	Am	6110-226-001	1989	1395 *	S
4260-011-455	1989	269 *	Am	6111-226-001	1989	1395 *	S
	1989	1032 *	Am	6120-211-011	1990	467 *	S
	1992	587 *	S	6440-001-001	1990	467 *	S
4260-012-001	1989	269 *	Ad	6440-003-001	1990	467 *	S
4260-101-001	1989	1430 *	S	6440-301-525	1990	467 *	S
	1989	1446 *	S	6440-301-785	1992	587 *	S
	1990	12 *	S	6600-001-001	1990	467 *	S
	1990	467 *	S	6610-001-001	1990	467 *	S
4260-101-890	1989	1430 *	S	6610-001-785	1992	587 *	S
	1990	12 *	S		1994	139 *	S
4260-111-001	1989	1446 *	S		1995	303 *	S
	1990	1 *	S	6610-003-001	1990	467 *	S
	1990	12 *	S	6610-021-036	1991	118 *	S
4260-492	1989	1032 *	Am	6610-301-525	1990	467 *	S
4300-003-001	1990	467 *	S	6610-301-660	1990	467 *	S
4300-101-001	1990	467 *	S		1992	587 *	S
4300-301-036	1990	467 *	S	6610-301-782	1989	1190	Ad
4440-001-001	1989	1294	S	6610-301-785	1990	467 *	S
	1990	467 *	S		1992	587 *	S
	1991	118 *	S	6610-491	1993	55 *	S
4440-016-001	1990	467 *	S	6860-001-001	1990	467 *	S
4440-101-001	1991	118 *	S	6870-001-001	1990	467 *	S
4440-141-001	1990	57 *	Am	6870-101-001	1989	83 *	S
4440-301-036	1990	467 *	S		1989	92 *	S
5100-101-869	1990	467 *	S		1990	467 *	S
5180-001-001	1990	467 *	S		1991	33 *	S
	1X 1989-90	9 *	S	6870-301-660	1990	467 *	S
	1X 1989-90	10 *	S		1991	118 *	S
5180-001-890	1989	1294	S	6870-301-785	1990	467 *	S
5180-101-001	1989	1294	S		1991	118 *	S
	1990	36 *	S	6870-321-785	1989	1190	Ad
5180-101-890	1989	1294	S	7980-101-001	1990	467 *	S
	1990	36 *	S	8350-001-001	1990	467 *	S
5180-141-001	1990	36 *	S	8350-001-890	1990	467 *	S
5180-141-890	1990	36 *	S	8840-001-011	1990	467 *	S
5180-151-001	1990	467 *	S	8915-101-890	1990	467 *	S
5240-301-747	1990	467 *	S	8940-301-604	1990	467 *	S
	1991	118 *	S	8940-301-890	1990	467 *	S
	1992	587 *	S	9840-001-001	1990	191 *	S
5240-311-747	1990	467 *	S		1990	467 *	S
	1991	118 *	S	9840-001-494	1990	191 *	S
	1992	587 *	S		1990	467 *	S
5430-001-711	1990	467 *	S	9840-001-988	1990	191 *	S
5780-001-001	1X 1989-90	9 *	S		1990	467 *	S
	1X 1989-90	10 *	S				
6110-001-001	1989	1334	S	1990, Ch. 467			
6110-101-001	1989	83 *	S	0250-001-001	1993	55 *	S
	1989	92 *	S	0540-001-235	1991	118 *	S
	1994	1172	S	0585-001-981	1992	711 *	Am ⁵¹¹
	1997	825 *	S	0890-001-001	1991	25 *	S
6110-114-001	1992	728 *	S	1100-001-267	1991	118 *	S
6110-120-001	1989	83 *	S		1992	587 *	S
	1989	92 *	S	1230-020-735	1992	711 *	Am ⁵¹¹
6110-121-001	1989	830	Am	1390-046-758	1990	1629 *	Am
6110-156-001	1989	1358 *	S		1991	20 *	Am (as am by
6110-161-001	1989	83 *	S				Stats. 1990,
	1989	92 *	S				Ch. 1629)
6110-161-890	1990	12 *	S				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUDGET ITEMS—Continued

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
1760-001-006	1991	118 *	S	4140-001-181	1991	118 *	S
1760-001-120	1991	118 *	S	4260-111-001	1991	949 *	S
1760-001-122	1991	118 *	S	4300-101-001	1991	14 *	S
1760-001-791	1991	118 *	S	4440-001-001	1991	118 *	S
1760-301-768	1990	1339 *	Ad	4440-011-001	1990	1341 *	Am
	1991	118 *	S	4440-101-001	1991	118 *	S
	1991	206 *	Am	4440-301-036	1991	118 *	S
2660-001-890	1994	139 *	S	5100-101-869	1991	118 *	S
	1995	303 *	S	5180-001-001	1991	118 *	S
	1996	162 *	S	5240-301-741	1991	118 *	S
	1997	282 *	S	5240-301-747	1991	118 *	S
2660-101-042	1991	118 *	S		1992	587 *	S
	1993	55 *	S	5240-301-751	1991	118 *	S
	1996	162 *	S		1992	587 *	S
	1997	282 *	S	5460-301-751	1991	118 *	S
2660-101-045	1991	118 *	S	6110-001-001	1991	39 *	S
2660-101-046	1995	303 *	S	6110-101-001	1991	42 *	S
	1996	162 *	S		1991	76 *	S
	1997	282 *	S		1997	282 *	S
2660-101-756	1991	118 *	S	6110-114-001	1992	161 *	S
2660-101-890	1991	118 *	S		1992	728 *	S
	1997	282 *	S	6110-196-001	1993	66 *	S
2660-125-042	1991	118 *	S		1994	139 *	S
2660-301-042	1993	55 *	S	6440-001-001	1991	118 *	S
	1994	139 *	S	6600-001-001	1991	118 *	S
	1995	303 *	S	6610-001-001	1991	118 *	S
	1996	162 *	S	6610-001-791	1995	303 *	S
2660-301-890	1993	55 *	S	6610-021-001	1992	587 *	S
	1995	303 *	S	6610-021-036	1992	587 *	S
	1996	162 *	S	6610-301-660	1993	55 *	S
2660-302-046	1995	303 *	S		1996	162 *	S
2720-001-044	1993	55 *	S	6610-301-791	1991	118 *	S
3125-101-140	1996	162 *	S		1993	55 *	S
3125-301-164	1995	303 *	S		1994	139 *	S
3360-001-465	1990	967 *	S	6610-491	1993	55 *	S
	1994	139 *	S	6860-001-001	1991	118 *	S
3360-001-854	1991	118 *	S	6870-011-001	1990	1242 *	S
3380-001-387	1991	118 *	S	6870-101-001	1990	1321 *	S
3540-001-036	1991	118 *	S	6870-103-001	1991	457 *	S
3600-301-140	1991	118 *	S	6870-301-660	1991	118 *	S
3760-002-565	1990	1205 *	Ad		1992	587 *	S
3790-101-140	1991	118 *	S		1993	55 *	S
3790-101-235	1992	587 *	S	6870-301-791	1991	118 *	S
3790-101-262	1992	587 *	S	6870-321-785	1990	1321 *	Ad
3790-101-263	1991	118 *	S	8350-001-223	1991	118 *	S
3790-301-140	1991	118 *	S	8700-001-214	1992	711 *	Am ⁵¹¹
	1992	587 *	S	8885-112-001	1990	1321 *	S
3790-301-262	1993	55 *	S	8915-101-853	1991	118 *	S
	1995	303 *	S	8915-101-890	1991	118 *	S
3790-301-263	1993	55 *	S	9650-001-001	1991	118 *	S
3790-301-392	1991	118 *	S	9840-001-001	1991	43 *	S
3790-301-721	1991	118 *	S		1991	74 *	S
	1992	587 *	S		1991	118 *	S
3790-301-722	1991	118 *	S	9840-001-494	1991	43 *	S
	1992	587 *	S		1991	74 *	S
	1993	55 *	S		1991	118 *	S
3790-301-786	1991	118 *	S	9840-001-988	1991	43 *	S
	1992	587 *	S		1991	74 *	S
	1993	55 *	S		1991	118 *	S
	1994	139 *	S				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUDGET ITEMS—Continued

Item	Affected By			Item	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1991, Ch. 118				5180-151-001	1992	587 *	S
0160-001-001	1992	587 *	S	5180-151-890	1991	1190 *	S
0450-101-001	1991	331 *	S	5240-301-751	1992	587 *	S
0558-001-001	1991	196 *	Ad	5240-491	1994	139 *	S
0650-011-001	1991	196 *	Ad	5440-001-001	1992	10 *	S
1760-001-465	1992	711 *	Am ⁵¹¹	5450-001-001	1992	10 *	S
1760-001-666	1992	587 *	S	5460-011-001	1993	55 *	S
	1993	55 *	S	5460-301-751	1992	587 *	S
	1994	697 *	S	6110-101-001	1992	71 *	S
	1995	303 *	S		1992	161 *	S
2180-001-001	1991	1018	S		1992	703 *	S
2290-001-217	1992	21 *	Am		1993	1296 *	S
2660-001-890	1994	139 *	S	6110-106-001	1992	161 *	S
	1995	303 *	S		1992	728 *	S
	1996	162 *	S	6110-107-001	1991	196 *	Am
	1997	282 *	S	6110-114-001	1991	756 *	S
2660-101-042	1992	587 *	S		1992	161 *	S
	1994	139 *	S		1992	728 *	S
	1995	303 *	S		1993	55 *	S
	1996	162 *	S	6110-115-001	1993	55 *	S
	1997	282 *	S	6110-158-001	1992	161 *	S
2660-101-045	1992	587 *	S		1992	728 *	S
2660-101-046	1996	162 *	S	6110-161-001	1992	161 *	S
	1997	282 *	S		1992	728 *	S
2660-125-042	1994	139 *	S	6110-161-890	1991	756 *	Am
	1995	303 *	S	6110-191-001	1992	161 *	S
2660-301-042	1994	139 *	S		1992	728 *	S
2660-301-046	1996	162 *	S	6110-196-001	1992	161 *	S
2660-301-890	1994	139 *	S		1992	587 *	S
	1996	162 *	S		1993	55 *	S
2660-325-042	1994	139 *	S	6110-196-890	1992	892	S
	1996	162 *	S	6110-200-001	1991	118 *	S
2720-001-044	1994	139 *	S	6110-224-001	1992	161 *	S
3125-101-001	1996	162 *	S		1992	728 *	S
3125-301-001	1996	162 *	S		1993	55 *	S
3380-001-387	1992	587 *	S	6440-001-001	1992	587 *	S
3600-001-176	1991	1140	Am	6440-301-660	1994	139 *	S
3600-301-200	1992	587 *	S	6440-301-718	1992	587 *	S
3600-301-890	1992	587 *	S	6600-001-001	1992	587 *	S
3680-101-516	1995	303 *	S	6610 001-001	1992	587 *	S
3760-101-565	1991	670 *	Am	6610-301-660	1992	587 *	S
3760-301-730	1994	139 *	S		1994	139 *	S
3760-301-748	1994	139 *	S		1995	303 *	S
3790-301-263	1997	282 *	S	6610-301-791	1992	587 *	S
3860-001-001	1991	1140	Am		1994	139 *	S
3860-001-176	1991	1140	Ad	6610-490	1993	55 *	S
3860-005-144	1991	1140	Am	6610-491	1993	55 *	S
3860-011-144	1991	698 *	Am	6860-001-001	1992	587 *	S
3860-101-176	1991	1140	Ad	6870-103-001	1993	55 *	S
3940-001-001	1991	460 *	Am	6870-301-660	1992	587 *	S
3940-001-193	1991	460 *	Am		1993	55 *	S
4140-001-181	1992	587 *	S		1994	139 *	S
4260-015-455	1994	139 *	S	6870-301-791	1992	587 *	S
4300-004-001	1993	55 *	S		1993	55 *	S
5100-101-869	1992	587 *	S		1994	139 *	S
5180-001-001	1992	587 *	S	8100-001-890	1992	10 *	S
5180-001-890	1991	1190 *	S	8100-101-890	1992	10 *	S
	1992	587 *	S		1993	55 *	S
5180-141-001	1992	587 *	S	8350-001-571	1992	100 *	S
				8450-001-016	1992	100 *	S

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUDGET ITEMS—Continued

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
8700-001-214	1992	711 *	Am ⁵¹¹		1996	162 *	S
8840-001-001	1992	587 *	S		1997	282 *	S
8915-101-853	1992	587 *	S	3790-301-262	1994	139 *	S
8915-101-890	1992	587 *	S	3790-301-722	1993	55 *	S
9650-001-001	1992	587 *	S		1994	139 *	S
9840-001-001	1992	587 *	S		1995	303 *	S
	1992	728 *	S		1996	162 *	S
9840-001-494	1992	587 *	S	3790-301-742	1993	55 *	S
	1992	728 *	S		1994	139 *	S
9840-001-988	1992	587 *	S		1995	303 *	S
					1996	162 *	S
1992, Ch. 587				3790-301-786	1993	55 *	S
					1994	139 *	S
0820-011-001	1993	55 *	S		1995	303 *	S
1920-001-835	1992	1166 *	S		1996	162 *	S
	1993	55 *	S	3790-301-890	1993	55 *	S
2660-001-890	1995	303 *	S	3940-001-001	1992	704 *	Am
	1996	162 *	S	3940-001-193	1992	704 *	Am
	1997	282 *	S	4140-001-181	1993	55 *	S
2660-101-042	1993	55 *	S	4200-001-890	1993	55 *	S
	1994	139 *	S	4300-101-001	1993	55 *	S
2660-101-045	1993	55 *	S	4440-001-845	1992	722 *	S
	1994	139 *	S	5100-011-514	1993	55 *	S
2660-101-853	1993	55 *	S		1996	162 *	S
	1994	2 *	S	5100-101-869	1993	55 *	S
	1994	139 *	S	5100-301-185	1993	55 *	S
	1997	282 *	S	5100-301-870	1993	55 *	S
2660-101-890	1996	162 *	S	5100-301-890	1993	55 *	S
	1997	282 *	S	5180-001-001	1993	55 *	S
2660-125-042	1993	55 *	S	5180-001-890	1993	55 *	S
	1994	139 *	S	5180-141-001	1993	55 *	S
	1996	162 *	S		1994	139 *	S
	1997	282 *	S	5180-141-890	1994	139 *	S
2660-125-046	1997	282 *	S	5180-151-001	1993	55 *	S
2660-301-890	1994	139 *	S	5240-001-853	1994	139 *	S
	1995	303 *	S		1997	282 *	S
2660-302-046	1997	282 *	S	5240-301-723	1993	55 *	S
2660-325-042	1994	139 *	S	5240-301-747	1996	162 *	S
	1995	303 *	S	6110-006-001	1994	139 *	S
2740-301-044	1997	282 *	S	6110-101-001	1992	617 *	S
3125-101-164	1997	282 *	S		1993	66 *	S
3360-001-479	1993	55 *	S		1994	61 *	S
3360-001-853	1993	55 *	S		1994	1172 *	S
	1994	139 *	S	6110-106-002	1994	61 *	S
3540-001-001	1992	704 *	Am	6110-161-002	1994	61 *	S
3540-001-197	1992	704 *	R	6440-001-001	1993	55 *	S
3580-011-768	1993	55 *	S	6440-003-001	1993	55 *	S
3600-301-200	1993	55 *	S	6440-301-705	1993	55 *	S
	1994	139 *	S	6600-001-001	1993	55 *	S
	1996	162 *	S	6610-001-001	1993	55 *	S
	1997	282 *	S	6610-001-705	1995	303 *	S
3600-301-235	1993	55 *	S	6610-301-660	1995	303 *	S
3600-301-320	1993	55 *	S	6610-301-705	1993	55 *	S
3600-311-890	1993	55 *	S		1994	139 *	S
3640-301-262	1995	303 *	S		1995	303 *	S
3640-301-787	1995	303 *	S		1996	162 *	S
3790-301-164	1994	139 *	S	6610-490	1994	139 *	S
3790-301-235	1993	55 *	S	6610-491	1993	55 *	S
	1994	139 *	S	6860-001-001	1993	55 *	S
	1995	303 *	S	6870-101-001	1994	139 *	S

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUDGET ITEMS—Continued

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
6870-103-001	1994	139 *	S	3360-495	1994	139 *	S
6870-301-705	1993	55 *	S	3540-006-001	1994	707 *	S
	1994	139 *	S	3600-301-200	1994	139 *	S
	1995	303 *	S		1995	303 *	S
	1997	282 *	S		1996	162 *	S
6870-490	1993	55 *	S	3600-301-320	1994	139 *	S
8100-101-001	1993	55 *	S	3680-101-516	1993	1186	Am
8450-001-001	1993	6 *	S	3680-301-516	1993	1186	Am
8885-101-001	1992	1365 *	Am	3760-301-164	1993	1186	Am
8910-001-001	1992	692 *	Ad	3790-301-140	1994	139 *	S
8915-101-853	1995	303 *	S		1995	303 *	S
8915-101-890	1993	55 *	S	3790-301-164	1994	139 *	S
8940-301-036	1993	55 *	S		1995	303 *	S
8940-301-604	1993	55 *	S		1996	162 *	S
8940-301-890	1993	55 *	S		1997	282 *	S
9840-001-001	1993	55 *	S	3790-301-263	1995	303 *	S
	1993	76 *	S		1996	162 *	S
9840-001-494	1993	55 *	S		1997	282 *	S
	1993	76 *	S	3790-301-392	1994	139 *	S
	1993	80 *	S		1995	303 *	S
9840-001-988	1993	55 *	S	3790-301-721	1993	403 *	Ad
	1993	76 *	S		1995	303 *	S
1993, Ch. 55				3790-301-722	1994	139 *	S
					1995	303 *	S
					1996	162 *	S
0160-001-001	1994	139 *	S	3790-301-742	1993	403 *	Ad
0840-001-001	1993	692	Am		1995	303 *	S
0860-001-387	1993	656 *	Am	3790-301-786	1994	139 *	S
0860-001-435	1993	656 *	R		1995	303 *	S
0890-001-001	1994	102 *	S		1996	162 *	S
1210-018-769	1993	1266 *	S		1997	282 *	S
1230-001-735	1993	1188	S	3790-302-786	1993	403 *	Ad
1730-001-001	1993	988 *	Am	3790-303-786	1995	303 *	S
	1993	1142 *	S	3790-304-786	1993	1105	Ad
1730-001-044	1993	988 *	Ad		1995	303 *	S
1730-001-064	1993	988 *	Ad		1996	162 *	S
1760-301-768	1993	430 *	Am	3790-490-140	1994	139 *	S
1920-001-835	1994	139 *	S	3790-490-742	1994	139 *	S
2290-001-217	1993	1242	S	3790-801-853	1994	139 *	S
2290-101-217	1993	1242	S	3860-101-786	1994	54 *	S
2660-001-890	1996	162 *	S	3860-101-790	1994	54 *	S
	1997	282 *	S	3910-001-387	1993	656 *	Am
2660-101-042	1995	303 *	S	3910-001-435	1993	656 *	R
	1996	162 *	S	3910-101-387	1993	656 *	Ad(RN)
	1997	282 *	S	3910-101-435	1993	656 *	Am & RN
2660-101-046	1996	162 *	S	3940-001-001	1993	656 *	Am
	1997	282 *	S	3940-001-193	1993	656 *	Am
2660-125-042	1996	162 *	S	3940-001-387	1993	656 *	Ad(RN)
2660-125-046	1996	162 *	S	3940-001-435	1993	656 *	Am & RN
	1997	282 *	S	4120-101-001	1993	573 *	Am
2660-125-183	1996	162 *	S	4140-001-181	1994	139 *	S
2660-126-046	1996	162 *	S	4300-101-001	1994	139 *	S
2660-301-890	1996	162 *	S	4440-011-001	1994	139 *	S
2660-302-046	1996	162 *	S		1995	303 *	S
2660-325-042	1996	162 *	S	5100-101-869	1994	139 *	S
2720-001-044	1996	162 *	S	5180-001-001	1993	1252	S
2740-001-044	1993	988 *	Am		1994	139 *	S
2740-001-064	1993	988 *	Am		1995	303 *	S
	1995	303 *	S	5180-001-890	1993	1252	S
2740-301-044	1997	282 *	S		1994	139 *	S
3360-001-854	1994	139 *	S				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUDGET ITEMS—Continued

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
5180-151-001	1994	139 *	S		1995	303 *	S
	1995	303 *	S	2100-001-081	1994	628 *	S
5180-151-890	1995	303 *	S	2660-001-046	1996	162 *	S
5240-001-746	1996	162 *	S	2660-002-042	1995	303 *	S
5240-001-751	1994	139 *	S		1996	162 *	S
5240-302-746	1994	139 *	S	2660-101-042	1995	303 *	S
	1996	162 *	S		1997	282 *	S
5240-303-746	1996	162 *	S	2660-101-045	1997	282 *	S
5460-302-890	1994	139 *	S	2660-125-183	1997	282 *	S
6110-006-001	1995	393 *	S		1997	650 *	S
6110-105-001	1995	303 *	S	2660-311-042	1995	303 *	S
6110-113-001	1994	139 *	S	2660-325-056	1996	162 *	S
6110-191-001	1995	303 *	S	2740-301-044	1997	282 *	S
6110-196-001	1996	162 *	S	3340-001-001	1995	16 *	S
6110-201-001	1994	139 *	S	3540-006-001	1995	10 *	S
6110-230-001	1994	139 *	S	3600-301-200	1995	303 *	S
	1996	162 *	S		1996	162 *	S
6440-001-001	1994	139 *	S	3600-301-786	1995	303 *	S
6440-003-001	1994	139 *	S		1996	162 *	S
6440-301-705	1994	139 *	S	3680-101-516	1995	303 *	S
6600-001-001	1994	139 *	S	3680-301-516	1995	303 *	S
6610-001-001	1994	139 *	S	3790-301-140	1995	303 *	S
6610-001-705	1995	303 *	S	3790-301-263	1997	282 *	S
	1997	282 *	S	3790-301-392	1995	303 *	S
6610-003-001	1994	139 *	S		1996	162 *	S
6610-301-705	1995	303 *	S	3790-301-516	1995	303 *	S
	1996	162 *	S		1996	162 *	S
6860-001-001	1994	139 *	S		1997	282 *	S
6870-101-001	1994	139 *	S	3790-301-786	1994	1233 *	Am
	1994	142 *	S		1995	303 *	S
6870-301-660	1994	139 *	S		1996	162 *	S
	1995	303 *	S		1997	282 *	S
	1996	162 *	S	3790-301-890	1997	282 *	S
6870-301-705	1994	139 *	S	3790-492	1994	1233 *	Ad
	1995	303 *	S	3860-001-001	1994	697 *	Am
8840-001-001	1994	139 *	S	3860-001-140	1994	697 *	Am
8915-101-890	1994	139 *	S	3860-301-001	1994	697 *	Am
9210-103-001	1994	139 *	S		1997	282 *	S
9840-001-001	1994	122 *	S	3860-495	1994	697 *	Ad
	1994	139 *	S	3930-102-106	1995	691 *	Am
9840-001-494	1994	122 *	S	4200-101-001	1996	162 *	S
	1994	139 *	S	4200-102-001	1996	162 *	S
9840-001-988	1994	122 *	S	4260-001-001	1994	697 *	Am
	1994	139 *	S	4260-111-001	1994	697 *	Am
					1995	303 *	S
1994, Ch. 139				4300-101-001	1995	303 *	S
0160-001-001	1995	303 *	S	4700-101-890	1995	303 *	S
0840-001-001	1994	697 *	Am	5160-301-001	1995	303 *	S
1730-001-001	1994	1200 *	S	5160-301-890	1995	303 *	S
	1994	1242 *	S	5180-001-001	1995	303 *	S
1760-001-002	1994	697 *	Am	5180-001-890	1995	303 *	S
1760-001-006	1994	697 *	Am	5180-005-001	1995	303 *	S
1760-001-450	1994	697 *	Ad	5180-005-890	1995	303 *	S
1760-011-001	1994	697 *	Am	5180-101-001	1994	697 *	Am
1760-101-768	1995	303 *	S	5180-141-001	1995	303 *	S
	1996	162 *	S	5180-141-890	1995	303 *	S
	1997	282 *	S	5180-151-001	1995	303 *	S
1760-301-001	1995	303 *	S		1996	162 *	S
1760-491	1994	697 *	Ad	5180-151-890	1995	303 *	S
1920-001-835	1994	656	S		1996	162 *	S
				5240-001-724	1996	162 *	S

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUDGET ITEMS—Continued

Item	Affected By			Item	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5240-001-751	1996	162 *	S	3790-301-786	1996	162 *	S
5240-301-723	1995	303 *	S		1997	282 *	S
5240-302-746	1995	303 *	S	3860-301-001	1997	282 *	S
5460-101-001	1994	697 *	Am	3960-001-456	1996	162 *	S
6110-107-001	1996	162 *	S		1997	282 *	S
6110-136-890	1996	162 *	S	4200-101-001	1996	162 *	S
6110-161-001	1994	1172	Am	4200-102-001	1996	162 *	S
6110-230-001	1994	1172	Am	4260-111-001	1996	162 *	S
	1996	162 *	S	4300-101-001	1996	162 *	S
6420-101-001	1994	697 *	Ad	5100-301-588	1996	162 *	S
6440-001-001	1995	303 *	S	5100-301-690	1996	162 *	S
6600-001-001	1995	303 *	S	5100-301-870	1996	162 *	S
6610-001-001	1995	303 *	S	5100-301-890	1996	162 *	S
6610-001-498	1995	303 *	S	5180-001-001	1996	162 *	S
6610-003-001	1995	303 *	S	5180-151-001	1996	162 *	S
6860-001-001	1995	303 *	S	5180-151-890	1996	162 *	S
6860-301-705	1995	303 *	S	5240-301-723	1996	162 *	S
6870-101-001	1995	303 *	S		1997	282 *	S
	1996	31 *	S	5240-301-724	1996	162 *	S
	1996	162 *	S		1997	282 *	S
8350-001-132	1994	697 *	Am	5240-301-746	1996	162 *	S
8350-001-223	1994	697 *	Am	5240-301-747	1996	162 *	S
8350-015-223	1994	697 *	Am	5240-301-751	1996	162 *	S
8700-001-214	1994	697 *	Am	5240-490	1995	980 *	Ad ¹¹⁶⁴
8700-101-001	1996	162 *	S		1997	282 *	S
8840-001-001	1995	303 *	S	6110-103-001	1997	825 *	S
9840-001-001	1995	92 *	S	6110-107-001	1996	162 *	S
	1995	303 *	S	6110-113-001	1996	162 *	S
9840-001-494	1995	92 *	S	6110-196-001	1996	162 *	S
	1995	303 *	S		1997	282 *	S
9840-001-988	1995	92 *	S	6110-230-001	1995	745	Am
	1995	303 *	S	6440-001-001	1996	162 *	S
9840-011-001	1995	92 *	S	6440-003-001	1996	162 *	S
				6440-301-660	1996	162 *	S
1995, Ch. 303				6600-001-001	1996	162 *	S
0845-001-217	1996	162 *	S	6610-001-001	1996	162 *	S
1760-301-768	1996	162 *	S	6610-001-498	1996	162 *	S
	1997	282 *	S	6610-003-001	1996	162 *	S
1920-001-835	1996	162 *	S	6870-101-001	1996	34 *	S
2180-005-067	1996	162 *	S	6870-301-660	1996	162 *	S
2740-301-044	1997	282 *	S	6870-301-785	1996	162 *	S
3360-001-479	1997	282 *	S	7980-001-001	1996	62 *	Am
3360-001-854	1996	162 *	S	9800-001-494	1995	768 *	S
	1997	282 *	S	9840-001-001	1996	77 *	S
3540-006-001	1996	43 *	S		1996	162 *	S
3540-301-001	1996	162 *	S	9840-001-494	1996	77 *	S
	1997	282 *	S		1996	162 *	S
3540-301-660	1996	162 *	S	9840-001-988	1996	77 *	S
3600-301-890	1996	162 *	S		1996	162 *	S
	1997	282 *	S	9840-011-001	1996	77 *	S
3640-001-262	1997	282 *	S				
3640-101-262	1996	162 *	S	1996, Ch. 162			
3680-301-516	1996	162 *	S	0160-001-0001	1997	282 *	S
3790-101-263	1995	617	S	0450-101-0932	1997	282 *	S
3790-301-140	1996	162 *	S	0450-111-0001	1997	3 *	S
3790-301-263	1996	162 *	S	0845-001-0217	1997	282 *	S
	1997	282 *	S	1760-301-0768	1997	282 *	S
3790-301-392	1996	162 *	S	1920-001-0835	1997	282 *	S
	1997	282 *	S	2660-311-0042	1997	282 *	S
3790-301-722	1996	162 *	S	2740-001-0044	1997	282 *	S

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUDGET ITEMS—Continued

Item	Affected By			Item	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2740-301-0044	1997	282 *	S	9840-001-0494	1997	27 *	S
3540-001-0001	1997	10 *	S ¹³²⁴		1997	282 *	S
	1997	282 *	S	9840-001-0988	1997	27 *	S
3540-006-0001	1997	10 *	S		1997	282 *	S
3540-301-0001	1997	282 *	S	1997, Ch. 282			
3600-301-0320	1997	282 *	S	0160-001-0001	1997	928 *	S
3640-301-0262	1997	282 *	S	0250-001-0001	1997	928 *	S
3790-001-0001	1996	491 *	S ¹³²⁴	0450-101-0932	1997	859 *	S ¹⁴⁴²
3790-301-0001	1997	282 *	S		1997	928 *	S (by Sec. 4 of Ch.) ¹⁴⁴⁹
3790-301-0140	1997	282 *	S				S (by Sec. 8 of Ch.) ^{1450 1324}
3790-301-0786	1997	282 *	S	0450-111-0001	1997	928 *	S ¹⁴⁴⁹
3860-301-0001	1997	282 *	S	0690-001-0001	1997	928 *	S
3960-001-0001	1997	282 *	S	1100-001-0001	1997	886 *	S
3960-001-0456	1997	282 *	S	1730-001-0242	1997	604 *	S
4200-101-0001	1997	282 *	S	1760-301-0768	1997	928 *	S
4200-102-0001	1997	282 *	S	2240-101-0001	1997	928 *	S ¹³²⁴
4260-111-0001	1997	282 *	S	2920-001-0001	1997	928 *	S ¹³²⁴
4300-101-0001	1997	282 *	S	2920-101-0001	1997	928 *	S
4440-001-0001	1996	1167 *	S	2920-112-0001	1997	928 *	S ¹³²⁴
4440-101-0001	1996	1167 *	S	2920-112-0393	1997	928 *	S ¹³²⁴
5180-001-0001	1997	282 *	S	3480-001-0140	1997	886 *	S ¹³²⁴
5180-151-0001	1997	282 *	S	3600-001-0383	1997	928 *	S ¹³²⁴
5180-151-0890	1997	282 *	S	3640-301-0545	1997	928 *	S
5240-101-0001	1997	27 *	S	3680-101-0516	1997	886 *	S
5240-301-0659	1996	744 *	Am	3680-101-0940	1997	928 *	S
5430-001-0001	1997	282 *	S	3760-301-0545	1997	928 *	S ¹³²⁴
5430-101-0001	1997	282 *	S	3790-101-0140	1997	886 *	S ¹³²⁴
5460-001-0001	1997	27 *	S		1997	928 *	S
6110-001-0001	1996	1158 *	Am	3790-101-0235	1997	886 *	S ¹³²⁴
6110-001-0231	1996	806	Am		1997	928 *	S ¹³²⁴
6110-001-0890	1997	27 *	S	3790-101-0383	1997	886 *	S ¹³²⁴
6110-102-0231	1996	806	Am		1997	928 *	S ¹³²⁴
6110-190-0001	1997	282 *	S		1997	928 *	S ¹³²⁴
	1997	299 *	S	3790-301-0140	1997	928 *	S
6110-196-0001	1997	282 *	S	3860-001-0001	1997	928 *	S
6110-231-0001	1996	1158 *	Am	3860-001-0543	1997	886 *	S
6110-233-0001	1996	1158 *	Am	3900-001-0115	1997	886 *	S ¹³²⁴
6360-001-0001	1996	948 *	S ⁸²		1997	928 *	S
	1997	1 *	S ¹³²⁵	3940-001-0001	1997	928 *	S ¹³²⁴
6360-101-0001	1996	948 *	Am ⁸²	3940-001-0439	1997	928 *	S
			S ⁸²	3960-001-0001	1997	928 *	S ¹³²⁴
	1997	1 *	S ¹³²⁵	4260-111-0001	1997	928 *	S ¹³²⁴
6440-001-0001	1997	282 *	S	4700-101-0001	1997	928 *	S ¹³²⁴
6440-003-0001	1997	282 *	S	5180-101-0001	1997	928 *	S ¹³²⁴
6440-301-0658	1997	282 *	S	5180-151-0001	1997	928 *	S ¹³²⁴
6600-001-0001	1997	282 *	S	5180-151-0890	1997	928 *	S ¹³²⁴
6610-001-0001	1997	282 *	S	6110-001-0001	1997	825 *	S ¹³²⁴
6610-001-0498	1997	282 *	S		1997	886 *	S
6610-003-0001	1997	282 *	S	6110-001-0890	1997	886 *	S
6870-101-0001	1996	949 *	S ¹³²⁴	6110-113-0001	1997	886 *	S
6870-301-0658	1997	282 *	S	6110-136-0840	1997	340 *	S
8660-001-0412	1996	1042 *	Am	6110-142-0890	1997	886 *	S
8660-001-0462	1996	1042 *	Am	6110-187-0001	1997	886 *	S
8840-001-0001	1997	282 *	S	6110-190-0001	1997	299 *	S ¹³²⁴
8940-301-0001	1997	282 *	S	6110-230-0001	1997	886 *	S
8940-301-0890	1997	282 *	S	6360-101-0001	1997	886 *	S ¹³²⁴
8960-301-0001	1997	282 *	S	6420-001-0001	1997	928 *	S ¹³²⁴
9210-103-0001	1996	1070 *	Am	6610-001-0001	1997	928 *	S ¹³²⁴
9210-490	1996	1070 *	Ad	6610-301-0658	1997	914	S
9840-001-0001	1997	27 *	S				
	1997	282 *	S				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

BUDGET ITEMS—Continued

<i>Item</i>	<i>Affected By</i>			<i>Item</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
6870-101-0001	1997	886 *	S	8100-101-0001	1997	928 *	S ¹³²⁴
6870-101-0001	1997	928 *	S ¹³²⁴	8140-001-0001	1997	928 *	S
6870-301-0658	1997	928 *	S ¹³²⁴	8350-001-0001	1997	928 *	S
6880-001-0305	1997	78	S	8350-001-0223	1997	928 *	S
6880-001-0890	1997	78	S	8940-001-0001	1997	928 *	S
6880-001-0960	1997	78	S				

NOTE: Superior numbers appear as a separate section at the end of the Statutory Record.

1989-1997 Superior Numbers

- * Effective immediately.
- GRP Governor's Reorganization Plan.
- 1 Article shall remain in effect until 365th day following receipt by Legislature of last report to be submitted pursuant to H&SC Sec. 1339.34, and on that date is repealed.
- 2 Applicable in computation of taxes for taxable years beginning on or after January 1, 1988.
- 3 Contingent effect.
- 4 Operative March 7, 1989.
- 5 Repeal operative June 30, 1991.
- 6 Operative May 1, 1989.
- 7 Operative July 1, 1989.
- 8 Operative May 3, 1989.
- 9 Operative July 5, 1989.
- 10 Operative until October 1, 1990.
- 11 Repeal operative January 1, 1991.
- 12 Repeal operative December 1, 1990.
- 13 Repeal deleted by amendment.
- 14 Repeal operative July 1, 1992.
- 15 Repeal operative July 1, 1993.
- 16 Operative January 1, 1993.
- 17 Operative September 1, 1989.
- 18 Section shall not be operative in any county until board of supervisors, by resolution adopted by a majority vote, makes this section operative in that county.
- 19 Repeal operative January 1, 1993.
- 20 Operative January 1, 1991.
- 21 Effective until January 1, 1991.
- 22 Not operative.
- 23 Operative because SCA 1 (Stats. 1989, Res. Ch. 66) was adopted June 5, 1990, as Proposition 111.
- 24 Operative on the July 1 following the date on which the act takes effect.
- 25 Repeal inoperative because SCA 1 (Stats. 1989, Res. Ch. 66) was adopted June 5, 1990, as Proposition 111.
- 26 Operative July 1, 1990, because SCA 1 (Stats. 1989, Res. Ch. 66) was adopted June 5, 1990, as Proposition 111.
- 27 Not operative because SCA 1 (Stats. 1989, Res. Ch. 66) was adopted June 5, 1990, as Proposition 111.
- 28 Approved by voters at June 5, 1990 election, Proposition 108.
- 29 Rejected by voters at November 3, 1992, election, Proposition 156.
- 30 Rejected by voters at November 8, 1994, election, Prop. 181.
- 31 Operative June 30, 1993.
- 32 Effective July 1 next following the date on which measure is approved by the electors.
- 33 Operative August 1, 1990, because SCA 1 (Stats. 1989, Res. Ch. 66) was adopted June 5, 1990, as Proposition 111.
- 34 Operative June 6, 1990, because SCA 1 (Stats. 1989, Res. Ch. 66) was adopted June 5, 1990, as Proposition 111.
- 35 Operative July 1, 1994, because SCA 1 (Stats. 1989, Res. Ch. 66) was adopted June 5, 1990, as Proposition 111.
- 36 Repeal operative January 1, 1995.
- 37 Operative because SCA 1 (Stats. 1989, Res. Ch. 66) was adopted June 5, 1990, as Proposition 111.

- 38 Operative July 1, 1990.
- 39 Subdivisions (a), (c), (d), and (e) of this section shall remain operative until July 1, 1990. Subdivision (b) of this section becomes operative on July 1, 1990.
- 40 Repeal operative January 1, 2000.
- 41 Repeal operative January 1, 1994.
- 42 Operative January 1, 1994.
- 43 Repeal operative January 1, 1992.
- 44 Repeal operative June 30, 1992.
- 45 Inoperative June 30, 1994.
- 46 Repeal operative July 1, 1996.
- 47 Operative July 10, 1989.
- 48 Operative until June 30, 1993.
- 49 Repeal operative January 1, 1994.
- 50 Inoperative June 30, 1991.
- 51 Repeal operative January 1, 1997.
- 52 Operative January 1, 1990.
- 53 Repeal operative January 1, 1990.
- 54 Operative July 1, 1991.
- 55 Repeal deleted by amendment.
- 56 Effective until January 1, 1991.
- 57 Termination date repealed.
- 58 Repeal operative July 1, 1990.
- 59 Inoperative October 1, 1992.
- 60 Operative until July 1, 1993.
- 61 Repeal operative June 30, 1993.
- 62 Subdivisions (a) to (d), inclusive, shall only become operative if federal funds are available to the department for the purposes specified in this section, as determined by the department.
- 63 Operative January 1, 1992.
- 64 Repeal operative January 1, 1994.
- 65 Effective August 27, 1992.
- 66 Inoperative July 1, 1990.
- 67 Any section of any act enacted by the Legislature during the 1989 calendar year, which takes effect on or before January 1, 1990, which amends, amends and renumbers, adds, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act.
- 68 Operative August 15, 1990.
- 69 Inoperative July 1, 1991.
- 70 Repeal operative January 1, 1996.
- 71 Inoperative July 1, 1995.
- 72 Subdivision (b) operative until January 1, 1992.
- 73 Any section of any act enacted by the Legislature during the 1989 calendar year, which takes effect on or before January 1, 1990, and which amends, amends and renumbers, adds, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 74 Operative June 1, 1990.
- 75 Inoperative July 1, 1993.

- 76 Inoperative June 30, 1995.
77 Repeal operative June 30, 1990.
78 Operative July 1, 1996.
79 Operative January 1, 1997.
80 Operative September 22, 1989.
81 Repeal operative December 31, 1992.
82 Not operative.
83 Inoperative June 30, 1993.
84 Operative July 1, 1990.
85 Repeal operative December 1, 1994.
86 Inoperative August 1, 1994.
87 Repeal operative December 1, 1992.
88 Operative on 1st day of the 1st calendar quarter commencing more than 90 days after the effective date.
89 Operative only in San Diego County and upon adoption by Board of Supervisors of resolution implementing provisions of act solely at county cost.
90 Repeal operative September 28, 1991.
91 Subdivisions (d), (e), (f), and (g) effective only until September 30, 1990, and as of that date shall become inoperative.
92 Subdivision (b) shall remain operative only until January 1, 1993.
93 Repeal operative January 2, 1996.
94 Operative January 1, 1996.
95 Subdivision (d) shall become operative January 1, 1991, and shall become inoperative on January 1, 1994.
96 Inoperative July 1, 1992.
97 Operative November 30, 1990.
98 Effective on or after December 1, 1990, for as long as Sec. 42 of the Internal Revenue Code, pertaining to low-income housing credits, remains in effect.
99 Subdivision (d) shall become inoperative January 1, 1993.
100 Inoperative date not applicable.
101 CCP 708.730 (d) inoperative January 1, 1994.
102 CCP 708.780 (c) inoperative January 1, 1994.
103 Inoperative if moneys are not transferred to the fund pursuant to Section 51659 for the purposes defined in Section 51950.
104 Repeal operative August 31, 1992.
105 Operative January 1, 1991.
106 In effect only until January 1, 1991, or until effective date of rules and regulations adopted by State Board of Forestry pursuant to SB 1566, 1989–90, whichever date occurs first, and as of that date is repealed.
107 Operative until January 1, 1993.
108 Operative until July 1, 1991.
109 Subd. (d) adopted June 30, 1990, and effective July 1, 1990. Subd. (e) adopted June 30, 1991, and effective July 1, 1991.
110 Repeal operative July 1, 1991.
111 Repeal operative January 1, 2005.
112 If electors do not approve the imposition of the special tax provided for by Ch. 5 (commencing Sec. 35170), PRC, this division is repealed as of the date county certifies election results and authority is abolished on that date.
113 Operative until January 1, 1990.
114 This section shall become operative only upon the receipt by the Secretary of State of the notice specified in subdivision (g) of Sec. 13353, as added by Sec. 4 of SB 1623 of the 1989–90 Regular Session.

- 115 Repealed upon amendment of California Constitution to authorize imposition or increase of property taxes to pay interest and redemption charges on bonded indebtedness incurred by school districts for acquisition of real property or construction, reconstruction, or rehabilitation of school facilities.
- 116 Section shall take effect only if bill of 1989-90 Reg. Sess., which increases maximum weekly benefit amount for workers' compensation temporary disability indemnity, is chaptered and takes effect on or before January 1, 1990.
- 117 Operative January 1, 1995.
- 118 Provisions reenacting section after its repeal pursuant to Gov. C., Sec. 9611 have been deleted by amendment.
- 119 Subdivision (d) inoperative July 1, 1990.
- 120 Subdivision (e) operative July 1, 1990.
- 121 Operative March 2, 1992.
- 122 Subdivision (d) inoperative January 1, 1994.
- 123 Repeal operative August 28, 1996.
- 124 Operative August 28, 1996.
- 125 Upon repeal, section as it existed prior to enactment of this temporary provision shall have the same force and effect as if this temporary provision had not been enacted.
- 126 Operative on January 1, 1991, or 60 days after the initial set of regulations adopted pursuant to H & SC Sections 1011 and 1012 becomes effective, whichever is later.
- 127 Repeal operative August 31, 1995.
- 128 Effective for 1990-91, 1991-92, 1992-93, 1993-94, and 1994-95 school years.
- 129 Repeal operative April 1, 1990.
- 130 Operative April 1, 1990.
- 131 Subdivision (f) shall become operative on January 1, 1991, and shall become inoperative on January 1, 1992.
- 132 Subdivision (g) shall become operative on January 1, 1992.
- 133 Repeal operative January 1, 1998.
- 134 Retroactive to June 1, 1988.
- 135 Inoperative July 1, 1991, or on date Ed C Section 84750 is implemented by board of governors in accordance with Section 70, Chapter 973, Statutes of 1988, whichever is later.
- 136 Article shall not be repealed and shall remain in effect on January 1, 1998.
- 137 Effective only until certification to Secretary of State that construction project on Route 80 in Contra Costa County to convert existing shoulder to additional traffic lanes is complete and as of the date of that certification is repealed.
- 138 Chapter operative only if, and at the time that, federal funds are made available.
- 139 Operative only if funds are specifically appropriated for purposes of section.
- 140 Operative December 31, 1992.
- 141 Subdivision (c) inoperative January 1, 1992.
- 142 Not operative in calendar years in which contribution rates Schedules E and F in UIC Section 977 are in effect, or in calendar years to which the emergency solvency surcharge provided in Section UIC 977.5 is in effect.
- 143 Repeal operative one year from date section becomes effective or when California Supreme Court decision on appellate court case of 1st Street Books v. Marin Community College District (208 Cal. App. 3d 1275, review granted 6-22-89 (S009983)) becomes final, whichever occurs last.
- 144 Effective until July 1, 1991, or until chancellor's office of California Community Colleges has concluded processing of credentials.
- 145 Operative June 30, 1990.
- 146 Repeal operative December 31, 1993.

- 147 Repealed one year after its effective date.
- 148 Repeal operative December 1, 1996.
- 149 This section shall become operative only upon the receipt by the Secretary of State of the notice specified in subdivision (g) of Sec. 13353, as added by Sec. 4 of Senate Bill 1623 of the 1989–90 Regular Session.
- 150 Inoperative June 30, 1994.
- 151 Repeal operative December 31, 1990.
- 152 Subdivision (c) shall become inoperative January 1, 1992.
- 153 Operative because Board of Supervisors of Los Angeles County adopted a resolution making the act applicable to that county.
- 154 Applicable to property taxes levied for 1996–97 fiscal year and fiscal years thereafter.
- 155 Subds. (j) and (k) operative only if, and at the time that, federal funds are made available for purposes of those subdivisions.
- 156 Effective only when approved by voters.
- 157 Repeal operative December 31, 1994.
- 158 Inoperative June 30, 1996.
- 159 Inoperative June 30, 1999.
- 160 Operative January 1, 2000.
- 161 Operative December 3, 1990.
- 162 Subdivisions (c) and (d) shall not become operative until Board of Supervisors has taken the actions required by subdivision (a) of Section 31510.2.
- 163 Operative December 31, 1993.
- 164 Operative only to extent funds are appropriated for this purpose in Budget Act.
- 165 Operative only to extent federal medicaid financial participation is made available pursuant to Subchapter XIX (Sec. 1396 et seq.), Title 42, USC.
- 166 Operative only to the extent funds are made available in annual Budget Act.
- 167 Inoperative September 30, 1995.
- 168 Article repealed three years after operative date.
- 169 Repealed upon receipt of notice by Secretary of State of determination by director that federal regulations adopted pursuant to Commercial Motor Vehicle Safety Act of 1986 (49 U.S.C. Sec. 2701 et seq.), do not require the state to suspend a person's commercial driver's license if that person refuses to submit to testing of his or her blood for the concentration of alcohol therein.
- 170 Subdivisions (a) to (k), inclusive, shall become operative on the date the Tucker Health Insurance Act of 1989 becomes operative.
- 171 Not operative unless Title XIX, federal Social Security Act, is amended to authorize consideration of state community property laws for Medi-Cal eligibility purposes, or federal government authorizes state to apply community property laws in making determination.
- 172 Subdivision (f) inoperative if federal government amends Title XIX, federal Social Security Act, to allow state community property laws to be considered for Medi-Cal eligibility purposes, or federal government authorizes state to apply community property laws in making determination.
- 173 Operative until Title XIX, federal Social Security Act, is amended to authorize consideration of state community property law in determining Medi-Cal eligibility, or federal government authorizes state to apply community property laws in making determination.
- 175 If both this bill and SB 1260 are enacted and this bill is enacted last, this bill does not prevail over SB 1260 and the provisions of both bills shall become operative in a single, unified Division 30 (commencing with Section 40000) of the Public Resources Code.
- 176 Repeal operative December 1, 1993.

- 177 Repeal operative December 1, 1991.
178 Applicable to taxable years beginning after December 31, 1989.
179 Applicable to taxable years beginning on or after January 1, 1987.
180 Applicable only to claims for property tax assistance for the 1989-90 fiscal year and fiscal years thereafter.
181 Certain subdivisions operative upon adoption of resolution by Board of Supervisors.
182 Paragraphs (3) and (4) of subdivision (a) operative January 1, 1991, and inoperative January 1, 1994.
183 Operative only to extent full federal financial participation is available.
184 Inoperative July 1, 1996.
185 Subd. (c) inoperative January 1, 1994.
186 Operative on the first day of the first calendar quarter commencing more than 90 days after the State Energy Resources Conservation and Development Commission has made the determination specified in Section 43804.3 of the Health and Safety Code and reported its determination to the State Board of Equalization.
187 Section shall become operative upon receipt by Secretary of State of the notice specified in subdivision (g) of Sec. 13353, as added by Sec. 19 of SB 1119, 1989-90 Reg. Sess.
188 Section shall become operative on January 1, 1992, and shall remain operative until the director determines that federal regulations adopted pursuant to the Commercial Motor Vehicle Safety Act of 1986 (49 U.S.C. Sec. 2701 et seq.) contained in Sec. 383.51 or 391.15 of Title 49 of the Code of Federal Regulations do not require the state to prohibit operation of commercial vehicles when the operator has a concentration of alcohol in his or her blood of 0.04 percent by weight or more.
189 Operative only upon the receipt by the Secretary of State of the notice specified in subdivision (f) of Section 23152, as added by Section 25 of SB 1119, 1989-90 Reg. Sess.
190 Operative only upon receipt by the Secretary of State of the notice specified in subdivision (e) of Sec. 23155, as added by Sec. 35 of SB 1119, 1989-90 Reg. Sess.
191 Operative July 31, 1990.
192 Operative date repealed.
193 Operative until July 1, 1990.
194 Operative until January 1, 1992.
195 Operative January 1, 1991, or upon effective date of rules and regulations adopted by State Board of Forestry pursuant to Sec. 13 of chapter, whichever date occurs earlier.
196 Subdivision (a) shall become operative on December 1, 1989, and shall become inoperative on January 1, 1991.
197 Repeal operative June 1, 1990.
198 Inoperative June 1, 1990.
199 Repeal operative January 1, 1999.
200 Effective upon adoption by voters of New Prison Construction Bond Act of 1990 at June 5, 1990 direct primary election.
201 Effective upon adoption by voters of Higher Education Facilities Bond Act of June 1990.
202 Repeal by Sections 3.1, 3.2, 3.3, 3.4, and 3.6 of Stats. 1989, Ch. 1307, operative January 1, 1991.
203 Repeal operative June 30, 1995.
204 Operative upon adoption by the people of the 1990 School Facilities Bond Act.
205 Operative upon adoption by the people of the Earthquake Safety and Public Buildings Rehabilitation Bond Act of 1990.

- 206 Any section of any act enacted by the Legislature during the 1990 calendar year, which takes effect on or before January 1, 1991, and which amends, amends and renumbers, adds, repeals and adds, or repeals a section amended, amended and renumbered, amended, renumbered, and added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 207 Operative October 4, 1989.
- 208 This section shall not apply until January 1, 1993, re Members of Legislature whose current term of office on January 1, 1991, began in December 1988.
- 209 Section inoperative five years from date specified by Department of Transportation pursuant to subd. (b), and as of January 1 next following that date is repealed, unless a later enacted statute, which becomes effective on or before that January 1, deletes or extends that date.
- 210 Operative if Los Angeles County Transportation Commission, Orange County Transportation Commission, Riverside County Transportation Commission, and San Bernardino County Transportation Commission, each adopt a resolution making this article applicable to it. Operative date shall be date upon which the latest of those resolutions is adopted.
- 211 Repeal operative September 1, 1995.
- 212 Operative October 1, 1991.
- 213 Operative on date report required by Section 5 of Chapter is submitted to Legislature.
- 214 Inoperative July 1, 1994.
- 215 Operative July 1, 2020.
- 216 Operative only if, and on the date that, Section 2787 is repealed.
- 217 Inoperative June 30, 2020.
- 218 Operative January 1, 2021.
- 219 Subdivision (a) shall not become operative if, prior to June 6, 1990, Section 33216 of the Public Resources Code has been amended to extend the operative effect of that Division 23 to at least July 1, 1995.
- 220 Operative June 30, 1992.
- 222 Act operative 30 days after effective date.
- 223 Para. (3) of subd. (b) operative January 1, 1991.
- 224 Subpara. (C) of para. (5) of subd. (c) operative January 1, 1991.
- 225 Para. (2) of subd. (a) operative January 1, 1991.
- 226 Inoperative January 1, 1995, if commission has not secured by that date one or more sources of revenue authorized by Gov. C. Section 26172.2.
- 227 Effective, operative, and termination provisions specified in F&AC Sections 78000–78005 of added chapter.
- 228 Not operative in any county until the time that the board of supervisors shall, by resolution adopted by majority vote, make the provisions of this section applicable in the county.
- 229 Supersedes Ch. 10 (Sec. 3500 et seq.) of Div. 4, Title 1 of Government Code if there is any conflict between this section and that chapter, but in all other situations that chapter governs.
- 230 Repealed as of July 1, 1993, or date Board of Supervisors of Shasta County notifies Secretary of State that a redevelopment agency has been found by City of Anderson, whichever is earlier.
- 231 Inoperative January 1, 1991.
- 232 Operative only to extent funds available to Office of Criminal Justice Planning are reallocated for purpose of section.

- 233 Any section of any act enacted by the Legislature during the 1990 calendar year, which takes effect on or before January 1, 1991, and which amends, amends and renumbers, adds, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, this act.
- 234 Subdivision (d) operative only so long as one-year suspension of driving privilege for a second or subsequent driving under influence of alcohol occurrence or offense, with no restricted or hardship licenses permitted, is required by Sec. 408 or 410 of Title 23, USC.
- 235 Effective upon approval by electors at special election to be consolidated with Nov. 6, 1990, general election.
- 236 Inoperative date deleted by amendment.
- 237 Repeal operative September 1, 1991.
- 238 Repeal language in Sec. 12, Stats. 1989, Ch. 1239, impliedly superseded by Sec. 43 of this chapter.
- 239 Operative June 30, 1991.
- 240 Repeal operative June 30, 1996.
- 241 Operative June 30, 1996.
- 242 Operative only if "Safe Streets Act of 1990" initiative is approved by voters at November 6, 1990, general election.
- 243 Unless otherwise specifically provided in this act, the provisions of this act shall apply in the computation of taxes for taxable and income years beginning on and after January 1, 1990, even if the initiative entitled "The Comprehensive Crime Reduction and Drug Control Act of 1990" is approved by voters at the November 6, 1990, general election.
- 244 Chapter shall not become operative until Director of Department of Food and Agriculture finds specified conditions have occurred regarding referendum voting.
- 245 Amendments made by this act shall only affect coverage with respect to use of any motor vehicle that is limited to contingent liability arising out of use of nonowned motor vehicles offered, issued, or delivered on or after January 1, 1991, and shall not affect coverages that were in force prior to that date, including coverage in force prior to that date that is renewed.
- 246 Section shall remain in effect only until operative date of rules of court incorporating guidelines specified in Civ. C. Sec. 4720.1, and as of that date is repealed unless a later enacted statute, enacted before that date, deletes or extends that date.
- 247 Operative on operative date of rules of court incorporating the guidelines specified in Civ. C. Sec. 4720.1, and shall remain in effect only until January 1, 1993, and as of that date is repealed unless a later enacted statute, enacted before that date, deletes or extends that date.
- 248 This section shall apply to, and be operative for, audits of income years beginning on or after January 1, 1988.
- 249 Repeal operative June 1, 1993.
- 250 Repealed as of two years (730 days) following the date specified pursuant to subdivision (e) of Section 70 of Chapter 973 of the Statutes of 1988.
- 251 Amendments made to paragraph (2) of subdivision (a) of Chapter 1270, Statutes 1989, shall become operative only after specified federal regulations are adopted.
- 252 Inoperative July 1, 1997.
- 253 Operative until January 1, 1995, or until operative date of specified amendments to PRC Sec. 40401.
- 254 Repeal operative August 31, 1996.
- 255 Operative July 1, 1988.

- 256 Repeal operative September 1, 1992.
- 257 Operative July 1, 1997.
- 258 Not operative until such time as Board of Supervisors of Ventura County shall, by majority vote, adopt a resolution making this section applicable.
- 259 Operative until Director of Transportation determines that the federal combined road plan demonstration program is no longer in effect. The director shall submit a notice of determination under this section to the Secretary of State, and this chapter shall be repealed on January 1 next following the receipt of that notice by the Secretary of State.
- 260 Repeal operative July 1, 1994.
- 261 Subdivision (c) operative January 1, 1991.
- 262 Repeal operative July 1, 1995.
- 263 Operative July 1, 1995.
- 264 Applicable in the computation of taxes for years beginning on or after first day of calendar year in which this act becomes effective provided the effective date is more than 90 days prior to last day of calendar year. If effective date is 90 days or less prior to last day of calendar year, the provisions of this act shall apply in computation of taxes for years beginning on or after first day of calendar year following effective date.
- 266 If Budget Act of 1990 fails to include annual adjustment in trial court funding block grants required by Section 77201 of the Government Code, this section shall become operative only upon effective date of an appropriation which provides funding for that annual adjustment.
- 267 Operative only during period standards for video display terminal use meets or exceeds requirements of this section as specified.
- 268 Not operative unless Budget Act of 1991 contains appropriation providing support.
- 269 Section shall not become operative if any bill chaptered during the 1990 portion of the 1989-90 Regular Session amends Section 53066.1 of the Government Code to make that section operative on and after January 1, 1991.
- 271 Operative January 1, 1999.
- 272 Subdivisions (c) and (d) shall not be implemented unless Director of Employment Development determines that this section is approved by United States Department of Labor.
- 273 Repeal operative December 31, 1991.
- 274 Repeal operative January 1, 1996, or upon repeal of the Stewart B. McKinney Homeless Assistance Act of 1987.
- 275 Effective until January 1, 1994.
- 276 Inoperative September 30, 1996.
- 277 Operative only if report required in Section 42552, Public Resources Code, contains an affirmative finding regarding feasibility of producing recyclable telephone directories as specified.
- 278 Repeal operative two years following date specified in subdivision (e) of Section 70 of Chapter 973 of Statutes of 1988.
- 279 Repeal operative December 31, 1995.
- 280 Inoperative one year from the date of the report specified in subdivision (b), and, as of the January 1 following the inoperative date, is repealed, unless a later enacted statute, which becomes effective on or before the January 1 following the inoperative date, deletes or extends the dates on which it becomes inoperative and is repealed.
- 281 Not operative until plan required by PUC Section 130052.3 has been transmitted to specified governmental entities, or until December 1, 1991, whichever is earlier.
- 282 Retroactive effect.

- 283 This section shall remain in effect only until such date as any state general obligation bond measure submitted to the voters of this state for their ratification, which measure includes within its purposes the funding of school facilities construction, fails to receive that ratification, and as of that date is repealed.
- 284 Operative July 1, 1992.
- 285 Not operative unless and until private funds are obtained to carry out provisions.
- 286 Operative March 1, 1991.
- 287 Inoperative on effective date of specified amendments or appellate court decision re Section 415, Internal Revenue Code.
- 288 Operative January 1, 1998.
- 289 Inoperative June 30, 1992.
- 290 Operative until July 1, 1998.
- 291 Operative January 1, 1999.
- 292 Operative October 15, 1990.
- 293 Operative October 1, 1990.
- 294 Operative December 1, 1990.
- 295 Repeal of termination date operative January 1, 1992.
- 296 Operative date that court decision becomes final holding unconstitutional any provision of subdivision (c) or (d) or the application thereof to any person.
- 297 Not operative until effective date of ordinance of Board of Supervisors approving consolidation and reorganization of municipal court.
- 298 Operative until operative date of Art. 3 (commencing with Section 73390) of Ch. 10 of Title 8 of the Government Code.
- 299 Operative upon consolidation by Board of Supervisors of Madera County of Chowchilla Judicial District, Borden Judicial District, and Madera Judicial District into single judicial district to be known as Madera-Chowchilla Judicial District.
- 300 Subdivision (f), paragraph (1), shall become operative July 1, 1991.
- 301 Subdivision (f), paragraph (2), shall become operative January 1, 1992.
- 302 Subdivision (f) shall become inoperative January 1, 1992.
- 303 Effective only to extent federal financial participation is available as set forth in Section 14106.6, Welfare and Institutions Code.
- 304 Effective until effective date of regulations adopted to implement H & SC Section 25878 or until January 1, 1993, whichever date is earlier; and on date regulations become effective or January 1, 1993, whichever is earlier, this section is repealed.
- 305 Operative only if Department of Consumer Affairs determines sufficient funding is available as specified.
- 306 Operative December 1, 1995.
- 307 Inoperative July 1, 1997.
- 308 Operative if legislation is enacted in 1990 portion of 1989-90 Regular Session authorizing the Department of Fish and Game to levy increased fees and taxes on commercial fishing industry as specified.
- 309 Operative October 1, 1990, or date of approval by Secretary of the Department of Health and Human Services of California's Job Opportunity and Basic Skills program and supportive services state plan preprints, whichever is later.
- 310 Operative 30 days after effective date.
- 311 Operative for any account referred for out-of-state collection via an agreement entered into pursuant to Section 18837 or 26254 of the Revenue and Taxation Code.
- 312 The amendments made to paragraph (2) of subdivision (a) by Chapter 1270 of Statutes of 1989 shall become operative only after federal regulations are adopted which permit physician's assistants and nurse practitioners to complete the physicals described in that paragraph.
- 313 Subdivision (b) shall become operative January 1, 1991.
- 314 Repeal operative January 1, 2001.

- 315 Subd. (c) shall become operative on January 1, 1992, and shall become inoperative on January 1, 1993.
- 316 Subd. (d) shall become operative on January 1, 1993.
- 317 This chapter shall become inoperative if the Governor determines that there is established in the state government a separate agency or Department of Youth with responsibility for the coordination of services to children.
- 318 Operative July 1, 1998.
- 319 Operative only during fiscal years when funds have been appropriated in annual Budget Act.
- 320 Repealed upon publication of the fact of the receipt of the final report and evaluation in the Daily Journal of each house.
- 321 Operative December 31, 1999.
- 322 Inoperative July 1, 1994.
- 323 Not operative unless funds for purposes of this section are specifically appropriated by Legislature.
- 324 Effective July 1, 1992.
- 325 The Transitional Housing Rental Deposit Guarantee Demonstration Program established by this chapter shall be repealed July 1, 1993.
- 327 Subdivision (e) inoperative January 1, 1992.
- 328 Provisions of this act applicable after August 1, 1991.
- 329 Inoperative if Director of Transportation (1) finds and determines that each local agency involved in an impasse, as determined by county transportation authority, has entered into a freeway agreement pursuant to Section 100.2 by October 1, 1990, and (2) submits notice of that finding and determination to Secretary of State.
- 330 Subdivision (c) shall become operative January 1, 1992.
- 332 Section as added by Stats. 1990, Ch. 453, effective immediately and operative October 1, 1990; section as amended by this act, effective immediately and operative October 15, 1990.
- 333 Operative on first day of first month commencing more than 90 days after effective date of act.
- 334 Operative July 1, 1991, except shall not be operative in any fiscal year unless funds allocated in that fiscal year to family planning by State Department of Health Services are greater than funds allocated to family planning by department for the 1990-91 fiscal year, as determined annually in the Budget Act, or if funds specifically targeted for this purpose become available, as determined by the State Director of Health Services.
- 335 Sections 4 to 9, inclusive, of this act shall become operative on January 9, 1991, but shall not apply during a term of office of any judge if that term of office is in effect on that date.
- 336 Section shall not become operative until at least one other state participates in joint Liaison program.
- 337 Operative August 1, 1991, if funds are appropriated therefor in 1991-92 Budget Act.
- 338 Operative July 1, 1991, only if not less than five million dollars (\$5,000,000) is appropriated in the 1991-92 fiscal year to fund the first year of the program and shall remain operative only if not less than five million dollars (\$5,000,000) is appropriated in each subsequent fiscal year.
- 339 Operative on and after the date the Board of Administration of the Public Employees' Retirement System has adopted the provisions of Chapter 463 of the Statutes of 1990.
- 340 Operative July 1, 1992, unless specified provisions occur.
- 341 Operative April 1, 1993.
- 343 Operative September 18, 1990.

- 344 Any section of any act enacted by the Legislature during the 1990 calendar year, which takes effect on or before January 1, 1991, and which amends, amends and renumbers, adds, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 345 Inoperative July 1, 1998.
- 346 Inoperative January 1, 1994.
- 347 Operative upon appropriation of funds for administration thereof in Budget Act of 1991.
- 349 Not operative unless federal financial participation becomes available and unless the Budget Act of 1991 contains an appropriation providing support therefor, and, in that event, shall become operative on the effective date of the Budget Act of 1991.
- 351 Inoperative April 1, 1992.
- 352 Subdivision (b) inoperative from January 1, 1989, until December 31, 1991.
- 353 Effective January 1, 1992.
- 354 Operative April 1, 1991.
- 355 Notwithstanding Section 9605 of the Government Code, any section of any act enacted by the Legislature during the 1990 calendar year, which takes effect on or before January 1, 1991, which is enacted before this act, and which amends, amends and renumbers, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act, shall, until the operative date of this act, prevail over this act. Therefore, any section of any other act which amends, amends and renumbers, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act and which was enacted prior to this act shall remain operative only until the operative date of this act, at which time pursuant to Section 9605 of the Government Code, the sections of this act shall prevail over those sections.
- 356 Prior to July 1, 1992, the Board of Barber Examiners and the Board of Cosmetology shall conduct joint public hearings for the purpose of developing and recommending regulations for adoption by the board.
- 357 Operative in a county or city upon adoption of an ordinance to that effect by board of supervisors or city council.
- 358 Operative date of rules of court incorporating guidelines specified in Section 4720.1, Civil Code.
- 359 Repeal operative date of rules of court incorporating guidelines specified in Section 4720.1, Civil Code.
- 360 Para. (3) of subd. (l) operative only until January 1, 1993.
- 361 Amendments made by this act shall be effective for all claims with an effective date of January 1, 1991, or after.
- 362 Inoperative April 1, 1991.
- 363 If both this bill and SB 2647 are chaptered and this bill is chaptered last, this bill does not prevail over SB 2647, and the provisions of both bills shall become operative in a single, unified Chapter 4 (commencing with Section 4351) of Division 2 of the Public Utilities Code.
- 364 New construction performed on replacement dwelling subsequent to transfer of base-year value to that dwelling shall only apply with respect to replacement dwelling purchased or newly constructed on or after January 1, 1991.
- 365 Inoperative January 1, 1995.
- 366 Rejected by voters at November 6, 1990, election, Proposition 141.

- 367 Approved by voters at November 6, 1990, election, Proposition 142.
368 Operative July 1, 2000.
369 Provisions shall not become effective unless approved by Legislature in annual Budget Act.
370 Applicable in the computation of taxes for taxable or income years beginning on or after January 1, 1989.
371 Operative August 1, 1991.
372 Operative May 10, 1991.
373 Santa Cruz Metropolitan Transit District is exempt from provisions of this section until July 1, 1993.
374 Calculations of relative funding entitlements for 1990–91 and 1991–92 fiscal years shall be performed as if Sections 1 to 3, inclusive, of this act had not been enacted.
375 This section shall be operative only in the event that the estimated statewide cost of reimbursement exceeds one million dollars (\$1,000,000) per year.
376 Effective July 1, 1992.
377 Operative July 1, 1994.
378 Effective until June 30, 1994.
379 Operation with respect to 1990–91 fiscal year and prior fiscal years and shall not be operative for 1991–92 fiscal year and fiscal years thereafter.
380 Section shall remain in effect only until January 1, 1994, and as of that date is repealed, unless a later enacted statute, which becomes effective on or before January 1, 1994, deletes or extends the dates on which it is repealed; or until date upon which director informs Legislature that the new data system is established pursuant to Section 5610, whichever is later, unless provisions of the section are required by the federal government as a condition of funding for the Short-Doyle Medi-Cal program.
381 Calculations of relative funding entitlements for 1990–91 and 1991–92 fiscal years shall be performed as if Sections 2 to 4, inclusive, of this act had not been enacted.
382 Any emergency regulations issued under the authority of B&PC Section 11313.5, shall remain in effect until Dec. 31, 1992.
383 Repeal operative January 1, 1992, except if federal law requires the repeal of the Lancaster-Montoya Appraisal Act on a date prior to that January 1, 1992, section shall become operative on that earlier date.
384 Operative only during 1991–92 fiscal year.
386 Operative first day of month following month in which Department of Motor Vehicles is notified by Department of Finance of specified final judicial determinations by California Supreme Court or any California court of appeal.
387 Inoperative first day of month following month in which Department of Motor Vehicles is notified by Department of Finance of specified final judicial determinations by California Supreme Court or any California court of appeal.
388 Repeal operative July 15, 1991.
389 This section shall cease to be operative July 1, 1993, unless certain conditions are met.
390 Rejected by voters at Nov. 6, 1990, election, Proposition 143.
391 Rejected by voters at Nov. 6, 1990, election, Proposition 144.
392 Rejected by voters at Nov. 6, 1990, election, Proposition 145.
393 Approved by voters at Nov. 6, 1990, election, Proposition 146.
394 Rejected by voters at Nov. 6, 1990, election, Proposition 147.
395 Rejected by voters at Nov. 6, 1990, election, Proposition 148.
396 Rejected by voters at Nov. 6, 1990, election, Proposition 149.
397 Rejected by voters at Nov. 6, 1990, election, Proposition 150.
398 Rejected by voters at Nov. 6, 1990, election, Proposition 151.

- 400 Operative July 15, 1991.
401 Operative until July 1, 1992.
403 Operative August 1, 1991, except for paragraph (1) of subdivision (a) of Section 11450, which shall not be operative from August 1, 1991, to August 31, 1991.
404 Section shall cease to be operative on first day of first month of calendar quarter following notification to Board of Equalization by Dept. of Finance of final judicial determination by Cal. Supreme Court or any Cal. court of appeal that revenues collected pursuant to this section and R&TC Sec. 6201.2 that are deposited in the Local Revenue Fund are either "General Fund proceeds of taxes appropriated pursuant to Art. XIII B of the Cal. Const." or "allocated local proceeds of taxes."
405 Subd. (a) inoperative July 1, 1993, unless either of following applies: (1) if amount in Special Fund for Economic Uncertainties, as projected for June 30, 1993, is in excess of \$1.5 billion, not including amount of revenue expected for 1992-93 fiscal year, as specified, then subd. (a) inoperative July 1, 1992; (2) if amount in fund is in excess of \$1.5 billion, not including amount of revenue expected for last 6 months of 1992-93 fiscal year, as specified, then subd. (a) inoperative Jan. 1, 1993.
406 Section inoperative July 1, 1993, unless either of following applies: (1) if amount in Special Fund for Economic Uncertainties, as projected for June 30, 1993, is in excess of \$1.5 billion, not including amount of revenue expected for 1992-93 fiscal year, as specified, then section inoperative July 1, 1992; (2) if amount in fund is in excess of \$1.5 billion, not including amount of revenue expected for last 6 months of 1992-93 fiscal year, as specified, section inoperative Jan. 1, 1993.
407 Section operative August 1, 1991.
408 Delayed operative date deleted by amendment.
409 Section operative only if bond act is approved by voters at June 2, 1992, primary election that contains funds which may be used for this purpose.
411 Operative and inoperative provisions specified in Sec. 6051.4, R&TC, as added by Stats. 1991, Ch. 117.
412 Subd. (c) inoperative January 1, 1994.
413 Operative and inoperative provisions specified in Sec. 6201.4, R&TC, as added by Stats. 1991, Ch. 117.
414 Repeal operative May 30, 1992.
415 Repeal operative December 1, 1998. However, any unused credit may continue to be carried forward, as specified.
416 Applicable to taxable years beginning on and after January 1, 1991, and before January 1, 1996.
417 Operative December 1, 1996.
418 Applicable to any taxable year beginning on and after January 1, 1996.
419 Amendments made to Sec. 23456(d)(2), R&TC by Stats. 1991, Ch. 117, shall apply to income years beginning on or after January 1, 1990.
420 Amended by Governor's Reorganization Plan No. 1 of 1991; effective July 17, 1991.
421 Added by Governor's Reorganization Plan No. 1 of 1991; effective July 17, 1991.
422 Applicable for income years beginning on or after January 1, 1990.
423 Subd. (a) applicable for income years beginning on or after January 1, 1990.
424 Inoperative five years after effective date.
425 Repeal operative September 1, 1996.
426 Operative June 30, 1994.
427 Operative August 18, 1991.
428 Operative August 1, 1992.

- 429 Operative only if, for 1991-92 fiscal year, community college districts are granted relief, in whole or in part, from obligation to make expenditures during 1991-92 fiscal year pursuant to contracts with the Public Employees' Retirement System.
- 430 Repeal operative January 1, 1993, or on the date that subd. (a) of Section 6051.5 and subd. (a) of Sec. 6201.5 R&TC cease to be operative, whichever is later.
- 431 Operative if any provision of subd. (d) or (e) of Vehicle Code Section 11205, as added by Section 4 of Chapter 411 of the Statutes of 1991, or the application thereof to any person, is held to be unconstitutional.
- 432 Operative six months after the date this chapter becomes operative.
- 433 Repeal operative January 30, 1993.
- 434 Operative July 1, 1992.
- 435 Not operative unless Budget Act of 1992 contains appropriation of funds for the purposes of the act.
- 436 Subd. (c) inoperative July 1, 1996.
- 437 Operative only with respect to funds appropriated for this part for fiscal years through and including the 1990-91 fiscal year.
- 438 Section 1 of this act is applicable only to Santa Barbara County.
- 439 Inoperative December 31, 1995.
- 440 Operative July 1, 1993, except as otherwise specified.
- 441 Repeal operative January 1, 1995, or operative date of amendments to Sec. 40401, PRC, whichever occurs first, requiring appointment of member to California Integrated Waste Management Board, as specified.
- 442 Inoperative March 1, 1994.
- 443 Operative March 1, 1994.
- 444 Inoperative October 1, 1996.
- 445 Operative July 1, 1993.
- 446 Approved by voters at June 5, 1990, election, Proposition 120.
- 447 Inoperative during any fiscal year in which either State Department of Education or Department of Justice delivers to Assembly Chief Clerk and to the Secretary of the Senate a written statement indicating the agency does not have sufficient funding to perform its duties under this chapter for that fiscal year. After section becomes inoperative, it shall only again become operative after the Department of Education or Department of Justice delivers to Assembly Chief Clerk and to the Secretary of the Senate a written statement indicating the agency has sufficient funding to perform its duties under this chapter.
- 448 Approved by voters at June 5, 1990, election, Prop. 123.
- 449 Approved by voters at June 5, 1990, election, Prop. 121.
- 450 Approved by voters at June 5, 1990, election, Prop. 122.
- 451 Inoperative upon termination of contractual provisions relating to optimized waterflood program for Long Beach Unit.
- 452 Approved by voters at June 5, 1990, election, Prop. 107.
- 455 Article shall not become operative in any county unless and until it is adopted by resolution of the county board of supervisors.
- 456 Subd. (a) and (b) operative until January 1, 1994.
- 457 Operative only if and when federal standards for special design of cigarette lighters for purpose stated in this section are not in effect.
- 458 Section shall be operative without regard to taxable years and shall be operative with respect to any actions specified in R&TC Sections 18434 and 18570 that are required or permitted to be taken on or after August 2, 1990.
- 459 Not operative until State Fire Marshal adopts standards pursuant to Sec. 14942 and shall be operative only when those regulations are in effect as provided in HSC Sec. 14942, subd. (a).
- 460 Not operative. If formed district ceases to exist, Secs. 2 to 8, inclusive, of this act shall become operative on that date.

- 462 Any section of any act enacted by Legislature during 1991 calendar year, which takes effect on or before January 1, 1992, and which amends, amends and renumbers, adds, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 466 In the event of conflict between this chapter and the provisions of Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of Title 2 of the Government Code, this chapter shall prevail.
- 468 Subdivisions (b) and (d) operative until June 30, 1992.
- 469 Paragraphs (3), (4), (5), (6), (7), (8), (9), and (10) of subdivision (g) operative until July 1, 1992.
- 470 Operative first day of first month after effective date of act.
- 472 Effective until January 1, 1997, and as of that date is repealed, unless a later enacted statute which is enacted before January 1, 1997, deletes or extends that date. If that date is not deleted or extended, then, on or after January 1, 1997, Section 7471, as added by Section 5 of Chapter 1320 of Statutes of 1976, shall have the same force and effect as if this temporary provision had not been enacted.
- 474 Repeal operative December 1, 1995.
- 476 Operative only until regulations are adopted implementing the administrator certification program pursuant to H&SC Sec. 1569.616.
- 479 Operative upon regulations being adopted by the State Department of Social Services to implement the administrator certification program as provided for in this section.
- 480 Applicable in computation of taxes for taxable or income years beginning on or after January 1, 1991.
- 481 Repeal operative January 1, 1997. If repeal date has been deleted and if, thereafter, in any calendar year the Franchise Tax Board estimates by Sept. 1 that contributions described in this article made on returns filed in that calendar year will be less than \$250,000, or specified adjusted amount, as applicable, then this article is repealed with respect to taxable years beginning on and after Jan. 1 of that calendar year.
- 482 Subd. (d) inoperative January 1, 1997.
- 483 Section shall cease to be operative if the Director of Health Services determines (1) California's application for federal funds under the community supported living arrangements medicaid state plan option is not accepted; (2) California's application for renewal of funding for community supported living arrangements is not accepted during the course of the grant; (3) federal funding for community supported living arrangements ceases to be available; or (4) California determines that it no longer chooses to participate in the community supported living arrangements medicaid state plan option.
- 485 Approved by voters at June 2, 1992, election, Prop. 152.
- 486 Operative only if State Lands Commission executes on behalf of the state the contract referred to in subd. (a), Sec. 1, of this act.
- 487 Section shall apply only in a county of the second class, as defined by Sections 28020 and 28022 of the Government Code, as amended by Chapter 1204 of the Statutes of 1971.
- 488 Inoperative September 30, 1992.
- 489 Operative 91 days after the sine die adjournment of the 1991-92 First Extraordinary Session, notwithstanding the January 1, 1992, operative date in the act.

- 490 Inoperative January 1, 1996.
- 491 Subdivision (b) operative only until January 1, 1995.
- 492 Operative only if funds appropriated for purposes of this chapter from Item 6110-196-890, Sec. 2, Budget Act of 1991, are incorporated into and approved as part of the state plan that is required pursuant to Sec. 658 (E)(a) of federal Child Care Block Grant Act of 1990 (Sec. 5082, P.L.101-508).
- 493 Inoperative June 30, 1997.
- 494 Subd. (b) inoperative July 1, 1996.
- 495 Inoperative June 30, 1997. Repeal operative January 1, 1998, as specified. Upon repeal of article Gov.C. Sec. 74194 and Sec. 74195 shall be operative.
- 496 Delayed operative contingency deleted by amendment.
- 497 Not operative unless and until Dept. of Finance or Legislature authorizes augmentation of operating budget of Board of Administration of PERS to include three additional permanent, full-time positions to make possible the specified level of service.
- 498 Operative March 1, 1992.
- 499 Repeal operative June 30, 1997.
- 500 Approved by voters at June 2, 1992, election, Prop. 153.
- 501 Operative only if the U.S. Supreme Court, in its decision in the Nordlinger v. Hahn case, determines that any portion of Cal. Const. Art. XIII A, Sec. 2, is invalid, and shall, in that event, absent a shorter period specified by the Legislature by statute, be operative for only two years from the date of that decision.
- 502 Not operative until operative date of school district reorganization described in Sec. 1 of act.
- 503 Operative June 1, 1992.
- 504 Repeal operative Dec. 31, 1994, unless later enacted statute which is chaptered on or before Sept. 30, 1994, deletes or extends the date.
- 505 Subdivision (c) shall only remain in effect until the Los Angeles County Metropolitan Transportation Authority has, following a public hearing, adopted a formula for the allocation of funds, as specified.
- 506 Applicable to all small business disaster loan guarantee programs implemented on or after April 28, 1992.
- 507 Operative June 30, 1995.
- 508 For taxable years beginning on or after January 1, 1991, the provisions of RTC Sec. 17207, in addition to the losses specified within that section, shall apply to any loss sustained as a result of the Oakland/Berkeley Fire of 1991 or any other related casualty.
- 509 For income years beginning on or after January 1, 1991, the provisions of RTC Sec. 24347.5, in addition to the losses specified within that section, shall apply to any loss sustained as a result of the Oakland/Berkeley Fire of 1991 or any other related casualty.
- 510 Approved by voters at November 3, 1992, election, Prop. 155.
- 511 Any section of any act enacted by the Legislature during the 1992 calendar year, which takes effect on or before January 1, 1993, and which amends, amends and renumbers, adds, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted before or after this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 512 Effective January 1, 1986.

- 513 Subdivision (e) inoperative January 1, 1997.
- 514 Any section of any act enacted by the Legislature during the 1992 calendar year, which takes effect on or before January 1, 1993, and which amends, amends and renumbers, adds, repeals and adds, or repeals a section repealed by this act, shall prevail over this act, whether that act is chaptered before or after this act.
- 515 Adopted by voters at June 5, 1990, election, Prop. 114.
- 516 Provisions of paragraphs (2) and (3) of subdivision (a) shall remain in effect until January 1, 1996.
- 517 Inoperative March 31, 1993.
- 518 Chapter 162 prevails over Chapter 427 with regard to this section.
- 520 Section shall not be operative in any county until board of supervisors and board of retirement, by resolution adopted by a majority vote, make this section operative in the county.
- 521 Inoperative April 1, 1993.
- 522 Inoperative June 1, 1995.
- 524 Subd. (m) operative July 1, 1990.
- 525 Subd. (m) inoperative July 1, 1995
- 526 Inoperative April 10, 1998.
- 527 Section has no force or effect on or after January 1, 1995.
- 528 In effect until Director of Transportation determines that apportionments of all federal aid for secondary highways have been expended. Upon making determination, director shall submit notice to that effect to Secretary of State. Repealed on January 1 following receipt of notice by Secretary of State.
- 529 In effect until Director of Transportation determines that apportionments of all federal aid for urban systems have been expended. Upon making determination, director shall submit notice to that effect to Secretary of State. Repealed on January 1 following receipt of notice by Secretary of State.
- 530 This chapter shall not become operative with respect to the governing board of the Santa Clara County Open-Space Authority until funding is provided for activities of the authority under this chapter.
- 531 Operative on the later of July 1, 1993, or the date the Controller approves standards specified in Sec. 2 of this chapter relating to property tax payment by electronic fund transfer.
- 532 Amendments to subdivision (g), relating to veteran's organizations, shall be operative with respect to taxes levied for the 1989-90 fiscal year and fiscal years thereafter.
- 536 Repeal operative January 1 following 2-year period commencing upon designated certification by Director of Industrial Relations.
- 537 Operative from lien date in 1983 to and including lien date in 2002, after which section shall become inoperative.
- 539 Operative January 1, 2003.
- 542 Operative at commencement of the first academic semester, quarter, or term commencing on or after July 1, 1992.
- 544 Notwithstanding Sec. 2, Stats. 1990, Ch. 1660, BPC 651(h)(5)(B) shall become operative July 1, 1993.
- 545 Repeal operative June 30, 1998.
- 546 Repeal operative January 1, 2007.
- 547 Operative January 1, 2007.
- 548 Operative July 1, 1995.
- 549 Operative only if the Department of Toxic Substances Control adopts regulations defining "Class I violations."
- 552 Operative only if a funding source is identified by Superintendent of Public Instruction for the purposes of section on or before January 1, 1995.

- 553 Repeal operative January 1, 1995, unless tax-increment moneys have, prior to that date, been received by specified joint powers agency, in which case date of repeal shall be extended until time that joint powers agency shall expend these funds in accordance with this section.
- 556 Subdivision (b) shall apply to the assessment, computation, and collection of taxes for the fiscal year beginning on July 1, 1992, and thereafter.
- 557 Applicable for income years beginning on or after January 1, 1992.
- 558 Operative beginning first regular academic semester, quarter, or term commencing after January 1, 1993.
- 559 Subd. (a) operative in first fiscal year in which, as estimated pursuant to Section 24 of this act, amount in paragraph (1) equals or exceeds amount in paragraph (2).
- 560 Not operative prior to fiscal year immediately following fiscal year in which occurred the reduction and partial loan discharge described in subd. (a), Sec. 22.
- 561 Subd. (b) operative in event appellate court determines Section 41204.5, Ed. C., as added by Sec. 4 of this act, or any portion of Sections 18 to 20, inclusive, of this act, is unconstitutional, unenforceable, or otherwise invalid.
- 562 Paragraph 4 operative if, pursuant to this subdivision, subd. (b), Sec. 8, Article XVI, Cal. Const., excepting subparagraph (B) of paragraph (3), subd. (b), Sec. 8, is suspended for 1992-93 fiscal year because appellate court of this state determines any portion of Sections 18 to 20 of this act is unconstitutional, unenforceable, or otherwise invalid.
- 563 Not operative until Director of California Grape Rootstock Improvement Commission finds, in a referendum vote conducted by the director that at least 40% of the total number of grape rootstock nurseries from the list established by the director pursuant to Art. 5 (commencing with Section 74770), Ch. 12.6, Div. 22, F & A C, have participated and that 1) 65% of the nurseries that voted in the referendum voted in favor of this chapter, and the nurseries so voting marketed a majority of the total quantity of grape rootstock in the preceding marketing year by all of the nurseries that voted in favor of this chapter, or 2) a majority of the grape rootstock nurseries that voted in the referendum voted in favor of this chapter, and the nurseries so voting marketed 65% or more of the total quantity of grape rootstock in the preceding marketing year by all of the nurseries that voted in the referendum.
- 564 Inoperative June 1, 1993.
- 565 Operative April 1, 1995.
- 566 Operative March 31, 1996.
- 568 Repeal operative April 1, 1995.
- 569 Section shall be operative to the extent that the superintendent determines that funds are available pursuant to Section 52616.19 to implement the section on or after July 1, 1993.
- 570 Subdivision (c) inoperative January 1, 1995.
- 571 Effective only until Legislature receives the results of the department study pursuant to H&SC Sec. 1520.65 or January 1, 1994, whichever is earlier, and as of that date is repealed unless a later enacted statute, which is enacted before this date of repeal, deletes or extends that date.
- 574 Operative July 1, 1997.
- 575 Operative only for the 1992-93 fiscal year.
- 576 Operative upon certification by the Director of the Office of Statewide Health Planning and Development that sufficient private funds have been made available from private sources to implement this chapter.
- 577 Operative during each fiscal year only if the Student Aid Commission certifies that sufficient private funds have been donated to the Minority Health Professions Education Fund for that particular fiscal year for all costs related to implementation of this article.
- 578 Inoperative July 1, 2003.

- 579 Act shall become operative on date Secretary for Environmental Protection is advised by City of San Diego of completion of study being conducted by the Failure Analysis Associates on the February 1992 sewage spill in San Diego.
- 580 Repeal operative January 1, 2004.
- 581 Repeal operative June 30, 1994.
- 582 Supersedes and operative in place of H & S C Sec. 33682 as ad by SB 617, 1991-92 Regular Session.
- 583 Supersedes and operative in place of P R C Sec. 6010 as added by SB 617, 1991-92 Regular Session.
- 584 Supersedes and operative in place of R & T C Sec. 97.03 as added by SB 617, 1991-92 Regular Session.
- 585 Operative September 1, 1993.
- 587 Not operative until the Director of Motor Vehicles and the Director of Social Services determine that the total annual receipts from the "Have a Heart, Be a Star, Help Our Kids" license plates, established pursuant to Article 8.4 (commencing with Section 5072) of Chapter 1 of Division 3 of the Vehicle Code is sufficient to cover one or more of the priorities outlined in subdivision (d) of Section 18285 of the Welfare and Institutions Code.
- 588 Inoperative on the effective date of the regulations specified in Section 25158.4, H & S C, and repealed as of the following January 1.
- 589 Section shall not become operative until date of approval by the United States Secretary of Health and Human Services deems it necessary to implement provisions of section.
- 590 Subdivisions (c) to (j), inclusive, shall remain operative only until June 30, 1994.
- 591 Section shall not be operative unless Secretary of United States Department of Agriculture approves necessary waivers for centralized state issuance system.
- 592 Effective from July 1, 1993, until June 30, 1994.
- 594 Operative April 1, 1993, or when regulations are adopted pursuant to subd. (d) UIC Sec. 1088.5, whichever is sooner.
- 595 No force or effect on or after January 1, 1994.
- 596 Operative October 1, 1992.
- 599 Repeal operative January 1, 2003.
- 600 Section already repealed by statute.
- 602 Section shall become operative when the Budget Act of 1992 (Ch. 587) is enacted, and shall take precedence over contrary provisions set forth in Item 4260-490 of that Budget Act regardless of the order of chaptering.
- 605 Operative only if the Advisory Board on Private Security Services is abolished and Sections 7516, 7516.1, 7516.2, and 7516.3 of B & P C are repealed during the 1991-92 Regular Session.
- 606 Inoperative March 1, 1996.
- 608 Operative March 1, 1993.
- 609 Paragraph (2) operative only until July 1, 1993.
- 610 Repeal operative December 1, 1998.
- 611 Amendments to this section shall have no effect if federal government disapproves the citation system specified in the Long-Term Care Health, Safety and Security Act of 1973 as amended by this act as both a specified or alternate remedy under Sec. 1919(h) of the federal Social Security Act.
- 612 Inoperative on and after January 1, 1996, unless the Department of Toxic Substances Control submits regulations to the Office of Administrative Law by that date pursuant to subd. (e), Sec. 25200.3, H & S C.
- 615 Not operative prior to the 1993-94 fiscal year.
- 616 If voters do not approve imposition of the retail transactions and use tax at the election conducted pursuant to Gov C Sec. 68059.7, this title shall be repealed as of the date that the county certifies the election results to the Secretary of State.

- 618 In the event the federal exemption provided in USC Title 19, Sec. 1309, relating to supplies for certain vessels and aircraft, is repealed, this section is repealed as of that date.
- 620 Subd. (c) shall cease to be operative on January 1, 1998. However, any unused net operating loss may continue to be carried over to following years as provided in this subdivision until the net operating loss has been used.
- 622 Operative upon adoption by the Board of Supervisors of Riverside County of a resolution consolidating the Riverside and Corona Judicial Districts, finding there are sufficient funds therefor, and agreeing to assume any and all additional costs that may result therefrom.
- 623 Not operative if appropriation from State Highway Account to the Department of Transportation specified in Section 7 of chapter does not become operative.
- 624 Not operative unless and until a parcel of land, to be dedicated for the construction of a high school, is transferred pursuant to a written agreement between the City of Industry and the Pomona Unified School District, and a copy of this agreement is filed with the Secretary of State.
- 625 Subd. (j) operative until January 1, 1994.
- 626 Para. (a) (2) operative until January 1, 1994.
- 627 Subd. (b) operative until January 1, 1994.
- 628 Operative July 1, 1993.
- 629 Para. (a) (12) operative until January 1, 1994.
- 630 Para. (b) (8) operative until January 1, 1994.
- 631 Repealed because ACA 6 (Stats. 1992, Res. Ch. 135) was rejected by voters.
- 632 Effective December 1, 1992.
- 633 Effective January 1, 1993.
- 634 Section operative January 1, 1994.
- 635 Section operative June 30, 1991.
- 636 Para. (e) (2) shall become inoperative if federal Department of Defense Finance and Accounting Service Center is not located upon premises known as Norton Air Force Base in San Bernardino County and shall also become inoperative on Feb. 1, 1994, if that facility has not been awarded to that site before that date.
- 637 Operative only if Norton Air Force Base in San Bernardino County is selected as the site for a federal Defense Finance and Accounting Services facility on or before December 31, 1993.
- 638 Operative beginning with first regular academic semester, quarter, or term commencing after January 1, 1993.
- 639 Subd. (c) repealed as of December 1, 1998. However, any unused credit may continue to be carried forward, as specified.
- 640 Applicable to taxable years ending on or after December 31, 1983.
- 641 Operative January 1, 1997, unless later enacted statute, which is enacted before January 1, 1997, deletes that date. If the repeal date has been deleted and if, thereafter, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 2 (commencing with Sec. 18711), made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount, as specified, then section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 642 Operative January 1, 1997, unless later enacted statute, which is enacted before January 1, 1997, deletes that date. If the repeal date has been deleted and if, thereafter, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 3 (commencing with Sec. 18721), made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount, as specified, then section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.

- 643 Operative January 1, 1997, unless later enacted statute, which is enacted before January 1, 1997, deletes that date. If the repeal date has been deleted and if, thereafter, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 4 (commencing with Sec. 18731), made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount, as specified, then section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 644 Operative January 1, 1997, unless later enacted statute, which is enacted before January 1, 1997, deletes that date. If the repeal date has been deleted and if, thereafter, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 5 (commencing with Sec. 18741), made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount, as specified, then section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 645 Operative January 1, 1997, unless later enacted statute, which is enacted before January 1, 1997, deletes that date. If the repeal date has been deleted and if, thereafter, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 6 (commencing with Sec. 18761), made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount, as specified, then section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 646 Operative January 1, 1998, unless later enacted statute, which is enacted before January 1, 1997, deletes that date. If the repeal date has been deleted and if, thereafter, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 8 (commencing with Sec. 18791), made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount, as specified, then section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 647 Supersedes UIC Section 13101.
- 648 Repeal operative July 1, 1995.
- 649 Subdivision (b) shall be operative in the event that any appellate court of this state determines that any of Sections 9, 36, 37, 38, 43, 48, or 49 of this act are unconstitutional, unenforceable, or otherwise invalid.
- 650 Subdivision (b) inoperative July 1, 1994.
- 651 Operative until July 1, 1995.
- 652 Not operative during 1993-94 fiscal year.
- 653 This section supersedes any other provisions of the California Constitution that are in conflict with the provisions of this section, including, but not limited to, Section 9 of Article II.
- 654 Inoperative July 1, 2004.
- 655 Repeal operative January 1, 2005.
- 656 Operative only if legislation adding Gov C Sec. 15399.50 to create the Department of Permit Assistance is enacted and becomes operative on or before January 1, 1994.
- 657 Operative only during time that Article 3.5 (commencing with Sec. 11331) of Chapter 2 of Part 3 of Division 9 of the Welfare and Institutions Code is not operative.

- 658 Operative on date that, and only if, Director of Social Services has executed a declaration stating that appropriate federal waivers permitting funding pursuant to Part A (commencing with Sec. 601) of Subchapter IV of Chapter 7 of Title 42 of the United States Code have been obtained, but not sooner than January 1, 1994. Operative only so long as waivers are effective and federal financial participation is available.
- 659 Subd. (h), para. (2) shall become inoperative July 1, 1995.
- 660 If disproportionate share payments are not increased to level necessary to yield an additional \$50 million net to the General Fund revenue by January 1, 1994, subd. (d), para. (2), subpara. (B) shall become operative on that date, subpara. (A) shall become inoperative, and subpara. (B) shall be applied retroactively to July 1, 1993.
- 661 If disproportionate share payments are not increased to level necessary to yield an additional \$50 million net to the General Fund revenue by January 1, 1994, subd. (f), para. (4), subpara. (B) shall become operative on that date, subpara. (A) shall become inoperative, and subpara. (B) shall be applied retroactively to July 1, 1993.
- 662 Subdivision (b) inoperative July 1, 1993, operative July 1, 1994.
- 663 Applies to taxable years beginning on or after January 1, 1995.
- 665 Subd. (b) shall have no application or effect on and after January 1, 1997.
- 667 Applicable to taxable years beginning on and after January 1, 1991, and before January 1, 1993, and on and after January 1, 1995, and before January 1, 1996.
- 668 Inoperative for taxable years beginning on and after January 1, 1993, and before January 1, 1995.
- 669 Operative until December 31, 1993.
- 670 Any section of any act enacted by the Legislature during the 1993 calendar year, which takes effect on or before January 1, 1994, and which amends, amends and renumbers, adds, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 671 Repealed upon certification of Director of Finance, in writing, to the Secretary of State that all mortgages made, and all debts incurred, pursuant to Part 6 (commencing with Section 52500) of the Health and Safety Code on or before the date of the approval of the California Housing and Jobs Investment Bond Act (Part 6.1 (commencing with Section 52534)) of the Health and Safety Code by the California electorate, have been extinguished.
- 672 Operative and inoperative provisions relating to act specified in Sec. 28 of chapter.
- 673 Not operative because Proposition 173, the California Housing and Job Investment Bond Act, was rejected by voters November 2, 1993.
- 674 Inoperative if moneys are not transferred to the California Housing Insurance Fund pursuant to H & S C Section 51685.5 for the purposes defined in Section 51680.
- 675 Repeal operative January 1 following receipt of notice of initial adjustment of the boundaries of the first, second, third, fourth, fifth, sixth, and seventh division by the Board of Directors of the Orange County Water District pursuant to Section 1.2 (as added by Sec. 3, Stats. 1993, Ch. 213) of the Orange County Water District Act (Ch. 924, Stats. 1993).

- 676 Operative upon the receipt by the Secretary of State of the notice specified in Section 1 (as amended by Sec. 1, Stats. 1993, Ch. 213) of the Orange County Water District Act (Ch. 924, Stats. 1993).
- 677 Inoperative July 1, 1999.
- 678 Section not operative prior to June 30, 1993.
- 679 Inoperative July 1, 2000.
- 680 Licensing requirements set forth within this article are hereby suspended and shall be inoperative August 2, 1993, the effective date of Section 1 of Chapter 255 of the Statutes of 1993.
- 681 Effective until Article 3 (commencing with Section 5730) of Chapter 3.7 of Division 3 of the Business and Professions Code is repealed or until a state agency or commission is designated to permit or enforce those provisions.
- 682 Operative August 1, 1994, but shall not be implemented unless the Legislature appropriates money to the Department of Corporations for costs related to the department's initial duties in authorizing workers' compensation health care provider organizations.
- 683 Operative January 1, 2001.
- 684 Para. (5) and (6) of subd. (a) shall become operative January 1, 1994.
- 685 Applicable only to a county of the first class, as defined by Sec. 28020 of the Gov C, as amended by Chapter 1204 of the Statutes of 1971, and Sec. 28022 of the Gov C, as amended by Chapter 43 of the Statutes of 1961.
- 686 Any section of any act enacted by the Legislature during the 1993 calendar year, which takes effect on or before January 1, 1994, and which amends, amends and renumbers, repeals and adds, or repeals this section, shall prevail over the amendment of that section by this act, whether that act is chaptered before or after this act.
- 687 Subdivision (e) inoperative July 1, 1996.
- 688 Not operative unless the California National Guard notifies the Department of Personnel Administration that the conversion of all fire protection personnel employed at the Armed Forces Reserve Center in Los Alamitos to state civil service is complete.
- 689 This act shall not become operative unless and until the Interstate Commerce Commission has adopted and made effective final regulations embodying standards set forth in the Interstate Surface Transportation Efficiency Act of 1991 (49 U.S.C., Sec. 11506).
- 690 Operative on the date that both the office of the marshal serving the Santa Barbara Municipal Court and the office of the marshal serving the Lompoc Municipal Court become vacant.
- 691 Effective until January 1, 1997.
- 692 Section shall not be operative until the board of supervisors in a county of the first class, by resolution adopted by a majority vote, makes section operative with respect to any employee who becomes a member after effective date of resolution.
- 694 Upon repeal, section as it existed prior to enactment of this temporary provision shall have the same force and effect as if this temporary provision had not been enacted.
- 697 Subdivision (i) operative on and after July 1, 1994.
- 698 Operative March 31, 1995.
- 699 Repeal operative March 31, 1995.
- 700 Repeal operative July 1, 1999.
- 702 Inoperative if Director of Transportation receives notice of determination by National Highway Traffic Safety Administration that implementation of that provision would subject California to a transfer of funds pursuant to Sec. 153, Title 23, United States Code.

- 705 Operative January 1, 1997, or upon receipt by the Secretary of State from the Director of Transportation of the notice of determination by the National Highway Traffic Safety Administration that implementation of Section 400, as amended by Section 2 of the act that enacted this section during the 1993–94 Regular Session of the Legislature, would subject California to a transfer of funds pursuant to Section 153 of Title 23 of the United States Code, whichever occurs first.
- 706 Repeal operative December 31, 1997, unless repealed on an earlier date pursuant to Sec. 28 of this act.
- 707 Operative on January 1, 1998, unless operative on an earlier date pursuant to Sec. 28 of this act.
- 708 Operative only if the State Energy Resources Conservation and Development Commission receives, on or before February 28, 1994, not less than a total of two hundred twenty thousand dollars (\$220,000) in nonstate funds consisting of contributions shared among electric utilities, lighting manufacturers, and other private sources, together with any federal funds received for the purpose.
- 709 Repeal operative January 1, 1998, unless repealed earlier pursuant to subdivision (c) of Government Code Section 95003 which states that Government Code Title 14 shall remain in effect only until the state terminates its participation in Part H of the Individuals with Disabilities Education Act (20 U.S.C. Sec. 1471 et seq.) and notifies the Secretary of the Senate of the termination, and as of that later date is repealed.
- 710 Operative January 1, 1998 unless repealed earlier pursuant to subdivision (c) of Government Code Section 95003 which states that Government Code Title 14 shall remain in effect only until the state terminates its participation in Part H of the Individuals with Disabilities Education Act (20 U.S.C. Sec. 1471 et seq.) and notifies the Secretary of the Senate of the termination, and as of that later date is repealed.
- 711 Effective July 1, 1994.
- 712 Operative January 1, 2004.
- 714 Operative February 14, 1994.
- 715 Inoperative February 14, 1994.
- 718 Inoperative July 1, 2001.
- 719 Repeal operative January 1, 2002.
- 722 Applicable in computation of taxes for each taxable year beginning on or after January 1, 1993.
- 723 Applicable in computation of taxes for each income year beginning on or after January 1, 1993.
- 724 Repeal operative January 1, 1999. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Pt. 10.2, Ch. 3, Art. 10 (Sec. 18811 et seq.) made on returns filed in that calendar year will be less than two hundred fifty thousand dollars (\$250,000), or the adjusted amount specified in subdivision (c), RTC Sec. 18816, as may be applicable, then this article is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 726 Operative upon effective date of any federal legislation which is enacted requiring payment of royalty on production of locatable minerals, produced from any mining claim located or converted on federal lands in this state, excluding royalties paid on oil, gas, and geothermal lease activities, and not already subject to disposition under any of the following: (1) the Mineral Lands Leasing Act (30 U.S.C. Sec. 191), (2) the Geothermal Steam Act of 1970 (30 U.S.C. Sec. 100), (3) the Materials Act of 1947 (30 U.S.C. Sec. 601), (4) the Mineral Leasing Act for Acquired Lands (30 U.S.C. Sec. 351).
- 727 Not operative because SCA 4 (Stats. 1993, Res. Ch. 93) was rejected by voters at June 7, 1994, election, as Proposition 178.

- 728 Operative and inoperative provisions relating to act specified in Sections 77501-77505 of the Food and Agricultural Code, as added by this act.
- 729 Inoperative April 1, 1997.
- 730 Operative April 1, 1997.
- 731 In effect only until six months following execution of declaration, that shall be retained by director, stating State Department of Social Services has secured permanent stable federal funding source to support family preservation services, and as of that date shall be repealed. If director does not execute declaration prior to January 1, 1997, this section shall become inoperative on July 1, 1997, and as of January 1, 1998, is repealed.
- 732 Any section of any act enacted in 1993 at 1993-94 Regular Session of Legislature that amends, adds, or repeals any section of State Teachers' Retirement Law (Part 13 (commencing with Sec. 22000), Ed. C.) and that is chaptered either before or after this act is chaptered shall prevail over this act.
- 734 Section effective as long as Section 42 of Internal Revenue Code remains in effect.
- 735 Applicable only to income years beginning on or after January 1, 1993.
- 736 Inoperative August 1, 1999.
- 738 After notification to Legislature and Secretary of State that completion of Calif. Department of Transportation Project Number 11-RIV-86, P.M. R22.0, 179800 has occurred, this section shall remain in effect only until July 1 after the then current fiscal year has elapsed, and as of that date this section is repealed.
- 739 Inoperative April 1, 1995.
- 741 Inoperative when the Governor determines that there is no longer any need for a representative for the purposes of this section.
- 743 Repeal operative December 1, 2003.
- 745 Inoperative June 30, 1998.
- 746 Provisions of this Section as added by this Ch. shall prevail over the provisions of Stats. 1993, Ch. 56.
- 747 Repealed on January 1, 1996, or date State Department of Health Services commences implementation, after adoption of regulations and receipt of necessary federal approvals, of pediatric service continuum described in Section 4 of act that added this section to Welfare and Institutions Code, whichever is earlier.
- 748 Inoperative January 1, 1995, if the county and the requisite number of cities within the county have not voted to form the Ventura County Waste Management Authority, as specified.
- 749 Subdivisions (a) and (b) operative until January 1, 2000.
- 750 Operative April 1, 1994.
- 752 Approved by voters at June 7, 1994, election, Prop. 179.
- 756 Prevails over any section of AB 1519 that adds Section 33681.6 to the Health and Safety Code.
- 757 Prevails over any section of AB 1519 that adds Section 33682.1 to the Health and Safety Code.
- 759 Inoperative date for subdivision (c) deleted by amendment.
- 760 Section shall become operative January 1, 1995, or the operative date of any federal legislation, as specified, that is enacted prior to January 1, 1995, whichever operative date is later.
- 761 Subd. (b), (c), and (d) shall become inoperative on January 1, 1995.
- 762 Inoperative on date regulations adopted pursuant to this section re foster family home licensing are filed with the Secretary of State.
- 763 Not operative because ACA 6 (Stats. 1992, Res. Ch. 135) was rejected by voters.
- 764 Subdivision (a) inoperative June 30, 1997.
- 765 Subdivision (b) inoperative June 30, 1997.
- 767 Applicable to the 1993-94 fiscal year unless otherwise specified.
- 768 Repeal operative January 1, 1994.

- 771 Repeal operative on effective date of repeal of Welfare and Institutions Code Sec. 14105.33.
- 772 Repeal operative January 1 of the year following notification of the Governor and the Franchise Tax Board of the completion of the beautification and enhancement of an existing veterans memorial on state capitol grounds.
- 773 Operative for income years beginning on or after January 1, 1993.
- 774 Repeal operative January 1 of the fifth taxable year following the notification of the Franchise Tax Board, as specified. If, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in this article made on returns filed in that calendar year will be less than two hundred fifty thousand dollars (\$250,000), then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 775 Applicable to taxable and income years beginning on or after January 1, 1987.
- 776 Operative at commencement of first regular academic semester, quarter, or term commencing on or after July 1, 1993.
- 778 Inoperative July 1, 1994, if Sacramento Regional County Solid Waste Management District is not formed in accordance with subd. (a), Sec. 60020, PRC.
- 780 Operative only if Secretary of United States Department of Housing and Urban Development does not issue, on or before October 24, 1993, final regulations that establish thermal insulation and energy efficiency standards for manufactured housing that take effect before January 2, 1995.
- 781 Inoperative upon receipt of specified information re environmental Blue Sky license plate applications by Secretary of State.
- 782 Section shall remain in effect until July 1, 1995. If Division of Medical Quality and Board of Podiatric Medicine each adopt regulations, regarding disclosure of information received pursuant to this section to inquiring members of public, by July 1, 1995, this section shall remain in effect after July 1, 1995. If Division of Medical Quality and Board of Podiatric Medicine do not adopt those regulations, this section shall become inoperative July 1, 1995, and as of January 1, 1996, is repealed.
- 783 Operative July 1, 1995, if board and Board of Podiatric Medicine do not adopt regulations regarding disclosure of information received pursuant to this section to inquiring members of public by July 1, 1995.
- 784 Except as provided in subdivision (b), this section shall remain in effect until July 1, 1995. If Division of Medical Quality and Board of Podiatric Medicine each adopt regulations in accordance with this section by July 1, 1995, this section shall remain in effect after July 1, 1995. If Division of Medical Quality and Board of Podiatric Medicine do not adopt those regulations, this section shall become inoperative on July 1, 1995, and as of January 1, 1996, is repealed.
- 785 Operative July 1, 1995, only if board and Board of Podiatric Medicine do not adopt regulations regarding disclosure of information described in subd. (a) to inquiring members of public by July 1, 1995.
- 787 Operative April 1, 1994.
- 788 If funds are transferred pursuant to Budget Act of 1993, or other legislation from Contingent Fund of Medical Board of California to General Fund in 1993-94 fiscal year, section, as amended by Sec. 33 of bill shall be repealed on date of transfer or January 1, 1994, whichever is later.
- 789 If funds are transferred pursuant to Budget Act of 1993, or other legislation from Contingent Fund of Medical Board of California to General Fund in 1993-94 fiscal year, section, as added by Sec. 33.5 of bill, shall not become operative.
- 790 Operative for each taxable year beginning on or after January 1, 1993.
- 791 Operative January 20, 1994.
- 792 Subdivision (j) inoperative January 1, 1997.
- 793 Paragraph (12) of subdivision (a) shall remain operative until January 1, 1997.
- 794 Subd. (g) inoperative January 1, 1994.

- 795 Operative because ACA 6 (Stats. 1992, Res. Ch. 135) was rejected by voters.
796 Operative for the 1993-94 fiscal year.
797 Inoperative on date regulations adopted pursuant to Section 1521.6 of the Health and Safety Code re foster family home licensing are filed with the Secretary of State.
- 798 Repeal operative January 1, 1999, unless a later enacted statute, which is enacted before January 1, 1999, deletes that date. If, in any calendar year the Franchise Tax Board estimates by Sept. 1 that contributions described in RTC Div. 2, Pt. 10, Ch. 17, Art. 6.9 (commencing with Sec. 18518) made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount, as specified, then this article is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 799 Effective until January 1, 1998.
- 800 This section shall cease to be operative on January 1, 2001, or on January 1 of the earliest year thereafter, if the total employment in this state, as determined by the Employment Development Department on the preceding January 1, does not exceed by 100,000 jobs the total employment in this state on January 1, 1994, and as of that date is repealed.
- 801 Applicable to taxable and income years beginning on or after January 1, 1993.
802 Applicable in computation of taxes for income years beginning on or after January 1, 1994.
- 803 Inoperative on date public transit fares in City and County of San Francisco are increased.
- 804 Operative January 1 next following date that public transit fares in City and County of San Francisco are increased.
- 805 Operative October 1, 1993.
- 806 Not effective because Ch. 1145, Stats. 1993, prohibits a facility from being subject to a facility fee for treatment, storage, or disposal, if that activity took place before July 1, 1986, and if the fee for the activity was not paid prior to January 1, 1994.
- 807 Operative until January 1, 1994.
- 808 Operative upon repeal of Title 14 (commencing with Sec. 95000) of the Government Code as added by Sec. 2 of Ch.
- 809 Operative June 8, 1994, because SCA 15 (Stats. 1993, Res. Ch. 67) was approved by voters at June 7, 1994, election, as Proposition 176.
- 810 Operative because ACA 8 (Stats. 1993, Res. Ch. 92) was adopted by voters at June 7, 1994, election, as Proposition 177.
- 811 Operative February 18, 1994.
- 812 Rejected by voters at June 7, 1994, election, Prop. 1A.
- 813 Section 8 of this act is severable from the other provisions of this act so that if the inclusion of the provisions of Section 8 is held to violate Cal. Const., Art. IV, Sec. 9, Section 8 of this act shall become inoperative.
- 814 Rejected by voters at June 7, 1994, election, Prop. 1C.
- 815 Operative only if Section 8 of SB 131, 1993-94 Reg. Sess. (Statutes 1994, Ch. 15), is enacted but becomes inoperative and, in that case, this act shall become operative at the same time that Section 8 of SB 131 becomes inoperative.
- 816 Rejected by voters at June 7, 1994, election, Prop. 1B.
- 817 Not operative due to provisions of Sec. 66, Stats. 1994, Ch. 27.
- 818 Applicable to each income year beginning on or after January 1, 1995.
- 819 Applicable to each income year beginning on or after January 1, 1991.
- 820 Operative only if substantial land acquisition funding available for allocation to the Coachella Valley Mountains Conservancy is provided in a state general obligation bond act that is submitted to the voters at a statewide election in 1992.

- 821 Inoperative June 30, 1994.
- 822 Operative because SCA 33 (Stats. 1990, Res. Ch. 57) was adopted November 6, 1990, as Proposition 127.
- 823 Not operative because Proposition 129 of the November 6, 1990, general election was rejected by the voters.
- 824 Not operative because Proposition 147 of the November 6, 1990, general election was rejected by the voters.
- 825 Operative because SCA 32 (Stats. 1989, Res. Ch. 167) was adopted June 5, 1990, as Proposition 112.
- 826 Applicable to each taxable year beginning on or after January 1, 1993.
- 827 Inoperative when the governing board of the Fort Ord Reuse Authority determines that 80% of the territory of Fort Ord designated for development or reuse in the Fort Ord Reuse Plan prepared pursuant to Gov. C. Title 7.85 (Sec. 67650 et seq.) has been developed or reused in a manner consistent with the plan adopted or revised pursuant to Gov. C. Sec. 67675, or June 30, 2014, whichever occurs first.
- 828 Operative January 1, 2015.
- 829 Effective until March 15, 1997.
- 830 Not operative until the Secretary of the Senate and the Chief Clerk of the Assembly receive written notice from the Governor that he or she has determined that sufficient funds are currently available to implement the provisions of this act.
- 831 Not operative because Chapter 15 of the Statutes of 1994 was rejected by voters voting on the measure, as Proposition 1A, at the June 7, 1994, statewide primary election.
- 832 Any section of any act enacted by the Legislature during the 1994 calendar year that takes effect on or before January 1, 1995, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section amended by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, this act.
- 833 Any section of any act enacted by the Legislature during the 1994 calendar year that takes effect on or before January 1, 1995, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 834 Operative June 30, 1995.
- 835 Inoperative if the Director of the Department of Consumer Affairs fails to provide to the Chair of the Joint Legislative Budget Committee information as specified in Sec. 1 of Stats. 1994, Ch. 150.
- 836 Operative only during the time that Section 11008.135 is not operative.
- 837 Operative on the effective date of federal law that prohibits providing assistance to sponsored aliens, and shall remain operative only as long as federal law remains in effect. The director shall determine the operative dates of this section pursuant to this subdivision and shall execute a declaration, that shall be retained by the director, that sets forth the operative date or termination date.
- 838 Repeal operative July 1, 1996, unless registered reimbursement warrants remain outstanding, in which case provisions shall continue in effect until warrants are paid.
- 839 Applies only to civil tax matters in dispute on or after effective date of this act.
- 840 Repeal operative July 1, 1997.

- 841 Operative only if the executive officer of the Riverside County Local Agency Formation Commission executes a certificate of completion pursuant to Section 57200 of the Government Code for Riverside County Local Agency Formation Commission Case No. 94-16.
- 843 Operative 60 days after the date that the act that adds this section is chaptered.
- 845 Repeal operative April 1, 1997.
- 846 Subdivision (a) shall become operative on January 2, 1995.
- 847 Operative January 2, 1995.
- 850 Operative January 1, 2000.
- 851 Repeal operative December 31, 1996.
- 852 Operative 30 days after the regulations adopted pursuant to Section 12028 are filed with the Secretary of State, and shall remain in effect until a date that is two years later, and as of the next following January 1 is repealed, unless a later enacted statute which becomes operative on or before that January 1, deletes or extends that date.
- 853 Operative January 1, 1996, only if the Commissioner of Corporations has received, on or before March 1, 1995, from no fewer than 150 persons, a notice of intention to file an application for licensure as a residential mortgage lender or residential mortgage loan servicer, accompanied by the application filing fee and an annual financial report for calendar year 1994 that meets the requirements of subdivision (a) of Section 50401, and the Legislature appropriates money for the implementation of Division 20 (commencing with Section 5000) of the Financial Code, as added by this act, to the Department of Corporations from Item 2180-001-067 of the 1995-96 Budget Act.
- 855 Operative June 30, 1999.
- 856 Operative January 1, 1996, unless the Commissioner of Corporations has received, on or before March 1, 1995, from no fewer than 150 persons, a notice of intention to file an application for licensure as a residential mortgage lender or residential mortgage loan servicer, accompanied by the application filing fee and an annual financial report for calendar year 1994 that meets the requirements of subdivision (a) of Section 50401, and the Legislature appropriates money for the implementation of the division to the Department of Corporations from Item 2180-001-067 of the 1995-96 Budget Act.
- 857 Section shall become operative on July 1, 1995, in the case of apartment houses as described in paragraph (3) of subsection (a).
- 858 Repeal operative January 1, 1999, or until the operative date of any amendments to Section 40401 requiring the appointment of a member to the board who has previously served as an elected local government official with demonstrated expertise in solid waste management and recycling, whichever occurs earlier.
- 859 Operative March 1, 1995.
- 861 Operative November 30, 1994.
- 862 Section ceases to be operative 180 days after date that an annuity contract and custodial account established pursuant to Chapter 36 (commencing with Section 24950) becomes operative.
- 863 Operative on date section ceases to be operative.
- 865 Repeal operative July 1, 1998.
- 866 Operative upon filing with the Secretary of State regulations adopted by the Department of Employment Development pursuant to the Administrative Procedure Act (Gov. C. Sec. 11340 et seq.) to implement this section, but in no event shall section become operative later than May 31, 1995.
- 868 Subdivision (b) shall not be operative and shall have no effect on and after January 1, 1998.
- 869 Subdivision (e) shall not become operative until January 1, 1995.
- 874 Operative October 1, 1995.

- 875 Operative only in those taxable years in which substantially similar treatment is allowed under federal law.
- 876 Inoperative April 1, 1998.
- 877 Applicable to each taxable year beginning on or after January 1, 1993.
- 878 Operative date deleted by amendment.
- 880 Effective only until the date upon which those revenue bonds described in subdivision (a) have been fully amortized, and as of that date is repealed.
- 882 Operative on the first day of the first calendar quarter commencing more than 45 days after the effective date of this act.
- 887 Operative only if California receives federal funds for juvenile crime prevention programs or activities and made available for the general purpose of funding schools that target juvenile offenders.
- 888 Repeal operative December 1, 2000.
- 889 Operative December 1, 2000.
- 890 Operative only (a) upon adoption of a resolution by the Regents of the University of California by April 1, 1995, as specified in FAC Sec. 600 and (b) upon determination by the university that sufficient funding is available to carry out the purposes of FAC Art. 10 (Sec. 591 et seq.).
- 894 Operative for taxable or income years beginning on or after January 1, 1995.
- 896 Repeal operative November 30, 1995.
- 898 Repeal operative November 30, 1997.
- 899 Inoperative June 30, 2000.
- 900 Operative November 9, 1994.
- 901 Inoperative September 1, 1996.
- 906 Inoperative July 1, 2014.
- 909 Operative only until July 1, 1996, except as otherwise provided.
- 910 Subdivision (e) operative January 1, 1995.
- 913 Inoperative January 1, 2000.
- 914 Operative January 1, 1999, unless repeal dates of Article 2.6 (commencing with Section 17550) and Article 2.7 (commencing with Section 17550.35) of Chapter 1 of Part 3 of Division 7 of the Business and Professions Code, as added by Stats. 1994, Ch. 1123, are extended beyond that date, in which case this section shall again become operative on the date that both Article 2.6 and Article 2.7 are repealed.
- 916 Inoperative if Environmental Protection Agency finds that the economic incentive program contained in section is not an acceptable transportation control measure that will contribute to compliance with federal requirements for the use of transportation control measures in certain ozone nonattainment areas.
- 918 Operative when both the following occur: (1) system required by subd. (b) of Sec. 44060 of H & S C for the electronic filing of certificates of compliance or noncompliance is determined to be operational by the Department of Consumer Affairs and that fact is reported by the department to the Secretary of State; and (2) the San Diego County Air Pollution Control District and the Ventura County Air Pollution Control District have sufficient funds available to implement the pilot program established pursuant to subd. (b) of Section 43705 of H & S C, as determined by each of those districts and reported by each district to the Secretary of State.
- 919 Inoperative five years from the date determined pursuant to Section 32 of Stats. 1994, Ch. 1192.
- 920 Operative January 1 following inoperative date of Section.
- 921 Operative five years from the date determined pursuant to Section 32 of Stats. 1994, Ch. 1192.
- 922 Effective for entire 1994–95 fiscal year and each fiscal year thereafter.
- 924 Subdivision (c) repealed March 1, 1996.
- 925 Operative July 1, 1999.

- 928 Operative until the secretary certifies to the Secretary of State that producers have voted in a referendum to suspend the operation of this chapter.
- 929 Applicable to taxable years beginning on or after January 1, 1994.
- 930 Applicable to income years beginning on or after January 1, 1994, except that paragraph (1) of subdivision (q) is applicable to income years beginning on or after January 1, 1993.
- 932 Implemented only to extent that necessary federal waivers are obtained. Inoperative on date that, and only if, Director of Mental Health executes a declaration, to be retained by director, that more than 10 percent of all counties fail to become mental health plan contractors, and no acceptable alternative contractors are available, or if more than 10 percent of all funds allocated for Medi-Cal mental health services must be administered by the State Department of Mental Health because no acceptable plan is available.
- 933 Effective as if included in Chapter 33 of the Statutes of 1994.
- 934 Operative January 1, 1999. If in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Pt. 10.2, Ch. 3, Art. 9 (Sec. 18801 et seq.) made on returns filed in that calendar year will be less than two hundred fifty thousand dollars (\$250,000), or the adjusted amount specified in subdivision (c), RTC Sec. 18804, as may be applicable, then this article is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 935 Operative January 1 of the fifth taxable year following the notification required under subdivision (a) of Section 18821. Notwithstanding subdivision (a) of this section, if in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Pt. 10.2, Ch. 3, Art. 11 (Sec. 18821 et seq.) made on returns filed in that calendar year will be less than two hundred fifty thousand dollars (\$250,000), then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 936 Applicable to income years beginning before January 1, 1995.
- 937 Applicable to income years beginning on or after January 1, 1995.
- 938 Operative January 1 of the fifth taxable year following the notification required under subdivision (a) of Section 18821.
- 939 Changes from the terms "postconsumer waste," "secondary waste," and "total weight" to "postconsumer material," "secondary material," and "fiber weight" shall take effect immediately. All other changes shall not be operative until January 1, 1995.
- 940 Operative in a county only if the board of supervisors adopts the provisions of this section by ordinance.
- 941 Not operative in the 1993-94 fiscal year.
- 942 Section shall prevail over the provisions of Stats. 1994, Ch. 1294.
- 943 Inoperative January 1, 1995 by provisions enumerated in Section 20, Stats. 1994, Chapter 1167.
- 944 Prevails over Chapter 1247, Statutes of 1994, with regard to this section.
- 945 Operative only if the final certification made pursuant to Ed C 41206 (b) for the 1992-93 fiscal year determines that the minimum school funding obligation set forth in Cal. Const., Art. XVI, Sec. 8, was not met pursuant to appropriations and legislation that are chaptered before this act is chaptered.
- 946 Only operative in city, county, or city and county the governing body of which adopts a resolution affirming that it shall be operative in that city, county, or city and county.
- 947 Inoperative September 30, 1994.
- 948 Operative September 30, 1994.
- 950 Operative September 28, 1994.
- 951 Inoperative November 30, 1994.

- 952 Prevails over Chapter 447, Statutes of 1994, Reg. Sess., with regard to this section.
- 953 Prevails over Chapter 880, Statutes of 1994, Reg. Sess., with regard to this section.
- 954 Prevails over Chapter 904, Statutes of 1994, Reg. Sess., with regard to this section.
- 955 Prevails over Chapter 716, Statutes of 1994, Reg. Sess., with regard to this section.
- 956 Prevails over Chapter 878, Statutes of 1994, Reg. Sess., with regard to this section.
- 957 Prevails over Chapter 717, Statutes of 1994, Reg. Sess., with regard to this section.
- 958 Applicable to taxable and income years beginning on or after January 1, 1994.
- 959 Repeal operative December 31, 1997.
- 960 Applicable only to county superintendents of schools, county boards of education, school districts, and community college districts that had investments or deposits in the county investment fund of Orange County and were adversely impacted by the financial crisis in Orange County that led to the filing of the petition for declaration of bankruptcy of the county.
- 961 The changes to subdivisions (a) and (b) made by the act adding this subdivision shall apply to each taxable year beginning on or after January 1, 1995.
- 962 Inoperative date for subd. (m) deleted by amendment.
- 963 Inoperative date for subd. (e) deleted by amendment.
- 964 Any section of any act enacted by the Legislature during the 1995 calendar year that takes effect on or before January 1, 1996, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 1995 calendar year and takes effect on or before January 1, 1995, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 965 Inoperative April 10, 2000.
- 966 Repeal operative when director executes a declaration stating that any federal approval required for implementation of WIC Section 10850.3 has been obtained.
- 967 Effective only if director executes a declaration stating that any federal approval required for the implementation of WIC Section 10850.3 has been obtained.
- 968 Repeal operative January 1, 1999. If repeal date has been deleted and if, thereafter, in any calendar year the Franchise Tax Board estimates by Sept. 1 that contributions described in this article made on returns filed in that calendar year will be less than \$250,000, or a specified adjusted amount, as applicable, then this article is inoperative with respect to taxable years beginning on and after Jan. 1 of that calendar year.
- 969 Operative and inoperative provisions relating to act are specified in Sections 78640-78698 and 78720-78725 of the Food and Agricultural Code, as added by this act.
- 970 If the Internal Revenue Service determines that any provision of Part 3 (commencing with Section 20000) or Part 3.4 (commencing with Section 21750) cannot be given effect without placing a retirement system administered under those parts out of conformity with USC, Title 26, Sec. 26, that provision, only to the extent that it causes that nonconformity and only with respect to the affected parties, shall become inoperative with respect to the payment of benefits pursuant to Part 3 as of the effective date of the determination.

- 971 If, in the opinion of any court or administrative officer, a different result under any provisions of Part 3 (commencing with Section 20000), or Part 3.4 (commencing with Section 21750) of Division 5 of Title 2 of the Government Code as read on December 31, 1995, would occur because of the enactment of this act, the provisions as read on December 31, 1995, shall be followed and the result shall be as it would have been on December 31, 1995. Further, any section of any act enacted in 1995 at the 1995-96 Regular Session of the Legislature that amends, adds, or repeals any section of Part 3 (commencing with Section 20000), or Part 3.4 (commencing with Section 21750) of Division 5 of Title 2 of the Government Code and that is chaptered either before or after this act is chaptered shall prevail over this act.
- 972 This section shall supersede Section 21353 with respect to all local miscellaneous members who retire after the date this section becomes applicable to their respective employers.
- 973 This section shall only be operative with respect to a county where the board of supervisors has made Gov C 31840.5 applicable in that county.
- 974 This section shall be operative with respect to the employees described in subdivision (a) only if authorized by, and in accordance with, a memorandum of understanding reached between the Trustees of the California State University and the recognized employee organization pursuant to the Higher Education Employer-Employee Relations Act (Chapter 12 (commencing with Section 3560) of Division 4 of Title 1).
- 975 The operative date of this section with respect to a local safety member shall be the date upon which the local safety member becomes subject to Section 21369.
- 976 The operative date of this section with respect to a local safety member shall be the date upon which the local safety member becomes subject to Section 21370.
- 977 This section shall only be applicable in county of the 17th class, as defined by Sections 28020 and 28038, as amended by Stats. 1971, Ch. 1204.
- 978 This shall apply only to Riverside County as a two-year pilot project between July 1, 1992 and June 30, 1994.
- 979 The section shall supersede Section 21363, 21366, 21368, 21369, or 21370, whichever is then applicable, with respect to patrol and local safety members who retire after the date this section becomes applicable to their respective employers.
- 980 The operative date of this section with respect to a local safety member shall be the effective date of the amendment to his or her employer's contract electing to be subject to this section.
- 981 The operative date of this section with respect to a local member shall be the effective date of the amendment to his or her employer's contract electing to be subject to this section.
- 982 The operative date of this article with respect to a local miscellaneous member shall be the effective date of the amendment to his or her employer's contract electing to be subject to this article.
- 983 This section shall apply only to a city with a population in excess of 300,000 in a county of the eighth class, as defined by Secs. 28020 and 28029, as amended by Stats. 1971, Ch. 1204, which, prior to June 30, 1991, amends its contract to provide for the transfer of all or part of the safety members of an existing local retirement system to this system.
- 984 If a court of competent jurisdiction, from which all appeals are final, holds that Section 20798 is invalid, Section 21337 shall become inoperative.
- 985 The operative date of this section with respect to a local miscellaneous member shall be the effective date of the amendment to his or her employer's contract electing to be subject to this section.
- 986 This section shall be operative re specified state peace officer/firefighter members in specified bargaining units and the operative date shall be as provided for in the memorandum of understanding.

- 987 The section shall not become operative for any eligible member, until it is first agreed to in a memorandum of understanding reached between the state and exclusive representatives of the employees in State Bargaining Unit No. 6 pursuant to Chapter 10.3 (commencing with Section 3512) of Division 4 of Title 1 of the Government Code, and approved by the Legislature pursuant to law.
- 1009 If USC, Title 26, Sec. 415 is amended to exclude public retirement systems, or the application of Sec. 415 to public retirement systems is invalidated by the final decision of an appellate court of proper jurisdiction, all sections of this part, except sections 21763 and 21758, shall become inoperative as of the effective date of the decision.
- 1010 Repeal operative July 1, 2000.
- 1017 Effective only until the date specified in subdivision (b) and as of that date is repealed.
- 1018 Operative only until the voters of the Antelope Valley Storm Water Conservation and Flood Control District have approved the formation of that district.
- 1019 Operative on the day a certified copy of the results of election approving formation of Antelope Valley Storm Water Conservation and Flood Control District is filed with the Secretary of State.
- 1021 Operative due to adoption by the voters of the Seismic Retrofit Bond Act of 1996, Prop. 192, at the March 26, 1996, direct primary election.
- 1023 Effective only until the Director of Finance certifies to the Chair of the Joint Legislative Budget Committee that the proceeds of the Seismic Retrofit Bond Act of 1996 have been fully expended or until June 30, 2001, whichever is sooner, and shall have no force or effect on or after the date of that certification or June 30, 2001, whichever is sooner.
- 1024 Operative only if the Director of Finance certifies that a settlement agreement in California Teachers Association v. Gould (Sacramento County Superior Court Case CV 373415) is effective.
- 1025 Subd. (a) (2) shall only become operative if the Director of Finance certifies that a settlement agreement in California Teachers Association v. Gould (Sacramento County Superior Court Case CV 373415) is effective.
- 1034 Paragraph (6) shall only be operative for the duration of the waiver, as specified in the declaration that federal approval for the waiver has been obtained, which the director shall execute and retain.
- 1035 Subdivision (b) shall only be operative for the duration of the waiver, as specified in the declaration that federal approval for the waiver has been obtained, which the director shall execute and retain.
- 1036 Subdivision (d) shall only be operative for the duration of the waiver, as specified in the declaration that federal approval for the waiver has been obtained, which the director shall execute and retain.
- 1037 This section shall become operative and the reductions specified in subdivisions (a) and (b) shall commence on the first day of the month following 30 days after the receipt of federal approval or on the first day of the month following 30 days after a change in federal law that allows states to reduce aid payments without any risk to federal funding under Title XIX of the Social Security Act, whichever is earlier, but no earlier than October 1, 1995.
- 1038 This section shall be operative during such time as subdivision (a) of Section 11450.018 is operative.
- 1039 Subdivision (q) inoperative January 1, 1999.
- 1040 Repeal operative February 18, 1996.
- 1041 Approved by voters at March 26, 1996, election, Prop. 192.
- 1043 Subd. (a) shall only become operative if the Director of Finance certifies that a settlement agreement in California Teachers Association v. Gould (Sacramento County Superior Court Case CV 373415) is effective.

- 1044 Subd. (a) and (b) shall be operative, and the reductions in payment schedules shall commence on the first of the month following approval and implementation by the Social Security Administration but no earlier than Dec. 1, 1995. Subd. (a) and (b) shall not be operative if any payment schedule set forth in Section 12200 would be reduced below the level required by subsection (e) of Section 1382g of Title 42 of the United States Code in order to maintain eligibility for federal funding under Title XIX of the Social Security Act, contained in Subchapter 19 (commencing with Section 1396) of Chapter 7 of Title 42 of the United States Code.
- 1045 Inoperative December 1, 1995.
- 1046 Repeal operative January 1, 1999, unless a later enacted statute, which is enacted before January 1, 1999, enacts a comprehensive scheme for the regulation of gaming pursuant to this chapter under the jurisdiction of a gaming or gambling control commission.
- 1047 Operative January 1, 1999, unless a later enacted statute, which is enacted before January 1, 1999, enacts a comprehensive scheme for the regulation of gaming pursuant to this chapter under the control of a gaming or gambling control commission in which case this section shall not become operative.
- 1048 This section shall apply only in a county of the first class, as defined by Section 28020, as amended by Stats. 1971, Ch. 1204, and Section 28022, as amended by Stats. 1961, Ch. 43.
- 1049 This section shall supersede any provision contained in Section 20037 that is in conflict with this section, with respect to any person who enters university employment or employment in which he or she is a member of this system, on or after October 1, 1963.
- 1050 Section 21367 and Section 21362 or 21366, as the case may be, shall supersede Section 21368 with respect to all service to a contracting agency electing to be subject hereto, except as specified.
- 1051 Any section of any act, other than the act for the maintenance of the codes, enacted by the Legislature during the 1995 calendar year that takes effect on or before January 1, 1996, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over the amendment, amendment and renumbering, addition, repeal and addition, or repeal of that section by this act whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 1053 Paragraphs (11) and (12) of subdivision (b) shall become inoperative on January 1, 1999, or on the implementation date of the decennial birth certificate revision due to occur on or about January 1, 1999, whichever occurs first.
- 1054 Section shall remain in effect for a period of eight years from the date of the establishment of a low-level radioactive waste interim storage facility pursuant to this section, and as of that date is repealed.
- 1055 Subdivisions (a) to (d), inclusive, shall only become operative if federal funds are available to the department for the purposes specified in this section, as determined by the Department of Housing and Community Development.
- 1056 This section shall become operative only if the director executes a declaration, that shall be retained by the director, stating that the necessary federal approval for implementation of this section has been obtained, and only for the duration of that approval.
- 1057 Subdivision (d) operative January 1, 1996.
- 1058 Subdivision (d) inoperative December 1, 2000.
- 1059 This subdivision (c) operative January 1, 1996.
- 1060 Subdivision (c) inoperative December 1, 2000.

- 1061 Effective only when submitted to, and approved by, the voters pursuant to subdivision (c) of Section 10 of Article II of the California Constitution.
- 1062 Operative until July 1, 2002.
- 1063 Repeal operative December 31, 2000.
- 1064 Inoperative June 30, 2009.
- 1066 Repeal operative September 30, 1998.
- 1068 Operative September 30, 1997.
- 1069 This section operative on effective date of regulations adopted by the Office of Real Estate Appraisers per BPC 11412 re the Real Estate Appraiser Recovery Account, in accordance with Gov C 11340 et seq.
- 1070 Repeal of subd. (j) deleted by amendment.
- 1071 Repeal operative July 1, 1998, or as otherwise provided for by HSC Sec. 25395.
- 1072 Paragraph (6) of subdivision (a) inoperative January 1, 1998.
- 1073 Operative on January 1 immediately following a certification of the unemployment compensation law of California by the United States Secretary of Labor, as specified.
- 1074 Repealed when the Secretary of State is notified by the United States Secretary of Labor that the operation of this section would preclude certification of the unemployment compensation law of California pursuant to Section 3303 of Title 26 of the United States Code.
- 1075 Repeal operative two years from date funding is available for expenditure.
- 1076 Operative January 1, 2010.
- 1077 Operative March 11, 1996.
- 1078 Amendments to paragraphs (1) and (2) of, and the addition of paragraph (3) to, subdivision (f), solely with respect to disclosure and use of address information, shall become operative July 1, 1996. Any amendments made to those provisions by Chapter 777 of the Statutes of 1995 shall remain operative until that time.
- 1079 Effective until January 1, 2000.
- 1080 This section shall become operative only if the Board of Supervisors of the County of Los Angeles adopts a resolution accepting the fee title grants, in trust for the people of the State of California, of the lands and improvements described in subdivision (a).
- 1081 Operative as of the date specified in subd. (c), Sec. 22366, Veh. C.
- 1083 Operative October 2, 1995.
- 1085 Repeal operative September 29, 1997.
- 1086 Operative only if funds are appropriated in the annual Budget Act or by another statute to fund the cost of implementing this act.
- 1087 Repeal operative January 1, 1999. If repeal date has been deleted and if, thereafter, in any calendar year, the Franchise Tax Board estimates by Sept. 1 that contributions described in this article made on returns filed in that calendar year will be less than \$250,000, or a specified adjusted amount, as applicable, then this article is repealed with respect to taxable years beginning on and after Jan. 1 of that calendar year.
- 1088 Operative July 1, 1997, if a plan of adjustment is confirmed in Case No. SA-94-22272-JR in the United States Bankruptcy Court for the Central District of California or a trustee is appointed pursuant to Chapter 10 of Division 3 of Title 3 of the Government Code.
- 1089 Inoperative June 30, 2012.
- 1090 Operative January 1, 2013.
- 1091 Not operative after January 1, 1998.
- 1092 Operative December 31, 2000.
- 1094 Inoperative on January 1, 1998, or on the effective date of regulations adopted pursuant to proposed HSC 1569.698(c), and is repealed as of January 1, 1998, or the January 1 next following the effective date of the regulations.

- 1095 Effective only if and when (1) a plan of adjustment is confirmed in Case No. SA-94-22272-JR in the United States Bankruptcy Court for the Central District of California or (2) a trustee is appointed pursuant to Chapter 10 (commencing with Section 30400) of Division 3 of Title 3 of the Government Code.
- 1096 Inoperative on the date the State Building Standards Commission adopts regulations regarding secured perimeters in residential care facilities for the elderly.
- 1097 Inoperative July 1, 2011.
- 1098 Operative January 1, 2012.
- 1100 Paragraph (9) of subdivision (b) inoperative January 1, 1998.
- 1101 Inoperative April 1, 2001.
- 1102 Effective only when the Department of Personnel Administration notifies the Legislature that the language contained in this section has been agreed to by all the parties, and the necessary statutes are amended to reflect this change for employees excluded from the Ralph C. Dills Act (Ch. 10.3 (commencing with Section 3512), Div. 4, Title 1).
- 1103 Subdivision (c) shall become effective only when the Department of Personnel Administration notifies the Legislature that the language contained in subdivision (c) has been agreed to by all the parties, and the necessary statutes are amended to reflect this change for employees excluded from the Ralph C. Dills Act (Ch. 10.3 (commencing with Section 3512), Div. 4, Title 1).
- 1104 With the exception of pupils expelled pursuant to Ed C 48915(d), the provisions of this act shall become operative only to the extent funds are appropriated for its purpose in the annual Budget Act, or other legislation, or both.
- 1105 Inoperative July 1, 2005.
- 1106 Operative January 1, 2006.
- 1107 The Superintendent of Public Instruction shall implement this act as though it were in effect for the entire 1995-96 school year.
- 1108 Inoperative March 1, 2001.
- 1111 Inoperative on date that the Commissioner of the United States Food and Drug Administration or his or her delegate notifies the State Department of Health Services that the results of the clinical trial do not qualify human Botulism Immune Globulin for product licensure by the United States Food and Drug Administration.
- 1112 Operative January 1 following receipt of notice by the State Department of Health Services stating that the results of the clinical trial do not qualify human Botulism Immune Globulin for product licensure by the United States Food and Drug Administration.
- 1113 Operative April 1, 1996.
- 1114 Effective until April 1, 1996.
- 1120 Any section of any act enacted by the Legislature during the 1995 calendar year that takes effect on or before January 1, 1996, and that amends, amends and renumbers, adds, repeals and adds, or repeals a provision that is amended, repealed, or added by this act, shall prevail over this act whether that act is enacted prior to, or subsequent to, this act.
- 1124 Inoperative October 16, 1997.
- 1125 Operative for penalties that may be or were assessed or imposed on or after January 1, 1995.
- 1126 Operative October 16, 1997.
- 1128 Inoperative October 16, 1996.
- 1129 Operative October 16, 1996.
- 1131 Repeal operative March 31, 1998.

- 1133 This section shall be inoperative on the first day of the taxable year beginning on or after the determination date, and each taxable year thereafter, with respect to the taxpayer's business activities within a geographic area that is excluded from the map pursuant to Section 7102 of the Government Code, or an excluded area determined pursuant to Section 7104 of the Government Code.
- 1134 Except as provided in subd. (b), para. (2), subpara. (D), this section shall cease to be operative as of the first day of the taxable year beginning on or after the determination date, and each taxable year thereafter, with respect to the taxpayer's business activities within a geographic area that is excluded from the map pursuant to Section 7102 of the Government Code, or an excluded area determined pursuant to Section 7104 of the Government Code.
- 1135 Subd. (c) shall be inoperative on the first day of the taxable year beginning on or after the determination date, and each taxable year thereafter, with respect to the taxpayer's business activities within a geographic area that is excluded from the map pursuant to Section 7102 of the Government Code, or an excluded area determined pursuant to Section 7104 of the Government Code.
- 1136 Operative only if an appropriation is made for this purpose in the annual Budget Act.
- 1137 Applicable in the computation of taxes for taxable or income years beginning on or after January 1, 1995.
- 1139 Inoperative June 30, 2013.
- 1140 Repeal operative January 1, 2014.
- 1141 Any section of any act enacted by the Legislature during the 1995 calendar year that takes effect on or before January 1, 1996, and that amends, amends and renumbers, adds, repeals and adds, or repeals a provision that is amended, repealed, or added by this act, shall prevail over this act whether that act is enacted prior to, or subsequent to, this act. This does not apply to the following: BPC 2902, as am by Stats. 1995, Ch. 279; BPC 4980.40, as am by Stats. 1995, Ch. 327; and EdC 72023.5, as am by Stats. 1995, Ch. 82.
- 1142 The requirements imposed by this section on local police and sheriff's departments shall not be operative after July 1, 1995, unless the governing body of the that local agency adopts a resolution expressly making those requirements operative.
- 1143 Repeal operative January 1, 2012.
- 1144 Inoperative December 22, 2005, or one year from the date specified in Sec. 280.21 of Title 40 of the Code of Federal Regulations, whichever is sooner.
- 1145 Operative upon the effective date of the repeal of Chapter 8.5 (Sec. 15399.10 et seq.) of the Government Code.
- 1146 Operative only upon adoption by the Los Angeles County Board of Supervisors of a resolution by majority vote making the provisions of the article applicable in that county.
- 1148 Section operative upon regulations being adopted by the Department of Social Services, no later than July 1, 1996, to implement the administrator certification program as provided for in this section. If regulations are not adopted by the department, or are adopted after July 1, 1996, this section shall not become operative.
- 1149 Repeal operative on the first day in January following the date section becomes inoperative.
- 1150 Operative October 1, 1996.
- 1151 Notwithstanding para. (1) of subd. (b), the provisions of Veh C 4000.6 in existence on December 31, 1995, authorizing an optional additional payment at the time of application for the initial registration for a new motor vehicle shall continue in effect until October 1, 1996.

- 1152 Subdivision (c) operative July 1, 1996.
- 1153 This section shall remain in effect only until the earlier of the date upon which all funds deposited in the Education Technology Trust Fund, pursuant to the act adding this section and pursuant to AB 1519, 1995-96 Reg. Sess., are expended or five years from the date on which the act adding this section becomes effective.
- 1155 If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in this article made on returns filed in that calendar year will be less than two hundred fifty thousand dollars (\$250,000), or the adjusted amount specified in subdivision (c), as may be applicable, then this article is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 1156 Inoperative on date when Section 601 of Public Law 103-305 becomes inoperative or is repealed.
- 1157 Not operative if repealed before July 1, 1997.
- 1158 This section shall be inoperative on the first day of the income year beginning on or after the determination date, and each income year thereafter, with respect to the taxpayer's business activities within a geographic area that is excluded from the map pursuant to Section 7102 of the Government Code, or an excluded area determined pursuant to Section 7104 of the Government Code.
- 1159 Except as provided in subd. (b), para. (2), subpara. (D), this section shall be inoperative on the first day of the income year beginning on or after the determination date, and each income year thereafter, with respect to the taxpayer's business activities within a geographic area that is excluded from the map pursuant to Section 7102 of the Government Code, or an excluded area determined pursuant to Section 7104 of the Government Code.
- 1160 Subd. (c) shall be inoperative on the first day of the income year beginning on or after the determination date, and each income year thereafter, with respect to the taxpayer's business activities within a geographic area that is excluded from the map pursuant to Section 7102 of the Government Code, or an excluded area determined pursuant to Section 7104 of the Government Code.
- 1161 Not applicable in any county unless a resolution is adopted by the board of supervisors declaring this article effective within the county. Upon adoption of the resolution, this article shall become operative in the county on the lien date next following the date of adoption. It shall remain effective within the county unless repealed by resolution of the board of supervisors.
- 1162 Not operative until the California Supreme Court issues its decision in *Assembly of the State of California v. Public Utilities Commission*, No. S044844, or the court's stay in that matter is otherwise lifted.
- 1163 Operative only if AB 1519 of the 1995-96 Reg. Sess. is enacted and contains provisions relating to the awarding of technology implementation grants to school districts and county offices of education.
- 1164 Operative only upon enactment of AB 285 of the 1995-96 Reg. Sess.
- 1165 Operative January 1 next following date the State Building Standards Commission adopts regulations regarding secured perimeters in residential care facilities for the elderly.
- 1166 Prevails over and supersedes Ch. 827, Statutes of 1995, with regard to this section.
- 1168 Amended by Governor's Reorganization Plan No. 1 of 1995; effective July 12, 1995.
- 1169 Repealed and added and repealed by Governor's Reorganization Plan No. 1 of 1995; effective July 12, 1995.

- 1170 Repealed by Governor's Reorganization Plan No. 1 of 1995; effective July 12, 1995.
- 1171 Added by Governor's Reorganization Plan No. 1 of 1995; effective July 12, 1995.
- 1172 Amended by Governor's Reorganization Plan No. 3 of 1995; effective September 6, 1995.
- 1173 Repealed by Governor's Reorganization Plan No. 3 of 1995; effective September 6, 1995.
- 1174 Added by Governor's Reorganization Plan No. 3 of 1995; effective September 6, 1995.
- 1175 Effective on the 91st day after adjournment of the special session.
- 1176 Operative July 1, 1997 and inoperative immediately thereafter.
- 1177 Approved by voters at March 26, 1996, election, Prop. 203.
- 1179 Paragraphs (1), (3), and (5) of subdivision (a) and all of subdivision (b) of this section shall remain operative until January 1, 1997, and as of that date are inoperative, unless a later enacted statute, which is enacted on or before January 1, 1997, deletes or extends that date.
- 1180 Effective only until July 1, 1996.
- 1181 Effective only until the earlier of the date upon which all funds deposited in the Education Technology Trust Fund, pursuant to the act adding this chapter and AB 1302 Reg. Sess. 1995-96, are expended or five years from the date on which the act adding this chapter becomes effective.
- 1182 Repeal operative upon operative date of Sec. 48916 as amended by Stats. 1995, Ch. 974.
- 1183 Repeal operative June 30, 2001.
- 1184 Approved by voters at March 26, 1996, election, Prop. 194.
- 1185 Approved by voters at March 26, 1996, election, Prop. 195.
- 1186 Approved by voters at March 26, 1996, election, Prop. 196.
- 1187 Rejected by voters at March 26, 1996, election, Prop. 197.
- 1188 Operative until November 1, 1996.
- 1189 Operative November 1, 1996.
- 1190 Operative on the effective date of federal law that prohibits providing Medi-Cal assistance to sponsored aliens, as defined in subd. (a), and shall remain operative only as long as federal law remains in effect. The director shall determine the operative dates of this section pursuant to this subdivision and shall execute a declaration, that shall be retained by the director, that sets forth the operative date or termination date.
- 1191 Operative on the effective date of federal law that prohibits providing Medi-Cal assistance to sponsored aliens, and shall remain operative only as long as federal law remains in effect. The Director of Health Services shall determine the operative dates of this section pursuant to this subdivision and shall execute a declaration, that shall be retained by the director, that sets forth the operative date or termination date.
- 1192 Section shall be implemented only when the director has executed a declaration, that shall be retained by the director, that any necessary waivers and federal financial participation have been obtained.
- 1193 Operative on the date that, and only if, the director has executed a declaration, that shall be retained by the director, stating that any federal waivers necessary for the implementation of this subdivision have been obtained. This subdivision shall remain operative only so long as the waivers are effective.

- 1194 Except where otherwise specified in this act, any provision of this act requiring a federal waiver or federal approval shall become operative on the first day of the month immediately following the month in which this act is enacted, or the effective date of approvals by the Secretary of the U.S. Dept. of Health and Human Services or the Secretary of the U.S. Dept. of Agriculture, as appropriate, necessary to implement that provision, whichever is later, and shall remain operative only so long as the waiver or federal approval is in effect and federal financial participation is available. The director of the state agency seeking to obtain the federal waiver or approval necessary for implementation of any provision of this act to which this section applies shall determine the operative date of any provision of this act to which this section applies, and shall execute a declaration, that shall be retained by the director, that sets forth the operative date or termination date.
- 1195 Amendments to this section enacted at the 1995-96 Regular Session shall become operative July 1, 1996.
- 1196 Operative only if fenfluramine and its salts and isomers are removed from Schedule IV of the federal Controlled Substances Act.
- 1197 Any section of any act enacted by the Legislature during the 1996 calendar year that takes effect on or before January 1, 1997, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 1996 calendar year and takes effect on or before January 1, 1997, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 1198 Repeal operative on the date on which the last loan repayment required in Section 18 of Chapter 78 of the Statutes of 1996 is made.
- 1199 Inoperative June 30, 2001.
- 1200 Repealed on the date of notification to the Secretary of State by the Commissioner of Insurance of the determination that all Proposition 103 rebates pursuant to Ins C 1861.01 have been paid to policyholders or have escheated and have been transferred pursuant to CCP 1523(a).
- 1201 Subdivisions (c) and (e) shall become operative 180 days after the regulations required in subdivision (b) are adopted by the State Fire Marshal.
- 1202 Operative January 1, 2005.
- 1204 Inoperative if, and commencing on the date that, the director executes a declaration, that shall be retained by the director, stating that any federal approval required for federal financial participation in the provision of transitional child care pursuant to Sec. 11501.1, as added during the 1996 portion of the 1995-96 Regular Session of the Legislature, has been obtained, and shall remain inoperative until the date that either Sec. 11501.1 is repealed or the director executes a declaration, that shall be retained by the director, stating that federal financial participation for implementation of Sec. 11501.1 has terminated, whichever occurs first.
- 1205 Operative January 1, 2002.
- 1206 Inoperative date for paragraphs (1), (3), and (5) of subd. (a) and all of subd. (b) deleted by amendment.
- 1207 Inoperative date for subd. (b) deleted by amendment.

- 1208 Inoperative only if, and commencing on the date that, the director executes a declaration, that shall be retained by the director, stating that any federal approval required for federal financial participation in the provision of transitional Medi-Cal benefits pursuant to Section 14005.81, as added during the 1996 portion of the 1995–96 Regular Session, has been obtained, and shall remain inoperative until Section 14005.81 is repealed or the director executes a declaration, that shall be retained by the director, stating that federal financial participation has been withdrawn, whichever occurs first.
- 1209 Operative only if, and to the extent that, the director executes a declaration that shall be retained by the director, stating that any necessary federal approvals have been obtained and that federal financial participation under Title XIX of the federal Social Security Act, if applicable, has been approved.
- 1210 Effective January 1, 1997.
- 1211 Subd. (m) inoperative July 1, 1999.
- 1212 Any section of any act enacted by the Legislature during the 1996 calendar year prior to the enactment of this act, that amends, amends and renumbers, adds, repeals and adds, or repeals a section, article, chapter, or part, that is amended, amended and renumbered, added, repealed and added, or repealed by this act, shall prevail over this act until January 1, 1998, at which time Sections 1 to 16 of this act shall become operative.
- 1213 Repeal operative July 1, 2002.
- 1214 Any section of any act enacted by the Legislature during the 1996 calendar year that substantively amends, or that amends and renumbers, adds, repeals and adds, or repeals, a section amended, amended and renumbered, repealed and added, or repealed by this act shall prevail over this act, whether that act is enacted prior to, or subsequent to, this act.
- 1215 Repeal operative 12 months after the effective date of the appointment, described in subd. (a) of this section, of Deputy Chief within the Department of the California Highway Patrol.
- 1216 This section shall remain in effect unless it is repealed pursuant to the provisions of Section 28 of Chapter 416 of the Statutes of 1993.
- 1217 This section shall only become operative pursuant to the provisions of Section 28 of Chapter 416 of the Statutes of 1993.
- 1218 The appropriation authorized by this section shall be operative only if the annual Budget Act for the fiscal year is not chaptered on or before July 15.
- 1219 Operative in a county only upon the adoption of a resolution or ordinance by the board of supervisors electing to establish the registration fee re court-appointed counsel.
- 1220 Operative upon the effective date of the ordinance abolishing the office of Marshal of Santa Barbara County and the Santa Barbara County Marshal's Office and consolidating the services and personnel of the Santa Barbara County Marshal into the Santa Barbara County Sheriff's Department.
- 1221 Inoperative upon the effective date of the ordinance abolishing the office of Marshal of Santa Barbara County and the Santa Barbara County Marshal's Office and consolidating the services and personnel of the Santa Barbara County Marshal into the Santa Barbara County Sheriff's Department.
- 1222 Operative only if the provisions of Section 1 of this act are adopted by the voters.
- 1223 Repeal operative January 1, 2000, unless later enacted statute, which is enacted before January 1, 1997, deletes that date. If the repeal date has been deleted and if, thereafter, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 3 (commencing with Sec. 18721), made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount, as specified, then section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.

- 1224 Repeal operative January 1, 2000, unless later enacted statute, which is enacted before January 1, 1997, deletes that date. If the repeal date has been deleted and if, thereafter, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 6 (commencing with Sec. 18761), made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount, as specified, then section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 1226 Applicable only to any taxable year, or portion thereof, that the provisions of Section 114 of Title 4 of the United States Code, relating to limitation on state income taxation of certain pension income, are effective.
- 1228 Repeal operative December 31, 2001.
- 1230 Inoperative July 1, 2006.
- 1231 Operative retroactively, and, therefore, shall apply to apportionments calculated under EDC 42239.5 for the entire 1996-97 fiscal year.
- 1233 If a provision of this chapter would result in any of the actions specified in subd. (b) of HSC 25548.7, the provision shall be deemed inoperative.
- 1234 Provision making section ineffective deleted by amendment.
- 1235 Subdivision (c) inoperative July 1, 2001.
- 1237 Supersedes and is operative in place of R&TC Sec. 401.10 as added by Stats. 1996, Ch. 76.
- 1238 Superseded by R & T C Sec. 410.10 as added by Stats. 1996, Ch. 801.
- 1239 Inoperative when Commissioner of Real Estate determines that last pending proceeding described in B.&P.C. Sec. 10238.8(a) is terminated.
- 1240 Repealed upon Secretary of State's receipt of notice from Commissioner of Real Estate that last pending proceeding described in B.&P.C. Sec. 10238.8(a) is terminated.
- 1241 Inoperative when Commissioner of Real Estate determines that last pending proceeding described in B.&P.C. Sec. 10239.36(a) is terminated.
- 1242 Repealed upon Secretary of State's receipt of notice from Commissioner of Real Estate that last pending proceeding described in B.&P.C. Sec. 10239.36(a) is terminated.
- 1243 Operative July 1, 2006.
- 1244 Operative only if provisions of Section 7282.3 of the Revenue and Taxation Code, as added by the act that amends this section, are held to be inapplicable to charter cities.
- 1245 Subdivision (a) operative October 16, 1996.
- 1246 Subdivision (b) inoperative January 1, 1999.
- 1247 Operative April 1, 1998.
- 1248 Inoperative April 1, 2002.
- 1249 Section shall remain in effect so long as a waiver pursuant to USC Title 42, Sec. 1396n(c) has been granted by the federal Department of Health and Human Services to the State Department of Health Services.
- 1251 Repeal operative January 1, 2006.
- 1252 Repeal operative July 1, 2004.
- 1253 Any section of any act, other than the act for the maintenance of the codes, enacted by the Legislature during the 1996 calendar year that takes effect on or before January 1, 1997, and that amends, amends and renumbers, amends and repeals, amends, repeals, and adds, repeals, or repeals and adds a section that is amended, or amended and renumbered, by this act, shall prevail over the amendment, or amendment and renumbering, of that section by this act whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 1255 Inoperative December 31, 2001.
- 1258 Operative only if the county board of supervisors has adopted a resolution to make this chapter operative in that county.

- 1261 Repeal operative January 1, 2000, or on the date determined by the director pursuant to paragraph (2) of subdivision (a) of Veh C Sec. 1680, whichever is later.
- 1262 Operative January 1, 2000, or on the date determined by the director pursuant to paragraph (2) of subdivision (a) of Veh C Sec. 1680, whichever is later.
- 1263 Inoperative October 1, 1999.
- 1264 Inoperative July 1, 2002.
- 1265 Inoperative December 31, 1998.
- 1266 Section 110597, as proposed to be added to the Health and Safety Code by AB 2653, shall prevail over this section whether AB 2653 is enacted prior to, or subsequent to, the enactment of this act, if AB 2653 is enacted by the Legislature during the 1996 calendar year, takes effect on or before January 1, 1997, and adds Section 110597 to the Health and Safety Code.
- 1267 Section 117924, as proposed to be added to the Health and Safety Code by SB 1966, shall prevail over this section whether SB 1966 is enacted prior to, or subsequent to, the enactment of this act, if SB 1966 is enacted by the Legislature during the 1996 calendar year, takes effect on or before January 1, 1997, and adds Section 117924 to the Health and Safety Code.
- 1268 This article shall become operative only upon certification by the Director of the Office of Statewide Health Planning and Development that sufficient private funds have been made available from private sources to implement this article.
- 1270 Amendments made by this act are consistent with the intent of the Enterprise Zone Act, the Employment and Economic Incentive Act, the Los Angeles Revitalization Zone Act, and the Local Military Base Recovery Area Act, and as such shall apply from the original effective dates of those acts.
- 1272 Applicable to taxable years beginning on or after January 1, 1997.
- 1273 Repeal operative December 1, 2008.
- 1275 Amendments made by the act adding this subdivision shall be operative for taxable years beginning on or after January 1, 1997, except as provided in paragraph (3) of subdivision (d).
- 1281 Any section of any act enacted by the Legislature during the 1996 calendar year that takes effect on or before January 1, 1997, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section relating to constables that is amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 1285 Amendments made by the act adding this subdivision shall be operative for taxable years beginning on or after January 1, 1997.
- 1288 Not applicable to taxable years beginning on or after January 1, 1997.
- 1293 Applicable to taxable years beginning before January 1, 1996.
- 1296 Subparagraph (B) of paragraph (2) of subdivision (a) of this section shall apply to income years beginning on or after January 1, 1997.
- 1297 Amendments to this section made by the act adding this subdivision shall apply to taxable or income years beginning on or after January 1, 1997.
- 1298 Repeal operative April 1, 1999.
- 1299 Operative April 1, 1999.
- 1300 Amendments made by the act adding this subdivision shall be operative for income years beginning on or after January 1, 1997, except as provided in paragraph (3) of subdivision (d).
- 1303 Repeal operative March 1, 1997.
- 1305 Amendments made by the act adding this subdivision shall be operative for income years beginning on or after January 1, 1997.
- 1307 Applicable to income years beginning before January 1, 1996.

- 1309 Effective only until date that Director of Health Services executes a declaration, retained by the director, stating that the department has adopted regulations requiring an orthotist or prosthetist to be certified, as specified, as a condition of providing orthotic or prosthetic services under this chapter, and as of that date is repealed.
- 1311 Operative until January 1, 1997.
- 1313 Operative January 1, 1997, unless the regulations required to be adopted pursuant to B&PC Sec. 821.6 are adopted prior to that date, in which case this section shall become operative on the effective date of the regulations.
- 1314 Effective until loans authorized by Ch. 38, Stats. 1996, and Ch. 162, Stats. 1996, are repaid, but no later than April 1, 2003.
- 1315 Effective on and after July 1, 1997.
- 1316 Per Sec. 34 of Chapter 953 of the Statutes of 1996 and Sec. 30 of Chapter 955 of the Statutes of 1996, changes made to this section by Chapter 952 of the Statutes of 1996 shall be applied in the computation of taxes for taxable or income years beginning before December 31, 1996.
- 1317 Operative until January 1, 1997, at which time this section shall become inoperative and the reorganized form of this section, as added by Section 3 of Chapter 890 of the Statutes of 1996, shall become operative.
- 1318 Inoperative January 1, 1997.
- 1319 Sec. 9757.5 of Welfare and Institutions Code, as added by Stats. 1996, Ch. 797, prevails to extent of any conflict with any provision either repealed or added by Ch. 1096.
- 1320 This section prevails to extent of any conflict with any provision either repealed or added by Stats. 1996, Ch. 1096 or Ch. 1097.
- 1321 Approved by voters at November 5, 1996, election, Prop. 204.
- 1322 Rejected by voters at November 5, 1996, election, Prop. 205.
- 1323 Approved by voters at November 5, 1996, election, Prop. 206.
- 1324 See Governor's Item Veto Message.
- 1325 Sec. 7 of Ch. 948 of the Stats. of 1996 prevented the operation of these provisions as added, amended, augmented, or enacted by Ch. 948 of the Stats. of 1996. Because Sec. 1 of Ch. 1 of the Stats. of 1997 repeals Sec. 7 of Ch. 948 of the Stats. of 1996, these provisions are thereby operative.
- 1326 Operative per provisions of Sec. 6 of Chapter 879 of Statutes of 1996.
- 1327 Section shall remain in effect for two years after its effective date and as of that date shall become inoperative, and as of January 1, 2000, is repealed.
- 1328 Any section of any act enacted by the Legislature during the 1997 calendar year that takes effect on or before January 1, 1998, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, repealed and added, or repealed by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by this act shall not become operative if any section of any other act that is enacted by the Legislature during the 1997 calendar year and takes effect on or before January 1, 1998, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 1330 Inoperative July 18, 1997.
- 1331 Not operative in specified county until board of supervisors, by resolution, adopted by majority vote, makes this section applicable in that county.
- 1332 Operative on the date that a court of appellate jurisdiction renders a final determination invalidating Chapter 518 of the Statutes of 1995 to the extent that the final determination requires repayment of the funds transferred under that chapter.

- 1333 Repeal operative January 1, 2002. If, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part. 10.2, Ch. 3, Art. 5 (commencing with Sec. 18741), made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 1997, or the adjusted amount, as specified, then section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 1334 Section continues to be operative on and after January 1, 1998.
- 1335 Operative December 31, 2002.
- 1336 Operative September 1, 1997.
- 1337 This section shall remain in effect unless it is superseded pursuant to BPC 10226 or BPC 10226.5(a), whichever is applicable.
- 1338 Provisions relating to conditional repeal of section by Section 28 of Chapter 416 of the Statutes of 1993 deleted by amendment.
- 1339 Effective until January 1, 2010, or until south coast district Rule 2202 is repealed in its entirety, whichever first occurs, unless a later enacted statute that is enacted before that date and before south coast district Rule 2202 is repealed, deletes or extends that date.
- 1340 Operative January 1, 1998, but not operative until the Budget Act of 1997 is chaptered.
- 1341 Not operative until the Budget Act of 1997 is chaptered.
- 1342 Operative only if the state receives funds appropriated from a federal source other than the block grant of funds to this state under the federal Temporary Assistance for Needy Families program contained in Part A (commencing with Section 601) of Subchapter 4 of Chapter 7 of Title 42 of the United States Code, for the specific stated purpose of the establishment of an individual development account project.
- 1343 This section shall remain in effect unless it is superseded pursuant to BPC 10226.5(a).
- 1344 Provisions relating to conditional operation of section deleted by amendment.
- 1345 Inoperative October 31, 2003.
- 1347 Operative November 1, 1997.
- 1348 Operative August 31, 1997.
- 1349 Operative June 30, 1999.
- 1350 Inoperative June 30, 2005.
- 1351 Operative July 1, 2003.
- 1352 Upon the effective date of the agreement entered into pursuant to MVC Sec. 88 subd. (a) or upon the operation of MVC Sec. 88 subd. (b), the provisions of Section 1 of Chapter 648 of the Statutes of 1992, as amended, authorizing the property described in subd. (a) as surplus property are repealed.
- 1353 Effective until the effective date of the Budget Act of 1998 or June 30, 1998, whichever occurs later.
- 1354 Effective only if Budget Act of 1997, Item 5160-101-0001 (c) for independent living centers exceeds \$6,837,000 appropriated in Budget Act of 1996 by \$2,900,000 or more.
- 1355 Inoperative date repealed.
- 1356 All programs authorized or amended by this act by amendment of, or reference to, this section shall again be operative for the entire 1997–98 fiscal year. Provisions of this section shall again be operative on the effective date of this act.
- 1359 Operative June 30, 1998.
- 1360 Inoperative when AB 446, 1997–98 Reg. Sess. is approved by the voters at a statewide election, and as of the date of that approval the section is repealed.
- 1369 Implemented only if, and to the extent that, the department determines that federal financial participation, as provided under Title XIX of the Federal Social Security Act (42 U.S.C. Sec. 1396 et seq.), is available.
- 1370 Operative nine months after the effective date of this section.

- 1371 Regardless of the operative date of the amendments to this section made during the 1997 portion of the 1997-98 Regular Session, this section, as so amended, shall be implemented as though it had been operative on July 1, 1996.
- 1372 This section shall not become operative until the director executes a declaration, which shall be retained by the director, stating that the federal approval necessary for implementation of this section has been obtained.
- 1373 Repeal operative July 1, 2003.
- 1374 Subd. (a) shall cease to be implemented if, and only to the extent that, a final court decision holds that subd. (a) imposes a state-mandated local program.
- 1375 Operative only if funds are available in the Budget Act of 1997 for purposes of an evaluation of programs to be funded with federal Goals 2000 funds to be conducted by the State Department of Education.
- 1376 Subdivisions (o), (r), (mm), (oo), (pp), (qq), (rr), (tt), (uu), and (vv) not operative unless and until legislation, as specified, becomes effective on or before January 1, 1998.
- 1377 Inoperative on the date the Budget Act of 1998 becomes operative.
- 1378 Effective only until the date the Director of Transportation certifies to the Secretary of Business, Transportation and Housing that all construction activities for the seismic retrofit or replacement of all state-owned toll bridges is complete, or June 30, 2005, whichever occurs first, and as of that date is repealed.
- 1379 Effective only until the date that the Secretary of State receives the notice required under SHC Sec. 31050, subd. (b), or until January 1, 2008, whichever occurs first, and as of that date is repealed.
- 1380 Pen C 31696.1(b) shall not be operative in any county until the board of supervisors shall, by resolution adopted by a majority vote, make that subdivision applicable in the county.
- 1381 Not operative in any county until such time as the board of supervisors shall, by resolution adopted by a majority vote, make this section applicable in the county and until such time as the board of retirement, by resolution adopted by a majority vote, determines that its portion of the benefits may be financed from surplus earnings of the retirement fund.
- 1382 Subdivision (d) shall remain operative so long as the San Diego County Air Pollution Control District continues to determine fees for authority-to-construct permits and permits to operate pursuant to a cost-based fee system, as specified, and shall become inoperative if, and at the time that, the San Diego district ceases to determine fees for authority-to-construct permits and permits to operate pursuant to the cost-based fee system, as specified.
- 1384 Repeal operative January 1, 2001. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in this article made on returns filed in that calendar year will be less than \$100,000 for taxable years beginning in 1999 or less than \$250,000 for taxable years beginning in 2000, as may be applicable, then this article is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 1385 Subdivision (h) operative July 1, 1999.
- 1387 Inoperative January 1, 1998.
- 1388 Inoperative on the date that is four years from the effective date of the amendments to this section enacted in 1997.
- 1389 Operative on the date that is four years from the effective date of the amendments to this section enacted in 1997.
- 1391 Repealed on the effective date of an amendment to USC Title 16, Sec. 1536 or Sec. 1539 that alters the requirements for issuing an incidental take statement or an incidental take permit, as applicable.
- 1392 Operative only if an appropriation is made for its purposes in the Budget Act of 1997 or in another statute enacted during the 1997 portion of the 1997-98 Regular Session.

- 1393 Subd. (p) of this section shall remain operative only until January 1, 2003. Prior to extending or deleting that operative date, the Legislature shall receive a report, as specified, from each clinic meeting the criteria of this subdivision and any other interested party re the operation of the clinic's activities.
- 1394 Inoperative June 30, 2003.
- 1395 Paragraph (9) of subdivision (b) inoperative January 1, 2000.
- 1399 Repeal operative December 1, 2002.
- 1400 Not effective unless enacted pursuant to the procedures set forth in Gov. C. 81012.
- 1403 Operative only if an appropriation is made for its purpose in the annual Budget Act or in another measure.
- 1404 Operative March 1, 1998.
- 1405 Inoperative during any fiscal year where the Legislature has not appropriated sufficient funding to the department for purposes of this article.
- 1406 Operative until no later than two years from the date that funds are initially appropriated by the Legislature for the Community Law Enforcement and Recovery Demonstration Project.
- 1407 Repeal operative January 1, 2008.
- 1408 Operative January 1, 2002. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 2 (commencing with Sec. 18711) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 1997, or the adjusted amount, as specified, then this section is repealed with respect to taxable years beginning on and after January 1, of that calendar year.
- 1411 Subdivision (b) shall be operative only until January 1, 2001.
- 1413 Operative March 1, 2001.
- 1414 Repeal operative March 1, 2001.
- 1417 Repeal operative January 1, 2002. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in RTC Div. 2, Part 10.2, Ch. 3, Art. 13 (commencing with Sec. 18841) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 1998, or the adjusted amount, as specified, then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 1418 This section shall remain in effect only until January 1, 2000, or until 150 days after the formal adoption by the American Society for Testing and Materials of standards for recycled engine coolants or antifreeze, whichever occurs first, and as of that date is repealed, unless a later enacted statute deletes or extends that date.
- 1419 Repeal operative July 1, 2001.
- 1421 Section shall become operative if either (1) no statewide special election is held in 1997, or (2) a statewide special election is held in 1997 and Section 190 of the Penal Code, as amended by Chapter 598 of the Statutes of 1996, is approved by the voters at that election.
- 1422 Section shall become operative only if Section 190 of the Penal Code, as amended by Chapter 598 of the Statutes of 1996, is rejected by the voters at a statewide special election held in 1997.
- 1424 Section operative only for as long as WIC Sec. 15200.75 requires participating counties to report data to the department.
- 1425 Inoperative three years after effective date.
- 1431 Subdivision (a) shall become inoperative July 1, 2001, unless it becomes inoperative at an earlier date pursuant to Section 3 of this act.
- 1432 This section shall become inoperative July 1, 2001, unless it becomes inoperative at an earlier date pursuant to Section 3 of this act.
- 1433 Repeal operative January 1, 2002, unless section is repealed at an earlier date pursuant to Section 3 of this act.

- 1434 Operative first day of first calendar quarter commencing more than 90 days after effective date of this act.
- 1438 Inoperative October 1, 2003.
- 1439 Operative April 1, 2004.
- 1440 Repeal operative April 1, 2004.
- 1441 Inoperative January 1, 2005, except with respect to motor vehicles registered in the south coast district.
- 1442 Operative only if the Director of Finance determines that legislation has been enacted, on or before 12/31/97, that would substantially restructure trial court funding.
- 1443 Shall not become operative unless and until funding has been provided through the annual Budget Act.
- 1444 Subd. (c) inoperative January 1, 2000.
- 1445 Repeal operative June 30, 2000.
- 1447 Applicable to taxable and income years beginning on or after January 1, 1997.
- 1448 Applicable to taxable and income years beginning on or after January 1, 1998.
- 1449 Sections 4-7, inclusive, of this act shall become operative only if, as determined by the Director of Finance, legislation is not enacted in the 1997-98 Reg. Sess. that would substantially restructure trial court funding. If, and only if, the Director of Finance instead determines that legislation is enacted in that session that would substantially restructure trial court funding, those sections shall not become operative and Sec. 8(b) of this act shall instead become operative.
- 1450 Subd. (b) of Sec. 8 of this act operative per provisions of subd. (a).
- 1451 Operative for taxable and income years beginning on or after January 1, 1998.
- 1452 Subdivision (b) applies to payments and distributions in taxable years beginning on or after January 1, 1998.
- 1453 Repeal operative upon the date that all of the funds remaining in the products fund have been distributed pursuant to F & A C Sec. 56701.5.
- 1456 Applicable to taxable years beginning on or after January 1, 1998.
- 1458 Repeal operative January 1, 1999, or as otherwise provided for by HSC 25395.
- 1459 Section shall only become operative with federal approval of the State Child Health Plan and the approval of federal financial participation.
- 1460 Operative only upon federal approval of the state plan or subsequent amendments for the program and approval of federal financial participation.
- 1461 This section shall remain in effect only if the Individuals with Disabilities Education Act (20 U.S.C. Sec. 1400 et seq.), as amended by the Individuals with Disabilities Education Act Amendments of 1997 (105 P.L. 17), is not further amended or repealed, and shall be repealed upon any further amendment or repeal of the act.
- 1462 Repeal operative December 31, 2002.
- 1463 Amendments to subdivision (2), as enacted by the Legislature at the 1997-98 Regular Session, shall become operative June 1, 1998.
- 1464 Operative for taxable years beginning on or after January 1, 1997.
- 1465 Amendments to subdivision (3), as enacted by the Legislature at the 1997-98 Regular Session, shall become operative June 1, 1998.
- 1466 Inoperative June 30, 2002.
- 1467 Subd. (h) shall not become operative unless and until legislation authorizing the development of an English language development examination becomes effective on or before January 1, 1998.
- 1469 Applicable to returns required to be filed for income years beginning on or after January 1, 1997.
- 1470 Subdivisions (a), (b), and (d) shall become inoperative on July 1, 2001. Subdivision (c) shall become inoperative when all funds allocated to any county pursuant to this section have been repaid.

- 1471 Not operative unless and until the Superintendent of Public Instruction certifies, in writing, to the Secretary of State that sufficient funds for its implementation have been appropriated in the annual Budget Act or other legislation.
- 1472 The amendments to this section made by this act shall apply from the original effective date of the act enacting this section.
- 1473 Applicable to income years beginning on or after January 1, 1998.
- 1474 Operative on the earlier of the following events: (1) January 1, 1999. (2) The date of enactment of a statute appropriating funds for the funding of the Division of Gambling Control created by Section 15001 of the Government Code and the California Gambling Control Commission created by Section 19810 of the Business and Professions Code, as added by Section 4 of this act.
- 1475 This section incorporates amendments made by both this act and AB 1040, 1997-98 Reg. Sess. The amendments to this section made by AB 1040 shall apply from the original effective date of the act enacting this section. Amendments to this section made by this act shall be operative for taxable or income years beginning on or after January 1, 1997.
- 1476 Repeal operative upon occurrence of one of the following events: (1) January 1, 1999. (2) The date of enactment of a statute appropriating funds for the funding of the Division of Gambling Control created by Section 15001 of the Government Code and the California Gambling Control Commission created by Section 19810 of the Business and Professions Code, as added by Section 4 of this act.
- 1477 Not operative until funds are appropriated to the Department of Mental Health to carry out this chapter in legislation enacted subsequent to the act that added this chapter to the Welfare and Institutions Code, or in the annual Budget Act.
- 1478 The amendments to this section made by this act that relate to the election of the credit to be claimed are consistent with the intent of the Los Angeles Revitalization Zone Act and the Local Agency Military Base Recovery Area Act, and shall apply from the original effective dates of those acts.
- 1479 Applicable to income years beginning on or after January 1, 1997.
- 1480 Repeal operative January 1, 2011.
- 1481 Amendments made by the act adding subdivision (d) are operative January 1, 1998.
- 1482 Except for the amendment adding clause (ii), the amendments made by the act adding clause (iii) are operative with respect to taxable or income years beginning on or after January 1, 1998.
- 1483 Amendments made by the act adding subdivision (g) are operative on or after January 1, 1998.
- 1484 Operative for income years beginning on or after January 1, 1997.
- 1485 Subdivisions (ab) and (ad) operative only if provisions of Section 4721(e) of the federal Balanced Budget Act of 1997 have been incorporated into the Medi-Cal State Plan in a fashion to ensure appropriate federal financial participation in support of the payment adjustments described in those respective subdivisions.
- 1486 Operative as provided in Chapter 954 of the Statutes of 1996.
- 1488 Changes to the Personal Income Tax Law and the Bank and Corporation Tax Law made by this act shall be deemed to be in effect as of January 1, 1997, and for those purposes shall be given retroactive application.
- 1489 Subd. (g) shall be operative only until January 1, 2009.
- 1490 Not operative in any county or counties until the board of supervisors of either the county in which the county superintendent of schools having jurisdiction over the school district or community college district in which the school facilities improvement district is located or, if a school facilities improvement district lies in two or more counties, the board of supervisors for those counties, by resolution adopted by a majority vote of the board of supervisors, makes this chapter applicable in the county or counties.

- 1491 Operative only if SB 1132 of the 1997-98 Regular Session is enacted.
- 1492 Operative only if SB 1132 of the 1997-98 Regular Session is not enacted.
- 1493 Operative only if AB 667 of the 1997-98 Regular Session is enacted and takes effect.

APPENDIX

COUNTY, CITY, AND CITY AND COUNTY CHARTERS
AND CHARTER AMENDMENTS

as transmitted by the Secretary of State for inclusion in the official statutes in
accordance with Section 3, Article XI, of the California Constitution as amended
by vote of electors on November 5, 1974.

CHARTER AMENDMENTS—1997

Charter Chapter Number	City—County	Date of Election	Date of Filing
1	City of Fresno.....	Nov. 5, 1996	Jan. 8, 1997
2	City of Downey	Nov. 5, 1996	Jan. 13, 1997
3	City of Anaheim	Nov. 5, 1996	Jan. 21, 1997
4	City of San Luis Obispo	Nov. 5, 1996	Jan. 27, 1997
5	City of Sacramento.....	Nov. 5, 1996	Feb. 7, 1997
6	City of San Diego.....	Nov. 5, 1996	Feb. 10, 1997
7	City of Tulare	Nov. 5, 1996	Jan. 15, 1997
8	City of Petaluma.....	Nov. 5, 1996	March 17, 1997
9	City of Redondo Beach	March 4, 1997	March 25, 1997
10	County of Sacramento.....	Nov. 5, 1996	April 4 and May 8, 1997
11	City of Napa	March 4, 1997	April 4, 1997
12	City of Los Angeles.....	April 8, 1997	May 2, 1997
13	County of Sacramento.....	June 7, 1994	May 8, 1997
14	County of Sacramento.....	Nov. 8, 1994	May 8, 1997
15	City of Pasadena.....	March 4, 1997	June 23, 1997
16	City of Inglewood.....	June 3, 1997	July 7, 1997
17	County of San Diego	Nov. 5, 1996	July 18, 1997
18	City of San Buenaventura.....	Nov. 7, 1995	Oct. 28, 1997
19	City of Palm Desert.....	Nov. 4, 1997	Dec. 3, 1997
20	City of Rancho Mirage.....	Nov. 4, 1997	Dec. 25, 1997

Charter Chapter 1—City of Fresno

Amendments to the Charter of the City of Fresno

[Filed with the Secretary of State January 8, 1997.]

Section 600 is amended to read as follows:

SECTION 600. ENACTMENT OF ORDINANCES.

Legislative action, including the establishment of a fine or other penalty or the grant of a franchise, shall be taken by the Council only by means of an ordinance, as follows:

(a) Each shall be introduced in writing, and its enacting clause shall be substantially as follows: “The Council of the City of Fresno does ordain as follows:”

(b) No ordinance shall be adopted by the Council on the day of its introduction, or in the day it is altered after introduction, nor within five days thereafter, except as follows:

(1) An ordinance which takes effect upon final passage;

(2) An ordinance changing the land use zoning district of property, or adopting, amending, or repealing a specific plan or a redevelopment plan, when the adoption of such ordinance has been the subject of a noticed public hearing by the Council;

(c) No ordinance, except an emergency ordinance, shall be adopted at any time other than a regular or adjourned regular meeting.

(d) Upon the demand of a member of the Council at the time of the adoption of an ordinance, it shall be read in full, unless the reading thereof is waived by the Council.

(e) No ordinance changing the land use zoning district of property shall be adopted in conflict with any specific plan adopted by ordinance.

(f) An alteration necessary to correct a typographical or clerical error or omission only, may be performed by the City Clerk with the written approval and concurrence of the City Attorney, so long as the alteration does not materially or substantially alter the contents, requirements, rights, responsibilities, conditions, or prescriptions contained in the original text of the ordinance. A typographical or clerical error shall include, but is not limited to, incorrect spelling, grammar, numbering, punctuation, transposed words or numbers, and duplicate words or numbers.

Section 303.1 is amended to read as follows:

SECTION 303.1. LIMITATION OF TERMS OF OFFICE.

No person elected to the office of Councilmember or Mayor for two successive terms shall again be eligible to hold that same office until one full term has intervened. This limitation applies to terms to which persons had been elected or appointed after May, 1985.

Certified to be a true copy by Jim Patterson, Mayor, and Rebecca E. Klich, City Clerk.

Date of Consolidated General Election: November 5, 1996.

Charter Chapter 2—City of Downey

Amendments to the Charter of the City of Downey

[Filed with the Secretary of State January 13, 1997.]

The Charter of the City of Downey is amended to read as follows:

CHARTER OF THE CITY OF DOWNEY

We, the people of the City of Downey, State of California, do ordain and establish this Charter as the organic law of said City under the State Constitution.

ARTICLE I—NAME OF CITY

Section 100. **NAME.** The municipal corporation now existing and known as the City of Downey shall remain and continue to exist as a municipal corporation under its present name of “City of Downey.”

ARTICLE II—BOUNDARIES

Section 200. **BOUNDARIES.** The boundaries of the City shall be the boundaries as established at the time this Charter takes effect, and as such boundaries may be changed thereafter from time to time in the manner authorized by law.

ARTICLE III—SUCCESSION

Section 300. **RIGHTS AND LIABILITIES.** The City of Downey shall continue to own, possess and control all rights and property of every kind and nature owned, possessed or controlled by it at the time this Charter takes effect and shall continue to be subject to all its debts, obligations, liabilities and contracts.

Section 301. **ORDINANCES CONTINUED IN EFFECT.** All lawful ordinances, resolutions, rules and regulations, and portions thereof, in force at the time this Charter takes effect and not in conflict or inconsistent herewith, are hereby continued in force until the same shall have been duly repealed, amended, changed or superseded by proper authority.

Section 302. **RIGHTS OF OFFICERS AND EMPLOYEES PRESERVED.** Nothing in this Chapter contained, unless otherwise specifically provided herein, shall affect or impair the merit system, pension or retirement rights or privileges of officers or employees of the City, or of any office, department or agency thereof, existing at the time this Charter takes effect.

Section 303. **CONTINUANCE OF PRESENT OFFICERS AND EMPLOYEES.** The present officers and employees of the City shall continue without interruption to perform the duties of their respective offices and employments upon the same terms and conditions and for the compensation provided by the existing ordinances, resolutions, rules or laws, but subject to such removal, amendment and control as is provided or permitted in this Charter, and, as to offices which are changed, abolished or superseded by this Charter, until the election or appointment and qualification of their respective successors under this Charter.

Section 304. CONTINUANCE OF CONTRACTS AND PUBLIC IMPROVEMENTS. All contracts entered into by the City or for its benefit prior to the effective date of this Charter and then in effect, shall continue in full force and effect according to their terms. Public improvements for which proceedings have been instituted under laws existing at the time this Charter takes effect, in the discretion of the Council, may be carried to completion as nearly as practicable in accordance with the provisions of such existing laws or may be continued or perfected under this Charter.

Section 305. PENDING ACTIONS AND PROCEEDINGS. No action or proceeding, civil or criminal, pending at the time this Charter takes effect, brought by or against the City or any officer, office, department or agency thereof, shall be affected or abated by the adoption of this Charter or by anything herein contained but all such actions or proceedings may be continued notwithstanding that functions, powers and duties of any officer, office, department or agency a party thereto, may be assigned or transferred by or under this Charter to another officer, office, department or agency, but in that event the same may be prosecuted or defended by the head of the office, department or agency to which such functions, powers and duties have been assigned or transferred by or under this Charter.

Section 306. EFFECTIVE DATE OF CHARTER. This Charter shall take effect upon its approval by the Legislature after it shall have been ratified by the qualified voters of the City in the manner set forth in the State Constitution.

ARTICLE IV—POWERS OF CITY

Section 400. POWERS OF CITY. The City shall have all powers and privileges which may be exercised by a charter city, subject only to the limitations contained in this Charter and in the State Constitution.

ARTICLE V—CITY COUNCIL

Section 500. CITY COUNCIL. TERMS. The elective officers of the City shall consist of a City Council of five members, one of whom shall be elected from and by the voters of each of the five districts referred to in Article XIII of this Charter and at the times and for the terms and in the manner provided in this Charter. The term of each office shall be for four years. Each member of the City Council, upon qualification, shall serve during said term until the term of the successor to such office commences.

The five members of the City Council in office at the time this Charter takes effect shall continue in office representing their respective districts until their respective successor's term commences and the successor has qualified. The three members of the City Council elected from districts one, three and five shall be elected at the general municipal election held in November 1996 and each fourth year thereafter. The two members of the City Council elected from districts two and four shall be elected at the general municipal election held in November 1998 and each fourth year thereafter.

The term of each member of the City Council elected at a general municipal election to fill a four year term or the remaining unexpired term of a vacant office shall commence on the first Tuesday following the certification of the canvass of the vote which shall be made by the City Clerk. The term of each member of the City Council elected at a special municipal election to fill a vacancy shall commence on the first Tuesday following certification of the candidate's election and shall continue during the remainder of the unexpired term of the office. The term of each member of the City Council appointed to fill a vacancy shall commence upon appointment within 60 days following the date the office became vacant, and shall continue during the remainder of the unexpired term of office.

Ties in voting among candidates shall be settled according to State law.

Section 500.1. LIMITATION OF TERM.

(a) Notwithstanding any other previously enacted provision of law or of this Charter, the City Clerk, or other election official authorized by law, shall not accept or verify the signatures on any nomination paper for any person, nor shall he or she certify or place on the list of certified candidates, nor print or cause to be printed on any ballot, ballot pamphlet, sample ballot or ballot label, the name of any person who either:

(1) Has been elected to two full terms as a member of the City Council and thereafter seeks to become a candidate for City Council, or

(2) A full term is 50% or more of the term as defined in the City Charter.

It is the intent of the Charter Amendment that this Amendment shall be retro-active.

Section 501. ELIGIBILITY. QUALIFICATIONS. No person shall be eligible for election to office as a member of the City Council unless such person shall have been domiciled in and a voter of such district for at least 30 days immediately preceding the first day upon which candidates for such office are permitted to file nominating papers with the City Clerk. For an appointee to fill a vacancy in an office, the aforementioned 30 day eligibility requirement shall immediately precede the date such office became vacant according to the provisions set forth herein below.

If a member of the City Council is absent from all regular meetings of the City Council for a period of 60 days consecutively from and after the last regular City Council meeting attended by such member, unless by permission of the City Council expressed in its official minutes, or is convicted of a crime involving moral turpitude, or ceases to be domiciled in and a voter of the Council member's district, the office shall immediately become vacant and shall be so declared by the City Council.

Vacancies shall be filled according to the provisions of Section 503.

The City Council shall judge the qualifications of its members as set forth in this Section. It shall judge all municipal election returns and it shall judge the certification of the canvass of the vote which shall be made by the City Clerk.

Section 502. COMPENSATION. The members of the City Council shall receive no compensation for their services as such, but shall receive reimbursement on order of the City Council for Council authorized traveling and other expenses when on official duty. In addition, members shall receive such reasonable and adequate amounts as may be established by ordinance, which amount shall be deemed to be reimbursement to them of other out-of-pocket expenditures and costs imposed upon them by virtue of their serving on the City Council.

Section 503. VACANCIES. A vacancy caused by a recall election shall be filled by the voters within the district in which the vacancy occurs. The election of an eligible candidate to fill such vacancy shall occur after the recall election.

All other vacancies from whatever causes arising shall be filled by an eligible person as follows:

(a) If such vacancy occurs one year or more before the next general municipal election, the City Council shall immediately cause a special municipal election to be held to elect an eligible successor to serve during the term of such vacant office.

(b) If such vacancy occurs less than one year before the next general municipal election, the City Council shall appoint an eligible person to serve during the term of such vacant office.

(c) In the event the City Council fails to fill a vacancy by appointment within 60 days after such office is declared vacant, an eligible successor shall be elected at the next general municipal election to serve during the term of such office. If the 60 day period expires too late to fill the vacancy at the next general municipal election, the City Council shall immediately cause a special municipal election to be held to elect an eligible successor to serve during the term of such office.

(d) Any eligible person appointed to fill a vacancy in an office shall serve as provided in Section 500.

(e) In any case where the City Council is required to cause a special election to be held to fill a vacancy in any office, it may temporarily appoint an eligible person to fill said vacancy until an elected successor's term commences following said special election, if the City Council first determines and declares by resolution that such temporary appointment is essential to the proper conduct of city business.

(f) Any person appointed or elected under the provisions of this section must be eligible pursuant to the requirements set forth in Section 501 and shall serve for the respective terms set forth in Section 500.

(g) The appointment of an eligible person to fill a vacancy and all deliberations shall be conducted in public following the conclusion of a public hearing which shall be called for the purpose of hearing input from eligible applicants as well as from the public.

(h) If by reason of major disaster or for any other reason all five seats on the Council are vacant, the next immediate past three living Mayors of the City still domiciled in the City shall, by majority vote, appoint a Mayor and four Council

members who shall temporarily serve as such until their successors are qualified and who shall immediately proceed to cause all of such vacancies to be filled by election or appointment, as the case may be, in the manner provided in this section. The past Mayors so acting may appoint one or more of their own number to serve temporarily as above provided.

Section 504. **PRESIDING OFFICER.** At such time as the term of a member of the City Council commences, and at any time when there is a vacancy in the office of Mayor, the City Council shall meet and shall elect one of its members as its presiding officer, who shall have the title of Mayor. The Mayor may make and second motions and shall have a voice and vote in all its proceedings. The Mayor shall be the official head of the City for all ceremonial purposes. The Mayor shall have the primary but not exclusive responsibility for interpreting the policies, programs, and needs of the City government to the people, and, as occasion requires, may inform the people of any major change in policy or program. The Mayor shall perform such other duties consistent with the office as may be prescribed by this Charter or as may be imposed by the City Council. The Mayor shall serve in such capacity at the pleasure of the City Council.

The City Council shall also designate one of its members as Mayor Pro Tempore, who shall serve in such capacity at the pleasure of the City Council. The Mayor Pro Tempore shall perform the duties of the Mayor during the Mayor's absence or disability.

Section 505. **POWERS VESTED IN THE CITY COUNCIL.** All powers of the City shall be vested in the City Council except as otherwise provided in this Charter.

Section 506. **REGULAR MEETINGS.** The City Council shall hold regular meetings at least twice each month at such times as it shall fix by ordinance or resolution and may adjourn or readjourn any regular meeting to a date and hour certain which shall be specified in the order of adjournment. When so adjourned each adjourned meeting shall be a regular meeting for all purposes. If the hour to which a meeting is adjourned is not stated in the order of adjournment such meeting shall be held at the hour for holding regular meetings. If at any time any regular meeting falls on a holiday such regular meeting shall be held on the next business day.

Section 507. **SPECIAL MEETINGS.** A special meeting may be called at any time by the Mayor, or by three members of the City Council, by written notice to each member of the City Council and to each local newspaper of general circulation, radio or television station requesting notice in writing. Such notice must be delivered personally or by mail at least 24 hours before the time of such meeting as specified in the notice. The call and notice shall specify the time and place of the special meeting and the business to be transacted. No other business shall be considered at such meeting. Such written notice may be dispensed with as to any person entitled thereto who, at or prior to the time the meeting convenes, files with the City Clerk a written waiver of notice. Such written notice may also

be dispensed with as to any person who is actually present at the meeting at the time it convenes.

Section 508. PLACE OF MEETINGS. All meetings shall be held in the Council Chambers of the City Hall, or in such place to which any such meeting may be adjourned, and shall be open to the public. If, by reason of fire, flood or other emergency, it shall be unsafe to meet in the place designated, the meetings may be held for the duration of the emergency at such place as is designated by the Mayor, or, if the Mayor should fail to act, by three members of the City Council.

Section 509. QUORUM. PROCEEDINGS. A majority of the members of the City Council shall constitute a quorum to do business but a less number may adjourn from time to time. In the absence of all the members of the City Council from any regular meeting or adjourned regular meeting, the City Clerk may declare the same adjourned to a stated day and hour. The City Clerk shall cause written notice of a meeting adjourned by less than a quorum or by the City Clerk to be delivered personally or by mail to each Council member at least 24 hours before the adjourned meeting, or such notice may be dispensed with in the same manner as specified in this Charter for dispensing with notice of special meetings of the City Council. The City Council may establish rules for the conduct of its proceedings and may evict or prosecute any member or other person for disorderly conduct at any of its meetings.

Each member of the City Council shall have the power to administer oaths and affirmations in any investigation or proceedings pending before the City Council. The City Council shall have the power and authority to compel the attendance of witnesses, to examine them under oath and to compel the production of evidence before it. Subpoenas shall be issued in the name of the City and be attested by the City Clerk. Disobedience of such subpoenas, or the refusal to testify (upon other than constitutional grounds), shall constitute a misdemeanor, and shall be punishable in the same manner as violations of this Charter are punishable.

At the demand of any member, and upon the adoption of any ordinance, resolution, or order for the payment of money, the City Clerk shall call the roll and shall cause the ayes and noes taken on such questions to be entered in the minutes of the meeting.

Section 510. PUBLIC PARTICIPATION. All regular and special meetings of the City Council shall be open and public and all persons shall be permitted to attend such meetings, except that the provisions of this Section shall not apply to closed sessions as permitted by State law. Any person shall have the right to address the City Council, either orally or in writing on matters of City business, but such right shall be subject to reasonable rules and regulations as adopted by ordinance or resolution.

Section 511. ADOPTION OF ORDINANCES AND RESOLUTIONS. With the sole exception of ordinances which take effect upon adoption, referred to in Section 514, no ordinance shall be adopted by the City Council on the day of its introduction, nor within five days thereafter nor at any time other than at a

regular or adjourned regular meeting. At the time of its introduction an ordinance shall become a part of the proceedings of such meeting in the custody of the City Clerk. At the time of introduction of an ordinance or adoption of a resolution it shall be read in full, unless after the reading of the title thereof, the further reading thereof is waived by unanimous consent of the Council members present. In the event that any ordinance is altered after its introduction, the same shall not be finally adopted except at a regular or adjourned regular meeting held not less than five days after the date upon which such ordinance was so altered. The correction of typographical or clerical errors shall not constitute the making of an alteration within the meaning of the foregoing sentence.

No order for the payment of money shall be adopted or made at any other than a regular or adjourned regular meeting.

Unless a higher vote is required by other provisions of this Charter the affirmative votes of at least three members of the City Council shall be required for the enactment of any ordinance or resolution, or for the making or approving of any order for the payment of money. All ordinances and resolutions shall be signed by the Mayor and attested by the City Clerk.

Any ordinance declared by the City Council to be necessary as an urgency measure for the immediate preservation of the public peace, health or safety, and containing a statement of the reasons for its urgency, may be introduced and adopted at one and the same meeting if passed by at least four affirmative votes. At the time of adoption of an urgency ordinance it shall be read in full, unless after the reading of the title thereof, the further reading thereof is waived by unanimous consent of the Council members present. Notwithstanding provisions to the contrary, an urgency ordinance which sets forth the reason for the urgency to be that of a major disaster shall be exempt from the ten day posting and publication requirements set forth in Section 512 and such ordinance may be passed by the majority of the members of the City Council present.

Section 512. **ORDINANCES. POSTING AND PUBLICATION.** In addition to such other acts of the City Council as are required by this Charter to be by ordinance, every act of the City Council establishing a fine or other penalty, or granting a franchise, shall be by ordinance.

The enacting clause of all ordinances shall be substantially as follows: "The City Council of the City of Downey does ordain as follows:"

The City Clerk shall cause each ordinance to be published at least once in the official newspaper within 15 days after its adoption. As an alternative to the publication of an ordinance as specified herein, the City Clerk may cause a summary of a proposed ordinance to be prepared and published in the official newspaper and post a copy of such summary with a copy of the full text of the proposed ordinance at least ten days prior to the date it is to be submitted to the City Council for adoption, and the publication in the official newspaper of a summary of any ordinance adopted by the City Council and a posting of a certified copy of the full text of such adopted ordinance in the office of the City Clerk along with the names

of the Council members voting for and against the ordinances within 15 days after the date of adoption.

Section 513. **CODIFICATION OF ORDINANCES.** Any or all ordinances of the City which have been enacted and published in the manner required at the time of their adoption, and which have not been repealed, may be compiled, consolidated, revised, indexed and arranged as a comprehensive ordinance code, and such code may be adopted by reference, with the same effect as an ordinance, by the passage of an ordinance for such purpose. Such code need not be published in the manner required for other ordinances, but not less than three copies thereof shall be filed for use and examination by the public in the office of the City Clerk prior to the adoption thereof. Ordinances codified shall be repealed as of the effective date of the code. Amendments to the code shall be enacted by ordinance.

Detailed regulations pertaining to any subject, such as the construction of buildings, plumbing and wiring, when arranged as a comprehensive code, may likewise be adopted by reference in the manner provided by this Section. Maps, charts and diagrams also may be adopted by reference in the same manner.

Section 514. **ORDINANCES. WHEN EFFECTIVE.** No ordinance shall become effective until 30 days from and after the date of its adoption, except the following, which shall take effect upon adoption:

- (a) An ordinance calling or otherwise relating to an election.
- (b) An improvement proceeding ordinance adopted under some special law or procedural ordinance relating thereto.
- (c) An ordinance declaring the amount of money necessary to be raised by taxation or fixing the rate of taxation.
- (d) An urgency ordinance adopted in the manner provided for in Section 511.

Section 515. **ORDINANCES. VIOLATION. PENALTY.** The City Council shall by ordinance determine whether a violation of any ordinance of the City or a provision of the Downey Municipal Code shall constitute a misdemeanor or an infraction and shall be punishable as provided by State law for violation of ordinances of general law cities.

Section 516. **ORDINANCES AND RESOLUTIONS. AMENDMENT.** The amendment of any section or subsection of an ordinance or resolution may be accomplished solely by the re-enactment of such section or subsection at length, as amended.

Section 517. **PUBLISHING OF LEGAL NOTICES.** In the event that there is more than one newspaper of general circulation published in the City, the City Council, annually, prior to the beginning of each fiscal year, shall publish a notice inviting bids and contract for the publication of all legal notices or other matter required to be published in a newspaper of general circulation in the City during the ensuing fiscal year. In the event there is only one newspaper of general circulation printed and published in the City, then the City Council shall have the power to contract with such newspaper for the printing and publishing of such

legal notices or matter without being required to advertise for bids therefor. The newspaper with which any such contract is made shall be designated the official newspaper for the publication of such notices or other matter for the period of such contract.

In no case shall the contract prices for such publication exceed the customary rates charted by such newspaper for the publication of legal notices of a private character.

In the event there is no newspaper of general circulation printed and published in the City, or in the event no such newspaper will accept such notices or other matter at the rates permitted herein, then all legal notices or other matter may be published by posting copies thereof in at least three public places in the City to be designated by ordinance.

No defect or irregularity in proceedings taken under this Section, or failure to designate an official newspaper, shall invalidate any publication where the same is otherwise in conformity with this Charter or law or ordinance.

Section 518. **CONTRACTS. RESTRICTIONS.** No contract or lease or extension thereof for a longer period than ten years shall be valid unless said contract, lease or extension be made or approved by ordinance which shall be subject to referendum. This Section shall not apply to any franchise granted pursuant to the provisions of this Charter or to any contract for the furnishing, or acquisition of the products, commodity or services of any public utility.

Section 519. **CONTRACTS. EXECUTION.** The City shall not be bound by any contract, except as hereinafter provided, unless the same shall be made in writing, approved by the City Council and signed on behalf of the City by the Mayor and City Clerk or by such other officer or officers as shall be designated by the City Council. Any of said officers shall sign a contract on behalf of the City when directed to do so by the City Council.

By ordinance or resolution the City Council may authorize the City Manager or authorized representative to bind the City, with or without a written contract, for the acquisition of equipment, materials, supplies, labor, services or other items included within the budget approved by the City Council, and may impose a monetary limit upon such authority.

The City Council may by ordinance or resolution provide a method for the sale or exchange of real or personal property not needed in the City service or not fit for the purpose for which intended, and for the conveyance of title thereto.

Contracts for the sale of the products, commodities or services of any public utility owned, controlled or operated by the City may be made by the manager of such utility or by the head of the department or City Manager upon forms approved by the City Manager and at rates fixed by the City Council.

The provisions of this Section shall not apply to services rendered by any person in the employ of the City at a regular salary.

ARTICLE VI—CITY MANAGER

Section 600. CITY MANAGER. There shall be a City Manager who shall be the chief administrative officer of the City. The City Manager shall be appointed by the affirmative vote of at least a majority of the members of the City Council and shall serve at the pleasure of the City Council, provided, however, that the City Manager shall not be removed from the office except as provided in this Charter. The City Manager shall be chosen on the basis of executive and administrative qualifications.

Section 601. RESIDENCE. The City Manager need not be a resident of the City at the time of appointment, but shall within 90 days after appointment, establish residence within such distance from the City as the City Council may establish, unless such period is extended by the City Council, and thereafter maintain residence within such area during tenure of office.

Section 602. ELIGIBILITY. No person shall be eligible to receive appointment as City Manager while serving as a member of the City Council nor within one year after ceasing to be a member of the City Council.

Section 603. COMPENSATION AND BOND. The City Manager shall be paid a salary commensurate with the responsibilities of chief administrative officer of the City, which salary shall be established by ordinance or resolution. The City Manager shall furnish a corporate surety bond conditioned upon the faithful performance of duties in such form and in such amount as may be determined by the City Council.

Section 604. POWERS AND DUTIES. The City Manager shall be the administrative head of the City Government. Except as otherwise provided in this Charter, the City Manager shall be responsible to the City Council for the proper administration of all affairs of the City. Without limiting the foregoing general grant of powers, responsibilities and duties, subject to the provisions of this Charter, including the personnel system provisions thereof, the City Manager shall have power and be required to:

(a) Appoint, and may promote, demote, suspend or remove, all department heads, officers and employees of the City except elective officers and those department heads, officers and employees the power of whose appointment is vested by this Charter in the City Council. The City Manager may authorize the head of any department or office to appoint or remove subordinates in such department or office. In case of the appointment or removal of any department head, the City Manager shall first review such appointment or removal with the City Council and obtain its approval.

(b) Prepare the budget annually, submit to the City Council, and be responsible for its administration after its adoption.

(c) Prepare and submit to the City Council as of the end of each fiscal year, a complete report on the finances and administrative activities to the City for the preceding fiscal year.

(d) Keep the City Council advised of the financial condition and future needs of the City and make such recommendations as may seem desirable.

(e) Establish a centralized purchasing system for all City offices, departments and agencies.

(f) Prepare rules and regulations governing the contracting for purchasing, inspection, storing, inventory, distribution and disposal of all supplies, material and equipment required by ordinance, and administer and enforce the same after adoption.

(g) See that the laws of the State pertaining to the City, the provisions of this Charter and the ordinances, franchises and rights of the City are enforced.

(h) Exercise control of all administrative offices and departments of the City and of all appointive officers and employees except those directly appointed by the City Council and prescribe such general rules and regulations as deemed necessary or proper for the general conduct of the administrative offices and departments of the City under jurisdiction of the City Manager.

(i) Perform such other duties consistent with this Charter as may be required by the City Council.

Section 605. **MEETINGS.** The City Manager shall be accorded a seat at all meetings of the City Council and of all boards and commissions and shall be entitled to participate in their deliberations, but shall not have a vote. The City Manager shall receive notice of all special meetings of the City Council, and of all boards and commissions.

Section 606. **MANAGER PRO TEMPORE.** The City Council may direct the City Manager to appoint a City Manager Pro Tempore.

If there is no Manager Pro Tempore and the position of City Manager becomes vacant or the City Manager is absent or is incapacitated to such an extent the City Manager cannot perform the duties of the office, then the Mayor, or if absent or unable to act, the Mayor Pro Tempore, or if absent or unable to act, the senior member of the City Council temporarily shall act as the administrative head of the City until the City Council fills the position of City Manager or appoints a City Manager Pro Tempore.

Section 607. **REMOVAL.** The City Manager may be removed at any regular meeting of the City Council upon the affirmative vote of a majority of the members of the City Council. However, the City Manager may not be removed, nor shall the notice described in Subsection (a) be given for a period of 90 days following any municipal election in which a member of the City Council is elected.

The procedure for removal is as follows:

(a) The City Manager must be given a written notice stating the Council's intention to remove the City Manager from office. The written notice must be given at least 30 days before the effective date of removal. The notice must state the reason for the removal.

(b) The duties of the City Manager may be suspended immediately upon receipt of the notice described in subsection (a). The compensation paid to the

City Manager must continue until removal is completed as prescribed within this Section.

(c) In removing the City Manager, the City Council may use its sole and uncontrolled discretion, and its action shall be final.

Section 608. NON-INTERFERENCE WITH ADMINISTRATIVE SERVICE. Except as otherwise provided in this Charter, neither the Council nor any of its members shall interfere with the powers and duties of the City Manager, nor shall they directly or indirectly order the City Manager or subordinates to appoint or remove any person to or from any office or employment. Except for the purpose of inquiry, investigation or report, the City Council and its members shall deal with the administrative service under the jurisdiction of the City Manager solely through the City Manager, and neither the City Council nor any member thereof shall publicly or privately give orders to any subordinate of the City Manager.

ARTICLE VII—OFFICERS AND EMPLOYEES

Section 700. ENUMERATION. In addition to the City Council and City Manager, the officers and employees of the City shall consist of a City Attorney, a City Clerk, a City Treasurer, and such other officers, assistants, deputies, and employees as the City Council may provide by ordinance or resolution.

When the positions are not incompatible, the City Council may combine in one person the powers and duties of two or more offices; provided, however, that the same person shall not hold the positions of City Treasurer and be responsible for the functions of finance at the same time.

Section 701. APPOINTMENT AND REMOVAL. The City Attorney, City Clerk, and City Treasurer shall be appointed by and may be removed by the affirmative votes of at least a majority of the members of the City Council. All other officers, department heads and employees of the City shall be appointed and may be removed as elsewhere in this Charter provided.

Section 702. ADMINISTRATIVE FUNCTIONS. The City shall provide through its own staff for the following departments: police and fire. The City shall also provide the following functions and services: finance, public works, water, building & safety, city planning and library. The City Council may provide by ordinance or resolution not inconsistent with this Charter for the organization, conduct and operation of the functions of the City as established by this Charter, for the creation of additional functions, departments, divisions, offices and agencies and for their consolidation or alteration. It may further provide by ordinance or resolution for the assignment and reassignment of functions, duties, offices and agencies to offices and departments, and for the number, titles, qualifications, powers, duties, and compensation of all officers and employees, consistent with this Charter. Each department so created shall be headed by a department head.

Section 703. CITY ATTORNEY. POWERS AND DUTIES. To become and remain eligible for City Attorney the person appointed shall be an attorney at law duly licensed as such under State law and shall be chosen on the basis of legal

qualifications with special reference to experience in and knowledge of municipal law. The City Attorney shall have the power and may be required to:

(a) Represent and advise the City Council and all City officers in all matters of law pertaining to their offices.

(b) Prosecute on behalf of the people any or all criminal cases arising from violation of the provisions of this Charter or of City ordinances, unless otherwise provided by the City Council.

(c) Represent and appear for the City in any or all actions or proceedings in which the City is concerned or is a party, and represent and appear for any City officer or employee, or former City officer or employee, in any or all actions or proceedings in which any such officer or employee is concerned or is a party for any act arising out of employment or by reason of official capacity.

(d) Attend all regular meetings of the City Council, unless excused, and give advice or opinion in writing whenever requested to do so by the City Council or by any of the boards or officers of the City.

(e) Approve the form of all contracts made by and all bonds given to the City, endorsing approval thereon in writing.

(f) Prepare any and all proposed ordinances and resolutions for the City and amendments thereto.

(g) Devote such time to the duties of the office as may be specified in the ordinance or resolution fixing the compensation for such office.

(h) Surrender to the City Attorney's successor all books, papers, files and documents pertaining to the City's affairs.

The City Council shall have control of all legal business and proceedings and may employ other attorneys to take charge of or may contract for any prosecutions, litigation or other legal matters or business.

Nothing in this section shall prohibit the District Attorney from prosecuting any or all criminal cases arising from violation of the provisions of this Charter or of City ordinances.

Section 704. CITY CLERK. POWERS AND DUTIES. The City Clerk shall have the power and shall be required to:

(a) Attend all meetings of the City Council, unless excused and be responsible for the recording and maintaining of a full and true record of all of the proceedings of the City Council in books that shall bear appropriate titles and be devoted to such purpose.

(b) Maintain separate books, in which shall be recorded respectively all ordinances and resolutions, with the certificate of the Clerk annexed to each thereof stating the same to be the original or a correct copy, and as to an ordinance requiring publication, stating that the same has been published or posted in accordance with this Charter; keep all books properly indexed and open to public inspection when not in actual use.

(c) Maintain separate books, in which a record shall be made of all written contracts and official bonds.

- (d) Be the custodian of the seal of the City.
- (e) Administer oaths of affirmations, take affidavits and depositions pertaining to the affairs and business of the City and certify copies of official records.
- (f) Be ex-officio Assessor, unless the City Council has availed itself, or does in the future avail itself, of the provisions of State law relative to the assessment of property and the collection of City taxes by county officers, or unless the City Council by ordinance provides otherwise.
- (g) Have charge of all City elections.
- (h) Perform such other duties consistent with this Charter as may be required by ordinance or resolution of the City Council.

Section 705. CITY TREASURER. POWERS AND DUTIES. The City Treasurer or designee shall have the power and shall be required to:

- (a) Receive all taxes, assessments, license fees and other revenues of the City, or for the collection of which the City is responsible, and receive all taxes or other money receivable by the City from the County, State or Federal Government, or from any Court, or from any office, department or agency of the City.
- (b) Have custody of all public funds belonging to or under control of the City or any office, department or agency of the City government and deposit all funds coming into the Treasurer's hands in such depository as may be designated by resolution of the City Council, or, if no such resolution be adopted, then in such depository designated in writing by the City Manager, and in compliance with all the provisions of the State Constitution and State law governing the handling, depositing and securing of public funds.
- (c) Disburse moneys on proper warrants in the manner provided for in this Charter.
- (d) Prepare and submit monthly written reports of all cash receipts, disbursements and balances, copies of which reports shall be filed with the City Manager or designee responsible for the finance function.
- (e) Perform such other duties consistent with this Charter as may be required by ordinance or resolution of the City Council.

Section 706. FINANCE. POWERS AND DUTIES. The City Manager's designee responsible for the functions of finance shall have the power and shall be required to:

- (a) Administer the financial affairs of the City under the direction of the City Manager.
- (b) Compile the budget expense and income estimates for the City Manager.
- (c) Maintain a general accounting system for the City government and each of its offices, departments and agencies.
- (d) Supervise and be responsible for the disbursement of all moneys and of all expenditures to insure that budget appropriations are not exceeded; audit all purchase orders before issuance; audit and approve before payment, all bills, invoices, payrolls, demands or charges against the City government; with the advice of the City Attorney, when necessary, determine the regularity, legality and

correctness of such claims, demands or charges; and draw warrants upon the City Treasurer for all claims and demands audited and approved as in this Charter provided specifying the purpose for which drawn and the fund from which payment is to be made.

(e) See that all taxes, assessments, license fees and other revenues of the City, or for the collection of which the City is responsible, and all other money receivable by the City from the County, State or Federal Government, or from any court, office, department or agency of the City are collected.

(f) Submit to the City Council and City Treasurer through the City Manager a monthly statement of all receipts and disbursements in sufficient detail to show the exact financial condition of the City; and, as of the end each fiscal year, submit a complete financial statement and report.

(g) Supervise the keeping of current inventories of all property of the City by all City departments, offices and agencies.

(h) Perform such other duties consistent with this Charter as may be required by ordinance or resolution of the City Council.

Section 707. ADMINISTERING OATHS. Each department head and deputies of the department shall have the power to administer oaths and affirmations in connection with any official business pertaining to the department.

Section 708. ILLEGAL CONTRACT, FINANCIAL INTEREST. The prohibitions, limitations and exclusions with respect to City Council members, officers, or employees being financially interested in contracts, sales, transactions or proceedings in which the City is a party shall be as provided for under State law.

Section 709. ACCEPTANCE OF OTHER OFFICE. Any elective officer of the City who shall accept or retain any other elective public office, except as provided in this Charter, shall be deemed thereby to have vacated the office under the City government.

Section 710. NEPOTISM. The City Council shall not appoint to a salaried position under the City government any person who is a relative by blood or marriage within the third degree of any one or more of the members of such City Council, nor shall the City Manager or any department head or other officer having appointive power appoint any relative of the individual or any Council member within such degree to any such position.

Section 711. OFFICIAL BONDS. The City Council shall fix by ordinance or resolution the amounts and terms of the official bonds of all officials or employees who are required by this Charter or by ordinance to give such bonds. All bonds shall be executed by responsible corporate surety, shall be approved as to form by the City Attorney, and shall be filed with the City Clerk. Premiums on official bonds shall be paid by the City.

In all cases wherein an employee of the City is required to furnish a faithful performance bond, there shall be no personal liability upon, or any right to recover against, the employee's superior officer or other officer or employee, or the bond

of the latter, unless such superior officer, or other officer or employee is a party to, or has conspired in, the wrongful act causing directly or indirectly such loss.

ARTICLE VIII—BOARD OF EDUCATION

Repealed.

ARTICLE IX—APPOINTIVE BOARDS AND COMMISSIONS

Section 900. **IN GENERAL.** There shall be advisory boards and commissions named in this Article which shall have the powers and duties herein stated. In addition, the City Council may create by ordinance advisory boards or commissions as in its judgment are required, and may grant to them such powers and duties as are consistent with the provisions of this Charter.

Section 901. **APPROPRIATIONS.** The City Council shall include in its annual budget such appropriations of funds as in its opinion shall be sufficient for the efficient and proper functioning of such boards and commissions.

Section 902. **APPOINTMENTS. TERMS.** Each of the boards or commissions shall consist of not less than five members, at least one of whom shall be appointed from each of the five Council districts. The members of each of such boards or commissions shall be appointed by the City Council from voters of the City, none of whom shall hold any paid office or employment in the City government. They shall be subject to removal by motion of the City Council adopted by the affirmative votes of a majority of the total membership thereof. The members thereof shall serve for terms which shall commence with the commencement of the term of the Council member from whose district the member was appointed and shall end upon the end of the term of the Council member from whose district the member was appointed or upon a vacancy in that council district. The members shall serve so long as they continue to be domiciled within the district from which they were appointed during their term, and until their respective successors are appointed and qualified. The Council shall have the authority to extend or shorten the terms of the incumbent members of boards or commissions to implement the terms of this Section. A vacancy occurring before the expiration of a term shall be filled by appointment for the remainder of the unexpired term.

Section 903. **EXISTING BOARDS.** The members of the boards and commissions holding office when this Charter takes effect shall continue to hold office thereafter until their respective terms of office shall expire and until their successors shall be appointed and qualified. If the terms of any members of any board or commission are altered by this Charter, the terms shall be adjusted accordingly to comply with the provisions of this Charter.

Section 904. **MEETINGS. CHAIR.** As soon as practicable, following the first day of July of every year, each board and commission shall organize by electing one of its members to serve as presiding officer at the pleasure of the board or commission. Meetings of all boards and commissions shall be open to the public and all persons shall be permitted to attend such meetings, except that

the provisions of this sentence shall not apply to closed sessions for purposes authorized by law.

The City Manager may designate a secretary for each board and commission who need not be a member of such board or commission, and who shall keep a record of its proceedings and transactions. Each board or commission may prescribe its own rules and regulations, which shall be consistent with this Charter and shall be subject to the approval of the City Council. Copies of such rules shall be kept on file in the office of the City Clerk where they shall be available for public inspection.

Section 905. OATHS. AFFIRMATIONS. Each member of any such board or commission, and the secretary thereof, shall have the power to administer oaths and affirmations in any investigation or proceeding pending before such board or commission.

Section 906. PLANNING COMMISSION. POWERS AND DUTIES. There shall be a Planning Commission which shall have the power and be required to:

(a) After a public hearing thereon, recommend to the City Council the adoption, amendment or repeal of Master, General or Precise Plans, or any part thereof, for the physical development of the City.

(b) Exercise such functions with respect to land subdivisions as shall be provided by ordinance not inconsistent with the provisions of this Charter.

(c) Make recommendations to the City Council concerning proposed public works and for the clearance, conservation and rehabilitation of any areas within the City.

(d) Exercise such functions with respect to zoning, city planning, land use and related matters as may be prescribed by ordinance or resolution not inconsistent with the provisions of this Charter.

Section 907. PERSONNEL ADVISORY BOARD. POWERS AND DUTIES. There shall be a Personnel Advisory Board, none of the members of which while a member of said board or for a period of one year after the member has ceased for any reason to be a member, shall occupy or be eligible for appointment to any salaried office or employment in the service of the City. The Personnel Advisory Board shall have the power and be required to:

(a) Act in an advisory capacity to the City Council and City Manager on personnel administration.

(b) After a public hearing thereon, recommend to the City Council, the adoption, amendment or repeal of personnel rules and regulations.

(c) Make any investigation upon request of the City Council concerning the administration of personnel in the municipal service and report its findings to the City Council and City Manager.

(d) Hear appeals of any officer or employee under the Personnel System who is suspended, demoted or removed, and report in writing to the appointing power and City Council, its findings, conclusions and recommendations. The Personnel

Advisory Board may elect to conduct the appeal hearing through an impartial hearing officer who shall hear the evidence, prepare or cause a record of the proceedings to be made, and make recommendations for findings of fact and a disposition of the appeal, as may be more specifically provided for by ordinance or resolution of the City Council.

(e) Exercise such functions with respect to personnel or the Personnel System, not inconsistent herewith, as may be prescribed by ordinance or resolution or as requested by the City Council.

Section 908. LIBRARY ADVISORY BOARD. POWERS AND DUTIES. There shall be a Library Advisory Board which shall have the power and duty to:

(a) Make recommendations to the City Council for the operation and conduct of City libraries.

(b) Recommend to the City Council rules and regulations and bylaws for the administration and protection of City libraries.

(c) Recommend to the City Council the duties of the librarian and other officers and employees of the libraries.

(d) Recommend to the City Council the purchase or lease of personal property for library purposes.

(e) Recommend to the City Council purchase or lease of real property and the rental or provision for adequate buildings or rooms for library purposes.

(f) Within 60 days after the close of each fiscal year, report to the City Council on the condition of the libraries for the preceding fiscal year and on such other matters deemed expedient by the Library Advisory Board.

(g) Exercise such other functions not inconsistent with this Charter as may be prescribed by ordinance or resolution.

ARTICLE X—PERSONNEL SYSTEM

Section 1000. SYSTEM TO BE ESTABLISHED. The City Council shall by ordinance establish a personnel merit system for the selection, employment, classification, advancement, suspension and discharge of those appointive officers and employees who shall be included in the system. The system may consist of the establishment of minimum standards of employment and qualifications for the various classes of employment, or of a comprehensive system, as the City Council shall determine to be for the best interests of the public service. The ordinance shall designate the departments and the appointive officers and employees who shall be included within the system. By subsequent ordinances the City Council may amend the system or the list of departments and appoint officers and employees included within the system. The system shall comply with all other provisions of this Charter.

ARTICLE XI—RETIREMENT

Section 1100. STATE SYSTEM. The City, its City Council and its several officers, agents and employees are empowered to do and perform any act, and to exercise any authority granted, permitted, or required under the provisions of the

Public Employees' Retirement Law to enable the City to continue as a contracting City under the Public Employees' Retirement System. The City Council may terminate any contract with the Board of Administration of the Public Employees' Retirement System only pursuant to an ordinance adopted by voters of the City.

ARTICLE XII—FISCAL ADMINISTRATION

Section 1200. FISCAL YEAR. The fiscal year of the City government shall begin on the first day of July of each year and end on the 30th day of June of the following year.

Section 1201. ANNUAL BUDGET. PREPARATION BY THE CITY MANAGER. At such date as the City Manager shall determine, each board or commission and each department head shall furnish to the City Manager or designee responsible for the finance function, estimates of revenue and expenditures for the department or for such board or commission for the ensuing fiscal year, detailed in such manner as may be prescribed by the City Manager. In preparing the proposed budget, the City Manager shall review the estimates, hold conferences thereon with the respective department heads, boards or commissions as necessary, and may revise the estimates as deemed advisable.

Section 1202. BUDGET. SUBMISSION TO CITY COUNCIL. At least 35 days prior to the beginning of each fiscal year, the City Manager shall submit to the City Council the proposed budget and shall make copies of the proposed budget available for inspection. After reviewing the same and making such revisions as it may deem advisable, the City Council shall determine the time for the holding of a public hearing thereon and shall cause to be published a notice thereof not less than ten days prior to said hearing, by at least one insertion in the official newspaper. Copies of the proposed budget as amended by the City Council shall be available for inspection.

Section 1203. BUDGET. PUBLIC HEARING. At the time so advertised or at any time to which such public hearing shall from time to time be adjourned, the City Council shall hold a public hearing on the proposed budget, at which interested persons desiring to be heard shall be given such opportunity.

Section 1204. BUDGET. FURTHER CONSIDERATION AND ADOPTION. At the conclusion of the public hearing the City Council shall further consider the proposed budget and make any revisions thereof that it may deem advisable and on or before June 30 it shall adopt the budget with revisions, if any, by the affirmative votes of at least a majority of the total members of the Council. Upon final adoption, the budget shall be in effect for the ensuing fiscal year. Copies thereof, certified by the City Clerk, shall be filed with the City Manager, Designee responsible for the functions of finance, City Treasurer, and the person employed by the City Council to perform the independent audit as provided in Section 1216, and a further copy shall be placed, and shall remain on file, in the office of the City Clerk where it shall be available for public inspection. The bud-

get so certified shall be reproduced and copies made available for the use of the public and of departments, offices and agencies of the City.

Section 1205. **BUDGET. APPROPRIATIONS.** From the effective date of the budget, the various amounts stated therein as proposed expenditures shall be and become appropriated to the various departments, offices and agencies for the respective objects and purposes therein named. All appropriations shall lapse at the end of the fiscal year to the extent that they shall not have been expended or lawfully encumbered.

At any meeting after the adoption of the budget, the City Council may amend or supplement the budget by motion adopted by the affirmative votes of at least a majority of the total members of the City Council.

Section 1206. **CENTRALIZED PURCHASING.** Under the control and direction of the City Manager there shall be established a centralized purchasing system for all City departments and agencies, except as otherwise provided in this Charter. The City Manager shall recommend and the City Council shall consider and adopt by ordinance, rules and regulations governing the contracting for, purchasing, storing and distribution of all supplies, materials and equipment required by any office, department or agency of the City government.

Section 1207. **TAX LIMITS.** The City Council shall be authorized to levy and impose taxes, assessments and fees for municipal purposes to the full extent permitted by the State Constitution.

Section 1208. **TAX PROCEDURE.** The procedure for the assessment, levy, imposition and collection of taxes for municipal purposes, may be prescribed by ordinance of the City Council to the extent permitted by the State Constitution.

Section 1209. **BONDED DEBT LIMIT.** The City shall not incur an indebtedness evidenced by general obligation bonds which shall in the aggregate exceed the sum of four per cent of the total assessed valuation, for purposes of City taxation, of all the real and personal property within the City.

No bonded indebtedness which shall constitute a general obligation of the City may be created unless authorized by the affirmative votes of two-thirds of the voters voting on such proposition at any election at which the question is submitted to the voters and unless in full compliance with the provisions of the State Constitution and of this Charter.

Section 1210. **REVENUE BONDS.** The City shall have the power to issue revenue bonds for the purpose of financing the acquisition, construction, extension, improvement or repair of any municipal utility or other revenue producing facilities, but no such bonds shall be issued unless the same shall first be authorized by the affirmative vote of a majority of those voters voting on the question of incurring such indebtedness at any election at which such question is submitted to the voters of the City. The Council may issue and sell bonds so authorized, may fix the terms and conditions thereof, and may make, fix and establish such covenants, conditions, terms and provisions as it deems necessary or desirable to facilitate the issuance and sale of the bonds or for the protection and security of the holders

thereof. Bonds issued pursuant to this Article shall not be general obligations of the City but shall be payable, principal and interest, solely from revenues or other special funds specifically pledged to that purpose.

Section 1211. **CONTRACTS ON PUBLIC WORKS.** Except as hereinafter expressly provided, every contract involving an expenditure of more than \$15,000 for the construction of improvement (excluding maintenance and repair) of public buildings, works, streets, drains, sewers, utilities, parks and playgrounds, and each separate purchase of materials or supplies for the same, where the expenditure required for such purchase shall exceed the sum of \$15,000, shall be let to the lowest responsible bidder after notice by publication in the official newspaper by two or more insertions, the first of which shall be at least ten days before the time for opening bids.

The City Council may reject any and all bids presented and may readvertise in its discretion. After rejecting bids, or if no bids are received, or without advertising for bids if the total amount of the contract or project is \$30,000 or less, then the City Council may declare and determine that in its opinion, the work in question may be performed better or more economically by the City with its own employees, or that the materials or supplies may be purchased at a lower price in the open market, and after the adoption of a resolution to this effect by the affirmative vote of a majority of the total members of the City Council, it may proceed to have said work done or such materials or supplies purchased in the manner stated, without further observance of the provisions of this Section. Such contracts may be let and such purchases made without advertising for bids, if such work or the purchase of such materials or supplies shall be deemed by the City Council to be urgent necessity for the preservation of life, health or property, and shall be authorized by the affirmative vote of at least two-thirds of the total members of the City Council.

The limitations as provided in this Section may be increased by adoption of a resolution by the affirmative vote of two-thirds of the total members of the City Council provided, however, that such increase shall not be greater in percentage than the percentage change in the construction cost index of the Los Angeles Metropolitan Area as reported by the Engineering News-Record from the effective date of this section to the date of the change.

Projects for the extension, construction or improvement of any public utility system operated by the City or for the purchase of supplies or equipment for any such project or any such utility may be excepted from the requirements of this Section by the affirmative vote of a majority of the total members of the City Council.

Section 1212. **SPECIAL PURPOSE FUNDS.** The City Council may establish by ordinance special purpose funds, consistent with the provisions of this Charter, as it may consider necessary or appropriate.

Section 1213. **CLAIMS AND DEMANDS. PRESENTATION AND PAYMENT.** Procedures prescribed by State law governing the presentation,

consideration and enforcement of claims against chartered cities or against officers, agents and employees thereof shall apply to the presentation, consideration and enforcement of claims against the City.

Section 1214. **ACTIONS AGAINST CITY.** No suit shall be brought for money or damages against the City or any board, commission or officer thereof on any cause of action for which this Charter or the general law requires a claim to be presented, until a claim or demand for the same has been presented as in this Charter provided and such claim and demand has been rejected in whole or in part. If rejected in part suit may be brought to recover the whole. Failure to complete action approving or rejecting any claim or demand within the timeframe prescribed by State Law shall be deemed a rejection thereof.

Section 1215. **REGISTERING WARRANTS.** Warrants on the City Treasurer which are not paid for lack of funds shall be registered. All registered warrants shall be paid in the order of their registration when funds therefor are available and shall bear interest from the date of registration at such rate as shall be fixed by the City Council by resolution.

Section 1216. **INDEPENDENT AUDIT.** The City Council shall employ at the beginning of each fiscal year, an independent certified public accountant who shall, at such time or times as may be specified by the City Council, at least annually, and at such other times as such accountant shall determine, examine the books, records inventories and reports of all officers and employees who receive, handle or disburse public funds and of all such other officers, employees or departments as the City Council may direct. As soon as practicable after the end of the fiscal year, a financial statement shall be submitted by such accountant to the City Council, one copy thereof to be distributed to each member, one to the City Manager, Designee responsible for the functions of finance, Treasurer, and City Attorney, respectively, and sufficient additional copies of the financial statement shall be placed on file in the office of the City Clerk where they shall be available for inspection by the general public. Within ten days after the filing of the financial statement with the City Clerk, notice of the availability of the financial statement shall be published in the official newspaper.

ARTICLE XIII—ELECTIONS

Section 1300. **GENERAL MUNICIPAL ELECTIONS.** General municipal elections for the election of officers of the City and for such other purposes as the City Council may prescribe shall be held in the City on the same date and at the same time as the Statewide General Election. The first such General Municipal Election shall be held in 1996.

Section 1301. **SPECIAL MUNICIPAL ELECTIONS.** All other municipal elections that may be held by authority of this Charter, or of any law, shall be known as special municipal elections.

Section 1302. **PROCEDURE FOR HOLDING ELECTIONS.** Except as otherwise provided in this Charter and except as may otherwise be provided by

ordinance enacted by the Council and not inconsistent with the provisions of this Charter, all municipal elections shall be held, canvassed, conducted and otherwise governed by State law.

Section 1303. INITIATIVE, REFERENDUM AND RECALL. There are hereby reserved to the voters of the City the powers of the initiative and referendum and of the recall of municipal elective officers. Except as may otherwise be provided by ordinance enacted by the council, and not inconsistent with the provisions of this Charter, State law shall apply.

The vacancy created by a recall election shall be filled after such recall election, with any qualified person from the district, as set forth in Section 501. The recalled municipal officer shall not be eligible to run for such vacancy.

Section 1304. VOTERS SIGNING PETITIONS. The voters signing any petition for the nomination of any person to the office of City Council or for the recall of any person from such office shall be domiciled in the district from which such person is to be nominated or has been elected. Only the names of voters who are domiciled in such district shall be counted in determining the sufficiency of any such petition.

Section 1305. DISTRICTS DEFINED. The City is hereby divided into five districts, the names and respective boundaries of which shall be as follows:

Council district one: All of the territory within the following described boundaries; beginning at the centerline intersection of Brookshire Avenue and Cleta Street easterly along the centerline of Cleta Street to the centerline of Lakewood Boulevard, northerly to the centerline of Hall Road, easterly to the centerline of Woodruff Avenue, northerly to the centerline of the Southern Pacific Railroad right-of-way, easterly to the centerline of the San Gabriel River, being the easterly boundary of the City southerly to the centerline of Foster Road, westerly to the centerline of Gardendale Street continuing along the centerline of Gardendale Street to the centerline of Lakewood Boulevard, southerly to the centerline of Century Boulevard, westerly to a line parallel with and 110 feet west of the centerline of Klondike Avenue, northerly thereon; and continuing northerly along the easterly line of Grant Avenue to the centerline of Gardendale Street, easterly to the centerline of Brookshire Avenue, northerly to the centerline of Cleta Street, the point of beginning.

Council district two: All of the territory within the following boundaries; beginning at the intersection of Old River School Road and the centerline of the Southern Pacific Railroad right-of-way, easterly along the centerline of the Southern Pacific Railroad to the centerline of Downey Avenue, southerly to the centerline of Cleta Street, easterly to the centerline of Brookshire Avenue, southerly to the centerline of Gardendale Street, westerly to the westerly City Boundary of the City of Downey, northerly along said boundary through its various courses to the centerline of Stewart & Gray Road, easterly to the centerline of Old River School Road, northerly to the centerline of the Southern Pacific Railroad right-of-way, the point of beginning.

Council district three: All of the territory within the following described boundaries beginning at the intersection of the centerline of Telegraph Road and the westerly City boundary, easterly along the centerline of Telegraph Road to the centerline of Stoakes Avenue, southerly to the southerly right-of-way line of the Interstate 5 Freeway, westerly to the centerline of Orizaba Avenue, southerly to the centerline of Gallatin Road, easterly to the centerline of Downey Avenue, southerly to the centerline of the Southern Pacific Railroad right-of-way, westerly to the centerline of Old River School Road, southerly to the centerline of Stewart & Gray Road, westerly to the westerly City boundary, northerly along said City boundary through its various courses to the centerline of Telegraph Road, the point of beginning.

Council district four: All of the territory within the following described boundaries; beginning at the intersection of the centerline of Telegraph Road, and the centerline of Stoakes Avenue, easterly along the centerline of Telegraph Road to the easterly City boundary, southerly along said easterly boundary line through its various courses to the centerline of the Southern Pacific Railroad right-of-way, westerly to the centerline of Woodruff Avenue, southerly to the centerline of Hall Road, westerly to the centerline of Lakewood Boulevard, southerly to the centerline of Cleta Street, westerly to the centerline of Downey Avenue, northerly to the centerline of Gallatin Road, westerly to the centerline of Orizaba Avenue, northerly to the southerly right-of-way line of the Interstate 5 Freeway, easterly to the centerline of Stoakes Avenue, northerly to the centerline of Telegraph Road, the point of beginning.

Council district five: All of the territory lying within the entire geographical area of the City.

Section 1306. AMENDING DISTRICT BOUNDARIES. At least once each ten years, the City Council shall within 60 days after the deadline for presentation of the decennial census results to the President of the United States, appoint a committee to study and make recommendation concerning alteration of the Council district boundaries. Upon receipt of any such committee report, and at any other time deemed necessary or desirable in order that the district boundaries be fair and logical, the City Council may by ordinance change and redefine the boundaries of any or all of the districts herein established. The boundaries so defined shall be established in such manner that the districts shall, as nearly as practicable, constitute natural areas of contiguous and compact territory and provide fair representation on the City Council and otherwise comply with applicable law. Any territory hereafter annexed to or consolidated with the City shall, at the time of such annexation or consolidation, be added by ordinance of the City Council to an adjacent district or districts.

Section 1307. STATEMENT OF CANDIDATE QUALIFICATIONS. Any candidate for an elective City office may prepare a statement of qualifications in accordance with the restrictions set forth by State law and subject to the following additional restriction: A statement of qualifications shall be limited to a recitation

of the candidate's own personal background and qualifications and shall not in any way make reference to other candidates or to other candidate's qualifications, character or activities. The City Clerk shall not cause to be printed or circulated any candidate's statement of qualifications which the City Clerk determines is not so limited or which includes any such references.

ARTICLE XIV—FRANCHISES

Section 1400. GRANTING OF FRANCHISES. The Council may grant a franchise to any person, partnership, corporation, or other legal entity capable of exercising the privilege conferred, whether operating under an existing franchise or not, and may prescribe the terms, conditions, and limitations of such grant, including the compensation to be paid in the City therefor. The Council may prescribe by ordinance or resolution the method or procedure for granting franchises, together with additional terms and conditions for making such grants. In the absence of such provision the method provided by State law shall apply.

Nothing this Section, or elsewhere in this Article, shall apply to the City, or to any department thereof, when furnishing any utility service.

Section 1401. TERM OF FRANCHISE. Every franchise granted for a longer period than 25 years shall reserve to the City the right to take over at any time after the grant, the works, plant, and property constructed under the grant at their physical valuation and without compensation for any value attributed to the franchise or any claim for loss of business good will.

Section 1402. EMINENT DOMAIN. No franchise grant shall in any way, or to any extent, impair or limit the power of the City to acquire the property of the grantee thereof either by purchase or through the exercise of the power of eminent domain, and nothing herein contained shall be construed to contract away or to modify or to abridge, either for a term or in perpetuity, the City's power of eminent domain with respect to any public utility. Every franchise granted by the City is granted upon the condition, whether expressed in the grant or not, that such franchise shall not be given any value before any court or other public authority in any proceeding of any character in excess of any amount actually paid by the grantee to the City at the time of the grant.

Section 1403. PROCEDURE FOR GRANTING FRANCHISES. Before granting any franchise, the City Council shall adopt a resolution declaring its intention to grant same and stating the name of the proposed grantee, the character of the proposed franchise, and the terms and conditions upon which it is proposed to be granted. Such resolution shall fix and set forth the day, hour, and place when and where any person having an interest in or any objecting to the granting of such franchise may appear before the Council and be heard. Said resolution shall be published at least once, not less than ten days prior to said hearing, in the official newspaper. In the event there is no newspaper published in the City, then said resolution shall be posted in three public places in the City at least 15 days before said hearing. This posting is in addition to publication in a newspaper used

by the City for legal notices. After hearing all persons desiring to be heard, the Council may by ordinance deny or grant the franchise on the terms and conditions specified in the resolution. No ordinance granting a franchise shall be adopted as an emergency ordinance.

Section 1404. **PAYMENT OF COST OF ADVERTISING, ETC.** Every application for a franchise shall be accompanied by a cash deposit or certified check in an amount to pay in full all costs of advertising and other preliminary expenses connected with the offering for sale of such franchises and the granting of same, which deposit shall not be less than \$100. Said deposit shall be returned in case the Council shall determine that neither the public necessity nor the public interest required the granting of the franchise, or in case the franchise be granted to a person other than said applicant. The cost of advertising and other costs hereinabove referred to connected with the offering for sale and granting of said franchise, and such payment shall be a condition precedent to the vesting of the franchise.

Section 1405. **DUTIES OF GRANTEEES.** By its acceptance of any franchise hereunder, the grantee shall covenant and agree to perform and be bound by each and all of the terms and conditions imposed in the grant, or by procedural ordinance and shall further agree to:

(a) Comply with all lawful ordinances, rules and regulations theretofore or thereafter adopted by the City Council in the exercise of its police power governing the construction, maintenance and operation of its plants, works or equipment.

(b) Pay to the City on demand the cost of all repairs to public property made necessary by any of the operations of the grantee under such franchise.

(c) Indemnify and hold harmless the City and its officers from any and all liabilities for damages proximately resulting from any operations under such franchise.

(d) Remove and relocate without expense to the City any facilities installed, used and maintained under the franchise if and when made necessary by any lawful change of grade, alignment or width of any public street, way, alley or place, including the construction of any subway or elevated transit facilities, or if the public health, comfort, welfare, convenience, or safety so demands.

(e) Pay to the City during the life of the franchise a percentage, to be specified in the grant, of the gross annual receipts of the grantee within the limits of the City, or such other compensation as the City Council may prescribe in the grant.

Section 1406. **EXERCISING RIGHTS WITHOUT FRANCHISE.** The exercise by any person, firm or corporation of any privilege for which a franchise is required, without possessing a valid and existing franchise therefor, shall be a misdemeanor and shall be punishable in the same manner as violations of this Charter are punishable and each day that such condition continues to exist shall constitute a separate violation.

ARTICLE XV—MISCELLANEOUS

Section 1500. DEFINITIONS. Unless the provision or the context otherwise requires, as used in this Charter:

- (a) “Shall” is mandatory, and “may” is permissive.
- (b) “City” is the City of Downey and “department,” “board,” “commission,” “agency,” “officer,” or “employee,” is a department, board, commission, agency, officer or employee as the case may be, of the City of Downey.
- (c) “County” is the County of Los Angeles.
- (d) “Domicile” means that place where a person has a true, fixed and permanent home and principal establishment, and to which whenever absent has the intention of returning.
- (e) “State” is the State of California.
- (f) “State Constitution” is the Constitution of the State of California.
- (g) “Voter” is a registered voter.
- (h) The masculine, feminine, or neuter gender, and the singular or plural number shall be deemed to include the others whenever the context so indicates.

Section 1501. VIOLATIONS. The violation of any provision of this Charter shall be a misdemeanor and shall be punishable per State law.

Section 1502. VALIDITY. If any provision of this Charter or the application thereof to any person or circumstance is held invalid, the remainder of the Charter, and the application of such provision to other persons or circumstances, shall not be affected thereby.

Section 1503. AMENDMENTS. Any amendment of this Charter shall be made pursuant to and in accordance with the applicable provisions of the State Constitution.

Certified to be a true copy by Joyce L. Lawrence, Mayor, and Judith E. McDonnell, City Clerk.

Date of General Municipal Election: November 5, 1996.

Charter Chapter 3—City of Anaheim

Amendments to the Charter of the City of Anaheim

[Filed with the Secretary of State January 21, 1997.]

Section 511 is amended to read as follows:

Section 511. ADOPTION OF ORDINANCES AND RESOLUTIONS.

With the sole exception of emergency ordinances which take effect upon adoption, referred to in this Article, no ordinance shall be adopted by the City Council on the day of its introduction, nor within five days thereafter nor at any time other than at a regular or adjourned regular meeting. At the time of its introduction an ordinance shall become a part of the proceedings of such meeting in

the custody of the City Clerk. At the time of adoption of an ordinance or resolution it shall be read in full, unless the City Council has adopted a motion at such meeting waiving the reading in full of all ordinances or resolutions adopted at such meeting, or the reading in full of the specific ordinance or resolution is waived by a motion duly adopted by the City Council, except that emergency ordinances shall either be read in full or the full text of such emergency ordinance shall be made available to the public for review prior to its adoption in compliance with the preceding sentence by either (i) a statement on the printed agenda of the City Council meeting at which the emergency ordinance is to be adopted indicating that a copy of the full text of the proposed ordinance is available for public review in the City Clerk's Office, or (ii) whether or not such ordinance appears on the printed agenda of the meeting at which it will be adopted, by publicly announcing at the City Council meeting at which the emergency ordinance is to be adopted that the full text of the emergency ordinance is available for public review and by posting a copy of the full text of the emergency ordinance at or near the entrance of the City Council chambers or otherwise making the full text of the emergency ordinance available to the public prior to its adoption. In the event that any ordinance is altered after its introduction, the same shall not be finally adopted except at a regular or adjourned regular meeting held not less than five days after the date upon which such ordinance was so altered. The correction of typographical or clerical errors shall not constitute the making of an alteration within the meaning of the foregoing sentence.

No order for the payment of money shall be adopted or made at any other than a regular or adjourned regular meeting.

Unless a higher vote is required by other provisions of this Charter, the affirmative votes of at least three members of the City Council shall be required for the enactment of any ordinance or resolution, or for the making or approving of any order for the payment of money. All ordinances and resolutions shall be signed by the Mayor and attested by the City Clerk.

Any ordinance declared by the City Council to be necessary as an emergency measure for the immediate preservation of the public peace, health, or safety, and containing a statement of the reasons for its urgency, may be introduced and adopted at one and the same meeting if passed by at least four affirmative votes.

Section 512 is amended to read as follows:

Section 512. ORDINANCES. ENACTMENT. PUBLICATION.

In addition to such other acts of the City Council as are required by this Charter to be by ordinance, every act of the City Council establishing a fine or other penalty, or granting a franchise, shall be by ordinance.

The enacting clause of all ordinances shall be substantially as follows: "The City Council of the City of Anaheim does ordain as follows:".

The City Clerk shall cause each ordinance, or a summary thereof, to be published at least once in the official newspaper within fifteen days after its adoption. In the event a summary of the ordinance is published instead of the publication of

the ordinance in full, said summary need include no more than a brief description of the subject matter of the ordinance, the names of the Council members and how they each voted on the ordinance, a statement that the full text of the ordinance is available, at no charge, from the Office of the City Clerk, and the telephone number of the City Clerk's Office.

Certified to be a true copy by Tom Daly, Mayor, and Leonora N. Sohl, City Clerk.

Date of Municipal Election: November 5, 1996.

Charter Chapter 4—City of San Luis Obispo

Amendments to the Charter of the City of San Luis Obispo

[Filed with the Secretary of State January 27, 1997.]

Section 109 is amended to read as follows:

SECTION 109. Violation of Charter.

The violation of any provision of this Charter shall be deemed a misdemeanor, and may be prosecuted by the authorities of the City in the name of the people of the State of California, or may be redressed by civil action, at the option of said authorities. The maximum penalty upon conviction for the violation of any provision of this Charter shall be a fine not exceeding one thousand dollars (\$1,000.00) or imprisonment for a term not exceeding one (1) year or both such fine and imprisonment. Any person sentenced to imprisonment for the violation of a provision of this Charter may be imprisoned in the County jail of the county in which the City of San Luis Obispo is situated.

The City Administrative Officer shall be responsible for the enforcement of the provisions of the Charter.

Section 404 is amended to read as follows:

SECTION 404. Terms of Office.

(A) The term of the Mayor shall be two years, and the terms of the Councilmembers shall be four years.

(B) Terms shall commence on the first day of December at twelve o'clock noon following the election and each shall serve until a successor is elected or appointed and qualified. Ties in voting shall be settled by the casting of lots.

Section 406 is amended to read as follows:

SECTION 406. Vacancies.

An elective office becomes vacant when the incumbent thereof dies, resigns, is removed from office under recall proceedings, is adjudged insane, convicted of a felony, or of an offense involving a violation of the Mayor or Councilmember's official duties, or ceases to be a resident of the City, or has been absent from the State without leave granted by the City Council for more than sixty (60) consec-

utive days, or fails to attend the meetings of the Council for a like period without being excused therefrom by said body.

A vacancy in the Council shall be filled for the remainder of the unexpired term, if any, at the next regular municipal election following not less than seventy-two (72) days upon the occurrence of the vacancy, but the Council by a majority vote of its remaining members shall appoint a qualified person to fill the vacancy until the person elected to serve the remainder of the unexpired term or new term takes office. If the term still has two (2) years until expiration at the time of the next regular municipal election, the election to that seat shall be separated from the election for the other Council candidates. If the Council fails to fill the vacancy within thirty (30) days following its occurrence, it shall call a special municipal election to fill the vacancy, to be held not sooner than ninety (90) days or not later than one hundred and fifty (150) days following the occurrence of the vacancy. The election shall be governed by the provisions of Article III.

A person elected to fill a Council vacancy for an unexpired term shall take office on the first Tuesday following his election. Notwithstanding any other provisions of this Charter, a minority of the members of the Council may fill vacancies on the Council by appointment in the event that a majority of the Council seats becomes vacant.

Section 407 is amended to read as follows:

SECTION 407. Mayor—Powers and Duties.

The Mayor shall preside at all meetings of the City Council and perform such other duties consistent with the office as may be imposed by the Council or by vote of the people. The Mayor shall be entitled to, and must vote when present, but shall possess no veto power. As presiding officer of the Council, the mayor will faithfully communicate the will of the Council majority to the Administrative Officer in matters of policy.

The Mayor shall present an annual work program to the Council for its consideration at the first meeting in May. The Mayor shall have the responsibility for forwarding the work program approved by the Council.

The Mayor shall be recognized as the official head of the City for all ceremonial purposes and shall be Chairperson of the Disaster Council during an emergency.

The Mayor shall exercise such other powers and perform such other duties as may be prescribed by law or ordinance or by resolution of the Council, except as limited by this Charter.

Section 410 is amended to read as follows:

SECTION 410. Compensation.

The Mayor and each Councilmember shall receive compensation for services payable according to the regular City payroll schedule, with the Mayor receiving greater compensation than the other Councilmembers.

Compensation for Mayor and Councilmembers shall be reviewed biennially in even-numbered years. When warranted, said compensation may be adjusted by

Council resolution, to be effective January 1st of the year following the review. The compensation rate may be revised by the electorate by initiative.

Mayor and Councilmember expenses incurred for official business shall be reimbursed.

Section 709 is amended to read as follows:

SECTION 709. Employment Policy.

The City Council shall adopt a Personnel Policy by ordinance or resolution, prescribing hiring, discharge and performance standards for Council appointees, department heads, and other appointive officials.

No official appointed by the City Council shall be terminated within the three (3) months following a municipal election. No official subject to appointment by the City Administrative Officer shall be terminated within the three (3) months immediately following the appointment of a new City Administrative Officer. Any notice of termination, transfer, or demotion shall state the effective date of the action and a copy shall be filed with the Personnel Department.

Section 807 is deleted.

Section 901 is amended to read as follows:

SECTION 901. Public Works To Be Done By Contract.

(A) Except as provided in subsection (D) of this section, every project involving an expenditure of City monies of more than the amount specified in Section 20162 of the Public Contract Code of the State of California, as the same now exists or may hereafter be amended for the construction or improvement of public buildings, works, drains, sewers, utilities, parks, playgrounds, and streets (exclusive of projects for resurfacing, maintenance, and repair of streets) shall be let by contract to the lowest responsible bidder after notice by publication in the official newspaper by one or more insertions the first of which shall be at least ten (10) calendar days before the time for opening bids.

Section 909 is added to read as follows:

SECTION 909. Use of Reliability Reserve.

As identified in the Water Management Element of the General Plan, the City shall strive to acquire additional water supplies as a “reliability reserve” to protect the City from future water shortages. Once the City has acquired a portion or all of the reliability reserve, the additional water supply shall only be used to meet City needs during unpredictable changes in water supply status such as a new worst case drought, loss of one of the City’s water sources, contamination of a source, or failure of a new source to provide projected yield, and not to allow additional development.

Certified to be a true copy by Allen K. Settle, Mayor, and Bonnie L. Gawf, City Clerk.

Date of Municipal Election: November 5, 1996.

Charter Chapter 5—City of Sacramento

Amendments to the Charter of the City of Sacramento

[Filed with the Secretary of State February 7, 1997.]

Section 500–503, Article XVIII (Impartial and Binding Arbitration for Police Department Employee Disputes) is added to read as follows:

Section 500. Declaration of Policy. It is hereby declared to be the policy of the City of Sacramento that strikes by police officers are not in the public interest and should be prohibited, and that a method should be adopted for peacefully and equitably resolving disputes that might otherwise lead to such strikes.

Section 501. Prohibition Against Strikes. If any police officer employed by the City of Sacramento wilfully engages in a strike against the City, said employee shall be dismissed from his or her employment and may not be reinstated or returned to City employment except as a new employee. No officer, board, council or commission shall have the power to grant amnesty to any employee charged with engaging in a strike against the City.

Section 502. Obligation to Negotiate in Good Faith. The City, through its duly authorized representatives, shall negotiate in good faith with recognized police department employee organizations on all matters relating to the wages, hours, and other terms and conditions of City employment, including the establishment of procedures for the resolution of grievances concerning the interpretation or application of a negotiated agreement. Unless and until agreement is reached through negotiations between authorized representatives of the City and a recognized employee organization for the police department or a determination is made through the impartial arbitration procedure hereinafter provided, no existing benefit, term or condition of employment for said police department employees shall be altered, eliminated or changed.

Section 503. Impasse Resolution Procedures.

a) All disputes or controversies pertaining to wages, hours or terms and conditions of employment which remain unresolved after good faith negotiations between the City and a police department employee organization shall be submitted to a three-member Board of Arbitrators upon the declaration of an impasse by the City or by the recognized employee organization involved in the dispute.

b) Representatives designated by the City and representatives of the recognized employee organization involved in the dispute shall each select and appoint one arbitrator to the Board of Arbitrators within three (3) days after either party has notified the other, in writing, that it desires to proceed to arbitration. The third member of the Arbitration Board shall be selected by agreement between the City and the employee organization, and shall serve as the neutral arbitrator and Chairperson of the Board. In the event that the City and the recognized employee organization involved in the dispute cannot agree upon the selection of the neutral arbitrator within ten (10) days from the date that either party has notified the other

that it has declared an impasse, either party may then request the State Mediation and Conciliation Service of the State of California Department of Industrial Relations to provide a list of seven (7) persons who are qualified and experienced as labor arbitrators. If the City and the employee organization cannot agree within three (3) days after receipt of such list on one of seven (7) persons to act as the neutral arbitrator, they shall alternately strike names from the list of nominees until one name remains and that person shall then become the neutral arbitrator and Chairperson of the Arbitration Board.

c) Any arbitration proceeding convened pursuant to this Article shall be conducted in conformance with, subject to, and governed by Title 9 of Part 3 of the California Code of Civil Procedure. The Arbitration Board shall hold public hearings, receive evidence from the parties and cause a transcript of the proceedings to be prepared. The Arbitration Board, in the exercise of its discretion, may meet privately with the parties and mediate or made-are issues in dispute. The Arbitration Board may also adopt such other procedures that are designed to encourage an agreement between the parties, expedite the arbitration hearing process, or reduce the costs of the arbitration process.

d) In the event no agreement is reached prior to the conclusion of the arbitration hearings, the Arbitration Board shall direct each of the parties to submit, within such time limit as the Arbitration Board may establish, a last offer of settlement on each of the remaining issues in dispute. The Arbitration Board shall decide each issue by majority vote by selecting whichever last offer of settlement on that issue it finds most nearly conforms to those factors traditionally taken into consideration in the determination of wages, hours, benefits and terms and conditions of public and private employment, including, but not limited to the following: changes in the average consumer price index for goods and services; the wages, hours, benefits and terms and conditions of employment of employees performing similar services to the extent that such can be reasonably done, including comparable classifications in public employment in the Sacramento metropolitan area, and in the three California cities next larger and the three California cities next smaller in population than Sacramento; and the financial condition of the City of Sacramento its ability to meet the costs of the decision of the Arbitration Board.

e) After reaching a decision, the Arbitration Board shall mail or otherwise deliver a true copy of its decision to the parties. The decision of the Arbitration Board shall not be publicly disclosed and shall not be binding until ten (10) days after it is delivered to the parties. During that ten (10) day period the parties shall meet privately, attempt to resolve their differences, and by mutual agreement amend or modify the decision of the Arbitration Board. At the conclusion of the ten (10) day period, which may be extended by mutual agreement between the parties, the decision of the Arbitration Board, as it may be modified or amended by the parties, shall be publicly disclosed and shall be binding on the parties. The City and the employee organization shall take whatever action is necessary

to carry out and effectuate the arbitration award. No other actions by the City Council or by the electorate to confirm or approve the decision of the Arbitration Board shall be permitted or required.

f) The expenses of any arbitration proceeding convened pursuant to this Article, including the fee for the services of the chairperson of the Arbitration Board and the costs of preparation of the transcript of the proceedings shall be borne equally by the parties. All other expenses which the parties may incur individually are to be borne by the party incurring such expenses.

Certified to be a true copy by Joe Serna, Jr., Mayor, and Valerie A. Burrowes, City Clerk.

Date of Municipal Election: November 5, 1996.

Charter Chapter 6—City of San Diego

Amendment to the Charter of the City of San Diego

[Filed with the Secretary of State February 10, 1997.]

Section 141 is amended to read as follows:

SEC. 141. CITY EMPLOYEES' RETIREMENT SYSTEM. The Council of the City is hereby authorized empowered by ordinance to establish a retirement system and to provide for death benefits for compensated public officers and employees, other than those policemen and firemen who were members of a pension system on June 30, 1946. No employee shall be retired before reaching the age of sixty-two years and before completing ten years of service for which payment has been made, except such employees may be given the option to retire at the age of fifty-five years after twenty years of service for which payment has been made with a proportionately reduced allowance. Policemen, firemen and full time lifeguards, however, who have had ten years of service for which payment has been made may be retired at the age of fifty-five years, except such policemen, firemen and full time lifeguards may be given the option to retire at the age of fifty years after twenty years of service for which payment has been made with a proportionately reduced allowance.

The Council may also in said ordinance provide:

(a) For the retirement with benefits of an employee who has become physically or mentally disabled by reason of bodily injuries received in or by reason of sickness caused by the discharge of duty or as a result thereof to such an extent as to render necessary retirement from active service.

(b) Death benefits for dependents of employees who are killed in the line of duty or who die as a result of injuries suffered in the performance of duty.

(c) Retirement with benefits of an employee who, after ten years of service for which payment has been made, has become disabled to the extent of not being

capable of performing assigned duties, or who is separated from City service without fault or delinquency.

(d) For health insurance benefits for retired employees.

Certified to be a true copy by Susan Golding, Mayor, and Charles G. Abdelnour, City Clerk.

Date of Special Municipal Election: November 5, 1996.

Charter Chapter 7—City of Tulare

Amendments to the Charter of the City of Tulare

[Filed with the Secretary of State January 15, 1997.]

Section 14 is amended to read as follows:

Section 14. The City Council shall meet at the first regular session after certification of the municipal election results, shall take the oath of office, shall choose one of their number President, who shall be Ex-Officio Mayor and executive head of the City. The Council shall hold regular meetings at least once in each month at such times as they shall fix by ordinance, and may adjourn any regular meeting to a date certain, which shall be specified in the order of adjournment, and when so adjourned, such adjourned meeting shall be a regular meeting for all purposes. Special meetings may be called at any time by the Mayor or by three Council Members by giving prior written notice as required by the Brown Act; all meetings of the Council shall be held within the corporate limits of the City at such places as may be designated by ordinance and shall be public.

Section 46 is amended to read as follows:

Section 46. All public buildings and work, when the expenditure therefor shall exceed the sum of \$15,000.00, shall be done by contract, and shall be let to the lowest responsible bidder, after advertising one (1) time in a daily newspaper of general circulation published in the City, for sealed proposals for the work contemplated. Provided, that the Council may reject any and all bids, if deemed excessive, and re-advertise for bids or provide for the work to be done by the Department of Public Works.

All contracts shall be approved as to form by the City Attorney, and shall be signed by the Mayor, and attested to by the City Clerk.

No contract is valid, except in the case where the work to be done is to be paid for by special assessment, unless the City Auditor shall endorse thereon his certificate that there remains an unexpended balance of an appropriation or proceeds of a bond issue applicable thereto.

- Section 60. Repealed.
- Section 61. Repealed.
- Section 62. Repealed.
- Section 63. Repealed.
- Section 64. Repealed.
- Section 65. Repealed.
- Section 66. Repealed.

Certified to be a true copy by Claude Retherford, President of the Council and Ex-Officio Mayor, and Chris Souza, Deputy City Clerk and Clerk of the Council.

Date of General Municipal Election: November 5, 1996.

Charter Chapter 8—City of Petaluma

Amendment to the Charter of the City of Petaluma

[Filed with the Secretary of State March 17, 1997.]

Section 23 is amended to read as follows:

Sec. 23. The city manager.

The council shall appoint an officer who shall be known as the city manager, who shall be the administrative head of the municipal government and who shall be responsible for the efficient administration of all departments. He shall receive such salary as may be fixed by the council. He shall be chosen by the council without regard to his political beliefs, and solely on the basis of his executive and administrative qualifications. He must have received schooling or had actual administrative experience in the council manager form of city government. He cannot be removed from office except by a vote of four members of the council. He shall serve at the will of the council, and in case of his removal he may demand written charges and a public hearing thereon before the council, prior to the date upon which his final removal is to take place; but the decision and action of the council upon such hearing shall be final and pending such hearing the council may suspend him from duty.

During the absence or disability of the city manager the council shall designate some properly qualified person to perform his duties. Whenever a vacancy occurs in this office, the council shall immediately proceed to elect a city manager.

Certified to be a true copy by M. Patricia Hilligoss, Mayor, and Patricia E. Bernard, City Clerk.

Date of Municipal Election: November 5, 1996.

Charter Chapter 9—City of Redondo Beach

Amendments to the Charter of the City of Redondo Beach

[Filed with the Secretary of State March 25, 1997.]

Section 12.3 of Article XII is amended to read as follows:

Sec. 12.3. (a) Appoint, remove and assign, and supervise and the direct activities of all non-elected department heads and employees of the City, subject to the provisions of this Charter and the ordinances, Civil Service Rules and Regulations of the City and directives of the City Council; provided, however, that the City Manager shall not have any such or other authority over the City Attorney, City Treasurer or City Clerk, except as specifically provided in section 11 (f) of this Charter, or over their Assistants and Deputies appointed in accordance with the provisions of this Charter and provided, further, that the City Attorney, City Treasurer and City Clerk shall supervise and direct the day-to-day work assignments of the employees assigned to their respective departments.

Section 15 of Article XV is amended to read as follows:

Sec. 15. Creation of Boards and Commissions.

The City Council may create by ordinance or resolution such boards and commissions as in its judgement may be required to promote the interests of the City of Redondo Beach and may grant them such powers and duties as are consistent with the provisions of this Charter and other paramount law.

Sections 15.1 to 15.18, inclusive of Article XV, are deleted.

Section 16.7 of Article XVI is amended to read as follows:

Sec. 16.7. Term Limits.

No person shall serve more than two full terms as member of the Board of Education or any predecessor or successor entity covered by this Charter, whether elected at-large or by district or by a combination thereof. If a person serves a partial term in excess of two years, it shall be considered a full term for the purpose of applying this provision. Previous terms and current uncompleted terms of office of persons who were members of the Board on March 3, 1997, shall not be counted for the purpose of applying this provision.

Section 21.3 of Article XXI is amended to read as follows:

Sec. 21.3. Adult Entertainment and Sex Oriented Businesses.

The People of the City of Redondo Beach state that they are opposed to the establishment and operation of adult entertainment and other sex-oriented businesses and uses in the City, including but not restricted to, so-called topless and nude bars, adult movie theaters and adult book stores. The People believe the presence of such businesses and uses has a harmful effect on the quality of life of persons living and working in the community and contributes to urban blight by leading to the moral, social and economic deterioration of our neighborhoods.

Therefore the People direct the City Council to effectively restrict the establishment and operation of adult entertainment and sex-oriented businesses and uses to those limited and appropriate areas and otherwise in a manner consistent with the constraints of the Federal and State Constitutions and other applicable law in order to maintain the quality of life and viability of neighborhoods in our City.

Certified to be a true copy by W. Brad Parton, Mayor, and John L. Oliver, City Clerk.

Date of Municipal Election: March 4, 1997.

Charter Chapter 10—County of Sacramento

Amendments to the Charter of the County of Sacramento

[Filed with the Secretary of State April 4 and May 8, 1997.]

Section 71-J is added to read as follows:

SECTION 71-J. CONTRACTING FOR SERVICES. Notwithstanding any other provision of the Charter, the Board of Supervisors may contract for the provision of County services for reasons of economy and efficiency when all of the following conditions are met:

(1) The contract does not cause the displacement of civil service employees. The term “displacement” includes, layoff, demotion and involuntary transfer to a new classification. Displacement does not include changes in shifts or days off, nor does it include reassignment to other positions within the same class; and

(2) The County has met and conferred, in accordance with its legal obligation pursuant to Government Code Sections 3500 et seq., with an organization that represents County employees who perform the type of services to be contracted; and

(3) The contract for services is awarded through a publicized, competitive bidding process.

Section 24 is amended to read as follows:

SECTION 24. ELECTIVE COUNTY OFFICERS. The elective county officers, other than members of the Board of Supervisors shall be:

Assessor

District Attorney

Sheriff

A Board of Education which shall be elected as required by State Law.

Section 27 is amended to read as follows:

SECTION 27. COUNTY EXECUTIVE APPOINTMENTS. The County Executive shall, subject to confirmation by the Board of Supervisors, appoint a:

- | | |
|----------------------|---------------------------|
| Coroner | Surveyor |
| County Engineer | Tax Collector |
| License Collector | County Clerk |
| Public Administrator | Director of Finance |
| Recorder | Agricultural Commissioner |
| County Librarian | and Sealer of Weights and |
| Purchasing Agent | Measures |

and such other officers as are not mentioned in the foregoing Section 26. The Tax Collector shall be ex-officio License Collector. The offices of the Coroner and Public Administrator are hereby consolidated. The offices of Surveyor and County Engineer are hereby consolidated, and the duties required by law to be performed by the Surveyor shall be performed by the Engineer. The former offices of Auditor and Treasurer are hereby consolidated and their duties shall be performed by the Director of Finance.

If the Board of Supervisors shall, within thirty days after submission by the County Executive of a nominee for confirmation by said Board, fail to take action upon same, said failure so to act shall be conclusively deemed to be, and shall operate as, a confirmation by the said Board.

Certified to be a true copy by Don Nottoli, Chairperson of the Board of Supervisors, and Cindy H. Turner, Clerk of the Board of Supervisors.

Date of County Election: November 5, 1996.

Charter Chapter 11—City of Napa

Amendments to the Charter of the City of Napa

[Filed with the Secretary of State April 4, 1997.]

Section 17A is amended to read as follows:

Elections.

Section 17A. The City Council shall, by ordinance, determine the time, method and manner of holding elections under this Charter.

Voting on all Charter amendments, candidates, the submission of bonds or any other matter submitted to the electors for adoption or rejection, the voter shall express his choice by indicating “YES” or “NO” on the ballot.

The candidate who receives the most votes cast for the office for which he is a candidate shall be elected to such office, except that in the event there is more than one vacancy in the office for which candidates are elected, the candidates up to the number of vacancies who receive the highest number of votes shall be elected to such vacancies.

Candidates for vacancies in unexpired terms of elective offices shall file nominations separately and shall be elected as provided in this section.

All sections of the Charter, or parts thereof, in conflict with this section are repealed.

Section 21 is repealed. All sections of the Charter, or parts thereof, in conflict with the repeal of this section are repealed.

Section 23 is amended to read as follows:

Circulation of Petitions: City Attorney Headline for Petitions.

Section 23. The City Attorney shall prepare a headline describing in summary form the contents of each and every petition proposing an initiative measure. Each petition circulated on any such measure shall include said headline at the top of each page of the petition.

Section 64 is amended to read as follows:

When ordinances take effect.

Section 64. All ordinances passed by the City Council shall be in effect thirty (30) days from and after the date of their passage, except as otherwise in this Charter provided.

Section 87 is amended to read as follows:

Fiscal year.

Section 87. The fiscal year of the City of Napa shall commence upon the first day of July of each year, or at such time as may be fixed by ordinance.

Section 102 is amended to read as follows:

Progressive payments on contract.

Section 102. Any contract for public works projects may provide for progressive payments, provided no such payments can be authorized which, with any prior payments, shall exceed ninety percent of the value of the labor done and materials used; and provided, further, that no contract shall provide for or authorize or permit the payment of more than ninety percent of the contract price before the completion of the work done under said contract and the acceptance thereof by the proper office, department or board.

Section 170 is amended to read as follows:

Violations of Charter and ordinances.

Section 170. The City Council shall prescribe fines, forfeitures and penalties for the violations of any of the provisions of this Charter, or of any ordinance of the City, which violations shall be deemed infractions or misdemeanors, and the same may be prosecuted by the authorities of the City of Napa in the name of the people of the State of California, and may be redressed by civil action at the option of the City authorities. Any prisoner sentenced to imprisonment for the violation of the provisions of this Charter or of any ordinance may be imprisoned in the City jail, or, if the City Council by ordinance shall so prescribe, in the County Jail of the County in which the City of Napa is situated, in which case the expenses of such imprisonment shall be a charge in favor of said County against the City of Napa.

Certified to be a true copy by Brad Wagenknecht, Mayor, and Pamyla Means, City Clerk.

Date of Municipal Election: March 4, 1997.

Charter Chapter 12—City of Los Angeles

Amendments to the Charter of the City of Los Angeles

[Filed with the Secretary of State May 2, 1997.]

The Charter is amended as follows: Article XVIII by amending Section 190.09; Article XXXV by amending Section 521 Subsection (n); amending Section 528 and by adding new Sections 538, 539 and 540.

Section 1. Section 190.09 is amended to add a new unnumbered paragraph to read as follows:

At the discretion of the City Council, administrative expenses which shall include investment management expenses, shall be paid from fund assets.

Section 2. Subsection (n) of Section 521 is amended to add a new unnumbered paragraph to read as follows:

The following provision shall be effective for Plan Members who retire on or after July 1, 2000 from the Fire Department while holding a rank no higher than Captain or from the Police Department holding a rank no higher than Lieutenant: If Hazard Pay was not received during all or any part of the twelve (12) consecutive months used to determine Final Average Salary, then an amount equivalent to 10% percent of the Hazard Pay received at the time of the termination of the last assignment to hazardous duties for each year in the aggregate of the assignment to hazardous duties shall be added to the Final Average Salary, not to exceed 10 years in the aggregate. The total amount of Hazard Pay included in Final Average Salary may not exceed 100 percent of the amount the Plan Member would have received had the Plan Member been entitled to Hazard Pay during the entire twelve (12) month period utilized in the calculation of Final Average Salary.

Section 3. Section 528 is amended by inserting between existing unnumbered paragraphs two and three, a new unnumbered paragraph to read as follows:

At the discretion of the City Council, administrative expenses which shall include investment management expenses shall be paid from fund assets.

Section 4. Article XXXV is amended to add a new Section 538 to read as follows:

Sec. 538. Alternative Service Retirement Benefits.

(a) The provisions of this section shall be applicable to the following members:

(1) Any Department Member hired on or after July 1, 1997;

(2) Any active Department Member hired prior to July 1, 1997 who makes an irrevocable election, in writing, during the period July 1, 1997 through June 30,

1998 to become eligible for the service retirement benefits provided under this section.

(3) Any Plan Member who ceased to be such as a result of resignation or discharge and who subsequently again becomes a Plan Member shall become a Plan II Member upon reappointment as a Department Member. However, a former Plan Member who previously had ten years of service under the provisions of Section 530 who again becomes a Plan Member shall have the option of becoming a Plan II member only if both of the following conditions are met: (1) the former Plan Member did not make an election to take a deferred pension under the provisions of Section 530 (b), and (2) three years have not elapsed since the effective date of the former Plan Members's resignation or discharge as a Plan Member. Upon the return to duty, such Plan Member shall have 90 days to make an election to become a Plan II Member.

(4) Any Plan Member who shall be receiving a disability pension pursuant to Section 531 and who is restored to active duty as a Department Member on or after July 1, 1998 shall not be eligible to elect to become a Member of Plan II unless such Department Member was originally hired in under the provisions of this section.

(5) Persons who are not active members during the election period due to service in the armed forces shall have 90 days following their return to active duty or June 30, 1998, whichever is later, to make an election to become a Plan II Member.

(b) Department Members as defined in Section 538 (a) shall be identified as Plan II Members. Plan II Members shall not be entitled to a service retirement under Section 530 or Article XVII or Article XVIII of the Charter for the same periods of service.

(c) The Board of Pension Commissioners shall have the authority to establish rules requiring a full and complete release from liability from members and their spouses upon the Plan Member's election to transfer to Plan II.

(d) Service Retirement and Vesting Provisions for Plan II Members

The following provisions of this section shall be in lieu of those provided under Section 530.

(1) Any Plan II Member with 20 years of service or more shall be retired by order of the Board from further active duty as a Department Member either (a) upon the filing of the member's written application or (b) upon the filing of a written request by or on behalf of the head of the member's department if it shall be determined by the Board to be for the good of such department, other than for a cause or reason which would entitle such Plan Member to a disability pension pursuant to Section 531, and the Board, if it shall so determine, shall state the cause or reason therefor in its order retiring such Member.

(2) A pension payable pursuant to the provisions of this section shall be paid monthly for life in an amount which shall be equal to 2% of Final Average Salary per Year of Service for up to twenty (20) Years of Service; and for each additional

year of service after twenty (20) years, 3% of Final Average Salary per year; provided however, that the maximum percentage of Final Average Salary payable, regardless of length of service, shall be 70% of such Final Average Salary.

(3) After a Plan II Member has attained the age of 70, he or she shall annually submit to an examination by a regularly licensed, practicing physician selected by the head of his or her department who shall render a written report to such department and to the Board as to whether or not the Plan II Member is physically and mentally fit to continue his or her duties as a Department Member. If the Plan II Member is found by the Board not to be physically or mentally fit to so continue his or her duties, such member shall be retired effective the first day of the calendar month next succeeding that month in which the physician's report is received by the Board.

(4) For Plan II Members who elect to be covered under this section, Years of Service shall include prior service covered under any other provision of this Article.

Section 5. Article XXXV is amended to add Section 539 to read as follows:

Sec. 539. Contributions of Plan Members Eligible for Benefits under Section 538.

This Section shall be applicable to Plan II Members in lieu of the provisions of Section 529.

Each Plan II Member shall contribute to the Safety Members Pension Plan by salary deduction at the rate of 8% of the amount of his or her salary, until the member has thirty (30) Years of Service. Further contributions to the Plan shall not be required from a Plan II Member who has served as a Plan Member more than thirty years.

For purposes of determining the amount of the deduction, "Salary" shall mean those elements of a Plan Member's compensation which would be included in calculating Final Average Salary. The administrative head of the Fire Department or the Police Department shall cause to be shown on each and every payroll of such department a deduction of 8% of the amount of salary of each Plan Member whose name appears thereon. The Board shall have rule-making authority to insure that the Safety Members Pension Plan receives member contributions for all periods of credited service except that the Board shall not have authority to require contributions for military service and for periods while a Plan II Member is receiving a disability pension, or full pay for Injury on Duty. Plan II Members, however, may elect to make contributions for periods of Injury on Duty compensated at the rate provided by general law in order to acquire credit for Years of Service for such period. Such contributions shall be at the contribution rate herein provided and shall be based on the salary the Plan II Member would have received if not on Injury on Duty status.

Each Plan II Member shall be deemed to consent and agree to each deduction as provided herein, and the payment of each payroll check to such Member shall

be a full and complete discharge and acquittance of all claims and demands for the services rendered by such Member.

Every person who is hired as a Member of the Police or Fire Department on or after July 1, 1997 shall not be entitled to a refund of contributions upon termination of employment. Every person hired prior to July 1, 1997 who makes an irrevocable election in writing to receive benefits under Section 538 shall not be entitled to a refund of contributions made prior to or after such election upon termination of employment.

Survivors of deceased members of Plan II members shall be eligible for a refund of a deceased Plan II Member's contributions only in accordance with the Basic Death Benefit as provided in Section 532 Subsection (a) (7). Interest on contributions paid under the Basic Death Benefit shall be credited in accordance with the provisions described in Section 529.

Section 6. Article XXXV is amended to add Section 540 to read as follows:

Sec. 540. Inoperability of Sections 538 and 539.

Should it be determined that the provisions of Sections 538 or 539 violate any federal or state laws or the Internal Revenue Code, which render either of such sections inoperative, then Sections 538 and 539 shall become inoperative and service retirement benefits and vesting as provided in Section 530, and contributions of Plan Members as provided in Section 529 shall become operative in their place to the extent allowed by law. If the provisions of Sections 529 and 530 cannot be fully reinstated, then modifications required to comply with changes in the law shall be made by Ordinance, adopted in accordance with Section 536.3.

The Charter is amended as follows: Article XXVIII by amending Section 355 thereof.

Section 1. The second and third sentences of subsection (1) of Section 355 are amended to read as follows:

On the approval of the City Administrative Officer, the Controller shall make such transfer; provided, however, that no transfer of an amount exceeding either Twenty Five Thousand Dollars (\$25,000.00) or any other amount established by ordinance shall be made unless approved by the Mayor and by a majority vote of the Council. In the case of requests for transfer of funds, where the amount exceeds either Twenty Five Thousand Dollars (\$25,000.00) or any other amount established by ordinance, the City Administrative Officer shall investigate the same and make a report and recommendation thereon to the Mayor and the Council.

Sec. 2. Subsection (3) of Section 355 is amended to read as follows:

(3) The monetary limitations of Twenty Five Thousand Dollars (\$25,000.00) in Subsections (1) and (2) above shall commence at the beginning of the City's 1989–90 fiscal year and shall be subject in subsequent fiscal years to an annual adjustment at the beginning of the fiscal year based upon the Consumer Price Index for all urban consumers for the Los Angeles area published by the United States Department of Labor, Bureau of Labor Statistics.

Certified to be a true copy by Joel Wachs, President Pro Tem of the City Council, and J. Michael Carey, City Clerk.

Date of Municipal Election: April 8, 1997.

Charter Chapter 13—County of Sacramento

Amendment to the Charter of the County of Sacramento

[Filed with the Secretary of State May 8, 1997.]

Section 88 is amended to read as follows:

SECTION 88. CORONER—CONFLICT OF INTEREST. No person shall be appointed to the office of Coroner, whether or not that office is consolidated with another public office, who is connected in any way, directly or indirectly, or related by blood or marriage, to any person, firm or corporation engaged in the mortuary business.

Certified to be a true copy by Don Nottoli, Chairperson of the Board of Supervisors, and Cindy H. Turner, Clerk of the Board of Supervisors.

Date of County Election: June 7, 1994.

Charter Chapter 14—County of Sacramento

Amendment to the Charter of the County of Sacramento

[Filed with the Secretary of State May 8, 1997.]

Section 7 is added to read as follows:

SECTION 7. VACANCIES. For the purpose of this Section, a vacancy on the Board of Supervisors occurs whenever an incumbent files a resignation with the Clerk of the Board, dies, or becomes ineligible to hold the office for any reason. A resignation, once filed, may not be withdrawn. For the purpose of filling the vacancy pursuant to this Section, a resignation shall be deemed to cause a vacancy immediately on the date the resignation is filed, irrespective of whether a deferred effective date is specified in the resignation. Any such deferred effective date shall not be later than the 30th day following the date on which the resignation is filed. If a later date is specified, the resignation shall be deemed to be effective on the 30th day after the resignation is filed.

Whenever a vacancy occurs on the Board of Supervisors, it shall be filled as provided in this Section.

(a) If a vacancy occurs during the first 730 calendar days of a term of office, the vacancy shall be filled by a special election. Within ten days after the vacancy

occurs, the Registrar of Voters shall select and announce a date for a special primary election and a date for a special run-off election to be used if a run-off election is necessary. The Registrar of Voters shall also select and announce a final filing date for filing to be a candidate, which date shall provide for at least ten days advance notice thereof. The election dates selected shall be the earliest administratively feasible dates available; provided, that the date for the special primary election shall not be more than 60 days after the vacancy occurs and the special run-off election date shall not be more than 28 days after the special primary election date. Except as provided in this Section, the special election shall be conducted in accordance with State law applicable to regular supervisory elections. If a candidate receives a majority of the votes cast at the special primary election, that candidate shall be elected for the remainder of the term of office. If no candidate receives a majority of the votes, the names of the two candidates receiving the most votes shall be placed on the ballot for the special run-off election at which the candidate receiving the most votes shall be deemed elected for the remainder of the term of office.

(b) If a vacancy occurs during or between the 731st and the 1,095th calendar days of a term of office, the vacancy shall be filled for the remainder of the term by appointment by the Board of Supervisors. If within thirty calendar days following the date on which the vacancy occurs an appointment has not been made, the vacancy shall be filled by special primary and run-off elections scheduled in accordance with the procedures and in the manner prescribed by paragraph (a), above; provided that the times within which the elections must be scheduled shall be 90 days after the vacancy occurs for the special primary election, and not more than 28 days after the special primary election for the special run-off election.

(c) If the vacancy occurs during or between the 1,096th and 1,399th calendar days of a term of office, the vacancy shall be filled by appointment by the Board of Supervisors. If the Board of Supervisors fails to make an appointment, the vacancy shall be filled by the person elected for the succeeding term at either the June primary or November general election, who shall serve both the remainder of the unexpired term and the next succeeding term for which the person was elected.

(d) If the vacancy occurs during or between the 1,400th and 1,460th calendar days of a term of office, the vacancy shall be filled by the person elected for the next succeeding term at the June primary or November general election, who shall serve both the remainder of the unexpired term and the next succeeding term for which the person was elected.

Certified to be a true copy by Don Nottoli, Chairperson of the Board of Supervisors, and Cindy H. Turner, Clerk of the Board of Supervisors.

Date of County Election: November 8, 1994.

Charter Chapter 15—City of Pasadena

Amendment to the Charter of the City of Pasadena

[Filed with the Secretary of State June 23, 1997.]

Article VII, Board of Education, Section 704 of the Charter of the City of Pasadena, is amended to read:

Section 704. NOMINATING PETITION. Any person desiring to become a candidate for one of the numbered offices of the Board of Education to be filled at such election, shall file, or have filed, with the City Clerk, acting in the capacity of Assistant Secretary to the Board of Education during Board of Education elections, in the form and in the period prior to the primary nominating election prescribed by the California Elections Code, nominating papers signed by him/her specifying for which of the numbered offices he/she is a candidate, signed by not less than one hundred (100) qualified voters from the Pasadena Unified School District, requesting such candidacy, and accompanied by a filing fee of \$25.00. The qualified voters signing any petition for the nomination of any person to the office of member of the Board of Education shall be residents of the Pasadena Unified School District. The names of voters not residents of the Pasadena Unified School District shall not be counted by the County Registrar of Voters in determining the sufficiency of such petition.

Certified to be a true copy by Chris Holden, Mayor, and Jane L. Rodriguez, City Clerk.

Date of Election: March 4, 1997.

 Charter Chapter 16—City of Inglewood
Amendments to the Charter of the City of Inglewood

[Filed with the Secretary of State July 7, 1997.]

Section 1 of Article IX is amended to read:

Section 1. The fiscal year of the City of Inglewood shall begin on the first day of October of each year and shall end at midnight on the 30th day of September of the following year.

Section 3 of Article XIII is amended to read:

Section 3. The Administrative Officer shall be chosen solely on the basis of his executive and administrative qualifications which special reference to his actual experience in, or his knowledge of, accepted practice in respect to the duties of his office as herein set forth. The Administrative Officer shall not be in the classified service of the City but may be removed at any time by three affirmative votes of the City Council.

Certified to be a true copy by Roosevelt F. Dorn, Mayor, and Hermanita V. Harris, City Clerk.

Date of Election: June 3, 1997.

Charter Chapter 17—County of San Diego

Amendments to the Charter of the County of San Diego

[Filed with the Secretary of State July 18, 1997.]

Section 908.2 of the Charter of the County of San Diego is amended to read:

Section 908.2. The Unclassified Service consists of:

- (a) elective officers, their chief deputies, and special assistants employed by elective officer;
- (b) the Assistant District Attorney, the Chief Deputy District Attorney, the Chief of the Bureau of Investigation, the Assistant Chief of the Bureau of Investigation and the Confidential Secretary to the District Attorney, and not more than three special assistants designated by the District Attorney;
- (c) the Under-Sheriff, three Assistant Sheriffs, and not more than three special assistants or deputies designated by the Sheriff;
- (d) each appointive County officer appointed by the Board of Supervisors or the Chief Administrative Officer, and that officer's principal assistant, or principal assistants, except the Auditor and Controller and his or her principal assistant or principal assistants, who shall be in the Classified Service;
- (e) management employees having significant responsibilities for formulating or administering County Policies and programs. Each such position shall be exempted from the Classified Service, by ordinance, upon recommendation of the Chief Administrative Officer and approval by the Board;
- (f) members of appointed boards and commissions;
- (g) an Executive Officer employed by the Civil Service Commission;
- (h) the Superintendent of Schools;
- (i) persons serving without compensation;
- (j) officers and employees whose appointments must be approved by the State;
- (k) students engaged in regularly established, accredited training programs;
- (l) persons employed as guards or keepers in law enforcement agencies, including the offices of Sheriff, Marshal and Probation Officer, for less than ninety-one working days during a fiscal year;
- (m) deputy registrars of voters employed only to register electors and election workers;
- (n) persons employed seasonally as guard, custodians, rangers or caretakers in County parks;

(o) persons employed for temporary expert professional services in positions that have been exempted from the Classified Service by the Personnel Director, for a specified period; and

(p) persons employed for less than ninety-one working days during a fiscal year on a part-time, or intermittent basis in positions exempted from the Classified Service by the Personnel Director.

Certified to be a true copy by Bill Horn, Chairman of the Board of Supervisors, and Thomas J. Pastuszka, Clerk of the Board of Supervisors.

Date of Election: November 5, 1996.

Charter Chapter 18—City of San Buenaventura

Amendments to the Charter of the City of San Buenaventura

[Filed with the Secretary of State October 28, 1997.]

The Charter of the City of San Buenaventura is amended to read as follows:

SECTION 1301. LEASES. The Council may lease its tideland property for public recreational purposes for a term not exceeding that allowed by state law. The Council may lease such property for any other purpose and for such term as it deems reasonable if the proposed lease provisions are approved by a majority vote of the electors thereon.

Certified to be a true copy by Tom Buford, Mayor, and Barbara J. Kam, City Clerk.

Date of Election: November 7, 1995.

Charter Chapter 19—City of Palm Desert

Charter of City of Palm Desert

[Filed with the Secretary of State December 3, 1997.]

PREAMBLE

We the people of the City of Palm Desert declare our intent to maintain in our community the historic principles of self-governance inherent in the doctrine of home-rule. Sincerely committed to the belief that local government has the closest affinity to the people governed, and firm in the conviction that the economic and fiscal independence of our local government will better serve and promote the health, safety and welfare of all the citizens of this City, we do hereby exercise the express right granted by the Constitution of the State of California to enact and adopt this Charter for the City of Palm Desert.

CHARTER

ARTICLE 1. MUNICIPAL AFFAIRS.

Section 100. Municipal Affairs: Generally. Each of the responsibilities of governance set forth and described in this Charter, and as established by the Constitutional, statutory and judicially defined law of the State of California, is hereby declared to be a municipal affair or concern, the performance of which is unique to the benefit of the City of Palm Desert.

Section 101. Powers of City. The City shall have full power and authority to adopt, make, exercise and enforce all legislation, laws and regulations with respect to municipal affairs, subject only to such limitations and restrictions as may be provided in this Charter and in the Constitution of the State of California.

ARTICLE 2. FORM OF GOVERNMENT.

Section 200. Form of Government. The municipal government established by this Charter shall be known as the “Council-Manager” form of government. The City Council establish the policy of the City; the City Manager shall carry out that policy.

ARTICLE 3. REVENUE, SAVINGS AND GENERATION.

Section 300. Public Works Contracts. The City shall have the power to establish standards, procedures, rules or regulations to regulate all aspects of the bidding, award and performance of any public works contract, including, but not limited to, the compensation rates to be paid for the performance of such work.

Section 301. Public Financing. The City shall have the power to establish standards, procedures, rules or regulations related to any public financing.

Section 302. Utility Franchises. The City shall have the power to adopt any ordinance providing for the acquisition, development or operation by the City of any public utility and/or any ordinance providing for the granting of a franchise, license or permit to any public utility not owned by the City which proposes to use or is using City streets, highways or other rights-of-way.

Section 303. Enterprises. The City shall have the power to engage in any enterprise deemed necessary to produce revenues for the general fund or any other fund established by the City Council to promote a public purpose.

Section 304. Economic and Community Development. The City shall have the power to utilize revenues from the general fund to encourage, support and promote economic and community development in the City.

ARTICLE 4. REVENUE RETENTION.

Section 400. Reductions Prohibited. Any revenues raised and collected by the City shall not be subject to subtraction, retention, attachment, withdrawal or any other form of involuntary reduction by any other level of government.

Section 401. Mandates Limited. No person, whether elected or appointed, acting on behalf of the City, shall be required to perform any function which is

mandated by any other level of government, unless and until funds sufficient for the performance of such function are provided by said mandating authority.

ARTICLE 5. GENERAL LAWS.

Section 500. General Law Powers. In addition to the power and authority granted by the terms of this Charter and the Constitution of the State of California, the City shall have the power and authority to adopt, make, exercise and enforce all legislation, laws, and regulations and to take all actions and to exercise any and all rights, powers, and privileges heretofore or hereafter established, granted or prescribed by any law of the State of California or by any other lawful authority. In the event of any conflict between the provisions of this Charter and the provisions of the general laws of the State of California, the provisions of this Charter shall control.

ARTICLE 6. INTERPRETATION.

Section 600. Construction and Interpretation. The language contained in this Charter is intended to be permissive rather than exclusive or limiting and shall be liberally and broadly construed in favor of the exercise by the City of its powers to govern with respect to any matter which is a municipal affair.

Section 601. Severability. If any provision of this Charter should be held by a court of competent jurisdiction to be invalid, void or otherwise unenforceable, the remaining provisions shall remain enforceable to the fullest extent permitted by law.

ARTICLE 7. AMENDMENT.

Section 700. Amendment to Charter, revised or repealed. This Charter, and any of its provisions, may be amended by a majority vote of its electors voting on the question. Amendment or repeal may be proposed by initiative or by the governing body.

Certified to be a true copy by Richard S. Kelly, Mayor, and Sheila R. Gilligan, City Clerk.

Date of Election: November 4, 1997.

Charter Chapter 20—City of Rancho Mirage

Charter of the City of Rancho Mirage

[Filed with the Secretary of State December 25, 1997.]

PREAMBLE

We the people of the City of Rancho Mirage declare our intent to restore our community to the historic principles of self governance inherent in the doctrine of home-rule. Sincerely committed to the belief that local government has the closest affinity to the people governed, and firm in the conviction that the economic and

fiscal independence of our local government will promote the health, safety and welfare of all the citizens of this City, we do hereby exercise the express right granted by the Constitution of the State of California to enact and adopt this Charter for the City of Rancho Mirage.

CHARTER

ARTICLE I. MUNICIPAL AFFAIRS

Section 100. Municipal Affairs. The City shall have full power and authority to adopt, make, exercise and enforce all legislation, laws, and regulations and to take all actions relating to municipal affairs, without limitation, which may be lawfully adopted, made, exercised, taken or enforced under the Constitution of the State of California. Without limiting in any manner the foregoing power and authority, each of the powers, rights, and responsibilities described in this Charter is hereby declared to be a municipal affair, the performance of which is unique to the benefit and welfare of the citizens of the City of Rancho Mirage.

ARTICLE II. CONTRACTS, PUBLIC FINANCING AND FRANCHISES

Section 200. Public Works Contracts. The City shall have the power to establish standards, procedures, rules or regulations to regulate all aspects of the bidding, award and performance of any public works contract, including, but not limited to, the compensation rates to be paid for the performance of such work.

Section 201. Public Financing. The City shall have the power to establish standards, procedures, rules or regulations related to any public financing.

Section 202. Utility Franchises. The City shall have the power to adopt any ordinance providing for the acquisition, development, or operation by the City of any utility, or any ordinance providing for the granting of a franchise to any utility not owned by the City which proposes to use or is using City streets, highways or other rights-of-way.

ARTICLE III. REVENUE RETENTION

Section 300. Reductions Prohibited. Any revenues raised and collected by the City shall not be subject to subtraction, retention, attachment, withdrawal or any other form of involuntary reduction by any other level of government.

Section 301. Mandates Limited. No person, whether elected or appointed, acting on behalf of the City, shall be required to perform any function which is mandated by any other level of government, unless and until funds sufficient for the performance of such function are provided by said mandating authority.

ARTICLE IV. GENERAL LAWS

Section 400. General Law Powers. In addition to the power and authority granted by the terms of this Charter and the Constitution of the State of California, the City shall have the power and authority to adopt, make, exercise and enforce all legislation, laws and regulations and to take all actions and to exercise any and all rights, powers, and privileges heretofore or hereafter established, granted or prescribed by any law of the State of California or by any other lawful authority.

In the event of any conflict between the provisions of this Charter and the provisions of the general laws of the State of California, the provisions of this Charter shall control.

ARTICLE V. INTERPRETATION

Section 500. Construction and Interpretation. The language contained in this Charter is intended to be permissive rather than exclusive or limiting and shall be liberally and broadly construed in favor of the exercise by the City of its power to govern with respect to any matter which is a municipal affair.

Section 501. Severability. If any provision of this Charter should be held by a court of competent jurisdiction to be invalid, void or otherwise unenforceable, the remaining provisions shall remain enforceable to the fullest extent permitted by law.

Certified to be a true copy by Donald F. Yokaitis, Mayor, and Barbara E. Dohn, City Clerk.

Date of Election: November 4, 1997.