

Volume 5

STATUTES OF CALIFORNIA

AND DIGESTS OF MEASURES

2007

Constitution of 1879 as Amended

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

2007-08 Regular Session
2007-08 First Extraordinary Session
2007-08 Second Extraordinary Session



Compiled by
DIANE F. BOYER-VINE
Legislative Counsel

CONCURRENT AND JOINT RESOLUTIONS

2007 – 08

REGULAR SESSION

2007 RESOLUTION CHAPTERS

RESOLUTION CHAPTER 1

Senate Concurrent Resolution No. 2—Relative to the selection of the Legislative Counsel of California.

[Filed with Secretary of State December 7, 2006.]

Resolved by the Senate of the State of California, the Assembly thereof concurring, That, pursuant to Section 10201 of the Government Code, Diane F. Boyer-Vine is selected as the Legislative Counsel of California.

RESOLUTION CHAPTER 2

Senate Concurrent Resolution No. 1—Relative to the adoption of the Joint Rules of the Senate and Assembly for the 2007–08 Regular Session.

[Filed with Secretary of State January 9, 2007.]

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the following rules be adopted as the Joint Rules of the Senate and Assembly for the 2007–08 Regular Session:

JOINT RULES OF THE SENATE AND ASSEMBLY

Standing Committees

1. Each house shall appoint standing committees as the business of the house may require, the committees, the number of members, and the manner of selection to be determined by the rules of each house.

Joint Meeting of Committees

3. Whenever any bill has been referred by the Senate to one of its committees, and the same or a like bill has been referred by the Assembly to one of its committees, the chairmen or chairwomen of the respective committees, when in their judgment the interests of legislation or the expedition of business will be better served thereby, shall arrange for a joint meeting of their committees for the consideration of the bill.

Effect of Adoption of Joint Rules

3.5. The adoption of the Joint Rules for any extraordinary session may not be construed as modifying or rescinding the Joint Rules of the Senate and Assembly for any previous session, nor as affecting in any way the status or powers of the committees created by those rules.

Definition of Word “Bill”

4. Whenever the word “bill” is used in these rules, it includes any constitutional amendment, any resolution ratifying a proposed amendment to the United States Constitution, and any resolution calling for a constitutional convention.

Concurrent and Joint Resolutions

5. Concurrent resolutions relate to matters to be treated by both houses of the Legislature.

Joint resolutions relate to matters connected with the federal government.

Resolutions Treated as Bills

6. Concurrent and joint resolutions, other than resolutions ratifying proposed amendments to the United States Constitution and resolutions calling for constitutional conventions, shall be treated in all respects as bills except as follows:

- (a) They shall be given only one formal reading in each house.
- (b) They may not be deemed bills within the meaning of subdivision (a) of Section 8 of Article IV of the California Constitution.
- (c) They may not be deemed bills for the purposes of Rules 10.8, 53, 55, 56, and 61, subdivisions (a) and (c) of Rule 54, and subdivisions (a) and (b) of Rule 62.
- (d) They may not, except for those relating to voting procedures on the floor or in committee, be deemed bills for the purposes of subdivision (c) of Rule 62.

PREPARATION AND INTRODUCTION OF BILLS

Title of Bill

7. The title of every bill introduced shall convey an accurate idea of the contents of the bill and shall indicate the scope of the act and the object to be accomplished. In amending a code section, the mere reference to the section by number is not deemed sufficient.

Division of Bill Into Sections

8. A bill amending more than one section of an existing law shall contain a separate section for each section amended.

Bills that are not amendatory of existing laws shall be divided into short sections, where this can be done without destroying the sense of any particular section, to the end that future amendments may be made without the necessity of setting forth and repeating sections of unnecessary length.

Digest of Bills Introduced

8.5. A bill may not be introduced unless it is contained in a cover attached by the Legislative Counsel and it is accompanied by a digest, prepared and attached to the bill by the Legislative Counsel, showing the changes in the existing law that are proposed by the bill. A bill may not be printed where the body of the bill or the Legislative Counsel's Digest has been altered, unless the alteration has been approved by the Legislative Counsel. If any bill is presented to the Secretary of the Senate or Chief Clerk of the Assembly for introduction, that does not comply with the foregoing requirements of this rule, the Secretary or Chief Clerk shall return it to the member who presented it. The digest shall be printed on the bill as introduced, commencing on the first page thereof.

Digest of Bills Amended

8.6. Whenever a bill is amended in either house, the Secretary of the Senate or the Chief Clerk of the Assembly, as the case may be, shall request the Legislative Counsel to prepare an amended digest and cause it to be printed on the first page of the bill as amended. The digest shall be amended to show changes in the existing law that are proposed by the bill as amended, with any material changes in the digest indicated by the use of appropriate type.

Errors in Digest

8.7. If a material error in a printed digest referred to in Rule 8.5 or 8.6 is brought to the attention of the Legislative Counsel, he or she shall prepare a corrected digest that shows the changes made in the digest as provided in Rule 10 for amendments to bills. He or she shall deliver the corrected digest to the Secretary of the Senate or the Chief Clerk of the Assembly, as the case may be. If the correction so warrants in the opinion of the President pro Tempore of the Senate or the Speaker of the Assembly, a corrected print of the bill as introduced shall be ordered with the corrected digest printed thereon.

Bills Amending Title 9 of the Government Code

8.8. A member who is the first-named author of a bill, that would amend, add, or repeal any provision of Title 9 (commencing with Section 81000) of the Government Code, upon introduction or amendment of the bill in either house shall notify the Chief Clerk of the Assembly or the Secretary of the Senate, as the case may be, of the nature of the bill. Thereafter, the Chief Clerk of the Assembly or the Secretary of the Senate shall deliver a copy of the bill as introduced or amended to the Fair Political Practices Commission pursuant to Section 81012 of the Government Code.

Bills Amending the California Stem Cell Research and Cures Act

8.9. A member who is the first-named author of a bill, that would amend, add, or repeal any statutory provision of the California Stem Cell Research and Cures Act, other than the bond provisions thereof, upon introduction or amendment of the bill in either house shall notify the Chief Clerk of the Assembly or the Secretary of the Senate, as the case may be, of the nature of the bill. At least 14 days prior to passage in the Assembly or Senate, respectively, the Chief Clerk of the Assembly or the Secretary of the Senate shall make copies of the bill as introduced or amended available in the Bill Room for access by the public and news media.

Restrictions as to Amendments

9. A substitute or amendment must relate to the same subject as the original bill, constitutional amendment, or resolution under consideration. An amendment is not in order when all that would be done to the bill is the addition of a coauthor or coauthors, unless the Committee on Rules

of the house in which the amendment is to be offered grants prior approval.

Changes in Existing Law to Be Marked by Author

10. In a bill amending or repealing a code section or a general law, any new matter shall be underlined, and any matter to be omitted shall be in type bearing a horizontal line through the center and commonly known as “strikeout” type. When printed the new matter shall be printed in italics, and the matter to be omitted shall be printed in “strikeout” type.

In an amendment to a bill that sets out for the first time a section being amended or repealed, any new matter to be added and any matter to be omitted shall be indicated by the author and shall be printed in the same manner as though the section as amended or repealed was a part of the original bill and was being printed for the first time.

When an entire code is repealed as part of a codification or recodification, or when an entire title, part, division, chapter, or article of a code is repealed, the sections comprising the code, title, part, division, chapter, or article shall not be set forth in the bill or amendment in strikeout type.

Rereferral to Fiscal and Rules Committees

10.5. A bill shall be rereferred to the fiscal committee of each house when it would do any of the following:

- (1) Appropriate money.
- (2) Result in substantial expenditure of state money by: (a) imposing new responsibilities on the state, (b) imposing new or additional duties on a state agency, or (c) liberalizing any state program, function, or responsibility.
- (3) Result in a substantial loss of revenue to the state.
- (4) Result in substantial reduction of expenditures of state money by reducing, transferring, or eliminating any existing responsibilities of any state agency, program, or function.

Concurrent and joint resolutions shall be rereferred to the fiscal committee of each house when they contemplate any action that would involve any of the following:

- (1) Any substantial expenditure of state money.
- (2) Any substantial loss of revenue to the state.

The above requirements do not apply to bills or concurrent resolutions that contemplate the expenditure or allocation of operating funds.

A bill that assigns a study to the Joint Legislative Budget Committee or to the Legislative Analyst shall be rereferred to the respective rules committees. Before the committee may act upon the bill, it shall obtain from the Joint Legislative Budget Committee an estimate of the amount required to be expended to make the study.

This rule may be suspended in either house as to any particular bill by approval of the Committee on Rules of the house and two-thirds vote of the membership of the house.

Short Title

10.6. A bill may not add a short title that names a current or former Member of the Legislature.

Heading of Bills

10.7. A bill or resolution may be authored only by a member or committee of the house of origin. Members or committees that are not of the house of origin may be “principal coauthors” or “coauthors.” A bill may not indicate in its heading or elsewhere that it was introduced at the request of a state agency or officer or any other person. A bill may not contain the words “By request” or words of similar import.

Consideration of Bills

10.8. The limitation contained in subdivision (a) of Section 8 of Article IV of the Constitution may be dispensed with as follows:

(a) A written request for dispensation entitled “Request to Consider and Act on Bill Within 30 Calendar Days” shall be filed with the Chief Clerk of the Assembly or the Secretary of the Senate, as the case may be, and transmitted to the Committee on Rules of the appropriate house.

(b) The Committee on Rules of the Assembly or Senate, as the case may be, shall determine whether there exists an urgent need for dispensing with the 30-calendar-day waiting period following the bill’s introduction.

(c) If the Committee on Rules recommends that the waiting period be dispensed with, the member may offer a resolution, without further reference thereof to committee, authorizing hearing and action upon the bill before the 30 calendar days have elapsed. The adoption of the resolution requires an affirmative recorded vote of three-fourths of the elected members of the house in which the resolution is presented.

Printing of Amendments

11. (a) Any bill amended by either house shall be immediately reprinted. Except as otherwise provided in subdivision (b), if new matter is added by the amendment, the new matter shall be printed in italics in the printed bill; if matter is omitted, the matter to be omitted shall be printed in strikeout type. When a bill is amended in either house, the first or previous markings shall be omitted.

(b) If amendments to a bill, including the report of a committee on conference, are adopted that omit the entire contents of the bill, the matter omitted need not be reprinted in the amended version of the bill. Instead, the Secretary of the Senate or the Chief Clerk of the Assembly, as the case may be, may select the amended bill and cause to be printed a brief statement to appear after the last line of the amended bill identifying which previously printed version of the bill contains the complete text of the omitted matter.

Manner of Printing Bills

12. The State Printer shall observe the directions of the Joint Rules Committee in printing all bills, constitutional amendments, and concurrent and joint resolutions.

Distribution of Legislative Publications

13. The Secretary of the Senate and the Chief Clerk of the Assembly shall order a sufficient number of bills and legislative publications as may be necessary for legislative requirements.

A complete list of bills may not be delivered except upon payment therefor of the amount fixed by the Joint Rules Committee for any regular or extraordinary session. No more than one copy of any bill or other legislative publication, nor more than a total of 100 bills or other legislative publications during a session, may be distributed free to any person, office, or organization. The limitations imposed by this paragraph do not apply to Members of the Legislature, the President of the Senate, the Secretary of the Senate, or the Chief Clerk of the Assembly for the proper functioning of their respective houses; the Legislative Counsel Bureau; the Attorney General's office; the Secretary of State's office; the Controller's office; the Governor's office; the Clerk of the Supreme Court; the clerk of the court of appeal for each district; the Judicial Council; the California Law Revision Commission; the State Library; the Library of Congress; the libraries of the University of California at Berkeley and at Los Angeles; or accredited members of the press. The

State Printer shall fix the cost of the bills and publications, including postage, and moneys as may be received by him or her shall, after deducting the cost of handling and mailing, be remitted on the first day of each month, one-half each to the Secretary of the Senate and the Chief Clerk of the Assembly for credit to legislative printing. Legislative publications heretofore distributed through the Bureau of Documents shall be distributed through the Bill Room. Unless otherwise provided for, the total number of each bill to be printed may not exceed 2,500.

Legislative Index

13.1. The Legislative Counsel shall provide for the periodic publication of a cumulative Legislative Index, which shall include tables of sections affected by pending legislation. The State Printer shall print the Legislative Index in the quantities, and at the times, determined by the Secretary of the Senate and the Chief Clerk of the Assembly. The costs of that printing shall be paid from the legislative printing appropriation.

Summary Digest

13.3. The Legislative Counsel shall compile and prepare for publication a summary digest of legislation passed at each regular and extraordinary session, which digest shall be prepared in a form suitable for inclusion in the publication of statutes. The digest shall be printed as a separate legislative publication on the order of the Joint Rules Committee, and may be made available to the public in the quantities, and at the prices, determined by the Joint Rules Committee.

Statutory Record

13.5. The Legislative Counsel shall prepare for publication from time to time a cumulative statutory record. The statutory record shall be printed as a legislative publication on the order of the Secretary of the Senate or the Chief Clerk of the Assembly.

OTHER LEGISLATIVE PRINTING

Printing of the Daily Journal

14. The State Printer shall print, in the quantities directed by the Secretary of the Senate and the Chief Clerk of the Assembly, copies of the Daily Journal of each day's proceedings of each house. At the end

of the session he or she shall also print, as directed by the Secretary of the Senate and the Chief Clerk of the Assembly, a sufficient number of copies properly paged after being corrected and indexed by the Secretary of the Senate and the Chief Clerk of the Assembly, to bind in book form as the Daily Journal of the respective houses of the Legislature.

What Shall Be Printed in the Daily Journal

15. The following shall be printed in the Daily Journal of each house:

(a) Messages from the Governor and messages from the other house, and the titles of all bills, joint and concurrent resolutions, and constitutional amendments when introduced in, offered to, or acted upon by, the house.

(b) Every vote taken in the house, and a statement of the contents of each petition, memorial, or paper presented to the house.

(c) A true and accurate account of the proceedings of the house, when not acting as a Committee of the Whole.

Printing of the Daily File

16. A Daily File of bills ready for consideration shall be printed each day for each house when the Legislature is not in joint recess, except days when a house does not meet.

Printing of History

17. Each house shall cause to be printed, once each week, a complete Weekly History of all bills, constitutional amendments, and concurrent, joint, and house resolutions originating in, considered by, or acted upon by, the respective houses and committees thereof. A regular form shall be prescribed by the Secretary of the Senate and the Chief Clerk of the Assembly. The Weekly History shall show the action taken upon each measure up to and including the legislative day preceding its issuance. Except for periods when the houses are in joint recess, for each day intervening there shall be printed a Daily History showing the consideration given to or action taken upon any measure since the issuance of the complete Weekly History.

Authority for Printing Orders

18. The State Printer may not print for use of either house, nor charge to legislative printing, any matter other than provided by law or by the rules, except upon a written order signed by the Secretary of the Senate,

on behalf of the Senate, or the Chief Clerk of the Assembly or other person authorized by the Assembly, on behalf of the Assembly. Persons authorized to order printing under this rule may, when necessity requires it, order certain matter printed in advance of the regular order, by the issuance of a rush order.

The Secretary of the Senate, on behalf of the Senate, and the Chief Clerk of the Assembly or other person authorized by the Assembly, on behalf of the Assembly, are hereby authorized and directed to order and distribute for the members stationery and legislative publications for which there is a demand, and, subject to the rules of their respective houses, to approve the bills covering those orders. All bills for printing must be presented by the State Printer within 30 days after the completion of the printing.

RECORD OF BILLS

Secretary and Chief Clerk to Keep Records

19. The Secretary of the Senate and the Chief Clerk of the Assembly shall keep a complete and accurate record of every action taken by the Senate and Assembly on every bill.

Secretary and Chief Clerk Shall Endorse Bills

20. The Secretary of the Senate and the Chief Clerk of the Assembly shall endorse on every original or engrossed bill a statement of any action taken by the Senate or Assembly concerning the bill.

ACTION IN ONE HOUSE ON BILL TRANSMITTED FROM THE OTHER

After a Bill Has Been Passed by the Senate or Assembly

21. When a bill has been passed by either house it shall be transmitted promptly to the other, unless a motion to reconsider or a notice of motion to reconsider has been made or it is held pursuant to some rule or order of the house.

The procedure of referring bills to committees shall be determined by the respective houses.

Messages to Be in Writing Under Proper Signatures

22. Notice of the action of either house to the other shall be in writing and under the signature of the Secretary of the Senate or the Chief Clerk of the Assembly, as the case may be. A receipt shall be taken from the officer to whom the message is delivered.

Consent Calendar: Uncontested Bills

22.1. Each standing committee may report an uncontested bill out of committee with the recommendation that it be placed on the Consent Calendar. The Secretary of the Senate and the Chief Clerk of the Assembly shall provide to each committee chairman or chairwoman appropriate forms for that report. As used in this rule, "uncontested bill" means a bill that (a) receives a do-pass or do-pass-as-amended recommendation from the committee to which it is referred, by unanimous vote of the members present provided a quorum is present, (b) has no opposition expressed by any person present at the committee meeting with respect to the final version of the bill as approved by the committee, and (c) prior to final action by the committee, has been requested by the author to be placed on the Consent Calendar.

Consent Calendar

22.2. Following its second reading and the adoption of any committee amendments thereto, any bill certified by the committee chairman or chairwoman as an uncontested bill shall be placed by the Secretary of the Senate or the Chief Clerk of the Assembly on the Consent Calendar, and shall be known as a "Consent Calendar bill." Any Consent Calendar bill that is amended from the floor shall cease to be a Consent Calendar bill and shall be returned to the Third Reading File. Upon objection of any member to the placement or retention of any bill on the Consent Calendar, the bill shall cease to be a Consent Calendar bill and shall be returned to the Third Reading File. No Consent Calendar bill may be considered for adoption until the second legislative day following the day of its placement on the Consent Calendar.

Consideration of Bills on Consent Calendar

22.3. A bill on the Consent Calendar is not debatable, except that the President of the Senate or the Speaker of the Assembly shall allow a reasonable time for questions from the floor and shall permit a proponent of the bill to answer the questions. Immediately prior to voting on the

first bill on the Consent Calendar, the President of the Senate or the Speaker of the Assembly shall call to the attention of the members the fact that the next rollcall will be the rollcall on the first bill on the Consent Calendar.

The Consent Calendar shall be considered as the last order of business on the Daily File.

PASSAGE AND ENROLLING OF BILL

Procedure on Defeat of More Than Majority Bill

23.5. Whenever a bill containing a section or sections requiring for passage an affirmative recorded vote of more than 21 votes in the Senate and more than 41 votes in the Assembly is being considered for passage, and the urgency clause, if the bill is an urgency bill, or the bill, in any case, fails to receive the necessary votes to make all sections effective, further action may not be taken on the bill, except that an amendment to remove all sections requiring the higher vote for passage from the bill shall be in order prior to consideration of further business. If the amendment is adopted, the bill shall be reprinted to reflect the amendment. When the bill is reprinted, it shall be returned to the same place on the file that it occupied when it failed to receive the necessary votes.

Enrollment of Bill After Passage

24. After a bill has passed both houses it shall be printed in enrolled form, omitting symbols indicating amendments, and shall be compared by the Engrossing and Enrolling Clerk and the proper committee of the house where it originated to determine that it is in the form approved by the houses. The enrolled bill shall thereupon be signed by the Secretary of the Senate and Chief Clerk of the Assembly and, except as otherwise provided by these rules, presented without delay to the Governor. The committee shall report the time of presentation of the bill to the Governor to the house and the record shall be entered in the Daily Journal. After enrollment and signature by the officers of the Legislature, constitutional amendments, and concurrent and joint resolutions, shall be filed without delay in the office of the Secretary of State and the time of filing shall be reported to the house and the record entered in the Daily Journal.

AMENDMENTS AND CONFERENCES

Amendments to Amended Bills Must Be Attached

25. Whenever a bill or resolution that has been passed in one house is amended in the other, it shall immediately be reprinted as amended by the house making the amendment or amendments. One copy of the amendment or amendments shall be attached to the bill or resolution so amended, and endorsed “adopted”; the amendment or amendments, if concurred in by the house in which the bill or resolution originated, shall be endorsed “concurred in”; and the endorsement shall be signed by the Secretary or Assistant Secretary of the Senate, or the Chief Clerk or Assistant Clerk of the Assembly, as the case may be. However, an amendment to the title of a bill adopted after the passage of the bill does not necessitate reprinting, but the amendment must be concurred in by the house in which the bill originated.

Amendments to Concurrent and Joint Resolutions

25.5. When a concurrent or joint resolution is amended, and the only effect of the amendments is to add coauthors, the joint or concurrent resolution may not be reprinted unless specifically requested by one of the added coauthors, but a list of the coauthors shall appear in the Daily Journal and History.

To Concur or Refuse to Concur in Amendments

26. If the Senate amends and passes an Assembly bill, or the Assembly amends and passes a Senate bill, the Senate (if it is a Senate bill) or the Assembly (if it is an Assembly bill) must either “concur” or “refuse to concur” in the amendments. If the Senate concurs (if it is a Senate bill), or the Assembly concurs (if it is an Assembly bill), the Secretary of the Senate or Chief Clerk of the Assembly shall so notify the house making the amendments, and the bill shall be ordered to enrollment.

Reference to Committee

26.5. Pursuant to Rule 26, whenever a bill is returned to its house of origin for a vote on concurrence in an amendment made in the other house, the Legislative Counsel shall promptly prepare and transmit to the Chief Clerk of the Assembly and the Speaker of the Assembly in the case of an Assembly bill, or to the Secretary of the Senate and Chair of the Senate Committee on Rules in the case of a Senate bill, a brief digest

summarizing the effect of the amendment made in the other house. The Secretary or Chief Clerk shall, upon receipt from the Legislative Counsel, cause the digest to be printed in the Daily File immediately following any reference to the bill covered by the digest. A motion to concur or refuse to concur in the amendment is not in order until the Legislative Counsel's Digest has appeared in the Daily File or an analysis of the bill has been prepared and distributed pursuant to Senate Rule 29.8 or Assembly Rule 77.

If the digest discloses that the amendment of the other house has made a substantial substantive change in the bill as first passed by the house of origin, the bill, if it is a Senate bill, shall, on motion of the Chair of the Senate Committee on Rules, be referred to the Senate Committee on Rules for reference to an appropriate standing committee. If the bill is an Assembly bill it shall be referred by the Speaker to the appropriate committee.

Upon receipt of the bill, the committee may, by a vote of a majority of its membership, recommend concurrence or nonconcurrence in the amendment or hold the bill in committee. The committee shall be subject to all the requirements for procedure provided under Rule 62 for committees, other than committees of first referral, and shall be subject to other requirements for normal committee procedure as the Assembly or Senate may separately provide in the standing rules of their respective houses.

Any of the provisions of this rule may be dispensed with regard to a particular bill in its house of origin upon an affirmative vote of a majority of the members of that house.

Concurring in Amendments Adding Urgency Section

27. When a bill that has been passed in one house is amended in the other by the addition of a section providing that the act shall take effect immediately as an urgency statute, and is returned to the house in which it originated for concurrence in the amendment or amendments thereto, the procedure and vote thereon shall be as follows:

The presiding officer shall first direct that the urgency section be read and put to a vote. If two-thirds of the membership of the house vote in the affirmative, the presiding officer shall then direct that the question of whether the house shall concur in the amendment or amendments shall be put to a vote. If two-thirds of the membership of the house vote in the affirmative, concurrence in the amendments shall be effective.

If the affirmative vote on either of the questions is less than two-thirds of the membership of the house, the effect is a refusal to concur in the

amendment or amendments, and the procedure thereupon shall be as provided in Rule 28.

When Senate or Assembly Refuses to Concur

28. If the Senate (if it is a Senate bill) or the Assembly (if it is an Assembly bill) refuses to concur in amendments to the bill made by the other house, and the other house has been notified of the refusal to concur, a conference committee shall be appointed for each house in the manner prescribed by these rules. The Senate Committee on Rules, on behalf of the Senate, and the Speaker of the Assembly, on behalf of the Assembly, shall each appoint a committee of three on conference, and the Secretary of the Senate or the Chief Clerk of the Assembly shall immediately notify the other house of the action taken.

Committee on Conference

28.1. (a) The Senate Committee on Rules and the Speaker of the Assembly, in appointing a committee on conference, shall each select two members from those voting with the majority on the point about which the difference has arisen, and the other member from the minority, in the event there is a minority vote.

Whether a member has voted with the majority or minority on the point about which the difference has arisen is determined by his or her vote on the appropriate rollcall, as follows:

(1) In the Assembly—

(A) The rollcall on the question of final passage of a Senate bill amended in the Assembly when the Senate has refused to concur with the Assembly amendments.

(B) The rollcall on the question of concurrence with Senate amendments to an Assembly bill.

(2) In the Senate—

(A) The rollcall on the question of final passage of an Assembly bill amended in the Senate when the Assembly has refused to concur with the Senate amendments.

(B) The rollcall on the question of concurrence with Assembly amendments to a Senate bill.

(b) Either house may suspend this rule by a two-thirds vote of the membership of the house.

Meetings and Reports of Committees on Conference

29. The first Senator named on the conference committee shall act as chairman or chairwoman of the committee from the Senate, and the first Member of the Assembly named on the committee shall act as chairman or chairwoman of the committee from the Assembly. The chairman or chairwoman of the committee on conference for the house of origin of the bill shall arrange the time and place of meeting of the conference committee, and shall prepare or direct the preparation of reports. It shall require an affirmative vote of not less than two of the Assembly Members and two of the Senate Members constituting the committee on conference to agree upon a report, and the report shall be submitted to both the Senate and the Assembly. The committee on conference shall report to both the Senate and the Assembly. The report is not subject to amendment. If either house refuses to adopt the report, the conferees shall be discharged and other conferees appointed, except that no more than three different conference committees may be appointed on any one bill. A member who has served on a committee on conference may not be appointed a member of another committee on conference on the same bill. It shall require the same affirmative recorded vote to adopt any conference report as required by the California Constitution upon the final passage of the bill affected by the report. It shall require an affirmative recorded vote of two-thirds of the entire elected membership of each house to adopt any conference report affecting any bill that contains an item or items of appropriation that are subject to subdivision (d) of Section 12 of Article IV of the California Constitution. The report of a conference committee shall be in writing, and shall have affixed thereto the signatures of each Senator and each Member of the Assembly consenting to the report. Space shall also be provided where a member of a conference committee may indicate his or her dissent in the committee's findings. Any dissenting member may have attached to a conference committee report a dissenting report which shall not exceed, in length, the majority committee report. A copy of any amendments proposed in the majority report shall be placed on the desk of each member of the house before it is acted upon by the house.

The vote on concurrence or upon the adoption of the conference report shall be deemed the vote upon final passage of the bill.

Conference Committees

29.5. (a) All meetings of any conference committee on the Budget Bill shall be open and readily accessible to the public.

A conference committee on any bill may not meet, consider, or act on the subject matter of the bill except in a meeting that is open and readily accessible to the public, unless the action is on a report determined by the Legislative Counsel to be nonsubstantive. The Legislative Counsel shall examine each proposed report and shall note upon the face of the report that the amendments proposed are “substantive” or “nonsubstantive” as the case may be.

The chairman or chairwoman of the conference committee of each house shall give notice to the File Clerk of their respective houses of the time and place of the meeting. Notice of each public meeting shall be published in the Daily File of each house one calendar day prior to the meeting, except that the notice is not required for a meeting of a conference committee on the Budget Bill. When this subdivision is waived with respect to a meeting of any public conference committee, or when there is a meeting of a conference committee on the Budget Bill, every effort shall be made to inform the public that a meeting has been called. When this subdivision has been waived with respect to the meeting of any public conference committee, the chairman or chairwoman of the conference committee of each house shall immediately notify the chairman or chairwoman of the policy committee of their respective houses that considered the bill in question of the waiver, and of the time and place of the meeting.

(b) The first committee on conference of the Budget Bill, if a committee is appointed, shall submit its report to each house no later than 15 days after the Budget Bill has been passed by both houses. If the report is not submitted by that date, the conference committee shall be deemed to have reached no agreement and shall so inform each house pursuant to Rule 30.7.

(c) A committee on conference of the Budget Bill may consider only differences between the Assembly version of the Budget Bill as passed by the Assembly and the Senate version of the Budget Bill as passed by the Senate, and may not approve any item of expenditure or control that exceeds that contained in one of the two versions before the conference committee.

(d) A conference committee on any bill, other than the Budget Bill, may not approve any substantial financial provision in any bill if the financial provision has not been heard by the fiscal committee of each house, nor may any conference committee approve substantial policy changes that have not been heard by the policy committee of each house.

(e) A waiver of the one-calendar-day Daily File notice requirement of subdivision (a) is not effective for longer than three calendar days.

Conference Committee Reports

30. Upon submission of any report of a committee on conference recommending that the bill be further amended, the bill shall be reprinted incorporating the amendments recommended by the conference committee. The consideration of the report of a committee on conference is not in order until the bill, in the form recommended by the report of the committee on conference, has both been in print and been noticed in the Daily File for not less than one legislative day.

If the conference committee's report recommends only that the amendments of the Senate or the Assembly "be concurred in," consideration of the report shall be in order at any time, and reprinting of the bill is not required, but notice shall appear in the Daily File for not less than one legislative day.

A conference committee report is not in order unless it has been received by the Secretary of the Senate and the Chief Clerk of the Assembly at least three calendar days preceding the scheduled commencement of the summer, interim, or final recess of the Legislature.

This rule may be suspended as to any particular conference committee report by a two-thirds vote of the membership of either house.

This rule does not apply to a report of a committee on conference on the Budget Bill.

Conference Committee Reports on Urgency Statutes

30.5. When the report of a committee on conference recommends the amendment of a bill by the addition of a section providing that the act shall take effect immediately as an urgency statute, the procedure and the vote thereon shall be as follows:

The presiding officer shall first direct that the urgency section be read and put to a vote. If two-thirds of the members elected to the house vote in the affirmative, the presiding officer shall then direct that the question of whether the house shall adopt the report of the committee on conference shall be put to a vote. If two-thirds of the members elected to the house vote in the affirmative, the adoption of the report and the amendments proposed thereby shall be effective.

If the affirmative vote on either of the questions is less than two-thirds of the members elected to the house, the effect is a refusal to adopt the report of the committee on conference.

Failure to Agree on Report

30.7. A conference committee may find and determine that it is unable to submit a report to the respective houses, upon the affirmative vote to that effect of not less than two of the Assembly Members and not less than two of the Senate Members constituting the committee. That finding may be submitted to the Chief Clerk of the Assembly and the Secretary of the Senate in the form of a letter from the chairman or chairwoman of the committee on conference for the house of origin of the bill, containing the signatures of the members of the committee consenting to the finding and determination that the committee is unable to submit a report. The Chief Clerk of the Assembly and the Secretary of the Senate, upon being notified that a conference committee is unable to submit a report, shall so inform each house, whereupon the conferees shall be discharged and other conferees appointed, in accordance with Rule 29.

MISCELLANEOUS PROVISIONS

Authority When Rules Do Not Govern

31. All relations between the houses that are not covered by these rules shall be governed by Mason's Manual.

Press Rules

32. (a) Any person desiring privileges of an accredited press representative shall make application to the Joint Rules Committee. The application shall constitute compliance with any provisions of the rules of the Assembly or the Senate with respect to registration of news correspondents. The application shall state in writing the name of any print or electronic periodic news publication, news association, or radio or television station that employs the press representative, and any other occupations or employment he or she may have. The press representative shall further declare in the application that he or she is not employed, directly or indirectly, to assist in the prosecution of the legislative business of any person, corporation, or association, and will not become so employed while retaining the privilege of an accredited press representative.

(b) The application required by subdivision (a) of this rule shall be authenticated in a manner that is satisfactory to the Standing Committee of the Capitol Correspondents Association, which shall see that

occupation of seats and desks in the Senate and the Assembly Chambers is confined to bona fide correspondents of reputable standing in their business, who represent news media identified in subdivision (a). It is the duty of the standing committee, at its discretion, to report any violation of accredited press privileges to the Speaker of the Assembly or the Senate Committee on Rules and, pending action thereon, the offending correspondent may be suspended by the standing committee.

(c) Except as otherwise provided in this subdivision, persons engaged in other occupations whose chief attention is not given to newspaper correspondence or to news associations requiring telegraphic, radio, television, or electronic service are not entitled to the privileges accorded accredited press representatives. The press list in the Handbook of the California Legislature and the Senate and Assembly Histories shall be a list of only those persons authenticated by the Standing Committee of the Capitol Correspondents Association. Accreditation may be granted to any bona fide correspondent of reputable standing employed by a periodic publication of general circulation if the applicant is employed on a regular basis in the Capitol area preparing articles dealing with state government and politics and the publication is not an organ or organization involved in legislative advocacy.

(d) The press seats and desks in the Senate and Assembly Chambers shall be under the control of the standing committee of correspondents, subject to the approval and supervision of the Speaker of the Assembly and the Senate Committee on Rules. Press cards shall be issued by the President pro Tempore of the Senate and the Speaker of the Assembly only to correspondents properly accredited in accordance with this rule.

(e) An accredited member of the Capitol Correspondents Association may not, for compensation, perform any service for state constitutional officers or members of their staffs, for state agencies, for the Legislature, for candidates for state office, for a state officeholder, or for any person registered or performing as a legislative advocate.

(f) An accredited member of the association who violates subdivision (a) or (e) of this rule shall be subject to the following penalties:

(1) For the first offense, the Standing Committee of the Capitol Correspondents Association shall send a letter of admonition to the offending member, his or her employer, and the Joint Rules Committee. The letter shall state the nature of the member's rule violation and shall warn of an additional penalty for a second offense.

(2) For a second offense, the Standing Committee of the Capitol Correspondents Association shall recommend to the Joint Rules Committee that the member's accreditation be suspended or revoked and that he or she lose all rights and privileges attached thereto. The

Standing Committee of the Capitol Correspondents Association shall also dismiss the member from the association.

Any member of the Standing Committee of the Capitol Correspondents Association may propose that the committee make an inquiry to determine if an association member has violated subdivision (a) or (e) of this rule. Upon a majority vote of the Standing Committee of the Capitol Correspondents Association, an inquiry shall be made.

Upon receipt of a signed, written notice from any association member of his or her belief that another association member may have violated subdivision (a) or (e) of this rule, the Standing Committee of the Capitol Correspondents Association shall commence an inquiry into the possible violation.

If the Standing Committee of the Capitol Correspondents Association determines by majority vote that an association member has violated an association rule, it shall inform the member of its finding. Within two weeks of notification, the member may request a meeting of the membership. If the member makes that request, the Standing Committee of the Capitol Correspondents Association shall promptly schedule a meeting at the earliest possible time. After hearing the member and the committee review the circumstances of the alleged violation, the membership may, by majority vote, nullify the finding of the Standing Committee of the Capitol Correspondents Association. If nullification does not occur, the Standing Committee of the Capitol Correspondents Association immediately shall impose the appropriate penalty.

Dispensing With Joint Rules

33. A joint rule may not be dispensed with except by a vote of two-thirds of each house or as otherwise provided in these rules. If either house violates a joint rule, a question of order may be raised in the other house and decided in the same manner as in the case of the violation of the rules of the house. If it is decided that the joint rules have been violated, the bill involving the violation shall be returned to the house in which it originated, and the disputed matter shall be considered in like manner as in conference committee.

Dispensing with Joint Rules: Unanimous Consent

33.1. Notwithstanding any other rule, a joint rule that may be dispensed with by one house may be done so by unanimous consent if the rules committee of that house has approved.

Opinions of Legislative Counsel

34. Whenever the Legislative Counsel issues an opinion to any person other than the first-named author analyzing the constitutionality, operation, or effect of a bill or other legislative measure that is then pending before the Legislature or of any amendment made or proposed to be made to the bill or measure, he or she is authorized and instructed to deliver two copies of the opinion to the first-named author as promptly as feasible after the delivery of the original opinion and also to deliver a copy to any other author of the bill or measure who so requests. A copy of any letter prepared by the Legislative Counsel for the sole purpose of advising a member of a conflict between two or more bills as to the sections of law being amended, repealed, or added shall be submitted to the chairman or chairwoman of the committee to which each bill has been referred.

Resolutions Prepared by Legislative Counsel

34.1. Whenever the Legislative Counsel has been requested to draft a resolution commemorating or taking note of any event, or a resolution congratulating or expressing sympathy toward any person, and subsequently receives a similar request from another Member of the Legislature, he or she shall inform that requester and each subsequent requester that a resolution is being, or has been, prepared, and shall inform them of the name of the member for whom the resolution was, or is being, prepared.

Resolutions

34.2. A concurrent resolution, Senate resolution, or House resolution may be introduced to memorialize the death of a present or former state or federal elected official or a member of his or her immediate family. In all other instances, a resolution other than a concurrent resolution, as specified by the Committee on Rules of each house, or as provided by the Joint Rules Committee in those cases requiring that the resolution should emanate from both houses, shall be used for the purpose of commendation, congratulation, sympathy, or regret with respect to any person, group, or organization.

A concurrent resolution requesting the Governor to issue a proclamation may not be introduced without the prior approval of the Committee on Rules of the house in which the resolution is to be introduced.

Identical Drafting Requests

34.5. Whenever it comes to the attention of the Legislative Counsel that a member has requested the drafting of a bill that will be substantially identical to one already introduced, the Legislative Counsel shall inform the member of that fact.

Expense of Members

35. As provided in Section 8902 of the Government Code, each Member of the Legislature is entitled to reimbursement for living expenses while required to be in Sacramento to attend a session of the Legislature, while traveling to and from or in attendance at a committee meeting, or while attending to any legislative function or responsibility as authorized or directed by legislative rules or the Committee on Rules of the house of which he or she is a member, at the same rate as may be established by the State Board of Control for other elected state officers. Each member shall be reimbursed for travel expenses incurred in traveling to and from a session of the Legislature, when traveling to and from a meeting of a committee of which he or she is a member, or when traveling pursuant to any other legislative function or responsibility as authorized or directed by legislative rules or the Committee on Rules of the house of which he or she is a member, at the rate prescribed by Section 8903 of the Government Code.

Expense allowances for Members of the Senate and Assembly shall be approved and certified to the Controller by the Secretary of the Senate, on behalf of the Senate, and the Chief Clerk of the Assembly or other person authorized by the Assembly Committee on Rules, on behalf of the Assembly, weekly or as otherwise directed by either house, and upon certification the Controller shall draw his or her warrants in payment of the allowances to the respective members.

Issuance of Subpoenas

35.5. A subpoena requiring the attendance of a witness or the production of documents may be issued by the Senate Committee on Rules, the Speaker of the Assembly, or the chairman or chairwoman of a committee conducting an investigation only if permission has been secured from the rules committee of the respective house, or from the Joint Rules Committee if the subpoena is issued by the chairman or chairwoman of a joint committee.

Investigating Committees

36. In order to expedite the work of the Legislature, either house, or both houses jointly, may by resolution or statute provide for the appointment of committees to ascertain facts and to make recommendations as to any subject within the scope of legislative regulation or control.

The resolution providing for the appointment of a committee pursuant to this rule shall state the purpose of the committee and the scope of the subject concerning which it is to act, and may authorize it to act either during sessions of the Legislature or, when authorization may lawfully be made, after final adjournment.

In the exercise of the power granted by this rule, each committee may employ clerical, legal, and technical assistants as may be authorized by: (a) the Joint Rules Committee in the case of a joint committee, (b) the Senate Committee on Rules in the case of a Senate committee, or (c) the Assembly Committee on Rules in the case of an Assembly committee.

Except as otherwise provided herein for joint committees or by the rules of the Senate or the Assembly for single house committees, each committee may adopt and amend rules governing its procedure as may appear necessary and proper to carry out the powers granted and duties imposed under this rule. The rules may include provisions fixing the quorum of the committee and the number of votes necessary to take action on any matter. With respect to all joint committees, a majority of the membership from each house constitutes a quorum, and an affirmative vote of a majority of the membership from each house is necessary for the committee to take action.

Each committee is authorized and empowered to summon and subpoena witnesses, to require the production of papers, books, accounts, reports, documents, records, and papers of every kind and description, to issue subpoenas, and to take all necessary means to compel the attendance of witnesses and to procure testimony, oral and documentary. A committee's issuance of a subpoena shall comply with Rule 35.5.

Each member of the committees is authorized and empowered to administer oaths, and all of the provisions of Chapter 4 (commencing with Section 9400) of Part 1 of Division 2 of Title 2 of the Government Code, relating to the attendance and examination of witnesses before the Legislature and the committees thereof, apply to the committees. A committee may grant a witness immunity from criminal prosecution, pursuant to subdivision (a) of Section 9410 of the Government Code, only after securing permission from the rules committee of the respective house, or from the Joint Rules Committee in the case of a joint committee.

The Sergeant at Arms of the Senate or Assembly, or other person as may be designated by the chairman or chairwoman of the committee, shall serve any and all subpoenas, orders, and other process that may be issued by the committee, when directed to do so by the chairman or chairwoman, or by a majority of the membership of the committee.

Every department, commission, board, agency, officer, and employee of the state government, including the Legislative Counsel and the Attorney General and their subordinates, and of every political subdivision, county, city, or public district of or in this state, shall give and furnish to these committees and to their subcommittees upon request information, records, and documents as the committees deem necessary or proper for the achievement of the purposes for which each committee was created.

Each committee or subcommittee of either house, in accordance with the rules of that respective house, and each joint committee or subcommittee thereof, may meet at any time during the period in which it is authorized to act, either at the State Capitol or at any other place in the State of California, in public or executive session, and do any and all things necessary or convenient to enable it to exercise the powers and perform the duties herein granted to it or accomplish the objects and purposes of the resolution creating it, subject to the following exceptions:

(a) When the Legislature is in session:

(1) A committee or subcommittee of either house may not meet outside the State Capitol without the prior approval of the Senate Committee on Rules with respect to Senate committees and subcommittees, or the Speaker of the Assembly with respect to Assembly committees and subcommittees.

(2) A committee or subcommittee of either house, other than a standing committee or subcommittee thereof, may not meet unless notice of the meeting has been printed in the Daily File for four days prior thereto. This requirement may be waived by a majority vote of either house with respect to a particular bill.

(3) A joint committee or subcommittee thereof, other than the Joint Committees on Legislative Audit, Legislative Budget, and Rules, may not meet outside the State Capitol without the prior approval of the Joint Rules Committee.

(4) A joint committee or subcommittee thereof, other than the Joint Committees on Legislative Audit, Legislative Budget, and Rules, may not meet unless notice of the meeting has been printed in the Daily File for four days prior thereto.

(b) When the Legislature is in joint recess, each joint committee or subcommittee, other than the Joint Committees on Legislative Audit,

Legislative Budget, and Rules, shall notify the Joint Rules Committee at least two weeks prior to a meeting.

(c) The requirements placed upon joint committees by subdivisions (a) and (b) of this rule may be waived as deemed necessary by the Joint Rules Committee.

Each committee may expend such money as is made available to it for its purpose, but a committee may not incur any indebtedness unless money has been first made available therefor.

Living expenses may not be allowed in connection with legislative business for a day on which the member receives reimbursement for expenses while required to be in Sacramento to attend a session of the Legislature. The chairman or chairwoman of each committee shall audit and approve the expense claims of the members of the committee, including claims for mileage in connection with attendance on committee business, or in connection with specific assignments by the committee chairman or chairwoman, but excluding other types of mileage, and shall certify the amount approved to the Controller. The Controller shall draw his or her warrants upon the certification of the chairman or chairwoman.

Subject to the rules of each house for the respective committees of each house, or the joint rules for any joint committee, with the permission of the appointing authority of the respective house, or the permission of the appointing authorities of the two houses in the case of a joint committee, the chairman or chairwoman of any committee may appoint subcommittees and chairmen or chairwomen thereof for the purpose of more expeditiously handling and considering matters referred to it, and the subcommittees and the chairmen or chairwomen thereof shall have all the powers and authority herein conferred upon the committee and its chairman or chairwoman. The chairman or chairwoman of a subcommittee shall audit the expense claims of the members of the subcommittee, and other claims and the expenses incurred by it, and shall certify the amount thereof to the chairman or chairwoman of the committee, who shall, if he or she approves the same, certify the amount thereof to the Controller; the Controller shall draw his or her warrant therefor upon that certification, and the Treasurer shall pay the same. Any committee or subcommittee thereof that is authorized to leave the State of California in the performance of its duties shall, while out of the state, have the same authority as if it were acting and functioning within the state, and the members thereof shall be reimbursed for expenses.

Notwithstanding any other provision of this rule, if the standing rules of either house require that expense claims of committees for goods or services, pursuant to contracts, or for expenses of employees or members of committees be audited or approved, after approval of the committee

chairman or chairwoman, by another agency of either house, the Controller shall draw his or her warrants only upon the certification of the other agency. All expense claims approved by the chairman or chairwoman of any joint committee, other than the Joint Legislative Budget Committee and the Joint Legislative Audit Committee, shall be approved by the Joint Rules Committee, and the Controller shall draw his or her warrants only upon the certification of the Joint Rules Committee.

Except salary claims of employees clearly subject to federal withholding taxes and the requirement as to loyalty oaths, claims presented for services or pursuant to contract shall refer to the agreement, the terms of which shall be made available to the Controller.

Expenses of Committee Employees

36.1. Unless otherwise provided by respective house or committee rule or resolution, employees of legislative committees, when entitled to traveling expenses, are entitled to allowances in lieu of actual expenses for hotel accommodations, breakfast, lunch, and dinner, at the rates fixed by the State Board of Control from time to time in limitation of reimbursement of expenses of state employees generally. However, if an allowance for hotel accommodations, breakfast, lunch, and dinner is made by a committee at a rate in excess of the rate fixed by the State Board of Control, the chairman or chairwoman of the committee shall notify the Controller of that fact in writing.

Appointment of Committees

36.5. This rule applies whenever a joint committee is created by a statute or resolution that either provides that appointments be made and vacancies be filled in the manner provided for in the Joint Rules, or makes no provision for the appointment of members or the filling of vacancies.

The Senate members of the committee shall be appointed by the Senate Committee on Rules; the Assembly members of the committee shall be appointed by the Speaker of the Assembly; and vacancies occurring in the membership of the committee shall be filled by the respective appointing powers. The members appointed shall hold over until their successors are regularly selected.

Appointment of Joint Committee Chairmen or Chairwomen

36.7. The chairman or chairwoman of each joint committee heretofore or hereafter created, except the Joint Legislative Budget Committee and the Joint Legislative Audit Committee, shall be appointed by the Joint Rules Committee from a member or members recommended by the Senate Committee on Rules and the Speaker of the Assembly.

Joint Committee Funds

36.8. Each joint committee heretofore or hereafter created, except the Joint Legislative Budget Committee and the Joint Legislative Audit Committee, shall expend the funds heretofore or hereafter made available to it in compliance with the policies set forth by the Joint Rules Committee with respect to personnel, salaries, purchasing, office space assignment, contractual services, rental or lease agreements, travel, and any and all other matters relating to the management and administration of committee affairs.

Joint Legislative Budget Committee

37. In addition to any other committee provided for by these rules, there is a joint committee to be known as the Joint Legislative Budget Committee, which is hereby declared to be a continuing body.

It is the duty of the committee to ascertain facts and make recommendations to the Legislature and to the houses thereof concerning the State Budget, the revenues and expenditures of the state, and the organization and functions of the state and its departments, subdivisions, and agencies, with a view to reducing the cost of the state government and securing greater efficiency and economy.

The committee consists of eight Members of the Senate and eight Members of the Assembly. The Senate members of the committee shall be appointed by the Senate Committee on Rules. The Assembly members of the committee shall be appointed by the Speaker of the Assembly. The committee shall select its own chairman or chairwoman.

Any vacancy occurring at any time in the Senate membership of the Joint Legislative Budget Committee shall be filled by the Senate Committee on Rules, and the Senators appointed shall hold over until their successors are regularly selected. For the purposes of this rule, a vacancy shall be deemed to exist as to a Senator whose term is expiring whenever he or she is not reelected at the general election.

Any vacancy occurring at any time in the Assembly membership of the Joint Legislative Budget Committee shall be filled by appointment

by the Speaker of the Assembly, and the Members of the Assembly appointed shall hold over between regular sessions until their successors are regularly selected. For the purposes of this rule, a vacancy shall be deemed to exist as to a Member of the Assembly whose term is expiring whenever he or she is not reelected at the general election.

The committee may adopt rules to govern its own proceedings and its employees. The committee, with the permission of the appointing authorities of the two houses, may also create subcommittees from its membership, assigning to its subcommittees any study, inquiry, investigation, or hearing that the committee itself has authority to undertake or hold. A subcommittee for the purpose of this assignment has and may exercise all the powers conferred upon the committee, limited only by the express terms of any rule or resolution of the committee defining the powers and duties of the subcommittee. Those powers may be withdrawn or terminated at any time by the committee.

The Joint Legislative Budget Committee may render services to any investigating committee of the Legislature pursuant to contract between the Joint Legislative Budget Committee and the committee for which the services are to be performed. The contract may provide for payment to the Joint Legislative Budget Committee of the cost of the services from the funds appropriated to the contracting investigating committee. All legislative investigating committees are authorized to enter into those contracts with the Joint Legislative Budget Committee. Money received by the Joint Legislative Budget Committee pursuant to any agreement shall be in augmentation of the current appropriation for the support of the Joint Legislative Budget Committee.

The provisions of Rule 36 shall apply to the Joint Legislative Budget Committee, which has all the authority provided in that rule or pursuant to Section 11 of Article IV of the California Constitution.

The committee has authority to appoint a Legislative Analyst, to fix his or her compensation, to prescribe his or her duties, and to appoint any other clerical and technical employees as may appear necessary. The duties of the Legislative Analyst are as follows:

(1) To ascertain the facts and make recommendations to the Joint Legislative Budget Committee and, under its direction, to the committees of the Legislature concerning:

- (a) The State Budget.
- (b) The revenues and expenditures of the state.
- (c) The organization and functions of the state and its departments, subdivisions, and agencies.

(2) To assist the Senate Budget and Fiscal Review Committee and the Assembly Committees on Appropriations and Budget in consideration of the Budget, all bills carrying express or implied appropriations, and

all legislation affecting state departments and their efficiency; to appear before any other legislative committee; and to assist any other legislative committee upon instruction by the Joint Legislative Budget Committee.

(3) To provide all legislative committees and Members of the Legislature with information obtained under the direction of the Joint Legislative Budget Committee.

(4) To maintain a record of all work performed by the Legislative Analyst under the direction of the Joint Legislative Budget Committee, and to keep and make available all documents, data, and reports submitted to him or her by any Senate, Assembly, or joint committee. The committee may meet either during sessions of the Legislature, any recess thereof, or after final adjournment, and may meet or conduct business at any place within the State of California.

The chairman or chairwoman of the committee or, in the event of that person's inability to act, the vice chairman or vice chairwoman, shall audit and approve the expenses of members of the committee or salaries of the employees, and all other expenses incurred in connection with the performance of its duties by the committee. The chairman or chairwoman shall certify to the Controller the expense amount approved, the Controller shall draw his or her warrants upon the certification of the chairman or chairwoman, and the Treasurer shall pay the same to the chairman or chairwoman of the committee, to be disbursed by the chairman or chairwoman.

On and after the commencement of a succeeding regular session, those members of the committee who continue to be Members of the Senate and Assembly, respectively, continue as members of the committee until their successors are appointed, and the committee continues with all its powers, duties, authority, records, papers, personnel, and staff, and all funds theretofore made available for its use.

Upon the conclusion of its work, any Assembly, Senate, or joint committee (other than a standing committee) shall deliver to the Legislative Analyst for use and custody all documents, data, reports, and other materials that have come into the possession of the committee and that are not included within the final report of the committee to the Assembly, Senate, or the Legislature, as the case may be. The documents, data, reports, and other materials shall be available, upon request, to Members of the Legislature, the Senate Office of Research, and the Assembly Office of Research.

The Legislative Analyst, with the consent of the committee, shall make available to any Member or committee of the Legislature any other reports, records, documents, or other data under his or her control, except that reports prepared by the Legislative Analyst in response to a request from a Member or committee of the Legislature may be made available

only with the written permission of the member or committee who made the request.

The Legislative Analyst, upon the receipt of a request from any committee or Member of the Legislature to conduct a study or provide information that falls within the scope of his or her responsibilities and that concerns the administration of the government of the State of California, shall at once advise the Joint Legislative Budget Committee of the nature of the request without disclosing the name of the member or committee making the request.

The Legislative Analyst shall immediately undertake to provide the requesting committee or legislator with the service or information requested, and shall inform the committee or legislator of the approximate date when this information will be available. Should there be any material delay, he or she shall subsequently communicate this fact to the requester.

Neither the Committee on Rules of either house nor the Joint Rules Committee may assign any matter for study to the Joint Legislative Budget Committee or the Legislative Analyst without first obtaining from the Joint Legislative Budget Committee an estimate of the amount required to be expended by it to make the study.

Any concurrent, joint, Senate, or House resolution assigning a study to the Joint Legislative Budget Committee or to the Legislative Analyst shall be referred to the respective rules committees. Before the committees may act upon or assign the resolution, they shall obtain an estimate from the Joint Legislative Budget Committee of the amount required to be expended to make the study.

Citizen Cost Impact Report

37.1. Any Member or committee of the Legislature may recommend that the Legislative Analyst prepare a citizen cost impact analysis on proposed legislation. However, the recommendation shall first be reviewed by the Committee on Rules of the house where the recommendation originated, and this committee shall make the final determination as to which bills shall be assigned for preparation of an impact analysis.

In selecting specific bills for assignment to the Legislative Analyst for preparation of citizen cost impact analyses, the Committee on Rules shall request the Legislative Analyst to present an estimate of his or her time and prospective costs for preparing the analyses. Only those bills that have a potential significant cost impact shall be assigned. Where necessary, the Committee on Rules shall provide funds to offset added costs incurred by the Legislative Analyst.

The citizen cost impact analyses shall include those economic effects that the Legislative Analyst deems significant and that he or she believes will result directly from the proposed legislation. Insofar as feasible, the economic effects considered by the Legislative Analyst shall include, but not be limited to, the following:

- (a) The economic effect on the public generally.
- (b) Any specific economic effect on persons or businesses in the case of legislation that is regulatory.

The Legislative Analyst shall submit the citizen cost impact analyses to the committee or committees when completed, and at the time or times designated by the Committee on Rules.

The Legislative Analyst shall submit from time to time, but at least once a year, a report to the Legislature on the trends and directions of the state's economy, and shall list the alternatives and make recommendations as to legislative actions that, in his or her judgment, will ensure a sound and stable state economy.

Joint Legislative Audit Committee

37.3. The Joint Legislative Audit Committee is created pursuant to the Legislature's rulemaking authority under the California Constitution, and pursuant to Chapter 4 (commencing with Section 10500) of Part 2 of Division 2 of Title 2 of the Government Code. The committee consists of seven Members of the Senate and seven Members of the Assembly, who shall be selected in the manner provided for in these rules. Notwithstanding any other provision of these rules, four members from each house constitute a quorum of the Joint Legislative Audit Committee and the number of votes necessary to take action on any matter. The Chairman or Chairwoman of the Joint Legislative Audit Committee, upon receiving a request by any Member of the Legislature or committee thereof for a copy of a report prepared or being prepared by the Bureau of State Audits, shall provide the member or committee with a copy of the report when it is, or has been, submitted by the Bureau of State Audits to the Joint Legislative Audit Committee.

Study or Audits

37.4. (a) Notwithstanding any other provision of law, the Joint Legislative Audit Committee shall establish priorities and assign all work to be done by the Bureau of State Audits.

(b) Any bill requiring action by the Bureau of State Audits shall contain an appropriation for the cost of any study or audit.

(c) Any bill or concurrent, joint, Senate, or House resolution assigning a study to the Joint Legislative Audit Committee or to the Bureau of State Audits shall be referred to the respective rules committees. Before the committees may act upon or assign the bill or resolution, they shall obtain an estimate from the Joint Legislative Audit Committee of the amount required to be expended to make the study.

Waiver

37.5. Subdivision (b) of Rule 37.4 may be waived by the Joint Legislative Audit Committee. The chairman or chairwoman of the committee shall notify the Secretary of the Senate, the Chief Clerk of the Assembly, and the Legislative Counsel in writing when subdivision (b) of Rule 37.4 has been waived. If the cost of a study or audit is less than one hundred thousand dollars (\$100,000), the chairman or chairwoman of the committee may exercise the committee's authority to waive subdivision (b) of Rule 37.4.

Administrative Regulations

37.7. (a) Any Member of the Senate may request the Senate Committee on Rules, and any Member of the Assembly may request the Speaker of the Assembly, to direct a standing committee or the Office of Research of his or her respective house to study any proposed or existing regulation or group of related regulations. Upon receipt of a request, the Senate Committee on Rules or the Speaker of the Assembly shall, after review, determine whether a study shall be made. In reviewing the request, the Senate Committee on Rules or the Speaker of the Assembly shall determine:

- (1) The cost of making the study.
 - (2) The potential public benefit to be derived from the study.
 - (3) The scope of the study.
- (b) The study may consider, among other relevant issues, whether the proposed or existing regulation:
- (1) Exceeds the agency's statutory authority.
 - (2) Fails to conform to the legislative intent of the enabling statute.
 - (3) Contradicts or duplicates other regulations adopted by federal, state, or local agencies.
 - (4) Involves an excessive delegation of regulatory authority to a particular state agency.
 - (5) Unfairly burdens particular elements of the public.
 - (6) Imposes social or economic costs that outweigh its intended benefits to the public.

(7) Imposes unreasonable penalties for violation.

The respective reviewing unit shall, in a timely manner, transmit its concerns, if any, to the Senate Committee on Rules or the Speaker of the Assembly, and the promulgating agency.

In the event that a state agency takes a regulatory action that the reviewing unit finds to be unacceptable, the unit shall file a report for publication in the Daily Journal of its respective house indicating the specific reasons why the regulatory action should not have been taken. The report may include a recommendation that the Legislature adopt a concurrent resolution requesting the state agency to reconsider its action or that the Legislature enact a statute to restrict the regulatory powers of the state agency taking the action.

Joint Rules Committee

40. The Joint Rules Committee is hereby created. The committee has a continuing existence and may meet, act, and conduct its business during sessions of the Legislature or any recess thereof.

The committee consists of the members of the Assembly Committee on Rules, the Assembly Majority Floor Leader, the Assembly Minority Floor Leader, the Speaker of the Assembly, four members of the Senate Committee on Rules, and as many Members of the Senate as may be required to maintain equality in the number of Assembly Members and Senators on the committee, to be appointed by the Senate Committee on Rules. Vacancies occurring in the membership shall be filled by the appointing power.

The committee and its members have and may exercise all of the rights, duties, and powers conferred upon investigating committees and their members by the Joint Rules of the Senate and Assembly as they are adopted and amended from time to time, which provisions are incorporated herein and made applicable to this committee and its members.

The committee shall ascertain facts and make recommendations to the Legislature and to the houses thereof concerning:

(a) The relationship between the two houses and procedures calculated to expedite the affairs of the Legislature by improving that relationship.

(b) The legislative branch of the state government and any defects or deficiencies in the law governing that branch.

(c) Methods whereby legislation is proposed, considered, and acted upon.

(d) The operation of the Legislature and the committees thereof, and the means of coordinating the work thereof and avoiding duplication of effort.

(e) Aids to the Legislature.

(f) Information and statistics for the use of the Legislature, the respective houses thereof, and the members.

Any matter of business of either house, the transaction of which would affect the interests of the other house, may be referred to the committee for action if the Legislature is not in recess, and shall be referred to the committee for action if the Legislature is in recess.

The committee has the following additional powers and duties:

(a) To select a chairman or chairwoman from its membership. The vice chairman or vice chairwoman of the committee shall be one of the Senate members of the committee, to be selected by the Senate Committee on Rules.

(b) To allocate space in the State Capitol Building and all annexes and additions thereto as provided by law.

(c) To approve, as provided by law, the appearance of the Legislative Counsel in litigation.

(d) To contract with other agencies, public or private, for the rendition and affording of services, facilities, studies, and reports to the committee as the committee deems necessary to assist it to carry out the purposes for which it is created.

(e) To cooperate with and secure the cooperation of county, city, city and county, and other local law enforcement agencies in investigating any matter within the scope of this rule, and to direct the sheriff of any county to serve subpoenas, orders, and other process issued by the committee.

(f) To report its findings and recommendations, including recommendations for the needed revision of any and all laws and constitutional provisions relating to the Legislature, to the Legislature and to the people from time to time.

(g) The committee, and any subcommittee when so authorized by the committee, may meet and act without as well as within the State of California, and are authorized to leave the state in the performance of their duties.

(h) To expend funds as may be made available to it to carry out the functions and activities related to the legislative affairs of the Senate and Assembly.

(i) To appoint a chief administrative officer of the committee, who shall have duties relating to the administrative, fiscal, and business affairs of the committee as the committee shall prescribe. The committee may terminate the services of the chief administrative officer at any time.

(j) To employ persons as may be necessary to assist all other joint committees, except the Joint Legislative Budget Committee and the Joint Legislative Audit Committee, in the exercise of their powers and

performance of their duties. In accordance with Rule 36.8, the committee shall govern and administer the expenditure of funds by other joint committees, requiring that the claims of joint committees be approved by the Joint Rules Committee or its designee. All expenses of the committee and of all other joint committees may be paid from the Operating Funds of the Assembly and Senate.

(k) To appoint the chairmen or chairwomen of joint committees, as authorized by Rule 36.7.

(l) To do any and all other things necessary or convenient to enable it fully and adequately to exercise its powers, perform its duties, and accomplish the objects and purposes of this rule.

The members of the Joint Rules Committee from the Senate may meet separately as a unit, and the members of the Joint Rules Committee from the Assembly may meet separately as a unit, and consider any action that is required to be taken by the Joint Rules Committee. If the majority of members of the Joint Rules Committee of each house at the separate meetings vote in favor of that action, the action shall be deemed to be action taken by the Joint Rules Committee.

The Joint Rules Committee shall meet not less than biweekly during a session of the Legislature, other than during a joint recess, at a regularly scheduled time and place. If the full committee fails to so meet, the members of the committee from the Senate shall meet separately as a unit and the members of the committee from the Assembly shall meet separately as a unit within five days of the regularly scheduled meeting date.

The committee succeeds to, and is vested with, all of the powers and duties of the Joint Committee on Legislative Organization, the State Capitol Committee, the Joint Committee on Interhouse Cooperation, the Joint Legislative Committee for School Visitations, and the Joint Standing Committee on the Joint Rules of the Senate and the Assembly.

Review of Administrative Regulations

40.1. The Joint Rules Committee, with regard to joint committees, and the respective rules committee of each house, with regard to standing and select committees of the house, shall approve any request for a priority review made by a committee pursuant to Section 11349.7 of the Government Code and shall submit approved requests to the Office of Administrative Law. The Joint Rules Committee or the respective rules committee, and the committee initiating the request, shall each receive a copy of the priority review.

Subcommittee on Legislative Space and Facilities

40.3. (a) A subcommittee of the Joint Rules Committee is hereby created, to be known as the Subcommittee on Legislative Space and Facilities. The subcommittee consists of three Members of the Senate and three Members of the Assembly, appointed by the Chairman or Chairwoman of the Joint Rules Committee, and the chairman or chairwoman of the fiscal committee of each house who shall have full voting rights on the subcommittee. The chairman or chairwoman of the subcommittee shall be appointed by the members thereof. For purposes of this subcommittee, the chairmen or chairwomen of the fiscal committees are ex officio members of the Joint Rules Committee, but do not have voting rights on that committee, nor may they be counted in determining a quorum. The subcommittee shall consider the housing of the Legislature and legislative facilities.

(b) The subcommittee and its members have and may exercise all of the rights, duties, and powers conferred upon investigating committees and their members by the Joint Rules of the Senate and Assembly as they are adopted and amended from time to time, which provisions are incorporated herein and made applicable to this subcommittee and its members.

(c) The subcommittee has the following additional powers and duties:

(1) To contract with other agencies, public or private, for the rendition and affording of services, facilities, studies, and reports to the subcommittee as the committee deems necessary to assist it to carry out the purposes for which it is created.

(2) To cooperate with and secure the cooperation of county, city, city and county, and other local law enforcement agencies in investigating any matter within the scope of this rule, and to direct the sheriff of any county to serve subpoenas, orders, and other process issued by the subcommittee.

(3) To report its findings and recommendations to the Legislature and to the people from time to time.

(4) To do any and all other things necessary or convenient to enable it fully and adequately to exercise its powers, perform its duties, and accomplish the objects and purposes of this rule.

(d) The subcommittee is authorized to leave the State of California in the performance of its duties.

Claims for Workers' Compensation

41. The Chairman or Chairwoman of the Committee on Rules of each house, or a designated representative, shall sign any required worker's

compensation report regarding injuries or death arising out of and within the course of employment suffered by any member, officer, or employee of the house, or any employee of a standing or investigating committee thereof. In the case of a joint committee, the Chairman or Chairwoman of the Committee on Rules of either house, or a designated representative, may sign any report with respect to a member or employee of a joint committee.

Information Concerning Committees

42. The Committee on Rules of each house shall provide for a continuous cumulation of information concerning the membership, organization, meetings, and studies of legislative investigating committees. Each Committee on Rules shall be responsible for information concerning the investigating committees of its own house, and concerning joint investigating committees under a chairman or chairwoman who is a member of that house. To the extent possible, each Committee on Rules shall seek to ensure that the investigating committees for which it has responsibility under this rule have organized, including the organization of any subcommittees, and have had all topics for study assigned to them within a reasonable period of time.

The information thus cumulated shall be made available to the public by the Committee on Rules of each house and shall be published periodically under their joint direction.

Joint Committees

43. Any concurrent resolution creating a joint committee of the Legislature and any concurrent resolution allocating moneys from the Operating Funds of the Assembly and Senate to the committee shall be referred to the Committee on Rules of the respective houses.

Conflict of Interest

44. (a) A Member of the Legislature may not, while serving, have any interest, financial or otherwise, direct or indirect, engage in any business or transaction or professional activity, or incur any obligation of any nature, that is in substantial conflict with the proper discharge of his or her duties in the public interest and of his or her responsibilities as prescribed by the laws of this state.

(b) A Member of the Legislature may not, during the term for which he or she was elected:

(1) Accept other employment that he or she has reason to believe will either impair his or her independence of judgment as to his or her official duties, or require him or her, or induce him or her, to disclose confidential information acquired by him or her in the course of and by reason of his or her official duties.

(2) Willfully and knowingly disclose, for pecuniary gain, to any other person, confidential information acquired by him or her in the course of and by reason of his or her official duties, or use the information for the purpose of pecuniary gain.

(3) Accept or agree to accept, or be in partnership with any person who accepts or agrees to accept, any employment, fee, or other thing of value, or portion thereof, in consideration of his or her appearance, agreeing to appear, or taking of any other action on behalf of another person regarding a licensing or regulatory matter, before any state board or agency that is established by law for the primary purpose of licensing or regulating the professional activity of persons licensed, pursuant to state law.

This rule does not prohibit a member who is an attorney at law from practicing in that capacity before the Workers' Compensation Appeals Board or the Commissioner of Corporations, and receiving compensation therefor, or from practicing for compensation before any state board or agency in connection with, or in any matter related to, any case, action, or proceeding filed and pending in any state or federal court. This rule does not prohibit a member from making inquiry for information on behalf of a constituent before a state board or agency, if no fee or reward is given or promised in consequence thereof. The prohibition contained in this rule does not apply to a partnership in which a Member of the Legislature is a member if the Member of the Legislature does not share directly or indirectly in the fee resulting from the transaction, nor does it apply in connection with any matter pending before any state board or agency on the operative date of this rule if the affected Member of the Legislature is attorney of record or representative in the matter prior to the operative date.

(4) Receive or agree to receive, directly or indirectly, any compensation, reward, or gift from any source except the State of California for any service, advice, assistance, or other matter related to the legislative process, except fees for speeches or published works on legislative subjects and except, in connection therewith, the reimbursement of expenses for actual expenditures for travel and reasonable subsistence for which no payment or reimbursement is made by the State of California.

(5) Participate, by voting or any other action, on the floor of either house, or in committee or elsewhere, in the enactment or defeat of legislation in which he or she has a personal interest, except as follows:

(i) If, on the vote for final passage, by the house of which he or she is a member, of the legislation in which he or she has a personal interest, he or she first files a statement (which shall be entered verbatim in the Daily Journal) stating in substance that he or she has a personal interest in the legislation to be voted on and that, notwithstanding that interest, he or she is able to cast a fair and objective vote on the legislation, he or she may cast his or her vote without violating any provision of this rule.

(ii) If the member believes that, because of his or her personal interest, he or she should abstain from participating in the vote on the legislation, he or she shall so advise the presiding officer prior to the commencement of the vote and shall be excused from voting on the legislation without any entry in the Daily Journal of the fact of his or her personal interest. In the event that a rule of the house requiring that each member who is present vote aye or nay is invoked, the presiding officer shall order the member excused from compliance and shall order entered in the Daily Journal a simple statement that the member was excused from voting on the legislation pursuant to law.

(c) A person subject to this rule has an interest that is in substantial conflict with the proper discharge of his or her duties in the public interest and of his or her responsibilities as prescribed by the laws of this state, or a personal interest, arising from any situation, within the scope of this rule, if he or she has reason to believe or expect that he or she will derive a direct monetary gain or suffer a direct monetary loss, as the case may be, by reason of his or her official activity. He or she does not have an interest that is in substantial conflict with the proper discharge of his or her duties in the public interest and of his or her responsibilities as prescribed by the laws of this state, or a personal interest, arising from any situation, within the scope of this rule, if any benefit or detriment accrues to him or her as a member of a business, profession, occupation, or group to no greater extent than any other member of the business, profession, occupation, or group.

(d) A person who is subject to this rule may not be deemed to be engaged in any activity that is in substantial conflict with the proper discharge of his or her duties in the public interest and of his or her responsibilities as prescribed by the laws of this state, or to have a personal interest, arising from any situation, within the scope of this rule, solely by reason of any of the following:

(1) His or her relationship to any potential beneficiary of any situation is one that is defined as a remote interest by Section 1091 of the

Government Code or is otherwise not deemed to be a prohibited interest under Section 1091.1 or 1091.5 of the Government Code.

(2) Receipt of a campaign contribution that is regulated, received, reported, and accounted for pursuant to Chapter 4 (commencing with Section 84100) of Title 9 of the Government Code, so long as the contribution is not made on the understanding or agreement, in violation of law, that the person's vote, opinion, judgment, or action will be influenced thereby.

(e) The enumeration in this rule of specific situations or conditions that are deemed not to result in substantial conflict with the proper discharge of the duties and responsibilities of a legislator or legislative employee, or in a personal interest, may not be construed as exclusive.

The Legislature, in adopting this rule, recognizes that Members of the Legislature and legislative employees may need to engage in employment, professional, or business activities other than legislative activities in order to maintain a continuity of professional or business activity, or may need to maintain investments, which activities or investments do not conflict with specific provisions of this rule. However, in construing and administering this rule, weight should be given to any coincidence of income, employment, investment, or other profit from sources that may be identified with the interests represented by those sources that are seeking action of any character on matters then pending before the Legislature.

(f) An employee of either house of the Legislature may not, during the time he or she is so employed, commit any act or engage in any activity prohibited by any part of this rule.

(g) A person may not induce or seek to induce any Member of the Legislature to violate any part of this rule.

(h) A violation of any part of this rule is punishable as provided in Section 8926 of the Government Code.

Ethics Committees

45. The Senate Committee on Legislative Ethics and the Assembly Legislative Ethics Committee, respectively, shall receive complaints concerning members of their respective houses, and may investigate and make findings and recommendations concerning violations by members of their respective houses of Article 2 (commencing with Section 8920) of Chapter 1 of Part 1 of Division 2 of Title 2 of the Government Code. Each house shall adopt rules governing the establishment and procedures of the committee of that house.

Designating Legislative Sessions

50. Regular sessions shall be identified with the odd-numbered year subsequent to each general election, followed by a hyphen, and then the last two digits of the following even-numbered year. For example: 2007–08 Regular Session.

Designating Extraordinary Sessions

50.3. All extraordinary sessions shall be designated in numerical order by the session in which convened.

Days and Dates

50.5. (a) As used in these rules, “day” means a calendar day, unless otherwise specified.

(b) When the date of a deadline, recess requirement, or circumstance falls on a Saturday, Sunday, or Monday that is a holiday, the date shall be deemed to refer to the preceding Friday. When the date falls on a holiday on a weekday other than a Monday, the date shall be deemed to refer to the preceding day.

Legislative Calendar

51. (a) The Legislature shall observe the following calendar during the first year of the regular session:

(1) Organizational Recess—The Legislature shall meet on the first Monday in December following the general election to organize. Thereafter, each house shall be in recess from the time it determines until the first Monday in January, except when the first Monday is January 1 or January 1 is a Sunday, in which case, the following Wednesday.

(2) Spring Recess—The Legislature shall be in recess from the 10th day prior to Easter until the Monday after Easter.

(3) Summer Recess—The Legislature shall be in recess from July 20 until August 20. This recess shall not commence until the Budget Bill is passed.

(4) Interim Study Recess—The Legislature shall be in recess from September 14 until the first Monday in January, except when the first Monday is January 1 or January 1 is a Sunday, in which case, the following Wednesday.

(b) The Legislature shall observe the following calendar for the remainder of the legislative session:

(1) Spring Recess—The Legislature shall be in recess from the 10th day prior to Easter until the Monday after Easter.

(2) Summer Recess—The Legislature shall be in recess from July 3 until August 4. This recess may not commence until the Budget Bill is passed.

(3) Final Recess—The Legislature shall be in recess on September 1 until adjournment sine die on November 30.

(c) Recesses shall be from the hour of adjournment on the day specified, reconvening at the time designated by the respective houses.

(d) The recesses specified by this rule shall be designated as joint recesses.

Recall From Recess

52. Notwithstanding the power of the Governor to call a special session, the Legislature may be recalled from joint recess and reconvene in regular session by any of the following means:

(a) It may be recalled by joint proclamation, which shall be entered in the Daily Journal, of the Senate Committee on Rules and the Speaker of the Assembly or, in his or her absence from the state, the Assembly Committee on Rules.

(b) Ten or more Members of the Legislature may present a request for recall from joint recess to the Chief Clerk of the Assembly and the Secretary of the Senate. The request immediately shall be printed in the Daily Journal. Within 10 days thereafter, the Speaker of the Assembly or, if the Speaker is absent from the state, the Assembly Committee on Rules, and the Senate Committee on Rules shall act upon the request. If they concur in desiring to recall the Legislature from joint recess, they shall issue their joint proclamation to that effect entered in the Daily Journal no later than 20 days after publication of the request in the Daily Journal.

(c) If either or both of the parties specified in subdivision (b) does not concur, 10 or more Members of the Legislature may request the Chief Clerk of the Assembly or the Secretary of the Senate to petition the membership of the respective house. The petition shall be entered in the Daily Journal and shall contain a specified reconvening date commencing not later than 20 days after the date of the petition. If two-thirds of the members of the house or each of the two houses concur, the Legislature shall reconvene on the date specified. The necessary concurrences must be received at least 10 days prior to the date specified for reconvening.

Procedure on Suspending Rules by Single House

53. Whenever these rules authorize suspension of the Joint Rules as to a particular bill by action of a single house after approval by the Committee on Rules of that house, the following procedure shall be followed:

(a) A written request to suspend the joint rule shall be filed with the Chief Clerk of the Assembly or the Secretary of the Senate, as the case may be, and shall be transmitted to the Committee on Rules of the appropriate house.

(b) The Assembly Committee on Rules or the Senate Committee on Rules, as the case may be, shall determine whether there exists an urgent need for the suspension of the joint rule with regard to the bill.

(c) If the appropriate rules committee recommends that the suspension be permitted, the member may offer a resolution, without further reference thereof to committee, granting permission to suspend the joint rule. The adoption of the resolution granting permission shall require an affirmative recorded vote of the elected members of the house in which the request is made.

Introduction of Bills

54. (a) A bill may not be introduced in the first year of the regular session after February 23 and a bill may not be introduced in the second year of the regular session after February 22. These deadlines do not apply to constitutional amendments, committee bills introduced pursuant to Assembly Rule 47 or Senate Rule 23, bills introduced in the Assembly with the permission of the Speaker of the Assembly, or bills introduced in the Senate with the permission of the Senate Committee on Rules. Subject to these deadlines, a bill may be introduced at any time except when the houses are in joint summer, interim, or final recess. Each house may provide for introduction of bills during a recess other than a joint recess. Bills shall be numbered consecutively during the regular session.

(b) The Desks of the Senate and Assembly shall remain open during a joint recess, other than a joint spring, summer, interim, or final recess, for the introduction of bills during business hours on Monday through Friday, inclusive, except holidays. Bills received at the Senate Desk during these periods shall be numbered and printed. After printing, the bills shall be delivered to the Secretary of the Senate and referred by the Senate Committee on Rules to a standing committee. Bills received at the Assembly Desk during these periods shall be numbered, printed, and referred to a committee by the Assembly Committee on Rules. After printing, the bills shall be delivered to the Chief Clerk of the Assembly.

On the reconvening of each house, the bills shall be read the first time, and shall be delivered to the committee to which they were referred.

(c) A member may not author a bill during a session that would have substantially the same effect as a bill he or she previously introduced during that session. This restriction does not apply in cases where the previously introduced bill was vetoed by the Governor or its provisions were “chaptered out” by a later chaptered bill pursuant to Section 9605 of the Government Code. An objection based on this restriction may be raised only while the bill is being considered by the house in which it is introduced. The objection shall be referred to the Committee on Rules of the house for a determination. The bill shall remain on the Daily File or with a committee, as the case may be, until a determination is made. If, upon consideration of the objection, the Committee on Rules determines that the bill objected to would have substantially the same effect as another bill previously introduced during the session by the author, the bill objected to shall be stricken from the Daily File or returned to the desk by the committee, as the case may be, and may not be acted upon during the remainder of the session. If the Committee on Rules determines that the bill objected to would not have substantially the same effect as a bill previously introduced during the session by the author, the bill may thereafter be acted upon by the committee or the house, as the case may be. The Committee on Rules may obtain assistance as it may desire from the Legislative Counsel as to the similarity of a bill or amendments to a prior bill.

This joint rule may be suspended by approval of the Committee on Rules and three-fourths vote of the membership of the house.

(d) During a joint recess, the Chief Clerk of the Assembly or Secretary of the Senate shall order the preparation of preprint bills when so ordered by any of the following:

- (1) The Speaker of the Assembly.
- (2) The Committee on Rules of the respective house.
- (3) A committee, with respect to bills within the subject matter jurisdiction of the committee.

Preprint bills shall be designated and shall be printed in the order received and numbered in the order printed. To facilitate subsequent amendment, a preprint bill shall be so prepared that, when introduced as a bill, the page and the line numbers will not change. The Chief Clerk of the Assembly and Secretary of the Senate shall publish a list periodically of preprint bills showing the preprint bill number, the title, and the Legislative Counsel’s Digest. The Speaker of the Assembly and Senate Committee on Rules may refer any preprint bill to committee for study.

30-Day Waiting Period

55. A bill other than the Budget Bill may not be heard or acted upon by committee or either house until the bill has been in print for 30 days. The date a bill is returned from the printer shall be entered in the Daily History. This rule may be suspended concurrently with the suspension of the requirement of Section 8 of Article IV of the Constitution or, if that period has expired, this rule may be suspended by approval of the Committee on Rules and two-thirds vote of the house in which the bill is being considered.

Return of Bills

56. Bills introduced in the first year of the regular session and passed by the house of origin on or before the January 31st constitutional deadline are “carryover bills.” Immediately after January 31, bills introduced in the first year of the regular session that do not become “carryover bills” shall be returned to the Chief Clerk of the Assembly or Secretary of the Senate, respectively. Notwithstanding Rule 4, as used in this rule “bills” does not include constitutional amendments.

Appropriation Bills

57. Appropriation bills that may not be sent to the Governor shall be held, after enrollment, by the Chief Clerk of the Assembly or Secretary of the Senate, respectively. The bills shall be sent to the Governor immediately after the Budget Bill has been passed.

Urgency Clauses

58. An amendment to add a section to a bill to provide that the act shall take effect immediately as an urgency statute may not be adopted unless the author of the amendment has first secured the approval of the Committee on Rules of the house in which the amendments are offered.

Veto

58.5. The Legislature may consider a Governor’s veto for only 60 days, not counting days when the Legislature is in joint recess.

Publications

59. During periods of joint recess, weekly, if necessary, the following documents shall be published: Daily Files, Histories, and Daily Journals.

Committee Hearings

60. (a) A standing committee or subcommittee thereof may not take action on a bill at any hearing held outside of the State Capitol.

(b) A committee may hear the subject matter of a bill or convene for an informational hearing during a period of recess. Four days' notice in the Daily File is required prior to the hearing.

(c) A bill may not be acted upon by a committee during a joint recess.

Deadlines

61. The deadlines set forth in this rule shall be observed by the Senate and Assembly. After each deadline, the Secretary of the Senate and the Chief Clerk of the Assembly may not accept committee reports from their respective committees except as otherwise provided in this rule:

(a) Odd-numbered year:

(1) Feb. 23—Last day for bills to be introduced.

(2) Apr. 27—Last day for policy committees to hear and report to fiscal committees fiscal bills introduced in their house.

(3) May 11—Last day for policy committees to hear and report to the floor nonfiscal bills introduced in their house.

(4) May 25—Last day for policy committees to meet prior to June 11.

(5) June 1—Last day for fiscal committees to hear and report to the floor bills introduced in their house.

(6) June 1—Last day for fiscal committees to meet prior to June 11.

(7) June 4-June 8—Floor session only. No committee may meet for any purpose.

(8) June 8—Last day for each house to pass bills introduced in that house.

(9) June 11—Committee meetings may resume.

(10) July 13—Last day for policy committees to meet and report bills.

(11) Aug. 31—Last day for fiscal committees to meet and report bills.

(12) Sept. 3-Sept. 14—Floor session only. No committee may meet for any purpose.

(13) Sept. 7—Last day to amend on the floor.

(14) Sept. 14—Last day for each house to pass bills.

(b) Even-numbered year:

(1) Jan. 18—Last day for policy committees to hear and report to fiscal committees fiscal bills introduced in their house in the odd-numbered year.

(2) Jan. 25—Last day for any committee to hear and report to the floor bills introduced in that house in the odd-numbered year.

(3) Jan. 31—Last day for each house to pass bills introduced in that house in the odd-numbered year.

(4) Feb. 22—Last day for bills to be introduced.

(5) April 18—Last day for policy committees to hear and report to fiscal committees fiscal bills introduced in their house.

(6) May 2—Last day for policy committees to hear and report to the floor nonfiscal bills introduced in their house.

(7) May 16—Last day for policy committees to meet prior to June 2.

(8) May 23—Last day for fiscal committees to hear and report to the floor bills introduced in their house.

(9) May 23—Last day for fiscal committees to meet prior to June 2.

(10) May 27-May 30—Floor session only. No committee may meet for any purpose.

(11) May 30—Last day for each house to pass bills introduced in that house.

(12) June 2—Committee meetings may resume.

(13) June 27—Last day for policy committees to meet and report bills.

(14) Aug. 15—Last day for fiscal committees to meet and report bills.

(15) Aug. 18-Aug. 31—Floor session only. No committee may meet for any purpose.

(16) Aug. 22—Last day to amend on floor.

(17) Aug. 31—Last day for each house to pass bills.

(c) If a bill is acted upon in committee before the relevant deadline, and the committee votes to report the bill out with amendments that have not at the time of the vote been prepared by the Legislative Counsel, the Secretary of the Senate and the Chief Clerk of the Assembly may subsequently receive a report recommending the bill for passage or for rereferral together with the amendments at any time within two legislative days after the deadline or, if the Legislature has recessed for the Summer Recess, within seven calendar days after the deadline.

(d) Notwithstanding subdivisions (a) and (b), a policy committee may report a bill to a fiscal committee on or before the relevant deadline for reporting nonfiscal bills to the floor if, after the policy committee deadline for reporting the bill to fiscal committee, the Legislative Counsel's Digest is changed to indicate reference to fiscal committee.

(e) Any bill in the house of origin that is not acted upon during the odd-numbered year as a result of the deadlines imposed in subdivision (a) may be acted upon when the Legislature reconvenes after the interim

study joint recess, or at any time the Legislature is recalled from the interim study joint recess.

(f) The deadlines imposed by this rule do not apply to the rules committees of the respective houses.

(g) The deadlines imposed by this rule do not apply in instances where a bill is referred to committee under Rule 26.5.

(h) The deadlines imposed by this rule do not apply in instances where a bill is referred to a committee under Assembly Rule 77.2.

(i) (1) Notwithstanding subdivisions (a) and (b), a policy committee or fiscal committee may meet for the purpose of hearing and reporting a constitutional amendment, or a bill that would go into immediate effect pursuant to subdivision (c) of Section 8 of Article IV of the California Constitution, at any time other than those periods when no committee may meet for any purpose.

(2) Notwithstanding subdivisions (a) and (b), either house may meet for the purpose of considering and passing a constitutional amendment, or a bill that would go into immediate effect pursuant to subdivision (c) of Section 8 of Article IV of the California Constitution, at any time during the session.

(j) This rule may be suspended as to any particular bill by approval of the Committee on Rules and two-thirds vote of the membership of the house.

Committee Procedure

62. (a) Notice of a hearing on a bill by the committee of first reference in each house, or notice of an informational hearing, shall be published in the Daily File at least four days prior to the hearing. Otherwise, notice shall be published in the Daily File two days prior to the hearing. That notice requirement may be waived by a majority vote of the house in which the bill is being considered. A bill may be set for hearing in a committee only three times. A bill is "set," for purposes of this subdivision, whenever notice of the hearing has been published in the Daily File for one or more days. If a bill is set for hearing, and the committee, on its own initiation and not the author's, postpones the hearing on the bill or adjourns the hearing while testimony is being taken, that hearing is not counted as one of the three times a bill may be set. After hearing the bill, the committee may vote on the bill. If the hearing notice in the Daily File specifically indicates that "testimony only" will be taken, that hearing is not counted as one of the three times a bill may be set. A committee may not vote on a bill so noticed until it has been heard in accordance with this rule. After a committee has voted on a bill, reconsideration may be granted only one time. Reconsideration may be

granted within 15 legislative days or prior to the interim study joint recess, whichever first occurs. A vote on reconsideration may not be taken without the same notice required to set a bill unless that vote is taken at the same meeting at which the vote to be reconsidered was taken, and the author is present. When a bill fails to get the necessary votes to pass it out of committee, or upon failure to receive reconsideration, it shall be returned to the Chief Clerk of the Assembly or Secretary of the Senate of the house of the committee and may not be considered further during the session.

This subdivision may be suspended with respect to a particular bill by approval of the Committee on Rules and two-thirds vote of the members of the house.

(b) If the committee adopts amendments other than those offered by the author and orders the bill reprinted prior to its further consideration, the hearing shall not be the final time a bill may be set under subdivision (a) of this rule.

(c) When a standing committee takes action on a bill, the vote shall be by rollcall vote only. All rollcall votes taken by a standing committee shall be recorded by the committee secretary on forms provided by the Chief Clerk of the Assembly and the Secretary of the Senate. The chairman or chairwoman of each standing committee shall promptly transmit a copy of the record of the rollcall votes to the Chief Clerk of the Assembly or the Secretary of the Senate, respectively, who shall cause the votes to be published as prescribed by each house.

This subdivision also applies to action of a committee on a subcommittee report. The rules of each house shall prescribe the procedure as to rollcall votes on amendments.

Any committee may, with the unanimous consent of the members present, substitute a rollcall from a prior bill, provided that the members whose votes are substituted are present at the time of the substitution.

A bill may not be passed out by a committee without a quorum being present.

This subdivision does not apply to:

(1) Procedural motions that do not have the effect of disposing of a bill.

(2) Withdrawal of a bill from a committee calendar at the request of an author.

(3) Return of a bill to the house where the bill has not been voted on by the committee.

(4) The assignment of a bill to committee.

(d) The chairman or chairwoman of the committee hearing a bill may, at any time, order a call of the committee. Upon a request by any member

of a committee or the author in person, the chairman or chairwoman shall order the call.

In the absence of a quorum, a majority of the members present may order a quorum call of the committee and compel the attendance of absentees. The chairman or chairwoman shall send the Sergeant at Arms for those members who are absent and not excused by their respective house.

When a call of a committee is ordered by the chairman or chairwoman with respect to a particular bill, he or she shall send the Sergeant at Arms, or any other person to be appointed for that purpose, for those members who have not voted on that particular bill and are not excused.

A quorum call or a call of the committee with respect to a particular bill may be dispensed with by the chairman or chairwoman without objection by any member of the committee, or by a majority of the members present.

If a motion is adopted to adjourn the committee while the committee is operating under a call, the call shall be dispensed with and any pending vote announced.

The committee secretary shall record the votes of members answering a call. The rules of each house may prescribe additional procedures for a call of a committee.

Redistricting Bills

62.5. This rule applies only to bills affecting the boundaries of legislative, congressional, or State Board of Equalization districts.

(a) Except as specifically provided in this rule, Rules 28, 28.1, 29, 29.5, 30, 30.5, 30.7, 61 (except for paragraph (12) of subdivision (a), and paragraph (15) of subdivision (b), of Rule 61), and 62 do not apply to bills affecting the boundaries of legislative, congressional, or State Board of Equalization districts.

(b) If the Senate (in the case of a Senate bill) or the Assembly (in the case of an Assembly bill) refuses to concur in amendments to a bill made by the other house, a committee on conference shall be appointed. The Speaker of the Assembly and the Senate Committee on Rules shall each appoint a committee on conference of three members, consisting of two members of the majority party and one member not of the majority party. The Secretary of the Senate and the Chief Clerk of the Assembly shall immediately notify the other house of the action taken.

(c) When a bill affecting the boundaries of legislative, congressional, or State Board of Equalization districts has been referred to a committee on conference, the chairman or chairwoman of the committee on conference shall immediately request the Senate Committee on Elections

and Reapportionment and the Assembly Committee on Elections, Reapportionment, and Constitutional Amendments to hold a public hearing on the bill. The committee on conference shall also hold a public hearing on the bill. The hearings of the policy committees and the committee on conference may be noticed and held concurrently.

(d) If either or both of the policy committees hold a public hearing on a bill pursuant to the request of the chairman or chairwoman of the committee on conference, the policy committees may consider amendments to the bill, and may make recommendations on amendments to the committee on conference. A policy committee recommendation for an amendment may be adopted only by a rollcall vote of the members of the policy committee.

(e) All proposed reports of a committee on conference, all proposed amendments to a proposed report of a committee on conference, and all proposed amendments presented to a policy committee shall be accompanied by appropriate maps. A committee vote may not be taken on any proposed report of a committee on conference, any proposed amendment to a proposed report of a committee on conference, or any proposed amendment presented to a policy committee unless the proposed report or proposed amendment, with accompanying maps, has been available to the public for at least 24 hours. Notwithstanding subdivision (h), district boundaries contained in any proposed report or any proposed amendment may not be required to be prepared or approved as to form by Legislative Counsel if the accompanying maps adequately reflect the district boundaries.

(f) All hearings of the policy committees and the committee on conference shall be open and readily accessible to the public, and shall be noticed in the Daily File for not less than two calendar days.

(g) The provisions of subdivision (e) prohibiting a committee vote on any proposed report of a committee on conference, any proposed amendment to a proposed report of a committee on conference, or any proposed amendment presented to a policy committee unless the amendment, accompanied by appropriate maps, has been available to the public for at least 24 hours do not apply in any of the following situations:

(1) The amendment proposed to a policy committee or the committee on conference does not change any district boundaries.

(2) The amendment proposed to a policy committee or the committee on conference is required to correct a technical error in the bill, and the proposed amendment would shift no more than 1 percent of the population of any district to any other district or districts.

(3) The amendment is a policy committee or committee on conference amendment that is proposed in response to amendments that have been proposed to the committee.

(h) Except as provided in subdivision (i), a vote may not be taken in either house on any bill or any report of the committee on conference on that bill unless the bill or the report has been in print in Legislative Counsel form and available to the public, accompanied by appropriate maps, for at least 24 hours.

(i) If either house refuses to adopt the report of the committee on conference, the bill may be returned to the committee on conference for further consideration. If the bill is returned to the committee on conference for an amendment described in paragraph (1) or (2) of subdivision (g), the notice requirements of subdivisions (e) and (h) do not apply.

(j) Notwithstanding any other rule, this rule may be suspended upon a majority vote of the membership of each house.

Uniform Rules

63. A standing committee of either house may not adopt or apply any rule or procedure governing the voting upon bills that is not equally applicable to the bills of both houses.

Votes on Bills

64. Every meeting of each house and standing committee or subcommittee thereof where a vote is to be taken on a bill, or amendments to a bill, shall be public.

Conflicting Rules

65. The provisions of Rule 50 and following of these rules prevail over any conflicting joint rule with a lesser number.

RESOLUTION CHAPTER 3

Assembly Concurrent Resolution No. 3—Relative to Korean-American Day.

WHEREAS, On January 13, 1903, the history of Korean immigration to America began as 102 courageous Korean men, women, and children ventured across the vast Pacific Ocean aboard the S.S. Gaelic to land in Hawaii; and

WHEREAS, The hopes of these Koreans for the promised land of opportunity was quickly frustrated by social, economic, and language barriers of unforeseen magnitude; and

WHEREAS, They did not falter in their pursuit of the American dream, but through tenacious effort and sacrifice, established a new home in a new land and educated their Korean-American children; and

WHEREAS, While the first Korean immigrants fought for the freedom and independence of their motherland, their children grew up to be patriotic American citizens, served in the Armed Forces of the United States during World War II, and made other important contributions to mainstream America; and

WHEREAS, While the first wave of immigrants gradually made inroads into California society, a timely enactment of the federal Immigration Act of 1965 opened wide doors for a second wave of Korean immigration; and

WHEREAS, Beginning in the 1970s, in search of better opportunities for their children, a multitude of dynamic Koreans joined the increasing flow of immigration to California; and

WHEREAS, With diligence, fortitude, and a strong belief in the American dream, these immigrants turned emergent areas into thriving and respectable California communities while raising children as productive Korean-Americans; and

WHEREAS, Korean-Americans have become an integral part of the State of California, and have made important contributions to mainstream American society; and

WHEREAS, In a quarter century, young Korean-Americans joined mainstream society and began to make significant contributions as Californians in the fields of finance, technology, law, medicine, education, sports, media, the arts, the military, and government, as well as in other areas; and

WHEREAS, As the Korean-American community, with a population of nearly two million, prepares for a new era and creates new history, we must instill in the upcoming generations proper appreciation for the courage and value of their forefathers, a deep sense of their roots, and pride in their own cultural heritage so that they may better contribute to the great State of California, rich with ethnic and cultural diversity; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature of the State of California hereby proclaims January 13, 2007, as Korean-American Day; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 4

Assembly Concurrent Resolution No. 5—Relative to American Heart Month and Wear Red Day.

[Filed with Secretary of State February 27, 2007.]

WHEREAS, Heart disease is the leading cause of death and stroke and is the third leading cause of death in California and the United States; and

WHEREAS, Cardiovascular diseases (CVD) claim the lives of over 460,000 American women each year, approximately one death per minute; and

WHEREAS, Each year, 53 percent of all cardiovascular disease deaths occur in women, as compared to 47 percent in men, and about 32,800 more women than men die from stroke; and

WHEREAS, In 2007, the estimated direct and indirect costs of CVD and stroke in the United States total \$431.8 billion; and

WHEREAS, More women die of CVD than the next five leading causes of death combined, including all cancers; and

WHEREAS, Only 13 percent of women perceive heart disease as their greatest risk; and

WHEREAS, Stroke is the number one cause of serious, long-term disability; and

WHEREAS, The American Heart Association is the largest voluntary, not-for-profit organization whose mission is to reduce disability and death from heart disease and stroke; and

WHEREAS, The American Heart Association is committed to conducting and supporting medical research that advances knowledge in the areas of prevention and treatment of CVD; and

WHEREAS, The American Heart Association strives to inform all citizens about the critical importance of tools and skills that will increase the survival rate of women from heart disease and stroke; and

WHEREAS, February is designated as American Heart Month; and

WHEREAS, Go Red for Women is the American Heart Association's national call to increase awareness of heart disease, the leading cause of

death for women, and to inspire women to take charge of their heart health; and

WHEREAS, All women should learn their own personal risk for heart disease, using tools like the American Heart Association's Go Red for Women Heart Checkup, and by talking to their health care provider; and

WHEREAS, Wear Red Day is recognized nationwide each year to highlight the Go Red for Women campaign; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature recognizes the month of February 2007 as American Heart Month in California in order to raise awareness of the importance of the ongoing fight against heart disease and stroke; and be it further

Resolved, That the Legislature recognizes February 2, 2007, as Wear Red Day in California, and urges all citizens to show their support for women and the fight against heart disease by commemorating this day by wearing the color red; and be it further

Resolved, That the Legislature urges public support for Go Red for Women events planned in their community during the 2007 American Heart Month; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 5

Assembly Concurrent Resolution No. 14—Relative to the Lunar New Year 4704 celebration.

[Filed with Secretary of State February 27, 2007.]

WHEREAS, February 18, 2007, will mark the beginning of the Lunar New Year 4704, which is celebrated in many Asian communities around the world, including the United States, and especially California; and

WHEREAS, California is home to over 4 million Asian and Pacific Islander Americans of Bangladeshi, Cambodian, Chinese, Filipino, Hmong, Indian, Indonesian, Iu-Mien, Japanese, Korean, Laotian, Malaysian, Pakistani, Sri Lankan, Taiwanese, and Vietnamese descent; and

WHEREAS, The Asian and Pacific Islander American community has contributed to the social, cultural, civic, economic, and academic success of the state; and

WHEREAS, The lunar new year is predominantly celebrated by the 1.7 million Chinese, Korean, and Vietnamese residents of California; and

WHEREAS, The Lunar New Year 4704 is the Year of the Boar and is universally celebrated by these communities as a time to renew family ties and starting the new year with a clean slate; and

WHEREAS, The celebration of the lunar new year in communities throughout California illustrates the state's rich cultural diversity and commitment to racial, religious, and cultural tolerance; now, therefore, be it

Resolved by the Assembly of the State of California, That the Members join Asian and Pacific Islander communities throughout the state in celebrating February 18, 2007, as the beginning of the Lunar New Year 4704 and extend best wishes for a peaceful and prosperous lunar new year to all Californians; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the authors for appropriate distribution.

RESOLUTION CHAPTER 6

Assembly Concurrent Resolution No. 16—Relative to a Day of Remembrance.

[Filed with Secretary of State February 27, 2007.]

WHEREAS, On February 19, 1942, President Franklin D. Roosevelt signed Executive Order 9066, under which 120,000 Americans and resident aliens of Japanese ancestry were incarcerated in internment camps during World War II; and

WHEREAS, Executive Order 9066 deferred the American dream for 120,000 Americans and resident aliens of Japanese ancestry by inflicting a great human cost of abandoned homes, businesses, careers, professional advancements, and disruption to family life; and

WHEREAS, Despite their families being incarcerated behind barbed wire in the United States, approximately 33,000 veterans of Japanese ancestry fought bravely for our country during World War II, serving in the 100th Battalion, the 442nd Regimental Combat Team, and the 522nd Field Artillery Battalion; and

WHEREAS, The 100th Battalion, the 442nd Regimental Combat Team, and the 522nd Field Artillery Battalion heroically suffered nearly 10,000 casualties and are honored as being among World War II's most decorated combat teams, having received seven Presidential

Distinguished Unit Citations, 52 Distinguished Service Crosses, 588 Silver Stars, 5,200 Bronze Stars, and 9,486 Purple Hearts; and

WHEREAS, On June 21, 2000, President William Jefferson Clinton elevated 20 Japanese Americans who served in the 100th Battalion and the 442nd Regimental Combat Team and were among 52 individuals who received the nation's second highest award—the Distinguished Service Cross—to receive the nation's highest military honor—the Medal of Honor—bringing the total number of recipients who so received the Medal of Honor to 21; and

WHEREAS, Nearly 6,000 veterans of Japanese ancestry served with the Military Intelligence Service and have been credited for shortening the war by two years by translating enemy battle plans, defense maps, tactical orders, intercepted messages and diaries, and interrogating enemy prisoners; and

WHEREAS, Nearly 40 years subsequent to the United States Supreme Court decisions upholding the convictions of Fred Korematsu, Min Yasui, and Gordon Hirabayashi for violations of curfew and Executive Order 9066, it was discovered that the United States War Department and Department of Justice officials had altered and destroyed evidence regarding the loyalty of Americans and resident aliens of Japanese ancestry and withheld information from the United States Supreme Court; and

WHEREAS, Dale Minami, Peggy Nagae, Dennis Hayashi, Rod Kawakami, and many attorneys and interns contributed innumerable hours to win a reversal in 1983 of the original convictions of Korematsu, Yasui, and Hirabayashi by filing a petition for writ of error coram nobis on the grounds that fundamental errors and injustice occurred; and

WHEREAS, On August 10, 1988, President Ronald Reagan signed into law the Civil Liberties Act of 1988, finding that Executive Order 9066 was not justified by military necessity and, hence, was caused by racial prejudice, war hysteria, and a failure of political leadership; and

WHEREAS, February 19, 2007, marks 65 years since the signing of Executive Order 9066 and a policy of grave injustice against American citizens and resident aliens of Japanese ancestry; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature of the State of California declares February 19, 2007, as a Day of Remembrance in this state to increase public awareness of the events surrounding the internment of Americans of Japanese ancestry during World War II; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Governor, the Superintendent of Public Instruction, the State Library, and the State Archives.

RESOLUTION CHAPTER 7

Assembly Concurrent Resolution No. 19—Relative to Black History Month.

[Filed with Secretary of State March 6, 2007.]

WHEREAS, Dr. Carter Godwin Woodson, distinguished African-American author, editor, publisher, and historian, who is known as the “Father of Black History,” founded Negro History Week in 1926, which became Black History Month in 1976, intended to encourage further research and publishing regarding the untold stories of African-American heritage; and

WHEREAS, The history of African-Americans here in the United States, as well as throughout the ages, is indeed unique and vibrant, and it is appropriate to celebrate this history during the month of February 2007, which has been proclaimed as Black History Month; and

WHEREAS, The history of the United States is rich with inspirational stories of great men and noble women whose actions, words, and achievements have united Americans and contributed to the success and prosperity of the United States; and

WHEREAS, During the first millennium, the Catholic Church had three popes who were either from Africa or of African descent: Saint Victor I (189–99), Saint Miltiades (311–14), and Saint Gelasius I (492–96); and

WHEREAS, The slave trade was a tragic episode in African history and began before August 1619 when the first slaves arrived in Jamestown, Virginia. During the course of the slave trade, an estimated 50 million African men, women, and children were lost to their native continent, though only about 15 million arrived safely to a new home. The others lost their lives on African soil or along the Guinea coast, or finally in holds on the ships during the dreaded Middle Passage across the Atlantic Ocean; and

WHEREAS, The first American to shed blood in the revolution that freed America from British rule was Crispus Attucks (March 5, 1770, Boston Massacre), an African-American seaman and slave. African-Americans also fought in wars including the Battles of Lexington and Concord in April 1775, Ticonderoga, White Plains, Bennington,

Brandywine, Saratoga, Savannah, Yorktown, Bunker Hill, the Battle of Rhode Island on August 29, 1775, and other revolutionary war battles, the War of 1812, including, the Battle of New Orleans, the Civil War, the Spanish-American War, World Wars I and II, Korea, and Vietnam; and

WHEREAS, In spite of the African slave trade, many Africans and African-Americans continued to move forward in society; during the Reconstruction period, two African-Americans served in the United States Senate and 14 sat in the House of Representatives; and

WHEREAS, From the earliest days of the United States, the course of its history has been greatly influenced by Black heroes and pioneers in many diverse areas, from science, medicine, business, and education to government, industry, and social leadership; and

WHEREAS, Africans and African-Americans have also been great inventors, inventing and improving such things as the air-conditioning unit, almanac, automatic gearshift, blood plasma bag, clothes dryer, doorknob, doorstop, electric lamp bulb, elevator, fire escape ladder, fountain pen, gas mask, golf tee, horseshoe, lantern, lawnmower, lawn sprinkler, lock, lubricating cup, refrigerating apparatus, spark plug, stethoscope, telephone transmitter, thermostat control, traffic signal, and typewriter; and

WHEREAS, A number of these brave and accomplished individuals, such as Booker T. Washington, George Washington Carver, Matthew Hansen, Daniel Hale Williams, Dr. Charles Drew, Jackie Robinson, Jesse Owens, Curt Flood, Medgar Evers, and, of course, Dr. Martin Luther King, Jr., are noted prominently in the history books of students nationwide, thus enabling them to learn about the important and lasting contributions of these individuals; and

WHEREAS, Among those Americans who have enriched our society are the members of the African-American community—individuals who have been steadfast in their commitment to promoting brotherhood, equality, and justice for all; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature takes great pleasure in recognizing February 2007 as Black History Month, urges all citizens to join in celebrating the accomplishments of African-Americans during Black History Month, and encourages the people of California to recognize the many talents, achievements, and contributions that African-Americans make to their communities; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 8

Senate Concurrent Resolution No. 5—Relative to California Museum Month.

[Filed with Secretary of State March 9, 2007.]

WHEREAS, California is home to over 1,300 museums that are located in every county and region throughout the state and serve over 26 million visitors annually; and

WHEREAS, California museums represent a multitude of disciplines and learning experiences, including art museums, zoos, aquariums, historical societies, science centers, botanical gardens, children's museums, and cultural centers; and

WHEREAS, California museums encourage curiosity and provide a source of enjoyment and education for every generation and every community across the state and enhance those provided by the public sector; and

WHEREAS, California museums nourish minds and spirits by fostering contemplation, exploration, critical thinking, and dialogue to advance knowledge, understanding, and appreciation of history, science, the arts, and the natural world; and

WHEREAS, California museums present exhibitions and programs created through research and scholarship for California residents and visitors to the state to explore new ideas, exchange stories, and discover collections and objects from our cultural and natural heritage; and

WHEREAS, California museums strengthen and enrich the lives of people by inspiring lifelong learning, serving as repositories and stewards for the state's unique history, culture, achievements, and values; and

WHEREAS, California museums forge relationships with community partners, such as schools, libraries, public broadcasting, and neighborhood and social service organizations, to foster civic participation and cultural understanding; and

WHEREAS, California museums contribute significantly to the livability and economic vitality of the state and its communities, create jobs, and attract tourists, local visitors, and businesses, all of which create a demand for services; and

WHEREAS, California museums are accessible to all residents, with half of the state's museums providing free admission and others offering free admission days; and

WHEREAS, The California Association of Museums has served to bring important recognition of this commemorative month and invites all museums, museum service organizations, California residents, and local governments to use this milestone to recognize and celebrate the

contributions of California museums as they serve communities, the nation, and the world; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature recognizes the important role that museums have in the state, and proclaims May 2007 as California Museum Month; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 9

Assembly Concurrent Resolution No. 2—Relative to Kwanzaa.

[Filed with Secretary of State March 13, 2007.]

WHEREAS, Kwanzaa is an African American and Pan-African holiday that celebrates family, community, and culture; and

WHEREAS, Kwanzaa was established in 1966 by Dr. Maulana Karenga, professor, Department of Black Studies, California State University, Long Beach, and is the only indigenous African American holiday; and

WHEREAS, Kwanzaa is a nonheroic, nonreligious holiday that is celebrated from December 26th to January 1st each year; and

WHEREAS, Kwanzaa is rooted in the ancient history and culture of Africa. In particular, it has its origins in the first harvest celebrations of Africa; and

WHEREAS, The name Kwanzaa is derived from the phrase “matunda ya kwanzaa” that means first fruits in Swahili, a Pan-African language that is the most widely spoken African language; and

WHEREAS, Kwanzaa was created to introduce and reinforce seven basic values of African culture. These values, which follow, are called Nguzo Saba in Swahili, which means the Seven Principles:

- (a) Umoja (Unity);
- (b) Kujichagulia (Self-Determination);
- (c) Ujima (Collective Work and Responsibility);
- (d) Ujamaa (Cooperative Economics);
- (e) Nia (Purpose);
- (f) Kuumba (Creativity);
- (g) Imani (Faith); and

WHEREAS, Kwanzaa is a celebration that commemorates the following:

(a) A time of ingathering of the people to reaffirm the bonds between them;

(b) A time of special reverence for the creator and creation in thanks and respect for the blessings, bountifulness, and beauty of creation;

(c) A time for commemoration of the past in pursuit of its lessons and in honor of its models of human excellence, our ancestors;

(d) A time to recommit to our highest cultural ideals in our ongoing effort to always bring forth the best of African cultural thought and practice;

(e) A time for celebration of the Good, the good of life and of existence itself, the good of family, community and culture, the good of the awesome and the ordinary, in a word the good of the divine, natural and social; and

WHEREAS, It is important to commemorate Kwanzaa because Kwanzaa celebrations reaffirm and restore rootedness to the best of African culture, thereby strengthening community bonds and encouraging a recommitment to the highest cultural ideals; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature commemorate the 40th anniversary of the celebration of Kwanzaa; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 10

Assembly Concurrent Resolution No. 8—Relative to California Nonprofits and Philanthropy Week.

[Filed with Secretary of State March 13, 2007.]

WHEREAS, One of the great strengths of California is the presence of vigorous nonprofit and philanthropic organizations that provide a private means to pursue public purposes outside the confines of either the market or the state; and

WHEREAS, Residents of California have joined together to form over 144,000 nonprofits, including more than 107,000 active charitable nonprofits under Section 501(c) (3) of the Internal Revenue Code, 6,200 charitable foundations, and 50,000 religious groups, that employ over 950,000 people and receive and spend over \$175 billion per year; and

WHEREAS, Nonprofit and philanthropic organizations touch the lives of every person in California by serving people from all walks of life,

socioeconomic groups, political orientations, ethnicities, ages, genders, and cultural backgrounds; and

WHEREAS, Embraced within the nonprofit sector are some of our state's premier universities, hospitals, symphonies, museums, theaters, and grassroots groups, as well as thousands of community organizations that channel our impulses for charity, justice, and compassion to serve the common good and support, and empower those in greatest need; and

WHEREAS, More than one-half of all hospital care, most human services, a significant share of higher education, and low-cost housing, almost all arts and culture, and the majority of social justice and environmental programs are provided by nonprofits; and

WHEREAS, Over 15 million California residents volunteer three to five hours per week with nonprofit organizations; and

WHEREAS, The 6,200 independent foundations, including 20 of the nation's 100 largest charitable foundations, more than 100 corporate foundations, and 29 community foundations, including five of the nation's 25 largest community foundations, with assets totaling more than \$77 billion, annually give \$4.1 billion in grants to nonprofits; and

WHEREAS, Nonprofit social service and philanthropic organizations have helped millions of Americans get back on their feet, enabling them to become active, productive citizens; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature recognizes the importance and value of nonprofit and philanthropic organizations; and be it further

Resolved, That the Legislature hereby proclaims March 18 through March 24, 2007, as California Nonprofits and Philanthropy Week, as presented by the California Association of Nonprofits and its policy council; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for distribution.

RESOLUTION CHAPTER 11

Assembly Concurrent Resolution No. 6—Relative to teenage dating violence.

[Filed with Secretary of State March 14, 2007.]

WHEREAS, Teenage dating violence is a serious and growing problem throughout California; and

WHEREAS, Dating violence is controlling, abusive, and aggressive behavior in a relationship, that can occur in heterosexual or homosexual

relationships. It can include verbal, emotional, physical, or sexual abuse, or a combination of any of those; and

WHEREAS, One in three teenagers has experienced violence in a dating relationship; and

WHEREAS, Anyone can be a victim of dating violence. Both boys and girls are victims, but boys and girls tend to abuse their partners in different ways. Girls are more likely to yell, threaten to hurt themselves, pinch, slap, scratch, or kick, while boys are more likely to physically injure or force unwanted sexual activity. Some teenage victims experience violence occasionally while others are abused much more often; and

WHEREAS, Young women, ages 16 to 24 years, inclusive, experience the highest rates of dating violence; and

WHEREAS, Teenage victims are highly vulnerable to being revictimized; one study found that 80 percent of youths reporting violent behavior had been victimized two or more times; and

WHEREAS, Among female pupils ages 15 to 20 years, inclusive, who reported at least one violent act during a dating relationship, 24 percent reported experiencing extremely violent incidents such as rape or the use of weapons against them; and

WHEREAS, In a study of California high school pupils, up to 7 percent indicated that they were victims of teenage dating violence; and

WHEREAS, Approximately one in five female public high school pupils reported ever experiencing physical or sexual violence from dating partners; and

WHEREAS, Teenagers are less likely to report their victimization than adults because of the shock, shame, and stigma attached to being a victim of a crime. These obstacles represent a barrier to vulnerable teenagers seeking help; and

WHEREAS, Increased awareness of teenage dating violence is the first step toward prevention of this type of abuse; and

WHEREAS, Teenagers deserve to be in a relationship free of the fear of violence. They have a right to have safe relationships; and

WHEREAS, Governmental, private organizations, public officials as well as private citizens must work together to raise the awareness of the high incidence of teenage dating violence and to promote prevention strategies; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature proclaims February 5 to 9, 2007, as Teenage Dating Violence Awareness and Prevention Week; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 12

Assembly Concurrent Resolution No. 23—Relative to EntrepreneurshipWeek.

[Filed with Secretary of State March 19, 2007.]

WHEREAS, EntrepreneurshipWeek USA will be celebrated throughout the country from February 24 through March 3, 2007; and

WHEREAS, An entrepreneur is an individual who owns, organizes, and manages a business, and in so doing, assumes the risk of either making a profit or losing his or her investment; and

WHEREAS, The term “entrepreneur” also applies to individuals who take risks in pioneering new social ideas and innovative solutions within existing organizations; and

WHEREAS, Entrepreneurs are engaged citizens who work to improve their local communities, thereby providing better opportunities for business and a better overall environment for the human resources that entrepreneurs need to advance their innovative ideas; and

WHEREAS, According to the Department of Labor, most of the new jobs created in the United States during the past decade have stemmed from the creative efforts of entrepreneurs that have expanded and advanced technology and fueled the recent growth of the economy; and

WHEREAS, Of all new entrepreneurial enterprises, 99.9 percent begin as small businesses or microenterprises; and

WHEREAS, In the country as a whole, and in California in particular, well over 90 percent of all businesses can be characterized as small businesses or microenterprises; and

WHEREAS, Small businesses employ over 50 percent of all workers in the state; microenterprises, nearly 20 percent; and

WHEREAS, During the past 15 years, businesses in operation for less than 5 years have accounted for approximately 70 percent of the jobs created both nationally and in California; and

WHEREAS, The majority of small business and microenterprise owners use an average of ten thousand dollars (\$10,000) to start their own businesses, and the greatest single source of that startup money is personal savings; and

WHEREAS, Seventy percent of young Americans envision starting a business or doing something entrepreneurial as adults, but very few learn how to go about it; and

WHEREAS, Starting a new business or undertaking some form of entrepreneurial activity requires fundamental knowledge and skill in order to develop the marketing, management, and financial plans necessary to run a successful business; and

WHEREAS, The high interest shown by young people in becoming entrepreneurs and the critical role entrepreneurs have played in advancing the national and state economies make it vital to encourage young people from all academic backgrounds and all walks of life to explore their entrepreneurial potential; and

WHEREAS, EntrepreneurshipWeek USA, an event sponsored by the Ewing Marion Kaufman Foundation, New York Times, Inc. Magazine, and hundreds of partner organizations, will be celebrated across the country and is intended to promote awareness of the contributions of entrepreneurs as innovators, as positive forces in the economy, and as important resources for improving communities as places to live and work; and

WHEREAS, EntrepreneurshipWeek USA will help educate policymakers and community leaders about what they can do to help keep America's entrepreneurial engine running strong; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature supports the goal of EntrepreneurshipWeek USA to ignite the national and state consciousness of the importance of entrepreneurship and to remind people of the social and economic contributions made by entrepreneurs; and be it further

Resolved, The Legislature encourages educators, who teach in high schools and in institutions of higher learning, to advance entrepreneurial ideals and spirit to their students; and be it further

Resolved, That the Legislature urges all school administrators to ensure that their schools offer students opportunities to learn the basic principles of entrepreneurship; and be it further

Resolved, That the Legislature encourages schools, community-based organizations, business groups, and volunteer organizations who work with California youth, to sponsor, organize, and hold events during EntrepreneurshipWeek USA to fully promote entrepreneurship among the youth within the state; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 13

Senate Concurrent Resolution No. 9—Relative to Spay Day USA 2007.

[Filed with Secretary of State March 19, 2007.]

WHEREAS, At least a quarter million dogs and possibly twice as many cats are euthanized in California each year; and

WHEREAS, In most instances these dogs and cats are young, healthy, and friendly animals who are euthanized simply because there are not enough good homes for them; and

WHEREAS, An additional unknown number of animals die each year due to abandonment, neglect, abuse, starvation, or cruelty because they are unwanted; and

WHEREAS, The spaying or neutering of dogs and cats helps solve this tragic problem by reducing the number of unwanted animals; and

WHEREAS, Californians can contribute to this effort by spaying or neutering their own companion animals and by supporting programs in their communities that offer accessible spay and neuter services; and

WHEREAS, Veterinarians, humane societies, animal control agencies, and national and local animal welfare organizations will join together to advocate the spaying or neutering of dogs and cats on “Spay Day USA 2007”; and

WHEREAS, In particular, the Sacramento area has become a leader in coordination of Spay Day USA events, spaying or neutering nearly 1,000 dogs and cats during each of the past three years, with nearly 1,000 dogs and cats scheduled for Spay Day USA 2007; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature of the State of California declares February 27, 2007, to be Spay Day USA 2007 and that Californians are requested to observe the day by having their dogs or cats spayed or neutered and by contributing to charitable organizations that provide spay and neuter services, and that California veterinarians are requested to work with animal shelters and rescue groups to provide accessible spay and neuter services; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 14

Senate Concurrent Resolution No. 12—Relative to Brain Injury Awareness Month.

[Filed with Secretary of State March 19, 2007.]

WHEREAS, According to the federal Centers for Disease Control and Prevention (CDC), 1.4 million Americans sustain a traumatic brain injury (TBI) each year, and 50,000 of those individuals die as a result of these injuries. In California alone, there are 22,400 reported TBIs per year; additionally, an estimated 10 million Americans are affected by acquired brain injury (ABI), which includes diagnoses of stroke, anoxia, and toxic exposure, as well as TBI. There are an additional 11,000 Californians that sustain ABIs per year. This makes ABI the second most prevalent injury and cause of disability in the United States; and

WHEREAS, With the CDC reporting that a TBI occurs every 21 seconds, this public health concern is the leading cause of death and disability in children and young adults. In fact, the CDC estimates that approximately 5.3 million Americans live with disabilities resulting from brain injury; and

WHEREAS, The CDC estimates that each year, one million children and adolescents are taken to emergency rooms with traumatic brain injuries resulting from motor vehicle accidents, falls, sports, and abuse. It is also estimated that TBI to children between birth and 19 years of age, annually result in 7,000 deaths, 150,000 hospitalizations, with approximately 30,000 becoming permanently disabled, and over \$1 billion in hospital care; and

WHEREAS, The costs relating to brain injury are staggering, and individuals with severe brain injury can typically face life-long disabilities, even after rehabilitation. The CDC also estimates that cumulative costs exceed \$60 billion annually; and

WHEREAS, Individuals with severe brain injury suffer from serious physical impairments and a variety of perceptual, cognitive, psychiatric, emotional, and behavioral complications, including impaired interpersonal and problem solving skills, memory loss, decreased thought processing abilities, speech and seizure disorders, and physical deficits; and

WHEREAS, The only cure for brain injury is prevention, and public awareness is critical to the prevention of brain injury and to enhancing the recovery process of all individuals affected by TBI; and

WHEREAS, The California Brain Injury Association is a statewide membership organization dedicated to providing prevention, research,

education, advocacy, and support services to all individuals affected by brain injury and to the general public; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature designate March of each year as Brain Injury Awareness Month in the State of California and that public officials and the citizens of California are encouraged to observe the month with appropriate activities and programs to raise awareness about the symptoms of, and ways of preventing, brain injuries; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 15

Senate Concurrent Resolution No. 17—Relative to the 2007 Black History Month.

[Filed with Secretary of State March 19, 2007.]

WHEREAS, California is a diverse state with citizens from all corners of the world; and

WHEREAS, The history of the state is rich with inspirational stories of great men and women whose actions, words, and achievements have united all Americans and contributed to the success and prosperity of our nation; and

WHEREAS, Among those Americans who have enriched our society are members of the African-American community, individuals responsible for countless efforts, movements, achievements, and contributions, documented and undocumented, in the political, cultural, and social history of California that should be highlighted; and

WHEREAS, In 1977, the Legislature established the California African American Museum to research, collect, preserve, and interpret for public enrichment, the history, art, and culture of African-Americans with emphasis on California and the Western United States; and

WHEREAS, In 1981, the California African American Museum began operations housed in temporary quarters at the California Museum of Science and Industry (now the California Science Center), and in 1984, moved to its current facility designed by African-American architects, Jack Haywood and the late Vince Proby; and

WHEREAS, The history collection of the California African American Museum reflects the history, heritage, and culture of African-Americans in California and the nation, thereby advancing the state's commitment to promote the study of African-American history and culture; and

WHEREAS, The California African American Museum is forging a new trail chronicling the African-American journey from the West Coast of Africa to the West Coast of the United States, and documenting the great migration West and the African-American contribution to the settlement of the West with emphasis on the Allensworth Township, while providing insights into the unique art and cultural contributions that African-Americans made in opening the western frontier; and

WHEREAS, The 2007 Black History Month commemoration in the State Capitol is enhanced by an exhibit installed by the California African American Museum, which reflects its 30 years of contribution to the history of African-Americans in the State of California through its efforts to fulfill its mission; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature takes great pleasure in recognizing the efforts of the California African American Museum, and urges all citizens to join in celebrating the accomplishments of African-Americans in communities throughout California and beyond during Black History Month and throughout the year.

RESOLUTION CHAPTER 16

Senate Concurrent Resolution No. 13—Relative to Irish-American Heritage Month.

[Filed with Secretary of State March 26, 2007.]

WHEREAS, Millions of Irish people, faced with severe hardship due to famine and poverty in their nation, immigrated to the United States over the last several centuries in search of a more promising future for themselves and their families; and

WHEREAS, Irish-Americans initially suffered prejudice and discrimination upon first arriving in the United States. As the years went on, Irish-Americans became very involved in the community and made numerous contributions in all aspects of American society and culture, especially in California; and

WHEREAS, Irish-Americans played vital roles in the development of the United States. Nine Irish-Americans were signers of the Declaration of Independence, and 19 Presidents of the United States have been of Irish heritage, including John F. Kennedy, Ronald Reagan, and Bill Clinton; and

WHEREAS, Many people of Irish descent have contributed to great movements that have helped to shape our country and its role in the

world, including Mother Jones, labor activist; Lucy Burns, activist in the Women's Movement; and Senator George Mitchell, negotiator of the Irish Peace Accord; and

WHEREAS, Irish-Americans have also played a major role in California politics. Many governors, legislative leaders, city mayors, and other public officials who have shaped the development of California over the years have been of Irish descent; and

WHEREAS, Irish-Americans were very involved in the development of infrastructure throughout the United States and especially in California. This included work on railroads and bridges that connected the West to the East. The Irish were also instrumental in the building of dams, roads, canals, and buildings that expanded greatly in the late 1800s; and

WHEREAS, Many Irish-Americans have made their mark in pursuit of public safety and have risked or lost their lives on countless occasions in carrying out their duties; and

WHEREAS, Irish-Americans have served with distinction in every war that this nation has fought. Many of the outstanding soldiers who fought for American freedom in the Revolutionary War were of Irish descent. Since then, Irish-Americans have sacrificed their lives in every other war in which the United States has fought; and

WHEREAS, Many Irish-Americans have contributed greatly to the United States economy in business, including Henry Ford; Alexander Stewart, the inventor of the American department store; and Cathleen Black, president, Hearst Publishing; and

WHEREAS, Irish-Americans have contributed to the American literary tradition through great authors including Flannery O'Connor, Eugene O'Neill, F. Scott Fitzgerald, Mary McCarthy, Tom Clancy, and Frank McCourt; and

WHEREAS, Irish-Americans have contributed to American entertainment with such stars as actors Jack Nicholson, John Wayne, and George Clooney, actor and comedian Bill Murray, actress Grace Kelly, actress and comedian Rosie O'Donnell, actor and singer Bing Crosby, actress and singer Rosemary Clooney, and actor and director Edward Burns being of Irish heritage; and

WHEREAS, Today, over 44 million Americans claim Irish heritage, and they continue to contribute to American and California politics, economy, and culture; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature, in honor of the multitude of contributions that Irish-Americans have made to make this a better country and state for all people, designates March 2007 and March 2008 to be Irish-American Heritage Month in California and calls upon the people of the state to observe the month of March with appropriate

ceremonies, programs, and activities, especially on March 17, since everyone is Irish on St. Patrick's Day; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 17

Assembly Concurrent Resolution No. 18—Relative to arts education.

[Filed with Secretary of State April 5, 2007.]

WHEREAS, Arts education, which includes dance, music, theatre, and the visual arts, is an essential and integral part of basic education for all pupils in prekindergarten, kindergarten, and grades 1 through 12; and

WHEREAS, The arts are crucial to achieving a state educational policy that is devoted to the teaching of basic academic skills and lifelong learning capacities with the goal of truly preparing all children for success after high school regardless of gender, age, economic status, physical ability, or learning ability; and

WHEREAS, A systematic, substantive, and sequential visual and performing arts curriculum addresses and develops ways of thinking, questioning, expression, and learning that complement learning in other core subjects, but that is unique in what it has to offer; and

WHEREAS, Pupils benefit from arts learning in the areas of cultural understanding, readiness for learning and creative thinking, cognitive outcomes, emotional intelligence and expression, social interaction and collaboration, and preparation for the workplace and lifelong learning; and

WHEREAS, Arts education in California is mandated for pupils in grades 1 through 12 by Sections 51210 and 51220 of the Education Code, which provide, in part, "the adopted course of study ... shall include instruction ... in visual and performing arts including dance, music, theatre and visual arts, aimed at the development of aesthetic appreciation and the skills of creative expression"; and

WHEREAS, The arts are recognized as part of a quality education, and the University of California and the California State University have instituted a policy that includes visual and performing arts as a college preparatory subject for all high school pupils wishing to enter California's institutions of higher education; and

WHEREAS, In 2006 the Legislature passed and Governor Schwarzenegger signed into law the single largest investment in music

and arts education programs in the history of our country, including a block grant of one hundred five million dollars (\$105,000,000) to support standards-aligned instruction in kindergarten and grades 1 through 12; and

WHEREAS, In 2006 the Legislature also passed and Governor Schwarzenegger signed into law an additional five hundred million dollars (\$500,000,000) to be distributed on a one-time basis for the purchase of visual and performing arts and physical education professional development supplies and equipment; and

WHEREAS, It is the intent that this funding help implement a comprehensive vision for arts education at the local level, to ensure that every pupil in California benefits from this investment; and

WHEREAS, This funding is the first step in investing in quality visual and performing arts programs for all California pupils; and

WHEREAS, Many national and state professional arts education associations hold celebrations in the month of March, giving California schools a unique opportunity to focus on the value of the arts for all pupils, to foster cross-cultural understanding, to give recognition to the state's outstanding young artists, and to enhance public support for this essential part of the curriculum; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature proclaims the month of March 2007 as Arts Education Month and encourages all legislators to participate with their educational communities in celebrating the arts with meaningful activities and programs for pupils, teachers, and the public that demonstrate learning and understanding in the visual and performing arts, and urges all residents to become interested in and give full support to quality school arts programs for children and youth; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 18

Assembly Concurrent Resolution No. 32—Relative to Read Across America Day.

[Filed with Secretary of State April 5, 2007.]

WHEREAS, Reading is the building block to learning, and is the foundation for future success; and

WHEREAS, In 1998, the National Education Association started its “Read Across America” campaign to encourage children to read and to

raise awareness about the importance of reading to students every day; and

WHEREAS, The California Teachers Association celebrates “Read Across America” and the positive impact it has made in the schools and the State of California; and

WHEREAS, “Read Across America” is a national celebration of Dr. Seuss’ birthday on March 2 that promotes reading and adult involvement in the education of pupils; and

WHEREAS, The theme of this year’s event, “Get Jazzed About Books,” reminds children of all ages that learning to read is fun and one of the most important things they will learn to do; and

WHEREAS, Students, parents, teachers, firefighters, and business and community leaders are taking part in “Read Across America” events to celebrate the joy of reading; and

WHEREAS, On March 2, 2007, the National Education Association, the California Teachers Association, local schools, libraries, bookstores, and other community organizations will commemorate “Read Across America Day”; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature joins the California Teachers Association in recognizing March 2, 2007, as Read Across America Day; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution to the California Teachers Association.

RESOLUTION CHAPTER 19

Assembly Concurrent Resolution No. 33—Relative to California Municipal Treasurers Day and Week.

[Filed with Secretary of State April 5, 2007.]

WHEREAS, California municipal treasurers are responsible for the receipt and custody of public funds; and

WHEREAS, The investment of public funds with a focus on the safety of principal, the liquidity to meet public agency cashflow needs, and to maximize yield are the central duties of municipal treasurers; and

WHEREAS, Public trust must be maintained with the reporting of investment policy and periodic reporting of portfolio holdings; and

WHEREAS, Municipal treasurers provide public assurance of compliance with a public agency's investment policy, the Government Code, and a public agency's liquidity needs; and

WHEREAS, Those municipal treasurers with investment discretion over public funds or public pension or retirement funds in excess of 10 million dollars must follow all applicable legislation; and

WHEREAS, Municipal treasurers must be aware of the laws governing eligible types of investments for public agencies, along with frequent changes to those laws, and the needs of the municipality in order to develop an investment policy that will satisfy those needs; and

WHEREAS, Municipal treasurers oversee the disbursement of funds in order to verify that only claims authorized by an entity's legislative body are paid; and

WHEREAS, Municipal treasurers should play an integral role in the determination of responsible and best practices financing methods for an entity's needs, including consideration of constitutional debt limits and evaluation of bonding directives in order to determine the appropriate bond type; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby commemorate the efforts and accomplishments of municipal treasurers and financial managers and heighten the awareness of the importance of financial management by proclaiming May 2, 2007, as California Municipal Treasurers Day, and the time period of April 30, 2007, through May 6, 2007, as California Municipal Treasurers Week; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 20

Assembly Concurrent Resolution No. 36—Relative to National Nutrition Month.

[Filed with Secretary of State April 5, 2007.]

WHEREAS, Food is the substance by which life is sustained; and

WHEREAS, The type, quality, and amount of food that individuals consume each day plays a vital role in their overall health and physical fitness; and

WHEREAS, There is a need for continuing education and a wide-scale effort to enhance good eating practices; and

WHEREAS, The American Dietetic Association is sponsoring the annual “March is National Nutrition Month” campaign in response to the public’s growing interest in nutrition; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby recognizes the 2007 “March is National Nutrition Month” campaign and encourages citizens of the state to join this campaign of those who are concerned about their nutrition and the nutrition of others in the hope of achieving optimum health for today and tomorrow; and be it further

Resolved, That the Chief Clerk of the Assembly provide copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 21

Senate Concurrent Resolution No. 7—Relative to Motorcycle Awareness Month.

[Filed with Secretary of State April 18, 2007.]

WHEREAS, Motorcycle riding is a popular form of efficient transportation and recreation for more than 1,000,000 people in California; and

WHEREAS, Motorcycles provide a means of transportation that uses fewer resources, causes less wear and tear on public roadways, and increases available parking areas; and

WHEREAS, It is important that drivers of all vehicles be aware of one another and learn to share the road and practice courtesy; and

WHEREAS, It is especially important that the citizens of California be aware of motorcycles on the streets and highways and recognize the importance of motorcycle safety; and

WHEREAS, The safety hazards created by automobile operators who have not been educated to watch for motorcyclists on the streets and highways of California are of prime concern to motorcyclists; and

WHEREAS, The American Brotherhood Aimed Toward Education (ABATE) of California is an organization that is actively promoting the safe operation, increased rider training, and increased motorist awareness of motorcycles; and

WHEREAS, It is important to recognize the need for awareness on the part of all drivers, especially with regard to sharing the road with motorcycles, and to honor motorcyclists’ many contributions to the communities in which they live and ride; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the month of May 2007, is hereby officially designated Motorcycle Awareness Month; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 22

Senate Concurrent Resolution No. 25—Relative to César Chávez Day.

[Filed with Secretary of State April 18, 2007.]

WHEREAS, On March 31, 1927, a true hero named César Estrada Chávez was born in Yuma, Arizona, to Librado and Juana Chávez and became the second oldest in a family of five children. César Chávez lived his life dedicated to improving the plight of farmworkers through struggle, sacrifice, and self-denial. He founded and led the first successful farmworkers' union in United States history. He stood for dignity and justice for farmworkers. Today, he remains a symbol of hope to all Californians who find hope and peace in justice; and

WHEREAS, In the 1930s, during the Great Depression, César Chávez' father lost his small farming business and the family went broke. The family became migrant workers and joined some 30,000 workers who followed the crops from Arizona into Southern California, then up the length of the Central Valley and back again, picking everything from peas to cotton. They lived in tents and other makeshift housing that often lacked a bathroom, electricity, or running water. Schooling for Chávez was irregular and haphazard. He attended some 30 different schools, often encountered discrimination, and was punished for speaking Spanish; and

WHEREAS, After graduation from the eighth grade, César Chávez was forced to quit school and take to the fields in order to help support his family. In 1944, at the age of 17, César Chávez joined the Navy and served in World War II. After he completed his tour of duty, César Chávez returned to California and married Helen Fabela, a woman who shared his dedication to the cause of the farmworker. They lived in San Jose in a tough Mexican neighborhood called "Sal Si Puedes" which translates to "get out if you can," and together raised eight children; and

WHEREAS, As a farmworker, César Chávez experienced firsthand the injustice of working long hours with little pay. Instilled with a sense of justice passed down from his mother, César Chávez made a decision to speak up and fight for change. He took part in his first strike in protest

of low wages and poor working conditions for farmworkers. Although initially unsuccessful, his participation in that first strike was to mark the beginning of a long career in which he fought for improved working and living conditions for farmworkers; and

WHEREAS, In 1962, César Chávez resigned his position with the Community Services Organization to embark on a bold new undertaking to form a farmworkers' union. He was joined by the great Dolores Huerta, and together they became the architects of the National Farm Worker's Union, the forerunner to the present United Farm Workers (UFW); and

WHEREAS, In 1965, César Chávez led a strike of California grapepickers to demand higher wages and urged all Americans to boycott table grapes as a show of support. The strike included a 340-mile march from Delano to Sacramento in 1966 in which thousands of farmworkers and supporters marched in solidarity. The farmworkers and supporters carried banners with the black eagle with the words "HUELGA" (strike) and "VIVA LA CAUSA" (long live our cause); and

WHEREAS, César Chávez preached nonviolence to the strikers even as they were physically abused by many of those opposed to the grape boycott. In 1968, he began a Ghandi-like fast to call attention to the migrant workers' cause. Although his dramatic act did little to solve the immediate problem, it increased public awareness of the conditions under which farmworkers labored. In 1973, the UFW organized a strike for higher wages from lettuce growers, and, after many battles, an agreement was finally reached in 1977 that gave the UFW the sole right to organize farmworkers; and

WHEREAS, During the 1980s, César Chávez led the effort to call attention to the health problems of farmworkers caused by the use of certain pesticides on crops; and

WHEREAS, On April 23, 1993, César Estrada Chávez died peacefully in his sleep in San Luis, Arizona. During his funeral, Cardinal Roger M. Mahoney, who celebrated the funeral mass, called César Chávez "a special prophet for the world's farmworkers"; and

WHEREAS, Many declared that the UFW would die without him, but on César Chávez' birthday, March 31, 1994, under the leadership of his son-in-law, Arturo Rodriquez, the UFW marched 343 miles from Delano to Sacramento, echoing César Chávez' historic 1966 march, and demonstrated that the UFW still worked for farmworkers; and

WHEREAS, In 1990, Mexican President Salinas de Gortari awarded César Chávez, the "El Aguila Azteca" (the Aztec Eagle), Mexico's highest award presented to people of Mexican heritage who have made major contributions outside of Mexico. He also became the second Mexican-American to receive the Presidential Medal of Freedom, the highest civilian honor in the United States, which was presented

posthumously to his wife, Helen Chávez, and their children on August 8, 1994, by President William Jefferson Clinton; and

WHEREAS, In 1994, César Chávez' family and the officers of the UFW created the César E. Chávez Foundation to inspire current and future generations by promoting the ideals of César Chávez' life, work, and vision. Communities throughout California and the United States have honored the memory of César Chávez by naming schools, parks, children's centers, streets, and other public works after the leader; and

WHEREAS, César Chávez led by example, giving of himself so that he might help others. His relentless pursuit of the belief that the American dream should be available to all Americans, regardless of race or national origin, stands as a monument to our free society. His life and work is not only an inspiration to Latinos, but to working Americans of all nationalities. His legacy lives on in the improved working and living conditions of hundreds of thousands of Californians and their families; and

WHEREAS, In the year 2000, the Legislature enacted Senate Bill 984 (Chapter 213 of the Statutes of 2000) to create an annual state holiday on César Chávez' birthday, March 31. This holiday provides all Californians the opportunity to learn from César Chávez' life and provides schoolchildren the opportunity to learn through community service; and

WHEREAS, The State Board of Education on Wednesday, February 6, 2002, adopted a model curriculum on the life and work of César Chávez, fulfilling a key provision of Chapter 213 of the Statutes of 2000, that also includes topics on pesticides, immigration, and agriculture's role in the economy; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature recognizes March 31, 2007, as the anniversary of the birth of César Chávez, and calls upon all Californians to participate in appropriate observances to remember César Chávez as a symbol of hope and justice to all persons; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 23

Assembly Concurrent Resolution No. 13—Relative to Chronic Obstructive Pulmonary Disease.

[Filed with Secretary of State April 23, 2007.]

WHEREAS, Chronic Obstructive Pulmonary Disease (COPD), also known as chronic bronchitis and emphysema, is the fourth leading cause of death in the United States and is the only one of the top five causes of death whose prevalence and death rate is rising; and

WHEREAS, COPD is a chronic and progressive disease that impacts an estimated 24 million Americans each year, approximately five million of which are residents of California; and

WHEREAS, In 2004, the national annual cost for COPD was estimated to be \$37 billion and in that same year, COPD caused approximately 121,000 deaths nationwide; and

WHEREAS, Many patients suffering with COPD are not diagnosed until they have reached an advanced stage of COPD, which often includes a disabling degree of lung dysfunction; and

WHEREAS, A diagnostic test for COPD, known as spirometry, is available for office use, allowing early diagnosis of COPD; and

WHEREAS, Early diagnosis and management of COPD can effectively reduce the overall financial burden of this illness on publicly funded health care programs, including Medi-Cal; and

WHEREAS, Proper management of COPD can lead to improved quality of life and self-sufficiency on the part of patients who receive publicly funded benefits; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature commends the State Department of Public Health and the State Department of Health Care Services for implementing a pilot program relating to chronic disease management of COPD, in an effort to reduce the financial and clinical burden of this illness upon the Medi-Cal program and the citizens of California; and be it further

Resolved, That the State Department of Public Health and the State Department of Health Care Services are each encouraged to prepare and submit a report of its respective findings and recommendations regarding the COPD pilot program to the appropriate committees of the Assembly and the Senate so that the Legislature can evaluate the program's effectiveness in reducing costs within the Medi-Cal program and in providing improved health and well-being for the affected patients; and be it further

Resolved, That the Legislature hereby designates November 2007 as Chronic Obstructive Pulmonary Disease Awareness Month, and November 14, 2007, as Chronic Obstructive Pulmonary Disease Awareness Day throughout the State of California, and that public officials and the citizens of California are encouraged to observe COPD Awareness Month with appropriate activities and programs to raise

awareness about the symptoms of, and ways of preventing, COPD; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 24

Assembly Concurrent Resolution No. 34—Relative to Shaken Baby Syndrome Awareness Week.

[Filed with Secretary of State April 23, 2007.]

WHEREAS, The 550,995 children born in California every year are our most vulnerable citizens; and

WHEREAS, The American Academy of Pediatrics recognizes that babies, infants, and toddlers are especially vulnerable to “Shaken Baby Syndrome,” the pattern of injury that results from an act of violent shaking by a parent or caregiver, but that children as old as five years of age can be injured by such acts of shaking; and

WHEREAS, Shaken Baby Syndrome and other inflicted head trauma is now recognized as a leading cause of child fatalities; and

WHEREAS, Researchers at the University of California, Irvine, report that children between the ages of birth and five months are at the greatest risk of injury and death due to abuse or neglect; and

WHEREAS, A 2003 report in the Journal of the American Medical Association surveyed the incidence of Shaken Baby Syndrome and estimates that an average of 300 children will die and 600 to 1,200 more children will be injured, with many cases resulting in severe and permanent disabilities, including loss of vision, brain damage, paralysis, and seizures; and

WHEREAS, Medical professionals believe that thousands more cases of Shaken Baby Syndrome are being misdiagnosed or not detected; and

WHEREAS, It is estimated that during an average year in California, nearly 230 children under five years of age will require medical attention because of inflicted head injuries, of which two-thirds are likely to occur in babies or infants younger than one year of age; and

WHEREAS, These inflicted injuries are usually precipitated when a parent or caregiver is not prepared to cope with the frustration and anger that can result from the inconsolable crying of an infant or unrealistic expectations of a child’s behavior; and

WHEREAS, It is estimated that 10 to 20 percent of infants experience episodes of colic, characterized by inconsolable crying for more than

three hours a day for more than three weeks, meaning that every year between 55,000 and 100,000 Californian babies may have such sustained periods of crying, with commensurate stress for their caregivers; and

WHEREAS, A survey conducted by Prevent Child Abuse America found that one-half of Americans with children believe parents do find themselves in situations where they are afraid they might abuse or neglect their child; and

WHEREAS, Shaken Baby Syndrome and other inflicted injuries are totally preventable; and

WHEREAS, The medical costs of treating Shaken Baby Syndrome cases and the costs of rehabilitation services to surviving infants, may exceed more than one million dollars (\$1,000,000) for the care of a single disabled child during the first few years of life; and

WHEREAS, The costs of those services are primarily paid by the Medi-Cal program, which in the year 2000 paid for 42.4 percent of births in the state, and by private health insurers, resulting in higher taxes and health insurance costs for all citizens of the state; and

WHEREAS, Shaken Baby Syndrome cases further impact costs to communities in many ways, including the investigation and prosecution of SBS cases, the tragic disruption of families, and the special education needs that are frequently required by those who have survived even modest head traumas; and

WHEREAS, Shaken Baby Syndrome prevention programs have demonstrated that educating new parents about the danger of shaking young children and how they can help protect their child from injury can effect a significant reduction in the number of Shaken Baby Syndrome cases; and

WHEREAS, Training and education for child care providers, as well as our high school and middle school pupils, who are frequently employed as paid or unpaid babysitters, is also effective in helping keep young children safe from injury; and

WHEREAS, The minimal costs and effort involved in such educational and preventive programs avert enormous medical and disability costs and untold grief for many families; and

WHEREAS, Efforts to prevent Shaken Baby Syndrome are supported by numerous organizations such as the American Academy of Pediatrics, the National Exchange Club, Kiwanis International, the Children's Trust Fund, Parents' Action, Healthy Start Coalition, as well as advocacy groups formed by parents and relatives of children who have been killed or injured by shaking, such as the Hannah Rose Foundation, the National Shaken Baby Coalition, the Shaken Baby Association, the SKIPPER Initiative, and the Shaken Baby Alliance; and

WHEREAS, The California Assembly and Senate strongly support efforts to protect our children, especially by education and awareness activities that enable parents to keep their children safe from injury; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the California Assembly and the Senate recognize the week of April 15 to April 21, 2007, inclusive, as “Shaken Baby Syndrome Awareness Week” in the State of California; and be it further

Resolved, That the California Assembly and the Senate request that the Governor proclaim the week of April 15 to April 21, 2007, inclusive, as “Shaken Baby Syndrome Awareness Week” in the State of California; and be it further

Resolved, That the California Assembly and the Senate encourage the Legislature and the Governor to undertake all practicable efforts to educate new parents, child care providers, foster and adoptive parents, babysitters, and others who care for our children about Shaken Baby Syndrome, including the causes and consequences of shaking injuries, the need to be prepared to cope with frustration and anger, and the need to educate all other caregivers of a child about the danger of shaking and ways they can help protect that child from injury; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 25

Senate Concurrent Resolution No. 18—Relative to California Fitness Month.

[Filed with Secretary of State April 24, 2007.]

WHEREAS, Exercise and fitness activities can increase self-esteem, boost energy, strengthen the heart and muscles, burn calories, and improve cholesterol levels; and

WHEREAS, Exercise and fitness activities are excellent ways to relieve stress, lower the risk of heart disease and diabetes, prevent bone loss, and decrease the risk of some cancers; and

WHEREAS, A person’s fitness level has a dramatic effect on the body’s ability to produce energy and to reduce fat; and

WHEREAS, A fit person burns a higher percentage of fat not only during activity, but also at rest, fit people have a higher proportion of muscle tissue, which burns more calories than fat, and those with more

muscle mass can eat more calories and still maintain a healthy weight; and

WHEREAS, To lose weight and keep it off, one should do an enjoyable, moderate-intensity aerobic activity for 30 to 60 minutes, three to five times a week; and

WHEREAS, A person should also do muscle-strengthening exercises two or three times a week, and should concentrate on maintaining a balanced diet; and

WHEREAS, Most popular diet programs cannot produce long-lasting weight reduction results without exercise; and

WHEREAS, There is no age limit for physical activity. Among the elderly, exercise provides cardiovascular, respiratory, neuromuscular, metabolic, and mental health benefits; and

WHEREAS, Fitness activities have been shown to sharpen mental ability in all people, and to retard the aging process; and

WHEREAS, Maximizing one's energy level, increasing muscle mass, and reducing body fat increases one's chances of living a longer, healthier life; and

WHEREAS, More than 60 percent of American adults do not get the recommended amount of physical activity, and 25 percent of American adults are not active; and

WHEREAS, Nearly all American youths from 12 to 21 years of age are not vigorously active on a regular basis; and

WHEREAS, The rate of type II diabetes tripled among American children from 2000 to 2005; and

WHEREAS, The United States Surgeon General recently spoke about the "cultural transformation" necessary to reverse the detrimental effects of childhood obesity, and the threat to national security that obesity poses for the country; and

WHEREAS, The State Department of Education reports that a majority of California's children are not physically fit; and

WHEREAS, Along with California Fitness Month, the American Heart Association has launched a campaign called "Start!" to encourage individuals and employers to create healthy lifestyles through healthy eating and exercise; and

WHEREAS, Health care providers, insurance companies, fitness clubs, and others in the private sector will be collaborating to promote fit living and health improvement activities during May 2007; and

WHEREAS, The League of American Bicyclists declares May 2007 National Bike Month, and the California Bicycle Coalition and other organizations are coordinating public awareness events to promote Bike-to-Work Week, which takes place from May 14 to May 18, 2007, inclusive; and

WHEREAS, The Legislature seeks to advance the physical fitness of all Californians by educating them about the benefits of exercise and a balanced diet; and

WHEREAS, The Legislature will increase public awareness about the benefits of exercise and physical fitness by encouraging its Members to host events in their districts that stimulate physical fitness and increase participation by Californians in activities that promote physical health and benefit both mental and physical well-being; and

WHEREAS, The Legislature encourages its Members, as well as organizations, businesses, and individuals, to sponsor and attend physical fitness events that are informative, fun, and result in a number of Californians becoming physically fit; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby proclaims the month of May 2007 as California Fitness Month, and encourages all Californians to enrich their lives through proper diet and exercise; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 26

Senate Concurrent Resolution No. 23—Relative to Prostate Cancer Awareness Month.

[Filed with Secretary of State April 24, 2007.]

WHEREAS, The American Cancer Society estimates one in six men will develop prostate cancer in their lifetime and there will be approximately 218,890 new cases of the disease in the United States in the current year, resulting in nearly 27,050 deaths; and

WHEREAS, In California, prostate cancer is the most common cancer among men in almost all race and ethnic groups and African-American men are 50 percent more likely to develop this disease than any other group of men; and

WHEREAS, In California, approximately 18,865 men will be diagnosed with prostate cancer this year and each day more than eight California men will die from this disease; and

WHEREAS, While prostate cancer is a leading cause of cancer deaths in men, little is known about this disease, and there are usually no symptoms in the early stages; and

WHEREAS, The survival rate approaches 100 percent when prostate cancer is diagnosed and treated early, but drops to 33 percent when the disease spreads to the other parts of the body; and

WHEREAS, Early detection is the key to survival and the American Cancer Society recommends that every man should be offered an annual prostate specific antigen (PSA) blood test and digital examination determined by his age and risk factor; and

WHEREAS, Men who have several close relatives who were diagnosed with prostate cancer at an early age could begin their testing at 40 years of age; and

WHEREAS, Men who have a father, son, or brother who had prostate cancer before 65 years of age and African-Americans should begin their testing at 45 years of age; and

WHEREAS, Other men who have a life expectancy of at least 10 more years should begin their testing at 50 years of age; and

WHEREAS, The Legislature joins communities across our nation to increase the awareness about the importance of early detection and treatment of prostate cancer; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature designates the month of September 2007 as Prostate Cancer Awareness Month in the State of California and that public officials and the citizens of California are encouraged to observe the month with appropriate activities and programs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 27

Assembly Joint Resolution No. 15—Relative to the Armenian Genocide.

[Filed with Secretary of State April 25, 2007.]

WHEREAS, The Armenian people, living in their 3,000-year historic homeland in eastern Asia Minor and throughout the Ottoman Empire, were subjected to severe persecution and brutal injustice by the rulers of the Ottoman Empire before and after the turn of the 20th century, including widespread massacres, usurpation of land and property, and acts of wanton destruction during the period from 1894 to 1896, inclusive, and again in 1909; and

WHEREAS, The horrible experience of the Armenians at the hands of their oppressors culminated in 1915 in what is known by historians as the “First Genocide of the Twentieth Century,” and as the prototype of modern day mass killing; and

WHEREAS, The Armenian Genocide began with the arrest, exile, and murder of hundreds of Armenian intellectuals, and business, political, and religious leaders, starting on April 24, 1915; and

WHEREAS, The regime then in control of the empire, known as the “Young Turks,” planned and executed the unspeakable atrocities committed against the Armenian people from 1915 to 1923, inclusive, which included the torture, starvation, and murder of 1,500,000 Armenians, death marches into the Syrian Desert, the forced exile of more than 500,000 innocent people, and the loss of the traditional Armenian homelands; and

WHEREAS, While there were some Turks and others who jeopardized their safety in order to protect Armenians from the crimes being perpetrated by the Young Turk regime, the genocide of the Armenian people constituted one of the most egregious violations of human rights in the history of the world; and

WHEREAS, The United States Ambassador to the Ottoman Empire, Henry Morgenthau, Sr., stated “Whatever crimes the most perverted instincts of the human mind can devise, and whatever refinements of persecutions and injustice the most debased imagination can conceive, became the daily misfortunes of this devoted people. I am confident that the whole history of the human race contains no such horrible episode as this. The great massacres and persecutions of the past seem almost insignificant when compared to the sufferings of the Armenian race in 1915. The killing of the Armenian people was accompanied by the systematic destruction of churches, schools, libraries, treasures of art, and cultural monuments in an attempt to eliminate all traces of a noble civilization with a history of more than 3,000 years”; and

WHEREAS, In discussing World War I, President Theodore Roosevelt wrote that “... the Armenian massacre was the greatest crime of the war, and the failure to act against Turkey is to condone it ... the failure to deal radically with the Turkish horror means that all talk of guaranteeing the future peace of the world is mischievous nonsense”; and

WHEREAS, Winston Churchill wrote: “As for Turkish atrocities: ... massacring uncounted thousands of helpless Armenians, men, women, and children together, whole districts blotted out in one administrative holocaust—these were beyond human redress”; and

WHEREAS, Contemporary newspapers like the New York Times commonly carried headlines such as “Tales of Armenian Horrors

Confirmed,” “Million Armenians Killed or in Exile,” and “Wholesale Massacre of Armenians by Turks”; and

WHEREAS, Adolph Hitler, in persuading his army commanders on the eve of World War II that the merciless persecution and killing of Poles, Jews, and other peoples would bring no retribution, declared, “Who, after all, speaks today of the annihilation of the Armenians?”; and

WHEREAS, Unlike other peoples and governments that have admitted and denounced the abuses and crimes of predecessor regimes, and despite the overwhelming proof of genocidal intent, the Republic of Turkey has inexplicably and adamantly denied the occurrence of the crimes against humanity committed by the Young Turk rulers, and those denials compound the grief of the few remaining survivors of the atrocities, desecrate the memory of the victims, and cause continuing trauma and pain to the descendants of the victims; and

WHEREAS, The Turkish Government has engaged in concerted efforts to revise history through the dissemination of propaganda falsely suggesting that Armenians were responsible for their fate in the period from 1915 to 1923, inclusive, and by the funding of programs at American educational institutions for the purpose of furthering the cause of this revisionism; and

WHEREAS, The Republic of Turkey has been condemned by Amnesty International and other human rights organizations for making free speech a crime by enacting Article 301 of the Turkish Penal Code, which makes “public denigration of Turkishness ... the Government of the Republic of Turkey, the judicial institutions of the State, the military or security structures” punishable by imprisonment, and has used this device to harass, intimidate, prosecute, and imprison Turkish citizens who have written or spoken honestly about the Armenian Genocide, including Nobel Prize winning author Orhan Pamuk; and

WHEREAS, Among those charged with “denigration of Turkishness” by Turkish prosecutors for his forthright acknowledgment of the Armenian Genocide was journalist Hrant Dink, and in this atmosphere of intolerance of dissent, Mr. Dink was assassinated for his views on January 19, 2007; and

WHEREAS, The accelerated level and scope of denial and revisionism, coupled with the passage of time and the fact that few survivors remain who serve as personal eyewitnesses to the indescribable brutality and torment, compel a sense of urgency in achieving formal recognition and reaffirmation of the historical truth of the Armenian Genocide; and

WHEREAS, By honoring the victims and survivors, and consistently remembering and forcefully condemning the atrocities committed against the Armenian people as well as the persecution of the Assyrian and

Greek populations of the Ottoman Empire, we guard against repetition of the crime of genocide; and

WHEREAS, California has become home to the largest population of Armenians in the world outside of Armenia, including Armenian Genocide survivors and their descendants, and those citizens have enriched our state and our Nation through leadership in academia, medicine, business, law, agriculture, government, the arts, and many other worthy endeavors, and they are proud and patriotic practitioners of American citizenship; and

WHEREAS, The State of California has been at the forefront of encouraging and promoting a curriculum relating to human rights and genocide in order to empower future generations to prevent recurrence of the crime of genocide; now, therefore, be it

Resolved by the Assembly and Senate of the State of California, jointly, That the Legislature of the State of California hereby designates April 24, 2007, as the “California Day of Remembrance for the Armenian Genocide of 1915–1923”; and be it further

Resolved, That the State of California commends its conscientious educators who teach about human rights and genocide; and be it further

Resolved, That the State of California respectfully memorializes the Congress and the President of the United States to act likewise and to formally recognize and reaffirm the historical truth that the atrocities committed against the Armenian people constituted genocide; and be it further

Resolved, That the State of California calls upon the Republic of Turkey to acknowledge the facts of the Armenian Genocide and to work toward a just resolution; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President of the United States, Members of the United States Congress, the Governor, and the Turkish Ambassador to the United States.

RESOLUTION CHAPTER 28

Assembly Concurrent Resolution No. 1—Relative to California Holocaust Memorial Week.

[Filed with Secretary of State April 30, 2007.]

WHEREAS, The Holocaust was a tragedy of proportions the world had never before witnessed; and

WHEREAS, More than 60 years have passed since the tragic events we now call the Holocaust transpired, in which the dictatorship of Nazi Germany murdered six million Jews as part of a systematic program of genocide known as “The Final Solution of the Jewish Question”; and

WHEREAS, Jews were the primary victims, but they were not alone. Five million others were murdered in Nazi concentration camps as part of a carefully orchestrated, state-sponsored program of cultural, social, and political annihilation under the Nazi tyranny; and

WHEREAS, We must teach our children and future generations that the individual and communal acts of heroism during the Holocaust serve as a powerful example of how our nation and its citizens can, and must, respond to acts of hatred and inhumanity; and

WHEREAS, We must always remind ourselves of the horrible events of the Holocaust and remain vigilant against hatred, persecution, and tyranny lest these atrocities be repeated; and

WHEREAS, We, the people of California, should actively rededicate ourselves to the principles of human rights, individual freedom, and equal protection under the laws of a just and democratic society; and

WHEREAS, Each person in California should set aside moments of his or her time every year to give remembrance to those who lost their lives in the Holocaust; and

WHEREAS, The United States Holocaust Memorial Council has designated April 16 through April 22, 2007, as the Days of Remembrance of the Victims of the Holocaust, including the International Day of Remembrance, known as Yom HaShoah, on April 16, 2007; and

WHEREAS, According to Elie Wiesel, a Holocaust survivor and nationally recognized scholar, “... a memorial unresponsive to the future would violate the memory of the past”; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That April 16 through April 22, 2007, be proclaimed “California Holocaust Memorial Week,” and that Californians are urged to observe these days of remembrance for victims of the Holocaust in an appropriate manner; and be it further

Resolved, That the Chief Clerk of the Assembly transmit sufficient copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 29

Senate Concurrent Resolution No. 8—Relative to Child Abuse Prevention Month.

WHEREAS, Child abuse and neglect continue to pose a serious threat to our nation's children; and

WHEREAS, In 1996, more than 3,000,000 children were reported to child protective agencies in the United States as having suffered abuse and neglect; and

WHEREAS, It is estimated that for every three dollars (\$3) spent on the prevention of child abuse and neglect, at least six dollars (\$6) are saved that might be spent on child welfare services, special education services, medical care, foster care, counseling, and the housing of juvenile offenders; and

WHEREAS, Child abuse and neglect is a community problem and finding solutions depends on the involvement of people throughout the community; and

WHEREAS, The first organized statewide Blue Ribbon Campaign was originated in Norfolk, Virginia, by the grandmother of Bubba Dickinson, a child who was murdered by his mother's abusive boyfriend; and

WHEREAS, In recent years, the National Committee to Prevent Child Abuse, the California chapter and other local affiliates, United States military bases, and other groups have organized Blue Ribbon Campaigns to increase public awareness of child abuse and to promote ways to prevent child abuse; and

WHEREAS, The National Committee to Prevent Child Abuse, in all its forms, has proclaimed April as National Child Abuse Prevention Month; and

WHEREAS, Blue ribbons are displayed to increase awareness of child abuse and as a strategy for Child Abuse Prevention Month; and

WHEREAS, This year's campaign is entitled "Protecting Children Promoting Healthy Families and Preserving Communities"; and

WHEREAS, The flexibility of this program offers numerous opportunities to be innovative and to create partnerships within business, professional, and community organizations; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature does hereby acknowledge the month of April 2007 as Child Abuse Prevention Month, and encourage the people of the State of California to work together to support youth-serving child abuse prevention activities in their communities and schools during that month and throughout the year; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 30

Senate Concurrent Resolution No. 19—Relative to West Nile Virus and Mosquito and Vector Control Awareness Week.

[Filed with Secretary of State April 30, 2007.]

WHEREAS, West Nile virus is a mosquito-borne disease that can result in debilitating cases of meningitis and encephalitis and death to humans, horses, avian species, and other wildlife; and

WHEREAS, In the last two years, West Nile virus has killed 24 people in California and sickened nearly 1,200 others; and

WHEREAS, The State Department of Health Services and the Centers for Disease Control predict West Nile virus will again pose a public health threat in California in 2007; and

WHEREAS, Adequately funded mosquito and vector control, disease surveillance, and public awareness programs are the best way to prevent outbreaks of West Nile virus and other diseases borne by mosquitoes and other vectors; and

WHEREAS, Mosquitoes and other vectors, including, but not limited to, ticks, Africanized honey bees, rats, fleas, and flies, continue to be a source of human suffering, illness, death, and a public nuisance in California and around the world; and

WHEREAS, Excess numbers of mosquitoes and other vectors spread diseases, reduce enjoyment of outdoor living spaces, both public and private, reduce property values, hinder outdoor work, and reduce livestock productivity; and

WHEREAS, Professional mosquito and vector control based on scientific research has made great advances in reducing mosquito and vector populations and the diseases they transmit; and

WHEREAS, Established mosquito- and vector-borne diseases such as plague, Lyme disease, and encephalitis, and new and emerging vector-borne diseases, such as hantavirus, arenavirus, babesiosis, and ehrlichiosis cause illness and sometimes death every year in California; and

WHEREAS, Mosquito and vector control districts throughout the State of California work closely with the United States Environmental Protection Agency and the State Department of Health Services to reduce pesticide risks to humans, animals, and the environment while protecting human health from mosquito- and vector-borne diseases and nuisance attacks; and

WHEREAS, The public's awareness of the health benefits associated with safe, professionally applied mosquito and vector control methods

will support these efforts, as well as motivate the public to eliminate mosquito and vector breeding sites on private property; and

WHEREAS, Educational programs have been developed to include schools, civic groups, private industry, and governmental agencies, in order to meet the public's need for information about West Nile virus, other diseases, and mosquito and vector biology and control; and

WHEREAS, Public awareness can result in reduced production of mosquitoes and other vectors on private, commercial, and public lands by responsible parties, avoidance of the bites of mosquitoes and other vectors when the risk of West Nile virus and other disease transmission is high, detection of human cases of mosquito- and vector-borne diseases that may otherwise be misdiagnosed for lack of appropriate laboratory testing, and the formation of mosquito or vector control agencies where needed; and

WHEREAS, Public awareness can result in action to provide adequate funding for existing mosquito and vector control agencies or in areas where there are no existing controls; and

WHEREAS, West Nile Virus and Mosquito and Vector Control Awareness Week will increase the public's awareness of the threat of West Nile virus and other diseases and the activities of the various mosquito and vector research and control agencies working to minimize the health threat within California, and will highlight the educational programs currently available; and

WHEREAS, The Mosquito and Vector Control Association of California has designated the week of April 23 to April 29, 2007, inclusive, as West Nile Virus and Mosquito and Vector Control Awareness Week in the State of California; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby declares that the week of April 23 to April 29, 2007, inclusive, be designated as West Nile Virus and Mosquito and Vector Control Awareness Week; and be it further

Resolved, That the Secretary of the Senate transmit a copy of this resolution to the Governor and Director of Health Services.

RESOLUTION CHAPTER 31

Senate Concurrent Resolution No. 26—Relative to World Languages and Cultures Month.

[Filed with Secretary of State April 30, 2007.]

WHEREAS, In 2006, under the direction of the President of the United States, the United States Department of Education, the United States Department of State, the United States Department of Defense, and the Office of the Director of National Intelligence collaborated to establish the National Security Language Initiative (NSLI); and

WHEREAS, The NSLI is designed to dramatically increase the number of Americans learning critical need languages, including Arabic, Chinese, Russian, Hindi, Farsi, and other languages, through new and expanded programs for kindergarten through university and into the workforce; and

WHEREAS, In order to meet the mission of the NSLI, Americans must be able to communicate in other languages, a challenge most California educational agencies are totally unprepared to meet; and

WHEREAS, The President of the United States in 2006 proposed the American Competitiveness Initiative to ensure that our students develop the 21st century skills they need to compete and thrive in the competitive global economy; and

WHEREAS, The United States Secretary of Education, in her Statement on International Education Week 2006, declared that “Technology has leveled the playing field and flattened the world ... and has illustrated the importance of foreign languages in communicating and forming partnerships with citizens from other cultures and countries”; and

WHEREAS, The Committee for Economic Development (CED) issued a report in 2006 entitled “Education for Global Leadership: The Importance of International Studies and Foreign Language Education for U.S. Economic and National Security”; and

WHEREAS, The CED report recommends the expansion of foreign language programs at every level of education to address the paucity of Americans fluent in foreign languages, especially critical, less-commonly taught languages; and

WHEREAS, California, due to its rich heritage of linguistic and cultural resources, is uniquely poised to play a leadership role in advancing the various national and state initiatives to expand the teaching and learning of foreign languages; and

WHEREAS, Proficiency in more than one language enhances communication and strengthens positive interactions among people in the United States and around the world; and

WHEREAS, The study of languages improves the academic and literacy skills of pupils, leading to increased levels of achievement on verbal and quantitative examinations; and

WHEREAS, The study of languages and cultures provides pupils with the opportunity to gain insight into the history, heritage, and perspectives

of all California residents and of residents of other communities around the world; and

WHEREAS, The conditions of the current international economy require that people be able to interact effectively with individuals from different cultural backgrounds; and

WHEREAS, Linguistic and cultural competence is critical to the security needs of the United States; and

WHEREAS, The study of languages and cultures increases understanding of, and encourages respect for, people of different backgrounds; and

WHEREAS, California language organizations are participating in a 10-year Discover Languages, Discover the World! campaign sponsored by the American Council on the Teaching of Foreign Languages to increase public awareness in the United States of the importance of providing educational instruction in languages and cultures; and

WHEREAS, During the month of May 2007 the California Language Teachers' Association, the California Foreign Language Project, the University of California Consortium for Language Learning and Teaching, and other educational organizations throughout California will sponsor special activities to promote awareness of the importance of California residents being able to interact successfully in multilingual and multicultural contexts in the United States and around the world; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby proclaims the month of May 2007, as World Languages and Cultures Month, during which time the Legislature encourages all educational communities in California to celebrate languages and cultures with appropriate pupil activities and programs that promote an understanding of the diversity of languages and cultures in California and the benefit that they represent to our nation, and urges all residents to become interested in and give full support to quality language and cultural programs for all pupils in California schools; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 32

Senate Concurrent Resolution No. 35—Relative to California Peace Officers' Memorial Day.

[Filed with Secretary of State May 7, 2007.]

WHEREAS, May 3, 2007, is California Peace Officers' Memorial Day, a day Californians observe in commemoration of those noble officers who have tragically sacrificed their lives in the line of duty; and

WHEREAS, Although California citizens are indebted to our California peace officers each day of the week, we make particular note of their bravery and dedication and we share in their losses on California Peace Officers' Memorial Day; and

WHEREAS, California peace officers have a job second in importance to none, and it is a job that is as difficult and dangerous as it is important; and

WHEREAS, The peace officers of California have worked dutifully and selflessly on behalf of the people of this great state, regardless of the peril or hazard to themselves; and

WHEREAS, By the enforcement of our laws, these same officers have safeguarded the lives and property of the citizens of California and have given their full measure to ensure those citizens the right to be free from crime and violence; and

WHEREAS, Special ceremonies and observations on behalf of California peace officers provide all Californians with the opportunity to appreciate the heroic men and women who have dedicated their lives to preserving public safety; now, therefore, be it

Resolved, by the Senate of the State of California, the Assembly thereof concurring, That California's peace officers who were killed in defense of their communities in 2006 be recognized;

Officer Rich May, East Palo Alto Police Department, End of Watch: January 7, 2006

Officer Earl H. Scott, California Highway Patrol, Modesto, End of Watch: February 17, 2006

Officer John Bailey, California Highway Patrol, Rancho Cucamonga, End of Watch: February 25, 2006

Deputy Pierre W. Bain, Los Angeles County Sheriff's Department, End of Watch: March 23, 2006

Sergeant Scott A. Hanson, Covina Police Department, End of Watch: July 3, 2006

Officer Nick-Tomasito Birco, San Francisco Police Department, End of Watch: July 26, 2006

Officer Brent W. Clearman, California Highway Patrol, Oakland, End of Watch: August 6, 2006

Officer Landon M. Dorris, Los Angeles Police Department, End of Watch: October 22, 2006

Deputy Jeffrey V. Mitchell, Sacramento County Sheriff's Department, End of Watch: October 27, 2006

Deputy William Joe Hudnall, Kern County Sheriff's Department, End of Watch: November 14, 2006

Officer Daniel S. Bessant, Oceanside Police Department, End of Watch: December 20, 2006

Officer Bryan D. Tuvera, San Francisco Police Department, End of Watch: December 23, 2006; and be it further

Resolved, That California's peace officers who were killed in defense of their communities in prior years, but not yet enrolled, also be recognized;

Constable Samuel D. Holman, Calaveras County Sheriff's Department, End of Watch: March 10, 1901

Deputy Constable Joseph Mamola, Oakland Township Constable's Office, End of Watch: April 13, 1927

Officer Roderick D. Gordon, Western Pacific Railroad, End of Watch: September 8, 1935

Officer David D. Irwin, California Highway Patrol, South Los Angeles, End of Watch: September 18, 2000; and be it further

Resolved, That the Members designate Thursday, May 3, 2007, as California Peace Officers' Memorial Day, and urge all Californians to remember those individuals who gave their lives for our safety and express appreciation to those who continue to dedicate themselves to making California a safer place in which to live and raise our families; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 33

Assembly Concurrent Resolution No. 37—Relative to Automotive Career Month.

[Filed with Secretary of State May 9, 2007.]

WHEREAS, The automotive industry employs over 500,000 Californians in automotive-dependent careers; and

WHEREAS, California ranks third among all states in the number of people employed by the auto industry, is home to the national headquarters for several automobile manufacturers, and is the location for research and design facilities for many domestic and international automobile manufacturers; and

WHEREAS, Career opportunities are expanding the over 1,600 new car dealers located in California, where dynamic positions with

high-income potential can be found in fields such as sales, auto repair and service, finance, marketing, administration, design, technology and computers, and communications; and

WHEREAS, Over the next 10 years, new car dealers in California will have to annually recruit 3,600 educated and well-trained auto technician professionals to keep up with increasing demand; and

WHEREAS, Well-paying job opportunities in the automotive industry will be abundant in coming years, and auto technicians alone can earn forty thousand dollars (\$40,000) to one hundred thousand dollars (\$100,000) annually; and

WHEREAS, The Legislature has recognized the importance of Career Technical Education (CTE) by approving the Strategic Growth Plan, approved by voters in November 2006, which authorized a general obligation bond to provide five hundred million dollars (\$500,000,000) for Career Technical Education, and increasing CTE funds by 18 percent over the last three years; and

WHEREAS, Automotive Youth Educational Systems (AYES) and its unique public-private partnership between auto manufacturers, new car dealers, and the State Department of Education, is the premier high school-to-work initiative preparing young people for entry level career positions or advanced studies in automotive technology; and

WHEREAS, AYES has over 20 California schools on its roster that join more than 400 AYES school programs nationally; and

WHEREAS, In addition to AYES-qualified high schools, nearly 500 other high schools, 55 regional occupational programs, and 70 community colleges offer automotive technology training programs in California; and

WHEREAS, A model public-private partnership in automotive technology is the Southland/Cerritos Center for Transportation Technology, a new educational center on the Cerritos College campus that connects education and industry to address the employment needs of Southern California auto dealers; and

WHEREAS, During Automotive Career Month, the California Motor Car Dealers Association and the state's new car dealers, automobile manufacturers, and other industry partners will reach out to students, teachers, and parents to educate them about the wide array of career opportunities available in the automotive industry; and

WHEREAS, Through this national initiative and many partnerships with manufacturers and educational professionals, new car dealers are leading the way in providing young people with well-paying and rewarding career opportunities; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the month of April 2007, is hereby officially designated Automotive Career Month; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 34

Assembly Concurrent Resolution No. 40—Relative to Financial Literacy Month.

[Filed with Secretary of State May 9, 2007.]

WHEREAS, Californians' total personal income is 57 percent higher than the next closest state and accounts for 13 percent of all personal income in the United States; and

WHEREAS, Thirteen percent of Californians live below the poverty level; and

WHEREAS, During the past two decades, the proportion of households with outstanding debt has risen dramatically, and this increase has been the greatest for the lowest 40 percent of the income distribution; and

WHEREAS, In 2005, consumer bankruptcy filings numbered over 2 million, up 31.6 percent from 2004, representing one in every 53 households; and

WHEREAS, In 2005, Chapter 7 consumer bankruptcy filings, which provide consumers with the greatest relief from their debt, increased 47.2 percent; and

WHEREAS, Average credit card debt among low- and moderate-income households is \$8,650; and

WHEREAS, Over one-third of young adults own credit cards, and young people receive little in the way of financial education; and

WHEREAS, Average credit card debt among indebted young adults, ages 25 to 34 years, inclusive, increased by 55 percent in the past decade, to \$4,088, and average credit card debt among young adults, ages 18 to 24 years, inclusive, increased 104 percent; and

WHEREAS, Fifty-two percent of Americans do not regularly check their credit reports; and

WHEREAS, Forty-three percent of American families spend more than they earn; and

WHEREAS, A recent federal research survey found that Americans hold a total of \$1.9773 trillion in debt, not including mortgage debt, meaning a debt of \$18,654 per household; and

WHEREAS, The U.S. savings rate for consumers in late 2005 was a negative 1 percent, the lowest since the Great Depression; and

WHEREAS, The 2006 Retirement Confidence Survey found that a large majority of workers who have not put money aside for retirement have little in savings if at all; and

WHEREAS, The average amount in retirement accounts is \$49,944; and

WHEREAS, Forty-three percent of American households do not have retirement accounts; and

WHEREAS, Almost 70 percent of retired workers reported that they now spend the same as or more than they did when they worked; and

WHEREAS, Seventy percent of retirees said they wish they had saved more during their working years and 59 percent said they should have started saving earlier; and

WHEREAS, High school seniors taking part in a national survey of financial knowledge scored an average of 52.4 percent, which is a failing grade; and

WHEREAS, Only seven states require high school students to pass a test on personal finance in order to graduate; and

WHEREAS, In recent years, total annual borrowing through student loans has soared 85 percent, easily outpacing the 41 percent rise in public college costs and the 28 percent increase at private schools; and

WHEREAS, Undergraduates reported freshman year as the most prevalent time for obtaining credit cards, with 56 percent reporting having obtained their first card at 18 years of age; and

WHEREAS, Eighty-three percent of undergraduate students have at least one credit card with an average balance of \$2,237; and

WHEREAS, By the time a college student graduates he or she will have, an average, \$20,402 in credit card and education loan balances; and

WHEREAS, Increasing the financial literacy of all economic and ethnic groups is documented to improve attitudes, lead to improved decision-making, and provide for a more secure future for the individuals and their families who have been educated with regard to these issues; and

WHEREAS, Financial literacy training may be easily integrated as a valuable component for elementary and secondary schools, colleges and universities, libraries, community groups, and citizen town hall meetings; and

WHEREAS, Many groups are dedicated to increasing the financial literacy of Americans and a broad range of quality personal finance instructional materials and curricula have been created for this purpose,

but the audience to which this information is vital is not being reached; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby declares the month of April 2007 as Financial Literacy Month, in order to raise public awareness about the need for increased financial literacy; and be it further

Resolved, That legislators, employers, schools, service groups, community organizations, libraries, financial institutions, and the media, be encouraged to provide opportunities for financial literacy education for all Californians through a variety of means, and to collaborate with members of the California Society of Certified Public Accountants, California Jump Start Coalition, and others, as they provide outreach and education; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 35

Assembly Concurrent Resolution No. 42—Relative to Donate Life California.

[Filed with Secretary of State May 9, 2007.]

WHEREAS, Organ, tissue, and blood donation are life-giving acts recognized worldwide as expressions of compassion to those in need; and

WHEREAS, More than 95,000 individuals nationwide and almost 20,000 in California are currently on the national organ transplant wait list, and every 90 minutes one person dies while waiting for a donated organ; and

WHEREAS, A single individual's donation of the heart, lungs, liver, kidneys, pancreas, and small intestine can save up to eight lives. The donation of tissue can save and enhance the lives of up to 50 others, and a single blood donation can help three people in need; and

WHEREAS, Millions of lives each year are saved and enhanced by donors of organs, tissue, and blood; and

WHEREAS, More than one million Californians have signed up with the state-authorized Donate Life California Registry to ensure that their wishes to be organ and tissue donors are honored; and

WHEREAS, California residents can register with the Donate Life California Registry when applying for or renewing their driver's licenses

or identification cards at the Department of Motor Vehicles (DMV); now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That in recognition of April as National Donate Life Month, the Legislature proclaims April 4, 2007, as DMV/Donate Life California Day in the State of California, and the month of April 2007 as DMV/Donate Life California Month in the State of California. In doing so, the Legislature encourages all Californians to check “YES!” when applying for or renewing their driver’s license or identification card, or by signing up at www.donateLIFECalifornia.org or www.doneVIDACalifornia.org; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 36

Senate Concurrent Resolution No. 29—Relative to Lyme Disease Awareness Month.

[Filed with Secretary of State May 10, 2007.]

WHEREAS, Lyme disease is caused by the spirochete (a corkscrew-shaped bacteria) called *Borrelia burgdorferi* and is transmitted by the western black-legged tick. Lyme disease was first identified in North America in the 1970s in Lyme, Connecticut, the town for which it was then named. This disease has since been reported in many areas of the country, including 52 counties in California. Its spread is essentially global, having been reported in 30 countries on 6 continents and several islands. Lyme disease, therefore, is not “rare” and 25 percent of its victims are under 15 years of age; and

WHEREAS, The federal Centers for Disease Control and Prevention (CDC) made Lyme disease a nationally notifiable condition in 1982. Over 125,000 cases have since been reported nationwide, making Lyme disease the most frequently reported vector-borne disease. In 2002, the number of cases reported increased by 40 percent over the prior year to 23,763 cases. The CDC estimates that only 10 percent of the Lyme disease cases are actually reported, and the current CDC surveillance criteria is outdated and leads to gross underreporting; and

WHEREAS, Lyme disease mimics many other diseases and is called the second “great imitator” after syphilis. Patients are often misdiagnosed with more familiar conditions, including chronic fatigue, fibromyalgia, multiple sclerosis, amyotrophic lateral sclerosis (Lou Gehrig’s disease),

or Parkinson's disease, for which there is no cure, only palliative remedies. Manifestations of cognitive and memory impairment from neurological Lyme disease are commonly misdiagnosed as depression or other mental conditions; and

WHEREAS, Prompt treatment with antibiotics at the onset of Lyme disease can cure the infection and prevent complications of "persistent Lyme disease." However, if treatment is delayed, the disease will cause progressive debilitation and recovery will take much longer; and

WHEREAS, In California, the western black-legged tick (*Ixodes pacificus*) transmits the bacteria that cause Lyme disease during its bite and blood draw. These ticks are most common in the coastal regions and along the western slope of the Sierra Nevada range. Ticks prefer cool moist environments, such as shaded grasses, shrubs, and leaf litter under trees in oak woodlands; and

WHEREAS, Ticks have three life stages. The larvae and nymphs are found in low, moist vegetation such as in leaf litter and oak tree trunks. Adults are found on the tips of grasses and shrubs, often along trails and usually carried by deer. Infected nymphs and adult females of the western black-legged tick can transmit Lyme disease bacterium to humans. Because nymphs are tiny and difficult to see, they may not be removed promptly. Nymphs are most active in spring and early summer, when people are most likely to be outdoors. Indeed, the peak time for contracting the disease is between April and June, hence the designation of May as Lyme Disease Awareness Month; and

WHEREAS, There are fewer than 30 "Lyme-literate" physicians in clinical practice in California, resulting in frequent misdiagnosis and undertreatment of patients. This marginalization has led to broken families, financial hardship, job loss, increased numbers of people on disability or welfare, and even death. Lyme disease is a hidden public health epidemic that must be addressed promptly; and

WHEREAS, In 1999, Senate Bill 1115 established the Lyme Disease Advisory Committee (LDAC) to provide information and service to the Lyme patient community and to focus expertise and potential leadership on this public health epidemic and to encourage the use of protective clothing; and

WHEREAS, In 2002, Assembly Bill 2125 established that Lyme disease could be a compensable employment injury through the workers' compensation system for certain law enforcement personnel, thus recognizing that Lyme disease could be an occupational hazard and job injury; and

WHEREAS, In 2004, the International Lyme and Associated Diseases Society developed "Evidence-based Guidelines for the Management of Lyme Disease," published in Expert Review and Anti-infective

Ther.:2(1), 2004. It is now clear that long-term antibiotic treatment of persistent Lyme disease can be effective; and

WHEREAS, In 2004, Assembly Bill 1091 revised the method by which the state may modify the list of reportable diseases making Lyme disease laboratory-reportable in addition to doctor-reportable. This made a difference. For the first half of 2006, 119 Lyme disease cases were reported, versus 26 and 17 reported for the years 2005 and 2004, respectively; and

WHEREAS, Recently, in 2005, Assembly Bill 592 had a two-fold purpose: to ensure that physicians who diagnose Lyme disease based on personal examination and develop a treatment plan based on informed consent with the patient cannot be charged with incompetence for this professional practice, and specifically recognizing the treatment of “persistent Lyme disease” opening a window for both physicians and patients to see that this complex disease can indeed be treated. Today, California and Rhode Island are the only states in the United States that have this kind of state legislation; and

WHEREAS, The Legislature finds that this disease is a developing epidemic that presents a major health threat to all Californians; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature of the State of California hereby proclaims the month of May 2007 as Lyme Disease Awareness Month; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 37

Senate Concurrent Resolution No. 28—Relative to youth sports.

[Filed with Secretary of State May 15, 2007.]

WHEREAS, The 2006 FITNESSGRAM data compiled by the State Department of Education reveals that over 70 percent of California children in grades 5, 7, and 9 do not meet minimum physical fitness standards and over 32 percent of California youth are overweight; and

WHEREAS, The state’s childhood obesity epidemic and related health conditions and associated costs are expected to increase unless concerted and coordinated efforts are made to increase opportunities for children and youth to engage in age-appropriate, high-quality physical activity programs during nonschool hours; and

WHEREAS, The Governor and Legislature have significantly increased statewide awareness regarding the risks associated with childhood obesity and have prioritized efforts to increase physical activity among children; and

WHEREAS, The California Park and Recreation Society promotes sports instruction, recreation, and play as natural and accepted ways for children and youth to engage in physical activity during nonschool hours; and

WHEREAS, Participation in physical activities can lower a child's risk of developing chronic health problems such as high blood pressure, asthma, heart disease, and diabetes, and can also help children grow up to be healthier adults; and

WHEREAS, Local park and recreation agencies are the primary providers of the spaces and places such as ball fields, sports centers, fitness centers, swimming pools, trails, and parks for youth sports experiences; and

WHEREAS, Local park and recreation agencies are the primary providers of the instructional sports programs and leagues for children and youth of all ages, gender, ethnicity, and abilities; and

WHEREAS, Trained staff and appropriately managed youth sports and physical activity programs focused on team building and positive peer interactions can greatly enhance physical activity experiences while ensuring the health and safety of California children; and

WHEREAS, In order to realize the true impact of youth sports participation and to provide a safe, positive, healthful, and fun environment for youth and their families to participate, we must raise the operating standards among all youth sports program providers; and

WHEREAS, The California Park and Recreation Society and its partner the National Alliance for Youth Sports seeks to improve the quality of youth sports experiences believing that "Better Sports for Kids, Better Kids for Life" is a model for all providers to use in providing youth sports programs; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature recognizes the importance of quality youth sports experiences for the health development of California's children, as well as the important role that local park and recreation agencies play in providing safe and enjoyable youth sports experiences; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 38

Senate Concurrent Resolution No. 31—Relative to Healthy Communities Awareness Month.

[Filed with Secretary of State May 15, 2007.]

WHEREAS, There are more than 36 million people living in California; and

WHEREAS, Nearly 20 percent of California adults and 27 percent of California children are considered overweight or obese; and

WHEREAS, The League of California Cities, the California State Association of Counties, and the California School Boards Association support policies that focus on health and wellness, continuing education, and healthier lifestyles in all communities; and

WHEREAS, Many cities, counties, and schools have adopted policies, programs, and ordinances that promote healthy lifestyles by making their communities walkable, promoting youth and senior activities, eliminating the sale of junk food in city, county, or school facilities, providing incentives for stores that sell fresh produce to locate in depressed neighborhoods, and providing exercise opportunities for their residents; and

WHEREAS, The Cities, Counties and Schools Partnership Board of Directors adopted “Healthy Children, Healthy Communities: An Action Guide for California Communities” to support local government in collaboratively addressing child obesity; and

WHEREAS, City, county, and school officials believe there are important, long-term community benefits to be gained by encouraging healthy lifestyles, including a potential decrease in the rate of childhood obesity and its negative health-related impacts; and

WHEREAS, State and local communities can work together to understand the relationship between obesity, land-use policies, and community planning; and

WHEREAS, The state and local communities can work together to ensure that there are safe places for their residents to be active such as in parks, ball fields, pools, gyms, and recreation centers; and

WHEREAS, Access to healthy foods has a direct impact on the overall health of our community and planning for fresh food, open space, sidewalks, and parks should be a priority; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature recognizes the importance of health and wellness in communities and the role planning plays in keeping our state and communities healthy and hereby declares this May and every

May thereafter to be Healthy Communities Awareness Month; and be it further

Resolved, That the Legislature encourages all citizens and local governments to celebrate Healthy Communities Awareness Month in a variety of ways; and be it further

Resolved, That the Secretary of the Senate provide copies of this resolution to the author's office for appropriate distribution.

RESOLUTION CHAPTER 39

Assembly Concurrent Resolution No. 29—Relative to NASCAR.

[Filed with Secretary of State May 21, 2007.]

WHEREAS, California is home to the California Speedway, host of two 2007 NASCAR Nextel Cup races; and

WHEREAS, May 18, 2007, is the fourth annual NASCAR Day, a one-day celebration of the NASCAR spirit; and

WHEREAS, The mission of NASCAR Day is to encourage individuals and corporations involved in NASCAR to join together to support the NASCAR Foundation; and

WHEREAS, The NASCAR Foundation was formed to support a wide range of charitable initiatives that reflect the core values of the entire NASCAR family; and

WHEREAS, On NASCAR Day, fans are encouraged to wear their NASCAR Day lapel pin to show their support; and

WHEREAS, NASCAR Day is an opportunity for fans to show their support for the sport, and help charities related to NASCAR drivers, teams, and tracks; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature declares May 18, 2007, as NASCAR Day for the State of California, and encourages fans to wear their NASCAR Day lapel pin to show their support; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 40

Assembly Concurrent Resolution No. 38—Relative to Vintners Hall of Fame.

[Filed with Secretary of State May 21, 2007.]

WHEREAS, On March 9, 2007, The Culinary Institute of America at Greystone will host the First Annual Vintners Hall of Fame Dinner at the St. Helena campus, and it is appropriate at this time to draw the special attention of the public to this prestigious event; and

WHEREAS, The Vintners Hall of Fame was created to honor and recognize California's wine industry pioneers, founders, and icons; and

WHEREAS, The Vintners Hall of Fame annual induction dinner and gala fundraising reception will endow new scholarship programs for the Rudd Center for Professional Wine Studies at The Culinary Institute of America at Greystone; and

WHEREAS, Founded in 1946, The Culinary Institute of America is an independent, nonprofit college offering bachelor's and associate degrees in culinary arts and baking and pastry arts; and

WHEREAS, A network of more than 37,000 alumni in foodservice and hospitality has helped earn The Culinary Institute of America its reputation as one of the world's premier culinary colleges; and

WHEREAS, Courses for foodservice professionals are offered at the college's main campus in Hyde Park, New York, and at The Culinary Institute of America at Greystone's campus in St. Helena; and

WHEREAS, Greystone also offers baking and pastry, advanced culinary arts, and wine certifications; and

WHEREAS, The Culinary Institute of America at Greystone has announced six wine industry founders and two wine industry icons to join Robert Mondavi in the Vintners Hall of Fame; and

WHEREAS, Founders, who are vintners whose early ventures planted the roots of the present-day California wine industry, include Andre Tchelistcheff, Georges de Latour, Charles Krug, Agoston Haraszthy, Gustave Niebaum, and Brother Timothy; and

WHEREAS, Icons, who are individuals whose achievements have contributed to the establishment and growth of the California wine industry, include Maynard Amerine and Harold Olmo; and

WHEREAS, The reception and dinner ceremony will gather the elite of the California and International Wine industries to honor Robert Mondavi's pioneering contributions to wine in America; and

WHEREAS, Robert Mondavi's commitment to advancing California's wine industry motivated him to produce wines that were intended to compete with premium European brands; and

WHEREAS, Robert Mondavi's induction into the Hall of Fame cites the fundamental changes in the industry that are a result of the risks he took throughout his life's mission that range from the introduction of cold fermentation in stainless steel tanks, the use of French oak barrels,

to the collaboration with the National Aeronautics and Space Administration using aerial imaging to understand the health and vigor of the vines; and

WHEREAS, Robert Mondavi, who has been at the forefront of wine education and innovation, views winegrowing and winemaking as a collaboration with nature, and the wine as a natural expression of the soil, climate, and vine; and

WHEREAS, To further honor Robert Mondavi, a sculpture in his likeness created by artist Larry Nolan, of LJM Sculpture in Windsor, Vermont, will be unveiled as the first of many to be on display to the public in the Vintners Hall of Fame room at Greystone; and

WHEREAS, The California wine industry has a long and continuing history and, in recent decades has become recognized for producing the world's finest wine; and

WHEREAS, Through ongoing research, wine education, and innovation, California's vintners further enhance the quality and competitiveness of their products and, under their leadership, the story of California wine continues to evolve; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature congratulates the Culinary Institute of America at Greystone on the occasion of the establishment of its Vintners Hall of Fame and first annual induction ceremony, and commends its inaugural recipients for their stellar efforts to serve as the voice of the California wine industry and for their contributions to the beautiful and diverse wine regions throughout the state; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of the resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 41

Assembly Concurrent Resolution No. 46—Relative to Skin Cancer Awareness Month.

[Filed with Secretary of State May 21, 2007.]

WHEREAS, Malignant melanoma, a serious skin cancer, is characterized by the uncontrolled growth of pigment-producing tanning cells; and

WHEREAS, Excessive exposure to ultraviolet radiation (UVA and UVB) is the most important and preventable cause of melanoma. Other possible causes include genetic factors and immune deficiencies.

Malignant melanoma has also been linked to past sunburns and sun and tanning device exposure at younger ages; and

WHEREAS, Melanoma can affect men, women, and children; and

WHEREAS, The incidence of melanoma has doubled in the last 20 years, and it continues to rise faster than any other cancer in women, except for lung cancer. Melanoma is the most common form of cancer among people between 25 and 29 years of age, and experts estimate that if the present rate continues, soon melanoma will strike one in 70 Californians; and

WHEREAS, Early detection is crucial. There is a direct correlation between the detection of melanoma and the survival rate. If melanoma is detected and treated early and aggressively by a qualified medical professional, the cure rate is very high; and

WHEREAS, Melanoma in its early stages may only be detected by visual inspection. Dermatologists recommend regular self-examination of the skin to detect changes in its appearance, especially changes in existing moles or blemishes. Additionally, patients with risk factors should have a complete skin examination annually; and

WHEREAS, On Monday, May 7, 2007, the California Society of Dermatology and Dermatologic Surgery engaged in its Eighth Annual Skin Cancer Awareness Day public health screening at the State Capitol Building, and in the seven preceding years, the society has screened nearly 2,000 persons, including constitutional officers, Members of the Legislature, members of the capitol community, and the general public; and

WHEREAS, The California Society of Dermatology and Dermatologic Surgery has an outstanding record of service and leadership in advancing the cause of prevention, detection, and treatment of skin cancers and diseases of the skin, and in its service to the capitol community and the people of the State of California, and is encouraged to continue its endeavors to expand these screening and detection efforts throughout the state; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the month of May 2007, shall be recognized as Skin Cancer Awareness Month in California, and that all Californians shall be encouraged to make themselves and their families aware of the risk of skin cancer as well as the measures that can be taken to prevent it; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 42

Assembly Concurrent Resolution No. 43—Relative to Cinco de Mayo Week.

[Filed with Secretary of State May 21, 2007.]

WHEREAS, Cinco de Mayo, or the fifth of May, is memorialized as a significant date in the history of California and Mexico in recognition of the courage of the Mexican people, who defeated a better trained and equipped army at the “Batalla de Puebla”; and

WHEREAS, Cinco de Mayo serves to remind us that the foundation of any nation and our state is in its people, in their spirit and courage in the face of adversity, in the strength of their drive to achieve self-determination, and in their willingness to sacrifice even life itself in the pursuit of freedom and liberty; and

WHEREAS, Cinco de Mayo offers an opportunity to reflect on the courage and achievements not only of the Mexican forces at Puebla, but also on the courage and achievements of Latinos here in California; and

WHEREAS, Achievements by Latinos in America and California include contributions to all facets of our community; and

WHEREAS, Latino voters continue to go to the polls in record numbers and influence the entrance of newly elected Latino public officials in both the Democratic and Republican parties and issues ranging from affordable housing, investing in our children, ensuring that higher education is affordable and accessible, creating good paying jobs for working families, and improving the overall quality of life for all Californians; and

WHEREAS, California’s Latinos have contributed to our culture and society through their many achievements in music, food, dance, poetry, literature, architecture, entertainment, sports, and across a broad spectrum of artistic expression; and

WHEREAS, In 2001, the Latino Caucus saw a need to recognize and honor distinguished Latinos for their contributions and dedication to California and the United States’ economy and cultural life with the annual Latino Spirit Awards. These recipients are outstanding individuals who have greatly contributed to the wonderful music, poetry, literature, journalism and entertainment of California, the United States and the world; and

WHEREAS, Latinos in California have challenged the frontiers of social and economic justice, thereby improving the working conditions and lives of countless Californians; and

WHEREAS, Latino entrepreneurs in the United States are the fastest growing group of business owners in our economy; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature urges all Californians to join in celebrating Cinco de Mayo, the historic day to honor the valiant spirit of the brave Mexicanos who defended the town of Puebla against the French invaders, to honor the Mexican Americans of today who have fought, died, and lived to protect the freedom of the United States; and be it further

Resolved, That the Legislature declares April 29 through May 5, 2007, as Cinco de Mayo Week; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 43

Assembly Concurrent Resolution No. 47—Relative to National Multicultural Cancer Awareness Week.

[Filed with Secretary of State May 21, 2007.]

WHEREAS, National Multicultural Cancer Awareness Week has been observed across the country each year since 1987 to bring attention to the disparities of cancer among racial and ethnic populations; and

WHEREAS, The American Cancer Society is participating in National Multicultural Cancer Awareness Week to point out the disparities in cancer incidence and mortality, and to encourage public and private sector commitments to helping eliminate these disparities; and

WHEREAS, California is the most populous and ethnically diverse state in the country, and thus, in a position to provide leadership for the nation to address the reduction of the incidence of cancer among all races and genders; and

WHEREAS, In California, disparities exist in knowledge about cancer; access to early detection, high quality treatment, health care coverage, and health care; and in survival. Systemic inequities also exist, including differences in occupational hazards, environmental exposures to pollution and other toxins, access to education, nutrition, physical activity, safe neighborhoods, healthy foods, and other factors that contribute to cancer risk; and

WHEREAS, The risk of developing and dying from cancer varies considerably by race and ethnicity in California. The medically

underserved are often diagnosed at later stages, and with a higher incidence of cancers with higher mortality, like lung cancer, and are more likely to receive lower quality health care; and

WHEREAS, In California, African-American males have the highest overall cancer rate, while African-Americans generally have higher rates of stomach, liver, and multiple melanoma cancer, and are much more likely to have cancer of the prostate and larynx. Also, Asian Pacific Islanders and Latinos have substantially higher rates of certain cancers, including liver and stomach cancer, than other ethnic groups, and Asian Pacific Islander and Latino women are more likely to develop and die from cervical cancer than any other ethnic group. Further, lung cancer is rising among recently immigrated Cambodian and Vietnamese men, who also have among the highest smoking rates of all ethnic groups. Lastly, American Indian males also have high smoking rates and suffer from high lung cancer rates; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the week of April 15 to 21, 2007, inclusive, be declared “National Multicultural Cancer Awareness Week,” and that the private sector and the state and federal governments are encouraged to promote policies and programs that seek to reduce cancer disparities and as a result, improve cancer prevention, detection, treatment and followup care for all Californians; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 44

Assembly Concurrent Resolution No. 49—Relative to American Stroke Month 2007.

[Filed with Secretary of State May 21, 2007.]

WHEREAS, Stroke is the third leading cause of death in the United States, killing about 150,000 Americans each year; and

WHEREAS, Stroke is a leading cause of serious long-term disability with more than 1.1 million American adults experiencing functional limitations or difficulty with activities of daily living resulting from a stroke; and

WHEREAS, Americans are more aware of the risk factors and warning signs for stroke than in the past, but still less than one in five adults can correctly classify all stroke symptoms; and

WHEREAS, Warning signs of stroke include sudden numbness or weakness of the face, arm, or leg, especially on one side of the body; sudden confusion, trouble speaking or understanding; sudden trouble seeing in one or both eyes; sudden trouble walking, dizziness, loss of balance or coordination; and sudden severe headache with no known cause; and

WHEREAS, Stroke leads to the death of more than 16,000 citizens of California each year; and

WHEREAS, New and effective treatments have been developed to treat and minimize the severity and damaging effects of strokes, but much more research is needed; and

WHEREAS, The American Stroke Association's Power To End Stroke Campaign urges members of our communities to familiarize themselves with the warning signs, symptoms, and risk factors associated with stroke to reduce the devastating effects a stroke has on the entire community; and

WHEREAS, The themes for American Stroke Month 2007 are "Young People and Stroke" to educate the public and policymakers about the devastating effects of stroke in young people under 30 years of age, and "Igniting the Power" to end stroke in African-Americans, who are at particularly high risk of the disease, by empowering them to reduce their risk, recognize the warning signs, and respond quickly; now, therefore, be it

Resolved, by the Assembly of the State of California, the Senate thereof concurring, That the month of May 2007 shall be recognized as American Stroke Month in California in order to raise awareness of the effects of stroke; and be it further

Resolved, That the Legislature urges all California citizens to familiarize themselves with the warning signs, symptoms, and risk factors associated with stroke so that we might begin to reduce the devastating effects strokes have on our population; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 45

Assembly Joint Resolution No. 1—Relative to Charles R. Drew University of Medicine and Science.

[Filed with Secretary of State May 21, 2007.]

WHEREAS, In the early 1960s, many community leaders of the Watts-Willowbrook area within the County of Los Angeles were deeply concerned about the significant lack of transportation and medical services in an area serving over one million residents, and conducted meetings from 1963 to 1964 to determine the economic and social costs of not having adequate medical services and regional transportation within the area; and

WHEREAS, Community leaders repeatedly made presentations to government officials to stress the importance of addressing those needs in an urgent manner; and

WHEREAS, Due to the racial situation at the time, few efforts were made by the local, state, and federal government officials to address those immediate and critical concerns; and

WHEREAS, This governmental inaction contributed to the Watts Riots that occurred in the summer of 1965, killing 34 persons, injuring over 1,000, and causing extensive property damage; and

WHEREAS, In August 1965, Governor Edmund G. Brown established a commission, known as the McCone Commission, to investigate the reasons for the Watts Riots and to make specific recommendations; and

WHEREAS, The findings of the McCone Commission dramatically indicated the breakdown of government entities responsible for addressing the problems of the community and confirmed the needs of the community as previously identified by its leaders; and

WHEREAS, As a direct result of the McCone Commission recommendations, a postgraduate medical school was incorporated in 1966, and it immediately began to fulfill its mission of serving the community by training doctors and other health professionals committed to quality education and relevant research in the context of meaningful community service by providing health care with excellence and compassion to the underserved; and

WHEREAS, Over the years, this postgraduate medical school became the Charles R. Drew University of Medicine and Science (Drew University), and the school continues to actively fulfill its mission; and

WHEREAS, Because of the socioeconomic and political climate at the time of incorporation, Drew University was unable to meet certain dates as specified in the federal Higher Education Act of 1965 (P.L. 89-329, and amendments thereto) in order to acquire the status of a Historically Black College and University (HBCU) and later only became eligible for classification as a Historically Black Graduate Institution (HBGI); and

WHEREAS, Nevertheless, over the years, Drew University has demonstrated its full commitment to minority communities by implementing and expanding its high-quality medical programs without the benefit and advantages of those designations; and

WHEREAS, The time has come to remedy the adverse impact of these technical and arbitrary exclusions that limited Drew University's institutional potential by precluding it from becoming a full partner with its sister HBCU and HBGI institutions from around the nation; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature respectfully memorializes the Congress and President of the United States to enact legislation to allow the Charles R. Drew University of Medicine and Science to become a fully and legally designated HBCU and HBGI institution as those terms are defined in the federal Higher Education Act of 1965; and be it further

Resolved, That Drew University, as the only medical university west of the Mississippi River that is fully committed to HBCU and HBGI principles, should remain true to its mission, maintain all appropriate academic and medical accreditations, and serve as a model for its sister institutions that are committed to providing high-quality medical care to medically underserved communities; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 46

Assembly Concurrent Resolution No. 45—Relative to the 2007 State Scientist Day.

[Filed with Secretary of State May 29, 2007.]

WHEREAS, The state employs nearly 3,000 professional scientists working in over 30 state departments in 230 scientific classifications; and

WHEREAS, State scientists hold graduate degrees in virtually every scientific discipline, including biology, nematology, virology, seismology, epidemiology, toxicology, and several others; and

WHEREAS, State scientists are represented by the California Association of Professional Scientists (CAPS) which is dedicated to

professionalism, independence, responsible advocacy, and earning recognition for the important work of state scientists; and

WHEREAS, The work of state scientists protects the public from life-threatening diseases, safeguards our wildlife and abundant natural resources, and protects our air and water from toxic waste and pollution; and

WHEREAS, State scientists are required to make critical decisions every day based on rigorous scientific fact-finding and these decisions ultimately impact the lives and property of all Californians; and

WHEREAS, State scientists perform important work in the areas of infectious disease prevention, oil spill prevention and response, the monitoring of drinking water, the protection of crops, brownfield cleanups, chemical and radiological disaster response, and much more; and

WHEREAS, State scientists host an annual State Scientist Day at the State Capitol to increase public awareness and recognition of the significant contributions made by scientists working in state government while entertaining and educating over 2,000 elementary school students with fun, hands-on science exhibits, including digging for hidden artifacts, viewing live fish in a 1,500-gallon tank, and playing Pollution Prevention “Wheel of Fortune” and Coastal Creature “Jeopardy”; and

WHEREAS, State Scientist Day has sparked an interest in science for thousands of California school children, legislators, state employees, and the public who attend the special event; and

WHEREAS, The work of state scientists provides all Californians with hope for clean food, safe homes, clean air and water, and a healthy environment; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature of the State of California hereby proclaims Wednesday, May 23, 2007, as the 19th Annual State Scientist Day, and that this day shall be a tribute to the dedication and professionalism of the state scientists who work on behalf of all Californians; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 47

Assembly Concurrent Resolution No. 50—Relative to Asian and Pacific Islander American Heritage Month.

[Filed with Secretary of State May 29, 2007.]

WHEREAS, The earliest Asian Americans immigrated to the United States in the 1800s; and

WHEREAS, Asian and Pacific Islander Americans have played a critical role in the social, economic, and political development of California throughout its history; and

WHEREAS, The 4.22 million Asian and Pacific Islander Americans in California are one of the fastest growing ethnic populations in the state; and

WHEREAS, Asian and Pacific Islander Americans represent over 14 percent of California's population and represent ancestries that include Burmese, Cambodian, Chinese, East Indian, Filipino, Guamanian, Hawaiian, Hmong, Indonesian, Iu-Mien, Japanese, Korean, Laotian, Singaporean, Thai, Tongan, and Vietnamese; and

WHEREAS, The California Commission on Asian and Pacific Islander American Affairs was established in 2004 and is charged with advising the Governor, the Legislature, and state agencies on issues relating to the social and economic development, rights, and interests of the Asian and Pacific Islander American communities; and

WHEREAS, Asian and Pacific Islander American entrepreneurs have led many of California's businesses to the pinnacle of their respective industries; and

WHEREAS, Asian and Pacific Islander American communities throughout California actively promote their cultural heritage and promote cross-cultural understanding; and

WHEREAS, Asian and Pacific Islander Americans will continue to be an important part of California's diverse tapestry of cultures and ideas; and

WHEREAS, Asian and Pacific Islander American immigrants have contributed greatly to California's economic success, rural growth, and urban development; and

WHEREAS, Asian and Pacific Islander American refugees have revitalized many of California's communities, while bringing in new ideas and economic opportunities; and

WHEREAS, Asian and Pacific Islander American immigrants and refugees had to overcome tremendous odds and cultural barriers to establish a better life for their families; and

WHEREAS, Asian and Pacific Islander Americans have a proud legacy of service and dedication to the state and to the United States; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature commends Asian and Pacific Islander Americans for their notable accomplishments and outstanding service

to the state, and recognizes the month of May 2007 as Asian and Pacific Islander American Heritage Month; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 48

Assembly Concurrent Resolution No. 52—Relative to National Missing Children’s Day.

[Filed with Secretary of State May 29, 2007.]

WHEREAS, According to the United States Department of Justice, in one year there were an estimated 800,000 children missing; and

WHEREAS, On average, there are an estimated average of 2,185 children reported missing to law enforcement agencies daily; and

WHEREAS, As many as 58,200 of these children are victims of nonfamily abductions and more than 200,000 are the victims of family abductions; and

WHEREAS, The National Center for Missing and Exploited Children exists as a resource to help prevent child abduction and sexual exploitation, help find missing children, and assist victims of child abduction and sexual exploitation, their families, and the professionals who serve them. Although the National Center for Missing and Exploited Children assists law enforcement in the recovery of 96 percent of domestically missing children, too many children remain among the missing; and

WHEREAS, National Missing Children’s Day is a time to remember those children who are missing and give hope to their families; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That, in partnership with the National Center for Missing and Exploited Children and its collaborative organizations, the Legislature proclaims May 25, 2007, as National Missing Children’s Day; and be it further

Resolved, That the Legislature urges the participation of local government, law enforcement, schools, community-based organizations, and families in the protection and education of all individuals about the threat of child abduction and sexual exploitation, appropriate protective measures, and ways to respond and seek help from law enforcement and social services; and be it further

Resolved, That the Legislature encourages all individuals to take 25 minutes to teach a child important, possibly lifesaving, safety tips; and be it further

Resolved, That May 25, 2007, is set aside as National Missing Children's Day as part of the State of California's continuing efforts to prevent the abduction and sexual exploitation of children; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 49

Senate Concurrent Resolution No. 36—Relative to California Community College Music Day.

[Filed with Secretary of State June 1, 2007.]

WHEREAS, On May 11, 2007, the Music Association of California Community Colleges (MACCC) will celebrate California Community College Music Day, and it is appropriate at this time to draw the attention of the public to this special event; and

WHEREAS, Established in the 1953–54 school year as the California Junior College Music Educators Association, the name was modified after the State of California changed the name of the established Junior College System to the California Community Colleges; and

WHEREAS, MACCC is committed to addressing the wide variety of issues unique to California community college music teachers, with its membership including some of the most active and successful community college music teachers in the state; and

WHEREAS, MACCC recognizes that the attainment of musical skill is a lifelong endeavor, that the maintenance of these skills requires continuous practice and participation in musical activities, and that the inclusion of experienced, skilled musicians enhances the quality of a performing ensemble; and

WHEREAS, The MACCC organization has expanded to feature contests for composition majors and to provide the setting for performances of its conference choir and bands with world-renowned conductors, and it remains committed to working on behalf of the dedicated faculty to meet the needs of the music students who live in their respective communities; and

WHEREAS, The teachers who comprise the membership of the Music Association of California Community Colleges provide nurturing,

academically motivated programs that build confidence, raise student self-esteem, and provide each student with a belief system that supports the philosophy that all students can learn, achieve, and make good choices; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature of the State of California applauds the Music Association of California Community Colleges for the concern and commitment it has displayed for the education of its students, that May 11, 2007, be recognized as California Community College Music Day, and that each May 11 thereafter be recognized as California Community College Music Day; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 50

Senate Concurrent Resolution No. 42—Relative to Autism Awareness Month.

[Filed with Secretary of State June 1, 2007.]

WHEREAS, Autism spectrum disorders (ASDs) now impact one out of every 150 children in the United States and is the fastest growing serious developmental disability; and

WHEREAS, California has been the established leader in providing services and supports for the early identification, assessment, intervention, education, and treatment of individuals with ASDs that began with the passage of landmark state legislation such as the Lanterman Developmental Disabilities Services Act of 1969 and Assembly Bill 3854 (1974, Burton), relating to autism and public education; and

WHEREAS, Parents and family members have made invaluable contributions through their commitment, caring, and advocacy to important advances in research, education, and treatment for individuals with ASDs; and

WHEREAS, In 2005, Senator Perata authored Senate Concurrent Resolution 51 (Chapter 124, Stats. 2005) that established, with the support of Assembly Speaker Nunez and bipartisan backing, the Legislative Blue Ribbon Commission on Autism, which is comprised of, among others, Senator Darrell Steinberg as chair, and Dr. Barbara Firestone, President and CEO of The Help Group, as vice chair, to identify gaps in programs and services related to the education and

treatment of children, adolescents, transitional youth, and adults with ASDs, and to provide recommendations that will contribute to the development of a comprehensive and integrated continuum of programs, services, and funding; and

WHEREAS, In 2006, Assembly Member Pavley authored Assembly Bill 2513 (Chapter 783, Stats. 2006), which was sponsored and supported by the California School Boards Association, California Association of Suburban School Districts, and the Association of California School Administrators, directed the Superintendent of Public Education to establish the Superintendent's Autism Advisory Committee (SAAC), and required this multidisciplinary advisory group to develop recommendations by which public and nonpublic schools, including charter schools, can better serve pupils with autism and their parents; and

WHEREAS, The Budget Act of 2006 provided additional funding that expanded the ASDs initiative to include additional professional training and development, state and regional ASDs resource centers, expansion of ASDs support staff, and the development, publication, and dissemination of "ASD: Best Practice Guidelines for Treatment and Interventions"; and

WHEREAS, The State Department of Developmental Services, the regional centers for individuals with developmental disabilities, the State Department of Education and local school districts, the State Department of Health Care Services, and the Centers for Autism Developmental Disabilities Research and Epidemiology (CADDRE) Network are committed to improving the quality of life for individuals with ASDs; and

WHEREAS, The University of California, Davis M.I.N.D. Institute, launched in 1998 with inspiration from the parent community and funding from the California State Legislature, is now recognized internationally as a premier research institution that is advancing our knowledge of ASDs and other neurodevelopmental disorders; and

WHEREAS, First 5 California has made the issue of autism for children who are five years of age and younger an important priority, including the First 5 California Special Needs Project, which indicates that 19 percent of children suffer from developmental delays or disabilities that are frequently undetected by routine examinations during the first five years of life; and

WHEREAS, The Help Group, the Autism Society of America, Autism Speaks, Families for Early Autism Treatment (FEAT), Protection and Advocacy, Inc., and other nonprofit organizations contribute to the well-being of individuals with autism and their families; and

WHEREAS, Current scientific research has demonstrated that the early identification and intervention of children with ASDs can result in significant positive outcomes in many children with ASDs; and

WHEREAS, The University of California, Los Angeles is recognized as a Center of Excellence in autism by the National Institutes of Health and has made significant contributions to the field; and

WHEREAS, Public information and awareness efforts are of paramount importance in accelerating early identification efforts and the proliferation of early intervention programs and services; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature affirms its commitment to the important issues described in this resolution by declaring April 2007 as Autism Awareness Month in California and emphasizes that each and every individual with an ASD is a valued and important member of our society; and be it further

Resolved, That the Legislature recognizes and commends the parents and relatives of individuals with ASDs for their sacrifice and dedication in providing for the special needs of individuals with ASDs and for absorbing significant financial costs for specialized education and support services; and be it further

Resolved, That the Legislature supports the goal of increasing federal funding for basic and applied translational research to learn the root causes of autism and identify the best methods of early intervention and treatment, expand programs for individuals with autism across their lifespan, and promote understanding of the special needs of people with autism; and be it further

Resolved, That the Legislature continues to support the important work of the Legislative Blue Ribbon Commission on Autism, the Superintendent's Autism Advisory Committee, The Help Group, the University of California, Davis M.I.N.D. Institute, the First 5 California State and County Commission, Families for Early Autism Treatment (FEAT), Protection and Advocacy, Inc., the Autism Society of America, Autism Speaks, the State Department of Health Care Services, Center for Autism Developmental Disabilities Research and Epidemiology (CADDRE) Network, the California State Council on Developmental Disabilities, and others; and be it further

Resolved, That the Legislature stresses the need to identify children with ASDs and to begin early intervention services immediately after a child has been diagnosed with autism, and that those services, interventions, and supports for individuals with ASDs, and their families, must be provided in an integrated, seamless, comprehensive, individually

focused, and culturally competent manner that are delivered across the child's lifespan; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and Vice President of the United States, the State Department of Developmental Services, the State Department of Health Care Services, the Area Boards for Developmental Disabilities, the State Department of Education, the Association of Regional Center Agencies, the University of California, Davis M.I.N.D. Institute, the University of California, Los Angeles, the Legislative Blue Ribbon Commission on Autism, The Superintendent's Autism Advisory Committee, the California School Boards Association, the California Association of Suburban School Districts, the Association of California School Administrators, The Help Group, the local chapters of the Autism Society of America, Autism Speaks, the United States Department of Health and Human Services, the National Institutes of Health, the federal Centers for Disease Control and Prevention, the State Council on Developmental Disabilities, First 5 California State and County Commission, Families for Early Autism Treatment (FEAT), Protection and Advocacy, Inc., and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 51

Senate Concurrent Resolution No. 44—Relative to the Wakamatsu Tea and Silk Colony Day.

[Filed with Secretary of State June 1, 2007.]

WHEREAS, On May 20, 1869, the steamship China landed in San Francisco carrying the first group of settlers from Japan to the United States. These settlers fled a bloody civil war in Japan, and intended to establish a permanent agricultural colony in California; and

WHEREAS, This group from Aizu Wakamatsu, led by John Henry Schell, traveled upriver by boat to Sacramento and overland by wagon to establish the Wakamatsu Tea and Silk Farm Colony on 640 acres at Gold Hill, near the historic gold rush town of Coloma in El Dorado County; and

WHEREAS, The colonists brought thousands of mulberry trees for silk farming, tea plants, bamboo roots, and many other Japanese agricultural products. They prospered at first, and participated in the 1870 San Francisco Horticultural Fair, displaying tea plants and plant oils; and

WHEREAS, In the early 1870s, however, the colony suffered numerous setbacks. The drought of 1871–72 exacerbated the water shortage and financial help from Japan never arrived; and

WHEREAS, The remaining colonists sold off most of their belongings in order to survive. Some were able to return to Japan, and others moved elsewhere to find more gainful employment; and

WHEREAS, Matsunosuke Sakurai, Kuninosuke Masumizu, and Okei Ito remained behind at the colony site. They were befriended and employed by the Francis Veerkamp family; and

WHEREAS, Matsunosuke Sakurai stayed with the Veerkamps until his death on February 25, 1901, and is believed to be buried at the Vineyard Cemetery at Coloma, the historical site of Marshall’s gold discovery a few miles from Gold Hill; and

WHEREAS, Okei, the Schnell’s nursemaid, died in the spring of 1871, and was buried on the knoll of the hill which she reputedly liked to climb to watch the sunset and look towards her homeland. A marble headstone now marks her grave, inscribed in both English and Japanese, “In memory of Okei, Died 1871, Age 19 Years, A Japanese Girl”; and

WHEREAS, In the ensuing years, the Wakamatsu Colony was lost and forgotten until after World War I, when a search was undertaken by several Japanese Americans from the Sacramento and Placer County areas; and

WHEREAS, These historians first interviewed 75-year old Henry Veerkamp, the son of the pioneer family that befriended the Japanese colonists. Mr. Veerkamp shared many memories of the Wakamatsu Colony, and was able to disclose the location of the original colony and Okei’s grave; and

WHEREAS, The State of California designated 1969 as the centennial year of Japanese immigration to the United States; and

WHEREAS, On June 7, 1969, then-Governor Ronald Regan and Japan Consul General Seiichi Shima dedicated a state historical plaque designating the Wakamatsu Colony as California Registered Historical Landmark No. 815; and

WHEREAS, Efforts to preserve the site of the Wakamatsu Colony are currently underway, thanks to a partnership coordinated by the American River Conservancy, the Japanese American Citizens League, the Veerkamp family, and many others in the neighboring communities; and

WHEREAS, Preservation of the colony site will recognize the contributions of Japanese to the development of the agricultural industry of California, will acknowledge the historical achievements of the pioneer Veerkamp family, and will contribute to a better understanding of the

legacies of the Native Americans who originally inhabited the Gold Hill region; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the California Legislature recognize May 20, 2007, as Wakamatsu Tea and Silk Colony Day in the State of California; and be it further

Resolved, That the California Legislature encourages all Members of the Legislature to help educate Californians about the Wakamatsu Tea and Silk Colony's history in California; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 52

Assembly Joint Resolution No. 10—Relative to Family Day.

[Filed with Secretary of State June 5, 2007.]

WHEREAS, The use of illegal drugs and the abuse of alcohol and nicotine constitute the greatest threats to the well-being of America's children; and

WHEREAS, Surveys conducted by The National Center on Addiction and Substance Abuse (CASA) at Columbia University have consistently found that the more often children and teenagers eat dinner with their families the less likely they are to smoke, drink, and use illegal drugs; and

WHEREAS, Teenagers who virtually never eat dinner with their families are 72 percent more likely than the average teenager to use illegal drugs, alcohol, and cigarettes; and

WHEREAS, Teenagers who almost always eat dinner with their families are 31 percent less likely than the average teenager to use illegal drugs, alcohol, and cigarettes; and

WHEREAS, The correlation between family dinners and reduced risk for teen substance abuse are well documented; and

WHEREAS, Parental influence is known to be one of the most crucial factors in determining the likelihood of substance abuse by teenagers; and

WHEREAS, Family dinners have long constituted a substantial pillar of family life in America; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature of the State of California respectfully memorializes the President and Congress to proclaim the fourth Monday

in September as Family Day—A Day to Eat Dinner With Your Children and urges all citizens to recognize and participate in its observance; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, the Speaker of the House of Representatives, each member of the California delegation to the Congress of the United States, the Secretary of State, and the Secretary General of the United Nations.

RESOLUTION CHAPTER 53

Assembly Concurrent Resolution No. 48—Relative to the Fort Tejon earthquake of 1857.

[Filed with Secretary of State June 8, 2007.]

WHEREAS, The Fort Tejon earthquake of January 9, 1857, was one of the greatest earthquakes ever recorded in the United States, and is the largest earthquake ever recorded in California history with a magnitude estimated between 7.9 and 8.0; and

WHEREAS, January 9, 2007, was the 150th anniversary of that historic and catastrophic event; and

WHEREAS, Strong shaking lasting from one to two minutes was felt from San Diego to Marysville, and as far east as Las Vegas, causing the surface of the earth to shift along the San Andreas Fault about 30 feet, leaving a visible scar on the surface of the earth that can still be traced to this day, extending from near Parkfield, to near San Bernardino, a distance of roughly 225 miles; and

WHEREAS, The Fort Tejon earthquake uprooted trees in the San Bernardino Mountains, caused the Kern River to flow backwards for a period of time, stranded fish far from the banks of the now vanished Tulare Lake, and sloshed water out of the Mokelumne and Los Angeles Rivers. It caused some artesian wells in the Santa Clara Valley to go dry and formed new springs near Santa Barbara and San Fernando; and

WHEREAS, Because of its unique geological and seismic character, California remains one of the most seismically active regions on earth with massive and potentially destructive fault systems such as the San Andreas Fault and the Hayward Fault capable of generating a major earthquake; and

WHEREAS, The 1989 Loma Prieta earthquake and the 1994 Northridge earthquake are vivid and sobering reminders of the ongoing and unpredictable risk that earthquakes continue to pose to the residents

and the vital infrastructure of California, including dams, levees, bridges, power facilities, and essential services buildings; and

WHEREAS, California still has more numerous, large scale, and poorly understood fault systems which require further research and monitoring for future preparation against earthquake devastation; and

WHEREAS, The majority of California's 36 million residents live and work in areas subject to earthquakes; and

WHEREAS, An increasing population will put more Californians at risk from earthquakes in the future; and

WHEREAS, Scientists are using the 150th anniversary of the 1857 Fort Tejon earthquake to better characterize the severe ground shaking caused by earthquakes and understand the impact on modern structures were another magnitude 7.9 earthquake to occur in a large urban population in Southern California today, and to inform people of the great risks involving earthquakes in California and the need to prepare for the next "Big One"; and

WHEREAS, Risk Management Solutions, Inc. estimates that an earthquake the magnitude of the 1857 Fort Tejon earthquake in the Southern California region could result in projected losses of up to \$100 billion in residential damage and \$50 billion in commercial damage. Additional estimates include up to 18,000 casualties, three quarters of a million displaced households, and disruptions to water supply, transportation, and local and state economies and services; and

WHEREAS, The Earthquake Country Alliance is a public-private partnership of leading earthquake professionals, emergency managers, government officials, business and community leaders whose aim it is to provide further research and inform the public on the effects of earthquakes. Those involved include the United States Geological Survey, the City of Los Angeles Emergency Preparedness Department, the Southern California Earthquake Center, USC, UCLA, CalTech, the County of Los Angeles, the California Geological Survey, FEMA, the Office of Emergency Services, and the California Earthquake Authority, among others; and

WHEREAS, The Earthquake Country Alliance has kicked off the yearlong educational "Dare to Prepare" campaign that will culminate in 2008 with what officials say will be the biggest earthquake disaster drill in United States history; and

WHEREAS, It is indisputable that California must assume an active role to protect its residents from the threat of destruction of future damaging earthquakes; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature of the State of California intends to continue to study, plan, prepare, support, and fund future actions that

will strengthen the state's ability to withstand, and respond to, the next major earthquakes, which inevitably will occur, and that the Legislature hereby states its intent that the lessons learned from past earthquakes be applied to California's preparedness and emergency response efforts; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 54

Senate Concurrent Resolution No. 43—Relative to California Architecture Week.

[Filed with Secretary of State June 12, 2007.]

WHEREAS, Architecture influences the daily lives of all Californians through the definition and enhancement of the areas in which we work, play, and live; and

WHEREAS, As of 2007, more than 20,000 licensed architects practice in California and are entrusted by the state to protect the public health, safety, and welfare through their concern for, and understanding of, important issues such as seismic safety, growth management, accessibility for people with disabilities, historic preservation, energy conservation, housing for the homeless, and the sensitivity of the relationship between nature and built environments; and

WHEREAS, California architects have been recognized as forerunners of architectural design in the United States and have helped create California's unique visual character through innovative and responsive designs of public and private spaces; and

WHEREAS, Architects have worked with teachers to establish an education program in California's public schools to teach young people about the relationship between people and their built environments; and

WHEREAS, In 2007 the American Institute of Architects (AIA) celebrates 150 years of service to the profession and the nation by working with their communities to create a better future by design; and

WHEREAS, The AIA California Council, in representing architects and the architectural profession in California, has worked in concert with other organizations in the design and construction industry to endeavor to streamline the state government's regulations of their industries; and

WHEREAS, Architects at local AIA chapters have worked diligently to represent architects and the architectural profession and to serve the public interest on issues such as community disaster assistance, managing

growth, housing the homeless, and preserving the architectural heritage of our communities; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby proclaims the week of April 9, 2007, to April 15, 2007, inclusive, and the second week of April each subsequent year, as California Architecture Week, and urges all Californians to become aware of architecture, architectural design, and the architects who help to shape our built and natural environments and create our livable communities; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 55

Assembly Joint Resolution No. 13—Relative to food safety.

[Filed with Secretary of State June 13, 2007.]

WHEREAS, Leafy green vegetables have been found to play an important role in improving vision, as well as preventing cardiovascular disease, reducing blood pressure, cholesterol, cancer risks and gastrointestinal problems; and

WHEREAS, California is a major producer of the leafy green vegetables, with the Salinas Valley producing as much as 70 percent of all leafy green vegetables sold in the United States; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That additional funds are requested from the federal government to conduct research into the most effective practices to prevent E. coli O157:H7 contamination of leafy green vegetables, and that the funds be directed to the Western Institute for Food Safety and Security at the University of California, Davis; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President of the United States and to all Members of the Congress of the United States.

RESOLUTION CHAPTER 56

Assembly Concurrent Resolution No. 53—Relative to Make-A-Wish Day celebrating Destination Joy.

[Filed with Secretary of State June 20, 2007.]

WHEREAS, On June 5, 2007, the Make-a-Wish Foundation is launching a nationwide awareness campaign, known as Destination Joy, which is intended to help people realize that they have the power to grant a wish to a critically ill child; and

WHEREAS, The Destination Joy campaign urges all individuals and organizations in California to join the campaign and contribute their time, energy, and resource to the Make-A-Wish Foundation to ensure the success of the campaign, and make wishes come true for children in need; and

WHEREAS, In California alone, Make-A-Wish chapters were able to provide over 1,450 wishes to critically ill children in 2006, and, as part of a nationwide organization of 69 chapters throughout the United States, the Make-A-Wish Foundation has provided over 148,000 wishes to ill children since its inception in 1983, and currently provides over 12,600 wishes annually; and

WHEREAS, The Make-A-Wish Foundation grants the wishes of children with life threatening medical conditions to enrich the human experience with hope, strength, and joy; and

WHEREAS, The designation of Make-A-Wish Day Celebrating Destination Joy on June 5, 2007, will provide much needed awareness of the charitable works of the Make-A-Wish Foundation in granting wishes to critically ill children; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby declares that Tuesday, June 5, 2007, shall be designated as Make-A-Wish Day celebrating Destination Joy, and encourages the state's residents and organizations to recognize the many contributions of the Make-A-Wish Foundation in supporting the care and well-being of children with life-threatening illnesses; and be further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 57

Assembly Concurrent Resolution No. 54—Relative to Physical Education and Sport Week and Physical Fitness and Sport Month.

[Filed with Secretary of State June 20, 2007.]

WHEREAS, There is a growing concern regarding obese and overweight young people, these numbers have been doubled in the last 30 years due to physical inactivity, nutrition, and lack of quality daily physical education; and

WHEREAS, Seventy-three percent of our 5th, 7th, and 9th graders continue to fail to reach the minimum requirements of physical fitness that represents protection from several health concerns, including diabetes, high blood pressure, blood lipid profiles, and weight control; and

WHEREAS, There is a strong relationship between health-related physical fitness and academic achievement as shown by the State Department of Education study of standardized test scores in mathematics, reading, and the physical performance test of 2004; and

WHEREAS, Daily physical activity helps children improve their self-esteem and self-confidence, improve judgment, strengthen peer relationships, experience goal setting, develop behavior skills, and increase stress reduction; and

WHEREAS, A high-quality daily program of physical education instruction for all children in kindergarten and grades 1 to 12, inclusive, should be an essential part of a comprehensive education; and

WHEREAS, From virtually daily reports in the news media, we learn of some aspect of the health crisis resulting from obesity and physical inactivity that confronts a growing number of Americans; and

WHEREAS, Many diseases and disorders afflicting our population begin during childhood and are correctable; and

WHEREAS, It is expected that this will be the first generation to not outlive the previous generation; and

WHEREAS, The number of physical education programs for kindergarten and grades 1 to 6, inclusive, are being reduced each year due to budget cuts, while the cost of health care for youth increases every year due to an increase in inactivity; and

WHEREAS, Children who participate in high-quality daily physical education programs tend to be healthier, more physically fit, and demonstrate higher standardized test scores; and

WHEREAS, The Surgeon General, in Healthy People 2010, has recommended increasing the number of mandated physical education programs that focus on health-related physical fitness; and

WHEREAS, Structured physical activity has been shown to increase children's mental alertness, academic performance, readiness to learn, and enthusiasm for learning; and

WHEREAS, Quality physical education instruction helps improve the overall health of children by improving their cardiovascular endurance, muscular strength and endurance, and flexibility; influencing

weight regulation through proper nutrition and exercise; assisting proper bone development, including posture; aiding in skill development for ease and efficiency of moving; and encouraging active lifestyle habits, including the use of leisure time; and

WHEREAS, A standards based curriculum for physical education enhances the quality of instruction to carry out the aforementioned statements; and

WHEREAS, School districts and educational agencies should have certified physical education specialists; and

WHEREAS, Early intervention with physical activity is critical to help the battle against childhood obesity because unfit children tend to become unfit adults who have significantly increased risk factors for heart disease, stroke, and diabetes; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby does all of the following:

(1) Acknowledges the value of high-quality daily physical education programs for all youth.

(2) Encourages local governments to support, and local educational agencies to provide, high-quality daily physical education experiences for all California children in kindergarten and grades 1 to 12, inclusive.

(3) Proclaims May 1 through 7, 2007, as “Physical Education and Sport Week.”

(4) Proclaims May 2007 as “Physical Fitness and Sport Month”; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 58

Senate Concurrent Resolution No. 49—Relative to Make It In Scrubs Month.

[Filed with Secretary of State June 21, 2007.]

WHEREAS, The health care workforce shortage presents a growing crisis in California as the state’s population ages and increases. The state currently has shortages in nearly all categories of the health care workforce; and

WHEREAS, Of California’s 58 counties, 51 have at least one Health Professional Shortage Area (HPSA), which means a geographic area, a population group, or a health care facility that has been designated by

the federal government as having a shortage of health care professionals; and

WHEREAS, The Counties of Fresno, Humboldt, Imperial, Kern, Lassen, Los Angeles, Madera, Riverside, San Bernardino, San Diego, San Joaquin, and Ventura either have received a score indicating the highest level of need or have the greatest shortage of full-time equivalent, nonfederal primary medical care, dental care, and mental health care providers serving an area, a population group, or a health care facility; and

WHEREAS, A key indicator of the health care workforce shortage is the poor geographic distribution of health care professionals. Many urban neighborhoods, and most rural communities, experience major difficulty recruiting and retaining adequate numbers of health care professionals to meet local needs; and

WHEREAS, Latino, African-American, and Southeast Asian communities are among the fastest growing communities collectively but are underrepresented in the health care profession; and

WHEREAS, Studies by The California Wellness Foundation, the University of California, the Sullivan Commission, and the Institute of Medicine indicate that a health care workforce that more closely mirrors the demographics of the California population will bring greater access to health care services and improved quality of care for many Californians; and

WHEREAS, Public-private partnerships have been formed to assist students through the education pipeline with integrated approaches involving academic support, financial aid, and training opportunities; and

WHEREAS, According to the Campaign for College Opportunity, demand for health care workers is expected to grow at such a pace that, by 2022, the health care field will be the state's third hottest market for college-educated workers; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature recognizes the need for a large-scale effort to promote health care careers to young Californians, paying particular attention to the career expectations and cultural and language competencies of California students; and be further

Resolved, That the Legislature proclaims the month of June 2007 as Make It In Scrubs Month in order to recognize both the importance of attracting, motivating, and training California's youth for rewarding careers in the health care profession and the need to expand health care education programs in the state's colleges and universities in order to reduce admission waiting lists, expand financial aid opportunities, and

encourage young people across all cultures to pursue careers in the health care profession; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 59

Assembly Concurrent Resolution No. 17—Relative to the Mary Augustine Bridge.

[Filed with Secretary of State June 22, 2007.]

WHEREAS, Mary Augustine is a long-time resident of Bonita, California, and an equestrian and trail advocate; and

WHEREAS, In 1969, Mary was a founding member of a new horse club in Bonita called Equestrian Trails, Inc. (E.T.I.), a national club with a southwestern base in Los Angeles whose purpose was to build a network of trails throughout the country; and

WHEREAS, The Bonita Club, E.T.I. Corral 89, concentrated its efforts in Bonita and worked in concert with other corrals throughout San Diego County; and

WHEREAS, From the early days of E.T.I. Corral 89, through the subsequent reorganization and creation of Bonita Valley Horsemen (BVH) in February 1975, through approximately 1989, Mary worked tirelessly on various trails projects in Bonita and San Diego County; and

WHEREAS, Under the guidance of Jim Miller, an attorney who worked pro bono for Bonita Valley Horsemen, Mary's talent for working with local and state politicians and agencies blossomed; and

WHEREAS, Mary was instrumental in getting the first large trail project in Bonita started and completed. It is the current trail around the Chula Vista Golf Course used by, among others, riders, bikers, and hikers; and

WHEREAS, During the critical years of the 1970s and 80s, Mary became a force to be reckoned with. She worked with state and local agencies and persuaded developers to give land easements for dedicated trails, or to preserve existing trails, through Bonita Downs, Bonita Woods Park, Bonita Ridge, and Ranchito Robinwood; and

WHEREAS, These trails were to eventually feed into other trails planned for Sweetwater Regional Park. At that point there were an estimated 1,300 horses in Bonita, and San Diego County had the largest per capita population of horses in the U.S.A.; and

WHEREAS, As time went on developers began to see the wisdom of calling Mary for advice regarding trails through their developments or rerouting existing trails. Bonita was a horse community; and

WHEREAS, As interest and success in local and county trails grew, horse camps at Cuyamaca Rancho State Park had come into being and the Anza-Borrego horse camp was on the horizon. Mary was one of the first volunteers on the Mounted Assistance Unit, designed to aid park rangers on search and rescue missions, patrol the areas of the park that the rangers could not get to easily, uphold park rules, interpret the park regulations, and many other duties; and

WHEREAS, One of the first countywide efforts to create trails that networked was started by the San Diego County Comprehensive Planning Organization. The plan included tri-use trails for horseback riding, hiking, and biking. Its purpose was to find solutions for the legal, insurance, and economic problems regarding trails. Mary was the trail coordinator for the local E.T.I. Corral 89. Mary and Shirley Wise, president of local E.T.I. Corral 89, and Jim Miller had meetings with local agencies and interested groups regarding the trails plan. Mary was also on the executive board for the Sweetwater Valley Civic Association. The riding and hiking trails plan was approved by the county supervisors in 1976; and

WHEREAS, In the late 1970s, Mary headed up the new Sweetwater Summit Park east towards Jamul and the trail was built with the aid of a Comprehensive Employment and Training Act grant in the amount of \$40,000; and

WHEREAS, This trail was dedicated July 17, 1980, and on that day Mary led the first trail ride on the new trail, which is still used today regularly by riders, bikers, and hikers; and

WHEREAS, A long-time member and vice president of San Diego County Trails Council and Bonita Valley Horsemen, Mary continued to lead the fight for trails with the help of Jim Miller, BVH members, and past president Shirley Wise into the late 1980s; and

WHEREAS, Mary and her husband Ken moved to the dream home they built in 1990 on the north side of Cuyamaca Lake, overlooking the lake, where they still reside; and

WHEREAS, It was not smooth sailing, or riding, for the trails system we now enjoy in Bonita and San Diego County. It took the tremendous efforts, time, dollars, and energy of Mary Augustine and her supporters to achieve these wonderful results; and

WHEREAS, Bonita Valley Horsemen are very thankful for Mary's years of dedication, hard work, and experience; and

WHEREAS, Mary's ultimate goal, which she fulfilled, was to ride from the Pacific Ocean to Cuyamaca State Park and beyond to the desert regions of Cleveland National Park; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby recognizes the contributions of Mary Augustine to the people of California and encourages San Diego County to post appropriate markers on county property designating the horse bridge that crosses State Highway Route 125 and is located in Bonita, west of the Summit Park Campground in San Diego County, as the Mary Augustine Bridge; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 60

Assembly Concurrent Resolution No. 60—Relative to Flag Day.

[Filed with Secretary of State June 25, 2007.]

WHEREAS, On June 14, 1777, the Continental Congress adopted a resolution specifying that the flag of the new nation carry 13 stripes and 13 stars, with the colors representing hardiness and valor (red), purity and innocence (white), and vigilance, perseverance, and justice (blue); and

WHEREAS, In 1885, B.J. Cigrand, a Fredonia, Wisconsin schoolteacher, arranged for the students in his school district to observe June 14 as “Flag Birthday” or “Flag Day,” and George Balch, a New York City kindergarten teacher, planned similar festivities for his school’s students in 1889; and

WHEREAS, In 1893, Philadelphia became the first city to celebrate Flag Day, and in the following year, New York was the first state to observe the day; and

WHEREAS, After decades of growing numbers of state and community observances, President Woodrow Wilson established Flag Day on May 30, 1916, and President Harry Truman signed an Act of Congress in 1949 designating June 14 of each year as National Flag Day; and

WHEREAS, The United States Flag Code, as adopted by Congress, states, “the flag represents a living country and is itself considered a living thing,” and this is why we should give the flag our full respect; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature of the State of California recognizes June 14, 2007, as Flag Day in California and encourages the citizens of the state to celebrate the symbol of our freedom and remember the hard

work and sacrifices that so many made to ensure that freedom; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 61

Senate Concurrent Resolution No. 34—Relative to San Jose State University's 2007 sesquicentennial anniversary celebration.

[Filed with Secretary of State June 28, 2007.]

WHEREAS, The year 2007 commemorates the sesquicentennial year that San Jose State University was first established in 1857 as Minns' Evening Normal School to train teachers for the growing population of California; and

WHEREAS, The success of Minns' Evening Normal School in San Francisco led to the establishment of the California State Normal School by action of the Legislature on May 2, 1862, beginning a new era for education in the state and the first statewide teacher training program; and

WHEREAS, From its beginnings as the oldest public four-year institution of higher education in California, San Jose State University has matured into a comprehensive university, offering bachelors and masters degrees in 134 programs; and

WHEREAS, San Jose State University is the flagship school of the California State University system, which uses the 1857 founding date as part of its own heritage, as noted on its official seal; and

WHEREAS, California State University is the largest public system of higher learning in the United States and recognized for its long-term commitment to affordable, accessible, and quality education; and

WHEREAS, San Jose State University is the surrounding region's largest university and the third largest public sector employer with 30,000 students and 4,000 employees; and

WHEREAS, San Jose State University-related spending in the San Francisco Bay area is an estimated four hundred seventy-nine million dollars (\$479,000,000), generating a total impact of eight hundred twenty-nine million dollars (\$829,000,000) on the region's economy, sustaining 11,000 jobs and generating forty-eight million dollars (\$48,000,000) annually in tax revenue; and

WHEREAS, San Jose State University has contributed to the rich economic life and culture of California by providing up to 7,000 graduates to the workforce each year; and

WHEREAS, San Jose State University has a prized tradition of enriching the lives of its students by providing them with the knowledge and skills to serve society; and

WHEREAS, San Jose State University ranks in the top 35 among the 100 colleges and universities leading the nation in graduating Latino students and is a recognized leader in graduating minority students; and

WHEREAS, San Jose State University's faculty contribute to the quality of life in the state by their engagement in scholarship, research, technological innovation, community service, and the arts; and

WHEREAS, San Jose State University actively partners with educational institutions, industries, and communities to enhance the quality of education, research development, and community service in California; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature takes great pleasure in honoring San Jose State University for its 150 years of commitment to public higher education on this day, April 30, 2007; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President of San Jose State University and to the author for appropriate distribution.

RESOLUTION CHAPTER 62

Senate Concurrent Resolution No. 39—Relative to physical fitness.

[Filed with Secretary of State June 28, 2007.]

WHEREAS, The rate of type II diabetes doubled in the American adult population since 1990; and

WHEREAS, There are currently 45 million obese adults in the United States; and

WHEREAS, The United States Surgeon General recently spoke about the cultural transformation necessary to reverse the negative health effects of obesity and diabetes, and the threat to national security that obesity and diabetes pose for the country; and

WHEREAS, Decreasing obesity reduces medical costs with fewer doctors visits and lessens the need for medication and or hospitalization; and

WHEREAS, Millions of dollars are lost every year due to employee sickness from these diseases; and

WHEREAS, Many companies and public agencies and their employees have taken a lead by implementing workplace wellness programs; and

WHEREAS, The goal of these programs has been to improve the well-being of employees and to reduce costs through prevention measures by implementing best practices, saving tens of millions of dollars every year; and

WHEREAS, In 2000 according to a State Department of Health Services study, the estimated direct and indirect cost to taxpayers for inactivity, obesity, and overweight adults in California was \$21.68 billion; and

WHEREAS, In 2007, the estimated cost has risen to \$28 billion per year; and

WHEREAS, The American Heart Association has launched a campaign called "Start!" to encourage individuals and employers to create healthy lifestyles by providing opportunities for healthy eating and regular exercise; and

WHEREAS, Health care providers, insurance companies, fitness clubs, and others in the private sector have collaborated to promote fit living and health improvement activities during May of 2007; and

WHEREAS, The Legislature seeks to advance the physical fitness of all Californians by educating them about the benefits of exercise and a balanced diet; and

WHEREAS, In California, 2007 has been called the Year of Health and there is a great effort to provide more effective and expanded health care; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature will increase public awareness about the benefits of exercise and physical fitness by encouraging its members to host events in their districts that encourage physical fitness and increase participation by Californians in activities that promote physical and mental health and a nutritious and well-balanced diet; and be it further

Resolved, That the Legislature encourages its members, as well as organizations, businesses, and individuals, to sponsor workplace wellness programs that result in healthier workers, decreasing the incidence of sickness and reducing costs; and be it further

Resolved, That the Legislature hereby urges all Californians to enrich their lives through proper diet and exercise; and be it further

Resolved, That any health care reform or expansion include prevention as a key strategy; and be it further

Resolved, That the Legislature encourages businesses, public agencies, labor organizations, and employees to work together to implement wellness programs, prevention programs, and healthy choices in the workplace; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 63

Senate Joint Resolution No. 6—Relative to the “Don’t Ask, Don’t Tell” military policy.

[Filed with Secretary of State June 28, 2007.]

WHEREAS, Since the 1994 codification into law by the United States Congress, and by the signature of the President, the policy now known as “Don’t Ask, Don’t Tell, Don’t Pursue, Don’t Harass” (National Defense Authorization Act of 1994 (Public Law 103-160)), has led to the discharge of a great number of lesbian and gay service members, thus ending their careers and burdening them with a lifelong stigma; and

WHEREAS, The capacity of the Armed Forces of the United States to carry out its missions, like the Global War on Terror, is hindered when competent and qualified individuals are involuntarily discharged from those forces; and

WHEREAS, The Armed Forces of the United States have been forced to retain Reserve and National Guard service members on active duty past standard deployment lengths in order to carry out its missions during the Global War on Terror; and

WHEREAS, The ability of the Armed Forces to recruit and retain the best and brightest Americans is hindered by excluding a section of the population solely because of sexual orientation; and

WHEREAS, Transgender and transsexual service members are not specifically banned by “Don’t Ask, Don’t Tell,” which addresses only issues of sexual orientation, but are nonetheless harmed by “Don’t Ask, Don’t Tell,” because they are often harassed or accused of being gay or lesbian on the basis of nongender conforming behavior; and

WHEREAS, Lesbian and gay service members have served honorably throughout United States history and continue to serve with distinction on active duty in the Global War on Terror, including in Operation Enduring Freedom in Afghanistan and Operation Iraqi Freedom in Iraq; and

WHEREAS, These men and women have achieved military honors, decorations, and promotions to the highest ranks of their respective services for their valor and service to the people of the United States; and

WHEREAS, Twenty-four other nations, including Great Britain, Australia, Canada, and Israel, allow open service by gays and lesbians; and

WHEREAS, Nine of those nations allowing open service by gays and lesbians have fought alongside American troops in Operation Iraqi Freedom, and 12 of those nations allowing open service by gays and lesbians have fought alongside American troops in Operation Enduring Freedom; and

WHEREAS, The Department of Homeland Security, the Federal Bureau of Investigation, the Defense Intelligence Agency, the National Security Agency, the Central Intelligence Agency, the Secret Service, and other federal departments handling national security allow their lesbian, gay, bisexual, and transgender personnel to serve openly; and

WHEREAS, There are at least 65,000 gay and lesbian service members on active duty today and another 1,000,000 gay and lesbian veterans who have served our nation proudly; and

WHEREAS, More than 11,000 service members have been discharged under the “Don’t Ask, Don’t Tell” policy, including nearly 800 service members in “critical occupations,” such as counterintelligence experts and medical specialists; and

WHEREAS, According to a Government Accountability Office report, 323 language specialists have been discharged from the military under the “Don’t Ask, Don’t Tell” policy, including 55 Arabic and 9 Farsi translators, vitally important positions to intelligence gathering and in critical shortage; and

WHEREAS, American taxpayers have paid between \$250 million and \$1.2 billion to investigate, eliminate, and replace qualified and patriotic service members who want to serve their country but are dismissed because their sexual orientation violates the “Don’t Ask, Don’t Tell” policy; and

WHEREAS, Evidence from a study conducted by the Center for the Study Of Sexual Minorities in the Military suggests that the “Don’t Ask, Don’t Tell” policy increases gay troops’ stress levels, lowers their morale, impairs their ability to form trusting bonds with their peers, restricts their access to medical care, psychological services, and religious consultations, and limits their ability to advance professionally and their willingness to join and remain in the services; and

WHEREAS, Every Department of Defense authorized study has shown that there is no correlation between sexual orientation and unit cohesion in the Armed Forces; and

WHEREAS, Public opinion polls have found that the majority of American citizens support keeping trained and skilled openly gay and lesbian service members in the military and repealing “Don’t Ask, Don’t Tell”; and

WHEREAS, A 2006 study of the Michael D. Palm Center found that nearly three in four troops say they are personally comfortable in the presence of gays and lesbians; and

WHEREAS, The United States military’s readiness to protect and defend our nation is severely compromised because of the discriminatory “Don’t Ask, Don’t Tell” policy that is arbitrarily enforced by commanders whose personal beliefs may influence their disciplinary action; and

WHEREAS, Discharges under “Don’t Ask, Don’t Tell” are historically fewer when troop strength is low, as in times of war, which denotes the tacit recognition by the military that lesbian and gay service members are fit and capable of military service, thereby further illustrating the arbitrary enforcement of this policy; and

WHEREAS, United States military forces cannot afford to lose any troops who can do their jobs, as evidenced by recent callups of the Army Reserve and the President’s recent proposal to escalate the number of United States troops deployed in Iraq; and

WHEREAS, California has 26 military bases which are home to tens of thousands of military personnel and their families, and, according to a 2004 Urban Institute study, an estimated 137,000 gay and lesbian veterans live in California; and

WHEREAS, The Legislature and courts of the State of California have extended protections based on sexual orientation and gender identity that affirm the equality under the law of lesbian, gay, bisexual, and transgender citizens in order to prevent invidious discrimination; and

WHEREAS, In 2004 the California Legislature passed, and the Governor signed, legislation that protects nonfederally recognized personnel in the California State Militia from the threat of “Don’t Ask, Don’t Tell”; and

WHEREAS, In 2005 the California Senate resolved, and the Assembly thereof concurred, that the California Legislature respectfully urges the President and the United States Congress to adopt the Military Readiness Enhancement Act of 2005 (H.R. 1059) to end the discriminatory policy of “Don’t Ask, Don’t Tell”; and

WHEREAS, Military readiness is enhanced when every qualified, capable American, regardless of sexual orientation, is welcomed into

our Armed Forces and has their talents utilized in the best interest of our national security; now, therefore, be it

Resolved by the Senate and the Assembly of the State of California, jointly, That the Legislature of the State of California respectfully urges the President and the Congress of the United States to adopt the Military Readiness Enhancement Act of 2007 (H.R. 1246), reintroduced in the 110th Congress of the United States on February 28, 2007, by a bipartisan group of 109 cosponsors, to end the discriminatory federal policy of “Don’t Ask, Don’t Tell”; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President of the United States, to each Senator and Representative in the Congress of the United States, and to the presiding officer of each house of each state legislature of the several states.

RESOLUTION CHAPTER 64

Assembly Concurrent Resolution No. 10—Relative to CDF Firefighter Chris Kanton Memorial Highway.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, California Department of Forestry and Fire Protection (CDF) Firefighter Chris Kanton, at 23 years of age, passed away in the line of duty on Saturday, August 6, 2005, in the County of Riverside; and

WHEREAS, Responding to storm-related accidents, CDF Firefighter Chris Kanton was traveling in a CDF fire engine on State Highway Route 10 east of State Highway Route 60 when the engine left the highway and traveled down a steep embankment, struck several trees, and came to rest on the roadway below; and

WHEREAS, CDF Firefighter Chris Kanton, after graduating from high school in 2000 in Paso Robles, California, attended and graduated from the Allan Hancock Fire Academy in Santa Maria, California; and

WHEREAS, CDF Firefighter Chris Kanton subsequently completed HAZMAT training and served on the HAZMAT team at Station 81 in Bermuda Dunes and other locations as a full-time firefighter; and

WHEREAS, CDF Firefighter Chris Kanton transferred to Station 58 in Moreno Valley, where he served as a Firefighter II; and

WHEREAS, CDF Firefighter Chris Kanton’s love and passion for firefighting was exemplified by the numerous certifications he achieved throughout his career; and

WHEREAS, CDF Firefighter Chris Kanton was a loving son, husband, and brother, and a friend to many; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature recognizes the contributions of CDF Firefighter Chris Kanton to the people of California and designates the portion of State Highway Route 10 from the Beaumont Avenue/State Highway Route 79 exit to the Sunset Avenue exit, in the County of Riverside, as the CDF Firefighter Chris Kanton Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 65

Assembly Concurrent Resolution No. 20—Relative to the Deputy Greg A. Gariepy Memorial Highway.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, Greg A. Gariepy was born on July 2, 1965, in the United States Army Hospital in Wurzburg, Germany, where his father was stationed with the Army; and

WHEREAS, Greg A. Gariepy was a man of high integrity and devotion, whose life of dedication and sacrifice began at a young age; and

WHEREAS, On August 29, 1983, Greg A. Gariepy joined the Marine Corps, embarking on a 20-year career that included such assignments as drill instructor, sniper, and antiterrorism expert, and during which he attained the rank of E7, Gunnery Sergeant, and was awarded 24 medals, commendations, and ribbons; and

WHEREAS, Upon his retirement from the Marine Corps on September 30, 2003, Greg A. Gariepy chose to serve his community by joining the San Bernardino County Sheriff's Department, and he graduated from the academy with class No. 153 in December 2003; and

WHEREAS, During his career with the San Bernardino County Sheriff's Department, Greg A. Gariepy worked at the West Valley

Detention Center, the Morongo Basin Station, and, finally, the Twentynine Palms Station; and

WHEREAS, Greg A. Gariepy loved the outdoors, loved a good round of golf, and loved coaching softball — in coaching his girls' softball team he was tough, inspired teamwork, and gave the team members a shoulder to lean on and a laugh when needed; and

WHEREAS, Greg A. Gariepy had a passion for helping others and, on June 22, 2005, while on patrol and en route to assist a fellow deputy, he was involved in a fatal traffic accident in the town of Yucca Valley; and

WHEREAS, Greg A. Gariepy is survived by his wife, Mishelle, and his three children, Brett, Annette, and Brooke; and

WHEREAS, Greg A. Gariepy is remembered by his colleagues in the San Bernardino County Sheriff's Department as a "warrior" who led by example, who was not afraid to volunteer for the most difficult of duties, and who was a humble leader who understood that true leadership is characterized by action, not position; and

WHEREAS, It is appropriate that a portion of State Highway Route 247 be dedicated in honor of Deputy Greg A. Gariepy, a brave man who served our country and protected us and who was a selfless and self-sacrificing hero; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby dedicates that portion of State Highway Route 247 between State Highway Route 62 and the town limit of Yucca Valley, in the County of San Bernardino, in honor of Greg A. Gariepy by officially designating that route as the Deputy Greg A. Gariepy Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 66

Assembly Concurrent Resolution No. 25—Relative to the Norman Y. Mineta Highway.

WHEREAS, Norman Y. Mineta was born on November 12, 1931, in San Jose, California; and

WHEREAS, During World War II, Mr. Mineta and his family were among the 120,000 Americans of Japanese ancestry detained in internment camps; and

WHEREAS, In 1953, Mr. Mineta graduated from the University of California, Berkeley with a degree in Business Administration; and

WHEREAS, Thereafter, Mr. Mineta joined the United States Army and served as an intelligence officer in Korea and Japan; and

WHEREAS, From 1967 to 1971, Mr. Mineta served as a member of the San Jose City Council; and

WHEREAS, From 1971 to 1974, Mr. Mineta served as Mayor of San Jose, thereby becoming the first Asian-American mayor of a major United States city; and

WHEREAS, From 1975 to 1995, Mr. Mineta represented the Silicon Valley area as a Member of the United States House of Representatives; and

WHEREAS, During his career in Congress, Mr. Mineta's legislative and policy agenda was wide and varied, including major projects in the areas of economic development, science and technology policy, trade, transportation, the environment, intelligence, the budget, and civil rights; and

WHEREAS, As a Member of Congress, Mr. Mineta cofounded the Congressional Asian Pacific American Caucus and served as its first chair; and

WHEREAS, As a Member of Congress, Mr. Mineta also chaired the House Public Works and Transportation Committee from 1992 to 1994, chaired that committee's aviation subcommittee from 1981 to 1988, and chaired its Surface Transportation Subcommittee from 1989 to 1991; and

WHEREAS, As a Member of Congress, Mr. Mineta was also a key author of the landmark Intermodal Surface Transportation Efficiency Act of 1991, which shifted decisions concerning highway and mass transit planning to state and local governments and led to major upsurges in mass transit ridership and more environmentally friendly transportation projects; and

WHEREAS, As a Member of Congress, Mr. Mineta was also the driving force behind the passage of the Civil Liberties Act of 1988, which officially apologized for and redressed the injustices endured by Japanese Americans during World War II; and

WHEREAS, In 1995, The George Washington University awarded Mr. Mineta the Martin Luther King, Jr. Commemorative Medal for his contributions to the field of civil rights; and

WHEREAS, After leaving Congress, Mr. Mineta chaired the National Civil Aviation Review Commission, which in 1997 issued recommendations on reducing traffic congestion and the aviation accident rate, many of which were adopted by the Clinton administration; and

WHEREAS, In 2000, President Clinton appointed Mr. Mineta United States Secretary of Commerce, making Mr. Mineta the first Asian American to hold a post in the Presidential Cabinet; and

WHEREAS, In 2001, President George W. Bush appointed Mr. Mineta United States Secretary of Transportation, making Mr. Mineta the only Democrat to serve in George W. Bush's Cabinet and the first Cabinet member to switch directly from a Democratic to a Republican Cabinet; and

WHEREAS, During Mr. Mineta's first four years as Secretary of Transportation, the United States saw the lowest vehicle fatality rate ever recorded, the highest safety belt usage rate ever recorded, and the lowest rail fatality level ever recorded; and

WHEREAS, As Secretary of Transportation, Mr. Mineta oversaw the safest three-year period in aviation history and was instrumental in persuading every state in the country to set a maximum blood alcohol content level for automobile drivers at 0.08 percent, a level that has proved to be effective in preventing automobile crashes and improving automobile safety; and

WHEREAS, As Secretary of Transportation, Mr. Mineta also oversaw the United States Coast Guard's response to the terrorist attacks of September 11, 2001, including expanding the number and mission of Coast Guard Port Security Units and developing the Sea Marshal Program and Maritime Safety and Security Teams; and

WHEREAS, As Secretary of Transportation, Mr. Mineta also guided the creation of the Transportation Security Administration, an agency of more than 60,000 employees charged with protecting Americans as they travel across the United States; and

WHEREAS, In 2003, Mr. Mineta received the Panetta Institute's Jefferson-Lincoln Award for his bipartisan leadership in addressing the challenges faced by the United States and was selected by the Council of Excellence in Government to receive the Elliot L. Richardson Prize for Excellence and Integrity in Public Service; and

WHEREAS, On June 23, 2006, Mr. Mineta announced his resignation as United States Secretary of Transportation, effective July 7, 2006, making him the longest-serving Secretary of Transportation in the history of the Department of Transportation; and

WHEREAS, In recognition of Mr. Mineta's long career in public service and his contributions to the transportation field, it would be a

fitting tribute to designate State Highway Route 85 in Santa Clara County as the Norman Y. Mineta Highway; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby designates State Highway Route 85, except the segment between Prospect Road and Quito Road, in Santa Clara County as the “Norman Y. Mineta Highway”; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of erecting the appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation, and, upon receiving donations from nonstate sources covering the cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 67

Assembly Concurrent Resolution No. 26—Relative to Historic U.S. Highway Route 6.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, U.S. Highway Route 6 began in the 1920s as a short route between Provincetown, Massachusetts, and Brewster, New York; and

WHEREAS, Thereafter, U.S. Highway Route 6 was extended westward and, in 1926, ended in Denver, Colorado; and

WHEREAS, Around 1937, U.S. Highway Route 6 became a transcontinental highway when it was extended to Long Beach, California. The route thereby stretched a distance of 3,517 miles, making it the longest highway in the country; and

WHEREAS, U.S. Highway Route 6 has been called the Roosevelt Highway and is now officially named the Grand Army of the Republic Highway; and

WHEREAS, In 1964, California renumbered its state highway system and truncated U.S. Highway Route 6 at Bishop, California; and

WHEREAS, U.S. Highway Route 6 now stretches 3,249 miles and is recognized as the second longest highway in the country; and

WHEREAS, U.S. Highway Route 6, in addition to its importance in transportation, has outstanding natural, cultural, historic, and scenic qualities; and

WHEREAS, Over the years, U.S. Highway Route 6 has conveyed commerce and pleasure travelers whose needs were met by nearby cities and counties; and

WHEREAS, Though largely supplanted by other state highway routes, segments of the original U.S. Highway Route 6 remain, although many are no longer identified as such; and

WHEREAS, Former U.S. Highway Route 6 served as the main street of many California cities and towns along its length and, though no longer designated as former U.S. Highway Route 6, these segments represent both state and local historic significance; and

WHEREAS, Without formal designation, the history and contribution of these segments of U.S. Highway Route 6 to the development of the state would remain less known; and

WHEREAS, Recognition of these segments will foster the economic health and cultural preservation of small communities and towns located along the highway; and

WHEREAS, It is fitting that a means to designate these historic sections of former U.S. Highway Route 6 be established; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby recognizes the remaining segments of former U.S. Highway Route 6 for their historical significance and importance in the development of California; and be it further

Resolved, That the Department of Transportation is requested, upon application by an interested local agency or private entity, to identify any section of former U.S. Highway Route 6 that is still a publicly maintained highway and that is of interest to the applicant, and to designate that section of highway as Historic U.S. Highway Route 6; and be it further

Resolved, That the department is requested to determine the cost of appropriate highway markers or signs consistent with signing requirements for the state highway system showing the special Historic U.S. Highway Route 6 designation and, upon receiving donations from nonstate sources covering that cost, to erect those highway markers or signs on the portions of former U.S. Highway Route 6 that are part of the state highway system; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Director of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 68

Assembly Concurrent Resolution No. 27—Relative to Los Angeles County Deputy Sheriff Jerry Ortiz Memorial Highway.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, Of all the promises that America offers, none is more precious or elusive than the right to be free from crime and violence; and

WHEREAS, Californians are indebted every day to our peace officers, and we pay special tribute to their bravery and dedication and share in their pain when one of their members is killed in the line of duty; and

WHEREAS, The men and women of law enforcement have the unenviable task of guaranteeing the public's safety and it is as difficult and dangerous as it is important, as evidenced by the death, at the age of 35, of Deputy Jerry Ortiz of the Los Angeles County Sheriff's Department who was killed in the line of duty on June 24, 2005, in Hawaiian Gardens while conducting an investigation; and

WHEREAS, Deputy Ortiz faithfully served the residents of Los Angeles County as a Gang Enforcement Deputy; and

WHEREAS, Deputy Ortiz was a resident of Diamond Bar and served in the United States Army from 1988 to 1996; and

WHEREAS, Deputy Ortiz was a boxing fan and a member of the Los Angeles County Sheriff's Department Boxing Team; and

WHEREAS, It is appropriate to recognize the hazardous work, serious responsibility, and strong commitment that Deputy Ortiz willingly accepted during his 15 years as a law enforcement officer; and

WHEREAS, Deputy Ortiz is remembered as a passionate husband to his wife, Chela; a loving son to his parents, Luis and Rosa Ortiz; a caring father to his sons, Jeremy and Jacob; a thoughtful sibling to his sisters, Sylvia and Claudia, and brothers, Javier and Miguel; and a man who committed his life, religious beliefs, and his career to Los Angeles County and the safety of its residents; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature designates the segment of State Highway Route 60 between State Highway 605 and Rosemead Boulevard, in Los Angeles County, as Los Angeles County Deputy Sheriff Jerry Ortiz Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 69

Assembly Concurrent Resolution No. 30—Relative to the Elizabeth Jane Rosewarne Memorial Bridge.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, Elizabeth Jane Rosewarne was born to William and Elizabeth Sandow on July 12, 1866, in Eagle River, Michigan; and

WHEREAS, Elizabeth met Nicholas Rosewarne, who was born in England, in Nevada City, and they married in 1884; and

WHEREAS, Elizabeth and Nicholas moved to San Francisco, where Nicholas was a cable car conductor, and Elizabeth was a professional seamstress; and

WHEREAS, Elizabeth and Nicholas had three children, Edna, Ray, and Myrtle; and

WHEREAS, Due to Elizabeth's poor health, the doctor recommended she move from the foggy air of San Francisco to a warmer climate; and

WHEREAS, Nicholas traveled by boat to Usal and set out in search of land, selecting a 160-acre parcel bordering on the South Fork of the Eel River, across from Confusion Hill, which he purchased in May of 1896; and

WHEREAS, The following May, Elizabeth and the children boarded one of the vessels of the (Robert) Dollar Steamship Company, sailed to Usal, and from there, traveled by mule over a 10-mile backwoods trail to the homestead carrying essential belongings, including a child-size rocking chair that is still in the family today, strapped between two mules; and

WHEREAS, Elizabeth thrived in the new climate, taking the chores of a pioneer woman in stride and, while a petite woman, could work with a cross cut saw, fish the Eel River for salmon and trout, smoke salmon in the smokehouse, and pack a mule and haul wood on the family horse named Queen; and

WHEREAS, With Nicholas working on the Henry Neff Anderson's railroad between Andersonia (Piercy) and Usal during the week, Elizabeth traveled by horseback with both children strapped on the horse on the mountain trail to Usal, to pick up mail and supplies; and

WHEREAS, On one unforgettable trip to Usal, Elizabeth, carrying a sack of fresh meat, was followed closely by a shrieking panther, and although her horse spooked and jumped over a gate, she and the children managed to hold on tight and make it back safely to the homestead; and

WHEREAS, Elizabeth was an expert at baking her own bread, making her own butter and cream, and growing prized heirloom tomatoes that she traded to her neighbors, and in addition she canned over 400 jars of fruit during the summer from the Rosewarne homestead orchard; and

WHEREAS, Elizabeth was an expert seamstress and made all the clothes for her family and also loved to quilt, spending many evenings working on her latest quilt; and

WHEREAS, Elizabeth loved to fish and kept a daily count of her impressive catch, and her favorite fishing hole was in the eddy of the Eel River, which is the proposed bridge site for the northern span of the Eel River Bridge; and

WHEREAS, After a long day of chores, Elizabeth would hitch up the horse and take her daughter, Myrtle, to visit the neighbors, and in the evenings, the family would use a Parcheesi Board circle Elizabeth made on the back of her round oil cloth to play the game; and

WHEREAS, After Nicholas lost his vision in one eye from a logging accident and then in the other eye from glaucoma, Elizabeth cared for him until his death on May 3, 1922, at 69 years of age; and

WHEREAS, After Nicholas' death, Elizabeth moved across the Eel River to the north end of the Rosewarne Homestead, operating a Texaco Star gas station and a country store to support herself and her youngest daughter, Myrtle; and

WHEREAS, Elizabeth Jane Rosewarne died on January 7, 1949, and is buried in the family plot in Piercy Cemetery in Mendocino County, beside her son, Ray; and

WHEREAS, Elizabeth and Nicholas Rosewarne's homestead is the location for both the southern and northern spans of the Eel River Bridge; and

WHEREAS, The southern span of the Eel River Bridge will be named the Minney Lilley Memorial Bridge, and Minney Lilley and Elizabeth Rosewarne were friends, with Minney being mentioned in Elizabeth's diary and the teacher for Elizabeth's daughter, Myrtle, as well as several of Elizabeth's grandchildren and a greatgrandson; and

WHEREAS, The family of Elizabeth Jane Rosewarne feels it would be a fitting tribute to name both bridge spans after two pioneer women, inspiring women and young girls growing up, or traveling to and from the area, to know that pioneer women played a key role in the history of Mendocino County; and

WHEREAS, The Rosewarne Homestead has been sited in a report by the Department of Transportation as a historic archaeological site and is eligible for the National Register of Historic Places; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature recognizes the accomplishments and the extraordinary contributions of Elizabeth Jane Rosewarne to the history of California and hereby designates the northern span of the Eel River Bridge as the Elizabeth Jane Rosewarne Memorial Bridge; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 70

Assembly Concurrent Resolution No. 31—Relative to CHP Officer Ernest R. Felio.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, Ernest R. Felio was a Navy veteran and courageously served his country during the Korean War; and

WHEREAS, Ernest R. Felio joined the California Highway Patrol (CHP) and became an officer in 1962; and

WHEREAS, Officer Felio was happily married with four daughters. Officer Felio's passion was his family and equally important was his chosen career as a CHP officer; and

WHEREAS, Officer Felio was the recipient of the State of California's highest award, the Medal of Valor. Officer Felio was personally credited with saving the life of a man who was the victim of electrocution as a result of a traffic collision involving high voltage electrical transmission lines. Officer Felio disregarded his own personal safety and rescued the badly injured motorist by removing the motorist from his electrically charged motor vehicle; and

WHEREAS, Officer Felio's compassion for his fellow man was again demonstrated one evening while working his beat. Officer Felio observed

a woman with three girls standing next to a road in an isolated portion of Del Norte Canyon. Out of compassion and fear for the family's safety, after learning the family had been victims of abuse and abandonment, Officer Felio transported the family out of the elements and to his home until relatives could be summoned; and

WHEREAS, On the evening of September 7, 1980, Officer Felio's life tragically ended in horrific violence on the side of a cold dark highway in Del Norte County. Officer Felio was shot and killed during the course of a routine traffic stop after making contact with the motorist on Westbrook Lane west of State Highway Route 101; and

WHEREAS, This was a tragic and horrific ending to the life of a great man; and

WHEREAS, Officer Felio fulfilled the CHP's Code of Honor in that he laid down his life rather than swerve from the path of duty. Officer Felio's conduct was, at all times, above reproach and projected an exemplary image of one of the finest CHP officers this state has to offer; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby designates the portion of State Highway Route 101 in Del Norte County, between the E. M. Fine Memorial Bridge and the Oregon state line, as the CHP Officer Ernest R. Felio Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the costs of erecting the appropriate signs, consistent with the signing requirements for the state highway system, showing these special designation and, upon receiving donations from nonstate sources covering the cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 71

Assembly Concurrent Resolution No. 39—Relative to Wick's Corner Interchange.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, Moses Wick was born in Ohio in 1822; and

WHEREAS, Moses Wick served in the Mexican War under the command of General Zachary Taylor, who eventually became President of the United States; and

WHEREAS, In 1852, Moses Wick moved to California with his wife Maria in a wagon train pulled by his team of oxen on a journey that took six months; and

WHEREAS, The land in the area of the current junction between State Highway Routes 70 and 149 was deeded in 1852 to Moses Wick as a reward for his military service; and

WHEREAS, On September 3, 1852, Moses Wick made a homestead of the 160 acre territory and began raising cattle as a pioneer cattle rancher. Through purchases and other land grants, he eventually owned about 800 acres adjacent to “Wick’s Corner”; and

WHEREAS, Moses Wick made a modest living as a butcher by selling and supplying beef to gold miners and merchants in the area; and

WHEREAS, He also used his faithful team of oxen to haul freight and cargo back and forth to the mines between Oroville and Sacramento; and

WHEREAS, Moses Wick died in 1888 at the age of 66 years and was survived by his second wife Roxie Ann, his son Charles, and daughter Ella Wick Crum; and

WHEREAS, Moses Wick’s cattle ranch was operated until his son Charles sold most of the ranch to Senator Thomas Rockhill in 1906 for \$25,000; and

WHEREAS, Moses Wick’s cattle ranch became a tavern and an early stagecoach stop for the Central Pacific Railroad. Although Wick’s historic home was demolished in 1947, this area continues to be known as “Wick’s Corner”; and

WHEREAS, The modern State Highway Route 70 was constructed in the 1960s when the former highway was submerged beneath the rising waters of Lake Oroville; and

WHEREAS, Mrs. Merle McAndrews, the great granddaughter of both Moses Wick and Senator Thomas Rockhill, still lives on the property in a portion of one of the original ranches that was built more than 70 years ago; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby designates the junction between State Highway Routes 70 and 149 near the City of Oroville, in the County of Butte, as the Wick’s Corner Interchange; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 72

Assembly Concurrent Resolution No. 41—Relative to the Officer James M. Goodman Memorial Highway.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, The role of peace officer is one of the highest vocations of public service and an individual who accepts a calling to serve in that role is worthy of the highest respect and honor that the community, the state, and the nation can provide; and

WHEREAS, On June 3, 2004, California Highway Patrol Officer James M. Goodman was killed in the line of duty. Officer Goodman was traveling west on his department motorcycle in the City of Redlands, attempting to overtake a vehicle he believed to be involved in a hit and run accident, when a van, traveling north on Nevada Street, entered the intersection from the south directly in the path of Officer Goodman. Officer Goodman was unable to avoid a collision and broadsided the van; and

WHEREAS, Officer Goodman thereafter succumbed to the injuries he received from the traffic collision; and

WHEREAS, Officer Goodman was born on September 11, 1955, in Martinez, California, was raised in the Bay Area, and graduated in 1973 from Pinole High School; and

WHEREAS, Officer Goodman honorably served in the United States Army for nearly eight years and dedicated four years to reserve duty, ultimately achieving the rank of sergeant; and

WHEREAS, Officer Goodman joined the California Highway Patrol on January 9, 1984. After successfully completing his training at the California Highway Patrol Academy, he reported to the Redwood City area on May 24, 1984; and

WHEREAS, On August 20, 1985, Officer Goodman was awarded a California Commission on Peace Officer Standards and Training Basic Certificate; and

WHEREAS, On April 1, 1987, Officer Goodman transferred to the San Jose area; on May 2, 1989, he was assigned to the Oakland area; on October 1, 1993, he was assigned to the Golden Gate Division; on June

26, 2000, he was assigned to the Oakland area; and on March 1, 2001, he was assigned to the San Bernardino area; and

WHEREAS, Over the years, Officer Goodman earned numerous certificates of achievement in the field of law enforcement; and

WHEREAS, While stationed in the Oakland area, Officer Goodman was the first officer to arrive on scene at the Cypress Freeway viaduct collapse after the Loma Prieta Earthquake occurred on October 17, 1989; and

WHEREAS, On the day of the earthquake, Officer Goodman helped to release a driver trapped under a collapsed portion of the Cypress Freeway viaduct by crawling through a small space only accessible by removing several pieces of his safety equipment. For three hours, while the viaduct continued to settle from aftershocks, he and his colleagues worked to free the driver. In honor of this heroic act, he and two other officers were awarded the Medal of Valor by Governor Pete Wilson; and

WHEREAS, On November 25, 1989, Officer Goodman received a Meritorious Award from the office of the Mayor of the City of Oakland for his valor, gallantry, and courage during the 1989 earthquake; and

WHEREAS, Officer Goodman made significant contributions to traffic safety and to the motoring public while serving at each assigned area; and

WHEREAS, Officer Goodman served for 20 years as a sworn peace officer for the California Highway Patrol and was known by his fellow officers for his outstanding dedication to the department and to the protection of the citizens of our state; and

WHEREAS, Officer Goodman is survived by his wife, Patti, his sons, Jacob and Joshua, his parents, Bill and Ruby, his brothers, Lee and Lynn, his sisters, Bonnie and Betty, and many nieces, nephews, and cousins; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby designates, in acknowledgment of the many years of dedicated service provided by CHP Officer Goodman to the citizens of California, the portion of State Highway Route 10 between mile markers 25.26 and 29.82 in San Bernardino County as the Officer James M. Goodman Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of erecting the appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources covering the cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 73

Assembly Joint Resolution No. 14—Relative to customs duties.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, The goods movement and logistics industry in California employs one out of seven workers in the state, generating over \$200 billion annually for the state's economy and contributing more than \$16 billion a year in tax revenues to state and local governments; and

WHEREAS, California's agricultural, natural resources, and manufacturing industries exported more than \$110 billion worth of goods in 2004, making up 13.5 percent of our nation's total exports; and

WHEREAS, Foreign trade is increasing rapidly, with the number of containers shipped through California's ports expected to double over the next 15 years, and triple in the next 20 years; and

WHEREAS, This increased foreign trade creates a benefit for our state's workers and our state's economy, but also places a burden on California's ports, railways, highways, and airports; and

WHEREAS, The existing port security infrastructure is not capable of adequately monitoring the volume of cargo entering the United States today, with less than 40 percent of containers receiving radiation screening, and only 5 percent of containers physically inspected. Without further investment in port security infrastructure and technology, increasing trade will only increase our homeland security risks; and

WHEREAS, The United States Customs and Border Protection Agency is responsible for collecting duties and importation fees that are generated by foreign trade, a figure that reached \$24.7 billion in revenues for 2003, a number that is expected to rise to \$40 billion or more by 2015; and

WHEREAS, California single-handedly generates over 20 percent of these trade revenues; and

WHEREAS, Over 98 percent of the revenues derived from trade are deposited directly into the United States Treasury General Fund Accounts; and

WHEREAS, Less than 1 percent of these trade revenues are dedicated directly to the Customs and Border Protection Agency to deal with the impacts of trade on congestion, homeland security, and the environment; and

WHEREAS, California's Goods Movement Action Plan has identified \$47 billion worth of infrastructure needs to address mobility, environmental, and security concerns in this state throughout the state's four trade corridors: Los Angeles-Long Beach/Inland Empire, Bay Area, San Diego/Border, and Central Valley; and

WHEREAS, Other states with major trade centers are facing similar mobility, environmental, and security problems without sufficient revenues to mitigate these trade impacts, making this problem national in scope, and requiring a larger federal contribution to resolve these issues; and

WHEREAS, It is sound economic and environmental policy to invest trade revenues into trade infrastructure and mitigating trade impacts; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature of the State of California memorializes the President and the Congress of the United States to enact legislation that will ensure that a substantial increment of new revenues derived from customs duties and importation fees be dedicated to mitigating the economic, mobility, security, and environmental impacts of trade in California and in other trade-affected states across the United States; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the United States House of Representatives, to the Majority Leader in the Senate, to each Senator and Representative from California in the Congress of the United States, and to the author for appropriate distribution.

RESOLUTION CHAPTER 74

Assembly Joint Resolution No. 17—Relative to accessible currency.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, Americans who are blind or have low vision are unable to differentiate between different denominations of United States currency; and

WHEREAS, For more than a decade people with visual impairments have been unsuccessfully attempting to persuade the United States Department of the Treasury to remedy this problem, even though Congress has supported the idea; and

WHEREAS, Approximately 180 nations have currency that, through a variety of means, including different sizes, dot systems, and lines built into the currency, enable persons who are blind or have low vision to differentiate between currency denominations; and

WHEREAS, In fact, the United States is the only major nation in the world where this problem still exists; and

WHEREAS, Not only can this lack of access lead to embarrassment for those with visual impairments, but of far greater import, it has led to instances where fraud has been committed against persons who are blind or have low vision; and

WHEREAS, Although machines are available that can identify currency, they are not affordable for most blind or visually impaired persons, are not always effective, and are not feasible for use in most situations in which these persons must use currency; and

WHEREAS, Experts in the field of security against counterfeit currency have acknowledged that many of the features that promote access for those who are blind or have low vision also further the goal of making counterfeiting more difficult; and

WHEREAS, Implementing changes in the system of currency as a part of the ongoing design modification process undertaken by the United States Department of the Treasury is an inexpensive means for the federal government to solve this problem; and

WHEREAS, In December 2006, in a case brought in federal district court by the American Council of the Blind, the court held that the failure on the part of the United States Department of the Treasury to make its currency accessible to those with visual impairments violated federal law, and that the department must begin to develop a remedy for this violation; and

WHEREAS, Editorials from all over the nation have hailed this decision; and

WHEREAS, The President of the United States, through the United States Department of the Treasury, has decided to appeal this decision; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature urges the United States Department of the Treasury to withdraw its appeal in this case and begin to design the most equitable method for all affected parties to make its currency accessible to persons who are blind or have low vision; and be it further

Resolved, That if the United States Department of the Treasury continues to pursue this appeal, the Congress and President of the United States enact legislation requiring the United States Department of the Treasury to make its currency accessible to persons who are blind or visually impaired; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of the resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to each Senator and Representative from California in the Congress of the United States, to the United States Department of the Treasury, and to the author for appropriate distribution.

RESOLUTION CHAPTER 75

Assembly Joint Resolution No. 19—Relative to the Healthy Families Program.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, The Legislature regards the health of our children to be of paramount importance to families in our state; and

WHEREAS, The Legislature regards poor child health as a threat to the educational achievement, and social and psychological well-being of the children in our state; and

WHEREAS, The Legislature considers protecting the health of our children to be essential to the well-being of our youngest citizens and the quality of life in our state; and

WHEREAS, The Legislature considers California's State Children's Health Insurance Program, the Healthy Families Program, to be an integral part of the arrangements for health benefits for children of our state; and

WHEREAS, The Legislature recognizes the value of the Healthy Families Program in preserving child wellness, preventing and treating childhood disease, improving health outcomes, and reducing overall health costs; and

WHEREAS, The Legislature considers the federal funding available for the Healthy Families Program to be indispensable to providing health benefits for children of modest means and finds that the success in increasing enrollment of eligible uninsured children across the country has caused expenditures of funds to exceed the annual federal allotment; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature urges the members of California's delegation to the United States Congress to ensure that the Congress timely reauthorizes the State Children's Health Insurance Program to assure adequate federal funding for the Healthy Families Program; and be it further

Resolved, That the Legislature urges the Governor to use his best efforts to work with the California Congressional delegation to ensure that the State Children's Health Insurance Program is reauthorized with adequate funding and in a timely manner; and be it further

Resolved, That the Legislature proclaims that all components of state government should work together with educators, health care providers, social workers, and parents to ensure that all available public and private assistance for providing health benefits to uninsured children in this state be used to the maximum extent possible; and be it further

Resolved, That the Legislature urges the Governor to use his best efforts to provide meaningful assistance to help identify and enroll children who qualify for Medi-Cal or the Healthy Families Program; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Governor, to each Senator and Representative from California in the Congress of the United States, and to the author for appropriate distribution.

RESOLUTION CHAPTER 76

Senate Joint Resolution No. 5—Relative to benefits for Filipino Americans who fought in World War II.

[Filed with Secretary of State July 3, 2007.]

WHEREAS, On July 26, 1941, in anticipation of war with Japan, President Roosevelt issued an Executive Order calling over 200,000 Filipino soldiers to serve in the United States Armed Forces in the Far East (USAFFE); and

WHEREAS, Ten hours after Pearl Harbor was attacked, the United States military bases in the Phillipines were bombed, causing the war to spill onto the Filipino people; and

WHEREAS, On March 27, 1942, Congress passed Title 8 of the Second War Powers Act, which provided that noncitizens who served in active duty in the United States Armed Forces during World War II shall be granted United States citizenship, meaning that every USAFFE soldier had the right to equal treatment under the law; and

WHEREAS, On April 9, 1942, the United States retreated from the Philippines, leaving 75,000 USAFFE and regular soldiers to the Bataan Death March where close to 10,000 died along the drudge to P.O.W. camps; and

WHEREAS, Even after the American retreat, Filipinos continued to resist, gathering thousands more soldiers and forming guerilla units, who, in coordination with United States command, conducted operations, collected intelligence, and helped prepare for the American return; and

WHEREAS, On September 2, 1945, Japanese military command surrendered the Philippines back to American forces ending World War II on the islands, and Philippine nationals who served in the war began filing for naturalization at the United States Embassy in Manila; and

WHEREAS, Filipino men and women served courageously in the fight for freedom and democracy during World War II, under the leadership of General Douglas MacArthur; and

WHEREAS, After the war, the New Philippine Scouts were formed to help reestablish United States authority in the Pacific, causing thousands more Filipino soldiers to be called to serve the United States; and

WHEREAS, In November of 1945, adjudication of applications for naturalization of Filipino veterans were stopped, per order of the United States Department of State and the Commissioner of the Immigration and Naturalization Service; and

WHEREAS, In December of 1945, Congress passed legislation amending the immigration and naturalization law, setting a deadline of December 1946 for Filipino veterans applying for citizenship; and

WHEREAS, On February 18, 1946, Congress enacted the 1946 Rescission Act, which denied World War II Filipino veterans, including the USAFFE, the guerillas, and the New Philippine Scouts equal status as American veterans, which stripped them of equal recognition, compensation, and benefits; and

WHEREAS, In October of 1990, the 1990 Immigration Act was passed, granting United States citizenship to Filipino veterans, which allowed 24,000 Filipino World War II veterans, in their 70s and 80s to receive citizenship, but who were still denied equal status as American veterans; and

WHEREAS, California has long advocated for veterans, including continuation of the \$226 per month disability benefit provided by the California Veterans Cash Benefit Program; and

WHEREAS, The Filipino Veterans Equity Act of 2007 (H.R. No. 760, 110th Cong., 1st Sess., P. 1150 (2007); Sen. No. S. 57, 110th Cong., 1st Sess., p. S37, (2007)) would provide benefits for veterans, including healthcare, disability pensions, and burial expenses, which are much needed for many of the 24,000 surviving Filipino veterans and their families; now, therefore, be it

Resolved by the Senate and the Assembly of the State of California, jointly, That the Legislature of the State of California respectfully

requests the President and Congress of the United States to enact the Filipino Veterans Equity Act of 2007; and be it further

Resolved, That the Secretary of Senate transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 77

Senate Concurrent Resolution No. 30—Relative to American Diabetes Alert Day.

[Filed with Secretary of State July 5, 2007.]

WHEREAS, Twenty-one million Americans—including 2 million Californians—have diabetes, a serious disease that has no cure; and

WHEREAS, Diabetes is the fifth-leading cause of death by disease in the United States; and

WHEREAS, More than one-third of the people with diabetes, 6.2 million Americans, do not know that they have the disease; and

WHEREAS, Another 54 million Americans have prediabetes, a condition that puts them at the highest risk for developing type 2 diabetes; and

WHEREAS, People with undiagnosed diabetes may experience damage to the heart, eyes, kidneys, and limbs without producing any symptoms; and

WHEREAS, An increase in community awareness of risk factors and symptoms related to diabetes can improve the likelihood that people with diabetes will get the attention they need before suffering devastating complications; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature declares March 27, 2007, as American Diabetes Alert Day in California; and be it further

Resolved, That the Legislature encourages all Californians to help fight this disease and its life-threatening complications that include heart disease, stroke, blindness, kidney disease, and amputation by increasing awareness of the risk factors for diabetes, making healthy lifestyle choices, and by providing support to those suffering from diabetes; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 78

Senate Concurrent Resolution No. 45—Relative to California Indian Heritage Month.

[Filed with Secretary of State July 5, 2007.]

WHEREAS, President George W. Bush proclaimed November 2006 as National American Indian Heritage Month in recognition of American Indians and Alaskan Natives; and

WHEREAS, California is home to more Native American Indian tribes than any other state in the United States; as of the last census, over 330,000 American Indians were living in California, and their history forms an integral part of the state's history and needs to be told; and

WHEREAS, In recognition of the sovereignty of the California Indian nations to be self-governing, self-supporting, and self-reliant, Californians are working to protect and enhance tribal resources; and

WHEREAS, California Indians, through their rich cultural traditions and proud ancestry, have made vital contributions to the strength and diversity of our society; and

WHEREAS, Native American Indians have given much to the United States and to California and, in recognition of this fact, it is fitting that the honor is returned and Native American Indians are recognized for their rich history and commitment to the State of California; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature proclaims that the month of November 2007 be recognized as California Indian Heritage Month, encourages the observance of this event with activities that celebrate our uniqueness as Americans, and takes this opportunity to commend California Indian nations for their outstanding contributions to this great state; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 79

Senate Concurrent Resolution No. 46—Relative to California Anti-Bullying Week.

[Filed with Secretary of State July 5, 2007.]

WHEREAS, Bullying is a term that has no legal definition, but can be defined as repeated acts of physical or verbal assaults against another with the intent to torment, ridicule, harass, or harm; and

WHEREAS, The act of bullying in school interferes with the ability of a pupil to learn and prevents schools from instructing their pupils in a safe, nonthreatening environment; and

WHEREAS, The National Education Association states that during the past decade, bullying has become more dangerous and has occurred more frequently than in the past two decades; and

WHEREAS, Bullies, contrary to common belief, are confident, have high self-esteem, and make friends easily. Typically, they are aggressive, impulsive, and quick to anger. Bullies get into trouble often, are more likely to fight, drink, and smoke, and tend to commit more serious crimes as they get older; and

WHEREAS, Bullying is not always hitting, teasing, or name calling, but may also include acts that are damaging but harder to notice, such as excluding others on purpose, spreading rumors, or getting others to dislike another person; and

WHEREAS, According to the National Education Association, each day approximately 160,000 children do not attend school due to fear of attack, harassment, or peer intimidation; and

WHEREAS, Pupils who are bullied often experience extreme fear, anxiety, and physical symptoms, such as headaches and stomach aches, and may not be able to focus on their schoolwork; and

WHEREAS, Witnesses to bullying can be affected and may feel helpless, angry, and guilty, and may worry about becoming a target themselves. Additionally, children who are continually bullied can turn to violence; and

WHEREAS, With the increased usage of modern technology, such as e-mails, cell phones, text messages, and online networking Web sites, bullying has moved beyond the schoolyard; and

WHEREAS, It is imperative to recognize that bullying affects children of all ages, in all states, and in all nations; and

WHEREAS, Many states, such as Colorado, Connecticut, Indiana, Washington, and West Virginia, have taken the initiative to raise awareness and prevent this dangerous behavior; and

WHEREAS, The State Department of Education provides numerous resources for educators, parents, and community members to help recognize bullying behavior and approaches for dealing with it; and

WHEREAS, England has established an annual event during the month of November that concentrates on the effects of bullying and how to prevent it from happening; and

WHEREAS, The State of California hereby recognizes the efforts of teachers, parents, and members of our community to educate and raise awareness and to put a stop to this harmful behavior to ensure the safety of our children; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the California Legislature hereby designates the second week of the month of November 2007 as California Anti-Bullying Week; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Governor and the author for appropriate distribution.

RESOLUTION CHAPTER 80

Senate Concurrent Resolution No. 47—Relative to California Hispanic Heritage Month.

[Filed with Secretary of State July 5, 2007.]

WHEREAS, President Lyndon B. Johnson first proclaimed and designated the week that included September 15 and 16 in 1968 as National Hispanic Heritage Week, as a result of a Joint Resolution approved by Congress on September 17, 1968, in recognition of the contributions of Hispanic Americans to American culture and history; and

WHEREAS, The original weeklong commemoration was changed by Public Law No. 100-402, which took effect on January 1, 1989, to National Hispanic Heritage Month that is to include the 31-day period beginning September 15 and ending on October 15; and

WHEREAS, The objectives of National Hispanic Heritage Month are to create a greater awareness of the contributions of Hispanic Americans to American culture, to illustrate the diversity of the Hispanic American community, and to encourage a greater curiosity within young people about the rich history and cultural heritage of Hispanic Americans; and

WHEREAS, Hispanic influence is evident in American culture in, among other things, music, art, science, food, humanities, and business and trade; and

WHEREAS, Hispanic Americans from the time of the Revolutionary War to the War on Terrorism subsequent to September 11, 2001, have proudly served this country in the Armed Forces, and, during their course of service, 38 Hispanic Americans, including nine from California, have been awarded the Medal of Honor, the highest honor conferred for military bravery and heroism above and beyond the call of duty; and

WHEREAS, There are nearly 13 million Hispanic Americans in California; and

WHEREAS, Hispanic Americans have contributed to the development and success of California by playing major roles in building this state through agriculture, medicine, science, entertainment, business, education, civil rights, politics, and sports; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby proclaims September 15 to October 15, 2007, inclusive, as California Hispanic Heritage Month and encourages all Californians to observe this event in communities throughout the state; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 81

Senate Concurrent Resolution No. 48—Relative to Child Awareness Week.

[Filed with Secretary of State July 5, 2007.]

WHEREAS, Numerous individuals, children's organizations, and youth-serving organizations that work with children and youths on a daily basis provide invaluable services that serve to enrich and better the lives of children and youths; and

WHEREAS, By strengthening and supporting children's and youth-serving charities and other similar nongovernmental organizations, and by encouraging greater collaboration among these organizations, the lives of many more children may be improved and enriched; and

WHEREAS, Raising people's awareness of, and increasing the support for, charitable and nonprofit organizations in the state serving children and youth that provide access to health care, social services, education, the arts, sports, and other services will help to better the lives of children and youths; and

WHEREAS, September is a time when parents, families, teachers, school administrators, and others increase their focus on preparing

children and youths for the future as they begin a new school year and it is a time for the people of this state to highlight, and be mindful of, the needs of children and youths; and

WHEREAS, Children's charities, youth-serving organizations, and other nongovernmental organizations across California and the rest of the country should be recognized for the work they do to improve the lives and promote the well-being of children and youth in this state and country; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby designates the week of September 17, 2007, as Child Awareness Week to honor children's charities, youth-serving organizations, and other nongovernmental organizations that are committed to enriching and bettering the lives of children and youth in California and the rest of the county; and that public officials and citizens of California are encouraged to observe the week with appropriate activities and programs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 82

Senate Concurrent Resolution No. 54—Relative to 9-1-1 for Kids Safety Education Month.

[Filed with Secretary of State July 5, 2007.]

WHEREAS, Every year, about 200 million 9-1-1 calls are received at 9-1-1 emergency system centers across the United States; and

WHEREAS, Most calls to 9-1-1 emergency system centers are made by bystanders attempting to help someone in a crisis, often life-threatening, many of those calls are made by children as young as 4 or 5 years old; and

WHEREAS, The result of 9-1-1 calls from children may be measured in saved lives, underscoring the critical importance of training children early in life about the 9-1-1 emergency call number; and

WHEREAS, By educating children how to use 9-1-1 correctly, they can act quickly and confidently to obtain the necessary public safety or medical assistance they need to save lives and property, as well as teach their siblings, family members, friends, and neighbors; and

WHEREAS, The nonprofit organization "9-1-1 for Kids" is the official educational program for local, federal, and international public safety dispatch centers, agencies, and organizations, and is committed to the

sole purpose of teaching children how to save lives and property through the proper use of 9-1-1, the nation's universal emergency telephone number; and

WHEREAS, 9-1-1 for Kids has reached over five million children since its inception in 1994, helping to save thousands of lives and properties through its award-winning, student-tested, and teacher-approved 9-1-1 caller training classroom kit and educational support that teaches everyone when it is okay to call 9-1-1, how to dial 9-1-1, and what to say to the 9-1-1 dispatcher; and

WHEREAS, 9-1-1 for Kids has worked proactively to decrease the incidence of accidental and prank 9-1-1 calls, saving our government millions of dollars and helping to maintain the integrity of our 9-1-1 emergency network; and

WHEREAS, Since its inception, 9-1-1 for Kids has branched out to provide comprehensive teen and adult 9-1-1 caller training and disaster preparedness and response education, recognizing America's most compelling 9-1-1 youth heroes each year at 9-1-1 for Kids "Local 9-1-1 Heroes" ceremonies with regional and federal government officials; and

WHEREAS, The goal of the California 9-1-1 for Kids Safety Education Month is to provide all elementary students in California with emergency and disaster response education in their classrooms during this month, and to establish biannual safety educational events in every Head Start program and public elementary classroom in prekindergarten to grade 2, inclusive; and

WHEREAS, Through statewide and local public awareness campaigns, 9-1-1 for Kids, in collaboration with the California National Emergency Numbers Association (CalNENA), the Association of Public Safety Communications Officials (APCO West), 9-1-1 emergency system centers, law enforcement agencies, and fire departments, will train teachers, parents, school administrators, and other caregivers to conduct at least one activity aimed at educating elementary school children during California 9-1-1 for Kids Safety Education Month; and

WHEREAS, 9-1-1 for Kids is endorsed and supported by the Association of Public Safety Communications Officials (APCO International), the National Emergency Numbers Association (NENA), and the National Association of State 9-1-1 Administrators (NASNA); and

WHEREAS, 9-1-1 for Kids and the California 9-1-1 for Kids Safety Education Month are lead by their distinguished officers, International Ambassador Kathy Ireland; National Chairman Tim Brown, retired Oakland Raiders and the 1987 Heisman Trophy winner; Chairman Emeritus Howie Long, Fox National Football League Show and National Football League Hall of Fame inductee; Executive Director Elise Kim;

and International Spokespersons Jessica Simpson, recording artist and actress; and Patrick Long, race car driver; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby designates the month of June 2007 as “9-1-1 for Kids Safety Education Month” in the State of California, dedicated to 9-1-1 caller training and disaster and emergency preparedness and response education for California children, families, and residents; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 83

Senate Concurrent Resolution No. 4—Relative to the James E. Roberts Memorial Bridge.

[Filed with Secretary of State July 10, 2007.]

WHEREAS, James E. “Jim” Roberts is deserving of special public commendation in recognition of his exemplary career with the Department of Transportation (Caltrans) as a structural engineer for a half-century; and

WHEREAS, Jim Roberts graduated with a bachelor of science degree in civil engineering and began his engineering career with Caltrans in the summer of 1953, but was deployed six weeks later to active duty in Korea as a commissioned second lieutenant in the Army, where he was involved in the rebuilding of damaged bridges after the war ended, and remained in the Army Reserves until he retired as a colonel in 1985 after 33 years of active and reserve duty; and

WHEREAS, Jim Roberts returned to Caltrans in the summer of 1955 to what was then the Bridge Department, Construction Branch, and began working on the Highway 101 Bypass in Cotati and eventually was moved to work on the “Grapevine” project in Bakersfield, where he began a four-year trek over the hill after work, to the University of Southern California (USC), returning home around midnight, to earn his Master of Science degree in Structural Engineering from USC in 1966; and

WHEREAS, Jim Roberts worked his way up through the ranks at Caltrans, until in 1981 he was promoted to Deputy of Engineering, and then became the project director representing Caltrans in working with the City and County of Sacramento and the Sacramento Regional Transit District to build the light rail project; and

WHEREAS, Jim Roberts, with the light rail project winding up in 1985, returned to Caltrans as the manager of bridge design, and on July 1, 1987, became the Division Chief of the Division of Structures, equivalent to Assistant State Highway Engineer; and

WHEREAS, Jim Roberts then became the Chief Bridge Engineer, and was instrumental in establishing seismic performance criteria following the Loma Prieta Earthquake of 1989; and

WHEREAS, Jim Roberts recognized the need for a better training program for young engineers and established the Bridge Design Academy, and was instrumental in creating opportunities for women to promote into higher positions in engineering; and

WHEREAS, Jim Roberts was active in over 17 professional organizations, including State President of the Professional Engineers in California Government in 1972; wrote over 50 papers and publications on bridges and other transportation issues; and was the recipient of over 20 professional awards during his career; and

WHEREAS, Jim Roberts retired in 2001 from Caltrans, and died on July 6, 2006; and

WHEREAS, It is appropriate to recognize Jim Roberts' many years of service to Caltrans and to the people of California by designating a bridge in his memory; now, therefore, be it

Resolved, by the Senate of the State of California, the Assembly thereof concurring, That the Tuolumne River Bridge on State Highway Route 120, in Tuolumne County, shall be designated as the James E. Roberts Memorial Bridge; and be it further

Resolved, That Caltrans is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation, and upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Director of Transportation and to the author of this resolution for appropriate distribution.

RESOLUTION CHAPTER 84

Senate Concurrent Resolution No. 10—Relative to the Officer Matthew J. Redding Memorial Interchange.

[Filed with Secretary of State July 10, 2007.]

WHEREAS, Officer Matthew J. “Matt” Redding, a decorated officer, was killed in the line of duty by a drunk driver on October 9, 2005, on State Highway Route 65 near the interchange of Stanford Ranch Road and Galleria Boulevard while serving the community and protecting his fellow officers; and

WHEREAS, Matt Redding grew up in Rocklin, graduated from Del Oro High School, attended Sierra College, and had a strong desire to become a police officer; and

WHEREAS, Matt Redding was hired by the City of Rocklin as a police officer on December 10, 2001; and

WHEREAS, Matt Redding was a highly respected police officer who, in less than four years, was selected to serve on the Regional SWAT team and decorated for valor, life saving, and meritorious duty; and

WHEREAS, Matt Redding was known and loved by so many in the region and by those with whom he worked; and

WHEREAS, Matt Redding was a man committed to his family, his friends, his fellow officers, and the community of Rocklin; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature designates the interchange of Stanford Ranch Road and Galleria Boulevard at State Highway Route 65 as the Officer Matthew J. Redding Memorial Interchange; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 85

Senate Concurrent Resolution No. 11—Relative to the Correctional Officer Manuel A. Gonzalez, Jr. Memorial Highway.

[Filed with Secretary of State July 10, 2007.]

WHEREAS, The state suffered a tragic loss on January 10, 2005, when, while working at the California Institution for Men in Chino, Correctional Officer Manuel A. Gonzalez, Jr. was stabbed to death by an inmate; and

WHEREAS, Officer Gonzalez was born on September 15, 1961, in Los Angeles, California, and grew up in Santa Fe Springs, California; and

WHEREAS, Officer Gonzalez graduated from Pioneer High School in 1979 and thereafter attended Rio Hondo College from 1980 to 1982; and

WHEREAS, After enlisting in the United States Army, Officer Gonzalez served in Germany and then in Fort Carson, Colorado, and was honorably discharged in 1986; and

WHEREAS, Hired by the Department of Corrections and Rehabilitation in 1988, Officer Gonzalez proudly served the department for 17 years, working at the state prison in Corcoran, California, until 1993, at the state prison in Lancaster, California, until 1996, and at the California Institution for Men in Chino, California, until his death in 2005; and

WHEREAS, Considered a consummate professional, Officer Gonzalez was a well-respected and reliable employee who went beyond his duties in order to assist other staff members and worked diligently to make prison facilities more safe; and

WHEREAS, A lover of sports, Officer Gonzalez enjoyed watching NASCAR, the Los Angeles Dodgers, and the University of Southern California basketball and football teams; and

WHEREAS, Officer Gonzalez is remembered by his friends and family as a loving son, brother, husband, and father; and

WHEREAS, Officer Gonzalez is survived by his parents Manuel and Bertha, his siblings David, Rosalina, and Dela, his children Mark, Steven, Roxanna, Jessica, Manuel, and Gustavo, his former wife Sylvia, his fiancée Tonia, and many beloved family members and friends; and

WHEREAS, Officer Gonzalez will be greatly missed by his family and by all who knew him, and will always be remembered for his professionalism and dedication to the Department of Corrections and Rehabilitation; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby designates the portion of State Highway Route 71 between State Highway Route 60 and Central Avenue in San Bernardino County as the Correctional Officer Manuel A. Gonzalez, Jr. Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing that special designation, and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 86

Senate Concurrent Resolution No. 16—Relative to the Gary Moon Memorial Interchange.

[Filed with Secretary of State July 10, 2007.]

WHEREAS, Gary Moon served with utmost distinction as the Director of Freeway Construction for San Bernardino Associated Governments (SANBAG) between October 1990 and March 2003; and

WHEREAS, Mr. Moon earned the respect of the public, elected officials and colleagues for his problem solving abilities, willingness to listen and to take action, sensible and creative approaches to design and construction challenges, fair and kind treatment of staff and coworkers, quick wit and dry sense of humor; and

WHEREAS, During his tenure with the transportation planning agency, Mr. Moon was responsible for the construction of State Highway Route 210 in Upland, Rancho Cucamonga, and Fontana, as well as improvements to Interstate Highway Route 10 and State Highway Routes 60 and 71; and

WHEREAS, Also during his tenure, he was instrumental in leading project development for the widening of State Highway Route 215 (Interstate 215), improvements to congested freeway interchanges, the widening and extension of major streets and the separation of rail crossings from surface streets throughout the San Bernardino Valley; and

WHEREAS, Mr. Moon held a bachelor's degree from Claremont Men's College and both master's and doctorate degrees from Claremont Graduate School, was a former Navy Lieutenant, was a political science instructor at California State University, San Bernardino, and the University of Nevada, Las Vegas, and worked as a principal planner for the Southern California Association of Governments; and

WHEREAS, Upon his retirement in March 2003, Mr. Moon maintained his involvement with SANBAG as a part-time consultant and began an intensive fitness regimen with running and cessation of smoking, continued the management of the Marshall Canyon Equestrian Center in Claremont, and spent quality time with his wife, Kathy, and children, Nicholas and Amanda; and

WHEREAS, Too soon after his retirement, Mr. Moon was diagnosed with cancer and died after a short battle with the disease at the age of 59 in October 2005; and

WHEREAS, Mr. Moon's longstanding service and commitment to transportation in the Inland Empire makes it truly appropriate for the future interchange at State Highway Route 210 and Interstate 215 to be named in his honor; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature recognizes the contributions of Gary Moon to the people of the State of California and designates the future interchange at State Highway Route 210 and Interstate 215 as the Gary Moon Memorial Interchange; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of erecting the appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources covering the cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 87

Senate Concurrent Resolution No. 21—Relative to the James D. Schultz Memorial Freeway.

[Filed with Secretary of State July 10, 2007.]

WHEREAS, California Highway Patrol (CHP) Officer James D. Schultz, a dedicated officer, was killed in the line of duty at the age of 46 years while conducting an abandoned vehicle check on westbound State Highway Route 8, commonly known as Interstate 8, between Gordon's Well Road and Brock Research Center Road in Imperial County; and

WHEREAS, Officer Schultz, while conducting his investigation, was struck by an errant, sleepy driver during the late evening of November 15, 1996, and died in the early morning hours on November 16 as a result of injuries sustained in the collision; and

WHEREAS, Officer Schultz, after graduating from Fredonia High School on June 23, 1968, in Fredonia, New York, enlisted in the United States Army on August 19, 1968; and

WHEREAS, Officer Schultz bravely served his country, including a one-year assignment in Vietnam; and

WHEREAS, Officer Schultz received an honorable discharge from the United States Army on August 18, 1971; and

WHEREAS, Officer Schultz began his career with CHP on January 31, 1972, and proudly served the State of California in the South Los Angeles, Oakland, El Centro, Garberville, Barstow, Bridgeport, and Winterhaven CHP areas; and

WHEREAS, Officer Schultz, at the time of his death, was survived by his wife, Teresa, and his son, Jeremiah; and

WHEREAS, Officer Schultz was known by his fellow officers for his dedication to CHP and to the protection of the people of California; and

WHEREAS, It is appropriate to dedicate a portion of State Highway Route 8 in Imperial County in Officer Schultz' memory because he made the ultimate sacrifice in his service to the people of California; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the portion of State Highway Route 8 between Gordon's Well Road and Brock Research Center Road in Imperial County be officially designated as the James D. Schultz Memorial Freeway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs for State Highway Route 8, consistent with the signage requirements for the state highway system, showing this special designation, and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 88

Senate Concurrent Resolution No. 22—Relative to the Stephanie Marie Frazier Memorial Highway.

[Filed with Secretary of State July 10, 2007.]

WHEREAS, Stephanie Marie Frazier was born on October 12, 1980, and passed away on December 16, 2000, when she was just 20 years of age, from injuries sustained in an automobile accident on State Highway Route 50 near Ice House Road; and

WHEREAS, As a child, Stephanie attended Tabernacle Baptist School in Concord, California, until the eighth grade, and subsequently attended high school at Liberty Union High School in Brentwood, California, where she was on the volleyball team, basketball team, and swim team; and

WHEREAS, After graduating from high school in 1998, Stephanie attended Diablo Valley College in Pleasant Hill, California as a full-time student where she was on the student council and supported herself financially through her employment with Dennis Tierney and Associates; and

WHEREAS, Stephanie's dream was to attend the University of California at Davis, and she had been accepted to transfer there in the fall of 2001, to major in managerial economics; and

WHEREAS, Stephanie's life was taken on December 16, 2000, when another car crossed over the center divider on State Highway Route 50, just west of Ice House Road, and hit the car in which Stephanie and her sister, Lindsey, were riding; and

WHEREAS, The accident occurred during finals week, and for the first time in its history, Diablo Valley College awarded an honorary associate of arts degree in Stephanie's memory during its graduation ceremony; and

WHEREAS, Stephanie had a very outgoing personality and was not afraid of new situations; and

WHEREAS, Stephanie loved people, mentoring and helping others, and was an inspiration to many and loved by all; and

WHEREAS, After the accident, Stephanie's family worked diligently with the Department of Transportation to improve State Highway Route 50 where the accident occurred, analyzing 14 years of accident data, and hiring a highway traffic consultant who suggested specific improvements to make that portion of the highway safer; and

WHEREAS, In July 2006, the majority of those changes were completed, including restriping the dangerous section, doubling maintenance patrols, and this year, a special deicing agent will be placed on the road; and

WHEREAS, The Frazier family established a nonprofit foundation in Stephanie's memory, the Stephanie Marie Frazier Memorial Foundation, to provide meals to families whose children are hospitalized. Through their program, the Network of Care, which serves 31 hospitals in 12 counties throughout the state, they have helped over 10,000 families with the gifts of comfort, hope, and nourishment; and

WHEREAS, It is a proper and fitting tribute to Stephanie Marie Frazier that a segment of State Highway Route 50 be designated in her memory; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the segment of State Highway Route 50 commencing at post mile 38.5, which is west of Ice House Road outside of Pollock Pines, and terminating at post mile 40.5 in El Dorado County, be designated the Stephanie Marie Frazier Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author of this resolution for appropriate distribution.

RESOLUTION CHAPTER 89

Senate Concurrent Resolution No. 33—Relative to the Nello Irwin Greer Memorial Bridge.

[Filed with Secretary of State July 10, 2007.]

WHEREAS, Nello Irwin Greer was born on March 9, 1922, in Phoenix, Arizona and, after briefly residing in Victorville, California, moved to St. Johns, Arizona where he spent his formative years; and

WHEREAS, Mr. Greer lived on the Greer Ranch in St. Johns, which resembled a setting from a Louis L'Amour story; and

WHEREAS, Mr. Greer fought during World War II, serving with General George S. Patton, Jr. at the Battle of the Bulge; and

WHEREAS, After returning from the war, Mr. Greer began his career with the Department of Transportation (Caltrans) in 1948, advancing to an engineering position and working on many state freeway projects in San Bernardino, California; and

WHEREAS, In 1960, Mr. Greer moved to District 11 in San Diego, California, where he lived until retiring from Caltrans in 1977, and some of his projects there include State Highway Route 163 from State Highway Route 8 north to the Geneese exit, the design of the first bridge on Friars Road with 13 lanes of traffic, as well as various other projects throughout the county; and

WHEREAS, The Pine Valley Project was by far the most incredible of Mr. Greer's projects; while Caltrans wanted the project's freeway to run through the town of Pine Valley, California, Mr. Greer moved the

project to the location where it currently exists, overcoming numerous obstacles to complete it; and

WHEREAS, One such obstacle was the design of a new bridge that was over 800 feet high, and Mr. Greer suggested its construction as a hollow bridge; and

WHEREAS, The construction of the bridge in the Pine Valley Project received many engineering awards, and the projected removals and quantities to finish the Pine Valley Project along with the tightest budget in Caltrans history, earned Mr. Greer many awards and recognition throughout the country; and

WHEREAS, After retiring, Mr. Greer worked for an engineering company that sent him all over the world designing and supervising the projects that he had designed, including the Glenwood Canyon Project (Interstate 70) in Glenwood, Colorado, that, was named the eighth man-made wonder of the world; and

WHEREAS, Mr. Greer was involved with many organizations during his career that include Toastmasters and the California State Employees Association, where he was involved on the state and local levels, and he also was an active member of the Church of Jesus Christ of Latter-day Saints; and

WHEREAS, Mr. Greer died on August 15, 2002, with his wife by his side; and

WHEREAS, His family includes his wife and two adopted sons, Charles Dunnington Greer and Scott Irwin Greer, and one adopted daughter, Leslie Leora Huch, and nine foster children; and

WHEREAS, In recognition of the distinguished life of Nello Irwin Greer and his extraordinary contributions to the transportation system of this state, it would be a fitting tribute to designate the bridge on State Highway Route 8 that crosses Pine Valley Creek as the Nello Irwin Greer Memorial Bridge; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby designates the bridge on State Highway Route 8 that crosses Pine Valley Creek as the Nello Irwin Greer Memorial Bridge; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs consistent with the signing requirements for the state highway system showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 90

Senate Concurrent Resolution No. 38—Relative to Los Angeles Police Officer Steven Gajda Memorial Highway.

[Filed with Secretary of State July 10, 2007.]

WHEREAS, Steven Gajda was born on October 30, 1968, in Parkridge, Illinois; and

WHEREAS, Steven Gajda served as a helicopter crew member in the United States Army; and

WHEREAS, Steven Gajda entered the Los Angeles Police Academy on May 21, 1990, where he earned a reputation as a conscientious cadet; and

WHEREAS, After his appointment as an officer with the Los Angeles Police Department, Steven Gajda was assigned to the department's anti-gang unit, called the Community Resources Against Street Hoodlums (CRASH) unit, which operates in the most violent neighborhoods in Los Angeles; and

WHEREAS, Steven Gajda, while serving in the CRASH unit, was shot on December 31, 1997, when identified gang members wanted on murder charges were fleeing the scene of a New Year's Eve disturbance; and

WHEREAS, Steven Gajda died from these injuries the following day, January 1, 1998, his wife's birthday; and

WHEREAS, The men and women of law enforcement have the unenviable task of guaranteeing the public's safety, and it is as difficult and dangerous as it is important, as evidenced by the death of Steven Gajda who was killed in the line of duty; and

WHEREAS, Steven Gajda was known as an officer who was willing to accept responsibility and for his humor and artistic talents, drawing caricatures that showed life with the CRASH unit, and his spirit always brought support to his fellow officers; and

WHEREAS, Steven Gajda is survived by his wife, Belinda; his children, Brandon and Brittany; his father, Steve; his mother, Christine Hester; and his brothers, Mark, Scott, and Brian; and

WHEREAS, It would be a fitting tribute to Steven Gajda to name a segment of State Highway Route 60 as the Los Angeles Police Officer Steven Gajda Memorial Highway; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby designates the segment of State Highway Route 60 between its interchange with State Highway Route 10 at post-mile .118 and the Indiana Street overpass at post-mile 1.94 in the City of Los Angeles as the Los Angeles Police Officer Steven Gajda Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of erecting appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 91

Senate Concurrent Resolution No. 41—Relative to the Nels Dan Niemi Memorial Highway.

[Filed with Secretary of State July 10, 2007.]

WHEREAS, Officer Nels Daniel (Dan) Niemi was born on October 2, 1962, and was an officer with the San Leandro Police Department; and

WHEREAS, On July 25, 2005, Officer Niemi was working an overtime shift and was dispatched to a disturbance call at the 14600 block of Doolittle Drive in San Leandro. The caller said there were juveniles loitering and creating a disturbance in that area; and

WHEREAS, Officer Niemi arrived by himself and approached a group of male individuals. As he started talking to them and getting their identification, one of the subjects, without warning or provocation, pulled out a semiautomatic handgun and pointed it at Officer Niemi's face. The suspect shot and killed Officer Niemi; and

WHEREAS, An extensive manhunt was conducted and the alleged shooter was captured the next day; and

WHEREAS, The alleged shooter is now on trial where opening arguments are set for April 23rd; and

WHEREAS, Officer Niemi is survived by his wife, Dionne, his daughter, Jordan Gabrielle, who was six years of age at the time of her father's death, and his stepson Josh Hewitt, who was thirteen years of age at the time of his stepfather's death; and

WHEREAS, It is appropriate to recognize the contributions of Officer Niemi to the people of California; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby designates the portion of State Highway Route 880 between Washington Avenue and Marina Boulevard, in the City of San Leandro, as the Nels Dan Niemi Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 92

Senate Concurrent Resolution No. 14—Relative to the Officer John Palacios Memorial Highway.

[Filed with Secretary of State July 12, 2007.]

WHEREAS, Officer John Palacios was born on October 1, 1954, in Donna, Texas; and

WHEREAS, Officer John Palacios faithfully served the residents of the City of Huron in Fresno County as an officer of the Huron Police Department; and

WHEREAS, Officer John Palacios died in the line of duty at 21 years of age on June 13, 1976, when he was assisting the California Highway Patrol with a traffic accident on State Highway Route 269 in Huron, California, and was struck and killed by a drunk driver; and

WHEREAS, Officer Palacios is survived by his wife, Gloria Luna Palacios, his daughter, Diana Palacios, and his parents, Ruben and Maxima Palacios; and

WHEREAS, It is appropriate to memorialize Officer John Palacios' service and sacrifice by dedicating a portion of State Highway Route 269 in his honor; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby dedicates the portion of State Highway Route 269 from State Highway Route 198 to the City of Five Points in Fresno County in memory of Officer John Palacios; and be it further

Resolved, That the described portion of State Highway Route 269 shall be designated as the Officer John Palacios Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of erecting appropriate signs, consistent with the signage requirements for the state highway system, showing that special designation and, upon receiving donations from nonstate sources covering the cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 93

Senate Concurrent Resolution No. 15—Relative to the Nomlaki Highway.

[Filed with Secretary of State July 12, 2007.]

WHEREAS, The people of the Nomlaki Indian Nation are the original native inhabitants of Tehama County and have lived in the region since time immemorial; and

WHEREAS, Historically, the Nomlaki greeted the Spanish explorers when they came into Tehama County with the Alferez Gabriel Moraga expedition in 1808; and

WHEREAS, The boundaries of the Nomlaki lands changed with the arrival of the Europeans, but once extended within the Sacramento River Valley, including most of present-day Tehama County; and

WHEREAS, The Nomlaki had a sophisticated social, political, and religious structure and were wise stewards of the land and natural resources; and

WHEREAS, The original trails through the Mendocino National Forest and connecting the valley and the mountains were cleared and used by the Nomlaki, some of which evolved into current highways in Tehama and Glenn Counties; and

WHEREAS, Of its original 25,000 acres, the Nomlaki tribal government now has jurisdiction over approximately 2,300 acres of

federal trust land concentrated in a reservation in Tehama County; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the portion of State Highway Route 5 between Gyle Road and Flores Avenue in Tehama County be officially designated as the Nomlaki Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing that special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and the author for appropriate distribution.

RESOLUTION CHAPTER 94

Senate Concurrent Resolution No. 20—Relative to the Ricardo A. Crocker Memorial Highway.

[Filed with Secretary of State July 12, 2007.]

WHEREAS, On May 26, 2005, Santa Monica Police Officer Ricardo A. Crocker, a Major in the United States Marine Corps, was killed by a rocket propelled grenade explosion while conducting combat operations against enemy forces in Iraq; and

WHEREAS, Ricardo A. Crocker was assigned to Detachment D, Third Civil Affairs Group, attached to the Fifth Provisional Civil Affairs Group II MEF and had previously served in Operation Iraqi Freedom II with the Third Civil Affairs Group from February through September 2004, and was redeployed to Iraq with the Fifth Provisional Civil Affairs Group in February 2005; and

WHEREAS, At the time of his death, Ricardo A. Crocker, known as “Rick,” was 39 years of age and a 10-year veteran of the Santa Monica Police Department; and

WHEREAS, Ricardo A. Crocker held the rank of Captain in the United States Marine Corps when he was hired by the Santa Monica Police Department on July 21, 1995, subsequently being promoted to the rank of Major in the Marine Corps; and

WHEREAS, As an Officer for the Santa Monica Police Department, Ricardo A. Crocker served in uniform patrol and was a member of the Crime Impact Team and Special Entry Team, serving as the primary

emergency medical technician for the Special Entry Team, and was a rifle team member and rifle instructor; and

WHEREAS, While in his final assignment to the Police Activities League, Officer Crocker made an indelible impression on the youth of Santa Monica by teaching preparatory courses for the Scholastic Aptitude Test, leading the book club, and implementing hiking and camping programs that exposed these youth to his two passions: education and nature; and

WHEREAS, As a volunteer first aid and cardiopulmonary resuscitation (CPR) instructor with the American Red Cross of Santa Monica, Officer Crocker provided lifesaving instruction to hundreds of Santa Monica residents, and in recognition of his service and in honor of his memory, the American Red Cross of Santa Monica honors one individual annually with the "Rick Crocker Spirit of Volunteerism Award"; and

WHEREAS, Ricardo A. Crocker was an excellent officer and ambassador for the Santa Monica Police Department as well as an excellent protector of the community; and

WHEREAS, Ricardo A. Crocker was a consummate caring professional who represented the highest standards and traditions of law enforcement and the Santa Monica Police Department; and

WHEREAS, Ricardo A. Crocker was admired and loved and is sadly missed by everyone who knew him; and

WHEREAS, The death of Ricardo A. Crocker is a great loss to the entire community; and

WHEREAS, It is a fitting tribute to the memory of Ricardo A. Crocker and to the contributions and great sacrifice he made for our country, to designate the segment of State Highway Route 10 within the city limits of Santa Monica as the Ricardo A. Crocker Memorial Highway; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby designates the segment of State Highway Route 10 within the city limits of the City of Santa Monica as the Ricardo A. Crocker Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 95

Senate Concurrent Resolution No. 32—Relative to the Army Sergeant Brud Joseph Cronkrite Memorial Bridge.

[Filed with Secretary of State July 12, 2007.]

WHEREAS, Brud Joseph Cronkrite was born on June 24, 1981, in El Cajon at El Cajon Valley Hospital; and

WHEREAS, Brud moved to Potrero, California, with his parents in December of 1994, at the age of 13, and fell in love with the family's 11-acre property, which he dreamed of someday inheriting and living on with his future family; and

WHEREAS, Brud hiked Potrero Peak with his younger brother Billy while living in Potrero; and

WHEREAS, Brud attended Mount Empire High School and was on the wrestling team, and on the day of his graduation virtually beamed with pride; and

WHEREAS, Brud joined the United States Army in March of 2001, attended boot camp and special training at Fort Knox, graduating with honors and receiving an excellent in marksmanship, and knew that he had found his calling in life; and

WHEREAS, Brud was stationed at Camp Casey in South Korea for one year, and was then assigned to the 1st Battalion, 37th Armor, 1st Armored Division, in Friedberg, Germany, and he served in Iraq for one year; and

WHEREAS, Brud's mother, whom he adored and called "Mama" despite the affectionate teasing of his fellow soldiers, wrote him a letter every week, without fail, which he would find waiting on his bunk when he returned from missions, letters with regard to which he stated "I can't tell in words what those letters mean to me," and, although he did not have much money, he called her whenever permitted; and

WHEREAS, During Brud's time serving abroad, Brud's family sent him treats that included, on one occasion, a huge box of Doritos and a yearly box of Girl Scout cookies; and

WHEREAS, In Christmas of 2003, Brud surprised his family with a visit home, which his family will cherish for the rest of their lives, during which he told them stories of how he lived in Iraq and the things that the soldiers craved from home; and

WHEREAS, Brud's division was scheduled to come home when their assignment in Iraq was extended by the President; and

WHEREAS, Brud died in Baghdad, Iraq, on May 14, 2004, three weeks after his stay had been extended, at the age of 22 years, from injuries that he sustained on May 13, 2004, in Karbala, when a

rocket-propelled grenade was fired into a building near him during a security patrol; and

WHEREAS, Brud was awarded the Bronze Star and the Purple Heart, and is buried at the Fort Rosecrans National Cemetery, where his marker is Section Q-1252A; and

WHEREAS, Brud leaves behind his mother and father, Wendy and William Cronkrite, his older sister Messina Hanson, his younger brother William (Billy) Cronkrite, his nephew Robert (Robby) Hanson, and an extended family that includes two grandfathers, two grandmothers, five aunts, one uncle, and many cousins; and

WHEREAS, Brud is featured on the Web site “Fallen Heroes” and numerous messages have been left for him and his family by his friends at home and abroad and by many fellow soldiers, who hail him as being selfless, dependable, and a “great tanker, an awesome soldier, and a close friend”; and

WHEREAS, Brud was the 775th American soldier killed in the Iraq War and he and his family made the ultimate sacrifice to keep all Americans safe; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby honors Army Sergeant Brud Joseph Cronkrite and designates the overpass on State Highway Route 8 at Buckman Springs Road in Pine Valley as the “Army Sergeant Brud Joseph Cronkrite Memorial Bridge”; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signage requirements for the state highway system, showing this special designation, and, upon receiving donations from nonstate sources covering the cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 96

Senate Concurrent Resolution No. 37—Relative to the Lewis E. Platt Memorial Highway.

[Filed with Secretary of State July 12, 2007.]

WHEREAS, Lewis E. Platt was president and chief executive officer of the Hewlett-Packard Company (HP) from 1992 to 1999, and served as chairman of the board of HP from 1993 to 1999, having been elected

to that position by the board to succeed David Packard upon his retirement in 1993; and

WHEREAS, Lewis E. Platt was born on April 11, 1941, in Johnson City, New York and received a bachelor's degree in mechanical engineering from Cornell University in Ithaca, New York; and

WHEREAS, Thereafter, Lewis E. Platt earned a master's degree in business administration from the Wharton School at the University of Pennsylvania in Philadelphia and received an honorary doctorate in engineering science from Santa Clara University; and

WHEREAS, Lewis E. Platt began his employment with HP in 1966, and held a variety of management posts in the company's medical products operations prior to becoming general manager of the Waltham Massachusetts Division in 1974, and, thereafter, served as general manager of HP's analytical group from 1980 to 1984, and was elected a vice president of HP in 1983, managing various aspects of HP's computer business from 1984 to 1988; and

WHEREAS, In 1987, Lewis E. Platt was appointed to the Advisory Committee on Trade Policy Negotiations by President Bill Clinton and served as chairman of one of its task forces, the World Trade Organization Task Force; and

WHEREAS, In 1996, Lewis E. Platt was elected cochair and a member of the board of directors of Joint Venture Silicon Valley and the Tech Network, formed in 1991, to strengthen the local economy and make the area a better place to live, and he was a member of The Business Council, also serving as a member of the California Business Roundtable from 1993 to 1995; and

WHEREAS, Lewis E. Platt always championed the philosophies that set HP apart, particularly its egalitarian work culture, the progressive attention to employees' needs, and a real commitment to the communities where HP is located; and

WHEREAS, Lewis E. Platt, while serving as the chief executive officer and chairman of the board of HP, one of the largest high-tech companies in the world, took the time to personally engage in a local transportation measure championed by the Silicon Valley Leadership Group to improve the quality of life and the economic health of Silicon Valley, specifically taking the following steps to promote that measure:

(1) Loaning out an HP employee funded by HP for six months to run the countywide campaign for the measure.

(2) Serving as fundraising chair for the campaign with Ron Gonzales, who was a supervisor for the County of Santa Clara at that time, serving as his vice chair.

(3) Personally raising nearly nine hundred thousand dollars (\$900,000) of the one million six hundred thousand dollars (\$1,600,000) required

to run a competitive campaign for the measure; and through his leadership, HP made a sizable financial contribution, as well as the in-kind contribution of the time and salary of the loaned HP employee. In addition, making fewer than 15 telephone calls, Lewis E. Platt raised the rest of the funds needed for the campaign.

(4) Motivating the rest of the fundraising committee through his personal leadership and engagement by chairing meetings of a communitywide committee of 45 diverse leaders. His leadership by example motivated that group to raise the entire one million six hundred thousand dollars (\$1,600,000) in less than 90 days; and

WHEREAS, The campaign resulted in the voters' approval of Measures A and B at the General Election held on November 5, 1996, with the additional one-half cent sales tax revenue, which terminated on April 1, 2006, funding 19 road and rail-transit improvements, all completed on time and within budget, just as Lewis E. Platt had promised during the campaign for these measures; and

WHEREAS, The distinguished life of Lewis E. Platt ended on September 8, 2005; now, therefore, be it

Resolved, by the Senate of the State of California, the Assembly thereof concurring, That in recognition of the numerous achievements and contributions of Lewis E. Platt, the Legislature designates the segment of State Highway Route 87 between State Highway Route 280 and the Julian Street/Santa Clara Street exit in the City of San Jose, the Lewis E. Platt Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 97

Senate Joint Resolution No. 3—Relative to the federal Secure Rural Schools and Community Self-Determination Act of 2000.

[Filed with Secretary of State July 12, 2007.]

WHEREAS, From 1908 to 2000, counties in the United States received 25 percent of the revenues generated on national forest lands in lieu of

lost tax revenues that could have been generated had these lands remained in private hands; and

WHEREAS, In the 1990s, the volume and value of timber harvested on national forest lands was dramatically reduced, which lead Congress to enact the federal Secure Rural Schools and Community Self-Determination Act of 2000, which provided a six-year guarantee payment option that was independent of the revenue generated on the national forest lands; and

WHEREAS, The Secure Rural Schools and Community Self-Determination Act of 2000, as extended by the United States Troop Readiness, Veterans' Care, Katrina Recovery, and Iraq Accountability Appropriations Act, 2007 (Public Law 110-28), will expire on September 30, 2007, which would create a lapse in funding to critical programs in schools and counties across the United States, including California, in the coming years; and

WHEREAS, Rural schools are dependent on federal revenue-sharing programs, including federal forest payments, for maintaining vital educational services and programs, and to ensure an equitable education for all students; and

WHEREAS, Many of California's county public works programs will be crippled without stable, predictable, long-term funding from the act, causing the local road network to suffer long-term degradation and putting communities at risk for public safety emergencies due to cuts in staffing and operational activities; and

WHEREAS, A number of efforts are being made in both the United States House of Representatives and the United States Senate to fully reauthorize the act through 2011, and the Legislature strongly supports these efforts; now, therefore, be it

Resolved by the Senate and the Assembly of the State of California, jointly, That the Legislature of the State of California respectfully urges the 110th Congress to reauthorize and fund the federal Secure Rural Schools and Community Self-Determination Act of 2000 to provide a long-term, stable source of funding for schools and counties to maintain vital programs prior to September 30, 2007, to avoid any interruption in county services and school operations; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Speaker of the House of Representatives, to the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 98

Senate Joint Resolution No. 8—Relative to diabetes.

[Filed with Secretary of State July 12, 2007.]

WHEREAS, Diabetes is a chronic, debilitating disease affecting every organ system; and

WHEREAS, Type 1 diabetes is an autoimmune disease in which a person's pancreas stops producing insulin, a hormone that enables people to get energy from food; and

WHEREAS, Type 1 diabetes is a nonpreventable and so far incurable chronic disease that is one of the most prevalent diseases affecting children; and

WHEREAS, Type 2 diabetes is a metabolic disorder in which a person's body still produces insulin but is unable to use it effectively; and

WHEREAS, Type 2 diabetes disproportionately affects the African-American, Latino, Native American, and Pacific Islander communities; and

WHEREAS, Diabetes affects nearly 21 million Americans and over two million Californians and is on the rise; and

WHEREAS, Diabetes is the most costly chronic disease, costing the California health care system over \$12 billion per year; and

WHEREAS, The complications from diabetes have devastating effects, such as kidney failure, blindness, nerve damage, amputation, heart attack, and stroke; and

WHEREAS, Diabetes is the seventh leading cause of death in California; and

WHEREAS, Caring for diabetic students in public schools has further complicated the lives of parents, students, and school staff alike; and

WHEREAS, Diabetes has significant indirect economic costs in lost production estimated over \$37 billion nationwide; and

WHEREAS, Researching a cure for type 1 diabetes will assist in curing type 2 diabetes and many other autoimmune diseases; and

WHEREAS, Finding a cure for diabetes will be far more cost effective than life-long treatment and will improve the quality of life and life expectancy of millions of Americans; and

WHEREAS, Funding for the federal Special Statutory Funding Program for Type 1 Diabetes Research, as mandated by Section 330B of the Public Health Service Act, ends with the 2008 fiscal year; and

WHEREAS, Funding for the Special Diabetes Program for Indians, as mandated by Section 330C of the Public Health Service Act, ends with the 2008 fiscal year; now, therefore, be it

Resolved by the Senate and the Assembly of the State of California, jointly, That the Legislature of the State of California proclaims its intention to develop a state-funded program for diabetes research; and be it further

Resolved, That the Legislature of the State of California urges the President and Congress of the United States to renew the Special Statutory Funding Program for Type 1 Diabetes Research and the Special Diabetes Program for Indians; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and Vice President of the United States, the Speaker of the House of Representatives, and each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 99

Assembly Concurrent Resolution No. 4—Relative to the Esperanza Firefighters Memorial Highway.

[Filed with Secretary of State July 12, 2007.]

WHEREAS, On October 21, 2006, at 1:12 a.m., a wildfire known as the Esperanza Fire began at the Esperanza and San Gorgonio Wash in Riverside County and 40,200 acres burned; and

WHEREAS, Five heroic firefighters of Engine Company #57, Mark Loutzenhiser, Daniel Hoover-Najera, Jason McKay, Jess McLean, and Pablo Cerda, fought valorously to contain the fire while protecting lives and property; and

WHEREAS, While unselfishly serving their community with great honor and dedication, on October 26, 2006, these five firefighters were overrun by the flames of the Esperanza Fire; and

WHEREAS, The untimely death of these five firefighters in the pursuit of the highest ideals of public safety has brought immense sorrow and loss to the people of the local community and the state as well as the countless individuals whose lives they touched; and

WHEREAS, These brave firefighters leave behind families and friends with loving memories of their unselfish and heroic deeds; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby designates State Highway Route 243 as the “Esperanza Firefighters Memorial Highway” in memory of the firefighters of Engine Company #57 who lost their lives; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs for State Highway Route 243, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs; and be it further

Resolved, That the Legislature also proposes a memorial to be erected at one of the turnouts overlooking the valley below with a plaque honoring these five brave firefighters. This memorial is to be funded by private donations and organizations dedicated to honoring these true heroes; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 100

Assembly Concurrent Resolution No. 35—Relative to the California Law Revision Commission.

[Filed with Secretary of State July 12, 2007.]

WHEREAS, The California Law Revision Commission is authorized to study topics set forth in the calendar contained in its report to the Governor and the Legislature that have been or are thereafter approved for study by concurrent resolution of the Legislature, and topics that have been referred to the commission for study by concurrent resolution of the Legislature or by statute; and

WHEREAS, The commission, in its annual report covering its activities for 2006 and 2007, recommends continued study of 21 topics, all of which the Legislature has previously authorized or directed the commission to study, and further recommends addition of one new topic to its calendar and removal of one previously authorized topic from its calendar; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature of the State of California approves for continued study by the California Law Revision Commission the topics listed below, all of which the Legislature has previously authorized or directed the commission to study:

(1) Whether the law should be revised that relates to creditors' remedies, including, but not limited to, attachment, garnishment, execution, repossession of property (including the claim and delivery

statute, self-help repossession of property, and the Commercial Code provisions on repossession of property), confession of judgment procedures, default judgment procedures, enforcement of judgments, the right of redemption, procedures under private power of sale in a trust deed or mortgage, possessory and nonpossessory liens, insolvency, and related matters.

(2) Whether the California Probate Code should be revised, including, but not limited to, the issue of whether California should adopt, in whole or in part, the Uniform Probate Code, and related matters.

(3) Whether the law should be revised that relates to real and personal property, including, but not limited to, a marketable title act, covenants, servitudes, conditions, and restrictions on land use or relating to land, powers of termination, escheat of property and the disposition of unclaimed or abandoned property, eminent domain, quiet title actions, abandonment or vacation of public streets and highways, partition, rights and duties attendant on assignment, subletting, termination, or abandonment of a lease, and related matters.

(4) Whether the law should be revised that relates to family law, including, but not limited to, community property, the adjudication of child and family civil proceedings, child custody, adoption, guardianship, freedom from parental custody and control, and related matters, including other subjects covered by the Family Code.

(5) Whether the law relating to offers of compromise should be revised.

(6) Whether the law relating to discovery in civil cases should be revised.

(7) Whether the acts governing special assessments for public improvement should be simplified and unified.

(8) Whether the law relating to the rights and disabilities of minors and incompetent persons should be revised.

(9) Whether the Evidence Code should be revised.

(10) Whether the law relating to arbitration, mediation, and other alternative dispute resolution techniques should be revised.

(11) Whether there should be changes to administrative law.

(12) Whether the law relating to the payment and the shifting of attorney's fees between litigants should be revised.

(13) Whether the Uniform Unincorporated Nonprofit Association Act, or parts of that uniform act, and related provisions should be adopted in California.

(14) Recommendations to be reported pertaining to statutory changes that may be necessitated by court unification.

(15) Whether the law of contracts should be revised, including the law relating to the effect of electronic communications on the law

governing contract formation, the statute of frauds, the parol evidence rule, and related matters.

(16) Whether the law governing common interest housing developments should be revised to clarify the law, eliminate unnecessary or obsolete provisions, consolidate existing statutes in one place in the codes, establish a clear, consistent, and unified policy with regard to formation and management of these developments and transaction of real property interests located within them, and to determine to what extent they should be subject to regulation.

(17) Whether the statutes of limitation for legal malpractice actions should be revised to recognize equitable tolling or other adjustment for the circumstances of simultaneous litigation, and related matters.

(18) Whether the law governing disclosure of public records and the law governing protection of privacy in public records should be revised to better coordinate them, including consolidation and clarification of the scope of required disclosure and creation of a single set of disclosure procedures, to provide appropriate enforcement mechanisms, and to ensure that the law governing disclosure of public records adequately treats electronic information, and related matters.

(19) Whether the law governing criminal sentences for enhancements relating to weapons or injuries should be revised to simplify and clarify the law and eliminate unnecessary or obsolete provisions.

(20) Whether the Subdivision Map Act (Division 2 (commencing with Section 66410) of Title 7 of the Government Code) and the Mitigation Fee Act (Chapter 5 (commencing with Section 66000), Chapter 6 (commencing with Section 66010), Chapter 7 (commencing with Section 66012), Chapter 8 (commencing with Section 66016), and Chapter 9 (commencing with Section 66020) of Division 1 of Title 7 of the Government Code) should be revised to improve their organization, resolve inconsistencies, and clarify and rationalize provisions, and related matters.

(21) Whether the Uniform Statute and Rule Construction Act (1995) should be adopted in California in whole or part, and related matters; and be it further

Resolved, That the Legislature approves for study by the California Law Revision Commission the new topic listed below:

Whether the law governing the place of trial in a civil case should be revised; and be it further

Resolved, That the Legislature approves removal from the calendar of the California Law Revision Commission the topic listed below:

A comprehensive review of the Code of Civil Procedure and applicable case law in order to clarify the circumstances in which parties are entitled to oral argument, and related matters; and be it further

Resolved, That before commencing work on any project within the calendar of topics the Legislature has authorized or directed the commission to study, the commission shall submit a detailed description of the scope of work to the Chairs and Vice Chairs of the Committees on Judiciary of the Senate and Assembly, and if during the course of the project there is a major change to the scope of work, submit a description of the change; and be it further

Resolved, That the Chief Clerk of the Assembly transmit a copy of this resolution to the California Law Revision Commission; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 101

Assembly Concurrent Resolution No. 51—Relative to hate crimes.

[Filed with Secretary of State July 12, 2007.]

WHEREAS, Hate crimes are acts of terror meant to intimidate and cause fear in our communities to deter the free exercise of enjoyment of any rights or privileges secured by the United States and the California Constitutions, the laws of the United States, and the laws of the State of California; and

WHEREAS, The California Department of Justice reported 1,409 hate crimes in 2004, and 1,397 in 2005; and

WHEREAS, The United States Department of Justice's National Criminal Victimization Survey estimates that an annual average of 210,000 hate crime victimizations occurred nationally from July 2000 to December 2003; and

WHEREAS, The United States Department of Justice's National Criminal Victimization Survey reveals that 56 percent of hate crimes are not reported to the police; and

WHEREAS, The underreporting of hate crimes is the result of a variety of factors that include the victim's lack of knowledge about the criminal justice system, fear of retaliation, linguistic and cultural barriers, immigration status, and prior negative experience with governmental agencies; and

WHEREAS, California needs to remain vigilant in promoting tolerance to address growing white supremacist movements, such as the Aryan Nation and Aryan Brotherhood, in California that recruit our youth

through music, the Internet, and other media and information outlets; and

WHEREAS, The Anti-Defamation League reports that hate rock concerts are organized yearly in southern California by labels like White Heat Productions and Condemned Records which feature bands that encourage hate violence in their lyrics; and

WHEREAS, The Southern Poverty Law Center reports that the number of active hate crime organizations increased from 52 active hate organizations in 2005 to 63 active hate organizations in 2006; and

WHEREAS, The 36 million Californians make up one of the most diverse populations in the United States where 43.8 percent identify as White, 35.2 percent identify as Latino, 6.6 percent identify as Black, 11.1 percent identify as Asian, 0.7 percent identify as Native American, 0.3 percent identify as Native Hawaiian, 1.9 percent identify as multiethnic, 12.3 percent identify as people with disabilities, 50.5 percent identify as female and 26.8 percent identify as foreign-born Americans; and

WHEREAS, All Californians should condemn acts of violence and prejudice on the basis of race, ethnic background, national origin, religious belief, sex, age, disability, or sexual orientation; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the month of June 2007 is hereby designated as Hate Crimes Awareness Month to educate community members on the proper reporting of hate crimes and to increase awareness about diversity and tolerance to improve public safety; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 102

Senate Concurrent Resolution No. 3—Relative to The Wall Las Memorias Project AIDS monument.

[Filed with Secretary of State July 16, 2007.]

WHEREAS, In Los Angeles, unprotected sex with an HIV positive male is the most common method of infection with HIV; and

WHEREAS, In Los Angeles, more than 52,000 people are living with HIV or AIDS; and

WHEREAS, In Los Angeles, over half of the newborns with HIV are African-American and nearly half of the newborns with HIV are Latinos; and

WHEREAS, In Los Angeles, one out of five people with HIV does not know they are infected; and

WHEREAS, In the United States, AIDS kills more African-American and Latino men 25 to 44 years of age than any other disease; and

WHEREAS, In the United States, AIDS is the number one killer of African-American women 25 to 34 years of age; and

WHEREAS, In the United States, more Latina women 25 to 34 years of age die from AIDS than from diabetes, cancer, or heart disease; and

WHEREAS, In the United States, one of every four people infected this year with HIV is younger than 21 years of age; and

WHEREAS, In a recent study, three out of four young gay men with HIV did not know they were infected; and

WHEREAS, More Americans have died from AIDS than in World War I, World War II, and the Korean, Vietnam, and Persian Gulf Wars combined; and

WHEREAS, The Wall Las Memorias Project was selected to receive the Stoney Award for its significant contributions in raising awareness in the Latino community about the HIV/AIDS epidemic and its impact on countless families throughout the State of California; and

WHEREAS, The Wall Las Memorias Project was founded in 1993 with the mission of educating the Latino community about the HIV/AIDS epidemic and building an eternal monument to honor loved ones who have died from that disease; and

WHEREAS, The AIDS monument was envisioned by local community activist, Richard Zaldivar, who believed that a public symbol would create a focal point for discussion and healing among those impacted by the HIV/AIDS epidemic; and

WHEREAS, Over the past decade, The Wall Las Memorias Project has built support for the AIDS monument through innovative prevention programs, leadership training, and grassroots community organizing, which have led to a coalition of elected officials, community-based organizations, churches, schools, entertainers, union leaders, and community members; and

WHEREAS, The AIDS monument, designed by architect David Angelo and public artist Robin Brailsford, is located at Lincoln Park in the historic community of Lincoln Heights, northeast of downtown Los Angeles; and

WHEREAS, The AIDS monument is designed as a Quetzalcoatl serpent, an Aztec symbol for rebirth, and it consists of eight wall panels, six murals depicting life with AIDS in the Latino community and two

granite panels containing the names of individuals who have died from AIDS, and includes a serene park setting for personal meditation; and

WHEREAS, The Wall Las Memorias Project remains in the forefront of the battle to stop the spread of HIV/AIDS, and the AIDS monument has significantly helped raise awareness about the epidemic and remind the community that the need for education remains vital to the success of its future generations; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature recognizes the contributions of The Wall Las Memorias Project to the people of California and requests the Department of Transportation to erect informational signs, consistent with the signing requirements for the state highway system and upon receiving donations from nonstate sources sufficient to cover the cost, on the southbound portion of State Highway Route 5 between exit 135 and 136 and the northbound portion of State Highway Route 5 between Plaza de la Raza and the Main Street sign, in the County of Los Angeles, directing motorists to The Wall Las Memorias Project AIDS monument; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 103

Senate Concurrent Resolution No. 59—Relative to Valley Fever Awareness Month.

[Filed with Secretary of State July 16, 2007.]

WHEREAS, Valley fever (coccidioidomycosis), a progressive, multisymptom, respiratory disorder, is a debilitating disease; and

WHEREAS, It is caused by the inhalation of tiny airborne fungi that live in soil, but are released into the air by soil disturbance or wind; and

WHEREAS, Valley fever attacks the respiratory system, causing infection that can lead to symptoms that resemble a cold, influenza, or pneumonia redundant; and

WHEREAS, Left untreated or mistreated, infection can spread from the lungs into the bloodstream, causing inflammation to the skin, permanent damage to lung and bone tissue, and swelling of the membrane surrounding the brain, leading to meningitis, which can be devastating and even fatal; and

WHEREAS, Once serious symptoms of valley fever appear, including pneumonia and labored breathing, treatment must be prompt with antifungal drugs that are disagreeable and often toxic, especially for patients who have them injected beneath the base of their skulls for meningitis, causing side effects such as nausea, fever, and kidney damage; and

WHEREAS, Within California alone, valley fever is found in portions of the Sacramento Valley, all of the San Joaquin Valley, desert regions, and portions of southern California; and

WHEREAS, In the last 10 years, infection rates in California and Arizona have risen 400 percent, from an estimated 1,600 cases in 1996 to over 8,000 cases in 2006; and

WHEREAS, Central valley prison inmates are being infected by valley fever at epidemic levels, contributing significantly to the state's prison health care costs; and

WHEREAS, Valley fever kills between 100 and 200 more Americans every year than tuberculosis; and

WHEREAS, Valley fever most seriously affects the young, the elderly, those with lowered immune systems, and those of African-American and Filipino descent; and

WHEREAS, Valley fever has been a disease studied for the past 100 years, but still remains impossible to control and difficult to treat; and

WHEREAS, There is no known cure to date for valley fever; however, researchers are closer than they ever have been to finding a much needed vaccine to cure this devastating disease; and

WHEREAS, The research effort to find a vaccine and a funding partnership, including funding from the State of California, were approved by the Legislature and signed by Governor Wilson in 1997; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature does hereby proclaim August 2007, as Valley Fever Awareness Month; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 104

Senate Concurrent Resolution No. 40—Relative to speech-language pathologists.

WHEREAS, Speech-language pathologists provide essential services to the children of California, including children with autism; and

WHEREAS, The critical shortage of speech-language pathologists in public schools is affecting the ability of school districts to provide special education speech and language services to students, including children with autism; and

WHEREAS, The number of children with autism in the United States increased from 12,222 in the 1992–93 school year to 141,002 in the 2003–04 school year according to the United States Department of Education; and

WHEREAS, The number of children with autism in California public schools increased from 1,605 in the 1992–93 school year to 29,370 in the 2004–05 school year according to the State Department of Education; and

WHEREAS, The large increase in the number of children with autism has increased the demand for the services of speech-language pathologists in the public schools; and

WHEREAS, The United States Department of Labor projects that more than 34,000 additional speech-language pathologists will be needed to fill the demand nationwide between the years 2000 and 2010; and

WHEREAS, It is projected that more than 57,000 speech-language pathologist job openings between the years 2000 and 2010 will be available due to growth and net replacements; and

WHEREAS, The shortage of speech-language pathologists could lead to an increase in special education litigation in public schools; and

WHEREAS, Ensuring an adequate supply of high quality speech-language pathologists is critical to the success of students served under the federal Individuals with Disabilities Education Act; and

WHEREAS, Forty-nine percent of school based speech-language pathologists are 45 years of age or older and will be eligible to retire in the next 15 years; and

WHEREAS, There are only 15 university programs in the state that provide master's degree training for speech-language pathologists; and

WHEREAS, A survey by the American Speech-Language-Hearing Association and the California Speech-Language-Hearing Association indicated that 85 school districts in the state reported that they need over 222 speech-language pathologists; and

WHEREAS, A 2006 American Speech-Language-Hearing Association survey reported that 68 percent of school-based speech-language pathologists indicated that job openings were more numerous than job seekers in their school districts; and

WHEREAS, This survey also indicated that in the 1999–2000 academic year there were 11,148 job openings for speech-language pathologists in the United States; and

WHEREAS, Fifty-nine percent of respondents to this survey reported that the shortage of speech-language pathologists was making it difficult for them to fill job openings; and

WHEREAS, At present, the colleges and universities in the state are producing an insufficient number of speech-language pathologists to fill existing job openings; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature requests the Governor and all state agencies to work together to alleviate the critical shortage of speech-language pathologists in the state; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Governor, the Regents of the University of California, the Trustees of the California State University, the Board of Governors of the California Community Colleges, and to private universities operating in the state.

RESOLUTION CHAPTER 105

Senate Concurrent Resolution No. 50—Relative to child abuse and neglect.

[Filed with Secretary of State July 24, 2007.]

WHEREAS, In 2004, the State Department of Social Services estimated that 378,301 cases of abuse and neglect involving approximately 713,391 children were referred for investigation; and

WHEREAS, According to an audit conducted in 2002 by the State Department of Health Services, 140 children died in the state as a result of abuse and neglect; and

WHEREAS, Child abuse occurs at every socioeconomic level, across ethnic and cultural lines, within all religions, and at all levels of education; and

WHEREAS, Innumerable scientific studies have documented the link between the abuse and neglect of children and a wide range of medical, emotional, psychological, and behavioral disorders; and

WHEREAS, Children should be taught to understand dangerous and potentially dangerous circumstances, and be given the knowledge and confidence needed to best handle or resist them; and

WHEREAS, To combat child abuse in California and the nation, we should empower our children with the tools they need to stay safe; and

WHEREAS, The rationale for child abuse prevention programs is clear, and studies all across the nation illustrate the effectiveness of preventive programs; and

WHEREAS, In addition to having a potential for prevention, child abuse prevention programs create environments in which children can more easily disclose prior or ongoing maltreatment, and they offer an immediate opportunity for present victims to reach out for help, thereby preventing continued abuse; and

WHEREAS, The State Board of Education is scheduled to adopt content standards in health education in 2009; and

WHEREAS, From the content standards, an updated framework will be developed, and in 2012, the State Board of Education will adopt instructional materials for use by districts; and

WHEREAS, We must take a proactive approach to protecting our most vulnerable segment of society; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby strongly encourages the State Board of Education to include instruction on preventing child abuse and neglect in the next set of health education content standards; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 106

Assembly Concurrent Resolution No. 22—Relative to the Armed Forces Freeway.

[Filed with Secretary of State July 25, 2007.]

WHEREAS, The City of Riverside's Military Heritage Committee in 2006 adopted as a project the designation of a local freeway in honor of the area's military history; and

WHEREAS, The committee was joined by the Riverside County Board of Supervisors in identifying a portion of State Highway Route 215 to be designated as the Armed Forces Freeway; and

WHEREAS, The designation would commemorate the extensive military history of Riverside County, from 1774 when Lieutenant Colonel Juan Bautista de Anza marched through the area now occupied by March Air Reserve Base, to the formation of Riverside's own World War I

volunteer regiment (the Rainbow Rifles), to the establishment of Alessandro Field in February 1918, to the numerous military facilities established throughout the county that contributed to the Nation's war effort during World War II, to today's strategically located and thriving March Air Reserve Base; and

WHEREAS, Riverside County has been home to many important military facilities, including Camp Rancho del Jurupa (1862, Army), Camp Rubidoux (World War II, California State Guard), Camp Ono (World War II, Army), Camp Haan (World War II, Army), Camp Anza (World War II, Army), March Air Force Base and March Air Reserve Base (World War I and continuing, Army Air Corps and Air Force), with additional subsidiary and medical facilities located in Norco, Thermal, Desert Center, Blythe, Banning, Beaumont, Cherry Valley, Hemet, and Palm Springs; and

WHEREAS, The portion of State Highway Route 215 to be designated as the Armed Forces Freeway runs between present-day March Air Reserve Base and the Riverside National Cemetery, home of the Medal of Honor Memorial, the Prisoner of War/Missing in Action National Memorial, and the Fallen Soldier/Veterans' Memorial, and thus is a fitting tribute to honor the many men and women of our Armed Forces who have at one time or another called this area home; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the portion of State Highway Route 215 in Riverside County between the intersection of State Highway Route 60 and the Ramona Expressway is hereby designated as the Armed Forces Freeway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 107

Assembly Concurrent Resolution No. 62—Relative to the Congressman George Miller Benicia-Martinez Bridge.

WHEREAS, George Miller was born in Richmond, California, on May 17, 1945; and

WHEREAS, George Miller graduated from San Francisco State University and received his law degree from the University of California, Davis; and

WHEREAS, George Miller thereafter served on the staff of former State Senate Majority Leader George Moscone; and

WHEREAS, George Miller has been a member of the United States Congress, representing the Seventh District of California since 1975; and

WHEREAS, Congressman Miller's myriad achievements include authoring the Central Valley Project Improvement Act of 1992 and other laws concerning environmental protection and resource management, energy policy, child care, mental health, aid to victims of domestic violence, and numerous education reforms; and

WHEREAS, Congressman Miller has consistently championed federal support for California's diverse, multimodal transportation system. His work was instrumental in accomplishing all of the following: extending the BART rail system, upgrading the Vallejo Baylink ferry service, reconfiguring the interchange of Interstate Route 680 and State Highway Route 24, establishing the intermodal rail and bus stations in Martinez and Richmond, widening State Highway Route 4 between Martinez and Hercules and between Pacheco and Pittsburg, and advancing the soon-to-be-built Vallejo Station complex; and

WHEREAS, Congressman Miller has been a tireless advocate for children and was one of the four original authors of the historic No Child Left Behind Act of 2001, which passed with strong bipartisan support in 2001 and was signed into law in 2002. Reflecting Congressman Miller's ability to reach across party lines, the act fulfilled many of his longstanding legislative efforts to improve teacher quality requirements, to hold schools accountable for the education of all children, and to provide federal financial support to meet the act's goals; and

WHEREAS, In January 2007, Congressman Miller was elected by his colleagues to serve as chairman of the House Education and Labor Committee, a panel on which he has served since his arrival in Congress and as Senior Democrat since 2001; and

WHEREAS, Congressman Miller continues to serve on the House Natural Resources Committee, a panel he chaired from 1991 to 1994; and

WHEREAS, Congressman Miller orchestrated a federal and state effort to meet technical and environmental challenges created by construction of the new Benicia-Martinez Bridge, an effort that led to several important engineering advances, including the use of pumped

air to create a bubble curtain around underwater pile driving to protect migratory fish from potentially lethal shockwaves; and

WHEREAS, The new Benicia-Martinez Bridge links the Contra Costa County and Solano County portions of the Seventh Congressional District; and

WHEREAS, The original Benicia-Martinez Bridge, which opened in 1962, was designated the George Miller, Jr., Memorial Bridge in 1975 to honor Congressman Miller's father, who represented Contra Costa County in the California State Assembly from 1947 to 1948, and in the California State Senate from 1949 until his death in 1969; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature recognizes the contributions made by Congressman George Miller and the unique circumstance that the new northbound Benicia-Martinez Bridge runs adjacent to the existing George Miller, Jr., Memorial Bridge, and hereby designates the new northbound Benicia-Martinez Bridge as the Congressman George Miller Benicia-Martinez Bridge; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 108

Assembly Joint Resolution No. 11—Relative to the In-Home Supportive Services program.

[Filed with Secretary of State August 29, 2007.]

WHEREAS, For over 30 years, the In-Home Supportive Services (IHSS) program has provided care for our most precious residents; and

WHEREAS, Currently, IHSS allows more than 370,000 aged, blind, and disabled Californians to remain safely and independently in their own homes instead of in more expensive institutional care; and

WHEREAS, Over 300,000 dedicated workers provide IHSS care to residents in their homes; and

WHEREAS, The IHSS Residual program was a primarily state- and county-funded program which allowed individuals to receive IHSS care from a family member provider; and

WHEREAS, In 2004, facing a devastating budget cut to the residual program, providers, consumers, counties, the Legislature, and the administration worked together to apply for a federal waiver under Section 1115 of the Social Security Act (42 U.S.C. Sec. 1315) to obtain additional Medicaid funding for the IHSS program; and

WHEREAS, Following unprecedented federal, state, and stakeholder cooperation, the federal Center for Medicaid and Medicare Services (CMS) approved the waiver in just four months; and

WHEREAS, Due to the new federal funding, over 75,000 residual program consumers continued to receive uninterrupted IHSS care under the new IHSS Plus Waiver; and

WHEREAS, The IHSS Plus Waiver will expire in July 2009, and the state must apply for renewal in 2008; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That it is a priority of this Legislature to continue its commitment to the In-Home Supportive Services program and the preservation of the residual program; and be it further

Resolved, That the Legislature encourages the State Department of Social Services, State Department of Health Services, the Secretary of California Health and Human Services, and all other relevant departments to work expeditiously to ensure that the IHSS Plus Waiver program is renewed and protected; and be it further

Resolved, That the Legislature urges the federal Centers for Medicaid and Medicare Services to renew the IHSS Plus Waiver and preserve the continuum of care that thousands of aged, blind, and disabled Californians depend on every day to sustain their independence and maintain their dignity; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Director of Social Services, the Director of Health Services, the Secretary of California Health and Human Services, and the Secretary of the United States Health and Human Services.

RESOLUTION CHAPTER 109

Assembly Joint Resolution No. 29—Relative to the Local Law Enforcement Hate Crimes Prevention Act.

WHEREAS, Hate crimes are acts of terror meant to intimidate and cause fear in our communities and to deter the free exercise and enjoyment of any rights or privileges secured by the United States and California Constitutions, the laws of the United States, and the laws of the State of California; and

WHEREAS, The California Department of Justice reported the occurrence of 1,409 hate crimes in 2004 and 1,397 hate crimes in 2005; and

WHEREAS, The United States Federal Bureau of Investigations reported 7,163 hate crime offenses in 2005; and

WHEREAS, The United States Department of Justice's National Criminal Victimization Survey estimates that an annual average of 210,000 hate crime victimizations occurred nationally between July 2000 and December 2003; and

WHEREAS, The National Criminal Victimization Survey also indicates that only 92,000, or less than 44 percent, of hate crime victimizations during that time period were reported to the police; and

WHEREAS, The Southern Poverty Law Center reports that the number of hate groups in the United States increased from 52 active hate organizations in 2005 to 63 active hate organizations in 2006; and

WHEREAS, The Southern Poverty Law Center also reports that the number of hate groups in the United States continued to grow in 2006, increasing 5 percent over the prior year to 844 total groups; and

WHEREAS, According to research by the Intelligence Project of the Southern Poverty Law Center, there has been a 40 percent increase in the number of hate groups since 2000, when 602 such groups existed in the United States; and

WHEREAS, Much of the expansion of hate groups has been driven by these groups' exploitation of the issue of illegal immigration; and

WHEREAS, The underreporting of hate crimes is the result of a variety of factors that include the victim's lack of knowledge about the criminal justice system, fear of retaliation, linguistic and cultural barriers, immigration status, and prior negative experience with governmental agencies; and

WHEREAS, The federal government possesses the authority to investigate and prosecute hate crimes committed because of the victim's race, ethnicity, religion, or national origin; and

WHEREAS, According to the United States Federal Bureau of Investigation, 13.8 percent of victims of hate crime offenses in 2005 were targeted because of a bias against a particular sexual orientation; and

WHEREAS, Only 11 states and the District of Columbia have laws addressing hate crimes motivated by bias against the victim's sexual orientation and gender identity, among other protected categories; and

WHEREAS, Thirty-one states and the District of Columbia include coverage for disability-based crimes; and

WHEREAS, The Local Law Enforcement Hate Crimes Prevention Act (LLEHCPA), also known as the Matthew Shepard Act, strengthens the ability of federal, state, and local governments to investigate and prosecute hate crimes based on race, ethnicity, religion, gender, gender identity, sexual orientation, and disability; and

WHEREAS, The LLEHCPA provides grants to state and local governments to combat violent crimes committed by juveniles and to train law enforcement officers to assist in state and local investigations and prosecutions of bias-motivated crimes; and

WHEREAS, The LLEHCPA protects rights of the accused as expressed in the First Amendment to the United States Constitution by prohibiting the introduction of evidence of association or expression to prove that a crime has been committed, unless it specifically relates to the offense charged; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature calls on the United States Senate and the United States House of Representatives to support the Local Law Enforcement Hate Crimes Prevention Act (LLEHCPA), also known as the Matthew Shepard Act; and be it further

Resolved, That the Legislature urge the President of the United States to sign into law the Local Law Enforcement Hate Crimes Prevention Act (LLEHCPA), also known as the Matthew Shepard Act; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 110

Senate Concurrent Resolution No. 51—Relative to the CHP Lieutenant Michael Elvin Walker Memorial Highway.

[Filed with Secretary of State September 7, 2007.]

WHEREAS, Lieutenant Michael Elvin Walker of the Department of the California Highway Patrol, Badge No. 9919, was born on September

19, 1959, in San Francisco, and he and his brothers, Robert, Steve, and Jim were the children of the late Robert and Kathleen Walker; and

WHEREAS, Lieutenant Walker attended Archbishop Riordan High School in San Francisco, and later attended Solano and Los Medanos Community Colleges, San Francisco City College, and San Francisco State University; and

WHEREAS, Lieutenant Walker's brother, Robert, of Auburn, is also a CHP officer (Badge No. 9095), and both brothers wanted to become CHP officers at an early age; and

WHEREAS, in October 1981, Lieutenant Walker graduated from the CHP Academy, started his career in Los Angeles, transferred after one year to his hometown of San Francisco, and then transferred in 1983 to Contra Costa County where he remained for 15 years; and

WHEREAS, Lieutenant Walker was interested in pursuing a career in management, worked at the CHP's Golden Gate Communications Center, was promoted to sergeant, transferred to the Cordelia Inspection Facility in Solano County, and was promoted in May 2005, to lieutenant with a position in Santa Cruz; and

WHEREAS, Lieutenant Walker was killed on December 31, 2005, while assisting a disabled motorist traveling southbound on State Highway Route 17 just south of Glenwood Drive in Santa Cruz County. The motorist had lost control on a curve on the wet, mountainous roadway and was disabled on the highway embankment, and as Lieutenant Walker retrieved flares from the trunk of his patrol vehicle, another vehicle struck a Caltrans truck that had responded to assist with traffic control, with the impact of the collision forcing the Caltrans truck forward and fatally striking Lieutenant Walker; and

WHEREAS, Lieutenant Walker was a blessing to everyone who was touched by him, always demonstrating strong dedication, love, and commitment to family, friends, and the community; and

WHEREAS, Lieutenant Walker is survived by his beloved wife, Michelle Marie Walker, and children, Amanda and Jennifer, as well as his three brothers; and

WHEREAS, Lieutenant Walker's presence will be felt throughout the CHP and law enforcement community for years to come, as the loss of such a caring and giving person is a loss not just to family, friends, and coworkers, but is truly a loss to the entire community and the state that Lieutenant Walker served; and

WHEREAS, In recognition of Lieutenant Walker's ultimate sacrifice for the residents of this state, it is appropriate to dedicate a portion of State Highway Route 17 in Santa Cruz County in his memory; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the portion of State Highway Route 17 in Santa Cruz County south of Glenwood Drive, between post mile 5.91 and post mile 11.78, is hereby designated as the CHP Lieutenant Michael Elvin Walker Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Director of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 111

Senate Joint Resolution No. 2—Relative to forest resources.

[Filed with Secretary of State September 7, 2007.]

WHEREAS, In 1998, the California Legislature adopted Assembly Bill 1986, which was signed into law by Governor Pete Wilson as Chapter 615 of the Statutes of 1998; and

WHEREAS, Through this legislation, state taxpayers provided California's \$230 million contribution toward the \$480 million acquisition cost of approximately 7,500 acres of land within and adjacent to the Headwaters Forest from Pacific Lumber Company; and

WHEREAS, An agreement was entered into between certain state agencies, the federal government, Pacific Lumber Company, and MAXXAM, Incorporated; and

WHEREAS, The agreement made the acquisition of the Headwaters Forest contingent on the adoption of a specified habitat conservation plan (HCP) and issuance of a multispecies incidental take permit by the federal government for approximately 210,000 acres of forest land that Pacific Lumber Company retained; and

WHEREAS, Assembly Bill 1986 made the state's \$230 million payment also contingent on additional logging restrictions to protect residual old growth forest stands and other lands adjacent to fish-bearing streams that provide habitat to endangered salmon species; and

WHEREAS, These special logging restrictions were subsequently incorporated into a state contract that the Wildlife Conservation Board entered into with Pacific Lumber Company and MAXXAM, Inc., as a

condition of the state's \$230 million payment for the Headwaters Forest; and

WHEREAS, The state contract required Pacific Lumber Company to record real estate covenants on its lands to provide an absolute 50-year prohibition on logging within 12 residual groves of old growth redwood forest consisting of the Elk Head Residual, Cooper Mill, Allen Creek, Allen Creek Extension, Road 3, Owl Creek, Shaw Gift, Right Road 9, Road 7 and 9 North, Booth's Run, Bell Lawrence, and Lower North Fork Elk, known as the "Lesser Cathedrals" and entailing 6,700 acres, and similar logging restrictions adjacent to all fish-bearing and perennial streams on the property to protect salmon habitat; and

WHEREAS, The Pacific Lumber Company, in January 2007, declared bankruptcy and may be seeking waivers from state and federal agencies from the logging restrictions required by the HCP, Assembly Bill 1986, and state contract; and

WHEREAS, The Headwaters Forest and Lesser Cathedral groves represent some of the largest intact stands of ancient redwoods left in the world; and

WHEREAS, Safeguarding all elements of the agreement, consistent with state law, is essential for continued survival of the remnant ancient redwood forest ecosystem, as well as the fish and wildlife species dependent on it for their survival; and

WHEREAS, It is the priority and duty of the state to protect our environment and to preserve California's natural beauty for future generations; and

WHEREAS, The current bankruptcy proceedings may seek to extinguish the logging restrictions on Pacific Lumber Company's forest land required by the purchase agreement; now, therefore, be it;

Resolved by the Senate and the Assembly of the State of California, jointly, That the Legislature and the State of California is committed to ensuring that all provisions of the agreement, consistent with state law, remain in effect to protect the \$480 million investment that state and federal taxpayers have made for the protection of the Headwaters Forest, as well as other residual stands of old growth redwoods, and fish and wildlife habitat on adjacent lands; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 112

Senate Joint Resolution No. 9—Relative to funding for veterans health care.

[Filed with Secretary of State September 7, 2007.]

WHEREAS, The United States Department of Veterans Affairs (VA) provides medical care for veterans, many of whom have risked their lives to protect the security of our nation; and

WHEREAS, The funding for this health care at the VA is passed each year by the Congress of the United States as part of the discretionary budget; and

WHEREAS, Each year the budget is passed, the funding for this health care has been very seriously underfunded; and

WHEREAS, This serious and now chronic shortfall affects the access to, and the quality of, medical care services that the VA provides for our veterans; and

WHEREAS, The priority of serving veterans must be absolute and irrevocable, and must be the foundation for the VA and our nation; now, therefore, be it

Resolved by the Senate and the Assembly of the State of California, jointly, That the Legislature of the State of California respectfully urge the President and the Congress of the United States to pass assured funding for veterans health care, and that the Governor and the Legislature of California support this assured funding for veterans health care; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President of the United States, to the Vice President of the United States, to the Speaker of the United States House of Representatives, to the Majority Leader of the United States Senate, and to key members in the Congress of the United States.

RESOLUTION CHAPTER 113

Assembly Concurrent Resolution No. 57—Relative to the Veterans' Memorial Highway.

[Filed with Secretary of State September 10, 2007.]

WHEREAS, Humboldt County and this country owe a great debt and gratitude to the veterans of this country and honor their courage; and

WHEREAS, It is appropriate to honor all veterans who have served in this country's Armed Forces from the country's birth, both in war and in peacetime, and to pay tribute to the tremendous sacrifices veterans have made to maintain the strength, freedom, and independence of our country; and

WHEREAS, Humboldt County veterans groups, assisted by the Board of Supervisors of Humboldt County, have identified a portion of State Highway Route 101 to designate in honor of veterans; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby designates that portion of State Highway Route 101 in Humboldt County from milepost 68.40 to milepost 71.10 as the Veterans' Memorial Highway to honor all veterans who have served in the Armed Forces of the United States; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 114

Assembly Concurrent Resolution No. 58—Relative to the CHP Officer Erick S. Manny Memorial Highway.

[Filed with Secretary of State September 10, 2007.]

WHEREAS, Erick S. Manny was born on May 24, 1970, in Bakersfield, California; and

WHEREAS, His parents were Connie J. Cummings and Albert B. Manny; and

WHEREAS, Erick S. Manny attended Highland High School in Bakersfield, where he was a three-sport athlete, participating in baseball, football, and wrestling; and

WHEREAS, Erick S. Manny entered the California Highway Patrol Academy on November 13, 2000, and, after graduating, was assigned to the Fort Tejon CHP office on May 11, 2001; and

WHEREAS, Officer Manny was killed in the line of duty on December 21, 2005, when he was in pursuit of a speeding driver on State Highway Route 5 near the "Grapevine," and lost control of his patrol car; and

WHEREAS, Officer Manny was married to his high school sweetheart, Ronina "Nina" Manny, and had two wonderful children, Toran and Teagan; and

WHEREAS, Officer Manny was a dedicated officer who loved his job and enjoyed the people with whom he worked. He was a wonderful father and husband, and his greatest joys were his wife and children. In his spare time, Officer Manny enjoyed playing softball, going with family and friends to Dodgers' games, and taking the family for weekend adventures in their trailer; and

WHEREAS, It would be a fitting tribute to Officer Manny to name the portion of State Highway Route 5 from the Fort Tejon Exit to the Grapevine Exit in Kern County as the CHP Officer Erick S. Manny Memorial Highway; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby designates the portion of State Highway Route 5 from the Fort Tejon Exit to the Grapevine Exit in Kern County as the CHP Officer Erick. S. Manny Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of erecting the appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources covering the cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 115

Assembly Concurrent Resolution No. 59—Relative to the Lieutenant Jared M. Landaker Memorial Highway.

[Filed with Secretary of State September 10, 2007.]

WHEREAS, Lieutenant Jared M. Landaker made the ultimate sacrifice for his country when, on February 7, 2007, he gave his life while serving in Iraq in the United States Marine Corps; and

WHEREAS, Lieutenant Landaker was born in Madera, California, on May 3, 1981, to proud parents, Joe and Laura Landaker; and

WHEREAS, Due to a possible complication at Lieutenant Landaker's birth, doctors warned Joe and Laura Landaker that their child might be mentally challenged. The doctors encouraged surgery, an option that Joe and Laura Landaker refused; and

WHEREAS, Although smaller in size than most boys his age, Lieutenant Landaker proved the doctors wrong by excelling in both academics and sports; and

WHEREAS, What Lieutenant Landaker lacked in stature, he made up for in spirit, heart, and determination, presenting himself throughout his life as a force to be reckoned with; and

WHEREAS, As a young man, Lieutenant Landaker enjoyed skiing, snowboarding, and playing baseball and football; and

WHEREAS, While attending Big Bear High School, Lieutenant Landaker played varsity baseball, served as the quarterback on the varsity football team, was an all-CIF defensive back, and was inducted into the player hall of fame; and

WHEREAS, The head football coach at Big Bear High School, Dave Griffith, considered Lieutenant Landaker not only a standout football player but also a standout person and a role model to kids. Joe Bradley, a physics teacher and baseball coach at Big Bear High School, also held Lieutenant Landaker in high regard, stating that he had never coached a kid with more heart or courage; and

WHEREAS, In homage to Lieutenant Landaker's athletic legacy at Big Bear High School, his jersey, number 15, was recently retired and an award is to be made in his honor; and

WHEREAS, After graduating from high school, Lieutenant Landaker studied physics at the University of La Verne; and

WHEREAS, Following the events of September 11, 2001, Lieutenant Landaker felt the need to do his part and decided to join the United States Marine Corps; and

WHEREAS, Lieutenant Landaker proceeded to attend Officer Candidate School, The Basic School, and flight school. Ranking in the top 5 percent during flight training, he was awarded the privilege of selecting an aircraft. Desiring to be a part of the community, he chose the CH-46 Sea Knight helicopter, an aircraft involving some of the most noble assignments in the military; and

WHEREAS, Within just seven months, Lieutenant Landaker achieved the status of Helicopter Aircraft Commander, a status that typically takes at least one year to achieve; and

WHEREAS, Lieutenant Landaker received a commission as second lieutenant on September 7, 2003, followed by a commission of first lieutenant on September 7, 2005; and

WHEREAS, Lieutenant Landaker served as a first lieutenant with the Marine Medium Helicopter Squadron 364, nicknamed “the Purple Foxes.” As a medevac pilot, he airlifted wounded marines and citizens out of dangerous combat zones in Anbar province in Iraq; and

WHEREAS, On February 7, 2007, just one week before his scheduled return home, Lieutenant Landaker gave his life while flying a CH-46 Sea Knight helicopter that was shot down over Anbar province; and

WHEREAS, In recognition of his service in the military, Lieutenant Landaker received a purple heart, a National Defense Service Medal, an Iraqi Campaign Medal, a Global War on Terrorism Service Medal, a Sea Service Deployment Ribbon, and a Navy and Marine Corps Achievement Medal; and

WHEREAS, Lieutenant Landaker was a proud American and a true patriot with exceptional kindness, thoughtfulness, and sincerity, and a paramount love for his country, family, and friends; and

WHEREAS, Lieutenant Landaker remains a hero to the community of Big Bear and to all who knew him; and

Resolved by the Assembly of the State of California, the Senate thereof concurring, That in recognition of the sacrifice made by Lieutenant Landaker for his country and the valiance with which he served, the Legislature designates the portion of State Highway Route 38 between mile markers 49.530 and 59.396 in San Bernardino County as the Lieutenant Jared M. Landaker Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing that special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 116

Assembly Joint Resolution No. 5—Relative to Social Security.

[Filed with Secretary of State September 10, 2007.]

WHEREAS, After 1965, California’s educators were not allowed to participate in the federal social security system; and

WHEREAS, Most peace officers and firefighters, and many other public employees are not covered by Social Security; and

WHEREAS, Due to higher contribution rates and superior investment returns, the California State Teachers' Retirement System provides retirees with superior benefits compared to those provided by the federal social security system; and

WHEREAS, The State Teachers' Retirement System is not coordinated with the federal social security system; and

WHEREAS, The benefits of certain members of the Public Employees' Retirement System and retirement systems established pursuant to the County Employees Retirement Law of 1937 are not coordinated with the federal social security system; and

WHEREAS, The Social Security Act includes two offsets, the Government Pension Offset and the Windfall Elimination Provision, that reduce the social security benefits payable to persons who are entitled to benefits under other retirement systems, under certain conditions; and

WHEREAS, These provisions penalize individuals who move from private sector employment to teaching and vice versa; and

WHEREAS, These provisions penalize individuals who earned social security benefits through their own employment prior to teaching; and

WHEREAS, California has a significant teacher shortage and requires more than 16,000 new teachers per year to meet enrollment growth needs, retirement replacement, as well as class size reduction in targeted schools; and

WHEREAS, Every child should have the opportunity to have a highly qualified teacher in his or her classroom, but the Social Security Act offsets limit the number of fully credentialed teachers in the classroom by penalizing individuals who change from private to public employment; and

WHEREAS, The recruitment and retention of teachers, peace officers, firefighters, and other public employees from other states who are entitled to social security benefits upon retirement is also limited and restricted by these offsets; and

WHEREAS, The Social Security Fairness Act, which would repeal the Government Pension Offset and the Windfall Elimination Provision, is currently before Congress; and

WHEREAS, The elimination of the Government Pension Offset and the Windfall Elimination Provision would greatly improve the opportunities for hiring and retaining teachers, peace officers, firefighters, and other public employees in California; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature of the State of California requests the Congress of the United States to support the Social Security Fairness Act which would repeal the Government Pension Offset and the Windfall Elimination Provision from the Social Security Act, and further, the

Legislature of the State of California requests President George W. Bush to sign that legislation; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 117

Assembly Joint Resolution No. 7—Relative to agriculture.

[Filed with Secretary of State September 10, 2007.]

WHEREAS, In January 2007, California suffered its most extensive cold weather freeze in nearly 60 years, causing severe damage to crops and trees; and

WHEREAS, The freeze and frost damage caused over \$1.1 billion in agricultural crop damage, with the losses possibly growing, as the full extent of damage is still being assessed; and

WHEREAS, The impact of the losses will impose significant hardship upon agricultural workers, producers, and crop processing and packing houses; and

WHEREAS, The monetary losses to the state's crops are estimated to be at least \$410 million for navel oranges, \$184 million for Valencia oranges, \$114 million for lemons, \$67 million for mandarins, \$28.5 million grapefruits, \$145 million for avocados, \$17 million for leafy vegetables, \$120 million for nursery stock, \$20 million for grapes, and \$36 million for strawberries; and

WHEREAS, The United States Secretary of Agriculture Mike Johanns has issued a secretarial natural disaster designation for the counties of El Dorado, Fresno, Glenn, Imperial, Kern, Madera, Merced, Monterey, Riverside, Sacramento, San Bernardino, San Luis Obispo, Santa Barbara, Stanislaus, Sutter, Tulare, Yolo, Yuba, and also declared contiguous disaster counties in Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Inyo, Kings, Lake, Los Angeles, Mariposa, Mendocino, Mono, Napa, Nevada, Orange, Placer, Plumas, San Benito, San Diego, San Joaquin, Santa Clara, Santa Cruz, Sierra, Solano, Tehama, Tuolumne, and Ventura; and

WHEREAS, President Bush declared the January 2007 freeze a major disaster and ordered federal aid to supplement state and local recovery efforts in the affected areas, including the Counties of Fresno, Imperial,

Kern, Los Angeles, Monterey, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara, Tulare, and Ventura; and

WHEREAS, Agricultural workers are suffering job loss or significant reductions in hours and pay due to the impact of the freeze; and

WHEREAS, Agricultural workers will require assistance to meet the basic needs of life, including food, housing rent, and other daily needs for themselves and their families; and

WHEREAS, Insurance policies for commodity producers are not always sufficient or available to mitigate crop losses resulting from the freeze; and

WHEREAS, Efforts by Governor Schwarzenegger and other state agencies have begun to address the needs of agricultural workers and producers, but the resources of the federal government are required to assist Californians' response to the January 2007 freeze; and

WHEREAS, The need for assistance is especially great in California's agricultural areas because many of these smaller communities rely upon the agricultural industry for the vast majority of their economic activity; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature of the State of California hereby respectfully requests the President of the United States and the United States Congress to act swiftly in enacting legislation providing relief and assistance to California workers, producers, and processors suffering losses from the January 2007 freeze; and be it further

Resolved, That the California Legislature respectfully expresses support for federal legislation providing assistance and relief for agricultural workers, producers, and processors, consistent with the \$1.7 billion relief package, embodied in S. 524, authored by Senator Barbara Boxer, and H.R. 925, authored by Congressman Devin Nunes, which are supported by a bipartisan group of California's Congressional Delegation; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President of the United States and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 118

Assembly Joint Resolution No. 16—Relative to immigration.

[Filed with Secretary of State September 10, 2007.]

WHEREAS, The Anti-Defamation League, in monitoring extremism and bigotry in our country, has documented cases of human rights abuses at the United States-Mexico border, including violent attacks on immigrants, sometimes resulting in brutal execution-style slaying. One Anti-Defamation League report found that, “violent incidents against illegal immigrants have been brutal and are occurring with greater regularity, further intensifying the atmosphere of fear and suspicion on both sides of the border.” There are also instances of immigrants being sold into drug and prostitution rings to fund covert enterprises. The Anti-Defamation League has also seen a rise in hate crimes, discrimination cases, and bigotry against Latinos in this state, which occur regardless of immigration status; and

WHEREAS, As a result of concern for human rights of all, the Anti-Defamation League drafted the Declaration of Los Angeles to declare that human rights deserve a place in the immigration debate that is now central in the political arena and that bigotry and xenophobia do not. The Anti-Defamation League secured signatures in support of the Declaration of Los Angeles from major civil rights and community-based organizations in Los Angeles, including the following organizations: ACLU of Southern California, American Jewish Committee, American Jewish Congress, Archdiocese of Los Angeles, Asian Pacific American Legal Center, Bet Tzedek Legal Services, Coalition for Human Immigrant Rights of Los Angeles, Gay and Lesbian Alliance Against Defamation, Los Angeles Center for Law and Justice, League of United Latin American Citizens, Mexican American Legal Defense and Education Fund, National Council of Jewish Women Los Angeles Section, Progressive Jewish Alliance, Public Counsel Law Center, Southern Christian Leadership Conference of Greater Los Angeles, and South Asian Network; and

WHEREAS, The Anti-Defamation League, together with its partners in this project, brought the Declaration of Los Angeles, to the City Council of the City of Los Angeles on December 13, 2006. The City Council of the City of Los Angeles, under the leadership of Council President Eric Garcetti, unanimously passed a resolution acknowledging the Declaration of Los Angeles and declaring, as part of the city’s federal legislative agenda, support for “any state or federal legislation concerning border and immigration policy that (1) provides resources to monitor and respond to groups who advocate vigilantism in any form that subverts the democratic process (2) ensures that there continues to be humane treatment of undocumented persons by holding to the highest standards of human rights and dignity all law enforcement and judicial processes related to deportation, detention and immigration status”; and

WHEREAS, The Anti-Defamation League together with its partners and with the support of the City Council of the City of Los Angeles have asked the State of California to join them in this initiative; and

WHEREAS, The Legislature declares the following:

(1) Security precautions are necessary to protect the integrity of the United States border and the well-being of the American people. The United States has every right as a sovereign nation to control its border and immigration policies. However, immigration policy must also take into consideration and strive to protect civil and human rights of immigrants.

(2) In response to the alleged threat that undocumented persons pose to American society, groups have formed to put pressure on the United States government.

(3) Additionally, groups have conducted private patrols along the border between the United States and Mexico.

(4) Although the Legislature seeks to protect the right to free speech in the First Amendment to the United States Constitution, it neither condones nor endorses any rhetoric used to incite either violence or intolerance toward people, regardless of race, citizenship status, or nationality.

(5) The Legislature neither condones nor endorses groups who engage in vigilantism or who incite violence toward undocumented immigrants.

(6) Members of hate groups, such as neo-Nazi and white supremacist groups, have expressed support for civilian patrol and anti-immigration groups, through participation in patrols, protests and rallies.

(7) Although there is a continued risk of terrorists and criminals misusing the immigration system to illegally enter the United States, a safe and secure border cannot be achieved through civilian vigilantism.

(8) Coordinated efforts by federal, state, and local law enforcement officials are necessary to monitor the activities of civilian border patrols and extremist groups in order to maintain safety and public order and to protect human and civil rights.

(9) Anti-immigration and anti-Latino rhetoric ignores the valuable economic and cultural contributions these groups have made to American society for hundreds of years; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature urges local, state, and federal government officials, when crafting immigration policy that affects the United States-Mexico border, to take the following steps as called for in the Declaration of Los Angeles:

(1) Recognize and protect the basic human rights of immigrants.

(2) Support human rights and the humane treatment of undocumented persons as part of the tradition of fighting intolerance and bias.

(3) Recognize and publicly denounce xenophobia and anti-immigrant bias as having no place in the United States' immigration policy.

(4) Monitor and respond to extremist groups who advocate bigotry or racism, vigilantism in any form, violence, or any other tactic that subverts the democratic process.

(5) Hold to the highest standards of human rights and dignity all law enforcement and judicial processes that relate to deportation, detention, and immigration status.

(6) Recognize the need for a safe and secure United States; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 119

Assembly Joint Resolution No. 24—Relative to speech.

[Filed with Secretary of State September 10, 2007.]

WHEREAS, A free press is vital to the publication of important news within our society so that our government is accountable to its citizens; and

WHEREAS, A journalist's promise of confidentiality to a source is often the only way the public can learn about waste, fraud, and abuse in government and the private sector, and the forced disclosure of confidential sources and information will cause individuals to refuse to talk to journalists, resulting in a chilling effect on the free flow of information and the public's right to know; and

WHEREAS, The most famous confidential source in United States history, W. Mark Felt, also known as Deep Throat, voluntarily revealed his identity as a resident of Santa Rosa 33 years after the Watergate scandal revealed corruption in the highest levels of the Nixon White House; and

WHEREAS, Shield laws promote the free flow of information to the public and prevent government from making journalists its investigative agents by prohibiting courts from holding journalists in contempt for refusing to disclose unpublished news sources or information received from those sources; and

WHEREAS, California's shield law was first enacted in 1935 and later incorporated as subdivision (b) of Section 2 of Article I of the California Constitution in 1980 to provide that a journalist may not be held in contempt for refusing to disclose a news source or unpublished information gathered for news purposes; and

WHEREAS, California's shield law was broadened in 2000 to also provide that no testimony or other evidence given by a journalist under subpoena in a civil or criminal proceeding may be construed as a waiver of immunity rights provided by the California Constitution, that a journalist subpoenaed in any civil or criminal proceeding shall be given at least five days' notice, except in exigent circumstances, and that a judge must set forth findings on the record stating why the testimony of a journalist is essential to guarantee the defendant's constitutionally guaranteed right to a fair trial when presiding over a criminal trial wherein a journalist is asserting protection under the media shield law; and

WHEREAS, In *O'Grady v. Superior Court* (2006) 139 Cal.App.4th 1423, the application of California's shield law was further broadened to include the gathering and collection of news by journalists publishing information through the Internet; and

WHEREAS, Thirty-three states—Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Kentucky, Louisiana, Maryland, Michigan, Minnesota, Montana, Nebraska, Nevada, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, Tennessee, and Washington—and the District of Columbia have statutory shield laws giving journalists some form of privilege against compelled production of confidential or unpublished information; and

WHEREAS, Sixteen states—Hawaii, Idaho, Iowa, Kansas, Maine, Massachusetts, Mississippi, Missouri, New Hampshire, South Dakota, Texas, Utah, Vermont, Virginia, West Virginia, and Wisconsin—have established varying confidentiality privileges for journalists through their courts; and

WHEREAS, In 2007, legislation was introduced in six states—Kansas, Massachusetts, Missouri, Texas, Utah, and West Virginia—to establish a statutory shield law and in New York to expand its shield law; and

WHEREAS, Pending measures in the Congress of the United States would establish a federal shield law for journalists through the enactment of the Free Flow of Information Act; and

WHEREAS, The pending Free Flow of Information Act establishes that a federal entity may not compel a journalist to divulge confidential sources unless a court determines by a preponderance of the evidence that (1) it is necessary because all reasonable alternatives have been

exhausted, (2) it is essential to a criminal investigation, it is necessary to prevent imminent harm to national security or to individuals, or it is necessary to identify a person who has violated medical and financial privacy laws, and (3) taking into account the public interests, nondisclosure of a confidential source would be contrary to the public interest; and

WHEREAS, The pending Free Flow of Information Act stipulates that the testimony or documents sought by a federal entity from a journalist should be narrowly and appropriately tailored in scope; and

WHEREAS, Over the last six years, four federal courts of appeals—the First Circuit, the Fifth Circuit, the Ninth Circuit, and the Circuit for the District of Columbia—have affirmed contempt citations issued to reporters who declined to reveal confidential sources, each imposing prison sentences more severe than any previously experienced by journalists in American history; and

WHEREAS, In relation to *Miller v. United States* (2005) 125 S.Ct. 2977, and *Cooper v. United States* (2005) 125 S.Ct. 2977, the Attorneys General of 34 states— Arizona, California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Iowa, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Mississippi, Montana, Nebraska, New Mexico, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Washington, West Virginia, and Wisconsin—and the District of Columbia stated in an amicus brief submitted to the United States Supreme Court, “A federal policy that allows journalists to be imprisoned for engaging in the same conduct that these State privileges encourage and protect ‘buck[s] that clear policy of virtually all states,’ and undermines both the purpose of the shield laws, and the policy determinations of the State courts and legislatures that adopted them”; and

WHEREAS, Confidentiality of certain communications has long been protected in order to further important interests, both public and private, including communications between doctor and patient, lawyer and client, and priest and penitent; and

WHEREAS, A May 2005 poll conducted by the First Amendment Center and American Journalism Review found that 69 percent of Americans agree with the statement: “Journalists should be allowed to keep a news source confidential”; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature of the State of California respectfully urges the Congress of the United States to enact a shield law for America’s journalists; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 120

Senate Joint Resolution No. 7—Relative to renewable energy resources.

[Filed with Secretary of State September 11, 2007.]

WHEREAS, The United States has a quantity of renewable energy resources that is sufficient to supply a significant portion of the energy needs of the United States; and

WHEREAS, The agricultural, forestry, and working land of California can help ensure a sustainable domestic energy system; and

WHEREAS, Accelerated development and use of renewable energy technologies would provide numerous benefits to all citizens of California and the United States, including improved national security, improved balance of payments, healthier rural economies, improved environmental quality, and abundant, reliable, and affordable energy; and

WHEREAS, The production of transportation fuels from renewable energy would help the United States meet rapidly growing domestic and global energy demands, reduce the dependence of the United States on energy imported from volatile regions of the world that are politically unstable, stabilize the cost and availability of energy, and safeguard the economy and security of the United States; and

WHEREAS, Increased energy production from domestic renewable resources would attract substantial new investments in energy infrastructure, create economic growth, develop new jobs for the citizens of the United States, and increase the income for farm, ranch, and forestry jobs in the rural regions of the United States; and

WHEREAS, Increased use of renewable energy is practical and can be cost effective with the implementation of supportive policies and proper incentives to stimulate markets and infrastructure; and

WHEREAS, Public policies aimed at enhancing renewable energy production and accelerating technological improvements will further reduce energy costs over time and increase market demand; now, therefore, be it

Resolved by the Senate and the Assembly of the State of California, jointly, That the Legislature of the State of California supports legislation

introduced in the Congress of the United States expressing the sense of Congress that it is the goal of the United States that, no later than January 1, 2025, not less than 25 percent of the total energy consumed in the United States comes from renewable resources; and be it further

Resolved, That the California Legislature respectfully requests that Congress ensure that efforts to increase renewable energy production do not harm current production of food, feed, and fiber; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 121

Assembly Concurrent Resolution No. 7—Relative to the Officer David Lamoree Memorial Highway.

[Filed with Secretary of State September 12, 2007.]

WHEREAS, It was with the most profound sorrow and deep sense of loss that word was received of the passing of Officer David Frank Lamoree on October 23, 2005, whose pursuit of the highest ideals of public safety merit gratitude and respectful acknowledgment by the people of the state; and

WHEREAS, Officer David Lamoree was born in Vallejo, California, on October 23, 1979, and decided on a police career at 10 years of age; and

WHEREAS, Graduating from Will C. Wood High School, Officer Lamoree earned criminal justice degrees from Solano Community College and attended the police academy in Contra Costa County; and

WHEREAS, A police officer for six months at Solano Community College, Officer Lamoree served on the San Pablo Police Department for a few years before relocating to the Rio Vista police force; and

WHEREAS, While driving to his Fairfield home on October 21, 2005, Officer Lamoree was hit head-on by a car on State Highway Route 12, west of State Highway Route 113, on a portion of State Highway Route 12 that is only two lanes and that has become increasingly congested and dangerous; and

WHEREAS, Officer Lamoree was taken off life support on October 23, 2005, his 26th birthday; and

WHEREAS, Officer Lamoree was an organ donor who potentially saved the lives of eight people and improved the lives of 50 others; and

WHEREAS, This gallant and dedicated officer exemplified the true character of the brave men and women who devote their time and energy to the perilous duties of law enforcement, and his death is a great loss to the entire community; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the portion of State Highway Route 12 between Olsen Road and State Highway Route 113 in Solano County be designated the “Officer David Lamoree Memorial Highway”; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing that special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 122

Assembly Joint Resolution No. 2—Relative to benefits for Filipino Americans who fought in World War II.

[Filed with Secretary of State September 12, 2007.]

WHEREAS, The Republic of the Philippines (hereafter the Philippines) was a colony of the United States, and as a result, the United States government possessed authority over that nation; and

WHEREAS, On July 26, 1941, in anticipation of war with Japan, President Roosevelt issued an Executive order calling over 200,000 Filipino soldiers to serve in the United States Armed Forces in the Far East (USAFFE); and

WHEREAS, Ten hours after Pearl Harbor was attacked, the United States military bases in the Philippines were bombed, causing the war to spill onto the Filipino people; and

WHEREAS, On March 27, 1942, Congress passed Title 8 of the Second War Powers Act, which provided that noncitizens who served in active duty in the United States Armed Forces during World War II shall be granted United States citizenship, meaning that every USAFFE soldier had the right to equal treatment under the law; and

WHEREAS, On April 9, 1942, the United States surrendered the Philippines, leaving 75,000 USAFFE and regular soldiers to the Bataan Death March where close to 10,000 died along the drudge to P.O.W. camps; and

WHEREAS, Even after the American surrender, Filipinos continued to resist, gathering thousands more soldiers and forming guerilla units, who, in coordination with United States command, conducted operations, collected intelligence, and helped prepare for the American return; and

WHEREAS, On September 2, 1945, Japanese military command surrendered the Philippines back to American forces ending World War II on the islands, and Philippine nationals who served in the war began filing for naturalization at the United States Embassy in Manila; and

WHEREAS, Filipino men and women served courageously in the fight for freedom and democracy during World War II, under the leadership of General Douglas MacArthur; and

WHEREAS, After the war, the New Philippine Scouts were formed to help reestablish United States authority in the Pacific, causing thousands more Filipino soldiers to be called to serve the United States; and

WHEREAS, In November of 1945, adjudication of applications for naturalization of Filipino veterans were stopped, per order of the United States Department of State and the Commissioner of the Immigration and Naturalization Service; and

WHEREAS, In December of 1945, Congress passed legislation amending the immigration and naturalization law, setting a deadline of December 1946 for Filipino veterans applying for citizenship; and

WHEREAS, On February 18, 1946, Congress enacted the 1946 Rescission Act, which denied World War II Filipino veterans, including the USAFFE, the guerillas, and the New Philippine Scouts equal status as American veterans, which stripped them of equal recognition, compensation, and benefits; and

WHEREAS, In October of 1990, the 1990 Immigration Act was passed, granting United States citizenship to Filipino veterans, which allowed 24,000 Filipino World War II veterans, in their 70s and 80s to receive citizenship, but who were still denied equal status as American veterans; and

WHEREAS, Congress passed Section 405 of the Immigration Act of 1990, which was authored by Congressman Dymally; and

WHEREAS, The course of correction has continued under Presidents Bill Clinton and George W. Bush and under many legislative reforms regarding health care, benefits for surviving spouses, and burial rights; and

WHEREAS, Most families of Filipino World War II veterans who are residing in the United States, have been longing to reunite with their sons, daughters, and minor grandchildren whom they left behind, between 1990 and 1995, when they were naturalized and finally established residence in the United States; and

WHEREAS, A new opportunity was opened with the introduction of bills in Congress, that would grant special immigrant status to the sons, daughters, and minor grandchildren of World War II Filipino veterans who are now United States citizens; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature of the State of California respectfully requests the President and Congress of the United States to enact legislation granting veteran benefits to the Filipino Americans who fought in World War II in the United States Armed Forces; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 123

Assembly Joint Resolution No. 4—Relative to CalWORKs.

[Filed with Secretary of State September 12, 2007.]

WHEREAS, California implemented the federal Personal Responsibility and Work Opportunity Reconciliation Act through Assembly Bill 1542 (Chapter 270 of the Statutes of 1997), thereby establishing the California Work Opportunity and Responsibility to Kids (CalWORKs) program, implemented on January 1, 1998; and

WHEREAS, The CalWORKs program was created on a bipartisan basis, adopting essential goals of reducing child poverty and dependency on government benefits while promoting work and marriage; and

WHEREAS, Since its creation, CalWORKs has done both of the following:

(a) Offered a flexible array of welfare-to-work services to meet varied individual needs of parents working toward self-sufficiency.

(b) Assured a safety net for children when parents' aid is discontinued or the family continues to need assistance after the expiration of the 60-month time limit; and

WHEREAS, Since 1995, California has moved thousands of low-income families to self-sufficiency, reducing by over 50 percent the number of cases receiving cash assistance; and

WHEREAS, Significant challenges remain in CalWORKs, to address barriers to self-sufficiency, reduce poverty, engage a greater percentage of adults in welfare-to-work activities, and satisfy federal work participation requirements; and

WHEREAS, Child support is no longer primarily a welfare reimbursement, revenue-producing device for the federal and state governments and is a family-first program, intended to ensure families' self-sufficiency by making child support a more reliable source of income; and

WHEREAS, California's child support program annually collects over \$2.3 billion, distributes over \$1.7 billion to families directly, and retains \$587 million as reimbursement for welfare costs, paying the remainder to the federal government; and

WHEREAS, The federal Deficit Reduction Act of 2005 (DRA) contained several provisions affecting the Temporary Assistance for Needy Families (TANF) block grant and the operation of state welfare-to-work programs; and

WHEREAS, The United States Department of Health and Human Services promulgated regulations implementing the DRA on June 28, 2006; and

WHEREAS, In several respects, the DRA and implementing regulations limit California's ability to operate its program and provide employment services in a manner the state has found to be most effective in achieving self-sufficiency for low-income families and in protecting the well-being of indigent children, specifically as follows:

(a) They deny credit for the state's substantial reduction in caseload since the CalWORKs program was established in 1997.

(b) They discourage the state from offering flexible programs and services appropriate for participants with disabilities, potentially violating the federal Americans with Disabilities Act and Section 504 of the Rehabilitation Act.

(c) They restrict a state's ability to offer employment and training programs that enhance skills and qualifications leading to jobs providing self-sustaining wages and benefits.

(d) They impose excessively burdensome duties on states to verify and report specific hours of participation beyond what is normally recorded by employers and training providers.

(e) They retain an unrealistically excessive 90-percent work participation rate for two-parent families which, in conjunction with the imposition of federal requirements on nonfederal state-funded programs

and the elimination of the previous caseload reduction formula, set a standard that no state can expect to meet; and

WHEREAS, The DRA contained several provisions that changed how the federal government funds states for operating the child support program, including a prohibition against claiming federal matching funds for child support activities paid with federal performance incentive funds, and the imposition of an annual fee of \$25 for each family that has not received TANF assistance if the state collects at least \$500 in child support on behalf of the family; and

WHEREAS, The impact of the prohibition in the DRA against claiming federal matching funds for child support collection activities that the state pays with performance incentives will annually cost California over \$90 million in federal matching funds and result in an estimated loss of over \$800 million in child support collections over five years; and

WHEREAS, The \$25-fee requirement, if passed on to the family by the state, will constitute a financial barrier to parents who desire to use child support services, and if not passed on to the family and paid by the state, will cost California over \$1.7 million annually, because the automation and accounting costs of administering the fee will exceed the potential revenue generated through the imposition of the fee; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature hereby requests the United States Congress and President to repeal or amend provisions of the Deficit Reduction Act of 2005, as follows:

- (a) Modify work participation rules to do all of the following:
 - (1) Give credit for persons with disabilities partial participation in welfare-to-work activities, consistent with the Americans with Disabilities Act and Section 504 of the Rehabilitation Act.
 - (2) Allow credit for vocational training and education for 24 months, and include a Parents as Scholars Program for those for whom education is a path out of poverty.
 - (3) Allow credit for blended activities that include barrier removal as part of an employment program.
- (b) Replace the caseload reduction credit with one based upon the numbers of adults leaving aid with employment.
- (c) Eliminate the separate 90 percent work participation rate for two-parent families.
- (d) Simplify the tracking, recording, and reporting of work activities.
- (e) Repeal the prohibition on states' claiming of federal matching funds for child support activities paid with performance incentives.

(f) Repeal the imposition of a \$25-annual fee for each family that has not received assistance from the TANF block grant if the state collects at least \$500 in child support on behalf of that family; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 124

Assembly Joint Resolution No. 20—Relative to a Tom Bradley commemorative postal stamp.

[Filed with Secretary of State September 12, 2007.]

WHEREAS, The late Mayor Tom Bradley will forever be a towering figure in the history of Los Angeles as well as in our state and our nation; and

WHEREAS, Tom Bradley strongly guided Los Angeles along a course paved with obstacles during his recordsetting 20 years as mayor. His sure guidance was the steady force that reassured residents; and

WHEREAS, Tom Bradley was first elected mayor in 1973, and he paved the way for many other leaders on the local, state, and national level. Although he made history as the first black mayor of a major city, Tom Bradley ran and won his campaign, pledging to be a representative of the entire city, and his achievement of this promise made him one of this nation's most respected mayors; and

WHEREAS, Tom Bradley was a product of the Los Angeles public school system, and his academic abilities enabled him to parlay his high school athletic prowess into a university education. Bradley received a scholarship to attend UCLA where he soon distinguished himself as a track star; and

WHEREAS, Tom Bradley joined the Los Angeles Police Department in 1940. In May 1941, he married Ethel Arnold and had two daughters, Lorraine and Phyllis; and

WHEREAS, Tom Bradley worked full time as a police officer and went to law school at night. He graduated from Southwestern University in 1956 and passed the California State bar examination; and

WHEREAS, After 21 years of service, he retired from the Los Angeles Police Department with the rank of lieutenant in 1961 and began to practice law. In 1963, he ran for a seat on the Los Angeles City Council.

He won and served for 10 years before becoming the city's 37th mayor in 1973; and

WHEREAS, Mayor Bradley opened the doors of city hall; his staff and administration appointees represented the rich cultural fabric of the city. He attracted businesses to the city and established policies that resulted in the dramatic resurgence of the downtown Los Angeles economic center. He turned the city's harbor and airports into top-of-the-line businesses, expanding the number of people employed and the city's ability to compete in a world market; and

WHEREAS, Mayor Bradley also focused his attention on creating economic opportunities both for the inner city, with such community revitalization projects as the Baldwin Hills-Crenshaw and Vermont-Slauson shopping centers, and the entire city, where he put forward affordable housing and fair planning policies; and

WHEREAS, Mayor Bradley led a long and hard battle to bring rail transportation to the City of Los Angeles. As a result, today, the Metro Blue Line carries passengers from Long Beach to downtown Los Angeles, and the Metro Red Line has become the first underground rail system, carrying passengers from downtown to North Hollywood; and

WHEREAS, Mayor Bradley served on many regional and national public interest organizations and was unanimously elected as President of the National League of Cities in 1974; and

WHEREAS, Mayor Bradley secured the 1984 summer Olympic games for the City of Los Angeles, and united the private and public sectors behind a common goal to produce the most successful Olympic games in the modern history of the event. The games boosted economic activity in southern California by \$3.3 billion, created 68,000 jobs, and ended with a \$215 million surplus; and

WHEREAS, Tom Bradley's record of service is so exceptional that it is especially fitting that the achievement and legacy of this great man be marked by the issuance of a special commemorative stamp by the United States Postal Service in his honor; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature of the State of California urges the Citizens Stamp Advisory Committee of the United States Postal Service to approve the issuance of a commemorative postal stamp in honor of the late Mayor Tom Bradley; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 125

Assembly Joint Resolution No. 23—Relative to education.

[Filed with Secretary of State September 12, 2007.]

WHEREAS, The general intent and spirit of the federal No Child Left Behind Act of 2001 (20 U.S.C. Sec. 6301 et seq.), known as the NCLB, are commendable; and

WHEREAS, The NCLB is due to be reauthorized by Congress in 2007; and

WHEREAS, There is growing, bipartisan recognition among state legislatures and in Congress that states need more flexibility and financial support in implementing the NCLB; and

WHEREAS, Before the enactment of the NCLB, California established, implemented, and sustained an accountability system that holds pupils and schools to some of the highest standards in the entire country; and

WHEREAS, Many provisions of the NCLB conflict with California's own accountability system and fail to recognize schools that are making substantial improvement; and

WHEREAS, More than four years of operational experience in implementing the NCLB has resulted in unintended consequences, including the identification of some of the highest performing schools and school districts in California as being "in need of improvement"; and

WHEREAS, Many of the unintended consequences result from the rigid application of a "one size fits all" approach to accountability; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature and the State of California urge the Congress of the United States to amend the federal No Child Left Behind Act of 2001 to provide states more flexibility in the implementation of the law and in the identification of schools in need of improvement in order to strategically target resources and interventions toward those schools and school districts that are most in need; and be it further

Resolved, That the Legislature of the State of California urges the Congress of the United States to amend the federal No Child Left Behind Act of 2001 to permit adequate yearly progress to accommodate a range of accountability models, including a growth model of district, school, and subgroup improvement, and to respect parental choice by giving states the flexibility to exclude from the participation rate calculation, a pupil whose parent chooses not to have the pupil tested; and be it further

Resolved, That the Legislature of the State of California urges the President of the United States and the Congress of the United States to fully fund the requirements of the No Child Left Behind Act of 2001 for the life of the act; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President of the United States, to the United States Secretary of Education, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 126

Senate Concurrent Resolution No. 52—Relative to the University of California Retirement Plan.

[Filed with Secretary of State September 18, 2007.]

WHEREAS, The University of California was established as a great institution of higher education to provide opportunities for thousands of people every year; and

WHEREAS, The University of California, with 10 campuses and five medical centers, is the largest public sector employer in California; and

WHEREAS, There are more than 120,000 employees who work for the University of California and who participate in the University of California Retirement Plan (UCRP); and

WHEREAS, The UCRP is unilaterally managed by the Regents of the University of California, and the Regents are explicitly authorized by Section 9 of Article IX of the California Constitution to delegate its authority or functions to its committees, the faculty of the university, or to others; and

WHEREAS, The UCRP is required to remain financially strong so that the University of California may recruit and retain employees who make the University of California a world-class institution and so that employees may retire with dignity and with the benefits they were promised; and

WHEREAS, Shared governance of a pension plan means that pension plan decisions are made by the agreement of trustees representing the employees who are plan participants and the employer; and

WHEREAS, Pension plans with shared governance provide better benefits for workers, and are generally financially healthier and have proven to be far more secure than unilaterally managed plans in that plans with shared governance account for 10 percent of the total assets covered by the federal Pension Benefit Guaranty Corporation and only

account for 1½ percent of the total underfunded plans covered by the Pension Benefit Guaranty Corporation; and

WHEREAS, The Regents of the University of California have taken a contribution holiday for the past 16 years and have not made any contributions to the pension plan since 1990, instead, diverting pension fund assets to finance the Capital Accumulation Provision (CAP) I and II allocations, which provide individual CAP accounts in lieu of wage increases, at a cost of well over 1.2 billion dollars to date; and

WHEREAS, With shared governance, when there is a fund surplus, decisions related to the surplus are agreed upon by trustees representing employees and the employer, and shared governance improves pension security by reducing conflicts of interest and providing broader oversight of pension investments and benefit changes; and

WHEREAS, The California State University and the California Community Colleges sponsor pension plans with shared governance that include board members representing plan participants and the employer; and

WHEREAS, The regents have discussed requiring employees, starting in 2007, to contribute to the UCRP 2 percent of their salary that escalates to 5 percent, while wages at the University of California lag behind other comparable institutions including universities, hospitals, and the California Community Colleges, thereby forcing many employees of the University of California to work multiple jobs to make ends meet; and

WHEREAS, The regents' discussion to restart employee contributions to the UCRP occurred without the benefit of the appropriate actuarial studies of the funded status of the UCRP, which would be performed according to widely accepted actuarial standards and best practices, and without the benefit of an updated actuarial experience study that, according to the UCRP document, was overdue; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature of the State of California, on behalf of the citizens of California, finds that shared governance of the University of California Retirement Plan is necessary to ensure that significant pension plan decisions are based on full and accurate information, to prevent conflicts of interest from impacting the management and performance of the University of California Retirement Plan, and to ensure that the University of California Retirement Plan is financially sound and well managed in a fair and appropriate manner; and be it further

Resolved, That the Legislature memorializes the Regents of the University of California to provide for shared governance of the University of California Retirement Plan by including trustees

representing the employer and the faculty and staff plan participants, similar to the Public Employees' Retirement System and the State Teachers' Retirement System; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to each board member of the Regents of the University of California and to the President of the University of California.

RESOLUTION CHAPTER 127

Senate Concurrent Resolution No. 55—Relative to autism spectrum disorders.

[Filed with Secretary of State September 18, 2007.]

WHEREAS, Autism and autism spectrum disorders are neurodevelopmental disorders of unknown etiology that may cause significant impairments in language, communications, social interactions, abnormalities in behaviors, and other physical manifestations; and

WHEREAS, Autism is the fastest growing serious developmental disability in California. Presently, one out of every 166 children is afflicted with some form of autism spectrum disorder; and

WHEREAS, Pursuant to Resolution Chapter 124 of the Statutes of 2006, the Legislature established the Legislative Blue Ribbon Commission on Autism to do all the following:

(a) Study and investigate autism issues, including, but not limited to, the early identification of and intervention in autism spectrum disorders and to identify gaps in programs, services, and funding related to the early identification of autism spectrum disorders, and provide recommendations to close the identified gaps.

(b) Identify gaps in programs and services related to the education and treatment of children, adolescents, transitional youth, and adults with autism spectrum disorders.

(c) Provide recommendations for the planning of a comprehensive and integrated continuum of programs, services, and funding that will be required to address the "aging out" of children who comprise the current autism epidemic; and

WHEREAS, The commission is required to submit one or more reports, including its findings and recommendations, to the Legislature and the Governor by September 30, 2007; and

WHEREAS, The commission is currently authorized to act only until November 30, 2007; and

WHEREAS, By extending the authorization of the commission to act through November 30, 2008, the commission would have sufficient time to monitor the degree to which its recommendations are being implemented; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the commission is authorized to act until November 30, 2008.

RESOLUTION CHAPTER 128

Senate Concurrent Resolution No. 58—Relative to including the Mexican Repatriation Program in school curriculum.

[Filed with Secretary of State September 18, 2007.]

WHEREAS, Beginning in 1929, government authorities and certain private sector entities in California and throughout the United States undertook an aggressive, illegal, and unconstitutional program, known as “the Mexican Repatriation Program,” to forcibly remove persons of Mexican ancestry from the United States; and

WHEREAS, In California, approximately 400,000 American citizens and legal residents of Mexican ancestry were relocated to Mexico; and

WHEREAS, In total, an estimated 2 million people of Mexican ancestry were forcibly relocated to Mexico, approximately 1.2 million of whom had been born in the United States, including California; and

WHEREAS, Throughout California, massive raids were conducted on Mexican-American communities, resulting in the clandestine removal of thousands of people, many of whom were never able to return to the United States, their country of birth; and

WHEREAS, These raids also had the effect of coercing thousands of people to leave the United States in the face of threats and acts of violence; and

WHEREAS, These raids targeted persons of Mexican ancestry, with authorities and others indiscriminately characterizing these persons as “illegal aliens,” even when they were United States citizens or permanent legal residents; and

WHEREAS, The Mexican Repatriation Program was a cruel twist of fate for those who were born in the United States, served in the military, and contributed to the nation’s economy; and

WHEREAS, In California and in other states, programs were instituted to unconstitutionally remove persons of Mexican ancestry from the

United States to Mexico by securing transportation arrangements with railroads and shipping companies; and

WHEREAS, As a result of the Mexican Repatriation Program, families were forced to abandon, or were defrauded of, personal and real property, which often was sold by local authorities as “payment” for the transportation expenses incurred in their removal from the United States to Mexico; and

WHEREAS, As another result of the illegal program, United States citizens and legal residents were separated from their families and country, and were deprived of their livelihood and United States constitutional rights; and

WHEREAS, As a further result, United States citizens were deprived of their right to participate in the political process guaranteed to all citizens, thereby resulting in the tragic denial of due process and equal protection of the laws; and

WHEREAS, This deplorable period in United States history has largely gone unnoticed, and the stories of those illegally deported have been largely unheard; and

WHEREAS, Historically, other groups have also experienced a gross violation of their human rights: Japanese-Americans were interned during World War II; millions of Jews and Gypsies were victims of genocide; Native Americans were forced to relocate to reservations; and African-Americans were forced into slavery. Legislation has been used to address these types of human rights violations by offering apology acts, requiring their inclusion in our social studies curriculum, and in some cases, offering compensation for the victims’ losses; and

WHEREAS, The work of educators is to teach children about the mistakes made by our citizens and government during social, political, economic, and war crises. Teaching about these atrocities can help create a more just and accepting pluralistic society so that such acts are not repeated; and

WHEREAS, The inclusion of this historical event in our textbooks and curriculum is vital to giving victims a sense of justice, while ensuring that future generations never forget; and

WHEREAS, The State of California has apologized to those individuals whose basic civil liberties and constitutional rights were violated during the Mexican Repatriation Program (Ch. 663, Stats. 2005); now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature recognizes the importance of including the aggressive, illegal, and unconstitutional Mexican Repatriation Program in the social studies curriculum and requests that the Curriculum Development and Supplemental Materials Commission and the State

Board of Education include the Mexican Repatriation Program in the 2009 curriculum framework; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the Superintendent of Public Instruction, the State Board of Education, all commissioners serving on the Curriculum Development and Supplemental Materials Commission, and the author for further appropriate distribution.

RESOLUTION CHAPTER 129

Senate Concurrent Resolution No. 61—Relative to Carbon Monoxide Awareness Week.

[Filed with Secretary of State September 18, 2007.]

WHEREAS, Carbon monoxide is produced by furnaces, common household appliances, vehicles, generators, fireplaces, and other systems that are powered by the burning of fuel that includes, but is not limited to, natural gas, propane, gasoline, oil, and wood; and

WHEREAS, Carbon monoxide is a colorless, odorless, and tasteless poison gas that can be fatal when inhaled, and it is known as “the silent killer” because it cannot be seen, smelled, or tasted; and

WHEREAS, Carbon monoxide is the leading cause of accidental poisoning deaths in the United States; and

WHEREAS, The Journal of the American Medical Association has determined that carbon monoxide claims more than 2,000 lives each year; and

WHEREAS, The American Association of Poison Control Centers has determined that there are 40,000 emergency room visits from suspected carbon monoxide poisoning, and 20,000 health-related injuries each year; and

WHEREAS, The Mayo Clinic has determined that 51 percent of all carbon monoxide poisoning cases reported involve children six years of age and under; and

WHEREAS, The Consumer Product Safety Commission has determined that older adults more frequently have preexisting health conditions that affect the heart, lungs, and circulatory system, and the presence of one or more of these conditions lowers a victim’s tolerance and increases the risk of a fatal carbon monoxide exposure; and

WHEREAS, In 2001, 25 percent of the carbon monoxide poisoning deaths from home-related products were adults 65 years of age and older; and

WHEREAS, A January 2006 article in the Journal of the American Medical Association showed that, for individuals who had been involved in carbon monoxide poisoning and survived, there was a three-fold increase in coronary artery disease seven years later when compared to patients who were not poisoned; and

WHEREAS, The Carbon Monoxide Health and Safety Association has determined that the combined medical cost of carbon monoxide accidents, lost productivity, and lost wages amounts to \$8.8 billion per year; and

WHEREAS, The State Air Resources Board has determined that, on average, between 30 and 40 avoidable deaths occur in California each year due to unintentional carbon monoxide poisoning, as well as between 175 and 700 avoidable emergency room visits and hospitalizations, and between hundreds and thousands of avoidable illnesses; and

WHEREAS, Public education and awareness about carbon monoxide poisoning are critical to protecting residents of California from the dangers of this deadly gas and the risk factors in the home; and

WHEREAS, Carbon monoxide alarms have been determined to be the most effective way to detect carbon monoxide and there is a dramatic correlation between carbon monoxide alarm ordinances in cities and lower death rates from carbon monoxide; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby recognizes and declares the second week of November as Carbon Monoxide Awareness Week and urges the State Fire Marshal, local fire departments, public schools, and all other interested persons or organizations to initiate awareness activities during that week to alert the general public to the dangers of carbon monoxide poisoning and ways to reduce the risk factors in their homes; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the State Fire Marshal and to the author for appropriate distribution.

RESOLUTION CHAPTER 130

Senate Concurrent Resolution No. 62—Relative to Alzheimer's Disease Awareness Month.

[Filed with Secretary of State September 18, 2007.]

WHEREAS, Alzheimer's disease is a slow, progressive disorder of the brain that results in loss of memory and other cognitive function and, eventually, death; and

WHEREAS, Alzheimer's disease affects an estimated five million Americans, and that number is expected to quadruple by 2050, according to recent research by the Johns Hopkins Bloomberg School of Public Health; and

WHEREAS, Alzheimer's disease is the eighth leading cause of death in California, and is currently the fifth leading cause of death in California among individuals over 65 years of age; and

WHEREAS, The stigma associated with Alzheimer's disease typically results in a delay in the diagnosis of affected individuals, in some cases up to six years; and

WHEREAS, Caregivers for individuals with Alzheimer's disease suffer from increased levels of stress and depression, which can create health problems that differ from those of caregivers of people with other illnesses; and

WHEREAS, Recent advancements in scientific research have demonstrated the benefits of early medical treatment for individuals with Alzheimer's disease, as well as the benefits of early access to counseling and other support services for their caretakers; and

WHEREAS, With early diagnosis, individuals affected with Alzheimer's disease can avoid or correct contributing medical problems, commence available therapy, organize current and future care, and enhance self-determination, and caregivers for Alzheimer's disease patients can identify and embrace support services; and

WHEREAS, National Memory Screening Day was established by the Alzheimer's Foundation of America in 2003 as a collaborative effort with local organizations and health care professionals across the country to promote awareness, early detection, and early diagnosis of memory impairment so that individuals can obtain proper medical treatment, social services, and other resources related to their condition; and

WHEREAS, National Alzheimer's Disease Awareness Month is November, and National Memory Screening Day is held each November in recognition of National Alzheimer's Disease Awareness Month; and

WHEREAS, During National Alzheimer's Disease Month and National Memory Screening Day, qualified health professionals administer free face-to-face memory screenings at hundreds of sites throughout the United States; and

WHEREAS, Memory screening is not used to diagnose any illness, but is used as an indicator to determine whether a person might benefit from further examination by a qualified physician; and

WHEREAS, Memory screenings are a safe and cost-effective intervention to direct at-risk individuals to appropriate clinical resources, thus reducing the costs of long-term care or hospitalization resulting from undiagnosed complications; and

WHEREAS, Screenings also greatly benefit those with normal scores by allaying fears, providing a baseline for future screenings, and promoting chronic disease prevention and successful aging; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature designates November 2007 as Alzheimer's Disease Awareness Month in the State of California to raise awareness about the importance of early diagnosis and treatment of Alzheimer's disease; and be it further

Resolved, That the Legislature designates Tuesday, November 13, 2007, as National Memory Screening Day and urges the citizens of California to participate in a free and confidential memory screening program; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 131

Senate Concurrent Resolution No. 65—Relative to adoption.

[Filed with Secretary of State September 18, 2007.]

WHEREAS, Each year in California nearly 485,000 reports are made of child abuse and neglect, and some 26,000 children enter foster care; and

WHEREAS, About 77,000 children in California live apart from their families in child welfare supervised out-of-home care; and

WHEREAS, Nearly half of the children in foster care in California have been away from their families in out-of-home care for two or more years; and

WHEREAS, Of the 36,000 children leaving foster care between July 2005 and June 2006, 55 percent were reunited with their families, 20 percent were adopted, and 12 percent were emancipated; and

WHEREAS, Local courts and communities throughout California have created programs promoting permanency that have resulted in a decrease in the number of children waiting for permanent, safe homes; and

WHEREAS, The Judicial Council is committed to working with the Governor, the Legislature, and local courts and communities to achieve permanency for children who have been abused or neglected; and

WHEREAS, The California Blue Ribbon Commission on Children in Foster Care was appointed by the Judicial Council to recognize that the courts and their partners can improve safety, permanency, well-being, and fairness outcomes for children and families; and

WHEREAS, The Senate and the Assembly are committed to working together to improve outcomes for children in the child welfare system; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Legislature hereby designates November 2007 as Court Adoption and Permanency Month, during which the courts and their local communities are encouraged to join in activities to expedite permanency for children who have been abused or neglected; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 132

Senate Concurrent Resolution No. 66—Relative to QUALCOMM Million Dollar Challenge Commemorative Week.

[Filed with Secretary of State September 18, 2007.]

WHEREAS, The Challenged Athletes Foundation (CAF) was established in 1997 to provide opportunities and support for people with physical disabilities so that they can pursue active lifestyles through physical fitness and competitive athletics; and

WHEREAS, CAF has raised more than \$11 million dollars thereby allowing it to satisfy more than 2,500 funding requests from challenged athletes in all 50 states and 10 countries; and

WHEREAS, The QUALCOMM Million Dollar Challenge is a seven-day, 600-mile bicycle ride down the California coastline from San Francisco to San Diego, beginning on Saturday, October 20, 2007, with an arrival in San Diego on Friday, October 26, 2007, and including an optional 56-mile final stage on Sunday, October 28, 2007; and

WHEREAS, The money raised from the QUALCOMM Million Dollar Challenge will help seed a capital campaign for the construction of a CAF headquarters facility, unless otherwise directed by the donor, in which case the donation will be applied towards payment for handcycles,

racing chairs, sports chairs, and sports prosthetics for challenged athletes, as well as helping to subsidize the competition expenses and training expenses of challenged athletes; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the week of October 20 to October 28, 2007, is hereby declared to be QUALCOMM Million Dollar Challenge Commemorative Week; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 133

Senate Joint Resolution No. 13—Relative to the César Estrada Chávez Study Act of 2007.

[Filed with Secretary of State September 18, 2007.]

WHEREAS, There are no historical, geographical, or cultural designations in the National Park Service honoring or recognizing the Latino community; and

WHEREAS, The life of César Estrada Chávez, by chronicling the history of agricultural labor in the west, provides the National Park Service an opportunity to redress this omission; and

WHEREAS, César Estrada Chávez was a preeminent civil rights and labor leader who championed the use of nonviolent means to achieve social change; and

WHEREAS, César Estrada Chávez founded and led the National Farm Workers Association, which became the United Farm Workers of America; and

WHEREAS, César Estrada Chávez has taken his place among other national labor leaders in the United States Department of Labor's Hall of Fame; and

WHEREAS, In 1994, César Estrada Chávez was posthumously awarded the Presidential Medal of Freedom, the highest honor given to civilians by the United States of America; and

WHEREAS, President William J. Clinton described César Estrada Chávez as "one of our greatest advocates for nonviolent change," and Senator Robert F. Kennedy described Mr. Chávez as "one of the heroic figures of our time"; and

WHEREAS, In celebration of the life of César Estrada Chávez, California established a state holiday on March 31, Mr. Chávez's birthday; and

WHEREAS, Since the death of César Estrada Chávez, communities across the nation have renamed schools, parks, streets, libraries, other public facilities, awards, and scholarships in his honor; and

WHEREAS, The César Estrada Chávez Study Act of 2007 (H.R. No. 359, 110th Cong., 1st Sess., (2007)) would authorize the Secretary of the Interior to conduct a special resource study of sites in Arizona, California, and other states significant to the life of César Estrada Chávez and the United States farm labor movement, to determine whether any of the sites examined meets the criteria for listing on the National Register of Historic Places or designation as a national historic landmark; now, therefore, be it

Resolved by the Senate and the Assembly of the State of California, jointly, That the Legislature of the State of California respectfully requests the President and Congress of the United States to enact H.R. 359, the César Estrada Chávez Study Act of 2007; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 134

Assembly Concurrent Resolution No. 11—Relative to Domestic Violence Awareness Month.

[Filed with Secretary of State September 21, 2007.]

WHEREAS, Home should be a place of warmth, unconditional love, and security; however, for many Americans, home is tainted with violence and fear; and

WHEREAS, Domestic violence is much more than the occasional family dispute; and

WHEREAS, Domestic violence, also known as intimate partner violence, is a pattern of assaultive or coercive behaviors that may include inflicted physical injury, psychological abuse, sexual assault, progressive social isolation, stalking, deprivation, intimidation, and threats; these behaviors are perpetrated by someone who is, was, or wishes to be involved in an intimate or dating relationship with an adult or adolescent, and are aimed at establishing control by one partner over another; and

WHEREAS, According to the Surgeon General, United States Public Health Service, domestic violence is a societal problem of epidemic proportions; and

WHEREAS, Domestic violence is a serious criminal justice and public health problem. In the most recent (July 2000) National Violence Against Women Survey, 1.5 percent of surveyed women and 0.9 percent of surveyed men said they were physically assaulted or raped by a partner in the previous 12 months; according to these estimates, approximately 1.5 million women and 835,000 men are physically assaulted or raped by an intimate partner annually in the United States; cumulatively, an estimated 25 percent of women and 8 percent of men in the United States have been physically or sexually abused by an intimate partner at some point in their lives; and

WHEREAS, Many victims are victimized more than once and the number of intimate partner victimizations exceeds the number of intimate partner victims annually. Thus, approximately 5 million intimate partner rapes and physical assaults are perpetrated against women in the United States annually, and approximately 3 million intimate partner physical assaults are committed against men in the United States annually; and

WHEREAS, Women are 10 times more likely than men to be victimized by an intimate partner, and young women, women who are separated, divorced, or single, low-income women, and African American women are disproportionately victims of assault and rape. More than 11 percent of women who lived with a woman as part of a couple reported being raped, physically assaulted, or stalked by a female cohabitant, and over 30 percent of the women who married or lived with a man as part of a couple reported this type of violence by a husband or male cohabitant; and

WHEREAS, Approximately 15 percent of the men who lived with a man as a couple reported being raped, physically assaulted, or stalked by a male cohabitant and 8 percent of the men who married or lived with a woman as a couple reported this type of violence by a wife or female cohabitant; and

WHEREAS, Most intimate partner victimizations are not reported to the police, so that approximately only one-fifth of all rapes, one-quarter of all physical assaults, and one-half of all stalkings perpetrated against females by intimate partners were reported to the police, and even fewer rapes, physical assaults, and stalkings perpetrated against males by intimate partners were reported; and

WHEREAS, Domestic violence has serious health consequences: the immediate injuries sustained by victims during violent episodes can be severe and sometimes fatal, while physical and psychological abuse has been linked to a number of adverse medical health effects; domestic

violence is linked to 8 of 10 of the leading indicators for Healthy People 2010; the health effects of intimate partner violence often persist for years after the abuse has ended; and

WHEREAS, The costs of domestic violence are substantial. The Centers for Disease Control and Prevention (CDC) estimated in 1995 that the total cost of intimate partner violence against adult women was approximately \$5.8 billion; the great majority of these costs, more than \$4 billion, were for health care services; and

WHEREAS, The millions of members of the United States medical community annually treat millions of intimate partner rapes and physical assaults. Of the estimated 4.8 million intimate partner rapes and physical assaults perpetrated against women annually, approximately 2 million result in an injury to the victim and almost 600,000 result in some type of medical treatment of the victim. Of the estimated 3 million intimate partner physical assaults perpetrated against men annually, almost 600,000 result in an injury to the victim, and almost 125,000 result in some type of medical treatment of the victim. Many medically treated victims receive multiple forms of care, including, but not limited to, ambulance services, emergency room care, or physical therapy, as well as multiple treatments, including, but not limited to, several days of hospitalization for the same victimization; and

WHEREAS, Women who are battered have more than twice the health care needs and costs than those who are never battered. Approximately 17 percent of pregnant women report having been battered, and the results include miscarriages, stillbirths, and a two to four times greater likelihood of bearing a low birth weight baby. Abused women are disproportionately represented among the homeless and suicide victims. Victims of domestic violence are being denied insurance in some states because the victims are considered to have a preexisting condition; and

WHEREAS, The health consequences of intimate partner violence are not limited to the adult partner being abused; between 3.3 million and 10 million children witness violence in their homes and studies have indicated that violent juvenile offenders are four times more likely to have grown up in homes where they saw violence, and children who have witnessed violence at home are also five times more likely to commit or suffer violence when they become adults; and

WHEREAS, According to the United States Department of Labor, one million people are assaulted and injured every year as a result of workplace violence, one thousand people are killed every year due to workplace violence, 30 percent of battered women lose their jobs due to harassment at work by abusive husbands and boyfriends, domestic violence rates are five times higher among families below poverty levels,

and severe spousal abuse is twice as likely to be committed by unemployed men as by those working full time; and

WHEREAS, Intimate partner violence, regardless of gender, affects families across America in all socioeconomic, racial, and ethnic groups; and

WHEREAS, Identifying and responding to abuse can make a difference. Models developed to identify other chronic health problems can effectively be applied to intimate partner violence; routine inquiry of all patients by skilled health care professionals increases opportunities for both identification and effective interventions, validates intimate partner violence as a serious public health issue, and enables providers to assist both victims and their children; and

WHEREAS, More than one-half of the number of women in need of shelter from an abusive environment may be turned away from a shelter due to lack of space; and

WHEREAS, Women are not the only targets of domestic violence: young children, elderly persons, men, and those with disabilities are also victims in their own homes; and

WHEREAS, Emotional, physical, and psychological scars are often permanent; and

WHEREAS, A coalition of organizations has emerged to confront this crisis directly. Law enforcement agencies, domestic violence hotlines, battered women and childrens' shelters, health care providers, community centers, community-based organizations, faith-based organizations, the courts, and the volunteers that serve those entities are helping in the effort to end domestic violence; and

WHEREAS, It is important to recognize the compassion and dedication of the individuals involved in that effort, applaud their commitment, and increase public understanding of this significant problem; and

WHEREAS, The first Day of Unity was celebrated in October 1981 and was sponsored by the National Coalition Against Domestic Violence for the purpose of uniting battered women's advocates across the nation in an effort to end domestic violence; and

WHEREAS, That one day has grown into a month of activities at all levels of government, aimed at creating awareness about the problem and presenting solutions; and

WHEREAS, The first Domestic Violence Awareness Month was proclaimed in October 1987; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby proclaims the month of October 2007 as Domestic Violence Awareness Month; and be it further

Resolved, That the Chief Clerk of the Assembly transmit a copy of this resolution to the President of the United States, the Governor of the

State of California, the Director of the United States Department of Health and Human Services, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 135

Assembly Concurrent Resolution No. 28—Relative to human trafficking.

[Filed with Secretary of State September 21, 2007.]

WHEREAS, Human trafficking in the United States is on the rise, and combating it must involve the American people and the United States government; and

WHEREAS, The United States is the only nation in history to fight a civil war that resulted in the abolition of slavery, and its government and citizens must once again stand united to successfully defeat the current forms of slavery in the United States and around the world, no matter how long it takes; and

WHEREAS, Americans are committed to individual freedom and will do all they can to help eliminate modern day slavery, which includes human trafficking, early and forced marriage, forced labor, bonded labor, and slavery by descent; and

WHEREAS, Americans will take the necessary steps to nonviolently stop modern day slavery around the world and help its victims find physical, mental, emotional, and spiritual restoration; and

WHEREAS, Beyond all differences of race, creed, or political persuasion, Americans are one people who must face national threats together, and while they now live with a heightened awareness of human trafficking and other forms of modern day slavery, they refuse to allow them to continue; and

WHEREAS, Opposition by the American people will be directed against all individuals, groups, organizations, and nations who support, advance, or commit acts of modern day slavery; and

WHEREAS, Under the guidance of March Against Terror USA, the National Day of Human Trafficking Awareness and the Fight Against Concealed Enslavement (FACE) Program represent an ongoing commitment by the American people to year-round awareness of human trafficking and all other forms of modern day slavery; and

WHEREAS, The American people, through their awareness, will assist authorities in whatever it takes to disrupt and defeat the global human trafficking network; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the National Day of Human Trafficking Awareness is recognized by the Legislature on January 11 of each year in order to encourage greater awareness of human trafficking and all other forms of modern day slavery; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 136

Assembly Concurrent Resolution No. 66—Relative to Hydrocephalus.

[Filed with Secretary of State September 21, 2007.]

WHEREAS, Hydrocephalus is a serious neurological condition, characterized by the abnormal buildup of cerebrospinal fluids in the ventricles of the brain; and

WHEREAS, There is no known cure for hydrocephalus, which affects an estimated one million Americans; and

WHEREAS, One or two in every 1,000 babies are born with hydrocephalus; and

WHEREAS, Over 375,000 older Americans have hydrocephalus, which often goes undetected or is misdiagnosed as dementia, Alzheimer's disease, or Parkinson's disease; and

WHEREAS, With appropriate diagnosis and treatment people with hydrocephalus are able to live full and productive lives; and

WHEREAS, The standard treatment for hydrocephalus was developed in 1952, and carries multiple risks including shunt failure, infection, and overdrainage; and

WHEREAS, There are fewer than 10 centers in the United States specializing in the treatment of adults with normal pressure hydrocephalus; and

WHEREAS, Each year the people of the United States spend in excess of \$1,000,000,000 to treat hydrocephalus; and

WHEREAS, A September 2005 conference sponsored by seven institutes of the National Institutes of Health, and entitled, "Hydrocephalus: Myths, New Facts, Clear Directions," resulted in efforts to initiate new, collaborative research and treatment efforts; and

WHEREAS, The Hydrocephalus Association is one of the nation's oldest and largest patient and research advocacy and support networks for individuals suffering from hydrocephalus; and

WHEREAS, Further research into the epidemiology, pathophysiology, disease burden, and improved treatment of hydrocephalus should be conducted or supported; and

WHEREAS, Public awareness and professional education regarding hydrocephalus should increase through partnerships between the federal government and patient advocacy organizations, such as the Hydrocephalus Association; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature proclaims the month of September as Hydrocephalus Awareness Month; and be it further

Resolved, That the Legislature of the State of California respectfully urges the President and Congress of the United States to collect comprehensive statistics and data regarding the seriousness of hydrocephalus and its impact on families; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of the resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 137

Assembly Concurrent Resolution No. 67—Relative to Voter Registration Month.

[Filed with Secretary of State September 21, 2007.]

WHEREAS, The Presidential primary election is one of the first steps in electing a President for the United States, and on February 5, 2008, California will conduct its earliest Presidential primary election ever; and

WHEREAS, The Presidential primary election was moved to increase California's relevance in the Presidential primary process, and this is a unique opportunity for California's voters to play a significant role in choosing the Presidential nominees; and

WHEREAS, By moving California's Presidential primary election to February, candidates for President will be visiting California as part of their efforts to win the nomination instead of focusing merely on fundraising; and

WHEREAS, While more than 15.6 million Californians are registered to vote, an additional 7 million are eligible but have not yet registered; and

WHEREAS, To participate in the February 2008 Presidential primary election as an eligible voter, an individual must be a United States citizen, a resident of California, at least 18 years of age at the time of the primary

election, not in prison or on parole for a felony conviction, and not deemed mentally incompetent; and

WHEREAS, There are numerous ways that voters may register to vote, including calling a toll-free voter registration hotline maintained by the Secretary of State to request a voter registration application, using the Internet to go online and request a voter registration application, going in person to the Department of Motor Vehicles and completing an affidavit of voter registration, downloading a form from the Secretary of State and returning it by mail and completing an affidavit of registration during a community voter registration drive; and

WHEREAS, Many people are unaware that they should reregister to vote when they have changed their residences, when they wish to change political party affiliation, and when names are legally changed; and

WHEREAS, The deadline for eligible voters to register to vote in the February 5, 2008, Presidential primary election is January 22, 2008; and

WHEREAS, There is an ongoing need for every eligible Californian to exercise his or her civic duty by participating in the voting process; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby proclaims the month of January 2008 as Voter Registration Month; and be it further

Resolved, That the Legislature encourages all eligible Californians to register to vote by January 22, 2008, in order that they can vote in the February 5, 2008, Presidential primary election; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 138

Assembly Concurrent Resolution No. 68—Relative to Neuropathy Action Awareness Day.

[Filed with Secretary of State September 21, 2007.]

WHEREAS, Peripheral neuropathy is a disorder that results from functional impairment or damage to nerves peripheral to the brain and spinal cord; and

WHEREAS, An estimated 20 million people in the United States suffer from peripheral neuropathy, which manifests itself in many forms, including acute motor paralysis, subacute sensorimotor paralysis, and chronic sensorimotor paralysis; and

WHEREAS, Peripheral neuropathy can result from such different causes as metabolic disease, viral and bacterial infection, physical injury, poisoning, malnutrition, and genetic disorder; and

WHEREAS, Clinical symptoms can indicate the existence of peripheral neuropathy, but precise diagnosis requires review and analysis of medical history, physical examination, medical testing, and exclusionary treatments; and

WHEREAS, Peripheral neuropathy is preventable only to the extent that the underlying cause is preventable, requiring the individual patient's alert awareness of bodily deficiency, illness, infection, or injury that can cause peripheral neuropathy, and the individual's willingness to seek early diagnosis and treatment; and

WHEREAS, The Neuropathy Action Foundation has been established to inform people of peripheral neuropathy, educate them on its symptoms and best preventive practices, and promote medical research toward improved methods of diagnosing and treating peripheral neuropathy; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That June 26, 2008, is hereby declared as Neuropathy Action Awareness Day in California to raise public awareness regarding the symptoms and treatment of peripheral neuropathy; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 139

Assembly Concurrent Resolution No. 71—Relative to blood-related cancers.

[Filed with Secretary of State September 21, 2007.]

WHEREAS, Blood cancers currently afflict more than 823,000 Americans, with an estimated 135,520 new cases diagnosed each year; and

WHEREAS, Leukemia, lymphoma, and myeloma will kill an estimated 52,310 people in the United States this year; and

WHEREAS, The Leukemia & Lymphoma Society, through voluntary contributions, is dedicated to finding cures for these diseases through research efforts and the support of those that suffer from them; and

WHEREAS, The Leukemia & Lymphoma Society maintains seven chapters and three satellite offices in the State of California to support patients with these diseases and their family members; and

WHEREAS, The State of California is similarly committed to the eradication of these diseases and supports the treatment of its citizens that suffer from them; and

WHEREAS, The State of California encourages efforts to enhance research funding and education programs that address these diseases; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That Members of the Legislature join with the Leukemia & Lymphoma Society in designating the month of September 2007, as “Leukemia, Lymphoma, and Myeloma Awareness Month,” in order to enhance the understanding of blood-related cancers and to encourage participation in voluntary activities to support education programs and the funding of research programs to find a cure for them; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Governor of the State of California and to the author for appropriate distribution.

RESOLUTION CHAPTER 140

Assembly Concurrent Resolution No. 72—Relative to California Native American Day.

[Filed with Secretary of State September 21, 2007.]

WHEREAS, California is home to more federally recognized Indian tribes than any other state in the United States; and

WHEREAS, The cultural and governmental contributions of the native peoples of California have shaped the course for the state throughout history; and

WHEREAS, California designated the fourth Friday of every September as California Native American Day; and

WHEREAS, California Native American Day is celebrated in this state by tribes and communities across the state, and is a day for educators of California to teach factual California Indian history in schools; and

WHEREAS, California Indian tribes are committed to contributing to the educational curricula provided by the state and believe in providing new and improved educational resources about the varied cultural histories of, and governance models used by, California Native Americans; and

WHEREAS, Since 1999, the San Manuel Band of Mission Indians, in conjunction with the California State University at San Bernardino,

have conducted a program to share Native American culture with the children and educators of San Bernardino County; and

WHEREAS, This year the San Manuel Tribal Unity and Cultural Awareness Program and the Santos Manuel Student Union at the California State University at San Bernardino are cosponsors of a five-day conference designed to enhance the awareness of and discuss California Indian culture; and

WHEREAS, The California Indian Cultural Awareness Conference will be held concurrently with California Native American Day and will assist educators by providing new educational resources regarding the rich and varied lives of the California Indian Nations; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature recognizes the importance of California Native American Day, celebrated this year on September 28, 2007, and the annual California Cultural Awareness Conference to the enhancement of awareness of California Indian culture; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 141

Assembly Concurrent Resolution No. 64—Relative to the 20-year anniversary of the California Vietnam Veterans Memorial.

[Filed with Secretary of State September 25, 2007.]

WHEREAS, California has the largest United States veterans' population in the nation, comprising some 3.3 million armed services veterans, which is 12.3 percent of the nationwide veteran population of nearly 27 million veterans, who represent an impressive one-fifth of California's total population; and

WHEREAS, More than 350,000 California veterans served in Vietnam, that resulted in 40,000 of them being wounded and 5,822 being killed or missing in action, which comprised more than 10 percent of the nation's total; and

WHEREAS, More California residents died in Vietnam than residents of any other state, and California veterans received more Medals of Honor, Bronze Stars, and Purple Hearts than veterans of any other state; and

WHEREAS, The history of the California Vietnam Veterans Memorial began when Herman Woods, a double amputee who served in the 1st

Air Cavalry Division, United States Army (1970), returned to California from the dedication of the National Vietnam Veterans Memorial in our nation's capitol, Washington, D.C.; and

WHEREAS, Assembly Member Richard Floyd subsequently held a rally on the steps of the State Capitol to confirm community support for the measure, and when 800 people attended, he was convinced that construction of the California Vietnam Veterans Memorial was the will of the people; and

WHEREAS, Assembly Member Richard Floyd introduced Assembly Bill 650, which created the California Vietnam Veterans Memorial in Capitol Park, that was signed into law by Governor Deukmejian in September, 1983; and

WHEREAS, The California Vietnam Veterans Memorial is located in the north-east section of the Capitol Park grounds of the State Capitol and is a standing tribute to the 5,822 servicemen and servicewomen killed and missing in action; and

WHEREAS, The 3,750 square foot structure lies near the World Peace Rose Garden, a new historic landmark, and is surrounded by lush greenery and other points of historical interest; and

WHEREAS, The California Vietnam Veterans Memorial was dedicated on December 10, 1988, in Capitol Park; and

WHEREAS, There were hundreds in attendance at the dedication ceremonies; and

WHEREAS, Events surrounding the dedication were spread out over a two-day period, commencing with "Buddy Search" registrations, reunions, open houses, and concluding with the dedication ceremony in Capitol Park; and

WHEREAS, Additional activities included a five-hour reading of the Memorial names at Westminster Chapel near the park, a showing of "Dear America: Letters Home from Vietnam" at the nearby Crest Theater, and a march from Capitol Mall to the Memorial, where Brigadier General George B. Price was the keynote speaker at the dedication and Kelvin H. Hunter, Jr., a retired army colonel, was the dedication coordinator; and

WHEREAS, The newly formed Vietnam Veterans Memorial Commission was comprised of nine veterans, eight of whom served in Vietnam, including, Linda J. McClenahan, Chairperson, Leo K. Thorsness, Congressional Medal of Honor winner and Vice Chairperson, Gregory C. Green, Treasurer, Abel A. Cota, Secretary, B.T. Collins, member, Don A. Drumheller, member, Jesse G. Ugalde, member, Senator Jim Ellis, member, Assembly Member Richard E. Floyd, member and author of Assembly Bill 650, and Jerri L. Dale, Executive Officer, which led to the creation of the California Vietnam Veterans Memorial, the

theme of which reflects the overwhelming majority of those who were killed in Vietnam, including 19-year old infantry soldiers, their youth, camaraderie, the fatigue of the war, and the American women who served, with the winning entry in the opening design competition awarded to Michael Larson, a Marine Corps Vietnam veteran, and Thomas Chytrowski; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby commemorates 2008 as the 20-year anniversary of the California Vietnam Veterans Memorial, encourages all Californians to take part in the ceremonies commemorating the 20-year anniversary, to be held on December 10, 2008, including opening ceremonies, and urges that all steps necessary to inform all Californians of the date of these ceremonies and locations of these events be taken, so that all Californians may have the opportunity to remember and honor the service, efforts, and sacrifices of Vietnam veterans, and to pay homage to those veterans who are still alive; and be it further

Resolved, That the Chief Clerk of the Assembly provide copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 142

Assembly Concurrent Resolution No. 74—Relative to California Firefighters Memorial Day.

[Filed with Secretary of State September 25, 2007.]

WHEREAS, The dedicated men and women who risk their lives serving and protecting the citizens and property of the state of California, and who, through their work as firefighters, put themselves in harm's way on a daily basis; and

WHEREAS, Their steadfast commitment to public service and unwavering courage in the face of danger should not go unrecognized; and

WHEREAS, It is a harsh reality of the firefighting profession that too often these champions of public service and safety lose their lives in the line of duty, protecting and preserving the beauty of this state and its people; and

WHEREAS, On the grounds of the State Capitol there exists a memorial bearing the names of over 1,000 fallen firefighters, who will forever be remembered for their bravery, humility, and selflessness; and

WHEREAS, On September 29, 2007, firefighters and their families will gather at the State Capitol with other Californians to remember those whose lives were lost in the line of duty this year and in years past, as part of the 2007 California Firefighters Memorial annual ceremony; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby proclaims Saturday, September 29, 2007, as California Firefighters Memorial Day, and urges all Californians to remember those firefighters who have given their lives in the line of duty and to express appreciation to those who everyday continue to protect our families, hopes, and dreams; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution.

RESOLUTION CHAPTER 143

Assembly Joint Resolution No. 18—Relative to naturalization.

[Filed with Secretary of State September 25, 2007.]

WHEREAS, California is home to many hard-working, taxpaying, legal permanent residents who are eager to become full-fledged Americans by pursuing the dream of United States citizenship; and

WHEREAS, On May 30, 2007, the United States Citizenship and Immigration Services (USCIS) issued a final rule increasing the fees for starting the naturalization process from \$400 to \$675, an increase of 69 percent; and

WHEREAS, Under the final rule, which was published in the Federal Register on May 30, 2007, at 72 Fed. Reg. 29851, the fee hike went into effect on July 30, 2007; and

WHEREAS, Naturalization fees have been soaring since 1991, when newcomers paid \$90 to apply for United States citizenship; and

WHEREAS, Naturalization fee increases result from our nation's system of financing immigration services, which requires the USCIS to rely almost exclusively on application fees to fund the delivery of services to immigrants; and

WHEREAS, The USCIS believes that it needs this massive fee hike to pay for major infrastructure investments and process enhancements, such as improvements in the timeliness of background checks, modernization of its outdated business systems through technology upgrades, facilities improvements, and enhancements in its personnel training and recruitment programs; and

WHEREAS, The USCIS has not adequately explained or justified the amounts and distributions of its recent fee increases; and

WHEREAS, The USCIS had produced no specific, detailed plan for its infrastructure modernization efforts; and

WHEREAS, The USCIS has suffered from a lack of transparency and stability in its operations and policy development; and

WHEREAS, There are at least 2.3 million legal permanent residents in California who are eligible to apply for United States citizenship; and

WHEREAS, According to data from the 2000 census, about one-third (36 percent) of California noncitizen households have annual incomes that are less \$25,000; and

WHEREAS, The fee increase will be a nearly insurmountable barrier in the path of legal permanent residents who seek to naturalize, many of whom have limited financial resources; and

WHEREAS, We believe that our system for funding immigration services should be a partnership between newcomers and the federal government where applicants pay a reasonable fee for quality service; and

WHEREAS, House Joint Resolution 47, introduced into the United States House of Representatives on June 30, 2007, disapproves of the final rule implementing the fee increase and declares that the rule shall have no force or effect; and

WHEREAS, The fee increase is contrary to the spirit of our nation's and state's tradition of welcoming and integrating immigrants, and sends newcomers the wrong message at a time when they are seeking to embrace United States citizenship; and

WHEREAS, Naturalization benefits California by helping to ensure that newcomers become full participants in our nation's civic life; and

WHEREAS, The full participation of newcomers enriches and maintains the vitality of our democracy; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature adamantly opposes the fee increase by USCIS and demands a halt on the fee increase for all naturalization applications; and be it further

Resolved, That the Legislature expresses its strong support for House Joint Resolution 47, and calls upon all members of California's Congressional delegation to cosponsor and support the swift enactment of the resolution; and be it further

Resolved, That the Legislature calls on the Director of the USCIS to immediately provide President George W. Bush and the Congress with accurate information to ascertain the amount of federal appropriations that would be needed to enable the USCIS to modernize its operations,

and enhance its naturalization services, without raising the naturalization fee; and be it further

Resolved, That the Legislature calls on President George W. Bush and the Congress to address the fundamental problems in our nation's system for financing immigration services by providing appropriations to supplement fee revenue to cover costs of major USCIS expenses such as infrastructure investments, process enhancements, and capital improvements; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Director of the United States Citizenship and Immigration Services, the President of the United States, all members of California's Congressional delegation, the Speaker of the House of Representatives, and the President pro Tempore of the Senate for inclusion in the Congressional Record.

RESOLUTION CHAPTER 144

Assembly Joint Resolution No. 34—Relative to National Lupus Awareness Month.

[Filed with Secretary of State September 25, 2007.]

WHEREAS, Lupus is a serious, complex, and debilitating autoimmune disease that can cause inflammation and tissue damage to virtually any organ system in the body, including the skin, joints, other connective tissue, blood and blood vessels, heart, lungs, kidney, and brain; and

WHEREAS, It is estimated that approximately 1,500,000 to 2,000,000 Americans live with some form of lupus. Lupus typically affects women nine times more often than men, and 80 percent of newly diagnosed cases of lupus develop among women of child bearing age; and

WHEREAS, Lupus disproportionately affects women of color; being two to three times more common among African-Americans, Hispanics, Asians, and Native Americans, and is generally more prevalent in minority populations; a health disparity that remains unexplained. According to the Centers for Disease Control and Prevention, the rate of lupus mortality has increased since the late 1970s and is higher among older African-American women; and

WHEREAS, There have been no new drugs approved by the federal Food and Drug Administration (FDA) specifically for lupus in nearly 40 years, and, while current treatments for the disease can be effective, those treatments can lead to damaging side effects; and

WHEREAS, The pain and fatigue associated with lupus can threaten people's ability to live independently and make it difficult to maintain employment and lead normal lives. One in five people diagnosed with lupus is disabled by the disease, and, as a consequence, receives support from government programs, including Medicare, Medicaid, Social Security Disability, and Supplemental Security Income; and

WHEREAS, The estimated average annual cost of medical treatment for an individual with lupus can range between \$10,000 and \$30,000; and

WHEREAS, For people who have the most serious form of lupus, medical costs can greatly exceed that amount, thus causing a significant economic, emotional, and social burden to families and society; and

WHEREAS, Many of the people with lupus suffer four or more years and visit three or more physicians before obtaining a diagnosis of lupus, and early diagnosis of, and commencement of treatment for, lupus can prevent or reduce serious organ damage, disability, and death; and

WHEREAS, Despite the magnitude of lupus and its impact on individuals, families, and health professionals, public understanding of lupus is very limited. Only one in five Americans can provide even basic information about lupus, and awareness of lupus is lowest among adults ages 18 to 34 years, the age group most likely to develop symptoms of lupus; and

WHEREAS, Lupus is a significant national health issue that deserves a comprehensive and coordinated response by federal and state governments with the involvement of health care providers, patients with lupus, and public health communities; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the month of October 2007 be designated as "National Lupus Awareness Month" and that the private sector and the state and federal governments are encouraged to promote policies and programs that seek to reduce the incidence of lupus, and improve current methods of prevention, detection, treatment, and followup care for all Californians; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 145

Assembly Concurrent Resolution No. 55—Relative to character education in public schools.

[Filed with Secretary of State October 2, 2007.]

WHEREAS, California's interest in character education has been progressing from the 1980s, when Senator Albert Rodda initiated a select bipartisan committee on character education. Interest has since been advanced by the Superintendent of Public Instruction, the State Board of Education, presidents of the United States, and more recently, by state legislative and congressional leaders; and

WHEREAS, Section 233.5 of the Education Code authorizes the provisions of character education; and

WHEREAS, Good character, citizenship, and ethics are essential to developing an inclusive society, restoring public confidence in our institutions, and preparing literate, skilled, and responsible participants in our schools, government, workplaces, and local communities; and

WHEREAS, Character education addresses common virtues and behaviors that support respect, responsibility, trustworthiness, justice, fairness, caring, giving, service, leadership, initiative, and teamwork; and

WHEREAS, Good character, citizenship, and ethics also relate to the closing of the academic achievement and participation gaps that currently exist between pupils in our public schools; and

WHEREAS, Implementing California's standards for core subject matter areas may be enhanced by character education, which may increase commitment to instructional priorities, academic rigor, and discipline, and may improve school performance and provide the opportunity for full citizenship; and

WHEREAS, Good character, citizenship, and ethics begin with good role models and leadership in our homes, communities, and schools; and

WHEREAS, The character, citizenship, and ethics that are expected in our society and government, and the rights, responsibilities, and participation of citizens should be a continual and meaningful part of character education for every pupil in prekindergarten through grade 12; and

WHEREAS, The importance of character, citizenship, and ethics cannot be underestimated in establishing a positive school climate for pupils, and is the shared responsibility of the entire education community; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature urges the State Board of Education,

county offices of education, and local school governing bodies to examine current practices, to increase emphasis on character, citizenship, and ethics in order to close the achievement and participation gaps so that all pupils are successful, and to have the highest ethical standards and practices demonstrated by school officials; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the State Board of Education, the Superintendent of Public Instruction, boards of education and administrators of county offices and school districts, and to the author for distribution.

RESOLUTION CHAPTER 146

Assembly Concurrent Resolution No. 56—Relative to Mesothelioma Awareness Week.

[Filed with Secretary of State October 2, 2007.]

WHEREAS, Exposure to asbestos can cause malignant tumor growth resulting in a rare form of cancer called mesothelioma as well as diffuse pleural thickening of the lung tissue and fibrosis causing lung cancer; and

WHEREAS, Workers in the building and construction trades, shipping industry workers, firefighters, and military personnel are heavily impacted by exposure to asbestos; and

WHEREAS, There are three types of malignant mesothelioma, including: (1) pleural mesothelioma, which accounts for 75 percent of mesothelioma cases and starts in the chest cavity, (2) peritoneal mesothelioma, which accounts for about 10 to 20 percent of mesothelioma cases and starts in the abdomen, and (3) pericardial mesothelioma, which is rare and starts in the heart; and

WHEREAS, Each year more than 3,000 Americans are diagnosed with mesothelioma caused by exposure to toxic asbestos; and

WHEREAS, Asbestos is a naturally occurring fiber, and has been used mostly for commercial and industrial purposes, including drywall and insulation materials; and

WHEREAS, Asbestos has been used in older plastics, paper products and floor tiles, thus giving the greatest exposure to those individuals working with those products, or living near manufacturing plants of those products; and

WHEREAS, The survival rate from the onset of mesothelioma symptoms generally ranges from 4 to 12 months; and

WHEREAS, The average age of mesothelioma diagnosis ranges from 50 to 70 years of age; and

WHEREAS, Symptoms of mesothelioma include, among other things, a persistent cough, recurring infections such as bronchitis and pneumonia, shortness of breath, bone pain, jaundice (yellow coloring of the skin and eyes), and chest pain, which is often aggravated by deep breathing; and

WHEREAS, New treatments for mesothelioma have been able to increase the life expectancy of patients by using methods such as gene therapy, immunotherapy, intensity modulated radiation therapy (IMRT) as well as new chemotherapy agents; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature designate the week of June 3, 2007, through June 10, 2007, as Mesothelioma Awareness Week to raise awareness about the symptoms of, and ways of preventing and treating mesothelioma; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Mesothelioma Research Foundation of America, the California Building Trades Association, and to the author for appropriate distribution.

RESOLUTION CHAPTER 147

Assembly Concurrent Resolution No. 70—Relative to Red Ribbon Week.

[Filed with Secretary of State October 2, 2007.]

WHEREAS, Californians for Drug-Free Youth, Inc. (CADFY), a statewide parent-community organization, the office of the Governor, the office of the Attorney General, the Department of Alcohol and Drug Programs, the State Department of Education, the California Parent Teacher Association, and over 100 other statewide agencies, departments, and organizations are cosponsoring October 23 through 31, 2007, as the period that includes Red Ribbon Week; and

WHEREAS, The National Family Partnership, Inc. initiated the Red Ribbon Campaign after Drug Enforcement Administration Agent Enrique “Kiki” Camarena was killed in Mexico by drug traffickers in 1985; and

WHEREAS, Parents, youth, schools, businesses, law enforcement, religious institutions, service organizations, senior citizens, medical and military personnel, sports teams, and individuals throughout the state will demonstrate their commitment to drug-free, healthy lifestyles by

wearing and displaying red ribbons during this weeklong celebration; and

WHEREAS, The theme of this year's effort is "Look at Me. I'm Drug Free"; and

WHEREAS, Drug abuse stands as one of the major challenges our state faces in securing a safe and healthy future for our children; and

WHEREAS, The objective of Red Ribbon Week 2007 will be to promote this view through drug prevention, education, parental involvement, and communitywide support; and

WHEREAS, The Assembly of the State of California has further committed its resources to ensure the success of the Red Ribbon Week celebration; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby proclaims its support for the Red Ribbon Week celebration by proclaiming the period of October 23 through 31, 2007, as including Red Ribbon Week; and be it further

Resolved, That the Legislature encourages all Californians to help build drug-free communities and to participate in drug prevention activities by making a visible statement that we are firmly committed to healthy, productive, and drug-free lifestyles; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Governor, and to the author for appropriate distribution throughout the community.

RESOLUTION CHAPTER 148

Assembly Concurrent Resolution No. 73—Relative to the Nathan Shapell Memorial Highway.

[Filed with Secretary of State October 2, 2007.]

WHEREAS, Nathan Shapell was a man of integrity and principle, a builder of lives who was dedicated to helping others less fortunate. A survivor of the Holocaust, he was determined to not only rebuild his own life, but to help others rebuild theirs. For more than five years after World War II, he built a community for thousands of displaced people and survivors of the camps before emigrating to the United States in the early 1950s; and

WHEREAS, Nathan Shapell built a highly successful real estate development company that is recognized as an industry leader and highly respected as a role model for corporate philanthropy; and

WHEREAS, Nathan Shapell dedicated a major portion of his life to public service. He was a past President and Executive Board Member of the American Academy of Achievement and served as a Member of President Reagan's Private Sector Survey on Cost Control. He founded and cochaired Building a Better Los Angeles, a one-time project that raised over \$1 million for the homeless. In 1987, he accepted the position of President of D.A.R.E. America, a renowned drug abuse resistance education program. In 1992, Governor Pete Wilson appointed him to serve as a member of the California Competitiveness Council and develop recommendations to revitalize California's economy; and

WHEREAS, Nathan Shapell's greatest public contributions were made through his 29 years of service on California's "Little Hoover Commission." As chairman for an unprecedented 18 years of this one-of-a-kind commission, he helped save taxpayers billions of dollars and improve the lives of hundreds of thousands of Californians in areas that include nursing home operations, children's services, property management, transportation, the Medi-Cal program, and public education; and

WHEREAS, Nathan Shapell's commitment to service on behalf of the public was recognized in 1986 when Santa Clara University bestowed upon him an honorary Doctorate of Public Service degree. In 1987, Tel Aviv University awarded Mr. Shapell a Doctor Philosophiae Honoris Causa. He chronicled the early years of his life in his book, "Witness to the Truth"; and

WHEREAS, Mr. Shapell lived in Beverly Hills until his death on March 11, 2007. His daughter and son-in-law, Vera and Paul Guerin, and his grandchildren, Lisa, Dana, and Michael, live in Los Angeles; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Legislature hereby designates the portion of State Highway Route 405 from Howard Hughes Parkway to Mulholland Drive in the County of Los Angeles as the Nathan Shapell Memorial Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs, consistent with the signage requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources covering the cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Department of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 149

Assembly Concurrent Resolution No. 75—Relative to the Chumash Highway.

[Filed with Secretary of State October 2, 2007.]

WHEREAS, In prehistoric times, the Chumash territory encompassed some 7,000 square miles, and today, this same region in southern central California takes in five counties, including Santa Barbara, Ventura, San Luis Obispo, Los Angeles, and Kern; and

WHEREAS, While some place names in this geographic region reflect their Chumash language origins, the trails and routes that connected them remain unrecognized as the forerunners of today's highways; and

WHEREAS, State Highway Route 154 follows an elaborate Chumash trail network, which linked several hundred early Chumash villages and towns, seasonal encampments, rock art sites, shrines, gathering places, and water sources, and these trails were vital to sustaining cultural longevity for over 8,000 years in this region as they formed the foundation for economic and social exchange among the Chumash; and

WHEREAS, In historic times, routes through the Chumash territory were first recorded in the diaries of the Gaspar de Portola Expedition in 1769, in which it is noted that in many instances Chumash Indians led members of the expedition from one village to another, showing them the trails; and

WHEREAS, Many notable works subsequently validate the location of the Chumash trail system, including along present-day State Highway Route 154; and

WHEREAS, Numerous archaeological sites along State Highway Route 154 further support the historical significance of the area and the trails to the Chumash; and

WHEREAS, It is accordingly appropriate to designate State Highway Route 154 as the Chumash Highway; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That State Highway Route 154 in Santa Barbara County is recognized for its historical importance in Chumash culture; and be it further

Resolved, That State Highway Route 154 is hereby designated as the Chumash Highway; and be it further

Resolved, That the Department of Transportation is requested to determine the cost of appropriate signs consistent with the signing requirements for the state highway system showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the Director of Transportation and to the author for appropriate distribution.

RESOLUTION CHAPTER 150

Assembly Joint Resolution No. 27—Relative to the United States Postal Service.

[Filed with Secretary of State October 2, 2007.]

WHEREAS, Letter carriers of the United States Postal Service provide mail delivery service to over 144 million homes and businesses across the nation; and

WHEREAS, The United States Postal Service increasingly promotes the contracting out of mail delivery services as a key business strategy of its core function; and

WHEREAS, In the last five years the United States Postal Service has contracted out 3.5 million deliveries nationwide, replacing workers who earned living wages and benefits with low-wage contract jobs without benefits; and

WHEREAS, By contracting out letter carrier positions, the United States Postal Service is bypassing the hiring process that ensures that only qualified people handle America's mail; and

WHEREAS, The contracting out of mail delivery services limits the ability of the United States Postal Service to prevent, investigate, and prosecute mail theft, mail fraud, and other illegal issues of the mail; and

WHEREAS, The protection of our mail delivery services is a vital component of our national security; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature urges the United States Postal Service to discontinue the practice of contracting out mail delivery services; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, to the Minority Leader of the Senate, to each Senator and Representative from California in the Congress of the United States, and the United States Postmaster.

RESOLUTION CHAPTER 151

Assembly Joint Resolution No. 28—Relative to union representation.

[Filed with Secretary of State October 2, 2007.]

WHEREAS, In the wake of the Supreme Court ruling in *National Labor Relations Board v. Kentucky River Community Care, Inc.* (2001) 532 U.S. 706, the National Labor Relations Board (NLRB) issued a series of decisions, known collectively as the “Oakwood” decision, that expanded the definition of supervisor to include charge nurses; and

WHEREAS, The NLRB based its decision on the fact that charge nurses have the ability “to assign and responsibly to direct” other coworkers in their daily duties; and

WHEREAS, The NLRB concluded that an employee who has the ability to assign tasks to coworkers for as little as 10 to 15 percent of the time can still be classified as a supervisor; and

WHEREAS, The 10 to 15 percent threshold is so low that a worker who assigns coworkers to tasks only one hour a day or only one shift every two weeks, with tasks for the remaining hours of the day or the remaining shifts assigned by others, could still be deemed a supervisor; and

WHEREAS, The ability to assign and direct coworkers is an essential function for virtually all lead workers in every industry and is not exclusive to supervisory employees; and

WHEREAS, Supervisors are explicitly excluded from protections in the National Labor Relations Act (NLRA), 29 U.S.C. Sec. 151 et seq., including the right to organize and bargain collectively over wages and working conditions without facing employer reprisals; and

WHEREAS, The Oakwood decision calls into question the right of charge nurses to remain in or join unions, potentially stripping away rights from up to 80,000 registered nurses in California; and

WHEREAS, Without bargaining unit protections, lead workers could be stripped of numerous benefits, including the right to overtime pay, seniority bidding, and job security based on the “just cause” requirement; and

WHEREAS, The Oakwood decision focused on nurses, but its rationale could be extended to lead workers in all industries, and a recent report by the Economic Policy Institute estimated that this decision could result in the loss of union rights for 250,000 California workers and up to eight million workers nationwide; and

WHEREAS, Confusion over the meaning of supervisor, in the wake of the Oakwood decision, has led the NLRB to hold dozens of cases, including 60 involving union elections; and

WHEREAS, Union members have demonstrated their outrage against the Oakwood decision in states across the country; and

WHEREAS, The Re-Empowerment of Skilled and Professional Employees and Construction Tradeworkers (RESPECT) Act has been introduced in the United States House of Representatives as H.R. 1644 by Congressman Robert Andrews (D-NJ) and in the United States Senate as S. 969 by Senator Christopher Dodd (D-CT) and enjoys bipartisan support; and

WHEREAS, The RESPECT Act would overturn the NLRB decision by specifying that a supervisor must engage in supervisory acts, in the interest of the employer, for the majority of his or her time, and by deleting the reference to the ability to assign or direct; and

WHEREAS, the RESPECT Act would protect the rights of nurses to engage in collective bargaining, and collective bargaining rights for nurses are critical to the public interest because they are advocates for improved patient care and safety; and

WHEREAS, The RESPECT Act would protect all workers from being misclassified as supervisors and ensure that lead workers in every industry can remain in and join unions to advocate for safer workplaces, work together for better wages and benefits, and have a voice at work; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That the California Legislature calls on the President and Congress of the United States to support and pass the bipartisan RESPECT Act; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the author for appropriate distribution; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President of the United States and to each Senator and Representative from California in the Congress of the United States.

RESOLUTION CHAPTER 152

Assembly Joint Resolution No. 32—Relative to C-17 transport aircraft.

[Filed with Secretary of State October 2, 2007.]

WHEREAS, The C-17 Globemaster III Transport Jet (hereafter C-17 transport aircraft) is a critical component of our Armed Force's ability to effectively deploy strategic military assets in crucial locations around the world in a timely fashion; and

WHEREAS, The C-17 transport aircraft is a proven workhorse of Air Mobility Command and is the only aircraft capable of performing all airlift missions; and

WHEREAS, The highly flexible C-17 transport aircraft is indispensable in the Global War on Terrorism, countless humanitarian missions, numerous peacekeeping missions, and, most recently, aiding victims of Hurricane Katrina; and

WHEREAS, The C-17 transport aircraft is the last wide-body military aircraft production line in the United States; and

WHEREAS, Congress had previously authorized a purchase of 222 C-17 transport aircraft; and

WHEREAS, Boeing has delivered 164 of the 190 C-17 transport aircraft under its current contract with the Pentagon, with the last C-17 transport aircraft currently scheduled to be delivered in August 2009; and

WHEREAS, The Boeing C-17 transport aircraft manufacturing facility and its nationwide supplier network is critical to our regional, state, and national economies; and

WHEREAS, The C-17 transport aircraft program has over 650 suppliers in 42 states, employs approximately 30,000 people, and has a national economic impact of over \$8.4 billion; and

WHEREAS, Boeing employs approximately 5,500 workers in Long Beach, California, at the last remaining aircraft manufacturing facility in this state; and

WHEREAS, Numerous suppliers in California help produce this incredible aircraft and employ approximately 5,300 workers; and

WHEREAS, Unless Boeing receives a solid commitment from the United States Government in the coming months to produce additional C-17 transport aircraft, job losses and other negative impacts to the regional, state, and national economy will begin as early as this year; and

WHEREAS, As stated by Governor Arnold Schwarzenegger in a November 3, 2005, letter to the President of the United States, "The C-17 is performing superbly in the Global War on Terrorism. Our war fighting commanders have testified repeatedly about the importance of the C-17. Despite the obvious need for more C-17s, the Pentagon is delaying its commitment to future orders and threatening the viability of the program"; and

WHEREAS, The Pentagon's independent advisory group, the Defense Science Board, has recommended that the C-17 transport aircraft production line cannot be allowed to close when the current production expires; and

WHEREAS, Closing this program would cede the leadership in the field of aerospace airlift manufacturing to the Europeans, making us reliant on foreign nations to provide us with future airlift capability; now, therefore, be it

Resolved by the Assembly and the Senate of the State of California, jointly, That California fully supports ongoing production at the C-17 transport aircraft production line and supplier network due to the monumental impact it has on the security and safety of the United States and on the economic condition of the entire nation; and be it further

Resolved, That California pledges to support ongoing efforts to secure ongoing production commitments for the C-17 transport aircraft to continue the critical role the C-17 transport aircraft program plays in our community, the nation, and the world; and be it further

Resolved, That California implores the President of the United States, the Congress of the United States, and the military to more quickly make available the funding necessary to ensure the continued vitality of the C-17 transport aircraft production line; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, and to each Senator and Representative from California in the Congress of the United States.

2007 – 08

FIRST EXTRAORDINARY SESSION

EXTRAORDINARY SESSION SPECIAL RULES OF EFFECTIVENESS

Except for a statute calling an election, a statute providing for a tax levy or an appropriation calling for the usual current expenses of the state, and an urgency statute, all of which take effect immediately following enactment, a statute adopted during an extraordinary session takes effect on the 91st day following the adjournment of the special session (see subdivision (c) of Section 8 of Article IV of the California Constitution). The effective date of a concurrent or joint resolution is the date it is filed with the Secretary of State.

The 2007–08 First Extraordinary Session convened on September 11, 2007. This Extraordinary Session had not been adjourned prior to publication of this Statutes and Amendments to the Codes. Please refer to the succeeding year's Statutes and Amendments to the Codes.

EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA



A PROCLAMATION

BY THE GOVERNOR OF THE STATE OF CALIFORNIA

WHEREAS, an extraordinary occasion has arisen and now exists requiring that the Legislature of the State of California be convened in extraordinary session; now therefore,

I, **ARNOLD SCHWARZENEGGER**, Governor of the State of California, by virtue of the power and authority vested in me by Section 3(b) Article IV of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet in extraordinary session at Sacramento, California on the 11th day of September 2007, at a time to be determined, for the following purpose and to legislate upon the following subjects:

1. To consider and act upon legislation to comprehensively reform California's health care system that relies on shared financing and contributions from individuals, employers, health providers, federal, state and local government, and others.
2. To consider and act upon legislation that will provide for health care coverage for all Californians and access to health insurance without regard to medical history.
3. To consider and act upon legislation to make health care more affordable by: (a) reducing the cost to employers and insured individuals associated with uncompensated health care services delivered to the uninsured and low Medi-Cal reimbursement rates, (b) preventing chronic diseases, and (c) promoting more cost effective health care delivery.
4. To consider and act upon legislation to modify or extend existing programs to provide for a transition to comprehensive health care reform.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 11th day of September, 2007.


ARNOLD SCHWARZENEGGER
Governor of California

ATTEST:


DEBRA BOWEN
Secretary of State



STATUTES OF CALIFORNIA

2007–08

FIRST EXTRAORDINARY SESSION

2007 CHAPTERS

None.

**CONCURRENT AND JOINT RESOLUTIONS
AND CONSTITUTIONAL AMENDMENTS**

2007–08

FIRST EXTRAORDINARY SESSION

2007 RESOLUTION CHAPTERS

None.

2007 – 08

SECOND EXTRAORDINARY SESSION

EXTRAORDINARY SESSION SPECIAL RULES OF EFFECTIVENESS

Except for a statute calling an election, a statute providing for a tax levy or an appropriation calling for the usual current expenses of the state, and an urgency statute, all of which take effect immediately following enactment, a statute adopted during an extraordinary session takes effect on the 91st day following the adjournment of the special session (see subdivision (c) of Section 8 of Article IV of the California Constitution). The effective date of a concurrent or joint resolution is the date it is filed with the Secretary of State.

The 2007–08 Second Extraordinary Session convened on September 11, 2007. This Extraordinary Session had not been adjourned prior to publication of this Statutes and Amendments to the Codes. Please refer to the succeeding year's Statutes and Amendments to the Codes.

EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA



A PROCLAMATION

BY THE GOVERNOR OF THE STATE OF CALIFORNIA

WHEREAS, an extraordinary occasion has arisen and now exists requiring that the Legislature of the State of California be convened in extraordinary session; now therefore,

I, **ARNOLD SCHWARZENEGGER**, Governor of the State of California, by virtue of the power and authority vested in me by Section 3(b) Article IV of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet in extraordinary session at Sacramento, California on the 11th day of September, 2007, at a time to be determined, for the following purpose and to legislate upon the following subjects:

1. To consider and act upon legislation to protect and restore the Sacramento-San Joaquin Delta while also improving the reliability and quality of water supplies from that estuary.
2. To consider and act upon legislation to address the short term and long term improvement of California's water management system including the development of new surface and groundwater storage and improved conveyance facilities.
3. To consider and act upon legislation to appropriate funds, including appropriations for general obligation and lease revenue bonds, to improve water resource management, build additional water storage facilities, develop groundwater aquifers, improve groundwater quality and flood protection, and restore the Sacramento-San Joaquin Delta and other important ecosystem restoration projects.
4. To consider and act upon legislation to place a general obligation bond and, as necessary, a lease revenue bond on the ballot.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 11th day of September, 2007.


ARNOLD SCHWARZENEGGER
Governor of California

ATTEST:


DEBRA BOWEN
Secretary of State



STATUTES OF CALIFORNIA

2007–08

SECOND EXTRAORDINARY SESSION

2007 CHAPTERS

None.

**CONCURRENT AND JOINT RESOLUTIONS
AND CONSTITUTIONAL AMENDMENTS**

2007–08

SECOND EXTRAORDINARY SESSION

2007 RESOLUTION CHAPTERS

None.

CALIFORNIA LEGISLATURE

**2007–08 REGULAR SESSION
2007–08 FIRST EXTRAORDINARY SESSION
2007–08 SECOND EXTRAORDINARY SESSION**

SUMMARY DIGEST

of

Statutes Enacted and Resolutions Adopted in 2007

and

1999–2007 Statutory Record



GREGORY SCHMIDT
Secretary of the Senate

E. DOTSON WILSON
Chief Clerk of the Assembly

Compiled by
DIANE F. BOYER-VINE
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 2007.

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 1999–2007 which do not specifically amend, add to, or repeal any existing code or general law.

Index

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

Statutory Record

This edition of the Summary Digest includes a statutory record for 1999–2007. Superior numbers following the *Effect* refer to a special condition affecting that section.

Cumulative statutory records for 10-year periods, 1989–1998, 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 2007–08 Regular Session convened on December 4, 2006, and the interim study recess commenced on September 14, 2007. Statutes enacted in 2007, other than those taking immediate effect, will become effective January 1, 2008. 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 2007–08 First Extraordinary Session convened on September 11, 2007. This Extraordinary Session had not been adjourned prior to the publication of this Summary Digest; please refer to the succeeding year’s Summary Digest.

The 2007–08 Second Extraordinary Session convened on September 11, 2007. This Extraordinary Session had not been adjourned prior to the publication of this Summary Digest; please refer to the succeeding year’s Summary Digest.

**DIGESTS OF STATUTES
ENACTED IN 2007**

2007–08 REGULAR SESSION

BILL CHAPTERS**Ch. 1 (SB 41) Battin Taxation: California Fallen Firefighters Assistance Tax Clarification Act of 2006.**

The Corporation Tax Law exempts certain organizations from taxation, as provided.

This bill would provide that payments made by an exempt organization, as defined, on or after October 26, 2006, and before June 1, 2007, to any family member of a firefighter who died as a result of the October 2006 Esperanza Incident fire in Southern California would be treated as payments made in furtherance of the charitable purpose of that organization.

This bill would make a legislative finding and declaration relating to the public purpose served by the bill.

This bill would take effect immediately as a tax levy.

Ch. 2 (SB 113) Calderon Elections: presidential primary elections.

Existing law specifies that the presidential primary election be held on the first Tuesday after the first Monday in June in any year evenly divisible by the number 4. Existing law also specifies that the statewide direct primary election be held on the first Tuesday after the first Monday in June of each even-numbered year, and be consolidated with the presidential primary election in any year in which the statewide direct primary election is in a year evenly divisible by the number 4.

This bill would require that the presidential primary election be held on the first Tuesday in February in any year evenly divisible by the number 4. By increasing the duties on county elections officials due to the presidential primary election in February, 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 state the intent of the Legislature to fully reimburse the counties for the costs of these new elections in an expeditious manner upon certification of those costs.

Ch. 3 (SB 40) Romero Sentencing.

Existing law establishes various felonies punishable by a triad of terms of incarceration in the state prison, comprised of low, middle, and upper terms. Existing law requires the court to impose the middle term, unless there are circumstances in mitigation or aggravation of the crime.

This bill would instead provide that the choice of the appropriate term would rest within the sound discretion of the court. The bill would make other nonsubstantive changes. This bill would provide that these changes would be repealed on January 1, 2009. The bill would make other conforming changes.

The bill would require the Department of Corrections and Rehabilitation, commencing July 1, 2007, to post on its Internet Web site biannual updates of the number of felons admitted to state prison with at least one upper term sentence, as specified. The bill would also require the Judicial Council to report to the Legislature on or before January 1, 2008, on the implementation of the provisions of the bill, as specified.

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

Ch. 4 (AB 300) Nunez Public contracts: 2016 Olympic Games and Paralympic Games.

Existing law provides specified requirements in awarding certain public contracts.

This bill would authorize the Governor to sign agreements required by the United States Olympic Committee as part of the bid process for Los Angeles to become the United States applicant city and candidate city for the 2016 Olympic Games and Paralympic Games.

This bill would make legislative findings and declarations that, among other things, the Southern California Committee for the Olympic Games has developed a self-sufficient bid for financing the games. This bill would authorize the Governor to enter into an agreement for the state to be jointly liable, not to exceed a specified amount, with the Organizing Committee for the Olympic Games (OCOG), as specified, for obligations of the OCOG, and for any financial deficit relating to the games, as provided.

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

Ch. 5 (SB 12) Lowenthal Planning and zoning: housing element: Southern California Association of Governments.

(1) The Planning and Zoning Law requires a city or county general plan to include specified mandatory elements, including a housing element that identifies and analyzes existing and projected housing needs and includes a statement of goals, policies, quantified objectives, financial resources, and scheduled programs for the preservation, improvement, and development of housing.

The Planning and Zoning Law requires each local government to review its housing element as frequently as appropriate to evaluate certain data, and establishes June 30, 2007, as the date of the 4th revision for the housing element of local governments within the jurisdiction of the Southern California Association of Governments.

The Planning and Zoning Law requires that, at least 2 years prior to a scheduled revision of a local government's housing element, each council of governments, or delegate subregion, as applicable, develop a proposed methodology for distributing the existing and projected regional housing need to cities, counties, and cities and counties within the region, or within the subregion, where applicable, pursuant to specified provisions. That law requires that the methodology be consistent with specified objectives that include, among other things, a determination of the availability of land suitable for urban development or for conversion to residential use, the availability of underutilized land, and opportunities for infill development and increased residential densities.

This bill, until January 1, 2015, would substantially revise the procedure for the Southern California Association of Governments, or delegate subregion, as applicable, to develop a final allocation plan for distributing the existing and projected regional housing need to cities and counties within the region or subregion.

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

Ch. 6 (SB 141) Committee on Local Government Validations.

This bill would enact the First Validating Act of 2007, 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. 7 (AB 900) Solorio Prisons: construction.

Existing law authorizes the financing and construction of state prison facilities using lease-purchase financing arrangements by means of the issuance of state revenue bonds, as specified.

This bill, the Public Safety and Offender Rehabilitation Services Act of 2007 would authorize the Department of Corrections and Rehabilitation to design, construct, or renovate prison housing units, prison support buildings, and programming space in order to add up to 7,484 beds, and, after reporting that site assessments are complete, 4,516 beds, and to acquire land, design, construct, and renovate reentry program facilities, and to construct and establish new buildings at facilities under the jurisdiction of the department to provide medical, dental, and mental health treatment or housing for 6,000 inmates, as specified. This bill would also authorize the State Public Works Board to issue revenue bonds, negotiable notes, or negotiable bond anticipation notes pursuant to this part to finance the design,

construction, and the costs of interim financing of these projects and would appropriate those funds for that purpose.

In addition, this bill would authorize the department to design, construct, or renovate prison housing units, prison support buildings, and programming space in order to add 4,000 beds at existing prison facilities, to design, construct, and establish new buildings at facilities under the jurisdiction of the department to provide medical, dental, and mental health treatment or housing for 2,000 inmates and to construct, establish, and operate reentry program facilities throughout the state that will house up to an additional 10,000 inmates. This bill would also authorize the State Public Works Board to issue revenue bonds, negotiable notes, or negotiable bond anticipation notes pursuant to this part to finance the design, construction, and the costs of interim financing of these projects and would appropriate those funds for that purpose, however, the board may not release these funds until a 3-member panel has certified that specified requirements have been met. This bill would provide that the authority provided by these provisions shall expire on January 1, 2014, and no project shall be commenced after that date, but projects already commenced may be completed.

This bill would authorize the Department of Corrections and Rehabilitation, a participating county, as defined, and the State Public Works Board to enter into a construction agreement in order to acquire, design, and construct a local jail facility approved by the Corrections Standards Authority, as specified. This bill would authorize the board to issue up to \$750,000,000 in revenue bonds, notes, or bond anticipation notes to finance the acquisition, design, or construction of approved local jail facilities and would appropriate those funds for that purpose. This bill would provide that these provisions would become inoperative on June 30, 2017.

In addition, this bill would authorize the Department of Corrections and Rehabilitation, a participating county, as defined, and the State Public Works Board to enter into a construction agreement in order to acquire, design, and construct a local jail facility approved by the Corrections Standards Authority, as specified. This bill would authorize the board to issue up to \$470,000,000 in revenue bonds, notes, or bond anticipation notes to finance the acquisition, design, or construction of approved local jail facilities and would appropriate those funds for that purpose. This bill would provide that the department and the Corrections Standards Authority may not award funds under these provisions unless a 3-member panel has certified that certain conditions have been met, as specified.

Existing law authorizes the Department of Corrections and Rehabilitation to establish pilot programs that provide training and counseling for parolees to assist in their successful reintegration into the community.

This bill would require the department to determine and implement a system of incentives to increase inmate participation in, and completion of, academic and vocational education, consistent with the inmate's educational needs, as specified.

This bill would require the department to develop and implement a plan to obtain additional rehabilitation and treatment services for prison inmates and parolees, as specified.

This bill would require the department to examine and report to the Legislature on whether the provisions of existing law related to payments to inmates released from prison are hindering the success of parolees and resulting in their rapid return to prison for parole violations, as specified.

This bill would require the department to expand substance abuse treatment services in prisons to accommodate at least 4,000 additional inmates who have histories of substance abuse, as specified.

This bill would require the department to conduct assessments of all inmates that include, but are not limited to, data regarding the inmate's history of substance abuse, medical and mental health, education, family background, criminal activity, and social functioning which shall be used to place inmates in programs that will aid in their reentry to society and that will most likely reduce the inmate's chances of reoffending.

This bill would authorize the department to obtain day treatment, and to contract for crisis care services, for parolees with mental health problems, as specified.

This bill would require the department to develop an Inmate Treatment and Prison-to-Employment Plan that should evaluate and recommend changes to the Governor and the Legislature regarding current inmate education, treatment, and rehabilitation programs to determine whether the programs provide sufficient skills to inmates that will likely result in their successful employment in the community, and reduce their chances of returning to prison after release to parole.

This bill would state various findings and declarations regarding improvements of a parolee's opportunity for successful reintegration into society due to continuity of services provided both before and after an inmate's release on parole. This bill would authorize the Department of Corrections and Rehabilitation to construct, establish, and operate reentry program facilities throughout the state that will house up to 6,000 inmates and facilities that will house up to an additional 10,000 inmates within one year of being released or rereleased from custody, as specified. This bill would require that reentry program facilities provide programming to inmates and parole violators tailored to the specific problems faced by this population when reintegrating into society. This bill would require the department to develop a collaborative partnership with the local government, local law enforcement, and community service providers in the communities where reentry program facilities are operated.

This bill would require the department to develop and implement, by January 15, 2008, a plan to address management deficiencies within the department, as specified.

This bill would create the California Rehabilitation Oversight Board (C-ROB) in the Office of the Inspector General to regularly examine and report to the Legislature and Governor on the various mental health, substance abuse, and educational and employment programs for inmates and parolees operated by the Department of Corrections and Rehabilitation. This bill would also provide that the board shall make recommendations with respect to modifications, additions, and eliminations of rehabilitation and treatment programs.

This bill would create a 3-member panel charged with verifying whether certain conditions have been met before the State Board of Public Works may release funds to the Department of Corrections and Rehabilitation for the construction of housing and other facilities, as specified.

Existing law provides that the Department of Corrections and Rehabilitation shall prepare plans for, and construct facilities and renovations included within, its master plan for which funds have been appropriated by the Legislature.

This bill would expand provisions defining "master plan" to include the department's plans to activate or remove temporary beds in dayrooms, gyms, and other areas.

Existing law requires the department to submit a site plan and projected planning guide to the Joint Legislative Committee on Prison Construction and Operation for each facility included in the master plan.

This bill would instead require the board to submit various plans to the Joint Legislative Budget Committee, as specified, and to provide quarterly reports to the committee on the progress of funded projects.

This bill would require the department to meet with representatives of cities or counties whenever the Legislature authorizes the planning, design, or construction of new permanent housing units to describe the scope of the project and the project schedule, and to consider comments from the city or county representatives regarding the project's impact.

Existing law provides that the Joint Legislative Prison Committee shall be reimbursed, from funds appropriated to the Department of Corrections and Rehabilitation for support, for costs, as agreed to by the Department of Corrections and Rehabilitation, incurred by the committee in reviewing environmental assessment studies, as specified.

This bill would repeal those provisions.

This bill would also authorize the department to use portable or temporary buildings to provide rehabilitation, treatment, and educational services to inmates within its custody or to house inmates, as long as that housing does not jeopardize safety.

This bill would state various findings and declarations regarding staff vacancies at the Department of Corrections and Rehabilitation.

Existing law provides that any court or other agency or officer of this state having power to commit or transfer an inmate to any institution for confinement may commit or transfer that inmate to any institution outside this state if this state has entered into a contract or contracts for the confinement of inmates in that institution and the inmate, if he or she was sentenced under California law, has executed a written consent to the transfer.

This bill would, until a specified date, eliminate the consent requirement, except in certain circumstances.

This bill would authorize the department to establish a training academy for correctional officers in southern California.

This bill would appropriate the sum of \$350,000,000 from the General Fund to the Department of Corrections and Rehabilitation for capital outlay to renovate, improve, or expand infrastructure capacity at existing prison facilities and to supplement funds for rehabilitation and treatment of prison inmates and parolees, as specified.

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

Ch. 8 (SB 866) Runner Mental health: sexually violent predators.

Existing law requires, prior to release from the custody of the Department of Corrections and Rehabilitation of a person who has been convicted of certain crimes of a sexual nature, the director to refer that person to the State Department of Mental Health for evaluation if the director determines that person may be a sexually violent predator.

Under existing law, if the evaluation by the State Department of Mental Health determines that the person is a sexually violent predator, the department is required to forward a request for the filing of a petition to the counsel designated by the county in which the person was convicted. The law authorizes civil commitment of the person to the State Department of Mental Health as a sexually violent predator, for treatment in a secure facility, if the person is adjudicated to be likely to engage in sexually violent criminal behavior if discharged.

This bill would appropriate \$12,532,000 from the General Fund to the State Department of Mental Health for support of this program during the 2006–07 fiscal year, pursuant to a prescribed schedule.

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

Ch. 9 (AB 443) Wolk California Highway Patrol: main office.

Existing law requires the Department of the California Highway Patrol to maintain its main office in Sacramento.

This bill, instead, would require that office to be maintained within 20 miles of Sacramento.

Ch. 10 (SB 101) Ducheny Budget Act of 2006: augmentation.

The Budget Act of 2006 appropriated specified amounts from the General Fund for specified programs.

This bill would appropriate \$213,044,000 from the General Fund and unallocated nongovernmental cost funds, as scheduled, in augmentation of appropriations in that Budget Act. The bill would declare that it is to take effect immediately as a statute providing for the usual current expenses of the state.

Ch. 11 (AB 1714) Levine Energy: solar energy systems.

Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations. A decision of the PUC adopted the California Solar Initiative. Existing law requires the PUC to undertake certain steps in

implementing the California Solar Initiative, including requiring time-variant pricing for all ratepayers with a solar energy system, as defined.

This bill would authorize the PUC to delay implementation of time-variant pricing for ratepayers with a solar energy system, until the effective date of the rates established in the next general rate case of the state's 3 largest electrical corporations. If the commission delays implementation of time-variant pricing, the bill would require that ratepayers required to take service under time-variant pricing between January 1, 2007, and January 1, 2008, and that would otherwise qualify for flat rate pricing, be given the option to take service under flat rate or time-variant pricing.

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

Ch. 12 (AB 342) Saldana Pupil health: individuals with exceptional needs.

Existing law provides that any individual with exceptional needs who requires specialized physical health care services, during the regular schoolday, may be assisted by certain qualified persons.

This bill would also authorize a qualified person holding a certificate of public health in nursing to assist those individuals.

Ch. 13 (SB 252) Aanestad Dentistry: registered sex offenders.

Existing law, the Dental Practice Act, provides for the licensing and regulation of the practice of dentistry by the Dental Board of California, in the Department of Consumer Affairs, and authorizes the board to deny, revoke, or suspend a license for specified reasons. Existing law requires persons convicted of certain sex offenses to register as sex offenders, as specified.

This bill would, with regard to an individual who is required to register as a sex offender, require the board to deny an application for licensure, renewal, or reinstatement of, or to revoke, a license under the Dental Practice Act, with specified exceptions.

Ch. 14 (AB 604) Walters Deceased persons: cancellation of services.

Existing law places restrictions on businesses under various circumstances related to, among other things, customer records and privacy.

Existing law governs the procedures by which an authorized person, as defined, may receive a certified copy of a death certificate.

This bill would prohibit a business that receives a request from a family member, attorney, or personal representative of a deceased person to cancel that person's services, as defined, from requiring an in-person cancellation.

Ch. 15 (AB 859) Plescia Civil procedure: service of process.

(1) Existing law requires certain documents to be filed with a levying officer under a writ of attachment or execution within 5 days of the levy, including an affidavit of the registered process server stating the manner of levy performed and proof of service of the copy of the writ and notice of attachment or levy on other persons.

This bill instead would require that filing within 5 court days of the levy, and would instead allow for the filing of the above-described statement by service of process.

(2) Existing law requires that prior to a hearing on a writ of possession, the defendant be served with a copy of the summons and complaint, a notice of application and hearing, and a copy of the application and any affidavit in support thereof.

This bill would require service in the same manner as a summons, as specified, if the defendant has not appeared in the action and further writs, notices, orders, or other papers are required to be served on the defendant.

Ch. 16 (AB 908) Adams California Emergency Services Act: Year 2000 Problem.

The California Emergency Services Act includes within those events constituting a state or local emergency for purposes of the act, complications resulting from the Year 2000 Problem, as defined, and provides for specified activities in preparation or response to that event.

This bill would delete those provisions relating to the Year 2000 Problem.

Ch. 17 (SB 376) Migden Unfair competition: actions by city attorneys.

Existing law authorizes specified governmental agencies to bring an action for unfair competition and to recover a civil penalty from the defendant in those actions. Under existing law, a city attorney for a city or city and county with a population in excess of 750,000 or for a city and county if the district attorney has consented may bring an unfair competition action and recover a civil penalty.

This bill would instead allow an unfair competition action to be brought and allow recovery of a civil penalty by a city attorney for any city and county.

Ch. 18 (AB 304) Huff Community care facilities and residential care facilities for the elderly: disaster and mass casualty plans.

Existing law, the California Community Care Facilities Act, provides for the licensure and regulation of community care facilities, as defined, and provides for criminal sanctions for a violation of those provisions. Existing law requires any person desiring issuance of a license for a community care facility or a special permit for specialized services to file with the State Department of Social Services, an application on a prescribed form, containing specified information.

Existing law, the California Residential Care Facilities for the Elderly Act, provides for the licensure and regulation of residential care facilities for the elderly, as defined, and provides for criminal sanctions for a violation of those provisions. Existing law requires any person desiring issuance of a license or a special permit for a residential care facility for the elderly to file with the department, an application on a prescribed form, containing specified information.

This bill would require a community care facility or residential care facility that is licensed or has a special permit therefor to provide a copy of the disaster and mass casualty plan required pursuant to specified regulations to any fire department, law enforcement agency, or civil defense or other disaster authority in the area or community in which the facility is located, upon request of the fire department, law enforcement agency, or civil defense or other disaster authority.

Ch. 19 (AB 951) Jones Alcoholic beverages: possession: Lower American River.

(1) Existing law establishes the Alcoholic Beverage Control Act to regulate the possession, sale, and consumption of alcohol. Existing law makes it a crime to violate any provision of the Alcoholic Beverage Control Act.

This bill would prohibit a person, in a nonmotorized vessel on certain portions of the Lower American River, as defined, from possessing a container, as defined, with an alcoholic beverage during the summer holiday periods that the Sacramento County Board of Supervisors prohibits the consumption or possession of an open alcoholic beverage container on the land portions along the river. The bill would require Sacramento County to provide notice on the land portions along the river that this conduct is punishable as an infraction.

Because this bill would create a new crime and require Sacramento County to provide notice on the land portions along the river that this conduct is punishable as an infraction, this bill would impose a state-mandated local program.

This bill would make legislative findings and declarations as to the necessity of a special statute.

(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 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.

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

Ch. 20 (AB 1174) Keene Hospital districts.

The existing Local Health Care District Law provides for the formation of local health care districts and specifies district powers. Existing law specifically authorizes the Eastern Plumas Health Care District to obtain and be issued a single consolidated license to operate a physical plant as a skilled nursing facility or an intermediate care facility that is located on the campus of the Sierra Valley District Hospital. That authorization is only operative until the Sierra Valley District Hospital is annexed by the Eastern Plumas Health Care District, or January 1, 2008, whichever occurs first.

This bill would delete the January 1, 2008, date, thus extending the operative date of the provision until the date that the Sierra Valley District Hospital is annexed by the Eastern Plumas Health Care District.

Ch. 21 (AB 1194) Karnette School employees.

Existing law gives public school employees the right to form, join, and participate in the activities of employee organizations of their own choosing for the purpose of representation on all matters of employer-employee relations. A public school employee who is in a unit for which an exclusive representative is selected may join that organization or pay a fair share service fee.

This bill would give public school employees the right to represent themselves individually in their employment relations with the public school employer, except that once the employees in an appropriate unit select an exclusive representative and it is recognized or certified, the employee in that unit would be prohibited from meeting and negotiating with the public school employer.

Ch. 22 (AB 1685) Garrick Before and after school programs: grants.

(1) Existing law establishes the 21st Century High School After School Safety and Enrichment for Teens Program for the purpose of creating incentives for establishing locally driven after school enrichment programs that partner schools and communities to provide academic support and safe, constructive alternatives for high school pupils after the regular schoolday, and that may assist pupils in passing the high school exit examination. The participating high school after school programs are required to submit to the State Department of Education annual outcome-based data for evaluation including research-based indicators and measurable pupil outcomes, including, but not limited to, academic performance, school attendance, positive behavioral changes, and, to the extent possible, performance on the high school exit examination and graduation rates.

This bill would require that certain measures of program effectiveness related to reporting of positive behavioral changes or skill development consistent with the program elements be based on reporting by schoolday teachers or after school staff who directly supervise pupils, rather than schoolday or after school teachers.

(2) The After School Education and Safety Program Act of 2002, enacted by initiative statute, establishes the After School Education and Safety Program to serve pupils in kindergarten and grades 1 to 9, inclusive, at participating public elementary, middle, junior high, and charter schools. The act provides a formula for determining an amount to be

continuously appropriated from the General Fund to the department to provide grants to schools participating in the program. The act requires, before any other grants are funded, that grants made to public schools for the 2005–06 fiscal year continue to be funded in each subsequent fiscal year at the 2005–06 fiscal year level, including adjustments related to increased reimbursement rates and maximum grant amounts for after school programs pursuant to specified statutory provisions. The act authorizes an amendment of that provision regarding grant funding levels only by a bill that furthers the purposes of the act and is passed by a vote of $\frac{2}{3}$ of each house of the Legislature and signed by the Governor.

This bill would clarify that the 2005–06 fiscal year funding level also includes adjustments related to increased reimbursement rates and maximum grant amounts for before school programs pursuant to specified statutory provisions.

(3) The existing After School Education and Safety Program also includes components not enacted by initiative statute. One of those provisions requires participating programs, as required by the department, to submit annual outcome-based data for evaluation, including research-based indicators and measurable pupil outcomes for academic performance, attendance, and positive behavioral changes.

This bill would require that certain measures of program effectiveness related to reporting of positive behavioral changes or skill development consistent with the program elements be based on reporting by schoolday teachers or after school staff who directly supervise pupils, rather than schoolday or after school teachers.

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

Ch. 23 (AB 766) Walters Charter schools.

Existing law authorizes the governing board of a school district or the county superintendent of schools of a county to, among other things, conduct field trips or excursions in connection with courses of instruction or school-related social, educational, cultural, athletic, or school band activities to and from places in the state, any other state, the District of Columbia, or a foreign country for pupils enrolled in elementary or secondary schools. All persons making a field trip or excursion are deemed to have waived all claims against the district or the State of California for injury, accident, illness, or death occurring during or by reason of the field trip or excursion.

This bill would clarify that provision by adding charter schools to the list of entities against which all claims are deemed to have been waived.

Ch. 24 (AB 1323) DeSaulnier Tuberculosis testing.

Existing law requires an intradermal tuberculin test as a part of employment in specified occupations.

This bill would authorize this test to be made by any other tuberculin test approved by the federal Food and Drug Administration (FDA).

Existing law also requires each health care provider who treats a person for active tuberculosis disease, each person in charge of a health facility, or each person in charge of a clinic providing outpatient treatment for active tuberculosis disease, to promptly report to the local health officer when there are reasonable grounds to believe that a person has active tuberculosis disease, and when a person ceases treatment for tuberculosis disease. The initial disease notification report is required to include an individual treatment plan that includes, among other information, tuberculin skin test results.

This bill would alternatively authorize the reporting of the test results of other tests for tuberculosis infection recommended by the federal Centers for Disease Control and Prevention and licensed by the FDA, as specified.

Ch. 25 (SB 16) Florez Local agency finance: limited obligation bonds.

Existing law authorizes cities and counties to issue various types of debt instruments, including limited obligation bonds, funded by certain revenue sources, and subject to

specified criteria. The initiating resolution adopted by a local agency pursuant to these provisions is required to include, among other things, a pledge by the local agency that any bonds issued pursuant to the resolution shall be secured by all or part of the revenues received by the local agency.

This bill would additionally authorize a local agency to restrict the pledge to the revenues received by the local agency from a specified geographical area that is within the local agency's exterior boundaries.

Ch. 26 (SB 206) Cox Public contracts: counties.

Under the Local Agency Public Construction Act, counties with a population of less than 500,000 must comply with specified procedures for contracting for public projects. Existing law allows a public agency, as defined includes counties, to elect to be subject to the Uniform Public Construction Cost Accounting Act, which authorizes alternative bidding procedures for public projects, as specified.

This bill would declare that every county containing a population of less than 500,000 is authorized to participate in the Uniform Public Construction Cost Accounting Act.

This bill would state that this change is declaratory of existing law.

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

Ch. 27 (SB 444) Committee on Local Government Local government: standby charges.

The Uniform Standby Charge Procedures Act establishes procedures for any local agency authorized by law to provide water, sewer, or water and sewer service, and authorized to collect standby or availability charges or assessments in connection with that service, to fix, give notice of, and collect those charges. Article XIII D of the California Constitution and implementing statutes limit local officials' powers to levy benefit assessments.

This bill would amend that act to conform its provisions to the statutes implementing Article XIII D. This bill would amend provisions of various acts that authorize counties, cities, and special districts to impose standby or availability charges on assessments to conform to the revised Uniform Standby Charge Procedures Act. This bill would further state the intent of the Legislature that these provisions are intended to be declaratory of existing law.

Ch. 28 (SB 488) Migden Public resources: open-space district: exchange of real property.

Existing law authorizes the East Bay Regional Park District, and the Midpeninsula Regional Open Space District, in a calendar year to exchange not more than 40 acres of district-owned real property or any interest in real property, for real property or an interest in real property, that is of equal or greater value and is necessary to be acquired for park or open-space purposes.

This bill would authorize the Sonoma County Agricultural Preservation and Open Space District to exchange not more than 40 acres of district-owned real property or any interest in real property for the above purposes.

Ch. 29 (AB 140) Garcia Desert Water Agency.

Existing law authorizes the Desert Water Agency to construct, operate, and maintain works to develop hydroelectric energy for use by the agency to construct, operate, and maintain its projects for the control, conservation, diversion, and transmission of water. Existing law authorizes the agency to enter into contracts for the sale of that energy for a term not to exceed 50 years.

This bill would instead authorize the Desert Water Agency to construct, operate, and maintain facilities for the generation of electricity that are hydroelectric or specified eligible renewable energy resources for the control, conservation, diversion, and transmission of water, as well as for the construction, treatment, and disposal of sewage. The agency would

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

be authorized to enter into contracts for the sale of electricity generated by the agency for a term not to exceed that 50-year period.

Ch. 30 (AB 1196) Gaines Flamethrowing devices.

Existing law requires the State Fire Marshal to adopt regulations governing the possession and use of flamethrowing devices. Existing law prohibits the use or possession of a flamethrowing device without a valid permit issued by the State Fire Marshal and provides that a violation of these provisions is a crime, as specified. Under existing law, the State Fire Marshal is authorized to impose fees in amounts sufficient to cover the costs incurred in the administration and enforcement of these provisions.

This bill would provide that these provisions shall not apply to the sale, purchase, possession, transportation, storage, or use of a flamethrowing device that is used in fire suppression by a person who is regularly employed by or a paid officer, employee, or member of a fire department, fire protection district, or firefighting agency, as specified, while on duty and acting within the course and scope of his or her employment.

Ch. 31 (AB 1640) La Malfa Mental incapacity: deletion of demeaning terminology.

Existing law uses terms “idiot,” “imbecility,” and “lunatics” when referring to mentally incompetent persons with regard, respectively, to certain notice provisions for construction of a wharf or chute, certain workers’ compensation injuries, and persons who are not capable of committing a crime or who encourage others to commit crimes.

This bill would delete those references, and would, instead, refer to persons who are mentally incapacitated, and would declare the intent of the Legislature not to adversely affect existing case law using those terms.

Ch. 32 (SB 138) Calderon Construction contracts: indemnity.

Existing law provides that, except as specified, all agreements affecting any residential construction contract and amendment to such a contract entered into after January 1, 2006, that purport to indemnify the builder by a subcontractor against liability for claims of construction defects or other injury to property arising from, pertaining to, or relating to the negligence of the builder or the builder’s other agents, servants, or independent contractors who are directly responsible to the builder, or for defects in design furnished by those persons, or for claims that are unrelated to the scope of the work in the agreement, are unenforceable.

This bill would provide that, except as specified, all agreements affecting any residential construction contract and amendments to such a contract entered into after January 1, 2008, that purport to indemnify the general contractor or contractor not affiliated with the builder by a subcontractor against liability for claims of construction defects or other injury to property arising from, pertaining to, or relating to the negligence of the nonaffiliated general contractor or nonaffiliated contractor or their other agents, servants, or independent contractors who are directly responsible to the nonaffiliated general contractor or nonaffiliated contractor, or for defects in design furnished by those persons, or for claims that are unrelated to the scope of the work in the agreement, are unenforceable.

Ch. 33 (SB 170) Denham School attendance: residency requirements.

Existing law provides that a pupil is deemed to have complied with the residency requirements for school attendance in a school district if the pupil satisfies one of the specified requirements. Until July 1, 2007, existing law authorizes a school district in which at least one parent or legal guardian of a pupil is employed to allow that pupil to attend a school in that district through grade 12 if a parent or legal guardian so chooses and if a parent or legal guardian of the pupil continues to be employed by an employer situated within the attendance boundaries of the district.

This bill would extend the operation of the provision authorizing the school district in which a parent or the legal guardian of the pupil is physically employed to allow the pupil to attend a school in that district, through June 30, 2012, and would repeal the provision on January 1, 2013.

The bill also would make technical and conforming changes.

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

Ch. 34 (SB 271) Cedillo Criminal street gangs: injunctions.

Existing law allows the Attorney General to maintain an action for money damages on behalf of a community injured as a result of a nuisance created by gang activity, as specified.

This bill would, in addition, allow any district attorney or any prosecuting city attorney to maintain the action for money damages, as specified.

Ch. 35 (SB 283) Maldonado Community colleges: board of governors: membership.

Existing law establishes the California Community Colleges, under the administration of the Board of Governors of the California Community Colleges, as one of the segments of public postsecondary education in this state. The membership of the board includes 2 student members appointed from a list of names of at least 3 persons submitted to the Governor by the California Student Association of Community Colleges.

This bill would delete the reference to that association and, instead, require the student organization recognized by the board of governors to submit that list.

Ch. 36 (SB 822) Aanestad Immunity: evaluation of practitioner of healing arts.

Existing law provides immunity from liability to any person whose communications to a hospital, hospital medical staff, veterinary hospital staff, professional society, or any medical, dental, podiatric, or veterinary school, among others, are intended to aid in the evaluation of the qualifications, fitness, character, or insurability of a practitioner of the healing or veterinary arts. Under existing case law, this immunity is qualified in that the communication must have been intended to aid in the evaluation of the qualifications, fitness, character, or insurability of a practitioner.

This bill would extend that immunity to any person whose communications to a psychology school are intended to aid in the evaluation of the qualifications, fitness, character, or insurability of a practitioner of the healing or veterinary arts. The bill would provide that nothing in these provisions is intended to affect the case law described above.

Ch. 37 (SB 106) Wiggins Tribal gaming: compact ratification.

The federal Indian Gaming Regulatory Act provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would ratify the tribal-state gaming compact entered into on August 29, 2006, between the State of California and the Yurok Tribe of the Yurok Reservation. The bill would require that related revenue contributions be deposited into the General Fund and would also specify that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act.

Ch. 38 (SB 174) Ducheny Tribal gaming: compact ratification.

Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law

expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would ratify an amendment to a tribal-state gaming compact entered into between the State of California and the Morongo Band of Mission Indians, executed on August 29, 2006. The bill would require that related revenue contributions be deposited into the General Fund and would provide that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act.

Ch. 39 (SB 175) Ducheny Tribal gaming: compact ratification.

Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would ratify an amendment to a tribal-state gaming compact entered into between the State of California and the Sycuan Band of the Kumeyaay Nation, executed on August 30, 2006. The bill would provide that the terms of that amended compact shall apply only to the State of California and the tribe that has signed it, and shall not bind any tribe that is not a signatory to the amended compact. The bill would require that related revenue contributions be deposited into the General Fund, except as specified, and would provide that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act.

Ch. 40 (SB 903) Padilla Tribal gaming: compact ratification.

Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would ratify an amendment to the tribal-state gaming compact entered into between the State of California and the Pechanga Band of Luiseño Mission Indians, executed on August 28, 2006. The bill would require that related revenue contributions be deposited into the General Fund and would provide that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act.

Ch. 41 (SB 957) Torlakson Tribal gaming: compact ratification.

Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would ratify an amendment to a tribal-state gaming compact entered into between the State of California and the Agua Caliente Band of Cahuilla Indians, executed on August 8, 2006. The bill would require that related revenue contributions be deposited into the General Fund and would also specify that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act.

Ch. 42 (AB 1738) Coto Tribal gaming: memoranda of agreement.

Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of

gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would approve memoranda of agreement entered into between the State of California and the Agua Caliente Band of Cahuilla Indians, the Morongo Band of Mission Indians, the Pechanga Band of Luiseño Indians, and the Sycuan Band of the Kumeyaay Nation, executed on June 27, 2007.

Ch. 43 (SB 649) Committee on Judiciary Trial court restructuring.

(1) The California Constitution provides for the abolition of municipal courts and their unification within the superior courts, as specified.

This bill would conform various statutory provisions of law to the abolition of municipal courts and their unification within the superior courts. The bill would also make related statutory changes with respect to the classification of limited civil cases, appeals in limited civil cases and misdemeanor and infraction cases, and arraignment by 2-way electronic audiovideo communication.

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

(3) This bill would incorporate additional changes in Section 977 of the Penal Code proposed by AB 678 that would become operative only if AB 678 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 44 (SB 641) Corbett Vehicle rental agreements: San Jose airport.

Existing law governs contracts between rental car companies and their customers. Existing law authorizes a company that rents passenger vehicles to the public to collect a customer facility charge, which is defined to mean a fee that is required by an airport to be collected for specified purposes, if specified circumstances apply, including, but not limited to, the collection of the fee is required by an airport operated by a city, a county, a city and county, a joint powers district, or a special district, the fee is calculated on a per contract basis, the fee is a user fee and not a tax, as specified, and the fee is \$10 per contract, except as specified.

Existing law authorizes a rental car company that conducts business with customers that use either the consolidated rental car facility or the common use transportation system, or both, at the San Jose International Airport to charge a fee imposed by the City of San Jose for specified purposes in an amount not to exceed \$10.15. Existing law further authorizes a rental car company that conducts business with customers that use an airport-mandated common use busing system operated for the movement of passengers between the terminal and an interim rental car facility at San Jose International Airport to impose a fee not to exceed \$5 per contract.

This bill would delete the latter provisions applicable to the San Jose International Airport and instead authorize the imposition of a customer facility charge under the general provisions described above.

Ch. 45 (SB 611) Steinberg Financial abuse of elder and dependent adults.

Existing law provides for the award of attorney's fees and costs, and damages to a plaintiff when it is proven by a preponderance of the evidence that the defendant is liable for financial abuse of an elder or dependent adult and permits additional recovery where there is clear and convincing evidence of recklessness, oppression, fraud, or malice.

Under the Attachment Law, a plaintiff is authorized to use the remedy of attachment against a defendant's property to secure the amount of the claimed indebtedness to the plaintiff in connection with cases involving contracts.

This bill would also permit the use of the Attachment Law in cases involving financial abuse against an elder or dependent adult, whether or not other forms of relief are demanded.

Ch. 46 (SB 330) Committee on Human Services Community services programs.

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

Existing law establishes the Department of Community Services and Development to perform various functions, including coordinating and assisting community action agencies with respect to antipoverty and community services programs.

This bill would correct obsolete provisions in, and would make other technical changes in, existing law relating to the department and community action agencies.

Ch. 47 (SB 313) Scott Adoption.

(1) Existing law allows a child, the child's natural mother, a man presumed to be the child's father under specified provisions of law, an adoption agency to whom the child has been relinquished, or a prospective adoptive parent of the child to bring specified actions relating to the existence of a father and child relationship.

This bill would require the court, if any prospective adoptive parent who has physical custody of the child, or any licensed California adoption agency that has legal custody of the child, has not been joined as a party to an action to determine the existence of a father and child relationship or an action for custody by the alleged natural father, to join the prospective adoptive parent or adoption agency as a party, without a motion for joinder.

The bill would require a man who brings an action to determine paternity and custody of a child who he has reason to believe is in the physical or legal custody of an adoption agency, or of one or more persons other than the child's mother who are prospective adoptive parents, to serve his entire pleading on, and give notice of all proceedings to, the adoption agency or the prospective adoptive parents, or both.

(2) Existing law authorizes an adoption proceeding to be brought under specified circumstances in which a child has been abandoned by his or her parents, including if the child has been left by both parents or the sole parent in the care and custody of another person for a period of 6 months.

This bill would revise and recast those circumstances under which an adoption proceeding may be brought with respect to an abandoned child, to include, among other things, if the child has been left in the care and custody of another person for a period of 6 months without any provision for the child's support, or without communication from the parent or parents, with the intent on the part of the parent or parents to abandon the child. The bill would provide that, in the event that a guardian has been appointed for the child, the court may still declare the child abandoned if the parent or parents have failed to communicate with or support the child within the meaning of these provisions. The bill would make related technical changes.

(3) Existing law authorizes an interested person to file an adoption petition for an order or judgment declaring a child free from the custody and control of either or both parents.

This bill would define "interested person" for purposes of this provision.

(4) Existing law generally provides that a child having a presumed father, as specified, may not be adopted without the consent of the child's birth parents, if living. However, if one birth parent has been awarded custody by judicial order, or has custody by agreement of both parents, and the other birth parent for a period of one year willfully fails to communicate with and to pay for the care, support, and education of the child when able to do so, then the birth parent having sole custody may consent to the adoption, after the noncustodial birth parent has been served with a specified citation. The failure of a birth parent to pay for the care, support, and education of the child for the period of one year or the failure of a birth parent to communicate with the child for the period of one year is prima facie evidence that the failure was willful and without lawful excuse.

This bill would additionally provide that if the parent or parents have made only token efforts to support or communicate with the child, the court may disregard those token efforts.

(5) Existing law authorizes certain persons to file a petition to adopt a child, including a legal guardian who has been the child's legal guardian for more than 6 months, if the court has found the child to be abandoned, as specified.

This bill would instead authorize a legal guardian who has been the child's legal guardian for more than 6 months to file a petition if the child is alleged to be abandoned.

Ch. 48 (SB 183) Corbett Elderly and dependent adults: civil actions.

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 abduction or abuse of an elderly or dependent adult. Existing law further provides that, upon petition, after the death of the elder or dependent adult, the right to maintain an action shall be transferred to the personal representative of the decedent, or if none, to the person or persons entitled to succeed to the decedent's estate.

This bill would instead provide that after the death of the elder or dependent adult, the right to commence or maintain an action shall pass to the personal representative, and if there is no personal representative, to an intestate heir whose interest may be affected by the action, to the decedent's successor in interest, as defined, or an interested person, as defined, subject to specified conditions.

Ch. 49 (AB 181) Beall County penalties: automated fingerprint identification fund.

Existing law permits a county board of supervisors, subject to specified limitations, to establish in the county treasury an Automated Fingerprint Identification and Digital Image Photographic Suspect Booking Identification System Fund into which shall be deposited the amounts specified in resolutions adopted by the board of supervisors. Existing law requires these funds to be held separate from other funds that are subject to transfer and division, as specified. Existing law provides that deposits to the fund may continue through the 20th year after the initial calendar year in which the surcharge is collected, or longer if necessary to make payments upon any lease or leaseback arrangement utilized to finance specified projects.

This bill would delete the limitation on the period during which deposits may be made into an Automated Fingerprint Identification and Digital Image Photographic Suspect Booking Identification System Fund.

Ch. 50 (AB 265) Mendoza Barbering and cosmetology: threading.

Existing law, the Barbering and Cosmetology Act, regulates barbering, cosmetology, skin care, nail care, and electrolysis. Existing law, until July 1, 2008, excludes threading, as defined, from the practice of barbering and cosmetology.

This bill would extend the operation of those provisions until July 1, 2009. This bill would also delete certain obsolete language.

Ch. 51 (AB 332) DeVore Elections: recall petitions: signature certification.

Under existing law, elections officials must determine the sufficiency of recall petitions with regard to the required number of valid signatures within 30 days from the date of filing the petition, as provided.

This bill would provide that Saturdays, Sundays, and holidays would be excluded in calculating the 30-day requirement of determining the sufficiency of a recall petition with regard to the number of valid signatures.

Ch. 52 (AB 390) Ruskin Wholesale Regional Water System Security and Reliability Act.

Under existing law, the City and County of San Francisco operates the Hetch Hetchy Project as a regional water delivery system, supplying water to persons and entities in the city and the Counties of Alameda, San Mateo, and Santa Clara. Existing law establishes the Wholesale Regional Water System Security and Reliability Act which imposes various requirements on wholesale regional water systems. The act defines "bay area wholesale

customers” for purposes of the act, as 26 specified public agencies in the Counties of San Mateo, Alameda, and Santa Clara that purchase water from the City and County of San Francisco, including the Los Trancos County Water District.

This bill would reduce the number of listed public agencies defined as “bay area wholesale customers” to 25 and remove the Los Trancos County Water District from that definition.

Ch. 53 (AB 432) Garcia Real estate: time-share plans.

Existing law establishes the Vacation Ownership and Time-Share Act of 2004. The act requires a time-share plan developer, prior to selling, offering, or disposing of a time-share interest in the state, to prepare, for issuance by the Real Estate Commissioner, a public report containing certain disclosures, as specified, or, for a plan located outside of the state, a public report authorized for use by that state containing disclosures substantially equivalent to or greater than those required by California law.{N1}

This bill would authorize a developer to submit, upon approval by the commissioner, a public report that combines, in a manner prescribed by the commissioner, the disclosures required by California law and the information required to be disclosed in a public report issued by a regulatory agency in one or more other states.

Ch. 54 (AB 473) Adams Political Reform Act of 1974: filing campaign statements.

The Political Reform Act of 1974 requires elected officers, candidates, and committees to file campaign statements. The act requires all candidates, elected officers, committees, and proponents of state ballot measures or the qualification of state ballot measures, with certain exceptions, to file 2 copies of these campaign statements with the clerk of the county in which they are domiciled. The act provides that a committee is domiciled at the address listed on its campaign statement or if the committee is outside of California, it is deemed to be Los Angeles County.

This bill would provide instead that all candidates and elected officers and their controlled committees shall file one copy of the campaign statements with the elections official of the county in which the candidate or elected officer is domiciled. The bill would make this provision inapplicable to proponents of state ballot measures or the qualification of state ballot measures.

The act requires certain officers, candidates, and committees to file copies with the Secretary of State and at additional locations.

This bill would reduce the number of copies that a committee, candidate, or elected officer is required to file at additional locations from 2 to 1.

In addition, in cases in which these provisions require filing with the clerk of the county, the bill would instead require filing with the elections official of the county.

The Political Reform Act of 1974, an initiative measure, provides that the Legislature may amend the act to further the act’s purposes, upon a 2/3 vote of each house and compliance with specified procedural requirements.

This bill would declare that it furthers the purposes of the act.

Ch. 55 (AB 542) Gaines State Historical Building Safety Board: membership.

Existing law establishes the State Historical Building Safety Board with a specified membership, to act as a consultant to the State Architect and other state agencies with respect to the State Historical Building Code.

This bill would include the Building Owners and Managers Association of California within the membership of the board.

Ch. 56 (AB 685) Karnette Special education.

Existing law requires that every individual with exceptional needs, as defined, who is eligible be provided with educational instruction, services, or both, at no cost to his or her parent or guardian or, as appropriate, to him or her. A free appropriate public education is

required to be made available to individuals with exceptional needs in accordance with specified federal regulations adopted pursuant to the federal Individuals with Disabilities Education Act.

The United States Secretary of Education issued final regulations to implement changes made to the federal Individuals with Disabilities Education Act by the federal Individuals with Disabilities Education Improvement Act of 2004. Those regulations took effect on October 13, 2006.

This bill would make technical changes to various provisions of existing law regarding special education and related services to conform various provisions to the new federal regulations and update cross-references in response to those regulations. The bill also would delete obsolete provisions and make other clarifying and technical, nonsubstantive changes.

Ch. 57 (AB 775) Niello County employees' retirement: employment of retirees: prohibition.

The County Employees Retirement Law of 1937 authorizes a county to employ, without reinstatement from retirement, a retired member in a position requiring special skills or knowledge. Under the law, a retired member may not work more than 90 working days or 720 hours, in a fiscal year or any other designated 12-month period, except as specified in Contra Costa County. The law authorizes a board of supervisors to extend that reemployment period to permit a retired member to work up to 120 working days or 960 hours, whichever is greater, in a fiscal year or any other designated 12-month period.

This bill would provide that the authorizations described above are inapplicable to a retired member who is employed by an employer under the system and who, within 12 months prior to that employment, received unemployment insurance compensation following the termination of an appointment with the same employer. The bill would require a retired person who accepts an appointment after receiving unemployment insurance compensation, as specified, to terminate that employment on the last day of the current pay period and would prohibit reappointment for a period of 12 months.

Ch. 58 (AB 913) Niello Vehicles: motor carriers: permits.

Existing law requires a motor carrier to pay the Department of Motor Vehicles a \$150 fee for the reissuance of a motor carrier's permit following its suspension or revocation.

This bill would waive that fee requirement, if the suspension or revocation was based on a lapse in liability insurance or workers' compensation insurance, and the evidence of valid insurance coverage demonstrates that a lapse in coverage for the carrier's operation did not occur.

Ch. 59 (AB 957) Spitzer State property: Department of Transportation records.

Existing law requires the Department of Transportation, by July 1 of each year, to furnish to the Department of General Services an updated record of each parcel of real property that it possesses, including lands, buildings, office buildings, maintenance stations, equipment yards, and parking facilities and to include in that record specified information about each parcel, including, among other information, its location, size, purchase price, and description of current use. Existing law excludes existing highways, airspace, excess lands, and properties acquired for highway projects from inclusion in this record.

This bill would delete the exclusion for airspace, excess lands, and properties acquired for highway projects from this recording requirement.

Ch. 60 (AB 965) Anderson California Republican Party: organization.

Existing law establishes the political party organization of the Republican Party of California with respect to the membership of the state central committee, the use of proxies, and the general business of the committee.

This bill would instead specify that the party is the "California Republican Party" and would repeal those provisions applicable to the state central committee and instead require

that the membership of delegates to the state central committee, the procedures for notification of members of appointments, the use of proxies, and the form of appointment of delegate members be as set forth in the standing rules and bylaws of the California Republican Party. The bill would also require the California Republican Party to maintain a current copy of its standing rules and bylaws for public inspection on the Internet.

The bill would also require that the officers, methods of electing officers, terms of officers, quorum requirements for meetings of the state central committee and procedures for the conduct of committee proceedings and adoption of a state party platform be as set forth in the standing rules and bylaws of the California Republican Party.

Ch. 61 (AB 1175) Niello Clinical laboratories: personnel.

Existing law provides for the regulation and licensure of clinical laboratories and clinical laboratory personnel by the State Department of Health Services until June 30, 2007, and thereafter by the State Department of Public Health.

Existing law requires a laboratory director or a licensed authorized designee, who is required to be appointed by the laboratory director, to establish, validate, and document explicit criteria by which clinical laboratory test or examination results are autoverified, as defined.

This bill would instead specify that an authorized designee may be appointed by the laboratory director.

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

Ch. 62 (AB 1283) Laird Affordable housing.

Existing law, until January 1, 2008, authorizes any redevelopment agency in Santa Cruz County, the Contra Costa County Redevelopment Agency, and the Monterey County Redevelopment Agency to make assistance available from its low- and moderate-income housing fund directly to a home buyer and separately defines affordable housing cost for these purposes. Existing law imposes specified reporting requirements on those redevelopment agencies.

This bill would extend the repeal date of these provisions to January 1, 2013.

Ch. 63 (AB 1287) Jeffries Absentee voting.

Existing law provides that absentee ballots may be submitted to satellite offices, the locations, hours, and telephone numbers of which must be announced by general news release no less than 14 days before voting at that location.

This bill would provide that in cases of disaster or emergency, only 48 hours' notice of the satellite office information is required.

Ch. 64 (AB 1376) Berryhill Urban water management plan: comments.

The Urban Water Management Planning Act requires every public and private urban water supplier that directly or indirectly provides water for municipal purposes to more than 3,000 customers, or supplies more than 3,000 acre-feet of water annually, to prepare and adopt an urban water management plan. The act requires each urban water supplier to make the plan available for public inspection, to hold a public hearing on the plan, and to notify any city or county within which the supplier provides water supplies that the supplier will be reviewing the plan and considering amendments or changes to the plan.

This bill would require each urban water supplier to make that notification to the city or county at least 60 days prior to the public hearing.

Ch. 65 (AB 1462) Adams Child care institutions.

Existing law establishes the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which counties provide payments to foster care providers, including group homes, on behalf of qualified children in foster care. The program is funded

by a combination of federal, state, and county funds, with money from the General Fund being continuously appropriated to pay for the state's share of AFDC-FC costs.

Existing law designates the various placements which may be made for a child eligible for AFDC-FC benefits, including a licensed group home. Existing law defines a group home for purposes of the AFDC-FC program as a nondetention privately operated residential home, organized and operated on a nonprofit basis only, of any capacity, that provides services in a group setting to children in need of care and supervision.

Existing law requires foster care providers licensed as group homes to have rates established by the State Department of Social Services only if the group home is organized and operated on a nonprofit basis, except as specified.

This bill would, if federal financial participation is available, require the payment of AFDC-FC benefits for certain children with developmental disabilities, who have special behavioral or medical needs, who are placed in a for-profit child care institution, as defined, and for whom the county placing agency demonstrates that there are no alternative placement options.

This bill would require the county placing agency to review and report to the juvenile court at the 6-month case plan update regarding the continuing appropriateness of a child's placement under the bill. The bill would be effective only during a federal fiscal year for which the department determines that no restriction on federal matching AFDC-FC payment exists. The bill would specify the conditions under which federal financial participation would be provided to children eligible under the bill.

Because it would increase the duties of counties administering the AFDC-FC program, 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, 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. 66 (AB 1513) Niello Motor carriers: permits.

Existing law requires a motor carrier of property to pay an initial and renewal permit fee to the Department of Motor Vehicles, except for a motor carrier of property engaged solely in interstate or foreign transportation of property by motor vehicle.

This bill would update reference to applicable federal law relating to interstate or foreign transportation of property by a motor vehicle.

Ch. 67 (AB 1525) Cook Private postsecondary education.

(1) The Private Postsecondary and Vocational Education Reform Act of 1989 generally sets minimum standards of instructional quality, ethical and business practices, health and safety, and fiscal responsibility for private postsecondary and vocational educational institutions, as defined. The act establishes the Bureau for Private Postsecondary and Vocational Education in the Department of Consumer Affairs. Existing law requires the bureau, among other things, to review and investigate all institutions, programs, and courses of instruction approved under the act.

The act establishes the Private Postsecondary and Vocational Education Administration Fund and the continuously appropriated Student Tuition Recovery Fund. The act specifies that certain violations of its provisions are subject to civil penalties and that certain willful violations of the act are punishable as crimes. A provision of the act provides for it to become inoperative on July 1, 2007, and provides for its repeal on January 1, 2008.

The bill would express the intent of the Legislature to provide for the protection of the interests of students who, and institutions which, have pending matters, or any other pending business, before the bureau as of June 30, 2007.

The bill would require that each matter, as defined, pending before the bureau as of the close of business on June 30, 2007, be deemed to remain pending before the bureau or a successor agency as of February 1, 2008, irrespective of any applicable deadlines. With respect to any deadline applicable to a pending matter, the bill would require that no time be deemed to have elapsed between July 1, 2007, and January 31, 2008, inclusive. The bill would require that any institution, program, or course of study that is approved by the bureau, or authorized as prescribed, as of the close of business on June 30, 2007, be deemed to be approved as of February 1, 2008, irrespective of any applicable conditions, deadlines, or additional requirements. The bill would also require that, with respect to any deadline applicable to the approval or conditional approval of an institution, program, or course of study, no time shall be deemed to have elapsed between July 1, 2007, and January 31, 2008, inclusive.

The bill would authorize the Director of Consumer Affairs to enter into voluntary agreements with institutions that state that the institutions agree to comply with state statutes, rules, and regulations applicable to these institutions as of June 30, 2007. The bill would require institutions to disclose to their current and prospective students in writing, within 60 days of the effective date of the bill, whether they entered into, or declined to enter into, a voluntary agreement with the director.

The bill would require the rights and obligations established by the act on or before June 30, 2007, to be determined by the law in effect on or before June 30, 2007, and any claim or cause of action in any manner based on the act that arose on or before June 30, 2007, whether or not reduced to a final judgment, to be preserved. The bill would authorize any remedy that was or could have been ordered to redress a violation of the act on or before June 30, 2007, to be ordered or maintained thereafter. The bill would require the rights, obligations, claims, causes of action, and remedies set forth in this provision to remain subject to the provisions of the act in effect on or before June 30, 2007, notwithstanding the inoperative status or repeal of the act on or after July 1, 2007.

The bill would continue the existence of the Private Postsecondary and Vocational Education Administration Fund and the continuously appropriated Student Tuition Recovery Fund, thereby making an appropriation.

These provisions would be repealed on February 1, 2008.

(2) The bill would state that its provisions are to apply retroactively to July 1, 2007.

(3) The bill would continue the approval of private postsecondary institutions for specified purposes until July 1, 2008.

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

Ch. 68 (AB 1678) De La Torre Public officials: conflicts of interest.

Existing law provides that Members of the Legislature, and state, county, district, judicial district, and county officers or employees shall not be financially interested in any contract made by them in their official capacity, or by any body or board of which they are members. A contract made in violation of any of these provisions may be avoided at the instance of any party except the officer interested in the contract, and may not be avoided because of the interest of an officer therein unless the contract is made in the official capacity of the officer, or by a board or body of which the officer is a member.

This bill would provide that the applicable statute of limitations for commencing an action under the provisions governing the avoidance of contracts in violation of existing law is 4 years after the plaintiff has discovered, or in the exercise of reasonable care should have discovered, the violation.

Ch. 69 (AB 1698) Eng Truancy: state mandate.

The California Constitution requires the state to reimburse local agencies and school districts whenever the Legislature or a state agency mandates a new program or higher level of service on the local agencies or school districts. Statutory provisions establish procedures

for local agencies to file a test claim for reimbursement of these costs with the Commission on State Mandates. Existing law authorizes the commission to order a reconsideration of all or part of a test claim or incorrect reduction claim on petition of any party. This authority expires 30 days after the statement of decision is delivered or mailed to the claimant.

This bill would require the commission, by January 31, 2008, to amend the parameters and guidelines regarding the notification of truancy mandate program and to modify the definition of a truant and the elements included in the initial truancy notifications to conform to Chapter 1023 of the Statutes of 1994 and Chapter 19 of the Statutes of 1995. Upon revision of the parameters and guidelines, the Controller would be required to revise the appropriate claiming instructions to be consistent with the revised parameters and guidelines. The bill would deem changes by the commission to the parameters and guidelines to be effective on July 1, 2006.

Ch. 70 (AB 1716) Committee on Utilities and Commerce Telecommunications: California Teleconnect Fund Administrative Committee Fund.

Existing law establishes the California Teleconnect Fund Administrative Committee Fund in the State Treasury, and provides that moneys in the fund, collected by telephone corporations in utility rates authorized by the commission and deposited into the fund, may only be expended for the purposes authorized, upon appropriation in the annual Budget Act. Existing law requires the commission to develop, implement, and administer a program to advance universal service by providing discounted rates to qualifying schools, libraries, hospitals, health clinics, and community organizations. Existing law requires, for all customers eligible to receive discounts for telecommunications services under the federal Universal Service E-rate program (E-rate discounts), with the exception for certain necessary small schools, as defined, that also apply for discounts on telecommunications services provided through the California Teleconnect Fund program (teleconnect discounts), that the teleconnect discount be applied after applying the E-rate discount, as defined. Existing law requires the commission to require, as a condition of participation in the California Teleconnect Fund program, that customers eligible for the E-rate discount provide the commission with information necessary for the commission to determine the percentage of the E-rate discount to which the customer would be entitled.

This bill would amend the exception for necessary small schools to instead make it applicable to certain small school districts, as specified, and would delete the requirement that customers eligible for the E-rate discount provide the commission with information necessary for the commission to determine the percentage of the E-rate discount to which the customer would be entitled. The bill would change references to “the” E-rate discount to “an” E-rate discount, and would amend the definition of “E-rate discount” to authorize the commission to use an actual E-rate discount or a representative discount figure, as determined by the commission.

Ch. 71 (SB 100) Ducheny Budget Act of 2006.

The Budget Act of 2006 appropriated specified amounts from the General Fund and unallocated nongovernmental cost funds for expenditure for contingencies or emergencies upon written notification from the Director of Finance.

The bill would appropriate \$140,970,000, as scheduled, in augmentation of these Budget Act appropriations.

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

Ch. 72 (SB 125) Harman Horse racing.

Existing law requires a quarter horse racing association in the southern zone to show races of a harness racing association in the northern zone via satellite, and requires a harness racing association in the northern zone to show races of a quarter horse racing association in the southern zone via satellite, as specified. Existing law also requires each racing association to

pay the other an additional 5% of the amount wagered on the satellite races at their respective facilities, as specified. Existing law requires that the additional 5% received by harness racing associations be distributed equally as commissions to the racing association and as purses to the horsemen participating in the meeting.

This bill would expand the distribution schedule described above for the additional 5% of the amount wagered on satellite races received to each racing association by deleting the reference to harness racing associations.

Existing law prohibits certain authorized fees or charges from being paid by the operator of a satellite wagering facility that was licensed in the northern zone prior to January 1, 2000.

This bill would state that it is, and always has been, the intent of the Legislature that this provision apply to impact fees charged by a thoroughbred racing association or a thoroughbred fair racing association in the northern zone, on satellite wagers accepted by satellite facilities operated by those associations.

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

Ch. 73 (SB 196) Machado Teacher credentialing: district interns.

Existing law authorizes the Commission on Teacher Credentialing, until January 1, 2008, to issue district intern credentials authorizing persons employed by a school district to provide classroom instruction to pupils with mild and moderate disabilities in special education classes.

This bill would delete that termination date, thereby authorizing the commission to issue those district intern credentials indefinitely.

Ch. 74 (SB 221) Runner Legislators' Retirement System: compensation.

The Legislators' Retirement Law permits the Insurance Commissioner or an elective officer of the state whose office is provided for by the Constitution, other than a judge or Member of the Senate or Assembly, to become a member of the Legislators' Retirement System and receive a retirement allowance based upon the highest compensation received by that Insurance Commissioner or elective officer while he or she was serving in office.

This bill would provide that the retirement allowance of a member of the Legislators' Retirement System who is a member of that retirement system as the Insurance Commissioner or an elective officer of the state whose office is provided for by the Constitution, other than a judge or Member of the Senate or Assembly, and who enters the system on or after January 1, 2008, shall be based on the highest average salary that was earnable by the person during any consecutive 12-month period of service.

Ch. 75 (SB 249) Negrete McLeod Horse racing: unauthorized payments.

Existing law prohibits racing associations or fairs that are licensed in California from making unauthorized payments to a horse owner or agent for the benefit of horsemen, and prohibits horse owners or their agents from accepting unauthorized payments or other consideration, except as specified.

This bill would provide that this prohibition does not apply to any payment by a licensed thoroughbred racing association in connection with funds contributed or authorized by the horsemen's organization responsible for negotiating purse agreements on behalf of the horsemen participating in the racing meeting, including purse supplements, sponsorship contributions, or promotional funds.

Ch. 76 (SB 293) Ackerman Presidential nominees.

Under existing law, the Secretary of State is required to deliver certificates of nomination to local elections officials 68 days prior to a general election.

This bill would, until January 1, 2009, require, if the Republican National Convention will conclude after the deadline for the Secretary of State to deliver certificates of nomination to local elections officials, the Chairperson of the Republican State Central Committee to notify the Secretary of State of the apparent nomination, with certain requirements, of the

Republican candidates for President and Vice President of the United States either not less than 78 days prior to the election or as soon as the nominations become apparent but not less than 61 days prior to the election. The bill would require the Secretary of State to prepare the certificates of nomination based on this information.

Ch. 77 (SB 317) Denham Horse racing: official veterinarians.

Existing law requires applicants for license as a steward to pass both a written and oral exam, and sets forth qualifications for persons to be admitted to that exam.

This bill would require applicants for license as an official veterinarian to pass both a written and oral exam, and would establish qualifications for persons to be admitted to the official veterinarian exam.

Ch. 78 (SB 357) Cox Life insurance: group policies.

Existing law provides that group life insurance may be written under a policy covering not less than 10 persons.

This bill would provide that group life insurance may be written under a policy covering not less than 2 persons.

Existing law provides that the premium for group life insurance issued to an employer may be paid by the employer or the employer and employees jointly.

This bill would provide that the premium for group life insurance issued to an employer may be paid by the employee, employer, or the employer and employees jointly.

Existing law requires that 75% of eligible employees must participate in group life coverage if part of the premium is paid with eligible employee contributions.

This bill would delete that requirement.

Existing law provides that coverage for dependants may continue through 22 years of age if the dependant is attending an educational institution.

This bill would provide that coverage for dependants may continue through 24 years of age if the dependant is attending an educational institution.

Existing law provides for group disability insurance, provided it is issued under specified conditions, including the requirement that the policy insure not less than 3 employees, agents, or members.

This bill would reduce the required number of insureds from 3 to 2.

Ch. 79 (SB 363) Simitian Teacher credentialing: identification number.

The Teacher Credentialing Law of 1988 requires the Commission on Teacher Credentialing to establish professional standards, assessments, and examinations for entry and advancement in the education profession. Existing law requires the commission to establish a nonpersonally identifiable teacher identification number for each teacher to whom it issues a credential, certificate, permit, or other document to teach in the public schools.

This bill instead would require the commission to establish a nonpersonally identifiable educator identification number for each educator to whom it issues a credential to provide a service in the public schools.

Ch. 80 (SB 414) Corbett Limited liability partnerships: public accountancy and law.

Existing law requires that every registered limited liability partnership and foreign limited liability partnership provide specified security for claims arising out of the practice of public accountancy and law. Under existing law, the total aggregate limit of liability under the policy or policies of insurance or the amount of security required to be provided by those partnerships providing accountancy or legal services is \$100,000 multiplied by the number of licensed persons, but not less than \$500,000 and not more than \$5,000,000 or \$7,500,000, respectively.

This bill would provide that the total aggregate limit of liability under the policy or policies of insurance or the amount of security for those partnerships providing accountancy or legal services with 5 or fewer licensees shall be not less than \$1,000,000 and for partnerships with more than 5 licensees, shall be an additional \$100,000 for each additional licensee up to the \$5,000,000 or \$7,500,000 maximum, respectively.

Ch. 81 (SB 715) Lowenthal Advertising displays: noncommercial, protected speech.

Existing law, the Outside Advertising Act, provides for regulation by the Department of Transportation of advertising displays, as defined, within view of public highways, as specified.

This bill would specify that the Director of Transportation is precluded from regulating noncommercial, protected speech contained within any advertising display authorized by, or exempted from, the Outside Advertising Act.

Ch. 82 (SB 796) Runner Additional grand juries.

Existing law authorizes the presiding judge in any county or city and county, or the judge appointed by the presiding judge to supervise the grand jury, to impanel an additional grand jury upon the request of the Attorney General or the district attorney or upon his or her own motion.

This bill would authorize the Presiding Judge of the Superior Court of the County of Los Angeles, or the judge appointed by the presiding judge to supervise the grand jury, to instead impanel up to 2 additional grand juries, in accordance with specified procedures.

Ch. 83 (SB 969) Aanestad Veterinary medicine.

Existing law provides that a person practices veterinary medicine when he or she, among other things, administers a drug for the prevention, cure, or relief of a wound, fracture, bodily injury, or disease of animals, except where the drug is administered by a registered veterinary technician or an unregistered assistant at the direction of and under the direct supervision of a licensed veterinarian.

This bill would, until January 1, 2012, authorize a registered veterinary technician and an unregistered assistant to administer a drug, including, but not limited to, a drug that is a controlled substance, except for the induction of anesthesia, under the direct or indirect supervision of a licensed veterinarian when done pursuant to the order, control, and full professional responsibility of the veterinarian. This bill would also define various terms for purposes of that provision and would make related changes.

Ch. 84 (AB 151) Berryhill Peace officers: county custodial officers.

Existing law defines various persons as peace officers, including, among others, custodial officers in certain counties.

This bill would include custodial officers, as specified, in the Counties of Glenn, Lassen, and Stanislaus within the definition of peace officer.

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

Ch. 85 (AB 243) Nakanishi Contractors: filing complaints and disciplinary actions.

Existing law, the Contractors' State License Law, provides for the licensure and regulation of contractors by the Contractors' State License Board. Existing law establishes timeframes for filing various complaints and accusations, which are grounds for disciplinary action against a licensed contractor. Existing law requires an accusation regarding an alleged breach of an express, written warranty by a licensee to be filed within the duration of the warranty.

This bill would require a disciplinary action to be filed against a licensee convicted of crimes related to the qualifications, functions, and duties of a contractor within 2 years after discovery of the conviction by the registrar of contractors or the board. The bill would also

require a disciplinary action regarding an alleged breach of an express, written warranty by a licensee to be filed within 18 months from the expiration of the warranty.

Ch. 86 (AB 1255) Parra County employees' retirement: pension benefits: Fresno County.

The County Employees Retirement Law of 1937 provides various formulas for the calculation of retirement benefits that counties subject to that law may adopt by resolution. That law provides a particular formula for the calculation of retirement benefits that a county may adopt if the county has implemented certain alternative provisions for survivorship benefits under social security, as specified, and a majority of the members of the affected class or classes vote in favor of the termination of retirement benefits under social security, as specified. That law authorizes counties and districts to adopt specified retirement benefits for general members of the retirement system and prohibits the adoption, by resolution, ordinance, contract, or contract amendment, of retirement benefits for some, but not all, general members.

This bill would permit the board of supervisors of Fresno County to adopt the provisions described above, to apply only to members first hired by the county on and after the date these provisions become operative in the county and to those members represented by Service Employees International Union Local 521 whose retirement benefits were established pursuant to a specified provision of that law, without regard to the requirement of implementing alternative survivorship benefits or the requirement of terminating benefits under social security. The bill would also make conforming, technical changes to these provisions.

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

Ch. 87 (SB 50) Torlakson Claims against the state: appropriation.

Existing law requires the Department of Justice to pay certain judgments against the state.

This bill would appropriate a total of \$3,445,000 to the Department of Justice to pay specific settlements. Any funds appropriated in excess of the amount required for the payment of these claims shall revert to the General Fund on June 30, 2008.

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

Ch. 88 (SB 102) Migden Blood transfusions.

Existing law requires, whenever there is a reasonable possibility, as determined by a physician, that a blood transfusion may be necessary as a result of a medical procedure, that the physician, by means of a standardized written summary that is published by the Medical Board of California and distributed upon request, inform the patient of the positive and negative aspects of receiving autologous blood and directed and nondirected homologous blood from volunteers.

This bill would also include a doctor of podiatric medicine within the scope of these requirements. It would require the information to be given by the physician or doctor of podiatric medicine, directly or through a nurse practitioner, certified nurse midwife, or physician assistant, authorized to order a blood transfusion.

Ch. 89 (SB 279) Yee State highways: public nuisance.

Existing law provides that it is a misdemeanor for any person to park a vehicle or place a structure wholly or partly within any highway for the purpose of sale or to sell from the vehicle or structure. Existing law also provides that any vehicle or structure parked or placed wholly or partly within any state highway for the purpose of sale, or to sell from, is a nuisance that may be immediately removed by the Department of Transportation. Existing law authorizes the California Highway Patrol and all peace officers to enforce these provisions.

This bill would provide that peace officers from a local law enforcement agency may enforce these provisions.

Ch. 90 (SB 437) Negrete McLeod Local agencies: redevelopment.

(1) Under the Community Redevelopment Law, a redevelopment agency is required to submit to its legislative body annually any audit undertaken by another governmental agency, and an annual report that includes, among others, an independent financial audit, a fiscal statement for the previous year, a description of the agency's activities with regard to housing and displacement in the previous fiscal year, and a description of the agency's progress in alleviating blight in the previous fiscal year, as specified.

This bill would also require the annual report to include a list of the fiscal years that the agency expects specified time limits to expire.

(2) Existing law requires a redevelopment agency that has adopted a redevelopment plan, as specified, to adopt an implementation plan that contains a number of specified elements, and must be updated as specified.

This bill would require the implementation plan to identify the fiscal years that the agency expects specified time limits to expire.

Ch. 91 (SB 500) Corbett Credit services organizations.

(1) Existing law regulates the activities of credit services organizations, and requires them to register with the Department of Justice. Existing law prohibits a credit services organization, its salespersons, agents, representatives, and contractors, as specified, from engaging in certain activities, including charging or receiving money or other consideration for referring the buyer to a retail seller or other credit grantor who will or may extend credit to the buyer on substantially the same terms as are generally offered to the public or without the services of the organization. Existing law provides that a violation of these provisions is a misdemeanor.

This bill would provide additional activities in which a credit services organization, and its salespersons, agents, representatives, and contractors are prohibited from engaging, including, among others, directly or indirectly extending credit to any buyer, referring any buyer to a credit grantor that is related to the credit services organization by common ownership, management, or control, and providing a credit grantor with assurance that an extension of credit to a buyer referred by the credit services organization will be repaid. The bill would also prohibit the Department of Justice from providing a credit services organization certificate of registration to any person who has engaged in, or proposes to engage in, specified activities. By broadening 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. 92 (SB 519) Committee on Governmental Organization Public meetings: special meetings.

The Bagley-Keene Open Meeting Act requires that all meetings of a state body be open and public and all persons be permitted to attend. The act requires the body to provide notice and an agenda of a regular meeting at least 10 days in advance of the meeting but authorizes the calling of a special meeting for specified purposes when compliance with the 10-day notice would impose a substantial hardship on the state body or when immediate action is required to protect the public interest.

This bill would authorize the calling of a special meeting to provide for an interim executive officer of a state body upon the death, incapacity, or vacancy in the office of the executive officer.

Ch. 93 (SB 525) Lowenthal Administrative hearings: restitution orders.

Under existing law, a violation of certain requirements governing manufacturers, manufacturer branches, remanufacturers, remanufacturer branches, distributors, distribution branches, transporters, and dealers, licensed by the Department of Motor Vehicles, may be adjudicated in an administrative hearing.

This bill would allow an administrative decision rendered against a licensee for a violation of these requirements to include an order of restitution for any financial loss or damage found to have been suffered by a person in the case. The failure to pay the restitution would be separate grounds for the department to refuse to issue a license to a licensee.

Ch. 94 (SB 699) Ducheny Developer fees: water rights and supply.

The Mitigation Fee Act authorizes fees and charges for specific purposes, including fees and charges imposed for water and sewer connections or capacity charges that may not exceed the estimated reasonable cost of providing the service or improvement for which the fee or charge is imposed, unless a question regarding the amount of the fee or charge imposed in excess of this cost is submitted to and approved by $\frac{2}{3}$ of the electors voting on the issue.

The act defines a “capacity charge” as a charge for facilities in existence at the time a charge is imposed or charges for new facilities to be constructed in the future that are of benefit to the person or property being charged.

The bill would redefine a “capacity charge” to mean a charge for public facilities in existence at the time a charge is imposed or charges for new public facilities to be acquired or constructed in the future that are of proportional benefit to the person or property being charged, including supply or capacity contracts for rights or entitlements, real property interests, and entitlements and other rights of the local agency involving capital expense relating to its use of existing or new public facilities.

The bill would also provide that a “capacity charge” does not include a commodity charge.

Ch. 95 (SB 706) Runner Civil action: unlawful detainer: controlled substances.

Existing law authorizes certain courts having jurisdiction over specified cities to hear an unlawful detainer action brought by a city attorney or city prosecutor on behalf of the people against any person who remains in possession of leased real property after the lease is terminated because the lessor was using the real property for purposes of selling controlled substances.

This bill would include the City of Palmdale in that list of specified cities.

Ch. 96 (SB 744) Runner Food facilities.

(1) The California Uniform Retail Food Facilities Law (CURFFL) provides for the regulation of health and sanitation standards for food facilities, including commissaries, by the State Department of Public Health and is primarily enforced by local health agencies. A violation of any provision of CURFFL is a misdemeanor.

CURFFL defines a commissary as a food facility that services mobile food facilities, mobile support units, or vending machines where all of specified actions occur.

This bill would revise the definition of a commissary to mean a food facility that services mobile food facilities, mobile support units, or vending machines where any of the specified actions occur. By extending the applicability of the misdemeanor provisions of the CURFFL and by increasing the duties of local enforcement agencies, this bill would create a state-mandated local program.

(2) CURFFL excludes from the definition of “limited food preparation” the slicing, chopping, or grinding of raw ingredients or potentially hazardous food.

This bill would eliminate the slicing or chopping of raw ingredients or potentially hazardous food from the exclusion.

(3) CURFFL imposes various requirements on retail food facilities regarding the identification and certification of molluscan shellfish that are harvested and received for sale or service.

The bill would revise certain requirements, as specified.

(4) CURFFL authorizes a local health officer or local enforcement agency to require the immediate restriction or exclusion of any employee or food employee applicant from a food facility under specified conditions.

This bill would delete this authorization with respect to food employee applicants.

(5) CURFFL requires a food facility permitholder to instruct all food employees regarding the relationship between personal hygiene and food safety.

This bill would, instead, require the owner who has a food safety certificate or employee who has this certificate to provide this instruction. By changing the definition of a crime, this bill would impose a state-mandated local program.

(6) CURFFL requires the person in charge to notify the local enforcement agency when notified that a food employee or food employee applicant has been diagnosed with an infectious agent.

This bill would require the local enforcement agency to be notified when the person in charge is made aware that a food employee has been so diagnosed.

(7) CURFFL specifies foods that may be held between 41°F and 45°F.

This bill would provide that these foods may be held at or below 45°F.

(8) CURFFL requires food to be inspected upon receipt and prior to any use, storage, or resale.

This bill would require this inspection to be as soon as practicable.

(9) CURFFL authorizes food facilities to engage in the brewing of alcoholic beverages only pursuant to a specified Hazard Analysis Critical Control Point plan.

This bill would delete this plan requirement.

(10) This bill would also make various technical, nonsubstantive changes to the above-described provisions.

(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 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.

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

Ch. 97 (SB 813) Wiggins Death of a candidate: election cancellation.

Existing law requires that, notwithstanding any other provision of law, except for an election for a judicial office, an election may not be conducted and no votes cast for the office be counted, and if counted the votes are null and void, if an incumbent is a candidate for a nonpartisan statewide, countywide, or citywide office, or for a nonpartisan office that is elected by division, area, or district, which he or she currently holds at an election at which only one other candidate, excluding any write-in candidates, has qualified to have his or her name placed on the ballot for that office, and either the challenger or the incumbent dies after the hour of 12:01 a.m. of the 68th day before the election.

Existing law also requires that a special election be called and held when the death of the challenger or the incumbent occurs as specified above.

This bill would specify that these provisions apply to a primary election and not to a runoff election.

Ch. 98 (SB 819) Hollingsworth Local government: consolidation.

Existing law, the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000, establishes procedures for the organization and reorganization of cities and special districts. With respect to the consolidation of special districts, until January 1, 2005, the law

required all of the districts to have been formed pursuant to the same principal act. Existing law, until July 1, 2008, permits the consolidation of 2 or more special districts not formed pursuant to the same principal act if certain procedures are followed.

This bill would delete that July 1, 2008, expiration date on the authorization to consolidate 2 or more special districts not formed pursuant to the same principal act.

Existing law sets forth the various powers and duties of a local agency formation commission in reviewing and approving or disapproving proposals for changes of organization or reorganization. Existing law authorizes a commission to initiate proposals for consolidation of districts, dissolution, merger, establishment of a subsidiary district, or a reorganization that includes any of those changes, and only under specified circumstances.

This bill would authorize a commission to initiate proposals for the formation of a new district or districts.

This bill would provide that its provisions would not affect any application for a change of organization or reorganization that a local agency formation commission has accepted for filing before January 1, 2008, or any litigation pending on January 1, 2008.

Ch. 99 (SB 1037) Committee on Banking, Finance and Insurance Banking and trust business.

Existing law, the Banking Law, provides for the regulation of banks and trust companies by the Commissioner of Financial Institutions.

Existing law specifies that the Corporate Securities Law does not apply to securities issued by and representing an interest in or a direct obligation of a specified bank or trust company.

This bill would instead specify that the Corporate Securities Law of 1968 does not apply to the offer and sale of securities issued by and representing an interest in or a direct obligation of a specified bank or trust company if the securities are offered and sold pursuant to the commissioner's authorization, as specified, or the securities are exempt, as specified.

Under existing law, no specified bank may offer or sell any security issued by it unless the commissioner has issued a permit authorizing that sale.

This bill would make various transactions exempt from the requirement that the commissioner issue a permit authorizing that sale.

Under existing law regulating trust companies, no corporation may engage in the trust business unless certain requirements are satisfied. Existing law permits a nonprofit corporation to act as a receiver as a result of the appointment by a court.

This bill would delete that provision and instead specify that various persons are exempt from meeting certain requirements before engaging in the trust and banking business. Examples of these persons include, among others, any natural persons serving as trustee of 1 or more trusts where at least 1 trustor is a family member, as defined, and any member of the State Bar or any certified public accountant, as specified, as well as any nonprofit corporation acting as trustee incidental to the purposes for which it was organized, as specified. The bill would also define various terms and make numerous technical changes.

Ch. 100 (SB 1038) Committee on Banking, Finance and Insurance Insurance.

Existing law provides that any person or other entity that provides coverage in this state for medical or related services whether this coverage is by direct payment, or otherwise, and that enters into an arrangement or contract with, or underwrites, a preferred provider organization or arrangement is subject to the jurisdiction of the Department of Insurance.

This bill would delete a repealed statutory cross-reference in that provision.

Existing law requires specified insurers to establish the California Insurance Guarantee Association the purpose of which is to provide insurer insolvency coverage for each member. Existing law defines, as used in these provisions, "unearned premium," as that portion of a premium that has not been earned and is remaining for the unexpired term of an insolvent insurer's premium because of the cancellation of the policy, as specified.

This bill would specify that “unearned premium” is to be calculated by the liquidator, and make other technical, nonsubstantive changes.

Existing law provides that any district attorney who fails to submit an application for fraud prosecution funds to the commissioner within 90 days of the deadline for submission of application shall be subject to loss of distribution of the moneys.

This bill would instead provide that any district attorney who fails to submit an application for fraud prosecution funds to the commissioner by the deadline set by the commissioner shall be subject to loss of distribution of the moneys.

Existing law requires the Fraud Division to annually compile and report, as a part of the commissioner’s annual report, specified information.

This bill would delete the requirement that the division compile and report the specified information.

Ch. 101 (SB 998) Cox Commissioner of Corporations: business regulation.

(1) Existing law requires domestic corporations, foreign corporations, nonprofit public benefit corporations, and nonprofit mutual benefit corporations to file statements either annually or biennially with the Secretary of State containing specified information including the street address of its principal executive office.

This bill would require those corporations to also include the mailing address of the corporation in the annual or biennial statements in certain circumstances.

(2) Existing law provides for the regulation, by the Commissioner of Corporations, of issuers of securities, franchises, persons engaged in the business of making deferred deposit transactions, finance lenders, and check sellers, bill payers, and proraters. A willful violation of the laws regulating these individuals is a crime. Existing law also provides for the regulation, by the Commissioner of Corporations, of securities depositories.

This bill would authorize the Commissioner of Corporations, with respect to those individuals, to issue an order censuring, suspending, or barring from any position of employment, management, or control, specified licensees or other persons, and prohibiting licensees or persons from participating in the business, as specified, for prescribed cause.

Under existing law, all applicants, except California corporations, applying for registration of an offer to sell franchises are required to file with the commissioner a specified form appointing the commissioner as agent for service of process, as specified.

This bill would extend that exception to California limited partnerships and California limited liability companies.

(3) Existing law provides for the regulation, by the Commissioner of Corporations, of issuers of securities, agents, broker-dealers, investment adviser representatives, investment advisers, persons engaged in the business of commodities, franchises, check sellers, bill payers and proraters, escrow agents, finance lenders, persons engaged in the business of making deferred deposit transactions, and mortgage lenders. A willful violation of the laws regulating these individuals is a crime. Existing law also provides for the regulation, by the Commissioner of Corporations, of capital access companies, bucket shops, and securities depositories.

Existing law makes it unlawful to make any untrue statement of a material fact in, among other things, an application filed with the commissioner.

This bill would make it unlawful to knowingly alter, destroy, mutilate, conceal, cover up, falsify, or make a false entry in any record, document, or tangible object with specified intent. The bill would also make it unlawful for any person to knowingly make an untrue statement to the commissioner during the course of licensing, investigation, or examination, with specified intent. Because a willful violation of those specified provisions would be a crime, the bill would impose a state-mandated local program.

(4) Existing law makes it unlawful to sell any franchise subject to registration without first providing the prospective franchisee with a copy of, among other things, the offering

circular, at least 10 business days prior to the execution of any binding franchise or prior to the receipt of any consideration, as specified.

This bill would instead require the offering circular to be provided to the prospective franchisee at least 14 days prior to the execution of any binding franchise or prior to the receipt of any consideration, as specified.

(5) Existing law, the California Finance Lenders Law, provides for the licensure and regulation of finance lenders, as defined, by the Commissioner of Corporations and exempts specified entities from its provisions. Existing law requires the commissioner to investigate an applicant for licensure and, in the case of an applicant that is a corporation, trust, or association, to investigate its principal officers, directors, and certain other persons. Existing law authorizes the commissioner to deny an application for licensure under specified conditions. Existing law requires licensees to maintain a specified surety bond and to file a copy of that bond with the commissioner.

This bill would exempt a person from the California Finance Lenders Law if that person is doing business under the laws of any state relating to, among other things, banks, credit unions, and small business investment companies. The bill would require the commissioner, in investigating applications for licensure submitted by a corporation, trust, limited liability company, or association, to additionally investigate the applicant and its managing members. The bill would also authorize the commissioner to deny an application for licensure if the applicant itself has, within the last 10 years, been convicted or pled nolo contendere to a crime or committed specified acts involving dishonesty, fraud, or deceit. The bill would instead require the licensee to file an original surety bond with the commissioner.

(6) Existing law, the California Residential Mortgage Lending Act, provides for the licensing and regulation by the Commissioner of Corporations of persons engaged in the business of making residential mortgage loans or servicing those loans. The California Residential Mortgage Lending Act requires a licensee that ceases to engage in activity regulated by the act, and that no longer desire to be licensed, to inform the commissioner in writing, surrender the license, and file other specified information with the commissioner, including a plan for the withdrawal from regulated business that includes a closing audit performed by an independent certified public accountant. Existing law requires licensees to maintain a specified surety bond and to file a copy of that bond with the commissioner.

This bill would instead require the plan for withdrawal to include either the closing audit or a review or other procedures prescribed by rule or order of the commissioner. The bill would also instead require the licensee to file an original surety bond with the commissioner.

(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. 102 (SB 1041) Committee on Veterans Affairs State militia.

Existing law provides that the militia of the state consist of the active militia, which includes the National Guard, the State Military Reserve, and the Naval Militia, and the unorganized militia, which includes all persons liable to service in the militia, except for members of the active militia.

This bill would clarify that the unorganized militia does not include members of the State Military Reserve, in addition to the National Guard and the Naval Militia.

Ch. 103 (AB 61) Nava Santa Barbara Metropolitan Transit District.

Existing law establishes the Santa Barbara Metropolitan Transit District, which is governed by a board of 5 members.

This bill would increase the number of members on the board by 2 members to a total of 7 members. The bill would require the City Council of the City of Carpinteria and the City Council of the City of Goleta to each appoint one of the additional members to the board.

By increasing the membership of the board of the Santa Barbara Metropolitan Transit District, 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. 104 (AB 104) Solorio Criminal records: city attorneys.

Existing law requires the Department of Justice to maintain specified criminal history information, and requires the Attorney General to supply that information to specified law enforcement and other entities, as prescribed.

This bill would additionally require the Attorney General to provide criminal history information to city attorneys pursuing civil gang injunctions, or drug abatement actions, as specified.

Existing law requires local criminal justice agencies to supply local criminal history information, as defined, to specified law enforcement and other entities, as prescribed.

This bill would additionally require local criminal justice agencies to provide local criminal history information to city attorneys pursuing civil gang injunctions, or drug abatement actions, as specified.

By imposing additional duties on local criminal justice agencies, 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, 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. 105 (AB 361) Ma Decedents' estates: creditor claims.

Existing law requires the general personal representative or the estate attorney of a decedent's estate to provide notices to the Director of Health Care Services and the Director of the California Victim Compensation and Government Claims Board, under specified circumstances, not later than 90 days after the date letters of administration are first issued.

This bill would require that the general personal representative or estate attorney give the Franchise Tax Board notice of the administration of the estate, as specified, not later than 90 days after the date letters of administration are first issued. This requirement would apply to estates for which letters of administration are first issued on or after July 1, 2008.

Ch. 106 (AB 470) DeSaulnier Electric personal assistive mobility devices.

(1) Existing law defines "pedestrian" for purposes of the Vehicle Code to include a person who is using an electric personal assistive mobility device (EPAMD), as that term is defined. The definition of EPAMD, among other things, requires the maximum speed of the EPAMD to be less than 12.5 miles per hour. Existing law imposes safety specifications on EPAMDs, and authorizes a city, county, or city and county, to ensure the safety of pedestrians, to regulate the time, place, and manner of the operation of EPAMDs and their use as a pedestrian for purposes of the Vehicle Code. A violation of those provisions is an infraction. State agencies are also authorized to limit or prohibit the time, place, and manner of EPAMD use on state property. Existing law repeals these provisions on January 1, 2008, unless a later enacted statute deletes or extends that date.

This bill would delete the repeal of those provisions, thereby extending them indefinitely. The bill also would change the definition of EPAMD to require the maximum speed of an EPAMD to be no more than 12.5 miles per hour, rather than less than 12.5 miles per hour, and to require an EPAMD to be no greater than 20 inches deep and 25 inches wide.

The bill would impose additional safety requirements on the operation of an EPAMD. The bill would require a person operating an EPAMD on specified surfaces to yield the right-of-way to all pedestrians on foot.

The bill would impose a state-mandated local program by extending indefinitely the existing provisions, the violation of which constitutes an infraction, and because a violation of the new provisions would be an infraction.

(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. 107 (AB 711) Emmerson Contractors: landscape contractors.

Existing law, the Contractors' State License Law, creates the Contractors' State License Board within the Department of Consumer Affairs and provides for the licensing and regulation of contractors. Existing law authorizes a landscape contractor working within the classification of his or her license to enter into a prime contract for the construction of a swimming pool, spa, or hot tub, provided that the improvements are included within a landscape project that the landscape contractor is supervising and are subcontracted to a single licensed swimming pool contractor or are performed by the landscape contractor who is a licensed swimming pool contractor. Existing law specifies various acts and omissions that constitute grounds for disciplinary action against a licensed contractor, and authorizes the Registrar of Contractors to deny an application for licensure or renewal of licensure, issue a citation, or suspend or revoke a license or registration for any act or omission constituting a cause for disciplinary action.

This bill would authorize a landscape contractor working within the classification of his or her license to enter into a prime contract for the construction of an outdoor cooking center or an outdoor fireplace provided that the improvements are included within a residential landscape project that the contractor is supervising and that, in the case of an outdoor fireplace, it is not attached to a dwelling. The bill would require any work performed in connection with the construction of the outdoor cooking center or outdoor fireplace that is outside of the scope of the landscape contractor classification to be performed by a general building contractor, as specified, or an appropriately licensed specialty contractor, unless the landscape contractor is also a general building contractor or holds an appropriate specialty license classification to perform the work. The bill would provide that a violation of these provisions and related provisions of existing law would be grounds for disciplinary action.

Ch. 108 (AB 714) Maze Adoption: relatives: release of information.

Existing law requires that, in any case in which a child is removed from the physical custody of his or her parents pursuant to specified provisions of law, preferential consideration be given to a request by a relative of the child for placement of the child with the relative.

Existing law prohibits the State Department of Social Services and licensed adoption agencies from releasing information that would identify persons who receive, or have received, adoption services, except as specified.

This bill would provide that, with respect to a child who was previously a dependent of the court and was previously adopted, and whose adoption has been disrupted or set aside pursuant to specified provisions, or who has been released into the custody of the department or a licensed adoption agency by the adoptive parents or parent, the department and any licensed adoption agency may search for a relative and furnish identifying information relating to the child to that relative if it is believed the child's welfare will be promoted thereby. The bill would provide that, for the purposes of these provisions, a relative includes a member of the child's birth family and nonrelated extended family members, regardless of whether the parental rights were terminated, provided that specified circumstances exist.

Ch. 109 (AB 745) Silva Local agency formation commissions.

The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 requires specified procedures to be followed for the submission of a proposal for a change of organization or reorganization to the local agency formation commission. Existing law requires the disclosure of expenditures for political purposes related to a change of organization or reorganization proposal that has been submitted to a local agency formation commission, and contributions in support of or in opposition to those measures.

This bill would require expenditures for political purposes made in connection with a proposal that will be submitted to a local agency formation commission, and contributions in support of or in opposition to those proposals, and expenditures for political purposes made in connection to proceedings for a change of organization or reorganization, and contributions in support of or in opposition to those proceedings, to be disclosed and reported to the same extent and subject to the same requirements of the Political Reform Act of 1974 as provided for local initiative measures.

Ch. 110 (AB 905) Arambula Child care: eligibility.

The Child Care and Development Services Act provides child care and development services to children from birth to 13 years of age and their parents through full- and part-time programs. The act requires the Superintendent of Public Instruction to adopt rules and regulations on eligibility, enrollment, and priority of services needed to implement those programs. A regulation adopted by the Superintendent provides that a family's period of eligibility for those programs is limited to 60 working days during the contract period if the basis of the family's need is seeking employment.

This bill would authorize the Superintendent to extend the 60-day eligibility period by an additional 60 days if he or she determines that opportunities for employment have diminished to the degree that one or both parents cannot reasonably be expected to find employment within 60 working days and granting the extension is in the public interest.

Ch. 111 (AB 924) Emmerson Crimes: vehicles.

Existing law defines "criminal profiteering activity" as any act committed or attempted or any threat made for financial gain or advantage, which act or threat may be charged as one of several specified crimes.

This bill would add offenses involving vehicle theft to that list of specified crimes.

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. 112 (AB 946) Krekorian Electricity: renewable energy resources.

The Public Utilities Act imposes various duties and responsibilities on the Public Utilities Commission with respect to the purchase of electricity and requires the commission to review and adopt a procurement plan and a renewable energy procurement plan for each electrical corporation pursuant to the California Renewables Portfolio Standard Program. The program requires that a retail seller of electricity, including electrical corporations, community choice aggregators, and electric service providers, but not including local publicly owned electric utilities, purchase a specified minimum percentage of electricity generated by eligible renewable energy resources, as defined, in any given year as a specified percentage of total kilowatthours sold to retail end-use customers each calendar year (renewables portfolio standard). Existing law requires every electrical corporation to file with the commission a standard tariff for the renewable energy output produced at an electric generation facility, as defined, that, among other things, is an eligible renewable energy

resource. Existing law requires the electrical corporation to make this tariff available to public water or wastewater agencies that own and operate an electric generation facility within the service territory of the electrical corporation, upon request, on a first-come-first-served basis, until the combined statewide cumulative rated generating capacity of those electric generation facilities equals 250 megawatts, with each electrical corporation required to offer service or contracts until that electrical corporation meets its proportionate share of the 250 megawatts based on the ratio of its peak demand to the total statewide peak demand of all electrical corporations.

The existing definition of an “electric generation facility” includes a requirement that the facility be owned and operated by a public water or wastewater agency that is a retail customer of an electrical corporation, that the facility have an effective capacity of not more than one megawatt and is located on or adjacent to a water or wastewater facility owned and operated by the public water or wastewater agency.

This bill would amend the definition of an “electric generation facility” to require that the facility be owned and operated by a public water or wastewater agency that is a retail customer of an electrical corporation, that the facility have an effective capacity of not more than one megawatt, and that the facility is located on property owned or under the control of the public water or wastewater agency.

The bill would make other nonsubstantive technical changes.

Ch. 113 (AB 1126) Eng Civil discovery: unlawful detainer: subpoenas.

Existing law specifies the procedural rules applicable to the conduct of discovery in civil actions. Existing law sets forth various summary proceedings for use in civil actions involving the possession of real property, including actions for unlawful detainer.

This bill would provide that, in any action under the above summary proceedings, a discovery motion may be made at any time upon giving 5 days’ notice.

The bill would require the Judicial Council to adopt rules prescribing the time for the filing and service of opposition and reply papers relating to specified motions filed in connection with the above summary proceedings.

The bill would allow a plaintiff in the above summary proceedings to propound interrogatories, make a demand for inspection, and make requests for admission without leave of court at any time that is 5 days after service of the summons on, or appearance by, the relevant party, whichever occurs first. The bill would make related changes to the procedures governing discovery in those summary proceedings.

Existing law accords certain rights and protections to a consumer whose personal records are subject to a subpoena that is directed to a witness with whom the consumer has transacted business or who has acted as agent or fiduciary of the consumer. Under existing law, those rights and protections include the power of the court to make an order appropriate to protect the consumer from unreasonable or oppressive demands.

This bill would, in addition, allow the court to make the above order to protect an employee who is or has been employed by a witness subject to a subpoena, and an individual who is or has been represented by a labor organization that is a witness subject to a subpoena, when the subpoena covers records pertaining to the employee. The bill would make technical changes conforming the provisions of law protecting employees whose records are subject to a subpoena to the provisions protecting consumers.

The bill would require that, if the party giving notice of a deposition is a subpoenaing party, and the deponent is a witness commanded by a deposition subpoena to produce personal records of a consumer or employment records of an employee, the deposition be scheduled for a date at least 20 days after issuance of that subpoena.

Ch. 114 (AB 1208) Silva Improvement districts.

Existing law, the Parking and Business Improvement Area Law of 1989, authorizes local governmental entities to levy assessments on businesses located and operating in a parking

and business improvement area. Existing law requires specified proceedings to establish or modify a parking and business improvement area, including the adoption of a resolution by the governing body and a public hearing. Existing law requires these public hearings to be commenced within 20 to 30 days of, and completed within 30 days of the adoption of the resolution indicating the intent to establish or modify a parking and business improvement area.

This bill would delete the 20-day and 30-day limits for commencement and completion of those public hearings and would instead make certain other existing notice and procedural requirements applicable to those hearings.

Existing law, the Property and Business Improvement District Law of 1994, authorizes local governmental entities to levy assessments on properties and businesses within a business improvement district for the purpose of financing certain improvements. Existing law requires the management district plan for a business improvement district to include certain information, including a description of the boundaries of the district. Existing law prohibits the boundaries of a proposed district to overlap with the boundaries of an existing district. Existing law specifies that this prohibition does not apply to business improvement districts overlapping with other improvement areas. Existing law requires a local governmental entity to provide specified notice and hearing if the governing body proposes to modify a management district plan, to levy an assessment, or to impose a new or increased assessment.

This bill would revise the limitation on the overlapping of business improvement districts to instead prohibit the overlapping of proposed and existing property assessment districts. The bill would require different provisions of existing law relating to notice and hearing procedures to be applied to new or increased property assessments and business assessments, as specified. The bill would also revise the notice and hearing procedures to be applied to proposed modifications of a management district plan.

Existing law, the Multifamily Improvement District Law, provides that upon submission of a written petition, signed by either more than $\frac{2}{3}$ of the property owners or more than $\frac{2}{3}$ of the business owners in a proposed multifamily improvement district, the governing body may initiate proceedings to form a multifamily improvement district, as specified. Existing law requires the governing body to provide specified notice and hearing if the governing body proposes to modify a management district plan.

This bill would instead authorize a governing body to initiate proceedings to form a multifamily improvement district upon the submission of a written petition signed by either property owners or business owners that would pay more than $\frac{2}{3}$ of the proposed assessment. The bill would also revise the notice and hearing procedures to be applied to proposed modifications of a management district plan, as specified.

Ch. 115 (AB 1211) Price Depositions: costs.

Existing law provides a comprehensive procedure for the noticing, conduct, and transcription or recording of oral depositions inside the state. Existing law requires the party noticing the deposition to bear the cost of the transcription, unless the court, on motion and for good cause, orders that the cost be borne or shared by another party.

This bill would provide, in addition, that the obligation to timely pay the deposition officer or entity providing the services of the deposition officer for that transcription, and any other deposition products or services, as defined, that are requested, shall be the responsibility of the requesting attorney or a party representing himself or herself, unless responsibility for the payment is otherwise provided by law or the deposition officer or entity is notified in writing that the party or another identified person will be responsible for payment. The bill would provide that these provisions do not prohibit or supersede an agreement between an attorney and a party allocating responsibility for the payment of deposition costs to the party.

Ch. 116 (AB 1326) Houston San Francisco Bay Area Rapid Transit District: Los Angeles County Metropolitan Transportation Authority.

Existing law establishes various regional transportation authorities, including the San Francisco Bay Area Rapid Transit District (BART) and the Los Angeles County Metropolitan Transportation Authority (MTA). Existing law requires that, when the expenditure required for a purchase of supplies, equipment, and materials by BART or MTA exceeds \$100,000, adjusted annually as provided under federal law, the purchase shall be by contract let to the lowest responsible bidder or to the responsible bidder who submits a proposal that provides the best value, as defined, except as specified. Existing law also requires that, when an expected expenditure required by BART or MTA exceeds \$2,500, adjusted annually as provided under federal law, but does not exceed a specified amount, the district or commission shall obtain a minimum of 3 quotations that permit price and term to be compared, except as specified.

This bill would delete the provisions requiring the above maximum and minimum expenditure amounts to be adjusted annually as provided under federal law.

Ch. 117 (AB 1364) Benoit Workers' compensation.

Existing law requires insurers issuing workers' compensation insurance, from time to time as demanded by the commissioner, to deposit with the Treasurer, a bank or savings and loan association authorized to engage in the trust business, or a trust company, cash instruments or approved interest-bearing securities as a prerequisite to admission to transact workers' compensation insurance for the purpose of paying compensable workers' compensation claims under policies issued by the insurer in the event the insurer fails to pay those claims when they come due. Existing law provides that the deposit shall be maintained at a deposit value specified by the commissioner, but in any event no less than an amount determined, as specified.

This bill would provide that if the insurer providing the deposit is domiciled in a state where state law, as specified, provides that with respect to covered claims, the deductible amount paid by a guarantee association after the entry of an order of liquidation under large deductible workers' compensation policies, any part of the reimbursement proceeds, as specified, are general assets of the estate, then the amount of the insurer's deposit shall be calculated based on the gross amount of that insurer's liabilities for loss and loss adjustment expenses under those policies without regard to the deductible, and those reserves may not be reduced by any collateral or reimbursement obligations insureds were required to provide under those policies.

The bill would further provide that nothing in this section shall require that the deposit be calculated based on gross amounts of liabilities described above if the domiciliary state does not have an existing law, as specified, providing that the reimbursement proceeds described above are general assets of the estate.

Ch. 118 (AB 1374) Hernandez Peace officers: reserve housing authority patrol officers.

Existing law authorizes qualified persons to be deputized or appointed as reserve or auxiliary sheriffs or police officers of various local governmental agencies, which reserve officers are assigned to the prevention and detection of crime and the general enforcement of the laws of this state, and are considered peace officers, under specified circumstances.

This bill would expressly include all reserve housing authority patrol officers employed by a housing authority, as defined, among those reserve officers who are considered peace officers.

Ch. 119 (AB 1495) La Malfa Information signs for roadside businesses in rural areas: RV-friendly symbols.

Existing law provides that the Department of Transportation shall have full possession and control of the state highway system. Existing law requires the department to adopt rules and regulations to allow the placement of information signs identifying specific roadside businesses offering fuel, food, lodging, or camping near exits on freeways in rural areas, and to charge a fee in that regard.

This bill would require the department to incorporate an “RV-friendly” symbol on a sign placed under these provisions for a specific roadside business that requests the symbol and meets criteria of the department relating to sufficiency of access for recreational vehicles. The bill would require the department to adopt rules and regulations and to charge an additional fee for placement and maintenance of the symbol.

Ch. 120 (AB 1514) Maze Juveniles: psychotropic medication.

Existing law authorizes only a juvenile court judicial officer to make orders regarding the administration of psychotropic medications for a dependent child who has been removed from the physical custody of his or her parent.

This bill, likewise, would provide, with respect to a ward of the court who has been placed in foster care, that only a juvenile court judicial officer is authorized to make orders regarding the administration of psychotropic medications. The bill would require the Judicial Council to adopt rules of court and develop appropriate forms for implementation of these provisions on or before July 1, 2008.

Ch. 121 (AB 1575) Richardson Vehicle liens.

Existing law provides that every person has a lien dependent upon possession for the compensation to which the person is legally entitled for making repairs or performing labor upon, and furnishing supplies or materials for, and for the storage, repair, or safekeeping of, and the rental of parking space for, any vehicle subject to registration, as specified. A lienholder must obtain authorization to conduct a lien sale for a vehicle with a value determined to be over \$4,000. Existing law provides that the portion of the lien in excess of \$750 for any work or services, or the amount in excess of \$400 for any storage, safekeeping, or rental of parking space, or in excess of \$500 for storage or safekeeping if an application for authorization to conduct a lien sale has been filed, rendered or performed at the request of any person other than the legal owner or lessor is invalid unless prior to commencing any work, services, storage, safekeeping, or rental of parking space, the person claiming the lien gives actual notice in writing, as specified, to the legal owner named in the registration certificate and the written consent of the legal owner is obtained before those services are performed.

This bill would increase those amounts from \$750 to \$1,500, from \$400 to \$1,025, and from \$500 to \$1,250, respectively, subject to specified limitations on parking and storage fees. The bill would prohibit the lienholder, upon completion of the work or services, from dismantling, disengaging, removing, or stripping from the vehicle the parts used to complete the work or services. The bill would provide that a vehicle lien shall be extinguished, and no lien sale shall be conducted, if the lienholder, after written demand by the legal owner or the lessor to receive a written copy of the work order or invoice reflecting the services or repairs performed and the authorization to perform the services or repairs, fails to provide that copy to the legal owner or lessor, or his or her agent, within 10 days.

Ch. 122 (AB 1639) Duvall Insurance: licensing.

Existing law provides that a provider teaching any approved continuing education course at any approved seminar shall qualify for the same number of classroom hours as would be granted to a person taking and successfully completing that course, except that such person shall qualify for those classroom hours only once each license term.

This bill would provide that a provider may not use its own self-study course toward its continuing education requirement.

Existing law provides that an applicant for a surplus line broker's license shall provide a fee of \$295 for up to 2 natural named persons, and \$83 for each additional natural person named.

This bill would provide that the fee for the application shall be \$700 every 2 years. It would require every applicant for a business entity license to provide the names of all persons who may exercise the power and perform the duties under the license.

This bill would also provide that whenever a surplus line broker licensed as an organization desires to change the persons who are authorized to transact business under the license, it shall immediately file an application with the commissioner reflecting the change. The bill would require all natural persons named to take and pass the qualifying examination, as specified, and that they be in all other respects subject to the laws applying to surplus line brokers.

Existing law provides that no independent or public insurance adjusters shall conduct a business under a fictitious or other business name unless and until he or she has obtained the written authorization of the commissioner to do so.

This bill would provide that independent or public insurance adjusters who conduct business under a fictitious name must comply with specified rules, and the commissioner may disapprove of the use of a fictitious business name on specified grounds.

Ch. 123 (AB 1715) Committee on Utilities and Commerce Public utilities: Digital Infrastructure and Video Competition Act.

Existing law, the Digital Infrastructure and Video Competition Act of 2006, establishes a procedure for the issuance of state franchises for the provision of video service, defined to include cable service and open-video systems, administered by the Public Utilities Commission. Under existing law, any person or corporation that seeks to provide video service in this state is required to file an application with the commission for a state franchise with specified information, signed under penalty of perjury.

Existing property tax law specifies the manner in which local tax assessors determine the value of cable television possessory interests that are created in a cable television franchise or license that is granted by a local government. Under existing law, this valuation method also applies to possessory interests created in a cable franchise or license or a franchise to provide video services that is granted by the state under the act.

This bill would make technical, nonsubstantive, clarifying, and conforming changes in these provisions of the law.

Ch. 124 (AB 1718) Committee on Agriculture Agricultural advisory and promotional agencies.

Existing law generally regulates the proof of ownership for various animals including cattle, and provides for evidence of ownership of those animals, including a dairy exemption number, as specified, for certain cattle. Existing law further provides that the Secretary of Food and Agriculture may revoke the dairy exemption number of any person who violates any provision of the Food and Agricultural Code.

This bill would instead provide that the secretary may revoke the dairy exemption number of any person who violates certain provisions of the Food and Agricultural Code, as specified.

Existing law establishes various advisory and promotional entities for agricultural products, including, among others, the California Kiwifruit Commission.

This bill would authorize the commission to collect and disseminate various marketing information in order to prevent unfair trade practices, as specified.

The bill would authorize the commission to recommend kiwifruit quality standards to the Secretary of Food and Agriculture, and provide for their adoption, as specified.

Existing law establishes the California Walnut Commission.

This bill would make technical changes to procedures governing election of members to the commission.

Existing law establishes the California Cut Flower Commission.

This bill would expand the definition of “shipping research, analysis, and development” engaged in by the commission to include the development of shipping opportunities, practices, and methods, as specified.

The bill would authorize the commission to work to develop and arrange for shipping alternatives for producers in order to improve the quality of flowers and access to markets, as specified.

Existing law establishes the Mendocino County Winegrape and Wine Commission, and defines certain terms used in those provisions.

This bill would define “vintner” and “processor,” for purposes of these provisions, to mean persons who are engaged in producing, or causing to be produced, winegrape products, as specified.

Existing law provides that the commission shall establish assessments on winegrape producers based upon the number of tons of winegrapes delivered to vintners during the preceding marketing season.

This bill would, instead, base assessments upon the number of tons of winegrapes marketed during the preceding marketing season.

Existing law also provides that the assessment shall not apply to winegrapes produced for a producer’s or vintner’s own home or ornamental use if he or she files an affidavit with the commission which is approved, as specified.

This bill would also provide that a producer growing winegrapes commercially on 3 acres or less be exempt from the base assessment of winegrapes if he or she files an affidavit with the commission which is approved, as specified.

Ch. 125 (AB 1732) Committee on Elections and Redistricting Elections.

(1) Existing law defines “elections official” to include, among other persons, a county clerk, city clerk, registrar of voters, elections supervisor, or governing board having jurisdiction over elections within any county, city, or district within the state.

The bill would delete “governing board” from this definition.

(2) Existing law provides that if a petition protesting the adoption of an ordinance, and circulated by a person who is a registered voter or who is qualified to be a registered voter of the city, is submitted to the elections official of the legislative body of the city in his or her office during normal office hours, as posted, within 30 days of the adoption of the ordinance, and is signed by a specified number of registered voters, then the effective date of the ordinance shall be suspended and the legislative body shall reconsider the ordinance.

This bill would instead require that the petition be submitted to the elections official under these provisions within 30 days of the date the adopted ordinance is attested by the city clerk or secretary to the legislative body.

(3) Existing law, in addition to specified restrictions on a candidate’s statement for nonpartisan elective office in any local agency, limits the statement by a candidate for judicial office in the ballot pamphlet to a recitation of the candidate’s own personal background and qualifications, and prohibits him or her from making reference to other candidates for judicial office or to another candidate’s qualifications, character, or activities.

This bill would additionally apply these limitations to all candidates for nonpartisan elective office in any local agency. By expanding the scope of application of restrictions on candidates for local nonpartisan elective office, the bill would increase the duties of local elections officials and, thereby, 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, 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. 126 (SB 484) Lowenthal Recall and special elections: City of Lynwood.

Existing law provides the procedure for the recall of local government officers pursuant to a petition that is circulated for signatures and submitted by the proponents of the recall. It requires that when the city or county elections official is the officer sought to be recalled, the elections official's duties in connection with the recall process be performed by some other person designated by the applicable governing board.

This bill would state legislative findings that there exists a need for an experienced, objective, impartial, and professional entity to conduct any recall or special election that is held in the City of Lynwood in the County of Los Angeles during calendar years 2007 and 2008, and would state the intent of the Legislature in connection with this bill. It would require any recall or special election held in the City of Lynwood during the 2007 and 2008 calendar years to be administered by the Los Angeles County Registrar-Recorder/County Clerk, subject to approval by the Board of Supervisors of Los Angeles County.

This bill would require the City of Lynwood, consistent with a specified provision of state law, to pay the County of Los Angeles from the city treasury for any expenses authorized and necessarily incurred in conducting any recall or special election held in the City of Lynwood pursuant to this bill. It would provide a procedure under which the Controller would reallocate to the county amounts otherwise scheduled for distribution to the city from unrestricted funds or moneys, as specified.

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 pertaining to the City of Lynwood 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 declare that it is to take effect immediately as an urgency statute.

Ch. 127 (SB 548) Hollingsworth California Emergency Services Act.

The California Emergency Services Act established the Disaster Response-Emergency Operations Account in the Special Fund for Economic Uncertainties, and continuously appropriated moneys in the account for allocation by the Director of Finance to state agencies for qualifying disaster response operation costs for specified activities. Those provisions were repealed as of July 1, 2007.

This bill would, until January 1, 2009, reenact the above repealed provisions. By creating a continuously appropriated fund, this bill would make an appropriation.

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

Ch. 128 (AB 222) Emmerson Undomesticated burros.

Existing law makes it unlawful to kill, wound, capture, or have in possession any undomesticated burro.

This bill would authorize an officer or employee of a local animal control agency to remove an undomesticated burro, as defined, that strays onto private land or a public roadway, as specified. The bill would authorize an officer or employee of a local animal control agency to provide medical care or treatment, including, but not limited to, euthanasia if medically appropriate, to an undomesticated burro that is seriously ill or injured.

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

Ch. 129 (AB 257) Anderson Parks: veterans: park passes.

Existing law requires that a veteran, as defined, of any war, as defined, in which the United States has been, or may be engaged, who is a resident of this state, upon presentation to the

Department of Parks and Recreation of proof of disability or proof of being held captive as a prisoner of war and of an honorable discharge from service, upon application therefor and payment of a fee of \$3.50, be issued a pass entitling the bearer to the use of all facilities, including boat launching facilities, in units of the state park system.

This bill would eliminate the fee requirement for these park passes, and would additionally make a veteran who is a recipient of a Congressional Medal of Honor eligible for a pass.

Ch. 130 (AB 299) Tran 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 make technical, nonsubstantive changes in various provisions of law to effectuate the recommendations made by the Legislative Counsel to the Legislature.

Ch. 131 (AB 323) Evans Alcoholic beverage licensees: wine.

The Alcoholic Beverage Control Act provides that nothing in that law prohibits a winegrower from giving or selling wine to certain nonprofit organizations, as specified, at prices other than those contained in schedules filed with the Department of Alcoholic Beverage Control. Existing law allows nonprofit organizations holding a temporary wine license to conduct winetastings.

This bill would add beer and wine wholesalers that also hold off-sale beer and wine retail licenses and only sell wine to those who are not prohibited from giving or selling wine to those nonprofit organizations. This bill would also allow beer and wine wholesalers that also hold off-sale beer and wine retail licenses and only sell wine, subject to specified conditions, to assist a nonprofit organization holding a temporary wine license in conducting a winetasting.

The Alcoholic Beverage Control Act provides that a violation of its provisions is a misdemeanor, unless otherwise specified. This bill, by creating a new crime, 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 declare that it is to take effect immediately as an urgency statute.

Ch. 132 (AB 367) De Leon Court-ordered debts.

(1) Existing law authorizes any county or court that implements a comprehensive program to identify and collect various delinquent fees and penalties to deduct and deposit in the county treasury or the trial court operations fund the cost of operating that program from any revenues collected prior to distributing the revenues to other governmental entities, as specified.

This bill would specify that those fees include public defender fees. The bill also would delete other obsolete provisions relating to local comprehensive collection programs that were superseded by the above provisions.

(2) Existing law requires the Judicial Council to adopt guidelines for a comprehensive program concerning the collection of moneys owed for fees and other penalties imposed by court order, after considering the recommendations of a collaborative court-county working group. Existing law requires that working group to survey courts and counties regarding current collection efforts and make recommendations to the Judicial Council regarding collection methods.

This bill would require the Judicial Council to develop performance measures and benchmarks to review the effectiveness of court and county collection programs and to report on these collection programs to the Legislature on or before September 1, 2009, and annually thereafter, as specified. This bill would delete the above provisions relating to the working

group. The bill would require the Judicial Council, on or after July 1, 2009, to establish a task force to evaluate criminal and traffic-related court-ordered debts imposed against adult and juvenile offenders. Among other things, the task force would be required to make recommendations to the Judicial Council no later than June 30, 2010, regarding the priority in which court-ordered debts should be satisfied.

(3) Under existing law, unpaid fines and other penalties for criminal offenses imposed by a court upon a person or entity in an amount less than \$250, except for certain traffic offenses, may be referred to the Franchise Tax Board for collection after being delinquent for 90 days.

This bill would decrease the above amount required to refer those unpaid debts to the Franchise Tax Board from \$250 to \$100. The bill would also delete the exemption for traffic offenses.

Ch. 133 (AB 469) Horton Teacher credentialing: applications.

Existing law establishes in state government the Commission on Teacher Credentialing and requires the commission, among other things, to review and approve applications for, and issue, teaching and services credentials. A credential is required to contain its date of expiration, be issued on a form prescribed by the commission, and bear the signatures of the secretary and the chairman of the commission or their facsimile signatures.

This bill would instead require the credential to bear the signatures of the executive director and the chair of the commission or their facsimile signatures. The commission would be required to process an application for a credential within 50 business days of receipt, subject to specified exceptions. A specific timeframe would be established for the submission of certain applications to the commission by specified educational entities.

Ch. 134 (AB 522) Duvall Nonadmitted insurers.

Existing law generally provides that a surplus line broker may solicit and place insurance, other than as excepted, with nonadmitted insurers only if that insurance can not be procured from insurers admitted for the particular class or classes of insurance and that actually write the particular type of insurance in this state.

This bill would provide that this requirement does not apply to extensions of coverage by a nonadmitted insurer, of or for the same risks, and to the same insured under an existing surplus lines policy, as specified.

Existing law, until January 1, 2008, specifies various duties of nonadmitted insurers and surplus line brokers transacting business in this state. Specifically, it gives applicants and policyholders notice of the power to cancel the policy within 5 days under specified circumstances, and notice that the broker fee must be returned and that the premium must be prorated when a policy is canceled. It imposes a similar requirement with respect to personal insurance and associated umbrella policies.

This bill, by repealing the January 1, 2008, termination date, would extend these provisions indefinitely.

Existing law, operative on January 1, 2008, specifies various duties of nonadmitted insurers and surplus line brokers transacting business in this state, but without the above-specified requirements.

This bill would repeal this provision.

Ch. 135 (AB 647) Salas Tobacco use programs.

Existing law establishes the Tobacco Education and Research Oversight Committee to provide advice to the State Department of Health Services and the State Department of Education with respect to policy development, integration, and evaluation of tobacco education programs. Existing law specifies the duties of the State Department of Education with respect to tobacco programs administered by local public and private schools, school districts, and county offices of education. Existing law requires the State Department of Education to award and administer grants for projects directed at the prevention of tobacco

use among schoolage children. Existing law specifies the duties of county offices of education regarding antitobacco programs.

This bill would revise the above-described provisions to, among other things, require the State Department of Education to administer a competitive grant program for school-based, antitobacco education programs and tobacco use intervention and cessation activities, and revise the duties of the county offices of education with respect to this grant program. The provisions of this bill would take effect July 1, 2009.

Ch. 136 (AB 670) Spitzer Animals: bites: owner information.

Existing law makes it a misdemeanor or a felony for a person owning or having custody or control of a mischievous animal to negligently allow the animal to cause serious bodily injury to another person, as specified.

This bill would require a person who owns or has custody or control of an animal to, as soon as is practicable, but no later than 48 hours thereafter, provide identifying information to another person when the person knows, or has reason to know, the animal bit the other person, as specified. Failure to provide the required information would be an infraction, punishable by a fine of not more than \$100.

Because this bill would create a 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. 137 (AB 686) Gaines Minors: fitness hearing.

Existing law, enacted by initiative statute, establishes the criteria by which the juvenile court may find that certain minors, including a person who has committed one of specified violent offenses when he or she was 16 years of age or older, 2 or more felony offenses under certain circumstances, or specified violent offenses at 14 years of age or older under certain circumstances, are unfit for treatment in juvenile court. Existing law authorizes the district attorney to file an accusatory pleading in a court of criminal jurisdiction against those minors, including, among others, a minor 14 years of age or older who is alleged to have personally used a firearm during the commission or attempted commission of a felony, as described in a specified provision. The initiative statute provides that any amendment of its provisions requires a $\frac{2}{3}$ vote of the membership of each house of the Legislature.

This bill would clarify that the personal use of a firearm during the commission or attempted commission of a felony includes, for purposes of the above provisions, certain felonies that are enumerated in a separate provision. The bill would correct an obsolete cross-reference and make other technical, nonsubstantive changes to those provisions.

Because the bill would amend an initiative statute, it would require a $\frac{2}{3}$ vote.

Ch. 138 (AB 796) Committee on Insurance Insurance.

Existing law requires that insurers file a comprehensive financial plan with the commissioner on the occurrence of a Company Action Level Event, as defined. That report must be filed if, among other things, certain insurers' annual Risk-Based Capital (RBC) report indicates either of 2 specified levels of Total Adjustable Capital.

This bill would add another level of Total Adjusted Capital which, with respect to certain insurers, would be indicated in the insurer's RBC report.

Existing law limits the ability of a surplus line broker to place any coverage with a nonadmitted insurer, as specified. In order for a nonadmitted insurer to qualify for coverage it must demonstrate financial stability, as defined. In making this showing, securities specifically valued by the National Association of Insurance Commissioners Securities Valuation Office are presumed to be readily marketable, absent evidence to the contrary.

This bill would delete the presumption relating to marketability of securities valued by the National Association of Insurance Commissioners.

Existing law requires that Insurance Exchanges created and authorized under the laws of individual states maintain specified amounts of capital and surplus. In demonstrating this requirement, securities specifically valued by the National Association of Insurance Commissioner Securities Valuation Office are presumed to be readily marketable, absent evidence to the contrary.

This bill would delete the presumption relating to marketability of securities valued by the National Association of Insurance Commissioners.

Existing law requires an insurer who charges an additional earthquake insurance premium or deductible because a dwelling fails to meet certain criteria to not charge the same if the dwelling is brought into compliance with specified building code provisions.

This bill would include compliance with successor editions of the building code provisions for those purposes, or with any local government modifications to those requirements, as specified.

Existing law defines financial guaranty insurance, and provides that a credit default swap shall not constitute an insurance contract and shall not constitute the transaction of insurance.

This bill would recast the definition of a credit default swap.

Ch. 139 (AB 805) Galgiani Firearms.

Existing law authorizes certain peace officers to be licensed to carry concealed handguns, including specifying the format for the certificate evidencing the person's license. Existing law requires that the peace officer's address appear on the certificate.

This bill would delete the requirement that the peace officer's address appear on the certificate.

Ch. 140 (AB 840) Emmerson Real estate: licenses.

Existing law, the Real Estate Law, provides for the licensure and regulation of real estate licensees and mineral, oil, and gas brokers by the Real Estate Commissioner. Existing law authorizes the commissioner to suspend, revoke, or deny the issuance of a license to a person who, among other things, is convicted of a felony or a crime involving moral turpitude.

This bill would instead authorize the commissioner to suspend, revoke, or deny the issuance of a license to a person who is convicted of a felony, or a crime substantially related to the qualifications, functions, or duties of a real estate licensee. This bill would make other technical, nonsubstantive changes.

Ch. 141 (AB 861) Tran Dissolution of marriage: estates and trusts.

Existing law governs the treatment of a community property share in retirement plans and the validity of any nonprobate transfer on death.

Existing law authorizes a court, upon noticed motion, to sever and grant an early and separate trial on the issue of the dissolution of the status of the marriage apart from other issues. Existing law authorizes the court to impose upon a party specified conditions on granting the severance. These conditions also require the party, until judgment is final, as specified, to maintain existing health and medical insurance coverage for the other party and the minor children and to indemnify and hold the other party harmless from adverse consequences resulting to the other party if the bifurcation results in a loss of the other party's rights with respect to a probate homestead, a probate family allowance, pension or retirement rights and benefits, and social security benefits or elections, as specified. These conditions also require that, prior to entry of judgment terminating the status of the marriage, the party's retirement or pension plan be joined as a party to the proceeding for dissolution and that the court enter an order with reference to the defined benefit or similar plan.

This bill would revise, recast, and expand those conditions. Among other things, the bill would define "health and medical insurance coverage" for purposes of the provision

requiring the party to maintain that coverage for the other party and any minor children. The bill would include a new condition authorizing the court to make an order, if appropriate and except as specified, requiring that a party maintain a beneficiary designation for a nonprobate transfer asset until judgment has been entered with respect to the community ownership of that asset and until the other party's interest therein has been distributed to him or her. The bill would also include a new condition authorizing the court to require that the community interest in an Individual Retirement Account (IRA) by or for the benefit of the party be assigned or transferred, as specified, to the other party to preserve the ability of the party to defer the distribution of the IRA upon the death of the other party. In addition, the bill would include a new condition authorizing the court to order a specific security interest under specified circumstances that may arise upon the death of one party.

With respect to the condition described above requiring that the party's retirement or pension plan be joined as a party to the proceeding prior to entry of judgment, this bill would instead require, prior to, or simultaneously with, entry of judgment, that the party's retirement or pension plan be joined as a party to the proceeding, except as specified, and that the court enter a specified order, interim order, or attachment addressing the retirement plan benefits, including survivor and death benefits, as specified. The bill would also require the moving party to promptly serve a copy of that order, interim order, or attachment and a copy of the judgment granting a dissolution of the status of the marriage on the retirement or pension plan administrator.

Ch. 142 (AB 933) Jeffries Exempt employee salaries.

Existing law provides for the salaries, benefits, and raises of various exempt state employees, including the heads of various state agencies.

This bill would revise these provisions. The bill would also delete obsolete statutory provisions relating to the Governor, Members of the Legislature, and other statewide elected officers.

Ch. 143 (AB 1023) DeSaulnier Recycling: compostable and biodegradable plastic trash bags.

Existing law requires a manufacturer of plastic trash bags equal to or greater than 0.70 mil thickness to ensure either that its trash bags intended for sale in this state contain a quantity of recycled plastic postconsumer material equal to at least 10% of the weight of the regulated bags, or that at least 30% of the weight of the material used in all of its plastic products intended for sale in this state is recycled plastic postconsumer material. The manufacturer is required to obtain from its supplier of recycled plastic postconsumer material a statement containing specified information and to certify to the Integrated Waste Management Board that it is in compliance with the recycled plastic postconsumer material requirements.

Existing law prohibits a person from selling a plastic bag that is labeled as "biodegradable," "compostable," "degradable," or as otherwise specified, unless, at the time of the sale, the plastic bag meets a current American Society for Testing and Materials (ASTM) standard specification for the term used on the label.

This bill would exempt, from those requirements for plastic trash bags, a plastic bag that is labeled with one of those terms and meets the ASTM standard specification for that term.

Ch. 144 (AB 1047) Houston Uniform Public Construction Cost Accounting Act: notification.

Existing law allows a public agency to elect to be subject to the Uniform Public Construction Cost Accounting Act, which authorizes bidding procedures for public projects, as specified.

This bill would require the Controller to send a notice, on or before January 1, 2009, to all public agencies describing the provisions of, and the benefits of, using the bidding procedures authorized under the act.

Existing law requires the California Uniform Public Construction Cost Accounting Commission to make recommendations to the Controller regarding adjustments to specified monetary limits based on material changes in public construction costs, which shall become effective beginning with the fiscal year that commences following the Controller's notification to affected public agencies of the adjustment, as specified.

This bill would instead require the Controller's notification of the adjustment to be sent to all public agencies, and would require the notification to also include a description of the provisions of, and the benefits of, using the bidding procedures authorized under the act.

Ch. 145 (AB 1238) Plescia County property: exchanges.

Existing law authorizes the board of supervisors of a county to exchange real property of equal value with any person, firm, or corporation, for the purpose of removing defects in the title to real property owned by the county, or where the real property to be exchanged is not required for county use and the property to be acquired is required for county use, as specified.

This bill would instead authorize the board of supervisors of a county to exchange real property, as specified, with certain entities provided that the value of any private real property exchanged is equal to, or greater than, 75% of the value of the county property offered in exchange, and would limit the cash added to the balance of the transaction to be no more than 25% of the value of the county property proposed for exchange.

Ch. 146 (AB 1264) Eng Courts: delay reduction: unnamed defendants.

The Trial Court Delay Reduction Act requires the Judicial Council to adopt standards of timely disposition for the processing and disposition of civil and criminal actions.

Existing law prohibits delay reduction rules from requiring the dismissal of unnamed defendants prior to the conclusion of the introduction of evidence at trial, except upon stipulation or motion of the parties.

This bill would likewise prohibit delay reduction rules from requiring the severance of unnamed defendants prior to the conclusion of the introduction of evidence at trial, except upon stipulation or motion of the parties.

The bill would make other technical changes.

Ch. 147 (AB 1362) Smyth Parks and recreation.

Existing law authorizes the Department of Finance to delegate to the Department of Parks and Recreation the right to exercise the same authority granted to the Division of the State Architect and the Real Estate Services Division in the Department of General Services, to plan, design, construct, and administer contracts and professional services for legislatively approved capital outlay projects. This provision is repealed as of January 1, 2009.

This bill would extend the repeal date to January 1, 2014.

Ch. 148 (AB 1518) Committee on Banking and Finance Credit unions.

Existing law provides for the regulation of credit unions by the Commissioner of Financial Institutions. Existing law provides that investigation and examination reports prepared by the commissioner's duly designated representatives are not public records but authorizes those records to be disclosed to certain personnel of the credit union. Existing law authorizes a credit union to make certain types of investments and to become a member of specified organizations. Existing law prohibits a credit union from making any gift or donation in excess of \$1,000 unless the gift or donation is in the best interest of the credit union and specified conditions are satisfied. Existing law authorizes the board of directors of a credit union, with written approval of the commissioner, to appoint an executive committee for specified purposes and to delegate the power to approve applications for new membership to certain individuals if the board reviews those approved membership applications quarterly. Existing law makes it a misdemeanor for specified officers, directors, committee members, certain loan officers, or employees of a credit union to knowingly permit or

participate in the creation of an obligation with a nonmember of the credit union. Existing law authorizes a credit union to issue shares and enter into certain obligations with members of the credit union.

This bill would authorize the investigation and examination reports prepared by the commissioner's duly designated representatives to be disclosed to internal and external auditors and attorneys of the credit union to the extent necessary for the auditors and attorneys to perform work related to issues addressed in the examination report. The bill would authorize a credit union to become a member of an organization composed of community economic development entities and business or trade organizations. The bill would change the \$1,000 limit on credit union gifts or donations to \$25,000 and would authorize the board of directors of a credit union to establish a budget for gifts and donations. The bill would authorize the board of directors of a credit union to appoint an executive committee to act as expressly approved by the board, as specified, and to delegate the power to approve applications for new membership to specified individuals as long as the board reviews a report of membership applications at least quarterly. The bill would provide that a member who is withdrawing membership in a credit union may be required to give specified notice of intention to withdraw shares. The bill would authorize a credit union to issue shares and enter into obligations with nonmembers if they are a joint applicant or co-obligor with a member of the credit union.

Ch. 149 (AB 1598) Price Alcoholic beverages: places of consumption.

Existing law generally prohibits the sale or consumption of alcoholic beverages at a public schoolhouse or any grounds thereof. Existing law provides that this prohibition does not apply if the alcoholic beverage is acquired, possessed, or used in connection with a course of instruction given at the school and the person has been authorized to acquire, possess, or use it by the governing body or other administrative head of the school.

The bill would provide that the prohibition against the sale or consumption of alcoholic beverages on the grounds of a public schoolhouse does not apply if the alcoholic beverage is beer or wine acquired, possessed, used, sold, or consumed only in connection with a course of instruction, sponsored dinner, or meal demonstration given as part of a culinary arts program at a campus of a California Community College and the person has been authorized to acquire, possess, use, sell, or consume the beer or wine by the governing body or other administrative head of the school.

Ch. 150 (SB 124) Ducheny Evasion of tolls: registered owner.

Under existing law, the registered owner, driver, rentee, or lessee of a vehicle cited for a toll evasion violation of an applicable statute, regulation, or ordinance is jointly and severally liable for the toll evasion penalty imposed by law.

Existing law defines "registered owner" to mean a person registered by the Department of Motor Vehicles as the owner of a vehicle.

This bill, for purposes of the above, would further define "registered owner" to include a person registered as the owner of the vehicle by the appropriate agency or authority of another state, the District of Columbia, or a territory or possession of the United States.

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

Ch. 151 (SB 234) Corbett Consumer warranties: members of the Armed Forces.

The Song-Beverly Consumer Warranty Act provides consumer warranty protection to buyers of various products, including new and used motor vehicles. That law requires every manufacturer of consumer goods sold in California for which the manufacturer has made an express warranty to maintain sufficient service and repair facilities, as specified, to carry out the terms of the warranties.

This bill would permit a member of the Armed Forces, as defined, who is stationed in or a resident of this state at the time he or she purchased a motor vehicle, as defined, with a

manufacturer's express warranty, in the United States from a manufacturer who sells motor vehicles in this state or its agent or when he or she filed an action under the Song-Beverly Consumer Warranty Act, to exercise his or her rights under that act, regardless of in which state the vehicle is purchased or registered.

Ch. 152 (SB 403) Harman Child custody and visitation: drug and alcohol testing.

Existing law, until January 1, 2008, authorizes a court to require any person who is seeking custody of, or visitation with, a child who is the subject of a custody, visitation, or guardianship proceeding, to undergo testing for the illegal use of controlled substances and the use of alcohol under specified circumstances, as specified.

This bill would extend the operative date of those provisions to January 1, 2009.

Ch. 153 (SB 433) Harman Homestead exemptions.

Existing law provides for a homestead exemption for judgment debtors. Existing law governs circumstances under which the exemption is applicable, the amount that may be exempt, and the duration of the exemption.

This bill would provide that a judgment debtor who is not currently residing in the homestead is entitled to the exemption while a separated or former spouse resides in or exercises control over the possession of the homestead until entry of judgment or other legally enforceable agreement dividing the community property, as specified.

Ch. 154 (SB 630) Aanestad Public works.

(1) The State Building Construction Act of 1955 authorizes the State Public Works Board to acquire or construct public buildings and to issue revenue bonds, negotiable notes, and negotiable bond anticipation notes to finance that construction. Existing law authorizes the State Public Works Board to issue \$162,000,000 in lease-revenue bonds, notes, or bond anticipation notes pursuant to that law to finance the acquisition, design, construction, establishment, equipping, renovation, or expansion of veterans' homes at Yountville, Barstow, Chula Vista, Lancaster, Saticoy, and West Los Angeles, and in Fresno County and Shasta County, as provided. Existing law continuously appropriates funds derived from the sale of these instruments to the board, on behalf of the Department of Veterans Affairs, for this purpose.

This bill would appropriate \$30,000,000 from the Public Buildings Construction Fund to the Department of Veterans Affairs, to finance the acquisition, design, construction, establishment, equipping, renovation, or expansion of the veterans' homes, as specified, and would also authorize the board to issue additional lease-revenue bonds, notes, or bond anticipation notes for that purpose. This bill would appropriate additional funds from the Public Buildings Construction Fund, as specified, to the Department of Veterans Affairs, in order to finance specified projects that are ready to proceed to bid for which there are insufficient funds in the federal appropriation, and would require the federal funds, when they become available and are received, to be used to reimburse any interim financing, as provided.

This bill would condition any issuance of bonds or notes for these purposes upon priority 1 placement on the United States Department of Veterans Affairs State Home Grant Program Priority List.

(2) Existing law authorizes the Director of General Services, when authorized by the Legislature, to use the design-build procurement process for a specific project, to contract and procure state office facilities, other buildings, structures, and related facilities, as provided, and requires the director, prior to contracting for the procurement of state office facilities and other state buildings and structures, to prepare a program setting forth the scope of the project and to establish a competitive prequalification process, as provided. Existing law, with specified exceptions, prohibits the expenditure of funds appropriated for a design-build project, until the Department of Finance and the State Public Works Board have

approved performance criteria or performance criteria and concept drawings for the project, as specified, and reverts any appropriated amounts for the design-build phase of a design-build project, where the funds have been expended on the design-build phase by any state agency prior to this approval, to the fund from which the appropriation was made. Existing law provides that these provisions shall only remain operative until the completion of at least 5 design-build projects, as specified, or January 1, 2006, whichever occurs later.

This bill would instead authorize the Director of General Services to enter into only 7 design-build contracts pursuant to these provisions, as specified, and would be effective July 1, 2009, provided that these provisions shall only remain operative for these 7 design-build projects.

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

Ch. 155 (SB 921) Vincent Horse racing: equine medication.

Existing law, the Horse Racing Law, prohibits any substance from being administered by any means to a horse after it has been entered to race in a horse race, unless the California Horse Racing Board has, by regulation, specifically authorized the use of the substance, as specified. Existing law establishes specified penalties for a violation of that prohibition, including a monetary penalty of not more than \$50,000.

This bill would instead establish a monetary penalty of not more than \$100,000 for a violation of the prohibition on administering unauthorized substances to horses entered in a horse race.

Ch. 156 (SB 1044) Committee on Revenue and Taxation Income and corporation taxes: tax withholding.

The Personal Income Tax Law and the Corporation Tax Law disallow a deduction for amounts paid to an individual or entity as remuneration for personal services if that individual or entity fails to report payments required under specified provisions of those laws.

This bill would correct references to obsolete provisions of those laws.

Ch. 157 (SB 1050) Committee on Natural Resources and Water Water meters.

Existing law generally requires the installation of a water meter as a condition of water service provided pursuant to a new water service connection installed on or after January 1, 1992. Existing law requires an urban water supplier, as defined, on or before January 1, 2025, to install water meters on all municipal and industrial water service connections that are located in its service area. Existing law also requires an urban water supplier to, beginning on or before January 1, 2010, but subject to certain exceptions, charge each customer that has a service connection for which a water meter has been installed, based on the actual volume of deliveries, as measured by the water meter.

This bill would prohibit those provisions from limiting the authority of a water purveyor, including, but not limited to, an urban water supplier that promotes conservation through volumetric water pricing, to determine and impose a rate, fee, or charge in addition to the charge for the actual volume of metered water delivered.

Ch. 158 (AB 139) Bass Vehicles: schoolbus drivers: medical examinations.

Existing law requires an applicant for an original or renewal certificate to drive a schoolbus, school pupil activity bus, youth bus, general public paratransit vehicle, or farm labor vehicle to submit to the Department of Motor Vehicles a report of a medical physician's examination of the applicant given not more than 2 years prior to the application date.

This bill would authorize the medical examination to be given by a licensed advanced practice registered nurse qualified to perform a medical examination or a licensed physician assistant.

Ch. 159 (AB 341) Spitzer Estates and trusts: creditor's claims.

(1) Existing law requires the personal representative administering a decedent's estate to provide notice to creditors of the decedent pursuant to a specified procedure. Existing law permits property to be titled in a trust, and provides that, upon the death of a settlor of a trust, the property of the deceased settlor that was subject to the power of revocation at the time of the settlor's death is subject to the claims of creditors of the deceased settlor's estate.

This bill would make various changes in the provisions described above to increase uniformity between the provisions, including (a) establishing a definition of the term "creditor" and using it to replace the term "claimant"; (b) clarifying how notice shall be given to creditors of a decedent's estate; (c) specifying the effect of various provisions on limitations of actions; (d) revising the procedure for giving notice to a creditor of a trust and lengthening the period of time that a creditor of a trust may file a claim; and (e) revising provisions pursuant to which a creditor of a trust may file, and a court may allow, a late claim.

(2) Existing law requires a trustee to notify the Director of Health Services of the death of a settlor of a trust who the trustee knows or has reason to believe has been receiving health care pursuant to specified provisions.

This bill would require a trustee to notify the Director of Health Services of the death of the spouse of a settlor of a trust who the trustee knows or has reason to believe has been receiving health care services.

(3) Existing law specifies the interest rate to be paid by people who receive distributions of property from a trust prior to the expiration of the time allowed for a public entity to file a claim against the trust, if a public entity subsequently successfully enforces a claim on the trust property.

This bill would revise the rate of interest to be paid on a public entity's claims against distributees receiving trust property, as described above.

(4) The bill would also make other technical changes to these provisions.

Ch. 160 (AB 369) Solorio Child abuse reporting.

Existing law requires the Department of Justice to maintain an index of all reports of child abuse and severe neglect submitted by agencies mandated to make those reports. Existing law requires the Department of Justice to make relevant information contained in the index available to specified law enforcement agencies, county welfare departments, and other agencies that are conducting a child abuse investigation.

This bill would require the Department of Justice to make available to a Court Appointed Special Advocate program that is conducting a background investigation of an applicant seeking employment with the program or a volunteer position as a Court Appointed Special Advocate, information contained in the index regarding known or suspected child abuse by the applicant.

Existing law authorizes a designated Court Appointed Special Advocate program to submit to the Department of Justice fingerprint images and related information of employment and volunteer candidates for the purpose of obtaining information as to the existence and nature of any record of state- or federal-level convictions or state- or federal-level arrests, as specified.

This bill would revise that provision to also authorize a designated Court Appointed Special Advocate program to submit to the Department of Justice fingerprint images and related information of employment and volunteer candidates for the purpose of obtaining information as to the existence and nature of child abuse investigations contained in the Child Abuse Central Index.

Ch. 161 (AB 645) Feuer Vehicles: traffic violations: adjudication.

(1) Existing law authorizes a court to order a person issued a notice to appear for a traffic violation to attend a traffic violator school licensed under certain provisions of the Vehicle Code, in lieu of adjudicating the traffic offense, and with the consent of the defendant, or after conviction of a traffic offense.

This bill would make these provisions inapplicable to a person convicted of specified hit and run violations, driving-under-the-influence violations, and reckless driving violations.

(2) Existing law authorizes a court to order a continuance of a proceeding against a person who receives a notice to appear in court for a violation of a statute relating to the safe operation of a vehicle, in consideration for that person's attendance at a licensed school for traffic violators, a licensed driving school, or any other court-approved program of driving instruction. After that attendance, the court may dismiss the complaint, under certain conditions.

This bill would make these provisions inapplicable to a person when the traffic offense is an offense that is assigned 2 points in the calculation of a person's violation point count for driver's license purposes.

Because this bill would impose increased duties on local criminal justice systems, the bill would create a state-mandated local program.

(3) Existing law provides a procedure for eligible persons to have a conviction dismissed, and to be released from all penalties and disabilities resulting from the offense of which they were convicted, subject to certain exceptions.

This bill would make these provisions inapplicable to a person when the traffic offense is an offense that is assigned 2 points in the calculation of a person's violation point count for driver's license purposes. However, if a person convicted of one of those offenses petitions the court, the court in its discretion and in the interests of justice would be authorized to order the above-described existing procedure for that person.

(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. 162 (AB 774) Houston Physical education: volunteer instructors.

Existing law requires the adopted course of study for grades 1 to 12, inclusive, to include physical education, and requires pupils to attend physical education for a specified minimum amount of time, based on grade level, unless otherwise exempted. Two courses in physical education are required to be completed by a pupil as part of the requirements for receipt of a diploma of graduation from high school, unless that pupil is otherwise exempted from physical education.

Existing law authorizes the Commission on Teacher Credentialing to issue single subject credentials in the area of physical education, among other credentials.

This bill would authorize a school district or a county office of education to establish a registry of volunteer after school physical recreation instructors. To be included on a registry, a prospective registrant would be required to submit to a specified criminal background check, submit current contact information, and keep that information current. A school, school district, or county office of education would be authorized to contribute funds to pay for all or part of the cost of a criminal background check required of a prospective registrant. The bill also would authorize a school district or county office of education maintaining a registry to impose other requirements on prospective registrants, including, but not limited to, certification in cardiopulmonary resuscitation. The bill would authorize a school under the jurisdiction of a school district or county office of education maintaining a registry, upon approval of the person acting as the coordinator of, or overseeing, the after school activities of the school, to allow a registrant to provide instruction in physical recreation to pupils after school hours or provide other services. Instruction in physical recreation provided to a pupil by a volunteer would be prohibited from counting toward satisfaction of either the physical education course requirements for graduation from high school or the required number of minutes of instruction in physical education.

Ch. 163 (AB 854) Keene Firearms.

Existing law generally regulates the transfer of firearms. Existing law also provides various exceptions to these requirements.

This bill would provide exceptions to various requirements in connection with the transfer of firearms in the case of transfers, including loans, to consultant-evaluators, as defined. The bill would also make technical, nonsubstantive changes, and state the intent of the Legislature relative to the purposes of the bill.

Ch. 164 (AB 895) Aghazarian Health care coverage: dental care.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975, the willful violation of which is a crime, provides for the licensure and regulation of health care service plans and specialized health care service plans, including plans covering dental services. Existing law provides for the regulation of insurers by the Department of Insurance. Existing law imposes specified coverage and disclosure requirements on health care service plans and insurers. Existing law provides for, but does not require, a coordination of benefits in instances where coverage for a claim is available from more than one insurer or plan, as specified.

This bill would require a health care service plan or a specialized health care service plan contract covering dental services, or a disability insurer that issues a dental insurance policy, to declare its coordination of benefits policy, as defined, prominently in its evidence of coverage documents or in its contracts or policies with both enrollees or insureds and subscribers or policyholders. The bill would require an enrollee's or insured's primary dental benefit plan, as defined, that is coordinating dental benefits with one or more other plans or insurers to pay the maximum amount required by its contract or policy with the enrollee or insured or the subscriber or policyholder. The bill would require a secondary dental benefit plan, as defined, to pay the lesser of either the amount that it would have paid in the absence of any other dental benefit coverage or the enrollee's or insured's total out-of-pocket cost payable under the primary dental benefit plan for benefits covered under the secondary dental benefit plan.

Because a willful violation of the bill's requirements with regard to health care service plans would be 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. 165 (AB 1019) Blakeslee Land use: annexation: housing.

The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 authorizes local governments to annex portions of territory to other local governments, as specified.

The Planning and Zoning Law requires local governments to adopt comprehensive general plans that address a number of elements, including the housing element. The Department of Housing and Community Development is required to assist local governments in the allocation of the regional housing needs. Existing law also authorizes a city or county to transfer a percentage of its share of the regional housing needs to another city or county, as specified.

Existing law requires each city, county, and city and county to revise its housing element on specified dates, in accordance with a specified schedule, and not less often than once every 5th year after that revision.

Existing law requires, during the period between adoption of a final regional housing needs allocation until the due date of the housing element update, that the council of governments, or the department, whichever assigned the county's share, reduce the share of regional housing needs of a county if certain conditions are met. If an incorporation of a new city occurs after the council of governments, or the department for areas with no council of governments, has made its final allocation under these provisions, the city and county are authorized to reach a mutually acceptable agreement on a revised determination of regional

housing needs, to reallocate a portion of the affected county's share of regional housing needs to the new city, and report the revision to the council of governments and the department, or to the department for areas with no council of governments.

This bill would authorize a similar mutually acceptable agreement on a revised determination of regional housing needs if an annexation of unincorporated land to a city occurs after the council of governments, or the department for areas with no council of governments, has made its final allocation.

Ch. 166 (AB 1153) Garcia Mobilehome dealers: occupational licensing.

The Mobilehomes-Manufactured Housing Act of 1980 makes it unlawful for a person to act as a manufacturer, distributor, dealer, or seller of mobilehomes, manufactured homes, or commercial coaches, as defined, without an appropriate occupational license or temporary permit issued by the Department of Housing and Community Development.

This bill would require every applicant for these occupational licenses to submit fingerprints and related information, as specified, to the Department of Justice for the purposes of obtaining federal summary criminal history information from the Federal Bureau of Investigation for compilation and dissemination to the Department of Housing and Community Development, and would make a conforming change.

Ch. 167 (AB 1262) Caballero Spheres of influence.

Existing law requires a commission to develop and determine the sphere of influence of each local governmental agency within the county. Existing law requires, until January 1, 2008, that at least 30 days prior to submitting an application to the commission for a determination of a new sphere of influence or to update an existing sphere of influence for a city, representatives from the city meet with county representatives to discuss the proposed sphere and its boundaries, and to explore methods to reach agreement on the boundaries, development standards, and zoning requirements within the sphere, as specified. If an agreement is reached, it is required to be submitted to the commission, which shall give it great weight in the final determination of the city's sphere of influence. If no agreement is reached, the commission shall consider the applicant city's sphere of influence consistent with specified policies of the commission.

This bill would revise the above procedure to, among other things, delete the time periods by which a city and county may reach an agreement. It would also delete the January 1, 2008, limitation provision, thereby making the revised procedure permanent.

Because the bill would permanently extend existing requirements that apply to local government entities, 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. 168 (SB 198) Battin Age discrimination: homeless youth.

Existing law allows the development and operation of emergency, transitional, and permanent housing facilities that specifically assist homeless youth by exempting these facilities from state and local laws prohibiting age discrimination in housing. Existing law defines a homeless youth as being either an emancipated minor who is homeless or at risk of becoming homeless, or someone between 18 and 24 years of age, who is also homeless or at risk of becoming homeless, is no longer eligible for foster care based on age, or has run away from home.

This bill would expand the definition of a homeless youth to include anyone 24 years of age and younger who is also homeless or at risk of becoming homeless, is no longer eligible for foster care based on age, or has run away from home. The bill would also state the intent

of the Legislature that housing made available to homeless unemancipated minors shall be consistent with applicable regulations.

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

Ch. 169 (SB 230) Yee Police protection districts.

(1) Existing law provided, until October 1, 1959, for the formation and administration of police protection districts in unincorporated towns. Existing law provides for the continuation of police protection districts formed prior to that date.

This bill would provide that a police protection district's police department, its chief of police, and its employees shall have all the rights, duties, privileges, immunities, obligations, and powers of a municipal police department. By imposing new duties upon a local district, this bill would create a state-mandated local program. The bill would also authorize the district board to delegate to the chief of police the authority to appoint and dismiss district employees. The bill would express the intent of the Legislature that this bill shall not affect the Broadmoor Police Protection District's current reimbursements for any state-mandated local programs.

(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. 170 (SB 273) Ackerman Education: American Indian education centers.

(1) Existing law establishes within the State Department of Education an American Indian Education Unit to provide technical support to, and administrative oversight of, American Indian education programs established by the state in order to ensure certain matters, and prescribes certain duties of the unit.

The Superintendent of Public Instruction, with input from existing American Indian education center directors, is required to appoint an American Indian Education Oversight Committee by January 30, 2007. The committee is required to provide input and advice to the Superintendent on all aspects of American Indian education programs established by the state.

The State Board of Education, upon the advice and recommendations of the Superintendent, is required to approve revised guidelines for the selection and administration of American Indian education centers. The amendments and updates to the 1975 guidelines require the input of, and majority approval by, the American Indian Education Oversight Committee prior to the submission of the guidelines to the State Board.

This bill would require the Superintendent to request input from the committee regarding changes to the 1975 guidelines, rather than requiring that the committee provide input on, and approval of, changes to the guidelines, prior to the submission of the guidelines to the State Board.

(2) Existing law permits the application for the establishment of a California American Indian education center to be made to the department by any tribal group or incorporated American Indian association, separately or jointly, upon forms provided by the department. The department is required to determine the funding levels for each center and any new programs to be created and to consider recommendations made by an advisory committee regarding center funding levels. Funding is permitted to be carried forward from a previous fiscal year for use during the subsequent summer months if deemed necessary by the department to carry out the purposes of the American Indian education programs.

The bill would delete the requirement that the department determine the funding levels for each center and the requirements for the involvement of an advisory committee to make recommendations regarding those funding levels. The authorization to carry forward funding from a previous fiscal year also would be removed.

Ch. 171 (SB 77) Ducheny Budget Act of 2007.¹

This bill would make appropriations for support of state government for the 2007–08 fiscal year.

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

Ch. 172 (SB 78) Ducheny Budget Act of 2007.²

SB 77, as proposed by Conference Report No. 1 on July 9, 2007, would make appropriations for the support of state government for the 2007–08 fiscal year.

This bill would amend and supplement the Budget Act of 2007 by revising items of appropriation for the Office of the Chief Information Officer; the Secretary of State and Consumer Services; the Office of Emergency Services; the California Gambling Control Commission; the Department of Consumer Affairs; the Department of General Services; the Department of Transportation; the Department of the California Highway Patrol; the Department of Parks and Recreation; the State Air Resources Board; the California Integrated Waste Management Board; the State Water Resources Control Board; the State Department of Alcohol and Drug Programs; the Managed Risk Medical Insurance Board; the State Department of Mental Health; the State Department of Social Services; the Department of Corrections and Rehabilitation; the State Department of Education; the Employment Development Department; and the Department of Finance.

This bill would become operative only if SB 77, as proposed by Conference Report No. 1 on July 9, 2007, is enacted and becomes effective on or before January 1, 2008.

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

Ch. 173 (SB 79) Committee on Budget and Fiscal Review Transportation.³

(1) Existing law authorizes the issuance of \$2.99 billion of voter-approved general obligation bonds for mass transit purposes pursuant to the Clean Air and Transportation Improvement Act of 1990 and the Passenger Rail and Clean Air Bond Act of 1990. Existing law authorizes the issuance of \$2 billion of voter-approved general obligation bonds for seismic retrofit of state-owned highways and bridges pursuant to the Seismic Retrofit Bond Act of 1996. Debt service for these bond measures is required to be made from the General Fund.

Existing law, pursuant to Proposition 116 of 1990, an initiative act, creates the Public Transportation Account as a trust fund in the State Transportation Fund, provides that revenues are to be deposited in the account from a specified portion of the sales taxes on gasoline and diesel fuel, and provides that moneys in the account are available for expenditure only for transportation planning and mass transportation purposes. Article XIX A of the California Constitution also imposes restrictions on loans of Public Transportation Account revenues to the General Fund. Existing law requires 50% of the fuel sales tax revenues in the account to be appropriated to the Department of Transportation for allocation to certain state mass transportation and transportation planning programs, and requires the remaining 50% of those revenues to be appropriated to the Controller, by 2 different formulas, for allocation to various local transit agencies for mass transportation purposes through the state transit assistance program.

The bill would establish the Mass Transportation Fund in the State Treasury and would require the transfer of certain gasoline sales tax revenues that would otherwise be deposited in the Public Transportation Account to that fund each fiscal year, commencing with the 2007–08 fiscal year. The bill would specify that the eligible uses of money in the Mass Transportation Fund would include payment of debt service on transportation bonds, funding of home-to-school transportation, Small School District Transportation, and regional center transportation for the Department of Developmental Services, and reimbursement of the General Fund relative to specified past and current obligations.

The bill would also establish the Transportation Debt Service Fund in the State Treasury and dedicate moneys in the fund to payment of debt service on bonds, including debt service

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

on the 3 above-described bond acts. The bill would appropriate \$339,289,345 from the moneys in the fund, derived from a specified portion of the gasoline sales tax revenues transferred from the Mass Transportation Fund, in the 2007–08 fiscal year for debt service on those bond acts. The bill would also transfer \$200,000,000 from the moneys in the fund to the General Fund in the 2007-08 fiscal year as reimbursement for debt service payments made in prior fiscal years for public-transportation-related general obligation bond expenditures.

The bill would provide that the amount of revenues in the Public Transportation Account available for appropriation in the 2007–08 fiscal year to the state transit assistance program shall be reduced by the amount of excess appropriations to that program in the 2006–07 fiscal year compared to actual revenues available in that year, with the amount of the excess to remain in the account to fund other state public transportation priorities. The bill, in the 2007–08 fiscal year, would adjust the allocations of the fuel sales tax revenues in the Public Transportation Account, as specified, and for each future fiscal year commencing with the 2008–09 fiscal year, would require that those revenues in the Public Transportation Account be appropriated according to different formulas than in current law, as specified.

(2) Article XIX B of the California Constitution requires, commencing with the 2003–04 fiscal year, sales taxes on gasoline that are deposited in the General Fund to be transferred to the Transportation Investment Fund for allocation to various transportation purposes. Article XIX B authorizes the transfer of these revenues to be suspended in whole or in part for a fiscal year due to a severe state fiscal hardship, subject to certain conditions and requirements. Existing law requires an amount equivalent to the amount that would have been transferred in the absence of 2 suspensions enacted in the 2003–04 and 2004–05 fiscal years to be transferred by the Controller to the Transportation Deferred Investment Fund not later than June 30, 2008, or June 30, 2009, as applicable, for allocation to transportation purposes that would have been funded in the absence of a suspension, plus interest in certain cases.

Article XIX B, as amended by Proposition 1A, approved by the voters at the November 7, 2006, statewide general election, requires full payment by June 30, 2016, of the amount that would have been transferred to the Transportation Investment Account in the absence of the suspension of transfer of revenues that occurred in the 2003–04 and 2004–05 fiscal years, and until that has occurred, requires the amount of transfer payments in each fiscal year to be at least $\frac{1}{10}$ of the outstanding amount.

This bill would revise the statutory provisions providing for transfers from the General Fund to the Transportation Deferred Investment Fund in that regard in order to provide for transfers in each fiscal year until June 30, 2016, of the minimum amount required by the California Constitution, plus interest, as specified, and would delete the requirement to make all payments by June 30, 2008, or June 30, 2009, as applicable. The bill would make other related changes.

(3) Existing law, the Clean Air and Transportation Improvement Act of 1990 (Proposition 116), establishes the Clean Air and Transportation Improvement Fund, which is continuously appropriated to the California Transportation Commission for allocation to itself, the Department of Transportation, the Department of Parks and Recreation, and to local agencies for specified mass transportation projects. Existing law requires all funds allocated to an agency under the act to be programmed, encumbered, obligated, or spent prior to July 1, 2000, unless economically infeasible. With respect to those funds allocated to an agency that are not expended or encumbered prior to July 1, 2000, existing law authorizes the Legislature, by a statute passed in each house by a $\frac{2}{3}$ vote, to reallocate those funds for another rail project within that agency's jurisdiction.

The bill would identify certain unexpended funds allocated to the Department of Transportation under the act for specified state-sponsored passenger rail projects and would reallocate those funds to the department to be made available for expenditure by the High Speed Rail Authority for the state-sponsored high-speed rail project.

(4) Existing law specifies the amounts apportioned monthly from the Highway Users Tax Account in the Transportation Tax Fund to cities and counties and the amounts transferred monthly to the Bicycle Transportation Account in the State Transportation Fund. Existing law requires the sum of \$416,667 to be transferred monthly to the Bicycle Transportation Account from the Highway Users Tax Account. Existing law continuously appropriates the money in the Bicycle Transportation Account.

This bill would instead, commencing July 31, 2007, require a monthly transfer of \$600,000 to the Bicycle Transportation Account from the Highway Users Tax Account. Because this bill would increase the amount of revenue in the Bicycle Transportation Account, it would make an appropriation.

(5) Existing law establishes the Biennial Inspection of Terminals program to ensure the safe operation of certain specified vehicles by a motor carrier through the inspection of these vehicles at the motor carrier's terminal by the Department of California Highway Patrol. The motor carrier is charged a nonrefundable initial and renewal fee for each terminal in the program.

This bill would, instead, provide a fee schedule for a terminal inspection application based on the number of vehicles in the terminal and an initial terminal inspection fee for a terminal that was not previously inspected. The bill would also impose a delinquent fee if the motor carrier fails to pay the required fees within the appropriate timeframe.

(6) Existing law authorizes a city or county to adopt rules and regulations, by ordinance or resolution, for temporarily closing to through traffic a highway under its jurisdiction when, after a public hearing, certain conditions are found to exist. Existing law prohibits the temporary closure from being more than 18 months, except that it may be extended for not more than 5 consecutive periods of not more than 18 months each if, prior to each extension, a public hearing is held and certain conditions are found to continue to exist.

This bill would authorize the extension for not more than 8 additional consecutive periods, rather than 5 additional consecutive periods, of not more than 18 months each.

(7) The Commercial Vehicle Registration Act of 2001 requires the Department of Motor Vehicles, in consultation with the Department of the California Highway Patrol, the Department of Transportation, the State Board of Equalization, and the commercial vehicle industry, to review and report to the Legislature its findings and, if applicable, make any recommendation as to the necessary adjustments in the fee schedule, to ensure that revenue neutrality is obtained and maintained for all affected entities and funds.

This bill would repeal those requirements.

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

Ch. 174 (SB 80) Committee on Budget and Fiscal Review Education.

(1) Existing law requires, for the 1990–91 fiscal year and each fiscal year thereafter, that moneys to be applied by the state for the support of school districts, community college districts, and direct elementary and secondary level instructional services provided by the state be distributed in accordance with certain calculations governing the proration of those moneys among the 3 segments of public education. Existing law makes that provision inapplicable to the fiscal years between the 1992–93 and 2006–07 fiscal years, inclusive.

This bill, in addition, would make that provision inapplicable to the 2007–08 fiscal year.

(2) Existing law requires the Superintendent of Public Instruction to reimburse school districts for free and reduced-price meals served or sold based on the average statewide meal cost.

This bill would base that reimbursement on the median statewide meal cost.

(3) Existing law requires each person between the ages of 6 and 18 years who is not otherwise exempt to attend the public full-time day school in the school district in which his or her parent or guardian is a resident. The governing board of a school district is authorized to accept interdistrict transfers by admitting pupils residing in other school districts to attend its schools, subject to specified conditions. A school district that elects to accept interdistrict

transfers is authorized to keep an accounting of all requests made for alternative attendance and records of all disposition of those requests. The provisions governing interdistrict transfers become inoperative on July 1, 2007, and are repealed on January 1, 2008.

This bill, instead, would require a school district that elects to accept interdistrict transfers to keep an accounting of all requests made for alternative attendance and records of all disposition of those requests and to report that information to the Superintendent of Public Instruction annually on or before a date designated by the Superintendent. Commencing in 2008, the Superintendent annually would be required to make the information received from school districts available to the Governor, the Legislature, and the public on or before April 1. On or before November 1, 2008, the State Department of Education would be required to prepare and submit a report to the Legislature regarding the effectiveness of the interdistrict transfer program. Commencing on the effective date of this bill, the governing board of a school district that has not previously elected to participate in the interdistrict transfer program would be prohibited from electing to become a school district of choice, as defined. The inoperative and repeal dates for the provisions governing interdistrict transfers would be extended to July 1, 2009, and January 1, 2010, respectively.

(4) The Pupil Nutrition, Health, and Achievement Act of 2001 requires a school to be reimbursed \$0.21 for free and reduced-price meals sold or served to pupils. To qualify for this reimbursement, a school is required to follow the Enhanced Food Based Meal Pattern, Nutrient Standard Meal Planning, or Traditional Meal Pattern developed by the United States Department of Agriculture (USDA) or the California's Shaping Health as Partners in Education (SHAPE) menu patterns developed by the state.

The Child Nutrition Act of 1974 authorizes a child nutrition entity, as defined, 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 and requires the department before July 1 of each year to prescribe an adjustment in the established state meal contribution rates based on a specified cost-of-living adjustment.

This bill would require schools and school districts, commencing with the 2007–08 fiscal year, for meals and food items sold or served as part of a free or reduced-price meal program, to comply with specified nutrition-related prohibitions and requirements. By requiring schools and school districts to satisfy new requirements for free and reduced-price meals, the bill would impose a state-mandated local program. These prohibitions and requirements would not apply to USDA commodity foods, as specified. Child development programs would be encouraged, commencing with the 2007–08 fiscal year, for meals and food items sold or served as part of a free or reduced-price meal program, to comply with specified nutrition-related prohibitions and requirements.

(5) Existing law requires the State Department of Education to identify local educational agencies that are in danger of being identified within 2 years as program improvement local educational agencies under the federal No Child Left Behind Act of 2001 (20 U.S.C. Sec. 6301 et seq.), and to notify those local educational agencies, in writing, of this status and provide those local educational agencies with research-based criteria to conduct a voluntary self-assessment. A local educational agency that is identified for corrective action under the federal No Child Left Behind Act of 2001 (20 U.S.C. Sec. 6301 et seq.) is subject to one or more sanctions recommended by the Superintendent and approved by the state board, including a requirement to contract with a district assistance and intervention team to aid the local educational agency.

This bill would require the department to transmit, by April 1, 2010, to the appropriate fiscal and policy committees of the Legislature, the Legislative Analyst's Office, and the Department of Finance a copy of the final evaluation of the pilot project involving district assistance and intervention teams conducted by the department and a consortium of county offices of education.

(6) Existing law, the Budget Act of 2006, appropriates \$633,000 for purposes of the American Indian Early Childhood Education Program. That program was repealed effective January 1, 2004.

This bill would recodify the American Indian Early Childhood Education Program, under which the governing board of a school district receiving equalization aid, having a school in which there is a concentration of 10% or more of American Indian pupils, and that maintains prekindergarten or kindergarten, or both, and grades 1 to 4, inclusive, would be authorized to apply to the Superintendent of Public Instruction for a project in American Indian early childhood education. A school district receiving funds would be required to establish a districtwide American Indian advisory committee for American Indian early childhood education.

(7) Existing law adjusts funding for individuals with exceptional needs based on an incidence multiplier, as defined, for each special education local plan area.

This bill would continue the current special education incidence factor formula through the 2007–08 fiscal year.

(8) Existing law, the Leroy Greene California Assessment of Academic Achievement Act, until July 1, 2007, requires each school district, charter school, and county office of education to administer to each of its pupils in grades 2 to 11, inclusive, certain achievement tests, including a standards-based achievement test pursuant to the Standardized Testing and Reporting (STAR) Program. Existing law, commencing July 1, 2007, deletes that requirement with regard to pupils in grade 2. Existing law repeals the act on January 1, 2011.

This bill would reinstate the requirement that each school district, charter school, and county office of education administer those achievement tests to each of its pupils in grade 2 on and after July 1, 2007. The bill would make certain provisions relating to those achievement tests inoperative on July 1, 2011, and would extend the repeal date of the act to January 1, 2012. By extending the time period during which school districts are required to perform various duties related to the administration of achievement tests, the bill would impose a state-mandated local program.

(9) Existing law requires the Superintendent of Public Instruction to review existing tests that assess the English language development of pupils whose primary language is a language other than English and to determine if those tests have sufficient range to assess pupils in kindergarten and grades 1 to 12, inclusive, in English reading, speaking, and written skills. Pupils in kindergarten and grade 1 are required to be assessed in reading and written communication only to the extent that comparable standards and assessments in English and language arts are used for native speakers of English.

This bill, instead, would require the tests to have sufficient range to assess pupils in grades 2 to 12, inclusive, in English listening, speaking, reading, and writing skills, and would require pupils in kindergarten and grade 1 to be assessed in English listening, speaking, and early literacy skills. In developing the test for pupils in kindergarten and grade 1, the State Department of Education would be required to minimize any additional testing time and to ensure that the test is age and developmentally appropriate, as specified. The department would be required to report to the Legislature on the administration of the kindergarten and grade 1 English listening, speaking, and early literacy assessment results, as well as on the administrative process, as specified.

(10) Under the California Constitution, whenever the Legislature or a state agency mandates a new program or higher level of service on any local government, including school districts, the state is required to provide a subvention of funds to reimburse the local government, with specified exceptions.

Existing law provides that no local agency or school district shall be required to implement or give effect to any statute or Executive order, or portion thereof that imposes a mandate during any fiscal year and for the period immediately following that fiscal year for which the Budget Act has not been enacted for the subsequent fiscal year if specified conditions are met, including that the statute or executive order, or portion thereof, has been specifically

identified by the Legislature in the Budget Act for the fiscal year as being one for which reimbursement is not provided for that fiscal year. Existing law provides that only certain specified mandates are subject to that provision.

This bill would add Sexual Harassment Training in the Law Enforcement Workplace, as specified, to the list of mandates subject to that provision.

(11) Existing law appropriates \$26,726,000 from the General Fund to the State Department of Education for the Pupil Retention Block Grant for expenditure during the 2007–08 fiscal year.

This bill, instead, would appropriate that amount for supplemental instruction for expenditure during the 2007–08 fiscal year, thereby making an appropriation.

(12) Existing law requires a school district or charter school that applies for funding appropriated for the purpose of meeting the outstanding long-term fiscal obligations of school districts and charter schools concerning retired employee nonpension benefits to complete and submit to the county superintendent of schools a plan for meeting those obligations.

This bill would require the plan to be completed and submitted to the county superintendent of schools on or before June 30, 2009.

(13) Existing law requires the State Department of Education to contract for the development of the California Longitudinal Pupil Achievement Data System, which will provide for the retention and analysis of data on specified statewide tests administered to pupils. The data elements and codes included in the system are required to comply with, among other things, the federal Family Education Rights and Privacy Act statute and regulations.

This bill would require the department to provide a report, no later than August 1, 2007, to the Legislature, the Department of Finance, the Office of the Secretary for Education, and the Legislative Analyst's Office that includes the current guidelines used by the department regarding access to data within CALPADS, a summary of the ways in which other states interpret and apply the federal Family Educational Rights and Privacy Act, and suggestions, based on current knowledge and understanding, for options to ensure access that is consistent with the federal Family Educational Rights and Privacy Act.

(14) This bill would set the cost-of-living adjustment for specified items in the Budget Act of 2006 at 4.53%.

(15) This bill would make funds appropriated pursuant to specified items in the Budget Act of 2007 available for encumbrance until July 31, 2010, and would thereafter revert all unencumbered funds in those items to the Proposition 98 Reversion Account.

(16) This bill would appropriate \$388,283,000 from the General Fund for expenditure during the 2008–09 fiscal year according to a specified schedule. The bill would provide that for purposes of satisfying the minimum annual funding obligation for school districts required by the California Constitution, those funds are General Fund revenues appropriated for school districts and community college districts for the 2008–09 fiscal year.

(17) This bill would appropriate \$200,000,000 from the General Fund to the Board of Governors of the California Community Colleges for expenditure during the 2008–09 fiscal year according to a specified item in the Budget Act of 2007. The bill would provide that for purposes of satisfying the minimum annual funding obligation for community college districts required by the California Constitution, those funds are General Fund revenues appropriated for community college districts for the 2008–09 fiscal year.

(18) This bill would state the intent of the Legislature regarding the priority allocation, in the 2008–09 fiscal year, of certain funds for kindergarten and grades 1 to 12, inclusive, to fund revenue limit equalization.

(19) This bill would make other technical, clarifying, and conforming changes.

(20) The California Constitution requires 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, 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.

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

Ch. 175 (SB 81) Committee on Budget and Fiscal Review Corrections.

Existing law authorizes the Department of Corrections and Rehabilitation to design, construct, or renovate prison housing units, support buildings, and programming space in order to add approximately 7,000 beds, to design, construct, or renovate prison housing units, support buildings, and programming space in order to add approximately 4,000 beds to existing prison facilities, and to add additional beds for medical treatment and housing, as specified. Existing law authorizes the issuance of bonds for purposes of financing these projects, as specified.

This bill would require the department to conduct site assessments in connection with determining where to construct or renovate housing units pursuant to the projects described above, and to report those assessments to the Joint Legislative Budget Committee as specified. The bill would provide that specified reporting requirements apply separately to each institution or facility. The bill would require additional reports by the department to the Joint Legislative Budget Committee concerning the budgets, schedules, allocations from funds for the projects, and other items, in connection with the projects described above.

Existing law requires the Department of Corrections and Rehabilitation to prepare and update a master plan concerning construction and renovation of facilities under the department's jurisdiction for which funds have been appropriated by the Legislature. Existing law generally defines items to be included in the master plan.

This bill would specify additional items to be included in the master plan relative to the construction and renovation projects described above.

Existing law provides state financing for construction siting of county jails, subject to matching funds from counties, as specified. Existing law requires the Department of Corrections and Rehabilitation and the Corrections Standards Authority to give funding preference for those purposes to counties that assist the state in siting reentry facilities, as specified.

This bill would require the Corrections Standards Authority, to the extent possible, to ensure that funds for the construction of new jail beds be coordinated with the Department of Correction and Rehabilitation's efforts to site new reentry facilities.

Existing law establishes the Department of Corrections and Rehabilitation, and charges it with various duties.

This bill would require the Department of Corrections and Rehabilitation, by January 10 of each year, to provide to the Joint Legislative Budget Committee operational and fiscal information to be displayed in the Governor's proposed budget, and other operational and fiscal data, as specified. The bill would declare the intent of the Legislature in that regard.

Existing law authorizes the Department of Corrections and Rehabilitation to develop and implement, as specified, relapse prevention treatment programs to reduce the recidivism of sex offenders.

This bill would require the department to include a research component to each relapse prevention treatment program contracted for by the department.

Existing law authorizes the Inspector General to conduct a management review audit of any warden in the Department of Corrections and Rehabilitation. Existing law also requires the Inspector General to audit each warden and institution, as specified.

This bill would require the management review audit to include an assessment of the maintenance of the facility managed by the warden. This bill would also include, within the required audit of wardens and facilities, issues relating to personnel, training, investigations, financial matters, and an assessment of the maintenance of the facility managed by the warden, as specified.

Existing law authorizes local jurisdictions to present claims for reimbursement to the Department of Corrections and Rehabilitation for detention costs associated with persons under the jurisdiction of the state, as specified.

This bill would require the local jurisdiction to submit any of those claims to the department within 6 months after the close of the month in which the costs are incurred. If the claims are not submitted within that time, the bill would prohibit the reimbursement of the claims.

Existing law appropriates \$300,000,000 for capital outlay to be allocated to renovate, improve, or expand infrastructure capacity at existing prison facilities. Existing law also authorizes the funds to be used for land acquisition, environmental services, architectural programming, engineering assessments, schematic design, preliminary plans, working drawings, and construction.

This bill would require the Department of Corrections and Rehabilitation to report to the Joint Legislative Budget Committee on the funds appropriated pursuant to existing law. This bill would also subject the projects for which funds are appropriated pursuant to existing law to approval and administrative oversight by the State Public Works Board, as specified.

Existing law provides, in any case in which a minor who is detained in or committed to a county institution established for the purpose of housing juveniles attains 18 years of age prior to or during the period of detention or confinement, that he or she may be allowed to come or remain in contact with those juveniles until 19 years of age, at which time he or she, upon the recommendation of the probation officer, shall be delivered to the custody of the sheriff for the remainder of the time he or she remains in custody, unless the juvenile court orders continued detention in a juvenile facility.

This bill would provide, if continued detention is ordered for a ward who is 19 years of age or older but under 21 years of age, that he or she may be allowed to come into or remain in contact with any other person detained in the institution. The bill would require the county to apply to the Corrections Standards Authority for approval of a county institution established for the purpose of housing juveniles as a suitable place for confinement before the institution is used for the detention or commitment of an individual under the jurisdiction of the juvenile court who is 19 years of age or older but under 21 years of age where the detained person will come into or remain in contact with persons under 18 years of age who are detained in the institution.

Existing law authorizes the juvenile court to make specified orders, including an order to commit a ward to the Department of Corrections and Rehabilitation, Division of Juvenile Facilities, if a minor is adjudged a ward of the court for violating any law or ordinance defining a crime, except as specified. Under existing law, only those persons convicted of a public offense who are found to be less than 21 years of age at the time of apprehension, are not sentenced to death, life imprisonment, imprisonment for 90 days or less, or the payment of a fine, and are not granted probation, or whose probation has been revoked and terminated, may be committed by the juvenile court to the division.

This bill would, commencing September 1, 2007, restrict the authority of the juvenile court to order the commitment of a ward to the division to those wards who have committed specified offenses. By changing the counties' responsibilities with respect to juvenile offenses, this bill would impose a state-mandated local program.

The bill would authorize the court committing a ward to the Department of Corrections and Rehabilitation, Division of Juvenile Facilities, to recall that commitment in the case of any ward whose commitment offense was not any of the specified offenses referenced above, unless the offense was a specified sex offense, and who remains confined in an institution operated by the division as of September 1, 2007. The bill would require the court to set and convene a recall disposition hearing for the purpose of ordering an appropriate alternative disposition for the ward.

Existing law prohibits the commitment of a ward of the juvenile court to the division who is under 11 years of age, or who is suffering from any contagious, infectious, or other disease, as specified.

This bill would, commencing September 1, 2007, also prohibit the commitment to the division of a ward who has been or is adjudged a ward of the court, and the most recent offense alleged in any petition and admitted or found to be true by the court is not any of the specified offenses referenced above, unless the offense was a specified sex offense. The bill would make conforming changes.

Under existing law, if a person has been committed to the Division of Juvenile Facilities, the Board of Parole Hearings is authorized, among other things, to permit the ward his or her liberty under supervision and upon conditions, as specified, order confinement of the ward, order reconfinement or renewed release under supervision, or revoke or modify any parole or disciplinary appeal order.

This bill would, commencing September 1, 2007, make these powers of the board subject to the provisions described above and below, and would provide that the county of commitment shall supervise the parole of any ward released on parole who was committed to the custody of the division for committing an offense other than those referenced above. The bill would require the court to set and convene a parole disposition hearing, as specified, and would provide that the division shall have no further jurisdiction over the ward. By changing the counties' responsibilities with respect to juvenile offenses, the bill would impose a state-mandated local program.

Existing law authorizes the Board of Parole Hearings to suspend, cancel, or revoke any parole and order returned to custody of the Division of Juvenile Facilities any person committed to the division who is on parole.

This bill would provide, commencing September 1, 2007, that any parolee under the jurisdiction of the Division of Juvenile Parole Operations shall be returned to the custody of the Division of Juvenile Facilities if the parolee is under the jurisdiction of the division for the commission of an offense referenced above, or to the custody of the county of commitment if the parolee is under the jurisdiction of the division for the commission of an offense other than those referenced above.

Existing law establishes within the Department of Corrections and Rehabilitation the State Commission on Juvenile Justice, which is comprised of 11 members whom are appointed, as specified, by the Senate Committee on Rules, the Speaker of the Assembly, the chairperson of the Judicial Council, and the Governor, after consultation with, and with the advice of, the secretary of the department, and with the advice and consent of the Senate.

This bill would change the composition of the State Commission on Juvenile Justice to 12 members, to include, among others, a representative of counties, a director of a county human services agency, an attorney with expertise in the area of juvenile justice policy, and a director of a county mental health agency, to be appointed by specified persons and entities, as described, and would abolish the commission on January 1, 2009.

Existing law requires the county of commitment to make specified payments to the state for each person committed to the Division of Juvenile Facilities, including a percentage of per capita institutional cost.

This bill would establish the Youthful Offender Block Grant Program, commencing September 1, 2007, to enhance the capacity of county departments to provide appropriate rehabilitative and supervision services to youthful offenders, and would require the State Commission on Juvenile Justice to develop a Juvenile Justice Operational Master Plan for that purpose, as specified. The bill would require the Director of Finance to determine the total amount of the block grant pursuant to a specified formula and the allocation for each county, and to report those findings to the Controller who would then make an allocation to each county from the Youthful Offender Block Grant Fund, as established by this bill. The bill would provide for an annual increase in those amounts. The bill would require each county, on or before January 1, 2008, to prepare and submit to the Corrections Standards

Authority for approval a Juvenile Justice Development Plan for youthful offenders that includes a description of the programs, placements, services, or strategies to be funded by the block grant allocation. By increasing the duties of local officials, the bill would impose a state-mandated local program.

This bill would authorize the Department of Corrections and Rehabilitation, a participating county, as defined, and the State Public Works Board to enter into a construction agreement in order to acquire, design, renovate, or construct a local youthful offender rehabilitative facility approved by the Corrections Standards Authority, as specified. This bill would authorize the board to issue up to \$100,000,000 in revenue bonds, notes, or bond anticipation notes to finance the acquisition, design, renovation, or construction of approved local youthful offender rehabilitative facilities and would appropriate those funds for that purpose. This bill would provide that these provisions would become inoperative on June 30, 2017.

The bill would make a specified statement of legislative intent regarding the adequacy of the funding for the state mandate.

Existing law generally regulates the conditions of confinement for inmates and wards in state institutions and facilities. Existing law generally authorizes contracting by the state for the provision of specified services in connection with state institutions and facilities.

This bill would require the Department of General Services, in coordination with the Department of Technology Services, pursuant to other provisions of existing law, to amend contracts that provide telephone services to inmates and wards in state facilities in order to limit the amount of state concession fees per a prescribed schedule over several fiscal years, as specified.

Existing law appropriates \$50,000,000 to the Department of Corrections and Rehabilitation to supplement funds for rehabilitation and treatment of prison inmates and parolees. The funds may be used for staffing, contracts, and other services that include academic and vocational services, substance abuse treatment, and mental health treatment.

This bill would provide that those funds shall be used for developing prison-to-employment programs, expanding substance abuse programs for inmates and parolees, developing and implementing a risk assessment and needs assessment for inmates, establishing and funding day treatment services for mentally ill parolees, and expanding educational and vocational programs for inmates.

Existing law establishes within the Department of Corrections and Rehabilitation the Corrections Standards Authority which is charged with studying crime, as specified, with particular reference to conditions in California.

This bill would provide that the Corrections Standards Authority shall allocate funding for 2 one-time probation pilot projects, as specified. Each pilot project shall be funded at \$5,000,000 and shall be provided to one county probation department, as specified.

The California Constitution requires 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, 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 its provisions are severable.

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

Ch. 176 (SB 82) Committee on Budget and Fiscal Review Administration of Justice.

(1) Existing law designates the Judicial Council as the entity having full responsibility, jurisdiction, control, and authority over trial court facilities for which title is held by the state, including the acquisition and development of facilities.

The bill would make a statement of legislative findings. This bill would require the Judicial Council, for court facility proposals, to develop performance expectations that meet specified criteria. The bill would require the Director of Finance, in reviewing a court facility proposal that includes a public-private partnership component, to consider any terms that could create long-term funding commitments and how those terms may be structured to minimize risk to the state's credit ratings. The bill would require the Judicial Council, following the approval of the Director of Finance, to notify the Joint Legislative Budget Committee of the performance expectations and benchmark criteria for the proposal at least 30 days prior to the release of initial solicitation documents for a court facility project. The bill would provide that the Judicial Council may proceed with the solicitation 30 days after giving that notice, if the Joint Legislative Budget Committee does not express opposition or concerns.

(2) Existing law creates the State Court Facilities Construction Fund, which is financed by certain state court construction penalty assessments, parking surcharges, and filing fee surcharges on civil actions, as specified. Existing law provides that 25% of all money collected for the State Court Facilities Construction Fund from any county shall be designated for implementation of trial court projects in that county.

This bill would limit the application of the requirement that 25% of money collected in a county be designated for trial court projects in that county, as described above, by prohibiting the Judicial Council from committing to additional expenditures from the State Court Facilities Construction Fund above the amount appropriated in the Budget Act of 2007 unless the expenditures are replaced with increased funds to the fund.

(3) Under existing law, the Judicial Council is responsible for disposing of surplus court facilities transferred to the state by the counties, subject to certain requirements, including the obligation to deposit moneys received from their disposal into a specified fund, to consult with the counties regarding the disposition of the facilities, and to consider the impact on local communities regarding potential new uses of the facilities.

This bill would require the Judicial Council to submit a plan to the Legislature for the disposition of court facilities transferred to the state, prior to, or as part of, any budget submission to fund a new courthouse that will replace the existing court facilities transferred to the state.

(4) Existing law imposes, until July 1, 2007, a state surcharge of 20% on a base fine imposed and collected by a court for a criminal offense, as specified.

This bill would delete the inoperative date provision for that surcharge, thereby making those provisions operative indefinitely.

(5) Existing law provides that the Department of Justice is composed of the Office of the Attorney General, the Division of Law Enforcement, and the Division of Gambling Control.

This bill would instead provide that the Department of Justice is composed of the Office of the Attorney General and those other divisions, bureaus, branches, sections, or other units as the Attorney General may create within the department pursuant to existing authority, as specified.

(6) The Gambling Control Act provides for the licensure and regulation of various legalized gambling activities and establishments by the California Gambling Control Commission and the investigation and enforcement of those activities by the Division of Gambling Control within the Department of Justice.

This bill would revise the act to replace references to the Division of Gambling Control with references to the Department of Justice, to conform with the provisions described above. The bill would make other related, conforming changes.

(7) Existing law requires the Attorney General to issue guidelines and authorizes him or her to adopt regulations to implement the Witness Protection Program. These guidelines are required to include a process by which state and local agencies apply for reimbursement of costs for providing witness protection services and an appropriate level of matching funds to be contributed by local agencies.

This bill would instead require local agencies to contribute 25% of the cost of witness protection services, thereby imposing a state-mandated local program.

(8) Existing law requires that the Attorney General make an annual report to the Legislature no later than January 1 on the fiscal and operation status of the Witness Protection Program.

This bill would require that report to include the amount of funding sought and received by each county as well as the amount of funding provided, and the amount of the required local match.

(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, 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.

(10) This bill would provide that its provisions are severable.

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

Ch. 177 (SB 84) Committee on Budget and Fiscal Review Human Services.

Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) block grant program to eligible states. Existing law provides for the California Work Opportunity and Responsibility to Kids (CalWORKs) program under which, through a combination of state and county funds and federal funds received through the TANF program, each county provides cash assistance and other benefits to qualified low-income families.

Existing law requires the Department of Child Support Services, beginning July 1, 1999, to pay to each county a child support incentive for child support collections. Additionally, effective July 1, 2000, existing law provides that the 10 counties with the best performance standards shall receive an additional 5% of the state's share of the counties' collections that are used to reduce or repay aid that is paid under the CalWORKs program. Existing law requires the counties to use the additional funds for specified child support related activities. Existing law suspends the payment of this additional 5% for fiscal years 2002–03 to 2006–07, inclusive.

This bill would extend the suspension of the 5% payment through the 2007–08 fiscal year.

This bill would require the department to provide to the Legislature, and post on its Web site, specified data and information relating to child support collections, and also to require counties to post a link to that data and information on their Web sites. The bill also would require the department to update the Legislature during the annual budget subcommittee hearing process commencing in 2008, on the state and local progress on child support federal performance measures and collections, as specified.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, and under which qualified low-income persons receive health care services. Existing law requires the Department of Child Support Services to provide payments to the local child support agency of \$50 per case for obtaining 3rd-party health coverage or insurance of beneficiaries, to the extent that funds are appropriated in the Budget Act. Under existing law, these payments are suspended for fiscal years 2003–04 to 2006–07, inclusive.

This bill would extend the suspension of payments to local child support agencies through the 2007–08 fiscal year.

Under existing law, the State Department of Social Services regulates the licensure and operation of various community care facilities, residential care facilities for the elderly, child day care centers, and family day care homes. Existing law requires the department to conduct annual unannounced visits to these facilities under designated circumstances. Existing law further requires the department to conduct annual unannounced visits to no less than 20%

of the remaining facilities, based on a random sampling methodology developed by the department. If the total citations issued by the department exceed the previous year's by 10%, existing law requires the department to increase the random sample by 10% the following year, and authorizes the department to request additional resources for this purpose.

This bill would require the department to suspend implementation of the provisions requiring a 10% increase of the random sample for the 2007–08 fiscal year. The bill would require the department to submit trailer bill language to the Legislature on or before February 1, 2008, that reflects appropriate indicators to trigger an annual increase in the number of facilities for which the department conducts unannounced visits, as specified.

Under existing law, the State Department of Alcohol and Drug Programs is responsible for licensing and certifying alcoholism and drug abuse recovery and treatment programs and facilities, including both residential and nonresidential programs. Existing law authorizes the department to charge a reasonable fee for the certification or renewal of certification of alcohol and drug programs that voluntarily request that certification, but prohibits the department from levying a fee for certification of nonprofit organizations or local governmental entities for these purposes. Existing law also requires the department to calculate and establish the fee for licensure of residential alcoholism and drug abuse recovery or treatment facilities, as defined.

This bill would revise existing law relating to the establishment of fees for residential and nonresidential alcoholism and drug abuse recovery or treatment facilities and programs, by requiring the department to charge a fee to license or certify all programs, regardless of the form of organization or ownership of the program. The bill would require the department to submit the new or revised fees to the Legislature for approval, prior to implementation. The bill would establish the Residential and Outpatient Program Licensing Fund, consisting of specified fees, fines, and penalties. The bill would require the money in the fund, upon appropriation by the Legislature, to be used to support the department's licensing and certification activities. The bill would make various conforming changes.

The Substance Abuse and Crime Prevention Act of 2000, enacted by initiative statute (Proposition 36), established the Substance Abuse Treatment Trust Fund within the State Treasury to be continuously appropriated for carrying out the purposes of the act relating to diverting from incarceration into community-based substance abuse treatment programs, nonviolent defendants, probationers, and parolees charged with simple drug possession or drug use offenses.

Existing law establishes the Substance Abuse Offender Treatment Program, until July 1, 2009, pursuant to which the State Department of Alcohol and Drug Programs distributes funds to counties that meet designated eligibility criteria, for the purpose of improving county treatment practices with respect to substance abuse offenders. Under the program, the maximum amount that a county may receive is not permitted to exceed 30% of the county's allocation from the department for that fiscal year from the Substance Abuse Treatment Trust Fund. Existing law authorizes the department to implement the Substance Abuse Offender Treatment Program by all-county letters or similar instructions for the 2006–07 fiscal year, pending the adoption of emergency regulations.

This bill would revise the requirements of the Substance Abuse Offender Treatment Program, including deleting the maximum allowable amount allocated to counties and the July 2009 repeal date, and by revising county eligibility requirements. The bill also would extend the department's authority to implement the program by all-county letters through the 2007–08 fiscal year and to implement these provisions by emergency regulations commencing with the 2008–09 fiscal year.

Existing law, the Mello-Granlund Older Californians Act, establishes the California Department of Aging in the California Health and Human Services Agency. Under existing law, the department's mission is to provide leadership to the area agencies on aging in developing systems of home- and community-based services that maintain individuals in their own homes or least restrictive homelike environments. Existing law sets forth the duties

and powers of the department, including requiring the department to submit specified information annually to the Legislature and the Legislative Analyst regarding the number of persons served by programs and services administered by the department, and expenditures related to these programs and services.

This bill would suspend this reporting requirement until the 2010–11 fiscal year, but would, instead, require the department to annually submit copies of program fact sheets for each state and federal program administered by the department, as specified.

Existing law establishes within the California Department of Aging, the Office of the State Long-Term Care Ombudsman, to promote the development, coordination, and utilization of resources to meet the long-term care needs of older individuals. Existing law requires the office to sponsor a meeting of representatives of approved organizations at least twice each year, and to provide training to these representatives as appropriate. Existing law requires that the department have a criminal record clearance conducted by the State Department of Social Services prior to certifying an individual as an ombudsman. Existing law further requires ombudsmen to receive 36 hours of training approved by the office annually, and 12 hours of additional training annually.

This bill additionally would require the department to issue a card identifying an individual as an ombudsman, following the criminal record clearance and acceptance by the office. The bill would specify that the 36 hours of training that is required to be approved by the office is to be classroom training. This bill would revise the duties of the department and the State Department of Social Services in conducting the criminal record clearance procedures, as specified.

Existing law requires various state departments, including the Department of Rehabilitation, to submit to the Department of Finance for approval all assumptions underlying all estimates used to develop the departments' budgets by September 10 of each year, and to submit revisions to these assumptions by March 1 of the following year.

This bill would revise the requirements applicable to the Department of Rehabilitation of submission of assumptions and estimates of case services expenditures, and would require the department to forward this information to specified committees of the Legislature, if the Department of Finance has not already released the information.

Existing law requires each county to develop and, as needed, update, a plan describing how the county intends to deliver the activities and services necessary to move CalWORKs recipients from welfare to work. Existing law requires each county to review that plan, and prepare and submit to the department a plan addendum detailing how the county will meet specified performance goals for the CalWORKs program.

This bill would require the department to review these county plans, work with the County Welfare Directors Association and county welfare directors to address designated issues related to sanctioned families and time-limited families in the CalWORKs program, and report this information to the Legislature by September 1, 2008.

Existing law requires the State Department of Social Services to administer a voluntary Temporary Assistance Program (TAP), to provide cash assistance and other benefits, commencing no later than April 1, 2007, to specified current and future CalWORKs recipients who meet the exemption criteria for participation in welfare-to-work activities, and are not single parents who have a child under one year of age. Existing law allows the department to suspend implementation of the TAP until October 1, 2007, under specified circumstances.

This bill would revise these provisions to require, instead, that the TAP commence on or before April 1, 2009, with no provision for suspending the program's implementation.

Existing law, through the Kinship Guardianship Assistance Payment Program (Kin-GAP), which is a part of the CalWORKs Program, provides aid on behalf of eligible children who are placed in the home of a relative caretaker, and limits the application of the program to children who have been adjudged a dependent child of the juvenile court and whose dependency has been dismissed on or after January 1, 2000, concurrently or

subsequent to the establishment of the kinship guardianship. The program is funded by state and county funding and available federal funds.

Existing law also requires the State Department of Social Services to establish the Kin-GAP Plus Program, as an optional alternative to the Kin-GAP Program, with similar eligibility and administrative provisions, except that the Kin-GAP Plus Program additionally applies to certain delinquent children who have been declared wards of the juvenile court and whose wardships have been terminated, and would include payments for a specialized care increment and clothing allowance, under certain circumstances.

This bill would repeal the Kin-GAP Plus Program, and effective October 1, 2006, would extend benefits under the Kin-GAP Program to children who would have been covered by the Kin-GAP Plus Program, as specified. The bill would make various conforming changes.

Existing law requires each county to provide cash assistance and other social services to needy families through the CalWORKs program using federal TANF program, state, and county funds.

Existing law continuously appropriates moneys from the General Fund to defray a portion of county aid grant costs under the CalWORKs program.

Existing law, with certain exceptions, requires an annual cost-of-living adjustment to be made in maximum aid payments provided to needy families under the CalWORKs program.

This bill would provide that no adjustment shall be made to the maximum aid payment for the purpose of increasing CalWORKs benefits for the 2007–08 fiscal year.

Existing law establishes the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which counties provide payments to foster care providers on behalf of qualified children in foster care, pursuant to a schedule of basic rates. The program is funded by a combination of federal, state, and county funds, with moneys from the General Fund being continuously appropriated to pay for the state's share of AFDC-FC costs. Existing law requires the schedule of basic rates to be adjusted, as specified. Under existing law, a county that receives state participation for a basic rate in excess of the amount set forth in the schedule of basic rates receives an annual increase of $\frac{1}{2}$ of these percentage adjustments; however, for the 1999–2000 fiscal year, these counties receive an increase in state participation for the basic rate for the entire percentage adjustment.

This bill would require the schedule of basic rates, as adjusted pursuant to existing law, to be increased by 5%, rounded to the nearest dollar. The bill would provide that this increased rate would not be reflected in specified amounts paid to licensed foster family agencies, or to adoptive parents under the Adoption Assistance Program, under specified circumstances. The bill would also provide that those counties that receive state participation in excess of the basic rates shall receive an increase in state participation for the basic rate for the entire percentage adjustment for the 2007–08 fiscal year.

Under existing law, in addition to the basic rate payable for the care of a foster child under the AFDC-FC program, counties that had a clothing allowance, as defined, in effect on a specified date, are authorized to continue to receive state participation at the same level for the clothing allowance.

This bill would provide that the maximum amount of the clothing allowance for children whose foster care payment is the responsibility of Colusa, Plumas, and Tehama Counties may be up to \$274 per child per year, and would require a county that elects to receive the clothing allowance to submit a Clothing Allowance Program Notification to the department, as specified.

Existing law requires payment of a supplemental clothing allowance of \$100 per year, subject to the availability of funds, without a county share of cost.

This bill would require this supplemental clothing allowance to be paid for children under the Kin-GAP Program without a county share of cost, in accordance with a specified provision of existing law.

This bill, commencing January 1, 2008, would increase by specified percentages and amounts the rate schedules applicable to AFDC-FC payments for group homes and other designated foster care placements.

This bill would revise existing procedures related to the collection by counties of overpayments to foster care providers and adoption assistance recipients, and would impose related duties on the State Department of Social Services.

Because moneys from the General Fund are continuously appropriated to pay for the state's share of the AFDC-FC and Kin-GAP programs, by increasing state costs under these programs, this bill would make an appropriation.

Existing law provides for the State Supplementary Program for the Aged, Blind and Disabled (SSP), which requires the State Department of Social Services 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.

Under existing law, benefit payments under the SSP program are calculated by establishing the maximum level of nonexempt income and federal SSI and state SSP benefits for each category of eligible recipient. The state SSP payment is the amount, when added to the nonexempt income and SSI benefits available to the recipient, which would be required to provide the maximum benefit payment.

Existing state law provides, except in certain calendar years, for the annual adjustment of the total level of combined state and federal benefits as established by statutory schedule to reflect changes in the cost of living, as defined.

Existing law provides that, commencing with the 2007 calendar year and thereafter, in any calendar year in which no cost of living adjustment is made to the payment schedules, there shall be a pass along of any cost-of-living increases in federal SSI benefits.

This bill would provide that commencing with the 2008 calendar year, the annual adjustment would be effective from June 1 to May 31, inclusive, of the following calendar year.

The bill would specify, however, that the pass along of federal benefits shall continue to be effective on January 1 of each calendar year.

Existing law provides for the county-administered In-Home Supportive Services (IHSS) program, under which qualified aged, blind, and disabled persons are provided with services in order to permit them to remain in their own homes and avoid institutionalization. Existing law permits services to be provided under the IHSS program either through the employment of individual providers, a contract between the county and an entity for the provision of services, the creation by the county of a public authority, or a contract between the county and a nonprofit consortium.

Existing law requires the State Department of Social Services to establish a program of direct deposit by electronic transfer for payments to in-home supportive services providers, and requires the department, the Controller, and the California Health and Human Services Agency to make all necessary automation changes to allow for payment by direct deposit.

This bill would require the department to establish the direct deposit program, in cooperation with the Controller, on or before June 30, 2008.

Existing law provides for the Adoption Assistance Program (AAP), to be established and administered by the State Department of Social Services or the county, for the purpose of benefitting children residing in foster homes by providing the stability and security of permanent homes. The program provides for the payment by the department and counties, of cash assistance to eligible families that adopt eligible children, and bases the amount of the payment on the needs of the child and the resources of the family to meet those needs. Under existing law, from funds appropriated for this purpose, the state compensates licensed private adoption agencies for otherwise unreimbursed costs of placing certain children. Effective July 1, 1999, the maximum reimbursement amount was \$5,000.

This bill would increase the maximum reimbursement amount to \$10,000, effective February 1, 2008, for cases for which the adoptive home study approval occurred on or after July 1, 2007. The bill would also require the department to review the reimbursement methodology for the AAP and provide specified information to the fiscal committees of the Legislature, commencing with the budget subcommittee hearings for the 2008–09 fiscal year.

Existing law, the Lanterman Developmental Disabilities Services Act, requires the State Department of Developmental Services to allocate funds to private nonprofit regional centers for the provision of community services and supports for persons with developmental disabilities and their families.

Under existing law, the cost of providing 24-hour out-of-home nonmedical care and supervision in community care facilities for children who receive both AFDC-FC benefits and regional center services funded by the AFDC-FC program.

This bill would revise rates under the AFDC-FC program and AAP for children who are also regional center consumers. The bill would require regional centers to separately purchase or secure services contained in the child's Individualized Family Service Plan (IFSP) or Individual Program Plan (IPP). The bill would also revise the AFDC-FC rates for 24-hour out-of-home nonmedical care and supervision for these children in community care facilities, and would require the rates to be adjusted annually, as specified.

This bill would provide that the rates established by the bill would apply to AFDC-FC eligibility determinations, and adoption assistance agreements signed, on and after July 1, 2007. The bill, however, would require rates lower than those in effect as of July 1, 2007, to be raised to the levels established by the bill, and to remain in effect unless a change in the child's circumstances or eligibility warrants redetermination of the rate. This bill would provide for the adoption of emergency regulations to implement these provisions.

By increasing the state's level of participation in AFDC-FC and AAP rates, this bill would make an appropriation.

Existing law requires the State Department of Social Services to establish and supervise a county- or county consortia-administered program to provide cash assistance to aged, blind, and disabled legal immigrants who are not citizens and who successfully complete an application process. Existing law requires any person found by the department to be eligible for federal SSI benefits to be required to apply for those benefits. Under existing law, an individual who fully cooperates in the Social Security Administration's application and appeal process may continue to receive cash assistance benefits, and remains eligible for those benefits if he or she receives an unfavorable decision from the Social Security Administration.

This bill would revise these provisions to authorize recipients who naturalize while receiving cash assistance benefits to continue to be eligible for cash assistance benefits until he or she receives SSI benefits, or has exhausted all appeals for the initial SSI application.

Existing law provides for subsidized child care programs for eligible persons, including recipients of benefits under the CalWORKs program, which are administered by the State Department of Education.

This bill would require the department to conduct a study and submit a report to the Legislature, by September 2008, to establish best statewide practices for the prevention, detection, identification, and investigation of improper payments and fraud in all subsidized child care programs. The bill would specify the required components of the study.

Existing law established the Department of Rehabilitation within the California Health and Human Services Agency. The duties of the department include the administration of various programs to establish employment opportunities for individuals with disabilities, including the Supported Employment Program (SEP) and the Work Activity Program (WAP).

This bill would require the department to count the number of SEP and WAP consumers served by the department in the 2007–08 fiscal year, the cost of providing those services, and

to identify funding options if the costs are projected to exceed the amount budgeted for SEP and WAP consumer activities, under designated circumstances. The bill would require the department to submit this information to the budget and fiscal committees of the Legislature, as specified, and also to submit a proposed methodology for projecting caseload and funding growth in the SEP and the WAP for the 2008–09 and subsequent fiscal years.

This bill would require any funds remaining of the amount appropriated in a specified item of the 2007 Budget Act for reimbursement of food banks and Foodlink for certain food storage and transportation costs associated with the 2006–07 freeze to be expended to respond to other emergency food needs throughout the state.

Existing law requires the Department of Justice to maintain an index, identified as the Child Abuse Central Index (CACI), of all reports of child abuse and severe neglect, as specified. Existing law requires that the CACI be checked under various circumstances, including before the State Department of Social Services grants a license or otherwise approves an individual to care for children, or in other situations involving the out-of-home placement of a child.

This bill would require the State Department of Social Services, in consultation with the County Welfare Directors Association, to track actual county costs in the 2007–08 fiscal year to implement a specified court case settlement requiring counties to implement a notification and grievance process for individuals listed on the CACI.

Existing law requires certain participants in the CalWORKs program to participate in specified welfare-to-work activities.

This bill would require the State Department of Social Services to provide options for consideration by the administration and the Legislature for increasing the state's CalWORKs welfare-to-work participation, and to submit these options to designated legislative committees on or before October 1, 2007.

Existing law extends eligibility for certain transitional housing placement program services that are available to foster youth to a person less than 24 years of age who has emancipated from the foster care system in a county that has elected to participate in a transitional housing placement program for youths between 18 and 24 years of age, provided that the person has not received these services for more than a total of 24 months.

This bill would authorize up to \$10,525,000 of the amount appropriated in a specified item of the 2007 Budget Act for the Transitional Housing Program Plus to be used for eligible costs incurred in the 2006–07 fiscal year.

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

Ch. 178 (SB 85) Committee on Budget and Fiscal Review Environment.

(1) Existing law establishes the Significant Natural Areas Program, administered by the Department of Fish and Game, which requires the department to maintain, expand, and keep current a data management system, designated the California Natural Diversity Data Base, designed to document information on natural resources.

Through the Vegetation Classification and Mapping Program, the department facilitates and oversees efforts to develop accurate and scientifically defensible maps and classifications of vegetation and habitat throughout the state to support conservation and management decisions at the local, regional, and state level.

The department has entered into a memorandum of understanding with other state and federal agencies to establish a cooperative vegetation and habitat mapping initiative to facilitate statewide joint data collection and processing, establish common mapping and classification standards across all ownership, and provide timely response to both state and federal information and analytical requirements.

This bill would require the department to undertake the development of a vegetation mapping standard for the state, in consultation with interested stakeholders. The bill would specify components of the standard. The bill would require the department to submit a report to the budget committee of each house of the Legislature, no later than January 10, 2008, that

would provide the mapping standard and related information. The bill would authorize the department to adopt regulations to implement these provisions.

(2) Existing law creates the Food Safety Account within the Department of Pesticide Regulation Fund, the funds in which may be expended, upon appropriation by the Legislature for pest management research purposes, to carry out the recommendations of the pest management advisory committee.

This bill would provide that transfers of moneys from the Department of Pesticide Regulation Fund to the Food Safety Account shall cease on June 30, 2007, and that, as of June 30, 2009, the Food Safety Account shall cease to exist. At that time, any balance in the account, or any outstanding liabilities and encumbrances of the account, shall be transferred to, or become those of, the Department of Pesticide Regulation Fund, as specified. The bill would authorize funds in the Department of Pesticide Regulation Fund to be expended instead, upon appropriation, for pest management grants. This bill would make other conforming changes.

(3) The Environmental Cleanup and Fee Reform Act of 1997 creates the Toxic Substances Control Account in the General Fund. Specified charges imposed on corporations handling hazardous materials are required to be deposited in that account. Existing law expresses the Legislature's intent that \$500,000 in that account should be appropriated in the annual Budget Act for the administration and collection of those charges.

This bill would instead declare that an amount should be appropriated in the annual Budget Act that does not exceed the costs incurred by the State Board of Equalization, a private party, or other public agency, to administer and collect those charges.

Existing law requires that the revenues from specified fees and charges imposed upon the management of hazardous waste be deposited into the Hazardous Waste Control Account in the General Fund. The money in that account may be appropriated to the Department of Toxic Substances Control for allocation to the State Board of Equalization to pay refunds of specified fees.

This bill would provide that the department may also allocate appropriated funds to the board for the administration and collection of hazardous waste fees that are deposited into the Hazardous Waste Control Account.

(4) Under existing law, the funds in the Toxic Substances Control Account in the General Fund may be appropriated to the Department of Toxic Substances Control for specified purposes, including the payment of the costs of removal and remedial action incurred by the state in response to a release of hazardous substances. The Controller is required to establish a separate subaccount in the Toxic Substances Control Account for any funds received from a settlement agreement for a removal or remedial action to be performed at a specific site. Existing law also establishes the Stringfellow Insurance Proceeds Account (Stringfellow Account) in the State Treasury and requires specified insurance funds recovered in connection with the Stringfellow Superfund Site in Riverside County be deposited in that account. The funds deposited in the Stringfellow Account are available for expenditure, upon appropriation by the Legislature, for activities related to the Stringfellow Superfund Site to fulfill a specified agreement.

This bill would require the funds in the Stringfellow Insurance Proceeds Account to be expended to carry out the 2002 Consent Decree. The Stringfellow Account would become inoperative on July 1, 2013. A subaccount, operative on July 1, 2013, would be created in the state account as the successor fund to the Stringfellow Account. All assets, liabilities, and surplus in the Stringfellow Account would be transferred to, and become a part of, that subaccount. All appropriations made from the Stringfellow Account, to the extent encumbered, would continue to be available from the subaccount for expenditure for the same purposes and periods.

(5) The California Global Warming Solutions Act of 2006 requires the State Air Resources Board to adopt regulations to require the reporting and verification of emissions of greenhouse gases and to monitor and enforce compliance with the reporting and

verification program, and requires the state board to adopt a statewide greenhouse gas (GHG) emissions limit equivalent to the statewide GHG emissions levels in 1990 to be achieved by 2020. The act requires the state board to adopt rules and regulations in an open public process to achieve the maximum technologically feasible and cost-effective GHG emission reductions. The act requires all state agencies to consider and implement strategies to reduce their GHG emissions.

This bill would require specified state agencies to prepare and submit to the Secretary for Environmental Protection, in a standardized format as determined by the California Environmental Protection Agency, specified information relating to the state agency's GHG emissions, including a list of measures adopted and implemented by the agency to meet any GHG emission reduction targets, as defined, and a status report on GHG emissions reduced as a result of these measures. The California Environmental Protection Agency would be required to provide that information on its Internet Web site in the form of a state agency greenhouse gas emission reduction report card.

The bill would require that funds appropriated to the State Air Resources Board pursuant to Item 3900-001-0115 of the Budget Act of 2007, and used for market-based compliance mechanisms to be expended solely for the assessment and evaluation of potential market based compliance mechanisms, and not for adoption of implementation of those mechanisms, until the State Air Resources Board has taken specified actions and would require these funds to be spent to assess and evaluate all potential market-based compliance mechanisms.

(6) Existing law authorizes the Department of Finance, until January 1, 2009, to delegate to the Department of Parks and Recreation the right to exercise the same authority granted to the Division of the State Architect and the Real Estate Services Division in the Department of General Services, to plan, design, construct, and administer contracts and professional services for legislatively approved capital outlay projects. Existing law authorizes the Department of Finance to revoke that delegation at any time before January 1, 2009.

This bill would authorize the Department of Finance to delegate to the Department of Forestry and Fire Protection the right to exercise that same authority, and would authorize the Department of Finance to revoke the delegation at any time.

(7) Under existing law, the Department of Parks and Recreation is required to operate, manage, and maintain units of the state park system. Existing law regulates the sale of surplus state property.

This bill would authorize the Director of the Department of Parks and Recreation to grant to the City of Santa Cruz, subject to specified conditions, all of the rights, title, and interest of the State of California in approximately 37.6 acres, known as Lighthouse Field State Beach, in the County of Santa Cruz. The bill would require that the real property conveyed be operated, maintained, and improved by the City of Santa Cruz for park purposes. The bill would require Attorney General review and approval of the deposit of the net proceeds from the transfer.

(8) The Disaster Preparedness and Flood Prevention Bond Act of 2006, a bond act approved by the voters at the November 7, 2006, statewide general election, authorizes the issuance of bonds in the amount of \$4,090,000,000 for the purposes of financing disaster preparedness and flood prevention projects. The act makes available, upon appropriation to the Department of Water Resources, \$3,000,000,000 for purposes relating to the State Plan of Flood Control and reducing the risk of levee failure in the Sacramento-San Joaquin Delta.

This bill would require the department, beginning November 1, 2007, and quarterly thereafter until funds are liquidated, to prepare and submit to the Joint Legislative Budget Committee a report that includes prescribed information relating to the expenditure of that \$3,000,000,000. The department would be required to adopt emergency regulations to implement a specified provision of the Water Code that governs the payment of certain nonfederal costs associated with a federal-state flood control project. The bill would prohibit the department from requiring a local cost-share for certain specified levee evaluations.

(9) Existing law establishes the Coastal Wetlands Fund in the State Treasury and requires the fund to be an interest-bearing fund administered by the Department of Fish and Game. Existing law prohibits the principal of the Coastal Wetlands Fund from being expended, and requires the fund to be maintained so that the interest earned on the fund provides a continuous funding source for wetlands maintenance. Existing law requires that 60% of the interest appropriated be allocated to the Department of Fish and Game for maintenance of coastal wetlands owned by the department and that the remaining 40% be allocated to the State Coastal Conservancy for expenditure in the form of grants for maintenance of coastal wetlands property owned by the state, a conservancy of the state, a local government agency, or a nonprofit organization, as specified.

This bill would delete the prohibition regarding the expenditure of the principal of that fund and would repeal the existing formula for the allocation of the fund. The bill would instead authorize the funds in the Coastal Wetlands Fund to be expended by the Department of Fish and Game and the State Coastal Conservancy, upon appropriation by the Legislature, for the maintenance of coastal wetlands property owned by the state, a conservancy of the state, a local government agency, or a nonprofit organization. The bill would allow those funds to be expended in the form of grants.

(10) The California Clean Water, Clean Air, Safe Neighborhood Parks, and Coastal Protection Bond Act of 2002, approved by the voters as Proposition 40 on March 5, 2002, made \$15,000,000 in bond funds available for grants to local conservation corps for acquisition and development of facilities to support local conservation corps programs.

This bill would authorize the Sacramento Local Conservation Corps, certified by the California Conservation Corps, to sell a certain parcel located in Sacramento County that was purchased with a portion of those bond funds. The bill would require the net proceeds from the sale to be used only towards the purchase of another certain parcel located within Sacramento County. The bill would also require the sale to be at no less than fair market value and approved by the California Conservation Corps, and the purchase to be at no more than fair market value and also approved by the California Conservation Corps.

The bill would require that any net proceeds from the sale of that certain parcel in excess of the purchase price of the other certain parcel shall revert to the California Clean Water, Clean Air, Safe Neighborhood Parks, and Coastal Protection Fund, and would appropriate that sum from the fund to the California Conservation Corps for local assistance.

(11) Existing law establishes the Baldwin Hills Conservancy to acquire and manage public lands within the Baldwin Hills area, and to provide recreational, open space, wildlife habitat restoration and protection, and lands for educational uses within the area. Existing law provides that the conservancy will remain in effect until January 1, 2008.

This bill would extend the repeal date for the conservancy to January 1, 2018.

(12) Under existing law, the Department of Water Resources operates the State Water Project and exercises other functions relating to the state's water resources. The department is authorized to enter into contracts and agreements in connection with the State Water Project. The California Global Warming Solutions Act of 2006 requires state agencies to consider and implement strategies to reduce their greenhouse gas emissions.

Existing law authorizes the department to enter into contracts for the purchase of electric power and to sell power to retail end-use customers and, with specified exceptions, to local publicly owned electric utilities at not more than the department's acquisition costs. The department is prohibited from entering into new contracts for the purchase of electric power on and after January 2, 2003, for resale to retail end-use customers and to local publicly owned electric utilities.

This bill would require the department to comply with the greenhouse gas emission standards adopted by the Public Utilities Commission for a local publicly owned electric utility, to use reasonable, feasible, and cost-effective efforts to use energy efficiently, and to increase its use of renewable energy in its water operations and in its renegotiation of existing electricity contracts for retail end-use customers and local publicly owned electric utilities.

On or before March 1, 2008, and at least once every year thereafter until December 21, 2015, the department would be required to report to the Legislature and the Governor on the status of contracts it has for fossil fuel generated electricity and its efforts to reduce its dependency on fossil fuels, and on changes to the portfolio of existing energy contracts.

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

Ch. 179 (SB 86) Committee on Budget and Fiscal Review State government.

(1) Existing law, the Unclaimed Property Law, governs the disposition of unclaimed property, including the escheat of certain property to the state. Those provisions require a person holding funds or other property escheated to the state to report to the Controller certain information regarding the property and the owner, and set forth procedures whereby a person may file a claim to the property or to the net proceeds from its sale. Those provisions also specify the procedures for transferring the property from the holder of the property to the state and for administering the property.

This bill would modify the procedures governing the disposition of unclaimed property. The bill would provide that, within 165 days after the final date for filing the report described above, the Controller shall mail a notice, as specified, to each person having an address listed in the report who appears to be entitled to property of the value of \$50 or more escheated under these provisions. It would require the Controller to establish and conduct a notification program designed to inform owners about the possible existence of unclaimed property received pursuant to these provisions. The bill would make specified changes regarding the duties of a holder of property that has escheated and the duties of the Controller after receiving the property, including a requirement that the Controller retain the property for 18 months from specified dates. The bill would make other related changes.

(2) Existing law establishes the Agricultural Pest Control Research Account in the Department of Food and Agriculture Fund.

This bill would abolish that account as of June 30, 2007, or upon enactment of the bill, whichever is later, and would transfer any remaining funds and encumbrances to the Transportation Planning and Development Account in the State Transportation Fund.

(3) Existing law requires that any state position that is vacant for 6 consecutive monthly pay periods be abolished by the Controller on the following July 1, subject to specified conditions.

This bill would, from July 1, 2007, to June 30, 2010, inclusive, and notwithstanding the above provisions, require any state position that is vacant for 12 consecutive monthly pay periods to be abolished by the Controller on the following July 1, subject to these specified conditions.

(4) Existing law vests the Department of Finance with general powers of supervision over all matters concerning the financial and business policies of the state.

This bill would state the intent of the Legislature that the department set statewide fiscal and accounting policies and procedures and provide any state agency that handles public moneys or its equivalent with training, advice, and consulting services. The bill would also authorize the Director of Finance, to the extent authorized under the annual Budget Act, to assess specified funds to support the department's training, advice, and consulting services to state agencies.

(5) Existing law requires that new public buildings be models of energy efficiency and be designed, constructed, and equipped with energy efficiency measures, materials, and devices, subject to specified criteria, and that existing buildings be retrofitted to meet specified standards when renovated or remodeled. In addition, certain executive orders require state agencies to implement certain energy and resource efficiency standards in this regard.

This bill would require any building the state intends to occupy, for which construction commences on and after January 1, 2009, and any renovation to a building the state intends to occupy that commences on or after that date, to be designed, constructed, and operated,

to meet, at a minimum, the applicable standards described in the United States Green Building Council's Leadership in Energy and Environmental Design silver rating.

The bill would also require any building lease, for which the state is the sole tenant, entered into on or after January 1, 2009, that requires major renovation or the construction of a new building on or after that date, to be designed, constructed, and operated, to meet, at a minimum, the standards described in the United States Green Building Council's Leadership in Energy and Environmental Design silver rating.

(6) Existing law establishes a procedure for local governmental agencies to file claims for reimbursement of specified costs associated with state-mandated local programs with the Commission on State Mandates, and sets forth the procedure for a determination by the commission for eligibility for reimbursement, appropriation and payment of claims, including payment pursuant to the enactment of a local government claims bill, the establishment of interest accrued on claims, and the review of state mandates by the Legislative Analyst generally.

This bill would revise these procedures, including certain associated deadlines, and delete the provisions governing the local government claims bill, instead requiring payment to be made in the annual Budget Act according to specified criteria.

(7) Under existing law, policy, and bargaining agreements, the state reimburses employees for all necessary and actual expenses they incur when they travel on official state business. The Controller's office has established the California Automated Travel Expense Reimbursement System (CalATERS) for processing travel claims for participating state agencies. Existing law requires all state agencies to implement and use that system to automate the processing of employee travel claims by July 1, 2009, unless the Controller recommends, and the Department of Finance approves, an exemption request, as specified.

This bill would provide that payments for the services of the Controller in implementing these provisions shall be made by direct transfer, as specified.

(8) The Public Employees' Medical and Hospital Care Act requires the Board of Administration of the Public Employees' Retirement System to approve health benefit plans for certain public employees and annuitants, and authorizes the board to contract with carriers offering health benefit plans. That law creates in the State Treasury the Public Employees' Contingency Reserve Fund, and within that fund, requires an account to be maintained to defray increases in future rates, reduce contributions of employees, annuitants, and employers, implement cost containment programs, and increase the benefits related to these health benefit plans, as specified. Existing federal law provides for Medicare Part D, the voluntary federal program for prescription drug reimbursement coverage.

This bill would provide that the Board of Administration of the Public Employees' Retirement System is designated, for the purposes of federal law, as the sponsor of a qualified retiree prescription drug plan for a state or contracting agency plan, or related plan, or an individual if the Public Employees' Retirement System applies for a retiree drug subsidy, as defined, related to that plan or individual and the system meets the definition of plan sponsor under federal law, as specified. The bill would provide that any funds attributable to a retiree drug subsidy for a contracting agency plan, local annuitant, or local employee, as defined, shall be deposited in the Public Employees' Contingency Reserve Fund, a continuously appropriated fund. By increasing contributions to a continuously appropriated fund, the bill would make an appropriation.

This bill would also provide that there is in the Public Employees' Contingency Reserve Fund the Account for Retiree Drug Subsidy Payments. The bill would provide that funds in this account shall be appropriated by the Legislature for reducing the contributions by the state and state annuitants for health benefits that include prescription drug benefits for state annuitants, defraying increases in future employer or state annuitant health benefit or prescription drug rates, increasing state annuitant health benefits or prescription drug benefits, and implementing cost containment programs related to state annuitant health benefits that include prescription drug benefits.

(9) Existing law generally regulates the storage of hazardous substances in underground storage tanks. Specified provisions of federal law impose liability for the costs incurred by a state for undertaking corrective action with regard to a release of petroleum from an underground storage tank, and the money recovered pursuant to federal law by the state is required to be deposited in the Leaking Underground Storage Tank Cost Recovery Fund in the General Fund. The State Water Resources Control Board (board) is authorized to expend the money in that fund, upon appropriation by the Legislature, for the purpose of taking specified actions with respect to underground storage tanks containing petroleum.

Under the Barry Keene Underground Storage Tank Cleanup Trust Fund Act of 1989, an owner of an underground storage tank is required to pay a 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 and the money in the fund may be expended by the board, upon appropriation by the Legislature, for various specified purposes.

This bill would authorize the Controller, upon appropriation by the Legislature, to expend money from the Leaking Underground Storage Tank Cost Recovery Fund, for the costs of corrective action at a specified site.

This bill would also require, after the corrective action at that site is complete, in accordance with a uniform closure letter, that all unencumbered funds in the Leaking Underground Storage Tank Fund, and all net proceeds from the sale or the disposition of that site made on behalf of the Controller, be transferred to the Underground Storage Tank Cleanup Fund.

(10) The Housing and Emergency Shelter Trust Fund Act of 2006 authorizes the issuance of bonds in the amount of \$2,850,000,000 pursuant to the State General Obligation Bond Law. Proceeds from the sale of these bonds are required to be used to finance various existing housing programs, capital outlay related to infill development, brownfield cleanup that promotes infill development, and housing-related parks. The act establishes the Housing and Emergency Shelter Trust Fund of 2006 in the State Treasury, requires the sum of \$850,000,000 to be deposited in the Regional Planning, Housing, and Infill Incentive Account, which the act establishes in the fund, and makes the money in the account available, upon appropriation, for infill incentive grants for capital outlay related to infill housing development and other related infill development, and for brownfield cleanup that promotes infill housing development and other related infill development consistent with regional and local plans, subject to the conditions and criteria that the Legislature may provide in statute.

This bill would establish the Infill Incentive Grant Program of 2007, that would require the Department of Housing and Community Development, upon appropriation by the Legislature of the funds in the Regional Planning, Housing, and Infill Incentive Account for certain purposes, to establish and administer a competitive grant program to allocate those funds to selected capital improvements projects related to qualifying infill projects or qualifying infill areas, as defined.

The bill would require the California Pollution Control Financing Authority, in consultation with the Department of Housing and Community Development, upon appropriation by the Legislature of the funds in the Regional Planning, Housing, and Infill Incentive Account for certain additional purposes, to administer loans or grants under the California Recycle Underutilized Sites (CALReUSE) Program for the purpose of brownfield cleanup that promotes infill residential and mixed-use development, consistent with regional and local land use plans.

The bill would also appropriate \$240,000,000 and \$60,000,000, respectively, from the Budget Act of 2007 for the Infill Incentive Grant Program of 2007 and for CALReUSE in the 2007–08 fiscal year.

(11) Existing law provides for the collection of fees by the Division of Occupational Safety and Health for inspections of elevators, aerial passenger tramways, and permanent amusement rides. Fees collected for elevator inspections are deposited into the Elevator Safety Account. Fees collected for the inspection of aerial passenger tramways are deposited

into the General Fund. Fees collected for permanent amusement ride inspections are deposited into a special fund titled the Permanent Amusement Ride Inspection Fund. Existing law exempts the state and other political subdivisions from paying these fees.

This bill would direct that all fees collected by the division for the inspection of elevators, aerial passenger tramways, and permanent amusement rides be deposited into the Elevator Safety Account. This bill would, effective June 30, 2007, abolish the Permanent Amusement Ride Inspection Fund and direct that all moneys in the fund, as well as all outstanding liabilities and encumbrances, be transferred to the Elevator Safety Account.

This bill would also require the state and all other political subdivisions thereof to pay the inspection fees charged by the division.

(12) Existing law establishes a minigrant program for the development and support of domestic violence programs and services for the gay, lesbian, bisexual, and transgender community. Existing law requires the Office of Emergency Services (OES) to use funds from the Equality in Prevention and Services for Domestic Abuse Fund to award at least 4 minigrants annually of up to \$10,000 to qualifying organizations to fund those domestic violence programs and services.

This bill would revise those provisions to require OES to award up to 4 grants annually to qualifying organizations, with at least one in southern California and one in northern California. The bill would also change all references to "minigrant" in those provisions to "grant."

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

Ch. 180 (SB 87) Committee on Budget and Fiscal Review Taxation: fractionally owned aircraft: teacher retention credit.

Existing property tax law requires that aircraft, other than certificated aircraft, be valued and assessed only in the county in which it is habitually situated. Existing property tax law requires owners, as well as operators, of private and public airports, to provide the assessor of the county in which the airport is situated, with specified information regarding aircraft using the airport as a base, to be used by the assessor in the assessment of aircraft at market value.

This bill would instead provide a formula, based upon the number of landings in and departures from a county in proportion to landings and departures worldwide, to assess a fleet of fractionally owned aircraft, as defined, that would be taxed by the counties where the fleet lands. This bill would require that the fleet be assessed to the manager in control of the fleet, as specified. This bill would specify that this fleetwide assessment applies for the 2007–08 fiscal year and each fiscal year thereafter, and also to specified prior fiscal years. This bill would authorize the Aircraft Advisory Subcommittee of the California Assessors' Association to designate a lead county assessor's office for each manager of a fleet of fractionally owned aircraft in this state in an assessment year. If a lead county assessor's office is designated and that office accepts this designation, this bill would require this lead county assessor to calculate the value of a fleet of fractionally owned aircraft and to transmit these calculations to other county assessors, but would specify that each county assessor is responsible for assessing and enrolling the taxable value of the aircraft that has situs in his or her county, as provided. This bill would provide that fractionally owned aircraft would be assessed under the provisions of the bill only if a designated lead county assessor's office accepts that designation. This bill would also authorize the lead county assessor's office to lead an audit team to audit each manager of a fleet of fractionally owned aircraft, and would require these managers to file a property statement solely with the lead county assessor's office, as provided. This bill would also require owners, as well as operators, of private and public airports to provide, upon the request of the assessor of the county in which the airport is situated, with specified information regarding aircraft utilizing the airport facilities.

Existing law requires taxpayers that meet certain criteria to file a property statement with the county assessor. Existing law requires the State Board of Equalization to prescribe the contents of this statement and to notify property tax assessors of these contents.

This bill would require the board to specify that these property statements contain information regarding the payment of California use tax and a notice to taxpayers that information provided on the statement may be shared with the board. This bill would require the board to implement this change in a manner that does not increase local costs.

The Personal Income Tax Law authorizes various credits against the taxes imposed by that law, including a credit, calculated on the basis of either years of service or a specified formula, to a credentialed teacher for each taxable year beginning on or after January 1, 2007.

This bill would repeal the provision that authorizes this credit.

This bill, by repealing an existing personal income tax credit, would result in a change in state taxes for the purpose of increasing revenue 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 each house of the Legislature.

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

Ch. 181 (SB 88) Committee on Budget and Fiscal Review Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006: implementation.

Existing law, the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006, approved by the voters as Proposition 1B at the November 7, 2006, general election, authorizes the issuance of \$19.925 billion of general obligation bonds for specified purposes, including reducing emissions and improving air quality in trade corridors, State Route 99 corridor enhancements, port security projects, schoolbus retrofit and replacement purposes, state transportation improvement program augmentation, public transit and passenger rail improvements, transit security projects, local bridge seismic retrofit projects, highway-railroad grade separation and crossing improvement projects, state highway safety and rehabilitation projects, and local street and road improvement, congestion relief, and traffic safety projects. Existing law specifies the responsibilities of various agencies with regard to implementing the bond act. Existing law also establishes various programs for the reduction of vehicular air pollution, including the Lower-Emission School Bus Program adopted by the State Air Resources Board.

This bill would designate administrative agencies for each of the programs funded by the bond act, which would be the California Transportation Commission, the State Air Resources Board, the Controller, the Office of Homeland Security, the Office of Emergency Services, or the Department of Transportation, as specified. The bill would impose various requirements on these agencies relative to adopting program guidelines, making of allocations of bond funds, and reporting on projects funded by the bond funds. The bill would enact other related provisions.

This bill would appropriate \$350,000,000 from the Local Street and Road Improvement, Congestion Relief, and Traffic Safety Account created by the bond act, for allocation by the Controller to cities and counties as an augmentation to funds appropriated from that account by the Budget Act of 2007.

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

Ch. 182 (SB 89) Committee on Budget and Fiscal Review Student Financial aid: state student loan guarantee program: assets and liabilities: sale.

Existing law establishes the Student Aid Commission as the primary state agency for the administration of state-authorized student financial aid programs available to students attending all segments of postsecondary education. Existing law authorizes the commission to carry out prescribed tasks, and authorizes the commission to establish an auxiliary organization for the purpose of providing operational and administrative services for the commission's participation in the Federal Family Education Loan Program. Under existing

law, the operations of the auxiliary organization are required to be conducted in conformity with an operating agreement approved, for a period not to exceed 5 years, by the commission.

This bill would authorize the Director of Finance to act as agent for the state in the sale of the student loan guarantee portfolio and certain related assets and liabilities of the student loan guarantee program not retained by the commission to an entity approved by the United States Secretary of Education to act as a state student loan guarantee agency for the Federal Family Education Loan Program, and selected by the director, in consultation with the Treasurer, pursuant to a prescribed procedure. The bill would also authorize the Director of Finance to consummate other transactions to maximize the value of the state student loan guarantee program to the state.

The bill would require the director to deposit the net proceeds of any sale of state student loan guarantee program assets and liabilities, or any funds achieved through any other arrangement to maximize the value of the program to the state, into the General Fund.

The bill would appropriate \$300,000 from the General Fund to the Director of Finance for the purposes of obtaining professional advice and counsel related to the sale of the state student loan guarantee program assets and liabilities under the bill.

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

Ch. 183 (SB 90) Committee on Budget and Fiscal Review State government: information technology.

(1) Under existing law, the duties of the office of the State Chief Information Officer include, but are not limited to, generally providing oversight, advice, and management regarding information technology to the Governor and various agencies within the state.

This bill would additionally require the office of the State Chief Information Officer to, among other things, approve and oversee information technology projects, establish and enforce state information technology strategic plans, policies, standards, and enterprise architecture, and produce an annual strategic plan.

(2) Existing law requires each state agency and department to enact and maintain a permanent privacy policy that includes specified privacy principles, and complies with the Information Practices Act of 1977.

This bill would create the Office of Information Security and Privacy Protection in the State and Consumer Services Agency, to ensure the confidentiality, integrity, and availability of state systems and applications, and to promote and protect consumer privacy to ensure the trust of the residents of the state.

(3) Existing law establishes within the Department of Consumer Affairs an Office of Privacy Protection under the direction of the Director of Consumer Affairs and the Secretary of State and Consumer Services, to protect the privacy of individuals' personal information. Existing law specifies that these provisions are only operative in years in which there is an appropriation from the General Fund in the Budget Act for these purposes.

This bill would revise this provision to create, until January 1, 2013, in the Office of Information Security and Privacy Protection, the Office of Privacy Protection.

(4) This bill would provide for the transfer of employees of the Office of Technology Review, Oversight, and Security within the Department of Finance to the office of the State Chief Information Officer, the Office of Information Security and Privacy Protection, or the Finance Information Technology Consulting Unit within the Department of Finance, subject to specified conditions.

Ch. 184 (SB 91) Committee on Budget and Fiscal Review Student financial aid.

Existing law establishes the Student Aid Commission as the primary state agency for the administration of state-authorized student financial aid programs available to students attending all segments of postsecondary education. Existing law authorizes the commission to carry out prescribed tasks, and authorizes the commission to establish an auxiliary organization for the purpose of providing operational and administrative services for the

commission's participation in the Federal Family Education Loan Program. Under existing law, the operations of the auxiliary organization are required to be conducted in conformity with an operating agreement approved, for a period not to exceed 5 years, by the commission.

This bill would repeal provisions of existing law relating to the establishment and operation of the auxiliary organization and the state's participation in the Federal Family Education Loan Program if and when the Director of Finance notifies the Secretary of State and the Chairperson of the Joint Legislative Budget Committee that specified occurrences, related to either a sale of the state student loan guarantee program assets to a transferee guaranty agency, as defined, or a transaction with a transferee guarantee program operator, have been consummated and 30 days elapse after the receipt of the notice.

Ch. 185 (SB 97) Dutton CEQA: greenhouse gas emissions.

The California Environmental Quality Act (CEQA) requires a lead agency to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project, as defined, that it proposes to carry out or approve that may have a significant effect on the environment, or to adopt a negative declaration if it finds that the project will not have that effect. CEQA requires the Office of Planning and Research (OPR) to prepare and develop proposed guidelines for the implementation of CEQA by public agencies.

The California Global Warming Solutions Act of 2006 designates the State Air Resources Board as the state agency charged with monitoring and regulating sources of emissions of greenhouse gases that cause global warming in order to reduce emissions of greenhouse gases.

The bill would require the OPR, by July 1, 2009, to prepare, develop, and transmit to the Resources Agency guidelines for the feasible mitigation of greenhouse gas emissions or the effects of greenhouse gas emissions, as required by CEQA, including, but not limited to, effects associated with transportation or energy consumption. The Resources Agency would be required to certify and adopt those guidelines by January 1, 2010. The OPR would be required to periodically update the guidelines to incorporate new information or criteria established by the State Air Resources Board pursuant to the California Global Warming Solutions Act of 2006.

This bill would provide that in an environmental impact report, negative declaration, mitigated negative declaration, or other document required by CEQA for either transportation projects funded under the Highway Safety, Traffic Reduction, Air Quality and Port Security Bond Act of 2006, or projects funded under the Disaster Preparedness and Flood Prevention Bond Act of 2006, the failure to analyze adequately the effects of greenhouse gas emissions otherwise required to be reduced pursuant to regulations adopted under the Global Warming Solutions Act of 2006 does not create a cause of action for a violation of CEQA. The bill would provide that this provision shall apply retroactively for any of the above documents that are not final and shall be repealed on January 1, 2010.

Ch. 186 (AB 199) Committee on Budget State government.

(1) Existing law requires that any state position that is vacant for 6 consecutive monthly pay periods be abolished by the Controller on the following July 1. Amendments to existing law proposed by SB 86 of the 2007-08 Regular Session, if enacted, would, from July 1, 2007, to June 30, 2010, inclusive, instead require any state position that is vacant for 12 consecutive monthly pay periods to be abolished by the Controller on the following July 1.

This bill would delete the amendments to this provision proposed by SB 86, if those amendments are enacted and become effective on or before January 1, 2008.

(2) Existing law requires that new public buildings be models of energy efficiency and be designed, constructed, and equipped with energy efficiency measures, materials, and devices, and that existing buildings be retrofitted to meet specified standards when renovated or remodeled. In addition, certain executive orders require state agencies to implement certain energy and resource efficiency standards in this regard.

A requirement proposed to be added by SB 86 of the 2007–08 Regular Session, if enacted, would provide that any building the state intends to occupy, for which construction commences on and after January 1, 2009, and any renovation to a building the state intends to occupy that commences on or after that date, to be designed, constructed, and operated, to meet, at a minimum, the applicable standards described in the United States Green Building Council’s Leadership in Energy and Environmental Design silver rating.

This bill would delete this requirement proposed to be added by SB 86, if that provision is enacted and becomes effective on or before January 1, 2008.

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

Ch. 187 (AB 201) Committee on Budget Transportation bonds: implementation.

Existing law, the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006, approved by the voters as Proposition 1B at the November 7, 2006, general election, authorizes the issuance of general obligation bonds for various transportation-related purposes, including reducing emissions and improving air quality in trade corridors. SB 88 of the 2007–08 Regular Session, as proposed to be enacted, describes the types of projects eligible for funding in that regard, among other things, to include projects for the replacement, repower, or retrofit of diesel locomotive engines, except to the extent the project is otherwise required by law or regulation or pursuant to a memorandum of understanding or other agreement between a railroad company and a public agency, as specified.

This bill would amend the provisions to be added by SB 88 to allow projects for the replacement, repower, or retrofit of diesel locomotive engines to be eligible for funding in the case where a railroad company has entered into a memorandum of understanding or other agreement with a public agency, provided that the State Air Resources Board determines that the emission reductions that would be achieved by the locomotive engine are not necessary to satisfy any mandated emission reduction requirements under any such agreement.

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

Ch. 188 (AB 203) Committee on Budget Health.

Existing law prescribes various duties and responsibilities of the Department of Finance with respect to the preparation of the annual state budget.

This bill would require the department and the State Department of Public Health to provide specified budget information concerning designated programs administered by the State Department of Public Health.

Existing law prescribes the procedures for the licensure and regulation of clinics, including primary care clinics, by the State Department of Public Health.

This bill would authorize primary care clinics to submit verification of certification to the Licensing and Certification Division of the State Department of Public Health for specified purposes.

Existing law provides for the licensure and regulation of health facilities by the State Department of Public Health.

Existing law contains ratesetting provisions governing fees for the licensure of health facilities by the State Department of Public Health. Existing law requires that the Licensing and Certification Division of the department be supported entirely by federal funds and special funds no later than the beginning of the 2009–10 fiscal year, unless specified by law or unless funds are appropriated from the General Fund for that purpose.

This bill would specify that for the 2007–08 fiscal year General Fund support shall be provided in an amount of not less than \$2,782,000, and would prescribe additional requirements to be used in calculating licensure fees.

Existing law requires periodic inspection of health facilities by the department as part of licensing and certification of those facilities. Existing law specifies that the department shall

inspect for compliance with state law and regulations during a state or federal periodic inspection.

This bill would, instead, require inspections for compliance with state law and regulations to occur during a state periodic inspection or at the same time as a federal periodic inspection.

Existing law authorizes the department to assess a licensee of a general acute care hospital, an acute psychiatric hospital, or a special hospital an administrative penalty not to exceed \$25,000 if the licensee receives a notice of deficiency constituting an immediate jeopardy to the health or safety of a patient and is required to submit a plan of correction.

Existing law provides, however, that, upon the adoption of specified regulations, the administrative penalty for such a violation shall be up to \$50,000, and that, if the violation does not constitute such an immediate jeopardy violation the penalty may be up to \$17,500, except that no penalty shall be assessed for a minor violation.

Existing law, as a condition of licensure, requires every hospital to maintain written policies about discount payment and charity care for qualified patients.

This bill would, upon the effective date of the regulations referred to above, expressly provide that the penalties for a violation that is not an immediate jeopardy violation, apply to the provisions relating to discount payment and charity care policies.

Existing law provides that inspections and investigations of long-term health care facilities that are certified by the Medicare Program or the Medicaid Program shall determine compliance with state law and federal standards.

This bill would provide that those inspections and investigations shall determine compliance to the extent that California law provides greater protection to residents or is more precise than federal standards.

Existing law requires the department to impose a uniform quality assurance fee on each skilled nursing facility, with certain exceptions, in accordance with a prescribed formula. The formula is based on the determination of the projected net revenues of skilled nursing facilities. The fee will cease to be assessed and collected on and after July 31, 2008.

This bill would extend the assessment and collection of the uniform quality assurance fee until July 31, 2009, and change the percentage to 5.5% effective January 1, 2008. The bill would make other conforming changes. It would also modify the manner in which the maximum aggregate amount of the fee is determined.

Existing law establishes procedures and requirements to govern the allocation to, and expenditure by, local health jurisdictions and treatment facilities, designated pursuant to a federally approved plan, of federal funding received for the prevention of, and response to, bioterrorist attacks and other public health emergencies. Existing law requires a local health jurisdiction receiving funds under these provisions to deposit the money in a special Local Public Health Preparedness Trust Fund. These provisions provide that federal funding received by the State Department of Public Health for bioterrorism preparedness and emergency response is subject to appropriation in the annual Budget Act. These provisions become inoperative on September 1, 2007, and are repealed as of January 1, 2008.

This bill would extend the inoperative and repeal dates to September 1, 2010, and January 1, 2011, respectively. It would also modify reporting provisions with which local public health districts must comply.

Existing law requires the development of a list of drugs to be provided under the AIDS Drug Assistance Program, which is administered by the State Department of Public Health.

This bill would require the list to be developed in consultation with the AIDS Drug Assistance Program Medical Advisory Committee, would exempt changes to the list from the Administrative Procedure Act, and would require the department to make a prescribed notification concerning these changes to the fiscal and policy committees of the Legislature.

Existing law requires each licensed primary care clinic that applies to the department for funds for the delivery of medical services to demonstrate that it is an active Medi-Cal provider by having a Medi-Cal provider number.

This bill would, instead, require the applicant to demonstrate that it is an active Medi-Cal provider by being enrolled in Medi-Cal for a period of 3 months.

Existing law, the Birth Defects Monitoring Program, requires the Director of Health Services to maintain a system for the collection of prescribed information on birth defects and other activities. The program is funded by prenatal screening fees which are deposited in the continuously appropriated Genetic Disease Testing Fund.

This bill would, instead, require that those fees be deposited in the Genetic Disease Testing Fund, except for moneys to fund activities related to the Birth Defect Monitoring Program, which would be deposited in the Birth Defects Monitoring Fund, to be created by the bill, and that would be available for expenditure upon appropriation by the Legislature.

Existing law establishes the California Discount Prescription Drug Program Fund for the deposit of all payments under that program and makes money available to the department when appropriated by the Legislature for the purposes of the program.

This bill would provide that the fund is continuously appropriated to the department without regard to fiscal year for the purpose of providing payment to participating pharmacies and administrative costs of the program, thereby making an appropriation.

Existing law establishes the Healthy Families-to-Medi-Cal Bridge Benefits Program to provide any person enrolled for coverage under the Healthy Families Program who meets certain criteria with a 2 calendar-month period of health care benefits to provide the person with an opportunity to apply for Medi-Cal. The program is administered by the Managed Risk Medical Insurance Board.

This bill would provide for the repeal of this program on the date that the Director of Health Care Services executes a declaration stating that implementation of the presumptive Medi-Cal eligibility program, which the bill would create, has commenced. It would provide that this presumptive eligibility program would apply to children meeting specified criteria, with the program to be implemented to the extent that federal financial participation is available. Because each county is required to administer the eligibility process, and the bill would require additional duties to be performed in this regard, it would create a state-mandated local program.

Existing law requires the board, if a federal waiver is obtained, to expand eligibility under the Healthy Families Program, to include uninsured parents of children enrolled in the Healthy Families Program or, under certain circumstances, the Medi-Cal program.

Existing law requires, to the extent that federal financial participation is available, that the department implement an option provided for under the federal Social Security Act for a program for accelerated enrollment of children into the Medi-Cal program. The department is, however, prohibited from implementing this option unless the federal waiver for expansion of Healthy Families Program benefits to uninsured parents, as described above, is obtained.

This bill would repeal the requirement that the accelerated enrollment program be implemented only if the Healthy Families Program waiver for the inclusion of uninsured parents is obtained.

Existing law establishes various state developmental centers, including Agnews Developmental Center, for the care of developmentally disabled persons.

This bill would require the Secretary of California Health and Human Services to verify that the State Department of Developmental Services and the State Department of Health Care Services have established protocols for the provision of services to people with developmental disabilities transitioning from the Agnews Developmental Center. The bill would provide that, subject to the receipt of federal financial participation, services rendered to Medi-Cal beneficiaries transitioning from Agnews Developmental Center to the community shall be provided by Medi-Cal managed care plan. The bill would also require the State Department of Developmental Services to continue the operation of the Agnews Outpatient Clinic until the department is no longer responsible for the property.

Existing law, the Lanterman Developmental Disabilities Services Act, requires the State Department of Developmental Services to allocate funds to private nonprofit regional centers for the provision of community services and support for persons with developmental disabilities and their families and sets forth the duties of regional centers in that regard. Existing law requires the department to develop a plan for the proposed closure of any developmental center. Existing law also authorizes the department to engage in activities that will meet the goal of an orderly closure of Agnews Developmental Center.

Existing law requires through June 30, 2007, that contracts between the department and regional centers for persons with developmental disabilities specify certain coordinator-to-consumer ratios.

This bill would extend that requirement to June 30, 2008.

Existing law provides for the assessment of certain individuals for whom benefits are provided by regional centers. Existing law provides that if assessment is needed, prior to July 1, 2007, the assessment shall be performed within 120 days following initial intake, and requires that assessments after that date shall be performed within 60 days following intake.

This bill would extend the 120-day assessment requirement until July 1, 2008.

Existing law limits the rate of payment a regional center may pay a provider for specified services to a rate that is in effect on or after July 1, 2006, except as provided.

This bill would, instead, apply that limit to the 2007–08 fiscal year, and would limit the rate to that in effect on or after July 1, 2007, subject to the specified exception.

Existing law provides that, during the 2006–07 fiscal year, no regional center may approve any service level for a residential service provider if the approval would result in an increase to be paid to the provider that is greater than the rate in effect on July 1, 2006.

This bill would make that limitation applicable during the 2007–08 fiscal year, and would base the limitation on the rate in effect on June 30, 2007.

Existing law prohibits, during the 2006–07 fiscal year, the State Department of Developmental Services from establishing any permanent payment rate for a community-based day program or in-home respite care agency that has a temporary payment rate in effect on July 1, 2006, or making other specified changes or adjustments that would result in a rate increase.

This bill would base that prohibition for the 2007–08 fiscal year on the rate in effect on or after July 1, 2007.

Existing law provides that, for the 2006–07 fiscal year, a regional center may not expend any purchase of service funds for the startup of any new program unless certain criteria are met, except as specified.

This bill would provide that, for the 2007–08 fiscal year only, a regional center shall not expend any purchase of service funds for the startup of any new program unless the expenditure is necessary to protect the consumer's health or safety or because of other extraordinary circumstances and the department has granted prior written authorization.

The bill would also require the State Department of Developmental Services to develop a plan of options to better control regional center costs of operating and providing state-supported services. The bill would require the department to submit the plan to the Joint Legislative Budget Committee and the fiscal and policy committees of the Legislature no later than October 1, 2007.

Existing law provides that no person having private health care coverage, as defined, is entitled to receive the same health care furnished or paid for by a publicly funded health care program.

This bill would redefine private health care coverage for purposes of these provisions.

Existing law entitles publicly funded health care programs that furnish or pay for health care for a person having private health care coverage to be subrogated to the rights the person has against the carrier of that private health care coverage within 3 years of rendering the service.

This bill would require that an entity providing private health care coverage, as a condition of doing business in the state, accept the state's right of recovery, as specified.

Existing law provides for the Medi-Cal program, administered by the State Department of Health Care Services, under which basic health care services are provided to qualified low-income persons.

Under existing Medi-Cal provisions "business address" is defined as the location where an applicant or provider provides services, goods, supplies, or merchandise to a Medi-Cal beneficiary. The business address of a vehicle or vessel owned, operated, and used to provide Medi-Cal services and other items is either the applicant or provider's pay-to-address or the business address location for which a separate provider number is issued.

This bill would delete the business address location for which there is a separate provider number and, instead, use the business address location listed on the provider's application as the location where similar services and items would be provided.

Existing law requires information about Medi-Cal providers, or applicants to be providers, for enrollment purposes, submission of claims, and similar purposes to include the provider's number.

This bill would, except as provided, eliminate the requirement for separate provider numbers for each business address of the provider and would make conforming changes.

This bill would also eliminate various references to the need for a provider number in order to obtain Medi-Cal reimbursement, and instead, refer in this regard to enrollment in the Medi-Cal program.

Existing law permits the Director of Health Services to issue a Medi-Cal provider a unique identification number or numbers notwithstanding the National Provider Identifier (NPI) issued by the federal government.

This bill would, instead, authorize the department to require a Medi-Cal applicant or provider to submit an NPI number, or to issue a unique identification number or numbers for transactions not identified as covered transactions under the rules of the Health Insurance Portability and Accountability Act of 1996.

Under existing law, the department is authorized to contract for the provision of Medi-Cal services through certain managed health care options.

Under existing law, each Medi-Cal beneficiary or eligible applicant is required to be provided with information as to these health care options in receiving Medi-Cal benefits, including certain provider information.

This bill would revise the provider information to be provided, including specifying that it be for the geographic area in which the beneficiary or applicant resides through a specialized provider directory for the beneficiary or applicant to be implemented as a pilot project in 2 counties, as specified.

Existing law provides the California Medical Assistance Commission with the authority to negotiate exclusive contracts with county organized health systems to provide health care services under the Medi-Cal program.

This bill would provide, on and after the effective date of this bill, that the State Department of Health Care Services rather than the commission has exclusive authority to negotiate those contracts. The bill would require the department to disclose those contracts upon request as public records.

Existing law requires the department to enter into demonstration contracts with manufacturers of medical supplies for 4 items of its own selection of medical supplies existing on the pharmacy claims processing system to establish rebates or other cost-saving mechanisms and to report to the Legislature on the outcomes of the contracts no later than January 1, 2007.

This bill would require the department to evaluate the products and execute the contracts pursuant to specified criteria and would require the report to be made no later than January 1, 2009.

Existing law authorizes the department to enter into exclusive or nonexclusive contracts on a bid or negotiated basis with manufacturers, distributors, dispensers, or suppliers of appliances, durable medical equipment, medical supplies, and other product-type health care services and with laboratories for clinical laboratory services, as specified.

Existing law contains provisions governing the reimbursement of hearing aids under the Medi-Cal program.

This bill would require the department, on or before June 30, 2008, to enter into exclusive or nonexclusive contracts, on a bid or negotiated basis, for purchasing hearing aid appliances.

Existing law requires the department to reimburse Medi-Cal pharmacy providers for legend and nonlegend drugs pursuant to specified criteria including the average sales price of a drug calculated by certain factors.

This bill would delete the term “average sales price” and substitute the term “average manufacturer’s price,” as defined and make related changes.

Existing law permits the department to enter into contracts with manufacturers of enteral formulae for Medi-Cal patients whose condition precludes the full use of regular food.

This bill would, instead, permit contracts with the manufacturers of enteral nutrition products and specify the criteria those products shall meet.

The bill would also modify various procedures, including ratesetting provision, governing the provision of medical supplies under the Medi-Cal program.

Existing law authorizes the director, as well as the Attorney General, and other specified officials, to bring an action to recover the reasonable value of benefits provided or that will be provided to a Medi-Cal recipient against a 3rd party, including an insurance carrier, because of any injury for which the 3rd party is liable.

Existing law contains procedures governing these actions, as well as provisions pertaining to the director’s right to claim reimbursement when the claim against a 3rd party is brought by another person, including the recipient. Existing law prohibits the director’s claim for exceeding one-half of the beneficiary’s recovery after deducting fees and costs.

This bill would define the term “lien” as the director’s claim for recovery, from a beneficiary’s tort action or claim, of the reasonable value of benefits provided on behalf of the beneficiary. This bill would limit recovery of the director’s lien from an injured beneficiary’s action or claim to what the beneficiary receives after deducting attorney’s fees and litigation costs of a settlement, judgment, or award.

Under existing law, when benefits are provided or will be provided to a Medi-Cal beneficiary because of an injury for which another person or carrier is liable, the director may recover from that person or carrier the reasonable value of benefits so provided. In connection with that recovery, existing law requires insurers to provide specified information upon request of the department.

This bill would redefine “insurer” for these purposes.

Existing law establishes a formula for provider reimbursement rates for incontinence medical supplies covered by the Medi-Cal program.

This bill would revise that formula and would specify the criteria for evaluating products for the department’s list of incontinence medical supplies. It would also permit the department to enter into contracts, as specified, for the purchase of these supplies.

Under existing law, in order to qualify for Medi-Cal coverage an incontinence medical supply product shall be in general retail distribution. General retail distribution includes when the product is on display and available for purchase at retail outlets.

This bill would, instead, specify that the product is on display and available for purchase at licensed pharmacies or licensed medical supply dealers within California.

Existing law, the Medi-Cal Long-Term Care Reimbursement Act, requires the department to implement a facility specific ratesetting system for facilities providing long-term care services. The director may implement the act by provider bulletins until July 31, 2007, by which time the director shall have adopted regulations.

This bill would change that date to July 31, 2008.

Existing law provides that, beginning with the 2007–08 rate year, the maximum increase in the weighted average Medi-Cal reimbursement rate required for purposes of these provisions shall not exceed 5.5% of the weighted average Medi-Cal reimbursement rate for the proceeding fiscal year, adjusted as prescribed.

This bill would extend that rate through the 2008–09 rate year.

Existing law, administered by the department, provides for the HIV/AIDS Pharmacy Pilot Program, as described, to evaluate the provision of medication therapy management services, as defined, for people with HIV/AIDS. Existing law provides for the repeal of these provisions on January 1, 2008.

This bill would authorize the department to seek federal financial participation under specified conditions and would extend the repeal date of the HIV/AIDS Pharmacy Pilot Program to June 30, 2008.

Existing law specifies the procedures by which the department determines prospective per capita rates of payment of services for Medi-Cal beneficiaries enrolled in a prepaid health plan.

This bill would require that, for rates established on or after August 1, 2007, the department shall pay capitation rates to health plans participating in the Medi-Cal managed care program, and permit the department to utilize a county and health plan specific rate methodology to develop Medi-Cal managed care capitation rates for contracts between the department and case management plans, county health systems, and a geographic managed care pilot project.

It would require the department and the commission to report to the Legislature, through budget subcommittee hearings to be convened in 2008, regarding changes implemented in the 2007–08 fiscal year regarding Medi-Cal Managed Care reimbursement rates negotiated under the Geographic Managed Care model concerning the use of health plan specific encounter and claims data, and the application of actuarial methods.

Existing law defines actuarial methods and related terms for purposes of these Medi-Cal prepaid health plan provisions.

This bill would make these provisions inoperative on August 1, 2007, and repeal them on January 1, 2008.

Existing law requires the department to impose annually, until January 1, 2009, a quality improvement fee on each Medi-Cal managed care plan in the amount of 6% of the plan's total operating revenues, as defined, to be deposited in the General Fund, with the revenue derived from this fee to be used to increase Medi-Cal managed care plan capitation rates.

This bill would extend the provisions pertaining to the fee until October 1, 2009, and would provide that the amount of the fee shall be up to 6% of the plans total operating revenue.

Existing law requires the department to establish a pilot program to provide continuous skilled nursing care as a benefit under the Medi-Cal program when those services are provided pursuant to a federal waiver. This provision is repealed as of January 1, 2008.

This bill would extend the repeal date to January 1, 2010.

Existing law, relating to the operation of a pilot program in Santa Barbara County for the delivery of Medi-Cal services, among other things, authorizes the California Medical Assistance Commission to negotiate exclusive contracts and rates with the Santa Barbara Regional Health Authority and requires the contracts to be approved by the Department of Finance.

This bill would instead authorize the State Department of Health Care Services to negotiate those contracts and would delete the requirement of approval by the Department of Finance.

Existing law provides that the board of supervisors of a county that contracted with the department 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, may, by adopting a resolution to the effect, elect to participate in the County

Medical Services Program for state administration of health care services to eligible persons in the county. Existing law revises, for the 2006–07 fiscal year, state and county financial responsibilities for certain increases in the County Medical Services Program.

This bill would further extend that provision to include the 2007–08 fiscal year.

This bill would reallocate certain amounts appropriated in the Budget Act of 2007 from the Cigarette and Tobacco Products Surtax Fund, with these revenues to be allocated to certain county health services programs.

This bill would require the State Department of Mental Health, in collaboration with the State Department of Health Care Services to provide specified material to the fiscal and policy committees of the Legislature regarding a prescribed State Department of Mental Health workplan and materials concerning certain mental health programs in San Mateo County.

This bill would require the State Department of Health Care Services to issue an All County Welfare Directors Letter and a Medi-Cal Provider Bulletin regarding the Conlan v. Shewry Beneficiary Reimbursement process, as specified.

This bill would authorize the Managed Risk Medical Insurance Board and the State Department of Health Care Services to adopt emergency regulations to implement applicable provisions of the bill.

Existing law provides for the Early and Periodic Screening, Diagnosis, and Treatment (EPSDT) Program, which provides certain mental health and other medical services to Medi-Cal beneficiaries and other qualified persons.

This bill would require the State Department of Mental Health to develop a plan for the EPSDT Program, as provided, and would require the department to, in developing the plan, provide program efficiencies while protecting clients, to consult with counties, and to consider the role of counties in providing services under the program. The bill would require the department to submit the plan to the Joint Legislative Budget Committee and the fiscal and policy committees of the Legislature no later than March 1, 2008.

The bill would also require the department to work with the Legislature to develop an appropriate administrative structure for the EPSDT Program for implementation in the 2008–09 fiscal year.

The California Constitution requires 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, 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. 189 (SB 644) Correa Court records: social security numbers.

Existing law requires an abstract of judgment or decree requiring the payment of money to contain, among other things, the social security number and driver's license number of the judgment debtor if they are known to the judgment creditor, as specified.

Property tax law authorizes a county tax collector to file specified liens on unsecured property for delinquent taxes, which filing for record without fee may contain the assessee's social security number, if known.

This bill would delete the requirement that the above-described abstracts and filings contain the social security number of the judgment debtor or assessee, and instead require only the last 4 digits of that person's social security number.

Ch. 190 (SB 556) Wiggins The light brown apple moth.

Existing law provides for the control and abatement of plant pests.

This bill, the Light Brown Apple Moth Act of 2007, would make various findings and declarations relating to the agricultural pest. This bill would create the Light Brown Apple

Moth Program in the Department of Food and Agriculture and the Light Brown Apple Moth Account in the Department of Food and Agriculture Fund, from which the department may allocate funds to local agencies for activities to eradicate the Light Brown Apple Moth. This bill would require the department to annually review the progress made by each local agency to which funds have been allocated and make recommendations, as needed, to improve individual local agency eradication efforts. This bill would also require the department to report to the Legislature on January 10, 2008, and on each January 10th thereafter while these provisions are operative, regarding its expenditures, progress, and ongoing priorities in combating the light brown apple moth in California. This bill would provide that these provisions would become inoperative on October 1, 2009, and as of January 1, 2010, would be repealed unless a later enacted statute extends that date.

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

Ch. 191 (SB 112) Scott Teachers.

(1) Existing law establishes the voluntary California Beginning Teacher Support and Assessment System, also known as the Marian Bergeson Beginning Teacher Support and Assessment System, that includes providing an effective transition into the teaching career for first- and 2nd-year teachers, and ensuring that an individual induction plan is in place for each participating teacher. For purposes of this system, the term “beginning teacher” is defined as a teacher with a valid California credential or an intern participating in the program established who is serving in the first year or 2nd year of service.

This bill would exclude from the definition of “beginning teacher” a teacher with a life credential, a clear credential, or a professional clear teaching credential who returns to serve in a certificated teaching position.

(2) Existing law prohibits the governing board of a school district from initially hiring, on a permanent, temporary, or substitute basis, a certificated person unless that person has demonstrated basic skills proficiency or is exempted from the requirement. Among others exempted from that prohibition are (a) a certificated person who has been employed in a position requiring certification in any school district within 39 months prior to employment with the district, (b) a retired certificated employee who has taught 15 years or more in a California public school and meets specified requirements, (c) a certificated person who has not been employed in a position requiring certification in any school district within 39 months prior to employment but has passed a basic skills proficiency examination developed and administered by the school district offering that person employment, if he or she will take the state basic skills proficiency test within one year of the date of his or her employment, and (d) a certificated person who is employed for purposes of the class size reduction program 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 if he or she has not been employed in a position requiring certification in any school district within 39 months prior to employment for purposes of the class size reduction program if he or she will take the state basic skills proficiency test within one calendar year of the date of his or her employment.

This bill would delete the specific exemptions described above and instead exempt a person who (1) has passed the state basic skills proficiency examination at least once, (2) achieved a passing score on the Graduate Record Examinations (GRE) General Test, the Scholastic Aptitude Test (SAT) Reasoning Test, or the ACT Plus Writing test, or (3) possessed a credential before the enactment of the statute that made the test a requirement.

Ch. 192 (SB 659) Calderon Repossessors.

Existing law, the Collateral Recovery Act, provides for the licensure and regulation of repossession agencies by the Bureau of Security and Investigative Services under the supervision and control of the Director of Consumer Affairs. The act provides that a repossession agency does not include the legal owner of specified collateral. With regard to collateral that is required to be registered with the Department of Motor Vehicles, the act

requires the legal owner to be listed on the records with the Department of Motor Vehicles. The act requires a notice to be mailed to the Chief of the Bureau of Security and Investigative Services within 7 days of a licensee or its employees being involved in a violent act in the scope of his or her employment, as specified. The act authorizes the Director of Consumer Affairs to assess administrative fines if a licensee fails to submit that notice.

This bill would provide that the legal owner of collateral that is required to be registered with the Department of Motor Vehicles shall include the seller or lessor named on a valid conditional sales contract or rental or lease agreement if the seller or lessor is a licensed vehicle dealer. The bill would require a licensee who was involved or whose employee was involved in a violent act or a threatened violent act while in the scope of his or her employment to mail a copy of the notice indicating that fact to the person who made the assignment to the licensee, as specified. The bill would authorize the director to assess specified administrative fines if a licensee fails to mail the copy of that notice. The bill would prohibit a holder of a lease contract, or a bank, credit union, finance lender, or vehicle dealer from assigning a reposessor to repossess a vehicle connected with an incident of violence notice without simultaneously advising the reposessor of the information contained in the notice. Because a willful violation of this prohibition by a credit union or a finance lender would be a crime, this bill would impose a state-mandated local program.

Existing law provides that a peace officer or, in certain other cases, a magistrate, may cause the removal and seizure of a vehicle, as specified. Existing law provides that a vehicle so seized may be impounded for 30 days. Under existing law, a vehicle removed and seized may be released to the legal owner or the legal owner's agent prior to the end of 30 days' impoundment if certain conditions are met, including, but not limited to, the requirement that the legal owner or the legal owner's agent present a copy of the assignment, as defined, and either a certificate of repossession for the vehicle, a security agreement for the vehicle, or title showing proof of legal ownership for the vehicle. Existing law prohibits an impounding agency from requiring any of these documents to be notarized. Existing law authorizes an impounding agency to require the agent of a legal owner to produce a copy of his or her repossession agency license. Existing law provides that an impounding agency that complies with certain requirements is not liable to a registered owner of a vehicle for the improper release of the vehicle, as specified.

This bill would additionally make these provisions applicable to a law enforcement agency or a person acting on behalf of the law enforcement agency or impounding agency.

The California Constitution requires 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. 193 (SB 762) Cox Alcoholic beverages: licenses.

The Alcoholic Beverage Control Act, administered by the Department of Alcoholic Beverage Control, regulates the sale and distribution of alcoholic beverages and the granting of licenses for the manufacture, distribution, and sale of alcoholic beverages within the state. The act also provides for a limitation on the amount of on-sale general licenses that may be issued by the department based on the population of the county in which the licensed premises are located, as provided.

This bill would provide an exception to this limitation for a county of the 56th class, as specified. The bill makes legislative findings and declarations regarding the necessity of a special statute.

Ch. 194 (AB 839) Emmerson Real estate: military licensee.

Existing law, the Real Estate Law, provides for the licensure and regulation of real estate brokers and salespersons by the Real Estate Commissioner. Under existing law, a military

licensee in the military service of the United States is not required to renew his or her real estate license until the beginning of the license period that first commences after his or her returning to the real estate business or one year following termination of military service, whichever is the earlier. Existing law specifies that “persons in the military service of the United States” includes certain military persons and no others.

This bill would add the National Guard to that list of specified persons.

Ch. 195 (AB 1042) Spitzer Property taxation: applications for changed assessment: electronic filing.

Existing law authorizes a property tax assessee to request a changed assessment from a county board of equalization if the assessee files a written application for a changed assessment.

This bill would authorize the clerk of a county board of equalization to accept electronically filed applications for a changed assessment containing an authenticated electronic signature, as provided, if that application meets certain criteria.

Ch. 196 (SB 192) Ducheny Mexican prepaid health plans.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care. Under the act, a prepaid health plan operating lawfully in Mexico is required to apply for licensure with the department if it elects to operate in this state and to meet specified standards for licensure. The act, until January 1, 2008, requires as a licensure condition that a Mexican plan offer and sell only employer-sponsored group plan contracts, as specified, solely for Mexican nationals legally employed in San Diego and Imperial Counties and their dependents for services provided wholly in Mexico and on and after that date, expands the condition’s scope, allowing a plan to offer and sell those contracts for Mexican citizens legally employed in this state and their dependents for services provided wholly in Mexico. The act also requires, until January 1, 2008, as a licensure condition that a Mexican plan employ or designate a medical director licensed by this state to practice medicine as well as a medical director practicing under Mexican laws.

This bill would continue indefinitely these licensure conditions, restricting a Mexican prepaid health plan’s coverage to Mexican nationals legally employed in San Diego and Imperial Counties and their dependents and requiring employment or designation of medical directors for the plan.

Ch. 197 (SB 296) Dutton Office of Emergency Services: disaster preparedness.

The California Emergency Services Act authorizes the Office of Emergency Services to include private businesses and nonprofit organizations within its responsibilities to prepare the state for disasters. The act creates the Disaster Resistant Communities Account in the General Fund and authorizes the Director of the Office of Emergency Services, upon appropriation by the Legislature, to expend the money in the account for this purpose. The act requires that any new activity undertaken by the office under these provisions be contingent upon the receipt of donations to the account.

This bill would rename the account the Disaster Resistant Communities Fund in the State Treasury and would delete the requirement that any new activity be contingent upon the receipt of donations to the account. It would instead require that these provisions be implemented only to the extent that in-kind contributions or donations are received from the private sector, or grant funds are received from the federal government, for these purposes.

Ch. 198 (SB 366) Aanestad Clinical laboratories: personnel.

Existing law generally establishes a maximum workload for the examination of gynecologic slides by a cytotechnologist when performing a manual review of slides. However, existing law, until January 1, 2008, provides that specified federal workload requirements shall apply when reviewing those slides using automated or semiautomated

screening devices approved by the Federal Food and Drug Administration and requires the technical supervisor of an individual who performs primary screening to establish the maximum workload for that individual in accordance with specified federal criteria. Existing law also provides, until January 1, 2008, that where cytotechnologists are represented by a labor organization, these maximum workload requirements shall be contained in a collective bargaining agreement or memorandum of understanding.

This bill would continue the operation of these provisions indefinitely.

Ch. 199 (SB 513) Committee on Elections, Reapportionment and Constitutional Amendments Voting and district referenda.

(1) Existing law permits the use of various voting systems, including punchcard voting systems, and defines the word “demonstrator” to mean a model or facsimile of the voting device or the portion of the face of the voting machine that shows the voter how to operate the machine.

This bill would delete the definition of “demonstrator” from these provisions.

(2) Under existing law, the presidential primary election is held on the first Tuesday in February in any year evenly divisible by the number 4.

This bill would make conforming changes to statutes relating to the presidential primary election.

(3) Existing law requires that except in the case of a judicial office filled in accordance with subdivision (d) of Section 16 of Article VI of the Constitution, every candidate for judicial office shall file a written and signed declaration of intention to become a candidate.

This bill would declare that no candidate for judicial office would be required to state his or her residential address on the declaration of intention, so long as the address is provided to an elections official for verification.

(4) Existing law requires that a copy of each declaration of intention filed by a candidate for judicial office shall be immediately forwarded by the elections official to the Secretary of State.

This bill would delete that requirement.

(5) Existing law allows voters of any district that is a local public entity, as defined, to petition for a referendum on legislative acts of the district, as specified. Existing law specifies the form for a proposed referendum measure against an ordinance passed by a county board of supervisors.

This bill would specify the form for a proposed referendum measure against an ordinance passed by a district that is a local public entity, as defined.

Ch. 200 (SB 684) Cox Intercity rail services: feeder buses.

Existing law authorizes the Department of Transportation to contract with Amtrak to provide intercity rail passenger services. Existing law also authorizes the department to provide funding to Amtrak to contract for feeder bus services operated in conjunction with the intercity trains, but subject to the restriction, among others, that the bus services be used only by passengers who are connecting to or from a train.

This bill would remove this restriction with respect to a feeder bus service contracted by Amtrak to serve the route between the City of Sacramento and the City of South Lake Tahoe and intermediate points if no other bus service is provided by a private intercity bus company, and would authorize the department to amend its contract with Amtrak for that purpose. The bill would also require the department to report to the Legislature in that regard by March 1, 2010.

Ch. 201 (AB 1048) Richardson Illegal dumping enforcement officers.

Existing law provides that specified wardens, police officers, sheriffs, and deputy sheriffs shall enforce provisions of law relating to solid waste disposal.

This bill would correct an erroneous cross-reference and provide that illegal dumping enforcement officers, as defined, shall be among those persons who enforce provisions of law relating to solid waste disposal.

Existing law provides that certain persons, including illegal dumping enforcement officers, are not peace officers but may exercise the powers of arrest of a peace officer during the course and within the scope of their employment, if they receive a course in the exercise of those powers. Existing law also requires the Department of Justice to maintain state summary criminal history information and provides that the Attorney General may furnish that information to peace officers and other specified persons and agencies upon a showing of compelling need.

This bill would provide that the Attorney General may furnish illegal dumping enforcement officers state summary criminal history information upon the showing of a compelling need, as specified.

Existing law requires the Attorney General to supply state summary criminal history information to specified law enforcement and other entities, as prescribed.

This bill would additionally require the Attorney General to provide criminal history information to city attorneys pursuing civil gang injunctions or drug abatement actions, as specified.

Ch. 202 (AB 1286) Richardson Horse racing: county fairs.

Existing law authorizes satellite wagering, as specified. Existing law provides that all revenues distributed to the state as license fees from horse racing 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 the Alameda County Fair to operate 2 additional satellite wagering facilities, with certain approval, as specified. The bill would also authorize the Los Angeles County Fair to conduct satellite wagering at one additional location, under certain conditions.

By expanding wagering on horse racing by authorizing additional satellite wagering facilities, this bill would increase the amount of continuously appropriated license fees, thereby making an appropriation.

Ch. 203 (SB 246) Margett Agriculture.

Existing law provides that the state is divided into agricultural districts in which 50 or more persons, who are residents of a district, may form a district agricultural association for the purpose of holding fairs for exhibiting all of the industries and industrial enterprises, resources, and products of the state and constructing, maintaining, and operating recreational and cultural facilities. Existing law provides that the officers of the association shall consist of a board of directors who shall be citizens and residents of the district.

This bill would provide that District 48 is the County of Los Angeles. This bill would also provide that the directors of the 48th District Agricultural Association may not serve concurrently on another fair board.

Ch. 204 (SB 278) Lowenthal Pupils: excused absences.

Existing law requires a pupil to be excused from school when the pupil is absent due to, among other things, justifiable personal reasons, including an appearance in court, attendance at a funeral service, observance of a holiday or ceremony of his or her religion, attendance at religious retreats, or attendance at an employment conference.

This bill would add attendance at an education conference on the legislative or judicial process offered by a nonprofit organization to the justifiable personal reasons for which a pupil is required to be excused from school.

Ch. 205 (SB 353) Kuehl Protective orders: companion animals.

Existing law authorizes a court to issue an ex parte order enjoining a party from engaging in specified acts against another party, including threatening or harassing that party, and, in the discretion of the court, against other named family or household members. A violation of this court order constitutes contempt of court, which is punishable as a misdemeanor.

This bill would additionally authorize the court to include in a protective order a grant to the petitioner of the exclusive care, possession, or control of any animal owned, possessed, leased, kept, or held by either the petitioner or the respondent or a minor child residing in the residence or household of either the petitioner or respondent. The bill would authorize the court to order the respondent to stay away from the animal and forbid specified acts with respect to that animal. The bill would require the Judicial Council, by July 1, 2009, to modify the criminal and civil court forms consistent with these provisions. The bill would also include specified findings and declarations.

Because a violation of this court order would be punishable as contempt, a misdemeanor, this bill would create a new crime 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.

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

Ch. 206 (SB 407) Romero Domestic violence.

Existing law generally provides that no person has a privilege to refuse to be a witness or to refuse to disclose any matter or produce any writing, object, or other thing. However, a victim of domestic violence has a privilege to refuse to disclose, and to prevent another from disclosing, a confidential communication, as defined, between the victim and a domestic violence counselor, as specified.

The California Constitution requires that a statute that would exclude relevant evidence in any criminal proceeding be enacted by a $\frac{2}{3}$ vote.

This bill would, among other things, expand the scope of the privilege by expanding the definition of a domestic violence counselor. The bill would also make other related, conforming changes, and would make specified findings and declarations.

Because this bill would exclude relevant evidence in criminal proceedings, the bill would require a $\frac{2}{3}$ vote.

Ch. 207 (SB 443) Migden Tissue donors: sperm donors.

Existing law prohibits the transfer of any tissues, as defined, into the body of another person by means of transplantation, unless the donor of the tissues has been screened and found nonreactive for evidence of infection with HIV, agents of viral hepatitis (HBV and HCV), human T lymphotropic virus-1 (HTLV-1), and syphilis.

Existing law provides an exception to this prohibition for therapeutic insemination of sperm or use of sperm in other advanced reproductive technologies if the sperm donor is found reactive for hepatitis B, hepatitis C, or syphilis if the sperm donor is the spouse of, partner of, or designated donor for that recipient.

This bill would expand the exception to that prohibition for therapeutic insemination of sperm or use of sperm in other advanced reproductive technologies if the sperm donor is found reactive for HIV or HTLV-1.

The bill would authorize the use of sperm whose donor has tested reactive for HIV or HTLV-1 for the purposes of insemination or advanced reproductive technology only after the donor's sperm has been effectively processed to minimize the infectiousness of the sperm for that specific donation, and where informed and mutual consent has occurred. The bill would require the State Department of Public Health to adopt regulations by January 1, 2010, regulating facilities that perform sperm processing pursuant to those provisions.

The bill would require a physician providing insemination or advanced reproductive technologies to, among other things, provide, as appropriate, prophylactic treatments,

including, but not limited to, antiretroviral treatments, to the recipient to reduce the risk of acquiring infection during and subsequent to insemination, and to perform appropriate followup testing of the recipient for HIV or HTLV-1 following the insemination or other advanced reproductive technology.

Ch. 208 (SB 542) Romero Sexually violent predators: DNA testing.

Under existing law, any person who was convicted of a felony and is currently serving a term of imprisonment may make a motion for performance of a DNA test.

Under existing law, prior to release from custody of a person who has been convicted of certain crimes of a sexual nature, the person may be referred for a court hearing to determine if the person should be committed to the State Department of Mental Health as a sexually violent predator for treatment in a secure facility.

This bill would require that any right to a DNA test that may exist for a person subject to the sexually violent predator provisions, be in conformity with those provisions applicable to incarcerated persons, and would declare that it does not limit any other legal or equitable right to request DNA testing.

Ch. 209 (SB 558) Cogdill Public utilities: lease, sale, or transfer of public utilities.

Existing law sets forth the procedures by which a municipal corporation, as defined, may lease, sell, or transfer a public utility owned and operated by it. The Cortese-Knox-Herzberg Local Government Reorganization Act prescribes requirements for the orderly transition of a reorganization in governmental facilities and finances.

This bill would make these procedures inapplicable to the lease, sale, or transfer of public utilities by a municipal corporation to another local agency pursuant to the act.

Ch. 210 (SB 620) Correa Dentistry: general anesthesia.

Existing law, the Dental Practice Act, authorizes a physician and surgeon, until January 1, 2008, to administer general anesthesia to a dental patient in the office of a dentist who does not possess a general anesthesia permit if, among other things, the physician and surgeon holds a valid general anesthesia permit issued by the Dental Board of California. In order to obtain that permit, existing law requires the physician and surgeon, among other things, to pay specified fees, which are deposited in the State Dentistry Fund, a continuously appropriated fund, and in the Contingent Fund of the Medical Board of California, and to submit his or her application to the Medical Board of California for review, as specified.

This bill would delete the January 1, 2008, repeal date, thereby extending the operation of these provisions indefinitely. By extending the operation of the provisions dealing with the payment of fees into a continuously appropriated fund, the bill would make an appropriation.

Ch. 211 (SB 629) Correa Automobile insurance: peace officers.

Existing law requires any peace officer or firefighter, as defined, who has been involved in an accident to submit to his or her private automobile insurer a written declaration stating whether or not at the time of the accident he or she was operating an emergency vehicle, as defined, in the performance of his or her duty during the hours of his or her employment.

This bill would repeal that provision.

Ch. 212 (SB 639) Harman Judgments: foreign-country money judgments.

The existing Uniform Foreign Money-Judgments Recognition Act provides that foreign judgments that grant or deny recovery of a sum of money and that are final and conclusive are enforceable in California, with specified exceptions. The act excepts foreign judgments from its provisions in certain instances, including when the judgment was rendered under a system that does not provide impartial tribunals or the court lacked jurisdiction. The act prohibits nonrecognition of a foreign judgment based on a lack of personal jurisdiction if

certain bases of personal jurisdiction are present. The act permits a court to grant a stay in an action to enforce a judgment if an appeal is pending or is available, as specified.

This bill would repeal the Uniform Foreign Money-Judgments Recognition Act and enact in its place the Uniform Foreign-Country Money Judgments Recognition Act. In addition to provisions of the previous act, described above, the new act would allocate the burden of proof for parties seeking or resisting recognition of a foreign-country judgment, as defined. The bill would provide a procedure for recognition of a foreign-country judgment, establish a statute of limitations on an action to recognize a foreign-country judgment, and specify the effective date of the act in relation to the date of the foreign-country judgment.

Ch. 213 (AB 490) Hancock Local government: public utility districts: Alameda-Contra Costa Transit District: San Francisco Bay Area Rapid Transit District: compensation of directors.

(1) The Public Utility District Act authorizes the formation of public utility districts and authorizes a district to acquire, construct, own, operate, and control works for supplying its inhabitants with light, water, power, heat, transportation, telephone service, or other means of communication, or means for the disposition of garbage, sewage, or refuse matter. The act requires that each member of the board of directors of a district receive the compensation that the board by ordinance provides, not to exceed \$4,800 a year. Existing law provides for the compensation of members of a board of directors of a water district, as defined.

This bill would authorize each member of the board of a district to receive the compensation that the board by ordinance provides, not to exceed \$4,800 a year. The bill would provide, as an alternative, that the board may provide, by ordinance or resolution and subject to certain restrictions, that each of its members may receive compensation in an amount not to exceed \$100 for each day of service. The bill would authorize a district that is a water district to increase the amount of compensation that may be received by members of the board pursuant to those provisions providing for the compensation of members of a board of a water district and would include a public utility district that provides water service within the existing definition of a water district. The bill would authorize a public utility district board, by ordinance or resolution, to provide that its board members receive their actual and necessary traveling and incidental expenses incurred while on business. The bill would authorize a board member to waive any or all payments or compensation.

(2) Existing law creates the Alameda-Contra Costa Transit District to provide public transit services in portions of Alameda County and Contra Costa County. Existing law provides for the district to be governed by an elected board of directors, and authorizes the board to establish the compensation of directors at \$100 for each attendance at meetings of the board and for each day the director is engaged in authorized district business, not to exceed \$500 in any calendar month, plus necessary traveling and personal expenses incurred in the performance of district business authorized by the board. Existing law also imposes certain restrictions on the claims of local officials for reimbursement.

This bill would repeal the provisions relating to the compensation of directors and instead provide that the board may, by ordinance or resolution, provide that each director shall be paid not more than \$1,000 per calendar month in lieu of per meeting compensation, subject to various deductions and adjustments for directors not attending all scheduled and noticed board or committee meetings, as specified. The bill would also provide for payment of necessary traveling and personal expenses incurred solely as a result of performance of duties by a director, in amounts as authorized by the board, subject to the restrictions imposed on the claims of local officials for reimbursement. The bill would authorize the board to provide an adjustment to the monthly compensation based upon the California Consumer Price Index.

(3) Existing law creates the San Francisco Bay Area Rapid Transit District (BART) to construct and operate a rail rapid transit system in the San Francisco Bay area, as defined. Existing law authorizes the board of directors of BART to provide, by ordinance or

resolution, that each director shall be paid a sum that shall not exceed \$1,000 for each month served, subject to attendance requirements and reductions for missing board and committee meetings.

This bill would authorize the BART board, by ordinance or resolution, to provide for an adjustment to the monthly compensation based upon the California Consumer Price Index.

Ch. 214 (SB 33) Simitian Vehicles: wireless telephones and mobile service devices.

(1) Under existing law, on and after July 1, 2008, it will be an infraction for any person to drive a motor vehicle while using a wireless telephone, unless that telephone is designed and configured to allow hands-free listening and talking operation, and is used in that manner while driving, except as otherwise provided. A violation point is not given for a violation. A violation is punishable by a base fine of \$20 for a first offense and \$50 for each subsequent offense.

This bill, on and after July 1, 2008, would prohibit a person under the age of 18 years from driving a motor vehicle while using a wireless telephone, even if equipped with a hands-free device, or while using a mobile service device, as defined. The prohibition would not apply to such a person using a wireless telephone or a mobile service device for emergency purposes. By creating a new infraction, the bill would impose a state-mandated local program.

The bill would prohibit a law enforcement officer from stopping a vehicle for the sole purpose of determining whether the driver is violating the above prohibition, but would not prohibit a law enforcement officer from stopping a vehicle for the purpose of determining whether the driver is using a wireless telephone without a hands-free device. The bill would prohibit a violation point from being given for a conviction of violating the above prohibition. A violation would be punishable by a base fine of \$20 for a first offense and \$50 for each subsequent offense.

(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. 215 (SB 20) Torlakson Charter schools.

(1) The Charter Schools Act of 1992, as amended, authorizes a petition for the operation of a state charter school to be submitted directly to the State Board of Education. The state board is authorized to approve a charter for the operation of a state charter school that may operate at multiple sites throughout the state. The act prohibits the state board from approving a petition to establish a state charter school unless it finds that the proposed state charter school will provide instructional services of statewide benefit that cannot be provided by a charter school operating in only one school district, or in only one county.

This bill would require the state board to base the statewide benefit finding on substantial evidence.

(2) The act requires the state board to adopt regulations that ensure a state charter school approved pursuant to the authority described in (1) above meets all requirements otherwise imposed on charter schools pursuant to the act, except for the geographic and site limitations otherwise imposed on charter schools.

This bill, in addition, would require the charter to ensure that the governing board of each school district in which a state charter schoolsite is proposed to be located is notified 120 days prior to the commencement of instruction at each schoolsite, as applicable.

(3) Existing law establishes the Charter School Facility Grant Program to be administered by the State Department of Education for the purposes of providing assistance with facilities rent and lease costs for pupils in state charter schools.

The bill would appropriate \$18,000,000 from the Proposition 98 Reversion Account to the State Department of Education, on a one-time basis, for the Charter School Facility Grant Program. A charter school receiving these funds would be eligible for up to 75% of the total annual facilities rent and lease costs it incurred in the 2006–07 fiscal year. The bill also would declare the intent of the Legislature that not less than \$18,000,000 annually be appropriated for purposes of the grant program on the same basis as other elementary and secondary education categorical programs.

Ch. 216 (SB 142) Committee on Local Government Validations.

This bill would enact the Second Validating Act of 2007, 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. 217 (SB 143) Committee on Local Government Validations.

This bill would enact the Third Validating Act of 2007, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.

Ch. 218 (SB 910) Scott State Highway Route 164: relinquishment.

Existing law provides that the Department of Transportation has full possession and control of all state highways. Existing law describes the authorized routes in the state highway system and establishes a process for adoption of a highway on an authorized route by the California Transportation Commission. Existing law authorizes the commission to relinquish certain state highway segments to local agencies.

This bill would authorize the commission to relinquish the portion of State Highway Route 164 in the City of Temple City to that city under certain conditions.

Ch. 219 (AB 305) Ma Vehicles: sale: used vehicles.

Existing law requires a dealer, with certain exceptions, to offer a contract cancellation option agreement to an individual when selling a used vehicle at retail for personal, family, or household use.

The bill would require that when a buyer, who leased a purchased vehicle immediately preceding the sale of that vehicle to the buyer, exercises the contract cancellation option, the limit on the amount of the restocking fee that can be charged by the dealer would be increased. The increased amount would be the amount the buyer would have been obligated to pay at the time of the termination of the lease for excess mileage, unrepaired damage, and excess wear and tear, as specified in the lease. The dealer would be required to provide notice of this requirement, including a statement regarding the increased restocking fee.

Ch. 220 (AB 556) Huff International Baccalaureate Programs.

Existing law declares that the International Baccalaureate Program is a comprehensive and rigorous 2-year curriculum, leading to examinations for high school pupils. From funds appropriated for this purpose, the Superintendent of Public Instruction is required to allocate annually to each school district on behalf of each public school or middle school in the district that offers an International Baccalaureate Program, up to \$25,000 to cover the ongoing costs of professional development required by the program and to help pay the required program examination fees for low- and middle-income pupils in need of financial assistance. Existing law also provides for the award of startup grants of \$15,000. If funds are insufficient to fully fund all grants authorized, funding priority is given to schools that were funded in the prior year and in the amount of the prior year grant.

This bill would repeal the provisions regarding startup grants and an obsolete limitation on the amount of grants for middle school programs. If funds are insufficient to fully fund

all grants authorized, 2nd funding priority would be required to be given to high schools and middle schools that have the highest percentage of pupils from low-income families.

Ch. 221 (AB 776) Aghazarian Alcoholic beverages: advertising.

Existing law generally restricts certain alcoholic beverage licensees, including manufacturers and winegrowers, from paying, crediting, or compensating a retailer for advertising in connection with the advertising and sale of alcoholic beverages.

This bill would expressly authorize a beer manufacturer to sponsor or purchase advertising space and time from, or on behalf of, an off-sale retail licensee that is an owner or coowner of a professional sports team that is a tenant of, and plays its home games in, a specified arena, under specified conditions. This bill would also make a beer manufacturer who, through coercion or other means, induces the holder of a wholesaler's license to fulfill certain contractual obligations guilty of a misdemeanor. This bill would additionally provide that an off-sale retail licensee, as described, who solicits or coerces a holder of a wholesaler's license to solicit a beer manufacturer to sponsor or purchase advertising time or space is guilty of a misdemeanor. The bill thus imposes 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.

This bill makes findings and declarations regarding the need for special legislation and declares that this bill is to take effect immediately as an urgency statute.

Ch. 222 (SB 38) Battin Disaster relief.

(1) 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 emergency 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 for damages incurred within the County of Riverside, which was declared by the Governor to be in a state of emergency due to wildfires that occurred in October 2006.

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.

(2) Existing property tax law provides, pursuant to a specified provision of the California Constitution, for a homeowners' property tax exemption in the amount of \$7,000 of the full value of a "dwelling," as defined.

This bill would provide that any dwelling that qualified for the exemption prior to October 26, 2006, that was damaged or destroyed by the wildfires in the County of Riverside, as declared by the Governor in October 2006, and that has not changed ownership since October 26, 2006, may not be denied the exemption solely on the basis that the dwelling was temporarily damaged or destroyed or was being reconstructed by the owner, or was temporarily uninhabited as a result of restricted access to the property due to wildfires.

The California Constitution requires the Legislature, in each fiscal year, to reimburse local governments for the revenue losses incurred by those governments in that fiscal year as a result of the homeowners' property tax exemption.

This bill would state the intent of the Legislature to make this required reimbursement in the annual Budget Act. By requiring local tax officials to implement new exemption criteria, 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, 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 Personal Income Tax Law and the Corporation Tax Law provide for the carryover to specified taxable years of specified losses sustained as a result of certain 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 emergency.

This bill would extend these provisions to losses sustained in the County of Riverside as a result of the wildfires that occurred in October 2006. This bill would authorize a taxpayer to make an election to claim a deduction for those losses on the tax return for the preceding year.

(4) (A) This bill would incorporate additional changes to Sections 218, 17207, and 24347.5 of the Revenue and Taxation Code, proposed by SB 114 and AB 62, to be operative only if SB 114, AB 62, and this bill are all enacted, all 3 bills amend the respective sections, and this bill is enacted after SB 114 and AB 62.

(B) This bill would incorporate additional changes to Sections 218, 17207, and 24347.5 of the Revenue and Taxation Code, proposed by SB 114, to be operative only if SB 114 and this bill are both enacted, each bill amends the respective sections, AB 62 is not enacted, or if enacted, does not amend those sections, and this bill is enacted after SB 114.

(C) This bill would incorporate additional changes to Sections 218, 17207, and 24347.5 of the Revenue and Taxation Code, proposed by AB 62, to be operative only if AB 62 and this bill are both enacted, each bill amends the respective sections, SB 114 is not enacted, or if enacted, does not amend those sections, and this bill is enacted after AB 62.

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

Ch. 223 (SB 114) Florez Disaster relief.

(1) 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 emergency 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 for damages incurred within the Counties of El Dorado, Fresno, Imperial, Kern, Kings, Madera, Merced, Monterey, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara, Santa Clara, Stanislaus, Tulare, Ventura, and Yuba that were declared by the Governor to be in a state of emergency due to severe freezing conditions that commenced January 11, 2007.

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.

(2) Existing property tax law provides, pursuant to a specified provision of the California Constitution, for a homeowners' property tax exemption in the amount of \$7,000 of the full value of a "dwelling," as defined.

This bill would provide that any dwelling that qualified for the exemption prior to January 11, 2007, that was damaged or destroyed by the severe freezing conditions, commencing January 11, 2007, that occurred in the Counties of El Dorado, Fresno, Imperial, Kern, Kings, Madera, Merced, Monterey, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara, Santa Clara, Stanislaus, Tulare, Ventura, and Yuba, as declared by the Governor, and that has not changed ownership since January 11, 2007, may not be denied the exemption solely on the basis that the dwelling was temporarily damaged or destroyed or was being reconstructed by the owner, or was temporarily uninhabited as a result of restricted access to the property due to severe freezing conditions.

The California Constitution requires the Legislature, in each fiscal year, to reimburse local governments for the revenue losses incurred by those governments in that fiscal year as a result of the homeowners' property tax exemption.

This bill would state the intent of the Legislature to make this required reimbursement in the annual Budget Act. By requiring local tax officials to implement new exemption criteria, 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, 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 Personal Income Tax Law and the Corporation Tax Law provide for the carryover to specified taxable years of specified losses sustained as a result of certain 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 emergency.

This bill would extend these provisions to losses sustained in the Counties of El Dorado, Fresno, Imperial, Kern, Kings, Madera, Merced, Monterey, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara, Santa Clara, Stanislaus, Tulare, Ventura, and Yuba as a result of the severe freezing conditions that occurred in January 2007. This bill would authorize a taxpayer to make an election to claim a deduction for those losses on the tax return for the preceding year.

(4) (A) This bill would incorporate additional changes to Sections 218, 17207, and 24347.5 of the Revenue and Taxation Code, proposed by SB 38 and AB 62, to be operative only if SB 38, AB 62, and this bill are all enacted, all 3 bills amend the respective sections, and this bill is enacted after SB 38 and AB 62.

(B) This bill would incorporate additional changes to Sections 218, 17207, and 24347.5 of the Revenue and Taxation Code, proposed by SB 38, to be operative only if SB 38 and this bill are both enacted, each bill amends the respective sections, AB 62 is not enacted or if enacted, does not amend those sections, and this bill is enacted after SB 38.

(C) This bill would incorporate additional changes to Sections 218, 17207, and 24347.5 of the Revenue and Taxation Code, proposed by AB 62, to be operative only if AB 62 and this bill are both enacted, each bill amends the respective sections, SB 38 is not enacted, or if enacted, does not amend those sections, and this bill is enacted after AB 62.

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

Ch. 224 (AB 62) Nava Disaster relief.

(1) 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 emergency 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 for damages incurred within the County of Ventura, which was declared by the Governor to be in a state of emergency due to the wildfires that occurred during the 2006 calendar year, the County of El Dorado, which was declared by the Governor to be in a state of emergency due to the wildfires that occurred in June 2007, and the Counties of Santa Barbara and Ventura, which were declared by the Governor to be in a state of emergency due the Zaca Fire that occurred during the 2007 calendar year.

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.

(2) Existing property tax law provides, pursuant to a specified provision of the California Constitution, for a homeowners' property tax exemption in the amount of \$7,000 of the full value of a "dwelling," as defined.

This bill would provide that any dwelling that qualified for the exemption prior to the commencement dates, as listed in the Governor's proclamations during the 2006 calendar year, that was damaged or destroyed by the wildfires in the County of Ventura, and that has not changed ownership since the commencement dates, as listed in the Governor's proclamations of 2006, may not be denied the exemption solely on the basis that the dwelling was temporarily damaged or destroyed or was being reconstructed by the owner, or was temporarily uninhabited as a result of restricted access to the property due to wildfires.

This bill would also provide that any dwelling that qualified for the exemption prior to June 24, 2007, that was damaged or destroyed by the wildfires in the County of El Dorado, as declared by the Governor in June 2007, and that has not changed ownership since June 24, 2007, may not be denied an exemption solely on the basis that the dwelling was temporarily damaged or destroyed or was being reconstructed by the owner, or was temporarily uninhabited as a result of restricted access to the property due to wildfires.

This bill would additionally provide that any dwelling that qualified for the exemption prior to July 4, 2007, that was damaged or destroyed by the Zaca Fire that occurred in the Counties of Santa Barbara and Ventura, as declared by the Governor in August 2007, and that has not changed ownership since July 4, 2007, may not be denied an exemption solely on the basis that the dwelling was temporarily damaged or destroyed or was being reconstructed by the owner, or was temporarily uninhabited as a result of restricted access to the property due to the Zaca Fire.

The California Constitution requires the Legislature, in each fiscal year, to reimburse local governments for the revenue losses incurred by those governments in that fiscal year as a result of the homeowners' property tax exemption.

This bill would state the intent of the Legislature to make this required reimbursement in the annual Budget Act. By requiring local tax officials to implement new exemption criteria, 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, 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 Personal Income Tax Law and the Corporation Tax Law provide for the carryover to specified taxable years of specified losses sustained as a result of certain 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 emergency.

This bill would extend these provisions to losses sustained in the County of Ventura as a result of the wildfires that occurred during the 2006 calendar year, the County of El Dorado as a result of the wildfires that occurred in June 2007, and the Counties of Santa Barbara and Ventura as a result of the Zaca Fire that occurred during the 2007 calendar year. This bill would authorize a taxpayer to make an election to claim a deduction for those losses on the tax return for the preceding year.

(4) (A) This bill would incorporate additional changes to Sections 218, 17207, and 24347.5 of the Revenue and Taxation Code, proposed by SB 38 and SB 114, to be operative only if SB 38, SB 114, and this bill are all enacted, all 3 bills amend the respective sections, and this bill is enacted after SB 38 and SB 114.

(B) This bill would incorporate additional changes to Sections 218, 17207, and 24347.5 of the Revenue and Taxation Code, proposed by SB 38, to be operative only if SB 38 and this bill are both enacted, each bill amends the respective sections, SB 114 is not enacted, or if enacted, does not amend those sections, and this bill is enacted after SB 38.

(C) This bill would incorporate additional changes to Sections 218, 17207, and 24347.5 of the Revenue and Taxation Code, proposed by SB 114, to be operative only if SB 114 and this bill are both enacted, each bill amends the respective sections, SB 38 is not enacted, or if enacted, does not amend those sections, and this bill is enacted after SB 114.

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

Ch. 225 (AB 297) Maze Property tax exemption: newly planted trees.

The California Constitution exempts from property taxation fruit and nut trees until 4 years after the season in which they were planted in orchard form and grapevines until 3 years after the season in which they were planted in vineyard form. Existing statutory law implementing these exemptions specifies that any fruit- or nut-bearing tree severely damaged during the exemption period by the December 1998 freeze so as to require pruning to the trunk or bud union to establish a new shoot as a replacement for the damaged tree or grapevine, is to be considered a new planting in orchard form.

This bill would modify this statutory provision to also apply to any fruit- or nut-bearing tree that was similarly damaged during the January 2007 freeze.

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.

This bill would take effect immediately as a tax levy.

Ch. 226 (SB 941) Padilla Tribal gaming: compact ratification.

Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would ratify an amendment to a tribal-state gaming compact entered into between the State of California and the San Manuel Band of Mission Indians, executed on August 28, 2006. The bill would provide that the terms of that amended compact shall apply only to the State of California and the tribe that has signed it, and shall not bind any tribe that is not a signatory to the amended compact. The bill would require that related revenue contributions be deposited into the General Fund, except as specified, and would provide that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act.

Ch. 227 (AB 1212) Nunez Tribal gaming: letter of agreement.

Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would approve a letter of agreement entered into between the State of California and the San Manuel Band of Mission Indians, executed on September 5, 2007.

Ch. 228 (SB 943) Machado Prisons.

Existing law authorized the construction of a medium security prison for women, currently known as the Northern California Women's Facility, and prohibited the housing of male inmates in that prison.

This bill would authorize the use of the Northern California Women's Facility as a reentry facility to house inmates, parole violators, or parolees pending revocation of parole, as specified.

Existing law requires the Department of Corrections and Rehabilitation to give funding preference to counties that assist the state in siting reentry facilities.

This bill would provide that San Joaquin County and the City of Stockton sited and assisted the state in siting reentry facilities when they passed resolutions supporting the conversion of the former Northern California Women's Facility to a reentry facility, as specified.

Ch. 229 (AB 188) Aghazarian Conservation easement registry.

Existing law requires the Secretary of the Resources Agency to establish a central public registry of all conservation easements held or required by the state, or purchased with state grant funds provided by an agency, department, or division of the state on or after January 1, 2006. Existing law specifies the information that is required to be included in the registry, and limits the information that the secretary is required to post on the Internet.

This bill would change that date to January 1, 2000, and would modify the information that is required to be included in the registry. The bill would further limit the information that the secretary is required to post on the Internet to specified information regarding conservation easements held or required by the state, or purchased with state grant funds provided by an agency, department, or division of the state on or after January 1, 2006.

Ch. 230 (AB 244) Nakanishi Contractors: home improvement contracts: service and repair contracts.

Existing law provides for the licensing and regulation of contractors by the Contractors' State License Board. Existing law requires a home improvement contract, as defined, to be in writing and to contain certain information, notices, and disclosures. Under existing law, if a downpayment is charged, the contract must express the details of the downpayment and must include a statement that the downpayment may not exceed the lesser of \$1,000 or 10% of the contract amount. In addition, under existing law, if progress payments are to be made,

the contract must express the details of those payments and must include a specified statement.

This bill would provide that a contractor furnishing a bond, bond equivalent, or joint control approved by the registrar need not include the progress payment details, the progress payment statement, or the downpayment statement as part of the contract.

Under existing law, a violation of certain provisions regulating home improvement contracts and service and repair contracts, as defined, is a crime. Existing law requires that an indictment or information alleging a violation be brought within a specified period of time after the date the buyer signs the contract.

This bill would require that the information or indictment be brought within a specified period of time from the date of the contract or, if the contract is not reduced to writing, from the date the buyer makes the first payment.

Ch. 231 (AB 349) Salas Recorded instruments: translation certificates.

Existing law prohibits the county recorder from accepting for record an instrument executed or certified in whole or in part in any language other than English without the translation certification of the county clerk. Existing law requires the county clerk to verify that the translation in English of the instrument is a true translation, and to certify that fact under seal of the county. The clerk may charge a fee of \$1.50 for these services.

This bill, instead, would provide that a translation in English of an instrument executed or certified in whole or in part in any language other than English may be presented to the county clerk for verification that the translation was performed by a certified or registered court interpreter, as specified, or by an accredited translator registered with the American Translators Association. Upon verification that the translation was performed by a qualified interpreter or translator, and that the translation is accompanied by a notarized declaration by the interpreter or translator that the translation is true and accurate, the bill would require the clerk to certify that verification under seal of the county. The bill would authorize the clerk to charge a fee of \$10 for verification and certification of each document. By imposing new duties on county clerks, 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, 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. 232 (AB 478) Wolk Vehicles: bicycle safety.

(1) The Vehicle Code regulates the safe operation of bicycles on highways and roadways. Operation of a bicycle upon a highway, during darkness, requires the use of an illuminated lamp and certain specified reflecting devices. It is a crime to violate any provision of the Vehicle Code.

This bill would expand the places where the operator of a bicycle is required to use an illuminated lamp and certain specified reflecting devices to include sidewalks where bicycle operation is not prohibited by the local jurisdiction and bikeways, as defined. The bill would expand the requirement that the operator of the bicycle have reflectors on each pedal to include the option of having reflectors on his or her shoes or ankles.

Because this bill would create 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.

Ch. 233 (AB 485) Solorio Special education: nonpublic, nonsectarian schools and agencies: certification revocation.

Existing law sets forth a method for providing special education and related services to pupils with exceptional needs. Under certain circumstances, contracts are permitted to be entered for the provision of those services by nonpublic, nonsectarian schools or agencies, as defined. Existing law authorizes a master contract for special education and related services provided by a nonpublic, nonsectarian school or agency only if the school or agency has been certified by the Superintendent of Public Instruction as meeting specified standards. The Superintendent is authorized to revoke or suspend the certification of a nonpublic, nonsectarian school or agency for any of specified reasons.

This bill would prohibit a nonpublic, nonsectarian school or agency whose certification has been revoked, and certain other administrators and entities involved with the school or agency, from being eligible to apply for recertification for 2 years from the revocation date.

Ch. 234 (AB 603) Price Voter registration: confidentiality.

(1) Existing law establishes programs until January 1, 2008, known as “Address Confidentiality for Victims of Domestic Violence, Sexual Assault, and Stalking” and “Address Confidentiality for Reproductive Health Care Service Providers, Employees, Volunteers, and Patients” that authorizes specified persons to complete an application containing specified information in person at a community-based victims’ assistance program to be approved by the Secretary of State for the purpose of enabling state and local agencies to respond to requests for public records without disclosing a program participant’s residence address contained in any public record, including the program participant’s voter registration. Existing law requires the Secretary of State to act as that person’s agent for service of process and to designate a substitute mailing address for program participants pursuant to specified procedures that state and local agencies are required to use at the request of a program participant.

Under existing law, any person who makes a false statement in an application is guilty of a misdemeanor, and any person who is granted confidentiality pursuant to these provisions may file a new affidavit of voter registration or reregistration and be considered an absent voter for subsequent elections until the county elections official is notified otherwise by the Secretary of State or the voter.

This bill would extend the application of these programs until January 1, 2013. By increasing the duties of local public officials and extending the operation of an existing crime, the bill would impose a state-mandated local program.

(2) This bill would incorporate additional changes in Section 2166.5 of the Elections Code, proposed by AB 1243, to be operative only if AB 1243 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered 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 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. 235 (AB 634) Charles Calderon Deferred deposit transactions.

Existing law, the California Deferred Deposit Transaction Law, provides for the licensure and regulation by the Commissioner of Corporations of persons engaged in the business of making or negotiating deferred deposit transactions. Existing law defines “deferred deposit transaction” for the purpose of that law.

This bill would modify that definition.

Ch. 236 (AB 691) Silva Certified common interest development managers.

Existing law, the Davis-Stirling Common Interest Development Act, establishes a scheme for the regulation of common interest developments. Existing law requires a person to meet certain requirements in order to be called a “certified common interest development manager” and imposes other requirements with regard to common interest development managers. Existing law makes professional associations, as defined, responsible for the certification of common interest development managers, as specified. Existing law defines various terms for carrying out these provisions. Under existing law, the provisions regulating certified common interest development managers will become inoperative and be repealed on January 1, 2008.

This bill would extend the operation of these provisions until January 1, 2012. The bill would modify the requirements in order to be called a “certified common interest development manager” and would also revise various definitions. The bill would make numerous, nonsubstantive, and technical changes.

Ch. 237 (AB 804) Huff Escrow agents.

Existing law, the Escrow Law, provides for the licensure and regulation of escrow agents by the Commissioner of Corporations. A willful violation of the Escrow Law is a crime.

(1) Existing law requires a licensed escrow agent, in referring to corporate licensure under the Escrow Law in any communication, as specified, to include a statement that the escrow company holds an escrow license issued by the Department of Corporations.

This bill would modify that statement to refer to the California Department of Corporations.

(2) Existing law establishes the Escrow Agents’ Fidelity Corporation (Fidelity Corporation) to indemnify its member escrow agents against loss, as specified. Existing law prohibits the Fidelity Corporation and its members from advertising, printing, displaying, publishing, distributing, or broadcasting any statement or representation with regard to a guarantee of trust obligations that is false or misleading or calculated to deceive or misinform the public.

Existing law requires that advertising referring to the Fidelity Corporation to include a statement to the effect that the Escrow Agents’ Fidelity Corporation is a private corporation and is not an agency or other instrumentality of the State of California.

This bill would modify that statement.

(3) Existing law makes it unlawful for any person to enter into any arrangement permitting any fee, commission, or compensation which is contingent upon the performance of any act, condition, or instruction set forth in an escrow to be drawn or paid, as specified, prior to the actual closing and completion of the escrow. However, existing law authorizes a disbursement, other than for a fee, commission, or compensation to be advanced or paid out prior to the close of an escrow if that arrangement is specified in the written instructions of all parties to the transaction.

This bill would authorize a licensee to charge a fee for administering an escrow that has been postponed for at least 2 months from the most recent closing date agreed upon by the parties in the written instructions or has been canceled if certain requirements are met.

(4) Existing law makes it unlawful for any person subject to this law or any director, stockholder, trustee, officer, agent, or employee of that person to, among other things, knowingly or recklessly disburse or cause the disbursement of escrow funds otherwise than in accordance with escrow instructions.

This bill would specify that any person subject to this law or any director, stockholder, trustee, officer, agent, or employee of that person who violates any provision of the federal Real Estate Settlement Procedures Act violates this law. Because a willful violation of those provisions would be a crime, the bill would impose a state-mandated local program.

(5) Under existing law, an escrow agent’s license remains in effect until surrendered, revoked, or suspended. Existing law provides that surrender of a license becomes effective

30 days after receipt of an application to surrender that license or within a shorter period of time as determined by the commissioner.

This bill would delete that provision and instead require a licensee who no longer desires to be licensed to provide written notification to the commissioner and to also tender the license, as specified, to the commissioner. The bill would require the licensee, within 105 days of the written notice, to submit to the commissioner a specified closing audit report. The bill would specify that a license is not surrendered until the commissioner has reviewed and accepted the closing audit report, a determination has been made by the commissioner that there is no violation of this law, and tender of the license is accepted in writing by the commissioner.

The bill would make various technical, nonsubstantive changes.

(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. 238 (AB 897) Houston Taxation: tax-exempt organizations: administration.

The Corporation Tax Law, in modified conformity to federal income tax laws, exempts various types of organizations from the taxes imposed by that law, provided that those organizations satisfy certain specified requirements, including a requirement to apply for tax-exempt status with, and be approved by, the Franchise Tax Board and to pay a filing fee, as provided.

This bill would delete that requirement as it applies to certain specified organizations, and instead, would provide that an organization, as defined, shall be exempt from state taxes, as provided, upon its submission, on or after January 1, 2008, to the Franchise Tax Board of a copy of the notification issued by the Internal Revenue Service approving the organization's tax-exempt status pursuant to Section 501(c)(3) of the Internal Revenue Code, as specified.

This bill would make a legislative finding and declaration relating to the public purpose served by specified provisions of the bill.

Ch. 239 (AB 918) Torrico Public utilities: stocks and security transactions.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including telephone corporations, and authorizes the commission to fix the rates and charges for every public utility. The existing Public Utilities Act regulates stock and security transactions by public utilities, and prohibits a public utility from issuing stocks and stock certificates, or other evidence of interest or ownership, or bonds, notes, or other evidences of indebtedness payable at periods of more than 12 months, without first securing authorization to do so from the commission. The act exempts from the stock and security transaction provisions, with certain exceptions, persons delivering commodities for or to public utilities or municipal or other public corporations primarily for resale or use in serving the public or any portion of the public. The act authorizes the commission, by order or rule, to exempt any public utility or class of public utility from the stock and security transaction provisions if the commission finds that application of those provisions is not in the public interest.

This bill would provide that a telephone corporation that is not regulated under a rate-of-return regulatory structure, as defined, is exempt from the stock and security transaction provisions, but authorizes the commission to impose any stock and security transaction requirement if the commission finds, in a proceeding in which the telephone corporation is or may become a party, that application of the requirement is required by the public interest. A telephone corporation that is also an electrical corporation or a gas corporation would not be exempt from the stock and security transaction provisions unless the commission, by order or rule, exempts the telephone corporation upon finding that

application of the stock and security transaction provisions to the telephone corporation is not in the public interest.

Ch. 240 (AB 936) Committee on Business and Professions Contractors.

Existing law, the Contractors' State License Law, provides for the licensure and regulation of contractors and for the registration of home improvement salespersons, as defined. Existing law requires an applicant for that licence or registration to furnish a full set of fingerprints and requires the Contractors' State License Board to use that set of fingerprints to obtain the applicant's criminal history information.

This bill would delete obsolete language from those provisions.

Existing law specifies various events that result in the cancellation of a license and authorizes the renewal of an expired license within 5 years after its expiration if the appropriate form is filed and fee is paid. Existing law requires a licensee whose license is expired, canceled, or inactive to notify the Registrar of Contractors of a change of address of record within a specified period of time and to maintain a current address of record during the 3-year period following that expiration, cancellation, or inactivation.

This bill would instead require a licensee whose license is renewable, as specified, or whose license is canceled to notify the registrar in writing of a change in address of record within a specified period of time and to maintain a current address of record during the 5-year period following the expiration or cancellation of the license.

Ch. 241 (AB 1448) Niello Peace officers: impersonation: uniforms.

Existing law makes it a crime for a person, who is not a peace officer, to impersonate a peace officer, as specified.

This bill would require law enforcement uniform vendors to verify that a person buying a uniform is an employee of the law enforcement agency identified on the uniform. This bill would make it a crime for a vendor selling a law enforcement uniform to fail to verify the person buying the uniform is an employee of the law enforcement agency identified on the uniform, unless the uniform is sold as a prop, as specified.

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. 242 (AB 1508) Lieu Money transmission: licensees and agents.

Existing law provides for the licensure and regulation by the Commissioner of Financial Institutions of money transmitters, who receive money in this state for transmission to foreign countries, and makes a violation of these provisions a crime.

Existing law authorizes licensees to appoint a person to act as an agent for that licensee if, among other things, that person has obtained the authorization of the commissioner to act as an agent for that licensee.

This bill would delete the provision requiring the commissioner to authorize a person to act as an agent for a licensee. Instead, the bill would require a licensee to conduct a review of the proposed agent's fitness to act as an agent and determine that the proposed agent is of good character and sound financial standing and to maintain records of this review for a specified period.

Existing law authorizes the commissioner to revoke or suspend an agent's authorization, after a hearing, if the commissioner makes certain findings, and to immediately suspend or revoke that authorization if necessary to protect the public.

The bill would authorize the commissioner, after notice and a hearing, to issue an order suspending or barring an agent from continuing to be or becoming an agent of any licensee

for a specified period if the commissioner makes certain findings, and to issue an order immediately suspending or barring that agent from continuing to be or becoming an agent of any licensee if necessary to protect the public. The bill would specify procedures with respect to applications to modify or rescind the order and would require a licensee to suspend or terminate an agent if an order with respect to the agent becomes effective.

Existing law prohibits a licensee from establishing a branch office, as defined, or changing the location of a branch office without obtaining the approval of the commissioner and paying certain fees. Existing law also requires licensees, at the end of each fiscal quarter, to file with the commissioner a report containing, among other things, the addresses of each branch office and agent. Existing law requires a licensee, upon order of the commissioner, to deposit and maintain a specified amount of cash or securities, or a bond, with the Treasurer as a trust fund.

This bill would delete the provision requiring a licensee to obtain the commissioner's approval to establish or change the address of a branch office or requiring the payment of fees with respect to the offices. The bill would require a licensee, at the end of each calendar year quarter, to file with the commissioner a report containing, among other things, the current status and address of each branch office in this state, the names of persons who acted as the licensee's agent, and the volume of transmission money received, including a specified schedule. The bill would require a licensee to own at all times specified eligible securities, as defined, in an amount not less than the aggregate amount of all transmission money received by the licensee.

Existing law requires a licensee to file with the commissioner a certified copy of every receipt form used by it or by its agents for money received for transmission. Under existing law, no licensee or its agents shall use any receipt unless a certified copy has first been filed with and approved by the commissioner.

This bill would require a licensee to file the certified copy of every receipt form within 10 business days of its first use and would require the commissioner to notify the licensee if the receipt does not comply with specified requirements. The bill would require a new licensee, as defined, to file a certified copy of the receipt forms to be used by it or its agents for money received for transmission with the commissioner and would prohibit the new licensee from using the receipt forms until approved by the commissioner.

Existing law authorizes the commissioner to revoke or suspend a license issued to a money transmitter if, after a hearing, the commissioner finds, among other things, the licensee has committed a violation of the licensing act or any rule or regulation adopted by the commissioner.

This bill would provide the commissioner with the authority to revoke or suspend a license, after notice and opportunity for hearing, for a violation of any other state or federal law that reasonably applies to the conduct of the licensee and would further authorize the commissioner, when necessary to protect the public, to issue an order immediately revoking or suspending that licensee's license and would specify procedures for a hearing following the issuance of such an order.

Because the bill would revise requirements pertaining to money transmission licensees and their agents, a violation of which would be 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. 243 (AB 1686) Leno Assault and battery: victims.

Under existing law, an assault committed against a person employed in a specified position, including, peace officers, custodial officers, firefighters, emergency medical technicians, lifeguards, process servers, and traffic officers, when the person committing the

battery knew or should have known the victim was engaged in the performance of his or her duties is a misdemeanor, punishable by imprisonment in the county jail not exceeding one year.

This bill would define parking control officers as persons employed by a city, county, or city and county to monitor and enforce state laws and local ordinances relating to parking and would make it a misdemeanor to assault a parking control officer engaged in the performance of his or her duties if the person committing the assault knew or should have known the victim was a parking control officer, punishable by imprisonment in the county jail not exceeding 6 months or by a fine not exceeding \$2,000, or by both the fine and imprisonment.

Because this bill would increase the duties of local prosecutors, 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. 244 (AB 1744) Committee on Local Government Local government reorganization.

(1) Existing law, the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000, defines “prime agricultural land” to mean an area of land that has not been developed for a use other than an agricultural use, and that, among other qualifications, supports livestock used for the production of food and fiber, and that has an annual carrying capacity equivalent to at least one animal unit per acre, as defined in the United States Department of Agriculture in the National Handbook on Range and Related Grazing Lands, July 1967.

This bill would instead use the National Range and Pasture Handbook, Revision 1, December 2003, to provide at least one animal unit per acre, as specified. It would also make various technical, nonsubstantive changes to the act.

(2) Existing law, when mailed written notice is required under the act to be provided to landowners or to all registered voters within an affected area, and the number of notices required to be mailed exceeds 1,000, authorizes notice of the hearing to be mailed or delivered at least 10 days prior to the hearing to each local agency expected to provide water, sewage, streets, roads, schools, or other essential facilities or services to the project, whose ability to provide those facilities and services may be significantly affected, in place of other specified notice procedures.

This bill would instead authorize notice to be provided by publishing a display advertisement of at least $\frac{1}{8}$ page in one or more newspapers of general circulation within each affected county, affected city, or affected district, at least 21 days prior to the hearing.

(3) Existing law specifies the procedures for selecting members and filling vacancies for independent special district selection committees.

This bill would, where a vacancy occurs and only one candidate is nominated for a vacant seat, require that candidate to be deemed selected with no further proceedings.

(4) Existing law requires a local agency formation commission to annually adopt, following noticed public hearings, a proposed budget by May 1 and a final budget by June 15, and requires the commission to transmit its proposed and final budgets to the board of supervisors, each city, the clerk and chair of the city selection committee, if any, each independent special district, and to the clerk and chair of the independent special district selection committee, if any.

This bill would instead require the local agency formation commission to transmit its proposed and final budgets to the board of supervisors, each city, and each independent special district.

(5) Existing law requires a local agency formation commission to prepare and update applicable spheres of influence, and requires the commission to conduct a service review of

the municipal services provided in the county or other appropriate area designated by the commission, and requires the commission to prepare a written statement of its determinations with respect to various criteria.

This bill would revise the criteria required in the written statement prepared by the commission.

(6) Existing law requires a legislative body adopting a resolution of application for the annexation of territory, as specified, to conduct a public hearing on the resolution prior to submission of the resolution to the local agency formation commission, and requires notice of the hearing on the resolution to be published, as specified.

This bill would also require mailed notice to be provided to landowners in accordance with certain criteria.

(7) Existing law requires the executive officer of a commission to prepare and execute a certificate of completion and to make specified findings immediately after completion of proceedings ordering a change of organization or reorganization without election or confirming an order for a change of organization or reorganization after confirmation by the voters.

This bill would instead require the executive officer to prepare and execute a certificate of completion and to make specified findings upon the completion of all commission proceedings for a change of organization or reorganization, as specified, and the satisfaction of any conditions contained in the commission resolution making determinations that are required to be completed prior to filing a certificate of completion.

(8) Existing law, until December 31, 2007, prohibits the local agency formation commission in Ventura County from imposing a condition that requires the City of Simi Valley to initiate proceedings on a proposal for a change of organization or reorganization unless the territory that would be affected is contiguous and physically related to the affected territory.

This bill would extend the operation of this prohibition to December 31, 2014, and would make legislative findings regarding the necessity for a special statute.

(9) Existing law specifies the number, selection, and terms of the members of a local agency formation commission, including the alternate public member of a commission.

This bill would extend the current term of office of the alternate public member of the Santa Barbara Local Agency Formation Commission to March 1, 2009, and would make legislative findings regarding the necessity for a special statute.

Ch. 245 (SB 99) Committee on Budget and Fiscal Review Prisons: construction.

Existing law charges the Department of Corrections and Rehabilitation with the responsibility of planning and constructing state correctional facilities and permits funding for the construction of various prisons through lease-purchase financing arrangements.

This bill would authorize funding for the design and construction of a central health facility at San Quentin State Prison, as specified, by means of state issued revenue bonds. It would authorize the State Public Works Board to issue up to \$146,160,000 in revenue bonds, notes, or bond anticipation notes for that purpose and would continuously appropriate the proceeds for that purpose.

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

Ch. 246 (SB 108) Wiggins Alcoholic beverages: winegrower's license.

The Alcoholic Beverage Control Act authorizes a person issued a winegrower's license to conduct winetastings either on or off the winegrower's premises. The act provides that when a winetasting is held off the winegrower's premises at an event sponsored by a private nonprofit organization, as defined, no wine may be sold, and no sales or orders solicited, except as provided.

This bill would expand the definition of a nonprofit organization to include specified tax-exempt organizations.

The Alcoholic Beverage Control Act provides that a violation of its provisions is a misdemeanor, unless otherwise specified. This bill, by changing the definition of an existing crime, imposes 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. 247 (SB 415) Harman Spousal support: change of circumstances.

Existing law authorizes a court to award child support and spousal support. Existing law also authorizes the court to terminate or modify an award of child or spousal support at any time as the court determines to be necessary, except as specified. In this regard, existing case law requires that the court grant a request for modification of spousal support only if there is a material change of circumstances, other than those accounted for in the previous order.

Existing law also provides that the duration of child support continues as to an unmarried child who has attained the age of 18 years, is a full-time high school student, and is not self-supporting, until the child completes the 12th grade or attains the age of 19 years, whichever occurs first.

This bill would provide, until January 1, 2011, that in a proceeding in which a spousal support order exists or in which the court has retained jurisdiction over a spousal support order, if a companion child support order is in effect, the termination of child support pursuant to the latter provision described above specifying the duration of child support shall constitute a change of circumstances that may be the basis for a request for modification of spousal support.

Ch. 248 (SB 473) Cox State agencies: fingerprinting vendors.

Existing law requires the Department of Justice to establish and implement a certification program in the Department of Justice for processing fingerprint-based criminal background clearances on individuals who roll fingerprints. Existing law requires the Department of Justice to work with applicant regulatory entities to improve and make more efficient the criminal offender record information request process related to employment, licensing, and certification background investigations.

This bill would prohibit a state agency that requires fingerprinting for any non-law-enforcement purpose from requiring the use of specified live scan fingerprinting service providers certified by the Department of Justice to roll fingerprint impressions. The bill also would authorize state agencies to identify on their Web sites a list of live scan fingerprinting service providers certified by the Department of Justice, and if a state agency chooses to do so, it would be required to provide a link to the Department of Justice's Web site that lists all certified live scan fingerprinting service providers.

Ch. 249 (SB 523) Yee Child support: order to seek employment.

(1) Existing law allows a court, in any proceeding in which there is at issue the support of a child for whom support is authorized under specified provisions of law, to order either or both parents to pay an amount necessary for the support of the child. Existing law allows a court to issue various orders to enforce a delinquent child support obligation, including an order requiring the delinquent parent to submit to any of specified entities, each 2 weeks or at a frequency deemed appropriate by the court, a list of at least 5 different places the parent has applied for employment.

This bill would, until January 1, 2011, establish a pilot project in the County of San Mateo to allow the superior court to order a parent, concurrent with an initial child support order, to submit to the appropriate child support enforcement agency, or any other entity designated by the court, a list of at least 5 different places to which the parent has applied for employment. It would allow the court to issue that order only upon the filing of a declaration

by a child support enforcement officer of the local child support enforcement agency meeting specified conditions. The bill would prohibit the court from issuing a citation for contempt for the failure of the parent to comply with the order unless the parent has become delinquent in his or her child support payments. This bill would require the San Mateo child support enforcement agency to report to the Department of Child Support Services and the Legislature, on or before January 1, 2010, on the cost and performance of the pilot program. By increasing the duties of a local entity the bill would impose a state-mandated local program.

(2) Existing law requires each county to maintain a local child support agency that is responsible for establishing, modifying, and enforcing child support obligations, including medical support, enforcing spousal support orders, and determining paternity, as specified.

This bill would authorize a local child support agency to substitute original signatures with any form of electronic signatures on pleadings filed for the purpose of establishing, modifying, or enforcing paternity, child support, or medical support, except for pleadings or documents required to be signed under penalty of perjury.

(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. 250 (SB 528) Aanestad Common interest developments: open meetings.

Existing law requires that a common interest development be managed by an association. The Common Interest Development Open Meeting Act provides that any member of the governing association of a common interest development may attend meetings of the board of directors of the association, except as specified. The act also requires that notice of the time and place of a meeting be given to members at least 4 days prior to the meeting, except in the case of an emergency meeting, as described.

This bill would require the above notice to contain the agenda for the meeting. It would prohibit the board of directors from discussing or taking action on any item at a nonemergency meeting unless the item was placed on the agenda included in the notice. The bill would provide that these provisions do not prohibit a resident who is not a member of the board from speaking on issues not on the agenda. The bill would also permit the board of directors, an agent of the board, or a member of the board's staff, to briefly respond to statements made or questions posed by a person speaking at a meeting, ask a question for clarification, make a brief announcement, or make a brief report on his or her own activities, as specified. The bill would further permit the board of directors or a member of the board of directors, subject to rules or procedures of the board of directors, to provide a reference or factual information to its managing agent or other agents or staff, request its managing agent or other agents or staff to report back to the board of directors at a subsequent meeting or to place a matter of business on a future agenda, or direct its managing agent or other agents or staff to perform administrative tasks that are necessary to carry out these provisions. This bill would also permit the board of directors to take action on any item of business not appearing on the agenda posted and distributed if (1) a majority of the board of directors present at the meeting determines that an emergency situation exists, (2) the board determines, by a specified vote, that there is a need to take immediate action and that the need for action came to the attention of the board after the agenda was posted and distributed, or (3) the item appeared on an agenda that was posted and distributed for a prior meeting that occurred not more than 30 calendar days before the date that action is taken on the item and, at the prior meeting, action on the item was continued to the meeting at which the action is taken. The bill would require the board, before discussing any item pursuant to these provisions, to openly identify the item to the members in attendance at the meeting. The bill would make technical changes.

Ch. 251 (SB 718) Scott Jails: inmate welfare fund.

Existing law provides that the sheriff of each county may maintain an inmate welfare fund to be kept in the treasury of the county into which profit from a store operated in connection with the county jail, 10% of all gross sales of inmate hobbycraft, and any rebates or commissions received from a telephone company, as specified, is required to be deposited. Existing law authorizes the sheriff to expend money from the fund to assist indigent inmates, prior to release, with clothes and transportation expenses, as specified.

This bill would additionally create a pilot program which would authorize the sheriff of specified counties to expend money from the inmate welfare fund for the purpose of assisting indigent inmates, after release, with the reentry process, as specified. This bill would repeal this additional authorization as of January 1, 2013, unless a later enacted statute deletes or extends that date.

Ch. 252 (SB 959) Romero Involuntary home detention.

Existing law establishes a voluntary home detention program where participants are subject to electronic monitoring, as specified.

This bill would establish an involuntary home detention program, under which participants would be electronically monitored, as specified.

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

Ch. 253 (SB 1046) Committee on Environmental Quality California Environmental Quality Act: fees and notices: recreational uses of reservoirs.

(1) Existing law requires the Department of Fish and Game to impose and collect filing fees, in prescribed amounts, to defray the costs of managing and protecting fish and wildlife trust resources, including, consulting with other public agencies, reviewing environmental documents, recommending mitigation measures, developing monitoring requirements for purposes of the California Environmental Quality Act (CEQA), consulting, and other activities protecting specified trust resources. Existing law requires a local agency to pay a filing fee for a project for which it prepares a negative declaration pursuant to CEQA, or for a project with an environmental impact report (EIR) pursuant to CEQA, to the county clerk at the time of filing a notice of determination. Existing law requires a state agency to pay a filing fee for a project for which it prepares a negative declaration, or for a project with an EIR, to the Office of Planning and Research (office) at the time of filing a notice of determination.

This bill would require a local agency, collecting a filing fee from the project applicant, to remit it to the county clerk at the time of filing a notice of determination. The bill would require a state agency collecting the filing fee to remit the fee to the office at the time of filing a notice of determination.

(2) Existing law prohibits the recreational use of reservoirs where water is stored for domestic use and defines recreational use for this purpose to include recreation in which there is bodily contact with the water by a participant.

Existing law, until January 1, 2008, exempts Canyon Lake Reservoir from this prohibition, and sets forth conditions and restrictions to ensure water purity.

This bill would delete the repeal date for Canyon Lake Reservoir, thereby extending the exemption for this reservoir indefinitely.

(3) CEQA requires a lead agency, as defined, to prepare, or cause to be prepared by contract, and certify the completion of, an EIR on a project, as defined, that may have a significant effect on the environment, or to adopt a negative declaration if it finds that the project will not have that effect. Existing law requires a lead agency that has completed an EIR to file a notice of completion with the Office of Planning and Research, identifying the project and indicating the EIR has been prepared.

The bill would require a lead agency to identify a project's location by latitude and longitude in a notice of completion for an EIR.

(4) Because this bill would impose new duties on local agencies with respect to notices of completion required to be filed with the Office of Planning and Research, the bill would impose a state-mandated local program.

(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. 254 (SB 1051) Committee on Natural Resources and Water Conservation.

(1) Existing law requires the California Geological Survey (CGS) in the Department of Conservation to carry out programs that will reduce the loss of life and property by mitigating geologic hazards. Existing law authorizes the State Geologist to conduct, with city and county governments, or federal agencies, large-scale geological investigations for specified purposes.

The bill additionally would require CGS to carry out programs that will protect the environment by mitigating geologic hazards, and would make related changes.

The bill would revise and recast the State Geologist's investigation authorization, to authorize the State Geologist to conduct geological investigations, studies, and other activities for specified purposes, with governmental and nongovernmental entities. The bill also would authorize the State Geologist to enter into agreements that may provide funding for activities of the CGS and for the activities of the Department of Conservation that are directly related to the activities of the CGS.

The bill would make other related changes, concerning the activities of the Department of Conservation.

(2) Existing law generally provides that all the well records of an owner or operator that are filed in a specified manner are public records for purposes of the California Public Records Act, unless the owner or operator requests that the Division of Oil, Gas, and Geothermal Resources in the Department of Conservation maintain the records as confidential information for a specified period of time.

The bill would revise the period of time for which the records are required to be maintained as confidential.

(3) The California Farmland Conservancy Program Act establishes a program for grants to applicants for the acquisition of agricultural conservation easements or fee title. The act requires direct costs paid to an applicant to have been incurred after the application was submitted to the Department of Conservation. In order to receive grant funds, an applicant for a grant for acquisition of fee title is required to agree to reimburse a specified fund within 30 days of sale of the fee title, by a specified amount.

The bill would specify that the submitted application is required to be complete, and would specify that the reimbursement is required to be directly from escrow.

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

Ch. 255 (AB 384) Portantino Firefighters.

The Public Employees' Medical and Hospital Care Act provides continuing health benefit coverage to the surviving spouse, as defined, or eligible family member of a firefighter or peace officer who dies as a result of an injury or disease sustained in the line of duty. Contributions paid by those persons and the state are deposited into one of 2 continuously appropriated funds to provide that coverage.

This bill would enact the California Fallen Federal Firefighter Survivor Assistance Act of 2007, which would extend that health benefit coverage to the surviving spouse, as defined, or eligible family member of a firefighter employed by the federal government who was a resident of, and whose regular duty assignment was to perform firefighting services in, this state, and who dies as a result of an injury or disease sustained in the line of duty. By

extending that coverage to those survivors, the bill would increase the contributions to continuously appropriated funds, thereby making an appropriation.

Ch. 256 (SB 431) Aanestad Public employees' retirement.

(1) The Public Employees' Retirement Law provides that, after the implementation of the Trial Court Employment Protection and Governance Act, for counties contracting with the Board of Administration of the Public Employees' Retirement System, a trial court and a county in which the trial court is located shall jointly participate in the retirement system by joint contract. Existing law also requires the assets and liabilities of a county and a trial court jointly contracting with the board to be combined for purposes of setting the employer contribution rate for both the county and the trial court.

This bill would require the Board of Administration of the Public Employees' Retirement System, from its existing resources and for the Counties of Butte and Solano, to prepare a separate computation of the assets and liabilities of the trial court and each county, as determined by the actuary. The bill would require each respective county and the trial court for that county to identify for the Board of Administration which active, inactive, and retired members shall be considered employees of the respective county and the trial court, as specified. The bill would require the Board of Administration, on or before October 1, 2008, to forward a computation to each respective county and trial court for that county that is based upon the most recent annual actuarial valuation, as specified. The bill would provide that nothing in these provisions shall be construed to effect the combined calculation of assets and liabilities for purposes of setting the employer contribution rate for both a county and a trial court, as specified.

(2) Under existing law, the Department of Personnel Administration may contract with one or more vision care plans for annuitants and eligible family members. Under existing law, a vision care plan or plans are required to be funded by the annuitants' premium. These premiums are required to be deposited in the Vision Care Program for State Annuitants Fund and are available upon appropriation by the Legislature, as specified.

This bill would amend the Budget Act of 2007 by appropriating \$6,500,000 from the Vision Care Program for State Annuitants Fund to the Department of Personnel Administration for the purpose of funding the Vision Care Program for State Annuitants.

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

Ch. 257 (AB 191) Committee on Budget Juvenile justice.

(1) Existing law authorizes the Governor, upon recommendation of the Secretary of the Department of Corrections and Rehabilitation, to appoint an undersecretary of the department, subject to Senate confirmation.

This bill would authorize the Governor, upon recommendation of the secretary, to appoint 2 undersecretaries of the department, subject to Senate confirmation, as specified.

(2) Existing law authorizes the court committing a ward to the Department of Corrections and Rehabilitation, Division of Juvenile Facilities, to recall that commitment in the case of any ward whose commitment offense was not any specified offense, and who remains confined in an institution operated by the division as of September 1, 2007. Existing law requires the court to set and convene a recall disposition hearing for the purpose of ordering an appropriate alternative disposition for the ward.

This bill would condition the authority of the court to recall the commitment of a ward upon the recommendation of the chief probation officer of the county. The bill would require the court to provide notice to the division of the recall disposition hearing, and would require the division to transport and deliver the ward to the custody of the probation department of the committing county, as specified. The bill would require the division to notify the Department of Finance and provide specified information when a county recalls a ward pursuant to these provisions.

(3) Existing law provides that the county of commitment shall supervise the parole of any ward released on parole who was committed to the custody of the division for committing an offense other than those referenced above. Existing law requires the court to set and convene a parole disposition hearing, as specified, and provides that the division has no further jurisdiction over a ward who is released on parole under the supervision of a county pursuant to these provisions.

This bill would require the division to provide a specified written review of the ward's case to the probation department and the court of the committing county, and the ward's counsel, not less than 60 days prior to the scheduled parole consideration hearing, and would authorize the probation department to provide to the division a written plan for the reentry supervision of the ward. The bill would require that any ward who is granted parole pursuant to these provisions be placed on parole jurisdiction for up to 15 court days following his or her release, and would require the committing court to convene a reentry disposition hearing for the ward within 15 court days of the release of the ward from the division.

(4) Existing law provides, commencing September 1, 2007, that any parolee under the jurisdiction of the Division of Juvenile Parole Operations shall be returned to the custody of the county of commitment if the parolee is under the jurisdiction of the division for the commission of an offense other than those referenced above.

This bill would require the Division of Juvenile Parole Operations, if a ward subject to this provision is detained by the division for the purpose of initiating proceedings to suspend, cancel, or revoke the ward's parole, to notify the court and probation department of the committing county within 48 hours of the ward's detention that the ward is subject to parole violation proceedings. The bill would require the committing court, within 15 days of a parole violation notice, to conduct a reentry disposition hearing for the ward, and would authorize the ward to be detained by the division, provided that he or she is delivered to the custody of the probation department within a specified period prior to the reentry disposition hearing. The bill would require the court to consider specified factors at the hearing, at which the ward shall be entitled to representation by counsel, and to enter a disposition order consistent with these considerations and the protection of the public. The court would be required to fully inform the ward of the terms, conditions, responsibilities, and sanctions that are relevant to his or her reentry plan.

(5) Existing law establishes the Youthful Offender Block Grant Program, commencing September 1, 2007, to enhance the capacity of county departments to provide appropriate rehabilitative and supervision services to youthful offenders. Existing law requires the Director of Finance to determine the total amount of the block grant pursuant to a specified formula and the allocation for each county, and to report those findings to the Controller who then makes an allocation to each county from the Youthful Offender Block Grant Fund. Existing law provides for an annual increase in those amounts.

This bill would specify the total amounts to be transferred from the General Fund to the Youthful Offender Block Grant Fund for the 2009–10 fiscal year and, for each fiscal year, would require the Director of Finance to determine the total amount of the Youthful Offender Block Grant and the allocation for each county, and to report those findings to the Controller, who would then make an allocation to each county from the Youthful Offender Block Grant Fund. The bill would specify the minimum block grant allocation for each county for each fiscal year, except that the allocation for any eligible county for wards whose commitment was recalled by the court pursuant to the provisions described in (1) above would be determined by the Department of Finance, as specified.

(6) Existing law requires the Corrections Standards Authority to allocate funding for 2 one-time probation pilot projects to test models for reducing the number of offenders coming to state prison. The authority is required to design and implement the pilot projects as specified.

This bill would relieve the authority of the duty to design and implement those pilot projects.

- (7) This bill would make related conforming and technical changes.
- (8) This bill would declare that it is to take effect immediately as an urgency statute.

Ch. 258 (AB 112) Wolk Highways: Safety Enhancement-Double Fine Zones.

Existing law establishes standards for the designation of a highway or road segment as a Safety Enhancement-Double Fine Zone and limits the term of such a zone to 4 years.

This bill would modify the standards for the designation of a segment of a state highway as a Safety Enhancement-Double Fine Zone, including requiring the Director of Transportation, in consultation with the Commissioner of the California Highway Patrol, to certify that a segment of state highway meets specified criteria. The bill would provide that designation as a Safety Enhancement-Double Fine Zone would be valid for a minimum of 2 years and would authorize the renewal and revocation of a designation, as specified. The bill would declare that a specified segment of State Highway Route 12 is eligible for designation as a Safety Enhancement-Double Fine Zone. The bill would also require the Department of Transportation to conduct a Safety Enhancement-Double Fine Zone study, as specified.

Ch. 259 (AB 67) Dymally State and local agencies: bilingual services.

Existing law requires local and state agencies to provide information regarding public services in a non-English language if a substantial number of the public served by the agency are non-English-speaking people. Existing law also requires state agencies to provide reports to the State Personnel Board regarding the provision of information in a non-English language, subject to certain exceptions by the State Personnel Board.

This bill would provide that a person is qualified as a bilingual person, employee, or interpreter for these purposes if the State Personnel Board has tested and certified the person or approved the testing and certification. The bill would provide that local agencies would have discretion to determine who is qualified to provide information in a non-English language. The bill would also authorize additional grounds for the State Personnel Board to exempt state agencies from the reporting requirements.

Ch. 260 (AB 123) Nunez Parklands: Westside Park.

The Roberti-Z'berg-Harris Urban Open-Space and Recreation Program Act (urban open-space act), administered by the Department of Parks and Recreation, authorizes grants to be made by the department to cities, counties, and districts for recreational or open-space purposes. The urban open-space act requires property acquired or developed pursuant to the urban open-space act to be used by the grant recipient only for the purposes for which the grant moneys were requested and prohibits any other use of the area, except as authorized by the Legislature.

The California Wildlife, Coastal, and Park Land Conservation Act (conservation act) authorizes grants to be made by the department to cities, counties, districts, and nonprofit organizations for specified purposes, including purposes related to parks. The conservation act requires property acquired, developed, rehabilitated, or restored pursuant to the conservation act to be used only for purposes of the conservation act and prohibits any other use of the property, except as authorized by the Legislature.

This bill would authorize the City of Huntington Park to transfer to the Los Angeles Unified School District up to 3.8 acres of parkland in Westside Park and the facilities on that land if certain conditions are met. Before the transfer could occur, the Department of Parks and Recreation would have to determine that all those conditions have been met. The bill would require, as one of the conditions, that the transferred property be used only for a school facility.

Ch. 261 (AB 195) Committee on Budget Health care: Expanded Access to Primary Care Program.

Existing law establishes the Physician Services Account within the Cigarette and Tobacco Products Surtax Fund and authorizes the expenditure of revenue in that account to pay for physician services provided to patients who cannot afford to pay for those services and who are without health care coverage from private carriers or from any program funded by the federal government. Existing law also establishes the Expanded Access to Primary Care program that requires the State Department of Health Care Services to select primary care clinics to reimburse for delivering medical services to persons whose income level is at or below 200% of the federal poverty level and for which payment will not be made through private or public third-party reimbursement. Under existing law, the California Major Risk Medical Insurance Program provides major risk medical coverage to persons unable to secure adequate private health coverage, as specified, and revenue from the Major Risk Medical Insurance Fund is expended for those purposes. Existing law requires that specified amounts be deposited into that fund annually, including \$11,000,000 from the Physician Services Account.

This bill would reduce the amount of revenue deposited into the Major Risk Medical Insurance Fund from the Physician Services Account to \$1,000,000 for the 2007–08 fiscal year. The bill would appropriate \$12,000,000 from the Physician Services Account to the State Department of Health Care Services for expenditure in the 2007-08 fiscal year for the Expanded Access to Primary Care program.

The bill would declare that its provisions would take effect immediately as an urgency statute.

Ch. 262 (AB 269) Eng Dentists: dental auxiliaries: licensure renewal.

The Dental Practice Act provides for the licensure and regulation of dentists by the Dental Board of California, and provides for the licensure and regulation of dental auxiliaries by the Committee on Dental Auxiliaries. The act requires each licensee to apply to the board or the committee, as appropriate, for license renewal.

This bill would require a licensee, as specified, to report, upon his or her initial licensure and any application for license renewal, information regarding his or her specialty board certification and practice status and would authorize this information to be posted on the board's or the committee's Internet Web site. The bill would authorize a licensee, including a dental auxiliary licensee, to report cultural background and foreign language proficiency in his or her licensure renewal application, and would require that this information be compiled and reported on the board's or the committee's Internet Web site on or before July 1 of each year. The bill would require the board and the committee to take certain actions to phase in this reporting mechanism by January 1, 2009. The bill would specify that if the committee ceases to exist its responsibilities pursuant to these provisions be transferred to the successor entity or entities responsible for licensing registered dental hygienists and registered dental assistants.

Ch. 263 (AB 310) Silva Maintenance of the codes.

Existing law establishes the California Law Revision Commission. Existing law authorizes the commission to recommend changes in the law as it deems necessary to modify or eliminate antiquated and inequitable rules of law and bring the law into harmony with modern conditions. Existing law requires the commission to file a report at each regular session of the Legislature containing a calendar of topics selected by the commission for study, which is subject to approval by concurrent resolution of the Legislature. Existing law authorizes the commission to recommend revisions to correct technical or minor defects in the statutes without the prior concurrent resolution of the Legislature referring the matter to it for study.

This bill would make technical and minor changes in various provisions of the law to effectuate the recommendations of the commission.

Ch. 264 (AB 315) Berg Integrated health and human services programs.

Existing law permits the Counties of Alameda, Mendocino, Humboldt, and any other county, as determined by the Secretary of California Health and Human Services to, until January 1, 2009, implement, upon approval of that county, and with the assistance and participation of the appropriate state departments, a program for the funding and delivery of services and benefits through an integrated and comprehensive county health and human services system, subject to certain limitations.

This bill would eliminate the repeal date of these provisions, thus extending their duration indefinitely.

Ch. 265 (AB 381) Galgiani Medi-Cal: provider reimbursement.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income persons receive health care benefits.

Existing law, subject to certain exceptions, prohibits a provider under the Medi-Cal program from submitting a reimbursement request to the Medi-Cal program that contains a beneficiary's social security number in order to receive payment if the department has issued that beneficiary a Medi-Cal beneficiary identification card containing a beneficiary number that includes the issuance date.

This bill would delete the limitation on this prohibition to those instances in which the request is submitted in order to receive payment, but would exempt the submission of a request by a provider for beneficiary eligibility from the prohibition.

Existing law provides that the above prohibition does not apply to a licensed hospital, long-term health care facility, a primary care clinic, or emergency medical transportation services.

This bill would, instead, exempt from this prohibition a licensed hospital, long-term health care facility, a primary care clinic, emergency medical transportation services, or a hospital-based physician, only if the providers of these services have made a good faith effort to obtain a recipient's beneficiary identification card number. It would, however, terminate this exemption when the department establishes an automated system whereby a provider can access a beneficiary identification card number for submitting reimbursement requests.

Ch. 266 (AB 417) Blakeslee Regional health authority: Santa Barbara and San Luis Obispo Counties.

Existing law authorizes the Board of Supervisors of the County of Santa Barbara to order the formation of the Santa Barbara Regional Health Authority that shall include all of the areas of the county, provides for the provision of medical services by the authority within a service area, and defines service area to mean Santa Barbara County and those counties contiguous to Santa Barbara County. Existing law permits the authority, which is governed by a board of directors appointed by the Board of Supervisors of Santa Barbara County, to provide a health care system in a county contiguous to the County of Santa Barbara when authorized by resolution of the other county's board of supervisors. Existing law authorizes the Santa Barbara County Board of Supervisors, after it has adopted a resolution, to review major administrative decisions of the authority and to approve, modify, reflect, or repeal those decisions.

This bill would rename the authority as the Santa Barbara San Luis Obispo Regional Health Authority and would permit the authority, upon authorization by the Board of Supervisors of San Luis Obispo County, to provide a health care system in San Luis Obispo County. The bill would, upon the authorization by the Board of Supervisors of San Luis Obispo, revise the membership of the board of directors of the authority to reduce the number of directors appointed by the Board of Supervisors of Santa Barbara County and to add directors appointed by the Board of Supervisors of San Luis Obispo County and would specify the qualifications of all the directors. The bill would authorize the boards of

supervisors to review and to approve, modify, reflect, or repeal major administrative decisions of the authority, as specified. The bill would also make other conforming technical changes with respect to the authority.

This bill would state the findings and declarations of the Legislature concerning the need for special legislation.

Ch. 267 (AB 472) Committee on Agriculture Cattle brands: fees.

Existing law establishes a system for recordation of cattle brands, and establishes various fees in connection with the recordation, and use of a brand, as specified. Existing law requires these fees to be deposited in the Food and Agriculture Fund, a continuously appropriated fund.

This bill would increase various fees in connection with recordation and use of cattle brands.

By increasing the amount of fees deposited in a continuously appropriated fund, this bill would make an appropriation.

Ch. 268 (AB 500) Lieu Civil actions: telephonic appearances.

Existing law regulates the procedure of civil actions and requires that every action be prosecuted by the real party in interest, except as specified. Existing law permits attorneys to make appearances by telephone at trial setting conferences, except as specified. Existing law requires the Judicial Council to adopt standards of judicial administration governing the appearance of counsel by telephone at conferences and hearings. Existing law requires every superior court to provide for appearance of counsel by telephone in certain matters.

This bill would permit a party in a general civil case, as defined, who has provided notice, to appear by telephone at specified conferences, hearings, and proceedings. The bill would permit a court to require a party to appear in person at these hearings, conferences, or proceedings if the court makes a specified determination on a hearing-by-hearing basis. The bill would require the Judicial Council to adopt rules effectuating these provisions by January 1, 2008. The bill would repeal existing provisions that require the Judicial Council to adopt standards and procedures in connection with appearances by telephone and the superior courts to provide for appearances by telephone in certain matters. The bill would also make a statement of legislative intent.

Ch. 269 (AB 622) Mullin High school equivalency certificates: confined persons.

(1) Existing law requires the Superintendent of Public Instruction to issue a California high school equivalency certificate to any person who passes a general educational development test approved by the State Board of Education and administered by an approved testing center, is a California resident or a member of the armed services and assigned to duty in California, and is either 18 years old or would have graduated from high school if he or she had remained in school and followed the usual course of study toward graduation.

This bill, in addition, would add a person who is at least 17 years old, has accumulated a certain number of units of high school credit, and is confined to a state or county hospital or to an institution maintained by a state or county correctional agency, to the list of persons who are eligible to receive a high school equivalency certificate.

(2) Existing law authorizes the Superintendent to provide for the administration of the general educational development test to persons confined in certain hospitals or correctional institutions.

This bill would authorize the Superintendent to grant a waiver to a county office of education to provide a general educational development test preparation program, not to exceed one hour per schoolday, as part of any other instructional program during the regular schoolday to a person who is at least 17 years old, has accumulated insufficient units of high

school credit to graduate from high school by 18 years of age, and is confined to a state or county hospital or to an institution maintained by a state or county correctional agency.

Ch. 270 (AB 720) De Leon Insurance: licenses.

Existing law authorizes a life agent, by or on behalf of a life, disability, or life and disability insurer, to transact life, disability, or life and disability insurance.

This bill would instead authorize a life licensee to act as a life agent on behalf of a life insurer or a disability insurer to transact life insurance, accident and health insurance, or life and accident and health insurance.

Under existing law, a life licensee is a person authorized by and on behalf of a life, disability, or life and disability insurer to transact life, disability, or life and disability insurance, and a life agent license authorizes a licensee to act in that capacity.

This bill would recast and reorganize those provisions based on types of licenses to act as a life agent. The first type of licensee would be authorized to act as a life-only agent, to transact insurance coverage on human lives including benefits of endowment and annuities. The 2nd type of licensee would be authorized to transact accident and health coverage, as specified.

Existing law provides that an organization may hold any license or licenses necessary to act in specified capacities, including as a life agent.

This bill would change the above reference from “life agent” to “life-only agent.” The bill would also add a license to act as an accident and health agent to the types of licenses that an organization may hold.

Existing law exempts certain applicants, who have been licensed to act as agents, from requirements related to license examinations. This includes an exemption for an applicant for a license to act as a life agent who has been licensed as such during any part of the license year in which the application is filed or the immediately preceding year.

This bill would change the above reference from “life agent” to “life-only agent” and would also exempt an applicant for a license to act as an accident and health agent who has been licensed as such during any part of the license year in which the application is filed or the immediately preceding year.

Existing law, at the discretion of the commissioner, exempts an applicant for a personal lines license who has been continually employed by an admitted insurer or licensed fire and casualty broker in a full-time position for at least 3 years prior to January 1, 2001, from having to pass an examination to obtain a personal lines license.

This bill would delete those provisions. The bill would additionally require an applicant for both a life-only and accident and health license types to meet the requirement for a permanent license by passing one examination covering subjects pertaining to both license types and paying a specified fee.

Existing law requires the commissioner, on or before the first day of August to make a report to the Governor, the Legislature, and the committees of the Senate and Assembly having jurisdiction over insurance containing a tabular statement and synopsis showing the general condition of insurance, and related matters, in this state.

This bill would require the commissioner to include in this report information, as specified, relating to the various types of agent licenses. At the end of 5 years, the commissioner would be required to issue a cumulative summary of the agent data required to be included in the yearly reports.

Existing law requires that all new applicants for various agent licenses meet prelicensing education standards, including, for a life agent license, a minimum of 40 hours, including instruction in workers’ compensation and employers’ liability.

This bill would reduce the above number of minimum hours from 40 to 20 and would delete the requirement that the above curriculum include instruction in workers’ compensation and employers’ liability. The bill would also require a minimum of 20 hours of prelicensing study as a prerequisite for qualification for an accident and health agent

license. The curriculum for satisfying this requirement would be approved by the curriculum board and submitted to the commissioner for final approval. The bill would also permit an applicant for a fire and casualty broker-agent license, who is currently licensed as such in another state and who has completed 40 hours of prelicensing education for licensing in that state, to complete only an ethics course, as specified.

Existing law requires a life agent who wishes to sell 24-hour care coverage to complete specified educational requirements on workers' compensation and employer liability.

This bill would recast the above provisions to apply only to accident and health agent licensees.

Existing law requires licensed personal lines broker-agents to complete 10 hours of continuing education courses, programs of instruction, or seminars prior to the renewal of their licenses.

The bill would also require personal lines broker-agents, life-only agents, accident and health agents, and agents licensed as both life-only and accident and health agents, to complete 24 hours of continuing education prior to renewal of their licenses. The bill would make other conforming changes.

This bill would incorporate additional changes to Sections 1637 and 1749 of the Insurance Code proposed by AB 797 contingent on the prior enactment of that bill.

Ch. 271 (AB 797) Coto Insurance: agents.

Existing law defines various types of insurance agent licensees.

This bill would add a limited lines automobile insurance agent, as specified, to the existing types of agent licensees.

Existing law provides that an organization may hold any license or licenses necessary to act in specified capacities.

This bill would provide that an organization may hold a license to act as a limited lines automobile insurance agent.

Existing law requires that all new applicants for various agent licenses meet prelicensing education standards as specified.

This bill would require candidates for the limited lines automobile insurance agent license to undergo a minimum of 20 hours of prelicensing study as a prerequisite for qualification for the license. The curriculum for satisfying this requirement would be approved by the curriculum board and submitted to the commissioner for final approval, as specified. The bill would also require licensed limited lines automobile insurance agents who apply to become fire and casualty broker-agents or personal lines agents to submit specified application material, complete prelicensing education, and pass a qualifying examination. The bill would also establish standards for determining the license year and license term for a limited lines automobile insurance agent.

Existing law requires the Insurance Commissioner to appoint a curriculum board, consisting of specified insurance-related and consumer representatives. The board is required to develop or recommend courses of study on various topics, and develop standards for providers and instructors of courses, all in connection with education requirements for insurance licenses. The board must submit the curriculum and standards to the commissioner for final approval.

This bill would provide that the board may approve standards for courses in business management practices that may consist of up to 25% of the agent or broker requirements for license renewal.

Existing law requires licensed agents to complete 10 hours of approved continuing education courses, programs of instruction, or seminars prior to the renewal of their license.

This bill would require limited lines automobile insurance agents to complete a minimum of 20 hours of continuing education prior to renewing their licenses, and would prohibit specified topics from being included in the courses.

Existing law provides that the commissioner shall require fees, as specified, for various licenses.

This bill would provide that the commissioner shall require fees, as specified, for a license to act as a limited lines automobile insurance agent.

This bill would incorporate additional changes to Sections 1637 and 1749 of the Insurance Code proposed by AB 720 contingent on the prior enactment of that bill.

Ch. 272 (AB 798) Committee on Insurance Unemployment insurance: unemployment compensation benefits.

(1) Existing law requires the Director of Employment Development to permit the use of any information in his or her possession to the extent necessary for specified purposes.

This bill would additionally require the director to provide, to the extent permitted by federal law, the California Community Colleges Chancellor's Office with each student's quarterly wage information, as provided, to be used for specified purposes.

(2) Under existing law, unemployment compensation benefits are based on wages paid in a base period that is calculated according to the month within which the benefit year begins. Existing law establishes alternative definitions of base period for claims filed on or after January 1, 1990, and before January 1, 1992.

This bill would delete those alternative definitions that are now obsolete.

(3) (A) This bill would incorporate additional changes to Section 1095 of the Unemployment Insurance Code, proposed by SB 869, to be operative only if SB 869 and this bill are both enacted, each bill amends Section 1095 of the Unemployment Insurance Code, AB 8 is not enacted, or if enacted, does not amend that section, and this bill is enacted after SB 869.

(B) This bill would incorporate additional changes to Section 1095 of the Unemployment Insurance Code, proposed by AB 8, to be operative only if AB 8 and this bill are both enacted, each bill amends Section 1095 of the Unemployment Insurance Code, SB 869 is not enacted, or if enacted, does not amend that section, and this bill is enacted after AB 8.

(C) This bill would incorporate additional changes to Section 1095 of the Unemployment Insurance Code, proposed by SB 869 and AB 8, to be operative only if SB 869, AB 8, and this bill are all enacted, all 3 bills amend Section 1095 of the Unemployment Insurance Code, and this bill is enacted after SB 869 and AB 8.

Ch. 273 (AB 801) Walters Vehicles: license plates.

(1) Existing law prohibits the use of a device that obstructs or impairs the reading or recognition of a license plate by a remote emission sensing device. A violation of this provision is a crime.

This bill would prohibit the use of a device that would obstruct or impair the reading or recognition of a license plate by an electronic device operated by state or local law enforcement or by an electronic device operated in connection with a toll road, high-occupancy toll lane, toll bridge, or other toll facility, creating a new crime, thereby imposing a state-mandated local program.

This bill would provide that a person who sells a product or device that obscures or is intended to obscure the reading or recognition of a license plate is guilty of an infraction, punishable by a specified fine only, creating a new 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. 274 (AB 929) Sharon Runner 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. Existing law authorizes the agency to issue revenue bonds not exceeding a specified amount 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 by \$2,000,000,000 the authorization of bonds to be issued by the agency, the proceeds of which under existing law are required to be deposited in the continuously appropriated California Housing Finance Fund.

Ch. 275 (AB 937) Committee on Business and Professions Architects: landscape architects.

The Architects Practice Act provides for licensing and regulation of persons engaged in the practice of architecture by the California Architects Board. Existing law provides for the licensing of certain persons, as defined, to practice architecture and permits an architect to form a partnership with nonarchitects if certain conditions are met. Existing law requires architects to have responsible control, as defined, over certain aspects of practice. Existing law authorizes a corporation to furnish or supply by contract architectural services by and under the responsible control of a licensed architect or architects. Existing law makes it a crime for an unlicensed person to engage in certain activities related to architecture, for a person to make certain representations, or for a licensee in responsible control of plans, specifications, and instruments of service not to sign off on those documents.

This bill would revise the definition of a person for purposes of the Architects Practice Act to also include a partnership or a professional corporation and would specify that the term includes a general corporation rather than a corporation. The bill would permit an architect to form a business entity or collaborate with a nonarchitect as long as certain conditions are met and would define the terms “business entity” and “collaboration” to include an employer and employee relationship, a joint venture, a partnership, a general corporation, and a consulting relationship, as specified. The bill would additionally revise the definition of “responsible control” to mean control over the content of all architectural instruments of service, rather than control over the content of technical submissions. The bill would permit a corporation to furnish or supply by contract architectural services as long as any architects’ professional services are offered and provided under the responsible control of a licensed architect or architects. The bill would declare that its provisions shall not be construed to restrict or limit the scope of practice of a professional engineer or a professional land surveyor who forms a business entity or collaborates with one or more architects or a corporation providing architectural services. Because this bill would expand the application of certain criminal provisions, it would impose a state-mandated local program.

Existing law provides for the licensure and regulation of landscape architects by the California Architects Board and makes it a misdemeanor for any person to, among other things, engage in the practice of landscape architecture without a valid, unrevoked license from the board. Existing law requires landscape architects to provide customers with detailed written contracts that include specified provisions, including, but not limited to, a description of the procedure that the landscape architect and client will use to accommodate additional services.

This bill would specify exceptions to that written contract requirement, would require that the contract be executed prior to the landscape architect commencing work, except as specified, and would require that the written contract also include a description of the procedure to be used by either party to terminate the contract. The bill would also specify that a written contract includes a contract in electronic form. In addition, this bill would make it a misdemeanor for an unlicensed person to use the stamp of a licensed landscape architect, as specified, or to advertise or put out a device that might indicate to the public that he or she is a licensed landscape architect or qualified to engage in landscape architecture. Because the bill would create new 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. 276 (AB 986) Eng Optometrists: regulation.

Existing law, the Optometry Practice Act, creates the State Board of Optometry and makes it responsible for the registration and regulation of optometrists. Under the act, the board assesses various fees that are deposited in the State Optometry Fund, and the revenues in that fund, other than penalty and fine revenues, are continuously appropriated to the board. The act requires an optometrist to notify the board of the address of his or her practice and to report to the board any change in the practice's location. The act makes a violation of its provisions a crime.

This bill would require an optometrist to maintain a patient's records for a minimum of 7 years from the date he or she completes treatment of a patient and at least until a minor patient becomes 19 years of age. The bill would exempt an optometrist from notifying the board of the address of his or her temporary practice, as defined by the board, at specified settings and would require the optometrist to carry evidence of licensure while practicing in those settings and to include the address of his or her primary practice and the temporary practice setting on a receipt provided to the patient. The bill would increase the amount of certain fees assessed by the board and would also specify the amount of various other fees assessed by the board. Because the bill would thereby increase the amount of revenue in the State Optometry Fund that is continuously appropriated, it would make an appropriation.

Because the bill would also specify additional requirements under the Optometry Practice Act, the violation of which would be a 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. 277 (AB 1020) Sharon Runner Recordation: change of ownership.

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. Existing property tax law specifies those circumstances in which the transfer of ownership interests results in a change in ownership of the real property, and provides that certain transfers do not result in a change of ownership.

This bill would provide that the recordation of a certificate of sale pursuant to specified provisions of law relating to property sold subject to a right of redemption, does not constitute a change of ownership, as provided. This bill would also make a clarifying change relating to the recordation of digital instruments.

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. 278 (AB 1080) Mullin State preschool programs: funding.

The Child Care and Development Services Act requires the Superintendent of Public Instruction to administer state preschool programs that include part-day and preschool appropriate programs for prekindergarten children 3 to 5 years of age, inclusive. The act provides that \$50,000,000 from a specified item in the Budget Act of 2006 for child development and preschool programs is available for expenditure by the Superintendent according to a specified schedule. The act specifies that \$45,000,000 of that amount is to reimburse participating programs located in the attendance area of elementary schools in deciles 1 to 3, inclusive, based on the 2005 base Academic Performance Index on a per-child basis at the same rate that is used for the state preschool program.

This bill would require the State Department of Education, if funds from the \$45,000,000 amount are offered under a new competitive bidding process after January 1, 2008, due to the termination, suspension, or relinquishment of an original contract award and in order to maintain an existing class, to assign first priority to successful applicants that will maintain that class within the attendance area of the elementary school pursuant to the program's original grant. The bill would also make other technical, clarifying, and conforming changes to existing statutory provisions.

Ch. 279 (AB 1144) Maze Fishing licenses and permits.

(1) Existing law requires every person over the age of 16 years who takes any fish, reptile, or amphibian for any purpose other than profit to first obtain a license for that purpose and to have that license on his or her person or in his or her immediate possession when engaged in carrying out any activity authorized by the license, as provided. Existing law provides for specified exceptions to the license requirement, including a provision requiring the Department of Fish and Game to issue a reduced fee sport fishing license to specified applicants, including a person receiving aid to the aged under certain existing law.

This bill would delete that aid to the aged reduced-fee license.

(2) Existing law generally prohibits the renewal of commercial fishing licenses or permits after a deadline for a renewal application, but provides a grace period together with a \$50 penalty for renewal applications submitted on or before the last day of the next month immediately following the deadline.

This bill would revise that provision to generally prohibit a commercial fishing license, stamp, permit, or other entitlement for which there is a renewal deadline from being renewed after that deadline. The bill would require the department to assess a late fee for renewal applications received after the deadline, according to a specified schedule, and would prohibit the department from waiving the applicable late fee. The bill would require the department to deny any application for renewal received after March 31 of the permit year following the year in which the applicant last held a valid permit for that fishery. The bill would authorize an applicant who is denied renewal of a late application to submit a written appeal for renewal to the Fish and Game Commission within 60 days of the date of the department's denial. The bill would authorize the commission, upon consideration of the appeal, to grant the renewal, and would require the commission to assess the applicable late fee.

(3) Existing law generally requires any person who engages in any business for profit involving fish to have a commercial fish business license, and requires specialty licenses for specified classes of fish business. Existing law makes a violation of the provisions of the Fish and Game Code a crime.

This bill would impose additional conditions to be fulfilled with regard to a commercial fish business entitlement, and would provide for suspension or revocation on specified grounds.

Because this bill would impose new requirements on commercial fish business entitlements, a violation of which would be a crime, the bill would impose a state-mandated local program.

(4) Existing law makes it unlawful to take or possess salmon for commercial purposes on a vessel unless the vessel is registered with the department and the owner of the vessel has a valid and properly affixed commercial salmon vessel permit for the use of that vessel. Existing law authorizes the owner of a permitted vessel, or that owner's agent, to apply for renewal of the permit annually on or before March 31. Existing law requires the department, if an owner to whom a permit has been issued, or that owner's agent, applies for renewal of the permit, and the application for the renewal is received in an office of the department, or is postmarked if mailed, after March 31 but on or before April 30, to accept the application and, upon payment of a late fee, to issue the permit for use of the permitted vessel in the subsequent permit year.

This bill would change that renewal deadline to April 30. The bill would require renewal applications to be received or postmarked on or before that date, subject to a prescribed late fee.

(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. 280 (AB 1260) Caballero Local government: taxes, fees, assessments, and charges: notice.

Articles XIII C and XIII D of the California Constitution generally require 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. Existing law, the Proposition 218 Omnibus Implementation Act, prescribes specific procedures and parameters for local jurisdictions to comply with Article XIII C and Article XIII D of the California Constitution.

Existing statutory law provides notice, protest, and hearing procedures for the levying of new or increased assessments by local government agencies pursuant to Articles XIII C and XIII D of the California Constitution.

This bill would authorize the agency providing the property-related service to a parcel to provide the required notice of a proposed increase of an existing fee or charge in the agency's regular billing statement or any other mailing by the agency to the address at which the agency customarily mails the billing statement for the fee or charge. The bill would also authorize the agency providing the property-related service to a parcel to provide the required notice of a proposed new fee or charge in the manner authorized for notice of a proposed increased fee or charge where the agency is providing an existing property-related service to the address. The bill would require the agency, if the agency desires to preserve any authority it may have, to record or enforce a lien on the parcel to which service is provided, to also mail notice to the recordowner's address shown on the last equalized assessment roll, if that address is different than the billing or service address. The bill would also authorize any agency that bills, collects, and remits a fee or charge on behalf of another agency to provide notice on behalf of the other agency, as specified.

The bill would allow one written protest per parcel, as specified, to be counted in calculating a majority protest to a proposed new or increased fee or charge subject to Section 6 of Article XIII D of the California Constitution.

Ch. 281 (AB 1360) Anderson Taxation: Franchise Tax Board administration: notice of proposed deficiency.

Existing tax laws impose various taxes and fees, and authorize the Franchise Tax Board to administer the assessment, audit, and collection of various taxes and fees. Existing law requires the Franchise Tax Board to mail notice to the taxpayer of any deficiency proposed to be assessed, or of any final deficiency, on tax returns filed by the taxpayer pursuant to the Personal Income Tax Law or the Corporation Tax Law.

This bill would require the Franchise Tax Board to postmark every notice of proposed deficiency assessment and every notice of final deficiency mailed to taxpayers after January 1, 2008.

Ch. 282 (AB 1437) Aghazarian Petroleum underground storage tanks: claims.

The Barry Keene Underground Storage Tank Cleanup Trust Fund Act of 1989 requires owners and operators of petroleum underground storage tanks to pay a storage fee for each gallon of petroleum placed in the tank and requires the fees to be deposited in the Underground Storage Tank Cleanup Fund. The State Water Resources Control Board (board) is authorized to expend moneys from that fund to pay claims to aid eligible owners and operators of petroleum underground storage tanks who take corrective action to clean up unauthorized releases from those tanks. A claimant for corrective action costs is required to be in compliance with specified insurance and permit requirements. The board is authorized to waive those requirements on and after January 1, 1994, if the board makes certain findings that the claimant was unaware of the permit requirement before January 1, 1990, there was no intent to intentionally avoid the permit requirement, and the claimant has complied with other specified fees and insurance requirements. A claimant who is exempted pursuant to those findings is required to obtain a specified level of financial responsibility. The board may waive this financial responsibility requirement if the claimant can demonstrate through a certification issued by an underground storage tank permitting agency based on site and tank tests at the time of the permit application that certain conditions were satisfied prior to causing the contamination.

This bill would, in addition, authorize the board to pay claims to aid eligible owners and operators of petroleum underground storage tanks if the board finds that a claimant who acquires real property on which an underground storage tank is situated and, despite the exercise of reasonable diligence, was unaware of the existence of the underground storage tank and has obtained the required permit within a reasonable period, not to exceed one year, from when the claimant should have become aware of the existence of the underground storage tank or when an applicable agency began issuing underground storage tank permits, whichever occurs later. The board would be required to waive the permitting requirements if the board determines that the claimant was unaware of the permitting requirement and complies with that requirement within a reasonable period, not to exceed one year, after becoming aware of the requirement, and the claimant obtains the specified level of financial responsibility. A claimant, who filed a claim before January 1, 2008, but was ineligible for a waiver of the permit requirement under applicable statutes or regulations existing at the time of the claim, would be authorized to resubmit a new claim on or after January 1, 2008.

This bill would revise the waiver of the financial responsibility requirement to authorize the certification by an underground storage tank permitting agency to be based on a site evaluation and tank tests.

Ch. 283 (AB 1441) Garrick Political Reform Act of 1974: legal defense.

The existing Political Reform Act of 1974 authorizes candidates for elective state office and elected state officials to establish legal defense accounts that are not subject to state campaign contribution limits and specifies that the funds in these accounts may be used only for attorney's fees and other expenses arising from specified civil, criminal, or administrative proceedings, with contributions to the accounts required to be reported in a manner prescribed by the Fair Political Practices Commission.

This bill would extend these provisions to candidates for local elective office and local elective officials, would provide that contributions to the legal defense accounts of these candidates for local elective office are subject to any limitations provided by local ordinance, and would make these contributions subject to commission reporting requirements.

Existing provisions of the act provide for administrative, civil, and criminal penalties for violations.

Because a violation of the bill would be 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.

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

This bill would declare that it furthers the purposes of the act.

Ch. 284 (AB 1702) Blakeslee Demonstration projects.

(1) The California Constitution provides that the civil service includes every officer and employee of the state, except as specified. The constitution requires the State Personnel Board to enforce the civil service provisions and to prescribe probationary periods and classifications, adopt other rules authorized by statute, and review disciplinary actions. Existing law authorizes the State Personnel Board to conduct and evaluate demonstration projects relating to improved personnel management, as specified.

This bill would authorize the Department of Transportation to conduct competitive examinations on a position-specific basis for specified managerial classifications as agreed to by the State Personnel Board, as specified. The bill would also make legislative findings and declarations with regard to a related demonstration project.

(2) Existing law authorizes the State Personnel Board, directly or through agreement or contract with one or more agencies and other public and private organizations, to conduct and evaluate demonstration projects.

This bill would provide that for any demonstration project made permanent pursuant to legislation operative on or after January 1, 2008, a department participating in the demonstration project shall file a report on all aspects of the demonstration project with the State Personnel Board. The bill would require the report to include, but is not limited to, the number of applicants, the number of applicants that were hired, the cost of the hiring process, the number and nature of examination appeals, and the length of time to complete the hiring and testing process. The bill would require, for a 3-year period from the date the demonstration project becomes permanent, that the department file this report on an annual basis. The bill would provide that after this 3-year period, the department shall file a report if a report is requested by the State Personnel Board. The bill would further permit the State Personnel Board, when it receives the report, to hold a public hearing to provide for the exchange of information and an opportunity for public comment about the demonstration project that is the subject of the report.

Ch. 285 (AB 1729) Committee on Water, Parks and Wildlife Fish and wildlife.

(1) Existing law requires each person that takes birds or mammals in California to apply for, and be granted, a hunting license. Existing law authorizes specified persons to obtain tags or stamps for the taking of specific animals or aquatic species, if certain requirements are met. Existing law imposes specific requirements for the proper completion of a tag.

This bill would remove references to a "license tag" or "license stamp" and, instead, would refer only to a "tag" or "stamp." This bill would revise existing tag completion provisions for deer, wild pigs, and bears.

(2) Existing law establishes the license year for a falconry license as commencing on March 1 and ending on the last day of February of the next succeeding calendar year. Existing law imposes a fee for permits for the importation, exportation, or intrastate transfer of a bird of prey.

This bill would modify that year to commence July 1, and end on the last day of June. The bill would delete that permit fee.

(3) Existing law establishes in the Resources Agency, the Department of Fish and Game to manage and protect wildlife trust resources. Existing law defines “wildlife” to include all wild animals, birds, plants, fish, amphibians, and related ecological communities, including the habitat upon which the wildlife depends for its continued viability.

This bill would include reptiles in that definition.

(4) Existing law provides that nothing prohibits the department from taking, for scientific or propagation purposes, fish, amphibians, reptiles, mammals, birds, and the nests and eggs thereof, or any other form of plant or animal life.

This bill would also provide that nothing prohibits the department from such takings for public health or safety purposes, the prevention or relief of suffering, or law enforcement purposes.

(4.5) Existing law requires the department to establish the Shared Habitat Alliance for Recreational Enhancement program to encourage private landowners to voluntarily make their land available to the public for wildlife-dependent recreational activities, as defined.

This bill would authorize the department to contract with landowners for the establishment of cooperative hunting areas, as specified. The bill would make corresponding changes to related provisions.

(5) Generally, it is unlawful to possess fish, reptiles, or amphibians except during the open season where taken and for 10 days thereafter; and not more than the possession limit of a fish, reptile, or amphibian may be possessed during the period after the close of the open season. It is also generally unlawful to possess game birds or mammals except during the open season where taken. Existing law defines “bag limit” to mean the maximum limit, in number or amount, of birds, mammals, fish, or amphibians that may lawfully be taken by any one person during a specified period of time.

This bill would make it unlawful to take mammals, birds, fish, reptiles, and amphibians outside of established seasons or to exceed any bag limit or possession limit established in this code or by regulations adopted by the commission. Violation of any established season, bag limit, or possession limit may be charged as a violation of this section or of the specific code section or regulation that establishes the season or limit. The bill would additionally define “possession limit” to mean the maximum, in number or amount of, birds, mammals, fish, reptiles, or amphibians that may be lawfully possessed by one person. The bill would include reptiles in the bag limit definition.

(6) Existing law makes it unlawful to use certain artificial lights to assist in that taking of specified animals.

This bill would make it unlawful to use or possess at any time for such a purpose, any night vision equipment or optical devices that use light-amplifying circuits that are electrical or battery powered.

(7) Existing law enumerates specific criteria for the adoption by the commission, on or before January 1, 2007, of regulations to be promulgated with respect to wild animals. The regulations are required to be designed to provide for the welfare of wild animals.

This bill would also require that the regulations be designed to provide for the safety of the public.

(8) Existing law regulates the importation of live nonnative wild animals and provides the procedure for handling a live nonnative wild animal that is found at large within the state.

This bill would define “nonnative wild animal” and would make other technical changes to those provisions.

(9) Existing law regulates the importation and transportation of designated dead animals.

This bill would include reptiles among those designated dead animals.

(10) Existing law makes it unlawful to take birds or mammals with firearms or with bow and arrow when intoxicated.

This bill would make it unlawful to take birds or mammals with firearms, BB devices, crossbows, or with bow and arrow when intoxicated.

(11) Existing law makes it unlawful to discharge certain weapons within 150 yards of certain buildings, establishing a safety zone.

This bill would also make it unlawful to intentionally discharge any firearm or release any arrow or crossbow bolt over or across any public road or way, open to the public, in an unsafe manner.

(12) Existing law, except as specified, makes it unlawful to possess or confine certain live cats, excepting house cats, provides for the seizure of unlawfully possessed or confined cats, requires the adoption of regulations by the commission, and requires the department inspection of permitted facilities.

This bill would delete those provisions.

(13) Existing law generally requires a hunting license applicant to have completed a hunter safety course.

This bill would rename that course a hunter education course. The bill would make corresponding changes to related provisions.

(14) Existing law provides for the licensure and regulation of domesticated migratory game bird shooting areas. That law requires that a licensee raise or use a minimum of 500 birds during the annual license period.

This bill would delete the requirement imposing that minimum.

(15) Existing law makes it a misdemeanor to take any Antwerp or homing pigeon.

This bill would instead provide that a person who purposely takes any racing pigeon currently registered with a recognized organization is guilty of a misdemeanor, but would also provide that the incidental take of registered racing pigeons with the shooting or taking of wild band-tailed pigeons or domestic pigeons is not a violation of this provision.

(16) Existing law defines resident game birds and upland game bird species. Existing law permits the taking of certain nongame birds.

This bill would revise those definitions.

(17) Under existing law, the department is authorized to take any bird that is unduly preying on any bird, mammal, or fish.

This bill would authorize the department to take any individual bird, or birds of any species, that, in its opinion, are unduly preying upon any species of bird, mammal, amphibian, reptile, or fish.

(18) Existing law defines fur-bearing mammals to include pine marten, fisher, wolverine, mink, river otter, gray fox, cross fox, silver fox, red fox, kit fox, raccoon, beaver, badger, and muskrat.

This bill would delete wolverine, cross fox, and silver fox from that definition.

(19) Existing law generally requires a person who traps fur-bearing mammals or nongame mammals, designated by the commission, or who sells raw furs of those mammals, to procure a trapping license from the department.

This bill would provide that nothing in the Fish and Game Code or regulations adopted pursuant thereto shall be construed to prevent or prohibit a person from trapping specified animals, except as specified.

(20) Existing law makes it unlawful to take certain fox varieties for profitmaking purposes.

This bill would revise that provision to make it unlawful only to take red fox for those purposes.

(21) Existing law regulates the taking of certain animals injuring property.

The bill would authorize the department to allow certain exceptions to specific requirements concerning the take of deer and rabbits.

(22) Existing law makes it unlawful, in any district or part of a district in Butte County, to kill or retain in possession any king, silver, or kokanee salmon or any steelhead that has not taken the bait or lure in its mouth.

This bill would make it unlawful to kill or retain in possession any chinook, coho, or kokanee salmon or any steelhead that has not taken the bait or lure in its mouth, in inland waters.

(23) Existing law makes it unlawful to deposit, permit to pass into, or place where it can pass into, the waters of the state, or to abandon, dispose of, or throw away, within 150 feet of the high water mark of the waters of the state, any cans, bottles, garbage, motor vehicle or parts thereof, rubbish, or the viscera or carcass of any dead mammal, or the carcass of any dead bird.

This bill would add litter, refuse, waste, and debris to that list of items.

(24) The department is authorized to enter at any time any car, warehouse, depot, ship, or growing area where any fish, amphibians, or aquatic plants are held or stored, for the purpose of making an examination to ascertain whether those fish, amphibians, or aquatic plants are infected, diseased, or parasitized.

This bill would also authorize entry into vehicles and containers, would change the purpose to a regulatory inspection, and additionally authorize the department to determine if aquaculture products are being or have been legally imported, transported, or possessed.

(25) Existing law requires every person over the age of 16 years who takes any fish, reptile, or amphibian for any purpose other than profit to first obtain a license for that purpose and to have that license on his or her person or in his or her immediate possession when engaged in carrying out any activity authorized by the license. Existing law excepts an owner of real property, or the owner's invitee, who takes fish for purposes other than profit from a lake or pond that is wholly enclosed by that owner's real property and that is located offstream and not hydrologically connected to any permanent or intermittent waterway of the state.

This bill would revise that exception as to eligible persons and water bodies.

(26) Existing law requires a commercial fishing license for specified commercial fishing activities. Existing law regulating commercial fishing imposes, or authorizes the imposition of, various license, permit, and registration fees. Existing law requires a person engaging in activities for which a commercial fishing license is required to have specified identification.

This bill would authorize the use of a current valid passport as identification under specified circumstances.

(27) A provision, which was repealed on January 1, 2007, provided for the payment of a specified landing tax on abalone. Existing law, the provisions of which require its repeal on January 1, 2008, requires the appointment of a Commercial Abalone Advisory Committee, with prescribed membership, to recommend to the director activities to be conducted with funds collected under the repealed landing tax.

This bill would extend the existence of this advisory committee until January 1, 2013.

(28) Existing law generally makes it unlawful to use specified weapons in a game refuge.

This bill would include BB devices and crossbows in those weapons.

(29) Existing law makes specific violations of regulation or statute an infraction.

This bill would add several violations of regulations to that existing infraction provision. The bill would also make several other violations of statute an infraction.

(30) The bill would make other corresponding and clarifying changes, as well as deleting certain obsolete provisions.

(31) Existing law generally makes it a crime to violate fish and game laws.

This bill, by revising and adding to those laws, would change the definition of crime, thereby imposing a state-mandated local program.

(32) The California Constitution requires 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.

(1) Existing law provides that a maximum tax rate election and specified other elections may be conducted wholly by mail, if certain conditions are satisfied.

This bill would delete the authority to conduct a maximum tax rate election wholly by mail.

(2) Existing law requires that, whenever the elections official is required to mail official matter, only one copy of each piece of that official matter be mailed to a postal address where 2 or more registered voters have the same surname and the same postal address.

Existing law requires the elections official administering a municipal election, not less than 10 calendar days before specified official election materials are submitted for printing, including the official voter's pamphlet, to make a copy of those election materials available for public examination.

This bill would delete obsolete references in these provisions.

Ch. 287 (SB 10) Kehoe Airport land use commissions: San Diego County Regional Airport Authority.

(1) The State Aeronautics Act (state act) governs the creation and operation of airports in this state. Under the state act, each county in which there is an airport served by a scheduled airline and each county with an airport operated for the benefit of the general public, with certain exceptions, is required to establish an airport land use commission. The state act requires the commission to formulate a comprehensive land use compatibility plan to provide for the orderly growth of the airport and the area surrounding the airport within the jurisdiction of the commission, and safeguard the general welfare of the inhabitants within the vicinity of the airport and the public in general. Under the state act, if the board of supervisors and the city selection committee of mayors in the county each makes a determination by a majority vote that proper land use planning can be accomplished through the actions of an appropriately designated body, then the body so designated assumes the planning responsibilities of an airport land use commission, and a commission need not be formed in that county.

The state act exempts the County of San Diego from those provisions, and, instead, designates the San Diego County Regional Airport Authority as the entity responsible for coordinating the airport planning of public agencies within San Diego County, and requires the authority, on or before June 30, 2005, to adopt an airport land use compatibility plan.

The San Diego Association of Governments (SANDAG), originally established pursuant to existing law authorizing the formation of a joint powers agency, has certain responsibilities with respect to transportation, infrastructure financing, and growth management planning for the San Diego County region. Existing law provides for the consolidation of certain regional transportation planning, programming, and related functions from various existing agencies, including SANDAG, the San Diego Metropolitan Transit Development Board (MTDB), and the North County Transit District (NCTD) (collectively the consolidated agency).

This bill would make the authority responsible for the preparation, adoption, and amendment of an airport land use compatibility plan for each airport in San Diego County and would require the authority to engage in a public collaborative planning process when preparing and updating an airport land use compatibility plan. The bill would require the authority to prepare and adopt a regional aviation strategic plan with the objective of identifying workable strategies to improve the performance of the San Diego County regional airport system, thereby imposing a state-mandated local program. The bill would require the consolidated agency to prepare and adopt, in a public process and in consultation with the authority and other specified entities, an airport multimodal accessibility plan for the San Diego region.

(2) The San Diego County Regional Airport Authority Act (act) establishes the authority as a local entity of regional government with jurisdiction throughout the County of San Diego. The act establishes the governing body and structure of the authority and assigns

various powers and duties to the authority regarding the establishment and operation of airports within the county.

Under the act, the authority has the exclusive authority to study, plan, and implement any improvements, expansion, or enhancements at existing or future airports within its control. The act requires the authority to adopt a comprehensive plan on the future of a San Diego regional international airport and to submit a particular airport site recommendation in the form of a local ballot proposition to the San Diego County Registrar of Voters for placement on either the November 2, 2004, or the November 7, 2006, countywide election ballot.

This bill would dissolve the board of directors of the San Diego County Regional Airport Authority and replace that board of directors with a new 9-member board of directors appointed for staggered 3-year terms, pursuant to procedures established by the bill. The bill would authorize the board of directors to provide for additional nonvoting, noncompensated members of the board of directors. The bill would require the board of directors to appoint an Audit Committee of 4 board members and 3 public members, appointed for staggered 3-year terms, to perform certain audit and review functions. The bill would make other changes to the proceedings of the board of directors, the compensation of directors, and in the operation of the authority. The bill would provide that the authority has exclusive responsibility to study, plan, and implement any improvements, expansion, or enhancements at San Diego International Airport. The bill would delete those ballot provisions of the act and other provisions regarding the study of possible sites.

(3) The provisions of the bill would be known as the San Diego County Regional Airport Authority Reform Act of 2007.

(4) This bill would authorize the board of directors of the authority to adopt and enforce rules and regulations for the administration, maintenance, operation, and use of its facilities and services. The bill would recast existing provisions making the violation of a rule, regulation, or ordinance adopted by the authority a misdemeanor or an infraction and would instead make the violation of a rule, regulation, or ordinance adopted by the board of directors a misdemeanor or an infraction.

(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. 288 (SB 104) Machado Crisis nurseries.

Existing law provides for the licensure and regulation by the State Department of Social Services of community care facilities, including, but not limited to, facilities that provide care for children. Existing law, which would be repealed on January 1, 2008, includes crisis nurseries, as defined, within these regulated community care facilities and sets forth specific provisions applicable to crisis nurseries.

This bill would extend to July 1, 2011, the repeal date of these provisions relating to the regulation of crisis nurseries as community care facilities. Since violation of provisions applicable to community care facilities is a crime, this bill would impose a state-mandated local program by changing the definition of an existing crime.

Existing law provides for the Aid to Families with Dependant Children-Foster Care (AFDC-FC) program, under which, pursuant to a combination of federal, state, and county funds, aid on behalf of eligible children, including, but not limited to, children in a crisis nursery, is paid to foster care providers.

Existing law continuously appropriates moneys from the General Fund to pay for a share of the cost of the AFDC-FC payments, but excludes from this appropriation any payments for children in crisis nurseries.

This bill would specify that no appropriation shall be made under those provisions for the purposes of implementing this 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. 289 (SB 116) Maldonado Unemployment compensation benefits: freezing weather.

Existing law provides that an individual is considered “unemployed” for the purpose of eligibility for unemployment compensation benefits if, for any week of less than full-time work, the wages payable to the individual for that week, when reduced by \$25 or 25% of the wages payable, whichever is greater, do not equal or exceed the individual’s unemployment weekly benefit amount. Existing law provides for the calculation of unemployment benefits.

This bill would provide that an individual who has been laid off from his or her most recent work, or is unable to commence work at his or her regular or seasonal workplace, as a direct result of the freezing weather conditions in January 2007, as specified, shall be considered “unemployed” for the purpose of eligibility for unemployment compensation benefits if the individual worked or was scheduled to commence work in a county specifically designated by the Governor as being in a state of emergency, as provided, and for any week of less than full-time work, the wages payable to the individual for that week, when reduced by \$200, do not equal or exceed the individual’s unemployment weekly benefit amount. This bill would require the payment of unemployment compensation to an individual under these circumstances in a weekly amount equal to his or her weekly benefit amount less the amount of wages in excess of \$200 payable for that week, with benefits subject to the regular one-week waiting period.

This bill would provide for repeal of these provisions on November 4, 2007.

Existing law provides that unemployment compensation benefits are paid from the Unemployment Fund, a continuously appropriated special fund. By expanding benefits payable from the fund, this bill would make an appropriation.

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

Ch. 290 (SB 134) Cedillo County employees’ retirement: mandatory retirement.

The County Employees Retirement Law of 1937 provides a comprehensive set of rights and benefits for county and district employees who are members of a retirement system subject to that law. That law permits a county to require sheriffs, undersheriffs, and marshals who are safety members to be retired at 60 years of age or 70 years of age.

This bill would, upon approval of a resolution by the board of supervisors in Los Angeles County, make that requirement inapplicable to specified safety members in that county if a physician employed or approved by the county certifies that the safety member is capable of performing his or her assigned duties pursuant to standards set forth by his or her employer. The bill would also provide that these provisions apply to a specified safety member who reinstates from retirement. The bill would provide that the resolution of the board of supervisors may designate a date, which may be prior to the date of the resolution or the effective date of these provisions, upon which the resolution and these provisions shall be operative in Los Angeles County.

Ch. 291 (SB 223) Machado Real estate appraisals.

(1) The Real Estate Appraisers’ Licensing and Certification Law, which is part of the Real Estate Law, provides for the licensing and certification of real estate appraisers. That law prohibits a licensed appraiser from engaging in any appraisal activity in connection with the purchase, sale, or transfer of real property if his or her compensation is affected by the sales commission generated by the transaction for which the appraisal was made. Existing law makes a knowing and willful violation of the Real Estate Law a misdemeanor.

This bill would prohibit a licensed appraiser from engaging in any appraisal activity in connection with the purchase, sale, transfer, financing, or development of real property if his or her compensation is dependent on or affected by the value conclusion generated by the appraisal. By broadening the definition of a crime, this bill would impose a state-mandated local program.

(2) Existing law regulates the transfer of real property and the activities of real estate brokers and mortgage lenders.

This bill would prohibit anyone with an interest in a real estate transaction involving an appraisal from improperly influencing, as specified, the reporting, result, or review of a real estate appraisal sought in connection with a mortgage loan. The bill would provide, if a person who violates these provisions is licensed by a state licensing law and the violation occurs within the course and scope of the person's duties as a licensee, that the violation shall be deemed a violation of that state licensing law. The bill would also provide that nothing in these provisions shall be construed to authorize communications that are otherwise prohibited under existing law.

(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. 292 (SB 232) Ducheny Instructional strategies: subject matter projects.

Existing law provides for the establishment and maintenance of 6 subject matter projects by the Regents of the University of California with the approval of the Concurrence Committee. Existing law provides that these subject matter projects are to create opportunities for researchers, higher education faculty, and elementary and secondary school faculty to work together to identify exemplary teaching practices, examine and develop research on learning, knowledge, and educational materials, and to provide support to teachers to develop and enhance content knowledge and pedagogical skills. Under existing law, these projects become inoperative on June 30, 2007, and are repealed on January 1, 2008.

This bill would require the Concurrence Committee to provide a final report to the Governor and to appropriate policy and fiscal committees of the Legislature on or before January 1, 2011, including specified information relating to the subject matter projects. The bill would delete obsolete language relating to an independent note changes of the subject matter projects that was required to be completed prior to February 1, 2006. The bill would extend the date on which those projects become inoperative to June 30, 2012, and the repeal date to January 1, 2013, thus extending the existence of these projects by 5 years.

Ch. 293 (SB 282) Cox State Fair Leasing Authority.

Existing law authorizes 2 or more public agencies to enter into a joint powers agreement to conduct agricultural, industrial, cultural, or other fairs or expositions. Under existing law, entities formed pursuant to a joint powers agreement have the authority to issue revenue bonds for the purposes of conducting a program or completing a project under its jurisdiction.

This bill would authorize the formation of a joint powers entity, the State Fair Leasing Authority, to be composed of the Department of Food and Agriculture, the Department of Finance, the Department of General Services, and the California Exposition and State Fair, appointed as specified. The authority would be authorized to enter into leases or other agreements for the use of the State Fair Race Track or any other property owned or controlled by the California Exposition and State Fair, and to enter into indebtedness, including issuing bonds, in order to carry out its purposes. The bill would require the California Exposition and State Fair, in consultation with the authority, to prepare a master plan approved by the

board of directors of the fair for the long-range comprehensive development and improvement of the property of the California Exposition and State Fair.

Ch. 294 (SB 289) Vincent Gambling Control Act: licenses.

The Gambling Control Act provides for the licensure and regulation of various legalized gambling activities and establishments by the California Gambling Control Commission, and for the investigation and enforcement of those activities and establishments by the Division of Gambling Control within the Department of Justice. Under that act, a person is deemed unsuitable to hold a state gambling license if that person, or any partner, officer, director, or shareholder of that person, has a financial interest in a business or organization engaged in any form of prohibited gambling, as specified.

This bill would revise that provision by authorizing the commission to deem an applicant or licensee suitable to hold a state gambling license even if the applicant or licensee has a financial interest in another business conducting lawful gambling outside of California that, if conducted within the state, would violate California law, unless the applicant or licensee owns more than a 1% interest in, or has control of, that business.

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

Ch. 295 (SB 295) Cogdill Cigarettes and tobacco products.

The Cigarette and Tobacco Products Tax Law imposes a tax on every distributor of cigarettes at specified rates. For purposes of that law, "untaxed tobacco product" is defined as any tobacco product that has not yet been distributed in a manner that results in a tax liability.

The Tobacco Tax and Health Protection Act of 1988 (Proposition 99), which was adopted by the voters at the general election held on November 8, 1988, imposes a surtax on the distribution of cigarettes in addition to the tax imposed pursuant to the Cigarette Tax Law as of the effective date of the adoption of Proposition 99, and imposes a tax on the distribution of certain tobacco products at an equivalent total rate determined pursuant to specified criteria.

The California Families and Children Act of 1998 (Proposition 10), which was adopted by the voters at the general election held on November 3, 1998, imposes a surtax on the distribution of cigarettes in addition to the tax imposed pursuant to the Cigarette Tax Law and the Tobacco Tax and Health Protection Act of 1988 as of the effective date of the adoption of Proposition 10, and imposes a tax on the distribution of certain tobacco products at an equivalent rate.

Existing law includes as an "untaxed tobacco product" any tobacco product that was distributed in a manner that resulted in a tax liability, but that was returned to the distributor after the tax was paid and for which the distributor claimed a deduction pursuant to a specified provision of Proposition 99, or a refund or credit under other specified provisions.

This bill would include as an "untaxed tobacco product" any tobacco product that was distributed in a manner that resulted in a tax liability, but that was returned to the distributor after the tax was paid and for which the distributor claimed a deduction pursuant to a specified provision of the California Families and Children Act of 1998.

This bill would take effect immediately as a tax levy.

Ch. 296 (SB 319) Wiggins Employment of minors: agricultural packing plants.

Existing law prescribes limits on the hours of employment of minors, but authorizes the Labor Commissioner to grant an exemption to employers operating agricultural packing plants for employment of minors 16 and 17 years of age for up to 10 hours on days when school is not in session, during the peak harvest season. Under existing law, which will be repealed January 1, 2008, that exemption may additionally authorize employment of a minor who is enrolled in a school in Lake County to be employed for more than 48, but not more than 60, hours a week upon prior written approval by the Lake County Board of Education.

This bill would revise those provisions relating to Lake County by limiting the employer exemption that may be issued by the Labor Commissioner to the employment of minors, 16 or 17 years of age, who reside in Lake County, and only on days when school is not in session, for up to 10 hours a day, as well as for more than 48 hours but not more than 60 hours in a week, upon prior written approval of the Lake County Office of Education. The bill would delete a requirement that a minor be enrolled in school in Lake County for the exemption to apply.

Existing law also requires the Labor Commissioner, prior to issuing the Lake County exemption or renewing an exemption, to inspect an affected agricultural packing plant, and to file a written report with the Legislature on or before March 1 of each year describing the general working conditions of minors employed in the agricultural packing industry during the past year, as specified. Existing law further requires an affected employer, on or before March 1 of each year, as a condition of receiving that exemption or a renewal of that exemption, to file a written report to the Labor Commissioner, as specified.

This bill would extend the operation of the Lake County provisions until January 1, 2012.

Ch. 297 (SB 339) Scott Insurance: excess investment.

Existing law provides that an insurer may make excess fund investments in shares of an open-end diversified investment company, as defined, under specified conditions.

This bill would revise and recast the conditions applicable to an investment company in which a domestic insurer may make excess fund investments.

Ch. 298 (SB 343) Negrete McLeod Local agencies: open meetings: documents.

The Ralph M. Brown Act requires that any meeting of a legislative body of a local agency be open and public and all persons be permitted to attend. The act requires the body to post an agenda at least 72 hours before a regular meeting and provides that agendas and any other writings, when distributed to all, or a majority of all, of the members of a legislative body of a local agency by any person in connection with a matter subject to discussion or consideration at a meeting of the body are public records subject to the public disclosure requirements of the California Public Records Act.

This bill would provide that if a writing that is a public record under these provisions, and that relates to an agenda item for an open session of a regular meeting of the legislative body of a local agency, is distributed less than 72 hours prior to that meeting, the writing shall be made available for public inspection at a public office or location that the agency shall designate for this purpose. It would require each local agency to list the address of this office or location on the agendas for all meetings of the legislative body of that agency. It also would authorize a local agency to post a writing that is a public record under these provisions on the agency's Internet Web site. It would make these provisions effective on July 1, 2008.

Ch. 299 (SB 354) Margett Contractors: aiding unlicensed persons.

Existing law, the Contractors' State License Law, authorizes the Contractors' State License Board to conduct all functions and duties relating to the licensing, regulation, and discipline of licensees and requires the board to appoint a registrar of contractors to perform specified duties. Existing law authorizes the registrar of contractors to issue a citation, instead of initiating disciplinary proceedings, to a licensee when the registrar has probable cause to believe that the licensee has committed acts in violation of the Contractors' State License Law. Existing law authorizes the citation to include an order for payment by a licensee of a specified sum to an injured party. Existing law provides that it is grounds for disciplinary action for a licensed contractor to aid an unlicensed person in evading the Contractors' State License Law or to allow an unlicensed person to use his or her license.

This bill would authorize the registrar of contractors to order a licensee to pay a specified sum to an injured party if the registrar finds that a licensee has aided an unlicensed person

in evading the Contractors' State License Law or allowed an unlicensed person to use his or her license.

Ch. 300 (SB 370) Kuehl Medi-Cal: organ and bone marrow transplants.

Existing law establishes the Medi-Cal program, administered by the State Department of Health Care Services, under which basic health care services are provided to qualified low-income persons. Existing law authorizes the department to implement utilization controls through the establishment of guidelines, protocols, algorithms, or criteria for drugs, medical supplies, durable medical equipment, and enteral formulae.

Under existing law, liver, heart, and bone marrow transplant and donor surgeries are covered as reimbursable services under the Medi-Cal program.

This bill would repeal these provisions as to liver and heart transplant and donor surgeries, and would instead, require all donor and recipient organ transplant surgeries to be covered under the Medi-Cal program when an organ transplant is provided to a beneficiary who is eligible for full-scope benefits in a medical facility that meets the requirements of, and is approved by, the department. The bill would also require all donor and recipient organ and bone marrow transplant surgeries that are authorized by the department pursuant to these provisions to be subject to utilization controls.

This bill would require the department, for purposes of donor and recipient organ transplant surgeries, to establish standards as to both the circumstances and the criteria that the department will use for approving facilities and personnel for organ transplants eligible for receiving reimbursement under the Medi-Cal program.

Ch. 301 (SB 385) Machado Real estate: mortgages: real estate brokers.

The Business, Transportation and Housing Agency consists of various agencies, including, but not limited to, the Department of Corporations, the Department of Real Estate, and the Department of Financial Institutions. The agency is under the supervision of the Secretary of Business, Transportation and Housing.

Under existing law, state financial institutions are regulated by the Department of Financial Institutions. Other entities that engage in the business of making or brokering residential mortgage loans, including, but not limited to, real estate brokers and residential mortgage lenders, are regulated by the Department of Corporations under the California Finance Lenders Law or the California Residential Mortgage Lending Act or by the Department of Real Estate under the Real Estate Law. Existing law provides that willful violations of the provisions governing real estate brokers and licensees under the California Residential Mortgage Lending Act are crimes. Federal financial institution regulatory agencies and the Conference of State Bank Supervisors, together with the American Association of Residential Mortgage Regulators, have each published guidance on nontraditional mortgage product risks and a statement on subprime mortgage lending.

This bill would require the Commissioner of Financial Institutions to apply that guidance and statement to all state-regulated financial institutions, including, but not limited to, privately insured, state-chartered credit unions, and would authorize the commissioner to issue emergency and final regulations for clarification purposes, as specified. The bill would also require the Commissioner of Real Estate and the Commissioner of Corporations to apply the guidance and statement to real estate brokers and licensees, respectively, and would authorize those commissioners to adopt emergency and final regulations or rules for clarification purposes, as specified. The bill would require the Secretary of Business, Transportation and Housing to ensure that these commissioners coordinate their policymaking and rulemaking efforts.

This bill would also require specified financial institutions, specified real estate brokers, finance lenders, and persons licensed under the California Residential Mortgage Lending Act to adopt and adhere to policies and procedures that are reasonably intended to achieve the objectives set forth in the guidance and statement. Because a willful violation of these

provisions with respect to real estate brokers and persons licensed under the California Residential Mortgage Lending Act would be a crime, the bill would impose a state-mandated local program.

The Real Estate Law provides for the licensure and regulation of real estate brokers and defines a real estate broker as a person who, among other things, engages as a principal in the business of buying from, selling to, or exchanging with the public, real property sales contracts or promissory notes, as specified. Existing law requires real estate brokers to pay specified fees that are deposited into the continuously appropriated Real Estate Fund. Under existing law, it is a crime for a person to act as a real estate broker without a license.

This bill would also define a real estate broker as a person who engages as a principal in the business of making loans and would define the term “in the business” as the making of 8 or more specified loans in a calendar year to the public from the person’s own funds, as defined.

Because this bill would increase fees deposited into the Real Estate Fund, the bill would make an appropriation. In addition, because this bill would expand the definition of a real estate broker and create new 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. 302 (SB 425) Margett Public safety.

Existing law authorizes certain additional penalties to be levied on fines for criminal offenses, including a state penalty, a county penalty, and penalties relating to state court construction, emergency medical services, and DNA fingerprinting, in specified amounts.

This bill would provide that these additional penalties do not apply to specified fines, penalties, and surcharges. The bill would make certain changes regarding the distribution of penalty funds by counties under these provisions.

Under existing law, a person is guilty of disorderly conduct, a misdemeanor, based on various acts, including if the person loiters or wanders upon the streets or from place to place without apparent reason or business and refuses to identify himself or herself or account for his or her presence to a law enforcement officer in circumstances making that identification reasonable.

This bill would delete the above provision.

This bill would make other technical, nonsubstantive changes.

This bill would incorporate additional changes in Section 1464 of the Penal Code, proposed by SB 153, to be operative only if SB 153 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 303 (SB 430) Machado Insurance: California Earthquake Authority.

Existing law authorizes the California Earthquake Authority, administered under the authority of the commissioner to transact basic residential earthquake insurance and defines “available capital,” for the purpose of issuing policies.

This bill would revise the definition of “available capital,” as specified.

Existing law permits the authority to require participating insurers to make certain additional capital assessments under specified conditions. These assessments are required to be reduced to zero 12 years after the commencement of authority operations. That 12-year period ends on December 1, 2008.

This bill would specify that these assessments shall be reduced to zero on December 1, 2008, with respect to earthquake events that commence on or after that date. This bill would also provide that, if claims and claim expenses paid by the authority due to earthquake events that commence on or after December 1, 2008, exhaust existing capital and the maximum

amount of all specified assessments, the board shall have the power to further assess participating insurers, subject to specified maximum limits according to a specified formula.

This bill would make various other related changes to implement the assessment provisions that apply to earthquake events that commence on or after December 1, 2008. The provisions of the bill would become operative on July 1, 2008.

Ch. 304 (SB 733) Torlakson Instructional Materials Funding Realignment Program.

The Instructional Materials Funding Realignment Program requires the State Department of Education to apportion funds appropriated for purposes of the program to school districts to ensure that each pupil is provided with a standards-aligned textbook or basic instructional materials as adopted by the State Board of Education subsequent to the adoption of content standards for kindergarten and grades 1 to 8, inclusive, or as adopted by the local governing board for grades 9 to 12, inclusive. The program becomes inoperative on July 1, 2007, and is repealed on January 1, 2008.

This bill would require the program to be administered for purposes of funding as if it had been operative at the beginning of the 2007–08 fiscal year, make the program operative on January 1, 2008, and change the inoperative and repeal dates to July 1, 2013, and January 1, 2014, respectively.

Ch. 305 (SB 768) Corbett Misuse of voter registration information.

Existing law requires individuals and organizations that distribute voter registration cards to return the completed cards from voters to the appropriate elections official or to deposit the cards in the postal service within 3 days of receiving them.

Existing law also provides a procedure that permits an elector to entrust his or her completed affidavit of registration to another person for return to the appropriate elections official.

This bill would provide that an affiant's driver's license number, identification card number, and social security number are confidential and would make it an infraction, punishable by a fine not to exceed \$500, except as specified, for any person, individual, or organization to knowingly disclose this information from an affidavit of registration or a voter registration card that was distributed to a voter, or entrusted by the elector to another person.

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. 306 (SB 788) Cogdill Corporation tax law: water's-edge: administration.

Existing law provides that, in the case of a business with income derived from, or attributable to, sources both within and without this state, the income is apportioned between this state and other states and foreign countries for tax purposes in accordance with a specified formula based on the property, payroll, and sales within and without this state, except as otherwise provided. Existing law permits certain taxpayers, as provided, to elect to determine their income under a water's-edge election and requires the Franchise Tax Board to examine the annual filings of those taxpayers for any potential noncompliance, and, if the noncompliance is found, to conduct a detailed examination of those filings, regardless of the net revenue benefit to the state, as specified.

This bill would permit the Franchise Tax Board to conduct audits of those annual returns on a discretionary rather than mandatory basis and would apply to audits commenced on or after the effective date of this bill.

Ch. 307 (SB 795) Yee Cemeteries: investment of special care trust funds.

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

Existing law, the Cemetery Act, which is administered by the Cemetery and Funeral Bureau, provides for the regulation of certain cemeteries, including any cemetery that establishes an endowment care fund or a special care trust fund. Under existing law, endowment care funds and special care trust funds are required to be invested and reinvested in specified types of investments. Existing law provides that any investment lawful for endowment care funds is a lawful investment for special care trusts created by irrevocable agreement.

This bill would instead provide that any investment that is lawful for endowment care funds is a lawful investment for any special care trust.

Existing regulations adopted by the bureau require a trust agreement between the board of trustees or cemetery authority and trustor to set forth what revocation expenses will be charged out of the income of the trust upon its revocation, as provided, and prohibits the amount charged for revocation expenses from exceeding 10% of the trust corpus.

The bill would require the board of trustees to honor a written request of revocation by the trustor within 30 days upon receipt of the written request, and would authorize a board of trustees to charge a revocation fee out of the earned income of a special care trust fund, provided that the amount charged does not exceed 10% of the trust corpus, subject to certain exceptions. The bill would also permit the board of trustees to charge an annual fee, not to exceed 4% of the trust balance, for administering a revocable special care trust fund, as provided. The bill would make a violation of these provisions punishable by disciplinary action as provided under existing provisions of law, or by a civil fine, or both, as determined by the Cemetery and Funeral Bureau.

Ch. 308 (SB 916) Yee Acute psychiatric hospitals: patient detention and release.

Existing law exempts a licensed general acute care hospital, as defined, licensed professional staff of the hospital, or any physician and surgeon, providing emergency medical services to a person at the hospital from civil and criminal liability for detaining a person, or for the actions of the person after release from the hospital, if certain conditions exist, including, among other things, that the person is not detained beyond 8 hours.

This bill would revise and recast the immunity provisions to in part exempt a licensed acute psychiatric hospital that is not a specified mental health facility designated by the county, or licensed general acute care hospital that is not a specified mental health facility designated by the county, from civil or criminal liability for detaining a person under specified conditions, and would increase the maximum period of detention to 24 hours. The bill would impose additional conditions applicable when the detention is for more than 8, but less than 24 hours.

The bill would recast the immunity provisions for conduct of the person after release by establishing additional conditions, including, but not limited to, conditions applicable to release by a clinical psychologist, and conditions applicable when the physician and surgeon and the clinical psychologist disagree.

Ch. 309 (SB 1043) Committee on Revenue and Taxation The Personal Income Tax Law and the Corporations Tax Law: offers of settlement: evidence.

The Personal Income Tax Law and the Corporations Tax Law authorize the Franchise Tax Board to settle administrative civil tax disputes and provide that the executive officer and chief counsel, jointly, of the Franchise Tax Board may approve a settlement of any civil tax matter in a dispute involving a reduction of tax and penalties, as specified.

This bill would make any evidence of an offer of settlement made during settlement negotiations between a taxpayer and the Franchise Tax Board, or any statement made in pursuit of settlement, inadmissible, as provided, in any subsequent adjudicative proceeding, including any appeal to the State Board of Equalization.

Ch. 310 (AB 63) Emmerson Parks and recreation: Glen Helen Regional Park.

(1) Existing law authorizes the County of San Bernardino to grant an easement for road purposes across lands within the Glen Helen Regional Park acquired with moneys received pursuant to the Roberti-Z'berg-Harris Urban Open-Space and Recreation Program Act under specified conditions.

This bill would instead authorize the County of San Bernardino to grant no more than 9 acres for that easement, and no more than 7 acres for a fee interest in the property for which a road easement has been granted or in a portion thereof, provided the county transfers parkland in Glen Helen Regional Park pursuant to specified conditions, including the acquisition of substitute parkland. The bill would also make technical corrections.

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

Ch. 311 (AB 136) Emmerson Search and Rescue Memorial.

Existing law prescribes various duties for the Department of General Services in connection with development and maintenance of the park around the State Capitol Building.

This bill would authorize the California State Sheriffs Search and Rescue Coordinators, in consultation with the department and a specifically created committee, to construct and maintain a memorial in the Capitol Historic Region to honor California search-and-rescue volunteers who have died in the line of duty. It would require that the planning, construction, and maintenance of the memorial be funded with private donations through a nonprofit foundation to be established. It also would prohibit construction of the memorial until the master plan of the State Capitol Park is approved and adopted by the Joint Committee on Rules and the Department of Finance has determined that sufficient private funding is available to construct and maintain the memorial.

Ch. 312 (AB 192) Committee on Budget State government.

(1) Existing law authorizes a salary of \$91,054 to be paid to specified positions within state government, and authorizes an increase of that salary in any fiscal year in which a general salary increase is provided for state employees, as specified.

This bill would include the State Chief Information Officer and the Secretary for Environmental Protection within these provisions.

(2) Existing law provides that the Secretary of the Business, Transportation and Housing Agency has the power of general supervision for, and is directly responsible to the Governor for, the operations of each department, office, and unit within the Business, Transportation and Housing Agency. Existing law also establishes the Special Deposit Fund and the Small Business Expansion Fund in the State Treasury. Existing law provides that the Small Business Expansion Fund is continuously appropriated to the Business, Transportation and Housing Agency for specified purposes.

This bill would require the secretary to administer the Economic Adjustment Assistance Grant, as the successor to the former Secretary of Technology, Trade and Commerce. This bill would also transfer funds held in trust in the Sudden and Severe Economic Dislocation Grant Account of the Special Deposit Fund to, and would also direct specified loan repayments to, the Small Business Expansion Fund, for specified purposes for use by the Business, Transportation and Housing Agency. By making these additional funds available for expenditure by the agency from a continuously appropriated fund, this bill would make an appropriation.

(3) Existing law establishes the Infill Incentive Grant Program of 2007, that requires the Department of Housing and Community Development, upon a specified appropriation by the Legislature, to establish and administer a competitive grant program to allocate those funds to selected capital improvements projects relating to qualifying infill projects or qualifying infill areas, as defined.

This bill would modify the affordability requirements for a qualifying infill project or qualifying infill area.

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

Ch. 313 (AB 193) Committee on Budget Transportation revenues.

(1) Existing law, pursuant to Chapter 173 of the Statutes of 2007, creates the Transportation Debt Service Fund and the Mass Transportation Fund, among other things, for the purpose of using transportation revenues for the payment of debt service on transportation bonds and to reimburse the General Fund for past debt service payments on transportation bonds and for certain payments required to be made by the General Fund to transportation funds governed by Article XIX B of the California Constitution. In that regard, certain transportation revenues are transferred to those funds by Chapter 173 of the Statutes of 2007, and the sum of \$339,289,345 from the Transportation Debt Service Fund is appropriated for the purpose of paying debt service in the 2007–08 fiscal year on specified bond measures.

This bill would delete the above-described appropriation and instead authorize the Director of Finance to reimburse the General Fund for up to \$339,289,345 from the Transportation Debt Service Fund for the purpose of offsetting the cost of debt service in the 2007–08 fiscal year on specified bond measures. The bill would also authorize the Director of Finance to reimburse the General Fund for \$200,000,000 from the Transportation Debt Service Fund for the purpose of offsetting the cost of debt service payments made in prior fiscal years on transportation-related bond expenditures and for \$82,678,000 in the 2007–08 fiscal year from the Mass Transportation Fund for the purpose of offsetting payments made by the General Fund to transportation funds governed by Article XIX B of the California Constitution.

(2) Existing law, pursuant to Chapter 181 of the Statutes of 2007, designates certain state agencies as the administrative agencies for certain bond accounts for the purpose of implementing the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006. Under these provisions the Controller is designated as the administrative agency for the Local Street and Road Improvement, Congestion Relief, and Traffic Safety Account of 2006.

This bill would delete the designation of the Controller in that regard. The bill would make various other technical, nonsubstantive changes.

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

Ch. 314 (AB 196) Committee on Budget Transportation bond funds: cities and counties.

Existing law, the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006, approved by the voters as Proposition 1B at the November 7, 2006, general election, authorizes the issuance of general obligation bonds for various transportation purposes, including \$2,000,000,000 for local streets and roads. Chapter 181 of the Statutes of 2007 enacts implementing provisions relative to the bond funds available for this purpose.

This bill would require the Controller to allocate the \$950,000,000 appropriated in the 2007–08 fiscal year from Proposition 1B bond funds for local streets and roads to counties in the amount of \$400,000,000 and cities in the amount of \$550,000,000. The bill would make other related changes to the provisions enacted by Chapter 181 of the Statutes of 2007.

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

Ch. 315 (AB 246) Torrico County employees' retirement: retirement boards.

The County Employees Retirement Law of 1937 prohibits a member or employee of a retirement board from becoming an endorser, surety, or obligor on, or from having any personal interest in the making of an investment for the board, or in the gains or profits that accrue from those investments, except as specified.

This bill would prohibit a member or employee of a retirement board or board of investments from selling or providing any investment product that would be considered an

asset of the retirement fund to a retirement system established under that law. The bill would also make technical, nonsubstantive changes to these provisions.

Ch. 316 (AB 452) Arambula Voter registration: notification of change in party affiliation.

(1) Existing law requires the local elections official to send a voter notification form upon receipt of a properly executed affidavit of registration or when the local elections official receives an official notice that the voter's address has changed. Existing law requires the voter notification form to inform the voter of his or her party affiliation, that he or she is registered to vote, and that he or she may vote in any election held 15 or more days after the date shown on the notice.

This bill would require the local elections official to send a voter notification form when the voter's recent registration indicates a change in party affiliation. The bill also would authorize the Secretary of State, in coordination with local elections officials who choose to participate, to develop specific procedures to address complaints related to voter registration, as specified. By imposing new duties on elections officials, this bill would impose a state-mandated local program.

(2) Existing law requires the Secretary of State to print blank forms of the voter notification described above, and to supply the forms to county elections officials, as requested. Existing law authorizes the Secretary of State to continue to supply existing voter notification forms prior to printing new or revised forms, as specified.

This bill would authorize county elections officials to continue to use existing voter notification forms prior to printing new or revised forms, 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, 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. 317 (AB 538) Emmerson Sales and use taxes: exemptions: children's clothing.

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 for new children's clothing, which is sold to a nonprofit organization, as defined, for its distribution, without charge, to elementary schoolchildren.

This bill would, until January 1, 2014, expand this exemption to provide that any new children's clothing that is sold to a nonprofit organization for its distribution to all children, without charge, are exempt from that tax, and would modify the definition of a nonprofit organization to include other tax exempt organizations, 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 automatically 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. However, the provisions of this bill would not become operative until January 1, 2008.

Ch. 318 (AB 554) Hernandez Public employees: benefits.

The Public Employees' Medical and Hospital Care Act permits an employer to elect to participate in the prefunding of health care coverage for annuitants. Under that law, if an employer elects to participate in the prefunding of health care coverage for annuitants, the Board of Administration of the Public Employees' Retirement System determines the contribution rate for that employer. That law requires the board of administration to notify each employer that provides retirement benefits through the Public Employees' Retirement System of that employer's contribution rate, regardless of whether that employer participates in the prefunding of health care coverage.

This bill would revise and recast those provisions to permit the Board of Administration of the Public Employees' Retirement System to authorize an employer to participate in the prefunding of health care coverage and other postemployment benefits for annuitants. The bill would require a participating employer to contract with the board of administration regarding specified terms and conditions of the prefunding of health care coverage and other postemployment benefits.

Ch. 319 (AB 566) Plescia Water conservation.

(1) Existing law, the Water Conservation in Landscaping Act, required the Department of Water Resources, by January 1, 1992, to adopt a model local water efficient landscape ordinance that each local agency may adopt. Existing law further requires the department, to the extent funds are appropriated for this purpose, by January 1, 2009, and after holding public hearings, to update the model water efficient landscape ordinance that may include climate information for irrigation scheduling based on the California Irrigation Management Information System.

This bill would make a technical change to these provisions.

(2) Existing law requires the Department of Water Resources to update the California Water Plan every 5 years and to release, one year prior to issuing each successive update, a preliminary draft of the assumptions and other estimates upon which the study will be based, including, among other things, evapotranspiration rates for major crop types, including estimates of evaporative losses by irrigation practice and the extent to which evaporation reduces transpiration.

This bill would require the Department of Water Resources to continue the operation of the California Irrigation Management Information System to allow evapotranspiration data to be generated for, and made available to, all regions of the state, and would require the department to develop a standard data protocol for evapotranspiration data, as specified, to the extent funds are appropriated for these purposes. The bill would also provide that specified funds are available, upon appropriation, to provide regional contributions toward satisfying these provisions.

Ch. 320 (AB 753) Committee on Public Employees, Retirement and Social Security County employees' retirement: administration.

(1) The County Employees Retirement Law of 1937 sets forth the membership composition for boards of retirement and boards of investments, as specified. Under that law, the retirement board in specified counties is comprised of 9 members. That law provides that the retirement board in those counties is authorized to appoint an alternate retired member to the office of the 8th member of the board from a list of nominees, as specified. That law also provides that the alternate retired member is entitled to the same compensation as the 8th member of the retirement board for attending a meeting. Under that law, when an alternate retired member is appointed to the retirement board, the alternate safety member of the retirement board shall not sit or act for the 8th member of the board. That law permits the board of supervisors for counties for which these provisions apply to provide that certain members of these boards shall receive compensation of not more than \$100 for a meeting or for a meeting of a committee authorized by the entire board.

This bill would provide that the alternate safety member of the retirement board shall not sit or act for the 8th member of the retirement board unless both the 8th member and the alternate retired member of the retirement board are not attending a meeting, as specified. The bill would also provide that the board of supervisors may provide that an alternate retired member of a board of retirement may be paid for meetings, as described above. The bill would also delete the requirement that a committee meeting be authorized by the entire board to be compensable, and instead would require that the committee meeting be authorized by the board.

(2) That law permits the board of supervisors in Los Angeles County to provide that certain members of the board of investments and the board of retirement shall receive compensation of not more than \$100 for a meeting, or for a meeting of a committee authorized by a vote of 6 members of the board, not to exceed 3 meetings per month.

This bill would provide, in Los Angeles County, that the board of supervisors may provide that an alternate retired member of a board of retirement may be paid for meetings, as described above. The bill would delete the requirement that a committee meeting be authorized by a vote of 6 members of the board to be compensable, and instead would require that the committee meeting be authorized by the board. The bill would also permit payment for up to 5 meetings per month, instead of 3. The bill would also delete a provision related to compensation for specified board members of a 5-member board of retirement in Los Angeles County.

(3) Under that law, if the proof received, including any medical examination, shows to the satisfaction of the board of retirement that a member is permanently incapacitated physically or mentally for the performance of his or her duties in the service of his or her public employer, the board of retirement shall grant that member a disability retirement allowance.

This bill would permit a board of supervisors in Los Angeles County to provide that certain members of a board of retirement shall receive compensation for the review and analysis of disability retirement cases. The bill would provide that this compensation shall be limited to the first time a case is considered by the board of retirement and shall not exceed \$100 per day, to be prorated and not to exceed 32 hours a month, subject to a change based on the Consumer Price Index, as specified.

Ch. 321 (AB 754) Committee on Public Employees, Retirement and Social Security Public employees.

(1) Existing law requires the Department of Personnel Administration to provide any side letter, appendix, or other addendum to a properly ratified memorandum of understanding that requires the expenditure of \$250,000 or more related to salary and benefits and that is not already contained in the original memorandum of understanding or the Budget Act to the Joint Legislative Budget Committee. Existing law requires the Joint Legislative Budget Committee, within 30 days after receiving the side letter, appendix, or other addendum, to determine if the addendum presents substantial additions that are not reasonably within the parameters of the original memorandum of understanding and thereby requires legislative action to ratify the addendum.

This bill would approve addenda to memoranda of understanding entered into by the state employer and State Bargaining Units 1, 7, and 16 that require the expenditure of funds. The bill would approve provisions of the addenda that require the expenditure of funds. The bill would provide that those provisions shall not take effect unless the funds are specifically appropriated by the Legislature or already exist within available appropriations, and would allow the reopening of negotiations if the Legislature does not approve or fully fund any addendum included in the bill.

(2) The Public Employees' Retirement Law provides a comprehensive set of rights and benefits based upon age, service credit, and final compensation. Existing law defines final compensation variously for different member classifications and bargaining units and, in this regard, defines final compensation for a state member for the purpose of calculating

retirement benefits as the highest annual average compensation earnable by the member during a designated 12-month period.

Existing law provides that final compensation for certain patrol members, including patrol members in State Bargaining Unit 5, for specified patrol service shall be increased by 6% if the member retires or dies on or after July 1, 2007, but prior to July 1, 2008, by 4% if the member retires or dies on or after July 1, 2008, but prior to July 1, 2009, and by 2% if the member retires or dies on or after July 1, 2009, but prior to July 1, 2010.

This bill would provide that final compensation for these patrol members shall be increased by 6% if the member retires or dies on or after July 1, 2008, but prior to July 1, 2009, by 4% if the member retires or dies on or after July 1, 2009, but prior to July 1, 2010, and by 2% if the member retires or dies on or after July 1, 2010, but prior to July 1, 2011.

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

Ch. 322 (AB 756) Committee on Public Employees, Retirement and Social Security Memoranda of understanding: addenda.

Existing law requires the Department of Personnel Administration to provide any side letter, appendix, or other addendum to a properly ratified memorandum of understanding that requires the expenditure of \$250,000 or more related to salary and benefits and that is not already contained in the original memorandum of understanding or the Budget Act to the Joint Legislative Budget Committee. Existing law requires the Joint Legislative Budget Committee, within 30 days after receiving the side letter, appendix, or other addendum, to determine if the addendum presents substantial additions that are not reasonably within the parameters of the original memorandum of understanding and thereby requires legislative action to ratify the addendum.

This bill would approve the addenda to memoranda of understanding entered into by the state employer and State Bargaining Units 1, 3, 8, 18, 19, and 20 that require the expenditure of funds, as specified. The bill would further approve provisions of the addenda that require the expenditure of funds, and would appropriate \$26,516,000 from the General Fund and other unallocated nongovernmental cost funds for those purposes. The bill would provide that those provisions shall not take effect unless the funds are specifically appropriated by the Legislature or already exist within available appropriations, and would allow the reopening of negotiations if the Legislature does not approve or fully fund any addendum.

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

Ch. 323 (AB 757) Committee on Public Employees, Retirement and Social Security Teachers: retirement and employment.

(1) The State Teachers' Retirement Law specifies the days or hours of creditable service that equal "full time" for the purpose of calculating benefits under the Defined Benefit Program of the State Teachers' Retirement System, with a minimum standard applied to employees providing kindergarten through grade 12 instruction, as specified.

This bill would apply that minimum standard to employees providing prekindergarten instruction.

(2) That law provides for the election of 3 members to the Teachers' Retirement Board at elections conducted by the board. Two of those members are to be elected by active members of the Defined Benefit Program and active participants of the Cash Balance Benefit Program, subject to the requirement that the members, inclusive, and participants are employed by a school district that provides instruction for kindergarten and grades 1 to 12, inclusive.

This bill would also allow those members, inclusive, and participants to be persons employed by a school district that provides instruction for prekindergarten.

(3) That law allows the Teachers' Retirement Board to perform any acts necessary for the administration of the State Teachers' Retirement System. That law also requires each member or beneficiary of the system to furnish to the board any information affecting his or her status as a member or beneficiary of the Defined Benefit Program as the board requires.

This bill would clarify that the board has the authority to request, and that, upon request, a member, participant, or beneficiary is required to provide to the board, financial statements, certified copies of state and federal income tax records, evidence of financial status, and employment, legal, or medical documentation.

(4) That law provides that information filed with the State Teachers' Retirement System by a member, participant, or beneficiary of the plan is confidential, to be released only upon specified circumstances.

This bill would allow the system to release that information to specified persons in relation to disability claims or if detrimental to the member, as specified.

(5) That law allows the governing board of a school district or a community college district or a county superintendent of schools to establish regulations that allow an employee who is a member of the Defined Benefit Program to reduce his or her workload from full time to part time and receive the service credit the member would have received had the member been employed on a full-time basis.

This bill would require workload reductions to commence at the beginning of the school year, thereby prohibiting midyear reductions.

(6) That law permits a member of the Defined Benefit Program to elect to purchase additional service credit if specified contributions are paid to the State Teachers' Retirement System. That law permits the member to purchase as additional service credit time spent on approved maternity or paternity leave of 2 years or less in duration, as specified.

This bill would instead permit a member of the Defined Benefit Program to purchase as additional service credit time spent on leave approved by an employer in this state as maternity or paternity leave, not to exceed 24 consecutive months.

(7) That law provides when a member is granted a disability allowance and attains normal retirement age, his or her disability allowance is terminated and the member is eligible for a service retirement. That law prohibits the State Teachers' Retirement System from calculating that service retirement based upon service credited for unused sick leave.

This bill would additionally prohibit the State Teachers' Retirement System from calculating that service retirement based upon service credited for unused leave of absence for education.

(8) Under that law, any retired member who was unmarried or not in a registered domestic partnership at the time of retirement, may, after the effective date of retirement, name his or her new spouse or domestic partner as his or her option beneficiary, subject to specified requirements.

Upon that election, this bill would require the retired member to also submit a certified copy of his or her marriage certificate or certificate of registration of domestic partnership.

(9) Under that law, a member may cancel a preretirement election of an option on a properly executed form provided by the State Teachers' Retirement System on or before the day preceding the effective date of retirement or during the period between termination of the retirement allowance, as specified.

This bill would instead allow a member to make changes to a preretirement election, subject to receipt within a specified 30-day period, and would provide that a change or cancellation of that election shall become effective as of the date of the member's signature.

(10) Under that law, retired members and nonmember spouses, disabled members, and beneficiaries of the Defined Benefit Program receive monthly allowances that are subject to supplementary increases to preserve their purchasing power, and an increase according to a specified schedule, payable commencing on or before July 1, 2001.

This bill would provide that if the monthly allowance payable to these retired members and nonmember spouses, disabled members, and beneficiaries is adjusted after the effective date of these provisions, the increase according to the specified schedule applied on the effective date of these provisions, shall also be applied to the adjusted monthly allowance payable.

(11) That law establishes the Teachers' Deferred Compensation Fund, a continuously appropriated fund, as a repository for funds received by the State Teachers' Retirement

System pursuant to administering funds received in administering specified deferred compensation plans. That law also requires the Teachers' Retirement Board to establish a vendor registration process for the purposes of providing information about tax-deferred retirement investment products. That law requires the premium and fee revenues and compensation deferrals from specified annuity and custodial accounts and the vendor registration process to be deposited into trust accounts in the Teachers' Deferred Compensation Fund.

This bill would require specified assets and fee revenue for administrative and compliance services to be deposited in the Deferred Compensation Administrative and Compliance Services Operating Account in the Teachers' Deferred Compensation Fund. The bill would prohibit the expenditure of the assets and fee revenue for a purpose other than an expenditure used to carry out the purpose of those assets and fee revenue. By authorizing a new purpose for the expenditure of moneys in a continuously appropriated fund, this bill would make an appropriation.

(12) That law permits a member of the Defined Benefit Program to elect to purchase service in the uniformed services of the United States or out-of-state service as service credit in that program. That law also permits a person who had his or her accumulated contributions refunded and again becomes a member of the Defined Benefit Program to redeposit his or her accumulated contributions with interest, as specified. That law establishes the Defined Benefit Supplement Program to provide supplemental retirement benefits for members of the Defined Benefit Program. That law permits the member, as part of the Defined Benefit Supplement Program, to elect from among several forms of retirement benefit payments, including a lump-sum payment, an annuity payable in monthly installments, or a combination of the lump-sum payment and the annuity.

This bill would prohibit a member from using a lump-sum payment under these provisions to purchase additional service, out-of-state service, or service in the uniformed services of the United States as service credit, or to redeposit previously refunded retirement contributions, as specified.

(13) Existing law allows the governing board of any school district that maintains kindergarten or grades 1 to 12, inclusive, classes in bilingual education or special education programs to employ district interns to provide instruction to pupils in those grades or classes as classroom teachers, subject to specified requirements.

This bill would extend that authority to the governing board of any school district that maintains prekindergarten classes in bilingual education or special education programs.

(14) The bill would also make various technical and clarifying changes to the State Teachers' Retirement Law.

Ch. 324 (AB 771) De Leon Agricultural industry.

Existing law requires the Department of Food and Agriculture, headed by the Secretary of Food and Agriculture, to promote and protect the agricultural industry of the state.

This bill would authorize the secretary, when conflicts arise between sectors of agriculture, to designate agricultural working groups to work toward conflict resolution. Members of the working groups would be appointed by and serve at the pleasure of the secretary, in accordance with specified procedures.

Existing law generally regulates beekeepers, honey producers, and citrus growers.

This bill would make findings and declarations about the threat to the seedless mandarin industry caused by other agricultural products. The bill would enact the Seedless Mandarin and Honeybee Coexistence Working Group Act, which would require the secretary, no more than 15 days after enactment of this bill, to designate a Seedless Mandarin and Honeybee Coexistence Working Group to meet regularly to develop best management practices that address the coexistence issues related to production of seedless mandarin varieties in specified counties while providing reasonable access to citrus to the bee industry. The bill would give the Seedless Mandarin and Honeybee Coexistence Working Group reasonable

time to develop best management practices and also would grant the secretary the authority to adopt regulations, as deemed necessary, if the working group fails to reach consensus prior to June 1, 2008. However, the bill would require the secretary to adopt regulations no later than February 1, 2009, if the working group fails to reach consensus by June 1, 2008.

Ch. 325 (AB 829) Duvall Vehicles: aftermarket parts: motorcycles: air pollution.

Vehicles in this state, with certain exceptions, are required to be equipped with correctly installed, operational motor vehicle pollution control devices or systems, with specified exceptions.

This bill would allow aftermarket and performance parts to be sold and installed on motorcycles, concurrent with a motorcycle's transfer to an ultimate purchaser, where the parts have valid State Air Resources Board Executive Orders.

Ch. 326 (AB 1008) Charles Calderon Insurance: vehicle service contracts.

Existing law defines "vehicle service contract" for purposes of provisions relating to sellers of vehicles.

This bill would change the definition of "vehicle service contract" to include only those agreements that have a term of at least one year that promise routine maintenance, and agreements that promise repair or replacement of a tire, wheel, or glass on a vehicle, as specified.

Under existing law, certain types of agreements or contracts do not constitute insurance, including a maintenance service contract with a term of one year or less that does not contain provisions for indemnification and does not provide a discount to the purchaser, as specified.

This bill would delete that provision and instead provide that an agreement promising only routine maintenance that does not constitute a vehicle service contract does not constitute insurance.

Existing law provides that prior to offering a vehicle service contract form to a purchaser or providing a vehicle service contract form to a seller, an obligor shall file with the commissioner a specimen of that vehicle service contract form.

This bill would provide that a vehicle service contract may include any or all specified benefits, subject to specified requirements.

Existing law provides that prior to incurring an obligation under a vehicle service contract, an obligor shall file with the commissioner, as specified, a policy covering 100% of the obligor's vehicle service contract obligation.

This bill would provide that in lieu of filing an insurance policy as specified prior to incurring an obligation under a vehicle service contract, an obligor or its parent company may establish to the commissioner's satisfaction that it possesses a net worth of \$100,000,000 and provides the commissioner, upon request, with specified documentation. The bill would also provide that if the obligor elects to meet the net worth requirement through the parent company, the parent company shall agree in writing to guarantee the obligations of the obligor relating to contracts of the obligor issued in this state.

Ch. 327 (AB 1124) Karnette County employees' retirement.

(1) The County Employees Retirement Law of 1937 sets forth the membership composition for boards of retirement and boards of investments, as specified. Under that law, the retirement board in specified counties is comprised of 9 members and, unless there is no eligible candidate, an alternate member who is the candidate for the 7th member from the group of safety members under specified provisions that is not represented by a board member who received the highest number of votes for all candidates in that group. Under that law, the alternate member shall vote as a member of the retirement board only if the 2nd, 3rd, 7th, or 8th member is absent from a board meeting or if there is a vacancy on the board with respect to those members, as specified.

This bill would, unless prohibited by a resolution or regulation of the board, provide that the alternate member shall have the same rights, privileges, responsibilities, and access to closed sessions as the 2nd, 3rd, 7th, or 8th member and permit the alternate member to hold positions on committees of the board independent of the 2nd, 3rd, 7th, or 8th member and permit the alternate member to participate in the deliberations of the board or its committees whether or not the 2nd, 3rd, 7th, or 8th member is present.

(2) That law also provides that in counties in which the board of retirement or the board of retirement and the board of investments have appointed personnel, as defined, the respective board or boards shall annually adopt a budget covering the entire expense of the administration of the retirement system and that expense shall be charged against the earnings of the retirement fund. That law prohibits the expense incurred in any year from exceeding $\frac{18}{100}$ of 1% of the total assets of the retirement system.

This bill would provide, until January 1, 2013, that if during any year the expense of administration of the retirement system includes expenditures for software, hardware, and computer technology consulting services in support of that software or hardware, the expense incurred may not exceed the greater of the sum of $\frac{18}{100}$ of 1% of the total assets of the retirement system plus \$1,000,000 or $\frac{23}{100}$ of 1% of the total assets of the retirement system.

(3) That law permits the board of supervisors of a county or the governing body of a district or other public entity, with the agreement of the board of retirement, to provide for the contribution of funds into a Post-Employment Benefits Trust Account and requires the retirement system to establish the account as part of the retirement fund. Existing law establishes the Post-Employment Benefits Trust Account for the purpose of funding the benefits provided under a post-employment group health, life, or other welfare benefits plan established and maintained by the county or district. Existing law prohibits the use of the assets of the retirement fund for paying the costs of benefits provided through the Post-Employment Benefits Trust Account, but permits the account assets to be invested with retirement fund assets. Existing law requires that the funds in the account be separately accounted on the books of the retirement system. If the board of retirement elects to terminate the account, existing law provides a specific order and method for disbursing the funds in the account, and requires an employer to retain sufficient amounts to pay for the post-employment insurance benefits for participants in plans provided by the former participating employer. Existing law permits an employer participating in the Post-Employment Benefits Trust Account to expressly delegate specified responsibilities in this regard to the retirement system.

This bill would provide that the retirement system's action to establish the Post-Employment Benefits Trust Account as a part of the retirement fund is discretionary and not mandatory. The bill would additionally provide that a permitted use of funds in the account is for the funding of benefits provided under a supplemental benefits plan generally. The bill would delete the requirement that the retirement system account for Post-Employment Benefits Trust Account funds on the books of the system. The bill would specify that various actions in connection with the Post-Employment Benefits Trust Account be taken in conformance with federal law and the California Constitution. The bill would require, upon termination of the account, as described above, that the employer retain sufficient amounts to pay for post-employment benefits generally for participants in plans provided by the former participating employer. The bill would correct an erroneous cross-reference.

Ch. 328 (AB 1187) DeSaulnier Sturgeon: abalone: lobster: Centrarchidae: penalties.

(1) Existing law prohibits any person from taking abalone for commercial purposes in specified districts. Existing law establishes a rebuttable presumption, affecting the burden of producing evidence, that a person who is required to obtain a license to take a fish, reptile,

or amphibia, and who takes or possesses more than 12 individual abalone or takes abalone in excess of the annual bag limit, possesses the abalone for commercial purposes.

This bill would repeal the rebuttable presumption that a person who takes or possesses a specified amount of abalone possesses it for commercial purposes. The bill would make the possession of specified amounts of abalone prima facie evidence that it is possessed for commercial purposes.

(2) Under existing law, except as specified, it is unlawful to buy or sell, or to offer to buy or sell, a whole sturgeon, or any part thereof, including eggs, or to possess sturgeon, or parts thereof, including eggs, in any place where fish are bought, possessed for sale, or sold, or where food is offered for sale, or in any truck or other conveyance operated by or for a place so selling or possessing fish.

Existing law prohibits the taking of lobsters for commercial purposes except under a valid lobster permit.

Existing law generally prohibits the sale or purchase of fish of the family Centrarchidae (Sacramento perch, crappie, black bass, and sunfish), other than cultured fish.

This bill, with certain exceptions, would make it unlawful to take or possess for commercial purposes, buy, or sell, or to offer to buy or sell, any whole sturgeon, or any part thereof, including, but not limited to, eggs, thereby imposing a state-mandated local program by creating a new crime.

The bill would make the possession of specified amounts of sturgeon or lobster prima facie evidence that it is possessed for commercial purposes.

The bill would also prohibit the taking or possession for commercial purposes of fish of the family Centrarchidae, thereby imposing a state-mandated local program by creating new crimes.

The bill would make a violation of the provisions prohibiting the sale, purchase, or possession of sturgeon for commercial purposes subject to a fine of not less than \$5,000, or more than \$10,000, or imprisonment in a county jail not to exceed one year, or both the fine and imprisonment. The bill would make a violation of the provisions prohibiting the sale, purchase, or possession of lobster subject to a fine of not less than \$5,000, or more than \$10,000, or imprisonment in a county jail not to exceed 6 months, or both the fine and imprisonment.

The bill would require a court to permanently revoke any commercial fishing license or commercial fishing permit, and authorize the court to permanently revoke any sport fishing license, issued to a violator by the Department of Fish and Game. The bill would authorize the seizure and forfeiture of any vessel, diving or other fishing gear or apparatus, or vehicle used in the commission of specified offenses, but would prohibit a judge from ordering the forfeiture of a vehicle if there is a community property interest in the vehicle that is owned by a person other than the defendant and the vehicle is the only vehicle available to the defendant's immediate family that may be operated on the highway with a class A, B, or C driver's license. The bill would provide that 50% of the revenue deposited in the Fish and Game Preservation Fund from fines and forfeitures collected pursuant to those provisions is to be allocated for the support of the Special Operations Unit of the department, and used for law enforcement purposes.

(3) Subject to regulation by the department, existing law authorizes, the sale or purchase of a striped bass, or parts thereof, if the striped bass is taken or possessed by, and is the cultured progeny of, a registered aquaculturist, or if the striped bass is taken legally in another state that permits the sale of that fish and if the fish is lawfully imported pursuant to a specified law.

This bill would additionally authorize the offering for sale of a striped bass, or parts thereof, if the above-described conditions are met. The bill would authorize the sale or offering for sale of a salmon, or parts thereof, if the salmon is lawfully taken in another state that permits the sale of salmon, and the salmon is lawfully imported pursuant to a specified law, or if the

salmon is taken under authority of a commercial fishing license and meets certain seasonal, catch location, and size requirements.

(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. 329 (AB 1222) Laird State mandates: legislatively determined mandate.

(1) Under the California Constitution, whenever the Legislature or a state agency mandates a new program or higher level of service on any local government, including school districts, the state is required to provide a subvention of funds to reimburse the local government, with specified exceptions. Existing law establishes a procedure for local governmental agencies to file claims for reimbursement of these costs with the Commission on State Mandates. These procedures require that a claim for reimbursement include, among other things, a written narrative that identifies the specific sections of statutes or executive orders alleged to contain a mandate.

This bill would require that a test claim also identify the effective date and register number of regulations alleged to contain a mandate, as well as a legislatively determined mandate on the same statute or executive order. It would also require that the written narrative contain specified declarations with respect to legislatively determined mandates, if applicable.

(2) The procedures established by existing law also require the commission to hear and decide upon each claim for reimbursement and then determine the amount to be subvented for reimbursement and adopt parameters and guidelines for payment of claims. Existing law requires the commission to consult with the Department of Finance, among other state officials, when adopting parameters and guidelines for reimbursement.

This bill would provide that, notwithstanding these provisions, the department and a local agency, school district, or statewide association may jointly request that the Legislature determine if a particular statute or executive order imposes a mandate for which reimbursement is required by the California Constitution. It would require that a joint request submitted to the Legislature identify the statute or executive order, a reasonable reimbursement methodology, a list of eligible claimants, an estimate of statewide costs for the initial claiming period, an annual dollar amount necessary for reimbursement, and documentation of significant support among local agencies or school districts for the methodology. It would provide that, if the Legislature accepts the joint request and determines that the statute or executive order, or portion thereof, imposes a mandate for which reimbursement is required, it shall declare by statute that the requirements of the statute or executive order, or portion thereof, are a legislatively determined mandate, and specify the term and period of reimbursement and methodology for reimbursing eligible local agencies or school districts subject to specified criteria, or, with respect to local government agencies subject to specified provisions of the California Constitution applicable to the reimbursement of mandates, appropriate funds sufficient for reimbursement in the Budget Act or suspend the mandate.

The bill also would provide that, when it accepts reimbursement for a legislatively determined mandate, a local agency or school district agrees that payment as agreed to pursuant to the statute adopted by the Legislature constitutes full reimbursement of its costs for that mandate for the applicable period of reimbursement, that the reasonable reimbursement methodology is appropriate for reimbursement payments on that mandate for 5 fiscal years or as otherwise specified in the statute, and that the local government shall withdraw any test claim pending before the commission regarding this mandate, any unpaid reimbursement claims previously filed by the local agency or school district with the Controller on the same mandate for the same period shall be deemed withdrawn, and a test claim on the same statute or executive order as a legislatively determined mandate will not be filed with the commission except as specified.

The bill also would specify procedures for the commission in connection with a test claim based on the same statute or executive order as a legislatively determined mandate and make other conforming changes.

(3) The procedures established by existing law require the commission to submit adopted parameters and guidelines to the Controller for payment of reimbursement claims.

This bill would authorize the commission to instead adopt and submit to the Controller a reasonable reimbursement methodology proposed by a test claimant and the department and would require the Controller to issue claiming instructions pursuant to that methodology, as specified.

Ch. 330 (AB 1246) Blakeslee Land use: natural resources: transfer of property interests.

Existing law allows a state or local public agency to authorize a nonprofit organization to hold title to, and manage an interest in, real property that the state or local public agency requires a property owner to transfer to the agency to mitigate any adverse impact upon natural resources caused by permitting the development of a project or facility, provided the nonprofit organization meets certain requirements.

This bill would authorize a state or local public agency that, in the development of its own project, is required to transfer an interest in real property to mitigate an adverse impact upon natural resources, to transfer the interest to a nonprofit organization that meets the specified requirements.

Ch. 331 (AB 1288) Hayashi County employees: vision care.

(1) The County Employees Retirement Law of 1937 authorizes a county retirement board to give effect to a revocable written authorization signed by a retired member or beneficiary of a retired member entitled to a retirement allowance or benefit for the deduction of a specified amount for the purpose of paying for group life insurance, group disability insurance, prepaid group medical or hospital service plans, or dental plans approved by the board.

This bill would further allow for the written authorization of, and deduction for, any vision care program approved by a county retirement board.

(2) Existing law requires the Department of Personnel Administration to administer a vision care program for specified state annuitants and their dependents. The County Employees Retirement Law of 1937 provides a comprehensive set of benefits for county and district employees who are members of a retirement system subject to that law.

This bill would establish the County Retirement System Vision Care Program for purposes of providing vision care benefits to county and district retirees and their dependents, at retiree expense. The bill would permit the sponsor of the vision care program to contract with a 3rd-party administrator to provide vision care to the retired member, his or her survivors, and his or her eligible dependents.

Ch. 332 (AB 1316) Bass State teachers' retirement: disability.

(1) The State Teachers' Retirement Law permits a member of the Defined Benefit Program to elect from among several forms of retirement benefits based upon age, service credit, and final compensation. That law also permits a member of the Defined Benefit Program to apply for a disability allowance or disability retirement if the member has 5 or more years of credited service, and subject to specified requirements.

This bill would additionally permit a member of the Defined Benefit Program who is eligible and applies for a disability allowance or disability retirement to apply for and receive a service retirement pending a determination of his or her application for disability, and subject to specified requirements and restrictions. The bill would provide that a member may not cancel his or her application for disability prior to a determination of that application unless he or she submits a written request to the State Teachers' Retirement System, as

specified. The bill would permit a member to cancel his or her service retirement application or terminate his or her service retirement allowance pursuant to existing provisions of the State Teachers' Retirement Law. The bill would also permit the State Teachers' Retirement System to make appropriate adjustments to the applicable service retirement, disability allowance, or disability retirement of a member if the member cancels his or her service retirement application or terminates his or her service retirement allowance.

The bill would provide that if a member who applies for a service retirement pending a determination of his or her application for disability dies prior to a determination of the application for disability, any subsequent benefits payable to the member's surviving spouse or beneficiary shall be based on the service retirement allowance, as specified. The bill would also provide that if a member who is granted a disability allowance or a disability retirement dies prior to receiving notification of the approval of his or her application for disability, the disability allowance or disability retirement shall be payable to the member's surviving spouse or beneficiary, as specified.

The bill would further permit the State Teachers' Retirement System to recover a service retirement allowance overpayment made to a member subject to these provisions by deducting that overpayment from any subsequent disability benefit payable to the member.

(2) That law permits a member of the Defined Benefit Program who is at least 55 years of age, and prior to reaching 60 years of age, to elect to receive $\frac{1}{2}$ of the service retirement allowance for normal retirement age for a limited time and then revert to the full retirement allowance for normal retirement age. That law also permits a member of the Defined Benefit Program who retires for service prior to January 1, 2011, to elect to receive a lump-sum payment and an actuarially reduced monthly allowance in lieu of the monthly unmodified allowance that would otherwise be payable to the member.

This bill would provide that these provisions shall not apply to a member of the Defined Benefit Program who applies for a service retirement pending a determination of his or her application for disability.

Ch. 333 (AB 1317) Mullin Public employees' retirement: executive compensation.

(1) Existing law requires the Teachers' Retirement Board to fix compensation for certain positions in the State Teachers' Retirement System, notwithstanding specified authority granted to the Department of Personnel Administration.

This bill would extend that requirement to a general counsel position.

(2) Existing law requires the Board of Administration of the Public Employees' Retirement System to appoint and fix the compensation of certain employees of the system whose positions are designated as managerial, notwithstanding specified authority granted to the Department of Personnel Administration.

This bill would extend that requirement to a general counsel position.

Ch. 334 (AB 1368) Mullin School bonds: school and community college districts.

Existing law permits the governing board of a school district or a community college district, by resolution, to issue notes, on a negotiated or competitive-bid basis, maturing within a period not to exceed one year, in anticipation of the sale of bonds by that district at the time the notes are issued. All notes issued and any renewal of the notes are required to be payable at a fixed time not more than 5 years from the date of the original issuance of the note. If the sale of the bonds does not occur prior to the maturity of the notes, the fiscal officer of the district, in order to meet the notes then maturing, is required to issue renewal notes for this purpose. The renewal of a note may not be issued after the sale of bonds in anticipation of which the original note was issued.

A note and any renewal of a note are to be payable from the proceeds of the sale of bonds or of any renewal of notes or from other funds of the district lawfully available for the purpose of repaying the notes, including state grants.

This bill would authorize a district to issue notes that mature within a period not to exceed 5 years, rather than one year. The prohibition on the fiscal officer of a school district or a community college district issuing a renewal note that would have a maturity date later than 5 years from the date of the original issuance of the note would be restated.

Ch. 335 (AB 1401) Aghazarian Insurance fraud: assessments.

Existing law provides that the costs of administration and operation of the Fraud Division contained within the Department of Insurance are to be borne by all of the insurers admitted to transact insurance in this state. The assessment is equal among all insurers, in an amount adequate to operate the division, not to exceed \$1,300 each fiscal year.

This bill would repeal and recast this provision to require each insurer doing business in this state to pay an annual special purpose assessment to be determined by the commissioner, not to exceed \$5,100, to be used exclusively for the support of the Fraud Division. All moneys received by the commissioner from insurers pursuant to this special purpose assessment would be transmitted to the Treasurer to be deposited in the State Treasury to the credit of the Insurance Fund.

This bill would also require the department to report annually on the department's Internet Web site specified information, and make other conforming changes.

Ch. 336 (AB 1533) Committee on Banking and Finance Registered warrants: reimbursement warrants.

Existing law sets forth the procedures for the sale of registered reimbursement warrants, including the manner in which interest is fixed for the warrants.

This bill would specify that these procedures apply to the sale of registered reimbursement warrants at public sale, and would additionally specify procedures for the sale of registered reimbursement warrants in negotiated sales, including the establishment of fixed or variable interest rates for those warrants. The bill would additionally require written notification to specified legislative committees before and after the issuance of registered reimbursement warrants, subject to specified criteria.

Ch. 337 (AB 1581) Fuller Traffic-actuated signals: bicycles: motorcycles.

(1) Existing law provides for official traffic control devices.

This bill would include as an official traffic control device a traffic-actuated signal that displays one or more of its indications in response to the presence of traffic detected by mechanical, visual, electrical, or other means. Upon the first placement of a traffic-actuated signal or replacement of the loop detector of a traffic-actuated signal, the signal would have to be installed and maintained, to the extent feasible and in conformance with professional engineering practices, so as to detect lawful bicycle or motorcycle traffic on the roadway. Cities and counties would not be required to comply with those requirements until the Department of Transportation has established uniform standards, specifications, and guidelines for the detection of bicycles and motorcycles by traffic-actuated signals and related signal timing. The Commission on State Mandates would be required to consult with the Department of Transportation regarding mandate claims relating to these provisions. This bill would provide that its provisions would remain in effect until January 1, 2018, and would be repealed on that date. By imposing new duties on local government, this bill would impose a state-mandated local program upon local governments.

(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, 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. 338 (AB 1717) Committee on Agriculture Pesticides.

Existing law requires that any action brought for various violations of provisions of law and regulations regarding pesticides be commenced within 2 years of the occurrence of the violation, with specified exceptions, including actions brought to collect civil penalties imposed pursuant to specified provisions of law, which shall be brought within 4 years of the occurrence of the violation.

This bill would include among actions that shall be brought within 4 years of the violation, actions brought to collect civil penalties for violations of provisions of law prohibiting sale of any adulterated or misbranded pesticide.

Existing law generally regulates pest control operators, field representatives, and applicators.

This bill would require Branch 2 and Branch 3 structural pest control operator qualifying managers and companies registered with the Structural Pest Control Board to register with the agricultural commissioner prior to operating a structural pest control business within a county. This bill would provide that a fee may be levied at the time of the registration. This bill would also provide that the commissioner may levy a civil penalty against any person who violates these provisions.

This bill would also provide that it is unlawful for a board licensed Branch 1 pest controller licensee to conduct fumigations unless that person has registered with the commissioner. This bill would provide that a fee may be levied at the time of the registration. This bill would also provide that the commissioner may levy a civil penalty against any person who violates these provisions. Because this bill would create a new crime, this bill would impose a state-mandated local program.

This bill would also require licensed pest controllers, structural pest control operators, field representatives, applicators, and companies registered with the Structural Pest Control Board to notify the agricultural commissioner at least 24 hours prior to commencing fumigation operations.

The California Constitution requires 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. 339 (AB 1735) Committee on Agriculture Milk and dairy products: standards.

Existing law regulates the cooling time for, temperatures of, and microbial standards for market milk, as specified.

This bill would reduce the required cooling time and temperatures of market milk, as specified. This bill would also specify a specific microbial standard for coliform bacteria within market milk, as specified.

Existing law provides that any violation of these provisions is a misdemeanor.

Because this bill would change the terms of a crime, the bill would impose a state-mandated local program.

Existing law defines half-and-half, ice cream, sherbet, nonfat dry milk, sour cream, yogurt, and eggnog, for purposes of regulation.

This bill would set forth limits on the amount of bacteria that may be present in any of those products.

Existing law provides that any violation of these provisions is a misdemeanor.

Because this bill would change the terms of a crime, the bill would impose a state-mandated local program.

Existing federal law defines light cream, coffee cream, or table cream, light whipping cream or whipping cream, heavy cream or heavy whipping cream, and whipped cream.

This bill would provide that these products shall be defined as food that complies with those provisions and would set forth limits on the amount of bacteria that may be present in any of those products. Because this bill would create 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. 340 (AB 1745) Committee on Revenue and Taxation Government finance.

(1) Existing law authorizes the legislative body of a local agency that has a sinking fund or money in its treasury that is not required for immediate needs to invest in specified investments, including, among other things, bonds issued by the state and the United States.

This bill would authorize these local agencies to also invest in registered treasury notes and bonds issued by any of the 50 United States, as specified.

(2) Existing law imposes penalties upon taxpayers that pay their property taxes after specified delinquency dates. Existing law requires a property tax penalty to be canceled when the reason for the delinquency is that the property tax bill was sent to the wrong address, and authorizes county officials to cancel property tax penalties in other circumstances. Existing law provides for a supplemental property tax roll for property tax assessments made after the property tax lien date.

This bill would specify that these provisions relating to canceling penalties also apply to penalties imposed as a result of delinquent payments for assessments on the supplemental property tax roll.

(3) Existing law defines the term negotiable paper, which includes bank checks, drafts, and express and postal money orders, for purposes of payment of any tax or assessment, or on a redemption.

This bill would instead limit the term negotiable paper to include checks, drafts, and money orders.

(4) Existing law requires all taxes on the secured roll to be paid at the tax collector's office and authorizes the board of supervisors to order that the taxes be collected in any other or additional location within that county.

This bill would instead require that all taxes be paid at the tax collector's office and would authorize the board of supervisors to order that the taxes be collected in any other or additional location, regardless of whether that other or additional location is within that county.

(5) Existing law requires a tax collector to attempt to sell property that has become tax-defaulted 5 years or more after that property has become tax-defaulted, or 3 years or more after the property becomes tax-defaulted in the case of nonresidential commercial property, as defined, unless a county elects to instead have the 5-year period apply to nonresidential commercial property. Existing law requires the tax collector to provide a notice to taxpayers whose property is tax-defaulted, and requires that this notice specify the amount of taxes originally declared in default. Existing law requires the tax collector, in the case of an intended tax sale of tax-defaulted nonresidential commercial property, to notify specified parties at least 90 days before an intended sale or at least 90 days before the date upon which the property may be sold.

This bill would instead require the tax collector to notify taxpayers whose property is tax-defaulted of the amount necessary to redeem the property as of the date of the notice rather than the amount of taxes originally declared in default. This bill also would require the tax collector, in the case of an intended sale of nonresidential commercial property, to instead

notify the specified parties not less than 45 days, but not more than 120 days before, either the intended sale date or the date upon which the property may be sold.

(6) Existing law authorizes, but does not require, the tax collector to attempt to sell property that has been tax-defaulted for 3 years or more and is subject to a nuisance abatement lien either on his or her own volition or when requested by a city, county, city and county, or certain nonprofit entities pursuant to a specified statute. When a nonprofit organization makes such a request, existing law requires a city, county, or city and county, as applicable, to have a formal resolution of approval of the request.

This bill would authorize the tax collector to attempt to sell property that has been tax-defaulted for 3 years or more, regardless of whether it is subject to a nuisance abatement lien, when either requested by the specified entities pursuant to the specified statute or when requested by a person or entity that has a nuisance abatement lien on the property. This bill would also delete the requirement that a city, county, or city and county have a formal resolution of approval of a nonprofit entity's request to sell tax-defaulted property.

(7) Under existing law, if a taxpayer mistakenly pays property taxes on property that he or she does not own, the property tax is transferred to the property of the taxpayer for which the payment is intended. Existing law requires the county tax collector, upon being convinced by substantial evidence of a mistake, to refund property taxes mistakenly paid in the case in which there is no property of the taxpayer to which the payment may be applied. Existing law does not specify when the tax collector is to provide this refund.

This bill would require the tax collector, in the case in which there is no property of the taxpayer to which a mistaken property tax payment may be applied, to refund the mistakenly paid taxes at any time before a guaranty or certificate of title issues respecting the unintended property and before 2 years have elapsed since the date of the payment.

By changing the manner in which county officials administer tax-defaulted property notices and property tax refunds, this bill would impose a state-mandated local program.

(8) Existing law authorizes a taxpayer, his or her guardian or conservator, or the administrator of his or her estate to bring an action in superior court for a property tax refund if the refund claim was refused by local tax officials.

This bill would specify that these superior court actions may not be brought in the small claims division of the superior court.

(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. 341 (AB 1747) Committee on Revenue and Taxation Franchise Tax Board: notices: last known address: check cashers: informational return: Taxpayers' Bill of Rights.

(1) The Personal Income Tax Law and the Corporation Tax Law authorize the Franchise Tax Board to administer and collect taxes imposed by those laws, and, among other things, require the board to send any notice addressed to a taxpayer by first-class mail postage prepaid but do not specify the address to which required notices must be sent. In this connection, the federal income tax law requires the Internal Revenue Service to mail a notice to the taxpayer at the taxpayer's last known address, as defined.

This bill, in specified conformity to federal income tax laws, would define "last known address" as the address that appears on the taxpayer's last tax return filed with the Franchise Tax Board, as provided, unless the taxpayer provides clear and concise written notification of a different address.

(2) Existing law requires a check casher, as defined, who cashes checks, as defined, for the same person in an aggregate amount exceeding \$10,000 within one calendar year, as provided, to file an informational return with the Franchise Tax Board, as specified. Existing law imposes civil penalties on persons who fail to file these returns or fail to supply all of the

information required by these returns. In the case of willful failures, existing law makes these failures a felony.

This bill would exclude one-party checks, payroll checks, and government checks, as defined, from those checks subject to the filing requirement.

(3) The Katz-Harris Taxpayers' Bill of Rights Act provides specified protections for taxpayers for purposes of, among other things, determining their correct tax liability. The act requires the Franchise Tax Board to perform annually a systematic identification of areas of recurrent taxpayer noncompliance and report its findings to the Legislature on October 1 of each year.

This bill would require the board to report its findings to the Legislature on December 1 of each year.

Ch. 342 (AB 1748) Committee on Revenue and Taxation Taxation.

(1) 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. Existing law exempts from the use tax the first \$400 of tangible personal property that is both purchased in a foreign country and personally hand-carried into this state.

This bill would modify that use tax exemption by exempting the first \$800 of tangible personal property that is purchased outside this state and personally hand-carried into this state.

(2) Under the Sales and Use Tax Law and the Motor Vehicle Fuel Tax Law, certain taxpayers whose monthly tax liabilities meet or exceed specified amounts are required to make monthly prepayments of their tax liability. Under those laws, if a taxpayer fails to make timely prepayment of the tax liability, a 6% penalty will apply to the amount not timely remitted. Existing law also requires that the penalty be increased to 10%, as provided, if a person's failure to make a prepayment is due to negligence or intentional disregard of that law. Existing law does provide a mechanism for a taxpayer to dispute the imposition of the negligence penalty.

This bill would provide that the 10% negligence penalty law would be assessed as a deficiency determination in order to allow taxpayers an opportunity to dispute the application of the negligence penalty by filing a petition for redetermination.

(3) The Bradley-Burns Uniform Local Sales and Use Tax Law and the Transactions and Use Tax Law authorize local governmental agencies to impose sales and use taxes in modified conformity to state sales and use taxes and authorize the State Board of Equalization to impose specified charges in administering those local taxes, as provided.

This bill would make clarifying changes to those provisions.

(4) The Bradley-Burns Uniform Local Sales and Use Tax Law provides that all sales and use taxes collected by the State Board of Equalization pursuant to contract with any city, city and county, redevelopment agency, or county, shall be transmitted by the board to those local entities, as specified.

This bill would repeal obsolete provisions related thereto.

(5) Existing law authorizes various local governmental entities, subject to certain limitations and approval requirements, to levy transactions and use taxes in accordance with the procedures and requirements set forth in the Transactions and Use Tax Law, and requires the local governmental entities, including districts, as defined, to contract with the State Board of Equalization to administer all transactions and use taxes, as authorized. Existing law provides that all such taxes collected by the board must be transmitted to the local governmental entities based on the location in which the sales were made. Existing law, however, does not provide a mechanism for the board to redistribute the transactions and use tax revenues that have been misallocated to a district.

This bill would allow the board to redistribute the revenues, collected by the board pursuant to a contract with the districts, that were originally misallocated by the board, but would limit the amounts eligible for the redistribution only to those amounts that were

originally distributed not earlier than 2 quarterly periods prior to the quarterly period in which the board obtains knowledge of the improper distribution.

This bill would also make clarifying changes to and would repeal obsolete provisions under the Transactions and Use Tax Law.

(6) The Use Fuel Tax Law and the Diesel Fuel Tax Law both impose a tax upon each gallon of fuel subject to tax under those laws, and provide, as specified, for the transfer of revenues derived from those taxes, after authorized refunds and other allocations for specified purposes, to the Highway Users Tax Account in the Transportation Tax Fund. The Motor Vehicle Fuel Tax Law also imposes a tax of \$0.18 per gallon of fuel and requires that a portion of the amounts collected under that law be continuously appropriated for expenditure for specified purposes.

Existing law requires the Controller to transfer revenues derived from the taxes imposed under the Use Fuel Tax Law and the Diesel Fuel Tax Law to the Highway Users Tax Account at the same time as the transfers of moneys received under the Motor Vehicle Fuel License Tax Law are made.

This bill would revise the provisions of the Use Fuel Tax Law and the Diesel Fuel Tax Law to correct obsolete references to the "Motor Vehicle Fuel License Tax Law," which, effective January 1, 2002, was renamed as the "Motor Vehicle Fuel Tax Law."

(7) The Cigarette and Tobacco Products Tax Law requires distributors and wholesalers of cigarette and tobacco products to be licensed by the State Board of Equalization. The Cigarette and Tobacco Products Tax Law also requires a tax imposed by that law with respect to distributions of cigarettes to be paid by distributors through the use of stamps or meter register settings, and requires that these stamps or meter register settings be affixed to each package of cigarettes sold. Existing law requires distributors that elect to defer payments for stamps and meter register settings to file a report with the board regarding the distribution of cigarettes and purchases of stamps and meter register settings on or before the 5th day of the month following the month during which the cigarettes or tobacco products were distributed.

This bill would instead require those distributors who elect to defer payments to file the report with the State Board of Equalization regarding the distribution of cigarettes and purchases of stamps and meter register settings on the 25th day of the month following the month during which the cigarettes or tobacco products were distributed.

(8) The Cigarette and Tobacco Products Tax Law, under the Cigarette Tax Law, imposes a tax on every distributor of cigarettes and tobacco products at specified rates. Consumers and users subject to the tax resulting from the use or consumption of cigarettes or tobacco products, as defined, from whom the tax has not been collected are required to file a report of the amount of cigarettes received during the preceding month with the State Board of Equalization on or before the 25th day of the month following the month during which the cigarettes were received.

This bill would instead require a consumer or user subject to the tax, from whom the tax has not been collected, to file a report of the amount of cigarettes or tobacco products received during the preceding month with the State Board of Equalization on or before the last day of the month following the end of the quarter during which the cigarettes or tobacco products were received.

(9) Existing law requires the State Board of Equalization to administer various tax and fee programs, including the Motor Vehicle Fuel Tax Law, the Use Fuel Tax Law, the Private Railroad Car Tax Law, the Cigarette and Tobacco Products Tax Law, the Alcoholic Beverage Tax Law, the Timber Yield Tax Law, the Energy Resources Surcharge Law, the Emergency Telephone Users Surcharge Act, 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. Those laws provide for the imposition of interest and penalties for specified violations thereof.

This bill would provide that, under regulations prescribed by the board, a tax or fee liability under those laws that is unreported, understated, or unpaid due to certain omissions of one spouse, and the other spouse did not know of, and had no reason to know of, the understatement or nonpayment, and certain other criteria are met, then the other spouse shall be relieved of liability for the tax or fee, interest, and penalties attributable to that understatement or nonpayment, as provided. This bill would provide that this relief shall apply retroactively. The bill would, under the Emergency Telephone Users Surcharge Act change the effective date of the surcharge rate period, as provided.

This bill would make a legislative finding and declaration relating to the public purpose served by specified provisions of the bill.

(10) 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 automatically 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.

Ch. 343 (SB 144) Committee on Local Government Local Government Omnibus Act of 2007.

(1) Existing law authorizes 2 or more public agencies to enter into agreements to jointly exercise any power common to the contracting parties, as specified. Existing law requires specified notice to be filed with the Secretary of State when a joint powers agreement provides for the creation of an agency or entity that is separate from the parties to the agreement, as specified. Existing law also authorizes one or more persons to form a corporation, as specified, by executing and filing articles of incorporation with the Secretary of State.

This bill would require a corporation that is created by a local elected agency, as specified, and an agency or entity formed pursuant to a joint powers agreement, as specified, to furnish an additional copy of its articles of incorporation, or notice of the agreement to the Secretary of State, and would require the Secretary of State to forward the extra copy to the Controller.

(2) Existing law provides that 3 members of the board of library trustees of a local public library may call a special meeting of that board by written notice served upon each member of the board at least 3 hours before the time specified for the proposed meeting.

This bill would delete this provision and instead provide that meetings of the board are governed by the Ralph M. Brown Act.

(3) Existing law requires planned excavations near subsurface installations to be conducted in a specified manner that protects the subsurface installations from damage, and requires the operator, if the excavation is within 10 feet of a high-priority subsurface installation, as defined, to notify the excavator of the installation, as specified, and to hold an onsite meeting with the operator to verify the location of the installation. Existing law defines "high-priority subsurface installation" to mean, among other things, high-pressure natural gas pipelines with normal operating pressures greater than 415kPA gauge (60psig) or greater than 6 inches nominal pipe diameter.

This bill would instead define "high-priority subsurface installation" to mean, among other things, high-pressure natural gas pipelines with normal operating pressures greater than 415kPA gauge (60psig).

(4) Existing law provides for the procedure to fill a vacancy in an elective office of the governing board of a local special district, as specified.

This bill would clarify the procedure for filling a vacant office, and the length of time an appointee would hold that office, as specified. The bill would also declare the Legislature's

intent to codify the holding in *Robson v. Upper San Gabriel Valley Municipal Water District* (2006) 142 Cal.App.4th 877.

(5) Existing law establishes the California Debt and Investment Advisory Commission and requires it to perform specified activities relating to state and local debt issuance and other governmental financing matters. Existing law requires state and local bond issuers to submit a report of final sale and a copy of the final official statement for the issue, as specified.

This bill would require the issuer to provide specified documents along with the report of final sale if no official statement or other disclosure document exists.

(6) Existing law requires the Secretary of State, in consultation with the Department of General Services to approve and adopt appropriate standards for storing and recording with a trusted system, as defined, permanent and nonpermanent documents in electronic media, as specified.

This bill would extend this requirement to specified local officials.

(7) Existing law requires certain specified county officers to annually file with the county clerk or the county auditor an inventory under oath, showing in detail all county property in his or her possession or charge, as specified. The board of supervisors is authorized to prepare an inventory of the property, as specified, which is required to be kept of record by the county clerk or auditor for at least 5 years, after which the board of supervisors is authorized to order the inventory destroyed.

This bill would authorize the board of supervisors to order the inventory of county property in the possession or charge of county officials after 5 years, or at any time after the document has been reproduced in accordance with specified standards.

(8) Existing law authorizes the auditor or ex officio auditor of a county to destroy any county, school, or special district claim, warrant, or any other paper issued warrant voucher that is more than 5 years old, or at any time after the document has been, among other things, reproduced on film of a type approved for permanent photographic records by the National Bureau of Standards.

This bill would require the county auditor or ex officio auditor of a county to follow specified standards adopted by the Secretary of State for storing and destroying documents by utilizing a trusted system, as specified, and would declare that a duplicate copy of any record reproduced in compliance with those standards to be deemed an original.

(9) Existing law authorizes the treasurer of a county to destroy any certificate, notwithstanding provisions of law that authorize the board of supervisors to order the destruction of records, if the certificate has been filed for more than 5 years or the certificate has been filed for more than one year if the record, paper, or document is photographed, microphotographed, or reproduced on film of a type approved for permanent photographic records by the National Bureau of Standards, the device used to reproduce the record, paper, or document on film is one that accurately reproduces the original in all details, the photographs, microphotographs, or other reproductions on film are placed in conveniently accessible files and provision is made for preserving, examining, and using the same, and the record, paper, or document is reproduced and preserved utilizing other information technology.

This bill would authorize the treasurer to destroy any certificate that has been filed for more than one year if (A) the record, paper, or document is photographed, microphotographed, or reproduced by electronically recorded video images on magnetic surfaces, or recorded on optical disk or reproduced on any other medium that does not permit additions, deletions, or changes to the original document and is produced in compliance with specified standards for the recording of permanent records or nonpermanent records if the copy is kept or maintained for 5 years from the date of the document; (B) the device used to reproduce the record, paper, or document on film or any other medium is one that accurately reproduces the original in all details; (C) the photographs, microphotographs, or other reproductions on film or any other medium are placed in conveniently accessible files and provision is made

for preserving, examining, and using the same; and (D) the record, paper, or document is reproduced and preserved utilizing other information technology.

(10) The California Health Facilities Financing Authority Act defines “health facility” to mean any facility, place, or building that is licensed, accredited, or certified and organized, maintained, and operated for the diagnosis, care, prevention, and treatment of human illness, or physical, mental, or developmental disability, as specified, and provides as an example, among others, a nonprofit accredited community work-activity program, as specified.

This bill would revise a cross-reference in this provision.

(11) Existing law authorizes the Board of Supervisors of Sonoma County and Tulare County to consolidate the duties of the offices of Auditor-Controller and Treasurer-Tax Collector into the elected office of Auditor-Controller-Treasurer-Tax Collector, as specified.

This bill would also authorize the Board of Supervisors of Mendocino County to consolidate the duties of the offices of Auditor-Controller and Treasurer-Tax Collector into the elected office of Auditor-Controller-Treasurer-Tax Collector, as specified.

(12) Existing law, the Community Services District Law, requires a community services district to follow specified procedures when disposing of surplus land.

This bill would correct an incorrect cross-reference in that provision.

(13) Existing law authorizes various local agencies to adopt a retail transactions and use tax, pursuant to the Transactions and Use Tax Law, as specified, provided that a majority of the electors voting on the measure to impose the tax subsequently approve the measure, as specified.

This bill would instead require the measure to impose the tax to be approved by $\frac{2}{3}$ of the electors voting on the measure.

(14) The Sacramento Ballpark Authority Law authorizes the board of supervisors in El Dorado, Placer, Sacramento, San Joaquin, and Yolo Counties to cumulatively form the Sacramento Ballpark Authority, as specified.

This bill would repeal this authorization.

(15) Existing law governs the amendment of an adopted general plan by a local legislative body.

This bill would delete an obsolete cross-reference in these provisions.

(16) Existing law requires a certificate or statement by the county surveyor, if a subdivision for which a final map is required lies within an unincorporated area, or by the city engineer or city surveyor, if a subdivision lies within a city, as specified.

This bill would define the terms “certificate,” “certify,” and “certified,” for purposes of these provisions.

(17) Existing law establishes the Fresno Metropolitan Projects Authority, as specified, and authorizes the authority to carry out various duties, and to impose a transactions and use tax, as specified.

This bill would repeal these provisions.

(18) Existing law, until October 1, 1959, authorizes an unincorporated town to be formed into a district to protect and safeguard life and property and to equip and maintain a police department, as specified, and authorizes a territory that is not a part of another police protection district and is contiguous to an existing district in the same county to be annexed to that district.

Existing law requires the board of supervisors, at the time of levying the county taxes to levy a tax on all the taxable property in the district sufficient to raise any amount reported to it by the district board, as specified, and requires any amount of money raised for the establishment and equipment of a police station in a district by a special tax levied as specified, not to exceed 1% of the assessed value of the taxable property in the district in any one year. Existing law also requires any amount of money raised for the maintenance of a police department in a district by an annual tax levied, as specified, not to exceed $\frac{3}{4}$ of 1% of the assessed value of the property in the district, except as specified.

This bill would instead require the auditor of each county in which a district is located to allocate to the district, its share of property tax revenue, pursuant to the requirements for allocation of property tax revenue, and would authorize a special district to levy special taxes services, as specified.

(19) Existing law, the Community Redevelopment Law, defines various physical conditions that cause blight.

This bill would make a technical, nonsubstantive change to this provision.

(20) Existing law governs the composition of the Sacramento Metropolitan Air Quality Management District's Board of Directors, as specified.

This bill would permit a city council and city selection committee to appoint a mayor or another city council member as an alternate to serve and vote in place of a member who is absent or is disqualified from participating.

(21) The Santa Clara County Open-Space Authority Act defines various terms for purposes of the act, including "board of supervisors" and "interim governing board," as specified. The act specifies the selection and powers of the interim governing board, the compensation of the members of the governing board, and the selection of the chairperson and vice chairperson of the governing board, as specified. Existing law requires funding for the activities of the authority, as specified, for the act to become operative with respect to the governing board.

This bill would repeal the definitions of "board of supervisors" and "interim governing board," and the requirement of funding for the activities of the authority. This bill would also repeal the provisions governing the interim governing board. The bill would, as of January 1, 2008, specify the time of, and procedures for, the election of the members of the governing board of the authority. The bill would revise the compensation of members of the governing board, to permit members to recoup any necessary expenses incurred in the performance of their official duties, and would specify the method of determination of whether a member's activities on a given day are compensable. The bill would also revise the selection of a chairperson and vice chairperson of the governing board, as specified.

(22) Existing law defines a "jurisdictional change" for the purposes of annual property tax revenue allocations.

This bill would revise that definition.

(23) Existing law requires a city, prior to a hearing on the formation or extent of a district pursuant to the Mello-Roos Community Facilities Act of 1982, to adopt, by resolution or ordinance, the proposed boundaries of the district to be specially taxed or assessed by reference to a map of the district, as specified.

This bill would make technical, nonsubstantive changes to these provisions.

(24) Existing law authorizes Mendocino County to impose a transactions and use tax by the adoption of an ordinance, as specified, if the ordinance imposing the tax is submitted to, and approved by, the voters of the county, the tax is imposed at a rate of $\frac{1}{2}$ of 1% for not more than 5 years, and the revenues collected from the tax are used only to fund library programs and operations.

This bill would repeal this provision.

Ch. 344 (SB 235) Negrete McLeod Vision care: annuitants: California State University.

The Vision Care Program for State Annuitants, administered by the Department of Personnel Administration, provides vision care coverage to specified state annuitants and their dependents, as contracted for by the department. Annuitants of the California State University and University of California systems are prohibited from participating in the program.

Existing law allows the Trustees of the California State University to provide by rule for the government of their appointees and employees, including, but not limited to, provisions

related to the employer's contribution to employees, annuitants, and survivors health benefits.

This bill would enact the California State University Annuitant Vision Care Program, which would require the California State University system, on and after July 1, 2008, to administer a vision care program for all participating annuitants, as defined, of that institution, as specified.

Ch. 345 (SB 280) Scott Education.

(1) Existing law authorizes the assignment of a teacher with a designated subjects teaching credential or a service credential with a special class authorization to provide specially designed content instruction delivered in English, as defined, to limited-English-proficient pupils if the teacher completes, or is enrolled in, a course of staff development in methods of specially designed content instruction delivered in English for not less than 45 clock hours.

This bill would delete the requirement that the teacher complete or be enrolled in a course of staff development.

(2) Existing law prohibits the governing board of a school district from initially hiring, on a permanent, temporary, or substitute basis, a certificated person unless that person has demonstrated basic skills proficiency or is exempted from the requirement. The Commission on Teacher Credentialing is required to issue a preliminary multiple subject teaching credential, preliminary single subject teaching credential, and preliminary education specialist credential to an out-of-state prepared teacher who meets certain requirements, among which is satisfaction of the basic skills proficiency requirement.

This bill would require the holder of one of the credentials described above to meet the state basic skills proficiency requirement within one year of the date that the credential is issued or the credential would become invalid.

(3) Existing law provides increased incentive grant funding to a school district or county office of education that agrees to enhance internship programs and address the distribution of teacher interns, as specified. To qualify for this funding, a school district or county office of education is required to provide teacher interns with preservice training and classroom observation, supervision, assistance, and assessment by experienced teachers and to maintain a ratio of one experienced teacher to 5 teacher interns at the same schoolsite.

This bill would require the preservice training to be completed before the intern provides instructional services and would require the experienced teacher who observes, supervises, assists, and assesses an intern to be employed by the school district or county office of education and assigned to assist the intern at the schoolsite. The ratio of experienced teachers to interns would be required to be one experienced teacher to no more than 5 interns at each schoolsite where interns in the program are assigned.

(4) Under existing law, the California Educational Facilities Authority Act, the California Educational Facilities Authority is authorized to loan funds and make grants to institutions of higher education, including private colleges, for specified projects, including construction or acquisition of dormitory, academic, and related facilities. The act defines "private college" to include a private nonprofit research organization, and requires the organization to be affiliated with one or more private colleges, but solely for the purpose of refunding bonds or other obligations previously issued by the authority.

This bill would revise that definition by deleting the requirement that the private nonprofit research organization be affiliated with one or more private colleges. The bill would specify that a "private college" includes a private nonprofit research organization engaged in basic research and advanced education at the predoctoral or postdoctoral levels through personnel situated within the state, but only if the organization previously has borrowed the proceeds of bonds or other obligations previously issued by the authority.

Because this bill would authorize the authority to expend funds for new purposes, the bill would make an appropriation.

Ch. 346 (SB 281) Maldonado District agricultural associations: goods and property.

Under existing law, a district agricultural association, with the approval of the Department of Food and Agriculture and the Department of General Services, may enter into contracts, purchase, convey, sell, or lease property, or engage in several other types of legal transactions.

This bill would require the Department of Food and Agriculture to develop criteria to be used, subject to the approval of the Department of General Services, for the disposal of property by a district agricultural association and the California Exposition and State Fair.

Existing law provides that there is in the department the California Citrus Advisory Committee, comprised as specified. The committee is required to develop and make recommendations to the Secretary of Food and Agriculture on all matters regarding the implementation of an inspection program.

This bill would specify that procedures for implementing an inspection program shall include, but not be limited to, a mandatory hold for inspection prior to the shipping, following a citrus freeze.

Ch. 347 (SB 350) Runner Hospitals: discount payment and charity care policies.

Existing law requires each hospital, as a condition of licensure, to maintain a written policy regarding discount payments for financially qualified patients as well as a written charity care policy.

Existing law requires any extended payment plans offered by a hospital to be interest free.

This bill would limit that requirement to situations where all the payments are timely made and would specify that the hospital extended payment plan may be declared no longer operative after the patient's failure to make all consecutive payments due during a 90-day period, as provided. The bill would also prescribe procedures for the extension or renegotiation of an extended payment plan, and would prohibit the hospital, collection agency, or assignee from reporting adverse information to a consumer credit reporting agency or commencing a civil action against the patient for nonpayment prior to the time the extended payment plan is declared to be nonoperative. The bill would make related conforming changes.

Existing law requires a hospital to reimburse the patient or patients any amount actually paid in excess of the amount due for hospital care, including interest.

This bill would prescribe the amount of interest required to be paid by the hospital for those excess amounts actually paid by a patient or patients, as well as the interest accrual date.

Ch. 348 (SB 512) Committee on Elections, Reapportionment and Constitutional Amendments Political Reform Act of 1974: elections.

Existing law requires that candidates for specified elected state offices file statements with the Fair Political Practices Commission disclosing their financial interests.

This bill would require a candidate for an elected office that is designated in a conflict of interest code to file, with the elections official with whom the candidate's nomination documents are filed, a statement disclosing his or her financial interests.

Existing law requires the disclosure of investments as part of the financial disclosure required of various elected officials and candidates for elected office.

This bill would provide that interests in government defined-benefit pension plans are not investments subject to disclosure requirements.

Because a violation of the act is a misdemeanor, 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.

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

This bill would declare that it furthers the purposes of the act.

Ch. 349 (SB 520) Committee on Governmental Organization Alcoholic beverages: containers: licensees.

(1) Existing law requires junk dealers and recyclers, as defined, to sell and purchase junk, which includes ferrous and nonferrous scrap metals and alloys.

This bill would prohibit junk dealers and recyclers from purchasing or receiving stainless steel or aluminum alloy beer kegs marked with an indicia of ownership, as defined, from anyone except the indicated owner, unless specified information is provided to the junk dealer or recycler.

(2) The Alcoholic Beverage Control Act contains various provisions regulating the application for, the issuance of, the suspension of, and the conditions imposed upon, alcoholic beverage licenses by the Department of Alcoholic Beverage Control. Existing law provides for the issuance of an on-sale general alcoholic beverage license to a person who does not operate a bona fide eating place or other public premises and who meets specified conditions, including, among other things, operating a catering business under specified conditions.

This bill would renumber the provision relating to caterers.

(3) Existing law authorizes the department to revoke a license upon specified grounds, including where a retail licensee knowingly permits the illegal sale, or negotiations for the sale, of controlled substances or dangerous drugs, as provided.

This bill would update an obsolete cross-reference and make technical, nonsubstantive changes to the provision regarding the illegal sale of controlled substances or dangerous drugs.

(4) Existing law generally restricts certain alcoholic beverage licensees, including manufacturers and winegrowers, from paying, crediting, or compensating a retailer for advertising in connection with the advertising and sale of alcoholic beverages.

This bill would expressly authorize a beer manufacturer, holder of a winegrower's license, winegrower's agent, holder of an importer's general license, distilled spirits manufacturer, holder of a distilled spirits rectifiers general license, or a distilled spirits manufacturer's agent to sponsor events promoted by or purchase advertising space and time from, or on behalf of, a live entertainment marketing company that is a wholly owned subsidiary of a live entertainment company that has its principal place of business in the County of Los Angeles, whose shares of stock are sold to the general public on a national stock exchange, and also owns subsidiaries that hold on-sale retail licenses, under specified conditions. This bill would also make a beer manufacturer, holder of a winegrower's license, winegrower's agent, holder of an importer's general license, distilled spirits manufacturer, holder of a distilled spirits rectifiers general license, or a distilled spirits manufacturer's agent who, through coercion or other means, induces the holder of a wholesaler's license to fulfill those contractual obligations guilty of a misdemeanor. This bill would additionally make an on-sale retail licensee, as described, who solicits or coerces a holder of a wholesaler's license to solicit a beer manufacturer, holder of a winegrower's license, winegrower's agent, holder of an importer's general license, distilled spirits manufacturer, holder of a distilled spirits rectifiers general license, or a distilled spirits manufacturer's agent to purchase advertising time or space guilty of a misdemeanor. The bill thus imposes a state-mandated local program by creating new crimes.

(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. 350 (SB 574) Negrete McLeod Alcoholic beverages.

The Alcoholic Beverage Control Act licenses and regulates beer manufacturers and wholesalers.

This bill would provide that if a successor beer manufacturer, as defined, acquires the rights to manufacture, import, or distribute a brand or brands of beer, and then cancels the distribution rights of an existing beer wholesaler, as defined, the successor beer manufacturer shall notify the existing beer wholesaler of his or her intent to cancel those rights. This bill would provide that the successor beer manufacturer's designee, as defined, and the existing beer wholesaler shall negotiate in good faith to determine the fair market value, as defined, of the distribution rights and require the designee to compensate the existing beer wholesaler in the agreed amount of the fair market value, or if they are unable to agree on the fair market value, shall engage in arbitration subject to specified conditions, as provided.

The Alcoholic Beverage Control Act provides that a violation of specified provisions of the act is a misdemeanor.

This bill, by including provisions that would be subject to those existing criminal sanctions, 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. 351 (SB 770) Cogdill Milk.

Existing law provides that the sale by any retailer, wholesale customer, manufacturer, or distributor, of milk, cream, or any dairy product at less than cost is an unlawful practice. Existing law defines certain terms as used in these provisions, including "total consideration paid or exchanged for raw product," which means, in the case of market milk or market cream, the applicable minimum price of the market milk or market cream, if any, payable by distributors to producers pursuant to stabilization or marketing plans, as specified.

This bill would change the definition of "total consideration paid or exchanged for raw product," in the case of market milk or market cream used in the manufacture of class 1, 2, and 3 products, to mean the Department of Food and Agriculture's current announced regulated minimum price of the market milk or market cream, payable by handlers to producers, except as specified. Because this bill would change 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. 352 (SB 855) Ridley-Thomas California State University: State University Revenue Bond Act of 1947.

(1) Existing law establishes the California State University and its various campuses under the administration of the Trustees of the California State University. The existing State University Revenue Bond Act of 1947 authorizes the trustees, among other things, to utilize the proceeds of various fees, rents, or other charges, including fees relating to the construction of student body centers, parking and other transportation facilities, and student health facilities, and fees charged for extension programs and other self-supporting instructional programs, as a revenue source to repay bonds issued by the trustees to fund the construction of these facilities. The proceeds of these fees, rents, and other charges are continuously appropriated to the trustees for their respective purposes.

This bill would amend the definitions of "bonds" and "revenue bonds" under the act to include commercial paper notes issued by the trustees.

The bill would authorize the trustees to loan or advance proceeds of revenue bonds or revenue bond anticipation notes to any person or state or local governmental entity, and to enter into loan agreements, leases, installment purchase agreements, conditional sales contracts, and similar financing instruments with the recipient of the loan or advance.

(2) Existing law requires the trustees to determine the interest rate, and to pay the interest, on an annual or semiannual basis, on revenue bond anticipation notes and revenue bonds issued under the act.

The bill would authorize the trustees to set the interest at a fixed or variable rate on revenue bond anticipation notes in the time, form, and manner set forth in the indenture for the notes, rather than annually or semiannually.

(3) Existing law authorizes the trustees to fix, prescribe, and collect rates, rentals, or other charges in connection with the services and facilities furnished from a project acquired, constructed, or purchased from part or all of the proceeds of the bonds issued under the act, sufficient to pay the principal of and interest on the bonds as they become due.

The bill would authorize the trustees to also use revenues securing bonds for this purpose.

(4) This bill would require the trustees to report to the Director of Finance, the Legislative Analyst, and to the chairpersons of the appropriate policy and fiscal committees of the Legislature on the specific actions taken to implement this bill and an assessment of the costs and benefits of those actions. The bill would request the Legislative Analyst to review and comment on this report as part of its annual analysis of the Budget Bill.

Ch. 353 (SB 901) Padilla State teachers' retirement: postretirement earnings.

(1) The State Teachers' Retirement Law limits the amount of postretirement compensation that may be earned in specified types of employment by a retired member of the Defined Benefit Program without a reduction in the retirement benefits of the member. That law, operative until January 1, 2008, provides exemptions from this limit and specifies that the limitation provisions do not apply to either compensation earned by a member retired for service who has returned to work after retirement and, for at least 12 consecutive months, has not performed specified activities or compensation earned for the performance of activities for which the employer is not able to receive state apportionment or to compensation that is not creditable, as specified.

This bill would extend the operation of both these provisions until June 30, 2009, and extend the provisions related to an exemption based upon the employer not being able to receive state apportionment or to compensation that is not creditable indefinitely.

(2) Under that law, operative until January 1, 2008, the service retirement allowance of a retired member of the Defined Benefit Program is exempt from a reduction if the retired member is appointed as a trustee or administrator by the Superintendent of Public Instruction for a maximum period of 2 years, as specified. That law also exempts from the earnings limitation, until January 1, 2008, any specified types of service performed by members who retired for service on or before January 1, 2004, if certain conditions are met.

This bill would extend these provisions until June 30, 2009. The bill would instead provide that specified types of service performed by members who retired for service with an effective date on or before January 1, 2006, are exempt from the earnings limitation, if certain conditions are met.

(3) That law further exempts from the earnings limitation compensation received by a retired member providing direct remedial instruction, as specified, if that retired member retired on or before January 1, 2004. That law requires a school district that employs the retired member to submit documentation to the retirement system that substantiates the eligibility of the retired member for temporary employment under these provisions.

This bill would provide that the compensation received by a retired member providing direct remedial instruction, who retired for service with an effective date on or before January 1, 2006, shall be exempt from the earning limitation only until June 30, 2009. This bill would

additionally require a school district that employs the retired member to submit the documentation for eligibility on a properly executed form provided by the retirement system.

(4) This bill would also make technical, nonsubstantive changes to these provisions.

Ch. 354 (SB 1047) Committee on Business, Professions and Economic Development Professions and vocations.

(1) Existing law establishes the Department of Consumer Affairs which is comprised of various boards and similar entities with responsibilities for the licensure and regulation of various licensed professions and vocations. Under existing law, the department is under the control of the Director of Consumer Affairs.

This bill would require each of those boards to meet at least 3 times each calendar year and at least once each calendar year in northern California and in southern California. The bill would authorize the director to exempt any board from the meeting requirement upon a showing of good cause and to call a special meeting of the board when a board is not fulfilling its duties.

(2) Existing law, the Professional Fiduciaries Act, provides for the licensure and regulation of professional fiduciaries by the Professional Fiduciaries Bureau.

Existing law provides that, on and after July 1, 2008, no person shall act or hold himself or herself out to the public as a professional fiduciary unless that person has satisfied the licensure requirements.

This bill would instead make that provision applicable on and after January 1, 2009.

Existing law requires a person to meet specified requirements for licensure as a professional fiduciary, including the possession of either a baccalaureate degree of arts or sciences, an associate of arts or science degree and at least 5 years experience with substantive fiduciary responsibilities, as specified, or experience of not less than 3 years with substantive fiduciary responsibilities, as specified.

This bill would instead require possession of either a baccalaureate degree of arts or sciences, an associate of arts or sciences degree and at least 3 years experience working as a professional fiduciary or working with substantive fiduciary responsibilities, as specified, or experience of not less than 5 years, prior to July 1, 2012, working as a professional fiduciary or working with substantive fiduciary responsibilities, as specified.

Existing law requires the bureau to maintain certain information in each licensee's file, including whether the licensee has ever filed for bankruptcy or held a controlling financial interest in a business that filed for bankruptcy and whether the licensee has ever been removed for cause or resigned as a conservator, guardian, trustee, or personal representative as well as various other details relating to that removal or resignation. Existing law also requires licensees to annually file with the bureau a statement, under penalty of perjury, containing that information.

This bill would instead require licensees to file and the bureau to maintain information regarding whether the licensee has ever filed for bankruptcy or held a controlling financial interest in a business that filed for bankruptcy in the last 10 years and whether the licensee has ever been removed as a fiduciary by a court for breach of trust committed intentionally, with gross negligence, in bad faith, or with reckless indifference, or has demonstrated a pattern of negligent conduct, as specified.

Existing law specifies that a professional fiduciary, among other things, does not include any person whose sole activity as a professional fiduciary is as a broker-dealer, broker-dealer agent, or investment adviser representative.

This bill would specify that a professional fiduciary also does not include any person whose sole activity as a professional fiduciary is as an investment adviser.

(3) Existing law, the Professional Engineers Act and the Professional Land Surveyors' Act, provides for the licensure and regulation of professional engineers and land surveyors by the Board for Professional Engineers and Land Surveyors, in the Department of Consumer Affairs.

Existing law requires a licensee to report to the board a felony conviction and a civil judgment, settlement, arbitration award, or administrative action award of \$50,000 or more, occurring on or after July 1, 2006, if funds are appropriated for that purpose in the 2006–07 Budget Act and sufficient hiring authority is granted to the board for that purpose.

This bill would instead require a licensee to report to the board those matters occurring on or after January 1, 2008, if funds are appropriated for that purpose in the 2007–08 Budget Act and sufficient hiring authority is granted to the board for that purpose.

Existing law authorizes the board to receive and investigate complaints against engineers-in-training and land surveyors-in-training and, by a majority vote, to revoke his or her certificate for, among other things, conviction of a crime or violating the act.

This bill would additionally authorize the board, by a majority vote, to revoke the certificate of any engineer-in-training or land surveyor-in-training for committing any act constituting grounds for denial of a license.

Existing law requires the executive officer of the board to prepare a specified roster with the names and addresses of all licensed land surveyors and delinquent licenses, to be filed with the Secretary of State.

This bill would instead require the board or an entity designated by the board to compile and maintain a register of all licensed land surveyors that includes specified information for each licensee.

The bill would also make nonsubstantive, technical changes.

(4) Existing law, the Contractors' State License Law, provides for the licensure and regulation of contractors by the Contractors' State License Board.

The bill would make nonsubstantive, technical changes to provisions of that law.

(5) Existing law provides for the licensure and regulation of structural pest control operators by the Structural Pest Control Board. Existing law provides that a violation of those provisions is a crime.

Existing law authorizes fumigation to be performed only under the direct and personal supervision of an operator or field representative in a branch of pest control that includes fumigation or who is the qualifying manager of a registered company.

This bill would instead authorize fumigation to be performed only under the direct and personal supervision of an operator or field representative in a branch of pest control that includes fumigation and would modify the definition of "direct and personal supervision" for that purpose.

Existing law requires a registered company, as defined, to make specified masks available for a fumigating crew for protection against fumigants.

This bill would repeal that provision.

Existing law provides that a structural pest control field representative is licensed by the board to secure structural pest control work, identify infestations or infections, make inspections, submit bids for or otherwise contract, in behalf of a registered company.

This bill would specify that a structural pest control field representative is also licensed by the board to apply pesticides on behalf of a registered company.

Existing law requires the board to consult with the Director of Food and Agriculture when developing or adopting regulations that may affect the Department of Food and Agriculture.

This bill would instead require the board to consult with the Department of Pesticide Regulation in that regard.

Existing law requires applicants for a Branch 1, 2, or 3 operator's license to demonstrate to the board that he or she has passed board-approved courses in certain areas and requires the board to develop correspondence courses with educational institutions to fulfill this requirement.

This bill would delete the provision requiring the board to develop those correspondence courses.

Existing law requires companies engaging in the practice of structural pest control to be registered with the board and to designate an individual with an operator's license to act as its qualifying manager.

This bill would prohibit an individual with an operator's license from acting as a qualifying manager for more than 2 registered companies, as specified.

Existing law requires the licenses of operators to be prominently displayed in the registered company's office.

This bill would instead require the licenses of qualifying managers to be prominently displayed in the registered company's office. The bill would also require the branch supervisor's license to be prominently displayed in a branch office.

The bill would make nonsubstantive, conforming, and technical changes to provisions of that law.

Because the bill would impose new requirements under the law dealing with structural pest control operators, a violation of which would be a crime, the bill would impose a state-mandated local program.

(6) 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.

Existing law regulating service contractors will be repealed on January 1, 2008. Existing law requires persons acting as service contractors to be registered, and provides for various criminal penalties for a violation of these provisions.

This bill would extend the operation of these provisions until January 1, 2013. Because these criminal penalties would be extended, the bill would impose a state-mandated local program by expanding the scope of a crime.

Existing law requires the Director of Consumer Affairs to validate the registration and send proof of validation to the service dealer. Under existing law, the director may refuse to validate, or may temporarily or permanently invalidate the registration of a service dealer for specified acts or omissions done by the service dealer or associated person.

This bill would instead require the director to issue the registration and send proof of issuance to the service dealer. The bill would instead authorize the director to deny, suspend, revoke, or place on probation the registration of a service dealer for specified acts or omissions done by the service dealer or associated person and would also add to that list of specified acts or omissions.

(7) Existing law, the Automotive Repair Act, provides for the licensure and regulation of automotive repair dealers. Under existing law, there is a Bureau of Automotive Repair, which is under the supervision of the Director of Consumer Affairs. Existing law authorizes the director and the Chief of the Bureau of Automotive Repair to bring disciplinary actions against an automotive repair dealer.

This bill would provide that all accusations against an automotive repair dealer shall be filed within 3 years after the act or omission alleged as the ground for disciplinary action, except that an accusation alleging fraud or misrepresentation may be filed within 2 years after the bureau's discovery of the fraud or misrepresentation, as specified.

(8) Under existing law, the Home Furnishings and Thermal Insulation Act, there is the Bureau of Home Furnishings and Thermal Insulation which is responsible for the licensure and regulation of, among others, upholstered furniture retailers, bedding retailers, and upholstered furniture and bedding wholesalers. A violation of the act is a crime.

Under existing law, a license that is not renewed within one year of expiration is canceled; however, the holder of a license may apply to have his or her license restored, reinstated, or reissued if specified requirements are met.

This bill would delete that provision authorizing the holder of a license to have his or her license restored, reinstated, or reissued. The bill would specify that to renew an expired license within 6 years after expiration, the licensee shall apply on a form prescribed by the bureau and pay all accrued renewal, delinquent, and penalty fees. The bill would specify that

a license that is not renewed within 6 years of its expiration shall not be renewed, restored, reinstated, or reissued. The bill would authorize the holder of this type of a license to apply for and obtain a new license if certain requirements are satisfied and the bill would authorize the bureau to impose conditions on these licenses.

Existing law requires secondhand, as defined, bedding to be sanitized before it is sold.

This bill would extend that requirement to used, as defined, bedding. Because a violation of this requirement would be a crime, the bill would impose a state-mandated local program.

(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. 355 (SB 14) Negrete McLeod Retirement: military service.

(1) Existing law provides that specified state military personnel become state members of the Public Employees' Retirement System when they are placed on full-time active duty. Existing law generally excludes part-time employees from membership in the retirement system, subject to certain exceptions. Existing law authorizes state and school members of the retirement system to receive up to 4 years of service credit for prior military service, if those members pay certain additional contributions to the retirement system. Member contributions to the retirement system are deposited in the Public Employees' Retirement Fund, a continuously appropriated fund.

This bill would provide that officers, warrant officers, and enlisted personnel of the California National Guard shall, upon written election filed with the Board of Administration of the Public Employees' Retirement System, become state members of the retirement system, and be referred to as National Guard members. The bill would provide that employer contributions to the retirement fund for these members would be paid by the member. The bill would also authorize those members to receive service credit for their service in the Armed Forces of the United States and prior service in the California National Guard, as specified, if those members pay certain additional contributions to the retirement system. The bill would require the Military Department, if payment is requested by the Board of Administration of the Public Employees' Retirement System, to reimburse the retirement system for the administrative and program costs of administering the membership and service credit of National Guard members.

By increasing member contributions to the Public Employees' Retirement Fund, the bill would make an appropriation.

(2) Existing law prohibits a member of the Public Employees' Retirement System from receiving credit for the same service in 2 public retirement systems.

This bill would make that prohibition inapplicable to National Guard members, as specified.

(3) Under existing law, if a member retires from both the Public Employees' Retirement System and a reciprocal retirement system, the member's highest final compensation from either system may be used to calculate his or her retirement allowance if the member retires from both systems concurrently.

This bill would prohibit a National Guard member from using his or her final compensation under a reciprocal retirement system to calculate a retirement benefit for the service of that National Guard member with the California National Guard.

(4) Under existing law, state employees who become members of the Public Employees' Retirement System after a certain date do not immediately make contributions nor receive service credit for their service during their first 24 months of employment.

This bill would permit a National Guard member to make contributions and receive service credit in the system upon entry into service with the California National Guard.

(5) Existing law permits the Governor, if it is in the best interest of the state to encourage state employees to retire resulting in cost savings to state agencies, to authorize that a member

of the Public Employees' Retirement System receive an additional 2 years of service credit, as specified.

This bill would prohibit an employee from using his or her service in the California National Guard or service as a National Guard member to qualify for that additional 2 years of service credit.

(6) Existing law permits a member of the Public Employees' Retirement System, if he or she retires within 4 months of separation of employment, to receive service credit in the retirement system for any unused sick leave he or she accumulated with his or her employer, as specified.

This bill would prohibit a National Guard member from receiving service credit in the Public Employees' Retirement System for any unused sick leave earned as a National Guard member.

(7) The Public Employees' Medical and Hospital Care Act authorizes the Board of Administration of the Public Employees' Retirement System to contract with carriers for health benefit plans and major medical plans for employees and annuitants, as specified, and approve other specified plans.

This bill would prohibit a National Guard member from receiving health care benefits under the Public Employees' Medical and Hospital Care Act based on his or her service with the California National Guard.

(8) The County Employees Retirement Law, upon approval by a county board of supervisors, authorizes a member of a county or district retirement system to receive service credit for time during which he or she was absent from county service and serving in the Armed Forces if, among other things, the military service is not the basis for present or future military retirement pay.

This bill would authorize that member to receive that service credit under specified conditions without regard to whether his or her military service is the basis for present or future military retirement pay.

(9) Existing law provides that members of the California National Guard, California Air National Guard, and California National Guard Reserve receive credit for time served on full-time active duty in the Armed Forces of the United States or any reserve component as if that service had been rendered in the state forces. That credit applies to, among other things, computing length of state service for military retirement with pay.

This bill would additionally permit those members to receive credit for part-time duty or service.

(10) Existing law authorizes specified officers and enlisted members on active duty with the Adjutant General who are not members of the Public Employees' Retirement System to receive military retirement with pay, as specified, based on a computation of state service. However, inactive service in a reserve component of the Armed Forces of the United States is excluded from that computation.

This bill would eliminate that exclusion.

(11) The bill would make related legislative findings and declarations.

Ch. 356 (SB 272) Runner Public postsecondary education: Armed Forces service.

(1) Existing law requires each segment of public higher education to establish, and update as necessary, a written policy concerning students who are called to active military service, as specified. Existing law grants to qualifying members of the National Guard, the State Military Reserve, and the Naval Militia an entitlement to academic leave when active duty, as defined, interrupts college attendance for the purpose of pursuing an undergraduate degree.

This bill would require the California State University and each community college district, and request the University of California, with respect to each campus in their respective jurisdictions that administers a priority enrollment system, to grant priority for registration for enrollment to any member or former member of the Armed Forces of the

United States for any academic term attended at one of these institutions within 2 years of leaving active duty, including, but not necessarily limited to, any student of those institutions who is called to active military duty compelling the student to take an academic leave of absence.

Insofar as the bill would impose costs on the California Community Colleges in evaluating an individual's eligibility for priority in enrollment, 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, 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. 357 (SB 386) Cogdill Vehicles: special license plates.

Existing law authorizes a person who is a former American prisoner of war or a Congressional Medal of Honor recipient to apply for special license plates for his or her vehicle. The person's surviving spouse may retain the special license plates, subject to certain conditions.

Existing law exempts former American prisoners of war and Congressional Medal of Honor recipients, among others, from payment of vehicle registration fees and payment of charges under the Vehicle License Fee Law.

This bill would exempt the surviving spouse of a former American prisoner of war or of a Congressional Medal of Honor recipient from payment of the specified fees and charges if that spouse elects to retain the special license plates. The bill would authorize a member of the former prisoner of war's, or the Congressional Medal of Honor recipient's, family, as defined, to retain one of the special license plates as a family heirloom, upon submitting an affidavit to the Department of Motor Vehicles agreeing not to attempt to use the special license plates for vehicle registration purposes, subject to the condition that the special license plates are not valid for use for vehicle registration purposes or for the specified exemption from fees and charges by a person other than the person issued the special license plates and the surviving spouse of that person.

Ch. 358 (AB 7) Lieu Armed services members: consumer loans.

The California Finance Lenders Law provides, among other things, for the licensure and regulation by the Commissioner of Corporations of persons engaged in the business of making consumer loans and governs the terms that may be included in those loans. The California Deferred Deposit Transaction Law provides for the licensure and regulation by the commissioner of persons engaged in the business of making or negotiating deferred deposit transactions, which are transactions in which the lender defers depositing a consumer's personal check until a specified date pursuant to a written agreement. A willful violation of either the California Finance Lenders Law or the California Deferred Deposit Transaction Law is a crime.

This bill would require any state-chartered bank or credit union that makes a refund anticipation loan to a covered borrower, as defined, to comply with specified provisions of federal law relating to terms of consumer credit extended to armed services members and dependents of armed services members. The bill would, on and after October 1, 2007, make it unlawful under the California Finance Lenders Law and the California Deferred Deposit Transaction Law to violate specified provisions of the John Warner National Defense Authorization Act for Fiscal Year 2007, relating to the Armed Forces. Because this bill would make a willful violation of those provisions a crime, it would impose a state-mandated local program.

Existing law provides that any person who violates specified provisions prohibiting discrimination against a member of the military or naval forces of this state or the United States, including discrimination with respect to the terms of a loan or financing based on that person's membership in the military or naval forces of this state or of the United States, is guilty of a misdemeanor.

This bill would exempt from the discrimination provisions, with respect to loans and transactions covered by the John Warner National Defense Authorization Act for Fiscal Year 2007, any person who does not market or extend consumer loans to specified covered borrowers, and any person who does not market deferred deposit transactions to, or enter into such transactions with, specified covered borrowers.

The California Constitution requires 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. 359 (AB 223) Sharon Runner Absentee voting: military service.

(1) Existing law permits a special absentee voter, as defined, who is temporarily living outside of the territorial limits of the United States or the District of Columbia, to return his or her ballot by facsimile transmission.

This bill would apply these provisions to a person called for military service within the United States on or after the final date to make application for an absent voter's ballot.

(2) Existing law provides that if a special absentee voter is unable to appear at his or her polling place because of being recalled to military service after the final day for making application for an absent voter's ballot, but before 5 p.m. on the day before the day of election, he or she may appear before the elections official and make application for an absent voter's ballot.

This bill would revise these provisions to provide that a special absentee voter may appear before the elections official either in his or her county of registration or, if within the state, in the county in which he or she is recalled to military service to make application for an absent voter's ballot which may be submitted by facsimile or by e-mail or online transmission to be counted, as specified. By increasing the duties of local elections officials, 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.

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 incorporate additional changes to Sections 3103.5 and 3110 of the Elections Code, proposed by both this bill and AB 1243, to be operative only if AB 1243 and this bill are both enacted, each bill amends the respective sections, and this bill is enacted after AB 1243.

Ch. 360 (AB 282) Cook Crimes: military decorations.

Existing law provides that it is a misdemeanor for a person to falsely represent himself or herself as a veteran or ex-serviceman, or member of the Armed Forces of the United States, as specified.

This bill would provide that it is an infraction for a person, with the intent to defraud, to, orally, in writing, or by wearing any military decoration, as defined, falsely represent himself or herself to have been awarded any military decoration.

By making a violation of these provisions a crime, this 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. 361 (AB 392) Lieu Military service: benefits.

Existing law provides certain benefits for qualifying members of the Armed Forces of the United States, National Guard, and Reserves.

This bill would require a qualified employer to allow a qualified employee who is a spouse of a qualified member of the Armed Forces, National Guard, or Reserves to take up to 10 days of unpaid leave during a qualified leave period, as provided.

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

Ch. 362 (AB 950) Salas Public postsecondary education: student residency requirements: active duty military.

Existing law establishes uniform student residency requirements for purposes of ascertaining the amount of tuition and fees to be paid by students of public postsecondary education institutions. Existing law entitles a graduate student at a campus of the California State University who is a member of the Armed Forces of the United States stationed in this state on active duty to resident classification for the purpose of determining the amount of tuition and fees for no more than one academic year, and thereafter applies uniform residency requirements to that student. Members of the Armed Forces assigned for educational purposes to a state-supported institution of higher education are exempted from these residency classifications. Existing law requests the Regents of the University of California to establish the same residency requirements for students enrolled at the University of California.

This bill would extend to 2 academic years the period during which these active duty military graduate students would be entitled to resident classification for the purpose of determining the amount of tuition and fees.

Ch. 363 (AB 1528) Committee on Banking and Finance Military service.

Existing law provides certain protections for members of the Armed Forces of the United States, National Guard, and Reserves.

This bill would prohibit any person or entity licensed under specified codes to market financial services or products to a service member or former service member, as defined, or the spouse of a service member or former service member, in a misleading or deceptive manner that suggests that the person or entity marketing the financial service or product is either acting on behalf of or as an affiliate of one or more branches of the United States military or the United States Department of Veterans Affairs, or that the product or financial service is being offered on behalf of one or more branches of the United States military or the United States Department of Veterans Affairs. This bill would also provide that if a person who violates this provision is licensed under any state licensing law, a violation of this provision shall be deemed a violation of the laws under which that person is licensed. This bill would provide that these provisions shall not apply to any bank, as defined, or any credit union, as defined.

Ch. 364 (SB 5) Machado Flood management.

(1) The Planning and Zoning Law requires a city, county, and city and county to adopt a comprehensive, long-term general plan for the physical development of the city, county, or city and county that addresses a number of elements. The law authorizes the legislative body of a city or county to adopt zoning ordinances regulating, among other things, the use of buildings, structures, and land. The law authorizes a city or county to enter into a development agreement with a person having a legal or equitable interest in real property for the development of the property.

This bill would require each city, including a charter city, and county within the Sacramento-San Joaquin Valley, within 24 months of the adoption of a specified flood protection plan by the Central Valley Flood Protection Board, to amend its general plan to include data and analysis contained in that flood protection plan, goals and policies for the protection of lives and property that will reduce the risk of flood damage, and related feasible implementation measures. The bill would require each city, including a charter city, and county within the Sacramento-San Joaquin Valley, within 36 months of the adoption of that flood protection plan but not more than 12 months after the amendment of the general plan under the bill's provisions, to amend its zoning ordinance so that it is consistent with the general plan, as amended. By establishing requirements on cities and counties, the bill would impose a state-mandated local program.

On the effective date of those amendments, a city, including a charter city, and county within the Sacramento-San Joaquin Valley would be prohibited from entering a development agreement for any property that is located within a flood hazard zone unless the city or county makes certain findings, based on substantial evidence. On the effective date of those amendments, a city, including a charter city, and county within the Sacramento-San Joaquin Valley would also be prohibited from approving any discretionary permit or entitlement, or any ministerial permit that would result in the construction of a new residence, for a project that is located within a flood hazard zone unless the city or county makes certain findings, based on substantial evidence.

(2) The Subdivision Map Act requires the legislative body of a city or county to deny approval of a tentative map, or a parcel map for which a tentative map was not required under certain circumstances.

The bill, after the amendments to the general plan and the zoning ordinance described in (1) have become effective, would require the legislative body of each city, including a charter city, and county within the Sacramento-San Joaquin Valley to deny approval of a tentative map, or a parcel map for which a tentative map was not required, for any subdivision that is located within a flood hazard zone unless the city or county makes specified findings, based on substantial evidence.

(3) The Department of Water Resources performs various flood control activities throughout the state. Existing law authorizes the Reclamation Board to engage in various flood control activities along the Sacramento River and San Joaquin River, their tributaries, and related areas.

This bill would require the department, on or before December 31, 2010, to prepare a strategic flood protection plan for the Sacramento-San Joaquin Valley. The department would be required to prepare a plan identified as the Central Valley Flood Protection Plan not later than January 1, 2012, and the Central Valley Flood Protection Board would be required to adopt the plan not later than July 1, 2012. The bill would require the plan to include specified components, including a description of the Sacramento-San Joaquin River Flood Management System, a description of the facilities included in the State Plan of Flood Control, an evaluation of the structural improvements necessary to bring each of the facilities of the State Plan of Flood Control to within its design standard, and a list of facilities recommended to be removed from the State Plan of Flood Control. The plan would be required to be updated every 5 years.

The bill would authorize the department to implement certain flood protection improvements before the adoption of the plan if the Director of Water Resources makes a specified determination. Upon the adoption of the plan by the board, certain facilities would be deemed to be a part of the Sacramento-San Joaquin River Flood Management System, and the board would be required to take action necessary to remove facilities from the State Plan of Flood Control that are recommended for removal in the plan.

The bill would require the department, on or before January 1, 2009, to propose for adoption and approval by the California Building Standards Commission updated requirements to the California Building Standards Code for construction in areas protected

by the facilities of the Central Valley Flood Protection Plan where levels are anticipated to exceed 3 feet for the 200-year flood event. The department would be required to develop a cost-sharing formula for specified bond funds for repairs or improvements of facilities included in the plan.

The bill would require each county, consistent with the adoption of the plan, to collaborate with cities within its jurisdiction to develop flood emergency plans. The bill would require each city, including a charter city, and county, consistent with the adoption of the plan, to collaborate with the state and local flood management agencies to provide cost-effective strategies for reducing flood risk to existing economically disadvantaged communities located in nonurbanized areas and to develop funding mechanisms to finance local flood protection responsibilities. By establishing new land use planning requirements on cities and counties, the bill would impose a state-mandated local program. The bill would authorize a local agency to prepare a local plan of flood protection in accordance with specified requirements.

(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, 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 become operative only if AB 162 and SB 17 are enacted and become operative.

Ch. 365 (SB 17) Florez Flood protection.

(1) Existing law establishes the 7-member Reclamation Board in the Department of Water Resources. Existing law requires the board members to be appointed and to serve at the pleasure of the Governor. Existing law prescribes compensation for each board member for time spent attending meetings of the board in the amount of \$100, except as specified. Existing law requires the board to elect one of its members as president. Existing law requires the board to appoint a secretary, who may be a board member, and authorizes the board to appoint a general manager, a chief engineer, and an assistant secretary. Existing law authorizes the board to employ certain other employees.

This bill would rename the Reclamation Board the Central Valley Flood Protection Board. The bill would require the board to act independently of the department. The bill would state the intent of the Legislature to transfer the duties and corresponding funding allocated to the Reclamation Board as it exists on December 31, 2007, together with all necessary positions, to the board as it is reconstituted on and after January 1, 2008. The bill would prohibit the department from overturning any action or decision by the board. The bill would increase the membership of the board from 7 to 9 members. The bill would require 7 members to be appointed by the Governor, subject to Senate confirmation, 4 of whom would be required to meet specified eligibility requirements and 3 of whom would be designated as public members. The bill would require one board member to be appointed by the Senate Committee on Rules and one board member to be appointed by the Speaker of the Assembly and would designate those 2 members as public members. The bill, with a certain exception, would require the board members to serve 4-year terms. The bill would require the board members to receive a salary identical to that received by members of the State Air Resources Board. The bill would require the Governor to select one of the board members as president. The bill would repeal provisions relating to the appointment or employment of specified personnel and, instead, authorize the board to appoint an executive officer and chief engineer and to employ legal counsel and other necessary staff.

(2) Existing law provides that a member of the board having an interest in lands within the drainage district is not disqualified from voting to execute any part of the plans of flood control or from carrying out the objects of the board.

This bill would instead require that a member of the board comply with specified conflict of interest requirements when voting to carry out any part of a plan of flood control and when carrying out the objects of certain provisions of law relating to the board. The bill would subject the board members to specified requirements relating to conflict of interest and ex parte communications.

(3) Existing law authorizes the board to engage in various flood control activities along the Sacramento River, San Joaquin River, their tributaries, and related areas.

This bill would prohibit a board member from advocating to a federal agency on behalf of a project that has been or is reasonably anticipated to be submitted to the board for review unless the board authorizes that action in accordance with specified requirements. The bill would require the board to adopt regulations relating to evidentiary hearings and to hold evidentiary hearings to determine any matter that requires the issuance of a permit. The bill would require the board to take action only after allowing public comment and to consider, as applicable, specified matters for the purpose of taking that action in any evidentiary hearing. The bill would authorize the board to collaborate with state and federal agencies, if appropriate, regarding certain multiobjective flood management strategies. The bill would require the department to prepare a preliminary report, by December 31, 2009, on the status of the State Plan of Flood Control and to submit the report to the board. The bill would require the department to inspect the project levees, as defined, and to include certain components in the preliminary report. The bill would require the board, by December 31, 2010, to adopt and submit to the Governor and the Legislature a final report in accordance with prescribed procedures. The bill would require the board, on or before December 31, 2010, to prepare and adopt a strategic flood protection plan. The bill would require the board to establish and update, every 5 years, standards for levee construction, operation, and maintenance. The bill would require the board to review local and regional land use plans to ensure their compliance with flood protection and public safety standards adopted by the board. The bill would require the board to review, and authorize the board to make recommendations regarding, flood control plans adopted by local public agencies. The bill would prohibit the board from allocating any funds to a local public agency for a flood control project unless the board determines that project ensures adequate flood protection consistent with existing law. The bill would establish procedures for the decertification of locally maintained flood control facilities as a part of the State Plan of Flood Control.

Ch. 366 (AB 5) Wolk Flood management.

(1) Existing law establishes the 7-member Reclamation Board in the Department of Water Resources. Existing law requires the board members to be appointed and to serve at the pleasure of the Governor. Existing law prescribes compensation for each board member for time spent attending meetings of the board in the amount of \$100, except as specified. Existing law requires the board to elect one of its members as president. Existing law requires the board to appoint a secretary, who may be a board member, and authorizes the board to appoint a general manager, a chief engineer, and an assistant secretary. Existing law authorizes the board to employ certain other employees.

This bill would rename the Reclamation Board the Central Valley Flood Protection Board. The bill would require the board to act independently of the department. The bill would state the intent of the Legislature to transfer the duties and corresponding funding allocated to the Reclamation Board as it exists on December 31, 2007, together with all necessary positions, to the board as it is reconstituted on and after January 1, 2008. The bill would prohibit the department from overturning any action or decision by the board. The bill would increase the membership of the board from 7 to 9 members. The bill would require 7 members to be appointed by the Governor, subject to Senate confirmation, 4 of whom would be required to meet specified eligibility requirements and 3 of whom would be designated as public members. The bill would require one board member to be the Chair of the Senate Committee on Natural Resources and Water and one board member to be the Chair of the Assembly

Committee on Water, Parks and Wildlife, and would designate those 2 members as nonvoting ex officio members. The bill, with a certain exception, would require the board members to serve 4-year terms. The bill would require the board members to receive a salary identical to that received by members of the State Air Resources Board and would incorporate additional changes made by AB 933, which has been chaptered. The bill would require the Governor to select one of the board members as president. The bill would repeal provisions relating to the appointment or employment of specified personnel and, instead, authorize the board to appoint an executive officer and chief engineer and to employ legal counsel and other necessary staff.

(2) Existing law provides that a member of the board having an interest in lands within the drainage district is not disqualified from voting to execute any part of the plans of flood control or from carrying out the objectives of the board.

This bill would instead require that a member of the board comply with specified conflict of interest requirements when voting to carry out any part of a plan of flood control and when carrying out the objectives of certain provisions of law relating to the board. The bill would subject the board members to specified requirements relating to conflict of interest and ex parte communications.

(3) Existing law authorizes the board to engage in various flood control activities along the Sacramento River, San Joaquin River, their tributaries, and related areas.

This bill would prohibit a board member from advocating to a federal agency on behalf of a project that has been or is reasonably anticipated to be submitted to the board for review unless the board authorizes that action in accordance with specified requirements. The bill would require the board to adopt regulations relating to evidentiary hearings and to hold evidentiary hearings to determine any matter that requires the issuance of a permit. The bill would require the board to take action only after allowing public comment and to consider, as applicable, specified matters for the purpose of taking that action in any evidentiary hearing. The bill would authorize the board to collaborate with state and federal agencies, if appropriate, regarding certain multiobjective flood management strategies.

(4) The Department of Water Resources performs various flood control activities throughout the state. Existing law also authorizes the Reclamation Board to engage in various flood control activities along the Sacramento River and San Joaquin River, their tributaries, and related areas. Existing law requires the board to establish and enforce standards for the maintenance and operation of, and to undertake other responsibilities with regard to, flood control works under its jurisdiction.

This bill would authorize the department to provide meals and other necessary support to any person engaged in emergency flood fight activities, as defined, on behalf of, or in cooperation with, the department. The bill would require the department, on or before December 31, 2008, to prepare, and the board to adopt, a schedule for mapping areas at risk of flooding in the Sacramento River and San Joaquin River drainage. The bill would authorize the board or the department to establish a program of mitigation banking for the activities of the board or the department and for the benefit of local districts in the discharge of specified flood control responsibilities.

The bill would require the department to prepare, and the board to adopt, a flood control system status report, to be updated periodically, for the State Plan of Flood Control, as defined, and to undertake a related inspection of project levees, as defined. The bill would require the department, on or before September 1, 2010, and on or before September 1 of each year thereafter, to provide written notice to each landowner whose property is determined to be within a levee flood protection zone. The bill would require the department to prepare and maintain maps for levee flood protection zones. The bill would authorize the department to revise the maps to include updated information.

The bill would require, on or before September 30 of each year, a local agency responsible for the operation and maintenance of a project levee to prepare and submit to the department a specified report of information for inclusion in periodic flood management reports

prepared by the department. By establishing these requirements on a local agency, the bill would impose a state-mandated local program. The bill would require the department, on or before December 31, 2008, to prepare and transmit to the board a report on project levees that are operated and maintained by each local agency using certain information. The bill would specify that a local agency responsible for the operation and maintenance of a project levee may propose to the board an upgrade of the project levee.

(5) Existing law authorizes, on a project-by-project basis, and in accordance with designated plans, state participation in federal flood control projects and specifies the degree of cooperation to be assumed by the state and local agencies in connection with those projects. Existing law, except as otherwise provided, requires the board to give assurances satisfactory to the Secretary of the Army that local cooperation as required by federal law will be furnished by the state in connection with described flood control projects.

This bill would authorize the department and the board to participate with the federal government or local agencies in the design of environmental enhancements associated with a federal flood control project, and to participate in the construction of environmental enhancements associated with a federal flood control project for which the state has authorized state participation.

(6) Existing law establishes procedures for the assumption of flood control maintenance and operation duties by the department in connection with the formation of a maintenance area on behalf of a federal flood control project unit if the department finds that a unit of a project is not being operate or maintained in accordance with standards established by federal regulations or the governing body of a local agency obligated to operate and maintain that unit by resolution declares that it no longer desires to operate and maintain the unit. Under existing law, the department and the board are not required to form a maintenance area if neither agency has given the nonfederal assurances to the United States required for the project, except as otherwise provided for a project for which an application for the formation of the maintenance area has been submitted on or before July 1, 2003. Existing law prescribes requirements relating to the imposition of assessments on behalf of a maintenance area. Existing law requires the funds generated by the imposition of the assessments to be deposited in the Water Resources Revolving Fund and continuously appropriates those funds to pay the operation and maintenance costs of maintenance areas. Existing law provides for the dissolution of a maintenance area.

This bill would provide for the formation of a maintenance area if the department determines that a project unit is not being operated or maintained in accordance with federal regulations or the modification of a project unit that has been permitted by the board and that provides flood protection is not being operated or maintained in accordance with the requirements established by the board or the department, or if the local agency obligated to operate and maintain the project unit declares that it no longer desires to do so. The bill would provide that, if a maintenance area is formed for a portion of a project unit, any remaining portion of the project unit not included in the maintenance area remains the responsibility of the local agency obligated to operate and maintain that unit. The bill would authorize the board and the department to consolidate maintenance areas that share a common boundary.

The bill would delete the provisions relating to the formation of a maintenance area for a project for which an application for the formation of a maintenance area has been submitted on or before July 1, 2003. The bill would provide that the department is not required to perform certain work in connection with the formation of a maintenance area requested by a local agency until the local agency requesting the formation of the maintenance area pays to the department an amount of money that reflects certain costs incurred by the department.

The bill would change requirements relating to the imposition of assessments by revising the definition of the term "maintenance" to include work described as maintenance by the board or the department. By expanding the definition of that term to include additional work, the costs of which would be paid on behalf of maintenance areas from the continuous

appropriation of funds from the Water Resources Revolving Fund, the bill would make an appropriation.

(7) Under existing law, the department expends or allocates funds on behalf of various flood control projects within the Sacramento-San Joaquin Delta and related areas.

This bill, commencing July 1, 2008, would subject the allocation or expenditure of funds by the state for the upgrade of a project levee, if that upgrade is authorized on or after July 1, 2008, that protects an urban area in which more than 1,000 people reside to a requirement that the local agency responsible for the operation and maintenance of the project levee and any city or county protected by the project levee enter into an agreement to adopt a safety plan that includes specified components, within 2 years. If a city or county is responsible for the operation or maintenance of the project levee, the bill would require the governing body to approve a resolution committing to the preparation of a safety plan within 2 years. The bill would define the "upgrade of a project levee" to mean specified improvements, excluding any action undertaken on an emergency basis.

(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 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.

(9) This bill would repeal certain provisions added by AB 156 if AB 156 and this bill are enacted and become operative and other conditions are met.

(10) This bill would repeal a provision added by SB 17 if SB 17 and this bill are enacted and become operative and other conditions are met.

Ch. 367 (AB 70) Jones Flood liability.

Existing law, under various circumstances, subjects a public entity or an employee of a public entity to liability for property damage or personal injury caused by or from floods or floodwaters.

This bill would provide that a city or county may be required to contribute its fair and reasonable share of the property damage caused by a flood to the extent that it has increased the state's exposure to liability for property damage by unreasonably approving, as defined, new development in a previously undeveloped area, as defined, that is protected by a state flood control project, unless the city or county meets specified requirements.

The bill would become operative only if SB 5 is enacted and becomes effective on or before January 1, 2008.

Ch. 368 (AB 156) Laird Flood control.

(1) The Department of Water Resources performs various flood control activities throughout the state. Existing law also authorizes the Reclamation Board to engage in various flood control activities along the Sacramento River and San Joaquin River, their tributaries, and related areas. Existing law requires the board to establish and enforce standards for the maintenance and operation of, and to undertake other responsibilities with regard to, flood control works under its jurisdiction.

This bill would authorize the department to provide meals and other necessary support to any person engaged in emergency flood fight activities, as defined, on behalf of, or in cooperation with, the department. The bill would require the department, on or before December 31, 2008, to prepare, and the board to adopt, a schedule for mapping areas at risk of flooding in the Sacramento River and San Joaquin River drainage. The bill would authorize the board or the department to establish a program of mitigation banking for the

activities of the board or the department and for the benefit of local districts in the discharge of specified flood control responsibilities.

The bill would require the department to prepare, and the board to adopt, a flood control system status report, to be updated periodically, for the State Plan of Flood Control, as defined, and to undertake a related inspection of project levees, as defined. The bill would require the department, on or before September 1, 2010, and on or before September 1 of each year thereafter, to provide written notice to each landowner whose property is determined to be within a levee flood protection zone. The bill would require the department to prepare and maintain maps for levee flood protection zones. The bill would authorize the department to revise the maps to include updated information.

The bill would require, on or before September 30 of each year, a local agency responsible for the operation and maintenance of a project levee to prepare and submit to the department a specified report of information for inclusion in periodic flood management reports prepared by the department. By establishing these requirements on a local agency, the bill would impose a state-mandated local program. The bill would require the department, on or before December 31, 2008, to prepare and transmit to the board a report on project levees that are operated and maintained by each local agency using certain information. The bill would specify that a local agency responsible for the operation and maintenance of a project levee may propose to the board an upgrade of the project levee.

(2) Existing law authorizes, on a project-by-project basis, and in accordance with designated plans, state participation in federal flood control projects and specifies the degree of cooperation to be assumed by the state and local agencies in connection with those projects. Existing law, except as otherwise provided, requires the board to give assurances satisfactory to the Secretary of the Army that local cooperation as required by federal law will be furnished by the state in connection with described flood control projects.

This bill would authorize the department and the board to participate with the federal government or local agencies in the design of environmental enhancements associated with a federal flood control project, and to participate in the construction of environmental enhancements associated with a federal flood control project for which the state has authorized state participation.

(3) Existing law establishes procedures for the assumption of flood control maintenance and operation duties by the department in connection with the formation of a maintenance area on behalf of a federal flood control project unit if the department finds that a unit of a project is not being operated or maintained in accordance with standards established by federal regulations or the governing body of a local agency obligated to operate and maintain that unit by resolution declares that it no longer desires to operate and maintain the unit. Under existing law, the department and the board are not required to form a maintenance area if neither agency has given the nonfederal assurances to the United States required for the project, except as otherwise provided for a project for which an application for the formation of the maintenance area has been submitted on or before July 1, 2003. Existing law prescribes requirements relating to the imposition of assessments on behalf of a maintenance area. Existing law requires the funds generated by the imposition of the assessments to be deposited in the Water Resources Revolving Fund and continuously appropriates those funds to pay the operation and maintenance costs of maintenance areas. Existing law provides for the dissolution of a maintenance area.

This bill would provide for the formation of a maintenance area if the department determines that a project unit is not being operated or maintained in accordance with federal regulations or the modification of a project unit that has been permitted by the board and that provides flood protection is not being operated or maintained in accordance with the requirements established by the board or the department, or if the local agency obligated to operate and maintain the project unit declares that it no longer desires to do so. The bill would provide that, if a maintenance area is formed for a portion of a project unit, any remaining portion of the project unit not included in the maintenance area remains the responsibility of

the local agency obligated to operate and maintain that unit. The bill would authorize the board and the department to consolidate maintenance areas that share a common boundary.

The bill would delete the provisions relating to the formation of a maintenance area for a project for which an application for the formation of a maintenance area has been submitted on or before July 1, 2003. The bill would provide that the department is not required to perform certain work in connection with the formation of a maintenance area requested by a local agency until the local agency requesting the formation of the maintenance area pays to the department an amount of money that reflects certain costs incurred by the department.

The bill would change requirements relating to the imposition of assessments by revising the definition of the term "maintenance" to include work described as maintenance by the board or the department. By expanding the definition of that term to include additional work, the costs of which would be paid on behalf of maintenance areas from the continuous appropriation of funds from the Water Resources Revolving Fund, the bill would make an appropriation.

(4) Under existing law, the department expends or allocates funds on behalf of various flood control projects within the Sacramento-San Joaquin Delta and related areas.

This bill, commencing July 1, 2008, would subject the allocation or expenditure of funds by the state for the upgrade of a project levee, if that upgrade is authorized on or after July 1, 2008, that protects an urban area in which more than 1,000 people reside to a requirement that the local agency responsible for the operation and maintenance of the project levee and any city or county protected by the project levee enter into an agreement to adopt a safety plan that includes specified components, within 2 years. If a city or county is responsible for the operation or maintenance of the project levee, the bill would require the governing body to approve a resolution committing to the preparation of a safety plan within 2 years. The bill would define the "upgrade of a project levee" to mean specified improvements, excluding any action undertaken on an emergency basis.

(5) Existing law generally prohibits the expenditure of funds by a state agency for capital outlay until the Department of Finance and the State Public Works Board have approved preliminary plans for the project by to be funded from a capital outlay appropriation.

This bill would provide that the approval of the State Public Works Board is not required prior to the expenditure of specified flood protection bond funds by the department under certain circumstances. The bill would also make inapplicable certain requirements relating to the adoption of regulations to the development and adoption of program guidelines and selection criteria for the purposes of the Disaster Preparedness and Flood Prevention Bond Act of 2006.

(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 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. 369 (AB 162) Wolk Land use: water supply.

(1) The Planning and Zoning Law requires a city or county general plan to include specified mandatory elements, including a land use element that designates the proposed general distribution and general location and extent of the uses of the land for various purposes and a conservation element that considers, among other things, the effect of development within the jurisdiction, as described in the land use element, on natural resources located on public lands, including military installations, and provides that the conservation element may also cover, among other things, flood control.

This bill would require the land use element to identify and annually review those areas covered by the general plan that are subject to flooding as identified by flood plain mapping prepared by the Federal Emergency Management Agency or the Department of Water Resources. The bill also would require, upon the next revision of the housing element, on or after January 1, 2009, the conservation element of the general plan to identify rivers, creeks, streams, flood corridors, riparian habitat, and land that may accommodate floodwater for purposes of groundwater recharge and stormwater management. By imposing new duties on local public officials, the bill would create a state-mandated local program.

(2) The Planning and Zoning Law also requires that a city or county general plan contain a safety element for the protection of the community from any unreasonable risks associated with the effects of seismically induced surface rupture, ground shaking, ground failure, tsunami, seiche, and dam failure; slope instability leading to mudslides and landslides, subsidence, liquefaction, and other seismic, geologic, and fire hazards.

This bill would also require, upon the next revision of the housing element, on or after January 1, 2009, the safety element to identify, among other things, information regarding flood hazards and to establish a set of comprehensive goals, policies, and objectives, based on specified information for the protection of the community from, among other things, the unreasonable risks of flooding.

The bill would also require the planning agency, upon each revision of the housing element to review, and if necessary, to identify new information that was not available during the previous revision of the safety element and would provide criteria by which cities and counties that have flood plain management ordinances may comply with these provisions.

(3) The Planning and Zoning Law also requires, prior to the periodic review of its general plan and prior to preparing or revising its safety element, each city and county to consult with the Division of Mines and Geology of the Department of Conservation and with the Office of Emergency Services, as specified, and requires that at specified times prior to adoption or amendment of the safety element, each city and county submit one copy of a draft or amendment of the safety element to specified state agencies and local governments for review pursuant to specified procedures.

Existing law establishes the 7-member Reclamation Board in the Department of Water Resources and requires the board members to be appointed and serve at the pleasure of the Governor. Senate Bill 17 of the 2006–07 Regular Session, if enacted, would rename the Reclamation Board as the Central Valley Flood Protection Board, and would revise the membership of the board.

This bill would also require each city and county located within the boundaries of the Sacramento and San Joaquin Drainage District to submit the draft element or draft amendment to the safety element of its general plan to the Central Valley Flood Protection Board and every local agency that provides flood protection to territory in the city or county at least 90 days prior to the adoption of, or amendment to, the safety element. The bill would also require the board and a local agency to review the draft or an existing safety element and report its written recommendations to the planning agency within 60 days of its receipt of the draft or existing safety element, as specified.

(4) The Planning and Zoning Law requires, prior to action by a legislative body to adopt or substantially amend a general plan, that the planning agency refer the proposed action to specified state, local, and federal agencies.

This bill would also require that the proposed action be referred to the board when the proposed action is within the boundaries of the Sacramento and San Joaquin Drainage District.

(5) The Planning and Zoning Law requires at least 2 years prior to a scheduled revision of a local government's housing element that each council of governments, or delegate subregion, as applicable, or the Department of Housing and Community Development, where there is no council of governments, develop a proposed methodology for distributing the existing and projected regional housing needs to cities, counties, and cities and counties

within the region or within the subregion, where applicable, pursuant to specified provisions. That law requires that the methodology be consistent with specified objectives that include, among other things, a determination of the availability of land suitable for urban development or for conversion to residential use, the availability of underutilized land, and opportunities for infill development and increased residential densities.

This bill would provide that the determination of available land suitable for urban development may exclude lands where the flood management infrastructure designed to protect the jurisdiction is not adequate to avoid the risk of flooding such that the development of housing would be impractical due to cost or other considerations.

(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. 370 (AB 740) Laird Vessels: invasive species.

The Marine Invasive Species Act, which generally applies to all vessels carrying or capable of carrying ballast water into the coastal waters of the state after operating outside of the coastal waters of the state and to all ballast water and associated sediments taken on a vessel, imposes specified requirements on the master, owner, operator, or person in charge of one of those vessels, that operates in the waters of the state, to minimize the uptake and release of nonindigenous species, including the removal of fouling organisms from the hull, piping, and tanks on a regular basis, and the cleaning of the ballast tanks regularly to remove sediments and dispose of those sediments. The act additionally requires the master, owner, operator, agent, or person in charge of one of those vessels, that visits a California port or place, to maintain specified information related to the vessel and ballast water management, and to make that information available to the State Lands Commission. The act defines terms for its purposes.

This bill would define the terms “submerged portion of a vessel” and “hull fouling” for purposes of the act and specify that the act additionally applies to all hull fouling. The bill would require those persons to remove hull fouling organisms from hull, piping, propellers, sea chests, and other submerged portions of one of those vessels on a regular basis, as the bill would define that term for purposes of removal of hull fouling organisms until specified regulations are adopted. The bill would require the cleaning of the ballast tanks regularly to remove fouling organisms and sediments. The bill would require inwater cleaning of the submerged portion of a vessel while in the waters of the state to be conducted using best available technologies economically achievable.

The bill also would require the master, owner, operator, agent, or person in charge of one of those vessels, that is subject to the Marine Invasive Species Act, to maintain specified records concerning drydocking, inwater cleaning of the submerged portion of the vessel, and antifouling paint applications to the vessel. The bill would require the master, owner, operator, agent, or person in charge to provide the information in electronic or written form to the commission annually upon request of the commission, beginning on January 1, 2008, and continuing until specified regulations are adopted.

The bill would require the commission, in consultation with specified entities, by January 1, 2012, to develop and adopt regulations governing the management of hull fouling on those vessels arriving at a California port or place, to protect the waters of the state.

Ch. 371 (AB 800) Lieu Discharge of hazardous substance or sewage.

(1) Existing law generally requires a person who, without regard to intent or negligence, causes or permits any sewage or other waste, or the effluent of treated sewage or other waste, to be discharged in or on any waters of the state, or discharged in or deposited 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, to immediately notify the local health officer or the director of

environmental health of the discharge. A person who fails to notify in accordance with these requirements is guilty of a misdemeanor that is punishable by a fine that is not less than \$500 nor more than \$1,000, or imprisonment for less than one year, or both.

(2) The Porter-Cologne Water Quality Control Act generally requires a person who causes or permits any hazardous substance or sewage to be discharged in or on any waters of the state, as soon as that person has knowledge of the discharge and other requirements are met, to immediately notify the Office of Emergency Services of the discharge in accordance with specified spill reporting requirements. The act requires the Office of Emergency Services to immediately notify the appropriate California regional water quality control board and the local health officer and administrator of environmental health of the discharge. A person who fails to notify in accordance with these requirements, with a certain exception, is guilty of a misdemeanor that is punishable by a fine of not more than \$20,000, imprisonment for not more than one year, or both.

This bill would provide that notification pursuant to these provisions does not nullify a person's responsibilities pursuant to (1) above.

Ch. 372 (AB 1056) Leno California Ocean Protection Act.

(1) The California Ocean Protection Act establishes the Ocean Protection Council in state government, consisting of the Secretary of the Resources Agency, the Secretary for Environmental Protection, the Chair of the State Lands Commission, and 2 public members. The executive officer of the State Coastal Conservancy acts as secretary to the council, and the Secretary of the Resources Agency is the chair of the council.

Under existing law, the council coordinates activities of state agencies that are related to the protection and conservation of coastal waters and ocean ecosystems to, among other things, establish policies to coordinate the collection and sharing of scientific data between agencies related to coastal and ocean resources.

This bill would repeal the requirement that the Secretary of the Resources Agency act as chair of the council, and instead would require the council, at its first meeting in a calendar year, to elect a chair from among its voting members.

This bill would require the council to establish a science advisory team of distinguished scientists to assist it in meeting the purposes of the act. At the request of the council, the science advisory team may convene to, among other things, review and evaluate results of research or investigations to provide information for the council's activities. The bill would require that the science advisory team include scientists from a range of disciplines in the council's purview and would require that the science advisory team provide an independent and timely analysis of reports and studies in a specified manner. The bill would also require the council to contract with the California Ocean Science Trust and other nonprofit organizations, ocean science institutes, academic institutions, or others that have experience in conducting the scientific and educational tasks that are required by the council. The bill would revise legislative findings regarding the council.

(2) Under existing law, the Legislature may appropriate funds directly to the State Coastal Conservancy for expenditures authorized by the council.

This bill would provide that if an expenditure has been approved by the council, approval of the State Coastal Conservancy is not required, except in the case of block grants provided by the council to be administered by the State Coastal Conservancy.

Ch. 373 (AB 1220) Laird Oil spill response fund.

(1) The Lempert-Keene-Seastrand Oil Spill Prevention and Response Act imposes a uniform oil spill response fee, as specified, during any period that the Oil Spill Response Trust Fund contains less than a designated amount, as prescribed, adjusted for inflation. The administrator is authorized to raise the fee only upon making certain findings regarding a calamitous or unforeseen event that will deplete the fund. The money in the fund is continuously appropriated for specified purposes and the fees, and interest on deposits in the

fund, may be expended for specified purposes. Existing law authorizes the Treasurer to purchase financial security, in a designated amount, which may be drawn upon by the administrator of the fund. Existing law requires the Treasurer to make necessary financial arrangements to obtain the money needed to pay for costs of an oil spill, in excess of money in the fund.

This bill would specify the procedures for the purchase and repayment of that financial security when moneys are borrowed by the Treasurer or the administrator. The bill would authorize the Treasurer to obtain financial security in a form which, in the event of an oil spill, may be drawn upon immediately by the administrator, upon making certain determinations. The bill would additionally impose the uniform oil spill response fee when the administrator determines that revenue is necessary to repay those borrowings or repay any draw on a financial security obtained by the Treasurer. The administrator would instead be authorized to increase the fee upon a finding that there are existing demands for expenditures from the fund that will deplete the fund. The Treasurer would be additionally authorized to enter any financial arrangement necessary or appropriate to refund any draw by the administrator, and the bill would require that borrowing to be reimbursed or repaid from the fund.

The bill would require the administrator, following an oil spill, in consultation with the Treasurer, to notify the Governor if the administrator determines that it is likely that there will not be sufficient moneys in the fund to pay expected costs in a timely manner. The bill would require the Governor, upon notification, to request the federal government to pay those costs, and if sufficient federal funds are not available within 5 days, the Governor would be required to make a written request to the Treasurer to borrow and deposit in the fund the amount necessary, as determined by the administrator, to pay those estimated excess response costs. The bill would provide that the party responsible for the spill is liable to the state for all money borrowed by the Treasurer for the purpose of responding to the oil spill.

The bill would appropriate from the fund moneys necessary to pay the principal, interest, premium, if any, fees, costs, or charges in connection with any standby arrangement or other financial arrangement, including bonds or obligations.

The bill would require the State Board of Equalization to cease collecting, and to resume collecting, the fee, in conformance with these changes, and to provide refunds, as specified.

(2) The act requires every owner or operator of specified marine facilities and owners or operators of certain vessels to prepare and implement an oil spill contingency plan containing specified provisions that has been submitted to, and approved by, the administrator, including provisions for training and drills at least annually on all elements of the plan.

This bill would revise the requirements of the plan to instead require the plan to include provisions for training and drills on elements of the plan at least annually and provisions for subjecting all elements of the plan to drills or tests, as specified by the administrator, at least once every 3 years.

(3) The act provides that a nonprofit maritime association that provides spill response services pursuant to an oil spill contingency plan approved by the administrator, and the association's officers, directors, members, and employees have limited liability, pursuant to specified requirements.

This bill would repeal that limited liability.

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

Ch. 374 (AB 1280) Laird Ocean resources: California Ocean Protection Trust Fund.

Existing law establishes the California Ocean Protection Trust Fund in the State Treasury. Moneys deposited in the fund, upon appropriation by the Legislature, are authorized to be expended for specified projects and activities and, upon authorization of the Ocean Protection Council, for grants, specified loans, or direct expenditures on projects or activities that take specified actions.

This bill would include the development and implementation of fishery management plans pursuant to a part of the Marine Life Management Act of 1998, as a project or activity for which the council may expend trust funds. Eligible projects and activities would include, but not be limited to, innovative community-based or cooperative management and allocation strategies that create incentives for ecosystem improvement. Eligible expenditures would include, but not be limited to, certain costs.

Existing law permits the Ocean Protection Council to expend those funds for grants or loans on certain projects to foster sustainable fisheries.

This bill would include as a permitted project the design of community-based or cooperative management mechanisms that promote certain goals.

Ch. 375 (AB 1396) Laird California Coastal Trail.

(1) Existing law authorizes the Legislature to transfer excess specified coastal zone property to specified agencies, including the State Coastal Conservancy, under specified circumstances.

This bill would require the Department of Transportation, for the purposes of existing law, to notify specified agencies on a quarterly basis, including the State Coastal Conservancy, of excess property.

(2) Existing law requires designated transportation planning agencies to prepare and adopt a regional transportation plan that includes a policy element, an action element, and a financial element. The plan is required to be directed at achieving a coordinated and balanced regional transportation system.

This bill would require those transportation planning agencies, whose jurisdiction includes a portion of the California Coastal Trail or property designated for the coastal trail, as specified, to coordinate with specified agencies regarding development of the coastal trail, and to include provisions for the coastal trail in their regional transportation plans. Because the bill thereby would increase the duties of local agencies, it would impose a state-mandated local program.

(3) Existing law requires the State Coastal Conservancy, in consultation with the Department of Parks and Recreation and the California Coastal Commission, to coordinate the development of the California Coastal Trail.

The bill would require the conservancy to also consult with the Department of Transportation in coordinating development of the coastal trail.

(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, 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. 376 (AB 3) Bass Physician assistants.

(1) Existing law, the Physician Assistant Practice Act, establishes the Physician Assistant Committee of the Medical Board of California (the medical board) and provides for its licensure of physician assistants meeting specified criteria and for the regulation of their practice. Under the act, a physician assistant is authorized to perform medical services under the supervision of a physician and surgeon who is authorized to supervise not more than 2 physician assistants at any one time, except under specified circumstances. The act prohibits a physician assistant from administering, providing, or issuing a drug order for Schedule II through Schedule V controlled substances without advance approval from a supervising physician and surgeon.

This bill would authorize a physician assistant to administer, provide, or issue a drug order for these classes of controlled substances without advance approval by a supervising physician and surgeon if the physician assistant completes specified educational

requirements. The bill would require a physician assistant and his or her supervising physician and surgeon to establish written supervisory guidelines and would specify that this requirement may be satisfied by the adoption of specified protocols. The bill would increase to 4 the number of physician assistants a physician and surgeon may supervise and would make related changes.

(2) Existing law, the Medi-Cal Act, establishes the Medi-Cal program to provide health care benefits and services to persons who meet specified eligibility criteria.

This bill would specify that services provided by a physician assistant are included as a covered benefit under the Medi-Cal program.

Ch. 377 (AB 101) Ma Vehicles: parking enforcement: video image evidence.

Existing law requires a peace officer or person authorized to enforce parking laws and regulations to securely attach to a vehicle in violation of those laws or regulations a notice of violation, if the vehicle is unattended during the time of the violation.

This bill would authorize the City and County of San Francisco (San Francisco), until January 1, 2012, to enforce parking violations in specified transit-only traffic lanes through the use of video image evidence. San Francisco would be authorized to install automated forward facing parking control devices on city-owned public transit vehicles for the purpose of video imaging of parking violations occurring in transit-only traffic lanes. A designated employee, who is qualified by San Francisco, would be required to review the video image for determining whether these parking violations had occurred and to issue a notice of a parking violation to the registered owner within 15 days of the violation. The video image records would be confidential and be available only to public agencies to enforce parking violations.

If San Francisco implements the pilot program authorized by this bill, San Francisco would be required, on or before March 1, 2011, to submit to the transportation committees of the Legislature an evaluation of the effectiveness of the pilot program.

Ch. 378 (AB 106) Berg Immunizations.

Under existing law, the State Department of Health Services is responsible for the licensure and regulation of health facilities, including general acute care hospitals, as defined.

Under existing law, the department also has responsibilities relating to the prevention and control of communicable diseases by various means, including requiring immunization by vaccine for various populations.

Existing law requires a skilled nursing facility, an intermediate care facility, or a nursing facility, as defined, to offer immunizations for influenza and pneumococcal disease to its residents, aged 65 years or older, between October 1 and April 1 of each year, and to offer pneumococcal vaccine to all new admittees. The facility is required to be reimbursed the standard Medi-Cal rate for vaccines provided to Medi-Cal recipients, except under specified circumstances. Existing law requires the facility to obtain informed consent for the immunization services from the resident or, if the person lacks the capacity to make medical decisions, for the person legally authorized to make medical decisions on the resident's behalf.

This bill would require a general acute care hospital, pursuant to its own standardized procedures and if it has the vaccine in its possession, each year, commencing October 1 to the following April 1, inclusive, to offer, prior to discharge, immunizations for influenza and pneumococcal disease to its inpatients, aged 65 years or older.

Ch. 379 (AB 126) Beall Structural Fumigation Enforcement Program.

Existing law provides that the Los Angeles County Agricultural Commissioner and the Orange County Agricultural Commissioner may contract with the Director of the Department of Pesticide Regulation to perform increased structural fumigation, inspection, and enforcement activities in Los Angeles County and Orange County. Existing law

authorizes the director to adopt regulations to carry out these provisions and to levy a civil penalty against a person violating these provisions.

This bill would also apply these provisions to the Santa Clara County Agricultural Commissioner and to Santa Clara County. The bill would repeal these provisions on January 1, 2010.

Ch. 380 (AB 187) Nakanishi Veterans.

Existing law authorizes counties to pay for any necessary expenses for the burial or cremation of any indigent veteran, not to exceed \$75. Existing law further provides that the money necessary to provide this aid may be taken from the general fund of the county. For purposes of implementing these provisions, existing law defines a veteran as a person honorably discharged from any branch of the United States Army, Navy, or American Red Cross that has served in any war in which the United States has been engaged.

This bill would instead define a veteran for the purposes of the laws that authorize the provision of local aid to indigent veterans, as any person who has both been honorably discharged from the United States Army, United States Navy, United States Air Force, United States Marine Corps, United States Coast Guard, the Merchant Marine, or the American Red Cross, and who has served in any war. This bill would increase the amount that counties may pay for the burial or cremation of any indigent veteran to \$350. This bill would repeal obsolete provisions pertaining to the source of funds for aid to indigent veterans.

Existing law authorizes a soldier, sailor, or marine, as specified, designated by the board of supervisors of a county, to pay \$250 toward the burial expenses of a veteran, or a widow of a veteran, as specified. Existing law provides that the expenses to the county of each burial or contribution shall not exceed \$250.

This bill would increase the amount that a soldier, sailor, or marine may contribute toward the burial expenses of a veteran, or a widow of a veteran, to \$350. This bill would provide that the amount that each county is required to pay or contribute for the burial expenses of a veteran or a widow of a veteran shall not exceed \$350.

Ch. 381 (AB 198) Committee on Budget Income taxes: limited liability companies: apportionment.

The Personal Income Tax Law requires every limited liability company subject to a specified tax to pay annually to this state a fee equal to specified amounts based upon total income from all sources reportable to this state. That law defines total income as gross income, as defined, plus the cost of goods sold, as specified.

This bill, for taxable years beginning on and after January 1, 2007, would clarify that total income from all sources reportable to this state means gross income, as defined, plus the cost of goods sold, as specified, derived from or attributable to this state within the meaning of specified provisions of the Corporation Tax Law relating to apportionment and allocation, as provided. This bill would make legislative findings and declarations regarding the necessity for the equitable treatment of limited liability companies.

Existing law provides, for the purposes of specified taxes, that if any deduction, credit, or exclusion administered under the Personal Income Tax Law or the Corporation Tax Law is finally adjudged discriminatory against a national banking association under a specified federal law, or is for any reason finally adjudged invalid, or discriminatory under the California Constitution or the laws or Constitution of the United States, the tax shall be recomputed by the Franchise Tax Board, as specified.

This bill would provide that if a fee imposed under a specified section is finally adjudged as discriminatory or unfairly apportioned under the California Constitution or the laws or the Constitution of the United States, the fee of a disfavored taxpayer that files, or has filed, a timely claim for refund asserting discrimination or unfair apportionment shall be recomputed by the Franchise Tax Board for the taxable year in question, as of the time of

allowance of the recomputation, only to the extent necessary to remedy the discrimination or unfair apportionment not otherwise relieved by existing law, and that the amount of the fee as originally computed shall be subject to the provisions relating to original computations.

This bill would make findings with regard to actions for refunds of fees.

This bill would take effect immediately as a tax levy.

Ch. 382 (AB 216) Bass Special education: nonpublic, nonsectarian schools.

Existing law requires school districts, county offices of education, and special education local plan areas to comply with state laws that conform to the federal Individuals with Disabilities Education Act, in order that the state may qualify for federal funds available for the education of individuals with exceptional needs. School districts, county offices of education, and special education local plan areas are required to identify, locate, and assess individuals with exceptional needs and to provide those pupils with a free appropriate public education in the least restrictive environment, with special education and related services as reflected in an individualized education program. Under certain circumstances, a school district, county office of education, or special education local plan area is authorized to enter into a contract for the provision of special education and related services with a nonpublic, nonsectarian school or agency that has been certified by the Superintendent of Public Instruction.

Under existing law, a nonpublic, nonsectarian school that provides special education and related services to an individual with exceptional needs is required to certify in writing to the Superintendent that it meets specified requirements, including, among others, that pupils have access to the specified educational materials, services, and programs to the extent available at the local educational agency in which the nonpublic school is located. One of the specified educational materials relates to standards-based, core curriculum and instructional materials.

This bill, instead, would require that the educational materials, services, and programs provided by the nonpublic, nonsectarian school be consistent with the pupil's individualized education program. The bill also would revise the provision relating to standards-based, core curriculum and instructional materials.

Ch. 383 (AB 227) Beall Trial court funding.

Existing law specifies the amounts that the counties are required to remit to the state for the purposes of trial court funding. Under existing law, the state and the counties have negotiated transfers of county civil assessment revenue and the counties' portion of certain fees. Existing law provides, commencing July 1, 2005, that the counties' obligation to remit specified amounts to the Trial Court Trust Fund is reduced each fiscal year through the 2008–09 fiscal year, in accordance with specified procedures.

This bill would revise the amounts that the counties are obligated to remit to the Trial Court Trust Fund commencing in the 2006–07 fiscal year. The bill would provide that these new amounts do not apply for purposes of a calculation related to fee, fine, and forfeiture revenue. The bill would specifically provide the amount that the County of Santa Clara was required to remit in the 2005–06 fiscal year and would provide that this amount is to be reduced by a specified calculation. The bill would state the intent of the Legislature that this provision operate retroactively. The bill would provide a specified amount that the County of Santa Clara is required to remit in the 2006–07 fiscal year and in subsequent fiscal years, and would provide that it is to be reduced by a specified calculation. The bill would also make conforming changes.

Ch. 384 (AB 321) Nava Vehicles: prima facie speed limits: schools.

(1) Existing law establishes a 25 miles per hour prima facie limit when approaching or passing a school building or the grounds thereof, contiguous to a highway and posted up to

500 feet away from the school grounds, with a standard “SCHOOL” warning sign, while children are going to or leaving the school either during school hours or during the noon recess period. The prima facie limit also applies when approaching or passing school grounds that are not separated from the highway by a fence, gate, or other physical barrier while the grounds are in use by children and the highway is posted with a standard “SCHOOL” warning sign. A violation of that prima facie limit is an infraction.

Existing law allows a city or county, based on an engineering and traffic survey that the prima facie speed limit of 25 miles per hour is more than is reasonable or safe, by ordinance or resolution, to determine and declare a prima facie speed limit of 20 or 15 miles per hour, whichever is justified as the appropriate speed limit by that survey.

This bill would additionally allow a city or county to establish in a residence district, on a highway with a posted speed limit of 30 miles per hour or slower, a 15 miles per hour prima facie limit when approaching, at a distance of less than 500 feet from, or passing, a school building or the grounds thereof, contiguous to a highway and posted with a school warning sign that indicates a speed limit of 15 miles per hour, while children are going to or leaving the school, either during school hours or during the noon recess period. The prima facie limit would also apply when approaching, at that same distance, or passing school grounds that are not separated from the highway by a fence, gate, or other physical barrier while the grounds are in use by children and the highway is posted with one of those signs.

The bill would provide that a 25 miles per hour prima facie limit in a residence district, on a highway with a posted speed limit of 30 miles per hour or slower, applies, as to those local authorities, when approaching, at a distance of 500 to 1,000 feet from, one of those areas where children are going to or leaving the school, either during school hours or during the noon recess period, that is posted with a school warning sign that indicates a speed limit of 25 miles per hour.

The bill would require that these prima facie speed limits apply only to highways that meet certain conditions.

The bill would require a city or county that adopts a resolution or ordinance establishing revised prima facie limits to reimburse the Department of Transportation for any costs incurred by that department in implementing the bill.

By authorizing a change in the prima facie limits, the bill would expand the scope of an existing 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. 385 (AB 328) Salas Health care service plans: disease reports.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975 (Knox-Keene Act), provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Under the Knox-Keene Act, all contracts between a provider and a plan are required to be in writing. Other provisions of existing law require a health care provider, as defined, to report specified diseases or conditions of a patient to the local health officer where the patient resides.

This bill would require a health care service plan, on and after July 1, 2008, to include in its contract with a health care provider, as defined, who provides services to an enrollee in Mexico a provision requiring the provider to comply with this mandate, reporting the specified diseases or conditions to the health officer in California where the patient resides or is employed. The bill would also require a health care service plan that contracts with those health care providers to give a specified notification to those providers of the reporting requirement.

Because the bill would specify an additional requirement under the Knox-Keene Act, the willful violation of which would be 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. 386 (AB 329) Nakanishi Chronic diseases: telemedicine.

Existing law, the Medical Practice Act, creates the Medical Board of California that is responsible for issuing a physician and surgeon's certificate to practice medicine and for regulating the practice of physicians and surgeons. The act also regulates the practice of telemedicine, defined as the practice of health care delivery, diagnosis, consultation, treatment, transfer of medical data, and education using interactive audio, video, or data communications.

This bill would authorize the board to establish a pilot program to expand the practice of telemedicine, and would authorize the board to implement the program by convening a working group. The bill would specify that the purpose of the pilot program would be to develop methods, using a telemedicine model, of delivering health care to those with chronic diseases and delivering other health information. The bill would require the board to make recommendations regarding its findings to the Legislature within one calendar year of the commencement date of the pilot program.

Ch. 387 (AB 463) Huffman Vehicles: disabled persons: parking.

Existing law authorizes a vehicle that is equipped with a side-loading lift or ramp that is used for the loading and unloading of disabled persons to park in not more than 2 adjacent stalls or spaces in a public off-street parking facility when loading or unloading disabled persons, under specified circumstances.

This bill would revise that provision to apply to a vehicle with a special license plate or distinguishing placard issued to a disabled person or disabled veteran, or entity transporting those persons, which is equipped with a lift, ramp, or assistive equipment. The bill would make the provision applicable on a street or highway or in a public or private off-street parking facility.

Ch. 388 (AB 403) Tran Attorney-client privilege.

(1) Under existing law, a client of a lawyer has a privilege to refuse to disclose, and to prevent another from disclosing, a confidential communication between the client and lawyer if the privilege is claimed by the holder of the privilege, a person who is authorized to claim the privilege by the holder, or the person who was the lawyer at the time of the confidential communication. However, the lawyer may not claim the privilege if there is no holder of the privilege in existence or if he or she is otherwise instructed by a person authorized to permit disclosure.

This bill would require the California Law Revision Commission to study whether and, if so, under what circumstances, the attorney-client privilege should survive the death of the client, and to report all of its findings to the Legislature on or before July 1, 2009.

(2) Under existing law, if subsequent administration of an estate is necessary after the personal representative has been discharged because other property is discovered or because it becomes necessary or proper for any cause, the court is required to appoint as personal representative the person entitled to appointment and to give notice of the hearing of the appointment to the person who served as personal representative at the time of the order of discharge and to other interested persons, as specified.

This bill would require the appointed personal representative to be a holder of the decedent's lawyer-client privilege, as specified. The bill also would require the court to

perform these functions when subsequent administration of an estate is necessary after the personal representative has been discharged because disclosure is sought of a communication that is deemed privileged in the absence of a waiver by a personal representative, as specified.

Ch. 389 (AB 468) Ruskin Vehicles: abatement of abandoned vehicles.

(1) Existing law authorizes a county satisfying specified conditions to establish a service authority for the abatement of abandoned vehicles and to impose a \$1 vehicle registration fee for the abatement of abandoned vehicles. The fees imposed and the moneys received by the service authority from the Abandoned Vehicle Trust Fund, a continuously appropriated fund, can only be used for the abatement, removal, and disposal of abandoned, wrecked, dismantled, or inoperative vehicles from private or public property. The service authority is authorized to adopt an ordinance establishing procedures for the abatement, removal, and disposal, as a public nuisance, of an abandoned, wrecked, dismantled, or inoperative vehicle and for the recovery of costs.

This bill would authorize the service authority to use the fees imposed, as well as the moneys received from the Abandoned Vehicle Trust Fund, for the costs associated with the enforcement of the ordinance adopted by the service authority. The service authority would be prohibited from offsetting the costs of vehicles towed under authorities other than the ordinance adopted by the service authority or when the costs are recovered by another provision of law. The service authority would be authorized to carry forward unexpended money in a fiscal year to the following fiscal year for the abandoned vehicle abatement program upon agreement with its member agencies. The service authority would be authorized to carry out an abandoned vehicle abatement from public property after providing a notice specified by a local ordinance of the jurisdiction in which the abandoned vehicle is located and that notice has expired.

(2) Existing law requires a service authority to issue to the Controller a yearend fiscal report by October 31 of each year.

This bill would require the service authority additionally to include in the fiscal report the number of notices to abate issued to vehicles, the total expenditures by the service authority for towing and storage of abandoned vehicles during the previous fiscal year, and the number of vehicles disposed of pursuant to the abandoned vehicle abatement program in the previous fiscal year. On or before January 1, 2010, and biennially thereafter, the service authority would be required to have a financial audit conducted by a qualified independent 3rd party.

Ch. 390 (AB 475) Emmerson Criminal procedure: motions.

Existing law requires a person seeking to have a court order the record of his or her arrest destroyed to serve a copy of the petition on the prosecuting attorney of the county or city having jurisdiction over the offense.

This bill would require the petitioner to also serve a copy of the petition on the law enforcement agency having jurisdiction over the offense and would allow the law enforcement agency to present evidence at the motion through the district attorney.

Ch. 391 (AB 569) Portantino Wiretaps.

Existing law regulating government interception of electronic communications, as specified, remains in effect only until January 1, 2008.

This bill would extend the effective date to January 1, 2012.

Because this bill would expand the duties of local law enforcement, 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, 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. 392 (AB 587) Karnette Antiterrorism: training courses and activities.

Existing law requires the Department of Motor Vehicles to make available for issuance the California memorial license plate. Additional fees other than the base fees are required for the issuance, renewal, retention, or transfer of California memorial license plates. Existing law requires 85% of the additional revenue derived from the issuance, renewal, transfer, and substitution of California memorial license plates to be deposited in the Antiterrorism Fund. Upon appropriation by the Legislature, $\frac{1}{2}$ of the moneys in the fund is required to be allocated to the Office of Emergency Services to be used solely for antiterrorism activities, as defined, and $\frac{1}{2}$ of the moneys in the fund is required to be used solely for antiterrorism activities. Eligible activities include, but are not limited to, hiring and training additional law enforcement, fire protection, and public health personnel, and response training for existing and additional law enforcement, fire protection, and public health personnel.

This bill would appropriate \$5,000,000 from the fund. Two million five hundred thousand dollars of that money would be appropriated to the Office of Emergency Services for disbursement in the 2007–08, 2008–09, and 2009–10 fiscal years to the California Fire Fighter Joint Apprenticeship Program. The program would be required to expend that money to develop, in cooperation with the State Fire Marshal, antiterrorism training courses and reimburse fire agencies for antiterrorism training activities. The remaining \$2,500,000 would be appropriated to the Commission on Peace Officer Standards and Training for expenditure in the 2007–08, 2008–09, and 2009–10 fiscal years. The commission would be required to expend that money to develop antiterrorism training courses and reimburse local law enforcement agencies and eligible state law enforcement agencies for antiterrorism training activities.

Ch. 393 (AB 673) Hayashi Child abuse or neglect: mandated reports.

Existing law, the Child Abuse and Neglect Reporting Act, requires the filing of a report with a police department or county sheriff's office or county welfare department by a mandated reporter, as defined, who, in his or her professional capacity or within the scope of his or her employment, has knowledge of or observes a child whom the mandated reporter knows or reasonably suspects has been the victim of child abuse or neglect. For the purposes of these provisions, the terms "child abuse or neglect in out-of-home care" and "child abuse or neglect" are defined as including physical injury inflicted by other than accidental means. Failure to file a mandated report is a misdemeanor.

This bill would amend the terms "child abuse or neglect in out-of-home care" and "child abuse or neglect" to include death inflicted by other than accidental means.

Existing law also provides that any other person who has knowledge of or observes a child whom he or she knows or reasonably suspects has been a victim of child abuse or neglect may report the known or suspected instance of child abuse or neglect.

This bill would specify that these provisions apply to a mandated reporter who acts in his or her private capacity and not in his or her professional capacity or within the scope of his or her employment.

Because this bill would increase the duties of local officials, and increase the scope 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 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. 394 (AB 679) Benoit Illegal dumping: assessments.

Existing law establishes various offenses for littering and illegal dumping.

This bill would require the court to impose a fine on violators in addition to any other penalty or fine, in the amount of \$100 for an infraction or \$200 for a misdemeanor, as specified. The bill would require that the money from the fines be deposited in the city's or county's general fund for use for illegal dumping enforcement, as specified.

Ch. 395 (AB 702) Portantino Musical performances or productions: deceptive acts.

Existing law prohibits various unfair business practices, including certain advertising practices. Existing law provides various remedies for these violations, including civil penalties of not more than \$2,500 per violation, restitution, and injunctive relief. Existing law also makes it a crime to violate any of the provisions governing advertising.

This bill would make it unlawful for any performing group or its promoter, manager, or agent to advertise or conduct a live musical performance or production through the use of a false, deceptive, or misleading affiliation, connection, or association between a performing group and a recording group, as defined, except under specified circumstances.

By adding this new provision, this bill 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. 396 (AB 758) Plescia Vehicles: traffic violator schools.

(1) Existing law authorizes a court to order a person convicted of a traffic violation to attend a traffic violator school licensed under certain provisions of the Vehicle Code; or, in lieu of adjudicating a traffic offense, if the defendant holds a certain noncommercial driver's license, and with the consent of the defendant, to order the person to attend a licensed traffic violator school, a licensed driving school, or any other court-approved program of driving instruction.

This bill would prohibit the Department of Motor Vehicles from requiring a licensee, in the event of a cancellation of a scheduled class, to provide a program of instruction in traffic safety to a person for a fee that is less than the standard fee normally charged by the licensee for its program if the notice of cancellation was given to a student at least 72 hours in advance of the class, or if the class was canceled due to exigent circumstances beyond the control of the licensee.

(2) Existing law authorizes a licensed traffic violator school to charge a fee, not to exceed \$3, in addition to the fee charged by the department, for the issuance of a duplicate certificate of completion.

The bill would authorize the traffic violator school to charge a fee, not to exceed \$15, instead of \$3, for the issuance of a duplicate certificate of completion, at the request of a traffic violator, when the original was lost, stolen, or mutilated.

(3) Existing law permits a court to order a continuance against a person who receives a notice to appear in court for a violation of a statute relating to the safe operation of a vehicle, in consideration for attendance at a licensed school for traffic violators, a licensed driving school, or other court-approved program of driving instruction, and after that attendance and subject to specified conditions, to dismiss the complaint.

This bill would require the Department of Motor Vehicles, on or before July 1, 2008, to submit a report to the Legislature containing a comprehensive plan with specified components by which the licensing of all traffic violator instruction programs may be consolidated under the authority of the department.

Ch. 397 (AB 836) Bass In-home supportive services providers: tax credit.

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

Existing law permits services to be provided under the IHSS program either through the employment of individual providers, a contract between the county and an entity for the provision of services, the creation by the county of a public authority, or a contract between the county and a nonprofit consortium.

Existing law requires the Controller to install and operate a uniform state payroll system for all state agencies, except as specified. Existing law also imposes various duties on the Controller with respect to the payment of IHSS provider wages.

This bill would require the Controller, between January 1 and April 15 of each year, to include a notice on, and insert an informational flyer, which shall be prepared by the State Department of Social Services, with, all payroll warrants issued to IHSS providers informing those providers that they may qualify for the federal earned income tax credit.

Ch. 398 (AB 868) Davis Gasoline dispensing: weights and measures.

Existing law regulates gasoline temperature and measurement for purposes of dispensing fuel at retail facilities.

This bill would require the California Energy Commission, in partnership with the Department of Food and Agriculture and the State Air Resources Board, to conduct a cost-benefit analysis and survey, as specified, and to make recommendations to the Legislature regarding future legislation and regulations, regarding the reference temperature for fuel dispensation, as specified, not later than December 31, 2008.

Ch. 399 (AB 886) Sharon Runner Notaries.

Existing law requires a notary public to keep one active sequential journal of all official acts and requires that the journal include copies of notarized documents and, in connection with the signing of a deed, quitclaim deed, or deed of trust affecting real property, a thumbprint of the signing party.

This bill would apply the thumbprint requirement in connection with specified notarized documents.

Existing law requires a notary public, when executing various documents, to determine from personal knowledge or satisfactory evidence, the existence of certain facts or identities, as specified.

This bill would instead require that this determination be from satisfactory evidence and would make conforming changes. This bill would also provide that failure to obtain satisfactory evidence, under certain circumstances, would subject a notary public to a civil penalty not to exceed \$10,000, enforceable by the Secretary of State or any public prosecutor.

Existing law requires a notary public to notify the Secretary of State of any change in the location or address of the principal place of business or of any name change.

This bill would prohibit a notary from using a commercial mail receiving agency or post office as his or her principal place of business or residence, subject to a specific exception. It would make willful failure to notify the secretary of a change of address or name to be punishable as an infraction by a fine of not more than \$500.

Existing law authorizes the Secretary of State to refuse to appoint any person as notary public or to revoke or suspend the commission of any notary public upon specified grounds.

Existing law also makes specified violations by a notary public punishable by a civil penalty not to exceed \$750 or \$1,000.

This bill would recast the provisions under which the secretary may, and specify provisions under which the secretary shall, refuse to appoint any person as notary public. It would make conforming changes to the fine provisions and provide specific civil penalties if he or she willfully fails to provide access to the journal when requested by a peace officer, willfully fails to disclose the receipt of notice of revocation as specified, or fails to obtain a thumbprint from a party signing a document.

Existing law sets forth the circumstances under which a notary surrenders a journal of notarial acts to a peace officer.

This bill would require a peace officer to have probable cause, as defined, to seize a journal of notarial acts and would require that any applicable requirements of, or exceptions to state and federal law apply to a peace officer engaged in the search or seizure of a sequential journal. This bill would set forth the conditions upon which a notary public may surrender the journal. The bill would require a peace officer or law enforcement agency that seizes a journal to notify the Secretary of State, by facsimile, within 24 hours, or as soon as possible, of the name of the notary public whose journal was seized.

Existing law authorizes the Secretary of State to enforce provisions of law governing notaries.

This bill would authorize peace officers and public prosecutors to also enforce specific provisions, and would require a public prosecutor to notify the Secretary of State when a civil penalty is imposed for violations of those provisions.

By expanding the duties of public prosecutors, this bill 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.

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

Ch. 400 (AB 903) Houston Emergency services.

Existing law, the California Disaster Assistance Act, requires the Director of the Office of Emergency Services to allocate funds for any local agency project to restore or repair real property of the local agency damaged or destroyed by a disaster, as specified. The Disaster Assistance Fund is continuously appropriated, without regard to fiscal years, for purposes of the act.

This bill would provide that a private nonprofit organization that is eligible for specified disaster assistance under federal law would be eligible for state assistance for distribution of supplies, and other disaster or emergency assistance activities resulting in extraordinary cost. It would provide that an organization is not eligible for assistance under these provisions if it employs religious content in the provision of emergency assistance and would require that the grant of assistance comply with constitutional prohibitions against discrimination and the use of public funds to aid any religious organization or activity. It would direct the Office of Emergency Services to adopt regulations for this purpose. By expanding the purpose for which moneys in the Disaster Assistance Fund, a continuously appropriated fund, are available, this bill would make an appropriation.

Ch. 401 (AB 920) Brownley Crime information: disclosure: consideration.

Existing law prohibits the dissemination or disclosure of certain personal information of peace officers, as specified.

This bill would provide that certain persons who, for financial gain, disclose or solicit the exchange of information obtained in the course of a criminal investigation, with the knowledge that the disclosure of the information is prohibited, as specified, would be guilty of a misdemeanor punishable by a fine not exceeding \$1,000. The bill would also provide

that those same certain persons who, for financial gain, solicit or sell any photograph or video taken without authorization inside a law enforcement or court facility, as specified, would be guilty of a misdemeanor punishable by a fine not exceeding \$1,000. The bill would also provide that any person who, for financial gain, solicits any of those certain persons to disclose information obtained in the course of a criminal investigation, the disclosure of which is prohibited, or who, for financial gain, solicits any of those certain persons to disclose any photograph or video taken without authorization inside a law enforcement or court facility, as specified, would be guilty of a misdemeanor punishable by a fine not exceeding \$1,000. The bill would also require, upon conviction, the forfeiture of monetary compensation received for the commission of any of the offenses described above, as specified.

Because this bill would create new 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. 402 (AB 935) Committee on Business and Professions County clerks: preservation of records.

Existing law authorizes a county officer to destroy any nonjudicial documents or records in his or her custody if authorized by a resolution of the board of supervisors and if the records are, prior to destruction, photographed, microphotographed, or otherwise recorded for public use. Existing law requires any papers or documents to be retained by the county clerk for at least one year before they are destroyed, unless another provision of law requires that they be retained longer.

Existing law requires legal document assistants and unlawful detainer assistants to be registered with the county clerk in the county in which their principal place of business is located and in any other county in which they perform acts for which registration is required. Existing law requires process servers and professional photocopiers to be registered with the county clerk of the county in which they reside or have a principal place of business, as specified. Existing law requires the Insurance Commissioner to certify the names of holders of bail licenses to every county clerk of the state and to make up and certify to every county clerk in the state a complete list of all admitted surety insurers.

This bill would, in the case of a legal document assistant, unlawful detainer assistant, process server, or professional photocopier, require the county clerk to retain an application for registration or certificate of registration for a period of 3 years following the expiration date of the application or certificate, after which time the bill would authorize the destruction of the application or certificate if that application or certificate is scanned or if the requirements for the destruction of nonjudicial documents or records are met. The bill would require the retention of the scanned image for a period of 10 years, after which time the bill would authorize the destruction of that image without the making or preservation of a reproduction. The bill would, in the case of the certification of the names of holders of bail licenses and the complete list of admitted surety insurers, require the county clerk to retain these records for a period of 2 years, after which time the bill would authorize the destruction of these documents without the making or preservation of a reproduction.

Because this bill would impose additional duties on county clerks, 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, 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. 403 (AB 976) Charles Calderon Tenancy: tenant's characteristics.

Existing law regulates the terms and conditions of residential tenancies. Existing law requires, among other things, that a dwelling unit be fit for human occupation, and prohibits a landlord from engaging in certain activities, including threats and extortion, to influence a tenant to vacate.

This bill would prohibit a city, county, or city and county from requiring a landlord to, among other things, compile, disclose, report, provide, or otherwise take any action regarding a tenant or a prospective tenant based on the immigration or citizenship status of that tenant. The bill would also prohibit a landlord from independently performing any of these acts. The bill would specify that these provisions do not prohibit a landlord from complying with any federal law or from requesting information necessary to determine or verify identity or financial qualifications.

Ch. 404 (AB 1010) Hernandez San Gabriel Basin Water Quality Authority Act.

(1) Existing law, the San Gabriel Basin Water Quality Authority Act, establishes the San Gabriel Basin Water Quality Authority and provides for its powers and duties. Existing law repeals the act on July 1, 2010. Upon the act's repeal, existing law prescribes various requirements for the administration of the authority's debts and assets.

This bill would extend the July 1, 2010, date of repeal of the act to July 1, 2017, thereby imposing a state-mandated local program by extending the period of time in which the authority and other local public entities are required to carry out various duties under the act.

(2) The act requires the authority to develop and adopt a basinwide groundwater quality management and remediation plan and to cooperate with all appropriate entities for that purpose.

This bill would require the authority, commencing April 1, 2008, and on at least a quarterly basis thereafter, to update its Internet Web site with information regarding its activities undertaken pursuant to the basinwide groundwater quality management and remediation plan. The bill would require the authority, to submit by March 31, 2008, and every 6 months thereafter, a status report on its activities undertaken pursuant to the plan to the State Water Resources Control Board and the Los Angeles Regional Water Quality Control Board.

(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. 405 (AB 1079) Richardson Crime laboratories.

Existing law requires the Department of Justice to perform duties in the investigation, detection, apprehension, and prosecution or suppression of crimes.

This bill would require the department, to establish a task force, as specified, to conduct a review of California's crime laboratory system. The task force would be required to review and make recommendations as to how best to configure, fund, and improve the delivery of state and local crime laboratory services in the future and to report its findings to the Department of Finance and specified legislative committees by July 1, 2009. The bill would also set forth related legislative findings.

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

Ch. 406 (AB 1092) Emmerson Recreational vehicles.

Existing law prohibits a manufacturer, manufacturer branch, distributor, or distributor branch that is licensed under the Vehicle Code from engaging in certain conduct involving

a dealer having a franchise for the sale of new vehicles or vehicle parts. A violation of the Vehicle Code is a crime.

For a dealer and manufacturer agreement involving recreational vehicles, this bill would additionally prohibit, upon mutual agreement of the parties to enter into a dealer agreement, a licensed manufacturer, manufacturer branch, distributor, or distributor branch from failing or refusing to provide a written dealer agreement that complies with statutory franchise requirements. The agreement would be required to include provisions regarding dealership transfer and termination, sales territory, and reimbursement for dealer costs for work related to the manufacturer's warranty for each line-make of recreational vehicle covered by the agreement.

Because a violation of this prohibition would be 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. 407 (AB 1139) Emmerson Department of Motor Vehicles: display systems: advertising.

Existing law specifies the duties and responsibilities of the Department of Motor Vehicles.

This bill would authorize the department to enter into a contract with a private vendor for the purpose of acquiring and utilizing message display systems that may be used on the department's mailings or other department property. The contract vendor would be allowed to utilize a portion of the available time and space for the purpose of advertising products or services. Advertising on a message display system would be limited to 15 minutes or less in a 60-minute period.

Ch. 408 (AB 1199) Richardson White collar crime: enhancement.

Existing law provides that any person who commits 2 or more related felonies, a material element of which is fraud or embezzlement, which involve a pattern of related felony conduct, and the pattern of related felony conduct involves the taking of more than \$100,000, shall be punished, upon conviction of 2 or more felonies in a single proceeding, by an additional term of imprisonment, as specified.

This bill would revise the above provision to specify that a person would also be subject to the additional prison term if the pattern of related felony conduct results in the loss by another person or entity of more than \$100,000. By revising the definition of an enhancement, the bill would impose a state-mandated local program.

This bill would provide that the changes contained in this act are intended to be declaratory of existing 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. 409 (AB 1229) Carter Law enforcement.

Existing law establishes within the Department of Justice a Commission on Peace Officer Standards and Training, which consists of 14 members appointed by the Governor, as specified. Four of the members of the commission are required to be peace officers of the rank of sergeant or below with a minimum of 5 years' experience as a deputy sheriff, city police officer, marshal, or state-employed peace officer for whom the commission sets standards. These 4 members of the commission are also required to have demonstrated leadership in their local or state peace officer association or union.

This bill would instead require that the Commission on Peace Officer Standards and Training consist of 15 members appointed by the Governor, as specified. The bill would require each member of those 4 members specified above to have demonstrated leadership in the recognized employee organization having the right to represent the member, as set forth in specified provisions. The bill would also require that one member be a California peace officer of the rank of sergeant or below with a minimum of 5 years' experience and shall have demonstrated leadership in a California-based law enforcement association, as specified. The bill would also make nonsubstantive changes.

Ch. 410 (AB 1308) Torrico Horse racing.

Existing law authorizes a licensed racing association or fair that conducts a live race meeting to accept wagers on any race in the state, as specified.

This bill would authorize a thoroughbred association or fair, subject to approval by the board, to deduct from the parimutuel pool for any type of wager, a specified percentage for the meeting of the thoroughbred association or fair that accepts the wager.

Ch. 411 (AB 1322) Duvall Transportation: eminent domain.

Existing law makes the Department of Transportation responsible for the construction of state highways and authorizes it to do any act necessary for the construction, improvement, maintenance, or use of highways under its jurisdiction, possession, or control. Under existing law, the department is authorized to acquire by eminent domain any property necessary for state highway purposes.

This bill would require the department, for any property that the department is acquiring by, or under threat of, eminent domain, to provide, in a timely manner, to the property owner a copy of all appraisals performed or obtained by the department. The bill would also require the appraiser to provide a copy of those appraisals to the department if they are first provided to the property owner instead of the department.

Ch. 412 (AB 1515) La Malfa Public resources: forest resources.

(1) The Z'Berg-Nejedly Forest Practice Act of 1973 authorizes, until January 1, 2008, the State Board of Forestry and Fire Protection to exempt from certain requirements, if the exemption is consistent with the purposes of the act, the harvesting of trees that eliminate the vertical continuity of vegetative fuels and the horizontal continuity of tree crowns, for the purpose of reducing the rate of fire spread, fire duration and intensity, fuel ignitability, or ignition of tree crowns, if specified requirements are met. The Department of Forestry and Fire Protection, after timber operations are complete, is required to conduct an onsite inspection.

A willful violation of the act or a rule or regulation of the board is a misdemeanor.

This bill would extend this exemption until January 1, 2013. The bill also would revise the requirements that must be met for the exemption, including requiring the board to adopt regulations to implement some of those revisions.

Because a willful violation of the extended exemption or the board's regulations would be 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. 413 (AB 1531) DeSaulnier Vehicles: disabled parking.

(1) Existing law authorizes a vehicle equipped with a special license plate, placard, or temporary placard indicating the person is a disabled person, disabled veteran, or an organization or agency involved in the transportation of disabled persons or disabled veterans, as specified, to exercise certain parking privileges, including parking or leaving standing a vehicle in a stall or parking place designated for a disabled person or disabled

veteran. These spaces are distinguished by signs and markings placed pursuant to certain specifications.

This bill would limit the maximum consecutive number of times a person could renew a temporary disability placard to 6. Offstreet parking and parking facilities under the jurisdiction of a state or local agency would be required to state, on the signs designating a parking space as reserved for a disabled person and disabled veteran, the minimum amount a person could be fined for parking or leaving standing a vehicle in the space, without displaying the specified special license plate, placard, or temporary placard on the vehicle. If the loading and unloading area adjacent to a parking stall or space designated for disabled persons or disabled veterans is to be marked by a border and hatched lines, the border would be required to be painted blue and the hatched lines painted a suitable contrasting color to the parking space. Within the border the words "No Parking" would be required to be painted in white letters no less than 12 inches high. The new sign and painting requirements would be limited to parking space construction on or after July 1, 2008, and replacement signs and painting performed on or after July 1, 2008, or, for state controlled parking facilities and offstreet parking subject to local authority, as the State Architect deems necessary when renovations, structural repair, alterations, and additions occur to existing building and facilities on or after July 1, 2008. Because this bill would place additional duties on local agencies, the bill imposes a state-mandated local program.

The bill would require all new or replacement signs installed after July 1, 2008, relating to parking privileges for disabled persons, to use "persons with disabilities" rather than "disabled persons," when the reference is required.

(2) Existing law requires an unauthorized person who parks or leaves a vehicle standing in a space reserved for a disabled person or disabled veteran in an offstreet parking facility without displaying the required special license plate, placard, or temporary placard, to be subject to being convicted of an infraction and fined not less than \$250.

This bill would require upon conviction of a first offense, a fine of not less than \$250 and not more than \$500 to be imposed. The bill would require upon conviction of a 2nd offense, a fine of not less than \$500 and not more than \$750 be imposed. Upon conviction of a 3rd offense, a fine of not less than \$750 and not more than \$1,000 would be required to be imposed.

Because this bill would change the penalties for a crime, it 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 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. 414 (AB 1564) Nava Emergency services.

Existing law ratifies, approves, and sets forth the provisions of the Emergency Management Assistance Compact, an interstate agreement that provides for mutual assistance between states in responding to emergencies and disasters. Under the existing law, the party states will provide mutual assistance for emergencies and disasters arising from natural disaster, technological hazard, manmade disaster, civil emergency aspects of resource shortages, community disorder, insurgency, or enemy attack. The compact becomes inoperative on March 1, 2007, and as of January 1, 2008, is repealed.

This bill would prohibit this state from giving or receiving assistance for any condition resulting from a labor controversy. This bill would also extend the operation of the compact to March 1, 2012, and would repeal the compact on January 1, 2013.

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

Ch. 415 (AB 1571) DeSaulnier Child care: alternative payment programs: reimbursement.

The Child Care and Development Services Act requires the State Department of Education to reallocate specified funds to reimburse alternative payment programs for actual and allowable costs incurred for additional services. Alternative payment programs are authorized to apply for reimbursement in an amount not to exceed \$5,000 or 2% of the contract amount, whichever is greater. Alternative payment programs that receive reimbursement funds for 2 consecutive years are prohibited from applying for reimbursement funds for the following year.

This bill instead would authorize alternative payment programs, excluding programs that provide child care services to CalWORKs recipients, to apply for reimbursement of up to 3% of the contract amount, or for a greater amount subject to the discretion of the department based on the availability of funds. The prohibition on applying for reimbursement funds for a 3rd consecutive year would be deleted. The department would be required to approve or deny applications submitted on or before September 30 of each calendar year. The department would be required to distribute reimbursement funds for each approved application within 90 days of receiving the application if it was filed within a specified date range. If requests for reimbursement exceed available funds, the department would be required to assign priority for reimbursement according to the order in which it receives applications. Alternative payment programs would be required to return to the department reimbursement funds that are not substantiated by the program's annual audit.

Ch. 416 (AB 1580) La Malfa Scott Valley and Shasta Valley Watermaster District.

(1) Existing law provides for the establishment of watermaster service areas by the Department of Water Resources for the purposes of ensuring the most practical and economic supervision of the distribution of water. Existing law specifies that upon the submission of a specified petition to a court in which a relevant judicial decree has been entered, the court may appoint a public agency as a watermaster to replace the watermaster appointed by the department.

This bill would create a watermaster district to be known as the Scott Valley and Shasta Valley Watermaster District. The bill would generally specify the powers and purposes, as well as the boundaries, of the district. The bill would prescribe the composition of the board of directors of the district. The bill would require the district to provide watermaster service on behalf of water right holders whose place of use under an appointed decree, as defined, is a parcel of real property within the district. The bill would authorize the district to enter into an agreement to provide watermaster service to water right holders whose place of use is an eligible parcel, as defined. The bill would require the board of directors of the district to provide for the preparation of regular audits of the district's accounts and records and specified annual financial reports. By imposing duties on the district and Siskiyou County in connection with the operation of 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. 417 (AB 1616) Garrick Horse racing: prohibited substances: administrative hearings.

Existing law requires enforcement proceedings relating to the use of prohibited substances during a horse race be referred to the Office of Administrative Hearings for adjudication, as specified.

This bill would instead require referral to either a Board of Stewards or hearing officer appointed by the California Horse Racing Board, as specified, at the election of the respondent.

Existing law also provides that the California Horse Racing Board shall neither modify nor amend a proposed decision by the administrative law judge so as to increase any sanction or penalty contemplated in the proposed decision, and that the board may, by means of a written decision that includes the reasons for its decision, modify or amend a proposed decision by the administrative law judge so as to decrease, mitigate, or suspend a sanction or penalty contemplated in the proposed decision.

The bill would repeal those provisions.

Ch. 418 (AB 1642) Hancock Medi-Cal: noncontract hospitals.

Existing law establishes the Medi-Cal program, administered by the State Department of Health Care Services, under which basic health care services are provided to qualified low-income persons. Existing law provides that a hospital providing Medi-Cal services on a noncontract basis and that is in a closed health facility planning area is not eligible to receive reimbursement for services provided to a Medi-Cal beneficiary unless the noncontract hospital provides necessary emergency services to a Medi-Cal beneficiary who is in a life threatening or emergency situation, but cannot be sufficiently stabilized in order to facilitate transport to a contracting hospital.

This bill would also permit a noncontract hospital in a closed health facility planning area to receive a Medi-Cal reimbursement when the noncontract hospital is a facility location of a nonprofit hospital which is an affiliate of a nonprofit health care service plan, the facility location is approved in accordance with the standards of the California Children's Services (CCS) program, the hospital is providing services medically necessary for the treatment of the CCS-eligible condition of a CCS-eligible patient who is a member of the health care service plan for all other health care services not related to that condition, and the services for the treatment of that condition are authorized by the CCS program.

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

Ch. 419 (AB 1683) Wolk Fish and game: dreissenid mussels.

(1) Existing law provides for the compensation of members of the Fish and Game Commission, including their actual and necessary expenses. Existing law requires the commission, on or before July 1, 2000, to submit certain recommendations to the Legislature relating to the commission.

This bill would delete that obsolete recommendation requirement.

(2) Existing law generally prohibits the sale, possession, importation, transportation, transfer, live release, or giving away without consideration, of the saltwater algae of the *Caulerpa* species, and subjects any person who violates that prohibition to a civil penalty of not less than \$500 and not more than \$10,000 for each violation.

This bill, except as otherwise authorized by the Department of Fish and Game, would prohibit a person from possessing, importing, shipping, or transporting in the state, or from placing, planting, or causing to be placed or planted in any water within the state, dreissenid mussels. The bill would authorize the Director of Fish and Game or his or her designee to conduct inspections of specified conveyances that may carry or contain adult or larval dreissenid mussels; order that areas in a conveyance that contain water be drained, dried, or decontaminated pursuant to procedures approved by the department; impound or quarantine conveyances for up to 5 days or the period of time necessary to ensure that the dreissenid mussels can no longer live on or in the conveyance; and conduct inspections of waters of the state and facilities located within waters of the state, that may contain dreissenid mussels and, if those mussels are detected or may be present, order the closure of the waters or facilities to conveyances or otherwise restrict access to the waters or facilities, with the concurrence of the Secretary of the Resources Agency. The bill would require the director or his or her

designee to take specified action with respect to conveyances removed from, or introduced to, those waters and facilities. The director could authorize other state agencies to exercise this authority upon a prescribed written determination by the director. The bill would exempt a public or private agency that operates a water supply system from those enforcement activities, if the operator of the facilities has prepared and implemented a prescribed plan to control or eradicate dreissenid mussels. The bill would require that the discovery of dreissenid mussels be immediately reported to the department. A person who violates or resists, delays, obstructs, or interferes with the implementation of these provisions would be subject to a penalty, in an amount not to exceed \$1,000, that is imposed administratively by the department. The department would be authorized to adopt regulations to carry out these provisions. Because, under existing law, a violation of these provisions would be a crime, the bill would impose a state-mandated local program. These provisions would be repealed on January 1, 2012.

(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. 420 (AB 1705) Niello Sentencing: enhancement.

Existing law provides for an additional term of imprisonment, as specified, when any person takes, damages, or destroys any property in the commission or attempted commission of a felony and is repealed as of January 1, 2008.

This bill would raise the monetary thresholds for these enhancements and extend the repeal date to January 1, 2018.

This bill would state the Legislature's intent that the provisions of this bill be reviewed within 10 years to consider the effects of inflation on its provisions and that it be applied prospectively only.

Because this bill would extend the repeal date of sentencing enhancements, 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. 421 (AB 1713) Committee on Agriculture Agriculture.

Existing law provides for the distribution to counties of funds transferred to the Department of Food and Agriculture Fund from the Motor Vehicle Fuel Account as partial reimbursement for county expenses incurred in carrying out various agricultural programs, as specified.

This bill would make those provisions inoperative on July 1, 2008, and would repeal those provisions on January 1, 2009. This bill would recast the schedule of distributions made from this account by adding provisions that would become operative on July 1, 2008. This bill would appropriate to the department moneys in the Department of Food and Agriculture Fund transferred from the account for disbursement to counties for pesticide use enforcement, uniform operation of agricultural policy and administration of programs supervised by the secretary, pest detection and trapping programs, and for emergency detection, investigation, or eradication of agricultural plant or animal pests or diseases, as specified. This bill would also require counties that receive funds for agricultural programs, as specified, to meet specified criteria in order to be eligible to receive those transfers.

Because this bill would make money in a continuously appropriated fund available for a new purpose, it would make an appropriation.

Ch. 422 (AB 1723) Committee on Judiciary Attorneys: IOLTA accounts.

Existing law, the State Bar Act, provides for the licensing and regulation of the practice of law by the State Bar of California. Existing law requires an attorney or law firm that receives or disburses trust funds to establish an interest-bearing demand trust account and to deposit in the account all client deposits that are nominal in amount or are on deposit for a short period of time. Existing law requires the account to be established with a bank or other financial institution authorized by the Supreme Court, and requires the depository institution to meet certain requirements, including transmitting a remittance statement to the Supreme Court. Existing law requires that the earnings from these trust accounts be paid to the State Bar to be used for programs for free legal services for indigent persons.

This bill would instead require that the above funds be deposited in IOLTA accounts, and would require that the dividends earned on the accounts be paid to the State Bar of California in the same manner as interest. The bill would require an IOLTA account to be established and maintained with an eligible institution, as defined, offering or making available an IOLTA account meeting specified requirements, including offering a rate of interest or dividends not less than that generally paid to nonattorney customers on similar accounts. The bill would authorize an eligible institution to charge only reasonable fees in accordance with customary practice, and would make any fees or service charges the sole responsibility of the lawyer or law firm maintaining the IOLTA account and payable only from the interest or dividends on the account, as specified. The bill would require an eligible institution's remittance statement to include the average balance for each account for each month. The bill would also make related changes.

Ch. 423 (AB 1733) Committee on Elections and Redistricting Park districts.

Existing law authorizes a procedure for the creation of a regional park district, regional park and open-space district, and regional open-space district where certain requirements, including, but not limited to, the holding of an election, must be met. The election returns are required to be forwarded to the board of supervisors of the county having the largest area within the proposed district, and the board of supervisors is required to meet on the next Monday after the day of the election to canvass the votes cast.

This bill would instead require that the election results be forwarded to the appropriate board of supervisors, pursuant to specified elections provisions, and that the board of supervisors certify the results of the election at the next meeting after the receipt of the election returns.

Ch. 424 (AB 1749) Dymally Health facilities: private nonprofit university medical education project.

The California Educational Facilities Authority Act establishes the California Educational Facilities Authority, the purpose of which is to provide private institutions of higher education within the state an additional means by which to expand, enlarge, and establish dormitory, academic, faculty, and staff housing, and related facilities, finance those facilities, refinance existing facilities, and to provide private and public institutions of higher education within the state an additional means to assist students in financing their costs of attendance. A provision of the act that became effective on September 29, 2006, requires an applicant for financing to provide documentation, before the authority approves the issuance of bonds for the project for which financing is sought, that the project is either in compliance with the California Environmental Quality Act or is not within the scope of that act.

This bill would instead require that, until July 1, 2008, the provision described above would not apply to a private nonprofit university medical education project consisting of a single building if the State Treasurer determines that the university received from an underwriting firm a draft engagement agreement that was dated September 25, 2006, and that was subsequently entered into by the university, for purposes that included the issuance of bonds by the California Educational Facilities Authority for that project based on the

requirements of that provision as it read from January 1, 1987, to September 28, 2006, inclusive.

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

Ch. 425 (SB 7) Oropeza Smoking in vehicles with minor passengers.

(1) Existing law makes it an infraction for a person to smoke a cigarette, cigar, or other tobacco-related product within 25 feet of a playground or tot lot sandbox area.

This bill would make it an infraction punishable by a fine not exceeding \$100 for a person to smoke a pipe, cigar, or cigarette in a motor vehicle, whether in motion or at rest, in which there is a minor.

This bill would prohibit a law enforcement officer from stopping a vehicle for the sole purpose of determining whether the driver was in violation of the antismoking provisions imposed by the bill.

(2) Existing law, the Brady-Jared Teen Driver Safety Act of 1997, allows for the issuance of a driver's license to a person at least 16 years of age, but under 18 years of age pursuant to the provisional licensing program. Under the act, licensees are required to meet specified requirements, driver education and training, and are prohibited during the first 12 months after issuance of a license from driving during the hours of 11 p.m. and 5 a.m., or from transporting passengers who are under 20 years of age, except as provided. The act further prohibits a law enforcement officer from stopping a vehicle for the sole purpose of determining whether the driver is in violation of those restrictions.

This bill would also prohibit a law enforcement officer from stopping a vehicle under the act for the sole purpose of determining whether a driver with a provisional license is in violation of the antismoking provisions imposed by the bill.

The bill would impose a state-mandated local program by creating a new crime.

(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. 426 (SB 105) Migden Taxation: registered domestic partners.

(1) The Personal Income Tax Law imposes taxes on taxable income and treats married couples and registered domestic partners the same in determining ownership of business interests and stock shares. Under existing franchise and income tax laws and the Corporation Tax Law, the marital status of a person is considered in determining the ownership of business interests and stock shares. The Katz-Harris Taxpayers' Bill of Rights Act provides taxpayers with specified protections for purposes of, among other things, determining their correct tax liability, and includes a release from a levy upon a finding that the levy threatens the health or welfare of the taxpayer or the taxpayer's spouse.

This bill would provide that a domestic partner or former domestic partner be treated as the spouse or former spouse of that taxpayer for purposes of applying the Personal Income Tax Law, specified franchise and income tax laws, the Corporation Tax Law, and the Katz-Harris Taxpayers' Bill of Rights Act, except where that treatment would result in specified treatment under federal income tax law, as provided.

(2) The Personal Income Tax Law defines "adjusted gross income" with regard to registered domestic partners filing a joint return, for the purposes of computing limitations based upon that income, as the total of the amount required to be shown as adjusted gross income on the federal tax return for the same taxable year of each registered domestic partner.

This bill would revise the definition of "adjusted gross income" with regard to registered domestic partners, including former registered domestic partners, for purposes of computing limitations based upon that income, to mean the total of the adjusted gross income on a federal tax return computed as if the registered domestic partner or former registered domestic partner was treated as a spouse or former spouse, respectively, for federal income

tax purposes and used the same filing status that was used on the state tax return for the same taxable year.

(3) The Personal Income Tax Law imposes a penalty on a taxpayer who underpays an estimated income tax but specifies that a penalty may not be imposed for an underpayment in specified taxable years if the underpayment was created or increased by specified changes in law.

This bill would prohibit the imposition of a penalty under that law for an underpayment in the 2007 taxable year if the underpayment was created or increased by a specified change in law.

This bill would incorporate additional changes made by AB 1561 that would become operative if both bills are enacted and this bill is enacted after AB 1561.

This bill would take effect immediately as a tax levy.

Ch. 427 (SB 161) Margett Public works contracts: Internet submissions.

Existing public contract law authorizes public entities to adopt methods and procedures to receive bids on public works or other contracts over the Internet, as specified.

This bill would authorize public entities to receive supporting materials submitted pursuant to a public works contract over the Internet, as specified. This bill would require public entities that receive bids and supporting materials over the Internet to provide an electronic receipt to the contractor either by immediate transmission or by providing access to the contractor to an electronic file that contains the receipt, as specified.

The California State University Contract Law requires that bids on contracts of the university be sealed and accompanied by one of several specified forms of bidder's security in an amount equal to 10% of the amount of the bid. That law prohibits a bid from being considered if the bid does not contain this security.

This bill would specify that bids made under the California State University Contract Law may be submitted electronically as under the other provisions of the bill, but only if the bidder submits the required bidder's security within 24 hours after the opening of bids.

Ch. 428 (SB 162) Negrete McLeod Local government: organization.

Existing law, the Cortese-Knox-Hertzberg Act, specifies the factors that a local agency formation commission is required to consider in the review of a proposal for a change of organization or reorganization including the comments of any affected local agency and information or comments from the landowner or owners, as specified.

This bill would also require a local agency formation commission to consider information or comments from voters or residents of the affected territory and the extent that the proposal will promote environmental justice, as defined, thus 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.

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

Ch. 429 (SB 211) Cox Seismic safety: application filing fees.

Existing law, the Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983, requires the Office of Statewide Health Planning and Development (OSHPD) to assume certain duties relating to the review of project applications for construction and alteration of health facility buildings. OSHPD is required to determine an application filing fee to cover the cost of administering the act, in accordance with prescribed limitations. Existing law authorizes postponement of the fee's payment if specified requirements are met, including a requirement that the proposed construction or alteration has been proposed as a result of a seismic event that has been declared to be a disaster by the Governor.

This bill would revise this requirement to instead require the proposed construction or alteration to be proposed as a result of any event that has been declared a disaster by the Governor.

Existing law requires the office to adopt regulations establishing seismic safety standards for hospital equipment anchorages.

This bill would require that the regulations include, but not be limited to, standards for architectural, mechanical, and electrical components, supports, and attachments.

Ch. 430 (SB 264) Alquist Transactions and use taxes: Santa Clara Valley Transportation Authority.

The Transactions and Use Tax Law authorizes various local governmental entities, subject to certain limitations and approval requirements, to levy transactions and use taxes as special taxes in accordance with the procedures and requirements set forth in that law. The Santa Clara Valley Transportation Authority Act provides for the establishment of the Santa Clara Valley Transportation Authority with a specified membership. Upon approval of a specified proposition by a vote of the electorate, the authority would be authorized to impose a retail transactions and use tax for specified purposes.

This bill would revise that act to conform to the voter approval requirements set forth in the California Constitution. This bill would also authorize the Santa Clara Valley Transportation Authority to adopt an ordinance to impose a transactions and use tax, for specified purposes, if certain conditions are met.

The bill makes legislative findings and declarations as to the necessity of a special statute.

Ch. 431 (SB 316) Yee Insurance.

Existing law requires insurers to maintain certain minimum reserves for outstanding losses and loss expenses for various coverages included in the lines of business described in the annual statement.

This bill would delete workers' compensation insurance from this requirement.

Existing law provides that the Commission on Health and Safety and Workers' Compensation shall conduct a continuing examination of the workers' compensation system, as specified, and issue an annual report to be made available to the Governor, the Legislature, and the public, upon request.

This bill would require the commission to examine the causes of the number of insolvencies among workers' compensation insurers within the past 10 years. It would require that by June 1, 2009, the report be published on its Internet Web site, and the Legislature and Governor be informed of its availability.

The bill would specify the content, method of obtaining data, confidentiality of data, maximum cost, and other information relating to the report. This bill, by authorizing the payment of one-half the costs for the report, as specified, from the Workers' Compensation Administration Revolving Fund, would make an appropriation.

Ch. 432 (SB 384) Cogdill Wild trout.

The Trout and Steelhead Conservation and Management Planning Act of 1979 finds and declares that it is the policy of the state to establish and maintain wild trout stocks in suitable waters of the state and establish angling regulations designed to maintain the wild trout fishery in those waters by natural reproduction. The act requires the Department of Fish and Game to determine for each stream or lake whether it should be managed as a wild trout fishery, or whether its management should involve the planting of trout. Existing law requires that the Fish and Game Commission develop, as part of the wild trout program, catch and release fisheries in those waters containing trout. Existing law requires the department to establish an ongoing program to determine the viability of various forms of catch and release regulations for trout streams and lakes. Existing law requires the department to prepare a list each year of no less than 25 miles of stream or stream segments and at least one

lake that it deems suitable for consideration as catch and release trout fisheries and to submit this list to the commission for its consideration, and the commission is required to annually submit a report to the Legislature that includes its reasons why any stream or lake listed by the department as suitable for consideration as a catch and release fishery was or was not included in the program.

This bill would additionally find and declare that it is the policy of the state to discourage artificial planting of hatchery-raised hybrid and nonnative fish species in wild trout waters or in other areas that would adversely affect native aquatic species. The bill would require the department to determine whether a stream or lake should be managed as a wild trout fishery, or whether its management should involve the planting of native trout species to supplement wild trout populations. The bill would eliminate the requirement that the commission develop catch and release fisheries and would instead require the commission to develop additional wild trout waters. The bill would require the department to prepare a list of no less than 25 miles of stream or stream segments and at least one lake that it deems suitable for designation as wild trout waters and to submit this list to the commission. The bill would require, if the commission removes any stream or lake that it has designated as a wild trout fishery from the program, that an equivalent amount of stream mileage or an equivalent size lake be added to the wild trout program. The bill would require the department to prepare and complete management plans for all wild trout waters not more than 3 years following their initial designation by the commission, and to update the management plan every 5 years following completion of the initial management plan. The bill would delete certain obsolete provisions from the act and make other, nonsubstantive changes.

Ch. 433 (SB 387) Alquist Dentists: death or incapacity.

Existing law, the Dental Practice Act, provides for the licensure and regulation by the Dental Board of California of those engaged in the practice of dentistry. Existing law provides that a person practices dentistry if the person, among other things, manages or conducts as manager, proprietor, conductor, lessor, or otherwise, a place where dental operations are performed. Existing law excludes from the unlicensed practice of dentistry certain clinics and other entities that comply with various requirements.

This bill would also exclude from the unlicensed practice of dentistry an executor or administrator of a dentist's estate, a legal guardian, conservator, or authorized representative of a dentist who is deceased or incapacitated, or a trustee or successor trustee of a trust that owns a deceased or incapacitated dentist's dental practice, as specified, for the purposes of a contract with another licensed dentist or dentists to continue the dental practice if the practice meets specified criteria, for a period not to exceed 12 months from the date of death or incapacity. The bill would require the executor, administrator, legal guardian, conservator, representative, or trustee or successor trustee to meet certain requirements, including providing specified notification to the board. The bill would provide that the notification would include a statement that if the person required to make the notification willfully states as true any material fact that he or she knows to be false, he or she shall be subject to a civil penalty of up to \$10,000. The bill would authorize the board to order the termination of the practice upon making certain findings, and would require the board to follow certain procedures in doing so. The bill would also require that a specified written notification relating to the bill's provisions be included with, or as part of, all application forms required for licensure and renewal. The bill would make related changes.

Ch. 434 (SB 516) Aanestad Shasta-Tehama County Watermaster District.

(1) Existing law provides for the establishment of watermaster service areas by the Department of Water Resources for the purposes of ensuring the most practical and economic supervision of the distribution of water. Existing law specifies that upon the submission of a specified petition to a court in which a relevant judicial decree has been entered, the court

may appoint a public agency as a watermaster to replace the watermaster appointed by the department.

This bill would create a watermaster district to be known as the Shasta-Tehama County Watermaster District, and would establish the boundaries of the district to include Shasta County and some parts of Tehama County. The bill would generally specify the powers and purposes of the district and prescribe the composition of the board of directors of the district. The bill would require the Board of Supervisors of Shasta County and Tehama County, on or before February 1, 2008, to appoint members of the board of directors who shall hold office until successor members are elected and qualified. Upon their election by the voters of the district, the bill would require the members of the board to classify themselves by lot into 2 classes. The first class would have 4 members with terms of office of 4 years, and the 2nd class would have 3 members with terms of office of 2 years. The bill would require that thereafter all members serve on the board for a term of 4 years. The bill would require the district to provide watermaster service on behalf of specified parcels that are a place of use for water rights under an appointed decree, as defined. The bill would authorize the district to enter into agreements to provide watermaster service to holders of certain water rights for which the department is not the watermaster. The bill would require that amounts owed to Shasta County for services provided to the district by Shasta County be included in the district's budget for each watermaster service area, except for that portion of the district coterminous with Tehama County. The bill would require that the amount owed to Tehama County for services provided to the district be included in the district's budget for that portion of the district coterminous with Tehama County. By imposing election duties on Shasta County and Tehama County in connection with the operation of 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. 435 (SB 539) Margett Trial Court Trust Fund.

Existing law establishes the Trial Court Trust Fund, the proceeds of which are apportioned for specified court purposes, including funding trial court operations. Existing law specifies certain fees, collected on or before December 31, 2005, that are to be deposited in a special account in the county treasury and transmitted monthly to the Controller for deposit in the Trial Court Trust Fund. Existing law requires the Controller to calculate a penalty on any delinquent payment by multiplying the amount of the delinquent payment at a daily rate equivalent to 1½% per month for the number of days the payment is delinquent.

This bill would require those fees to be transmitted monthly from the county treasury to the State Treasury, instead of to the Controller. The bill would require the Controller to calculate interest on any delinquent payment at a daily rate equivalent to the rate of return of money deposited in the Local Agency Investment Fund from the date the payment was originally due to either 30 days after the date of issuance by the Controller of the final audit report concerning the failure to pay or the date of payment by the entity responsible for the delinquent payment, whichever comes first, and to calculate a penalty at a daily rate equivalent to 1½% per month from the date 30 days after the issuance of that final audit report. The bill would also allow for a payment schedule in the event of a large interest or penalty amount, as specified. The bill would provide that the party responsible for the error or other action that caused the failure to pay may include, but is not limited to, the party that collected the funds if that party failed or delayed in providing the party responsible for remitting the funds to the Trial Court Trust Fund with sufficient information needed by the remitting party to distribute the funds. The bill would provide that these changes shall apply to all delinquent payments for which no final audit has been issued by the Controller prior to January 1, 2008.

Ch. 436 (SB 698) Torlakson Eminent domain.

The California Constitution authorizes governmental entities to take or damage private property for public use only when just compensation, ascertained by a jury unless waived, has first been paid to, or into court for, the owner.

The Eminent Domain Law provides the procedure for the exercise of the constitutional power and authorizes the plaintiff to make an application to the court to take possession of property prior to judgment and sets forth the procedures the plaintiff must follow. Existing law requires, in this regard, that the plaintiff describe the property which the plaintiff is seeking to possess in his or her motion, to include a statement describing the defendant's right to oppose the motion, and serve a copy of that motion on the defendant owner of the property and the occupants, if any. Existing law permits a defendant or occupant of the property to oppose the motion and seek a hearing on the motion regardless of whether the hardship of having possession taken at the time specified in the order is substantial. Existing law requires the written opposition to be signed under penalty of perjury. Existing law requires a public entity to establish an amount that it believes to be just compensation for property to be acquired, and to make an offer to the owner or owners of record to acquire the property for the amount established, prior to adopting a resolution of necessity for the taking and initiating negotiations for the acquisition of real property.

The bill would provide that, if the defendant opposes the motion to take possession of the property prior to judgment, and if the written opposition asserts a hardship, it shall be supported by a declaration signed under penalty of perjury stating facts supporting the hardship. The bill would also require a public entity exercising the power of eminent domain, at the time it makes the offer to acquire the property, as described above, to provide the property owner an informational pamphlet outlining the process of eminent domain and the property owner's rights under the Eminent Domain Law.

Ch. 437 (SB 729) Padilla Vehicles: dealers: consumer protection.

(1) Existing law imposes licensing and regulatory requirements on vehicle dealers. A violation of those requirements is a crime.

This bill would create the Consumer Motor Vehicle Recovery Corporation ("recovery corporation"), with a board of directors with certain powers and duties, in order to provide payments to consumers on eligible claims, including, but not limited to, a vehicle dealer or lessor-retailer's failure to remit license or registration fees or failure to pay proceeds of a consignment sale, subject to certain requirements and limitations. On and after July 1, 2008, the Department of Motor Vehicles would be required to charge dealers or lessor-retailers a fee, as prescribed, for each vehicle sold by the dealers or lessor-retailers. Those fees less an amount that is equal to the department's costs related to collecting and processing the fees, would be continuously appropriated to the department for quarterly payment to the recovery corporation in order to fund its operations and pay eligible consumer claims, thereby making an appropriation.

A violation of these requirements would be a crime. In addition, a violation of a requirement to submit certain applications under penalty of perjury would be a crime. Because this bill would create new crimes, the bill would create a state-mandated local program.

The Department of Motor Vehicles would, in addition, be authorized to refuse issuing a license to a dealer, lessor-retailer, and certain other entities if the department finds that the applicant failed to repay the full amount of a claim paid by the recovery corporation, plus interest at the rate of 10% per annum.

The operation of the recovery corporation would be subject to examination and review by the Attorney General and his or her representatives, who would have the authority to determine that the recovery corporation has failed or ceased to operate, under specified circumstances. The bill would require that if the recovery corporation is dissolved or ceases to exist, or if the Attorney General or his or her representative determines, as prescribed, that

the recovery corporation has failed or ceased to operate, all outstanding debts, obligations of the recovery corporation, and amounts due for services rendered would first be paid from the remaining assets, including the recovery fund. The assets remaining, after settling those liabilities, would be distributed to the participants, less the costs of that distribution.

(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. 438 (SB 730) Florez Gambling: licenses.

(1) The Gambling Control Act provides for the licensure of certain individuals and establishments involved in various gambling activities, and for the regulation of those activities, by the California Gambling Control Commission. Existing law provides for the enforcement of those activities by the Department of Justice.

Existing law requires certain persons employed in the operation of a gambling enterprise, known as key employees, to apply for and obtain a key employee license. Existing law requires that licenses issued to key employees be for specified positions only, and that the positions be enumerated on an endorsement on the license. Existing law requires a key employee license to be endorsed on the license that is issued to the owner of the gambling enterprise.

This bill would delete the requirement that licenses issued to key employees be for specified positions only, and would delete the requirement that those licenses be endorsed on the owner's license, as specified. The bill would provide that a key employee license shall entitle the holder to work as a key employee in any key employee position at any gambling establishment, provided that the key employee terminates employment with one gambling establishment before commencing work for another. The bill would also require the commission to establish a program for portable personal licenses for key employees, and would require the commission to seek to implement that program on or before July 1, 2008.

(2) Existing law requires that an application for a license or a determination of suitability be accompanied by a deposit that, in the judgment of the head of the entity within the Department of Justice that is responsible for fulfilling the obligations imposed by the act, will be adequate to pay the anticipated costs and charges incurred in the investigation and processing of the application. Existing law requires the head of that entity to adopt a schedule of costs and charges of investigation for use as guidelines in fixing the amount of any required deposit under these provisions.

This bill would require that schedule to distinguish between initial and renewal licenses with respect to costs and charges.

(3) Existing law requires that a gambling license be renewed annually, or for a longer period that the commission may set, not to exceed 2 years, upon proper application for renewal and payment of state gambling fees as required by statute or regulation.

This bill would require, instead, that a gambling license be renewed upon application for renewal and payment of state gambling fees as required by statute or regulation. The bill would provide that licenses renewed on or before July 31, 2008, shall be for the renewal period in effect at the time of the renewal but shall not expire any sooner than 15 months after the approval of the renewal application, and that licenses renewed on or after August 1, 2008, shall expire 24 months after the date of the approval of the renewal application or after the expiration of the prior license, whichever is later.

(4) Existing law requires every gambling license application to be accompanied by a nonrefundable fee of \$500, which is assessed against the gambling license issued to the owner of the gambling establishment.

This bill would require that fee be raised by regulation, not to exceed \$1,200, by January 1, 2009, and would exempt key employee licenses from the above-described assessment, as specified.

(5) The bill would provide that gaming chips may be used on the gaming floor by a patron of a gambling establishment, as defined, to pay for food and beverage items that are served at the table.

Ch. 439 (SB 771) Kuehl Deceased personalities: testamentary instruments.

Existing law establishes a cause of action for damages on behalf of specified injured parties for the unauthorized use of a deceased personality's name, voice, signature, photograph, or likeness for commercial purposes within 70 years of the personality's death, except as specified. Existing law provides that the rights recognized under these provisions are property rights, freely transferable, in whole or in part, by contract or by means of trust or testamentary documents, whether the transfer occurs before the death of the deceased personality, by the deceased personality or his or her transferees, or, after the death of the deceased personality, by the person in whom the rights vest under these provisions or the transferees of that person.

This bill would provide, instead, that the above property rights are freely transferable or descendible by contract or by means of any trust or any other testamentary instrument executed before or after January 1, 1985. It would provide that those rights shall be deemed to have existed at the time of death of any person who died prior to January 1, 1985, and shall vest in the persons entitled to these property rights under the testamentary instrument of the deceased personality effective as of the date of his or her death, except as specified. The bill would provide that, in the absence of an express provision in a testamentary instrument to transfer these rights, a provision in the instrument that provides for the disposition of the residue of the deceased personality's assets shall be effective to transfer the rights.

Ch. 440 (SB 773) Wiggins Vehicles: limitations of access.

Existing law exempts from established limitations of access governing the operation of vehicles on highways, licensed carriers of livestock when engaged in travel necessary and incidental to the shipment of livestock on specified portions of State Highway Route 101 (Highway 101). In order for the exemption to apply, the carriers must meet certain specified conditions. The Department of the California Highway Patrol is required to continue the previously issued comprehensive study of the effect of the exemption on public safety, within the provided parameters. Existing law is repealed on January 1, 2012.

This bill would require, as a condition the carriers must meet to qualify for the exemption, that the distance from the kingpin to the rearmost axle of the semitrailer does not exceed 43 feet instead of the current 40 feet. The carriers would also be required to fulfill the condition that the length of the semitrailer does not exceed a total of 48 feet.

The bill would require that if the Department of Transportation determines prior to January 1, 2012, that the only adjustment to Highway 101 possible to accommodate the livestock trucks allowed to travel on those portions of Highway 101 is the removal of any tree that has a diameter of 42 inches or greater, measured outside the bark, at 12 inches above ground on the side adjacent to the highest ground level, the Director of Transportation would be required to notify the Secretary of State, and the exemption and study requirements would be repealed upon receipt of the specified notice by the Secretary of State.

The bill would also require that if the Department of Transportation determines prior to January 1, 2012, that safety improvements to the portion of Highway 101 described herein have resulted in the reclassification of the entire segment as a terminal access route, the Director of Transportation would be required to notify the Secretary of State, and the exemption and study requirements would be repealed upon receipt of the specified notice by the Secretary of State.

Ch. 441 (SB 892) Corbett Family law: child support.

(1) Before entry of a child support order, existing law allows a child support obligor to file an application with the court to reduce or eliminate the related child support security deposit, if specified conditions are met.

This bill would also require the child support obligor, after the filing of that application, to serve the application and supporting financial and other information upon the child support obligee and any other party to the proceeding.

(2) Existing law obligates a parent to support his or her child. Existing federal law, Title IV-D of the Social Security Act, in connection with child support enforcement, requires the state to effect laws that require the use of certain procedures to collect unpaid child support debt, including liens that arise by the operation of law against real and personal property for amounts of overdue support owed by a noncustodial parent who resides or owns property within the state.

Existing law requires the Department of Child Support Services to administer all services and perform all functions necessary to establish, collect, and distribute child support, and requires the department and the local child support agency to promptly and effectively collect and enforce child support obligations. Pursuant to the above-described provisions of federal law, existing law further provides, when the local child support agency is enforcing a delinquent support obligation, for the creation of a lien against the real property, as defined, of the support obligor in specified circumstances.

This bill would authorize the transmission, filing, and recording of the lien that arises by the operation of law against the real property of the support obligor, pursuant to the above-described provisions of existing law, by means of a digitized or a digital electronic record, as provided.

Ch. 442 (SB 956) Correa Neighborhood electric vehicles.

Existing law defines “low-speed vehicle” for purposes of the Vehicle Code as a motor vehicle, other than a motor truck, with 4 wheels that is capable of a minimum speed of 20 miles per hour and a maximum speed of 25 miles per hour on a paved level surface and that has a gross vehicle weight rating of less than 3,000 pounds. Existing law imposes certain restrictions on the use of low-speed vehicles on public streets and highways, and generally requires an operator of a low-speed vehicle to have a driver’s license. A violation of the Vehicle Code is an infraction, unless otherwise specified.

Existing law authorizes a city or county to establish a golf cart transportation plan subject to the review of the appropriate transportation planning agency and traffic law enforcement agency. Existing law provides that operating a golf cart other than on an authorized roadway is an infraction punishable by a fine not exceeding \$100. Existing law authorizes, until January 1, 2009, the City of Lincoln and the City of Rocklin in the County of Placer to establish a neighborhood electric vehicle transportation plan subject to the same review process established for a golf cart transportation plan, and defines “neighborhood electric vehicle” for these purposes to have the same meaning as the above definition of low-speed vehicle. A person operating a neighborhood electric vehicle in the plan area in violation of certain provisions is guilty of an infraction punishable by a fine not exceeding \$100.

This bill, until January 1, 2013, would enact similar provisions authorizing the County of Orange to establish a neighborhood electric vehicle transportation plan for the Ranch Plan Planned Community in that county, subject to similar penalties. The bill would require a report to the Legislature by November 1, 2011. Because the 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. 443 (SB 379) Denham Horse racing: out-of-country thoroughbred races.

Existing law provides that a thoroughbred racing association or fair may distribute the audiovisual signal and accept wagers on the results of out-of-state and out-of-country thoroughbred races during the calendar period the association or fair is conducting a race meeting, provided that the total number of thoroughbred races on which wagers are accepted statewide in any given year does not exceed the total number of thoroughbred races on which wagers were accepted in 1998. Existing law further prohibits the total number of thoroughbred races imported by associations or fairs from exceeding 23 per day on days when live thoroughbred or fair racing is being conducted in the state. However, that limitation excludes races imported that are part of the race card of the Kentucky Derby, Kentucky Oaks, and other specified races.

This bill would add the Dubai Cup to the list of imported races not subject to the limitation of 23 races per day.

Under existing law, revenues distributed to the state as license fees from horse racing 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.

Ch. 444 (AB 1736) Committee on Governmental Organization Horse racing.

Existing law regulates the number of out-of-state races that may be imported, exclusive of races that are part of the race card of specified events.

This bill would add Travers Stakes to the list of events not included in the limitation on imported races.

Existing law requires any racing association or fair that conducts thoroughbred racing to pay to the owners' organization a certain portion of the purses for a national marketing program, until January 1, 2008. Existing law also authorizes racing associations, fairs, and other related organizations to form a private, statewide marketing organization to market and promote thoroughbred and fair horse racing, and to obtain, provide, or defray the cost of workers' compensation coverage for stable employees and jockeys of thoroughbred trainers. A specified percentage of the amount handled by each satellite wagering facility is required to be distributed to that statewide marketing organization. These provisions will be repealed as of January 1, 2008.

This bill would extend the repeal date for the above provisions until January 1, 2011.

Under existing law, revenues distributed to the state as license fees from horse racing 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 incorporate an additional change to Section 19596.2 of the Business and Professions Code proposed by SB 379 contingent on the prior enactment of that bill.

Ch. 445 (AB 1585) Lieber Tobacco products: nonsale distribution.

Existing law prohibits, except under specified circumstances, the sale or distribution of tobacco products that is not face-to-face. Existing law authorizes the assessment of civil penalties for any violation.

This bill would also include nonsale distribution, as defined, of tobacco products within this prohibition, and would make conforming changes.

This bill would provide that if this bill and AB 1617 are both enacted and become effective on or before January 1, 2008, and this bill amends Section 22963 of the Business and Professions Code and AB 1617 repeals and adds that section, then the provisions of AB 1617

that repeal and add that section shall become operative and the provisions of this bill that amend that section shall not become operative, regardless of the order of enactment.

Existing law makes the nonsale distribution of any smokeless tobacco or cigarettes unlawful in any public building, park or playground, or on any public sidewalk, street, or other public grounds, or on any private property that is open to the general public.

This bill would include gift certificates, gift cards, or other similar offers, within the prohibited distributions and would make conforming changes.

Ch. 446 (SB 582) Corbett Charitable solicitations.

Existing law requires certain disclosures to be made prior to a solicitation or sales solicitation for charitable purposes.

This bill would authorize a charity, as defined, to engage in a solicitation for charitable purposes that involves persons standing in a public roadway soliciting contributions from passing motorists, if the persons to be engaged in the solicitation are specified law enforcement personnel, firefighters, or other persons employed to protect the public safety of a local agency, as defined, and if, not later than 10 business days before the proposed solicitation is to begin, the charity files an application, containing specified information, with the city, county, or city and county having jurisdiction over the location or locations where the solicitation is to occur. The bill would also require the charity to provide proof of a valid policy of liability insurance, as specified. The bill would require the city, county, or city and county to approve the application within 5 business days of the filing date of the application, but would authorize the city, county, or city and county to impose reasonable conditions in writing that are consistent with the intent of these provisions and that are based on articulated public safety concerns. The bill would specify that its provisions are not intended to prevent a local agency from adopting an ordinance regulating the time, place, or manner of charitable solicitations in a public roadway by other persons or charities. The bill would also make related legislative findings and declarations.

By imposing new duties on local 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.

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

Ch. 447 (SB 868) Ridley-Thomas In-home supportive services: criminal background checks.

Existing law provides for the In-Home Supportive Services (IHSS) program, under which qualified aged, blind, and disabled persons receive services enabling them to remain in their own homes. Existing law permits services to be provided under the IHSS program either through the employment of individual providers, a contract between the county and an entity for the provision of services, the creation by the county of a public authority, or a contract between the county and a nonprofit consortium. Under existing law, the functions of a nonprofit consortium contracting with the county, or a public authority established for this purpose, include investigating the qualifications and background of potential personnel.

This bill would authorize the investigation of certain potential personnel by a nonprofit consortium or public authority to include criminal background checks conducted by the Department of Justice upon the request of the nonprofit consortium or public authority.

The bill would require the public authority or nonprofit consortium to deny a potential provider's request to be placed on the registry for providing supportive services to a recipient of the In-Home Supportive Services program if the criminal background check reveals that the person has been convicted of specified offenses.

The bill would also prohibit a fee from being charged to a provider, potential personnel, or a recipient to cover any cost related to administering requirements with respect to an

investigation, or the costs to certain entities for processing a criminal background check, under these provisions.

This bill would provide that it is not to be construed to prohibit the Department of Justice from assessing a fee to cover the cost of furnishing summary criminal history information pursuant to existing law. The bill would further provide that, upon verification that at least 50% of the public authority or nonprofit consortium list of registry applicants have received a criminal background check, the county may request reimbursement for the non-federal share of cost associated with the criminal background check, as provided.

The bill would also, to extent that an appropriation is made for this purpose, authorize a nonprofit consortium or public authority to, upon request of a recipient of in-home supportive services, or personal care services under the Medi-Cal program, provide a criminal background check on a non-registry applicant or provider from the Department of Justice. The bill would also impose various duties and conditions related to the provision of a criminal background check on a non-registry applicant or provider.

Existing law requires the Department of Justice to secure a criminal record to determine whether a person has been convicted or incarcerated within the last 10 years for a sex offense against a minor, or for a violation of other prescribed crimes, including any felony, and to provide a subsequent arrest notification, as provided, if an employer of the person requests the determination and submits fingerprints of the person to the department and the person is unlicensed and provides nonmedical domestic or personal care to an aged or disabled adult in the adult's own home. Existing law defines "employer" for purposes of these provisions to include, but not be limited to, an IHSS recipient and any recipient of personal care services under the Medi-Cal program.

This bill would revise the definition of "employer" to also include a public authority or nonprofit consortium.

Existing law requires the department to charge a fee to the employer to cover the cost of administering the background checks pursuant to these provisions.

This bill would require, if the employer is an in-home supportive services recipient, a recipient of personal care services under the Medi-Cal program, or a public authority or nonprofit consortium, the fee to be shared by the county and the state in accordance with a specified ratio.

This bill would incorporate additional changes in Section 12301.6 of the Welfare and Institutions Code proposed by AB 182, to be operative only if AB 182 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 448 (AB 358) Blakeslee State property: Santa Maria.

Existing law authorizes the Director of General Services, to sell, transfer, exchange, or otherwise dispose of specified state property subject to certain conditions.

This bill would authorize the director to exchange with the City of Santa Maria, at fair market value and upon terms and conditions the director deems to be in the best interests of the state, state real property under the jurisdiction of the Department of Motor Vehicles located in the City of Santa Maria, for a land-for-land exchange, build-to-suit lease with a purchase option, new lease purchase agreement, existing leased facility, or any other equitable exchange, to be occupied by the Department of Motor Vehicles, subject to the approval of the State Public Works Board and authorization that may be provided in the Budget Bill. This bill would require that, if the exchange with the city is completed, the city would reimburse the Department of General Services for specified costs and expenses. It would provide that if the exchange is not completed by January 1, 2010, the director may enter into an exchange agreement with parties other than the City of Santa Maria, at fair market value, and upon terms and conditions the director deems to be in the best interests of the state, for this purpose, still subject to the approval of the State Public Works Board and funding under the Budget Bill.

The California Constitution provides that the proceeds from the sale of surplus state property that was purchased with General Fund revenues be used to pay the principal and interest on bonds issued pursuant to the Economic Recovery Bond Act until the principal and interest on those bonds is fully paid, after which these proceeds are required to be deposited into the Special Fund for Economic Uncertainties. Existing statutory law similarly requires that the net proceeds received from any real property disposition be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, a continuously appropriated account, until the bonds issued pursuant to the act are retired.

This bill would declare that the exchange of state property authorized by the bill does not constitute a sale of surplus state property as set forth in these provisions.

Ch. 449 (SB 1045) Committee on Revenue and Taxation Property taxation.

(1) 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 and existing property tax law exclude from a “change in ownership” specified property transfers, including transfers of a principal residence, between parents and their children and from grandparents to their grandchildren, as provided. For purposes of these exclusions, existing property tax law defines a “principal residence” as a dwelling that has been granted either the homeowners’ property tax exemption or the disabled veterans’ property tax exemption. For purposes of these exclusions, existing property tax law also defines an “eligible transferee” as a parent, child, or grandchild of an eligible transferor.

This bill would clarify the definition of “principal residence,” for purposes of these change in ownership exclusions, to instead provide that the dwelling be eligible for either the homeowners’ or disabled veterans’ property tax exemption because the transferor owned and occupied the dwelling. This bill would also correct an erroneous reference to clarify that an “eligible transferee” does not include a grandparent.

(2) The California Constitution and existing property tax law authorize taxpayers that meet certain conditions to transfer the base year value, as defined, of property to replacement property. Existing law requires a taxpayer that seeks to transfer the base year value of property to replacement property to file a claim for this transfer, as specified. Existing law provides that this claim is not a public document and is not subject to public inspection, but shall be available for inspection by the transferee and the transferor, their respective spouse, legal representative, and the executor or administrator of their estate.

This bill would replace the terms transferee and transferor with the term claimant. This bill would also require the claim to be available for inspection by the trustee of a trust in which the claimant or the claimant’s spouse is a present beneficiary.

(3) Existing property tax law establishes a veterans’ organization exemption. Existing law prohibits the county assessor from approving a claim for the veterans’ organization exemption until the claimant has received an organizational clearance certificate, as specified, from the State Board of Equalization. Existing law requires board staff to issue an organizational clearance certificate to an entity that qualifies for the veterans’ organization exemption.

This bill would require an organization that files a claim for the veterans’ organization exemption to file with the assessor a valid organizational clearance certificate, as specified.

(4) By changing the manner in which county officials process claims for the veterans’ exemption and base year value transfers, 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, 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. 450 (AB 402) Ma Property taxation: change in ownership.

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 excludes from a “change in ownership” specified property transfers of a principal residence and the first \$1,000,000 of the value of other real property between parents and their children, as defined by the Legislature. Existing property tax law implementing this constitutional exclusion generally defines “children” as a child born of the parent or parents, stepchildren, sons-in-law and daughters-in-law, and adopted children. Existing law requires those seeking this exclusion to file a claim therefor, and requires that parts of this claim be made under penalty of perjury.

This bill would specify, for purposes of this change in ownership exclusion, that “children” also includes a foster child, as provided. This bill would prohibit the exclusion of a purchase or transfer of a principal residence from a foster child to the child’s biological parent if the transferor child received that principal residence, or interest therein, from a foster parent through a purchase or transfer that was previously excluded. This bill would also require a person claiming the exclusion established by the bill to provide legal substantiation regarding the foster child status of the child, as specified. By changing the manner in which county officials administer this change in ownership exclusion, this bill would impose a state-mandated local program. This bill would also impose a state-mandated local program by expanding the definition of the crime of perjury by adding a new class of people who must file the exclusion claim under penalty of perjury.

Existing law requires property owners to report changes in ownership to, as applicable, the county assessor or the State Board of Equalization, and imposes penalties for failing to provide these reports. Existing law specifies that when an interest in a portion of real property, other than real property held in joint tenancy, is purchased or changes ownership, only the interest or portion transferred is reappraised at its full cash value. Existing property tax law specifies that if a unit or lot within a cooperative housing corporation, community apartment project, condominium, planned unit development, shopping center, industrial park, or other residential, commercial, or industrial land subdivision complex with common areas or facilities is purchased or changes ownership, then only the unit or lot transferred and the share in the common area reserved as an appurtenance of the unit or lot is reappraised.

This bill would require, upon a written request by the county assessor, the owners of a cooperative housing corporation, community apartment project, condominium, planned unit development, or other residential subdivision complex, with units or lots consisting of specified dwellings and with common areas or facilities, that transfer ownership interests without utilizing recorded deeds to file a specified report describing the property with the assessor. If the owners fail to file this report, this bill would authorize the assessor to send a change in ownership statement to every owner, tenant-shareholder, or occupant of each individual lot. If this statement is not filed, this bill would impose the same penalty on owners and shareholders as is imposed under existing law for failing to report a change in ownership to the assessor.

This bill would incorporate additional changes to Section 63.1 of the Revenue and Taxation Code, proposed by SB 1045, to be operative only if SB 1045 and this bill are both enacted, each bill amends Section 63.1 of the Revenue and Taxation Code, and this bill is enacted after SB 1045.

The California Constitution requires 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 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.

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. 451 (AB 1492) Laird Vehicles: transit buses: right-of-way.

Existing law requires a driver to yield the right-of-way to an approaching authorized emergency vehicle that is sounding a siren and has at least one lighted lamp exhibiting a red light.

This bill would, in the Santa Cruz Metropolitan Transit District and the Santa Clara Valley Transportation Authority, if the applicable entity approves a resolution, authorize a transit bus to be equipped with a specified yield right-of-way sign on the left rear of the bus. The bill would require a participating transit agency to undertake a public education program to encourage motorists to yield to a transit bus when the sign is activated.

Ch. 452 (AB 1464) Benoit Vehicles: Preclusion of vehicle registration and issuance of arrest warrant.

Existing law makes it unlawful for the owner, or any other person, employing or otherwise directing the driver of any vehicle to cause the operation of the vehicle upon a highway in any manner contrary to law. If the owner or other person is not driving the vehicle that is operated in a manner contrary to law, the owner or other person may be mailed a notice to appear. Failure to appear in response to that notice cannot result in a warrant of arrest. A verified complaint must be filed, and if the person does not appear in court, then an arrest warrant may be issued or renewal of the registration of the vehicle involved in the offense may be precluded. The owner or other person served the complaint has 10 days to answer the charges in the complaint.

This bill would permit the court, when an owner or other person given a notice to appear does not appear in court, or pay the applicable fine and penalties if an appearance is not required, to notify the owner or other person by mail that registration may be precluded by that failure and file a notice of noncompliance with the Department of Motor Vehicles in order to preclude registration of the vehicle involved in the offense, if the owner or other person does not respond as required within 21 days of the notification. The time to appear in court to answer the charges in a verified complaint would be extended to 21 days. The bill would make conforming changes.

Ch. 453 (AB 1589) Duvall Vehicles: reports: reexaminations: removal.

Existing law authorizes a peace officer, as defined, or a regularly employed and salaried public employee, who is engaged in directing traffic or enforcing parking laws and regulations, to remove a vehicle when the vehicle is found or operated upon a highway, public lands, or an offstreet parking facility with a registration expiration date in excess of 6 months before the date it is found or operated.

This bill would provide additional instances relating to registration when a vehicle may be removed from a highway, public lands, or an offstreet parking facility.

The bill would also make technical, nonsubstantive changes.

This bill also would incorporate additional changes in Section 22651 of the Vehicle Code proposed by AB 1165 to be operative if AB 1165 and this bill are both enacted and this bill is enacted last.

Ch. 454 (AB 1663) Evans Special education: conformance to federal law.

(1) Existing law establishes a right of individuals with exceptional needs to receive free appropriate public education and ensures the right to special instruction and related services needed to meet their unique needs, in conformity with federal law.

This bill would make various revisions generally conforming state law to federal requirements relating to, among others, pupil identification, assessment, and eligibility; individualized education program development, including notice, implementation, and review; procedural safeguards, including due process hearing procedures and requirements; and pupil information confidentiality. The bill would also make clarifying, conforming, and other technical changes. To the extent that these revisions would impose new duties on local educational agencies, 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. 455 (SB 594) Romero Witness Relocation and Assistance Program.

Existing law establishes the Witness Protection Program, and authorizes the Attorney General to reimburse state and local agencies for the provision of specified services to witnesses.

This bill would rename that program the Witness Relocation and Assistance Program, and would include support, advocacy, and other services for witnesses' safe transition into a new environment as part of the services to be reimbursed.

Ch. 456 (AB 1013) Krekorian Unlawful detainer: nuisance abatement.

(1) Existing law establishes the criteria for determining when a tenant is guilty of unlawful detainer, including conduct involving illegally selling a controlled substance, which is deemed to constitute committing a nuisance on the premises.

This bill would add the circumstance of a person who commits an offense involving unlawful possession or use of illegal weapons or ammunition or uses the premises to further that purpose, to those circumstances that are deemed to constitute a nuisance.

(2) Existing law establishes procedures for unlawful detainer actions in the name of the people for certain nuisances, to be brought by the city attorney or city prosecutor.

This bill would create pilot programs in specified cities in the Counties of Los Angeles, San Diego, Sacramento, and Alameda that would establish as a basis for the unlawful detainer action in the name of the people, an unlawful weapons or ammunition purpose, as defined. The programs, effective until January 1, 2010, would require the city attorney and city prosecutor of each participating jurisdiction to annually provide specified information to the Judicial Council regarding the number of cases for unlawful detainer filed for a weapons or ammunition purpose and would require the Judicial Council to compile that information, and report the merits of the pilot programs to the Legislature by April 15, 2009. By imposing new duties on local officials, the bill would create a state-mandated local program. The bill would make other conforming 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.

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. 457 (AB 1291) Mendoza Antigang violence parenting classes.

Under existing law, if a minor has been adjudged a ward of the juvenile court, and the court finds that a specified notice has been given to the parent or guardian of the minor and orders that the parent or guardian shall retain custody of the minor either subject to or without the supervision of the probation officer, the parent or guardian may be required to participate with the minor in a counseling or education program, including, but not limited to, parent education and parenting programs operated by community colleges, school districts, or other appropriate agencies designated by the court.

This bill would authorize the juvenile court, if a minor is found to be a ward of the court by reason of the commission of a gang-related offense, and the court finds that the minor is a first-time offender and orders that a parent or guardian retain custody of that minor, to order the parent or guardian to attend antigang violence parenting classes. The bill would require the Department of Justice to establish the curriculum of those classes, including specified criteria. The bill would provide that the father, mother, spouse, or other person liable for the support of the minor, the estate of that person, and the estate of the minor shall be liable for the cost of the classes, unless the court finds that the person or estate does not have the financial ability to pay.

Ch. 458 (AB 1300) Price The Family Connection and Young Offender Rehabilitation Act of 2007.

(1) Existing law states that the purpose of the Division of Juvenile Programs within the Department of Corrections and Rehabilitation is to provide comprehensive training, treatment, and rehabilitative services to youthful offenders under the jurisdiction of the department, that are designed to promote community restoration and accountability to victims, and to produce youth who become law-abiding and productive members of society.

This bill would expand the purpose of the division to include the provision of comprehensive education to youthful offenders, in addition to training, treatment, and rehabilitative services, and it would provide that the services shall be designed to promote family ties, in addition to community restoration and accountability to victims, and to produce youth who become law-abiding and productive members of society.

This bill would provide that a ward confined in a facility of the Department of Corrections and Rehabilitation, Division of Juvenile Facilities, shall be encouraged to communicate with family members, clergy, and others, and to participate in programs, that will facilitate his or her education, rehabilitation, and accountability to victims, and that may help the ward become a law-abiding and productive member of society. Among other things, the bill would require the division or facility to maintain a toll-free telephone number for information relating to visitation.

(2) Existing law authorizes the Secretary of the Department of Corrections and Rehabilitation to transfer persons confined in one institution or facility of the Division of Juvenile Facilities to another.

This bill would require proximity to family to be considered in placement of those persons.

Ch. 459 (AB 1381) Nunez Gangs: Office of Gang and Youth Violence Policy.

Existing law establishes the Corrections Standards Authority, which administers various federally funded grant programs relating to juvenile justice and crime prevention.

This bill would establish the Office of Gang and Youth Violence Policy, which would be responsible for coordinating and assisting various persons and entities with strategies to prevent violence and gang involvement, and which, and to the extent feasible, would be authorized to perform related duties, including establishing an Internet Web site, as specified.

The bill would state the intent of the Legislature regarding the creation of the office. The bill would also require the office to submit a report to the Legislature on or before March 1, 2009, containing recommendations and other information, as specified.

Ch. 460 (SB 22) Migden Breast-feeding.

Under existing law, the State Department of Public Health licenses and regulates health facilities, including hospitals.

This bill would require the State Department of Public Health to recommend specified training that is intended to improve breast-feeding rates among mothers and infants for general acute care hospitals and special hospitals that provide maternity care, and that have exclusive patient breast-feeding rates in the lowest 25%, as described. The bill would require the department to notify the hospital director or other person in charge of the hospital that the training is available, upon request, to the hospital.

Existing law provides for the California Special Supplemental Food Program for Women, Infants, and Children (WIC) administered by the State Department of Public Health and counties, under which nutrition and other assistance is provided to low-income postpartum and lactating women, infants, and children under 5 years of age. Existing law also requires the department to conduct a public service campaign that includes the promotion of mothers breast-feeding their infants.

This bill would require the department not later than July 1, 2008, to the extent that specified federal funds and private grants or donations are made available for this purpose, to begin expansion of the breast-feeding peer counseling program at local agency WIC sites, as provided.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, under which health care services are provided to qualified low-income persons. Existing law provides that Medi-Cal benefits include various services to lactating mothers and infants.

This bill would require the department to streamline and simplify existing Medi-Cal program procedures in order to improve access to lactation supports and breast pumps among Medi-Cal recipients.

Ch. 461 (SB 166) Negrete McLeod Emergency preparedness: community college districts.

Existing law makes each school district and county office of education responsible for the overall development of all comprehensive school safety plans for its schools operating kindergarten or any of grades 1 to 12, inclusive. Existing law requires the Office of Emergency Services, in coordination with all interested state agencies with designated response roles in the state emergency plan and interested local emergency management agencies, to jointly establish by regulation a standardized emergency management system for use by all emergency response agencies, to include specified components.

Existing law establishes the California Community Colleges, under the administration of the Board of Governors of the California Community Colleges, as one of the segments of public postsecondary education in this state. Under existing law, the board of governors appoints a chief executive officer, known as the Chancellor of the California Community Colleges.

This bill would make various legislative findings and declarations regarding emergency preparedness plans. The bill would require by January 1, 2009, the Office of the Chancellor of the California Community Colleges, in consultation with the Governor's Office of Emergency Services and the Office of Homeland Security, to develop emergency preparedness standards and guidelines to assist community college districts and campuses in the event of a natural disaster, hazardous condition, or terrorist activity on or around a community college campus as specified.

Ch. 462 (SB 184) Alquist Transportation projects.

Existing law authorizes a regional or local entity that is the sponsor of, or is eligible to receive funding for, a project contained in the state transportation improvement program to expend its own funds for any component of a project within its jurisdiction that is included in an adopted state transportation improvement program, and for which the commission has not made an allocation. Existing law requires these expenditures to be reimbursed by the state, under specified conditions. Existing law limits these provisions to projects advanced for expenditures by an eligible regional or local entity within the 12 months preceding the date the project would otherwise be allocated funding by the commission.

This bill would instead limit these provisions to projects advanced for expenditure by an eligible regional or local entity that are programmed in the current fiscal year of the state transportation improvement program, would require the regional or local entity to request an allocation from the commission no later than the time of the first expenditure for the project, and would make other related changes.

Ch. 463 (SB 418) Migden Local government finance: special education funding.

Existing property tax law requires the county auditor, in each fiscal year, to allocate property tax revenue to local jurisdictions in accordance with specified formulas and procedures, and generally requires that each jurisdiction be allocated an amount equal to the total of the amount of revenue allocated to that jurisdiction in the prior fiscal year, subject to certain modifications, and that jurisdiction's portion of the annual tax increment, as defined. Existing property tax law also reduces the amounts of ad valorem property tax revenue that would otherwise be annually allocated to the county, cities, and special districts pursuant to these general allocation requirements by requiring, for purposes of determining property tax revenue allocations in each county for the 1992–93 and 1993–94 fiscal years, that 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 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.

If any excess revenues remain in a county ERAF after allocations are made to these school entities, existing law requires the county auditor to allocate these excess moneys to county superintendents of schools for special education programs. Existing law specifies that these allocations are to be counted as augmentations to property tax revenues for special education programs to the extent that these revenues offset state aid otherwise received pursuant to a specified statute. Existing law requires that, if any excess revenues remain in county ERAFs after these allocations are made for special education programs, these excess revenues be allocated among the county and cities and special districts in the county in proportion to their contribution to the county ERAF.

Existing law requires the Superintendent of Public Instruction to calculate funding for each special education local plan area (SELPA) each fiscal year and to calculate the amount of General Fund moneys the SELPA shall receive after subtracting from the total amount of funding the SELPA is to receive for special education programs and licensed children's institutions the amount of property tax revenues available to the SELPA and the amount of federal moneys received pursuant to a specified provision. Existing law requires the State Department of Education to apportion to each SELPA an amount of funding for out-of-home care in licensed children's institutions pursuant to a specified formula.

This bill would, for the 2007–08 fiscal year and for each fiscal year thereafter, require the auditor of a county whose ERAF contains excess funds to apportion, to the extent funds are available after funding is provided for general special education programs, funds sufficient to cover not more than 50% of the amount determined, pursuant to a specified statute, to a SELPA for the funding of out-of-home care in licensed children's institutions. This bill would require the State Department of Education, for the same fiscal years, to apportion the

remaining 50% of the amount determined pursuant to that specified provision, or a larger percentage, as necessary, if the applicable county ERAF has insufficient funds available for that purpose, to the applicable SELPA. This bill would prohibit a county from being required to provide excess ERAF funds for purposes of specified special education programs for a fiscal year prior to the 2007–08 fiscal year that has not already provided for those programs prior to the start of the 2007–08 fiscal year. This bill also would, for the 2007–08 fiscal year and for each fiscal year thereafter, prohibit excess ERAF funds from being apportioned to additional special education programs.

By changing the manner in which property tax revenues are allocated by county auditors, 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. 464 (AB 340) Hancock Child welfare services: resource family pilot program.

Existing law requires the placement of dependent children by the juvenile court according to specified procedures. Existing law requires the state, through the State Department of Social Services and county welfare departments, to establish and support a system of statewide child welfare, which includes services related to foster care placement of dependent children and adoption. Existing law provides for the licensure of foster care providers, and the approval of adoptive parents.

This bill would require the State Department of Social Services, in consultation with county welfare agencies, to implement a pilot program to establish a unified resource family approval process to replace the existing multiple processes for licensing foster family homes, approving relatives and nonrelative extended family members as foster care providers, and approving adoptive families, as provided in the bill. The bill would define a resource family for its purposes as an individual or couple that a participating county has approved to care for a related or unrelated child who is under the jurisdiction of the juvenile court or otherwise in the care of a county child welfare agency.

This bill would require the department, prior to implementing the pilot program, to promulgate standards for home approval and permanency assessment for placing children in a resource family.

This bill would require the pilot program to be conducted in up to 5 counties that volunteer to participate. It would authorize the pilot program to continue through the 2010–11 fiscal year, or for 3 full fiscal years following the receipt of funding for the program, whichever is later.

Existing law establishes the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which counties provide payments to foster care providers on behalf of qualified children in foster care. The program is funded by a combination of federal, state, and county funds, with moneys from the General Fund being continuously appropriated to pay for the state's share of AFDC-FC costs. Existing law requires that a child be in one of 7 designated placements in order to be eligible for AFDC-FC.

This bill also would require a child placed in a resource family home that meets specified standards to be eligible for AFDC-FC. The bill would provide that a resource family be paid a specified AFDC-FC rate, and would apply existing sharing ratios for state financial participation.

This bill would make its implementation contingent upon the continued availability of federal funds for costs associated with the placement of children with resource families as provided in the bill.

This bill would provide that no appropriation pursuant to the provision continuously appropriating funds for the AFDC-FC program would be made for purposes of the bill.

The bill would also set forth specified responsibilities for the department and counties participating in the pilot program for implementing and enforcing standards provided in the bill.

Existing law requires the State Department of Social Services or licensed adoption agency to require each person filing an application for adoption to be fingerprinted, and to secure from an appropriate law enforcement agency any criminal record of that person to determine whether the person has ever been convicted of a crime other than a minor traffic violation, and authorizes the department or a licensed adoption agency to secure the person's full criminal record, if any.

This bill would require that any federal level criminal offender record requests submitted to the Department of Justice be submitted with fingerprint images and related information required by the Department of Justice, as specified. The bill would require the Department of Justice to forward any such record requests received pursuant to those provisions to the Federal Bureau of Investigation (FBI), to review the information returned to the department from the FBI, and to compile and disseminate a response to the State Department of Social Services or to the licensed adoption agency.

Existing law authorizes the State Department of Social Services to conduct a specified foster care demonstration project in up to 20 counties, to allow flexible use of federal and state foster care funds by utilizing a federal capped allocation model over a 5-year period, based on the terms and conditions of a prescribed federal waiver. Existing law provides that any county, state, or federal savings in the foster care program that occur as a result of the demonstration project shall be reinvested by the counties in child welfare services program improvements.

This bill instead would provide that any unexpended federal or state funds may be retained by the county for expenditure in subsequent fiscal years, consistent with the prescribed purposes of the demonstration project.

Ch. 465 (AB 1331) Evans Foster youth: federal benefits.

Existing law provides for the placement of certain children in foster care under the custody of the State Department of Social Services and county welfare departments.

Existing law establishes the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which counties provide payments to foster care providers on behalf of qualified children in foster care. The program is funded by a combination of federal, state, and county funds, with moneys from the General Fund being continuously appropriated to pay for the state's share of AFDC-FC costs.

Existing law, the federal Social Security Act, provides for benefits for eligible beneficiaries, including survivorship and disability benefits and Supplemental Security Income (SSI) benefits for, among others, blind and disabled children. The act authorizes a person or entity to be appointed as a representative payee for a beneficiary who cannot manage or direct the management of his or her money. Existing law also provides for the State Supplementary Program for Aged, Blind and Disabled under which State Supplemental Payments (SSP) are made in supplementation of SSI benefits.

Existing law requires a county to apply to become a child's representative payee for purposes of these federal benefits during the time the child is placed in foster care, and also requires the county to provide information regarding certain federal requirements when a foster youth who is receiving SSI payments is approaching his or her 18th birthday.

Existing law requires the State Department of Social Services to convene a workgroup to develop best practice guidelines for county welfare departments to assist eligible children who are in the state's or a county's custody and are qualified under the bill in obtaining federal social security and supplemental security income benefits. Existing law requires the workgroup to make recommendations to the department, by December 31, 2006, regarding the feasibility and cost-effectiveness of reserving a designated amount of foster children's social security and SSI/SSP benefits in lieu of reimbursing the county and the state for care

and maintenance, and, in making those recommendations, to consider that the reserved benefits would be for the purpose of assisting the foster child in the transfer to self-sufficient living in a manner consistent with federal law.

This bill would require a county to screen each foster youth in foster care who is at least 16 years and 6 months of age and not older than 17 years and 6 months of age in order to determine whether the youth is eligible for federal SSI benefits.

This bill would make compliance with this requirement contingent upon the ability of the county to use state AFDC-FC resources for the foster youth pending the application for federal benefits, as prescribed, and would require the department to clarify that this funding mechanism is consistent with federal law.

This bill would provide that no appropriation would be made for purposes of funding the bill pursuant to the provision continuously appropriating funds for the AFDC-FC program.

By increasing county 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, 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. 466 (AB 1453) Soto Foster care: residentially based services.

Existing law provides for child welfare services, which are public social services directed toward, among other purposes, protecting and promoting the welfare of all children, including those in foster care placement. Existing law provides for the placement of children in foster care in various settings, including group homes, by foster placement agencies, under the oversight of the State Department of Social Services.

Existing law provides for the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which, pursuant to a combination of federal, state, and county funds, aid on behalf of eligible children is paid to foster care providers.

Existing law, the California Community Care Facilities Act, provides for the licensure and regulation of community care facilities, including group homes, by the State Department of Social Services.

Existing law requires the State Department of Social Services, under the direction of the California Health and Human Services Agency and in collaboration with other appropriate organizations, as specified, to reexamine the role of out-of-home placements currently available for children served within the child welfare services system.

This bill would require the department to convene a workgroup of designated public and private stakeholders that will develop a plan for transforming the current system of group care for foster children or youth, and for children with serious emotional disorders into a system of residentially based services, as defined. The bill would require the department, by January 1, 2011, to provide a copy of the plan developed by the workgroup to the Legislature. The bill would require the department to encourage counties and private nonprofit agencies to develop voluntary agreements to test alternative program design and funding models to achieve the bill's objectives. The bill would authorize voluntary agreements between counties and nonprofit agencies to transfer all or part of an existing group home program into a residentially based services program, if specified conditions are met, would prohibit the agreements from exceeding 5 years from January 1, 2008, and would authorize the department to waive otherwise applicable regulatory provisions and approve alternative funding models, in order to facilitate implementation of these agreements. The bill would specify the required characteristics of these alternative funding models.

The bill would also require the department to report during the legislative budget hearings on the status of any county agreements entered into pursuant to these provisions, and on the development of statewide residentially based services programs.

Ch. 467 (AB 1512) Torrico Medi-Cal: foster children.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, and which provides health care services to qualified low-income recipients. The Medi-Cal program is partially governed and funded by federal Medicaid provisions. Under existing law, low-income children in foster care are covered under the Medi-Cal program. Existing law requires the county child welfare agency with the responsibility for the care and placement of the foster child, in consultation with the child's foster caregiver, to determine whether it is in the best interest of the child to enroll in a Medi-Cal managed care plan. In some counties a county organized health system provides Medi-Cal services. Existing law requires the department to establish for Medi-Cal managed care plans urgent disenrollment procedures for foster children in out-of-county placements.

This bill would require that, whenever a foster child enrolled in a county organized health system is placed in an out-of-county placement, the county child welfare or probation agency with responsibility for the care and placement of the child determine, no later than one day after the out-of-county placement begins and in consultation with the child's foster caregiver, whether the child should remain in the county organized health system. If it is determined that the child should be disenrolled, the county department is required to submit a request to the appropriate entity that the child be disenrolled.

This bill would require the department to develop urgent disenrollment procedures that require county organized health systems to disenroll foster children who have been placed out of county within 2 working days of that placement in order that they may be enrolled in a Medi-Cal managed care plan in the county of the placement. The bill would require the department and the county organized health systems to perform other related duties.

By placing new duties on 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.

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. 468 (SB 39) Migden County welfare agencies and departments: child abuse and neglect: files.

(1) Existing law requires the case file of a dependent child or ward of the juvenile court to be kept confidential, except as specified. Existing law permits the juvenile case files that pertain to a deceased child who was within the jurisdiction of the juvenile court, as provided, to be released to the public after a petition has been filed and interested parties have been afforded an opportunity to file an objection, subject to certain limitations.

This bill would revise those provisions and instead require that juvenile case files that pertain to any child who died as the result of child abuse or neglect shall be released to the public, subject to certain limitations set forth in the bill. The bill would also add specified attorneys to the persons allowed access to a juvenile case file.

(2) Existing law provides for a system of child welfare services administered by each county, with oversight by the State Department of Social Services.

This bill would require the custodian of records within a county welfare agency or department to disclose, within 5 days from a request, or upon substantiation, specified records, subject to the redaction of certain identifying personal information, of child abuse or neglect that results in the death of a child.

This bill would also require all county welfare agencies and departments to notify the State Department of Social Services, as provided, of all child fatalities that occurred within its jurisdiction that were the result of child abuse or neglect, and would require the State Department of Social Services to establish a procedure for, and annually report on, that notification, as specified. The bill would also require the State Department of Social Services

to adopt emergency regulations to implement the above-described changes, as specified, which regulations would be excepted from the rulemaking provisions of the Administrative Procedures Act.

By increasing the duties of local agencies, 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, 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. 469 (SB 785) Steinberg Foster children: mental health services.

Existing law requires the State Department of Mental Health to implement managed mental health care for Medi-Cal beneficiaries through fee-for-service or capitated rate contracts with mental health plans, including individual counties, counties acting jointly, any qualified individual or organization, or a nongovernmental entity. Under existing law, this may include the provision of specialty mental health services to children in foster care.

This bill would require the State Department of Mental Health, by July 1, 2008, to create a standardized contract, service authorization procedure, and set of documentation standards and forms, and to use these items to facilitate the receipt of medically necessary specialty mental health services by a foster child who is placed outside of his or her county of original jurisdiction, as specified. In addition, the bill would require the California Health and Human Services Agency to coordinate the efforts of the State Department of Mental Health and the State Department of Social Services for the performance of designated duties with respect to implementing these provisions, including establishing informational materials for foster care providers and county child welfare agencies, relating to the provision of mental health services to children in their care, as specified.

Existing law provides for the Adoption Assistance Program, administered by the State Department of Social Services, which provides for the payment by the department and counties of cash assistance to eligible families that adopt eligible children, and bases the amount of the payment on the needs of the child and the resources of the family to meet those needs. Under existing law, the department or licensed adoption agency is required, among other duties, to provide the prospective adoptive family with information on the availability of mental health services through the Medi-Cal program or other programs.

Existing law provides that the county responsible for determining the child's eligibility for the program, and for providing financial aid is the county that at the time of the adoptive placement would otherwise be responsible for making a payment pursuant to the CalWORKs program or the Aid to Families with Dependent Children-Foster Care program if the child were not adopted.

Existing law provides for Kinship Guardianship Assistance Payment Program (Kin-GAP), as a part of the CalWORKs program, which provides aid on behalf of specified categories of eligible children who are placed in the home of a relative caretaker. Existing law provides that the county that formally had court ordered jurisdiction over a child receiving benefits under the Kin-GAP program shall be responsible for paying the child's aid regardless of where the child actually resides, so long as the child resides in California.

This bill would provide that a foster child whose adoption has become final and who is receiving or is eligible to receive Adoption Assistance Program assistance, including Medi-Cal, or who has become the subject of a legal guardianship and is receiving Kin-GAP assistance, including Medi-Cal, and whose foster care court supervision has been terminated, shall be provided medically necessary specialty mental health services, as specified.

This bill would require the State Department of Mental Health, if necessary, to seek federal approval prior to implementing the bill.

To the extent that it would impose new duties on county child welfare departments in connection with the provision of mental health services to foster children, 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, 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. 470 (SB 472) Corbett Prescription drugs: labeling requirements.

Existing law, the Pharmacy Law, provides for the licensure and regulation of the practice of pharmacy by the California State Board of Pharmacy in the Department of Consumer Affairs. Existing law prohibits a pharmacist from dispensing a prescription, except in a container that meets certain labeling requirements.

This bill would require the board to promulgate regulations that require, on or before January 1, 2011, a standardized, patient-centered, prescription drug label on all prescription medication dispensed to patients in California. The bill would require the board to hold special public meetings statewide in order to seek information from certain groups, and would require the board to consider specified factors in developing the label requirements. The bill would require the board to report to the Legislature on or before January 1, 2010, on its progress at the time of the report, and to report to the Legislature on or before January 1, 2013, on the status of implementation of the requirements.

Because a knowing violation of the Pharmacy Law constitutes a crime, and because the above-described provisions would impose additional duties under that law, 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. 471 (SB 614) Simitian Public works: design-build contracts.

(1) Existing law authorizes, until January 1, 2010, a school district governing board to enter into a design-build contract, as defined, in which factors in addition to price and cost may be considered in awarding a contract for the design and construction of a school facility that exceeds \$10,000,000.

This bill instead would authorize a school district governing board to enter into those contracts that exceed \$2,500,000, and would extend this authority until January 1, 2014.

(2) Existing law prohibits, in a contract between the design-build entity and a subcontractor, and in a contract between a subcontractor and any subcontractor thereunder, the percentage of the retention proceeds withheld to exceed the percentage specified in the contract between the school district or community college district and the design-build entity, except as provided.

This bill would prohibit retention proceeds withheld by the school district or community college district from the design-build entity to exceed 5% if a performance and payment bond, issued by an admitted surety insurer, is required in the solicitation of bids.

(3) Existing law requires each contract with a design-build entity to provide that no construction or alteration of any school building is to commence prior to the receipt of the written approval of the plans, as to the safety of design and construction, from the Department of General Services.

This bill would define "plans" for these purposes to include, but is not limited to, plans for foundations or other building systems, as determined by the Division of the State Architect, based on design criteria provided by the architect or structural engineer of the

design-build entity to the Department of General Services prior to the receipt of completed building plans.

(4) Existing law authorizes the governing boards of 3 specified community college districts and up to 5 community college facility construction projects selected by the Chancellor of the California Community Colleges to enter into a design-build contract, as defined, until January 1, 2011, in which factors in addition to price and cost may be considered in awarding a contract for the design and construction of a community college facility for an amount that exceeds \$10,000,000.

This bill instead would make those provisions applicable to any community college district governing board and would authorize the governing board of a community college district to enter into those contracts that exceed \$2,500,000, and would extend this authority until January 1, 2014.

(5) This bill would provide that, except as provided in the bill, nothing in the bill is to be construed to affect the application of any other law.

Ch. 472 (SB 633) Alquist Persons with disabilities: care in community settings and hospital discharge planning policies.

Existing law prohibits unjustified institutionalization of persons with disabilities and requires that services be provided in community settings when possible.

This bill would declare the intent of the Legislature regarding the state's commitment to providing services for persons with disabilities and seniors in the most integrated setting.

Existing law provides for the licensure and regulation of health facilities, including hospitals, as defined. Existing law requires each hospital to have a written discharge planning policy and process, as specified. Violation of the provisions relating to the licensure and regulation of health care facilities is a crime.

This bill would require a hospital to provide every patient anticipated to be in need of long-term care at the time of discharge with contact information for at least one public or nonprofit agency or organization dedicated to providing information or referral services relating to community-based long-term care options in the patient's county of residence and appropriate to the needs and characteristics of the patient. 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. 473 (SB 645) Correa Design-build contracts: cities: counties.

Existing law requires public entities to comply with certain procedures in soliciting and evaluating bids and awarding contracts for the erection, construction, alteration, repair, or improvement of any public structure, building, road, or other public improvement.

Existing law, until January 1, 2011, permits cities in the Counties of Solano and Yolo and the City of Victorville, with the approval of the city council, to enter into design-build contracts, as defined, in accordance with specified procedures. Existing law requires any city that elects to use the design-build method to make a specified report to the Legislative Analyst's Office before December 2009, and requires the Legislative Analyst's Office to report to the Legislature regarding the use of the design-build method.

This bill, until January 1, 2011, would also permit the City of Stanton, with the approval of the city council, to enter into design-build contracts, as defined, in accordance with specified provisions. This bill would require the City of Stanton, if it elects to use the design-build method, to make a specified report to the Legislative Analyst's Office before December 1, 2009, and would require the Legislative Analyst's Office to report to the Legislature regarding the effectiveness of the design-build method. This bill makes a finding and declaration of the necessity to enact special legislation with respect to the City of Stanton.

Existing law authorizes specified state agencies, cities, and counties to implement alternative procedures for the awarding of contracts on a design-build basis.

This bill would authorize, until January 1, 2013, the Orange County Sanitation District to enter into design-build contracts in excess of \$6,000,000, as defined, according to a specified procedure.

This bill makes findings regarding the necessity of a special statute.

This bill would require specified information to be verified under oath, thus imposing 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. 474 (SB 686) Corbett State Bar Act.

Existing law, the State Bar Act, provides for the licensure and regulation of attorneys by the State Bar of California, a public corporation. Existing law requires the State Bar to charge an annual membership fee to active members of up to \$315 for the year 2007. Existing law authorizes the Board of Governors of the State Bar to increase the annual membership fees by an additional amount not exceeding \$10, to be used only for the costs of financing constructing, purchasing, or leasing facilities to house State Bar staff and for major capital improvement projects related to facilities owned by the State Bar, and requires the State Bar, at least 30 days prior to entering into an agreement for construction, purchase, or lease of a facility in San Francisco, to submit its preliminary plan and cost estimate for the facility to the Judiciary Committees of the Legislature for review.

This bill would require the board to fix the annual membership fee for active members for 2008 at a sum not to exceed \$315. The bill would delete the authorization for the board to increase the annual membership fees to be used for the costs of financing, constructing, purchasing, or leasing facilities for staff and major capital improvement projects. The bill would delete the requirement that the State Bar submit a preliminary plan and cost estimate for the construction, purchase, or lease of a facility in San Francisco to the Judiciary Committees. The bill would also, until January 1, 2011, authorize the board to increase the annual membership fee for active members by up to \$10 in any year to be used for the costs of upgrading its information technology system, and would require the additional amount to be separately listed and described in the annual membership fee invoice, as specified.

This bill would require the board, on or before January 10, 2008, to report to the Judiciary Committees, with a copy to the State Auditor, certain information relating to its strategic planning process, budget, funds, and auditing system. The bill would make technical, nonsubstantive changes to conform the State Bar Act to the renumbering of the California Rules of Court.

Existing law provides that it is the duty of an attorney to, among other things, never reject, for any consideration personal to himself or herself, the cause of the defenseless or oppressed.

This bill would provide that a lawyer may fulfill his or her ethical commitment to provide pro bono services, in part, by providing financial support to organizations providing free legal services to persons of limited means.

Ch. 475 (SB 720) Kuehl Foster children.

Existing law relating to the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program defines various categories of placement options for eligible foster children. One of these categories is the "whole family foster home," which is defined as a family home, approved relative caregiver or nonrelative extended family member's home, or certified family home, that provides foster care for a minor parent and his or her child, and is specifically recruited and trained in this regard.

Existing law provides for Kinship Guardianship Assistance Payment Program (Kin-GAP) and the Kin-GAP Plus programs, as a part of the CalWORKs program, which provides aid on behalf of specified categories of eligible children who are placed in the home of a relative caretaker. Existing law requires the rate paid on behalf of children eligible for a Kin-GAP payment to equal 100% of the rate paid to a licensed or approved foster home, as specified.

This bill would expand the definition of a whole family foster home by specifying that this category includes both new and existing foster homes, and by including the homes of nonrelated legal guardians who are appropriately recruited and trained.

Existing law establishes a schedule of rates payable under the AFDC-FC program. Existing law requires the payment made for care and supervision of a child who is living with a teen parent in a whole family foster home to equal the basic rate for children placed in a licensed or approved home, as specified.

This bill would require the payment made for the care and supervision of a dependent infant who is living with his or her dependent teen parent in a group home to equal the infant supplemental rate for group home payments. The bill would require a Kin-GAP relative who was designated as a whole family foster home immediately prior to entering the Kin-GAP program to receive the same amounts for the care and supervision of a child living with a teen parent as they received as a whole family foster home under AFDC-FC.

Existing law requires a shared responsibility plan to be developed, and updated as needed, between a teen parent, as defined, caregiver, and other county or state representatives, as appropriate, for the care of the child of a teen parent when the child of a teen parent is not under the jurisdiction of the dependency court but is in the full or partial physical custody of the teen parent who is living in an out-of-home placement in a whole family foster home, as defined.

This bill would expand the meaning of “teen parent” to include, under specified circumstances, a child adjudged to be a dependent child or ward of the court or a child who is a ward of a nonrelated legal guardian and receiving case management, living in an out-of-home placement in a whole family foster home, who is a parent. The bill would provide that the shared responsibility plan requirements would no longer apply when a former whole family foster home is receiving payments under the KIN-GAP program, as specified.

Existing law continuously appropriates funds for allocation to each county for the adequate care of children eligible to receive AFDC-FC benefits.

This bill would provide that no appropriation pursuant to provisions of law continuously appropriating funds for the AFDC-FC program would be made for the purposes of funding the bill.

This bill would incorporate additional changes in Section 11400 of the Welfare and Institutions Code proposed by AB 1494 to be operative only if AB 1494 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 476 (SB 734) Torlakson Instructional materials: reviews: fees.

(1) Existing law requires the State Board of Education to adopt basic instructional materials for use in kindergarten and grades 1 to 8, inclusive. Existing law further requires the state board to ensure that curriculum frameworks are reviewed and adopted in each subject area consistent with specified submission cycles.

This bill would reenact a provision that, until January 1, 2007, required the State Department of Education, prior to conducting a followup adoption, to notify all publishers and manufacturers known to produce basic instructional materials in that subject, that a fee will be assessed based on the number of programs the publisher or manufacturer indicates will be submitted. A review of a submission would be prohibited from being conducted until the fee is paid in full. These provisions would be repealed on January 1, 2011.

(2) Existing law requires the state board, in reviewing and adopting or recommending for adoption submitted basic instructional materials, to use specified criteria, and ensure that, in

its judgment, the submitted basic instructional materials meet all of the specified criteria, including, but not limited to, compliance with the specified requirements and guidelines for social content. Regulations establish the procedures for social content review, including, but not limited to, authorizing the State Department of Education or its agents to charge publishers and manufacturers a fee not to exceed the cost of the service for conducting a social content review, for including their instructional materials in the list of instructional materials that have been approved by the state board for compliance with social content requirements, or both, if a publisher or manufacturer requests that their instructional materials be reviewed for compliance with social content requirements and those materials are not concurrently being submitted for adoption.

This bill would require the state board to adopt regulations to govern the social content reviews conducted outside the primary and followup instructional material adoption processes. The department would be authorized to contract with agents to conduct the specified social content reviews. The department would be required to assess a fee for the review that meets specified requirements, including notice to publishers and manufacturers. These provisions would be repealed on January 1, 2011.

Ch. 477 (SB 767) Ridley-Thomas Drug overdose treatment: liability.

Existing law authorizes a physician and surgeon to prescribe, dispense, or administer prescription drugs, including prescription controlled substances, to an addict under his or her treatment, as specified. Existing law prohibits, except in the regular practice of his or her profession, any person from knowingly prescribing, administering, dispensing, or furnishing a controlled substance to or for any person who is not under his or her treatment for a pathology or condition other than an addiction to a controlled substance, except as specified.

This bill would authorize, until January 1, 2011, a licensed health care provider, who is already permitted pursuant to existing law to prescribe an opioid antagonist, as defined, if acting with reasonable care, to prescribe and subsequently dispense or distribute an opioid antagonist in conjunction with an opioid overdose prevention and treatment training program, as defined, without being subject to civil liability or criminal prosecution. The bill would require a local health jurisdiction that operates or registers an opioid overdose prevention and treatment training program to collect prescribed data and report it to the Senate and Assembly Committees on Judiciary by January 1, 2010. The bill would provide that these provisions apply only to specified counties.

Ch. 478 (SB 783) Torlakson Amusement Rides Safety Law.

Under the Amusement Rides Safety Law, the Division of Occupational Safety and Health regulates the safe installation, repair, maintenance, use, operation, and inspection of all amusement rides, as defined, for the protection of the general public using those amusement rides. However, the Permanent Amusement Ride Safety Inspection Program regulates permanent amusement rides, as defined.

The Permanent Amusement Ride Safety Inspection Program prohibits the operation of a permanent amusement ride without a policy of insurance in an amount of not less than \$1,000,000 per occurrence insuring the owner or operator against liability for injury or death to persons arising out of the use of the permanent amusement ride. The Amusement Rides Safety Law prohibits the operation of an amusement ride without a policy of insurance in an amount of not less than \$500,000 insuring the owner or operator against liability for injury suffered by persons riding the amusement ride.

This bill would increase the minimum policy of insurance amount under the Amusement Rides Safety Law to \$1,000,000 per occurrence, effective January 1, 2009.

Existing law requires an operator of an amusement ride to report or cause to be reported to the division immediately by telephone each known incident where the maintenance,

operation, or use of the amusement ride results in a fatality or injury to a person that requires medical service other than ordinary first aid treatment.

This bill would also require a report for incidents where the maintenance, operation, or use of the amusement ride results in a loss of consciousness that requires medical service other than ordinary first aid treatment, major mechanical failure, or a patron falling from a moving ride or falling from a ride that has temporarily stopped in an elevated position. The bill would additionally require that a written accident report on a form designated by the division be submitted to the division within 24 hours of any incident.

The Permanent Amusement Ride Safety Inspection Program authorizes the division to inspect any permanent amusement ride after the report of an accident to the division.

This bill would grant similar inspection authority to the division with respect to any amusement ride.

The Permanent Amusement Ride Safety Inspection Program requires each owner of a permanent amusement ride to provide specified training for its employees in the safe operation and maintenance of amusement rides.

This bill would establish a similar requirement for each owner of any amusement ride. This bill would additionally require the owner of an amusement ride to maintain all records necessary to demonstrate that these requirements have been met, and, effective January 1, 2009, make these records available to a division inspector upon request.

The Permanent Amusement Ride Safety Inspection Program authorizes the division to impose on an owner or operator of a permanent amusement ride a civil penalty if the division determines that the owner or operator subject to the program has willfully or intentionally violated the program or any rule or regulation promulgated under that program and that violation results in death or serious injury. The program also requires the division to enforce the program by the issuance of citations and notices of civil penalty and establishes a process of appeal to the Occupational Safety and Health Appeals Board.

This bill would, under the Amusement Rides Safety Law, grant to the division similar authority to impose civil penalties, would impose similar enforcement requirements upon the division, and would establish a similar process of appeal.

This bill would require the division to adopt rules and regulations necessary for the administration of the Amusement Rides Safety Law, including the reporting requirements established under the bill.

Because this bill would impose additional requirements upon an owner and operator of an amusement ride, a violation of which would be a misdemeanor, the bill would create new crimes, 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. 479 (SB 793) Harman Public swimming pools.

Existing law requires lifeguard services to be provided for any public swimming pool that is of wholly artificial construction where a direct fee is charged for its use. For all other public swimming pools, existing law requires lifeguard service or signs clearly indicating that the service is not provided. Existing law requires lifeguards who provide lifeguard service to possess, as minimal qualifications, current Red Cross advanced lifesaving certificates or Y.M.C.A. senior lifesaving certificates, or equivalent qualifications and training in administering first aid. Existing law establishes similar requirements for persons providing aquatic instruction, as specified.

This bill would, instead, require the above-described lifeguards to possess, as minimum qualifications, as determined by the department current certificates from an American Red Cross or YMCA of the U.S.A. lifeguard training program, or to have equivalent

qualifications, and to have been trained to administer first aid. The bill would make conforming changes to the provisions relating to persons providing aquatic instruction.

Ch. 480 (SB 812) Correa Alternative workweek schedules: pharmacists.

Existing law generally requires premium overtime rates of pay for work in excess of 8 hours in a day and work in excess of 40 hours in a workweek with specified exceptions, including where the employer and employees have agreed to an alternative workweek pursuant to specified procedures. The Industrial Welfare Commission, pursuant to constitutionally authorized delegated powers from the Legislature, has established regulations, denominated wage orders, governing wages, hours, and working conditions in various industries. Pharmacists, depending on the nature of their work, may be regulated by Wage Order 7, relating to the mercantile industry, or Wage Order 4, relating to professional, technical, clerical, mechanical, and similar occupations, including employees in the health care industry. Although both wage orders permit the adoption of alternative workweek schedules by agreement for those employees performing work in those industries, Wage Order 7 requires that any such agreement provide not less than 2 consecutive days off within a workweek, whereas, Wage Order 4 has no such restriction.

This bill would provide that pharmacists engaged in the practice of pharmacy who are employed in the mercantile industry, pursuant to Wage Order 7, shall be permitted to adopt alternative workweek schedules allowed by Wage Order 4, including alternative workweeks that can be adopted by employees working in the health care industry.

Ch. 481 (SB 854) Ridley-Thomas Voter registration: students.

(1) Existing law requires the Secretary of State to annually provide secondary education and specified postsecondary education campuses with a number of voter registration forms that is consistent with the number of students enrolled at each school. The Secretary of State is required to provide written notice with each form, instructing students regarding voter eligibility and where to file the completed forms.

This bill would allow students to submit completed voter registration forms to the Secretary of State in addition to returning the forms in person or by mail to the elections official of the county in which the student resides. This bill would require every community college and California State University campus that operates an automated class registration system on or before January 1, 2008, to permit students through an automated program in coordination with the Secretary of State, during the class registration process, to elect to receive a voter registration form that is preprinted with personal information relevant to voter registration by January 1, 2010. This bill would further allow a community college or California State University campus that does not operate an automated class registration system on or before January 1, 2008, 2 years from when it begins operating an automated class registration system to implement an automated voter registration program. This bill would state that the University of California is encouraged to comply with this requirement. The bill also would require the Secretary of State to annually submit to the Legislature, on or before January 1 of each year, a report on its student voter registration efforts, as specified.

This bill would require every high school, community college, and California State University campus to designate a contact person, as specified, for the Secretary of State to contact in order to facilitate the distribution of voter registration cards. This bill would state that the University of California is encouraged to comply with this requirement.

By imposing new duties on public schools and the community colleges, 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, 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. 482 (SB 929) Cogdill Overtime compensation: prevailing wage determinations.

Existing law provides that 8 hours of labor constitutes a day's work. Under existing law, any work in excess of 8 hours in one workday and any work in excess of 40 hours in any one workweek and the first 8 hours worked on the 7th day of work in any one workweek is required to be compensated at the rate of no less than 1¹/₂ times the regular rate of pay for an employee. Existing law exempts a professional employee in the computer software field from this overtime compensation requirement if the employee is primarily engaged in work that is intellectual or creative, the employee's hourly rate of pay is not less than \$41, and the employee meets other requirements.

This bill would decrease the hourly rate of pay requirement for this exemption to not less than \$36.

Existing law generally requires contractors and subcontractors performing work on public works, as defined, costing over \$1,000 to pay to their workers the general prevailing rate of per diem wages, including these wage rates for holiday and overtime work, in the locality in which the public work is performed. Existing law provides that per diem wages includes both hourly wage rates and employer payments for employee benefits, as specified. Existing law requires the Director of Industrial Relations to determine per diem wages by referencing collective bargaining agreements, wage rates for federal public works, and, in certain instances, data from the labor organizations and employers associations, as specified. If the director determines that the general prevailing rate of per diem wages is the rate established by a collective bargaining agreement, and that collective bargaining agreement contains definite and predetermined changes during its term that will affect the rate adopted by the director, existing law requires the director to incorporate those changes into his or her prevailing wage determination.

This bill would authorize contractors and subcontractors, whenever the director's prevailing wage determination contains a predetermined change but does not specify how the change will be allocated between hourly wages and employer payments for benefits, to allocate payments equal to that change to either hourly wages or benefits for a specified time period, as provided. This bill would also provide that, if the allocation of a predetermined change is subsequently altered by the parties pursuant to the collective bargaining agreement that was the basis of the prevailing wage determination, a contractor or subcontractor may allocate payments of not less than the amount of the definite and predetermined change in accordance with either the originally published allocation or the allocation as altered in the collective bargaining agreement.

Ch. 483 (SB 1039) Committee on Health State Department of Public Health.

Existing law, the California Public Health Act of 2006, commencing July 1, 2007, establishes the State Department of Public Health, renames the former State Department of Health Services as the State Department of Health Care Services, and redistributes between these 2 departments the functions and responsibilities of the former State Department of Health Services.

This bill would make technical and conforming changes.

Existing law, until July 1, 2007, expressly requires that the appointment of the Chief Deputies of the State Department of Health Services be subject to Senate confirmation.

Commencing July 1, 2007, existing law does not specify whether the appointment of the Chief Deputies of the State Department of Public Health or of the State Department of Health Care Services are subject to Senate confirmation.

This bill would specify that appointment of the Chief Deputies of the State Department of Public Health and of the State Department of Health Care Services are subject to Senate confirmation.

Ch. 484 (AB 15) Houston Metropolitan Transportation Commission: Vasco Road.

Existing law creates the Metropolitan Transportation Commission as a local area planning agency to provide comprehensive regional transportation planning for the San Francisco Bay area counties.

This bill would require the commission, in cooperation with the Contra Costa Transportation Authority, on or before September 30, 2008, to conduct a study and submit a report to the Legislature containing recommendations to expedite approval and facilitate funding of the construction and maintenance of a median barrier on a specified portion of Vasco Road in Contra Costa County. The bill would authorize the commission to request funding to cover the cost of that study, as specified, and would also require the commission to establish a policy committee and a technical advisory committee, as specified.

Because the bill would require local agencies to perform additional duties, 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 shall be made pursuant to these statutory provisions 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. 485 (AB 18) Blakeslee Signature stamps: authorized users.

Existing law provides that, when a signature is required for any purpose specified in the Elections Code, a person who cannot write may satisfy that requirement by the use of a mark if certain conditions are met.

This bill would provide, in addition, that a person with a disability, as defined, who, by reason of the disability, is unable to write may use a signature stamp, or authorize another person to use the stamp, to serve as his or her signature for any purpose specified in the Elections Code. The bill would require that a signature affixed with a signature stamp pursuant to these provisions be treated in the same manner as a signature made in writing and would authorize a signature stamp to be used as a mark, as specified. It would impose certain conditions on the use of signature stamps, including a condition that the signature stamp be used in the presence of the Secretary of State, local elections officials, or their designees to obtain a ballot.

The bill would prohibit the use of a signature stamp on a ballot, or to obtain an absentee ballot, in any local, state, or federal election unless the person is the authorized user of the signature stamp. The bill would also provide that a registered voter or any person who is eligible to vote, who qualifies as an authorized user, may use a signature stamp only after he or she first submits his or her affidavit of registration or a new affidavit of registration, whichever is applicable, in the presence of a county elections official, using the signature stamp to sign the affidavit.

The bill would require the Secretary of State to report to the Legislature, not later than January 1, 2009, regarding the use of signature stamps during the 2008 elections.

Ch. 486 (AB 28) Huffman Personal income taxes: contributions: California Breast Cancer Research Fund.

The Personal Income Tax Law allows taxpayers, until January 1, 2008, 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.

This bill would extend the operation of those provisions until January 1, 2013.

Ch. 487 (AB 119) Price Elections: payment of expenses.

Existing law, operative January 1, 2007, repealed, among other things, those provisions in the Elections Code that had required that all expenses authorized and necessarily incurred in the preparation for, and conduct of, elections be paid from the county treasuries, except when an election is called by the governing body of a city.

This bill would, retroactive to January 1, 2007, restore those provisions.

This bill would additionally provide, until January 1, 2008, that expenses incurred on or after January 1, 2007, for elections proclaimed by the Governor to fill a vacancy in the office of State Senator or Member of the Assembly, or to fill a vacancy in the office of United States Senator or Representative in Congress, are to be paid by the state. Where an election proclaimed by the Governor is consolidated with a local election, the bill would provide that the state would pay only those additional expenses directly related to the election proclaimed by the Governor.

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

Ch. 488 (AB 176) Jones CalWORKs: child support.

Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) block grant program to eligible states. Existing law provides for the California Work Opportunity and Responsibility to Kids (CalWORKs) program for the allocation of federal funds received through the TANF program, under which each county provides cash assistance and other benefits to qualified low-income families.

Under existing law, a recipient of CalWORKs aid is required to assign to the county any rights to support from any other person that the recipient may have, on his or her behalf, or on behalf of any other family member for whom the recipient is receiving aid, not exceeding the total amount of CalWORKs cash assistance provided to the family.

This bill would require assignment to the county of all rights to support for applications received on or after October 1, 2009, with respect to support that accrues during the period of time that the applicant or recipient is receiving CalWORKs assistance.

Existing law requires a local child support agency to monitor child support cases, and seek modifications when needed.

This bill would impose a state-mandated local program by additionally requiring the local child support agency, at least once every 3 years, to review, and if necessary, seek modification of, each child support case for which assistance is being provided under the CalWORKs 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, 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. 489 (AB 194) Committee on Budget Budget Act of 2007.

The Budget Act of 2007 made appropriations for the support of state government for the 2007–08 fiscal year.

This bill would amend and supplement the Budget Act of 2007 by revising items of appropriation for the State Department of Health Care Services, the Employment

Development Department, the Department of Parks and Recreation, the State Department of Education, and the Board of Governors of the California Community Colleges.

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

Ch. 490 (AB 263) Arambula Property tax revenue allocations: Fresno Metropolitan Flood Control District.

Existing property tax law requires the county auditor, in each fiscal year, to allocate property tax revenue to local jurisdictions in accordance with specified formulas and procedures, and generally requires that each jurisdiction be allocated an amount equal to the total of the amount of revenue allocated to that jurisdiction in the prior fiscal year, subject to certain modifications, and that jurisdiction's portion of the annual tax increment, as defined. Existing property tax law also reduces the amounts of ad valorem property tax revenue that would otherwise be annually allocated to the county, cities, and special districts pursuant to these general allocation requirements by requiring, for purposes of determining property tax revenue allocations in each county for the 1992–93 and 1993–94 fiscal years, that 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. Under these provisions for the 1992–93 fiscal year, the formula for special districts reduces the amounts of property tax revenue deemed allocated in the prior fiscal year to certain special districts by 35%, not to exceed 10% of a district's total annual revenues for the 1989–90 fiscal year, as reported in a specified publication of the Controller. Existing law requires the Director of Finance to ensure that the amount of these revenue reductions for all special districts equals \$375,000,000 for the 1992–93 fiscal year.

Existing law also requires 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.

This bill would, for the 2007–08 fiscal year, decrease by \$633,000 the total amount of property tax revenue deemed allocated to the Fresno County ERAF for the Fresno Metropolitan Flood Control District for the prior fiscal year. This bill would also require that these allocation adjustments be incorporated into property tax revenue allocations for future fiscal years. This bill would also require the Director of Finance to ensure that this change does not result in an increase in the amount of a reduction under these provisions for any other special district. This bill would make findings and declarations regarding the necessity of a special statute.

By changing the manner in which property tax revenues are allocated by county officials in the County of Fresno, 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 declare that it is to take effect immediately as an urgency statute.

Ch. 491 (AB 288) Price Voter intimidation: Voter Intimidation Restitution Fund.

Existing law prohibits certain activities intended to compel a person to vote or dissuade a person from voting. Violation of these provisions is a felony.

This bill would authorize a court to order any person convicted of violating this prohibition to also pay a restitution fine, in an amount determined by the court, to be deposited in the Voter Intimidation Restitution Fund created by this bill. The bill would, upon appropriation by the Legislature, allocate the money in this fund to the Secretary of State for purposes of voter education campaigns that address the specific crime committed by anyone convicted of violating this prohibition.

Ch. 492 (AB 292) Blakeslee California Emergency Services Act: Nuclear Planning Assessment Special Account.

(1) The California Emergency Services Act provides for the assessment of certain state agency costs on utilities operating certain nuclear powerplants, and the deposit of those moneys into, and the appropriation and allocation of moneys from, the Nuclear Planning Assessment Special Account. These provisions become inoperative on July 1, 2009, and are repealed on January 1, 2010.

This bill would extend the inoperative date of these provisions to July 1, 2019, and the repeal date to January 1, 2020. The bill would revise funding levels payable from the account beginning with the 2009–10 fiscal year and would revise the manner for yearly adjusting and compounding of funding available for the Diablo Canyon site.

(2) Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations. Existing law authorizes the commission to fix the rates and charges for every public utility and requires that those rates and charges be just and reasonable. The act requires the commission to develop and transmit to the Office of Emergency Services an equitable method of assessing utilities operating nuclear powerplants for their reasonable pro rata share of state agency costs specified in the act and provides that the amounts paid by the utilities be allowed for ratemaking purposes by the commission. The act provides that upon it becoming inoperative, any amounts remaining in the special account be refunded pro rata to the contributing utility.

This bill would require that upon the act becoming inoperative, any amounts remaining in the special account be refunded pro rata to the contributing utility, to be credited to the utility's ratepayers and would require that the commission ensure that any moneys refunded to an electrical corporation are credited to ratepayers.

Ch. 493 (AB 356) Mendoza Gambling control.

(1) Existing law, the Gambling Control Act, provides for the licensure and regulation of various legalized gambling activities and establishments by the California Gambling Control Commission. Under the act, a corporation is ineligible to receive a license to own a gambling enterprise unless the conduct of controlled gambling is among the purposes stated in its articles of incorporation, and the articles of incorporation have been submitted to and approved by the commission.

This bill would authorize the commission to delegate to staff the approval of articles of incorporation, statements of limited partnership, and other entity filings that are required to specifically state that gambling is one of the purposes for which the business entity is formed.

(2) Existing law regulates the collection of player fees in gambling establishments. Existing law prohibits a player fee from being calculated as a fraction or percentage of wagers made or winnings earned. Existing law also authorizes flat fees on each wager to be assessed at different collection rates, but no more than 3 collection rates may be established per table.

This bill would increase that amount to 5 collection rates per table.

Ch. 494 (AB 383) Tran Medi-Cal: orthodontic services.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income persons receive health care services. Existing law requires that emergency and essential diagnostic and restorative dental services are covered benefits under Medi-Cal, except as specified, subject to certain limitations.

This bill would, commencing July 1, 2008, notwithstanding these provisions, require that the active and retentive phases of orthodontic treatment covered under Medi-Cal be reimbursed on a quarterly basis pursuant to a specified formula, only until specified standards are implemented by the department, at which time the bill would exempt only covered retentive phase orthodontic services from those provisions.

Ch. 495 (AB 404) Ruskin Political Reform Act of 1974: disclosure.

Existing law requires a broadcast or mass mailing advertisement supporting or opposing a candidate or ballot measure, if paid for by an independent expenditure, to include a disclosure statement that identifies the name of the committee making the independent expenditure and the names of the persons from whom the committee making the independent expenditure has received its 2 highest cumulative contributions of \$50,000 or more during the 12-month period prior to the expenditure, as specified.

This bill would require that an advertisement supporting or opposing a candidate, that is paid for by an independent expenditure, expressly state that it is not authorized by a candidate or candidate-controlled committee.

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 this 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 upon a $\frac{2}{3}$ vote of each house and compliance with specified procedural requirements.

This bill would declare that it furthers the purposes of the act.

Ch. 496 (AB 434) Silva Notaries public.

Existing law requires a notary public to keep an active journal of all official acts performed as a notary public, and to include in this journal, among other things, information as to every instrument acknowledged or proved before the notary. Existing law requires a notary, upon written request of any member of the public, as specified, to supply a photostatic copy of any line item contained in this journal.

This bill would require a notary public to either provide a photostatic copy, as specified, to the requesting member of the public, or acknowledge that the line item does not exist, within 15 business days of receipt of the request by the notary.

Ch. 497 (AB 462) Villines Vehicle: license plates.

Under existing law, an owner of a vehicle that is a 1962 or older model-year vehicle may, under specified circumstances, utilize license plates of this state with the date of year corresponding to the model-year date when the vehicle was manufactured. A fee of \$35 is required to be charged for the application for the use of these special plates.

This bill instead would authorize this option for the owner of a vehicle that is a 1969 or older model-year or the owner of a commercial vehicle or pickup truck that is a 1972 or older model-year. The bill would also increase the amount of the application fee to \$45.

The changes made by the bill would become operative on July 1, 2009.

Ch. 498 (AB 574) Torrico High-occupancy toll (HOT) lanes.

(1) Existing law authorizes the San Diego Association of Governments (SANDAG) to conduct, administer, and operate a value pricing and transit development demonstration program on a maximum of 2 transportation corridors in San Diego County involving high-occupancy toll (HOT) lanes. Existing law authorizes this program for each corridor for a period of 4 years after SANDAG first collects revenues for that corridor.

This bill would authorize the SANDAG program to operate indefinitely by deleting the 4-year limitation provision. The bill would also authorize SANDAG to issue bonds backed by program revenues.

(2) Existing law authorizes the Sunol Smart Carpool Lane Joint Powers Authority, consisting of the Alameda County Congestion Management Agency, the Alameda County Transportation Improvement Authority, and the Santa Clara Valley Transportation Authority, to conduct, administer, and operate a value pricing high-occupancy vehicle (HOT lane) program on the Sunol Grade segment of State Highway Route 680 in Alameda and Santa Clara Counties and authorizes the Alameda County Congestion Management Agency to conduct, administer, and operate a program on a corridor within Alameda County for a maximum of 2 transportation corridors in Alameda County. Existing law authorizes the operation of these programs for a period of 4 years after the administering agency first collects revenues for any of the authorized corridors.

This bill would authorize these programs to operate indefinitely by deleting the provisions that limit the operation of these programs to a period of 4 years after the administering agency first collects revenues for any of the authorized corridors. The bill would also authorize the administering agency to issue bonds, refunding bonds, or bond anticipation notes backed by program revenues.

(3) Existing law authorizes the Santa Clara Valley Transportation Authority (VTA) to conduct, administer, and operate a HOT lane program on any 2 of the corridors included in the high-occupancy vehicle lane system in Santa Clara County. Existing law authorizes the operation of this program for a period of 4 years after VTA first collects revenues from a HOT lane under the program.

This bill would authorize the program to operate indefinitely by deleting the provisions that limit the operation of the program to a period of 4 years after VTA first collects revenues from a HOT lane under the program. The bill would also authorize VTA to issue bonds, refunding bonds, or bond anticipation notes backed by program revenues.

Ch. 499 (AB 715) Laird Water conservation: low-flush water closets and urinals.

(1) The State Housing Law requires all water closets sold or installed in this state to be water closets and associated flushometer valves, if any, that use no more than an average of 1.6 gallons per flush and urinals and associated flushometer valves, if any, that use no more than an average of one gallon per flush and requires these water closets, urinals, and associated flushometer valves to meet performance standards established by the American Society of Mechanical Engineers standards. Violation of the State Housing Law is punishable as a misdemeanor.

This bill would require that all water closets sold or installed in this state shall use no more than an average of 1.6 gallons per flush and that all urinals sold or installed in this state use no more than an average of one gallon per flush. It would require that, on and after January 1, 2014, all water closets and all urinals, other than blow-out urinals, sold or installed in this state shall be high-efficiency water closets and urinals. These provisions would remain operative only until January 1, 2014, or until the date on which the California Building Standards Commission includes standards in the California Building Standards Code that conform to these requirements, whichever date is later.

The bill also would require manufacturers selling water closets or urinals in this state to offer high-efficiency models for sale in a specified percentage of all models offered, including 50% by January 1, 2010, 67% by January 1, 2011, 75% by January 1, 2012, 85% by January 1, 2013, and 100% by January 1, 2014. It would require these manufacturers, by January 30 of 2010, 2011, 2012, and 2013, to inform, in writing, the California Energy Commission of the percentage of high-efficiency models it is offering for sale that year. These provisions would remain operative only until January 1, 2014, or until the date on which the California Building Standards Commission includes standards in the California Building Standards Code that conform to these requirements, whichever date is later.

The bill would require a nonwater-supplied urinal approved for installation or sold in this state to satisfy specified requirements.

The bill would require, on or before July 1, 2009, any state agency that adopts or proposes building standards for plumbing systems to consider developing building standards that would govern the use of nonwater-supplied urinals for submission to the California Building Standards Commission, as specified.

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. 500 (AB 915) Hernandez Medi-Cal managed care.

Existing law establishes the Medi-Cal program, administered by the State Department of Health Care Services, under which basic health care services are provided to qualified low-income persons. Existing law provides that a Medi-Cal managed care health plan contractor that has entered into a contract with the department may offer nonmonetary incentives to promote good health practices by Medi-Cal enrollees, if approved by the department.

This bill would, in the absence of countervailing considerations and to the extent permitted by federal law, require the department to approve the use by health plans of nonmonetary incentives for health education to accomplish specified purposes, and would require the department to develop and publish written guidelines for the appropriate use of nonmonetary incentives that may be offered.

Ch. 501 (AB 917) Salas Elections.

(1) Existing law provides that if a precinct board is unable to furnish a ballot to a qualified voter on election day because of an insufficient number of ballots at the precinct, the county elections official is required to deliver additional ballots to the precinct in order to allow voting by 10:00 p.m.

This bill would instead require that additional ballots be delivered within 2 hours. The bill would also require the precinct board to give waiting voters the option of casting their vote immediately using an alternative procedure approved by the Secretary of State and established prior to the election.

(2) Existing law regulates generally the issuing of ballots on election day as well as the use of direct recording electronic voting systems.

This bill would, in the case of an election for a state or federal office, require that each polling place using a direct recording electronic voting system also be provided by the county elections official with a supply of paper ballots, which may include provisional ballots, equivalent to specified percentages of the registered voters in the precinct for statewide direct primary and general elections. The county elections official would be required to establish procedures for the use of the paper ballots if the direct recording electronic voting system becomes nonfunctional, and the precinct board would be required to allow a voter to vote by paper ballot rather than the electronic system if the voter so chooses and there are sufficient paper ballots available. The bill would also provide that any vote cast on a provisional ballot subject to these provisions by an otherwise qualified voter shall be counted as a regular ballot and is not subject to the requirements for casting a provisional ballot.

This bill would require the Secretary of State, for each statewide election, to conduct parallel monitoring, as defined, of each direct recording electronic voting system in use on election day, as specified, and to make the results of the parallel monitoring available prior to the certification of the election.

(3) By increasing the duties of county elections officials, 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, 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. 502 (AB 921) Krekorian Public social services: hearings.

Existing law authorizes an applicant for or recipient of public social services who is dissatisfied with certain actions of the county welfare department, to request a hearing from the State Department of Social Services. Existing law requires a request for hearing to be filed within 90 days after the order or action complained of.

This bill would authorize a person to file a request for a hearing more than 90 days after the order or action complained of, if the director determines there is good cause, as defined, for filing beyond the 90-day period.

Existing law authorizes an affected county, applicant, or recipient, within 30 days after receiving the proposed decision of an administrative law judge adopted by the Director of Social Services, a final decision rendered by an administrative law judge or a decision issued by the director himself or herself, to file a request with the director for a rehearing. Existing law requires the director to grant or deny the request for rehearing between 5 and 15 working days after the receipt of the request, and provides that the request shall be deemed denied if the director does not take action within the time allowed.

This bill would, instead, require the director to grant or deny the rehearing request no later than 35 days after the request is made. The bill specifies grounds for rehearing and requires that notice granting or denying rehearing specify the legal grounds of the decision. The bill would authorize a rehearing beyond 30 days if an applicant or recipient does not receive a copy of the relevant decision, or when the director determines that good cause, as defined, exists.

This bill would also require the department to implement the bill through all-county information notices from the director by January 1, 2008.

Ch. 503 (AB 1055) Blakeslee Environment: mitigation: Highway 99.

The Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 requires \$1,000,000,000 in specified bond funds, upon appropriation, to be made available to the Department of Transportation for improvements to Highway 99.

The California Environmental Quality Act authorizes a master environmental impact report to be prepared for a plan adopted by the department for improvements to regional segments of Highway 99 funded by those bond funds.

This bill would authorize the department to communicate, coordinate, and consult with the Resources Agency, Wildlife Conservation Board, Department of Fish and Game, Department of Conservation, and other appropriate federal, state, or local governments, to consider and implement mitigation requirements on a regional basis for the projects covered by that master environmental impact report. The bill would authorize the department to execute an agreement, memorandum of understanding, or other similar instrument to memorialize its understanding of any communication, coordination, or implementation activities with other state agencies for the purpose of meeting mitigation requirements on a regional basis.

Ch. 504 (AB 1063) Evans Local agency finance: limited tax bonds.

Existing law authorizes the board of supervisors of any county to levy, increase, or extend a transactions or use tax for specified purposes, subject to specified criteria.

This bill would specify that a county board of supervisors may provide for the issuance of bonds payable from the proceeds of the tax, subject to specified criteria, and would make various conforming changes.

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

Ch. 505 (AB 1090) Spitzer Ballot designation requirements.

(1) Existing law provides, with the exception of candidates for Justice of the State Supreme Court or Court of Appeal, that each candidate for elective city, county, district, state, or federal office, at his or her option, may have appear immediately under his or her name as a candidate only one of a number of specified designations, including, but not limited to, his or her current principal professions, vocations, or occupations.

This bill would require the elections official to maintain a copy of the ballot designation for each candidate that appears on the ballot in that county for a specified period of time. By increasing the duties of local elections officials, the bill would impose a state-mandated local program.

This bill would additionally require a candidate who submits a ballot designation on his or her nomination documents to also file a ballot designation worksheet that supports the use of these words and would require that the ballot designation worksheet be filed by the candidate with the elections official at the same time that the candidate files his or her declaration of candidacy.

(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, 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. 506 (AB 1178) Hernandez Medical information: disclosures.

(1) The Confidentiality of Medical Information Act prohibits a provider of health care, health care service plan, or contractor, as defined, from disclosing medical information regarding a patient, enrollee, or subscriber, except as authorized by that patient, enrollee, or subscriber, or as otherwise required or authorized by law. Under the Confidentiality of Medical Information Act, any violation of the provisions of the act that results in economic loss or personal injury to a patient is punishable as a misdemeanor.

This bill would further except from that prohibition the disclosure of medical information, consistent with applicable law and standards of ethical conduct, by a psychotherapist, as defined, if the psychotherapist, in good faith, believes the disclosure is necessary to prevent or lessen a serious and imminent threat to the health or safety of a reasonably foreseeable victim or victims, and the disclosure is made to a person or persons reasonably able to prevent or lessen the threat, including the target of the threat. By changing the definition 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.

(3) This bill would also incorporate additional changes to Section 56.10 of the Civil Code proposed by AB 1687 and AB 1727, to be operative only if any or all of those bills are enacted and this bill is chaptered last.

Ch. 507 (AB 1224) Hernandez Optometrists: telemedicine.

Existing law, the Optometry Practice Act, creates the State Board of Optometry, which licenses optometrists and regulates their practice. The act defines the practice of optometry as including the treatment of primary open-angle glaucoma with the participation, as

specified, of a collaborating ophthalmologist. Existing law, the Medical Practice Act, regulates the practice of telemedicine, defined as the practice of health care delivery, diagnosis, consultation, treatment, transfer of medical data, and education using interactive audio, video, or data communications, by a health care practitioner, as defined. A violation of the provisions governing telemedicine is unprofessional conduct.

This bill would make a licensed optometrist subject to these telemedicine provisions and would define collaborating ophthalmologist for purposes of his or her participation in treating primary open angle glaucoma.

Ch. 508 (AB 1243) Karnette Vote by mail voters.

(1) Existing law permits any voter to apply for permanent absent voter status if the voter completes an application containing the required information in accordance with specified statutory provisions and establishes provisions applicable to absent voters and permanent absent voters.

This bill would revise these provisions to rename “an absent voter” and a “permanent absent voter” as a vote by mail voter. The bill would also require affidavits of registration to contain a space to permit the affiant to apply for “vote by mail status” and would make other technical, nonsubstantive conforming changes to these provisions.

By increasing the duties of local elections officials, the bill would impose a state-mandated local program.

(2) Existing law provides that absentee ballots may be submitted to satellite offices, the locations, hours, and telephone numbers of which must be announced by general news release no less than 14 days before voting at that location.

This bill would provide that in cases of disaster or emergency, only 48 hours’ notice of the satellite office information is required.

(3) This bill would incorporate additional changes in Section 2150 of the Elections Code, proposed by AB 44, to be operative only if AB 44 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(4) This bill would incorporate additional changes in Section 2166.5 of the Elections Code, proposed by AB 603, to be operative only if AB 603 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(5) This bill would incorporate additional changes in Section 3011 of the Election Code, proposed by AB 1167, to be operative only if AB 1167 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(6) This bill would incorporate additional changes in Sections 3017 and 15320 of the Election Code, proposed by AB 773, to be operative only if AB 773 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(7) This bill would incorporate additional changes to Sections 3103.5 and 3110 of the Elections Code, proposed by both this bill and AB 223, to be operative only if AB 223 and this bill are both enacted, each bill amends the respective sections, and this bill is enacted after AB 223.

(8) This bill would incorporate additional changes in Section 14310 of the Election Code, proposed by AB 1248, to be operative only if AB 1248 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered 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.

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. 509 (AB 1273) Leno State claims.

Existing law requires the California Victim Compensation and Government Claims Board 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 \$733,647.47 from various funds to the Executive Officer of the California Victim Compensation and Government Claims Board to pay claims accepted by the board. This bill would require the Controller, upon the request of the board, in a form prescribed by the Controller, to transfer surcharges and fees from the Budget Act items of appropriation identified in this bill to Item 8700-001-0001 of Section 2.00 of the Budget Act of 2007, as specified.

Existing law requires the state to pay counties for the costs of conducting specified elections proclaimed by the Governor during 2006.

This bill would appropriate \$1,765,000 from the General Fund to the board to pay claims resulting from county election costs under these provisions.

Existing law provides that the board may authorize any state agency to settle and pay claims filed against the state in connection with specified filing fees if the settlement does not exceed \$1,000.

This bill would authorize any state agency to settle any claim against the state if the settlement does not exceed \$1,000.

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

Ch. 510 (AB 1274) Leno Claims against the state: appropriation.

Existing law authorizes a procedure for the payment of claims against the state.

This bill would appropriate \$3,275,236 from the General Fund to the Department of Justice for payment of specified claims against the state and would require that appropriated funds in excess of the amount required to pay those claims revert to the General Fund.

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

Ch. 511 (AB 1307) Krekorian Public employee benefits: supplemental contribution program.

Under existing law, an individual who is a member of the Public Employees' Retirement System, the Legislators' Retirement System, the Judges' Retirement System, or Judges' Retirement System II may participate in the Supplemental Contributions Program. Under existing law, that individual may contribute at least a minimum amount to the Supplemental Contributions Program. Existing law requires the Board of Administration of the Public Employees' Retirement System to administer that program and requires employee contributions to be paid to the Supplemental Contributions Program Fund, a continuously appropriated fund.

This bill would additionally permit an individual employed by an employer who contracts with the board for the Supplemental Contributions Program to participate in that program. By increasing contributions to a continuously appropriated fund, the bill would make an appropriation. The bill would also make clarifying and technical changes to these provisions.

Ch. 512 (AB 1402) Evans Individual program plan meetings: recordation: appeals procedure information.

Existing law, the Lanterman Developmental Disabilities Services Act, grants persons with developmental disabilities the right to receive treatment and services to meet their needs, regardless of age or degree of disability, at each stage of life. Existing law requires that the state pay for these services through contracts with various private nonprofit corporations for the operation of regional centers for the developmentally disabled, and requires regional centers to develop an individual program plan for each consumer that sets forth the treatment and services to be provided for the consumer.

Existing law grants an applicant for, or recipient of, services, or his or her representative, who is dissatisfied with any decision or action of the service agency, as defined, an

opportunity for a fair hearing, including the option for a voluntary informal meeting or for voluntary mediation.

This bill would grant a consumer, or his or her parent, guardian, conservator, or authorized representative, the right to make an audiotape recording of the individual program plan meeting, and would require the regional centers and vendors to provide appeal procedure information on their respective Internet Web sites, if any, including, but not limited to, a link to the department's Internet Web site, including the department's telephone number for the purpose of answering consumer and applicant questions about the appeals procedure. It would also require all recipients, applicants, and others having legal responsibility for recipients or applicants to be notified of the service agency's mediation and fair hearing procedure upon request.

Ch. 513 (AB 1432) Soto State teachers' retirement.

The State Teachers' Retirement Law prescribes a comprehensive system of rights and benefits for its members and specifically permits a court, upon legal separation or dissolution of marriage, to award to a nonmember spouse, as defined, a separate account under the Defined Benefit Program pursuant to that person's community property interest. The law permits an employer to offer benefits under the Cash Balance Benefit Program to certain employees who are employed less than 50% of full time, and addresses community property interests in this regard. The law provides certain exceptions for nonparticipant domestic partners in connection with federal tax law limitations.

Existing law permits a member of the Defined Benefit Plan of the State Teachers' Retirement System to elect to purchase service credit for out-of-state service performed in a position while employed by a public educational institution located in another state or territory of the United States or for educational service performed as an employee of the United States, as specified. Existing law provides that contributions for the purchase of service credit are deposited in the State Teachers' Retirement Fund, a continuously appropriated fund.

This bill would remove exceptions regarding certain transfers of accumulated contributions and rollover distributions for nonparticipant domestic partners in connection with federal tax law limitations. The bill would also make technical changes.

The bill would also permit a member of the Defined Benefit Plan of the State Teachers' Retirement System to elect to purchase service credit for service as an employee of an educational institution located outside of the United States and its territories that receives a portion of its funding from any foreign or domestic public sources, as specified, among others. By providing for increased contributions to a continuously appropriated fund, this bill would make an appropriation.

Ch. 514 (AB 1612) Nava Vehicles: hazardous materials: permits.

(1) Existing law, the Biennial Inspection of Terminals Program, generally requires the Department of the California Highway Patrol to inspect, at least every 25 months, every terminal of a motor carrier who operates certain vehicles. A terminal that has attained 2 consecutive satisfactory compliance ratings pursuant to those inspections is eligible for administrative review in lieu of the next required inspection, unless specified circumstances apply.

The bill would prohibit a motor carrier of hazardous materials from being granted administrative review in lieu of those inspections at any terminal from which specified hazardous materials carrying vehicles are operated.

(2) Existing law prohibits a motor carrier from operating a vehicle that transports hazardous materials, unless the motor carrier holds a valid license for the transportation of hazardous materials.

This bill would prohibit the department from issuing a license to transport hazardous materials to a motor carrier unless each terminal from which hazardous materials carrying

vehicles are operated is in compliance with the Biennial Inspection of Terminals Program and is currently rated satisfactory. The department would be required to adopt rules and regulations providing for a temporary license to transport hazardous materials for carriers who have not been issued an unsatisfactory rating for specified inspections conducted within the previous 3 years.

(3) Existing law authorizes the Department of Transportation or local authorities, as applicable, to issue special permits to operate or move vehicles of specified size, weight, or load.

This bill would authorize the Department of Transportation or a local authority, as applicable, to issue a special permit authorizing the applicant to operate or move a vehicle carrying a load, lying in the horizontal position, of stacked trusses or wall panels that are used as single width components in the manufacture of a finished product, if certain requirements are met.

Ch. 515 (AB 1734) Committee on Elections and Redistricting Elections: record format.

(1) Existing law requires a county elections official to maintain a record of which political party's ballot, or whether a nonpartisan ballot, was requested at a partisan primary election by each person who declined to state a party affiliation, and to make that record available to authorized persons or committees, as specified.

This bill would require that a produced record be made available in either a printed or electronic format, as requested by the authorized person or committee.

(2) Existing law requires an elections official to send certain election results to the Secretary of State in the manner requested by the secretary.

This bill would require an elections official to provide the Secretary of State with certain election results, including the total number of ballots cast, in an electronic format in the manner requested.

By increasing the duties of local elections officials, 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.

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. 516 (AB 34) Portantino Umbilical Cord Blood Collection Program.

Existing law, administered by the State Department of Public Health, contains provisions governing the licensure of blood banks, including provisions relating to licensure for purposes of umbilical cord blood banking storage services. Existing law also requires the department to conduct the Umbilical Cord Blood Community Awareness Campaign.

This bill would require the department to establish, by January 1, 2010, and until January 1, 2015, the Umbilical Cord Blood Collection Program for the purpose of increasing the amount of umbilical cord blood that is donated in the state and that will be added to the national inventory. The bill would authorize the department, to the extent private or public funds are identified for this purpose, to contract with blood banks that are licensed or accredited to provide umbilical cord blood banking storage services, for the purpose of collecting and storing umbilical cord blood.

The bill would require that any funds available for purposes of the program be deposited into the Umbilical Cord Blood Collection Program Fund, which this bill would create. The bill would require that the moneys in the fund be available for expenditure, upon appropriation by the Legislature, for that purpose. The bill would also require that

information collected pursuant to the program be confidential, and be used solely for the purposes of the program, as prescribed.

The bill would provide that its provisions shall only become operative if SB 962 of the 2007–08 Regular Session is enacted and becomes operative.

Ch. 517 (SB 962) Migden Umbilical cord blood: research.

Existing law imposes various responsibilities upon the State Department of Public Health and prenatal care providers with respect to prenatal care, screening, and counseling.

Existing law, administered by the department, contains provisions governing the licensure of blood banks, including provisions relating to licensure or accreditation for purposes of umbilical cord blood banking. Existing law also requires the department to conduct the Umbilical Cord Blood Community Awareness Campaign, which, among other things, authorizes a primary prenatal care provider, as defined, to provide to a woman who is known to be pregnant, during the first prenatal visit, certain information developed by the department regarding her options with respect to umbilical cord blood banking.

Existing law establishes the Umbilical Cord Blood Education Account, in which private donations are collected and deposited for the purpose of funding the information developed by the department pursuant to the Umbilical Cord Blood Community Awareness Campaign, and requires these funds to be available upon a determination by the Director of Finance that sufficient private donations have been collected and deposited into the account.

Existing law, the Hereditary Disorders Act, requires the department to establish regulations and standards for a hereditary disorders program, including with respect to prenatal testing programs for newborns. A violation of these provisions is a crime.

Pursuant to this act, existing regulations require clinicians to provide all pregnant women, at the first prenatal visit, with information about the use and availability of prenatal screening for birth defects of the fetus. If a pregnant woman voluntarily requests prenatal screening, these regulations, among other things, require a clinician to make available to her the opportunity to read and sign a consent document, as specified.

Existing law also provides for the Birth Defects Monitoring Program, administered by the department, which includes the storage of pregnancy blood for research-related purposes. Existing law authorizes the department to charge a fee for prenatal screening, and requires the fees to be deposited into the Birth Defects Monitoring Program Fund to be used, upon appropriation by the Legislature, to support the pregnancy blood sample storage, testing, and research activities of the Birth Defects Monitoring Program.

This bill would authorize a primary prenatal care provider to provide information required to be developed pursuant to the Umbilical Cord Blood Community Awareness Campaign to a woman who is known to be pregnant during the first prenatal visit.

The bill would also require, as part of the Hereditary Disorders Act, the department to provide any umbilical cord blood samples it receives pursuant to the Umbilical Cord Blood Community Awareness Campaign to the Birth Defects Monitoring Program, for storage and research, and would require the department to establish fees to be collected from researchers and health care providers, who have been approved by the department, to use the umbilical cord, pregnancy blood, and newborn blood samples for research, to cover the costs of administering the program. The bill would set forth the various duties of the department relating to collecting and storing the samples, and would require that information collected in connection with the samples be confidential, and be used solely for the purposes of the program, as specified. The bill would require these fees to be deposited into the Birth Defects Monitoring Program Fund, to be used by the department, upon appropriation by the Legislature, for purposes of paying the costs associated with the department's duties with respect to umbilical cord blood samples, as prescribed.

The Committee for the Protection of Human Subjects (CPHS) serves as the institutional review board for the California Health and Human Services Agency, for the purpose of

assuring that research involving human subjects is conducted ethically and with minimum risk to participants.

This bill would require CPHS to determine if certain criteria relating to the security and confidentiality of a donor's personal information are met before umbilical cord blood samples that have been collected are released for research activities.

The bill would provide that these provisions shall only become operative if AB 34, of the 2007–08 Regular Session, is enacted and becomes operative on or before January 1, 2008.

By creating a new crime, this 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. 518 (SB 474) Kuehl Medi-Cal: hospital demonstration project funding.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income persons receive health care benefits. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

Existing law establishes the Medi-Cal Hospital/Uninsured Care Demonstration Project Act, which revises hospital reimbursement methodologies under the Medi-Cal program in order to maximize the use of federal funds consistent with federal Medicaid law and stabilize the distribution of funding for hospitals that provide care to Medi-Cal beneficiaries and uninsured patients. This demonstration project provides for funding, in supplementation of Medi-Cal reimbursement, to various hospitals, including designated public hospitals, nondesignated public hospitals, and private hospitals, as defined, in accordance with certain provisions relating to disproportionate share hospitals. These provisions include a formula for determining baseline funding of these hospitals, and for adjustments to the baseline funding formula.

This bill would modify the formula for calculating a hospital's adjusted baseline funding amount.

Existing law provides for the payment of safety net care pool funds to designated public hospitals, or governmental entities with which they are affiliated, pursuant to the demonstration project. Existing law requires that the department claim safety net care pool funds using the optimal combination of hospital certified public expenditures and certified public expenditures of a hospital that operates nonhospital clinics or provides physician, nonphysician practitioner, or other health care services that are identified as hospital services under the demonstration project.

This bill would require the department to separately identify and account for federal safety net care pool funds claimed and received by the department under a specified health care coverage initiative program.

This bill would also require that \$100,000,000 of the safety net care pool funds claimed and received by the state pursuant to the demonstration project that are based on the certified public expenditures of the County of Los Angeles, or its designated public hospitals, be deposited in the South Los Angeles Medical Services Preservation Fund, which this bill would create in the State Treasury, for each of the 3 project years, 2007–08, 2008–09, and 2009–10, to be continuously appropriated to the department for the purpose of reimbursing the county for its specified costs. The bill would require any unused funds in any project year to revert to the Health Care Support Fund.

Existing law provides for the payment of stabilization funding to certain designated public hospitals, project year private disproportionate share hospitals, and nondesignated public hospitals, as those terms are defined, under the demonstration project.

This bill would make various revisions to the calculation of that stabilization funding.

The bill would require the County of Los Angeles to, as a condition for receiving distributions from the South Los Angeles Medical Services Preservation Fund in any project year, assure the director that it will not reduce the county's ongoing, systemwide financial contribution to the county department of health services during that project year for health care services to the uninsured.

Existing law establishes the continuously appropriated Private Hospital Supplemental Fund, and allows the California Medical Assistance Commission to distribute certain amounts from the fund to private hospitals that satisfy specified criteria.

This bill would require the County of Los Angeles to, for the 2007–08, 2008–09, and 2009–10 project years, make intergovernmental transfers to the state to fund the nonfederal share of increased Medi-Cal payments to those private hospitals that serve the South Los Angeles population formerly served by Los Angeles County Martin Luther King, Jr. -Harbor Hospital. The bill would require the intergovernmental transfers to be funded by county tax revenues and to total \$5,000,000 per project year, subject to specified exceptions. The bill would require these moneys to be deposited in the Private Hospital Supplemental Fund, thus constituting an appropriation, and distributed to the private hospitals designated by the county.

Existing law establishes the Distressed Hospital Fund, and provides for payments from the fund to hospitals that meet specified criteria. Existing law requires, if funding is insufficient to make payments to hospitals pursuant to specified provisions of law, funds in the Distressed Hospital Fund to first be available for use under contracts negotiated by the commission for hospitals contracting under a specified selective provider contracting program.

This bill would prohibit the commission from considering the lack of federal financial participation in direct grants to designated public hospitals in determining which hospital may receive funding under these provisions.

Ch. 519 (SB 13) Wyland School facilities funding process: career technical education facilities.

Existing law, the Kindergarten-University Public Education Facilities Bond Act of 2006, in part, authorizes the sale of \$7,329,000,000 of state general obligation bonds to provide aid to school districts, county superintendents of schools, and county boards of education to construct and modernize education facilities. The Leroy F. Greene School Facilities Act of 1998 (the Greene Act) requires the State Allocation Board to allocate to applicant school districts, prescribed per-unhoused-pupil state funding for construction and modernization of school facilities, including hardship funding, and authorizes the board to allocate supplemental funding for site development and acquisition. The Greene Act requires the career technical education advisory committee of a school district, in conjunction with an application of the district for funding of any construction or modernization project, and as a condition of the district receiving funds for the project, to provide written confirmation that the need for vocational and career technical education facilities is being adequately met within the district, as specified. The Greene Act prohibits the board from apportioning funds to a school district unless the applicant school district has certified that the services for design professionals working on the project have been obtained through a specified competitive bidding process and has obtained written approval from the State Department of Education that the site selection, and the building plans and specifications, comply with the standards adopted by the department.

This bill would require the State Department of Education to include in its application for new construction plan approval certain questions relating to career technical education facilities, including whether the project will include facilities related to career technical education and if not, how the applicant district plans to meet the needs of pupils related to career technical education. The department would be required to maintain the answers to those questions in a publicly accessible manner and to provide a summary of the responses to those questions to the Office of Public School Construction on a quarterly basis. The

Office of Public School Construction would be required to post the summary to its Web site as soon as possible after receiving it.

Ch. 520 (SB 52) Scott Teacher credentialing: designated subjects: career technical education.

Existing law requires the Commission on Teacher Credentialing to establish standards for the issuance and renewal of credentials, certificates, and permits, including the designated subjects vocational education teaching credentials. The minimum requirements for the designated subjects preliminary vocational education teaching credential and minimum requirements for the 5-year renewal of that credential are established.

This bill would change the name of that credential to the designated subjects preliminary career technical education teaching credential. The passage of a specified basic skills examination would be deleted from the minimum requirements for the designated subjects preliminary career technical education teaching credential. The authority of the commission to require a subject examination as part of the minimum requirements also would be deleted. The bill would require the commission to establish a list of authorized subjects for the designated subjects preliminary and professional clear career technical education teaching credential and would require the list to reflect the 15 industry sectors identified in the California career technical education model curriculum standards adopted by the State Board of Education. The commission would be required to implement the authorized subjects list by September 30, 2007. The commission would be required to convene an advisory committee to review credential requirements for designated subjects career technical education teaching credentials and make recommendations for consolidating requirements for full-time and part-time service. By April 1, 2008, the commission would be required to make recommendations to the Legislature on the minimum requirements for designated subjects career technical education teaching credentials.

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

Ch. 521 (SB 95) Maldonado Residential outdoor science program.

Existing law authorizes the governing board of any school district or a county superintendent of schools to conduct outdoor science education and conservation education programs or classes.

This bill would establish eligibility criteria for a residential outdoor science program and would require the Superintendent of Public Instruction to apportion, subject to appropriation of funds for that purpose, to each school district or county office of education that operates a residential outdoor science program, an amount of \$10 per eligible participating pupil per day of participation up to a maximum of 5 days.

Ch. 522 (SB 139) Scott Nursing education.

(1) The existing Donahoe Higher Education Act sets forth, among other things, the missions and functions of the various segments of postsecondary education in the state. These segments include the California State University, the California Community Colleges, and the various private and independent colleges and universities.

This bill would add to the Donahoe Higher Education Act a provision prohibiting a campus of the California State University or the California Community Colleges that operates a registered nursing program from requiring a student who has been admitted to that registered nursing program and who has already earned a baccalaureate or higher degree from a regionally accredited institution of higher education to complete general education requirements. The bill would instead authorize these segments to require those students to complete only the coursework that is necessary to prepare him or her for licensing as a registered nurse.

The bill would authorize any college, university, or other entity that operates an accredited registered nursing program to require any prospective student to provide criminal record clearance, as defined, prior to enrollment.

(2) Existing law establishes the Student Aid Commission as the primary state agency for the administration of state-authorized student financial aid programs available to students attending all segments of postsecondary education.

Existing law establishes the State Nursing Assumption Program of Loans for Education (SNAPLE), administered by the commission, under which any person enrolled in an institution of postsecondary education and participating in that loan assumption program is eligible to receive a conditional warrant for loan assumption, to be redeemed upon becoming employed as a full-time nursing faculty member at a California college or university.

Existing law establishes a loan assumption program for employees of specified state facilities within the SNAPLE program. This program provides loan assumption benefits to persons who fulfill agreements to work full time for 4 consecutive years as clinical registered nurses in state-operated 24-hour facilities, as specified, that employ registered nurses and that, at the time the person commences employment at the facility, have a vacancy rate of greater than 10% in clinical registered nursing positions, as reported, pursuant to the bill, to the commission by the Department of Personnel Administration. The program provides for a progressive assumption of the amount of a qualifying loan over 4 consecutive years of qualifying clinical registered nursing service, up to a total loan assumption of \$20,000.

Under existing law, this program becomes inoperative on July 1, 2012, and is repealed on January 1, 2013.

This bill would make a person who has earned a baccalaureate or graduate level degree, and who meets the other requirements of the program, eligible to enter into an agreement for loan assumption under the program. The bill would require that, if a provision is added to the program and the commission deems it necessary to adopt a rule or regulation to implement that provision, the commission develop and adopt that rule or regulation no later than 6 months after the operative date of the statute that adds the provision.

The bill would make a person who is currently employed as a registered nurse in a state-operated 24-hour facility ineligible to enter into an agreement for loan assumption under this program. The bill would also specify that, in any fiscal year, the commission shall award no more than the number of warrants that are authorized by the Governor and the Legislature in the annual Budget Act for that year for the assumption of loans pursuant to the program.

(3) Existing law authorizes the Board of Governors of the California Community Colleges and the Chancellor of the California Community Colleges to award grants to community college districts with associate degree nursing programs to expand enrollment, reduce program attrition, or both. Under this provision, funds may be used for, among other purposes, the providing of diagnostic assessments.

This bill would provide that the board of governors solely, rather than the board of governors and the chancellor, would award these grants. The bill would authorize a community college district, irrespective of whether it participates in the program established by this provision, to use multicriteria screening measures, including any diagnostic assessment tool that is commonly used in registered nursing programs and is approved by the chancellor.

The bill would authorize a community college registered nursing program to use additional multicriteria screening measures if it determines that the number of applicants to that program exceeds its capacity. The bill would prohibit a community college district from excluding an applicant to a registered nursing program on the sole basis that the applicant is not a resident of that district or has not completed prerequisite courses in that district.

(4) Existing law establishes the California State University, under the administration of the Trustees of the California State University, as one of the segments of public

postsecondary education in this state. Existing law provides for the operation of 25 component institutions of the university.

Existing law establishes the University of California, under the administration of the Regents of the University of California, as one of the segments of public postsecondary education in this state. Existing law authorizes the provision of instruction at the 10 component institutions of the university. Existing law expresses legislative intent with respect to the expansion of baccalaureate degree nursing programs of those respective segments.

This bill would express legislative intent that the funding for the baccalaureate degree enrollment expansions referenced in these provisions be funded within the general enrollment growth funding that is traditionally provided to the respective segments during the annual budget process.

The bill would prohibit the California State University from disqualifying or prohibiting a student who possesses a baccalaureate or higher degree from enrolling in, and completing, a baccalaureate degree nursing program on the sole basis of that student's possession of the degree.

(5) Existing law establishes the Office of Statewide Health Planning and Development, which is charged with the administration of health policy and planning. Existing law establishes the California Health Data and Planning Fund, and authorizes moneys from that fund to be appropriated for expenditure for health-related programs of the office.

This bill would provide for the establishment of a health care workforce clearinghouse under the administration of the Office of Statewide Health Planning and Development. The bill would provide that the clearinghouse would serve as the central source of health care workforce and educational data in the state. The bill would provide that the activities of the clearinghouse would be funded by appropriations made from the California Health Data and Planning Fund.

Ch. 523 (SB 190) Yee Public postsecondary education: California State University: University of California: open meetings: Higher Education Governance Accountability Act.

(1) Existing law establishes the Trustees of the California State University, and provides for the administration of the university by that body. Under existing law, the membership of the trustees includes 16 members appointed by the Governor and 5 ex officio members, who are the Governor, the Lieutenant Governor, the Superintendent of Public Instruction, the Speaker of the Assembly, and the person named by the trustees to serve as the Chancellor of the California State University.

Existing law, the Bagley-Keene Act, generally requires, with specified exceptions for authorized closed sessions, that the meetings of state bodies be open and public and that all persons be permitted to attend. The Bagley-Keene Act also generally requires that the agenda for meetings provide an opportunity for members of the public to directly address the body of any item of interest to the public that is within the subject matter jurisdiction of the body. Each member of a state body who attends a meeting of that body in violation of any provision of the Bagley-Keene Act, and where the member intends to deprive the public of information to which the member knows or has reason to know the public is entitled under the act, is guilty of a misdemeanor.

This bill would enact the Higher Education Governance Accountability Act.

This bill would make all meetings of the trustees subject to the Bagley-Keene Act, except as provided in the bill. By extending the provisions of the Bagley-Keene Act to cover the meetings of the trustees, the bill would constitute a state-mandated local program by creating a new crime.

The bill would require the trustees to take action in open session on an executive compensation proposal concerning the Chancellor of the California State University, the

president of an individual campus, a vice chancellor, the treasurer, the assistant treasurer, the general counsel, or the trustees' secretary.

(2) Existing law establishes the Regents of the University of California, and provides for the administration of the university by that body. Under existing law, the membership of the regents includes 18 members appointed by the Governor and 7 ex officio members, who are the Governor, the Lieutenant Governor, the Speaker of the Assembly, the Superintendent of Public Instruction, the president and vice president of the alumni association of the university, and the acting president of the university. Under existing law, meetings of the regents are subject to the Bagley-Keene Act, except as otherwise prescribed in provisions specifically applicable to the regents.

Existing law generally authorizes the regents, defined to mean the board of regents and its standing and special committees or subcommittees, other than groups of 3 or fewer regents appointed to advise and assist the university administration in contract negotiations, to conduct closed sessions when they meet to consider or discuss specified matters, including matters concerning the appointment, employment, performance, compensation, or dismissal of certain university officers or employees. Existing law requires action by the regents on compensation proposals for the principal officers of the regents and the officers of the university, as defined, to be in open session.

This bill would provide that the definition of the regents for these purposes would include an advisory board, advisory commission, advisory committee, advisory subcommittee, study group, task force, or similar multimember advisory body of the Board of Regents that has continuing subject matter jurisdiction in the area of compensation, if created by formal action of the Board of Regents or of any member of the Board of Regents, and if the advisory body so created consists of one or more regents, other than ex officio members of the Board of Regents, except as specified. The bill would also require action taken on an executive compensation proposal concerning the President of the University of California, the chancellor of an individual campus, a vice president, the treasurer, the assistant treasurer, the general counsel, or the secretary to occur in open session.

(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. 524 (SB 345) Aanestad Charter schools.

(1) The Charter Schools Act of 1992 prescribes the requirements for the establishment and operation of charter schools. Charter schools operate independently of the existing school district structure and are exempt from most statutory provisions and regulations governing the operations of public schools.

Existing law authorizes the governing board of a school district to use certain monthly installment and withholding options in making salary payments to the district's certificated employees.

This bill would authorize the governing board of a charter school to use those same monthly installment and withholding options for purposes of making salary payments to its certificated employees.

(2) The Charter Schools Act of 1992 requires the Superintendent of Public Instruction annually to compute a general-purpose entitlement that includes revenue limit funding for each charter school according to specified calculations. The act requires charter schools, as a condition of receiving funding apportionments, to offer in each fiscal year a specified number of minutes of instruction to each pupil based on grade level. For purposes of that instructional time requirement, the act defines "classroom-based instruction" as occurring only when charter school pupils are engaged in required educational activities under the immediate supervision and control of an employee of the charter school who possesses a specified teaching certification. The act requires, for purposes of calculating average daily

attendance for classroom-based instruction apportionments, that at least 80% of the instructional time offered by the charter school be at the charter schoolsite. Charter schools are required to ensure the attendance of all pupils for whom a classroom-based apportionment is claimed at the schoolsite for at least 80% of the minimum instructional time required to be offered.

This bill, notwithstanding those provisions, would authorize the Center for Advanced Research and Technology operating pursuant to a joint powers agreement between the Clovis Unified School District and the Fresno Unified School District to receive general-purpose funding, as calculated pursuant to a specified statute, for the 2007–08 fiscal year for a total average daily attendance not to exceed the center’s average daily attendance as determined at the 2nd principal apportionment for the 2006–07 fiscal year.

(3) Existing law authorizes the superintendent of a school district in which a minor resides to issue a work permit upon receipt of a written request from a parent, guardian, foster parent, or other specified person. The superintendent also is authorized to designate certain certificated employees and certain persons having charge of private schools to issue work permits.

This bill would grant that same authority to issue work permits, or to designate other individuals to issue work permits, to the chief executive officer, or the equivalent position, of a charter school.

(4) This bill would make additional changes in Section 49110 of the Education Code to be operative only if SB 406 and this bill are enacted and become effective on or before January 1, 2008, each bill amends Section 49110 of the Education Code, and this bill is enacted last.

(5) This bill would state findings and declarations of the Legislature concerning the need for special legislation.

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

Ch. 525 (AB 177) Bass Charter schools: at-risk pupils: county board of education.

(1) Existing law allows a charter school that serves at-risk pupils and operates under a charter approved before June 1, 1997, by the Los Angeles County Board of Education to operate until June 30, 2008. The existing statute requires the approval of the county board of education for the specified charter school or schools to continue operating after June 30, 2003.

This bill would instead allow the specified charter school or schools to operate until June 30, 2013, subject to the approval of the county board of education for continued operation after June 30, 2008.

(2) The existing statute requires that the specified charter school or schools receive funding for the attendance of pupils for each fiscal year up to and including the 2007–08 fiscal year at the same rates as community schools and community day schools in the same county.

This bill would extend that provision to also cover the attendance of pupils in the 2007–08 to 2012–13 fiscal years, inclusive.

Ch. 526 (AB 347) Nava Pupils: high school exit examination: intensive instruction and services.

(1) Existing law requires each pupil completing grade 12 to successfully pass the high school exit examination as a condition of receiving a diploma of graduation or a condition of graduation from high school.

Existing law provides specified funding for eligible pupils, as defined, who are required to pass the high school exit examination, to be used for intensive instruction and services for those pupils, and provides for the allocation of those funds, based on a per pupil rate calculation, to schools. As a condition of receiving funding, a school district is required to accomplish certain matters, including, among other things, ensure that each eligible pupil

receives an appropriate diagnostic assessment to identify that pupil's areas of need and submit an annual report to the Superintendent of Public Instruction relating to the provision of intensive instruction and services to pupils.

This bill, among other things, would revise the definition of "eligible pupil" to include pupils who have not satisfied the requirement that they pass the high school exit examination in order to graduate from high school and have failed one or both parts of the examination by the end of grade 12; revise the calculation for determining the per pupil rate for purposes of funding; authorize the receipt of intensive instruction and services on Saturdays, evenings, or at a time and location deemed appropriate by the school district for eligible pupils; expand the authorized scope of intensive instruction and services to include instruction in English language arts or mathematics, or both, that eligible pupils need to pass those parts of the high school exit examination not yet passed and the provision of instruction and services by a public or nonpublic entity as determined by the local educational agency; require a school district to accomplish additional matters relating to pupils who have not passed one or both parts of the exit examination by the end of grade 12; and require the annual report to also include information relating to the notification of eligible pupils of the intensive instruction and services provided and be submitted to the appropriate county superintendent of schools.

(2) Existing law requires a school district to use its uniform complaint process to help identify and resolve any deficiencies related to instructional materials, emergency or urgent facilities conditions that pose a threat to the health and safety of pupils or staff, and teacher vacancy or misassignment. A notice regarding the appropriate subjects of a complaint is required to be posted in each classroom in each school in the school district and a complaint regarding those deficiencies is required to be filed with the principal of the school or his or her designee.

This bill also would require a school district to use its uniform complaint process to help identify and resolve any deficiencies related to intensive instruction and services provided to pupils who have not passed one or both parts of the high school exit examination after the completion of grade 12. The bill would also require the notice, for certain classrooms, to include certain information about the entitlement to receive the intensive instruction and services, and would require a complaint regarding any deficiency related to intensive instruction and services to be submitted to the district official designated by the district superintendent. By imposing additional duties on school districts, this bill would impose a state-mandated local program.

(3) Existing law establishes the Middle and High School Supplemental Counseling Program and requires the governing board of a school district that maintains any of grades 7 to 12, inclusive, as a condition of receiving funds appropriated for purposes of that program, to adopt a counseling program at a public meeting that includes, among other things, a provision for a counselor to meet with each pupil, as specified, to explain the academic and department records of the pupil, his or her educational options, the coursework and academic progress needed for satisfactory completion of middle or high school, passage of the high school exit examination, and the availability of career technical education. In addition to these counseling services, a school district is required to identify certain pupils, such as those at risk of not graduating with the rest of their class, and to require its schools to provide certain assistance in developing a list of coursework and experience. As a further condition of receipt of funds, a school district is required to submit an annual report in a manner determined by the Superintendent that describes certain matters, including the number and percentage of pupils who participated in conferences and who fail to pass one or both sections of the high school exit examination.

This bill also would require the counselor to explain the availability, for up to 2 consecutive academic years after the completion of grade 12 or until the pupil has passed both parts of the high school exit examination, whichever comes first, of intensive instruction and services for those pupils who have not passed one or both parts of the exit examination by the end of grade 12. The bill also would require a school district, for the identified pupils, to inform

a pupil who has not passed one or both parts of the high school exit examination of the option of intensive instruction and services. The bill would require the report also to be submitted to the appropriate county superintendent of schools and contain an assurance that the school district has complied with the provision that requires a school counselor to apprise a pupil of certain information during an individual conference.

(4) Existing law requires a county superintendent of schools to undertake specified duties regarding the oversight of the school districts within his or her jurisdiction.

This bill would require a county superintendent of schools to perform additional duties related to conducting school visits and verifying that pupils who have not passed the high school exit examination by the end of grade 12 are informed that they are entitled to receive intensive instruction and services for up to 2 consecutive academic years after completion of grade 12 or until the pupil has passed both parts of the exit examination, whichever comes first, and verifying that those pupils who elected to receive the instruction and services are being served. By imposing additional duties on local educational agencies or officials, the bill would impose a state-mandated local program.

(5) This bill would make other technical, nonsubstantive changes to existing law.

(6) This bill also would incorporate additional changes in Section 52378 of the Education Code, proposed by SB 405, to be operative if SB 405 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(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, 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.

(8) By specifying a new purpose for the use of \$1.5 million of funds that would be appropriated to the State Department of Education in the Budget Act of 2007 for allocation to county offices of education, this bill would make an appropriation.

To the extent that the funds appropriated by this bill are allocated to a school district, which is defined to include, but is not limited to, a county board of education and a county superintendent of schools, which govern and administer, respectively, a county office of education, those funds would 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.

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

Ch. 527 (AB 428) Carter High school curriculum: notification regarding college preparatory courses.

(1) Existing law prohibits, except as specified, a pupil from receiving a diploma of graduation from high school if that pupil, while in grades 9 to 12, inclusive, has not completed specified academic requirements. Existing law requires school districts maintaining any of grades 7 to 12, inclusive, to offer a course of study satisfying the prerequisites for admission to the California public institutions of postsecondary education, and a course of study that provides an opportunity for pupils to attain entry-level employment skills in business or industry upon graduation from high school.

Existing law requires the governing board of each school district at the beginning of the first semester or quarter of the regular school term to notify parents or guardians of minor pupils of specified rights and responsibilities of the parent or guardian.

This bill would require each school district offering any of grades 9 to 12, inclusive, each school year, as part of the specified annual notification, to provide the parent or guardian of each minor pupil enrolled in any of those grades in the district with written notification that, to the extent possible, would not exceed one page in length. The notification contents would relate to the courses offered by the district that satisfy the subject requirements for admission

to the California State University and the University of California and also would include information on career technical education, including a brief description of it, as defined by the State Department of Education.

The bill also would make conforming and technical, nonsubstantive changes, including, but not limited to, the correction of obsolete references to the provisions governing the existing, specified annual notification.

(2) By requiring each school district offering any of grades 9 to 12, inclusive, to provide parents and guardians of minor pupils enrolled in any of those grades in the district with additional written information as part of a specified notification, 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, 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. 528 (AB 580) Smyth Classified school employees.

Existing law requires all vacancies in the classified service of a school district that has adopted the merit system to be filled from applicants on eligibility lists that are made up from promotional examinations or by appointments made by means of transfer, demotion, reinstatement, or reemployment, as specified. If a vacancy is filled from applicants on an eligibility list, the appointment is required to be made from the eligible candidates having the first 3 ranks on the list who are ready and willing to accept the position.

Existing law authorizes, in a school district that has adopted the merit system, an appointment to be made from other than the first 3 ranks when the ability to speak, read, or write a language in addition to English, or possession of a driver's license is a requirement of the position to be filled, but in that case existing law requires the appointment to be made from among the highest 3 ranks of applicants on the list who meet the special requirements and are ready and willing to accept the position.

This bill would, in a school district with a pupil population over 400,000, authorize an appointment to be made from other than the first 3 ranks on the eligibility list if specialized licenses, certifications, knowledge, or ability that cannot reasonably be acquired during the probationary period or a specific gender is required for successful job performance of a position, in which case the appointment would be required to be made from among the highest 3 ranks of applicants on the list who meet the special requirements and are ready and willing to accept the position. This authorization would apply only to specified classifications of positions. A school district making an appointment pursuant to this selection method would be required to study, among other things, the effectiveness of the method and submit a report on the study to the affected labor unions.

The bill would repeal this provision on January 1, 2012.

Ch. 529 (AB 597) Committee on Education Career technical education: Web site pages.

Existing law provides for the establishment of various programs for career technical education in the public schools, including regional occupational centers and programs. The State Department of Education has career technical education staff responsible for the design, implementation, and maintenance of a basic integrated statewide information system for career technical education and technical training. Existing law requires the governing board of each school district participating in a career technical education program to appoint a career technical education advisory committee to develop recommendations on the program and to provide a liaison between the district and potential employers.

This bill would make the State Department of Education responsible for the creation of comprehensive, easy to access, user-friendly Web site pages with specified information about opportunities and programs available in the state on career technical education in elementary and secondary schools. The department would be required to select by July 1, 2008, and on a competitive basis, an elementary or secondary school career technical education program for pupils to develop the Web site pages as part of a career technical education course of study related to technology and Web site development. The department would be required to establish criteria and parameters for the content of the Web site pages and periodically review the work of the design process to ensure that all the criteria and legal considerations are met. These Web site pages would be required to be incorporated into the department's Web site by January 1, 2010. The department would be required to establish criteria for the posting of information and links on the Web site and provide ongoing Web site administration and maintenance.

Ch. 530 (AB 1061) Mullin School accountability: report card.

(1) The Classroom Instructional Improvement and Accountability Act requires the governing board of each school maintaining an elementary or secondary school to develop and cause to be implemented for each school in the district a school accountability report card that includes assessments of various school conditions. The act prohibits any change to its provisions, except a change to further its purposes enacted by a bill passed by a vote of $\frac{2}{3}$ of the Legislature and signed by the Governor.

This bill would delete certain items from the list of school conditions for which assessments are required to be included in the school accountability report card, including, among others, the quality of school instruction and leadership, classroom discipline and climate for learning, the availability of qualified substitute teachers, the degree to which pupils are prepared to enter the workforce, and whether the school qualifies for the Governor's Performance Award Program. The Legislature would find and declare that the changes made to the act by those provisions further the purposes of the act.

(2) Statutory provisions require the State Department of Education to develop and recommend for adoption a standardized template for the school accountability report card. The standardized template is required to include specified information. Local educational agencies are required to make the report cards available through the Internet or through paper copies.

This bill would require that the standardized template include additional information. The department would be required to report to the Legislature and the Governor by February 1, 2008, on the remaining elements in the school accountability report card, on the feasibility of combining elements, and on alternatives for improving the usability and readability of the school accountability report card. Each school district would be required, commencing with the 2008-09 school year, to make its annually updated school accountability report card available through the Internet or hard copies on or before February 1 of each year.

(3) This bill also would delete obsolete provisions and make clarifying and other technical changes.

Ch. 531 (AB 662) Ruskin Water conservation.

The Warren-Alquist State Energy Resources Conservation and Development Act requires the State Energy Resources Conservation and Development Commission (Energy Commission) to prescribe, by regulation, standards for minimum levels of operating efficiency for appliances based on feasible and attainable efficiencies, or other feasible improved efficiencies, that will reduce the electrical energy consumption growth rate and that do not result in any added total costs to the consumer over the designed life of the appliances concerned.

This bill would instead require that the standards for minimum levels of operating efficiency be based on those efficiencies that will reduce the energy or water consumption

growth rates, and that do not result in any added total costs over the designed life of the appliances concerned.

This bill would incorporate additional changes in Section 25402 of the Public Resources Code proposed by AB 1560, to be operative only if AB 1560 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 532 (AB 1560) Huffman Public resources: building standards.

(1) The Warren-Alquist State Energy Resources Conservation and Development Act requires the State Energy Resources Conservation and Development Commission (Energy Commission) to prescribe, by regulation, energy conservation design standards for new residential and new nonresidential buildings.

This bill would require the Energy Commission to prescribe, by regulation, water efficiency and conservation standards for those buildings. The Energy Commission would be required to demonstrate that the adopted water efficiency or conservation standards are necessary to save energy. Before adopting a water efficiency or conservation standard for residential buildings, the Energy Commission and the Department of Housing and Community Development would be required to issue jointly specified findings regarding the standards. In the development of the standards, the Energy Commission would be required to consult with members of a specified coordinating council and to involve parties subject to the proposed standards in public meetings and an opportunity to provide written or oral comments on the proposed regulations. The standards adopted would be required to be cost effective when taken in their entirety and when amortized over the economic life of the structure compared with historic practices.

(2) Existing law requires the Department of Housing and Community Development to propose the adoption, amendment, or repeal of building standards to the California Building Standards Commission and to adopt, amend, and repeal other rules and regulations for the protection of the public health, safety, and general welfare of the occupants and the public involving buildings and building construction.

This bill would authorize the department to propose standards related to voluntary best practice and mandatory requirements related to environmentally preferable water using devices and measures that do not unreasonably or unnecessarily impact the ability of Californians to purchase or rent affordable housing.

(3) This bill would incorporate additional changes in Section 25402 of the Public Resources Code, proposed by AB 662, to be operative only if AB 662 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 533 (AB 1103) Saldana Energy: commercial buildings: consumption.

Existing law declares that electrical energy is essential to the health, safety, and welfare of the people and the economy of this state, and it is the state's policy to promote all feasible means of energy conservation.

This bill would require electric and gas utilities, as defined, on and after January 1, 2009, to maintain records of the energy consumption data of all nonresidential buildings to which they provide service, in a format compatible for uploading to the United States Environmental Protection Agency's Energy Star Portfolio Manager (Energy Star Portfolio Manager), for at least the most recent 12 months. Upon written or secured electronic authorization of a nonresidential building owner or operator, on and after January 1, 2009, an electric or gas utility would be required to upload all of the energy consumption data for a building to the Energy Star Portfolio Manager in a manner that preserves the confidentiality of the customer. The electric and gas utilities would be encouraged to work with the United States Environmental Protection Agency and their customers to develop reasonable reporting options that would maximize efficiency and minimize overall program cost.

The bill would require, on and after January 1, 2010, that a nonresidential building owner or operator disclose Energy Star Portfolio Manager benchmarking data and ratings, for the

most recent 12-month period, to a prospective buyer, lessee, or lender. After the benchmarking data and ratings are disclosed, the property owner, operator, or his or her agent would not be required to provide additional information regarding the benchmarking data and ratings. The information disclosed would be considered adequate to inform the prospective buyer, lessee of the entire building, or lender that would finance the entire building of the benchmarking data and ratings for the building.

Ch. 534 (AB 1109) Huffman Energy resources: lighting efficiency: hazardous waste.

(1) Existing law, administered by the Department of Toxic Substances Control, prohibits the management of hazardous waste, except in accordance with the hazardous waste laws or the regulations adopted by the department. A violation of the Hazardous Waste Control Law is a crime.

This bill would enact the California Lighting Efficiency and Toxics Reduction Act and would prohibit, on and after January 1, 2010, a person from manufacturing for sale in the state specified general purpose lights that contain levels of hazardous substances prohibited by the European Union pursuant to the RoHS Directive. A person would be prohibited, on and after January 1, 2010, from selling or offering for sale in the state, the above specified general purpose lights. A person would also be prohibited, on and after January 1, 2010, from selling general purpose lights from manufacturers who failed to provide the required documentation or certification specified below. These prohibitions would not apply to high intensity discharge lamps and compact fluorescent lamps greater than 9 inches in length until January 1, 2012 and to specified incandescent lamps and enhanced spectrum lamps until January 1, 2014. These prohibitions would not apply to high output and very high output linear fluorescent lamps greater than 32 millimeters in diameter and preheat linear fluorescent lamps. On or after January 1, 2014, the department would be required to determine, in consultation with manufacturers of those high output and very high output linear fluorescent lamps, whether those lamps should be subject to the prohibition taking into consideration changes in lamp design or manufacturing technology, allowing for removal or reduction of mercury. A manufacturer would be required to prepare and upon request of the department submit, within a specified time period, technical documentation or other information showing that its general purpose lights for sale or offered for sale in this state comply with the requirements of the RoHS Directive. A manufacturer would be required to provide, upon request, a certification to a person who sells or offers for sale that manufacturer's general purpose lights attesting that those lights do not contain levels of hazardous substances that would result in the prohibition of those general purpose lights being sold or offered for sale in California. The bill would specify that any violation of the above requirements and prohibitions is not subject to any criminal penalties imposed pursuant to the Hazardous Waste Control Law.

The department, in coordination with the California Integrated Waste Management Board, would be required to convene a task force to consider, and make recommendations by September 1, 2008, on the most effective, cost-efficient, and convenient method for the consumer for the proper collection and recycling of end-of-life general purpose lights generated in this state, methods to educate consumers about proper management and collection opportunities, and designations on the general purpose light and light packaging regarding proper recycling and compliance of the light with the act.

(2) The State Energy Resources Conservation and Development Commission is required to prescribe, by regulation, standards for energy conservation and efficiency, including the adoption of efficiency standards for outdoor lighting.

On or before December 31, 2008, this bill would require the commission to adopt minimum energy efficiency standards for all general purpose lights on a schedule specified in regulations. The regulations, in combination with other programs and activities affecting lighting use in the state, would be structured to reduce average statewide electrical energy

consumption by not less than 50% from the 2007 levels for indoor residential lighting and not less than 25% from the 2007 levels for indoor commercial and outdoor lighting by 2018. The Department of General Services and other state agencies in coordination with the commission would be required to end the purchase of general purpose lights within 2 years of the adoption of the standards regarding energy consumption limits for all general purpose lights, and for general purpose lights with historically appropriate appearances within 4 years of the adoption of the standards.

Certain defined specialty lighting and special-needs lighting would be exempt from the requirements of this bill. The commission would be authorized to provide for the inclusion of a particular type of specialty light in its energy efficiency standards if the commission makes specified findings.

Ch. 535 (AB 1481) De La Torre Waste discharge and water reclamation requirements: recycled water: landscape irrigation uses.

Under existing law, the State Water Resources Control Board and the California regional water quality control boards prescribe waste discharge requirements in accordance with the federal national pollutant discharge elimination system (NPDES) permit program and the Porter-Cologne Water Quality Control Act (state act). The state act authorizes the state board or a regional board to prescribe general waste discharge requirements if certain requirements are met.

This bill would require the state board, on or before July 31, 2009, to adopt a general permit for landscape irrigation uses of recycled water for which the State Department of Public Health has established uniform statewide recycling criteria. The bill would require the state board to establish a reasonable schedule of fees to reimburse the state board for the costs it incurs in implementing, developing, and administering these provisions. The bill would prescribe the manner in which an applicant may become subject to the general permit. The bill would require the state board to designate an ombudsperson to coordinate and facilitate communication on recycled water, on the issuance of specified water reclamation and waste discharge requirements, and on the promotion of water recycling while ensuring reasonable protection of water quality.

Ch. 536 (AB 1470) Huffman Solar energy: Solar Water Heating and Efficiency Act of 2007.

(1) Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including gas corporations. The commission is required to implement elements of the California Solar Initiative, which modifies the self-generation incentive program for distributed generation resources and provides incentives to customer-side photovoltaics and solar thermal electric projects under one megawatt. The commission is required to award monetary incentives for up to the first megawatt of alternating current generated by solar energy systems that meet the eligibility criteria established by the State Energy Resources Conservation and Development Commission (Energy Commission). The commission is required to adopt a performance-based incentive program for solar energy photovoltaic systems and is authorized to award monetary incentives for solar thermal and solar water heating devices in a total amount up to \$100,800,000.

This bill would establish the Solar Water Heating and Efficiency Act of 2007. The bill would make findings and declarations of the Legislature relating to the promotion of solar water heating systems and other technologies that reduce natural gas demand. The bill would define several terms for purposes of the act. The bill would require the commission to evaluate the data available from a specified pilot program, and, if it makes a specified determination, to design and implement a program of incentives for the installation of 200,000 solar water heating systems in homes and businesses throughout the state by 2017. The bill would require the commission, in consultation with the Energy Commission and interested members of the public, to establish eligibility criteria for the solar water heating

systems receiving gas customer funded incentives. The commission would be required to establish conditions on those incentives. The bill would specify that, except for the Solar Water Heating Pilot Program in San Diego, only solar water heating technologies that displace electricity are eligible for a portion of California Solar Initiative funds, as determined by the commission.

The commission would be required to allocate not less than 10% of the overall funds for installation of solar water heating systems for specified low-income residential housing. The bill would authorize the commission to extend eligibility for funding pursuant to this program to include residential housing occupied by specified ratepayers. The bill would prohibit moneys from being diverted from any existing programs for low-income ratepayers. The bill would require consumer rebates provided through the program to decline over time and be structured to reduce the cost of solar water heating technologies. The Energy Commission, in coordination with the commission, would be required to consider, when appropriate, coupling rebates for solar water heating systems with complementary energy efficient technologies. The commission would be required to report to the Legislature, not later than July 1, 2010, on the effectiveness of the program. The bill would repeal these provisions on August 1, 2018.

(2) Existing law establishes a surcharge on all natural gas consumed in the state to fund certain low-income assistance programs, cost-effective energy efficiency and conservation activities, and public interest research and development. Existing law requires a public utility gas corporation, as defined, to collect the surcharge from natural gas consumers, as specified. The moneys from the surcharge are deposited in the Gas Consumption Surcharge Fund and are continuously appropriated to specified entities, including to the commission, or to an entity designated by the commission, to fund low-income assistance programs, cost-effective energy efficiency and conservation activities, and public interest research and development not adequately provided by the competitive and regulated markets.

This bill would require the commission to fund the program of the Solar Water Heating and Efficiency Act of 2007, for the service territories of the gas corporations, through a surcharge applied to gas customers in those service territories based on the amount of natural gas consumed, not to exceed \$250,000,000 over the course of the 10-year program. The bill would require the commission to annually establish a surcharge rate for each class of gas customers. The bill would exempt from that surcharge those gas customers participating in the California Alternate Rates for Energy (CARE) or Family Electric Rate Assistance (FERA) programs. The bill would require that the program be administered by the gas corporations or 3rd party administrators, as determined by the commission, and subject to the supervision of the commission.

(3) The bill would require the governing body of each publicly owned utility providing gas service to retail end-use gas customers, to adopt, implement, and finance a solar water heating system incentive program meeting certain requirements, thereby imposing a state-mandated local program.

(4) The bill would repeal these provisions on August 1, 2018.

(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. 537 (AB 1406) Huffman Recycled water: toilet and urinal flushing: condominiums.

Existing law requires the State Department of Public Health to establish uniform statewide criteria for each varying type of recycled water use if the use involves the protection of public health. Existing law declares that the use of potable domestic water for toilet and urinal flushing in structures, as defined, is a waste or an unreasonable use of water if suitable recycled water is available for those uses. Existing law generally authorizes a public agency

to require the use of recycled water for toilet and urinal flushing in structures if certain requirements are met.

This bill would include condominium projects within the meaning of “structure” for the purposes of those provisions.

The bill would allow the use of recycled water in condominium projects subject to specified conditions, including a requirement that the agency delivering the recycled water to the condominium project file a report with the appropriate regional water quality control board and receive written approval of the report from the State Department of Public Health.

Ch. 538 (SB 362) Simitian Identification devices: subcutaneous implanting.

Existing law accords every person the right of protection from bodily restraint or harm, from personal insult, from defamation, and from injury to his or her personal relations, subject to the qualifications and restrictions provided by law.

This bill would prohibit a person from requiring, coercing, or compelling any other individual to undergo the subcutaneous implanting of an identification device, as defined. The bill would provide for the assessment of civil penalties for a violation thereof, as specified, and would allow an aggrieved party to bring an action against a violator for damages and injunctive relief, subject to a 3-year statute of limitation, or as otherwise provided.

Ch. 539 (SB 428) Dutton Electrical corporations: demand reduction.

(1) The Public Utilities Act requires the Public Utilities Commission to develop a program for residential and commercial customer air-conditioning load control with the goal of contributing to the adequacy of electricity supply and helping customers reduce their electric bills in a cost-effective manner. The act authorizes the Public Utilities Commission to establish rates for public utilities regulated by the commission, including electrical corporations. The act authorizes the commission to approve contracts between an electrical corporation and its heavy industrial customers, as determined by the electrical corporation, of not more than 10 years’ duration, in which the electrical corporation buys from the heavy industrial customer the right to interrupt the customer’s service on short notice, as determined by the commission, through a payment mechanism providing for a discounted rate for service. Under those provisions, the commission has adopted, by decision, electrical corporation programs for the interruption of power in exchange for reduced rates.

The act requires electrical corporations to continue the availability to qualified heavy industrial customers of optional interruptible or curtailable service, and requires the effective rate for interruptible or curtailable service to qualifying customers to reflect a pricing incentive for electing to operate under the interruptible or curtailable service option. The act further requires the commission to continue the availability of optional interruptible or curtailable service at least until March 31, 2002, and prohibits, until March 31, 2002, the alteration of the level of the pricing incentive for interruptible or curtailable service from the levels in effect on June 10, 1996.

This bill would require electrical corporations to offer optional interruptible or curtailable service programs using pricing incentives that are cost effective and that may reflect the full range of costs avoided by the reductions in demand created by these programs, as specified. The bill would also delete the provisions requiring the commission to continue the availability of optional interruptible or curtailable service at least until March 31, 2002, and the provision prohibiting the alteration of the level of the pricing incentive in effect on June 10, 1996. These provisions would be repealed on January 1, 2015.

Because a violation of the act is a crime, this bill, by imposing new requirements on electrical corporations, would create a new 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. 540 (SB 538) Battin Manufactured housing.

Existing law defines the terms “mobilehome” and “manufactured housing” similarly for certain purposes.

This bill would establish a separate definition for each of the specified terms and would make conforming changes in related provisions of existing law. The bill would add a definition for “multifamily manufactured home.”

The bill would require the permissible scope of work for the General Manufactured Housing Contractor (C-47) license classification set forth in specified state regulations to include the specified definitions for “mobilehome,” “manufactured home,” and “multifamily manufactured home.”

The bill would require the Department of Housing and Community Development to adopt regulations for the construction, alteration, or conversion of commercial modulars, as defined, based on the California Buildings Standards Code.

Ch. 541 (SB 742) Steinberg Off-highway motor vehicle recreation.

(1) The Off-Highway Motor Vehicle Recreation Act of 2003 (act), provides for the acquisition, operation, and funding of state off-highway vehicular recreation areas and trails. These provisions are to be repealed on January 1, 2008.

This bill would extend the act to January 1, 2018, would delete certain obsolete provisions, and would include certain legislative findings and declarations.

(2) The act establishes the Off-Highway Motor Vehicle Recreation Commission, consisting of 7 members, with 3 of the members appointed by the Governor.

This bill would increase the membership of the commission to 9 members, with 5 members appointed by the Governor, subject to Senate confirmation.

(3) The act imposes certain duties and responsibilities on the Off-Highway Motor Vehicle Recreation Commission and the Division of Off-Highway Motor Vehicle Recreation with respect to off-highway recreation.

This bill would revise and recast some of those duties and responsibilities.

(4) The act requires the division to publish and periodically update a guidebook relating to off-highway recreation and requires that the guidebook contain specified information.

This bill, instead, would require the division, in cooperation with the commission, to make available on the division’s Internet Web site information relating to off-highway motor vehicle recreation. The bill specifies certain information that, at a minimum, the Web site shall include.

The bill also would require the division to create a guidebook of federal, state, and local off-highway vehicle recreation opportunities and that the guidebook contain specified information. The bill would require the division to work with retailers of off-highway motor vehicles and off-highway recreation associations to distribute the guidebook and to increase awareness of the resources available on the division’s Internet Web site.

(5) Under the act, grants may be made to cities, counties, and districts, and cooperative agreements may be entered into with federal agencies or federally recognized Native American tribes.

This bill would require the division to develop and implement a grant and cooperative agreement program to support specified activities related to off-highway motor vehicles and programs involving off-highway motor vehicle safety or education. The bill would provide guidelines to implement this program. The bill would specify percentages of the total amount appropriated by the Legislature to be awarded for specified purposes. The bill would make other changes with respect to those grants and cooperative agreements.

This bill would require that law enforcement grants and cooperative agreements be allocated to local and federal law enforcement entities for personnel and related equipment, with the amount of the grant or cooperative agreement being proportional to the off-highway motor vehicle enforcement needs under each entity's jurisdiction. The bill would require the division to develop a method to determine the law enforcement needs for each applicant and eligibility guidelines for law enforcement projects. The bill would require the department to audit law enforcement entities that receive grant money, considering whether the law enforcement entity has spent the grant money in accordance with its application, at least once every 5 years.

(6) The act provides for certain allocations, for specified purposes, to the division from the Conservation and Enforcement Services Account (the enforcement account), upon appropriation by the Legislature.

This bill would revise the purposes for which those funds allocated to the division are required to be expended upon appropriation by the Legislature.

(7) Existing law prohibits a person from parking a vehicle, during a specified portion of the year, in a designated area, unless that vehicle displays a SNO-PARK parking permit issued by the Department of Parks and Recreation. The department is required to determine the amount of the fee for the issuance of the parking permit, subject to specified limits on the amounts of the fee. Existing law requires the proceeds from the sale of SNO-PARK parking permits to be paid to the credit of the Winter Recreation Fund. An amount not to exceed 5% of total funds appropriated is required to be available to be expended for specified administrative costs.

This bill would delete the specified limits on the amounts of the fee, and would delete the provision concerning administrative costs.

(8) Existing law requires certain moneys, the amount of which is determined by specified formulas, in the Motor Vehicle Fuel Account (the fuel account) attributable to taxes imposed upon distribution of motor vehicle fuel related to specified off-highway motor vehicles and off-highway vehicle activities, to be transferred from that account on the first day of every month to the fund or the enforcement account. The money in the fund and the enforcement account is required to be used, upon appropriation, for specified purposes related to off-highway motor vehicle recreation.

This bill would repeal those provisions requiring the transfer of that money from the fuel account, and, instead, would require certain money in the fuel account to be transferred to the fund according to a specified calculation that the Department of Transportation, in cooperation with the Department of Parks and Recreation and the Department of Motor Vehicles, would be authorized to adjust every 5 years, taking into account specified factors.

(9) Existing law requires the Department of Motor Vehicles to determine the size, color, and letters or numbers of the plate or device issued to an off-highway motor vehicle for identification purposes.

This bill would require the department, in the design of the identification plate or device, to make the identification number the most prominent feature of the device.

The bill would require the department, by July 1, 2009, in conjunction with the Division of Off-Highway Motor Vehicle Recreation of the Department of Parks and Recreation, to report to the Assembly Committee on Water, Parks and Wildlife and the Senate Committee on Natural Resources and Water, regarding recommendations to improve the identification of off-highway motor vehicles. The report would be required to, at a minimum, examine the benefits and challenges of certain options related to that identification. The department and the division would be required, in preparing the report, to work with vehicle manufacturers to evaluate feasibility.

(10) Existing law, until January 1, 2008, generally imposes a service fee of \$7 for the issuance or renewal of identification of off-highway motor vehicles subject to identification, and a special fee of \$8 that is required to be paid at the time of payment of the service fee. Until January 1, 2008, existing law requires specified moneys, including that special fee, the

moneys transferred to the fund as described in (8) above, and specified use fees for state vehicular recreation areas, to be deposited in the fund. On and after January 1, 2008, existing law repeals those provisions, except for the imposition of the \$7 service fee.

This bill, on and after January 1, 2008, would impose a special fee of \$33 that would be required to be paid at the time of payment of the service fee. The bill would require the special fees, moneys transferred to the fund from the fuel account pursuant to the bill, and specified use fees for state vehicular recreation areas to be deposited in the fund. The bill would require, upon appropriation, moneys in the fund to be allocated for specified purposes related to off-highway recreation. The bill would provide that these provisions shall remain in effect until January 1, 2018, and as of that date are repealed.

(11) Under existing law, it is unlawful to operate a vehicle in violation of special regulations, which have been promulgated by the governmental agency having jurisdiction over public lands, including, but not limited to, regulations governing access, routes of travel, plants, wildlife, wildlife habitat, water resources, and historical sites.

This bill would provide that a person who operates a motor vehicle in an area closed to that vehicle is guilty of a public offense, and would assess monetary penalties for the violation. By creating a new crime, the bill would impose a state-mandated local program.

(12) This bill would make other changes related to off-highway recreation.

(13) The California Constitution requires 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. 542 (SB 966) Simitian Pharmaceutical drug waste disposal.

(1) Existing law creates the California Integrated Waste Management Board (board) within the California Environmental Protection Agency.

This bill would, until January 1, 2013, require the board to develop, in consultation with appropriate state, local, and federal agencies, model programs for the collection and proper disposal of pharmaceutical drug waste. The model programs would be required to include, at a minimum, specific actions and informational elements and would be required to be available to eligible participants no sooner than July 1, 2008, but no later than December 1, 2008.

The bill would provide that its provisions shall not apply to a controlled substance, as defined.

(2) Existing law requires the board to expend certain funds, upon appropriation by the Legislature, for the making of grants, as provided, to cities, counties, and other local agencies with responsibilities for solid waste management, and for local programs to prevent the disposal of hazardous wastes at disposal sites, including, but not limited to, initial implementation or expansion of household hazardous waste programs. The total amount of the grants in any one fiscal year may exceed \$3,000,000 but cannot exceed \$5,000,000, if sufficient funds are appropriated from the Integrated Waste Management Account for this purpose.

This bill would increase the limit to \$6,000,000.

Ch. 543 (AB 339) Cook Mobilehomes: escrow.

Existing law requires a mobilehome or manufactured home dealer, for every transaction by or through the dealer to sell or lease with the option to buy a new or used manufactured home or mobilehome subject to registration under existing law, to execute in writing and obtain the buyer's signature on a purchase order, conditional sale contract, or other document evidencing the purchase contemporaneous with, or prior to, the receipt of any cash or cash equivalent from the buyer, to establish an escrow account with an escrow agent, and to cause to be deposited into that escrow account any cash or cash equivalent received at any time prior to the close of escrow as a deposit, downpayment, or whole or partial payment for the

manufactured home or mobilehome or accessory thereto. If any dispute arises between the parties to the escrow and upon notification in writing to the escrow agent, unless otherwise specified in the escrow instructions, all funds denoted as deposit are required to be held in escrow until a release is signed by the disputing party, or pursuant to new written escrow instructions signed by the parties involved, or pursuant to a final order for payment or division by a court of competent jurisdiction.

This bill would require that, at the opening of escrow, and upon receiving written notice from a party to the escrow of a dispute, the escrow agent shall inform the parties of their right to hold funds in escrow by submitting a written request to hold funds in escrow, and that, upon receipt by the escrow agent of a party's written request to hold funds in escrow, all funds denoted as deposit be held in escrow pending release under specified conditions.

Ch. 544 (AB 752) Dymally Hospital funding.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income persons receive health care benefits, including hospital services. The Medi-Cal program is, in part, governed and funded by federal Medicaid provisions.

Existing law establishes the Medi-Cal Hospital/Uninsured Care Demonstration Project Act that revises hospital reimbursement methodologies in order to maximize the use of federal funds consistent with federal Medicaid law and stabilize the distribution of funding for hospitals, including designated public hospitals, as defined, that provide care to Medi-Cal beneficiaries and uninsured patients.

Existing law specifically provides that for services provided during the 2005–06 and 2006–07 project years, the amounts allocated to designated public hospitals shall be paid as direct grants, which shall not constitute Medi-Cal payments.

This bill would extend that provision for the 2007–08, 2008–09, and 2009–10 project years and would impose additional funding allocation requirements for those project years for designated public hospitals.

Ch. 545 (AB 1397) Soto Long-term health care facilities.

Existing law provides for the licensure of long-term health care facilities by the State Department of Public Health. Under existing law, the Long-Term Care, Health, Safety, and Security Act of 1973, the department may assess penalties for violation of prescribed requirements. Moneys collected as a result of the penalties imposed pursuant to these provisions are required to be deposited into the Health Facilities Citation Penalties Account, and used, upon appropriation by the Legislature, for the protection of health or property of residents of long-term health care facilities, including reimbursing residents for personal funds lost and costs associated with informational meetings.

This bill would specify that the account includes moneys collected as a result of penalties imposed both under the act and under federal law. The bill would require that these moneys be deposited into 2 separate accounts, the State Health Facilities Citation Penalties Account, for violations of state law, and the Federal Health Facilities Citation Penalties Account, for violations of federal law, the moneys in which would be used by the department, upon appropriation by the Legislature, for the purposes specified in existing law.

The bill would require the department to post on its Web site prescribed information about the funds in those accounts and, with respect to moneys in the Federal Health Facilities Citation Penalties Account, prescribed quality of care purposes.

Ch. 546 (AB 1426) Wolk Parks and nature education facilities: Central Valley Vision.

The Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006, an initiative statute adopted by the voters at the November 7, 2006, statewide general election, among other things, makes \$400,000,000 in bond funds

available to the Department of Parks and Recreation for development, acquisition, interpretation, restoration, and rehabilitation of the state park system and its natural, historical, and visitor serving resources.

This bill would require the Department of Parks and Recreation to develop a detailed plan of implementation for its Central Valley Vision. In developing the plan, the department would be required to identify and prioritize specific sites and projects for acquisition and development in the Central Valley with respect to the protection of natural, cultural, and historical resources and access to recreational opportunities at state parks.

The bill would require the department, by January 1, 2009, to report to the Legislature on the plan and its timeline for implementation of the plan. The bill would provide that its provisions would be implemented to the extent that funds are appropriated pursuant to those provisions of the initiative or any other source.

Ch. 547 (AB 1473) Feuer Solid waste facility: temporary permits.

(1) The California Integrated Waste Management Act of 1989, which is administered by the California Integrated Waste Management Board, prohibits a person from operating a solid waste facility without a solid waste facilities permit if that facility is required to have a permit pursuant to the act. The enforcement agency is required to immediately issue a cease and desist order ordering a solid waste facility that is operating without a permit to immediately cease operations and to direct the owner or operator of the facility to obtain a permit.

This bill would require the board to adopt emergency regulations to authorize an enforcement agency, upon the board's concurrence, to issue a temporary solid waste facilities permit to a person operating a solid waste transfer or processing station or a composting facility, which, as of January 1, 2008, is required under the act to have a solid waste facilities permit but for which a permit has not been obtained. The bill would require the regulations to direct any person desiring to obtain a temporary solid waste facilities permit to submit an application to the enforcement agency no later than 60 days from the effective date of the regulations; to obtain a permanent solid waste facilities permit from the enforcement agency having jurisdiction, or cease activities for which a permit is required, as specified; a facility covered under a temporary solid waste facilities permit to have been in operation on or before January 1, 2007; and that the owner or operator of a covered facility agree to inspections, at least monthly by the enforcement agency.

The bill would require a local enforcement agency to diligently notify the operators of all facilities within its jurisdiction of the availability of temporary solid waste facilities permits, thereby imposing a state-mandated local program by imposing new duties upon local enforcement agencies. The bill would also require the board to expeditiously review and act on a proposed temporary solid waste facilities permit.

The bill would require the board to adopt the regulations as emergency regulations and would require the Office of Administrative Law to consider the regulations as necessary for the immediate preservation of the public peace, health and safety, or general welfare. The board would be required to file the regulations with the Office of Administrative Law at the earliest feasible date or on March 1, 2008, whichever date is earlier. The bill would provide that the regulations would remain in effect until July 1, 2010, and on that date would become inoperative.

The bill would provide that its provisions would become inoperative on July 1, 2010, and, as of January 1, 2011, would be 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.

Ch. 548 (AB 1568) Berg Coastal resources: Ma-le'l Dunes.

Existing law requires the State Coastal Conservancy to coordinate the development of the California Coastal Trail.

This bill would designate the portion of the Ma-le'l Dunes in Humboldt County that is part of the California Coastal Trail and that is under the jurisdiction of the conservancy as the Senator Wesley Chesbro Coastal Trail. The bill would require the conservancy, subject to a time condition, to erect appropriate signage to reflect the designation, upon receipt of funding by parties who request the conservancy to erect the signage, and to cause all directories and other publications concerning the California Coastal Trail to reflect the designation as the publications are periodically revised.

Ch. 549 (AB 446) Soto Mobilehomes.

Existing law generally prohibits the removal of a mobilehome from a mobilehome park in the event of its sale to a 3rd party during the term of the homeowner's rental agreement or in the 60 days following the provision of a specified notice. Existing law permits park management to require removal of a mobilehome upon the sale of the mobilehome to a 3rd party, in order to upgrade the quality of the park, if it is not a mobilehome, as defined, if it is over a specified number of years old, or if it is in a significantly rundown condition.

This bill would prohibit management of a park from requiring removal of a mobilehome from a park upon the sale of the mobilehome to a 3rd party, as described above, unless management has provided to the homeowner notice particularly specifying the condition that permits the removal of the mobilehome.

Ch. 550 (AB 682) Berg HIV/AIDS testing.

Existing law prohibits, except in certain cases, a person from testing a person's blood for evidence of antibodies to the probable causative agent of acquired immunodeficiency syndrome (AIDS) without the written consent of the subject of the test or the written consent of the subject, as provided, confirming that he or she obtained the consent from the subject.

This bill would delete those provisions, and would, instead, require a medical care provider, prior to ordering a test that identifies infection with human immunodeficiency virus (HIV), to inform the patient that the test is planned, provide information about the test, inform the patient regarding specified treatment options and further testing needed, and advise the patient that he or she has the right to decline the test. The bill would require the medical provider, if a patient declines the test, to note that fact in the patient's medical file.

Existing law requires the physician and surgeon or other person engaged in the prenatal care of a pregnant woman or attending the woman at the time of delivery, prior to obtaining a prescribed blood specimen, to ensure that the woman is informed of the intent to perform a test for HIV infection, the routine nature of the test, the purpose of the testing, the risks and benefits of the test, and certain other information about the risks associated with the transmission of HIV, and specifies that a woman has a right to accept or refuse this testing. Existing law requires that acceptance of testing for HIV be documented in writing on a prescribed form, with a copy to be maintained in the patient's medical file. Existing law authorizes a multispecialty medical group that provides health care services to enrollees of a health care service plan to use a form incorporating specified HIV information.

This bill would delete those provisions regarding the acceptance of HIV testing by a patient, and would, instead, specify that a woman has a right to decline this testing.

Existing law requires the physician and surgeon or other person engaged in the prenatal care of the pregnant woman or attending the woman at the time of labor, delivery, or post partum, after the results of HIV testing done pursuant to these provisions have been received, to explain the results and the implications for the mother's and infant's health, including any followup care that is needed. Existing law states that health care providers are strongly encouraged to seek consultation with other providers specializing in the care of HIV-positive women.

This bill would require that the woman also receive any followup testing that is needed. The bill would also state that health care providers are strongly encouraged to seek consultation with HIV specialists who provide care for pregnant and post partum HIV-positive women.

Existing law provides, notwithstanding any other provision of law, that completion of a statement of acceptance of an HIV test pursuant to specified existing law constitutes sufficient consent for HIV testing for a pregnant woman or woman at the time of labor and delivery, and prohibits a laboratory or health care provider from requesting further consent for HIV testing.

This bill would delete the provisions designating completion of the statement of acceptance of an HIV test as sufficient consent for the HIV testing under the circumstances described above.

This bill would prohibit a person from administering a test for HIV infection pursuant to those provisions, unless the person being tested or his or her parent, guardian, conservator, or other specified person, signs a written statement documenting the person's informed consent to the test. The bill would provide an exception to that requirement for tests to detect HIV on a cadaver when an autopsy is performed, or when blood is tested as part of a scientific investigation conducted by a medical researcher operating under the approval of an institutional review board or by the department, in accordance with a prescribed protocol.

Ch. 551 (AB 738) Strickland Ojai Basin Groundwater Management Agency.

The Ojai Basin Groundwater Management Agency Act establishes the Ojai Basin Groundwater Management Agency. The act authorizes the agency to impose, by ordinance, a charge on the extraction of groundwater by the use of extraction facilities within the boundaries of the agency to pay the costs of the agency in carrying out groundwater management activities. The act prohibits the agency from imposing a charge that exceeds \$7.50 per acre-foot pumped per year.

This bill would authorize the board of directors of the agency to establish a groundwater extraction charge maximum limitation that exceeds that \$7.50 per acre-foot amount pumped per year if that action is approved by a majority vote of the operators of extraction facilities that are subject to the charge, with votes weighted based on the volume of water extracted by each operator, and the charge does not exceed \$25 per acre-foot pumped per year.

Ch. 552 (AB 1687) Brownley Confidential information.

(1) Existing law prohibits a provider of health care, a health care service plan, contractor, or corporation and its subsidiaries and affiliates from intentionally sharing, selling, or otherwise using any medical information, as defined, for any purpose not necessary to provide health care services to a patient, except as expressly authorized by the patient, enrollee, or subscriber, as specified, or as otherwise required or authorized by law. Existing law also permits that medical information to be disclosed to providers of health care, health care service plans, contractors, or other health care professionals or facilities for purposes of diagnosis or treatment of the patient. Existing law provides that a violation of these provisions that results in economic loss or personal injury to a patient is punishable as a misdemeanor. Existing federal law defines "covered entity" for purposes of the federal Health Insurance Portability and Accountability Act.

This bill would provide that for purposes of these provisions, a provider of health care may disclose medical information to a county social worker, a probation officer, or any other person who is legally authorized to have custody or care of a minor, as defined, for the purpose of coordinating health care services and medical treatment provided to the minor. By expanding the definition of a crime, the bill would impose a state-mandated local program. The bill would also prohibit a county social worker, probation officer, or any other person who is legally authorized to have custody or care of a minor who receives medical information from further disclosing that information unless the disclosure is for the purpose

of coordinating health care services and medical treatment of the minor and the disclosure is authorized by law. The bill would further provide that medical information disclosed pursuant to these provisions may not be admitted into evidence in any criminal or delinquency proceeding against the minor thereby requiring a $\frac{2}{3}$ vote for enactment pursuant to the Victims' Bill of Rights. The bill would provide that if a provider of health care determines that the disclosure of medical information concerning the diagnosis and treatment of a mental health condition of a minor is reasonably necessary for the purpose of assisting in coordinating the treatment and care of the minor, that medical information may be disclosed to a county social worker, probation officer, or any other person who is legally authorized to have custody or care of the minor. The bill would also prohibit the further disclosure of information concerning the diagnosis and treatment of a mental health condition of a minor unless the disclosure is for the purpose of coordinating mental health services and treatment of the minor and the disclosure is authorized by law. The bill would also make related legislative findings and declarations.

(2) The bill would also incorporate additional changes to Section 56.10 of the Civil Code proposed by AB 1178 and AB 1727, to be operative only if any or all of those bills are enacted and this bill is chaptered 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. 553 (AB 1727) Committee on Judiciary Conservators and guardians.

(1) Existing federal law, the Health Insurance Portability and Accountability Act of 1996 (HIPAA), establishes certain requirements relating to the provision of health insurance, and the protection of privacy of individually identifiable health information. Existing state law, the Confidentiality of Medical Information Act, provides that medical information, as defined, may not be disclosed by providers of health care, health care service plans, or contractors, as defined, without the patient's written authorization, subject to certain exceptions, including disclosure to a probate court investigator, as specified. A violation of the act resulting in economic loss or personal injury to a patient is a misdemeanor and subjects the violating party to liability for specified damages and administrative fines and penalties. Existing law provides that if a person in a county requires a guardian or conservator and there is no one else who is qualified and willing to act, then a public guardian shall apply for appointment as guardian or conservator of the person, the estate, or the person and estate, if there is an imminent threat to the person's health or safety or the person's estate.

This bill would authorize a public guardian or a county's adult protective services agency, upon a showing of probable cause that a person is in substantial danger of abuse or neglect, to petition a court for orders in connection with an investigation of whether the appointment of the public guardian would be appropriate. These orders would provide for the authorized release of confidential medical information and financial information, and would specify certain conditions to the release of medical information, including the obligation of the public guardian and adult protective services agency to keep information acquired under the order confidential. The bill would revise provisions permitting release of confidential medical information to a probate court investigator. By changing the definition of a crime, this bill would impose a state-mandated local program. The bill would also require the Judicial Council to adopt rules of court necessary for an expedited procedure that would authorize by court order a release of confidential medical information.

(2) Existing law governs the establishment of conservatorships and guardianships. Existing law requires the Judicial Council to create a rule specifying the qualifications of judges and various court personnel connected with probate matters and to develop a specified educational program for nonprofessional conservators and guardians. Existing law creates various notification requirements in connection with conservatorships and

temporary conservatorships. Existing law requires guardians and conservators to file inventories and accountings of estates with courts. Existing law regulates the sale of estate property by a guardian or conservator.

This bill, among other things, would require the Judicial Council to consult with specified associations in connection with the establishment of the rule relating to qualifications and educational requirements of court personnel. The bill would require the Judicial Council to develop the educational program for nonprofessional conservators and guardians by January 1, 2008. This bill would prohibit a conservatorship of the person or of the estate from being granted unless the court makes an express finding that the granting of the conservatorship is the least restrictive alternative needed for the protection of the conservatee. The bill would create new requirements on courts when guardianships and conservatorships are transferred from other jurisdictions. The bill would require a conservator to mail the order appointing the conservator and a specified notice to the conservatee and the conservatee's relatives within 30 days of the issuance of the order. The bill would establish notice requirements for termination of a temporary conservatorship under specified circumstances. The bill would require private professional conservators to provide information about themselves and their association with proposed conservatees in certain petitions, unless that information is included in a petition for appointment of a general conservator, as specified. The bill would require courts to ensure compliance with requirements regarding inventories and accountings, and with requirements for submission of a care plan and a report contingent upon the passage of SB 800, in one of 2 specified ways. The bill would revise requirements to which a personal representative must conform in selling estate property. The bill would also make technical corrections.

(3) Existing law requires a court investigator to interview a proposed conservatee's relatives prior to any conservatorship or temporary conservatorship hearing, as specified. Existing law also requires that each conservatorship be reviewed periodically, as specified, estate assets accounted, and requires a court investigator to visit the conservatee and report to the court regarding the appropriateness of the conservatorship.

This bill would revise the time within which a court investigator is to interview a proposed temporary conservatee's relatives, and would require, as part of a review of a conservatorship, that the court investigator review the accounting of the conservatee's estate with the conservatee, to the extent practicable. The bill would also require that specified confidential information be kept in separate attachments and not be provided in reports sent to certain relatives of a conservatee. The bill would require courts to coordinate investigations with filings of accounting if feasible. The bill would revise accounting requirements and require the Judicial Council to develop guidelines for reviewing accounting and detecting fraud. The bill would require the Judicial Council, on or before January 1, 2009, to develop and adopt a rule of court and a Judicial Council form petition for authority to administer psychotropic medications.

(4) Existing law provides that on or after the filing of a petition for appointment of a conservator for a gravely disabled person, any person entitled to petition for appointment of the conservator may file a petition for appointment of a temporary conservator of the person or estate or both. Existing law further provides that the petition for appointment of a conservator and the petition for appointment of a temporary conservator may be filed as one petition or as separate petitions.

This bill would delete the provision that provides that those petitions may be filed as one petition or as separate petitions.

(5) Existing law requires every person appointed as a guardian or conservator to post a bond approved by the court before a letter of guardianship or conservatorship is issued.

This bill would provide that attorney's fees and costs incurred in a successful action for surcharge against a conservator or guardian for breach of his or her duties shall be a surcharge against the conservator or guardian and, if unpaid, shall be recovered against the surety on the bond.

(6) Existing law permits a court, in its discretion, to grant a conservator or guardian specified powers to be exercised without further court authorization, including the power to contract, the power to employ certain advisers and agents, the power to employ attorneys, as specified, and the power to purchase tangible personal property. Existing law permits a guardian or conservator to exercise other powers without court authorization unless authorization is otherwise specifically required.

This bill would permit the powers, described above, to be exercised generally without court authorization. The bill would specify that a guardian or conservator does not have certain other powers without express authorization by a court or other provisions of law and would revise the descriptions of these powers. The bill would prohibit payment of any attorney's fees from the estate of a ward or conservatee without prior court order.

(7) This bill would provide that one of its provisions would become operative only if SB 800 is also enacted. The bill would also incorporate additional changes to Section 56.10 of the Civil Code proposed by AB 1178 and AB 1687, to be operative only if any or all of those bills are enacted 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. 554 (SB 193) Scott Teacher credentialing: paraprofessional teacher training program.

(1) The Wildman-Keeley-Solis Exemplary Teacher Training Act of 1997 establishes the California School Paraprofessional Teacher Training 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 service as teachers in the public schools. The act requires the Commission on Teacher Credentialing, in consultation with certain other educational entities, to select, pursuant to specified criteria, 24 or more school districts or county offices of education representing rural, urban, and suburban areas that apply to participate in the program. The act requires a school district or county office of education to require a person participating in the program to commit to fulfilling certain specified obligations relating to obtaining a teaching credential and employment as a teacher in the district.

This bill, in addition, would require a school district or county office of education to require a program participant to obtain a certificate of clearance from the commission and provide verification of a specified level of academic achievement prior to participating in the program.

(2) The act requires a program participant to repay assistance received under the program if he or she fails to fulfill the specified obligations, but prohibits requiring a participant who is laid off to repay the assistance until the participant is offered reemployment and has an opportunity to fulfill his or her repayment obligations.

This bill would extend the time periods for the repayment of assistance by specified periods if a participant is unable to fulfill those obligations due to a serious illness, a pregnancy, or another natural cause, or if an interruption in employment caused by a natural disaster prevents a participant from completing one of the required years of service. The commission would be required to report to the Department of Finance by March 31 of each year the amount of funds collected by a school district or county office of education as repayment of assistance and the amount of funds that remain unspent from the amount appropriated to the commission in the annual Budget Act for purposes of the program.

(3) The act requires the commission to contract with an independent evaluator to conduct an evaluation on an annual basis to determine the success of paraprofessional recruitment programs, as specified.

This bill would instead require that the evaluation be conducted once every 5 years, to be completed with existing resources. The bill would require, by January 1 of each year in which an evaluation is conducted, commencing with January 1, 2009, the commission to submit the completed evaluation to the Governor and the education policy and fiscal committees of the Assembly and Senate.

(4) The act expresses the intent of the Legislature that in each fiscal year funding for the California School Paraprofessional Teacher Training Program be allocated to the Commission on Teacher Credentialing for grants to school districts. The act limits grants to school districts to \$3,000 per program participant per year, and makes funding for the grants contingent upon an appropriation in the annual Budget Act.

This bill would increase the limit on grants per paraprofessional per year to \$3,500.

Ch. 555 (SB 559) Kehoe Property taxation: change in ownership: exclusion.

(1) 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. Beginning on January 1, 2006, existing law excludes from the definition of “change in ownership” transfers of real property between registered domestic partners.

This bill would also exclude from the definition of “change in ownership” any transfer of property between registered domestic partners that occurred between January 1, 2000, and January 1, 2006. This bill would require the assessor to reverse any reassessment for property that was transferred between these parties during this time period, but only if the transferee submits an application for reversal of that reassessment on or before June 30, 2009, as specified. This bill would authorize a county to charge a fee for these reassessment reversals, as provided. This bill would require the State Board of Equalization to prepare a form for these requests, as specified. Any reassessment reversal would apply commencing with the lien date of the assessment year in which the claim is filed. By requiring county assessors to reverse a reassessment for this property, 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) 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.

(4) This bill would take effect immediately as a tax levy.

Ch. 556 (SB 568) Wiggins Criminal procedure: mental competence.

Existing law prohibits a person from being tried or adjudged to punishment while that person is mentally incompetent. If a defendant is found to be mentally incompetent, the trial or judgment shall be suspended until the person becomes mentally competent, during which time the court shall order that the mentally incompetent defendant be delivered to a state hospital or to any other available public or private treatment facility, or be placed on outpatient status, as specified. After the court-appointed psychiatrist examines the defendant and forms an opinion about whether or not treatment of the defendant with antipsychotic medication is appropriate, he or she is required to inform the court of his or her opinions as

to the likely side effects of that medication, the efficacy of the medication, and possible alternative treatments.

This bill would include within that requirement that the psychiatrist also inform the court whether it is medically appropriate to administer antipsychotic medication in the county jail. The bill would provide that the term "treatment facility" as used in these provisions, for the sole purpose of administering antipsychotic medication pursuant to a court order, includes a county jail that, upon the concurrence of the county board of supervisors and the county sheriff, the county mental health director, or the chief of corrections, as specified, may be designated to provide medically approved medication to defendants found to be mentally incompetent due to a mental disorder. The bill would limit treatment in these facilities to a maximum of 6 months. The bill would require the State Department of Mental Health to report to the Legislature, not later than January 1, 2009, on specified topics relating to treatment, pursuant to the provisions of the bill, of defendants who are incompetent to stand trial. The bill would provide that its provisions would be repealed on January 1, 2010.

Ch. 557 (SB 589) Correa Mobilehome and special occupancy parks: sewage disposal.

(1) The Mobilehome Parks Act makes it unlawful to permit any wastewater or material from a plumbing fixture in a manufactured home, mobilehome, or recreational vehicle to be deposited upon the surface of the ground and authorizes the Department of Housing and Community Development to adopt rules and regulations to carry out the purposes of this provision. Existing law makes it a misdemeanor to willfully violate a provision of the Mobilehome Parks Act.

The Special Occupancy Parks Act establishes a similar crime relating to recreational vehicle parks, temporary recreational vehicle parks, incidental camping areas, and tent camps.

This bill would include a plumbing fixture in a permanent building located within a mobilehome park or special occupancy park, within the scope of the prohibitions described above and would revise the scope of the prohibitions to include sewage or waste material from any mobilehome park sewage or waste disposal system, thereby creating new crimes and 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. 558 (SB 599) Negrete McLeod California Mexican American Veterans' Memorial Beautification and Enhancement Committee.

Existing law establishes the California Mexican American Veterans' Memorial Beautification and Enhancement Commission and provides for its composition and duties. Existing law authorizes the beautification and enhancement of an existing memorial on state grounds, as defined, and authorizes the commission to, among other things, establish a schedule for its design, construction, and dedication; to solicit designs and devise a process for selection of the final design; to monitor construction; and to consult with and obtain final design and site orientation approval from the Department of General Services.

This bill would delete the provisions establishing the California Mexican American Veterans' Memorial Beautification and Enhancement Commission, and would instead require the Secretary of Veterans Affairs to establish a California Mexican American Veterans' Memorial Beautification and Enhancement Committee, as specified. This bill would authorize the committee to, among other things, establish a schedule for the design, construction, and dedication of the memorial; to solicit designs and devise a process for selection of the final design; to monitor construction; and to consult with and obtain final

design and site orientation approval from the Department of General Services and the Secretary of Veterans Affairs.

Existing law establishes the California Mexican American Veterans' Memorial Beautification and Enhancement Account, a continuously appropriated account, in the General Fund. Existing law authorizes taxpayers to designate a contribution to the account through a voluntary checkoff on their tax returns. Existing law also authorizes the commission to receive contributions, for the beautification and enhancement of the memorial, which are to be deposited in the account. Funds in the account are to be appropriated to the commission for purposes of beautification and enhancement of the memorial and for reimbursement of the Controller and the Franchise Tax Board for related costs.

This bill would repeal the provisions authorizing taxpayers to designate a contribution to the account through a voluntary checkoff on their tax returns. This bill would instead authorize the Department of Veterans Affairs to receive those contributions for the beautification and enhancement of the memorial, which are, under existing law, required to be deposited in the account, and appropriated to the department, along with existing funds collected through the auspices of the California Mexican American Veterans' Memorial Beautification and Enhancement Commission, for purposes of beautification and enhancement of the memorial.

Existing law prohibits the commission from soliciting any construction funds until the veterans memorial has been constructed on State Capitol grounds under existing law.

This bill would delete the provision prohibiting the committee from soliciting any construction funds until the veterans memorial has been constructed on State Capitol grounds under existing law.

Existing law requires the commission to notify the Governor and the Franchise Tax Board when the beautification and enhancement of the memorial is complete.

This bill would instead require the committee to notify the Governor and the Secretary of Veterans Affairs when the beautification and enhancement of the memorial is complete.

Ch. 559 (SB 667) Hollingsworth School finance.

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 meets other criteria involving combinations of distance and average daily attendance. The county superintendent of schools is required to make computations for each elementary and secondary school district that has fewer than 2,501 units of 2nd principal apportionment average daily attendance and maintains at least one school that meets the criteria for a necessary small school.

This bill would appropriate \$55,000 from the General Fund to the Valley Center-Pauma Unified School District for purposes of allowing the school district to continue to operate the Palomar Mountain Elementary School, which through the 1999-2000 school year was part of the Pauma Elementary School District and qualified that district to receive necessary small school funding for the school.

Ch. 560 (SB 690) Calderon Criminal history.

Existing law establishes procedures for the disclosure of local summary criminal history information by a local criminal justice agency for certain purposes, as specified.

This bill would require local criminal justice agencies to provide local criminal history information to city attorneys pursuing civil gang injunctions or drug abatement actions, as specified.

By imposing additional duties on local criminal justice agencies, this bill would impose a state-mandated local program.

This bill would also authorize a public prosecutor, in response to a written public records request, to provide information from a local summary criminal history, if release of the information would enhance public safety, the interest of justice, or the public's understanding of the justice system and the person making the request declares that the request is made for a scholarly or journalistic purpose. This bill would provide that if a person in a declaration willfully states as true any material fact that he or she knows to be false, he or she shall be subject to a civil penalty not exceeding \$10,000.

The California Constitution requires 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, 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. 561 (SB 753) Correa Mobilehomes and manufactured homes: purchase.

Existing law establishes the CalHome Program under the administration of the Department of Housing and Community Development to provide grants and loans to enable low- and very low income households to become or remain homeowners. Existing law specifically includes mutual housing and limited equity cooperative housing among the types of housing that are eligible to receive assistance under the program, subject to certain conditions.

This bill would, except as specified, authorize funds under the program to be used to finance the purchase of the land beneath a mobilehome or manufactured home by the owner of the home, or the purchase of both a mobilehome or manufactured home lot and the home.

The bill would include community land trusts among the types of housing that are eligible to receive assistance under the program.

The bill would provide that the conditions in existing law relating to funding mutual housing and limited equity cooperative housing under the program do not apply to the financing of an interest in a manufactured housing community or mobilehome park that is organized as mutual housing or a limited equity cooperative.

Ch. 562 (SB 829) Wyland Veteran benefits.

The Veterans' Farm and Home Purchase Act of 1974 authorizes the Department of Veterans Affairs to assist veterans in acquiring homes and farms by generally providing that the department may purchase a farm or home which the department then sells to a purchaser, as defined. Existing law limits the amount that the department may expend for purchasing a mobilehome that is to be sited in a mobilehome park, as defined, to \$125,000.

This bill would raise the amount that the department may expend for purchasing a mobilehome that is to be sited in a mobilehome park to \$175,000.

Ch. 563 (SB 839) Calderon Fireworks.

(1) The State Fireworks Law requires the State Fire Marshal to adopt regulations relating to fireworks as may be necessary for the protection of life and property, and requires the State Fire Marshal to appoint deputies and employees as may be required to carry out the provisions of that law. That law provides that the State Fire Marshal, his or her salaried deputies, or a chief of a fire department, or his or her authorized representatives, a fire protection agency, or any other public agency authorized by statute to enforce the State Fire Marshal's regulations, may seize any fireworks, as described, and may charge a person whose fireworks are seized with specified costs of transporting, storing, and handling the seized fireworks. That law also makes it unlawful for a person to, among other matters, transport fireworks unless those fireworks have been classified and registered by the State Fire Marshal.

This bill would make it unlawful for a person to possess a specified amount of dangerous fireworks, and upon conviction, is guilty of a public offense punishable by a fine or by imprisonment, as specified. By creating a new crime, the bill would impose a state-mandated local program. The bill would require the State Fire Marshal, on or before July 1, 2008, to identify and evaluate specified data relating to fireworks, and require the State Fire Marshal to furnish a copy of the evaluation methods to any interested person upon request. The bill would require the State Fire Marshal, in conjunction with the Attorney General, to send notices regarding unauthorized shipments of fireworks in California, as specified.

The bill would create the State Fire Marshal Fireworks Enforcement and Disposal Fund. The bill would provide that 65% of the penalty imposed by these provisions, except for administrative fines imposed by local jurisdictions, shall be deposited in the fund for use by the State Fire Marshal, upon appropriation by the Legislature, to enforce, prosecute, dispose of, and manage dangerous fireworks and to educate public safety agencies in the proper handling and management of dangerous fireworks. The bill would also provide that 35% of the penalty, except for administrative fines imposed by local jurisdictions, will remain with the public safety agency for specified expenses. The bill would require the county treasurer in the county where the offense was committed to forward those penalties as specified in these provisions. By imposing a higher level of service on a local agency, the bill would impose a state-mandated local program.

The bill would require the Office of the State Fire Marshal, consulting with public safety agencies and other stakeholders, to develop a model ordinance that permits local jurisdictions to adopt a streamlined enforcement and administrative fine procedures related to the possession of 25 pounds or less of dangerous fireworks, as specified. The bill would also require the State Fire Marshal, in consultation with local jurisdictions, to develop regulations, in conjunction with the model ordinance, to specify a procedure on how to reimburse the Office of the State Fire Marshal for the actual costs associated with the disposal of seized dangerous fireworks and to recover those costs, as part of an administrative fine, from any person who violates that ordinance, as specified. The bill would require a local ordinance in effect on or after January 1, 2008, that is not the model ordinance to comply with these provisions. By requiring a higher level of service on a local agency, the bill would impose a state-mandated local program.

The bill would further require the State Fire Marshal, pursuant to the requirements and procedures established by the Office of Administrative Law, to establish regulations to assess fees on all import and export, wholesale, and retail fireworks licensees in California, as specified. The bill would provide that these fees shall be deposited in the State Fire Marshal Fireworks Enforcement and Disposal Fund for use by the State Fire Marshal, upon appropriation by the Legislature, to carry out specified statewide programs.

(2) Existing law prohibits a driver of a commercial motor vehicle from operating a commercial motor vehicle for one year if the driver is convicted of a first violation of specified vehicle-related offenses or convicted of other specified crimes.

This bill would require the Department of Motor Vehicles, in conjunction with the State Fire Marshal, to develop regulations and procedures to temporarily suspend the commercial motor vehicle license of a person who is operating a commercial motor vehicle while transporting dangerous fireworks having a gross weight of 10,000 pounds or more. The bill would also prohibit a driver of a commercial motor vehicle from operating a commercial motor vehicle for 3 years if the driver is convicted of transporting dangerous fireworks having a gross weight of 10,000 pounds or more.

(3) This bill would also make various technical, nonsubstantive changes to these provisions.

(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 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. 564 (SB 883) Calderon Victims' compensation.

Existing law provides that crime victims may be awarded compensation by the California Victims Compensation and Government Claims Board for the pecuniary losses they suffer as a direct result of criminal acts. The awarding of compensation is subject to application procedures, eligibility requirements, and specified limits on the amount of compensation, including a limit of \$3,000 for outpatient mental health counseling. Payment is made under these provisions from the State Restitution Fund, which is continuously appropriated to the board for these purposes.

This bill would increase the limitation of an award for outpatient mental health counseling from \$3,000 to \$5,000, and would make a conforming change. By increasing the amount of an award authorized to be made from continuously appropriated funds, this bill would make an appropriation.

Existing law authorizes the board to establish maximum rates and service limitations for reimbursement of medical and medical-related services and for mental health and counseling services. Existing law also exempts the adoption, amendment, and repeal of the limitations and rates by the board from the Administrative Procedure Act.

This bill would make a clarifying change to this provision.

Existing law authorizes the board to order a reconsideration of all or part of a decision on an application for compensation on its own motion or on written request of the applicant but authorizes the board to grant no more than one such request for consideration with respect to any one decision on any application for compensation.

This bill would make a clarifying change to this provision.

Ch. 565 (AB 298) Maze Relative caregivers.

(1) Existing law governs the placement of dependent children. Under specified circumstances, when a court orders a hearing to be held pursuant to provisions governing the termination of parental rights, the court is required to direct the agency supervising the child and a specified adoption agency to prepare an assessment that includes certain information regarding the child and any identified prospective adoptive parent or guardian.

This bill would specifically provide that a relative caregiver's preference for legal guardianship rather than adoption under circumstances that do not include an unwillingness to accept legal or financial responsibility for the child may not constitute the sole basis for recommending removal of the child from the relative caregiver for purposes of adoptive placement. The bill would require that a relative caregiver be given information regarding the options of legal guardianship and adoption, including the long-term benefits and consequences of each option, prior to establishing legal guardianship or pursuing adoption.

(2) Existing law sets forth the circumstances that constitute a sufficient basis for terminating parental rights to a dependent child.

Existing law provides that specified findings by the juvenile court constitute a sufficient basis for termination of parental rights unless the court finds a compelling reason for determining that termination would be detrimental to the child, as specified.

This bill would revise the provision describing the specified findings that constitute a sufficient basis for terminating parental rights by instead requiring the court to terminate parental rights under those circumstances, unless (A) the child is living with a relative who is unable or unwilling to adopt the child because of circumstances that do not include an unwillingness to accept legal or financial responsibility for the child, but who is willing to provide a stable and permanent environment for the child through legal guardianship, as

specified, or (B) the court finds a compelling reason for determining that termination would be detrimental to the child, as specified.

(3) Existing law authorizes the juvenile court, after considering various reports and receiving evidence in a proceeding to determine whether to terminate parental rights to a dependent child, to make findings and orders in a specified order of preference governing the actions that the court may take with respect to the child.

This bill would authorize the court to appoint a relative with whom the child is currently residing as legal guardian for the child as the second option in the order of preference governing the orders that the court may take with respect to the child.

(4) Existing law provides that before the juvenile court may hold a hearing on a petition to terminate a legal guardianship, it shall order the county department of social services or welfare department to prepare a report for the court's consideration that shall include an evaluation of whether the child could safely remain in the legal guardian's home, without terminating the legal guardianship, if services were provided to the child or legal guardian. If applicable, existing law further requires the report to identify recommended services to maintain the legal guardianship and to set forth a plan for providing those services.

This bill would also require that report to include an evaluation of whether a child could safely be returned to a legal guardian's home, without terminating the legal guardianship, and, if applicable, to identify recommended family maintenance or reunification services. By adding to the duties of county employees with regard to those reporting requirements and services, the bill would impose a state-mandated local program.

(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, 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 (AB 394) Levine Safe schools: discrimination and harassment.

Existing law prohibits discrimination on the basis of specified protected characteristics, including, but not limited to, actual and perceived gender identification and sexual orientation, in any program or activity conducted by an educational institution, as specified.

This bill would require the State Department of Education to monitor adherence to the antidiscrimination and antiharassment requirements as part of its regular monitoring and review of local educational agencies and to assess whether local educational agencies have done certain things, including, among others, adopted a policy that prohibits discrimination and harassment and adopted a process for receiving and investigating complaints of discrimination and harassment. The department would be required to display information on curricula and other resources that specifically address bias-related discrimination and harassment on specified Internet Web sites. The department would also be required to develop, and post on appropriate department Internet Web sites, a model handout describing certain rights and obligations relating to antidiscrimination and antiharassment and the policies addressing bias-related discrimination and harassment in schools.

Ch. 567 (AB 102) Ma Marriage: domestic partnerships: name.

(1) Existing law provides for the registration of domestic partnerships and requires 2 persons desiring to become domestic partners to complete and file a Declaration of Domestic Partnership with the Secretary of State. Existing law requires the Secretary of State to prepare the form for the Declaration of Domestic Partnership pursuant to specified requirements.

This bill would require the Declaration of Domestic Partnership form to contain an optional section for either party or both parties to indicate a change in name. The bill would allow one party or both parties to a registered domestic partnership to elect to change the middle or last names by which that party wishes to be known after registration of the domestic

partnership by entering the new name in the spaces provided on the Declaration of Domestic Partnership form without intent to defraud.

(2) Existing law requires the Secretary of State to register the Declaration of Domestic Partnership in a registry for those partnerships and to return certain documents to the registrants, including a Certificate of Registered Domestic Partnership, except as specified.

This bill would require that the Certificate of Registered Domestic Partnership include the name used by each party before registration of the domestic partnership and any new name.

(3) Existing law requires that, before entering into or declaring a marriage, the parties first obtain a marriage license from a county clerk. Existing law requires the State Department of Public Health to prescribe the forms for the marriage license.

This bill would allow, on and after January 1, 2009, one party or both parties to a marriage to elect to change the middle or last names by which that party wishes to be known after solemnization of the marriage. The bill would require, on and after January 1, 2009, that the forms for the marriage license contain spaces for either party to indicate a change in name and would allow either party to change his or her name by entering the new middle or last names in the space provided on the marriage license application without intent to defraud.

(4) Existing law requires the State Department of Public Health to prepare and publish a brochure containing specified information for distribution to applicants for marriage licenses and persons who qualify as domestic partners.

This bill would require that the above brochure contain information concerning options for changing a name upon solemnization of marriage or upon registration of a domestic partnership. The bill would also require that information to include a notice that recording a change in name or the absence of a change in name on a marriage license application and certificate may not be amended once the marriage license is issued, but that options to adopt a change in name are preserved, as specified.

(5) Existing law, effective January 1, 2008, requires that a marriage license contain certain information, including the maiden name of the parties' mothers and the maiden name of the female, if previously married.

Existing law requires that each marriage performed be registered by the person performing the ceremony. Existing law creates an exemption from this requirement for members of a religious society or denomination not having clergy. Existing law requires those persons to file a License and Certificate of Declaration of Marriage containing specified information, including the maiden name of the parties' mothers and the maiden name of the female, if previously married and if her name has been changed. Existing law, effective January 1, 2008, requires those persons to file a License and Certificate of Non-Clergy Marriage subject to these provisions.

This bill would, effective January 1, 2009, modify the provisions relating to marriage licenses and Licenses and Certificates of Non-Clergy Marriage to conform with the above provisions allowing either party to a marriage to change his or her name. The bill would require that a marriage license and a License and Certificate of Non-Clergy Marriage include the last names at birth of each party's parents and any new name selected by a party for use upon solemnization of the marriage.

By requiring counties to alter their forms to conform with these requirements, the bill would impose a state-mandated local program.

(6) Existing law prohibits a person engaged in a trade or business of any kind or in the provision of a service of any kind from refusing to do business with, refusing to provide the service to, or imposing a specified requirement upon the use of a name, as a condition of doing business with or providing the service to, a woman in connection with her use of her birth name or former name.

This bill would extend these protections to any person, and would apply them, in addition, to a person's use of a name adopted upon solemnization of marriage or registration of domestic partnership.

(7) Existing law provides that, upon application for an original or duplicate driver's license, the Department of Motor Vehicles may require the applicant to produce any identification that it determines is necessary in order to ensure that the name of the applicant stated in the application is his or her true, full name and that his or her residence address as set forth in the application is his or her true residence address.

This bill would provide that the provisions of this act shall not be construed to prohibit the Department of Motor Vehicles from accepting other documents establishing a true, full name, including, but not limited to, a certified copy of a Certificate of Registered Domestic Partnership, a certified copy of a marriage license or certificate, a copy of a document substantially equivalent to a Certificate of Registered Domestic Partnership, or a copy of a marriage certificate recording a marriage outside of this state, as specified.

(8) This bill would make other technical, nonsubstantive changes.

(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. 568 (AB 14) Laird Discrimination: Civil Rights Act of 2007.

(1) The Unruh Civil Rights Act entitles all persons within the jurisdiction of this state to the full and equal accommodations, advantages, facilities, privileges, or services in all business establishments, regardless of sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation.

Under existing law, persons holding licenses under the provisions of the Business and Professions Code are subject to disciplinary action for refusing, or aiding or inciting another licensee to refuse, to perform the licensed services because of the prospective recipient's race, color, sex, religion, ancestry, disability, marital status, or national origin. Existing law also creates an exception to that prohibition for healing arts practitioners if the licensed activity sought would pose a direct threat to the health or safety of others.

This bill would enact the Civil Rights Act of 2007, as described herein, and would instead subject those licensees to disciplinary action if the above-described discrimination is based upon the prospective recipient's sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation. This bill would also provide, however, that nothing in these provisions would prohibit the consideration of those characteristics for purposes of diagnosis or treatment, or require any healing arts practitioner to perform a licensed activity for which he or she is not qualified.

(2) Existing law provides that no person within the jurisdiction of this state shall be excluded or required to be excluded from a business transaction on the basis of a policy expressed in any document or writing and imposed by a 3rd party if that policy requires discrimination against that person on the basis of the person's sex, race, color, religion, ancestry, or national origin, or on the basis that the person conducts or has conducted business in a particular location.

This bill would instead prohibit that discrimination if based upon sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation, or on the basis that the person conducts or has conducted business in a particular location.

(3) Existing law provides that it is an unlawful trust and an unlawful restraint of trade for any person to grant or accept any letter of credit, or other document that evidences the transfer of funds or credit, or enter into any contract for the exchange of goods or services, if the letter of credit, contract, or other document contains any provision that requires any person to discriminate against, or to certify that he, she, or the letter, contract, or document has not dealt with, any other person on the basis of sex, race, color, religion, ancestry, or national origin, or on the basis of a person's lawful business association.

This bill would instead prohibit that discrimination if based upon sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation, or on the basis of a person's lawful business association.

(4) The Horse Racing Law authorizes the California Horse Racing Board to provide by rule for the exclusion or ejection of specified persons from any horse racing inclosure. Notwithstanding that authorization, the law prohibits the board from providing by rule for the exclusion or ejection of a person on the ground of race, color, creed, national origin or ancestry, or sex.

This bill would instead prohibit the board from excluding or ejecting a person on the ground of sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation.

(5) Existing law prohibits tennis, handball, racquetball, and beach and athletic clubs from discriminating against any person on account of specified characteristics.

This bill would conform those provisions to the Unruh Civil Rights Act, and instead prohibit those clubs from discriminating on account of sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation.

(6) Existing law requires every alcoholic beverage club licensee that restricts membership or the use of its services or facilities on the basis of age, sex, race, religion, color, ancestry, or national origin to incorporate a printed statement on its receipts that the expenditures covered by those receipts are nondeductible for tax purposes.

This bill would instead impose that requirement upon every alcoholic beverage club licensee that restricts membership or the use of its services or facilities on the basis of ancestry, race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability.

(7) The California Fair Dealership Law prohibits various acts of discrimination based on race, color, religion, national ancestry, or sex, with regard to the granting of dealerships, as defined.

This bill would conform those provisions to the Unruh Civil Rights Act, and instead prohibit that discrimination based upon sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation.

(8) A provision of the Song-Beverly Credit Card Act of 1971 prohibits a card issuer, as defined, from refusing to issue a credit card to a person solely because of that person's race, religious creed, color, national origin, ancestry, or sex.

This bill would conform that provision to the Unruh Civil Rights Act, and instead prohibit that discrimination if based upon sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation.

(9) Existing law specifies that no eligible person shall be exempt from service as a trial juror by reason of occupation, race, color, religion, sex, national origin, economic status, or sexual orientation, or for any other reason.

This bill would instead specify that no eligible person shall be exempt from service as a trial juror by reason of occupation, economic status, race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability, or for any other reason.

(10) Existing law provides that no cause of action may be maintained against a person serving without compensation as a director or officer of a nonprofit corporation incorporated pursuant to specified provisions of the nonprofit corporation law on account of any negligent act or omission by that person within the scope of that person's duties, except by court order or if the corporation unlawfully restricts membership, services, or benefits conferred on the basis of race, religious creed, color, national origin, ancestry, sex, marital status, disability, political affiliation, or age.

This bill would instead except from that immunity a director or officer of a nonprofit corporation that unlawfully restricts membership, services, or benefits on the basis of

ancestry, marital status, political affiliation, race, national origin, religion, age, sex, sexual orientation, color, disability, or medical condition.

(11) Existing law provides that it is the policy of the state to afford all persons equal rights and opportunities in the postsecondary institutions of the state, regardless of specified factors. Existing law prohibits those institutions from discriminating on the basis of those factors, and requires the governing board of each community college district, the Chancellor of the California State University, the president of each California State University campus, the President of the University of California, and the chancellor of each University of California campus to ensure that campus programs and activities are free from discrimination based upon those factors.

This bill would recast those factors in terms of, among others, sex, race, color, religion, age, ethnic group identification, national origin, disability, or sexual orientation.

(12) Existing law requires Cal Grant Program awards to be awarded without regard to race, religion, creed, sex, or age.

This bill would instead require Cal Grant Program awards to be awarded without regard to age, sex, race, color, religion, ethnic group identification, national origin, disability, or sexual orientation.

(13) Existing law prohibits the funds of a community college district, California State University, or University of California to be used for membership with, or for any participation involving a financial payment or contribution to, any private organization which membership practices are discriminatory on the basis of race, creed, color, sex, religion, or national origin.

This bill would instead prohibit those funds from being used for membership or participation with any private organization that discriminates on the basis of sex, race, color, religion, age, ethnic group identification, national origin, disability, or sexual orientation.

(14) Existing law prohibits a county elections official from refusing to deputize a person to register voters because of race, creed, color, national origin, ancestry, sex, marital status, disability, religious or political affiliation, or age.

This bill would instead prohibit that refusal to deputize if based upon a person's ancestry, marital status, political affiliation, race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability.

(15) Existing law prohibits the state from using state funds for membership or any participation involving any private organization or the use of a facility which membership practices discriminate on the basis of, among others, race, creed, color, sex, religion, or national origin. Existing law also prohibits the legislative body of a local agency from using a facility which practices discriminate on the basis of those factors.

This bill would instead prohibit that state or local involvement and use of private facilities if the organization or facility discriminates on the basis of, among others, ancestry, race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability.

(16) Existing law requires a city, county, or other local agency that owns, operates, or controls a public beach, or access to that beach, to allow for its use by any person regardless of color, race, religion, ancestry, sex, national origin, or residence.

This bill would allow for that access regardless of sex, race, color, religion, ancestry, age, ethnic group identification, national origin, disability, sexual orientation, or residence.

(17) Existing law authorizes the Judicial Council to provide by rule of court for racial, ethnic, gender bias, and sexual harassment training for judges, commissioners, and referees.

This bill would further authorize the Judicial Council to provide by rule of court for training for judges, commissioners, and referees on any other bias based on race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability.

(18) Existing law prohibits the provision of emergency services and care to be based upon, or affected by, a person's race, ethnicity, religion, national origin, citizenship, age, sex, preexisting medical condition, physical or mental handicap, insurance status, economic

status, or ability to pay for medical services, except as specified, and requires every hospital to adopt that policy.

This bill would instead prohibit that discrimination if based upon ethnicity, citizenship, age, preexisting medical condition, insurance status, economic status, ability to pay for medical services, sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation, except as specified, and would require every hospital to adopt that policy.

(19) Existing law authorizes each county to apply to the State Department of Health Services for funds for the purposes of alleviating problems in its county related to alcohol and drug abuse. Existing law authorizes each county to administer and coordinate all county alcohol and other drug programs funded by the state. Existing law requires every county alcohol and drug program administrator to assure compliance with applicable laws relating to discrimination against any person because of race, creed, age, religion, sex, sexual preference, or disabling conditions.

This bill would instead require every county alcohol and drug program administrator to assure compliance with applicable laws relating to discrimination against any person because of race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability.

(20) Existing law prohibits state governmental entities and contractors from discriminating in the awarding of any contract or subcontract on the basis of race, color, sex, ethnic origin, or ancestry.

This bill would instead prohibit that discrimination on the basis of ancestry, race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability.

(21) Existing law governs contracts for state park system concessions, and prohibits discrimination by a concessionaire or his or her agents or employees against any person because of the race, color, religion, sex, marital status, national origin, or ancestry of that person.

This bill would conform those provisions to the Unruh Civil Rights Act, and would instead prohibit that discrimination if based upon sex, race, color, religion, ancestry, age, ethnic group identification, national origin, disability, medical condition, marital status, or sexual orientation.

(22) Existing law prohibits a public utility from charging a person different rates or deposit amounts because of that person's race, religious creed, color, national origin, ancestry, physical handicap, medical condition, occupation, sex, marital status, or change in marital status.

This bill would instead prohibit that discrimination if based upon occupation, sex, race, color, religion, ancestry, age, ethnic group identification, national origin, disability, medical condition, marital status, or sexual orientation.

(23) The Municipal Utility District Act prohibits a municipal utility district from discriminating in the awarding and performance of district contracts on the basis of race, color, sex, national origin, marital status, sexual preference, creed, ancestry, medical condition, or retaliation.

This bill would instead prohibit that discrimination if based upon marital status, ancestry, medical condition, race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, disability, or retaliation.

(24) The Personal Income Tax Law and the Bank and Corporation Tax Law prohibit tax deductions based upon payments or expenditures made at a club that restricts membership or the use of its services or facilities on the basis of age, sex, race, religion, color, ancestry, or national origin.

This bill would instead prohibit those deductions if made at a club that discriminates on the basis of ancestry, race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability. The bill would also delete an identical and duplicate provision as that described above.

(25) Existing law requires the state to contract with appropriate agencies to provide regional centers in the community for persons with developmental disabilities. Existing law prohibits those regional centers from conducting any meeting, conference, or other function in any facility that discriminates on the basis of race, religious creed, color, national origin, ancestry, sex, or disability.

This bill would further prohibit those centers from conducting any meeting, conference, or other function in any facility that discriminates on the basis of ancestry, race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability.

(26) Existing law requires any county that chooses to provide assisted outpatient treatment services to consider the cultural, linguistic, gender, age, and special needs of minorities in the target populations.

This bill would additionally require those counties to consider those needs based upon race, national origin, ethnic group identification, religion, sex, sexual orientation, color, or disability in the target populations.

(27) Existing law requires the State Department of Mental Health to establish service standards that ensure that members of the target population are identified and that services are provided to assist those members. Existing law requires those individual personal service plans to ensure that members of the target population involved in the system of care receive age, gender, and culturally appropriate services, to the extent feasible.

This bill would additionally require those service plans to ensure that members of the target population receive culturally appropriate services or appropriate services based upon race, national origin, ethnic group identification, religion, sex, sexual orientation, color, or disability, to the extent feasible.

(28) Existing law specifies that for the purposes of the Welfare and Institutions Code that aid shall be administered and services provided promptly and humanely, with due regard for the preservation of family life, and without discrimination on account of race, national origin or ancestry, religion, sex, marital status, or political affiliation.

This bill would instead specify that those services be provided without discrimination on account of ancestry, marital status, political affiliation, race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability.

(29) Existing law requires the State Department of Social Services to adopt regulations to govern county transitional housing placement programs that provide supervised housing services to youth meeting specified criteria. Existing law requires the department to review the admission criteria to ensure that the criteria are sufficient to protect participants and that they do not discriminate on the basis of race, gender, sexual orientation, or disability.

This bill would instead require that the admission criteria do not discriminate on the basis of race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability.

(30) Existing law establishes a statewide program to enable specified recipients of aid and other low-income households to receive food stamps under the federal Food Stamp Program. Existing law provides that in the determination of eligibility for food stamps, there shall be no discrimination against any household by reason of race, color, religious creed, national origin, sex, marital status, or political belief, to the extent not in conflict with federal law.

This bill would instead prohibit that discrimination if based upon marital status, political belief, race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability, to the extent not in conflict with federal law.

(31) This bill would provide that the changes to Sections 66030, 66251, 66292, 66292.1, 66292.2, 69535, 72011, 72014, 89757, and 92150 of the Education Code proposed by this bill shall not become operative if SB 777 is enacted and becomes effective on or before January 1, 2008, each bill amends those provisions, and this bill is chaptered last.

(32) This bill would incorporate additional changes in Section 66270 of the Education Code, proposed by SB 777, to be operative only if SB 777 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(33) This bill would incorporate additional changes in Section 5806 of the Welfare and Institutions Code, proposed by SB 851, to be operative only if SB 851 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(34) This bill would incorporate additional changes in Section 16522.1 of the Welfare and Institutions Code, proposed by AB 671, to be operative only if AB 671 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 569 (SB 777) Kuehl Discrimination.

(1) Existing law states that it is the policy of the state to afford equal rights and opportunities to all persons in the public or private elementary and secondary schools and postsecondary educational institutions of the state regardless of their sex, ethnic group identification, race, national origin, religion, or mental or physical disability and prohibits a person from being subjected to discrimination on those bases and contains various provisions to implement that policy.

Existing law prohibits a teacher from giving instruction, and a school district from sponsoring any activity, that reflects adversely upon persons because of their race, sex, color, creed, handicap, national origin, or ancestry.

This bill would revise the list of prohibited bases of discrimination and the kinds of prohibited instruction and activities and, instead, would refer to disability, gender, nationality, race or ethnicity, religion, sexual orientation, or any other characteristic contained in the definition of hate crimes that is contained in the Penal Code. The bill would define disability, gender, nationality, race or ethnicity, religion, and sexual orientation for this purpose.

(2) Existing laws relating to education refer to “handicapped pupils,” “handicapped adults,” “physically handicapped pupils,” “physically handicapped adults,” “the handicapped,” and “handicapped persons.”

This bill would change these terms to “pupils with disabilities,” “adults with disabilities,” “pupils with physical disabilities,” “adults with physical disabilities,” and “persons with disabilities.”

(3) This bill would incorporate additional changes in Section 44253.3 of the Education Code, proposed by SB 859, to be operative only if SB 859 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(4) This bill would incorporate additional changes in Section 66270 of the Education Code, proposed by AB 14, to be operative only if AB 14 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 570 (AB 821) Nava Ridley-Tree Condor Preservation Act.

(1) Existing law regulates the taking of birds and mammals, and prohibits the taking of specified nongame birds. Existing law permits the Department of Fish and Game to preserve the California condor, and requires the Fish and Game Commission to establish a list of endangered species and a list of threatened species. Existing law generally provides that a violation of the fish and game laws is a crime.

This bill would enact the Ridley-Tree Condor Preservation Act to require the use of nonlead centerfire rifle and pistol ammunition when taking big game and coyote within specified areas. The act would require the commission to establish, by regulation, by July 1, 2008, a public process to certify centerfire rifle and pistol ammunition as nonlead ammunition, and to define nonlead ammunition by regulation. The act would also require the commission, to the extent funding is available, to provide hunters within these areas with nonlead ammunition at no or reduced charge through a coupon program. Under the act, a person who violates those requirements would be guilty of an infraction punishable by a \$500 fine for the first offense. Because the act would create a new crime, this bill would create a state-mandated local program.

The act would also declare the Legislature's intent to protect vulnerable wildlife species, including the California condor, from the ongoing threat of lead poisoning.

(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. 571 (AB 1172) Sharon Runner Inmate release.

Existing law requires, prior to release from the custody of the Department of Corrections and Rehabilitation of a person who has been convicted of certain crimes of a sexual nature, the director to refer that person to the State Department of Mental Health for evaluation if the director determines that person may be a sexually violent predator.

Under existing law, if the State Department of Mental Health determines that the person is a sexually violent predator, the department is required to forward a request for the filing of a petition to the counsel designated by the county in which the person was convicted. The law authorizes civil commitment of the person to the State Department of Mental Health as a sexually violent predator for treatment in a secure facility, if the person is adjudicated to be likely to engage in sexually violent criminal behavior if discharged.

Existing law relating to the release of inmates who have been convicted of certain violent crimes requires notice of the scheduled release to be given to prescribed persons.

This bill would include within this notice requirement persons scheduled for release from the State Department of Mental Health, including, but not limited to, conditional release, and would increase certain inmate release notice requirements from 45 days to 60 days.

Existing law relating to conditional release hearings for sexually violent predators requires the court to give a 15-day notice of the hearing to the committed person's attorney and to the State Department of Mental Health, and requires that, if approved by the court, the person be placed in the community within 21 days after receipt of the court's findings.

This bill would increase those notice requirements to 30 days.

Existing law, with certain exceptions, requires the department to provide a 15-day notice to local officials prior to recommending to the court that a sexually violent predator be conditionally released for community treatment.

This bill would increase that notice to 30 days.

This bill would require that copies of related documents be provided to the court and to the State Department of Mental Health.

Ch. 572 (AB 1471) Feuer Firearms: microstamping.

Existing law defines unsafe handguns as failing to pass certain tests, or lacking certain features, as specified.

This bill, the Crime Gun Identification Act of 2007, would, commencing January 1, 2010, expand the definition of "unsafe handgun" to include semiautomatic pistols that are not designed and equipped with a microscopic array of characters that identify the make, model, and serial number of the pistol, etched in 2 or more places on the interior surface or internal working parts of the pistol, and that are transferred by imprinting on each cartridge case when the firearm is fired. Those provisions would be subject to specified certification procedures by the Department of Justice regarding the use of that technology.

By expanding the definition of "unsafe handgun," the manufacture, sale, and other specified transfer of which is a crime, this bill would expand the scope of an existing crime, and 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.

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

Ch. 573 (AB 1509) Spitzer Sex offenders: community placement.

Existing law, as amended by Proposition 83 of the November 7, 2006, statewide general election, generally regulates the granting and conditioning of parole. Existing law further prohibits an inmate who is released on parole for a violent felony, as specified, or a felony inflicting great bodily injury, from being returned to a location within 35 miles of the actual residence of a victim or witness of that felony, upon a victim or witness request and the Board of Parole Hearings or the Department of Corrections and Rehabilitation finds that there is a need for this restriction, as specified.

This bill would include the crime of continuous abuse of a child as a violent felony; the bill would thereby provide that an inmate released on parole for continuous abuse of a child shall be subject to the above restrictive placement procedures. The bill would also make technical, nonsubstantive changes to the above provisions.

Proposition 83 permits the Legislature, by a $2/3$ vote of membership of each house and in accordance with specified procedures, to amend the provisions of the act.

This bill would therefore require a $2/3$ vote.

Ch. 574 (AB 1548) Solorio Public postsecondary education: College Textbook Transparency Act.

(1) The Donahoe Higher Education Act authorizes the activities of the 4 segments of the postsecondary education system in the state. These segments include the 3 public postsecondary segments: the University of California, which is administered by the Regents of the University of California, the California State University, which is administered by the Trustees of the California State University, and the California Community Colleges, which is administered by the Board of Governors of the California Community Colleges. Private and independent postsecondary educational institutions constitute the other segment.

Provisions of the Donahoe Higher Education Act apply to the University of California only to the extent that the regents act, by resolution, to make them applicable.

Existing law urges textbook publishers to take specified actions aimed at reducing the amounts that students currently pay for textbooks. Existing law requires the Trustees of the California State University and the Board of Governors of the California Community Colleges, and requests the Regents of the University of California, among other things, to work with the academic senates of each respective segment to encourage faculty to give consideration to the least costly practices in assigning textbooks, to encourage faculty to disclose to students how new editions of textbooks are different from previous editions and the cost to students for textbooks selected, to review procedures for faculty to inform college and university bookstores of textbook selections, and to encourage faculty to work closely with publishers and college and university bookstores in creating bundles and packages that are economically sound and deliver cost savings to students.

Existing law expresses the intent of the Legislature to encourage private colleges and universities to work with their respective academic senates, and to encourage faculty to consider practices in selecting textbooks that will result in the lowest costs to students.

This bill would add the College Textbook Transparency Act to the Donahoe Higher Education Act.

This bill would require the publisher, as defined, of a textbook to print certain information on the outer cover of, or within, a textbook, as defined, on or after January 1, 2010.

This bill would require a publisher, or agent or employee of a publisher, of textbooks intended for use at a postsecondary educational institution to respond to a request from an adopter, as defined, for specified information.

This bill would require a public postsecondary educational institution to encourage adopters, with course material selection responsibilities to place their orders with sufficient lead time, whenever possible, to enable the university-managed bookstore or contract-managed bookstore to confirm the availability of the requested materials. The bill, except as specified, would prohibit an adopter at an institution of higher education from

demanding or receiving anything of value, including the donation of equipment or goods, any payment, loan, advance, or deposit of money, present or promised, for adopting specific course materials required for coursework or instruction.

This bill would prohibit a publisher or campus bookstore from soliciting faculty for the purpose of the sale of instructor copies or complimentary teacher editions of textbooks that have been provided by a publisher at no charge to a faculty member or other employee.

Pursuant to existing law, the bill would apply to the University of California only to the extent that the regents act, by resolution, to make these provisions applicable. Because the bill would impose new duties on community college districts, the bill would constitute 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, 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. 575 (SB 220) Corbett Vended water.

Existing law prescribes various quality and labeling standards for bottled water and vended water, including mineral water, and limits the levels of certain contaminants that may be contained in those water products. Violation of these provisions is a crime.

Existing law requires the State Department of Public Health to perform various duties under these provisions.

Existing law establishes a fee schedule for annual bottled and vended water licenses, and sets the fee for water-vending machines at \$10.25.

This bill would increase the annual license fee for a water-vending machine to \$40.

This bill would also require, as a condition of licensure, a water-bottling plant, as defined, to annually prepare a bottled water report, as specified, to make the report available to each customer, upon request, and to prepare the report in English, Spanish, and in other languages that exceed 10% of the state's population.

Existing law requires the department to require that each water-vending machine, retail water treatment plant, water hauler vehicle and facility, and private water source be maintained in a clean and sanitary condition at all times.

This bill would, effective January 1, 2009, require water-vending machines to be cleaned and serviced at least once every 31 days. The bill would also require, as of January 1, 2009, that maintenance and complaint records be kept by the owner for a minimum of 2 years and be made available to the department upon request. It would require, commencing January 1, 2009, the department to conduct annual inspections of not less than 20% of the licensed water-vending machines in the state, as provided, would authorize the department to embargo the machine or impose a fine, or both, if a violation is found, would authorize the department to conduct reinspections of licensed water-vending machines as necessary to prevent repeated or continuing violations, and would require the department to assess a fee to cover the costs of performing a reinspection conducted within 12 months of the initial inspection.

Existing law requires each container of bottled water sold in this state, each water-vending machine, and each container provided by retail water facilities located in this state to contain specified information and to be clearly labeled in an easily readable format.

This bill, commencing January 1, 2009, would require each label on bottled water sold at retail or wholesale in this state in a beverage container to also include the name and contact information for the bottler or brand owner, the source of the bottled water, and a statement that contains specified information, as provided. The bill would also require bottlers that distribute directly to consumers to provide a statement on each billing statement that includes

certain contact information, and the means by which a customer may obtain information relating to water quality.

Existing law requires that each water-vending machine, retail water facility, and private water source that sells water at retail display prescribed information, including, but not limited to, a telephone number for further information, service, or complaints.

This bill would require that the telephone number be a toll-free or local telephone number, that the toll-free telephone number of the department's food and drug branch also be displayed, and that the notice include prescribed license, maintenance, and suitable container information.

By changing the definition of existing crimes and by creating a new crime, this bill would impose a state-mandated local program.

The bill would also require the department to submit in its annual budget report to the Legislature specified information relating to the licensed entities it regulates pursuant 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. 576 (SB 880) Calderon Crime.

Existing law provides that it is a crime to import for commercial purposes, possess with intent to sell, or sell any part or product of the dead body of a kangaroo punishable by a fine between \$1,000 and \$5,000, imprisonment in the county jail not to exceed 6 months, or both fine and imprisonment, for each violation.

This bill would, until January 1, 2011, provide that these provisions shall not apply to kangaroos that may be harvested lawfully under Australian national and state law, the federal Endangered Species Act of 1971, and applicable international conventions, provided that the Department of Fish and Game is annually informed of statistical information regarding the commercial harvest of kangaroos, as specified.

Ch. 577 (AB 1750) Committee on Health Health.

(1) Existing law provides for the Medi-Cal program, administered by the State Department of Health Care Services, under which basic health care services are provided to qualified low-income persons.

Existing law, the False Claims Act, provides that a person who commits any one of several enumerated acts relating to the submission to the state or a political subdivision of the state of a false claim for money, property or services, as specified, may be liable to the state or political subdivision for a civil penalty of up to \$10,000 for the submission of the false claim.

This bill would establish a minimum civil penalty of \$5,000 for making a false claim, as specified, and would retain the maximum penalty of \$10,000. This bill would also require designated providers under the Medi-Cal program to comply with specified federal False Claims Act employee training and policy requirements as a condition of payment for services, goods, supplies, and merchandise provided to Medi-Cal beneficiaries.

(2) Existing law provides that the board of supervisors of a county that contracted with the State Department of Health Care 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 (CMSP) for state administration of health care services to eligible persons in the county. Existing law requires the department to allocate funds from various sources to CMSP counties.

This bill would require that those funds be allocated to counties that are eligible to participate in the CMSP and would also make technical, nonsubstantive changes to these provisions.

(3) Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care.

This bill would make technical, nonsubstantive changes to various provisions pertaining to the regulation of health care service plans and would also delete certain obsolete provisions.

(4) Existing law provides for the regulation of health insurers by the Department of Insurance and defines health insurance as an individual or group disability insurance policy that provides coverage for hospital, medical, or surgical benefits. Under existing law, a health insurer that markets and sells individual health insurance policies is required to maintain underwriting guidelines, as specified, and to file annually with the Insurance Commissioner a general description of its rating and underwriting guidelines for individual health insurance policies.

This bill would specify that the requirements applicable to a health insurer that markets and sells individual health insurance policies apply to a health insurer that issues, renews, or amends an individual health insurance policy, and would exempt from these requirements a closed block of business, as defined in existing law. The bill would provide that, effective January 1, 2008, the term “specialized health insurance policy” means a policy of health insurance for covered benefits in a single specialized area of health care.

(5) Existing law establishes the Healthy Families Program administered by the Managed Risk Medical Insurance Board to provide health care services to eligible children. Existing law authorizes certain geographic managed care plans, as defined, that do not have a commercial license from the Department of Managed Health Care to contract with the board for a maximum period of 12 months.

This bill would repeal that provision.

(6) Existing law, the California Public Records Act, generally requires that records of state and local agencies be open to public inspection. Under existing law, certain records are exempt from this requirement, including specified records of the Managed Risk Medical Insurance Board relating to negotiations with health plans pursuant to the Access for Infants and Mothers Program, the California Major Risk Medical Insurance Program, the Healthy Families Program, and the County Health Initiative Matching Fund. Existing law requires a contract entered into pursuant to these negotiations, except specified portions, to be open to the public one year after they have been fully executed. Existing law also requires that all meetings of a state body, as defined, be open and public, unless it is authorized to meet in closed session for specified purposes.

This bill would expand the exemption for records under these other programs administered by the board to include those relating to negotiations with any entity contracting or seeking to contract with the board. This bill would also require the contracts to, instead, be open for inspection one year after their effective dates. The bill would further authorize the board to meet in closed session when considering the development of rates and contracting strategy pursuant to the Healthy Families Program, the Access for Infants and Mothers Program, the County Health Initiative Matching Fund, and the California Major Risk Medical Insurance Program.

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

(9) This bill would also incorporate amendments to Section 6254 of the Government Code, proposed by SB 449, to be operative only if SB 449 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 578 (SB 449) Aanestad Crime records: victims of sex offenses.

The California Public Records Act requires state and local agencies to make public records available upon receipt of a request that reasonably describes an identifiable record not otherwise exempt from disclosure by express provisions of law, and upon the payment of fees to cover the associated costs. The act expressly exempts from disclosure the names and

addresses of victims of specified crimes, at the victim's request or the victim's parent or guardian if the victim is a minor.

This bill would expand the category of crime victims whose names and addresses are not subject to disclosure under the act, to include additional sex crimes.

Existing law provides that the victim of a sex offense may request that his or her name and address not be a matter of public record, although the victim's name may be disclosed to certain law enforcement officials for official business, even if the victim requested to keep his or her name and address confidential.

This bill would expand the types of crimes deemed to be sex offenses that are subject to those disclosure limitations to include annoying or molesting a child under 18 years of age.

This bill would also incorporate amendments to Section 6254 of the Government Code, proposed by AB 1750, to be operative only if AB 1750 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 579 (SB 172) Alquist Crimes: sex offenders.

Existing law provides for various penalty provisions related to sex offenders.

This bill would make nonsubstantive, conforming changes to those provisions. The bill would make clarifying changes to provisions related to the risk assessment tool to be used to identify sex offenders, and would make related technical changes.

Existing law requires persons who have been convicted of specified crimes, and other persons as required by a court, to register as a sex offender. Existing law sets forth the procedure for doing so.

This bill would reorganize and renumber the provisions that set forth that procedure, and would make conforming technical changes in related provisions of law.

This bill would incorporate additional changes in Section 1522 of the Health and Safety Code, proposed by SB 776, to be operative only if SB 776 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

This bill would incorporate additional changes in Section 646.9 of the Penal Code, proposed by AB 289, to be operative only if AB 289 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

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

Ch. 580 (SB 776) Vincent Community care facilities: criminal history clearance.

Under existing law, the State Department of Social Services regulates the licensure and operation of community care facilities, residential care facilities for the elderly, and child day care facilities.

Under existing law, licensees and other individuals who are present and provide care in certain community care, foster care, and child day care facilities are required to provide fingerprints and the department is required to secure the individual's criminal history, to determine whether he or she has been convicted of a crime other than a minor traffic violation, or convicted of specified sex-related offenses.

Existing law authorizes the department to authorize a county, if certain circumstances are met, to issue a criminal records exemption. Existing law authorizes a county child welfare agency to secure summary criminal history information for these purposes.

Existing law authorizes the department to accept criminal record clearance or exemptions from a county office with department-delegated licensing authority, and authorizes a county office with department-delegated licensing authority, to accept criminal record clearance or exemption from the department or from any other county office with department-delegated licensing authority.

This bill would, similarly, authorize a county child welfare agency with criminal record clearances and exemption authority to receive and provide criminal record clearance or exemptions from another county that has that authority.

Existing law permits a county child welfare agency to secure from an appropriate governmental criminal agency the state summary criminal history of a relative or a nonrelative extended family member of a child who has been detained or is a dependent of the court in assessing the appropriateness and safety of placing the child in the home of that person during an emergency situation.

This bill would provide that when such a person who has been assessed and approved as a caregiver moves to a different county and continued placement of the child with that person is intended, the move shall be considered an emergency situation.

This bill would declare that nothing in the bill is intended to authorize disclosure of arrest information to the department that may not be disclosed pursuant to injunction in 2 specific court cases.

This bill would incorporate additional changes in Section 1522 of the Health and Safety Code proposed by SB 172 to become operative only if this bill and SB 172 are enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 581 (SB 340) Ackerman Criminal history information.

Existing law requires the Department of Justice to maintain specified criminal history information, and requires the Attorney General to supply that information to specified law enforcement and other agencies, as prescribed.

This bill additionally would require the Attorney General to furnish criminal history information to city attorneys pursuing civil gang injunctions or drug abatement actions, as specified. The bill also would expand the list of agencies entitled to receive criminal history reports to include an illegal dumping enforcement officer, an agency providing conservatorship investigations, a court investigator providing investigations or reviews in conservatorships, and a probation officer, domestic relations investigator, other officer designated to investigate potential dependency cases, or court investigator providing investigation in guardianships.

Ch. 582 (AB 289) Spitzer Protective orders.

Existing law provides that any person who willfully inflicts corporal injury resulting in a traumatic condition upon a person who with whom he or she has a specified familiar relationship shall be punished by imprisonment in the state prison for 2, 3, or 4 years, or in a county jail for not more than one year, or by a fine of up to \$6,000, or by both that fine and imprisonment.

This bill would provide that upon conviction for violating these provisions, the sentencing court shall also consider issuing an order restraining the defendant from any contact with the victim, whether the defendant is sentenced to state prison, county jail, or if imposition of sentence is suspended and the defendant is placed on probation, which may be valid for up to 10 years, as determined by the court.

Existing law also provides that any person who willfully, maliciously, and repeatedly follows or willfully and maliciously harasses another person and who makes a credible threat with the intent to place that person in reasonable fear for his or her safety, or the safety of his or her immediate family is guilty of the crime of stalking, punishable as a misdemeanor or a felony. Existing law further provides for various enhanced penalties for stalking under specified circumstances.

Existing law provides that upon conviction for stalking, the sentencing court also shall consider issuing an order restraining the defendant from any contact with the victim, that may be valid for up to 10 years, as determined by the court, based on specified factors. A violation of this provision is a misdemeanor punishable by 6 months in a county jail.

This bill would provide that this protective order may be issued by the court whether the defendant is sentenced to state prison, county jail, or if imposition of sentence is suspended and the defendant is placed on probation.

The bill would incorporate additional changes to Section 646.9 of the Penal Code, proposed by SB 172, to be operative only if SB 172 and this bill are both enacted, both bills amend Section 646.9, and this bill is enacted after SB 172.

By creating new crimes this bill would impose state-mandated local programs.

The California Constitution requires 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. 583 (SB 703) Ducheny Placement of children.

(1) The Interstate Compact on the Placement of Children, which has been adopted in this state, authorizes and governs the interstate placement of children. Pursuant to the compact, the officers and agencies of this state and its subdivisions are authorized to enter into agreements with appropriate officers or agencies of, or in, other states to provide for the out-of-state placement of a child and for the provision of services to that child.

This bill would require a county child welfare agency to conduct, complete, and report the results of a home study, as specified, within 60 days after an officer or agency of this state, or its political subdivision, receives a request from another state to conduct a study of a home environment for purposes of assessing the safety and suitability of placing a child in the home, except as specified. The bill would also require a county to treat a home study report received from another state as meeting specified requirements of this state for the completion of a home study, except as specified. By imposing new duties on local employees, the bill would impose a state-mandated local program.

(2) Existing law authorizes various types of adoption agencies that have been licensed by the State Department of Social Services to provide adoption services, as specified. Existing law provides that intercountry adoption services, as described, shall be exclusively provided by private adoption agencies licensed by the department to provide those services.

This bill would require any private full-service adoption agency and any noncustodial adoption agency to be accredited by the Council on Accreditation, or supervised by an accredited primary provider, or acting as an exempted provider, in compliance with a specified provision of federal law as a condition of licensure to provide intercountry adoption services. The bill would prohibit an adoption facilitator from offering, providing, or facilitating any adoption service in connection with certain intercountry adoptions, unless the facilitator is registered, posts a bond, and is approved by a specified accrediting entity. The bill would impose additional requirements relating to the provision of adoption services in connection with intercountry adoptions.

(3) Existing law authorizes the Director of Social Services to enter into an agreement with any California Indian tribe or any out-of-state Indian tribe regarding the care and custody of Indian children and jurisdiction over Indian child custody proceedings.

Existing law requires the Attorney General to furnish state summary criminal history information, if needed in the course of their duties, to the courts. Existing law authorizes the Attorney General to direct any agency that maintains, or has received, criminal offender records to produce for inspection information concerning the storage and dissemination of criminal offender record information.

This bill would revise those provisions to specifically apply to a tribe or consortium of tribes that has entered into an agreement with the state, as described above. The bill would provide that any entity that fails to provide for inspection information concerning the storage and dissemination of criminal offender record information, when directed to do so by the Attorney General, shall lose access to criminal offender record information.

(4) Under existing law, mandated reports of suspected child abuse and neglect are confidential and may be disclosed only under specified circumstances to specified entities and persons.

This bill would authorize the disclosure of these reports to out-of-state agencies responsible for approving prospective foster or adoptive parents or relative caregivers for placement of a child, as specified.

(5) The Department of Justice is required to maintain an index of all reports of known or suspected child abuse and severe neglect. The department is required to make available to the State Department of Social Services, or to any county licensing agency that has contracted with the state for the performance of specified licensing and enforcement duties, information regarding a known or suspected child abuser maintained in the index concerning, among others, any person who is an applicant for licensure or any adult who resides or is employed in the home of an applicant for licensure.

This bill would require the department to also make that information available to a tribal court or tribal child welfare agency of a tribe or consortium of tribes that has entered into an agreement with the state, as described in (3) above. The bill would require the department to make available to an out-of-state agency, for purposes of approving a prospective foster or adoptive parent or relative caregiver for placement of a child, information regarding a known or suspected child abuser maintained in the index concerning the prospective foster or adoptive parent or relative caregiver, and any other adult living in the home of the prospective parent or relative caregiver. The bill would authorize the department to charge the out-of-state agency a fee for providing the information, to be deposited in the Department of Justice Child Abuse Fund for expenditure, upon appropriation by the Legislature, to offset the costs incurred to process requests for that information.

(6) Existing law requires the juvenile court to conduct various hearings regarding children who are, or who may become, dependent children. Existing law requires the probation officer, the social worker, or the clerk of the court to provide notice of those hearings to certain persons, including parents, guardians, the child, if he or she is 10 years of age or older, adult relatives under certain conditions, and attorneys for the parents or guardians, as specified.

This bill additionally would require the probation officer, social worker, or the clerk of the court to provide notice of certain of those hearings to the current caregiver for the child, including foster parents, relative caregivers, preadoptive parents, and nonrelative extended family members. By imposing new duties on probation officers and social workers, the bill would create a state-mandated local program. The bill would require the court to consider in-state and out-of-state placement options for the child at these hearings, as specified.

(7) Existing law requires the State Department of Social Services to check the Child Abuse Central Index prior to granting a license to, or otherwise approving, any individual to care for children. Existing law also requires a county social worker to cause a check of the Child Abuse Central Index to be conducted on all persons over 18 years of age living in a home whenever a child may be placed in the home of a relative or prospective guardian or other person who is not a licensed or certified foster parent.

This bill would also require, if any person in a household is 18 years of age or older and has lived in another state in the preceding 5 years, the department or its designated representative to check the other state's child abuse and neglect registry to the extent required by federal law prior to granting a license to, or otherwise approving, any foster family home, certified family home, or person for whom an adoption home study is conducted or who has filed to adopt. The bill would require the licensing agency or licensed adoption agency to check another state's child abuse and neglect registry if any prospective foster or adoptive parent, or any person over 18 years of age residing in the household, has lived in the other state in the preceding 5 years. The bill would require the department, in consultation with the County Welfare Directors Association, to develop and promulgate the process and criteria to be used to review and consider other states' findings of child abuse or neglect.

(8) Existing law sets forth the goals of the state regarding the needs of children who are alleged to be abused or neglected, and requires the state to encourage the development of approaches to child protection that would achieve those goals, including providing support

to foster children and foster families. In carrying out these requirements, the State Department of Social Services is required to ensure that emergency response services, family maintenance services, family reunification services, and permanent placement services are coordinated with the implementation of specified program models.

This bill would require each county to provide the State Department of Social Services with a disaster response plan describing how county programs that receive federal assistance under the Social Security Act for child and family services would respond to a disaster. The bill would require the department to review its disaster plan, revise the plan to clarify the role and responsibilities of the state in the event of a disaster, and consult with counties to identify opportunities for collaboration in the event of a disaster.

This bill also would require the department, in consultation with the County Welfare Directors Association and other advocates, to develop a comprehensive plan to ensure that 90% of foster children are visited by their caseworkers on a monthly basis by October 1, 2011, and that the majority of the visits occur in the residence of the child. The plan would be required to include any data reporting requirements necessary to comply with specified provisions of federal law.

(9) Existing law requires social workers to prepare and update a case plan in connection with periodic status review hearings in the juvenile court, and specifies requirements for the development of the case plan.

This bill would require the case plan to consider in-state and out-of-state placement options if out-of-home services are used and the goal is reunification.

(10) The bill would make other related and conforming changes. By imposing various new duties on counties, the bill would impose a state-mandated local program.

(11) This bill would incorporate additional changes in Section 1522 of the Health and Safety Code proposed by SB 172 and SB 776, to be operative if this bill and one or both of the other bills are chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(12) This bill would incorporate additional changes in Section 11105 of the Penal Code enacted by AB 104 (Ch. 104, Stats. 2007) and proposed by AB 1048 and SB 340, to be operative only if this bill and one or more of the other bills are chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(13) This bill would incorporate additional changes in Section 11170 of the Penal Code enacted by AB 369 (Ch. 160, Stats. 2007), to be operative if AB 369 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(14) This bill would incorporate additional changes in Sections 361.5, 366.21, 366.22, and 366.26 of the Welfare and Institutions Code proposed by AB 298, to be operative if AB 298 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(15) The California Constitution requires 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, 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. 584 (SB 233) Cox Public contracts: design-build contracting.

Existing law requires public entities to comply with certain procedures in soliciting and evaluating bids and awarding contracts for the erection, construction, alteration, repair, or improvement of any public structure, building, road, or other public improvement. Existing law, until January 1, 2011, authorizes certain counties, with the approval of the board of supervisors, to enter into specified design-build contracts for construction projects, in accordance with specified provisions. Existing law defines a "project" as the construction of a building and the improvements directly related to the construction of a building. Existing

law includes findings and declarations for this provision stating the intent of the Legislature with regard to enabling the specified counties to use cost-effective options for modernizing public facilities.

This bill would change the definition of project to mean the construction of a building and improvements directly related to the construction of a building, and county wastewater treatment facilities. This bill would also change the findings and declarations for this provision to state the intent of the Legislature to enable the specified counties to use the design-build method for buildings and county sanitation wastewater treatment infrastructure. This bill would also remove a portion of the legislative findings and declarations.

This bill would incorporate additional changes to Section 20133 of the Public Contract Code, proposed by SB 416, to be operative only if SB 416 and this bill are both enacted, each bill amends Section 20133 of the Public Contract Code, and this bill is enacted after SB 416.

Ch. 585 (SB 416) Ashburn Design-build: counties.

Existing law requires public entities to comply with certain procedures in soliciting and evaluating bids and awarding contracts for the erection, construction, alteration, repair, or improvement of any public structure, building, road, or other public improvement.

Existing law, until January 1, 2011, authorizes certain counties, with the approval of the board of supervisors, to enter into design-build contracts, as defined, in accordance with specified provisions.

This bill would authorize any county, with the approval of the board of supervisors, to enter into design-build contracts, as defined, in accordance with specified provisions.

This bill would require specified information to be verified under oath, thus imposing 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.

This bill would incorporate additional changes to Section 20133 of the Public Contract Code, proposed by SB 233, to be operative only if SB 233 and this bill are both enacted, each bill amends Section 20133 of the Public Contract Code, and this bill is enacted after SB 233.

Ch. 586 (AB 234) Eng Professions and vocations: family therapists and psychologists.

Existing law makes the Board of Behavioral Sciences responsible for licensing and regulating the practice of marriage and family therapy and makes a violation of these provisions a crime.

Existing law requires an applicant for the marriage and family therapist licensure examination to complete specified experience, with limits on the amount of experience that may be earned in certain areas of emphasis, including professional enrichment activities, and subject to various hourly limitations.

This bill would impose a 125-hour limitation on experience earned providing personal psychotherapy services via telemedicine, as defined, and would modify the definition of professional enrichment activities for these purposes.

Under existing law, trainees and interns may have no proprietary interest in their employer's business.

This bill would additionally provide that trainees and interns may not lease or rent space, pay for furnishings, equipment or supplies, or in any other way pay for the obligations of their employers. By revising this provision, this bill would expand the scope of an existing crime, thereby imposing a state-mandated local program.

Existing law provides that education gained outside of California applies toward the marriage and family therapist licensure requirements.

This bill would instead specify that education gained while residing outside of California applies toward the licensure requirements.

Existing law provides for the regulation and licensure of educational psychologists by the board. Existing law authorizes the board to issue a license as an educational psychologist if the applicant meets specified requirements. Existing law requires a licensee to complete 60 hours of continuing education in order to renew his or her license. Existing law exempts from the continuing education requirement a licensee who possesses a current pupil personnel services credential issued on or after July 1, 1994.

This bill would revise the educational and experience requirements that an applicant is required to meet in order to be licensed by the board as an educational psychologist. The bill would instead require a licensee to complete 36 hours of continuing education in order to renew his or her license. The bill would also remove the exemption from the continuing education requirement for a licensee who possesses a current pupil personnel service credential issued on or after July 1, 1994.

The bill would make other 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. 587 (SB 1049) Committee on Business, Professions and Economic Development Healing arts.

(1) Existing law, the Dental Practice Act, provides for the licensure and regulation of dentists by the Dental Board of California and dental auxiliaries by the Committee on Dental Auxiliaries.

Existing law, until January 1, 2009, requires the board to license as a registered dental assistant a person who files an application prior to September 1, 2007, and submits specified written evidence of either graduation from a specified educational program or specified work experience that is satisfactory to the board. Under existing law, on and after September 1, 2007, a person may apply for and be issued a license as a registered dental assistant by providing evidence of either completion of a specified educational program or specified work experience and the completion of 3 board-approved specialty registration courses.

This bill would instead extend the existing licensure requirements, until January 1, 2011, with respect to a person who files an application prior to September 1, 2009, and would delay the modified licensure requirements for registered dental assistants to September 1, 2009. The bill would make related changes to those provisions.

(2) Existing law provides for the licensure and regulation of physical therapists and physical therapist assistants by the Physical Therapy Board of California. Existing law authorizes the board to appoint a person exempt from civil service to serve as an executive officer. This provision will become inoperative on July 1, 2007, and will be repealed on January 1, 2008.

This bill would instead make that provision inoperative on July 1, 2013, and would repeal it on January 1, 2014.

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

Ch. 588 (SB 1048) Committee on Business, Professions and Economic Development Healing arts.

(1) Existing law provides for the regulation and licensure of clinical laboratories and clinical laboratory personnel, including laboratory directors.

This bill would prohibit a laboratory director from directing more than a specified number of laboratories.

(2) Existing law, the Dental Practice Act, establishes the Dental Board of California and provides for the licensure and regulation of the practice of dentistry. The act makes the willful

practice, attempt to practice, or advertisement to practice without appropriate authorization in circumstances causing harm, as specified, a misdemeanor offense. The act also provides for the licensure of various types of dental auxiliaries and for their licensure fees to be established by board resolution, and requires the board to adopt regulations for the approval and recognition of specified dental education courses. The act also provides for the establishment by board resolution of fees for the review of radiation courses and specialty registration courses. The act defines the functions certain dental auxiliaries are authorized to perform and the requirements for such authorization, and, on and after January 1, 2008, revises the criteria for licensure and the functions certain dental auxiliaries are authorized to perform. Under the act, commencing on that date, the board is authorized to issue dental auxiliary licenses for a registered orthodontic, surgery, and restorative assistant, and a dentist is authorized to train and educate employees in those licensure categories pursuant to specified procedures. The act requires the board, commencing January 1, 2008, to adopt regulations governing the procedures that dental auxiliaries are authorized to perform.

This bill would delay from January 1, 2008, to January 1, 2010, the operation of provisions revising the duties and licensure criteria for certain dental auxiliaries and requiring the board to adopt regulations governing the procedures dental auxiliaries are authorized to perform. The bill would similarly delay the board's licensure of the additional dental auxiliary categories and would revise the procedures applicable to a dentist training his or her employees in those categories. The bill would revise the board's requirement to adopt regulations for the approval and recognition of dental education courses, and would revise the licensure and examination fee provisions for dental auxiliaries and apply the fee provisions applicable to review of radiation courses or specialty registration courses to the review of any course approval application. The bill would revise educational requirements for a registered dental assistant with relation to the performance of specified registered surgery assistant duties and monitoring of patients during the preoperative, intraoperative, and postoperative phases. The bill would make other related changes to the dental auxiliary provisions of the Dental Practice Act. The bill would also increase the punishment for unauthorized practice under the Dental Practice Act in circumstances causing harm, as specified, by making it a felony offense. The bill would authorize the board to require a licensee to pay the costs of monitoring probationary terms or conditions imposed on his or her license and would prohibit the board from renewing or reinstating a license if those costs are unpaid.

(3) Existing law, the Medical Practice Act, provides for the licensure and regulation of physicians and surgeons by the Medical Board of California (the medical board) and for the licensure and regulation of podiatrists by the California Board of Podiatric Medicine (the podiatric board), within the jurisdiction of the medical board. Existing law creates the Health Quality Enforcement Section within the Department of Justice with the primary responsibility of prosecuting proceedings against licensees and applicants within the jurisdiction of the medical board and various other boards. Under existing law, a panel of administrative law judges, the Medical Quality Hearing Panel within the Office of Administrative Hearings, conducts disciplinary proceedings against licensees of the medical board and of boards under its jurisdiction. Existing law requires the podiatric board and the Division of Medical Quality of the medical board to issue an order of nonadoption of a proposed decision by the Medical Quality Hearing Panel within 90 days of receipt of the decision. Existing law requires that all complaints or relevant information concerning licensees that are within the jurisdiction of the medical board or the Board of Psychology be made available to the Health Quality Enforcement Section and requires the Division of Medical Quality of the medical board to report annually specified information to the Legislature relating to its operations and to the licensees of the medical board.

This bill would specify that an applicant remains eligible for a physician and surgeon's certificate issued by the medical board after having obtained a passing score on the licensure examination in more than 4 attempts. The bill would authorize the podiatric board to employ,

within the limits of the funds received by the podiatric board and subject to specified limitations, all personnel necessary to carry out the licensing and regulatory provisions applicable to podiatrists. The bill also would clarify that the provisions concerning the responsibilities of the Health Quality Enforcement Section within the Department of Justice apply to complaints and proceedings concerning licensees of the podiatric board. The bill would extend to 100 days the time period within which the podiatric board and the Division of Medical Quality are required to issue an order of nonadoption of a proposed decision by the Medical Quality Hearing Panel and would revise the information the division is required to include in its annual report to the Legislature.

(4) Existing law, the Occupational Therapy Act, establishes the California Board of Occupational Therapy and makes it responsible for issuing an occupational therapist's license and an occupational therapy assistant certification. The act requires that licensure and certification examinations be given at least twice each year at a place determined by the board and that the board provide notice of the examinations.

This bill would delete these particular provisions relating to licensure and certification examinations and would specify that the information on the board's Internet Web site is adequate for licensure verification purposes.

(5) Existing law, the Nursing Practice Act, provides for the registration and regulation of nurses by the Board of Registered Nursing in the Department of Consumer Affairs. Existing law requires an employer of, or agent for, a registered nurse to ascertain that the nurse is authorized to practice as a registered professional nurse. A violation of the Nursing Practice Act is a crime.

This bill would require an employer of, or agent for, a registered nurse required to hold a board-issued certification, as specified, or a temporary licensee or interim permittee to practice nursing to ascertain that the person is currently authorized to practice pursuant to the board-issued certification or as a temporary licensee or interim permittee. Because this bill would impose new requirements under the Nursing Practice Act, the violation of which would be a crime, it would impose a state-mandated local program.

(6) Under existing law, the Optometry Practice Act, the State Board of Optometry licenses and regulates persons engaged in the practice of optometry and makes a violation of the act a crime. Existing law requires an applicant for licensure to meet certain requirements, including signing a release allowing disclosure of information from the National Practitioner Data Bank.

This bill would instead require an applicant for licensure to sign a release allowing disclosure of information from the Healthcare Integrity and Protection Data Bank.

(7) Existing law, the Physician Assistant Practice Act, provides for the licensing and regulation of physician assistants by the Physician Assistant Committee of the Medical Board of California. Existing law provides for the submission of applications for reinstatement, restoration, or modification of probation with respect to the revocation of a license or approval of a physician assistant after a specified period of time.

This bill would delete those provisions and would instead authorize a person whose license or approval has been revoked or suspended or placed on probation to petition the committee to reinstate the license or approval or modify the penalty after specified minimum periods of time, would require the petitioner to submit certain information, and would provide for a hearing by the committee, as specified. The bill would authorize the committee to require a licensee to pay the costs of monitoring probationary conditions imposed on his or her license.

(8) Existing law provides for the licensure and regulation of naturopathic doctors. Existing law requires a licensee to pass a recertifying examination before the 10th anniversary of his or her initial licensure, and requires the bureau to establish standards for recertification.

This bill would delete the requirements that a licensee pass a recertifying examination.

(9) Existing law, the Pharmacy Law, provides for the licensure and regulation of pharmacists and wholesalers of dangerous drugs or dangerous devices by the Pharmacy Board and generally makes a violation of its provisions a crime.

Existing law authorizes a prescriber to dispense a controlled substance to an emergency room patient, if certain requirements are met, including the hospital pharmacy reporting dispensing information to the Department of Justice, as specified, if the drug is a schedule II or schedule III controlled substance.

This bill would also require the hospital to report dispensing information for any schedule IV controlled substance.

Existing law requires a board inspector to affix a tag or other marking to an adulterated or counterfeit dangerous drug or device, as specified, until such time as the drug or device is found not to be adulterated or counterfeit.

This bill would extend these provisions to dangerous drugs and devices that are misbranded, as defined.

Existing law prohibits a person from acting as a wholesaler or nonresident wholesaler of dangerous drugs or devices without a license, but exempts certain drug manufacturers that are otherwise licensed, as specified. Existing law authorizes the board to issue a temporary wholesaler license or temporary nonresident wholesaler license, as the board determines to be in the public interest, and requires that the fee for such a license be fixed by the board at an amount not to exceed the annual fee for renewal of a wholesaler license or nonresident wholesaler license, respectively. Existing law, until January 1, 2011, generally requires an applicant for issuance or renewal of a wholesaler or nonresident wholesaler license to submit a surety bond of \$100,000 or an equivalent means of security to secure payment of any administrative fines and costs imposed by the board.

This bill would instead apply the exemption from licensing to certain drug manufacturer premises that are otherwise licensed, as specified. The bill would authorize the board to set the license fee for a temporary wholesaler or temporary nonresident wholesaler license at either \$550 or an amount not to exceed the annual fee for renewal of a license to compound injectable sterile drug products. The bill would authorize such a temporary license to be issued for a period not to exceed 180 days, subject to terms and conditions the board deems necessary, when needed to protect public safety. The bill would provide for termination of a temporary license that was issued by mistake or where a permanent license has been denied, as specified. The bill would extend the provisions requiring an applicant for issuance or renewal of a wholesaler or a nonresident wholesaler license to submit a surety bond or equivalent means of security until January 1, 2015. Because the bill may increase the amount of fees deposited into the Pharmacy Board Contingent Fund, a continuously appropriated fund, the bill would make an appropriation.

Existing law requires the licensure of intern pharmacists, and sets forth specified requirements that an intern pharmacist must meet and conditions under which an intern pharmacist license may be issued.

This bill would allow a person who has not completed the experience requirements necessary to be eligible for the licensure examination to have his or her intern license extended for up to 2 years at the discretion of the board in certain circumstances.

Under existing law, the board is authorized to issue citations containing fines and orders of abatement for a violation of the Pharmacy Law or regulations adopted pursuant to that law, and the board's executive officer is authorized to issue a letter of admonishment for a violation of those provisions. Existing law authorizes a county to establish, by ordinance, a repository and distribution program for purposes of distributing surplus unused medications, as defined, to persons in need of financial assistance to ensure access to necessary pharmaceutical therapies, and authorizes a drug manufacturer or a licensed health facility, pharmacy wholesaler, or pharmacy to donate medications pursuant to the provisions.

This bill would allow a citation or letter of admonishment to be issued for a violation of the provisions related to the repository and distribution programs.

Because this bill would create new requirements under the Pharmacy Law, the violation of which would be a crime, it would impose a state-mandated local program.

The bill would make other technical and clarifying amendments to the Pharmacy Law.

(10) Existing law establishes the Board of Behavioral Sciences and provides for the licensure of marriage and family therapists and registration of marriage and family therapist interns and for the regulation of these licensees and registrants. Under existing law, a licensee is required to complete continuing education as a prerequisite for licensure renewal and may place his or her license on inactive status. Existing law allows a licensee to renew his or her expired license within 5 years of its expiration date. Existing law assesses specified fees for licensure and registration with the board that are deposited into the Behavioral Sciences Fund. Under existing law, an employee of a governmental entity, educational facility, or nonprofit charitable institution is exempt from the provisions otherwise pertaining to marriage and family therapists if his or her practice is performed under the employer's supervision.

This bill would additionally exempt from those provisions the work performed by a volunteer in those particular settings. The bill would revise the licensure requirements for an applicant possessing a license issued by another state in an equivalent field and would shorten the time within which an expired license may be renewed to 3 years after its expiration date. The bill would recast the provisions relating to inactive licenses and would delete certain obsolete continuing education requirements. The bill would delete other obsolete provisions relating to intern registration and would recast the renewal requirements for an intern registration. The bill would designate additional acts as unprofessional conduct for disciplinary purposes by the board and would recast its fee provisions.

(11) Existing law, the Educational Psychologist Practice Act, provides for the licensure and regulation of educational psychologists by the Board of Behavioral Sciences. Under the act, a licensee is required to complete continuing education as a prerequisite for licensure renewal and may renew his or her license within 5 years of its expiration date.

This bill would shorten the time within which an expired license may be renewed to 3 years after its expiration date and would designate additional acts as unprofessional conduct for disciplinary proceedings by the board.

(12) Existing law, the Clinical Social Workers Practice Act, provides for the licensure and regulation of clinical social workers by the Board of Behavioral Sciences and makes a violation of the act's provisions a crime. The act requires a person to register with the board as an associate clinical social worker prior to obtaining experience for licensure and allows the extension of this registration after it has been renewed 5 times. Under the act, fees assessed for registration and licensure are deposited into the Behavioral Sciences Fund. The act requires its licensees to complete continuing education as a prerequisite for licensure renewal and allows a licensee to place his or her license on inactive status. Under the act, a licensee may renew his or her expired license within 5 years of its expiration date. The act exempts from its provisions the practice of an employee in specified settings and the use of hypnotic techniques in designated settings.

This bill would revise these provisions to describe the exempt practice settings as a governmental entity, a school, college, or university, and a nonprofit charitable institution and would additionally exempt from the act's provisions the work performed by a volunteer in those settings. The bill would delete the provisions allowing extension of the associate clinical worker registration and would shorten the time within which an expired license may be renewed to 3 years after its expiration date. The bill would recast the licensure fee provisions and those relating to inactive licenses. The bill would delete certain obsolete continuing education requirements. The bill would designate additional acts as unprofessional conduct for disciplinary purposes by the board and would impose certain requirements on the use of a fictitious name by a licensee in his or her practice. Because the bill would specify additional requirements under the act, the violation of which would be a crime, it would impose a state-mandated local program.

(13) This bill would incorporate additional changes in Sections 1725, 1750.4, 1753, and 1770 of the Business and Professions Code, proposed by SB 534, to be operative only if SB 534 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

This bill would incorporate additional changes in Section 1751 of the Business and Professions Code, proposed by SB 534 and SB 963, to be operative only if either or both of those bills and this bill are chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

This bill would incorporate additional changes to Section 2335 of the Business and Professions Code, proposed by AB 253, to be operative only if AB 253 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

This bill would incorporate additional changes to Section 4200.1 of the Business and Professions Code, proposed by SB 963, to be operative only if SB 963 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

This bill would incorporate additional changes in Sections 12529 and 12529.5 of the Government Code, proposed by SB 797 to be operative only if SB 797 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(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. 589 (AB 98) Niello CalWORKs eligibility: work activities.

Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) block grant program to eligible states. Existing law provides for the CalWORKs program for the allocation of federal funds received through the TANF block grant program, under which each county provides cash assistance and other benefits to qualified low-income families.

Existing law requires certain participants in the CalWORKs program to participate in certain welfare-to-work activities, including, but not limited to, subsidized employment in either the public or private sector.

This bill would require the department to pay 50% of the wage subsidy to counties that include these activities within their welfare-to-work activities, subject to prescribed limitations. The bill would also require the department, no later than January 10, 2011, to report to the Legislature on the outcomes of implementing the bill, as prescribed.

Ch. 590 (AB 105) Lieu Tanning facilities.

Existing law, the Filante Tanning Facility Act of 1988, the violation of which is a crime, provides for regulation of tanning facilities by the Department of Consumer Affairs. The act requires a tanning facility to provide a written warning statement to customers and to post certain warning signs in areas where a tanning device, as defined, is used. The act also prohibits a tanning facility from claiming or distributing promotional materials that claim that using a tanning device is safe or free from risk and requires a tanning facility to, among other things, use a timer, as specified.

This bill would instead apply those provisions to an ultraviolet tanning device, as specified, and would define the term "ultraviolet tanning device." The bill would require that the written warning statement include specified additional warnings and be given to a customer before the customer uses an ultraviolet tanning device. The bill would require the warning signs to be posted conspicuously and in an area where an ultraviolet tanning device is used that is readily visible to a person using an ultraviolet tanning device. The bill would also authorize a tanning facility to include in that warning sign a statement regarding spray on tans and other sunless tanning products, as specified. The bill would prohibit a tanning facility from claiming that indoor tanning has any known health benefits. The bill would

require a tanning facility timer to be remotely located so that customers could not set their own exposure time.

The Filante Tanning Facility Act of 1988 also prohibits a person under 14 years of age from using a tanning device and requires a person between 14 and 18 years of age to provide the tanning facility with a specified statement signed by his or her parent or legal guardian before using a tanning device.

This bill would prohibit a person under 14 years of age from using an ultraviolet tanning device. The bill would also prohibit a tanning facility from allowing a person between 14 and 18 years of age to use an ultraviolet tanning device unless that person's parent or legal guardian provides consent by appearing in person, as specified, and signing a specified form in the presence of the facility owner or employee. The bill would make that consent valid for 12 months and authorize both its withdrawal and annual renewal, as specified. The bill would also require that proof of age be provided, as specified.

By expanding 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. 591 (AB 220) Bass Firefighters.

The Public Safety Officers Procedural Bill of Rights Act prescribes various rights of public safety officers, as defined, with regard to representation, discrimination, discipline, and interrogation, as specified.

This bill would enact the Firefighters Procedural Bill of Rights Act to prescribe various rights of firefighters, defined as any firefighter employed by a public agency, including a firefighter who is a paramedic or emergency medical technician, with specified exceptions. The bill would prescribe rights related to, among others, political activity, interrogation, punitive action, and administrative appeals, with specified requirements imposed upon the employing agency and the imposition of a civil penalty for a violation thereof. The bill would also specify that reimbursement of funds by the state shall be limited to the actual costs associated with the act, as specified.

By adding to the duties of local agencies to comply with that act, 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, 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. 592 (AB 233) Jones Diesel vehicles and engines: Healthy Heart and Lung Act.

(1) Existing law gives the State Air Resources Board the responsibility for control of emissions from motor vehicles and requires the state board to coordinate efforts of all levels of government as they affect air quality. The state board is required to identify toxic air contaminants and to establish airborne toxic control measures for toxic air contaminants. The state board has adopted an airborne toxic control measure to limit diesel-fueled commercial motor vehicle idling. Violations of this regulation are subject to a minimum civil penalty of \$100.

This bill would increase this minimum civil penalty to \$300. The bill would also require the state board, every 3 years, to review enforcement of specified diesel emission control regulations and develop a strategic plan for consistent, comprehensive, and fair enforcement

of these regulations. The bill would require the state board to submit this plan to the relevant legislative policy and fiscal committees by January 1, 2009, and every 3 years thereafter.

(2) Existing law requires a commercial motor vehicle that operates with a declared gross or combined gross vehicle weight that exceeds 10,000 pounds to register with the Department of Motor Vehicles, and subjects these vehicles to special weight fees.

This bill would require the department to, for any diesel commercial vehicle subject to these provisions, refuse registration, or renewal or transfer of registration, if the owner or an operator of the vehicle has been cited for a violation pertaining to the vehicle of specified air pollution laws until the violation has been cleared, as determined by the State Air Resources Board.

Ch. 593 (AB 236) Lieu Public resources: state and local motor vehicle fleets.

(1) Existing law requires the Department of General Services, in consultation with the State Energy Resources Conservation and Development Commission (Energy Commission) and the State Air Resources Board (board), to develop and adopt specifications and standards for all passenger cars and light-duty trucks that are purchased or leased on behalf of, or by, state offices, agencies, and departments. These specifications and standards are required to include specified elements. The Director of General Services is required to compile and maintain specified information on the nature of vehicles that are owned or leased by the state.

This bill would require the Department of General Services, in conjunction with the board and the Energy Commission, by December 31, 2008, to amend and revise existing purchasing methodology to rank environmental and energy benefits, and costs of motor vehicles for potential procurement by state and local governments and to develop vehicle ranking containing specified criteria. By July 1, 2009, available vehicles in individual classes would be ranked based on the purchasing methodology revised by the Energy Commission. The Department of General Services would be required to procure, for use in the state fleet, vehicles that meet federal requirements and have been ranked best in their class as determined by the revised purchasing methodology, except as specified. The Department of General Services would be required to take specified actions regarding vehicle procurement and alternative fuel and related infrastructure. By July 1, 2009, a vehicle capable of using alternative fuels would be required to be operated on those fuels unless alternative fuels are not readily available or other factors exist that may prevent the use of those fuels.

The Director of General Services would be required to compile and maintain the number of alternative fuel vehicles in the vehicle fleet that use the respective alternative fuel in those vehicles and the number that use petroleum and to report to the Legislature and the Governor, beginning on July 1, 2009, and every 3 years thereafter, the information on the nature of vehicles that are owned or leased by the state. On December 31, 2009, and annually thereafter, the Director of General Services would, additionally, be required to report to the Legislature and the Governor on the total annual vehicle miles traveled by state vehicles.

The Secretary of State and Consumer Services, in consultation with the Department of General Services and other appropriate agencies, would be required, on or before July 1, 2009, to develop and implement, and submit to the Legislature and the Governor, a plan to reduce or displace the state fleet's consumption of petroleum products. Beginning on April 1, 2010, and annually thereafter, the Department of General Services would be required to provide the Department of Finance and the appropriate committees of the Legislature with a progress report on meeting the goals in that plan.

(2) Existing law authorizes a city, county, city and county, and special district, including a school district and a community college district, when awarding a vehicle procurement contract, to evaluate and score fuel economy, in addition to other life-cycle factors, in choosing passenger cars or light-duty trucks, or both, with the lowest life-cycle cost; and to require that 75% of the passenger cars or light-duty trucks, or both, to be acquired be energy-efficient vehicles.

This bill would make technical, nonsubstantive changes to those provisions.

Ch. 594 (AB 241) Price Horse racing: satellite wagering.

Existing law generally regulates horse racing, including satellite wagering on horse races. Existing law authorizes the California Horse Racing Board to authorize certain fairs and racing associations to operate satellite wagering facilities.

This bill would authorize an additional 15 minisatellite wagering sites, as defined, in each zone under certain conditions. The bill would apply a specified provision requiring, as a condition of operating a minisatellite facility, the entity operating the facility must enter into a written contractual agreement with a bona fide labor organization, as defined. The bill would also require the board to adopt emergency regulations to implement the new facilities by April 1, 2008. The bill would authorize satellite wagering to continue to be conducted at certain racetracks that have closed, under certain conditions.

Existing law generally regulates horse racing and defines “inclosure” for purposes of wagering as all areas of the racing association’s or fair’s grounds and locations, as designated by the racing association or fair licensed to conduct a live racing meeting and approved by the board, excluding the public parking lot.

This bill would delete the parking lot exclusion from that definition.

Existing law authorizes any fair in San Joaquin, San Bernardino, Humboldt, or Fresno Counties, subject to certain conditions, to operate a satellite wagering facility, as specified.

This bill would remove the specified counties listed in that provision, so as to authorize any county to operate a satellite wagering facility under those conditions.

By expanding wagering on horse racing by authorizing additional satellite wagering facilities, this bill would increase the amount of continuously appropriated license fees, thereby making an appropriation.

Ch. 595 (AB 338) Coto Workers’ compensation: temporary disability payments.

Existing workers’ compensation law generally requires employers to secure the payment of workers’ compensation, including medical treatment, for injuries incurred by their employees that arise out of, or in the course of, employment. Existing law prohibits aggregate disability payments for a single injury occurring on or after April 19, 2004, causing temporary disability from extending for more than 104 compensable weeks within a period of 2 years from the date of commencement of temporary disability payment, except if an employee suffers from certain injuries or conditions.

This bill would, for a single injury occurring on or after January 1, 2008, increase to 5 years from the date of injury, the period of time during which an employee can receive aggregate disability payments.

Ch. 596 (AB 382) Committee on Housing and Community Development Housing omnibus act.

(1) Existing law authorizes a redevelopment agency, a housing authority, a city, or a county to issue bonds to provide financing for the acquisition, construction, rehabilitation, refinancing, or development of units reserved for occupancy by low- or very low income households for a specified period. When the period for reservation expires or terminates, existing law requires the units to remain available to eligible households occupying the units until one of specified alternatives occurs. These provisions also apply to units financed with the proceeds of bonds that have been refunded, as specified.

This bill would make a technical, clarifying change to these provisions.

(2) Existing law regulates manufactured housing communities.

The Mobilehome Parks Act requires the Department of Housing and Community Development, or a city, county, or city and county that assumes responsibility for the enforcement of the act, to enter and inspect mobilehome parks every 7 years to ensure

enforcement of the act and implementing regulations. A mobilehome park may include manufactured homes.

This bill would delete provisions in existing law governing manufactured housing communities and, instead, would define “manufactured housing community” for the purposes of the Mobilehome Parks Act.

(3) Existing law authorizes establishment of a renewal area by the legislative body of a community for the purpose of providing low-income, middle-income, and normal-market housing, including single- or multiple family dwellings, and sufficient commercial establishments to serve persons living within a reasonable distance of the renewal area, and for the purpose of rebuilding or rehabilitating a renewal area to maintain its neighborhood character.

This bill would repeal these provisions.

(4) Existing law, the Limited Dividend Housing Corporations Law, authorizes the formation of corporations for the purpose of providing housing for families of low income or reconstructing slum areas, subject to approval by the department.

This bill would repeal the Limited Dividend Housing Corporations Law.

(5) Existing law requires a redevelopment agency to establish a separate Low and Moderate Income Housing Fund and deposit in that fund certain tax increment funds derived from redevelopment. The moneys in the fund are required to be used to increase, improve, and preserve the supply of low- and moderate-income housing within the territorial jurisdiction of the agency. The agency is required to require all new or substantially rehabilitated housing units developed or otherwise assisted with moneys from the fund, except as specified, to remain available at affordable housing cost to, and occupied by, persons and families of low or moderate income and very low income and extremely low income households for the longest feasible time, but for not less than 55 years for rental units, and not less than 45 years for owner-occupied units.

This bill would require the agency to require all new or substantially rehabilitated mutual self-help housing units, as defined, developed or otherwise assisted with moneys from the fund, except as specified, to remain available at affordable housing cost to, and occupied by, persons and families of low or moderate income and very low income and extremely low income households for the longest feasible time, but for not less than 15 years. The bill would authorize the sale of these housing units prior to the expiration of the 15-year period pursuant to a program that meets certain conditions.

(6) Existing law authorizes the Redevelopment Agency of the County of Alameda, for only the Mt. Eden Sub-Area of the Eden Redevelopment Project Area, to count, towards satisfaction of specified low-income housing production requirements in existing law, the construction of units outside the project area but within the City of Hayward if all of certain conditions are met. This provision is scheduled to be repealed on January 1, 2012.

This bill would delete the specified repeal date and, instead, would provide that this provision does not apply to a housing unit for which construction commences on or after January 1, 2012.

(7) The Housing Authorities Law authorizes the establishment of a functioning housing authority within a city or county by enactment of a resolution by the city or county declaring that there is need of a functioning housing authority in the city or county. A housing authority may contract with the Department of Housing and Community Development, or any other authority, for the furnishing by the department or authority of any necessary staff services associated with or required by an authority and which could be performed by the staff of an authority.

This bill, additionally, would authorize a housing authority to contract with any city or county for the furnishing of those services.

(8) Existing law authorizes a city or county to enter into an agreement with another city or county to form an area housing council for the purpose of developing and implementing

an area housing plan covering the cities and counties comprising the membership of the council.

This bill would repeal this authority.

(9) Existing law establishes a low-income housing tax credit program, administered by the California Tax Credit Allocation committee, which provides procedures and requirements for the allocation of state tax credit amounts among low-income housing projects based on federal law.

Existing law defines “rural area” for the purposes of the program and for related provisions of existing law. Existing law requires the Department of Housing and Community Development, upon the request of the committee, to prepare a list of areas located in nonmetropolitan areas, including a list of census tracts for unincorporated areas.

Existing law also establishes a farmworker housing assistance program and prescribes requirements for claiming tax credits under the program, including a requirement that expenditures upon which the amount of the credit is based shall be eligible costs, as defined, and a limitation on the amount of development fees that may be included as eligible costs.

This bill would delete the requirement that the department prepare the lists specified above, and would make various technical, nonsubstantive changes to the definition of “rural area” for purposes of the above provisions.

The bill would revise the definition of “eligible costs” for purposes of the farmworker housing assistance program. It would also require the amount of development fees included as eligible costs under the farmworker housing assistance program to be consistent with the amount of development fees allowed for eligible costs under the low-income housing tax credit program.

(10) Existing law establishes the Local Housing Trust Fund Matching Grant Program for the purpose of supporting local housing trust funds dedicated to the creation or preservation of affordable housing. Existing law authorizes the department to make matching grants available to cities and counties, or a city and county, and existing charitable nonprofit organizations that have created, funded, and operated housing trust funds prior to January 1, 2003. Existing law also authorizes the department to make matching grants available to new local housing trusts created after January 1, 2003.

Existing law requires applicants for the grant program to be required to continue funding the local housing trust fund from specified local sources, and continue the trust in operation, for a period of no less than 5 years from the date of award. If the funding is not continued for a 5-year period, then the amount of the department’s grant to the local housing trust fund, to the extent that the trust fund has unencumbered funds available, is required to be immediately repaid, and any payments from any projects funded by the local housing trust fund that would have been paid to the local housing trust fund are required to be paid instead to the department and used for the grant program.

This bill, instead, would require that payments from any projects funded by the local housing trust fund that would have been paid to the local housing trust fund be paid instead to the department and used for the Multifamily Housing Program, or its successor.

(11) Existing law creates the Building Equity and Growth in Neighborhoods (BEGIN) Program and the BEGIN Fund. Moneys in the fund are made available, upon appropriation, to the department for grants to cities, counties, and cities and counties for assistance in the form of 2nd mortgage loans for downpayment purposes to qualifying new home buyers in those cities, counties, and cities and counties that have taken prescribed actions to remove barriers to affordable housing.

This bill would require the maximum amount of downpayment assistance under the BEGIN Program to be set in the current Notice of Funding Availability (NOFA), and would delete the loan maximum in existing law of \$30,000, but would retain the loan maximum in existing law of 20% of the sale price of the residence.

(12) This bill would also delete obsolete provisions, correct erroneous cross-references, and make various other, technical changes to related housing provisions.

(13) This bill would incorporate additional changes in Section 33334.3 of the Health and Safety Code, proposed by AB 987, to be operative only if AB 987 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(14) This bill would incorporate additional changes in Section 33413 of the Health and Safety Code, proposed by AB 987, to be operative only if AB 987 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 597 (AB 422) Hancock Hazardous substances: water quality.

(1) Existing law, the Carpenter-Presley-Tanner Hazardous Substance Account Act (California Superfund Act) imposes liability for hazardous substance removal or remedial actions and requires the Department of Toxic Substances Control to adopt, by regulation, criteria for the selection and for the priority ranking of hazardous substance release sites for removal or remedial action under the act. The California Superfund Act excludes releases of petroleum from that act. The California Superfund Act requires any response action taken or approved under that act to meet certain requirements with regard to, among other things, the preparation of the health or ecological risk assessment. The act requires the exposure assessment of that risk assessment to meet specified requirements, including the development of reasonable maximum estimates of exposure for both current land use conditions and reasonably foreseeable future land use conditions at the site.

This bill would require that the exposure assessment of any health or ecological risk assessment prepared in conjunction with a response action taken or approved pursuant to the California Superfund Act include the development of reasonable maximum estimates of exposure to volatile organic compounds that may enter structures that are on the site or that are proposed to be constructed on the site and may cause exposure due to accumulation of those volatile organic compounds in the indoor air of those structures.

(2) Existing law, the Porter-Cologne Water Quality Control Act (water quality control act), requires a person who discharges waste into the waters of the state in violation of waste discharge requirements or other order or prohibition issued by a regional board or the state water board, upon the order of that regional board or the state board, to clean up the waste or to abate the effects of the waste. The act subjects a person who violates a cleanup or abatement order to civil penalties.

This bill would authorize the state board or a regional board to require a person conducting cleanup, abatement, or other remedial action for a brownfield site, as defined, to assess the potential human health or ecological risks caused or created by the discharge using human health and environmental screening levels or a site-specific assessment of risks.

The bill would provide that this authority applies only to an order issued by the state board or a regional board on or after January 1, 2008, but the bill would allow the state board or a regional board to require a site-specific assessment of human health or ecological risks at a brownfield site that is subject to an order issued before January 1, 2008, pursuant to the water quality control act as it read on December 31, 2007. The bill would provide that if the state board or a regional board requires a site-specific assessment of human health or ecological risks at a brownfield site that is subject to an order issued before January 1, 2008, the state board or a regional board would be required to make a specified determination.

Ch. 598 (AB 532) Wolk State property: solar energy.

Existing law requires the Department of General Services, in consultation with the State Energy Resources Conservation and Development Commission, to ensure that solar energy equipment is installed, no later than January 1, 2007, on all state buildings and state parking facilities, where feasible.

This bill would require the department to ensure that solar energy equipment is installed no later than January 1, 2009, on these buildings and facilities, as well as state-owned swimming pools that are heated with fossil fuels or electricity, where feasible.

Existing law requires that solar energy equipment be installed, where feasible, as part of the construction of all state buildings and state parking facilities for which construction commences on or after January 1, 2003.

This bill would change this requirement to apply to construction commencing on or after January 1, 2008.

Existing law provides that it is feasible to install solar equipment if adequate space on or adjacent to a building is available, if the solar-energy equipment is cost-effective, and if funding is available.

This bill would specify that funding for purposes of determining if installation is feasible may be funding from the state or another source.

Ch. 599 (AB 607) Brownley Residential hotels: locking mail receptacles.

Existing law states the Legislature's intent for the state to play an important role in improving the quality of residential hotels as a housing resource for persons of very low and low income. Existing law also requires a lessor to maintain a building intended for the occupation of human beings in a tenantable condition, subject to certain exceptions.

This bill would, after July 1, 2008, require all residential hotels to provide each residential unit with a locking mail receptacle, acceptable for mail delivery by the United States Postal Service. This bill also authorizes, under certain circumstances, cities, counties, and cities and counties to make and enforce ordinances that provide greater protections and increased penalties for a residential hotel's failure to provide an adequate locking mail receptacle for each residential unit. This bill would, after July 1, 2008, make a failure to provide an adequate locking mail receptacle a basis for considering a residential unit untenable.

Ch. 600 (AB 609) Eng State building construction: energy conservation.

The State Building Construction Act of 1955 authorizes the State Public Works Board to acquire and to engage in the construction of, cogeneration equipment, alternative energy equipment, or conservation measures, and any combination thereof, and to enter into energy service contracts at any structure, building, facility, site, or work used, owned, or acquired by state agencies, subject to specified criteria. Equipment, conservation measures, or energy services contracts subject to these provisions are required to be anticipated to provide cost savings to the state in each year during the term of any revenue bonds, notes, or energy service contracts issued or entered into pursuant to the act or other specified provisions of law, except as otherwise authorized by the Legislature.

This bill would instead require the equipment, conservation measures, or energy service contracts to be anticipated to provide cost savings to the state during the useful life of the equipment or conservation measure.

Ch. 601 (AB 610) Price Small Business Expansion Fund.

The California Small Business Financial Development Corporation Law authorizes the formation of small business financial development corporations to grant loans or loan guarantees for the purpose of stimulating small business development and imposes certain duties with respect thereto on a director designated by the Secretary of Business, Transportation and Housing. The California Small Business Expansion Fund, which is created under that law and is continuously appropriated, provides funds to be used to pay for defaulted loan guarantees and administrative costs of these corporations. Existing law specifies that the amount of guarantee liability outstanding at any one time shall not exceed 4 times the amount of funds on deposit in the expansion fund plus any receivables due from funds loaned from the fund to another fund in state government, as specified. Existing law imposes a similar leverage ratio on the amount of guarantee liability outstanding with respect to a corporation's trust fund account. Existing law authorizes the director to authorize a corporation to exceed these specified leverage ratios pending annual reallocation of funds;

however, a corporation may not exceed an outstanding guarantee liability of more than 5 times its funds on deposit.

This bill would instead, until January 1, 2013, limit the amount of guarantee liability outstanding with respect to these funds to 5 times the amount of funds on deposit in the expansion fund or in a corporation's trust fund account and would delete the provision authorizing the director to allow a corporation to exceed that leverage ratio.

Ch. 602 (AB 629) Brownley Sex education programs: requirements.

Existing law establishes requirements for the provision of sex education.

Existing law, the California Comprehensive Sexual Health and HIV/AIDS Prevention Education Act, authorizes school districts to provide comprehensive sexual health education, as defined, in any kindergarten to grade 12, inclusive, and ensures that all pupils in grades 7 to 12, inclusive, receive HIV/AIDS prevention education, as defined.

Existing law enumerates various requirements for comprehensive sexual health education and HIV/AIDS prevention education. Existing law requires a school district to notify the parent or guardian of a pupil about instruction in comprehensive sexual health education and HIV/AIDS prevention and empowers a parent or guardian to excuse his or her pupil from all or part of that instruction.

This bill would enact the Sexual Health Education Accountability Act, which would require, with certain exceptions, any program that provides education to prevent adolescent or unintended pregnancy or to prevent sexually transmitted infections and that is conducted, operated, or administered by the state or any state agency, or is funded directly or indirectly by the state, or receives any financial assistance from state funds or funds administered by the state to meet specified requirements.

Ch. 603 (AB 641) Torrico Developer fees.

Existing law prohibits a local agency that imposes any fees or charges on a residential development for the construction of public improvements or facilities from requiring the payment of those fees or charges until the date of the final inspection, or the date the certificate of occupancy is issued, whichever occurs first, except that the agency is authorized to require the payment of those fees and charges at an earlier time if (1) the local agency determines that the fees or charges will be collected for public improvements or facilities for which an account has been established and funds appropriated, and for which the local agency has adopted a proposed construction schedule or plan prior to final inspection or issuance of the certificate of occupancy, or (2) the fees or charges are to reimburse the local agency for expenditures previously made. If the fee or charge is not fully paid prior to issuance of a building permit, existing law authorizes the local agency issuing the building permit to require the property owner, as a condition of issuance of the building permit, to execute a contract to pay the fee or charge within the specified time.

This bill would provide that the specified exemption to the existing prohibition does not apply, except for developer fees levied for school construction purposes, to units reserved for occupancy by lower income households included in a residential development proposed by a nonprofit housing developer in which at least 49% of the total units are reserved for occupancy by lower income households, as defined, at an affordable rent, as defined. The bill would provide that fees and charges exempted under the bill from payment prior to the date of final inspection or issuance of the certificate of occupancy shall become immediately due and payable when the residential development no longer meets the lower income household occupancy requirements. The bill would authorize a city, county, or city and county to require the posting of a performance bond or a letter of credit from a federally insured, recognized depository institution, in addition to the contract required under existing law, to guarantee payment of any fees or charges that are subject to the exemption provided under the bill.

Ch. 604 (AB 646) Wolk Public resources: Cache Creek Resource Management Plan.

(1) The Surface Mining and Reclamation Act of 1975, governs surface mining operations and reclamation of mined lands, and provides, among other things, for the submission of reclamation plans to, and issuance of permits by, lead agencies to persons engaging in surface mining operations. Until December 31, 2008, a site specific plan in conjunction and consistent with the Cache Creek Resource Management Plan is to be considered a functional equivalent of a reclamation plan for purposes of the act. The board of supervisors of the county in which the Cache Creek Resource Management Plan is to be implemented are required, until December 31, 2008, to prepare and forward to the Director of Conservation annually a report containing specified information relating to mining operations.

This bill would extend these provisions until December 31, 2012. By extending the duties of the board of supervisors of the county in which the Cache Creek Resource Management Plan is to be implemented, 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. 605 (AB 649) Ma Horse racing: jockeys.

Existing law establishes the California Horse Racing Board, which generally regulates horse racing in the state, including setting riding fees for jockeys that apply in the absence of an agreement regarding riding fees to the contrary.

This bill would require the scale of minimum jockey riding fees for losing mounts to be increased, effective January 1, 2008, when the state minimum wage is increased, as specified. The bill would provide that the new fees are minimum jockey riding fees. The bill would also require, effective January 1, 2008, the minimum amount awarded to a jockey who finishes 2nd or 3rd in a thoroughbred horse race to be increased. The bill would further charge the board, no later than July 1, 2008, with establishing that a jockey who rides a horse finishing in 4th place in a thoroughbred horse race receive a reasonable riding fee, as specified.

The bill would state findings and declarations of the Legislature relative to jockey riding fees.

Because this bill would impose requirements, the violation of which would be a misdemeanor, pursuant to existing provisions of law, 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. 606 (AB 650) Lieu Personal income taxes: earned income tax credit: notification.

The Personal Income Tax Law authorizes various credits against the taxes imposed by that law. The federal income tax laws authorize a refundable earned income tax credit for certain low-income individuals who have earned income and who meet certain other requirements.

The bill would require an employer, as defined, to notify all employees that they may be eligible for the federal earned income tax credit, as specified.

Ch. 607 (AB 668) Portantino Student financial aid: California Community College Student Federal and State Financial Aid Opportunity Act.

Existing law establishes the California Community Colleges, under the administration of the Board of Governors of the California Community Colleges, as one of the segments of public postsecondary education in this state. Existing law establishes community college

districts throughout the state, and authorizes these districts to provide instruction to students at community college campuses.

This bill would enact the California Community College Student Federal and State Financial Aid Opportunity Act. The bill would express various findings and declarations of the Legislature relating to the use of the federal Pell Grant program by students of the California Community Colleges, and would express the intent of the Legislature to increase the number of students of the California Community Colleges receiving awards from the federal Pell Grant program.

The bill would require the Chancellor's Office of the California Community Colleges to take various actions to inform community college students of opportunities to participate in the federal Pell Grant program.

Ch. 608 (AB 687) La Malfa State property: Crystal Creek Regional Boys' Camp.

(1) Existing law generally authorizes the Director of General Services to let for a period not to exceed 5 years any real property of the state.

This bill would, notwithstanding these provisions, authorize the director, with the concurrence of the Department of Forestry and Fire Protection, to lease to the County of Shasta, the Crystal Creek Regional Boys' Camp located in Shasta County, for the purposes of operating a regional rehabilitative juveniles camp, subject to specified conditions, including a condition that precludes the state from unilateral termination of the lease prior to the county fully recovering its investment in the property.

(2) Existing law requires that, except as otherwise specified by law, the net proceeds received from the lease or other disposition of surplus real property be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, a continuously appropriated account, until the bonds issued pursuant to the act are retired.

This bill would declare that the lease of state property authorized by the bill does not constitute a lease or other disposition of surplus state property within the meaning of these provisions.

Ch. 609 (AB 695) Karnette Vessels: registration.

(1) Existing law generally requires every undocumented vessel, as defined, using the waters or on the waters of the state to be currently numbered. The owner of each vessel requiring numbering by the state is required to file an initial application for a number, on forms the Department of Motor Vehicles develops and approves, with the department or an agent authorized by the department.

Existing law, by regulation, imposes emissions standards on spark-ignition marine engines with a model-year of 2001 or later, that are manufactured for sale, sold, or offered for sale in the state, or that are introduced, delivered, or imported into the state for introduction into commerce.

This bill would require the initial application for a number, on and after July 1, 2008, to contain checkoff boxes or line alternatives for the retail seller of the vessel to certify that a sterndrive or inboard vessel that contains a spark-ignition marine engine below 373 kW (500 hp) rated power output that was manufactured on or after January 1, 2008, or contains a spark-ignition marine engine with any rated power output that was manufactured on or after January 1, 2009, has a permanently affixed label indicating that the engine meets or exceeds specified 2008 California emissions standards. The bill also would require an initial application for one of those vessels to have a line requiring the application to be accompanied by a specified hang tag for the engine.

If the retail seller of one of those vessels files for the purchaser the initial application for a number for the vessel, the bill would require the retail seller to certify on the initial application for a number that the spark-ignition marine engine has a permanently affixed label indicating that the engine meets or exceeds those emissions standards. The retail seller

also would be required to submit with the application the hang tag for the engine, after including specified information on the hang tag.

If the retail seller does not file for the purchaser the initial application for a number for one of those vessels, the bill would require the applicant to submit the hang tag for the engine, with specified information on the hang tag, inserted by the retail seller of the vessel.

The bill would exclude from its provisions vessels originally purchased in another state by a resident of that state who subsequently establishes residence in this state, and who provides satisfactory evidence to the department, or the department's agent, of the previous residence.

The bill would prohibit the department, and the department's agent, from numbering a vessel subject to those requirements if the retail seller does not certify on the initial application for a number that the engine has the permanently affixed label or the applicant does not submit an application that is accompanied by the hang tag.

(2) The bill would provide that it is an infraction, punishable by a fine of \$250, for a person to operate an undocumented vessel with one of those engines described in (1), requiring numbering by the state, that is not currently numbered by the state, and that does not comply with the emissions standards described in (1). By creating a new infraction, 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.

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

(4) This bill would become operative on July 1, 2008.

Ch. 610 (AB 739) Laird Stormwater discharge.

Under existing law, the State Water Resources Control Board and the California regional water quality control boards prescribe waste discharge requirements for the discharge of stormwater in accordance with the national pollutant discharge elimination system (NPDES) permit program established by the federal Clean Water Act and the Porter-Cologne Water Quality Control Act (state act).

The Safe Drinking Water, Water Quality and Supply, Flood Control, River, and Coastal Protection Bond Act of 2006 (initiative bond act) authorizes the issuance of bonds in the amount of \$5,388,000,000. The Disaster Preparedness and Flood Prevention Bond Act of 2006 authorizes the issuance of bonds in the amount of \$4,090,000,000 for the purposes of financing a disaster preparedness and flood prevention program.

This bill would require the Department of Water Resources to develop project selection and evaluation guidelines to implement a specified stormwater flood management grant program financed by the Disaster Preparedness and Flood Prevention Bond Act of 2006. The bill would provide that the design and construction of projects for combined municipal sewer and stormwater systems are eligible for financing under that grant program. The bill would require the state board to develop project selection and evaluation guidelines for the allocation of funds made available by the initiative bond act for a stormwater contamination prevention and reduction program. The bill would provide for the expenditure of those funds, upon appropriation, for specified projects. Grant recipients would be required to assess and report on project effectiveness. The bill would require the state board and the department to consult with each other, as necessary, with regard to the development of project selection and evaluation guidelines for various programs involving stormwater management that are financed by the initiative bond act or the Disaster Preparedness and Flood Prevention Bond Act of 2006. The state board would be required, no later than July 1, 2009, and after holding public workshops and soliciting public comments, to develop a comprehensive guidance document for evaluating and measuring the effectiveness of municipal stormwater management programs undertaken, and permits issued, in accordance with the NPDES permit program and the state act. The state board and the regional boards would be required

to refer to the guidance document when establishing requirements in municipal stormwater programs and permits for evaluation and reporting on program effectiveness. The bill would require the state board to appoint a stormwater management task force comprised of public agencies, representatives of the regulated community, and nonprofit organizations, and to submit a specified report on polluted runoff control to the Ocean Protection Council no later than January 1, 2009.

Ch. 611 (AB 761) Coto State contracts: infrastructure bonds: small businesses.

Existing law provides for various programs to encourage the participation of small businesses, as certified by the Department of General Services, in state agency contracts, and sets forth the duties of the Director of General Services and the directors of other state agencies in this regard.

This bill, in order to encourage the participation of small businesses in the construction of the state's infrastructure, as provided in specified infrastructure-related bond acts of 2006, would additionally require each state agency, as defined, to establish a 25% goal for the participation of small businesses in the construction of the state's infrastructure, as provided in those bond acts, to advertise all upcoming opportunities to bid on contracts for projects funded by those bond acts, as specified, including bidding procedures, and to provide California small businesses with information regarding available training and technical assistance for understanding and bidding on contracts for projects funded by those bond acts.

This bill would also require each state agency, on or before August 1, 2009, and annually thereafter, that has awarded any contract financed with the proceeds of the infrastructure-related bond acts in the previous fiscal year to report to the Director of General Services on certain statistics regarding small business and microbusiness participation.

Ch. 612 (AB 763) Saldana Condominium conversion: tenant notification.

The Subdivision Map Act prohibits a legislative body from approving a final map for a subdivision to be created from the conversion of residential real property into a condominium project, a community apartment project, or a stock cooperative project, unless the legislative body finds that there has been compliance with certain tenant notice requirements.

This bill would recast the specified prohibition and would make other, technical changes to related provisions of existing law.

Ch. 613 (AB 765) Evans Horse racing.

Existing law requires fairs and racing associations to pay a certain percentage of the handle from races to the state as license fees, and to pay other portions of the handle out for other purposes, as specified.

This bill would authorize certain fairs or associations, or combined entities, to contribute 1% of the total amount handled daily in conventional and exotic pools for maintenance and improvements at a fair's racetrack inclosure, for those fairs that contribute. The money raised would be deposited into the Inclosure Facilities Improvement Fund, which would be created as a special fund in the State Treasury, and that money would be available upon appropriation by the Legislature in the annual Budget Act. The bill would direct the Secretary of Food and Agriculture to appoint a committee to advise on the administration of the funds raised pursuant to the provisions of the bill, and would require the secretary to report any allocations made pursuant to those provisions of the bill, as specified.

Under existing law, in addition to parimutuel wagering otherwise authorized, advance deposit wagering is authorized to be conducted, upon approval of the California Horse Racing Board. Provisions relating to the authorization of advance deposit wagering are to be repealed as of January 1, 2008.

This bill would extend that authorization indefinitely, and revise and recast provisions relating to advance deposit wagering, including clarifying terms, imposing requirements on

advance deposit wagering providers, requiring the consent of a horsemen's organization before conducting advance deposit wagering on races conducted in this state, prescribing a process for hub fee agreements and disputes, and revising how the proceeds from advance deposit wagers are distributed. The bill would make additional conforming changes by deleting alternate provisions of law related thereto.

Under existing law, revenues distributed to the state as license fees from horse racing 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.

Because this bill would revise the amount of money deposited into, and distributed from, that fund, it would make an appropriation.

Ch. 614 (AB 783) Arambula Public water systems.

Existing law, known as the California Safe Drinking Water Act, requires the State Department of Public Health to administer provisions relating to the regulation of drinking water to protect public health, including, but not limited to, conducting research, studies, and demonstration programs relating to the provision of a dependable, safe supply of drinking water, enforcing the federal Safe Drinking Water Act, adoption of enforcement regulations, and conducting studies and investigations to assess the quality of water in domestic water supplies.

Existing law, the Calderon-Sher Safe Drinking Water Act of 1996, requires the State Department of Public Health to submit to the Legislature a Comprehensive Safe Drinking Water Plan for California once every 5 years, and to take all reasonable measures necessary to reduce the risk to the public health from waterborne illnesses in drinking water caused by cryptosporidium and giardia.

This bill would require the department, in administering programs to fund improvements and expansions of small community water systems, as defined, to award funds using specified priorities.

Existing law permits the department to enter into oral contracts, in an amount not to exceed \$5,000 for immediate remedial action necessary to remedy or prevent emergencies related to contamination of the drinking water supply.

This bill would increase this amount to \$10,000.

Ch. 615 (AB 812) Hernandez Workers' compensation: audits.

Existing law provides that workers' compensation insurers generally perform a payroll verification audit to compare the actual premium to the estimated premium. This information is generally supplied by the insured employer.

This bill would provide that if an employer fails to provide for access by the insurer or its authorized representative to its records, to enable the insurer to perform an audit, the employer shall be liable to pay to the insurer a total premium for the policy equal to 3 times the insurer's then-current estimate of the annual premium on the expiration date of the policy. The employer shall also be liable for costs, as specified.

This bill would require the insurer to have and follow regular and reasonable rules and procedures for access to records, as specified.

This bill would specify the procedures to be followed if the employer fails to provide access as required, and makes other changes.

Ch. 616 (AB 833) Ruskin California Toxic Release Inventory Program.

Existing law authorizes the California Environmental Protection Agency (Cal-EPA) to request any business to submit the information required to be submitted in the toxic chemical release form pursuant to the federal Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA). Existing law prohibits the Cal-EPA from requiring the form from

certain businesses or in an amount lower than the applicable threshold amount specified in EPCRA.

This bill would enact the California Toxic Release Inventory Program Act of 2007 to require the Department of Toxic Substances Control (department) to develop and implement, by January 1, 2009, the California Toxic Release Inventory Program to require a facility to submit a toxic chemical release form to the department, if the facility is not required to submit a toxic chemical release form containing that same information pursuant to the existing federal regulations, as defined.

The bill would require the information to be reported under the program to be reported retroactively to the effective date of the changes made to EPCRA or the existing federal regulations to ensure no gap in data collection. The bill would require the department to determine whether existing California-specific reporting requirements can substitute, in whole or in part, for the information that would be required under the program. The bill would require the facility to utilize the same reporting forms required by the existing regulations, unless the department determines that an alternative form is necessary to substitute chemical release data reported under existing California-specific programs.

The department would be authorized to adopt regulations to implement the program as emergency regulations and would require the Office of Administrative Law to deem these regulations to be necessary for the immediate preservation of the public peace, health, safety, and general welfare. The bill would also prohibit the department, if there is a legal challenge to the changes made to a specified provision of the federal act or the federal regulations adopted pursuant to that provision, that result in the changes being stayed or enjoined by a court, from requiring a facility to submit a toxic chemical release form, until the department determines that the court action has been settled or adjudicated.

Ch. 617 (AB 910) Karnette Disabled persons: support and health care coverage.

(1) Existing law, the Knox-Keene Health Care Service Plan Act of 1975 (Knox-Keene Act), provides for the licensure and regulation of health care service plans by the Department of Managed Health Care and makes a willful violation of the act a crime. Existing law also provides for the regulation of health insurers by the Department of Insurance. Under existing law, a plan and a health insurer are required to provide that coverage for a dependent child who attains a limiting age specified in the plan or policy shall not terminate if the child is and continues to be both incapable of self-sustaining employment by reason of mental retardation or a physical handicap and chiefly dependent upon the subscriber or insured for support, provided that proof of those facts is furnished within 31 days of the request for the information or the child's attainment of the limiting age, as specified.

This bill would change the first criterion, requiring a health care service plan and a health insurer to provide that coverage of a dependent child shall not terminate upon attaining the limiting age if, in addition to meeting the 2nd criterion, as specified, the child is and continues to be incapable of self-sustaining employment by reason of a physically or mentally disabling injury, illness, or condition. The bill would require the plan and insurer to notify the subscriber or insured at least 90 days before the dependent child attains the limiting age and would require the subscriber or insured to submit proof, within 60 days of receiving that notice, that the child meets the criteria. The bill would require the plan or insurer upon request from the subscriber, group member, or policyholder and proof the child meets the criteria for continued coverage, to determine whether the child meets that criteria before the date the child attains the limiting age. The bill would also require, after a change in carriers, that the new plan or insurer continue coverage of the dependent child and would authorize that new plan or insurer to request information about the dependent child initially and not more frequently than annually thereafter in order to determine if the child continues to meet the criteria. The bill would require the subscriber, group member, or policyholder to submit the information requested by the new plan or insurer within 60 days of receiving the request.

Because the bill would specify additional requirements under the Knox-Keene Act, the willful violation of which would be a crime, it would impose a state-mandated local program.

(2) Existing law requires health insurance coverage, as defined, for a supported child to be included in a court's order for support if that insurance is available at no cost or at a reasonable cost to the parents. Existing law also requires a child support order to include a provision requiring the child support obligor and obligee to inform each other of the availability of health insurance coverage, as specified, and requires the Judicial Council to modify the form of the order to include those provisions.

The bill would require a support order to direct the parent or parents who, at the time of the order or subsequently, provide health insurance coverage for a supported child to seek continuation of coverage for the child upon his or her attaining the limiting age under the coverage if the child is incapable of self-sustaining employment and otherwise meets the criteria described in paragraph (1). The bill would require a child support order to include a provision for the obligor and obligee to provide information about the availability of health insurance coverage for a child or an adult who meets that criteria and would not require the Judicial Council to modify the order's form for this purpose until January 1, 2010.

(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. 618 (AB 927) Saldana Multifamily Housing Program.

Existing law establishes the Multifamily Housing Program under the administration of the Department of Housing and Community Development to provide a standardized set of program rules and features applicable to all housing types based on the department's California Housing Rehabilitation Program.

This bill, on and after January 1, 2008, would require the percentage of the total assistance provided under the Multifamily Housing Program that is awarded for units restricted to senior citizens, as defined, to be equal to the percentage of lower income renter households in the state that are lower income elderly renter households, as reported by the federal Department of Housing and Urban Development on the basis of the most recent decennial census conducted by the United States Census Bureau.

Ch. 619 (AB 930) Jones Sacramento Area Flood Control Agency: projects.

(1) The Sacramento Area Flood Control Agency Act grants to the Sacramento Area Flood Control Agency, which is an agency created pursuant to a joint exercise of powers agreement, the authority to impose assessments or special taxes, and issue bonds, to finance projects in accordance with specified laws. "Project" is defined for the purposes of the act to mean the acquisition, construction, or operation of any flood control facility authorized under the agreement, and not inconsistent with the act, including the acquisition of rights-of-way.

This bill would expand that definition to include the acquisition of easements. The bill would require that the acquisition of rights-of-way and easements outside the agency's boundaries be consistent with applicable county plans, including county general plans, and the State Plan of Flood Control. The bill would provide that nothing in the act authorizes the agency to exercise the power of eminent domain outside its boundaries, alters the existing powers granted to members of the agreement, or precludes the acquisition of time-limited easements.

(2) The existing act requires revenues derived from fees prescribed pursuant to its provisions for any area to only be used for flood control projects within that area.

This bill would instead require revenues derived from those fees for any area to only be used for flood control projects that protect that area.

Ch. 620 (AB 993) Aghazarian State Department of Public Health: licensure: home health agencies.

Existing law requires private or public organizations, including, but not limited to, any partnership, corporation, political subdivision of the state, or other governmental agency within the state, to obtain a home health agency license before providing or arranging for the provision of skilled nursing services in the home. Existing law provides for licensing of home health agencies by the State Department of Public Health. Existing law gives the department full range of authority over accredited home health agencies to ensure that the licensure and accreditation requirements are met, including the entire scope of enforcement sanctions and options available for unaccredited home health agencies.

This bill would, commencing July 1, 2008, require the department to make every effort, no later than 90 days after the department receives an initial and complete parent, branch, or change of ownership home health agency application to complete the application paperwork, to conduct a licensure survey, if necessary, and in certain circumstances, to conduct an unannounced certification survey in accordance with a specified timeline, as provided. The bill would require the department to forward the results of the certification surveys to the federal Centers for Medicare and Medicaid Services, as specified.

The bill would require the department, if the department is unable to meet the 90-day timelines for licensing or certification required pursuant to this bill, to notify the applicant in writing of the delay and the anticipated date of the survey.

The bill would require the department to work with the home health industry association and providers to restructure home health agency licensing and certification program fees for the 2008–09 fiscal year.

Existing law requires that a home health agency license shall expire 12 months after the date of issuance, and provides for renewal applications to be filed with the department not less than 30 days prior to the expiration date, accompanied by the necessary fees.

This bill would, in addition, require the department to mail a renewal application to all licensees not less than 45 days prior to the expiration date, as specified.

Existing law requires an applicant for certification as a certified home health aide to satisfy certain requirements, including to have successfully completed a training program approved by the department pursuant to applicable state and federal regulations. A violation of these provisions is a misdemeanor.

This bill would require the certified home health aide training program to have a minimum of 75 hours or a competency evaluation program equivalent. By changing the definition of 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. 621 (AB 1073) Nava Workers' compensation: medical treatment utilization schedule.

Existing law establishes a workers' compensation system to compensate an employee for injuries sustained in the course of his or her employment. Existing law requires that the Administrative Director of the Division of Workers' Compensation, on or before January 1, 2004, adopt, after public hearings, a medical treatment utilization schedule, as specified. Existing law provides that, notwithstanding the medical treatment utilization schedule or guidelines set forth in the American College of Occupational and Environmental Medicine's Occupational Medicine Practice Guidelines, for injuries occurring on and after January 1, 2004, an employee shall be entitled to no more than 24 chiropractic, 24 occupational therapy, and 24 physical therapy visits per industrial injury, but specifies that this limit shall not apply when an employer authorizes, in writing, additional visits to a health care practitioner for physical medicine services.

This bill would also prohibit the limit on the number of chiropractic, occupational therapy, and physical therapy visits from applying to visits for postsurgical physical medicine and postsurgical rehabilitative services, as provided.

Ch. 622 (AB 1078) Lieber CalWORKs: eligibility: income and assets.

Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) block grant program to eligible states, with California's version of this program being known as the California Work Opportunity and Responsibility to Kids (CalWORKs) program.

Existing law provides for the CalWORKs program, under which each county provides cash assistance and other benefits to qualified low-income families and individuals who meet specified eligibility criteria.

Existing law imposes limits on the amount of income and personal and real property, including savings accounts, that an individual or family may possess in order to be eligible for aid under the CalWORKs program. Under existing law, principal and interest in designated federally created retirement or college savings plans held by existing CalWORKs recipients, but not new applicants, are excluded as property for purposes of redetermining eligibility and the amount of assistance.

This bill would delete the maximum amount of savings and interest that a CalWORKs recipient would be permitted to retain. The bill would extend the provisions excluding from income the principal and interest in the designated federal savings plans to CalWORKs applicants.

By increasing duties of counties administering the CalWORKs program, this bill would impose a state-mandated local program.

Federal income tax laws allow a refundable federal Earned Income Tax Credit (EITC) for low-income individuals that meet specified requirements.

This bill would declare the intent of the Legislature to maximize the abilities of CalWORKs recipients to benefit from, and be educated about, the EITC, as specified. The bill would impose various duties on the State Department of Social Services in this regard, and would authorize counties administering the CalWORKs program that choose to participate to take specified actions, in order to carry out this intent.

Existing law, contingent on a Budget Act appropriation, provides for a Pay for Performance Program to provide additional funding for counties that meet specified welfare-to-work improvement standards.

This bill would revise the Pay for Performance Program to include, only if and to the extent that a specified determination is made by the department, an improvement standard for counties with a percentage of county CalWORKs cases with earned income that equals or exceeds a specified income level, as provided.

Existing law continually appropriates money from the General Fund to pay for a share of aid grant costs under the CalWORKs program.

The bill would declare that no appropriation would be made for purposes of the bill pursuant to the provision continuously appropriating funds for the CalWORKs 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, 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. 623 (AB 1098) Saldana Hazardous materials: administrative: penalties: liability.

(1) Existing law requires that, in order to protect the public health and safety and the environment, a business, as defined, establish and implement a business plan, meeting

specified requirements, relating to the handling and release or threatened release of hazardous materials. A business that violates or knowingly violates any provision with regard to the business plan is liable to an administering agency for a prescribed administrative penalty.

This bill would remove the requirement that the amount of the administrative penalty be set by the governing board of the administrative agency.

(2) Existing law requires the implementation of the federal accident release prevention program, established pursuant to the federal Clean Air Act, with regard to the handling and storage of chemical and hazardous substances, along with certain amendments specific to the state. If there is a violation of the provisions of the program, specified administrative civil liability shall be imposed. If there is a knowing violation of the provisions of the program, after reasonable notice, specified administrative civil liability shall be imposed, and upon conviction the person may be punished by imprisonment in a county jail for not more than one year. An administering agency is required to utilize specified enforcement procedures when an administering agency issues an enforcement order or assesses an administrative penalty, or both, for a violation of those requirements.

This bill would instead provide that the person or stationary source that violates those provisions is civilly liable to the administering agency. The bill would specify that a person or stationary source that knowingly violates those provisions after reasonable notice of the violation is guilty of a misdemeanor.

Ch. 624 (AB 1104) Aghazarian Small Business Expansion Fund.

The California Small Business Financial Development Corporation Law authorizes the formation of small business financial development corporations to grant loans or guarantees for the purpose of stimulating small business development. The California Small Business Expansion Fund, which is created under the law and is continuously appropriated, specifies that all or a portion of the funds may be paid out to a lending institution that will act as trustee of the funds. Existing law provides for the expansion fund and the trust fund to be used to pay for defaulted loan guarantees and administrative costs of these corporations. Existing law authorizes a corporation, in an area declared to be in a state of emergency by the Governor, to provide loan guarantees from specified allocated funds to small businesses, small farms, nurseries, and agriculture-related enterprises that have suffered as a result of the disaster.

This bill would extend that authority to a corporation in an area affected by a state of emergency within the state and declared a disaster by the President of the United States, or by the Administrator of the United States Small Business Administration, or by the United States Secretary of Agriculture. Because the fund is continuously appropriated, the bill would thereby make an appropriation.

Existing law authorizes the Executive Director of the Small Business Expansion Fund to request a trustee of a trust fund to invest funds in securities issued by the United States Treasury.

This bill would modify that provision by specifying certain securities including, but not limited to, bonds and notes of this state as well as those of the federal government.

Ch. 625 (AB 1123) Berg State surplus property: Healdsburg Armory.

Existing law authorizes the Director of General Services to dispose of state surplus property, subject to specified conditions, including authorization by the Legislature. Existing law requires the net proceeds from the lease of state surplus property to be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, except as otherwise specified by law.

This bill would authorize the director, with the approval of the Adjutant General, to lease to the City of Healdsburg at fair market value and for a period of up to 30 years specified state-owned property known as the Healdsburg Armory. The bill would, notwithstanding the

requirement for payment of lease proceeds into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, require the proceeds of the lease to be deposited into the Armory Fund pursuant to a specified provision of law. The bill would additionally require the lease to be executed by all parties no later than January 1, 2009.

Ch. 626 (AB 1130) Laird Aboveground storage tanks.

(1) 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 every county is required to apply to the secretary to be certified to implement the unified program.

The Aboveground Petroleum Storage Act (Act) defines, for purposes of the act, a “storage tank” as any aboveground tank or container used for the storage of petroleum, except as specified. Existing law requires the State Water Resources Control Board and the California regional water quality control boards to administer the act with regard to a tank facility that is subject to specified federal regulations and requires a certified unified program agency to enforce the requirements of the act regarding a spill prevention control and countermeasure plan. Existing law imposes specified inspection and monitoring requirements upon the board and the regional boards with regard to these tanks and requires a tank facility owner or operator to file a storage statement with the board. Existing law establishes the Environmental Protection Trust Fund in the State Treasury and provides that the money in the fund is available for expenditure by the board, upon appropriation by the Legislature, for specified purposes.

This bill would instead require the unified program agencies (UPAs) to implement that act, and would make conforming changes.

The bill would define the term “aboveground storage tank” and would revise the types of storage tanks subject to the act. A storage tank at a tank facility subject to specified federal regulations would be required to prepare a spill prevention control and countermeasure plan and a tank facility located on a farm, nursery, logging site, or construction site that is less than a specified capacity would be required to be subject to inspections and, if the UPA makes a certain determination, secondary containment requirements.

The bill would require the UPA to inspect, at least once every 3 years, each storage tank within its jurisdiction that has a storage capacity of 10,000 gallons or more of petroleum, except as specified. The owner or operator of a tank facility would be required to file an annual tank facility statement with the local agency, with an exception, accompanied by a fee established by the UPA.

The board and the regional board would be authorized to oversee the cleanup or abatement efforts, or to cause cleanup or abatement efforts, with regard to a release from a storage tank at a tank facility.

Any expenses recovered by the board or a regional board in overseeing, or contracting for, a cleanup or abatement would be required to be deposited in the Waste Discharge Permit Fund, for expenditure by the board, upon appropriation by the Legislature, to assist the regional boards and other public agencies in cleaning up or abating the effects of waste on water and other specified purposes. The bill would require the deposited money to be separately accounted for.

The bill would impose a state-mandated local program by imposing new duties upon local agencies with regard to the regulation of aboveground storage tanks.

The bill would authorize the expenditure of a portion of the moneys in the Environmental Protection Trust Fund, upon appropriation by the Legislature, in an amount determined by the Secretary for Environmental Protection in consultation with the UPAs, to a training account established and maintained by the secretary to be used for purposes of training UPA personnel in the requirements of the act. The bill would allocate all remaining funds to the UPAs for expenditure to implement the act, but limit to 80% or less the allocation to a UPA

in advance of actual expenditure by the UPA. Any funds remaining in the training account established by the secretary, or in the Environmental Protection Trust Fund, as of June 1, 2011, would be authorized to be expended by the UPAs to implement the act, upon appropriation by the Legislature. The Environmental Protection Trust Fund and the training account would be inoperative as of July 1, 2011, and would be repealed as of January 1, 2012.

The bill would also make conforming changes.

(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 incorporate additional changes in Section 25404 of the Health and Safety Code proposed by AB 558, to be operative only if AB 558 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 627 (AB 1168) Jones Social security numbers.

(1) Existing law establishes the University of California, under the administration of the Regents of the University of California, the California State University, under the administration of the Trustees of the California State University, and the California Community Colleges, under the administration of the Board of Governors of the California Community Colleges, and private, independent institutions of higher education as the 4 segments of postsecondary education in this state.

This bill would require the Office of Privacy Protection in the Department of Consumer Affairs to establish a task force, with specified members, to conduct a review of the use by all public and private colleges and universities in this state of social security numbers in order to recommend practices to minimize the collection, use, storage, and retention of social security numbers. It would require the task force to commence meetings no later than May 1, 2008, and, on or before July 1, 2010, to submit a report of its findings and recommendations to the Office of Privacy Protection and to the Assembly Committee on Judiciary and the Senate Committee on Judiciary.

(2) Existing law prohibits any person or entity from publicly posting or displaying in any manner an individual's social security number, printing an individual's social security number on any card required to access products or services, requiring an individual to transmit his or her social security number over the Internet, requiring an individual to use his or her social security number to access an Internet Web site, or printing an individual's social security number on any materials that are mailed to the individual, with specified exceptions. Existing law provides that these prohibitions do not apply to documents that are recorded or required to be open to the public pursuant to the California Public Records Act.

The California Public Records Act requires state and local agencies to make their records available for public inspection unless a record is exempt from disclosure. The act exempts from disclosure, among others, any record that is a personnel, medical, or similar file the disclosure of which would constitute an unwarranted invasion of personal privacy.

This bill would declare the intent of the Legislature that, in order to protect against the risk of identity theft, local agencies shall redact social security numbers from records before disclosing them to the public pursuant to this chapter. This bill also would provide that, unless required to do so by state or federal law, no person, entity, or government agency shall present for recording or filing with a county recorder if it displays more than the last 4 digits of a social security number, as specified.

(3) Existing law establishes in state government the Franchise Tax Board to, among other duties, administer the Personal Income Tax Law and the Corporation Tax Law.

This bill would provide that, notwithstanding any other provision of law, unless prohibited by federal law, the board shall truncate social security numbers on lien abstracts and any other records created by the board that are disclosable under the California Public Records Act before disclosing the record to the public.

(4) Existing law specifies requirements for the filing of various documents with the Secretary of State and other filing offices.

This bill would apply requirements to redact social security numbers on specified filings. It would require that for every filing containing an untruncated social security number filed before August 1, 2007, or after that date if filed by means other than the filing office's Web site, a filing office shall create a public filing, defined to mean an exact copy of the official filing except that the first 5 digits of any social security number are redacted. It would require each filing office to post a notice on its Web site informing filers not to include social security numbers in any portion of their filings. It would require that, when a public filing version of an official filing exists, and upon a request for inspection, copying, or any other public disclosure of an official filing that is not exempt from disclosure, a filing office shall make available only the public filing version of that filing. It would specify that these provisions shall not apply to a county recorder. It also would require the Secretary of State to produce and make available financing statements that do not provide a space for the disclosure of a social security number of an individual.

(5) Existing law requires the recorder of each county, upon payment of proper fees and taxes, to accept for recordation any instrument, paper, or notice that is authorized or required by law to be recorded, as specified, and specifies that these recorded documents shall be called "official records."

This bill would require the recorder of each county to establish a social security number truncation program in order to create a "public record" version of each "official record" so that the "public record" is in an electronic format and is an exact copy of the "official record" except that any social security number contained in the "official record" shall be truncated by redacting the first 5 digits of that number. These provisions would apply to any document recorded since January 1, 1980, as specified. It would provide that when a "public record" version of an "official record" exists, and upon request of any person to inspect, for a copy of, or to otherwise publicly disclose that record, the recorder shall make available only the "public record" version of that record, and publicly disclose the "official record" only in response to a subpoena or court order. By creating new duties for county recorders, this bill would impose a state-mandated local program.

Existing law establishes a fee for recording documents with the county recorder at \$4 for the first page and \$3 for each additional page and authorizes a county recorder to assess additional specified fees.

This bill would authorize a county recorder, upon authorization of the board of supervisors, to charge an additional fee of \$1 for recording the first page of each document, until December 31, 2017, to be used only by the county recorder collecting the fee to implement a social security number truncation program pursuant to these provisions. It would provide that a board shall not authorize this fee unless the board requires the county auditor to audit the county's use of funds generated by this fee, as specified, and would authorize the county recorder to request an extension of the authorization to charge this fee beyond December 31, 2017. It would require each county recorder, no later than June 1, 2008, to petition the board of supervisors for the authority to levy the fee.

The bill also would provide that, notwithstanding these provisions, a county recorder shall be required to create a public record version of an official record only for that fraction of the official records for which the fee is sufficient to create a public record version.

The bill also would require that the County Recorders Association of California, no later than January 1, 2009, and annually thereafter, submit to the Assembly Committee on Judiciary, Senate Committee on Judiciary, and the Office of Privacy Protection a report on the progress each county recorder has made in complying with these provisions. It would require the Office of Privacy Protection, on or before January 1, 2018, to report to these committees on whether counties need to continue to levy the fee authorized by these 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 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.

(7) This bill would make legislative findings that any limitation on the public's right of access to the writings of public officials and agencies made by its provisions is necessary to protect against the risk of identity theft.

Ch. 628 (AB 1420) Laird Water demand management measures: water management grant or loan funds.

(1) Existing law requires an urban water supplier to prepare and adopt an urban water management plan that includes a description of the supplier's water demand management measures that are currently being implemented or scheduled for implementation. Existing law requires the Department of Water Resources to take into consideration whether the urban water supplier is implementing or has scheduled for implementation the water demand management activities that the supplier identified in its urban water management plan in evaluating applications for grants and loans financed by specified bond funds.

This bill would delete that provision relating to the evaluation of grant or loan applications financed by those specified bond funds. The bill, instead, would require the terms of, and eligibility for, any water management grant or loan made to an urban water supplier and awarded or administered by the department, the State Water Resources Control Board, or the California Bay-Delta Authority, with certain exceptions, to be conditioned on the implementation of the water demand management measures described in the urban water management plan, as determined by the department.

The department would be required to convene an independent panel to provide information and recommendations to the department and the Legislature on new demand management measures, technologies, and approaches. The department would be required to identify in a specified report submitted to the Legislature water demand management measures that achieve water savings significantly above the levels established by the department to meet the requirements discussed above.

(2) This bill would incorporate additional changes to Section 10644 of the Water Code proposed by SB 862, to be operative only if this bill and SB 862 are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 629 (AB 1689) Lieber The revised Uniform Anatomical Gift Act.

Existing law, the Uniform Anatomical Gift Act, regulates the making of anatomical gifts and the disposition of donated bodies and body parts.

This bill would repeal those provisions, would recast and reenact the revised provisions as the Uniform Anatomical Gift Act, and would make conforming changes. By increasing the duties of local officers, including, but not limited to, the coroner, and by changing the definition of related 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 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. 630 (AB 1728) Committee on Transportation Vehicles.

(1) Existing law requires every clerk of a court in which a person was convicted of a violation of the Vehicle Code, or specified sections of other codes, to prepare an abstract of the record of the court covering the case in which the person was convicted. Existing law requires the abstract to indicate whether the vehicle involved was of a type requiring the driver to have a driver's license endorsement authorizing the operation of a tank vehicle.

This bill instead would require the abstract to indicate whether the vehicle involved was of a type requiring the driver to have a driver's license endorsement authorizing the operation of a vehicle carrying hazardous materials, rather than a tank vehicle.

(2) Existing law authorizes certain county officials who are regularly issued a county-owned vehicle, in a county of over 20,000 square miles in area, to apply to the Department of Motor Vehicles for regular series license plates for that vehicle if a request for that issuance is also made by the county board of supervisors.

This bill would, additionally, authorize the county assessor to apply to the department for regular series license plates.

(3) Under existing law, a person who holds a class A or class B driver's license and an endorsement authorizing the operation of a tank vehicle is exempt from being presumed to be a prima facie negligent operator based on that person being found at a hearing to have a driving record violation point count of 6 or more points in 12 months, 8 or more points in 24 months, or 10 or more points in 36 months.

The bill instead would exempt a person who holds a class A or class B driver's license and an endorsement authorizing the operation of a vehicle carrying hazardous materials, rather than a tank vehicle, from the application of the presumption.

(4) Under existing law, "commercial motor vehicle" is defined, for the purpose of implementing the Commercial Motor Vehicle Safety Program, as a vehicle or combination of vehicles that requires a class A license, a class B license, or a class C license with an endorsement authorizing the operation of a tank vehicle.

The bill would change this definition of "commercial motor vehicle" to mean a vehicle or combination of vehicles that requires a class A license, class B license, or a class C license with an endorsement authorizing the operation of a vehicle carrying hazardous materials, rather than a tank vehicle.

(5) Existing law prohibits a person from driving a motorcycle, motor-driven vehicle, or motorized bicycle upon a highway, unless that person then holds a valid California driver's license or an endorsement issued for that class.

The bill would create an exception to this prohibition by authorizing a person with a valid California driver's license of any class to operate a short-term rental motorized bicycle without taking a special examination for the operation of a motorized bicycle and without having a class M2 endorsement authorizing the operation of that class of vehicle.

(6) Existing law provides the process by which a licensed driver who has granted consent to be an organ and tissue donor upon death may revoke the consent or limit the consent to specific organs or tissues.

The bill would enable a donor, by participation in the same process, to limit the consent to specific types of research and would make technical changes to that provision.

(7) Existing law prohibits a contract from being let to a nongovernmental entity for the processing of identification cards unless the department receives 2 or more qualified bids from independent, responsible bidders.

This bill would recast this provision to prohibit the awarding of that contract unless the contract conforms to all applicable state contracting laws and all applicable procedures set forth in the State Contracting Manual.

(8) Under existing law, a driver of a vehicle approaching a stop sign at a railroad grade crossing is required to stop at a limit line, if marked, otherwise before entering the crosswalk on the near side of the intersection. If there is no limit line or crosswalk, the driver is required to stop at the entrance to the intersecting railroad grade crossing.

The bill instead would require the driver of any vehicle approaching a stop sign at a railroad grade crossing to stop at a limit line, if marked, otherwise before crossing the first track or entrance to the railroad grade crossing.

(9) Existing law requires the driver of a specified vehicle to stop that vehicle before traversing a railroad grade crossing and requires that driver to confirm that he or she can safely proceed before doing so.

The bill would correct an erroneous cross-reference within that law and would, thereby, provide specified exceptions to the requirement that the driver of a specified vehicle stop before traversing a railroad grade crossing.

(10) This bill would incorporate additional changes in Sections 12811 and 13005 of the Vehicle Code, proposed by AB 1689, to be operative if AB 1689 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 631 (AB 1721) Committee on Jobs, Economic Development, and the Economy Economic development.

Existing law provides for various programs and activities in the development of economic opportunities for businesses in the state.

This bill would define the terms “economic development,” “economic development corporation,” “local economic development organization,” and “regional economic development organization,” and would make related legislative findings and declarations.

The bill would specify that the Business, Transportation and Housing Agency shall be the primary state agency responsible for facilitating economic development in the state, subject to specified criteria.

The bill would create the California Economic Development Fund in the State Treasury for the purpose of receiving specified funds, and would authorize the Secretary of Business, Transportation and Housing to expend moneys in the Fund, upon appropriation by the Legislature, for specified purposes related to economic development in the state.

The bill would also authorize the secretary to administer the federal Economic Adjustment Assistance grant, as defined, subject to specified criteria. The secretary would be authorized to assign and contract administration of the grant to a joint powers agency.

The bill would also make a technical, nonsubstantive change by repealing an obsolete provision.

Ch. 632 (AB 1742) Committee on Environmental Safety and Toxic Materials State Water Pollution Control Revolving Fund: administrative costs.

Existing law continuously appropriates state and federal funds in the State Water Pollution Control Revolving Fund to the State Water Resources Control Board for loans and other financial assistance for the construction of publicly owned treatment works by a municipality, the implementation of a management program, the development and implementation of a conservation and management plan, and other related purposes in accordance with the federal Clean Water Act and the Porter-Cologne Water Quality Control Act.

This bill would authorize the board to assess a specified annual charge with regard to a loan made under the revolving fund program. The bill would require the proceeds generated from the imposition of the annual fee, along with other moneys, to be deposited in the State Water Pollution Control Revolving Fund Administration Fund, which the bill would create in the State Treasury. The bill would authorize the board to expend the moneys in the fund, upon appropriation by the Legislature to the board, for costs incurred by the board in connection with the administration of the revolving fund program.

Ch. 633 (SB 2) Cedillo Local planning.

(1) The Planning and Zoning Law requires the housing element of the general plan of a city, county, or city and county to contain, among other things, an assessment of housing

needs, including an inventory of land suitable for residential development, and a program with a 5-year schedule of actions that the local government is undertaking or intends to undertake to implement the goals and objectives of the housing element. This program is also required to identify adequate sites with zoning that permits owner-occupied and multifamily residential use by right, including the development of farmworker housing for low- and very low income households.

This bill would add emergency shelters to these provisions, as specified, and would add provisions to the housing element that would require a local government to identify a zone or zones where emergency shelters are allowed as a permitted use without a conditional use or other discretionary permit. The bill would also authorize a local government to satisfy all or part of this requirement by adopting and implementing a multijurisdictional agreement, as specified, and would delete multifamily residential use from these provisions. By increasing the duties of local public officials, the bill would create a state-mandated local program.

(2) The Planning and Zoning Law requires that a local agency not disapprove a housing development project, including farmworker housing, for very low, low-, or moderate-income households or condition its approval, including through the use of design review standards, in a manner that renders the project infeasible for development for those households unless it makes written findings, based upon substantial evidence in the record, as to one of a number of specified conditions.

This bill would add supportive housing, transitional housing, and emergency shelters to these provisions and would revise the conditions upon which a disapproval or a conditional approval of an emergency shelter is based. The bill would define supportive housing and transitional housing. By increasing the duties of local public officials, the bill would impose a state-mandated local program.

(3) The bill would also make other technical and conforming changes to these provisions.

(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. 634 (SB 23) Cogdill San Joaquin Valley Unified Air Pollution Control District: high polluter vehicles.

(1) Existing law imposes various limitations on emissions of air contaminants for the control of air pollution from vehicular and nonvehicular sources. Existing law generally designates the State Air Resources Board as the state agency with the primary responsibility for the control of vehicular air pollution, and air pollution control districts and air quality management districts with the primary responsibility for the control of air pollution from all sources other than vehicular sources.

Existing law establishes a motor vehicle inspection and maintenance (smog check) program, developed, implemented, and administered by the Department of Consumer Affairs. Existing law vests in the Chief of the Bureau of Automotive Repair within the department the duty of enforcing and administering the program. Existing law establishes a voluntary high polluter, as defined, repair or removal program. Existing law also creates the San Joaquin Valley Unified Air Pollution Control District (district), formed by specified counties, and permits the district to adopt specified rules and regulations relating to air pollution.

Existing law creates the Traffic Congestion Relief Fund in the State Treasury, and specifies projects that are eligible for grants from the fund, including \$25,000,000 for the San Joaquin Valley Emergency Clean Air Attainment Program.

This bill would impose a state-mandated local program by requiring the district to develop and administer, in consultation with the state board, a voluntary program to remove high polluter vehicles within the district by exchanging high polluter vehicles in the district for

donated vehicles, as provided. The bill would require the district to certify that the exchange of any 2 vehicles results in quantified lower net emissions. The bill would limit the program to 200 vehicle exchanges annually. The bill would authorize the district to use any interest generated from the funds allocated to the district from the Traffic Congestion Relief Fund, upon appropriation, for the purpose of administering the program. The bill would require the district to submit a report, on or before January 1, 2012, relating to the implementation and status of the program, including, but not limited to, the number of vehicles donated. The bill would repeal these provisions on January 1, 2013.

This bill would make legislative findings and declarations as to the necessity of a special statute.

(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 make the operation of its provisions contingent upon the enactment of SB 719 of the 2007–08 Regular Session.

Ch. 635 (SB 45) Perata Private postsecondary education.

(1) The former Private Postsecondary and Vocational Education Reform Act of 1989, which became inoperative on July 1, 2007, and is to be repealed on January 1, 2008, generally set minimum standards of instructional quality, ethical and business practices, health and safety, and fiscal responsibility for private postsecondary and vocational educational institutions, as defined. The act established the Bureau for Private Postsecondary and Vocational Education in the Department of Consumer Affairs. The former act required the bureau, among other things, to review and investigate all institutions, programs, and courses of instruction approved under the act.

The former act established the Private Postsecondary and Vocational Education Administration Fund and the continuously appropriated Student Tuition Recovery Fund. The former act specified that certain violations of its provisions were subject to civil penalties and that certain willful violations of the act were punishable as crimes.

Existing law expresses the intent of the Legislature to provide for the protection of the interests of students who, and institutions which, have pending matters, or any other pending business, before the former bureau as of June 30, 2007.

Existing law requires that each matter, as defined, pending before the former bureau as of the close of business on June 30, 2007, be deemed to remain pending before the bureau or a successor agency as of February 1, 2008, irrespective of any applicable deadlines. With respect to any deadline applicable to a pending matter, existing law requires that no time be deemed to have elapsed between July 1, 2007, and January 31, 2008, inclusive. Existing law requires that any institution, program, or course of study that is approved by the former bureau, or authorized as prescribed, as of the close of business on June 30, 2007, be deemed to be approved as of February 1, 2008, irrespective of any applicable conditions, deadlines, or additional requirements. Existing law also requires that, with respect to any deadline applicable to the approval or conditional approval of an institution, program, or course of study, no time shall be deemed to have elapsed between July 1, 2007, and January 31, 2008, inclusive.

This bill would extend these provisions so that they apply until July 1, 2008.

(2) Existing law authorizes the Director of Consumer Affairs to enter into voluntary agreements with institutions that state that the institutions agree to comply with state statutes, rules, and regulations applicable to these institutions as of June 30, 2007. Existing law requires institutions to disclose to their current and prospective students in writing, within 60 days of the effective date of the bill, whether they entered into, or declined to enter into, a voluntary agreement with the director. These provisions are repealed on February 1, 2008.

This bill would extend these provisions by 5 months, providing for their repeal on July 1, 2008.

This bill would authorize accredited institutions to make specified modifications in their programs with the approval of their accrediting agencies. The bill would authorize the Board of Barbering and Cosmetology to approve a school meeting prescribed criteria.

These provisions would be repealed on July 1, 2008.

(3) The bill would, until July 1, 2008, continue the existence of the Private Postsecondary and Vocational Education Administration Fund and the continuously appropriated Student Tuition Recovery Fund, thereby making an appropriation.

(4) Existing law continues the approval of private postsecondary institutions for specified purposes until July 1, 2008.

This bill would extend that approval until January 1, 2009.

(5) The bill would establish a Bureau for Private Postsecondary Education in the Department of Consumer Affairs. The bill would specify the duties of the bureau, and would authorize the Director of Consumer Affairs to delegate his or her duties under this bill to a bureau chief, who would be appointed by the Governor and confirmed by a vote of a majority of the membership of the Senate.

Ch. 636 (SB 94) Kuehl Medi-Cal: reimbursement rates.

Existing law establishes the Medi-Cal program, administered by the State Department of Health Care Services, under which basic health care services, including certain family planning services, are provided to qualified low-income persons. Existing law prescribes various requirements governing reimbursement rates for these services.

This bill would require reimbursement rates for office visits billed as comprehensive clinical family planning services by Family PACT waiver providers and for office visits billed as family planning services by Medi-Cal providers to receive a rate augmentation equal to the weighted average of at least 80% of the amount that the federal Medicare program reimburses for these same or similar office visits, as provided. The bill would require the augmentation of reimbursement rates to be made for office visits rendered on or after January 1, 2008.

Ch. 637 (SB 163) Migden Yerba Buena Island ramp connections.

Existing law provides the Department of Transportation full possession and control of all state highways and all property and rights in property acquired for state highway purposes. Existing law requires the department to improve and maintain the state highways, including all traversable highways that have been adopted or designated as state highways by the California Transportation Commission. Existing law establishes the state highway system, which consists of specified routes, including State Highway Route 80. Existing law specifies the respective powers and duties of the Bay Area Toll Authority and the department relative to the San Francisco-Oakland Bay Bridge, and creates the Treasure Island Development Authority with specified powers and duties relative to lands on former Naval Station Treasure Island to be conveyed to the authority by the federal government.

This bill would require the department to work in cooperation with the Treasure Island Development Authority on the design and engineering of replacement ramps connecting Yerba Buena Island to the San Francisco-Oakland Bay Bridge and to work in cooperation with the authority and the San Francisco County Transportation Authority to ensure that the design of the ramps is compatible with the design of the new eastern span of the bridge. The bill would authorize the department, upon the transfer to the authority from the federal government of the ramp connections, to accept from the authority title, easements, and other interests in land necessary for the state to own and operate one or more of the ramps. The bill would make transfer of a ramp from the authority to the state contingent upon completion of work on the ramp in accordance with specified standards and upon the commission making certain findings and approving the transfer agreement. The bill would also require

a project study report on the reconstruction of the ramps to be finalized by December 31, 2008, would require the San Francisco County Transportation Authority to be the lead agency for the development of the project study report, and would require the San Francisco County Transportation Authority to work in coordination with the Treasure Island Development Authority, the Mayor of the City of San Francisco, and the Bay Area Toll Authority.

Because the bill would impose duties on local government agencies, 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. 638 (SB 238) Aanestad Medi-Cal.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services pursuant to which medical benefits are provided to public assistance recipients and certain other low-income persons. Existing law provides that federally qualified health center services and rural health clinic services, as defined, are covered benefits under the Medi-Cal program, to be reimbursed, to the extent that federal financial participation is obtained, to providers on a per-visit basis. "Visit" is defined as a face-to-face encounter between a patient of a federally qualified health center or a rural health clinic and specified health care professionals.

This bill would also include within those health care professionals covered under that definition, a dental hygienist and dental hygienist in alternative practice. The bill would revise the definition of a visit to include face-to-face encounters with these dental practitioners, as specified, and would set forth applicable rate and billing requirements for clinics providing these services.

Existing law also requires the department, by no later than March 30, 2004, to promptly seek all necessary federal approvals to implement this reimbursement procedure.

This bill would change that date to March 30, 2008.

This bill would incorporate additional changes to Section 14132.100 of the Welfare and Institutions Code proposed by SB 260, to be operative only if SB 260 and this bill are enacted, both bills amend Section 14132.100 of the Welfare and Institutions Code, and this bill is enacted after SB 260.

Ch. 639 (SB 248) Padilla Firearms.

Existing law regulates the sale, transfer, and possession of firearms.

This bill would authorize local law enforcement agencies to have specified information related to firearms entered into the United States Department of Justice, National Integrated Ballistic Information Network to ensure that representative samples of fired bullets and cartridge cases from crime scenes are recorded, as specified. The bill would require the Attorney General to develop a protocol by July 1, 2008, to implement the provisions authorizing the entering of this information.

Ch. 640 (SB 250) Corbett Gift certificates.

Existing law prohibits the sale of any gift certificate, as defined, that contains an expiration date or service fee, with specified exceptions, including, but not limited to, for a gift certificate issued for a food product. Existing law also provides that any gift certificate sold after January 1, 1997, is redeemable in cash or subject to replacement with a new gift certificate.

This bill would allow any gift certificate with a cash value of less than \$10 to be redeemed in cash, as defined, for its cash value, and would except donated gift certificates from the above-described prohibitions. The bill would also delete the exception described above for

food product gift certificates, thereby prohibiting those gift certificates from containing an expiration date or service fee, unless issued for perishable food products.

Ch. 641 (SB 276) Steinberg Flood control projects.

Existing law adopts and authorizes, 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, the federally authorized project for flood control along the American and Sacramento Rivers, as modified, and the Folsom Dam modification project, as modified by a prescribed report prepared by the Sacramento Area Flood Control Agency.

This bill would, for the purposes of those authorizations, describe the project for flood control along the American and Sacramento Rivers as further modified to include a specified 200-year level of flood protection. The bill would describe the Folsom Dam modification project as further modified by a specified report adopted by Congress. The bill would specify the extent of state and local participation in specified flood control projects administered by the Sacramento Area Flood Control Agency.

Ch. 642 (SB 306) Ducheny Health facilities: seismic safety.

Existing law, the Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983, establishes, under the jurisdiction of the Office of Statewide Health Planning and Development, a program of seismic safety building standards for certain hospitals constructed on and after March 7, 1973.

Existing law authorizes the office to assess an application fee for the review of facilities design and construction, and requires that full and complete plans be submitted to the office for review and approval.

This bill would authorize the department to, in its discretion, enter into a phased submission and review agreement with the hospital governing authority, would authorize the office to assess a related fee, and would require that the fee be deducted from the application fee.

This bill would require the office to prepare and provide a report to the Legislature by April 1, 2008, that details how a specified field review and approval process will be implemented without undue delay.

Existing law requires that, after January 1, 2008, any general acute care hospital building that is determined to be a potential risk of collapse or pose significant loss of life be used only for nonacute care hospital purposes. The act authorizes the office to grant a delay in this deadline under certain circumstances.

This bill would authorize certain hospital owners who do not have the financial capacity to bring certain buildings into compliance by 2013 to, instead, replace those buildings by January 1, 2020, by filing a declaration to that effect that includes specified financial information and a fee to cover the additional costs. The bill would require the hospital to bear the costs of reviewing and verifying the financial information.

Ch. 643 (SB 341) Lowenthal Enterprise zones: environmental impact reports.

The Enterprise Zone Act requires the lead agency filing a preliminary application for designation of an area under its jurisdiction as an enterprise zone, to provide an initial study and a notice of preparation to the Department of Housing and Community Development, the state clearinghouse, and all responsible agencies. Only an entity chosen by the department as a final applicant for designation is required to prepare or cause to be prepared, a draft environmental impact report, subject to specified criteria. Prior to final designation, the applicant is required to complete and certify a final impact report, and no further environmental impact report is required if specified conditions are met.

This bill would instead require the submission of a notice of preparation and a draft environmental impact report if an environmental impact report is to be prepared. It would

require the submission by an applicant lead agency chosen as a final applicant of a draft environmental impact report, negative declaration, or mitigated negative declaration, as required by specified provisions of law, and would delete the exceptions to the requirement of further environmental impact reports for preliminary applications filed on and after October 1, 2007.

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

Ch. 644 (SB 373) Kehoe Natural community conservation planning.

The Natural Community Conservation Planning Act authorizes the Department of Fish and Game to enter into agreements with any person or public entity for the purpose of preparing a natural community conservation plan, to provide comprehensive management and conservation of multiple wildlife species. The act requires a plan to identify and provide for those measures necessary to conserve and manage natural biological diversity within the plan area while allowing compatible and appropriate economic development, growth, and other human uses. The act requires each natural community conservation plan to include an implementation agreement governing specified matters.

Existing law exempts from specified provisions of the act any natural community conservation plan or subarea plan initiated on or before January 1, 2000, or amendment thereto, by Sweetwater Authority, Helix Water District, Padre Dam Municipal Water District, Santa Fe Irrigation District, or the San Diego County Water Authority, which the department determines is consistent with the approved San Diego Multiple Habitat Conservation Program or the San Diego Multiple Species Conservation Program, if the department finds that the plan has been developed and is otherwise in conformance with the act.

This bill would deem certain open-space lands to be dedicated land under the City Charter of San Diego. The bill would make legislative findings and declarations relating to the protection of open-space lands within the City of San Diego under the city charter and the San Diego Multiple Species Conservation Program.

Ch. 645 (SB 391) Ducheny Corrections.

Existing law gives the Board of Parole Hearings the power upon granting parole to any prisoner to impose on the parole any conditions that it may deem proper. Existing law gives the Board of Parole Hearings power to suspend or revoke any parole and to order returned to prison any prisoner upon parole.

This bill would authorize the Department of Corrections and Rehabilitation to expand the use of parole programs or services. It would allow the department or the Board of Parole Hearings, with respect to a parolee who violates a condition of parole and who meets specified criteria, to assign the parolee to a parole program or service, in lieu of revoking his or her parole. This bill would allow the Board of Parole Hearings, as an alternative to ordering a parolee returned to custody upon revocation of parole, to suspend the period of revocation pending the parolee's successful completion of the specified parole program or service.

This bill would impose various requirements in connection with the parole programs or services.

This bill would require the Department of Corrections and Rehabilitation, in consultation with the Legislative Analyst's Office, to evaluate the effect of the expansion of parole programs or services on several factors and report the results to the Legislature 3 years after funding is provided, as specified. Until that date, the Department of Corrections and Rehabilitation and the Board of Parole Hearings would be required to annually report to the Legislature, beginning January 1, 2009, regarding the status of the expansion of parole programs or services and the number of offenders assigned and participating in parole programs or services in the preceding fiscal year.

This bill would authorize the department to create a Parole Violation Intermediate Sanctions program. The bill would authorize certain eligible parolees who would otherwise be referred to the Board of Parole Hearings for revocation of parole and returned to prison

for a violation of parole to be admitted to the program in lieu of revocation, as specified. The program would be modeled after a collaborative court system, including a hearing officer, frequent appearances in the program by the parolee, requirements that the parolee attend treatment or rehabilitation programs, coordination between the hearing officer, parole agents, and representatives from the treatment and rehabilitation programs, and sanctions for the parolee upon failure in the program.

This bill would require the department, in consultation with the Legislative Analyst's Office, to report to the Legislature on the effectiveness of the Parole Violation Intermediate Sanctions program, as specified.

Ch. 646 (SB 419) Kehoe San Diego River Conservancy.

Existing law authorizes the San Diego River Conservancy to acquire and manage certain public lands in the San Diego River area. Existing law states that the San Diego River Parkway Coalition's Policy Committee and Citizen's Advisory Committee are developing a San Diego River Parkway Concept Plan.

This bill would revise those provisions to state that the conservancy has developed a Five Year Strategic and Infrastructure Plan that is consistent with the San Diego River Parkway Concept Plan.

The bill would revise the description of the San Diego River area to include tributaries of the San Diego River and historic flumes, as defined, emanating from the river, as well as certain other properties within the river's watershed. The bill would expand the purposes for which the conservancy was created by including the protection of historical and cultural resources.

The bill would also increase the membership of the conservancy from 9 to 11 voting members, by adding the Director of Parks and Recreation and one member of the Board of Supervisors of the County of San Diego, whose district includes the preponderance of the San Diego River watershed.

The bill would provide that the conservancy has no authority to levy a tax, regulate land use, or exercise the power of eminent domain. The bill would repeal language providing that an authorization to the conservancy to award grants would not become operative until the Legislature appropriates the necessary funds or until a bond act approved by the voters of the state includes an allocation for those purposes.

Ch. 647 (SB 421) Ducheny Department of Parks and Recreation: acquisition of property.

Existing law authorizes the Department of Parks and Recreation, with the consent of the Department of Finance, to acquire title to or any interest in real property that the department deems necessary or proper for the extension, improvement, or development of the state park system.

This bill would authorize the department to acquire, by donation or purchase, real property that is subject to a conservation easement, deed restriction, or other limitation, if the director of the department determines that the conservation easement, deed restriction, or other limitation is consistent with and promotes the purposes for which the property is to be acquired.

Ch. 648 (SB 490) Alquist Pupil nutrition: trans fats.

(1) The Pupil Nutrition, Health, and Achievement Act of 2001 requires a school to follow the Enhanced Food Based Meal Pattern, Nutrient Standard Meal Planning, or Traditional Meal Pattern developed by the United States Department of Agriculture or the Shaping Health as Partners in Education (SHAPE) Menu Patterns developed by the state in order to qualify for reimbursement for free and reduced-price meals sold or served to pupils. The act prescribes nutrition standards for snacks sold to pupils in middle, junior, or high school with

certain exceptions. The act also prohibits the sale of certain beverages to a pupil at an elementary school.

This bill would prohibit, commencing on July 1, 2009, a school or school district, through a vending machine or school food service establishment during school hours and up to $\frac{1}{2}$ hour before and after school hours, from making available to pupils enrolled in kindergarten or any of grades 1 to 12, inclusive, a food containing artificial trans fat and would prohibit the use of artificial trans fat in the preparation of a food item served to those pupils. This prohibition would not apply to food provided as part of a USDA meal program and 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, 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. 649 (SB 518) Migden Juveniles: Youth Bill of Rights.

Existing law authorizes a peace officer to take a minor that the officer has reasonable cause to believe is within the jurisdiction of the juvenile court, either as a dependent child or as a ward of the court, into temporary custody without a warrant, as specified. Existing law provides procedures for processing the minor thereafter. Existing law requires the release within 48 hours of a minor who is taken into temporary custody by a peace officer or probation officer, as specified, unless a petition to declare him or her a dependent child or ward of the court has been filed. Existing law requires the juvenile court, upon the appearance of a minor at a detention hearing, to inform the minor, and his or her parents or guardians, of the reasons why the minor was taken into custody, the nature of the juvenile court proceedings, and their right to representation by counsel.

This bill would enact the "Youth Bill of Rights" in connection with youth confined in a facility of the Division of Juvenile Facilities. The bill would enumerate various specific rights. The bill would require every Division of Juvenile Facilities facility to provide each youth who is placed in the facility with an age and developmentally appropriate orientation that includes an explanation and a copy of the rights, and would require a facility of the Division of Juvenile Facilities to post a listing of the rights. The bill would require all facilities of the Division of Juvenile Facilities to provide care, placement, and services to youth in their custody without discriminating on the basis of actual or perceived race, ethnic group identification, ancestry, national origin, color, religion, sex, sexual orientation, gender identity, mental or physical disability, or HIV status. The bill would require the Office of the Ombudspersons of the Division of Juvenile Facilities to take various actions in connection with the rights, including disseminating information, investigating complaints, providing information regarding complaints it does not investigate, compiling data and making it available to the Legislature, and providing a toll-free telephone number. The bill would further require the Ombudspersons of the Division of Juvenile Facilities, in consultation with specified groups, to develop standardized, age-appropriate information in connection with these rights by July 1, 2008.

Ch. 650 (SB 537) Simitian Charter schools: report.

The Charter Schools Act of 1992 authorizes a chartering agency to charge up to 1% of a charter school's revenue for the actual costs of supervisory oversight of the charter school. A chartering agency is authorized to charge up to 3% of a charter school's revenue for actual costs of supervisory oversight if the charter school is able to obtain substantially rent-free facilities from the chartering agency.

This bill would require the California Research Bureau of the California State Library to prepare and submit to the Legislature on or before January 8, 2009, a report on the key

elements and actual costs of charter school oversight. In preparing its report, the bureau would be required to consult with an advisory panel to ensure technical accuracy.

The bill would make additional, technical, nonsubstantive changes including replacing “chartering agency” with “chartering authority.”

Ch. 651 (SB 581) Wiggins Firefighters: volunteer firefighters length of service awards.

(1) Existing law establishes the Volunteer Firefighters Length of Service Award Act and authorizes local agencies with regularly organized fire departments to contract with the Board of Administration of the Public Employees’ Retirement System to make the volunteer firefighters of those local agencies members of the service award system. Under existing law, a volunteer firefighter subject to the service award system is entitled to an award upon attaining 60 years of age and accruing a minimum of 10 years of length of service award credit, and not to exceed 20 years of length of service award credit. Under existing law, all moneys received pursuant to these provisions are deposited in the Volunteer Firefighters Length of Service Award Fund, a continuously appropriated fund in the State Treasury.

This bill would repeal these provisions, effective March 1, 2008, and instead authorize those local agencies with regularly organized fire departments to contract with the board of the California State Fire Employees Welfare Benefit Corporation to make the volunteer firefighters of those local agencies members of the service award system. The bill would require that board to maintain a plan pursuant to specified provisions of the Internal Revenue Code and to select a financial institution or other qualified entity to act as trustee and establish a trust for the award system, as specified. The bill would provide that the representatives on the board administer the award system subject to specified fiduciary duties and for the exclusive purpose of providing benefits to members of the award system. The bill would also require the board to adopt rules and regulations to administer the award system, including, but not limited to, eligibility requirements for membership in the award system, requirements for a member to receive an award, and the amount of an award payable under the act.

This bill would further require a volunteer firefighter who is a member of the award system and the members of the qualifications review commission, as specified, to certify, under penalty of perjury, that the volunteer firefighter has actively participated in specified fire department activities. By creating a new crime, the bill would create a state-mandated local program. The bill would also require the Board of Administration of the Public Employees’ Retirement System, on or before January 31, 2008, to divulge and transfer specified data and files regarding the award system to the board of the California State Fire Employees Welfare Benefit Corporation. The bill would require the Board of Administration of the Public Employees’ Retirement System to terminate the award system, as specified, if the transfer of the award system is not completed on or before March 1, 2008.

(2) Existing law requires the state to indemnify, from the General Fund, and hold harmless the present, former, and future board members, officers, and employees of, and investment managers under contract with, the Board of Administration of the Public Employees’ Retirement System by reason of any decision to restrict, reduce, or eliminate specified investments.

This bill would require the state to indemnify, from the General Fund, and hold harmless the present, former, and future board members, officers, and employees of the Board of Administration of the Public Employees’ Retirement System as a result of the transfer of the award system to the board of the California State Fire Employees Welfare Benefit Corporation.

(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. 652 (SB 586) Dutton Affordable Housing Innovation Fund: Affordable Housing Revolving Development and Acquisition Program.

Existing law, the Housing and Emergency Shelter Trust Fund Act of 2006, authorizes the issuance of bonds in the amount of \$2,850,000,000 pursuant to the State General Obligation Bond Law. Proceeds from the sale of these bonds are required to be used to finance various existing housing programs, capital outlay related to infill development, brownfield cleanup that promotes infill development, and housing-related parks. The act establishes the Housing and Emergency Shelter Trust Fund of 2006 in the State Treasury and requires the sum of \$1,500,000,000 to be deposited in the Affordable Housing Account, which the act establishes in the fund. The act continuously appropriates the money in the account in accordance with a specified schedule that requires, among other things, the transfer of the sum of \$100,000,000 to the Affordable Housing Innovation Fund, which the act establishes in the State Treasury, to be administered by the Department of Housing and Community Development and expended for competitive grants or loans to sponsoring entities that develop, own, lend, or invest in affordable housing, and to create pilot programs to demonstrate innovative, cost-saving approaches to creating or preserving affordable housing.

This bill would establish the Affordable Housing Revolving Development and Acquisition Program under the administration of the department. The bill would authorize applicants under the program to apply for loans to purchase real property for the development or preservation of housing affordable to low-income households and would require applicants to demonstrate certain qualification factors. The bill would require the department to adopt guidelines and regulations establishing the minimum criteria required of the fund manager and applicants, as well as a point system for prioritizing requests in the event that requests exceed the funds available for the program in any given year. The guidelines and regulations would give priority to applicants who can demonstrate specified criteria.

The bill would require the department to issue a request for qualification to select a private sector entity to manage the Loan Fund. The bill would establish criteria that the fund manager must meet and would also require applicants for the fund manager position to submit a business plan that addresses appropriate financial and internal controls as well as a description of how the lender would close loans quickly.

The bill would require the funds in the Affordable Housing Innovation Fund to be allocated in the amount of \$50,000,000 for the Affordable Housing Revolving Development and Acquisition Program, of which \$25,000,000 would be made available to the Loan Fund and \$25,000,000 would be made available to the Practitioner Fund; \$5,000,000 for the Construction Liability Insurance Reform Pilot Program, which this bill would establish within the department; \$35,000,000 for a local housing trust fund matching grant program established under a specified provision of existing law; and \$10,000,000 for the Innovative Homeownership Program, which the bill would require the department to develop and implement as specified. The bill would make an appropriation by authorizing the funds in the continuously appropriated fund to be expended for these additional purposes.

The bill would require the department to grant preference to a housing trust fund that agrees to expend more than 65% of state funds to a specified first-time homebuyers' program and to set aside funding for a specified 36-month period for newly established housing trust funds that are in a county with a population of less than 425,000 persons when awarding the \$35,000,000 under the local housing trust fund matching grant program. The bill would also require the department to make available 50% of this grant money exclusively for newly established housing trust funds.

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

Ch. 653 (SB 624) Padilla Tobacco products: minors.

(1) The Stop Tobacco Access to Kids Enforcement (STAKE) Act is designed to reduce the availability of tobacco products to minors through sales restrictions and enforcement activities. The act, among other things, prohibits the furnishing of tobacco products to, and the purchase of tobacco products by, a person under the age of 18 years, and authorizes the assessment of civil penalties for violations of the act. Certain violations of the act are a criminal offense.

The STAKE Act requires the State Department of Health Services to take primary responsibility for enforcement of the act. The act requires the department to conduct random, onsite sting inspections at retail sites, and requires the department to enlist the assistance of persons who are 15 and 16 years of age for this purpose. The act requires the department to adopt and publish guidelines for the use of persons under 18 years of age in inspections.

This bill would make changes to the requirements for guideline provisions, including, but not limited to, provisions relating to authorized state and local enforcement agencies.

(2) The act requires funds collected as civil penalties under the act, up to \$300,000 per year, to be deposited in the State Treasury to the credit of the Sale of Tobacco to Minors Control Account to be expended for purposes of the act upon appropriation by the Legislature. The act requires funds collected in one year that exceed \$300,000 to be deposited in the General Fund.

This bill would require all moneys collected as civil penalties under the act by the department and other state agencies to be deposited into the account, and would delete the requirement that the funds in excess of \$300,000 per year be deposited in the General Fund.

(3) Existing law authorizes the department to enter into an agreement with a local law enforcement agency for the enforcement of the act within the agency's local jurisdiction. The act requires the department to reimburse local law enforcement agencies for enforcement costs pursuant to an agreement from the Sale of Tobacco to Minors Control Account and requires the department to coordinate with local law enforcement agencies any state enforcement in those jurisdictions.

This bill would delete those provisions and would, instead, specifically authorize an enforcing agency, as defined, other than the department, to conduct inspections and assess penalties for violations of the act if the enforcing agency complies with the act and with all applicable laws and guidelines. The bill would encourage state and local enforcement agencies to coordinate with the department.

(4) Existing law authorizes the department to assess civil penalties against any person, firm, or corporation that sells, gives, or in any way furnishes to another person who is under the age of 18 years, tobacco related products.

This bill would make changes to the civil penalty amounts for the first and second violations of that provision and would authorize, not only the department, but also any enforcing agency, to assess those civil penalties.

Ch. 654 (SB 625) Padilla Cigarette and tobacco product retailers: license fees.

Existing law, the California Cigarette and Tobacco Products Licensing Act of 2003, provides for and requires the licensure by the State Board of Equalization of manufacturers, distributors, wholesalers, importers, and retailers of cigarette or tobacco products that are engaged in business in California. Existing law requires an application for licensure as a retailer of cigarettes or tobacco products to be filed on or before April 15, 2004, and to include a one-time license fee of \$100 per retail location, but does not apply this fee to an application for renewal of a license for which the one-time fee has been paid.

This bill would require payment of a \$100 reinstatement fee as a precondition for reinstatement of an expired license.

Ch. 655 (SB 655) Margett Inmates: prohibited items.

Existing law prohibits possession or use of tobacco products by inmates under the jurisdiction of the Department of Corrections and Rehabilitation, as specified.

Existing law generally regulates the conditions of incarceration for prisoners in a local correctional facility.

This bill would provide that the unauthorized possession of a wireless communication device, as specified, by a person in a local correctional facility is a misdemeanor, punishable by a fine of not more than \$1,000. Because this bill would create a new crime, this bill would impose a state-mandated local program.

This bill would also provide that possession of tobacco products, as specified, by a person housed in a local correctional facility is an infraction punishable by a fine not exceeding \$250 if that facility is located in a county in which the board of supervisors has adopted an ordinance or passed a resolution banning tobacco in its correctional facilities.

The California Constitution requires 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. 656 (SB 661) Maldonado Healing arts: anatomic pathology services.

Existing law makes it unlawful for healing arts practitioners to charge, bill, or otherwise solicit payment from any patient, client, customer, or 3rd-party payer for cytologic services relating to the examination of gynecologic slides if those services were not actually rendered by the practitioner or under his or her direct supervision. Existing law also requires clinical laboratories performing cytologic examinations of gynecologic slides to directly bill either the patient or the responsible 3rd-party payer for the cytology services rendered by the laboratory, except as specified. Under existing law, a violation of these provisions is a crime.

This bill would delete the prohibition against a healing arts practitioner charging, billing, or otherwise soliciting payment for cytological services relating to the examination of gynecologic slides. The bill would instead prohibit a healing arts practitioner from charging, billing, or otherwise soliciting payment for anatomic pathology services, as defined, if those services were not actually rendered by the practitioner or under his or her direct supervision, except as specified. The bill would also require a clinical laboratory and a physician and surgeon performing anatomic pathology services to directly bill the patient, the responsible 3rd-party payer, the clinical laboratory that sent the sample for specialized testing, if certain requirements are met, the requesting hospital or clinic, or the governmental agency or its specified public or private agent, agency, or organization responsible for payment for those services, except as specified.

Because a violation of these provisions would be punishable as 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. 657 (SB 701) Wiggins Forest legacy program.

Existing law contains a finding and declaration by the Legislature that the forest resources and timberlands of the state are among the most valuable of the natural resources of the state and that there is great concern throughout the state relating to their utilization, restoration, and protection.

This bill would enact the California Forest Legacy Program Act of 2007, pursuant to which the California Forest Legacy Program would be established to conserve private forest lands. The bill would permit the Department of Forestry and Fire Protection to acquire conservation easements of eligible properties according to criteria contained in the bill. The department would be required to obtain funding from various specified sources. The bill would permit federal and state agencies, local governments, and nonprofit land trust organizations to hold conservation easements acquired pursuant to the program. The bill

would require the department to make available to the public, on its Internet Web site, a list of conservation easements acquired through the program, which includes specified information. The provisions of the bill would be repealed on January 1, 2015, unless a later enacted statute deletes or extends that date.

Ch. 658 (SB 707) Ducheny Housing loan conversions.

Existing law authorizes the Department of Housing and Community Development to provide technical assistance to groups and persons with various housing needs and to administer various housing loan programs.

This bill, on and after July 1, 2008, would authorize the department, or the California Housing Finance Agency, as applicable, to extend the term of existing multifamily housing loans made under specified programs upon the request of any borrower, subject to certain conditions, as provided, and would make related legislative findings and declarations.

Ch. 659 (SB 774) Ridley-Thomas Hazardous packaging.

(1) Existing law, the Toxics in Packaging Prevention Act, prohibits a manufacturer, importer, agent, or supplier, as defined, from offering for sale or for promotional purposes in this state a package or packaging component that includes specified regulated metals and prohibits a person from offering for sale or for promotional purposes in the state a product in a package that includes those intentionally introduced regulated metals. A violation of the hazardous waste control laws, including the act, is a crime.

The act exempts from its requirements a package or a packaging component that meets any of specified conditions. One of these conditions, until January 1, 2010, is met when the package or a packaging component that has a vitrified label, when tested in accordance with a prescribed test, does not exceed 5.0 ppm for lead.

This bill would prohibit a glass bottle package with paint or applied ceramic decoration from qualifying for an exemption under that act if the paint or decoration contains lead or lead compounds in excess of 0.06% by weight. By changing the definition of a crime, this bill would impose a state-mandated local program.

(2) Existing law also requires each manufacturer or supplier, as defined, to furnish a certification of compliance to the purchaser, as defined, stating that the package or packaging component is in compliance with the act or the package is exempt, as specified.

This bill would also provide that a purchaser includes a supplier for purposes of the above-described certification of compliance requirement.

(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. 660 (SB 815) Migden Tidelands and submerged lands: City and County of San Francisco: seawall lots: Treasure Island.

(1) Existing law grants to the City and County of San Francisco the right, title, and interest of the State of California in and to certain tidelands and submerged lands in trust for certain purposes. Under existing law, the Burton Act, and the Burton Act transfer agreement, the interest of the state in and to the Harbor of San Francisco was transferred in trust to the City and County of San Francisco. The State Lands Commission has jurisdiction over tidelands and submerged lands of the state.

This bill would authorize the City and County of San Francisco to lease, sell, or otherwise transfer all or any portion of certain tidelands and submerged lands constituting "paper streets" in the City and County of San Francisco to any person, as defined, free of the public trust and of any additional restrictions on use or transfer created by the Burton Act or Burton Act transfer agreement upon a finding and declaration of specified conditions by the State Lands Commission.

The bill would declare, until January 1, 2094, certain parcels of real property denominated as the designated seawall lots, subject to certain specified conditions, are free from the use requirements of the public trust, the Burton Act trust, and the Burton Act transfer agreement. The San Francisco Port Commission would be authorized to lease all or a portion of the designated seawall lots provided that specified conditions are met. Revenues generated from the leases would be deposited in a separate account in the harbor fund, established in the treasury of the City and County of San Francisco, to be expended for specified purposes. The bill would exempt any lands or interests granted to the Treasure Island Development Authority pursuant to the Treasure Island Conversion Act of 1997 from the requirements of the Burton Act.

(2) The Treasure Island Public Trust Exchange Act approved an exchange of public trust lands within the Treasure Island Development Authority property, whereby certain trust lands on Treasure Island that meet specified criteria and are not useful for public trust purposes are freed from the public trust and may be conveyed into private ownership, and certain other lands on Yerba Buena Island that are not public trust lands and that are useful for public trust purposes are made subject to the public trust.

This bill would revise that act to, among other things, no longer allow the reconfigured trust lands to include additional land in the trust along the western shore of Treasure Island in exchange for certain land removed from the trust. The bill would provide that certain parcels owned by the United States Department of Labor may be incorporated into the exchange authorized by the act if certain specified conditions are met.

Ch. 661 (SB 850) Maldonado Vital statistics: Certificate of Still birth.

Existing law requires the State Registrar of Vital Statistics, to administer the registration of births, deaths, fetal deaths, and marriages. Existing law requires that each fetal death in which the fetus has advanced to or beyond the 20th week of uterogestation to be registered with the local registrar of births and deaths of the district in which the fetal death was officially pronounced within 8 calendar days following the event and prior to any disposition of the fetus.

This bill would specify that those provisions shall not apply to the termination of a pregnancy performed in compliance with a prescribed law governing reproductive privacy. The bill would further enact the Missing Angels Act, which would require the local registrar of births and deaths of the county in which a fetal death, in which the fetus has advanced to or beyond the 20th week of uterogestation, is registered, to issue, upon request, to the father or mother, a Certificate of Still Birth on a form prescribed by the State Registrar of Vital Statistics. The bill would define stillbirth for this purpose to be delivery of a fetus where there was a naturally occurring intrauterine fetal death that occurred after a gestational age of not less than 20 weeks. The bill would prescribe information to be contained in a Certificate of Still Birth. The bill would authorize the state registrar to charge a fee for processing and issuing a Certificate of Still Birth, not to exceed the agency's costs, and not to exceed \$20 adjusted annually as prescribed. The bill would authorize a local registrar of births and deaths to charge an appropriate fee for the processing and issuance of a certificate not to exceed that agency's cost of processing and issuing a certificate. By imposing a new requirement on local registrars of births and deaths, 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. 662 (SB 869) Ridley-Thomas Workers' compensation insurance: coverage program.

(1) Existing law requires the Labor Commissioner to establish and maintain a workers' compensation insurance coverage program for targeting employers in industries with the

highest incidence of unlawfully uninsured employers and annually report to the Legislature concerning the effectiveness of the program. The report is required to include specified information.

This bill would revise these provisions to require the program to systematically identify unlawfully uninsured employers and would authorize the Labor Commissioner to prioritize targets for the program in consideration of available resources. The bill would revise the reporting requirements to, among other things, require the report to be posted on the Labor Commissioner's Web site.

(2) Existing law establishes the Workers' Compensation Administration Revolving Fund in the State Treasury. Money in the fund may be expended by the Department of Industrial Relations, upon appropriation by the Legislature, for the administration of the workers' compensation program, except as provided, and for the Return-to-Work Program.

This bill would also authorize these funds to be used for the enforcement of the insurance coverage program maintained by the Labor Commissioner.

(3) Existing law requires the Director of Employment Development to permit the use of any information in his or her possession to the extent necessary for specified purposes.

This bill would additionally require the director to permit the use of any information in his or her possession to the extent necessary to enable the Labor Commissioner of the Division of Labor Standards Enforcement in the Department of Industrial Relations to identify unlawfully uninsured employers.

(4) (A) This bill would incorporate additional changes to Section 1095 of the Unemployment Insurance Code, proposed by AB 798, to be operative only if AB 798 and this bill are both enacted, each bill amends that section, AB 8 is not enacted, or if enacted, does not amend Section 1095 of the Unemployment Insurance Code, and this bill is enacted after AB 798.

(B) This bill would incorporate additional changes to Section 1095 of the Unemployment Insurance Code, proposed by AB 8, to be operative only if AB 8 and this bill are both enacted, each bill amends that section, AB 798 is not enacted, or if enacted, does not amend Section 1095 of the Unemployment Insurance Code, and this bill is enacted after AB 8.

(C) This bill would incorporate additional changes to Section 1095 of the Unemployment Insurance Code, proposed by AB 798 and AB 8, to be operative only if AB 798, AB 8, and this bill are all enacted, all 3 bills amend that section, and this bill is enacted after AB 798 and AB 8.

Ch. 663 (SB 884) Lowenthal California Coastal Commission: gift or gratuity.

The California Coastal Act of 1976 prohibits a commissioner member or alternate from making, participating in making, or in any other way attempting to use his or her official position to influence a commission decision about which the member or alternate has knowingly had an ex parte communication, and which has not been reported as required by the act.

This bill would prohibit an interested person, as defined, from giving, conveying, or making available gifts, as defined, aggregating more than \$10 in a calendar month to a commissioner or a member of the commission's staff. A commissioner or member of the commission's staff would be prohibited from accepting gifts aggregating more than \$10 in a calendar month from an interested person. A commissioner, member of the commission's staff, or interested person who violates this prohibition, in addition to any other applicable penalty, would be subject to a civil fine, not to exceed \$500 for each violation. A person who for compensation attempts to influence or affect the outcome of a commission decision or action and who violates this prohibition, in addition to any other applicable penalty, may be barred from any activity seeking to influence or affect the outcome of a commission decision or action for up to one year from the date of the finding of the violation.

Ch. 664 (SB 886) Negrete McLeod Management districts: district board.

(1) The Lewis-Presley Air Quality Management Act establishes the South Coast Air Quality Management District in those portions of the Counties of Los Angeles, Orange, Riverside, and San Bernardino included within the South Coast Air Basin as the local agency with the responsibility for comprehensive air pollution control within the basin. The act requires the election of a chairperson of the south coast district board every 2 years, and requires that no member serve more than 2 consecutive terms as chairperson.

Existing law establishes the Sacramento Metropolitan Air Quality Management District within the County of Sacramento, and requires the election of a chairperson of the Sacramento district board every 2 years, and requires that no member serve more than 2 consecutive terms as chairperson.

Existing law establishes the Mojave Desert Air Quality Management District within certain areas of San Bernardino and Riverside Counties, and requires the election of a chairperson of the Mojave Desert district board every year, and requires that no member serve more than 2 consecutive terms as chairperson.

This bill would delete all of the above-referenced prohibitions on a member serving more than 2 consecutive terms as chairperson.

(2) The Lewis-Presley Air Quality Management Act requires the south coast district to be governed by a district board consisting of 12 members, including 3 members appointed, one each, by the city selection committees of Orange, Riverside, and San Bernardino Counties, one member appointed by cities in the western region of the County of Los Angeles, and one member appointed by the cities in the eastern region of the County of Los Angeles. The specified cities in each region are required to organize a city selection committee and hold a public meeting to determine the appointment from the region. Existing law prescribes the cities, including Los Angeles, that comprise the western region of the County of Los Angeles, and provides that those cities not included in the western region are deemed to constitute the eastern region for the purpose of appointing members to the district board.

This bill would increase the number of members on the south coast district board from 12 to 13 by adding one new member appointed by the Mayor of the City of Los Angeles from among the members of the Los Angeles City Council. The bill would add certain cities to, and exclude Los Angeles from, the list of cities included in the western region of the County of Los Angeles. The bill would exclude the Cities of Lancaster, Los Angeles, and Palmdale from the cities included in the eastern region.

The bill would require the member serving on the board as of June 1, 2007, appointed by the western region of Los Angeles County to be deemed to be the member appointed by the Mayor of the City of Los Angeles until the end of that member's term, and would require the member serving on the district board as of June 1, 2007, appointed to represent the eastern region of Los Angeles County to be deemed to be the member appointed to represent the western region. The city selection committee of the eastern region of Los Angeles County would be required to convene promptly to make an appointment.

Because the bill would impose additional duties on cities within the south coast district, this bill would establish 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. 665 (SB 898) Simitian Personal income tax return: voluntary contributions.

Under the Personal Income Tax Law, 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 State Children's Trust Fund for the Prevention of Child Abuse and the Endangered and Rare Fish, Wildlife, and Plant Species Conservation and Enhancement Account. That law provides for the repeal of the contribution provisions for these funds on January 1, 2008.

This bill would instead provide a repeal date of January 1, 2013, for the contribution provisions for the State Children's Trust Fund for the Prevention of Child Abuse and the Endangered and Rare Fish, Wildlife, and Plant Species Conservation and Enhancement Account.

This bill would also make a technical, nonsubstantive change to one of the contribution provisions.

Ch. 666 (SB 920) Oropeza Taxpayer information: disclosure: unclaimed property.

Existing law limits the information that the Franchise Tax Board may provide to the Controller for purposes of assisting the Controller's office in locating owners of unclaimed property, as specified, and prohibits the Controller or any officer, employee, or agent, as provided, from disclosing or using that information for any purpose except for the purpose of locating owners of unclaimed property.

This bill would authorize the Franchise Tax Board to provide the Controller, on an annual basis, with certain specified information about taxpayers from business entity income tax returns and other business entity records maintained by the Franchise Tax Board.

Ch. 667 (SB 970) Ridley-Thomas Rental vehicles.

Existing law does not regulate the use of rental vehicle fuel gauges as a measuring instrument in rental vehicle transactions.

This bill would provide that a fuel gauge installed in a motor vehicle by the motor vehicle manufacturer may be used in a rental transaction to calculate an optional charge for fueling a rental vehicle, as specified.

Ch. 668 (SB 1017) Perata East Bay Municipal Utility District: electricity generation.

(1) Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations. Existing law permits a private energy producer, as defined, to generate electricity not generated from conventional sources, as defined, solely for his, her, or its own use or the use of its tenants, or generating electricity to or for any electrical corporation, state agency, city, county, district, or an association thereof, but not the public, without becoming a public utility subject to the general jurisdiction of the commission. Existing law provides for interconnection to the electric transmission and distribution system by a private energy producer and for payment of just and reasonable compensation to the electrical corporation for transporting the electricity generated by the private energy producer over the transmission and distribution system of the utility.

This bill would require every electrical corporation that owns and operates transmission and distribution facilities that deliver electricity at one or more locations to the East Bay Municipal Utility District (EBMUD), upon request by EBMUD, and without discrimination or delay, to use the same facilities to deliver electricity generated by EBMUD. The bill would authorize EBMUD to elect to designate specific hydroelectric generation facilities owned by EBMUD for the generation of electricity to be delivered to EBMUD, if certain conditions are met and would require EBMUD to pay applicable rates approved by the commission for distribution, or distribution and transmission, or any transmission rates as required under federal law. The bill would require each electrical corporation that owns and operates transmission and distribution facilities that deliver electricity at one or more locations to the EBMUD system, to file an advice letter with the commission that complies with these requirements and the commission, within 150 days of the date of filing of the advice letter, would be required to approve the advice letter or specify conforming changes to be made by the electrical corporation, to be filed in an amended advice letter within 60 days.

(2) Existing law makes any public utility that fails to comply with any part of any order, decision, rule, direction, demand, or requirement of the Public Utilities Commission guilty of a crime.

Because a violation of these provisions or failure to comply with an approved advice letter would be a crime under existing law, this bill would impose a state-mandated local program by creating a new crime.

(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. 669 (SB 1028) Padilla State Air Resources Board: regulations: ambient air quality standards: vehicles.

Existing law designates the State Air Resources Board as the state agency responsible for the preparation of the state implementation plan required by the federal Clean Air Act, and requires the state board to coordinate the activities of local air districts to comply with the act. The state board is authorized to adopt and implement motor vehicle emission standards, in-use performance standards, and motor vehicle fuel specifications for the control of air contaminants and sources of air pollution which the state board has found to be necessary, cost effective, and technologically feasible.

This bill would require the state board to adopt and implement motor vehicle emission standards, in-use performance standards, and motor vehicle fuel specifications for the control of air contaminants and sources of air pollution which the state board has found to be necessary, cost effective, and technologically feasible.

The bill would require the state board to adopt rules and regulations pursuant to these provisions that, in conjunction with other measures adopted by the state board, the districts, and the United States Environmental Protection Agency, will achieve ambient air quality standards, and if necessary to carry out this duty, to adopt and enforce rules and regulations that anticipate the development of new technologies or the improvement of existing technologies.

Ch. 670 (AB 373) Wolk Local government: community facilities improvement.

(1) Existing law authorizes the governing board of a school district or community college district to authorize an election for the issuance of bonds for that district and the issuance of those bonds pursuant to specified requirements. Existing law authorizes the formation of a school facilities improvement district (SFID) by a school district or community college district and the election for the issuance of bonds for that district and the issuance of those bonds pursuant to specified requirements.

This bill would conform, except for specified differences, the requirements for bonds, including the process through which those bonds are ultimately issued, for SFIDs to the requirements for bonds for school districts and community college districts, including, but not limited to, authorizing the governing board of the school district or community college district that formed the SFID to issue bonds on behalf of that SFID. The prohibition on the boundaries of a SFID including all or part of the territory of a specified community facilities district would be deleted. The board of supervisors of a county in which a SFID is located would be required to file the resolution adopted by that board that made specific provisions related to a SFID applicable with the California Debt Investment Advisory Commission. The requirement that notice of a hearing of the governing board of a school district or community college district on the establishment of a SFID be posted in 3 public places within the proposed SFID for at least 14 days prior to the time of the hearing would be deleted. The governing board of a school district or community college district that has established a SFID would be authorized to amend the resolution it adopted to establish the SFID in specified ways.

(2) Existing law, the Mello-Roos Community Facilities Act of 1982, permits a local agency to initiate proceedings to establish a district if it has first considered and adopted local goals and policies, including, among others, a statement of the priority that various kinds of public facilities have for financing, as specified.

This bill would revise this statement to include the priority that services, in addition to public facilities, have for financing.

(3) Existing law authorizes local governments to establish community facilities districts for recreational program services, library services, maintenance services for elementary and secondary schoolsites and structures, and the operation and maintenance of museums and cultural facilities, and permits a special tax to be levied for any of these services upon approval of all voters, as specified. Existing law provides that a vote on a special tax to support these services is not subject to the requirement that a specified number of persons have been registered to vote for each of the 90 days preceding the close of the protest hearing. Existing law prohibits bonds to be issued to fund any of these services.

The bill would revise the vote requirements to provide that a vote on a special tax to be levied to fund these services be of the registered voters, as specified.

Existing law also authorizes local governments to establish community facilities districts for the maintenance of parks, parkways and open space, flood and storm protection services, as specified, among others.

This bill would additionally authorize local governments to establish community facilities districts for the maintenance and lighting of parks, parkways, and open space, and would add streets and roads to these provisions. The bill would also authorize the local government to establish a community facilities district for flood and storm protection services, including the plowing and removal of snow.

The bill would revise the prohibition against the issuance of bonds for community facilities districts, to authorize a local government to issue bonds to fund capital facilities to be used in providing the specified services.

(4) Existing law provides that a territory within a community facilities district established for the acquisition or improvement of school facilities for a school district is exempt from any fee, increase in any fee other than a cost-of-living increase, or other requirement first levied, increased, or imposed subsequent to the date that the resolution of formation creating the community facilities district is adopted until a specified time.

This bill would revise this provision to provide that any territory within a community facilities district established for the acquisition or improvements of school facilities for a school district is exempt from any fee, as specified, pursuant to a specified chapter of the Education Code.

The bill would also revise the length of the term of the exemption, as specified.

(5) Existing law authorizes a community facilities district to finance the purchase, expansion, improvement, or rehabilitation of any real or other tangible property, as specified. Existing law provides various examples of facilities that a community facilities district may finance, including the acquisition, improvement, rehabilitation or maintenance of any real or other tangible property, as specified, and the payment in full of liens, assessment, obligation, or indebtedness, as specified, among others.

This bill would revise these provisions to specify that a community facilities district may finance the purchase, expansion, improvement or rehabilitation of any real or other tangible property, as specified. The bill would also revise the examples of facilities that a community facilities district may finance to include the acquisition, improvement, rehabilitation, or maintenance of any real or other tangible property for flood and storm protection services, as specified. The bill would also require written consent from a public agency other than the agency conducting the proceedings, under specified circumstances.

The bill would include, among the examples of permissible facilities, the acquisition, improvement, rehabilitation, or maintenance of property for the removal or remedial action

for the cleanup of any hazardous substance released, or threatened to be released, into the environment, as specified.

(6) Existing law authorizes a legislative body to provide for adjustments in ad valorem property taxes within a community facilities district only if 2 specified findings are made at the conclusion of a public hearing. One of the required findings is that an ad valorem property tax is levied on property within a proposed community facilities district for the exclusive purpose of making lease payments or paying principal or interest on bonds or indebtedness, as specified.

This bill would revise this required finding to include a finding that an ad valorem property tax is, or will be, levied on property within a proposed community facilities district for the exclusive purpose of making lease payments on an existing lease, or paying principal or interest on outstanding bonds or other existing indebtedness, as specified, and would make conforming changes to other provisions of law.

(7) Existing law authorizes a community facilities district to finance the acquisition, improvement, rehabilitation, or maintenance of any real or other tangible property, whether privately or publicly owned, for the removal or remedial action for the cleanup of any hazardous substance released or threatened to be released into the environment.

This bill would repeal this provision.

(8) Existing law provides that all or part of the cost of any school facilities financed by a community facilities district may be shared by the State Allocation Board, as specified, but that if the State Allocation Board shares in any part of the cost of the school facilities, the ownership of those facilities and the real property that the facilities are located upon shall be transferred to the state, and the community facilities district is required to make specified reductions in bonds or special taxes, as specified, provided that the reductions are consistent with the provisions of the resolution of intention, formation, consideration and to incur bonded indebtedness, as specified.

This bill would specify that whenever the State Allocation Board shares in any part of the cost of the school facilities, the ownership of those facilities and the real property that the facilities are located upon are held as provided in the Leroy F. Greene School Facilities Act of 1998, and would eliminate the requirement that the community facilities district make reductions in bonds or special taxes. The bill would also provide that the resolution of intention, formation, consideration, and to incur bonded indebtedness may provide for cost sharing by the State Allocation Board and for appropriate adjustment of the principal amount of any bond issue or issues and of the rate and method of apportionment of any special tax, as specified.

(9) Existing law authorizes a community facilities district to finance facilities that are to be owned or operated by an entity other than the agency that created the district or services to be provided by an entity other than the agency that created the district, or any combination thereof, if a joint community facilities agreement or a joint exercise of powers agreement is adopted, as specified.

This bill would require that the facilities be owned or operated by a public agency, and would specify that a joint community facilities agreement or a joint exercise of powers agreement with a state or federal agency is not required if the local agency with primary responsibility for formation of a district is the agency that would, in the absence of the district, deal directly with the state or federal agency in the provision of the facilities or services, or if the local agency with primary responsibility for formation of a district enters into a joint agreement with the local agency that would, in the absence of the district, deal directly with a state or federal agency in the provision of the facilities.

(10) Existing law defines various terms in connection with community facilities districts, including "landowner," as specified.

This bill would revise the definition of landowner to specify that a public agency is not a landowner or owner of land unless either (a) the land owned by a public agency would be subject to a special tax, as specified, (b) the public agency has acquired the property by

purchase or negotiation in connection with foreclosure of the special tax lien and it is intended that the property will be transferred to private ownership, (c) the public agency makes specified statements in the proceedings, or (d) the land owned by a public agency is within the territory of a military base that is closed or being closed.

(11) Existing law requires the legislative body to institute proceedings for the establishment of a community facilities district when either a written request for the establishment of a district, signed by 2 members of the legislative body, describing the territory that is proposed for inclusion in the area and specifying the type or types of facilities and services to be financed by the district is filed with the legislative body, or a petition requesting the institution of the proceedings signed by the requisite number of registered voters, as specified, is filed with the clerk of the legislative body, or when a petition requesting the institution of the proceedings signed by landowners owning the requisite portion of the area of the proposed district, as specified, is received. Existing law also requires a written request or petition requesting the institution of the proceedings be accompanied by the payment of a fee in an amount that the legislative body determines is sufficient to compensate the legislative body for all costs incurred in conducting the proceedings, as specified.

This bill would require the petitions signed by registered voters or landowners to include a description of the boundaries of the territory that is proposed for inclusion in the community facilities district and a specification of the type or types of facilities and services to be financed by the district. The bill would provide that a written request or a petition signed by registered voters need not be acted on until the legislative body receives the payment of a fee that it determines, within 45 days, to be sufficient to compensate the legislative body for all costs incurred in conducting the proceedings. The bill would also provide that the legislative body may not act upon a petition by landowners until a fee is paid that the legislative body determines, within 45 days, to be sufficient to compensate the legislative body for all costs incurred in conducting the proceedings, as specified.

(12) Existing law requires a petition requesting the institution of proceedings for the establishment of a community facilities district to, among other things, state the type or types of facilities and services to be financed by the district and be signed by not less than 10% of the registered voters residing within the territory proposed to be included within the district or by owners of not less than 10% of the area of land proposed to be included within the district.

This bill would require the petition to state the type or types of facilities and services proposed to be financed by the district and authorizes the petition to include proposals for a resolution to be adopted by the legislative body. The bill would also require the petition to be signed by either not less than 10% of the registered voters residing within the proposed territory or not less than 10% of the owners of the area of land proposed to be included within the district and not proposed to be exempt from the special tax.

(12.5) Existing law requires proceedings for the establishment of a community facilities district to be instituted by the adoption of a resolution of intention to establish the district, which must, among other things, state that, except where funds are otherwise available, a special tax sufficient to pay for all facilities and services, secured by recordation of a continuing lien against all nonexempt real property in the district, will be annually levied within the area. That statement must, in the case of any special tax to pay for public facilities and to be levied against any parcel used for private residential purposes, among other things, specify that under no circumstances will the special tax levied against specified parcels be increased by more than 10% as a consequence of delinquency of default by the owner of any other parcel or parcels within the district.

This bill would require the statement to specify that under no circumstances will the special tax levied in any fiscal year against specified parcels, be increased as a consequence of delinquency or default by the owner or owners of any other parcel or parcels within the

district by more than 10% above the amount that would have been levied in that fiscal year had there never been any delinquencies or defaults.

(13) Existing law requires the clerk of the legislative body to publish a notice of hearing, as specified, and authorizes the clerk to give the same notice of the hearing by first-class mail, at least 15 days before the hearing, to each registered voter and to each landowner within the proposed district.

This bill would delete the requirement that the notice by first-class mail be mailed at least 15 days before the hearing.

(14) Existing law authorizes interested persons or taxpayers to make oral or written protest against the establishment of a district, the extent of the district, or the furnishing of specified types of public facilities or services within the district at the hearing on the matter. Existing law requires written protest to be filed with the clerk of the legislative body on or before the time fixed for the hearing.

This bill would authorize any person to make an oral or written protest, and would require only written protest not personally presented by the author of the protest at the time of the hearing to be filed with the clerk of the legislative body at or before the time fixed for the hearing.

(15) Existing law authorizes the legislative body to modify the resolution of intention to establish the community facilities district at a public hearing.

This bill would prohibit the legislative body from modifying the resolution of intention to increase the maximum special tax or to add territory to the proposed district.

(16) Existing law authorizes the legislative body to submit a proposition to establish or change the appropriations limit, as specified, of a community facilities district, to the qualified electors of a proposed or established district, to become effective if approved by the qualified electors voting on the proposition. Existing law requires the limit to be adjusted for changes in the cost of living and changes in populations.

This bill would revise this section to require the limit to be adjusted for changes in the per capita personal income in the state and changes in populations, as specified.

(17) Existing law requires the legislative body to submit the levy of any special taxes to the qualified electors of the proposed community facilities district subject to the levy or to the qualified electors of the territory to be annexed by the community facilities district subject to the levy in the next general election or in a special election to be held at least 90 days, but not more than 180 days, following the adoption of the resolution of formation and requires the legislative body to provide the resolution of formation, a certified map of sufficient scale and clarity to show the boundaries of the district, and a sufficient description to allow the election official to determine the boundaries of the district, to the official conducting the election within 3 business days after the adoption of the resolution of formation. Existing law specifies the allocation of the votes, if the vote is to be by landowners of the district, as specified.

This bill would also require the legislative body to provide the resolution deeming it necessary to incur bonded indebtedness, if one is adopted.

This bill would require the ballots to be executed by an owner of a parcel, or by a lawfully appointed representative of an owner, as specified, and would further specify the allocation of landowner votes.

(18) Existing law provides that when an election involves a school district and the vote is to be by the landowners of the proposed district, the legislative body of the school district may authorize an official of the district to conduct the election, including preparation of analysis and compilation of arguments.

This bill would instead provide that when the vote is to be by the landowners of the proposed district, the legislative body of the local agency may authorize an official of the local agency to conduct the election, including the preparation of analysis and compilation of arguments.

(19) Existing law provides that a special tax may be levied to provide services only if at least 12 persons shall have been registered to vote within the territory of the proposed community facilities district for each of the 90 days preceding the close of the protest hearing and if $\frac{2}{3}$ of the votes cast upon the question of levying the tax are in favor of levying the tax.

This bill would repeal this provision.

(20) Existing law requires the clerk of the legislative body, upon determining that the required $\frac{2}{3}$ votes cast are in favor of levying the special tax, to record the notice of a special tax lien, as specified.

This bill would require the clerk of the legislative body to record the notice within 15 days of a landowner election or within 90 days of a registered voter election.

(21) Existing law authorizes the legislative body, at any time after conducting a public hearing, to eliminate one or more of the types of facilities and services specified in the resolution of intention to establish the district, but may not finance any types of facilities and services that were not specified in the resolution of intention.

This bill would revise this provision to refer to the resolution of formation of the district, instead of the resolution of intention.

(22) Existing law requires the legislative body, if it receives a petition signed by 25% or more of the registered voters residing in the district or by the owners of 25% or more of the territory within the district, to adopt a resolution of consideration within 40 days of the payment of the fee determined by the legislative body, as specified, reflecting the changes in the community facilities district the petition requested.

This bill would require a petition by landowners to be by 25% or more of the owners of land within the district not exempt from the special tax, and would provide an additional reason to petition for a change in the district. The bill would also require the legislative body to determine the required fee within 45 days of receipt of a petition filed by landowners, and would permit the legislative body to require a fee, that must be determined within 45 days, in the case of a petition filed by registered voters.

(23) Existing law permits protests against a proposal to change a community facilities district or special tax to be made in writing by any interested person, and requires written protest to be filed with the clerk of the legislative body on or before the time fixed for the hearing.

This bill would only require written protests not personally presented by the author at the hearing to be filed with the clerk of the legislative body on or before the time fixed for the hearing.

(24) Existing law requires the resolution of intention to annex a territory or to provide for future annexation of territory to, among other requirements, specify any special taxes that would be levied within the territory proposed to be annexed or to be annexed in the future and requires a special tax proposed to pay for public facilities financed with bonds secured by the existing community facilities district to be the same as the tax levied in the existing district for that purpose. The resolution of intention must also specify any alteration in the special tax rate levied within the existing community facilities district as a result of the proposed annexation.

This bill would require a special tax proposed to pay for public facilities with bonds that have already been issued and that are secured by the existing community facilities district to be the same as the tax levied in the existing district for that purpose. The bill would also specify that these provisions may not be construed to limit the levy of a special tax within the territory to be annexed or to be annexed in the future to provide new or additional services beyond those supplied within the existing territory of the district or to pay for new or additional public facilities with or without bond financing. The bill would also require the resolution of intention to specify in quantitative terms any change in the legislative body's expectations with respect to the probable special tax rate to be levied within the existing community facilities district as a result of the proposed annexation.

(25) Existing law authorizes protests against a resolution of intention to annex a territory or to provide for future annexation of a territory to be made in writing by any interested person, and requires written protest to be filed with the clerk of the legislative body on or before the time fixed for the hearing.

This bill would only require written protests not personally presented by the author at the hearing to be filed with the clerk of the legislative body on or before the time fixed for the hearing.

(26) Existing law prohibits any further proceedings to be taken on the annexation of territory for a period of one year from the decision of the legislative body at the hearing on the annexation if a specified number or groups of persons, including the owners of $\frac{1}{2}$ or more of the area of land in the territory included in the existing district, or the owners of $\frac{1}{2}$ or more of the area of land in the territory proposed to be annexed or proposed to be annexed in the future, file written protests with the legislative body.

This bill would specify that the land in the existing district, and the land in the territory proposed to be annexed or proposed to be annexed in the future, in which $\frac{1}{2}$ or more of the owners have filed protests against annexation not be exempt from the special tax, and would clarify that no further proceedings to annex the same territory, or to authorize the same territory to be annexed in the future, take place.

(27) Existing law provides that when the question of levying a special tax within the areas proposed to be annexed into an existing community facilities district appears on the same ballot as the question of annexation of the same territory to a school district, the effectiveness of each measure may be made contingent on the passage of the other.

This bill would provide that when the question of levying a special tax within the areas proposed to be annexed into an existing community facilities district appears on the same ballot as the question of annexation of the same territory to a local agency, rather than a school district, the effectiveness of each measure may be made contingent on the passage of the other.

(28) Existing law, if a canvass of returns of any election on the question of levying a special tax, as specified, shows that $\frac{2}{3}$ of the votes cast are in favor levying the special tax, requires the legislative body to determine that the area proposed to be annexed is added to, and part of, the existing community facilities district with full legal effect, and the legislative body may levy any special tax within the annexed territory, as specified in the resolution of intention to annex.

This bill would specify that the legislative body may levy any special tax within the annexed territory, as specified in the resolution of intention to annex and in the ordinance adopted, as specified, to levy special taxes.

(29) Existing law provides that properties or entities of the state, federal, or other local governments are exempt from the special tax, except as specified.

Existing law requires the special tax to be collected in the same manner as ordinary ad valorem property taxes are collected, but that the legislative body of the district may waive delinquency penalties and redemption penalties if it makes specified determinations.

This bill would specify that properties that a local agency is a landowner of, as specified, are not exempt from the special tax.

This bill would authorize the legislative body of the district to waive all or any specified portion of the delinquency penalties and redemption penalties if it makes specified determinations.

(30) Existing law requires the legislative body levying the special tax to designate an office, department, or bureau of the local agency to be responsible for annually preparing the current roll of special tax levy obligations. Existing law requires the office, department, or bureau to furnish a Notice of Special Tax to any individual requesting the notice or any owner of property subject to a special tax levied by the local agency, within 5 working days of receiving the request, and permits the local agency to charge a reasonable fee, not to exceed

\$10, for this service. Existing law requires the notice to be in a specified format, that may be modified as needed, for specified reasons.

This bill would authorize the local agency to charge a fee for furnishing the Notice of Special Tax, not to exceed \$15. The bill would also authorize the form of the notice to be modified as needed to clearly and accurately describe a tax rate that will change with a change in use of the parcel, or to clearly and accurately describe a tax that will be levied only once.

(31) Existing law permits a legislative body to fix and collect charges for any community facilities district or zone thereof, in the same manner as for miscellaneous extended services in county service areas.

This bill would repeal this provision.

(32) Existing law requires a Notice of Cancellation of Special Tax Lien to, among other things, state the book and page number in the records of the county recorder where the Notice of Special Tax Lien being canceled is recorded.

This bill would specify that the Notice of Cancellation of Special Tax Lien must state the book and page number or the document or instrument number in the records of the county recorder where the Notice of Special Tax Lien being canceled is recorded.

(33) Existing law requires the legislative body, whenever the legislative body deems it necessary for the community facilities district to incur bonded indebtedness, as specified, to set forth certain items in a resolution, including the time and place for a hearing by the legislative body on the proposed debt issue.

This bill would revise this provision to require the legislative body to set forth the time and place for a hearing by the legislative body on the proposed debt authorization. The bill would also prohibit the issuance of bonds to fund specified services, except that bonds may be issued to fund capital facilities to be used in providing those services.

(34) Existing law requires a $\frac{2}{3}$ vote for the issuance of revenue bonds, as specified.

This bill would instead provide that a $\frac{2}{3}$ vote is required for the issuance of revenue bonds.

(35) Existing law authorizes the legislative body, by resolution adopted prior to the issuance of debt, as specified, to covenant for the benefit of debtholders to commence and diligently pursue any foreclosure action regarding delinquent installments of any amount levied as a special tax for the payment of interest or principal of any bonds that are issued, as specified.

This bill would authorize the legislative body to pursue a foreclosure action regarding delinquent installments or any amount levied as a special tax, in whole or in part, for the payment of interest or principal of any debt that is incurred, as specified.

(36) Existing law authorizes the legislative body to bring a foreclosure action to collect, among other debts, any outstanding debts, special taxes, interest, penalties, as specified.

This bill would specify allocation of the sale price in a foreclosure action where the property is sold for less than the amount necessary to redeem plus costs, as defined, and would provide that if the property is sold for at least the total amount necessary to redeem plus costs, as defined, the sale of the property extinguishes the delinquent special taxes, interest, penalties, and costs included in the sales price.

(37) Existing law requires the legislative body, with respect to any bonds sold, as specified, and until the final maturity of bonds, to notify the California Debt and Investment Advisory Commission within 10 days if, among other events, funds are withdrawn from a reserve fund to pay principal and interest on the bonds beyond levels set by the California Debt and Investment Advisory Commission.

This bill would instead require the legislative body to notify the California Debt and Investment Advisory Commission when, among other events, funds are withdrawn from a reserve fund to pay principal and interest on the bonds that reduces the reserve fund to less than the reserve requirement.

(38) Existing law authorizes the community facilities district to sell bonds, as specified, at the time or in the manner the legislative body deems to be in the public interest, except that all bonds must be sold on sealed proposals to the highest bidder, after advertising for bids

by publication of notice of sale, as specified, not less than 10 days prior to the date of sale in a newspaper of general circulation circulating in the area.

This bill would authorize the community facilities district to sell bonds on sealed proposals or through generally accepted electronic means to the highest bidder after advertising for bids by publication of notice of sale, as specified.

(39) Existing law prohibits the issuance of refunding bonds if the total net interest cost to maturity on the refunding bonds plus the principal amount of the refunding bonds exceeds the total net interest cost to maturity on the bonds to be refunded plus the principal amount of the bonds to be refunded.

Existing law also provides that the designated costs of issuing refunding bonds may be paid by the purchaser of the refunding bonds or may be paid from any other legally available source, including, among other sources, any available revenues of the legislative body, except that any amounts paid by the local agency other than from proceeds of sale of the refunding bonds or from interest or other gains derived from the investment of the proceeds of sale shall be added to the total net interest cost to maturity on the refunding bonds in determining whether the issuance of the refunding bonds comply with specified law.

This bill would instead provide that refunding bonds may not be issued if the total interest cost to maturity on the refunding bonds plus the principal amount of the refunding bonds exceeds the total interest cost to maturity on the bonds to be refunded plus the principal amount of the bonds to be refunded, and would provide that any amounts paid by a local agency other than from the proceeds of sale of the refunding bonds or from interest or other gains derived from the investment of the proceeds shall be added to the total interest cost to maturity on the refunding bonds in determining whether the issuance of the refunding bonds complies with specified law.

(40) Existing law requires any savings achieved through the issuance of refunding bonds to be used by the legislative body to reduce the special taxes that were levied to retire the bonds being refunded, and requires the legislative body, at the time it makes a determination to issue the refunding bonds, to determine and cause to be made any reductions in the annual tax levy in the district, as specified.

This bill would provide that if further facilities or services are authorized to be financed by the district, savings achieved through the issuance of refunding bonds may be used by the legislative body for those purposes, but if no further facilities or services are authorized to be financed by the district, any savings achieved through the issuance of refunding bonds shall be used by the legislative body to reduce the special taxes levied to retire outstanding bonds. The bill would also provide that savings achieved through the issuance of refunding bonds, as specified, may be used in proportions determined by the legislative body, and would define the term "savings achieved through the issuance of refunding bonds" to mean the difference between the principal and interest to maturity of the refunded bonds and the principal and interest to maturity of the refunding bonds. The bill would also provide that if savings are to be used for authorized facilities, bonds may be issued that are secured by those savings.

(41) Existing law provides, in the case of property that is tax defaulted, that the deed conveys title to the purchaser free of all encumbrances of any kind, except a number of specified liens, assessments, and taxes.

This bill would provide that the title of a piece or property that is sold in tax default is not free of unpaid assessments that are being collected through a foreclosure action, as specified, and that the sale shall not nullify, eliminate, or reduce the amount of a foreclosure judgment, as specified.

(42) Existing law prohibits a legislative body from ordering a modification in the boundaries of a district shown on a previously filed map of the district unless the legislative body describes the proposed modification by reference to an amended map of the district boundary that shall be approved by resolution, and the amended map must be filed with the

county recorder not later than 10 days after the resolution of the legislative body approving the amended boundary.

This bill would require the amended map to be filed with the county recorder not later than 15 days after the resolution of the legislative body approving the amended boundary.

(43) Existing law provides that, with regard to community facilities districts, within 15 days after the determination, as specified, that the requisite number of voters is in favor of the levy of a special tax, the clerk of the legislative body shall execute and record a notice of special tax lien in the office of the county recorder of each county that all or any part of the community facilities district is located, as specified.

This bill would provide that this notice shall be filed within 15 days in the case of a landowner vote, or 90 days, in the case of a registered voter election.

(44) Existing law, with regard to community facilities districts, provides that from the date of the recording in the office of the county recorder, as specified, or if the community facilities district is located in 2 or more counties, then from the date of the recording in the office of the county recorder where a notice is last recorded, all persons are deemed to have notice of the contents of the Notice of Special Tax Lien. Existing law also provides that, upon the date of the last recording, the notice of special tax lien imposes a lien upon all nonexempt real property in the district.

This bill would provide that, in the case of a community facilities district that is located in 2 or more counties, all persons are deemed to have notice of the contents of the Notice of Special Tax Lien, with respect to parcels located within each county, from the date of the recording in the office of each county recorder where a notice recorded. This bill would also provide that upon the date the recording is made, the Notice of Special Tax Lien imposes a lien upon all nonexempt real property in the district within that county.

(45) Existing law requires the clerk of the legislative body, if any proceedings subsequent to the approval by the voters of a special tax result in a change to the approved special tax lien, as specified, to record an amendment to the original Notice of Special Tax Lien and any amendments thereto, and to reference the book and page and recording date of that notice and any amendments to it, as specified.

This bill would instead require the Special Tax Lien and any amendments thereto to reference the recorder's serial or document number and recording date of the notice and any amendments to it, as specified.

(46) Existing law specifies the procedures for the foreclosure sale of a piece of property, and the allocation of the proceeds to owed installments, interest, penalties, costs, fees, and other delinquent charges that are owed at the time of the sale.

This bill would specify the distribution of the sale proceeds from a foreclosure sale of property by the tax collector. The bill would provide that if the property is sold for at least, the total amount necessary to redeem plus costs, as defined, the sale of the property would distinguish assessment installments, interest, penalties, and costs included in the sale price, but if the property is sold for less than the total amount necessary to redeem plus costs, as defined, the proceeds must be distributed.

(47) This bill would also make other technical, nonsubstantive changes to laws relating to the act.

Ch. 671 (AB 221) Anderson Public retirement systems: investments: Iran.

The California Constitution provides that the Legislature may by statute prohibit retirement board investments if it is in the public interest to do so, and providing that the prohibition satisfies specified fiduciary standards.

Existing law prohibits the Public Employees' Retirement System and the State Teachers' Retirement System from investing public employee retirement funds in a company with active business operations in Sudan, as specified. Existing law also requires these retirement systems to sell or transfer any investments in a company with business operations in Sudan. Existing law requires these retirement systems to submit an annual report to the Legislature

regarding any investments in a company with business operations in Sudan and the sale or transfer of those investments. Existing law requires the state to indemnify, from the General Fund, and hold harmless the present, former, and future board members, officers, and employees of, and investment managers under contract with, these retirement systems by reason of any decision to restrict, reduce, or eliminate investments in Sudan, as specified.

This bill would create the California Public Divest from Iran Act and additionally prohibit the Public Employees' Retirement System and the State Teachers' Retirement System from investing public employee retirement funds in a company with business operations in Iran that is invested in or engaged in business operations with entities in the defense or nuclear sectors of Iran, or the company is invested or engaged in business operations with entities involved in the development of petroleum or natural gas resources of Iran, and that company is subject to sanctions under federal law, as specified, or the company is engaged in business operations with an Iranian organization that has been labeled as a terrorist organization by the United States government. The bill would require the Board of Administration of the Public Employees' Retirement System and the Teachers' Retirement Board of the State Teachers' Retirement System to sell or transfer any investments in a company with business operations in Iran, until Iran is removed from the United States Department of State's list of countries that have been determined to repeatedly provide support for acts of international terrorism and the President of the United States determines and certifies that Iran has ceased its efforts to design, develop, manufacture, or acquire a nuclear explosive device or related materials and technology, as specified. The bill would make related legislative findings and declarations.

This bill would require these boards to report to the Legislature any investments in a company with specified business operations in Iran and the sale or transfer of those investments, subject to the fiduciary duty of these boards, by January 1, 2009, and every year thereafter.

This bill would indemnify from the General Fund and hold harmless the present, former, and future board members, officers, and employees of, and investment managers under contract with, these retirement systems.

Ch. 672 (AB 1108) Ma Children's products: phthalates.

Existing law prohibits the manufacture, processing, and distribution in commerce of products containing certain chemicals found to raise health risks, including, but not limited to, polybrominated diphenyl ether.

This bill would, commencing January 1, 2009, prohibit the manufacture, sale, or distribution in commerce of certain toys and child care articles, as defined, if those products contain types of phthalates in concentrations exceeding $\frac{1}{10}$ of 1%.

This bill would also require manufacturers to use the least toxic alternative when replacing phthalates in their products and would prohibit manufacturers from replacing phthalates with certain carcinogens and reproductive toxicants.

Ch. 673 (AB 57) Soto Highways: federal funds: Safe Routes to School.

Existing law authorizes certain state and local entities to secure and expend federal funds appropriated under the federal Highway Safety Act of 1973 for a number of programs relating to projects for the improvement of highway safety and the reduction of traffic congestion.

This bill would instead authorize those state and local entities to secure and expend federal funds appropriated under the federal act known as SAFETEA-LU for programs relating to highway safety improvements that can reduce the number of fatal and serious injury accidents, as specified. The bill would declare the Legislature's intent that these federal funds be allocated in approximately equal amounts between state highways and local roads.

Existing law requires, until January 1, 2008, the Department of Transportation, in consultation with the Department of the California Highway Patrol, to establish and

administer a “Safe Routes to School” construction program pursuant to authority granted under specified federal law and to use federal transportation funds for construction of bicycle and pedestrian safety and traffic calming projects. Existing law requires the department to make grants available to local agencies under the program through a competitive grant process.

This bill would extend indefinitely the department’s authority to establish and administer that program, without reference to federal law or federal funding, but would require that any federal funding received for “Safe Routes to School” projects shall be distributed under the competitive grant process. The bill would require any annual budget allocation to fund grants under the “Safe Routes to School” construction program to be in addition to any federal funding received by the state for projects under the program. The bill would also authorize the department to administer the competitive grant program, as it existed prior to the enactment of the bill, with respect to any funds allocated during the 2006–07 and 2007–08 fiscal years.

Ch. 674 (AB 87) Blakeslee Alcoholic beverages: California county wine.

Under existing law, the Department of Alcoholic Beverage Control regulates the licensing, enforcement, and administration of the alcoholic beverage control laws. Existing law requires any wine labeled with a viticultural area appellation of origin established pursuant to federal law, other than the viticultural area “Napa Valley,” that is located entirely within the County of Napa to bear the designation “Napa Valley” on the label in conjunction with the area designation of the wine, as specified.

This bill would declare the intent of the Legislature to protect the Paso Robles wine-growing area and prevent confusion among consumers.

This bill would provide that any wine labeled with a viticultural area appellation of origin established pursuant to federal law when the appellation includes the term “Napa Valley” does not need to bear the additional designation of “Napa Valley.”

This bill also would require any wine labeled with a viticultural area appellation of origin established pursuant to federal law, other than the viticultural area “Paso Robles,” that is located entirely within the “Paso Robles” viticultural area name to bear the designation “Paso Robles” on the label in conjunction with the area designation of wine. This bill would provide that any wine labeled with a viticultural area appellation of origin established pursuant to federal law when the appellation includes the term “Paso Robles” does not need to bear the additional designation of “Paso Robles.”

The Alcoholic Beverage Control Act provides that a violation of its provisions is a misdemeanor, unless otherwise specified. This bill by creating a new crime, 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. 675 (AB 1404) Laird Water measurement information.

(1) Existing law, with certain exceptions, requires each person who diverts water after December 31, 1965, to file with the State Water Resources Control Board a statement of diversion and use. Existing law requires other water users or suppliers to report other water use information to various state agencies. Existing law requires certain water suppliers to install water meters on specified service connections and to charge for water service each customer that has a service connection for which a water meter has been installed based on the actual volume of deliveries, as measured by the water meter.

This bill would require the Department of Water Resources, the board, and the State Department of Public Health to coordinate the collection, management, and use of agricultural and urban water measurement information provided to each agency. The bill

would require the board, in collaboration with the department, the California Bay-Delta Authority or its successor agency, and the State Department of Public Health, to prepare and submit a report to the Legislature by January 1, 2009, evaluating the feasibility, estimated costs, and potential means of financing a coordinated water measurement database.

The bill would require agricultural water suppliers to report, each year, aggregated farm-gate delivery data, as defined, to the department.

The bill, with certain exceptions and not later than January 1, 2012, would require persons required to submit to the board a specified annual statement of water diversion and use to include in that statement monthly records of water diversions. The bill, with a certain exception, would condition eligibility for certain grants or loans to those persons on compliance with this reporting requirement.

(2) Existing law requires the department to update the California Water Plan, which is a plan for the conservation, development, and use of the water resources of the state, every 5 years. The department, as part of the update, is required to release assumptions and estimates relating to current and projected water use.

This bill would require the department to include assumptions and estimates relating to current and projected water use for agricultural water diversion and use.

(3) This bill also would incorporate additional changes in Section 10004.6 of the Water Code proposed by SB 862, to be operative if this bill and SB 862 are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 676 (AB 1410) Feuer Traumatic brain injury.

Existing law requires the State Department of Mental Health to designate project sites in order to develop a system of postacute continuum-of-care models for adults 18 years of age or older with acquired traumatic brain injuries. Existing law also establishes the Traumatic Brain Injury Fund, to be used, upon appropriation by the Legislature for these purposes. These provisions are to be repealed as of January 1, 2012.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, pursuant to which medical benefits are provided to public assistance recipients and certain other low-income persons. The Medi-Cal program is partially governed and funded by federal Medicaid provisions.

This bill would require the department, by March 15, 2009, to submit to the federal Centers for Medicare and Medicaid Services a home- and community-based services waiver application or an amendment of the state plan for home- and community-based services, to serve at least 100 adults with acquired traumatic brain injuries who otherwise would require care in a Medi-Cal funded nursing facility or an intermediate care facility for persons with developmental disabilities. It would specify that the waiver or state plan amendment would be implemented only if certain conditions are met.

The bill would require that services under the waiver be provided by project sites providing services to adults with acquired traumatic brain injuries, as described in existing law, and would expand the services that these projects would be permitted to provide.

Ch. 677 (AB 12) Beall The Adult Health Coverage Expansion Program: Santa Clara County.

Existing law requires a health care service plan and a health insurer to fairly and affirmatively offer, market, and sell its contract or its policy, as specified, to small employers, as defined. Existing law also provides for a local initiative, which is defined as a prepaid health plan organized by a county government or by stakeholders to provide comprehensive health care to eligible Medi-Cal beneficiaries.

This bill would provide for the creation of the Adult Health Coverage Expansion Program as a pilot program in Santa Clara County that would be administered by a local initiative in the county, at the option of the local initiative. The program would provide health care coverage to eligible employees, as specified, of a small business, as defined, that participates

in the program, not to exceed 5,000 employees in the county. The bill would authorize the Department of Managed Health Care to authorize an increase in the number of enrollees in the program. The bill would provide that the program is subject to the requirements of the Knox-Keene Health Care Service Plan Act of 1975, except as specified, and subject to approval as to regulatory filings with the Department of Managed Health Care. The bill would fund the program through a combination of employer contributions, employee premiums, and any county, state, private sector, or federal funding made available for its purposes. The bill would authorize the local initiative to determine the amount of employer contributions and employee premiums, subject to specified maximum amounts, but subject to adjustment after the first year. The bill would provide for an evaluation of the pilot program by Santa Clara County and the local initiative in the county after 3 years. The bill would enact other related provisions. Because the bill would impose new duties on Santa Clara County, it 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.

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. 678 (AB 253) Eng Medical Board of California.

The Medical Practice Act provides for the licensure and regulation of physicians and surgeons by the Medical Board of California that consists of 21 members. Existing law establishes a Division of Licensing and a Division of Medical Quality, each consisting of specified members of the board, with each division having certain responsibilities. Under existing law, the Division of Medical Quality is responsible for implementing the disciplinary provisions of the act and is prohibited from delegating its authority to take final disciplinary action against a licensee.

This bill would reduce the board's membership to 15 and would abolish the 2 divisions of the board. The bill would instead provide for the board as a whole to handle the responsibilities of the divisions. The bill would require the board to delegate to its executive director the authority to adopt default decisions and certain stipulations in disciplinary proceedings. The bill would make other related changes.

Ch. 679 (AB 262) Coto Public postsecondary education.

(1) Existing law establishes the California State University under the administration of the Trustees of the California State University. Existing law, to be repealed as of January 1, 2008, sets forth a procedure for the adoption of regulations by the trustees, and requires the trustees to follow that procedure rather than the procedure set forth in the Administrative Procedure Act.

This bill would extend the repeal date of this provision from January 1, 2008, to January 1, 2013.

(2) Existing law establishes the various segments of the higher education system in the state. These segments include the University of California, which is administered by the Regents of the University of California, the California State University, which is administered by the Trustees of the California State University, the California Community Colleges, which is administered by the Board of Governors of the California Community Colleges, and various private and independent colleges and universities. The Student Financial Responsibility Act requests the regents and the governing body of each accredited private or independent college or university in the state, and requires the trustees and the board of governors, to adopt policies to regulate the marketing practices used on campuses by credit card companies.

This bill would urge the regents and require the trustees and board of governors to annually direct each campus to disclose all exclusive arrangements, excluding proprietary information, with banks or other commercial entities to engage in on-campus credit card marketing activities. The bill would urge the regents and require the trustees and board of governors to prohibit banks and other commercial entities, while soliciting in public campus areas, from offering gifts to students who complete credit card applications. The bill would urge the regents to revise the University of California Policy on the On-Campus Marketing of Credit Cards to Students as it relates to specified future contractual agreements.

(3) Existing law requires that all contracts for acquisition of motor vehicles or general use mobile equipment for an executive branch officer or agency or for any campus of the California State University be made by or under the supervision of the Department of General Services, and permits the department to collect a fee to offset the cost of the services provided. Existing law requests and encourages the University of California to have the department perform these tasks with respect to the acquisition or replacement of motor vehicles by the University of California.

This bill would, until July 1, 2012, delete the California State University and its campuses from the scope of these provisions. The bill would require the trustees to report yearly to the Legislature, until June 30, 2012, certain information relative to motor vehicle procurement by the California State University.

Ch. 680 (AB 294) Adams Air pollution: manganese.

Existing law imposes various limitations on emissions of air contaminants for the control of air pollution from vehicular and nonvehicular sources.

This bill would require the State Air Resources Board to conduct a study of ambient air concentrations of manganese to determine if there are areas in the state that have unhealthy concentrations, and to submit a report to the Legislature that describes the conclusions of this study and provides recommendations for reducing manganese exposures as needed.

Ch. 681 (SB 754) Kehoe State property: leases.

Existing law authorizes the Director of General Services, with the consent of the state agency involved, to let for a period not to exceed 5 years, any real or personal property that belongs to the state, subject to specified conditions. Any money received in connection with these leases is required to be deposited in the Property Acquisition Law Money Account and be available to the department upon appropriation by the Legislature.

This bill, notwithstanding existing law, would authorize the Director of General Services, with the consent of the Department of Motor Vehicles, to lease or exchange, for a term of years, as determined by the director, specified parcels of real property that are acquired and used by the state for the benefit of the Department of Motor Vehicles, subject to specified conditions. This bill would also provide that the proceeds from the lease or exchange of that property shall be deposited in the Motor Vehicle Account in the State Transportation Fund and shall be available to the Department of Motor Vehicles, thereby making an appropriation. This bill would also require that a mixed-use facility be located at the current state-owned site unless there are mitigating circumstances requiring relocation. If relocation is necessary, the bill would require that the replacement facility be located within the geographic area that serves the current customer base. This bill would also require the Department of General Services and the Department of Motor Vehicles, jointly, to notify the Joint Legislative Budget Committee prior to entering into any lease that is 30 years or longer and to report the terms and conditions of any lease 45 days prior to entering into that lease. This bill would also require that a lease or exchange of properties be for no less than fair market value and upon terms and conditions that are determined to be in the best interest of the state. This bill would also require reimbursement to the Department of General Services for any cost or expense incurred in the disposition or lease of any parcels.

Ch. 682 (AB 430) Benoit Vehicles: speed contests and reckless driving.

(1) Existing law requires persons convicted of either reckless driving, or of engaging in motor vehicle speed contests, that proximately cause one or more of various specified injuries to a person, other than the driver, to be punished by imprisonment in the state prison, or by imprisonment in a county jail for not less than 30 days nor more than 6 months, or by a specified fine, or by both the fine and imprisonment. Any violation of the Vehicle Code is a crime.

This bill would include one or both of those crimes within the scope of various existing statutes including, among others, provisions relating to time limits for destruction of court records; exceptions to requirements that insurance companies not raise premium rates where the insured or applicant has been convicted of a traffic violation while driving an employer's vehicle during the course and scope of employment; exceptions to requirements that insurance companies not cancel or refuse to renew commercial motor vehicle liability policies where employed drivers have been convicted of traffic violations while driving vehicles not owned or leased by the employer; allocation of specified fines to certain programs; suspension or revocation of driver's licenses; violation point counts and penalties; arrest procedures; and voluntary county amnesty programs.

(2) Because this bill would increase penalties for crimes and require additional duties on local governments, 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.

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.

(4) This bill would incorporate additional changes in Section 68152 of the Government Code proposed by AB 1248, to be operative if AB 1248 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(5) This bill would incorporate additional changes in Section 1463.17 of the Penal Code proposed by AB 227, to be operative if AB 227 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(6) This bill would incorporate additional changes in Section 11110 of the Vehicle Code proposed by AB 678, to be operative if AB 678 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(7) This bill would incorporate additional changes in Section 11215 of the Vehicle Code proposed by AB 678, to be operative if AB 678 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(8) This bill would incorporate additional changes in Section 12810 of the Vehicle Code proposed by AB 678, to be operative if AB 678 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(9) This bill would incorporate additional changes in Section 13351 of the Vehicle Code proposed by AB 678, to be operative if AB 678 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(10) This bill would incorporate additional changes in Section 42009 of the Vehicle Code proposed by AB 1165, to be operative if AB 1165 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(11) This bill would incorporate additional changes in Section 42010 of the Vehicle Code proposed by AB 1165, to be operative if AB 1165 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 683 (AB 632) Salas Health care facilities: whistleblower protections.

Existing law provides for the licensure and regulation of health care facilities, as defined, by the State Department of Public Health. Under existing law, a health facility is prohibited from retaliating or discriminating against an employee of a health facility that has presented or initiated a complaint or initiated, participated, or cooperated in an investigation or proceeding of a government entity relating to the care, services, or conditions of the facility. Existing law makes the violation of these provisions a crime and subject to the assessment of a civil penalty.

This bill would prohibit a health facility from discriminating or retaliating against any patient, employee, a member of the facility's medical staff, or any other health care worker of the facility because that person (1) has presented a grievance, complaint, or report to an entity or agency responsible for accrediting or evaluating the facility or to any other governmental entity; or (2) has initiated, participated, or cooperated in an investigation or administrative proceeding related to the quality of care, services, or conditions at the facility, as provided.

This bill would provide that an employee who has been discriminated against in employment in violation of those provisions shall be entitled to reinstatement, reimbursement for lost wages and work benefits caused by the acts of the employer, or to any remedy deemed warranted by the court pursuant to those provisions, or to any applicable provisions of statutory or common law, as specified. The bill would also entitle a health care worker who has been discriminated against, in violation of those provisions, and who prevails in court, to reimbursement for lost income and any legal costs associated with pursuing the case, or to any remedy deemed warranted by the court pursuant to those provisions, or any other applicable statutory or common law.

Because the bill would expand the definition of a 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. 684 (AB 809) Blakeslee Energy: renewable energy resources.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations. The Public Utilities Act imposes various duties and responsibilities on the commission with respect to the purchase of electricity and requires the commission to review and adopt a procurement plan and a renewable energy procurement plan for each electrical corporation pursuant to the California Renewables Portfolio Standard Program. The program requires that a retail seller of electricity, including electrical corporations, community choice aggregators, and electric service providers, but not including local publicly owned electric utilities, purchase a specified minimum percentage of electricity generated by eligible renewable energy resources, as defined, in any given year as a specified percentage of total kilowatthours sold to retail end-use customers each calendar year (renewables portfolio standard).

The existing definition of an "eligible renewable energy resource," includes the electricity generated by a small hydroelectric generation facility of 30 megawatts or less procured or owned by an electrical corporation as of January 1, 2003. An exception to this provision provides that a small hydroelectric generation facility that is an eligible renewable energy resource retains eligibility if efficiency improvements at the facility undertaken after January 1, 2003, cause the generating capacity of the facility to exceed 30 megawatts, and the efficiency improvements do not result in a new or increased appropriation or diversion of water from a watercourse. The existing definition of an "eligible renewable energy resource" provides that an existing conduit hydroelectric facility, as defined by a specified federal law, of 30 megawatts or less is an eligible renewable energy source and provides that a new

conduit hydroelectric facility is an eligible renewable energy resource so long as it does not require a new or increased appropriation or diversion of water from a watercourse.

Under existing law, the Porter-Cologne Water Quality Control Act, the State Water Resources Control Board and the California regional water quality control boards are the principal state agencies with authority over matters relating to water quality. Existing law provides for the issuance by the state board, or by a regional board to which the state board has delegated authority, of a water quality certification pursuant to the federal Clean Water Act.

This bill would revise the definition of an “eligible renewable energy resource” to provide that a conduit hydroelectric facility, as defined, of 30 megawatts or less that commenced operation before January 1, 2006, is an eligible renewable energy resource, or if a conduit hydroelectric facility of 30 megawatts or less commences operation after December 31, 2005, it is an eligible renewable energy resource so long as it does not cause an adverse impact on instream beneficial uses or cause a change in the volume or timing of streamflow. The bill would provide that a small hydroelectric generation facility that is an eligible renewable energy resource retains eligibility if efficiency improvements at the facility undertaken after January 1, 2008, cause the generating capacity of the facility to exceed 30 megawatts, and the efficiency improvements do not result in an adverse impact on instream beneficial uses or cause a change in the volume or timing of streamflow. The bill would provide that the incremental increase in the amount of electricity generated from a hydroelectric generation facility as a result of efficiency improvements at the facility is electricity from an eligible renewable energy resource, without regard to the electrical output of the facility, if the incremental increase is the result of efficiency improvements from a retrofit that do not result in an adverse impact on instream beneficial uses or cause a change in the volume or timing of streamflow, the hydroelectric generation facility has received a water quality certification from the board or a regional board or is exempted from the certification requirement for a specified reason, the hydroelectric generation facility was operational prior to January 1, 2007, the efficiency improvements are initiated on or after January 1, 2008, the efficiency improvements are not the result of routine maintenance, and all of the incremental increase in electricity resulting from the efficiency improvements are demonstrated to result from a long-term financial commitment, as defined, by the retail seller. The bill would make other conforming and corrective changes.

Ch. 685 (SB 1036) Perata Energy: renewable energy resources.

Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations. The Public Utilities Act requires the PUC to review and adopt a renewable energy procurement plan for each electrical corporation pursuant to the California Renewables Portfolio Standard Program. The renewables portfolio standard program requires that a retail seller of electricity, including electrical corporations, community choice aggregators, and electric service providers, but not including local publicly owned electric utilities, purchase a specified minimum percentage of electricity generated by eligible renewable energy resources, as defined, in any given year as a specified percentage of total kilowatthours sold to retail end-use customers each calendar year (renewables portfolio standard). Existing law requires the PUC to require the state’s 3 largest electrical corporations, Pacific Gas and Electric Company, San Diego Gas and Electric, and Southern California Edison, to identify a separate electrical rate component to fund programs that enhance system reliability and provide in-state benefits. This rate component is a nonbypassable element of local distribution and collected on the basis of usage. Existing PUC resolutions refer to the nonbypassable rate component as a “public goods charge.” The public goods charge moneys are collected to support cost-effective energy efficiency and conservation activities, public interest, research, and development not adequately provided by competitive and regulated markets, and renewable energy resources.

Existing law establishes the Renewable Resource Trust Fund as a continuously appropriated fund in the State Treasury, and provides that 51.5% of the money collected by the public goods charge for renewable energy resources, after deducting certain administrative expenses, be deposited in the New Renewable Resources Account in the fund, for use by the State Energy Resources Conservation and Development Commission (Energy Commission) to foster the development of new in-state renewable electricity generation facilities. Existing law requires the Energy Commission to certify eligible renewable energy resources, to design and implement an accounting system to verify compliance with the renewables portfolio standard by retail sellers, and to award production incentives and allocate and award supplemental energy payments from the New Renewable Resources Account to cover above-market costs of purchasing electricity from eligible renewable energy resources.

This bill would, effective July 1, 2008, repeal those provisions providing for the New Renewable Resources Account within the Renewable Resource Trust Fund. The bill would delete the requirement that the Energy Commission award production incentives and allocate and award supplemental energy payments to eligible renewable energy resources to cover above-market costs of renewable energy. The bill would require the Energy Commission to terminate all production incentives awarded prior to January 1, 2002, from the New Renewable Resources Account, unless the renewable energy project began generating electricity by January 1, 2007. The Energy Commission would be required by March 1, 2008, to transfer to electrical corporations serving customers subject to the renewable energy public goods charge, the remaining unencumbered funds in the New Renewable Resources Account, to be allocated among retail sellers on the basis of annual retail sales of electricity. The bill would require the PUC to ensure that electrical corporations allocate funds received from the Energy Commission in a manner that maximizes the economic benefit to all customer classes that funded the New Renewable Resources Account. The bill would place certain cost limitations upon the requirements placed upon electrical corporations pursuant to the renewables portfolio standard. The bill would make other conforming changes.

Because this bill would make moneys in the New Renewable Resources Account within the Renewable Resource Trust Fund available for use for a new purpose, it would make an appropriation.

Ch. 686 (AB 949) Krekorian Residential care facilities for the elderly: resident transfers.

Existing law provides for the licensure and regulation of residential care facilities for the elderly, as defined, by the State Department of Social Services, including, among other things, regulation of admissions procedures and agreements. Under existing law, a violation of any of these provisions is punishable as a misdemeanor.

This bill would require a licensed residential care facility for the elderly, prior to transferring a resident to another facility or to an independent living arrangement as a result of the forfeiture of a license, or a change of use of the facility pursuant to an eviction by the department, to take all reasonable steps to transfer affected residents safely, and minimize possible trauma by taking specified actions relating to resident notification and transfer and relocation planning, as prescribed. The bill would require a facility, if 7 or more residents of the facility will be transferred as a result of the forfeiture of a license or the change in the use of a facility, to submit a proposed closure plan for the affected residents to the department for review, and would require the department to approve or disapprove the plan. The bill would also require an admission agreement to include an explanation of the facility's responsibility to prepare a relocation evaluation for each resident and a closure plan, as provided, and a statement of the licensee's responsibilities and the resident's rights in the event of an eviction. The bill would impose civil penalties of \$100 per violation per day.

Existing law requires that if a licensee of a residential care facility for the elderly charges a preadmission fee in excess of \$500, it is refundable under certain conditions, as provided.

This bill would require that if a resident of a licensed residential care facility for the elderly is evicted, as provided, the resident is entitled to a refund of, or credit for, paid preadmission fees in excess of \$500, in accordance with specified conditions.

By changing the definition of related 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. 687 (AB 959) Soto BEP Vendor Loan Interest Rate Buy-Down Fund.

Existing state and federal laws provide for the establishment of vending facilities to be operated by blind vendors on state and federal property. The program is administered by the Director of Rehabilitation, and requires the director to establish the Business Enterprises Program for the Blind, and to encourage and establish these vending facilities.

Existing law also provides for the Blind Vendor Revolving Loan Fund in the State Treasury, and continuously appropriates moneys in the fund to the department, for the purpose of providing loans for the purchase of inventory and equipment by existing blind vendors, in accordance with specified criteria.

Existing law provides that the fund includes moneys appropriated by the Legislature, moneys collected from repayment of loans, and all interest and other earnings of moneys in the fund.

This bill would, commencing January 1, 2008, rename the fund as the BEP Vendor Loan Interest Rate Buy-Down Fund, would delete moneys collected from repayment of loans from the fund, and would require the department to use moneys in the fund for the purposes of reducing the interest paid by vendors for loans.

This bill would delete the department's authority to use the fund to grant loans and would, instead, authorize the department to use the fund to reduce the interest vendors must pay for loans issued by eligible lenders, as defined, to purchase inventory and equipment for vending facilities.

The bill would require the department, in determining eligibility for interest buy-down assistance from this fund, to make any assistance contingent upon a determination that the blind vendor reasonably can be expected to repay the loan based, in part, on the vendor's expected income. The bill would permit the department, in the event that the total amount of assistance applied for exceeds the total amount of assistance that may be guaranteed, to establish a system of priorities for the approval of applications.

By changing the purpose of a continuously appropriated fund, this bill would make an appropriation.

Ch. 688 (AB 962) Houston Speech-language pathologists.

Existing law, the Speech-Language Pathologists and Audiologists Licensure Act, provides for the registration and regulation of speech-language pathology assistants by the Speech-Language Pathology and Audiology Board. Existing law requires a person seeking approval as a speech-language pathology assistant to make an application to the board for approval.

This bill would express findings and declarations of the Legislature with respect to the services provided by speech-language pathology professionals and paraprofessionals. The bill would require the California Postsecondary Education Commission to assess and discuss issues, information, and barriers relating to, and progress made in the accomplishment of, the creation of additional speech-language pathology assistant training programs in a report to the Legislature. The bill would require the commission to confer with specified stakeholder

groups in connection with this report. The bill would require this report to be submitted to the appropriate policy committees of the Assembly and the Senate on or before June 1, 2008. The bill would specify that the commission would produce this report using existing resources.

Ch. 689 (AB 980) Charles Calderon Real estate transfer fees: residential property.

Existing law permits various fees to be included in the price of a residential real estate transfer. Existing law requires specified disclosures to be made upon a transfer of residential real property and provides a form for this purpose.

This bill would define a transfer fee as a fee payment requirement imposed in any covenant, restriction, or condition contained in any deed, contract, security instrument, or other document affecting the transfer or sale of real property that requires a fee be paid upon transfer of the real property, with specified exceptions. The bill would require a receiver of a transfer fee imposed prior to January 1, 2008, as a condition of payment of the fee on or after January 1, 2009, to record, by December 31, 2008, a specified document against the real property in the office of the county recorder in which the real property is located. The bill would, with regard to a transfer fee imposed upon real property on or after January 1, 2008, require the person or entity imposing the transfer fee, as a condition of payment of the fee, to record a specified document describing the transfer fee concurrently with the instrument creating the transfer fee requirement. The bill would require these recorded documents to include information on the amount of the fee and the purpose for which it will be used, among other things. The bill would require a transferor of residential real property subject to transfer fees to make a specified disclosure regarding those fees.

Ch. 690 (AB 987) Jones Low and Moderate Income Housing Fund: affordability covenants and restrictions.

(1) The Community Redevelopment Law requires that not less than 20% of the tax-increment revenue allocated to a redevelopment agency be used to increase, improve, and preserve the supply of the community's low- and moderate-income housing within the territorial jurisdiction of the agency, and for this purpose, the funds are held in a separate Low and Moderate Income Housing Fund.

The Community Redevelopment Law requires that all new or substantially rehabilitated housing units developed or otherwise assisted with moneys from the Low and Moderate Income Housing Fund pursuant to an agreement approved by an agency on or after January 1, 1988, remain available at affordable housing cost to, and occupied by, persons and families of low or moderate income, very low income, and extremely low income households for the longest feasible time, but for not less than specified periods of time, except as specified. Existing law requires the agency to record these covenants and restrictions in the office of the county recorder for each parcel or unit that is subject to these provisions. Existing law requires the covenants and restrictions to run with the land and be enforceable against the original owner and successors in interest by the agency or the community.

This bill, instead, would require the covenants and restrictions to be enforceable by any person or family of low or moderate income, as defined, and other specified persons, against any owner who violates a covenant or restriction and each successor in interest who continues the violation.

The bill would require the recordation of a separate document, called "Notice of Affordability Restrictions on Transfer of Property," for all new or substantially rehabilitated units developed or otherwise assisted with moneys from the Low and Moderate Income Housing Fund on or after January 1, 2008. The bill would establish specific procedures for the recordation of the covenants and restrictions and the new notice of affordability restrictions document.

The bill would require a redevelopment agency to compile and maintain a database of existing, new and substantially rehabilitated, housing units developed or otherwise assisted

with moneys from the Low and Moderate Income Housing Fund, include certain information in the database, make the database available to the public on the Internet, and update it on an annual basis. The bill would require the database to omit any property used to confidentially house victims of domestic violence. The bill would also require the agency to provide reasonable notice to the community regarding the existence of the database upon establishment of the database.

(2) This bill would incorporate additional changes in Section 33334.3 of the Health and Safety Code, proposed by AB 382, to be operative only if AB 382 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(3) This bill would incorporate additional changes in Section 33413 of the Health and Safety Code, proposed by AB 382, to be operative only if AB 382 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 691 (AB 1014) Bass School facilities.

The Leroy F. Greene School Facilities Act of 1998 requires the State Allocation Board to allocate to applicant school districts prescribed per-unhoused-pupil state funding for construction and modernization of school facilities, including hardship funding and supplemental funding for site development and acquisition. The act provides that a school district's ongoing eligibility for new construction funding is determined by making calculations related to certain factors, including enrollment projections. The act requires school districts to calculate enrollment projections for the 5th year beyond the fiscal year in which the application is made by utilizing the cohort survival enrollment projection system, as defined and approved by the board. The act authorizes the board to supplement the cohort survival enrollment projection with the number of unhoused pupils who are anticipated as a result of dwelling units proposed pursuant to approved and valid tentative subdivision maps.

This bill, in addition, would authorize the board to supplement the projection with modified weighting mechanisms, subject to specified conditions, and an adjustment to reflect the effects of specified changes in birth rates. School districts would be authorized to submit an enrollment projection for either a 5th year or 10th year beyond the fiscal year in which the application is made. A school district that bases its enrollment projection calculation on a high school attendance area would be authorized to use pupil residence in that attendance area to calculate enrollment. The board would be authorized to adopt regulations to specify the format and certification requirements for a school district that submits residency data.

Ch. 692 (AB 1053) Nunez Regional Planning, Housing, and Infill Incentive Account: programs.

The Housing and Emergency Shelter Trust Fund Act of 2006 authorizes the issuance of bonds in the amount of \$2,850,000,000 pursuant to the State General Obligation Bond Law. Proceeds from the sale of these bonds are required to be used to finance various existing housing programs, capital outlay related to infill development, brownfield cleanup that promotes infill development, and housing-related parks. The act establishes the Housing and Emergency Shelter Trust Fund of 2006 in the State Treasury, requires the sum of \$850,000,000 to be deposited in the Regional Planning, Housing, and Infill Incentive Account, which the act establishes in the fund, and makes the moneys in the account available, upon appropriation, for infill incentive grants for capital outlay related to infill housing development and other related infill development, and for brownfield cleanup that promotes infill housing development and other related infill development consistent with regional and local plans, subject to the conditions and criteria that the Legislature may provide in statute.

Existing law establishes the Infill Incentive Grant Program of 2007 to require the Department of Housing and Community Development, upon appropriation by the

Legislature of the funds in the Regional Planning, Housing, and Infill Incentive Account for certain purposes, to establish and administer a competitive grant program to allocate those funds to selected capital improvements projects related to qualifying infill projects or qualifying infill areas, as defined.

The Property and Business Improvement District Law of 1994 authorizes a city to form a property and business improvement district that may levy assessments within a business improvement area for the purpose of making improvements and promoting activities of benefit to the properties within the district. Existing law authorizes the establishment of an "owners' association" as a private nonprofit entity that is under contract with the city to administer or implement the activities and improvements specified in the management district plan.

This bill would add to the definition of "eligible applicant" under the grant program a city, county, city and county, public housing authority, or redevelopment agency that has jurisdiction over a qualifying infill area and applies for funding jointly with an owners' association for a business or property improvement district that includes a qualifying infill area.

Ch. 693 (AB 1226) Hayashi Medi-Cal: provider enrollment.

Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Services and under which qualified low-income persons receive health care benefits.

Existing law requires an applicant that is not currently enrolled as a provider in the Medi-Cal program, a provider required to apply for continued enrollment, or a provider not currently enrolled at a location where the provider intends to provide Medi-Cal goods or services, to submit a complete application package for enrollment, continuing enrollment, or enrollment at a new location. Existing law requires the department to provide, within 30 days of receipt, written notice that the application package has been received. Applicants or providers that meet certain criteria may be granted preferred provider status for up to 18 months.

This bill would provide, as of July 1, 2008, that a physician and surgeon practicing in an individual physician practice, as defined, and enrolled and in good standing in the Medi-Cal program who is changing locations of that individual physician practice within the same county is eligible to continue enrollment at the new location by filing a change of location form, to be developed by the department, in lieu of submitting a complete application package. The bill would also require the department, within 15 days after receiving an application package from a physician or a physician group or a change of location form, to provide notice of receipt of the application package or the change of location form.

The bill would also provide, as of July 1, 2008, for the expedited enrollment in the Medi-Cal program of any physician and surgeon licensed by the Medical Board of California or the Osteopathic Medical Board of California who meets specified conditions and submits a short form application to be developed by the department. Commencing July 1, 2008, the bill would grant an applicant under these circumstances provisional provider status for 12 months. Commencing July 1, 2008, the bill would also require the department, within 90 days of receiving an application package from a physician or physician group, or from the date of notice to the physician or physician group that the physician or physician group does not qualify as a preferred provider under these provisions, or within 90 days after receiving a change of location form, to provide written notice relating to the status of the application package or form, as provided, or, by the 91st day, to grant the applicant or provider provisional provider status, as specified.

Existing law authorizes a Medi-Cal provider or applicant for provider status to appeal actions taken by the department pursuant to these provider enrollment provisions. Existing law prohibits certain applicants whose application for enrollment as a provider has been

denied from reapplying for 3 years from the date the application is denied, commencing upon the date of final action by the director or the director's designee.

This bill would, instead, provide that the 3-year period commences on the date of the denial notice.

Ch. 694 (AB 1242) Karnette Classified school employees.

Existing law requires all vacancies in the classified service of a school district that has adopted the merit system to be filled from applicants on eligibility lists that are made up from promotional examinations or by appointments made by means of transfer, demotion, reinstatement, or reemployment, as specified. Existing law requires that if a vacancy is filled from applicants on an eligibility list, the appointment be made from the eligible candidates having the first 3 ranks on the list who are ready and willing to accept the position.

Existing law authorizes, in a school district that has adopted the merit system, an appointment to be made from other than the first 3 ranks when the ability to speak, read, or write a language in addition to English, or possession of a driver's license is a requirement of the position to be filled, but in that case existing law requires the appointment to be made from among the highest 3 ranks of applicants on the list who meet the special requirements and are ready and willing to accept the position.

This bill, in a school district with a pupil population over 400,000 and until January 1, 2012, would authorize an appointment for a school-based position to be made from any rank on the eligibility list, but would require consideration of certain factors. The bill would limit this authority to specified listed classes. A school district that avails itself of this authority would be required to study, among other things, the effectiveness of this selection method and submit a report on the study to the affected labor unions.

Ch. 695 (AB 1253) Caballero Water: Salinas Valley State Prison wastewater treatment plant.

(1) Under existing law, the State Water Resources Control Board and the California regional water quality control board prescribe waste discharge requirements for publicly owned treatment works and other dischargers in accordance with the federal Clean Water Act and the Porter-Cologne Water Quality Control Act.

Existing law authorizes the Director of General Services to dispose of state surplus property, subject to specified conditions, including authorization by the Legislature.

This bill would make legislative findings and declarations relating to the wastewater treatment situation in the City of Soledad and the Salinas Valley State Prison. The bill would authorize the Director of General Services to sell, lease, convey, or exchange at fair market value specified real property at the Salinas Valley State Prison containing the prison's wastewater treatment facility to the City of Soledad upon those terms and conditions and subject to those reservations and exceptions as the Director of General Services determines are in the best interests of the state. The bill would require that the Department of General Services be reimbursed for any costs or expenses incurred in the disposition of the specified real property. The bill would require the Director of General Services, in implementing these activities, to except and reserve to the state all mineral deposits, as defined, together with the right to prospect for, mine, and remove the deposits. The net proceeds of any moneys received from the disposition of the property would be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, a continuously appropriated fund. By increasing the amount transferred into a continuously appropriated fund, this bill would make an appropriation.

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

Ch. 696 (AB 1259) Caballero Local planning: housing element.

(1) The Planning and Zoning Law specifies the dates of revision for the housing element and prescribes the time periods for the submission of draft and adopted local general plan

housing elements to the Department of Housing and Community Development and for the review of those elements by the department. That law also requires the department, based upon data provided by the Department of Finance and in consultation with each council of government (COG), to determine the regional share of the statewide housing need for the subsequent revisions to the housing element, and local governments within the regional jurisdiction of the Sacramento Area Council of Governments (SACOG) are required to revise their housing elements by June 30, 2002, for the 3rd revision, and June 30, 2008, for the 4th revision.

This bill would until January 1, 2014, authorize the Department of Housing and Community Development, consistent with the revised population projections released by the Department of Finance on July 9, 2007, to revise its regional housing need determination for the Sacramento Area Council of Governments for the 4th revision of the housing element, and prior to the adoption of the final regional housing need allocation plan by the Sacramento Area Council of Governments.

(2) 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 further provides that specified councils of governments must complete the 3rd and 4th revisions of the housing elements of their general plans by specified dates. Local governments within the regional jurisdiction of the Association of Monterey Bay Area Governments are required to complete the 4th revision on June 30, 2008.

This bill would extend the date by which local governments within the regional jurisdiction of the Association of Monterey Bay Area Governments must complete the 4th revision to June 30, 2009, and would make various technical, nonsubstantive changes.

Ch. 697 (AB 1269) Hernandez Workers' compensation: inpatient facility fees: burn cases: reimbursement.

Existing law establishes a workers' compensation system, administered by the Administrative Director of the Division of Workers' Compensation, to compensate an employee for injuries sustained in the course of his or her employment. Existing law requires that implantable medical devices, hardware, and instrumentation for specified diagnostic related groups (DRGs) be separately reimbursed in accordance with a prescribed formula.

Existing law requires the administrative director, after public hearings, to adopt and revise periodically an official medical fee schedule that establishes reasonable maximum fees paid for medical services, other than prescribed goods and services, in accordance with specified requirements.

This bill would, notwithstanding the above provisions, commencing January 1, 2008, and continuing until January 1, 2011, authorize the administrative director, after public hearings, to adopt and revise, no less frequently than biennially, an official medical fee schedule for inpatient facility fees for burn cases in accordance with specified requirements.

Ch. 698 (AB 1296) Torrico Public employee health benefits: disclosures.

The Public Employees' Medical and Hospital Care Act requires the Board of Administration of the Public Employees' Retirement System to approve health benefit plans for certain public employees and annuitants, and authorizes the board to contract with carriers offering health benefit plans. The act sets forth certain criteria the board may take into account when considering a contract with an entity seeking to provide health care benefits or services, and allows the board to require specified documents from that entity.

This bill would require a health benefit plan or contractor, or an entity offering services relating to the administration of health benefit plans to members and annuitants, to disclose to the Board of Administration of the Public Employees' Retirement System, staff, and any contractor or consultant of the system, the cost, utilization, actual claim payments, and contract allowance amounts for health care services rendered by participating hospitals, with

specified restrictions and disclosure limitations imposed upon the board, staff, and any contractor or consultant of the system to whom the information is disclosed. The bill would deem this information confidential, subject to evidentiary trade secret protections, and exempt from the California Public Records Act, as specified.

Ch. 699 (AB 1298) Jones Personal information: disclosure.

(1) The Confidentiality of Medical Information Act prohibits a provider of health care, a health care service plan, contractor, or corporation and its subsidiaries and affiliates from intentionally sharing, selling, using for marketing, or otherwise using any medical information, as defined, for any purpose not necessary to provide health care services to a patient, except as expressly authorized by the patient, enrollee, or subscriber, as specified, or as otherwise required or authorized by law. The act includes within the definition of "provider of health care," any corporation organized for the primary purpose of maintaining medical information for treatment or diagnosis, as specified.

Violations of those provisions are subject to a civil action for compensatory and punitive damages, and, if a violation results in economic loss or personal injury to a patient, it is punishable as a misdemeanor.

This bill would apply the prohibitions of the Confidentiality of Medical Information Act to any business organized for the purpose of maintaining medical information to allow an individual to manage his or her information, or for the treatment or diagnosis of the individual. By expanding an existing crime, this bill would impose a state-mandated local program.

(2) Existing state and federal law defines and regulates consumer credit reports. Existing state law permits a consumer to place a security freeze on his or her credit report by making a request in writing, which results in the placement of a notice in the consumer's credit report that, subject to certain exceptions, prohibits the consumer credit reporting agency from releasing the consumer's credit report or any information from it without the express authorization of the consumer.

This bill would, regardless of the existence of a security freeze, permit a consumer reporting agency to disclose public record information lawfully obtained from an open public record to the extent otherwise permitted by law. The bill would specify that these provisions do not prohibit the consumer reporting agency from electing to apply a valid security freeze to the entire contents of a credit report.

(3) Existing law requires any agency, and any person or business conducting business in California, that owns or licenses computerized data that includes personal information to disclose any breach of the security of the system, following discovery or notification of the security breach, to any resident of California whose unencrypted personal information was, or is reasonably believed to have been, acquired by an unauthorized person. Existing law defines "personal information," for the purposes of these provisions, to mean an individual's first name or first initial and last name in combination with specified data elements, when either the name or the data elements are not encrypted.

This bill would add medical information and health insurance information, as defined, to the data elements that, when combined with the individual's name as described above, would constitute personal information that would require disclosure when acquired, or believed to be acquired, by an unauthorized person due to a security breach. The bill would also repeal duplicative provisions of law.

(4) This bill would incorporate changes made by AB 779 that would become operative if both bills are enacted and this bill is enacted after AB 779.

(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. 700 (AB 1302) Horton Health Insurance Portability and Accountability Act.

Existing law, the Health Insurance Portability and Accountability Implementation Act of 2001 (the act), provides for the implementation of the federal Health Insurance Portability and Accountability Act (HIPAA) by the state under the direction of the Office of HIPAA Implementation, which was established by the Governor in the California Health and Human Services Agency. Under existing law, the act will be repealed January 1, 2008, unless a later enacted statute, that is enacted before January 1, 2008, deletes or extends that date, and all unexpended or unencumbered funds under the act will revert to the General Fund.

This bill would extend the act's duration to July 1, 2010, when it would become inoperative, and all funds under the act that are unexpended or unencumbered as of that date would revert to the General Fund.

Ch. 701 (AB 1310) Leno Charter-party carriers.

(1) The Passenger Charter-Party Carriers Act, with certain exceptions, prohibits a charter-party carrier of passengers from engaging in transportation services subject to regulation by the Public Utilities Commission without obtaining a specified certificate or permit, as appropriate, from the commission. The act requires the commission to investigate every business listed in every classified directory of telephone subscribers as furnishing limousine-for-hire or passenger charter transportation service for compensation in motor vehicles to determine compliance with the certificate or permit requirements and for the purpose of instituting specified civil or criminal proceedings in the event of noncompliance.

This bill, instead, would require the commission, upon receipt of a complaint containing sufficient information to warrant conducting an investigation, to investigate any business that advertises, as defined, limousine-for-hire or passenger charter transportation service for compensation in motor vehicles. The bill would require the commission, in a rulemaking or other appropriate procedure, to adopt criteria that establishes the type of information, if contained in a complaint, that is sufficient to warrant an investigation.

(2) The act generally requires every charter-party carrier of passengers to state the number of its permit or a specified identifying symbol in every written or oral advertisement of the services it offers. The act requires every charter-party carrier operating a limousine to state the number of its permit or license plate number in every written or oral advertisement of the services it offers. The commission is authorized to impose a fine of not more than \$5,000 for each violation if it finds, after hearing, that any person or corporation is operating as a charter-party carrier of passengers without a valid certificate or permit, or fails to include in any public advertisement the number of the permit or specified identifying symbol.

This bill, instead, would require every charter-party carrier of passengers, including a charter-party carrier operating a limousine, to include the number of its certificate or permit in every written or oral advertisement of the services it offers. The bill would define "advertisement" for the purpose of this requirement. The bill would authorize the commission to impose that fine if it finds, after hearing, that any person or corporation is operating as a charter-party carrier of passengers, including a charter-party carrier operating a limousine, without a valid certificate or permit, or fails to include, the number of the certificate or permit in any written or oral advertisement.

(3) The existing Household Goods Carrier Act provides for the termination of telephone service by a telephone corporation or telegraph corporation to unlicensed household goods carriers and places enforcement of this prohibition with the commission.

This bill would provide for the termination of telephone service by a telephone corporation or telegraph corporation to a charter-party carrier of passengers without a valid certificate or permit and places enforcement of this prohibition with the commission.

(4) Under existing law, a violation of the Passenger Charter-Party Carriers Act, or a violation of an order or direction of the commission issued pursuant to the act, is a crime.

Because the provisions of this bill would be a part of the act and because a violation of those provisions or of an order or decision of the commission implementing those provisions

would be a crime, the bill would impose a state-mandated local program by creating new crimes.

(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. 702 (AB 1324) De La Torre Health care coverage: treatment authorization.

Existing law provides for regulation of health care service plans by the Director of the Department of Managed Health Care. Existing law provides for the regulation of health insurers by the Insurance Commissioner.

Existing law provides that a health care service plan or a health insurer that authorizes a specific type of treatment by a health care provider shall not rescind or modify this authorization after the provider renders the health care service in good faith and pursuant to the authorization.

This bill would additionally specify that a health care service plan or a health insurer is precluded from rescinding or modifying its authorization for any reason, including its subsequent rescission, cancellation, or modification of the contract or its subsequent determination that it did not make an accurate eligibility determination. The bill would also state that it is not the intent of the Legislature to instruct a court as to whether these provisions make a change to existing law.

Ch. 703 (AB 1347) Caballero Pet Store Animal Care Act.

Existing law regulates the sale of dogs and cats by breeders and retail outlets and the sale of birds.

This bill would enact the Pet Store Animal Care Act, which, commencing January 1, 2009, would establish procedures for the care and maintenance of animals in the custody of a pet store, and would place limitations on the sale or transfer of those animals.

This bill would make the violation of its provisions punishable as an infraction or as 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. 704 (AB 1359) Parra Hazardous materials: dielectric mineral oil.

Existing law exempts used oil meeting certain specifications from regulation by the Department of Toxic Substances Control. A generator is required to test and certify that the used oil meets those specifications before transportation from the generator location.

This bill would provide that a generator of dielectric fluid, derived from highly refined mineral oil, from oil-filled equipment is not required to test the dielectric fluid for specified purity levels before transporting the fluid if the generator has certified, based on prior tests, that dielectric fluid from similar equipment subject to similar operations conditions did not exhibit the characteristic of toxicity. The generator would be required to include the certification with each shipment of used oil that the generator claims is exempted, and to maintain the records of prior tests on which the certification is based and the certification, which are subject to audit and verification by the department, the unified program agency, or the California Integrated Waste Management Board.

Ch. 705 (AB 1371) Ruskin Hazardous waste: civil penalty.

Existing law authorizes the Department of Toxic Substances Control to impose civil penalties or administrative civil penalties against a person who intentionally or negligently disposes or causes the disposal of hazardous waste at an unauthorized site. Existing law also

authorizes the imposition of civil penalties, upon a person illegally disposing of hazardous waste, without regard to the intent of the person.

This bill would, in addition, impose a specified civil penalty or an administrative civil penalty against a person who intentionally or negligently treats or stores, or causes the treatment or storage of, a hazardous waste at an unauthorized site or who treats or stores, or causes that treatment or storage, without regard to the intention of the person. This bill would exempt a person from the imposition of civil penalties for illegal disposal, treatment, or storage, that are imposed without regard to that person's intent, if that person has taken reasonable steps to determine that the transporter is registered or the facility is authorized to accept the hazardous waste being offered.

Ch. 706 (AB 76) Lieber Corrections: female inmates.

Existing law provides for the care and custody of female inmates under the jurisdiction of the Department of Corrections and Rehabilitation.

This bill would require the department to undertake various tasks related to female offenders, including creating a Female Offender Reform Master Plan, creating policies and practices designed to ensure a safe and productive institutional environment for female offenders, contracting for specified services related to female offenders, creating a gender responsive female classification system and staffing pattern, designing and implementing evidence-based gender specific rehabilitative programs, and establishing a family service coordinator at each female prison. The bill would prohibit the department from converting certain existing women's prisons into facilities to house male inmates without legislative approval. The bill would express the intent of the Legislature to reduce crime and recidivism, improve access to rehabilitative programs, break the intergenerational cycle of incarceration, create a therapeutic community within women's prisons, and dedicate adequate space for programming needs.

Ch. 707 (AB 110) Laird Drug paraphernalia: clean needle and syringe exchange projects.

(1) Existing law, with certain exceptions, makes it a misdemeanor for a person to deliver, furnish, transfer, possess with intent to deliver, furnish, or transfer, or manufacture with the intent to deliver, furnish, or transfer, drug paraphernalia, knowing, or under circumstances where one reasonably should know, that it will be used to plant, propagate, cultivate, grow, harvest, compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain, conceal, inject, ingest, inhale, or otherwise introduce into the human body a controlled substance. Existing law provides an exception to this general rule by authorizing a public entity, its agents, or employees to distribute hypodermic needles or syringes to participants in clean needle and syringe exchange projects authorized by the public entity pursuant to a declaration of a local emergency due to the existence of a critical local public health crisis.

Existing law establishes the Office of AIDS in the State Department of Public Health. That office, among other functions, provides funding for AIDS prevention and education.

This bill would authorize a public entity, as defined, that receives General Fund money from the department for HIV prevention and education to use that money to support clean needle and syringe exchange projects authorized by the public entity. The bill would authorize the money to be used for the purchase of sterile hypodermic needles and syringes, subject to specified conditions.

(2) Existing law requires the health officer of the participating jurisdiction to annually present a report on the status of clean needle and syringe exchange programs, including relevant statistics on blood-borne infections.

This bill would require the report to also include the use of public funds for these purposes.

Ch. 708 (AB 1430) Garrick Political Reform Act of 1974: contribution limitations.

Existing law provides that, for the purposes of contribution limits imposed by the Political Reform Act of 1974, payments for communications to an organization's members, employees, shareholders, or their family members, to support or oppose a candidate or ballot measure are not contributions or expenditures if not made for general public advertisements, such as broadcasting, billboards, or newspaper ads. However, existing law requires that payments by a political party for communications to registered party members that would otherwise qualify as contributions or expenditures be reported in accordance with provisions governing the filing of periodic campaign reports, and governing the filing of reports online or electronically with the Secretary of State.

Existing law provides that the Political Reform Act does not nullify contribution limitations or prohibitions of any local jurisdiction that apply to elections for local elective office, except the limitations and prohibitions may not conflict with these provisions regulating payments for communications.

This bill would provide that certain restrictions and limitations by a local jurisdiction on payments for a member communication, as defined, would conflict with these provisions and would be prohibited.

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

This bill would declare that it furthers the purposes of the act.

Ch. 709 (AB 1447) Charles Calderon Hazardous waste: major appliances.

(1) Existing hazardous waste laws prohibit a person who is not a certified appliance recycler from removing materials that require special handling from major appliances, or transporting, delivering, or selling discarded major appliances to a scrap recycling facility, except as specified. A person who transports, delivers, or sells discarded major appliances to a scrap recycling facility is required to provide evidence that that person is a certified appliance recycler, but a person who is not a certified appliance recycler is allowed to transport, deliver, or sell a discarded major appliance to a scrap recycling facility under specified conditions. A scrap recycling facility that accepts an appliance from a person who is not certified as an appliance recycler under specified conditions is required to submit an annual report to the department and the local certified unified program agency (CUPA) containing specified information. A person wishing to operate as a certified appliance recycler is also required to submit an application to the department containing specified information. A violation of the hazardous waste control laws is a crime.

This bill would revise those requirements to instead allow an appliance service technician to remove refrigerant from a major appliance. The bill would delete the provisions prohibiting the transportation, delivery, or sale of discarded major appliances by a person who is not a certified appliance recycler to a scrap recycling facility, and would allow a person who is not a certified appliance recycler to transport, deliver, or sell a discarded major appliance to a certified appliance recycler under revised conditions. A scrap recycling facility accepting an appliance from a person who is not certified as an appliance recycler would be required to submit a monthly report to the department and the local CUPA. The bill would revise the application for a certified appliance recycler to require the telephone number, the physical address and mailing address, if different, of the business, and a technical description of how each material requiring special handling will be removed and managed. The bill would also make conforming changes.

By imposing new hazardous waste management requirements, the violation of which would be 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. 710 (AB 1460) Saldana Multifamily Housing Program: project prioritization.

Existing law establishes the Multifamily Housing Program under the administration of the Department of Housing and Community Development to provide a standardized set of program rules and features applicable to all housing types based on the department's California Housing Rehabilitation Program.

Existing law requires the department, with respect to certain funds appropriated under the Housing and Emergency Shelter Trust Fund Act of 2002 and allocated under the Multifamily Housing Program, to award reasonable priority points for projects to prioritize infill development, adaptive reuse in existing developed areas served with public infrastructure, and projects in proximity to public transit, public schools, parks and recreational facilities, or job centers.

The Housing and Emergency Shelter Trust Fund Act of 2006 authorizes the issuance of bonds in the amount of \$2,850,000,000 pursuant to the State General Obligation Bond Law. Proceeds from the sale of these bonds are required to be used to finance various existing housing programs, capital outlay related to infill development, brownfield cleanup that promotes infill development, and housing-related parks. The act establishes the Housing and Emergency Shelter Trust Fund of 2006 in the State Treasury and requires the sum of \$1,500,000,000 to be deposited in the Affordable Housing Account, which the act establishes in the fund. The act continuously appropriates the moneys in the account in accordance with a specified schedule that requires, among other things, the transfer of certain sums to the Housing Rehabilitation Loan Fund in the State Treasury for expenditure under the Multifamily Housing Program.

This bill, additionally, would require the department to award reasonable priority points for projects to prioritize sustainable building methods established in accordance with certain criteria listed under state regulations relating to federal and state low-income housing tax credits.

Ch. 711 (AB 1484) Krekorian Model State Trademark Law.

Existing law, the Trademark Law, provides for the registration of trademarks and service marks with the Secretary of State and requires an application for registration of a mark to provide specified information on its application. A registration of a mark is effective for 10 years, and may be renewed for successive 10-year periods. Existing law specifies the grounds for cancellation of, and provides specified remedies for violation of, a registered mark.

This bill would repeal the Trademark Law and would enact the Model State Trademark Law. The bill would expand the information required to be provided with an application for registration of a mark to include, among other things, a drawing of the mark and 3 specimens of that mark as it is actually used. The bill would also require that the application include a declaration of accuracy signed by a specified person and would subject that person to a civil penalty of not more than \$10,000 for willfully stating as true in the declaration any material fact he or she knows to be false. The bill would provide procedures for amendment of an application and, if the secretary refuses registration, would authorize the applicant to seek a writ of mandamus to compel registration. The bill would provide that registration of a mark is effective for 5 years, and may be renewed for successive 5-year periods. The bill would expand the grounds upon which the secretary shall cancel a registration and would specify procedures for actions to compel registration or cancel a registration. The bill would revise and recast the provisions dealing with actions and remedies for violation of a registered mark.

Ch. 712 (AB 1559) Berryhill Public postsecondary education: community college registered nursing programs.

Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law establishes community college districts throughout the state, under the administration of community college district governing boards, and authorizes these districts to provide instruction at the community college campuses they operate.

This bill would require a community college registered nursing program that elects to use a multicriteria screening process on or after January 1, 2008, to evaluate applicants for admission to nursing programs to include specified criteria relating to the academic performance, work or volunteer experience, foreign language skills, life experiences, and special circumstances of the applicant. The bill would authorize a community college registered nursing program using a multicriteria screening process to use an approved diagnostic assessment tool before, during, or after the multicriteria screening process. The bill would require a district that uses multicriteria screening measures to report its nursing program admissions policies to the chancellor annually, in writing.

The bill would repeal these provisions on January 1, 2016.

The bill would require the Legislative Analyst's Office to evaluate the use and efficacy of the admissions process for community college registered nursing programs, and to report its findings and any related recommendations to the Legislature as part of its annual analysis of the Budget Bill, commencing with its analysis of the Budget Bill for the 2009–10 fiscal year.

Ch. 713 (AB 1613) Blakeslee Energy: Waste Heat and Carbon Emissions Reduction Act.

(1) Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations, as defined. Existing law authorizes the PUC to fix the rates and charges for every public utility, and requires that those rates and charges be just and reasonable. The existing Public Utilities Act requires the PUC to review and adopt a procurement plan for each electrical corporation in accordance with specified elements, incentive mechanisms, and objectives. The act additionally requires the PUC, in consultation with the Independent System Operator, to establish resource adequacy requirements for all load-serving entities, as defined, in accordance with specified objectives.

The existing Warren-Alquist State Energy Resources Conservation and Development Act establishes the State Energy Resources Conservation and Development Commission (Energy Commission) and requires it to undertake a continuing assessment of trends in the consumption of electricity and other forms of energy and to analyze the social, economic, and environmental consequences of those trends and to collect from electric utilities, gas utilities, and fuel producers and wholesalers and other sources, forecasts of future supplies and consumption of all forms of energy.

This bill would enact the Waste Heat and Carbon Emissions Reduction Act. The bill would state the intent of the Legislature: (A) to dramatically advance the efficiency of the state's use of natural gas by capturing unused waste heat, (B) to reduce wasteful consumption of energy through improved residential, commercial, institutional, industrial, and manufacturer utilization of waste heat whenever it is cost effective, technologically feasible, and environmentally beneficial, particularly when this reduces emissions of carbon dioxide and other carbon-based greenhouse gases, and (C) to support and facilitate both customer- and utility-owned combined heat and power systems.

This bill would authorize the PUC to require an electrical corporation to purchase excess electricity, as defined, delivered by a combined heat and power system, as defined, that complies with certain sizing, energy efficiency, and air pollution control requirements, but would authorize the PUC to establish a maximum kilowatthours limitation on the amount of excess electricity that an electrical corporation is required to purchase if the PUC finds that the anticipated excess electricity generated has an adverse effect on long-term resource

planning or the reliable operation of the grid. The bill would require the PUC to establish, in consultation with the Independent System Operator, tariff provisions that facilitate the provisions of the act and the reliable operation of the grid. The bill would require every electrical corporation to file a standard tariff with the PUC for the purchase of excess electricity from an eligible customer-generator, as defined, would require the electrical corporation to make the tariff available to eligible customer-generators within the service territory of the electrical corporation upon request, and would authorize the electrical corporation to make the terms of the tariff available in the form of a standard contract. The bill would require that the costs and benefits associated with any tariff or contract be allocated to benefiting customers, as defined. The bill would require the PUC to establish for each electrical corporation, a pay-as-you-save pilot program, meeting certain goals, for eligible customers, as defined, to finance all of the upfront costs for the purchase and installation of combined heat and power systems. The bill would require the PUC, in approving an electrical corporation's procurement plan, to require the plan to assess the reliability of incorporating combined heat and power solutions to the maximum degree that is cost effective compared to other competing forms of wholesale generation, technologically feasible, and environmentally beneficial, particularly as it pertains to reducing emissions of carbon dioxide and other greenhouse gases. The bill would authorize the PUC to modify or adjust the requirements of the act for any electrical corporation with less than 100,000 service connections, as individual circumstances merit.

This bill would require a local publicly owned electric utility serving retail end-use customers to establish a program that allows retail end-use customers to utilize combined heat and power systems that reduce emissions of greenhouse gases by achieving improved efficiencies utilizing heat that would otherwise be wasted in separate energy applications and that provides a market for the purchase of excess electricity generated by a combined heat and power system, at a just and reasonable rate, to be determined by the governing body of the utility. By placing additional requirements upon local publicly owned electric utilities, the bill would impose a state-mandated local program.

This bill would require the Energy Commission, by January 1, 2010, to adopt guidelines that require combined heat and power systems be designed to reduce waste energy, be sized to meet the eligible customer-generator's thermal load, operate continuously in a manner that meets the expected thermal load and optimizes the efficient use of waste heat, and are cost effective, technologically feasible, and environmentally beneficial. The bill would authorize the Energy Commission to adopt temporary guidelines for combined heat and power systems prior to January 1, 2010. The bill would require an eligible customer-generator's combined heat and power system to meet certain efficiency and emissions requirements. The bill would require an eligible customer-generator to adequately maintain and service the combined heat and power system so that during operation, the system continues to meet or exceed the efficiency and emissions requirements.

(2) The existing California Global Warming Solutions Act of 2006, requires the State Air Resources Board (state board) to adopt regulations to require the reporting and verification of statewide greenhouse gas emissions and to monitor and enforce compliance with the reporting and verification program, as specified, and requires the state board to adopt a statewide greenhouse gas emissions limit equivalent to the statewide greenhouse gas emissions levels in 1990 to be achieved by 2020. The act requires the state board to adopt rules and regulations in an open public process to achieve the maximum technologically feasible and cost-effective reduction in emissions of greenhouse gases and authorizes the state board to adopt market-based compliance mechanisms, as defined, meeting specified requirements. Existing law requires the PUC, by February 1, 2007, through a rulemaking proceeding and in consultation with the Energy Commission and the state board, to establish a greenhouse gases emission performance standard for all baseload generation of load-serving entities.

This bill would require that a combined heat and power system comply with the greenhouse gases emission performance standard established by the PUC.

(3) This bill would require the state board to report to the Governor and the Legislature by December 31, 2011, on the reduction in emissions of greenhouse gases resulting from the increase of new electrical generation that utilizes excess waste heat through combined heat and power systems and recommend policies that further the goals of the bill.

(4) Existing law makes any public utility, as defined, and any corporation other than a public utility, that violates or that fails to comply with any part of any order, decision, rule, direction, demand, or requirement of the PUC, guilty of a crime.

Because certain provisions of the bill would require PUC action to implement and a violation or failure to comply with any part of any order, decision, rule, direction, demand, or requirement of the PUC would be a crime, the bill would impose a state-mandated local program by creating a new crime.

(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. 714 (AB 1614) Strickland Rodeo animals.

Existing law requires the management of any professionally sanctioned or amateur rodeo that intends to perform in any city, county, or city and county to ensure that there is a licensed veterinarian present during the performances of the rodeo or on-call, as specified. Existing law establishes the duties of the veterinarian and rodeo management with respect to the treatment of injured animals. For purposes of these provisions, "rodeo" is defined as, among other things, a public performance featuring 4 or more of specified events involving bareback bronc riding, saddle bronc riding, bull riding, calf roping, steer wrestling, or team roping.

This bill would revise the definition of a rodeo to include a performance of 3 or more of these specified events and would define a "performance" for this purpose. By changing the definition of an infraction, 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. 715 (AB 1645) La Malfa Emergency powers: firearms.

Existing law authorizes the Governor to invoke various powers in the event of an emergency, as specified.

This bill would provide that these powers do not authorize the seizure or confiscation of any firearm or ammunition from any individual who is lawfully carrying or possessing the firearm or ammunition, as specified.

Ch. 716 (AB 1670) Mendoza Fictitious business name statements.

Existing law requires every person who regularly transacts business in California for profit under a fictitious business name to file and maintain a current fictitious business name statement. Existing law requires a fictitious business name statement to contain specified information, to be published in a newspaper of general circulation in the county in which the principal place of business of the registrant is located, except as specified, and to be signed as specified with the county clerk where the business is located. Existing law also authorizes filing of a statement of abandonment of use of a fictitious business name or a statement of withdrawal from a partnership operating under a fictitious business name, as specified, and requires a statement of abandonment or withdrawal to include certain information. Existing law authorizes a county clerk to charge specified fees for filing a fictitious business name,

supplying a certified copy of the statement to a registrant, or filing a statement of withdrawal, and authorizes a county clerk to destroy a fictitious business name statement 4 years after its expiration. Under existing law, a person who knowingly executes, files, or publishes a false statement under the provisions regulating fictitious business names is guilty of a crime.

This bill would revise the conditions under which a new fictitious business name must be filed, and would revise the content of a fictitious business form statement. The bill would revise the signature requirements for a registrant, including specifying signature requirements for a husband and wife or for domestic partners, and would allow a person to also file a fictitious business name statement in a county other than where the registrant's principal place of business is located, as specified. The bill would instead require the publication of a statement in a newspaper of general circulation in the county where the fictitious business name was filed or, under certain conditions, in an adjoining county to where the fictitious business name statement was filed. The bill would also require a person to file a statement of abandonment upon ceasing to transact business in this state under a business name that was filed in the previous 5 years, and would revise the information required on a statement of abandonment or on a statement of withdrawal.

This bill would make technical, clarifying changes with respect to the fees that the county clerk may charge for a certified copy of a statement, the filing of a fictitious business name, the filing of a statement of abandonment of use, or the filing of a statement of withdrawal and would allow the destruction of proof of publication of a statement and other references related to the fictitious business name at the same time as the clerk may destroy the statement of a fictitious business name. Because the bill would expand the crime of filing a false statement by revising the requirements for a statement, 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. 717 (AB 1672) Nunez California Transportation Commission.

(1) Existing law, the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006, approved by the voters as Proposition 1B in the November 2006 general election, establishes the Highway Safety, Traffic Reduction, Air Quality, and Port Security Fund of 2006 in the State Treasury. Existing law requires specified moneys in the fund to be deposited in designated accounts and funds to be available, upon appropriation by the Legislature, for allocation by the California Transportation Commission for certain transportation-related purposes.

This bill would require the commission to provide written notification to the chairs of the appropriate policy committees of the Legislature not less than 30 days prior to adopting changes to any guidelines for the expenditure of funds pursuant to the Highway Safety, Traffic Reduction, Air Quality and Port Security Act of 2006.

(2) Existing law creates the California Transportation Commission, with specified powers and duties relating to allocation of transportation capital funds through the state transportation improvement program process and various other responsibilities. Existing law provides for a commission of 11 members, with 9 members appointed by the Governor with the advice and consent of the Senate and 2 ex officio nonvoting legislative members. Voting members serve terms of 4 years.

This bill would expand the commission to 13 members, with one additional voting member each appointed by the Speaker of the Assembly and the Senate Committee on Rules, who would not be subject to Senate confirmation. The bill would also require vacancies to be filled by the appointing authority, as specified.

Ch. 718 (SB 224) Battin State Highway Routes 79 and 111: relinquishment.

Existing law provides that the Department of Transportation has full possession and control of all state highways. Existing law describes the authorized routes in the state highway system and establishes a process for adoption of a highway on an authorized route by the California Transportation Commission. Existing law authorizes the commission to relinquish certain state highway segments to local agencies.

This bill would authorize the commission to relinquish the portion of State Highway Route 79 in the City of Hemet and the portion of State Highway Route 111 in the City of La Quinta to the applicable city under certain conditions.

Ch. 719 (SB 241) Kuehl Minors: legal representation: probate proceedings.

(1) Existing law permits a court to appoint private counsel to represent the interests of a ward, a proposed ward, a conservatee, or a proposed conservatee, with compensation to be fixed by the court.

This bill would require a court, if a ward or proposed ward is furnished legal counsel for a guardianship proceeding, to determine whether the parent or parents or the estate of the ward is financially unable to pay all or a portion of the cost of appointed counsel. The bill would require that any portion of the cost of that counsel that the court finds the parents or the estate of the ward is unable to pay be paid by the county. By creating a new duty for the counties, this bill would impose a state-mandated local program. The bill would require the Judicial Council to adopt guidelines to assist in determining financial eligibility for county payment of counsel.

(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, 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. 720 (SB 601) Torlakson Teachers: Physical Education Professional Development Program.

(1) Existing law requires the State Department of Education to exercise general supervision over the physical education courses in elementary and secondary schools of the state. The department is required to ensure that the data collected through categorical program monitoring (CPM) indicates the actual number of minutes of instruction in physical education actually provided by each school district for the purpose of determining whether each school district is in compliance with the required minimum minutes of instruction. Public schools are required to provide instruction in physical education for a total period of time of not less than 200 minutes each 10 schooldays to pupils in grades 1 to 6, inclusive, and for a total period of time of not less than 400 minutes each 10 schooldays to pupils in grades 7 to 12, inclusive.

This bill would require the department to ensure that the data collected through CPM indicates the extent to which each school within the jurisdiction of a school district or county office of education performs specified duties regarding the provision of instruction in physical education, including, among others, providing the required minimum minutes of instruction and conducting physical fitness testing. The department would be required to submit annually a report to the Governor and the Legislature that summarizes the data collected through CPM regarding those items and to post annually a summary of that data on the Internet Web site of the department.

(2) Existing law authorizes the governing board of a school district or the office of the county superintendent of schools of a county to grant a pupil an exemption from courses in physical education for 2 years any time during grades 10 to 12, inclusive, with the consent of a pupil, if the pupil has passed the physical performance test administered in the 9th grade.

This bill would grant that exemption if the pupil has met satisfactorily any 5 of the 6 standards of the physical performance test administered in grade 9.

Ch. 721 (SB 666) Maldonado Proprietary security services.

Existing law, the Proprietary Security Services Act, requires a person who meets the definition of a proprietary private security officer to register with the Department of Consumer Affairs.

This bill would require a proprietary private security officer to complete training in security officer skills within a specified period of time. The bill would require the department to develop and approve a standard course and curriculum for the skills training, to be administered by an employer, an organization, or a school approved by the department. For that purpose, the bill would require the department to convene an advisory committee composed of specified parties in order to develop a curriculum that features certain skills, courses, and hours of instruction. The bill would exempt peace officers meeting certain criteria from this requirement. The bill would make these provisions applicable on and after July 1, 2009, to any person hired as a proprietary private security officer on and after January 1, 2009, and for a person hired before January 1, 2009, these provisions would become applicable on and after January 1, 2010. The bill would, on and after January 1, 2009, require proprietary private security officer employers to provide annual review or practice training and to maintain records thereof, as specified.

Ch. 722 (AB 159) Jones Courts: judgeships.

(1) Existing law requires the Governor to submit to a designated agency of the State Bar of California the names of all potential appointees or nominees for a vacant judicial office for evaluation of their judicial qualifications. Upon receipt of those names, the State Bar is required to evaluate and determine the qualifications of each candidate for judicial office and to report in confidence to the Governor its recommendation whether the candidate is qualified, as specified.

This bill would require the State Bar to consider legal experience of candidates broadly.

(2) Existing law also requires the Governor, on or before March 1, 2007, and annually on or before each March 1 thereafter, to disclose aggregate statewide demographic data provided by all judicial applicants relative to ethnicity and gender.

This bill would require the Governor to collect and release, on an aggregate statewide basis, demographic data provided by all judicial applicants and judicial appointments or nominations, relative to ethnicity, race, and gender.

(3) Existing law requires the designated agency of the State Bar responsible for evaluation of judicial candidates to collect and release, on an aggregate statewide basis, both statewide demographic data provided by judicial applicants reviewed relative to ethnicity, race, and gender, and the statewide summary of the agency's recommendations by ethnicity, race, and gender.

This bill would require that agency of the State Bar to also collect and release statewide demographic data provided by all judicial applicants reviewed, and the statewide summary of the agency's recommendations, both relative to the areas of legal practice and employment.

(4) Existing law specifies the number of judges for the superior court of each county and for each division of each district of the court of appeal.

This bill would authorize 50 additional judges, upon appropriation by the Legislature in the 2007–08 fiscal year, to be allocated to the various county superior courts, pursuant to uniform criteria approved by the Judicial Council.

This bill would provide that 16 subordinate judicial officer positions in eligible superior courts, as determined by the Judicial Council, shall be converted to judgeships. Beginning in the 2008–09 fiscal year, the bill would provide that, upon subsequent authorization by the Legislature, 146 subordinate judicial officer positions in eligible superior courts, as

determined by the Judicial Council, shall be converted to judgeships, upon the occurrence of specified conditions, except that no more than 16 positions may be converted to judgeships in any fiscal year. The bill would define the term “subordinate judicial officer” for purposes of those provisions and would further declare the Legislature’s intent to restore an appropriate balance between subordinate judicial officers and judges in enacting those provisions.

Ch. 723 (SB 859) Scott Teacher credentialing: visiting faculty permits.

(1) Existing law authorizes the Commission on Teacher Credentialing to issue various types of teaching and services credentials, including preliminary and clear multiple and single subject teaching credentials. The commission is also authorized to issue emergency teaching and specialist permits that correspond to specified credential types. Statutory provisions specify the requirements with which applicants for those credentials and permits are required to comply.

This bill would, until July 1, 2015, authorize the commission to issue and renew visiting faculty permits that would be valid for one year and renewable 2 times and authorize instruction in departmentalized classes to individuals who satisfy specified requirements, including having a minimum of 3 years, as specified, of full-time teaching experience at, or the full-time equivalent of that experience at, an accredited California community college, a campus of the California State University or the University of California, or a regionally accredited private, nonprofit postsecondary institution. Before issuing a visiting faculty permit, the commission would be required to review and approve the justification for the permit submitted by the employing school district. The commission would be authorized to deny a request for a visiting faculty permit that does not include the requisite justification.

The commission would be required to issue 5-year preliminary single subject teaching credentials authorizing instruction in departmentalized classes to individuals who satisfy specified requirements, including possession of a visiting faculty permit and completion of a course in teaching methodology. These individuals would be eligible for professional clear single subject teaching credentials if they submit verification that they have completed individualized professional development plans that include mentoring, support, and assistance provided by a credentialed, experienced teacher and verification that addresses the health education requirement that other candidates for professional clear credentials must satisfy.

(2) Existing law requires the commission to issue certificates that authorize the holder to provide specified instructional services to English learners and sets forth the minimum requirements for those certificates, including, among others, possession of a valid California teaching credential, services credential, children’s center instructional permit, or children’s center supervision permit.

This bill would include possession of a visiting faculty permit within the credentials and permits that satisfy the minimum requirements for the issuance of a certificate that authorizes the provision of instructional services to English learners.

(3) This bill would incorporate additional changes in Section 44253.3 of the Education Code, proposed by SB 777, to be operative only if SB 777 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 724 (SB 1021) Padilla Beverage containers: grants.

The California Beverage Container Recycling and Litter Reduction Act requires a distributor of specified beverage containers to pay a redemption payment to the Department of Conservation (department) for each beverage container sold or transferred, for deposit in the California Beverage Container Recycling Fund. The moneys in the fund are continuously appropriated to the department to pay refund values, administrative fees, and a reserve for contingencies. The department is authorized to expend the moneys in the fund for administrative costs only upon appropriation by the Legislature. The department is then

authorized to make other specified expenditures from the moneys remaining in the fund after the moneys for those purposes have been set aside, including the expenditure of up to \$5,000,000 from January 1, 2007, to January 1, 2008, to provide grants to local governments or nonprofit agencies to place multifamily housing source separated beverage container recycling receptacles in low-income communities.

This bill would additionally authorize the department to expend up to \$15,000,000 from January 1, 2008, to January 1, 2009, to provide grants to place source separated beverage container recycling receptacles in multifamily housing, thereby making an appropriation. The bill would also authorize the department to expend \$198,000 from the fund, on a one-time basis, for the administrative costs of implementing this grant program.

Ch. 725 (SB 1029) Ducheny Drinking water standards.

Existing law, the Administrative Procedure Act, contains various provisions governing the conduct of administrative adjudication and rulemaking proceedings of state agencies. The act requires, among other things, an agency seeking to adopt regulations to submit to the Office of Administrative Law, in addition to its proposed regulations, a file that includes certain information, including a financial estimate, prepared in accordance with instructions adopted by the Department of Finance and authorizes the department to review any estimate created pursuant to these instructions.

Existing law, the Calderon-Sher Safe Drinking Water Act of 1996, requires the State Department of Public Health to, among other things, adopt regulations relating to primary and secondary drinking water standards for contaminants in drinking water, which are based upon specified criteria.

This bill would require the Department of Finance, notwithstanding any other provision of law, to take no longer than 90 days, from the date of submission or resubmission of a rule or regulation by the State Department of Public Health to the Department of Finance, to complete its documentation or estimate review, if required, in connection with any proposed regulation that is submitted by the department to the office in relation to the maximum contaminant levels for primary or secondary drinking water standards subject to certain limitations.

This bill would also permit the State Department of Public Health to adopt specified federal rules and regulations other than those relating to the maximum contaminant level of primary or secondary drinking water standards, in accordance with specified procedures.

Ch. 726 (AB 335) De Leon CalWORKs: aid: homeless assistance.

Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) block grant program to eligible states. Existing law provides for the California Work Opportunity and Responsibility to Kids (CalWORKs) program under which, through a combination of state and county funds and federal funds received through the TANF program, each county provides cash assistance and other benefits to qualified low-income families. Existing law establishes maximum aid grant amounts to be provided under the CalWORKs program, and provides, with certain exceptions, that the aid grant amounts shall be adjusted annually to reflect any increases or decreases in the cost of living.

Under existing law, after a family has used all available liquid resources in excess of \$100, the family shall be entitled to receive an allowance for nonrecurring special needs, including homeless assistance, under specified circumstances, including when homelessness is a direct result of domestic violence by a spouse, partner, or roommate. Existing law requires domestic violence under these circumstances to be verified by a 3rd-party governmental or private health and human services agency.

This bill would also permit the domestic violence to be verified by a sworn statement made by the victim, as provided by specified existing law. It would also require county welfare departments to inform recipients who verify domestic violence by this sworn statement of

specified information. By increasing the duties of 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, 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. 727 (SB 67) Perata Vehicles: speed contests and reckless driving.

Existing law, as of January 1, 2007, allows a peace officer to arrest and take into custody a person that a peace officer determines was engaged in a motor vehicle speed contest and permits the peace officer to cause the removal and seizure of the motor vehicle used in the contest, in accordance with specified statutory procedures. A vehicle impounded under these provisions is required to be impounded for not more than 30 days, with specified exceptions. Existing law permits the release of the motor vehicle prior to the end of the impoundment period in specified circumstances. Existing law makes the registered owner or his or her agent responsible for, among other things, all towing and storage charges related to the impoundment and any authorized administrative charges, except under specified circumstances.

This bill, the U'Kendra K. Johnson Memorial Act, would extend those provisions to persons engaged in reckless driving on a highway, reckless driving in an offstreet parking facility, or an exhibition of speed on a highway. It would require the impounding agency to release the vehicle to the registered owner prior to the conclusion of the impoundment period if the registered owner was neither the driver nor a passenger in the vehicle at the time of the alleged violation, or was unaware that the vehicle was being used to engage in the prohibited activities.

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

Ch. 728 (SB 719) Machado San Joaquin Valley Unified Air Pollution Control District: district board membership.

(1) Existing law establishes the San Joaquin Valley Unified Air Pollution Control District formed by the Counties of Fresno, Kern, Kings, Madera, Merced, San Joaquin, Stanislaus, and Tulare, and consisting of the Counties of Fresno, Kings, Madera, Merced, San Joaquin, Stanislaus, and Tulare, and that portion of the County of Kern that is within the San Joaquin Valley Air Basin, as a single integrated agency with all staff under one centralized management structure that is able to implement programs on a basinwide basis. Existing law requires the district to be governed by a district board composed of a total of 11 voting members. Of those members, existing law requires 8 members to be appointed by each of the Counties of Fresno, Kern, Kings, Madera, Merced, San Joaquin, Stanislaus, and Tulare. The remaining 3 members are appointed by cities within the territory of the district, based on region and population.

This bill would increase the membership of the district board to 15 members. In addition to the existing 8 county members, the bill would require the appointment of 5 city council members by the cities within the territory of the district, based on region and population. The bill would require 2 public members to be appointed to the district board by the Governor, with the advice and consent of the Senate. The bill would require each member to be appointed in accordance with certain requirements, and would prohibit a member from designating an alternate for any purpose or otherwise being represented by another person in his or her capacity as a member of the district board. The bill would require all members to be residents of the district. Because of the additional duties this bill would require of 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. 729 (SB 990) Kuehl Hazardous waste: Santa Susana Field Laboratory.

(1) Existing law charges the Director of Toxic Substances Control with oversight over hazardous waste control in the state. A violation of the hazardous waste control laws is a crime.

This bill would authorize the Department of Toxic Substances Control to compel a responsible party or parties to take or pay for appropriate removal or remediation action, as prescribed, necessary to protect public health and safety and the environment at the Santa Susana Field Laboratory site in Ventura County. The sale, lease, sublease, or other transfer of any land presently or formerly occupied by the Santa Susana Field Laboratory would be prohibited unless the Director of Toxic Substances Control certifies that the land has undergone complete remediation pursuant to specified protective standards.

Because a violation of this bill's requirements would be 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. 730 (SB 132) Committee on Education Education.

The Education Code assigns various duties to state and local educational agencies and governs the operation of public schools, community colleges, and universities in the state.

This bill would make various clarifying and technical changes to the code and also delete obsolete provisions from the code.

Ch. 731 (SB 219) Steinberg Pupil achievement: Academic Performance Index: alternative education.

Existing law requires the Superintendent of Public Instruction, with approval of the State Board of Education, to develop the Academic Performance Index (API) consisting of a variety of indicators currently reported to the State Department of Education to track the achievement of schools and their pupils. Statutory provisions establish a specific calculation for graduation rates to be included within the API and require the Superintendent to provide an annual report to the Legislature on graduation and dropout rates in California. The Superintendent is required to establish an advisory committee to advise the Superintendent and the state board on all matters relative to the creation of the API and implementation of the Immediate Intervention/Underperforming Schools Program and the High Achieving/Improving Schools Program.

This bill, beginning July 1, 2011, would require that the API include additional information regarding test scores and other accountability data of pupils who were referred by the school or school district of residence to an alternative education program and school and school district dropout rates. The bill would require the advisory committee to recommend to the Superintendent and the state board certain matters relative to the assignment of the accountability data on pupils in alternative education programs. The requirements imposed by the bill would become operative only if local educational agencies receive a per pupil allocation prior to the 2010-11 fiscal year for implementation of the California Longitudinal Pupil Achievement Data System.

Ch. 732 (SB 405) Steinberg Schools: curriculum: opportunities for pupils.

(1) Under existing law, the Middle and High School Supplemental Counseling Program is established to provide additional counseling services to pupils in grades 7 to 12, inclusive.

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

As a condition of receiving funds, the governing board of each school district maintaining any of grades 7 to 12, inclusive, is required to hold a public meeting to adopt the program, which is required to include specified provisions.

This bill would expand the program requirements to include provisions for individualized review of the career goals of the pupil and academic and career-related opportunities available to the pupil and for explanation of the coursework and academic progress required for eligibility for admission to a 4-year college. School districts, as a condition of the program, also would be required to perform additional duties related to identifying and monitoring pupils who are not on track to satisfy the curricular requirements for admission to the University of California and the California State University and to mandate each school perform additional duties related to that subject.

(2) This bill also would incorporate additional changes in Section 52378 of the Education Code, proposed by AB 347, to be operative if AB 347 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 733 (SB 717) Perata Transportation Investment Fund.

Existing law specifies the allocation of funds in the Transportation Investment Fund, derived from a portion of the sales tax on gasoline, to various transportation projects and programs. Article XIX B of the California Constitution requires, commencing with the 2003–04 fiscal year, that sales taxes on motor vehicle fuel that are deposited into the General Fund be transferred to the Transportation Investment Fund for allocation for those transportation purposes until the end of the 2007–08 fiscal year. Thereafter, Article XIX B requires these revenues to be allocated to broad categories of transportation purposes, including 20% for programs funded by the Public Transportation Account, 40% for transportation capital improvement projects in the State Transportation Improvement Program, and 40% for apportionment to cities and counties pursuant to certain formulas for road maintenance and construction purposes.

This bill would continue the Transportation Investment Fund in existence and would specify the use of revenues deposited in that fund from gasoline sales tax revenues subject to Article XIX B beginning in the 2008–09 fiscal year. Moneys in the fund would be continuously appropriated without regard to fiscal year.

Ch. 734 (SB 976) Torlakson San Francisco Bay Area Water Emergency Transportation Authority.

Existing law creates the San Francisco Bay Area Water Transit Authority (WTA) with specified powers and duties relative to the development of a plan for implementation and operation of a water transit system on San Francisco Bay.

This bill would repeal those provisions and establish the San Francisco Bay Area Water Emergency Transportation Authority (WETA) with specified powers and duties, including, but not limited to, the authority to, among other things, coordinate the emergency activities of all water transportation and related facilities within the bay area region, as defined. The bill would require the WTA to transfer, among other things, the title and ownership of all property within its control to the WETA. The bill would also require the transfer to the WETA of funds designated for the WTA and all public transportation ferries and related water transportation services and facilities within the bay area region, as specified. The bill would provide that the WETA is as fully entitled to new allocations or distributions of funds as if it were the WTA. The bill would require the WETA to be governed by a board composed of five members appointed by the Governor, the Senate Committee on Rules, and the Speaker of the Assembly, as specified, and would set forth various duties and powers of the board. The bill would require the WETA to create and adopt, in cooperation with the Metropolitan Transportation Commission and the State Office of Emergency Services, among other agencies, an emergency water transportation system management plan for water transportation services in the bay area region and a related transition plan, as specified. The

bill would require adoption of the management plan on or before July 1, 2009, and adoption of the transition plan on or before January 1, 2009, and would require the WETA to provide a copy of the plans to each city and county in the bay area region at least 45 days prior to the plans' adoption. The bill would require the WETA to set fares for travel on the water transportation system it operates and would authorize the WETA to issue bonds, levy special benefit assessments, and borrow money, as specified. The bill would require that represented employees of the WTA become employees of the WETA and suffer no loss of employment or reduction in wages or health benefits, among other things. The bill would prescribe related matters with regard to the powers and duties of the WETA.

By imposing those duties on the WETA, the bill would impose a state-mandated local program.

Existing law requires the Metropolitan Transportation Commission to allocate certain amounts of the toll increase approved in 1988 for specified purposes.

This bill would require that funds made available for rapid water transit systems pursuant to that provision be allocated to the WETA.

Existing law authorizes the funding of certain projects and programs in the Regional Traffic Relief Plan from toll bridge revenues, as specified, and identifies the WTA as the project sponsor for certain of those projects.

This bill would instead identify the WETA as the project sponsor in place of the WTA.

Existing law specifies that one of the projects in the Regional Traffic Relief Plan is the purchase of 2 vessels for ferry services between Alameda and Oakland areas and San Francisco. Existing law authorizes the WTA to use the funds for terminal improvements if the WTA demonstrates to the Metropolitan Transportation Commission that it has secured alternative funding for those vessel purchases.

This bill would also authorize the WETA to use the funds for consolidation of existing ferry operations if the WETA demonstrates to the Metropolitan Transportation Commission that it has secured that alternative funding.

The California Constitution requires 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. 735 (AB 258) Krekorian Water quality: plastic discharges.

Under the Porter-Cologne Water Quality Control Act, the State Water Resources Control Board and the California regional water quality control boards are the principal state agencies with authority over matters relating to water quality. The state board and the regional boards prescribe waste discharge requirements for the discharge of waste in accordance with the federal national pollutant discharge elimination system (NPDES) permit program established by the federal Clean Water Act and the Porter-Cologne Water Quality Control Act. A person who discharges waste into the waters of the state in violation of waste discharge requirements, or other order or prohibition issued by a regional board or the state board, is required upon the order of that regional board or the state board, to clean up the waste or to abate the effects of the waste. The act authorizes the state board or a regional board to issue a cleanup or abatement order.

This bill would require the state board and the regional boards, by January 1, 2009, to implement a program for the control of discharges of preproduction plastics from point and nonpoint sources, including waste discharge, monitoring, and reporting requirements that, at a minimum, target plastic manufacturing, handling, and transportation facilities, and the implementation of specified minimum best management practices for the control of discharges of preproduction plastic. The bill would require the state board to determine the appropriate regulatory methods to address the discharges from point and nonpoint sources. The state board would be required, when developing the program, to consult with any regional board with plastic manufacturing, handling, and transportation facilities located

within the regional board's jurisdiction that have already voluntarily implemented a program to control discharges of preproduction plastic. The state board would also be required to include criteria for submitting a no exposure certification in all NPDES permits regulating plastic manufacturing, handling, or transportation facilities. The bill would provide that facilities that meet the no exposure certification criteria are conditionally exempt from NPDES permitting requirements.

Ch. 736 (AB 617) Torrico State contracts: information technology goods and services.

Existing law authorizes the Department of General Services to provide for progress payments in any contract for information technology goods or services that are to be manufactured or performed by the contractor, exclusively for the state, at the contractor's shop or plant, provided that not less than 10% of the contract price be withheld until final delivery and acceptance of the goods or services, and that the contractor submit a faithful performance bond, in a specified sum.

This bill would, until July 1, 2013, delete the performance bond requirement, and would require the department, in consultation with the Department of Finance, to develop and maintain criteria for the evaluation of risk to the state that results from the acquisition of information technology goods or services, and would require this risk analysis to determine the need for financial protection that is in the best interest of the state, as specified. This bill would also require the department to submit the criteria developed and maintained for the evaluation of risk to the state that results from the acquisition of information technology goods and services to the Joint Legislative Budget Committee and to the State Chief Information Officer, as specified. This bill would require the State Chief Information Officer to review all contracts approved pursuant to this provision, as specified, and to submit a report to the Legislature, as specified.

Ch. 737 (AB 932) Jeffries Convict labor: fire camps: weight training equipment.

Existing law appropriates moneys from the Inmate Welfare Fund of the Department of Corrections and Rehabilitation for educational and recreational purposes at prison camps, as specified. Existing law also provides for the regulation of the use of weight training equipment in correctional facilities.

This bill would require the Secretary of the Department of Corrections and Rehabilitation to provide inmates assigned to fire suppression efforts with access to weight training equipment in accordance with the regulations provided for the use of weight training equipment in correctional facilities.

Ch. 738 (AB 1248) Evans Courts.

(1) Existing law requires the Administrative Office of the Courts to make monthly distributions from superior court filing fees to the law library fund in each county in specified amounts.

This bill would increase the amount of these monthly distributions for the Counties of Inyo, Mendocino, Plumas, and San Benito, as specified.

(2) Under existing law, the parent or guardian of a minor is jointly and severally liable with the minor for civil damages resulting from the willful misconduct of the minor that causes the injury or death of another person or the injury or defacement of property, not to exceed \$25,000 for each tort, as specified. Existing law requires the Judicial Council to adjust that amount every 2 years to reflect any increase in the cost of living in California, and to compute and publish the adjusted amount on or before January 1 of each odd-numbered year.

This bill would change the date by which the Judicial Council is required to complete those duties to July 1 of each odd-numbered year.

(3) Existing law allows a plaintiff to commence an action in small claims court by filing a claim under oath with the clerk of the small claims court in person or by mail.

This bill would, in addition, allow a plaintiff to commence an action in small claims court by filing a claim by fax or by electronic means.

(4) Existing law provides that if a complaint or other first paper is accompanied by payment by check in an amount less than the required fee, the clerk shall accept the paper for filing, but shall not issue a summons until the court receives full payment of the required fee. Existing law requires the clerk to issue a specified notice regarding the amount of the fee owed, including a notice that payment of a certain administrative charge and the remainder of the required filing fee shall be in cash, by cashier's check, or by other means specified by the court but not by traveler's check or personal check.

This bill would allow a person who files a complaint or other first paper and who pays by check in an amount less than the required fee to pay the remainder of the fee by personal check.

(5) Existing law establishes the Trial Court Trust Fund, the proceeds of which are apportioned for the purposes of funding trial court operations. Existing law, the Unclaimed Property Law, provides that certain property escheats to the state under specified circumstances. Existing law exempts certain property from these provisions.

This bill would, in addition, exempt from the Unclaimed Property Law any property in the official custody of a court if the property may be transferred to the Trial Court Operations Fund under specified provisions of law.

(6) The Civil Discovery Act allows any party to a civil action to obtain discovery, as specified, by inspecting documents, tangible things, and land or other property in the possession of any other party to the action. Existing law requires the party to whom an inspection demand has been directed to respond separately to each item or category of item by any of certain responses, including a statement that the party will comply with the particular demand for inspection and any related activities.

This bill would require that this response state that the party will comply with the inspection demand by the date set for inspection pursuant to specified provisions of law relating to the time for inspection.

(7) Existing law allows the party demanding an inspection and the responding party to agree to extend the time for service of a response to a set of inspection demands, or to particular items or categories of items in a set, to a date beyond that provided in a specified provision of law setting the time for serving such a response.

This bill would, in addition, allow the parties to agree to extend the date for inspection set pursuant to the provisions of law relating to the time for inspection.

The bill would require the documents subject to an inspection demand to be produced on the date specified in the inspection demand pursuant to the provisions of law relating to the time for inspection, unless an objection has been made to that date. The bill would provide that, if the date for inspection has been extended pursuant to the above provisions of law relating to extensions, the documents shall be produced on the date agreed to pursuant to those provisions.

(8) Existing law provides that, if the county elections official refuses to register any qualified elector in the county, the elector may proceed by action in the superior court to compel his or her registration. Existing law allows a voter to seek a court order requiring his or her provisional ballot to be included in an official canvass.

This bill would prohibit a fee from being charged to a claimant by the clerk of the court for services rendered in connection with either of those actions.

(9) Existing law requires a court, as part of the court order granting permission to marry under specified provisions of law relating to the marriage of minors, to require the parties to the prospective marriage of a minor to participate in premarital counseling if the court considers the counseling to be necessary. Existing law allows the court to impose a reasonable fee to cover the cost of any premarital counseling provided by the county.

This bill would allow the court, in addition, to impose a reasonable fee to cover the cost of this counseling provided by the court.

(10) Existing law establishes specified programs relating to the supervised visitation of children in connection with marital dissolution, marital separation, or child custody proceedings. Existing law requires the Judicial Council, on the first day of March of each year, to report to the Legislature on these programs, as specified.

This bill would require, instead, that the Judicial Council report to the Legislature on these programs on the first day of March of each even-numbered year.

(11) Existing law specifies fees for filing various court-related documents relating to certain claims, motions, appeals, requests, notices, stipulations and orders, certifications, oppositions, petitions, and appointments.

This bill would make specified changes to the amounts of those fees and the documents to which they apply.

(12) Existing law provides that any money in a court bank account or in a court trust account in a county treasury that remains unclaimed for 3 years shall become the property of the superior court if, after published notice, the money is not claimed or no verified complaint is filed and served. Existing law provides that if a claim is filed and rejected, or no action is taken on it, the party who submitted the claim may file a verified complaint seeking to recover all, or a specified part, of the money.

This bill would provide that any portion of the unclaimed money not covered by the verified complaint shall become the property of the court if no other claim or verified complaint has been filed regarding it within a specified time. The bill would further provide that, if the party that submitted the claim does not file a verified complaint within 30 days after the date that the court mailed notice that the claim was rejected or within 60 days after the claim was filed, the money shall become the property of the court.

(13) Existing law requires each superior court to deposit specified fees and fines, as soon as practicable after collection and on a regular basis, into a bank account established for this purpose by the Administrative Office of the Courts. Existing law requires each court, within a certain period of time, to provide the Administrative Office of the Courts with a report of the fees by categories.

This bill would make specified changes to the fees that are subject to these requirements and would allow the Administrative Office of the Courts and any court to agree on an extension of the time to provide the above report.

(14) Existing law requires that the amounts collected by each superior court under specified provisions of law be added to the monthly apportionment for that court from the Trial Court Trust Fund.

This bill would make specified changes to the fees subject to this requirement. The bill would make certain other changes to the calculation of amounts to be deposited in the Trial Court Trust Fund.

(15) Existing law allows the Judicial Council to take certain actions relating to the administration of the courts.

This bill would require the council, after receiving comment from the courts, court employee organizations, and other interested groups, to adopt fiscally responsible travel reimbursement policies, procedures, and rates for the judicial branch that provide for appropriate accountability.

(16) Existing law authorizes the Judicial Council to establish a tax-exempt public benefit nonprofit corporation, or other tax-exempt entity, qualified under federal and state law to receive grants or other financial support from private or public sources for the purposes of undertaking or funding any survey, study, publication, proceeding, or other activity authorized by law to be undertaken by the Judicial Council.

This bill would restrict the use of that financial support solely for the governmental purposes approved by the Judicial Council for activities within the scope of authority of the Judicial Council. The bill would authorize the Administrative Office of the Courts to provide administrative support and oversight services to a tax-exempt public benefit nonprofit corporation or other tax-exempt entity established under these provisions, as specified.

(17) Existing law provides that, in the trial of a capital case or other specified cases, an indigent defendant may make a request to the court for funds for investigators for the presentation of the defense. Existing law allows the Supreme Court to compensate counsel representing indigent defendants in automatic appeals arising out of a judgment of death, or for state postconviction proceedings in those cases, at a specified rate. Existing law also allows the Supreme Court to raise the guideline limitation on investigative and other expenses allowable for counsel to adequately investigate and present collateral claims to up to \$25,000 without an order to show cause.

This bill would, instead, allow the Supreme Court to set a guideline limitation on the above expenses of up to \$50,000 without an order to show cause.

(18) Under existing law, various fees charged for superior court filings and services are intended to be uniform statewide and to be the only allowable fees for those services and filings, except as specified. Existing law allows certain charges to be added to those fees, including various charges applicable in the County of San Bernardino and other specified counties.

This bill would add certain superior court fees to the fees in the County of San Bernardino to which a specified surcharge may be added.

(19) Existing law provides that, when an arresting officer attempts to take before a magistrate a person arrested for a misdemeanor or infraction for violating the provisions of law regulating vehicles, and the magistrate is not available, the arresting officer shall take the arrestee before one of 2 persons, who shall admit the arrestee to bail in accordance with a schedule fixed as specified.

This bill would require that the person before whom the arrestee is taken admit the arrestee to bail for the full amount set for the offense in the above schedule.

(20) Existing law provides that, whenever a person is arrested for any nonfelony violation of the provisions of law governing vehicles, or for a violation of a local ordinance relating to traffic offenses, and he or she is not immediately taken before a magistrate, the arresting officer shall prepare a written notice to appear in court or before a person authorized to receive a deposit of bail, as specified. Existing law provides that, prior to any of specified dates, the defendant may deposit bail with the magistrate or the person authorized to receive a deposit of bail.

Existing law requires the clerk of the court to collect a fee from every person who is ordered or permitted to attend a traffic violator school pursuant to specified provisions of law, or who attends any other court-supervised program of traffic safety instruction. Existing law requires that the amount of the fee equal the total bail set forth for the eligible offense on the uniform countywide bail schedule.

This bill would provide, in addition, that, with respect to an arrestee, the clerk of the court may accept a payment and forfeiture of at least 25% of the total bail amount for each infraction violation prior to the above dates if specified circumstances exist, including the execution by the defendant of a written agreement to pay and forfeit the remainder of the required bail according to an installment schedule as agreed upon with the court. The bill would, with respect to a defendant who is ordered or permitted to attend traffic violator school, allow the clerk to accept from the defendant a payment of at least 25% of the fee required by the above provisions upon filing a written agreement by the defendant to pay the remainder of the fee according to an installment payment schedule of no more than 90 days as agreed upon with the court. The bill would require the Judicial Council to prescribe the forms of these agreements and would make other conforming changes.

(21) Existing law allows the imposition of a \$1 special assessment for every fine and forfeiture imposed and collected by any court that conducts a night session on all offenses involving a violation of the provisions of law regulating vehicles or any local ordinance adopted pursuant to those provisions, except as specified.

This bill would apply the above \$1 special assessment, instead, to every fine, forfeiture, and traffic violator school fee imposed and collected by a court that conducts a night or weekend session, except as specified.

(22) This bill would make other related and technical changes.

(23) This bill would incorporate additional changes in Section 14310 of the Elections Code, proposed by AB 1243, to be operative only if AB 1243 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(24) This bill would incorporate additional changes in Section 68152 of the Government Code, proposed by AB 430, to be operative only if AB 430 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

(25) This bill would incorporate additional changes in Section 40509.5 of the Vehicle Code, proposed by AB 678, to be operative only if AB 678 and this bill are both chaptered and become effective on or before January 1, 2008, and this bill is chaptered last.

Ch. 739 (AB 1488) Mendoza Air pollution: smog check program: diesel-powered vehicles.

(1) Existing law establishes a motor vehicle inspection and maintenance program (smog check), administered by the Department of Consumer Affairs and the State Air Resources Board, that provides for the inspection of all motor vehicles, except those specifically exempted from the program, upon registration, biennially upon renewal of registration, upon transfer of ownership, and in certain other circumstances. Existing law also establishes an enhanced motor vehicle inspection and maintenance program (smog check II) in each urbanized area of the state, any part of which is classified by the United States Environmental Protection Agency as a serious, severe, or extreme nonattainment area for specified air contaminants. Existing law also requires the smog tests to include, at minimum, loaded mode dynamometer testing in enhanced areas, and 2-speed testing in all other program areas, and a visual or functional check of emission control devices specified by the department. Existing law exempts diesel-powered vehicles from these requirements, unless the department determines that the inclusion of those vehicles is technologically and economically feasible, and, if the department makes that determination, requires a visual inspection of emission control devices and the diesel-powered vehicle's exhaust emissions, and authorizes the testing of emissions of specified pollutants and the measurement of emissions of smoke or particulates, or both. Violations of smog check requirements are a crime.

This bill would, starting January 1, 2010, include diesel-powered vehicles manufactured after the 1997 model-year that have a gross vehicle weight rating of less than 8,501 pounds in the biennial smog check program, as provided.

The bill would authorize diesel-powered vehicle smog check testing to include on-board diagnostic testing.

Because violations of these requirements would be 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. 740 (AB 1539) Krekorian Sentencing.

Under existing law, a state prisoner who is diagnosed with a disease that would produce death within 6 months and whose release is deemed not to threaten the public safety may have his or her sentence recalled and be resentenced. Existing law additionally sets forth grounds under which the court has discretion to find that a prisoner is eligible for resentence or recall.

This bill would extend those provisions for early release to prisoners who are permanently medically incapacitated and whose release is deemed not to threaten public safety. This bill would also oblige a physician employed by the Department of Corrections and

Rehabilitation who determines that a prisoner has 6 months or less to live to inform the appropriate chief medical officer of that fact, and, if he or she concurs, would oblige the chief medical officer to inform the warden of that fact. This bill would also require the warden or the warden's representative to inform a prisoner given that prognosis of the recall and resentencing procedures, and to arrange for the prisoner's designee to be informed of the prisoner's medical condition and prognosis, and of the procedures for recall and resentencing. This bill would require the warden or the warden's representative to contact a mentally unfit inmate's emergency contact and provide the contact with this information. This bill would also direct the warden or the warden's representative to keep the prisoner and the prisoner's designee apprised of the prisoner's medical condition and recall and resentencing proceedings. This bill would also provide that when a prisoner or his or her designee initiates recall and resentencing procedures, the chief medical officer and the warden or the warden's representative, if they find that the prisoner has 6 months or less to live, shall, within 48 hours of their finding, inform the prisoner or his or her designee of the recall and resentencing procedures. This bill would also require release of a prisoner who is resented within 48 hours of receipt of the court's order, unless the prisoner agrees to a longer time period, and would require that the prisoner be given his or her medical records, state identification, medications, and property at the time of release. Finally, this bill would require the secretary to issue a directive to Department of Corrections and Rehabilitation staff explaining recall and resentencing procedures.

Ch. 741 (AB 1540) Bass Student financial aid: Cash for College Program.

Existing law establishes the Student Aid Commission as the primary state agency for the administration of state-authorized student financial aid programs available to students attending all segments of postsecondary education. Under existing law, the commission, among other things, administers the Cal Grant Program, the Student Opportunity and Access Program, the Assumption Program of Loans for Education, the Graduate Assumption Program of Loans for Education, the Public Interest Attorney Loan Repayment Program, and the California State Work-Study Program. The Student Aid Commission also oversees the state's participation in the Federal Family Education Loan Program.

This bill would express the intent of the Legislature that California students with financial need be made aware of the opportunities afforded to them through the various state and federal financial aid programs. The bill would express various findings and declarations of the Legislature relating to the Cash for College Program. The bill would establish the Cash for College Program under the administration of the Student Aid Commission, and would authorize the commission to allocate funds for support of local Cash for College projects designed to accomplish prescribed goals. The bill would require the commission to contract with an external evaluator to conduct an independent evaluation, and to report to the fiscal and policy committees of the Legislature by December 1 of each year, detailing program data, expenditures, and the findings of the independent evaluation on the extent to which program goals have been met. The bill would create the Cash for College Fund and would continuously appropriate voluntary contributions or donations received into the fund to the commission for purposes of the program. The bill would require the commission to allocate funds to regional coordinating organizations, as defined, to plan, coordinate, or conduct Cash for College workshop series within specified regions within the state. The bill would authorize the commission to partner with regional coordinating organizations or other entities to facilitate additional nonstate funding or donations of property, or both, for the program.

Ch. 742 (AB 1712) Committee on Veterans Affairs State militia: armories.

Existing law authorizes the Adjutant General to use specified funds, if appropriated by the Legislature, for the maintenance, repairs, improvements, and operating expenses necessary for increased or improved community utilization of armory facilities, as provided.

This bill would require the Military Department to submit a report to the Legislature, as specified, on the status of all California armories, as provided.

Ch. 743 (AB 1658) Sharon Runner Alcoholic beverages: underage drinking.

(1) (A) Existing law provides that every person who sells, furnishes, gives, or causes to be sold, furnished, or given away, any alcoholic beverage to a person under the age of 21 years is guilty of a misdemeanor punishable by a fine of \$1,000 and community service.

(B) Existing law also provides that any person under the age of 21 years who purchases any alcoholic beverage or who consumes any such beverage in any on-sale premises is guilty of a misdemeanor. Existing law provides, with respect to this misdemeanor, that a first violation is punishable by a fine not to exceed \$250 and community service and for subsequent violations, a fine of \$500 and community service.

(C) Under the Alcoholic Beverage Control Act, it is a misdemeanor for any person to provide an alcoholic beverage to a person under the age of 21 years who consumes the beverage and thereby proximately causes great bodily injury or death, punishable by imprisonment in a county jail for six months to one year, a fine not to exceed \$1,000, or by both imprisonment and fine.

(D) Additionally, existing law provides that any on-sale licensee who knowingly permits a person under the age of 21 years to consume alcoholic beverages in the on-sale premises, whether or not the licensee has knowledge that the person is under the age of 21 years, is guilty of a misdemeanor. Existing law provides that the penalties imposed under this provision do not preclude prosecution under any other provision of law.

(E) This bill would provide that the penalties imposed under (A), (B), (C), and (D) above do not preclude the imposition of penalties under a specified provision of law and would also provide that the fine imposed under (C) is \$1,000.

(2) The Alcoholic Beverage Control Act provides that any person under the age of 21 years who attempts to purchase any alcoholic beverage from a licensee, or the licensee's agent or employee, is guilty of an infraction. The act further provides, with respect to this infraction, that a first violation is punishable by a fine of not more than \$100 and for subsequent violations, a fine of \$250 or community service.

This bill would increase the fine for a first violation to \$250 and to \$500 for subsequent violations. This bill would also provide that penalties imposed under this provision do not preclude prosecution or the imposition of penalties under any other provision of law.

(3) The Alcoholic Beverage Control Act provides that any person under the age of 21 years who presents to a licensee any false identification for the purpose of ordering or purchasing or attempting to order or purchase alcoholic beverages is guilty of a misdemeanor, and subject to a fine of at least \$250, or specified community service, or both.

Existing law provides that a 2nd or subsequent violation would be punishable by a fine of not more than \$500 or community service, as specified, or a combination of fine and community service, as the court deems just.

This bill would provide that penalties imposed under this provision do not preclude prosecution or the imposition of penalties under any other provision of law.

(4) The Alcoholic Beverage Control Act makes it a misdemeanor for a person under the age of 21 years to have in his or her possession any alcoholic beverage on any street or highway or in any public place or place open to the public. Existing law makes a first violation of that provision punishable by a fine of at least \$250 or between 24 and 32 hours of community service and a 2nd or subsequent violation a misdemeanor punishable by a fine of not more than \$500, 36 to 48 hours of community service, and provides that any grant of probation shall include the fine and not less than 50 hours of community service.

This bill would provide that penalties imposed under this provision do not preclude prosecution or the imposition of penalties under any other provision of law.

(5) Existing law prescribes certain unlawful acts relating to the use of identification cards and driver's licenses issued by the Department of Motor Vehicles. Existing law specifically

prohibits the manufacture or sale of an identification document of a size and form substantially similar to the identification cards or the driver's licenses issued by the department. A violation of these prohibitions is a misdemeanor punishable by a fine of not less than \$500.

This bill would provide that a violation of these provisions is punishable by a fine of \$1,000 and community service.

(6) By changing the penalties for existing crimes, this 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. 744 (AB 1739) Committee on Governmental Organization Alcoholic beverages.

(1) Existing law, known as tied-house restrictions, prohibits a manufacturer, winegrower, manufacturer's agent, rectifier, California winegrower's agent, distiller, bottler, importer, and wholesaler, and any officer, director, or agent of any of those persons, from having specified relationships with an on-sale alcoholic beverage licensee with limited exceptions. The Alcoholic Beverage Control Act provides that a violation of its provisions is punishable as a misdemeanor.

This bill would provide an additional exception to those restrictions for an employee of a licensee who is the spouse of an on-sale licensee, if the on-sale licensee does not purchase, offer for sale, or promote, regardless of source, any of the brands of alcoholic beverages that are produced, bottled, processed, imported, rectified, distributed, represented, or sold by a licensee that employs the spouse of the on-sale licensee.

(2) Existing law generally prohibits a manufacturer of alcoholic beverages and a winegrower from paying, crediting, or compensating a retailer for advertising or paying or giving anything of value for the privilege of placing a sign or advertisement with a retail licensee. It authorizes, as an exception, the holder of a winegrower's license, a California winegrower's agent, a beer manufacturer, a distilled spirits rectifier, a distilled spirits manufacturer, or a distilled spirits manufacturer's agent, to purchase advertising space and time from, or on behalf of, an on-sale retail licensee, under certain conditions, if the on-sale retail licensee is the owner, manager, agent of the owner, assignee of the owner's advertising rights, or major tenant of specified facilities.

This bill would expand the exceptions to existing law to allow beer manufacturers, winegrowers, distilled spirits rectifiers, distilled spirits manufacturers, or distilled spirits manufacturer's agents to purchase advertising space and time from, or on behalf of, on-sale retail licensees at specified facilities for a safe ride home program operated by, or funded by, the purchaser at the specified facility. This bill would provide that any advertising space and time purchased for the safe ride home program would be in addition to advertising purchased under the existing exceptions.

(3) The Alcoholic Beverage Control Act prohibits the sale, giving, or delivering of, or the knowing purchase of, an alcoholic beverage between the hours of 2 a.m. and 6 a.m. of the same day, as a misdemeanor. Existing law provides that on the day that a time change occurs from Pacific standard time to Pacific daylight saving time, or back again to Pacific standard time, 2 a.m. means 2 hours after 12 p.m. of the day preceding the change.

This bill would provide that, during a change from Pacific standard time to Pacific daylight saving time, or back again, 2 a.m. means 2 hours after midnight.

(4) 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, and imposes penalties in that regard, but permits minors to be used as decoys in the enforcement of these provisions to apprehend licensees, or employees or agents of licensees, who sell alcoholic

beverages to minors. The act provides that a violation of this prohibition is punishable as a misdemeanor.

Existing law also requires that, after the completion of each minor decoy program, the law enforcement agency using the decoy shall notify licensees of the results of the program. Under the act, the law enforcement agency is additionally required to notify a licensee within 72 hours when the use of a minor decoy results in a citation.

This bill would expand this provision to allow minors to be used to apprehend licensees, or employees or agents of licensees, and other persons who both sell or furnish alcoholic beverages to minors.

This bill would also require the law enforcement agency to notify the Department of Alcoholic Beverage Control when the use of a minor decoy results in the issuance of a citation.

(5) By expanding the definition of an existing crime and changing the definition of an existing crime, this bill imposes 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.

(6) This bill would incorporate additional changes to Section 25658 of the Business and Professions Code, proposed by AB 1658, to be operative only if AB 1658 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 745 (AB 663) Galgiani Alcoholic beverages: advertising.

Existing law generally prohibits a manufacturer of alcoholic beverages and a winegrower from paying, crediting, or compensating a retailer for advertising or paying or giving anything of value for the privilege of placing a sign or advertisement with a retail licensee. It authorizes, as an exception, the holder of a winegrower's license, a beer manufacturer, a distilled spirits manufacturer, or a distilled spirits manufacturer's agent, to purchase advertising space and time from, or on behalf of, an on-sale retail licensee, under certain conditions, if the on-sale retail licensee is the owner, manager, agent of the owner, assignee of the owner's advertising rights, or major tenant of specified facilities in particular counties.

This bill would expand this exception to include an outdoor professional sports facility with a fixed seating capacity of at least 4,200 seats located within San Joaquin County.

This bill would make findings regarding the need for special legislation.

Ch. 746 (AB 421) Benoit Department of Motor Vehicles: abstract of record of court.

(1) Existing law requires the clerk of a court in which a person is convicted of a vehicle violation or other specified violations to prepare within 10 days after conviction or sentencing and immediately forward to the Department of Motor Vehicles an abstract of the record of the court covering that case. If a court impounds a license or limits a person's driving, the clerk of the court is required to prepare and forward to the department an abstract of the court record within 10 days after the impoundment or limitation. Within 10 days of an order terminating or revoking probation under certain provisions relating to DUI, the clerk of the court is required to prepare and forward to the department an abstract of that court order.

This bill would, commencing October 1, 2008, reduce the time for forwarding those abstracts of the court record to 5 days.

This bill would correct cross-references and make conforming technical changes to those provisions and other related provisions.

(2) This bill also would incorporate additional changes in Section 1803 of the Vehicle Code proposed by AB 678, to be operative if AB 678 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 747 (AB 678) Gaines Crimes: vehicular manslaughter: fleeing the scene of an accident.

(1) Existing law requires that a person who flees the scene of the crime, upon conviction, be punished by an additional term of imprisonment of 5 years in the state prison after committing a violation of certain provisions relating to vehicular manslaughter, which includes manslaughter while operating a vessel. The additional term is only imposed where the allegation is charged in the accusatory pleading and admitted by the defendant or found to be true by the trier of fact.

This bill would additionally include within the above mandatory 5-year enhancement the commission of vehicular manslaughter while either operating a vessel under the influence of alcohol or a drug and in the commission of an unlawful act, not amounting to a felony, and with gross negligence; or operating a vessel under the influence of alcohol or a drug and in the commission of a lawful act that might produce death, in an unlawful manner, and with gross negligence. Because this bill would impose additional duties on local prosecutors, the bill would create a state-mandated local program.

The bill would remove from the above mandatory 5-year enhancement the commission of vehicular manslaughter while either operating a vessel in the commission of an unlawful act, not amounting to a felony, and with gross negligence; or operating a vessel in the commission of a lawful act that might produce death, in an unlawful manner, and with gross negligence.

(2) Existing law defines “serious felony” to include vehicular manslaughter while driving a vehicle in connection with a vehicular collision, or any other vehicular accident, done for the purpose of presenting any false or fraudulent claim, where the collision or accident was knowingly caused for financial gain, and the collision or accident proximately resulted in the death of any person.

This bill would delete the above-described offense from the definition of “serious felony.”

(3) Existing law requires that a person convicted of vehicular manslaughter, vehicular manslaughter while intoxicated, or vehicular manslaughter in the operation of a vessel, or who has been previously convicted of those crimes, be subject to specified fines and penalties, including, but not limited to, suspension or revocation of his or her driver’s license, imprisonment, violation points, enhanced penalties, delayed driving privileges for minors, and removal and seizure of the person’s vehicle, where specified circumstances are present.

This bill would correct cross-references and make conforming technical changes to those provisions and other related provisions.

(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 incorporate additional changes in Section 977 of the Penal Code proposed by SB 649, to be operative if SB 649 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(6) This bill would incorporate additional changes in Section 1803 of the Vehicle Code proposed by AB 421, to be operative if AB 421 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(7) This bill would incorporate additional changes in Section 11110 of the Vehicle Code proposed by AB 430, to be operative if AB 430 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(8) This bill would incorporate additional changes in Section 11215 of the Vehicle Code proposed by AB 430, to be operative if AB 430 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(9) This bill would incorporate additional changes in Section 12810 of the Vehicle Code proposed by AB 430, to be operative if AB 430 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(10) This bill would incorporate additional changes in Section 13351 of the Vehicle Code proposed by AB 430, to be operative if AB 430 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(11) This bill would incorporate additional changes in Section 13353.1 of the Vehicle Code proposed by AB 1165, to be operative if AB 1165 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(12) This bill would incorporate additional changes in Section 40509.5 of the Vehicle Code proposed by AB 1248, to be operative if AB 1248 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 748 (AB 808) Parra Vehicles: licensure application or renewal: required declaration.

Existing law requires that as a condition of obtaining or renewing a driver's license the applicant sign certain declarations contained in the application.

This bill, the Steve Ambriz Act, would require, on or after July 1, 2008, as a condition of obtaining or renewing a driver's license, the applicant sign a declaration regarding driving under the influence, and the potential charges that could result from killing a person as a result of driving under the influence. The bill would require the declaration to be printed in the same language as the driver's license application or renewal notice.

Ch. 749 (AB 1165) Maze Driving under the influence: repeat offense.

(1) Existing law makes it unlawful to operate a motor vehicle while under the influence of alcohol or drugs, or both, or when the driver has a specified percent, by weight, of alcohol in his or her blood, or if the driver is addicted to the use of any drug. A separate provision makes it unlawful to engage in this conduct and to drive in a certain unlawful manner if that conduct causes bodily injury to a person other than the driver.

This bill would additionally make it unlawful for a person who is on probation for a violation of either of the above driving-under-the-influence offenses to operate a motor vehicle at any time with a blood-alcohol concentration of 0.01% or greater, as measured by a preliminary alcohol screening test or other chemical test. The bill would impose additional sanctions on persons found to violate this prohibition.

Because the bill would create a new crime, the bill would impose a state-mandated local program.

(2) Existing law authorizes the Department of Motor Vehicles to revoke a person's driving privilege if he or she refuses an officer's request to submit to, or fails to complete, a preliminary alcohol screening test if the refusal occurs within 10 years of a conviction of vehicular manslaughter committed in the operation of a vehicle while intoxicated.

This bill would delete obsolete references.

(3) This bill would become operative on January 1, 2009.

(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 also would incorporate additional changes in Section 13353.1 of the Vehicle Code proposed by AB 678, to be operative if AB 678 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(6) This bill also would incorporate additional changes in Section 22651 of the Vehicle Code proposed by AB 1589, to be operative if AB 1589 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

(7) This bill also would incorporate additional changes in Sections 42009 and 42010 of the Vehicle Code proposed by AB 430, to be operative if AB 430 and this bill are both enacted and become effective on or before January 1, 2008, and this bill is enacted last.

Ch. 750 (AB 118) Nunez Alternative fuels and vehicle technologies: funding programs.

(1) Existing law imposes various limitations on emissions of air contaminants for the control of air pollution from vehicular and nonvehicular sources. Existing law generally designates the State Air Resources Board as the state agency with the primary responsibility for the control of vehicular air pollution. Under existing law, the State Energy Resources Conservation and Development Commission (Energy Commission), in conjunction with other state agencies, is required to develop and adopt a state plan to increase the use of alternative fuels, as defined.

Existing law establishes the Public Interest Research, Development, and Demonstration Fund in the State Treasury, and provides that the money collected by the public goods charge to support cost-effective energy efficiency and conservation activities, public interest research and development not adequately provided by competitive and regulated markets, be deposited in the fund for use by the Energy Commission to develop, implement, and administer the Public Interest Research, Development, and Demonstration Program to develop technologies to, improve environmental quality, enhance electrical system reliability, increase efficiency of energy-using technologies, lower electrical system costs, or provide other tangible benefits.

The bill would create the Alternative and Renewable Fuel and Vehicle Technology Program, to be administered by the Energy Commission, to provide, upon appropriation by the Legislature, grants, loans, loan guarantees, revolving loans, or other appropriate measures, to public agencies, businesses and projects, public-private partnerships, vehicle and technology consortia, workforce training partnerships and collaboratives, fleet owners, consumers, recreational boaters, and academic institutions to develop and deploy innovative technologies that transform California's fuel and vehicle types to help attain the state's climate change policies.

The bill would create the Alternative and Renewable Fuel and Vehicle Technology Fund (Alternative Fund), and would require the Energy Commission to expend the moneys in the Alternative Fund, upon appropriation by the Legislature, to implement the Alternative and Renewable Fuel and Vehicle Technology Program. The bill would require \$10,000,000 to be transferred annually to the Alternative Fund from the Public Interest Research, Development, and Demonstration Fund.

The bill would also create the Air Quality Improvement Program, to be administered by the State Air Resources Board, to fund air quality improvement projects, upon appropriation by the Legislature, relating to fuel and vehicle technologies. The bill would create the Air Quality Improvement Fund, and would require the state board to expend the moneys in that fund, upon appropriation by the Legislature, to implement the Air Quality Improvement Program.

(2) Existing law creates the High Polluter Repair or Removal Account in the Vehicle Inspection and Repair Fund, and makes moneys deposited in the account available, upon appropriation by the legislature, to the Department of Consumer Affairs and the state board to establish and implement a program for the repair or replacement of high polluters.

This bill would create an enhanced fleet modernization program for the retirement of high polluting vehicles to be administered by the Bureau of Automotive Repair pursuant to guidelines adopted by the state board. The bill would create the Enhanced Fleet Modernization Subaccount in the High Polluter Removal and Repair Account to establish and implement this enhanced program, upon appropriation by the Legislature.

(3) The bill, beginning July 1, 2008, until January 1, 2016, would increase vehicle registration fees from \$31 to \$34, vessel registration fees from \$10 to \$20 and from \$20 to \$40, as applicable, and specified service fees for identification plates from \$15 to \$20. The bill would require the additional revenue generated by those fee increases to be deposited in the Alternative and Renewable Fuel and Vehicle Technology Fund, the Air Quality Improvement Fund, and the Enhanced Fleet Modernization Subaccount, as provided.

The bill beginning July 1, 2008, until January 1, 2016, would also increase smog abatement fees from \$12 to \$20, and would require^{1/2} of the additional revenue generated by that fee increase to be deposited in the Air Quality Improvement Fund and the other^{1/2} of that additional revenue to be deposited in the Alternative and Renewable Fuel and Vehicle Technology Fund.

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

**DIGESTS OF STATUTES
ENACTED IN 2007**

2007–08 FIRST EXTRAORDINARY SESSION

BILL CHAPTERS

None.

**DIGESTS OF STATUTES
ENACTED IN 2007**

2007–08 SECOND EXTRAORDINARY SESSION

BILL CHAPTERS

None.

**DIGESTS OF RESOLUTIONS
ADOPTED IN 2007**

2007–08 REGULAR SESSION

RESOLUTION CHAPTERS

Res. Ch. 1 (SCR 2) Perata Legislative Counsel of California.

This measure designates Diane F. Boyer-Vine as the Legislative Counsel of California.

Res. Ch. 2 (SCR 1) Scott Joint Rules.

This measure adopts the Joint Rules of the Senate and Assembly for the 2007–08 Regular Session.

Res. Ch. 3 (ACR 3) Torrico Korean-American Day.

This measure would proclaim January 13, 2007, as Korean-American Day.

Res. Ch. 4 (ACR 5) Berg American Heart Month and Wear Red Day.

This measure would recognize February 2007 as American Heart Month in California in order to raise awareness of the effect of heart disease on women. The measure would also recognize February 2, 2007, as Wear Red Day in California, and urge all citizens to show their support for women and the fight against heart disease by wearing and displaying the color red on that day.

Res. Ch. 5 (ACR 14) Torrico Lunar New Year 4704 celebration.

Relative to the Lunar New Year 4704 celebration.

Res. Ch. 6 (ACR 16) Nakanishi Day of Remembrance.

This measure would declare February 19, 2007, as a Day of Remembrance in order to increase public awareness of the events surrounding the internment of Americans of Japanese ancestry during World War II.

Res. Ch. 7 (ACR 19) Richardson Black History Month.

This measure would recognize February 2007 as Black History Month, urge all citizens to join in celebrating the accomplishments of African-Americans during Black History Month, and encourage the people of California to recognize the many talents, achievements, and contributions that African-Americans make to their communities.

Res. Ch. 8 (SCR 5) Lowenthal California Museum Month.

This measure would proclaim May 2007 as California Museum Month.

Res. Ch. 9 (ACR 2) Carter Kwanzaa: 40th Anniversary.

This measure would commemorate the 40th anniversary celebration of Kwanzaa.

Res. Ch. 10 (ACR 8) Torrico California Nonprofits and Philanthropy Week.

This measure would designate the week of March 18 through March 24, 2007, as California Nonprofits and Philanthropy Week.

Res. Ch. 11 (ACR 6) Ma Teenage dating violence.

This measure would recognize February 5 to 9, 2007, as Teenage Dating Violence Awareness and Prevention Week.

Res. Ch. 12 (ACR 23) Arambula EntrepreneurshipWeek USA.

This bill would declare the Legislature's support for EntrepreneurshipWeek USA, an event to be held nationally from February 24 to March 3, 2007, inclusive, and would encourage schools and other organizations to hold events promoting entrepreneurship during that week. The bill would also encourage educators and school administrators to train students in entrepreneurship principles and ideals.

Res. Ch. 13 (SCR 9) Steinberg Spaying and neutering.

This measure would declare February 27, 2007, to be Spay Day USA 2007, and would request that Californians observe that day by having their dogs or cats spayed or neutered and by contributing to organizations that provide spay and neuter services.

Res. Ch. 14 (SCR 12) Alquist Brain Injury Awareness Month.

This measure would designate the month of March of each year as Brain Injury Awareness Month to raise awareness about the symptoms of, and ways of preventing, brain injuries.

Res. Ch. 15 (SCR 17) Ridley-Thomas Black History Month.

This measure would recognize the efforts of the California African American Museum, and would urge all citizens to join in celebrating the accomplishments of African-Americans in communities throughout California and beyond during Black History Month and throughout the year.

Res. Ch. 16 (SCR 13) Corbett Irish-American Heritage Month.

This measure would designate March 2007 and March 2008 as Irish-American Heritage Month in honor of the multitude of contributions that Irish-Americans have made to the country and state.

Res. Ch. 17 (ACR 18) Ruskin Arts Education Month.

This measure would declare March 2007 to be Arts Education Month.

Res. Ch. 18 (ACR 32) Mendoza Read Across America Day.

This measure would recognize March 2, 2007, as Read Across America Day.

Res. Ch. 19 (ACR 33) Caballero California Municipal Treasurers Day and Week.

This measure would proclaim May 2, 2007, as California Municipal Treasurers Day, and the time period of April 30, 2007, through May 6, 2007, as California Municipal Treasurers Week.

Res. Ch. 20 (ACR 36) Strickland National Nutrition Month.

This measure would recognize the 2007 “March is National Nutrition Month” campaign and encourage citizens to join that campaign.

Res. Ch. 21 (SCR 7) Battin Motorcycle Awareness Month.

This measure would proclaim the month of May 2007 as Motorcycle Awareness Month.

Res. Ch. 22 (SCR 25) Cedillo César Chávez Day.

This measure would recognize March 31, 2007, as the anniversary of the birth of César Chávez, and would call upon all Californians to participate in appropriate observances to remember César Chávez as a symbol of hope and justice to all persons.

Res. Ch. 23 (ACR 13) Galgiani Chronic Obstructive Pulmonary Disease.

This measure would commend the State Department of Public Health and the State Department of Health Care Services for implementing a pilot program to provide for the chronic disease management of Chronic Obstructive Pulmonary Disease (COPD) in an effort to reduce the financial and clinical burden of this disease on the Medi-Cal program. This measure would also encourage these departments, upon the program’s conclusion, to each prepare and submit a report of the department’s respective findings and recommendations regarding the pilot program to the appropriate committees of the Senate and Assembly.

This measure would declare November 2007 as COPD Awareness Month, and November 14, 2007, as COPD Awareness Day.

Res. Ch. 24 (ACR 34) Nakanishi Shaken Baby Syndrome Awareness Week.

This measure recognizes April 15 to April 21, 2007, inclusive, as “Shaken Baby Syndrome Awareness Week.”

Res. Ch. 25 (SCR 18) Torlakson California Fitness Month.

This measure would proclaim the month of May 2007, as California Fitness Month, and would encourage all Californians to enrich their lives through proper diet and exercise.

Res. Ch. 26 (SCR 23) Cox Prostate Cancer Awareness Month.

This measure would designate the month of September 2007 as Prostate Cancer Awareness Month to raise awareness about the importance of early detection and treatment of prostate cancer.

Res. Ch. 27 (AJR 15) Krekorian Armenian Genocide: Day of Remembrance.

This measure would designate April 24, 2007, as “California Day of Remembrance for the Armenian Genocide of 1915–1923.” It would memorialize the Congress and the President of the United States to act likewise to commemorate the Armenian Genocide.

Res. Ch. 28 (ACR 1) Levine California Holocaust Memorial Week.

This measure would proclaim April 16 through April 22, 2007, 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) Battin Child Abuse Prevention Month.

This measure would acknowledge the month of April 2007 as Child Abuse Prevention Month, and encourage the people of the State of California to work together to support youth-serving child abuse prevention activities in their communities and schools.

Res. Ch. 30 (SCR 19) Negrete McLeod West Nile Virus and Mosquito and Vector Control Awareness Week.

This measure would declare April 23 to April 29, 2007, inclusive, as West Nile Virus and Mosquito and Vector Control Awareness Week.

Res. Ch. 31 (SCR 26) Yee Language education: World Languages and Cultures Month.

This measure would declare the month of May 2007 to be World Languages and Cultures Month.

Res. Ch. 32 (SCR 35) Correa California Peace Officers’ Memorial Day.

This measure would designate Thursday, May 3, 2007, as California Peace Officers’ Memorial Day and would urge all Californians to use that day to honor California peace officers.

Res. Ch. 33 (ACR 37) Mendoza Automotive Career Month.

This measure would designate the month of April 2007 as Automotive Career Month.

Res. Ch. 34 (ACR 40) Lieu Financial Literacy Month.

This measure would declare the month of April 2007 as Financial Literacy Month, in order to raise public awareness about the need for increased financial literacy.

Res. Ch. 35 (ACR 42) Berryhill Donate Life California Registry.

This measure would proclaim April 4, 2007, as DMV/Donate Life California Day and the month of April 2007 as DMV/Donate Life California Month, and would encourage all Californians to register with the Donate Life California Registry for the purpose of organ and tissue donation.

Res. Ch. 36 (SCR 29) Scott Lyme Disease Awareness Month.

This measure would proclaim the month of May 2007 as Lyme Disease Awareness Month.

Res. Ch. 37 (SCR 28) Torlakson Youth sports.

This measure would recognize the importance of quality youth sports experiences, as well as the important role that local park and recreation agencies play in providing safe and enjoyable youth sports experiences.

Res. Ch. 38 (SCR 31) Padilla Healthy Communities Awareness Month.

This measure would recognize the importance of health and wellness in communities and would declare May as Healthy Communities Awareness Month.

Res. Ch. 39 (ACR 29) Emmerson NASCAR Day.

This measure would express the Legislature's declaration of May 18, 2007, as NASCAR Day for the State of California, and encourage fans to wear their NASCAR Day lapel pins to show their support.

Res. Ch. 40 (ACR 38) Evans Culinary Institute of America at Greystone: Vintners Hall of Fame.

This measure would congratulate the Culinary Institute of America at Greystone on the occasion of the establishment of its Vintners Hall of Fame and first annual induction ceremony, and commend its inaugural recipients for their efforts to serve as the voice of the California wine industry and for their contributions to the wine regions throughout the State of California.

Res. Ch. 41 (ACR 46) Lieu Skin Cancer Awareness Month.

This measure would proclaim the month of May 2007, as Skin Cancer Awareness Month, and would encourage all Californians to make themselves and their families aware of the risk of skin cancer and the measures that can be taken to prevent it.

Res. Ch. 42 (ACR 43) Coto Cinco de Mayo Week.

This measure would proclaim April 29 through May 5, 2007, as Cinco de Mayo Week, and would urge all Californians to join in celebrating Cinco de Mayo.

Res. Ch. 43 (ACR 47) Price National Multicultural Cancer Awareness Week.

This measure would designate the week of April 15 to 21, 2007, inclusive, as "National Multicultural Cancer Awareness Week," and would encourage the private sector and the state and federal governments to promote policies and programs that seek to reduce cancer disparities and improve cancer prevention, detection, treatment and followup care for all Californians.

Res. Ch. 44 (ACR 49) Davis American Stroke Month.

This measure would recognize May 2007 as American Stroke Month in California, and would urge all California citizens to familiarize themselves with the warning signs, symptoms, and risk factors associated with stroke, so that Californians might begin to reduce the devastating effects strokes have on the population of California.

Res. Ch. 45 (AJR 1) Dymally Charles R. Drew University of Medicine and Science.

This measure would respectfully memorialize the Congress and President of the United States to enact legislation to allow the Charles R. Drew University of Medicine and Science to become a fully and legally designated Historically Black College and University and a Historically Black Graduate Institution, as those terms are defined in the federal Higher Education Act of 1965.

Res. Ch. 46 (ACR 45) Caballero The 2007 State scientist Day.

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

This measure would proclaim May 23, 2007, as the 19th Annual State Scientist Day.

Res. Ch. 47 (ACR 50) Torrico Asian and Pacific Islander American Heritage Month.

This measure would recognize May 2007 as Asian and Pacific Islander American Heritage Month.

Res. Ch. 48 (ACR 52) Spitzer National Missing Children's Day.

This measure would proclaim May 25, 2007, as National Missing Children's Day, as specified.

Res. Ch. 49 (SCR 36) Yee California Community College Music Day.

This measure would designate May 11, 2007, and each May 11 thereafter, as California Community College Music Day to recognize the Music Association of California Community Colleges for its commitment to music education.

Res. Ch. 50 (SCR 42) Steinberg Autism Awareness Month.

This measure would proclaim April 2007 as Autism Awareness Month, and would acknowledge the contributions made in the area of early autism and autism spectrum disorders intervention treatment.

Res. Ch. 51 (SCR 44) Cox The Wakamatsu Tea and Silk Colony Day.

This measure would recognize May 20, 2007, as Wakamatsu Tea and Silk Colony Day in the State of California.

Res. Ch. 52 (AJR 10) Villines Family Day.

This measure would memorialize the President and the Congress of the United States to proclaim the 4th Monday in September as Family Day—A Day to Eat Dinner With Your Children.

Res. Ch. 53 (ACR 48) Blakeslee Fort Tejon earthquake of 1857.

This measure would memorialize the 150th anniversary of the Fort Tejon earthquake of 1857, and declare the intent of the Legislature with respect to future actions to directly affect the state's abilities to withstand and respond to major earthquakes generally.

Res. Ch. 54 (SCR 43) Machado California Architecture Week.

This measure would proclaim the week of April 9, 2007, to April 15, 2007, inclusive, and the second week of April each subsequent year, as California Architecture Week.

Res. Ch. 55 (AJR 13) Caballero Food safety.

Existing law provides that the people of the State of California have a primary interest in the sanitary conditions under which food crops are grown and harvested for human consumption.

This measure would request additional funds from the federal government to conduct research into the most effective practices to prevent E. coli O157:H7 contamination of leafy green vegetables, and that the funds be directed to the Western Institute for Food Safety and Security at the University of California, Davis.

Res. Ch. 56 (ACR 53) Walters Make-A-Wish Day celebrating Destination Joy.

This bill would declare the Legislature's support for designating Tuesday, June 5, 2007, as Make-A-Wish Day celebrating Destination Joy in the state, and would encourage the state's residents and organizations to recognize the many contributions of the Make-A-Wish Foundation in supporting the care and well-being of children with life-threatening illnesses.

Res. Ch. 57 (ACR 54) Salas Physical Education and Sport Week and Physical Fitness and Sport Month.

This measure would acknowledge the value of high-quality daily physical education programs for all youth, encourage local governments to support, and local educational agencies to provide, high-quality daily physical education experiences for all California children in kindergarten and grades 1 to 12, inclusive, and proclaim May 1 through 7, 2007, as “Physical Education and Sport Week” and May 2007, as “Physical Fitness and Sport Month.”

Res. Ch. 58 (SCR 49) Ridley-Thomas Make It In Scrubs Month.

This measure would proclaim June 2007 as Make It In Scrubs Month in order to recognize the importance of encouraging the state’s youth to pursue careers in the health care profession and the need to expand health care education programs in the state’s universities and colleges.

Res. Ch. 59 (ACR 17) Horton Mary Augustine Bridge.

This measure would encourage San Diego County to post appropriate markers on county property designating the horse bridge that crosses State Highway Route 125 and is located in Bonita, west of the Summit Park Campground in San Diego County, as the Mary Augustine Bridge.

Res. Ch. 60 (ACR 60) Duvall Flag Day.

This measure would recognize June 14, 2007, as Flag Day in California.

Res. Ch. 61 (SCR 34) Alquist San Jose State University: sesquicentennial anniversary celebration.

This measure would designate Monday, April 30, 2007, as a day to honor San Jose State University in the Legislature for the 150th anniversary of its founding.

Res. Ch. 62 (SCR 39) Torlakson Physical fitness and wellness.

This measure would urge all Californians to enrich their lives through proper diet and exercise, and encourage Members of the Legislature to increase public awareness about the benefits of exercise and physical fitness by hosting events in their districts that encourage physical fitness, and increase participation in activities that promote physical and mental health and a nutritious and well-balanced diet.

Res. Ch. 63 (SJR 6) Kehoe Military: “Don’t Ask, Don’t Tell” policy.

This measure would urge the Congress and the President of the United States to adopt the Military Readiness Enhancement Act of 2007 (H.R. 1246) that institutes a policy of nondiscrimination based on sexual orientation, and to repeal the “Don’t Ask, Don’t Tell” policy.

Res. Ch. 64 (ACR 10) Cook CDF Firefighter Chris Kanton Memorial Highway.

This measure would designate the portion of State Highway Route 10 from the Beaumont Avenue/State Highway Route 79 exit to the Sunset Avenue exit, in the County of Riverside, as the CDF Firefighter Chris Kanton Memorial Highway. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 65 (ACR 20) Cook Deputy Greg A. Gariepy Memorial Highway.

This measure would designate the portion of State Highway Route 247 between State Highway Route 62 and the town limit of Yucca Valley, in the County of San Bernardino, as the “Deputy Greg A. Gariepy Memorial Highway.” The measure would request the Department of Transportation to determine the cost of appropriate signs so designating that portion of State Highway Route 247 and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 66 (ACR 25) Lieber Norman Y. Mineta Highway.

This measure would designate State Highway Route 85, except for a specified segment, in Santa Clara County as the Norman Y. Mineta Highway. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from appropriate nonstate sources covering that cost, to erect those signs.

Res. Ch. 67 (ACR 26) Sharon Runner Historic U.S. Highway Route 6.

The measure would request the Department of Transportation, upon application by an interested local agency or private entity, to identify any section of former U.S. Highway Route 6 that is still a publicly maintained highway and that is of interest to the applicant, and to designate that section as Historic U.S. Highway Route 6. This measure would also request the department to determine the costs of appropriate highway markers or signs showing that special designation and, upon receiving donations from nonstate sources covering that cost, to erect appropriate highway markers or signs on the portions of former U.S. Highway Route 6 that are part of the state highway system.

Res. Ch. 68 (ACR 27) Charles Calderon Los Angeles County Deputy Sheriff Jerry Ortiz Memorial Highway.

This measure would designate the segment of State Highway Route 60 between State Highway Route 605 and Rosemead Boulevard, in Los Angeles County, as the Los Angeles County Deputy Sheriff Jerry Ortiz Memorial Highway.

The measure would request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 69 (ACR 30) Berg Elizabeth Jane Rosewarne Memorial Bridge.

This measure would designate the northern span of the Eel River Bridge, located on State Highway Route 101 in the County of Mendocino, as the Elizabeth Jane Rosewarne Memorial Bridge. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 70 (ACR 31) Berg CHP Officer Ernest R. Felio Memorial Highway.

This measure would designate a portion of State Highway Route 101 in Del Norte County as the CHP Officer Ernest R. Felio Memorial Highway. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering those costs, to erect those signs.

Res. Ch. 71 (ACR 39) Keene Wick's Corner Interchange.

This measure would designate the junction between State Highway Routes 70 and 149 near the City of Oroville, in the County of Butte, as the Wick's Corner Interchange. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 72 (ACR 41) Emmerson Officer James M. Goodman Memorial Highway.

This measure would designate a specified portion of State Highway Route 10 in San Bernardino County as the Officer James M. Goodman Memorial Highway. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from appropriate nonstate sources covering that cost, to erect those signs.

Res. Ch. 73 (AJR 14) Jeffries Customs duties and importation revenues.

This measure would memorialize the President and the Congress of the United States to enact legislation that will ensure that a substantial increment of new revenues derived from customs duties and importation fees be dedicated to mitigating the economic, mobility, security, and environmental impacts of trade in California and in other trade-affected states across the United States.

Res. Ch. 74 (AJR 17) Lieu Currency: accessibility.

This measure would urge the United States Department of the Treasury to withdraw its appeal in a case relating to accessible currency and, if that appeal continues, would urge Congress and the President to enact legislation relating to accessible currency, as specified.

Res. Ch. 75 (AJR 19) Ma Healthy Families Program.

This measure would memorialize each Senator and Representative from California in the Congress of the United States to ensure that the Congress timely reauthorizes the State Children's Health Insurance Program to assure adequate federal funding for the Healthy Families Program. The measure would also urge the Governor to use his best efforts to work with the Congressional delegation in that regard and to provide meaningful assistance to help identify and enroll children who qualify for Medi-Cal or the Healthy Families Program.

Res. Ch. 76 (SJR 5) Yee Filipino veterans: benefits.

This measure would request that the Congress and the President of the United States enact the Filipino Veterans Equity Act of 2007.

Res. Ch. 77 (SCR 30) Padilla American Diabetes Alert Day.

This measure would declare March 27, 2007, as American Diabetes Alert Day in California and would encourage all Californians to help fight this disease.

Res. Ch. 78 (SCR 45) Battin Native Americans: California Indian Heritage Month.

This measure would proclaim November 2007 as California Indian Heritage Month, encourage its observance with activities that celebrate our uniqueness as Americans, and commend California Indian nations for their outstanding contributions to this state.

Res. Ch. 79 (SCR 46) Machado California Anti-Bullying Week.

This measure would designate the second week in November 2007 as California Anti-Bullying Week.

Res. Ch. 80 (SCR 47) Battin California Hispanic Heritage Month.

This measure would proclaim September 15 to October 15, 2007, inclusive, as California Hispanic Heritage Month and would encourage all Californians to observe this event in communities throughout the state.

Res. Ch. 81 (SCR 48) Harman Child Awareness Week.

This measure would designate the week of September 17, 2007, as Child Awareness Week to honor children's charities, youth-serving organizations, and other nongovernmental organizations that are committed to enriching and bettering the lives of children and youth in California and the rest of the country.

Res. Ch. 82 (SCR 54) Perata 9-1-1 for Kids Safety Education Month.

This measure would designate the month of June 2007 as "9-1-1 for Kids Safety Education Month" in the State of California.

Res. Ch. 83 (SCR 4) Cox James E. Roberts Memorial Bridge.

This measure would designate the Tuolumne River Bridge on State Highway Route 120 in Tuolumne County as the James E. Roberts Memorial Bridge. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 84 (SCR 10) Aanestad Officer Matthew J. Redding Memorial Interchange.

This measure would designate the interchange of Stanford Ranch Road and Galleria Boulevard at State Highway Route 65 as the Officer Matthew J. Redding Memorial Interchange. The measure would also request the Department of Transportation to determine the cost for appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 85 (SCR 11) Negrete McLeod Correctional Officer Manuel A. Gonzalez, Jr. Memorial Highway.

This measure would designate the portion of State Highway Route 71 between State Highway Route 60 and Central Avenue in San Bernardino County as the Correctional Officer Manuel A. Gonzalez, Jr. Memorial Highway. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 86 (SCR 16) Negrete McLeod Gary Moon Memorial Interchange.

This measure would designate the future interchange at State Highway Route 210 and Interstate 215, the Gary Moon Memorial Interchange. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 87 (SCR 21) Ducheny James D. Schultz Memorial Freeway.

This measure would designate a portion of State Highway Route 8 in Imperial County as the James D. Schultz Memorial Freeway. The measure also would request the Department of Transportation to determine the cost of appropriate signs showing that special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 88 (SCR 22) Cox Stephanie Marie Frazier Memorial Highway.

This measure would designate a specified segment of State Highway Route 50 in El Dorado County as the Stephanie Marie Frazier Memorial Highway.

This measure would also request the Department of Transportation to determine the cost of appropriate signs showing that special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs.

Res. Ch. 89 (SCR 33) Hollingsworth Nello Irwin Greer Memorial Bridge.

This measure would designate the bridge on State Highway Route 8 that crosses Pine Valley Creek, as the Nello Irwin Greer Memorial Bridge. The measure would request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 90 (SCR 38) Cedillo Los Angeles Police Officer Steven Gajda Memorial Highway.

This measure would designate a specified segment of State Highway Route 60 in the City of Los Angeles as the Los Angeles Police Officer Steven Gajda Memorial Highway. The

measure would request the Department of Transportation to determine the cost for appropriate signs showing that special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 91 (SCR 41) Corbett Nels Dan Niemi Memorial Highway.

This measure would designate the portion of State Highway Route 880 between Washington Avenue and Marina Boulevard, in the City of San Leandro, as the Nels Dan Niemi Memorial Highway. The measure would request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 92 (SCR 14) Florez Officer John Palacios Memorial Highway.

This measure would designate a portion of State Highway Route 269 in Fresno County as the Officer John Palacios Memorial Highway. The measure would also request the Department of Transportation to determine the cost for appropriate signs showing that special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 93 (SCR 15) Aanestad Nomlaki Highway.

This measure would designate a specified portion of State Highway Route 5 in Tehama County as the Nomlaki Highway. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 94 (SCR 20) Kuehl Ricardo A. Crocker Memorial Highway.

This measure would designate the segment of State Highway Route 10 within the city limits of Santa Monica as the Ricardo A. Crocker Memorial Highway. The measure would also request the Department of Transportation to determine the cost of appropriate signs, consistent with the signing requirements for the state highway system, showing this special designation and, upon receiving donations from nonstate sources sufficient to cover that cost, to erect those signs.

Res. Ch. 95 (SCR 32) Hollingsworth Army Sergeant Brud Joseph Cronkrite Memorial Bridge.

This measure would designate the overpass on State Highway Route 8 at Buckman Springs Road in Pine Valley the "Army Sergeant Brud Joseph Cronkrite Memorial Bridge."

The measure would request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 96 (SCR 37) Simitian Lewis E. Platt Memorial Highway.

This measure would designate a specified segment of State Highway Route 87 in the City of San Jose as the Lewis E. Platt Memorial Highway. The measure would request the Department of Transportation to determine the cost of appropriate signs showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 97 (SJR 3) Aanestad Federal Secure Rural Schools and Community Self-Determination Act of 2000: extension.

This measure would urge the 110th Congress to reauthorize and fund the federal Secure Rural Schools and Community Self-Determination Act of 2000.

Res. Ch. 98 (SJR 8) Migden Diabetes.

This measure would urge the Congress and the President of the United States to renew the Special Statutory Funding Program for Type 1 Diabetes Research and the Special Diabetes Program for Indians.

Res. Ch. 99 (ACR 4) Benoit Esperanza Firefighters Memorial Highway.

This measure would designate State Highway Route 243 as the Esperanza Firefighters Memorial Highway. The measure also would request the Department of Transportation to determine the cost of appropriate signs showing that special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 100 (ACR 35) Evans 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 resolution of the Legislature.

This measure would authorize the commission to study whether specified laws should be revised, including a new topic for study, and would also authorize the removal of one specific topic from the calendar of the commission.

The measure would require the commission, before commencing work on any project within the calendar of topics the Legislature has authorized or directed the commission to study, to submit a detailed description of the scope of work to the Chairs and Vice Chairs of the Committees on Judiciary of the Senate and the Assembly, and if during the course of the project there is a major change to the scope of work, submit a description of the change.

Res. Ch. 101 (ACR 51) Spitzer Hate Crimes Awareness Month.

This measure would designate June 2007 as Hate Crimes Awareness Month.

Res. Ch. 102 (SCR 3) Cedillo The Wall Las Memorias Project AIDS monument: highway signs.

This measure would request the Department of Transportation to erect informational signs on a specified portion of State Highway Route 5, in the County of Los Angeles, upon receiving donations from nonstate sources covering that cost, directing motorists to The Wall Las Memorias Project AIDS monument.

Res. Ch. 103 (SCR 59) Ashburn Valley Fever Awareness Month.

This measure would proclaim August 2007, as Valley Fever Awareness Month.

Res. Ch. 104 (SCR 40) Ackerman Speech-language pathologists: shortage.

This measure would request the Governor and all state agencies to work together to alleviate the critical shortage of speech-language pathologists in the state.

Res. Ch. 105 (SCR 50) Harman Child abuse and neglect.

This measure would strongly encourage the State Board of Education to include instruction on preventing child abuse and neglect in the next set of health education content standards.

Res. Ch. 106 (ACR 22) Benoit Armed Forces Freeway.

This measure would designate a portion of State Highway Route 215 in Riverside County as the Armed Forces Freeway. The measure also would request the Department of Transportation to determine the cost of appropriate signs showing that special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 107 (ACR 62) DeSaulnier Congressman George Miller Benicia-Martinez Bridge.

This measure would designate the new northbound Benicia-Martinez Bridge as the Congressman George Miller Benicia-Martinez Bridge. The measure would also request the

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Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 108 (AJR 11) Swanson In-Home Supportive Services (IHSS) Plus Waiver.

This measure would encourage the State Department of Social Services, the State Department of Health Care Services, the Secretary of California Health and Human Services, and other relevant departments to work to ensure that the In-Home Supportive Services (IHSS) Plus Waiver is renewed and protected, and would urge the federal Centers for Medicaid and Medicare Services to renew the waiver.

Res. Ch. 109 (AJR 29) Eng Local Law Enforcement Hate Crimes Prevention Act: hate crimes.

This measure would memorialize the Legislature's support for the Local Law Enforcement Hate Crimes Prevention Act (LLEHCPA), also known as the Matthew Shepard Act, and urge the United States Congress, including all members of the California delegation, to vote in favor of passage of, and the President of the United States to sign into law, legislation that strengthens the ability of federal, state, and local governments to investigate and prosecute hate crimes based on race, ethnicity, religion, gender, gender identity, sexual orientation, and disability.

Res. Ch. 110 (SCR 51) Maldonado CHP Lieutenant Michael Elvin Walker Memorial Highway.

This measure would designate a specified portion of State Highway Route 17 in Santa Cruz County as the CHP Lieutenant Michael Elvin Walker Memorial Highway. The measure would request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 111 (SJR 2) Migden Forest resources: Headwaters Forest.

This measure would declare that the Legislature and the state are committed to ensuring that the provisions of the agreement between the state and federal governments, and Pacific Lumber Company, and MAXXAM, Incorporated, consistent with state law, remain in effect for the protection of the Headwaters Forest, as well as residual stands of old growth redwoods, and fish and wildlife habitat on adjacent lands.

Res. Ch. 112 (SJR 9) Oropeza Funding: veterans health care.

This measure would urge the Congress and the President of the United States to pass assured funding for veterans health care, and that the Governor and the Legislature of the State of California support this assured funding for veterans health care.

Res. Ch. 113 (ACR 57) Berg Veterans' Memorial Highway.

This measure would designate a portion of State Highway Route 101 in Humboldt County as the Veterans' Memorial Highway. The measure also would request the Department of Transportation to determine the cost of appropriate signs showing that special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 114 (ACR 58) Fuller CHP Officer Erick S. Manny Memorial Highway.

This measure would designate a portion of State Highway Route 5 in Kern County as the CHP Officer Erick S. Manny Memorial Highway. The measure would also request the Department of Transportation to determine the cost of appropriate signs showing that special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 115 (ACR 59) Cook Lieutenant Jared M. Landaker Memorial Highway.

This measure would designate a specified portion of State Highway Route 38 in San Bernardino County as the Lieutenant Jared M. Landaker Memorial Highway. The measure would also request the Department of Transportation to determine the cost for appropriate signs showing this designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 116 (AJR 5) Hernandez Social Security: retirement benefits: public employees.

This measure would request the President and the Congress of the United States to enact the Social Security Fairness Act, which would repeal the Government Pension Offset and the Windfall Elimination Provision from the Social Security Act.

Res. Ch. 117 (AJR 7) Arambula Agriculture: freeze losses.

This measure would respectfully request that the President of the United States and the United States Congress act swiftly in enacting legislation to provide relief and assistance to California workers, producers, and processors who are suffering losses from the January 2007 freeze consistent with the \$1.7 billion relief package embodied in S. 524, authored by Senator Barbara Boxer, and H.R. 925, authored by Congressman Devin Nunes, which are supported by a bipartisan group of California's Congressional Delegation.

Res. Ch. 118 (AJR 16) Levine Immigration policy.

This measure would urge local, state, and federal government officials, when crafting immigration policy that affects the United States-Mexico border, to take steps related to recognizing and protecting the human rights of immigrants and publicly denouncing xenophobia and anti-immigrant bias as having no place in immigration policy.

Res. Ch. 119 (AJR 24) Evans Speech.

This measure would respectfully urge the Congress of the United States to enact a shield law for America's journalists.

Res. Ch. 120 (SJR 7) Maldonado Renewable energy resources.

This measure would support legislation introduced in the Congress of the United States expressing the sense of Congress that it is the goal of the United States that, no later than January 1, 2025, not less than 25% of the total energy consumed in the United States comes from renewable resources. The measure also would request that Congress ensure that efforts to increase renewable energy production do not harm current production of food, feed, and fiber.

Res. Ch. 121 (ACR 7) Wolk The Officer David Lamoree Memorial Highway.

This measure would designate a specified segment of State Highway Route 12 in Solano County as the Officer David Lamoree Memorial Highway. The measure would also request the Department of Transportation to determine the cost for appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.

Res. Ch. 122 (AJR 2) Dymally Filipino veterans: benefits.

This measure would request that the Congress and the President of the United States enact legislation granting veteran benefits to the Filipino Americans who fought in World War II in the United States Armed Forces.

Res. Ch. 123 (AJR 4) Beall CalWORKs.

This measure would request the United States Congress to repeal or amend provisions of federal law affecting the state's implementation of welfare-to-work and child support collection practices, in connection with the CalWORKs program.

Res. Ch. 124 (AJR 20) Feuer Commemorative postal stamp: Mayor Tom Bradley.

This measure would urge the Citizens Stamp Advisory Committee of the United States Postal Service to issue a commemorative postal stamp in honor of the late Mayor Tom Bradley of Los Angeles.

Res. Ch. 125 (AJR 23) Hancock No Child Left Behind Act of 2001: reauthorization.

This measure would urge the Congress of the United States to amend the federal No Child Left Behind Act of 2001 to provide states more flexibility in the implementation of the law and in the identification of schools in need of improvement in order to strategically target resources and interventions toward those schools and school districts that are most in need, to permit adequate yearly progress to accommodate a range of accountability models, and to respect parental choice. This measure also would urge the President and the Congress of the United States to fully fund the requirements of the No Child Left Behind Act of 2001 for the life of the act.

Res. Ch. 126 (SCR 52) Yee University of California Retirement Plan: shared governance.

This measure would find that shared governance of the University of California Retirement Plan is necessary to ensure that significant pension plan decisions are based on full and accurate information, to prevent conflicts of interest from impacting the management and performance of the retirement plan, and to ensure that the retirement plan is financially sound and well managed in a fair and appropriate manner. The measure would memorialize the Regents of the University of California to provide for shared governance of the University of California Retirement Plan by including trustees representing the employer and the faculty and staff plan participants, similar to the Public Employees' Retirement System and the State Teachers' Retirement System.

Res. Ch. 127 (SCR 55) Perata Legislative Blue Ribbon Commission on Autism.

This measure would extend the termination date of the authorization to act of the Legislative Blue Ribbon Commission on Autism from November 30, 2007, to November 30, 2008.

Res. Ch. 128 (SCR 58) Cedillo The Mexican Repatriation Program: school curriculum.

This measure would recognize the importance of including the events surrounding the Mexican Repatriation Program in the social studies curriculum and request that the Curriculum Development and Supplemental Materials Commission and the State Board of Education include these events in the 2009 curriculum framework.

Res. Ch. 129 (SCR 61) Lowenthal Carbon Monoxide Awareness Week.

This measure would declare and recognize the 2nd week of November as Carbon Monoxide Awareness Week and urges the State Fire Marshal, local fire departments, public schools, and all other interested persons or organizations to initiate awareness activities during that week to alert the general public to the dangers of carbon monoxide poisoning and ways to reduce the risk factors in their homes.

Res. Ch. 130 (SCR 62) Alquist Alzheimer's Disease Awareness Month.

This measure would designate November 2007 as Alzheimer's Awareness Month to raise awareness about the importance of early diagnosis and treatment of Alzheimer's disease. The

measure would also designate Tuesday, November 13, 2007, as National Memory Screening Day, and urges the citizens of California to participate in a free and confidential memory screening program.

Res. Ch. 131 (SCR 65) Steinberg Adoption.

This measure would designate November 2007 as Court Adoption and Permanency Month and would encourage courts and communities to join in activities to expedite permanency for children who have been abused or neglected.

Res. Ch. 132 (SCR 66) Wyland QUALCOMM Million Dollar Challenge Commemorative Week.

This measure would declare the week of October 20 to October 28, 2007, to be QUALCOMM Million Dollar Challenge Commemorative Week.

Res. Ch. 133 (SJR 13) Alquist César Estrada Chávez Study Act of 2007: passage.

This measure would urge the President and Congress of the United States to enact H.R. 359, the César Estrada Chávez Study Act of 2007, that authorizes the Secretary of the Interior to conduct a special resource study of sites associated with the life of César Estrada Chávez and the United States farm labor movement, to determine whether any of the sites examined meets the criteria for listing on the National Register of Historic Places or designation as a national historic landmark.

Res. Ch. 134 (ACR 11) Beall Domestic Violence Awareness Month.

This measure would proclaim the month of October 2007 as Domestic Violence Awareness Month.

Res. Ch. 135 (ACR 28) Ma National Day of Human Trafficking Awareness.

This measure would recognize the National Day of Human Trafficking Awareness on January 11 of each year in order to encourage greater awareness of human trafficking and all other forms of modern day slavery.

Res. Ch. 136 (ACR 66) Ma Hydrocephalus Awareness Month.

This measure would declare September as Hydrocephalus Awareness Month, and would urge the President and Congress of the United States to collect comprehensive statistics and data regarding the seriousness of hydrocephalus and its impact on families.

Res. Ch. 137 (ACR 67) Price Voter Registration Month.

This measure would proclaim January 2008 to be Voter Registration Month.

Res. Ch. 138 (ACR 68) Hayashi Neuropathy Action Awareness Day.

This measure would declare June 26, 2008, as Neuropathy Action Awareness Day in California to raise public awareness regarding the symptoms and treatment of peripheral neuropathy.

Res. Ch. 139 (ACR 71) Portantino Blood cancers.

This measure would designate September 2007, as "Leukemia, Lymphoma, and Myeloma Awareness Month," in order to enhance the understanding of blood-related cancers and to encourage participation in voluntary activities to support education programs and funding of research programs to find a cure for them.

Res. Ch. 140 (ACR 72) Mendoza California Indian Cultural Awareness Conference and California Native American Day.

This measure would recognize the importance of California Native American Day, celebrated this year on September 28, 2007, and the annual California Cultural Awareness Conference to the enhancement of awareness of California Indian culture.

Res. Ch. 141 (ACR 64) Lieu California Vietnam Veterans Memorial: 20-year anniversary.

This measure which would commemorate 2008 as the 20-year anniversary of the California Vietnam Veterans Memorial, encourages all Californians to take part in the ceremonies commemorating the 20-year anniversary, on December 10, 2008, and urges that all steps necessary to inform all Californians of the date of these ceremonies and locations of these events be taken, so that all Californians may have the opportunity to remember and honor the service, efforts, and sacrifices of Vietnam veterans, and to pay homage to those veterans who are still alive.

Res. Ch. 142 (ACR 74) Fuentes California Firefighters Memorial Day.

This measure would proclaim September 29, 2007, as California Firefighters Memorial Day.

Res. Ch. 143 (AJR 18) Solorio Legal permanent residents: United States citizenship.

This bill would memorialize the Legislature's opposition to an increase in the fees for legal permanent residents to begin the naturalization process by the United States Citizenship and Immigration Services, and would call upon the President and the Congress to address the nation's system of financing immigration services.

Res. Ch. 144 (AJR 34) Price National Lupus Awareness Month.

This measure would declare that the month of October 2007 be designated as "National Lupus Awareness Month," and would encourage state and federal government entities to promote policies and programs that seek to reduce the incidence of lupus, and improve current methods of prevention, detection, treatment, and followup care for all Californians.

Res. Ch. 145 (ACR 55) Mullin Public schools: character education.

This measure would urge the State Board of Education, county offices of education, and local school governing bodies to examine their current practices and to increase emphasis on character, citizenship, and ethics.

Res. Ch. 146 (ACR 56) DeSaulnier Mesothelioma Awareness Week.

This measure would designate the week of June 3, 2007, through June 10, 2007, as Mesothelioma Awareness Week to raise awareness about the symptoms of, and ways of preventing and treating mesothelioma.

Res. Ch. 147 (ACR 70) Galgiani Red Ribbon Week.

This measure would proclaim the period of October 23 through October 31, 2007, as including Red Ribbon Week, and would encourage all Californians to help build drug-free communities and participate in drug prevention activities.

Res. Ch. 148 (ACR 73) Bass The Nathan Shapell Memorial Highway.

This measure would designate a specified portion of State Highway Route 405 in the County of Los Angeles as the Nathan Shapell Memorial Highway. The measure also would request the Department of Transportation to determine the cost of appropriate signs showing that special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 149 (ACR 75) Coto Chumash Highway.

This measure would designate State Highway Route 154 in Santa Barbara County as the Chumash Highway. The measure also would request the Department of Transportation to determine the cost of appropriate signs showing that special designation and, upon receiving donations from nonstate sources sufficient to cover the cost, to erect those signs.

Res. Ch. 150 (AJR 27) Solorio United States Postal Service.

This measure would urge the United States Postal Service to discontinue the practice of contracting out mail delivery services.

Res. Ch. 151 (AJR 28) Leno Union representation.

This measure would respectfully request the President of the United States and the United States Congress to enact the Re-Empowerment of Skilled and Professional Employees and Construction Tradesworkers (RESPECT) Act, S. 969 and H.R. 1644, to reverse a decision by the National Labor Relations Board that effectively limits the rights of millions of workers to join unions merely because they sometimes assign tasks to coworkers.

Res. Ch. 152 (AJR 32) Karnette C-17 Aircraft production.

This measure would implore the Congress and the President of the United States to more quickly make available the funding necessary to ensure the continued vitality of the C-17 Globemaster III Transport Jet production program.

**DIGESTS OF RESOLUTIONS
ADOPTED IN 2007**

2007–08 FIRST EXTRAORDINARY SESSION

RESOLUTION CHAPTERS

None.

**DIGESTS OF RESOLUTIONS
ADOPTED IN 2007**

2007–08 SECOND EXTRAORDINARY SESSION

RESOLUTION CHAPTERS

None.

2007 DIGEST CHAPTERS SUPERIOR NUMBERS

- 1 [Ch. 171] I object to the following appropriations contained in Senate Bill 77.

Item 0250-001-0001—For support of Judicial Branch. I revise this item by deleting Provision 5.

I am deleting Provision 5, which would state the Legislature's intent that the Administrative Office of the Courts (AOC) prioritize existing resources to provide a \$5 increase to the hourly rates paid to attorneys in the Court Appointed Counsel Program (Program). A study of the Program's attorney rates is currently underway and is due to be completed by the end of August 2007. To the extent that the study justifies rate increases, the AOC has the ability to provide increases commensurate with the needs as determined by the study.

Item 0250-101-0932—For local assistance, Judicial Branch. I reduce this item from \$3,056,153,000 to \$3,035,796,000 by reducing:

(1) 45.10-Support for Operation of the Trial Courts from \$2,632,142,000 to \$2,611,785,000;

and by revising Provision 4.

I am reducing this item by \$20,357,000, which includes a reduction of \$17,377,000 for funding to support the implementation of the Omnibus Conservatorship and Guardianship Reform Act of 2006 (Act) and a reduction of \$2,980,000 for one month of savings related to the 50 new trial court judgeships established in 2006–07. It is my intention for the Judicial Branch to delay implementation of the Act until the 2008–09 fiscal year. Due to the timing of appointments and hiring, one month of the funding for new judgeships will not be necessary in 2007–08. These reductions are necessary in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

I am revising Provision 4, which would require the Judicial Council to allocate not less than \$5,250,000 for court interpreter pay increases and other recruiting and retention incentives. Requiring the Judicial Council to allocate funds for court interpreter recruiting and retention incentives would alter the collective bargaining process by shifting the focus from the actual need for pay increases and other recruiting and retention measures, as negotiated through the normal process, to the minimum level of funding allocated.

Provision 4 is revised as follows:

“The funds appropriated in Schedule (4) shall be for payments for services of contractual court interpreters, and certified and registered court interpreters employed by the courts, and the following court interpreter coordinators: 1.0 each in counties of the 1st through the 15th classes, 0.5 each in counties of the 16th through the 31st classes, and 0.25 each in counties of the 32nd through the 58th classes. For the purposes of this provision, “court interpreter coordinators” may be full- or part-time court employees, or those contracted by the court to perform these services.

The Judicial Council shall set statewide or regional rates and policies for payment of court interpreters, not to exceed the rate paid to certified interpreters in the federal court system. The Legislature finds and declares that there exists a shortage in the availability of certified and registered interpreters in the state courts that reduces the state's ability to provide meaningful access to justice for all court users; including parties; witnesses; and victims: Therefore, every effort must be made to recruit and retain qualified interpreters to work in the state courts:

Of the amount appropriated in Schedule (4); not less than five million dollars (\$5,000,000); not including funds provided pursuant to Section 77202 of the Government Code; shall be provided to the trial courts for the purpose of adjusting or creating pay ranges for court interpreter employees that; at the top of the range; do not exceed the top step of the full performance range for staff interpreters in the Federal Courts as

of the effective date of this provision. The establishment of pay ranges and their application to specific employee classifications shall be subject to meet and confer in good faith as provided in Chapter 7-5 (commencing with Section 71800) of Title 8 of the Government Code. The Judicial Council shall adjust statewide or regional rates for contract court interpreters in a manner that is equivalent to the average rate of increase provided to court interpreter employees. The Judicial Council shall notify the courts in each region of the availability of these funds for the purposes set forth in this provision; and shall allocate the funds upon notification that ranges and salary adjustments have been established and implemented as provided herein. In no event shall the daily rate set by the Judicial Council for contract interpreters exceed the equivalent median wage of court interpreters employed by the courts in each region.

Of the amount appropriated in Schedule (4), the Judicial Council shall allocate not less than two hundred fifty thousand dollars (\$250,000) to develop and make available to trial courts; interpreter training and recruitment programs including, but not limited to: 1) training programs designed for working interpreters who are subject to new certification exams in Russian; Western Armenian; Mandarin; Cambodian and Punjabi; 2) certification exam preparation courses for all languages subject to state certification exams; and 3) development of mentoring and internship programs in the trial courts for exam candidates attending educational institutions that train legal interpreters; subject to meet and confer in good faith as provided in Chapter 7-5 (commencing with Section 71800) of Title 8 of the Government Code. The Judicial Council shall adopt appropriate rules and procedures for the administration of these funds. The Judicial Council shall report to the Legislature and Director of Finance annually regarding expenditures from this schedule ; which shall also include a report of expenditures for; equivalent work days of; non-certified and non-registered contract interpreters that provide interpretation services in the state trial courts; and number of interpreter vacancies filled .”

Item 0250-111-0001—For local assistance, Judicial Branch. I reduce this item from \$1,813,729,000 to \$1,793,372,000.

I am reducing this item by \$20,357,000 to conform with the action taken in Item 0250-101-0932.

Item 0530-001-9732—For support of Secretary of Health and Human Services Agency. I reduce this item from \$182,976,000 to \$177,841,000 by reducing:

(1) 30-Office of Systems Integration from \$182,976,000 to \$177,841,000.

This reduction conforms to the action taken in Item 5180-151-0001.

Item 0540-492—Reappropriation, Secretary for Resources. I revise this item by deleting Schedule 1.

“Notwithstanding any other provision of law, the period to liquidate encumbrances of the following citations is extended to June 30, 2008:

0001—General Fund

(1) Item 0540-101-0001, Budget Act of 1999 (Ch. 50, Stats. 1999); as reappropriated by Item 0540-492, Budget Act of 2002 (Ch. 379, Stats. 2002); Item 0540-490, Budget Acts of 2003 (Ch. 157, Stats. 2003); 2005 (Chs. 38 and 39, Stats. 2005); and 2006 (Chs. 47 and 48, Stats. 2006); and Item 0540-491, Budget Act of 2004 (Ch. 208, Stats. 2004)

(2) Item 0540-101-0001, Budget Act of 2000 (Ch. 52, Stats. 2000), as reappropriated by Item 0540-490, Budget Acts of 2003 (Ch. 157, Stats. 2003), 2005 (Chs. 38 and 39, Stats. 2005), and 2006 (Chs. 47 and 48, Stats. 2006) and Item 0540-491, Budget Act of 2004 (Ch. 208, Stats. 2004)

(3) Item 0540-101-0001, Budget Act of 2001 (Ch. 106, Stats. 2001), as reappropriated by Item 0540-491, Budget Act of 2004 (Ch. 208, Stats. 2004), and Item 0540-490, Budget Acts of 2005 (Chs. 38 and 39, Stats. 2005) and 2006 (Chs. 47 and 48, Stats. 2006)”

I am eliminating the expenditure availability for two projects funded from the Coastal Resources Grant program. Funds for these projects have been available since 1999 and no funds have been expended on either project as required by the grant agreements. Several obstacles remain, making progress on these projects unlikely in the near future. Consequently, it would not be prudent to continue earmarking General Fund for these projects. This action will result in \$577,500 of General Fund savings.

Item 0552-001-0001—For support of the Office of the Inspector General. I reduce this item from \$19,265,000 to \$18,306,000 by reducing:

- (1) 10-Office of Inspector General from \$19,265,000 to \$18,306,000, and by deleting Provision 1.

I am deleting the \$959,000 augmentation for the Office of the Inspector General (OIG) to implement their review of all candidates for superintendent in Division of Juvenile Justice facilities. Superintendent review was mandated by Chapter 709, Statutes of 2006 (AB 971). While I believe these activities are important, I am directing the OIG to delay implementation of this measure in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

Provision 1 would require the OIG to complete a study of custody resources within the California Department of Corrections and Rehabilitation's (CDCR) budget related to the transfer of various medical guarding and transportation positions within the CDCR. I am concerned about the large number of programs being created and expanded within the OIG. The Budget includes additional resources for audits and investigations, auditing the budget of the California Prison Receivership, monitoring compliance with court orders in the Armstrong case, and chairing the California Rehabilitation Oversight Board created by Chapter 7, Statutes of 2007 (AB 900). Because of the increased workload requirements within their programmatic expansions and responsibilities, the OIG will not be able to complete this study. However, I am directing the CDCR's reactivated Program Support Unit, whose historical responsibilities have included studying and making recommendations on custody staffing levels within the CDCR, to conduct this study.

Item 0690-002-0001—For Support of Office of Emergency Services. I delete Provision 4.

I am deleting Provision 4, which specifies that the duties and responsibilities of the State Anti-Gang Coordinator will be subject to additional definition in legislation. However, I will continue to work with the Legislature to further define the role of the Coordinator to assist state and local agencies in combating gang violence.

Item 0690-102-0214—For local assistance, Office of Emergency Services. I delete Provision 1.

I am deleting Provision 1, which specifies that funds for grants to cities and community-based organizations are for gang prevention, intervention, reentry, education, job training and skills development, and family and community services. In addition, the language in Provision 1 specifies that none of the funds can be used for law enforcement suppression activities or front-line police services.

While prevention and intervention are necessary components of a comprehensive anti-gang strategy, so is suppression. Therefore, I am vetoing Provision 1 and directing the State Anti-Gang Coordinator to draft and provide cities with grant instructions specifying that suppression activities are an allowable use of the funds, along with the other activities listed in Provision 1.

Item 0820-001-0001—For support of Department of Justice. I revise this item from \$404,237,000 to \$403,237,000, by reducing:

- (8) 45-Public Rights from \$92,478,000 to \$89,312,000;

(15) Amount payable from Hazardous Waste Control Account (Item 0820-001-0014) from $-\$1,973,000$ to $-\$987,000$;

(26) Amount payable from the Toxic Substances Control Account (Item 0820-001-0557) $-\$2,361,000$ to $-\$1,181,000$;
and by deleting Provision 12.

I am deleting the $\$1,000,000$ legislative augmentation that would have provided funding for the Department of Justice (DOJ) to independently pursue climate change litigation as the plaintiff on behalf of the state. In the area of law related to climate change, the Air Resources Board (ARB) is the state agency with the responsibility to oversee litigation in that arena and has the funds to request the DOJ to pursue such litigation.

I am deleting Provision 12 to conform to this action.

I am reducing the Environmental Law Section's appropriations from the Hazardous Waste Control Account and the Toxic Substances Control Account by a total of $\$2,166,000$ to reflect half-year funding for the program, and I urge the Legislature to pass legislation that redirects these funds to the California Environmental Protection Agency's (Cal/EPA) and the Department of Toxic Substances Control's (DTSC) green chemistry initiative and returns the litigation oversight role in hazardous waste cases to Cal/EPA and DTSC. DTSC is increasingly turning to our local government partners and district attorneys to enforce California's hazardous waste laws. In addition, Cal/EPA and DTSC are developing a green chemistry initiative that will change the paradigm of toxic and chemical use and enforcement in California. The combination of these activities will improve our environment and human health through greater enforcement of current hazardous waste laws and usher in a new future to the approach of chemical use in California. In addition, when developing the 2008-09 Budget, we will review the litigation needs in this area and budget the necessary funds for legal services within DTSC's budget.

I am sustaining the $\$541,000$ legislative augmentation for the first year of a multi-year project to update the DOJ Automated Firearms Systems database. However, I am concerned that there has been no review done to ensure the information technology solution addresses the program needs. In addition, I am concerned that competing demands for the Dealers' Record of Sale Special Account funds could necessitate an increase in fees on the sale of firearms. Therefore, in addition to having an approved feasibility study report prior to expending any funds, I am also requesting the DOJ to provide the Department of Finance and the Legislature with a long-term analysis of the fund, including any known pressures on that fund, to ensure that there are sufficient resources to cover the program costs without necessitating a fee increase.

Item 0820-001-0014—For support of Department of Justice. I reduce this item from $\$1,973,000$ to $\$987,000$.

I am revising this item to conform to the action I have taken in Item 0820-001-0001.

Item 0820-001-0557—For support of Department of Justice. I reduce this item from $\$2,361,000$ to $\$1,181,000$.

I am revising this item to conform to the action I have taken in Item 0820-001-0001.

Item 0855-101-0367—For local assistance, California Gambling Control Commission. I reduce this item from $\$30,283,000$ to $\$283,000$ and delete Provision 1.

I am deleting the $\$30,000,000$ for grants to local government agencies to mitigate the impacts on the local governments by tribal casinos. As evidenced in a recent Bureau of State Audits report, there is great concern regarding whether these funds are being used solely for their intended purpose, which is to mitigate the impacts of having tribal casinos in their communities. I will support legislation that includes an appropriation for mitigation funds if the process is reformed.

I am deleting Provision 1 to conform to this action.

With this reduction, there still remains \$283,000 for payment to Del Norte County which reflects local mitigation grant funding not received by Del Norte County from the Indian Gaming Special Distribution Fund in fiscal years 2003–04, 2004–05, and 2005–06.

Item 0860-001-0001—For support of State Board of Equalization. I reduce this item from \$218,835,000 to \$218,435,000 by reducing:

- (2) 300000-Operating Expense and Equipment from \$96,269,000 to \$95,869,000, and by deleting Provision 3.

I am deleting this legislative augmentation of \$400,000 for a county assessor pilot program designed to promote taxpayer awareness of the requirement to pay use tax on non-exempt purchases if sales tax has not been paid. This reduction is necessary to limit program expansions and provide for a prudent General Fund reserve in light of the various uncertainties in revenues and spending that we face this year.

Item 0890-001-0001—For support of Secretary of State. I reduce this item from \$48,157,500 to \$47,822,000 by reducing:

- (2) 20-Elections from \$46,933,500 to \$46,598,000.

I am deleting the \$335,500 legislative augmentation for 4.0 positions which would provide staffing to expand voter outreach and education efforts to support the three elections scheduled for 2008. During a time of limited General Fund resources, the counties, political parties, and civic organizations must step up and encourage and promote increased voter participation.

Item 3110-101-0001—For local assistance, Special Resources Program. I delete this item and Provision 1.

I am deleting the \$200,000 legislative augmentation for the Tahoe Regional Planning Agency for regulation enforcement and transit system development. It is premature to provide additional funding until the bi-state commission completes its report. With these reductions, \$3,800,000 still remains to provide California's share of funding for the Tahoe Regional Planning Agency.

I am deleting Provision 1 to conform to this action.

Item 3340-101-6051—For local assistance, California Conservation Corps. I delete this item.

I am deleting the \$12,000,000 legislative augmentation that would provide \$1,000,000 to each of the 12 certified Local Conservation Corps. Notwithstanding the merit of the Local Corps programs, the California Conservation Corps is still in the process of developing grant guidelines for Proposition 84 bond funds. Furthermore, a recent audit of Proposition 12 and 40 bond funds identified a need for the Corps to improve its oversight of bond expenditures. The audit recommended that the Corps develop a corrective action plan prior to receiving additional bond funds. Therefore, it is necessary to delete this funding to ensure that bond proceeds are spent efficiently, effectively, and in a manner consistent with my Executive Order S-02-07 regarding bond accountability. I support funding for the Local Corps grant program when the grant guidelines and a corrective action plan that identifies appropriate oversight measures are in place.

Item 3360-001-0465—For Support, State Energy Resources Conservation and Development Commission. I revise this item by reducing:

- (1) 30-Development from \$128,807,000 to \$127,841,000, and
- (6) Reimbursements from -\$6,711,000 to -\$5,745,000.

I am eliminating a fund shift of \$966,000 from the Energy Resources Programs Account to reimbursements for the support of two contracts. Funding for these contracts was included in the budget of the Energy Commission (Commission) when I introduced the Governor's Budget last January. However, the Legislature removed the funds from the Commission's budget, placed them in the budget of the Air Resources Board, and indicated that the Commission may seek the funds by contracting with the

Air Resources Board. This would have the effect of requiring both the Commission and the Air Board to engage in unnecessary work that would delay these important projects, and as such is unacceptable.

Item 3600-001-0001—For support of Department of Fish and Game. I reduce this item from \$84,503,000 to \$82,998,000 by reducing:

(3) 30-Management of Department Lands and Facilities from \$54,180,000 to \$53,342,000;

(4) 40-Enforcement from \$61,705,000 to \$60,200,000; and

(22) Amount payable from the Coastal Wetlands Account (Item 3600-001-3104) from -\$974,000 to -\$136,000.

I am reducing the \$3,000,000 legislative augmentation for Fish and Game Warden recruitment and retention by \$1,505,000. Last year, for the first time in several years, I increased salaries by 25 percent during the three years of the bargaining agreement. I am sustaining \$1,495,000 to provide overtime funding for wardens and lieutenants, which continues my commitment to address compensation issues. However, this partial veto is necessary in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

I am also revising this item to conform to the actions I have taken in Item 3600-001-3104.

Item 3600-001-3104—For support of Department of Fish and Game. I reduce this item from \$974,000 to \$136,000.

I am deleting the \$838,000 legislative augmentation for the maintenance and management of Department of Fish and Game coastal wetlands properties. Last year, I sustained a \$5,000,000 transfer from the General Fund to the Coastal Wetlands Account to create an endowment to provide ongoing, sustainable funding for coastal wetlands management activities. This augmentation, if sustained for 2007–08 and continued in future years, would spend down the endowment in approximately six years, and place additional cost pressure on the General Fund at that time. With this reduction, \$1,400,000 million and 18.1 positions remain for coastal wetlands management.

Item 3720-001-0001—For support of California Coastal Commission. I reduce this item from \$11,881,000 to \$11,501,000 by reducing:

(1) 10—Coastal Management Program from \$15,909,000 to \$15,529,000.

I am deleting the \$380,000 legislative augmentation for coastal enforcement. The California Coastal Commission has the authority to adjust its fees, and I am willing to consider augmentations that address the Commission's workload needs once fees have been adjusted to cover associated costs. Currently, however, the proposed augmentation would result in additional General Fund costs. This reduction is necessary in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. With this reduction \$15,529,000 still remains to support the Commission's coastal management program.

Item 3780-001-0001—For support of Native American Heritage Commission. I reduce this item from \$970,000 to \$770,000 by reducing:

(1) 10—Native American Heritage Commission from \$975,000 to \$775,000.

I am deleting the \$200,000 legislative augmentation for 2.0 positions to implement legislative mandates. This reduction is necessary in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. With this reduction \$775,000 remains to support the Native American Heritage Commission.

Item 3790-301-6051—For capital outlay, Department of Parks and Recreation. I reduce this item from \$60,878,000 to \$45,878,000 by reducing:

(3.7) 90.RS.412-Statewide: State Park System Opportunity and Inholding Acquisitions—Acquisition from \$30,000,000 to \$15,000,000.

I am vetoing \$15,000,000 of the \$25,000,000 augmentation to allow the Department sufficient resources for opportunity purchases and inholding acquisitions. The Department expended \$324,000,000 between 2000 and 2006 to acquire nearly 100,000 acres to expand the state park system. Given this recent significant investment, the Department should proceed cautiously to limit future operating costs.

Item 3790-492—Reappropriation, Department of Parks and Recreation. I revise this item by deleting Schedule 1.

“Notwithstanding any other provision of law, the period to liquidate encumbrances in the following citation is extended as cited below:

6029—California Clean Water, Clean Air, Safe Neighborhood Parks, and Coastal Protection Fund

~~(1) Subdivision (b) of Section 2 of Chapter 1126 of the Statutes of 2002: The liquidation period for the grant of \$3,000,000 to the City of Oroville is extended to December 31, 2009.”~~

I am eliminating the expenditure availability for this project funded from the Proposition 40 Historical and Cultural Resources Preservation Opportunity Grant Program. Funds for this project have been available for five years and have not yet been spent.

Item 3860-001-0001—For support of Department of Water Resources. I revise this item by reducing:

(1) 10-Continuing Formulation of the California Water Plan from \$120,292,000 to \$116,047,000, and

(29) Amount payable from the Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Fund of 2006 (Item 3860-001-6051) from -\$12,165,000 to -\$7,920,000.

I am revising this item to conform to the action taken in Item 3860-001-6051.

Item 3860-001-6051—For support of Department of Water Resources. I reduce this item from \$12,165,000 to \$7,920,000.

I am deleting the legislative augmentation of \$4,245,000 for watershed basin planning activities. Although I support this program, I believe that these activities should be funded through Proposition 84 funds available for the development of regional and local land use plans. Statewide water planning activity funds should be reserved for activities such as planning future water storage, adaptations of the state’s water systems to climate change, and other activities that address the state’s future water supply needs.

Item 3860-101-6051—For local assistance, Department of Water Resources. I reduce this item from \$229,340,000 to \$219,340,000.

I am deleting the legislative augmentation of \$10,000,000 for the Flood Protection Corridor Program. My proposal includes \$24,000,000 Proposition 84 funds for projects to implement Flood Protection Corridor Program. This funding is sufficient to meet the needs of the program for the budget year, and I will propose additional funds to implement Flood Protection Corridor projects in future budgets.

Item 3860-101-6052—For local assistance, Department of Water Resources. I reduce this item from \$197,450,000 to \$167,450,000.

I am deleting the legislative augmentation of \$30,000,000 for the Floodway Corridor Program. This augmentation is unnecessary because criteria have not been developed for this new program created by Proposition 1E. Thus, it is not feasible for grants to be solicited and awarded during the fiscal year. The Department of Water Resources will develop criteria for this program during the fiscal year, and funds to implement Floodway Corridor Program projects will be included in future budgets.

Item 3900-001-0465—For support of State Air Resources Board. I delete this item.

I am eliminating this item by reducing \$966,000 in funding from the Energy Resources Programs Account. This funding was intended to support two contracts that were proposed in the budget of the Energy Commission when I introduced the Gover-

nor's Budget last January. However, the Legislature removed the funds from the Commission's budget, placed them in the budget of the Air Resources Board, and indicated that the Commission may seek the funds by contracting with the Air Resources Board. This would have the effect of requiring both the Commission and the Air Board to engage in unnecessary work that would delay these important projects, and as such is unacceptable.

Item 3900-001-6053—For support of State Air Resources Board.

I am sustaining the legislative augmentation of an additional \$96,500,000 provided for school bus replacement and retrofits to reduce the air pollution emissions of older, high-polluting school buses. However, I note a concern with respect to the ability of the State Air Resources Board to allocate almost \$200 million in lower-emission school bus funding within the next two years. It is important that we do not sacrifice accountability in the interests of expediency. Therefore, while acknowledging the challenge that the State Air Resources Board faces in distributing these funds, I am directing the State Air Resources Board to allocate these funds expeditiously while ensuring consistency with the accountability safeguards identified in my Executive Order S-02-07 for the bonds that were approved by the voters in the November 2006 general election.

Item 3900-001-6054—For support of State Air Resources Board.

I am sustaining the legislative augmentation of an additional \$139,000,000 provided for trade corridor emissions reductions to be expended in the budget year for this new program authorized by the voters in Proposition 1B in the November 2006 general election. Proposition 1B provides \$1 billion to fund projects intended to improve air quality along four of California's major transportation corridors: from the Los Angeles ports to the Inland Empire, State Route 99 in the Central Valley, the San Francisco Bay Area, and the San Diego border region. The State Air Resources Board will be developing program guidelines and will solicit project proposals. The projects to be funded are intended to achieve air quality improvements above and beyond anything required by current law or regulation.

The travelers on our busy trade corridors and the individuals who reside along their routes are demanding relief now—not many years from now. However, I am concerned about taxing the ability of the State Air Resources Board to develop program guidelines and allocate \$250,000,000 in the 2007–08 fiscal year. We must ensure effective expenditure of this bond funding. It is important that we do not sacrifice accountability in the interests of expediency. Therefore, while acknowledging the challenge that the State Air Resources Board faces in distributing these funds, I am directing the State Air Resources Board to ensure that this funding be allocated consistent with the accountability safeguards identified in my Executive Order S-02-07 for all bond funds approved by the voters in the November 2006 general election.

I am requesting the State Air Resources Board to develop program administrative guidelines that make sense, reduce bureaucratic red tape, simplify and expedite project application and award procedures, and ensure projects are completed in record time. The people who voted for Proposition 1B are demanding this action. I know that my colleagues in the Legislature agree with these goals, and that the staff of the State Air Resources Board is up to this challenge.

In addition, because the language adopted by the Legislature relies heavily on local and regional entities to carry out this program, I am calling on those entities to work closely with the State Air Resources Board and ensure they are prepared to submit applications to receive and allocate funding as soon as possible in this fiscal year.

Item 4260-001-0001—For support of Department of Health Care Services. I reduce this item from \$136,412,000 to \$136,218,000 by reducing:

(1) 20-Health Care Services from \$385,348,000 to \$382,971,000;

(6) Amount payable from the Childhood Lead Poisoning Prevention Fund (Item 4260-001-0080) from $-\$198,000$ to $-\$142,000$;

(8) Amount payable from the Federal Trust Fund (Item 4260-001-0890) from -\$224,133,000 to -\$224,036,000;
and by deleting:

(10) Amount payable from the California Discount Prescription Drug Program Fund (Item 4260-001-8040) (-\$2,030,000);
and Provision 4.

I am deleting the \$56,000 legislative augmentation to restore 1.0 special funded position that was redirected from the Department of Health Services (DHS) to the new Department of Health Care Services. This will ensure the split of the DHS into two departments remains budget-neutral, consistent with the intent of Chapter 241, Statutes of 2006 (SB 162). This action is consistent with the deletion of \$744,000 and 11.0 positions in the Department of Public Health.

I am also reducing \$56,000 in Item 4260-001-0080 to conform to this action.

Provision 4 prohibits the Department of Health Care Services from expending any funds to relocate the Fresno Medi-Cal Field Office. I am deleting Provision 4 because it interferes with the Executive Branch's ability to effectively administer programs. Maintaining the Department's ability to consolidate operations is an important component of increasing operational efficiencies.

I am deleting \$195,000 (\$98,000 General Fund and \$97,000 Federal Trust Fund) and 2.0 positions for the implementation of Chapter 328, Statutes of 2006 (SB 437), which included a pilot program for self-certification of income at enrollment for Medi-Cal and development of feasibility study reports to begin implementing changes to several automated eligibility systems. While I remain committed to implementation of these reforms, this reduction is needed to build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. I am directing the Department of Health Care Services to delay implementation for one year.

In order to further build a prudent reserve, I am deleting \$2,030,000 intended to specifically fund implementation costs for the California Discount Prescription Drug Program. I am directing the Department of Health Care Services to identify resources to move forward with implementation.

I am also deleting Item 4260-001-8040 to conform to this action.

I am deleting \$96,000 General Fund intended to fund implementation costs for the California Rx Prescription Drug Website Program and am directing the Department of Health Care Services to delay implementation of the program for one year.

Item 4260-001-0080—For support of Department of Health Care Services. I reduce this item from \$198,000 to \$142,000.

I am reducing this item to conform to the action I have taken in Item 4260-001-0001.

Item 4260-001-0890—For support of Department of Health Care Services. I reduce this item from \$224,133,000 to \$224,036,000.

I am reducing this item by \$97,000 to conform to the action I have taken in Item 4260-001-0001, related to the delayed implementation of Chapter 328, Statutes of 2006 (SB 437).

Item 4260-001-8040—For support of Department of Health Care Services. I delete this item.

I am deleting this item to conform to the action I have taken in Item 4260-001-0001 regarding the California Discount Prescription Drug Program.

Item 4260-006-0001—For transfer by the Controller to the California Discount Prescription Drug Program Fund. I delete this item and Provision 1.

I am deleting the \$6,330,000 in this item to conform to the actions I have taken in Items 4260-001-0001, 4260-001-8040, and 4260-119-8040 regarding the California Discount Prescription Drug Program.

I am also deleting Provision 1 to conform to this action.

Item 4260-101-0001—For local assistance, Department of Health Care Services. I reduce this item from \$14,313,728,000 to \$13,903,340,000 by reducing:

(1) 20.10.010-Eligibility (County Administration) from \$2,660,676,000 to \$2,633,842,000;

(3) 20.10.030-Benefits (Medical Care and Services) from \$32,222,681,000 to \$31,447,632,000; and

(8) Amount payable from the Federal Trust Fund (Item 4260-101-0890) from -\$20,595,964,000 to -\$20,204,469,000.

I am deleting the legislative augmentation of \$4,260,000 (\$2,130,000 General Fund and \$2,130,000 Federal Trust Fund) for workstation replacement to conform to the action taken in Item 5180-141-0001.

I am deleting \$106,286,000 (\$53,143,000 General Fund and \$53,143,000 Federal Trust Fund) of the funding for rates for managed health care plans in the Medi-Cal Program. This reduction is necessary to provide for a prudent General Fund reserve in light of the various uncertainties in revenues and spending that we face this year. With this reduction, \$108,000,000 (\$54,000,000 General Fund) still remains to fund rate increases for plans to ensure adequate access to care for low-income Californians.

I am reducing the Medi-Cal Program by \$644,893,000 (\$331,893,000 General Fund and \$313,000,000 Federal Trust Fund). This reduction is necessary to provide for a prudent General Fund reserve in light of the various uncertainties in revenues and spending that we face this year. This reduction is based on historical data showing that on average over the last three fiscal years, Medi-Cal expenditures have been more than \$400 million General Fund lower than the estimate.

I am deleting \$26,792,000 (\$13,396,000 General Fund and \$13,396,000 Federal Trust Fund) to delay the implementation of Chapter 328, Statutes of 2006 (SB 437), which included a pilot program for self-certification of income at enrollment for Medi-Cal and development of feasibility study reports to begin implementing changes to several automated eligibility systems. This action will delay implementation of SB 437 for one year. This reduction is necessary to provide for a prudent General Fund reserve in light of the various uncertainties in revenues and spending that we face this year.

I am reducing the \$19,652,000 (\$9,826,000 General Fund and \$9,826,000 Federal Trust Fund) in funding for the county grants portion of the Children's Outreach Initiative. This appropriation reduction is necessary to provide for a prudent General Fund reserve in light of the various uncertainties in revenues and spending that we face this year. With this reduction, \$147,020,000 (\$64,680,000 General Fund) still remains to fund other components of the Children's Outreach Initiative that streamline enrollment processes, improve retention, and support county-based enrollment efforts for children. The Department of Health Care Services will pay for any valid county claims for the Children's Outreach Initiative for the 2006-07 fiscal year from remaining funds within this item.

Item 4260-101-0890—For local assistance, Department of Health Care Services.

I reduce this item from \$20,595,964,000 to \$20,204,469,000.

I am reducing this item by \$391,495,000 to conform to the action I have taken in Item 4260-101-0001.

Item 4260-111-0001—For local assistance, Department of Health Care Services. I reduce this item from \$172,616,000 to \$162,616,000 by reducing:

(3) 20.35-Primary and Rural Health from \$53,289,000 to \$43,289,000, and by deleting Provision 3.

I am reducing \$10,000,000 General Fund from Expanded Access to Primary Care (EAPC) in order to help build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. I will seek a subsequent bill this session

to fund this program with Proposition 99 funding and maintain a constant level of funding in the program.

Provision 3 directs the Department of Health Care Services to work with various constituency groups to resolve issues with the timely discharge of patients enrolled in the California Children's Services Program. This requirement would result in an expenditure increase without regard to the availability of revenues. Consequently, I am vetoing this language.

Given the Legislature's interest in this area and the importance of this program, I am instructing the director of the Department of Health Care Services to continue the activities of this legislative request to the extent such activities can be achieved using existing resources and without impairing the Department of Health Care Services ability to perform its essential functions.

Item 4260-113-0001—For local assistance, Department of Health Care Services. I reduce this item from \$190,394,000 to \$185,171,000 by reducing:

(1) 20.10.010-Eligibility (County Administration) from \$20,783,000 to \$5,860,000, and

(4) Amount payable from the Federal Trust Fund (Item 4260-113-0890) from -\$330,184,000 to -\$320,484,000.

I am reducing the \$14,923,000 (\$5,223,000 General Fund and \$9,700,000 Federal Trust Fund) in funding for the county grants portion of the Children's Outreach Initiative to conform to the action I have taken in Item 4260-101-0001. The Department of Health Care Services will pay for any valid county claims for the Children's Outreach Initiative for the 2006-07 fiscal year from remaining funds within this item.

Item 4260-113-0890—For local assistance, Department of Health Care Services. I reduce this item from \$330,184,000 to \$320,484,000.

I am reducing this item by \$9,700,000 to conform to the action I have taken in Item 4260-113-0001.

Item 4260-119-8040—For local assistance, Department of Health Care Services. I delete this item.

I am deleting the \$4,300,000 intended specifically to fund local assistance implementation costs for the California Discount Prescription Drug Program. This action is necessary to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

Item 4265-001-0001—For support of Department of Public Health. I reduce this item from \$96,897,000 to \$95,460,000 by reducing:

(2) 20-Public and Environmental Health from \$504,804,000 to \$502,502,000;

(3) 30-Licensing and Certification from \$151,366,000 to \$150,935,000;

(6) Reimbursements from -\$36,726,000 to -\$36,605,000;

(14) Amount payable from the Radiation Control Fund (Item 4265-001-0075) from -\$22,620,000 to -\$22,402,000;

(16) Amount payable from the Childhood Lead Poisoning Prevention Fund (Item 4265-001-0080) from -\$9,471,000 to -\$9,368,000;

(18) Amount payable from the Clinical Laboratory Improvement Fund (Item 4265-001-0098) from -\$5,571,000 to -\$5,517,000;

(24) Amount payable from the Genetic Disease Testing Fund (Item 4265-001-0203) from -\$113,633,000 to -\$113,577,000;

(31) Amount payable from the Safe Drinking Water Account (Item 4265-001-0306) from -\$11,383,000 to -\$11,204,000;

(37) Amount payable from the Federal Trust Fund (Item 4265-001-0890) from -\$212,090,000 to -\$211,956,000;

(41) Amount payable from the Licensing and Certification Trust Fund (Item 4265-001-3098) from -\$84,033,000 to -\$83,602,000;

and by deleting Provision 6.

I am reducing the \$744,000 legislative augmentation to restore 11.0 special funded positions that were redirected from the Department of Health Services (DHS) to administrative and managerial positions in the new Department of Health Care Services and Department of Public Health. This will ensure the split of the DHS into two departments remains budget-neutral, consistent with the intent of Chapter 241, Statutes of 2006 (SB 162). This action is consistent with the deletion of \$56,000 and 1.0 position in the Department of Health Care Services.

I am also reducing \$218,000 in Item 4265-001-0075, \$103,000 in Item 4265-001-0080, \$54,000 in Item 4265-001-0098, \$56,000 in Item 4265-001-0203, \$179,000 in Item 4265-001-0306, and \$134,000 in Item 4265-001-0890 to conform to this action.

I am also reducing \$1,314,000 and 9.0 positions to reflect a delay in implementation of the Healthcare Associated Infections Program under Chapter 526, Statutes of 2006 (SB 739) for one year. This action is necessary to help build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

I am also reducing \$431,000 and 3.0 positions in Item 4265-001-3098 to conform to this action.

I am reducing \$123,000 General Fund and 2.0 positions for the implementation of Chapter 328, Statutes of 2006 (SB 437), which required development of feasibility study reports to implement changes to several automated eligibility systems. I am taking this action to delay implementation for one year in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

I am also deleting Provision 6 which would require the Department of Public Health to provide an action plan to the Legislature by November 1, 2007, and addresses temporary management appointment issues identified by the Bureau of State Audits. This requirement would result in an expenditure increase without regard to the availability of revenues. Consequently, I am vetoing this language. Nevertheless, in recognition of the Legislature's desire to obtain this information, I am instructing the director of the Department of Public Health to comply with this legislative request to the extent compliance can be achieved using existing resources and without impairing the department's ability to perform its essential functions.

Item 4265-001-0075—For support of Department of Public Health. I reduce this item from \$22,620,000 to \$22,402,000.

I am reducing this item to conform to the action I have taken in Item 4265-001-0001.

Item 4265-001-0080—For support of Department of Public Health. I reduce this item from \$9,471,000 to \$9,368,000.

I am reducing this item to conform to the action I have taken in Item 4265-001-0001.

Item 4265-001-0098—For support of Department of Public Health. I reduce this item from \$5,571,000 to \$5,517,000.

I am reducing this item to conform to the action I have taken in Item 4265-001-0001.

Item 4265-001-0203—For support of Department of Public Health. I reduce this item from \$113,633,000 to \$113,577,000.

I am reducing this item to conform to the action I have taken in Item 4265-001-0001.

Item 4265-001-0306—For support of Department of Public Health. I reduce this item from \$11,383,000 to \$11,204,000.

I am reducing this item to conform to the action I have taken in Item 4265-001-0001.

Item 4265-001-0890—For support of Department of Public Health. I reduce this item from \$212,090,000 to \$211,956,000.

I am reducing this item to conform to the action I have taken in Item 4265-001-0001.

Item 4265-001-3098—For support of Department of Public Health. I reduce this item from \$84,033,000 to \$83,602,000.

I am reducing this item by \$431,000 and 3.0 positions to conform to the action I have taken in Item 4265-001-0001 related to the Healthcare Associated Infections Program.

Item 4265-111-0001—For support of Department of Public Health. I reduce this item from \$273,999,000 to \$265,499,000 by reducing:

(1) 10.10-Emergency Preparedness from \$198,220,000 to \$189,720,000.

In order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year, I am reducing \$8,500,000 from this item on a one-time basis from the ongoing discretionary funding provided for allocation to local health departments for local pandemic influenza preparedness and response planning. Even with this reduction, \$10,000,000 remains to fund local health departments' emergency preparedness activities. In addition, \$8,500,000 remains to provide storage to protect the state's investment in medical supplies and equipment to address health care surge capacity needs.

Item 4280-001-0001—For support of Managed Risk Medical Insurance Board. I reduce this item from \$2,516,000 to \$2,400,000 by reducing:

(3) 40-Healthy Families Program from \$9,495,000 to \$9,162,000, and

(9) Amount payable from Federal Trust Fund (Item 4280-001-0890) from -\$7,000,000 to -\$6,783,000.

I am reducing \$333,000 (\$116,000 General Fund and \$217,000 Federal Trust Fund) and 3.0 positions for the implementation of Chapter 328, Statutes of 2006 (SB 437) which provided for a program to test self-certification of income at the Annual Eligibility Review for the Healthy Families Program. I am directing the Managed Risk Medical Insurance Board to delay implementation for one year to contribute to a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

Item 4280-001-0890—For support of Managed Risk Medical Insurance Board. I reduce this item from \$7,000,000 to \$6,783,000.

I am reducing this item by \$217,000 to conform to my actions in 4280-001-0001, related to the delayed implementation of Chapter 328, Statutes of 2006 (SB 437).

Item 4280-101-0890—For local assistance, Managed Risk Medical Insurance Board.

I reduce this item from \$732,337,000 to \$729,841,000.

I am reducing this item by \$2,496,000 to conform to the action I have taken in Item 4280-101-0001, related to the delayed implementation of Chapter 328, Statutes of 2006 (SB 437).

Item 4280-102-0001—For local assistance, Managed Risk Medical Insurance Board.

I reduce this item from \$26,520,000 to \$26,240,000 by reducing:

(1) 40-Healthy Families Program from \$75,190,000 to \$74,396,000, and

(3) Amount payable from the Federal Trust Fund (Item 4280-102-0890) from -\$41,053,000 to -\$40,539,000.

I am deleting \$794,000 (\$280,000 General Fund and \$514,000 Federal Trust Fund) to conform to the action I have taken in Item 4280-001-0001, related to the delayed implementation of Chapter 328, Statutes of 2006 (SB 437).

Item 4280-102-0890—For local assistance, Managed Risk Medical Insurance Board.

I reduce this item from \$41,053,000 to \$40,539,000.

I am reducing this item by \$514,000 to conform to the action I have taken in Item 4280-102-0001, related to the delayed implementation of Chapter 328, Statutes of 2006 (SB 437).

Item 4440-101-0001—For local assistance, Department of Mental Health. I revise this item from \$518,723,000 to \$463,873,000 by reducing:

(1) 10.25-Community Services—Other Treatment from \$705,124,000 to \$638,274,000, and

(6) Reimbursements from -\$1,132,671,000 to -\$1,120,671,000.

I am deleting the \$54,850,000 legislative augmentation for the Integrated Services for Homeless Adults with Serious Mental Illness Program. While I support the goals of the program, this reduction is necessary to limit program expansions and to help

bring ongoing expenditures in line with existing resources. To the extent counties find this program beneficial and cost-effective, it can be restructured to meet the needs of each county's homeless population using other county funding sources, such as federal funds, realignment funds, or Proposition 63 funds.

I am reducing Schedule (6) to eliminate the \$12,000,000 legislative augmentation for the 5 percent rate restoration for mental health managed care. This technical veto is consistent with the legislative action taken in Item 4440-103-0001.

Item 4700-001-0001—For support of Department of Community Services and Development. I reduce this item from \$250,000 to \$150,000 by reducing:

(1) 47-Naturalization Services from \$250,000 to \$150,000.

I am deleting the \$100,000 legislative augmentation to expand the Naturalization Services Program. This action is necessary for a prudent reserve for economic uncertainties. With this reduction, \$3,000,000 still remains to support the Naturalization Services Program, and to assist legal immigrants in completing their citizenship application, citizenship testing, and in preparing for the interview. In addition, similar services are provided by the California Department of Education, such as instruction in civics and English.

I am also taking conforming action to reduce Item 4700-101-0001.

Item 4700-101-0001—For local assistance, Department of Community Services and Development. I reduce this item from \$4,750,000 to \$2,850,000 by reducing:

(1) 47-Naturalization Services from \$4,750,000 to \$2,850,000.

I am reducing this item by \$1,900,000 to conform to my action in Item 4700-001-0001.

Item 5180-001-0001—For support of Department of Social Services. I reduce this item from \$102,904,000 to \$102,717,000 by reducing:

(2) 25-Social Services and Licensing from \$161,486,000 to \$161,212,000;

(8) Amount payable from the Federal Trust Fund (Item 5180-001-0890) from -\$347,576,000 to -\$347,489,000;

and by deleting Provision 8.

I am reducing this item by \$274,000 (\$187,000 General Fund and \$87,000 Federal Trust Fund) for 3.0 positions on a one-time basis. This funding would have provided resources for the Department of Social Services to assist in sibling searches within the Adoptions Program, pursuant to legislation enacted during fiscal year 2006–07. While I support efforts to remove barriers to sibling reunification and facilitate the release of information between siblings, I am delaying implementation of this program for one year in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. I am reducing Item 5180-151-0001 by \$1,046,000 and Item 5180-151-0890 by \$794,000 to conform to this action.

Provision 8 requires the Department of Social Services to display legal accusations filed by the Department against a provider's license on the Community Care Licensing public website pages as a condition to spending set-aside funding of \$1,475,000 to implement its Licensing Reform Automation proposal. I am delaying implementation of this project for one year, to provide for a prudent General Fund reserve in light of the various uncertainties in revenues and spending that we face this year. I am also deleting the provisional language related to this project funding.

Item 5180-001-0890—For support of Department of Social Services. I reduce this item from \$347,576,000 to \$347,489,000 and delete Provision 4.

I am reducing this item to conform to the action I have taken in Item 5180-001-0001 related to sibling searches within the Adoptions Program.

I am deleting Provision 4 to conform to the action I have taken in Item 5180-001-0001 related to licensing reform automation costs.

Item 5180-151-0890—For local assistance, Department of Social Services. I reduce this item from \$1,222,557,000 to \$1,218,641,000.

I am reducing this item to conform to the actions I have taken in Item 5180-151-0001 related to workstation replacement, sibling searches within the Adoptions Program, and foster youth identify theft.

Item 5180-153-0001—For local assistance, Department of Social Services. I revise this item by deleting Provision 2.

Provision 2 requires the Department of Social Services to collaborate with stakeholders to develop the timeline, components, and execution of the evaluation of the Title IV-E Waiver. This requirement would result in an expenditure increase without regard to the availability of revenues. Consequently, I am vetoing this language. Nevertheless, I am directing the Department to work with stakeholders to facilitate the successful implementation of the Title IV-E Waiver, which allows participating counties flexibility in using federal Title IV-E foster care funds for direct services and supports.

Item 5225-001-0001—For support of the California Department of Corrections and Rehabilitation. I reduce this Item from \$6,980,353,000 to \$6,958,609,000 by reducing:

(1) 10-Corrections and Rehabilitation Administration from \$376,992,000 to \$369,580,000;

(4) 20-Juvenile Operations from \$183,097,300 to \$181,168,300;

(8) 25-Adult Corrections and Rehabilitation Operations from \$4,904,883,000 to \$4,892,480,000;

and by revising Provisions 10 and 16 and deleting Provisions 8, 11, and 19.

I am reducing funds for the second phase of the Consolidated Information Technology Infrastructure Project by \$4,408,000 and eliminating the \$3,004,000 augmentation for the Division of Juvenile Justice Infrastructure Migration Project. In addition, I am reducing the augmentation provided for facility maintenance and special repair projects by \$10,000,000 and eliminating \$4,332,000 for equipment replacement. These reductions are necessary in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. I am revising Provisions 10 and 16 to conform to these actions as follows:

“10. In implementing the Consolidated Information Technology Infrastructure Project (CITIP), the department shall, when possible, give first priority to data drops for business services and rehabilitative programming. ~~Of the funds appropriated in this item, \$4,408,000 may not be expended sooner than 30 days after the department provides a report to the Joint Legislative Budget Committee certifying that CITIP design and engineering work has been completed at 12 institutions. This report shall also identify the revised cost estimates to implement the CITIP at these 12 institutions as compared to the original estimated costs. The report shall also identify the reasons for any differences between the original and revised estimates.~~”

“16. Of the funds appropriated in this item, ~~\$698,514,000~~ \$679,774,000 is available for expenditure only for the purposes identified below. Any unexpended funds shall revert to the General Fund.

(a) Facility Maintenance Funding: ~~\$46,000,000~~ \$36,000,000

(b) Coleman v. Schwarzenegger, Administrative Segregation Unit Mental Health Cells Modification: \$3,550,000

(c) Coleman v. Schwarzenegger, Administrative Segregation Intake Cells: \$13,203,000

(d) Coleman v. Schwarzenegger, Salary Enhancements: \$13,108,000

(e) Plata v. Schwarzenegger, Salary Enhancements: \$1,521,000

(f) Coleman v. Schwarzenegger, CMF Acute Cells Modification: \$1,075,000

(g) Coleman v. Schwarzenegger, Reception Center Enhanced Outpatient Program: \$2,916,000

(h) Perez v. Tilton, Comprehensive Inmate Dental Services Program: \$8,477,000

(i) Farrell v. Tilton, Safety and Welfare Remedial Plan: \$66,747,000

- (j) Farrell v. Tilton, Mental Health Remedial Plan: \$25,145,000
- (k) Implementation of Revised Program Guide for Mental Health Services Delivery System (Ch. 511, Stats. 2006): \$8,706,000
- (l) Sex Offender Management Funding: \$113,327,000
- (m) Reducing Recidivism Strategies: \$90,136,000
- (l) The department is authorized to make changes to the Reducing Recidivism Strategies supported by this subdivision not sooner than 15 days after notifying the fiscal committees of both houses of the Legislature of any proposed changes.
 - (n) Basic Correctional Officer Academy: \$61,105,000
 - (o) Records Staffing and Automation: \$7,759,000
 - (p) Garrison Johnson v. California, Racial Integration: \$1,214,000
 - (q) Coleman v. Schwarzenegger, Court Order Compliance: \$2,325,000
 - (r) Comprehensive Health Care Recruitment: \$3,928,000
 - (s) Life Prisoner Parole Hearing Staffing: \$6,646,000
 - (t) Farrell v. Tilton Healthcare Remedial Plan: \$9,064,000
 - (u) Farrell v. Tilton, Consent Decree: \$1,327,000
 - (v) Strategic Offender Management System: \$3,611,000
 - (w) Consolidated Information Technology Infrastructure Project: ~~\$118,466,000~~
\$114,058,000
 - (x) Teacher Pay Parity: \$13,868,000
 - ~~(y) Equipment Funding: \$4,332,000~~
 - (z) Mandatory Aftercare/Drug Treatment Furlough: \$65,615,000
 - (aa) Valdivia Case Records: \$3,344,000
 - (bb) Perez v. Tilton, Salary Enhancements: \$1,999,000'

I am deleting Provision 8, which would require the Department to pass along a portion of its 2.7-percent price increase to public community correctional facilities under contract with the Department. The Budget no longer contains funding for a price increase for the Department. Therefore, this language is unnecessary.

I am deleting Provision 11, which would allow the Department to submit a staffing plan to conduct background investigations and would preclude the use of sworn staff from being utilized. The Department's use of sworn staff to conduct background investigations has improved the processing time that it takes to conduct a background investigation as compared to non-sworn staff previously used. Because sworn staff have proved to be more effective than non-sworn classifications, and due to the need to aggressively fill the Department's vacant Correctional Officer positions, this provision would prevent the Department from managing their hiring process in a manner that allows Correctional Officer vacancies to be filled in the most effective way possible.

I am deleting Provision 19, which would require the Department to submit a plan for staffing and organizational changes in the Office of Facilities Management and other departmental units to deliver capital outlay projects, including those authorized by Chapter 7, Statutes of 2007 (AB 900). This reporting requirement would result in an expenditure increase without regard to the availability of revenues. Consequently, I am vetoing this language. Nevertheless, in recognition of the Legislature's desire to obtain this information, it will be addressed as though the request had been included in Supplemental Report Language. Therefore, I am instructing the Secretary of the Department of Corrections and Rehabilitation to comply with this legislative request for this report to the extent compliance can be achieved using existing resources and without impairing the Department's ability to perform its essential functions.

Item 5225-002-0001—For support of Department of Corrections and Rehabilitation.

I reduce this Item from \$2,126,132,000 to \$2,124,612,000 by reducing:

- (4.2) 50.20-Dental Services—Adult from \$103,292,000 to \$103,129,000;

(4.3) 50.30-Mental Health Services—Adult from \$303,093,000 to \$302,930,000; and

(4.5) 50.50-Dental and Mental Health Services Administration—Adult from \$59,283,000 to \$58,089,000.

I am deleting the \$1,520,000 legislative augmentation to support positions to improve hiring efforts within the California Department of Corrections and Rehabilitation's (CDCR) Dental and Mental Health programs. While I am supportive of these activities, my budget proposed to fund these limited-term positions using the salary savings available from the vacancies within CDCR's Dental and Mental Health programs.

I expect that the recruitment efforts of the Department of Personnel Administration, the salary increases provided to dental and mental health classifications, and the hiring efforts of the CDCR will greatly improve the CDCR's ability to fill the vacancies within these programs. As such, I recognize that funding these positions through salary savings is only a short-term solution and it may be necessary to provide additional funding to support these efforts in the future.

Item 5225-301-0001—For capital outlay, Department of Corrections and Rehabilitation.

I am sustaining Provision 7, which requires the department to report to the Joint Legislative Budget Committee with an update to the facility master plan for juvenile facilities. This report will identify how the projects funded in the 2007–08 Budget implement the master plan. While the department is committed to completing this valuable plan and has every intention of providing the data, it will be unable to meet the October 31, 2007 deadline provided therein because of the necessary time constraints associated with compiling the level of detail as required by this report. I am directing the department to prepare and deliver the required report by February 29, 2008.

Item 5225-301-0660—For capital outlay, Department of Corrections and Rehabilitation. I reduce this item from \$119,752,000 to \$107,367,000 by deleting:

(5.1) 61.23.004-California State Prison, Corcoran: Wastewater Treatment Plant Improvements—Construction (\$5,944,000), and

(5.2) 61.30.004-Centinel State Prison, Imperial: Wastewater Treatment Plant Upgrades—Construction (\$6,441,000).

I am deleting these two wastewater treatment plant projects from this item because they cannot be funded with lease revenue bond financing. I am directing the Department of Corrections and Rehabilitation to fund both projects from the \$300,000,000 General Fund appropriation contained in Chapter 7, Statutes of 2007 (AB 900) for infrastructure improvements at existing prisons. Should this action result in additional funding needs in order to complete the infrastructure work at the various existing institutions, I expect that the Legislature will be supportive of future funding requests.

Item 6110-001-0001—For support of Department of Education. I reduce this item from \$47,380,000 to \$47,127,000 by reducing:

(1) 10-Instruction from \$62,022,000 to \$60,422,000;

(2) 20-Instructional Support from \$103,209,000 to \$99,833,000; and

(9) Amount payable from Federal Trust Fund (Item 6110-001-0890) from –\$163,060,000 to –\$158,337,000.

I am deleting the legislative augmentation of \$133,000 and 1.0 position to coordinate education programs for incarcerated youth and support implementation of alternative school programs. This reduction is necessary to limit program expansion and in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. Further, the Department of Education already has existing positions that support alternative school programs and there is not sufficient workload justification for this additional position.

I am deleting Provision 28 to conform to this action.

I am deleting the \$120,000 legislative augmentation to support implementation of the English language learner component of the Mathematics and Reading Professional Development Program. Chapter 524, Statutes of 2006 (SB 472), appropriated \$120,000 to the Department of Education without regard to fiscal year and authorized the Department to establish one position for this purpose. The Department has not filled the position and, consequently, the \$120,000 remains available for expenditure. Therefore, it is unnecessary to provide additional expenditure authority in the budget year. However, I am sustaining authority for 1.0 limited-term position for one year to enable the Department to fill the position in order to conduct one-time activities associated with this program.

I am also revising 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 \$163,060,000 to \$158,337,000.

I am reducing a legislative augmentation by \$198,000 in federal Title II funds and 6.0 positions to implement the Compliance, Monitoring, Interventions, and Sanctions (CMIS) program related to the highly qualified teacher requirements under the federal No Child Left Behind Act. The Department of Education did not provide sufficient workload justification for these positions. Further, the Legislature rejected the Administration's proposal to shift funding from federal Title V to Title II for 4.0 professional development positions, with a priority on meeting the highly qualified teacher requirements, as Title V will no longer be available to support these positions. Therefore, I am sustaining \$929,000 to support 2.0 new positions and the 4.0 existing but unfunded positions for the purpose of assisting school districts to meet the highly qualified teacher requirements. When combined with the positions that are currently dedicated for this purpose, the Department will have a total of 8.0 positions for the CMIS program.

I am revising Provision 34 to conform to this action as follows:

“34. Of the funds appropriated in this item, ~~\$1,127,000~~ \$929,000 of federal Title II funds is for the Compliance, Monitoring, Intervention, and Sanctions (CMIS) program. This program is designed to help school districts meet the highly qualified teacher requirements specified in the federal No Child Left Behind Act of 2001 (20 U.S.C. Sec. 6301 et seq.). By April 1, 2008, the State Department of Education shall submit a report on the CMIS program to the budget and policy committees. The report shall identify (a) the number of school districts that received CMIS support in the 2007–08 fiscal year, and (b) the major components of the plans that those districts developed to respond to the federal highly qualified teacher requirements. For each participating district, the report also shall provide longitudinal data on the number and percent of teachers who are and are not highly qualified. At a minimum, the 2007–08 report shall include finalized data for the 2004–05, 2005–06, and 2006–07 fiscal years, and initial data for the 2007–08 fiscal year. The report shall provide data separately for high-poverty and low-poverty schools. For comparison, the report shall provide the same longitudinal data for the statewide average of all school districts as well as the average for school districts not receiving CMIS support.”

I am reducing this item by \$1,600,000 and 4.0 positions to monitor and provide technical assistance to alternative, county court, and Division of Juvenile Justice schools serving English learners. An increase in staff to monitor these schools has not been justified. Furthermore, monitoring and providing technical assistance for these schools is an ongoing activity and the use of one-time monies would be inappropriate. With this veto, these funds will be available to be distributed to local educational agencies for direct classroom instruction of English learner students.

I am deleting Provision 37 to conform to this action.

I am technically revising Provision 39 to eliminate references stipulating that \$450,000 of one-time funds is made available for special education dispute resolution contract “cost-of-living increases”. This program does not receive a cost-of-living adjustment, but rather receives funding on a workload basis. Accordingly, the funds will be used for addressing new workload claims to ensure that the public receives prompt and appropriate due process for consideration of dispute resolution matters, as required by law.

I am revising Provision 39 to conform as follows:

“39. Of the funds appropriated in this item, \$450,000 is made available on a one-time basis for the special education dispute resolution contract ~~for cost-of-living increases~~. The State Department of Education, in coordination with the Office of Administrative Hearings, shall provide quarterly caseload and expenditure data to the appropriate budget committees of the Legislature, the Department of Finance, and the Legislative Analyst’s Office by March 1, 2008. The information shall also include updated budget detail and payment provisions, as shown in Exhibit B of the inter-agency agreement.”

I am deleting the \$150,000 legislative augmentation to provide an independent evaluation of the special education dispute resolution services provided by the Office of Administrative Hearings. The proposal essentially is a request for data, some of which is duplicative. Instead, I am directing the Office of Administrative Hearings to provide the remaining data requested using existing resources, including specified workload and mediator use data, and efficiency options for the program.

I am deleting Provision 40 to conform to this action.

I am deleting the \$1,050,000 legislative augmentation to expand special education focused monitoring and technical assistance services in alternative, county court, and Division of Juvenile Justice schools. This program essentially provides auditing for compliance with individualized education plans and follow-up for necessary corrections. I am unable to support this augmentation. Individualized education plan compliance should already be a part of the Special Education program not only for alternative schools but in all educational settings. Students are entitled to receive the quality services required by law and included in their individual education plans. This particular funding should be allocated instead to local grants to fund direct special education instruction.

I am deleting Provision 41 to conform to this action.

I am reducing this item to delete the legislative augmentation of \$125,000 for a study to identify options for improving indicators of student socioeconomic status. Because the study is vague, I am concerned that \$125,000 augmentation may not be adequate to complete the study and may lead to future cost pressures to complete or expand the study. With this veto, these funds will be available to be distributed to local educational agencies for direct classroom instruction to improve the academic performance of schools. In lieu of this funding, I request that the Legislative Analyst’s Office partner with the Department of Finance to explore the issue with existing resources and staff.

I am deleting Provision 43 to conform to this action.

I am reducing this item by \$350,000 and 4.0 positions for assistance to local educational agencies (LEAs) that are expected to face federal No Child Left Behind corrective action sanctions. Until more definitive results from a privately funded pilot project are available and a resulting plan for expenditure of the local assistance dollars is fully developed, it is premature to add staff to support these activities. Further, until the final determination is made on how to allocate local assistance funding, it is not clear that it is necessary for the State Department of Education to provide a higher level of assistance or that additional positions are needed.

I am deleting Provision 44 to conform to this action.

I am reducing this item to delete the legislative augmentation of \$300,000 intended to support a pilot project that allows schools to use non-adopted reading language arts materials for English learner students. The proposed new program would allow the use of instructional materials that are not aligned to state standards, which is a concern because all students should have access to standards-aligned materials. In addition, an alternate \$20 million pilot project is already underway, and that project will be assessing what educational practices work best for improving the academic performance of English learners.

I am deleting Provision 46 to conform to this action.

I am deleting the \$400,000 legislative augmentation to create an advisory committee and perform a best practices study that would assist local education agencies in implementing evidence-based practices intended to assist students with specific learning disabilities to improve academically. However, I believe local grants for direct instruction would be a more prudent and timely use of this funding.

I am deleting Provision 47 to conform to this action.

I am reducing this item by \$500,000 for an evaluation of the English Learner Best Practices Pilot Program (Pilot) pursuant to the requirements of Chapter 561, Statutes of 2006 (AB 2117). During last year's development of Assembly Bill 2117, which established the Pilot, the understanding was that the evaluation would be funded by a not-for-profit organization. However, this funding has not materialized. The legislative augmentation of \$1,000,000 for the evaluation appears to be excessive. Instead, I am sustaining \$500,000 of the augmentation which would be consistent with similar evaluations done in the recent past. I believe the evaluation is an important component of ensuring that the \$20 million Proposition 98 General Fund provided in the Budget Act of 2006 for the Pilot would produce conclusions that could lead to improvements in English learner academic performance.

I am revising Provision 48 to conform to this action.

“48. Of the funds appropriated in this item, ~~\$1,000,000~~ \$500,000 of one-time federal Title III funds is available on a one-time basis for five years for an independent evaluation administered by the State Department of Education pursuant to the requirements of Chapter 561 of the Statutes of 2006.”

I am reducing this item by \$50,000 for an evaluation to ensure that local educational agencies (LEAs) are employing methods to ensure effective and timely oral communication with non-English-speaking parents. To the extent that this is a problem for LEAs, they already receive federal funds that can be used for these purposes. Specifically, the Budget includes over \$165 million in federal Title III funds that can be used for parent outreach activities such as interpreter services. With this veto, these funds will be available to be distributed to LEAs for direct classroom instruction of English learner students.

I am deleting Provision 49 to conform to this action.

Item 6110-123-0001—For local assistance, Department of Education. I revise Provision 1 of this item.

I am deleting provisional language added by the Legislature that allocates funds to Intervention Underperforming Schools Program (II/USP) schools that are still subject to state sanctions and are working with school assistance and intervention teams (SAITs). The last cohort of II/USP schools qualified for funding in 2002–03 and since that time, some schools, even with the assistance of SAITs, still have not met bare minimum academic benchmarks to improve student achievement and to exit the program. Consequently, I do not believe that the state should continue to fund these activities given the efforts to consolidate state and federal accountability programs. In addition, I am concerned that the Legislature's shift of these II/USP costs from another Budget item to this item may create cost pressures within the II/USP successor

program, the High Priority Schools Grant Program. I continue to support focusing efforts on improving low-performing schools and request that the State Board of Education assign the full spectrum of more effective sanction strategies available under current law to these schools to help them improve student achievement.

I am revising Provision 1 as follows to conform to this action.

“1. Funds appropriated in Schedule (1) are provided solely for the purpose of implementing the High Priority Schools Grant Program pursuant to Article 3.5 (commencing with Section 52055.600) of Chapter 6.1 of Part 28 of the Education Code. Of these funds, \$10,000,000 or whatever greater or lesser amount is necessary, shall be available to support schools working with school assistance and intervention teams or schools subject to state sanctions by the Superintendent of Public Instruction as part of the High Priority Schools Grant Program ~~or the Immediate Intervention/Underperforming Schools Program .”~~

Item 6110-134-0890—For local assistance, Department of Education. I reduce this item from \$77,900,000 to \$70,800,000 by deleting:

(7) 10.30.013-District Assistance and Intervention Teams (\$7,100,000), and by deleting Provision 9.

I am deleting \$7,100,000 and setting these funds aside for appropriation in subsequent legislation. This Legislative augmentation provided funding for District Assistance and Intervention Teams (DAITs) to work with local educational agencies (LEAs) facing sanctions under the federal accountability system. The augmentation is premature because a privately funded pilot project and evaluation of the effectiveness of DAITs is underway. Until the evaluation is completed, or an interim report shows that DAITs are effective, I cannot support funding for these new activities. I recognize the problem of a growing number of LEAs and schools entering federal No Child Left Behind sanctions and note that funding is set aside in this item, pursuant to subsequent legislation, for implementation of an effective plan that supports LEAs and schools and their attempts to improve the academic performance of their students.

Item 6110-196-0001—For local assistance, Department of Education (Proposition 98).

I reduce this item from \$1,761,366,000 to \$1,756,366,000 by reducing:

(1) 30.10.010-Special Programs, Child Development, Preschool Education from \$418,644,000 to \$413,644,000,

and by revising Provision 3 to conform.

I am reducing \$5,000,000 from preschool programs and revising Provision 3 by eliminating language that would expand the authorized use of these funds to include wrap-around child care for children participating in any state preschool program. These funds were provided to continue support of the Pre-Kindergarten Family Literacy program (PKFL) that was authorized by Chapter 211, Statutes of 2006 (AB 172) by providing ongoing funding for full-day child care for children participating in the PKFL program (AB 172 utilized one-time funding to provide this service in 2006–07). I believe that making these funds available to all preschool programs would undermine the PKFL program and negatively impact the ability of families to participate in the program. I am therefore setting these funds aside for legislation that would restore the priority for these funds to the PKFL programs.

I am revising Provision 3 to conform to this action as follows:

“3. Of the amount appropriated in Schedule (1), \$50,000,000 is available for pre-Kindergarten and Family Literacy Preschool programs pursuant to Chapter 211 of the Statutes of 2006. ~~Of the amount appropriated in Schedule (1); \$5,000,000 is available for wraparound care in order to provide direct child care for children in the state preschool program for the portion of the day that is not otherwise covered by services provided as part of the state preschool program .”~~

Item 6120-211-0001—For local assistance, California State Library. I reduce this item from \$21,342,000 to \$14,342,000 by reducing:

(1) 20.30-Direct Loan and Interlibrary Loan Programs from \$18,616,000 to \$11,616,000.

I am deleting \$7,000,000 for Direct Loan and Interlibrary Loan services. This reduction is necessary in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

Item 6120-221-0001—For local assistance, California State Library, Public Library Foundation Program. I reduce this item from \$22,360,000 to \$14,360,000.

I am deleting the discretionary \$1,000,000 legislative augmentation to the Public Library Foundation. This reduction is necessary to limit program expansions and help bring ongoing General Fund expenditures in line with existing resources. In addition, I am deleting \$7,000,000 in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

Item 6440-001-0001—For support of University of California. I reduce this item from \$3,019,559,000 to \$3,016,059,000 by reducing:

(1) Support from \$2,936,063,000 to \$2,932,563,000,

and by revising Provisions 11,13, and 24 and deleting Provisions 26 and 27.

I am deleting the legislative augmentations for agricultural research (\$1,500,000) and for oceanographic research at the Scripps Institute of Oceanography (\$1,500,000) to limit program expansions and to help bring ongoing expenditures in line with existing resources. With these reductions, over \$77,000,000 of state and university funds remains to support agricultural research and over \$9,700,000 of state and university funds remains to support research at the Scripps Institute of Oceanography.

I am deleting provisions 26 and 27 to conform to these actions.

I am deleting \$500,000 for UC-Mexico research, which represents the amount of funding for the financing of a facility located in Mexico, in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. The University of California should use other sources for this purpose at its discretion.

I am revising Provision 11 to conform as follows:

~~“11. Notwithstanding Section 3.00, for the term of the financing, the University of California may use funds appropriated in Schedule (1) for debt service and costs associated with the purchase, renovation, and financing of a facility for the UC-Mexico research and academic programs in Mexico City. The amount to be financed shall not exceed \$7,000,000. The university shall report to the Legislature by March 15, 2008, on the (a) amount of funds spent to support the UC-Mexico facility, including the specific use of these funds; (b) amount of funds spent to support UC-Mexico research and academic programs, and (c) different types of research conducted and programs operated at the UC-Mexico facility.”~~

I am sustaining the legislative augmentation of \$19,300,000 for student academic preparation and education programs. However, the reporting requirement would result in an expenditure increase without regard to the availability of revenues. Consequently, I am vetoing this language. Nevertheless, in recognition of the Legislature’s desire to obtain this information, it will be addressed as though the request had been included in Supplemental Report language. Therefore, I am instructing the President of the University of California to comply with this legislative request for this report to the extent compliance can be achieved using existing resources and without impairing the University’s ability to perform its essential functions.

I am revising Provision 24 to conform as follows:

~~“24. Of the funds appropriated in Schedule (1), \$19,300,000 is for student academic preparation and education programs (SAPEP) and is to be matched with \$12,000,000 from existing university resources, for a total of \$31,300,000 for these programs. The~~

University of California shall provide a plan to the Department of Finance and the fiscal committees of each house of the Legislature for expenditure of both state and university funds for SAPEP by September 1, 2007. It is the intent of the Legislature that the university report on the use of state and university funds provided for these programs, including detailed information on the outcomes and effectiveness of academic preparation programs consistent with the accountability framework developed by the university in April 2005. The report shall be submitted to the fiscal committees of each house of the Legislature not later than April 1, 2008.”

Finally, I am revising Provision 13 to delete language that describes a new methodology for determining the marginal cost of each additional state-supported student in the future. The new formula is not transparent, is too difficult to either replicate or verify allowing for potential manipulation in future years, and does not properly reflect the full mix of new faculty associated with the system-wide growth in students.

I am revising Provision 13 to conform as follows:

“13. Of the funds appropriated in Schedule (1), \$52,930,000 is to fund 5,000 additional state-supported full-time equivalent students (FTES) at the University of California, based on a marginal General Fund cost of \$10,586 per additional student. This funding rate is based on a methodology for determining the marginal cost of each additional state-supported student, as adopted by the Legislature for the 2006–07 fiscal year. This methodology calculates a total marginal cost (including operation and maintenance costs and faculty costs based on the salaries of recently hired professors) and then subtracts from this cost the fee revenue the university anticipates from each additional student (after adjusting for financial aid); in order to determine the amount of General Fund support needed from the state. It is the intent of the Legislature that enrollment growth funding provided to the university in subsequent fiscal years be based on this specific methodology. The Legislature expects the University of California to enroll a total of 198,455 state-supported FTES during the 2007–08 academic year. This enrollment target does not include nonresident students and students enrolled in non-state-supported summer programs. The University of California shall report to the Legislature by March 15, 2008, on whether it has met the 2007–08 enrollment goal. For purposes of this provision, enrollment totals shall only include state-supported students. If the University of California does not meet its total state-supported enrollment goal by at least 250 FTES, the Director of Finance shall revert to the General Fund by April 1, 2008, the total amount of enrollment funding associated with the total share of the enrollment goal that was not met.”

Item 6440-305-6048—For capital outlay, University of California.

I am sustaining the \$10,000,000 provided for the Life Sciences Research and Nursing Education Building in this item.

In my efforts to continue to support programs and projects that will alleviate the nursing shortage California is suffering, I am sustaining this legislative augmentation for the Charles R. Drew University of Medicine and Science to build a Life Sciences Research and Nursing Education Building. However, I note that a number of issues both legal and programmatically need to be resolved before funds may be expended. Specifically, there are legal concerns regarding the use of general obligation bonds for this project and may require the state to acquire and maintain ownership of the facility being built. Additionally, the nursing program that will utilize this facility needs to be fully developed before the scope of this new facility can be generated. Until these concerns are resolved, no funds for this project may be expended.

Item 6610-001-0001—For support of California State University. I revise this item by revising Provision 7.

I am revising Provision 7 to delete language that describes a new methodology for determining the marginal cost of each additional state-supported student in the future. The new formula is not transparent, is too difficult to either replicate or verify allowing

for potential manipulation in future years, and does not properly reflect the full mix of new faculty associated with the system-wide growth in students.

I am revising Provision 7 to conform as follows:

“7. Of the amount appropriated in Schedule (1), \$64,417,000 is to fund 8,355 additional state-supported full-time equivalent students (FTES) at the California State University (CSU), based on a marginal General Fund cost of \$7,710 per additional student. This funding rate is based on a methodology for determining the marginal cost of each additional state-supported student, as adopted by the Legislature for the 2006–07 fiscal year. This methodology calculates a total marginal cost (including operation and maintenance costs and faculty costs based on the salaries of recently hired professors) and then subtracts from this cost the fee revenue the university anticipates from each additional student (after adjusting for financial aid); in order to determine the amount of General Fund support needed from the state. It is the intent of the Legislature that enrollment growth funding provided to the university in subsequent fiscal years be based on this specific methodology. The Legislature expects CSU to enroll a total of 342,553 state-supported FTES during the 2007–08 academic year. This enrollment target does not include nonresident students and students enrolled in non-state-supported summer programs. The CSU shall provide a preliminary report to the Legislature by March 15, 2008, and a final report by May 1, 2008, on whether it has met the 2007–08 enrollment goal. For purposes of this provision, enrollment totals shall only include state-supported students. If CSU does not meet its total state-supported enrollment goal by at least 418 FTES, the Director of Finance shall revert to the General Fund by May 15, 2008, the total amount of enrollment funding associated with the total share of the enrollment goal that was not met.”

Item 6870-101-0001—For local assistance, Board of Governors of the California Community Colleges, Proposition 98. I reduce this item from \$3,906,649,000 to \$3,859,753,000 by reducing:

- (1) 10.10.010-Apportionsments from \$3,093,135,000 to \$3,079,349,000;
- (2) 10.10.020-Basic Skills and Apprenticeship from \$48,339,000 to \$15,229,000; and by deleting subdivision (c) of Provision 7.

I am reducing Schedule (1) by \$13,786,000 and Schedule (2) by \$33,110,000 to delete the legislative augmentations for a noncredit course rate increase and a basic skills student funding increase, respectively. However, I am setting these funds aside for legislation that appropriates these funds for improving outcomes for at-risk students in a manner more consistent with the priorities of my proposed Student Success Initiative (\$33,110,000) and the remainder for other more compelling Proposition 98 funding needs.

The Legislature’s proposed \$13,786,000 augmentation to support a second consecutive noncredit rate increase is premature and inconsistent with the agreement reached in last year’s compromise on Chapter 631, Statutes of 2006 (SB 361). As part of that agreement, my Administration indicated that any future noncredit rate increase would be subject to improved student outcomes from last year’s initial investment of \$30,000,000. To date, no accountability measures have been developed to evaluate this investment, nor has my Administration received a comprehensive list of courses and programs that have been approved by the Chancellor’s Office for funding from the 2006–07 increase. While I cannot sustain this augmentation, the budget does provide a 4.53-percent COLA, which, when combined with the ongoing \$30,000,000 increase from 2006–07, provides for a 23-percent increase in per student funding for selected noncredit courses since the 2005–06 fiscal year.

I am deleting Provision 4.6 to conform to this action.

I cannot support the Legislature’s \$33,110,000 redirection of funds proposed for my May Revision’s Student Success Initiative because the accompanying control provisions do not contain the appropriate accountability and distribution mechanisms neces-

sary to ensure this investment improves student outcomes, particularly for at-risk students transitioning from high schools. With this reduction, the community colleges still retain \$33,110,000 in unspent current year funds that carryover for expenditure in the budget year to address strategies for improving basic skills instruction. My Administration is prepared to work with the Chancellor's Office to reinstate the ongoing funding pending agreement on revised accountability and distribution provisions that address my priority for improving meaningful outcomes for students transitioning from high school.

I am deleting subdivision (c) of provision 7 to conform to this action.

Item 6870-486—Reappropriation, Proposition 98, Board of Governors of the California Community Colleges. I reduce this item from \$26,668,000 to \$21,168,000 by deleting legislative augmentations for the Part-time Faculty Health Insurance Program in Schedule (4) and the proposed Construction College Pilot Program in Schedule (6).

I am deleting the one-time augmentation of \$4,000,000 from the Proposition 98 Reversion Account for the Part-time Faculty Health Insurance Program because this program was established as an incentive grant program to encourage additional district investments in benefits for part-time faculty. However, these programs were not intended to require additional one-time or ongoing contributions from the state. Given the significant general purpose increases provided in this Budget for community colleges, I believe that districts have sufficient resources to provide additional benefits to part-time faculty at their discretion.

I am also deleting the one-time augmentation of \$1,500,000 for a Construction College pilot program at San Jose City College and another, unspecified site. While this program may have merit from a local perspective, significant investments are already proposed for apprenticeship and pre-apprenticeship programs, as well as traditional K–12 career path programs including construction technology, within my anticipated 2007–08 Career Technical Education Initiative expenditure plan. Additional funding for a construction-specific program would establish an undesirable precedent for singling out a local project for funding without competing for limited resources with other meritorious local projects. It is also premature to fund this program until other construction and related program grants can be evaluated.

Item 7980-001-0001—For support of Student Aid Commission. I reduce this item from \$15,449,000 to \$15,349,000 by reducing:

- (1) 15-Financial Aid Grants Program from \$13,886,000 to \$13,786,000, and by deleting Provision 5.

I am deleting the \$100,000 legislative augmentation for one position for purposes of administering the Public Interest Attorney Loan Repayment Program to conform to my action on Item 7980-101-0001.

I am deleting Provision 5 to conform to this action.

Item 7980-101-0001—For local assistance, Student Aid Commission. I reduce this item from \$859,814,000 to \$857,614,000 by reducing:

- (1) 15-Financial Aid Grants Program from \$889,950,000 to \$887,750,000, and by revising Provision 5 and deleting Provision 9.

I am reducing the legislative augmentation for the California Student Opportunity and Access Program (CalSOAP) by \$2,200,000. This program provides financial aid awareness as well as student academic preparation and education services to public school students. This reduction is necessary in order to build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. Additionally, I am concerned that this program's various student academic support and preparation activities have not been subjected to a cost-effectiveness analysis in many years. With this reduction, \$6,367,000 still remains for CalSOAP to support financial aid awareness activities. Further, it is my understanding that the California Student Aid Commission recently approved \$2,200,000 from the Student Loan Operating Fund for

similar financial aid outreach purposes. Therefore, this augmentation is largely redundant with planned expenditures.

I am revising Provision 5 to conform to this action:

“5. Of the funds appropriated in Schedule (1), ~~\$8,567,000~~ \$6,367,000 is for the California Student Opportunity and Access Program established pursuant to Article 4 (commencing with Section 69560) of Chapter 2 of Part 42 of the Education Code and shall be available to provide financial aid awareness and outreach to students who are preparing to enter, or are currently enrolled in, college.”

Additionally, I am deleting the legislative language augmentation included in Provision 9 that authorizes 100 new warrants for the Public Interest Attorney Loan Repayment Program. The authorization of 100 loan assumption warrants would commit the state to out-year costs in excess of \$1,000,000. Furthermore, this program authorizes warrants for attorneys employed by local government. Thus, in effect, this augmentation would serve to subsidize local government employee recruitment and retention with state funds. Therefore, this action is necessary to limit program expansions.

Item 7100-001-0185—For support of Employment Development Department. I reduce this item from \$79,495,000 to \$67,435,000.

I am reducing the \$27,060,000 legislative augmentation for the Job Services Program by \$12,060,000. This program provides employment services in the One-Stop Career Centers, facilitating a match between employers' needs and job seekers' skills, and while I agree with the Legislature that some additional resources would benefit job seekers, I am confident that the \$168,000,000 available will be sufficient in meeting the employment demands of California communities. Finally, I am directing the Employment Development Department to minimize the number of positions to be reduced in job services locations by making reductions in Administration and facility operations.

I am deleting Provision 4 to conform to this action.

Item 7350-001-0001—For support of Department of Industrial Relations. I reduce this item from \$67,768,000 to \$67,383,000 by reducing:

(6) 50-Division of Labor Standards Enforcement from \$49,933,000 to \$49,548,000.

I am deleting \$385,000 and 5.0 positions for the Licensing and Registration Unit provided for recently enacted legislation including the registration of employers in the car washing and polishing industry. This reduction is necessary to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

Item 7350-011-0223—For support of Department of Industrial Relations. I revise this item by deleting Provision 1.

I delete Provision 1, which would require the Department of Industrial Relations to provide a long-term plan and a detailed repayment schedule by January 10, 2008, for the California Occupational Safety and Health Administration, Targeted Inspection and Consultation Fund loan.

This reporting requirement would result in an expenditure increase without regard to the availability of revenues. Consequently, I am vetoing this language. Nevertheless, in recognition of the Legislature's desire to obtain this information, it will be addressed as though the request had been included in Supplemental Report language. Therefore, I am instructing the Director of the Department of Industrial Relations to comply with this legislative request for this report to the extent compliance can be achieved using existing resources and without impairing the Department of Industrial Relations' ability to perform its essential functions.

Item 8120-011-0268—For support of Commission on Peace Officer Standards and Training. I revise this item by deleting Provision 3.

I am deleting Provision 3, which would require the Commission on Peace Officer Standards and Training to report to the Legislature on the findings of the local law enforcement agency audits conducted by the Controller on behalf of the commission.

This reporting requirement would result in an expenditure increase without regard to the availability of revenues. Consequently, I am vetoing this language. Nevertheless, in recognition of the Legislature's desire to obtain this information, it will be addressed as though the request had been included in Supplemental Report language. Therefore, I am instructing the Executive Director of the Commission on Peace Officer Standards and Training to comply with this legislative request for this report to the extent compliance can be achieved using existing resources and without impairing the Commission on Peace Officer Standards and Training's ability to perform its essential functions.

Item 8660-001-0042—For support of Public Utilities Commission. I reduce this item from \$3,526,000 to \$3,354,000.

I am deleting a legislative augmentation of \$172,000 and 2.0 positions for Public Utilities Commission's (PUC) rail crossing safety staff. In the 2006 Budget Act, I included three positions for the rail safety crossing program, giving the PUC 20.0 base positions for rail crossing safety. To date, all those positions are not filled. It would be premature to authorize additional positions until the positions at the PUC are filled and the impact on workload can be determined. With these reductions, \$3,354,000 still remains to support the rail crossing safety staff.

Item 8660-001-0462—For support of Public Utilities Commission. I revise this item by reducing:

- (1) 10-Regulation of Utilities from \$120,157,000 to \$119,857,000;
- (3) 20-Regulation of Transportation from \$19,911,000 to \$19,739,000;
- (7) Amount payable from the State Highway Account, State Transportation Fund (Item 8660-001-0042) from -\$3,526,000 to -\$3,354,000; and
- (18) Amount payable from the Public Utilities Commission Ratepayer Advocate Account (Item 8660-001-3089) from -\$21,632,000 to -\$21,332,000.

I am revising this item to conform to the actions I have taken in Item 8660-001-3089 and Item 8660-001-0042.

Item 8660-001-3089—For support of Public Utilities Commission. I reduce this item from \$21,632,000 to \$21,332,000.

I am deleting a legislative augmentation of \$300,000 and 3 positions for the Division of Ratepayer Advocates' (DRA) water audits division. The Budget Act of 2006 provided additional auditors to the Public Utilities Commission (Commission) that were intended to meet the needs of the DRA as well as the balance of the Commission. With these reductions, \$2,200,000 and 22.0 positions still remain to support the Division of Ratepayer Advocates water auditing staff.

Item 8770-001-0462—For Support of the Electricity Oversight Board. I reduce this item from \$3,579,000 to \$2,684,000 by reducing:

- (1) 30-Administration from \$4,128,000 to \$3,096,000, and
- (2) Amount payable from the Energy Resources Programs Account (Item 8770-001-0465) from -\$549,000 to -\$412,000.

I am reducing Schedule (1) to reflect my expectation that by April 1, 2008, the Electricity Oversight Board (EOB) will have transferred its remaining duties to the Public Utilities Commission. The EOB was established in 1996 as part of the state's attempt to restructure the electricity industry, and was given the responsibility for overseeing the California Independent System Operator, a non-profit entity that operates most of California's electric transmission grid. Since that time, changes in state and federal law have eliminated the need for the EOB; the duties it performs are now also performed either by the California Independent System Operator or the California Public Utilities Commission. When I first took office, the California Performance Review determined that the EOB should be eliminated, with its remaining functions transferred to other entities. It is time to implement this recommendation. With this reduction, sufficient funding will remain in the EOB budget to allow for an orderly staffing reduction plan so staff will have every opportunity to transfer to new duties within California state

government. I am requesting the Department of Personnel Administration to fully assist the EOB in this effort.

Item 8770-001-0465—For support of the Electricity Oversight Board. I reduce this item from \$549,000 to \$412,000.

I am revising this item to conform to actions I have taken in Item 8770-001-0462.

Item 8910-001-0001—For support of Office of Administrative Law. I revise this item by deleting Provision 1.

I am deleting Provision 1, which would require the Office of Administrative Law to report to the Legislature on the use of positions assigned to underground regulation review. This reporting requirement would result in an expenditure increase without regard to the availability of revenues. Consequently, I am vetoing this language. Nevertheless, in recognition of the Legislature's desire to obtain this information, it will be addressed as though the request had been included in Supplemental Report language. Therefore, I am instructing the director of the Office of Administrative Law to comply with this legislative request for this report to the extent compliance can be achieved using existing resources and without impairing the Office of Administrative Law's ability to perform its essential functions.

Item 8955-001-0001—For support of California Department of Veterans Affairs. I revise this item by deleting Provision 5.

I delete Provision 5, which would require the California Department of Veterans Affairs (CDVA) to report on the Department's progress in providing a "restraint-free" environment for residents at the Veterans Homes. This reporting requirement would result in an expenditure increase without regard to the availability of revenues. Consequently, I am vetoing this language. Nevertheless, in recognition of the Legislature's desire to obtain this information, it will be addressed as though the request had been included in Supplemental Report language. Therefore, I am instructing the Secretary of the CDVA to comply with this legislative request for this report to the extent compliance can be achieved using existing resources and without impairing the CDVA's ability to perform its essential functions.

Item 9210-107-0001—For local assistance, Local Government Financing. I delete this item.

I am deleting the \$3,500,000 legislative augmentation for grants to county assessors, which would be made in proportion to the amount of property tax received by their K-14 schools. This reduction is necessary to limit program expansions and provide for a prudent General Fund reserve in light of the various uncertainties in revenues and spending that we face this year.

Local government is anticipated to receive \$28,000,000 in property tax revenue in 2007-08 pursuant to a new method of collecting fractionally owned aircraft property taxes, facilitated by budget trailer bill legislation. As a result, this \$3,500,000 augmentation is unnecessary.

Item 9800-001-0001—For Augmentation for Employee Compensation. I reduce this item from \$525,262,000 to \$453,262,000.

I am reducing funding by \$72,000,000 for employee compensation and instructing my administration to absorb this reduction in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. To effect this reduction, I am directing the Director of Finance to reduce the amount that would have been allocated to each department from Item 9800-001-0001 by an amount equal to 8.576 percent of that department's General Fund expenditures for personal services in April of 2007. With this reduction, \$453,262,000 still remains to be allocated by the Department of Finance for increases in employee compensation that the Department of Personnel Administration has already agreed to pay. This reduced amount available for allocation to departments will not affect pay or benefits for

employees in any way. Employees will receive full pay, and the funding for pay increases not available from Item 9800 will be funded by a redirection within existing resources by individual departments. So, all previously negotiated employee compensation increases, and all employee compensation increases for medical, mental, and dental health positions arising from the Coleman and Plata court cases will be unaffected by my action to reduce this appropriation.

Item SEC 24.55—California Research and Education Network. I delete this control section.

I am deleting Control Section 24.55 because this language is unnecessary and could increase administrative costs at the expense of either direct network services or potentially higher fees. Chapter 552, Statutes of 2006, already provides appropriate oversight for K–12. Similarly, annual program review through the budget process, the governance structure of the higher education segments, and the current business practices of establishing interagency agreements and essentially using cost-based accounting for each educational segment already provide appropriate accountability for higher education.

With the above deletions, revisions, and reductions, I hereby approve Senate Bill 77.

ARNOLD SCHWARZENEGGER, Governor

- 2 [Ch. 172] I object to the following appropriations contained in Senate Bill 78.

Item 1760-001-0666—For support of Department of General Services. I revise this item by deleting Provision 10.

I delete Provision 10, which would require the Department of General Services to provide an implementation progress report on the Fleet Asset Management System.

This reporting requirement would result in an expenditure increase without regard to the availability of revenues. Consequently, I am vetoing this language. Nevertheless, in recognition of the Legislature's desire to obtain this information, it will be addressed as though the request had been included in Supplemental Report language. Therefore, I am instructing that the Director of the Department of General Services comply with this legislative request for this report to the extent compliance can be achieved using existing resources and without impairing the Department of General Services' ability to perform its essential functions.

Item 2660-001-0042—For support of Department of Transportation.

I am sustaining the Legislature's augmentation for capital outlay support. In the May Revision, reflecting the large increase of work to be done to implement Proposition 1B as well as Caltrans' work funded from other sources, I proposed additional funding necessary to use contractual services for engineering, design, environmental studies, and other work needed to ready projects for construction. This was proposed in lieu of expanding state staff in order to speed up delivery of Proposition 1B projects.

The augmentation was based on 90 percent state staff and 10 percent contract staff. Because it will take a year or more to hire and train state staff, I am very concerned that this action will delay projects by a year or more and end up costing more than using contractual services because of salary costs incurred while training new state hires and the impact of inflation on construction costs while projects are delayed. Moreover, because the funding from Proposition 1B is one-time and will be exhausted over the next five years, the hiring of new permanent state staff could lead to the need for future layoffs. An appropriate balance between state staff and contract staff will enable the state to improve its highways, roads, bridges, and railroad crossings immediately. Therefore, I am directing the Director of the Department of Transportation to take all steps necessary to deliver these projects as quickly as possible, including an increased use of contractual services within the funding level the Legislature has provided.

Item 3790-001-0001—For support of Department of Parks and Recreation. I reduce this item from \$145,359,000 to \$130,359,000 by reducing:

(1) For support of the Department of Parks and Recreation from 383,495,000 to \$368,495,000.

I am vetoing \$15,000,000 General Fund on a one-time basis for maintenance at state parks. The Department of Parks and Recreation's existing maintenance budget is approximately \$67,000,000, and a one-time augmentation of \$90,000,000 was provided in 2006–07 to address deferred maintenance needs. Furthermore, Proposition 84 provides \$400,000,000 for the development and rehabilitation of state parks, including deferred maintenance. For these reasons, and in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year, I believe a one-time reduction can be made without a significant impact on the department's ability to perform its essential functions in 2007–08.

Item 3900-001-0044—For support of State Air Resources Board. I reduce this item from \$94,533,000 to \$93,875,000 by reducing:

(1) 15-Mobile Source from \$696,312,000 to \$675,188,000;

(2) 25-Stationary Source from \$53,845,000 to \$53,345,000;

(7) Amount payable from the Air Pollution Control Fund (Item 3900-001-0115) from –\$174,541,000 to –\$154,541,000;

and by deleting:

(9.5) Amount payable from the Energy Resources Programs Account (Item 3900-001-0465) (–\$966,000).

I am reducing Schedule 1 to eliminate the legislative augmentation of \$658,000 and 6.7 positions for additional diesel enforcement efforts. In the past three budgets, I have included additional staff for diesel enforcement every year. In 2005–06, I added 15.3 positions, in 2006–07, I added 5.8 positions, and in the 2007–08 Governor's Budget, I included 6.7 more positions. The Legislature concurred in all of these augmentations, but added 6.7 additional positions this year for reasons which have not been explained. While I recognize that diesel enforcement is important, these augmentations are all funded by the Motor Vehicle Account, which is facing significant fiscal pressures for other high-priority expenditures. In light of this, and the lack of workload justification for the 6.7 position legislative augmentation, it is necessary to make this reduction in order to preserve Motor Vehicle Account funds for other critical needs.

I am also revising this item to conform to the actions I have taken in Items 3900-001-0115 and 3900-001-0465.

Item 3900-001-0115—For support of State Air Resources Board. I reduce this item from \$174,541,000 to \$154,541,000.

I am deleting the \$20,000,000 legislative augmentation for construction equipment grants that would be funded by increasing vehicle-related fees charged to the citizens of California. This proposal would carve out one industry, construction, for a state subsidy to comply with proposed air quality regulatory requirements. This focus on a single industry is inconsistent with the Air Board's overall approach to regulating air quality.

I am sustaining the \$1,000,000 fund shift from General Fund to the Air Pollution Control Fund (APCF) for legal defense costs associated with Chapter 200, Statutes of 2002 and associated provisional language. I note, however, that the resources expected to be available in the APCF are quite limited. Consequently, should the legal defense costs exceed the \$1,000,000 provided in this item, the Air Board will likely request General Fund deficiency funding rather than additional resources from the APCF.

Item 3940-001-0001—For support of State Water Resources Control Board. I reduce this item from \$39,344,000 to \$39,102,000 by reducing:

(1) 10-Water Quality from \$463,986,400 to \$459,499,400, and

(5) Reimbursements from $-\$14,244,000$ to $-\$9,999,000$.

I am eliminating a legislative augmentation of $\$242,000$ and 2.0 positions to accelerate the development of Total Maximum Daily Load standards (TMDLs) in the North Coast Regional Water Board. I support the expeditious implementation of TMDLs throughout the state. However, I believe this can be accomplished within existing resources. In addition, this reduction is necessary in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year. With this reduction, $\$1,100,000$ still remains to support the development of North Coast Regional Water Board TMDLs.

I am also eliminating a legislative augmentation of $\$4,245,000$ in reimbursement authority for water basin planning. My budget proposed funding water basin planning from Chapter 9 of Proposition 84. The Legislature shifted this funding to reimbursements, to be provided by the Department of Water Resources from funds made available by Chapter 4 of Proposition 84. However, notwithstanding the merits of this program, it is not appropriately funded from Chapter 4 of Proposition 84, which requires the funding to be used for statewide, rather than basin-specific, water planning activities. With this reduction, $\$6,600,000$ still remains to support water basin planning.

Item 4280-101-0001—For local assistance of the Managed Risk Medical Insurance Board. I reduce this item from $\$373,832,000$ to $\$372,429,000$ by reducing:

- (2) 40-Healthy Families Program from $\$1,032,841,000$ to $\$1,028,942,000$, and
- (3) Amount payable from the Federal Trust Fund (Item 4280-101-0890) from $-\$732,337,000$ to $-\$729,841,000$.

I am deleting $\$3,899,000$ ($\$1,403,000$ General Fund and $\$2,496,000$ Federal Trust Fund) to conform to the action I have taken in Item 4280-001-0001, related to the delayed implementation of SB 437 (Chapter 328, Statutes of 2006).

Item 5180-101-0001—For local assistance, Department of Social Services. I reduce this item from $\$2,210,356,000$ to $\$2,207,412,000$ by reducing:

- (2) 16.65-Other Assistance Payments from $\$1,324,322,000$ to $\$1,321,378,000$.

I am reducing by $\$2,944,000$ the augmentation I included in the May Revision to fund local food banks and Foodlink to provide relief to Californians from the effects of last winter's severe weather conditions. This reduction in funding is possible due to a decrease in the number of disaster victims being served and a reduced timeframe that these victims will require services. This action will in no way affect the services being provided to victims of the freeze disaster.

Item 5180-141-0001—For local assistance, Department of Social Services. I reduce this item from $\$437,764,000$ to $\$432,941,000$ by reducing:

- (1) 16.75-County Administration and Automation Projects from $\$1,085,916,000$ to $\$1,073,349,000$;
- (2) Reimbursements from $-\$57,871,000$ to $-\$54,951,000$; and
- (3) Amount payable from the Federal Trust Fund (Item 5180-141-0890) from $-\$590,281,000$ to $-\$585,457,000$.

I am deleting the legislative augmentation of $\$12,567,000$ ($\$4,823,000$ General Fund, $\$2,920,000$ Reimbursements, and $\$4,824,000$ Federal Trust Fund) for workstation replacement and help desk support of the Statewide Automated Welfare System, including the CalWORKs Information Network. Although I understand that workstations need to be replaced on a regular basis, this reduction is needed to build a prudent reserve. In addition, I believe this cost may be paid from funds provided for general county administration.

I am also reducing $\$2,130,000$ in Item 4260-101-0001 and $\$2,130,000$ in Item 4260-101-0890 to conform to this action.

Item 5180-141-0890—For local assistance, Department of Social Services. I reduce this item from \$590,281,000 to \$585,457,000 and delete Provision 2.

I am reducing this item to conform to the action I have taken in Item 5180-141-0001 related to workstation replacement and help desk support.

Item 5180-151-0001—For local assistance, Department of Social Services. I reduce this item from \$756,589,000 to \$739,528,000 by reducing:

(1) 25.30-Children and Adult Services and Licensing from \$2,077,314,000 to \$2,056,169,000;

(3) Reimbursements from $-\$115,875,000$ to $-\$115,707,000$; and

(6) Amount payable from the Federal Trust Fund (Item 5180-151-0890) from $-\$1,222,557,000$ to $-\$1,218,641,000$.

In order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year, I am deleting the legislative augmentation of \$12,000,000 General Fund for the Adult Protective Services program. This veto maintains funding for the program at the level proposed in the May Revision.

I am deleting the legislative augmentation of \$5,135,000 (\$2,467,000 General Fund, \$168,000 Reimbursements, and \$2,500,000 Federal Trust Fund) for workstation replacement of the Child Welfare Services/Case Management System. Although I understand that workstations need to be replaced on a regular basis, this reduction is needed to build a prudent reserve. I am reducing Item 0530-001-9732 by \$5,135,000 to conform to this action.

I am reducing this item by \$4,010,000 (\$2,594,000 General Fund and \$1,416,000 Federal Trust Fund) on a one-time basis. This funding would have provided resources to counties for sibling searches in the Adoptions Program and to help prevent foster youth identity theft, pursuant to legislation enacted in the 2006–07 fiscal year. I am suspending implementation of these programs by one year to further build a prudent reserve and I am directing the Department of Social Services to notify counties that these activities should be suspended during this fiscal year.

Item 5225-101-0001—For local assistance, California Department of Corrections and Rehabilitation. I reduce this item from \$336,791,000 to \$321,891,000 by deleting:

(8) 60.01-County Juvenile Justice Planning Grants (\$4,900,000);

(9) 60.02-County Juvenile Justice Competitive Grants (\$10,000,000);
and Provision 10.

I am deleting the \$4,900,000 legislative augmentation, which was intended to provide one-time grants to all counties to plan for changes in state law governing county custody and rehabilitative services for youthful offenders whose offenses are not listed in Welfare and Institutions Code Section 707(b). I am also deleting the \$10,000,000 legislative augmentation, which was intended to provide one-time competitive grants to counties for additional planning and development efforts related to the juvenile offender population that will now be housed locally. These reductions are necessary in order to further build a prudent reserve in light of the various uncertainties in revenues and spending that we face this year.

I am deleting Provision 10 to conform to this action.

Item 7100-001-0870—For support of Employment Development Department. I revise this item by reducing:

(1) 10-Employment and Employment Related Services from \$180,125,000 to \$168,065,000, and

(10) Amount payable from the Employment Development Contingent Fund (Item 7100-001-0185) from $-\$79,495,000$ to $-\$67,435,000$.

I am revising this item to conform to the action I have taken in Item 7100-001-0185.

Item SEC. 29.50—2008–09 State Operations and Capital Outlay Budget Restrictions. I delete this Control Section.

This Control Section provides legislative intent language to assist me in preparing the 2008–09 Budget that I will propose. The intent language directs the Department of Finance not to include funding in the Budget for various issues that evidently are low priorities for the Legislature. While controlling expenditures is a worthy and laudable goal every year, I do not think it is appropriate to predetermine funding decisions now, and I will propose a Budget that reflects my spending priorities within available fiscal resources. I believe it is important that the full and deliberative process take place for each and every program.

California taxpayers expect that we all do our job completely each year, and I would miss an opportunity to continue discussions on these important issues with my legislative friends next year; therefore, I am deleting this control section.

With the above deletions, revisions, and reductions, I hereby approve Senate Bill 78.

ARNOLD SCHWARZENEGGER, Governor

3 [Ch. 173] To the Members of the California State Senate:

I am signing Senate Bill 79 with the following objections:

I am eliminating the two hundred million dollar (\$200,000,000) appropriation for transfer from the Transportation Debt Service Fund to the General Fund in paragraph (2) of subdivision (b) of Section 16965 of the Government Code as added by this bill in Section 1. The language making this appropriation is technically deficient and does not conform to what I believe was Legislative intent and may not achieve the intended fiscal result. I am setting aside these funds for appropriation in subsequent legislation to achieve the intended purpose of offsetting General Fund debt service costs for public transportation-related bonds.

I am eliminating the eighty-two million six hundred seventy-eight thousand dollar (\$82,678,000) appropriation for transfer from the Mass Transportation Fund to the General Fund in subdivision (b) of Section 7103 of the Revenue and Taxation Code as added by this bill in Section 5. The language making this appropriation is technically deficient and does not conform to what I believe was Legislative intent and may not achieve the intended fiscal result. I am setting aside these funds for appropriation in subsequent legislation to achieve the intended purpose of offsetting General Fund debt service costs for public transportation-related bonds.

I am also reducing the appropriation in paragraph (1) of subdivision (d) Section 99312 of the Public Utilities Code, as amended in Section 2 of this bill, from two hundred million dollars (\$200,000,000) to one hundred million dollars (\$100,000,000) and modifying the language in the paragraph accordingly as follows:

“SEC. 2. Section 99312 of the Public Utilities Code is amended to read:

99312. From the funds transferred to the account pursuant to Section 7102 of the Revenue and Taxation Code, the Legislature shall appropriate funds for the following purposes:

(a) To the department, 50 percent for purposes of Section 99315.

(b) To the Controller, 25 percent for allocation to transportation planning agencies, county transportation commissions, and the San Diego Metropolitan Transit Development Board pursuant to Section 99314.

(c) To the Controller, 25 percent for allocation to transportation agencies, county transportation commissions, and the San Diego Metropolitan Transit Development Board for purposes of Section 99313.

(d) For the 2007–08 fiscal year, notwithstanding any other provision of this section, or any other provision of law, the allocations made pursuant to this section shall be adjusted as follows:

(1) From the funds transferred to the account pursuant to paragraph (1) of subdivision (a) of Section 7102 of the Revenue and Taxation Code, ~~one hundred fifty million dollars (\$100,000,000)~~ (\$50,000,000) shall be allocated pursuant to subdivision (b); ~~one hundred fifty million dollars (\$100,000,000)~~ (\$50,000,000) shall be allocated pursuant to subdivision (c); and the remainder of revenue shall remain in the Public Transportation Account to fund other state public transportation priorities. The Controller shall make these allocations in four equal quarterly amounts of ~~twenty-five~~ twelve and one-half million dollars (\$25,000,000) (\$12,500,000), as achievable by the receipt of the specified revenue.

(2) The amount appropriated in Item 2640-101-0046 of the Budget Act of 2006 for state transit assistance pursuant to subdivision (b) and (c) was greater than the amount of revenues received to support state transit assistance pursuant to Section 7102 of the Revenue and Taxation Code. Therefore, notwithstanding any other provision of law, the amount that would have otherwise been available for appropriation to state transit assistance in the 2007–08 fiscal year pursuant to paragraphs (2) and (3) of subdivision (a) of Section 7102 of the Revenue and Taxation Code, shall be reduced by the excess amount that was appropriated to state transit assistance in the Budget Act of 2006, and that excess amount, as determined by the Department of Finance, shall instead remain in the Public Transportation Account to fund other state public transportation priorities. The Controller shall attempt to spread this adjustment equally over four quarterly payments, as achievable by revenue estimates.

(e) For the 2008–09 fiscal year and thereafter, notwithstanding any other provision of this section, or any other provision of law, from the funds transferred to the account pursuant to paragraph (1) of subdivision (a) of Section 7102 of the Revenue and Taxation Code, the Legislature shall appropriate funds for the following purposes:

- (1) To the department, 33.34 percent for purposes of Section 99315.
- (2) To the Controller, 33.33 percent for allocation to transportation planning agencies, county transportation commissions, and the San Diego Metropolitan Transit Development Board pursuant to Section 99314.
- (3) To the Controller, 33.33 percent for the allocation to transportation agencies, county transportation commissions, and the San Diego Metropolitan Transit Development Board for purposes of Section 99313.”

I am reducing this appropriation because the total of appropriations made in this account exceeds projected resources and would put the account into a deficit. The revenues funding this appropriation are from the spillover calculation, which has proven to be very unpredictable and volatile in the past. To protect the viability of the other appropriations from the account, in particular those for State Transportation Improvement Program projects, a prudent reserve is necessary. If sufficient revenues become available to provide this level of grants to local transit agencies, I would be willing to consider a supplemental appropriation later in the year. Another provision of this bill provides for substantial increase in these grants in 2008–09.

While I am sustaining the language regarding the out-year funding for the State Transit Assistance program, future year appropriations will be reviewed in light of future budget needs, and therefore may be subject to future redirection.

ARNOLD SCHWARZENEGGER, Governor

CROSS REFERENCE TABLES

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2007

2007-08 REGULAR SESSION

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15	484	216	382	356	493
18	485	220	591	358	448
28	486	221	671	361	105
34	516	222	128	367	132
57	673	223	359	369	160
61	103	227	383	373	670
62	224	233	592	381	265
63	310	234	586	382	596
67	259	236	593	383	494
70	367	241	594	384	255
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87	674	244	230	392	361
98	589	246	315	394	566
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104	104	258	735	404	495
105	590	262	679	417	266
106	378	263	490	421	746
110	707	265	50	422	597
112	258	269	262	428	527
118	750	282	360	430	682
119	487	288	491	432	53
123	260	289	582	434	496
126	379	292	492	443	9
136	311	294	680	446	549
139	158	297	225	452	316
140	29	298	565	462	497
151	84	299	130	463	387
156	368	300	4	468	389
159	722	304	18	469	133
162	369	305	219	470	106
176	488	310	263	472	267
177	525	315	264	473	54
181	49	321	384	475	390
187	380	323	131	478	232
188	229	328	385	485	233
191	257	329	386	490	213
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569	391	771	324	959	687
574	498	774	162	962	688
580	528	775	57	965	60
587	392	776	221	976	403
597	529	783	614	980	689
603	234	796	138	986	276
604	14	797	271	987	690
607	599	798	272	993	620
609	600	800	371	1008	326
610	601	801	273	1010	404
617	736	804	237	1013	456
622	269	805	139	1014	691
629	602	808	748	1019	165
632	683	809	684	1020	277
634	235	812	615	1023	143
641	603	821	570	1042	195
645	161	829	325	1047	144
646	604	833	616	1048	201
647	135	836	397	1053	692
649	605	839	194	1055	503
650	606	840	140	1056	372
662	531	854	163	1061	530
663	745	859	15	1063	504
668	607	861	141	1073	621
670	136	868	398	1078	622
673	393	886	399	1079	405
678	747	895	164	1080	278
679	394	897	238	1090	505
682	550	900	7	1092	406
685	56	903	400	1098	623
686	137	905	110	1103	533
687	608	908	16	1104	624
691	236	910	617	1108	672
695	609	913	58	1109	534
702	395	915	500	1123	625
711	107	917	501	1124	327
714	108	918	239	1126	113
715	499	920	401	1130	626
720	270	921	502	1139	407
738	551	924	111	1144	279
739	610	927	618	1153	166
740	370	929	274	1165	749
745	109	930	619	1168	627
752	544	932	737	1172	571
753	320	933	142	1174	20
754	321	935	402	1175	61
756	322	936	240	1178	506
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1212	227	1401	335	1614	714
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1222	329	1404	675	1639	122
1224	507	1406	537	1640	31
1226	693	1410	676	1642	418
1229	409	1420	628	1645	715
1238	145	1426	546	1658	743
1242	694	1430	708	1663	454
1243	508	1432	513	1670	716
1246	330	1437	282	1672	717
1248	738	1441	283	1678	68
1253	695	1447	709	1683	419
1255	86	1448	241	1685	22
1259	696	1453	466	1686	243
1260	280	1460	710	1687	552
1262	167	1462	65	1689	629
1264	146	1464	452	1698	69
1269	697	1470	536	1702	284
1273	509	1471	572	1705	420
1274	510	1473	547	1712	742
1280	374	1481	535	1713	421
1283	62	1484	711	1714	11
1286	202	1488	739	1715	123
1287	63	1492	451	1716	70
1288	331	1495	119	1717	338
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1296	698	1509	573	1721	631
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1300	458	1513	66	1727	553
1302	700	1514	120	1728	630
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1310	701	1525	67	1732	125
1316	332	1528	363	1733	423
1317	333	1531	413	1734	515
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1323	24	1539	740	1736	444
1324	702	1540	741	1738	42
1326	116	1548	574	1739	744
1331	465	1559	712	1742	632
1347	703	1560	532	1744	244
1359	704	1564	414	1745	340
1360	281	1568	548	1747	341
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10	287	132	730	280	345
12	5	134	290	281	346
13	519	138	32	282	293
14	355	139	522	283	35
16	25	141	6	289	294
17	365	142	216	293	76
20	215	143	217	295	295
22	460	144	343	296	197
23	634	161	427	306	642
33	214	162	428	313	47
38	222	163	637	316	431
39	468	166	461	317	77
40	3	170	33	319	296
41	1	172	579	330	46
45	635	174	38	339	297
50	87	175	39	340	581
52	520	183	48	341	643
67	727	184	462	343	298
77	171	190	523	345	524
78	172	192	196	350	347
79	173	193	554	353	205
80	174	196	73	354	299
81	175	198	168	357	78
82	176	206	26	362	538
84	177	211	429	363	79
85	178	219	731	366	198
86	179	220	575	370	300
87	180	221	74	373	644
88	181	223	291	376	17
89	182	224	718	379	443
90	183	230	169	384	432
91	184	232	292	385	301
94	636	233	584	386	357
95	521	234	151	387	433
97	185	235	344	391	645
99	245	238	638	403	152
100	71	241	719	405	732
101	10	246	203	407	206
102	88	248	639	414	80
104	288	249	75	415	247
105	426	250	640	416	585
106	37	252	13	418	463
108	246	264	430	419	646
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431	256	649	43	854	481
433	153	655	655	855	352
437	90	659	192	859	723
443	207	661	656	866	8
444	27	666	721	868	447
449	578	667	559	869	662
472	470	684	200	880	576
473	248	686	474	883	564
474	518	690	560	884	663
484	126	698	436	886	664
488	28	699	94	892	441
490	648	701	657	898	665
500	91	703	583	901	353
512	348	706	95	903	40
513	199	707	658	910	218
516	434	715	81	916	308
518	649	717	733	920	666
519	92	718	251	921	155
520	349	719	728	929	482
523	249	720	475	941	226
525	93	729	437	943	228
528	250	730	438	956	442
537	650	733	304	957	41
538	540	734	476	959	252
539	435	742	541	962	517
542	208	744	96	966	542
548	127	753	561	969	83
556	190	754	681	970	667
558	209	762	193	976	734
559	555	767	477	990	729
568	556	768	305	998	101
574	350	770	351	1017	668
581	651	771	439	1021	724
582	446	773	440	1028	669
586	652	774	659	1029	725
589	557	776	580	1036	685
594	455	777	569	1037	99
599	558	783	478	1038	100
601	720	785	469	1039	483
611	45	788	306	1041	102
614	471	793	479	1043	309
620	210	795	307	1044	156
624	653	796	82	1045	449
625	654	812	480	1046	253
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7	121	34	24	57	113
8	10	35	100	58	114
10	64	36	20	59	115
11	134	37	33	60	60
13	23	38	40	62	107
14	5	39	71	64	141
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20	65	45	46	71	139
22	106	46	41	72	140
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10	52	19	75	32	152
11	108	20	124	34	144
13	55				

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11	85	32	95	51	110
12	14	33	89	52	126
13	16	34	61	54	82
14	92	35	32	55	127
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508	527	537	543	546	548	553	598	608
614	639	658	665	666	684	701	709	741
764	773	779	785	828	834	843	864	878
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2007-08 FIRST EXTRAORDINARY SESSION

Bill to Chapter Number

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BILLS VETOED BY GOVERNOR

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None.

CROSS REFERENCE TABLES

BILL TO CHAPTER NUMBER

2007

2007–08 SECOND EXTRAORDINARY SESSION

Bill to Chapter Number

None.

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First Extraordinary Session

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STATUTORY RECORD

1999–2007

STATUTORY RECORD

1999–2007

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
1X =First Extraordinary Session
2X =Second Extraordinary Session
3X =Third Extraordinary Session
4X =Fourth Extraordinary Session
5X =Fifth Extraordinary Session

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.
BUDGET	A reference to an augmentation, reappropriation, or reversion. This is not the latest amended form.

BUSINESS AND PROFESSIONS CODE

<i>Affected By</i>				<i>Affected By</i>			
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22	1999	656	Am		2002	825	Am
	2004	33 *	Am		2003	485	Am
25	2002	1013	Am		2003	789	Am ⁵⁸²
	2005	658	Am		2003	874	Am ⁵⁸²
27	1999	655	Am		2004	909 *	Am ⁶⁸⁸
	1999	784 *	Am ⁸²	146	2001	357	Am
	2000	927	Am		2003	485	Am
	2001	159	Am ³⁰⁵	146.5	2001	357	Am
	2003	849	Am		2002	405	Am ⁶⁸
28	2002	1013	Am	149	2000	1054	Am (by Sec. 3 of Ch.)
	2004	695	Am				
29	2002	1013	Am		2000	1055 *	Am (by Sec. 2 of Ch.) ¹⁴
	2004	193	Am ⁵⁷¹				
29.5	2003	607	Am				Am (by Sec. 2.5 of Ch.) ²⁵
30	1999	652	Am (by Sec. 1.5 of Ch.)		2003	485	Am
	2006	658	Am	153.5	2002	1079 *	Ad
32	2002	1013	Am	156.1	2003	107	Am
101	1999	655	Am	205	2000	1054	Am (by Sec. 4.5 of Ch.)
	2000	697	Am (by Sec. 1 of Ch.)		2001	687	Am
	2001	615 *	Am		2006	658	Am ⁸²
	2001	687	Am (by Sec. 1.5 of Ch.)	207	2002	682	Ad
	2003	485	Am	312	2002	405	Am
	2006	658	Am (by Sec. 2 of Ch.) ⁸²	327	2002	405	R
101.1	1999	983	Am	335	2002	405	R
101.7	2007	354	Ad	336	2002	405	R
102.3	2004	33 *	Am	337	2007	588	Am
113	2000	277	Am	350	2000	984	Ad ²⁸⁹
	2001	159	Am ³⁰⁵		2001	159	Am ³⁰⁵
119	2000	568	Am		2007	183	R
120	2000	1055 *	Am	351	2000	984	Ad ²⁸⁹
121.5	2001	306	Ad		2002	405	R
	2001	435	Ad		2000	984	Ad ²⁸⁹
	2002	405	R (as ad by Stats. 2001, Ch. 306)	352	2000	984	Ad ²⁸⁹
125.3	2001	728	Am		2004	227 *	Am
	2005	674	Am		2007	183	R
	2006	223	Am (as am by Sec. 2, Stats. 2005, Ch. 674)	450.2	2002	1150	Ad
				450.4	2003	563	R
				450.5	2003	563	Am
				453	2002	1150	Ad
				467.1	2005	75 *	Am ⁸⁰
				470.3	2005	75 *	R ⁸⁰
				470.5	2005	75 *	Ad ⁸⁰
				470.6	2005	75 *	Ad ⁸⁰
				472.4	2002	107	Am
125.6	2007	568	Am	Div. 1.2, heading (Sec. 473 et seq.)			
125.9	2000	197	Am		2004	909 *	Am
	2001	309	Am				
	2001	728	Am				
	2003	788	Am				
128.5	2000	1054	Am	Div. 1.2, Ch. 1, heading (Sec. 473 et seq.)			
130	2000	1054	Am		2003	789	Ad
	2001	159	Am ³⁰⁵	473	2003	874	Am
138	1999	67 *	Am		2004	33 *	Am
139	1999	67 *	Ad	473.1	2000	393	Am
144	2000	697	Am		2002	825	Am
	2001	159	Am ³⁰⁵		2003	789	Am
	2001	687	Am	473.15	2000	199	Am
	2002	744	Am (by Sec. 1 of Ch.)				

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BUSINESS AND PROFESSIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
473.15 (Cont.)					2007	656	R
	2002	681	Am	655.7	2007	656	Ad
	2002	1012*	Am (by Sec. 1.5 of Ch.)	680	1999	411	Am
					2000	135	Am ²⁰³
	2004	33*	Am	681	1999	748	Ad
	2005	659	Am	682	2003	652	Ad
	2006	658	Am	683	2004	351	Ad
473.16	2000	393	R	685	2002	683	Ad ¹⁷⁵
	2005	674	Ad	690	2006	538	Am ⁸⁰²
473.17	2000	393	R	704	1999	631	Am
473.2	2000	393	Am	725	2006	350	Am
	2003	789	Am		2006	659	Am (by Sec. 1.5 of Ch.)
	2004	33*	Am				Am ⁹⁰²
473.3	2000	393	Am		2007	130	Am
	2001	399	Am	728	2002	1013	Am
	2003	789	Am	730	1999	83	Am (as ad by Stats. 1997, Ch. 400) & RN ³⁰
	2004	33*	Am				Ad(RN) ³⁰
473.4	2004	33*	Am	730.5	1999	83	Ad
473.5	2000	393	Am	733	2005	417	Ad
	2004	33*	Am		2006	487	Am
473.6	2002	1012*	Am	800	1999	252	Am
	2004	33*	Am		1999	655	Am
	2004	909*	Am		2002	1085	Am
474	2003	789	Ad		2002	1150	Am (by Sec. 2.5 of Ch.)
	2004	33*	Am				Am
	2004	909*	Am		2006	659	Am
474.1	2003	789	Ad	801	2002	1085	Am
	2004	33*	Am		2004	467	Am
474.2	2003	789	Ad		2006	223	Am
	2004	33*	Am		2006	538	Am ⁸⁰²
474.3	2003	789	Ad	801.01	2006	223	Ad
	2004	33*	Am	801.1	2002	1085	Am
474.4	2003	789	Ad		2006	223	Am
	2004	33*	Am	802	2001	728	Am
488	2000	568	Ad		2002	1085	Am
511.1	1999	545	Ad ⁵⁶		2005	674	Am
	2000	1069	Am		2006	223	Am
511.3	2003	203	Ad	802.1	2005	216	Am
	2004	183	Am ⁵⁷¹		2005	674	Am
511.4	2005	441	Ad		2006	223	Am
650	2000	843	Am		2006	223	Am
	2000	867	Am ⁸²	802.3	2002	1085	Ad
	2001	728	Am		2006	223	R
	2006	698	Am (by Sec. 1 of Ch.)	802.5	2005	216	Am
				803	2001	728	Am
	2006	772	Am (by Sec. 1.5 of Ch.)		2005	216	Am
					2006	223	Am
	2007	130	Am ⁹⁰²	803.1	2000	836	Am
	2007	483	Am ⁹⁶²		2002	1085	Am
650.02	2002	309	Am		2006	223	Am
650.1	2000	836	Am	803.2	2001	728	Am
650.4	2002	1013	Am		2006	223	R
651	1999	631	Am (by Sec. 1 of Ch.)	803.3	2006	223	R
				803.5	2000	867	Am
	1999	856	Am (by Sec. 2 of Ch.)		2005	216	Am
					2006	223	Am
	2000	135	Am ²⁰³	803.6	2005	216	Am
	2002	313	Am		2006	223	Am
655.5	2000	251	Am	804	2006	223	Am
655.6	2003	319	Am	804.5	2006	223	R

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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>
805	1999	252	Am	1214	2004	450	Ad
	2001	614	Am	1220.5	1999	748	Ad
	2002	1012*	Am	1241	2000	322	Am
	2006	223	Am		2001	640	Am
805.1	2001	614	Am	1241.1	2006	795	Ad
805.2	2001	614	Ad	1242	1999	695	Am
	2001	615*	Ad	1242.5	1999	695	Am
	2002	664	Am ⁴³¹	1244	2004	450	Am
	2002	1079*	R (as ad by Sec. 4, Stats. 2001, Ch. 614)	1246	1999	695	Am
			Am (as ad by Sec. 2, Stats. 2001, Ch. 615) ³⁷		2004	14*	Am (by Sec. 1 of Ch.)
	2005	674	Am		2004	18*	Am (by Sec. 1.5 of Ch.)
	2006	223	Am		2006	14*	Am
805.5	1999	655	Am		2007	483	Am ⁹⁶²
	2001	614	Am	1246.5	2001	80	Am
805.6	2001	614	Ad		2004	450	Am
805.7	2001	614	Ad	1247.4	1999	979	Am
	2002	1012*	Am	1247.63	1999	979	Am ³⁶¹³
806	2001	614	Am	1247.64	1999	979	Am ³⁶¹³
808.5	1999	655	Ad	1247.66	1999	979	Am ³⁶¹³
809	2006	538	Am ⁸⁰²	1247.95	1999	979	R
810	2003	595	Am (by Sec. 1 of Ch.)	1260	2003	319	Am
	2003	659	Am (by Sec. 1.5 of Ch.)	1260.3	2002	356*	Ad
	2004	333	Am	1261.6	2004	807	Ad
852	2000	802	Ad	1262	2003	319	Am
853	2000	802	Ad	1265	1999	70	Am
	2002	1157	R & Ad		2000	322	Am
	2003	62	Am ⁵¹⁹	1265.1	2006	795	Ad
	2003	510	Am		2007	130	Am ⁹⁰²
	2004	183	Am ⁵⁷¹		2007	483	Am ⁹⁶²
	2004	667	Am	1269	1999	695	Am
	2006	538	Am ⁸⁰²	1269.3	2006	319	Ad
854	2002	1157	Ad	1269.5	2000	322	Ad
855	2002	1157	Ad	1271	2004	735	Am
	2003	62	Am ⁵¹⁹				R & Ad ⁶⁹
860	2002	541	Ad		2007	198	Am (as am by Sec. 1, Stats. 2004, Ch. 735) ¹³
920	2002	1085	Ad				R (as ad by Sec. 2, Stats. 2004, Ch. 735)
921	2002	1085	Ad	1274	2004	695	Am
922	2002	1085	Ad	1275	2003	319	Am
1003	2000	867	Ad ²⁵¹	1281.1	2000	322	Ad
1004	2000	867	Ad ²⁵¹	1282.2	2000	322	Ad
1005	2004	695	Ad	1282.3	2000	322	Ad
1054	2004	695	Am		2001	854	Am
1206.5	1999	70	Am	1287	2000	322	Am
	2001	501	Am (by Sec. 1 of Ch.)	1288.3	1999	748	Ad ²⁵
	2001	640	Am (by Sec. 1.5 of Ch.)	1300	1999	70	Am
	2004	450	Am		1999	979	Am ¹¹³
1209	2007	588	Am		2002	356*	Am
1209.1	2006	319	Am		2006	74*	Am
1209.5	2006	319	Ad	1301	2000	322	Am
	2007	61*	Am	1310	2005	219	Am
				1311	2000	322	Ad
				1320	2005	219	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
1324	2000	322	Am		2004	667	Am ^{98 75}
1416	2001	687	Ad		2005	659	Am ^{300 317}
1416.1	2001	687	Ad		2006	658	Am ⁸²
1416.10	2001	687	Ad	1601.2	2002	107	Ad
1416.12	2001	687	Ad	1601.3	2001	615*	Ad ³⁴⁵
1416.2	2001	687	Ad				R ⁶³
1416.20	2001	687	Ad	1603	2001	532	Am
1416.22	2001	687	Ad	1616.1	2001	745*	R
1416.24	2001	687	Ad	1616.5	2001	532	Am ⁵
1416.26	2001	687	Ad				Ad ⁷⁰
1416.28	2001	687	Ad				R ⁶³
1416.30	2001	687	Ad		2003	788	Am ^{79 43}
1416.32	2001	687	Ad		2004	667	Am ^{98 75}
1416.34	2001	687	Ad		2005	659	Am ^{300 317}
1416.36	2001	687	Ad		2006	658	Am ⁸²
1416.38	2001	687	Ad	1618.5	1999	525	Am ¹¹²
1416.4	2001	687	Ad		2000	857	Am ²⁰³
1416.40	2001	687	Ad	1620	2002	405	R
1416.42	2001	687	Ad	1620.1	2001	615*	Ad
1416.44	2001	687	Ad		2004	33*	Am
1416.45	2001	687	Ad	1621	2001	728	R & Ad
1416.46	2001	687	Ad		2006	658	Am & R
1416.48	2001	687	Ad				& Ad ⁸²
1416.50	2001	687	Ad	1621.1	2001	728	R
1416.55	2001	687	Ad	1621.3	2001	728	R
1416.57	2001	687	Ad	1621.4	2001	728	R
1416.6	2001	687	Ad	1621.5	2001	728	R
1416.60	2001	687	Ad	1621.6	2001	728	R
1416.62	2001	687	Ad	1625.1	2004	347	Ad
1416.64	2001	687	Ad	1625.2	2004	464	Ad
1416.66	2001	687	Ad	1625.3	2007	433	Ad
1416.68	2001	687	Ad	1625.4	2007	433	Ad
1416.69	2001	687	Ad	1625.5	2007	433	Ad
1416.70	2001	687	Ad	1626	2006	805	Am
1416.72	2001	687	Ad	1626.2	2003	20	Ad
1416.74	2001	687	Ad	1626.5	1999	655	Ad
1416.75	2001	687	Ad	1628	2001	532	Am (as am by
1416.76	2001	687	Ad				Sec. 1,
1416.77	2001	687	Ad				Stats. 1997,
1416.78	2001	687	Ad				Ch. 792) ¹⁹
1416.80	2001	687	Ad				Am (as ad by
1416.82	2001	687	Ad				Sec. 2,
1416.84	2001	687	Ad				Stats. 1997,
1416.86	2001	687	Ad				Ch. 792) ²²
1601	1999	655	Am		2004	33*	Am
	2001	532	Am ⁵		2004	670*	Am
	2001	625	Am ⁸²	1628.2	2004	33*	Ad & R ³¹⁷
1601.1	2001	532	Ad (by Sec. 2.5		2004	670*	Am
			of Ch.) ⁷⁰	1631	2004	670*	Am
			R ⁶³	1632	2004	670*	Am
	2001	625	Ad ⁷⁰		2006	805	Am
			R ⁶³	1632.5	2004	670*	Am & RN & Ad
	2003	788	R (as ad by	1633	2004	670*	R & Ad(RN)
			Sec. 2.5,	1633.5	2004	670*	R
			Stats. 2001,	1634.1	2006	805	Ad
			Ch. 532)	1634.2	2006	805	Ad
			Am (as ad by	1635.5	2001	507	Ad ³⁵
			Sec. 2,		2004	464	Am
			Stats. 2002,		2006	4*	Am
			Ch. 625) ^{79 43}	1635.7	2004	464	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>
1636	2001	532	Am ¹⁹	1647.4	2005	539	R
1636.5	2001	532	Am ¹⁹	1648.15	2001	532	Ad
1638.1	2006	909	Ad	1648.20	2002	1150	Am
1638.7	2001	532	Ad	1657	2004	347	Am
	2004	33*	Am	1658	2004	347	Am
1640	1999	655	Am		2005	22	Am ⁶⁴⁷
	2005	534	Am	1658.1	2000	224	R & Ad
1640.1	1999	655	Ad	1658.2	2004	347	Am
1640.2	1999	655	Ad	1658.8	2004	464	Ad
	2005	534	Am	1670.1	2006	658	Am & R
1640.3	2005	534	Ad				& Ad ⁸²
1641	1999	655	Am	1670.2	2004	447	Ad
	2005	534	R	1672	2007	588	Ad
1642	1999	655	Am	1680	2001	308	Am
	2005	534	Am		2002	664	Am ⁴³¹
1645.1	2001	532	Ad		2004	447	Am
	2004	909*	Am		2006	658	Am & R
1646.4	2005	539	Am				& Ad ⁸²
1646.5	2005	539	Am	1682	2001	308	Am
1646.7	1999	177	Am (as am by	1684	1999	655	Ad
			Sec. 1,		2000	836	Am (as ad by
			Stats. 1998,				Stats. 1999,
			Ch. 505) ⁵				Ch. 655) & RN
			Am (as ad by	1684.1	2000	836	Ad(RN)
			Sec. 2,	1686	1999	655	Am
			Stats. 1998,	1687	2007	13	Ad
			Ch. 505) ⁸	1701.1	1999	655	Ad
	2001	728	R (as am by		2004	447	Am
			Sec. 2,		2007	588	Am
			Stats. 1999,	1701.5	1999	655	Am
			Ch. 177)	1706	2005	182	Am
			Am (as am by	1715.5	2007	262	Ad
			Sec. 1,	1716.1	2001	728	Am
			Stats. 1999,	1721	2006	658	Am & R
			Ch. 177) ¹³				& Ad ⁸²
1646.9	1999	177	Am ⁵	1721.5	2005	74*	Am
	2001	728	Am ⁷⁵		2006	658	Am & R
	2006	659	Am ⁶⁸				& Ad ⁸²
	2007	210	Am ¹³	1724	2005	534	Am
1647	2005	539	Am	1725	2004	294	Am
1647.1	2005	539	Am		2005	621	Am
1647.10	2005	539	Am		2006	908	Am (by Sec. 1
1647.11	2000	9*	Am				of Ch.)
	2001	159	Am ³⁰⁵		2007	130	Am ⁹⁰²
	2005	539	Am		2007	588	Am (by Sec. 5
1647.12	2001	728	Am				of Ch.)
	2005	539	Am	1741	2002	810	Am
1647.14	2005	539	Am		2005	621	Am
1647.18	2005	539	Ad		2006	658	Am & R
1647.19	2005	539	Ad				& Ad ⁸²
1647.2	2005	539	Am	1742	2001	532	Am ^{70 18}
1647.20	2005	539	Ad		2003	788	Am ^{79 43}
1647.21	2005	539	Ad		2004	667	Am ^{98 75}
1647.22	2005	539	Ad		2005	659	Am ^{300 317}
1647.23	2005	539	Ad		2006	658	Am (by Sec. 17
1647.24	2005	539	Ad				of Ch.) ^{319 38}
1647.25	2005	539	Ad	1742.1	2002	107	Ad
1647.26	2005	539	Ad		2006	658	Am & R
1647.3	2005	539	Am				& Ad ⁸²

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
1743	2001	728	Am	1751.1	2005	621	Ad
	2006	658	Am & R & Ad ⁸²	1752	2004	667	Am ⁶⁷³ R & Ad ¹⁰⁰
1744	2001	728	Am		2005	621	Am (as am by Sec. 12, Stats. 2004, Ch. 667) ^{732 68}
	2006	658	Am & R & Ad ⁸²				Am (as ad by Sec. 13, Stats. 2004, Ch. 667) ⁶⁹
1749	2001	532	Am				Am (as am by Sec. 10, Stats. 2005, Ch. 621) ³⁸
1750	2004	667	Am ⁶⁷³ R & Ad ¹⁰⁰		2007	588	Am (as am by Sec. 10.1, Stats. 2005, Ch. 621) ²³²
			Am (as am by Sec. 5, Stats. 2004, Ch. 667) ^{732 68}				Am (as am by Sec. 10.1, Stats. 2005, Ch. 621) ²³²
			Am (as ad by Sec. 6, Stats. 2004, Ch. 667) ⁶⁹	1752.1	2005	621	Ad(RN) ^{734 317}
	2007	588	Am (as am by Sec. 3, Stats. 2005, Ch. 621) ³⁸		2007	587*	Am ^{36 111}
			Am (as am by Sec. 4, Stats. 2005, Ch. 621) ²³²		2007	588	Am ¹¹¹
1750.1	2004	667	Ad ¹⁰⁰	1752.2	2005	621	Ad
	2005	621	Am ⁶⁹		2007	587*	Am
	2007	588	Am ²³²		2007	588	Am
1750.2	2004	667	Ad ¹⁰⁰	1752.5	2004	667	Ad ¹⁰⁰
	2005	621	Am ⁷⁷⁰		2005	621	Am ⁷⁷⁰
	2006	908	Am		2006	908	Am
	2007	588	Am		2007	587*	Am
1750.3	2004	667	Ad ¹⁰⁰	1752.6	2005	621	Ad ⁶⁹
	2005	621	Am ⁶⁹		2007	588	Am ²³²
	2007	588	Am ²³²	1753	1999	655	Am
1750.4	2006	908	Ad		2001	532	Am
	2007	588	Am (by Sec. 11 of Ch.)		2004	667	Am ⁶⁷³ R & Ad ¹⁰⁰
1751	2004	667	Am ⁶⁷³ R & Ad ¹⁰⁰		2005	621	Am (as am by Sec. 15, Stats. 2004, Ch. 667) & RN
	2005	621	Am (as am by Sec. 10, Stats. 2004, Ch. 667) ^{732 68}				Am (as ad by Sec. 16, Stats. 2004, Ch. 667) ⁷⁷⁰
			Am (as ad by Sec. 11, Stats. 2004, Ch. 667) ⁶⁹		2007	588	Am (by Sec. 20 of Ch.)
	2007	588	Am (as am by Sec. 7.1, Stats. 2005, Ch. 621, by Sec. 12 of Ch.) ³⁸	1753.1	2004	667	Ad ¹⁰⁰
			Am (as am by Sec. 8, Stats. 2005, Ch. 621, by Sec. 13 of Ch.) ²³²		2005	621	Am ⁷⁷⁰
					2007	588	Am
				1753.5	2001	532	Ad
					2004	667	Am ⁶⁷³ R ¹⁰⁰
					2005	621	Am ^{36 13}
				1754	2004	667	Am ⁶⁷³ R ¹⁰⁰
					2005	621	Am ^{732 68}
					2007	588	Am ³⁸
				1756	2004	667	Am ⁶⁷³ R ¹⁰⁰

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
1756 (Cont.)					2007	588	Am (as am by
	2005	621	Am ^{732 68}				Sec. 22,
	2007	588	Am ³⁸				Stats. 2005,
1757	2004	667	R				Ch. 621, by
			Ad ¹⁰⁰				Sec. 25 of Ch.) ³⁸
	2005	621	Am ⁶⁹				Am (as am by
	2007	588	Am ²³²				Sec. 23,
1758	2002	691	Am (by Sec. 2				Stats. 2005,
			of Ch.)				Ch. 621, by
	2002	810	Am & RN (by				Sec. 26
			Sec. 3 of Ch.)				of Ch.) ²³²
1759	2002	810	R	1771	2002	810	Ad(RN)
1760	2002	810	Am		2006	658	Am & R
	2006	658	Am & R ⁸²				& Ad ⁸²
1760.5	2002	810	Ad	1772	2002	810	Ad(RN)
	2006	658	Am & R ⁸²		2006	658	Am & R ⁸²
1761	2002	810	Am & RN & Ad	1773	2002	810	Ad(RN)
	2006	658	Am & R ⁸²	1774	2002	810	Ad(RN)
1762	2002	810	Am & RN & Ad		2006	658	Am & R ⁸²
	2006	658	Am & R ⁸²	1775	2002	810	Ad(RN) (by
1763	2002	810	Am & RN & Ad				Sec. 21 of Ch.)
	2006	658	Am & R ⁸²		2002	811	Ad(RN)
1764	2002	810	Am & RN & Ad		2003	788	Am
	2006	658	Am & R ⁸²		2006	658	Am & R ⁸²
1765	2002	810	Am & RN & Ad		2006	850	Am
	2003	788	Am	1777	2004	667	Ad
	2006	658	Am & R ⁸²		2006	850	Am
1766	2002	810	Am & RN	1800	2003	549	Am
			Ad(RN) (by	1805	2003	549	Am
			Sec. 3 of Ch.)	1900.5	2006	658	Ad ⁸²
	2003	62	Am ⁵¹⁹		1970	2002	1131
	2004	294	Am ⁶³⁸	1970.5	2002	1131	Ad
	2006	658	Am & R ⁸²	1971	2002	1131	Ad
1767	2002	810	R & Ad		2003	62	Am ⁵¹⁹
1768	2002	810	Am & RN		2003	582	Am
			& Ad(RN)	1972	2002	1131	Ad
	2006	658	Am & R ⁸²	1973	2002	1131	Ad
1769	2002	810	Ad(RN)		2003	807	Am
	2006	658	Am & R ⁸²	1975	2002	1131	Ad
1770	2002	810	Am & RN (by	1976	2002	1131	Ad
			Sec. 21 of Ch.)	2001	2002	1085	Am ^{79 43}
			& Ad(RN)		2003	789	Am ^{98 95}
	2002	811	Am & RN (by		2005	674	Am ^{384 111}
			Sec. 1.5 of Ch.)		2007	678	Am
	2004	667	Am ⁶⁷³	2001.1	2002	107	Ad
			R & Ad ¹⁰⁰	2002	2007	678	Am
	2005	621	Am (as am by	2003	2007	678	R
			Sec. 23,	2004	2007	678	Am
			Stats. 2004,	2005	2007	678	R
			Ch. 667) ^{732 68}	2006	2005	674	Ad ³⁰⁰
			Am (as ad by				R ³⁰¹
			Sec. 24,	2008	2002	1085	Am
			Stats. 2004,		2007	678	R & Ad
			Ch. 667) ⁶⁹⁷	2009	2007	678	R
	2006	658	Am (as am by	2012	2007	678	Am
			Sec. 22 and	2013	2002	1085	Am
			Sec. 23,		2007	678	Am
			Stats. 2005,	2014	2007	678	Am
			Ch. 621) ⁸²	2015	2007	678	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
2015.5	2006	843	Ad	2107	1999	655	Am
2017	2007	678	Am		2004	695	Am
2018	2007	678	Am	2111	1999	655	Am
2020	2002	1085	Am ^{79 43}		2006	565	Am
	2003	789	Am ^{98 95}	2113	1999	655	Am
	2005	674	Am ^{384 111}		2006	565	Am
2023	2006	276	Ad	2115	2003	438	Ad
2023.5	2006	873	Ad	2119	1999	655	R
	2007	130	Am ⁹⁰²	2135.5	2002	1085	Ad
2026	2002	1085	R		2003	607	Am
	2005	674	Ad		2006	133	Am
	2006	223	R & Ad		2007	130	Am ⁹⁰²
2027	1999	784*	Am	2153.5	2002	1131	Ad
	2002	1085	Am		2003	789	Am
	2005	674	Am	Div. 2,			
	2006	223	Am	Ch. 5,			
2028	2001	464	Ad	Art. 7.7,			
	2002	664	Am ⁴³¹	heading			
2028.5	2007	386	Ad	(Sec. 2154			
2029	2003	874	Ad	et seq.)	2004	367	Am
2035	2007	678	R	2154	2002	1131	R & Ad
2041	2004	695	Am		2004	367	Am
	2007	678	Am		2005	317	R ⁴⁸⁵
2052	2002	1085	Am	2154.1	2002	1131	Ad
2053	2002	1085	R		2004	367	Am
2053.5	2002	820	Ad		2005	317	R ⁴⁸⁵
	2005	621	Am	2154.2	2002	1131	Ad
2053.6	2002	820	Ad		2003	62	Am ⁵¹⁹
	2005	621	Am		2003	582	Am
2054	2002	87	Am		2004	367	Am
2060	2003	607	Am		2005	317	R ⁴⁸⁵
2064	2005	621	Am	2154.3	2002	1131	Ad
2065	2001	728	Am		2005	317	R ⁴⁸⁵
2066	2000	836	Am	2154.4	2002	1131	Ad
	2001	728	Am		2003	807	Am
2069	2001	358	Am		2005	74*	Am
	2003	234	Am		2005	317	R ⁴⁸⁵
2070	2001	358	Am	2154.5	2002	1131	Ad
2072	2001	728	Am		2005	317	R ⁴⁸⁵
2073	2001	728	Am	2154.6	2002	1131	Ad
2075	2005	649	Am		2005	317	R ⁴⁸⁵
2076	2003	78	Ad	2154.7	2002	1131	Ad
2079	1999	177	Am ⁵		2005	317	R ⁴⁸⁵
	2001	728	Am ⁷⁵	2168	2006	565	Am
	2006	659	Am ⁶⁸	2168.1	2006	565	Am
	2007	210	Am ¹³		2007	130	Am ⁹⁰²
2082	2004	695	Am	2168.2	1999	655	Am
	2006	843	Am		2006	565	Am
2083	1999	631	Am	2168.5	2006	565	Am
	2005	144	Am	2177	2006	843	Am
	2006	843	Am		2007	588	Am
2085	1999	655	Am	2178	1999	655	R
2087	2004	695	Am	2179.5	2000	440	R
2088	2001	728	R	2183	2000	440	Am
2089	1999	403	Am	2185	1999	655	R
2099.5	2000	197	Am	2190.1	2005	514	Am
	2003	789	Am	2190.2	2000	440	Ad
2102	2001	728	Am	2190.3	2000	440	Ad
2103	1999	655	Am	2190.5	2001	518	Ad
2104.5	2002	1136	Ad		2003	607	Am
2106	2003	607	R	2191.2	2000	440	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>
2198	2003	510	Ad	2281	2003	644	Ad
2198.1	2003	510	Ad	2282.5	2004	699	Ad
2201	2003	582	Am		2004	848	Ad
2216.1	1999	944	Ad	2285	2003	607	Am
2216.2	1999	944	Ad	2290.5	2007	507	Am
	2000	6*	Am	2307	2003	874	Am
2220.05	2002	1085	Ad	2311	2007	678	Am
2220.08	2002	1085	Ad	2313	2001	518	Am
	2005	674	Am		2001	614	Am
2220.1	2002	1085	Ad ⁵³²		2002	664	Am ⁴³¹
			R ⁸⁰		2002	1085	Am
	2003	789	Am ⁴³		2007	588	Am
	2004	909*	Am	2317	2004	695	Am
2220.6	2000	867	Ad		2007	678	Am
2220.7	2006	565	Ad	2334	2005	674	Ad
2221	2003	348	Am	2335	2007	588	Am (by Sec. 30 of Ch.)
	2006	843	Am				
2223	2007	678	R		2007	678	Am
2224	2007	678	Am	2340	2005	674	S ^{300.317}
2225	2005	674	Am	2341	2000	836	Am
	2007	588	Am		2005	674	S ^{300.317}
2227	2002	1085	Am	2342	2000	836	Am
2227.5	2002	816	Ad		2005	674	S ^{300.317}
2228	2007	678	Am	2343	2005	674	Am ^{300.317}
2230	2005	621	Am	2344	2000	836	Am
	2007	678	Am		2005	674	S ^{300.317}
2230.5	2000	269	Am	2345	2005	674	S ^{300.317}
	2001	617	Am	2346	2005	674	S ^{300.317}
2232	2003	348	Ad	2350	2000	836	Am
	2004	756	Am		2002	1085	Am
2234	2002	1085	Am		2005	674	S ^{300.317}
2234.1	2004	742	Ad	2351	2005	674	S ^{300.317}
	2005	304	Am	2352	2000	836	Am
	2005	621	Am (by Sec. 28.5 of Ch.)		2005	674	S ^{300.317}
2240	1999	944	Ad	2352.1	2000	836	Ad
2241	2006	350	Am		2005	674	S ^{300.317}
2241.5	2004	183	Am ⁵⁷¹	2353	2005	674	S ^{300.317}
	2006	350	R & Ad	2354	2000	836	Am
2241.6	2001	518	Ad		2005	674	S ^{300.317}
2242	2000	835	Am	2355	2000	836	Am
	2006	350	Am		2005	674	S ^{300.317}
2242.1	2000	681	Ad	2356	2005	674	S ^{300.317}
	2006	350	Am	2358	2005	674	Am ³⁰⁰
2244	1999	922	Ad				R ³⁰¹
2245	1999	177	Am ⁵	2386	2003	607	Am
	2001	728	Am ⁷⁵	2401	2001	321	Am
2246	2002	1085	Ad		2002	664	Am ⁴³¹
2247	2003	777	Ad ⁶³		2003	411	Am
2248.5	2002	531	Ad	2401.1	2003	411	Ad & R ¹¹¹
2249	2001	730	Ad	2415	2000	568	Am
	2002	664	Am ⁴³¹		2003	607	Am
2253	2000	692	Am	2416	2007	588	Am
	2002	385	Am	2417	2000	867	Ad
2259.7	1999	631	Ad		2001	328	R & Ad
2260	2004	183	Am ⁵⁷¹	2418	2005	596	Ad
2260.5	2002	821	Am	2420	2000	836	Am
2265	2004	695	R		2004	695	Am
2273	2000	867	Am	2423	2004	695	Am
2274	2004	695	Am	2425.1	2001	509	Ad
2277	1999	655	Am	2425.3	2001	509	Ad
					2006	612	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
2435	2002	1085	Am		2005	621	Am
	2005	674	Am	2496	2002	1150	Am
	2006	223	Am	2497.5	2007	588	Am
2435.1	2006	538	Am ⁸⁰²	2498	2005	621	Am
2435.2	2005	293	Ad	2499	2005	74*	Am
	2005	674	Ad	2499.5	1999	655	Am
2435.3	2005	674	Ad		1999	977	Am
2439	2003	607	Am ⁷⁰		2001	728	Am
			R ⁶³		2002	1150	Am
			Ad ³⁹¹		2004	691	Am
	2004	909*	Am	2499.8	2005	621	Am
2441	2003	607	Am	2500	2000	660	Ad
2442	1999	631	Ad	2501	2000	660	Ad
	2003	607	Am	2506	1999	655	Am
	2006	843	Am		2007	678	Am
2450.1	2002	107	Ad	2507	2002	1085	Am
2454	2000	197	R	2508	2000	303	R & Ad
2455	2004	691	Am	2509	2006	536	Ad
2456	2004	691	Am	2512.5	1999	655	Am
2457	2004	691	Am	2513	1999	655	Am
2460	2002	1150	Am ^{424 68}	2514	2004	695	Ad
	2005	675	Am ^{300 317}	2516	2006	536	Ad
	2006	658	Am ^{384 111}		2007	130	Am ⁹⁰²
2460.1	2002	107	Ad	2520	1999	655	Am
2462	2004	695	Am	2529	2007	678	Am
2466	2005	621	Am	2529.5	2005	74*	Am
2467	2000	836	Am		2007	678	Am
2468	2000	836	Am	2530.2	1999	83	Am ³⁰
2470	2001	435	Am		1999	436	Am
2471	2001	435	Am ⁷³		2002	485	Am
			R ²²		2006	153	Am
	2007	588	Ad	2530.5	1999	436	Am
2472	2003	20	Am		2002	485	Am
	2004	88	Am	2531	1999	436	Am ^{21 20}
	2004	691	Am (by Sec. 4.5 of Ch.)		2001	728	Am ⁷⁵
	2005	621	Am		2002	1011	Am ^{79 43}
2474	2002	87	Am		2003	789	Am ^{98 75}
	2005	621	Am		2004	909*	Am ^{424 68}
2475	1999	655	Am (as am by Sec. 19 and Sec. 20, Stats. 1998, Ch. 736)		2005	675	Am ^{300 317}
	2001	615*	R (as am by Sec. 27, Stats. 1999, Ch. 655) & Ad	2531.02	2002	107	Ad
	2002	1150	Am	2531.1	2004	909*	Am
	2005	621	Am	2531.75	2005	675	Am ³⁰⁰
2475.1	2004	695	Ad				R ³⁰¹
2475.3	2003	586	Am	2532.2	2002	485	Am
2481	2003	586	Am	2532.3	1999	655	Am
2483	2003	586	Am	2532.6	1999	436	Am
2484	2004	88	Am		2001	728	Am
2486	2000	568	Am		2004	695	Am
	2002	1150	Am	2532.7	1999	436	Ad
2488	2003	874	Ad		2002	485	Am
2489	2000	836	R	2532.8	1999	436	Ad
2492	2005	621	Am		2002	485	Am
2493	2004	88	R & Ad	2533	2000	568	Am
					2006	659	Am
					2007	130	Am ⁹⁰²
				2534	2005	74*	Am
				2534.2	2002	1011	Am
				2535.2	2001	435	Am
				2535.3	2000	568	R
				2538.1	1999	655	Am
					2001	173*	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>
2538.1 (Cont.)	2002	485	Am	2570.30	2002	1079*	Ad
2538.3	2001	173*	Am	2570.31	2002	1079*	Ad
2540	2006	148	Am	2570.32	2002	1079*	Ad
2540.1	2007	678	Ad	2570.4	2000	697	Ad
2541	2006	148	Am		2003	607	Am
2541.2	2002	814	Ad		2006	658	Am
2541.3	2006	148	Am	2570.5	2000	697	Ad
	2007	483	Am ⁹⁶²		2002	1011	Am
2541.6	2006	148	Am	2570.6	2000	697	Ad
	2007	483	Am ⁹⁶²		2001	159	Am ³⁰⁵
2543	2002	814	Am	2570.7	2000	697	Ad
	2006	148	Am		2007	588	Am
2544	2000	676	Am	2570.8	2000	697	Ad
2545	2002	814	Am		2001	159	Am ³⁰⁵
2546.10	2002	814	Ad		2005	621	R
2546.2	2007	678	Am		2007	588	Ad
2546.5	2002	814	Am	2570.9	2000	697	Ad
2546.6	2002	814	Am	2571	2004	695	Ad
2546.9	2000	836	Am		2006	538	Am ⁸⁰²
2550.1	2007	678	Am	2585	2001	628	Am
2561	2000	836	Am	2586	2001	628	Am
2564.6	2002	814	Ad		2002	325	Am
2565	1999	655	Am	2586.2	2003	69	Ad
2566	1999	655	Am	2586.4	2003	69	Ad
2566.1	1999	655	Am	2586.6	2003	69	Ad
2568	2005	74*	Am	2586.8	2003	69	Ad
2570	2000	697	R ³⁴	2602	2002	1150	Am ^{424 68}
			Ad		2006	658	Am ^{546 864}
2570.1	2000	697	Ad	2602.1	2002	107	Ad
2570.10	2000	697	Ad	2607.5	2002	1150	Am ^{424 68}
2570.11	2000	697	Ad		2007	587*	Am ^{546 547}
2570.13	2000	697	Ad	2620	2004	117	Am
2570.14	2000	697	Ad	2620.5	2000	427	Ad
	2004	695	Am	2620.7	2002	1150	Am
2570.15	2000	697	Ad	2622	2004	117	Am
2570.16	2000	697	Ad	2633	2006	222	Am
	2002	1011	Am	2660	2002	1150	Am
2570.17	2000	697	Ad	2660.2	2002	1150	Ad
	2002	1079*	R	2660.5	2006	658	Ad
2570.18	2000	697	Ad	2661.6	2002	1150	Ad
2570.185	2000	697	Ad	2668	2006	658	Am
2570.19	2000	697	Ad ⁹⁸	2676	2006	540	Ad
			R ¹⁰⁰	2684	2001	435	Am
	2001	159	Am ³⁰⁵		2002	1150	Am
	2004	909*	Am ^{424 68}		2006	540	Am
	2006	658	Am ^{546 864}		2007	130	Am ⁹⁰²
2570.2	2000	697	Ad	2687	2005	74*	Am
	2002	823	Am	2701	2003	640	Am ^{300 317}
2570.20	2000	697	Ad		2006	658	Am ^{384 111}
	2002	1011	Am	2702	2003	640	Am
2570.21	2000	697	Ad	2703	2003	640	Am
2570.22	2000	697	Ad	2708	2003	640	Am ^{300 317}
2570.25	2002	107	Ad		2006	658	Am ^{384 111}
2570.26	2002	1079*	Ad	2708.1	2002	107	Ad
2570.27	2002	1079*	Ad	2709.5	2002	810	Am
2570.28	2002	1079*	Ad	2717	2002	1089	Ad
2570.29	2002	1079*	Ad		2007	588	Am
2570.3	2000	697	Ad	2725	2003	640	Am
	2001	728	Am	2725.1	1999	83	Am ³⁰
	2002	823	Am ⁴¹⁹		1999	914	Am
					2001	289	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2725.3	1999	945	Ad	2915.7	2002	541	Ad
2725.5	2003	640	Ad		2004	695	Am ⁶³
2732.05	2007	588	Am	2919	2006	89	Ad
2733	2000	568	Am	2920	2002	1012*	Am ^{98 75}
2741	2005	621	Am		2005	658	Am ^{300 317}
2746.5	2002	764	Am		2006	658	Am ^{319 38}
2746.51	2001	289	Am	2920.1	2002	107	Ad
	2002	764	Am	2933	2002	1012*	Am ^{98 75}
	2005	266	Am		2005	658	Am ^{300 317}
2751	2002	1011	Ad		2006	658	Am ^{319 38}
2761	2000	568	Am	2936	2004	695	Am
2770.11	1999	655	Am		2005	658	Am
	2002	1011	Am	2942	2005	658	Am
2770.12	1999	655	R & Ad	2945	2005	658	R
2770.13	1999	655	Am	2946	2000	836	Am
2770.14	1999	655	Am		2005	658	Am
2770.2	1999	655	Am	2960	1999	655	Am
2770.8	1999	655	Am		2000	836	Am (by Sec. 20 of Ch.)
2785.5	2004	271	Ad	2960.05	1999	459	Ad
2786	2001	435	Am		2001	617	Am
2815	2003	640	Am	2960.2	2003	777	Ad ⁶³
2815.1	1999	146*	Am ²⁰	2962	2000	836	Am
	1999	149*	Am ¹³	2969	2000	836	Am
	2003	640	Am	2981	2005	74*	Am
2835.5	2004	344	Am	2983	2005	658	Am
2836	2002	764	Am	2984	2001	435	Am
2836.1	1999	749	Am	2987	2005	658	Am
	2002	764	Am	2987.2	2003	437	Ad
	2003	748	Am	2988	2005	658	Am
	2004	205	Am	2995	2000	836	Am
2836.2	1999	749	Am		2001	159	Am ³⁰⁵
2841	2003	640	Am ^{300 317}	3000	2004	426	R & Ad
2841.1	2002	107	Ad	3003	2004	426	Ad
2843	1999	655	Am	3004	2004	426	Ad
2847	2003	640	Am ^{300 317}	3005	2004	426	Ad
2851	2002	810	Am	3006	2004	426	Ad
2873.7	2004	193	R ⁵⁷¹	3007	2007	276	Ad
2878	2003	640	Am	3010	2002	1150	Am ²⁰
2878.1	2003	640	Ad	3010.1	2002	107	Ad
2878.5	2003	586	Am		2002	1150	Ad & R ¹⁸⁷
2878.7	2001	728	R & Ad		2003	789	Am (as ad by Stats. 2002, Ch. 1150) ^{597 75}
2892.1	2001	435	Am		2004	909*	Am (as ad by Sec. 16, Stats. 2002, Ch. 1150) & RN ^{300 317}
2893	2003	640	Am	3010.5	2004	909*	Ad(RN) ^{300 317}
2894	2005	74*	Am		2006	658	Am ^{815 111}
2895	1999	655	Am	3012	2004	426	R
	2003	640	Am	3013	2002	1150	Am
2895.5	2003	640	Ad		2004	426	Am
2902	2004	695	Am	3014	2004	426	Am
2903	2001	728	Am	3014.5	2002	1150	Am ²⁰
2904.5	2003	20	Ad	3014.6	2002	1150	Ad ⁷⁹
2908	2002	1013	Am				R ⁸⁰
2909	2005	658	Am		2003	789	Am ^{98 75}
2911	2005	658	Am		2004	909*	Am ^{300 317}
2912	2005	658	Am		2006	658	Am ^{384 111}
2914	2000	625	R & Ad	3015	2004	426	R
	2001	728	Am				
	2002	481	Am				
	2005	658	Am				
2915	2002	481	Am				
			R & Ad ²²				
2915.5	2002	541	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
3016	2004	426	Am	3097	2005	393	Am & RN
3017	2004	426	Am				& Ad(RN)
3018	2004	426	Am	3099	2005	393	Am & RN
3019	2004	426	Am				& Ad(RN)
3020	2004	426	R	3100	2005	393	Am & RN
3021	2004	426	Am				& Ad(RN)
3022	2004	426	R	3101	2005	393	R & Ad(RN)
3023	2004	426	Am	3102	2005	393	R & Ad(RN)
3023.1	2004	426	R		2006	302	Am
3025.1	2004	426	Ad	3103	2005	393	Am & RN
3025.2	2004	426	Ad				& Ad(RN)
3025.6	2002	1150	Ad	3104	2005	393	R & Ad(RN)
3025.7	2004	426	Ad	3105	2005	393	R & Ad(RN)
	2005	393	Am	3105.1	2005	393	R
3026.5	2004	426	R	3106	2005	393	R & Ad(RN)
3027	2004	426	Am	3107	2005	393	R & Ad(RN)
3027.5	2004	426	R	3107.1	2005	393	R
3028	2004	426	Ad	3108	2005	393	R & Ad(RN)
3029	2004	426	R	3109	2005	393	R & Ad(RN)
3040	2004	426	Am	3110	2005	393	Ad
3041	2000	676	Am	3111	2006	564	Ad
	2007	507	Am	3123	2005	393	R
3041.1	2000	676	R	3124	2005	393	Am & RN
	2004	426	Ad	3125	2004	426	Am
3042	2004	426	Am		2005	393	Am & RN
3044	2004	426	Am	3126	2005	393	R
3045	2004	426	Am	3127	2005	393	R
3046	2004	426	Ad	3128	2005	393	Am & RN
3047	2004	426	R	3129	2005	393	Am & RN
3050	2004	426	R	3130	2005	393	Am & RN
3052	2004	426	R	3131	2005	393	Am & RN
3054	2004	426	Am	3135	2005	393	Am & RN
3055	2004	426	R & Ad	3137	2005	186	Ad
3056	2006	302	Am	3145.5	2005	393	Am
3057	2006	302	Ad	3146	2005	393	Am
	2007	588	Am	3147	2001	435	Am
3059	2000	676	Am		2005	393	Am
	2001	159	Am ³⁰⁵	3147.5	2005	393	Am
	2004	426	Am	3147.6	2005	393	Am
	2006	302	Am	3147.7	2005	393	Am
3070	2004	426	Am	3148	2005	393	Am
	2007	276	Am	3150	2005	393	Am
3075	2004	426	R & Ad	3151	2002	405	R
	2007	276	Am	3152	2005	393	Am
3076	2004	426	Am		2007	276	Am
	2005	393	Am	3152.5	2005	393	Am
3077	2006	564	Am	3153	2005	393	R
3078	2005	393	Ad(RN)	3160	2006	564	R & Ad
	2006	538	Am ⁸⁰²	3161	2006	564	R
	2007	276	Am	3162	2006	564	R
3090	2005	393	R & Ad	3166	2006	564	Am
3090.1	2005	393	Am & RN	3300	2000	277	Am
3091	2005	393	Ad	3301	2000	277	R
3092	2005	393	Ad	3302	2000	277	R
3094	2005	393	R & Ad(RN)	3303	1999	440	Am
3095	2005	393	R & Ad(RN)		2000	277	R
3096	2005	393	Am & RN	3304	2000	277	R
			& Ad(RN)	3305	2000	277	R
3096.5	2005	393	Am & RN	3305.5	2000	277	R
3096.6	2005	393	Am & RN	3306	2000	277	Am
3096.7	2005	393	Am & RN	3320	2000	277	Ad(RN)

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
3320.1	2002	107	Ad		2007	376	Am
3321	1999	440	Am	3516.1	2002	1085	Ad ⁴²⁴
	2000	277	Am & RN & Ad				R ⁶⁹
3322	2000	277	R		2003	582	Am
3323	2000	277	R		2005	675	Am ^{300 317}
3325	1999	440	Am		2006	658	Am ^{348 349}
	2000	277	Am		2007	376	R
3326	2000	277	Am	3516.5	2007	376	Am
3327	2000	277	Am	3519.5	2002	1085	Ad
3327.5	2000	277	Am	3520	2005	74*	Am
3328	2000	277	Am	3524	2001	435	Am
3329	2000	277	Am	3527	2007	588	Am
3330	2000	277	Am	3530	2007	588	R & Ad
	2002	1011	Am	3610	2003	485	Ad ^{391 319}
3350	2000	277	Am	3612	2003	485	Ad ^{391 319}
3352	2000	277	Am				R ²³²
3353	2000	277	Am	3613	2003	485	Ad ^{391 319}
3354	2000	277	Am				R ²³²
3356	2000	277	Am		2005	506*	Am
3357	2000	277	Am	3615	2003	485	Ad ^{391 319}
3358	2000	277	Am				R ²³²
3360	2000	277	Am	3620	2003	485	Ad ^{391 319}
3362	2000	277	Am				R ²³²
3364	2000	277	Am	3622	2003	485	Ad ^{391 319}
	2001	159	Am ³⁰⁵				R ²³²
3365.6	2003	48	Am	3623	2003	485	Ad ^{391 319}
3400	2000	277	Am				R ²³²
3401	2000	277	Am	3624	2003	485	Ad ^{391 319}
3402	2000	277	Am				R ²³²
3403	2000	277	Am	3624.5	2003	485	Ad ^{391 319}
	2001	159	Am ³⁰⁵				R ²³²
3404	2000	277	Am		2005	506*	Am
3421	2000	277	Am	3625	2003	485	Ad ^{391 319}
3422	2000	277	Am				R ²³²
3423	2000	277	Am	3626	2003	485	Ad ^{391 319}
3424	2000	277	Am				R ²³²
3426	2000	277	Am	3627	2003	485	Ad ^{391 319}
3430	2000	277	Am				R ²³²
3451	2000	277	Am		2005	506*	Am
3452	2000	277	Am	3628	2003	485	Ad ^{391 319}
3454	2000	277	Am				R ²³²
3455	2000	277	Am		2005	506*	Am
	2005	74*	Am	3630	2003	485	Ad ^{391 319}
3456	2000	277	Am				R ²³²
	2002	1011	Am	3631	2003	485	Ad ^{391 319}
3502	2007	376	Am				R ²³²
3502.1	1999	749	Am	3633	2003	485	Ad ^{391 319}
	2000	835	Am				R ²³²
	2000	836	Am	3633.1	2003	485	Ad ^{391 319}
	2004	452	Am				R ²³²
	2007	376	Am		2005	506*	Am
3504	2002	1085	Am ^{424 68}	3634	2003	485	Ad ^{391 319}
	2005	675	Am ^{300 317}				R ²³²
	2006	658	Am ^{348 349}		2007	588	Am
3504.1	2002	107	Ad	3635	2003	485	Ad ^{391 319}
3508	2001	435	Am				R ²³²
	2002	664	Am ⁴³¹		2005	506*	Am
3512	2005	675	Am ³⁰⁰	3636	2003	485	Ad ^{391 319}
			R ³⁰¹				R ²³²
	2006	658	Am ^{348 349}	3637	2003	485	Ad ^{391 319}
3516	2002	1085	Am				R ²³²

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
3640	2003	485	Ad ^{391 319} R ²³²	3680	2003	485	Ad ³¹⁹ R ²³²
3640.1	2005	506*	Am	3681	2003	485	Ad ³¹⁹ R ²³²
	2003	485	Ad ^{391 319} R ²³²	3685	2003	485	Ad ^{391 319} R ²³²
3640.5	2005	506*	Am				2006
	2003	485	Ad ^{391 319} R ²³²	3702.7	2004	695	
3640.7	2005	506*	Am	3710	2002	1150	Am ^{424 68}
	2003	485	Ad ^{391 319} R ²³²		2005	675	Am ^{300 317}
3641	2003	485	Ad ^{391 319} R ²³²	2006	658	Am ^{384 111}	
			3710.1			2002	107
3642	2003	485	Ad ^{391 319} R ²³²	3712.5	2002	1150	R
			3714	2003	586	R	
3643	2005	649	Am	3716	2002	1150	Am ^{424 68}
	2003	485	Ad ^{391 319} R ²³²		2005	675	Am ^{300 317}
3643.5	2003	485	Ad ^{391 319} R ²³²	2006	658	Am ^{384 111}	
			3717	2002	1150	Am	
3644	2003	485	Ad ^{391 319} R ²³²	3718	2002	1150	Am
			3719.5	2004	695	Ad	
3645	2003	485	Ad ^{391 319} R ²³²	3721	2003	586	R
			3732	2003	586	Am	
3650	2003	485	Ad ^{391 319} R ²³²	3733	2003	586	R
			3735	2005	621	Am	
3651	2003	485	Ad ^{391 319} R ²³²	3735.3	2005	621	R
			3735.5	2002	1150	Am	
3651.5	2004	183	Am ⁵⁷¹	3736	2005	621	R
	2003	485	Ad ^{391 319} R ²³²	3736.5	2003	586	R
3652	2003	485	Ad ^{391 319} R ²³²	3737	2003	586	R
			3739	2005	621	Am	
3653	2003	485	Ad ^{391 319} R ²³²	3740	2002	1150	Am
			2003	874	Am		
3654	2003	485	Ad ^{391 319} R ²³²	3750	2003	586	Am
			3750.5	2002	1150	Am	
3655	2003	485	Ad ^{391 319} R ²³²	2004	695	Am	
			3750.51			1999	459
3660	2003	485	Ad ^{391 319} R ²³²	2001	615*	Am	
			2001			617	Am
3661	2003	485	Ad ^{391 319} R ²³²	3750.6	2002	1150	R (as ad by Sec. 18, Stats. 1994, Ch. 1274)
			2003				586
3662	2003	485	Ad ^{391 319} R ²³²	3751	2005	658	Am
			3751.1	2002	1150	Ad & R ¹⁹	
3663	2003	485	Ad ^{391 319} R ²³²	2003	586	R	
			3753.1			2002	1150
3664	2003	485	Ad ^{391 319} R ²³²	3758.6	2002	1150	Am
			3760	2003	586	Am	
3670	2003	485	Ad ^{391 319} R ²³²	3761	2002	1150	Am
			2003	586	Am		
3671	2003	485	Ad ^{391 319} R ²³²	3765	2006	658	Am
			3766	2002	1150	Ad	
3672	2003	485	Ad ^{391 319} R ²³²	3767	2002	1150	Ad
			3768	2002	1150	Ad	
3673	2003	485	Ad ^{391 319} R ²³²	3769.3	2004	695	Ad
			3770	2002	1150	Am	
3674	2003	485	Ad ^{391 319} R ²³²	3771	2005	74*	Am
			3774	2002	1150	Am	
3675	2003	485	Ad ^{391 319} R ²³²	3775	2003	586	Am
			3775.1	2002	1150	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
3775.2	2003	586	Am	4030	2004	695	Am
	2005	621	R	4033	2001	728	Am
3775.3	2005	621	R	4034	2000	837	R ⁹⁶
3775.6	2003	586	Ad		2004	857	Ad ¹⁰⁰
3777	2002	1150	Am		2006	658	Am ³⁰¹
	2003	586	Am	4036	2006	777	Am
3778	2003	586	Ad	4038	2005	621	Am
3779	2005	621	Ad	4039	2005	506*	Am
3901	2001	687	R	4040	1999	749	Am
3902	2001	687	R		2000	836	Am
3903	2001	687	R		2001	289	Am
3904	2001	687	R		2004	191	Am
3905	2001	687	R		2005	506*	Am
3906	2001	687	R	4040.5	1999	655	Ad
3911	2001	687	R	4043	1999	655	Am
3912	2001	687	R		2004	887	Am
3914	2001	687	R				R & Ad ⁸⁰
3915.5	2001	687	R	4050	2001	262	Am
3916	2001	687	R		2006	777	Am
3917	2001	687	R	4051	2001	262	Am
3918	2001	687	R	4052	1999	83	Am ³⁰
3920	2001	687	R		1999	375	Am
3921	2001	687	R		2001	262	Am (by Sec. 3 of Ch.)
3923	2001	687	R				Am (by Sec. 2 of Ch.)
3924	2001	687	R		2001	900	Am (by Sec. 1 of Ch.)
3925	2001	687	R				Am ⁴³¹
3926	2001	687	R		2002	664	Am (by Sec. 1 of Ch.)
3927	2001	687	R		2003	651	Am (by Sec. 3.5 of Ch.)
3927.5	2001	687	R				Am ⁵⁷¹
3928	2001	687	R		2003	652	Am
3928.5	2001	687	R				Am
3929	2001	687	R		2004	183	Am
3930	2001	687	R		2004	191	Am
3930.5	2001	687	R		2006	538	Am ⁸⁰²
3931	2001	687	R		2006	777	Am
3932	2001	687	R	4052.1	2001	501	Ad
3940	2001	687	R		2006	777	Am & RN & Ad
3941	2001	687	R	4052.2	2006	777	Ad
3942	2001	687	R	4052.3	2006	777	Ad
3950	2001	687	R	4052.4	2006	777	Ad(RN)
4001	2003	539	Am ^{300 317}	4052.5	1999	784*	Ad ¹⁴⁸
	2006	658	Am ^{384 111}				R ²⁵
4001.1	2002	107	Ad		2001	631	Ad
4001.5	2002	577	Ad	4052.7	2001	728	Ad
	2004	33*	Am	4053	2000	837	Am ⁴
4002	2003	539	Am				R ⁸
4003	2003	539	Am ^{300 317}				Ad ⁹⁶
	2006	658	Am ^{384 111}		2001	728	Am
4005	2004	695	Am		2004	857	Am
	2005	621	Am				R & Ad ⁸⁰
4008	2001	728	Am		2005	621	Am (as ad by Sec. 7, Stats. 2004, Ch. 857)
	2003	539	Am				Ad ¹⁰⁰
	2004	342	Am	4053.1	2004	857	Am
4009	1999	190	Ad	4054	2004	857	Am
4019	2000	858	Am	4056	1999	900*	Am
4022	1999	655	Am	4057	1999	655	Am
	2003	250	Am	4059	2000	837	Am ⁴
4022.5	2004	857	Ad ⁸⁰				R ⁸
4023.5	2005	621	Ad				Ad ⁹⁶
4024	2005	506*	Am				
4026.5	2004	695	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>
4059 (Cont.)	2001	159	Am (as am by Sec. 5, Stats. 2000, Ch. 837) ³⁰⁵	4101	2000	837	Am ⁴ R ⁸ Ad ⁹⁶
	2003	426	Am		2004	695	Am
	2005	506*	Am		2007	588	Am
4059.5	2004	695	Am (by Sec. 29 of Ch.)	4102	1999	655	Am
	2004	857	Am & R (by Sec. 10.5 of Ch.) ⁴³		2001	501	R
			Ad (by Sec. 11.5 of Ch.) ⁸⁰	4104	2005	621	Am
	2005	506*	Am (as ad by Sec. 11.5, Stats. 2004, Ch. 857)		2006	659	Am
				4105	2000	837	Am ⁴ R ⁸ Ad ⁹⁶
4060	1999	749	Am		2004	857	Am R & Ad ⁸⁰
	2001	289	Am	4106	2003	539	Ad
	2003	426	Am		2005	621	Am
	2004	191	Am	4107	2004	695	Ad
	2005	506*	Am	4110	2001	728	Am
4061	1999	914	Am		2002	1013	Am
	2001	289	Am	4111	2004	191	Am
	2002	263*	Am	4112	1999	73	Am
	2003	426	Am		2000	135	Am ²⁰³
	2005	506*	Am	4114	2004	695	Am
4062	2003	539	Am		2005	621	Am
4067	2000	681	Ad	4115	1999	900*	Am
	2003	250	Am		2001	352	Am
4068	2004	695	Ad		2001	728	Am (by Sec. 29.2 of Ch.)
	2007	588	Am		2004	695	Am
4070	2000	293	Am	4115.5	2005	621	Am
4071.1	2000	293	Ad		1999	655	Am
4073	2006	659	Am		2005	621	Am
4074	1999	900*	Am	4116	1999	900*	Am
4076	1999	914	Am	4119	2000	836	Am
	2001	289	Am	4119.1	2004	342	Ad
	2003	544	Am ⁵⁶⁵	4119.2	2001	458	Ad
	2004	191	Am	4122	2006	487	Am
	2005	506*	Am		2007	130	Am ⁹⁰²
4076.5	2007	470	Ad	4125	2000	677	Ad ⁸
4078	1999	655	Am	4126	2001	631	Ad
4081	2000	837	Am ⁴ R ⁸ Ad ⁹⁶	4126.5	2004	857	Ad
	2004	695	Am (by Sec. 31 of Ch.)	4127	2001	827	Ad ^{37 360}
	2004	857	Am & R (by Sec. 12.5 of Ch.) ⁴³	4127.1	2001	827	Ad ^{37 359 360}
			Ad (by Sec. 13.5 of Ch.) ⁸⁰	4127.2	2001	827	Ad ^{37 359 360}
4083	2003	539	Ad	4127.3	2001	827	Ad ^{37 360}
4084	2004	857	Ad	4127.4	2001	827	Ad ^{37 360}
	2007	588	Am	4127.5	2001	827	Ad ^{37 360}
4085	2004	857	Ad		2005	621	Am
4086	2004	857	Ad	4127.6	2001	827	Ad ^{37 360}
4100	2004	857	Am R & Ad ⁸⁰	4127.7	2004	695	Ad
				4127.8	2006	659	Ad
				4130	2000	837	R ⁹⁶
				4131	2000	837	R ⁹⁶
				4132	2000	837	R ⁹⁶
				4133	2000	837	R ⁹⁶
				4134	2000	837	R ⁹⁶
				4135	2000	837	R ⁹⁶
				4136	2000	837	R ⁹⁶
				4136.5	2000	837	R ⁹⁶
				4137	2000	837	R ⁹⁶
				4138	2000	837	R ⁹⁶

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
4139	2000	837	Ad ²¹ R ³⁴	4170	1999	914	Am
4142	2005	506*	Am	2001	289	Am	
4145	2004	608	Am	2003	250	Am	
4146	2004	608	R	2005	506*	Am	
4147	2004	608	Am	4170.5	2004	695	Ad
4160	2001	728	Am	4171	2003	250	Am
	2004	857	Am	4174	1999	749	Am
			R & Ad ⁸⁰	2005	506*	Am	
	2007	588	Am	4175	1999	914	Am
4161	2001	728	Am	2001	289	Am	
	2004	887	R & Ad R & Ad ⁸⁰	2003	250	Am	
			Am (as ad by Sec. 4.5, Stats. 2004, Ch. 887)	2005	506*	Am	
	2005	621	Am	4180	2006	659	Am
			Am	4181	2006	659	Am
			Am	2007	130	Am ⁹⁰²	
	2007	588	Am	4182	2006	659	Am
4162	2004	857	R Ad ⁸⁰ R ¹⁹²	4186	2001	310	Ad
			Am ⁴²³	4190	2006	659	Am (by Sec. 14 of Ch.)
	2006	658	Am ⁴²³	4191	2006	659	Am
	2006	659	Am	2007	130	Am ⁹⁰²	
	2007	588	Am ⁴²³	4192	2006	659	Am
4162.5	2004	887	Ad ⁸⁰ R ¹⁹²	4196	2001	728	Am
			Am	2004	857	Am	R & Ad ⁸⁰
	2005	301	Am	4200	2003	539	Am
	2006	658	Am ⁴²³	2004	695	Am	
	2006	659	Am	2007	588	Am	
	2007	130	Am ⁹⁰²	4200.1	2004	695	Ad & R ⁶⁸
	2007	588	Am ⁴²³	2006	658	Am ³⁸	
4163	2004	857	Am	2007	588	Am (by Sec. 51 of Ch.)	
			R & Ad ¹⁰⁰	4200.2	2003	539	Ad
	2006	658	R (as am by Sec. 31, Stats. 2004, Ch. 857)	2007	588	Am	
			Am (as am by Sec. 32, Stats. 2004, Ch. 857)	4200.3	2003	539	Ad
			Am	2004	909*	Am	
4163.1	2006	658	Ad	4200.4	2003	539	Ad
4163.5	2004	857	Ad	4200.5	1999	655	Am
	2006	658	Am	2001	728	Am	
4163.6	2004	857	Ad	4201	2000	837	Am ⁴ R ⁸ Ad ⁹⁶
	2006	658	R	4202	1999	655	Am
4164	2004	857	Am	2003	539	Am	
			R & Ad ⁸⁰	2005	621	Am	
4165	2004	857	Am	4205	2005	621	Am
4166	2004	857	Am	4206	2005	621	R
4168	2004	857	Ad	4207	2004	695	Am
4169	2004	857	Ad	4208	2004	695	Ad
			R & Ad ¹⁰⁰	2007	588	Am	
			Am (as ad by Sec. 39, Stats. 2004, Ch. 857) ⁶⁸	4209	2004	695	Ad
	2006	658	Am (as ad by Sec. 40, Stats. 2004, Ch. 857) ⁶⁹	4231	2005	621	Am
			Am	4232	2005	621	Am
			Am	4301	2001	631	Am
			Am	2001	728	Am	
			Am	2004	857	Am	
			R & Ad ⁸⁰				R & Ad ⁸⁰
			Am (as ad by Sec. 44, Stats. 2004, Ch. 857)	2006	777	Am (as ad by Sec. 44, Stats. 2004, Ch. 857)	

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>
4303	2006	777	Ad		2005	301	Am (as ad by
4305.5	2000	836	Am				Sec. 50,
	2000	837	Am ⁴				Stats. 2004,
			R ⁸				Ch. 857)
			Ad ⁹⁶		2005	621	Am (as ad by
	2001	728	Am				Sec. 50,
	2004	857	Am				Stats. 2004,
			R & Ad ⁸⁰				Ch. 857, by
4306.5	2006	777	Am				Sec. 79.5 of Ch.)
4306.6	2002	562	Ad	4402	1999	655	Am
4311	2004	183	Am ⁵⁷¹	4403	2003	539	Am
4312	2000	837	Am ⁴	4404	2000	836	Am
			R ⁸	4409	2002	1138	Ad
			Ad ⁹⁶		2003	62	Am ⁵¹⁹
	2001	159	Am (as ad by		2004	183	Am ⁵⁷¹
			Sec. 19,		2004	695	Am
			Stats. 2000,	4425	1999	946	Ad & R ²⁰
			Ch. 837) ³⁰⁵		2001	745*	Am
	2003	539	Am		2002	542	Am ⁵⁷
4314	2003	539	Ad		2002	1161*	S ⁵⁷
	2005	417	Am	4426	1999	946	Ad & R ²⁰
	2007	588	Am		2001	693	Am
4315	2003	539	Ad		2002	542	S ⁵⁷
	2005	417	Am (by Sec. 4		2002	1161*	Am ⁵⁷
			of Ch.)	4427	1999	946	Ad & R ²⁰
	2005	621	Am (by		2002	542	R
			Sec. 62.5 of Ch.)		2002	1161*	R
	2007	588	Am	4501	2003	640	Am ^{300 317}
4331	2000	836	Am (by Sec. 26	4501.1	2002	107	Ad
			of Ch.)	4503	2003	640	Am ^{300 317}
	2000	837	Am ⁴	4507	2002	1013	Am
			R ⁸		2006	538	Am ⁸⁰²
			Ad ⁹⁶	4518	1999	655	Am
	2001	728	Am	4519	2000	208	Am
	2004	857	Am	4521	2003	586	Am (by Sec. 21
			R & Ad ⁸⁰				of Ch.)
4344	2000	837	R ⁹⁶		2003	640	Am (by
4360	2005	621	Am				Sec. 18.5 of Ch.)
4361	2005	621	R & Ad	4521.2	2003	640	Ad
4362	2005	621	R & Ad	4524	2001	728	R & Ad
4363	2005	621	R	4545	2001	435	Am
4364	2005	621	Am	4546	2006	659	Am
4365	2005	621	Am	4548	1999	655	Am
4366	2005	621	Am		2006	659	Am
4367	2005	621	R	4800	2002	1012*	Am ^{79 43}
4368	2005	621	R		2004	467	Am ^{319 38}
4369	2005	621	Am		2006	658	Am ^{348 349}
4370	2005	621	R	4800.1	2002	107	Ad
4371	2005	621	Am	4804.5	2002	1012*	Am ^{79 43}
4372	2005	621	Am		2004	467	Am ^{319 38}
4373	2005	621	Am		2006	658	Am ^{348 349}
4382	1999	525	Am ¹¹²	4826	2007	83	Am
	2000	857	Am ²⁰³	4826.2	2002	453	Ad
4400	2000	837	Am ⁴	4827	1999	83	Am ³⁰
			R ⁸	4830	2002	131	Am
			Ad ⁹⁶		2006	823	Am
	2001	728	Am				R & Ad ¹⁹²
	2003	539	Am	4830.7	2004	467	Ad
	2004	857	Am	4832	2004	467	Am
			R & Ad ⁸⁰	4833	2004	467	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
4836.1	2007	83	Ad & R ³⁴⁹	4941	1999	655	Am
4841.5	2001	306	Am	4944	1999	655	Am
4842.2	2001	306	Am	4945	2000	568	Am
	2004	467	Am		2005	648	Am
4842.5	2004	467	Am	4946	1999	655	Am
4843.5	2001	306	Am		2002	405	R
4846.5	2000	995	Am	4947	1999	655	Am
4848	2001	167	Am	4955	1999	655	Am
	2002	131	Am		2000	568	Am
	2003	62	Am ⁵¹⁹		2002	714	Am
	2004	467	Am	4955.1	2002	714	Ad
4850	2005	621	Am	4955.2	2002	714	Ad
4854.5	2002	131	Ad	4956	1999	655	Am
4857	1999	418	Ad	4959	1999	655	Am
4866	2004	193	Am ⁵⁷¹	4960.2	2002	714	Ad
4875.4	2004	467	Am	4960.5	1999	655	Am
4883	2001	306	Am	4961	1999	655	Am
4901	2001	306	Am	4963	1999	655	Am
4922.36	2002	1013	Am	4964	1999	655	Am
4926	2005	649	Am	4965	1999	655	R (as am by
4927	1999	655	Am				Sec. 18,
4928	2002	714	Am ^{79 43}				Stats. 1991,
	2004	909*	Am ^{98 75}				Ch. 983)
	2005	659	R				Am (as ad by
			Ad ³⁰⁰				Sec. 19,
			R ³⁰¹				Stats. 1991,
	2006	658	Am ^{319 38}				Ch. 983)
4928.1	2002	107	Ad	4966	1999	655	Am
4929	1999	655	Am	4967	1999	655	Am
	2002	714	Am	4970	2000	568	Am
	2005	659	Am	4972	1999	655	Am
4929.5	1999	655	Am	4973	1999	655	Am
	2005	659	R	4974	2005	74*	Am
4930	1999	655	Am	4975	1999	655	Am
4931	1999	655	Am	4977	1999	655	Am
4933	1999	655	Am	4977.2	2002	714	Am
	2002	714	Am	4979	1999	655	Am
4934	1999	655	Am	Div. 2,			
	2002	714	Am ^{79 43}	Ch. 13,			
	2004	909*	Am ^{98 75}	heading			
	2005	659	R	(Sec. 4980			
			Ad ³⁰⁰	et seq.)	2004	204	Am
			R ³⁰¹	4980	2000	836	Am
	2006	658	Am ^{319 38}		2002	1013	Am
4934.1	2002	714	Ad	4980.01	2003	20	Am
4934.2	2002	714	Ad		2007	588	Am
	2004	33*	Am	4980.02	2002	1013	Am
4935	1999	655	Am		2004	204	Am
	2000	568	Am	4980.03	2000	836	Am
	2002	714	Am		2005	658	Am
	2005	649	Am (by Sec. 5		2007	586	Am
			of Ch.)	4980.10	2002	1013	Am
4937	2001	361	Am	4980.30	2002	1013	Am
	2005	649	Am (by Sec. 6	4980.34	2002	1013	Am
			of Ch.)		2003	874	Am
4938	1999	67*	Am	4980.35	2002	1013	Am
	2000	568	Am	4980.37	2002	1013	Am
4939	2000	568	Am	4980.38	2001	435	Am
	2002	781	Am		2002	1013	Am
	2005	649	Am		2007	588	Am
4940	1999	655	Am	4980.39	2002	541	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>Effect</i>			<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	
4980.395	2002	541	Ad						
	2004	695	Am ⁶³		4982.05	2007	588	Am	
4980.40	2001	728	Am			1999	459	Ad	
	2002	1013	Am			2001	617	Am	
	2003	874	Am			2002	664	Am ⁴³¹	
	2004	909*	Am			2005	658	Am	
	2005	658	Am		4982.2	2002	1013	Am	
	2007	588	Am			2003	607	Am	
4980.41	1999	406	Am		4982.25	2002	1013	Am	
	2001	435	Am		4982.26	2005	658	Am	
	2002	481	Am		4984	2000	836	Am	
	2003	874	Am		4984.01	2007	588	Ad	
4980.43	2000	836	Am		4984.1	2007	588	Am	
	2002	1013	Am		4984.4	2003	874	Am	
	2003	607	Am			2007	588	Am	
	2004	204	Am		4984.6	2005	74*	Am	
	2005	658	Am		4984.7	2002	1013	Am	
	2007	586	Am			2004	909*	Am	
4980.44	2000	836	Am			2007	588	R & Ad	
	2001	728	Am		4984.72	2007	588	Ad	
	2002	1013	Am		4984.75	2003	437	Ad	
	2003	607	Am		4984.8	2002	1013	Am	
	2004	204	Am			2003	607	Am	
	2007	588	Am			2007	588	R & Ad	
4980.45	1999	657	Am		4984.9	1999	655	Ad	
	2001	435	Am		4986	2006	659	R	
	2002	1013	Am		4986.10	2000	836	Am	
	2007	586	Am			2006	659	R	
4980.46	2002	1013	Am		4986.20	2000	836	Am	
4980.48	2002	1013	Am			2001	728	Am	
4980.50	2000	836	Am			2006	659	R	
	2001	728	Am		4986.21	2000	836	Ad	
	2002	1013	Am			2001	728	Am	
	2003	874	Am			2004	909*	Am	
	2004	909*	Am			2006	659	R	
4980.54	2002	1013	Am		4986.30	2006	659	R	
	2003	874	Am		4986.40	2006	659	R	
	2007	588	Am		4986.41	2006	659	R	
4980.55	2002	1013	Am		4986.42	2000	836	Ad	
4980.57	2002	481	Ad ²²			2006	659	R	
	2002	1013	R		4986.43	2000	836	Ad	
	2003	607	Am			2006	659	R	
	2007	588	Am		4986.44	2000	836	Ad	
4980.60	2002	1013	Am			2006	659	R	
4980.80	2000	836	Am		4986.45	2000	836	Ad	
	2001	159	Am ³⁰⁵			2006	659	R	
	2002	481	Am		4986.46	2000	836	Ad	
	2003	874	Am			2006	659	R	
	2007	588	Am		4986.47	2000	836	Ad	
4980.90	2000	836	Am			2001	728	Am	
	2001	159	Am ³⁰⁵			2006	659	R	
	2002	481	Am		4986.50	2006	659	R	
	2004	183	Am ⁵⁷¹		4986.60	2000	836	R	
	2007	586	Am		4986.70	1999	657	Am	
	2007	588	Am			2000	836	Am	
4981	2002	1013	Am			2002	1013	Am	
4982	1999	657	Am			2006	659	R	
	2000	135	Am ²⁰³		4986.71	2005	658	Am	
	2001	435	Am			2006	659	R	
	2002	1013	Am		4986.75	2006	659	R	
	2003	607	Am		4986.80	2004	909*	Am	
						2006	659	R	

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4986.81	2006	659	R	4989.68	2006	659	Ad
4986.82	2006	659	R	4989.70	2006	659	Ad
4986.90	2006	659	R		2007	130	Am ⁹⁰²
4987	2006	659	R	4990	2006	659	R & Ad
Div. 2, Ch. 13, Art. 6, heading (Sec. 4987.5 et seq.)				4990.02	2006	659	Ad
				4990.04	2006	659	Ad ³¹⁹ R ²³²
	2004	204	Am	4990.06	2006	659	Ad
4987.5	1999	657	Am	4990.08	2006	659	Ad
	2002	1013	Am	4990.1	2002	1012*	Am ^{98 75} Am ^{300 317}
4987.6	1999	657	R & Ad		2005	658	Am ^{300 317}
4987.7	1999	657	R & Ad(RN)		2006	659	R
	2002	1013	Am	4990.10	2006	659	R & Ad
	2004	204	Am	4990.11	2006	659	R
4987.8	1999	657	Am & RN & Ad(RN)	4990.12	2006	659	R & Ad
				4990.125	2002	107	Ad
	2002	1013	Am		2006	659	R
4987.9	1999	657	Am & RN	4990.13	2006	659	R
4988	2002	1013	Am	4990.14	2006	659	R & Ad
4988.1	1999	657	Am	4990.15	2006	659	R
	2002	1013	Am	4990.16	2006	659	R & Ad
4988.2	1999	657	Am	4990.18	2006	659	Ad
	2002	1013	Am	4990.2	2006	659	R
4989.10	2006	659	Ad	4990.20	2006	659	Ad
4989.12	2006	659	Ad	4990.22	2006	659	Ad
4989.14	2006	659	Ad	4990.24	2006	659	Ad
4989.16	2006	659	Ad	4990.26	2006	659	Ad
4989.18	2006	659	Ad	4990.28	2006	659	Ad
4989.20	2006	659	Ad	4990.3	2002	1013	Am
	2007	586	Am		2006	659	R
4989.22	2006	659	Ad	4990.30	2006	659	Ad
4989.24	2006	659	Ad	4990.32	2006	659	Ad
4989.26	2006	659	Ad	4990.34	2006	659	Ad
4989.28	2006	659	Ad	4990.36	2006	659	Ad
4989.30	2006	659	Ad	4990.38	2006	659	Ad
4989.32	2006	659	Ad	4990.4	2004	695	Am
4989.34	2006	659	Ad		2006	659	R
	2007	586	Am	4990.40	2006	659	Ad
4989.36	2006	659	Ad	4990.42	2006	659	Ad
	2007	588	Am	4990.5	1999	655	Am
4989.38	2006	659	Ad		1999	657	Am
4989.40	2006	659	Ad		2006	659	R
4989.42	2006	659	Ad	4990.6	2006	659	R
	2007	588	Am	4990.7	2006	659	R
4989.44	2006	659	Ad	4990.8	2002	1012*	Am ^{98 75} Am ^{300 317}
	2007	586	Am		2005	658	Am ^{300 317}
4989.46	2006	659	Ad		2006	659	R
4989.48	2006	659	Ad	4990.9	2006	659	R
4989.50	2006	659	Ad	4991	2006	659	Ad
4989.52	2006	659	Ad	4991.2	2006	659	Ad
4989.54	2006	659	Ad	4992.1	2000	836	Am
	2007	130	Am ⁹⁰²		2001	728	Am
	2007	588	Am		2004	909*	Am
4989.56	2006	659	Ad	4992.10	2007	588	Ad
4989.58	2006	659	Ad	4992.3	1999	657	Am
4989.60	2006	659	Ad		2001	728	Am
4989.62	2006	659	Ad		2007	588	Am
4989.64	2006	659	Ad	4992.31	1999	459	Ad
4989.66	2006	659	Ad		2001	617	Am
					2005	658	Am
					2006	659	R

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
4992.33	2005	658	Am		2007	588	R & Ad	
4992.6	2001	728	R	4998	1999	657	Am	
4992.8	1999	655	Ad		2000	135	Am ²⁰³	
4994	2005	74*	Am		2002	1013	Am	
Div. 2, Ch. 14, Art. 4, heading (Sec. 4996 et seq.)	2006	659	Am	4998.1	1999	657	R & Ad	
	4996	2003	20	Am	4998.2	1999	657	R & Ad(RN)
	4996.1	2003	874	Am		2000	135	Am ²⁰³
	4996.13	2002	1013	Am	4998.3	1999	657	Am & RN
	4996.14	2007	588	R & Ad				& Ad(RN)
	4996.17	2000	836	Am	4998.4	1999	657	Am & RN
		2002	481	Am				& Ad(RN)
		2003	874	Am	4998.5	1999	657	Am & RN
		2006	659	Am				& Ad(RN)
		2007	130	Am ⁹⁰²	4998.6	2000	135	Am ²⁰³
	4996.18	2000	836	Am		1999	657	Am & RN
		2001	728	Am				& Ad(RN)
		2003	607	Am	4998.7	2000	135	Am ²⁰³
		2004	695	Am		2006	659	R
		2007	588	Am	4998.7	1999	657	Am & RN
4996.2	2001	728	Am	4999	1999	535	Ad	
	2002	481	Am		2000	857	Am ²⁰³	
4996.20	2004	695	Am		2002	107	Am	
4996.21	1999	657	Am		2006	659	Am	
	2001	728	Am	4999.1	1999	535	Ad	
	2003	607	Am		2006	659	Am	
4996.22	2002	481	Am	4999.2	1999	535	Ad	
			R & Ad ²²		2001	728	Am	
	2003	607	Am (as ad by Sec. 11, Stats. 2002, Ch. 481)		2002	1013	Am	
	2007	588	Am		2003	885	Am	
4996.23	2001	728	Ad		2006	658	Am & R & Ad ⁸²	
	2003	607	Am	4999.3	1999	535	Ad	
4996.25	2002	541	Ad	4999.4	1999	535	Ad	
4996.26	2002	541	Ad		2000	857	Am ²⁰³	
	2004	695	Am ⁶³		2006	659	Am	
4996.28	2007	588	Ad	4999.5	1999	535	Ad	
4996.3	2004	909*	Am	4999.6	1999	535	Ad	
	2007	588	R & Ad		2000	857	Am ²⁰³	
4996.4	2004	909*	Am	4999.7	1999	535	Ad	
	2007	588	Am		2000	857	Am ²⁰³	
4996.6	2000	836	Am		2001	728	Am	
	2001	159	Am ³⁰⁵		2003	885	Am	
	2003	874	Am		2006	658	Am & R & Ad ⁸²	
	2007	588	Am	4999.8	1999	535	Ad	
4996.65	2003	437	Ad		2006	659	R	
4996.8	1999	655	Am	4999.9	1999	535	Ad	
4997	2003	607	R (as ad by Sec. 11, Stats. 1993, Ch. 1234)		2006	659	R	
			Am (as ad by Sec. 21, Stats. 1998, Ch. 879)	5000	1999	656	Am ^{21 20}	
					1999	657	Am ^{21 20}	
					2001	718	Am ^{98 75}	
					2002	231	Am ^{79 43}	
					2004	33*	Am	
					2004	921	Am ^{348 349}	
				5000.1	2002	107	Ad	
				5000.5	2002	231	Ad	
				5001	2003	807	Am	
				5015.6	1999	656	Am ^{21 20}	
					2001	718	Am ^{98 75}	
					2002	231	Am ^{79 43}	
					2004	921	Am ^{348 349}	

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	Year	Chapter	Effect		Year	Chapter	Effect
5018	2000	1055*	Am		2004	909*	Am
5020	2001	718	Am	5082.3	2001	704	Am
	2002	231	Am		2001	718	Am
5025.2	2004	921	Ad	5082.4	2001	704	Am
5025.3	2004	921	Ad		2001	718	Am
5030	1999	657	Am	5082.5	2001	704	Ad
5035.3	2006	458*	Ad		2001	718	Ad
5050	2004	921	Am ¹⁷⁴	5083	2001	704	Am & R ⁴³
			Ad ⁸⁰		2001	718	Am & R ⁴³
	2006	458*	Am		2004	909*	Am ³⁸
5050.1	2006	458*	Ad	5084	2001	704	Am & R ⁴³
5050.2	2006	458*	Ad		2001	718	Am & R ⁴³
	2007	130	Am ⁹⁰²		2004	909*	Am ³⁸
5054	2005	658	Ad	5087	2001	704	Am
5061	2002	231	Am		2001	718	Am
	2002	1150	Am (as am by Stats. 2002, Ch. 231)	5088	2001	704	Am
					2001	718	Am
	2003	807	Am		2004	921	Am
5062.2	2002	232	Ad				R & Ad ⁸⁰
5063	2002	231	Am	5090	2001	704	Ad
5063.1	2002	231	Ad		2001	718	Ad
5063.2	2002	231	Ad		2004	909*	R (as ad by Sec. 18, Stats. 2001, Ch. 718)
5063.3	2004	921	Ad				Am (as ad by Sec. 15, Stats. 2001, Ch. 704)
5070.5	1999	657	Am	5091	2001	704	Ad
5070.6	1999	657	Am		2001	718	Ad
5076	2001	704	Ad		2003	807	R (as ad by Sec. 16, Stats. 2001, Ch. 704 and Sec. 19, Stats. 2001, Ch. 718)
	2001	718	Ad				
	2002	231	R (as ad by Sec. 2, Stats. 2001, Ch. 704)	5092	2001	704	Ad
			Am (as ad by Sec. 5, Stats. 2001, Ch. 718)		2001	718	Ad
	2004	921	Am		2004	909*	R (as ad by Sec. 20, Stats. 2001, Ch. 718)
	2006	447	Am	5081	2001	704	Am
5079	2002	231	Am		2001	718	Ad
	2005	658	Am		2004	909*	R (as ad by Sec. 17, Stats. 2001, Ch. 704)
5081	2001	704	Am	5081.1	2001	704	Am & R ⁴³
	2001	718	Am		2001	718	Am & R ⁴³
	2003	228*	Am		2002	664	Am ⁴³¹
	2003	807	Am		2004	909*	Am ³⁸
5081.1	2001	704	Am & R ⁴³	5082	2001	704	Am
	2001	718	Am & R ⁴³		2001	718	Am
	2002	664	Am ⁴³¹		2003	228*	Am
	2004	909*	Am ³⁸		2003	807	Am
5082	2001	704	Am	5082.1	2001	704	Am
	2001	718	Am		2001	718	Am
	2003	228*	Am		2003	228*	R & Ad
	2003	807	Am		2003	807	R & Ad
5082.1	2001	704	Am	5082.2	2001	704	Am & R ⁴³
	2001	718	Am		2001	718	Am & R
	2003	228*	R & Ad		2003	228*	Am
	2003	807	R & Ad		2003	807	Am
5082.2	2001	704	Am & R ⁴³	5094	2001	704	Ad
	2001	718	Am & R				
	2003	228*	Am				
	2003	807	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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5094 (Cont.)				5116	2004	921	Ad
	2001	718	Ad	5116.1	2004	921	Ad
	2002	1079*	Am (as ad by Sec. 19, Stats. 2001, Ch. 704 and as ad by Sec. 22, Stats. 2001, Ch. 718)	5116.2	2004	921	Ad
				5116.3	2004	921	Ad
				5116.4	2004	921	Ad
				5116.5	2004	921	Ad
				5116.6	2004	921	Ad
				5131	2003	228*	Am
					2003	807	Am
5095	2001	704	Ad	5133	1999	657	Am
	2001	718	Ad	5134	2001	718	Am
5096	2004	921	Ad ⁶⁸⁶		2004	921	Am
			R ¹⁹²		2006	447	Am (by Sec. 2 of Ch.)
5096.1	2004	921	Ad ⁶⁸⁶				Am (by Sec. 9 of Ch.) ⁸⁶¹
			R ¹⁹²		2006	458*	Am (by Sec. 10 of Ch.) ¹⁰⁰
5096.10	2004	921	Ad ⁶⁸⁶				
			R ¹⁹²	5150	2000	1055*	Am
5096.11	2004	921	Ad ⁶⁸⁶	5151	2000	1054	Am
			R ¹⁹²	5154	2000	1054	Am
5096.12	2006	458*	Ad ⁸²⁶	5211	2000	787	Ad
5096.13	2006	458*	Ad	5216	2002	972	Am
5096.14	2006	458*	Ad	5216.2	2000	787	Am & RN
5096.15	2006	458*	Ad	5216.3	2000	787	Am & RN & Ad(RN)
5096.2	2004	921	Ad ⁶⁸⁶	5216.4	2000	787	Am & RN & Ad
			R ¹⁹²	5216.5	2000	787	Ad(RN)
5096.3	2004	921	Ad ⁶⁸⁶	5216.6	2000	787	Ad(RN)
			R ¹⁹²	5217	2000	787	R
5096.4	2004	921	Ad ⁶⁸⁶	5272	2000	787	Am
			R ¹⁹²	5273.5	1999	818	Ad
5096.5	2004	921	Ad ⁶⁸⁶	5275	2007	81	Ad
			R ¹⁹²	5300	2000	787	Am
5096.6	2004	921	Ad ⁶⁸⁶	5354	2002	972	Am
			R ¹⁹²	5403	2000	787	Am
5096.7	2004	921	Ad ⁶⁸⁶		2001	284	Am
			R ¹⁹²	5405	2000	787	Am
5096.8	2004	921	Ad ⁶⁸⁶	5405.6	2001	928	Ad
			R ¹⁹²	5408	2000	787	Am
5096.9	2004	921	Ad ⁶⁸⁶	5408.3	2002	972	Ad
			R ¹⁹²	5408.7	1999	320	Ad ⁶⁶
5097	2002	230	Ad				R ⁶⁷
5098	2002	230	Ad	5440	1999	280	Am
5100	2002	230	Am		2001	54*	Am
	2002	231	Am (by Sec. 13 of Ch.)		2001	825	Am
					2003	725	Am
5103	2004	921	Am	5442.10	2001	54*	Ad
5107	2003	807	Am	5442.11	2001	825	Ad
	2004	583	Am	5442.13	2003	725	Ad
5108	2002	231	Ad	5442.9	1999	280	Ad
	2002	1150	Am (as ad by Stats. 2002, Ch. 231)	5443	2003	577	Am
				5463	2003	594	Am
5109	2002	231	Ad	5466	2004	529	Ad
	2004	921	Am	5485	2002	972	R & Ad
5109.5	2002	231	Ad	5490.5	2000	787	Ad
5110	2000	1054	Ad	5499.4	2002	221	Am
5111	2000	1054	Ad	5502	2000	1054	Am
	2001	159	Am ³⁰⁵	5510	1999	982	Am
5112	2000	1054	Ad		2002	1012*	Am ^{79 43}
5113	2000	1054	Ad		2004	691	Am ^{319 38}
5115	2003	807	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
5510 (Cont.)				5651	2000	1054	Am
	2006	658	Am ^{348 349}		2004	865	Am
5510.15	2002	107	Ad	5657	2003	325	Am
5515	2005	280	Am		2003	607	Am
5517	2002	1012*	Am ^{79 43}		2004	865	Am
	2004	691	Am ^{319 38}	5659	2004	865	Am
	2006	658	Am ^{348 349}	5678	2006	564	Ad
5535	2007	275	Am	5678.1	2006	564	Ad
5535.1	2007	275	Am	5678.2	2006	564	Ad
5535.2	2007	275	Am	5678.3	2006	564	Ad
5535.25	2007	275	Ad	5678.4	2006	564	Ad
5535.3	2007	275	Am	5678.5	2006	564	R
5536	2000	1054	Am	5679.5	2006	564	R
	2001	159	Am ³⁰⁵	5680.1	2001	306	Am
	2001	854	Am	5681	2000	1054	Am
5536.1	1999	982	Am	5682	2000	1054	Am
5536.25	1999	982	Am	5683	2000	1054	Am
5536.26	2001	728	Ad		2005	74*	Am ¹⁹
5552.5	2004	691	Ad	5800	2001	495	Am ¹⁹
5558	2001	313	Ad		2003	874	S ⁴³
5565	2000	1054	Am		2004	691	S ⁷⁵
5582.1	1999	982	Am		2004	695	S ⁷⁵
5588	2005	506*	R & Ad		2005	675	S ⁶⁸
	2006	564	Am		2006	658	S ³⁸
5588.1	2005	506*	Ad	5801	2001	495	S ¹⁹
5588.2	2005	506*	Ad		2003	874	Am ⁴³
5588.3	2005	506*	Ad		2004	691	S ⁷⁵
5588.4	2005	506*	Ad		2004	695	S ⁷⁵
5589	2005	506*	R		2005	675	S ⁶⁸
5601	2000	1054	Am		2006	658	S ³⁸
5602	2000	1054	Am	5801.1	2001	495	Ad & R ¹⁹
5603	2000	1054	Am		2003	874	S ⁴³
5610	2000	1054	Am		2004	691	S ⁷⁵
5615	2006	564	Am		2004	695	S ⁷⁵
5616	1999	982	Am		2005	675	S ⁶⁸
	2007	275	Am		2006	658	S ³⁸
5620	2000	1054	Am	5802	2001	495	S ¹⁹
	2002	1012*	Am ^{79 43}		2003	874	S ⁴³
	2004	691	Am ^{319 38}		2004	691	S ⁷⁵
	2006	658	Am ^{348 349}		2004	695	S ⁷⁵
5620.1	2002	107	Ad		2005	675	S ⁶⁸
5621	2002	1012*	Am ^{79 43}		2006	658	S ³⁸
	2004	691	Am ^{319 38}	5803	2001	495	S ¹⁹
	2006	658	Am ^{348 349}		2003	874	S ⁴³
5622	2002	1012*	Am ^{79 43}		2004	691	S ⁷⁵
	2004	691	Am ^{319 38}		2004	695	S ⁷⁵
	2006	658	Am ^{348 349}		2005	675	S ⁶⁸
5640	2000	1054	Am		2006	658	S ³⁸
	2003	325	Am	5804	2001	495	S ¹⁹
	2007	275	Am		2003	874	S ⁴³
5641	2004	691	Am		2004	691	S ⁷⁵
5641.1	2004	691	Ad		2004	695	S ⁷⁵
5641.2	2004	691	Ad		2005	675	S ⁶⁸
5641.3	2004	691	Ad		2006	658	S ³⁸
5641.4	2004	691	Ad	5805	2001	495	S ¹⁹
	2005	48*	Am		2003	874	S ⁴³
5641.6	2004	691	Ad		2004	691	S ⁷⁵
5642	2000	1054	Am		2004	695	S ⁷⁵
5643	2000	1054	R		2005	675	S ⁶⁸
5645	2004	691	R		2006	658	S ³⁸
5650	2000	1054	Am	5810	2001	495	Am ¹⁹

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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5810 (Cont.)	2003	874	Am ⁴³	6068.11	2003	765	Am ³⁹¹
	2004	691	Am ⁷⁵		2000	472	Ad & R ⁵
	2004	695	Am ⁷⁵		2001	438*	Am ²⁰
	2005	675	Am ⁶⁸	6070	1999	342	Am
	2006	658	Am ³⁸	6071	2007	130	Am ⁹⁰²
5811	2001	495	Ad & R ¹⁹		2007	474	Am
	2003	874	R	6072	2001	880	Ad ^{37 34}
			Ad & R ⁴³		2002	137	Am
	2004	33*	Am		2002	664	Am ⁴³¹
	2004	691	S ⁷⁵	6073	2007	474	Ad
	2004	695	S ⁷⁵	6079.1	1999	221	Am
	2005	675	S ⁶⁸				R & Ad ⁵¹
	2006	658	Am ³⁸		2000	246	Am (as ad by
5812	2001	495	Ad & R ¹⁹				Sec. 3,
	2003	874	S ⁴³				Stats. 1999,
	2004	691	S ⁷⁵				Ch. 221)
	2004	695	S ⁷⁵		2002	784	Am ⁴⁹⁰
	2005	675	S ⁶⁸		2007	130	Am ⁹⁰²
	2006	658	S ³⁸		2007	474	Am
6001	2004	356	Am	6079.5	2002	415*	Am
6002.1	2007	130	Am ⁹⁰²	6085	1999	221	Am
	2007	474	Am		1999	342	Am
6008.6	1999	342	Ad	6086.10	2003	334	Am
6009.5	2006	390	Ad	6086.12	2004	193	R ⁵⁷¹
6016	2002	415*	Am	6086.15	2001	745*	Am
6019	2002	415*	Am	6086.16	2003	334	Ad
6021	2002	415*	Am	6086.65	1999	221	Am
6028	2004	529	Am				R & Ad ⁵¹
6031.5	1999	342	Ad		2000	135	Am ²⁰³
	2002	415*	Am		2000	246	Am (as ad by
	2003	334	Am				Sec. 6,
6032	2001	24	R				Stats. 1999,
	2002	415*	Ad				Ch. 221)
6033	2001	24	R		2007	130	Am ⁹⁰²
	2006	165	Ad		2007	474	Am
6034	2001	96	R	6086.7	2003	469	Am
6036	2005	341	Am	6091.2	2007	422	Am
6046.7	2006	534	Ad	6092	2001	24	Am
6060	2001	46	Am	6094.5	2001	745*	Am
	2002	664	Am ⁴³¹	6095	2004	193	Am ⁵⁷¹
6060.3	2001	46	Am	6095.1	1999	221	Ad
6060.6	2005	610	Ad	6106.5	2000	867	Am
6060.7	2006	534	Ad	6106.6	2000	867	Ad
6061	2006	534	Am	6126	2002	394	Am
	2007	130	Am ⁹⁰²		2007	130	Am ⁹⁰²
6061.5	2006	534	Ad		2007	474	Am
6062	2001	46	Am	6126.3	2005	273	Ad
	2002	664	Am ⁴³¹		2006	538	Am ⁸⁰²
6065	2002	415*	R & Ad ²²	6126.4	2006	605	Ad
	2003	334	Am (as am by	6126.5	2001	304	Ad
			Sec. 6,	6140	1999	342	Ad & R ²⁴
			Stats. 2002,		2000	118	Am ⁵
			Ch. 415) ³¹⁷		2001	24	Am ¹⁹
			Am (as ad by		2003	334	Am ¹⁸
			Sec. 7,		2004	384	Am ⁴³
			Stats. 2002,		2005	341	Am ⁶⁸
			Ch. 415) ³⁰¹		2007	474	Am ³¹⁷
6068	1999	221	Am	6140.05	1999	342	Ad
	1999	342	Am	6140.10	2001	24	R
	2001	24	Am	6140.15	2001	24	R
				6140.16	2000	246	Am

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6140.2	2004	193	Am ⁵⁷¹	6322.1	2005	75 *	Am ⁸⁰
6140.3	2007	474	R	6323	2005	75 *	R ⁸⁰
6140.35	2007	474	Ad & R ¹¹¹	6324	2002	784	Am ⁴⁹⁰
6140.5	2003	334	Am		2005	75 *	Am ⁸⁰
	2005	341	Am	6325	2005	75 *	Am ⁸⁰
6140.55	2001	24	Am	6326	2005	75 *	Am ⁸⁰
	2005	341	Am	6341	2002	784	Am ⁴⁹⁰
6140.6	2005	341	Am	6365	2002	784	R ⁴⁹⁰
6140.7	2004	529	Am	6400	1999	892	Am (as ad by
6140.8	2001	24	R				Sec. 3,
6140.9	2001	129	Am				Stats. 1998,
	2005	341	Am				Ch. 1079)
6141	2005	341	Am		2000	386 *	Am (as am by
6141.1	1999	342	Am				Sec. 1,
	2003	334	Am				Stats. 1999,
	2005	341	Am				Ch. 892)
6143.5	2000	808 *	Am	6401	1999	892	Am (as ad by
6145	1999	342	R & Ad				Sec. 5,
	2002	415 *	Am				Stats. 1998,
	2003	334	Am				Ch. 1079)
	2006	15	Am		2002	1018	R & Ad
	2007	130	Am ⁹⁰²	6401.5	2002	1018	R & Ad
6152	2002	784	Am ⁴⁹⁰	6401.6	1999	892	Am
6153	2000	867	Am		2002	1018	R & Ad
6156	2006	538	Am ⁸⁰²	6402	2000	386 *	Am (as am by
6157	2006	538	Am ⁸⁰²				Sec. 8 and as ad
6157.5	2000	674	Ad				by Sec. 9,
6175	1999	454	Ad				Stats. 1998,
6175.3	1999	454	Ad				Ch. 1079)
6175.4	1999	454	Ad		2002	1018	R & Ad
6175.5	1999	454	Ad	6402.1	2002	1018	R & Ad
6175.6	1999	454	Ad	6403	2000	386 *	Am (as am by
6176	1999	454	Ad				Sec. 10 and as
6177	2000	442	Ad				ad by Sec. 11,
6202	2004	182	Am ^{81 614}				Stats. 1998,
6211	2007	422	Am				Ch. 1079)
6212	2007	422	Am		2001	159	Am (as am by
6213	2007	422	Am				Sec. 4 and
6230	2001	129	Ad				Sec. 5,
6231	2001	129	Ad				Stats. 2000,
6232	2001	129	Ad				Ch. 386) ³⁰⁵
6233	2001	129	Ad		2002	1018	R & Ad
	2005	273	Am		2007	402	Am
6234	2001	129	Ad	6404	2000	386 *	Am
	2003	334	Am		2002	1018	R & Ad
6235	2001	129	Ad	6405	1999	892	Am
6236	2001	129	Ad		2000	386 *	Am (by Sec. 7
6237	2001	129	Ad				of Ch.)
6238	2001	129	Ad		2002	784	Am ⁴⁹⁰
6301	2001	52	Am		2002	1018	R & Ad
6301.1	1999	344 *	Am	6406	2001	35	Am (as am by
6301.5	2001	52	Am				Sec. 12.5 and as
6302.5	2002	784	Am ⁴⁹⁰				ad by Sec. 12.6,
6321	2005	75 *	R & Ad ⁸⁰				Stats. 1998,
	2005	706	Am (as ad by				Ch. 1079)
			Sec. 7,		2002	1018	R & Ad
			Stats. 2005,	6407	2002	1018	R & Ad
			Ch. 75)	6408	2002	1018	R & Ad
	2007	130	Am ⁹⁰²	6408.5	2002	1018	Ad
	2007	738	Am	6409	2002	1018	R & Ad
6322	2005	75 *	R & Ad ⁸⁰	6410	2002	1018	R & Ad

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6410.5	2002	1018	Ad	6537	2006	491	Ad
6411	1999	892	Am (as am by Sec. 21, Stats. 1998, Ch. 1079)	6538	2006	491	Ad
				6539	2006	491	Ad
				6540	2006	491	Ad
	2002	1018	R & Ad	6541	2006	491	Ad
6412	2002	1018	R & Ad	6560	2006	491	Ad
6412.1	2002	1018	R & Ad	6561	2006	491	Ad
6412.5	2002	1018	Ad		2007	354	Am
6413	2002	1018	R & Ad	6562	2006	491	Ad
6414	2002	1018	R & Ad	6580	2006	491	Ad
6415	2002	1018	R & Ad	6582	2006	491	Ad
6416	2002	1018	R	6582.5	2006	491	Ad
6450	2000	439	Ad	6583	2006	491	Ad
			R & Ad ²²	6584	2006	491	Ad
	2001	311	Am (as ad by Sec. 1, 1st and 2nd text, Stats. 2000, Ch. 439)	6590	2006	491	Ad
				6591	2006	491	Ad
				6592	2006	491	Ad
	2002	664	Am (as am by Sec. 1 and Sec. 2, Stats. 2001, Ch. 311) ⁴³¹	6704	2002	1013	Am
					2006	658	Am
				6704.1	2000	1006	Ad
	2006	567	Am		2001	615*	Am
6451	2000	439	Ad		2004	33*	Am
	2001	311	Am		2005	22	Am ⁶⁴⁷
6452	2000	439	Ad	6706	2000	1006	Am
6453	2000	439	Ad		2002	1013	Am
6454	2000	439	Ad	6710	1999	656	Am ⁴⁵
6455	2000	439	Ad		2000	1006	Am ^{21 20}
	2007	43	Am		2001	495	Am ^{70 18}
6456	2000	439	Ad		2002	1012*	Am ^{79 43}
6500	2006	491	Ad		2002	1150	Am ^{79 43}
6501	2006	491	Ad		2004	691	Am ^{98 75}
	2007	130	Am ⁹⁰²		2005	657	Am ^{300 317}
	2007	354	Am		2006	658	Am ^{348 349}
6502	2006	491	Ad	6710.1	2002	107	Ad
6510	2006	491	Ad	6712	2000	1006	Am
6511	2006	491	Ad		2006	658	Am
6513	2006	491	Ad		2007	354	Am
6514	2006	491	Ad	6714	1999	656	Am ⁴⁵
6515	2006	491	Ad		2000	1006	Am ^{21 20}
6516	2006	491	Ad		2001	495	Am ^{70 18}
6517	2006	491	Ad		2002	1012*	Am ^{79 43}
6518	2006	491	Ad		2002	1150	Am ^{79 43}
6520	2006	491	Ad		2005	48*	Am ^{98 75}
	2007	354	Am		2005	657	Am (as am by Sec. 2, Stats. 2005, Ch. 48) ^{300 317}
6530	2006	491	Ad		2006	658	Am ^{348 349}
	2007	354	Am	6715	2005	657	Am
6531	2006	491	Ad	6716	2000	976	Am
6532	2006	491	Ad		2001	159	Am ³⁰⁵
6533	2006	491	Ad		2006	658	Am
	2007	354	Am	6717	2000	1006	Am
6533.5	2006	491	Ad	6726.2	2006	658	Am
6534	2006	491	Ad	6728.3	2002	1013	Am
	2007	354	Am	6728.5	2002	1013	Am
6535	2006	491	Ad	6730	2006	658	Am
6536	2006	491	Ad	6730.2	2000	1006	Am
	2007	354	Am		2001	159	Am ³⁰⁵
				6731.1	2006	760	Am
				6731.5	2000	1006	Ad

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	Year	Chapter	Effect		Year	Chapter	Effect
6731.6	2000	1006	Ad	6788	2002	1013	Am
6732	2003	789	Am	6795	2001	495	Am
6732.3	2003	789	Am	6799	1999	983	Am
	2006	658	Am		2001	495	Am
6732.4	2003	789	Am		2007	354	Am
6732.5	2006	658	Ad	6980.12	2002	1013	Am
6735	2000	1006	Am	6980.18	1999	318	Am
	2001	495	Am	6980.42	1999	318	Am
6735.2	2000	1006	R	6980.59	2000	568	Am
6735.3	2000	1006	Am	6980.74	2000	568	Am
	2001	495	Am	6980.79	2001	607	Am
6735.4	2000	1006	Am	6980.81	2005	74*	Am
	2001	495	Am	6980.82	2005	74*	Am
6736	2005	657	Am	7000.5	1999	656	Am ⁴⁵
6736.1	2005	657	Am		2000	1005	Am ^{73 19}
6737.1	2003	607	Am		2002	744	Am ^{424 68}
6737.3	2003	607	Am		2004	33*	Am
6738	2000	1006	Am		2005	675	Am ^{300 317}
	2006	658	Am		2006	658	Am ^{319 38}
	2007	354	Am	7000.6	2002	107	Ad
6740	2006	658	Am		2002	744	Ad
6741	2000	1006	Am	7001	2000	1005	Am
6746.1	2006	658	Ad	7002	2000	1005	Am
6749	2000	976	Ad	7003	1999	983	Am
6750	2006	658	Am		2000	1005	Am
6753	2006	658	Am	7006	2001	728	Am
6754	2006	658	Am	7007	2000	1005	Am
6755.1	2000	1006	Am	7011	1999	656	Am ⁴⁵
	2005	657	Am		2001	615*	Am ^{73 19}
6755.2	2000	1006	R		2002	744	Am ^{424 68}
6756	2000	1006	Am		2005	675	Am ^{300 317}
	2001	159	Am ³⁰⁵		2006	658	Am ^{319 38}
	2002	1013	Am	7011.4	2004	865	Am
	2003	607	Am	7011.7	2000	1005	Am
6760	2000	1006	Am	7011.8	2001	745*	Am
6762.5	1999	983	Ad	7013.5	2003	607	Ad
6763.1	2000	1006	Ad	7017	2001	745*	Am
6770	2004	691	Ad ⁶⁸⁰		2002	405	R
	2007	354	Am ⁹²³	7017.3	2002	744	Ad
6770.1	2004	691	Ad ⁶⁸⁰		2006	106	Am
	2007	354	S ⁹²³		2007	130	Am ⁹⁰²
6770.2	2004	691	Ad ⁶⁸⁰	7017.5	2002	372	Ad
	2007	354	S ⁹²³	7018.5	2004	566	R ⁸¹
6770.3	2004	691	Ad ⁶⁸⁰		2005	48*	Ad & R ⁴³
	2007	354	S ⁹²³	7019	2002	1013	Am
6770.4	2004	691	Ad ⁶⁸⁰	7019.5	2004	865	R
	2007	354	S ⁹²³	7021	2000	1005	Ad
6770.5	2004	691	Ad ⁶⁸⁰		2004	865	R
	2007	354	S ⁹²³	7026	1999	708	Am
6770.6	2004	691	Ad ⁶⁸⁰		2001	728	Am
	2007	354	Am ⁹²³	7026.1	2003	759	Am
6775	2000	976	Am		2004	183	Am ⁵⁷¹
6775.1	2000	1006	Ad	7026.11	2007	540	Ad
	2007	354	Am	7027.3	2001	728	Am
6776	2000	1006	Am	7027.4	2003	607	Ad
6780	2004	691	Ad	7027.5	2003	34	Am
	2005	657	Am		2007	107	Am
6787	1999	983	Am	7028	2003	706	Am
	2000	1006	Am		2004	183	Am ⁵⁷¹
	2002	1013	Am		2005	205	Am
	2006	658	Am	7028.1	2004	865	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>
7028.13	2001	728	Am	7092	2000	1005	Ad & R ²⁵⁸
	2005	280	Am		2001	159	Am ³⁰⁵
7028.7	2001	728	Am		2001	615 *	Am
7029.1	2003	607	Am		2002	744	Am ⁴²⁹
7029.6	2003	118	Ad	7099.2	2003	363	Am
7030	2004	566	Am ⁸¹	7102	2006	123	Am
	2005	48 *	Am	7106.5	2002	1013	Am
			R & Ad ⁸⁰	7110	2002	1013	Am
7031	2001	226	Am	7110.5	2005	280	Am
	2003	289	Am	7112	2001	728	Am
7034.1	2001	847	Ad ⁸²	7112.1	2001	728	Ad
7048	2004	865	Am	7113.5	2006	123	Am
7057	2002	1013	Am	7114	2007	299	Am
7058	1999	708	Am	7116.5	2003	607	Ad
	2007	354	Am	7121	2003	363	Am
7058.1	1999	708	Ad		2004	865	Am
	2002	1013	R	7121.6	2006	171	Ad
7058.7	2002	999	Am	7121.65	2006	171	Ad
7059.1	2001	728	Am	7121.7	2006	171	Ad
7065.01	2002	311	R & Ad	7121.8	2006	171	Ad
7065.05	2000	1005	Am	7122.1	2003	363	Am
	2005	280	Am	7122.2	2002	312	Ad
7068	2004	865	Am		2005	385	Am
7068.1	2006	106	Am	7124.5	2004	865	R
7069	2002	744	Am ⁴¹¹	7124.6	2001	494	Am ²¹
	2003	874	Am ³⁹¹				R ³⁴
	2004	909 *	Am ⁶⁸⁹		2003	607	Am
	2007	240	Am	7125	2002	311	Am
7069.1	2004	586	Ad		2006	38	Am
7071.10	1999	795	Am				R & Ad ¹⁹²
7071.11	1999	795	Am	7125.2	2002	311	Am
	2001	728	Am	7125.3	2002	311	Ad
	2002	311	Am	7125.4	2002	311	Ad
	2004	865	Am		2005	205	Am
	2005	280	Am	7137	1999	982	Am
7071.12	2005	280	Am		2002	744	Am
7071.17	2003	363	Am		2004	865	Am
7071.5	1999	795	Am	7138	2003	607	Am
7071.6	2002	1123	Am	7138.1	2002	744	Am
			R & Ad ²²	7139.2	2003	807	Am
	2005	280	Am	7141	1999	982	Am
	2007	354	Am		2002	1013	Am
7071.9	2004	865	Am		2003	607	Am
	2007	354	Am	7143	2003	363	Am
7072.5	2006	106	Am	7145.5	2006	122	Am
7073	2004	586	Am		2007	130	Am ⁹⁰²
	2005	280	Am	7152	2006	106	Am
7074	2001	728	Am	7153	2001	728	Am
7083	2004	865	Am	7153.1	2002	744	Am ⁴¹⁰
7083.1	2007	240	Am		2003	789	Am ⁵⁹⁸
7085	2002	312	Am		2004	909 *	Am ⁶⁹⁰
	2004	865	Am		2007	240	Am
	2005	280	Am	7159	1999	982	Am
7085.5	2003	363	Am		2004	566	R & Ad ⁸¹
7085.6	2003	363	Am		2005	48 *	Am
7085.8	2002	312	R				R & Ad ⁸⁰
7090.1	2003	363	Am		2005	385	Am (as am by
	2004	865	Am				Sec. 7,
7091	2001	728	Am				Stats. 2005,
	2002	312	Am				Ch. 48)
	2007	85	Am		2006	114	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
7159 (Cont.)	2007	130	Am ⁹⁰²	7167	2005	48*	Am R & Ad ⁸⁰
	2007	230	Am		2005	385	Am (as ad by Sec. 21, Stats. 2005, Ch. 48)
7159.10	2004	566	Ad ⁸¹	7195	2001	773	Am
	2005	48*	Am ⁸⁰	7197	2004	443	Am
	2005	385	Am (as am by Sec. 13, Stats. 2005, Ch. 48)	7200	2001	495	Am ^{300 317}
7159.11	2004	566	Ad ⁸¹		2006	658	Am ^{348 349}
	2005	48*	Am ⁸⁰	7200.1	2002	107	Ad
	2005	385	Am (as am by Sec. 14, Stats. 2005, Ch. 48)	7215.5	2002	405	Am
7159.12	2004	566	Ad ⁸¹	7215.6	1999	983	Am
	2005	48*	Am ⁸⁰		2001	495	Am ^{300 317}
	2005	385	R (as am by Sec. 15, Stats. 2005, Ch. 48)		2006	658	Am ^{348 349}
7159.13	2004	566	Ad ⁸¹	7218	2002	405	R
	2005	48*	Am ⁸⁰	7301	2000	568	S ^{54 57}
	2005	385	R (as am by Sec. 16, Stats. 2005, Ch. 48)		2002	1148	Am
7159.14	2004	566	Ad ⁸¹		2002	1151	Am ⁸²
	2005	48*	Am ⁸⁰	7302	2000	568	Ad
	2007	230	Am		2002	1148	Am
7159.2	1999	512	Am		2006	538	Am ⁸⁰²
7159.3	2000	1005	Ad ²⁵⁹	7303	2000	568	Ad
	2004	566	R & Ad ⁸¹		2002	1148	Am ⁴²⁴
	2005	48*	Am				R ⁶⁹
	2005	385	R & Ad ⁸⁰		2006	253	Am ^{300 317}
			R (as am by Sec. 9, Stats. 2005, Ch. 48)	7303.1	2002	107	Ad
7159.4	2004	566	Ad ⁸¹		2003	788	Am
	2005	48*	Am ⁸⁰	7303.2	2003	788	Ad
	2005	385	R (as am by Sec. 10, Stats. 2005, Ch. 48)		2004	909*	Am
7159.5	2004	566	Ad ⁸¹	7304	2000	568	Am ^{54 57}
	2005	48*	Am ⁸⁰		2002	1148	Am
	2005	385	Am (as am by Sec. 11, Stats. 2005, Ch. 48)	7305	2000	568	R
7159.6	2007	230	Am		2006	253	Ad
	2004	566	Ad ⁸¹	7306	2000	568	R
	2005	48*	Am ⁸⁰	7307	2000	568	R
7159.9	2006	114	Ad		2000	568	R
	2007	130	Am ⁹⁰²	7309	2006	411	Ad
7161	2006	538	Am ⁸⁰²		2000	568	Am ^{54 57}
7164	2000	1005	Am		2002	1148	Am
	2005	48*	R & Ad ⁸⁰	7311	2000	568	Am ^{54 57}
					2002	1148	Am
				7312	2000	568	Am ^{54 57}
					2002	1148	Am
				7313	2000	568	S ^{54 57}
					2002	1151	Am ⁸²
					2003	788	Am
				7314	2000	568	Am ^{54 57}
					2002	1148	Am
				7315	2000	568	S ^{54 57}
					2002	1151	R ⁸²
				7316	2000	37	Am
					2000	568	S ^{54 57}
					2003	66*	Am
					2004	33*	Am
					2006	149*	Am ⁷⁹²
					2007	50	Am ⁸⁹⁵
				7317	2000	568	Am ^{54 57}
					2003	788	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
7318	2000	568	S ^{54 57}	7349.1	2000	568	S ^{54 57}
7319	2000	568	S ^{54 57}	7350	2000	568	S ^{54 57}
7319.5	2000	568	Am ^{54 57}	7351	2000	568	S ^{54 57}
	2003	788	Am	7352	2000	568	S ^{54 57}
7320	2000	568	S ^{54 57}	7353	2000	568	Am ^{54 57}
7320.1	2000	568	S ^{54 57}		2002	1151	Am ⁸²
7320.2	2000	568	S ^{54 57}		2003	788	Am
7320.3	2000	568	S ^{54 57}	7354	2000	568	Am ^{54 57}
7320.4	2000	568	S ^{54 57}		2003	788	Am
7320.5	2006	253	Ad	7355	2000	568	Am ^{54 57}
7321	2000	568	Am ^{54 57}		2003	788	Am
	2003	788	Am	7356	2000	568	Am ^{54 57}
7321.5	2000	568	Am ^{54 57}		2003	788	Am
	2003	788	Am	7357	2000	568	Am ^{54 57}
7324	2000	568	Am ^{54 57}		2003	788	Am
	2003	788	Am	7358	2000	568	S ^{54 57}
7326	2000	568	Am ^{54 57}	7359	2000	568	Am ^{54 57}
	2003	788	Am		2003	788	Am
7330	2000	568	Am ^{54 57}	7360	2000	568	S ^{54 57}
	2003	788	Am	7361	2000	568	S ^{54 57}
7331	2000	568	Am ^{54 57}	7362	2000	568	Am ^{54 57}
	2003	788	R & Ad		2002	1151	Am ⁸²
	2006	253	Am		2003	788	Am
7331.5	2000	568	Am ^{54 57}	7362.1	2000	568	Am ^{54 57}
	2003	788	R		2003	788	Am
7332	2000	568	Am ^{54 57}	7362.2	2000	568	Am ^{54 57}
	2003	788	Am		2003	788	Am
7333	2000	568	Am ^{54 57}	7362.3	2000	568	Am ^{54 57}
	2003	788	Am		2003	788	Am
7334	2000	568	Am ^{54 57}	7362.5	2000	568	S ^{54 57}
	2003	788	Am	7364	2000	568	Am ^{54 57}
7335	2000	568	Am ^{54 57}		2003	788	Am
	2002	1151	Am ⁸²	7365	2000	568	Am ^{54 57}
	2003	788	Am		2003	788	Am
7336	2000	568	Am ^{54 57}	7366	2000	568	Am ^{54 57}
	2003	788	Am		2003	788	Am
7337	2000	568	Am ^{54 57}	7367	2000	568	Am ^{54 57}
	2003	788	Am		2003	788	Am
7337.5	2000	568	Am ^{54 57}	7368	2000	568	S ^{54 57}
	2002	580	Am	7389	2000	568	Am ^{54 57}
	2003	788	Am		2003	788	Am
7338	2000	568	Am ^{54 57}	7389.5	2000	568	S ^{54 57}
	2003	788	Am		2000	568	Am ^{54 57}
7340	2000	568	Am ^{54 57}	7390	2003	788	Am & R ¹⁸
	2003	788	Am		2000	568	Am ^{54 57}
7340.5	2000	568	S ^{54 57}	7391	2003	788	Am & R ¹⁸
	2003	788	R		2000	568	Am ^{54 57}
7341	2000	568	Am ^{54 57}	7392	2003	788	Am & R ¹⁸
	2003	788	Am		2000	568	Am ^{54 57}
7342	2000	568	Am ^{54 57}	7393	2000	568	Am ^{54 57}
	2002	1124*	Am		2003	788	Am & R ¹⁸
	2003	788	Am	7394	2000	568	Am ^{54 57}
7343	1999	983	R		2003	788	Am & R ¹⁸
7344	2000	568	Am ^{54 57}	7395	2000	568	Am ^{54 57}
	2003	788	Am		2003	788	Am & R ¹⁸
7345	2000	568	S ^{54 57}	7395.1	2000	568	Am ^{54 57}
7346	2000	37	Am		2003	788	Am
	2000	568	S ^{54 57}	7396	2000	568	Am ^{54 57}
7347	2000	568	Am ^{54 57}		2003	788	Am
7348	2000	568	S ^{54 57}	7396.5	2006	411	Ad
7349	2000	568	Am ^{54 57}	7397	2000	568	S ^{54 57}
				7398	2000	568	S ^{54 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
7399	2000	568	S ^{54 57}	7424	2000	568	S ^{54 57}
7400	2000	568	Am ^{54 57}	7425	2002	1151	Am ⁸²
	2002	1151	Am ⁸²	7426	2000	568	S ^{54 57}
	2003	788	Am	7426.5	2000	568	S ^{54 57}
7401	2002	316	Ad		1999	983	Ad
	2003	788	Am		2000	568	Am
7402	2000	568	S ^{54 57}		2002	1151	Am ⁸²
7403	2000	568	Am ^{54 57}	7427	2000	568	R
	2002	1151	Am ⁸²	7500.1	2004	532	R & Ad
	2003	788	Am		2006	418	Am
	2006	411	Am	7500.2	2004	532	Am
7403.2	2006	381*	Ad	7500.3	1999	456	Am
7403.5	2002	1151	Ad ⁸²		2006	418	Am
	2003	788	Ad		2007	192*	Am
7404	2000	568	Am ^{54 57}	7501.05	2002	107	Ad
	2003	788	Am	7502.1	1999	456	Am
7404.1	2000	568	S ^{54 57}	7502.2	1999	456	Am
7405	2000	568	Am ^{54 57}	7503	2002	402	Am
	2003	788	Am	7503.1	1999	318	Am
7406	2000	568	Am ^{54 57}	7503.10	1999	456	Am
	2003	788	Am	7504	1999	456	Am
7407	2000	568	Am ^{54 57}		2002	402	Am
	2003	788	Am	7505.2	2004	532	Ad
7408	2000	568	Am ^{54 57}	7505.5	2002	402	Am
	2002	1151	Am ⁸²	7506	2004	532	R
	2003	788	Am	7506.11	1999	456	Am
7409	2000	568	Am ^{54 57}	7506.13	1999	456	Am
	2003	788	Am	7506.14	1999	456	Am
7410	2000	568	S ^{54 57}	7506.3	1999	456	Am
	2002	1151	Am ⁸²		2002	402	Am
7411	2000	568	S ^{54 57}	7506.5	1999	318	Am (by Sec. 4 of Ch.)
	2002	1151	Am ⁸²		1999	456	Am (by Sec. 6.5 of Ch.)
7413	2000	568	S ^{54 57}	7506.9	1999	456	Am
7414	2000	568	Am ^{54 57}	7507	2000	568	Am
7414.1	2000	568	Am ^{54 57}	7507.10	2001	554	Am
	2003	788	Am		2004	532	Am
7414.2	2000	568	S ^{54 57}	7507.12	2002	402	Am
7414.3	2000	568	Am ^{54 57}		2006	418	Am
	2003	788	Am	7507.13	1999	991	Am ^{96 114}
7414.4	2000	568	Am ^{54 57}		2006	418	Am
	2003	788	Am	7507.2	1999	456	Am
7414.5	2000	568	S ^{54 57}	7507.3	2004	532	Am
7414.6	2000	568	Am ^{54 57}	7507.4	2000	375	Am
	2003	788	Am		2002	402	Am
7415	2000	568	Am ^{54 57}	7507.6	2007	192*	Am
	2003	788	Am	7507.9	2003	724	Am
7416	2000	568	Am ^{54 57}		2004	532	Am
	2003	788	R		2006	418	Am
7417	2000	568	S ^{54 57}	7508.2	2004	532	Am
7418	2000	568	S ^{54 57}	7508.4	2006	418	Am
7419	2000	568	S ^{54 57}		2007	192*	Am
7420	2000	568	S ^{54 57}	7510.1	1999	456	Am
7421	2000	568	Am ^{54 57}		2002	402	Am
	2003	788	Am	7511	1999	456	Am
7422	2000	568	Am ^{54 57}	7520.5	2000	216	Am
	2003	788	Am	7522	1999	123	Am
7423	2000	568	S ^{54 57}		2002	895	Am
	2003	788	R & Ad	7525.1	1999	318	Am
7423.5	2000	568	S ^{54 57}	7527.1	2001	309	Ad
	2003	788	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>
7529	2000	216	Am	7583.8	2002	609	Am (by Sec. 3 of Ch.)
7533.5	2000	568	Am	7583.9	1999	318	Am
7541.1	2000	216	Am		2000	683	Am
7541.2	2001	309	Ad		2002	609	Am (by Sec. 4 of Ch.)
7567	2001	309	Ad		2002	689	Am (by Sec. 1.2 of Ch.)
7570	2001	607	Am		2003	807	Am
7574	2005	655	Ad	7587.1	2002	886	Am
7574.1	2005	655	Ad	7587.10	2001	607	Am
7574.2	2005	655	Ad	7587.12	2001	607	Am
7574.3	2005	655	Ad	7587.14	2001	607	Am
7574.4	2006	760	Ad	7587.15	2000	683	Ad
7574.5	2007	721	Ad	7587.7	2001	607	Am
7574.7	2007	721	Ad	7587.8	2000	683	Am
7581	2001	306	Am		2001	607	Am
	2002	884	Am (by Sec. 1 of Ch.)	7587.9	2001	607	Am
7581.2	2006	760	Am	7588	2001	607	Am
7582.12	2001	607	Am		2002	886	Am
7582.19	2000	568	Am		2006	760	Am
7582.2	2005	655	Am	7588.2	2002	689	Ad
7582.20	2001	607	Am	7588.5	2002	886	Ad
	2006	538	Am ⁸⁰²	7591.19	2006	538	Am ⁸⁰²
7582.21	2001	607	Am	7593.1	1999	318	Am
7582.22	1999	665	Am	7598.4	1999	318	Am
7582.26	2001	607	Am	7599.32	2000	568	Am
7582.27	2001	607	Am	7599.70	2001	607	Am
7582.28	2001	607	Am	7599.71	2005	74*	Am
7582.7	1999	318	Am	7599.74	2005	74*	Am
7583.11	2000	683	Am ⁶²	7601	2000	568	Am
			R ²²	7601.1	2002	107	Ad
	2001	159	Am ³⁰⁵	7602	2000	568	Am
	2002	609	R	7606	2000	568	Am
7583.12	2002	689	Am	7607	2000	568	Am
7583.17	2002	609	Am		2003	874	Am
7583.2	2000	683	Am	7608	2000	568	Am
	2002	609	Am (by Sec. 1 of Ch.)	7610	2000	568	Am
	2002	886	Am (by Sec. 1.5 of Ch.)	7612	2002	825	Ad
7583.20	2000	568	Am		2004	33*	Am
	2002	886	Am		2006	760	R
7583.3	2002	609	Am	7616.2	2000	568	Am
7583.36	2003	325	Am	7617.1	2001	305	Am
7583.43	2002	609	R	7618	2000	568	Am
7583.46	2002	884	Ad	7619.2	2000	568	Am
7583.6	2002	886	Am (by Sec. 2 of Ch.) ⁵²⁷	7621	2000	568	Am
			R ⁶³	7622.3	1999	241	R
			Ad (by Sec. 3 of Ch.) ⁵⁹¹	7623	2001	305	Am
	2003	807	Am (as ad by Sec. 3, Stats. 2002, Ch. 886)	7625	2000	568	Am
	2004	909*	Am	7626	2000	568	Am
7583.7	2001	607	Am	7626.5	2000	568	Am
	2002	886	Am (by Sec. 4 of Ch.) ⁵²⁷	7628	2000	568	Am
			R ⁶³	7629	2000	568	Am
			Ad (by Sec. 5 of Ch.) ⁵⁹¹	7630	2001	305	Am
				7631	2000	568	Am
					2003	874	Am
				7632	2003	874	Am
					2004	531	Am
				7635	2000	568	Am
				7641	2000	568	Am
				7642	2000	568	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7643	2000	568	Am		2006	658	Am ^{319 38}
7646	2000	568	Am	7820	2003	325	Am
7647	2000	568	Am	7830	2004	865	Am
7647.5	2000	568	Am	7830.1	2005	657	Am
7649	2003	874	Am		2006	538	Am ⁸⁰²
7650	2000	568	Am	7833	2004	865	Am
7651	1999	241	R		2005	657	Am
7661	2000	568	Am	7835	2004	865	Am
7662	2000	568	Am	7835.1	2004	865	Am
7664	2000	568	Am		2005	657	Am
7665	2000	568	Am	7837	2004	865	Am
7666	2000	568	Am		2005	657	Am
7667	2000	568	Am	7841	2003	325	Am
7668	2000	568	Am	7841.1	2005	657	Am
7669	2000	568	Am	7843	2004	865	Ad
7670	2000	568	Am	7845	2004	865	Am
7685	2001	715	Am	7849	2003	325	R
	2002	664	Am ⁴³¹	7850	2005	657	Am
7685.2	1999	657	Am	7850.1	2005	657	Am
	2000	568	Am	7852	2004	865	Am
7685.3	1999	657	Am	7852.1	2005	657	Am
	2000	568	Am	7860	2004	865	Am
	2001	305	Am	7872	2005	657	Am
7685.5	2000	568	Am	7881	2001	306	Am
	2001	715	Am	7883	2003	325	Am
7685.6	2001	715	Ad ³⁵	7886	2005	74*	Am
7686	2000	568	Am	7887	2003	874	Am
7686.5	2000	568	Am	8000	2000	1007	Am ^{79 43}
7687	2000	568	Am		2002	1012*	Am ^{98 75}
7690	2000	568	Am		2004	33*	Am
7706	2003	874	Am		2005	658	Am ^{300 317}
7708	2000	568	Am		2006	658	Am ^{319 38}
7709	2000	568	Am	8005	2000	1007	Am ^{79 43}
7711	2000	568	Am		2005	658	Am ^{300 317}
7725	2000	568	Am	8005.1	2002	107	Ad
	2003	874	Am	8006	2001	616	R
7725.2	2000	568	Am	8008	2001	616	Am
	2001	306	Am		2002	664	Am ⁴³¹
7725.5	2000	568	Am	8010	2005	658	Am
7727	2000	568	Am	8011	2001	615*	Ad
7735	1999	241	Am	8016	1999	983	Am
	2000	757	Am	8017	2000	1009	Am
7735.5	2001	715	Ad	8020	2001	616	R & Ad ²²
7736	2000	757	Am		2002	664	Am (as am by
7737.3	2000	568	Am				Sec. 3 and as ad
7740	2000	568	Am				by Sec. 4,
7740.5	2000	568	Am				Stats. 2001,
7746	2002	825	Ad				Ch. 616) ⁴³¹
7801	2000	393	Am		2002	1079*	R (as ad by
7804	2004	865	Am				Sec. 4,
7804.1	2005	657	Am				Stats. 2001,
7806	2004	865	Am				Ch. 616)
	2005	657	Am				Am (as ad by
7810	2000	393	Am ^{79 43}				Sec. 3,
	2002	1012*	Am ^{98 75}				Stats. 2001,
	2005	657	Am ^{300 317}				Ch. 616)
	2006	658	Am ^{319 38}	8022	2002	1079*	Am
7810.1	2002	107	Ad	8024	2001	616	Am
7815.5	2000	393	Am ^{79 43}	8024.1	2004	865	Am
	2002	1012*	Am ^{98 75}	8024.2	1999	983	Am
	2005	657	Am ^{300 317}		2001	616	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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8024.3	1999	983	Am		2002	1012 *	Am ^{98 75}
8024.4	1999	983	Am		2005	658	Am ^{348 349}
8024.6	1999	983	Am	8520.1	2002	107	Ad
8025	1999	983	Am	8525	2007	354	Am
	2001	616	Am	8528	2000	539	Am ^{79 43}
	2005	658	Am		2002	1012 *	Am ^{98 75}
8027	2000	1009	Am		2005	658	Am ^{348 349}
	2001	159	Am ³⁰⁵	8538	2000	234	Am
	2001	615 *	Am		2001	306	Am
	2001	616	Am (by Sec. 9 of Ch.)		2002	664	Am ⁴³¹
	2002	664	Am ⁴³¹	8550	1999	257	Am
	2004	865	Am	8551.5	2001	306	Am
8027.5	2001	615 *	Ad		2007	354	Am
8028	2000	334	Ad & R ¹⁹	8556	1999	983	Am
	2002	1079 *	Am	8560	2001	306	Am
8028.2	2000	334	Ad & R ¹⁹		2002	664	Am ⁴³¹
	2002	1079 *	Am	8562	2001	306	Am
8028.4	2000	334	Ad & R ¹⁹	8564	2001	306	Am
8030.2	2000	1007	Am ^{79 43}	8564.5	2001	306	Am
	2003	607	Am	8565	2001	306	Am
	2004	691	Am ^{98 75}	8565.5	2001	306	Am
	2005	658	Am ^{348 349}		2007	354	Am
	2006	457	Am ^{319 38}	8566	2001	306	Am
8030.4	2000	1007	Am (by Sec. 4 of Ch.) ^{79 43}	8566.5	2001	306	Am
	2004	691	Am ^{98 75}	8591	2007	354	Am
	2005	658	Am ^{348 349}	8592	2007	354	Am
	2006	457	Am ^{319 38}	8593	2001	306	Am
8030.6	2000	1007	Am (by Sec. 5 of Ch.) ^{79 43}	8610	2007	354	Am
	2004	691	Am ^{98 75}	8611	2007	354	Am
	2005	658	Am ^{348 349}	8612	2007	354	Am
	2006	457	Am ^{319 38}	8614	1999	983	R
8030.8	2000	1007	Am ^{79 43}	8615	1999	983	R
	2004	691	Am ^{98 75}	8616.5	2001	306	Am
	2005	658	Am ^{348 349}		1999	983	Am
	2006	457	Am ^{319 38}	8617	2002	584	Am
8031	1999	983	Am		2003	366	Am
8505.15	2007	354	R		2004	443	Am
8505.2	2007	354	Am		2007	354	Am
8505.3	2007	354	Am	8651	2001	306	Am
8505.4	2007	354	Am	8652	1999	983	Am
8506.1	2007	354	Am	8656	1999	983	Am
8507	2007	354	Am	8662	1999	983	Am
8507.1	2001	306	Am		2004	443	Am
8509	2007	354	Am	8663	2002	405	Am
8510	2007	354	Am	8674	1999	983	Am
8512	2007	354	Am		2000	539	Am
8513	2001	306	Am		2002	405	Am
8516	1999	983	Am	8674.5	1999	983	Am
	2001	306	Am	8698	1999	982	Am ⁹⁵
	2002	405	Am		1999	983	Am ⁹⁵
8516.1	1999	983	Am		2002	1013	S ²⁰⁷
	2001	306	R		2006	42 *	S ⁵⁷
	2002	405	Am		2007	379	Am & R ³⁸
8516.2	2001	306	R	8698.1	1999	982	Am ⁹⁵
8517	2001	306	Am		1999	983	Am ⁹⁵
8518	1999	983	Am		2002	1013	S ²⁰⁷
	2001	306	Am		2006	42 *	S ⁵⁷
8519.5	1999	983	Am		2007	379	Am & R ³⁸
8520	2000	539	Am ^{79 43}	8698.2	1999	982	S ⁹⁵
					1999	983	S ⁹⁵
					2002	1013	S ²⁰⁷

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
8698.2 (Cont.)				8765	1999	608	Am
	2006	42*	S ⁵⁷	8766	2003	607	Am
	2007	379	R ²³²	8771	2000	678	Am (by Sec. 4 of Ch.)
8698.3	1999	982	S ⁹⁵		2000	1054	Am
	1999	983	S ⁹⁵		2006	760	Am
	2002	1013	S ²⁰⁷	8773.1	1999	608	Am
	2006	42*	S ⁵⁷	8773.2	2000	678	Am
	2007	379	R ²³²		2002	1013	Am
8698.5	1999	982	Am ⁹⁵		2003	607	Am
	1999	983	Am ⁹⁵	8773.4	1999	608	Am
	2002	1013	S ²⁰⁷		2000	1006	Am
	2006	42*	S ⁵⁷		2001	159	Am ³⁰⁵
	2007	379	Am & R ³⁸		2002	1013	Am
8698.6	1999	982	Am ⁹⁵		2003	607	Am
	1999	983	Am ⁹⁵	8775	2000	1006	Am
	2002	1013	Am ²⁰⁷	8776	2004	691	Ad ⁶⁸⁰
	2006	42*	R		2007	354	Am ⁹²³
	2007	379	Ad & R ³⁸	8776.1	2004	691	Ad ⁶⁸⁰
8708	2000	1006	Am		2007	354	S ⁹²³
8710	1999	656	Am ^{4 5}	8776.2	2004	691	Ad ⁶⁸⁰
	2000	976	Am ^{73 19}		2007	354	S ⁹²³
	2001	495	Am ^{70 18}	8776.3	2004	691	Ad ⁶⁸⁰
	2002	1150	Am ^{79 43}		2007	354	S ⁹²³
	2004	691	Am ^{98 75}	8776.4	2004	691	Ad ⁶⁸⁰
	2005	657	Am ^{300 317}		2005	22	Am ⁶⁴⁷
	2006	658	Am ^{348 349}		2007	354	S ⁹²³
8710.1	2003	607	Ad	8776.5	2004	691	Ad ⁶⁸⁰
8712	2007	354	R & Ad		2007	354	S ⁹²³
8720.3	2002	1013	Am	8776.6	2004	691	Ad ⁶⁸⁰
8720.5	2002	1013	Am		2007	354	S ⁹²³
8726	2006	760	Am	8776.7	2004	691	Ad ⁶⁸⁰
8729	2000	1006	Am		2007	354	Am ⁹²³
	2006	658	Am	8780	1999	983	Am
8730	1999	125	Am		2000	976	Am
8740	2006	658	Am	8780.1	2000	1006	Ad
8741	2000	678	Am		2007	354	Am
	2005	657	Am	8781	2000	1006	Am
8741.1	2000	1006	Am	8785	2004	691	Ad
	2001	495	Am	8792	1999	983	Am
	2005	657	Am		2000	1006	Am
8745	2006	658	Am	8801	2001	495	Am
8747	2000	1006	Am	8805	1999	983	Am
8747.5	1999	983	Ad		2001	495	Am
8751	2000	1006	Am		2007	354	Am
	2002	1013	Am	9603	2000	568	Am
8753	2000	1006	Am	9605.1	2002	825	Ad
	2005	657	R	9605.2	2002	825	Ad
8759	2000	976	Ad	9607	2002	825	Am
8761	1999	608	Am	9610	2002	825	Ad
	2000	678	Am (by Sec. 2 of Ch.)		2004	33*	Am
	2000	1054	Am		2006	760	R
	2005	657	Am	9611	2006	401	Ad
8762	2000	678	Am	9612	2006	401	Ad
	2002	1013	Am	9613	2006	401	Ad
	2003	607	Am	9625	2000	568	Am
8763	2002	1013	Am	9630	2000	568	Am
8764	2004	865	Am	9631	2000	568	Am
	2005	22	Am ⁶⁴⁷	9650	2000	568	Am
	2005	657	Am	9650.1	2000	568	Am
8764.5	2002	1013	Am	9650.2	2000	568	Am

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
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9650.3	2000	568	Am	9727.1	2000	568	Am
9650.4	2000	568	Am	9727.2	2000	568	Am
9651	2000	568	Am	9728	2000	568	Am
9652	2000	568	Am	9729	2000	568	Am
9652.1	2000	568	Am	9730	2000	568	Am
9653	2000	568	Am	9731	2002	825	Am
	2003	874	Am	9737	2000	568	Am
9654	2000	568	Am	9740	2000	568	Am
9655	2000	568	Am	9741	2000	568	Am
9656	2000	568	Am	9741.1	2000	568	Am
9656.1	2000	568	Am	9742	2000	568	Am
9656.2	2000	568	Am	9744	2000	276	Am
9656.25	2000	568	Am	9744.5	2000	568	Am
9656.3	2000	568	Am	9745	2000	276	Am (by Sec. 2 of Ch.)
9656.4	2000	568	Am				
9656.45	2000	568	Am		2000	568	Am (by Sec. 215.5 of Ch.)
9656.5	2000	568	Am				
9657	2000	568	Am	9746	2000	568	Am
9658	2000	568	Am		2001	306	Am
9659	2000	568	Am		2002	825	Am
9662	2000	568	Am	9747	2002	825	Am
	2001	305	Am	9749.5	2000	568	Am
9663	2000	568	Am	9750	2001	306	Am
	2002	825	Am	9750.5	2002	825	Ad
9676	2000	568	Am	9751	2000	568	Am
9679	2000	568	Am	9752	2000	568	Am
9680	2000	568	Am	9753	2000	568	Am
9682	2000	568	Am	9754	2000	568	Am
9683	2000	568	Am	9755	2000	568	Am
9685	2000	568	Am	9756	2000	568	Am
9700	2000	568	Am	9758	2000	568	R
9700.5	2000	568	Am	9759	2000	568	Am
9700.6	2000	568	Am	9760	2000	568	Am
9701	2000	568	Am	9761	2000	568	Am
9702.1	2000	568	Am	9762	2000	568	Am
9702.2	2000	568	Am	9763	2000	568	Am
9702.5	2000	568	Am	9764	2000	568	Am
9703	2000	568	Am	9764.1	2002	825	Ad
9704	2000	568	Am	9764.2	2002	825	Ad
9705	2000	568	R	9764.3	2002	825	Ad
9710	2000	568	Am	9765	2000	568	Am
9711	2000	568	Am		2002	825	Am
9712	2000	568	Am	9766	2000	568	Am
9713	2000	568	Am	9767	2000	568	Am
9714	2000	568	Am	9768	2003	874	Am
9715	2000	568	Am	9769	2000	568	Am
9715.1	2002	819	Ad ¹⁷⁵	9780	2000	568	Am
9716	2000	568	Am		2001	305	Am
9717	2000	568	Am	9780.5	2001	305	Ad
9718	2000	568	Am	9781	2000	568	Am
9719	2000	568	Am	9781.5	2003	874	Ad
	2003	874	Am	9782	2000	568	Am
9720	2000	568	Am	9783	2000	568	Am
9721	2002	819	Ad ¹⁷⁵	9784	2000	568	Am
9722	2002	819	Ad ¹⁷⁵	9785	2000	568	Am
9723	2002	825	Ad	9786	2000	568	Am
9723.1	2002	825	Ad		2002	825	Am
9723.2	2002	825	Ad	9787	2000	568	Am
9726	2000	568	Am		2002	819	Am
9727	2000	568	Am	9787.2	2002	825	Ad

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9787.3	2002	825	Ad		2007	354	Am (as am by
9787.4	2002	825	Ad				Sec. 27,
9788	2003	874	Am				Stats. 2002,
9789	2000	568	Am				Ch. 405) ⁶³⁹
9801	2001	306	Am				Am (as am by
9810.1	2002	107	Ad				Sec. 26,
9812.5	2002	405	Am ⁶⁸				Stats. 2002,
	2007	354	Am ⁶³⁹				Ch. 405) ⁴⁴⁶
9814	2002	405	Am	9855	2002	405	S ⁶⁸
9830.5	2002	405	Am ⁶⁸		2003	775	Am
	2007	354	Am ⁶³⁹		2007	354	S ⁶³⁹
9831	2007	354	Am	9855.05	2002	405	S ⁶⁸
9832.5	2002	405	Am ⁶⁸		2007	354	S ⁶³⁹
	2007	354	Am ⁶³⁹	9855.1	2002	405	S ⁶⁸
9833	2001	306	Am		2007	354	S ⁶³⁹
9841	2007	354	Am	9855.2	2002	405	S ⁶⁸
9847.5	2002	405	Am ⁶⁸		2003	775	Am
	2007	354	Am ⁶³⁹		2007	354	S ⁶³⁹
9848	2007	354	Am	9855.3	2002	405	S ⁶⁸
9849	2002	405	Am (as am by		2007	354	S ⁶³⁹
			Sec. 40,	9855.4	2002	405	S ⁶⁸
			Stats. 1997,		2007	354	S ⁶³⁹
			Ch. 401) ⁶⁸	9855.5	2002	405	S ⁶⁸
			Am (as am by		2007	354	S ⁶³⁹
			Sec. 41,	9855.6	2002	405	S ⁶⁸
			Stats. 1997,		2006	538	Am ⁸⁰²
			Ch. 401) ⁶⁹ ,		2007	354	S ⁶³⁹
	2007	354	Am (as am by	9855.7	2002	405	S ⁶⁸
			Sec. 23,		2007	354	Am ⁶³⁹
			Stats. 2002,	9855.8	2002	405	S ⁶⁸
			Ch. 405) ⁶³⁹		2007	354	Am ⁶³⁹
			Am (as am by	9855.9	2002	405	Am ⁶⁸
			Sec. 22,		2007	354	Am ⁶³⁹
			Stats. 2002,	9860	2002	405	Am (as am by
			Ch. 405) ⁴⁴⁶				Sec. 50,
9851	2002	405	Am (as am by				Stats. 1997,
			Sec. 42,				Ch. 401) ⁶⁸
			Stats. 1997,				Am (as am by
			Ch. 401) ⁶⁸				Sec. 51,
			Am (as am by				Stats. 1997,
			Sec. 43,				Ch. 401) ⁶⁹ ,
			Stats. 1997,		2007	354	Am (as am by
			Ch. 401) ⁶⁹ ,				Sec. 30,
	2007	354	Am (as am by				Stats. 2002,
			Sec. 25,				Ch. 405) ⁶³⁹
			Stats. 2002,				Am (as am by
			Ch. 405) ⁶³⁹				Sec. 29,
			Am (as am by				Stats. 2002,
			Sec. 24,				Ch. 405) ⁴⁴⁶
			Stats. 2002,	9862.5	2002	405	Am ⁶⁸
			Ch. 405) ⁴⁴⁶		2007	354	Am ⁶³⁹
9853	2002	405	Am (as am by	9863	2002	405	Am (as am by
			Sec. 44,				Sec. 53,
			Stats. 1997,				Stats. 1997,
			Ch. 401) ⁶⁸ ,				Ch. 401) ⁶⁸
			Am (as am by				Am (as am by
			Sec. 45,				Sec. 54,
			Stats. 1997,				Stats. 1997,
			Ch. 401) ⁶⁹				Ch. 401) ⁶⁹

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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>
9863 (Cont.)				10145	1999	83	Am ³⁰
	2007	354	Am (as am by	10150	2004	676	Am
			Sec. 33,	10151	2004	676	Am
			Stats. 2002,		2006	278	Am
			Ch. 405) ⁶³⁹	10151.5	1999	1000	Am
			Am (as am by	10152	2003	807	Am
			Sec. 32,				R & Ad ³⁹¹
			Stats. 2002,	10153.2	2001	26	Am
			Ch. 405) ⁴⁴⁶		2002	1116	Am
9872	2005	74*	Am	10153.3	2003	807	Am
9873	2002	405	Am (as am by				R & Ad ³⁹¹
			Sec. 2,		2004	676	Am
			Stats. 1998,		2006	278	Am
			Ch. 1075) ⁶⁸	10153.4	2002	86	Am ⁷³
			Am (as am by				R ²²
			Sec. 56,				Ad ¹⁷⁵
			Stats. 1997,		2006	278	Am
			Ch. 401) ⁶⁹	10153.5	2006	278	Am
			Am (as am by	10153.6	2002	664	Am ⁴³¹
			Sec. 35,	10153.9	2006	278	R
			Stats. 2002,	10167	2000	473	Am
			Ch. 405) ⁶⁵⁹	10167.10	2000	473	Am
			Am (as am by	10167.11	2000	473	Am
			Sec. 34,	10167.12	2000	473	Am
			Stats. 2002,	10167.2	2000	473	Am
			Ch. 405) ⁴⁴⁶		2001	159	Am ³⁰⁵
9880.1	2004	874	Am	10167.3	2000	473	Am
9880.3	2002	107	Ad	10167.7	2000	473	Am
9882	2004	572	Am	10167.9	2000	473	Am
	2006	760	Am	10170.5	2002	86	Am ⁷³
9882.6	2004	572	Ad & R ⁶⁶⁷				R ²²
9884	1999	983	Am				Ad ¹⁷⁵
9884.17	2004	572	Am		2002	1116	Am ⁴⁹⁶
9884.20	2007	354	Ad				R ²²
9884.7	2006	760	Am				Ad ¹⁷⁵
9884.8	2000	336	Am		2005	183	Am
9884.9	2000	336	Am	10176	2004	940	Am
	2004	874	Am	10176.1	2001	660	Ad
9889.25	2000	867	Ad & R ¹⁹		2002	664	Am ⁴³¹
9889.26	2000	867	Ad & R ¹⁹	10177	1999	83	Am ³⁰
9889.27	2000	867	Ad & R ¹⁹		2001	389	Am
9889.28	2000	867	Ad & R ¹⁹		2003	902	Am
9889.29	2000	867	Ad & R ¹⁹		2006	199	Am
9889.30	2000	867	Ad & R ¹⁹		2006	578	Am (by Sec. 2.5
9889.60	2004	193	R ⁵⁷¹				of Ch.)
9889.62	2004	193	R ⁵⁷¹		2007	140	Am
9889.64	2004	193	R ⁵⁷¹	10210	2004	676	Am
9889.8	2001	357	Am	10215	2004	676	Am
10002	2005	77	R	10226	2004	676	Am
10002.5	2005	77	R	10226.5	2004	676	Am
10054	2005	77	R	10229	1999	83	Am ³⁰
10055	2005	77	R		2000	636	Am
10056	2005	77	R		2001	389	Am
10057	2005	77	R		2003	901	R
10058	2005	77	R		2003	902	R
10060	2005	77	R	10232	1999	83	Am ³⁰
10080	2005	77	Am		2006	760	Am
10131.1	2007	301	Am	10232.2	2000	636	Am
10131.8	2004	940	Ad	10232.25	2000	636	Am
10133.1	1999	407	Am	10232.4	2005	153	Am
	2002	167	Am		2006	760	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
10232.5	2000	636	Am	10250.52	2004	697	R (as ad by
10233	2003	902	Am				Sec. 6,
	2005	153	Am				Stats. 1996,
10236.4	1999	41	Am				Ch. 541 and
10237	2003	901	Ad				Sec. 10,
	2003	902	Ad				Stats. 1996,
	2004	140	R (as ad by	10250.53	2004	697	Ch. 592)
			Sec. 4,				R (as ad by
			Stats. 2003,				Sec. 7,
			Ch. 902)				Stats. 1996,
10238	2003	901	Ad				Ch. 541 and
	2003	902	Ad				Sec. 11,
	2004	140	R (as ad by				Stats. 1996,
			Sec. 4,				Ch. 592)
			Stats. 2003,	10250.54	2004	697	R (as ad by
			Ch. 902)				Sec. 8,
	2005	153	Am				Stats. 1996,
10239	2003	901	Ad				Ch. 541 and
	2003	902	Ad				Sec. 12,
	2004	140	R (as ad by				Stats. 1996,
			Sec. 4,				Ch. 592)
			Stats. 2003,	10250.56	2004	697	R
			Ch. 902)	10250.58	2004	697	R
10239.1	2003	901	Ad	10250.6	2004	697	R
	2003	902	Ad	10250.7	2004	697	R
	2004	140	R (as ad by	10250.8	2004	697	R
			Sec. 4,	10460	2007	194	Am
			Stats. 2003,	10471	2001	389	Am
			Ch. 902)	10471.1	2001	389	Am
10239.2	2003	901	Ad	10471.5	2001	389	Am
	2003	902	Ad	10471.6	2001	389	Am
	2004	140	R (as ad by	10472	2001	389	Am
			Sec. 4,	10472.1	2001	389	Am
			Stats. 2003,	10562	2007	140	Am
			Ch. 902)	11000	2004	697	Am
10239.3	2003	901	Ad	11000.1	2003	434	Am
	2003	902	Ad		2004	697	Am
	2004	140	R (as ad by	11003.5	2000	522	Am
			Sec. 4,		2004	697	R
			Stats. 2003,	11004.5	2004	697	Am
			Ch. 902)		2006	538	Am ⁸⁰²
10239.4	2003	901	Ad	11004.6	2004	697	R
	2003	902	Ad	11010	2001	642	Am
	2004	140	R (as ad by		2002	496	Am ²²
			Sec. 4,		2004	618	Am
			Stats. 2003,		2005	392	Am (by Sec. 1
			Ch. 902)				of Ch.) ⁹⁶
10240	2001	389	Am	11010.05	2000	1004	Am
10240.3	2007	301	Ad	11010.10	2000	279	Ad
10245	2007	301	Am	11010.11	2001	307	Ad
10250	2004	697	R	11010.2	2000	279	Am
10250.1	2004	697	R	11010.3	2000	279	Am
10250.10	2004	697	R	11010.35	2000	279	Ad
10250.11	2004	697	R	11011	2000	279	Am
10250.2	2004	697	R	11018.1	2000	522	Am
10250.25	2004	697	R		2004	697	Am
10250.3	2004	697	R	11018.10	2000	522	Am
10250.4	2004	697	R		2004	697	R
10250.5	2004	697	R	11018.11	2004	697	R
10250.51	2004	697	R	11018.12	1999	83	Am ³⁰

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>
11018.12 (Cont.)	2003	434	Am	11268	2006	429*	Am ¹⁰⁰
11018.5	2004	697	Am	11269	2004	697	Ad ⁸¹
11018.8	2004	697	R	11270	2004	697	Ad ⁸¹
11018.9	2004	697	R	11271	2004	697	Ad ⁸¹
11024	2004	697	R	11272	2004	697	Ad ⁸¹
11210	2004	697	Ad ⁸¹	11273	2004	697	Ad ⁸¹
11211	2004	697	Ad ⁸¹	11274	2004	697	Ad ⁸¹
11211.5	2004	697	Ad ⁸¹	11275	2004	697	Ad ⁸¹
	2006	429*	Am ¹⁰⁰		2006	429*	Am ¹⁰⁰
11211.7	2004	697	Ad ⁸¹	11280	2004	697	Ad ⁸¹
11212	2004	697	Ad ⁸¹	11281	2004	697	Ad ⁸¹
11213	2004	697	Ad ⁸¹	11282	2004	697	Ad ⁸¹
11214	2004	697	Ad ⁸¹	11283	2004	697	Ad ⁸¹
11215	2004	697	Ad ⁸¹	11284	2004	697	Ad ⁸¹
11216	2004	697	Ad ⁸¹	11285	2004	697	Ad ⁸¹
11217	2004	697	Ad ⁸¹	11286	2004	697	Ad ⁸¹
11218	2004	697	Ad ⁸¹	11287	2004	697	Ad ⁸¹
11219	2004	697	Ad ⁸¹	11288	2004	697	Ad ⁸¹
11225	2004	697	Ad ⁸¹	11323	2007	291*	Am
11226	2004	697	Ad ⁸¹	11341	1999	974	Am
	2005	93*	Am	11360	1999	974	Am
	2006	429*	Am ¹⁰⁰	11404	1999	974	Am
11226.1	2006	429*	Ad ¹⁰⁰	11405	1999	974	Am
11227	2004	697	Ad ⁸¹	11411	1999	974	Am
11228	2004	697	Ad ⁸¹	11412	1999	974	Am
11229	2004	697	Ad ⁸¹	11500	2002	1116	Ad & R ⁶⁸
11230	2004	697	Ad ⁸¹		2003	147*	Am
11231	2004	697	Ad ⁸¹		2007	236	Am ³⁴⁹
11232	2004	697	Ad ⁸¹	11501	2002	1116	Ad & R ⁶⁸
11233	2004	697	Ad ⁸¹		2007	236	Am ³⁴⁹
11234	2004	697	Ad ⁸¹	11502	2002	1116	Ad & R ⁶⁸
	2007	53	Am		2003	147*	Am
11235	2004	697	Ad ⁸¹		2007	236	Am ³⁴⁹
11236	2004	697	Ad ⁸¹	11502.5	2003	147*	Ad
11237	2004	697	Ad ⁸¹		2007	236	Am ³⁴⁹
11238	2004	697	Ad ⁸¹	11503	2002	1116	Ad & R ⁶⁸
	2006	429*	Am ¹⁰⁰		2007	236	S ³⁴⁹
11239	2004	697	Ad ⁸¹	11504	2002	1116	Ad & R ⁶⁸
11240	2004	697	Ad ⁸¹		2003	147*	Am
	2006	429*	Am ¹⁰⁰		2007	236	Am ³⁴⁹
11241	2004	697	Ad ⁸¹	11505	2002	1116	Ad & R ⁶⁸
	2006	429*	Am ¹⁰⁰		2007	236	Am ³⁴⁹
11242	2004	697	Ad ⁸¹	11506	2002	1116	Ad & R ⁶⁸
	2006	429*	Am ¹⁰⁰		2007	236	Am ³⁴⁹
11242.1	2006	429*	Ad ¹⁰⁰	12015.3	2000	512	Am ⁴³
11243	2004	697	Ad ⁸¹		2005	529	Am ¹³
11244	2004	697	Ad ⁸¹	12015.5	2005	529	Am
11245	2004	697	Ad ⁸¹	12024.2	2004	752	Am
11246	2004	697	Ad ⁸¹	12028	2004	676	Am
11250	2004	697	Ad ⁸¹		2005	529	R
11251	2004	697	Ad ⁸¹	12029	2001	745*	R
11252	2004	697	Ad ⁸¹	12107.1	2004	183	Am ⁵⁷¹
11253	2004	697	Ad ⁸¹	12209.6	2000	511	Am
11254	2004	697	Ad ⁸¹	12240	2000	512	S ⁴³
11255	2004	697	Ad ⁸¹		2005	529	Am ¹¹¹
11256	2004	697	Ad ⁸¹	12242	2000	512	S ⁴³
11265	2004	697	Ad ⁸¹		2005	529	S ¹¹¹
11265.1	2006	429*	Ad ¹⁰⁰	12243	2000	512	S ⁴³
11266	2004	697	Ad ⁸¹		2005	529	S ¹¹¹
11267	2004	697	Ad ⁸¹	12244	2000	512	S ⁴³

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12244 (Cont.)				13401	2001	596*	Am
	2005	529	S ¹¹¹		2005	91	Am
12246	2000	512	Am ⁴³	13405	2001	596*	Ad
	2005	529	Am ¹¹¹		2002	664	Am ⁴³¹
12531	1999	364	R & Ad	13446	2005	91	Ad
12532	1999	364	R & Ad	13534	2004	72	Am
12533	1999	364	R & Ad	13570	2003	63	Am
12534	1999	364	R & Ad		2004	183	Am ⁵⁷¹
12535	1999	364	R & Ad	13630	2007	398	Ad
12536	1999	364	R & Ad	13651	1999	583	Am
12537	1999	364	R & Ad		2003	63	Am
12538	1999	364	R	13700	1999	494	Am
12539	1999	364	R	13710	1999	494	Am
12540	1999	364	R & Ad	13710.5	1999	494	Am ²⁰
12541	1999	364	R & Ad	13800	2007	667	Ad
12542	1999	364	R & Ad	14200	2007	711	R & Ad
12543	1999	364	R & Ad	14201	2007	711	R
12544	1999	364	R & Ad	14202	2007	711	R & Ad
12545	1999	364	R	14203	2007	711	R
12546	1999	364	R	14204	2007	711	R
12547	1999	364	R	14205	2007	711	R & Ad
12548	1999	364	R	14206	2007	711	R
12606	2007	43	Am	14207	2007	711	R & Ad
12606.2	2006	538	Am ⁸⁰²	14208	2007	711	R
	2007	43	Am	14209	2007	711	R & Ad
12701	1999	815	Am	14210	2007	711	R
Div. 5, Ch. 13, Art. 1, heading (Sec. 13300 et seq.)	2006	566	Ad	14211	2007	711	R
13300	2002	818	Ad	14212	2007	711	R
	2006	566	Am	14215	2007	711	Ad
13301	2002	818	Ad	14217	2007	711	Ad
13302	2002	818	Ad	14220	2007	711	R & Ad
Div. 5, Ch. 13, Art. 2, heading (Sec. 13350 et seq.)	2006	566	Ad	14225	2007	711	Ad
Div. 5, Ch. 13.5, heading (Sec. 13350 et seq.)	2006	566	R	14230	2007	711	R & Ad
13350	2005	529	Ad & R ³¹⁷	14231	2007	711	R
13351	2005	529	Ad & R ³¹⁷	14232	2007	711	R
13352	2005	529	Ad & R ³¹⁷	14233	1999	1000	Am
	2006	566	Am		2007	711	R
13353	2005	529	Ad & R ³¹⁷	14234	2007	711	R
13354	2005	529	Ad & R ³¹⁷	14235	2007	711	Ad
13355	2005	529	Ad & R ³¹⁷	14240	2007	711	R & Ad
13356	2005	529	Ad & R ³¹⁷	14241	2007	711	R
13357	2005	529	Ad & R ³¹⁷	14242	2007	711	R
Div. 5, Ch. 14, heading (Sec. 13400 et seq.)	2005	91	Am	14245	2007	711	Ad
				14247	2007	711	Ad
				14250	1999	1000	Am
					2007	711	R & Ad
				14252	2007	711	R & Ad
				14253	2007	711	R
				14254	2007	711	R & Ad
				14259	2007	711	Ad
				14260	1999	1000	Am
					2007	711	R & Ad
				14265	2007	711	Ad
				14270	2007	711	R & Ad
				14272	2007	711	Ad
				14280	2007	711	R
				14281	2007	711	R
				14282	2007	711	R
				14290	2007	711	R
				14290.5	2007	711	R
				14291	2007	711	R

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<i>Affected By</i>				<i>Affected By</i>			
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14292	2007	711	R	17525	2000	218	Ad
14300	2007	711	R	17526	2000	218	Ad
14320	2000	673	Am		2003	277	Am
	2007	711	R	17527	2000	218	Ad
14330	2007	711	R	17528	2000	218	Ad
14335	2007	711	R	17528.5	2003	277	Ad
14340	2007	711	R	17529	2003	487	Ad
14341	2007	711	R	17529.1	2003	487	Ad
14342	2007	711	R		2004	183	Am ⁵⁷¹
14427	1999	1000	Am	17529.2	2003	487	Ad
14461	1999	1000	Am	17529.3	2003	487	Ad
14482	2000	506	Am	17529.4	2003	487	Ad
14483	1999	1000	Am	17529.5	2003	487	Ad
	2000	506	Am		2004	571	Am
14492	2006	538	Am ⁸⁰²		2005	247	Am
14492.5	1999	1000	R	17529.8	2003	487	Ad
14700	2004	197	Ad	17529.9	2003	487	Ad
14701	2004	197	Ad	17530.5	2000	1084	Am
14702	2004	197	Ad	17530.6	2000	1084	Ad ⁸²
14703	2004	197	Ad	17533.6	2002	319	Am
14704	2004	197	Ad	17535	2004		
16004	2002	821	Am		Initiative		
16105	2002	821	Am		(Prop. 64		
16300	2000	1070	Ad ⁸²		adopted		
	2001	36	Ad		Nov. 2, 2004)		Am
16601	2002	179	Am	17536	2004		
	2006	495	Am		Initiative		
16602	2002	179	Am		(Prop. 64		
16602.5	2002	179	Am		adopted		
	2006	495	Am		Nov. 2, 2004)		Am
16721	2007	568	Am	17536.5	2004	529	Am
16721.5	2007	568	Am	17537.11	1999	907	Ad
16760	2001	74	Am		2000	135	Am ²⁰³
17083	2004	182	Am ^{81 614}	17537.12	2007	395	Ad
17086	2006	538	Am ⁸⁰²	17538	2002	326	Am
17203	2004			17538.3	2002	326	Am
	Initiative			17538.35	2002	783	Ad ⁴²¹
	(Prop. 64			17538.4	2002	700	Am
	adopted				2003	487	R
	Nov. 2, 2004)		Am	17538.41	2002	699	Ad
17204	2004				2005	711	Am
	Initiative			17538.43	2005	667	Ad
	(Prop. 64			17538.45	2003	487	Am
	adopted				2004	183	Am ⁵⁷¹
	Nov. 2, 2004)		Am	17538.9	2002	778	Am
	2007	17	Am	17539.15	1999	83	Am ³⁰
17206	2004			17539.3	2003	185	Am ⁴⁴⁰
	Initiative				2006	538	Am ⁸⁰²
	(Prop. 64			17540	2003	196	R
	adopted			17540.1	2003	196	R
	Nov. 2, 2004)		Am	17540.10	2003	196	R
	2005	74*	Am	17540.11	2003	196	R
	2007	17	Am	17540.12	2003	196	R
17206.1	2006	538	Am ⁸⁰²	17540.13	2003	196	R
17209	2004	529	Am	17540.14	2003	196	R
17210	1999	354	Ad	17540.15	2003	196	R
17508	2006	538	Am ⁸⁰²	17540.16	2003	196	R
17510.25	2007	446	Ad	17540.2	2003	196	R
17510.3	2005	212	Am	17540.3	2003	196	R
17510.5	2004	919	Am	17540.4	2003	196	R
17511.12	2003	449	Am	17540.5	2003	196	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17540.6	2003	196	R	17550.5	2003	196	S ⁵⁷
17540.7	2003	196	R	17550.50	2003	196	S ⁵⁷
17540.8	2003	196	R	17550.51	2003	196	S ⁵⁷
17540.9	2003	196	R	17550.52	2003	196	S ⁵⁷
17550	2003	196	S ⁵⁷	17550.53	2003	196	S ⁵⁷
17550.1	2003	196	S ⁵⁷	17550.54	2003	196	S ⁵⁷
	2006	628	Am	17550.55	2003	196	S ⁵⁷
17550.10	2003	196	S ⁵⁷	17550.56	2003	196	S ⁵⁷
17550.11	2003	196	S ⁵⁷	17550.57	2003	196	S ⁵⁷
17550.13	2003	196	Am ⁵⁷	17550.58	2003	196	S ⁵⁷
	2006	628	Am	17550.59	2003	196	R
17550.14	1999	83	Am ³⁰	17550.6	2003	196	S ⁵⁷
	2003	196	Am ⁵⁷	17550.7	2003	196	S ⁵⁷
	2006	628	Am	17550.8	2003	196	S ⁵⁷
17550.15	2003	196	S ⁵⁷	17550.9	2003	196	S ⁵⁷
17550.16	1999	83	Am ³⁰	17568.5	2004	492	Ad
	2003	196	S ⁵⁷	Div. 7,			
17550.17	2003	196	S ⁵⁷	Pt. 3,			
	2006	628	Am	Ch. 1,			
17550.18	2003	196	S ⁵⁷	Art. 7.5,			
17550.19	2003	196	S ⁵⁷	heading			
17550.195	2006	628	Ad	(Sec. 17582			
17550.2	2003	196	S ⁵⁷	et seq.)	2003		Ad ⁵¹⁹
17550.20	2003	196	Am ⁵⁷	17582	2002	998	Ad
17550.21	2003	196	Am ⁵⁷	17590	2001	695	Ad
	2006	628	Am		2003	779	Am
17550.22	2003	196	S ⁵⁷	17591	2001	695	Ad
17550.23	1999	83	Am ³⁰		2002	698	Am
	2003	196	S ⁵⁷		2002	1124*	Am
17550.24	2003	196	S ⁵⁷		2003	779	Am
17550.25	2003	196	S ⁵⁷	17592	2001	695	Ad
17550.26	2006	628	Ad		2003	779	Am
17550.27	2006	628	Ad	17593	2001	695	Ad
17550.3	2003	196	S ⁵⁷		2003	779	Am
17550.30	2003	196	Am ⁵⁷		2004	183	Am ⁵⁷¹
	2004	183	Am ⁵⁷¹	17594	2001	695	Ad
17550.34	2003	196	R		2003	779	Am
17550.35	2003	196	S ⁵⁷	17595	2001	695	Ad
17550.36	2003	196	S ⁵⁷		2003	779	R
17550.37	2003	196	Am ⁵⁷	17900	2006	495	Am
	2006	628	Am		2007	716	Am
17550.38	2003	196	S ⁵⁷	17903	2007	716	Am
	2006	628	Am	17910	2007	716	Am
17550.39	2003	196	S ⁵⁷	17910.5	2001	728	Am
17550.4	2003	196	Am ⁵⁷	17911	2007	716	Am
17550.40	2003	196	S ⁵⁷	17912	2004	178	Am
17550.41	1999	83	Am ³⁰	17913	2001	728	Am
	2003	196	Am ⁵⁷		2007	716	Am
17550.42	2003	196	S (as ad by	17914	2007	716	Am
			Sec. 3,	17915	2007	716	Am
			Stats. 1994,	17917	2001	728	Am
			Ch. 1123) ⁵⁷		2007	716	Am
			Ad	17922	2007	716	Am
17550.43	2003	196	S ⁵⁷	17923	2001	728	Am
17550.44	2003	196	S ⁵⁷		2007	716	Am
17550.45	2003	196	S ⁵⁷	17924	2004	118	Am
17550.46	2003	196	S ⁵⁷	17926	2007	716	Am
17550.47	2003	196	Am ⁵⁷	17927	2007	716	Am
	2004	182	Am ^{81 614}	17929	2007	716	Am
17550.48	2003	196	S ⁵⁷	18000	2004	87	Ad
17550.49	2003	196	S ⁵⁷	18001	2004	87	Ad

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	Year	Chapter	Effect		Year	Chapter	Effect
18600	2006	465	Am	19010.1	2002	405	Am
18602	2000	393	Am ^{79 43}	19010.5	2002	405	Am
	2004	691	Am ^{98 75}	19011	2002	405	Am
	2006	465	Am ^{319 38}	19017	2002	405	Am
18602.1	2002	107	Ad	19031	2002	405	Am
18602.5	2006	465	Ad	19034.5	2002	405	Am
18603	2006	465	R	19049	2002	405	Am
18613	2000	393	Am ^{79 43}	19051	2000	837	Am
	2004	691	Am ^{98 75}	19055	2000	837	Am
	2006	465	Am ^{319 38}	19059.5	2000	837	Am
18618	2006	465	Am		2002	405	Am
18625	2006	538	Am ⁸⁰²	19060.5	2002	405	Am
18627	2004	691	Am	19062	2002	405	Am
18629	2004	695	Am	19063	2002	405	Am
18640	2004	691	Am	19064	2002	405	Am
18640.5	2003	515	Ad	19072.6	2002	405	Am
18646	2006	465	Am	19089.5	2001	199	Am
18706	2006	465	Am	19093	2002	405	Am
18711	2006	465	Am	19129	2007	354	Am
	2007	130	Am ⁹⁰²	19132	2007	354	Am
18712	2002	680	Am	19161	2001	199	Am
18720	2006	538	Am ⁸⁰²		2006	760	Am ⁴²⁴
18800	2001	776	Am				R ⁶⁹
	2004	227*	Am				Ad ¹⁰⁰
18822	2006	465	Am	19162	2002	405	Am
18824	2000	436	Am	19170	2001	199	Am
			R & Ad ⁸⁰		2002	405	Am
	2001	776	Am (as am by	19170.5	2007	354	Am
			Sec. 1,	19208	2002	405	Am
			Stats. 2000,	19211	2002	405	Am
			Ch. 436)	19215.1	2002	405	Am
	2003	515	Am (as ad by	19215.2	2002	405	Am
			Sec. 2,	19215.3	2002	405	Am
			Stats. 2000,	19215.4	2002	405	Am
			Ch. 436 and as	19215.5	2002	405	Am
			am by Sec. 2,	19215.6	2002	405	Am
			Stats. 2001,	19215.7	2002	405	Am
			Ch. 776)	19215.8	2002	405	Am
	2004	183	Am (as am by	19403.5	2000	1082	Am
			Sec. 2 and		2002	234	Am
			Sec. 3,	19405	2000	1082	Am
			Stats. 2003,	19406	2002	282	Am
			Ch. 515) ⁵⁷¹		2003	24	Am
	2005	104	R (as am by		2004	278*	Am
			Sec. 19,	19407.5	2000	1082	Am
			Stats. 2004,	19410	2000	1082	Am
			Ch. 183)		2007	594	Am
			Am (as am by	19410.7	2007	594	Ad
			Sec. 18,	19410.8	2000	1082	Am
			Stats. 2004,		2002	234	Am
			Ch. 183) ¹³	19411	2000	1082	Am
	2006	465	Am		2001	198	Am
18828	2006	465	Ad				R & Ad ⁶⁹
18830	2006	538	Am ⁸⁰²		2007	613	Am (as am by
18880	2006	465	Am				Sec. 1,
18882	2001	776	Am				Stats. 2001,
	2006	465	Am				Ch. 198) ¹³
18896.8	1999	1000	Am				R (as ad by
18897.73	2004	183	Am ⁵⁷¹				Sec. 1.5,
19004.1	2002	107	Ad				Stats. 2001,
19008.1	2007	354	Am				Ch. 198)

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
19411.1	2005	505	Ad		2007	77	Am
19412	2000	1082	Am	19515	2000	1082	Am
	2005	119*	Am	19516	2000	1082	Am
19414	2000	1082	Am	19517.5	2001	933	Ad
19414.5	2000	1082	Am		2007	417	Am
19415.8	2000	1082	Am	19518	2000	1082	Am
	2002	234	Am		2006	400	Am
19416.5	2000	1082	Am	19520	2000	1082	Am
19416.6	2000	1082	Ad	19521	2000	1082	Am
19417.5	2000	1082	Am	19523	2000	1082	Am
19417.6	2000	1082	R & Ad	19525	2000	1082	Am
19417.7	2000	1082	Am	19526	2001	198	Ad
19417.9	2000	1082	R	19527	2001	935	Ad
19423	2000	1082	Am	19528	2001	935	Ad
19424.5	2000	1082	Am	19530	2000	1082	Am
19428	2000	1082	Am	19531	2000	1082	Am
19430	2000	1082	Am	19531.1	2004	918	Ad
19432	2000	1082	Am	19533	2000	1082	Am
19435	2000	1082	Am		2006	368	Am
19437	2000	1082	Am	19533.5	2002	234	Am
19440	2000	1082	Am	19533.6	2002	924	Ad
19440.5	2005	505	Am	19534	2000	1082	R
19441	2000	1082	Am	19535	2000	1082	Am
19442.2	2000	1082	Am	19540	2000	1082	Ad
19444	2000	1082	Am		2002	872	Am
19455	2001	198	Ad		2005	505	Am
	2001	783	Am (as ad by Stats. 2001, Ch. 198)	19541	2000	1082	R
	2002	664	Am (as ad by Stats. 2001, Ch. 198) ⁴³¹	19546	2000	1082	Am
				19547	2000	1082	Am
19455.2	2001	198	Ad	19548	2000	1082	Am
19455.4	2001	198	Ad	19549	1999	218	Am
19461	2001	198	Am		2000	1082	Am
19461.1	2006	400	Ad	19549.1	2000	1082	Am
19461.5	2001	198	Ad	19549.10	2000	1082	R
19464	2000	1082	Am	19549.11	2000	1082	R
19480	2000	1082	Am	19549.14	2001	848	Ad
19481	2000	1082	Am		2002	664	Am ⁴³¹
19481.3	2005	329	Ad		2002	1063	Am
19481.5	2000	1082	Am	19549.15	2002	874*	Ad
	2001	198	Am	19549.5	2000	1082	R
	2001	783	Am (as ad by Stats. 2001, Ch. 198)	19549.6	2005	119*	Am
19485	2000	1082	Am	19550	2000	1082	Am
19485.5	2000	1082	R	19554	1999	170	Am
19487	2000	1082	Am	19556	1999	170	Am
19488	2000	1082	Am		2002	904	Am
19489	2000	1082	Am	19556.5	2000	1082	Am
19490	2000	1082	Am	19565	2000	1082	Am
19491	2000	1082	Am	19567	2000	1082	Am
19497	2000	1082	Am	19568	2000	1082	Am
19500	2005	329	Ad		2002	145	Am
19501	2007	605	Ad	19569	2000	1082	Am
19504	2005	329	Ad	19572	2000	1082	Am
19506	2005	329	Ad		2007	568	Am
19510	2000	1082	Am	19574	2000	1082	Am
19511	2000	1082	R	19577	2000	1082	Am
19512	2000	1082	Am		2005	179*	Am
				19578	2000	1082	Am
				19578.1	2000	1082	Am
				19580	2000	1082	Am
				19581	2000	1082	Am
				19582	2001	933	Am

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Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
19582 (Cont.)	2007	155		Am	19605.2	2000	1082		Am
19582.5	2005	329		Am	19605.25	2007	594		Ad
19590	2000	1082		Am	19605.3	2000	1082		Am
	2001	198		Am	19605.35	2000	779		Am
				R & Ad ⁶⁹		2007	72 *		Am
	2005	505		Am (as am by Sec. 7, Stats. 2001, Ch. 198)	19605.45	2002	1063		Ad
				Am (as am by Sec. 4, Stats. 2005, Ch. 505) ¹³	19605.46	2007	202		Ad
	2007	613		R (as ad by Sec. 8, Stats. 2001, Ch. 198)	19605.47	2007	202		Ad
				Am	19605.51	2000	1082		Am
				Am		2005	728		Am
				Am		2007	594		Am
				Am	19605.52	2002	872		Ad
				Am		2003	372		Am
				Am	19605.53	2003	556		Ad
				Am	19605.54	2007	594		Ad
				Am	19605.55	2002	874 *		Ad
				Am	19605.6	2000	1082		Am
				Am	19605.61	2001	936		Am
19591	2000	1082		Am	19605.7	2000	1082		Am
19592	2000	1082		Am		2001	65 *		Am
19592.5	2000	1082		Am	19605.71	2000	1082		Am
19595	2001	198		Am		2001	65 *		Am
				R & Ad ⁶⁹	19605.72	2007	613		Am
	2007	613		Am (as am by Sec. 9, Stats. 2001, Ch. 198) ¹³	19605.73	2001	933		Am ^{70 18}
				R (as ad by Sec. 9.5, Stats. 2001, Ch. 198)		2002	922 *		Am
				Am		2004	80 *		Am ^{36 43}
				Am		2005	130		Am ⁶⁸
				Am		2007	444		Am ¹¹¹
				Am	19605.75	2004	40 *		Ad & R ⁶⁰⁸
				Am		2006	883 *		Am
				Am	19605.76	2004	40 *		Ad & R ³¹⁷
19596	2004	232		Am	19605.77	2004	40 *		Ad & R ³¹⁷
19596.1	1999	28 *		Am	19605.78	2004	40 *		Ad & R ³¹⁷
	2002	268		Am	19606	2004	122		Am
	2004	235 *		Am	19606.1	2000	53 *		Am
19596.2	1999	219 *		Am	19607.4	2002	922 *		Ad
	2001	936		Am	19608.5	2000	1082		Am
	2004	235 *		Am	19608.6	2000	1082		Am
	2007	443		Am	19610.2	2000	1082		Am
	2007	444		Am (by Sec. 1.5 of Ch.)	19610.4	2000	1082		Am
				Ad	19610.8	2003	174		Ad
19596.3	2004	235 *		Ad		2005	119 *		Am
19596.4	2001	936		Ad	19611.5	2000	1082		Am
19597	2000	1082		Am	19612.6	2000	1082		Am
19598	2000	1082		Am	19612.7	2002	923 *		Ad
19599	2000	1082		Am	19612.8	2000	1082		Am
19601	2000	1082		Am	19612.9	2000	1082		Am
	2006	368		Am	19613	2000	1082		Am
	2007	72 *		Am		2001	198		Am
	2007	130		Am ⁹⁰²					R & Ad ⁶⁹
19601.01	2007	410		Ad		2002	921 *		Am (as am by Sec. 11, Stats. 2001, Ch. 198) ⁴³
19601.2	2001	27		Am					Ad & R ⁸²
19601.4	2007	613		Ad					Am (as am by Sec. 11 and as ad by Sec. 11.5, Stats. 2001, Ch. 198)
19602	2000	1082		Am					
	2005	505		Am					
19604	2001	198		Ad & R ⁶⁸		2002	922 *		
	2002	874 *		Am					
	2005	117		Am					
	2007	613		Ad					
19605	2000	1082		Am					
19605.1	2000	1082		Am					

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19613 (Cont.)				19641.2	2001	198	Ad
	2002	923 *	Am (as am by Sec. 11, Stats. 2001, Ch. 198) ⁴³ , Ad ⁸⁰ R ⁶⁹		2004	99	Am
					2005	22	Am ⁶⁴⁷
				19660	2000	1082	Am
				19661	2001	933	Am
				19662	2000	1082	Am
				19664	2000	1082	Am
	2003	62	Am (as am by Sec. 4, Stats. 2002, Ch. 922) ³¹⁵	19701	2002	872	Am
				19801	2003	799	Am
					2007	438	Am
	2005	96	R (as ad by Sec. 3, Stats. 2002, Ch. 923)	19801.2	2002	738	Am & RN
			Am (as am by Sec. 2, Stats. 2002, Ch. 923) ⁶⁸	19802	2002	738	Am & RN & Ad(RN)
			Am (as am by Sec. 9, Stats. 2003, Ch. 62) ⁶⁹	19803	2002	738	Ad(RN)
			Am ⁶⁸ Am ¹¹¹ Am ⁸⁰²	19804	2002	738	Am
19613.05	2002	90	Am ⁶⁸ Am ¹¹¹ Am ⁸⁰²		2007	176 *	Am
	2007	444	Am ¹¹¹ Am ⁸⁰²	19805	2000	1023 *	Am
19613.2	2006	538	Am ⁸⁰²		2001	941	Am
19613.3	2002	921 *	Am		2001	945	Am
			R & Ad ⁸⁰		2002	738	Am
	2005	96	R (as ad by Sec. 4, Stats. 2002, Ch. 921)		2004	276	Am
			Am (as am by Sec. 3, Stats. 2002, Ch. 921) ⁷⁵		2006	854	Am
			Am ³¹⁷		2007	176 *	Am
	2006	445	Am ³¹⁷		2007	438	Am (as am by Sec. 3, Stats. 2007, Ch. 176)
19613.8	2001	198	Ad	19807	2002	738	Am
19614	2000	1082	Am		2007	176 *	Am
19614.2	2000	1082	Am	19808	2002	738	Am
19614.3	2002	924	Ad	19809	2002	738	Am & RN
19614.6	2004	918	Ad	19810	2002	738	Ad(RN)
19616.51	2000	342	Ad		2007	176 *	Am
19617	2003	556	Am	19810A	2002	738	Am & RN
19617.2	2002	145	Am	19811	2002	738	Ad(RN)
19617.3	2002	282	Ad	19811A	2002	738	Am & RN
19617.5	2002	282	Am	19812	2002	738	Ad(RN)
	2003	62	Am ⁵¹⁹		2006	854	Am
19617.75	2001	65 *	Ad	19812A	2002	738	Am & RN
19618	1999	127	Am	19813	2002	738	Ad(RN)
19618.1	1999	127	Ad	19813A	2002	738	Am & RN
19618.2	2005	505	Ad	19814	2002	738	Ad(RN)
	2007	75	Am		2007	176 *	Am
19619.7	2007	605	Ad	19814A	2002	738	Am & RN
19620.1	2000	53 *	Am	19815	2002	738	Am & RN & Ad(RN)
19622.3	2001	423	Am		2002	738	Am & RN
19630	1999	370	Am	19815.5A	2002	738	Am & RN
19633	2000	1082	R	19815.8A	2002	738	Am & RN
19634	2000	1082	R	19816	2002	738	Ad(RN)
19636	2000	1082	Am	19817	2002	738	Ad(RN)
19637	2000	1082	Am	19817A	2002	738	Am & RN
				19818	2001	945	R
					2002	738	Ad(RN)
				19818A	2001	945	Ad
					2002	738	Am & RN
				19819	2002	738	Ad(RN)
					2007	176 *	Am
				19820	2002	738	Ad(RN)
				19820A	2002	738	Am & RN
				19821	2002	738	Ad(RN)
					2007	176 *	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>
19821A	2002	738	Am & RN	19848A	2002	738	Am & RN
19822	2002	738	Ad(RN)	19850	2002	738	Ad(RN)
	2007	176*	Am	19850A	2002	738	Am & RN
19822A	2002	738	Am & RN	19851	2002	738	Ad(RN)
19823	2002	738	Ad(RN)		2007	438	Am
19823.5	2001	945	Ad	19851.5	2000	1023*	Am
	2002	738	Am & RN		2001	945	Am
19823A	2001	945	Am		2002	738	Am & RN
	2002	738	Am & RN	19851A	2002	738	Am & RN
19824	2002	738	Ad(RN)	19852	2002	738	Ad(RN)
19824A	2002	738	Am & RN		2006	868	Am
19825	2002	738	Am & RN & Ad(RN)	19852.1	2002	738	Am & RN
	2002	738	Ad(RN)	19852.2	2006	868	Ad
19826	2002	738	Ad(RN)	19852A	2002	738	Am & RN
	2004	598	Am	19853	2002	738	Ad(RN)
	2007	176*	Am		2007	176*	Am
19827	2001	945	Am		2007	438	Am (as am by Sec. 17, Stats. 2007, Ch. 176)
	2002	738	Am & RN & Ad(RN)				
	2007	176*	Am				
19828	2002	738	Am & RN & Ad(RN)	19853.5	1999	351*	Am
	2007	176*	Am		2001	945	Am
19829	2002	738	Am & RN & Ad(RN)		2002	738	Am & RN
	2007	176*	Am	19853A	2002	738	Am & RN
19830	2001	945	R	19854	2002	738	Ad(RN)
	2002	738	Ad(RN)		2005	546	Am
	2007	176*	Am		2007	438	Am
19830A	2002	738	Am & RN	19854A	2002	738	Am & RN
19834	2001	945	R	19855	2002	738	Am & RN & Ad(RN)
19834.5A	2002	738	Am & RN	19856	2002	738	Ad(RN)
19834.6A	2002	738	Am & RN	19856A	2002	738	Am & RN
19834A	2002	738	Am & RN	19857	2002	738	Ad(RN)
19835.5A	2002	737	Am	19857A	2002	738	Am & RN
	2002	738	Am & RN	19858	2002	738	Ad(RN)
19835.6	2001	254	Ad	19858.5	2002	738	Am & RN
	2004	276	Am & RN		2007	294*	Ad
19835A	2002	738	Am & RN	19858.7A	2002	738	Am & RN
19836A	2002	738	R	19858A	2002	738	Am & RN
19840	2002	738	Am & RN & Ad(RN)	19859	2002	738	Am & RN & Ad(RN)
	2007	176*	Am		2007	176*	Am
19840.5	2002	738	Am & RN	19860	2002	738	Ad(RN)
19841	2002	738	Ad(RN)	19860A	2002	738	Am & RN
	2007	176*	Am	19861	2002	738	Am & RN & Ad(RN)
19841A	2001	945	Am		2007	176*	Am
	2002	738	Am & RN	19862	2002	738	Ad(RN)
19842	2002	738	Ad(RN)	19862.5	2002	738	Am & RN
19842A	2002	738	Am & RN	19862A	2002	738	Am & RN
19843	2002	738	Ad(RN)	19863	2002	738	Ad(RN)
19844	2002	738	Am & RN & Ad(RN)	19863A	2002	738	Am & RN
	2002	738	Ad(RN)	19864	2002	738	Ad(RN)
19845	2002	738	Ad(RN)	19864A	2002	738	Am & RN
19846	1999	351*	Ad(RN)	19865	2002	738	Ad(RN)
	2002	738	Am & RN		2007	176*	Am
	2004	276	Ad(RN)	19866	2002	738	Ad(RN)
19846A	1999	351*	Am & RN		2007	176*	Am
19847A	2002	738	Am & RN	19867	2002	738	Ad(RN)
19848.5	2002	738	Am & RN		2007	176*	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19867 (Cont.)	2007	438	Am (as am by Sec. 22, Stats. 2007, Ch. 176)	19905A	2002	738	Am & RN
				19906A	2002	738	R
				19910	2001	945	Am
					2007	176*	Am
19868	2002	738	Ad(RN)	19910.4	2002	738	Am & RN
	2007	176*	Am	19910.5A	2001	945	Am
19869	2002	738	Ad(RN)		2002	738	Am & RN
	2007	176*	Am	19911	2002	738	Ad(RN)
19870	2000	1055*	Am	19911A	2002	738	Am & RN
	2002	738	Am & RN & Ad(RN)	19912	2002	738	Ad(RN)
					2007	176*	Am
	2007	176*	Am	19912A	2002	738	Am & RN
19871	2002	738	Ad(RN)	19913	2002	738	Ad(RN)
	2007	176*	Am	19913A	2002	738	Am & RN
19871A	2002	738	Am & RN	19914	2002	738	Ad(RN)
19872	2002	738	Ad(RN)		2007	176*	Am
	2007	176*	Am	19915	2002	738	Ad(RN)
19872A	2002	738	Am & RN	19915.5	2002	738	Am & RN
19873	2002	738	Am & RN & Ad(RN)	19915A	2002	738	Am & RN
				19916	2002	738	Am & RN
19874	2002	738	Ad(RN)	19917	2002	738	Am & RN
19875	2002	738	Ad(RN)	19918A	2002	738	Am & RN
19876	2002	738	Ad(RN)	19920	2002	738	Ad(RN)
	2003	799	Am	Div. 8,			
	2007	438	Am	Ch. 5,			
19877	2002	738	Ad(RN)	Art. 9.5,			
19878	2002	738	Ad(RN)	heading			
	2007	176*	Am	(Sec. 19920A			
19879	2002	738	Ad(RN)	et seq.)	2002	738	R
19880	2000	1055*	Am	19920A	2002	738	Am & RN
	2002	738	Am & RN & Ad(RN)	19921	2002	738	Ad(RN)
				19921A	2002	738	Am & RN
	2007	176*	Am	19922	2002	738	Am & RN
19881	2002	738	Am & RN & Ad(RN)				& Ad(RN)
				19923	2002	738	Ad(RN)
19881.5	2007	493	Ad	19924	2002	738	Ad(RN)
19882	2002	738	Ad(RN)	Div. 8,			
	2007	176*	Am	Ch. 5,			
19882A	2002	738	Am & RN	Art. 10,			
19883	2002	738	Ad(RN)	heading			
	2007	176*	Am	(Sec. 19930			
19883A	2002	738	Am & RN	et seq.)	2002	738	R & Ad
19890	2002	738	Ad(RN)	19930	2002	738	Am & RN
	2007	176*	Am				& Ad(RN)
19891	2002	738	Ad(RN)		2004	487	Am
19892	2002	738	Ad(RN)		2007	176*	Am
19893	2002	738	Ad(RN)	19931	2002	738	Ad(RN)
19900	2002	738	Ad(RN)		2007	176*	Am
	2007	176*	Am	19932	2002	738	Am & RN
19900A	2002	738	Am & RN				& Ad(RN)
19901	2002	738	Ad(RN)		2007	176*	Am
19901A	2002	738	Am & RN	19933	2002	738	Am & RN
19902	2002	738	Ad(RN)	19933.5A	2002	738	Am & RN
19902A	2002	738	Am & RN	19934	2002	738	Am & RN
19903	2002	738	Ad(RN)	Div. 8,			
19903A	2002	738	Am & RN	Ch. 5,			
19904	2002	738	Ad(RN)	Art. 11,			
19904A	2002	738	Am & RN	heading			
19905	2002	738	Ad(RN)	(Sec. 19940			
	2007	176*	Am	et seq.)	2002	738	R & Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19940	2002	738	Am & RN	19960	2002	738	Ad(RN)
19941	2002	738	& Ad(RN)	19960.2A	2002	738	Am & RN
19942	2002	738	Am & RN	19960.4	2002	738	Am & RN
19942A	2002	738	& Ad(RN)	19961	2002	738	Ad(RN)
19943	2002	738	Ad(RN)		2004	872	Am
19944	2002	738	Am & RN		2005	694	Am
			& Ad(RN)		2006	181	Am
	2007	176 *	Am	19961.05	2005	694	Ad
Div. 8, Ch. 5, Art. 12, heading (Sec. 19950 et seq.)				19961.1	2004	872	Ad
19950	2002	738	R & Ad		2007	176 *	Am
	2002	738	Am & RN	19962	2002	738	Ad(RN)
			& Ad(RN)		2003	799	Am ³⁸
	2007	176 *	Am		2006	181	Am
19950.1	2002	738	Am & RN		2006	854	Ad ²³²
19950.2	1999	83	Am ³⁰	R			R ⁶⁷⁷
	2000	1023 *	Am ⁷⁵	19963	2002	738	Ad(RN)
	2002	738	Am & RN		2003	799	Am ³⁸
19950.3	2000	1023 *	Ad & R ⁷⁵		2006	854	Am ⁴²³
	2001	945	Am		2007	176 *	Am
	2002	738	Am & RN	19964	2002	738	Ad(RN)
19951	2002	738	Am & RN	Div. 8, Ch. 5, Art. 14, heading (Sec. 19970 et seq.)			
			& Ad(RN)		2002	738	Ad
	2003	799	Am	19970	2002	738	Ad(RN)
	2006	721	Am	19971	2002	738	Ad(RN)
	2007	176 *	Am	19972	2002	738	Ad(RN)
	2007	438	Am (as am by Sec. 43, Stats. 2007, Ch. 176)	Div. 8, Ch. 5, Art. 15, heading (Sec. 19980 et seq.)			
19952	2002	738	Ad(RN)		2002	738	Ad
19953	2002	738	Ad(RN)	19980	2000	1023 *	Ad
19954	2006	854	Ad		2002	738	Am & RN & Ad(RN)
Div. 8, Ch. 5, Art. 13, heading (Sec. 19956 et seq.)				19981	2002	738	Ad(RN)
19956	2002	738	R		2007	176 *	Am
19957	2002	738	Am & RN	19982	2002	738	Ad(RN)
19958	2002	738	Am & RN		2007	176 *	Am
Div. 8, Ch. 5, Art. 14, heading (Sec. 19959 et seq.)				19983	2002	738	Ad(RN)
19959	2002	738	R	Div. 8, Ch. 5, Art. 16, heading (Sec. 19984 et seq.)			
19959.5A	2002	738	Am & RN		2002	738	Ad
	2002	738	Am & RN	19984	2002	738	Ad(RN)
Div. 8, Ch. 5, Art. 13, heading (Sec. 19960 et seq.)					2007	176 *	Am
	2002	738	Ad	19985	2006	707	Ad
				19986	2006	707	Ad
					2007	176 *	Am
				19987	2006	707	Ad
					2007	176 *	Am
				20007	2002	664	Am ⁴³¹
				20600	2002	748	Ad
				20601	2002	748	Ad
				20602	2002	748	Ad
				20650	2004	630	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
21140.2	1999	523	Am	22325	2002	948	Am ⁴³⁷
21140.3	1999	523	Am		2005	82	R
21148	1999	523	Am	22350	1999	892	Am
21600	2001	60	Am		2005	300	Am
21609.5	2007	349	Ad	22351	1999	892	Am
21626	2004	247*	Am		2007	402	Am
21628	2000	994	Am	22351.5	1999	892	Am
	2004	247*	Am		2006	760	Am
21630	2000	994	Am	22353	1999	892	Am
21636	2004	247*	Am		2002	197	Am
21641	2004	247*	Am	22354	2001	35	Am
Div. 8,				22355	2001	728	Am
Ch. 9,					2006	760	Am
Art. 6,				22357	1999	892	Am
heading				22391	2002	784	Am ⁴⁹⁰
(Sec. 21660				22433	2000	185	Am
et seq.)	2002	334	Am	22440	2004	557	Am
21660	2002	334	Am	22441	2004	557	Am
21661	2002	334	Am	22441.1	2006	605	Ad
21662	2002	334	Am	22442	2003	384	Am
21663	2002	334	Am		2004	557	Am
21663.1	2002	334	Ad		2006	605	Am
21669.1	2006	538	Am ⁸⁰²	22442.1	2003	384	Ad
21701.1	1999	83	Am ³⁰	22442.2	2000	674	Am
21702	2000	156	Am		2003	384	Am
	2001	159	Am ³⁰⁵		2004	557	Am
21703	2003	267	Am	22442.4	1999	336	Ad
21705	2003	267	Am		2004	557	R
21710	2007	263	Am		2006	605	Ad
21713.5	2000	156	Ad	22443	2003	384	Am
21800	2000	120	Am	22443.1	1999	336	Am ¹³
22250	1999	983	Am		2001	304	Am
	2001	495	S ^{300 317}		2004	557	Am
22251	1999	983	Am		2006	605	Am
	2000	1084	Am	22443.2	2006	605	Ad
	2001	495	Am ^{300 317}	22443.3	2001	304	Ad
	2001	728	Am		2006	605	Am
	2003	874	Am	22444	2004	557	Am
	2005	396	Am	22445	1999	336	Am
	2006	658	Am		2000	674	Am
22252	2001	495	S ^{300 317}		2002	705	Am
22252.1	2004	921	Ad		2006	605	Am
22252.5	2001	495	S ^{300 317}	22446.5	2002	705	Am
22253	1999	983	Am	22447	2001	304	Am ¹³
	2000	1084	Am		2002	705	Am
	2001	495	S ^{300 317}	22452	2007	402	Am
	2002	1150	Am	22453.1	2001	728	Am
22253.1	2005	396	Ad	22455	2002	784	Am ⁴⁹⁰
22253.2	2002	1150	Ad	22456	2001	35	Am
	2004	921	Am	22475	2002	191	Ad
	2005	658	Am	22575	2003	829	Ad ³⁹¹
22254	1999	983	Am		2004	183	Am ⁵⁷¹
	2001	495	Am ^{300 317}		2004	865	Am
	2001	728	Am	22576	2003	829	Ad ³⁹¹
22255	1999	983	Am	22577	2003	829	Ad ³⁹¹
	2001	495	Am ^{300 317}	22578	2003	829	Ad ³⁹¹
22256	2001	495	S ^{300 317}	22579	2003	829	Ad ³⁹¹
22257	2001	495	S ^{300 317}	22701	2006	538	Am ⁸⁰²
22258	2000	1055*	Am	22702	2007	590	Am
	2001	495	S ^{300 317}	22705	2007	590	Am
22259	2001	495	Am ^{300 317}	22706	2004	758	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
22706 (Cont.)				22951	2007	653	Am
	2007	590	Am	22952	2001	376	Am
22708	2004	758	Am		2007	653	Am
22755	2006	461	Ad	22953	2007	653	Am
Div. 8, Ch. 28, heading (Sec. 22900 et seq.)				22957	2007	653	Am
	2005	712 *	Am	22958	2007	653	Am
22900	2005	712 *	Am	22962	2001	376	Ad
22901	2005	712 *	Am		2004	812	Am
	2006	538	Am ⁸⁰²		2006	501	Am
22902	2005	712 *	Am	22963	2002	685	Ad
22902.5	2005	712 *	Ad		2007	445	Am
22903	2005	712 *	Am	22970	2003	890	Ad & R ³⁸
22903.1	2005	712 *	Ad		2006	501	S ⁵⁷
22903.2	2005	712 *	Ad	22970.1	2003	890	Ad & R ³⁸
22903.3	2005	712 *	Ad		2006	501	S ⁵⁷
22904	2005	712 *	Am	22970.2	2003	890	Ad & R ³⁸
22905	2005	712 *	Am		2006	501	S ⁵⁷
22906	2005	712 *	Am	22970.3	2003	890	Ad & R ³⁸
22907	2005	712 *	Am		2006	501	S ⁵⁷
22908	2005	712 *	Am	22971	2003	890	Ad & R ³⁸
22909	2005	712 *	Am		2004	82 *	Am
22910	2005	712 *	Am		2006	501	Am ^{884 57}
22911	1999	991	Am ^{96 114}	22971.1	2003	890	Ad & R ³⁸
	2005	712 *	Am		2006	501	S ⁵⁷
22912	1999	991	Am ^{96 114}	22971.2	2003	890	Ad & R ³⁸
22913	2005	712 *	Am		2006	501	S ⁵⁷
22914	1999	991	Am ^{96 114}	22971.3	2003	890	Ad & R ³⁸
22915	2005	712 *	Am		2006	501	S ⁵⁷
	2006	538	Am ⁸⁰²	22971.4	2004	822 *	Ad
22916	1999	991	Am ^{96 114}		2006	501	S ⁵⁷
22917	1999	991	Am ^{96 114}	22972	2003	890	Ad & R ³⁸
22920	2005	712 *	Am		2006	501	S ⁵⁷
22921	1999	991	Am ^{96 114}	22972.1	2004	82 *	Ad
22922	1999	991	Am ^{96 114}		2006	501	S ⁵⁷
	2005	712 *	Am	22973	2003	890	Ad & R ³⁸
22924	2005	712 *	Am		2006	501	S ⁵⁷
22925	2005	712 *	Am		2007	654	Am
22926	2005	712 *	Am	22973.1	2003	890	Ad & R ³⁸
22927	2005	712 *	Am		2006	501	S ⁵⁷
22928	2005	244	Ad	22973.2	2003	890	Ad & R ³⁸
22940	1999	343	Ad		2006	501	S ⁵⁷
22941	1999	343	Ad	22974	2003	890	Ad & R ³⁸
	2000	674	Am		2006	501	S ⁵⁷
22947	2004	843	Ad	22974.1	2003	890	Ad & R ³⁸
22947.1	2004	843	Ad		2006	501	S ⁵⁷
22947.2	2004	843	Ad	22974.5	2003	890	Ad & R ³⁸
22947.3	2004	843	Ad		2006	501	S ⁵⁷
22947.4	2004	843	Ad	22974.7	2003	890	Ad & R ³⁸
22947.5	2004	843	Ad		2004	82 *	Am
22947.6	2004	843	Ad		2006	501	S ⁵⁷
22948	2005	437	Ad	22974.8	2003	890	Ad & R ³⁸
22948.1	2005	437	Ad		2006	501	S ⁵⁷
22948.2	2005	437	Ad	22975	2003	890	Ad & R ³⁸
22948.3	2005	437	Ad		2006	501	S ⁵⁷
22948.5	2006	860	Ad	22976	2003	890	Ad & R ³⁸
22948.6	2006	860	Ad		2006	501	S ⁵⁷
22948.7	2006	860	Ad	22977	2003	890	Ad & R ³⁸
22950.5	2007	653	Ad		2006	501	S ⁵⁷
				22977.1	2003	890	Ad & R ³⁸

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
22977.1 (Cont.)				22982	2003	890	Ad & R ³⁸
	2006	501	S ⁵⁷		2006	501	S ⁵⁷
22977.2	2003	890	Ad & R ³⁸	22983	2004	82*	Ad
	2006	501	S ⁵⁷		2006	501	S ⁵⁷
22978	2003	890	Ad & R ³⁸	22990	2003	890	Ad & R ³⁸
	2006	501	S ⁵⁷		2006	501	S ⁵⁷
22978.1	2003	890	Ad & R ³⁸	22991	2003	890	Ad & R ³⁸
	2006	501	S ⁵⁷		2006	501	S ⁵⁷
22978.2	2003	890	Ad & R ³⁸	22995	2003	890	Ad & R ³⁸
	2006	501	S ⁵⁷		2006	501	R
22978.4	2003	890	Ad & R ³⁸	23001.5	2006	910	Ad
	2004	822*	Am	23009	2004	437*	Am
	2005	512	Am	23050	2000	979	Am
	2006	501	S ⁵⁷	23055	2002	579	Am
22978.5	2003	890	Ad & R ³⁸	23058	2005	172	Ad
	2006	501	S ⁵⁷	23095	2004	227*	Am
22978.6	2003	890	Ad & R ³⁸	23100	2000	979	Am
	2006	501	S ⁵⁷		2001	657	R & Ad
22978.7	2003	890	Ad & R ³⁸	23104.2	1999	83	Am ³⁰
	2005	512	Am		2001	657	Am
	2006	501	S ⁵⁷	23320	2001	488	R & Ad
22978.8	2004	82*	Ad	23320.2	2001	488	R
	2006	501	S ⁵⁷	23320.3	2001	488	R
22979	2003	890	Ad & R ³⁸	23320.6	1999	288	Am
	2004	82*	Am	23323	2004	437*	R
	2006	501	S ⁵⁷	23355.1	1999	699	Am
22979.1	2003	890	Ad & R ³⁸	23356	2004	437*	Am
	2006	501	S ⁵⁷	23356.1	2003	270	Am
22979.2	2003	890	Ad & R ³⁸		2007	246	Am
	2005	512	Am	23357.2	2001	488	Am
	2006	501	S ⁵⁷	23358.3	2001	488	Am
22979.21	2006	501	Ad ⁸⁸⁵	23366.3	2001	488	Am
22979.22	2006	501	Ad	23373	2001	567*	Am
22979.23	2006	501	Ad	23387	2006	910	Am
22979.24	2006	501	Ad ⁸⁸⁵	23389	2001	488	Am
22979.3	2003	890	Ad & R ³⁸	23390	2001	488	Am
	2006	501	S ⁵⁷	23396.2	2000	231	Ad
22979.4	2003	890	Ad & R ³⁸		2005	171*	Am
	2004	82*	Am	23399	1999	699	Am
	2006	501	S ⁵⁷		2001	488	Am
22979.5	2003	890	Ad & R ³⁸		2005	62	Am
	2006	501	S ⁵⁷	23399.4	2000	384	Ad
22979.6	2003	890	Ad & R ³⁸		2001	488	Am
	2006	501	S ⁵⁷	23399.6	2003	588	Ad
22979.7	2003	890	Ad & R ³⁸	23426.5	2006	538	Am ⁸⁰²
	2005	512	Am		2007	568	Am
	2006	501	S ⁵⁷	23428.19	2007	568	Am
22980	2003	890	Ad & R ³⁸	23428.20	2006	578	Am
	2006	501	S ⁵⁷	23428.28	2007	568	Am
22980.1	2003	890	Ad & R ³⁸	23438	2007	568	Am
	2004	822*	Am	23661.2	2005	157	Am
	2006	501	Am ^{884 57}	23661.3	2005	157	Ad
22980.2	2003	890	Ad & R ³⁸	23800	1999	499	Am
	2004	82*	Am		2000	979	Am
	2005	512	Am		2001	931	Am
	2006	501	S ⁵⁷		2006	625	Am
22980.3	2003	890	Ad & R ³⁸	23805	1999	499	Am
	2006	501	S ⁵⁷	23817.5	2000	979	Am
22981	2003	890	Ad & R ³⁸	23817.7	2001	931	Am
	2006	501	S ⁵⁷	23824	2000	7*	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
23824 (Cont.)	2000	979	Am	25500.2	2000	979	Ad
23826.9	2007	193	Ad		2000	980	Ad
23985.5	2001	931	Am		2001	567 *	R (as ad by
23986	2000	979	Am				Sec. 6,
23987	2001	931	Am				Stats. 2000,
	2002	664	Am ⁴³¹				Ch. 979)
24013	2004	345	Am				Am (as ad by
24015	2004	345	R & Ad				Sec. 1,
24041	2002	413	Am				Stats. 2000,
24042	2001	488	Am	25502.1	1999	666	Ch. 980)
24042.5	2001	488	Am		2000	162	Ad
24045.11	2001	488	Am		2000	979	Am
24045.12	2001	53	Ad		2000	980	Am
	2007	349	Am & RN (as am by Sec. 10, Stats. 1998, Ch. 639)		2001	567 *	Am
24045.15	2004	523 *	Am	25503.16	2001	567 *	Am
	2005	22	Am ⁶⁴⁷	25503.2	1999	699	Am
24045.17	2007	349	Ad(RN)	25503.24	2001	567 *	Am
24045.18	2007	131 *	Ad	25503.26	2000	979	Am
24045.2	2004	523 *	Am		2001	567 *	Am
24045.3	2004	523 *	Am	25503.30	2000	162	Am
	2005	22	Am ⁶⁴⁷	25503.38	2007	221 *	Ad
24045.4	2004	523 *	Am	25503.39	2007	349	Ad
24045.5	1999	699	Am	25503.4	2003	270	Am
	2002	246	Am		2004	183	Am ⁵⁷¹
	2004	335	Am	25503.55	2006	670	Ad
	2005	22	Am ⁶⁴⁷	25503.6	1999	937 *	Am
24045.6	2004	523 *	Am		2000	7 *	Am
24045.7	2001	488	Am		2000	979	Am
	2001	567 *	Am		2000	980	Am
	2002	579	Am		2001	582	Am
24045.85	2001	488	Am		2002	47 *	Am
	2002	246	Am		2004	275 *	Am
24045.9	2004	523 *	Am		2004	437 *	Am (by Sec. 5 of Ch.)
	2005	22	Am ⁶⁴⁷		2005	617	Am
24048	2001	488	Am		2007	744	Am
24071.2	1999	699	Am	25503.8	2007	745	Am
24200	2006	625	Am		1999	937 *	Am
24200.1	2006	625	Ad		2000	424 *	Am
24200.5	2007	349	Am		2000	979	Am
24200.6	2002	1027	Ad		2001	567 *	Am
25000	2001	567 *	Am		2005	617	Am
25000.2	2007	350	Ad	25503.85	2006	587	Am
25000.6	1999	860	Ad		2000	979	Am
	2001	567 *	Am		2001	567 *	Am
25000.7	2000	1083	Ad	25503.9	2007	131 *	Am
25000.9	2000	1083	Ad	25509	2006	910	Am
25009	2005	294	Am	25510	2004	604	Am
25240	2007	674	Am	25511	2006	910	Am
25241	2000	831	Ad	25512	2000	979	Am
25242	2006	879	Ad	25608	2005	203 *	Am (by Sec. 1 of Ch.)
25243	2006	879	Ad		2005	204	Am (by Sec. 2 of Ch.)
25244	2007	674	Ad		2006	72	Am
25354	1999	787	Am		2007	149	Am
25361	2002	784	Am ⁴⁹⁰	25608.5	2007	19 *	Ad
25500	2007	744	Am	25611.1	2001	207	Am
25500.1	2000	205	Ad	25612.5	1999	787	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>
25618	2006	347	Am	25658.2	2003	625	Ad
25620	2000	381	Am	25658.4	1999	786	Am
25621	2006	29	Ad	25658.5	1999	787	Am
25631	2007	744	Am		2007	743	Am
25658	1999	786	Am	25660	2005	68	Am
	1999	787	Am		2006	538	Am ⁸⁰²
	2004	291	Am	25661	1999	787	Am
	2005	22	Am ⁶⁴⁷		2007	743	Am
	2007	743	Am	25662	1999	787	Am
	2007	744	Am (by Sec. 4.5 of Ch.)		2007	743	Am
25658.1	1999	786	Am	25664	2003	771	Am
	2004	227*	Am	25761	2005	120	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>
43.55	2005	706	Am		2002	853	Am
43.7	2002	1013	Am		2003	562	Am
43.8	2002	664	Am ⁴³¹	56.06	2007	699	Am
	2007	36	Am	56.07	2000	1066	Ad
43.92	2006	136	Am	56.10	1999	526	Am
43.93	2002	1013	Am		2000	1065	Am (by Sec. 1 of Ch.)
43.95	2002	1013	Am		2000	1066	Am (by Sec. 2 of Ch.)
43.97	2000	857	Am ²⁰³		2000	1067	Am (by Sec. 2.3 of Ch.)
	2006	538	Am ⁸⁰²		2000	1067	Am (by Sec. 2.3 of Ch.)
43.98	1999	525	Am ¹¹²		2000	1068	Am & R (by Sec. 1.8 of Ch.) ²⁰
43.99	2002	722	Ad		2000	1068	Ad (by Sec. 1.16 of Ch.) ³⁴
47	2002	1029*	Am		2002	123	Am (as ad by Sec. 1.16, Stats. 2000, Ch. 1068)
	2004	182	Am ^{81 614}		2003	562	Am
48	2003	62	Am ⁵¹⁹		2006	874	Am
48.8	2001	570	Ad		2007	506	Am (by Sec. 1 of Ch.)
51	2000	1049	Am		2007	552	Am (by Sec. 2 of Ch.)
	2005	420	Am		2007	553	Am (by Sec. 1.9 of Ch.)
51.1	2002	244	Ad	56.1007	2006	833	Ad
51.10	2004	183	Am ⁵⁷¹	56.101	1999	526	Ad
51.11	1999	324	Am		2000	1067	Am
	2000	1004	Am (by Sec. 5 of Ch.)		2002	853	Am
51.12	2000	1004	Am	56.102	2002	853	Ad
51.2	1999	324	Am	56.103	2007	552	Ad
	2000	1004	Am	56.104	1999	527	Ad (by Sec. 3 of Ch.)
	2002	726	Am		2004	463	Am
51.3	1999	324	Am	56.11	1999	526	Am
	2000	1004	Am (by Sec. 3 of Ch.)		2000	1066	Am
51.4	2000	1004	Am (by Sec. 4 of Ch.)		2002	853	Am
	2006	538	Am ⁸⁰²		2002	562	Am
51.5	1999	591	Am	56.12	1999	526	Am
	2000	1049	Am		2002	853	Am
	2005	420	Am	56.14	1999	526	Am
51.6	2001	312	Am	56.16	2006	833	Am
51.7	2005	420	Am	56.17	1999	311	Am
51.8	2005	420	Am		1999	525	Am ¹¹²
51.9	1999	964	Am		2000	857	Am ²⁰³
52	1999	964	Am (by Sec. 2 of Ch.)		2000	941	Am
	2000	98	Am		2003	562	Am
	2001	261	Am		2003	562	Am
	2005	123	Am	56.21	2003	562	Am
52.1	2000	98	Am		2006	538	Am ⁸⁰²
	2001	261	Am	Div. 1,			
	2002	784	Am ⁴⁹⁰	Pt. 2.6,			
	2004	700	Am	Ch. 5,			
52.2	2006	167	Am	heading			
52.3	2000	622	Ad	(Sec. 56.26			
52.4	2002	842	Ad	et seq.)	2000	278	Am
52.5	2005	240	Ad	56.26	2004	183	Am ⁵⁷¹
52.7	2007	538	Ad	56.265	2000	278	Ad
53	2005	420	Am	56.30	1999	526	Am
54	2000	1049	Am				
54.6	2006	538	Am ⁸⁰²				
54.8	2001	824	Am				
54.9	2006	546	Ad				
55.2	2002	244	Ad				
56.05	1999	526	Am				
	2000	1067	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
56.30 (Cont.)				798.87	2002	141	Am
	2000	1067	Am	799.1.5	2004	302	Am
56.31	1999	766	Ad		2005	22	Am ⁶⁴⁷
56.35	1999	527	Am	799.10	2003	249	Ad
56.36	1999	526	Am	799.2.5	2004	302	Ad
56.37	1999	526	Am		2006	538	Am ⁸⁰²
82	2007	568	Am	799.30	2004	530	Am
83	2007	568	Am	799.46	2004	530	Am
84	2007	568	Am	799.55	2004	530	Am
85	2007	568	Am	800.100	2004	183	Am ⁵⁷¹
682.1	2000	645	Ad ⁹⁶	800.25	2006	578	Am
714	2002	570	Am	801.5	2000	537	Am
	2003	290	Am	815.3	2004	905	Am
	2004	789	Am	827	2000	680	Am
782	2006	578	Am				R & Ad ⁸⁰
782.5	2006	578	Am		2001	593*	Am (as am by
789	2002	664	Am ⁴³¹				Sec. 2,
798.13	2000	471	Ad				Stats. 2000,
798.16	2004	302	Am				Ch. 680)
798.19.5	2005	35	Ad		2002	664	Am (as am by
798.20	2006	578	Am				Sec. 3,
798.21	2003	132	Am				Stats. 2000,
798.23	2002	672	Am				Ch. 680 and as
798.23.5	2002	672	Ad				am by Sec. 1,
798.24	2001	83	Am				Stats. 2001,
798.25	1999	323	Am				Ch. 593) ⁴³¹
	2004	622	Am		2004	568	R (as am by
	2005	22	Am ⁶⁴⁷				Sec. 34,
798.26	2000	423	Am				Stats. 2002,
	2004	302	Am				Ch. 664)
798.28.5	2004	302	Ad(RN)				Am (as am by
798.285	2004	302	Am & RN				Sec. 33,
798.3	2005	595	Am				Stats. 2002,
798.33	2000	551	Am				Ch. 664) ¹³
798.36	2005	24	Am	846.1	1999	775	Am
798.37	2004	302	Am		2006	538	Am ⁸⁰²
798.37.5	2000	423	Ad	882.020	2006	575	Am
798.38	2004	728	Am	895	2002	722	Ad
798.39	2001	151	Am	896	2002	722	Ad
798.43.1	2001	437	Ad		2003	762	Am
798.44	1999	326	Ad		2006	567	Am
	2000	232	Am	897	2002	722	Ad
798.51	2001	83	Am	900	2002	722	Ad
	2003	249	Am	901	2002	722	Ad
798.55	2003	561	Am	902	2002	722	Ad
	2005	24	Am	903	2002	722	Ad
798.56	2003	85	Am	904	2002	722	Ad
	2003	388	Am (by Sec. 1.5 of Ch.)	905	2002	722	Ad
				906	2002	722	Ad
798.58	2002	672	Am	907	2002	722	Ad
798.6	2007	596	Am	910	2002	722	Ad
798.61	2003	449	Am	911	2002	722	Ad
798.71	2003	767	Am		2003	762	Am
	2004	567	Am	912	2002	722	Ad
798.73	2003	561	Am		2003	762	Am
	2007	549	Am	913	2002	722	Ad
798.73.5	2000	554	Ad	914	2002	722	Ad
798.74.4	2003	249	Ad	915	2002	722	Ad
798.74.5	2003	767	Ad ⁵⁵⁷	916	2002	722	Ad
798.75.5	1999	517	Ad		2003	762	Am
798.86	2003	98	Am	917	2002	722	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>
918	2002	722	Ad	1102.6	2001	584	Am
919	2002	722	Ad		2002	496	Am ²²
920	2002	722	Ad		2002	664	Am ⁴³¹
921	2002	722	Ad		2003	62	Am ⁵¹⁹
922	2002	722	Ad	1102.6a	2004	66	Am
923	2002	722	Ad	1102.6b	2001	673	Am
924	2002	722	Ad		2002	770*	Am
925	2002	722	Ad		2002	771	Am
926	2002	722	Ad		2003	62	Am ⁵¹⁹
927	2002	722	Ad	1102.6c	1999	83	Am ³⁰
928	2002	722	Ad		1999	876	R
929	2002	722	Ad		2005	392	Ad
930	2002	722	Ad	1102.6d	1999	517	Ad
931	2002	722	Ad	1102.6e	2007	689	Ad
932	2002	722	Ad	1102.9	1999	517	Am
933	2002	722	Ad	1103	1999	876	Ad
934	2002	722	Ad		2000	135	Am ²⁰³
935	2002	722	Ad		2003	741	Am
936	2002	722	Ad		2004	183	Am ⁵⁷¹
	2003	762	Am		1X 2003–04	8*	Am
937	2002	722	Ad	1103.1	1999	876	Ad
938	2002	722	Ad	1103.10	1999	876	Ad
	2003	762	Am	1103.11	1999	876	Ad
941	2002	722	Ad	1103.12	1999	876	Ad
	2003	62	Am ⁵¹⁹	1103.13	1999	876	Ad
	2003	762	Am	1103.14	1999	876	Ad
942	2002	722	Ad	1103.2	1999	876	Ad
	2003	762	Am & RN & Ad		2003	741	Am
943	2003	762	Ad(RN)		2004	66	Am
944	2002	722	Ad		1X 2003–04	8*	Am
945	2002	722	Ad	1103.3	1999	876	Ad
	2005	37	Am	1103.4	1999	876	Ad
945.5	2002	722	Ad		2002	496	Am ²²
	2003	762	Am		2004	618	Am
945.6	2005	40*	Ad & R ⁶⁸	1103.5	1999	876	Ad
954.5	1999	991	Am ^{96 114}	1103.7	1999	876	Ad
955	1999	991	Am ^{96 114}	1103.8	1999	876	Ad
955.1	1999	991	Am ^{96 114}	1103.9	1999	876	Ad
	2004	46*	Am	1180	1999	20	Am
990	1999	998	Am & RN	1181	1999	20	Am
	1999	1000	Am & RN (by Sec. 9.5 of Ch.)		2002	784	Am ⁴⁹⁰
1071	2002	138	R	1185	2007	399	Am
1073	2002	138	R	1189	2005	295	Am
1090.5	2007	291*	Ad		2007	399	Am
1092	1999	608	Am	Div. 2,			
1098	2007	689	Ad	Pt. 4,			
1098.5	2007	689	Ad	Title 6,			
1102	1999	517	Am	Ch. 1,			
1102.1	1999	517	Am	heading			
1102.16	2004	183	Am ⁵⁷¹	(Sec. 1350			
1102.17	1999	876	Ad	et seq.)	2003	557	Ad
	2004	66	Am	Div. 2,			
1102.18	2001	466	Ad & R ¹⁹	Pt. 4,			
	2003	422	Am ⁴³	Title 6,			
1102.2	1999	119	Am	Ch. 1,			
	1999	517	Am (by Sec. 4.5	Art. 1,			
			of Ch.)	heading			
	2000	135	Am ²⁰³	(Sec. 1350			
1102.3a	1999	517	Ad	et seq.)	2003	557	Ad
				1350.5	2003	557	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1350.7	2003	557	Ad	1357.140	2003	557	Ad
Div. 2, Pt. 4, Title 6, Ch. 1, Art. 2, heading (Sec. 1351 et seq.)				1357.150	2003	557	Ad
1351	2003	557	Ad	Div. 2, Pt. 4, Title 6, Ch. 3, heading (Sec. 1358 et seq.)			
	2000	26*	Am	1360.5	2003	557	Ad
	2002	1111	Am		2000	551	Ad
Div. 2, Pt. 4, Title 6, Ch. 2, heading (Sec. 1352 et seq.)					2001	176	Am
Div. 2, Pt. 4, Title 6, Ch. 2, Art. 1, heading (Sec. 1352 et seq.)	2003	557	Ad	1361.5	2002	1111	Ad
1352.5	1999	589	Ad	Div. 2, Pt. 4, Title 6, Ch. 4, heading (Sec. 1363 et seq.)			
1353	2002	496	Am ²²	Div. 2, Pt. 4, Title 6, Ch. 4, Art. 1, heading (Sec. 1363 et seq.)	2003	557	Ad
	2004	618	Am	1363			
1353.5	2002	178	Ad		2003	557	Ad
1353.6	2003	774	Ad	1363	2000	257	Am
1353.7	2004	318	Ad		2000	636	Am
1353.8	2006	559	Ad		2003	557	Am
Div. 2, Pt. 4, Title 6, Ch. 2, Art. 2, heading (Sec. 1354 et seq.)					2005	37	Am
1354	2004	754	Am	1363.001	2005	452	Ad
Div. 2, Pt. 4, Title 6, Ch. 2, Art. 3, heading (Sec. 1355 et seq.)				1363.03	2005	450	Ad ⁴⁸⁵
1357.100	2003	557	Ad		2006	310*	Am ⁴⁸⁵
1357.110	2003	557	Ad	1363.04	2005	450	Ad ⁴⁸⁵
1357.120	2003	557	Ad		2006	538	Am ⁸⁰²
	2004	346	Am (by Sec. 1 of Ch.)	Div. 2, Pt. 4, Title 6, Ch. 4, Art. 2, heading (Sec. 1363.05 et seq.)			
	2004	754	Am (by Sec. 2.5 of Ch.)		2003	557	Ad
	2005	450	Am ⁴⁸⁵		2005	450	Am ⁴⁸⁵
1357.130	2003	557	Ad	1363.05	2002	195	Am
					2002	1111	Am
					2007	250	Am
				1363.07	2005	458	Ad
					2006	538	Am ⁸⁰²
				1363.09	2005	450	Ad ⁴⁸⁵
				Div. 2, Pt. 4, Title 6, Ch. 4, Art. 3, heading (Sec. 1363.1 et seq.)	2003	557	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
Div. 2, Pt. 4, Title 6, Ch. 4, Art. 4, heading (Sec. 1363.5 et seq.)				1365.6	2006	188	Am
1363.5	2002	557	Ad	1365.6	2006	188	Ad
1363.6	2003	147*	Am	Div. 2, Pt. 4, Title 6, Ch. 5, Art. 3, heading (Sec. 1365.7 et seq.)	2003	557	Ad
1363.810	2002	1117	Am & RN & Ad	Div. 2, Pt. 4, Title 6, Ch. 5, Art. 4, heading (Sec. 1366 et seq.)	2003	557	Ad
1363.820	2003	557	Am	1366	2000	125	Am
1363.830	2004	754	Ad	1366.2	2002	1111	Am
1363.840	2004	754	Ad	1366.3	2002	1117	Ad(RN)
1363.850	2004	754	Ad	1366.3	2002	1111	Am
Div. 2, Pt. 4, Title 6, Ch. 5, heading (Sec. 1364 et seq.)	2003	557	Ad	1366.3	2005	452	R
Div. 2, Pt. 4, Title 6, Ch. 5, Art. 1, heading (Sec. 1364 et seq.)	2003	557	Ad	1367	2002	1111	Am
Div. 2, Pt. 4, Title 6, Ch. 5, Art. 2, heading (Sec. 1365 et seq.)	2003	557	Ad	1367.1	2002	1111	Ad
1365	1999	898	Am	1367.1	2004	697	Am (by Sec. 16 of Ch.)
1365.1	2000	1055*	Am	1367.4	2005	452	Am
1365.1	2002	1116	Am	1367.4	2006	575	Am
1365.1	2004	766	Am	1367.5	2005	452	Ad
1365.1	2005	348	Am	Div. 2, Pt. 4, Title 6, Ch. 6, heading (Sec. 1368 et seq.)	2003	557	Ad
1365.1	2006	188	Am	1368	2000	257	Am
1365.2	2002	1111	Ad	1368	2002	1111	Am (by Sec. 9 of Ch.)
1365.2	2003	375	Ad	1368	2002	1117	Am (by Sec. 3.5 of Ch.)
1365.2	2005	458	R	1368	2003	393	Am (by Sec. 1 of Ch.)
1365.2.5	2006	310*	Am	1368	2003	557	Am (by Sec. 25.5 of Ch.)
1365.2.5	2004	766	Ad	1368.1	2004	766	Am
1365.2.5	2005	22	Am ⁶⁴⁷	1368.1	2002	817	Ad
1365.2.5	2006	188	Am	1368.3	2004	754	Ad
1365.3	2004	766	Ad	Div. 2, Pt. 4, Title 6, Ch. 7, heading (Sec. 1368.4 et seq.)	2003	557	Ad
1365.5	1999	898	Am	1368.4	2004	754	Am & RN & Ad
1365.5	2004	766	Am	1368.5	2004	754	Ad(RN)

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1369.510	2004	754	Ad	1633.11	1999	428	Ad
1369.520	2004	754	Ad	1633.12	1999	428	Ad
	2006	167	Am	1633.13	1999	428	Ad
1369.530	2004	754	Ad	1633.14	1999	428	Ad
1369.540	2004	754	Ad	1633.15	1999	428	Ad
1369.550	2004	754	Ad	1633.16	1999	428	Ad
1369.560	2004	754	Ad	1633.17	1999	428	Ad
1369.570	2004	754	Ad	1633.2	1999	428	Ad
1369.580	2004	754	Ad	1633.3	1999	428	Ad
1369.590	2004	754	Ad	1633.4	1999	428	Ad
Div. 2,				1633.5	1999	428	Ad
Pt. 4,				1633.6	1999	428	Ad
Title 6,				1633.7	1999	428	Ad
Ch. 8,				1633.8	1999	428	Ad
heading				1633.9	1999	428	Ad
(Sec. 1370				1646.5	2006	254	Am
et seq.)	2003	557	Ad	1670.6	2003	77	Ad
1373	2003	557	Am	1675	2003	434	Am
	2004	346	Am	1689.13	2004	566	R & Ad ⁸¹
1374	2005	37	Am		2005	48*	Am
Div. 2,							R & Ad ⁸⁰
Pt. 4,				1689.15	2004	566	Ad ⁸¹
Title 6,					2005	48*	Am ⁸⁰
Ch. 9,					2005	385	Am (as am by
heading							Sec. 30,
(Sec. 1375							Stats. 2005,
et seq.)	2003	557	Ad				Ch. 48)
1375	2001	824	Am ^{35 384}	1689.5	2004	566	Am ⁸¹
			R ¹⁹²		2005	48*	Am
	2002	664	Am (as am by				R & Ad ⁸⁰
			Stats. 2001,	1689.6	2004	566	Am ⁸¹
			Ch. 824 ⁴³¹		2005	48*	Am
1375.05	2001	824	Ad ^{35 384}				R & Ad ⁸⁰
			R ¹⁹²		2005	385	Am (as am by
	2002	664	Am ⁴³¹				Sec. 25,
Div. 2,							Stats. 2005,
Pt. 4,							Ch. 48)
Title 6,				1689.7	2004	566	Am ⁸¹
Ch. 10,					2005	48*	Am
heading							R & Ad ⁸⁰
(Sec. 1376					2005	385	Am (as am by
et seq.)	2003	557	Ad				Sec. 27,
1378	2004	346	Ad (by Sec. 3.5				Stats. 2005,
			of Ch.)				Ch. 48)
	2005	37	Am	1695.7	2003	74	Am
1471	2002	592	Am	1695.8	2003	74	Am
1542	2004	183	Am ⁵⁷¹	1708	2002	664	Am ⁴³¹
1624.5	2006	254	Ad	1708.6	2002	193	Ad
1632	2001	306	Am	1708.8	2005	424	Am
	2002	664	Am ⁴³¹	1714	2002	906	Am
	2003	330	Am (by Sec. 1		2002	913	Am
			of Ch.) ³⁹¹		2003	62	Am ⁵¹⁹
	2003	589	Am (by Sec. 1	1714.01	2001	893	Ad
			of Ch.) ⁷⁰	1714.1	2007	738	Am
			Am (by Sec. 1.5	1714.10	2000	472	Am
			of Ch.) ³⁹¹	1714.11	2002	388	Ad
	2006	202	Am	1714.21	1999	163	Ad
1633	1999	213*	Ad		2002	718	Am
1633.1	1999	428	Ad	1714.22	2007	477	Ad & R ¹¹¹
1633.10	1999	428	Ad	1714.4	2002	906	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>
1714.4 (Cont.)	2002	913	R	1782	1999	1000	Am
	2006	820	Ad	1785.10	2000	978	Am ⁹⁶
1714.41	2006	820	Ad		2001	236	Am (as am by Sec. 1, Stats. 2000, Ch. 978) ³⁴
1714.9	2001	140	Am		2001	354	Am (by Sec. 1.5 of Ch.)
1717.5	2004	328	Am		2002	9*	Am
1722	2002	279	Am				R & Ad ³⁴
1739.7	1999	83	Am ³⁰	1785.11	2000	1012	Am
1746	2005	638	Ad		2002	664	Am ⁴³¹
1746.1	2005	638	Ad	1785.11.1	2001	720	Ad ³⁵
1746.2	2005	638	Ad		2003	533	Am (by Sec. 2 of Ch.)
1746.3	2005	638	Ad		2003	907	Am (by Sec. 1.5 of Ch.) ³⁹¹
1746.4	2005	638	Ad	1785.11.2	2001	720	Ad ³⁴
1746.5	2005	638	Ad		2002	664	Am ⁴³¹
1747.02	2001	294	Am		2002	786	Am
1747.04	2002	815	Ad		2003	533	Am
1747.05	2002	862	Am		2007	699	Am
1747.06	1999	423	Ad ⁵⁶	1785.11.3	2001	720	Ad ³⁴
1747.08	2004	183	Ad(RN) ⁵⁷¹	1785.11.4	2001	720	Ad
	2005	22	Am ⁶⁴⁷	1785.11.6	2001	720	Ad
1747.09	2004	183	Ad(RN) ⁵⁷¹		2002	786	Am
	2005	445	Am		2003	907	Am
	2006	682	Am ⁸⁰⁵	1785.11.8	2001	354	Ad
1747.8	2004	183	Am & RN ⁵⁷¹	1785.13	2000	1012	Am
1747.80	2007	568	Am	1785.15	2000	978	Am ⁹⁶
1747.9	1999	423	Ad ⁷⁶		2001	720	Am
	2004	183	Am & RN ⁵⁷¹		2002	860	Am
1748.1	2005	426	Am		2003	907	Am
1748.10	2000	375	Am	1785.15.1	2000	978	Ad ⁹⁶
	2000	977	Am	1785.15.2	2000	978	Ad ⁹⁶
	2001	159	Am ³⁰⁵	1785.15.3	2002	860	Ad ⁵¹⁸
1748.11	2000	375	Am	1785.16	2000	978	Am ⁹⁶
	2001	159	Am ³⁰⁵		2001	354	Am
1748.12	2000	977	Am ²⁸⁵	1785.16.1	2001	354	Ad
			R ³⁴	1785.16.2	2001	354	Ad
			Ad ²⁸⁶		2002	1030*	Am
1748.13	2001	711	Ad ³³⁸	1785.16.3	2002	1029*	Ad
	2002	664	Am ⁴³¹	1785.20.2	2000	978	Ad ⁹⁶
1748.14	2002	815	Ad	1785.20.3	2001	354	Ad
1748.22	2000	375	Am		2002	1030*	Am ⁴⁵²
1748.23	2002	815	Ad	1785.3	2000	41	Am
1748.30	1999	244	Ad	1785.30	2004	183	Am ⁵⁷¹
1748.31	1999	244	Ad	1785.31	1999	836	Am
1748.32	2002	815	Ad	1785.35	1999	836	Am
1748.9	1999	171	Ad ⁵⁶	1785.36	2002	815	Ad
1748.95	2001	493	Ad	1785.44	2002	815	Ad
1749.45	2003	116	Ad	1785.5	2001	236	Am ³⁴
1749.5	2003	116	Am	1786	2001	354	Am
	2004	319	Am	1786.10	2001	354	Am
	2007	640	Am		2006	538	Am ⁸⁰²
1749.51	2002	815	Ad	1786.11	2001	354	Am
1749.6	2002	997	Ad		2002	1029*	Am
1749.60	1999	586	Ad ⁵⁶	1786.16	2001	354	Am
1749.61	1999	586	Ad ⁵⁶		2002	1030*	Am
1749.63	1999	586	Ad ⁵⁶				
1749.64	1999	586	Ad ⁵⁶				
1749.65	1999	586	Ad ⁵⁶				
1749.66	2002	815	Ad				
1761	2006	538	Am ⁸⁰²				
1780	2003	449	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1786.18	2001	354	Am	1789.35	2004	17*	Am ^{568 602}
	2002	1029*	Am		2002	777	Am ⁵¹¹
1786.2	2001	354	Am			R ⁶³	
1786.20	2001	354	Am			Ad ⁵¹²	
	2002	1029*	Am	2004	17*	Am (as am by	
	2003	146	Am			Sec. 5,	
1786.24	2001	354	Am			Stats. 2002,	
	2002	1029*	Am			Ch. 777) ⁵⁶⁸	
	2002	1030*	Am			Am (as ad by	
	2004	183	Am ⁵⁷¹			Sec. 6,	
1786.26	2001	354	Am			Stats. 2002,	
1786.28	2001	354	Am			Ch. 777) ^{434 602}	
1786.29	2001	354	Ad	2004	28*	Am (as ad by	
	2002	1030*	Am			Sec. 6 and	
1786.40	2001	354	R			Sec. 7,	
	2002	1030*	Ad			Stats. 2004,	
1786.50	2001	354	Am			Ch. 17)	
	2002	1029*	Am	1789.37	2004	17*	
	2003	146	Am			Am ⁵⁶⁸	
1786.52	2001	354	Am			R ⁶³	
1786.53	2001	354	Ad			Ad ^{434 602}	
	2002	1030*	Am		2006	Am ⁸⁰²	
1786.55	2002	1030*	Ad	1789.38	2002	815	
1786.57	2002	815	Ad	1789.39	2004	17*	
1786.60	2002	1030*	Ad			Ad ^{568 602}	
	2003	907	Am			R ⁶³	
1787.4	2002	815	Ad	1789.9	2002	815	
1788	1999	319	Am	1791	2002	405	
	2000	375	Am			Am (as am by	
1788.17	1999	319	Ad			Sec. 2,	
	2000	688	Am			Stats. 1998,	
1788.18	2003	287	Ad			Ch. 196) ⁶⁸	
	2006	521	Am			Am (as am by	
	2007	130	Am ⁹⁰²			Sec. 63,	
1788.2	2006	521	Am			Stats. 1997,	
	2006	538	Am ⁸⁰²			Ch. 401) ⁶⁹	
1788.33	2002	815	Ad		2007	151	
1789.13	2007	91	Am			Am (as am by	
1789.21	2004	183	Am ⁵⁷¹			Sec. 62,	
1789.24	2002	784	Am ⁴⁹⁰			Stats. 2002,	
1789.25	2007	91	Am			Ch. 405)	
1789.30	2004	17*	Am ⁵⁶⁸	1793.1	2002	306	
			R ⁶³	1793.2	2004	331	
			Ad ^{434 602}	1793.22	1999	83	
			Am		1999	448	
			Am		2000	679	
			Am		2000	258	
			Am	1793.26	2000	258	
			Am	1794.4	2002	405	
	2005	74*	Am			Am (as am by	
	2007	341	Am			Sec. 64,	
1789.31	2002	777	Am ⁵¹¹			Stats. 1997,	
			R ⁶³			Ch. 401) ⁶⁸	
			Ad ⁵¹²			Am (as am by	
	2004	17*	Am (as am by			Sec. 65,	
			Sec. 2,			Stats. 1997,	
			Stats. 2002,	1794.41	2003	439	
			Ch. 777) ⁵⁶⁸	1795.8	2007	151	
			Am (as ad by	1798.16	1999	784*	
			Sec. 3,	1798.24	2005	241	
			Stats. 2002,		2006	567	
			Ch. 777) ^{434 602}	1798.24b	2003	878	
1789.33	2002	777	Am ⁵¹¹	1798.29	2002	915	
			R ⁶³		2002	1054	
			Ad ¹⁷⁵			Ad ¹⁷⁵	

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1798.29 (Cont.)				1798.96	2001	354	Ad
	2007	699	R (as ad by	1798.97	2001	354	Ad
			Sec. 2,	1799.1a	2000	1084	Ad ²⁸³
			Stats. 2002,	1799.1b	2003	533	Ad
			Ch. 915)		2004	183	Am ⁵⁷¹
			Am (as ad by	1799.100	1999	991	Am ^{96 114}
			Sec. 2,	1799.103	1999	991	Am ^{96 114}
			Stats. 2002,	1799.104	2002	815	Ad
			Ch. 1054, by	1799.207	2002	815	Ad
			Sec. 4 of Ch.)	1799.6	2002	815	Ad
1798.3	2005	677*	Am	1799.85	2002	815	Ad
1798.61	2000	962	Am	1804.1	1999	512	Am
1798.69	2000	962	Ad	1810.20	2000	375	Am
1798.75	2000	962	Am	1810.21	2000	375	Am
1798.79.8	2006	54	Ad		2001	159	Am ³⁰⁵
1798.79.9	2006	54	Ad	1812.10	2002	815	Am
1798.79.95	2006	54	Ad	1812.101	2001	178	Am
1798.80	2000	1039	Ad	1812.105	2002	784	Am ⁴⁹⁰
1798.81	2000	1039	Ad	1812.106	2006	538	Am ⁸⁰²
1798.81.5	2004	877	Ad	1812.117	2004	451	Ad
	2005	22	Am ⁶⁴⁷	1812.201	2000	413	Am
1798.82	2000	1039	Ad	1812.306	2006	538	Am ⁸⁰²
	2002	915	Am & RN	1812.316	2002	815	Ad
			& Ad ¹⁷⁵	1812.40	2004	193	R ⁵⁷¹
	2002	1054	Am & RN	1812.41	2004	193	R ⁵⁷¹
			& Ad ¹⁷⁵	1812.501	2006	538	Am ⁸⁰²
	2007	699	R (as ad by	1812.503	2002	784	Am ⁴⁹⁰
			Sec. 4,	1812.509	2001	326	Am
			Stats. 2002,	1812.510	2002	784	Am ⁴⁹⁰
			Ch. 915)	1812.515	2002	784	Am ⁴⁹⁰
			Am (as ad by	1812.525	2002	784	Am ⁴⁹⁰
			Sec. 4,	1812.53	1999	1024	Am
			Stats. 2002,	1812.54	1999	1024	Am
			Ch. 1054, by	1812.540	2001	326	Ad
			Sec. 6 of Ch.)	1812.541	2001	326	Ad
1798.83	2002	815	Ad	1812.542	2001	326	Ad
	2003	505	R	1812.543	2001	326	Ad
			Ad ⁶³	1812.544	2001	326	Ad
	2004	183	Am ⁵⁷¹	1812.600	2002	784	Am ⁴⁹⁰
	2005	22	Am ⁶⁴⁷	1812.601	1999	991	Am ^{96 114}
1798.84	2002	915	Ad(RN) ¹⁷⁵		2004	194	Am
	2002	1054	Ad(RN) ¹⁷⁵	1812.609	2002	815	Ad
	2003	505	Am	1812.622	2006	254	Am
1798.85	2001	720	Ad		2006	410	Am
	2002	664	Am ⁴³¹	1812.623	2006	410	Am
	2002	786	Am	1812.624	2006	410	Am
	2003	532	Am (by Sec. 1	1812.632	2006	410	Am
			of Ch.)	1812.64	1999	1024	Am
	2003	907	Am (by Sec. 5.5	1812.644	2006	410	Am
			of Ch.) ⁵⁸⁴	1812.66	1999	1024	R
	2004	183	Am ⁵⁷¹	1812.69	1999	1024	Am
	2004	282	Am ⁴⁸⁵	1812.700	2003	259	Ad ³⁹¹
1798.86	2002	815	Ad	1812.701	2003	259	Ad ³⁹¹
1798.89	2007	627	Ad		2004	183	Am ⁵⁷¹
1798.90.1	2003	533	Ad	1812.702	2003	259	Ad ³⁹¹
1798.91	2004	861	Ad	1812.80	2005	439	Am
1798.92	2001	354	Ad	1812.84	2001	233	Am
1798.93	2001	354	Ad		2005	439	Am
1798.94	2001	354	Ad		2006	219	Am
1798.95	2001	354	Ad	1812.85	2005	439	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	
1812.85 (Cont.)					2007	44	Am
	2006	219	Am	1936.01	2006	790	Ad ⁸⁷⁰
	2006	538	Am ⁸⁰²	1936.05	2004	536	Ad
1812.86	2005	439	Am	1936.1	2004	883	Ad
1812.96	2005	439	Ad	1936.5	1999	760	Ad
1812.97	2005	439	Ad		2007	44	R
	2006	538	Am (as ad by Sec. 6, Stats. 2005, Ch. 439) & RN ⁸⁰²	1940.1	2004	950	Am
				1940.2	2003	542	Ad
				1940.3	2007	403	Ad
				1940.6	2002	285	Ad
				1940.7.5	2001	466	Ad & R ¹⁹
1812.98	2006	538	Ad(RN) ⁸⁰²		2002	664	Am ⁴³¹
1815	1999	83	Am ³⁰		2003	422	Am ⁴³
1834.7	2001	139	Am ³⁵	1940.8	2000	234	Ad
1834.8	2000	476	Ad	1941.1	2002	931	Am
	2001	159	Am (as ad by Sec. 1, Stats. 2000, Ch. 476) & RN ³⁰⁵		2007	599	Am ⁹¹³
				1942.3	2005	595	Am
				1942.4	2003	109	Am
				1942.5	2003	542	Am
				1942.6	1999	590	Ad
	2006	538	Am ⁸⁰²	1946.1	2001	729	Ad & R ¹⁸
1834.9	2001	159	Ad(RN) ³⁰⁵		2002	301	Am ⁴³
1865	1999	354	Ad		2003	62	Am ⁵¹⁹
	2004	183	Am ⁵⁷¹		2006	842	Ad & R ³⁸
1866	2004	530	Ad	1947.15	2002	301	Am ⁴¹²
1867	2004	530	Ad	1947.3	2004	76	Ad
1916.5	2004	939	Am	1950.5	2002	1061	Am
	2004	940	Am		2003	335	Am (by Sec. 1 of Ch.)
1923.2	2006	202	Am		2003	576	Am (by Sec. 1.5 of Ch.)
1923.5	2006	202	Am		2004	568	Am
1936	2001	661	Am (as ad by Sec. 2, Stats. 1996, Ch. 992)		2006	167	Am
				1950.7	2003	89	Am
	2002	664	Am ⁴³¹	1950.8	2001	368	Ad
	2002	948	Am	1954	2002	301	Am
			R & Ad ⁸⁰		2002	1061	Am (by Sec. 2.5 of Ch.)
	2003	62	Am (as ad by Sec. 3, Stats. 2002, Ch. 948) ⁵¹⁹		2003	62	Am ⁵¹⁹
					2003	787	Am
	2004	317	Am (as am by Sec. 2, Stats. 2002, Ch. 948 and Sec. 16, Stats. 2003, Ch. 62)	1954.52	2001	729	Am
					2004	568	Am
				1954.53	1999	590	Am
					2004	568	Am
				1954.535	1999	590	Ad
				1962	2001	729	Am
				1962.5	2001	729	Am
				1962.7	2001	729	Am
	2005	22	Am (as am by Sec. 1 and Sec. 2, Stats. 2004, Ch. 317) ⁶⁴⁷	2079.10	2004	111	Am
				2079.10a	1999	876	Am
					2005	722*	Am
				2225	2000	261	Am
	2005	82	R (as am by Sec. 2, Stats. 2004, Ch. 317)	2500	2004	150	Ad
				2501	2004	150	Ad
				2782	2005	394	Am
					2007	32	Am
				2782.8	2006	455	Ad
				2870	1999	720	Ad ¹⁷⁰
					1999	721	Am (as ad by Stats. 1999, Ch. 720) ¹⁷¹

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2871	1999	720	Ad ¹⁷⁰	2981	1999	212	Am
	1999	721	Am (as ad by Stats. 1999, Ch. 720) ¹⁷¹		2005	128	Am ⁴⁸⁵
2924	1999	974	Am	2982	1999	212	Am
	2000	636	Am		2001	287	Am
	2006	575	Am		2003	37	Am
2924a	2006	575	Am	2004	183	Am ⁵⁷¹	
2924b	2001	438 *	Am	2005	128	Am ⁴⁸⁵	
	2002	809	Am	2006	567	Am (as am by Sec. 3, Stats. 2005, Ch. 128)	
	2004	177	Am	2982.10	2005	128	Ad ⁴⁸⁵
2924c	2005	224	Am	2982.2	1999	212	R
	1999	974	Am	2005	128	Ad ⁴⁸⁵	
	2000	135	Am ²⁰³	2006	567	Am	
2924d	2001	438 *	Am ⁸	2982.5	2003	37	Am
	2001	438 *	Am ⁸	2983.8	1999	991	Am ^{96 114}
2924f	1999	974	Am	2984.4	2002	806	Am
	1999	991	Am ^{96 114}	2984.5	2003	59	Ad
2924g	2000	1003	Am ⁹⁶	2984.6	2007	192 *	Ad
	2000	636	Am	2985	2006	51 *	Am
	2001	438 *	Am ⁸	2985.8	2001	287	Am
2924h	2005	224	Am	2003	37	Am	
	2004	177	Am	2004	183	Am ⁵⁷¹	
2924j	1999	974	Am	2004	615	Am	
	2002	784	Am ⁴⁹⁰	2985.9	2001	287	Ad
	2003	62	Am ⁵¹⁹	2988.9	2004	183	Am ⁵⁷¹
2924k	2004	177	Am	2991	1999	235	Ad ²⁵
	2005	75 *	Am ⁸⁰	2992	2001	287	Ad
	1999	974	Am	2993	2007	192 *	Ad
2924l	1999	974	Am	3040	2000	848	Ad
2929.5	2004	177	Am	3052.5	2006	538	Am ⁸⁰²
	2004	177	Am	3061.5	2006	254	Am
2934a	2002	999	Am	3068	2007	121	Am
	1999	974	Am (as ad by Sec. 2.5, Stats. 1993, Ch. 754)	3071	1999	376	Am
	2004	177	Am	2001	127 *	Am	
2937	2002	70	Am	3072	1999	376	Am
2941	2000	1013	Am	2001	127 *	Am	
	2001	560	Am	3089	1999	795	Am
2941.1	2002	809	Am	3097	1999	795	Am
	2003	62	Am ⁵¹⁹	2000	13 *	Am	
	2001	438 *	Am ⁸	2001	159	Am ³⁰⁵	
2943	2000	636	Am	2003	54	Am	
2944	2001	560	Am	3098	1999	795	Am
	1999	991	Am ^{96 114}	3110.5	2001	823	Ad
2945	2004	177	Am	2002	664	Am ⁴³¹	
2945.1	2004	177	Am	3111	1999	795	Am
2945.3	2004	177	Am	3111.5	1999	795	R
	2004	183	Am ⁵⁷¹	3154	2003	279	Am
2945.4	2006	538	Am ⁸⁰²	2007	263	Am	
	2004	177	Am	3248	2000	760	Am
	2006	538	Am ⁸⁰²	3259.5	2003	54	Ad
2945.9	2006	538	Am ⁸⁰²	3260.1	1999	982	Am
2948.5	2001	302	Am	3262	2005	15	Am
	2003	554	Am	2006	538	Am ⁸⁰²	
2952	2000	924	Am	3269	1999	83	Am ³⁰
2954.4	2001	159	Am ³⁰⁵	3272	1999	698	Ad ⁴
2954.5	2001	159	Am ³⁰⁵	3272.1	1999	698	Ad ⁴
2954.6	2001	137	Am ³⁵	3272.2	1999	698	Ad ⁴
2954.7	2006	538	Am ⁸⁰²	3272.3	1999	698	Ad ⁴
2955.5	1999	412	Am ⁵⁶	3272.4	1999	698	Ad ⁴

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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>
3272.7	1999	698	Ad ⁴	3428	1999	536	Ad
3272.9	1999	698	Ad ⁴	3439.04	2004	50	Am
3294.5	2004	227*	Ad & R ²⁰⁷	3439.08	1999	991	Am ^{96 114}
3296	1999	525	Am ¹¹²		2005	34*	Am
	2000	857	Am ²⁰³	3439.09	2005	34*	Am
3320	2000	776*	Am	3440.1	1999	991	Am ^{96 114}
3322	2004	518	Ad		2004	46*	Am
3333.7	2001	298	Ad		2005	43	Am
3339	2002	1071	Ad	3440.3	2006	254	Am
3343.5	1999	991	Am ^{96 114}	3440.5	1999	991	Am ^{96 114}
	2006	254	Am		2000	1003	Am (as am by
3344.1	1999	998	Ad(RN)				Stats. 1999,
	1999	1000	Ad(RN)				Ch. 991) ⁹⁶
	2007	439	Am	3482.6	1999	329	Am
3415	2006	538	Am ⁸⁰²	3485	2007	456	Ad & R ³⁸
3426.4	2006	62	Am	7100	2006	566	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>
10	2001	542	Am	116.320	2007	738	Am
12a	2001	542	Am	116.330	2005	706	Am
	2007	263	Am	116.340	2002	806	Am
17	2002	784	Am ⁴⁹⁰		2005	706	Am
	2003	62	Am ⁵¹⁹	116.360	2006	167	Am
32.5	2002	784	Am ⁴⁹⁰	116.370	2002	806	Am
34	2002	784	R ⁴⁹⁰	116.390	2005	75*	Am ⁸⁰
73c	2003	149	Am		2006	167	Am
73d	2003	149	Am	116.410	2004	171	Am
73e	2002	784	Am ⁴⁹⁰	116.530	2003	449	Am
75	2002	784	Am ⁴⁹⁰	116.540	2005	452	Am
77	1999	344*	Am		2006	167	Am
	1999	853	Am (by Sec. 1.5 of Ch.)	116.570	2002	806	Am
				116.610	2005	600	Am
	2002	784	Am ⁴⁹⁰		2005	618	Am
	2006	538	Am ⁸⁰²		2006	167	Am
81	2002	784	R ⁴⁹⁰	116.725	2005	706	R & Ad
82	2002	784	R ⁴⁹⁰	116.745	2005	75*	Am ⁸⁰
84	2002	784	R ⁴⁹⁰	116.760	2000	447	Am
85.1	2002	784	R ⁴⁹⁰		2005	75*	Am ⁸⁰
86	2001	44	Am	116.770	2004	182	Am ^{81 614}
86.1	2002	784	Am ⁴⁹⁰	116.780	2005	706	Am
87	1999	344*	Ad	116.820	2003	159*	Am
88	1999	344*	Ad		2005	75*	Am ⁸⁰
89	2001	44	Ad	116.860	2005	75*	Am ⁸⁰
90	2003	149	Am	116.870	2003	451	Am
93	2004	182	Am ^{81 614}	116.880	2003	451	Am
94	2004	182	Am ^{81 614}	116.910	2005	75*	R ⁸⁰
	2005	294	Am	116.940	2002	806	Am
	2006	538	Am ⁸⁰²		2005	600	Am
116.130	2003	449	Am		2005	618	Am
116.210	2002	784	Am ⁴⁹⁰	116.950	1999	344*	Am
116.220	1999	982	Am		2001	745*	Am
	2006	150	Am		2002	664	Am ⁴³¹
116.221	2005	600	Ad		2002	784	Am ⁴⁹⁰
	2005	618	Ad	128	1999	508	Am
116.222	2005	600	Ad	128.7	2002	491	Am ⁴³
	2005	618	Ad		2005	706	Am ¹³
116.225	2002	247	Ad	131.3	2001	473	R ³⁶⁹
116.230	2003	159*	Am ^{98 479}	131.4	2000	135	Am ²⁰³
			R ¹⁰⁰		2001	473	R ³⁶⁹
			Ad ⁴⁸⁵	131.5	2001	473	R ³⁶⁹
	2005	75*	R (as am by Sec. 1 and as ad by Sec. 2, Stats. 2003, Ch. 159) & Ad (by Sec. 19 of Ch.) ⁸⁰	131.6	2001	473	R ³⁶⁹
				131.7	2001	473	R ³⁶⁹
				134	2002	784	Am ⁴⁹⁰
				135	2001	542	Am
				166	2002	784	Am ⁴⁹⁰
				166.1	2002	708	Ad
				170.1	2002	1094	Am
					2005	332*	Am
				170.3	2006	567	Am ³⁸
				170.5	2002	784	Am ⁴⁹⁰
				170.6	2002	784	Am ⁴⁹⁰
	2007	738	Am		2003	62	Am ⁵¹⁹
116.232	2005	75*	Ad ⁸⁰	170.9	2002	784	Am ⁴⁹⁰
116.240	2005	600	Am	177.5	2005	75*	Am ⁸⁰
	2005	618	Am	179	2002	784	Am ⁴⁹⁰
116.250	2002	784	Am ⁴⁹⁰		2003	62	Am ⁵¹⁹
	2003	149	Am	185	1999	662	Am
116.310	2003	149	Am	194	2002	784	Am ⁴⁹⁰
	2004	182	Am ^{81 614}	195	2002	784	Am ⁴⁹⁰

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
196	2003	149	Am	340.35	2004	741	Ad
198.5	2002	784	Am ^{22 490}	340.7	2007	130	Am ⁹⁰²
	2003	449	Am (as am by Sec. 41, Stats. 2002, Ch. 784) R ^{22 490}	340.8	2003	873	Ad
199	2002	784	R ^{22 490}	340.9	2000	1090	Ad
199.2	2002	784	R ^{22 490}	354.3	2002	332	Ad
199.3	2002	784	R ^{22 490}	354.4	2000	543 *	Ad
199.5	2002	784	R ^{22 490}	354.45	2006	443	Ad
200	2002	784	R ⁴⁹⁰	354.5	1999	827 *	Am
201	2002	784	Am ⁴⁹⁰	354.6	1999	216 *	Ad
204	2000	43	Am	354.7	2002	1070 *	Ad
	2007	568	Am	364.1	2005	674	R
206	2000	242	Am	366.2	2006	221	Am
208	2003	149	Am	366.3	2000	17	Ad
209	2003	359	Am		2006	221	Am
			R & Ad ¹⁰⁰	367.5	2007	268	Ad
	2005	75 *	Am (as am by Sec. 1, Stats. 2003, Ch. 359) ⁸⁰	377.60	2001	893	Am
			Am (as ad by Sec. 2, Stats. 2003, Ch. 359) ²³²		2004	947	Am
	2006	567	Am (as am by Sec. 28, Stats. 2005, Ch. 75) ³⁸	383	2004	754	R
			Am (as ad by Sec. 2, Stats. 2003, Ch. 359) ²³²	384	2001	96	Am
210.5	2000	266	Ad	391.7	2002	1118	Am
215	2000	127 *	Am	Pt. 2, Title 4, heading (Sec. 392 et seq.)			
	2002	144	Am	Pt. 2, Title 4, Ch. 1, heading (Sec. 392 et seq.)	1999	344 *	Am
	2002	784	Am ⁴⁹⁰				
	2004	227 *	Am				
217	2002	784	Am ⁴⁹⁰				
219	2001	55	Am				
219.5	2003	353	Ad				
221	2001	115	R				
222	2007	263	Am				
223	2000	192	Am				
228	2002	1008	Am				
231.5	2000	43	Ad				
234	2002	784	Am ⁴⁹⁰				
259	2004	49	Am				
269	2002	71	Am				
270	2001	115	R				
271	2002	71	Ad				
274a	2002	784	Am ⁴⁹⁰				
274c	2002	71	R				
335.1	2002	448	Ad				
338	2005	123	Am				
	2005	383	Am (by Sec. 1.5 of Ch.) ⁸⁰²				
	2006	538	Am				
340	2002	448	Am				
340.1	1999	120	Am				
	2002	149	Am				
340.10	2002	448	Ad				
340.3	2002	633 *	Am				
	2005	215	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>
403.050 (Cont.)				481.030	1999	991	Am ^{96 114}
2001		824	R & Ad	481.040	1999	991	Am ^{96 114}
403.060	1999	344 *	Ad	481.080	1999	991	Am ^{96 114}
2001		824	R & Ad	481.090	1999	991	Am ^{96 114}
2005		75 *	Am ⁸⁰	481.115	1999	991	Am ^{96 114}
403.070	1999	344 *	Ad	481.117	1999	991	Am ^{96 114}
403.080	1999	344 *	Ad	481.207	1999	991	Am ^{96 114}
403.090	1999	344 *	Ad	481.220	1999	991	Am ^{96 114}
Pt. 2,				485.230	2004	182	Am ^{81 614}
Title 4,				488.080	2007	15	Am
Ch. 2,				488.375	1999	991	Am ^{96 114}
heading				488.385	1999	991	Am ^{96 114}
(Sec. 404				2003		719	Am
et seq.)	1999	344 *	Am & RN	488.405	1999	991	Am ^{96 114}
Pt. 2,				488.455	2002	664	Am ⁴³¹
Title 4,				2003		110	Am
Ch. 3,				488.460	2003	888	Am
heading				488.500	1999	991	Am ^{96 114}
(Sec. 404				489.220	2001	812	Am
et seq.)	1999	344 *	Ad(RN)	491.150	2005	75 *	Am ⁸⁰
404	2000	688	Am	491.160	2006	277	Am
	2002	784	Am ⁴⁹⁰	512.030	2007	15	Am
404.3	2002	784	Am ⁴⁹⁰	512.060	2002	68	Am
404.9	2002	784	Am ⁴⁹⁰	514.020	2002	68	Am
405.20	2004	227 *	Am	515.010	2002	68	Am
405.22	2004	227 *	Am	515.020	2002	68	Am
411.20	2004	171	Am	527	2000	688	Am
	2005	75 *	Am ⁸⁰	527.10	2005	472	Ad
411.21	2005	75 *	Ad ⁸⁰	527.6	1999	661	Am
	2007	738	Am		2000	688	Am
411.35	1999	176	Am		2002	1008	Am
412.10	2005	300	Am		2002	1009	Am
415.20	2003	128	Am				R & Ad ¹⁰⁰
415.21	2005	706	Am		2003	498	Am (as am by
415.50	2002	197	Am				Sec. 1 and as ad
	2003	449	Am				by Sec. 2,
415.95	2003	128	Ad				Stats. 2002,
416.10	2006	567	Am				Ch. 1009)
416.40	2004	178	Am	527.8	2006	476	Am
417.10	2006	538	Am ⁸⁰²		1999	661	Am
417.30	2005	300	Am		2000	688	Am
418.10	2002	69	Am		2002	1008	Am
422.30	1999	344 *	Am		2003	498	Am
	2002	784	Am ⁴⁹⁰		2005	467	Am
425.10	2001	812	Am		2006	476	Am
	2005	75 *	Am ⁸⁰	527.9	2003	498	Ad
425.11	2001	812	Am		2006	474	Am
	2006	538	Am ⁸⁰²	529.1	2004	193	Am ⁵⁷¹
425.115	2005	706	Am	564	2001	44	Am
425.15	2007	568	Am		2002	999	Am
425.16	1999	960 *	Am	568.2	2001	414	Ad
	2005	535 *	Am		2005	595	Am
425.17	2003	338	Ad	568.3	2001	414	Ad
425.18	2005	535 *	Ad		2005	595	Am
431.30	2003	149	Am	573	2005	75 *	R & Ad ⁸⁰
437c	2002	448	Am	575	2002	784	Am ⁴⁹⁰
	2003	62	Am ⁵¹⁹	575.1	2003	149	Am
	2004	182	Am ^{81 614}	575.2	2002	806	Am
460.7	2006	538	Am ⁸⁰²	575.5	2007	268	R
472b	2001	44	Am	575.6	2007	268	R
481.020	1999	991	Am ^{96 114}	580	2006	86	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>
580 (Cont.)				695.211	2000	808 *	Am
	2007	43	Am	695.221	2000	808 *	Am
583.210	2005	300	Am		2004	305	Am
585	2007	263	Am				R & Ad ³⁰¹
586	2007	43	Am	697.320	2002	927	Am
594	2002	784	Am ⁴⁹⁰	697.530	1999	991	Am ^{96 114}
618	2007	263	Am	697.580	1999	991	Am ^{96 114}
628	2002	784	Am ⁴⁹⁰	697.590	1999	991	Am ^{96 114}
631	1999	83	Am ³⁰	697.610	1999	991	Am ^{96 114}
	2000	127 *	Am	697.640	1999	991	Am ^{96 114}
	2002	806	Am	697.650	1999	991	Am ^{96 114}
631.3	2000	447	Am	697.660	1999	991	Am ^{96 114}
	2001	824	Am	697.730	1999	991	Am ^{96 114}
632	2002	784	Am ⁴⁹⁰	697.740	1999	991	Am ^{96 114}
638	2000	644	Am ²⁶³	697.750	1999	991	Am ^{96 114}
	2001	44	Am	697.920	1999	991	Am
	2002	1008	Am	699.080	2002	197	Am
639	2000	644	Am (by Sec. 2 of Ch.) ²⁶³		2007	15	Am
	2000	1011	Am (by Sec. 1.5 of Ch.) ²¹⁴	699.510	2000	639	Am (by Sec. 3 of Ch.)
	2001	362	Am		2000	808 *	Am (by Sec. 12.1 of Ch.)
640	2000	644	Am		2001	159	Am ³⁰⁵
640.5	2001	362	Ad		2003	17	Am
641	2000	644	Am	699.520	2000	639	Am
641.2	2000	644	Am	699.540	2000	639	Am
642	2000	644	R & Ad	699.545	2000	639	Am
643	2000	644	Am	700.010	2000	639	Am
644	2000	644	Am		2003	379	Am
	2007	263	Am	700.140	2002	664	Am ⁴³¹
645	2000	644	Am		2003	110	Am
645.1	2000	644	Am	700.150	2003	888	Am
	2001	159	Am ³⁰⁵	700.160	2000	639	Am
645.2	2000	644	Ad	701.040	1999	991	Am (as am by Sec. 17, Stats. 1998, Ch. 932 and as ad by Sec. 1.5, Stats. 1990, Ch. 1125) ^{96 114}
655	2002	784	R ⁴⁹⁰				Am ⁴⁹⁰
668	2002	784	Am ⁴⁹⁰	701.530	2002	784	Am ⁴⁹⁰
670	2002	784	Am ⁴⁹⁰	701.540	2002	784	Am ⁴⁹⁰
674	2000	639	Am	703.140	1999	98	Am
	2001	159	Am ³⁰⁵		2000	135	Am ²⁰³
	2007	189	Am		2001	42	Am
680.120	1999	991	Am ^{96 114}		2003	379	Am
680.130	1999	991	Am ^{96 114}	703.150	2003	379	Ad
680.135	2000	639	Ad	703.580	2002	68	Am
680.140	1999	991	Am ^{96 114}	703.610	2002	68	Am
680.170	1999	991	Am ^{96 114}	704.010	2003	379	Am
680.180	1999	991	Am ^{96 114}	704.030	2003	379	Am
680.210	1999	991	Am ^{96 114}	704.040	2003	379	Am
680.220	1999	991	Am ^{96 114}	704.060	2003	379	Am
680.340	1999	991	Am ^{96 114}	704.080	2003	379	Am
680.350	1999	991	Am ^{96 114}	704.090	2003	379	Am
681.030	2003	379	Am	704.100	2003	379	Am
683.130	2000	808 *	Am	704.114	2000	808 *	Am
683.150	2005	75 *	Am ⁸⁰	704.115	1999	98	Am
683.310	2000	808 *	Am		2000	135	Am ²⁰³
685.030	2001	812	Am	704.120	2000	808 *	Am
688.010	2007	43	Am	704.130	2000	808 *	Am
688.030	2007	43	Am				
689.020	2000	808 *	Am				
689.030	2000	808 *	Am				
689.040	2000	808 *	Am				
689.050	2000	808 *	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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704.160	2000	808 *	Am	1002	2006	151	Ad
704.720	2007	153	Am	1005	1999	43	Am
704.730	2003	64	Am		2002	806	Am
704.750	2005	75 *	Am ⁸⁰		2004	171	Am
706.030	2000	808 *	Am		2004	182	Am ^{81 614}
	2001	755 *	Am		2005	294	Am
	2003	387	Am	1006.5	2007	268	R
706.034	2004	520	Am	1010.5	2001	824	Am
706.101	2002	890	Am	1010.6	1999	514	Ad
706.108	2002	197	Am		2001	824	Am
708.020	2004	182	Am ^{81 614}		2005	300	Am
708.030	2004	182	Am ^{81 614}	1011	2007	263	Am
708.160	2005	75 *	Am ⁸⁰	1012.5	2001	115	R
708.170	2006	277	Am	1013	2001	812	Am
708.310	2002	451	Am	1014	1999	344 *	Am
708.320	2002	451	Am	1015	2007	263	Am
708.730	2000	808 *	Am	1018	1999	1000	R
708.740	2000	808 *	Am	1021.1	2001	719	Ad & R ¹⁸
708.780	1999	652	Am ¹⁵³	1021.10	2002	686	Ad
715.010	2004	183	Am ⁵⁷¹	1021.8	2003	159 *	Ad
720.160	2001	812	Am		2004	183	Am ⁵⁷¹
720.260	2001	812	Am		2004	227 *	Am
724.060	2004	339	Am		2004	702 *	Am
724.100	2005	75 *	Am ⁸⁰		2006	538	Am ⁸⁰²
726.5	1999	60	Am	1029.8	2004	575	Am
	2002	999	Am	1052	2002	784	R ⁴⁹⁰
729.035	2005	452	Ad	1052.5	2002	784	R ⁴⁹⁰
729.040	2006	575	Am	1060	2002	784	Am ⁴⁹⁰
729.050	2006	575	Am	1068	1999	344 *	Am
729.070	2006	575	Am		2002	784	Am ⁴⁹⁰
729.080	2006	575	Am	1085	1999	344 *	Am
730.5	1999	991	Am ^{96 114}		2002	784	Am ⁴⁹⁰
736	1999	60	Am	1094.5	1999	446 *	Am
	2002	999	Am		2000	402 *	Am
798.39	2001	151	Am	1094.7	1999	446 *	R
867.5	2000	723	Ad	1094.8	1999	49 *	Ad
871.3	1999	344 *	Am	1103	1999	344 *	Am
	2000	688	Am		2002	784	Am ⁴⁹⁰
877.6	2001	812	Am	1132	2002	784	Am ⁴⁹⁰
904	2007	263	Am (by Sec. 9.5 of Ch.)	1134	2001	812	Am
					2005	75 *	Am ⁸⁰
904.1	1999	960 *	Am	1141.10	2003	449	Am
	2006	567	Am	1141.11	2002	784	Am ⁴⁹⁰
	2007	43	Am		2003	449	Am
904.2	2006	567	Am	1141.12	2002	784	Am ⁴⁹⁰
	2007	43	Am		2003	449	Am
904.3	2007	43	Ad	1141.16	2003	449	Am
904.5	2002	784	Am ⁴⁹⁰		2004	182	Am ^{81 614}
912	2001	44	Am	1141.18	2003	449	Am
	2002	664	Am ⁴³¹	1141.21	2005	706	Am
917.7	1999	346	Am		2006	538	Am ⁸⁰²
	2001	48	Am	1141.24	2003	449	Am
917.8	2003	31	Am		2004	182	Am ^{81 614}
990	2007	263	Am	1141.28	2000	447	Am
995.311	2001	181	Ad	1141.29	2002	784	R ⁴⁹⁰
995.640	2004	183	Am ⁵⁷¹	1161	2001	729	Am
	2005	22	Am ⁶⁴⁷		2007	456	Am
995.710	1999	892	Am	1161.2	2001	824	Am
998	1999	353	Am		2003	449	Am
	2001	153	Am		2003	787	Am
	2005	706	Am		2004	568	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1161.2 (Cont.)				1258.260	2001	428	Am
	2005	75 *	Am ⁸⁰	1260.040	2001	428	Ad
	2005	610	Am (as am by Stats. 2005, Ch. 75)	1260.250	1999	892	Am
1162	2002	664	Am ⁴³¹	1263.025	2006	594	Ad
1166	2003	787	R Ad ⁶³	1263.510	2006	602	Am
1167.25	2001	115	R	1263.615	2006	602	Ad
1167.3	1999	83	Am ³⁰	1268.350	2006	311	Am
	1999	344 *	Am	1268.360	2006	311	Am
1169	2007	263	Am	1268.610	2001	192	Am
1170.8	2007	113	Ad	1276	2000	111	Am
1170.9	2007	113	Ad		2006	567	Am
1174.21	2003	109	Ad	1277	2000	33	Am (by Sec. 1.5 of Ch.)
1174.25	2005	75 *	Am ⁸⁰		2000	111	Am (by Sec. 4 of Ch.)
1174.3	2001	115	Am		2000	688	Am (by Sec. 8.3 of Ch.)
	2002	664	Am ⁴³¹		2006	567	Am (by Sec. 11 of Ch.)
	2005	75 *	Am ⁸⁰		2006	689	Am (by Sec. 1.5 of Ch.)
1179	2002	301	Am		2007	130	Am ⁹⁰²
1204	1999	202	Am (by Sec. 1 of Ch.)	1278	2000	33	Am (by Sec. 2.5 of Ch.)
1206	2001	44	Am		2000	111	Am (by Sec. 7 of Ch.)
	2002	664	Am ⁴³¹		2006	567	Am
1208.5	2002	784	Am ⁴⁹⁰		2006	567	Am
	2003	62	Am ⁵¹⁹		2000	506	R
1211	2001	754	Am		2006	567	Am
1218	2000	808 *	Am	1278.5	2006	567	Am
	2005	75 *	Am ⁸⁰	1279	2000	506	R
	2005	631	Am (as am by Sec. 44, Stats. 2005, Ch. 75)	1279.5	2006	567	Am
1245.245	2006	602	Ad	1279.6	2007	567	Am
	2007	130	Am ⁹⁰²	1281.1	2000	906	Ad
1245.320	2006	538	Am ⁸⁰²	1281.12	2006	266	Ad
Pt. 3, Title 7, Ch. 5, Art. 6, heading (Sec. 1250.410 et seq.)				1281.5	2002	784	Am ⁴⁹⁰
1250.410	2001	428	Am		2003	22	Am
	1999	102	Am	1281.6	2001	362	Am
	2001	428	Am	1281.84	2002	1159	Ad ⁸²
	2002	295	Am	1281.85	2001	362	Ad
	2006	594	Am		2002	176	Am
1250.420	2001	428	Ad	1281.9	2001	362	Am
1250.430	2001	428	Ad		2002	1094	Am
1255.010	2001	428	Am	1281.91	2001	362	Ad
1255.030	2001	428	Am	1281.92	2002	952	Ad
1255.040	2006	594	Am	1281.95	2002	1008	Am
1255.060	2002	295	Am	1281.96	2002	1158	Ad
1255.410	2006	594	Am	1282.4	2000	1011	Am (as am by Sec. 1, Stats. 1998, Ch. 915) ⁴³
	2007	436	Am				Am (as ad by Sec. 2, Stats. 1998, Ch. 915) ⁸⁰
1255.420	2006	594	R		2005	607 *	Am (as am by Sec. 2, Stats. 2000, Ch. 1011) ⁷⁵
1255.430	2006	594	R				Am (as am by Sec. 3, Stats. 2000, Ch. 1011) ¹⁰⁰
1255.450	2006	594	Am				
1255.460	2006	594	Am				
1258.220	1999	102	Am				
	2001	428	Am				

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Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter	Effect			Year	Chapter	Effect	
1282.4 (Cont.)					1530	2003	304	Am	
	2006	357	Am (as am by		1531	2007	179*	Am	
			Sec. 1,		1531.5	2007	179*	Ad	
			Stats. 2005,		1532	2003	228*	Am	
			Ch. 607) ¹¹¹			2004	520	Am	
			Am (as am by			2007	179*	Am	
			Sec. 2,		1540	2002	1124*	Am	
			Stats. 2005,			2003	228*	Am	
			Ch. 607) ¹⁹²			2005	706	Am	
1283	2005	294	Am		1541	2003	228*	Am	
1283.05	2004	182	Am ^{81 614}		1542	2003	228*	Am	
1284.3	2002	1101	Ad		1563	2000	16*	Am	
1286.2	2001	362	Am			2000	924	Am	
1287.1	2002	1159	Ad ⁸²			2003	265	Am	
Pt. 3,						2004	183	Am ⁵⁷¹	
Title 9.3,						2007	179*	Am	
heading					1565	2007	179*	Am	
(Sec. 1298					1577	2003	304	Am	
et seq.)	2007	130	Am & RN (as		1577.5	2000	267	Ad	
			ad by Sec. 1,			2002	22*	Am	
			Stats. 1988,		1607	2002	784	Am ⁴⁹⁰	
			Ch. 881) ⁹⁰²			2003	62	Am ⁵¹⁹	
Pt. 3,					1609	2002	784	Am ⁴⁹⁰	
Title 9.4,					1710.20	2002	784	Am ⁴⁹⁰	
heading					1713	2007	212	R & Ad	
(Sec. 1298					1713.1	2007	212	R	
et seq.)	2007	130	Ad(RN) ⁹⁰²		1713.2	2007	212	R	
	1299	2000	Ad		1713.3	2007	212	R	
	1299.2	2000	Ad		1713.4	2007	212	R	
	1299.3	2000	Ad		1713.5	2007	212	R	
		2002	Am ⁴³¹		1713.6	2007	212	R	
	1299.4	2000	Ad		1713.7	2007	212	R	
	1299.5	2000	Ad		1713.8	2007	212	R	
	1299.6	2000	Ad		1714	2007	212	Ad	
	1299.7	2000	Ad		1714.9	2001	140	Am	
		2003	Am		1715	2007	212	Ad	
	1299.8	2000	Ad		1716	2007	212	Ad	
	1299.9	2000	Ad		1717	2007	212	Ad	
		2003	Am		1718	2007	212	Ad	
	1345	2006	Am ⁸⁰²		1719	2007	212	Ad	
	1346	2006	Am ⁸⁰²		1720	2007	212	Ad	
	1370	2006	Am ⁸⁰²		1721	2007	212	Ad	
	1371	2006	Am ⁸⁰²		1722	2007	212	Ad	
	1375	2006	Am ⁸⁰²		1723	2007	212	Ad	
	1379	2006	Am ⁸⁰²		1724	2007	212	Ad	
	1420	2002	Am ⁴⁹⁰		1730	1999	67*	Ad & R ¹⁹	
		2003	Am ⁵¹⁹			2000	127*	Am	
	1501.5	2007	179*		1731	1999	67*	Ad & R ¹⁹	
	1502	2004	227*			2000	688	Am	
		2007	738		1732	1999	67*	Ad & R ¹⁹	
	1513	1999	835		1733	1999	67*	Ad & R ¹⁹	
		2003	Am		1734	1999	67*	Ad & R ¹⁹	
	1513.5	2002	813			2000	127*	Am	
	1515.5	2003	Ad		1735	1999	67*	Ad & R ¹⁹	
	1516	2002	813			2000	127*	Am	
	1520	2002	813		1736	1999	67*	Ad & R ¹⁹	
		2003	304		1737	1999	67*	Ad & R ¹⁹	
			Am (as am by		1738	1999	67*	Ad & R ¹⁹	
			Sec. 3,			2000	688	Am	
			Stats. 2002,		1739	1999	67*	Ad & R ¹⁹	
			Ch. 813)			1999	67*	Ad & R ¹⁹	
	1520.5	2003	116		1740	1999	67*	Ad & R ¹⁹	

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1741	1999	67*	Ad & R ¹⁹	2017	2001	812	Am
1742	1999	67*	Ad & R ¹⁹		2004	182	R ⁸¹
	2000	127*	Am	2017.010	2004	182	Ad ⁸¹
1743	1999	67*	Ad & R ¹⁹	2017.020	2004	182	Ad ⁸¹
1775.1	2002	784	Am ⁴⁹⁰	2017.210	2004	182	Ad ⁸¹
1775.11	2004	182	Am ^{81 614}	2017.220	2004	182	Ad ⁸¹
1775.14	2006	538	Am ⁸⁰²	2017.310	2004	182	Ad ⁸¹
1776	1999	720	Ad ¹⁷⁰	2017.320	2004	182	Ad ⁸¹
1777	1999	720	Ad ¹⁷⁰	2017.710	2004	182	Ad ⁸¹
1778	1999	720	Ad ¹⁷⁰	2017.720	2004	182	Ad ⁸¹
	1999	721	Am (as ad by	2017.730	2004	182	Ad ⁸¹
			Stats. 1999,	2017.740	2004	182	Ad ⁸¹
			Ch. 720) ¹⁷¹	2018	2002	1059*	Am
1779	1999	720	Ad ¹⁷⁰		2004	182	R ⁸¹
1780	1999	720	Ad ¹⁷⁰	2018.010	2004	182	Ad ⁸¹
1781	1999	720	Ad ¹⁷⁰	2018.020	2004	182	Ad ⁸¹
1782	1999	720	Ad ¹⁷⁰	2018.030	2004	182	Ad ⁸¹
1783	1999	720	Ad ¹⁷⁰	2018.040	2004	182	Ad ⁸¹
1784	1999	720	Ad ¹⁷⁰	2018.050	2004	182	Ad ⁸¹
1800	1999	202	Am	2018.060	2004	182	Ad ⁸¹
	2006	538	Am ⁸⁰²	2018.070	2004	182	Ad ⁸¹
1811	2004	91*	Ad	2018.080	2004	182	Ad ⁸¹
1822.60	2004	183	Am ⁵⁷¹	2019	2004	182	R ⁸¹
	2007	176*	Am	2019.010	2004	182	Ad ⁸¹
1834.7	2001	139	Am ³⁵	2019.020	2004	182	Ad ⁸¹
1985.3	1999	444	Am	2019.030	2004	182	Ad ⁸¹
	2004	182	Am ^{81 614}	2019.210	2004	182	Ad ⁸¹
	2005	300	Am	2020	1999	444	Am
1985.6	1999	444	Am		2002	1068	Am
	2004	101	Am		2004	182	R ⁸¹
	2004	182	Am ^{81 614}	2020.010	2004	182	Ad ⁸¹
	2005	22	Am ⁶⁴⁷	2020.020	2004	182	Ad ⁸¹
	2005	294	Am (by Sec. 5	2020.030	2004	182	Ad ⁸¹
			of Ch.)	2020.210	2004	182	Ad ⁸¹
	2005	300	Am (by Sec. 7.5	2020.220	2004	182	Ad ⁸¹
			of Ch.)	2020.230	2004	182	Ad ⁸¹
	2006	538	Am ⁸⁰²	2020.240	2004	182	Ad ⁸¹
1986	2007	263	Am	2020.310	2004	182	Ad ⁸¹
1986.1	2000	377	Ad	2020.410	2004	182	Ad ⁸¹
1987	2002	1008	Am	2020.420	2004	182	Ad ⁸¹
1987.1	2007	113	Am	2020.430	2004	182	Ad ⁸¹
1987.5	2004	182	Am ^{81 614}	2020.440	2004	182	Ad ⁸¹
1991.1	2004	182	Am ^{81 614}	2020.510	2004	182	Ad ⁸¹
1991.2	2005	294	Am		2007	113	Am
1992	2005	474	Am	2021	2004	182	R ⁸¹
1993	2005	474	R & Ad	2023	2004	182	R ⁸¹
	2006	277	Am		2004	183	Am ⁵⁷¹
1993.1	2005	474	Ad	2023.010	2004	182	Ad ⁸¹
1993.2	2005	474	Ad	2023.020	2004	182	Ad ⁸¹
1994	2005	474	Am	2023.030	2004	182	Ad ⁸¹
2015.3	2002	784	Am ⁴⁹⁰	2023.040	2004	182	Ad ⁸¹
2016	2004	182	R ⁸¹	2024	2000	688	Am
2016.010	2004	182	Ad ⁸¹		2004	171	Am
2016.020	2004	182	Ad ⁸¹		2004	182	R ⁸¹
2016.030	2004	182	Ad ⁸¹	2024.010	2004	182	Ad ⁸¹
2016.040	2004	182	Ad ⁸¹	2024.020	2004	182	Ad ⁸¹
2016.050	2004	182	Ad ⁸¹	2024.030	2004	182	Ad ⁸¹
2016.060	2004	171	Ad ⁸²	2024.040	2004	182	Ad ⁸¹
	2004	182	Ad (by Sec. 23.5	2024.050	2004	182	Ad ⁸¹
			of Ch.) ⁸¹	2024.060	2004	182	Ad ⁸¹
2016.070	2004	182	Ad ⁸¹	2025	1999	892	Am

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2025 (Cont.)				2028.080	2004	182	Ad ⁸¹
	2000	474	Am	2029	2004	182	R ⁸¹
	2001	812	Am (by Sec. 9.6 of Ch.)	Pt. 4, Title 4, Ch. 12, heading (Sec. 2029.010 et seq.)			
	2002	1068	Am (by Sec. 2 of Ch.)				
	2004	182	R ⁸¹				
2025.010	2004	182	Ad ⁸¹	2029.010	2004	294	Am
2025.210	2004	182	Ad ⁸¹	2030	2004	182	Ad ⁸¹
2025.220	2004	182	Ad ⁸¹	2030	2004	182	R ⁸¹
2025.230	2004	182	Ad ⁸¹	2030.010	2004	182	Ad ⁸¹
2025.240	2004	182	Ad ⁸¹	2030.020	2004	182	Ad ⁸¹
	2007	113	Am		2007	113	Am
2025.250	2004	182	Ad ⁸¹	2030.030	2004	182	Ad ⁸¹
	2005	294	Am	2030.040	2004	182	Ad ⁸¹
2025.260	2004	182	Ad ⁸¹	2030.050	2004	182	Ad ⁸¹
2025.270	2004	182	Ad ⁸¹		2005	22	Am ⁶⁴⁷
	2007	113	Am	2030.060	2004	182	Ad ⁸¹
2025.280	2004	182	Ad ⁸¹	2030.070	2004	182	Ad ⁸¹
2025.310	2004	182	Ad ⁸¹	2030.080	2004	182	Ad ⁸¹
2025.320	2004	182	Ad ⁸¹	2030.090	2004	182	Ad ⁸¹
2025.330	2004	182	Ad ⁸¹	2030.210	2004	182	Ad ⁸¹
	2005	294	Am	2030.220	2004	182	Ad ⁸¹
2025.340	2004	182	Ad ⁸¹	2030.230	2004	182	Ad ⁸¹
2025.410	2004	182	Ad ⁸¹	2030.240	2004	182	Ad ⁸¹
2025.420	2004	182	Ad ⁸¹	2030.250	2004	182	Ad ⁸¹
2025.430	2004	182	Ad ⁸¹	2030.260	2004	182	Ad ⁸¹
2025.440	2004	182	Ad ⁸¹		2007	113	Am
2025.450	2004	182	Ad ⁸¹	2030.270	2004	182	Ad ⁸¹
2025.460	2004	182	Ad ⁸¹	2030.280	2004	182	Ad ⁸¹
2025.470	2004	182	Ad ⁸¹	2030.290	2004	182	Ad ⁸¹
2025.480	2004	182	Ad ⁸¹	2030.300	2004	182	Ad ⁸¹
	2005	22	Am ⁶⁴⁷	2030.310	2004	182	Ad ⁸¹
2025.5	2000	474	Am	2030.410	2004	182	Ad ⁸¹
	2002	1068	Am	2031	1999	48	Am
	2004	182	R ⁸¹		2000	688	Am
2025.510	2004	182	Ad ⁸¹		2004	182	R ⁸¹
	2007	115	Am	2031.010	2004	182	Ad ⁸¹
2025.520	2004	182	Ad ⁸¹	2031.020	2004	182	Ad ⁸¹
2025.530	2004	182	Ad ⁸¹		2007	113	Am
2025.540	2004	182	Ad ⁸¹	2031.030	2004	182	Ad ⁸¹
2025.550	2004	182	Ad ⁸¹		2007	113	Am
2025.560	2004	182	Ad ⁸¹	2031.040	2004	182	Ad ⁸¹
2025.570	2004	182	Ad ⁸¹	2031.050	2004	182	Ad ⁸¹
2025.610	2004	182	Ad ⁸¹	2031.060	2004	182	Ad ⁸¹
2025.620	2004	182	Ad ⁸¹	2031.1	2003	242	Ad
2026	2000	474	Am		2004	182	R ⁸¹
	2001	812	Am	2031.2	2003	242	Ad
	2004	182	R ⁸¹		2004	182	R ⁸¹
2026.010	2004	182	Ad ⁸¹	2031.210	2004	182	Ad ⁸¹
2027	2000	474	Am		2007	738	Am
	2004	182	R ⁸¹	2031.220	2004	182	Ad ⁸¹
2027.010	2004	182	Ad ⁸¹	2031.230	2004	182	Ad ⁸¹
2028	2004	182	R ⁸¹	2031.240	2004	182	Ad ⁸¹
2028.010	2004	182	Ad ⁸¹	2031.250	2004	182	Ad ⁸¹
2028.020	2004	182	Ad ⁸¹	2031.260	2004	182	Ad ⁸¹
2028.030	2004	182	Ad ⁸¹		2007	113	Am
2028.040	2004	182	Ad ⁸¹	2031.270	2004	182	Ad ⁸¹
2028.050	2004	182	Ad ⁸¹		2007	738	Am
2028.060	2004	182	Ad ⁸¹	2031.280	2004	182	Ad ⁸¹
2028.070	2004	182	Ad ⁸¹		2007	738	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
2031.290	2004	182	Ad ⁸¹	2033.720	2004	182	Ad ⁸¹
2031.300	2004	182	Ad ⁸¹	2033.730	2004	182	Ad ⁸¹
	2005	22	Am ⁶⁴⁷	2033.740	2004	182	Ad ⁸¹
2031.310	2004	182	Ad ⁸¹	2034	2004	171	Am
2031.320	2004	182	Ad ⁸¹		2004	182	R ⁸¹
2031.5	2004	182	R ⁸¹	2034.010	2004	182	Ad ⁸¹
2031.510	2004	182	Ad ⁸¹	2034.210	2004	182	Ad ⁸¹
2032	2004	182	R ⁸¹	2034.220	2004	182	Ad ⁸¹
2032.010	2004	182	Ad ⁸¹	2034.230	2004	182	Ad ⁸¹
2032.020	2004	182	Ad ⁸¹	2034.240	2004	182	Ad ⁸¹
2032.210	2004	182	Ad ⁸¹	2034.250	2004	182	Ad ⁸¹
2032.220	2004	182	Ad ⁸¹	2034.260	2004	182	Ad ⁸¹
2032.230	2004	182	Ad ⁸¹	2034.270	2004	182	Ad ⁸¹
2032.240	2004	182	Ad ⁸¹	2034.280	2004	182	Ad ⁸¹
2032.250	2004	182	Ad ⁸¹	2034.290	2004	182	Ad ⁸¹
2032.260	2004	182	Ad ⁸¹	2034.300	2004	182	Ad ⁸¹
2032.310	2004	182	Ad ⁸¹	2034.310	2004	182	Ad ⁸¹
2032.320	2004	182	Ad ⁸¹	2034.410	2004	182	Ad ⁸¹
2032.410	2004	182	Ad ⁸¹	2034.420	2004	182	Ad ⁸¹
2032.420	2004	182	Ad ⁸¹	2034.430	2004	182	Ad ⁸¹
2032.510	2004	182	Ad ⁸¹	2034.440	2004	182	Ad ⁸¹
	2005	294	Am	2034.450	2004	182	Ad ⁸¹
2032.520	2004	182	Ad ⁸¹	2034.460	2004	182	Ad ⁸¹
2032.530	2004	182	Ad ⁸¹	2034.470	2004	182	Ad ⁸¹
	2005	294	Am	2034.610	2004	182	Ad ⁸¹
2032.610	2004	182	Ad ⁸¹	2034.620	2004	182	Ad ⁸¹
2032.620	2004	182	Ad ⁸¹	2034.630	2004	182	Ad ⁸¹
2032.630	2004	182	Ad ⁸¹	2034.710	2004	182	Ad ⁸¹
2032.640	2004	182	Ad ⁸¹	2034.720	2004	182	Ad ⁸¹
2032.650	2004	182	Ad ⁸¹	2034.730	2004	182	Ad ⁸¹
2033	2004	182	R ⁸¹	2035	2004	182	R ⁸¹
2033.010	2004	182	Ad ⁸¹	2035.010	2004	182	Ad ⁸¹
2033.020	2004	182	Ad ⁸¹		2005	294	Am
	2007	113	Am	2035.020	2004	182	Ad ⁸¹
2033.030	2004	182	Ad ⁸¹	2035.030	2004	182	Ad ⁸¹
2033.040	2004	182	Ad ⁸¹		2005	294	Am
2033.050	2004	182	Ad ⁸¹	2035.040	2004	182	Ad ⁸¹
2033.060	2004	182	Ad ⁸¹	2035.050	2004	182	Ad ⁸¹
2033.070	2004	182	Ad ⁸¹		2005	294	Am
2033.080	2004	182	Ad ⁸¹	2035.060	2004	182	Ad ⁸¹
2033.210	2004	182	Ad ⁸¹		2005	294	Am
2033.220	2004	182	Ad ⁸¹	2036	2004	182	R ⁸¹
	2005	22	Am ⁶⁴⁷	2036.010	2004	182	Ad ⁸¹
2033.230	2004	182	Ad ⁸¹	2036.020	2004	182	Ad ⁸¹
2033.240	2004	182	Ad ⁸¹	2036.030	2004	182	Ad ⁸¹
2033.250	2004	182	Ad ⁸¹	2036.040	2004	182	Ad ⁸¹
	2007	113	Am	2036.050	2004	182	Ad ⁸¹
2033.260	2004	182	Ad ⁸¹	2093	2001	812	Am
2033.270	2004	182	Ad ⁸¹		2004	182	Am ^{81 614}
2033.280	2004	182	Ad ⁸¹	2094	2000	688	Am
	2005	294	Am		2002	806	Am
2033.290	2004	182	Ad ⁸¹	2095	2000	688	R
2033.300	2004	182	Ad ⁸¹	2096	2000	688	R
2033.410	2004	182	Ad ⁸¹	2097	2000	688	R
2033.420	2004	182	Ad ⁸¹	2103	1999	991	Am ^{96 114}
2033.5	2001	812	Am	2104	1999	1000	Am
	2004	182	R ⁸¹	2954.6	2001	137	Am ³⁵
2033.710	2004	182	Ad ⁸¹				

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

COMMERCIAL CODE

<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>
1101	2006	254	Am				
1102	2006	254	R & Ad	4406	2000	122	Am (as am by
1103	2006	254	Am				Sec. 13,
1105	1999	991	Am ^{96 114}				Stats. 1997,
	2006	254	R & Ad(RN)				Ch. 442) ¹⁸
1106	2006	254	Am & RN & Ad				Am (as am by
1107	2006	254	Am & RN				Sec. 14,
1108	2006	254	Am & RN & Ad				Stats. 1997,
1201	1999	991	Am ^{96 114}				Ch. 442) ⁶³
	2000	135	Am ²⁰³	2004	131		Am (as am by
	2000	1003	Am ⁹⁶				Sec. 1,
	2006	254	Am				Stats. 2000,
1202	2006	254	Am & RN & Ad				Ch. 122) ³⁸
1203	2006	254	Am & RN & Ad				Am (as am by
1204	2006	254	Am & RN & Ad				Sec. 2,
1205	2006	254	Am & RN				Stats. 2000,
			& Ad(RN)				Ch. 122) ²³²
1206	1999	991	Am ^{96 114}	2005	41		Am (as am by
	2006	254	R & Ad				Sec. 1 and
1207	2006	254	Am & RN				Sec. 2,
1208	2006	254	Am & RN				Stats. 2004,
1209	2006	254	Am & RN				Ch. 131)
1210	2006	254	R	5103	2006	254	Am
1301	2006	254	Ad	5118	1999	991	Am ⁹⁶
1302	2006	254	Ad	6102	1999	991	Am ^{96 114}
1303	2006	254	Ad(RN)	6103	1999	991	Am ^{96 114}
1304	2006	254	Ad(RN)	6105	2003	604	Am
1305	2006	254	Ad(RN)	7101	2006	254	R & Ad
1306	2006	254	Ad(RN)	7102	2006	254	R & Ad
1307	2006	254	Ad(RN)	7103	2006	254	R & Ad
1308	2006	254	Ad(RN)	7104	2006	254	R & Ad
1309	2006	254	Ad(RN)	7105	2006	254	R & Ad
1310	2006	254	Ad(RN)	7106	2006	254	Ad
2103	1999	991	Am ^{96 114}	7201	2006	254	R & Ad
	2006	254	Am	7202	2006	254	R & Ad
2104	2006	254	Am	7203	2006	254	R & Ad
2202	2006	254	Am	7204	2006	254	R & Ad
2208	2006	254	R	7205	2006	254	R & Ad
2210	1999	991	Am ^{96 114}	7206	2006	254	R & Ad
	2000	135	Am ²⁰³	7207	2006	254	R & Ad
	2000	1003	Am ⁹⁶	7208	2006	254	R & Ad
2310	2006	254	Am	7209	2006	254	R & Ad
2323	2006	254	Am	7210	2006	254	R & Ad
2326	1999	991	Am ^{96 114}	7301	2006	254	R & Ad
2401	2006	254	Am	7302	2006	254	R & Ad
2502	1999	991	Am ^{96 114}	7303	2006	254	R & Ad
	2000	135	Am ²⁰³	7304	2006	254	R & Ad
	2000	1003	Am ⁹⁶	7305	2006	254	R & Ad
2503	2006	254	Am	7306	2006	254	R & Ad
2505	2006	254	Am	7307	2006	254	R & Ad
2506	2006	254	Am	7308	2006	254	R & Ad
2509	2006	254	Am	7309	2006	254	R & Ad
2605	2006	254	Am	7401	2006	254	R & Ad
2705	2006	254	Am	7402	2006	254	R & Ad
2716	1999	991	Am ^{96 114}	7403	2006	254	R & Ad
3103	2006	254	Am	7404	2006	254	R & Ad
4104	2006	254	Am	7501	2006	254	R & Ad
4210	1999	991	Am ^{96 114}	7502	2006	254	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
7503	1999	991	Am ^{96 114}				
	2006	254	R & Ad	9208	2006	254	Am
7504	2006	254	R & Ad		1999	991	R & Ad ^{96 114}
7505	2006	254	R & Ad		2006	254	Am
7506	2006	254	R & Ad	9209	1999	991	Ad ^{96 114}
7507	2006	254	R & Ad	9210	1999	991	Ad ^{96 114}
7508	2006	254	R & Ad		2000	1003	Am ⁹⁶
7509	2006	254	R & Ad	9301	1999	991	R & Ad ^{96 114}
7601	2006	254	R & Ad		2006	254	Am
7602	2006	254	R & Ad	9302	1999	991	R & Ad ^{96 114}
7603	2006	254	R & Ad	9303	1999	991	R & Ad ^{96 114}
8102	2006	254	Am	9304	1999	991	R & Ad ^{96 114}
8103	1999	991	Am ^{96 114}		2003	235	Am
	2006	254	Am	9305	1999	991	R & Ad ^{96 114}
8106	1999	991	Am ^{96 114}	9306	1999	991	R & Ad ^{96 114}
8110	1999	991	Am ^{96 114}	9307	1999	991	R & Ad ^{96 114}
8301	1999	991	Am ^{96 114}		2000	1003	Am (as ad by
8302	1999	991	Am ^{96 114}				Sec. 35,
8510	1999	991	Am ^{96 114}				Stats. 1999,
8603	1999	991	Am ^{96 114}				Ch. 991) ⁹⁶
9101	1999	991	R & Ad ^{96 114}	9308	1999	991	R & Ad ^{96 114}
9102	1999	991	R & Ad ^{96 114}	9309	1999	991	R & Ad ^{96 114}
	2000	1003	Am ⁹⁶		2003	235	Am
	2003	235	Am	9310	1999	991	R & Ad ^{96 114}
	2006	254	Am		2006	254	Am
9103	1999	991	R & Ad ^{96 114}	9311	1999	991	R & Ad ^{96 114}
9104	1999	991	R & Ad ^{96 114}		2000	1003	Am (as ad by
	2000	1003	Am (as ad by				Sec. 35,
			Sec. 35,				Stats. 1999,
			Stats. 1999,	9312	1999	991	R & Ad ^{96 114}
			Ch. 991) ⁹⁶		2006	254	Am
9105	1999	991	R & Ad ^{96 114}	9313	1999	991	R & Ad ^{96 114}
9106	1999	991	R & Ad ^{96 114}		2006	254	Am
9107	1999	991	R & Ad ^{96 114}	9314	1999	991	R & Ad ^{96 114}
9108	1999	991	R & Ad ^{96 114}		2006	254	Am
9109	1999	991	R & Ad ^{96 114}	9315	1999	991	R & Ad ^{96 114}
	2002	6	Am	9316	1999	991	R & Ad ^{96 114}
	2004	7*	Am	9317	1999	991	R & Ad ^{96 114}
	2004	46*	Am		2000	1003	Am ⁹⁶
9110	1999	991	R & Ad ^{96 114}		2006	254	Am
9112	1999	991	R ^{96 114}	9318	1999	991	R & Ad ^{96 114}
9113	1999	991	R ^{96 114}	9319	1999	991	Ad ^{96 114}
9114	1999	991	R ^{96 114}		2000	1003	Am ⁹⁶
9115	1999	991	R ^{96 114}	9320	1999	991	Ad ^{96 114}
9116	1999	991	R ^{96 114}	9321	1999	991	Ad ^{96 114}
9201	1999	991	R & Ad ^{96 114}				R & Ad ^{22 114}
9202	1999	991	R & Ad ^{96 114}		2003	235	Am (as ad by
9203	1999	991	R & Ad ^{96 114}				Sec. 35
	2006	254	Am				(1st text),
9204	1999	991	R & Ad ^{96 114}				Stats. 1999,
9205	1999	991	R & Ad ^{96 114}				Ch. 991) ⁷⁵
	2000	1003	Am (as ad by				Am (as ad by
			Sec. 35,				Sec. 35
			Stats. 1999,				(2nd text),
			Ch. 991) ⁹⁶				Stats. 1999,
9206	1999	991	R & Ad ^{96 114}				Ch. 991) ¹⁰⁰
9207	1999	991	R & Ad ^{96 114}				

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

COMMERCIAL 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>
9321 (Cont.)	2006	567	Am (as am by Sec. 4, Stats. 2003, Ch. 235) ³⁸		2000	1003	R (as ad by Sec. 35, Stats. 1999, Ch. 991)
			Am (as am by Sec. 5, Stats. 2003, Ch. 235) ²³²				R (as am by Sec. 15, Stats. 1999, Ch. 1000) & Ad ⁹⁶
9322	1999	991	Ad ^{96 114}	9405	1999	991	R & Ad ^{96 114}
9323	1999	991	Ad ^{96 114}		1999	1000	Am
	2000	1003	Am ⁹⁶		2000	1003	R (as ad by Sec. 35, Stats. 1999, Ch. 991)
	2001	159	Am ³⁰⁵				R (as ad by Sec. 16, Stats. 1999, Ch. 1000) & Ad ⁹⁶
9324	1999	991	Ad ^{96 114}				R & Ad ^{96 114}
9325	1999	991	Ad ^{96 114}				Am
	2000	1003	Am ⁹⁶				R (as ad by Sec. 35, Stats. 1999, Ch. 991)
9326	1999	991	Ad ^{96 114}				R (as ad by Sec. 17, Stats. 1999, Ch. 1000) & Ad ⁹⁶
9327	1999	991	Ad ^{96 114}	9406	1999	991	R & Ad ^{96 114}
9328	1999	991	Ad ^{96 114}		1999	1000	Am
9329	1999	991	Ad ^{96 114}		2000	1003	R (as ad by Sec. 35, Stats. 1999, Ch. 991)
9330	1999	991	Ad ^{96 114}				R (as am by Sec. 17, Stats. 1999, Ch. 1000) & Ad ⁹⁶
9331	1999	991	Ad ^{96 114}				R & Ad ^{96 114}
	2000	1003	Am ⁹⁶				Am
	2001	159	Am ³⁰⁵				R (as ad by Sec. 35, Stats. 1999, Ch. 991)
9332	1999	991	Ad ^{96 114}				R (as am by Sec. 17, Stats. 1999, Ch. 1000) & Ad ⁹⁶
9333	1999	991	Ad ^{96 114}	9407	1999	991	R & Ad ^{96 114}
9334	1999	991	Ad ^{96 114}		2000	1003	Am (as ad by Sec. 35, Stats. 1999, Ch. 991) ⁹⁶
9335	1999	991	Ad ^{96 114}				R ^{96 114}
9336	1999	991	Ad ^{96 114}				R ^{96 114}
	2000	1003	Am ⁹⁶				R ^{96 114}
9337	1999	991	Ad ^{96 114}				R & Ad ^{96 114}
9338	1999	991	Ad ^{96 114}				R & Ad ^{96 114}
	2006	254	Am				Am (as ad by Sec. 35, Stats. 1999, Ch. 991) ⁹⁶
9339	1999	991	Ad ^{96 114}	9407.1	1999	991	R ^{96 114}
9340	1999	991	Ad ^{96 114}	9407.2	1999	991	R ^{96 114}
9341	1999	991	Ad ^{96 114}	9407.3	1999	991	R ^{96 114}
9342	1999	991	Ad ^{96 114}	9408	1999	991	R & Ad ^{96 114}
9401	1999	991	R & Ad ^{96 114}		2000	1003	Am (as ad by Sec. 35, Stats. 1999, Ch. 991) ⁹⁶
9402	1999	991	R & Ad ^{96 114}				Am ³⁰⁵
9403	1999	991	R & Ad ^{96 114}				Am
	1999	1000	Am				R & Ad ^{96 114}
	2000	1003	R (as ad by Sec. 35, Stats. 1999, Ch. 991)				Am
			R (as am by Sec. 14, Stats. 1999, Ch. 1000) & Ad ⁹⁶	9409	2001	159	Am ³⁰⁵
			R ^{96 114}		2003	235	Am
9403.1	1999	991	R ^{96 114}		1999	991	R & Ad ^{96 114}
9403.5	1999	991	R ^{96 114}		1999	1000	Am
9404	1999	991	R & Ad ^{96 114}		2000	1003	R (as ad by Sec. 35, Stats. 1999, Ch. 991)
	1999	1000	Am				R (as am by Sec. 18, Stats. 1999, Ch. 1000) & Ad ⁹⁶

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

COMMERCIAL 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>
10103 (Cont.)	2006	254	Am	10527	2006	254	Am
10207	2006	254	R	10528	2006	254	Am
10303	1999	991	Am ^{96 114}	11105	2006	254	Am
10307	1999	991	Am ^{96 114}	11106	2006	254	Am
10309	1999	991	Am ^{96 114}	11204	2006	254	Am
10501	2006	254	Am	13102	1999	991	Am ^{96 114}
10514	2006	254	Am	13104	2006	254	R
10518	2006	254	Am	13105	1999	991	Am ^{96 114}
10519	2006	254	Am	14106	1999	991	Am ^{96 114}
10526	2006	254	Am	16101	2006	538	Am ⁸⁰²

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

**CONSTITUTIONAL AMENDMENTS
APPROVED AT STATEWIDE ELECTIONS
MARCH 2000-NOVEMBER 2006**

<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					(d)	11-5-02	48	Ad & R	02:88
Sec. 3	11-2-04	59	Am	04:1	Art. XI				
(a)	11-2-04	59	Ad	04:1	Sec. 15	11-2-04	1A	Am	04:133
(b)	11-2-04	59	Ad	04:1	(a)	11-2-04	1A	Am	04:133
Art. II					(b)	11-2-04	1A	Am	04:133
Sec. 2.5	3-5-02	43	Ad	01:114	Art. XIII				
Sec. 5	11-2-04	60	Am	04:103	Sec. 25.5	11-2-04	1A	Ad	04:133
(a)	11-2-04	60	Ad	04:103	(a)	11-2-04	1A	Ad	04:133
(b)	11-2-04	60	Ad	04:103	(b)	11-2-04	1A	Ad	04:133
Art. III					Art. XIII A				
Sec. 9	11-2-04	60A	Ad	04:103	Sec. 1	11-7-00	39	Am	Initiative
Art. IV					(b)	11-7-00	39	Am	Initiative
Sec. 10	3-2-04	58	Am	5X 03-04:1	(c)	11-7-00	39	Ad	Initiative
(a)	3-2-04	58	Am	5X 03-04:1	Art. XIII B				
(f)	3-2-04	58	Ad	5X 03-04:1	Sec. 6	11-2-04	1A	Am	04:133
Sec. 12	3-2-04	58	Am	5X 03-04:1	(a)	11-2-04	1A	Am	04:133
(b)	3-2-04	58	Am	5X 03-04:1	(b)	11-2-04	1A	Am	04:133
(c)	3-2-04	58	Am	5X 03-04:1	(c)	11-2-04	1A	Am	04:133
(d)	3-2-04	58	Am	5X 03-04:1	Art. XVI				
(f)	3-2-04	58	Ad	5X 03-04:1	Sec. 1.3	3-2-04	58	Ad	5X 03-04:1
Sec. 19	3-7-00	1A	Am	99:142	(a)	3-2-04	58	Ad	5X 03-04:1
(a)	3-7-00	17	Am	99:123	(b)	3-2-04	58	Ad	5X 03-04:1
(c)	3-7-00	17	Am	99:123	(c)	3-2-04	58	Ad	5X 03-04:1
(e)	3-7-00	17	Am	99:123	Sec. 18	11-7-00	39	Am	Initiative
(f)	3-7-00	17	Ad	99:123	(a)	11-7-00	39	Ad	Initiative
	3-7-00	17	Ad	99:123	(b)	11-7-00	39	Ad	Initiative
					(c)	11-7-00	39	Ad	Initiative
Art. VI					Sec. 20	3-2-04	58	Ad	5X 03-04:1
Sec. 1	11-5-02	48	Am	02:88	(a)	3-2-04	58	Ad	5X 03-04:1
Sec. 5	11-5-02	48	R	02:88	(b)	3-2-04	58	Ad	5X 03-04:1
(a)	11-5-02	48	R	02:88	(c)	3-2-04	58	Ad	5X 03-04:1
(b)	11-5-02	48	R	02:88	(d)	3-2-04	58	Ad	5X 03-04:1
(c)	11-5-02	48	R	02:88	(e)	3-2-04	58	Ad	5X 03-04:1
(d)	11-5-02	48	R	02:88	(f)	3-2-04	58	Ad	5X 03-04:1
(e)	11-5-02	48	R	02:88	Art. XIX B				
Sec. 6	11-5-02	48	Am	02:88	Sec. 1	3-5-02	42	Ad	01:87
(a)	11-5-02	48	Ad	02:88		11-7-06	1A	Am	06:49
(b)	11-5-02	48	Ad	02:88	(a)	3-5-02	42	Ad	01:87
(c)	11-5-02	48	Ad	02:88	(b)	3-5-02	42	Ad	01:87
(d)	11-5-02	48	Ad	02:88		11-7-06	1A	Am	06:49
(e)	11-5-02	48	Ad	02:88	(c)	3-5-02	42	Ad	01:87
(f)	11-5-02	48	Ad	02:88		11-7-06	1A	Am	06:49
Sec. 8	11-5-02	48	Am	02:88	(d)	3-5-02	42	Ad	01:87
(a)	11-5-02	48	Am	02:88		11-7-06	1A	Am	06:49
(b)	11-5-02	48	Am	02:88	(e)	3-5-02	42	Ad	01:87
(c)	11-5-02	48	Am	02:88	(f)	11-7-06	1A	Ad	06:49
Sec. 10	11-5-02	48	Am	02:88	Art. XXII				
Sec. 15	11-5-02	48	Am	02:88	Sec. 1	11-7-00	35	Ad	Initiative
Sec. 16	11-5-02	48	Am	02:88	Sec. 2	11-7-00	35	Ad	Initiative
(b)	11-5-02	48	Am	02:88	Art. XXXV				
(c)	11-5-02	48	Am	02:88	Sec. 1	11-2-04	71	Ad	Initiative
(d)	11-5-02	48	Am	02:88	Sec. 2	11-2-04	71	Ad	Initiative
Sec. 23	11-5-02	48	Am & R	02:88	(a)	11-2-04	71	Ad	Initiative
(a)	11-5-02	48	Am & R	02:88	(b)	11-2-04	71	Ad	Initiative
(b)	11-5-02	48	Am & R	02:88	(c)	11-2-04	71	Ad	Initiative
(c)	11-5-02	48	Am & R	02:88	Sec. 3	11-2-04	71	Ad	Initiative

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

**CONSTITUTIONAL AMENDMENTS
APPROVED AT STATEWIDE ELECTIONS
MARCH 2000–NOVEMBER 2006—Continued**

<i>Sub-division</i>	<i>Affected By</i>			<i>Year</i>	<i>Sub-division</i>	<i>Affected By</i>			<i>Year</i>
	<i>Election</i>	<i>Prop.</i>	<i>Effect</i>	<i>Res. Ch.</i>		<i>Election</i>	<i>Prop.</i>	<i>Effect</i>	<i>Res. Ch.</i>
Sec. 4	11-2-04	71	Ad	Initiative	Sec. 6	11-2-04	71	Ad	Initiative
Sec. 5	11-2-04	71	Ad	Initiative	Sec. 7	11-2-04	71	Ad	Initiative

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

**CONSTITUTIONAL AMENDMENTS
PASSED BY LEGISLATURE IN 1999–2006**

<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				Art. XI			
Sec. 3	2004	1	Am	Sec. 15	2004	133	Am ⁶¹⁸
(a)	2004	1	Ad	(a)	2004	133	Am ⁶¹⁸
(b)	2004	1	Ad	(b)	2004	133	Am ⁶¹⁸
Art. II				Art. XIII			
Sec. 2.5	2001	114	Ad	Sec. 25.5	2004	133	Ad ⁶¹⁸
Sec. 5	2004	103	Am	(a)	2004	133	Ad ⁶¹⁸
(a)	2004	103	Ad	(b)	2004	133	Ad ⁶¹⁸
(b)	2004	103	Ad	Art. XIII B			
Art. III				Sec. 6	2004	133	Am ⁶¹⁸
Sec. 9	2004	103	Ad	(a)	2004	133	Am ⁶¹⁸
Art. IV				(b)	2004	133	Am ⁶¹⁸
Sec. 4.5	2000	83	Am	(c)	2004	133	Am ⁶¹⁸
Sec. 10	5X 2003–04	1	Am ⁵⁸⁷	Art. XVI			
(a)	5X 2003–04	1	Am ⁵⁸⁷	Sec. 1.3	5X 2003–04	1	Ad ⁵⁸⁷
(f)	5X 2003–04	1	Ad ⁵⁸⁷	(a)	5X 2003–04	1	Ad ⁵⁸⁷
Sec. 12	5X 2003–04	1	Am ⁵⁸⁷	(b)	5X 2003–04	1	Ad ⁵⁸⁷
(b)	5X 2003–04	1	Am ⁵⁸⁷	(c)	5X 2003–04	1	Ad ⁵⁸⁷
(c)	5X 2003–04	1	Am ⁵⁸⁷	Sec. 20	5X 2003–04	1	Ad ⁵⁸⁷
(d)	5X 2003–04	1	Am ⁵⁸⁷	(a)	5X 2003–04	1	Ad ⁵⁸⁷
(f)	5X 2003–04	1	Ad ⁵⁸⁷	(b)	5X 2003–04	1	Ad ⁵⁸⁷
Sec. 19	1999	123	Am	(c)	5X 2003–04	1	Ad ⁵⁸⁷
	1999	142	Am	(d)	5X 2003–04	1	Ad ⁵⁸⁷
(a)	1999	142	Am	(e)	5X 2003–04	1	Ad ⁵⁸⁷
(c)	1999	142	Am	(f)	5X 2003–04	1	Ad ⁵⁸⁷
(e)	1999	123	Am	Art. XVI A			
(f)	1999	123	Ad	Sec. 1	2002	185	Ad
	1999	142	Ad	Sec. 2	2002	185	Ad
Art. VI				(a)	2002	185	Ad
Sec. 1	2002	88	Am	(b)	2002	185	Ad
Sec. 5	2002	88	R	(c)	2002	185	Ad
(a)	2002	88	R	(d)	2002	185	Ad
(b)	2002	88	R	Sec. 3	2002	185	Ad
(c)	2002	88	R	(a)	2002	185	Ad
(d)	2002	88	R	(b)	2002	185	Ad
(e)	2002	88	R	(c)	2002	185	Ad
Sec. 6	2002	88	Am	(d)	2002	185	Ad
(a)	2002	88	Ad	(e)	2002	185	Ad
(b)	2002	88	Ad	(f)	2002	185	Ad
(c)	2002	88	Ad	(g)	2002	185	Ad
(d)	2002	88	Ad	Sec. 4	2002	185	Ad
(e)	2002	88	Ad	(a)	2002	185	Ad
(f)	2002	88	Ad	(b)	2002	185	Ad
Sec. 8	2002	88	Am	(c)	2002	185	Ad
(a)	2002	88	Am	Sec. 5	2002	185	Ad
(b)	2002	88	Am	(a)	2002	185	Ad
(c)	2002	88	Am	(b)	2002	185	Ad
Sec. 10	2002	88	Am	Sec. 6	2002	185	Ad
Sec. 15	2002	88	Am	Sec. 7	2002	185	Ad
Sec. 16	2002	88	Am	Art. XIX B			
(b)	2002	88	Am	Sec. 1	2001	87	Ad
(c)	2002	88	Am		2006	49	Am
(d)	2002	88	Am	(a)	2001	87	Ad
Sec. 23	2002	88	Am & R	(b)	2001	87	Ad
(a)	2002	88	Am & R		2006	49	Am
(b)	2002	88	Am & R	(c)	2001	87	Ad
(c)	2002	88	Am & R		2006	49	Am
(d)	2002	88	Am & R				

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

**CONSTITUTIONAL AMENDMENTS
PASSED BY LEGISLATURE IN 1999–2006—Continued**

<i>Sub- division</i>	<i>Affected By</i>			<i>Sub- division</i>	<i>Affected By</i>		
	<i>Year</i>	<i>Res. Ch.</i>	<i>Effect</i>		<i>Year</i>	<i>Res. Ch.</i>	<i>Effect</i>
(d)	2001	87	Ad	(e)	2001	87	Ad
	2006	49	Am	(f)	2006	49	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
8	2004	254	Am	708.5	2006	871	Ad
17.1	2003	273	Ad	710	2002	173	Am
20	2004	254	Ad		2006	57	Am
21	2004	254	Ad	1001	1999	437	Am
114	2006	214	Am		2002	480	Am
118	2006	538	Am ⁸⁰²	1100	1999	437	Am
158	2000	485	Am	1101	1999	437	Am
160	1999	437	Am	1101.1	1999	437	Am
161.9	2002	480	Ad	1103	2006	773 *	Am
163	2000	1015 *	Am	1107.5	1999	1000	Ad
163.1	2000	485	Ad		2001	50	Am
167.5	2006	495	Am		2005	286	Am
168	1999	437	Am		2006	495	Am (by Sec. 6 of Ch.)
171.05	2006	495	Am		2006	773 *	Am
174.5	1999	437	Am	1108	2000	201	Am
	2004	178	Am		2006	773 *	Am
175	1999	437	Am	1109	1999	437	Am
181	1999	437	Am	1110	2006	773 *	Am
191	2006	57	Am	1113	1999	437	Am
195	2004	254	Am		2000	201	Am
201.3	2000	1015 *	R		2006	495	Am (by Sec. 7 of Ch.)
202	2000	485	Am		2006	773 *	Am (by Sec. 5 of Ch.) ⁸⁶¹
301.5	2000	485	Am				Am (by Sec. 5.5 of Ch.) ¹⁰⁰
305	2000	485	Am	1150	2002	480	Ad
306	2000	485	Am	1151	2002	480	Ad
307	2002	1008	Am (as am by Sec. 1, Stats. 1997, Ch. 136) ¹⁹	1152	2002	480	Ad
			Am (as am by Sec. 2, Stats. 1997, Ch. 136) ²²		2006	495	Am
	2003	168	R (as am by Sec. 8, Stats. 2002, Ch. 1008)	1153	2002	480	Ad
			Am (as am by Sec. 7, Stats. 2002, Ch. 1008) ¹³	1155	2002	480	Ad
	2004	254	Am		2006	773 *	Am
	2005	102	Am R & Ad ¹⁹²	1156	2002	480	Ad
314	2004	254	Am	1157	2002	480	Ad
407	2002	480	Am		2006	495	Am
420	2002	784	Am ⁴⁹⁰	1158	2002	480	Ad
503	2000	485	Am	1159	2002	480	Ad
504	2000	112	Am	1160	2002	480	Ad
600	2004	254	Am				R & Ad ⁶³
	2006	214	Am	1200	1999	437	Am
601	2002	480	Am	1201	1999	437	Am
	2004	254	Am	1300	1999	470	Am
602	2000	485	Am	1301	2006	214	Am
603	2000	485	Am	1313	2002	480	Ad
	2002	480	Am	1500	2004	254	Am
	2004	254	Am	1501	2004	254	Am
708	2006	871	Am		2006	214	Am
				1502	1999	1000	Am
					2002	1015	Am
					2004	819 *	Am
					2007	101	Am
				1502.1	2004	819 *	Ad
				1502.5	2002	1015	Ad
					2004	227 *	Am
				1808	2006	773 *	Am
				1809	2006	773 *	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>
1900.5	2002	390	Ad	5510	2004	254	Am
	2006	773 *	Am	5511	2004	254	Am
1905	1999	1000	Am	5512	2000	485	Am
	2006	773 *	Am	5513	2004	254	Am
1905.1	2006	773 *	Ad	5819	1999	453	Am
2010	2006	773 *	Am	5913	1999	850	Am
2011	2006	773 *	Am	5914	2002	427	Am
2105	1999	896	Am	5915	1999	850	Am
	2004	629	Am	5916	1999	850	Am
2112	2006	773 *	Am	5917	2002	427	Am
2113	2000	201	Am	5917.5	2003	65	Ad
	2006	495	Am	5919	1999	850	Am
2115	2000	206	Am		2002	427	Am
	2002	480	Am	5920	1999	850	Ad
2117	1999	1000	Am		2002	427	Am
	2002	1015	Am	5921	1999	850	Ad
	2003	62	Am ⁵¹⁹		2002	427	Am
	2004	819 *	Am	5922	1999	850	Ad
	2007	101	Am	5923	1999	850	Ad
2117.1	2004	819 *	Ad		2002	427	Am
2200	2000	206	Am	5924	1999	850	Ad
	2001	159	Am ³⁰⁵		2002	427	Am
2205	1999	1000	Am	5925	1999	850	Ad
	2003	633 *	Am	5930	2000	801	Ad
2207	2003	477	Ad	6010	1999	437	Am
	2004	183	Am ⁵⁷¹	6014	2006	773 *	Am
5008.6	1999	1000	Am	6018	1999	453	Am
	2003	633 *	Am		2006	773 *	Am
5047.5	2007	568	Am	6019.1	1999	437	Ad
5063.5	1999	437	Ad		2006	495	Am (by Sec. 11 of Ch.)
	2004	178	Am		2006	773 *	Am (by Sec. 17 of Ch.) ³⁶¹
5064.5	1999	437	Ad				Am (by Sec. 17.5 of Ch.) ¹⁰⁰
5079	2004	254	Am	6020	1999	437	Am
5120	2007	343	Am	6020.5	2005	286	Ad
5211	2002	1008	Am (as am by Sec. 5, Stats. 1997, Ch. 136) ¹⁹		2006	495	Am (by Sec. 12 of Ch.)
			Am (as am by Sec. 6, Stats. 1997, Ch. 136) ²²		2006	773 *	Am
	2003	168	R (as am by Sec. 10, Stats. 2002, Ch. 1008)	6021	1999	437	Am
			Am (as am by Sec. 9, Stats. 2002, Ch. 1008) ¹³	6022	1999	437	Am
	2004	254	Am	6210	1999	1000	Am
	2005	102	Am		2007	101	Am
5215	2004	254	Am	6211	1999	453	Am
5220	2000	485	Am	6320	2004	254	Am
	2006	567	Am	6321	2004	254	Am
5222	1999	453	Am	6322	2004	254	Am
	2000	135	Am ²⁰³	6325	1999	453	Ad
5237	1999	453	Am	6518	2006	773 *	Am
				6519	2006	773 *	Am
				6611	1999	453	Am
				6615	2002	112	Am
					2006	773 *	Am
				6810	2000	415	Am
					2001	159	Am ³⁰⁵
				7122.3	1999	453	Ad

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CORPORATIONS CODE—Continued

Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
7130	2002	734 *		Am	8723	1999	453		Am
7211	2002	1008		Am (as am by Sec. 7, Stats. 1997, Ch. 136) ¹⁹ , Am (as am by Sec. 8, Stats. 1997, Ch. 136) ²²	8724	2006	538		Am ⁸⁰²
				Am (as am by Sec. 12, Stats. 2002, Ch. 1008)	9211	2002	1008		Am (as am by Sec. 9, Stats. 1997, Ch. 136) ¹⁹ , Am (as am by Sec. 10, Stats. 1997, Ch. 136) ²²
	2003	168		R (as am by Sec. 11, Stats. 2002, Ch. 1008) ¹³		2003	168		R (as am by Sec. 14, Stats. 2002, Ch. 1008)
	2004	254		Am					Am (as am by Sec. 13, Stats. 2002, Ch. 1008) ¹³
	2005	102		Am		2004	254		Am
7215	2004	254		Am		2005	102		Am
7220	2000	485		Am	9215	2004	254		Am
7222	1999	453		Am	9220	2000	485		Am
7236	1999	453		Am	9222	1999	453		Am
	2000	135		Am ²⁰³	9245	1999	453		Am
7312	2006	538		Am ⁸⁰²	9411	2004	254		Am
7510	2004	254		Am	9412	2000	485		Am
7511	2004	254		Am	9413	2004	254		Am
7512	2000	485		Am	9510	2004	254		Am
7513	2004	254		Am	9640	1999	437		Am
8010	1999	437		Am	10251	1999	145		Am
8011	1999	453		Am	10821	1999	525		Am ¹¹²
8014	2006	773 *		Am		2000	857		Am ²⁰³
8018	1999	453		Am	12242.5	1999	437		Ad
	2006	773 *		Am		2004	178		Am
8019.1	1999	437		Ad	12242.6	1999	437		Ad
	2006	495		Am (by Sec. 13 of Ch.)	12254	2004	254		Am
				Am (by Sec. 24 of Ch.) ⁸⁶¹	12302.1	1999	453		Ad
	2006	773 *		Am (by Sec. 24.5 of Ch.) ¹⁰⁰	12351	2004	254		Am
				Am (by Sec. 24.5 of Ch.) ¹⁰⁰		2005	102		Am
8020	1999	437		Am	12355	2004	254		Am
8020.5	2005	286		Ad	12360	2000	485		Am
	2006	495		Am (by Sec. 14 of Ch.)	12362	1999	453		Am
				Am (by Sec. 14 of Ch.)	12376	1999	453		Am
	2006	773 *		Am	12460	2004	254		Am
8021	1999	437		Am	12461	2004	254		Am
8022	1999	437		Am	12462	2000	485		Am
8210	1999	1000		Am	12463	2004	254		Am
	2007	101		Am	12530	1999	437		Am
	1999	453		Am	12531	1999	453		Am
8211	1999	453		Am	12535	2006	773 *		Am
8320	2004	254		Am	12539	1999	453		Am
8321	2004	254		Am		2006	773 *		Am
	2006	214		Am	12540.1	1999	437		Ad
8322	2004	254		Am		2006	495		Am (by Sec. 15 of Ch.)
8325	1999	453		Ad		2006	773 *		Am (by Sec. 31 of Ch.) ⁸⁶¹
8518	2006	773 *		Am					Am (by Sec. 31.5 of Ch.) ¹⁰⁰
8519	2006	773 *		Am					Am (by Sec. 31.5 of Ch.) ¹⁰⁰
8611	1999	453		Am					Am
8615	2006	773 *		Am					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>
12550	1999	437	Am	14036	2000	135	Am ²⁰³
12550.5	2005	286	Ad		2003	178	Am
	2006	495	Am (by Sec. 16 of Ch.)		2004	143*	Am
	2006	773*	Am	14037	2003	178	Am
12551	1999	437	Am		2004	143*	Am
12552	1999	437	Am		2007	601	Am
12571	1999	453	Am				R & Ad ⁴⁴⁶
12590	2004	254	Am	14037.5	2004	143*	Am
12591	2004	254	Am	14037.6	2001	508	Am ⁷⁵
	2006	214	Am			2002	436
12592	2004	254	Am		2003	229	Am
12594	1999	453	Ad		2004	143*	Am
12628	2006	773*	Am	14038	2000	127*	Am
12629	2006	773*	Am		2003	178	Am
12631	1999	453	Am		2004	143*	Am
12635	2006	773*	Am	14039	2003	178	Am
12662	1999	453	Am	14040	2003	178	Am
12663	2006	538	Am ⁸⁰²	14041	2003	178	Am
13401	1999	657	Am	14043	2003	178	Am
	2000	197	Am	14045	2002	436	Am
	2000	836	Am	14060.6	2000	650	Ad
	2004	695	Am		2001	674	Am
	2006	564	Am		2003	229	Am
13401.3	2000	508	Ad	14062	2004	143*	Am
	2001	597	Am	14064	2004	143*	Am
13401.5	2002	1013	Am	14068	2001	508	Am
	2003	485	Am (by Sec. 6 of Ch.)	14070	2004	143*	Am
	2003	549	Am (by Sec. 4 of Ch.)		2004	225*	Am
	2004	183	Am ⁵⁷¹		2004	702*	Am
13407	2007	433	Am		2007	601	Am
13408.5	1999	525	Am ¹¹²				R & Ad ⁴⁴⁶
	2000	857	Am ²⁰³	14075	2002	436	Am
14000	2000	135	Am ²⁰³		2004	143*	Am
14010	2003	178	Am		2007	601	Am
	2004	143*	Am				R & Ad ⁴⁴⁶
	2004	183	Am ⁵⁷¹	14085	2004	143*	Am
14021	2004	143*	Am	14086	2004	143*	Am
14025	2004	143*	Am	14095	2005	74*	R
14028	2004	143*	Am	14096	2005	74*	R
14030	2000	135	Am ²⁰³	14097	2005	74*	R
	2003	178	Am	14098	2005	74*	R
	2004	143*	Am	14099	2005	74*	R
	2004	225*	Am	14202	2000	1055*	Am
	2004	702*	Am		2004	225*	R
	2007	601	Am	15501	2006	495	S ³⁸
			R & Ad ⁴⁴⁶	15502	2006	495	S ³⁸
14030.1	2000	135	Am ²⁰³	15503	2006	495	S ³⁸
	2002	436	Am	15504	2006	495	S ³⁸
	2007	624	Am	15505	2006	495	S ³⁸
14030.2	2002	436	Am	15506	2006	495	S ³⁸
	2003	178	Am & RN	15507	2006	495	S ³⁸
	2003	229	Am	15508	2006	495	S ³⁸
	2004	143*	Am	15509	2006	495	S ³⁸
14031	2003	178	R & Ad(RN)	15510	2006	495	S ³⁸
14034	2003	178	Am	15511	2006	495	S ³⁸
	2007	624	Am	15512	2006	495	S ³⁸
14035	2000	135	Am ²⁰³	15513	2006	495	S ³⁸
	2003	178	R	15514	2006	495	S ³⁸

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
15515	2006	495	S ³⁸	15655	2006	495	S ³⁸
15516	2006	495	S ³⁸	15661	2006	495	S ³⁸
15517	2006	495	S ³⁸	15662	2006	495	S ³⁸
15518	2006	495	S ³⁸	15663	2006	495	S ³⁸
15519	2006	495	S ³⁸	15664	2006	495	S ³⁸
15520	2006	495	S ³⁸	15665	2006	495	S ³⁸
15520.5	2006	495	S ³⁸	15666	2006	495	S ³⁸
15521	2006	495	S ³⁸	15671	2006	495	S ³⁸
15522	2006	495	S ³⁸	15672	2006	495	S ³⁸
15523	2006	495	S ³⁸	15673	2006	495	S ³⁸
15524	2006	495	S ³⁸	15674	2006	495	S ³⁸
15525	2006	495	S ³⁸	15675	2006	495	S ³⁸
15525.5	2006	495	S ³⁸	15677.1	1999	250	Ad
15526	2006	495	S ³⁸		2000	201	Am
15527	2006	495	S ³⁸		2006	495	S ³⁸
15528	2006	495	S ³⁸	15677.2	1999	250	Ad
15529	2006	495	S ³⁸		2000	201	Am
15530	2006	495	S ³⁸		2002	480	Am
15531	2006	495	S ³⁸		2006	495	S ³⁸
15532	2006	495	S ³⁸	15677.3	1999	250	Ad
15533	2006	495	S ³⁸		2000	201	Am
15534	2006	495	Ad & R ²³²		2002	480	Am
15611	2006	495	S ³⁸		2006	495	S ³⁸
15612	2006	495	S ³⁸	15677.4	1999	250	Ad
15613	2006	495	S ³⁸		2000	201	Am
15614	2006	495	S ³⁸		2006	495	S ³⁸
15615	2006	495	S ³⁸	15677.5	1999	250	Ad
15616	2006	495	S ³⁸		2006	495	S ³⁸
15617	2006	495	S ³⁸	15677.6	1999	250	Ad
15618	2006	495	S ³⁸		2002	480	Am
15619	2006	495	S ³⁸		2006	495	S ³⁸
15620	2006	495	S ³⁸	15677.7	1999	250	Ad
15621	2002	169	Am		2002	480	Am
	2006	495	S ³⁸		2006	495	S ³⁸
15622	2006	495	S ³⁸	15677.8	1999	250	Ad
15623	2006	495	S ³⁸		2000	201	Am
15624	2006	495	S ³⁸		2002	480	Am
15625	2006	495	S ³⁸		2006	495	S ³⁸
15626	2006	495	S ³⁸	15677.9	1999	250	Ad
15627	2006	495	S ³⁸		2002	480	Am
15627.5	2006	495	S ³⁸		2006	495	S ³⁸
15628	2006	495	S ³⁸	15678.1	2006	495	S ³⁸
15631	2006	495	S ³⁸	15678.10	2005	286	Ad
15631.5	2006	495	S ³⁸		2006	495	S ³⁸
15632	2006	495	S ³⁸		2006	773*	Am
15633	2006	495	S ³⁸	15678.2	2006	495	S ³⁸
15634	2006	214	Am	15678.3	2006	495	S ³⁸
	2006	495	S ³⁸	15678.4	2006	495	S ³⁸
15635	2006	495	S ³⁸		2006	773*	Am
15636	2006	495	S ³⁸	15678.5	2006	495	S ³⁸
15637	2006	495	S ³⁸	15678.6	2006	495	S ³⁸
15638	2006	495	S ³⁸	15678.7	2006	495	S ³⁸
15641	2006	495	S ³⁸	15678.8	2006	495	S ³⁸
15642	2006	495	S ³⁸	15678.9	2006	495	S ³⁸
15643	2006	495	S ³⁸	15679.1	1999	250	Am
15644	2006	495	S ³⁸		1999	437	Am (by
15645	2006	495	S ³⁸				Sec. 26.5 of Ch.)
15651	2006	495	S ³⁸		2006	495	S ³⁸
15652	2006	495	S ³⁸	15679.10	2006	495	S ³⁸
15653	2006	495	S ³⁸	15679.11	2006	495	S ³⁸
15654	2006	495	S ³⁸	15679.12	2006	495	S ³⁸

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>
15679.13	2006	495	S ³⁸	15902.03	2006	495	Ad ⁶⁹
15679.14	2006	495	S ³⁸	15902.04	2006	495	Ad ⁶⁹
15679.2	2006	495	S ³⁸	15902.05	2006	495	Ad ⁶⁹
15679.3	2006	495	S ³⁸	15902.06	2006	495	Ad ⁶⁹
15679.4	2006	495	S ³⁸	15902.07	2006	495	Ad ⁶⁹
15679.5	2006	495	S ³⁸	15902.08	2006	495	Ad ⁶⁹
15679.6	2006	495	S ³⁸	15902.09	2006	495	Ad ⁶⁹
15679.7	2006	495	S ³⁸	15903.01	2006	495	Ad ⁶⁹
15679.8	2006	495	S ³⁸	15903.02	2006	495	Ad ⁶⁹
15679.9	2006	495	S ³⁸	15903.03	2006	495	Ad ⁶⁹
15681	2006	495	S ³⁸		2007	130	Am ⁹⁰²
15682	2006	495	S ³⁸	15903.04	2006	495	Ad ⁶⁹
15683	2006	495	S ³⁸	15903.05	2006	495	Ad ⁶⁹
15684	2006	495	S ³⁸	15903.06	2006	495	Ad ⁶⁹
15685	2006	495	S ³⁸	15903.07	2006	495	Ad ⁶⁹
15691	2006	495	S ³⁸	15904.01	2006	495	Ad ⁶⁹
15692	2002	480	Am	15904.02	2006	495	Ad ⁶⁹
	2006	495	S ³⁸	15904.03	2006	495	Ad ⁶⁹
15693	2006	495	S ³⁸	15904.04	2006	495	Ad ⁶⁹
15694	2006	495	S ³⁸	15904.05	2006	495	Ad ⁶⁹
15695	2006	495	S ³⁸	15904.06	2006	495	Ad ⁶⁹
15696	2006	495	S ³⁸	15904.07	2006	495	Ad ⁶⁹
15697	2006	495	S ³⁸	15904.08	2006	495	Ad ⁶⁹
15698	2006	495	S ³⁸	15904.09	2006	495	Ad ⁶⁹
15699	2006	495	S ³⁸	15905.01	2006	495	Ad ⁶⁹
15701	2006	495	S ³⁸	15905.02	2006	495	Ad ⁶⁹
15702	2006	495	S ³⁸	15905.03	2006	495	Ad ⁶⁹
15710	2006	495	S ³⁸	15905.035	2006	495	Ad ⁶⁹
15711	2006	495	S ³⁸	15905.04	2006	495	Ad ⁶⁹
15712	2006	495	S ³⁸	15905.05	2006	495	Ad ⁶⁹
15713	2006	495	S ³⁸	15905.06	2006	495	Ad ⁶⁹
15714	2006	495	S ³⁸		2007	130	Am ⁹⁰²
15721	2006	495	S ³⁸	15905.07	2006	495	Ad ⁶⁹
15722	2006	495	S ³⁸	15905.08	2006	495	Ad ⁶⁹
15723	2006	495	S ³⁸	15905.09	2006	495	Ad ⁶⁹
15724	2006	495	Ad & R ²³²	15906.01	2006	495	Ad ⁶⁹
15800	1999	1000	Am	15906.02	2006	495	Ad ⁶⁹
	2004	178	Am	15906.03	2006	495	Ad ⁶⁹
	2006	495	Am	15906.04	2006	495	Ad ⁶⁹
15900	2006	495	Ad ⁶⁹	15906.05	2006	495	Ad ⁶⁹
15901.02	2006	495	Ad ⁶⁹	15906.06	2006	495	Ad ⁶⁹
	2007	130	Am ⁹⁰²	15906.07	2006	495	Ad ⁶⁹
15901.03	2006	495	Ad ⁶⁹	15907.01	2006	495	Ad ⁶⁹
15901.04	2006	495	Ad ⁶⁹	15907.02	2006	495	Ad ⁶⁹
15901.05	2006	495	Ad ⁶⁹	15907.03	2006	495	Ad ⁶⁹
15901.06	2006	495	Ad ⁶⁹	15907.04	2006	495	Ad ⁶⁹
15901.07	2006	495	Ad ⁶⁹	15908.01	2006	495	Ad ⁶⁹
15901.08	2006	495	Ad ⁶⁹	15908.02	2006	495	Ad ⁶⁹
15901.09	2006	495	Ad ⁶⁹	15908.03	2006	495	Ad ⁶⁹
15901.10	2006	495	Ad ⁶⁹	15908.04	2006	495	Ad ⁶⁹
	2007	130	Am ⁹⁰²	15908.05	2006	495	Ad ⁶⁹
15901.11	2006	495	Ad ⁶⁹	15908.06	2006	495	Ad ⁶⁹
15901.12	2006	495	Ad ⁶⁹	15908.07	2006	495	Ad ⁶⁹
15901.13	2006	495	Ad ⁶⁹	15908.08	2006	495	Ad ⁶⁹
15901.14	2006	495	Ad ⁶⁹	15908.09	2006	495	Ad ⁶⁹
15901.15	2006	495	Ad ⁶⁹	15909.01	2006	495	Ad ⁶⁹
15901.16	2006	495	Ad ⁶⁹	15909.02	2006	495	Ad ⁶⁹
	2007	130	Am ⁹⁰²	15909.03	2006	495	Ad ⁶⁹
15901.17	2006	495	Ad ⁶⁹	15909.04	2006	495	Ad ⁶⁹
15902.01	2006	495	Ad ⁶⁹	15909.05	2006	495	Ad ⁶⁹
15902.02	2006	495	Ad ⁶⁹	15909.06	2006	495	Ad ⁶⁹

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
15909.07	2006	495	Ad ⁶⁹	16701.5	2007	263	Am
15909.08	2006	495	Ad ⁶⁹	16901	1999	250	Am
15910.01	2006	495	Ad ⁶⁹		1999	437	Am
15910.02	2006	495	Ad ⁶⁹		2006	495	Am
15910.03	2006	495	Ad ⁶⁹	16902	2002	480	Am
15910.04	2006	495	Ad ⁶⁹	16903	1999	250	Am
15910.05	2006	495	Ad ⁶⁹		2002	480	Am
15910.06	2006	495	Ad ⁶⁹		2006	495	Am
15911.01	2006	495	Ad ⁶⁹	16904	2002	480	Am
15911.02	2006	495	Ad ⁶⁹	16905	1999	250	Am
15911.03	2006	495	Ad ⁶⁹		2002	480	Am
15911.04	2006	495	Ad ⁶⁹	16906	1999	250	Am
15911.05	2006	495	Ad ⁶⁹		2002	480	Am
15911.06	2006	495	Ad ⁶⁹	16907	1999	250	Am
15911.07	2006	495	Ad ⁶⁹		2002	480	Am
15911.08	2006	495	Ad ⁶⁹	16908	2000	201	Am
15911.09	2006	495	Ad ⁶⁹		2002	480	Am
15911.10	2006	495	Ad ⁶⁹		2006	495	Am
15911.11	2006	495	Ad ⁶⁹	16909	2002	480	Am
15911.12	2006	495	Ad ⁶⁹	16911	1999	250	Am
	2007	130	Am ⁹⁰²		1999	437	Am
15911.13	2006	495	Ad ⁶⁹		2006	495	Am
15911.14	2006	495	Ad ⁶⁹	16914	1999	250	Am
15911.15	2006	495	Ad ⁶⁹		1999	437	Am
15911.16	2006	495	Ad ⁶⁹		2000	201	Am
15911.17	2006	495	Ad ⁶⁹		2007	263	Am
15911.18	2006	495	Ad ⁶⁹	16915	1999	250	Am
15911.19	2006	495	Ad ⁶⁹		1999	437	Am
15911.20	2006	495	Ad ⁶⁹		2000	201	Am
15911.21	2006	495	Ad ⁶⁹	16915.5	2005	286	Ad
15911.22	2006	495	Ad ⁶⁹		2006	495	Am (by Sec. 26 of Ch.)
15911.23	2006	495	Ad ⁶⁹		2006	773*	Am
15911.24	2006	495	Ad ⁶⁹	16916	1999	250	Am
15911.25	2006	495	Ad ⁶⁹		1999	437	Am
15911.26	2006	495	Ad ⁶⁹	16953	1999	1000	Am
	2007	130	Am ⁹⁰²		2001	425	Am
15911.27	2006	495	Ad ⁶⁹		2002	169	Am
15911.28	2006	495	Ad ⁶⁹	16954	1999	1000	Am
15911.29	2006	495	Ad ⁶⁹		2006	773*	Am
15911.30	2006	495	Ad ⁶⁹	16956	2006	426	Am
15911.31	2006	495	Ad ⁶⁹		2007	80	Am
15911.32	2006	495	Ad ⁶⁹	16959	1999	1000	Am
15911.33	2006	495	Ad ⁶⁹		2002	169	Am
15912.01	2006	495	Ad ⁶⁹	16960	1999	1000	Am
15912.02	2006	495	Ad ⁶⁹		2006	773*	Am
15912.03	2006	495	Ad ⁶⁹	16962	1999	1000	Am
15912.04	2006	495	Ad ⁶⁹	17001	1999	490	Am
15912.06	2006	495	Ad ⁶⁹		2004	254	Am
15912.07	2006	495	Ad ⁶⁹		2006	495	Am
16101	1999	250	Am	17002	2004	228*	Am
	2001	595	Am		2004	354*	Am
	2004	254	Am		2005	16*	Am
	2006	426	Am (by Sec. 1 of Ch.)	17050	1999	490	Am
	2006	495	Am (by Sec. 21.5 of Ch.)		2001	425	Am
16309	2004	178	Ad		2002	169	Am
16310	2004	178	Ad	17058	2004	254	Am
16403	2004	254	Am	17060	1999	1000	Am
16701	2007	263	Am	17101	1999	490	Am
				17104	2004	254	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>
17104 (Cont.)	2006	538	Am ⁸⁰²	18005	2004	178	Ad
17106	2004	254	Am		2005	116	Am
	2006	214	Am	18008	2005	116	Ad
17302	2002	451	Am	18010	2004	178	Ad
17350.5	2004	416	Ad		2005	116	Am
	2006	773*	Am	18015	2004	178	Ad
17355	2006	773*	Am	18020	2004	178	Ad
17356	1999	1000	Am	18025	2004	178	Ad
	2006	773*	Am	18030	2004	178	Ad
17375	1999	1000	Ad	18035	2004	178	Ad
	2000	508	Am	18055	2004	178	Ad
17451	2002	169	Am	18060	2004	178	Ad
17540.1	1999	250	Ad	18065	2004	178	Ad
	2000	201	Am	18070	2004	178	Ad
17540.2	1999	250	Ad	18100	2004	178	Ad
	2000	201	Am	18105	2004	178	Ad
	2002	480	Am	18110	2004	178	Ad
17540.3	1999	250	Ad	18115	2004	178	Ad
	2000	201	Am	18120	2004	178	Ad
	2001	159	Am ³⁰⁵	18125	2004	178	Ad
	2002	480	Am	18130	2004	178	Ad
	2006	495	Am	18135	2004	178	Ad
17540.4	1999	250	Ad	18200	2004	178	Ad
	2000	201	Am	18205	2004	178	Ad
17540.5	1999	250	Ad	18210	2004	178	Ad
17540.6	1999	250	Ad	18215	2004	178	Ad
	2002	480	Am	18220	2004	178	Ad
17540.7	1999	250	Ad	18250	2004	178	Ad
	2002	480	Am	18260	2004	178	Ad
17540.8	1999	250	Ad	18270	2004	178	Ad
	2000	201	Am	18300	2005	116	Ad
	2002	480	Am	18310	2005	116	Ad
	2006	495	Am	18320	2005	116	Ad
17540.9	1999	250	Ad	18330	2005	116	Ad
17552	2006	773*	Am	18340	2005	116	Ad
17554.5	2005	286	Ad	18350	2005	116	Ad
	2006	495	Am (by Sec. 30 of Ch.)	18360	2005	116	Ad
	2006	773*	Am	18370	2005	116	Ad
17555	2006	495	Am	18380	2005	116	Ad
17600	1999	250	Am	18390	2005	116	Ad
	1999	437	Am (by Sec. 32.5 of Ch.)	18400	2005	116	Ad
17654	1999	1000	Am	18410	2005	116	Ad
17655	2003	477	Ad	18420	2005	116	Ad
	2004	183	Am (as ad by Sec. 3, Stats. 2003, Ch. 477) & RN ⁵⁷¹	18605	2004	178	Ad
			Ad(RN) ⁵⁷¹	18610	2004	178	Ad
17656	2004	183	Ad(RN) ⁵⁷¹	18615	2004	178	Ad
17700	1999	1000	R	18620	2005	116	Ad
17701	1999	1000	R	18630	2004	178	Ad
17702	1999	1000	R	18640	2004	178	Ad
17703	1999	1000	R	20000	2004	178	R
17704	1999	1000	R	20001	2004	178	R
17705	1999	1000	R	20002	2004	178	R
18000	2004	178	Ad	20003	2004	178	R
18003	2005	116	Ad	21000	2004	178	R
				21100	2004	178	R
				21101	2004	178	R
				21102	2004	178	R
				21103	2004	178	R
				21200	2004	178	Am
				21304	1999	1000	Am

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
Title 3, Pt. 5, heading (Sec. 24000 et seq.)				25232.1	2002	772	Am
24000	2004	178	R	25232.3	2002	772	Am
24001	2004	178	R	25241	2003	473	Am
24001.5	2007	568	Am	25247	2001	264	Am
24002	2004	178	R		2003	473	Am
24003	1999	1000	Am	25252	2003	473	Am
	2004	178	R	25256	2003	473	Ad
24004	1999	1000	Am	25404	2003	473	Ad
	2004	178	R		2007	101	Am
24005	2004	178	R	25501.5	2004	575	Ad
24006	2004	178	R	25506	2004	575	Am
24007	2004	178	R	25508.5	2000	705	Ad
25004	2004	461	Am	25530	2002	772	Am
25005.1	2000	201	Ad	25530.1	2007	101	Ad
	2002	480	Am (by Sec. 28 of Ch.)	25532	2002	772	Am
	2002	772	Am (by Sec. 1.5 of Ch.)		2003	473	Am
	2006	495	Am		2004	461	Am
25010	2000	705	Am	25533	2003	876	Am
25014.7	2000	485	Am	25533.5	2003	876	Am
25019	2000	705	Am	25540	2003	473	Am
25021	2004	697	Am	25541	2003	473	Am
25023	2000	705	Ad	25604	2001	264	R & Ad
25100	2000	485	Am		2002	777	Am
25100.1	2006	538	Am ⁸⁰²	25607	2001	264	Am
25101	2000	485	Am		2002	664	Am ⁴³¹
25102	1999	83	Am ³⁰	25608	2001	264	Am
	2000	705	Am		2002	772	Am
	2001	58	Am	25608.2	2001	264	Am
	2001	159	Am ³⁰⁵	25608.3	2001	118*	Ad
	2003	473	Am	25612.3	2003	473	Ad
25102.1	2004	461	Am	25612.5	2001	264	Am
25102.5	2003	902	Am		2003	473	Am
25103	2000	201	Am	25620	2003	273	Ad
	2001	159	Am ³⁰⁵	28501	2006	214	Am
	2002	964	Am	28506	2004	225*	R
	2003	62	Am ⁵¹⁹		2004	461	R
25120	2000	201	Am	28711	2007	101	Am
	2001	159	Am ³⁰⁵	28716	2007	101	Ad
	2002	964	Am	28956	1999	83	Am ³⁰
25205	2001	264	R	29105	2007	101	Ad
25207	2000	135	Am ²⁰³	29530	2000	705	Am
25209	2000	705	Ad	29538	2007	101	Ad
25212	2003	473	Am	29544	2003	876	Am
25212.1	2002	772	Am	31001	2004	458*	Am ⁶³
25213	2002	772	Am	31001.1	2004	458*	Ad ⁶³
25213.3	2002	772	Am	31011	2002	664	Am ⁴³¹
25219	1999	470	Am	31108	1999	325	Ad
25221	2001	547	Ad	31109	2004	458*	Ad ⁶³
25230	2003	473	Am	31109.1	2004	458*	Ad ⁶³
25231	2004	461	Am		2005	22	Am ⁶⁴⁷
25232	2003	473	Am	31119	2004	458*	Am ⁶³
					2007	101	Am
				31125	2004	458*	Am ⁶³
				31155	2007	101	Am
				31204	2007	101	Ad
				31300	2004	458*	Am ⁶³
				31400.1	2007	101	Ad
				31402	2004	458*	Am ⁶³
				31403	2004	458*	Am ⁶³

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>
31405	2004	458 *	Am ⁶³	31408	2004	458 *	Ad ⁶³
31406	2004	458 *	Ad ⁶³	31410	2004	458 *	Am ⁶³
31407	2004	458 *	Ad ⁶³	31411	2004	458 *	Am 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
30.5	2001	745*	Am		2006	561	Ad
	2001	750	Am	422	2000	71*	Ad ⁷³
88	2005	118*	Ad				R ²²
95	2004	896*	Ad	423	2000	71*	Ad ⁷³
200	1999	587	Am				R ²²
	2004	700	Am	424	2000	71*	Ad ⁷³
	2007	569	Am				R ²²
210.1	2007	569	Am & RN & Ad	425	2000	71*	Ad ⁷³
210.3	2007	569	Ad(RN)				R ²²
210.7	2007	569	Ad	426	2000	71*	Ad ⁷³
212	2007	569	R & Ad				R ²²
212.1	2007	569	Ad		2001	159	Am ³⁰⁵
212.3	2007	569	Ad		2003	573	R
212.6	2007	569	Ad	427	2000	71*	Ad ⁷³
219	2007	569	Ad				R ²²
220	1999	587	Am		2001	159	Am ³⁰⁵
	2004	700	Am	428	2000	71*	Ad ⁷³
	2007	569	Am				R ²²
220.5	1999	587	Ad(RN)	430	2002	1014*	Ad
	2007	569	Am & RN		2003	62	Am ⁵¹⁹
221	1999	587	Am & RN	435	2002	1014*	Ad
	2007	569	Ad(RN)	440	2002	1014*	Ad
221.5	2003	650	Am	441	2002	1014*	Ad
224.5	2000	459	Ad	442	2002	1014*	Ad
230	2003	660	Am	443	2002	1014*	Ad
233	2000	955	Am	444	2002	1014*	Ad
233.8	2000	959	Ad	445	2002	1014*	Ad
234	2007	566	Ad	446	2002	1014*	Ad
234.1	2007	566	Ad		2003	62	Am ⁵¹⁹
234.2	2007	566	Ad	1090	2001	401	Am
234.3	2007	566	Ad		2006	588	Am
235	2007	569	Am	1209	1999	838	Ad
241	1999	587	Ad		2000	135	Am ²⁰³
260	2007	569	Am	1240	2001	620	Am
270	2005	386	Ad		2004	900*	Am
271	2005	386	Ad		2005	22	Am ⁶⁴⁷
313	1999	678	Ad		2005	118*	Am
	2000	71*	Am		2005	677*	Am
	2001	159	Am ³⁰⁵		2006	704	Am
315.5	2006	632	Ad		2007	526*	Am
316.5	2006	632	Ad	1240.1	2004	896*	Am
317	2006	632	Ad	1240.2	2004	896*	Am
	2007	130	Am ⁹⁰²	1241.5	2001	620	Am
400	1999	71	Ad		2005	357	Am
	2000	77*	Am	1242	2006	704	Ad
402	1999	71	Ad	1242.5	2006	704	Ad
404	1999	71	Ad		2007	730	Am
	2000	77*	Am	1253.5	2002	221	Am
406	1999	71	Ad	1258	2002	221	Am
	2000	77*	Am	1279	1999	838	Ad
	2000	986	Am	1280	1999	838	Ad
	2001	159	Am ³⁰⁵	1281	1999	838	Ad
408	1999	71	Ad	1302	1999	838	Ad
410	1999	71	Ad	1317	1999	646	Am
420	2000	71*	Ad ⁷³	1340	2001	430	Am
			R ²²	1625	2004	896*	Am
	2006	561	Ad	1628	2002	1058	Am
421	2000	71*	Ad ⁷³		2005	677*	Am
			R ²²	1629	2005	677*	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>
1630	2006	730	Am	Title 1,			
1753	2006	538	Am ⁸⁰²	Div. 1,			
1762	2006	538	Am ⁸⁰²	Pt. 6,			
1982.3	1999	152*	Am	Ch. 1,			
2550	1999	680	Am	Art. 5,			
	2000	71*	Am	heading			
2550.1	2002	519*	Ad	(Sec. 8090			
2550.2	2002	519*	Am ⁴⁷⁸	et seq.)	2000	1058	Am
2550.5	2002	519*	Am ⁴⁷⁸	8092	2000	1058	Am
2550.6	2002	519*	Am ⁴⁷⁸		2005	677*	Am
2550.7	2002	519*	Am	8092.5	2000	1058	Am
2551	1999	680	Am ¹²	8093	2000	1058	Am
			R ¹	8100	2000	1058	Am
2557.5	2002	1168*	Am	8152	2002	11	Am
	2003	227*	Am	8201	1999	823	Am
2558	2002	1168*	Am		2004	896*	Am
	2003	227*	Am	8202	1999	823	Am (by Sec. 4
2558.45	1999	78*	Am				of Ch.)
2558.46	2003	227*	Ad	8203	2002	435	Am
	2004	216*	Am	8203.3	1999	78*	Am
	2005	73*	Am	8206	2003	552	Am
	2005	491*	Am	8206.1	2003	552	Am
	2006	79*	Am	8206.3	2004	896*	R
2567	1999	680	Ad	8206.5	2003	552	R
2568	2000	71*	Ad	8206.6	2003	552	Am
5017	2007	730	Am	8206.7	2003	552	R
5018	2006	588	Am	8206.8	2003	552	R
5019	2002	221	Am	8207	2004	896*	R
	2005	344	Am (by Sec. 1.5	8208	1999	646	Am
			of Ch.)		2001	734*	Am
	2006	126	Am		2002	435	Am
5020	2005	344	Am		2004	896*	Am
	2006	730	Am		2004	897	Am (by Sec. 2.5
5091	2003	811	Am				of Ch.)
5303	2002	221	Am		2005	677*	Am
5322	1999	667	Am	8212	1999	823	Am
	2000	1081	Am		2004	358	Am
5324	1999	667	Am		2005	677*	Am
	2002	221	Am	8215	1999	548	Am ^{36 13}
5325	1999	667	Am		2001	745*	Am
	2002	221	Am	8222	2005	677*	Am
5361	1999	667	Am		2006	75*	Am
5362	1999	667	Am		2007	730	Am
5363	2000	1081	Am	8222.1	2007	415	Am
5380	2002	221	Am	8222.5	1999	882	Am
5421	2002	221	Am		2003	227*	Am
5442	2006	588	Am		2006	75*	R
6400	2002	1018	R & Ad	8223	2004	896*	Am
7002.5	2006	538	Am ⁸⁰²		2007	730	Am
7004	2004	896*	Am	8226	1999	823	Ad
7005	2004	69*	Am		2004	358	Am
7007	2004	896*	Am		2005	677*	Am
7008	2004	69*	Am	8227	2005	78*	Ad
8006	2000	1058	Am	8228	2004	555*	Ad & R ³⁸
8007	2000	1058	Am	8234	2000	1058	R
	2001	750	Am	8236	2001	750	Am
8070	2000	1058	Am		2007	730	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
8238	2006	211	Ad	Title 1,			
8238.1	2006	211	Ad	Div. 1,			
8238.2	2006	211	Ad	Pt. 6,			
	2007	278	Am	Ch. 2,			
8238.3	2006	211	Ad	Art. 14,			
8238.4	2006	211	Ad	heading			
	2007	278	Am	(Sec. 8285			
8238.5	2006	211	Ad	et seq.)	2004	896*	Am
8238.6	2006	211	Ad	8285	2004	896*	R
8239	2006	211	Ad	8285.1	2004	896*	Am & RN
	2007	278	Am	8285.5	2004	896*	R
8242	2002	435	Am	8287	2004	896*	Am & RN
	2004	896*	R	8288	2004	896*	Am & RN
8245	2004	897	Ad	8289	2002	435	Am
8246	2004	897	Ad		2004	896*	Am & RN
8247	2004	897	Ad	8290	2000	548	Ad
8250	2006	730	Am		2004	896*	Am & RN
8257	2004	896*	Am	8290.1	2000	548	Ad
8261	2003	552	Am		2004	896*	Am & RN
8261.5	1999	646	Ad	8290.2	2000	548	Ad
8263	2002	435	Am		2004	896*	Am & RN
	2003	552	Am	8300	2000	547	Ad
	2004	229*	Am		2004	896*	Am & RN
	2007	110	Am	8335	2005	725*	Ad & R ⁶³⁹
8263.1	2004	896*	Am	8335.1	2005	725*	Ad & R ⁶³⁹
8263.4	2004	229*	Ad	8335.2	2005	725*	Ad & R ⁶³⁹
	2005	78*	Am	8335.3	2005	725*	Ad & R ⁶³⁹
8264.5	2001	734*	Am	8335.4	2005	725*	Ad & R ⁶³⁹
8264.6	2004	896*	Ad(RN)	8335.5	2005	725*	Ad & R ⁶³⁹
8264.7	2004	896*	Ad(RN)	8335.6	2005	725*	Ad & R ⁶³⁹
8264.8	2004	896*	Ad(RN)	8335.7	2005	725*	Ad & R ⁶³⁹
8265	2007	730	Am	8340	2003	691	Ad & R ¹¹¹
8265.5	2002	435	Am	8341	2003	691	Ad & R ¹¹¹
8266.1	2004	183	Am ⁵⁷¹	8341.5	2003	691	Ad & R ¹¹¹
8275	2006	538	Am ⁸⁰²	8342	2003	691	Ad & R ¹¹¹
8277.5	1999	492	Am	8343	2003	691	Ad & R ¹¹¹
	2001	118*	Am	8344	2003	691	Ad & R ¹¹¹
8277.6	1999	492	Am	8345	2003	691	Ad & R ¹¹¹
	2001	118*	Am	8346	2003	691	Ad & R ¹¹¹
	2002	664	Am ⁴³¹	8352	2005	677*	Am
	2004	225*	Am	8358	2001	745*	Am
8278	2000	71*	Am	8359	1999	646	Am
8278.3	2000	1057	Am	8363.5	2006	538	Am ⁸⁰²
	2000	1058	Am	8385	2004	229*	Ad
	2001	734*	Am	8406.9	2002	142	Ad
	2001	750	Am	8420	2001	734*	R
	2002	664	Am ⁴³¹		2002	1025	Ad
	2003	523	Am	8421	2001	734*	R
8279.1	2007	730	Am		2002	1025	Ad
8279.3	2004	896*	Ad(RN)		2005	677*	Am
8279.4	2004	896*	Ad(RN)		2006	380*	Am
8279.5	2004	896*	Ad(RN)	8421.5	2006	380*	Ad
8279.6	2004	896*	Ad(RN)	8422	2001	734*	R
8279.7	2004	896*	Ad(RN)		2002	1025	Ad
	2005	650	Am		2006	380*	Am
	2006	75*	Am	8423	2001	734*	R
8280	2001	750	R		2002	1025	Ad
8282	2001	629	Ad		2006	380*	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
8424	2001	734 *	R		2002		
8425	2001	734 *	R		Initiative		
	2002	1025	Ad		(Prop. 49		
	2006	380 *	Am		adopted		
8426	2001	734 *	R		Nov. 5, 2002)		Am
	2002	1025	Ad		2005	353	Am
	2006	380 *	Am		2006	380 *	Am
8427	2001	734 *	R	8482.4	2006	380 *	Ad
	2002	1025	Ad	8482.5	2002		
	2006	380 *	Am		Initiative		
	2007	22 *	Am		(Prop. 49		
8428	2001	734 *	R		adopted		
	2002	1025	Ad		Nov. 5, 2002)		Am
	2006	380 *	Am		2006	380 *	R (as am by
8429	2001	734 *	R				Sec. 2.5 and
8430	2001	734 *	R				Sec. 2.6,
8431	2001	734 *	R				Stats. 1998,
8432	2001	734 *	R				Ch. 320)
8447	1999	78 *	Am				Am (as am by
	2006	75 *	Am				Prop. 49)
8448	2003	107	Am	8482.55	2002		
8450	2004	896 *	Am		Initiative		
8451	2001	745 *	Am		(Prop. 49		
	2007	730	R		adopted		
8468	2002	435	R		Nov. 5, 2002)		Ad
Title 1,					2006	380 *	Am
Div. 1,					2007	22 *	Am
Pt. 6,				8482.6	2001	545	R (as ad by
Ch. 2,							Stats. 1998,
Art. 22.5,							Ch. 318 and
heading							Ch. 319)
(Sec. 8482							Am (as ad by
et seq.)	2001	545	Am				Stats. 1998,
	2002						Ch. 320)
	Initiative			8482.8	1999	872 *	Ad
	(Prop. 49				2001	545	Am
	adopted				2005	553	Am
	Nov. 5, 2002)		Am	8483	1999	872 *	Am
8482	2001	545	R (as ad by		2000	582	Am
			Stats. 1998,		2001	545	R (as ad by
			Ch. 318 and				Stats. 1998,
			Ch. 319)				Ch. 318 and
			Am (as ad by				Ch. 319)
			Stats. 1998,				Am (as am by
			Ch. 320)				Stats. 1999,
	2002						Ch. 872)
	Initiative				2002	495	Am
	(Prop. 49				2003	62	Am ⁵¹⁹
	adopted				2005	553	Am
	Nov. 5, 2002)		Am		2006	380 *	Am
8482.3	1999	78 *	Am	8483.1	2001	545	Ad
	2001	545	R (as am by		2005	553	Am
			Stats. 1998,		2006	380 *	Am
			Ch. 318 and	8483.2	2001	545	Ad
			Ch. 319)		2006	380 *	Am
			Am (as am by	8483.25	2002		
			Stats. 1999,		Initiative		
			Ch. 78)		(Prop. 49		
	2002	646	Am		adopted		
					Nov. 5, 2002)		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	
8483.3	2005	353	Am (as am by Sec. 1, Stats. 2000, Ch. 582)	8484	2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)
	2006	380*	Am (as am by Sec. 2, Stats. 2005, Ch. 353)		2006	380*	Am (as ad by Stats. 1998, Ch. 320)
8483.4	2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)	8484.3	2007	22*	Am
			Am (as ad by Stats. 1998, Ch. 320)		2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)
8483.5	2001	545	Ad				Am (as ad by Stats. 1998, Ch. 320)
	2002			8484.6	1999	108	Ad
	Initiative (Prop. 49 adopted Nov. 5, 2002)		Am		2002		
8483.55	2002				Initiative (Prop. 49 adopted Nov. 5, 2002)		Am
	Initiative (Prop. 49 adopted Nov. 5, 2002)		Ad	8484.7	2002	1036	Ad
	2006	380*	Am		2005	73*	Am
8483.6	2002			8484.75	2005	555*	Ad
	Initiative (Prop. 49 adopted Nov. 5, 2002)		Ad		2006	538	Am ⁸⁰²
	2006	380*	Am	8484.8	2002	1036	Ad
	2002				2005	73*	Am
	Initiative (Prop. 49 adopted Nov. 5, 2002)		Ad		2005	555*	Am
8483.7	1999	872*	Am		2006	380*	Am
	2001	545	Am (as am by Stats. 1999, Ch. 872)	8484.9	2005	555*	Ad
	2005	553	Am		2006	380*	Am
	2006	380*	R (as ad by Sec. 2, Stats. 1998, Ch. 318 and Ch. 319)	8488.5	2001	453	Ad & R ¹⁸
			Am (as am by Sec. 4, Stats. 2005, Ch. 553)		2004	366	S ³¹⁷
8483.75	2001	545	Ad	8488.7	2001	453	Ad & R ¹⁸
	2005	553	Am		2004	366	S ³¹⁷
	2006	380*	Am	8488.9	2001	453	Ad & R ¹⁸
8483.8	2001	545	R (as ad by Stats. 1998, Ch. 318 and Ch. 319)		2004	366	S ³¹⁷
			Am (as ad by Stats. 1998, Ch. 320)	8489.1	2001	453	Ad & R ¹⁸
					2004	366	S ³¹⁷
8483.9	2005	553	Am	8489.2	2001	453	Ad & R ¹⁸
					2004	366	S ³¹⁷
				8489.3	2001	453	Ad & R ¹⁸
					2004	366	S ³¹⁷
				8489.4	2001	453	Ad & R ¹⁸
					2004	366	S ³¹⁷
				8489.6	2001	453	Ad & R ¹⁸
					2004	366	S ³¹⁷
				8489.8	2001	453	Ad & R ¹⁸
					2004	366	S ³¹⁷
				8489.9	2001	453	Ad & R ¹⁸
					2004	366	Am ³¹⁷
				8494	2000	1057	Am
				8498	2006	538	Am ⁸⁰²
				8499	2006	730	Am
				8499.10	2001	629	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>
8499.3	2002	435	Am	8921	2001	541	Ad ⁷³
8499.5	2002	435	Am				R ²²
	2003	62	Am ⁵¹⁹	8922	2001	541	Ad ⁷³
8660	1999	78*	Am ⁵⁷				R ²²
8661	1999	78*	Am ⁵⁷	8923	2001	541	Ad ⁷³
8662	1999	78*	Am ⁵⁷				R ²²
8663	1999	78*	Am ⁵⁷	8924	2001	541	Ad ⁷³
8664	1999	78*	Am ⁵⁷				R ²²
8665	1999	78*	R	8925	2001	541	Ad ⁷³
8666	1999	78*	Am ⁵⁷				R ²²
8667	1999	78*	Am ⁵⁷	8926	2001	541	Ad ⁷³
8668	1999	78*	Am ⁵⁷				R ²²
8669	1999	78*	Am ⁵⁷	8927	1999	83	Am ³⁰
	2005	676*	Am	8951	2001	734*	Am
			R & Ad ⁶⁹	8957	2003	573	Am
	2006	538	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 2005, Ch. 676) ⁸⁰²	8980	1999	965	Ad
				8981	1999	965	Ad
				8982	1999	965	Ad
				8990	2002	1163	Ad ^{391 37}
				8993	2002	1163	Ad ^{391 37}
8669.1	1999	78*	Am ⁵⁷	8995	2002	1163	Ad ^{391 37}
8669.2	1999	78*	R	8996	2002	1163	Ad ^{391 37}
8702	2003	663	Am	8997	2002	1163	Ad ^{391 37}
8774	2007	521	Ad	9000	2002	1163	Ad ^{391 37}
8780	2003	663	Ad ⁷⁹	9001	2002	1163	Ad ^{391 37}
			R ⁸⁰	9002	2002	1163	Ad ^{391 37}
8781	2003	663	Ad ⁷⁹	9003	2002	1163	Ad ^{391 37}
			R ⁸⁰	9004	2002	1163	Ad ^{391 37}
8782	2003	663	Ad ⁷⁹	10551	2000	71*	Am
			R ⁸⁰	10554	1999	646	Am ¹⁴
8783	2003	663	Ad ⁷⁹		2000	71*	Am ¹⁹¹
			R ⁸⁰		2001	891*	Am ³³⁴
8784	2003	663	Ad ⁷⁹		2002	1167*	Am ³⁸²
			R ⁸⁰		2003	227*	Am ³⁶
8805	2003	552	Am	10555	2000	71*	Am
8810	2002	497	S ⁶⁸	10600	2006	840	Am
8811	2002	497	S ⁶⁸		2007	130	Am ⁹⁰²
8812	2002	497	S ⁶⁸	10601	2006	840	Am
8813	2002	497	Am ⁶⁸		2007	130	Am ⁹⁰²
	2003	62	Am ⁵¹⁹	10601.5	2006	840	Ad
	2004	183	Am ⁵⁷¹		2007	130	Am ⁹⁰²
8813.5	2002	497	S ⁶⁸	10700	2006	264	Ad
8814	2002	497	S ⁶⁸	10701	2006	264	Ad
8815	2001	750	Am	10901	2001	734*	Am
	2002	497	S ⁶⁸	11020	1999	78*	Am
8816	2002	497	S ⁶⁸		2001	734*	S ^{79 43}
8817	2002	497	S ⁶⁸	11021	1999	78*	Am
8818	2002	497	S ⁶⁸		2001	734*	S ^{79 43}
8819	2002	497	S ⁶⁸		2001	734*	S ^{79 43}
8819.5	2003	580	Ad(RN)	11022	2001	734*	S ^{79 43}
8820	2003	580	Am & RN & Ad	11023	2001	734*	Am ^{79 43}
8825	2003	580	Ad	11024	2001	734*	S ^{79 43}
	2004	183	Am ⁵⁷¹	11024.5	2001	734*	Am ^{79 43}
	2004	896*	Am	11700	2000	462	Ad
	2006	538	Am ⁸⁰²		2001	159	Am ³⁰⁵
8830	2003	580	Ad	11800	2006	552	Ad
8920	2001	541	Ad ⁷³	12117	2006	538	Am ⁸⁰²
			R ²²	13030	2000	132	Am
	2002	497	Am ⁶⁸		2003	227*	Am
				13040	2001	870*	Ad ³⁷

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
13041	2001	870 *	Ad ³⁷	15268	2000	44	Ad ¹⁸⁵
13042	2001	870 *	Ad ³⁷	2000	580	Am (as ad by	Stats. 2000,
14002	1999	78 *	Am ²¹			Ch. 44)	
			R ³⁴	15270	2000	44	Ad ¹⁸⁵
14002.1	2003	227 *	Ad ³⁵	2000	580	Am (as ad by	Stats. 2000,
14002.3	2002	1168 *	Ad(RN) ⁷⁰			Ch. 44)	
			R ⁶³				
	2003	892	Ad ³⁹¹	2001	132	Am	
			R (as ad by	15271	2001	132	Ad
			Sec. 3,	15272	2000	44	Ad ¹⁸⁵
			Stats. 2002,	15274	2000	44	Ad ¹⁸⁵
			Ch. 1168)	15276	2000	44	Ad ¹⁸⁵
			Am (as ad by	15278	2000	44	Ad ¹⁸⁵
			Sec. 26,	15280	2000	44	Ad ¹⁸⁵
			Stats. 2002	15282	2000	44	Ad ¹⁸⁵
			Ch. 1168) ^{36, 13}	15284	2000	44	Ad ¹⁸⁵
	2004	263 *	Am	15288	2000	44	Ad ¹⁸⁵
14041.5	2004	216 *	Am	15300	2007	670	Am
	1X 2003–04	4 *	Ad	15301	2007	670	Am
14058	2007	569	Am	15302	2007	670	R
14501	2002	1128	Am	15303	2007	670	Am
	2004	900 *	Am	15320	2007	670	Am
14502	2002	1128	Am ⁷³	15321	2007	670	Am
			R ²²	15323	2007	670	Am
14502.1	2002	1128	Ad ¹⁷⁵	15326.5	2007	670	Ad
	2003	313	Am	15330	2007	670	R
14503	2002	1128	Am	15331	2007	670	R
14504	2002	1128	Am	15332	2007	670	R
14504.2	2000	1055 *	Am	15333	2007	670	R
	2002	1128	Am	15334	2007	670	R
14505	2000	1055 *	Am	15334.5	2007	670	Am
14550	2000	71 *	Ad	15335	2007	670	R
15100	1999	667	Am	15336	2007	670	R
15101	2002	199	Ad	15340	1999	858	Am
	2006	289	Am		2001	132	Am
15101.75	2007	670	Ad		2002	199	Am
15102	2000	44	Am ¹⁸⁵		2007	670	Am
	2007	670	Am	15341	1999	858	R
15106	2000	44	Am ¹⁸⁵		2002	199	Ad
	2007	670	Am		2006	289	Am
15107	2007	670	Am		2007	670	R
15108	2007	670	Am	15342	2007	670	R
15120	1999	646	Am	15343	2006	289	Am
	2006	289	Am		2007	670	R
15140	1999	667	Am	15344	2006	588	Am
15146	1999	667	Am		2007	670	R
	2006	213	Am	15346	2007	670	R
	2007	130	Am ⁹⁰²	15347	2007	670	R
15147	2004	7 *	Am	15348	2001	132	Am
15148	2002	221	Am		2007	670	R
15150	1999	667	Ad	15349	2007	670	R
	2007	334	Am	15349.1	2007	670	R
15205	1999	667	Ad	15349.2	2007	670	R
15232	2001	176	Am	15350	2007	670	R & Ad
15233	2001	176	Am	15351	2007	670	R
15264	2000	44	Ad ¹⁸⁵	15353	2007	670	R
15266	2000	44	Ad ¹⁸⁵	15354	2007	670	R
	2001	132	Am	15355	2007	670	R
	2006	289	Am	15356	2007	670	R
	2007	670	Am	15357	2007	670	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>
15358	2007	670	R	17070.52	2007	519	Ad
15359	2007	670	R	17070.65	2002	33 *	Am
15359.1	2002	221	Am	17070.70	2000	127 *	Am
	2007	670	R		2002	33 *	Am
15359.2	2007	670	R	17070.71	2000	530 *	Ad
15359.3	2001	132	Ad	17070.73	2002	935	Ad
15360	2007	670	R	17070.75	1999	858	Am
15361	2007	670	R		2001	734 *	Am
15362	2007	670	R		2004	195 *	Am
15370	2007	670	R		2004	900 *	Am
15371	2007	670	R	17070.755	2003	358	Ad
15372	2007	670	R	17070.76	2003	227 *	Ad
15373	2007	670	R	17070.77	2001	194	Ad
15374	2007	670	R	17070.95	2002	33 *	Ad
15380	2007	670	R	17070.955	2006	778	Ad
15381	2007	670	R	17070.96	2006	35 *	Ad ⁷⁷⁹
15382	2007	670	R	17070.99	2004	894	Ad
15383	2007	670	R	17071.10	1999	857	Am
15384	2007	670	R		1999	858	Am
15390	2007	670	R	17071.25	1999	858	Am
15391	2007	670	R	17071.33	2002	33 *	Am
15400	2007	670	R	17071.46	2000	458	Ad
15401	2007	670	R		2001	159	Am ³⁰⁵
15402	2007	670	R		2003	904	Am
15403	2007	670	R	17071.75	1999	858	Am
15404	2007	670	R		2002	33 *	Am
15405	2007	670	R		2002	935	Am (as am by Stats. 2002, Ch. 33)
15410	2007	670	R		2005	710	Am
15411	2007	670	R		2006	585	Am
15412	2007	670	R		2007	691	Am
15413	2007	670	R		1999	858	Am ¹⁴⁷
15414	2007	670	R	17072.10	2002	33 *	Am
15420	2007	670	R		2004	894	Am
15421	2007	670	R				R & Ad ⁶⁹
15422	2007	670	R				Ad ⁷⁷⁹
15425	2007	670	Am	17072.11	2006	35 *	Am
15720	2000	1058	R		2007	730	Am
15750	2001	745 *	R	17072.12	2001	647	Am
16098	2000	1058	R	17072.13	1999	992	Ad
16236	2006	79 *	Ad		2000	725	Am
16730	2000	1058	R		2002	935	Am
17001.5	2001	745 *	R	17072.14	2003	570	Ad
17002	2004	900 *	Am	17072.17	1999	858	Ad
	2006	704	Am	17072.18	2000	443 *	Ad
17009.5	1999	858	Am		2002	935	Am
	2000	753	Am	17072.20	2002	935	Am
17014	2004	900 *	Am		1999	858	Am
17032.5	2004	900 *	Am		2002	935	Am
17052	2000	753	Ad	17072.25	1999	178	Am
17070.15	1999	858	Am		2002	33 *	Am
	2002	33 *	Am	17072.30	2004	894	Am
	2004	894	Am				R & Ad ⁶⁹
	2004	900 *	Am	17072.32	2004	894	Am
17070.35	2002	33 *	Am				R & Ad ⁶⁹
17070.40	2002	33 *	Am	17072.35	2002	935	Am
	2006	35 *	Am ⁷⁷⁹		2006	35 *	Am ⁷⁷⁹
17070.43	2002	33 *	Am	17073.15	2003	572	Am
17070.46	2002	935	Ad		2003	587	Am
17070.50	1999	992	Am	17073.20	2003	572	Am
17070.51	2000	590	Ad		2003	587	Am
	2002	33 *	Am	17073.25	2002	935	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	
17073.25 (Cont.)	2003	62	Am ⁵¹⁹		2002	935	Am	
17074.10	1999	858	Am		2003	587	Am	
	2002	33*	Am		2004	183	Am ⁵⁷¹	
	2003	572	Am	17078.10	2002	33*	Ad	
	2003	587	Am	17078.15	2002	33*	Ad	
17074.15	2002	33*	Am	17078.18	2002	33*	Ad	
	2002	935	Am (as ad by Stats. 2002, Ch. 33)	17078.20	2002	33*	Ad	
					2002	935	Am (as ad by Stats. 2002, Ch. 33)	
17074.16	2002	33*	Ad	17078.22	2002	33*	Ad	
	2002	935	Am (as ad by Stats. 2002, Ch. 33)	17078.24	2002	33*	Ad	
17074.26	2002	33*	Ad	17078.25	2002	33*	Ad	
17074.27	2002	1075	Ad	17078.27	2002	33*	Ad	
17074.30	2002	1075	Ad		2004	898	Am	
17074.32	2004	894	Ad & R ⁶⁸		2005	710	Am	
17074.50	2001	725	Ad	17078.30	2002	33*	Ad	
17074.52	2001	725	Ad		2002	935	Am (as ad by Stats. 2002, Ch. 33)	
17074.54	2001	725	Ad	17078.50	2002	935	Ad	
17074.56	2001	725	Ad		2003	587	R	
17075.10	2002	33*	Am	17078.52	2002	935	Ad	
	2006	35*	Am ⁷⁷⁹		2003	587	Am	
17075.15	2002	33*	Am		2006	35*	Am ⁷⁷⁹	
	2003	55	Am	17078.53	2002	935	Ad	
17076.10	1999	858	Am		2003	587	Am ⁷⁷⁹	
	2002	33*	Am		2006	35*	Am ⁷⁷⁹	
	2006	704	Am		2007	130	Am ⁹⁰²	
17076.11	1999	133	Ad	17078.54	2002	935	Ad	
Title 1, Div. 1, Pt. 10, Ch. 12.5, Art. 10, heading (Sec. 17077.10 et seq.)					2003	587	Am	
					2006	35*	Am ⁷⁷⁹	
				17078.56	2002	935	Ad	
					2003	587	Am	
					2006	35*	Am ⁷⁷⁹	
				17078.57	2002	935	Ad	
					2003	587	Am	
				17078.58	2002	935	Ad	
					2003	587	Am	
					2006	35*	Am ⁷⁷⁹	
				17078.62	2002	935	Ad	
					2003	587	Am	
Title 1, Div. 1, Pt. 10, Ch. 12.5, Art. 10.5, heading (Sec. 17077.30 et seq.)				17078.64	2002	935	Ad	
					2003	587	Am	
				17078.66	2003	587	Ad	
					17078.70	2006	35*	Ad ⁷⁷⁹
					17078.72	2006	35*	Ad ⁷⁷⁹
					17079	2006	35*	Ad ⁷⁷⁹
				17079.10	2006	35*	Ad ⁷⁷⁹	
				17079.20	2006	35*	Ad ⁷⁷⁹	
				17079.30	2006	35*	Ad ⁷⁷⁹	
				17087	2004	900*	Am	
				17088.2	2000	590	Ad	
					2002	33*	Am	
17077.30	2002	33*	Ad(RN)	17089	2004	900*	Am	
17077.35	2002	33*	Ad	17092	2000	590	Am	
17077.40	2002	33*	Ad	17096	1999	709	Ad	
	2003	587	Am	17150	1999	646	Am	
17077.42	2002	33*	Ad		2001	734*	Am	
	2003	587	Am		2002	1168*	Am	
	2007	130	Am ⁹⁰²					
17077.45	2002	33*	Ad	17171	2006	325	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>
17173	2006	325	Am		2007	471	Am ⁵⁴⁷
17180	1999	718*	Am	17250.40	2001	421	Ad & R ⁷⁵
	2000	193	Am		2006	35*	S ⁷⁷⁷
	2006	325	Am		2007	471	S ⁵⁴⁷
17180.5	2002	935	Ad	17250.45	2001	421	Ad & R ⁷⁵
17183	2006	325	Am		2006	35*	S ⁷⁷⁷
17183.5	2006	325	Am		2007	471	S ⁵⁴⁷
17184	2006	325	Am	17250.50	2001	421	Ad & R ⁷⁵
17185	2006	325	Am		2006	35*	S ⁷⁷⁷
17193	2006	325	Am		2007	471	S ⁵⁴⁷
17193.5	2006	325	Am	17251.5	2002	33*	Ad
17194	2006	325	Am	17255	2002	498	Ad
17195	2006	325	Am	17261	2006	35*	Am ⁷⁷⁹
17199.1	1999	718*	Am	17262	2002	33*	Am
	2000	193	Am	17268	1999	992	Am
	2006	325	Am	17280	2002	33*	Am
17199.4	2006	325	Am	17280.1	2004	642	Ad
17210	1999	1002	Ad	17280.5	2002	33*	Ad
	2000	135	Am ²⁰³	17284.5	1999	304	Ad
	2000	443*	Am		2000	135	Am ²⁰³
	2001	159	Am ³⁰⁵		2000	202	Am
17210.1	1999	1002	Ad	17292	2000	747*	Am
	2000	443*	Am		2006	308	Am
	2001	865*	Am	17293.5	2000	65*	Ad & R ⁵
17212.1	2004	578	Ad	17295	2001	422	Am
17212.2	2004	578	Ad	17303	2006	407	Am
	2005	22	Am ⁶⁴⁷	17305	2006	407	Am
17212.5	2001	422	Am	17307.5	2000	463	Ad
17213	2003	668	Am	17316	2000	348	Am
	2007	130	Am ⁹⁰²		2005	28	Am
17213.1	1999	1002	Ad	17317	1999	622	Ad
	2000	443*	Am		2001	159	Am ³⁰⁵
	2001	865*	Am	17319	2006	407	Ad
	2002	935	Am	17334	2004	183	Am ⁵⁷¹
17213.2	1999	992	Ad	17360	2004	183	Am ⁵⁷¹
	2000	443*	Am	17412	2006	588	Am
17213.3	1999	992	Ad	17453.1	2001	896	Ad
	2001	750	R	17462	2006	810	Am
17215	1999	837	Am	17462.5	2003	891	Ad & R ¹⁸
	2005	229	Am	17462.7	2003	891	Ad
17215.5	2000	135	Ad(RN) ²⁰³	17463.5	2005	22	Ad(RN) ⁶⁴⁷
17217	2003	798	Am	17463.6	2004	838	Ad & R ⁷⁵
17250.10	2001	421	Ad & R ⁷⁵		2004	839*	Ad & R ⁷⁵
	2006	35*	S ⁷⁷⁷		2005	22	Am (as ad by
	2007	471	S ⁵⁴⁷				Sec. 2,
17250.15	2001	421	Ad & R ⁷⁵				Stats. 2004,
	2006	35*	S ⁷⁷⁷				Ch. 838)
	2007	471	S ⁵⁴⁷				& RN ⁶⁴⁷
17250.20	2001	421	Ad & R ⁷⁵		2006	661	Am ³⁸
	2006	35*	S ⁷⁷⁷	17463.8	2006	269	Ad & R ³⁸
	2007	471	Am ⁵⁴⁷	17464	2004	683	Am
17250.25	2001	421	Ad & R ⁷⁵	17524	2001	430	Am
	2006	35*	S ⁷⁷⁷	17578	1999	646	Am
	2007	471	S ⁵⁴⁷	17582	2001	734*	Am
17250.30	2001	421	Ad & R ⁷⁵		2002	1075	Am
	2002	664	Am ⁴³¹	17584	1999	390	Ad(RN)
	2006	35*	S ⁷⁷⁷		2001	734*	Am
	2007	471	Am ⁵⁴⁷		2002	1084	Am
17250.35	2001	421	Ad & R ⁷⁵	17584.1	1999	390	Ad (by Sec. 3 of
	2003	53	Am				Ch.)
	2006	35*	S ⁷⁷⁷		2003	227*	S 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
17584.2	2002	1075	Ad	18735	2003	573	R
17584.3	2003	358	Ad	18735.1	2003	573	R
17591	2002	1084	Am	18735.2	2003	573	R
17592.5	2002	1084	Am	18735.3	2003	573	R
17592.70	2004	899*	Ad	18735.4	2003	573	R
	2005	22	Am ⁶⁴⁷	18830	2007	730	Am
	2005	118*	Am	18866	2003	573	Ad
	2005	677*	Am	18880	2003	573	Ad
17592.71	2004	899*	Ad	18881	2003	573	Ad
17592.72	2004	899*	Ad	18883	2003	573	Ad
	2005	22	Am ⁶⁴⁷	18884	2003	573	Ad
	2006	704	Am	18915	2007	343	Am
17592.73	2004	899*	Ad	19323	2007	569	Am
	2005	22	Am ⁶⁴⁷	19325	2001	654	Am
17595	2007	263	Am	19325.1	2001	654	Ad
17608	2000	718	Ad		2002	664	Am ⁴³¹
	2007	730	Am		2004	216*	Am
17609	2000	718	Ad	19420	2002	221	Am
	2006	865	Am	19460.5	2005	158	Ad
17610	2000	718	Ad	19980	2006	538	Am ⁸⁰²
	2006	865	Am	19985	1999	726*	Ad ¹⁶⁵
17610.1	2005	566	Ad	19985.5	1999	726*	Ad ¹⁶⁵
	2006	865	Am	19986	1999	726*	Ad ¹⁶⁵
17610.5	2000	718	Ad	19987	1999	726*	Ad ¹⁶⁵
	2001	159	Am ³⁰⁵	19988	1999	726*	Ad ¹⁶⁵
17611	2000	718	Ad	19989	1999	726*	Ad ¹⁶⁵
17612	2000	718	Ad	19990	1999	726*	Ad ¹⁶⁵
	2006	865	Am	19991	1999	726*	Ad ¹⁶⁵
17613	2000	718	Ad	19992	1999	726*	Ad ¹⁶⁵
17620	1999	300	Am	19993	1999	726*	Ad ¹⁶⁵
	2000	135	Am ²⁰³	19994	1999	726*	Ad ¹⁶⁵
17625	2006	538	Am ⁸⁰²	19995	1999	726*	Ad ¹⁶⁵
17912.1	2003	552	R	19996	1999	726*	Ad ¹⁶⁵
18025	2000	506	Am	19997	1999	726*	Ad ¹⁶⁵
18180	2004	871	S ^{79 43}	19998	1999	726*	Ad ¹⁶⁵
18181	1999	646	Am	19999	1999	726*	Ad ¹⁶⁵
	2004	871	S ^{79 43}	20000	1999	726*	Ad ¹⁶⁵
18182	1999	646	Am	20001	1999	726*	Ad ¹⁶⁵
	2004	871	S ^{79 43}	20002	1999	726*	Ad ¹⁶⁵
18183	2004	871	S ^{79 43}	20003	1999	726*	Ad ¹⁶⁵
18184	2004	871	S ^{79 43}	20004	1999	726*	Ad ¹⁶⁵
18185	1999	646	Ad	20005	1999	726*	Ad ¹⁶⁵
	2000	1058	R	20006	1999	726*	Ad ¹⁶⁵
	2004	871	Ad ⁷⁹	20007	1999	726*	Ad ¹⁶⁵
			R ⁸⁰	20008	1999	726*	Ad ¹⁶⁵
18200	1999	78*	Ad	20009	1999	726*	Ad ¹⁶⁵
	2002	802	R	20010	1999	726*	Ad ¹⁶⁵
18201	1999	78*	Ad	20011	1999	726*	Ad ¹⁶⁵
	2002	802	R	20020	2004	698	Ad ⁶⁷⁴
18202	1999	78*	Ad	20021	2004	698	Ad ⁶⁷⁴
18203	1999	78*	Ad	20022	2004	698	Ad ⁶⁷⁴
18339	2005	27	Am	20023	2004	698	Ad ⁶⁷⁴
18343	2005	20	Ad	20024	2004	698	Ad ⁶⁷⁴
18444	2007	730	Am	20025	2004	698	Ad ⁶⁷⁴
18701	2007	569	Am	20026	2004	698	Ad ⁶⁷⁴
18710	2007	569	Am	20027	2004	698	Ad ⁶⁷⁴
18720	2007	569	Am	20028	2004	698	Ad ⁶⁷⁴
18733	2003	573	R	20029	2004	698	Ad ⁶⁷⁴
18733.1	2003	573	R	20030	2004	698	Ad ⁶⁷⁴
18733.2	2003	573	R	20031	2004	698	Ad ⁶⁷⁴
18733.3	2003	573	R	20032	2004	698	Ad ⁶⁷⁴

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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>
20033	2004	698	Ad ⁶⁷⁴	22108	2000	74	Am
20034	2004	698	Ad ⁶⁷⁴	22109.5	1999	939	Ad ³⁰
20035	2004	698	Ad ⁶⁷⁴		2003	859	Am ⁵⁷³
20036	2004	698	Ad ⁶⁷⁴	22115	2000	1021	Am ²⁶⁹
20037	2004	698	Ad ⁶⁷⁴		2004	442	Am (as am by
20038	2004	698	Ad ⁶⁷⁴				Sec. 3,
20039	2004	698	Ad ⁶⁷⁴				Stats. 2000,
20040	2004	698	Ad ⁶⁷⁴				Ch. 1021)
20041	2004	698	Ad ⁶⁷⁴		2005	22	Am ⁶⁴⁷
20042	2004	698	Ad ⁶⁷⁴		2006	654	Am
20043	2004	698	Ad ⁶⁷⁴	22115.2	1999	939	Ad ³⁰
20044	2004	698	Ad ⁶⁷⁴		2005	351	Am ⁷⁵⁴
20045	2004	698	Ad ⁶⁷⁴		2006	655	Am ⁸⁰²
20046	2004	698	Ad ⁶⁷⁴	22115.5	1999	939	Ad ³⁰
20047	2004	698	Ad ⁶⁷⁴	22119.2	1999	939	Am ³⁰
20048	2004	698	Ad ⁶⁷⁴		2000	1021	Am ⁷⁰
20049	2004	698	Ad ⁶⁷⁴				R ²²
20049.5	2004	698	Ad ⁶⁷⁴				Ad ²⁶⁹
20050	2002	1126	Ad ³⁷		2001	803	Am ³⁷³
20051	2002	1126	Ad ³⁷	22119.5	2002	375	Am (as am by
20052	2002	1126	Ad ³⁷				Stats. 1996,
20052.5	2002	1126	Ad ³⁷				Ch. 608) ⁴²⁸
20053	2002	1126	Ad ³⁷	22121	2004	911	Am
20054	2002	1126	Ad ³⁷		2006	538	Am ⁸⁰²
20056	2002	1126	Ad ³⁷	22122.7	2000	74	Am
20057	2002	1126	Ad ³⁷	22123	2001	802	R (as ad by
20058	2002	1126	Ad ³⁷				Sec. 9.5,
20059	2002	1126	Ad ³⁷				Stats. 1996,
20060	2002	1126	Ad ³⁷				Ch. 1165)
20070	2002	1126	Ad ³⁷				Am (as ad by
20071	2002	1126	Ad ³⁷				Sec. 9,
20072	2002	1126	Ad ³⁷				Stats. 1996,
20073	2002	1126	Ad ³⁷				Ch. 1165) ¹³
20074	2002	1126	Ad ³⁷		2006	655	Am ⁸⁰²
20080	2002	1126	Ad ³⁷	22123.5	2006	655	Am ⁸⁰²
20081	2002	1126	Ad ³⁷	22127.2	2000	74	Ad
20082	2002	1126	Ad ³⁷	22128	1999	939	Am ³⁰
20090	2002	1126	Ad ³⁷		2000	1025	Am ²⁸⁷
20091	2002	1126	Ad ³⁷	22132	2000	74	Am
	2003	62	Am ⁵¹⁹	22133.5	2000	74	Ad
22000	1999	939	Am ³⁰	22134	1999	939	Am ³⁰
22007	1999	939	Am ³⁰		2004	912	Am ⁶⁹⁵
22007.5	2004	912	Ad ⁶⁹⁵		2005	351	Am ⁷⁵⁴
	2005	418	Am		2006	655	Am ⁸⁰²
	2006	655	Am ⁸⁰²	22134.5	2000	1028	Ad
22008	1999	939	Am ³⁰		2003	313	Am
	2000	74	Am		2004	911	Am
22101.5	2000	74	Ad		2004	912	Am ⁶⁹⁵
	2000	1021	Ad		2005	351	Am ⁷⁵⁴
22102	2000	74	Am		2006	655	Am ⁸⁰²
	2000	1021	Am	22135	1999	939	Am ³⁰
22104.5	1999	939	Ad ³⁰		2004	912	Am ⁶⁹⁵
22104.7	2000	74	Ad		2005	351	Am ⁷⁵⁴
22104.9	2000	74	Ad				Am ³⁰
22105	2000	74	Am	22136	1999	939	Am ³⁰
22105.5	2000	74	Ad	22136.5	2000	1028	Ad
	2006	655	Am ⁸⁰²		2001	803	R ³⁷³
22106	2000	1025	Am ²⁸⁷	22138.5	1999	939	Am ³⁰
22106.1	1999	939	Ad ³⁰		2000	1025	Am ²⁸⁷
22106.2	1999	939	Ad ³⁰		2002	375	Am ⁴²⁸
22107	2000	74	Am		2003	62	Am ⁵¹⁹
					2003	859	Am ⁵⁷³

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>	
22138.5 (Cont.)					2005	351	Am ⁷⁵⁴
	2007	323	Am		2007	333	Am
22138.6	2001	803	Am ³⁷³	22213	2003	859	Am ⁵⁷³
22139	2001	802	R (as ad by Sec. 12.5, Stats. 1996, Ch. 1165)	22217	2003	107	Am
					2006	654	Am
				22223	2005	351	Am ⁷⁵⁴
22139.5	2000	74	Ad	22224	2004	11 *	Am
22140	2000	74	Am	22225	2004	11 *	Am
	2002	375	Am ⁴²⁸	22227	2004	11 *	Ad
22141	2000	1025	Am ²⁸⁷	22261	2002	903	Ad
	2000	1026	Am	22302	2000	74	Ad
	2000	1027	Am		2000	1021	Am (as ad by Stats. 2000, Ch. 74) & RN
22144.5	2000	1021	Ad				
22146	2000	1025	Am ²⁸⁷	22302.5	2000	1021	Ad(RN)
	2003	859	Am ⁵⁷³	22303	2006	655	Am ⁸⁰²
22146.7	2000	74	Ad	22303.5	2001	734 *	Am
	2000	1021	Ad	22304	2000	74	Am
22147.5	1999	939	Am ³⁰	22306	1999	939	Am ³⁰
	2000	1025	Am ²⁸⁷		2007	323	Am
22148	1999	939	Am ³⁰	22307	2000	1025	Am ²⁸⁷
	2000	1025	Am ²⁸⁷	22307.5	2006	780	Ad
22149	2000	1025	Am ²⁸⁷	22309	2000	74	Am
22151	2000	1025	Am ²⁸⁷		2006	655	Am ⁸⁰²
	2001	803	Am ³⁷³	22311	2000	74	R & Ad
22156	2000	1025	Am ²⁸⁷	22311.5	2000	74	Ad
22156.05	2000	74	Ad		2000	1021	Ad
22156.1	1999	939	Ad ³⁰	22311.7	2000	74	Ad
	2000	1025	Am ²⁸⁷	22315	1999	465	R
22156.2	1999	939	Ad ³⁰	22316	1999	465	R
22156.5	1999	939	Ad ³⁰	22317	1999	465	R
22158	2000	1021	R & Ad	22327	1999	939	Am ³⁰
22160	2000	1025	Am ²⁸⁷	22352	2001	803	Am ³⁷³
22161	1999	939	Am ³⁰	22360	1999	939	Am ³⁰
22161.5	2000	74	Am		2001	802	Am
	2000	1021	Am	22360.5	1999	939	Ad ³⁰
22162	2000	74	R & Ad	22362	2003	107	Am
22163	1999	939	Am ³⁰		2006	654	Am
	2000	1025	Am ²⁸⁷	22375	2004	378	Am
22164	1999	465	Ad	22400	1999	939	Am ³⁰
22165	2000	1025	Am ²⁸⁷	22402	2000	1025	Am ²⁸⁷
22166.5	2000	74	Ad	22404	2006	654	Ad
22170	2000	1021	Am	22450	2007	323	Am
22170.5	1999	939	Ad ³⁰	22453	2000	74	Am
22171	2003	548	Am		2000	1021	Am
	2004	912	Am ⁶⁹⁵	22455.5	1999	939	Am ³⁰
	2005	418	Am	22457	1999	939	Am ³⁰
22176	2000	74	Ad	22458	1999	939	Am ³⁰
22177	2000	1021	Ad	22459	1999	939	Am ³⁰
22200	2002	1049	R & Ad ²²	22460	2000	74	R & Ad
	2004	11 *	Am (as ad by Stats. 2002, Ch. 1049)		2000	1021	R & Ad
				22500	2000	1025	Am ²⁸⁷
	2005	22	Am ⁶⁴⁷	22502	1999	939	Am ³⁰
	2007	323	Am		2004	474	Am ⁸¹
22200.5	2002	1049	Ad	22503	1999	939	Am ³⁰
22203.5	2003	859	Am ⁵⁷³		2003	859	Am ⁵⁷³
22206	2000	1021	Am	22504	1999	939	Am ³⁰
22207	2007	323	Am		2004	474	Am ⁸¹
22212.5	2003	856	Ad	22508	1999	939	Am ³⁰
					2000	880	Am

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22508 (Cont.)	2000	1025	Am ²⁸⁷	22705	2000	1020	Am
	2001	77	Am		2005	351	Am ⁷⁵⁴
22508.5	1999	939	Am ³⁰	22705.5	2004	912	Am ⁶⁹⁵
22508.6	2000	402*	Ad		2005	351	Am ⁷⁵⁴
22514	1999	939	Am ³⁰	22706	2000	74	Am
22515	2002	375	Am ⁴²⁸		2000	1021	Am
22516	1999	939	Am ³⁰	22713	1999	939	Am ³⁰
22601.5	1999	939	Am ³⁰		2000	1025	Am ²⁸⁷
	2004	474	Am ⁸¹		2002	375	Am ⁴²⁸
22602	1999	939	Am ³⁰		2003	859	Am ⁵⁷³
22604	1999	939	Am ³⁰		2005	351	Am ⁷⁵⁴
	2004	474	Am ⁸¹	22714	2007	323	Am
22650	2004	912	Am ⁶⁹⁵		1999	939	Am ³⁰
	2005	418	Am		2003	313	Am
22651	2000	74	Am		2003	859	Am ⁵⁷³
	2000	1021	Am		2004	912	Am ⁶⁹⁵
	2004	912	Am ⁶⁹⁵		2004	935	Am
	2005	418	Am	22714.5	2007	323	Am
22652	2000	74	Am		2003	313	Ad ⁴⁹⁹
	2000	1020	Am ⁹⁶				R ⁶³
	2000	1021	Am (by Sec. 19.5 of Ch.)		2004	935	Am
22655	2000	74	Am	22717	1999	939	Am ³⁰
	2000	1021	Am	22717.5	2000	402*	Ad
	2006	655	Am ⁸⁰²	22718	1999	939	Am ³⁰
22656	2000	74	Am	22720	2004	911	Am
	2000	1021	Am	22724	1999	939	Ad ³⁰
22657	2002	375	Am ⁴²⁸	22801	1999	939	Am ³⁰
	2006	655	Am ⁸⁰²		2003	859	Am ⁵⁷³
22658	2000	74	Am		2006	655	Am ⁸⁰²
22659	2000	74	Am	22801.5	2000	402*	Ad
	2000	1021	Am		2003	859	Am ⁵⁷³
22660	2000	74	Am	22802	2000	1020	Am
	2000	1021	Am		2001	802	Am
	2001	159	Am ³⁰⁵	22803	1999	939	Am ³⁰
	2006	655	Am ⁸⁰²		2005	351	Am ⁷⁵⁴
22661	2000	74	Am		2006	654	Am
	2000	1021	Am		2007	323	Am
	2004	912	Am ⁶⁹⁵	22805	1999	939	Am ³⁰
	2007	513	Am	22811	2001	803	Ad ³⁷³
22662	2000	74	Am	22820	1999	939	Am ³⁰
	2000	1020	Am ⁹⁶		2001	803	Am ³⁷³
	2000	1021	Am (by Sec. 25.5 of Ch.)		2003	859	Am ^{391 573}
	2005	351	Am ⁷⁵⁴		2006	654	Am
22663	2003	859	Am ⁵⁷³	22823	2007	513	Am
	2004	912	Am ⁶⁹⁵		1999	939	Am ³⁰
	2005	351	Am ⁷⁵⁴		2003	859	Am ⁵⁷³
22664	1999	939	Am ³⁰		2006	655	Am ⁸⁰²
	2000	74	Am	22826	1999	939	Am ³⁰
	2000	1021	Am		2003	859	Am ⁵⁷³
	2001	803	Am ³⁷³		2006	655	Am ⁸⁰²
	2002	375	Am ⁴²⁸	22852	2004	183	Am ⁵⁷¹
	2006	655	Am ⁸⁰²	22854	2004	183	Am
22665	2000	74	Am	22900	2000	1025	Am ²⁸⁷
22701	2000	1025	Am ²⁸⁷		2001	803	Am ³⁷³
22703	2000	1021	Am ²⁶⁹	22901.1	2001	365*	Ad ⁷³
	2005	351	Am ⁷⁵⁴				R ²²
	2006	655	Am ⁸⁰²		2002	14*	Am
				22901.2	2002	14*	Ad ⁷³
							R ²²
				22901.3	2002	14*	Ad

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Section	Affected By			Section	Affected By		
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22901.5	2000	74	Ad & R ¹¹¹		2000	1025	R
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)				Ad (by Sec. 28.5 of Ch.)
22905	2000	1021	Am ²⁷⁰ R ²² Ad ²⁶⁹		2003	859	Am ⁵⁷³
	2002	115 *	Am (as am by Sec. 30 and as ad by Sec. 31, Stats. 2000, Ch. 1021)	23702	1999	939	Am ⁶⁹⁵
	2002	375	Am (as am by Sec. 2, Stats. 2002, Ch. 115) ⁴²⁸	23800	2000	1025	Am ⁷⁵⁴
	2003	859	Am (as am by Sec. 8, Stats. 2002, Ch. 375) ⁵⁷³	23805	2006	655	Am ⁸⁰²
22906	2000	74	R & Ad		2007	323	Am ³⁰
	2000	1021	R & Ad	23881	2000	74	R & Ad
22909	2002	115 *	Ad	24001	2001	803	Am ²⁸⁷
22950	2000	1032	Am		2005	351	Am ³⁰
	2001	159	Am ³⁰⁵		2007	332	Am ⁷⁵⁴
	2006	780	Am	24001.5	2001	803	Am ³⁷³
	2007	130	Am ⁹⁰²	24002	2002	375	Am ⁴²⁸
22951	2000	1025	Am ²⁸⁷		2003	859	Am ⁵⁷³
22954	2000	1021	Am ²⁷⁴ R ⁶³ Ad ²⁷⁵	24005	2005	351	Am ⁷⁵⁴
	1X 2003–04	6 *	Am (as ad by Stats. 2000, Ch. 1021)	24010	2002	375	Am ⁴²⁸
22954.1	1X 2003–04	6 *	Ad ⁵⁴² R ⁵⁴³	24012	2002	375	Am ⁴²⁸
22955	1999	939	Am ³⁰		2003	859	Am ⁵⁷³
	2000	1021	Am ²⁷⁴ R ⁶³ Ad ²⁷⁵	24101	2001	803	Am ³⁷³
22955.5	2000	1021	Ad		2005	351	Am ⁷⁵⁴
22956	2000	1025	Am ²⁸⁷	24101.5	1999	939	Am ³⁰
23001	2000	1025	Am ²⁸⁷	24102	2002	375	Am ⁴²⁸
	2005	351	Am ⁷⁵⁴	24105	2005	351	Am ⁷⁵⁴
23003	1999	939	Am ³⁰	24109	2002	375	Am ⁴²⁸
23004	1999	939	Am ³⁰	24111	2002	375	Am ⁴²⁸
	2006	655	Am ⁸⁰²		2003	859	Am ⁵⁷³
23006	1999	939	Am ³⁰	24114	2002	375	Am ⁴²⁸
23008	2000	1025	Am ²⁸⁷		2004	912	Am ⁶⁹⁵
23100	2000	74	Am	24201	1999	939	Am ³⁰
23102	2000	1025	Am ³⁸⁷		2000	1025	Am ²⁸⁷
23104	2005	351	Am ⁷⁵⁴		2006	655	Am ⁸⁰²
23200	2000	1020	Am ⁹⁶	24201.5	2007	332	Ad
23201	1999	939	Am ³⁰	24202.5	2000	74	Am
	2000	1020	Am ⁹⁶		2006	655	Am ⁸⁰²
23202	2000	1020	Am ⁹⁶	24203.5	1999	939	Am ³⁰
	2005	351	Am ⁷⁵⁴		2001	803	Am ³⁷³
23203	2003	859	Am ⁵⁷³		2003	313	Am
	2004	912	Am ⁶⁹⁵	24203.6	2000	1029	Ad
23300	2000	74	R Ad ⁸²		2001	803	Am ³⁷³
					2003	313	Am
					2004	911	Am
					2004	911	Am
					2004	912	Am ⁶⁹⁵
					2006	655	Am ⁸⁰²
				24204	2004	912	Am ⁶⁹⁵
					2005	351	Am ⁷⁵⁴

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
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24204 (Cont.)	2007	323	Am		2007	353	Am (as am by Sec. 28, Stats. 2006, Ch. 655) ^{541 38}
24205	1999	939	R & Ad ³⁰				Am (as am by Sec. 29, Stats. 2006, Ch. 655) ⁶³⁶
	2006	655	Am ⁸⁰²				Am ²⁴
	2007	332	Am				Ad ²⁵
24206	2000	74	Am				R ¹⁷⁵
24208	2005	351	Am ⁷⁵⁴	24216	2000	22 *	Am ^{68 428}
24209	2000	1025	Am ²⁸⁷				Am
	2001	803	Am ³⁷³		2002	375	Am
	2003	313	Am		2003	313	Am
	2006	655	Am ⁸⁰²		2004	934	Am (by Sec. 1 of Ch.) ⁶⁸
24209.3	2001	800 *	Ad		2004	935	Am (by Sec. 3.5 of Ch.)
	2002	375	Am ⁴²⁸				Am ⁷⁵⁴
	2002	664	Am ⁴³¹		2005	351	Am
	2003	313	Am		2006	766	Am
	2004	912	Am ⁶⁹⁵		2007	353	Am ^{541 38}
	2006	655	Am ⁸⁰²	24216.5	1999	40 *	Am
24211	1999	939	Am ³⁰		2000	70 *	Am ¹⁸⁷
	2000	1025	Am ²⁸⁷		2004	934	Am ⁶⁸
	2001	803	Am ³⁷³		2007	353	Am ^{541 38}
	2003	313	Am				Ad
	2004	912	Am ⁶⁹⁵	24216.6	2000	351	Am
	2006	655	Am ⁸⁰²		2003	859	Am ⁵⁷³
24212	1999	939	Am ³⁰		2004	934	Am
	2001	803	Am ³⁷³		2007	353	Am ⁵⁴¹
	2003	313	Am				R ²³²
	2004	912	Am ⁶⁹⁵	24219	2005	351	Am ⁷⁵⁴
24213	1999	939	Am ³⁰	24221	2002	375	Ad ⁴²⁸
	2003	313	Am		2003	859	Am ⁵⁷³
	2004	912	Am ⁶⁹⁵		2004	935	Am
24214	1999	939	Am ³⁰		2006	655	Am ⁸⁰²
	2003	313	Am		2007	332	Am
	2004	912	Am ⁶⁹⁵	24230	2000	897	Ad & R ¹¹¹
	2007	323	Am		2002	375	R ⁴²⁸
	2000	896	Am	24231	2000	897	Ad & R ¹¹¹
	2002	903	R & Ad ⁶⁹		2002	375	R ⁴²⁸
			Am (as am by Sec. 2 and as ad by Sec. 3, Stats. 2000, Ch. 896)	24232	2000	897	Ad & R ¹¹¹
	2003	859	Am (as am by Sec. 3, Stats. 2002, Ch. 903) ⁵⁷³		2002	375	R ⁴²⁸
	2004	912	Am (as am by Sec. 2, Stats. 2002, Ch. 903 and Sec. 21, Stats. 2003, Ch. 859) ⁶⁹⁵	24233	2000	897	Ad & R ¹¹¹
	2005	351	Am (as am by Sec. 22, Stats. 2004, Ch. 912) ⁷⁵⁴		2002	375	R ⁴²⁸
	2006	655	Am (as am by Sec. 24, Stats. 2005, Ch. 351 and Sec. 23, Stats. 2004, Ch. 912) ⁸⁰²	24234	2000	897	Ad & R ¹¹¹
					2002	375	R ⁴²⁸
				24235	2000	897	Ad & R ¹¹¹
					2002	375	R ⁴²⁸
				24236	2000	897	Ad & R ¹¹¹
					2002	375	R ⁴²⁸
				24237	2000	897	Ad & R ¹¹¹
					2002	375	R ⁴²⁸
				24237.5	2000	897	Ad & R ¹¹¹
					2002	375	R ⁴²⁸
				24238	2000	897	Ad & R ¹¹¹
					2002	375	R ⁴²⁸
				24250	1999	465	Ad
				24255	1999	465	Ad
					2000	135	Am ²⁰³
					2001	803	Am ³⁷³
				24260	1999	465	Ad

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24260 (Cont.)							
	2001	803	Am ³⁷³	24410.6	2000	1026	Am
24270	1999	465	Ad		2000	1026	Ad
24275	1999	465	Ad		2001	803	Am ³⁷³
24300	1999	939	Am (as ad by Sec. 2, Stats. 1998, Ch. 349) ³⁰		2006	654	Am
				24410.7	2000	1027	Ad
					2007	323	Am
	2002	903	R & Ad	24411	2000	74	Am
	2003	859	Am ⁵⁷³		2001	840	Am
	2006	655	Am ⁸⁰²	24412	2000	74	Am
24300.1	2006	655	Ad ⁸⁰²		2001	840	Am
24300.2	2006	655	Ad ⁸⁰²	24415	2000	74	Am
	2007	130	Am ⁹⁰²		2000	1025	Am (by Sec. 36.5 of Ch.)
24300.5	2000	74	Ad		2000	1026	Am
	2001	803	Am ³⁷³		2000	1027	Am
24300.6	2000	1020	Ad ⁹⁶		2001	840	Am
	2005	418	Am	24416	2001	840	Am
	2006	655	Am ⁸⁰²	24417	2000	74	Am
	2007	323	Am		2000	1025	Am (by Sec. 37.5 of Ch.)
24301	2006	655	Am ⁸⁰²		2000	1026	Am
24302	2006	655	Am ⁸⁰²		2000	1027	Am
24303	2006	655	Am ⁸⁰²		2001	840	Am
24305	2006	655	Am ⁸⁰²	24600	1999	939	Am (as am by Sec. 204, Stats. 1998, Ch. 965) ³⁰
24305.3	2000	74	Ad				
	2000	1021	Ad		2000	74	Am
	2006	655	Am (as ad by Sec. 39, Stats. 2000, Ch. 1021) ⁸⁰²		2000	1021	Am (as am by Stats. 1998, Ch. 965)
24305.5	1999	939	Am ³⁰				R (as am by Stats. 2000, Ch. 74)
	2006	655	Am ⁸⁰²				Ad ⁸
24306	1999	939	Am (as ad by Sec. 4, Stats. 1998, Ch. 349) ³⁰		2001	802	R (as ad by Sec. 42, Stats. 2000, Ch. 1021)
	2006	655	Am ⁸⁰²				Am (as am by Sec. 40, Stats. 2000, Ch. 1021) ¹³
24306.5	2005	351	Am ⁷⁵⁴				Am
24306.7	2005	351	Am ⁷⁵⁴	24606	2003	859	Am ⁵⁷³
	2006	655	Am ⁸⁰²	24613	2005	351	Am ⁷⁵⁴
24307	1999	939	Am (as ad by Sec. 7, Stats. 1998, Ch. 349) ³⁰	24615	1999	939	Am ³⁰
					2003	859	Am ⁵⁷³
	2000	1025	Am ²⁸⁷	24616	2000	1021	Am
	2001	803	Am ³⁷³		2003	859	Am ⁵⁷³
	2005	351	Am ⁷⁵⁴	24617	2000	1021	Am
	2005	418	Am		2003	859	Am ⁵⁷³
	2006	655	Am ⁸⁰²		2007	323	Am
24309	2006	655	Am ⁸⁰²	24618	2006	538	Am ⁸⁰²
	2007	323	Am	24701	2005	351	Am ⁷⁵⁴
24311	2005	351	Am ⁷⁵⁴	24703	2006	655	Am ⁸⁰²
24312	2005	351	Am ⁷⁵⁴	24704	2005	351	Am ⁷⁵⁴
24312.1	2006	655	Ad ⁸⁰²		2006	655	Am ⁸⁰²
24400	2005	351	Am ⁷⁵⁴	24705	2002	375	Am ⁴²⁸
24402	2000	74	Am		2006	655	Am ⁸⁰²
	2001	803	Am ³⁷³	24750	2000	1020	Am ⁹⁶
	2006	655	Am ⁸⁰²				
24404	2001	803	Am ³⁷³				
24410.5	1999	632	Ad				
	2000	1025	Am ²⁸⁷				

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24750 (Cont.)	2005	351	Am ⁷⁵⁴		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
24751	2000	1020	Am ⁹⁶				
	2005	351	Am ⁷⁵⁴	25011	2000	74	Ad
24950	2002	375	Am ⁴²⁸		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
24952	2006	780	Am				
24953	2006	780	Ad				
24975	1999	740*	Ad(RN)		2001	803	Am ³⁷⁵
	2002	375	Am ⁴²⁸		2002	375	Am ⁴²⁸
	2003	859	Am ⁵⁷³		2002	903	Am
24976	1999	740*	Ad(RN)		2006	655	Am ⁸⁰²
	2001	430	Am	25011.1	2006	655	Ad ⁸⁰²
	2006	655	Am ⁸⁰²	25011.5	2006	655	Ad ⁸⁰²
	2007	323	Am	25012	2000	74	Ad
24977	2006	780	Ad		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
25000	1999	740*	Am & RN & Ad				
	2000	74	Am & RN & Ad				
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)		2002	375	Am ⁴²⁸
					2006	655	Am ⁸⁰²
	2000	1032	Am & RN	25013	2000	74	Ad
25000.5	2000	74	Ad	25014	2000	74	Ad
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
25000.7	2000	74	Ad		2001	803	Am ³⁷⁵
25000.9	2002	375	Ad ⁴²⁸	25015	2000	74	Ad
	2003	859	Am ⁵⁷³		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
	2004	912	Am ⁶⁹⁵				
	2005	418	Am		2001	803	Am ³⁷⁵
25001	1999	740*	Am & RN		2006	655	Am ⁸⁰²
	2000	74	Ad	25016	2000	74	Ad
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
25002	2000	74	Ad		2006	655	Am ⁸⁰²
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)	25017	2000	74	Ad
					2000	1021	Am (as ad by Stats. 2000, Ch. 74)
25003	2000	74	Ad				
25004	2000	74	Ad		2002	375	Am ⁴²⁸
25005	2000	74	Ad	25018	2000	74	Ad
25006	2000	74	Ad		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)				
25007	2000	74	Ad		2001	803	Am ³⁷⁵
	2002	375	Am ⁴²⁸		2002	375	Am ⁴²⁸
25008	2000	74	Ad		2002	903	Am
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)		2006	655	Am ⁸⁰²
				25018.1	2006	655	Ad ⁸⁰²
25009	2000	74	Ad	25018.2	2006	655	Ad ⁸⁰²
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)	25018.5	2002	375	Ad
					2003	859	Am ⁵⁷³
	2006	655	Am ⁸⁰²	25019	2000	74	Ad
	2007	323	Am		2000	1021	Am (as ad by Stats. 2000, Ch. 74)
25010	2000	74	Ad				
				25020	2001	803	Am ³⁷⁵
					2000	74	Ad

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	Year	Chapter	Effect		Year	Chapter	Effect
25020 (Cont.)	2000	1021	Am (as ad by Stats. 2000, Ch. 74)	25108	2004	912	Am ⁶⁹⁵
				25109	2002	1095	Ad
				25110	2002	1095	Ad
					1999	740*	Ad
	2002	375	Am ⁴²⁸		2000	74	Am & RN
25021	2000	74	Ad		2002	1095	Ad
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)	25111	2002	1095	Ad
				25112	2002	1095	Ad
				25113	2002	1095	Ad
	2001	803	Am ³⁷³	25114	2002	1095	Ad
	2002	375	Am ⁴²⁸	25115	1999	740*	Ad
	2006	655	Am ⁸⁰²		2000	74	Am & RN
25022	2000	74	Ad		2002	1095	Ad
	2002	375	Am ⁴²⁸	25120	1999	740*	Ad
25022.5	2002	375	Ad ⁴²⁸		2000	74	Am & RN
25023	2000	74	Ad	25125	1999	740*	Ad
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)		2000	74	Am & RN
				25900	2000	74	Ad(RN)
	2002	375	Am ⁴²⁸		2000	1032	Ad(RN)
Title 1, Div. 1, Pt. 13, Ch. 38, Art. 6, heading (Sec. 25024 et seq.)				25901	2000	74	Ad(RN)
Title 1, Div. 1, Pt. 13, Ch. 38, Art. 7, heading (Sec. 25024 et seq.)	2001	803	Am & RN ³⁷³	25910	2000	74	Ad(RN)
				25915	2000	74	Ad(RN)
				25920	2000	74	Ad(RN)
				25921	2001	803	Ad ³⁷³
				25923	2000	1032	Ad
				25925	2000	74	Ad(RN)
					2001	803	Ad ³⁷³
				25926	2001	803	Ad ³⁷³
				25930	2000	1032	Ad
					2001	803	Am ³⁷³
				25931	2000	1032	Ad
				25932	2000	1032	Ad
				25933	2000	1032	Ad
					2001	159	Am ³⁰⁵
	2001	803	Ad(RN) ³⁷³	Title 1, Div. 1, Pt. 13.5, Ch. 4, heading (Sec. 25940 et seq.)			
25024	2000	74	Ad		2001	803	Am ³⁷³
	2000	1021	Am (as ad by Stats. 2000, Ch. 74)	25940	2000	1032	Ad
	2006	655	Am ⁸⁰²		2001	803	Am ³⁷³
25024.5	2005	661	Ad		2002	375	Am ⁴²⁸
25025	2000	74	Ad		2003	859	Am ⁵⁷³
	2005	661	Am		2000	874	Ad
25026	2000	74	Ad	25950	2000	874	Ad
	2001	803	R ³⁷³	25955	2002	375	Ad ⁴²⁸
25100	1999	740*	Ad	26000.5	2006	655	Am ⁸⁰²
	2000	74	Am & RN	26002.5	2004	912	Ad ⁶⁹⁵
	2002	1095	Ad		2005	418	Am
	2003	859	Am ⁵⁷³		2006	655	Am ⁸⁰²
	2004	912	Am ⁶⁹⁵		2007	513	Am
25101	2002	1095	Ad	26004	2004	912	Am ⁶⁹⁵
	2003	859	Am ⁵⁷³		2005	661	Am
25102	2002	1095	Ad		2007	513	Am
25103	2002	1095	Ad	26104	2000	1025	Am ²⁸⁷
	2003	62	Am ⁵¹⁹	26113	2006	655	Am ⁸⁰²
25104	2002	1095	Ad	26116	2006	655	Am ⁸⁰²
25105	2002	1095	Ad	26135	1999	939	Am ³⁰
25106	2002	1095	Ad	26137	2006	655	Am ⁸⁰²
25107	2002	1095	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>
26140	2004	912	Am ⁶⁹⁵	27411	2006	655	Am ⁸⁰²
	2005	418	Am	32000	2001	725	R
26144.5	2000	1020	Ad	32001	2001	725	Am
26202	1999	939	Am ³⁰	32002	2001	725	R
26214	2006	655	Am ⁸⁰²	32003	2001	725	R
26215	1999	939	Am ³⁰	32004	2001	725	Am
26301	1999	939	Am ³⁰	32050	2003	21*	Am
	2006	655	Am ⁸⁰²		2006	601	R
26303	1999	939	Am ³⁰	32051	2006	601	R
26400	2001	803	Am ³⁷³	32211	2003	552	Am
	2002	375	Am ⁴²⁸	32221.5	2006	108	Ad
	2004	474	Am ⁸¹		2007	130	Am ⁹⁰²
	2006	655	Am ⁸⁰²	Title 1,			
26401	2001	803	Am ³⁷³	Div. 1,			
	2004	474	Am ⁸¹	Pt. 19,			
	2005	351	Am (as am by	Ch. 2,			
			Sec. 6,	Art. 3.6,			
			Stats. 2004,	heading			
			Ch. 474) ⁷⁵⁴	(Sec. 32228			
				et seq.)	1999	86	Am (as ad by
26401.5	2006	655	Am ⁸⁰²				Stats. 1999,
	1999	939	Am ³⁰				Ch. 51)
	2000	1020	R				
26402	2001	803	Am ³⁷³		1999	645*	Am (as ad by
26403	2000	1020	Ad				Stats. 1999,
26501.5	2000	1020	Ad				Ch. 51)
26503.5	2000	1020	Ad	32228	1999	51*	Ad
26504	1999	939	Am ³⁰		2000	71*	Am
26603	1999	939	Am ³⁰		2000	955	Am
26604	1999	939	Am ³⁰		2001	734*	Am
26807	2001	803	Am ³⁷³		2001	735	Am (by Sec. 1.5
	2002	903	Am				of Ch.)
	2006	655	Am ⁸⁰²		2004	871	S ^{79 43}
26807.5	2006	655	Ad ⁸⁰²		2005	118*	S ^{54 57}
26807.6	2006	655	Ad ⁸⁰²	32228.1	1999	51*	Ad
26811	2006	655	Am ⁸⁰²		1999	86	Am (as ad by
26906	2001	803	Am ³⁷³				Stats. 1999,
	2002	903	Am				Ch. 51)
	2006	655	Am ⁸⁰²		1999	645*	Am (as ad by
26906.5	2006	655	Ad ⁸⁰²				Stats. 1999,
26906.6	2006	655	Ad ⁸⁰²				Ch. 51)
26910	2006	655	Am ⁸⁰²		1999	646	Am (as ad by
26911	2001	803	Am ³⁷³				Stats. 1999,
27004	2001	803	R & Ad ³⁷³				Ch. 51)
	2002	375	Am ⁴²⁸		2000	71*	Am
	2006	655	Am ⁸⁰²		2000	955	Am
27007	2001	803	Am ³⁷³		2001	734*	Am
27008	2001	803	Am ³⁷³		2002	165	Am
27100	2005	351	Am ⁷⁵⁴		2004	871	S ^{79 43}
27204	2005	661	Am		2005	118*	S ^{54 57}
27400	2004	912	Am ⁶⁹⁵	32228.2	1999	51*	Ad
	2005	418	Am		1999	646	Am (as ad by
27401	2004	912	Am ⁶⁹⁵				Stats. 1999,
	2005	418	Am				Ch. 51)
27403	2004	183	Am ⁵⁷¹		2004	871	S ^{79 43}
27405	2006	655	Am ⁸⁰²		2005	118*	S ^{54 57}
27406	2004	912	Am ⁶⁹⁵	32228.3	1999	645*	Ad
	2007	513	Am		2004	871	S ^{79 43}
27408	2006	655	Am ⁸⁰²		2005	118*	S ^{54 57}
27410	1999	939	Am ³⁰	32228.5	1999	646	Ad
	2006	655	Am ⁸⁰²		2004	871	S ^{79 43}

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
32228.5 (Cont.)	2005	118 *	S ^{54 57}	32273	2003	828	R
32228.6	2004	871	Ad ⁷⁹ R ⁸⁰	32274	2003	828	R
	2005	118 *	R ^{54 57}	Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 4, heading (Sec. 32275 et seq.)	2003	828	Ad(RN)
32230	2002	1168 *	R	32275	2003	828	Ad(RN)
32231	2002	1168 *	R	Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 3, heading (Sec. 32280 et seq.)	2003	828	Am & RN
32232	2002	1168 *	R	Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 5, heading (Sec. 32280 et seq.)	2003	828	Ad(RN)
32233	2002	1168 *	R	32280	2001	890	Am
32234	2002	1168 *	R		2003	828	Am & RN & Ad(RN)
32235	2002	1168 *	R	32281	2003	828	Ad(RN)
32236	2002	1168 *	R	32282	2003	828	Ad(RN)
32237	2001	745 *	Am		2004	895	Am
	2001	750	R	32282.5	2006	696	Ad
32238	2002	1168 *	R	32283	2003	828	Ad(RN)
32239	2002	1168 *	R	32284	2003	828	Ad(RN)
Title 1, Div. 1, Pt. 19, Ch. 2, Art. 3.8, heading (Sec. 32239.5 et seq.)	1999	86	Am (as ad by Stats. 1999, Ch. 51)	32285	2003	828	Ad(RN)
	1999	51 *	Ad	32286	2003	828	Ad(RN)
32239.5	1999	86	Am (as ad by Stats. 1999, Ch. 51)	32287	2003	828	Ad(RN) (by Sec. 19.5 of Ch.)
	2001	745 *	Am	32288	2003	828	Ad(RN)
32255	2006	538	Am ⁸⁰²	32289	2004	272	Ad
32255.1	2006	538	Am ⁸⁰²		2004	896 *	Ad(RN)
32261	2001	890	Am	Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 4, heading (Sec. 32290 et seq.)	2003	828	Am & RN
	2003	828	Am	32290	2001	890	Am
32262	2003	828	Am		2003	828	Am & RN & Ad
Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 2, heading (Sec. 32265 et seq.)	2003	828	Ad(RN)	Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 5, heading (Sec. 32295 et seq.)	2003	828	Am & RN
32265	2003	828	Ad(RN)				
	2004	183	Am ⁵⁷¹				
Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 3, heading (Sec. 32270 et seq.)	2003	828	Ad(RN)	Title 1, Div. 1, Pt. 19, Ch. 2.5, Art. 5, heading (Sec. 32295 et seq.)	2003	828	Am & RN
32270	2001	890	Am				
	2003	828	R & Ad(RN)				
32270.5	1999	872 *	Ad				
	2003	828	R				
32271	2001	890	Am				
	2003	828	R				
32272	2003	828	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
32295	2001	890	Am	33128	2002	1168 *	Am (as am by Sec. 1, Stats. 1998, Ch. 784) ^{70 18}
	2003	828	Am & RN				Am (as ad by Sec. 2, Stats. 1998, Ch. 784) ³⁹¹
32296	2004	871	S ^{79 43}		2004	52 *	Am (as am by Sec. 6.7, Stats. 2002, Ch. 1168)
32296.1	2004	871	S ^{79 43}	33128.1	1X 2003–04	4 *	Ad
32296.10	2004	871	Ad ⁷⁹ R ⁸⁰	33128.2	1X 2003–04	4 *	Ad
32296.3	2004	871	S ^{79 43}	33128.3	2003	227 *	Ad
32296.4	2004	871	S ^{79 43}	33128.5	2001	872 *	Ad
32296.5	2004	871	S ^{79 43}	33143	2003	755	Am
32296.6	2004	871	S ^{79 43}	33318.5	2005	517	Ad
32296.7	2004	871	S ^{79 43}	33319.3	2000	642	Ad
32296.8	2002	120	Am	33328	1999	1009 *	Ad
	2004	871	S ^{79 43}	33333	2001	430	Am
32296.9	2004	871	S ^{79 43}	33350	2002	1166	Am
32311	2003	185	Am ⁴⁴⁰		2003	459	Am
Title 1, Div. 1, Pt. 19, Ch. 3, Art. 3, heading (Sec. 32320 et seq.)	2002	202	R	33352	2000	585	R (as am by Stats. 1993, Ch. 487)
32320	1999	689	Am				Am (as am by Stats. 1996, Ch. 151) ⁵
	2002	202	Am & RN		2001	888	Am ⁷⁵
32425	2002	701	Ad		2002	943	Am
	2004	402	Am		2006	301	Am ¹³
33009.5	2002	1020 *	Ad		2007	720	Am
33042	2002	508	Ad	33353	2000	585	Am ⁵
33050	2000	71 *	Am		2001	888	Am ⁷⁵
	2000	1058	Am (as am by Stats. 2000, Ch. 71)		2001	889	Am ⁷⁵
	3X 2001–02	2 *	Am		2006	301	Am ^{13 640}
33054	2000	464	Ad ⁷⁹ R ⁸⁰		2007	130	Am ⁹⁰²
	2005	543	Am ⁷⁵	33354	2000	585	Am ⁵
33101	2007	142	R		2001	888	Am ⁷⁵
33126	2000	996 *	Am		2001	889	Am ⁷⁵
	2002	1166	Am		2006	301	Am ¹³
	2002	1168 *	Am		2007	130	Am ⁹⁰²
	2004	900 *	Am	33370	2006	880	Am
	2005	22	Am ⁶⁴⁷		2007	130	Am ⁹⁰²
	2005	354	Am (by Sec. 1 of Ch.)	33380	2006	880	Am
	2005	358	Am (by Sec. 1.5 of Ch.)	33381	2006	880	Am
	2007	130	Am ⁹⁰²	33382	2006	880	Am
33126.1	2007	530	Am		2007	170	Am
	2000	996 *	Ad	33383	2006	880	Am
	2001	159	Am ³⁰⁵		2007	170	Am
	2002	1168 *	Am	33420	2000	1055 *	Am
	2004	900 *	Am	33430	2006	837	Ad & R ⁵⁴⁷
	2007	130	Am ⁹⁰²	33431	2006	837	Ad & R ⁵⁴⁷
	2007	530	Am	33432	2006	837	Ad & R ⁵⁴⁷
33126.15	2005	358	Ad	33533	2001	734 *	Am
33126.2	2000	996 *	Ad	33540	2004	895	Am
33127	2004	52 *	Am		2004	896 *	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>
33541	2001	926	Ad	35278.5	2003	574	Ad
	2003	665	Am	35291	2002	1032 *	Am
33551	2006	538	Am ⁸⁰²	35291.5	2002	1032 *	Am
33590	2003	208	Am	35292.5	2003	909	Ad
	2005	653 *	Am	Title 2,			
33600	2003	386	Ad & R ⁴³	Div. 3,			
33601	2003	386	Ad & R ⁴³	Pt. 21,			
33603	2003	386	Ad & R ⁴³	Ch. 2,			
33604	2003	386	Ad & R ⁴³	Art. 10.3,			
33605	2003	386	Ad & R ⁴³	heading			
35001	2002	221	Am	(Sec. 35294			
35012	2000	135	Am ²⁰³	et seq.)			
35021	2001	40	Am	35294	2003	828	Am & RN
35021.2	1999	476	Ad	35294.1	2003	828	Am & RN
35021.3	2007	162	Ad		1999	996	Am
35021.5	2003	292	Am		2002	735	Am
35029.1	2001	135 *	Ad		2003	828	Am (as am by
35035	2007	730	Am	Sec. 1,			
35036	2006	518	Ad	Stats. 2002,			
35041.3	1999	189	Ad	Ch. 735) & RN			
35105	2006	538	Am ⁸⁰²	35294.10	1999	996	Ad
35106	2000	1058	Am		2003	828	Am
35120	2001	401	Am	35294.11	1999	996	Ad
	2002	1168 *	Am		2003	828	Am
35160.5	1999	389	Am	35294.12	1999	996	Ad
	2000	135	Am ²⁰³		2003	828	Am
	2002	1013	Am	35294.13	1999	996	Ad
	2003	552	Am		2003	828	Am
35178.4	2001	598 *	Ad	35294.14	1999	996	Ad
	2006	402	Am	35294.15	1999	996	Ad
35179	2000	585	Am ⁵	35294.2	1999	996	R (as ad by
	2001	888	Am ⁷⁵	Sec. 4,			
	2001	889	Am ⁷⁵	Stats. 1997,			
	2006	301	Am ¹³	Ch. 736)			
	2007	130	Am ⁹⁰²	Am (as ad by			
35179.1	2005	673	Am	Sec. 3,			
35179.2	2001	745 *	Am	Stats. 1997,			
	2002	1032 *	Am	Ch. 736) ¹³			
35182.5	1999	374	Ad		2001	646	Am
	2003	458	Am		2001	890	Am
35183	2003	828	Am		2003	828	Am & RN
35183.5	2001	575	Ad	35294.20	2002	506	Ad & R ⁶⁸
	2002	266	Am	35294.21	2002	506	Ad & R ⁶⁸
35186	2004	900 *	Ad		2003	828	Am
	2004	903 *	Am (as ad by	35294.22	2002	506	Ad & R ⁶⁸
			Stats. 2004,		2003	828	Am
			Ch. 900)	35294.23	2002	506	Ad & R ⁶⁸
	2005	118 *	Am	35294.25	2002	506	Ad & R ⁶⁸
	2005	677 *	Am	35294.3	2003	828	Am & RN
	2006	704	Am	35294.4	2002	457	Ad
	2007	526 *	Am		2003	828	Am & RN
35233	2000	44	Am ¹⁸⁵	35294.5	1999	996	Am
35254	1999	646	Am		2003	828	Am & RN
35256	2007	530	Am	35294.6	1999	996	Am
35258	2007	530	Am		2002	91	Am
35277	2003	574	Ad		2003	828	Am & RN
	2004	495	Am	35294.7	1999	996	Am
35277.5	2003	574	Ad		2003	423	Am (by Sec. 1
35278	2003	574	Ad	of Ch.)			
	2004	495	Am		2003	828	Am & RN (by
				Sec. 19.5 of Ch.)			

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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>
35294.8	1999	996	Am	35809	2004	652	Ad & R ³¹⁷
	2002	506	Am	35810	2004	652	Ad & R ³¹⁷
	2003	828	Am & RN	35811	2004	652	Ad & R ³¹⁷
35294.9	1999	996	Am	35812	2004	652	Ad & R ³¹⁷
	2003	828	R	35813	2004	652	Ad & R ³¹⁷
35294.95	2003	423	Ad	35814	2004	652	Ad & R ³¹⁷
	2004	272	R	35815	2004	652	Ad & R ³¹⁷
	2004	896*	Am & RN	35816	2004	652	Ad & R ³¹⁷
35295	2004	895	Am	35900	2006	299	Ad & R ⁶³⁹
35296	2004	895	Am		2007	130	Am ⁹⁰²
35316	2007	569	Am	35901	2006	299	Ad & R ⁶³⁹
35330	2007	23	Am	35910	2006	299	Ad & R ⁶³⁹
35351	2007	569	Am	35911	2006	299	Ad & R ⁶³⁹
35400	1999	295*	Ad & R ²⁴	35912	2006	299	Ad & R ⁶³⁹
	2000	750	Am ¹⁸	35913	2006	299	Ad & R ⁶³⁹
	2002	462	Am ⁴²³	35914	2006	299	Ad & R ⁶³⁹
	2006	299	Am	35915	2006	299	Ad & R ⁶³⁹
35401	1999	295*	Ad & R ²⁴	35920	2006	299	Ad & R ⁶³⁹
	2000	750	Am ¹⁸	35921	2006	299	Ad & R ⁶³⁹
	2002	462	Am	35922	2006	299	Ad & R ⁶³⁹
	2003	62	Am ⁵¹⁹	35923	2006	299	Ad & R ⁶³⁹
35500	2000	1058	Am	35924	2006	299	Ad & R ⁶³⁹
35517	2005	344	Ad	35930	2006	299	Ad & R ⁶³⁹
35534	2003	62	Am ⁵¹⁹	35930.5	2006	299	Ad & R ⁶³⁹
35555	2005	344	Am	35931	2006	299	Ad & R ⁶³⁹
35556	1999	205	Am	35932	2006	299	Ad & R ⁶³⁹
35566	2005	344	Am		2007	130	Am ⁹⁰²
35570	2006	730	Am	35933	2006	299	Ad & R ⁶³⁹
35700.5	2000	761	Ad	35940	2006	299	Ad & R ⁶³⁹
35704	2000	1058	Am	35950	2006	299	Ad & R ⁶³⁹
35706.5	2000	599	Ad	37202	2004	946	Am
35707	2000	1058	Am	37220	2006	205	Am
35710	2005	344	Am		2007	130	Am ⁹⁰²
	2006	730	Am	37220.5	2000	213	Am
35710.1	2005	344	Ad	37220.6	2000	213	Ad
35710.5	2005	344	Am		2000	1058	Am (as ad by Stats. 2000, Ch. 213)
35720.5	2000	1058	Am		2001	734*	Am
35721	2000	761	Am		2002	1124*	Am
35721.5	2000	761	Ad	37220.8	2002	1124*	Ad ⁷⁰
35722	2005	344	Am				R ⁶³
35735.1	2006	730	Am		2003	62	Am ⁵¹⁹
35735.3	2000	1058	R	37252	1999	78*	Am (as am by Stats. 1999–2000 (1st Ex. Sess.), Ch. 1) ¹
	2002	1168*	Ad				
35738	2003	62	Am ⁵¹⁹		2000	72*	Am
35752	2006	730	Am		2000	135	Am ²⁰³
35753	2005	344	Am		IX 1999–2000	1	Am
35756	2000	1058	Am		2001	159	Am ³⁰⁵
	2005	344	Am		2005	234*	Am
	2006	730	Am	37252.1	2002	59*	Ad ⁷⁰
35763	2007	508	Am				R ⁶³
35800	2004	652	Ad & R ³¹⁷		2003	62	Am ⁵¹⁹
35801	2004	652	Ad & R ³¹⁷		2004	537*	Am ^{98 75}
35802	2004	652	Ad & R ³¹⁷	37252.2	2000	72*	Ad ³⁴
35803	2004	652	Ad & R ³¹⁷		2001	159	Am ³⁰⁵
35804	2004	652	Ad & R ³¹⁷	37252.5	1999	78*	Am
35805	2004	652	Ad & R ³¹⁷		2000	72*	Am & R ²⁰
35806	2004	652	Ad & R ³¹⁷				
35806.5	2004	652	Ad & R ³¹⁷				
35807	2004	652	Ad & R ³¹⁷				
35808	2004	652	Ad & R ³¹⁷				

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Section	Affected By			Section	Affected By					
	Year	Chapter	Effect		Year	Chapter	Effect			
37252.6	2000	72 *	Ad & R ²⁰	38021	1999	646	R			
37252.8	2000	72 *	Ad ¹⁸⁸	38022	1999	646	R			
	2004	871	Am ⁷⁹ R ⁸⁰	38023	1999	646	R			
37253	2005	402 *	Am ¹³	38024	1999	646	R			
	1999	78 *	Am	38025	1999	646	R			
	2000	72 *	Am	38026	1999	646	R			
	2003	227 *	Am	38027	1999	646	R			
	2004	871	Am ⁷⁹ R ⁸⁰	38028	1999	646	R			
37253.5	2005	402 *	Am ¹³	38029	1999	646	R			
	2000	72 *	Ad	38030	1999	646	R			
37254	2005	234 *	Ad	38040	1999	646	R			
	2006	79 *	Am	38045	1999	646	R			
37254.1	2007	526 *	Am	38046	1999	646	R			
	2006	586	Ad	38047	1999	646	R			
	2001	159	Am ³⁰⁵	38047.5	1999	648	Ad			
37619	2001	159	Am ³⁰⁵	38047.6	2002	360	Ad			
37631	2003	650	Am	38048	1999	646	R			
				1999	647 *	Am & RN (by Sec. 1 of Ch.)				
Title 2, Div. 3, Pt. 22, Ch. 5.5, Art. 1, heading (Sec. 37670 et seq.)	2004	901 *	Ad	38049	1999	648	Am & RN (by Sec. 1 of Ch.)			
							38049	1999	646	R
							38050	1999	646	R
							38051	1999	646	R
							38052	1999	646	R
							38053	1999	646	R
							38054	1999	646	R
							38055	1999	646	R
							38056	1999	646	R
							38057	1999	646	R
37670	2003	509	Am	38058	1999	646	R			
37680	2004	901 *	Ad	38059	1999	646	R			
37681	2004	901 *	Ad	38060	1999	646	R			
37682	2004	901 *	Ad	38065	1999	646	R			
37683	2004	901 *	Ad	38101	2005	677 *	Am			
37684	2004	901 *	Ad	38131	2006	205	Am			
37685	2004	901 *	Ad	38132	2004	895	R			
37686	2004	901 *	Ad	38133	2002	1168 *	Am			
37687	2004	901 *	Ad	38139	1999	832	Am			
37688	2004	901 *	Ad	38150	1999	646	R			
37689	2004	901 *	Ad	38155	1999	646	R			
37690	2004	901 *	Ad	38156	1999	646	R			
37691	2004	901 *	Ad	38157	1999	646	R			
37692	2004	901 *	Ad	38158	1999	646	R			
37693	2004	901 *	Ad	38159	1999	646	R			
37694	2004	901 *	Ad	38160	1999	646	R			
37695	2004	901 *	Ad	38161	1999	646	R			
37700	2003	237 *	Am	38162	1999	646	R			
37700.1	2004	481	Ad ³⁰⁰	38163	1999	646	R			
			R ³⁰¹	38164	1999	646	R			
37701	2004	465	Am	38165	1999	646	R			
37702	2004	465	Am	38166	1999	646	R			
37703	2004	465	Am	38167	1999	646	R			
37704	2004	465	Am	38168	1999	646	R			
37706	2004	465	Am	39006	2000	135	Am & RN ²⁰³			
37707	2004	465	Am	39619	1999	390	Am & RN			
37710	2004	465	Ad	39800	1999	646	Ad			
37711	2004	465	Ad	39800.5	2003	559	Ad			
37712	2004	465	Ad ⁹⁸ R ¹⁰⁰							
37713	2004	465	Ad ⁹⁸							
			R ¹⁰⁰							
38020	1999	646	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>
39801	1999	646	Ad	Title 2,			
39801.5	1999	646	Ad	Div. 3,			
39802	1999	646	Ad	Pt. 24,			
39803	1999	646	Ad	Ch. 1,			
39805	1999	646	Ad	Art. 3,			
39806	1999	646	Ad	heading			
39807	1999	646	Ad	(Sec. 41030			
39807.5	1999	646	Ad	et seq.)	2002	1168 *	Am
	2007	56	Am	41031	2002	1168 *	Am
39808	1999	646	Ad	41032	2002	1168 *	Am
39809.5	1999	646	Ad	41033	2002	1168 *	Am
39820	1999	646	Ad	41035	2002	1168 *	Am
39830	1999	646	Ad	41038	2002	1168 *	Am
	2007	569	Am	41203.1	1999	78 *	Am
39830.1	1999	646	Ad		2000	71 *	Am
39831	1999	646	Ad		2001	891 *	Am
39831.5	1999	646	Ad ⁸²		2002	1167 *	Am
	1999	648	Ad(RN) (by Sec. 2.5 of Ch.)		2003	227 *	Am
					2004	216 *	Am
39832	1999	646	Ad		2005	73 *	Am
39833	1999	646	Ad		2006	79 *	Am
39834	1999	646	Ad		2007	174 *	Am
39835	1999	646	Ad	41204.1	1999	84 *	Am ²⁹
39836	1999	646	Ad		2004	211 *	Am ⁶²²
39837	1999	646	Ad	41205	2003	187	R (as ad by Stats. 1989, Ch. 82)
39837.5	1999	646	Ad				Am (as am by Stats. 1994, Ch. 153)
39838	1999	646	Ad	41207	2004	216 *	R & Ad
39839	1999	646	Ad	41207.1	2006	751	Ad
39840	1999	646	Ad		2007	130	Am ⁹⁰²
39841	1999	646	Ad	41207.5	2004	899 *	Ad
39842	1999	646	Ad	41303	2002	1168 *	Am
39860	1999	646	Ad	41320	2003	107	Am
40070	1999	646	Ad		2004	263 *	Am
40080	1999	646	Ad	41320.1	2004	52 *	Am
40081	1999	646	Ad	41320.2	2004	263 *	Am
40082	1999	646	Ad	41323	2004	263 *	R
40083	1999	646	Ad	41324	2004	263 *	R
40084	1999	646	Ad	41325	2002	94	Am
40084.5	1999	646	Ad	41326	2004	52 *	Am
40085	1999	646	Ad		2004	896 *	Am
40085.5	1999	646	Ad	41326.1	2004	52 *	Am
40086	1999	646	Ad		2004	896 *	Am
40087	1999	646	Ad		2005	22	Am ⁶⁴⁷
40088	1999	646	Ad	41327	2004	52 *	Am
40089	1999	646	Ad		2004	263 *	Am
40090	1999	646	Ad	41327.1	2004	52 *	Ad
40090.5	1999	646	Ad	41327.2	2004	52 *	Ad
41020	2000	1055 *	Am		2005	677 *	Am
	2002	1128	Am	41328	2004	52 *	Am
	2004	900 *	Am		2004	263 *	Am
	2005	677 *	Am		2005	22	Am ⁶⁴⁷
	2006	730	Am	41329	2000	578	Ad ⁷⁹ R ⁸⁰
41020.3	2002	1128	Am				Ad & R ¹⁹
41020.5	2000	1055 *	Am	41329.1	2000	578	Am ³⁰⁵
	2004	52 *	Am		2001	159	Ad & R ⁴⁵⁹
	2004	896 *	Am	41329.3	2002	1069	
	2005	22	Am ⁶⁴⁷				
41020.6	2001	750	Am				
41023	1999	646	Am				
	2002	1168 *	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
41329.3 (Cont.)					2006	538	Am ⁸⁰²
	2003	62	Am ⁵¹⁹		2006	730	Am
41329.50	2004	263 *	Ad	41501	2004	871	Ad
	2006	50 *	Am		2005	118 *	Am
41329.51	2004	263 *	Ad	41502	2004	871	Ad
	2006	50 *	Am	41503	2004	871	Ad
41329.52	2004	263 *	Ad	41505	2004	871	Ad
	2005	97 *	Am		2005	402 *	Am
	2006	50 *	Am	41505.5	2004	871	Ad
41329.53	2004	263 *	Ad		2005	402 *	R
41329.54	2004	263 *	Ad	41506	2004	871	Ad
41329.55	2004	263 *	Ad		2005	402 *	Am
	2005	97 *	Am	41507	2004	871	Ad
	2005	710	Am	41508	2004	871	Ad
	2006	50 *	Am		2006	371 *	Am
41329.56	2004	263 *	Ad	41510	2004	871	Ad
	2005	97 *	Am	41511	2004	871	Ad
41329.57	2004	263 *	Ad		2005	677 *	Am
	2005	97 *	Am	41512	2004	871	Ad
41329.58	2006	50 *	Ad	41513	2004	871	Ad
41329.59	2006	50 *	Ad	41514	2004	871	Ad
41330	1X 2003–04	4 *	R & Ad	41520	2004	871	Ad
41335	1X 2003–04	4 *	Am ⁵³⁹		2006	517	Am
			R ²²	41521	2004	871	Ad
			Ad ⁵³⁸		2005	677 *	Am
41339.1	1X 2003–04	4 *	Ad	41522	2004	871	Ad
41344	1999	78 *	Ad		2006	517	Am
	2000	1058	Am	41530	2004	871	Ad
	2002	1128	Am		2005	22	Am ⁶⁴⁷
	2003	62	Am ⁵¹⁹		2005	677 *	Am
	2003	552	Am		2005	678	Am
	2004	896 *	Am	41531	2004	871	Ad
	2005	677 *	Am	41532	2004	871	Ad
41344.1	2002	1128	Ad		2006	371 *	Am
	2005	677 *	Am	41540	2004	871	Ad
41344.2	1999	646	Ad		2005	359 *	Am
41344.3	2001	574 *	Ad		2006	730	Am
41344.4	2004	900 *	Ad	41541	2004	871	Ad
41350	2007	174 *	Am	41542	2004	871	Ad
41365	1999	736 *	Am		2006	371 *	Am
	2000	429 *	Am (by Sec. 1 of Ch.)	41543	2004	871	Ad
			Am (by Sec. 1.5 of Ch.)	41544	2007	730	Ad
41366.5	2000	586	Ad	41570	2004	871	Ad
41366.7	2000	586	Ad	41571	2004	871	Ad
41367	2000	586	Ad	41572	2004	871	Ad
41372	2002	1168 *	Am		2005	118 *	Am
41374	2001	734 *	Am	41573	2004	871	Ad
41380	1999	646	R		2006	371 *	Am
41402	2005	677 *	Am	41601.1	2000	942	Am ⁵
41403	2002	1168 *	Am		2001	382	Am ²⁰
41404	2002	1168 *	Am	41609	2002	1128	R
41405	2002	1168 *	R	41840	2003	650	Am
41407	2001	750	R	41841.6	2000	640 *	Am ⁴⁵
	2002	1168 *	Ad				R ²⁵
41409	2001	734 *	Am		2002	1067	Ad ⁵⁶
41474	2003	573	Ad	41851	2003	512	Am
	2004	52 *	Am	41851.12	2000	1058	Am
41500	2004	871	Ad	41852	1999	646	Am
	2005	118 *	Am	41857	1999	78 *	Ad
				41975	2003	227 *	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>
41976	2005	677 *	Am	42238.41	2004	183	Am ⁵⁷¹
41976.5	2005	677 *	Am	42238.44	2001	155 *	Ad ³⁷
42100	2002	1058	Am		2001	734 *	Am
42101	1999	646	R		2002	1167 *	Am ³⁷
42103.3	2005	69	R		3X 2001–02	2 *	Am
42120	2004	896 *	Am		2004	216 *	Am
42127	2002	1168 *	Am	42238.445	2002	1167 *	Ad
	2003	62	Am ⁵¹⁹	42238.45	3X 2001–02	2 *	Ad
	2004	52 *	Am	42238.46	2002	1167 *	Ad ³⁷
	2005	677 *	Am		2003	62	Am ⁵¹⁹
	2006	730	Am	42238.48	2006	79 *	Ad
42127.1	2002	1168 *	Am	42238.51	2002	930	Ad(RN)
	2004	52 *	Am		2006	653	Am ⁴²⁴
42127.3	2006	730	Am				R ⁶⁹
42127.6	2001	620	Am				Ad ⁵⁶²
	2004	52 *	Am		2007	130	Am (as ad by Sec. 2, Stats. 2006, Ch. 653) ⁹⁰²
	2004	896 *	Am				Ad(RN)
	2004	902 *	Am	42238.52	2002	930	Ad
42127.8	2000	584	Am	42238.53	2002	930	Ad
	2004	52 *	Am		2003	62	Am ⁵¹⁹
	2005	357	Am (by Sec. 2 of Ch.)	42238.75	2002	1128	Ad
				42238.95	1999	83	Am ³⁰
	2005	360	Am (by Sec. 1.5 of Ch.)	42239	1999	78 *	Am
42127.85	2000	584	Ad & R ⁴³		2000	72 *	R & Ad
42129	2002	1168 *	Am		2000	1058	Am (as ad by Stats. 2000, Ch. 72)
	2004	896 *	Am				Am ³⁰⁵
42131	2004	896 *	Am		2001	159	Am ⁷⁹
42132	2005	677 *	Am		2004	871	R ⁸⁰
42133.5	2004	896 *	Am				Ad ⁸¹
42140	2004	895	Am ⁶⁷⁹		2005	402 *	R (as am by Sec. 8, Stats. 2004, Ch. 871)
42238	1999	78 *	Am				Am (as ad by Sec. 9, Stats. 2004, Ch. 871)
	1999	646	Am (as am by Stats. 1999, Ch. 78) ¹⁶⁴				Am
	2000	1058	Am (by Sec. 26 of Ch.)				Am
	2002	1167 *	Am				Am
	3X 2001–02	2 *	Am				Ad
	2004	216 *	Am				Am
	2006	79 *	Am				Am
42238.1	1999	78 *	Am	42239.1	1999	78 *	Am
42238.12	2001	794 *	Am		2000	72 *	Am
	2002	1167 *	Am		1X 1999–2000	2 *	Ad
	2002	1168 *	Am		2003	227 *	Am
	3X 2001–02	2 *	Am		2004	871	Am ⁷⁹
	2003	227 *	Am				R ⁸⁰
42238.145	1999	78 *	Am	42239.15	2000	404 *	Ad
42238.146	2001	891 *	Ad		2001	734 *	Am
	2002	1168 *	Am & RN		2003	227 *	Am
	2003	227 *	Ad		2004	871	Am ⁷⁹
	2004	216 *	Am				R ⁸⁰
	2005	73 *	Am		2005	402 *	R
	2005	491 *	Am	42239.2	2000	72 *	Am
	2006	79 *	Am		2000	404 *	Am
42238.18	2006	730	Am		2000	1058	Am (as am by Stats. 2000, Ch. 72)
42238.2	2000	581	Am				Ad
42238.22	2006	730	Ad		1X 1999–2000	2 *	Ad
42238.23	2000	71 *	Ad		2006	730	R
	2004	216 *	Am ³⁷		2000	72 *	R
42238.4	2006	538	Am ⁸⁰²	42239.5	2000	72 *	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
42239.6	2000	72 *	R	44031	2000	886	R & Ad
42241.3	2005	355	Ad	44041	2006	780	Am
	2006	730	Am		2007	130	Am ⁹⁰²
42241.7	2002	1168 *	Am		2007	323	Am
	2003	227 *	Am	44041.5	2006	780	Ad
42243.6	2001	891 *	R		2007	130	Am ⁹⁰²
42243.7	2003	227 *	Am	44049	2002	1168 *	Am
	2004	871	Am	44100	2004	788	Am
42243.8	2001	891 *	R	44101	2004	788	Am
42243.9	2001	891 *	R	44110	2000	531	Ad
42246	2001	891 *	R	44111	2000	531	Ad
42247	2001	891 *	R	44112	2000	531	Ad
42247.1	2001	891 *	R	44113	2000	531	Ad
42247.2	2001	891 *	R	44114	2000	531	Ad
42247.3	2001	891 *	R		2001	159	Am ³⁰⁵
42247.4	2001	891 *	R	44210	2006	538	Am ⁸⁰²
42247.5	1999	78 *	Am	44219	2005	73 *	Am
	2001	891 *	R	44225.6	1999	381	Ad
42249	2001	891 *	R		2000	135	Am ²⁰³
42249.2	2001	891 *	R		2004	902 *	Am
42249.4	2001	891 *	R		2005	677 *	Am
42249.6	2001	891 *	R		2006	752	Am
42249.65	2001	891 *	R		2007	345	Am
42249.8	2001	891 *	R	44225.7	1999	381	Ad
42261	2000	1058	Am	44226	2001	342	R
42263	2000	1058	Am	44227	1999	623 *	Am
42263.5	2000	751	Ad		2000	135	Am ²⁰³
42267	2000	1058	Am		2000	703 *	Am (by Sec. 1 of Ch.)
42269	1999	154	Ad		2001	342	Am
42282	2005	677 *	Am		2005	73 *	Am
	2006	730	Am	44227.2	2001	342	R
42282.1	2005	677 *	Am ³⁰⁰	44227.3	2001	342	R
42283.6	2003	600	Ad ³⁰⁰ R ³⁰¹	44230	2001	342	Am
				44230.5	2006	840	Ad
42285	2005	677 *	Am		2007	79	Am
	2006	250	Am	44235	1999	78 *	Am
42285.2	2003	552	Am ⁵⁷⁴	44238	2003	817	Ad
	2005	677 *	Am	44239.5	2001	342	R
	2006	250	R	44242.3	2005	73 *	Ad
42285.3	1999	191 *	Am ^{21 20}		2006	79 *	R
	2001	561	Am ^{70 18}	44242.5	2001	342	Am
	2004	105 *	Am ^{36 13}	44242.7	2001	342	Am
42285.4	2005	677 *	Ad	44243	2001	342	Am
42286	2006	250	Am	44244	2001	342	Am
42289.6	2004	871	Ad		2005	73 *	Am
42638	2001	620	Am		2006	79 *	Am
42650	2001	734 *	Am	44244.1	2001	342	Am
42850	2001	734 *	Am	44245	2001	342	Am
	2002	1168 *	Am	44251	2004	55	Am
42921	2006	75 *	Am		2006	517	Am
43040.5	2007	263	R	44252	2006	517	Am
43060	2007	263	R	44252.1	2001	565	Ad ³⁷⁶
44000.5	2001	342	Ad		2005	677 *	Am ⁷³⁹
44002	2001	342	Am	44252.5	1999	704	Am
44010	1999	281	Am		2006	517	Am
	2001	342	Am	44252.6	2001	342	R
	2003	468	Am ⁵⁶¹		2006	517	Ad
	2004	124	Am	44252.9	1999	704	Ad
44013	2003	567	Ad		2001	745 *	Am
44015.1	1999	286	Ad	44253	1999	623 *	Am
44018	2003	783	Am				

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<i>Affected By</i>				<i>Affected By</i>			
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44253 (Cont.)	2000	703 *	Am	44274.3	2007	723	Ad
44253.10	1999	685	Am	44274.4	2000	703 *	R
	2004	169	Am		2007	723	Ad
44253.11	2006	752	Ad	44275.3	1999	623 *	Am
	2007	345	Am		2000	135	Am ²⁰³
44253.2	2000	955	Am		2000	703 *	Am
	2007	569	Am		2001	342	Am
44253.3	2000	955	Am		2004	902 *	Am
	2006	517	Am		2006	517	R
	2007	569	Am (by Sec. 24 of Ch.)	44275.4	2000	703 *	Ad
	2007	723	Am (by Sec. 1.5 of Ch.)		2001	342	Am
44253.4	2007	723	Am		2006	517	Am
44253.8	1999	737	Am	44275.5	2006	517	R
44255.5	2001	342	R	44276.1	2003	423	Am
44255.6	2001	342	Am	44277	2000	283	Am (by Sec. 1 of Ch.)
44258.9	2004	902 *	Am		2006	517	Am
	2005	118 *	Am		1X 1999–2000	2 *	Am
	2005	677 *	Am	44278	2006	517	R
	2007	730	Am	44279	2006	517	R
44259	1999	623 *	Am	44279.1	2006	517	Am
	2000	135	Am ²⁰³		2007	191	Am
	2004	343 *	Am	44279.2	2001	745 *	Am
	2006	517	Am		2003	461	Am
44259.1	2003	896	Am		2004	183	Am ⁵⁷¹
44259.2	2001	269	Ad	44279.25	2006	517	Ad
	2006	517	Am	44280	2005	390	Am
44259.3	1999	83	Am ³⁰	44283.2	1999	623 *	Am
44259.5	1999	711	Ad	44285	2001	342	R
	2001	745 *	Am	44300	2001	585 *	Am
44259.8	1999	737	Ad & R ¹⁸		2007	730	Am
44260	2007	520 *	Am	44300.1	2007	723	Ad ⁹³⁵
44260.1	2007	520 *	Am				R ⁹³⁶
44260.9	2007	520 *	Ad	44302	1999	400 *	Ad
44265.1	2006	517	Ad		2007	730	Am
44265.10	2000	951	Ad	44303	2001	576	Ad & R ^{37 75}
	2004	106 *	R		2002	664	Am ⁴³¹
44265.3	2006	581 *	Ad ⁸⁷⁹	44305	1999	623 *	Am
44265.6	2005	677 *	Ad		2001	342	Am
44265.7	2006	147 *	R		2007	730	R
44265.8	2004	106 *	Am	44306	2007	730	R
	2006	147 *	R & Ad	44307	2007	730	R
44265.9	2006	147 *	R & Ad	44307.5	2007	730	R
44268.5	2000	109	Ad & R ¹⁸	44308	2007	730	R
44269	2007	730	Am	44309	2000	986	Ad & R ²⁰
44270	2007	730	Am	44320.2	2006	517	Am
44270.1	2006	517	Am	44322	2001	342	Am
44270.3	2000	703 *	Ad	44325	2002	1087	Am
44270.4	2000	703 *	Ad		2003	461	Am
44270.5	2002	225 *	Ad		2004	287	Am
44274	2000	703 *	Am		2004	902 *	Am
	2004	902 *	Am		2006	304	Am
	2006	517	R		2007	73	Am
44274.1	2000	703 *	Ad	44326	2002	1087	Am
	2006	517	R		2003	461	Am
44274.2	2000	703 *	Am	44328	2002	1087	Am
	2001	342	Am		2003	461	Am
	2006	517	R & Ad		2004	183	Am ⁵⁷¹
	2007	345	Am	44329	2001	745 *	R
					2002	1087	Ad
					2004	287	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>
44329 (Cont.)	2006	304	Am	44498	1999	646	Am
44329.5	2006	304	Ad		1X 1999–2000	4	Ad ⁴ R ⁸
44332	1999	281	Am	44500	1X 1999–2000	4	Ad
44341	2001	342	Am		2003	566	Am
44346	2002	471*	Am	44501	1X 1999–2000	4	Ad
44346.1	1999	281	Am	44502	1X 1999–2000	4	Ad
	1999	710	Am	44503	1999	646	Am
	2001	342	Am		1X 1999–2000	4	Ad
44350	2007	133	Am		2001	734*	Am
44386	2000	70*	Am	44504	1999	646	Am
	2003	461	Am		1X 1999–2000	4	Ad
	2007	730	Am	44505	1999	646	Am
44387	2006	517	Ad		1X 1999–2000	4	Ad
	2007	345	Am		2003	552	Am
44392	2007	554	Am	44506	1999	646	Am
44393	2001	342	Am		1X 1999–2000	4	Ad
	2003	573	Am		2007	730	Am
	2007	554	Am	44507	1999	646	Am
44395	2000	70*	Am		1X 1999–2000	4	Ad
	2003	91	Am	44508	1X 1999–2000	4	Ad
	2003	227*	Am				
44395.5	2001	734*	Ad	Title 2,			
44396	2000	70*	Am	Div. 3,			
	2003	91	Am	Pt. 25,			
44397	2000	70*	Am & RN	Ch. 3,			
44398	2000	70*	Ad(RN)	Art. 4.6,			
44399	2001	342	Ad	heading			
44403	1999	83	Am ³⁰	(Sec. 44510			
44420	2001	342	Am	et seq.)	2005	364	Am ^{451 639}
44421.1	2001	342	Am	44510	2001	697	Ad ⁹⁸ R ¹⁰⁰
44421.5	2001	342	Am		2003	91	Am
44423	2001	342	Am		2005	364	Am ^{451 639}
44424	1999	281	Am	44511	2001	697	Ad ⁹⁸ R ¹⁰⁰
	1999	710	Am		2004	902*	Am
	2000	135	Am ²⁰³		2005	364	Am ^{451 639}
44425	2002	471*	Am	44512	2001	697	Ad ⁹⁸ R ¹⁰⁰
44439	2001	342	Am		2004	673	Am
44440	2001	342	Am		2005	364	Am ^{451 639}
44452	2001	342	Am	44513	2001	697	Ad ⁹⁸ R ¹⁰⁰
44453	2001	342	Am		2005	364	Am ^{451 639}
	2004	902*	Am	44514	2001	697	Ad ⁹⁸ R ¹⁰⁰
44454	2001	342	Am		2005	364	S ^{451 639}
44456	2001	342	Am	44515	2001	697	Ad ⁹⁸ R ¹⁰⁰
44468	2001	269	Ad		2005	364	S ^{451 639}
	2002	664	Am ⁴³¹	44516	2001	697	Ad ⁹⁸ R ¹⁰⁰
	2004	658	Am		2005	364	S ^{451 639}
	2007	130	Am ⁹⁰²	44517	2001	697	Ad ⁹⁸ R ¹⁰⁰
44470	2001	884	Ad		2002	1167*	Am
44471	2001	884	Ad		2005	364	Am ^{451 639}
44472	2001	884	Ad	44518	2005	356*	Ad ³¹⁹ R ²³²
44490	1X 1999–2000	4	S ^{4 5}	44518.1	2005	356*	Ad ³¹⁹ R ²³²
44491	1X 1999–2000	4	S ^{4 5}				
44492	1X 1999–2000	4	S ^{4 5}				
44492.3	1X 1999–2000	4	S ^{4 5}				
44493	1X 1999–2000	4	S ^{4 5}				
44494	1999	939	Am ³⁰				
	1X 1999–2000	4	S ^{4 5}				
44495	1X 1999–2000	4	S ^{4 5}				
44496	1X 1999–2000	4	S ^{4 5}				
44497	1X 1999–2000	4	S ^{4 5}				

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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44518.2	2005	356 *	Ad ³¹⁹ R ²³²	44671.3	2002	1032 *	R
44518.3	2005	356 *	Ad ³¹⁹ R ²³²	44671.4	2002	1032 *	R
44518.4	2005	356 *	Ad ³¹⁹ R ²³²	44671.5	2002	1032 *	R
44518.5	2005	356 *	Ad ³¹⁹ R ²³²	44680	2002	1032 *	R
44518.6	2005	356 *	Ad ³¹⁹ R ²³²	44680.1	2002	1032 *	R
44518.7	2005	356 *	Ad ³¹⁹ R ²³²	44680.2	2002	1032 *	R
44518.8	2005	356 *	Ad ³¹⁹ R ²³²	44680.4	2002	1032 *	R
44519	2005	356 *	Ad ³¹⁹ R ²³²	44680.5	2002	1032 *	R
44519.1	2005	356 *	Ad ³¹⁹ R ²³²	44680.6	2002	1032 *	R
44519.2	2005	356 *	Ad ³¹⁹ R ²³²	44680.7	2002	1032 *	R
44560	2006	517	R & Ad	44680.8	2002	1032 *	R
44561	2006	517	R & Ad	44689.1	2000	935	Ad
44562	2006	517	R & Ad	44689.2	2000	935	Ad
44563	2006	517	R	44689.5	2000	1058	R
44579	2004	871	S ^{79 43}	44695	1999	646	Am
44579.1	1999	78 *	Am	44695.7	1999	646	Am
	2003	346	Am	44731	1999	83	Am ³⁰
	2003	892	Am	44735	2000	70 *	Ad
	2004	871	S ^{79 43}		2001	268	Am
44579.2	2003	892	Am		2002	668	Am
	2004	871	S ^{79 43}		2003	91	Am
44579.3	2004	871	S ^{79 43}		2004	183	Am ⁵⁷¹
44579.4	1999	83	Am ³⁰	44740	2006	517	Ad
	1999	646	Am	44741	2006	517	Ad
	2004	871	S ^{79 43}	44751	2000	70 *	Ad
44579.5	2001	737	Ad		2003	91	Am
	2003	892	Am		1X 2003–04	10 *	R
	2004	871	S ^{79 43}	44751.5	2000	70 *	Ad
44579.6	2004	871	Ad ⁷⁹ R ⁸⁰		1X 2003–04	10 *	R
44650	1999	52 *	Ad	44752	2000	70 *	Ad
44651	1999	52 *	Ad		2003	91	Am
44652	1999	52 *	Ad		1X 2003–04	10 *	R
44653	1999	52 *	Ad	44752.5	2000	70 *	Ad
44654	1999	52 *	Ad		1X 2003–04	10 *	R
44661.5	1999	279	Ad	44753	2000	70 *	Ad
44662	1X 1999–2000	4	Am		1X 2003–04	10 *	R
44664	1X 1999–2000	4	Am	44753.5	2000	70 *	Ad
	2003	566	Am		1X 2003–04	10 *	R
	2005	677 *	Am	44754	2000	70 *	Ad
44670.1	2002	1032 *	R		1X 2003–04	10 *	R
44670.2	2002	1032 *	R	44754.5	2000	70 *	Ad
44670.3	2000	960	Am		1X 2003–04	10 *	R
	2002	1032 *	R	44763	2004	890	Am
44670.4	2002	1032 *	R	44775.1	2002	702	Ad & R ¹⁸
44670.5	2002	1032 *	R		2004	364	Am ⁶⁸
44670.7	2002	1032 *	R	44775.2	2002	702	Ad & R ¹⁸
44670.9	2002	1032 *	R		2004	364	S ⁶⁸
44671	2002	1032 *	R	44775.3	2002	702	Ad & R ¹⁸
44671.1	2002	1032 *	R		2004	364	S ⁶⁸
44671.2	2002	1032 *	R	44775.4	2002	702	Ad & R ¹⁸
					2003	62	Am ⁵¹⁹
					2004	364	S ⁶⁸
				44775.5	2002	702	Ad & R ¹⁸
					2004	364	S ⁶⁸
				44775.6	2002	702	Ad & R ¹⁸
					2003	62	Am ⁵¹⁹
					2004	364	S ⁶⁸
				44775.7	2002	702	Ad & R ¹⁸
					2003	62	Am ⁵¹⁹
					2004	364	S ⁶⁸
				44775.8	2002	702	Ad & R ¹⁸

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
44775.8 (Cont.)				45048	1999	287	Am
	2003	62	Am ⁵¹⁹	45049	1999	287	Am
	2004	364	Am ⁶⁸	45061.5	2003	344	Ad
44775.9	2004	364	Ad & R ⁶⁸	45102	2003	280	Am
44784	2001	745 *	Am	45103	2002	867	Am (by Sec. 1 of Ch.)
44810	1999	1013	Am		2002	1100	Am (by Sec. 2.5 of Ch.)
44811	1999	1013	Am	45103.1	2002	894	Ad
44830	2004	113	Am	45105	2000	1 *	Am
	2007	191	Am	45113	2001	839	Am (by Sec. 1 of Ch.)
44830.3	2002	1087	Am		2001	844	Am (by Sec. 1.5 of Ch.)
	2003	62	Am ⁵¹⁹	45117	2003	880	Am
	2003	461	Am	45120.2	2003	843	Ad
	2004	183	Am ⁵⁷¹	45122	2000	1 *	Am
	2005	22	Am ⁶⁴⁷	45125	1999	78 *	Am
	2007	323	Am	45127	2006	538	Am ⁸⁰²
44831	1999	623 *	Am	45134	2005	351	Am ⁷⁵⁴
44858	2004	788	Am	45168.5	2003	344	Ad
44866	2007	569	Am		2006	538	Am ⁸⁰²
44868	2007	730	Am	45201	1999	80	Am
44869	2007	730	Am	45207	2003	843	Am
44876	2006	658	Am & R & Ad ⁸²	45210	2001	260	Am
			Am ²⁸⁷	45240	2005	547	Am
44922	2000	1025	Am ⁸⁰²	45243	2000	1 *	Am
	2006	655	Am ⁸⁰²	45244	2000	1 *	Am
44929	2003	313	Am	45245	2000	1 *	Am
44929.1	2003	313	Ad ⁴⁹⁹	45246	2000	1 *	Am
			R ⁶³	45249	2000	1 *	Am
44929.23	2006	538	Am ⁸⁰²		2000	488	Am
44930	1999	80	Am	45256	2002	1100	Am
44940	2002	471 *	Am	45262	2005	547	Am
44944	2005	294	Am	45272.5	2003	881	Ad & R ⁴³
	2006	538	Am ⁸⁰²		2005	547	Am ⁷⁵
44955.5	2002	1167 *	Am ⁵³¹		2007	694	Ad & R ³⁴⁹
44987	2004	912	Am ⁶⁹⁵	45277.5	2003	881	Ad & R ⁴³
45005.25	2000	1022	Ad ²⁸⁴		2005	547	Am ⁷⁵
			R ¹⁹²		2007	528	Ad & R ³⁴⁹
	2001	159	Am & RN ³⁰⁵	45278	2005	547	Am
	2001	394 *	Am & RN	45285	2003	181	Am
45005.30	2000	1022	Ad ²⁸⁴	45286	2000	1 *	Am
			R ¹⁹²	45293	2004	788	Am
	2001	159	Am & RN ³⁰⁵	45304	2000	1 *	Am
	2001	394 *	Am & RN	45312	2004	182	Am ^{81 614}
45023.1	2000	69 *	Ad	45330	2002	1080	Ad
	2000	1058	Am (as ad by Stats. 2000, Ch. 69)	45344.5	2002	1080	Am
	2001	159	Am ³⁰⁵	45357	2003	552	R
	2001	891 *	Am	45358	2003	552	R
45023.4	1999	53 *	Ad	45361.5	2002	1080	Am
	1999	646	Am (as ad by Stats. 1999, Ch. 53)	45387	2005	547	Am
	2000	405 *	Am	45452	2002	590	Ad & R ⁷⁵
45028	2006	517	Am	46111	2001	87	Am
45037	2002	1069	Ad	46144	2003	72	Am
	2003	552	Am	46160	2006	572	Am
	2005	677 *	Am	46192	2007	569	Am
45038	2007	524 *	Am	46200	2001	573	Am
45039	2007	524 *	Am		2002	1168 *	Am
45040	2007	524 *	Am	46200.5	2001	573	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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46200.5 (Cont.)	2002	1168 *	Am	47612	1999	78 *	Am
	2004	896 *	Am		2002	36 *	Am ⁷⁰
46201	2001	573	Am				R ⁶³
	2003	552	Am				Ad ³⁹¹
46201.5	2001	573	Am		2003	892	R (as ad by
	2004	896 *	Am				Sec. 2,
46202	2001	573	Am				Stats. 2002,
	2002	1168 *	Am				Ch. 36)
	2003	552	Am				Am (as am by
46206	2001	573	R & Ad				Sec. 1,
	2002	942	Am				Stats. 2002,
46300	1999	78 *	Am				Ch. 36) ^{36 13}
46300.8	2002	801	Ad & R ⁴³	47612.1	2002	1058	Ad
	2003	429	R	47612.5	1999	162	Ad
46601.5	2003	529 *	Ad & R ^{312 599}		2000	135	Am ²⁰³
47602	2002	1058	Am		2001	586 *	Am
47604	2003	892	Am		2001	892	Am (by Sec. 2.5
47604.3	2002	1058	Am				of Ch.)
47604.32	2003	892	Ad		2003	892	Am
47604.33	2003	892	Ad		2005	543	Am
47604.4	2002	1058	Ad	47612.6	2005	543	Ad
	2005	357	Am	47612.7	2007	524 *	Ad
47605	1999	828	Am	47613	1999	78 *	R & Ad(RN)
	2000	580	Am		2003	892	Am
	2001	344	Am		2007	650	Am
	2001	892	Am (by Sec. 1.5	47613.1	1999	646	Ad
			of Ch.)		2002	1058	Am
	2002	209	Am	47613.2	2002	932	Ad
	2002	1058	Am	47613.5	1999	78 *	R
	2005	543	Am	47613.7	1999	78 *	Am & RN
	2007	569	Am	47614	2000		
47605.1	2002	1058	Ad				Initiative
47605.2	2004	112	Ad				(Prop. 39
47605.3	2002	586 *	Ad				adopted
	2003	62	Am ⁵¹⁹				Nov. 7, 2000)
47605.6	2002	1058	Ad	47614.5	2001	892	Ad
	2005	543	Am		2002	586 *	Am
47605.7	2000	88	Ad		2003	62	Am ⁵¹⁹
47605.8	2002	1058	Ad		2007	215	Am
	2007	215	Am	47616.7	2001	892	Ad
47607	2003	892	Am				Title 2,
	2005	543	Am				Div. 4,
	2006	757	Am				Pt. 26.8,
47607.5	2000	160	Ad				Ch. 5,
							Art. 1,
							heading
							(Sec. 47620
							et seq.)
	1999	78 *	Am		1999	828	Ad
47610	2005	87	Am	47626	1999	828	Ad
	2006	538	Am ⁸⁰²	47630	1999	78 *	Ad
47610.5	2005	87	Ad	47630.5	1999	78 *	Ad
	2006	538	Am ⁸⁰²	47631	1999	78 *	Ad
47611	1999	939	Am ³⁰	47632	1999	78 *	Ad
	2000	1025	Am ²⁸⁷		1999	646	Am (as ad by
47611.3	2000	466	Ad				Stats. 1999,
47611.5	1999	828	Ad				Ch. 78) ¹⁶⁴
	2000	135	Am ²⁰³				Am ⁵¹⁹
					2003	62	Am
					2004	896 *	Am
					2006	79 *	Am
				47632.5	1999	78 *	Ad
				47633	1999	78 *	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
47634	1999	78 *	Ad		2006	538	Am ⁸⁰²
	1999	646	Am (as ad by Stats. 1999, Ch. 78) ¹⁶⁴	47661	2006	730	Am
					1999	78 *	Ad
	2001	586 *	Am		1999	736 *	Am (as ad by Stats. 1999, Ch. 78)
	2003	892	Am		2002	930	Am & RN
	2004	183	Am ⁵⁷¹	47661.5	2001	734 *	Ad
47634.1	2005	359 *	Am & R ²⁰⁷		2002	930	Am & RN
	2005	359 *	Ad	47662	1999	78 *	Ad
	2006	79 *	Am	47663	1999	78 *	Ad
47634.2	2001	892	Ad		2001	586 *	Am
	2002	664	Am ⁴³¹	47664	1999	78 *	Ad
47634.3	1999	646	Ad ¹⁶⁴	47750	2004	871	S ^{79 43}
	2005	359 *	Am	47751	2004	871	S ^{79 43}
47634.4	2005	359 *	Ad	47755	2004	871	S ^{79 43}
	2006	517	Am	47756	2004	871	S ^{79 43}
	2006	730	Am (by Sec. 16.75 of Ch.)	47760	2004	871	S ^{79 43}
				47761	2004	871	S ^{79 43}
47634.5	1999	78 *	Ad	47762	2004	871	S ^{79 43}
	2002	1167 *	Am	47763	2004	871	S ^{79 43}
	2005	359 *	R	47763.5	1999	78 *	Am
47635	1999	78 *	Ad		2000	662 *	Am
	2001	586 *	Am		2004	871	S ^{79 43}
47636	1999	78 *	Ad	47764	2004	871	S ^{79 43}
	1999	646	Am (as ad by Stats. 1999, Ch. 78) ¹⁶⁴	47765	2004	871	S ^{79 43}
				47766	2004	871	S ^{79 43}
	2000	1058	Am	47770	2004	871	S ^{79 43}
	2005	359 *	Ad ⁹⁸ R ¹⁰⁰ Ad ⁴⁸⁵	47771	2004	871	S ^{79 43}
				47771.5	1999	78 *	Am
					2000	662 *	Am
					2004	871	S ^{79 43}
47638	1999	78 *	Ad	47772	2004	871	S ^{79 43}
47640	1999	78 *	Ad	47772.1	2004	871	S ^{79 43}
47641	1999	78 *	Ad	47773	2001	734 *	Am
47642	1999	78 *	Ad		2004	871	S ^{79 43}
	1999	646	Am (as ad by Stats. 1999, Ch. 78) ¹⁶⁴	47774	2004	871	Ad ⁷⁹ R ⁸⁰
				48005.10	2000	1022	Ad ²⁸⁴ R ¹⁹²
47643	1999	78 *	Ad		2001	394 *	Am ^{319 38}
47644	1999	78 *	Ad		2002	1167 *	Am ^{384 111}
47645	1999	78 *	Ad		2003	227 *	Am ^{546 547}
47646	1999	78 *	Ad		2003	227 *	Am ^{546 547}
	1999	646	Am (as ad by Stats. 1999, Ch. 78) ¹⁶⁴	48005.11	2001	394 *	Ad ^{319 38}
					2002	1167 *	S ^{384 111}
	2002	117	Am		2003	227 *	S ^{546 547}
	2004	896 *	Am	48005.13	2000	1022	Ad ²⁸⁴ R ¹⁹²
	2007	56	Am		2001	394 *	Am ^{319 38}
47647	1999	78 *	Ad		2002	1167 *	Am ^{384 111}
47650	1999	78 *	Ad		2003	227 *	Am ^{546 547}
47651	1999	78 *	Ad		2000	1022	Ad ²⁸⁴ R ¹⁹²
47652	1999	646	Ad ¹⁶⁴	48005.15	2000	1022	Ad ²⁸⁴ R ¹⁹²
	2000	71 *	Am		2001	394 *	Am ^{319 38}
	2002	1058	Am		2002	1167 *	Am ^{384 111}
	2006	139	Am		2003	227 *	Am ^{546 547}
47660	1999	78 *	Ad	48005.20	2000	1022	Ad ²⁸⁴ R ¹⁹²
	1999	646	Am (as ad by Stats. 1999, Ch. 78) ¹⁶⁴		2001	394 *	Am ^{319 38}
					2002	1167 *	S ^{384 111}
	2005	355	Am		2003	227 *	S ^{546 547}

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

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48005.25	2001	159	Ad(RN) ³⁰⁵	48209.10	1999	397	S ^{73 19}
	2001	394 *	Ad(RN) ^{319 38}		2002	1032 *	Am
	2002	1167 *	Am ^{384 111}	48209.11	1999	397	S ^{73 19}
	2003	227 *	Am ^{546 547}		2002	1032 *	Am
48005.30	2001	159	Ad(RN) ³⁰⁵	48209.12	1999	397	S ^{73 19}
	2001	394 *	Ad(RN) ^{319 38}		2002	1032 *	Am
	2002	1167 *	Am ^{384 111}	48209.13	1999	397	S ^{73 19}
	2003	227 *	Am ^{546 547}		2002	1032 *	Am
48005.33	2000	1022	Ad ²⁸⁴	48209.14	1999	397	S ^{73 19}
			R ¹⁹²		2002	1032 *	Am
	2001	394 *	S ^{319 38}	48209.15	1999	397	S ^{73 19}
	2002	1167 *	S ^{384 111}		2002	1032 *	Am
	2003	227 *	S ^{546 547}	48209.16	1999	397	Am ^{73 19}
48005.35	2000	1022	Ad ²⁸⁴	48209.17	1999	397	Ad ⁷³
			R ¹⁹²				R ²²
	2001	394 *	S ^{319 38}	48209.2	1999	397	S ^{73 19}
	2002	1167 *	Am ^{384 111}	48209.3	1999	397	S ^{73 19}
	2003	227 *	Am ^{546 547}	48209.4	1999	397	S ^{73 19}
48005.40	2000	1022	Ad ²⁸⁴	48209.5	1999	397	S ^{73 19}
			R ¹⁹²	48209.6	1999	397	S ^{73 19}
	2001	394 *	R	48209.7	1999	397	S ^{73 19}
48005.45	2000	1022	Ad ²⁸⁴	48209.9	1999	397	S ^{73 19}
			R ¹⁹²		2000	1058	Am
	2001	394 *	Am ^{319 38}		2002	1032 *	Am
	2002	1167 *	Am ^{384 111}	48211	2004	895	R
	2003	227 *	Am ^{546 547}	48213	2005	677 *	R & Ad
48005.50	2000	1022	Ad ²⁸⁴	48214	2004	895	R
			R ¹⁹²	48264.5	2001	734 *	Am
	2001	394 *	Am ^{319 38}	48293	2000	465	Am
	2002	1167 *	S ^{384 111}		2004	896 *	Am
	2003	227 *	S ^{546 547}		2006	273 *	Am
48005.55	2000	1022	Ad ²⁸⁴	48295	2003	449	Am
			R ¹⁹²	48300	2004	21 *	Ad ⁴²⁴
	2001	394 *	Am ^{319 38}				R ⁶⁹
	2002	1167 *	Am ^{384 111}		2007	174 *	S ^{319 38}
	2003	227 *	Am ^{546 547}	48301	2004	21 *	Ad ⁴²⁴
48200.7	2000	942	Am ¹³				R ⁶⁹
	2003	91	Am		2007	174 *	S ^{319 38}
	2004	183	Am ⁵⁷¹	48302	2004	21 *	Ad ⁴²⁴
48200.8	2001	382	Ad				R ⁶⁹
48201	2000	345	Am		2007	174 *	S ^{319 38}
48203	2006	59	Am	48303	2004	21 *	Ad ⁴²⁴
48204	2003	529 *	Ad ^{424 599}				R ⁶⁹
			R ^{69 599}		2007	174 *	S ^{319 38}
			Am (as am by	48304	2004	21 *	Ad ⁴²⁴
			Sec. 19.5,				R ⁶⁹
			Stats. 1997,		2007	174 *	S ^{319 38}
			Ch. 299) ^{562 599}	48305	2004	21 *	Ad ⁴²⁴
	2007	33 *	Am (as ad by				R ⁶⁹
			Sec. 2,		2007	174 *	S ^{319 38}
			Stats. 2003,	48306	2004	21 *	Ad ⁴²⁴
			Ch. 529) ^{451 639}				R ⁶⁹
			Am (as am by		2005	142	Am
			Sec. 3,	48307	2007	174 *	S ^{319 38}
			Stats. 2003,		2004	21 *	Ad ⁴²⁴
			Ch. 529) ⁶⁷⁸				R ⁶⁹
48205	1999	312	Am		2007	174 *	S ^{319 38}
	2007	204	Am	48308	2004	21 *	Ad ⁴²⁴
48209	1999	397	S ^{73 19}				R ⁶⁹
48209.1	1999	397	S ^{73 19}		2005	142	Am
	2002	1032 *	Am		2007	174 *	S ^{319 38}

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
48309	2004	21 *	Ad ⁴²⁴ R ⁶⁹		2000	1058	Am (as am by Stats. 2000, Ch. 71)
	2007	174 *	S ^{319 38}				
48310	2004	21 *	Ad ⁴²⁴ R ⁶⁹		2001	159	Am ³⁰⁵
	2007	174 *	S ^{319 38}	48700	2004	896 *	R
48311	2004	21 *	Ad ⁴²⁴ R ⁶⁹	48705	2004	896 *	R
	2007	174 *	S ^{319 38}	48710	2004	896 *	R
48312	2004	21 *	Ad ⁴²⁴ R ⁶⁹	48715	2004	896 *	R
	2007	174 *	S ^{319 38}	48720	2004	896 *	R
48313	2004	21 *	Ad ⁴²⁴ R ⁶⁹	48725	2004	896 *	R
	2007	174 *	S ^{319 38}	48730	2004	896 *	R
48314	2004	21 *	Ad ⁴²⁴ R ⁶⁹	48735	2004	896 *	R
	2007	174 *	Am ^{319 38}	48740	2004	896 *	R
48314.5	2004	21 *	Ad ⁴²⁴ R ⁶⁹	48800	2000	1073	Am
	2007	174 *	Ad ³¹⁹		2003	786	Am
48315	2004	21 *	Ad ⁴²⁴ R ⁶⁹		2005	399	Am
	2007	174 *	Am ^{319 38}		2006	648	Am ⁸⁵⁵
48321	2000	222	Am	48800.5	2000	1073	Am
48325	2000	222	Am		2003	786	Am
48431.6	2002	664	Am ⁴³¹	48802	2003	786	Am
	2004	871	Am ⁷⁹ R ⁸⁰	48850	2003	862	Am
	2007	174 *	Am ^{319 38}	48853	2003	862	Ad
48431.7	2004	871	Am ⁷⁹ R ⁸⁰		2005	22	Am ⁶⁴⁷
48630	2004	871	S ^{79 43}		2005	639	Am
48631	2004	871	S ^{79 43}	48853.5	2003	862	Ad
48632	2004	871	S ^{79 43}		2005	639	Am
48633	2004	871	S ^{79 43}	48859	2003	862	Am
48634	2004	871	S ^{79 43}		2005	639	Am
48635	2004	871	S ^{79 43}	48900	2001	484	Am
48636	2004	871	S ^{79 43}		2002	151	Am
48637	2004	871	S ^{79 43}		2002	643	Am (by Sec. 1.5 of Ch.)
48637.1	2004	871	S ^{79 43}		2003	21 *	Am
48637.2	2004	871	S ^{79 43}		2006	601	Am
48637.3	2004	871	S ^{79 43}		2007	730	Am
48638	2004	871	S ^{79 43}	48900.1	2004	895	Am
48639	2004	871	S ^{79 43}	48900.3	1999	646	Am
48640	2004	871	S ^{79 43}	48900.4	2002	643	Am
	2005	118 *	S ^{36 13}	48900.6	2000	225	R (as ad by Sec. 1, Stats. 1993, Ch. 212)
48641	2004	871	S ^{79 43}				Am (as am by Stats. 1995, Ch. 972)
	2005	118 *	S ^{36 13}	48900.8	2005	677 *	Am
48642	2004	871	Ad ⁷⁹ R ⁸⁰	48901.5	2002	253	Am
	2005	118 *	Am	48902	2002	492	Am
48643	2004	871	S ^{79 43}	48904.3	2002	492	Am
48643.5	2004	871	S ^{79 43}	48906	2005	279	Am ⁷⁴²
48644	2004	871	S ^{79 43}	48910	2004	895	Am
48644.5	2004	871	Am ⁷⁹ R ⁸⁰	48911	2002	492	Am
	2003	862	Am	48915	2001	116	Am
48660	1999	646	Ad ¹⁶⁴	48915.5	2002	492	R & Ad
48660.2	2005	677 *	Am		2007	56	Am
48661	1999	646	Am	48915.6	2002	492	R
48664	1999	78 *	Am	48916	2003	552	Am
	2000	71 *	Am	48916.1	1999	646	Am
					2005	69	Am
				48918	1999	332	Am
					2003	552	Am

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>
48918.6	2002	136	Ad	49430	2001	913	Ad ³⁷
48919	2000	147	Am		2005	235	Am
48923	2000	147	Am		2007	174 *	Am
48927	2002	492	Ad	49430.3	2001	913	Ad ³⁷
	2003	62	Am ⁵¹⁹	49430.5	2001	913	Ad ^{37 335}
48938	2001	430	Am		2002	361	Am ⁴¹⁵
48980	2000	73 *	Am		2006	79 *	Am
	1X 1999–2000	1	Am	49430.7	2007	174 *	Ad ⁹¹⁶
	2003	650	Am (by Sec. 4 of Ch.)		2007	730	Am
	2005	677 *	Am	49431	2001	913	Ad ^{37 22}
	2007	527	Am		2002	361	Am ⁴¹⁶
48980.3	2000	718	Ad		2002	664	Am ⁴³¹
48985	2006	706	Am		2003	415	Am ⁵⁵⁵
49030	2005	673	Ad		2005	235	Am
	2006	538	Am ⁸⁰²	49431.2	2005	235	Ad
49031	2005	673	Ad	49431.5	2003	415	Ad
49032	2005	673	Ad		2005	237	Am
49033	2005	673	Ad	49431.7	2007	648	Ad
49034	2005	673	Ad	49432	2001	913	Ad ³⁷
49061	2003	862	Am	49433	2001	913	Ad ³⁷
49068.6	1999	832	Ad		2002	361	Am
49069	2006	583	Am	49433.5	2001	913	Ad ³⁷
49069.3	2000	67	Ad	49433.7	2001	913	Ad ³⁷
49069.5	2003	862	Am		2002	361	Am
	2005	639	Am	49433.9	2001	913	Ad ³⁷
49070	2002	492	Am		2002	361	Am
49075	2001	894	Am		2002	664	Am ⁴³¹
49076	2000	222	Am		2005	235	Am
	2003	862	Am	49434	2001	913	Ad ³⁷
49079	2000	345	Am		2002	361	Am
49080	1999	78 *	Ad		2005	235	Am
49080.5	1999	78 *	Ad		2006	538	Am ⁸⁰²
49081	1999	78 *	Ad	49435	2001	913	Ad ³⁷
49082	1999	78 *	Ad	49436	2001	913	Ad ³⁷
49082.5	1999	78 *	Ad		2005	118 *	Am
49083	1999	78 *	Ad	49452.6	2003	745	Ad & R ⁶⁸
49084	2002	1002 *	Ad		2004	183	Am ⁵⁷¹
49085	2004	914	Ad	49452.7	2006	235	Ad
49110	2004	896 *	Am	49452.8	2006	413	Ad
	2007	524 *	Am (by Sec. 5 of Ch.)		2007	483	Am ⁹⁶²
					2007	730	Am
49335	2000	265	Ad	49494	2000	20 *	Ad
49341	2005	22	Am ⁶⁴⁷	49545.5	1999	78 *	Ad
49370	1999	1013	Ad	49548	2005	651	Am
49406	2007	24	Am	49550	2005	651	Am
49413	2001	745 *	Am	49550.2	2006	702 *	Ad
	2001	750	Am	49550.3	2000	71 *	Am
49414	2001	458	Ad	49553	2002	1168 *	R (as am by Stats. 1997, Ch. 825)
49414.5	2003	684	Ad				Am (as am by Stats. 1998, Ch. 1078)
	2004	183	Am ⁵⁷¹				
	2005	22	Am ⁶⁴⁷				
49415	2002	1096	Ad	49557	2001	894	Am
49423	2004	846 *	Am	49557.1	2000	93 *	Ad
	2005	677 *	Am	49557.2	2001	894	Ad
49423.1	2004	832	Ad		2002	1161 *	Am
	2005	677 *	Am		2004	729	Am
49423.5	2006	414	Am	49558	2001	894	Am
	2007	12	Am		2004	321	Am
49423.5.1	2000	281	Ad	49561	2005	361	Ad ⁷⁶⁵
49423.6	2000	281	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
49561 (Cont.)	2006	75 *	Am	51130	1999	734	Ad
	2006	538	Am ⁸⁰²	51131	1999	734	Ad
	2007	130	Am ⁹⁰²	51132	1999	734	Ad
49565	2005	236 *	Ad		2003	552	R
49565.1	2005	236 *	Ad	51133	1999	734	Ad
49565.2	2005	236 *	Ad	51140	1999	734	Ad
	2006	538	Am ⁸⁰²	51141	1999	734	Ad
49565.3	2005	236 *	Ad	51142	1999	734	Ad
49565.4	2005	236 *	Ad	51143	1999	734	Ad
	2006	538	Am ⁸⁰²	51201.5	1999	83	Am ³⁰
49565.5	2005	236 *	Ad		2003	650	R
49565.6	2005	236 *	Ad	51210	2001	734 *	Am
49565.7	2005	236 *	Ad	51210.1	2002	943	Ad(RN)
49565.8	2005	236 *	Ad	51210.2	2002	943	Ad
49580	2007	56	R	51210.3	2006	549	Ad
49581	2000	1058	R	51210.4	2002	1163	Ad
49582	2007	56	R	51210.8	2005	645	Ad
49590.5	2001	745 *	R	51215	1X 1999–2000	1	S ^{11 2}
49605	2001	250	Ad & R ²⁰	51216	1X 1999–2000	1	S ^{11 2}
51004	2007	569	Am	51217	1X 1999–2000	1	S ^{11 2}
51008	2000	213	Ad	51217.5	1X 1999–2000	1	S ^{11 2}
51009	2002	366	Ad	51217.7	1X 1999–2000	1	S ^{11 2}
Title 2, Div. 4, Pt. 28, Ch. 1.5, Art. 1, heading (Sec. 51100 et seq.)	1999	78 *	Ad	51218	1X 1999–2000	1	S ^{11 2}
51101	2001	749 *	Am	51220	2000	1058	Am
	2002	1037	Am		2001	734 *	Am
	2003	91	Am		2002	943	Am
	2004	896 *	Am	51220.3	2001	386	Ad
51101.1	2002	1037	Ad		2002	51 *	Am
	2004	896 *	Am		2003	418	R
Title 2, Div. 4, Pt. 28, Ch. 1.5, Art. 2, heading (Sec. 51120 et seq.)	1999	734	Am (as ad by Stats. 1999, Ch. 78)	51220.4	2000	833	Ad
51120	1999	78 *	Ad	51220.6	2004	587	Ad
51121	1999	78 *	Ad		2005	314	R & Ad
	1999	734	R (as ad by Stats. 1999, Ch. 78) & Ad	51221.3	2002	739	Ad
	2002	25 *	Am		2003	35	Am
51122	1999	78 *	Ad		2003	400	Am
	1999	734	R (as ad by Stats. 1999, Ch. 78) & Ad	51221.4	2003	44	Ad
	2002	25 *	Am		2007	130	Am ⁹⁰²
	1999	734	Am (as ad by Stats. 1999, Ch. 78)	51221.5	2002	988	Ad
51123	1999	734	Ad	51223.1	2002	943	Am & RN
51124	2002	25 *	Ad	51223.5	2002	943	R
	2003	62	Am ⁵¹⁹	51224	2000	1058	Am
	1999	734	Ad	51224.5	2000	1024	Ad
	2002	25 *	Am		2001	734 *	Am
	1999	734	Ad		2003	552	Am
	2002	25 *	Am	51225.3	2004	896 *	Am
	1999	734	Ad	51225.4	2000	1058	Am
	2002	25 *	Am	51226	2000	1058	Am
	1999	734	Ad		2002	988	Am
	2002	25 *	Am	51226.1	2002	989	Am
	1999	734	Ad		2002	989	Ad
	2002	25 *	Am		2003	62	Am ⁵¹⁹
	1999	734	Ad		2003	653	Am
	2002	25 *	Am		2005	22	Am ⁶⁴⁷
	1999	734	Ad		2005	677 *	Am
	2002	25 *	Am	51226.3	2002	702	Am
	1999	734	Ad		2003	62	Am ⁵¹⁹
	2002	25 *	Am	51226.4	2001	926	Ad & R ⁷⁵
	1999	734	Ad		2003	665	Am
	2002	25 *	Ad	51228	2002	989	Am
	2002	25 *	Ad	51229	2003	650	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>
51229 (Cont.)	2007	527	Ad	51700	2002	730	Ad
	2007				2003	62	Am ⁵¹⁹
51229.5	2003	650	R		2003	773	Am
51229.8	2003	650	R	51701	2003	773	Ad
51230	2004	895	R	51701.5	2003	773	Ad
51240	2003	650	R	51702	2002	730	Ad
	2004	896*	Ad	51705	2003	429	Ad
51241	2002	1166	Am	51705.3	2003	429	Ad & R ⁷⁵
	2003	459	Am & R ⁵⁷⁰	51725	2001	705	Ad & R ²⁰
			Ad ⁵⁶²		3X 2001-02	2*	Am ¹⁹
	2007	720	Am	51726	2001	705	Ad & R ²⁰
51250	2006	608	Ad		3X 2001-02	2*	Am ¹⁹
51251	2006	608	Ad	51727	2001	705	Ad & R ²⁰
	2007	130	Am ⁹⁰²		2002	664	Am ⁴³¹
51263	2003	828	Am		3X 2001-02	2*	Am ¹⁹
51264	2001	750	Am	51728	2001	705	Ad & R ²⁰
	2003	828	Am		3X 2001-02	2*	S ¹⁹
51280	2002	541	Ad	51729	2001	705	Ad & R ²⁰
51282	2002	541	Ad		3X 2001-02	2*	S ¹⁹
51284	2002	541	Ad	51745.6	2005	543	Am
51412	2000	1058	Am	51747	2004	896*	Am
51420	2007	269	Am	51747.3	1999	162	Am
51421	2002	163	Am		2003	529*	Am ⁵⁹⁹
51422	2002	163	Am	51795	1999	713	Ad
51423	2007	269	Am		2006	437	Am
51424	2002	163	Am	51796	1999	713	Ad
Title 2, Div. 4, Pt. 28, Ch. 3, Art. 3.5, heading (Sec. 51430 et seq.)	2004	255	Am		2006	437	Am
51430	2003	130	Ad		2007	483	Am ⁹⁶²
	2004	255	Am	51796.2	2006	437	Ad
	2005	22	Am ⁶⁴⁷	51796.5	2006	437	Ad
Title 2, Div. 4, Pt. 28, Ch. 3, Art. 4, heading (Sec. 51440 et seq.)	2004	255	R	51797	1999	713	Ad
51440	2004	255	Am	51798	1999	713	Ad
51441	2004	255	R		2006	437	R
51442	2004	255	Am	51802	2007	569	Am
51500	2007	569	Am	51810	2001	734*	Am
51511	2001	734*	Am	51820	2003	650	R
51550	2003	650	R	51851	2003	650	Am
51551	2003	650	R	51852	2002	774*	Am ⁷⁰
51553	1999	234	Am				R ⁶³
	1999	853	Am (by Sec. 2.5 of Ch.)				Ad ⁵¹³
	2002	1099	Am	Title 2, Div. 4, Pt. 28, Ch. 5, Art. 15, heading (Sec. 51870 et seq.)	2001	734*	S ¹⁸
	2003	650	R		2004	482	S ³¹⁷
51554	1999	83	Am ³⁰	51870	1999	830	Ad
	2003	650	R		2004	681	Am
51555	1999	83	Am ³⁰	51871	1999	83	Am ³⁰
	2003	650	R		2001	734*	S ¹⁸
					2004	482	Am ³¹⁷
				51871.3	1999	830	Ad
					2004	681	R
				51871.4	1999	830	Ad
					2004	681	R
				51871.5	1999	830	Ad
					2000	135	Am ²⁰³
					2004	681	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
51871.5 (Cont.)	2006	313	Am		2002	1035	Am
	2007	130	Am ⁹⁰²		2004	914	Am
51872	1999	830	Am		2004	915	Am
	2001	734*	S ¹⁸		2005	639	Am
	2004	482	Am ³¹⁷		2006	538	Am ⁸⁰²
51873	2001	734*	S ¹⁸		2006	743	Am
	2004	482	Am ³¹⁷		2007	130	Am ⁹⁰²
51874	2001	734*	Am ¹⁸	52052.1	2007	731	Ad ⁹³⁹
	2004	482	Am ³¹⁷	52052.2	2001	887	Ad
51882	2003	552	R	52052.3	2000	71*	Ad
51890	2003	550	Am		2000	695*	Am (as ad by Stats. 2000, Ch. 71)
51913	2003	550	Am		2002	1035	R
51930	2003	650	Ad	52052.5	1X 1999–2000	3	Ad
51931	2003	650	Ad		2003	782	Am
51932	2003	650	Ad	52053	2000	695*	Am
51933	2003	650	Ad		1X 1999–2000	3	Ad
51934	2003	650	Ad		2001	887	Am
51935	2003	650	Ad		2003	62	Am ⁵¹⁹
51936	2003	650	Ad	52053.5	1X 1999–2000	3	Ad
51937	2003	650	Ad	52054	2000	190	Am
51938	2003	650	Ad		2000	695*	Am
	2004	323	Am		1X 1999–2000	3	Ad
51939	2003	650	Ad		2001	159	Am ³⁰⁵
51940	2002	755	Ad		2001	749*	Am ³⁷
52000	2004	871	S ^{79 43}		2001	887	Am
52001	2004	871	S ^{79 43}		2002	42*	Am
52002	2004	871	Ad ⁷⁹ R ⁸⁰		2002	1168*	Am
	2004	871	S ^{79 43}		2003	91	Am
52010	2004	871	S ^{79 43}		2004	183	Am ⁵⁷¹
52011	2004	871	S ^{79 43}	52054.3	2001	749*	Ad ³⁷
52012	2004	871	S ^{79 43}	52054.5	2000	695*	Am
52013	2004	871	S ^{79 43}		1X 1999–2000	3	Ad
52014	2004	871	S ^{79 43}	52055	2000	695*	Am
52015	2004	183	Am ⁵⁷¹		1X 1999–2000	3	Ad
	2004	871	S ^{79 43}	52055.5	2000	695*	Am
52015.5	2004	871	S ^{79 43}		1X 1999–2000	3	Ad
52016	2004	871	S ^{79 43}		2001	887	Am
52017	2004	871	S ^{79 43}		2002	1035	Am
52019	2004	871	S ^{79 43}		2006	766	Am
52020	2004	871	S ^{79 43}	52055.51	2001	749*	Ad ³⁷
52021	2004	871	S ^{79 43}		2002	1035	Am
52033	2004	871	S ^{79 43}		2003	573	Am
52034	2004	871	S ^{79 43}		2005	513*	Am
52035	2004	871	S ^{79 43}	52055.52	2002	1020*	Ad
52039	2004	871	S ^{79 43}		2002	1035	Am
52040	2004	871	S ^{79 43}		2003	91	Am
52041	2004	871	S ^{79 43}		2003	573	Am (as ad by Sec. 5, Stats. 2002, Ch. 1035) & RN
52042	2004	871	S ^{79 43}		2002	1035	Ad
52046	2004	871	S ^{79 43}	52055.53	2002	1035	Ad
52048	2004	871	S ^{79 43}	52055.54	2003	573	Ad
52049	2004	871	S ^{79 43}	52055.55	2003	573	Ad(RN)
52049.1	2004	871	S ^{79 43}		2005	513*	Am
52050	1X 1999–2000	3	Ad		2006	766	Am
52050.5	1X 1999–2000	3	Ad	52055.57	2004	579*	Ad
52051	1X 1999–2000	3	Ad		2005	513*	Am
52051.5	1X 1999–2000	3	Ad		2006	538	Am ⁸⁰²
52052	2000	695*	Am	52055.58	2007	174*	Ad
	1X 1999–2000	3	Ad				
	2001	745*	Am				
	2001	887	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					
Title 2, Div. 4, Pt. 28, Ch. 6.1, Art. 3.5, heading (Sec. 52055.600 et seq.)	2003	91	Am	52055.655	2001	749*	Ad ³⁷					
	52055.600	2001	749*	2002	42*	Am	2003	91	Am			
		2002	42*	Am	2004	183	Am ⁵⁷¹	52055.656	2002	42*	Ad	
		2003	91	Am	2002	1168*	Am (as ad by Sec. 11, Stats. 2002, Ch. 42)		2003	91	Am	
		2005	73*	Am	52055.660	3X 2001–02	2*	Ad	52055.661	2006	19*	Ad
		2006	766	Am		2006	766	Am		2006	766	Am
	52055.605	2001	749*	Ad ³⁷	52055.662	2004	900*	Ad	52055.700	2006	751	Ad
		2002	42*	Am	52055.710	2006	751	Ad	52055.720	2006	751	Ad
		2003	91	Am	52055.730	2006	751	Ad		2007	130	Am ⁹⁰²
		2005	73*	Am		2007	130	Am ⁹⁰²	52055.740	2006	751	Ad
		2006	538	Am ⁸⁰²	52055.750	2006	751	Ad	52055.755	2006	751	Ad
	52055.610	2006	766	R & Ad	52055.760	2006	751	Ad	52055.765	2006	751	Ad
		2001	749*	Ad ³⁷	52055.770	2006	751	Ad ³⁷		2007	130	Am ⁹⁰²
		2002	42*	Am	52056	2000	695*	Am		1X 1999–2000	3	Ad
		2002	1168*	Am		2003	45	Am		2003	62	Am ⁵¹⁹
		2003	91	Am		2003	62	Am ⁵¹⁹	52056.5	1X 1999–2000	3	Ad
		2003	573	Am		2007	130	Am ⁹⁰²	52057	2000	695*	Am (by Sec. 8 of Ch.)
		2005	73*	Am						1X 1999–2000	3	Ad
		2006	766	R & Ad						2001	891*	Am
	52055.615	2001	749*	Ad ³⁷						2002	1166	Am (by Sec. 5 of Ch.)
		2002	42*	Am	52058	2000	695*	Am				
		2003	91	Am		1X 1999–2000	3	Ad				
		2004	183	Am ⁵⁷¹		2001	749*	Am				
52055.620	2001	749*	Ad ³⁷		2002	42*	Am					
	2002	42*	Am		2005	73*	Am					
	2003	91	Am		52058.1	2002	1020*	Ad				
	2004	183	Am ⁵⁷¹			2003	91	Am				
	2004	900*	Am		52059	2002	1020*	Ad				
	2006	538	Am ⁸⁰²			2004	902*	Am				
	2006	766	Am			2005	22	Am ⁶⁴⁷				
	2007	730	Am			2005	513*	Am				
52055.630	2001	749*	Ad ³⁷			2001	734*	S ¹⁹				
52055.640	2001	749*	Ad ³⁷			2007	174*	Ad & R ³¹⁷				
	2002	42*	Am			2007	174*	Ad & R ³¹⁷				
	2002	1168*	Am			2001	734*	S ¹⁹				
	2003	552	Am			2007	174*	Ad & R ³¹⁷				
	2004	900*	Am			2001	734*	S ¹⁹				
	2004	902*	Am			2007	174*	Ad & R ³¹⁷				
	2005	118*	Am			2001	734*	S ¹⁹				
	2006	766	Am			2007	174*	Ad & R ³¹⁷				
52055.645	2001	749*	Ad ³⁷			2007	174*	Ad & R ³¹⁷				
	2002	42*	Am			2001	734*	S ¹⁹				
52055.647	2001	749*	Ad ³⁷			2007	174*	Ad & R ³¹⁷				
52055.650	2001	749*	Ad ³⁷			2001	734*	S ¹⁹				
	2003	91	Am			2007	174*	Ad & R ³¹⁷				
	2003	573	Am			2001	734*	S ¹⁹				
	2004	757	Am			2007	174*	Ad & R ³¹⁷				
	2005	73*	Am			2001	734*	S ¹⁹				
	2006	19*	Am			2007	174*	Ad & R ³¹⁷				
	2006	766	R & Ad			2001	734*	Am ¹⁹				

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
52066 (Cont.)	2007	174 *	Ad & R ³¹⁷	52293	2001	709	Ad & R ²⁰
52067	2001	734 *	Am ¹⁹	52294	2001	709	Ad & R ²⁰
52070	2002	1028	Ad & R ³⁸	52295.10	2002	582 *	Ad
52071	2002	1028	Ad & R ³⁸	52295.15	2002	582 *	Ad
	2003	62	Am ⁵¹⁹	52295.20	2002	582 *	Ad
52072	2002	1028	Ad & R ³⁸		2004	681	Am
52073	2002	1028	Ad & R ³⁸	52295.25	2002	582 *	Ad
	2003	62	Am ⁵¹⁹		2004	681	Am
52074	2002	1028	Ad & R ³⁸	52295.30	2002	582 *	Ad
52075	2002	1028	Ad & R ³⁸		2004	681	Am
52084	1999	78 *	Am	52295.35	2002	582 *	Ad
52086	1999	78 *	Am		2004	681	Am ⁷⁹
52086.5	2003	755	Ad ⁹⁸				R ⁸⁰
			R ¹⁰⁰		2005	118 *	Ad ⁸¹
52122	1999	83	Am ³⁰				Am (as ad by
	2000	743	Am				Sec. 9,
52122.1	2000	749	Am				Stats. 2004,
52123	2000	743	Am		2006	538	Am ⁸⁰²
52124	2004	910 *	Am ³¹⁹	52295.36	2004	681	Ad ⁸¹
			R ²³²	52295.40	2002	582 *	Ad
			Ad ⁶³⁶	52295.45	2002	582 *	Ad
	2005	22	Am (as am by	52295.50	2002	582 *	Ad
			Sec. 1,	52295.55	2002	582 *	Ad
			Stats. 2004,				Title 2,
			Ch. 910) ⁶⁴⁷				Div. 4,
	2006	538	Am (as am by				Pt. 28,
			Sec. 46,				Ch. 9,
			Stats. 2005,				heading
			Ch. 22) ⁸⁰²				(Sec. 52300
52128	2004	183	Am ⁵⁷¹		2000	1058	Am
52136	2001	750	R	et seq.)			
52165	2006	538	Am ⁸⁰²	52300	2000	1058	Am
52177	2001	750	Am	52301	2000	1058	Am
52201	2000	1073	Am		2006	572	Am
52204	2000	748	R	52301.5	2005	208	Am
52205	2000	748	Am	52302	2000	1058	Am
52206	2000	748	Am		2006	572	R & Ad
52208	2000	748	R		2007	730	Am
52209	2000	748	Am	52302.2	2006	572	Ad
52211	2000	748	R & Ad		2007	730	Am
52212	2000	748	Am	52302.3	2000	1058	Am
52244	1999	646	Am		2006	572	Am
	2003	669	Am ⁶⁸	52302.5	2000	1058	Am
	2006	436	Am ⁶³⁹		2006	572	Am
52247	2000	73 *	Ad	52302.7	2000	1058	Am
	2005	677 *	R		2006	572	Am ¹⁸⁹
52262	2001	546	Am				R ¹⁹²
52263.5	2002	1167 *	Ad ⁷³	52302.8	2006	572	Ad
			R ²²	52302.9	2000	1058	Am
52270	2000	78 *	Ad	52303	2000	1058	Am
	2000	1058	Am (as ad by		2006	572	Am
			Stats. 2000,	52305	2000	1058	Am
			Ch. 78)	52309	2000	1058	Am
	2001	159	Am ³⁰⁵	52310.5	2002	1168 *	Am
52272	2000	78 *	Ad	52314	2002	1168 *	Am
52290	2001	709	Ad & R ²⁰		2006	572	Am
52291	2001	709	Ad & R ²⁰	52314.5	2006	572	Am
	2002	1168 *	Am	52314.6	2006	572	R
52292	2001	709	Ad & R ²⁰	52314.7	2006	572	R
52292.5	2001	709	Ad & R ²⁰	52315	2006	572	Am
	2001	709	Ad & R ²⁰	52321	2006	572	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>
52321 (Cont.)	2007	730	Am		2007	526*	Am
52325	2006	572	R	52381	2000	1058	Am
	2007	730	Ad	52382	2000	1058	Am
52326	2006	572	R	52383	2000	1058	Am
52329	2000	1058	Am	52384	2000	1058	Am
52331	2000	1058	Am	52388	2000	1058	Am
52334	2000	1058	Ad	Title 2,			
	2001	734*	Am	Div. 4,			
52334.5	2006	572	Ad	Pt. 28,			
52335.10	2006	572	R	Ch. 9,			
52335.12	2006	572	Ad	Art. 7,			
52335.7	2006	572	R	heading			
52335.8	2006	572	R	(Sec. 52450			
52335.9	2006	572	R	et seq.)	2000	1058	Am
52336	2000	1058	Am	52450	2000	1058	Am
52336.5	2000	1058	Am	52452	2000	1058	Am
52342	2000	1058	Am	52453	2000	1058	Am
				52454	2000	1058	Am
Title 2,				Title 2,			
Div. 4,				Div. 4,			
Pt. 28,				Pt. 28,			
Ch. 9,				Ch. 9,			
Art. 3,				Art. 7.5,			
heading				heading			
(Sec. 52350				(Sec. 52460			
et seq.)	2000	1058	Am	et seq.)	2000	1058	Am
52350	2000	1058	Am	52460	2000	1058	Am
52351	2000	1058	Am	52461	2000	1058	Am
52353	2000	1058	Am	52461.5	2000	1058	Am
52354	2000	1058	Am	Title 2,			
52360	2001	886	Ad ³⁷	Div. 4,			
52361	2001	886	Ad ³⁷	Pt. 28,			
52362	2001	886	Ad ³⁷	Ch. 9,			
52363	2001	886	Ad ³⁷	Art. 9,			
52364	2001	886	Ad ³⁷	heading			
52365	2001	886	Ad ³⁷	(Sec. 52485			
Title 2,				et seq.)	2000	1058	Am
Div. 4,				52485	2000	1058	Am
Pt. 28,					2001	159	Am ³⁰⁵
Ch. 9,					2000	1058	Am
Art. 4,				52487	2000	1058	Am
heading				52488	2000	1058	Am
(Sec. 52370				52489	2000	1058	Am
et seq.)	2000	1058	Am	52490	2000	1058	Am
52370	2000	1058	Am	Title 2,			
52371	2000	1058	Am	Div. 4,			
52372	2000	1058	Am	Pt. 28,			
52372.1	2000	1058	Am	Ch. 9,			
52373	2000	1058	Am	Art. 9.5,			
52375	2000	1058	Am	heading			
52376	2000	1058	Am	(Sec. 52495			
52377	2000	1058	Ad	et seq.)	2000	1058	Am
52378	2006	79*	Ad	52495	2000	1058	Am
	2007	526*	Am (by Sec. 4		2002	651	S ⁶⁸
			of Ch.)	52496	2002	651	S ⁶⁸
	2007	732	Am (by Sec. 1.5	52497	2000	1058	Am
			of Ch.)		2002	651	S ⁶⁸
52379	2006	79*	Ad	52498	2000	1058	Am
	2006	371*	Am		2002	651	S ⁶⁸
	2007	730	Am	52499	2000	1058	Am
52380	2006	79*	Ad		2002	651	S ⁶⁸
				52499.3	2000	1058	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
52499.3 (Cont.)	2002	651	S ⁶⁸	53031	1999	78*	Am
52499.5	2002	651	S ⁶⁸		1X 1999-2000	2*	Ad
52499.6	2002	651	Am ⁶⁸		2004	871	S ^{79,43}
52499.65	2006	408	Ad & R ³⁴⁹	53032	2004	871	Ad ⁷⁹
52499.66	2007	529	Ad				R ⁸⁰
52515	2004	896*	Am	53050	1X 1999-2000	2*	Ad
	2005	677*	Am	53053	1X 1999-2000	2*	Ad
52520	2005	677*	Am	53055	1X 1999-2000	2*	Ad
52523	2001	734*	Am	53057	1X 1999-2000	2*	Ad
52525	2002	988	Ad	53075	1X 1999-2000	2*	Ad
52570	2005	677*	Am		2002	1167*	Am
52571	2005	677*	Am	53080	2000	793	Ad
52572	2005	677*	Am	Title 2,			
52616.19	2005	502*	Am	Div. 4,			
52616.23	2005	502*	R	Pt. 28,			
52616.8	2004	896*	Am ⁷¹¹	Ch. 17,			
52617	2005	502*	Ad	heading			
52656	2001	745*	Am	(Sec. 53081			
	2001	750	Am	et seq.)	2001	734*	Am (as ad by
52740	2006	538	Am ⁸⁰²				Stats. 2000,
52761	2001	734*	Am	Title 2,			Ch. 404) & RN
52853	1999	646	Am	Div. 4,			
52890	2003	864	Am	Pt. 28,			
	2004	871	S ^{79,43}	Ch. 18,			
	2005	402*	Am ⁵⁷	heading			
52891	2004	871	Ad ⁷⁹	(Sec. 53081			
			R ⁸⁰	et seq.)	2001	734*	Ad(RN)
	2005	402*	R	53081	2000	404*	Ad
52900	2000	1058	S ^{149,5}		2000	793	Ad
	2001	187*	S ^{36,75}		2001	734*	Am (as ad by
	2004	871	S ^{79,43}				Stats. 2000,
52900.1	2000	1058	S ^{149,5}				Ch. 404) & RN
	2001	187*	S ^{36,75}	53082	2003	573	Am
	2004	871	S ^{79,43}		2000	404*	Ad
52901	2000	1058	S ^{149,5}		2000	793	Ad
	2001	187*	S ^{36,75}		2001	734*	Am (as ad by
	2004	871	S ^{79,43}				Stats. 2000,
52902	2000	1058	S ^{149,5}				Ch. 404) & RN
	2001	187*	S ^{36,75}	53083	2002	166	Am
	2004	871	S ^{79,43}		2003	62	Am ⁵¹⁹
52902.5	2001	187*	Ad		2000	404*	Ad
	2004	871	S ^{79,43}		2000	793	Ad
52903	2000	1058	S ^{149,5}		2001	734*	Am (as ad by
	2001	187*	S ^{36,75}				Stats. 2000,
	2004	871	S ^{79,43}				Ch. 404) & RN
52904	2000	1058	Am ^{149,5}	53084	2003	573	Am
	2001	187*	Am ^{36,75}		2000	404*	Ad
	2004	871	Am ^{79,43}		2000	793	Ad ³⁷
52922	2001	557	Am		2001	734*	Am (as ad by
	2007	220	Am				Stats. 2000,
52980	2000	1058	R				Ch. 404) & RN
52981	2000	1058	R		2003	573	R & Ad
52982	2000	1058	R	53086	2005	208	Ad
53025	1X 1999-2000	2*	Ad	53091	2001	734*	Ad(RN)
	2004	871	S ^{79,43}		2004	871	S ^{79,43}
53027	1X 1999-2000	2*	Ad	53092	2001	734*	Ad(RN)
	2004	871	S ^{79,43}		2004	871	S ^{79,43}
53029	1X 1999-2000	2*	Ad	53093	2001	734*	Ad(RN)
	2001	734*	Am		2004	871	S ^{79,43}
	2004	871	S ^{79,43}	53094	2001	734*	Ad(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>
53094 (Cont.)	2004	871	S ^{79 43}	54669	2004	871	Am ⁷⁹ R ⁸⁰
53095	2004	871	Ad ⁷⁹ R ⁸⁰	54685	1999	955	Am ^{70 18}
54020	2006	79*	R & Ad	54685.1	2004	871	S ^{79 43}
54021	2006	79*	R & Ad	54685.1	1999	955	S ^{70 18}
54022	2006	79*	R & Ad	54685.1	2004	871	S ^{79 43}
54023	2006	79*	R & Ad	54685.2	1999	955	Am ^{70 18}
54023	2007	730	Am	54685.2	2000	135	Am ²⁰³
54024	2006	79*	R & Ad	54685.2	2004	871	S ^{79 43}
54025	2006	79*	R & Ad	54685.3	1999	955	Am ^{70 18}
54026	2006	79*	R & Ad	54685.3	2000	135	Am ²⁰³
54026	2006	371*	Am	54685.3	2004	871	S ^{79 43}
54026	2007	730	Am	54685.6	1999	955	S ^{70 18}
54027	2006	79*	R & Ad	54685.6	2004	871	S ^{79 43}
54028	2006	79*	R & Ad	54685.7	1999	955	Am ^{70 18}
54029	2006	79*	R	54685.7	2004	871	S ^{79 43}
54030	2006	79*	R (as ad by Sec. 20, Stats. 1989, Ch. 82 and Ch. 83)	54685.8	1999	955	S ^{70 18}
54031	2006	79*	R (as ad by Sec. 21, Stats. 1989, Ch. 82 and Ch. 83)	54685.8	2004	871	S ^{79 43}
54031	2006	79*	R (as ad by Sec. 21, Stats. 1989, Ch. 82 and Ch. 83)	54685.9	1999	955	Am ^{70 18}
54032	2006	79*	R (as ad by Sec. 22, Stats. 1989, Ch. 82 and Ch. 83)	54685.9	2004	871	S ^{79 43}
54033	2006	79*	R (as ad by Sec. 23, Stats. 1989, Ch. 82 and Ch. 83)	54686	1999	955	Am ^{70 18}
54040	2006	79*	R	54686	2004	871	S ^{79 43}
54041	2006	79*	R	54686.2	1999	955	Am ^{70 18}
54200	2001	891*	Ad	54686.2	2004	871	Am ^{79 43}
54200	2004	871	S ^{79 43}	54691	2001	216	Am
54201	2001	891*	Ad	54696	2001	745*	Am
54201	2002	1167*	Am	54696	2001	750	Am
54201	2003	62	Am ⁵¹⁹	54720	2004	871	S ^{79 43}
54201	2004	871	S ^{79 43}	54720	2004	871	S ^{79 43}
54203	2001	891*	Ad	54722	2004	871	S ^{79 43}
54203	2004	871	S ^{79 43}	54722	2004	871	S ^{79 43}
54204	2002	49	Ad	54723	2004	871	S ^{79 43}
54204	2004	871	S ^{79 43}	54724	2004	871	S ^{79 43}
54205	2002	1167*	Ad	54725	2004	871	S ^{79 43}
54205	2004	871	S ^{79 43}	54726	2003	864	Am
54206	2004	871	Ad ⁷⁹ R ⁸⁰	54726	2004	871	S ^{79 43}
54444.5	1999	691*	Ad	54727	2004	871	S ^{79 43}
54660	2004	871	S ^{79 43}	54728	2004	871	S ^{79 43}
54661	2004	871	S ^{79 43}	54729	2004	871	S ^{79 43}
54662	2004	871	S ^{79 43}	54730	2004	871	S ^{79 43}
54664	2004	871	S ^{79 43}	54731	2004	871	S ^{79 43}
54665	2004	871	S ^{79 43}	54732	2004	871	S ^{79 43}
54668	2004	871	S ^{79 43}	54733	2004	871	S ^{79 43}
				54734	2003	864	Am
				54734	2004	871	S ^{79 43}
				54735	2004	871	Ad ⁷⁹ R ⁸⁰
				54742	2000	1057	Am
				54743	2000	71*	Am
				54744	2002	1168*	Am
				54744	2000	71*	Am
				54745	1999	83	Am ³⁰
				54745	2000	71*	Am
				54746	2000	1057	Am
				54746	2000	523	Am
				54746	2000	71*	Am
				54746	2000	1057	Am
				54746	2001	734*	Am
				54746	2002	1168*	Am
				54746.5	2001	734*	Ad
				54747	2000	71*	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
54747 (Cont.)	2000	1057	Am	56032	2004	161 *	Am
	2002	1168 *	Am		2007	56	Am
54748	1999	83	Am ³⁰	56033.5	2005	653 *	Ad
	2000	71 *	Am		2007	454 *	Am
54749	2000	71 *	Am	56034	2005	639	Am
	2000	1057	Am	56040	2004	161 *	Am
	2001	159	Am ³⁰⁵		2007	56	Am
	2001	734 *	Am	56040.1	2007	454 *	Ad
	2003	523	Am	56040.5	2005	653 *	Ad
	2005	677 *	Am	56043	2002	492	Am
54749.5	2000	71 *	Am		2004	161 *	Am
	2000	1057	Am		2005	653 *	Am
54750	2000	1058	R		2006	583	Am
54751	2000	1058	R		2007	56	Am
54751.1	2000	1058	R	56044	1999	78 *	Ad
54752	2000	1058	R		2001	734 *	R
54760	2004	871	S (as ad by Sec. 24, Stats. 1989, Ch. 82 and Ch. 83) ⁷⁹⁻⁴³	56045	1999	78 *	Ad
					1999	646	Am (as ad by Stats. 1999, Ch. 78)
					2000	286	Am
54760.1	2004	871	S ⁷⁹⁻⁴³		2001	159	Am ³⁰⁵
54761	2004	871	S ⁷⁹⁻⁴³		2007	56	Am
54761.1	2004	871	S ⁷⁹⁻⁴³	56046	2002	944	Ad
54761.2	2004	871	S ⁷⁹⁻⁴³		2003	62	Am ⁵¹⁹
54761.3	1999	83	Am ³⁰		2007	56	Am
	2004	871	S ⁷⁹⁻⁴³	56050	2007	56	Am
54761.4	2003	573	Ad	56055	2001	734 *	Ad
	2004	871	S ⁷⁹⁻⁴³		2003	862	Am
54762	2004	871	S ⁷⁹⁻⁴³		2007	56	Am
54763	2004	871	Ad ⁷⁹ R ⁸⁰	56058	2005	653 *	Ad
					2007	454 *	Am
56000	2004	161 *	Am	56059	2005	653 *	Ad
	2007	454 *	Am		2007	454 *	Am
56001	2002	1168 *	Am	56070	2007	454 *	Ad
	2005	653 *	Am	56100	2002	1168 *	Am
56020.5	2005	653 *	Ad		2007	56	Am
56021.1	2002	492	Ad	56101	2007	56	Am
	2003	62	Am ⁵¹⁹	56125	2002	492	Am
	2007	56	Am		2007	56	Am
56026	2001	734 *	Am	56129	2002	1168 *	Am
	2002	492	Am		2007	56	Am
	2007	56	Am	56130	2002	1168 *	Am
56026.1	2002	492	Ad	56137	2005	69	R
	2007	454 *	Am	56138	2000	1058	R
56026.3	2004	914	Ad		2002	492	Ad
	2007	56	Am		2005	653 *	Am
56027	2004	896 *	Am		2007	56	Am
	2007	56	Am	56139	2004	493 *	Ad
56028	2002	785	Am	56140	2004	896 *	Am
	2004	896 *	Am	56146	2007	56	Am
	2005	653 *	Am	56155.7	2004	914	Ad
	2007	454 *	R & Ad	56156	2007	56	Am
56028.5	2004	896 *	Ad	56156.6	2004	216 *	Am ¹⁹⁸ R ⁴⁸⁵
	2005	653 *	Am		2004	914	Am
	2007	56	Am	56157	2004	914	Am
	2007	454 *	Am	56167	2007	56	Am
56029	2001	734 *	Am	56167.5	2007	56	Am
56030	2007	56	Am	56168	2007	56	Am
56031	2007	454 *	Am	56170	2004	161 *	Am
					2007	56	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>
56171	2002	492	Am				
	2005	653 *	Am	56330	2007	454 *	Am
	2007	454 *	Am		2002	492	Ad
56172	2005	653 *	Am		2007	56	Am
	2007	56	Am	56331	2004	493 *	Ad
56173	2002	492	Am		2007	56	Am
	2005	653 *	Am	56337	2005	653 *	R & Ad
	2007	454 *	Am		2007	56	Am
56174	2007	56	Am	56340	2002	492	Am
56174.5	2002	492	Ad		2007	56	Am
	2007	56	Am	56341	2001	405	R & Ad
56175	2002	492	Am		2005	653 *	Am
	2005	653 *	Am		2007	454 *	Am
	2007	56	Am	56341.1	2001	405	Ad
56176	2002	492	Am		2005	653 *	Am
	2005	653 *	Am		2007	56	Am
56177	2005	653 *	Am	56341.2	2003	413	Ad
56194	2007	56	Am	56341.5	2002	492	Am
56195	2004	896 *	Am		2003	62	Am ⁵¹⁹
56195.1	1999	78 *	Am		2004	161 *	Am (as am by Stats. 2003, Ch. 62)
	2004	896 *	Am				
56195.7	2004	161 *	Am		2004	914	Am
	2005	677 *	Am		2005	653 *	Am
56200	2001	734 *	Am		2007	454 *	Am
	2002	1168 *	Am	56342	2002	492	Am
56203	1999	78 *	Ad		2007	56	Am
56205	2002	1168 *	Am	56342.1	2002	492	Ad
	2005	653 *	Am		2007	56	Am
	2007	56	Am	56342.5	2007	56	Am
	2007	454 *	Am	56343.5	2003	552	Am
56207	2001	734 *	Am		2007	56	Am
56207.5	1999	78 *	Ad	56344	2002	492	Am
56213	2001	551	Ad		2004	161 *	Am
56240	2007	56	Am		2005	653 *	Am
56243	2007	56	Am		2007	454 *	Am
56245	2007	56	Am	56345	2002	1168 *	Am
56300	2007	56	Am		2004	161 *	Am
56301	2004	161 *	Am		2005	653 *	R & Ad
	2005	653 *	Am		2007	454 *	Am
	2007	454 *	Am	56345.1	2004	161 *	Am
56302	2007	56	Am		2005	653 *	Am
56302.1	2005	653 *	Ad		2007	454 *	Am
56304	2002	492	Ad	56345.2	2007	454 *	Ad
	2005	653 *	Am	56345.5	2007	56	Am
56320	2002	492	Am	56346	2004	161 *	Am
	2004	161 *	Am		2005	653 *	R & Ad
	2005	653 *	Am		2007	454 *	Am
	2007	56	Am	56347	2002	492	Am
56321	2002	492	Am		2007	56	Am
	2004	161 *	Am	56351	2007	56	Am
	2005	653 *	Am	56351.5	2001	736	Ad ³⁷
	2007	454 *	Am		2007	56	Am
56321.1	2005	653 *	Ad		2007	730	Am
56321.5	2007	56	Am	56351.7	2002	653	Ad
56322	2007	56	Am	56351.8	2005	530	Ad
56325	2005	653 *	Am	56351.9	2005	530	Ad
56328	2007	56	Am	56352	2001	736	Am ³⁷
56329	2002	492	Am		2007	56	Am
	2003	368	Am	56361	2002	1168 *	Am
	2005	653 *	Am		2004	896 *	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
56361.5	2007	56	Am	56393	2000	1058	Ad(RN)
56362	2007	56	Am		2002	1168 *	R
56362.7	2005	677 *	Am	56400	2001	690	Ad
56363	2005	653 *	Am	56402	2001	690	Ad
	2007	454 *	Am	56404	2001	690	Ad
56363.1	2007	56	Am		2002	664	Am ⁴³¹
56363.3	2007	56	Am	56406	2001	690	Ad
56363.5	2002	492	Am	56408	2001	690	Ad
	2007	56	Am	56410	2001	690	Ad
56364.1	2004	896 *	Am	56412	2001	690	Ad
56364.5	2004	896 *	R	56414	2001	690	Ad
56365	2002	492	Am	56425	2007	56	Am
	2004	161 *	Am	56426.25	2007	56	Am
	2007	56	Am	56426.6	2007	56	Am
56366	2004	914	Am	56426.9	2002	492	Am
	2005	22	Am ⁶⁴⁷		2007	56	Am
56366.1	2001	734 *	Am	56431	2007	56	Am
	2004	914	Am	56435	2001	629	Ad
	2005	22	Am ⁶⁴⁷		2005	653 *	R
	2005	639	Am	56440	2007	56	Am
	2007	56	Am	56441	2006	538	Am ⁸⁰²
56366.10	2004	914	Ad	56441.1	2002	1168 *	Am
	2007	382	Am	56441.11	2007	56	Am
56366.11	2004	914	Ad	56443	2007	56	Am
	2005	22	Am ⁶⁴⁷	56449	2001	629	Ad
56366.12	2004	914	Ad		2005	653 *	R
56366.2	2005	639	Am	56454	2007	56	Am
	2007	56	Am	56456	2007	56	Am
56366.3	2001	215	Am	56473	2002	1168 *	Am
	2007	56	Am		2007	56	Am
56366.4	2007	233	Am	56475	2002	585	Am
56366.5	2004	914	Am		2007	56	Am
56366.8	2007	56	Am	56476	2002	585	Ad
56366.9	2004	914	Am		2007	56	Am
56369	2007	56	Am	56490	2000	591	Ad & R ¹⁹
56375	1999	392	Ad	56491	2000	591	Ad & R ¹⁹
	2000	1058	Am & RN	56492	2000	591	Ad & R ¹⁹
56376	1999	392	Ad	56493	2000	591	Ad & R ¹⁹
	2000	1058	Am & RN	56494	2000	591	Ad & R ¹⁹
56377	1999	392	Ad	56495	2000	591	Ad & R ¹⁹
	2000	1058	Am & RN	56500	2007	56	Am
56378	1999	392	Ad	56500.2	2002	492	R & Ad
	2000	1058	Am & RN		2005	653 *	Am
56380	2005	653 *	Am		2007	454 *	Am
56380.1	2005	653 *	Ad	56500.3	2004	161 *	Am
	2007	454 *	Am		2005	653 *	Am
56381	2002	492	Am		2007	454 *	Am
	2004	161 *	Am	56500.4	2002	492	Ad
	2005	653 *	Am		2004	161 *	Am
	2007	454 *	Am		2005	653 *	Am
56383	2002	492	Ad		2007	454 *	Am
	2003	62	Am ⁵¹⁹	56500.5	2002	492	Ad
	2007	56	Am		2007	56	Am
56385	2002	492	Ad	56500.6	2004	161 *	Ad
	2005	653 *	Am		2007	56	Am
56390	2000	1058	Ad(RN)	56501	2002	492	Am
56391	2000	1058	Ad(RN)		2007	56	Am
	2001	734 *	Am	56501.5	2005	653 *	Ad
56392	2000	1058	Ad(RN)		2007	454 *	Am
	2002	1168 *	Am	56502	2002	492	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>
56502 (Cont.)	2004	161 *	Am	56836.155	2002	1168 *	Am
	2005	653 *	Am		2004	21 *	Am
	2007	454 *	Am		2004	896 *	Am
56504	2006	583	Am		2005	73 *	Am
	2007	56	Am		2006	79 *	Am
56504.5	2002	492	Am		2007	174 *	Am
	2004	161 *	Am	56836.156	2001	203 *	Ad
	2005	73 *	Am	56836.157	2001	203 *	Ad
	2007	56	Am	56836.158	2001	891 *	Ad
56505	2002	492	Am		2002	1167 *	Am
	2003	368	Am	56836.159	2001	891 *	Ad
	2004	81	Am	56836.16	2003	584	Am
	2004	161 *	Am (as am by Stats. 2003, Ch. 368)		2004	216 *	Am ¹⁹⁸ R ⁴⁸⁵
	2004	408	Am	56836.165	2004	216 *	Ad
	2005	22	Am ⁶⁴⁷		2005	73 *	Am
	2005	653 *	Am		2005	118 *	Am
			R & Ad ⁷⁶²		2005	491 *	Am
	2007	454 *	Am	56836.17	2003	584	Am
56505.1	2002	492	Am		2004	216 *	Am ¹⁹⁸ R ⁴⁸⁵
	2003	368	Am	56836.173	2004	216 *	Ad
	2004	161 *	Am		2004	896 *	Am
56505.2	2003	893	Am		2007	463	Am
	2004	408	Am	56836.175	2003	584	Ad
56506	2003	368	Am	56836.21	2006	79 *	Am
	2004	161 *	Am	56836.23	2002	1168 *	Am
	2005	653 *	Am	56836.30	2003	552	Ad
	2007	56	Am	56837	2005	653 *	R & Ad
56507	2005	653 *	Am	56838	2005	653 *	Am
	2007	56	Am	56841	2005	653 *	Am
56508	2007	56	Am		2007	454 *	Am
56509	2005	653 *	Ad	56842	2005	653 *	R & Ad
56515	2004	161 *	Ad	56844	2005	653 *	Ad
	2005	653 *	Am	56845	2000	286	Ad
	2007	454 *	Am		2001	159	Am ³⁰⁵
56525	2004	174	Ad		2007	56	Am
56600	2002	492	Am	56846	2006	783	Ad
56600.5	2002	492	R	56846.2	2006	783	Ad
56600.6	2002	492	Ad	56847	2006	783	Ad
	2007	454 *	Am	56851	2007	56	Am
56601.5	2002	492	Ad	56863	2004	161 *	Am
	2007	56	Am		2007	56	Am
56602	2002	492	R & Ad	56867	2001	536 *	Ad & R ⁷⁵
56603	2002	492	R		2006	79 *	Am ³¹²
56606	2007	56	Am	56875	2007	56	R
56836.01	2004	896 *	Am	56876	2007	56	R
56836.02	2001	734 *	Am	56877	2007	56	R
56836.03	2004	896 *	Am	56878	2007	56	R
56836.04	2007	56	Am	56879	2007	56	R
56836.06	1999	78 *	Am	56881	2007	56	R
56836.07	2005	677 *	Ad	56882	2007	56	R
56836.08	1999	78 *	Am	56883	2007	56	R
56836.095	2001	891 *	Ad	56884	2007	56	R
56836.10	2000	1058	Am	56885	2001	745 *	Am
56836.11	2000	1058	Am		2007	56	R
	2005	73 *	Am	58000	1999	646	R
	2005	491 *	Am	58001	1999	646	R
56836.15	1999	78 *	Am	58002	1999	646	R
				58010	1999	646	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>
58011	1999	646	R	58557	2001	187*	Ad ^{313 73}
58012	1999	646	R				R ²²
58013	1999	646	R		2003	864	S ^{424 68}
58014	1999	646	R		2004	871	S ^{79 43}
58015	1999	646	R	58558	2001	187*	Ad ^{313 73}
58016	1999	646	R				R ²²
58017	1999	646	R		2003	864	S ^{424 68}
58018	1999	646	R		2004	871	S ^{79 43}
58019	1999	646	R	58560	2001	187*	Ad ^{313 73}
58020	1999	646	R				R ²²
58021	1999	646	R		2003	864	S ^{424 68}
58022	1999	646	R		2004	871	S ^{79 43}
58023	1999	646	R	58561	2001	187*	Ad ^{313 73}
58024	1999	646	R				R ²²
58025	1999	646	R		2003	864	S ^{424 68}
58026	1999	646	R		2004	871	S ^{79 43}
58027	1999	646	R	58562	2001	187*	Ad ^{313 73}
58028	1999	646	R				R ²²
58040	1999	646	R		2003	864	Am ^{424 68}
58041	1999	646	R		2004	871	Am ^{79 43}
58050	1999	646	R	58600	2002	1032*	R
58051	1999	646	R	58601	2002	1032*	R
58060	1999	646	R	58602	2002	1032*	R
58061	1999	646	R	58603	2002	1032*	R
58407	2006	538	Am ⁸⁰²	58604	2002	1032*	R
58520	2006	538	Am ⁸⁰²	58605	2002	1032*	R
58523	2001	745*	Am	58606	2002	1032*	R
	2001	750	Am	58608	2002	1032*	R
58550	2001	187*	Ad ^{313 73}	58730	2004	871	S ^{79 43}
			R ²²	58731	2004	871	S ^{79 43}
	2003	864	S ^{424 68}	58732	2004	871	S ^{79 43}
	2004	871	S ^{79 43}	58733	2004	871	S ^{79 43}
58551	2001	187*	Ad ^{313 73}	58734	2004	871	S ^{79 43}
			R ²²	58735	2004	871	S ^{79 43}
	2003	864	S ^{424 68}	58736	2004	871	S ^{79 43}
	2004	871	S ^{79 43}	58737	2004	871	Ad ⁷⁹
58552	2001	187*	Ad ^{313 73}				R ⁸⁰
			R ²²	58907	2003	91	Am
	2003	864	S ^{424 68}	58916	2003	91	Am
	2004	871	S ^{79 43}	58922	2001	745*	R
58553	2001	187*	Ad ^{313 73}	58930	2001	629	Ad
			R ²²	58950	2005	276	Ad ¹⁸⁹
	2003	864	S ^{424 68}				R ¹⁹²
	2004	871	S ^{79 43}	58951	2005	276	Ad ¹⁸⁹
58553.5	2001	187*	Ad ^{313 73}				R ¹⁹²
			R ²²	58952	2005	276	Ad ¹⁸⁹
	2003	864	S ^{424 68}				R ¹⁹²
	2004	871	S ^{79 43}	58953	2005	276	Ad ¹⁸⁹
58554	2001	187*	Ad ^{313 73}				R ¹⁹²
			R ²²	58954	2005	276	Ad ¹⁸⁹
	2003	864	S ^{424 68}				R ¹⁹²
	2004	871	S ^{79 43}	58955	2005	276	Ad ¹⁸⁹
58555	2001	187*	Ad ^{313 73}				R ¹⁹²
			R ²²	58956	2005	276	Ad ¹⁸⁹
	2003	864	S ^{424 68}				R ¹⁹²
	2004	871	S ^{79 43}	59001.2	2003	865	Ad
58556	2001	187*	Ad ^{313 73}	59001.4	2003	865	Ad
			R ²²	59008	2002	1043	Ad
	2003	864	S ^{424 68}		2003	62	Am ⁵¹⁹
	2004	871	S ^{79 43}	59050	2003	865	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>
59051	2003	865	Ad	60248	2002	802	Am
59052	2003	865	Ad	60252	2002	802	Am ³³⁴
	2005	22	Am ⁶⁴⁷				R ¹⁰⁰
59053	2003	865	Ad		2004	900*	Am
59054	2003	865	Ad	60313	2001	734*	Am
59104	2002	1043	Ad	60400	2001	734*	Am
	2003	62	Am ⁵¹⁹	60420	2002	802	Ad ⁴²⁴
59150	2000	93*	Ad				R ⁶⁹
59201	2002	1168*	Am		2007	304	S ^{69 546 547}
59203	2002	1168*	Am	60421	2002	802	Ad ⁴²⁴
59204	2002	1168*	R				R ⁶⁹
59204.5	2002	1168*	Am		2003	892	Am
59205	2002	1043	Ad		2007	304	S ^{69 546 547}
	2003	62	Am ⁵¹⁹	60422	2002	802	Ad ⁴²⁴
59210	2002	1168*	Am				R ⁶⁹
59211	2002	1168*	R		2007	304	S ^{69 546 547}
59220	2002	1168*	R & Ad	60422.1	2003	573	Ad & R ⁷⁴
59223	2002	1168*	R	60423	2003	573	Am ¹⁸⁷
60040	2003	552	Am		1X 2003-04	4*	Ad & R ³⁷⁵
60041	2003	665	Am	60424	2002	802	Ad ⁴²⁴
	2005	581	Am				R ⁶⁹
60045	1999	276	Am		2007	304	Am ^{69 546 547}
60048	1999	276	Ad	60450	2002	1168*	S ^{62 19}
60050	2007	476	Ad & R ¹¹¹	60450.1	2001	914	Ad
60051	2006	717	Ad & R ⁷²²		2002	1168*	S ^{62 19}
60061	2001	734*	Am	60450.5	2002	1168*	S ^{62 19}
	2001	736	Am ³⁷	60451	1999	15*	Am
60061.8	2003	800	Ad		2001	591	Am
	2004	183	Am ⁵⁷¹		2002	1168*	Am ^{62 19}
60119	1999	646	Am	60451.5	2002	1168*	S ^{62 19}
	2004	900*	Am	60452	2002	1168*	S ^{62 19}
	2005	118*	Am	60452.5	2002	1168*	S ^{62 19}
	2006	704	Am	60453	2002	1168*	Am ^{62 19}
60200	1999	276	Am	60501	2000	461	Ad
	2006	538	Am ⁸⁰²	60600	2001	722	S ¹⁸
	2006	887	Am (by Sec. 1 of Ch.)		2004	233	S ¹¹¹
60200.1	2006	887	Ad		2007	174*	S ³⁴⁹
60200.2	1999	276	Ad	60601	2001	722	Am ¹⁸
	2000	135	Am ²⁰³		2004	233	Am ¹¹¹
60227	2003	806	Ad & R ⁷⁵		2007	174*	Am ³⁴⁹
	2007	476	Ad & R ¹¹¹	60602	2001	722	S ¹⁸
60240	2001	734*	Am		2004	233	Am ¹¹¹
	2002	802	Am		2007	174*	S ³⁴⁹
	2004	900*	Am	60603	1999	83	Am ³⁰
60242	2002	802	Am		2001	722	S ¹⁸
	2003	892	Am (by Sec. 16 of Ch.)		2004	233	Am ⁴²⁴
	2003	898	Am (by Sec. 2 of Ch.)				R ⁶⁹
	2007	730	Am		2007	174*	Ad ⁵⁶²
60242.5	2002	802	Am				Am (as am by Sec. 3, Stats. 2004, Ch. 233) ^{348 349}
60246	2002	802	Am ³³⁴				R (as ad by Sec. 4, Stats. 2004, Ch. 233)
	2003	62	Am ⁵¹⁹				
60246.5	2002	802	Ad	60604	2000	576	Am
60247	2002	802	Am ³³⁴		2001	20*	Am
			R ¹⁰⁰		2001	722	S ¹⁸
60247.5	2002	802	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>
60604 (Cont.)					2007	174 *	Am (as am by Sec. 11, Stats. 2004, Ch. 233) ^{348 349}
	2004	233	Am ⁴²⁴ R ⁶⁹ Ad ⁵⁶²				
	2007	174 *	Am (as am by Sec. 5, Stats. 2004, Ch. 233) ^{348 349}				R (as ad by Sec. 12, Stats. 2004, Ch. 233)
			R (as ad by Sec. 6, Stats. 2004, Ch. 233)	60607	2001	722	Am ¹⁸
					2004	233	Am ¹¹¹
					2007	174 *	S ³⁴⁹
60605	1999	78 *	Am	60608	2001	722	S ¹⁸
	1999	735 *	Am (as am by Stats. 1999, Ch. 78)		2004	233	S ¹¹¹
					2007	174 *	S ³⁴⁹
	2000	576	Am	60609	2001	722	R
	2001	722	Am ¹⁸	60610	2001	722	S ¹⁸
	2004	233	Am ⁴²⁴ R ⁶⁹ Ad ⁵⁶²		2004	233	S ¹¹¹
					2007	174 *	S ³⁴⁹
	2007	174 *	Am (as am by Sec. 7, Stats. 2004, Ch. 233) ^{348 349}	60611	2001	722	S ¹⁸
			R (as ad by Sec. 8, Stats. 2004, Ch. 233)		2004	233	Am ¹¹¹
					2005	676 *	Am
					2007	174 *	S ³⁴⁹
				60612	2001	722	S ¹⁸
					2004	233	S ¹¹¹
					2007	174 *	S ³⁴⁹
				60613	2001	722	S ¹⁸
					2004	233	S ¹¹¹
					2007	174 *	S ³⁴⁹
60605.1	2000	432	Ad	60614	2001	722	S ¹⁸
	2001	722	S ¹⁸		2004	233	S ¹¹¹
	2004	233	S ¹¹¹		2007	174 *	S ³⁴⁹
	2007	174 *	S ³⁴⁹	60615	2001	722	S ¹⁸
60605.2	2002	943	Ad		2004	233	S ¹¹¹
	2004	233	S ¹¹¹		2007	174 *	S ³⁴⁹
	2007	174 *	S ³⁴⁹	60616	2001	722	S ¹⁸
60605.3	2003	826	Ad		2004	233	S ¹¹¹
	2004	233	S ¹¹¹		2007	174 *	S ³⁴⁹
	2007	174 *	S ³⁴⁹	60617	2001	722	S ¹⁸
60605.5	1999	735 *	Ad		2004	233	S ¹¹¹
	2001	722	S ¹⁸		2007	174 *	S ³⁴⁹
	2004	233	S ¹¹¹	60618	2001	722	S ¹⁸
	2007	174 *	S ³⁴⁹		2004	233	S ¹¹¹
60605.6	2001	722	Ad & R ¹⁸		2007	174 *	S ³⁴⁹
	2004	233	Am ⁴²⁴ R ⁶⁹ Ad ⁵⁶²	60630	2001	722	Am ¹⁸
					2004	233	S ¹¹¹
					2007	174 *	S ³⁴⁹
	2007	174 *	Am (as am by Sec. 9, Stats. 2004, Ch. 233) ^{348 349}	60640	1999	78 *	Am
					1999	83	Am ³⁰
					1999	735 *	Am (as am by Stats. 1999, Ch. 78)
					2000	576	Am
					2001	20 *	Am
					2001	722	S ¹⁸
					2002	492	Am
60606	2001	722	S ¹⁸		2003	773	Am & R ⁵⁵⁸
	2004	233	Am ⁴²⁴ R ⁶⁹ Ad ⁵⁶²		2004	183	Ad ³⁹¹
							Am (as ad by Sec. 5, Stats. 2003, Ch. 773) ⁵⁷¹

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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>
60640 (Cont.)					2007	174 *	Am (as am by Sec. 19, Stats. 2004, Ch. 233) ^{348 349}
	2004	233	Am (as ad by Stats. 2003, Ch. 773) ⁴²⁴ R ⁶⁹ Ad ⁵⁶²				R (as ad by Sec. 20, Stats. 2004, Ch. 233)
	2005	676 *	Am (as am by Sec. 15 and as ad by Sec. 16, Stats. 2004, Ch. 233)	60643.1	1999	735 *	Ad ¹²⁹
	2007	130	Am (as am by Sec. 5, Stats. 2005, Ch. 676) ⁹⁰²		2000	576	Am
	2007	174 *	Am (as am by Sec. 4, Stats. 2005, Ch. 676) ^{348 349}		2001	722	S ¹⁸
			R (as ad by Sec. 5, Stats. 2005, Ch. 676)		2004	233	Am ⁴²⁴ R ⁶⁹ Ad ⁵⁶²
	2007	730	Am (as am by Sec. 22, Stats. 2007, Ch. 174)		2007	174 *	Am (as am by Sec. 21, Stats. 2004, Ch. 233) ^{348 349}
60640.1	2001	722	R				R (as ad by Sec. 22, Stats. 2004, Ch. 233)
60641	1999	735 *	Am (by Sec. 4 of Ch.)	60643.5	1999	78 *	Ad
	2000	576	Am		2001	722	Am ¹⁸
	2001	20 *	Am		2004	233	S ¹¹¹
	2001	722	Am ¹⁸		2007	174 *	S ³⁴⁹
	2004	233	Am ¹¹¹	60644	1999	735 *	Am
	2007	174 *	S ³⁴⁹		2000	576	Am
60642	2001	722	Am ¹⁸		2001	722	S ¹⁸
	2003	773	Am & R ⁵⁵⁸ Ad ³⁹¹		2004	233	Am ¹¹¹
	2004	233	Am (as ad by Stats. 2003, Ch. 773) ⁴²⁴ R ⁶⁹		2007	174 *	S ³⁴⁹
	2007	174 *	Am ^{348 349}	60645	2000	576	Am
60642.5	2000	576	Ad		2001	722	S ¹⁸
	2001	722	Am ¹⁸		2004	233	S ¹¹¹
	2002	1168 *	Am		2007	174 *	S ³⁴⁹
	2004	233	S ¹¹¹	60646	1999	735 *	R
	2007	174 *	S ³⁴⁹		2001	722	S ¹⁸
60643	1999	78 *	Am	60647	2004	233	S ¹¹¹
	1999	735 *	Am (by Sec. 5 of Ch., as am by Stats. 1999, Ch. 78)		2007	174 *	S ³⁴⁹
	2000	576	Am	60648	2000	576	Am
	2001	20 *	Am		2001	722	S ¹⁸
	2001	722	Am ¹⁸		2004	233	S ¹¹¹
	2004	233	Am ⁴²⁴ R ⁶⁹ Ad ⁵⁶²		2007	174 *	S ³⁴⁹
				60649	2000	576	Ad
					2001	722	S ¹⁸
					2004	233	S ¹¹¹
					2007	174 *	S ³⁴⁹
				60650	2001	722	Am ¹⁸
					2003	573	R
				60650.5	2001	722	S ¹⁸
					2003	573	R
				60651	2001	722	S ¹⁸
					2003	573	R
				60652	2001	722	S ¹⁸
					2003	573	R
				60653	2001	722	Ad & R ¹⁸
					2003	573	R
				60660	2004	397 *	Ad
				60661	2004	397 *	Ad

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Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
60662	2004	397 *	Ad	63000	2000	369	Am
60663	2004	397 *	Ad		2006	730	Am
60800	2002	1166	Am	63001	2006	730	Am
	2003	459	Am	63050	2000	369	Ad
	2007	569	Am	63051	2000	369	Ad
60810	1999	78 *	Am		2001	734 *	Am
	2001	745 *	Am	63052	2000	369	Ad
	2001	891 *	Am	63053	2000	369	Ad
	2007	174 *	Am	63054	2000	369	Ad
60811	1999	78 *	Am	63055	2000	369	Ad
60812	1999	678	Ad	63056	2000	369	Ad
Title 2, Div. 4, Pt. 33, Ch. 8, heading (Sec. 60850 et seq.)				64000	2001	724	Am
					2006	730	Am
				64001	2001	724	Am
					2002	664	Am ⁴³¹
					2006	730	Am
	2000	135	Am & RN ²⁰³	64200	2002	1026	Ad & R ⁶⁸
Title 2, Div. 4, Pt. 33, Ch. 9, heading (Sec. 60850 et seq.)				64201	2002	1026	Ad & R ⁶⁸
					2003	416	Am
					2004	183	Am ⁵⁷¹
				64202	2002	1026	Ad & R ⁶⁸
					2003	416	Am
				64203	2002	1026	Ad & R ⁶⁸
	2000	135	Ad(RN) ²⁰³	66015	2001	745 *	Am
60850	1X 1999-2000	1	Ad	66015.7	2002	458	Ad
	2002	808	Am	66018.55	2007	627	Ad
60851	1X 1999-2000	1	Ad	66019.3	2004	668	Ad
	2001	716	Am	66021.2	2000	403 *	Am
	2002	808	Am (by Sec. 2 of Ch.)	66025	1999	72 *	Am
	2006	3 *	Am	66025.3	2002	202	Ad(RN)
60852	1X 1999-2000	1	Ad		2003	62	Am ⁵¹⁹
60852.3	2006	3 *	Ad & R ⁷⁷²	66025.6	2003	345	Ad & R ⁷⁵
60852.4	2006	629 *	Ad & R ³²³		2004	549	Am (by Sec. 1 of Ch.)
60852.5	2003	803	Ad		2004	554	Am (by Sec. 1.5 of Ch.) ²⁴⁹
60852.6	2003	803	Ad	66025.8	2007	356	Ad
60853	1X 1999-2000	1	Ad	66030	2007	568	Am
60855	2000	135	Am ²⁰³		2007	569	Am
	1X 1999-2000	1	Ad	66040	2005	269	Ad
60856	1X 1999-2000	1	Ad	66040.3	2005	269	Ad
60857	2001	716	Ad	66040.5	2005	269	Ad
60859	2001	716	Ad	66040.7	2005	269	Ad
60900	2002	1002 *	Ad	66055	2002	1093	Ad
	2003	62	Am ⁵¹⁹	66055.5	2002	1093	Ad
	2006	840	Am	66055.8	2007	522	Ad
	2007	130	Am ⁹⁰²	66055.9	2007	522	Ad
62000	2004	193	Am ⁵⁷¹	66057	2000	383	Ad
62000.14	2001	611 *	Am	66070	2006	538	Am ⁸⁰²
	2006	880	Am	66085	2002	541	Ad
62000.2	2006	79 *	Am	66201.7	2000	355	Ad
62000.4	2001	591	Am	66204	2002	320	Am
	2004	900 *	R	66205.5	2002	988	Ad
62000.5	2002	1032 *	R	66205.9	2006	669	Ad
62000.8	2000	137 *	Am	66210	2007	569	Am
	2001	64 *	R	66250	2007	569	Am
62004	2003	107	Am	66251	1999	587	Am
62006	2003	552	R		2007	568	Am
62007	2003	552	R		2007	569	Am
62008	2003	552	R	66260.5	2007	569	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>
66260.7	2007	569	Ad		2003	457	Am ⁵⁷
66261.5	2007	569	Ad	66753.5	1999	688	S ¹⁹
66261.7	2007	569	Ad		2003	457	S ⁵⁷
66262	2007	569	R & Ad	66754	1999	688	S ¹⁹
66262.7	2007	569	Ad		2003	457	S ⁵⁷
66269	2007	569	Ad	66755	1999	688	Am ¹⁹
66270	1999	587	Am		2001	745*	Am
	2007	568	Am (by Sec. 21 of Ch.)		2003	457	S ⁵⁷
	2007	569	Am (by Sec. 44.5 of Ch.)	66756	1999	688	Am ¹⁹
66270.5	1999	587	Ad(RN)		2003	457	R
	2007	569	Am & RN	66801	2004	309*	Am
66271	1999	587	Am & RN	66903	1999	916	Am
	2007	569	Ad(RN)		2001	571	Am (by Sec. 1 of Ch.)
66271.6	2003	660	Ad		2001	580	Am (by Sec. 2 of Ch.)
66271.7	2003	660	Am				
66271.8	2003	660	Ad	66903.5	2001	443	Ad & R ^{37 19}
	2004	183	Am ⁵⁷¹	66940	2000	467	R & Ad
66292	2007	568	Am	66941	2000	467	R & Ad
	2007	569	Am		2003	91	Am
66292.1	2007	568	Am	66942	2000	467	R
	2007	569	Am	66943	2000	467	R
66292.2	2007	568	Am	66944	2000	467	R
	2007	569	Am	66945	2000	467	R
66293	2000	135	Am ²⁰³	66946	2000	467	R
	2001	745*	R	66947	2000	467	R
66301	2006	158	Am	66948	2000	467	R
66350	2003	599	Ad	67301	2001	745*	Am
66351	2003	599	Ad	67302	1999	379	Ad
66352	2003	599	Ad	67312	2004	303	Am
66353	2003	599	Ad	67359.10	2004	349	R
66406	2004	556	Ad	67359.11	2004	349	R
	2006	538	Am ⁸⁰²	67359.12	2004	349	R
66406.7	2007	574	Ad	67359.13	2004	183	Am ⁵⁷¹
66450	2000	574	Ad		2004	349	R
66451	2000	574	Ad	67359.14	2004	349	R
66452	2000	574	Ad	67359.15	2004	349	R
66602	1999	251	Am	67359.16	2004	349	R
	2004	417	Am (by Sec. 1 of Ch.)	67359.20	2001	745*	Am
66602.5	2007	523	Ad	67362	2006	200	Ad
66602.7	2007	523	Ad	67382	2002	804	Ad
66609	2006	538	Am ⁸⁰²	67385.3	2002	1066	Ad & R ^{18 37}
66721.5	2000	187	Ad		2003	62	Am ⁵¹⁹
66721.7	2006	804	Ad	67385.7	2005	647	Ad
66725	2004	737	Ad	68074	2000	571	Am
66725.3	2004	737	Ad	68074.1	2000	571	R
66739.5	2004	743	Ad	68075	2000	571	Am
	2005	22	Am ⁶⁴⁷		2007	362	Am
66744	2004	216*	Ad	68075.1	2000	571	R
66750	1999	688	S ¹⁹	68078	2000	949*	Am
	2003	457	S ⁵⁷	68081	2004	896*	Am
66751	1999	688	S ¹⁹	68084	2004	225*	Am
	2003	457	S ⁵⁷	68120	1999	953*	Am
66752	1999	688	S ¹⁹		2000	40	R & Ad ⁸
	2003	457	S ⁵⁷				Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 1999, Ch. 953)
66752.5	1999	688	S ¹⁹				
	2003	457	S ⁵⁷				
66753	1999	688	S ¹⁹				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
68120 (Cont.)					2001	8 *	Am
	2001	347	Am (as am by		2001	159	Am ³⁰⁵
			Sec. 1,	69437.7	2000	403 *	Ad
			Stats. 2000,	69439	2000	403 *	Ad
			Ch. 40) ¹⁹ ,		2001	159	Am ³⁰⁵
			Am (as am by	69440	2000	403 *	Ad
			Sec. 2,		2003	91	Am
			Stats. 2000,		2003	573	Am
			Ch. 40) ²²	69505	1999	471 *	Ad
	2004	32 *	Am (as am by	69514	2006	652 *	Am
			Sec. 2,	69514.5	2000	403 *	Ad
			Stats. 2001,	69517.5	2006	43 *	Am
			Ch. 347)	69519	2006	75 *	Ad
	2005	544 *	Am	69521	2007	182 *	Ad
	2006	395	Am	69521.10	2007	182 *	Ad
68120.5	2002	450	Ad	69521.11	2007	182 *	Ad
68121	1999	953 *	R	69521.2	2007	182 *	Ad
	2002	450	Ad	69521.3	2007	182 *	Ad
68130.5	2001	814	Ad	69521.4	2007	182 *	Ad
68130.7	2002	19 *	Ad	69521.5	2007	182 *	Ad
69430	2000	403 *	Ad	69521.6	2007	182 *	Ad
69431	2000	403 *	Ad	69521.7	2007	182 *	Ad
69432	2000	403 *	Ad	69521.8	2007	182 *	Ad
69432.5	2000	403 *	Ad	69521.9	2007	182 *	Ad
69432.7	2000	403 *	Ad	69522	1999	636	Am
	2001	159	Am ³⁰⁵		2004	216 *	Am
	2003	339	Am		2004	657 *	Am (as am by
69432.8	2000	403 *	Ad				Stats. 2004,
69432.9	2000	403 *	Ad				Ch. 216)
69433	2000	403 *	Ad		2005	73 *	Am
69433.4	2003	345	Ad & R ⁷⁵		2007	182 *	Am
	2004	554	Am ³⁴⁹		2007	184	R ⁹⁰⁰
69433.5	2000	403 *	Ad	69522.5	2007	184	R ⁹⁰⁰
69433.6	2000	403 *	Ad	69523	2007	184	R ⁹⁰⁰
69433.7	2000	403 *	Ad	69524	2007	184	R ⁹⁰⁰
69433.8	2000	403 *	Ad	69525	2004	216 *	Am
69433.9	2000	403 *	Ad		2007	184	R ⁹⁰⁰
	2006	43 *	Am	69526	2007	182 *	Am
	2006	652 *	Am (as am by		2007	184	R ⁹⁰⁰
			Sec. 2,	69527	2007	184	R ⁹⁰⁰
			Stats. 2006,	69528	2007	184	R ⁹⁰⁰
			Ch. 43)	69529	1999	636	Am
69434	2000	403 *	Ad		2007	184	R ⁹⁰⁰
	2001	8 *	Am	69529.5	2004	216 *	Am
69434.5	2000	403 *	Ad		2004	657 *	Am (as am by
	2001	159	Am ³⁰⁵				Stats. 2004,
69435	2000	403 *	Ad				Ch. 216)
69435.3	2000	403 *	Ad		2007	184	R ⁹⁰⁰
	2001	8 *	Am	69530	2000	403 *	R ²³²
69436	2000	403 *	Ad	69531	2000	403 *	R ²³²
	2001	8 *	Am	69532	2000	70 *	Am
	2006	43 *	Am		2000	403 *	R ²³²
	2006	822	Am (as am by		2003	91	Am
			Sec. 3,	69532.5	2000	403 *	R ²³²
			Stats. 2006,	69533	2000	403 *	R ²³²
			Ch. 43)	69534.1	2000	403 *	R ²³²
69436.5	2000	403 *	Ad	69534.3	2000	403 *	R ²³²
69437	2000	403 *	Ad	69534.4	2000	403 *	R ²³²
69437.3	2000	403 *	Ad	69535	2000	403 *	R ²³²
69437.5	2000	403 *	Ad		2007	568	Am
69437.6	2000	403 *	Ad		2007	569	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>
69535.1	2000	403 *	R ²³²		2000	583	Am (as am by
69535.5	2000	403 *	R ²³²				Stats. 2000,
69537	2000	403 *	R ²³²				Ch. 70)
69538	2000	403 *	R ²³²	69613.55	1999	650	R (as ad by
69539	2000	403 *	R ²³²				Stats. 1998,
	2006	538	Am ⁸⁰²				Ch. 545)
69540	2000	403 *	R ²³²		2000	70 *	R
69541	2000	108 *	Ad	69613.6	2000	70 *	Am
	2000	403 *	R ²³²	69613.7	2000	371	Ad
69544	2000	403 *	R ²³²	69613.8	2000	583	Ad
69545	2000	403 *	R ²³²	69614	2000	70 *	Am
69546	2000	403 *	R ²³²		2000	583	Am (as am by
69546.5	2000	403 *	R ²³²				Stats. 2000,
69547	2000	403 *	R ²³²				Ch. 70)
69547.5	2000	403 *	Ad & R ³⁸	69615	2000	583	Am
69547.9	2000	403 *	Ad & R ³⁸	69615.2	2000	583	R
69550	2007	741	Ad	69615.4	1999	650	Am (by Sec. 6
69551	2007	741	Ad				of Ch.)
69561.5	2000	588	Ad & R ⁴³		1999	651	Am (by Sec. 5.5
69612	1999	650	Am (by Sec. 1				of Ch.)
			of Ch.)		2000	70 *	Am
	1999	651	Am (by Sec. 1.5		2000	583	Am (as am by
			of Ch.)				Stats. 2000,
	2000	70 *	Am				Ch. 70)
	2000	583	Am (as am by	69615.6	2003	91	Am
			Stats. 2000,		1999	72 *	Am
			Ch. 70)		1999	650	Am (by Sec. 7
69612.5	2003	91	Am				of Ch., as am by
	1999	650	Am (by Sec. 2				Stats. 1999,
			of Ch.)				Ch. 72)
	1999	651	Am (by Sec. 2.5		1999	651	Am (by Sec. 6.5
			of Ch.)				of Ch., as am by
	2000	70 *	Am				Stats. 1999,
	2000	583	R (as am by		2000	70 *	Ch. 72)
			Stats. 2000,		2000	583	Am (as am by
			Ch. 70)				Stats. 2000,
69613	1999	650	Am (by Sec. 3				Ch. 70)
			of Ch.)	Title 3,			
	1999	651	Am (by Sec. 3.5	Div. 5,			
			of Ch.)	Pt. 42,			
	2000	70 *	Am	Ch. 2,			
	2000	583	Am (as am by	Art. 5.3,			
			Stats. 2000,	heading			
			Ch. 70)	(Sec. 69616			
69613.1	1999	650	Am (by Sec. 4	et seq.)	2006	79 *	Ad(RN)
			of Ch.)		2006	837	R (as am & rn
	1999	651	Am (by Sec. 4.5				by Sec. 21,
			of Ch.)				Stats. 2006,
	2000	70 *	Am				Ch. 79)
	2000	583	Am (as am by	Title 3,			
			Stats. 2000,	Div. 5,			
			Ch. 70)	Pt. 42,			
	2001	159	Am ³⁰⁵	Ch. 2,			
69613.15	2003	91	Am	Art. 5.6,			
	1999	904	Ad	heading			
	2000	583	R	(Sec. 69616			
69613.2	2000	583	Am	et seq.)	2006	79 *	Am & RN
69613.3	2000	70 *	R		2000	583	R
69613.4	2000	583	Am	69616	2005	73 *	Ad
69613.5	2000	70 *	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
69616 (Cont.)	2006	79 *	Am	69627	2002	659 *	S ^{54 57}
	2006	837	Am (as am by Sec. 22, Stats. 2006, Ch. 79) & RN	69628	2002	659 *	S ^{54 57}
				69629	2002	659 *	R
				69630	2002	659 *	R
				69631	2002	659 *	R
				69632	2002	659 *	R
69616.1	2005	73 *	Ad	69633	2002	659 *	R
	2006	79 *	Am	69634	2002	659 *	R
	2006	837	Am (as am by Sec. 23, Stats. 2006, Ch. 79) & RN	69635	2002	659 *	R
				69636	2002	659 *	R
				69637	2002	659 *	R
				69638	2002	659 *	R
69616.2	2005	73 *	Ad	69639	2002	659 *	R
	2006	79 *	Am	69640	2006	538	Am ⁸⁰²
	2006	837	Am (as am by Sec. 24, Stats. 2006, Ch. 79) & RN	69733	2001	745 *	R
				69740	2001	881	Ad
				69741	2001	881	Ad
				69741.5	2001	881	Ad
					2006	79 *	Am
69616.3	2005	73 *	Ad	69742	2001	881	Ad
	2006	79 *	Am	69743	2001	881	Ad
	2006	837	Am (as am by Sec. 25, Stats. 2006, Ch. 79) & RN	69743.5	2001	881	Ad
				69744	2001	881	Ad
					2006	79 *	Am
69616.4	2005	73 *	Ad	69745	2001	881	Ad
	2006	79 *	Am	69746	2001	881	Ad
	2006	837	Am (as am by Sec. 26, Stats. 2006, Ch. 79) & RN	69746.5	2006	79 *	Ad
				69747	2001	881	Ad
					2006	79 *	R
				69748	2001	881	Ad
69616.5	2005	73 *	Ad		2006	79 *	R
	2006	79 *	Am	69750	2003	345	Ad ⁴²⁴
	2006	837	Am (as am by Sec. 27, Stats. 2006, Ch. 79) & RN		2004	549	R ⁶⁹
							Am (by Sec. 2 of Ch.)
					2004	554	Am
69616.6	2005	73 *	Ad	69750.3	2003	345	Ad ⁴²⁴
	2006	837	Am & RN				R ⁶⁹
69616.7	2005	73 *	Ad		2004	549	Am (by Sec. 3 of Ch.)
	2006	837	Am & RN				
69616.8	2005	73 *	Ad		2004	554	Am
	2006	837	Am & RN	69750.5	2003	345	Ad ⁴²⁴
69616.9	2005	73 *	Ad				R ⁶⁹
	2006	837	Am & RN		2004	549	Am
69617	2005	73 *	Ad		2004	554	Am
	2006	837	Am & RN	69750.7	2003	345	Ad ⁴²⁴
69618.1	1999	72 *	Am				R ⁶⁹
	2000	460	Am		2004	554	Am
69618.2	1999	72 *	Am	69751	2003	345	Ad ⁴²⁴
	2000	460	Am				R ⁶⁹
69618.3	1999	72 *	Am		2004	549	Am
	2000	460	Am		2004	554	Am (by Sec. 7.5 of Ch.)
69618.9	2003	227 *	Am				
69620	2002	659 *	S ^{54 57}	69751.2	2004	549	Ad
69621	1999	83	Am ³⁰	69751.3	2003	345	Ad ⁴²⁴
	2002	659 *	S ^{54 57}				R ⁶⁹
69622	2002	659 *	S ^{54 57}		2004	549	R & Ad
69623	2002	659 *	S ^{54 57}		2004	554	R & Ad
69624	2002	659 *	S ^{54 57}	69751.5	2003	345	Ad ⁴²⁴
69625	2002	659 *	Am ^{54 57}				R ⁶⁹
69626	2002	659 *	S ^{54 57}	69751.8	2004	549	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>
69760	2007	184	R ⁹⁰⁰				
69761	1999	636	Am	69990	2005	318	Am
	2007	184	R ⁹⁰⁰		2002	406*	Am
69761.5	2007	184	R ⁹⁰⁰		2005	318	Am
69761.7	2007	184	R ⁹⁰⁰	69992	2005	318	Am
69762	2007	184	R ⁹⁰⁰	69993	2005	318	Am
69763	1999	636	Am	69993.5	1999	664	Am
	2007	184	R ⁹⁰⁰	69993.7	1999	664	Ad
69763.1	2002	784	Am ⁴⁹⁰	69995	2000	404*	Ad
	2007	184	R ⁹⁰⁰		2001	734*	Am
69763.2	2002	784	Am ⁴⁹⁰		2002	1055	Am
	2007	184	R ⁹⁰⁰		1X 2003–04	4*	Am
69763.3	2007	184	R ⁹⁰⁰	69996	1X 2003–04	10*	S ^{19 73}
69763.4	2007	184	R ⁹⁰⁰		2000	404*	Ad
69764	2007	184	R ⁹⁰⁰		2001	734*	Am
69765	2007	184	R ⁹⁰⁰	69997	1X 2003–04	10*	S ^{19 73}
69766	1999	636	Am		2000	404*	Ad
	2004	216*	Am		2001	734*	Am
	2007	182*	Am		1X 2003–04	4*	Am
	2007	184	R ⁹⁰⁰	69998	1X 2003–04	10*	S ^{19 73}
69766.1	1999	636	Am		2000	404*	Ad ²⁰⁴
	2007	184	R ⁹⁰⁰		2001	734*	Am ³⁷⁹
69767	1999	636	Am		1X 2003–04	4*	Am
	2007	184	R ⁹⁰⁰	69999	1X 2003–04	10*	S ^{19 73}
69768	1999	636	Am		2000	404*	Ad
	2004	216*	Am		1X 2003–04	10*	S ^{19 73}
	2007	184	R ⁹⁰⁰	69999.3	2003	573	Ad
69769	2007	184	R ⁹⁰⁰	69999.5	1X 2003–04	10*	Ad ⁷³
69769.3	2007	184	R ⁹⁰⁰				R ²²
69769.4	2007	184	R ⁹⁰⁰	69999.6	2004	227*	Ad
69769.5	2007	184	R ⁹⁰⁰	69999.7	2004	227*	Ad
69769.7	2007	184	R ⁹⁰⁰	69999.8	2004	227*	Ad
69771	2007	184	R ⁹⁰⁰	70000	2000	70*	Ad
69772	2007	184	R ⁹⁰⁰		2002	1167*	Am
69774	2007	184	R ⁹⁰⁰	70001	2000	70*	Ad
69775	2007	184	R ⁹⁰⁰		2003	91	Am
69776	2007	184	R ⁹⁰⁰	70002	2000	70*	Ad
69776.5	2007	184	R ⁹⁰⁰	70003	2000	70*	Ad
69777	2007	184	R ⁹⁰⁰		2003	91	Am
69779	2007	184	R ⁹⁰⁰	70004	2000	70*	Ad
69958	2004	788	Am	70005	2000	70*	Ad
69980	1999	664	Am		2003	91	Am
	2002	406*	Am	70010	2002	38*	Ad
	2005	318	Am		2003	62	Am ⁵¹⁹
69981	1999	664	Am	70010.1	2002	38*	Ad
	2000	404*	Am		2002	406*	Am (as ad by
	2005	318	Am				Stats. 2002,
69982	1999	664	Am	70010.5	2002	38*	Ad
	2002	406*	Am		2002	406*	Am (as ad by
	2005	318	Am				Stats. 2002,
69983	1999	664	Am	70010.7	2002	38*	Ad
	2002	406*	Am		2002	406*	Am (as ad by
	2005	318	Am				Stats. 2002,
69984	1999	664	Am	70011	2002	38*	Ad
	2005	318	Am		2002	406*	Am (as ad by
69985	1999	664	Am				Stats. 2002,
	2002	406*	Am				Ch. 38)
69986	1999	664	Am	70011.3	2002	38*	Ad
	2002	406*	Am	70011.5	2002	38*	Ad
	2005	318	Am				
69989	1999	664	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		
70011.7	2002	38 *	Ad		70902	2006	817	Am	
	2002	406 *	Am (as ad by					R & Ad	⁴⁴⁶
			Stats. 2002,	71000	2000	390	Am		
			Ch. 38)		2003	860	Am		
70011.9	2002	38 *	Ad		2007	35	Am		
Title 3,				71003	2003	860	Am		
Div. 5,				71020	2004	349	Am		
Pt. 42,				71027	2004	193	Am	⁵⁷¹	
Ch. 3,				71028	2001	745 *	Am		
heading				71040	2005	654 *	Am		
(Sec. 70100				71051	2004	193	Am	⁵⁷¹	
et seq.)	2006	837	Ad	71093	2004	139 *	Ad & R	⁶⁸	
Title 3,					2005	22	Am	⁶⁴⁷	
Div. 5,					2006	50 *	Am	¹³	
Pt. 42,				71095	2007	461	Ad		
Ch. 3,				72011	2007	568	Am		
Art. 1					2007	569	Am		
heading				72012	2007	569	Am		
(Sec. 70100				72013	2007	569	R		
et seq.)	2006	837	Ad	72014	2007	568	Am		
70100	2006	837	Ad(RN)		2007	569	Am		
70101	2006	837	Ad(RN)	72024	2005	654 *	Ad(RN)		
	2007	522	Am		2006	588	Am		
70102	2006	837	Ad(RN)	72104	2005	654 *	Am		
70103	2006	837	Ad(RN)	72330	2003	292	Am		
70104	2006	837	Ad(RN)	72401	2005	654 *	Am		
70105	2006	837	Ad(RN)	72425	2001	401	Am		
70106	2006	837	Ad(RN)		2005	654 *	Am & RN		
	2007	522	Am	72533	2000	44	Am	¹⁸⁵	
70107	2006	837	Ad(RN)	72675	2005	654 *	Am		
70108	2006	837	Ad(RN)	72681	2001	745 *	R		
70109	2006	837	Ad(RN)	72682	2005	654 *	Am		
70110	2006	837	Ad(RN)	72871	2005	654 *	Am		
70120	2006	837	Ad ⁴⁵¹	74265	1999	82 *	Am		
			R ⁴⁴⁶	74265.5	1999	82 *	Ad		
	2007	522	Am	74292	2006	50 *	Ad		
70121	2006	837	Ad ⁴⁵¹	74292.5	2006	50 *	Ad		
			R ⁴⁴⁶	74292.7	2006	50 *	Ad		
70122	2006	837	Ad ⁴⁵¹	74293	2006	50 *	Ad		
			R ⁴⁴⁶	74295	2006	50 *	Ad		
70123	2006	837	Ad ⁴⁵¹	74296	2006	50 *	Ad		
			R ⁴⁴⁶	76001	2000	1073	Am		
70124	2006	837	Ad ⁴⁵¹		2003	786	Am		
			R ⁴⁴⁶		2005	399	Am		
	2007	522	Am	76002	2003	786	Am		
70125	2006	837	Ad ⁴⁵¹	76067	2005	654 *	Am		
			R ⁴⁴⁶	76070	2007	607	Ad		
	2007	522	Am	76071	2007	607	Ad		
70126	2006	837	Ad ⁴⁵¹	76140	2005	654 *	Am		
			R ⁴⁴⁶	76141	2005	654 *	Am		
70127	2006	837	Ad ⁴⁵¹	76142	2005	654 *	Am		
			R ⁴⁴⁶	76234	2006	538	Am	⁸⁰²	
70128	2006	837	Ad ⁴⁵¹	76240	2005	654 *	Am		
			R ⁴⁴⁶	76300	1999	72 *	Am		
70128.5	2007	522	Ad		2000	71 *	Am		
70129	2006	837	Ad ⁴⁵¹		2002	450	Am		
			R ⁴⁴⁶		2003	227 *	Am		
70901	2006	817	Am		2004	216 *	Am		
			R & Ad ⁴⁴⁶		2005	654 *	Am		
70901.1	2005	654 *	Am		2006	79 *	Am		
70901.2	2001	799	Ad	76355	2005	320	Am		

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<i>Affected By</i>				<i>Affected By</i>			
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76360	2005	654*	Am	81622	1X 2001-02	8*	Ad
76361.1	2006	560	Ad	81623	1X 2001-02	8*	Ad
76375	2005	654*	Am	81624	1X 2001-02	8*	Ad
78016.5	2005	515	Ad ⁷²³ R ⁶⁷⁷	81645	2006	538	Am ⁸⁰²
78017	2005	362	Ad	81700	2002	637	Ad & R ⁶⁸
78017.3	2005	362	Ad		2006	35*	S ⁷⁸⁵
78018	2006	572	Ad		2007	471	Am ⁵⁴⁷
78020	2005	654*	Am	81700.5	2002	637	Ad & R ⁶⁸
78021	2005	654*	Am		2006	35*	S ⁷⁸⁵
78032	2004	349	Am		2007	471	R
	2005	654*	Am	81700.7	2002	637	Ad & R ⁶⁸
78103	2005	654*	Am		2006	35*	S ⁷⁸⁵
78217	2001	745*	R		2007	471	R
78260	2006	837	Ad	81701	2002	637	Ad & R ⁶⁸
78261	2006	837	Ad		2006	35*	S ⁷⁸⁵
	2007	522	Am		2007	471	R
78261.3	2007	522	Ad	81702	2002	637	Ad & R ⁶⁸
78261.5	2007	712	Ad & R ⁷²²		2006	35*	S ⁷⁸⁵
78262	2006	837	Ad		2007	471	Am ⁵⁴⁷
78275	2001	714	Ad	81703	2002	637	Ad & R ⁶⁸
78275.5	2001	714	Ad		2006	35*	S ⁷⁸⁵
	2005	654*	R		2007	471	S ⁵⁴⁷
78300	2001	734*	Am	81704	2002	637	Ad & R ⁶⁸
79202	2004	668	Am		2006	35*	S ⁷⁸⁵
79203	2004	668	Am		2007	471	Am ⁵⁴⁷
79210	2001	514	Ad	81705	2002	637	Ad & R ⁶⁸
81005	2006	649	Ad		2006	35*	S ⁷⁸⁵
81050	2003	552	Ad		2007	471	S ⁵⁴⁷
81051	2003	552	Ad	81706	2002	637	Ad & R ⁶⁸
81052	2006	35*	Ad ⁷⁷⁹		2006	35*	S ⁷⁸⁵
81130.3	2003	552	Am		2007	471	S ⁵⁴⁷
	2006	35*	Am ⁷⁷⁹	81707	2002	637	Ad & R ⁶⁸
81133	2006	407	Am		2006	35*	S ⁷⁸⁵
81133.1	2006	407	Ad		2007	471	S ⁵⁴⁷
81133.2	2006	407	Ad	81708	2002	637	Ad & R ⁶⁸
81133.5	2000	463	Ad		2006	35*	S ⁷⁸⁵
81134	2006	407	Am		2007	471	S ⁵⁴⁷
81135	2006	407	Am	82305.6	2007	569	Am
81149	1999	179	Am	84040	2000	1055*	Am (by Sec. 15 of Ch.)
	2000	135	Am ²⁰³	84040.5	2004	935	Am
81378	2006	134	Am	84041	2005	360	Ad
81383	2005	363	Ad	84321	2003	227*	Ad
	2006	538	Am ⁸⁰²		2004	216*	Am
	2006	554	Am & R ³¹⁷	84321.5	2004	216*	Ad
81384	2005	363	Ad	84322	2003	227*	Ad
	2006	554	Am & R ³¹⁷	84750	1999	78*	Am
81384.5	2006	554	Ad & R ³¹⁷		2003	573	Am
81400	2001	430	Am		2006	631*	Am & R ⁸¹⁷
81450	2006	538	Am ⁸⁰²	84750.5	2006	631*	Ad ⁷⁹⁵
81450.5	2001	98	Ad	84751	2005	654*	Am
	2002	88	Am	84754.5	2005	73*	Ad
81452	2002	88	Am	84760	2004	216*	Ad
81610	1X 2001-02	8*	Ad & R ^{37.5}		2006	631*	Am & R ⁸¹⁷
81611	1X 2001-02	8*	Ad & R ^{37.5}	84760.5	2006	631*	Ad
81612	1X 2001-02	8*	Ad & R ^{37.5}	85235	2005	654*	Am
81613	1X 2001-02	8*	Ad & R ^{37.5}	85236	2005	654*	Am
81614	1X 2001-02	8*	Ad & R ^{37.5}	85237	2005	654*	Am
81615	1X 2001-02	8*	Ad & R ^{37.5}	85237.5	2005	654*	Am
81620	1X 2001-02	8*	Ad	85238	2005	654*	Am
81621	1X 2001-02	8*	Ad	85239	2005	654*	Am

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<i>Affected By</i>				<i>Affected By</i>			
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85240	2005	654 *	Am	87883	1999	738	Am ⁸⁶
85243	2005	654 *	Am	87884	1999	738	Am
85244	2005	654 *	Am	87885	2000	71 *	Am
85265.5	2005	654 *	Am		2001	891 *	Am
85280	2005	654 *	Am	88002	2003	280	Am
85281	2005	654 *	Am	88003	2002	867	Am
85282	2005	654 *	Am	88003.1	2002	894	Ad
85284	2005	654 *	Am	88013	2001	839	Am (by Sec. 2 of Ch.)
85288	2005	654 *	Am		2001	844	Am (by Sec. 2.5 of Ch.)
85301	2005	654 *	Am	88017	2003	880	Am
85302	2005	654 *	Am	88033	2004	183	Am ⁵⁷¹
87018	2003	783	Ad	88069	2000	488	Am
87031	2000	886	R & Ad	88091	2000	951	Am
87040	2006	780	Am	88104	2003	181	Am
	2007	130	Am ⁹⁰²	88112	2004	788	Am
87040.5	2006	780	Ad	88131	2004	182	Am ^{81 614}
	2007	130	Am ⁹⁰²	88167.5	2003	344	Ad
87061	2005	654 *	Am		2006	538	Am ⁸⁰²
87100	2002	1169	R & Ad	88207	2003	843	Am
	2004	788	Am	88210	2001	260	Am
87101	2002	1169	R & Ad				
87102	2002	1169	R & Ad	Title 3,			
87103	2002	1169	R & Ad	Div. 7,			
87104	2001	745 *	Am	Pt. 52,			
	2002	1169	R	heading			
87105	2002	1169	R & Ad	(Sec. 88500			
87106	2002	1169	R & Ad	et seq.)	2002	544	Am ⁶⁸
87107	2002	1169	R & Ad	88500	2000	939	Ad & R ²⁰
87108	2002	1169	Ad		2002	544	Am ⁶⁸
87160	2000	531	Ad		2004	225 *	Am
87161	2000	531	Ad		2006	753	S ⁶³⁹
87162	2000	531	Ad	88510	2000	939	Ad & R ²⁰
87163	2000	531	Ad		2002	544	Am ⁶⁸
87164	2000	531	Ad		2004	225 *	Am
	2001	159	Am ³⁰⁵		2006	753	S ⁶³⁹
	2002	416	Am	88515	2000	939	Ad & R ²⁰
	2002	81	Am		2002	544	Am ⁶⁸
87408.6	2007	24	Am		2006	753	S ⁶³⁹
87458	2001	144	Am	88520	2000	939	Ad & R ²⁰
87470	2001	144	Am		2002	544	Am ⁶⁸
87474	2002	85	Am		2006	753	S ⁶³⁹
87482	2006	837	Am	88525	2000	939	Ad & R ²⁰
	2007	522	Am		2002	544	Am ⁶⁸
87482.4	1999	738	Ad		2006	753	S ⁶³⁹
87482.5	2003	25	Am	88530	2000	939	Ad & R ²⁰
87482.7	2002	1169	Am		2002	544	Am ⁶⁸
87482.8	2003	882	Ad		2006	753	S ⁶³⁹
87482.9	2001	850	Ad	88531	2000	939	Ad & R ²⁰
87488	2003	313	Am		2002	544	Am ⁶⁸
87488.1	2003	313	Ad ⁴⁹⁹		2006	753	S ⁶³⁹
			R ⁶³	88532	2005	352	Ad ⁷⁶⁴
87601	2002	85	Am		2006	753	S ⁶³⁹
87610.1	2000	124	Am	88540	2000	939	Ad & R ²⁰
87661	2002	85	Am		2002	544	Am ⁶⁸
87675	2004	182	Am ^{81 614}		2006	753	S ⁶³⁹
87679	2004	182	Am ^{81 614}	88541	2000	939	Ad & R ²⁰
87781	2005	654 *	Am		2002	544	S ⁶⁸
87834.5	2003	344	Ad		2006	753	S ⁶³⁹
87861	1999	738	Am ⁸⁴	88542	2000	939	Ad & R ²⁰
87863	1999	738	Am ⁸⁵		2002	544	Am ⁶⁸
87865	1999	738	R				

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<i>Affected By</i>				<i>Affected By</i>			
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88542 (Cont.)	2006	753	S ⁶³⁹	Title 3,			
88543	2000	939	Ad & R ²⁰	Div. 8,			
	2002	544	Am ⁶⁸	Pt. 55,			
	2006	753	S ⁶³⁹	Ch. 4.2,			
88550	2000	939	Ad & R ²⁰	heading			
	2002	544	Am ⁶⁸	(Sec. 89416			
	2006	753	S ⁶³⁹	et seq.)	2003	201	Am
88550.5	2006	753	Ad & R ⁶³⁹	89416	2000	752	Ad & R ³⁸
88551	2000	939	Ad & R ²⁰		2003	201	Am
	2002	544	Am ⁶⁸		2005	384	Am
	2006	753	Am ⁶³⁹	89416.3	2000	752	Ad & R ³⁸
89005.5	2001	219	Am	89416.5	2000	752	Ad & R ³⁸
	2002	664	Am ⁴³¹	89417	2000	752	Ad & R ³⁸
89005.7	2005	146	Ad	89417.3	2000	752	Ad & R ³⁸
89009	2004	303	Am	89417.5	2000	752	Ad & R ³⁸
89010	1999	83	Am ³⁰	Title 3,			
89030.1	2001	717	Am ²⁰	Div. 8,			
	2002	182	Am ⁶⁸	Pt. 55,			
	2007	679	Am ⁶³⁹	Ch. 4.7,			
89036	2001	219	Am	heading			
89045	2001	219	Am	(Sec. 89440			
89048	2001	219	Am	et seq.)	2001	403	Am
89090	2005	498	Ad & R ¹¹¹	89440	1999	285	Ad
89090.5	2005	498	Ad & R ¹¹¹		2001	403	Am
89230	2001	734*	Am		2004	225*	Am
89241	2005	552	Ad	89450	1999	1020	Ad
	2006	538	Am ⁸⁰²	89451	1999	1020	Ad
89260	1999	593*	Ad	89452	1999	1020	Ad
	2003	463	Am	89500.7	2004	264	Ad
89260.3	1999	593*	Ad	89503	2006	538	Am ⁸⁰²
89260.5	1999	593*	Ad	89519.5	2002	869	Ad
	2003	463	Am	89529.03	2004	69*	Am
89260.7	1999	593*	Ad	89536.1	2003	213	Ad
	2003	463	R	89538	1999	283	Am
89267	2006	837	Ad	89539	1999	283	Am
	2007	522	Am	89539.1	2003	846	Ad
89267.3	2007	522	Ad	89539.2	2003	846	Ad
89270	2004	718	Ad & R ⁵⁴⁷		2004	183	Am ⁵⁷¹
89270.5	2004	718	Ad & R ⁵⁴⁷		2005	22	Am ⁶⁴⁷
89272	2004	718	Ad & R ⁵⁴⁷	89542.5	2001	808	Am
89274	2004	718	Ad & R ⁵⁴⁷	89570	2005	310	Ad
89276	2004	718	Ad & R ⁵⁴⁷	89571	2005	310	Ad
89278	2004	718	Ad & R ⁵⁴⁷	89572	2005	310	Ad
89304	2000	285	Am	89573	2005	310	Ad
89305	2000	330	Ad	89574	2005	310	Ad
89305.1	2000	330	Ad	89621	2004	69*	Am
89305.4	2000	330	Ad	89701	2000	285	Am
89305.5	2000	330	Ad	89702	2000	285	Am
89305.7	2000	330	Ad	89702.1	2000	285	R
89306	2000	330	Ad	89703	2000	285	Ad
89306.5	2000	330	Ad	89704	2000	285	Am
89307	2000	330	Ad	89721	2006	79*	Am
89307.1	2000	330	Ad	89750.5	2006	538	Am ⁸⁰²
89307.2	2000	330	Ad	89753	2001	745*	Am
89307.4	2000	330	Ad	89757	2007	568	Am
89343	2004	193	Am ⁵⁷¹		2007	569	Am
89415	2000	752	Ad & R ³⁸	89761	2001	745*	Am
89415.3	2000	752	Ad & R ³⁸	89903	2002	252	Am
89415.5	2000	752	Ad & R ³⁸		2005	318	Am
				89911	2003	187	R

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89911 (Cont.)	2006	346	Ad	94103	2002	1081	Am
89928	2000	330	Am	94110	2005	318	Ad
90000	2000	285	Am		2001	569	Am (by Sec. 2 of Ch.)
90001	2000	285	Am		2002	1081	Am
90011	2000	285	Am		2005	191 *	Am
	2007	352	Am		2007	345	Am
90012	2007	352	Am	94123	2001	569	Am
90013	2007	352	Am	94140	2001	569	Am (by Sec. 4 of Ch.)
90014	2007	352	Am		2002	1081	Am
90016	2007	352	Am		2003	62	Am ⁵¹⁹
90027	2007	352	Am	94144	2001	569	Am
90040	2007	352	Am	94146	2001	569	Am
90047	2007	352	Am	94147	2001	569	Am (by Sec. 7 of Ch.)
90073	2007	352	Am		2002	1081	Am
90404	2003	187	Am	94154	2001	569	Am (by Sec. 8 of Ch.)
90450	2004	417	R		2002	1081	Am
90500	2004	417	R		2003	62	Am ⁵¹⁹
92020	2007	523	Am	94190	2001	569	Am
92032	2007	523	Am	94191	2001	569	Am
92037	2006	441	Ad	94192	2001	569	Am
92150	2007	568	Am	94193	2001	569	Am
	2007	569	Am	94195	2001	569	Am
92300	2006	538	Am ⁸⁰²	94212	2006	714	Am
92440.5	2002	376	Ad	94215	2002	1081	Ad & R ³¹⁷
92605	2002	1140	Ad	94215.3	2002	1081	Ad & R ³¹⁷
92611.5	2002	869	Ad	94215.5	2002	1081	Ad & R ³¹⁷
92611.7	2004	264	Ad	94215.7	2002	1081	Ad & R ³¹⁷
	2006	538	Am ⁸⁰²	94215.9	2002	1081	Ad & R ³¹⁷
92615	2000	1038	Ad	94216	2002	1081	Ad & R ³¹⁷
92625	2002	1040	Ad	94216.11	2002	1081	Ad & R ³¹⁷
92625.1	2002	1040	Ad	94216.9	2002	1081	Ad & R ³¹⁷
92625.3	2002	1040	Ad	94301	2004	740	R
92625.5	2002	1040	Ad	94302	2004	740	R
92625.7	2002	1040	Ad	94311.1	2004	740	R
92625.9	2002	1040	Ad	94311.9	2004	740	R
92630	2005	498	Ad & R ¹¹¹	94312	2004	740	R
92630.5	2005	498	Ad & R ¹¹¹	94316.10	2004	740	R
92630.9	2005	498	Ad & R ¹¹¹	94316.2	2004	740	R
92640	2004	193	Am ⁵⁷¹	94316.22	2004	740	R
92645	2006	837	Ad	94316.5	2004	740	R
	2007	522	Am	94317	2004	740	R
92655	2001	459	Ad & R ¹⁹	94317.5	2004	740	R
92655.1	2002	664	Ad(RN) ⁴³¹	94318.5	2004	740	R
92665.1	2001	459	Ad	94319.16	2004	740	R
	2002	664	Am & RN ⁴³¹	94323	2004	740	R
92725	2003	582	Am	94330	2004	740	R
92820	2000	71 *	Am	94331	2004	740	R
92850	1X 1999–2000	2 *	Ad	94343	2004	740	R
	2001	717	Am	94344	2004	740	R
92851	1X 1999–2000	2 *	Ad	94346	2004	740	R
92855	1X 1999–2000	2 *	Ad	94361	2006	534	R ⁶⁹
92856	1X 1999–2000	2 *	Ad	94362	2006	534	R ⁶⁹
92900	2000	79 *	Ad	94363	2006	534	R ⁶⁹
	2001	891 *	Am	94364	2006	534	Ad & R ⁶⁸
92901	2000	79 *	Ad	94600	2007	569	Am
	2001	159	Am ³⁰⁵	94700	2004	740	S ^{424 68}
	2001	891 *	Am	94705	2004	740	S ^{424 68}
94050	2002	405	Am				
94100	2001	569	Am (by Sec. 1 of Ch.)				

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>
94710	2004	740	S ^{424 68}	94760	2004	740	S ^{424 68}
94711	2004	740	S ^{424 68}	94770	2004	740	S ^{424 68}
94712	2004	740	S ^{424 68}	94770.1	2002	107	Ad
94713	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94714	2004	740	S ^{424 68}	94771	2002	405	Am
94715	2004	740	S ^{424 68}		2003	62	Am ⁵¹⁹
94716	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94717	2004	740	S ^{424 68}	94772	2004	740	S ^{424 68}
94718	2004	740	S ^{424 68}	94774	2004	740	S ^{424 68}
94719	2004	740	S ^{424 68}	94774.5	2004	740	S ^{424 68}
94719.5	2004	740	S ^{424 68}	94775	2004	740	S ^{424 68}
94720	2004	740	S ^{424 68}	94776	2004	740	S ^{424 68}
94721	2004	740	S ^{424 68}	94777	2004	740	S ^{424 68}
94722	2004	740	S ^{424 68}	94778	2004	740	S ^{424 68}
94723	2004	740	S ^{424 68}	94779	2004	183	Am ⁵⁷¹
94724	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94725	2004	740	S ^{424 68}	94779.1	2003	789	Ad
94726	2004	740	S ^{424 68}		2004	33*	Am
94727	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94728	2004	740	S ^{424 68}		2004	909*	Am
94728.5	2004	740	S ^{424 68}	94779.2	2004	740	Ad ²²⁸
94729	2004	740	S ^{424 68}				R ¹⁰⁰
94729.3	2000	625	Ad	94779.3	2003	789	Ad
	2004	740	S ^{424 68}		2004	33*	Am
94730	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94731	2004	740	S ^{424 68}	94779.4	2003	789	Ad
94732	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94733	2004	740	S ^{424 68}	94780	2004	740	S ^{424 68}
94734	2004	740	S ^{424 68}	94785	2004	740	S ^{424 68}
94735	2004	740	S ^{424 68}	94786	2004	740	S ^{424 68}
94736	2004	740	S ^{424 68}	94787	2004	740	S ^{424 68}
94737	2004	740	S ^{424 68}	94790	2004	740	S ^{424 68}
94738	2004	740	S ^{424 68}	94795	2004	740	S ^{424 68}
94739	2003	340	Am	94800	2003	340	Am
	2004	740	Am ^{424 68}		2004	740	S ^{424 68}
94740	2004	740	S ^{424 68}	94802	2003	340	Am
94740.1	2003	340	Am & RN		2004	740	S ^{424 68}
94740.3	2003	340	Ad	94804	2004	740	S ^{424 68}
	2004	740	S ^{424 68}	94806	2001	621	Am
94740.5	2003	340	Ad		2004	740	S ^{424 68}
	2004	740	S ^{424 68}	94808	2001	621	Am
94740.7	2003	340	Ad(RN)		2004	740	S ^{424 68}
	2004	740	S ^{424 68}	94809	2004	740	S ^{424 68}
94741	2004	740	S ^{424 68}	94810	2001	621	Am
94742	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94742.1	2000	273	Am	94812	2004	740	S ^{424 68}
			R & Ad ⁶³	94814	2004	740	S ^{424 68}
	2004	740	S (as am by	94814.5	2000	625	Ad
			Sec. 1 and as ad		2004	740	S ^{424 68}
			by Sec. 2,	94816	2004	740	S ^{424 68}
			Stats. 2000,	94818	2004	740	S ^{424 68}
			Ch. 273) ^{424 68}	94819	2004	740	S ^{424 68}
94742.2	2004	740	R	94820	2004	740	S ^{424 68}
94742.3	2004	740	Ad ⁴²⁴	94821	2004	740	S ^{424 68}
			R ⁶⁹	94822	2004	740	S ^{424 68}
	2005	22	Am ⁶⁴⁷	94823	2004	740	S ^{424 68}
94743	2004	740	S ^{424 68}	94824	2004	740	S ^{424 68}
94744	2004	740	S ^{424 68}	94825	2001	621	Am
94745	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94746	2004	740	S ^{424 68}	94826	2004	740	S ^{424 68}
94750	2004	740	S ^{424 68}	94828	2004	740	S ^{424 68}

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
94829	2004	740	S ^{424 68}		2004	740	Am ^{424 68}
94830	2004	740	S ^{424 68}		2005	22	Am ⁶⁴⁷
94831	2004	740	S ^{424 68}	94931.1	2004	740	S ^{424 68}
	2006	815	Am	94932	2004	740	S ^{424 68}
94832	2004	740	S ^{424 68}	94934	2004	740	S ^{424 68}
94834	2004	740	S ^{424 68}	94935	2004	740	S ^{424 68}
	2006	815	Am	94936	2004	740	S ^{424 68}
94835	2004	740	S ^{424 68}	94940	2004	740	S ^{424 68}
94836	2004	740	S ^{424 68}	94942	2004	740	S ^{424 68}
94838	2004	740	S ^{424 68}	94944	2001	621	Am
94840	2001	621	Am		2004	183	Am ⁵⁷¹
	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94841	2004	740	S ^{424 68}	94945	2001	621	Am
94842	2004	740	S ^{424 68}		2002	581	Am
94846	2004	740	S ^{424 68}		2002	664	Am ⁴³¹
94848	2004	740	S ^{424 68}		2003	340	Am
94850	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94851	2004	740	S ^{424 68}	94946	2004	740	S ^{424 68}
94852	2004	740	S ^{424 68}	94947	2004	740	S ^{424 68}
94853	2004	740	S ^{424 68}	94948	2004	740	S ^{424 68}
94854	2004	740	S ^{424 68}	94950	2002	581	Am
94855	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94856	2004	740	S ^{424 68}	94952	2002	581	Am
94857	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94859	2004	740	S ^{424 68}	94955	2002	581	Am
94860	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94861	2004	740	S ^{424 68}	94957	2002	581	Am
94862	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94863	2004	740	S ^{424 68}	94960	2001	621	Am
94864	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94865	2004	740	S ^{424 68}	94960.5	2002	581	Ad
94866	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94867	2004	740	S ^{424 68}	94965	2002	581	Am
94868	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94869	2004	740	S ^{424 68}	94970	2004	740	S ^{424 68}
94870	2004	740	S ^{424 68}	94975	2002	581	Am
94871	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94872	2004	740	S ^{424 68}	94980	2002	581	Am
94873	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94874	2004	740	S ^{424 68}	94985	2001	621	Am
94875	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94876	2004	740	S ^{424 68}		2006	538	Am ⁸⁰²
94877	2001	621	Am	94990	2003	789	Am
	2004	740	S ^{424 68}		2004	33*	Am
94878	2004	740	S ^{424 68}		2004	183	Am ⁵⁷¹
94879	2004	740	S ^{424 68}		2004	740	S ^{424 68}
94880	2004	740	S ^{424 68}		2006	538	Am ⁸⁰²
94881	2004	740	S ^{424 68}	94995	2002	581	Am
94882	2004	740	S ^{424 68}		2004	33*	Am
94900	2004	740	S ^{424 68}		2004	740	S ^{424 68}
	2006	534	Am	94995.3	2001	621	Ad
94901	2003	340	Am		2004	740	S ^{424 68}
	2004	183	Am ⁵⁷¹	94998	2004	740	S ^{424 68}
	2004	740	S ^{424 68}	94999	2004	740	Am ^{424 68}
94905	2003	340	Am	99030	2001	294	Ad
	2004	740	S ^{424 68}	99040	2007	679	Ad
94915	2004	740	S ^{424 68}	99105	2001	745*	R
94920	2004	740	S ^{424 68}	99156	2006	538	Am ⁸⁰²
94925	2004	740	S ^{424 68}	99200	2002	463	Am ^{457 68}
94930	2004	740	S ^{424 68}		2003	91	Am
94931	2002	581	Am		2003	857	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
99200 (Cont.)	2007	292	Am ^{945 639}	99232	2001	737	Ad ^{37 79} R ⁸⁰
99200.5	2002	463	S ^{457 68}		2002	1167 *	S ^{98 75}
	2007	292	S ^{945 639}		2006	524	S ^{451 639}
99201	2002	463	S ^{457 68}	99233	2001	737	Ad ^{37 79} R ⁸⁰
	2007	292	S ^{945 639}			2002	1167 *
99201.5	2002	463	S ^{457 68}	99234		2006	524
	2007	292	S ^{945 639}		2001	737	Ad ^{37 79} R ⁸⁰
99202	2002	463	S ^{457 68}		2002	1167 *	Am ^{98 75}
	2007	292	S ^{945 639}		2003	91	Am
99203	2002	463	S ^{457 68}		2003	227 *	Am
	2003	91	Am		2006	524	Am ^{451 639}
99204	2007	292	S ^{945 639}	99234.5	2001	737	Ad ^{37 79} R ⁸⁰
	2002	463	S ^{457 68}			2002	1167 *
99206	2007	292	S ^{945 639}	99235		2006	524
	2002	463	Am ^{457 68}		2001	737	Ad ^{37 79} R ⁸⁰
Title 3, Div. 14, Pt. 65, Ch. 5, Art. 2, heading (Sec. 99220 et seq.)	2000	77 *	Am		2002	1167 *	Am ^{98 75}
	2000	77 *	Am		2003	62	Am ⁵¹⁹
99220	2000	986	Am		2003	227 *	Am
	1X 1999–2000	2 *	Ad		2004	183	Am ⁵⁷¹
99221	2001	737	Am	99236	2005	22	Am ⁶⁴⁷
	2003	91	Am		2006	524	Am ^{451 639}
99222	2000	77 *	Am & RN & Ad		2001	737	Ad ^{37 79} R ⁸⁰
	2000	986	Am		2002	1167 *	S ^{98 75}
99223	1X 1999–2000	2 *	Ad	99237	2006	524	S ^{451 639}
	2001	737	Am		2001	737	Ad ^{37 79} R ⁸⁰
99224	2000	77 *	Ad		2002	1167 *	S ^{98 75}
	2000	986	Am		2006	524	Am ^{451 639}
99225	2001	737	Am	99237.5	2007	730	Am
	2000	77 *	Ad		2006	524	Ad ⁴⁵¹ R ⁴⁴⁶
99226	2000	404 *	Ad	99238	2001	737	Ad ^{37 79} R ⁸⁰
	2001	734 *	Am			2002	1167 *
99227	2001	737	Am	99239		2006	524
	2000	77 *	Ad		2001	737	Ad ^{37 79} R ⁸⁰
99228	2000	986	Am		2002	1167 *	S ^{98 75}
	2001	737	Am		2006	524	S ^{451 639}
99229	2000	77 *	Ad	99240	2001	737	Ad ^{37 79} R ⁸⁰
	2000	986	Am			2002	1167 *
99230	2001	737	Ad	99241		2006	524
	2000	77 *	Ad		2001	737	Ad ^{37 79} R ⁸⁰
99231	2000	986	Am		2002	1167 *	S ^{98 75}
	2001	737	Ad		2006	524	R
99232	2001	737	Ad ^{37 79}	99242	2001	737	Ad ^{37 79} R ⁸⁰
	2002	1167 *	S ^{98 75}			2002	1167 *
99233	2006	524	S ^{451 639}	99300		2006	524
	2007	292	S ^{945 639}		2003	573	R
99234	2002	463	S ^{457 68}	99301	2003	573	R
	2007	292	S ^{945 639}	99302	2003	573	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
99303	2003	573	R	100820	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
99304	2003	573	R				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
99305	2003	573	R				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
99306	2001	745 *	Am	100825	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
	2001	750	R				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
99307	2003	573	R				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100420	1999	858	Am	100827	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100600	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100601	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100603	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
	2006	538	Am ⁸⁰²				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100610	2002	33 *	Ad ³⁹⁴	100830	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100615	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100620	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100625	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100627	2002	33 *	Ad ³⁹⁴	100832	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100630	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100632	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100634	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100635	2002	33 *	Ad ³⁹⁴	100834	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100636	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100638	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100640	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100642	2002	33 *	Ad ³⁹⁴	100835	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100644	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100646	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100650	2002	33 *	Ad ³⁹⁴	100836	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100652	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100653	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100654	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100700	2002	33 *	Ad ³⁹⁴	100838	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100710	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100720	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100725	2002	33 *	Ad ³⁹⁴	100840	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100730	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100735	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100740	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100745	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100750	2002	33 *	Ad ³⁹⁴	100842	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100755	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100760	2002	33 *	Ad ³⁹⁴				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100800	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵	100844	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100801	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵	100846	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100803	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶	100850	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100810	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶	100852	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵
100815	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵				Ad (by Sec. 31.5 of Ch.) ³⁹⁶
			Ad (by Sec. 31.5 of Ch.) ³⁹⁶				Ad (by Sec. 31.5 of Ch.) ³⁹⁶

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>
100853	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	100970	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶
100854	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101000	2006	35 *	Ad ⁷⁸⁷
100900	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101001	2006	35 *	Ad ⁷⁸⁷
100910	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101002	2006	35 *	Ad ⁷⁸⁷
100920	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101010	2006	35 *	Ad ⁷⁸⁷
100925	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101011	2006	35 *	Ad ⁷⁸⁷
100930	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101012	2006	35 *	Ad ⁷⁸⁷
100935	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101020	2006	35 *	Ad ⁷⁸⁷
100940	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101021	2006	35 *	Ad ⁷⁸⁷
100945	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101022	2006	35 *	Ad ⁷⁸⁷
100950	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101023	2006	35 *	Ad ⁷⁸⁷
100955	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101024	2006	35 *	Ad ⁷⁸⁷
100960	2002	33 *	Ad (by Sec. 31 of Ch.) ³⁹⁵ Ad (by Sec. 31.5 of Ch.) ³⁹⁶	101025	2006	35 *	Ad ⁷⁸⁷
				101026	2006	35 *	Ad ⁷⁸⁷
				101027	2006	35 *	Ad ⁷⁸⁷
				101028	2006	35 *	Ad ⁷⁸⁷
				101029	2006	35 *	Ad ⁷⁸⁷
				101030	2006	35 *	Ad ⁷⁸⁷
				101031	2006	35 *	Ad ⁷⁸⁷
				101032	2006	35 *	Ad ⁷⁸⁷
				101033	2006	35 *	Ad ⁷⁸⁷
				101034	2006	35 *	Ad ⁷⁸⁷
				101034.5	2006	35 *	Ad ⁷⁸⁷
				101035	2006	35 *	Ad ⁷⁸⁷
				101035.5	2006	35 *	Ad ⁷⁸⁷
				101036	2006	35 *	Ad ⁷⁸⁷
				101036.5	2006	35 *	Ad ⁷⁸⁷
				101037	2006	35 *	Ad ⁷⁸⁷
				101037.5	2006	35 *	Ad ⁷⁸⁷
				101038	2006	35 *	Ad ⁷⁸⁷
				101039	2006	35 *	Ad ⁷⁸⁷
				101039.5	2006	35 *	Ad ⁷⁸⁷
				101040	2006	35 *	Ad ⁷⁸⁷
				101041	2006	35 *	Ad ⁷⁸⁷
				101042	2006	35 *	Ad ⁷⁸⁷
				101050	2006	35 *	Ad ⁷⁸⁷
				101051	2006	35 *	Ad ⁷⁸⁷
				101052	2006	35 *	Ad ⁷⁸⁷
				101053	2006	35 *	Ad ⁷⁸⁷
				101054	2006	35 *	Ad ⁷⁸⁷
				101055	2006	35 *	Ad ⁷⁸⁷
				101056	2006	35 *	Ad ⁷⁸⁷
				101057	2006	35 *	Ad ⁷⁸⁷
				101058	2006	35 *	Ad ⁷⁸⁷
				101059	2006	35 *	Ad ⁷⁸⁷
				101060	2006	35 *	Ad ⁷⁸⁷
				125704	1999	819	Ad
				125710	1999	819	Ad

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

ELECTIONS CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9	1999	312	Am	2138.5	2007	305	Ad
13	2003	810	Am	2142	2007	738	Am
13.5	1999	550*	Am ¹	2145	2003	819	Ad
	2000	1081	Am	2146	2003	819	Ad
17	2002	784	Am ⁴⁹⁰		2006	508	Am
	2003	809	Ad		2007	481	Am
	2004	592	Am	2148	2007	481	Ad
100.5	2001	922	Am	2150	1999	312	Am
101.5	2002	959	Ad & R ¹⁸		2000	89	Am
102	2001	105	Am		2003	385	Am
300	2007	508	Am		2005	726	Am
302	2003	810	Am		2007	508	Am (by Sec. 4 of Ch.)
307	2002	221	Am	2151	2000	898	R (as ad by
308	2002	221	Am				Stats. 1994,
311	2002	221	R				Ch. 920 and as
315	2007	199	R				am by
316	2004	817	Am				Prop. 198) & Ad
320	2007	125	Am	2154	2000	899	Am
321	2003	810	Am	2155	2000	899	Am
325	2002	784	R ⁴⁹⁰		2002	665*	Am
327	2002	784	Am ⁴⁹⁰		2007	316	Am
331	2004	592	Am	2155.5	2007	316	Ad
332	2004	592	Am				2156
335.5	2007	508	Am		2007	316	Am
340	2004	817	Am	2157	2002	959	Am & R ¹⁸
	2007	199	Am				Ad ⁶³
353.5	2007	508	Am		2005	726	Am
354.5	2001	922	Ad	2157.1	2005	726	Ad
	2007	485	Am	2157.2	2005	726	Ad
1000	1999	2*	Am	2159	2006	377	Am
	1999	6*	Am	2159.5	2006	377	Am
1001	2004	817	Am	2160	2005	726	Am
	2007	2	Am	2162.5	2002	959	Ad & R ¹⁸
	2004	817	Am	2166	2000	89	Am
1003	2007	2	Am		2007	508	Am
	1999	858	Am	2166.5	2000	89	Am
2000	1081	Am	2000				562
1201	2004	817	Am				Am ⁶⁸
	2007	2	Am		2002	380	Am (by Sec. 1 of Ch.) ⁶³⁹
1202	2004	817	Am		2007	234	Am (by Sec. 6.5 of Ch.) ⁶³⁹
	2007	2	Am				
1301	2003	824	Am		2007	508	Am (by Sec. 7 of Ch.)
	2004	785	Am				
1303	2003	810	Am				
1405	2000	55	Am	2166.7	2006	466	Ad
	2001	159	Am ³⁰⁵		2007	508	Am
	2001	924	Am	2185	2001	923	Am
2002	664	Am ⁴³¹			2002	664	Am ⁴³¹
1500	2002	344	Am		2006	379	Am
	2003	824	R & Ad	2187	1999	312	Am
	2004	817	Am			2000	899
1501	2003	824	R		2000	1081	Am
1502	2003	824	R		2003	810	Am
2001	2000	898	R	2188.1	2005	726	Ad
2035	2000	899	Am	2188.5	2005	121	Ad
2102	2000	899	Am	2191	2007	508	Am
2107	2000	899	Am	2194	2003	809	Am
2110	2007	568	Am		2003	810	Am (by Sec. 7 of Ch.)
2119	2000	899	Am				
2124	2003	809	Ad		2005	726	Am (by Sec. 7 of Ch.)
2131	2003	809	Ad				

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

ELECTIONS 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>
2194 (Cont.)	2006	466	Am	3100	2003	347	Am
2195	2002	959	Ad & R ¹⁸	3101	2007	508	Am
2196	2002	959	Ad & R ¹⁸		2003	347	Am
2202	2005	726	Am	3102	2007	508	Am
2212	2002	784	Am ⁴⁹⁰		2004	821*	Am
2250	2005	660	Ad		2007	508	R & Ad ³⁰¹
2300	2003	425	Ad				Am (as am by Sec. 1, Stats. 2004, Ch. 821)
	2007	508	Am				Am (as ad by Sec. 2, Stats. 2004, Ch. 821)
Div. 3, heading (Sec. 3000 et seq.)	2007	508	Am	3103	2003	347	Am
Div. 3, Ch. 1, heading (Sec. 3000 et seq.)	2007	508	Am		2003	811	Am (by Sec. 2.5 of Ch.)
3000	2007	508	Am		2004	821*	Am
3001	2002	753	Am		2007	508	R & Ad ³⁰¹
	2007	508	Am				Am (as am by Sec. 3, Stats. 2004, Ch. 821)
3002	2007	508	Am				Am (as ad by Sec. 4, Stats. 2004, Ch. 821)
3003	2007	508	Am	3103.5	2004	821*	Ad & R ³¹⁷
3004	2007	508	Am		2007	359	Am (by Sec. 1 of Ch.)
3005	2007	508	Am		2007	508	Am (by Sec. 43.5 of Ch.)
3006	2000	898	Am	3104	2003	347	Am
	2001	925*	Am		2007	508	Am
	2007	508	Am	3105	2003	347	R
3007	2007	508	Am	3106	2003	347	Am
3007.5	2002	753	Ad	3108	2003	347	Am
	2007	508	Am		2007	508	Am
3007.7	2002	753	Ad	3109	2007	508	Am
	2007	508	Am	3110	2003	347	Am
3008	2002	753	Am		2007	359	Am (by Sec. 2 of Ch.)
	2003	119	Am		2007	508	Am (by Sec. 47.5 of Ch.)
	2007	508	Am	3111	2007	508	Am
3009	2006	156	Am	Div. 3, Ch. 3, heading (Sec. 3200 et seq.)	2007	508	Am
	2007	508	Am	3200	2007	508	Am
3011	2001	916	Am	3201	2001	918	Am
	2006	191	Am		2001	922	Am
	2007	508	Am (by Sec. 24 of Ch.)		2002	664	Am ⁴³¹
3012	2007	508	Am		2003	347	Am
3013	2007	508	Am		2007	508	Am
3014	2007	508	Am	3202	2007	508	Am
3015	2007	508	Am	3203	2001	922	Am
3016	2007	508	Am		2003	347	Am
3017	2001	916	Am		2007	508	Am
	2002	664	Am ⁴³¹		2007	508	Am
	2006	687	Am		2007	508	Am
	2007	508	Am (by Sec. 30 of Ch.)		2007	508	Am
3018	1999	368	Am		2007	508	Am
	2007	63	Am		2007	508	Am
	2007	508	Am		2007	508	Am
3019	2007	508	Am		2007	508	Am
3020	2007	508	Am		2007	508	Am
3021	2007	508	Am		2007	508	Am
3022	2007	508	Am		2007	508	Am
3024	2002	1032*	Ad		2007	508	Am
	2007	508	Am		2007	508	Am

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

ELECTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3205	2001	925*	Am	6123	1999	790	Am
	2007	508	Am	6140	1999	790	Am
3206	2003	347	Am (by Sec. 11 of Ch.)	6160	1999	312	Am
	2003	819	Am (by Sec. 2.5 of Ch.)		1999	791*	Am
	2005	113	Am	6180	1999	312	Am
	2007	508	Am		2004	817	Am
3302	2007	508	Am	6201	1999	791*	Am
3303	2003	347	Am		2003	810	Am
	2007	508	Am	6202	1999	791*	Am
3304	2003	347	Am		2003	810	R
	2003	811	Am (by Sec. 3.5 of Ch.)	6203	1999	791*	Am
	2007	508	Am		2003	810	R
3305	2003	347	Am	6204	1999	791*	Am
	2007	508	Am		2003	810	R
3306	2003	347	R	6220	2000	55	Am
3307	2003	347	Am	6221	1999	791*	R
	2007	508	Am	6300	1999	159*	Am
3308	2003	347	Am	6341	1999	312	Am
	2007	508	Am	6342	1999	312	Am
3309	2003	347	R	6365	1999	790	Am
3310	2007	508	Am	6380	1999	790	R
3311	2007	508	Am	6381	1999	790	R
3400	2004	592	Am	6382	1999	790	Am
3405	2007	508	Am	6383	1999	790	Am
3500	2003	811	Am	6400	1999	790	Am
3502	2007	508	Am	6420	2000	55	Am
4000	2003	824	Am	6421	2000	55	Am
	2007	286	Am	6422	2000	55	Am
4001	2001	385	Ad & R ²⁰⁸	6521	1999	312	Am
4002	2005	86	Am	6522	1999	312	Am
4004	2003	401	Ad	6560	1999	790	Am
	2005	86	Am	6586	1999	790	Am
4101	2003	810	Am	6587	1999	790	Am
	2003	811	Am (by Sec. 5.5 of Ch.)	6588	1999	790	R
4108	2005	86	Am	6589	1999	790	R
5000	2000	1081	Am	6590	1999	790	R
5100.5	2000	1081	Ad	6591	1999	790	Am
6020	1999	791*	Am	6592	1999	790	Am
6022	1999	791*	Am	6593	1999	790	Am
	2003	810	R	6640	2000	55	Am
6023	1999	791*	Am	6641	2000	55	Am
6041	1999	791*	Am	6642	2000	55	Am
6042	1999	312	Am	6643	2000	55	Am
	1999	791*	Am	6723	1999	312	Am
6081	1999	791*	Am	6724	1999	312	Am
6083	2003	810	R	6760	1999	790	Am
6084	1999	791*	Am	6786	1999	790	Am
	2003	810	R	6787	1999	790	Am
6085	2003	810	R	6788	1999	790	R
6086	1999	791*	Am	6789	1999	790	R
	2003	810	Am	6790	1999	790	R
6101	1999	791*	Am	6791	1999	790	Am
6108	1999	790	Am	6792	1999	790	Am
6120	1999	790	R	6797	1999	790	Am
6121	1999	790	R	6842	2000	55	Am
6122	1999	790	Am	6843	2000	55	Am
	1999	791*	Am	6844	2000	55	Am
				6845	2000	55	Am
				6951	1999	312	Am
				6952	2004	817	Am
				6953	1999	312	Am

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

ELECTIONS 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>
6954	1999	312	Am		2006	466	Ad
7154	2006	538	Am ⁸⁰²		2007	199	Am
7227	2003	811	Am	8026	2007	97	Am
7250	2007	60	Am	8040	2000	135	Am ²⁰³
7310	2003	868	Ad ⁵⁶⁸		2001	159	Am ³⁰⁵
			R ⁶³		2002	221	Am
	2007	76	Ad & R ³¹⁷		2003	277	Am
7350	2007	60	R & Ad	8041	1999	790	Am
7351	2007	60	R	8042	1999	790	R
7352	2007	60	R & Ad	8065	1999	790	Am
7353	2007	60	R & Ad	8066	1999	790	Am
7354	2007	60	R & Ad	8105	2003	811	Am
7355	2007	60	R		2006	466	Am
7356	2007	60	R	8150	1999	312	Am
7357	2007	60	R	8202	2003	811	Am
7358	2007	60	R		2006	466	Am
7359	2007	60	R	8203	2002	784	Am ⁴⁹⁰
7360	2007	60	R	8204	2003	811	Am
7361	2007	60	R		2006	466	Am
7362	2007	60	R	8350	2003	811	R
7363	2007	60	R	8409	1999	790	Am
7364	2007	60	R	8450	1999	790	R
7365	2007	60	R	8451	1999	790	Am
7366	2007	60	R	8452	1999	790	Am
7375	2007	60	R		2002	228	Am
7376	2007	60	R	8453	1999	790	R
7377	2007	60	R	8454	1999	790	Am
7378	2007	60	R	8500	1999	790	Am
7379	2007	60	R	8602	1999	790	Am
7380	2007	60	R	9014	2000	1081	Am
7381	2007	60	R	9021	2001	105	Am
7382	2007	60	R	9022	2001	105	Am
7383	2007	60	R	9042	2004	577	Am
7384	2007	60	R		2005	22	Am ⁶⁴⁷
7385	2007	60	R	9054	2006	378	Ad
7386	2007	60	R	9084	2003	425	Am
7387	2007	60	R	9085	1999	312	Ad
7388	2007	60	R	9086	2006	538	Am ⁸⁰²
7389	2007	60	R	9088	2002	213	Am
7400.1	2002	257	Ad	9094	2000	899	Am
7400.3	2002	257	Ad		2002	221	Am
7400.5	2005	65	Ad	9096	2006	538	Am ⁸⁰²
7411	2002	257	Am	9105	1999	312	Am
7420	1999	159*	Am	9106	2002	237	Am
	2000	494	Am	9111	2000	496	Am
7422	2003	811	Am	9115	2001	70	Am
7441	1999	159*	Am	9116	2000	55	Am
	1999	791*	Am	9117	2000	55	R
	2000	494	Am	9118	2000	55	Am
7443	1999	159*	Am		2001	159	Am ³⁰⁵
7672	2003	811	Am	9160	2004	592	Am
7770	2003	811	R & Ad	9164	2000	1081	Am
7772	2003	811	Am	9167	2002	228	R & Ad
7772.1	1999	312	Ad	9190	2002	228	Am
7854	2006	538	Am ⁸⁰²	9203	1999	312	Am
8004	2006	289	Ad	9204	1999	312	Am
8020	2004	98	Am		2002	237	Am
8022	2003	811	R & Ad	9209	2001	105	Am
	2006	152	Am	9212	2000	496	Am
8023	2000	1081	Am	9214	2000	55	Am
	2003	811	R	9215	2000	55	Am

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

ELECTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
9219	2006	508	R		2004	227*	Am
9220	2006	508	R	10405	2003	810	Am
9222	2002	371	Am	10405.7	2004	206*	Am
9225	2000	55	R		2004	227*	Am
9237	2001	105	Am	10411	2003	810	Am
	2007	125	Am		2003	811	Am (by Sec. 21 of Ch.)
9237.5	1999	312	Ad				
9238	2001	105	Am	10500	2002	221	Am
9255	2002	53	Am	10509	2002	454	Am
9265	2002	53	Am	10510	2005	86	Am
9282	2006	508	Am	10511	2002	454	Am
9283	2000	1081	Am		2003	296	Am
	2004	785	Am	10530	2007	508	Am
9285	2004	785	Am	10531	2000	1081	Am
	2006	508	Am		2007	508	Am
9286	2002	371	Am	10540	2000	1081	Am
9290	2007	286	Am		2002	221	Am
9295	2002	228	Am	10700	2002	658	Am
	2007	286	Am	10702	2002	658	Am
9305	2001	105	Am	10703	2002	658	Am
9307	2001	105	Am		2006	372	Am
9309	2001	70	Am	10704	2007	508	Am
9310	2000	55	Am	10730	2002	658	Ad
9311	2000	55	Am	10731	2002	658	Ad
9317	2002	228	R & Ad	10732	2002	658	Ad
9340	2007	199	Am	10733	2002	658	Ad
9380	2002	228	Am	10734	2002	658	Ad
9400	2006	289	Am		2007	508	Am
9401	2000	1081	Am	11002	2002	221	Am
9402	2000	1081	Am	11020	2003	811	Am
	2006	289	Am	11047	2004	156	Am
9501	2000	1081	Am	11102	2004	156	Am
9501.5	2000	1081	Ad	11105	2004	183	Am ⁵⁷¹
9504	2002	228	R & Ad	11221	2002	784	Am ⁴⁹⁰
9506	2000	1081	R	11224	2007	51	Am
9507	2000	1081	R	11225	2007	51	Am
9509	2002	228	Am	11382	2004	132	R
9607	2002	959	Ad & R ¹⁸	12105	2005	201	Am
	2005	726	Ad	12105.5	2005	201	Ad
9608	2002	959	Ad & R ¹⁸	12106	2005	201	Am
	2005	726	Ad	12107	2005	201	Am
9609	2002	959	Ad & R ¹⁸	12108	2005	201	Am
	2005	726	Ad	12110	2002	344	Am
9610	2002	959	Ad & R ¹⁸	12111	2004	785	Am
	2005	726	Ad	12223	2001	904	Am
10104	2002	371	Ad				R & Ad ⁶³
10220	2003	811	Am	12241	2001	904	Am
10220.5	2006	508	Ad				R & Ad ⁶³
10221	2004	785	Am	12261	2001	904	Am
10225	2006	538	Am ⁸⁰²				R & Ad ⁶³
10226	2004	785	Am	12283	2003	219	Am
10228	2004	785	Am	12285	2000	1081	Am
10261	2007	508	Am	12287	2000	29	Ad
10262	1999	83	Am ³⁰	12288	2002	228	Ad(RN)
	2002	371	R & Ad	12302	2003	530	Am
	2004	785	Am		2006	576	Am
10263	2002	371	R & Ad	12304	2001	904	Am
	2004	785	Am				R & Ad ⁶³
10400	2007	199	Am	12309	2003	530	Am ⁴¹⁴
10403.5	2004	785	Am				R ⁸⁰
10404.5	2004	206*	Am				Ad ⁵⁸⁸

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

ELECTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12309.5	2003	530	Ad	13267	2007	508	Am
	2004	382	Am	13300	2000	898	R (as ad by Stats. 1994,
	2007	508	Am				Ch. 920 and as
13001	1999	790	Am (as am by Stats. 1996, Ch. 1102) ¹⁸				am by Prop. 198) & Ad (by Sec. 20 of Ch.)
			Am (as am by Sec. 2, Stats. 1996, Ch. 1102) ⁶³		2000	899	R (as am by Stats. 1994,
	2005	714 *	Am				Ch. 920 and as
	2006	727 *	R & Ad ⁸⁰				am by Prop. 198) & Ad
	2007	487 *	Am & R ⁷⁵				(by Sec. 11.5 of Ch.)
			Ad				Am
13102	2000	898	R & Ad ⁶⁹		2003	425	Am
			R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad	13300.5	1999	312	Ad
				13301	2000	898	R (as ad by Stats. 1994,
	2001	925 *	Am				Ch. 920 and as
	2002	10 *	Am				am by Prop. 198) & Ad
			R & Ad ³⁹⁰				R (as ad by Stats. 1994,
	2002	664	Am ⁴³¹	13302	2000	898	Ch. 920 and as
	2003	62	Am ⁵¹⁹				am by Prop. 198) & Ad
	2007	515	Am				Am
13107	1999	312	Am	13303	2000	899	Am
	2002	784	Am ⁴⁹⁰	13304	2005	72 *	Am
	2003	62	Am ⁵¹⁹	13306	2000	899	Am
	2007	505	Am	13307	2006	6 *	Am ⁷⁷³
13107.3	2007	505	Ad	13308	2007	125	Am
13107.5	2002	364	Ad	13313	2002	228	Am
13109	2002	784	Am ⁴⁹⁰	13315	2007	508	Am
13111	2002	784	Am ⁴⁹⁰	13316	2007	508	Am
13112	1999	312	Am	13317	2007	508	Am
	2000	1081	Am	14025	2002	129	Ad
	2006	508	Am	14026	2002	129	Ad
13113	2003	811	Am (by Sec. 23 of Ch.)	14027	2002	129	Ad
				14028	2002	129	Ad
	2003	824	Am (by Sec. 8 of Ch.)	14029	2002	129	Ad
				14030	2002	129	Ad
	2004	785	Am	14031	2002	129	Ad
	2006	508	Am	14032	2002	129	Ad
13203	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad	14102	2007	508	Am
				14105	2003	425	Am (by Sec. 4 of Ch.)
							Am (by Sec. 21 of Ch.)
13204	2007	508	Am		2003	810	Am (by Sec. 21 of Ch.)
13206	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad	14105.3	2003	425	Ad
				14107	2002	344	Am
				14200	2003	809	R & Ad
				14217	2003	809	Am
				14222	2001	104	Am
13216	2007	508	Am	14226	2002	228	Am & RN
13230	2000	898	R (as ad by Stats. 1994, Ch. 920 and as am by Prop. 198) & Ad	14242	2003	811	Am
				14245	2007	508	Am
				14282	2007	508	Am
				14284	2007	508	Am
				14299	2007	501	Am
13266	2007	508	Am	14300	2007	501	Ad

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

ELECTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14310	2000	260	Am		2000	55	Am
	2003	808	Am		2001	159	Am ³⁰⁵
	2003	809	Am (by Sec. 8.5 of Ch.)		2005	72 *	Am
			Am ⁵⁷¹		2006	538	Am ⁸⁰²
	2004	183	Am (by Sec. 84 of Ch.)		2007	515	Am
	2007	508	Am (by Sec. 11.5 of Ch.)	15500	1999	18 *	Am
			Am (by Sec. 738 of Ch.)	15601	2006	664	Ad
			Am (by Sec. 11.5 of Ch.)		2007	508	Am
14311	2003	364	Am	15627	2005	724	Am
	2003	809	Am (by Sec. 9.5 of Ch.)	15641	2003	810	Am
			Am	15653	2000	1081	Am
14312	2003	175	Ad	15700	2001	919	Ad ³⁸⁶
14402.5	2003	809	Ad	15701	2001	919	Ad ³⁸⁶
15004	2006	690	Am	15702	2001	919	Ad ³⁸⁶
Div. 15, Ch. 2, heading (Sec. 15100 et seq.)				16100	2003	173	Am
	2007	508	Am	16101	2003	173	Am
15100	2007	508	Am	16204	2003	173	Ad
15101	2006	372	Am	16402.5	2003	173	Ad
	2007	508	Am	16603	2003	149	Am
15102	2007	508	Am	17100	2004	785	Am
15103	2007	508	Am	17301	2005	718	Am
15104	2007	508	Am		2007	508	Am
15105	2007	508	Am	17302	2005	718	Am
15106	2007	508	Am		2007	508	Am
15109	2007	508	Am	17303	2007	508	Am
15110	2007	508	Am	17304	2004	785	Am
15111	1999	697	Am		2007	508	Am
	2007	508	Am	17502	2003	810	Am
15112	1999	83	Am ³⁰	17503	2003	810	Am
	2007	508	Am	17504	2007	508	Am
15150	2007	508	Am	17505	2007	508	Am
15151	1999	18 *	Am	18107.5	2002	753	Ad
	1999	83	Am ³⁰	18108.1	2006	377	Ad
	2005	72 *	Am	18111	2007	305	Ad
15211	2007	508	Am	18304	2003	380	Ad
15212	2007	508	Am	Div. 18, Ch. 4, Art. 3, heading (Sec. 18320 et seq.)			
15278	2002	344	Am (as ad by Stats. 1998, Ch. 1073) & RN		2001	927	R
			Am	18320	2001	927	Ad & R ²⁰
			Ad(RN)		2003	277	Ad
15278.5	2007	508	Am	18321	2001	927	Ad & R ²⁰
15302	2002	344	Ad(RN)		2003	277	Ad
	2007	508	Am	18322	2001	927	Ad & R ²⁰
Div. 15, Ch. 4, Art. 2, heading (Sec. 15320 et seq.)					2003	277	Ad
				18323	2001	927	Ad & R ²⁰
15320	2007	508	Am		2003	277	Ad
			Am (by Sec. 103 of Ch.)	18324	2001	927	Ad & R ²⁰
15321	1999	697	Ad & R ²⁴	18371	2007	508	Am
	2006	424	Ad	18402	2007	508	Am
	2007	508	Am	18403	2007	508	Am
15360	2006	893	Am	18541	2003	390	Am
	2006	894	Am		2004	183	Am ⁵⁷¹
	2007	508	Am	18546	2002	221	Am
15375	1999	18 *	Am	18547	2007	491	Ad
				18548	2007	491	Ad
				18564.5	2004	813	Ad
				18576	2007	508	Am
				18577	2001	922	Am

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

ELECTIONS CODE—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18577 (Cont.)				21105	2001	348 *	Ad
	2007	508	Am	21106	2001	348 *	Ad
18578	2007	508	Am	21107	2001	348 *	Ad
19005	2003	810	Am	21108	2001	348 *	Ad
19102	2004	813	Am	21109	2001	348 *	Ad
19103	2004	813	Am	21110	2001	348 *	Ad
19200.5	2005	718	Ad	21111	2001	348 *	Ad
19201	2004	813	Am	21112	2001	348 *	Ad
19214	2004	813	Ad	21113	2001	348 *	Ad
19214.5	2004	813	Ad	21114	2001	348 *	Ad
19215	2004	813	Ad	21115	2001	348 *	Ad
19216	2006	178	Ad	21116	2001	348 *	Ad
19223	2005	718	Ad	21117	2001	348 *	Ad
19225	2002	950	Ad	21118	2001	348 *	Ad
19226	2002	950	Ad	21119	2001	348 *	Ad
19227	2002	950	Ad	21120	2001	348 *	Ad
	2003	62	Am ⁵¹⁹	21121	2001	348 *	Ad
19227.5	2002	950	Ad	21122	2001	348 *	Ad
19228	2002	950	Ad	21123	2001	348 *	Ad
19229	2002	950	Ad	21124	2001	348 *	Ad
19229.5	2002	950	Ad	21125	2001	348 *	Ad
	2007	508	Am	21126	2001	348 *	Ad
19230	2001	902 *	Ad ³⁸¹	21127	2001	348 *	Ad
19231	2001	902 *	Ad ³⁸¹	21128	2001	348 *	Ad
19232	2001	902 *	Ad ³⁸¹	21129	2001	348 *	Ad
19233	2001	902 *	Ad ³⁸¹	21130	2001	348 *	Ad
19234	2001	902 *	Ad ³⁸¹	21131	2001	348 *	Ad
19234.5	2001	902 *	Ad ³⁸¹	21132	2001	348 *	Ad
19235	2001	902 *	Ad ³⁸¹	21133	2001	348 *	Ad
19236	2001	902 *	Ad ³⁸¹	21134	2001	348 *	Ad
19237	2001	902 *	Ad ³⁸¹	21135	2001	348 *	Ad
19238	2001	902 *	Ad ³⁸¹	21136	2001	348 *	Ad
19239	2001	902 *	Ad ³⁸¹	21137	2001	348 *	Ad
19240	2001	902 *	Ad ³⁸¹	21138	2001	348 *	Ad
19241	2001	902 *	Ad ³⁸¹	21139	2001	348 *	Ad
19242	2001	902 *	Ad ³⁸¹	21140	2001	348 *	Ad
19243	2001	902 *	Ad ³⁸¹	21200	2001	349 *	Ad
19244	2001	902 *	Ad ³⁸¹	21201	2001	349 *	Ad
19245	2001	902 *	Ad ³⁸¹	21202	2001	349 *	Ad
19250	2004	814	Ad	21203	2001	349 *	Ad
	2005	718	Am	21204	2001	349 *	Ad
19251	2004	814	Ad	21205	2001	349 *	Ad
	2007	501	Am	21206	2001	349 *	Ad
19252	2004	814	Ad	21207	2001	349 *	Ad
19253	2005	724	Ad	21208	2001	349 *	Ad
19254	2006	178	Ad	21209	2001	349 *	Ad
19255	2007	501	Ad	21210	2001	349 *	Ad
20440	2006	551	Am	21211	2001	349 *	Ad
21000	1999	697	Am	21212	2001	349 *	Ad
	2007	508	Am	21213	2001	349 *	Ad
21001	2000	1081	Am	21214	2001	349 *	Ad
Div. 21, Ch. 2, heading (Sec. 21100 et seq.)	2002	664	Ad ⁴³¹	21215	2001	349 *	Ad
21100	2001	348 *	Ad	21216	2001	349 *	Ad
21101	2001	348 *	Ad	21217	2001	349 *	Ad
21102	2001	348 *	Ad	21218	2001	349 *	Ad
21103	2001	348 *	Ad	21219	2001	349 *	Ad
21104	2001	348 *	Ad	21220	2001	349 *	Ad
				21221	2001	349 *	Ad
				21222	2001	349 *	Ad
				21223	2001	349 *	Ad
				21224	2001	349 *	Ad

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

ELECTIONS 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>
21225	2001	349*	Ad	21303	2001	349*	Ad
21226	2001	349*	Ad	21304	2001	349*	Ad
21227	2001	349*	Ad	21400	2001	348*	Ad
21228	2001	349*	Ad	21401	2001	348*	Ad
21229	2001	349*	Ad	21402	2001	348*	Ad
21230	2001	349*	Ad	21403	2001	348*	Ad
21231	2001	349*	Ad	21404	2001	348*	Ad
21232	2001	349*	Ad	21405	2001	348*	Ad
21233	2001	349*	Ad	21406	2001	348*	Ad
21234	2001	349*	Ad	21407	2001	348*	Ad
21235	2001	349*	Ad	21408	2001	348*	Ad
21236	2001	349*	Ad	21409	2001	348*	Ad
21237	2001	349*	Ad	21410	2001	348*	Ad
21238	2001	349*	Ad	21411	2001	348*	Ad
21239	2001	349*	Ad	21412	2001	348*	Ad
21240	2001	349*	Ad	21413	2001	348*	Ad
21241	2001	349*	Ad	21414	2001	348*	Ad
21242	2001	349*	Ad	21415	2001	348*	Ad
21243	2001	349*	Ad	21416	2001	348*	Ad
21244	2001	349*	Ad	21417	2001	348*	Ad
21245	2001	349*	Ad	21418	2001	348*	Ad
21246	2001	349*	Ad	21419	2001	348*	Ad
21247	2001	349*	Ad	21420	2001	348*	Ad
21248	2001	349*	Ad	21421	2001	348*	Ad
21249	2001	349*	Ad	21422	2001	348*	Ad
21250	2001	349*	Ad	21423	2001	348*	Ad
21251	2001	349*	Ad	21424	2001	348*	Ad
21252	2001	349*	Ad	21425	2001	348*	Ad
21253	2001	349*	Ad	21426	2001	348*	Ad
21254	2001	349*	Ad	21427	2001	348*	Ad
21255	2001	349*	Ad	21428	2001	348*	Ad
21256	2001	349*	Ad	21429	2001	348*	Ad
21257	2001	349*	Ad	21430	2001	348*	Ad
21258	2001	349*	Ad	21431	2001	348*	Ad
21259	2001	349*	Ad	21432	2001	348*	Ad
21260	2001	349*	Ad	21433	2001	348*	Ad
21261	2001	349*	Ad	21434	2001	348*	Ad
21262	2001	349*	Ad	21435	2001	348*	Ad
21263	2001	349*	Ad	21436	2001	348*	Ad
21264	2001	349*	Ad	21437	2001	348*	Ad
21265	2001	349*	Ad	21438	2001	348*	Ad
21266	2001	349*	Ad	21439	2001	348*	Ad
21267	2001	349*	Ad	21440	2001	348*	Ad
21268	2001	349*	Ad	21441	2001	348*	Ad
21269	2001	349*	Ad	21442	2001	348*	Ad
21270	2001	349*	Ad	21443	2001	348*	Ad
21271	2001	349*	Ad	21444	2001	348*	Ad
21272	2001	349*	Ad	21445	2001	348*	Ad
21273	2001	349*	Ad	21446	2001	348*	Ad
21274	2001	349*	Ad	21447	2001	348*	Ad
21275	2001	349*	Ad	21448	2001	348*	Ad
21276	2001	349*	Ad	21449	2001	348*	Ad
21277	2001	349*	Ad	21450	2001	348*	Ad
21278	2001	349*	Ad	21451	2001	348*	Ad
21279	2001	349*	Ad	21452	2001	348*	Ad
21280	2001	349*	Ad	21453	2001	348*	Ad
21300	2001	349*	Ad	21500.1	1999	429	Ad
21301	2001	349*	Ad	21601.1	1999	429	Ad
21302	2001	349*	Ad	21620	1999	429	Am

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
177	2004	823	Ad	Div. 8,			
250	2002	945	Am	Ch. 4,			
300	2002	784	Am ⁴⁹⁰	Art. 8.7,			
452.5	2002	784	Am ⁴⁹⁰	heading			
670	2001	854	Am	(Sec. 1037			
710	2004	823	Am	et seq.)	2006	689	Am
765	2004	823	Am	1037.1	2007	206	Am
767	2004	823	Am	1037.2	2007	206	Am
782	2004	61	Am	1037.4	2007	206	Am
	2006	225	Am	1037.5	2007	206	Am
	2007	130	Am ⁹⁰²	1037.8	2002	629	Ad
795	2002	1013	Am	Div. 8,			
822	2000	948	Am	Ch. 4,			
912	2002	72	Am	Art. 8.8,			
	2004	405	Am ⁶⁵⁴	heading			
915	2001	812	Am	(Sec. 1038			
	2004	182	Am ^{81 614}	et seq.)	2006	689	Am
917	2002	72	Am	1038	2005	240	Ad
	2003	468	Am ⁵⁶¹	1038.1	2005	240	Ad
	2004	183	Am ⁵⁷¹	1038.2	2005	240	Ad
	2006	689	Am	1043	2002	391	Am
952	2002	72	Am	1045	2002	391	Am
956.5	2003	765	Am ³⁹¹	1046	2002	391	Am
	2004	183	Am (as am by	1047	2002	391	Am
			Stats. 2003,	1061	2002	784	Am ⁴⁹⁰
			Ch. 765) ⁵⁷¹	1107	2000	1001	Am
1010	2001	142	Am		2004	609	Am
	2001	420*	Am (by Sec. 1	1108	2001	517	Am
			of Ch.) ¹⁹¹		2002	194	Am
			Am (by Sec. 1.5		2002	828	Am
			of Ch.) ⁸	1109	2000	97	Am
1014	2002	1013	Am		2004	116	Am
Div. 8,					2004	823	Am (by Sec. 6.5
Ch. 4,							of Ch.)
Art. 8,					2005	464	Am
heading					2007	130	Am ⁹⁰²
(Sec. 1030					1156	2004	Am ^{81 614}
et seq.)	2002	806	Am		1156.1	2004	Am ^{81 614}
1030	2002	806	Am		1157	2000	136
1031	2002	806	Am		1160	2000	195
1032	2002	806	Am		1350	2001	854
1033	2002	806	Am		1370	2000	1001
1034	2002	806	Am		1380	1999	383
Div. 8,					1550	2002	124
Ch. 4,					1550.1	2004	Am ⁴⁰⁸
Art. 8.5,					1560	1999	65
heading						2000	444
(Sec. 1035						2004	Am ²¹⁶
et seq.)	2006	689	Am			2004	162
1035	2006	689	Am			2004	182
1035.2	2006	689	Am			2005	Am ^{81 614}
1035.8	2006	689	Am			2006	294
1036	2006	689	Am	1561	1999	538	Am ⁸⁰²
1036.2	2001	854	Am	1563	1999	444	Am

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

FAMILY CODE

Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
113	2000	808*	Ad		304	2007	738	Am	
126	1999	980	Ad		306	2006	816	Am ⁶⁹	
145	1999	661	Am		306.5	2007	567	Ad ³⁰¹	
150	2000	808*	Am		307	2006	816	Am ⁶⁹	
155	2002	539	Am			2007	483	Am (as am by	
170	2006	838	Ad					Sec. 5,	
175	2006	838	Ad					Stats. 2006,	
177	2006	838	Ad					Ch. 816) ⁹⁶²	
	2007	130	Am ⁹⁰²		308.5	2000			
180	2006	838	Ad			Initiative			
185	2006	838	Ad			(Prop. 22			
210	2002	1118	Am			adopted			
215	1999	980	Am			Mar. 7, 2000)		Ad	
216	2005	489	Ad		309	2006	816	Am ⁶⁹	
	2007	130	Am ⁹⁰²		Div. 3,				
240.5	2002	784	R ⁴⁹⁰		Pt. 2,				
243	1999	980	Am		heading				
	2000	90*	Am		(Sec. 350				
	2000	135	Am ²⁰³		et seq.)	2006	816	Am ⁶⁹	
274	2006	538	Am ⁸⁰²		350	2004	476*	Am	
290	2000	808*	Am		351	2006	816	Am ⁶⁹	
	2006	86	Am		351.5	2006	60	Ad	
291	2000	808*	R & Ad		351.6	2006	816	Ad	
	2006	86	R & Ad		353	2006	816	R ⁶⁹	
	2007	130	Am ⁹⁰²		354	2004	476*	Am	
297	1999	588	Ad			2006	816	Am ⁶⁹	
	2001	893	Am		355	2004	476*	Am	
	2003	421	Am ⁶³			2006	816	Am ⁶⁹	
297.5	2003	421	Ad ⁶³			2007	483	Am (as am by	
	2004	947	Am					Sec. 11,	
	2006	802	Am					Stats. 2006,	
298	1999	588	Ad					Ch. 816) ⁹⁶²	
	2003	421	Am ⁶³			2007	567	Am (as am by	
	2006	856	Am					Sec. 11,	
	2007	179*	Am					Stats. 2006,	
	2007	567	Am (as am by					Ch. 816) ³⁰¹	
			Stats. 2007,		357	2001	39	Am	
			Ch. 179)			2006	816	Am ⁶⁹	
298.5	1999	588	Ad		358	2006	816	Am (by Sec. 13	
	2003	421	Am ⁶³					of Ch.) ⁶⁹	
	2006	856	Am			2006	856	Am (by Sec. 4.5	
	2007	483	Am ⁹⁶²					of Ch.)	
	2007	567	Am			2007	483	Am ⁹⁶²	
298.6	2007	567	Ad			2007	567	Am	
299	1999	588	Ad		359	2001	39	Am	
	2003	421	R & Ad ⁶³			2006	816	Am ⁶⁹	
	2004	947	Am (as ad by		360	2001	39	Am	
			Sec. 8,			2006	816	Am ⁶⁹	
			Stats. 2003,		400	2006	816	Am ⁶⁹	
			Ch. 421)		420	2004	486*	Am	
299.2	2003	421	Ad ⁶³			2005	22	Am ⁶⁴⁷	
299.3	2003	421	Ad			2006	816	Am ⁶⁹	
	2004	947	Am		422	2006	816	Am ⁶⁹	
	2005	22	Am ⁶⁴⁷			2007	483	Am (as am by	
299.5	1999	588	Ad					Sec. 18,	
	2001	893	Am					Stats. 2006,	
	2003	421	R ⁶³					Ch. 816) ⁹⁶²	
299.6	1999	588	Ad		423	2001	39	Am	
300	2006	816	Am ⁶⁹		424	2006	816	R ⁶⁹	
302	2006	816	Am ⁶⁹		425	2006	816	Am ⁶⁹	
303	2006	816	Am ⁶⁹		426	2006	816	Ad ⁶⁹	

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

FAMILY 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>
500.5	2006	816	Ad ⁶⁹	3011	1999	980	Am
501	2006	816	Am ⁶⁹	3020	1999	980	Am
502	2006	816	Am ⁶⁹	3021	1999	980	Am
503	2006	816	Am ⁶⁹		2000	135	Am ²⁰³
505	2006	816	Am ⁶⁹	3022.3	2006	496	Ad
506	2001	39	Am	3025.5	2004	102	Ad
	2006	816	Am ⁶⁹	3027	2000	926	Am & RN & Ad
507	2001	39	R	3027.1	2000	926	Ad(RN)
508	2001	39	Am	3027.5	1999	985	Ad
	2006	816	Am ⁶⁹	3030	2000	808*	Am
509	2001	39	Am		2005	215	Am (by Sec. 2 of Ch.)
	2006	816	Am ⁶⁹		2005	483	Am (by Sec. 2.5 of Ch.)
510	2001	39	Am		2006	207	Am
	2006	816	Am ⁶⁹	3030.5	2005	483	Ad
511	2006	816	Am ⁶⁹	3041	2002	1118	Am
530	2006	816	Am ⁶⁹		2006	838	Am
531	2001	39	Am	3041.5	2004	19*	Ad & R
	2006	816	Am ⁶⁹		2005	302	Am
532	2006	816	Am ⁶⁹		2007	152	Am ³¹⁷
533	2006	816	Am ⁶⁹	3044	1999	445	Ad
534	2006	816	Am ⁶⁹		2003	243	Am
535	2006	816	Am ⁶⁹	3046	1999	980	Ad
536	2006	816	Am ⁶⁹		2006	538	Am ⁸⁰²
721	2002	310	Am	3047	2005	154*	Ad
750	2001	754	Am	3048	2002	856	Ad ⁵¹⁷
771	1999	940	Am		2003	52*	Am ⁵¹⁷
911	1999	991	Am ^{96 114}		2003	62	Am ⁵¹⁹
914	2001	702	Am	3100	2005	465	Am
1101	2001	703	Am	3104	2006	138	Am
1612	2001	286	Am	3105	2004	301	Ad
1615	2001	286	Am	3110.5	1999	932	Ad
1811	2003	149	Am		2000	926	Am
1815	2006	130	Am		2004	182	Am ^{81 614}
1816	2000	926	Am		2004	811	Am (by Sec. 1 of Ch.) ⁷⁹
	2006	130	Am				Am (by Sec. 1.5 of Ch.) ⁸¹
	2007	130	Am ⁹⁰²	3111	1999	932	Am
1818	2005	489	Am		2004	574	Am
1852	2005	75*	Am ⁸⁰		2005	22	Am ⁶⁴⁷
2013	2006	496	Ad	3112	2000	926	Am
2024	2001	417	Am	3118	2000	926	Ad
2024.5	2003	154	Ad		2002	305	Am
	2004	45*	R & Ad		2003	62	Am ⁵¹⁹
2024.6	2004	45*	Ad	3121	2004	472	Ad
	2005	22	Am ⁶⁴⁷		2006	538	Am ⁸⁰²
2030	2004	472	Am	3135	1999	867	Ad
2031	2004	472	Am	3176	2002	1077	Am
2040	1999	118	Am	3183	2002	1077	Am
	2000	135	Am ²⁰³	3184	2002	1077	Am
	2001	417	Am	3188	2002	1077	Ad ²⁷⁹
2100	2001	703	Am	Div. 8,			
2102	2001	703	Am	Pt. 2,			
2105	2001	703	Am	Ch. 13,			
2106	2001	703	Am	heading			
	2002	1008	Am	(Sec. 3200			
2107	2001	703	Am	et seq.)	1999	1004	Am
2122	2001	703	Am	3200	2004	193	Am ⁵⁷¹
2337	2007	141	Am				
2603.5	2004	299	Ad				
2628	2002	374	Ad				
2640	2004	119	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
3201	1999	985	Ad	Div. 9,			
	1999	1004	Ad	Pt. 1,			
3202	1999	1004	Ad	Ch. 6,			
3203	1999	1004	Ad	heading			
3204	1999	1004	Ad	(Sec. 3650			
	2007	738	Am	et seq.)	1999	653	Am
3400	1999	867	R & Ad	3651	2005	154*	Am
3401	1999	867	R	3652	1999	653	Am
3402	1999	867	R & Ad	3653	1999	653	Am
3403	1999	867	R & Ad		2005	154*	Am
3404	1999	867	R & Ad	3654	1999	653	Am
3405	1999	867	R & Ad	3666	2004	182	Am ^{81 614}
3406	1999	867	R & Ad	3680.5	1999	652	Ad
3407	1999	867	R & Ad		2007	488	Am
3408	1999	867	R & Ad	3690	1999	653	Ad (by 2nd text)
3409	1999	867	R & Ad	3691	1999	653	Ad
3410	1999	867	R & Ad	3692	1999	653	Ad
3411	1999	867	R & Ad	3693	1999	653	Ad
3412	1999	867	R & Ad	3751	2007	617	Am
3413	1999	867	R	3751.5	2000	808*	Am (by Sec. 28 of Ch.)
3414	1999	867	R				
3415	1999	867	R		2000	809	Am
3416	1999	867	R		2001	755*	Am
3417	1999	867	R	3752	2000	808*	Am
3418	1999	867	R	3752.5	2007	617	Am
3419	1999	867	R	3760	2000	119	Am
3420	1999	867	R	3761	2000	808*	Am
3421	1999	867	R & Ad	3766	2002	927	Am
3422	1999	867	R & Ad	3767	2001	755*	Am
3423	1999	867	R & Ad	3771	2000	808*	Am
3424	1999	867	R & Ad	3773	2000	119	Am
3425	1999	867	R & Ad	4006	2000	808*	Am
3426	1999	867	Ad	4009	1999	653	Am (by Sec. 8 of Ch.)
3427	1999	867	Ad				
3428	1999	867	Ad		2000	808*	Am
3429	1999	867	Ad		2004	305	Am
3430	1999	867	Ad	4014	2004	339	Am
3441	1999	867	Ad	4054	2002	927	Am
3442	1999	867	Ad	4055	2003	225*	Am
3443	1999	867	Ad	4065	1999	980	Am
3444	1999	867	Ad		2000	135	Am ²⁰³
3445	1999	867	Ad		2000	808*	Am
3446	1999	867	Ad	4071.5	1999	653	R
3447	1999	867	Ad	4200	2000	808*	Am
3448	1999	867	Ad		2003	387	Am
3449	1999	867	Ad	4201	2000	808*	Am
3450	1999	867	Ad		2003	387	Am
3451	1999	867	Ad	4202	2000	808*	Am
3452	1999	867	Ad		2004	339	Am
3453	1999	867	Ad	4203	2000	808*	Am
3454	1999	867	Ad	4204	2000	808*	Am
3455	1999	867	Ad		2003	387	Am
3456	1999	867	Ad	4205	2000	808*	Am
3457	1999	867	Ad	4250	2000	808*	Am
3461	1999	867	Ad	4251	2000	808*	Am
3462	1999	867	Ad	4252	1999	83	Am ³⁰
3465	1999	867	Am		2002	784	Am ⁴⁹⁰
3555	2000	808*	Am	4320	1999	284	Am
3600	2001	293	Am		1999	846	Am (by Sec. 1.5 of Ch.)
	2002	759	Am				

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

FAMILY 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>
4320 (Cont.)				4942	2002	349	Am ⁴³³
	2001	293	Am	4945	2002	349	Am ⁴³³
4325	2001	293	Ad	4946	2002	349	Am ⁴³³
4326	2007	247	Ad & R ¹¹¹	4950	2002	349	Am ⁴³³
4330	1999	846	Am	4951	2002	349	Am ⁴³³
4331	2004	182	Am ^{81 614}	4953	2002	349	Am ⁴³³
4351	1999	83	Am ³⁰	4954	2002	349	Am ⁴³³
	2000	808*	Am	4956	2002	349	Am ⁴³³
4352	2000	808*	Am	4959	2002	349	Am ⁴³³
4502	2000	808*	Am	4960	2002	349	Am ⁴³³
	2002	304	Am	4961	2002	349	Am ⁴³³
	2006	86	R & Ad	4962	2004	183	Am ⁵⁷¹
4504	2001	651	Am	4964	2002	349	Ad ⁴³³
	2004	305	Am	4965	2002	349	Am ⁴³³
4505	2007	249	Am	4970	2002	349	Am ⁴³³
			R & Ad ¹⁹²	4971	2002	349	Am ⁴³³
4506	2002	927	Am	4975	2002	349	Am ⁴³³
4506.3	2000	808*	Am	5000	1999	980	Ad
4508	1999	980	Am		2000	808*	Am
	2001	755*	Am	5001	1999	980	Ad
4550	2001	755*	Am		2000	808*	Am
4565	2007	441	Am	5002	1999	980	Ad
4572	2001	755*	Am		2000	135	Am ²⁰³
4573	2000	808*	Am		2000	808*	Am
4701	2000	808*	Am		2004	339	Am
4721	2000	808*	Am	5003	2004	339	Ad
4729	2000	808*	Am	5005	1999	652	Ad
4901	1999	83	Am ³⁰	5100	2000	808*	Am
	2002	349	Am ⁴³³	5101	2000	808*	R
4903	2002	349	Am ⁴³³	5102	2000	808*	R
4905	2002	349	Am ⁴³³	5208	1999	480	Am
	2006	538	Am (as am by Sec. 3, Stats. 2002, Ch. 349) ⁸⁰²	5212	1999	480	Am
				5214	2000	808*	Am
					2001	755*	Am
4906	2002	349	Am ⁴³³	5230	2000	808*	Am
4909	2002	349	Am ⁴³³	5231	2000	808*	Am
4910	2002	349	Am ⁴³³	5234	1999	480	Am
4911	2002	349	Am ⁴³³	5235	2000	808*	Am
4912	2002	349	Am ⁴³³		2003	387	Am
4913	2002	349	Am ⁴³³		2004	520	Am
4913.5	2002	349	Ad ⁴³³	5237	2000	808*	Am
4914	2002	349	Ad ⁴³³		2003	387	Am
4915	2002	349	Am ⁴³³		2004	806	Am
4917	2002	349	Am ⁴³³	5240	2003	387	Am
4918	2002	349	Am ⁴³³	5241	2000	808*	Am
4919	2002	349	Am ⁴³³		2001	371	Am
4920	2002	349	Am ⁴³³		2003	308	Am
4921	2002	349	Am ⁴³³	5244	2000	808*	Am
4922	2002	349	Am ⁴³³	5245	2000	808*	Am
4924	2002	349	Am ⁴³³	5246	1999	480	Am
4925	2002	349	Am ⁴³³		1999	652	Am ⁸²
4926	2002	349	R & Ad		2000	808*	Am
4928	2002	349	Am ⁴³³		2001	111*	Am
4930	2002	349	Am ⁴³³		2001	651	Am
4931	2002	349	Am ⁴³³	5247	2000	808*	Am
4933	2002	349	Am ⁴³³		2003	387	Am
4935	2002	349	Am ⁴³³	5252	2000	808*	Am
4940	2002	349	Am ⁴³³	5253	2003	387	Am
4941	2002	349	Am ⁴³³	5260	2000	808*	Am
					2001	755*	Am

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

FAMILY 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>
5261	2000	808 *	Am		2002	265	Am
5280	2000	808 *	Am		2005	631	Am
5290	2004	369	Am	6380.5	1999	661	Am (by Sec. 6 of Ch.)
5600	2000	808 *	Am				
5601	2000	808 *	Am		1999	662	Am (by Sec. 4.5 of Ch.)
5602	2000	808 *	Am				
5603	2000	808 *	Am		2001	816	R
5610	2006	797	Ad	6381	1999	661	Am
5611	2006	797	Ad	6383	1999	661	Am
5612	2006	797	Ad		2001	698	Am ³²⁰
5613	2006	797	Ad		2005	467	Am
5614	2006	797	Ad	6385	2002	265	Am
	2007	130	Am ⁹⁰²	6387	2001	176	Am
5615	2006	797	Ad	6389	1999	662	Am
5616	2006	797	Ad		2003	498	Am
6210	2001	110	Ad		2004	250	Am
6219	2002	192	Ad		2006	467	Am
6221	1999	661	Am	6390	2002	784	R ⁴⁹⁰
6222	2000	1001	Am	6400	2001	816	Ad
	2002	1009	Am	6401	2001	816	Ad
			R & Ad ¹⁰⁰		2003	134	Am
	2004	811	Am (as am by Sec. 3, Stats. 2002, Ch. 1009)	6402	2001	816	Ad
					2003	134	Am
	2006	476	Am	6403	2001	816	Ad
6228	1999	1022	Ad	6404	2001	816	Ad
	2002	377	Am	6405	2001	816	Ad
6240	1999	659	Am	6406	2001	816	Ad
	2004	250	Am	6407	2001	816	Ad
6250	1999	561	Am	6408	2001	816	Ad
	2003	468	Am ⁵⁶¹	6409	2001	816	Ad
6250.3	2006	82	Ad	6550	2004	895	Am
6250.5	1999	659	Ad	6552	2004	895	Am
6251	1999	561	Am	6750	1999	940	Am
6252	1999	561	Am		2003	667	Am
6252.5	2005	472	Ad	6751	1999	940	Am
6275	2006	479	Ad	6752	1999	940	R & Ad
6300	2001	572	Am		2003	667	Am
6304	1999	662	Am	6753	1999	940	R & Ad
6306	2001	572	Ad		2003	667	Am
6320	2007	205	Am	6924	2000	519	Am
6322.7	2005	472	Ad	6929	2002	1013	Am
6340	2004	472	Am		2004	59	Am
6341	1999	980	Am	7120	2004	811	Am
	2004	472	Am	7121	2003	365	Am
	2005	22	Am ⁶⁴⁷	7122	2002	784	Am ⁴⁹⁰
6343	1999	662	Am	7134	2002	784	Am ⁴⁹⁰
6344	2004	472	Am	7500	1999	940	Am
6345	2005	125	Am	7501	2003	674	Am
6361	2005	125	Am	7551.5	1999	652	Ad
6380	1999	83	Am ³⁰	7552.5	1999	652	Am
	1999	561	Am (by Sec. 4 of Ch.)	7558	2000	808 *	Am
				7571	1999	652	Am (by Sec. 8 of Ch.)
	1999	661	Am (by Sec. 5.5 of Ch.)		2001	745 *	Am
	2001	698	Am (by Sec. 2 of Ch.) ³²⁰		2001	755 *	Am
	2001	816	Am (by Sec. 1.5 of Ch.)	7572	1999	83	Am ³⁰
					1999	652	Am (by Sec. 10 of Ch.)
				7573	2000	808 *	Am
				7574	2000	808 *	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
7575	1999	83	Am ³⁰	7892.5	2006	838	Ad
	1999	652	Am (by Sec. 11 of Ch.)	7895	2000	447	Am
					2001	754	Am
	1999	653	Am (by Sec. 10.5 of Ch.)	7901	2002	260	Am
	2000	808 *	Am	7901.1	2007	583	Ad
	2002	927	Am	7906.5	2007	583	Ad
	2004	849	Am	7907.3	2006	838	Ad
7605	2004	472	Ad	7907.5	2004	858	Ad
	2006	538	Am ⁸⁰²	7908.5	2002	260	Ad
7606	2006	806	Ad	7911	1999	881 *	Am
7611	2004	775	Am	7911.1	1999	881 *	Am
7620	2003	251	Am	7950	2003	323	Am
	2005	627	Am		2003	469	Am
	2006	806	Am	8502	2002	1013	Am
7630	2000	808 *	Am		2004	858	Am
	2001	353	Am	8521	2007	583	Am
	2003	251	Am	8533	2007	583	Am
	2004	775	Am	8604	2005	627	Am
	2005	627	Am		2007	47	Am
	2006	806	Am	8606.5	2006	838	Ad
	2007	47	Am	8613	2002	784	Am ⁴⁹⁰
7633	2006	806	Am	8613.5	2006	806	Ad
7634	2000	808 *	Am	8614	2002	784	Am ⁴⁹⁰
	2004	849	Am		2003	251	Am
7635.5	2004	849	Ad	8616.5	2003	251	Ad(RN)
7642	1999	653	Am		2004	858	Am
7645	2004	849	Ad		2006	838	Am
7646	2004	849	Ad	8619.5	2006	838	Ad
7647	2004	849	Ad	8620	2003	469	Ad
7647.5	2004	849	Ad		2006	838	Am
7647.7	2004	849	Ad	8623	2007	130	Am ⁹⁰²
7648	2004	849	Ad	8625	2006	754	Am
7648.1	2004	849	Ad	8632.5	2006	754	Ad
7648.2	2004	849	Ad		2007	130	Am ⁹⁰²
7648.3	2004	849	Ad	8635	2006	754	R
7648.4	2004	849	Ad	8636	2006	754	Am
7648.8	2004	849	Ad	8638	2006	754	Am
7648.9	2004	849	Ad	8700	2004	306	Am
7649	2004	849	Ad		2006	806	Am
7649.5	2004	849	Ad	8702	2002	784	Am ⁴⁹⁰
7650	2004	775	Am	8703	2000	910	Am
7660	2000	937	Am	8708	2003	323	Am
7660.5	2004	858	Ad	8709	2003	323	Am
7662	2000	937	Am	8710	2006	838	Am
	2003	251	Am	8712	2007	464	Am
7666	2002	260	Am	8714	2000	910	Am
7669	2002	260	Am		2000	930	Am
	2003	251	Am		2002	1112	Am
7807	2002	260	Am		2003	251	Am
7810	1999	275 *	Ad	8714.5	2000	910	Am
	2003	469	Am		2000	930	Am
	2006	838	R		2002	784	Am ⁴⁹⁰
7821	2006	838	Am		2003	251	Am
7822	2006	838	Am	8714.7	2000	910	Am
	2007	47	Am		2000	930	Am
7825	2006	806	Am		2003	251	Am & RN
7827	2002	1013	Am	8715	2000	910	Am
7841	2007	47	Am		2000	930	Am
7850	2002	260	Am		2002	1112	Am
7851	2002	260	Am		2003	251	Am
				8801.3	2000	937	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
8801.3 (Cont.)				15000	1999	886	S ¹⁹
	2001	688	Am	15010	1999	886	Am ¹⁹
8802	2000	937	Am	15012	1999	886	Am ¹⁹
	2002	1112	Am	17000	1999	478	Ad
	2003	62	Am ⁵¹⁹		1999	480	Am (as ad by Stats. 1999, Ch. 478)
	2003	81	Am				
	2004	858	Am		2000	808*	Am
	2007	47	Am		2003	308	Am
8804	2002	1118	Am				
8807	2002	1112	Am	17200	1999	478	Ad
8810	2003	225*	Am	17202	1999	478	Ad
8811.5	2004	128	Am	17204	1999	478	Ad
8814.5	2000	937	Am	17206	1999	478	Ad
	2001	688	Am	17208	1999	478	Ad
	2002	664	Am ⁴³¹	17210	1999	478	Ad
	2003	251	Am	17211	1999	478	Ad
8818	2002	784	Am ⁴⁹⁰		1999	480	Am (as ad by Stats. 1999, Ch. 478)
8900	2007	583	Am				
8900.5	2007	583	Ad				
8912	2004	858	Am	17212	1999	478	Ad
8919	2001	353	Am		1999	653	Am (as ad by Stats. 1999, Ch. 478)
	2006	809	Am				
	2007	130	Am ⁹⁰²				
8920	2003	19	Ad		2000	808*	Am
8921	2007	583	Ad		2001	755*	Am
8923	2007	583	Ad	17300	1999	478	Ad
8924	2007	583	Ad		1999	480	Am (as ad by Stats. 1999, Ch. 478)
8925	2007	583	Ad				
9000	2001	893	Am				
	2004	858	Am	17302	1999	478	Ad
9001	2001	353	Am		1999	480	Am (as ad by Stats. 1999, Ch. 478)
9002	2001	893	Am				
9003	2005	627	Am				
9004	2001	893	Am	17303	1999	478	Ad
9005	2001	893	Am	17304	1999	478	Ad
9102	2000	937	Am		1999	480	Am (as ad by Stats. 1999, Ch. 478)
9200	2002	784	Am ⁴⁹⁰				
9201	2000	910	Am				
	2006	538	Am ⁸⁰²		2000	808*	Am
9202	2000	910	Am		2001	755*	Am
9203	2000	910	Am	17305	1999	478	Ad
9205	2006	386	Am		1999	480	Am (as ad by Stats. 1999, Ch. 478)
	2007	130	Am ⁹⁰²				
9208	2006	838	Ad				
9209	2006	838	Ad	17306	1999	478	Ad
9210	2002	260	Ad		1999	480	Am (as ad by Stats. 1999, Ch. 478)
	2003	62	Am ⁵¹⁹				
	2006	838	Am				
9211	2002	260	Ad		2001	111*	Am
9212	2002	260	Ad		2002	927	Am ⁵²⁵
	2003	62	Am ⁵¹⁹		2004	806	Am
10003	1999	652	Am	17307	2006	75*	Ad
10004	1999	652	Am	17308	1999	478	Ad
10005	1999	652	Am	17309	1999	478	Ad
10008	2000	808*	Am		2003	387	Am
10013	1999	652	Ad	17309.5	2004	806	Ad
10014	1999	652	Ad	17310	1999	478	Ad
10015	1999	652	Ad		1999	480	Am (as ad by Stats. 1999, Ch. 478)
10100	1999	1004	R				
10101	1999	1004	R				
10102	1999	1004	R	17311	2003	387	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
17311 (Cont.)					2001	176	Am
	2005	78 *	Am		2004	339	Am
17311.5	2003	387	Ad	17407	1999	652	Ad
17311.7	2003	387	Ad	17408	1999	478	Ad
17312	1999	478	Ad	17410	1999	478	Ad
	1999	480	Am (as ad by Stats. 1999, Ch. 478)	17412	1999	478	Ad
				17414	1999	478	Ad
17314	1999	478	Ad	17415	1999	478	Ad
17316	1999	478	Ad		1999	480	Am (as ad by Stats. 1999, Ch. 478)
17318	1999	478	Ad		2001	463	Am
17320	1999	478	Ad	17416	1999	478	Ad
17400	1999	478	Ad	17418	1999	478	Ad
	1999	480	Am (as ad by Stats. 1999, Ch. 478)	17420	1999	478	Ad
				17422	1999	478	Ad
	1999	980	Am (by Sec. 14.2 of Ch., as ad by Stats. 1999, Ch. 478)		2000	119	Am
					2002	927	Am
	2000	808 *	Am	17424	1999	478	Ad
	2001	111 *	Am	17428	1999	478	Ad
	2002	927	Am	17430	1999	478	Ad
	2003	225 *	Am		1999	480	Am (as ad by Stats. 1999, Ch. 478)
	2004	339	Am		1999	652	Am (as am by Stats. 1999, Ch. 480)
	2007	249	Am				
17400.5	1999	653	Ad		2000	808 *	Am
	2000	808 *	R		2002	927	Am
	2001	651	Ad	17432	1999	478	Ad
	2002	787	Am ⁴²²		2002	927	Am
17401	1999	653	Ad		2003	225 *	Am
	1999	803	Ad		2004	339	Am
	2000	808 *	Am (as ad by Stats. 1999, Ch. 653)	17433	1999	653	Ad
			Am (as ad by Stats. 1999, Ch. 803) & RN		2000	808 *	Am
	2001	755 *	Am	17433.5	2006	75 *	Ad
17401.5	2000	808 *	Ad(RN)	17434	1999	478	Ad
17402	1999	478	Ad		2000	808 *	Am
	1999	653	Am (as ad by Stats. 1999, Ch. 478)	17440	2005	154 *	Ad
				17441	2006	876	Ad ⁸⁴⁵ R ²³²
	2000	808 *	Am	17450	2004	806	Ad
17402.1	2004	305	Am	17452	2004	806	Ad
17404	2001	111 *	Ad	17453	2004	806	Ad
	1999	478	Ad	17454	2004	806	Ad
	1999	480	Am (as ad by Stats. 1999, Ch. 478)	17456	2004	806	Ad
				17458	2004	806	Ad
	2000	808 *	Am	17460	2004	806	Ad
	2001	755 *	Am	17500	1999	478	Ad
17405	1999	652	Ad		1999	480	Am (as ad by Stats. 1999, Ch. 478)
17406	1999	478	Ad		2001	111 *	Am
	1999	480	Am (as ad by Stats. 1999, Ch. 478)		2001	651	Am
					2004	339	Am
	2000	808 *	Am	17501	2004	806	Am
					1999	480	Ad
					2001	111 *	R
				17502	1999	478	Ad
					2004	806	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
17504	1999	478	Ad	17600	2006	75 *	Am ⁷⁹⁶
	2000	808 *	Am		1999	478	Ad ¹¹⁷
	2001	159	Am ³⁰⁵		1999	480	Am (as ad by
17505	1999	478	Ad			Stats. 1999,	
	2000	808 *	Am			Ch. 478)	
17506	1999	478	Ad	2002	927	Am	
	1999	652	Am (as ad by	2003	308	Am	
			Stats. 1999,	2004	183	Am ⁵⁷¹	
			Ch. 478)	17601	2007	177 *	
	2002	759	Am	17602	1999	478	
	2003	62	Am ⁵¹⁹	1999	480	Am (as ad by	
	2004	806	Am			Stats. 1999,	
	2006	198	Am			Ch. 478)	
17508	1999	478	Ad	2002	927	Am	
	1999	652	Am (as ad by	2003	308	Am	
			Stats. 1999,	17604	1999	478	
			Ch. 478)	1999	480	Am (as ad by	
	2000	808 *	Am			Stats. 1999,	
17509	1999	652	Ad			Ch. 478)	
17510	1999	478	Ad	2000	808 *	Am	
17512	1999	478	Ad	17700	1999	480	
17514	1999	478	Ad	2002	927	R	
17516	1999	478	Ad	17701	2003	308	
17518	1999	478	Ad	17702	1999	478	
	2000	808 *	Am	2003	308	Am	
17520	1999	478	Ad	17702.5	2001	111 *	
	1999	652	Am (as ad by	17703	2000	108 *	
			Stats. 1999,	17704	1999	478	
			Ch. 478)	1999	480	Am (as ad by	
	1999	654	R (as ad by			Stats. 1999,	
			Stats. 1999,			Ch. 478)	
			Ch. 478)	2001	111 *	Am	
			Ad (by Sec. 3.5	2002	927	Am	
			of Ch.)	2003	308	Am	
	2001	755 *	Am	17706	1999	478	
17521	1999	653	Ad	1999	480	Am (as ad by	
	2002	784	Am ⁴⁹⁰			Stats. 1999,	
17522	1999	478	Ad			Ch. 478)	
	2001	755 *	Am	2001	111 *	Am	
17522.5	2003	225 *	Ad	2002	1022 *	Am ⁵²⁹	
	2004	806	Am	1X 2003–04	7 *	Am ⁵⁴⁵	
17523	1999	980	Ad	2006	75 *	Am ⁷⁹⁷	
17523.5	2007	441	Ad	2007	177 *	Am ⁹¹¹	
17524	1999	478	Ad	17708	1999	478	
17525	1999	654	Ad	2001	755 *	Am	
	2000	808 *	Am	17710	1999	478	
	2001	755 *	Am	1999	479 *	Am (as ad by	
17526	1999	478	Ad			Stats. 1999,	
	2001	755 *	Am			Ch. 478) ¹	
	2002	927	Am	1999	480	Am (as ad by	
17528	1999	478	Ad			Stats. 1999,	
17530	1999	653	Ad			Ch. 478)	
	2001	755 *	Am	17712	1999	478	
17531	2000	808 *	Ad	17714	1999	478	
17540	2000	808 *	Ad	2000	808 *	Am	
17550	2001	463	Ad	2001	755 *	Am	
17552	2001	463	Ad	17800	1999	803	
	2005	198	Am	2001	755 *	Am	
17560	2003	225 *	Ad & R ⁷⁵	17801	1999	803	
	2005	154 *	Am	2002	927	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>
17802	1999	803	Ad				
17803	1999	803	Ad	20025	2001	755 *	Am
17804	1999	803	Ad	20042	2004	193	R ⁵⁷¹
					2004	193	R ⁵⁷¹

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

FINANCIAL CODE

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22	2000	375	Am	1226	2002	158	Am
100	2000	1015 *	Am		2003	62	Am ⁵¹⁹
102	2000	1015 *	Am	1239	2004	176	R
103	2000	1015 *	Am	1241	2007	358 *	Ad
105	2000	1015 *	Am	1400	2000	1015 *	Ad
105.2	2000	1015 *	Ad	1401	2000	1015 *	Ad
105.5	2000	1015 *	Ad	1402	2000	1015 *	Ad
105.7	2000	1015 *	Ad	1403	2000	1015 *	Ad
107	2000	1015 *	Am	1410	2000	1015 *	Ad
107.5	2000	1015 *	Ad	1411	2000	1015 *	Ad
109	2000	1015 *	Am		2001	61	Am
116	2000	1015 *	Am	1412	2000	1015 *	Ad
139.6	2000	1015 *	R	1500	2003	404	Am
146.1	2000	913	Ad ²⁸⁸	1500.1	2000	1015 *	Am
			R ⁶³	1500.6	2000	204	Ad
200	2000	1015 *	Am	1501.2	2007	99	R & Ad
205	1999	513	Ad & R ⁵	1520	2004	176	Ad
215.5	2007	301	Ad		2007	99	Am
216.3	2003	445	Ad	1521	2004	176	Ad
	2004	183	Am ⁵⁷¹		2007	99	Am
253	2004	176	Am	1522	2004	176	Ad
256	2000	1015 *	Am		2007	99	Am
	2001	745 *	R	1547	2003	445	Am
258	2000	1015 *	Am	1560	2003	404	Am
	2004	183	Am ⁵⁷¹	1561.1	1999	130	Am
261	2003	404	Am		2002	433	Am
	2004	176	Am	1753	2004	183	Am ⁵⁷¹
273	2003	445	Am	1780	2003	445	Am
274	2000	1015 *	Am	1800	2006	538	Am ⁸⁰²
275	2000	1015 *	Am	1800.3	2000	1015 *	Am
276	2000	1015 *	Am	1800.5	2007	242	Am
277	2000	1015 *	Am	1801	2007	242	Am
350	2007	99	Am	1803.1	2007	242	Ad
500	2000	204	Am	1803.2	2007	242	Ad
506	2003	445	Am	1803.3	2007	242	Ad
551	2000	204	R & Ad	1803.4	2007	242	Ad
552	2000	204	R	1803.5	2007	242	R & Ad
557	2000	204	R	1803.6	2007	242	Ad
558	2000	204	R	1805	2007	242	R
600	2000	1015 *	Am	1805.5	2007	242	R
645	2003	445	Am	1807	2004	183	Am ⁵⁷¹
	2004	183	Am ⁵⁷¹		2007	242	Am
646	2003	445	Am	1808	2003	404	Am
687	2003	445	Am	1809	2007	242	Am
	2006	538	Am ⁸⁰²	1814	2003	456	Am
688	2003	445	Am	1816.1	2007	242	Ad
690	2004	183	Am ⁵⁷¹	1816.2	2007	242	Ad
691.1	2007	99	Ad	1816.3	2007	242	Ad
697	2007	99	Am	1816.4	2007	242	Ad
701.1	2002	1162	Ad	1816.5	2007	242	Ad
708	2007	99	Am	1816.6	2007	242	Ad
761.5	2000	204	Ad	1816.7	2007	242	Ad
	2001	159	Am ³⁰⁵	1816.8	2007	242	Ad
765.5	2000	565	Ad	1819	2007	242	Am
	2001	563	R	1819.5	2007	242	Ad
772	2003	404	Am	1821	2007	242	Am
777.5	2004	183	Am ⁵⁷¹	1865	2006	361	Am
854.1	2006	107	Am	1900	2003	404	Am
854.2	2006	107	Ad	1908	2004	183	Am ⁵⁷¹
867	2004	183	Am ⁵⁷¹	1909	2002	734 *	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
1913.5	2000	1015 *	Am	4871.5	2000	1015 *	Am
1938	2003	445	Am	4877.03	2000	1015 *	Am
Div. 1, Ch. 17, Art. 1, heading (Sec. 3100 et seq.)				4879.11	2003	404	Ad(RN)
				4879.12	2003	404	Am & RN & Ad(RN)
	2003	62	Am ⁵¹⁹	4879.13	2003	404	Am & RN & Ad(RN)
3100	2000	1015 *	Am	4879.135	2003	404	Am & RN
3126	2006	773 *	Am	4901.5	2000	1015 *	Am
3357	2007	192 *	Ad	4946	2003	404	Am
3359	2003	445	Am	4970	2001	732	Ad
3369	2003	445	Am		2001	733	Am (as ad by Stats. 2001, Ch. 732)
3371	1999	57	Am		2005	531	Am
	2000	1015 *	Am	4973	2001	732	Ad
3373	2000	1060	Am		2001	733	Am (as ad by Stats. 2001, Ch. 732)
3375.5	2003	404	Am				
3376	2003	445	Am				
3390	2000	1015 *	Am				
3391	2000	1015 *	Am	4974	2001	732	Ad
3392	2000	1015 *	Am		2001	733	Am (as ad by Stats. 2001, Ch. 732)
3392.5	2000	1015 *	Am				
3510	2006	347	Am	4975	2001	732	Ad
3800	2000	1015 *	Am		2001	733	Am (as ad by Stats. 2001, Ch. 732)
3804	2004	183	Am ⁵⁷¹				
3824	2000	1015 *	Am				
3825	2000	1015 *	Am	4977	2001	732	Ad
3826	2000	1015 *	Am		2001	733	Am (as ad by Stats. 2001, Ch. 732)
3827	2000	1015 *	Am				
3903	2000	1015 *	Am				
4002	2001	493	Ad	4978	2001	732	Ad
4050	2003	241	Ad ³⁹¹		2001	733	Am (as ad by Stats. 2001, Ch. 732)
4051	2003	241	Ad ³⁹¹				
4051.5	2003	241	Ad ³⁹¹	4978.6	2001	732	Ad
4052	2003	241	Ad ³⁹¹		2001	733	Am (as ad by Stats. 2001, Ch. 732)
4052.5	2003	241	Ad ³⁹¹				
4053	2003	241	Ad ³⁹¹	4979	2001	732	Ad
4053.5	2003	241	Ad ³⁹¹		2001	733	Am (as ad by Stats. 2001, Ch. 732)
4054	2003	241	Ad ³⁹¹				
4054.6	2003	241	Ad ³⁹¹				
4056	2003	241	Ad ³⁹¹				
4056.5	2003	241	Ad ³⁹¹				
4057	2003	241	Ad ³⁹¹				
4058	2003	241	Ad ³⁹¹	4979.5	2001	732	Ad
4058.5	2003	241	Ad ³⁹¹	4979.6	2001	732	Ad
4058.7	2003	241	Ad ³⁹¹	4979.7	2001	732	Ad
4059	2003	241	Ad ³⁹¹		2001	733	Am (as ad by Stats. 2001, Ch. 732)
4060	2003	241	Ad ³⁹¹				
4100	2005	340	Ad	4979.8	2001	732	Ad
4805.01	2000	1015 *	Am	5303	2006	538	Am ⁸⁰²
4805.02	2000	1015 *	Ad	5758	2006	773 *	Am
4805.10	2000	1015 *	Ad	5760	2006	773 *	Am
4821.5	2000	1015 *	Am	5805	1999	1000	R
4823	2000	1015 *	Am	6503	2006	538	Am ⁸⁰²
4826.5	2000	1015 *	Am	6850.5	2000	565	Ad
4827	2000	1015 *	Am		2001	563	R
	2001	159	Am ³⁰⁵		2006	538	Am ⁸⁰²
4827.7	2000	1015 *	Am	7263	2006	538	Am ⁸⁰²
4839	2003	404	Am	7273	2006	538	Am ⁸⁰²
4843	2003	404	Am	7274	2006	538	Am ⁸⁰²

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
7509	2006	538	Am ⁸⁰²	14308	2002	734*	Ad
7600	2006	538	Am ⁸⁰²	14309	2002	734*	Ad
8012	2003	404	R	14310	2002	734*	Ad
8052	2001	745*	R	14311	2002	734*	Ad
8152	2003	404	Am	14312	2002	734*	Ad
10000	2004	176	Am	14313	2002	734*	Ad
12100	2002	779	Am	14314	2002	734*	Ad
	2006	538	Am ⁸⁰²	14315	2002	734*	Ad
12103	2002	779	Am	14316	2002	734*	Ad
12104	2002	779	R & Ad	14317	2002	734*	Ad
	2004	360	Am ⁶⁶⁰	14318	2002	734*	Ad
12105	2002	779	Ad	14319	2002	734*	Ad
12106	2002	779	Ad	14354	2003	404	Am
12107	2002	779	Ad	14400	2000	411*	Am
12108	2002	779	Ad	14401	2004	183	Am ⁵⁷¹
12221	2003	473	Am	14402	2006	538	Am ⁸⁰²
12307.4	2000	1015*	Am	14405	2000	411*	Am
12307.5	2003	473	Ad		2007	148	Am
12332	2007	101	Ad	14406	2000	529	Ad
12404	2007	101	Ad	14408	2007	148	Am
13082	2004	760	Ad	14453	2007	148	Am
	2005	49	Am	14456	2007	148	Am
13083	2005	256	Ad	14703	2004	324	Am
14001.1	2002	734*	Ad	14750	2007	148	Am
14001.5	2002	734*	Ad	14800	2000	411*	Am
14002.5	2002	734*	Ad	14807	2007	148	Am
14100	2002	734*	Am	14860	2000	411*	Am
14101	2002	734*	Am		2005	94	Am
14101.2	2002	734*	Am	14864	2000	411*	R
14101.4	2002	734*	Am	14950	2007	148	Am
14101.8	2002	734*	Ad	14960	2007	358*	Ad
14102.2	2002	734*	Ad	15103	2007	192*	Ad
14102.4	2002	734*	Ad	15256	2000	411*	R
14102.6	2002	734*	Ad	Div. 5,			
14157	1999	385	Am	Ch. 10,			
	2000	612	R	heading			
14160	1999	385	Ad & R ²⁴	(Sec. 16000			
14202.5	2002	734*	R	et seq.)	2002	734*	Am & RN
14210	2003	445	R	Div. 5,			
14211	2002	734*	Ad	Ch. 11,			
14250	2003	404	Am	heading			
14252	2004	324	Am	(Sec. 16000			
	2005	22	Am ⁶⁴⁷	et seq.)	2002	734*	Ad(RN)
14254.5	2000	612	Am	16000	2000	612	Ad
14256	2003	445	Am	16001	2000	612	Ad
14257	2007	148	Am	16002	2000	612	Ad
Div. 5,				16003	2000	612	Ad
Ch. 3,				16004	2000	612	Ad
Art. 3,				16005	2000	612	Ad
heading				16006	2000	612	Ad
(Sec. 14300				16007	2000	612	Ad
et seq.)	2002	734*	Am	16008	2000	612	Ad
14300	2002	734*	R & Ad	16009	2000	612	Ad
14301	2002	734*	R & Ad	16010	2000	612	Ad
14302	2002	734*	R & Ad	16011	2000	612	Ad
14303	2002	734*	R & Ad	16012	2000	612	Ad
14304	2002	734*	R & Ad	16013	2000	612	Ad
14305	2002	734*	Ad	16020	2000	612	Ad
14306	2002	734*	Ad	16021	2000	612	Ad
14307	2002	734*	Ad	16022	2000	612	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
16023	2000	612	Ad	16555	2000	612	Ad
16024	2000	612	Ad	16600	2000	612	Ad
	2001	159	Am ³⁰⁵	16601	2000	612	Ad
16075	2000	612	Ad	16602	2000	612	Ad
16076	2000	612	Ad	16603	2000	612	Ad
16077	2000	612	Ad	16604	2000	612	Ad
16100	2000	612	Ad	16605	2000	612	Ad
16101	2000	612	Ad	16607	2000	612	Ad
16102	2000	612	Ad	16700	2000	612	Ad
16103	2000	612	Ad	16701	2000	612	Ad
16150	2000	612	Ad		2003	404	Am
16151	2000	612	Ad	16702	2000	612	Ad
	2003	404	Am	16703	2000	612	Ad
16152	2000	612	Ad	16704	2000	612	Ad
16153	2000	612	Ad	16800	2000	612	Ad
16154	2000	612	Ad	16900	2000	612	Ad
16200	2000	612	Ad	16900.5	2000	612	Ad
16200.5	2000	612	Ad	16901	2000	612	Ad
16201	2000	612	Ad		2003	445	Am
	2003	445	Am	16902	2000	612	Ad
16202	2000	612	Ad	16903	2000	612	Ad
16203	2000	612	Ad	16904	2000	612	Ad
16204	2000	612	Ad	16905	2000	612	Ad
16205	2000	612	Ad	16906	2000	612	Ad
16206	2000	612	Ad	17003	2000	437	Am
Div. 5,				17004.5	1999	441	Ad
Ch. 11,				17005.2	2000	437	Ad
heading				17005.3	1999	441	Ad(RN)
(Sec. 16500					2000	437	Ad
et seq.)	2002	734 *	Am & RN		2002	772	Am & RN
Div. 5,				17005.4	2002	772	Ad(RN)
Ch. 12,				17005.5	1999	441	Am & RN & Ad
heading				17005.6	1999	441	Am
(Sec. 16500				17200	1999	441	Am
et seq.)	2002	734 *	Ad(RN)	17200.8	2000	437	Am
16500	2000	612	Ad	17207	2001	499	Am (as am by
16501	2000	612	Ad				Sec. 38,
	2001	159	Am ³⁰⁵				Stats. 1997,
16502	2000	612	Ad				Ch. 17) ⁴³
16503	2000	612	Ad				Am (as ad by
16504	2000	612	Ad				Sec. 1.5,
16505	2000	612	Ad				Stats. 1996,
16506	2000	612	Ad				Ch. 670) ⁸⁰
16507	2000	612	Ad		2005	257	Am (as am by
16508	2000	612	Ad				Sec. 1,
16509	2000	612	Ad				Stats. 2001,
16510	2000	612	Ad				Ch. 499) ³⁸
16511	2000	612	Ad				Am (as am by
16512	2000	612	Ad				Sec. 2,
16525	2000	612	Ad				Stats. 2001,
16526	2000	612	Ad				Ch. 499) ²³²
16527	2000	612	Ad	17209.3	2003	382	Am (by Sec. 1
16528	2000	612	Ad				of Ch.)
16529	2000	612	Ad		2003	473	Am (by Sec. 18
16530	2000	612	Ad				of Ch.)
16550	2000	612	Ad	17210.2	2007	237	Am
16551	2000	612	Ad	17214	2002	772	Am
16552	2000	612	Ad	17215	1999	441	Ad
16553	2000	612	Ad	17302	2001	662	Am
16554	2000	612	Ad	17304	2001	662	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
17310	2001	662	Am	18437	1999	345	Am
	2006	376	Am	18586	2001	159	Am ³⁰⁵
17312	1999	253	Am	18608	1999	428	Am
	2000	636	Am	18631	2000	101	Am
	2001	662	Am	21050	2006	538	Am ⁸⁰²
	2003	382	Am	21200.1	2001	505	Am
17314	2001	662	Am		2002	664	Am ⁴³¹
	2003	382	Am	21200.6	2001	505	Am
	2004	180	Am	21201	2002	404	Am
17314.1	2004	180	Am	21201.2	2001	505	Am
	2006	376	Am	21201.3	2002	404	Am
17320	2000	636	Am	21201.4	2000	128	Ad
17321	2003	382	Am	21201.5	2002	404	Am
	2004	180	Am	21203	2002	404	Am
17331	2003	382	Am	22050	2000	1015*	Am
	2004	180	Am		2002	777	Am ⁵¹¹
17331.1	2001	662	Am				R ⁶³
	2004	180	Am				Ad ⁵¹²
17331.2	2003	382	Am		2004	17*	Am (as am by
	2004	180	Am				Sec. 8,
	2006	376	Am				Stats. 2002,
17332	2004	180	Am				Ch. 777) ⁵⁶⁸
17345.1	1999	486	Am				Am (as ad by
	2004	180	Am				Sec. 9,
17346	2007	237	Am				Stats. 2002,
17400	1999	441	Am				Ch. 777) ^{434 602}
17401	1999	441	R		2007	101	Am
17403.1	1999	441	Am	22056	2000	1055*	Am
17403.2	1999	441	Am		2004	225*	Am
17403.3	1999	441	Am	22062	2003	163	Ad
17403.4	1999	441	Am	22063	2004	458*	Ad
17403.5	2000	437	Ad	22064	2005	316	Ad & R ³⁸
17405	2001	499	Am	22101	2005	425	Am
17406	2007	237	Am	22101.5	2005	425	Ad ⁴⁸⁵
17408	2005	257	Am	22102	2005	196	R & Ad
17409	1999	253	Am	22103	2005	425	Am
17409.1	2000	437	Am	22105	2001	392	Am
17419	2005	257	Am		2005	196	Am
	2006	347	Am		2007	101	Am
	2006	376	Am	22109	2001	392	Am
	2007	130	Am ⁹⁰²		2003	473	Am
17421.5	2007	237	Ad		2005	196	Am
17423.1	2001	660	Ad		2007	101	Am
17424	2003	473	Ad	22112	2007	101	Am
17425	2007	237	Ad	22153	2005	196	Am
17600	2007	237	Am	22154	2000	1015*	Am
17606	2002	772	Am	22157	2002	772	Am
17609.2	2002	772	Am	22168	2006	201	Ad
17627	2002	772	Am		2007	130	Am ⁹⁰²
17647	2003	149	Am	22169	2007	101	Ad
17700	2006	347	Am	22170	2007	101	Ad
17703	2007	101	Ad	22171	2007	301	Ad
18003	2000	1015*	Am	22203	1999	347	Am
18003.2	2000	1015*	Ad	22251	1999	347	Am
18003.7	1999	345	Ad	22304	2006	538	Am ⁸⁰²
18062	2006	538	Am ⁸⁰²	22305	1999	347	Am
18210	1999	345	Am	22317.2	2006	356	Ad
	2000	135	Am ²⁰³	22317.5	2004	940	Ad
18321	1999	345	Am	22329.5	2007	192*	Ad
18415.3	2006	538	Am ⁸⁰²	22330	1999	347	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>
22337	1999	991	Am ^{96 114}	23027	2002	777	Ad ⁵¹⁴
	2004	461	Am		2004	17*	S ^{434 602}
22342	2002	772	Ad	23035	2002	777	Ad ⁵¹⁴
22345	2007	358*	Ad ⁹⁶⁰		2004	17*	S ^{434 602}
22467	1999	347	Am	23036	2002	777	Ad ⁵¹⁴
22470	2001	493	Ad		2004	17*	S ^{434 602}
22551	1999	347	Am	23037	2002	777	Ad ⁵¹⁴
22705	2002	772	Am		2004	17*	S ^{434 602}
22705.1	2003	473	Ad	23038	2007	358*	Ad ⁹⁶⁰
22712	2002	772	Am	23045	2002	777	Ad ⁵¹⁴
23000	2002	777	Ad ⁵¹⁴		2004	17*	S ^{434 602}
	2004	17*	S ^{434 602}	23046	2002	777	Ad ⁵¹⁴
23001	2002	777	Ad ⁵¹⁴		2004	17*	S ^{434 602}
	2003	473	Am	23047	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
	2007	235	Am	23048	2002	777	Ad ⁵¹⁴
23005	2002	777	Ad ⁵¹⁴		2004	17*	S ^{434 602}
	2004	17*	S ^{434 602}	23049	2002	777	Ad ⁵¹⁴
23006	2002	777	Ad ⁵¹⁴		2004	17*	S ^{434 602}
	2004	17*	S ^{434 602}	23050	2002	777	Ad ⁵¹⁴
23007	2002	777	Ad ⁵¹⁴		2004	17*	S ^{434 602}
	2004	17*	S ^{434 602}	23051	2002	777	Ad ⁵¹⁴
23008	2002	777	Ad ⁵¹⁴		2004	17*	S ^{434 602}
	2004	17*	S ^{434 602}	23052	2002	777	Ad ⁵¹⁴
23009	2002	777	Ad ⁵¹⁴		2004	17*	S ^{434 602}
	2004	17*	S ^{434 602}	23053	2002	777	Ad ⁵¹⁴
23010	2002	777	Ad ⁵¹⁴		2004	17*	S ^{434 602}
	2004	17*	S ^{434 602}	23054	2002	777	Ad ⁵¹⁴
23011	2002	777	Ad ⁵¹⁴		2004	17*	S ^{434 602}
	2004	17*	S ^{434 602}	23055	2002	777	Ad ⁵¹⁴
23011.5	2007	101	Ad		2004	17*	S ^{434 602}
23012	2002	777	Ad ⁵¹⁴	23056	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
23013	2002	777	Ad ⁵¹⁴	23057	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	Am ^{434 602}
23014	2002	777	Ad ⁵¹⁴		2004	312	Am
	2004	17*	S ^{434 602}	23058	2002	777	Ad ⁵¹⁴
23015	2002	777	Ad ⁵¹⁴		2004	17*	S ^{434 602}
	2004	17*	S ^{434 602}	23060	2002	777	Ad ⁵¹⁴
	2007	101	Ad		2004	17*	S ^{434 602}
23016	2002	777	Ad ⁵¹⁴	23061	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
23017	2002	777	Ad ⁵¹⁴	23062	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
23018	2002	777	Ad ⁵¹⁴	23063	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
23019	2002	777	Ad ⁵¹⁴	23064	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
23020	2002	777	Ad ⁵¹⁴	23064.5	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
23021	2002	777	Ad ⁵¹⁴	23065	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
23023	2002	777	Ad ⁵¹⁴	23070	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
23024	2002	777	Ad ⁵¹⁴	23071	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
23025	2002	777	Ad ⁵¹⁴	23072	2002	777	Ad ⁵¹⁴
	2004	17*	S ^{434 602}		2004	17*	S ^{434 602}
23026	2002	777	Ad ⁵¹⁴	23073	2002	777	Ad ⁵¹⁴
	2004	17*	Am ^{434 602}		2004	17*	S ^{434 602}

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>
23074	2002	777	Ad ⁵¹⁴		2004	25*	Am
	2004	17*	S ^{434 602}	32952	2X 2001-02	15*	S ^{348 349}
23100	2002	777	Ad ⁵¹⁴		2004	25*	Am
	2004	17*	Am ^{434 602}	32955	2001	745*	R
23100.1	2004	17*	Ad ^{568 602}		2X 2001-02	15*	S ^{348 349}
			R ⁶³	32960	2X 2001-02	15*	Am ^{348 349}
23101	2002	777	Ad ⁵¹⁴	33521	2006	361	Am
	2004	17*	S ^{434 602}	33903	2003	404	Am
23102	2002	777	Ad ⁵¹⁴	40000	2004	324	R
	2004	17*	Am ^{434 602}	40001	2004	324	R
23103	2002	777	Ad ⁵¹⁴	40002	2004	324	R
	2004	17*	S ^{434 602}	40003	2004	324	R
23104	2002	777	Ad ⁵¹⁴	40050	2004	324	R
	2004	17*	Am ^{434 602}	40051	2004	324	R
23105	2002	777	Ad ⁵¹⁴	40052	2004	324	R
	2004	17*	S ^{434 602}	40053	2004	324	R
23106	2002	777	Ad ⁵¹⁴	40054	2004	324	R
	2004	17*	S ^{434 602}	40055	2004	324	R
30218	2007	101	Ad	40056	2004	324	R
30609	2007	101	Ad	40057	2004	324	R
31220	2000	1015*	Am	40058	2004	324	R
31507	2003	404	Am	40059	2004	324	R
32207	2004	25*	Am	40060	2004	324	R
32213	2004	25*	R	40100	2004	324	R
32214	2004	25*	R	40101	2004	324	R
32301	2002	939*	Am	40102	2004	324	R
32320	2004	25*	Am	40103	2004	324	R
32321	2004	25*	Am	40104	2004	324	R
32324	2004	25*	Am	40105	2004	324	R
32325	2004	25*	Am	40106	2004	324	R
32352.5	2004	25*	Am	40107	2004	324	R
32423	2004	25*	Am	40108	2004	324	R
32700	2004	25*	R	40109	2004	324	R
32701	2004	25*	R	40150	2004	324	R
32702	2004	25*	R	40151	2004	324	R
32703	2004	25*	R	40152	2004	324	R
32710	2004	25*	R	40153	2004	324	R
32711	2004	25*	R	40154	2004	324	R
32721	2004	25*	Am	40155	2004	324	R
32722	2004	25*	Am	40156	2004	324	R
32900	2X 2001-02	15*	S ^{348 349}	40157	2004	324	R
32905	2X 2001-02	15*	S ^{348 349}	40158	2004	324	R
32907	2X 2001-02	15*	S ^{348 349}	50003	2000	968	Am
32909	2X 2001-02	15*	S ^{348 349}	50122	2004	183	Am ⁵⁷¹
	2004	25*	R	50123	2007	101	Am
32911	2X 2001-02	15*	S ^{348 349}	50204	2000	968	Am
32920	2X 2001-02	15*	S ^{348 349}		2003	554	Am
32922	2X 2001-02	15*	S ^{348 349}	50205	2007	101	Am
32924	2X 2001-02	15*	S ^{348 349}	50302	2000	968	Am
32926	2X 2001-02	15*	S ^{348 349}	50314	2000	968	Am
32927	2X 2001-02	15*	S ^{348 349}	50320	2002	772	Am
32928	2X 2001-02	15*	S ^{348 349}	50325	2002	772	Am
	2004	25*	R	50333	2007	301	Ad
32929	2X 2001-02	15*	S ^{348 349}	50401	2000	968	Am
32930	2X 2001-02	15*	S ^{348 349}	50511	2006	201	Ad
32932	2X 2001-02	15*	S ^{348 349}	50512	2007	101	Ad
	2004	25*	Am	50700	1999	407	S ⁷⁴
32936	2X 2001-02	15*	S ^{348 349}		2003	554	S ⁵⁷
32940	2X 2001-02	15*	S ^{348 349}	50701	1999	407	S ⁷⁴
32942	2X 2001-02	15*	S ^{348 349}		2003	554	S ⁵⁷

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>
50702	1999	407	S ⁷⁴	50706	2003	554	S ⁵⁷
	2003	554	S ⁵⁷			1999	407
50703	1999	407	S ⁷⁴		2003	554	S ⁵⁷
	2003	554	S ⁵⁷	50707	1999	407	Am ⁷⁴
50704	1999	407	R		2003	554	R
50705	1999	407	S ⁷⁴				

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
16	2001	112	Ad		2001	398	S ⁵⁷
18	2007	285	Am	221	1999	483	Am ²⁰
19	2007	285	Ad		2001	398	R
54.5	2006	36	Ad	309	1999	483	Am
62	2007	285	Am		2004	182	Am ^{81 614}
70	2001	112	Am	331	2006	637	Am
89.1	2007	285	Ad		2007	285	Am
94	2002	559	Am	332	2006	637	Am
99	1999	483	Am		2007	285	Am
103	1999	483	Am	391	2000	388	Am
	2007	419*	Am	396	2007	285	Am
104	2006	667	Am	397	2007	285	R
105	1999	483	Am	704	2001	398	Am
106	2006	667	Ad	710	2006	667	Am
200	1999	483	S ²⁰	710.5	2006	667	Am
	2001	398	S ⁵⁷	710.7	2006	667	Am
201	1999	483	S ²⁰	711	2006	667	Am
	2001	398	S ⁵⁷	711.2	2006	667	Am
202	1999	483	S ²⁰		2007	285	Am
	2001	398	S ⁵⁷	711.4	2006	667	Am
	2002	389	Am		2007	253*	Am
203	1999	483	S ²⁰	712.5	2004	917	Ad
	2001	398	S ⁵⁷	713	2003	240*	Am
203.1	1999	483	S ²⁰	714	2001	112	Am
	2001	398	S ⁵⁷		2003	741	Am
204	1999	483	S ²⁰	715	2004	193	R ⁵⁷¹
	2001	398	S ⁵⁷	716	2001	398	Ad ³⁶²
205	1999	483	S ²⁰	716.1	2001	398	Ad ³⁶²
	2001	398	S ⁵⁷	716.2	2001	398	Ad ³⁶²
206	1999	483	S ²⁰	716.3	2001	398	Ad ³⁶²
	2001	398	S ⁵⁷	716.4	2001	398	Ad ³⁶²
	2003	610	Am	716.5	2001	398	Ad ³⁶²
	2004	183	Am ⁵⁷¹	716.6	2001	398	Ad ³⁶²
	2006	667	R & Ad	716.7	2001	398	Ad ³⁶²
207	1999	483	S ²⁰	716.8	2001	398	Ad ³⁶²
	2001	398	S ⁵⁷	716.9	2001	398	Ad ³⁶²
	2003	610	Am	717	2001	398	Ad ³⁶²
	2006	667	R & Ad	717.1	2001	398	Ad ³⁶²
208	1999	483	S ²⁰	717.2	2001	398	Ad ³⁶²
	2001	398	S ⁵⁷	853	2003	796	Am
	2003	610	Am	854	2006	538	Am ⁸⁰²
	2006	667	R	856	2007	285	Am
209	1999	483	S ²⁰	857	2003	610	Am
	2001	398	S ⁵⁷	1000.5	2001	745*	Am
	2006	667	R		2001	753	R
210	1999	483	S ²⁰	1001	2007	285	Am
	2001	398	S ⁵⁷	1011	2007	285	Am
	2002	784	Am ⁴⁹⁰	1019	2002	8	Ad
211	1999	483	S ²⁰		2003	62	Am ⁵¹⁹
	2001	398	S ⁵⁷	1050	2001	112	Am
215	1999	483	S ²⁰	1050.1	2007	285	Am
	2001	398	S ⁵⁷	1050.6	2001	753	Ad
217.5	1999	483	S ²⁰	1051	2001	112	Am
	2001	398	S ⁵⁷	1052	2007	285	Am
217.6	1999	483	S ²⁰	1052.5	2007	285	Am
	2001	398	S ⁵⁷	1053	2001	112	R & Ad
218	1999	483	S ²⁰		2001	753	Am (as ad by
	2001	398	S ⁵⁷				Stats. 2001,
219	1999	483	S ²⁰				Ch. 112)
	2001	398	S ⁵⁷		2004	431	Am
220	1999	483	S ²⁰		2005	22	Am ⁶⁴⁷

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>
1053.5	2007	285	Am	1586	1999	66*	Am
1054	2007	285	Am	1590	2000	385	Ad
1054.2	2007	285	Am		2003	610	Am
1054.8	2007	285	Am	1591	2000	385	Ad
1055	2001	112	Am		2003	610	Am
	2004	431	Am	1600	2003	736	R & Ad
1055.1	2001	112	Ad	1601	2003	736	R & Ad
	2004	431	Am	1602	2003	736	R & Ad
1055.4	2004	431	Ad	1603	2003	736	R & Ad
1055.5	2001	112	Am	1603.1	2003	736	R
	2004	431	Am	1603.3	2003	736	R
1055.6	2001	112	Ad	1603.5	2003	736	R
	2002	453	Am	1604	2003	736	R & Ad
1056	2001	112	Am	1605	2003	736	R & Ad
	2004	431	Am	1606	2003	736	R & Ad
1057	2001	112	Am	1607	2003	736	R & Ad
	2002	453	Am	1608	2003	736	Ad
1058	2001	112	Am	1609	2003	736	Ad
1059	2001	112	Am	1610	2003	736	Ad
1060	2001	112	Am	1611	2003	736	Ad
	2004	431	Am	1612	2003	736	Ad
1061	2001	112	Ad	1613	2003	736	Ad
	2007	285	Am		2004	183	Am ⁵⁷¹
1069	2002	973	Am	1614	2003	736	Ad
1122	2006	538	Am ⁸⁰²	1615	2003	736	Ad
1122.5	2005	563	Ad	1616	2003	736	Ad
1124	2007	285	Am	1726	2007	432	Am
1348.3	2001	863	Ad	1726.4	2007	432	Am
1352.5	2000	395	Ad	1727	2007	432	Am
1356	2006	469	Ad	1796	2001	745*	Am
1360	2001	588	Ad	1850	2000	950	Ad
1361	2001	588	Ad	1851	2000	950	Ad
1362	2001	588	Ad	1852	2000	950	Ad
1363	2001	588	Ad	1940	2007	178*	Ad
1363.5	2001	588	Ad ³⁵⁵ R ³⁵⁶	2001	2007	285	Am
				2003	2003	610	Am
	2004	241	Am		2004	431	Am
	2005	22	Am ⁶⁴⁷	2005	2007	285	Am
1364	2001	588	Ad	2011	2007	285	Am
1365	2001	588	Ad	2012	2007	285	Am
1366	2001	588	Ad	2020	2005	698	R
1367	2001	588	Ad	2079	2001	745*	Am
1368	2001	588	Ad	2081.7	2002	617	Ad
1369	2001	588	Ad		2003	62	Am ⁵¹⁹
1370	2001	588	Ad		2003	612	Am
1372	2001	588	Ad		2004	614	Am
1506	2000	418	Ad & R ¹¹¹	2081.8	2004	614	Ad
	2001	159	Am ³⁰⁵	2086	2003	62	Am ⁵¹⁹
1507	2004	553	Ad & R ³⁸	2087	2002	32	R
1525	2000	385	Am				Ad & R ³¹⁷
1528	2000	385	Am	2099	2001	745*	R
1570	2003	758	R & Ad	2105	2003	854	S ³¹⁷
	2004	183	Am ⁵⁷¹	2106	2003	854	Am ³¹⁷
1571	2003	758	R & Ad	2106.5	2003	854	R
1572	2003	758	R & Ad	2107	2003	854	S ³¹⁷
	2004	183	Am ⁵⁷¹	2109	2003	854	Am ³¹⁷
	2007	285	Am	2110	2003	854	Am ³¹⁷
1573	2003	758	Ad	2111	2003	854	Am ³¹⁷
1574	2003	758	Ad	2111.5	2003	854	S ³¹⁷
1575	2007	285	Ad	2112	2003	854	S ³¹⁷
1580	2000	385	Am	2113	2003	854	S ³¹⁷

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
2114	2003	854	S ³¹⁷		2002	4	R & Ad
2115	2003	854	S ³¹⁷	2802	2002	4	Ad
	2007	285	Am	2805	2002	4	R & Ad
2115.5	2003	854	Ad(RN) ³¹⁷		2002	133	R (as ad by
2116	2003	854	Am (as ad by Stats. 1996, Ch. 974) & RN ³¹⁷				Sec. 2, Stats. 2002, Ch. 4) & Ad
2117	2005	698	Am	2809	2002	4	Ad
2118	2003	62	Am ⁵¹⁹	2810	2002	4	R & Ad
2120	2005	698	Am	2811	2000	87*	Ad
	2006	538	Am ⁸⁰²		2002	4	R
	2007	285	Am	2815	2000	87*	Ad
2121	2007	285	Am		2002	4	R & Ad
2125	2005	698	Am	2820	2002	4	R & Ad
	2006	538	Am ⁸⁰²	2821	2002	4	Ad
2127	2005	698	Ad	2822	2002	4	Ad
	2006	538	Am ⁸⁰²	2823	2002	4	Ad
	2007	285	Am	2825	2002	4	R & Ad
2150	2005	698	Am	2826	2002	4	Ad
2150.3	2007	285	Am	2827	2002	4	Ad
2150.4	2005	698	Am	2828	2002	4	Ad
	2006	538	Am ⁸⁰²	2829	2002	4	Ad
	2007	285	Am	2830	2002	4	R & Ad
2150.5	2007	285	R (as ad by Sec. 8, Stats. 1990, Ch. 789)		2003	61	Am
				2831	2007	644	Ad
2157	2005	698	Ad	2835	2002	4	R & Ad
2185	2005	698	Am	2840	2002	4	R
2186	2005	698	Am	2850	1999	1015	Ad
	2007	285	Am	2851	1999	1015	Ad
2187	2005	698	Am	2852	1999	1015	Ad
	2007	285	Am		2000	385	Am
2189	2007	285	Am	2853	1999	1015	Ad
2192	2007	285	Am	2854	1999	1015	Ad
2193	2005	698	Ad		2004	172	Am
2195	2005	698	Ad	2855	1999	1015	Ad
2250	2003	610	Am	2856	1999	1015	Ad
Div. 3, Ch. 3.5, heading (Sec. 2300 et seq.)				2857	1999	1015	Ad
	2007	419*	Am	2858	1999	1015	Ad
2300	2001	338*	Ad	2859	1999	1015	Ad
2301	2007	419*	Ad & R ³⁴⁹		2001	753	Am
2345	2007	285	Am		2002	559	Am
2346	2007	285	Am	2860	1999	1015	Ad
2347	2007	285	Am	2861	1999	1015	Ad
2348	2007	285	Am		2001	753	Am
2349	2007	285	Am	2862	1999	1015	Ad
2353	2007	285	Am	2863	1999	1015	Ad
2357	2000	167	R	2920	2000	223	Ad & R ²⁰⁸
2362	2007	285	Am		2001	398	S ⁷⁴
2535	2007	285	Am	2921	2000	223	Ad & R ²⁰⁸
2536	2003	741	Am		2001	159	Am ³⁰⁵
2540	2003	741	Am		2001	398	S ⁷⁴
2645	2001	745*	Am	2922	2000	223	Ad & R ²⁰⁸
2765	2006	538	Am ⁸⁰²		2001	398	Am ⁷⁴
2800	2002	4	R & Ad	2923	2000	223	Ad & R ²⁰⁸
2801	2000	87*	Ad		2001	398	Am ⁷⁴
				2930	2003	611	Ad
				2931	2003	611	Ad
					2004	614	Am
				2932	2003	611	Ad
				2932.2	2005	81*	Ad ³⁷
				2932.5	2004	614	Ad

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>
2933	2003	611	Ad	3952	2003	291	Ad
3001	2007	285	Am	4000	2007	285	Am
3003	2005	672	Ad	4001	2007	285	R
3003.5	2007	285	Am	4005	2002	571	Am
3004	2007	285	Am		2006	406	Am
3004.5	2007	570	Ad		2007	285	Am
3005.9	2007	285	R	4012	2007	285	Am
3005.91	2007	285	R	4152	2002	571	Am
3005.92	2007	285	R		2007	285	Am
3005.93	2007	285	R	4180	2002	571	Am
3005.94	2007	285	R		2007	285	Am
3007	2007	285	Am	4181	2003	291	Am
3031	2003	741	Am		2004	480	Am
3031.2	2003	741	Am	4181.5	2007	285	Am
	2007	285	Am	4186	2007	285	Am
3033	2003	291	Am	4188	2004	480	Am
3034	2001	112	R	4190	2006	538	Am ⁸⁰²
3050	2002	453	Am	4301	2000	373	Am
	2007	285	Am	4330	2007	285	Am
3051	2007	285	Am	4331	2007	285	Am
3054	2007	285	Am	4332	2007	285	Am
3055	2001	112	Am	4333	2007	285	Am
	2007	285	R	4334	2007	285	Am
3055.1	2001	112	Ad	4336	2001	112	Am
	2007	285	R		2007	285	Am
3080	2007	285	Am	4340	2007	285	Am
3087	2007	285	Am	4341	2007	285	Am
3240.5	2006	396	Am	4501	2006	296	Ad
3241	2006	396	Ad	4600	2007	128*	Am
3242	2007	285	Am	4652	2007	285	Am
3304	2007	285	R	4653	2007	285	Am
3409	2001	745*	Am	4654	2001	112	Am
3500	2007	285	Am		2003	741	Am
3508	2002	453	Am	4655	2007	285	Am
	2003	62	Am ⁵¹⁹	4657	2001	112	Am
3509	2002	453	R		2007	285	Am
3510	2002	453	R	4700	2002	617	Am
3511	2002	617	Am		2003	735	Am
	2003	735	Am	4750	2007	285	Am
3680	2007	285	Am	4751	2007	285	Am
3682	2001	112	Am	4752	2007	285	Am
3682.1	2001	112	Ad	4753	2001	112	Am
3682.2	2001	112	Ad		2007	285	Am
3683	2007	285	Am	4754	2007	285	Am
3684	2001	112	Am	4755	2007	285	Am
3700	2001	112	Am	4801	1999	435*	Am
3700.1	2001	112	Ad	4902	2007	285	Am
3700.2	2001	112	Ad	4904	2001	745*	Am
3701	2001	112	Am		2007	285	Am
3701.5	2001	112	R	5020	2007	285	R
3702	2004	713	Am	5050	2002	617	Am
3801	2007	285	Am		2003	735	Am
3801.6	2007	285	Am	5502	2007	285	R
3803	2007	285	Am	5514	2007	285	Am
3860	2006	708*	Ad	5515	2002	617	Am
3861	2006	708*	Ad		2003	735	Am
3862	2006	708*	Ad	5521.5	2000	388	Am
3863	2006	708*	Ad		2001	753	Am
3864	2006	708*	Ad		2007	328	Am
3951	2001	745*	Am	5521.6	1999	483	Ad
	2003	291	Am	5650	2006	296	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
5650 (Cont.)	2007	130	Am ⁹⁰²	6953	2005	77	R
5652	2007	285	Am	6954	2002	599	Ad
5653	2006	538	Am ⁸⁰²		2005	77	R
5901	2005	589	Am		2002	599	Ad
5934	2004	182	Am ^{81 614}		2003	62	Am ⁵¹⁹
6301	2007	285	Am		2005	77	R
6420	1999	83	Am ³⁰	6955	2002	599	Ad
6430	1999	185	S ¹⁹		2005	77	R
	2001	753	Am	6956	2002	599	Ad
	2003	610	R		2005	77	R
6431	1999	185	S ¹⁹	6957	2003	610	Ad
	2003	610	R		2005	77	R
6432	1999	185	S ¹⁹	7000	1999	483	R
	2000	388	Am	7005	1999	483	R
	2003	610	R	7010	1999	483	R
6433	1999	185	S ¹⁹	7011	1999	483	R
	2000	388	R & Ad(RN)	7015	1999	483	R
	2003	610	R	7020	1999	483	R
6434	1999	185	S ¹⁹	7022	1999	483	R
	2000	388	R	7025	1999	483	R
6435	1999	185	S ¹⁹	7030	1999	483	R
	2000	388	R	7057	1999	483	Ad
6436	1999	185	S ¹⁹		2002	559	R
	2000	388	R	7058	2002	559	Am
6437	1999	185	S ¹⁹	7059	1999	483	Am
	2000	388	R	7065	1999	483	Am
6438	1999	185	S ¹⁹	7066	1999	483	Am
	2000	388	R	7071	1999	483	Am
6439	1999	185	Am ¹⁹		2002	559	Am
	2000	388	Am & RN	7072	1999	483	Am
6450	2001	745*	Am		2000	388	Am
6453	2001	753	Am		2002	559	Am
6455	2001	753	Am	7073	1999	483	Am
6459	2001	745*	R	7074	1999	483	Am
6590	2001	89	S ⁵⁷	Div. 6,			
6591	2001	89	S ⁵⁷	Pt. 1.7,			
6592	2001	89	S ⁵⁷	Ch. 8,			
6593	2001	89	S ⁵⁷	heading			
6594	2001	89	S ⁵⁷	(Sec. 7090			
6595	2001	89	S ⁵⁷	et seq.)	1999	483	Am
6596	2001	89	S ⁵⁷	7090	1999	483	Am
	2001	112	Am		2002	559	Am
	2003	741	Am	7145	2003	741	Am
6596.1	2001	112	Ad		2007	285	Am
	2003	741	Am	7146	2001	112	R
6597	2001	89	S ⁵⁷	7147	2003	741	Am
6597.5	2001	89	S ⁵⁷		2007	285	Am
6598	2001	89	S ⁵⁷	7149	2001	112	Am (as am by
6599	2001	89	S ⁵⁷				Sec. 5 and as ad
	2001	745*	Am				by Sec. 6,
6600	2001	89	R				Stats. 1998,
6930	2002	985	Ad		2001	753	Ch. 247)
	2003	681	Am				R (as am by
6950	2002	599	Ad				Sec. 38,
	2005	77	R				Stats. 2001,
6950.5	2003	610	Ad				Ch. 112)
	2005	77	R				Am (as am by
6951	2003	610	Ad				Sec. 37,
	2005	77	R				Stats. 2001,
6952	2002	599	Ad		2003	741	Ch. 112) ¹³
							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>
7149.05	2001	112	Ad R & Ad ⁸		2003	741	Am ³¹⁷
	2003	741	Am		2003	796	Am ³¹⁷
7149.1	2001	112	Am		2004	183	Am ⁵⁷¹
	2003	741	R	7362	2006	77*	Am
7149.15	2001	112	Ad		2001	753	Am ¹⁹
	2003	741	R		2003	741	R
7149.2	2003	741	Am		2003	796	Am ³¹⁷
	2004	183	Am ⁵⁷¹	7363	2004	183	Am ⁵⁷¹
	2007	285	Am		2001	753	Am ¹⁹
7149.4	2001	112	Am		2003	741	Am ³¹⁷
	2001	753	Am (as am by Stats. 2001, Ch. 112)	7370	2003	796	Am ³¹⁷
	2007	285	Am	7380	2007	328	Am
7149.45	2001	112	Ad		2002	594	Am ⁴²⁴
	2001	753	Am (as ad by Stats. 2001, Ch. 112)		2003	741	Am
	2007	285	Am	7381	2006	297	Am ^{451 639}
7149.8	2001	112	R & Ad		2002	594	Am ^{424 68}
	2003	741	Am	7382	2006	297	Am ^{451 639}
7150	2000	238	Am		2002	594	Ad ⁴²⁴
7151	1999	83	Am ³⁰		2002	297	Am ^{451 639}
	2004	431	Am	7382	2002	594	R ⁶⁹
	2006	769	Am		2006	297	Am ^{451 639}
7153	2002	573	Am	7630	2002	962*	Ad
	2007	285	Am	7650	2002	559	Am
7180	2001	112	Am	7655	2000	388	Am
	2007	285	Am		2004	854	Am
7180.1	2001	112	Ad	7700	2001	112	Am
7181	2001	112	Am	7704	1999	483	Am
7181.1	2001	112	Ad	7710	1999	483	Am
7182	2001	112	Am	7712	1999	483	Am
7182.1	2001	112	Ad	7715	2000	144*	Am
7183	2001	112	Am	7852	2003	741	Am
7183.1	2001	112	Ad	7852.2	2007	279	R & Ad
7184	2001	112	Am	7852.21	2003	741	R
7184.1	2001	112	Ad	7852.27	2007	285	Am
7186	2001	112	Am	7852.3	2001	753	Am
7186.1	2001	112	Ad		2003	741	R
7260	2002	645	Ad	7852.4	2004	431	Am
7261	2002	645	Ad	7860	2000	410	S ⁷⁵
Div. 6, Pt. 2, Ch. 2, Art. 4, heading (Sec. 7360 et seq.)					2001	753	Am
7360	2003	841	Am ³¹⁷		2006	16*	S ³⁴⁹
	2001	112	R & Ad	7861	2000	410	S ⁷⁵
	2001	753	S ¹⁹		2006	16*	S ³⁴⁹
	2003	741	Am ³¹⁷	7861.1	2000	410	S ⁷⁵
	2003	796	Am ³¹⁷		2006	16*	S ³⁴⁹
	2004	431	Am	7861.2	2000	410	S ⁷⁵
7360.1	2001	112	Ad		2006	16*	S ³⁴⁹
	2001	753	S ¹⁹	7861.3	2000	410	S ⁷⁵
	2003	741	Am ³¹⁷		2006	16*	S ³⁴⁹
	2003	796	Am ³¹⁷	7861.4	2000	410	S ⁷⁵
	2004	431	Am		2006	16*	S ³⁴⁹
	2001	112	Ad	7861.5	2004	713	Ad
	2001	753	S ¹⁹		2006	16*	S ³⁴⁹
	2003	741	Am ³¹⁷	7862	2000	410	S ⁷⁵
	2003	796	Am ³¹⁷		2006	16*	S ³⁴⁹
	2001	112	Ad	7862.5	2002	962*	Ad
	2001	753	S ¹⁹		2006	16*	S ³⁴⁹
	2003	741	Am ³¹⁷	7863	2000	410	Am ⁷⁵
	2003	796	R		2006	16*	Am ³⁴⁹
7361	2001	753	Am ¹⁹	7881	2001	753	Am
					2003	741	Am
				7920	2004	431	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
7921	2003	741	Am		2006	16*	Am ^{665 111}
7921.5	2003	741	R	8280.9	2006	297	Ad
8022	2000	388	Am	8282	2002	573	Am
	2007	285	Am		2003	610	Am
8030	2007	285	Am	8284	2007	285	Am
8032	2003	741	Am	8371	2007	328	Am
8032.5	2007	279	Ad	8372	2007	285	Am
8033	2003	741	Am	8383	2007	285	R
8033.2	2003	741	Am	8387	2002	573	Am
8033.5	2003	741	Am	8392	2004	431	Am
8034	2003	741	Am	8394.5	2000	388	Am
8035	2003	741	Am	8395	2002	573	Am
8036	2003	741	Am	8405	2001	753	S ^{146 43}
8039	2003	741	Ad		2004	431	S ^{665 111}
8043.2	1999	502*	Ad	8405.1	2001	753	S ^{146 43}
8045	2002	962*	Am		2004	431	Am ^{665 111}
8047	2002	962*	Am	8405.2	2001	753	S ^{146 43}
8050	2003	82	Am		2004	431	S ^{665 111}
8051.2	2001	633	Am ⁷⁵	8405.3	2001	753	S ^{146 43}
8051.3	2001	314	Am ⁷⁵		2004	431	S ^{665 111}
8051.4	2001	314	Am ⁶⁸	8405.4	2001	753	Am ^{146 43}
	2007	285	Am ⁶³⁹		2004	431	Am ^{665 111}
8053	2001	753	Am	8410	2000	388	R
8100	1999	483	Am	8411	2000	388	Am
8101	1999	483	Am	8412	2000	388	Am
	2000	388	Am	8413	2000	388	R
8113	2002	573	Am	8414	2000	388	R
8125	2003	514	Ad	8415	2000	388	R
8126	2003	514	Ad	8420	2000	717	S ^{257 19}
8150.5	2000	388	Am		2001	318	Am ^{54 57}
8150.7	2000	388	Am	8420.5	2000	717	S ^{257 19}
8150.8	2000	388	R		2001	318	S ³³³
8150.9	2000	388	R	8421	2000	717	S ^{257 19}
8151	2000	388	R		2001	318	S ³³³
8152	2000	388	R	8421.5	2000	717	S ^{257 19}
8210	2002	573	R		2001	318	S ³³³
8226	1999	502*	Am	8422	2000	717	Am ^{257 19}
8235	2004	431	Am		2001	318	S ³³³
	2007	279	Am	8423	2000	717	Am ^{257 19}
8250.5	2007	285	Am		2001	318	Am ³³³
8254	2007	328	Am	8423.5	2000	717	S ^{257 19}
8276.2	2000	410	Am ^{228 75}		2001	318	S ³³³
	2006	16*	Am ^{665 111}	8424	2000	717	S ^{257 19}
8276.3	2000	410	Am ^{228 75}		2001	318	S ^{54 57}
	2001	159	Am ³⁰⁵	8425	2000	717	S ^{257 19}
	2006	16*	Am ^{665 111}		2001	318	R & Ad
8277	2006	538	Am ⁸⁰²	8426	2000	717	S ^{257 19}
8278	2006	538	Am ⁸⁰²		2001	318	S ³³³
8279.1	2000	410	Am ^{228 75}	8427	2000	717	S ^{257 19}
	2006	16*	Am ^{665 111}		2001	318	S ³³³
8280.1	2000	410	Am ^{228 75}	8428	2000	717	S ^{257 19}
	2006	16*	Am ^{665 111}		2001	318	R & Ad
8280.2	2000	410	Am ^{228 75}	8429	2000	717	S ^{257 19}
	2006	16*	Am ^{665 111}		2001	318	Am ^{54 57}
8280.3	2000	410	Am ^{228 75}	8429.5	2000	717	S ^{257 19}
	2006	16*	Am ^{665 111}		2001	318	S ^{54 57}
8280.4	2000	410	Am ^{228 75}	8429.7	2000	717	Am ^{257 19}
	2006	16*	Am ^{665 111}		2001	318	R & Ad
8280.5	2000	410	Am ^{228 75}	8436	2007	328	Am
	2006	16*	Am ^{665 111}	8494	2004	721	Ad ⁶⁸¹
8280.6	2000	410	Am ^{228 75}		2005	22	Am ⁶⁴⁷

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

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8494 (Cont.)	2005	334	Am		2004	431	R
	2006	538	Am ⁸⁰²	9001.6	2001	753	Am ^{146 43}
8495	2004	721	Am		2004	431	R & Ad
	2005	334	Am	9001.7	2004	431	Am
	2006	538	Am ⁸⁰²	9001.8	2001	753	Ad
8510	2000	410	Ad		2004	431	Am
	2002	559	Am	9006	2004	431	Am
	2003	218	Am	9023	2006	538	Am ⁸⁰²
8550.5	2000	388	Am	9027	2004	431	Ad
8552.1	2004	713	Ad	9027.5	2004	431	Ad
8552.3	2004	713	Ad	9029.5	2004	431	Ad
8552.6	1999	502 *	Am	10500	2007	285	Am
	2001	753	Am	10502.7	1999	502 *	Ad
8552.8	2000	388	Am	10503	2000	385	Am
8568	2002	962 *	Am	10506	2007	285	Am
8568.5	2002	962 *	Ad	10656	1999	502 *	Ad
8569	2002	962 *	Am	10667	2002	573	Am
8573	2007	285	Am	10711	2000	385	Am
8576	2007	285	Am	11019	2000	388	Am
8585.5	1999	483	Am	11032	2007	285	Am
8586	1999	483	Am	12000	2003	291	Am
8587	1999	483	Am		2007	285	Am
8587.1	1999	483	R & Ad	12001.5	2007	285	Am
	2002	559	Am	12002	2000	374	Am
8587.2	1999	483	R		2007	285	Am
8597	2004	431	Am	12002.1	2007	285	Am
	2007	285	Am	12002.11	2007	285	Ad
8598	1999	483	Am	12002.2	2003	291	Am
	2007	285	Am	12002.2.1	2007	285	Ad
Div. 6,				12002.3	2000	388	Am
Pt. 3,				12002.5	2001	398	Am
Ch. 2,				12002.8	2001	753	Am
Art. 20,				12003.2	2006	296	Ad
heading					2007	130	Am ⁹⁰²
(Sec. 8599				12003.5	2007	263	Am
et seq.)	1999	483	Am	12006	2007	328	Am
8599.4	1999	483	Ad	12006.6	2000	388	Am
8601.5	2001	753	Am		2001	753	Am
8610.13	2007	263	Am	12007	2005	383	Am
8610.14	2000	385	Am	12009	2000	388	Am
8610.7	2006	538	Am ⁸⁰²	12011	2004	183	Am ⁵⁷¹
	2007	263	R	12013	2007	285	Am
8610.8	2007	263	R	12015	2006	77 *	Am
8615	2006	538	Am ⁸⁰²	12017	2007	373 *	Am
8632	2007	285	Am	12150	2003	449	Am
8664.65	2000	388	R	12151	2003	449	Am
8681	2007	285	Am	12155.5	2003	291	Am
8681.5	1999	483	Am	12157	2000	388	Am
8693.5	1999	483	R		2003	149	Am
8695.5	1999	483	R		2007	328	Am
8780.1	1999	483	Ad	13001.5	2006	77 *	Ad
8836.5	2004	721	R	13005	2001	112	Am
8837	1999	483	Am		2003	741	Am
8841	2004	721	Ad		2004	431	Am
	2005	334	Am	13007	2005	689	Ad
	2006	538	Am ⁸⁰²		2006	77 *	Am
8842	2004	721	Am		2006	422	Am
9000	2004	431	Am		2006	538	Am ⁸⁰²
9000.5	2004	431	Ad		2007	130	Am ⁹⁰²
9001.5	2001	753	Am	13013	2007	373 *	Am
				13014	2004	427	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>
13220	2004	230*	Am	15406	2006	36	Am
	2004	480	Am	15406.5	2006	36	Am
15007	2003	871	Am	15409	2006	36	Am
15008	2006	36	Ad	15512	2006	538	Am ⁸⁰²
15101	2003	741	Am	15602	2004	193	R ⁵⁷¹
15103	2003	741	Am	15603	2004	172	R
	2004	431	Am		2004	193	R ⁵⁷¹
15104	2004	431	Am	15702	2004	172	Am
15400	2006	36	Am		2004	193	Am ⁵⁷¹
15405	2006	36	Am	16533	2001	745*	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>
23	2005	605	Am		2003	480	R
23.6	2005	605	Ad	1103	2000	144 *	Ad & R ¹⁹
24	2005	605	Am		2000	739 *	Am (as ad by Stats. 2000, Ch. 144)
33	2005	605	Ad				Am ⁴³¹
103.5	2001	373	R		2002	664	Am ⁴³¹
221	1999	83	Am ³⁰		2X 2001–02	4 *	Am
	2001	103 *	Am		2003	480	R
221.1	2004	227 *	Ad	1104	2000	144 *	Ad & R ¹⁹
224	1999	890 *	Am		2003	480	R
			R & Ad ⁹⁶	1105	2000	144 *	Ad & R ¹⁹
	2001	145	Am (as ad by Sec. 2, Stats. 1999, Ch. 890) ⁷³	1106	2000	144 *	Ad & R ¹⁹
			R ²²	1107	2000	480	R
			Ad ¹⁷⁵		2000	144 *	Ad & R ¹⁹
	2007	421	Am ³⁰⁰		2000	739 *	Am (as ad by Stats. 2000, Ch. 144)
			R ³⁰¹		2003	480	R
			Ad ⁶⁶²	1108	2000	144 *	Ad & R ¹⁹
224.5	2007	421	Ad ⁶⁶²		2003	480	R
227	2001	103 *	Am		2000	144 *	Ad & R ¹⁹
411	2002	615	Ad	1109	2003	480	R
481	2005	609	Am		2001	373	Ad
485	2002	982 *	Ad		2003	480	R
	2003	414	Am	1500	2002	348	Ad
486	2003	832	Ad	1501	2002	348	Ad
	2004	631 *	Am	2003	2004	460	Ad
491	2000	589	Ad	2181	2000	806	Am
492	2000	589	Ad	2182	2000	806	Am
	2001	159	Am ³⁰⁵	2203	2004	460	Am
	2004	225 *	Am	2275	2004	460	Am
500	2000	670	Ad	2282	1999	890 *	Ad & R ³⁹
501	2000	670	Ad				Am (as am by Sec. 5, Stats. 1998, Ch. 870) ⁵⁶
522	2000	1082	Am		2000	573 *	R (as ad by Sec. 3, Stats. 1999, Ch. 890)
529	2000	1082	Am				Am (as am by Sec. 4, Stats. 1999, Ch. 890)
531	2000	1082	Am				Ch. 890)
587	2007	324	Ad	2282.5	1999	890 *	Ad ⁴⁵
588	2007	324	Ad				R ²⁵
599	2004	446	Am		2000	573 *	Am ^{36 13}
705	2000	1055 *	Am	2287	1999	890 *	Ad
	2004	225 *	Am	3317	2006	825 *	Am
821	2000	670	Am	3322	2006	825 *	Am
884	2002	946	Am	3332	2006	825 *	Am
885	2005	220	Ad	3332.1	2001	423	Am
951.5	2002	982 *	Ad	3333	2006	825 *	Am
Div. 1, Pt. 3, heading (Sec. 1101 et seq.)	2000	739 *	Am (as ad by Stats. 2000, Ch. 144)	3351	2007	293	Ad
			Ad & R ¹⁹	3352	2007	293	Ad
1101	2000	144 *	Am (as ad by Stats. 2000, Ch. 144)	3353	2007	293	Ad
	2000	739 *	Am (as ad by Stats. 2000, Ch. 144)	3354	2007	293	Ad
	2003	480	R	3355	2007	293	Ad
1102	2000	144 *	Ad & R ¹⁹	3356	2007	293	Ad
	2000	739 *	Am (as ad by Stats. 2000, Ch. 144)	3357	2007	293	Ad
			Am (as ad by Stats. 2000, Ch. 144)	3358	2007	293	Ad
				3359	2007	293	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>
3360	2007	293	Ad	6047.102	2003	244 *	Ad
3361	2007	293	Ad	6047.103	2003	244 *	Ad
3899	2007	203	Am	6047.104	2003	244 *	Ad
3955	2006	538	Am ⁸⁰²	6047.105	2003	244 *	Ad
4051.1	2001	423	Am		2004	400 *	Am
4051.2	2001	423	Ad	6047.106	2003	244 *	Ad
4054	2006	538	Am ⁸⁰²	6047.107	2003	244 *	Ad
4059	2007	346	Ad	6047.108	2003	244 *	Ad
4101.2	1999	67 *	Ad	6047.109	2003	244 *	Ad
4101.3	2005	74 *	Ad		2004	400 *	Am
4101.5	2001	745 *	R	6047.11	2001	103 *	Ad & R ²⁹⁹
4108	2001	479	Am		2004	485 *	S ^{648 646}
4155	1999	370	Am	6047.110	2003	244 *	Ad
4210	2007	203	Ad	6047.111	2003	244 *	Ad
4505	2004	341	Am	6047.112	2003	244 *	Ad
4704	2004	341	R		2004	400 *	Am
5011	2003	414	Ad	6047.113	2003	244 *	Ad
5012	2003	414	Ad		2004	400 *	Am
5029	2004	193	Am ⁵⁷¹	6047.114	2003	244 *	Ad
5312	2006	499	Ad	6047.115	2003	244 *	Ad
5774.5	2006	538	Am ⁸⁰²	6047.116	2003	244 *	Ad
5852	1999	83	Am ³⁰	6047.117	2003	244 *	Ad
	2001	256	Am	6047.118	2003	244 *	Ad
6025	2000	338	S ⁴³		2004	400 *	Am
	2005	176	S ⁷²²	6047.119	2003	244 *	Ad
6025.2	2000	338	S ⁴³	6047.12	2001	103 *	Ad & R ²⁹⁹
	2005	176	Am ⁷²²		2004	485 *	S ^{648 646}
6025.3	2005	176	Ad & R ⁷²²	6047.120	2003	244 *	Ad
6025.5	2000	338	S ⁴³	6047.121	2003	244 *	Ad
	2005	176	Am ⁷²²	6047.122	2003	244 *	Ad
6026	2000	338	S ⁴³	6047.123	2003	244 *	Ad
	2005	176	Am ⁷²²	6047.124	2003	244 *	Ad
6026.5	2000	338	S ⁴³		2004	400 *	Am
	2005	176	Am ⁷²²	6047.13	2001	103 *	Ad & R ²⁹⁹
6027	2000	338	S ⁴³		2004	485 *	Am ^{648 646}
	2005	176	Am ⁷²²		2005	12 *	Am
6027.1	2005	176	Ad & R ⁷²²	6047.14	2001	103 *	Ad & R ²⁹⁹
6027.5	2000	338	Am ⁴³		2004	485 *	S ^{648 646}
	2005	176	Am ⁷²²	6047.15	2001	103 *	Ad & R ²⁹⁹
6028	2000	338	S ⁴³		2004	485 *	S ^{648 646}
	2005	176	Am ⁷²²	6047.16	2001	103 *	Ad & R ²⁹⁹
6029	2000	338	Am ⁴³		2004	485 *	S ^{648 646}
	2005	176	Am ⁷²²	6047.17	2001	103 *	Ad & R ²⁹⁹
6032	2003	685	Am		2004	485 *	S ^{648 646}
6045	2000	21 *	Ad ¹⁷⁴	6047.18	2001	103 *	Ad & R ²⁹⁹
			R ¹⁰⁰		2004	485 *	S ^{648 646}
	2004	485 *	S ^{645 349}	6047.19	2001	103 *	Ad & R ²⁹⁹
6046	2000	21 *	Ad ¹⁷⁴		2004	485 *	Am ^{648 646}
			R ¹⁰⁰	6047.2	2001	103 *	Ad & R ²⁹⁹
	2001	159	Am ³⁰⁵		2004	485 *	Am ^{648 646}
	2004	485 *	Am ^{645 349}	6047.20	2004	485 *	Ad ⁶⁴⁸
6047	2000	21 *	Ad ¹⁷⁴			R ⁶⁴⁹	
			R ¹⁰⁰	6047.21	2004	485 *	Ad ⁶⁴⁸
	2004	485 *	S ^{645 349}			R ⁶⁴⁹	
6047.1	2001	103 *	Ad & R ²⁹⁹	6047.22	2004	485 *	Ad ⁶⁴⁸
	2004	485 *	Am ^{648 646}			R ⁶⁴⁹	
6047.10	2001	103 *	Ad & R ²⁹⁹	6047.23	2004	485 *	Ad ⁶⁴⁸
	2004	485 *	S ^{648 646}			R ⁶⁴⁹	
6047.100	2003	244 *	Ad	6047.24	2004	485 *	Ad ⁶⁴⁸
6047.101	2003	244 *	Ad			R ⁶⁴⁹	
	2004	400 *	Am				

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	Year	Chapter	Effect		Year	Chapter	Effect
6047.25	2004	485 *	Ad ⁶⁴⁸ R ⁶⁴⁹	6047.75	2004	400 *	Am
6047.26	2004	485 *	Ad ⁶⁴⁸ R ⁶⁴⁹	6047.76	2003	244 *	Ad
6047.27	2004	485 *	Ad ⁶⁴⁸ R ⁶⁴⁹	6047.77	2004	400 *	Am
6047.28	2004	485 *	Ad ⁶⁴⁸ R ⁶⁴⁹	6047.77	2003	244 *	Ad
6047.29	2004	485 *	Ad ⁶⁴⁸ R ⁶⁴⁹	6047.78	2004	400 *	R
6047.3	2005	12 *	Am	6047.78	2003	244 *	Ad
6047.3	2001	103 *	Ad & R ²⁹⁹	6047.78	2004	400 *	Am
6047.3.5	2004	485 *	Am ^{648 646}	6047.79	2003	244 *	Ad
6047.35	2005	12 *	Ad(RN)	6047.79	2004	400 *	Am
6047.35	2002	741 *	Ad	6047.8	2001	103 *	Ad & R ²⁹⁹
6047.4	2004	485 *	Am ^{648 646}	6047.8	2004	485 *	S ^{648 646}
6047.4	2005	12 *	Am & RN	6047.80	2003	244 *	Ad
6047.4	2001	103 *	Ad & R ²⁹⁹	6047.81	2004	400 *	Am
6047.4	2002	741 *	Am	6047.82	2003	244 *	Ad
6047.4	2004	183	Am ⁵⁷¹	6047.82	2003	244 *	Ad
6047.4	2004	485 *	Am ^{648 646}	6047.82	2004	183	Am ⁵⁷¹
6047.5	2001	103 *	Ad & R ²⁹⁹	6047.83	2004	400 *	Am
6047.5	2002	741 *	Am	6047.83	2003	244 *	Ad
6047.5	2004	485 *	Am ^{648 646}	6047.84	2003	244 *	Ad
6047.6	2001	103 *	Ad & R ²⁹⁹	6047.85	2003	244 *	Ad
6047.6	2002	741 *	Am	6047.86	2003	244 *	Ad
6047.6	2004	485 *	Am ^{648 646}	6047.87	2003	244 *	Ad
6047.6	2001	103 *	Ad & R ²⁹⁹	6047.87	2004	400 *	Am
6047.6	2002	741 *	Am	6047.88	2003	244 *	Ad
6047.6	2004	485 *	S ^{648 646}	6047.88	2004	400 *	Am
Div. 4, Pt. 1, Ch. 9, Art. 8.7, heading (Sec. 6047.60 et seq.)	2004	400 *	Am	6047.89	2003	244 *	Ad
6047.60	2003	244 *	Ad	6047.89	2004	400 *	Am
6047.60	2004	400 *	Am	6047.9	2001	103 *	Ad & R ²⁹⁹
6047.61	2003	244 *	Ad	6047.9	2004	485 *	S ^{648 646}
6047.62	2004	400 *	Am	6047.90	2003	244 *	Ad
6047.62	2003	244 *	Ad	6047.91	2003	244 *	Ad
6047.62	2004	400 *	Am	6047.92	2003	244 *	Ad
6047.63	2003	244 *	Ad	6047.92	2004	400 *	Am
6047.63	2004	400 *	Am	6047.93	2003	244 *	Ad
6047.64	2003	244 *	Ad	6047.93	2004	400 *	R
6047.64	2004	400 *	Am	6047.94	2003	244 *	Ad
6047.65	2003	244 *	Ad	6047.94	2004	400 *	Am
6047.66	2003	244 *	Ad	6047.95	2003	244 *	Ad
6047.67	2003	244 *	Ad	6047.96	2003	244 *	Ad
6047.68	2003	244 *	Ad	6047.96	2004	400 *	Am
6047.68	2004	400 *	Am	6047.97	2003	244 *	Ad
6047.69	2005	12 *	Am	6047.97	2004	400 *	Am
6047.69	2003	244 *	Ad	6047.98	2003	244 *	Ad
6047.69	2004	400 *	Am	6047.99	2003	244 *	Ad
6047.7	2001	103 *	Ad & R ²⁹⁹	6050	2007	190 *	Ad ⁹¹⁸ R ²³²
6047.7	2002	664	Am ⁴³¹	6050.1	2007	190 *	Ad ⁹¹⁸ R ²³²
6047.7	2004	485 *	S ^{648 646}	6070	2002	221	Am
6047.70	2003	244 *	Ad	6076	2002	221	Am
6047.70	2004	400 *	Am	6077	2002	221	Am
6047.71	2003	244 *	Ad	6078	2002	221	Am
6047.72	2003	244 *	Ad	6215	2002	221	Am
6047.73	2003	244 *	Ad	6253	2000	262	Am
6047.74	2003	244 *	Ad	6253	2004	118	Am
				6292	2001	442 *	Ad
				6292.1	2001	442 *	Ad
				6292.2	2001	442 *	Ad
				6292.3	2001	442 *	Ad
				6293	2001	442 *	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
6293.1	2001	442 *	Ad	6979	2000	154	Am ^{206 43}
6293.10	2001	442 *	Ad	6981	2003	722	S ⁵⁷
6293.11	2001	442 *	Ad	6982	2003	722	S ⁵⁷
6293.12	2001	442 *	Ad	6983	2003	722	S ⁵⁷
6293.13	2001	442 *	Ad	6984	2003	722	S ⁵⁷
6293.2	2001	442 *	Ad	6985	2003	722	S ⁵⁷
6293.3	2001	442 *	Ad	6986	2003	722	S ⁵⁷
6293.4	2001	442 *	Ad	6987	2003	722	S ⁵⁷
6293.5	2001	442 *	Ad	6988	2003	722	Am ⁵⁷
	2004	118	Am	6989	2003	722	R
6293.6	2001	442 *	Ad	7270	1999	961	Ad
6293.7	2001	442 *	Ad		2000	315	Am
6293.8	2001	442 *	Ad	7270.5	2000	315	Ad
6293.9	2001	442 *	Ad		2003	675	Am
6294	2001	442 *	Ad	7271	1999	961	Ad ³⁷
6294.1	2001	442 *	Ad		2000	315	Am
6294.2	2001	442 *	Ad		2006	323	Am
6294.3	2001	442 *	Ad	7272	1999	961	Ad
6294.4	2001	442 *	Ad		2000	315	Am
6294.5	2001	442 *	Ad	7272.5	2000	315	Ad
6294.6	2001	442 *	Ad	7273	1999	961	Ad
6294.7	2001	442 *	Ad		2000	315	Am
6295	2001	442 *	Ad	7274	1999	961	Ad
6295.1	2001	442 *	Ad	7275	2003	675	Ad
6295.2	2001	442 *	Ad	7276	2003	675	Ad
6295.3	2001	442 *	Ad	8456	2002	221	Am
6295.4	2001	442 *	Ad	Div. 4,			
6295.5	2001	442 *	Ad	Pt. 5.5,			
6295.6	2001	442 *	Ad	heading			
6296	2001	442 *	Ad	(Sec. 8760			
6296.1	2001	442 *	Ad	et seq.)	2001	179	Am
6296.2	2001	442 *	Ad	8760	2001	179	Am
6296.3	2001	442 *	Ad	8761	2001	179	Am
6296.5	2001	442 *	Ad	8762	2001	179	Am
6296.6	2001	442 *	Ad	8764	2001	179	Am
6296.7	2001	442 *	Ad	8764.5	2001	179	Am
6296.8	2001	442 *	Ad	8764.6	2001	179	Am
6296.9	2001	442 *	Ad	8765	2001	179	Am
6297	2001	442 *	Ad	8766	2001	179	Am
6298	2001	442 *	Ad	8767	2001	179	Am
6299	2001	442 *	Ad	8768	2001	179	Am
6723	1999	450	Am ⁷⁹	8769	2001	179	Am
			R ⁸⁰		2002	664	Am ⁴³¹
			Ad ⁸¹	8770	2001	179	Am
	2004	170 *	R (as ad by		2002	664	Am ⁴³¹
			Sec. 2,	8771	2001	179	Am
			Stats. 1999,	8772	2001	179	Am
			Ch. 450)	9101	2001	503	R & Ad
			Am (as am by	9202	2002	822	Am
			Sec. 1,	9212	2002	822	Am
			Stats. 1999,	9221	2002	822	Am
			Ch. 450) ^{36 13}		2003	62	Am ⁵¹⁹
6741	2002	535	Am	9231	2002	822	Am
6971	2000	154	Am ^{206 43}	9266	2002	822	Ad
6972	2000	154	S ^{206 43}	9267	2002	822	Ad
6973	2000	154	S ^{206 43}	9268	2002	822	Ad
6974	2000	154	S ^{206 43}	9269	2002	822	Ad
6975	2000	154	S ^{206 43}	9561	2001	503	Am
6976	2000	154	S ^{206 43}	9562	1999	447	Am
6977	2000	154	S ^{206 43}	9563	2001	503	Am
6978	2000	154	Am ^{206 43}	9564	2001	503	Am

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<i>Affected By</i>				<i>Affected By</i>			
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9565	2001	503	R	10004	2004	246*	R & Ad
9566	2001	503	R	10005	2004	246*	R
9567	2001	503	R	10006	2004	246*	Am
9568	2001	503	R	10007	2004	246*	R & Ad
9569	2001	503	Am	10008	2004	246*	R
9570	2001	503	Am	10009	2004	246*	R
9571	2001	503	R	10031	2004	246*	R
9572	2001	503	R	10032	2004	246*	R
9573	2001	503	Am	10033	2004	246*	R
9574	2001	503	Am	10034	2004	246*	R
9592	2001	503	Am	10061	2004	246*	Am
9593	2001	503	Am	10062	2004	246*	Am
9692	2001	503	Am	10063	2004	246*	Am
9693	2001	503	Am	10064	2004	246*	Am
9694	2001	503	Am	10065	2004	246*	Am
9695	2001	503	Am	10066	2004	246*	Am
9696	2001	503	Am	10067	2004	246*	Am
9697	2001	503	Am	10068	2004	246*	Am
9904	2004	246*	Am	10081	2004	246*	R
9905	2004	246*	R	10082	2004	246*	R
9906	2004	246*	R	10083	2004	246*	R
9907	2004	246*	R & Ad	10100	2004	246*	Ad
9910	2004	246*	Am	10101	2004	246*	R & Ad
9911	2004	246*	R	10102	2004	246*	R & Ad
9912	2004	246*	Am	10103	2004	246*	Am
9914	2004	246*	Ad	10104	2004	246*	R
9932	2004	246*	Am	10105	2004	246*	R
9933	2004	246*	Ad	10131	2004	246*	R
Div. 5,				10132	2004	246*	R
Pt. 2,				10151	2004	246*	Am
Ch. 2,				10511	2001	503	Am
Art. 3,				10512	2001	503	Am
heading				10610	2000	425	Ad
(Sec. 9941					2001	503	Am
et seq.)	2004	246*	Am	10704	1999	447	Ad
9941	2004	246*	Am	10721	1999	447	Am
9942	2004	246*	Am	10782	1999	447	Am & RN
9943	2004	246*	Am				Ad
9944	2004	246*	Am	10783	1999	447	Am & RN
Div. 5,							Ad
Pt. 2,				10784	1999	447	Ad
Ch. 2,				10785	1999	447	Ad(RN)
Art. 4,				10786	1999	447	Ad(RN)
heading				11472.1	2006	77*	Am
(Sec. 9971				11480	1999	609	Ad
et seq.)	2004	246*	Am	11481	1999	609	Ad
9971	2004	246*	Am	11482	1999	609	Ad
9972	2004	246*	Am	11483	1999	609	Ad
9973	2004	246*	Am	11484	1999	609	Ad
9974	2004	246*	Am	11485	1999	609	Ad
9975	2004	246*	Am	11502.5	2003	741	Am
9976	2004	246*	Am	11503.5	2002	457	Ad
9977	2004	246*	Am	11515	2003	741	R
9978	2004	246*	Am	11516	2003	741	R
9979	2004	246*	Am	11517	1999	609	Am
9980	2004	246*	Am	11518	1999	889	Ad
9981	2004	246*	Am	11703	2003	741	Am
9982	2004	246*	Am	11704	2003	741	Am
10002	2004	246*	R	11707	2003	741	Am
10003	2004	246*	Am	11732	2003	366	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11734	2000	1000	Am	13152	2004	644	Am
11903	2003	741	Am	13180	2000	718	Ad
11904	2003	741	Am	13181	2000	718	Ad
11937	2001	44	Am		2006	865	Am
12021	2003	741	Am	13182	2000	718	Ad
12042	2004	460	Am	13183	2000	718	Ad
12046	2004	460	Am		2006	865	Am
12103	2003	741	Am	13184	2000	718	Ad
12104	2003	741	Am	13185	2000	718	Ad
12105	2003	741	Am		2006	865	Am
12112	2004	230*	R	13186	2000	718	Ad
12201	2003	741	Am		2006	865	Am
12202	2003	741	Am	13187	2000	718	Ad
12252	2003	741	Am	13188	2000	718	Ad
12400	2005	612	Am	13190	2002	591	Ad
12401	2003	741	Am	13191	2002	591	Ad
	2005	612	Am	13192	2002	591	Ad
12404	2003	741	Am	14008	2000	806	Am
	2005	612	R	14033	2000	806	Am
12406	2005	612	Am	14104	2001	745*	R
12536	2007	178*	Am	14152	2003	741	Am
12795.5	2007	179*	R	14502	2005	490	Am
12795.6	2007	179*	R	14502.1	2005	490	Ad
12798.1	1999	627*	Ad & R ¹⁸	14504	2005	490	Am
12811.5	2005	612	Am	14512.5	2005	490	Ad
	2006	93	Am	14559.5	2005	490	Ad
12812	2003	741	R & Ad	14581	2005	490	Am
12818	2003	741	Am	14583	2005	490	Am
12836.5	2005	612	Ad	14585	2005	490	Am
12836.6	2005	612	Ad	14586	2005	490	Am
	2006	93	Am	14591	2005	490	Am
12841	2001	523	Am ³⁷	14601	2005	490	Am
	2003	741	Am	14611	2005	490	Am
	2004	230*	Am	14612	2005	490	Am
12841.1	2001	523	Am ^{37 375}	14612.5	2005	490	Ad
	2003	741	Am ¹³	14613	2005	490	Am
12841.2	2003	741	Ad	14621	2005	490	Am
12846	2007	178*	Am & R ³⁸	14622	2005	490	Am
12846.5	2007	178*	Am & R ⁶⁸	14623	2005	490	Am
12847.5	2001	523	Ad ³⁷	14631	2005	490	Am
	2004	644	R	14641	2005	490	Am
12976	2000	806	Am	14642	2005	490	Am
12996.5	2004	913	Ad	14643	2005	490	Am
12997.5	2004	913	Ad	14644	2005	490	Am
12997.7	2004	913	Ad	14645	2005	490	Am
12999.4	2000	806	Am	14646	2005	490	Am
12999.5	2000	806	Am	14647	2005	490	Am
	2002	457	Am	14648	2005	490	Am
	2003	62	Am ⁵¹⁹	14651	1999	83	Am ³⁰
12999.6	2000	806	Ad & R ²⁴⁴		2005	490	Am
13000	1999	609	Am	14653	2005	490	Am
	2003	366	Am	14654	2005	490	Am
	2007	338	Am	14655	2005	490	Am
13124	2004	193	R ⁵⁷¹	14656	2005	490	Am
13125	2004	193	R ⁵⁷¹	14657	2005	490	Am
13127	2004	193	Am ⁵⁷¹	14658	2005	490	Am
13127.92	2006	538	Am ⁸⁰²	14659	2005	490	Am
13127.93	2001	745*	R	14660	2005	490	Am
13135	2001	745*	Am	14672	2005	490	Am
13144	2004	644	Am	14978.2	2006	538	Am ⁸⁰²

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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>
14992	2006	285	Am	Div. 9,			
15051	2000	1000	Am	Pt. 3,			
15052	2000	1000	R	Ch. 5,			
15053	2000	1000	Am	Art. 7,			
	2006	285	Am	heading			
15054	2000	1000	Am	(Sec. 19320			
	2006	285	Am	et seq.)	2004	187	Am
15055	2000	1000	Am	19322	2004	187	Am
	2006	285	Am	19342	2004	187	Am
15061	2000	1000	Am	19348	2004	187	Am
	2004	929	Am		2006	568	Am
			R & Ad ²³²	19348.1	2006	568	Ad
15062	2000	1000	Am		2007	130	Am ⁹⁰²
15072.5	2001	397	Ad	19349	2004	187	Am
15080	2001	397	Am	19350	2004	187	Am
15204	2000	1000	Am	19354	2004	187	Am
	2007	338	Am	19404	2004	187	Am
15204.5	2007	338	Ad	19447	1999	329	Am
16522.5	2006	584	Am	19501	2000	373	Am
	2007	124	Am	20437	2001	182	Am
18943	2000	373	Am		2002	664	Am ⁴³¹
18946	2000	373	Am	20634	2001	182	R
18947	2000	373	Am	20751	2007	267	Am
18963	2000	373	Ad	20752	2007	267	Am
18991	2000	373	Am	20754	2007	267	Am
19000	2000	373	Am	20755	2001	182	Am
19001	2000	373	Am		2007	267	Am
19013	2000	373	Am	20756	2007	267	Am
19016	2000	373	Am	20757	2007	267	Am
19020	2000	373	Am	20758	2007	267	Am
19205	2004	187	Am	20797	1999	83	Am ³⁰
19213	1999	329	Am	21051	2001	182	Am
	2002	535	Am	21052	2001	182	Am
19215	2002	535	Am		2002	664	Am ⁴³¹
19227	2004	929	Am ^{384 111}	21067	2001	182	Am
19261	2004	187	Am	21111	2006	568	Am
19300	1999	329	Am	21111.5	2006	568	Ad
19300.5	1999	329	Ad	21141	2006	568	Am
19302	1999	329	Am	21142	2006	568	Ad
19303	2005	533	Am	21283	2006	568	Am
19304	1999	329	Am	21283.5	2006	568	Am
19305	1999	329	Am	21285	2006	568	Am
19305.5	2005	533	Ad	21286	2001	182	R
19306	1999	329	Am	21288	2006	568	Am
19310	2005	533	Am	21288.5	2006	568	Am
19310.5	2005	533	Am	21292	2006	568	Ad
19310.7	2004	929	Ad	21563	2007	267	Am
	2005	533	Am	21563.5	2007	267	Am
19311	2005	533	Am	21751	2006	584	Ad
19312	2005	533	Am	21855	1999	991	Am ^{96 114}
19313.1	2005	533	Ad	21856	2003	149	Am
19313.8	2005	533	Am	24000	2002	434	Am
19314	2005	533	Am	24001	2002	434	Am
	2006	538	Am ⁸⁰²		2003	726	Am
19315	2004	929	Am ^{384 111}	24002	2002	434	Am
	2005	533	Am	24007	2002	434	Am
19316	2005	533	Am	24009	2002	434	Am
19316.5	2005	533	Ad	24010	2002	434	Am
19317	2004	929	Ad	24011	2002	434	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
24011 (Cont.)				30801	2002	784	Am ⁴⁹⁰
	2003	726	Am		2003	33	Am
	2004	460	Am		2004	118	Am
24011.5	2002	434	Ad		2004	183	Am ⁵⁷¹
24012	2002	434	Am		2006	538	Am ⁸⁰²
	2006	499	Am	30803	2004	118	Am
24013	2002	434	Am	30804.7	2004	253	Am ¹³
24017	2002	434	Am	30805	2004	118	Am
24713	2002	535	Am	30806	2004	118	R
25023	2002	535	Am	30850	2004	118	Am
25564	2007	43	Am	31108	2000	567	Am
25703	2002	535	Am	31108.5	2000	567	Ad
27503.5	2003	283	Ad	31503	2002	784	Am ⁴⁹⁰
27519.5	2003	283	Ad	31621	2002	784	Am ⁴⁹⁰
27522	1999	197	Ad	31622	2002	784	Am ⁴⁹⁰
27523	1999	197	Ad		2005	75*	Am ⁸⁰
27541	2003	283	Am	31683	2005	668	Am
27551	2003	283	Am	31751	2004	253	Am ¹³
27553	2003	283	Am	31751.3	2004	253	R (as ad by
27571	1999	197	Am				Sec. 6.3,
	2004	460	Am				Stats. 1998,
27572	2004	460	Am				Ch. 747)
27573	2002	535	Am				Am (as ad by
27644	1999	197	Am				Sec. 6,
	2002	535	Am				Stats. 1998,
27680	2003	283	Ad				Ch. 747) ¹³
	2004	183	Am ⁵⁷¹	31751.7	2004	253	Am ¹³
27681	2003	283	Ad	31752	2000	567	Am
	2004	183	Am ⁵⁷¹	31752.2	2000	567	Ad
27682	2003	283	Ad	31753	1999	83	Am ³⁰
27683	2003	283	Ad		2000	567	Am
27684	2003	283	Ad	31754	2000	57	Am (as ad by
27685	2003	283	Ad				Sec. 16 and
27686	2003	283	Ad				Sec. 16.5,
	2004	183	Am ⁵⁷¹				Stats. 1998,
27687	2003	283	Ad				Ch. 752)
27688	2003	283	Ad		2000	567	Am (by Sec. 6.5
27688.5	2003	283	Ad				of Ch., as ad by
27689	2003	283	Ad				Sec. 16,
27690	2003	283	Ad				Stats. 1998,
	2004	183	Am ⁵⁷¹				Ch. 752) ^{21,20}
29733	2007	43	Am				Am (by Sec. 7.5
29810	2007	324	Ad				of Ch., as ad by
29811	2007	324	Ad				Sec. 16.5,
29812	2007	324	Ad				Stats. 1998,
30503	2004	253	R (as ad by				Ch. 752) ³⁵
			Sec. 2.3,	31755	1999	81*	Ad & R ³⁹
			Stats. 1998,	31760	2004	253	S
			Ch. 747)	31761	2004	253	S
			Am (as am by	31762	2004	253	S
			Sec. 2,	31763	2004	253	S
			Stats. 1998,	31764	2004	253	S
			Ch. 747) ¹³	31765	2004	253	S
30504	2004	253	Am	31766	2004	253	R
30520	2004	253	S	32501.5	2003	726	Ad
30521	2004	253	S	32505	2004	460	Am
30522	2004	253	S	32511	2004	460	Am
30523	2004	253	S	32734	2005	222	Am
30524	2004	253	S	32814	2004	436	Am
30525	2004	253	S	33221	2006	584	Am
30526	2004	253	R	33222	2006	584	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>
33223	2006	584	Am	42805	1999	240	S ¹⁸
33224	2006	584	Am		2004	146	S ³⁸
33225	2006	584	Am	42806	1999	240	S ¹⁸
33226	2006	584	Am		2004	146	S ³⁸
33227	2000	115	Am	42807	1999	240	S ¹⁸
33228	2006	584	Ad		2004	146	S ³⁸
33251	2006	584	Am	42808	1999	240	S ¹⁸
	2007	130	Am ⁹⁰²		2004	146	S ³⁸
33252	2006	584	Am	42809	1999	240	S ¹⁸
33257	2006	584	Am		2004	146	S ³⁸
33261	2006	584	Am	42810	1999	240	S ¹⁸
	2007	130	Am ⁹⁰²		2004	146	S ³⁸
33262	2006	584	Am	42811	1999	240	S ¹⁸
	2007	130	Am ⁹⁰²		2004	146	S ³⁸
33263	2006	584	Am	42812	1999	240	S ¹⁸
33264	2006	584	Am		2004	146	S ³⁸
33291	2006	584	Am	42813	1999	240	S ¹⁸
33292	2006	584	Am		2004	146	S ³⁸
33294	2004	352	Am	42814	1999	240	S ¹⁸
33296	2006	584	Am		2004	146	S ³⁸
33297	2006	584	Am		2004	193	R ⁵⁷¹
	2007	130	Am ⁹⁰²	42815	1999	240	Am ¹⁸
33298	2006	584	Am		2004	146	Am ³⁸
33452	2005	222	Am	42943	1999	452	Am
33481	2002	524	Am	43003	2005	220	Am
33527	2007	339	Am	43039	2007	43	Am
35013	2004	460	Am	43100	2002	535	Am
35171	2004	457	Am	44975	1999	609	Am
35221	2004	457	Am	45040	2002	946	Am
35231	2004	457	Am	46000	2002	533	Am
35781	2007	339	Am	46001	2002	533	Ad
35783	2007	339	Am	46002	2002	533	R & Ad
35783.1	2007	339	Am	46003	1999	609	Am
35861	2007	339	Am		2002	533	Am
35891	2007	339	Am	46003.5	1999	609	Am
35893	2007	339	Am	46004.1	2002	533	Ad
35971	2007	339	Am	46005	2002	533	R & Ad
36805	2006	538	Am ⁸⁰²	46007	2002	533	R & Ad
36861	2007	339	Am	46008	1999	609	R
36951	2007	339	Am		2002	533	Ad
36981	2007	339	Am	46009	2002	533	R & Ad
38421	2007	339	Am	46011	2002	533	R & Ad
38671	2007	339	Am	46013.1	2002	533	Ad
38731	2007	339	Am		2003	726	Am
38761	2007	339	R & Ad	46013.2	2002	533	Ad
38762	2007	339	Ad	46014.1	2002	533	Ad
38763	2007	339	Ad	46014.2	2002	533	Ad
38764	2007	339	Ad	46014.4	2002	533	Ad
38791	2007	339	Am	46014.6	2002	533	Ad
39901	2006	538	Am ⁸⁰²	46015	2002	533	R & Ad
40535	2005	613	Ad	46016.1	2002	533	Ad
41606	2003	480	Ad	46016.2	2002	533	Ad
42684	2006	538	Am ⁸⁰²	46016.3	2002	533	Ad
42801	1999	240	S ¹⁸	46016.4	2002	533	Ad
	2004	146	S ³⁸	46016.5	2002	533	Ad
42802	1999	240	S ¹⁸	46017	2002	533	Ad
	2004	146	S ³⁸	46018.1	2002	533	Ad
42803	1999	240	S ¹⁸	46018.2	2002	533	Ad
	2004	146	S ³⁸	46020	2002	533	Ad
42804	1999	240	S ¹⁸	46021	2002	533	Ad
	2004	146	S ³⁸	46022	2002	533	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
46023	2002	533	Ad	52100	2000	359	Ad
46024	2002	533	Ad	52254	2006	499	Am
46027	2002	533	Ad	52260	2006	499	Am
46028	2002	533	Ad	52282	2004	459	Am
46029	2002	533	Ad	52295	2006	538	Am ⁸⁰²
47000	1999	833	Am	52323	2003	349	Am ^{319 38}
47001	1999	833	Am	52324	2003	349	Am ^{319 38}
47002	1999	833	R & Ad	52325	2003	349	Am ^{319 38}
47003	1999	833	Am	52351	2006	499	Am
47004	1999	833	Am	52354	2006	499	Am
47004.1	1999	833	Ad	52361	2006	499	Am
47005	2001	373	Ad	52391	2006	499	Am
47005.1	2001	373	Ad	52451	2006	499	Am
47005.2	2001	373	Ad	52453	2006	499	Am
47005.3	2001	373	Ad	52455	2006	499	Am
47010	1999	833	S ⁵⁷	52456	2000	589	Am
47011	1999	833	Am ⁵⁷	52481	2006	499	Am
47012	1999	833	S ⁵⁷	52482	2003	282	Am
47013	1999	833	Am ⁵⁷		2006	499	Am
47014	1999	833	R	52483	2006	499	Am
47020	1999	833	R (as ad by Sec. 1.5, (2nd text), Stats. 1966, Ch. 606) Am (as ad by Sec. 1.5, (1st text), Stats. 1996, Ch. 606) ¹³	52484	2006	499	Am
				52487	2006	499	Am
				52489	2003	282	Ad
					2004	183	Am ⁵⁷¹
				52511	2006	499	Am
				52891.1	2006	538	Am ⁸⁰²
				52941	2003	236*	Am
				54442	2005	77	R
					2005	613	Ad
				54443	2005	77	R
					2005	613	Ad
47021	1999	833	Ad & R ¹⁸	54444	2005	77	R
	2004	444	Am ⁷⁵		2005	613	Ad
	2006	440	Am ³⁴⁹	54445	2005	77	R
47022	2001	373	Ad		2005	613	Ad
47022.1	2001	373	Ad	54446	2005	77	R
47022.2	2001	373	Ad		2005	613	Ad
47022.3	2001	373	Ad		2005	613	Ad
47022.4	2001	373	Ad	54447	2005	613	Ad
47022.5	2001	373	Ad	54451.5	2003	145	Ad
47022.6	2001	373	Ad		2005	77	Am
47022.7	2001	373	Ad	54452	2003	145	Am
47025	1999	833	S ¹⁸	54453	2003	145	Am
	2001	373	Am	55000	2000	579	Ad
	2004	444	S ⁷⁵	55001	2000	579	Ad
	2006	440	S ³⁴⁹	55002	2000	579	Ad
47026	1999	833	Am ¹⁸	55003	2000	579	Ad
	2004	444	Am ⁷⁵	55006	2000	579	Ad
	2006	440	Am ³⁴⁹	55007	2000	579	Ad
48000	2002	946	S ⁵⁷	55008	2000	579	Ad
	2005	180*	Am	55009	2000	579	Ad
48001	2002	946	S ⁵⁷	55010	2000	579	Ad
	2005	180*	Am	55010.5	2000	579	Ad
	2007	346	Am	55011	2000	579	Ad
48002	1999	507*	Am	55012	2000	579	Ad
	2002	946	S ⁵⁷	55013	2000	579	Ad
	2005	180*	Am	55014	2000	579	Ad
48002.5	1999	507*	Ad	55015	2000	579	Ad
	2002	946	S ⁵⁷	55020	2000	579	Ad
	2005	180*	R & Ad	55020.5	2000	579	Ad
48003	2002	946	S ⁵⁷	55021	2000	579	Ad
48004	2002	946	R	55022	2000	579	Ad

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>
55040	2000	579	Ad	56652	2000	412	Am (by Sec. 4 of Ch.)
55045	2000	579	Ad		2000	768	Am (by Sec. 10.5 of Ch.)
55046	2000	579	Ad				Am ^{96 114}
55047	2000	579	Ad	57405	1999	991	Am ^{96 114}
55050	2000	579	Ad	57408	1999	991	Am ^{96 114}
55051	2000	579	Ad	57409	1999	991	Am ^{96 114}
55052	2000	579	Ad	57411	1999	991	Am ^{96 114}
55060	2000	579	Ad	57516	1999	991	Am ^{96 114}
55061	2000	579	Ad	57517	1999	991	Am ^{96 114}
55062	2000	579	Ad	57519	1999	991	Am ^{96 114}
55063	2000	579	Ad	57530	1999	991	Am ^{96 114}
55070	2000	579	Ad	57531	1999	991	Am ^{96 114}
55071	2000	579	Ad	57540	1999	991	Am ^{96 114}
55072	2000	579	Ad	57567	1999	991	Am ^{96 114}
55074	2000	579	Ad	57568	1999	991	Am ^{96 114}
55075	2000	579	Ad	57570	1999	991	Am ^{96 114}
55076	2000	579	Ad	57581	1999	991	Am ^{96 114}
55080	2000	579	Ad	57582	1999	991	Am ^{96 114}
55081	2000	579	Ad	57590	1999	991	Am ^{96 114}
55082	2000	579	Ad	58509	2004	193	Am ⁵⁷¹
55083	2000	579	Ad	58553.5	2002	982 *	Ad
55100	2000	579	Ad	58579	2002	982 *	R
55101	2000	579	Ad	58750	2001	118 *	Ad
55102	2000	579	Ad	58889	2002	157	R (as ad by Sec. 2, Stats. 1998, Ch. 912)
55103	2000	579	Ad				Am (as am by Sec. 1, Stats. 1998, Ch. 912) ¹³
55104	2000	579	Ad				
55105	2000	579	Ad				
55106	2000	579	Ad				
55107	2000	579	Ad				
55108	2000	579	Ad				
55484.75	1999	198	Am	58897	1999	609	Ad
55523	1999	198	Am	58937	2000	1055 *	Am
	2000	768	Am	59289	2007	43	Am
55601.5	1999	199	Am	59947	2000	1055 *	Am
55702	1999	991	Am ^{96 114}	61371	2000	164	R
	2000	135	Am ²⁰³	61371.5	2000	164	R
	2006	254	Am	61372	2000	164	R
55722.5	2000	768	Am	61373	2000	164	R
55861	1999	143	Am	61375	2000	164	R
55862	1999	198	Am	61375.5	2000	164	R
55882	2000	768	Am	61376	2000	164	R
55901	2000	412	Am (by Sec. 1 of Ch.)	61377	2000	164	R
	2000	768	Am (by Sec. 4.5 of Ch.)	61378	2000	164	R
55922	2000	412	Am (by Sec. 2 of Ch.)	61378.5	2000	164	R
	2000	768	Am (by Sec. 5.5 of Ch.)	61379	2000	164	R
				61384	2000	164	Am
56133.5	2000	768	Am		2006	505	Am
56183.5	1999	198	Am		2007	351	Am
56185.75	1999	198	Am	61405	2004	70	Am
56382.5	2000	768	Am	61581	1999	682	Ad & R ⁵
56382.8	2005	613	Ad	61582	1999	682	Ad & R ⁵
	2006	499	Am	61583	1999	682	Ad & R ⁵
56572	1999	198	Am	61584	1999	682	Ad & R ⁵
56621	2000	768	Am	61585	1999	682	Ad & R ⁵
56631	2000	412	Am (by Sec. 3 of Ch.)	61586	1999	682	Ad & R ⁵
	2000	768	Am (by Sec. 9.5 of Ch.)	61587	1999	682	Ad & R ⁵
				62069	2006	538	Am ⁸⁰²
				62095.1	2006	505	Am
				62182	2004	70	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
62521	2006	505	Am	67051.1	2002	946	Am
62560	2002	769	Am	67051.3	2002	946	R
	2006	505	Am	67051.5	2002	946	Am
62561	2006	505	Am	67051.6	2002	946	Am
62563	2006	505	Am	67052	2002	946	Am
62564	2006	505	Am	67053	2002	946	Am
62569	2002	524	Am	67054	2000	587	Am
62574	2006	505	Am		2002	946	Am
62580.5	2006	505	Ad	67055	2002	946	Am
62582	2003	726	Am	67055.5	2002	946	R
62707	2006	505	Am	67055.6	2002	946	R
62765	2001	828*	Ad	67056	2002	946	Am
63901	2001	510	Am	67058	2002	946	Am
63901.3	2001	510	Ad	67059	2002	946	Am
63901.4	2001	510	Ad	67059.5	2002	946	Am
63902	2001	510	Am	67060	2002	946	Am
63905	2001	510	Ad	67061	2002	946	Am
	2006	844	Am	67062	2002	946	Am
64101	2000	298	Am	67081	2002	946	Am
64114	2000	298	Am	67082	2002	946	Am
64301	2000	298	Am	67091	2002	946	Am
64309	2000	1055*	Am	67092	2002	946	R
64320	2000	298	Am	67093	2002	946	R
64321	2000	298	Am	67094	2002	946	Am
64321.5	2000	298	Am	67101	2002	946	Am
64322	2000	298	Am	67102	2002	946	Am
64591	2001	291	Am	67103	2002	946	Am
64593	2001	291	Am	67104	2002	946	Am
64600	2001	291	Am	67105	2000	587	Am
64601	2001	291	Am		2002	946	Am
64605	2001	291	Am	67106	2002	946	R
64662	2001	291	Am	67107	2002	946	Am
64663	2001	291	Am	67111	2002	946	Am
64691	2001	291	Am	67112	2002	946	Am
64691.5	2001	291	Am	67112.5	2002	946	Ad
64696	2000	1055*	Am	67121	2002	946	Am
64702	2001	291	Am	67121.5	2002	946	R
65520	2004	183	Am ⁵⁷¹	67122	2002	946	Am
66572	2004	183	Am ⁵⁷¹	67123	2002	946	Am
66663	2004	183	Am ⁵⁷¹	67124	2002	946	Am
67003	2002	946	Am	67125	2002	946	Am
67005	2002	946	Am	67126	2002	946	Am
67006	2002	946	Am	67131	2002	946	Am
67024	2002	946	R	67131.5	2002	946	R
67026	2002	946	R	67131.6	2002	946	R
67027	2002	946	R	67132	2002	946	Am
67028	2002	946	Am	67133	2002	946	Am
67030	2002	946	Am	67134	2002	946	Am
67031	2002	946	R	67140	2002	946	Am
67032	2002	946	R	67141	2002	946	Am
67032.5	2002	946	R	67142	2002	946	Am
67033	2002	946	R	67143	2002	946	Am
67036	2002	946	R	68082	2007	124	Ad
67036.5	2002	946	Am	68141	2007	124	Ad
67039	2002	946	Am	68142	2007	124	Ad
67040.5	2002	946	Ad	68143	2007	124	Ad
67041	2002	946	Am	68144	2007	124	Ad
67042	2002	946	Am	73053	2006	538	Am ⁸⁰²
67044	2002	946	Am	73202	2006	538	Am ⁸⁰²
67045	2002	946	R	74028	2004	183	Am ⁵⁷¹
67051	2002	946	Am	74785	2003	179	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>
74901	2000	587	Am	77129	2006	409*	R
74901.5	2000	587	Ad	77151	2006	409*	Am
75022	2006	538	Am ⁸⁰²	77152	2006	409*	Am
75030	2001	384	Am	77193	2006	409*	Am
75033.5	2001	384	Ad	77225	2004	167	Am
75090.5	2001	384	Ad	77226	2004	167	Am
	2002	664	Am ⁴³¹	77229	2004	167	Am
75131	2000	587	Am	77230	2004	167	Am
	2001	159	Am ³⁰⁵	77251	2004	167	Am
	2001	384	Am	77252	2004	167	Am
76227	2001	397	Am	77253	2004	167	Am
76229	2001	397	Am		2005	22	Am ⁶⁴⁷
76230	2001	397	Am	77254	2004	167	Am
76233	2001	397	Am	77255	2004	167	Am
76293	2001	397	Am	77258	2004	167	Am
76293.5	2001	397	Ad	77260.5	2004	167	Ad
76294	2001	397	Am	77262	2004	167	Am
76341	2001	397	Am	77264	2004	167	Am
76341.7	1999	29*	Ad	77265	2004	167	Am
76342	2001	397	Am		2005	22	Am ⁶⁴⁷
76343	2001	397	Am	77285	2004	167	Am
76361	2001	397	Am	77289	2004	167	Am
76363	2001	397	Am	77296	2004	167	Am
76906	2000	1055*	Am	77297	2004	167	Am
	2001	745*	Am	77298	2004	167	Am
77001	2006	409*	Am	77311	2004	167	Am
77002	1999	609	Am	77312	2004	167	Am
77003.5	1999	609	Ad	77313	2004	167	Am
77003.6	1999	609	Ad	77314	2004	167	Am
	2006	409*	Am	77316	2004	167	Am
77004	2006	409*	Am	77317	2004	167	Am
77007.5	1999	609	Am	77318	2004	167	Am
77008	1999	609	Am	77319	2004	167	Am
77025	2006	409*	R	77320	2004	167	Am
77026	2006	409*	R & Ad	77331	2004	167	Am
77028	2006	409*	Am	77332	2004	167	Am
77029	2006	409*	Am	77333	2004	167	Am
77030	1999	609	Am	77352	2004	167	Am
77031	2006	409*	Am	77371	2004	167	Am
77032	1999	609	Am	77373	2004	167	Am
	2006	409*	Am		2006	538	Am ⁸⁰²
77032.5	2006	409*	R	77374	2004	167	Am
77034	1999	609	Am	77375	2006	538	Am ⁸⁰²
77051	2006	409*	Am	77554	2006	538	Am ⁸⁰²
	2007	124	Am	77761	2006	83	Am
77057	2006	409*	Am	77922	2007	124	Am
77058	2006	409*	Am	77941	2006	538	Am ⁸⁰²
77063	2006	499	Am	77961	2007	124	Am
77065	2006	409*	Am	77985	2006	500*	Am
77090	1999	609	Am	78302	2004	183	Am ⁵⁷¹
77091	1999	609	Am	78486	2004	225*	Am
	2006	409*	Am	78558	2000	1055*	Am
77093	1999	609	Am	78623	2006	499	Am
77095	1999	609	Am	78636	2001	373	Am
77096	1999	609	Am		2003	350	Am
77097	1999	609	Am	78640	2006	499	Am
77103	2006	409*	Ad ⁴²⁴	78674	2001	373	Am
77122	2006	409*	R	78690	2004	183	Am ⁵⁷¹
77123	1999	609	Am	78700	2006	499	Am
	2006	409*	Am	78801	2005	597	Ad ⁷³⁷
77128	2006	409*	R	78802	2005	597	Ad ⁷³⁷

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
78803	2005	597	Ad ⁷³⁷		2007	124	Am
78804	2005	597	Ad ⁷³⁷	78923	2005	597	Ad ⁷³⁷
78805	2005	597	Ad ⁷³⁷		2007	124	Am
78806	2005	597	Ad ⁷³⁷	78924	2005	597	Ad ⁷³⁷
78807	2005	597	Ad ⁷³⁷	78925	2005	597	Ad ⁷³⁷
78808	2005	597	Ad ⁷³⁷	78926	2005	597	Ad ⁷³⁷
78809	2005	597	Ad ⁷³⁷	78927	2005	597	Ad ⁷³⁷
78810	2005	597	Ad ⁷³⁷	78928	2005	597	Ad ⁷³⁷
78811	2005	597	Ad ⁷³⁷	78941	2005	597	Ad ⁷³⁷
78821	2005	597	Ad ⁷³⁷	78942	2005	597	Ad ⁷³⁷
78822	2005	597	Ad ⁷³⁷	78943	2007	130	Ad(RN) ⁹⁰²
78823	2005	597	Ad ⁷³⁷	78944	2005	597	Ad ⁷³⁷
78824	2005	597	Ad ⁷³⁷	78945	2005	597	Ad ⁷³⁷
78825	2005	597	Ad ⁷³⁷	78961	2005	597	Ad ⁷³⁷
78826	2005	597	Ad ⁷³⁷	78962	2005	597	Ad ⁷³⁷
78827	2005	597	Ad ⁷³⁷	78963	2005	597	Ad ⁷³⁷
78828	2005	597	Ad ⁷³⁷	78964	2005	597	Ad ⁷³⁷
78829	2005	597	Ad ⁷³⁷	78965	2005	597	Ad ⁷³⁷
78830	2005	597	Ad ⁷³⁷	79000	2002	973	Ad
78831	2005	597	Ad ⁷³⁷	79001	2002	973	Ad
78832	2005	597	Ad ⁷³⁷	79002	2002	973	Ad
78833	2005	597	Ad ⁷³⁷	79003	2002	973	Ad
78834	2005	597	Ad ⁷³⁷	79004	2002	973	Ad
78835	2005	597	Ad ⁷³⁷	79005	2002	973	Ad
78835.5	2005	597	Ad ⁷³⁷	79006	2002	973	Ad
78836	2005	597	Ad ⁷³⁷	79007	2002	973	Ad
78837	2005	597	Ad ⁷³⁷	79008	2002	973	Ad
78838	2005	597	Ad ⁷³⁷		2003	62	Am ⁵¹⁹
78839	2005	597	Ad ⁷³⁷	79009	2002	973	Ad
	2007	124	Am	79020	2002	973	Ad
78840	2005	597	Ad ⁷³⁷	79021	2002	973	Ad
78841	2005	597	Ad ⁷³⁷	79022	2002	973	Ad
78842	2005	597	Ad ⁷³⁷	79023	2002	973	Ad
78851	2005	597	Ad ⁷³⁷	79024	2002	973	Ad
78852	2005	597	Ad ⁷³⁷	79025	2002	973	Ad
78853	2005	597	Ad ⁷³⁷	79026	2002	973	Ad
78854	2005	597	Ad ⁷³⁷	79040	2002	973	Ad
78855	2005	597	Ad ⁷³⁷		2006	499	Am
78856	2005	597	Ad ⁷³⁷	79041	2002	973	Ad
78857	2005	597	Ad ⁷³⁷	79042	2002	973	Ad
78858	2005	597	Ad ⁷³⁷	79043	2002	973	Ad
78859	2005	597	Ad ⁷³⁷	79044	2002	973	Ad
78860	2005	597	Ad ⁷³⁷	79045	2002	973	Ad
78861	2005	597	Ad ⁷³⁷	79046	2002	973	Ad
78862	2005	597	Ad ⁷³⁷	79047	2002	973	Ad
78863	2005	597	Ad ⁷³⁷	79048	2002	973	Ad
78864	2005	597	Ad ⁷³⁷	79049	2002	973	Ad
78865	2005	597	Ad ⁷³⁷	79050	2002	973	Ad
78866	2005	597	Ad ⁷³⁷	79051	2002	973	Ad
78867	2005	597	Ad ⁷³⁷	79052	2002	973	Ad
78881	2005	597	Ad ⁷³⁷	79053	2002	973	Ad
78882	2005	597	Ad ⁷³⁷	79054	2002	973	Ad
78901	2005	597	Ad ⁷³⁷	79055	2002	973	Ad
78903	2005	597	Ad ⁷³⁷	79056	2002	973	Ad
78904	2005	597	Ad ⁷³⁷	79057	2002	973	Ad
78905	2005	597	Ad ⁷³⁷	79061	2002	973	Ad
78906	2005	597	Ad ⁷³⁷	79062	2002	973	Ad
78907	2005	597	Ad ⁷³⁷	79063	2002	973	Ad
78908	2005	597	Ad ⁷³⁷	79064	2002	973	Ad
78909	2005	597	Ad ⁷³⁷	79065	2002	973	Ad
78921	2005	597	Ad ⁷³⁷	79066	2002	973	Ad

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>
79067	2002	973	Ad	79122	2002	973	Ad
79068	2002	973	Ad	79123	2002	973	Ad
79069	2002	973	Ad	79124	2002	973	Ad
79070	2002	973	Ad	79125	2002	973	Ad
79071	2002	973	Ad	79126	2002	973	Ad
79072	2002	973	Ad	79127	2002	973	Ad
79073	2002	973	Ad	79128	2002	973	Ad
79074	2002	973	Ad	79129	2002	973	Ad
79075	2002	973	Ad	79130	2002	973	Ad
79076	2002	973	Ad	79131	2002	973	Ad
79077	2002	973	Ad	79132	2002	973	Ad
79078	2002	973	Ad	79140	2002	973	Ad
79079	2002	973	Ad	79141	2002	973	Ad
79080	2002	973	Ad	79142	2002	973	Ad
79081	2002	973	Ad	79143	2002	973	Ad
79100	2002	973	Ad	79144	2002	973	Ad
79101	2002	973	Ad	79145	2002	973	Ad
79102	2002	973	Ad	79843	2005	597	Ad ⁷³⁷
79103	2002	973	Ad		2007	130	Am & RN ⁹⁰²
79104	2002	973	Ad	80074	2004	460	Am
79120	2002	973	Ad	80172	2004	421	Am
79121	2002	973	Ad	80174	2006	347	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
7.6	2002	1008	Am				
179	2005	233 *	Ad ⁷³³ R ⁶⁹	927.10	2006	861	Am
			S ^{942 639}	927.11	2006	861	Am
179.5	2007	414 *	S ^{942 639}	927.2	1999	784 *	Am
	2005	233 *	Ad ⁷³³ R ⁶⁹		2006	861	Am
			S ^{942 639}	927.3	2006	861	Am
179.7	2007	414 *	S ^{942 639}	927.5	1999	784 *	Am
	2005	233 *	Ad ⁷³³ R ⁶⁹	927.6	2006	861	Am
			S ^{942 639}	927.7	2006	861	Am
179.8	2007	414 *	S ^{942 639}	935.6	2002	1007	Am
	2007	414 *	Ad ⁹⁴² R ⁴⁴⁶		2007	509 *	Am
179.9	2005	233 *	Ad ⁷³³ R ⁶⁹	935.7	2002	1124 *	Am
			Am ^{942 639}		2003	228 *	Am
402	2007	414 *	Am ^{942 639}	935.8	2002	1007	Am
402.5	1999	416	Am	940.2	2002	1007	Am
423.5	2001	387	Ad	940.3	2002	1007	Ad
424.3	2003	113	Ad	945.3	2002	784	Am ⁴⁹⁰
425.10	2001	100	Ad	946.6	2001	44	Am
429.6	2004	243	Ad		2002	1007	Am
429.7	2004	133	Ad	948	2002	1007	Am
429.8	2002	365	Ad	948.1	2002	1007	Ad
434.5	2005	90	Ad	955.4	2002	1007	Am
800	2002	73	Am	955.9	2002	1007	Ad
811.9	2006	538	Am ⁸⁰²	965	2002	1007	Am
	2000	447	Ad	965.1	2006	538	Am ⁸⁰²
818.9	2005	706	Am	965.2	2002	1007	Am
831.8	2002	806	Am	965.6	2002	1007	Am
831.9	2001	756	Am ³¹⁶	965.65	2002	1007	Am
850.6	2006	538	Am ⁸⁰²	997.1	2006	538	Am ⁸⁰²
854.1	2005	538	Ad	998.2	2006	538	Am ⁸⁰²
900.2	2002	1007	Am	1029	2003	297	Am
900.3	2002	1007	Ad	1031	2001	29	Am
905	2005	706	Am		2003	777	Am
	2007	130	Am ⁹⁰²	1040	2004	419	Ad
905.2	2004	227 *	Am	1041	2005	339	Ad
	2005	184 *	Am ⁷²⁶	1064	2004	558	Am
905.3	2006	538	Am ⁸⁰²	1091	1999	349	Am
905.7	2005	706	Ad		2003	701	Am
910.4	2002	1124 *	Am ⁵³³		2004	16 *	Am
	2004	227 *	Am	1091.2	2000	108 *	Am
	2005	706	Am	1091.3	2001	101	Ad
910.8	2004	227 *	Am		2002	664	Am ⁴³¹
	2005	184 *	Am	1091.4	2003	822	Ad
911	2004	227 *	Am		2004	183	Am ⁵⁷¹
	2005	184 *	Am	1091.5	1999	349	Am
911.2	2005	184 *	Am		2000	87 *	Am
911.4	1999	620	Am		2005	348	Am
	2003	847	Am	1091.6	2006	594	Ad
912.4	2002	1007	Am	1092	2007	68	Am
912.7	2002	1007	Ad	1099	2005	254	Ad
912.8	2002	1007	Am	1151	2006	538	Am ⁸⁰²
	2004	183	Am ⁵⁷¹	1151.5	2002	1144	Am
913	2002	1007	Am	1156	1999	971	Am
915	2002	1007	Am	1156.1	2001	118 *	Ad
915.2	2002	1124 *	Am	1228.6	2004	31 *	Ad
920	2006	538	Am ⁸⁰²		2005	158	R
925	2006	538	Am ⁸⁰²	1236	2006	452	Am
926.19	2006	538	Am ⁸⁰²	1237	2006	452	Am
927.1	2000	151	Am	1243	2005	322	Ad
				1322	1999	525	Am ¹¹²

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>
1322 (Cont.)	2000	857	Am ²⁰³	3507.1	2000	901	R & Ad
	2007	483	Am ⁹⁶²		2001	790	Am
1368	2006	347	Am	3508	1999	157	Am
1463	2004	273	Ad		2002	865	Am
1752	2003	296	Am	3508.1	2001	801	Ad
1770	2002	784	Am ⁴⁹⁰	3508.5	2000	901	Am
1773.5	2002	658	Ad	3509	2000	901	Am & RN
1780	1999	312	Am				Ad ⁹⁶
	2007	343	Am		2002	1137	Am
1997.53	1999	446*	R		2003	215	Am
3102	2000	506	Am	3509.5	2002	1137	Ad
3105	2000	506	Am	3510	2000	901	Am & RN
	2001	176	Am				& Ad(RN)
3108	2006	347	Am	3511	2000	901	Ad
3114	2001	745*	Am	3513	1999	918	Am
3250	2007	591	Ad		2007	183	Am
3251	2007	591	Ad	3515.7	2000	879	Am
3252	2007	591	Ad		2006	538	Am ⁸⁰²
3253	2007	591	Ad	3517.6	1999	446*	Am
3254	2007	591	Ad		2001	364*	Am
3254.5	2007	591	Ad		2004	69*	Am
3255	2007	591	Ad	3517.61	2002	1*	Am
3256	2007	591	Ad		2003	62	Am ⁵¹⁹
3256.5	2007	591	Ad		2004	69*	Am
3257	2007	591	Ad	3517.63	2005	499	Ad
3258	2007	591	Ad	3517.65	1999	83	Am ³⁰
3259	2007	591	Ad		1999	446*	R
3260	2007	591	Ad	3517.8	2000	879	Ad
3261	2007	591	Ad	3522	2004	504	Ad
3262	2007	591	Ad	3526	2004	654	Am
3304	2004	405	Am ⁶⁵⁴	3527	2007	183	Am
3306.5	2000	209	Ad	3533	2004	654	Am
3307.5	1999	338	Ad	3539.5	2006	538	Am ⁸⁰²
3309.5	2002	1156	Am	3540.1	1999	828	Am (by Sec. 5
	2003	62	Am ⁵¹⁹				of Ch.)
	2003	876	Am		2000	135	Am ²⁰³
	2005	22	Am ⁶⁴⁷		2000	893	Am
3312	2002	170	Ad		2003	190	Am
3313	2005	72*	Ad	3540.2	2001	734*	Am
3400	2002	226	Ad		2002	1168*	Am
3401	2002	226	Ad		2004	52*	Am
3402	2002	226	Ad	3543	2000	893	Am
3403	2002	226	Ad		2001	805	Am
3404	2002	226	Ad		2007	21	Am
3405	2002	226	Ad	3543.1	2006	538	Am ⁸⁰²
3500	2000	901	Am	3543.4	2001	159	Am ³⁰⁵
3500.5	2000	901	Ad(RN)	3543.5	2003	276	Am
3501	2000	901	Am	3544.1	2003	190	Am
	2003	215	Am	3544.7	2003	190	Am
3501.5	2000	1010	Am		2000	893	R & Ad
	2002	784	Am ⁴⁹⁰		2001	805	Am
3501.6	2000	1010	R	3547.5	2004	52*	Am
3502.1	2001	788	Ad	3549.1	2006	538	Am ⁸⁰²
3502.5	2000	901	Am	3562	1999	971	Am
	2001	259	Am		2002	1046	Am
	2003	311	Am		2003	62	Am ⁵¹⁹
3504.5	2002	1041	Am ⁴⁴¹	3562.2	2000	1030	Ad
3505.4	2000	316	Ad		2001	159	Am ³⁰⁵
3507	2003	215	Am		2001	793	Am
				3566	1999	971	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>
3572	2006	538	Am ⁸⁰²	4529.11	2000		
3572.5	2001	808	Am		Initiative		
	2004	69*	Am		(Prop. 35		
3574	2003	216	Am		adopted		
3577	2003	216	Am		Nov. 7, 2000)		Ad
3579	1999	971	Am	4529.12	2000		
3583	1999	952	Am		Initiative		
3583.5	1999	952	Ad		(Prop. 35		
	2000	893	Am		adopted		
	2001	159	Am ³⁰⁵		Nov. 7, 2000)		Ad
3584	1999	952	Ad	4529.13	2000		
3585	1999	952	Am		Initiative		
3593	2002	1046	Am		(Prop. 35		
	2003	62	Am ⁵¹⁹		adopted		
4005	2002	221	Am		Nov. 7, 2000)		Ad
4216	2004	77	Am	4529.14	2000		
	2006	651	Am		Initiative		
	2007	343	Am		(Prop. 35		
4216.2	2004	77	Am		adopted		
	2006	651	Am		Nov. 7, 2000)		Ad
4216.3	2005	114	Am	4529.15	2000		
	2006	651	Am		Initiative		
4216.4	2005	114	Am		(Prop. 35		
	2006	263*	Am		adopted		
	2006	651	Am		Nov. 7, 2000)		Ad
4216.7	2006	651	Am	4529.16	2000		
4216.8	2004	77	Am		Initiative		
4217.11	2006	198	Am		(Prop. 35		
4240	1X 2001-02	7*	Ad & R ^{37 20}		adopted		
4241	1X 2001-02	7*	Ad & R ^{37 20}		Nov. 7, 2000)		Ad
	1X 2001-02	13*	Am	4529.17	2000		
4242	1X 2001-02	7*	Ad & R ^{37 20}		Initiative		
4243	1X 2001-02	7*	Ad & R ^{37 20}		(Prop. 35		
4244	1X 2001-02	7*	Ad & R ^{37 20}		adopted		
4245	1X 2001-02	7*	Ad & R ^{37 20}		Nov. 7, 2000)		Ad
4246	1X 2001-02	7*	Ad & R ^{37 20}	4529.18	2000		
4246.5	1X 2001-02	7*	Ad & R ^{37 20}		Initiative		
4247	1X 2001-02	7*	Ad & R ^{37 20}		(Prop. 35		
4420	1999	521*	R & Ad		adopted		
	2000	763	Am		Nov. 7, 2000)		Ad
4420.5	1999	521*	Am	4529.19	2000		
	2001	734*	Am		Initiative		
4450	2004	252	Am		(Prop. 35		
4451	2000	989	Am		adopted		
4454	2000	989	Am		Nov. 7, 2000)		Ad
	2004	252	Am	4529.20	2000		
	2005	299*	Am		Initiative		
4458	2003	872	Am		(Prop. 35		
4459	2000	989	Ad		adopted		
4459.5	2003	872	Ad		Nov. 7, 2000)		Ad
4459.6	2003	872	Ad	4535.1	2004	277	Am
4459.7	2003	872	Ad	4560	1999	83	Am ³⁰
4459.8	2003	872	Ad	5906	2006	538	Am ⁸⁰²
4460	1999	386	Ad	5921	2006	640*	Am
4461	2002	244	Ad	5921.5	2006	640*	Ad
4529.10	2000			5922	2006	640*	Am
	Initiative			5924	1X 2003-04	12*	Am
	(Prop. 35				2006	640*	Am
	adopted			6103.2	2002	1009	Am
	Nov. 7, 2000)		Ad				R & Ad ¹⁰⁰

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6103.2 (Cont.)	2004	811	Am (as am by Sec. 5, Stats. 2002, Ch. 1009)	6208.5	2000	562	Am S ⁶⁸
	2006	476	Am		2002	380	S ⁶³⁹
	2007	130	Am ⁹⁰²		2006	475	S ⁶³⁹
6103.5	2002	784	Am ⁴⁹⁰	6209	2002	380	S ⁶⁸
6103.9	2000	808*	Am		2006	475	S ⁶³⁹
6107	2004	6*	Am	6209.5	2000	562	R
6159	1999	514	Am	6209.7	2000	562	Am
	2001	108	Am		2002	380	S ⁶⁸
	2001	824	Am		2006	475	S ⁶³⁹
	2004	380	Am	6210	2000	33	Am
	2006	320	Am		2002	380	S ⁶⁸
6162	2001	427	Am		2006	475	S ⁶³⁹
6163	2001	427	Am	6211	2002	380	Am ⁶⁸
6166	1999	203	Ad		2006	475	Am ⁶³⁹
6203	2007	399	Am	6215	2002	380	Ad & R ⁶⁸
					2004	183	Am (as ad by Stats. 1982, Ch. 1637) & RN ⁵⁷¹
Title 1, Div. 7, Ch. 3.1, heading (Sec. 6205 et seq.)	2000	562	Am		2006	475	S ⁶³⁹
	2006	639	Am	6215.1	2002	380	Ad & R ⁶⁸
6205	2000	33	Am		2006	475	S ⁶³⁹
	2000	562	Am (by Sec. 3.5 of Ch.)	6215.2	2002	380	Ad & R ⁶⁸
	2002	380	S ⁶⁸		2006	475	S ⁶³⁹
	2006	475	S ⁶³⁹	6215.3	2002	380	Ad & R ⁶⁸
	2006	639	Am		2006	475	S ⁶³⁹
6205.5	2000	33	Am	6215.4	2002	380	Ad & R ⁶⁸
	2000	562	Am		2006	475	S ⁶³⁹
	2002	380	S ⁶⁸	6215.5	2002	380	Ad & R ⁶⁸
	2006	475	S ⁶³⁹		2006	475	S ⁶³⁹
	2006	639	Am	6215.6	2002	380	Ad & R ⁶⁸
6206	2000	562	Am		2006	475	S ⁶³⁹
	2002	380	S ⁶⁸	6215.7	2002	380	Ad & R ⁶⁸
	2006	475	S ⁶³⁹		2006	475	S ⁶³⁹
	2006	639	Am	6215.8	2002	380	Ad & R ⁶⁸
6206.4	2000	33	Ad		2006	475	S ⁶³⁹
	2002	380	S ⁶⁸	6215.9	2002	380	Ad & R ⁶⁸
	2006	475	S ⁶³⁹		2006	475	S ⁶³⁹
	2006	639	Am	6216	2002	380	Ad & R ⁶⁸
6206.5	2000	33	Am		2006	475	S ⁶³⁹
	2000	562	Am (by Sec. 6.5 of Ch.)	6217	2002	380	Ad & R ⁶⁸
	2002	380	S ⁶⁸		2006	475	Am ⁶³⁹
	2006	475	S ⁶³⁹	6218	2006	486	Ad
	2006	639	Am	6218.05	2006	486	Ad
6206.7	2000	33	Am	6219	2004	183	Ad(RN) ⁵⁷¹
	2000	562	Am	6252	2002	945	Am (by Sec. 2 of Ch.)
	2002	380	S ⁶⁸		2002	1073	Am (by Sec. 1.5 of Ch.)
	2006	475	S ⁶³⁹		2004	937	Am
	2006	639	Am	6252.6	2003	847	Ad
6207	2000	562	Am	6253	1999	83	Am ³⁰
	2002	380	S ⁶⁸		2000	982	Am
	2006	475	S ⁶³⁹		2001	355	Am
	2006	639	Am	6253.1	2001	355	Ad
6207.5	2002	380	S ⁶⁸	6253.2	1999	804*	Ad
	2006	475	S ⁶³⁹	6253.4	1999	525	Am ¹¹²
	2006	639	Am		2000	857	Am ²⁰³
6208	2000	33	Am		2006	241	Am ^{562 856}
	2002	380	S ⁶⁸	6253.8	2000	783	Ad ²⁵³
	2006	475	S ⁶³⁹	6253.9	2000	982	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
6254	2000	184	Am		2004	193	Am ⁵⁷¹
	2001	159	Am ³⁰⁵	6277	1999	784*	Ad ¹⁴⁹
	2002	175	Am				R ⁸
	2003	230*	Am	6310	2006	849	Ad
	2003	673	Am ⁷¹³	6311	2006	849	Ad
	2004	8*	Am	6312	2006	849	Ad
	2004	183	Am ⁵⁷¹	6313	2006	849	Ad
	2004	228*	Am	6500	1999	649	Am
	2004	882	Am (as am by Stats. 2004, Ch. 228, by Sec. 1 of Ch.)	6500.1	2000	506	Ad
	2004	937	Am (by Sec. 2.5 of Ch.)	6503.1	2002	339	Ad
	2005	22	Am ⁶⁴⁷	6503.5	2007	343	Am
	2005	476*	Am (by Sec. 1 of Ch.)	6503.7	2007	343	Am
	2005	670*	Am (by Sec. 1.5 of Ch.)	6505.5	1999	83	Am ³⁰
	2006	538	Am ⁸⁰²	6509.7	2004	470	Ad
	2007	577*	Am (by Sec. 1 of Ch.)	6512.2	2001	38	Am
	2007	578	Am (by Sec. 1.5 of Ch.)	6516.6	1999	649	Am
6254.10	2005	670*	Am		2000	71*	Am ¹⁹⁰
6254.14	2007	577*	Am		2000	1058	Am
6254.17	2000	198	Ad		2001	159	Am ³⁰⁵
	2004	183	Am ⁵⁷¹		2001	734*	Am
6254.18	2004	922	Ad		2006	366	Am
	2006	241	Am ^{562 856}	6516.9	2004	202	Am
6254.21	2002	621	Am	6518	1999	1000	Am
	2005	343	Am	6520	2002	784	Am ⁴⁹⁰
6254.22	1999	769	Ad	6523	2006	553	Am
6254.23	2006	867	Ad	6523.4	2002	55	Ad
6254.24	2002	621	Ad	6523.5	2000	506	Am
	2003	468	Am ⁵⁶¹	6523.6	2000	506	Am
	2006	466	Am (by Sec. 7 of Ch.)	6523.7	2000	506	Am
	2006	472	Am	6523.75	2000	506	Am & RN
6254.26	2005	258	Ad	6523.8	2000	227	Ad
	2006	538	Am ⁸⁰²	6523.9	2000	506	Ad(RN)
6254.27	2007	627	Ad	6527	2002	750*	Am
6254.28	2007	627	Ad		2003	62	Am ⁵¹⁹
6254.29	2007	627	Ad	6528	2000	14*	Ad
6254.4	1999	312	Am	6529	2003	39	Ad
	2000	89	Am	6530	2001	19	Ad
	2003	809	Am	6531	2002	961	Ad
	2005	726	Am	6533	2003	740	Ad
6254.5	1999	525	Am ¹¹²	6534	2004	310	Ad
	2000	857	Am ²⁰³	6535	2005	516*	Ad
6255	2000	982	Am	6536	2005	122	Ad
6276.04	2004	182	Am ^{81 614}	6547.9	2001	186	Ad
6276.08	2004	750*	Am	6577	2006	538	Am ⁸⁰²
6276.10	2001	214	Am	6585	2004	211*	Am ⁶²²
6276.12	2004	193	Am ⁵⁷¹		2004	610*	Am (as am by Sec. 2, Stats. 2004, Ch. 211)
6276.22	2004	750*	Am	6586.5	2000	723	Am
6276.24	2003	424	Am		2001	56	Am
6276.30	2004	193	Am ⁵⁷¹	6586.7	2000	723	Ad
	2007	577*	Am		2000	724	Ad
6276.40	2006	689	Am	6588	1999	649	Am
6276.46	2000	198	Am		2002	454	Am
					2004	211*	Am ⁶²²
					2004	211*	Am ⁶²²
					2004	211*	Am ⁶²²
					2004	211*	Am ⁶²²
					2004	211*	Am ⁶²²
					2002	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>
6599	2000	723	Ad	7081	2004	145 *	Am
6599.1	2002	454	Am	7082.2	2006	718 *	Ad
6599.2	2000	723	Ad	7084	2004	277	Am
	2001	159	Am ³⁰⁵	7085	2004	145 *	Am
6599.3	2004	211 *	Ad ⁶²²		2005	518	Am
6701	2002	784	Am ⁴⁹⁰	7085.1	2006	718 *	Ad
6704	2002	784	Am ⁴⁹⁰		2007	130	Am ⁹⁰²
6718	2002	155	Ad	7085.5	2004	145 *	Am
	2003	156	R	7086	2004	145 *	Am
	2004	256	Ad		2004	225 *	Am
6719	2003	156	Ad		2006	634	Am
6720	2005	9	Ad	7097	2004	145 *	Am
7060	1999	968	Am		2004	423	Am
	2003	766	Am		2006	718 *	Am
7060.1	2003	766	Am	7097.1	2006	634	Ad
7060.2	1999	968	Am	7099	2004	423	Ad
	2002	301	Am		2005	22	Am ⁶⁴⁷
7060.4	1999	968	Am		2006	718 *	Am
	2004	568	Am	7107	2004	145 *	Am
7060.7	1999	968	Am		2006	634	Am
7072	2000	616	Am	7110	2002	692	Am
	2003	593	Am		2004	145 *	Am
	2004	145 *	Am		2005	22	Am ⁶⁴⁷
	2004	183	Am ⁵⁷¹	7110.5	2002	692	Ad
	2005	22	Am ⁶⁴⁷		2004	145 *	Am
	2006	538	Am ⁸⁰²	7111	2004	145 *	Am
	2006	718 *	Am	7113	2004	145 *	Am
	2007	130	Am ⁹⁰²	7113.5	2004	145 *	Am
7073	1999	83	Am ³⁰		2005	22	Am ⁶⁴⁷
	2000	616	Am	7114	2004	145 *	Am
	2001	587	Am	7114.2	2006	634	Ad
	2004	145 *	Am	7114.5	2004	145 *	Am
	2006	718 *	Am	7115	2004	145 *	Am
7073.1	2006	718 *	Ad	7116	2004	145 *	Am
7073.3	2000	616	R		2006	718 *	Am
7073.8	2003	633 *	Am	7118	2001	412	Am
	2004	145 *	Am		2004	277	Am
	2006	718 *	Am	7150.5	2002	374	Am
7073.9	2000	865	Ad	7152	2006	254	Am
	2004	145 *	Am	7153	1999	991	Am ^{96 114}
7074	1999	137 *	Am	7154	1999	991	Am ^{96 114}
	2000	616	Am	7157	1999	991	Am ^{96 114}
	2001	159	Am ³⁰⁵	7159	1999	991	Am ^{96 114}
	2004	145 *	Am	7162	2003	185	Am ⁴⁴⁰
	2006	718 *	Am	7170	1999	991	Am ^{96 114}
7074.2	2006	718 *	Ad	7171	2006	423 *	Am
7074.5	1999	137 *	Ad	7222	1999	991	Am ^{96 114}
7075	2004	145 *	Am		2000	135	Am ²⁰³
	2007	643 *	Am	7226	1999	991	Am ^{96 114}
7076	2004	145 *	Am	7260	1999	83	Am ³⁰
	2004	225 *	Am ⁶²³	7262.5	1999	83	Am ³⁰
	2005	74 *	Am	7267.2	2001	428	Am
	2006	69 *	Am ⁸⁰⁰		2007	436	Am
	2006	634	Am	7285	2002	1071	Ad
7076.1	2004	145 *	Am	7292	2007	259	Am
	2006	718 *	Am	7295	2007	259	Am
7076.2	2004	145 *	Am	7295.4	2007	259	Am
	2005	22	Am ⁶⁴⁷	7296	2007	259	Am
7078	1999	61	Am (as ad by Stats. 1996, Ch. 955)	7296.4	2007	259	Am
				7299.1	2007	259	Am
				7299.4	2002	1124 *	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
7299.4 (Cont.)				7591	2000	1055 *	Am
	2007	259	Am	7596	2003	342	Ad
7299.5	2007	259	Am		2004	798	Am ⁸¹
7299.6	2002	1124 *	Am		2006	736	Am
7299.8	2007	259	Am	7597	2003	342	Ad
7480	2000	808 *	Am	7598	2003	342	Ad
	2001	493	Am (by Sec. 4 of Ch.)	7604	2003	107	Am
				7901	2006	538	Am ⁸⁰²
	2001	563	Am (by Sec. 3.5 of Ch.)	7902	2003	296	Am
				7907	2006	538	Am ⁸⁰²
	2004	506	Am (by Sec. 1 of Ch.)	7910	2007	263	Am
				8160.1	2002	468	Am
	2004	629	Am (by Sec. 3 of Ch.)	8169.5	1999	625 *	Am
					2006	241	Am ^{562 856}
	2005	140	Am ¹⁰⁰ R & Ad ⁴⁴⁶	8169.6	2001	672	Ad
					2003	723	Am
	2006	705	Am		2005	413	Am
7504	2000	1055 *	Am	8175	1999	732 *	Ad ³¹
7509	2006	538	Am ⁸⁰²				R ³⁴
7513.5	1999	341	Ad	8180	2002	468	Am
7513.6	2006	442	Ad & R ⁸⁶²	8182.5	2002	468	Ad
7513.7	2007	671	Ad	8183	2002	468	Am
7514.3	2004	266 *	Ad	8191	2002	468	Am
7515	2000	320	R & Ad	8193.1	2002	468	Ad
7516	2000	320	Ad	8193.2	2002	468	Ad
7520	2006	538	Am ⁸⁰²	8194	2002	468	Ad
7528	2005	686	Ad & R ³⁴⁹	8201	2003	513	Am
7528.1	2005	686	Ad & R ³⁴⁹		2004	539	Am
7550	2002	370	Am	8201.1	2007	399	Am
7550.1	2002	370	Ad	8201.2	2003	513	Ad
7550.5	2004	409 *	Ad & R ⁶⁸		2007	399	Am
	2005	77	Am	8201.5	2007	399	Am
				8202	2004	539	Ad
Title 1, Div. 7, Ch. 26.5, heading (Sec. 7570 et seq.)	2002	1168 *	Am		2007	399	Am
	2007	56	Am	8203.1	2003	513	Am
7570	2007	56	Am	8205	1999	658	Am ⁵⁶
7571	2007	56	Am	8206	2004	539	Am
7572.5	2005	677 *	Am		2007	399	Am
	2007	56	Am	8206.5	2007	496	Ad
7576	2004	493 *	Am	8211	2000	194	Am
	2007	56	Am		2007	508	Am
7576.2	2004	493 *	Ad	8213.5	2007	399	Am
7576.3	2004	493 *	Ad	8213.6	2007	399	Am
7576.5	2003	227 *	Ad	8214.1	2007	399	Am
7579	2002	585	Am	8214.15	2007	399	Am
7579.1	2004	896 *	Am	8214.2	2007	399	Am
7579.5	2002	492	Am	8214.21	2007	399	Ad
	2002	785	Am	8214.23	2007	399	Ad
	2003	62	Am ⁵¹⁹	8214.8	2005	295	Ad
	2005	653 *	Am	8220	2004	183	Am ⁵⁷¹
	2007	56	Am	8221	2007	399	Am
7579.6	2005	653 *	Ad	8223	2000	194	Am
	2007	56	Am	8225	2005	295	Am
7585	2001	745 *	Am		2007	399	Am
	2007	56	Am	8228	2007	399	Am
7586.5	2007	56	Am	8228.1	2005	295	Ad
7586.6	2007	56	Am		2007	399	Am
7586.7	2007	56	Am	8247	2001	836	Ad
				8248	2001	836	Ad ³³⁶
				8249	2001	836	Ad
				8250	2001	836	Ad ³³⁶

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>
8255	2002	716	Ad	8548.7	2006	452	Ad
8255.5	2002	716	Ad	8548.9	2006	452	Ad
8256	2002	716	Ad	8557	1999	784 *	Am
8256.5	2002	716	Ad		2007	16	Am
8257	2002	716	Ad	8558	1999	784 *	Am
8258	2002	716	Ad		2007	16	Am
8259	2002	716	Ad	8570.5	2000	698 *	Ad
8259.5	2002	716	Ad	8571.5	2X 2001–02	13 *	Ad & R ²⁰
8293	2004	193	Am ⁵⁷¹		2007	715	Ad
8314	2002	154	Am	8571.6	2X 2001–02	13 *	Ad & R ²⁰
	2003	62	Am ⁵¹⁹	8574.1	2004	796	Am
8314.5	2006	848	Ad	8574.10	2001	748	Am
8315	2003	211	Ad		2004	796	Am
8331	1999	784 *	Am	8574.21	2000	343	Am
8333	1999	405	Ad ⁷¹	8574.7	2004	796	Am
8334	1999	405	Ad ⁷¹	8574.8	2004	796	Am
8355	2005	381	Am	8574.9	2001	748	Am
8450.5	2007	631	R	8575	2006	502	Am
8455	2004	5 *	Ad	8576	2006	502	Am
8543.1	2003	107	Am	8579	2006	502	Am
8544.2	2003	107	Am (by Sec. 9 of Ch.)	8580	2006	502	Am & RN
				8581	2006	502	Am & RN
8544.3	2003	107	Am	8581.5	2006	502	Ad
8544.5	2003	107	Am	8585.5	2006	502	Ad(RN)
8544.6	2003	107	Am	8585.7	2006	502	Ad(RN)
8545	2003	107	Am	8587.5	2001	462	Ad
8545.1	2003	107	Am	8587.7	1999	294	Ad
8545.2	2003	107	Am	8588.1	2005	232	Ad
8545.4	2003	107	Am		2007	197	Am
8545.5	2003	107	Am	8588.10	2002	612 *	Ad
8546	2000	1060	Am	8588.11	2002	612 *	Ad
8546.1	2003	107	Am	8588.15	2006	600	Ad
8546.2	2006	452	Ad	8588.4	2002	243 *	Ad
8546.3	2003	107	Am	8588.5	2004	193	Am ⁵⁷¹
8546.4	2003	107	Am	8588.7	1999	356	Ad
8546.5	2003	107	Am & RN	8588.8	1999	784 *	Ad
	2004	251	Ad		2007	16	R
8546.8	2003	107	Am	8589.3	1999	876	Am
8546.9	2004	938	Ad & R ³⁸	8589.4	1999	876	Am
					2003	741	Am
Title 2,					1X 2003–04	8 *	Am
Div. 1,				8589.5	2003	741	Ad
Ch. 6.5,					1X 2003–04	8 *	R
Art. 3,				8590	2001	837 *	Ad ³⁷
heading				8590.1	2001	837 *	Ad ³⁷
(Sec. 8547				8590.2	2001	837 *	Ad ³⁷
et seq.)	2003	107	Am	8590.3	2001	837 *	Ad ³⁷
8547	1999	673	Am	8590.4	2001	837 *	Ad ³⁷
8547.1	1999	673	R & Ad	8592	2002	1091	Ad
8547.10	1999	673	Am	8592.1	2002	1091	Ad
8547.12	1999	673	Am		2003	314	Am
8547.2	1999	673	Am		2004	669	Am
8547.3	1999	673	Am		2006	855	Am (by Sec. 1 of Ch.)
8547.4	2001	883	Am		2006	903	Am (by Sec. 2.5 of Ch.)
8547.8	1999	673	Am		2007	130	Am ⁹⁰²
	2001	883	Am		2007	483	Am ⁹⁶²
8548	2001	883	Ad	8592.2	2002	1091	Ad
8548.1	2001	883	Ad		2003	314	Am
8548.2	2001	883	Ad		2004	669	Am
8548.3	2001	883	Ad				
8548.4	2001	883	Ad				
8548.5	2001	883	Ad				

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
8592.2 (Cont.)	2006	855	Am	8670.17.2	2001	748	Am	
8592.3	2002	1091	Ad	8670.18	2004	796	Am	
	2003	314	Am	8670.19	2004	796	Am	
	2004	669	Am	8670.2	2001	748	Am	
	2006	855	Am		2002	573	Am	
8592.4	2002	1091	Ad	8670.20	2001	748	Am	
	2003	62	Am ⁵¹⁹	8670.21	2001	748	Am	
	2003	314	Am		2004	796	Am	
	2004	183	Am ⁵⁷¹	8670.23	2001	748	Am	
	2004	669	Am		2004	796	Am	
	2005	22	Am ⁶⁴⁷	8670.23.1	2001	748	Am	
	2006	903	Am		2004	796	Am	
	8592.5	2002	1091	Ad	8670.24	2004	796	Am
		2004	669	Am	8670.25	2001	748	Am
		2006	903	Am	8670.25.5	2001	748	Am
8592.6	2004	669	Ad		2004	563	Am	
	2006	728	Am		2004	796	Am (by Sec. 21.5 of Ch.)	
8592.7	2006	56*	Ad	8670.26	2004	796	Am	
8592.9	2002	1106	Ad	8670.27	2001	748	Am	
	2002	1127*	Ad ³⁷		2004	796	Am	
	2004	669	R (as ad by Sec. 1, Stats. 2002, Ch. 1106 and Ch. 1127)	8670.28	2001	748	Am	
					2004	796	Am	
8593.3	2004	193	R ⁵⁷¹	8670.29	2001	748	R & Ad	
8593.4	2002	855	Ad		2004	796	Am	
8593.6	2006	764	Ad		2007	373*	Am	
	2007	483	Am ⁹⁶²	8670.3	2001	748	Am	
8594	2002	517*	Ad		2004	796	Am	
8599.1	2004	193	R ⁵⁷¹		2007	373*	Am	
8601	2002	460	Ad	8670.30	2001	748	R & Ad	
8608	2006	604	Ad	8670.30.5	2001	748	Am	
Title 2, Div. 1, Ch. 7, Art. 9.8, heading (Sec. 8609 et seq.)	2007	16	Am	8670.31	2001	748	Am	
	8609	1999	784*	Ad		2002	573	Am
	8609.1	1999	784*	Ad		2004	796	Am
	8609.2	1999	784*	Ad		2007	373*	Am
		2007	16	R	8670.30	2001	748	R & Ad
	8610	2007	130	Am ⁹⁰²	8670.30.5	2001	748	Am
	8610.5	2007	492	Am ^{919 920}	8670.31	2001	748	Am
	8612	2006	502	Am		2002	573	Am
	8613	2006	502	Am		2004	796	Am
	8652	2006	538	Am ⁸⁰²	8670.32	1999	687*	Am
8654	2005	158	Am		2000	721*	R & Ad ²⁵ R (as ad by Sec. 2, Stats. 1999, Ch. 687)	
8654.1	2001	745*	Am				Am (as am by Sec. 1, Stats. 1999, Ch. 687) ³⁰ Ad ³⁴	
8655.5	1999	239	Am				R (as am by Sec. 1 and as ad by Sec. 2, Stats. 2000, Ch. 721)	
8670.10	2001	748	Am	8670.33	2001	748	Am	
	2004	796	Am		2002	573	Am	
8670.13	2004	796	Am	8670.34	2001	748	Am	
8670.13.2	2004	796	Am	8670.35	1999	613	Am	
8670.14	2001	748	Am		2004	796	Am	
	2004	796	Am	8670.36.1	2001	748	Am	
8670.16	2001	748	Am		2004	796	Am	
8670.17	2001	748	Am	8670.36.5	2004	796	R	
				8670.37	2001	748	Am	
				8670.37.5	2001	748	Am	
					2004	796	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>
8670.37.51	2001	748	Am		2004	796	Am
8670.37.53	2001	748	Am	8670.56.7	2001	748	Ad
8670.37.55	2001	748	Am		2007	373 *	R
8670.37.58	2001	748	Ad	8670.61.5	2004	796	Am
			R & Ad ³⁴	8670.64	2001	748	Am
	2002	207	Am (as ad by	8670.68.1	2001	748	Ad
			Sec. 35,	8670.7	2004	796	Am
			Stats. 2001,	8670.71	2004	796	Am
			Ch. 748) ⁴³	8670.72	2004	796	Am
			Am (as ad by	8670.73	2004	796	Ad
			Sec. 36,	8670.8	2004	796	Am
			Stats. 2001,	8670.8.5	2004	796	Am
			Ch. 748) ⁸⁰	8670.9	2001	748	Am
	2002	514	Am (as ad by		2004	796	Am
			Sec. 35,	Title 2,			
			Stats. 2001,	Div. 1,			
			Ch. 748) ⁴³	Ch. 7.5,			
			Am (as ad by	heading			
			Sec. 36,	(Sec. 8680			
			Stats. 2001,	et seq.)	2002	461	Am
			Ch. 748) ⁸⁰		2005	158	Am
	2005	147	R (as am by	8680	2002	461	Am
			Sec. 2,		2005	158	Am
			Stats. 2002,	8680.25	2002	461	R
			Ch. 514)	8680.3	2002	461	Am
			Am (as am by	8680.4	2002	461	Am
			Sec. 1,		2005	158	Am
			Stats. 2002,	8680.5	2002	461	Am
			Ch. 514) ¹³		2005	158	Am
8670.40	2002	512	Am (by Sec. 1	8680.6	2005	158	R
			of Ch.)	8680.9	2001	822	Am
	2002	514	Am (by Sec. 3.5	8682.9	2005	158	Am
			of Ch.)	8683	2002	461	Am
			Am ⁵¹⁹	8684	2002	461	Am
8670.41	2002	514	Ad		2004	225 *	R
	2004	796	Am	8684.2	2002	461	Am
8670.42	2002	514	Ad		2004	225 *	Am
8670.47.5	2007	373 *	Am	8685	2001	822	Am
8670.48	2004	796	Am		2002	461	Am
	2007	373 *	Am		2005	158	Am
8670.48.5	2007	373 *	Am	8685.2	2001	822	Am
8670.49	2007	373 *	Am		2002	461	Am
8670.5	2004	796	Am	8685.4	2001	822	Am
8670.50	2004	796	Am	8685.9	2006	739	Ad
	2007	373 *	Am	8686	2004	772 *	Am
8670.52	2004	796	R		2005	622 *	Am
8670.53.1	2007	373 *	Am		2005	623 *	Am
8670.53.2	2007	373 *	Am		2006	896 *	Am (by Sec. 1
8670.53.3	2007	373 *	Am				of Ch.)
8670.53.4	2007	373 *	Am		2006	897 *	Am
8670.53.5	2007	373 *	Am	8686.1	2001	822	R
8670.53.7	2007	373 *	Am		2004	778 *	Ad
8670.53.8	2007	373 *	Am	8686.2	2002	461	Am
8670.53.95	2007	373 *	Am	8686.4	2001	822	Am
8670.54	2002	514	Am		2005	158	Am
8670.55	2001	745 *	Am	8686.6	2005	158	R
	2001	748	Am	8686.8	2001	822	Am
	2002	514	Am	8687	2001	822	Am
8670.56.5	2001	748	Am		2005	158	Am
	2004	796	Am	8687.4	2005	158	Am
8670.56.6	2001	748	Am	8687.6	2001	822	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8687.7	2005	377	Ad	Title 2,			
8690.25	2002	461	Am	Div. 1,			
8690.45	2002	461	Am	Ch. 11.5,			
8690.6	1999	67*	Am ^{21 20}	heading			
	2001	822	Am ^{73 19}	(Sec. 8855			
	2004	227*	Ad & R ⁴³	et seq.)	2003	296	Am
	2005	561	Am ³¹²		2004	7*	Am
	2007	127*	Ad & R ³¹⁷	8855	2000	687	Am
8690.8	2002	461	Am		2002	454	Am
	2005	158	R		2004	7*	Am
8691	2005	158	R		2006	643	Am
8692	2005	158	R		2007	343	Am
	2007	400	Ad	8855.5	2001	745*	R
8700	2005	77	Am	8855.7	2001	745*	R
8701	2005	77	Am	8855.8	2001	745*	R
8702	2005	77	Am	8858	2004	7*	R
8704	2005	77	R	8869.80	2000	331	Am
8705	2005	77	Am		2003	91	Am
8707	2005	77	R		2003	853	Am
8709	2005	77	Am	8869.83	1999	637	Am
Title 2,				8869.84	2000	331	Am
Div. 1,					2001	734*	Am
Ch. 8.1,					2003	91	Am
heading					2003	853	Am
(Sec. 8710					2004	183	Am ⁵⁷¹
et seq.)	2007	130	Am ⁹⁰²	8870	2006	532	Am
8710	2006	621	Ad	8870.1	2006	532	Am
8711	2006	621	Ad	8870.2	2006	532	Am
8712	2006	621	Ad	8870.25	2006	532	R
8713	2006	621	Ad	8870.3	2006	532	Am
8720	2005	663	Ad	8870.35	2006	532	Am
8721	2005	663	Ad	8870.4	2006	532	Am
8722	2005	663	Ad	8870.5	2006	532	Am
8723	2005	663	Ad	8870.71	2006	532	Am
8760	2001	206	Ad	8870.75	2004	193	R ⁵⁷¹
8761	2001	206	Ad	8870.9	2006	532	Am
8762	2001	206	Ad	8870.95	2006	532	Am
8763	2001	206	Ad	8871.5	2002	461	Am
8765	2001	206	Ad	8875.1	2004	193	Am ⁵⁷¹
8770	2002	980	Ad & R ⁴³	8875.10	2004	663	Ad & R ³¹⁷
8771	2002	980	Ad & R ⁴³		2005	22	Am ⁶⁴⁷
8772	2002	980	Ad & R ⁴³	8875.4	2004	663	Am
8773	2002	980	Ad & R ⁴³	8875.8	2004	308	Am
8774	2002	980	Ad & R ⁴³		2004	659	Am
8775	2002	980	Ad & R ⁴³	8875.9	2004	308	Am
8776	2002	980	Ad & R ⁴³	8877.7	2004	193	R ⁵⁷¹
8777	2002	980	Ad & R ⁴³	8878.125	2002	461	Am
8778	2002	980	Ad & R ⁴³	8879.1	2003	525	Am
8840	2000	1087	Ad	8879.17	2003	525	R
8841	2000	1087	Ad	8879.20	2006	25*	Ad ⁷⁸⁶
8842	2000	1087	Ad	8879.22	2006	25*	Ad ⁷⁸⁶
8843	2000	1087	Ad	8879.23	2006	25*	Ad ⁷⁸⁶
8844	2000	1087	Ad	8879.25	2006	25*	Ad ⁷⁸⁶
8846	2000	1087	Ad	8879.26	2006	25*	Ad ⁷⁸⁶
8850	2000	1059	R	8879.27	2006	25*	Ad ⁷⁸⁶
8850.1	2000	1059	R	8879.28	2006	25*	Ad ⁷⁸⁶
8850.2	2000	1059	R	8879.29	2006	25*	Ad ⁷⁸⁶
8850.3	2000	1059	R	8879.3	2001	745*	Am
8850.4	2000	1059	R	8879.30	2006	25*	Ad ⁷⁸⁶
8850.5	2000	1059	R	8879.31	2006	25*	Ad ⁷⁸⁶
8850.6	2000	1059	R	8879.32	2006	25*	Ad ⁷⁸⁶

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>
8879.33	2006	25 *	Ad ⁷⁸⁶	8901	2007	142	R
8879.34	2006	25 *	Ad ⁷⁸⁶	8901.5	2007	142	R
8879.35	2006	25 *	Ad ⁷⁸⁶	8901.6	2007	142	R
8879.36	2006	25 *	Ad ⁷⁸⁶	8902	2006	538	Am ⁸⁰²
8879.37	2006	25 *	Ad ⁷⁸⁶	9116	2004	193	R ⁵⁷¹
8879.50	2007	181 *	Ad	9121	2004	193	Am ⁵⁷¹
	2007	313 *	Am	9147.5	2005	74 *	Ad
8879.51	2007	181 *	Ad		2006	503	Am
	2007	313 *	Am	9148.10	2003	789	R
8879.53	2007	181 *	Ad	9148.50	2003	789	Ad
8879.54	2007	181 *	Ad	9148.51	2003	789	Ad
8879.55	2007	181 *	Ad ³⁰⁰	9148.52	2003	789	Ad
			R ³⁰¹		2004	33 *	Am
8879.56	2007	181 *	Ad ³⁰⁰	9148.8	2003	789	Am
			R ³⁰¹		2004	33 *	Am
8879.57	2007	181 *	Ad		2004	865	Am
8879.58	2007	181 *	Ad	9149.20	1999	156	Ad
	2007	313 *	Am	9149.21	1999	156	Ad
8879.59	2007	181 *	Ad	9149.22	1999	156	Ad
	2007	313 *	Am	9149.23	1999	156	Ad
8879.60	2007	181 *	Ad	9191.5	1999	20	Am
8879.61	2007	181 *	Ad	9322	2004	69 *	Am
8879.62	2007	181 *	Ad	9350.6	2007	74	Am
8879.63	2007	181 *	Ad	9353.5	2002	664	Am ⁴³¹
8879.64	2007	181 *	Ad	9353.6	2002	664	Am ⁴³¹
8879.65	2007	181 *	Ad	9353.7	2002	664	Am ⁴³¹
	2007	314 *	Am	9355	2002	664	Am ⁴³¹
8880.12	2000	509	Am	9355.1	2002	664	Am ⁴³¹
8880.22	2004	438	Am	9355.16	2002	664	Am ⁴³¹
8880.24	2000	131	Am	9355.2	2002	664	Am ⁴³¹
8880.28	2002	888	Am	9355.4	2002	664	Am ⁴³¹
	2003	83	Am	9355.45	2002	664	Am ⁴³¹
8880.30	2004	438	Am	9355.5	2002	664	Am ⁴³¹
8880.325	2004	183	Am ⁵⁷¹	9355.7	2002	664	Am ⁴³¹
	2006	125	Am	9355.8	2002	664	Am ⁴³¹
	2007	130	Am ⁹⁰²	9356	2002	664	Am ⁴³¹
8880.4	2000			9356.1	2002	664	Am ⁴³¹
	Legislative			9356.15	2002	664	Am ⁴³¹
	Initiative			9356.2	2002	664	Am ⁴³¹
	(Prop. 20			9356.3	2002	664	Am ⁴³¹
	adopted			9356.5	2002	664	Am ⁴³¹
	Mar. 7, 2000)		Am ¹⁸³	9357	2002	664	Am ⁴³¹
8880.46	2004	438	Am	9357.05	2002	664	Am ⁴³¹
8880.5	2003	187	Am	9357.1	2002	664	Am ⁴³¹
8880.56	2000	509	Am	9357.2	2002	664	Am ⁴³¹
8880.57	2004	438	Am	9357.3	1999	307	Am
8880.68	2000	180	Am	9357.4	2002	664	Am ⁴³¹
8894.1	2006	538	Am ⁸⁰²	9357.45	2002	664	Am ⁴³¹
8899.10	2000	1055 *	Am	9357.46	2002	664	Am ⁴³¹
8899.12	2000	1055 *	Am	9357.5	2002	664	Am ⁴³¹
	2004	225 *	Am	9358	1999	897	Am
	2006	869	Am	9359	2007	130	Am ⁹⁰²
8899.14	2006	869	Am	9359.01	1999	83	Am ³⁰
8899.15	2005	92	Am	9359.02	2003	10 *	Ad
8899.16	2000	1055 *	Am	9359.1	2007	130	Am ⁹⁰²
	2004	225 *	R	9359.15	2002	664	Am ⁴³¹
8899.21	2000	1055 *	Am	9359.16	2002	664	Am ⁴³¹
	2004	225 *	R	9359.17	2002	664	Am ⁴³¹
8899.23	2005	92	R	9359.4	2002	664	Am ⁴³¹
8899.25	2005	92	R	9359.83	2004	69 *	Am
8899.26	2005	92	R	9359.85	2002	664	Am ⁴³¹

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
9359.95	2002	664	Am ⁴³¹	11011.5	2004	227*	Am ⁶²⁵
9360.11	2002	664	Am ⁴³¹	11011.6	2004	227*	Am ⁶²⁵
9360.3	2002	664	Am ⁴³¹	11011.8	2004	227*	Am ⁶²⁵
9360.4	2002	664	Am ⁴³¹	11011.9	2004	227*	Am ⁶²⁵
9360.5	2002	664	Am ⁴³¹	11012	2001	776	Am
9360.6	2002	664	Am ⁴³¹	11012.5	2006	69*	Ad
9360.7	2002	664	Am ⁴³¹	11014	2006	538	Am ⁸⁰²
9361.1	2002	664	Am ⁴³¹	11015	2007	568	Am
9361.2	2002	664	Am ⁴³¹	11015.5	1999	784*	Am
9361.3	2002	664	Am ⁴³¹	11016.5	2000	62*	Ad
9361.4	2002	664	Am ⁴³¹	11018.5	1999	784*	Am
9371	2002	664	Am ⁴³¹		2000	927	Am
9374	2002	664	Am ⁴³¹	11019	2000	108*	Am
9375	2002	664	Am ⁴³¹		2000	295	Am (by Sec. 2 of Ch.)
9378	2002	664	Am ⁴³¹		2002	676	Am
9380	1999	307	R	11019.9	2000	984	Ad
9381	1999	307	R		2001	854	Am
9382	1999	307	R	11030.1	2006	538	Am ⁸⁰²
9383	1999	307	R	11030.2	2006	538	Am ⁸⁰²
9384	1999	307	R	11031	2006	538	Am ⁸⁰²
9385	1999	307	R	11042	1999	768	Am
9410	2003	195	Am	11044	2005	74*	Am
9509	2002	664	Am ⁴³¹	11045	2003	883	Ad
9795	2004	644	Am		2004	182	Am ^{81 614}
10201	2003	62	Am ⁵¹⁹	11093	2004	181	Am
10202	2003	62	Am ⁵¹⁹	11093.4	2006	185	Ad
10203	2003	62	Am ⁵¹⁹	11093.5	2005	679	Ad
10204	2003	62	Am ⁵¹⁹		2006	173	Am
10205	2002	153	Am	11121	2001	243	Am
	2002	1124*	Am		2003	62	Am ⁵¹⁹
10205.1	2003	528	Ad	11121.1	2001	243	Ad
	2004	183	Am ⁵⁷¹	11121.2	2001	243	R
10206	2003	62	Am ⁵¹⁹	11121.7	2001	243	R
10242.5	2001	745*	Am	11121.8	2001	243	R
10601	2001	745*	Am	11122.5	2001	243	Ad
11005	2002	518	Am	11123	2001	243	Am
11006	2004	227*	R	11123.1	2002	300	Ad
	2007	248	Ad	11125	1999	393	Am ⁷¹
11006.5	1999	784*	Ad		2001	243	Am
11007	2001	745*	Am		2002	300	Am
	2005	106	Am	11125.1	2001	670	Am
11007.6	2006	538	Am ⁸⁰²		2002	156	Am
11008.2	2004	225*	Ad		2002	300	Am (by Sec. 3.5 of Ch.)
11008.5	2004	225*	Ad		2005	188	Am
11011	2004	227*	Am ⁶²⁵	11125.3	2001	243	Am
	2005	74*	Am ⁶⁶¹	11125.4	1999	393	Am ⁷¹
11011.1	2004	222*	Am ⁶²⁵		2004	576	Am
11011.10	2004	227*	Ad ⁷⁹		2007	92	Am
			R ⁸⁰	11125.5	1999	393	Am ⁷¹
11011.14	2002	746	Ad	11125.7	2006	538	Am ⁸⁰²
11011.15	2004	193	Am ⁵⁷¹	11125.8	2006	538	Am ⁸⁰²
11011.18	2001	825	Am	11126	1999	735*	Am
	2007	59	Am		2000	1002	Am
11011.19	2004	193	R ⁵⁷¹		2000	1055*	Am
11011.2	2004	227*	Am ⁶²⁵		2001	21*	Am
11011.21	2001	610	Am		2001	243	Am (as am by Stats. 2001, Ch. 21)
	2002	974	Am				
11011.26	2007	448	Ad				
11011.3	2004	227*	Am ⁶²⁵				
11011.4	2004	227*	Am ⁶²⁵				

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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>
11126 (Cont.)				11340.9	2000	1060	Ad
	2002	664	Am ⁴³¹	11341	2000	1059	Ad
	2002	1113	Am & R ⁴³	Title 2,			
			Ad ⁸⁰	Div. 3,			
	2005	288	R (as ad by	Pt. 1,			
			Sec. 2,	Ch. 3.5,			
			Stats. 2002,	Art. 2,			
			Ch. 1113)	heading			
			Am (as am by	(Sec. 11342			
			Sec. 1,	et seq.)	2000	1060	R
			Stats. 2002,	11342	2000	1059	R
			Ch. 1113, by		2000	1060	R
			Sec. 1 of Ch.) ¹³	11342.510	2000	1060	Ad
	2007	577 *	Am	11342.520	2000	1060	Ad
11126.2	2004	576	Ad	11342.530	2000	1060	Ad
11126.3	2001	243	Am	11342.535	2000	1059	Ad
11126.4	2005	274	Ad	11342.540	2000	1060	Ad
11130	1999	393	Am	11342.545	2006	713	Ad
11130.3	1999	393	Am	11342.550	2000	1060	Ad
11131	2007	568	Am	11342.560	2000	1060	Ad
11135	2001	708	Am	11342.570	2000	1060	Ad
	2002	300	Am	11342.580	2000	1060	Ad
	2002	1102	Am (by Sec. 2.5	11342.590	2000	1060	Ad
			of Ch.)	11342.595	2000	1059	Ad
	2003	784	Am		2001	59	Am
	2005	706	Am	11342.600	2000	1060	Ad
	2006	182	Am	11342.610	2000	1060	Ad
11139	1999	591	Am	11343	2000	1060	Am
	2001	708	Am		2002	389	Am
11139.3	2002	1074	Ad	11343.4	2000	1060	Am
	2007	168 *	Am	11343.5	2000	1060	Am
11139.6	2002	1165	Ad	Title 2,			
11139.7	2002	1165	Ad	Div. 3,			
11139.8	2002	1165	Ad	Pt. 1,			
	2005	74 *	Am ⁷⁵	Ch. 3.5,			
11146	2002	663	Am	Art. 4,			
11146.3	2002	663	Am	heading			
11148	2006	234	Ad	(Sec. 11344			
11148.5	2006	234	Ad	et seq.)	2000	1060	Am
11180.5	2003	876	Am	11344	2000	1060	Am
11181	2001	74	Am	11344.1	2000	1059	Am
	2003	876	Am		2000	1060	Am (by
11183	2003	876	Am				Sec. 14.5 of Ch.)
11184	2003	876	Am	11344.2	2000	1060	Am
11185	2003	876	Am	11344.4	2000	1060	Am
11186	2003	876	Am	11344.6	2000	1060	Am
11187	2001	74	Am	11344.7	2000	1060	Am
	2003	876	Am	11344.9	2000	1060	Am
	2004	182	Am ^{81 614}	11345	2000	1059	Ad
11188	2003	876	Am	11346	2000	1060	Am
11189	2004	182	Am ^{81 614}	11346.1	2000	1060	Am
11260	2005	74 *	Am		2006	713	Am
11270	2006	538	Am ⁸⁰²	11346.2	2000	1059	Am (by Sec. 9
11275	2006	538	Am ⁸⁰²				of Ch.)
11340.5	2000	1060	Am		2000	1060	Am (by
11340.8	2000	1059	Ad				Sec. 22.5 of Ch.)
	2001	59	R		2002	389	Am
11340.85	2000	1060	Ad	11346.3	2000	1059	Am
	2001	59	Am		2000	1060	Am
	2002	389	Am	11346.4	2000	1059	Am
	2006	713	Am	11346.45	2000	1059	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11346.5	2000	1059	Am (by Sec. 13 of Ch.)	11538	2005	GRP 2	S ⁶⁸⁷
	2000	1060	Am (by Sec. 24.5 of Ch.)	11539	2005	GRP 2	S ⁶⁸⁷
	2002	389	Am		2006	533	Ad
11346.54	2000	1059	R	11540	2005	GRP 2	S ⁶⁸⁷
	2000	1060	R		2006	533	Ad ⁸⁸²
11346.7	2000	1059	Ad	11541	2005	GRP 2	S ⁶⁸⁷
11346.8	2000	1059	Am (by Sec. 16 of Ch.)		2006	533	Ad ⁸⁸²
	2000	1060	Am (by Sec. 26.5 of Ch.)	11541.5	2006	234	Ad
	2000	1060	Am	11542	2005	GRP 2	S ⁶⁸⁷
11346.9	2000	1060	Am		2006	533	Ad
11347	2000	1059	Ad	11543	2005	GRP 2	S ⁶⁸⁷
	2000	1060	Ad		2006	533	Ad
11347.1	2000	1060	Ad	11544	2005	74*	Ad ^{669 668}
11347.3	2000	1060	Am		2005	GRP 2	S ⁶⁸⁷
11347.6	2000	1059	Ad		2006	533	Ad ⁸⁸²
	2002	389	Am	11545	2006	533	Ad
	2004	225*	R		2007	183	R & Ad
11348	2000	1059	Ad				R ⁴⁴⁶
11349	2000	1060	Am	11546	2007	183	Ad & R ⁶³⁹
11349.1	2000	1060	Am	11546.5	2007	183	Ad & R ⁶³⁹
11349.2	2000	1060	Ad	11547	2007	183	Ad & R ⁶³⁹
11349.6	2000	1060	Am	11548	2007	183	Ad & R ⁶³⁹
	2006	713	Am	11548.5	2007	183	Ad & R ⁶³⁹
11350	2000	1060	Am	11549	2007	183	Ad
	2006	713	Am	11549.1	2007	183	Ad
11350.3	2000	1060	Am	11549.2	2007	183	Ad
11352	2007	610	Am	11549.3	2007	183	Ad
11353	2000	1060	Am	11549.4	2007	183	Ad
11354.1	2002	389	Am	11549.5	2007	183	Ad
11356	2000	1060	Am	11549.6	2007	183	Ad
11361	2000	87*	Ad	11550	2002	664	Am ⁴³¹
	2003	240*	Am		2002	859	Am
11364	2005	686	Ad & R ³⁴⁹		2007	142	Am
11365	2005	686	Ad & R ³⁴⁹		2007	183	Am
11370.5	2002	370	Am	11551	2007	142	R
11371	2002	1085	Am ¹³	11551.5	2007	142	R
	2005	674	Am	11552	1999	525	Am ¹¹²
11372	2007	588	Am		1999	918	Am
11440.45	2002	92	Ad		2000	808*	Am (by Sec. 97 of Ch.)
11508	2005	674	Am				Am ²⁰⁵
11511	2004	182	Am ^{81 614}		2000	857	Am
11517	1999	339	R & Ad		2002	812	Am
11519.1	2007	93	Ad		2002	859	Am
11521	2004	865	Am		2005	10*	Am ^{715 716}
11523	2005	674	Am		2005	GRP 1	S ⁶⁹⁴
11531	2005	GRP 2	S ⁶⁸⁷		2007	142	Am
	2006	533	Ad	11552.5	2007	142	R
11532	2005	GRP 2	S ⁶⁸⁷	11553	2007	142	Am
	2006	533	Ad	11553.5	2007	142	Am
11534	2005	GRP 2	S ⁶⁸⁷	11554	2007	142	Am
	2006	533	Ad	11554.5	2006	241	Ad ^{562 856}
11535	2005	GRP 2	S ⁶⁸⁷	11555	2007	142	Am
	2006	533	Ad	11556	2007	142	Am
11536	2005	GRP 2	S ⁶⁸⁷	11560	2005	10*	R ^{715 716}
	2006	533	Ad		2005	GRP 1	S ⁷⁰³
11537	2005	GRP 2	S ⁶⁸⁷	11563.1	2005	10*	R ^{715 716}
	2006	533	Ad		2005	GRP 1	S ⁷⁰³
				11563.7	2007	142	Am

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
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11564	2007	142	Am	11752	1999	873	R
	2007	365	Am				Ad ²¹
	2007	366	Am				R ³⁴
11565.5	2007	142	Am		2002	45*	R
11569	2007	142	Am	11753	1999	873	R
11700	1999	873	R				Ad ²¹
			Ad ²¹				R ³⁴
			R ³¹		2002	45*	R
11701	1999	873	R	11753.1	2000	108*	Ad
			Ad ²¹		2002	45*	R
			R ³⁴	11754	1999	873	R
11702	1999	873	R				Ad ²¹
			Ad ²¹				R ³⁴
			R ³⁴		2002	45*	R
11710	1999	873	R	11754.1	1999	67*	Ad
			Ad ²¹		1999	873	R
			R ³⁴				Ad ²¹
11711	1999	873	R				R ³⁴
			Ad ²¹		2002	45*	R
			R ³⁴	11755	1999	873	R
11712	1999	873	R				Ad ²¹
			Ad ²¹				R ³⁴
			R ³⁴		2002	45*	R
11713	1999	873	R	11770	1999	873	R
			Ad ²¹				Ad ²¹
			R ³⁴				R ³⁴
11714	1999	873	R	11771	1999	873	R
			Ad ²¹				Ad ²¹
			R ³⁴				R ³⁴
11720	1999	873	R	11772	1999	873	R
			Ad ²¹				Ad ²¹
			R ³⁴				R ³⁴
11725	1999	873	R	11773	1999	873	R
			Ad ²¹				Ad ²¹
			R ³⁴				R ³⁴
11726	1999	873	R	11774	1999	873	R
			Ad ²¹				Ad ²¹
			R ³⁴				R ³⁴
11730	1999	873	R	11775	1999	873	R
			Ad ²¹				Ad ²¹
			R ³⁴				R ³⁴
11735	1999	873	R	11780	1999	873	R
			Ad ²¹				Ad ²¹
			R ³⁴				R ³⁴
11736	1999	873	R	11785	1999	873	R
			Ad ²¹				Ad ²¹
			R ³⁴				R ³⁴
11737	1999	873	R	11786	2000	608*	Ad
			Ad ²¹	11786.1	2000	608*	Ad
			R ³⁴	11786.2	2000	608*	Ad
11738	1999	873	R	11786.3	2000	608*	Ad
			Ad ²¹	11786.4	2000	608*	Ad
			R ³⁴	11786.5	2000	608*	Ad
11739	1999	873	R	11786.6	2000	608*	Ad
			Ad ²¹	11790	2002	45*	Ad
			R ³⁴	11792	2002	45*	Ad
11751	1999	873	R		2005	GRP 2	S ⁶⁹²
			Ad ²¹		2006	533	R
			R ³⁴	11793	2002	45*	Ad
	2002	45*	R		2005	GRP 2	S ⁶⁹²

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11793 (Cont.)	2006	533	R	12085.5	2007	46	Am
11794	2002	45*	Ad	12087	2007	46	Am
	2004	227*	Am	12089	2006	515	Ad
	2005	GRP 2	S ⁶⁹²	12092	2001	111*	Ad & R ¹⁸
11796	2006	533	R	2004	193	Am ⁵⁷¹	
	2002	45*	Ad	12095.60	2001	745*	R
	2004	229*	Am	12100	2007	142	R
	2005	GRP 2	S ⁶⁹²	12150	2007	142	R
	2006	533	R	12152	2002	1127*	Am
11797	2002	45*	Ad	2004	227*	Am	
	2005	GRP 2	S ⁶⁹²	12164.5	1999	1000	R
	2006	533	R	12164.7	1999	1000	R
11798	2005	78*	Ad	12168.5	1999	1000	Am
	2006	533	R	12168.7	2000	569	Am
11805	2001	115	R	2007	343	Am	
11806	2001	115	R	12172.5	2006	588	Am
11807	2001	115	R	12173	2004	193	Am ⁵⁷¹
11815	2001	745*	R	12174	1999	416	Am
11818	2001	745*	R	2005	6*	Am	
12000	2007	142	R	12175	1999	1000	Ad
12011.5	2006	390	Am	12176	1999	1000	Ad
	2007	130	Am ⁹⁰²	2002	1117	Am	
	2007	722	Am	12177	1999	1000	Ad
12012.25	1999	874	Ad	12178	1999	1000	Ad
12012.30	2003	802	Ad	12178.1	1999	1000	Ad
	2004	183	Am ⁵⁷¹	12179	1999	1000	Ad
12012.35	2003	790	Ad	12179.1	1999	1000	Ad
12012.40	2004	91*	Ad	12180	1999	1000	R & Ad
12012.45	2004	856	Ad	12181	1999	1000	R
	2006	527	Am	12182	1999	1000	R
12012.46	2007	41	Ad				Ad (by Sec. 54.5 of Ch.)
12012.465	2007	42	Ad	12182.1	1999	1000	Ad
12012.47	2007	226	Ad	12182.5	1999	1000	R
12012.475	2007	227	Ad	12183	1999	1000	R & Ad
12012.48	2007	38	Ad	2000	1003	Am ⁹⁶	
12012.485	2007	42	Ad	12184	1999	1000	R
12012.49	2007	40	Ad	2002	480	Ad	
12012.495	2007	42	Ad				R & Ad ⁶³
12012.5	2000			12185	1999	1000	R & Ad
	Referendum (Prop. 29 adopted Mar. 7, 2000)		Ad ¹⁸⁴	12186	1999	1000	R & Ad
12012.51	2007	39	Ad	2004	819*	Am	
12012.515	2007	42	Ad	12187	1999	1000	Ad
12012.52	2007	37	Ad	12188	1999	1000	R & Ad
12012.75	1999	874	Ad	2006	495	R & Ad	
12012.85	1999	874	Ad	12189	1999	1000	Ad
	2000	127*	Am	12190	1999	1000	R & Ad
12012.90	2003	210*	Am	12191	1999	1000	R & Ad
	2003	858	Am	2002	1117	Am	
	2007	176*	Am	12192	1999	1000	R & Ad
	2003	210*	Ad	12193	1999	1000	R & Ad
	2004	227*	Am	12194	1999	1000	R & Ad
	2005	720*	Am	2000	1003	Am ⁹⁶	
	2003	210*	Ad	2003	235	Am	
12016	2004	702*	Ad	12195	1999	1000	R & Ad
12019	2001	577	Ad ³⁷	12196	1999	1000	R
12078	2000	329*	Ad & R ¹⁹	12197	1999	1000	R & Ad
12080.3	2004	183	Am ⁵⁷¹	2006	495	Am	
12085	2007	46	Am	12197.1	1999	1000	R
				12199	1999	1000	R
				12200	1999	1000	R

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12201	1999	1000	R	12519	2001	76	Am
12202	1999	1000	R	12520	2000	626	Am
12203.7	1999	1000	R	12528.1	2004	185	Ad
12204	1999	1000	R	12529	1999	655	Am
12205	1999	1000	R		2000	836	Am
12206	1999	1000	R		2005	674	Am ³⁰⁰
12207	1999	1000	R				R ³⁰¹
12208	1999	999	Am				Ad ⁶⁶²
	1999	1000	R		2007	588	Am (as am by
12209	1999	1000	R				Sec. 24,
12210	1999	1000	R				Stats. 2005,
12210.5	1999	1000	R				Ch. 674, by
12211	1999	1000	R				Sec. 90 of Ch.)
12212	1999	1000	R				Am (as ad by
12213	1999	1000	R				Sec. 25,
12214	1999	1000	R				Stats. 2005,
12215	1999	1000	R				Ch. 674, by
12231	2004	909*	Am ⁹⁸				Sec. 91 of Ch.)
			R ¹⁰⁰	12529.5	1999	655	Am
	2005	77	R		2005	674	Am ³⁰⁰
	2005	675	Am ^{36 13}				R ³⁰¹
12232	2005	77	Am				Ad ⁶⁶²
12236	1999	360	Ad		2007	588	Am (as am by
12237	2004	783	Ad				Sec. 26,
12260	2006	324	Ad				Stats. 2005,
12261	2006	324	Ad				Ch. 674, by
12262	2006	324	Ad				Sec. 92 of Ch.)
12263	2006	324	Ad				Am (as ad by
12300	2007	142	R				Sec. 27,
12320	2001	430	Am				Stats. 2005,
12325	2001	430	Am				Ch. 674, by
12330	2006	640*	Am				Sec. 93 of Ch.)
12332	2000	723	Am	12529.6	2005	674	Ad ³⁰⁰
12400	2007	142	R				R ³⁰¹
12406	2003	228*	Ad		2006	223	Am
12419.10	2003	551	Am	12529.7	2005	674	Ad
12419.2	2000	940	Ad & R ²⁰	12530	2003	159*	Ad
12419.3	2000	299	Am	12544	2000	626	Am
	2000	808*	Am (by	12581	2004	919	Am
			Sec. 98.1 of Ch.)	12582	2004	919	Am
12419.8	2001	176	Am	12583	2004	919	Am
12430	2003	107	Am	12584	2004	919	Am
12432	2004	227*	Ad & R ⁶²⁶	12585	2004	919	Am
12439	2000	127*	Am		2006	567	Am
	2002	1124*	Am	12586	2004	919	Am
			R & Ad ³⁵	12586.1	2000	475	Ad
	2004	227*	Am	12586.2	2000	475	Ad
	2007	179*	Am	12587.1	2005	74*	Ad
	2007	186*	Am (as am by		2006	69*	Am
			Stats. 2007,	12591.1	2000	475	Ad
			Ch. 179)	12591.2	2000	475	Ad
12440.1	2001	169	Am	12598	2000	475	Am
12461	2004	520	Am		2003	159*	Am
12463	2003	126	Am		2004	183	Am ⁵⁷¹
12463.1	2001	288	Am	12599	2004	919	Am
	2003	296	Am		2005	22	Am ⁶⁴⁷
12464	2004	520	Am		2006	567	Am
12467	2006	538	Am ⁸⁰²	12599.1	2004	919	Am
12500	2007	142	Am		2006	567	Am
12512	2000	626	Am	12599.2	2006	567	Am
12513.1	2006	69*	Ad	12599.3	2004	919	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12599.6	2004	919	Ad	12768	2007	46	Am
12599.7	2004	919	Ad	12772	2007	46	Am
12651	2007	577*	Am	12773	2007	46	Am
12652	1999	83	Am ³⁰	12776	2007	46	Am
12656	2001	69	Ad	12780	2007	46	Am
12657	2003	876	Ad	12781	2007	46	Am
12658	2003	876	Ad	12785	2006	807	Am
12659	2003	876	Ad		2007	46	Am
12660	2003	876	Ad	12787	2007	46	Am
12661	2003	876	Ad	12800	2002	664	Am ⁴³¹
12710	2003	858	Ad & R ³¹⁷		2002	859	Am
12711	2003	858	Ad & R ³¹⁷		2002	GRP 1	S ⁵³⁶
12712	2003	858	Ad & R ³¹⁷		2003	229	Am
	2006	868	Am	12803	1999	478	Am
12713	2003	858	Ad & R ³¹⁷		2002	859	Am
12714	2003	858	Ad & R ³¹⁷		2002	GRP 1	S ⁵³⁶
12715	2003	858	Ad & R ³¹⁷		2006	241	Am ^{562 856}
	2004	227*	Am	12803.2	1999	895	Ad & R ⁷⁵
	2004	702*	Am	12803.3	2005	78*	Ad
	2004	870	Am	12803.4	2005	662	Ad
	2004	892*	Am (as am by Stats. 2004, Ch. 227, by Sec. 1 of Ch.) ⁶⁷⁹	12803.6	2002	1088	Ad
			Am (as am by Stats. 2004, Ch. 227, by Sec. 1.5 of Ch.) ⁶³	12803.65	2002	1088	Ad
			Am ⁶⁴⁷	12803.7	2002	1088	Ad
	2005	22	Am	12804	2003	84	Am
12715.5	2004	870	Ad		2005	GRP 2	S ⁶⁷²
12716	2003	858	Ad & R ³¹⁷		2006	532	Am
	2006	13*	Am		2006	533	Am (by Sec. 4.5 of Ch.)
12717	2003	858	Ad & R ³¹⁷	12805	2007	183	Am
12718	2003	858	Ad & R ³¹⁷		2002	758	Am (by Sec. 1 of Ch.)
12727	2007	46	Am	12805.1	2000	87*	Ad
12730	2007	46	Am	12805.2	2002	8	Ad
12735	2007	46	Am	12805.3	2006	462	Ad & R ³¹⁷
12736	2007	46	Am	12805.4	2006	535	Ad
12738	2007	46	Am	12805.6	2006	77*	Ad
12740	2007	46	Am	12807.5	2006	538	Am ⁸⁰²
12741	2006	58	Am	12811	2005	10*	R ^{715 716}
	2007	46	Am		2005	GRP 1	S ⁷⁰³
12742	2007	46	Am	12811.1	2005	10*	R ^{715 716}
12745	2007	46	Am		2005	GRP 1	S ⁷⁰³
12747	2007	46	Am	12811.3	2004	217*	Ad ⁶¹⁹
12750	2007	46	Am	12812.2	1999	65	Ad
12750.1	2007	46	Am		2004	644	Am
12750.2	2007	46	Am	12812.3	1999	65	Ad
12751	2007	46	Am	12812.5	2004	644	Am
12752.1	2007	46	Am	12812.6	2004	230*	Ad
12753	2007	46	Am	12813	2002	859	Ad
12754	2007	46	Am		2002	GRP 1	S ⁵³⁷
12756	2007	46	Am		2003	639	Am
12758	2007	46	Ad	12814	1999	784*	Ad
12759	2002	1022*	Am ⁵³⁰	12838	2005	10*	Ad ^{715 716}
	2006	807	R & Ad		2005	GRP 1	S ⁶⁹⁹
	2007	46	Am		2007	257*	Am
12760	2007	46	Am	12838.1	2005	10*	Ad ^{715 716}
12761	2007	46	Am		2005	GRP 1	S ⁶⁹⁹
12763	2007	46	Am		2006	538	Am ⁸⁰²
					2006	901	Am ⁸¹⁰
					2006	901	Am ⁸¹⁰
					2005	10*	Ad ^{715 716}
					2005	GRP 1	S ⁶⁹⁹
					2005	10*	Ad ^{715 716}

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12838.11 (Cont.)	2005	GRP 1	S ⁶⁹⁹	12941	2002	525	R & Ad(RN)
12838.12	2005	10*	Ad ^{715 716}	12941.1	1999	222	Ad
12838.13	2005	10*	Ad ^{715 716}		2002	525	Am & RN
12838.2	2005	10*	Ad ^{715 716}	12942	2004	647	Am
	2005	GRP 1	S ⁶⁹⁹	12944	1999	592	Am
12838.3	2005	10*	Ad ^{715 716}	12945	1999	591	Am
	2005	GRP 1	S ⁶⁹⁹		2004	647	Am
12838.4	2005	10*	Ad ^{715 716}	12948	1999	591	Am
	2005	GRP 1	S ⁶⁹⁹	12949	2003	164	Ad
12838.5	2005	10*	Ad ^{715 716}	12950	2002	490	Am
	2005	GRP 1	S ⁶⁹⁹		2006	69*	Am
12838.6	2005	10*	Ad ^{715 716}	12950.1	2004	933	Ad
	2005	GRP 1	S ⁶⁹⁹		2006	737	Am
12838.7	2005	10*	Ad ^{715 716}	12951	2001	295	Ad
	2005	GRP 1	S ⁶⁹⁹	12955	1999	589	Am (by Sec. 2 of Ch.) ¹⁶²
12838.8	2005	10*	Ad ^{715 716}		1999	590	Am (by Sec. 4 of Ch.) & R ¹⁸
	2005	GRP 1	S ⁶⁹⁹				Ad (by Sec. 5 of Ch.) ⁶³
12838.9	2005	10*	Ad ^{715 716}				Am & R (by Sec. 11.4 of Ch.) ^{162 18}
	2005	GRP 1	S ⁶⁹⁹		1999	592	Ad (by Sec. 11.5 of Ch.) ⁶³
12890	2007	178*	Ad				Am & R (by Sec. 9.7, 9.83 of Ch.) ^{162 18}
12891	2007	178*	Ad		1999	591	Ad (by Sec. 9.83 of Ch.) ⁶³
12892	2007	178*	Ad				R (as ad by Sec. 9.83, Stats. 1999, Ch. 592)
12893	2007	178*	Ad				Am (as am by Sec. 9.7, Stats. 1999, Ch. 592) ¹³
12903	2004	647	Am				
12920	1999	592	Am	12955.1	2003	642	Am
12921	1999	591	Am	12955.1.1	2003	642	Ad
	1999	592	Am (by Sec. 2.5 of Ch.)	12955.3	2000	1049	Am
12922	1999	913	Ad	12955.8	1999	592	Am
12926	1999	311	Am	12956.1	1999	589	Ad
	1999	591	Am (by Sec. 5.1 of Ch.)		2000	291*	Am
	1999	592	Am (by Sec. 3.7 of Ch.)		2002	803	Am
	2000	1049	Am (by Sec. 5 of Ch.)		2005	297	Am
	2003	164	Am	12956.2	2005	297	Ad
	2004	700	Am	12960	1999	797	Am
12926.1	2000	1049	Ad		2002	490	Am
12926.2	1999	913	Ad		2005	642	Am
	2001	910	Am	12962	2003	447	Am
12927	1999	591	Am	12963.3	2004	647	Am
12928	1999	797	Ad		2005	294	Am
	2004	647	Am	12965	1999	591	Am
12930	1999	591	Am		2000	189	Am
	1999	592	Am (by Sec. 4.5 of Ch.)		2001	813	Am
12931	1999	592	Am		2002	294	Am
12935	1999	592	Am		2002	664	Am ⁴³¹
	2004	647	Am		2003	62	Am ⁵¹⁹
12940	1999	591	Am		2007	43	Am
	1999	592	Am (by Sec. 7.5 of Ch.)	12970	1999	591	Am
	2000	1047	Am				
	2000	1049	Am (by Sec. 7.5 of Ch.)				
	2001	909	Am				
	2002	525	Am				
	2002	664	Am ⁴³¹				
	2003	671	Am				

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	Year	Chapter	Effect		Year	Chapter	Effect
12972	2004	182	Am ^{81 614}		2004	208 *	Am
	2004	647	Am		2005	38 *	Am
	2005	294	Am		2006	47 *	Am
12973	2004	647	Am		2007	171 *	Am
12980	2003	447	Am	13343	2007	188 *	Ad
	2007	43	Am	13405	2003	107	Am (by Sec. 29 of Ch.)
12981	2003	447	Am		2006	69 *	Am
12983	2003	447	Am		2006	69 *	Am
12987	2000	189	Am	13406	2006	69 *	Am
	2004	647	Am	13885	2006	452	Ad
12987.1	2004	647	Am	13886	2006	452	Ad
12989	2002	784	Am ⁴⁹⁰	13886.5	2006	452	Ad
12989.2	1999	591	Am	13887	2006	452	Ad
	2004	647	Am	13887.5	2006	452	Ad
12989.3	1999	591	Am	13888	2006	452	Ad
	2003	159 *	Am	Title 2,			
12990	2005	381	Am	Div. 3,			
12993	1999	592	Am	Pt. 4,			
13071	2003	107	Ad(RN)	heading			
13100	1999	606	R & Ad	(Sec. 13900			
13101	1999	606	R & Ad	et seq.)	2002	1141	Am
13101.5	1999	606	R	13900	2000	1016	Am
13101.6	1999	606	R	13901	2000	1016	Am
13102	1999	606	R & Ad		2003	84	Am
	2002	1016	Am	13903	2004	223 *	Am
13103	1999	606	R & Ad	13905	2006	538	Am ⁸⁰²
	2002	1016	Am	13915	2002	1124 *	Am
13103.5	2001	911 *	Ad ³⁵⁷	13923	2004	227 *	Am
	2002	1124 *	Am	13940	1999	95 *	Ad
13104	1999	606	R & Ad	13941	1999	95 *	Ad
13292.5	2006	506	Ad ³⁸⁴	13942	1999	95 *	Ad
			R ¹⁹²	13943	1999	95 *	Ad
13297	2003	107	Am	13943.1	1999	95 *	Ad
13298	2003	107	Am		2005	398 *	Am
13299	2003	107	Am	13943.2	1999	95 *	Ad
13299.1	2003	107	Am	13950	2002	1141	Ad
13300	2006	538	Am ⁸⁰²	13951	2002	1141	Ad (by Sec. 2 of Ch.)
13305	2006	49 *	Am		2002	1141	Ad
			R & Ad ¹⁰⁰	13952	2003	281 *	Am
13309	2006	69 *	Ad		2006	582	Am
13310	2007	179 *	Ad		2007	130	Am ⁹⁰²
13332.04	2004	227 *	R	13952.5	2002	1141	Ad
13332.06	2001	745 *	R	13953	2002	1141	Ad
	2003	228 *	Ad	13954	2002	1141	Ad
13332.09	2004	926	Am	13955	2002	1141	Ad (by Sec. 4 of Ch.)
	2006	538	Am ⁸⁰²		2005	485	Am (by Sec. 2 of Ch.)
	2007	679	Am		2006	582	Am
			R & Ad ⁶⁷⁸		2007	130	Am ⁹⁰²
13332.11	2004	227 *	Am		2007	747	Am
13332.11.1	2007	366	R (as ad by Stats. 2007, Ch. 368) ⁸²	13955.5	2002	1141	Ad & R ⁷⁵
	2007	368	Ad	13956	2002	1141	Ad
13332.19	2004	227 *	Am		2005	240	Am
	2007	154 *	S ⁸⁹⁹	13957	2002	1141	Ad (by Sec. 2 of Ch.)
13336.5	2001	745 *	R		2006	539	Am
13340	1999	50 *	Am		2006	571	Am (by Sec. 2 of Ch.) ⁸⁰⁸
	2000	52 *	Am		2007	564	Am
	2000	861 *	Am				
	2001	106 *	Am				
	2003	157 *	Am				

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13957.2	2002	1141	Ad				
	2007	564	Am	13962	2002	1141	R
13957.5	2002	1141	Ad	13962.5	2002	1141	R & Ad
13957.7	2002	1141	Ad (by Sec. 2 of Ch.)	13963	2002	1141	R
				13963.1	2002	1141	R & Ad
13957.9	2002	1141	Ad	13964	2001	712	R
13958	2002	1141	Ad				R (as ad by Sec. 2.7, Stats. 1998, Ch. 895)
Title 2, Div. 3, Pt. 4, Ch. 5, heading (Sec. 13959 et seq.)							Am (as am by Sec. 2.5, Stats. 1998, Ch. 895) ¹⁹
	2002	1141	R				Am (as ad by Sec. 4.7, Stats. 1998, Ch. 697) ²²
13959	2002	1141	R & Ad				Am (as am by Sec. 7 and Sec. 8, Stats. 2001, Ch. 712)
	2007	564	Am		2002	629	Am (as am by Sec. 7 and Sec. 8, Stats. 2001, Ch. 712)
13960	2001	712	R (as ad by Sec. 2.7, Stats. 1998, Ch. 697)				Am (as am by Sec. 7 and Sec. 8, Stats. 2001, Ch. 712)
			Am (as am by Sec. 1.3, Stats. 1998, Ch. 895) ¹⁹		2002	630	Am (as am by Sec. 7 and Sec. 8, Stats. 2001, Ch. 712)
			Am (as ad by Sec. 1.4, Stats. 1998, Ch. 895) ²²				Am (as am by Sec. 7, Stats. 2001, Ch. 712) ⁴³¹
	2002	479	Am (as am by Sec. 1 and Sec. 2, Stats. 2001, Ch. 712)				R (as am by Sec. 7 and Sec. 8, Stats. 2001, Ch. 712) & Ad
			R (as am by Sec. 1 and Sec. 2, Stats. 2001, Ch. 712) & Ad	13965	1999	584	Am (as am by Sec. 3.5 and as ad by Sec. 3.7, Stats. 1998, Ch. 895)
13960.1	2002	1141	R				R (as ad by Sec. 5.7, Stats. 1998, Ch. 697)
13960.2	2002	1141	R				Am (as am by Sec. 1.5 and Sec. 2, Stats. 1999, Ch. 584)
13960.5	2002	1141	R				Am (by Sec. 2 of Ch., as am by Sec. 5, Stats. 2000, Ch. 1016) ¹⁹
13960.6	2001	712	Ad & R ⁷⁵		2000	1016	Am (by Sec. 3 of Ch., as am by Sec. 6, Stats. 2000, Ch. 1016) ²²
	2002	1141	R				
13960.7	2001	420*	Ad & R ⁵				
	2002	1141	R				
13961	2001	712	Am				
	2002	1141	R				
13961.01	2001	552	Am ¹⁹				
	2001	712	Am (by Sec. 6.5 of Ch.) ¹⁹				
	2002	1141	R		2001	419	
13961.05	2000	974	Ad				
	2002	1141	R				
13961.1	1999	584	Am				
	2000	1016	Am				
	2001	419	Am				
	2002	1141	R				
13961.2	2002	1141	R				
13961.3	2002	1141	R				
13961.6	2001	346*	Ad & R ¹⁹				

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Section	Affected By		Effect	Section	Affected By		Effect
	Year	Chapter			Year	Chapter	
13965 (Cont.)	2001	712	Am (by Sec. 10.5 of Ch., as am by Sec. 5, Stats. 2000, Ch. 1016) ¹⁹	Title 2, Div. 3, Pt. 4, Ch. 5, Art. 2, heading (Sec. 13970 et seq.)	2002	1141	R
	2002	664	Am (as am by Sec. 10.5 and Sec. 11.5, Stats. 2001, Ch. 712) ⁴³¹	Title 2, Div. 3, Pt. 4, Ch. 5.5, heading (Sec. 13970 et seq.)	2002	1141	Ad
	2002	1141	R (as am by Sec. 10.5 and Sec. 11.5, Stats. 2001, Ch. 712) & Ad	13972	2006	538	Am ⁸⁰²
13965.1	2000	1016	Ad	13973	2006	538	Am ⁸⁰²
	2002	1141	R	13974	2006	538	Am ⁸⁰²
13965.2	1999	83	Am ³⁰	13974.1	2006	538	Am ⁸⁰²
	2002	1141	R	13974.5	2000	1016	Ad & R ¹⁸
13965.3	2002	1141	R		2006	884*	Ad
13965.5	2000	974	Ad	13974.6	2001	138	Ad
	2001	712	Am	13974.7	2000	1016	Ad & R ¹⁸
	2002	1141	R	13975	1999	525	Am ¹¹²
13965.6	2001	346*	Ad & R ¹⁹		2000	857	Am ²⁰³
	2002	1141	R		2005	GRP 2	S ⁶⁷²
13966	2002	1141	R & Ad		2006	533	Am
13966.01	2002	1141	R	13975.2	1999	525	Ad ¹¹²
13966.02	2002	1141	R		2000	857	Am ²⁰³
13967	2002	1141	R & Ad	13978.6	2002	779	Am
	2003	230*	R	13984	2007	301	Am
13967.2	2002	1141	R	13994	2003	627	Ad
13967.5	2002	1141	R	13994.1	2003	627	Ad
13968	2000	198	Am	13994.10	2003	627	Ad
	2002	1141	R	13994.11	2003	627	Ad
			Ad & R ¹⁹	13994.12	2003	627	Ad
13968.5	1999	584	Ad & R ¹⁹	13994.2	2003	627	Ad
	2000	1016	Am	13994.3	2003	627	Ad
	2002	1141	R	13994.4	2003	627	Ad
13968.7	2000	127*	Ad ¹⁹⁸	13994.5	2003	627	Ad
			R ^{63 37}	13994.6	2003	627	Ad
	2001	346*	Ad & R ¹⁹	13994.7	2003	627	Ad
	2002	1141	R	13994.8	2003	627	Ad
13968.8	2001	346*	Ad & R ¹⁹	13994.9	2003	627	Ad
	2002	1141	R	13995	2003	229	Ad
13969	2002	1141	R	13995.1	2003	229	Ad
			Ad & R ¹⁹	13995.100	2003	229	Ad ⁴⁵⁵
13969.1	2002	1141	R	13995.101	2003	229	Ad ⁴⁵⁵
13969.2	2002	1141	R	13995.102	2003	229	Ad ⁴⁵⁵
			Ad & R ¹⁹	13995.103	2003	229	Ad ⁴⁵⁵
13969.3	2002	1141	R	13995.104	2003	229	Ad ⁴⁵⁵
13969.4	2002	1141	R	13995.105	2003	229	Ad ⁴⁵⁵
13969.5	2000	93*	Ad	13995.106	2003	229	Ad ⁴⁵⁵
	2002	1141	R	13995.107	2003	229	Ad ⁴⁵⁵
			Ad & R ¹⁹	13995.108	2003	229	Ad ⁴⁵⁵
13969.7	2002	1141	Ad & R ¹⁹	13995.109	2003	229	Ad ⁴⁵⁵
			Ad & R ¹⁹	13995.110	2003	229	Ad ⁴⁵⁵
				13995.111	2003	229	Ad ⁴⁵⁵
				13995.112	2003	229	Ad ⁴⁵⁵
				13995.113	2003	229	Ad ⁴⁵⁵
				13995.114	2003	229	Ad ⁴⁵⁵

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>
13995.115	2003	229	Ad ⁴⁵⁵	13995.74	2003	229	Ad
13995.116	2003	229	Ad ⁴⁵⁵		2004	183	Am ⁵⁷¹
13995.117	2003	229	Ad ⁴⁵⁵	13995.75	2003	229	Ad
13995.118	2003	229	Ad ⁴⁵⁵	13995.76	2003	229	Ad
13995.150	2004	296*	Ad	13995.77	2003	229	Ad
13995.151	2004	296*	Ad		2006	790	Am
13995.152	2004	296*	Ad	13995.80	2003	229	Ad
13995.153	2004	296*	Ad	13995.81	2003	229	Ad
13995.154	2004	296*	Ad	13995.82	2003	229	Ad
13995.155	2004	296*	Ad	13995.83	2003	229	Ad
13995.20	2003	229	Ad	13995.84	2003	229	Ad
	2004	183	Am ⁵⁷¹	13995.90	2003	229	Ad
	2006	790	Am & R ⁸⁷³	13995.91	2003	229	Ad
			Ad ⁸⁷⁰	13995.92	2006	790	Ad
13995.30	2003	229	Ad	13996	2003	229	Ad
13995.40	2003	229	Ad	13996.1	2003	229	Ad
	2004	183	Am ⁵⁷¹	13996.2	2003	229	Ad
	2006	790	Am	13996.3	2003	229	Ad
13995.40.5	2006	790	Ad ⁸⁷⁰	13996.4	2006	663	Ad
13995.41	2003	229	Ad	13996.45	2006	663	Ad
13995.42	2003	229	Ad	13996.5	2006	663	Ad
	2004	183	Am ⁵⁷¹	13996.55	2006	663	Ad
13995.43	2003	229	Ad	13996.6	2006	663	Ad
13995.44	2003	229	Ad	13996.65	2006	663	Ad
13995.45	2003	229	Ad	13996.7	2006	663	Ad
13995.46	2003	229	Ad	13996.75	2006	663	Ad
13995.47	2003	229	Ad	13997	2003	229	Ad
13995.48	2003	229	Ad	13997.1	2003	229	Ad & R ⁴³
13995.49	2003	229	Ad		2004	183	Am ⁵⁷¹
	2006	790	Am		2005	604	Am ⁶⁸
13995.50	2003	229	Ad	13997.2	2007	631	Ad
13995.51	2003	229	Ad	13997.4	2007	631	Ad
13995.52	2003	229	Ad	13997.6	2007	631	Ad
13995.53	2003	229	Ad	13997.7	2007	312*	Ad
13995.54	2003	229	Ad	13998	2004	907*	Ad & R ⁷⁵
13995.55	2003	229	Ad		2006	681	S ³¹⁷
13995.56	2003	229	Ad	13998.1	2004	907*	Ad & R ⁷⁵
13995.57	2003	229	Ad		2006	681	S ³¹⁷
13995.58	2003	229	Ad	13998.10	2004	907*	Ad & R ⁷⁵
	2004	183	Am ⁵⁷¹		2006	681	Am ³¹⁷
13995.60	2003	229	Ad	13998.2	2004	907*	Ad & R ⁷⁵
	2006	790	Am & R ⁸⁷³		2006	681	S ³¹⁷
			Ad ⁸⁷⁰	13998.3	2004	907*	Ad & R ⁷⁵
13995.61	2003	229	Ad		2006	681	S ³¹⁷
13995.62	2003	229	Ad	13998.5	2004	907*	Ad & R ⁷⁵
13995.63	2003	229	Ad		2006	681	Am ³¹⁷
13995.64	2003	229	Ad	13998.5a	2004	763*	Ad
13995.64.5	2006	790	Ad ⁸⁷⁰		2006	681	S ³¹⁷
13995.65	2003	229	Ad	13998.6	2004	907*	Ad & R ⁷⁵
	2004	183	Am ⁵⁷¹		2006	681	S ³¹⁷
	2006	790	Am	13998.7	2004	907*	Ad & R ⁷⁵
13995.65.5	2006	790	Ad ⁸⁷⁰		2006	681	S ³¹⁷
13995.66	2003	229	Ad	13998.8	2004	907*	Ad & R ⁷⁵
13995.67	2003	229	Ad		2006	681	S ³¹⁷
13995.68	2003	229	Ad	13998.9	2004	907*	Ad & R ⁷⁵
13995.69	2003	229	Ad		2006	681	S ³¹⁷
13995.70	2003	229	Ad	13999	2003	627	Ad
13995.71	2003	229	Ad	13999.1	2003	627	Ad
13995.72	2003	229	Ad	13999.2	2003	627	Ad
13995.73	2003	229	Ad	13999.3	2003	627	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
13999.4	2003	627	Ad	14529.3	1999	783 *	Ad
14007.5	1999	783 *	Ad ⁶² R ²²		2001	825	R (as ad by Stats. 1999, Ch. 783)
14012	2007	375	Am	14529.5	2001	597	R
14032.6	2002	392	Ad	14529.6	1999	783 *	Ad
14035	1999	103	Am	14531	2003	715	Am
	2002	438	Am ⁴²⁶	14532	2001	911 *	Ad ³⁵⁷
14035.1	2001	115	R (as am by Sec. 1, Stats. 1992, Ch. 25)	14533.1	2007	717	Ad
				14536	2001	113 *	Am
14035.55	1999	458	Ad	Title 2, Div. 3, Pt. 5.3, Ch. 4, heading (Sec. 14550 et seq.)	1999	862	R & Ad
	2005	696	Am	Title 2, Div. 3, Pt. 5.3, Ch. 4, heading (Sec. 14550 et seq.)			
	2007	200	Am	14550	1999	862	R & Ad
14035.56	2000	788 *	Ad & R ²⁴⁰	14552	1999	862	Ad
14035.57	2000	788 *	Ad	14552.2	1999	862	Ad
14035.58	2001	245	Ad & R ³⁰⁸		2001	113 *	Am
14035.6	2001	745 *	R		2004	793	Am
14036	1999	373	Am	14552.4	1999	862	Ad
	2001	597	Am	14552.6	1999	862	Ad
14036.6	2004	193	Am ⁵⁷¹	14553	1999	862	Ad
14038	2002	438	Am ⁴²⁶	14553.10	2004	212 *	Ad
14038.4	2002	588	Ad & R ⁷⁵	14553.2	1999	862	Ad
14041	2004	225 *	Am	14553.4	1999	862	Ad
14045	2001	115	R		2004	793	Am
14053	1999	783 *	Ad	14553.6	1999	862	Ad
14055.2	2004	183	Am ⁵⁷¹		2002	438	Am ⁴²⁶
14057	2001	333	Ad ^{342 21} R ³⁴	14553.7	1999	862	Ad
				14553.8	1999	862	Ad
14070.2	2001	745 *	Am		2002	438	Am ⁴²⁶
14070.4	2003	525	Am	14553.9	1999	862	Ad
14076.2	1999	724	Am	14554	1999	862	Ad
14076.4	2003	525	Am	14554.2	1999	862	Ad
14084	2006	538	Am ⁸⁰²	14554.4	1999	862	Ad
14102	2001	825	Ad	14554.6	1999	862	Ad
14105	2000	1034	Ad	14554.8	1999	862	Ad
14404	2002	438	R ⁴²⁶		2002	438	Am ⁴²⁶
14451	1999	724	R		2004	793	Am
14502	2007	717	Am	14555	1999	862	Ad
14503	2007	717	Am	14555.2	1999	862	Ad
14524	2000	91 *	Am	14555.4	1999	862	Ad
14524.15	2003	525	R	14555.6	1999	862	Ad
14524.2	2003	525	Am	14555.8	1999	862	Ad
14525	2000	91 *	Am	14555.9	1999	862	Ad
14525.6	2004	193	R ⁵⁷¹	14556	2000	91 *	Ad
14526	2000	91 *	Am	14556.1	2000	91 *	Ad
14527	2000	91 *	Am		2001	113 *	Am
	2001	815	Am	14556.10	2000	91 *	Ad
	2002	472	Am				
	2006	821	Am				
14528.5	2004	611	Am				
	2005	619	Am				
14529	2000	91 *	Am				
14529.01	1999	783 *	Ad				
14529.11	1999	783 *	Ad				
14529.14	2001	597	R				
14529.17	1999	572	Ad				
	2007	462	Am				
14529.19	1999	572	Ad				
14529.23	1999	572	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>
14556.11	2000	91 *	Ad	14557.1	2003	224 *	Ad
14556.12	2000	91 *	Ad	14558	2004	210 *	Ad
14556.13	2000	91 *	Ad	14560	2001	597	R
14556.14	2000	91 *	Ad	14560.1	2001	597	R
14556.16	2000	91 *	Ad	14560.2	2001	597	R
14556.18	2000	91 *	Ad	14560.5	2001	597	R
14556.20	2000	91 *	Ad	14560.7	2001	597	R
14556.25	2000	91 *	Ad	14561	2001	597	R
14556.26	2000	91 *	Ad	14561.3	2001	597	R
	2000	656 *	Am	14562.1	2001	597	R
	2001	512 *	Am	14562.10	2001	597	R
14556.28	2000	91 *	Ad	14562.11	2001	597	R
14556.29	2000	656 *	Ad	14562.15	2001	597	R
14556.3	2000	91 *	Ad	14562.2	2001	597	R
14556.30	2000	91 *	Ad	14562.3	2001	597	R
	2005	522	Am	14562.4	2001	597	R
14556.32	2000	91 *	Ad	14562.5	2001	597	R
14556.33	2001	908	Ad	14562.6	2001	597	R
	2005	375 *	Am	14562.7	2001	597	R
14556.34	2000	91 *	Ad	14562.8	2001	597	R
14556.36	2000	91 *	Ad	14562.9	2001	597	R
14556.40	2000	91 *	Ad ³⁷	14563	2001	597	R
	2000	92	Ad ³⁷	14563.3	2001	597	R
	2000	656 *	R (as ad by	14563.4	2001	597	R
			Sec. 1,	14563.5	2001	597	R
			Stats. 2000,	14564	2001	597	R
			Ch. 92)	14565	2001	597	R
			Am (as ad by	14566	2001	597	R
			Sec. 6,	14566.5	2001	597	R
			Stats. 2000,	14566.7	2001	597	R
			Ch. 91)	14566.9	2001	597	R
14556.5	2000	91 *	Ad	14567	2001	597	R
	2000	656 *	Am	14567.5	2001	597	R
	2002	445 *	Am	14568	2001	597	R
	2005	76 *	Am	14569	2001	597	R
14556.50	2000	91 *	Ad	14575	2001	597	R
	2000	656 *	Am	14576	2001	597	R
14556.52	2000	91 *	Ad	14604	2004	227 *	Ad
	2000	656 *	Am	14612	2001	118 *	Ad ³⁰³
14556.6	2000	91 *	Ad				R ³⁴
	2001	113 *	Am		2002	1124 *	Am ⁵³⁴
14556.7	2001	113 *	Ad ³⁰⁰		2003	757	Am ^{36 13}
			R ³⁰¹	14612.2	2003	757	Ad & R ⁵⁹⁰
14556.75	2002	445 *	Ad ³⁰⁰		2004	227 *	Am ⁶²⁷
			R ³⁰¹		2005	74 *	Am ⁶⁶³
14556.8	2001	113 *	Ad ³⁰⁰		2006	69 *	Am ⁷⁹³
			R ³⁰¹	14612.5	2002	1124 *	Ad
	2002	445 *	Am	14615.1	2000	590	Am
	2005	76 *	Am	14628	2007	311	Ad
	2006	56 *	Am ⁷⁸⁹	14660.1	2001	745 *	Am
14556.9	2001	113 *	Ad ³⁰⁰	14661	2004	227 *	Am
			R ³⁰¹		2007	154 *	S ⁸⁹⁹
	2002	445 *	Am	14664	2000	528	Am
				14666.6	1999	676	Ad
				14666.7	1999	676	Ad & R ¹⁸
				14666.8	2003	820	Ad
					2005	263	Am
				14669.14	1999	293	Ad
				14669.15	2001	603 *	Am
					2003	723	Am
				14669.16	1999	147 *	R
Title 2, Div. 3, Pt. 5.3, Ch. 5, heading (Sec. 14557 et seq.)	2005	22	Ad ⁶⁴⁷				
	2003	223 *	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
14669.16 (Cont.)	2001	603 *	Ad	14838.6	2003	623	R
	2003	723	Am	14838.7	2002	951	Ad
14669.17	2001	540	Ad		2003	62	Am ⁵¹⁹
14669.20	2003	158 *	R	14839	2001	882	Am
14669.21	2002	1124 *	Ad		2003	623	Am
	2003	229	Am		2005	185	Am
14669.7	1999	951	Ad & R ²⁴	14839.1	2001	882	Am
	2003	717	Ad		2005	185	Am
14670	2005	74 *	Am	14840	2001	882	Am
14670.11	2007	608	Ad		2005	74 *	Am & R ⁷⁵
14670.12	2000	528	Ad	14842	2001	882	Am
14670.2	2007	681	Ad		2003	623	Am
14670.4	2006	538	Am ⁸⁰²		2004	277	Am
14672	1999	243 *	Am	14842.5	2001	882	Am
14672.100	2003	723	Ad		2003	623	Am
14672.14	2002	974	R & Ad		2004	277	Am
14672.86	2001	610	Ad ^{18 70}	14845	2005	451	Am
14672.9	2000	93 *	Am	14851	2002	220	Am
14672.98	2001	271	Ad				R & Ad ⁸⁰
14672.99	2001	610	Ad		2005	381	R (as ad by
	2002	454	Am				Sec. 2,
	2002	664	Am ⁴³¹				Stats. 2002,
	2002	664	Am ⁴³¹				Ch. 220)
14673	2003	258	Am				Am (as am by
14673.6	2000	449 *	Ad				Sec. 1,
14679	2007	413	Am				Stats. 2002,
14680.8	2001	115	R				Ch. 220) ¹³
14682	2005	107	Ad	14859	2002	951	R
	2006	538	Am ⁸⁰²	14876	2004	69 *	Am
14683	2005	701	R	14930	2006	533	Ad
14684	2002	664	Am ⁴³¹	14931	2005	GRP 2	S ⁶⁷²
	2X 2001–02	10	Ad		2006	533	Am
14684.1	2002	561	Ad	14931.1	2005	GRP 2	S ⁶⁷²
	2007	598	Am		2006	533	Am
14710	1X 2001–02	8 *	Ad	14957	2003	723	Am
	2006	198	Am	14977	2002	483	Ad
14711.5	1X 2001–02	8 *	Ad	14977.1	2002	483	Ad
14712	1X 2001–02	8 *	Ad	14977.5	2002	483	Ad
14713	1X 2001–02	8 *	Ad	14978	2002	483	Ad
14714	1X 2001–02	8 *	Ad	14979	2002	483	Ad
14717	2002	242	Ad	14980	2002	483	Ad
14735	1999	991	Am ^{96 114}	14981	2002	483	Ad
14756	2000	569	Am		2003	62	Am ⁵¹⁹
14771	2003	421	Am		2006	720	R
	2004	947	Am	14982	2005	74 *	Ad
14836	2001	882	Am		2006	720	Am
14837	2001	882	Am	14995	2006	818	Ad
	2003	623	Am		2007	130	Am ⁹⁰²
14838	2001	882	R & Ad	14998.11	2003	662	Ad
14838.1	2007	611	Ad	14998.12	2003	662	Ad
14838.5	1999	83	Am ³⁰	14998.13	2005	168	Ad
	2000	775	Am	14998.2	2003	662	Am
	2000	776 *	Am (by Sec. 2 of Ch.) ¹⁴	14998.3	2004	225 *	Am
			Am (by Sec. 2.5 of Ch.) ²⁵	14998.4	2000	1055 *	Am
	2001	183	Am		2003	662	Am
	2001	882	Am		2004	225 *	Am
	2002	951	Am	14998.55	2002	1042	Ad
	2003	62	Am ⁵¹⁹	14998.6	2004	225 *	Am
				14998.7	2004	225 *	Am
				14998.8	2004	225 *	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
14998.9	2004	225 *	Am	15313	2000	1056	Am
14999	2004	909 *	Am ⁹⁸ R ¹⁰⁰	2003	229	R	
	2005	675	Am ^{36 13}	15314	2001	189	Am
14999.37	2003	220	Ad	2003	229	R	
14999.50	2000	700	Ad	15315	2001	189	Am
14999.55	2000	700	Ad	2003	229	R	
15001	2007	176 *	Am	15316	2001	189	Am
15001.1	2007	176 *	Am	2003	229	R	
15001.2	2007	176 *	Am	15317	2001	189	Am
15002.5	2007	176 *	Am	2003	229	R	
15155	2002	545	Am ⁴²²	15318	1999	519	Ad & R ⁵
15164.1	2001	34	Ad	15320	2002	1124 *	Ad
15201	2004	227 *	Am	2003	229	R	
15202	2000	127 *	Am ⁶³ Ad & R ¹⁸	15323.5	2002	1124 *	Am
	2006	538	Am ⁸⁰²	2003	229	R	
15252	2005	GRP 2	S ⁶⁷²	15324	2003	229	R
	2006	533	Am	15325	2000	1056	Am
15275	2005	GRP 2	S ⁶⁷²	2001	189	Am	
	2006	533	Am	2003	229	R	
15276	2005	GRP 2	S ⁶⁹²	15326	2003	229	R
	2006	533	R	15327	2003	229	R
15277	2001	745 *	Am	15327.1	2003	229	R
	2005	GRP 2	S ⁶⁷²	15327.5	2003	229	R
	2006	533	Am	15327.6	2003	229	R
15279	2005	GRP 2	S ⁶⁹²	15328	2003	229	R
	2006	533	R	15329	2000	1056	Ad
15290	2001	115	R	2003	229	R	
15291	2001	115	R	15330	2003	229	R
15292	2001	115	R	15330.05	1999	515	Ad & R ⁵
15293	2001	115	R	15330.1	2003	229	R
15294	2001	115	R	15330.2	2003	229	R
15295	2001	115	R	15331	1999	431	Am
15296	2001	115	R	2003	229	R	
15297	2001	115	R	15331.1	2003	229	R
15298	2001	115	R	15331.2	2003	229	R
15299	2001	115	R	15332	2003	229	R
15300	2001	115	R	15332.1	2003	229	R
15301	1999	67 *	Am	15333	2003	229	R
	2000	958	Am	15333.1	2003	229	R
15301.3	2000	958	Am	15333.10	2000	1056	Ad
15301.5	2001	745 *	R	2003	229	R	
15301.6	2000	958	Am	15333.11	2000	1056	Ad
Title 2, Div. 3, Pt. 6.7, Ch. 1, heading (Sec. 15310 et seq.)	2000	1055 *	Am	2003	229	R	
	2001	189	Am	15333.2	2003	229	R
15310	2000	1056	Am	15333.3	2001	745 *	Am
	2003	229	R	2001	752 *	R	
15310.1	2000	1056	Ad	15333.4	2001	745 *	Am
	2003	229	R	2001	752 *	R	
15311	2000	1055 *	Am	15333.5	2003	229	R
	2000	1056	Am	15333.6	2000	1056	R
	2003	229	R	2001	752 *	Ad	
15312	2003	229	R	2003	229	R	
15312.5	2003	228 *	Ad	15333.7	2001	752 *	Ad
				2003	229	R	
				15333.8	2001	752 *	Ad
				2003	229	R	
				15334	2003	229	R
				15334.1	2003	229	R
				15334.2	2003	229	R
				15334.3	2003	229	R
				15335	2003	229	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
15335.07	2003	229	R		2003	229	R
15335.09	2003	229	R	15346.4	1999	425	Ad & R ⁷⁵
15335.11	2003	229	R		2000	769	Am
15335.13	2003	229	R		2003	229	R
15335.15	2003	229	R	15346.5	1999	425	Ad & R ⁷⁵
15335.17	2003	229	R		2003	229	R
15335.19	2003	229	R	15346.8	1999	425	Ad & R ⁷⁵
15335.2	2003	229	R		2003	229	R
15335.20	2003	229	R	15346.9	1999	425	Ad & R ⁷⁵
15335.22	2003	229	R		2000	135	Am ²⁰³
15336	2003	229	R		2000	769	Am
15337	2003	229	R		2003	229	R
15338	2003	229	R	15348	2000	1056	Ad
15338.5	2003	229	R		2003	229	R
15338.6	2003	229	R	15348.5	2000	1056	Ad
15339	2003	229	R		2003	229	R
15339.1	2003	229	R	15350	1X 2001–02	8 *	Ad
15339.2	2000	605	Am		2003	229	R
	2003	229	R	15351	1X 2001–02	8 *	Ad
15339.25	2003	229	R		2003	229	R
15339.26	2003	229	R	15352	1X 2001–02	8 *	Ad
15339.27	2003	229	R		2003	229	R
15339.28	2003	229	R	15353	1X 2001–02	8 *	Ad
15339.29	2003	229	R		2003	229	R
15339.3	2000	605	Am	15354	1X 2001–02	8 *	Ad
	2003	229	R		2003	229	R
15339.30	2003	229	R	15355	1X 2001–02	8 *	Ad
15339.7	2003	229	R		2003	229	R
15339.8	2000	605	Ad	15356	1X 2001–02	8 *	Ad
	2003	229	R		2X 2001–02	9	Am
15340	2003	229	R		2003	229	R
15341	2003	229	R	15357	1X 2001–02	8 *	Ad
15342	2003	229	R		2003	229	R
15344	2003	229	R	15358	1X 2001–02	8 *	Ad
15345	2003	229	R		2003	229	R
15345.1	2003	229	R	15359	1X 2001–02	8 *	Ad
15345.2	2003	229	R		2003	229	R
15345.3	2003	229	R	15360	1X 2001–02	8 *	Ad
15345.4	2003	229	R		2003	229	R
15345.5	2003	229	R	15361	1X 2001–02	8 *	Ad
15346	1999	425	Ad & R ⁷⁵		2003	229	R
	2003	229	R	15362	1X 2001–02	8 *	Ad
15346.1	1999	425	Ad & R ⁷⁵		2003	229	R
	2003	229	R	15362.5	1X 2001–02	8 *	Ad
15346.10	1999	425	Ad & R ⁷⁵		2003	229	R
	2002	436	Am (as ad by Stats. 1999, Ch. 425) & RN	15363.10	2001	189	Am
					2002	307	Am
15346.11	2002	436	Ad(RN)		2003	229	R
	2003	229	R	15363.50	2001	189	Am
15346.12	1999	425	Ad & R ⁷⁵		2003	229	R
	2002	436	R (as ad by Stats. 1998, Ch. 952)	Title 2, Div. 3, Pt. 6.7, Ch. 1.3, heading (Sec. 15363.6 et seq.)			
	2003	229	R		2001	189	Am
15346.13	1999	425	Ad & R ⁷⁵	15363.6	2000	1055 *	Am
	2003	229	R		2000	1056	Am
15346.2	1999	425	Ad & R ⁷⁵		2001	189	Am
	2003	229	R		2003	229	R
15346.3	1999	425	Ad & R ⁷⁵				
	2000	769	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>
15363.60	2003	662	Ad		2003	229	R
15363.61	2003	662	Ad	15364.77	2001	189	Am
15363.62	2003	662	Ad		2001	430	Am (by Sec. 9.5 of Ch.)
15363.63	2003	662	Ad				R
15363.64	2003	662	Ad		2003	229	R
15363.65	2003	662	Ad	15364.78	2001	189	Am
15363.7	2003	229	R		2003	229	R
15363.70	2000	127*	Ad	15364.79	2001	189	Am
	2003	229	R		2003	229	R
15363.71	2000	127*	Ad	15364.8	2003	229	R
	2002	715*	Am	Title 2,			
	2003	229	R	Div. 3,			
15363.72	2000	127*	Ad	Pt. 6.7,			
	2000	699	Am	Ch. 1.8,			
	2002	715*	Am	heading			
	2003	229	R	(Sec. 15364.80			
15363.73	2000	127*	Ad	et seq.)	2002	863	R
	2000	699	R & Ad	15364.80	2001	189	R
	2002	715*	Am		2002	863	Ad & R ⁴³
	2003	229	R		2003	229	R
15363.74	2000	127*	Ad	15364.85	2001	189	R
	2003	229	R	15364.9	2003	229	R
15363.75	2000	127*	Ad	15365	2003	229	R
	2000	699	Am	15365.10	2003	229	R
	2003	229	R	15365.11	1999	598	Ad
15364.2	2003	229	R		2001	189	Am
15364.3	2003	229	R		2003	229	R
15364.4	2001	189	R (as am by Sec. 3, Stats. 1994, Ch. 929)	15365.12	2001	189	Am
			Am (as am by Sec. 1, Stats. 1995, Ch. 824)		2003	229	R
	2003	229	R	15365.13	2003	229	R
15364.5	2001	189	Am	15365.2	2003	229	R
	2003	229	R	15365.20	2003	229	R
15364.50	2003	229	R	15365.30	1999	141	Ad
15364.51	2003	229	R		2000	506	Am
15364.52	2003	229	R		2003	229	R
15364.53	2003	229	R	15365.31	1999	141	Ad
15364.54	2003	229	R		2003	229	R
15364.55	2003	229	R	15365.40	1999	565	Ad
15364.6	2001	189	Am		2003	229	R
	2003	229	R	15365.41	1999	565	Ad
15364.7	2001	189	Am		2003	229	R
	2003	229	R	15365.42	1999	565	Ad
15364.71	2001	189	Am		2003	229	R
	2003	229	R	15365.43	1999	565	Ad
15364.72	2002	1125	Ad		2003	229	R
	2003	229	R	15365.44	1999	565	Ad
15364.725	2002	1124*	Ad		2003	229	R
	2002	1125	R (as ad by Stats. 2002, Ch. 1124)	15365.45	1999	565	Ad
			Ad & R ¹⁸		2003	229	R
15364.73	2002	1125	Ad & R ¹⁸	15365.46	1999	565	Ad
	2003	229	R		2003	229	R
15364.74	2001	189	Am	15365.6	2001	189	Am
	2003	229	R		2003	229	R
15364.76	2001	189	Am	15365.8	2003	229	R
				15365.9	2003	229	R
				15366	2003	229	R
				15366.5	2003	229	R
				15367	2003	229	R
				15371	2003	229	R
				15372	2003	229	R
				15372.100	2002	474	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
15372.100	(Cont.)			15372.78	2003	229	R
	2003	229	R	15372.79	2003	229	R
15372.101	2003	229	R	15372.85	2003	229	R
15372.102	2002	474	Am	15372.86	2003	228*	Am
	2003	229	R		2003	229	R
15372.103	2002	474	Am	15372.87	2002	474	Am
	2003	229	R		2003	229	R
15372.104	2003	229	R	15372.88	2003	229	R
15372.105	2003	229	R	15372.89	2003	229	R
15372.106	2003	229	R	15372.90	2003	229	R
15372.107	2003	229	R	15372.91	2003	229	R
15372.109	2003	229	R	15372.92	2003	229	R
15372.110	2003	229	R	15372.93	2003	229	R
15372.111	2003	229	R	15373	2003	229	R
15372.112	2003	229	R	15373.05	2003	229	R
15372.113	2003	229	R	15373.07	2003	229	R
15372.114	2003	229	R	15373.1	2003	229	R
15372.115	2003	229	R	15373.100	1999	597	Ad
15372.116	2003	229	R		2003	229	R
15372.117	2003	229	R	15373.101	1999	597	Ad
15372.118	2003	229	R		2003	229	R
15372.120	2003	229	R	15373.102	1999	597	Ad
15372.122	2003	229	R		2003	229	R
15372.123	2003	229	R	15373.103	1999	597	Ad
15372.124	2003	229	R		2003	229	R
15372.125	2003	229	R	15373.104	1999	597	Ad
15372.130	2003	229	R		2003	229	R
15372.131	2003	229	R	15373.105	1999	597	Ad
15372.200	2003	229	R		2003	229	R
15372.201	2003	229	R	15373.106	1999	597	Ad
15372.202	2003	229	R		2003	229	R
15372.203	2003	229	R	15373.107	1999	597	Ad
15372.204	2003	229	R		2003	229	R
15372.205	2003	229	R	15373.108	1999	597	Ad
15372.206	2003	229	R		2003	229	R
15372.207	2003	229	R	15373.109	1999	597	Ad
15372.208	2003	229	R		2003	229	R
15372.209	2003	229	R	15373.110	1999	597	Ad
15372.210	2003	229	R		2003	229	R
15372.213	2003	229	R	15373.111	1999	597	Ad
15372.214	2003	229	R		2003	229	R
15372.216	2003	229	R	15373.112	1999	597	Ad
15372.217	2003	229	R		2003	229	R
15372.218	2003	229	R	15373.113	1999	597	Ad
15372.219	2003	229	R		2003	229	R
15372.220	2003	229	R	15373.114	1999	597	Ad
15372.221	2003	229	R		2003	229	R
15372.5	2003	229	R	15373.2	2003	229	R
15372.60	2003	229	R	15373.25	2003	229	R
15372.61	2003	204	Am	15373.51	2003	229	R
	2003	229	R	15373.52	2003	229	R
15372.65	2003	229	R	15373.53	2003	229	R
15372.66	2003	229	R	15373.54	2003	229	R
15372.70	2003	229	R	15373.6	2003	229	R
15372.71	2003	229	R	15373.7	2003	229	R
15372.72	2003	229	R	15373.71	2003	229	R
15372.73	2003	229	R	15373.8	2003	229	R
15372.74	2003	229	R	15373.9	2003	229	R
15372.75	2003	229	R	15373.91	2003	229	R
15372.76	2003	229	R	15373.92	2003	229	R
15372.77	2003	229	R	15373.93	2003	229	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>
15373.94	2003	229	R		2000	939	R
15373.95	2003	229	R	15379.35	1999	78 *	S ^{36 24}
15373.955	2003	229	R		2000	939	R
15373.96	2003	229	R	15379.4	2003	229	R
15373.97	2003	229	R	15379.40	1999	78 *	S ^{36 24}
15373.98	2003	229	R		2000	939	R
15374	2003	229	R	15379.45	2003	229	R
15375	2003	229	R	15379.5	2003	229	R
15376	2002	405	Am	15379.50	1999	78 *	S ^{36 24}
	2003	229	R		2000	939	R
15377	2003	229	R		2000	1059	Ad
15378	2001	745 *	Am		2003	229	R
	2002	405	Am	15379.51	1999	78 *	S ^{36 24}
	2003	229	R		2000	939	R
15378.10	2003	229	R	15379.52	1999	78 *	S ^{36 24}
15378.5	2003	229	R		2000	939	R
15378.6	2003	229	R	15379.6	2003	229	R
15378.7	2003	229	R	15379.60	1999	78 *	S ^{36 24}
15378.8	2003	229	R		2000	939	R
15378.9	2003	229	R	15379.61	1999	78 *	S ^{36 24}
15378.98	2003	229	R		2000	939	R
15378.99	2003	229	R	15379.62	1999	78 *	S ^{36 24}
15379	2003	229	R		2000	939	R
15379.1	2003	229	R	15379.650	1999	78 *	S ^{36 24}
15379.10	2003	229	R		2000	939	R
15379.11	2003	229	R	15379.651	1999	78 *	S ^{36 24}
15379.12	2003	229	R		2000	939	R
15379.14	2003	229	R	15379.652	1999	78 *	S ^{36 24}
15379.15	2003	229	R		2000	939	R
15379.16	2003	229	R	15379.653	1999	78 *	S ^{36 24}
15379.2	2003	229	R		2000	939	R
15379.20	1999	78 *	S ^{36 24}	15379.655	1999	78 *	S ^{36 24}
	2000	939	R		2000	939	R
15379.21	1999	78 *	S ^{36 24}	15379.656	1999	78 *	S ^{36 24}
	2000	939	R		2000	939	R
15379.21.5	1999	78 *	S ^{36 24}	15379.657	1999	78 *	S ^{36 24}
	2000	939	R		2000	939	R
15379.21.6	1999	78 *	S ^{36 24}	15379.658	1999	78 *	S ^{36 24}
	2000	939	R		2000	939	R
15379.21.7	1999	78 *	S ^{36 24}	15379.7	2003	229	R
	2000	939	R	15379.70	1999	78 *	S ^{36 24}
15379.21.8	1999	78 *	S ^{36 24}		2000	939	R
	2000	939	R	15379.71	1999	78 *	S ^{36 24}
15379.22	1999	78 *	S ^{36 24}		2000	939	R
	2000	939	R	15379.8	2003	229	R
15379.23	1999	78 *	S ^{36 24}	15379.80	1999	78 *	Am ^{36 24}
	2000	939	R		2000	939	R
15379.24	1999	78 *	S ^{36 24}	15379.90	1999	78 *	S ^{36 24}
	2000	939	R		2000	939	R
15379.25	1999	78 *	S ^{36 24}	15380	2003	229	R
	2000	939	R	15381	2003	229	R
15379.26	1999	78 *	S ^{36 24}	15382	2003	229	R
	2000	939	R	15383	2003	229	R
15379.27	1999	78 *	S ^{36 24}	15384	2003	229	R
	2000	939	R	15385	2003	229	R
15379.28	1999	78 *	S ^{36 24}	15386	2003	229	R
	2000	939	R	15387	2003	229	R
15379.3	2003	229	R	15390	2003	229	R
15379.30	1999	78 *	S ^{36 24}	15390.1	2003	229	R
	2000	939	R	15390.2	2003	229	R
15379.33	1999	78 *	S ^{36 24}	15391	2003	229	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
15392	2001	189	Am		1999	812	Am
	2003	229	R		2001	118 *	S ¹⁹
15392.1	2001	189	Am		2003	229	R
	2003	229	R	15399.18	1999	516	S ⁵
15392.2	2003	229	R		2001	118 *	S ¹⁹
15392.3	2003	229	R		2003	229	R
15392.4	2003	229	R	15399.19	1999	516	S (as ad by
15392.7	2003	229	R				Stats. 1989,
15394	2003	229	R				Ch. 1442 and
15394.1	2003	229	R				Stats. 1995,
15395	2003	229	R				Ch. 814) ⁵
15395.1	2003	229	R		1999	812	Am (as ad by
15395.2	2003	229	R				Sec. 6,
15395.3	2003	229	R				Stats. 1995,
15395.4	2003	229	R				Ch. 814) & RN
15395.5	2003	229	R		2001	118 *	S ¹⁹
15396	2003	229	R		2003	229	R
15396.1	2003	229	R	15399.19.1	1999	812	Ad(RN)
15396.2	2003	229	R		2001	118 *	S ¹⁹
15396.3	2003	229	R		2003	229	R
15397	2003	229	R	15399.2	2003	229	R
15397.1	2003	229	R	15399.20	1999	516	S ⁵
15397.2	2003	229	R		2001	118 *	S ¹⁹
15397.3	2003	229	R		2003	229	R
15397.4	2003	229	R	15399.21	1999	516	Am ⁵
15399	2003	229	R		2001	118 *	Am ¹⁹
15399.1	2003	229	R		2003	229	R
15399.10	1999	516	S ⁵	15399.22	2003	229	R
	1999	812	Am	15399.3	2003	229	R
	2001	118 *	S ¹⁹	15399.4	2003	229	R
	2003	229	R	15399.40	2003	229	R
15399.11	1999	516	S ⁵	15399.41	2003	229	R
	1999	812	Am	15399.42	2003	229	R
	2001	118 *	S ¹⁹	15399.44.5	2003	229	R
	2003	229	R	15399.44.6	2003	229	R
15399.12	1999	516	S ⁵	15399.45	1999	596	Ad & R ²⁰
	2001	118 *	S ¹⁹		2002	558	Am ⁷⁵
	2003	229	R		2003	229	R
15399.13	1999	516	S ⁵	15399.46	1999	596	Ad & R ²⁰
	2001	118 *	S ¹⁹		2002	558	Am ⁷⁵
	2003	229	R		2003	229	R
15399.14	1999	516	S ⁵	15399.47	1999	596	Ad & R ²⁰
	1999	812	Am		2002	558	S ⁷⁵
	2001	118 *	S ¹⁹		2003	229	R
	2003	229	R	15399.48	1999	596	Ad & R ²⁰
15399.15	1999	812	Ad		2002	558	Am ⁷⁵
	2001	118 *	S ¹⁹		2003	229	R
	2002	999	Am	15399.5	2003	229	R
	2003	42 *	Am	15399.50	2003	229	R
	2003	229	R	15399.51	2003	229	R
15399.15.1	1999	812	Ad	15399.52	2003	229	R
	2001	118 *	S ¹⁹	15399.53	2003	229	R
	2003	229	R	15399.54	2003	229	R
15399.15.2	1999	812	Ad	15399.55	2003	229	R
	2001	118 *	S ¹⁹	15399.56	2003	229	R
	2002	999	Am	15399.6	2003	229	R
	2003	229	R	15399.60	2003	229	R
15399.16	1999	516	S ⁵	15399.7	2003	229	R
	2001	118 *	S ¹⁹	15399.8	2003	229	R
	2003	229	R	15422	2002	784	Am ⁴⁹⁰
15399.17	1999	516	S ⁵	15432	2000	517	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>
15432 (Cont.)	2001	78	Am	15770.5	2006	564	Ad
	2002	478	Am	15807	2003	592	Am
	2007	343	Am	15808.1	2003	592	Am
15434	2002	478	Am	15812	2003	592	Am
15437	2002	478	Am	15813.6	2001	745*	Am
15438	1999	842	Am	15814.11	2006	198	Am
	2000	99	Am	15814.12	2007	600	Am
	2000	517	Am (by Sec. 2.5 of Ch.)	15814.15	1999	981	Am ¹⁸
	2002	478	Am	15814.20	1X 2001–02	7*	Am
15438.1	2000	517	R	15814.25	2004	193	Am (as ad by Sec. 4, Stats. 1993, Ch. 1178) ⁵⁷¹
15438.5	2000	517	Am				
	2002	478	Am	15814.40	2006	742	Ad
15438.6	2000	99	Ad	15814.45	2007	179*	Ad
	2005	493*	Am		2007	186*	R (as ad by Stats. 2007, Ch. 179)
15438.7	2002	478	Ad				
15439	1999	842	Am	15815	2003	592	Am
	2000	517	Am		2006	538	Am ⁸⁰²
	2002	478	Am	15817.5	1999	147*	R
15440	2000	517	Am	15819.295	1999	54*	Ad
15455	2006	714	Am	15819.40	2007	7*	Ad
15461	2000	517	R		2007	175*	Am
15463	2000	517	R	15819.401	2007	7*	Ad
15490	2002	33*	Am		2007	175*	Am
15492	2006	538	Am ⁸⁰²		2007	175*	Am
15550	2002	859	Ad	15819.402	2007	7*	Ad
	2002	GRP 1	S ⁵³⁷	15819.403	2007	7*	Ad
15551	2002	859	Ad	15819.404	2007	7*	Ad
	2002	GRP 1	S ⁵³⁷	15819.41	2007	7*	Ad ⁸⁹³
15552	2002	859	Ad		2007	175*	Am
	2002	GRP 1	S ⁵³⁷	15819.411	2007	7*	Ad
15553	2002	859	Ad		2007	175*	Am
15554	2002	859	Ad	15819.412	2007	7*	Ad
	2002	GRP 1	S ⁵³⁷	15819.413	2007	7*	Ad
15555	2002	859	Ad	15819.414	2007	7*	Ad
	2002	GRP 1	S ⁵³⁷	15819.417	2007	7*	Ad
15556	2002	859	Ad	15819.60	2002	217*	Ad
	2002	GRP 1	S ⁵³⁷		2004	237*	Am
15557	2002	859	Ad		2004	824*	Am
	2002	GRP 1	S ⁵³⁷		2005	460	Am
15558	2002	859	Ad	15819.65	2002	217*	Ad
	2002	GRP 1	S ⁵³⁷		2004	237*	Am
15559	2002	859	Ad		2004	824*	Am
	2002	GRP 1	S ⁵³⁷	15819.70	2007	154*	Ad
15560	2002	859	Ad	15819.80	2004	79	R
	2002	GRP 1	S ⁵³⁷	15819.85	2004	79	R
15561	2002	859	Ad	15819.90	1999	728*	Am ⁸⁸
	2002	GRP 1	S ⁵³⁷		2004	79	Am & R ⁶⁰⁶
15562	2002	859	Ad	15819.92	2004	79	R
	2002	GRP 1	S ⁵³⁷	15819.95	2004	79	Am & R ⁶⁰⁶
15570	2003	627	Ad	15820.100	2007	245*	Ad
15601	2000	1081	R	15820.101	2007	245*	Ad
15605.5	2002	1124*	Ad	15820.102	2007	245*	Ad
15618.5	2003	890	Ad	15820.103	2007	245*	Ad
15620.5	1999	929	Ad	15820.104	2007	245*	Ad
15703	2000	808*	Am	15820.105	2007	245*	Ad
15705	2007	627	Ad	15820.80	2000	71*	Ad
15710	2003	229	Ad	15820.81	2000	71*	Ad
	2004	225*	Am	15820.82	2000	71*	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>
15820.83	2000	71 *	Ad	16302.1	1999	95 *	Am
15820.84	2000	71 *	Ad ¹⁸⁹		2006	538	Am ⁸⁰²
			R ¹⁹²	16304	2000	364	Am
15820.85	2000	71 *	Ad	16304.3	2000	364	Ad
15820.86	2000	71 *	Ad	16304.6	2006	538	Am ⁸⁰²
15820.90	2007	7 *	Ad	16305.2	2002	761 *	Am
15820.901	2007	7 *	Ad	16305.9	2002	761 *	Ad
15820.902	2007	7 *	Ad	16320	2002	1124 *	Ad
15820.903	2007	7 *	Ad ⁸⁹⁰		2004	227 *	Am
15820.905	2007	7 *	Ad		1X 2003–04	2 *	Am
15820.906	2007	7 *	Ad	16351	2004	227 *	Am
15820.907	2007	7 *	Ad	16365.5	1999	466	Ad
	2007	175 *	Am	16366.3	2006	538	Am ⁸⁰²
15820.91	2007	7 *	Ad	16366.7	2003	107	Am
15820.911	2007	7 *	Ad	16367.9	2004	193	R ⁵⁷¹
15820.912	2007	7 *	Ad	16373	2000	481	Am
15820.913	2007	7 *	Ad	16383	2006	538	Am ⁸⁰²
15820.915	2007	7 *	Ad	16391.1	2004	69 *	Am
15820.916	2007	7 *	Ad	16404.5	1999	917	Ad
15820.917	2007	7 *	Ad	16418	2006	69 *	Am
15820.918	2007	7 *	Ad	16427	2004	227 *	Am
15849.6	2005	74 *	Am		2005	74 *	Am
15849.7	2005	74 *	Ad	16428.1	2003	228 *	Ad
15853	2002	518	Am	16428.15	2003	228 *	Ad
15862	2003	592	Am	16428.2	2003	228 *	Ad
15863	2005	74 *	Am	16428.3	2003	228 *	Ad
15952	2006	538	Am ⁸⁰²	16428.4	2003	228 *	Ad
15973	2002	168	R	16428.5	2003	228 *	Ad
15975	2002	168	Am	16428.6	2003	228 *	Ad
15975.1	2002	168	R	16428.7	2003	228 *	Ad
15976	2002	168	R	16429	2003	100	Am
15977	2002	168	R	16429.1	2002	761 *	Am
16000	2004	193	R ⁵⁷¹		2002	1124 *	Am
16001	2004	193	R ⁵⁷¹		2003	296	Am
16020	2004	193	R ⁵⁷¹	16429.30	2000	127 *	Am
16021	2004	193	R ⁵⁷¹	16429.34	2000	127 *	R
16022	2004	193	R ⁵⁷¹	16429.36	2000	127 *	R
16050	2004	193	R ⁵⁷¹	16429.38	2000	127 *	R
16051	2004	193	R ⁵⁷¹	16429.4	2002	761 *	Ad
16052	2004	193	R ⁵⁷¹	16429.40	2000	127 *	R
16052.1	2004	193	R ⁵⁷¹	16429.49	2000	127 *	R
16053	2004	193	R ⁵⁷¹	16430	1999	468	Am
16054	2004	193	R ⁵⁷¹		2005	16 *	Am
16055	2004	193	R ⁵⁷¹	16431	2006	538	Am ⁸⁰²
16080	2004	193	R ⁵⁷¹	16475	2002	1124 *	Am
16081	2004	193	R ⁵⁷¹		2003	100	Am
16142	1999	1019	Am	16475.5	2002	1124 *	Am
16142.1	1999	1019	Ad		2003	100	Am
16153	2000	506	R	16480	2002	761 *	Am
16182	2004	227 *	Am	16480.6	2003	100	Am
16201	1999	991	Am ^{96 114}	16500	2000	1036	Am
16262.5	1999	90 *	Am	16501	2000	1036	Am
16265	2000	375	Am	16522	2000	913	Am
16265.2	2002	784	Am ⁴⁹⁰	16531.1	2003	230 *	Am
16271	2006	643	Am		2005	57 *	Am
16272.3	2004	193	R ⁵⁷¹	16582	2001	745 *	R
16272.5	2004	193	Am ⁵⁷¹		2004	520	Ad
16285	2004	193	R ⁵⁷¹	16584	2007	130	Am ⁹⁰²
16301.6	1999	95 *	R	16585	2006	538	Am ⁸⁰²
16301.7	1999	95 *	R	16600	2000	1036	Am
16301.8	1999	95 *	R	16612	2000	913	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>
16641.5	2007	651	Ad	16925	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
16642	2006	442	Ad	16926	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
	2007	671	Am	16927	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
16645	2000	872	Ad	16928	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
16645.1	2000	872	Ad	16929	2004	215 *	Am
16645.2	2000	872	Ad		1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
16645.3	2000	872	Ad	16930	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
16645.4	2000	872	Ad	16931	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
16645.5	2000	872	Ad	16932	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
16645.6	2000	872	Ad	16933	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
16645.7	2000	872	Ad	16934	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
16645.8	2000	872	Ad	16935	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²
16646	2000	872	Ad	16940	2004	215 *	Ad
16647	2000	872	Ad	16941	2004	215 *	Ad
16648	2000	872	Ad	16942	2004	215 *	Ad
16649	2000	872	Ad	16943	2004	215 *	Ad
16649.91	2001	745 *	R	16945	2004	215 *	Ad
16722	2001	97 *	Am	16946	2004	215 *	Ad
16724.4	2003	770	Ad	16947	2004	215 *	Ad
16724.6	2002	1124 *	Am	16948	2004	215 *	Ad
16724.7	2001	97 *	Ad	16949	2004	215 *	Ad
16727	2002	1124 *	Am	16950	2004	215 *	Ad
16731	1999	522	Am	16951	2004	215 *	Ad
	2001	97 *	Am	16952	2004	215 *	Ad
	2006	640 *	Am	16953	2004	215 *	Ad
16731.6	2002	1124 *	Am	16954	2004	215 *	Ad
16733	1999	522	Am	16955	2004	215 *	Ad
	2001	97 *	Am	16956	2004	215 *	Ad
16753	1999	468	Am	16957	2004	215 *	Ad
	2001	97 *	Am	16958	2004	215 *	Ad
16754	1999	468	Am	16959	2004	215 *	Ad
16754.3	1999	468	Am (by Sec. 4 of Ch.)	16960	2004	215 *	Ad
	1999	522	Am (by Sec. 3.5 of Ch.)	16965	2007	173 *	Ad ³⁷
	2001	97 *	Am		2007	313 *	R & Ad
16771	2001	97 *	Am	17051.5	2006	538	Am ⁸⁰²
16774	2001	97 *	Am	17201	2006	538	Am ⁸⁰²
16781	1999	522	Am	17213	1X 2003–04	12 *	Ad
16782	2006	640 *	Am	17240.5	2007	336	Ad
16784	2006	640 *	Am	17244	2007	336	Am
16910	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²	17245	2007	336	Am
16911	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²	17246	2007	336	Am
16912	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²	17247	2007	336	Am
16913	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²	17311	2002	1124 *	Am
16920	2004	215 *	Am	17500	2004	890	Am
	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²	17513	2004	890	Am
16921	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²	17517	2004	890	R
16922	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²	17517.5	2004	890	Ad
16923	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²	17518.5	2004	890	Ad
16924	1X 2003–04	11 *	Ad ⁵⁴¹ R ²³²		2007	329	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
17520	2004	890	Am	17567	2007	179*	Am
	2006	538	Am ⁸⁰²	17568	2007	179*	Am
17521	1999	643	Am	17570	2007	179*	R
	2004	890	Am	17571	1999	643	Am
	2007	329	Am	17572	2004	313	Ad
17521.5	2007	329	Ad		2007	329	R & Ad
17522	2004	890	Am	17573	2007	329	Ad
17526	2003	228*	Am	17574	2007	329	Ad
	2004	890	Am	17574.5	2007	329	Ad
17551	2002	1124*	Am	17579	2004	890	Am
	2004	890	Am	17581	2005	72*	Am
	2007	329	Am		2007	329	Am
17553	1999	643	Am	17581.5	2002	1167*	Ad
	2004	890	Am		2004	216*	Am
	2006	538	Am ⁸⁰²		2004	316*	Am
	2007	329	Am		2005	72*	Am
17554	2004	890	Am		2005	73*	Am
17555	2004	890	R & Ad		2005	491*	Am
	2005	22	Am ⁶⁴⁷		2007	174*	Am
	2007	179*	Am		2007	329	Am (as am by Stats. 2007, Ch. 174)
17556	2004	895	Am				
	2005	72*	Am	17602	2006	168	Ad
	2006	538	Am ⁸⁰²	17610	2004	890	R
17557	2004	313	Am	17612	2004	890	Am
	2004	890	Am		2007	179*	Am
	2007	179*	Am		2007	329	Am (as am by Stats. 2007, Ch. 179)
17557.1	2007	329	Ad				
17557.2	2007	329	Ad	17614	2004	890	R
17558	2004	313	Am	17615.1	2004	890	Am
	2004	890	Am	17615.4	2004	890	Am
	2007	329	Am	17616	2004	890	Am
17558.5	2002	1124*	Am	17617	2004	211*	Ad ⁶²²
	2002	1128	Am (by Sec. 14.5 of Ch.)		2005	72*	Am
	2004	313	Am	17630	2004	890	Am
	2004	890	Am	17700	2004	470	Am
17558.7	2006	168	Ad	18001	2000	886	Ad
17558.8	2006	168	Ad	18215	2004	183	Am ⁵⁷¹
	2007	130	Am ⁹⁰²	18523.1	1999	446*	Am
17559	1999	643	Am		2002	1*	R
17560	2007	179*	Am	18523.3	1999	83	Am ³⁰
17561	1999	643	Am		2001	365*	R
	2002	1124*	Am	18598	2001	219	R
	2004	313	Am	18670	1999	446*	Am
	2004	890	Am		2000	402*	Am
	2006	78*	Am		2001	365*	Am
	2007	179*	Am	18670.2	1999	446*	R
	2007	329	Am (as am by Stats. 2007, Ch. 179)	18671	2004	182	Am ^{81 614}
17561.5	2004	890	Am	18672	1999	310	Am
	2007	179*	Am	18680	1999	310	Am
17561.6	2004	890	Am	18708	2006	538	Am ⁸⁰²
17562	2001	745*	Am	18710	1999	310	Am
	2002	1124*	Am	18717	1999	457*	Am
	2004	890	Am	18717.2	2001	365*	R
	2007	179*	Am	18900.6	2006	216	Ad
17564	1999	643	Am	18903	1999	3*	Am
	2002	1124*	Am		1999	446*	Am
	2004	890	Am		2001	364*	Am
	2007	329	Am		2002	1*	Am
				18903.2	1999	446*	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>
18935	1999	806	Am	19406	1999	310	Am
	2000	135	Am ²⁰³	19570.1	2001	365 *	Am
	2001	159	Am ³⁰⁵	19570.3	1999	446 *	R
18939	1999	310	Am	19572	2004	788	Am
18941	2003	836	Ad	19572.1	1999	446 *	Am
18973.1	2006	494	Ad		2004	788	Am
18973.5	2006	494	Am	19572.3	1999	446 *	R
18974.5	2006	494	Am	19574	1999	446 *	Am
18978	2006	494	Am		2001	365 *	Am
18979	1999	404	Am		2002	664	Am ⁴³¹
19050.8	2000	1058	Am	19574.1	2001	365 *	Am
	2003	552	Am	19574.2	2001	365 *	Am
19056.5	1999	446 *	Am	19574.6	1999	446 *	R
	2001	364 *	Am	19575	2001	365 *	Am
	2002	1 *	Am	19576.2	1999	446 *	R
19056.6	1999	446 *	R	19576.4	1999	446 *	R
19063	1999	310	Am	19576.5	1999	83	Am ³⁰
19063.1	1999	310	Am	19576.6	2000	402 *	Ad
	2004	183	Am ⁵⁷¹	19578	2001	365 *	Am
19063.2	1999	310	Am	19582	1999	446 *	Am
19063.5	1999	310	Am		2000	402 *	Am
19063.8	1999	310	Am		2001	365 *	Am
19080.4	2001	859	Ad & R ¹⁹	19582.1	1999	446 *	Am
19134	2000	127 *	Ad		2004	183	Am ⁵⁷¹
	2000	895	Am	19582.2	1999	446 *	R
	2002	1132	Am	19582.3	1999	83	Am ³⁰
	2004	26 *	Am		1999	446 *	R
19141	1999	446 *	Am	19582.6	1999	446 *	Am
	2001	364 *	Am	19582.7	1999	446 *	R
	2002	1 *	Am	19583	2001	365 *	Am
19141.3	1999	83	Am ³⁰	19583.5	2005	217	Am
	1999	446 *	R		2006	538	Am ⁸⁰²
19142	1999	446 *	Am	19583.51	2005	217	Am
	2001	364 *	Am		2006	538	Am ⁸⁰²
	2002	1 *	Am	19585	1999	310	Am
	2003	62	Am ⁵¹⁹	19602.5	2006	110	Ad
19142.2	1999	446 *	R	19602.7	2007	284	Ad
19144	1999	310	Am	19605	1999	357	Am
19170	2002	236	Am	19609	2007	284	Ad
19170.1	1999	3 *	Am	19632	2000	1048	Ad
	1999	446 *	Am		2007	130	Am & RN (as
	2001	364 *	Am				ad by Sec. 3,
	2002	1 *	R				Stats. 2000,
19170.3	1999	446 *	R				Ch. 1048) ⁹⁰²
19173.1	2001	365 *	Am	19633	2007	130	Ad(RN) ⁹⁰²
19173.3	1999	446 *	R	19682	2001	883	Am
19173.4	2002	1 *	R	19683	1999	806	Am
19175	2000	402 *	Am		2001	883	Am
19175.3	2001	365 *	Am	19683.1	2001	883	Ad
19175.6	1999	83	Am ³⁰	19702	1999	446 *	Am
	1999	446 *	R		2000	1048	Am
19175.7	2002	1 *	R		2001	364 *	Am
19231	2000	1048	Am		2001	365 *	Am
	2000	1049	Am		2001	883	Am
19240	2000	1048	Am		2004	788	Am
19253.5	1999	310	Am	19702.7	1999	446 *	R
19401	1999	310	Am	19704	2004	788	Am
19402	1999	310	Am	19770	2002	60 *	Am
19403	1999	310	Am	19771	2002	1 *	Am
19404	1999	310	R		2005	151	Am
19405	1999	310	Am	19774	2002	1 *	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
19775.17	2002	5 *	Am	19818.11	1999	446 *	Am
	2003	62	Am ⁵¹⁹		2002	1 *	R
19775.18	2002	5 *	Ad	19818.15	1999	446 *	R
	2002	902	Am	19818.7	1999	446 *	Am
	2003	62	Am ⁵¹⁹		2002	1 *	R
	2005	287	Am	19818.8	1999	457 *	Am
19786	1999	446 *	Am	19818.9	2001	365 *	R
	2001	364 *	Am	19822	2006	97	Am
	2002	1 *	Am	19822.3	2006	69 *	Ad
19786.2	1999	446 *	R		2007	130	Am ⁹⁰²
					2007	179 *	Am
Title 2, Div. 5, Pt. 2, Ch. 12, heading (Sec. 19790 et seq.)	2005	644	Am	19822.7	1999	770 *	Ad
	19790	644	Am	19823	2001	365 *	Am
	19791	644	Am	19825.5	2006	240 *	Ad
	19792	644	Am	19826	2001	364 *	Am
19792.5	2005	644	Am		2003	465	Am
	2006	538	Am ⁸⁰²		2004	183	Am ⁵⁷¹
19793	2001	745 *	Am	19826.1	1999	446 *	Am
	2004	788	Am		2002	1 *	R
	2005	644	Am	19826.3	2001	365 *	R
19794	2005	644	Am	19827	2002	1 *	Am
19795	2005	644	Am		2003	62	Am ⁵¹⁹
19796	2005	644	Am	19827.3	1999	926 *	Ad
19797	2005	644	Am		2000	135	Am ²⁰³
19798	1999	446 *	Am	19827.5	2003	428 *	Am
	2001	364 *	Am	19828	2001	364 *	Am
	2002	1 *	Am	19828.2	1999	446 *	R
	2005	644	Am	19829	1999	446 *	Am
19798.2	1999	446 *	R		2001	364 *	Am
19798.5	2005	644	Ad	19829.2	1999	446 *	R
19815	1999	918	Am	19829.5	2005	499	Ad
19815.4	2006	538	Am ⁸⁰²	19829.6	2005	499	Ad
19815.41	1999	446 *	Am	19832	1999	446 *	Am
19815.42	1999	446 *	R		2001	364 *	Am
19816	2006	538	Am ⁸⁰²	19832.2	1999	446 *	R
19816.2	1999	446 *	Am	19834	1999	446 *	Am
	2001	364 *	Am		2001	364 *	Am
	2002	1 *	Am	19834.2	1999	446 *	R
19816.20	1999	457 *	Am	19835	1999	446 *	Am
	2000	402 *	Am		2001	364 *	Am
19816.21	2002	56	Ad	19835.2	1999	446 *	R
19816.22	1999	446 *	R	19836	2001	364 *	Am
19816.23	1999	457 *	R	19836.1	1999	446 *	Am
19816.4	2006	538	Am ⁸⁰²		2001	364 *	R
19816.6	2006	538	Am ⁸⁰²		2002	1044	Ad ⁴¹⁴
19817	1999	446 *	Am				R ⁸⁰
	1999	926 *	Am	19836.3	2001	365 *	R
	2001	364 *	Am	19841	1999	446 *	Am
	2002	1 *	R		2001	364 *	Am
19817.1	2002	1 *	R		2002	1 *	Am
19817.10	1999	926 *	Ad	19841.2	1999	446 *	R
19817.2	2002	1 *	R	19844.7	2001	780	Ad
19817.3	2002	1 *	R	19849.15	1999	926 *	Ad
19817.4	2002	1 *	R		2004	69 *	Am
19817.5	2002	1 *	R	19849.18	1999	792 *	Ad
19817.8	1999	446 *	R	19849.22	2000	902	Ad
					2001	797	Am
				19849.7	2003	433	Am
				19849.9	1999	272 *	Am
				19851.1	2003	158 *	Ad
				19853	2000	213	Am ²¹¹

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>
19853.1	1999	446 *	Am	19997.11	1999	446 *	Am
	2000	213	Am ²¹¹		2001	364 *	Am
19853.3	1999	446 *	R		2002	1 *	Am
19854	1999	446 *	Am	19997.13	1999	446 *	Am
	2001	364 *	Am		2001	364 *	Am
19854.2	1999	446 *	R		2002	1 *	Am
19857	2005	GRP 2	S ⁶⁷²	19997.3	1999	446 *	Am
	2006	533	Am		2001	364 *	Am
19858.3	1999	457 *	Am		2002	1 *	Am
19858.4	1999	457 *	Am		2003	62	Am ⁵¹⁹
19858.5	1999	457 *	Am	19997.4	1999	446 *	Am
19858.6	1999	457 *	R		2001	364 *	Am
19863.1	1999	457 *	Am		2002	1 *	Am
19867	2002	871	Am	19997.40	1999	446 *	R
	2003	62	Am ⁵¹⁹	19997.43	1999	446 *	R
19871	2004	69 *	Am	19997.44	1999	446 *	R
19871.2	1999	272 *	Am	19997.45	1999	446 *	R
19876.5	2000	402 *	Am ²³⁰	19997.46	1999	446 *	R
19879.1	2006	538	Am ⁸⁰²	19997.47	1999	446 *	R
19990.6	2001	411	Ad	19997.48	1999	446 *	R
19991.11	2002	869	Ad	19997.5	1999	446 *	Am
19991.13	2005	528	Ad		2001	364 *	Am
19991.15	1999	784 *	Ad & R ⁵		2002	1 *	Am
19991.16	1999	784 *	Ad & R ⁵	19997.51	1999	446 *	R
19991.17	1999	784 *	Ad & R ⁵	19997.53	1999	446 *	R
19991.18	1999	784 *	Ad & R ⁵	19997.6	1999	446 *	Am
19991.19	1999	784 *	Ad & R ⁵		2001	364 *	Am
19993.05	2001	745 *	Am		2002	1 *	Am
19994	1999	446 *	Am	19997.7	1999	446 *	Am
	2001	364 *	Am		2001	364 *	Am
	2002	1 *	Am		2002	1 *	Am
19994.1	1999	446 *	Am	19997.8	1999	446 *	Am
	2001	364 *	Am		2001	364 *	Am
	2002	1 *	Am		2002	1 *	Am
19994.2	1999	446 *	Am	19998.5	2004	193	R ⁵⁷¹
	2001	364 *	Am	19999.2	2006	538	Am ⁸⁰²
	2002	1 *	Am	19999.3	2004	214 *	Ad ⁶²⁰
19994.20	2003	465	R		2006	28 *	Am
Title 2, Div. 5, Pt. 2.6, Ch. 5.6, heading (Sec. 19994.30 et seq.)	2003	342	Am	19999.31	2004	214 *	Ad
19994.30	2003	342	Am	19999.5	2004	214 *	Am
19994.31	2003	342	R	20022	2002	1133	Am
19994.32	2003	342	R	20028	2000	1010	Am
19994.33	2003	342	Am		2001	159	Am ³⁰⁵
19994.6	1999	446 *	R		2007	355	Am
19994.7	1999	446 *	R	20035.1	2002	1 *	Ad ⁹⁸
19994.8	1999	446 *	R				R ¹⁰⁰
19995.35	2004	193	R ⁵⁷¹		2003	617	Am ^{36 13}
19995.4	2003	165	Am		2006	240 *	Am ⁸¹⁵
19995.5	1999	446 *	Ad				R ¹⁹²
	1999	630 *	Ad		2007	321 *	Am ^{944 349}
19996.40	2003	465	R	20035.10	2003	616	Ad
19997	1999	446 *	Am		2004	183	Am ⁵⁷¹
	2001	364 *	Am	20035.2	2003	617	Ad
	2002	1 *	Am		2004	183	Am ⁵⁷¹
				20035.21	2004	635 *	Ad
				20035.3	2003	617	Ad
					2004	183	Am ⁵⁷¹
				20035.4	2003	615	Ad
					2004	183	Am ⁵⁷¹
				20035.5	1999	555	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
20035.5 (Cont.)					2002	1133	R
	2003	615	Ad	20235	2003	848	Am
	2004	183	Am (as ad by Stats. 2003, Ch. 615) & RN ⁵⁷¹		2004	183	Am ⁵⁷¹
				20281.5	2004	214*	Ad
					2005	22	Am ⁶⁴⁷
	2004	231	Am (as ad by Sec. 6, Stats. 2003, Ch. 615) & RN		2005	328	Am
					2007	355	Am
				20300	2000	1002	Am
					2001	159	Am ³⁰⁵
					2002	56	Am
20035.6	2004	183	Ad(RN) ⁵⁷¹	20303	1999	474	Am
	2004	231	Ad(RN)		2004	214*	Am
	2006	538	Am ⁸⁰²		2007	355	Am
20035.9	2003	615	Ad	20305	2002	1045	Am
20037.10	2006	239*	Ad	20309	2000	880	Am
20037.11	2006	238*	Ad		2001	77	Am
20037.12	2006	238*	Ad	20309.5	2000	402*	Ad
20037.6	2006	28*	Ad	20320	2000	489	Am
20037.7	2006	209*	Ad	20322	2000	489	Am
	2007	130	Am ⁹⁰²	20324	2000	489	Am
20037.8	2006	210*	Ad	20325	2000	489	Am
20037.9	2006	237*	Ad	20326	2007	355	Ad
20039.5	2007	355	Ad	20327	2007	355	Ad ⁹²⁶
20047.5	2001	365*	Ad	20340	2004	214*	Am
	2006	238*	Am		2005	328	Am
20057	2000	357	Am	20343	2005	322	Ad
	2003	62	Am ⁵¹⁹	20350	1999	785	Am
	2003	519	Am (by Sec. 1 of Ch.)	20356	2001	793	Am
				20370	2002	1133	Am
	2004	25*	Am		2007	355	Am
	2006	307	Am	20371	2007	355	Am
20057.1	2001	793	Am	20380	2007	355	Am
20062.5	2002	1133	Ad	20380.5	2007	355	Ad
20063	2002	1133	Am	20383	2002	1133	Am
20068.2	1999	83	Am ³⁰	20391	1999	555	Am (by Sec. 2 of Ch.)
	1999	457*	R				
20069	2004				1999	785	Am (by Sec. 2.5 of Ch.)
	Initiative (Prop. 71 adopted Nov. 2, 2004)		Am	20392	1999	555	Am
					2000	1002	Am
	2007	355	Am		2001	159	Am ³⁰⁵
20069.1	2000	1010	Ad	20393	1999	555	Am
20070	2001	793	Am	20394	1999	971	Am
20090.1	2002	729	Ad	20395	1999	555	Am
	2003	371	Am		2000	135	Am ²⁰³
	2003	371	Am		2000	402*	Am
20092	2003	850	Am	20397	1999	555	Am
20094	2006	538	Am ⁸⁰²		2000	135	Am ²⁰³
20096.3	2002	1139	Ad	20398	1999	555	Am
20098	2003	856	Am	20400	1999	457*	Am
	2005	328	Am	20401.5	2002	1152	Ad
	2007	333	Am	20405.1	1999	457*	Am
20161	2003	10*	Am		1999	555	Am
	2003	519	Am		2000	402*	Am
20162	2003	10*	R		2002	56	Am
20163	2005	328	Am	20405.2	1999	446*	Ad
	2006	538	Am ⁸⁰²	20405.3	1999	457*	R
20178	2000	483*	Am ⁵⁶		1999	555	Am
20195	2004	378	Am		2001	365*	Ad
20200	2003	97	Am	20407	1999	555	Am
20225.5	1999	474	Ad	20407.5	2000	402*	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>
20409	1999	555	Am	20588	2000	966	Am
20417	1999	785	R		2001	793	Am
20420	2000	871	Am		2003	519	Am
20423.5	2001	787	Ad	20589	2004	268	Ad
	2002	664	Am ⁴³¹	20590	2003	519	Am
20423.6	2002	1152	Ad	20610	2003	62	Am ⁵¹⁹
20429	2002	664	Am ⁴³¹		2003	519	Am
20432	2000	871	Ad		2004	231	Am
	2001	149	Am		2005	22	Am ⁶⁴⁷
20432.5	2002	114*	Ad	20611	2003	62	Am ⁵¹⁹
20432.6	2005	708	Ad		2003	519	Am
20433	2001	793	Am	20616	2000	947	Am
20434	2001	793	Am	20618	2000	947	Am (by Sec. 2
20434.5	2001	793	Am				of Ch.)
20436	2000	871	Am		2001	21*	Am ²⁹⁸
	2002	114*	Am	20630	2006	121	Am
20437	2002	114*	Am	20635.1	2000	1030	Ad
	2002	784	Am ⁴⁹⁰	20636	1999	971	Am
	2003	149	Am		2002	1139	Am
20440	2002	784	Am ⁴⁹⁰		2006	118	Am
20441	2001	787	Am		2007	130	Am ⁹⁰²
20441.5	2000	482	Ad	20636.1	2000	1030	Ad
	2001	787	R	20639	1999	939	Am ³⁰
20443	2001	21*	Am ²⁹⁸		2001	433	Am
20445	2001	21*	Am ²⁹⁸	20672.5	2003	519	Ad
20460.1	2000	1010	Ad	20677	1999	83	Am ³⁰
20462	2006	538	Am ⁸⁰²		1999	555	Am (by Sec. 12
20463	2002	889	Am				of Ch.)
20464	2002	889	R		2000	135	Am ²⁰³
20467	2003	10*	Am		2000	1030	Am (by Sec. 4
20469.1	2000	1010	Ad				of Ch.)
20471.1	2000	1010	Ad		2001	782	Am (by Sec. 1
20474	2000	1010	Am				of Ch.)
20475	2006	118	Am		2002	14*	Am
20479	2006	118	Am		2003	62	Am ⁵¹⁹
	2007	130	Am ⁹⁰²	20677.1	1999	630*	Ad
20479.5	2000	882	Ad		2003	519	R
20480	1999	259	Ad & R ⁵	20677.2	2001	365*	Ad ⁷³
20481	2001	793	Am				R ²²
20486	2000	1002	Am (as ad by		2002	1*	Am
			Stats. 1996,	20677.3	2001	363*	Ad ⁷³
			Ch. 502) & RN				R ²²
20487	2000	1002	Ad(RN)		2002	1*	Am
20501	2003	62	Am ⁵¹⁹	20677.4	2002	14*	Ad
	2003	519	Am		2003	62	Am ⁵¹⁹
20502	2006	118	Am	20677.5	2002	40*	Ad ⁷³
20515	2001	793	Am				R ²²
20530.1	2003	10*	Am		2006	28*	Ad
20533	2003	10*	Am	20677.6	2002	278*	Ad ⁷³
20536	2004	190	Am				R ²²
20570	2000	1010	Am	20677.7	2002	190*	Ad ⁷³
20572	2003	462	Am				R ²²
20574	2003	462	Am	20677.8	2002	190*	Ad ⁷³
20576	2003	462	Am				R ²²
20577	2003	462	Am	20677.9	2002	456*	Ad ⁷³
20577.5	2003	462	Ad				R ²²
20578	2003	462	Am	20678	2000	1002	R (as am by
20580	2001	793	Am				SB 528) & Ad ⁸²
20581	2003	462	Am		2001	21*	Am ²⁹⁸
20585	2003	519	Am	20683	1999	555	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
20683 (Cont.)				20804	2003	10*	R
	2002	14*	Am	20805	2006	538	Am ⁸⁰²
20683.1	2001	365*	Ad ⁷³ R ²²	20807	2003	10*	R
	2002	1*	Am	20808	2006	538	Am ⁸⁰²
	2006	28*	Ad	20814	2003	10*	Am
20683.2	2001	363*	Ad ⁷³ R ²²	20815	2000	1010	Am
	2002	1*	Am	20815.5	1999	474	Ad
	2002	664	Am ⁴³¹		2002	1133	R
20683.3	2002	14*	Ad ⁷³ R ²²	20816	2007	256*	Ad
	2002	190*	Ad ⁷³ R ²²		2001	781	Am
20683.4	2002	278*	Ad ⁷³ R ²²		2002	664	Am ⁴³¹
20683.5	2002	456*	Ad ⁷³ R ²²		2002	1139	Am
20683.6	2002	793	Am		2003	519	Am
20686	2001	555	Am	20822	1999	555	Am
20687	1999	21*	Am ²⁹⁸		2003	10*	Am
	2001	785	Am		2004	214*	Am
	2002	1*	Am	20824	2004	214*	Am
	2002	14*	Am	20826	2003	10*	Am
	2002	56	Am	20831.1	2000	1030	Ad
20687.1	2000	1030	Ad	20840	2002	1133	Ad
	2001	785	R	20841	2002	1133	Ad
	2001	793	R	20842	2002	1133	Ad
20687.2	2000	902	Ad	20860	2003	519	R
	2001	797	Am	20861	2003	519	R
20687.3	2001	364*	Ad & R ³⁴⁷	20862	2003	519	R
	2002	1*	Am ³⁸⁸	20863	2003	519	R
20687.4	2002	1*	Ad ⁷³ R ²²	20864	2003	519	R
	2001	21*	Am ²⁹⁸	20890.1	2001	793	Ad
20688	1999	778*	Ad		2002	114*	Am
20694	1999	307	R		2006	118	Am
20720	1999	307	R	20890.2	2002	902	Ad
20721	1999	307	R		2003	519	Am
20722	1999	307	R	20894	1999	474	Am
20723	1999	307	R		2004	214*	Am
20724	1999	307	R		2007	355	Am
20725	1999	307	R	20899.5	2006	355	Ad
20732	2003	519	R	20901	2007	355	Am
20736	1999	785	R	20902.5	2002	1008	Ad
20751	2003	855	Am		2003	62	Am ⁵¹⁹
20751.5	2003	855	Ad	20903	1999	684	Ad
20752	2003	10*	Am		2003	10*	Am
	2003	62	Am ⁵¹⁹	20907	2003	519	Am
	2003	519	Am	20908	2003	10*	R
	2005	328	Am		2004	214*	Ad
20772.5	2007	355	Ad		2005	328	Am
20772.6	2007	355	Ad	20909	2003	838	Ad
20776	2003	855	Am	20910	2003	855	Ad
20791	2003	10*	R	20938	2006	118	Am
20794	2003	10*	R	20962	2000	1030	Am
20795	2003	10*	R	20963	2007	355	Am
20796	2003	10*	R	20963.1	1999	770*	Ad
20800	2003	10*	R	20966	2000	1030	Am
20801	1999	778*	Am	20966.5	2007	355	Ad
	2003	10*	R	20992	1999	785	R
20802	2003	10*	R	20997	2007	355	Am
				21000	2003	10*	R
				21001	2001	793	R
				21002	2001	793	R
				21006	2000	489	Am
					2001	159	Am ³⁰⁵
				21007	2000	489	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>
21008	2000	489	Am	21150	2006	118	Am
21013	2000	489	Am		2007	130	Am ⁹⁰²
	2003	519	Am	21151	2002	1152	Am (by Sec. 4 of Ch.)
21020	2000	489	Am		2002	1153	Am (by Sec. 1.5 of Ch.)
21020.5	2002	56	Ad		2005	328	Am
21021	2000	489	Am	21156	2006	118	Am
21023	2000	489	Am	21159	2000	402 *	Am ²³⁰
21023.5	1999	834	Ad	21160	2000	402 *	Am ²³⁰
	2000	489	Am	21161	2000	402 *	Am ²³⁰
	2002	546	Am	21195	2000	402 *	Am ²³⁰
21024	2000	489	Am	21201	1999	785	Am
	2001	793	Am	21220	2003	62	Am ⁵¹⁹
21024.5	2006	834	Ad		2003	519	Am
21025.5	2003	560	Ad		2005	328	Am
21027	2000	489	Am	21220.5	2003	519	Ad
	2001	793	Am	21221	2005	328	Am
21028	1999	83	Am ³⁰	21223	2006	538	Am ⁸⁰²
21029	2000	489	Am	21224	2004	398	Am
21029.5	2007	355	Ad		2005	22	Am ⁶⁴⁷
21030	2000	489	Am		2005	328	Am
21031	2000	489	Am	21225	2005	328	Am
21037	2003	855	Am		2006	118	Am
21039	2003	835	Ad	21226	2005	328	Am
21050	2000	489	Ad		2006	118	Am
	2003	855	Am	21227	2005	328	Am
21051	2000	489	Ad		2006	118	Am
	2003	10 *	Am	21229	2006	118	Am
21052	2000	489	Ad	21230	2003	861	Ad
21052.5	2007	355	Ad	21251.13	1999	555	Ad
21053	2000	489	Ad		1999	800	Am (as ad by Stats. 1999, Ch. 555)
21054	2000	489	Ad	21251.15	2003	855	Ad
	2001	793	Am		2004	231	Am
21060	2004	214 *	Am	21252	2000	346	Am
21061	2001	21 *	Am ²⁹⁸		2003	519	R & Ad
21063	2002	1139	Ad	21253	2003	519	R
21070	1999	555	Am ¹⁶⁹	21259	2001	793	Am
21070.5	1999	555	Ad ¹²⁷	21261	2003	10 *	Am
	2000	135	Am ²⁰³	21262	2003	10 *	R
	2004	214 *	Am	21265	2006	538	Am ⁸⁰²
21070.6	1999	555	Ad ¹²⁷	21267	2004	506	Am
21070.7	2007	355	Ad	21290	2001	21 *	Am ²⁹⁸
21071	1999	555	Am ^{77 169}	21291.5	2005	418	Ad
	2000	135	Am ²⁰³	21293	2003	855	Am
21072	1999	555	Am ^{77 169}	21294	2003	855	Am
21073	1999	555	Am ^{77 169}	21298	2001	21 *	Am ²⁹⁸
21073.1	1999	555	Ad ¹²⁷		2001	793	Am
	2001	21 *	Am ²⁹⁸	21317	2001	793	Am
21073.5	1999	555	Am ¹⁶⁹	21318	2001	793	Am
	1999	785	Am ⁸²	21319	2001	793	Am
21073.7	1999	555	Ad ¹²⁷	21322	2001	793	Am
	2000	135	Am ²⁰³	21325	2001	793	Am
	2001	21 *	Am ²⁹⁸	21326	2001	793	Am
21076	2007	355	Am	21327	2001	793	Am
21077	1999	555	Am		2002	664	Am ⁴³¹
	2007	355	Am	21328	1999	555	Ad
21095	2006	538	Am ⁸⁰²		2000	237	Am
21117	2006	118	Am				
21117.5	2007	355	Ad				
21118	2006	118	Am				
21130	1999	555	Am				
21132	2006	237 *	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21328 (Cont.)	2001	793	Am	21363.8	2002	56	Ad
21337	1999	555	Am (by Sec. 29 of Ch.)	21364	2001	21 *	Am ²⁹⁸
				21369	1999	555	Am (by Sec. 39 of Ch.)
21337.1	2000	483 *	Am ⁵⁶		1999	633	Am (by Sec. 3.5 of Ch.)
21353	2000	483 *	Ad ⁵⁶	21369.1	1999	555	Ad ¹²⁷
	1999	555	Am		2001	21 *	Am ²⁹⁸
21353.5	2001	21 *	Am ²⁹⁸	21370	1999	633	Am (by Sec. 4 of Ch.)
21354.1	1999	555	Am ^{77 169}		1999	785	Am (by Sec. 10.5 of Ch.)
	2000	555	Ad ¹²⁷		2000	135	Am ²⁰³
		1030	Am (by Sec. 9 of Ch.)	21372	1999	555	Am
21354.3	2001	782	Ad	21373	1999	555	Am
	2002	664	Am ⁴³¹	21374	1999	555	Am
	2004	654	Am	21389	1999	633	Ad
	2006	118	Am		2001	21 *	R ²⁹⁸
	2006	846 *	Am	21390	2001	796	Ad
21354.4	2001	782	Ad	21400	2001	21 *	R ²⁹⁸
	2002	664	Am ⁴³¹	21401	2003	10 *	R
	2006	118	Am	21402	2001	21 *	R ²⁹⁸
21354.5	2001	782	Ad	21403	1999	555	Am
	2002	664	Am ⁴³¹		2001	21 *	R ²⁹⁸
	2004	654	Am	21404	2000	1002	Am
	2006	118	Am	21407	1999	555	Am
21355	2001	21 *	Am ²⁹⁸		2003	10 *	Am
21357	1999	785	Am	21408	2004	231	Am
	2001	21 *	Am ²⁹⁸	21409	2004	231	Am
21359	2005	328	Am	21410	2004	231	Am
21362	1999	555	Am (by Sec. 33 of Ch.)	21417	2004	231	R
				21419	2002	877	Am
	1999	633	Am (by Sec. 1.5 of Ch.)	21419.5	1999	310	Ad
				21423	2001	21 *	Am ²⁹⁸
21362.1	2001	21 *	Am ²⁹⁸		2002	664	Am ⁴³¹
	1999	3 *	Ad	21424	2004	231	Am
	2001	21 *	R ²⁹⁸	21428.1	2006	240 *	Ad
21362.2	1999	555	Ad ¹²⁷	21431	2003	519	R
	2001	21 *	Am ²⁹⁸	21450	2004	69 *	Am
21362.3	2002	902	Ad ⁵⁰⁴	21461	1999	785	Am
	2003	62	Am ⁵¹⁹	21461.5	2001	793	Ad
21363	1999	555	Am (by Sec. 35 of Ch.)	21465	1999	785	Am
					2001	21 *	Am ²⁹⁸
	1999	633	Am (by Sec. 2 of Ch.)		2003	10 *	Am
					2003	62	Am ⁵¹⁹
	1999	785	Am (by Sec. 9.6 of Ch.)	21465.5	1999	3 *	Am
					2001	21 *	R ²⁹⁸
	2001	21 *	Am ²⁹⁸	21490	2000	1002	Am
	2002	664	Am ⁴³¹	21492	2005	328	Am
21363.1	1999	555	Ad ¹²⁷	21497	1999	785	Am
	2001	21 *	Am ²⁹⁸	21499	2003	10 *	Am
21363.2	1999	778 *	Ad	21506	2004	69 *	Am
21363.3	2001	785	Ad	21507	1999	785	Am
21363.4	2002	1 *	Ad	21510	2004	506	Ad
	2003	617	Am	21535	2003	10 *	Am
21363.5	1999	555	Am	21537	2002	1152	Am
	1999	800	Am (as am by Stats. 1999, Ch. 555)	21537.5	2002	1077	Ad ⁵⁰⁵
					2006	210 *	Am
	2001	21 *	R ²⁹⁸	21540.5	2002	1152	Am
21363.6	1999	555	R		2005	328	Am
21363.7	1999	778 *	Ad				
	2001	21 *	R ²⁹⁸				

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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>
21541	1999	800	Am		2000	1002	Am (by Sec. 15.5 of Ch.)
	2000	1031	Am				
	2003	840	Am	21623.5	2000	947	Am (by Sec. 5 of Ch.)
21541.5	2000	1031	Ad		2000	1002	Am (by Sec. 16.5 of Ch.)
21543	2004	231	Am				
21546	1999	800	Am	21623.6	2000	947	Ad
	2000	1002	Am	21624	1999	800	Am
21547	1999	457*	Am	21626.5	2005	418	Ad
	2000	1002	Am	21629	1999	800	Am
	2004	214*	Am	21630	1999	800	Am
21547.5	1999	457*	Ad	21635	1999	800	Am
21547.7	2000	855	Ad		2004	69*	Am
	2001	159	Am ³⁰⁵	21635.5	2004	69*	Am
	2001	793	Am	21661	1999	525	Am ¹¹²
21548	1999	800	Am		2000	857	Am ²⁰³
	2000	1002	Am		2001	185	Am
21549	2000	1002	R		2002	664	Am ⁴³¹
21550	1999	800	R		2002	871	Am
21551	1999	800	Am		2003	519	Am
	2004	69*	Am	21662	2001	745*	Am
21571	1999	800	Am		2002	871	Am
	2003	519	Am	21663	2003	519	Am
21572	1999	555	Am (by Sec. 46 of Ch.)	21664	2002	871	Am
	1999	800	Am (by Sec. 7.1 of Ch.)	21690	2004	69*	R
	2000	135	Am ²⁰³		2005	328	Ad
	2001	21*	Am ²⁹⁸	21691	2004	69*	R
	2003	519	Am		2005	328	Ad
21573	1999	555	Am (by Sec. 47 of Ch.)	21692	2004	69*	R
	1999	800	Am (by Sec. 8 of Ch.)		2005	328	Ad
	1999	801	Am (by Sec. 1.3 of Ch.)	21703	2000	882	Am
	2001	21*	Am ²⁹⁸	Title 2,			
21573.5	1999	3*	Ad	Div. 5,			
	1999	555	R	Pt. 3.4,			
21574	1999	800	Am	heading			
	1999	801	Am (by Sec. 2.1 of Ch.)	(Sec. 21750			
	2001	21*	Am ²⁹⁸	et seq.)	2003	10*	Am
21574.5	1999	801	Ad	21751	1999	785	Am
	2001	21*	Am ²⁹⁸		2001	793	Am
21574.7	1999	555	Ad & R ³⁸	21752	2006	538	Am ⁸⁰²
	2001	21*	Am ²⁹⁸	21754	1999	474	Am
21581	1999	555	Am (by Sec. 50 of Ch.)	21757	2000	1002	Am
	1999	801	Am (by Sec. 4.1 of Ch.)		2001	793	Am
				21758	2001	793	Am
21582	2005	328	Am	21761	2001	793	Am
21620	2000	1002	Am	21764	2001	793	Am
21621	2000	1002	Am	22009.03	2003	62	Am ⁵¹⁹
	2003	10*	Am		2003	519	Am
21622	2000	947	Am (by Sec. 3 of Ch.)		2005	328	Ad
	2000	1002	Am (by Sec. 14.5 of Ch.)	22009.1	2003	62	Am ⁵¹⁹
					2003	519	Am
21623	2000	947	Am (by Sec. 4 of Ch.)		2005	328	Am
					2006	655	Am ⁸⁰²
				22013.7	2003	519	Am
					2004	231	Am
				22013.77	1999	785	Ad
				22013.78	2002	1152	Ad
					2003	519	Am
				22013.82	2001	365*	R
				22013.97	2004	183	Am ⁵⁷¹

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
22013.98	2001	793	Ad	22773	2004	69*	R & Ad
22018	2003	62	Am ⁵¹⁹	22774	1999	785	Am
	2003	519	Am		2004	69*	R & Ad
22100	2006	538	Am ⁸⁰²	22775	2004	69*	R & Ad
22150	2005	328	Am		2005	418	Am
22155	2005	328	Am	22775.5	2004	69*	R
22156	2003	62	Am ⁵¹⁹	22776	2004	69*	R
	2003	519	Am	22777	2004	69*	R & Ad
	2005	328	Ad	22778	2002	898	Am
22200	1999	83	Am ³⁰		2004	69*	R & Ad
22202	2005	328	Am	22779	2004	69*	R & Ad
22203	2005	328	Am	22780	2002	898	Ad
22208	2005	328	Am		2004	69*	R
22209	1999	83	Am ³⁰	22781	2004	69*	Ad
22216	2003	519	R	22783	2004	69*	Ad
22302	2005	328	Am	22785	2004	69*	Ad
22308	2005	328	Am	22787	2004	69*	Ad
22502	2003	62	Am ⁵¹⁹	22790	2002	1*	Am
	2003	519	Am		2003	751	Am
22560	2005	328	Am		2004	69*	R & Ad
22750	2004	69*	Ad	22790.1	2000	1002	R
22751	2004	69*	R & Ad	22790.2	2004	69*	R
22752	2004	69*	R	22790.3	2004	69*	R
22753	2004	69*	R & Ad	22790.4	2004	69*	R
22754	1999	272*	Am (by Sec. 3 of Ch.)	22790.5	2004	69*	R
	1999	446*	Am	22791	2004	69*	R
	1999	457*	Am	22791.5	2002	898	Ad
	2000	1010	Am		2004	69*	R
	2001	451	Am	22792	2003	751	Am
	2003	62	Am ⁵¹⁹		2004	69*	R & Ad
	2003	519	Am	22793	2003	751	Am
	2004	69*	R		2004	69*	R & Ad
22754.1	2000	12	Ad	22793.1	2004	69*	R
	2004	69*	R	22793.2	2001	634	Ad
22754.11	1999	446*	R		2004	69*	R
22754.15	2004	69*	R	22794	2002	898	R & Ad
22754.16	2004	69*	R		2003	751	Am
22754.2	2000	402*	R (as ad by Stats. 1998, Ch. 91)		2004	69*	R & Ad
	2004	69*	R	22794.1	2004	69*	R
22754.3	2000	1002	R	22795	2004	69*	R & Ad
22754.35	2004	69*	R	22796	2004	69*	Ad
22754.4	2004	69*	R	22797	2004	69*	Ad
22754.5	1999	83	Am ³⁰	22800	2004	69*	Ad
	1999	446*	R	22802	2004	69*	Ad
22754.7	1999	446*	R	22803	2004	69*	Ad
22755	2004	69*	Ad	22805	2004	69*	Ad
22756	2004	69*	R	22806	2004	69*	Ad
22760	2004	69*	Ad	22807	2004	69*	Ad
	2007	355	Am	22808	2004	69*	Ad
22762	2004	69*	Ad	22809	2004	69*	Ad
22764	2004	69*	Ad	22810	2000	904	Am
22766	2004	69*	Ad		2002	898	Am
22768	2004	69*	Ad		2003	62	Am ⁵¹⁹
22770	2004	69*	Ad		2004	69*	R & Ad
22771	2004	69*	R & Ad	22810.1	2004	69*	R
	2005	418	Am	22810.2	2000	1002	R
22772	2004	69*	R & Ad	22810.3	2004	69*	R
	2007	355	Am	22810.4	2004	69*	R
				22810.5	1999	971	Am
					2000	1002	R
				22810.6	2004	69*	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>
22811	2004	69*	R & Ad	22825.12	2003	615	Ad
22811.5	2004	69*	R		2004	69*	R
22811.6	1999	457*	R		2004	183	Am ⁵⁷¹
22812	2004	69*	R & Ad	22825.14	2004	69*	R
22813	2004	69*	R	22825.15	2004	69*	R
22813.5	2004	69*	R	22825.16	2000	1002	R
22813.6	2004	69*	R	22825.17	2000	1002	Am
22814	2004	69*	R & Ad		2004	69*	R
22815	2004	69*	R & Ad	22825.19	2003	615	Ad
22816	2004	69*	R & Ad		2004	69*	R
22816.1	2003	271*	Ad	22825.2	2004	69*	R
	2004	69*	R	22825.3	1999	446*	Am
22816.3	2000	1002	R		2004	69*	R
22816.31	2004	69*	R	22825.4	2004	69*	R
22816.5	2004	69*	R	22825.5	2001	798	R & Ad
22816.7	2004	69*	R		2004	69*	R
22816.8	2004	69*	R	22825.6	2004	69*	R
22817	2004	69*	R & Ad	22825.7	2002	898	Am
22817.5	2003	519	Ad		2004	69*	R
	2004	69*	R	22825.8	2000	1002	R
22818	2004	69*	R & Ad	22826	2004	69*	R & Ad
	2005	418	Am	22827	2004	69*	R
22818.5	2004	69*	Ad	22827.5	2000	1002	Am
	2005	418	R		2004	69*	R
22819	2001	793	Am	22828	2001	775	Am
	2004	69*	R & Ad		2004	69*	R
	2005	418	Am	22828.5	2004	69*	R
22820	2004	69*	R & Ad	22829	2004	69*	R
	2004	440*	Am (as ad by Stats. 2004, Ch. 69)	22830	2004	69*	Ad
	2007	255	Am	22831	2004	69*	R & Ad
22821	2004	69*	R	22832	2002	898	Am
22821.1	2000	904	Ad		2004	69*	R & Ad
	2001	793	Am	22834	2004	69*	Ad
	2004	69*	R	22836	2004	69*	Ad
22821.2	2001	775	Ad	22837	2004	69*	Ad
	2004	69*	R	22839	2004	69*	Ad
22821.3	2002	733*	Ad	22840	2002	898	R & Ad
	2004	69*	R		2003	751	Am
22822	2004	69*	R & Ad		2004	69*	R & Ad
22823	2004	69*	R & Ad	22840.1	2000	1002	R
22825	2002	896	Am	22840.2	2002	898	Am
	2003	519	Am		2003	62	Am ⁵¹⁹
	2004	69*	R & Ad		2004	69*	R
22825.01	1999	743	R	22840.3	2004	69*	R
			Ad ¹⁴²	22841	2004	69*	R & Ad
	2000	135	Am ²⁰³	22842	2002	898	Am
	2000	402*	Am		2004	69*	R & Ad
	2003	228*	Am ²²	22843	2004	69*	Ad
	2003	757	Am (as am by Stats. 2003, Ch. 228)	22844	2004	69*	Ad
	2004	69*	R		2005	527	Am
22825.1	2000	1002	Am		2006	326	Am
	2003	751	Am	22846	2004	69*	Ad
	2004	69*	R	22847	2004	69*	Ad
22825.10	2003	616	Ad	22848	2004	69*	Ad
	2004	69*	R	22849	2005	708	Ad
22825.11	2003	617	Ad	22850	2003	751	Am
	2004	69*	R		2004	69*	R & Ad
				22850.1	2004	69*	R
				22850.2	2004	69*	R
				22850.3	2004	69*	R
				22850.5	2004	69*	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
22851	2004	69*	R & Ad		2004	214*	Am
22852	2002	898	Am		2005	328	Am
	2004	69*	R & Ad	22875	1999	588	Ad
22853	2004	69*	R & Ad		2000	135	Am ²⁰³
22853.1	2004	69*	Ad		2004	69*	R & Ad
22854	2002	898	Am		2004	214*	Am
	2004	69*	R		2005	328	Am
	2006	758	Ad	22875.5	2004	69*	Ad
22854.5	2007	698	Ad	22876	1999	588	Ad
22855	2004	69*	R & Ad		2004	69*	R & Ad
22856	2002	898	Am		2005	328	Am
	2004	69*	R	22877	1999	588	Ad
22857	2001	793	Am		2004	69*	R & Ad ⁶⁰⁹
	2004	69*	R & Ad		2004	214*	Am (as ad by Sec. 22, Stats. 2004, Ch. 69) ⁶²¹
22858	2004	69*	R				
22859	2002	898	Am				
	2004	69*	R & Ad		2005	74*	Am
22859.1	2004	69*	R		2006	642	Am ^{847 848}
22859.2	2004	69*	R	22878	2000	874	Ad
22860	2004	69*	R & Ad		2004	69*	R & Ad
	2005	22	Am ⁶⁴⁷	22878.1	2000	874	Ad
22861	2004	69*	R		2004	69*	R
22862	2004	69*	R	22878.2	2000	874	Ad
22862.1	2004	69*	R		2001	803	Am ³⁷³
22862.2	2004	69*	R		2004	69*	R
22863	2004	69*	R & Ad	22878.3	2000	874	Ad
22864	2004	69*	R & Ad		2001	803	Am ³⁷³
22864.1	2004	69*	R		2004	69*	R
22865	2004	69*	R & Ad	22879	2004	69*	Ad
22866	2004	69*	R & Ad	22880	2004	69*	R & Ad
22867	1999	588	Ad	22881	2004	69*	R & Ad
	2004	69*	R & Ad	22881.1	2004	69*	R
22868	1999	588	Ad	22882	2004	69*	R
	2004	69*	R	22883	2004	69*	R & Ad
22869	1999	588	Ad	22885	2004	69*	Ad
	2003	764	Am	22887	2004	69*	Ad
	2004	69*	R & Ad		2005	418	R
22870	2004	69*	Ad	22887.5	2004	69*	Ad
22871	1999	588	Ad		2005	418	R
	2000	1002	Am	22889	2004	69*	Ad
	2004	69*	R & Ad	22890	2001	851	Ad
22871.1	1999	588	Ad		2004	69*	R & Ad
	2004	69*	R	22891	2001	851	Ad
22871.2	1999	588	Ad		2002	898	Am
	2001	893	Am		2004	69*	R
	2004	69*	R	22892	2001	851	Ad
22871.3	1999	588	Ad		2004	69*	R & Ad
	2004	69*	R		2005	328	Am
22871.5	2004	69*	Ad		2006	862	Am
22871.6	2004	69*	Ad	22893	2001	851	Ad
22871.7	2004	69*	Ad		2004	69*	R & Ad
22871.8	2004	69*	Ad	22895	2004	69*	Ad
22871.9	2004	69*	Ad	22897	2004	69*	Ad
22872	1999	588	Ad	22899	2004	69*	Ad
	2003	764	Am	22901	2004	69*	Ad
	2004	69*	R & Ad	22903	2004	69*	Ad
22873	1999	588	Ad		2005	418	R
	2004	69*	R & Ad	22903.5	2004	69*	Ad
	2005	328	Am		2005	418	R
22874	1999	588	Ad		2004	69*	Ad
	2004	69*	R & Ad	22905	2004	69*	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22910	2004	69 *	Ad	22959.83	2007	344	Ad
	2007	179 *	Am	22959.84	2007	344	Ad
22910.5	2007	179 *	Ad	22959.85	2007	344	Ad
22911	2004	69 *	Ad	22959.86	2007	344	Ad
22913	2004	69 *	Ad	22970	1999	307	Ad
22915	2004	69 *	Ad		2007	511	Am
22920	2004	69 *	Ad	22970.1	1999	307	Ad
22922	2004	69 *	Ad	22970.10	1999	307	Ad
22927	2004	69 *	Ad		2007	511	Am
22928	2004	69 *	Ad	22970.11	1999	307	Ad
22929	2004	69 *	Ad	22970.12	1999	307	Ad
	2005	418	R	22970.13	1999	307	Ad
22930	2004	69 *	Ad	22970.14	1999	307	Ad
22931	2004	69 *	Ad	22970.15	1999	307	Ad
22932	2004	69 *	Ad	22970.16	1999	307	Ad
22934	2004	69 *	Ad		2001	433	Am
22937	2004	69 *	Ad		2007	511	Am
22938	2004	69 *	Ad	22970.17	1999	307	Ad
22939	2004	69 *	Ad	22970.175	2007	511	Ad
22940	2004	69 *	Ad	22970.18	1999	307	Ad
	2007	318	Am	22970.19	1999	307	Ad
22942	2004	69 *	Ad	22970.2	1999	307	Ad
	2007	318	Am & RN & Ad		1999	785	Am (as ad by
22943	2007	318	Ad(RN)				Stats. 1999,
22944	2004	69 *	Ad				Ch. 307)
	2007	318	R & Ad	22970.20	1999	307	Ad
22944.2	2007	318	Ad	22970.21	1999	307	Ad
22945	2004	69 *	Ad	22970.22	1999	307	Ad
22946	2004	69 *	Ad	22970.23	1999	307	Ad
22947	2004	69 *	Ad	22970.24	1999	307	Ad
22948	2004	69 *	Ad	22970.25	1999	307	Ad
22950	2004	69 *	R & Ad	22970.26	1999	307	Ad
22951	2004	69 *	R & Ad	22970.3	1999	307	Ad
22952	2004	69 *	R & Ad	22970.30	1999	307	Ad
22952.1	2004	69 *	R	22970.31	1999	307	Ad
22952.2	2004	69 *	R	22970.32	1999	307	Ad
22953	2004	69 *	R & Ad	22970.33	1999	307	Ad
22954	2004	69 *	R & Ad	22970.40	1999	307	Ad
22955	1999	272 *	Am	22970.41	1999	307	Ad
	2004	69 *	R & Ad	22970.42	1999	307	Ad
22955.1	1999	3 *	Ad	22970.43	1999	307	Ad
	2004	69 *	R	22970.44	1999	307	Ad
22955.2	2004	69 *	R	22970.50	1999	307	Ad
22955.5	2004	69 *	R	22970.55	1999	307	Ad
22955.55	1999	457 *	Ad		2007	511	Am
	2004	69 *	R	22970.56	1999	307	Ad
22956	2004	69 *	Ad	22970.57	1999	307	Ad
22957	2004	69 *	R & Ad	22970.58	2007	511	Ad
22957.5	1999	457 *	R	22970.60	1999	307	Ad
22958	2004	69 *	R & Ad		2007	511	Am
	2005	328	Am	22970.61	1999	307	Ad
22959	2004	69 *	Ad	22970.62	1999	307	Ad
22959.1	2006	611	Ad	22970.63	1999	307	Ad
22959.2	2006	611	Ad	22970.64	1999	307	Ad
22959.3	2006	611	Ad	22970.65	1999	307	Ad
22959.4	2006	611	Ad	22970.66	1999	307	Ad
22959.5	2006	611	Ad	22970.70	1999	307	Ad
22959.6	2006	611	Ad	22970.71	1999	307	Ad
22959.80	2007	344	Ad	22970.72	1999	307	Ad
22959.81	2007	344	Ad	22970.75	1999	307	Ad
22959.82	2007	344	Ad	22970.76	1999	307	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>
22970.77	1999	307	Ad	25100.5	2002	784	Am ⁴⁹⁰
22970.78	1999	307	Ad	25105	2000	569	Am
22970.80	1999	307	Ad	25115	2002	94	Am
22970.81	1999	307	Ad	25132	2003	60	Am
22970.82	1999	307	Ad	25151	2004	118	Am
22970.83	1999	307	Ad	25200	2002	454	Am
22970.84	1999	307	Ad	25201	2002	221	Am
22970.85	1999	307	Ad	25205	2002	454	Am
22970.855	2007	511	Ad	25210.3a	2003	296	Am
22970.86	1999	307	Ad	25210.3b	2003	296	Am
22970.87	1999	307	Ad	25210.3c	2005	158	Ad
22970.88	1999	307	Ad	25210.4a	2003	57	Am
22970.89	1999	307	Ad	25210.4h	2001	340	Ad
	2007	511	Am	25210.70a	2000	129*	Ad
23007.5	2006	355	Ad	25210.71	2001	606*	Ad
23010	2001	767	Am	25210.77b	2007	27	Am
23115	2002	454	Am	25210.9c	2002	82*	Am
23119	2000	506	Am		2005	136	Am
	2002	454	Am	25210.9d	2003	296	Ad
	2003	62	Am ⁵¹⁹	25350	2003	732	Am
23130	2000	506	Am	25350.10	2003	757	Am
23212	2000	506	Am	25350.105	2003	757	Am
23220	2002	784	Am ⁴⁹⁰	25350.51	2001	176	Am
23285	2000	506	Am		2006	109	Am
23296	2002	784	R ⁴⁹⁰	25350.55	2004	211*	Am ⁶²²
23344	2004	227*	Am	25350.6	2004	610*	Am
23396	2002	784	Am ⁴⁹⁰	25350.60	2003	732	Am
23398	2002	784	R ⁴⁹⁰	25350.8	2003	757	Am
23579	2002	784	R ⁴⁹⁰	25350.85	2003	757	Am
23687	2002	221	Am	25358	2004	183	Am ⁵⁷¹
23713	1999	643	Am	25365	2007	145	Am
23731	2002	221	Am	25372	2001	18	R & Ad
24001	2006	588	Am		2002	97	Am
24002.5	2004	200	Am	25502.3	2003	710	Am
24003	2004	118	Am		2004	118	Am
24009	2005	158	Am	25526	2002	221	Am
24011	2000	35	Am	25526.5	2002	454	Am
	2000	227	Am (by Sec. 3 of Ch.)	25536	1999	643	Am
				25537	2002	221	Am
	2001	13	Am		2003	732	Am
	2003	710	Am	25825.5	2006	360	Ad
	2005	136	Am (by Sec. 1 of Ch.)	25828	2005	564	Am
				25831	2005	564	Am
	2005	407	Am (by Sec. 2 of Ch.)	25832	2005	564	Ad
				25841	2005	158	R
24051	2001	824	Am	25842.5	2002	395	Am
	2007	343	Am	25850	2002	395	R
24103	2006	53	R	25851	2002	395	R
24151	2003	149	Am	25852	2002	395	R
24250.1	2003	149	Am	25853	2002	395	R
24300	2005	407	Am	25854	2002	395	R
24304.2	2005	407	Ad	26202.1	2005	158	Am
	2007	343	Am	26202.3	2003	564	R
24350.5	2005	75*	R ⁸⁰	26202.6	2003	564	Am
24351.5	2004	806	Ad	26205	2000	569	Am
24353	2005	75*	Am ⁸⁰	26205.1	2000	569	Am
24764	2002	784	Am ⁴⁹⁰	26205.5	2000	569	Am
24767	2002	94	Am	26206.7	2003	564	Ad
25004.5	2001	387	Ad	26206.8	2003	564	Ad
	2003	380	R	26292.1	2007	343	Am
25008	2005	700	Am	26296.22	2004	69*	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>
26298.2	2007	343	Am	26667	2002	784	R ⁴⁹⁰
26299.036	2004	69*	Am	26668	2002	784	R ⁴⁹⁰
26299.041	2007	343	Am	26669	1999	138*	R
26509	2000	1055*	Am		1999	641*	R
	2003	325	Am	26670	1999	641*	R
26529	2001	767	Am	26671	2002	784	R ^{489 490}
26602	2005	478	Am	26671.1	2002	784	Am & R ^{489 490}
26603	2002	1010	R	26671.2	2002	784	R ^{489 490}
26603.1	1999	641*	R	26671.4	2002	784	Am & R ^{489 490}
26608.3	2002	784	Am ⁴⁹⁰	26671.5	2002	784	Am & R ^{489 490}
	2003	62	Am ⁵¹⁹	26671.6	2002	784	Am & R ^{489 490}
26608.4	2002	784	R ⁴⁹⁰	26671.7	2002	784	R ^{489 490}
26608.5	2002	784	R ⁴⁹⁰	26671.8	2002	784	Am & R ^{489 490}
26614	2004	326	Am	26672	2002	784	Ad & R ^{489 490}
26625	2002	784	Am ⁴⁹⁰	26720.9	2000	629	Am
26625.1	2002	784	R ⁴⁹⁰	26721	2000	629	Am
26625.10	2002	784	R ⁴⁹⁰	26721.1	2000	629	Am
26625.11	2002	784	R ⁴⁹⁰	26721.2	2000	629	Ad
26625.12	2002	784	R ⁴⁹⁰		2003	888	Am
26625.13	2002	784	R ⁴⁹⁰		2006	365	Am
26625.14	2002	784	R ⁴⁹⁰				R & Ad ⁶⁹
26625.15	2002	784	R ⁴⁹⁰	26722	2000	629	Am
26625.2	2002	784	Am ⁴⁹⁰	26723	2003	888	Ad
26625.3	2002	784	Am ⁴⁹⁰	26725	2000	629	Am
26625.4	2002	784	Am ⁴⁹⁰	26726	2000	629	Am
26630	2002	784	R ⁴⁹⁰		2004	327	Am
26631	2002	784	R ⁴⁹⁰	26728	2000	629	Am
26632	2002	784	R ⁴⁹⁰	26730	2000	629	Am
26633	2002	784	R ⁴⁹⁰	26731	2000	629	Am
26634	2002	784	R ⁴⁹⁰		2004	327	Am
26635	2002	784	R ⁴⁹⁰	26733.5	2004	327	Am
26636	2002	784	R ⁴⁹⁰	26734	2000	629	Am
26637	2002	784	R ⁴⁹⁰	26736	2000	629	Am
26638.1	2002	784	R ^{489 490}	26738	2000	629	Am
26638.10	2002	784	Am & R ^{489 490}		2003	888	Am
26638.11	2002	784	Am & R ^{489 490}	26742	2000	629	Am
26638.12	2002	784	Ad & R ^{489 490}	26743	2000	629	Am
26638.15	2003	62	Ad(RN) ⁵¹⁹	26744	2006	277	Am
26638.2	2002	784	Am & R ^{489 490}	26744.5	2005	474	Ad
26638.3	2002	784	R ^{489 490}		2007	130	Am ⁹⁰²
26638.4	2002	784	Am & R ^{489 490}	26746	2000	629	Am
26638.5	2002	784	Am & R ^{489 490}		2000	808*	Am (by Sec. 100.1 of Ch.)
	2002	1072	Ad		2003	888	Am
	2003	62	Am (as ad by Stats. 2002, Ch. 1072) & RN ⁵¹⁹	26746.1	2000	629	Am
26638.6	2002	784	Am & R ^{489 490}	26749	2006	538	Am ⁸⁰²
26638.7	2002	784	Am & R ^{489 490}	26750	2000	629	Am
26638.8	2002	784	Am & R ^{489 490}		2006	365	Am
26638.9	2002	784	Am & R ^{489 490}				R & Ad ⁶⁹
26639	2002	784	R & Ad ⁴⁹⁰	26800	2002	784	R ⁴⁹⁰
26639.1	2002	784	R ⁴⁹⁰	26801	2007	263	Am
26639.2	2002	784	Am ⁴⁹⁰	26802	2003	811	Am
26639.3	2002	784	Am ⁴⁹⁰	26802.5	2001	767	Am
26639.5	2002	784	R ^{489 490}	26806	2004	118	Am
26639.6	2002	784	R ^{489 490}	26820	2005	75*	Am ⁸⁰
26639.7	2002	784	Ad & R ^{489 490}	26820.4	2005	75*	Am & RN ⁸⁰
26665	2002	784	Am ⁴⁹⁰	26820.6	2001	824	Am
26666	1999	335	R		2005	75*	R ⁸⁰
	1999	641*	R	26820.7	2005	75*	R ⁸⁰
				26822.3	2005	75*	R ⁸⁰

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
26823	2005	75 *	Am & RN ⁸⁰	26840.3	2005	75 *	Am ⁸⁰
26824	2005	75 *	Am & RN ⁸⁰	26840.4	2005	75 *	R ⁸⁰
26826	2005	75 *	Am & RN ⁸⁰	26840.7	2006	857	Am
26826.1	2005	75 *	Am & RN ⁸⁰	26840.8	2006	857	Am
26826.2	2005	75 *	R ⁸⁰	26840.9	2001	90	Ad & R ⁷⁵
26826.3	1999	115	Ad & R ³⁸	26841	2005	75 *	R ⁸⁰
	2005	75 *	Am & RN ^{13 80}	26850.1	2005	75 *	R ⁸⁰
26826.4	1999	150	Ad	26851.1	2005	75 *	R ⁸⁰
	2002	367	R	26852.1	2005	75 *	R ⁸⁰
	2003	159 *	Ad ^{98 479}	26853.1	2005	75 *	R ⁸⁰
			R ¹⁰⁰	26855.4	2005	75 *	R ⁸⁰
	2003	757	Am	26856	2002	784	Am ⁴⁹⁰
	2005	75 *	Am		2005	75 *	R ⁸⁰
			& RN ^{36 13 80}	26857	2005	75 *	Am ⁸⁰
26827	2003	159 *	Am ^{98 479}	26857.5	2005	75 *	Am & RN ⁸⁰
			R ¹⁰⁰	26859	2004	118	Am
			Ad ⁴⁸⁵		2005	75 *	R ⁸⁰
	2003	757	Am (as am by	26862	2005	75 *	Am & RN ⁸⁰
			Stats. 2003,	26863	1999	344 *	Am
			Ch. 159)		2005	75 *	R ⁸⁰
	2005	75 *	R (as ad by	26881	2002	454	Am
			Sec. 10,	26905	2001	176	Am
			Stats. 2003,	26907	2007	343	Am
			Ch. 159) ⁸⁰	26908.5	2004	637	Ad
			Am (as am by	26915	2000	1055 *	Am
			Sec. 4,	26920	2002	454	Am
			Stats. 2003,		2006	643	Am
			Ch. 757)	26921	2002	454	R
			& RN ^{36 13 80}	26922	2002	221	Am
26827.1	2002	784	Am ⁴⁹⁰		2002	454	Am
	2005	75 *	R ⁸⁰		2003	296	Am
26827.4	2005	75 *	R ⁸⁰	26923	2002	454	R
26827.5	2005	75 *	Am & RN ⁸⁰	26945	2000	1055 *	Am
26827.6	2001	824	Am	27000.7	2000	1055 *	Am
	2005	75 *	Am & RN ⁸⁰	27000.8	1999	550 *	Am ¹
26827.7	2005	75 *	Am & RN ⁸⁰	27000.9	1999	550 *	Am ¹
26828	2005	75 *	R ⁸⁰	27001	2000	924	Am
26829	2005	75 *	R ⁸⁰		2007	343	Am
26830	2003	159 *	Am ^{98 479}	27002.1	2000	924	Am
			R ¹⁰⁰	27008	2006	643	Am
			Ad ⁴⁸⁵	27009	2006	643	Am
	2005	75 *	R (as am by	27063	1999	550 *	Am ¹
			Sec. 11 and as		2006	643	R
			ad by Sec. 12,	27081	2002	784	Am ⁴⁹⁰
			Stats. 2003,	27131	2004	889 *	Am
			Ch. 159) ⁸⁰	27132.3	1999	32	Am
26831	2005	75 *	Am ⁸⁰	27201	2000	924	Am
26832	2005	75 *	R ⁸⁰	27201.5	2004	6 *	Ad
26832.1	2005	75 *	Am & RN ⁸⁰	27255	2001	819	Ad
26833.1	2005	75 *	R ⁸⁰		2006	531	Am
26833.5	2005	75 *	Am & RN ⁸⁰	27279	2007	277	Am
26834	2005	75 *	R ⁸⁰	27279.4	2001	745 *	Am
26835	2004	118	R	27282	1999	991	Am ^{96 114}
26835.1	2002	784	Am ⁴⁹⁰		2001	176	Am
	2005	75 *	Am & RN ⁸⁰		2004	339	Am
26836.1	2005	75 *	R ⁸⁰	27291	2000	1003	Ad ⁹⁶
26837	2005	75 *	Am ⁸⁰	27293	2005	75 *	Am ⁸⁰
26837.1	2005	75 *	R ⁸⁰		2007	231	Am
26838	2005	75 *	Am & RN ⁸⁰	27297.5	2004	227 *	Am
26840.10	2004	830	Ad & R ³⁸		2004	889 *	Am
26840.11	2004	830	Ad & R ³⁸	27300	2007	627	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>
27301	2007	627	Ad		2000	1075 *	Am (by Sec. 1 of Ch.)
27302	2007	627	Ad				Am (by Sec. 2 of Ch.)
27303	2007	627	Ad		2000	1076	Am (by Sec. 2 of Ch.)
27304	2007	627	Ad				Am ⁷⁹
27305	2007	627	Ad		2004	227 *	R ⁸⁰
27307	2007	627	Ad				Ad ⁵⁶²
27322.2	2000	569	Am	29551	2006	78 *	Am ⁹⁴⁷
27337	2003	301	Ad (by Sec. 1 of Ch.)		2007	302	Ad ⁵⁶²
			Ad (by Sec. 2 of Ch.) ⁶⁰⁰	29552	2006	78 *	Am ⁴⁹⁰
				29610	2002	784	R
27361	2007	627	Am	29610.1	2001	824	R
27388	2000	765	Am	29746	2002	454	R
	2003	46	Am	29965	2002	221	Am
	2005	531	Am		2006	538	Am ⁸⁰²
27390	2004	621 *	Ad		2006	588	Am
27391	2004	621 *	Ad	30003	2002	221	Am
27392	2004	621 *	Ad	30056	2003	296	Am
27393	2004	621 *	Ad	30061	2000	100 *	Am ^{70 18 37}
	2005	22	Am ⁶⁴⁷		2000	353 *	R (as am by Stats. 2000, Ch. 100)
27394	2004	621 *	Ad				Ad ²¹
27395	2004	621 *	Ad				R ³⁴
	2005	520	Am		2001	475 *	Am ^{54 57}
27396	2004	621 *	Ad		2002	21 *	Am
27397	2004	621 *	Ad		2003	62	Am ⁵¹⁹
27397.5	2004	621 *	Ad		2003	158 *	Am
27398	2004	621 *	Ad		2003	377	Am
27399	2004	621 *	Ad		2004	183	Am ⁵⁷¹
27491.1	2000	1068	Am		2005	22	Am ⁶⁴⁷
27491.41	2000	1060	Am	30062	2000	100 *	Am ^{70 18 37}
27491.45	2000	830	Am		2000	353 *	R (as am by Stats. 2000, Ch. 100)
27491.8	2000	1068	Am				Ad ²¹
			R & Ad ³⁴				R ³⁴
27504.1	2002	221	Am		2001	475 *	S ^{54 57}
27521	2000	284	Ad		1999	550 *	Am ¹
27521.1	2000	284	Ad		2000	100 *	Am ^{70 18 37}
27550.2	2005	407	Ad	30063	2000	353 *	R (as am by Stats. 2000, Ch. 100)
27706	2002	784	Am ⁴⁹⁰		2005	497 *	Am
27757	2000	808 *	Am		2000	100 *	S ^{70 18}
28003	2001	824	Am		2000	353 *	S ^{21 20}
29093	2003	86	Am		2001	475 *	S ^{54 57}
29109	2003	86	Am		2000	100 *	Am ^{70 18}
29145	2000	861 *	Ad	30064	2000	353 *	S ^{21 20}
	2003	228 *	R ¹⁷⁵		2001	475 *	S ^{54 57}
29321	2000	506	Am		2000	100 *	Am ^{70 18}
29404	2003	38	Am		2000	353 *	S ^{21 20}
29410	2000	808 *	Am		2001	475 *	S ^{54 57}
29411	2000	808 *	Am	30064.1	2000	100 *	Am ^{70 18}
29412	2000	808 *	Am		2000	353 *	R (as am by Stats. 2000, Ch. 100)
29413	2000	808 *	Am				Ad ²¹
29414	2000	808 *	Am				R ³⁴
29415	2000	808 *	Am		2001	159	Am ³⁰⁵
29416	2000	808 *	Am		2001	475 *	R
29530	1X 2003–04	13	Am		2000	100 *	S ^{70 18}
	5X 2003–04	2 *	R & Ad ⁴³⁵				
29532.1	2002	743	Am				
29550	2004	183	Am ⁵⁷¹				
	2004	227 *	Am				
	2006	78 *	Am				
29550.4	1999	79 *	Ad ³⁷				

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
30065 (Cont.)	2000	353 *	S ^{21 20}	31485.8	2003	261 *	Am
	2001	475 *	S ^{54 57}		2004	533	Am
30070	2001	205 *	Ad		2006	117	Am
	2001	784 *	Am		2007	130	Am ⁹⁰²
	2002	720 *	Am	31485.9	2003	852	Ad
	2003	158 *	Am		2007	86 *	Am
	2004	227 *	Am	31486.2	2004	533	Am
30071	2001	205 *	Ad		2006	117	Am
	2002	664	Am ⁴³¹	31486.3	2004	533	R & Ad
30401	2001	745 *	Am		2006	369	Am
30605	2004	193	R ⁵⁷¹	31486.35	2006	117	Ad ²¹⁵
30606	2001	745 *	R	31486.6	2004	533	Am
31000.6	2001	41	Am	31489	2004	533	Am
	2006	423 *	Am		2006	117	Am
31011	2000	886	R & Ad	31490	2004	533	Am
31452	2003	520	Am	31490.5	2004	533	Ad ³¹⁰
31452.5	2007	331	Am		2006	369	Am
31452.6	2004	506	Am	31490.6	2006	117	Ad ²¹⁵
31452.7	2000	497	Ad	31491.1	2001	31	Ad ²¹⁵
31453	2005	63	Am ⁶⁵³		2002	664	Am ⁴³¹
31454	2005	63	Am ⁶⁵³	31491.2	2001	31	Ad ²¹⁵
31454.1	2005	63	Am ⁶⁵³		2002	664	Am ⁴³¹
31459	2007	315	Am	31491.3	2001	778 *	Ad ³⁵⁴
31459.1	2007	315	Am	31492	2004	152	Am ⁶¹⁵
31461.1	2006	538	Am ⁸⁰²	31492.1	2001	778 *	Ad ³⁵⁴
31461.3	2000	966	Am		2004	152	Am
	2001	159	Am ³⁰⁵		2005	22	Am ⁶⁴⁷
31461.4	1999	7 *	Ad ¹⁰	31492.2	2001	778 *	Ad ³⁵⁴
31461.45	2001	778 *	Ad ³⁵¹	31494	2001	778 *	Am
	2002	664	Am ⁴³¹	31494.1	2004	533	Am
31461.6	2000	966	Ad	31494.2	2001	778 *	Ad ³⁵⁴
31462.3	2001	778 *	Ad ³⁵⁴	31494.3	2004	533	Am
31468	2002	74 *	Am		2006	369	Am
	2006	369	Am	31494.5	2001	778 *	Ad ³⁵⁴
31469	2006	538	Am ⁸⁰²	31495.5	2001	778 *	Ad ³⁵⁴
31469.1	2002	1152	Am		2004	533	Am
31469.2	2002	1152	Ad	31496.3	2003	96	Am
31469.3	2002	1152	Am	31499.12	2004	533	Am
31469.5	1999	116	Am	31499.13	2004	533	R
	2000	135	Am ²⁰³				Ad ³¹⁰
31469.8	2000	172	Ad	31499.17	2001	784 *	Am
31470.10	2003	171	Am	31499.2	2004	533	Am
31470.11	2000	379	Am	31499.3	2004	533	R
31470.12	2000	379	Am				Ad ³¹⁰
31470.14	2002	1152	Ad (by Sec. 12 of Ch.) ³¹⁰	31510.2	2003	520	Am
				31520	2002	784	Am ⁴⁹⁰
31470.2	2000	482	Am	31520.1	2003	62	Am ⁵¹⁹
	2002	1152	Am		2003	852	Am
31470.25	2006	538	Am ⁸⁰²		2007	327	Am
31484.9	2006	633	Ad & R ³⁴⁹	31520.12	2005	64	Ad
31485.10	2003	96	Ad ³¹⁰	31520.3	2007	320	Am
31485.11	2004	662	Ad & R ³⁸	31520.5	2000	486	Am
31485.12	2005	708	Ad & R ¹¹¹		2001	168	Am
	2006	538	Am ⁸⁰²		2003	852	Am
31485.7	2003	261 *	Am		2004	183	Am ⁵⁷¹
	2004	533	Am		2004	441	Am
	2006	117	Am		2007	320	Am
	2006	834	Am (by Sec. 3.5 of Ch.)	31521	2007	320	Am
	2007	130	Am ⁹⁰²	31521.1	2007	320	Am
				31521.3	2007	320	Ad
				31522.3	2006	846 *	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>
31522.4	2001	120	Ad		2002	664	Am ⁴³¹
31522.5	2002	74*	Ad	31676.18	2001	782	Ad
	2006	369	Am	31676.19	2001	782	Ad
31522.6	2004	533	Ad		2002	664	Am ⁴³¹
31528	2007	315	Am	31678.1	1999	42	Am
31529.9	2002	116*	Am	31678.2	2000	495	Ad
	2003	520	Am	31678.3	2002	74*	Ad
31537	2003	191	Ad	31678.4	2006	369	Ad
	2004	441	Am (as ad by Sec. 1, Stats. 2003, Ch. 191) & RN	31680.2	2007	57	Am
				31680.3	2007	57	Am
31539	2004	466	Ad	31680.6	2007	57	Am
31555	2002	784	R ⁴⁹⁰	31680.8	2006	120	Ad
31557.3	2002	74*	Ad	31680.9	2006	846*	Ad
31563	2005	322	Ad	31681.55	2000	237	Ad ²¹⁵
31580.2	2002	74*	Am		2001	159	Am ³⁰⁵
	2007	327	Am	31682.2	2005	85	Ad
31580.3	2003	95	Ad & R ⁷⁵	31683	2001	67	Ad
	2007	327	Ad & R ⁶³⁹	31691	2006	538	Am ⁸⁰²
31582	2000	203	Am	31691.1	2006	538	Am ⁸⁰²
31585.1	2006	538	Am ⁸⁰²	31693	2001	30	Ad
31585.2	2002	74*	Ad	31694	2006	846*	R & Ad
31592.5	2004	441	Ad(RN)		2007	327	Am
31596	1999	771	Am	31694.1	2006	846*	R & Ad
31597	2003	520	Am		2007	327	Am
31597.1	2003	520	Am	31694.2	2006	846*	R & Ad
31603	2003	520	Ad		2007	327	Am
31621.11	2001	782	Am	31694.3	2006	846*	R & Ad
31621.8	2001	782	Ad	31694.4	2006	846*	Ad
31621.9	2001	784*	Ad	31694.5	2001	30	Ad
	2003	96	Am		2006	846*	R & Ad
31625.2	1999	27	Am	31696.1	1999	525	Am ¹¹²
31625.3	2000	317	Am		2000	857	Am ²⁰³
31629.5	2002	883	Ad	31698	2007	331	Ad
	2003	62	Am ⁵¹⁹	31698.1	2007	331	Ad
31639.76	2000	482	Ad	31698.2	2007	331	Ad
31639.95	2002	695*	Ad	31698.3	2007	331	Ad
	2006	633	Am	31698.4	2007	331	Ad
31640.5	2003	830	Am	31700	2000	966	Am
31640.7	2006	355	Ad	31704	2004	441	Am
31641.2	2006	355	Am	31720.6	1999	160	Ad
31641.55	2006	834	Ad		2000	317	Am
31646.5	1999	271	Ad	31720.7	2000	138	Ad
31649.6	2007	355	Ad ⁹²⁷		2001	833	Am
31657	2000	966	Am	31720.9	2002	870	Ad
	2001	793	Am	31722	2000	317	Am
31658	2003	261*	Ad ²¹⁵	31725.6	2004	379*	Am
31662.6	2002	784	Am ⁴⁹⁰	31725.65	2004	379*	Ad
31663	2002	784	Am ⁴⁹⁰		2005	22	Am ⁶⁴⁷
31663.1	2001	33*	Ad ²¹⁵	31751	2002	695*	Am
31663.15	2007	290	Ad ⁹²⁵	31755	2004	183	Am ⁵⁷¹
31663.2	2005	134*	Ad ^{215 719} R ²³²		2005	22	Am ⁶⁴⁷
31664	2001	32	Am	31755.1	2002	695*	Ad
31664.1	2000	237	Ad	31755.2	2002	695*	Ad
31664.2	2000	237	Ad	31755.3	2002	695*	Ad
31672	2006	846*	Am	31760.12	2001	778*	Ad ³⁵⁴
31676.15	2007	86*	Am	31760.13	2001	778*	Ad ³⁵⁴
31676.16	2000	882	Ad	31760.2	1999	161	Am ⁵⁵
31676.17	2001	782	Ad		2002	875	Am
				31760.5	2004	152	Ad ³⁵⁴
				31760.7	2005	418	Ad
				31762	2004	183	Am ⁵⁷¹

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
31764.5	2004	441	Ad ^{644 310}		2003	840	Am
31764.6	2004	441	Ad ³¹⁰	31787.5	2000	497	Am
31764.7	2004	441	Ad ^{644 310}		2002	1152	Am
31765.2	2001	778*	Ad ³⁵⁴	31787.6	2002	1152	Am
31765.3	2001	778*	Ad ³⁵⁴		2003	62	Am ⁵¹⁹
31770	2003	897	Ad ⁵⁹⁶	31789.5	2004	441	Am
31770.1	2003	897	Ad ⁵⁹⁶	31808.9	2001	782	Ad
31770.2	2003	897	Ad ⁵⁹⁶	31830	2000	966	Am
31770.3	2003	897	Ad ⁵⁹⁶	31831	2000	966	Am
31770.4	2003	897	Ad ⁵⁹⁶	31831.2	2000	966	Am
31770.5	2003	897	Ad ⁵⁹⁶		2005	22	Am ⁶⁴⁷
31770.6	2003	897	Ad ⁵⁹⁶	31831.3	2002	883	Ad
31770.7	2003	897	Ad ⁵⁹⁶	31832	2000	966	Am
31770.8	2003	897	Ad ⁵⁹⁶	31833	2000	966	Am
31771	2003	897	Ad ⁵⁹⁶	31833.1	2000	966	Ad
31771.1	2003	897	Ad ⁵⁹⁶	31834	2000	966	Am
31771.2	2003	897	Ad ⁵⁹⁶	31835	2000	966	Am
31771.3	2003	897	Ad ⁵⁹⁶		2001	433	Am
31772	2003	897	Ad ⁵⁹⁶	31835.02	2000	966	Am
31772.1	2003	897	Ad ⁵⁹⁶		2001	159	Am ³⁰⁵
31773	2003	897	Ad ⁵⁹⁶	31835.1	2000	966	Am
31774	2003	897	Ad ⁵⁹⁶	31836	2000	966	Am
31775	2003	897	Ad ⁵⁹⁶	31837.1	2000	966	Am
31776	2003	897	Ad ⁵⁹⁶	31840.2	2000	966	Am
31776.1	2003	897	Ad ⁵⁹⁶	31840.8	2001	433	Am
31776.2	2003	897	Ad ⁵⁹⁶	31870.4	2001	239	Ad ³⁰⁷
31776.3	2003	897	Ad ⁵⁹⁶	31874.3	2000	317	Am
	2004	183	Am ⁵⁷¹	31874.5	1999	39	Ad
31776.4	2003	897	Ad ⁵⁹⁶	31874.6	2004	435	Ad
31776.5	2003	897	Ad ⁵⁹⁶		2005	22	Am ⁶⁴⁷
31777	2003	897	Ad ⁵⁹⁶	31897.6	2002	877	Ad
31778	2003	897	Ad ⁵⁹⁶	Title 3,			
31778.1	2003	897	Ad ⁵⁹⁶	Div. 4,			
31778.2	2003	897	Ad ⁵⁹⁶	Pt. 3,			
31778.3	2003	897	Ad ⁵⁹⁶	Ch. 3.9,			
31778.4	2003	897	Ad ⁵⁹⁶	heading			
31779	2003	897	Ad ⁵⁹⁶	(Sec. 31899			
31779.1	2003	897	Ad ⁵⁹⁶	et seq.)	2003	520	Am
31779.2	2003	897	Ad ⁵⁹⁶	31899	2003	520	Am
31779.3	2003	897	Ad ⁵⁹⁶	31899.1	2003	520	Am
31780.2	2001	146	Ad ³¹⁰	31899.10	2003	520	Am & RN
	2001	893	Ad	31899.2	2003	520	Am
	2002	373	R (as ad by	31899.3	2003	520	Ad(RN)
			Stats. 2001,	31899.4	2003	520	Am & RN & Ad
			Ch. 146)	31899.5	2003	520	R & Ad
			Am (as ad by	31899.6	2003	520	R & Ad(RN)
			Stats. 2001,	31899.7	2003	520	Am & RN
			Ch. 893)				& Ad(RN)
	2003	79	Am	31899.8	2003	520	Am & RN
	2003	780	Am				& Ad(RN)
31781.1	2003	840	Am	31899.9	2003	520	Am & RN
31781.12	2001	778*	Ad ³⁵⁴				& Ad(RN)
31781.13	2001	778*	Ad ³⁵⁴	31966	2001	430	Am
31781.2	2005	22	Am ⁶⁴⁷		2002	664	Am ⁴³¹
31785.1	1999	161	Am ⁵⁵	32271	2001	430	Am
	2002	875	Am		2002	664	Am ⁴³¹
31785.4	2001	778*	Ad ³⁵⁴	34090.5	2000	569	Am
31785.5	2001	778*	Ad ³⁵⁴	34090.6	2003	564	Am
31786.1	1999	161	Am ⁵⁵	34090.7	2003	564	Am
	2002	875	Am	34090.8	2003	564	Ad
31787	2000	497	R & Ad	34095	2006	355	Ad

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>
34460	1999	643	Am	50065	2000	262	R
34501.5	2001	387	Ad	50065.5	2000	262	R
34880	2000	761	Am	50066.5	2000	262	R
36501	2000	506	Am	50067	2000	262	Am
36501.5	2000	886	Ad	50068.5	2000	262	Am
36503.5	2006	193	Ad	50075.1	2000	535	Ad
36507	2002	221	Am	50075.3	2000	535	Ad
36514.5	2005	700	Am	50075.5	2000	535	Ad
36516	2005	178	Am	50078.1	2004	94	Am
36525	2004	637	Ad	50078.10	2000	262	R
36801	2002	344	Am	50078.12	2000	262	R
	2004	785	Am	50078.14	2000	262	R
	2005	620	Am	50078.15	2000	262	R
36900	2003	60	Am	50078.4	2000	262	Am
36933	2002	159	Am	50078.6	2000	262	Am
36936	2002	454	Am	50078.8	2000	262	R
37361	1999	550*	Am ¹	50079	2006	41	Am
37392	2002	454	Am	50088	1999	201	Ad
37396	2002	507	Am	50089	2002	900	Ad
37606.1	2006	157	Ad		2004	178	Am
37615.1	1999	525	Am ¹¹²	50262	2001	66	Am
	2000	857	Am ²⁰³	50264	2001	66	Am
38301	2003	296	R	50265	2001	66	Am
38638	2003	296	Am	50279.4	2005	158	R
38743	2007	27	Am	50593	2000	262	Am
38772	2000	58	Am	50595	2000	262	R
38773.2	2000	58	Am	50598	2000	262	R
38773.6	2000	58	Am	50599	2000	262	R
	2001	159	Am ³⁰⁵	50600	2000	262	R
38773.7	2000	58	Am	50601	2000	262	R
38902	2007	27	Am	50602	2000	262	R
39578	2006	643	Am	50606	2000	262	Am
39584	2006	643	Am	50624	2000	262	Am
40230	2003	149	Am	50625	2000	262	R
41601	2005	478	Am	50665.5	2007	25	Am
41803.5	2002	784	Am ⁴⁹⁰	50920	2002	784	Am ⁴⁹⁰
43002	2003	296	Am	50950	2007	651	R ⁹³⁰
43006	2003	296	R				Ad ⁹³²
43402	2000	861*	Ad	50951	2007	651	R ⁹³⁰
	2003	228*	R ¹⁷⁵				Ad ⁹³²
43739	2002	94	R	50952	2001	331	Am
45002	2006	538	Am ⁸⁰²		2007	651	R ⁹³⁰
45004.1	2002	732	Ad				Ad ⁹³²
45308.5	1999	470	Am	50952.1	2007	651	R ⁹³⁰
45309	2002	883	Am	50953	2003	10*	Am
45309.5	2006	355	Ad		2007	651	R ⁹³⁰
45310.3	2005	322	Ad				Ad ⁹³²
45310.6	2002	883	Ad	50954	2007	651	R ⁹³⁰
45310.7	2002	883	Ad				Ad ⁹³²
	2003	62	Am ⁵¹⁹	50955	2007	651	R ⁹³⁰
45311	2002	1152	Ad ⁴⁷¹				Ad ⁹³²
50033	2006	355	Ad	50956	2007	651	R ⁹³⁰
50052.5	2000	333	Am				Ad ⁹³²
50057	2004	118	Ad	50957	2007	651	R ⁹³⁰
50060.5	2003	296	Am				Ad ⁹³²
50061	2004	183	Am ⁵⁷¹	50958	2007	651	R ⁹³⁰
50061.5	2000	262	Am				Ad ⁹³²
50063	2000	262	Am	50959	2007	651	R ⁹³⁰
50064	2000	262	Am				Ad ⁹³²
50064.5	2000	262	R	50959.5	2007	651	R ⁹³⁰

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
50960	2007	651	Ad ⁹³²	51182	2004	720	Am
50961	2007	651	R ⁹³⁰		2005	260	Am (by Sec. 1 of Ch.)
			Ad ⁹³²		2005	346	Am (by Sec. 1.5 of Ch.)
50962	2007	651	R ⁹³⁰	51183.5	1999	876	Am
			Ad ⁹³²	51189	2003	688	Am
50963	2007	651	R ⁹³⁰	51201	1999	1018	Am
			Ad ⁹³²		2005	605	Am
50964	2007	651	R ⁹³⁰	51203	2003	471	Am
			Ad ⁹³²		2004	794	R & Ad
50965	2001	331	Am		2005	245*	Am
	2007	651	R ⁹³⁰	51207	2001	745*	Am
			Ad ⁹³²	51230	1999	1018	Am
50966	2007	651	R ⁹³⁰	51230.2	1999	967	Ad
			Ad ⁹³²	51234	1999	1018	Am
50967	2007	651	R ⁹³⁰	51238	1999	967	Am
			Ad ⁹³²	51238.2	2004	118	Am
50968	2007	651	R ⁹³⁰	51238.3	2000	889	Am
			Ad ⁹³²	51238.5	1999	967	Am
50969	2007	651	R ⁹³⁰	51243.5	2002	188	Am
			Ad ⁹³²	51243.6	2002	188	Ad
50970	2007	651	R ⁹³⁰	51250	2003	694	Ad
			Ad ⁹³²	51256	1999	994	Am
50971	2007	651	R ⁹³⁰		1999	1018	Am
			Ad ⁹³²	51256.1	1999	994	Ad
50972	2007	651	R ⁹³⁰		1999	1018	Ad
			Ad ⁹³²	51256.2	1999	994	Ad
50973	2007	651	R ⁹³⁰		2000	431	Am
			Ad ⁹³²	51256.3	2006	547	Ad
50974	2007	651	R ⁹³⁰	51257	1999	1018	Am
			Ad ⁹³²		2002	616	Am ¹⁹
50975	2007	651	R ⁹³⁰		2003	694	Am ³¹⁷
			Ad ⁹³²	51282.2	2003	296	R
50976	2007	651	R ⁹³⁰	51282.3	1999	1018	Am
			Ad ⁹³²	51283	1999	1018	Am
50977	2007	651	R ⁹³⁰		2003	471	Am
			Ad ⁹³²		2004	230*	Am
50978	2007	651	R ⁹³⁰		2004	794	Am
			Ad ⁹³²		2005	245*	Am
50979	2007	651	R ⁹³⁰		2006	77*	Am
			Ad ⁹³²	51283.4	2000	506	Am
50980	2007	651	R ⁹³³		2004	794	Am
			R ³⁰¹		2005	22	Am ⁶⁴⁷
50981	2007	651	Ad ⁹³³		2005	245*	Am
			R ³⁰¹	51283.5	2004	794	Ad
50982	2007	651	Ad ⁹³³		2005	245*	Am
			R ³⁰¹	51284.1	2000	889	Ad
50983	2007	651	Ad ⁹³³		2004	794	Am
			R ³⁰¹	51286	2000	1045*	Am ¹⁵³
50984	2007	651	Ad ⁹³³		2001	176	Am
			R ³⁰¹	51291	1999	1018	Am
50985	2007	651	Ad ⁹³³	51291.5	1999	1018	Ad
			R ³⁰¹	51292	1999	1018	Am
50986	2007	651	Ad ⁹³³	51296	1999	1018	Am
			R ³⁰¹		1999	1019	Am
51015.05	2004	193	Am ⁵⁷¹		2000	506	R & Ad
51015.1	2004	193	R ⁵⁷¹		2000	506	Ad
51018	2004	563	Am	51296.1	2000	506	Ad
51018.7	2006	347	Am	51296.2	2000	506	Ad
51032	2005	165	Am	51296.3	2000	506	Ad
51033	2002	1053	Am		2001	744	Am
51142	2001	407	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
51296.3 (Cont.)	2002	614	Am	53088.2	2004	183	Am ⁵⁷¹
51296.4	2000	506	Ad	53090	2005	429	Am
	2002	614	Am	53091	2002	341	Am
51296.5	2000	506	Ad		2001	396	Am
51296.6	2000	506	Ad		2002	267	Am
51296.7	2000	506	Ad	53094	2001	396	Am
51296.8	2000	506	Ad	53095	2000	1058	Am
51296.9	2000	506	Ad	53096	2002	267	Am
51297	2000	506	Ad	53097.3	2002	935	Ad
51297.1	2000	506	Ad	53100.5	2003	631	R
51297.2	2000	506	Ad	53114.1	1999	677	Am
51297.3	2000	506	Ad	53115.1	2003	631	Ad
51297.4	2000	506	Ad		2006	694	Am
51298	1999	24*	Am	53115.2	2003	631	R & Ad
	2000	135	Am ²⁰³	53117	2004	193	R ⁵⁷¹
51700	2005	158	R	53125	2004	193	R ⁵⁷¹
51701	2005	158	R	53126	2002	731	Ad
51702	2005	158	R	53126.5	2002	731	Ad
51703	2005	158	R	53127	2002	731	Ad
51730	2005	158	R	53131	2000	1055*	Am
51730	2005	158	R	53134	2003	107	Am
51939.50	2005	158	R	53138	2003	107	Am
51939.51	2005	158	R	53153.5	2006	226	Ad
51939.52	2005	158	R	53155	2004	51	Am
51939.53	2005	158	R	53159	2004	51	Ad
51939.54	2005	158	R	53160	2003	564	Ad
51939.55	2005	158	R	53161	2003	564	Ad
51939.56	2005	158	R	53162	2003	564	Ad
51939.57	2005	158	R	53205.1	2002	454	Am
51939.58	2005	158	R	53216.2	2001	784*	Ad
51939.59	2005	158	R		2002	882	Am
51939.60	2005	158	R	53216.8	2000	34	Ad
51939.61	2005	158	R		2002	883	Ad
51939.62	2005	158	R		2003	62	Am (as ad by Stats. 2002, Ch. 883) ⁵¹⁹
51939.63	2005	158	R				
51939.64	2005	158	R	53217.10	2002	883	Ad
51939.65	2005	158	R	53217.6	2002	1152	Ad ⁴⁷²
51939.66	2005	158	R	53227.2	2001	43	Am
51939.67	2005	158	R	53232	2005	700	Ad
51939.68	2005	158	R	53232.1	2005	700	Ad
51939.69	2005	158	R	53232.2	2005	700	Ad
51939.70	2005	158	R		2006	643	Am
51939.71	2005	158	R	53232.3	2005	700	Ad
51939.72	2005	158	R	53232.4	2005	700	Ad
51939.73	2005	158	R	53234	2005	700	Ad
51939.74	2005	158	R		2006	643	Am
53060.3	2000	886	Ad	53235	2005	700	Ad
53060.7	2001	176	Ad	53235.1	2005	700	Ad
53069.4	2002	784	Am ⁴⁹⁰		2006	643	Am
	2007	738	Am	53235.2	2005	700	Ad
53069.8	2002	224	Am	53260	2004	52*	Am
	2006	87	Am		2004	896*	Am
53071.5	2004	607*	Am	53270	1999	305	Am
53074.5	2007	128*	Ad		2004	126	Am
53075.6	2002	784	Am ⁴⁹⁰		1999	394	Am
53075.61	2002	784	Am ⁴⁹⁰	53292	1999	394	Am
53080	2004	852	Ad	53312.7	2007	670	Am
	2005	22	Am ⁶⁴⁷	53312.8	2002	174	Ad
53084	1999	462	Ad & R ¹⁸	53313	2007	670	Am
	2000	471	Am	53313.4	2007	670	Am
	2003	781	Am ¹³	53313.5	2007	670	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
53313.51	2003	55	Ad		2006	643	Am (by Sec. 13
53313.6	2007	670	Am				of Ch.)
53313.85	2007	670	R		2007	670	Am
53313.9	2007	670	Am	53360	2007	670	Am
53314.6	2007	670	Am	53362.5	2007	670	Am
53316.2	2003	296	Am	53363.7	2007	670	Am
	2007	670	Am	53364.2	2007	670	Am
53317	2007	670	Am	53364.5	2007	670	Am
53318	2007	670	Am	53395.1	2005	213	Am
53319	2007	670	Am	53395.8	2005	213	R & Ad
53320	2007	670	Am	53395.85	2006	197	Ad
53321	2003	55	Am	53395.9	1999	59	Ad
	2007	670	Am	53398	1999	773	Ad
53321.5	2007	670	Am	53398.1	1999	773	Ad
53322.4	2007	670	Am	53398.10	1999	773	Ad
53323	2007	670	Am	53398.11	1999	773	Ad
53324	2007	670	Am	53398.12	1999	773	Ad
53325	2007	670	Am	53398.13	1999	773	Ad
53325.1	2007	670	Am	53398.14	1999	773	Ad
53325.7	2007	670	Am	53398.15	1999	773	Ad
53326	2007	670	Am	53398.16	1999	773	Ad
53327	2007	670	Am	53398.17	1999	773	Ad
53328	2007	670	Am	53398.18	1999	773	Ad
53328.3	2007	670	Am	53398.19	1999	773	Ad
53329	2007	670	Am	53398.2	1999	773	Ad
53330.3	2007	670	Am	53398.20	1999	773	Ad
53330.5	2007	670	Am	53398.21	1999	773	Ad
53330.7	2007	670	Am	53398.3	1999	773	Ad
53332	2007	670	Am		2000	595	Am
53336	2007	670	Am	53398.30	1999	773	Ad
53339	2007	670	Am	53398.31	1999	773	Ad
53339.2	2007	670	Am	53398.4	1999	773	Ad
53339.3	2007	670	Am	53398.40	1999	773	Ad
53339.5	2007	670	Am	53398.41	1999	773	Ad
53339.6	2007	670	Am	53398.42	1999	773	Ad
53339.7	2007	670	Am	53398.43	1999	773	Ad
53339.8	2007	670	Am	53398.44	1999	773	Ad
53340	2007	670	Am	53398.45	1999	773	Ad
53340.2	2001	673	Am	53398.46	1999	773	Ad
	2007	670	Am	53398.47	1999	773	Ad
53341.5	2007	670	Am	53398.5	1999	773	Ad
53342	2007	670	R	53398.6	1999	773	Ad
53343	2007	670	Am	53398.7	1999	773	Ad
53343.1	2002	960	Ad	53398.8	1999	773	Ad
	2007	130	Am ⁹⁰²	53410	2000	535	Ad
	2007	670	Am		2001	176	Am
53344	2007	670	Am	53411	2000	535	Ad
53344.2	2007	670	R	53412	2000	535	Ad
53344.4	2002	960	Ad	53508.7	1999	667	Am
53345	2007	670	Am	53511	2004	470	Am
53345.3	2007	670	Am	53571	1999	649	Am
53345.8	2003	55	Am	53583	1999	649	Am
53354	2007	670	Am	53583.5	2007	596	Ad
53355	2007	670	Am	53601	1999	643	Am
53356	2007	670	Am		1999	644	Am (by Sec. 1.5
53356.05	2002	454	Am				of Ch.)
53356.1	2007	670	Am		2000	135	Am ²⁰³
53356.1.5	2007	670	Ad		2000	339	Am
53356.3	2007	670	Am		2001	57	Am
53359.5	2002	454	Am		2002	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>
53601 (Cont.)	2002	664	Am ⁴³¹	53837	2004	114	Ad
	2003	197	Am	53838	2004	114	Ad
	2004	470	Am	53839	2004	114	Ad
	2007	340	Am	53856.2	2004	147*	Ad & R ⁴³
53601.2	1999	217	Ad	53880	2004	97	Ad
	2000	339	Am	53881	2004	97	Ad
	2001	57	R	53882	2004	97	Ad
	2004	118	Ad	53883	2004	97	Ad
53601.5	2001	57	Am	53892	2001	176	Am
53601.6	2001	57	Am	53895	1999	442	Am
53601.7	2002	162	Ad & R ⁷⁵		2003	86	Am
	2003	62	Am ⁵¹⁹	53895.5	2003	86	Am
	2004	118	Am		2004	183	Am ⁵⁷¹
	2005	131	Am	53961	2002	395	Am
	2006	164	Am ¹¹¹		2003	57	Am
53601.8	2006	459	Ad	54091	2007	568	Am
53630	2004	118	Am	54092	2007	568	Am
53631	2001	176	Am	54205	2001	176	Am
53631.5	2001	57	R	54220	2003	772	Am
53635	1999	643	Am	54222	2003	772	Am
	1999	644	Am (by Sec. 2.5 of Ch.)		2004	118	Am
	2000	135	Am ²⁰³		2004	183	Am ⁵⁷¹
	2000	339	Am	54236	2006	245	Am
	2000	1036	Am	54237	2006	245	Am
	2001	57	Am	54238.7	2001	745*	Am
	2002	83	Am	54251	2007	27	Am
	2002	454	Am (by Sec. 21.5 of Ch.)	54716	2000	262	Am
	2003	62	Am ⁵¹⁹	54717	2000	262	R
	2003	197	Am	54906	1999	269	Ad
	2005	22	Am ⁶⁴⁷	54952	2002	1073	Am
	2006	164	Am	54953	1999	83	R (as ad by Sec. 2, Stats. 1998, Ch. 399) ³⁰
53635.2	1999	217	Ad		2005	540	Am ⁷⁴⁹
	2000	339	Am	54953.2	2002	300	Ad
	2001	57	R & Ad	54954	2004	257	Am
53635.5	2001	57	R	54954.1	2002	300	Am
53635.7	1999	217	Am	54954.2	2002	300	Am
	2001	176	Am		2005	72*	R & Ad
53635.8	2006	459	Ad	54954.5	2002	1120	Am
	2007	130	Am ⁹⁰²		2004	576	Am (by Sec. 3 of Ch.)
53646	2000	687	Am ²²⁵		2004	784	Am (by Sec. 1.5 of Ch.)
	2002	454	Am		2005	22	Am ⁶⁴⁷
	2004	889*	Am	54956.5	2002	175	Am
53661	2000	127*	Am ²⁵	54956.75	2004	576	Ad
53684	2000	168	Am	54956.81	2004	533	Ad
53692	2004	7*	Am	54956.87	1999	769	Ad
53750	2002	395	Am (by Sec. 3 of Ch.)		2003	424	Am
53752	2002	981	Ad	54956.96	2004	784	Ad
53753	2000	220	Am	54957	2002	1120	Am
	2001	636	Am	54957.1	2004	533	Am
	2007	670	Am		2005	72*	R & Ad
53754	2001	673	Ad		2006	538	Am ⁸⁰²
53755	2007	280	Ad	54957.10	2001	45	Ad
53760	2002	94	R & Ad	54957.5	1999	769	Am
53761	2002	94	R		2002	300	Am
53835	2004	114	Ad		2007	298	Am ⁹¹⁷
53836	2004	114	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	
54957.8	2006	427*	Am	55886	2007	343	R	
54960.1	2002	454	Am	55887	2007	343	R	
54961	2007	568	Am	55890	2007	343	R	
54962	2006	157	Am	55891	2007	343	R	
54963	2002	1119	Ad	Title 5, Div. 3, heading (Sec. 56000 et seq.)				
54964	2000	840	Ad					
54975	1999	83	Am ³⁰					
	2004	355	Am					
	2005	347	R		2001	388	Am	
54984.4	2007	27	Am		56000	2000	761	Am
54984.5	2007	27	R		56001	2000	761	Am
54984.6	2007	27	R		56011	2007	244	Am
54984.7	2007	27	Am		56014	2001	388	Am
54984.8	2007	27	Am		56020.5	2000	761	Ad
54985	1999	991	Am ^{96 114}	56020.7	2000	761	Ad	
	2000	135	Am ²⁰³	56022	2000	761	R	
	2005	75*	Am ⁸⁰	56026	2002	548	Am	
54988	1999	681	Ad	56029	2000	761	Am	
	2000	506	Am	56030	2004	471	Am ³⁰⁰	
	2003	474	Am				R ³⁰¹	
54999.1	2006	866	Am				Ad ⁶⁶²	
54999.2	2000	146*	Am		2007	98	Am (as am by	
54999.35	2000	146*	Ad				Sec. 1,	
54999.4	2000	146*	Am				Stats. 2004,	
54999.5	2006	538	Am ⁸⁰²				Ch. 471) ^{56 13}	
54999.7	2006	866	Ad				R (as ad by	
54999.8	2006	866	Ad & R ³⁸				Sec. 1.5,	
55631	2004	118	Am				Stats. 2004,	
55704.5	1999	56	Ad				Ch. 471)	
55707	1999	56	Am	56035	2002	548	Am	
55720	2000	441	Ad & R ⁴³	56036	2000	761	Am	
	2001	159	Am ³⁰⁵		2002	395	Am	
55721	2000	441	Ad & R ⁴³		2003	57	Am	
55722	2000	441	Ad & R ⁴³		2004	355	Am	
55800	2007	504*	Am		2005	249	Am	
55850	2007	343	R		2006	172	Am	
55851	2007	343	R		2007	244	Am	
55852	2007	343	R	56037.5	2000	761	Ad	
55853	2007	343	R	56038	2000	761	Am	
55854	2007	343	R	56038.5	2000	761	Ad	
55855	2007	343	R	56046	2000	761	Am	
55860	2007	343	R	56048	2000	761	Am	
55861	2007	343	R		2002	548	Am	
55862	2007	343	R		2006	172	Am	
55863	2003	296	Am	56064	2000	761	Am	
	2007	343	R		2007	244	Am	
55870	2007	343	R	56067	2000	761	Am	
55871	2007	343	R	56068	2000	761	Am	
55872	2007	343	R		2002	548	Am	
55873	2007	343	R	56069	2000	761	Am	
55874	2007	343	R	56074	2000	761	Am	
55875	2007	343	R		2006	172	Am	
55876	2007	343	R	56077	2004	355	Am	
55877	2007	343	R	56100	2000	761	Am	
55880	2007	343	R	56100.1	2000	761	Ad	
55881	2007	343	R		2007	109	Am	
55882	2007	343	R	56101	2000	761	Am	
55883	2007	343	R	56103	2002	548	Am	
55884	2007	343	R	56106	2000	761	Am	
55885	2007	343	R	56107	2000	761	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>
56108	2000	761	R	56333	2001	388	Am
56109	2000	761	R	56334	2000	761	Am
56110	2000	761	R		2001	388	Am
56111	2000	761	R		2002	664	Am ⁴³¹
56111.1	2000	761	R	56337	2004	355	Am
56111.10	2000	761	R	56375	1999	921	Am
56111.11	2000	761	R		2000	761	Am
56111.12	2000	761	R		2001	667	Am
56111.13	2000	761	R		2002	548	Am
56111.14	2000	761	R		2007	98	Am ^{36 13}
56111.5	2000	761	R	56375.1	2000	761	R
56111.6	2000	761	R	56375.2	2000	761	Ad
56111.7	2000	761	R	56375.3	2002	548	Am
56111.9	2000	761	R		2004	96	Am
56112	2000	761	R		2006	351	Am
56113	1999	921	Am	56375.4	2000	761	R
	2000	761	R		2002	548	Ad(RN)
56114	2000	761	R		2006	351	Am
56122	2000	761	Am	56375.45	2000	761	R
56123	2000	761	Am	56375.5	2000	761	Am
	2001	388	Am		2004	355	Am
56124	2000	761	Am	56377	2000	761	Am
56128	2006	172	Am	56380	2000	761	R & Ad
56129	2000	761	Am	56381	2000	761	R & Ad
56131.7	2001	15	Ad		2002	493	Am
56132	2000	761	Am		2002	969*	Am
	2001	176	Am ¹⁹		2003	296	Am
	2003	176	Am ¹⁸		2005	347	Am
	2004	355	Am ⁴³		2007	244	Am
56133	1999	779*	Am	56381.6	2000	761	Ad
	2000	761	Am		2001	388	Am
	2002	548	Am	56383	2000	761	Am
56150	2000	761	Am		2002	548	Am
56154	2000	761	Am	56384	2000	761	Am
56156	2000	761	Am	56386	2000	761	Am
56157	2000	761	Am		2002	548	Am
	2001	388	Am	56425	2000	129*	Am
	2002	548	Am		2000	761	Am ²⁸²
	2005	347	Am		2001	667	Am
	2007	244	Am		2005	347	Am
56159	2000	761	Am		2006	351	Am ⁸¹¹
56300	2000	761	Am		2007	167	Am ⁹⁰³
	2002	548	Am	56425.5	2000	761	Ad
56301	2000	761	Am	56426	2000	761	R
56325	2000	761	Am		2002	614	Ad
	2005	347	Am	56426.5	2002	614	Ad
56325.1	2000	761	Ad	56427	2002	548	Am
56326	2000	761	Am	56428	2001	388	Am
56326.5	2000	761	Am	56429	2000	129*	Ad
56327	2000	761	Am		2000	761	Am
56327.3	2000	761	Ad	56430	2000	761	Ad
56328	2000	761	Am		2007	244	Am
56328.5	2005	559	Ad	56434	2000	761	Ad & R ⁷⁵
56329	2000	761	Am		2006	460	Am ⁶³⁹
56330	2000	761	R	56450	2000	761	R
56331	2001	388	Am	56451	2000	761	R
56332	1999	550*	Am ¹	56452	2000	761	R
	2000	761	Am	56453	2000	761	R
	2007	244	Am	56454	2000	761	R
56332.5	2000	761	Ad	56455	2000	761	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
56456	2000	761	R		2001	530	Am
56457	2000	761	R	56667	2000	761	Ad
56458	2000	761	R	56668	2000	761	Ad
56459	2000	761	R		2003	176	Am
56460	2000	761	R		2006	172	Am
56461	2000	761	R		2007	428	Am
56462	2000	761	R	56668.3	2000	761	Ad(RN)
56463	2000	761	R		2002	548	Am
56464	2000	761	R	56668.5	2000	761	Ad
56465	2000	761	R	56700	2004	471	Am ³⁰⁰
56466	2000	761	R				R ³⁰¹
56475	2000	761	R				Ad ⁶⁶²
56476	2000	761	R		2005	22	Am (as am by
56477	2000	761	R				Sec. 2 and as ad
56478	2000	761	R				by Sec. 2.5,
56479	2000	761	R				Stats. 2004,
56480	2000	761	R				Ch. 471) ⁶⁴⁷
56481	2000	761	R		2007	98	Am (as am by
56482	2000	761	R				Sec. 99,
56483	2000	761	R				Stats. 2005,
56484	2000	761	R				Ch. 22) ^{36 13}
56485	2000	761	R				R (as am by
56486	2000	761	R				Sec. 100,
56487	2000	761	R				Stats. 2005,
56488	2000	761	R				Ch. 22)
56489	2000	761	R	56700.1	2000	761	Ad
56490	2000	761	R		2007	109	Am
56491	2000	761	R	56700.3	2000	761	R
56492	2000	761	R	56700.4	2000	761	Ad
56493	2000	761	R		2001	388	Am
56494	2000	761	R	56700.5	2000	761	R
56495	2000	761	R	56701	2000	761	R
56496	2000	761	R	56702	2000	761	R
56497	2000	761	R	56705	2000	761	Am
56498	2000	761	R	56706	2000	761	Am
56653	2000	761	Am		2001	388	Am
56654	2000	761	Ad(RN)	56708	2000	761	Am
56655	2000	761	Ad		2002	548	Am
56656	2000	761	R	56710	2000	761	Am
56657	1999	924	Ad & R ⁵		2002	548	Am
	2000	761	Ad	56720	2000	761	Ad
56658	2000	761	Ad (by Sec. 90	56722	2000	761	Ad
			of Ch.)	56723	2000	761	Ad
	2001	530	Am	56724	2000	761	Ad
56660	2000	761	Ad	56730	2000	761	Ad
56661	2000	761	Ad	56732	2001	388	Ad(RN)
	2001	388	Am	56734	2001	388	Ad(RN)
	2002	548	Am	56737	2000	761	Ad
	2006	172	Am	56738	2000	761	Ad
56662	2000	761	Ad	56740	2000	761	Ad
56663	2000	761	Ad	56741	2000	761	Ad
	2001	388	Am	56742	2000	761	Ad
	2002	548	Am		2002	507	Am
	2005	347	Am	56742.5	2000	761	Ad
	2006	172	Am	56743	2000	761	Ad
	2007	244	Am		2005	347	Am
56664	2000	761	Ad	56744	2000	761	Ad
56665	2000	761	Ad		2001	388	Am
56666	2000	761	Ad (by Sec. 97	56745	2000	761	Ad
			of Ch.)		2002	548	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
56746	2000	761	Ad	56815.2	2000	761	Ad
	2002	548	Am & RN	Title 5,			
56747	2000	761	Ad	Div. 3,			
56749	2000	761	Ad	Pt. 3,			
	2002	614	Am	Ch. 5,			
56750	2000	761	R & Ad	heading			
56751	2000	761	R & Ad	(Sec. 56820			
	2001	388	Am	et seq.)	2000	761	Ad
	2002	548	Am	56820	2000	761	Ad
56752	2000	761	R & Ad		2001	667	R
56753	2000	761	R & Ad	56820.5	2000	761	Ad
56753.5	2000	761	Ad		2001	667	R
56754	2000	761	R & Ad	56820.7	2000	761	Ad
	2002	188	Am		2001	667	R
56755	2000	761	R & Ad	56821	2000	761	Ad
56756	2000	761	R & Ad		2001	667	Am
56757	2000	761	R & Ad	56821.1	2000	761	Ad
56758	2000	761	R & Ad	56821.3	2000	761	Ad
56759	2000	761	R & Ad	56821.5	2000	761	Ad
	2002	548	Am		2001	667	Am
56760	2000	761	R & Ad	56821.7	2000	761	Ad
56761	2000	761	R		2001	667	R
56762	2000	761	R	56822	2000	761	Ad
56764	2000	761	Ad		2001	667	Am
56765	2000	761	Ad	56822.3	2000	761	Ad
56766	2000	761	Ad	56822.5	2000	761	Ad
56767	2000	761	Ad	56823	2000	761	Ad
	2001	388	Am	56824	2000	761	Ad
56768	2000	761	Ad	56824.1	2000	761	Ad
					2001	667	Am
Title 5,				56824.10	2001	667	Ad
Div. 3,				56824.12	2001	667	Ad
Pt. 3,				56824.14	2001	667	Ad
Ch. 4,				56824.3	2000	761	Ad
heading				56824.5	2000	761	Ad
(Sec. 56800				56824.7	2000	761	Ad
et seq.)	2000	761	Am		2001	667	Am
Title 5,				Title 5,			
Div. 3,				Div. 3,			
Pt. 3,				Pt. 3,			
Ch. 4,				Ch. 5,			
Art. 1,				heading			
heading				(Sec. 56825			
(Sec. 56800				et seq.)	2000	761	R
et seq.)	2000	761	Ad	Title 5,			
56800	2000	761	Am & RN	Div. 3,			
			Ad (by Sec. 115	Pt. 3,			
			of Ch.)	Ch. 5,			
	2001	530	Am	Art. 2,			
56800.3	2000	761	R	heading			
56801	2000	761	R & Ad	(Sec. 56825			
56802	2000	761	R & Ad	et seq.)	2000	761	Ad
56803	2000	761	Ad	56826	2000	761	R & Ad
56810	2000	761	Ad	56826.5	2004	471	Ad ³⁰⁰
	2004	355	Am				R ³⁰¹
56811	2000	761	Ad		2007	98	Am
	2001	667	R & Ad	56827	2000	761	R & Ad
	2007	244	Am	56827.5	2000	761	R
56812	2000	761	Ad	56828	2000	761	R & Ad
56815	2000	761	Ad (by Sec. 123	56828.5	2000	761	R
			of Ch.)	56829	2000	761	R & Ad
	2001	530	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
56830	2000	761	R & Ad	56860	2000	761	R
56831	2000	761	R & Ad	56860.5	2000	761	Ad
56832	2000	761	R & Ad	56861	2000	761	Ad
56833	2000	761	R & Ad	56862	2000	761	Ad
56833.1	2000	761	R	56863	2000	761	Ad
56833.3	2000	761	R		2001	667	Am
56833.5	2000	761	R	56864	2000	761	Ad
56834	2000	761	R & Ad	56864.1	2000	761	Ad
	2001	667	Am	56864.3	2000	761	Ad
56835	2000	761	R & Ad	56865	2000	761	Ad
56836	2000	761	R & Ad	56866	2000	761	Ad
56837	2000	761	R & Ad	56870	2000	761	Ad
56838	2000	761	R & Ad	56871	2000	761	Ad
56839	2000	761	R & Ad	56875	2000	761	Ad
56839.1	2000	761	R	56876	2000	761	Ad
56840	2000	761	R & Ad	56877	2001	667	Ad
56840.5	2000	761	R	56880	2000	761	Ad
56841	2000	761	R & Ad	56881	2000	761	Ad
56842	2000	761	R & Ad	56882	2000	761	Ad
56842.2	2000	761	R	56883	2000	761	Ad
56842.5	2000	761	R	56884	2000	761	Ad
56842.6	2000	761	R	56885	2000	761	Ad
56842.7	2000	761	R	56885.5	2000	761	Ad
56843	2000	761	R & Ad	56886	2000	761	Ad
56844	2000	761	R & Ad		2001	667	Am
56844.1	2000	761	R		2002	548	Am
56844.2	2000	761	R (as ad by Stats. 1997, Ch. 911 and Stats. 1998, Ch. 590)		2003	36	Am
				56886.1	2001	388	Ad
				56886.3	2000	761	Ad(RN)
				56886.5	2000	761	Ad
					2001	388	Am
56845	2000	761	R & Ad		2004	471	Am ³⁰⁰
56846	2000	761	R & Ad				R ³⁰¹
56847	2000	761	R & Ad				Ad ⁶⁶²
56848	2000	761	Ad		2007	98	Am (as am by Sec. 4, Stats. 2004, Ch. 471) ^{36 13}
56848.3	2000	761	R				R (as ad by Sec. 5.5, Stats. 2004, Ch. 471)
56848.5	2000	761	R				
56849	2000	761	R & Ad				
56850	2000	761	R				
56851	2000	761	R				
56852	2000	761	R				
56852.3	2000	761	R				
56852.5	2000	761	R	56887	2000	761	Ad
56852.7	2000	761	Ad	56887.5	2000	761	Ad
	2001	388	Am & RN	56888	2000	761	Ad
56853	1999	550*	Am ¹		2001	388	Am & RN
	2000	761	R & Ad	56889	2000	761	Ad
	2001	667	Am	56890	2000	761	Ad
56854	2000	761	R & Ad	56895	2000	761	Ad (by Sec. 211 of Ch.)
56855	2000	761	R & Ad				
56856	2000	761	R & Ad		2001	388	Am (by Sec. 23 of Ch.)
56856.5	2002	614	Ad				
56857	1999	550*	Am ¹		2001	530	Am (by Sec. 6.5 of Ch.)
	2000	761	R & Ad				
	2001	388	Am		2002	548	Am
	2002	547	Am	56897	2000	761	Ad
	2002	548	Am	56898	2000	761	Ad
	2003	123	Am	57000	2000	761	Am
56858	2000	761	R		2005	347	Am
56859	2000	761	R & Ad	57001	2000	761	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
57001.1	2003	36	Ad	57100	2000	761	Am & RN
57002	2000	761	Am (by Sec. 214 of Ch.)	57101	2000	761	& Ad(RN)
	2001	530	Am				Am & RN
	2002	548	Am	57102	2000	761	& Ad(RN)
	2006	172	Am				Am & RN
57003	2000	761	Am		2002	548	& Ad(RN)
57004	2000	761	R	57103	2000	761	Am
57005	2000	761	R				Am & RN
57006	2000	761	R	57103.1	2000	761	& Ad(RN)
57007	2000	761	Am	57104	2000	761	Am & RN
	2002	548	Am				& Ad(RN)
57008	2000	761	Am	57105	2000	761	Ad(RN)
57009	2007	109	Ad	57106	2000	761	Ad(RN)
57025	2000	761	Am	57107	2000	761	Ad(RN)
	2002	548	Am	57108	2000	761	Ad(RN)
	2004	355	Am		2002	548	Am
57026	2000	761	Am	57109	2000	761	Ad(RN)
	2001	388	Am		2002	548	Am
57050	2000	761	Am (by Sec. 223 of Ch.)	57110	2000	761	Ad(RN)
	2001	530	Am	57111	2000	761	Ad(RN)
	2006	172	Am	57112	2000	761	Ad(RN)
57051	2000	761	Am	57113	2000	761	Ad(RN)
	2005	347	Am	57114	2000	761	Ad(RN)
57052	2000	761	Am		2001	388	Am (by Sec. 27 of Ch.)
57053	2000	761	Am & RN		2001	667	Am (by Sec. 19 of Ch.)
57075	2000	761	Am	57114.5	2001	606*	Ad
57075.5	2000	761	Am	57115	2000	761	Ad(RN)
57076	2000	761	Am	57116	2000	761	Ad(RN)
57077	2000	761	Am		2003	62	Am ⁵¹⁹
	2002	548	Am	57117	2000	761	Ad(RN)
	2005	347	Am	57118	2000	761	Ad(RN)
57078	2000	761	Am	57119	2000	761	Ad(RN)
57078.5	2000	761	Ad		2002	548	Am
	2001	388	Am	57120	2000	761	Ad(RN)
	2002	548	Am		2001	388	Am
57079	2000	761	R		2004	355	Am
57079.3	2001	388	R	57125	2000	761	Am
57079.5	2000	761	Am & RN		2004	355	Am
57080	1999	921	Am	57126	2000	761	Am
	2000	761	Am		2004	355	Am
	2002	548	Am	57127	2000	761	Am
57081	2000	761	Am	57129	2000	761	Am
57082	2000	761	Am & RN	57130	2000	761	Am
57082.5	2000	761	Am & RN	57131	2000	761	Am
57083	2000	761	Am & RN	57133	2000	761	Am
57083.5	2000	761	Am & RN	57138	2000	761	Am
57084	2000	761	Am & RN	57144	2000	761	Am
57085	2000	761	Am & RN	57145	2000	761	Am
57086	2000	761	Am & RN	57146	2000	761	Am
57087	2000	761	Am & RN	57148	2000	761	Am
57087.3	1999	921	Am	57149	2000	761	Am
57087.5	2000	761	Am & RN	57150	2000	761	Am
57087.7	2000	761	Am & RN	57175	2000	761	R
57088	2000	761	Am & RN	57176	2000	761	Am
57089	2000	761	Am & RN	57176.1	2000	761	Am
57090	2000	761	Am	57177	2000	761	Am
57091	2000	761	Am & RN	57177.5	2000	761	Am
57092	2000	761	Am & RN	57178	2000	761	Am
57093	2000	761	Am & RN				

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>
57179	2000	761	Am	60541	2000	506	R
57200	2000	761	Am	60542	2000	506	R
	2007	244	Am	60543	2000	506	R
57201	2000	761	Am	60544	2000	506	R
	2001	388	Am	60545	2000	506	R
57202.1	2003	36	Ad	60546	2000	506	R
57302	2000	761	Am	60547	2000	506	R
	2002	548	Am	60548	2000	506	R
57303	2000	761	Am	60549	2000	506	R
57379	2000	761	Am	60550	2000	506	R
57384	2000	761	Am	60551	2000	506	R
57402	2000	761	Am	60600	2000	506	R
57404	2000	761	Am	60602	2000	506	R
57450	2002	548	Am	60603	2000	506	R
58950	2006	643	Am	60604	2000	506	R
59125	2002	94	Am	60605	2000	506	R
60201	2004	362	Am	60606	2000	506	R
60202	2004	362	R	60607	2000	506	R
60203	2000	569	Am	60608	2000	506	R
	2004	362	Am	60609	2000	506	R
60204	2001	767	Am	60610	2000	506	R
60400	2000	506	R	60611	2000	506	R
60401	2000	506	R	60612	2000	506	R
60410	2000	506	R	60613	2000	506	R
60411	2000	506	R	60614	2000	506	R
60412	2000	506	R	60615	2000	506	R
60413	2000	506	R	60616	2000	506	R
60414	2000	506	R	60617	2000	506	R
60415	2000	506	R	60630	2000	506	R
60416	2000	506	R	60631	2000	506	R
60417	2000	506	R	60632	2000	506	R
60418	2000	506	R	60650	2000	506	R
60419	2000	506	R	60651	2000	506	R
60420	2000	506	R	60652	2000	506	R
60421	2000	506	R	60653	2000	506	R
60422	2000	506	R	60700	2000	506	R
60423	2000	506	R	60725	2000	506	R
60424	2000	506	R	60726	2000	506	R
60425	2000	506	R	60727	2000	506	R
60426	2000	506	R	60728	2000	506	R
60427	2000	506	R	60740	2000	506	R
60428	2000	506	R	60741	2000	506	R
60429	2000	506	R	60742	2000	506	R
60430	2000	506	R	60742.5	2000	506	R
60440	2000	506	R	60743	2000	506	R
60500	2000	506	R	60744	2000	506	R
60501	2000	506	R	60745	2000	506	R
60502	2000	506	R	60746	2000	506	R
60503	2000	506	R	60747	2000	506	R
60504	2000	506	R	60748	2000	506	R
60505	2000	506	R	60749	2000	506	R
60506	2000	506	R	60750	2000	506	R
60507	2000	506	R	60751	2000	506	R
60520	2000	506	R	60752	2000	506	R
60521	2000	506	R	60753	2000	506	R
60522	2000	506	R	60754	2000	506	R
60523	2000	506	R	60755	2000	506	R
60524	2000	506	R	60770	2000	506	R
60525	2000	506	R	60771	2000	506	R
60526	2000	506	R	60772	2000	506	R
60540	2000	506	R	60780	2000	506	R

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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>
60781	2000	506	R	60849	2000	506	R
60782	2000	506	R	60850	2000	506	R
60783	2000	506	R	60851	2000	506	R
60784	2000	506	R	60852	2000	506	R
60785	2000	506	R	60853	2000	506	R
60786	2000	506	R	60854	2000	506	R
60787	2000	506	R	60860	2000	506	R
60788	2000	506	R	60861	2000	506	R
60789	2000	506	R	60862	2000	506	R
60790	2000	506	R	60863	2000	506	R
60791	2000	506	R	60864	2000	506	R
60792	2000	506	R	60865	2000	506	R
60793	2000	506	R	60866	2000	506	R
60794	2000	506	R	60867	2000	506	R
60795	2000	506	R	60869	2000	506	R
60796	2000	506	R	60870	2000	506	R
60797	2000	506	R	60871	2000	506	R
60798	2000	506	R	60872	2000	506	R
60799	2000	506	R	60880	2000	506	R
60800	2000	506	R	60881	2000	506	R
60801	2000	506	R	60882	2000	506	R
60802	2000	506	R	60883	2000	506	R
60803	2000	506	R	60884	2000	506	R
60804	2000	506	R	60885	2000	506	R
60805	2000	506	R	60886	2000	506	R
60806	2000	506	R	60887	2000	506	R
60807	2000	506	R	60888	2000	506	R
60808	2000	506	R	60889	2000	506	R
60809	2000	506	R	60890	2000	506	R
60810	2000	506	R	60891	2000	506	R
60811	2000	506	R	60892	2000	506	R
60812	2000	506	R	60893	2000	506	R
60813	2000	506	R	60894	2000	506	R
60814	2000	506	R	60895	2000	506	R
60815	2000	506	R	60896	2000	506	R
60820	2000	506	R	60897	2000	506	R
60821	2000	506	R	60898	2000	506	R
60822	2000	506	R	60899	2000	506	R
60823	2000	506	R	60900	2000	506	R
60824	2000	506	R	60901	2000	506	R
60825	2000	506	R	60902	2000	506	R
60826	2000	506	R	60903	2000	506	R
60830	2000	506	R	60904	2000	506	R
60831	2000	506	R	60910	2000	506	R
60832	2000	506	R	60911	2000	506	R
60833	2000	506	R	60912	2000	506	R
60834	2000	506	R	60913	2000	506	R
60835	2000	506	R	60914	2000	506	R
60836	2000	506	R	60915	2000	506	R
60837	2000	506	R	60916	2000	506	R
60838	2000	506	R	60917	2000	506	R
60839	2000	506	R	60920	2000	506	R
60840	2000	506	R	60930	2000	506	R
60841	2000	506	R	60931	2000	506	R
60842	2000	506	R	60932	2000	506	R
60843	2000	506	R	60933	2000	506	R
60844	2000	506	R	60934	2000	506	R
60845	2000	506	R	60935	2000	506	R
60846	2000	506	R	60936	2000	506	R
60847	2000	506	R	60937	2000	506	R
60848	2000	506	R	60950	2000	506	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
60951	2000	506	R	61066	2005	249	Ad
60952	2000	506	R	61067	2005	249	Ad
60953	2000	506	R	61068	2005	249	Ad
60960	2000	506	R		2006	643	Am
60961	2000	506	R	61069	2005	249	Ad
60962	2000	506	R	61070	2005	249	Ad
60963	2000	506	R	61100	2005	249	R & Ad
60964	2000	506	R	61100.5	2005	249	R
60970	2000	506	R	61100.6	2005	249	R
60971	2000	506	R	61101	2005	249	R & Ad
61000	2005	249	R & Ad	61102	2005	249	R & Ad
61001	2005	249	Ad	61103	2001	176	Am
61002	2005	249	Ad		2005	249	R & Ad
61003	2005	249	Ad	61104	2005	249	R & Ad
61004	2005	249	Ad	61105	2005	249	R & Ad
61005	2005	249	Ad		2006	360	Am
61006	2005	249	Ad	61106	2005	249	R & Ad
61007	2005	249	Ad	61107	1999	550*	Am ¹
61008	2005	249	Ad		2005	249	R & Ad
61009	2005	249	Ad		2006	643	Am
61010	2005	249	R & Ad	61107.1	2005	249	R
61011	2005	249	R & Ad	61110	2005	249	R & Ad
61012	2005	249	R & Ad	61111	2005	249	R & Ad
61013	2005	249	R & Ad	61111.1	2005	108*	Ad & R ⁴³
61014	2005	249	R & Ad		2005	249	R
61014.5	2005	108*	Ad ⁸⁰	61112	2005	249	R & Ad
	2005	249	R	61113	2005	249	R & Ad
61015	2005	249	R	61114	2005	249	R & Ad
61016	2005	249	R	61115	2005	249	R & Ad
61017	2005	249	R	61116	2005	249	R & Ad
61020	2005	249	Ad		2006	643	Am
61021	2005	249	Ad	61117	2005	249	R & Ad
61022	2005	249	Ad	61118	2005	249	R & Ad
61025	2005	249	Ad	61119	2005	249	R & Ad
61026	2005	249	Ad	61120	2005	249	R & Ad
61027	2005	249	Ad	61121	2005	249	R & Ad
61028	2005	249	Ad	61121.1	2005	249	R
61029	2005	249	Ad	61122	2005	249	R & Ad
61029.5	2005	108*	Ad ⁸⁰	61123	2005	249	R & Ad
	2005	249	R	61124	2005	249	R & Ad
61030	2005	249	Ad		2007	27	Am
61040	2005	249	Ad	61125	2005	249	R & Ad
61041	2005	249	Ad	61126	2005	249	Ad
61042	2005	249	Ad	61127	2005	249	Ad
61043	2005	249	Ad	61128	2005	249	Ad
61044	2005	249	Ad	61129	2005	249	Ad
61045	2005	249	Ad	61130	2005	249	Ad
61046	2005	249	Ad	61131	2005	249	Ad
61047	2005	249	Ad	61140	2005	249	Ad
61048	2005	249	Ad	61141	2005	249	Ad
61050	2005	249	Ad	61142	2005	249	Ad
61051	2005	249	Ad	61143	2005	249	Ad
61052	2005	249	Ad	61144	2005	249	Ad
61053	2005	249	Ad	61200	2005	249	R
61060	2005	249	Ad	61200.1	2005	249	R
61061	2005	249	Ad	61200.2	2005	108*	Ad & R ⁴³
61062	2005	249	Ad		2005	249	R
	2007	343	Am	61204	2005	249	R
61063	2005	249	Ad	61204.1	2005	249	R
61064	2005	249	Ad	61205	2005	249	R
61065	2005	249	Ad	61206	2005	249	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
61207	2005	249	R	61601.6	2005	249	R
61209	2005	249	R	61601.7	2005	249	R
61210	2005	249	R	61601.8	2005	249	R
61210.1	2005	249	R	61601.9	2005	249	R
61220	2005	249	R	61601.95	2005	249	R
61221	2005	249	R	61602	2005	249	R
61222	2005	249	R	61605	2005	249	R
61223	2005	249	R	61606	2005	249	R
61224	2005	249	R	61607	2005	249	R
61225	2005	249	R	61610	2005	249	R
61226	2005	249	R	61611	2005	249	R
61226.5	2005	158	Ad	61612	2005	249	R
61227	2005	249	R	61612.5	2005	249	R
61228	2005	249	R	61613	2005	249	R
61229	2005	249	R	61613.1	2005	249	R
61230	2005	249	R	61613.2	2005	249	R (as ad by
61231	2005	249	R				Sec. 1,
61240	2005	249	R				Stats. 1983,
61241	2005	249	R				Ch. 481 and
61242	2005	249	R				Sec. 9,
61244	2005	249	R				Stats. 1994,
61245	2005	249	R				Ch. 1201)
61300	2005	249	R	61613.3	2005	249	R
61301	2005	249	R	61613.4	2005	249	R
61400	2005	249	R	61613.5	2005	249	R
61401	2005	249	R	61614	2005	249	R
61410	2005	249	R	61615	2005	249	R
61450	2005	249	R	61615.1	2005	249	R
61451	2005	249	R	61615.5	2005	249	R
61600	2005	249	R	61616	2005	249	R
61600.3	2003	111	Ad	61617	2005	249	R
	2005	249	R	61618	2005	249	R
61600.5	2005	249	R	61619	2005	249	R
61601	2005	249	R	61620.1	2005	249	R
61601.1	2002	784	Am ⁴⁹⁰	61621	2005	249	R
	2005	249	R	61621.10	2005	249	R
61601.10	2005	249	R	61621.2	2005	249	R
61601.11	2005	249	R	61621.3	2005	249	R
61601.14	2005	249	R	61621.4	2005	249	R
61601.15	2005	249	R	61621.5	2005	249	R
61601.165	2005	249	R	61621.6	2005	249	R
61601.166	2005	249	R	61621.7	2005	249	R
61601.18	1999	132 *	Ad	61621.8	2005	249	R
	2005	249	R	61622	2005	249	R
61601.19	2005	249	R	61623	2005	249	R
61601.2	2005	249	R	61623.1	2005	249	R
61601.20	2002	454	Ad	61623.4	2005	249	R
	2005	249	R	61623.5	2005	249	R
61601.21	2005	249	R	61624	2005	249	R
61601.22	2005	249	R	61625	2005	249	R
61601.24	2005	249	R	61626	2005	249	R
61601.25	2005	249	R	61626.6	2005	249	R
61601.26	2005	249	R	61626.7	2005	249	R
61601.27	2003	296	Am	61628	2005	249	R
	2005	249	R	61632	2005	249	R
61601.28	2003	296	Am	61650	2005	249	R
	2005	249	R	61651	2005	249	R
61601.3	2005	249	R	61652	2005	249	R
61601.30	2005	249	R	61653	2005	249	R
61601.4	2005	249	R	61654	2005	249	R
61601.5	2005	249	R	61655	2005	249	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>
61656	2005	249	R	61722.4	2005	249	R
61657	2005	249	R	61722.5	2005	249	R
61658	2005	249	R	61730	2005	249	R
61659	2005	249	R	61731	2005	249	R
61659.1	2005	249	R	61732	2005	249	R
61660	2005	249	R	61733	2005	249	R
61661	2005	249	R	61734	2005	249	R
61663	2005	249	R	61735	2005	249	R
61670	2005	249	R	61736	2005	249	R
61670.1	2005	249	R	61737.01	2005	249	R
61671	2005	249	R	61737.02	2005	249	R
61671.1	2005	249	R	61737.03	2005	249	R
61671.2	2005	249	R	61737.04	2000	66	Am
61672	2005	249	R		2005	249	R
61673	2005	249	R	61737.05	2000	506	Am
61674	2005	249	R		2005	249	R
61675	2005	249	R	61737.06	2000	66	Am
61676	2005	249	R		2005	249	R
61677	2005	249	R	61737.07	2005	249	R
61678	2005	249	R	61737.08	2005	249	R
61679	2005	249	R	61737.09	2005	249	R
61680	2005	249	R	61740	2005	249	R
61681	2005	249	R	61741	2005	249	R
61682	2005	249	R	61742	2005	249	R
61683	2005	249	R	61742.1	2005	249	R
61684	2005	249	R	61743	2005	249	R
61685	2005	249	R	61744	2005	249	R
61686	2005	249	R	61745	2005	249	R
61687	2005	249	R	61746	2005	249	R
61710	2005	249	R	61747	2005	249	R
61711	2005	249	R	61748	2005	249	R
61712	2000	262	Am	61749	2005	249	R
	2005	249	R	61750	2005	249	R
61713	2005	249	R	61751	2005	249	R
61715	2005	249	R	61752	2005	249	R
61716	2005	249	R	61753	2005	249	R
61717	2005	249	R	61754	2005	249	R
61718	2005	249	R	61755	2005	249	R
61720.1	2005	249	R	61755.5	2005	249	R
61720.2	2005	249	R	61756	2005	249	R
61720.3	2005	249	R	61757	2005	249	R
61720.4	2005	249	R	61758	2005	249	R
61720.5	2005	249	R	61759	2005	249	R
61720.6	2005	249	R	61760	2005	249	R
61720.7	2005	249	R	61761	2005	249	R
61720.8	2005	249	R	61764	2005	249	R
61720.9	2005	249	R	61765	2005	249	R
61721	2005	249	R	61765.1	2005	249	R
61721.1	2005	249	R	61765.10	2005	249	R
61721.2	2005	249	R	61765.11	2005	249	R
61721.3	2005	249	R	61765.12	2005	249	R
61721.4	2005	249	R	61765.13	2005	249	R
61721.5	2005	249	R	61765.15	2005	249	R
61721.6	2005	249	R	61765.16	2005	249	R
61721.7	2005	249	R	61765.2	2005	249	R
61721.8	2005	249	R	61765.20	2005	249	R
61721.9	2005	249	R	61765.3	2005	249	R
61722	2005	249	R	61765.4	2005	249	R
61722.1	2005	249	R	61765.5	2005	249	R
61722.2	2005	249	R	61765.6	2005	249	R
61722.3	2005	249	R	61765.7	2005	249	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>
61765.75	2005	249	R	63041	1999	84 *	Am
61765.76	2005	249	R	63041.5	1999	84 *	Ad
61765.8	2005	249	R	Title 6.7,			
61765.9	2005	249	R	Div. 1,			
61766	2005	249	R	Ch. 2,			
61767	2005	249	R	Art. 5,			
61770	2005	249	R	heading			
61771	2005	249	R	(Sec. 63043			
61772	2005	249	R	et seq.)	1999	83	Am ³⁰
61773	2005	249	R	63048	2000	1078	Ad
61774	2005	249	R	63048.3	2000	1078	Ad
61775	2005	249	R	63048.5	2000	1078	Ad
61776	2005	249	R	63048.6	2004	91 *	Ad
61777	2005	249	R	63048.63	2004	702 *	Ad
61778	2005	249	R	63048.65	2004	91 *	Ad
61779	2005	249	R		2005	76 *	Am
61780	2005	249	R		2006	56 *	Am
61781	2005	249	R	63048.7	2004	91 *	Ad
61790	2005	249	R	63048.75	2004	91 *	Ad
61790.1	2005	249	R	63048.8	2004	91 *	Ad
61790.2	2005	249	R	63048.85	2004	91 *	Ad
61790.3	2005	249	R	63048.9	2004	91 *	Ad
61790.4	2005	249	R	63049	2002	414	Ad
61790.5	2005	249	R	63049.1	2002	414	Ad
61790.6	2005	249	R		2003	225 *	Am
61790.7	2005	249	R		2006	641	Am
61790.8	2005	249	R	63049.2	2002	414	Ad
61790.9	2005	249	R	63049.3	2002	414	Ad
61791	2005	249	R	63049.4	2002	414	Ad
61791.1	2005	249	R		2003	225 *	Am
61791.2	2005	249	R		2004	183	Am ⁵⁷¹
61791.3	2005	249	R	63049.5	2002	414	Ad
61791.4	2005	249	R	63049.55	2006	641	Ad
61791.5	2005	249	R	63049.6	2003	635	Ad
61791.6	2005	249	R	63049.62	2003	635	Ad
61791.7	2005	249	R	63049.64	2003	635	Ad
61791.8	2005	249	R	63049.66	2003	635	Ad
61791.9	2005	249	R	63049.67	2004	263 *	Ad
61792	2005	249	R		2006	50 *	Am
61792.1	2005	249	R	63049.68	2005	97 *	Ad
61792.2	2005	249	R	63071	2003	635	Am
61792.3	2005	249	R	63073	2001	508	Am
61792.4	2005	249	R	64000	2002	805 *	Am
61800	2005	249	R	65007	2007	364	Ad
61801	2005	249	R	65008	2001	671	Am
61802	2005	249	R		2003	793	Am
61850	2005	249	R		2006	578	Am (by Sec. 8
63010	1999	936	Am (by Sec. 1				of Ch.)
	2000	1079	Am		2006	888	Am (by Sec. 2.5
	2003	635	Am				of Ch.)
	2004	907 *	Am	65009	1999	968	Am
63021	2003	229	Am		2002	221	Am
63021.5	2004	48 *	Am	65036.6	2007	343	R
	2004	227 *	Am	65040.12	1999	690	Ad
63024	2003	229	Am		2000	728	Am
	2004	225 *	Am		2001	762	Am
63025.2	1999	84 *	Ad		2004	225 *	Am
63035.5	1999	84 *	Ad	65040.2	2001	762	Am
63036	2001	938	Am		2002	971	Am (by Sec. 1.5
63040	2004	189	Am		2004	905	of Ch.)
							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
65040.2 (Cont.)	2005	383	Am	65089.12	2004	931	Ad
65040.9	2002	971	Ad	65089.13	2004	931	Ad
	2004	225*	Am	65089.14	2004	931	Ad
65041	2002	1016	Am	65089.15	2004	931	Ad
65041.1	2002	1016	Ad	65090	2000	785	Am
	2002	1109	Am (as ad by Sec. 4, Stats. 2002, Ch. 1016)	65091	1999	460	Am
65042	2002	1016	Am		2000	785	Am
	2002	424	Am		2006	363	Am
65048	2002	1016	Am	65092	2004	905	Am
	2003	296	Am	65300.2	2007	369	Ad
	2002	1016	Am	65301	2006	890	Am
65049	2002	1016	Am	65302	2002	971	Am ⁴³⁹
65050	2000	290	Am		2004	907*	Am (by Sec. 5 of Ch.) ²⁶
	2000	769	S ⁷⁵		2004	951	Am (by Sec. 1.7 of Ch.)
65051	2005	330	Am		2006	869	Am
	2006	538	Am ⁸⁰²	65302.1	2007	369	Am
65051.5	2000	769	S ⁷⁵	65302.2	2003	472	Ad
65052	2001	123	Ad	65302.3	2004	907*	S ³⁶
65053	2000	769	S ⁷⁵	65302.4	2002	971	Am ⁴³⁹
65053.5	2000	769	Am ⁷⁵	65302.5	2004	179	Ad
	2001	612	Ad & R ⁷⁵	65302.5	2004	951	R & Ad
65053.6	2004	907*	Am		2006	869	Am
	2005	22	Am ⁶⁴⁷	65302.6	2001	745*	R
	2001	612	Ad & R ⁷⁵		2006	739	Ad
65053.7	2004	907*	Am	65302.7	2007	369	Ad
	2001	612	Ad & R ⁷⁵	65302.9	2007	364	Ad
65054	2000	1059	Ad	65303.4	2007	369	Am
65054.1	2006	233	Am	65307	1999	550*	Am ¹
	2000	1059	Ad		2004	916	R
65054.3	2000	1059	Ad	65351	2004	905	Am
	2006	233	Am		2005	22	Am ⁶⁴⁷
65054.4	2000	1059	Ad	65352	2004	905	Am
65054.5	2000	1059	Ad		2004	906	Am (by Sec. 2.5 of Ch.)
65055	2005	77	R		2007	369	Am
	2006	233	Ad	65352.2	2001	396	Ad
	1999	596	R		2003	587	Am
65055.5	1999	597	R	65352.3	2004	905	Ad
	1999	596	R		2005	383	Am ⁸²
65080	1999	597	R		2005	670*	Am
	1999	1007	Am (by Sec. 1 of Ch.)	65352.4	2004	905	Ad
65080.1	2000	91*	Am	65358	2007	343	Am
	2000	832	Am	65400	2000	506	Am
	2001	99	Am		2004	916	Am
	2006	673	Am		2005	595	Am
65080.3	2007	375	Ad		2006	888	Am
65082	2000	832	Ad	65404	2002	1016	Ad
65083	2000	91*	Am		2004	906	Am
	2003	525	Am	65457	2006	643	Am
65088	2000	91*	Am	65460.1	2004	42	Am
	2001	115	R		2005	22	Am ⁶⁴⁷
65088.1	2002	505	Am	65460.11	2005	309	Ad
65088.4	2002	505	Am	65460.2	2001	115	Am
65089	2001	597	Am		2004	42	Am
65089.11	2002	505	Am	65460.4	2004	42	Am
	2004	931	Ad	65460.7	2005	309	Am
				65560	2002	971	Am (by Sec. 5 of Ch.) ⁴³⁹
					2004	905	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>
65560 (Cont.)				65585.2	2002	711	Ad
	2004	907 *	Am (by Sec. 6 of Ch.) ⁶⁷⁹	65586	2005	595	R
			Am (by Sec. 6.3 of Ch.) ⁶³	65588	1999	107 *	Am
			Am ⁸²		2000	117 *	Am
	2005	383	Am		2001	85 *	Am
	2005	670 *	Am		2003	58 *	Am
65562.5	2004	905	Ad		2006	890	Am
	2005	383	Am ⁸²	65588.1	2000	117 *	Am
	2005	670 *	Am		2005	595	R
65580	1999	967	Am	65589.4	2003	793	Ad
65582	2004	696	Am		2005	598	Am
	2007	633	Am	65589.5	1999	966	Am ⁸²
65582.1	2006	888	Ad		1999	968	Am
65583	1999	967	Am		2001	237	Am
	2001	671	Am		2002	147	Am
	2002	971	Am ⁴³⁹		2003	793	Am
	2002	1038	Am ⁸²		2004	724	Am
	2004	227 *	Am		2005	601	Am
	2004	724	Am		2006	888	Am (by Sec. 5 of Ch.)
	2004	907 *	S ³⁶		2007	633	Am
	2005	614	Am	65589.7	2005	727	Am
	2006	890	Am	65591	2006	559	R & Ad
	2006	891	Am (by Sec. 2 of Ch.)	65591.2	2006	559	R
			Am ⁸²	65591.5	2006	559	R
	2007	596	Am	65592	2006	559	R & Ad
65583.1	2007	633	Am	65593	2006	559	R & Ad
	2002	1062	Am	65594	2006	559	R & Ad
	2004	724	Am	65595	2006	559	R & Ad
	2006	890	Am	65596	2006	559	R & Ad
65583.2	2004	724	Ad		2007	319	Am
	2006	890	Am	65597	2006	559	R & Ad
65584	2001	159	Am ³⁰⁵	65598	2006	559	R & Ad
	2003	760	Am	65599	2006	559	R & Ad
	2004	696	R & Ad	65600	2006	559	R
	2007	5 *	Am	65601	2000	510	Ad
65584.01	2004	696	Ad	65602	2000	510	Ad
65584.02	2004	696	Ad	65603	2000	510	Ad
65584.03	2004	696	Ad	65604	2000	510	Ad
65584.04	2004	696	Ad	65605	2000	510	Ad
	2006	785	Am (by Sec. 1 of Ch.)	65606	2000	510	Ad
			Am	65607	2000	510	Ad
	2007	369	Am	65850	1999	550 *	Am ¹
65584.05	2004	696	Ad	65850.3	2003	50	Ad
65584.06	2004	696	Ad	65850.4	1999	550 *	Am ¹
	2007	369	Am	65850.5	2001	873	Am
65584.07	2004	696	Ad		2004	789	R & Ad
	2007	165	Am	65850.6	2006	676	Ad
65584.08	2007	5 *	Ad & R ⁴²³	65852.1	2006	888	Am ⁸⁶¹
65584.09	2005	614	Ad	65852.2	2002	1062	Am
65584.1	2004	227 *	Ad	65852.9	2006	538	Am ⁸⁰²
	2004	818	Am	65858	2001	939	Am
	2005	595	Am	65860.1	2007	364	Ad
65584.2	2004	227 *	Ad	65863	2002	706	Ad ⁴²⁷
65584.5	2007	596	R		2004	10 *	Am
65584.6	2000	358	Am		2006	888	Am
65584.7	2007	696	Ad & R ⁵⁴⁷	65863.10	1999	26 *	Am
65585	2000	471	Am		2000	666	Am ¹¹¹
65585.1	2001	159	Am ³⁰⁵		2002	1038	Am
	2004	387	Am ^{189 111}				

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
65863.10 (Cont.)							
	2003	255	Am	65891.9	2003	501	Am ^{585 317}
	2004	110	Am ⁸¹		2000	80	Ad ¹⁹³
65863.11	1999	26*	Am		2003	501	R ⁶³
	2000	666	Am ¹¹¹				S ^{585 317}
	2002	1038	Am	Title 7,			
	2004	110	Am ⁸¹	Div. 11,			
	2005	501	Am (as am by	Ch. 4,			
			Stats. 2004,	Art. 2.11,			
			Ch. 110)	heading			
				(Sec. 65892.13			
				et seq.)			
65863.13	2007	596	Am	65892.13	2002	664	Ad ⁴³¹
	2001	117*	Ad & R ¹¹¹		2001	562	Ad ⁷⁹
	2003	255	Am				R ⁸⁰
	2004	110	Am ⁸¹		2002	328	Am
	2005	501	Am (as am by		2002	664	Am ⁴³¹
			Stats. 2004,	65913.1	2001	939	Am
			Ch. 110)	65913.5	2001	115	R
65863.7	2007	596	Am	65914	2003	793	Am
	2004	680	Am	65915	1999	968	Am
	2007	596	Am		2000	556	Am
65865	2003	288	Am		2002	1062	Am
65865.5	2007	364	Ad		2003	430	Am
65867.5	2001	642	Am		2004	724	Am
65891	2000	80	Ad ¹⁹³		2004	928	Am
			R ⁶³		2005	496	Am
			S ^{585 317}	65917	2001	115	Am
65891.1	2003	501	Ad ¹⁹³	65919	2004	183	Am ⁵⁷¹
	2000	80	R ⁶³	65940	2004	906	Am
			S ^{585 317}	65944	2004	906	Am
65891.10	2003	501	Ad ¹⁹³	65950	1999	967	Am ⁸²
	2000	80	R ⁶³		1999	968	Am
			S ^{585 317}		2006	888	Am
65891.11	2003	501	Ad ⁸²	65950.5	2004	439	Ad
	2000	80	R ⁸²	65956	1999	550*	Am ¹
			Ad ¹⁹³	65962	2007	364	Ad
			R ⁶³	65964	1999	812	Ad & R ²⁰
			S ^{585 317}		2006	676	Ad
65891.12	2003	501	Ad ¹⁹³	65965	2006	577	Ad
	2000	665	R ⁶³		2007	330	Am
			Am ^{585 317}	65971	2006	538	Am ⁸⁰²
65891.2	2003	501	Ad ¹⁹³	65973	2006	538	Am ⁸⁰²
	2000	80	R ⁶³	65974	2006	538	Am ⁸⁰²
			S ^{585 317}	65979	2006	538	Am ⁸⁰²
65891.3	2003	501	Ad ⁸²	65995.5	1999	858	Am
	2000	80	R ⁸²	65995.6	1999	858	Am
			Ad ¹⁹³	65995.7	2002	33*	Am ³⁹⁷
			R ⁶³	65997	2006	35*	Am ⁷⁸⁴
			S ^{585 317}	66000	2006	538	Am ⁸⁰²
65891.4	2003	501	Ad ¹⁹³	66001	2006	194	Am
	2000	80	R ⁶³	66007	2007	603	Am
			S ^{585 317}	66013	2007	94	Am
65891.5	2003	501	Ad ⁸²	66014	2002	963	Am
	2000	80	R ⁸²	66016	2005	595	Am
			Ad ¹⁹³		2006	643	Am
			R ⁶³	66017	2006	538	Am ⁸⁰²
			S ^{585 317}	66022	2006	643	Am
65891.7	2003	501	Ad ¹⁹³	66031	2003	296	Am
	2000	80	R ⁶³		2004	225*	Am
			S ^{585 317}	66036	2004	225*	R
65891.8	2003	501	Ad ¹⁹³	66037	2002	1016	Am
	2000	80	R ⁶³		2006	888	R

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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>
Title 7, Div. 1, Ch. 10, heading (Sec. 66100 et seq.)				66459	2007	612	Am
66100	1999	83	Ad(RN) ³⁰	66462.5	2003	728	Am
66101	1999	83	Ad(RN) ³⁰	66463.5	2000	506	Am
66102	1999	83	Ad(RN) ³⁰	66464	2001	176	Am
66103	1999	83	Ad(RN) ³⁰	66466	2000	678	Am
Title 7, Div. 1, Ch. 6, heading (Sec. 66400 et seq.)				66469	2001	176	Am
66400	1999	83	Am & RN ³⁰	66470	2001	176	Am
66401	1999	83	Am & RN ³⁰	66472	2001	176	Am
66402	1999	83	Am & RN ³⁰	66472.1	2001	176	Am
66403	1999	83	Am & RN ³⁰		2007	343	Am
66412	2000	26*	Am	66473.1	2001	873	Am
	2000	506	Am	66473.2	2004	479	R
	2001	873	Am	66473.3	2004	479	Am
	2006	636	Am	66473.7	2001	642	Ad
66412.8	2003	739	Ad ³		2004	118	Am
66418	2002	1109	Am	66474.4	1999	1018	Am
66418.2	2002	1109	Am		2002	613	Am
	2003	76	Am		2003	296	Am
	2003	76	Am	66474.5	2001	176	R
66426	2003	76	Am		2007	364	Ad
66426.5	2001	176	Am	66475.1	2001	873	Am
66427	2003	434	Am	66475.2	2001	873	Am
66427.1	2007	612	R & Ad	66478.11	2002	1109	Am
66427.5	2002	1143	Am	66478.12	2002	1109	Am
66428	2001	176	Am	66478.4	2002	1109	Am
66434	2001	176	Am	66478.5	2002	1109	Am
66434.1	2001	176	Am	66478.6	2002	1109	Am
66442	2005	158	Am	66478.8	2002	1109	Am
	2007	343	Am	66498.1	1999	550*	Am ¹
66442.5	2001	176	Ad	66498.2	1999	550*	Am ¹
	2005	158	Am	66498.3	1999	550*	Am ¹
66445	2001	176	Am	66499.19	2000	506	Am
66448	2006	643	Am	66499.2	2001	176	Am
66449	2001	176	Am	66499.22	2002	221	Am
66451.17	2000	506	Am	66499.35	2001	873	Am
66451.2	1999	550*	Am ¹		2002	1109	Am
66452.10	2000	26*	Am	66499.37	2007	612	Am
66452.11	2007	612	Ad	66499.7	2005	411	Am & R ¹¹¹
66452.12	2007	612	Ad		2006	643	Am
66452.4	2003	434	Am	66513	2006	673	Am
66452.5	2006	247	Am	66519	1999	1011	R
	2007	612	Am	66535	2002	470	Ad
66452.6	2002	1013	Am	66536	2004	791	Ad
	2004	118	Am	66536.1	2004	791	Ad
66452.8	2006	636	Am	66537	2007	484	Ad & R ³⁸
	2007	612	Am	66540	1999	1011	Ad
66452.9	2007	612	Am		2007	734	R & Ad
	2007	612	Am	66540.1	1999	1011	Ad
66453	2004	479	Am		2007	734	R & Ad
66455.3	2001	642	Ad	66540.10	1999	1011	Ad
66455.9	2000	1058	Am		2007	734	R & Ad
66458	1999	550*	Am ¹	66540.11	2007	734	Ad
				66540.12	1999	1011	Ad
					2007	734	R & Ad
				66540.13	2007	734	Ad
				66540.14	1999	1011	Ad
					2003	714	Am
					2007	734	R & Ad
				66540.15	2007	734	Ad
				66540.16	1999	1011	Ad
					2003	714	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
66540.16 (Cont.)	2007	734	R & Ad	66540.45	2007	734	R & Ad
66540.17	2007	734	Ad	66540.46	1999	1011	Ad
66540.18	1999	1011	Ad		2007	734	R & Ad
	2007	734	R & Ad	66540.47	2007	734	Ad
66540.19	2007	734	Ad	66540.48	1999	1011	Ad
66540.2	1999	1011	Ad		2007	734	R & Ad
	2007	734	R & Ad	66540.49	2007	734	Ad
66540.20	1999	1011	Ad	66540.5	2007	734	Ad
	2001	404	Am	66540.50	1999	1011	Ad
	2003	714	Am		2007	734	R & Ad
	2007	734	R & Ad	66540.51	2007	734	Ad
66540.21	2003	714	Ad	66540.52	1999	1011	Ad
	2007	734	R & Ad		2007	734	R & Ad
66540.22	1999	1011	Ad	66540.53	2007	734	Ad
	2001	404	Am	66540.54	1999	1011	Ad
	2003	714	R		2007	734	R & Ad
	2007	734	Ad	66540.55	2007	734	Ad
66540.23	1999	1011	Ad	66540.56	1999	1011	Ad
	2003	714	R		2007	734	R & Ad
	2007	734	Ad	66540.57	2007	734	Ad
66540.24	1999	1011	Ad	66540.58	1999	1011	Ad
	2007	734	R & Ad		2007	734	R & Ad
66540.25	2007	734	Ad	66540.59	2007	734	Ad
66540.255	2007	734	Ad	66540.6	1999	1011	Ad
66540.26	1999	1011	Ad		2007	734	R & Ad
	2007	734	R & Ad	66540.60	1999	1011	Ad
66540.27	2003	714	Ad		2007	734	R & Ad
	2007	734	R & Ad	66540.61	2007	734	Ad
66540.28	1999	1011	Ad	66540.62	1999	1011	Ad
	2007	734	R & Ad		2007	734	R & Ad
66540.29	2003	714	Ad	66540.63	2007	734	Ad
	2007	734	R & Ad	66540.64	1999	1011	Ad
66540.3	2007	734	Ad		2007	734	R & Ad
66540.30	1999	1011	Ad	66540.65	2007	734	Ad
	2007	734	R & Ad	66540.66	2007	734	Ad
66540.31	2007	734	Ad	66540.67	2007	734	Ad
66540.32	1999	1011	Ad	66540.68	1999	1011	Ad
	2007	734	R & Ad		2007	734	R & Ad
66540.34	1999	1011	Ad	66540.69	2007	734	Ad
	2007	734	R & Ad (1st version)	66540.7	2007	734	Ad
			R & Ad (2nd version)	66540.70	1999	1011	Ad
66540.35	2007	734	Ad		2007	734	R
66540.36	1999	1011	Ad	66540.72	1999	1011	Ad
	2007	734	R & Ad		2003	714	Am
66540.37	2007	734	Ad		2007	734	R
66540.38	1999	1011	Ad	66540.8	1999	1011	Ad
	2007	734	R & Ad		2007	734	R & Ad
66540.39	2007	734	Ad	66540.9	2007	734	Ad
66540.4	1999	1011	Ad	66605	1999	774	Am
	2007	734	R & Ad	66632.4	2000	498	Am
66540.40	1999	1011	Ad	66637	2004	618	Am
	2003	714	Am	66638	2004	618	Am
	2007	734	R & Ad	66640	2004	618	Am
66540.41	2007	734	Ad	66641.5	2004	618	Am
66540.42	1999	1011	Ad	66648	2004	618	Ad
	2007	734	R & Ad	66690	2005	331	Ad
66540.43	2007	734	Ad	66691	2005	331	Ad
	2007	734	R & Ad	66692	2005	331	Ad
66540.44	1999	1011	Ad	66693	2005	331	Ad
				66694	2005	331	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>
66907.4	2006	759	Am	68073	2002	784	Am ⁴⁹⁰
66907.7	2002	966	Am		2002	1082	Am & RN
	2004	265	Am	68074.1	2002	784	Am ⁴⁹⁰
	2005	22	Am ⁶⁴⁷	68076	2007	738	Am
	2005	47	Am	68077	2002	784	R ⁴⁹⁰
66907.9	2006	759	Am	68079	2001	824	Am
66909	2000	688	S ⁴³		2003	149	Am
66909.1	2000	688	S ⁴³	68080.5	2001	387	Ad
66909.2	2000	688	Am ⁴³	68082	2002	784	Am ⁴⁹⁰
66909.3	2000	688	S ⁴³	68083	2002	784	R ⁴⁹⁰
66909.4	2000	688	S ⁴³	68084	2005	75*	Am ⁸⁰
66909.5	2000	688	Am ⁴³	68084.1	2005	75*	Ad ⁸⁰
67125	2006	77*	Ad		2007	738	Am
67150	2000	764	Ad & R ²⁴⁸	68085	2000	15	Am
67150.1	2000	764	Ad & R ²⁴⁸		2000	447	Am (as am by Stats. 2000, Ch. 15)
67150.2	2000	764	Ad & R ²⁴⁸		2001	824	Am
67150.3	2000	764	Ad & R ²⁴⁸		2002	1008	Am
67150.4	2000	764	Ad & R ²⁴⁸		2003	62	Am ⁵¹⁹
67150.5	2000	764	Ad & R ²⁴⁸		2003	275	Am
67150.6	2000	764	Ad & R ²⁴⁸		2004	811	Am
67401	2006	538	Am ⁸⁰²		2005	22	Am ⁶⁴⁷
67410	2000	596	R		2005	74*	Am
67421	2000	596	R		2005	75*	Am ⁸⁰
67460	2000	596	R		2005	705*	Am (as am by Sec. 42, Stats. 2005, Ch. 74)
67461	2000	596	R		2005	706	Am (as am by Sec. 101, Stats. 2005, Ch. 75)
67462	2000	596	R		2006	69*	Am
67463	2000	596	R		2007	435	Am
67465	2000	596	R	68085.1	2005	75*	Ad ⁸⁰
67466	2000	596	R		2005	706	Am (by Sec. 23 of Ch.)
67467	2000	596	R		2007	738	Am
67523	2001	745*	R	68085.2	2005	75*	Ad ⁸⁰
67657	2003	296	Am	68085.3	2005	75*	Ad ⁸⁰
67659	2006	588	Am	68085.4	2005	75*	Ad ⁸⁰
67940	2001	472	Am		2005	706	Am
	2002	664	Am ⁴³¹	68085.5	2007	738	Am
67941	2001	472	Ad		2001	824	R
68056	2007	343	R		2003	159*	Ad
68057	2007	343	R		2004	183	Am ⁵⁷¹
68058	2006	538	Am ⁸⁰²		2005	74*	Am
	2007	343	R	68085.6	2005	74*	Ad
68059	2007	343	R	68085.7	2005	74*	Ad
68059.1	2007	343	R		2005	705*	Am
68059.10	2007	343	R	68085.8	2005	74*	Ad
68059.11	2007	343	R		2005	705*	Am
68059.12	2007	343	R	68085.9	2005	705*	Ad
68059.13	2007	343	R		2005	706	Ad
68059.14	2007	343	R	68086	2001	115	Am
68059.15	2006	538	Am ⁸⁰²		2003	159*	Am
	2007	343	R		2003	757	Am (as am by Stats. 2003, Ch. 159)
68059.2	2007	343	R		2004	183	Am ⁵⁷¹
68059.3	2007	343	R				
68059.4	2007	343	R				
68059.5	2007	343	R				
68059.6	2007	343	R				
68059.7	2007	343	R				
68059.8	2007	343	R				
68059.9	2007	343	R				
68070.1	2007	268	R				
68071	2002	784	Am ⁴⁹⁰				
68072	2002	784	Am ⁴⁹⁰				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
68086 (Cont.)					2006	69*	Am
	2005	75*	Am ⁸⁰	68203.1	2001	118*	Ad
	2005	706	Am (as am by Sec. 106, Stats. 2005, Ch. 75)		2002	1008	Am
68086.1	2005	75*	Ad ⁸⁰	68206.2	2002	784	Am ⁴⁹⁰
	2005	706	Am	68502.5	2001	812	Am
68087	2002	1124*	Ad ⁴²⁴ R ⁶⁹		2002	784	Am ⁴⁹⁰
	2003	365	Am	68502.7	2004	811	Am
	2005	75*	R ⁸⁰	68503	2006	538	Am ⁸⁰²
68087.1	2002	1008	Ad	68506	2006	538	Am ⁸⁰²
	2005	75*	R ⁸⁰	68506.5	2007	738	Ad
68088	2007	568	Am	68511.2	2001	745*	Am
68090.7	2002	784	Am ⁴⁹⁰		1999	892	Am
	2005	75*	R ⁸⁰	68511.3	2001	812	Am
68090.8	2005	75*	Am ⁸⁰		2005	75*	Am ⁸⁰
	2005	706	Am (as am by Sec. 111, Stats. 2005, Ch. 75)		2005	706	Am (as am by Sec. 113, Stats. 2005, Ch. 75)
					2006	538	Am ⁸⁰²
68092.5	2004	182	Am ⁸¹⁶¹⁴	68511.4	2004	193	R ⁵⁷¹
68093	2002	784	Am ⁴⁹⁰	68511.6	2003	367	Ad
68095	2003	62	Am ⁵¹⁹	68511.8	2004	227*	Ad
68096	2002	784	R ⁴⁹⁰	68515	2004	193	R ⁵⁷¹
68097	2003	449	Am	68516	2007	738	Am
68097.1	2003	449	Am	68520	2002	784	R ⁴⁹⁰
68097.2	2003	449	Am	68540	2002	784	R ⁴⁹⁰
68097.6	2005	294	Am	68542	2002	784	R ⁴⁹⁰
68100	2003	149	Am	68542.5	2002	784	R ⁴⁹⁰
68101	2005	75*	Am ⁸⁰	68543	2006	538	Am ⁸⁰²
68105	2002	784	Am ⁴⁹⁰	68543.5	2002	661	Am
68106	2004	193	R ⁵⁷¹		2006	538	Am ⁸⁰²
68108	2002	784	Am ⁴⁹⁰	68543.8	2006	538	Am ⁸⁰²
	2003	149	Am	68546	2002	784	R ⁴⁹⁰
68110	2002	664	Am ⁴³¹	68547	1999	891	Am (as am by Sec. 245.4, Stats. 1998, Ch. 931) ²⁴
68112	2000	1055*	Am				Am (as am by Sec. 245.5, Stats. 1998, Ch. 931) ²⁵
	2003	149	R				
68112.5	2003	149	R	68553.5	2005	265	Ad
68113	2001	812	R	68562	2002	784	Am ⁴⁹⁰
68114	2003	149	R	68565	2006	538	Am ⁸⁰²
68114.10	2002	905	Ad	68604	2001	745*	Am
68114.5	2003	149	R	68611	2002	784	R ⁴⁹⁰
68114.6	2003	149	R	68616	1999	67*	Am
68114.9	2003	149	R				R & Ad ²²
68115	2002	784	Am ⁴⁹⁰		2004	182	Am ⁸¹⁶¹⁴
	2003	62	Am ⁵¹⁹		2007	146	Am
	2003	293*	Am	68617	1999	67*	Ad
	2004	405	Am ⁶⁵⁴	68618.5	2002	784	R ⁴⁹⁰
	2004	811	Am	68620	2002	784	Am ⁴⁹⁰
	2005	22	Am ⁶⁴⁷		2003	62	Am ⁵¹⁹
68152	2002	784	Am ⁴⁹⁰		2003	149	Am
	2004	550	Am	68650	2000	1010	R ⁸
	2006	337*	Am	68651	2000	1010	R ⁸
	2007	682	Am (by Sec. 1 of Ch.)	68652	2000	1010	R ⁸
	2007	738	Am (by Sec. 19.5 of Ch.)	68653	2000	1010	R ⁸
68202	2002	784	Am ⁴⁹⁰	68654	2000	1010	R ⁸
68203	2000	196	Am	68655	2000	1010	R ⁸

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>
68656	2000	1010	Ad & R ⁵				
Title 8, Ch. 2.3, heading (Sec. 68660 et seq.)				69583.5	2002	784	Am ⁴⁹⁰
	2006	69*	Am	69584	2002	784	Ad ⁴⁹⁰
68660	1999	853	Am ¹⁴⁴	69584.5	2002	784	Am ⁴⁹⁰
68661	1999	853	Am ¹⁴⁴	69584.7	2002	784	Ad ⁴⁹⁰
	2006	69*	Am	69585	2000	998	Am
	2007	130	Am ⁹⁰²		2002	784	Am ⁴⁹⁰
68666	2007	738	Am	69585.5	2002	784	Am ⁴⁹⁰
68756	2006	567	Ad	69585.7	2002	784	Am ⁴⁹⁰
68806	1999	891	Am	69585.9	2002	784	Ad ⁴⁹⁰
68926	1999	78*	Am	69586	2000	998	Am
	2003	159*	Am ⁴⁸⁰		2002	784	Am ⁴⁹⁰
	2004	811	Am	69587	2002	784	Am ⁴⁹⁰
68926.1	2003	159*	Am ⁴⁸⁰		2003	62	Am ⁵¹⁹
	2005	75*	Am ⁸⁰	69588	2002	784	Am ⁴⁹⁰
68926.3	1999	78*	Am ¹⁸		2003	62	Am ⁵¹⁹
	2004	216*	Am ³⁸	69588.3	2002	784	Ad ⁴⁹⁰
68927	2003	159*	Am ⁴⁸⁰	69588.7	2002	784	Ad ⁴⁹⁰
	2004	811	Am	69589	2002	784	Am ⁴⁹⁰
	2005	22	Am ⁶⁴⁷	69589.3	2002	784	Ad ⁴⁹⁰
68933	2003	159*	Ad ⁴⁸⁰	69589.7	2002	784	Ad ⁴⁹⁰
	2003	757	Am (as ad by Stats. 2003, Ch. 159)	69590	2002	784	Am ⁴⁹⁰
				69590.5	2002	784	Am ⁴⁹⁰
69101	2000	998	Am	69590.7	2002	784	Am ⁴⁹⁰
69102	2000	998	Am	69591	2000	998	Am
69103	2000	998	Am		2002	784	Am ⁴⁹⁰
69104	2000	998	Am	69591.3	2002	784	Ad ⁴⁹⁰
69105	2000	998	Am	69591.7	2002	784	Ad ⁴⁹⁰
69106	2000	998	Am	69592	2000	998	Am
69202	2002	1082	Ad		2002	784	Am ⁴⁹⁰
69204	2002	1082	Ad	69593	2000	998	Am
69206	2002	1082	Ad		2002	784	Am ⁴⁹⁰
69502	2000	1081	R	69593.5	2002	784	Ad ⁴⁹⁰
69505	2001	824	R & Ad	69594	2000	998	Am
69506	2001	824	R		2002	784	Am ⁴⁹⁰
69508	1999	344*	Am	69595	2000	998	Am
69508.5	1999	344*	Am		2002	784	Am ⁴⁹⁰
	2002	784	Am ⁴⁹⁰	69595.5	2002	784	Am ⁴⁹⁰
69510	2002	784	Am ⁴⁹⁰		2003	149	R
	2002	1008	R	69596	2000	998	Am
69510.5	2002	784	Am ⁴⁹⁰		2002	784	Am ⁴⁹⁰
	2002	1008	R	69598	2000	998	Am
69510.6	2002	784	Am ⁴⁹⁰		2002	784	Am ⁴⁹⁰
	2002	1008	R	69598.5	2002	784	Ad ⁴⁹⁰
69580	2000	998	Am	69599	2002	784	Am ⁴⁹⁰
	2002	784	Am ⁴⁹⁰	69599.5	2002	784	Am ⁴⁹⁰
69580.3	2002	784	Ad ⁴⁹⁰	69600	2002	784	Am ⁴⁹⁰
69580.7	2002	784	Ad ⁴⁹⁰	69600.5	2002	784	Ad ⁴⁹⁰
69581	2000	998	Am	69601	2002	784	Am ⁴⁹⁰
	2002	784	Am ⁴⁹⁰	69601.3	2002	784	Ad ⁴⁹⁰
69581.3	2002	784	Ad ⁴⁹⁰	69601.7	2002	784	Ad ⁴⁹⁰
69581.7	2002	784	Ad ⁴⁹⁰	69602	2002	784	Am ⁴⁹⁰
69582	2000	998	Am	69603	2000	998	Am
	2002	784	Am ⁴⁹⁰		2002	784	Am ⁴⁹⁰
69582.3	2002	784	Ad ⁴⁹⁰	69604	2002	784	Am ⁴⁹⁰
69582.5	2002	784	Am ⁴⁹⁰	69604.3	2002	784	Ad ⁴⁹⁰
69583	2000	998	Am	69604.5	2002	784	Ad ⁴⁹⁰
				69604.7	2002	784	Ad ⁴⁹⁰
				69605	2002	784	Am ⁴⁹⁰
				69605.5	2002	784	Am ⁴⁹⁰
				69606	2000	998	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
69606 (Cont.)	2002	784	Am ⁴⁹⁰	69797	2003	149	R
69607	2002	784	R ⁴⁹⁰	69798	2003	149	R
69608	2002	784	R ⁴⁹⁰	69799	2003	149	R
69609	2002	784	R ⁴⁹⁰	69800	2003	149	R
69610	2000	998	Am	69801	2002	784	R ⁴⁹⁰
	2002	784	Am ⁴⁹⁰	69840	2002	784	Ad ⁴⁹⁰
69611	2002	784	Am ⁴⁹⁰	69841	2003	149	Am
69613	2000	998	Am	69845.6	2001	115	R
	2002	784	R ⁴⁹⁰	69890	2002	784	R ⁴⁹⁰
69614	2002	784	R ⁴⁹⁰	69891	2003	149	R
	2006	390	Ad	69891.1	2002	784	R ⁴⁹⁰
69614.2	2007	722	Ad	69891.5	2002	784	R ⁴⁹⁰
69615	2002	784	R ⁴⁹⁰	69892	2002	784	R ⁴⁹⁰
	2007	722	Ad	69892.1	2002	784	R ⁴⁹⁰
69620	2000	998	R	69893	2003	149	R
69640	2003	149	R & Ad	69893.5	2002	784	R ⁴⁹⁰
69641	2003	149	R	69894	1999	891	Am
69642	2003	149	R		2002	784	R ⁴⁹⁰
69643	2003	149	R	69894.1	1999	891	Am (as am by
69644	2003	149	R				Sec. 1.5,
69645	2002	1008	Ad				Stats. 1998,
	2003	149	R				Ch. 973) ¹³⁹
69646	2003	149	R				Am (as am by
69647	2003	149	R				Sec. 1.6,
69648	2002	784	R ⁴⁹⁰				Stats. 1998,
69649	2002	784	Am ⁴⁹⁰				Ch. 973) ²⁵
	2003	149	R				Am (as am by
69650	2003	149	R				Sec. 1.7,
69740	2003	149	R & Ad				Stats. 1998,
69741	2002	784	Am ⁴⁹⁰		2002	784	Ch. 973) ^{56, 24}
	2003	149	R	69894.5	2003	149	R ⁴⁹⁰
69742	2003	149	R	69895	2002	784	R ⁴⁹⁰
69743	2002	784	Am ⁴⁹⁰	69896	2002	784	R ⁴⁹⁰
	2003	149	R	69897	2002	784	R ⁴⁹⁰
69744	2002	784	Am ⁴⁹⁰	69898	2002	784	R ⁴⁹⁰
	2003	149	R	69899.5	1999	891	Am
69744.5	2002	784	Am ⁴⁹⁰		2002	784	R ⁴⁹⁰
	2003	149	R	69900	2002	784	R ⁴⁹⁰
69745	2003	149	R	69901	2002	784	R ⁴⁹⁰
69745.5	2003	149	R	69902.5	2003	149	R
69746	2003	149	R	69903.3	2002	784	R ⁴⁹⁰
69746.5	2003	149	R	69904	2002	784	R ⁴⁹⁰
69747	2003	149	R	69906	2002	784	R ⁴⁹⁰
69748	2003	149	R	69908	2002	784	R ⁴⁹⁰
69748.1	2003	149	R	69911	2002	784	R ⁴⁹⁰
69749	2003	149	R	69912	2002	784	R ⁴⁹⁰
69749.2	2003	149	R	69915	1999	641 *	Ad
69749.3	2003	149	R		2000	135	Am ²⁰³
69749.4	2003	149	R		2002	784	R ⁴⁹⁰
69750	2002	784	R ⁴⁹⁰		2002	784	Ad ⁴⁹⁰
69751.5	2003	149	R	69917	2002	784	Ad ⁴⁹⁰
69752	2003	149	R	69920	2002	1010	Ad
69753	2002	784	R ⁴⁹⁰	69921	2002	1010	Ad
69790	2003	149	R	69921.5	2002	1010	Ad
69791	2003	149	R	69922	2002	1010	Ad
69792	2003	149	R	69925	2002	1010	Ad
69793	2003	149	R	69926	2002	1010	Ad
69794	2003	149	R	69926.5	2003	159 *	Ad ⁴⁷⁹
69795	2003	149	R		2003	757	Am
69796	2003	149	R		2004	227 *	Am ⁶²⁸
					2005	74 *	Am ⁷¹⁸

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>
69926.5 (Cont.)	2005	75 *	Am & R ⁴³		2006	444	Am R & Ad ²³²
69927	2002	1010	Ad	70303	2002	1082	Ad
	2003	159 *	Am		2003	592	Am
	2004	183	Am ⁵⁷¹	70311	2002	1082	Ad(RN)
	2005	22	Am ⁶⁴⁷		2007	130	Am ⁹⁰²
	2007	130	Am ⁹⁰²	70312	2002	1082	Ad
69941	2002	784	Am ⁴⁹⁰		2005	410	Am
69942	2002	784	Am ⁴⁹⁰	70313	2002	1082	Ad
69944	2002	784	Am ⁴⁹⁰	70321	2002	1082	Ad
69945	2002	784	R ⁴⁹⁰	70322	2002	1082	Ad
69950	2002	71	Am	70323	2002	1082	Ad
69953.5	2005	75 *	Am ⁸⁰	70324	2006	444	Ad & R ³⁸
69955	2002	784	Am ⁴⁹⁰	70325	2002	1082	Ad
69957	2002	784	R & Ad(RN) ⁴⁹⁰		2005	410	Am
	2004	227 *	Am	70326	2002	1082	Ad
69958	2002	784	R ⁴⁹⁰	70327	2002	1082	Ad
	2004	227 *	Ad	70328	2002	1082	Ad
69959	2002	784	R ⁴⁹⁰	70329	2002	1082	Ad
70046.2	2003	592	R	70330	2002	1082	Ad
	2006	846 *	Ad	70331	2002	1082	Ad
70050.5	2000	133	Am	70332	2002	1082	Ad
70063	2005	410	Am	70333	2002	1082	Ad
70140	2002	784	R ⁴⁹⁰	70341	2002	1082	Ad
70140.5	1999	891	Ad	70342	2002	1082	Ad
	2002	784	R ⁴⁹⁰	70343	2002	1082	Ad
70141	2000	447	Am	70344	2002	1082	Ad
	2002	784	R ⁴⁹⁰	70351	2002	1082	Ad
70141.1	2002	784	R ⁴⁹⁰	70351.5	2006	444	Ad
70141.10	2002	784	R ⁴⁹⁰	70352	2002	1082	Ad
70141.11	2002	784	R & Ad ⁴⁹⁰	70353	2002	1082	Ad
70141.12	2002	784	R ⁴⁹⁰	70354	2002	1082	Ad
70141.13	2002	784	R ⁴⁹⁰	70355	2002	1082	Ad
70141.4	2002	784	R ⁴⁹⁰		2003	592	Am
70141.5	2002	784	R ⁴⁹⁰	70356	2002	1082	Ad
70141.6	2002	784	R ⁴⁹⁰		2003	592	Am
70141.7	2002	784	R ⁴⁹⁰	70357	2002	1082	Ad
70141.8	2002	784	R ⁴⁹⁰		2003	592	Am
70141.9	2002	784	R ⁴⁹⁰		2004	249 *	Am
70142	2002	784	R ⁴⁹⁰	70358	2002	1082	Ad
70142.11	2002	784	R ⁴⁹⁰		2003	592	Am
70142.12	2002	784	R ⁴⁹⁰	70359	2002	1082	Ad
70142.13	2002	784	R ⁴⁹⁰		2007	130	Am ⁹⁰²
70142.16	2002	784	R ⁴⁹⁰	70360	2002	1082	Ad
70143	2002	784	R ⁴⁹⁰	70361	2002	1082	Ad
70144	2002	784	R ⁴⁹⁰	70362	2002	1082	Ad
70145	2002	784	R ⁴⁹⁰		2003	592	Am
70146	2002	784	R ⁴⁹⁰	70363	2002	1082	Ad
70147	2002	784	R ⁴⁹⁰	70365	2002	1082	Ad
70148	2002	784	R ⁴⁹⁰	70366	2002	1082	Ad
70180	2002	784	R ⁴⁹⁰		2003	592	Am
70214.5	1999	891	Ad	70367	2002	1082	Ad
	2002	784	R ⁴⁹⁰		2003	62	Am ⁵¹⁹
70214.6	1999	891	Ad		2003	592	Am
	2002	784	R ⁴⁹⁰		2005	22	Am ⁶⁴⁷
70217	1999	891	Am	70368	2002	1082	Ad
70218	2000	1010	Am	70369	2002	1082	Ad
70219	2001	745 *	R	70370	2002	1082	Ad
	2002	784	Ad ⁴⁹⁰	70371	2002	1082	Ad
70301	2002	1082	Ad	70372	2002	1082	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	
70372 (Cont.)	2007	302	Am	70622	2007	738	Am	
70373	2002	1082	Ad	70622	2005	75 *	Ad(RN) ⁸⁰	
	2003	592	Am	70624	2006	538	Am ⁸⁰²	
	2005	75 *	R ⁸⁰	70624	2005	75 *	Ad(RN) ⁸⁰	
70373.5	2002	1082	Ad ⁴²⁴		2007	738	Am	
			R ⁶⁹	70625	2005	75 *	Ad(RN) ⁸⁰	
	2003	592	Am	70626	2005	75 *	Ad ⁸⁰	
	2005	75 *	R ⁸⁰		2005	706	Am	
70374	2002	1082	Ad	70627	2005	75 *	Ad ⁸⁰	
	2003	592	Am	70628	2005	75 *	Ad ⁸⁰	
	2007	176 *	Am	70629	2005	75 *	Ad(RN) ⁸⁰	
70374.2	2007	176 *	Ad	70630	2005	75 *	Ad ⁸⁰	
70375	2002	1082	Ad	70631	2005	75 *	Ad ⁸⁰	
	2003	592	Am	70632	2005	75 *	Ad ⁸⁰	
	2005	75 *	Am ⁸⁰	70633	2005	75 *	Ad ⁸⁰	
	2005	410	Am (as am by		2007	738	Am	
			Sec. 119,	70640	2005	75 *	Ad(RN) ⁸⁰	
			Stats. 2005,		2005	706	Am	
			Ch. 75)		2007	130	Am ⁹⁰²	
	2007	302	Am	70650	2005	75 *	Ad(RN) ⁸⁰	
70376	2002	1082	Ad		2007	738	Am	
70377	2002	1082	Ad	70651	2005	75 *	Ad ⁸⁰	
70378	2002	1082	Ad		2007	738	Am	
70379	2004	249 *	Ad	70652	2005	75 *	Ad ⁸⁰	
70391	2002	1082	Ad	70653	2005	75 *	Ad ⁸⁰	
	2003	62	Am ⁵¹⁹		2007	738	Am	
	2005	410	Am	70654	2005	75 *	Ad ⁸⁰	
	2007	176 *	Am		2007	738	Am	
70391.5	2007	176 *	Ad	70655	2005	75 *	Ad ⁸⁰	
70392	2002	1082	Ad		2007	738	Am	
	2003	62	Am ⁵¹⁹	70656	2005	75 *	Ad ⁸⁰	
	2003	592	Am	70657	2005	75 *	Ad ⁸⁰	
70393	2002	1082	Ad		2007	738	Am	
70394	2003	394	Ad	70657.5	2007	738	Ad	
70401	2002	1082	Ad	70658	2005	75 *	Ad ⁸⁰	
70402	2002	1082	Ad		2007	738	Am	
	2003	592	Am	70658.5	2007	738	Ad	
	2005	75 *	Am ⁸⁰	70659	2005	75 *	Ad(RN) ⁸⁰	
70403	2002	1082	Ad	70660	2005	75 *	Ad(RN) ⁸⁰	
	2005	410	Am	70661	2005	75 *	Ad(RN) ⁸⁰	
70404	2003	592	Ad & R ⁵⁸⁹	70670	2005	75 *	Ad ⁸⁰	
70600	2005	75 *	Ad ⁸⁰	70671	2005	75 *	Ad ⁸⁰	
70601	2005	75 *	Ad ⁸⁰	70672	2005	75 *	Ad ⁸⁰	
	2005	706	Am	70673	2005	75 *	Ad(RN) ⁸⁰	
70603	2005	75 *	Ad ⁸⁰	70674	2005	75 *	Ad(RN) ⁸⁰	
	2007	738	Am	70676	2005	75 *	Ad(RN) ⁸⁰	
70611	2005	75 *	Ad(RN) ⁸⁰	70677	2005	75 *	Ad ⁸⁰	
70612	2005	75 *	Ad(RN) ⁸⁰		2007	738	Am	
	2007	738	Am	70678	2005	75 *	Ad(RN) ⁸⁰	
70613	2005	75 *	Ad(RN) ⁸⁰	71001	2002	784	R ⁴⁹⁰	
70613.5	2007	738	Ad	Title 8,				
70614	2005	75 *	Ad(RN) ⁸⁰	Ch. 6,				
70615	2007	738	Ad	heading				
70616	2005	75 *	Ad(RN) ⁸⁰	(Sec. 71002				
70617	2005	75 *	Ad ⁸⁰	et seq.)	2005	75 *	Am ⁸⁰	
	2007	738	Am		71002	2002	784	R & Ad ⁴⁹⁰
70618	2005	75 *	Ad(RN) ⁸⁰		71003	2002	784	R ⁴⁹⁰
70619	2005	75 *	Ad ⁸⁰		71004	2002	784	R ⁴⁹⁰
70620	2005	75 *	Ad(RN) ⁸⁰		71005	2002	784	R ⁴⁹⁰
70621	2005	75 *	Ad(RN) ⁸⁰		71006	2002	784	R ⁴⁹⁰
					71009	2002	784	R ⁴⁹⁰

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>
71010	2001	824	R	71260	2002	784	R ⁴⁹⁰
71040	2002	784	R ⁴⁹⁰	71261	2002	784	R ⁴⁹⁰
71040.1	2002	784	R ⁴⁹⁰	71262	2002	784	R ⁴⁹⁰
71040.4	2002	784	R ⁴⁹⁰	71263	2002	784	R ⁴⁹⁰
71040.5	2001	824	R	71264	2002	784	R ⁴⁹⁰
71040.6	2002	784	R ⁴⁹⁰	71265	2002	784	R & Ad ⁴⁹⁰
71040.7	2001	824	R	71266	2002	784	R & Ad ⁴⁹⁰
71040.8	2002	784	R ⁴⁹⁰	71267	2002	784	R & Ad ⁴⁹⁰
71041	2002	784	R ⁴⁹⁰	71268	2002	784	R ⁴⁹⁰
71042	2002	784	R ⁴⁹⁰	71269	2002	784	R ⁴⁹⁰
71042.5	2002	784	R & Ad ⁴⁹⁰	71270	2002	784	R ⁴⁹⁰
71042.6	1999	344*	Am	71273	2002	784	R ⁴⁹⁰
	2002	784	R & Ad ⁴⁹⁰	71280	2002	784	R ⁴⁹⁰
71043	2002	784	R & Ad ⁴⁹⁰	71280.1	2002	784	R ⁴⁹⁰
71044	2002	784	R ⁴⁹⁰	71280.2	2002	784	R ⁴⁹⁰
71045	2001	824	R	71280.3	2002	784	R ⁴⁹⁰
71046	2002	784	R ⁴⁹⁰	71280.4	2002	784	R ⁴⁹⁰
71081	2002	221	Am	71280.5	2002	784	R ⁴⁹⁰
	2002	784	R ⁴⁹⁰	71305	2002	784	Am ⁴⁹⁰
	2003	149	R	71340	2003	149	R
71082	2002	784	R ⁴⁹⁰	71341	2003	149	R
71083	2002	784	R ⁴⁹⁰	71342	2003	149	R
71083.1	2001	824	R	71380	2002	784	Am ⁴⁹⁰
71085	2002	784	R ⁴⁹⁰	71382	2002	784	Am ⁴⁹⁰
71085.1	2001	824	R	71384	2002	784	Am ⁴⁹⁰
71086	2002	784	R ⁴⁹⁰	71386	2005	74*	Am
71088	2002	784	R ⁴⁹⁰		2005	75*	Am ⁸⁰
71089	2002	784	R ⁴⁹⁰	71600	2000	1010	Ad
71091	2002	784	R ⁴⁹⁰	71601	2000	1010	Ad
71092	2002	784	R ⁴⁹⁰		2001	270	Am
71093	2002	784	R ⁴⁹⁰		2002	784	Am ⁴⁹⁰
71094	2002	784	R & Ad ⁴⁹⁰		2002	905	Am
71095	2002	784	R ⁴⁹⁰		2003	62	Am ⁵¹⁹
71098	2002	784	R ⁴⁹⁰		2003	149	Am
71099	2002	784	R ⁴⁹⁰		2003	592	Am
71100	2002	784	R ⁴⁹⁰		2004	49	Am
71140	2002	784	R ⁴⁹⁰		2004	227*	Am
71140.1	2002	784	R ⁴⁹⁰		2007	130	Am ⁹⁰²
71140.2	2002	784	R ⁴⁹⁰	71612	2000	1010	Ad
71140.3	2002	784	R ⁴⁹⁰	71614	2000	1010	Ad
71141	2002	784	R ⁴⁹⁰	71615	2000	1010	Ad
			Ad & R ^{68,490}		2002	905	Am
71143	2002	784	R ⁴⁹⁰		2003	62	Am ⁵¹⁹
			Ad & R ^{68,490}		2007	130	Am ⁹⁰²
71144	2002	784	R ⁴⁹⁰	71616	2000	1010	Ad
			Ad & R ^{68,490}	71617	2000	1010	Ad
71145	2002	784	R ⁴⁹⁰	71618	2000	1010	Ad
			Ad & R ^{68,490}	71620	2000	1010	Ad
71145.1	2002	784	R ⁴⁹⁰		2002	784	Am ⁴⁹⁰
			Ad & R ^{68,490}	71622	2000	1010	Ad
71146	2002	784	Ad & R ^{68,490}		2003	149	Am
71180	2002	784	R ⁴⁹⁰		2004	811	Am
			Ad & R ^{68,490}		2005	22	Am ⁶⁴⁷
71180.5	2002	784	R ⁴⁹⁰	71623	2000	1010	Ad
71181	2002	784	R ⁴⁹⁰	71623.5	2000	1010	Ad
			Ad & R ^{68,490}		2001	270	Am
71182	2002	784	R ⁴⁹⁰	71624	2000	1010	Ad
71183	2002	784	R ⁴⁹⁰	71625	2000	1010	Ad
71184	2002	784	R ⁴⁹⁰	71626	2000	1010	Ad
71220	2002	784	R ⁴⁹⁰	71626.1	2003	592	Ad
71221	2002	784	R ⁴⁹⁰	71626.5	2000	1010	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
71626.5 (Cont.)				71652	2000	1010	Ad
	2001	270	Am		2002	905	Am
71627	2000	1010	Ad	71653	2000	1010	Ad
	2001	270	Am	71654	2000	1010	Ad
71628	2000	1010	Ad	71655	2000	1010	Ad
	2001	270	Am	71656	2000	1010	Ad
71629	2000	1010	Ad	71657	2000	1010	Ad
	2001	270	Am		2001	270	Am
	2001	812	Am	71658	2000	1010	Ad
71630	2000	1010	Ad	71660	2000	1010	Ad
	2004	227*	Am		2006	187	Am
71631	2000	1010	Ad	71670	2000	1010	Ad
71632	2000	1010	Ad & R ²⁴²	71671	2000	1010	Ad
71632.5	2000	1010	Ad ²⁴³	71672	2000	1010	Ad
	2001	270	Am	71673	2000	1010	Ad
	2002	905	Am	71674	2000	1010	Ad
	2003	62	Am ⁵¹⁹		2002	784	Am ⁴⁹⁰
71632.6	2000	1010	Ad	71675	2001	270	Ad
71633	2000	1010	Ad		2007	130	Am ⁹⁰²
71634	2000	1010	Ad	71800	2002	1047	Ad
71634.1	2000	1010	Ad	71801	2002	1047	Ad
71634.2	2000	1010	Ad		2003	257	Am
71634.3	2000	1010	Ad	71802	2002	1047	Ad
71634.4	2000	1010	Ad		2003	257	Am
71635	2000	1010	Ad	71803	2002	1047	Ad
71635.1	2000	1010	Ad	71804	2002	1047	Ad
71636	2000	1010	Ad		2003	257	Am
	2002	905	Am	71804.5	2002	1047	Ad
	2003	62	Am ⁵¹⁹	71805	2002	1047	Ad
	2004	227*	Am		2003	257	Am
71636.1	2000	1010	Ad	71806	2002	1047	Ad ⁴²⁵
71636.3	2002	905	Ad		2003	257	Am
	2003	62	Am ⁵¹⁹		2004	183	Am ⁵⁷¹
71637	2000	1010	Ad	71807	2002	1047	Ad
71637.1	2000	1010	Ad	71808	2002	1047	Ad
	2001	270	Am	71809	2002	1047	Ad
71638	2000	1010	Ad	71810	2002	1047	Ad
71639	2000	1010	Ad	71811	2002	1047	Ad
	2007	130	Am ⁹⁰²	71812	2002	1047	Ad
71639.1	2000	1010	Ad	71812.5	2002	1047	Ad
	2001	270	Am	71813	2002	1047	Ad
	2001	824	Am	71814	2002	1047	Ad
	2002	664	Am ⁴³¹	71815	2002	1047	Ad
	2002	905	Am	71816	2002	1047	Ad
	2004	227*	R & Ad	71817	2002	1047	Ad
71639.2	2000	1010	Ad	71818	2002	1047	Ad
71639.3	2000	1010	Ad	71819	2002	1047	Ad
	2002	905	Am	71820	2002	1047	Ad
	2004	227*	Am	71821	2002	1047	Ad
71639.4	2004	227*	Ad	71822	2002	1047	Ad
71639.5	2004	227*	Ad	71823	2002	1047	Ad
71640	2000	1010	Ad		2004	227*	Am
71641	2000	1010	Ad	71824	2002	1047	Ad
71642	2000	1010	Ad	71825	2002	1047	Ad
71643	2000	1010	Ad		2004	227*	R & Ad
71644	2000	1010	Ad	71825.1	2004	227*	Ad
71645	2000	1010	Ad	71825.2	2004	227*	Ad
71650	2000	1010	Ad	71826	2002	1047	Ad
	2001	270	Am	71827	2002	1047	Ad
71651	2000	1010	Ad	71828	2002	1047	Ad

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>
71828 (Cont.)	2003	257	Am		2002	784	R (as ad by
	2004	183	Am ⁵⁷¹				Stats. 1999,
71829	2002	1047	Ad				Ch. 335) ⁴⁹⁰
72000	2002	784	R ⁴⁹⁰				Am (as am by
72001	2002	784	R ⁴⁹⁰				Stats. 2000,
72002	2002	784	R ⁴⁹⁰				Ch. 135)
72002.1	2002	784	R ⁴⁹⁰				& R ^{18 490}
72003	2002	784	R ⁴⁹⁰	72115	1999	138 *	R & Ad
Title 8,					2002	784	Am & R ^{489 490}
Ch. 8,				72116	2002	784	Am ⁴⁹⁰
heading				72150	2002	784	R ⁴⁹⁰
(Sec. 72004				72151	2002	784	R ⁴⁹⁰
et seq.)	2005	75 *	Am ⁸⁰	72190	2002	784	Am ⁴⁹⁰
72004	2002	784	R & Ad ⁴⁹⁰		2004	811	Am
72006	2002	784	R ⁴⁹⁰	72190.1	2002	784	Am ⁴⁹⁰
72053	2001	824	R	72190.2	2002	784	Am ⁴⁹⁰
72053.5	2002	784	R ⁴⁹⁰	72190.5	1999	891	Ad
72054	2005	75 *	R ⁸⁰		2002	784	R ⁴⁹⁰
72055	2000	447	Am	72191	2002	784	R ⁴⁹⁰
	2001	812	Am	72192	2002	784	R ⁴⁹⁰
	2003	159 *	Am ^{98 479}	72194	2002	784	R ⁴⁹⁰
			R ¹⁰⁰	72194.5	2002	784	Am & RN ⁴⁹⁰
			Ad ⁴⁸⁵	72195	2002	784	R ⁴⁹⁰
	2005	75 *	R (as ad by	72196	2002	784	R ⁴⁹⁰
			Sec. 22,	72197	2002	71	R
			Stats. 2003,	72198	2002	784	R ⁴⁹⁰
			Ch. 159) ⁸⁰	72199	2002	784	R ⁴⁹⁰
			Am (as am by	72230	2002	784	R ⁴⁹⁰
			Sec. 21,	72232	2002	784	R ⁴⁹⁰
			Stats. 2003,	72270	2002	784	R ⁴⁹⁰
			Ch. 159)	72271	2002	784	R ⁴⁹⁰
			& RN ^{36 13 80}	72271.5	2002	784	R ⁴⁹⁰
72056	2003	159 *	Am ^{98 479}	72272	2002	784	R ⁴⁹⁰
			R ¹⁰⁰	72273	2002	784	R ⁴⁹⁰
			Ad ⁴⁸⁵	72274	2002	784	R ⁴⁹⁰
	2005	75 *	R (as ad by	72301	2002	784	Am ⁴⁹⁰
			Sec. 24,	72400	2002	784	R ⁴⁹⁰
			Stats. 2003,	72403	2002	784	Am ⁴⁹⁰
			Ch. 159) ⁸⁰	72404	2002	784	R ⁴⁹⁰
			Am (as am by	72405	2002	784	R ⁴⁹⁰
			Sec. 23,	72406	2002	784	R ⁴⁹⁰
			Stats. 2003,	72407	2002	784	Am ⁴⁹⁰
			Ch. 159)		2004	811	R
			& RN ^{36 13 80}	72408	2002	784	R ⁴⁹⁰
72056.01	2005	75 *	R ⁸⁰	72450	2002	784	R ⁴⁹⁰
72056.1	2005	75 *	R ⁸⁰	72600	2002	784	R ⁴⁹⁰
72059	2005	75 *	R ⁸⁰	72602	2002	784	R ⁴⁹⁰
72060	2005	75 *	R ⁸⁰	72602.1	2002	784	R ⁴⁹⁰
72061	2005	75 *	R ⁸⁰	72602.11	2002	784	R ⁴⁹⁰
72073	2005	75 *	R ⁸⁰	72602.12	2002	784	R ⁴⁹⁰
72110	2002	784	Am & R ^{489 490}	72602.13	2002	784	R ⁴⁹⁰
72111	2002	784	R ⁴⁹⁰	72602.14	2002	784	R ⁴⁹⁰
72113	2002	784	R ⁴⁹⁰	72602.15	2002	784	R ⁴⁹⁰
72114	1999	335	R	72602.2	2002	784	R ⁴⁹⁰
	1999	641 *	R	72602.20	2002	784	R ⁴⁹⁰
72114.1	2002	784	R ⁴⁹⁰	72602.3	2002	784	R ⁴⁹⁰
72114.2	1999	335	Ad	72602.4	2002	784	R ⁴⁹⁰
	1999	641 *	Ad ⁹²	72602.5	2002	784	R ⁴⁹⁰
	2000	135	Am ²⁰³	72602.6	2002	784	R ⁴⁹⁰
				72602.7	2002	784	R ⁴⁹⁰

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
72602.9	2002	784	R ⁴⁹⁰	72720	2002	784	R ⁴⁹⁰
72604	2002	784	R ⁴⁹⁰	72721	2002	784	R ⁴⁹⁰
72604.1	2002	784	R ⁴⁹⁰	72750	2002	784	R ⁴⁹⁰
72605	2002	784	R ⁴⁹⁰	72750.4	2002	784	R ⁴⁹⁰
72606	2002	784	R ⁴⁹⁰	72750.5	2002	784	R ⁴⁹⁰
72606.1	2002	784	R ⁴⁹⁰	72751	2002	784	R ⁴⁹⁰
72606.2	2002	784	R ⁴⁹⁰	72751.1	2002	784	R ⁴⁹⁰
72607	2002	784	R ⁴⁹⁰	72751.5	2002	784	R ⁴⁹⁰
72608	1999	891	Am	72752	2002	784	R ⁴⁹⁰
	2002	784	R ⁴⁹⁰	72753	2002	784	R ⁴⁹⁰
72609	2002	784	R (as ad by Sec. 5.3 and Sec. 5.4, Stats. 1998, Ch. 973) ⁴⁹⁰	72754	2002	784	R ⁴⁹⁰
				72755	2002	784	R ⁴⁹⁰
				72756	2002	784	R ⁴⁹⁰
72610	2002	784	R ⁴⁹⁰	72757	2002	784	R ⁴⁹⁰
72620	2002	784	R ⁴⁹⁰	72758	2002	784	R ⁴⁹⁰
72621	2002	784	R ⁴⁹⁰	72759	2002	784	R ⁴⁹⁰
72622	2002	784	R ⁴⁹⁰	72760	2002	784	R ⁴⁹⁰
72623	2002	784	R ⁴⁹⁰	72761	2002	784	R ⁴⁹⁰
72624	2002	784	R ⁴⁹⁰	72762	2002	784	R ⁴⁹⁰
72627	2002	784	R ⁴⁹⁰	72763	2002	784	R ⁴⁹⁰
72627.5	2002	784	R ⁴⁹⁰	72764	2002	784	R ⁴⁹⁰
72628	2002	784	R ⁴⁹⁰	72765	2002	784	R ⁴⁹⁰
72630	2002	784	R ⁴⁹⁰	72766	2002	784	R ⁴⁹⁰
72631	2002	784	R ⁴⁹⁰	72767	2002	784	R ⁴⁹⁰
72632	2002	784	R ⁴⁹⁰	72767.1	2002	784	R ⁴⁹⁰
72635	1999	891	Am	72768	2002	784	R ⁴⁹⁰
	2002	784	R ⁴⁹⁰	72769	2002	784	R ⁴⁹⁰
				72770	2002	784	R ⁴⁹⁰
72640	2002	784	R ⁴⁹⁰	72771	2002	784	R ⁴⁹⁰
72641	2002	784	R ⁴⁹⁰	72771.1	2002	784	R ⁴⁹⁰
72642	2002	784	R ⁴⁹⁰	72772	2002	784	R ⁴⁹⁰
72643	2002	784	R ⁴⁹⁰	72773	2002	784	R ⁴⁹⁰
72644	2002	784	R ⁴⁹⁰	72774	2002	784	R ⁴⁹⁰
72645	2002	784	R ⁴⁹⁰	72775	2002	784	R ⁴⁹⁰
72645.5	2002	784	R ⁴⁹⁰	72776	2002	784	R ⁴⁹⁰
72646	2002	784	R ⁴⁹⁰	72777	2002	784	R ⁴⁹⁰
72648	2002	784	R ⁴⁹⁰	72778	2002	784	R ⁴⁹⁰
72649	2002	784	R ⁴⁹⁰	72778.1	2002	784	R ⁴⁹⁰
72651	2002	784	R ⁴⁹⁰	72779	2002	784	R ⁴⁹⁰
72652	2002	784	R ⁴⁹⁰	72780	2002	784	R ⁴⁹⁰
72700	2002	784	R ⁴⁹⁰	72781	2002	784	R ⁴⁹⁰
72701	2002	784	R ⁴⁹⁰	72782	2002	784	R ⁴⁹⁰
72702	2002	784	R ⁴⁹⁰	72783	2002	784	R ⁴⁹⁰
72702.5	2002	784	R ⁴⁹⁰	72784	2002	784	R ⁴⁹⁰
72703	2002	784	R ⁴⁹⁰	73075	2002	784	R ⁴⁹⁰
72704	2002	784	R ⁴⁹⁰	73075.1	2002	784	R ⁴⁹⁰
72704.5	2002	784	R ⁴⁹⁰	73076	2002	784	R ⁴⁹⁰
72705	2002	784	R ⁴⁹⁰	73077	2002	784	R ⁴⁹⁰
72706	2002	784	R ⁴⁹⁰	73078	2002	784	R ⁴⁹⁰
72708	2002	784	R & Ad ⁴⁹⁰	73079	2002	784	R ⁴⁹⁰
72708.5	1999	891	Am	73080	2002	784	R ⁴⁹⁰
	2002	784	R ⁴⁹⁰	73082	2002	784	R ⁴⁹⁰
				73083	2002	784	R ⁴⁹⁰
72709	2002	784	R & Ad ⁴⁹⁰	73084	2002	784	R ⁴⁹⁰
72710	2002	784	R & Ad ⁴⁹⁰	73084.1	2002	784	R ⁴⁹⁰
72711	2002	784	R & Ad ⁴⁹⁰	73084.2	2002	784	R ⁴⁹⁰
72711.5	2002	784	R & Ad ⁴⁹⁰	73084.3	2002	784	R ⁴⁹⁰
72712	2002	784	R & Ad ⁴⁹⁰	73084.4	2002	784	R ⁴⁹⁰
72713	2002	784	R & Ad ⁴⁹⁰	73084.5	2002	784	R ⁴⁹⁰
72714	2002	784	R ⁴⁹⁰	73084.6	2002	784	R ⁴⁹⁰
72715	2002	784	R ⁴⁹⁰	73085	2002	784	R ⁴⁹⁰

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>
73086	2002	784	R ⁴⁹⁰	73362	2002	784	R ⁴⁹⁰
73086.5	2002	784	R ⁴⁹⁰	73363	2002	784	R ⁴⁹⁰
73087	2002	784	R ⁴⁹⁰	73365	2002	784	R ⁴⁹⁰
73088	2002	784	R ⁴⁹⁰	73366	2002	784	R ⁴⁹⁰
73089	2002	784	R ⁴⁹⁰	73390	2002	784	R & Ad ⁴⁹⁰
73089.1	2002	784	R ⁴⁹⁰	73391	2002	784	R ⁴⁹⁰
73091	2002	784	R ⁴⁹⁰	73391.5	2002	784	R ⁴⁹⁰
73092	2002	784	R ⁴⁹⁰	73392	2002	784	R ⁴⁹⁰
73093	2002	784	R ⁴⁹⁰	73393	2002	784	R ⁴⁹⁰
73094	2002	784	R ⁴⁹⁰	73394	2002	784	R ⁴⁹⁰
73095	2002	784	R ⁴⁹⁰	73395.1	2002	784	R ⁴⁹⁰
73096	2002	784	R ⁴⁹⁰	73396	2002	784	R & Ad ⁴⁹⁰
73096.1	2002	784	R ⁴⁹⁰	73397	2002	784	R ⁴⁹⁰
73100	2002	784	R ⁴⁹⁰	73398	2002	784	R ⁴⁹⁰
73101	2002	784	R ⁴⁹⁰	73399	1999	891	R & Ad
73101.5	2002	784	R ⁴⁹⁰		2002	784	R ⁴⁹⁰
73102	2002	784	R ⁴⁹⁰	73399.1	2002	784	R ⁴⁹⁰
73103	2002	784	R ⁴⁹⁰	73399.2	2002	784	R ⁴⁹⁰
73104	2002	784	R ⁴⁹⁰	73399.3	2002	784	R ⁴⁹⁰
73105	2002	784	R ⁴⁹⁰	73399.4	2002	784	R ⁴⁹⁰
73106	2002	784	R ⁴⁹⁰	73399.5	2002	784	R ⁴⁹⁰
73107	2002	784	R ⁴⁹⁰	73399.6	2002	784	R ⁴⁹⁰
73109	2002	784	R ⁴⁹⁰	73399.7	2002	784	R ⁴⁹⁰
73110	2002	784	R ⁴⁹⁰	73400	2002	784	R ⁴⁹⁰
73110.5	2002	784	R ⁴⁹⁰	73401	2002	784	R ⁴⁹⁰
73111	2002	784	R ⁴⁹⁰	73402	2002	784	R ⁴⁹⁰
73111.5	2002	784	R ⁴⁹⁰	73404	2002	784	R ⁴⁹⁰
73112	2002	784	R ⁴⁹⁰	73405	2002	784	R ⁴⁹⁰
73113	2002	784	R ⁴⁹⁰	73406	2002	784	R ⁴⁹⁰
73113.5	2002	784	R ⁴⁹⁰	73407	2002	784	R ⁴⁹⁰
73114	2002	784	R ⁴⁹⁰	73408	2002	784	R ⁴⁹⁰
73115	2002	784	R ⁴⁹⁰	73430	2002	784	R ⁴⁹⁰
73116	2002	784	R ⁴⁹⁰	73431	2002	784	R ⁴⁹⁰
73117	2002	784	R ⁴⁹⁰	73432.1	2002	784	R ⁴⁹⁰
73118	2002	784	R ⁴⁹⁰	73433	1999	891	Am
73119	2002	784	R ⁴⁹⁰		2002	784	R ⁴⁹⁰
73120	2002	784	R ⁴⁹⁰	73433.1	1999	891	Am
73121	2002	784	R ⁴⁹⁰		2002	784	R ⁴⁹⁰
73122	2002	784	R ⁴⁹⁰	73433.4	1999	891	R
73300	2002	784	R ⁴⁹⁰	73434	1999	891	Am
73301	2002	784	Am ⁴⁹⁰		2002	784	R ⁴⁹⁰
73330	2002	784	R ⁴⁹⁰	73435	1999	891	Am
73340	2002	784	R ⁴⁹⁰		2002	784	R ⁴⁹⁰
73341	2002	784	R ⁴⁹⁰	73435.1	2002	784	R ⁴⁹⁰
73342	2002	784	R ⁴⁹⁰	73436	1999	891	Am
73343	2002	784	R ⁴⁹⁰		2002	784	R ⁴⁹⁰
73344	2002	784	R ⁴⁹⁰	73436.05	2002	784	R ⁴⁹⁰
73345	2002	784	R ⁴⁹⁰	73436.1	1999	891	Am
73347	2002	784	R ⁴⁹⁰		2002	784	R ⁴⁹⁰
73348	2002	784	R ⁴⁹⁰	73436.2	1999	891	Am
73349	2002	784	R ⁴⁹⁰		2002	784	R ⁴⁹⁰
73350	2002	784	R ⁴⁹⁰	73437	2002	784	R ⁴⁹⁰
73351	2002	784	R ⁴⁹⁰	73437.5	2002	784	R ⁴⁹⁰
73352	2002	784	R ⁴⁹⁰	73438	2002	784	R ⁴⁹⁰
73353	2002	784	R ⁴⁹⁰	73439	2002	784	R ⁴⁹⁰
73353.2	2002	784	R ⁴⁹⁰	73440	2002	784	R ⁴⁹⁰
73354	2002	784	R ⁴⁹⁰	73441	2002	784	R ⁴⁹⁰
73355	2002	784	R ⁴⁹⁰	73442	2002	784	R ⁴⁹⁰
73356	2002	784	R ⁴⁹⁰	73443	2002	784	R ⁴⁹⁰
73357	2002	784	R ⁴⁹⁰	73480	2002	784	R ⁴⁹⁰
73358	2002	784	R ⁴⁹⁰	73481	2002	784	R ⁴⁹⁰

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
73482	2002	784	R ⁴⁹⁰	73649.1	2002	784	R ⁴⁹⁰
73483	2002	784	R ⁴⁹⁰	73650	2002	784	R ⁴⁹⁰
73486	2002	784	R ⁴⁹⁰	73660	2002	784	R & Ad ⁴⁹⁰
73487	2002	784	R ⁴⁹⁰	73660.5	2002	784	R ⁴⁹⁰
73489	2002	784	R ⁴⁹⁰	73661	2002	784	R & Ad ⁴⁹⁰
73490	2002	784	R ⁴⁹⁰	73661.5	2002	784	R ⁴⁹⁰
73520	2002	784	R ⁴⁹⁰	73662	2002	784	R ⁴⁹⁰
73521	2002	784	R ⁴⁹⁰	73662.5	2002	784	R ⁴⁹⁰
73522	2002	784	R ⁴⁹⁰	73663	2002	784	R ⁴⁹⁰
73523	2002	784	R ⁴⁹⁰	73663.5	2002	784	R ⁴⁹⁰
73524	2002	784	R ⁴⁹⁰	73664	2002	784	R ⁴⁹⁰
73524.1	2002	784	R ⁴⁹⁰	73664.5	2002	784	R ⁴⁹⁰
73525	2002	784	R ⁴⁹⁰	73665	1999	891	Am
73526	2002	784	R ⁴⁹⁰		2002	784	R ⁴⁹⁰
73527	2002	784	R ⁴⁹⁰				Ad & R ^{489 490}
73528	2002	784	R ⁴⁹⁰		2003	62	Am ⁵¹⁹
73529	2002	784	R ⁴⁹⁰	73666	2002	784	R ⁴⁹⁰
73530	2002	784	R ⁴⁹⁰				Ad & R ^{489 490}
73560	2002	784	R & Ad ⁴⁹⁰	73667	2002	784	R ⁴⁹⁰
73561	2002	784	R & Ad ⁴⁹⁰	73668	2002	784	R ⁴⁹⁰
73562	2002	784	R ⁴⁹⁰	73671	2002	784	R ⁴⁹⁰
73564	2002	784	R ⁴⁹⁰	73672	2002	784	R ⁴⁹⁰
73565	2002	784	R ⁴⁹⁰	73672.1	2002	784	R ⁴⁹⁰
73566	2002	784	R ⁴⁹⁰	73672.2	2002	784	R ⁴⁹⁰
73567	2002	784	R ⁴⁹⁰	73672.6	2002	784	R ⁴⁹⁰
73568	2002	784	R ⁴⁹⁰	73673	2002	784	R ⁴⁹⁰
73569	2002	784	R ⁴⁹⁰	73674	2002	784	R ⁴⁹⁰
73570	2002	784	R ⁴⁹⁰	73674.1	2002	784	R ⁴⁹⁰
73571	2002	784	R ⁴⁹⁰	73674.5	2002	784	R ⁴⁹⁰
73572	2002	784	R ⁴⁹⁰	73675	2002	784	R ⁴⁹⁰
73580	2002	784	R ⁴⁹⁰	73676	2002	784	R ⁴⁹⁰
73581	2002	784	R ⁴⁹⁰	73677	2002	784	R ⁴⁹⁰
73582	2002	784	R ⁴⁹⁰	73678	2002	784	R ⁴⁹⁰
73583	2002	784	R ⁴⁹⁰	73679	2002	784	R ⁴⁹⁰
73584	2002	784	R ⁴⁹⁰	73679.5	2002	784	R ⁴⁹⁰
73585	2002	784	R ⁴⁹⁰	73680	2002	784	R ⁴⁹⁰
73586	2002	784	R ⁴⁹⁰	73681	2002	784	R ⁴⁹⁰
73586.1	2002	784	R ⁴⁹⁰	73681.1	2002	784	R ⁴⁹⁰
73587	2002	784	R ⁴⁹⁰	73682	2002	784	R ⁴⁹⁰
73600	2002	784	R ⁴⁹⁰	73683	2002	784	R ⁴⁹⁰
73601	2002	784	R ⁴⁹⁰	73684	2002	784	R ⁴⁹⁰
73602	2002	784	R ⁴⁹⁰	73685	2002	784	R ⁴⁹⁰
73603	2002	784	R ⁴⁹⁰	73686	2002	784	R ⁴⁹⁰
73604	2002	784	R ⁴⁹⁰	73687	2002	784	R ⁴⁹⁰
73605	2002	784	R ⁴⁹⁰	73690	2002	784	R ⁴⁹⁰
73606	2002	784	R ⁴⁹⁰	73691	2002	784	R ⁴⁹⁰
73607	2002	784	R ⁴⁹⁰	73692	2002	784	R ⁴⁹⁰
73608	2002	784	R ⁴⁹⁰	73693	2002	784	R ⁴⁹⁰
73640	2002	784	R & Ad ⁴⁹⁰	73694	2002	784	R ⁴⁹⁰
73641	2002	784	R ⁴⁹⁰	73695	2002	784	R ⁴⁹⁰
73642	2002	784	R & Ad ⁴⁹⁰	73696	2002	784	R ⁴⁹⁰
	2004	69*	Am	73697	2002	784	R ⁴⁹⁰
73643	2002	784	R ⁴⁹⁰	73698	2002	784	R & Ad ⁴⁹⁰
73644	2002	784	R ⁴⁹⁰	73698.1	2002	784	R ⁴⁹⁰
73644.5	2002	784	R ⁴⁹⁰	73698.2	2002	784	R ⁴⁹⁰
73645	2002	784	R ⁴⁹⁰	73698.3	2002	784	R ⁴⁹⁰
73646	2002	784	R ⁴⁹⁰	73698.4	2002	784	R ⁴⁹⁰
73647	2002	784	R ⁴⁹⁰	73698.5	2002	784	R ⁴⁹⁰
73648	2002	784	R & Ad ⁴⁹⁰	73698.6	2002	784	R & Ad ⁴⁹⁰
	2003	149	R	73698.7	2002	784	R ⁴⁹⁰
73649	2002	784	R ⁴⁹⁰	73699	2002	784	R ⁴⁹⁰

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>
73699.1	2002	784	R ⁴⁹⁰	73781.6	2002	784	R ⁴⁹⁰
73699.2	2002	784	R ⁴⁹⁰	73782	2002	784	R ⁴⁹⁰
73699.3	2002	784	R ⁴⁹⁰	73783	2002	784	R ⁴⁹⁰
73699.4	2002	784	R ⁴⁹⁰	73783.1	2002	784	R & Ad ⁴⁹⁰
73699.5	2002	784	R ⁴⁹⁰	73783.2	2002	784	R ⁴⁹⁰
73699.6	2002	784	R ⁴⁹⁰	73783.3	2002	784	R & Ad ⁴⁹⁰
73701	2002	784	R ⁴⁹⁰	73783.4	2002	784	R ⁴⁹⁰
73702	2002	784	R ⁴⁹⁰	73783.5	2002	784	R ⁴⁹⁰
73704	2002	784	R ⁴⁹⁰	73783.6	2002	784	R ⁴⁹⁰
73705	2002	784	R ⁴⁹⁰	73783.7	2002	784	R ⁴⁹⁰
73709	2002	784	R ⁴⁹⁰	73783.8	2002	784	R ⁴⁹⁰
73710	2002	784	R ⁴⁹⁰	73783.9	2002	784	R ⁴⁹⁰
73713	2002	784	R ⁴⁹⁰	73784	2002	784	R & Ad ⁴⁹⁰
73714	2002	784	R ⁴⁹⁰	73784.1	2002	784	R ⁴⁹⁰
73730	2002	784	R & Ad ⁴⁹⁰	73784.10	2002	784	R & Ad ⁴⁹⁰
73731	2002	784	R ⁴⁹⁰	73784.11	2002	784	R ⁴⁹⁰
73732	2002	784	R & Ad ⁴⁹⁰	73784.2	2002	784	R ⁴⁹⁰
73733	2002	784	R ⁴⁹⁰	73784.3	2002	784	R ⁴⁹⁰
73734	2002	784	R ⁴⁹⁰	73784.4	2002	784	R ⁴⁹⁰
73735	2002	784	R ⁴⁹⁰	73784.5	2002	784	R ⁴⁹⁰
73736	2002	784	R ⁴⁹⁰	73784.6	2002	784	R ⁴⁹⁰
73737	2002	784	R ⁴⁹⁰	73784.7	2002	784	R ⁴⁹⁰
73738	2002	784	R ⁴⁹⁰	73784.8	2002	784	R ⁴⁹⁰
73739	2002	784	R ⁴⁹⁰	73784.9	2002	784	R ⁴⁹⁰
73740	2002	784	R ⁴⁹⁰	73785	2002	784	R ⁴⁹⁰
73741	2002	784	R ⁴⁹⁰	73790	2002	784	R & Ad ⁴⁹⁰
73742	2002	784	R ⁴⁹⁰	73791	2002	784	R ⁴⁹⁰
73743	2002	784	R ⁴⁹⁰	73792	2002	784	R & Ad ⁴⁹⁰
73750	2002	784	R & Ad ⁴⁹⁰	73793	2002	784	R ⁴⁹⁰
73751	2002	784	R ⁴⁹⁰	73794	2002	784	R ⁴⁹⁰
73752	2002	784	R ⁴⁹⁰	73795.5	2002	784	R ⁴⁹⁰
73753	2002	784	R ⁴⁹⁰	73796	2002	784	R & Ad ⁴⁹⁰
73754	2002	784	R ⁴⁹⁰	73797	2002	784	R ⁴⁹⁰
73755	2002	784	R ⁴⁹⁰	73798	2002	784	R ⁴⁹⁰
73756	2002	784	R & Ad ⁴⁹⁰	73800	2002	784	R ⁴⁹⁰
73757	1999	891	R & Ad	73801	2002	784	R ⁴⁹⁰
	2002	784	R ⁴⁹⁰	73802	2002	784	R ⁴⁹⁰
	2003	62	Ad & R ^{489 490}	73803	1999	641*	R
	2003	62	Am ⁵¹⁹	73820	2002	784	R ⁴⁹⁰
73758	1999	891	Ad(RN)	73821	2002	784	R ⁴⁹⁰
	2002	784	R & Ad ⁴⁹⁰	73822	2002	784	R ⁴⁹⁰
73759	2002	784	R ⁴⁹⁰	73823	2002	784	R ⁴⁹⁰
73760	2002	784	R ⁴⁹⁰	73824	2002	784	R ⁴⁹⁰
73761	2002	784	R ⁴⁹⁰	73825	2002	784	R ⁴⁹⁰
73762	2002	784	R ⁴⁹⁰	73826	2002	784	R ⁴⁹⁰
73763	2002	784	R ⁴⁹⁰	73827	2002	784	R ⁴⁹⁰
73764	2002	784	R ⁴⁹⁰	73828	2002	784	R ⁴⁹⁰
73765	2002	784	R ⁴⁹⁰	73870	2002	784	R ⁴⁹⁰
73766	2002	784	R ⁴⁹⁰	73871	2002	784	R ⁴⁹⁰
73767	2002	784	R ⁴⁹⁰	73872	2002	784	R ⁴⁹⁰
73770	2002	784	R & Ad ⁴⁹⁰	73873	2002	784	R ⁴⁹⁰
73771	2002	784	R & Ad ⁴⁹⁰	73874	2002	784	R ⁴⁹⁰
73771.1	2002	784	R ⁴⁹⁰	73875	2002	784	R ⁴⁹⁰
73772	2002	784	R ⁴⁹⁰	73876	2002	784	R ⁴⁹⁰
73773	2002	784	R ⁴⁹⁰	73877	2002	784	R ⁴⁹⁰
73774	2002	784	R ⁴⁹⁰	73950	2002	784	R & Ad ⁴⁹⁰
73776	2002	784	R ⁴⁹⁰	73951	2002	784	R ⁴⁹⁰
73777	2002	784	R ⁴⁹⁰	73952	2002	784	R & Ad ⁴⁹⁰
73779	2002	784	R ⁴⁹⁰		2004	69*	Am
73781	2002	784	R ⁴⁹⁰	73953	2002	784	R ⁴⁹⁰
73781.5	2002	784	R ⁴⁹⁰	73954	2002	784	R ⁴⁹⁰

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		
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73954.5	2002	784	R ⁴⁹⁰	74201	2002	784	R ⁴⁹⁰
73955	2002	784	R ⁴⁹⁰	74205	2002	784	R ⁴⁹⁰
73956	2002	784	R & Ad ⁴⁹⁰	74206	2002	784	R ⁴⁹⁰
73957	2002	784	R ⁴⁹⁰	74207	2002	784	R ⁴⁹⁰
73957.5	2002	784	R ⁴⁹⁰	74208	2002	784	R ⁴⁹⁰
73958	2002	784	R ⁴⁹⁰	74209	2002	784	R ⁴⁹⁰
73959	2002	784	R ⁴⁹⁰	74210	2002	784	R ⁴⁹⁰
73960	2002	784	R ⁴⁹⁰	74211	2002	784	R ⁴⁹⁰
74000	1999	891	R	74212	2002	784	R ⁴⁹⁰
74001	1999	891	R	74340	2002	784	R & Ad ⁴⁹⁰
74001.5	1999	891	R	74341	2002	784	R ⁴⁹⁰
74002	1999	891	R	74342	2002	784	R & Ad ⁴⁹⁰
74004	1999	891	R		2004	69*	Am
74005	1999	891	R	74343	2002	784	R ⁴⁹⁰
74007	1999	891	R	74344	2002	784	R ⁴⁹⁰
74010	2002	784	R ⁴⁹⁰	74345	2002	784	R ⁴⁹⁰
74011	2002	784	R ⁴⁹⁰	74346	2002	784	R ⁴⁹⁰
74012	2002	784	R ⁴⁹⁰	74347	2002	784	R ⁴⁹⁰
74013	2002	784	R ⁴⁹⁰	74348	2002	784	R ⁴⁹⁰
74014	2002	784	R ⁴⁹⁰	74349	2002	784	R ⁴⁹⁰
74020	2002	784	R ⁴⁹⁰	74351	2002	784	R ⁴⁹⁰
74020.5	2002	784	R ⁴⁹⁰	74352	2002	784	R ⁴⁹⁰
74021	2002	784	R ⁴⁹⁰	74353	2002	784	R ⁴⁹⁰
74022	2002	784	R ⁴⁹⁰	74355	2002	784	R ⁴⁹⁰
74023	2002	784	R ⁴⁹⁰	74359.1	2002	784	R ⁴⁹⁰
74024	2002	784	R ⁴⁹⁰	74359.2	2002	784	R ⁴⁹⁰
74025	2002	784	R ⁴⁹⁰	74361	1999	335	R
74026	2002	784	R ⁴⁹⁰		1999	641*	R
74030	2002	784	R ⁴⁹⁰	74362	1999	335	R
74130	2002	784	R & Ad ⁴⁹⁰		1999	641*	R
74131	2002	784	R ⁴⁹⁰	74363	1999	335	R
74131.1	2002	784	R ⁴⁹⁰		1999	641*	R
74132	2002	784	R ⁴⁹⁰	74364	1999	335	R
74133	2002	784	R ⁴⁹⁰		1999	641*	R
74134	2002	784	R ⁴⁹⁰	74365	1999	335	R
74135	2002	784	R ⁴⁹⁰		1999	641*	R
74135.1	2002	784	R ⁴⁹⁰	74366	1999	335	R
74135.5	2002	784	R ⁴⁹⁰		1999	641*	R
74135.6	2002	784	R ⁴⁹⁰	74367	1999	335	R
74136	2002	784	R ⁴⁹⁰		1999	641*	R
74136.1	2002	784	R ⁴⁹⁰	74368	1999	335	R
74137.5	2002	784	R ⁴⁹⁰		1999	641*	R
74138	2002	784	R ⁴⁹⁰	74369	1999	335	R
74139	2002	784	R ⁴⁹⁰		1999	641*	R
74140	2002	784	R ⁴⁹⁰	74370	1999	335	R
74141	2002	784	R ⁴⁹⁰		1999	641*	R
74143	2002	784	R ⁴⁹⁰	74371	1999	335	R
74143.1	2002	784	R ⁴⁹⁰		1999	641*	R
74143.2	2002	784	R ⁴⁹⁰	74372	1999	335	R
74145	2002	784	R & Ad ⁴⁹⁰		1999	641*	R
74190	2002	784	R ⁴⁹⁰	74500	2002	784	R ⁴⁹⁰
74191	2002	784	R ⁴⁹⁰	74501	2002	784	R ⁴⁹⁰
74191.7	2002	784	R ⁴⁹⁰	74501.1	2001	824	R
74192	2002	784	R ⁴⁹⁰	74501.2	2001	824	R
74192.5	2002	784	R ⁴⁹⁰	74502	2002	784	R ⁴⁹⁰
74193	2002	784	R ⁴⁹⁰	74503	2002	784	R ⁴⁹⁰
74194	2002	784	R ⁴⁹⁰	74504	2002	784	R ⁴⁹⁰
74195	2002	784	R ⁴⁹⁰	74504.5	2002	784	R ⁴⁹⁰
74195.5	2002	784	R ⁴⁹⁰	74505	2002	784	R ⁴⁹⁰
74196	2002	784	R ⁴⁹⁰	74506	2002	784	R ⁴⁹⁰
74197	2002	784	R ⁴⁹⁰	74507	2002	784	R ⁴⁹⁰

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>
74508	2002	784	R ⁴⁹⁰	74693	2002	784	R ⁴⁹⁰
74509	2002	784	R ⁴⁹⁰	74693.1	2002	784	R ⁴⁹⁰
74510	2002	784	R ⁴⁹⁰	74693.2	2002	784	R ⁴⁹⁰
74511	2002	784	R ⁴⁹⁰	74693.3	2002	784	R ⁴⁹⁰
74512	2002	784	R ⁴⁹⁰	74694	2002	784	R ⁴⁹⁰
74513	2002	784	R ⁴⁹⁰	74695	2002	784	R ⁴⁹⁰
74514	2002	784	R ⁴⁹⁰	74698	2002	784	R ⁴⁹⁰
74515	2002	784	R ⁴⁹⁰	74699	2002	784	R ⁴⁹⁰
74516	2002	784	R ⁴⁹⁰	74700	2002	784	R ⁴⁹⁰
74517	2002	784	R ⁴⁹⁰	74701	2002	784	R ⁴⁹⁰
74518	2002	784	R ⁴⁹⁰	74701.5	2002	784	R ⁴⁹⁰
74520	2002	784	R ⁴⁹⁰	74702	2002	784	R ⁴⁹⁰
74521	2002	784	R ⁴⁹⁰	74703	2002	784	R ⁴⁹⁰
74600	2002	784	R ⁴⁹⁰	74705	2002	784	R ⁴⁹⁰
74601	2002	784	R ⁴⁹⁰	74706	2002	784	R ⁴⁹⁰
74602	2002	784	R & Ad ⁴⁹⁰	74707	2002	784	R ⁴⁹⁰
74603	2002	784	R ⁴⁹⁰	74708	2002	784	R ⁴⁹⁰
74604	2002	784	R ⁴⁹⁰	74710	2002	784	R ⁴⁹⁰
74605	2002	784	R ⁴⁹⁰	74711	2002	784	R ⁴⁹⁰
74606	2002	784	R ⁴⁹⁰	74720	2002	784	R & Ad ⁴⁹⁰
74607	2002	784	R ⁴⁹⁰	74721	2002	784	R ⁴⁹⁰
74608	2002	784	R ⁴⁹⁰	74722	2002	784	R ⁴⁹⁰
74609	2002	784	R ⁴⁹⁰	74723	2002	784	R ⁴⁹⁰
74610	2002	784	R ⁴⁹⁰	74724	2002	784	R & Ad ⁴⁹⁰
74611	2002	784	R ⁴⁹⁰	74725	2002	784	R ⁴⁹⁰
74612	2002	784	R ⁴⁹⁰	74726	2002	784	R ⁴⁹⁰
74613	2002	784	R ⁴⁹⁰	74727	2002	784	R ⁴⁹⁰
74640	2002	784	R & Ad ⁴⁹⁰	74727.5	2002	784	R ⁴⁹⁰
74640.1	2002	784	R ⁴⁹⁰	74728	2002	784	R ⁴⁹⁰
74640.2	2002	784	R & Ad ⁴⁹⁰	74729	2002	784	R ⁴⁹⁰
74641	2002	784	R ⁴⁹⁰	74730	2002	784	R ⁴⁹⁰
74641.1	2002	784	R ⁴⁹⁰	74731	2002	784	R ⁴⁹⁰
74641.2	2002	784	R ⁴⁹⁰	74740	2002	784	R & Ad ⁴⁹⁰
74641.3	2002	784	R ⁴⁹⁰	74741	2002	784	R ⁴⁹⁰
74642	2002	784	R ⁴⁹⁰	74742	2002	784	R & Ad ⁴⁹⁰
74643	2002	784	R ⁴⁹⁰		2004	69*	Am
74644.1	2002	784	R ⁴⁹⁰	74743	2002	784	R ⁴⁹⁰
74644.2	2002	784	R ⁴⁹⁰	74744	2002	784	R ⁴⁹⁰
74645	2002	784	R ⁴⁹⁰	74745	2002	784	R ⁴⁹⁰
74646	2002	784	R ⁴⁹⁰	74745.1	2002	784	R ⁴⁹⁰
74647	2002	784	R ⁴⁹⁰	74745.5	2002	784	R ⁴⁹⁰
74648	2002	784	R ⁴⁹⁰	74746	2002	784	R ⁴⁹⁰
74649	2002	784	R ⁴⁹⁰	74747	2002	784	R ⁴⁹⁰
74654.5	2002	784	R ⁴⁹⁰	74748	2002	784	R & Ad ⁴⁹⁰
74660	2002	784	R ⁴⁹⁰		2003	149	R
74661	2002	784	R ⁴⁹⁰	74749	2002	784	R ⁴⁹⁰
74662	2002	784	R ⁴⁹⁰	74750	2002	784	R ⁴⁹⁰
74662.5	2002	784	R ⁴⁹⁰	74760	2002	784	R & Ad ⁴⁹⁰
74663	2002	784	R ⁴⁹⁰	74761	2002	784	R ⁴⁹⁰
74665	2002	784	R ⁴⁹⁰	74762	2002	784	R ⁴⁹⁰
74666	2002	784	R ⁴⁹⁰	74763	2002	784	R ⁴⁹⁰
74667	2002	784	R ⁴⁹⁰	74764	2002	784	R & Ad ⁴⁹⁰
74668	2002	784	R ⁴⁹⁰	74765	2002	784	R ⁴⁹⁰
74669	2002	784	R ⁴⁹⁰	74766	2002	784	R ⁴⁹⁰
74670	2002	784	R ⁴⁹⁰	74767	2002	784	R ⁴⁹⁰
74672	2002	784	R ⁴⁹⁰	74780	2002	784	R ⁴⁹⁰
74673	2002	784	R ⁴⁹⁰	74781	2002	784	R ⁴⁹⁰
74690	2002	784	R ⁴⁹⁰	74782	2002	784	R ⁴⁹⁰
74691	2002	784	R ⁴⁹⁰	74782.1	2002	784	R ⁴⁹⁰
74692	2002	784	R ⁴⁹⁰	74783	2002	784	R ⁴⁹⁰

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
74784	2002	784	R ⁴⁹⁰ Ad & R ^{489 490}	74849	2002	784	R ⁴⁹⁰
74785	2002	784	R ⁴⁹⁰ Ad & R ^{489 490}	74850	2002	784	R ⁴⁹⁰
74786	2002	784	R ⁴⁹⁰	74851	2002	784	R ⁴⁹⁰
74787	2002	784	R ⁴⁹⁰	74860	2002	784	R ⁴⁹⁰
74788	2002	784	R ⁴⁹⁰	74861	2002	784	R ⁴⁹⁰
74789	2002	784	R ⁴⁹⁰	74862	2002	784	R ⁴⁹⁰
74790	2002	784	R ⁴⁹⁰	74863	2002	784	R ⁴⁹⁰
74791	2002	784	R ⁴⁹⁰	74864	2002	784	R ⁴⁹⁰
74792	2002	784	R ⁴⁹⁰	74865	2002	784	R ⁴⁹⁰
74800	2002	784	R ⁴⁹⁰	74866	2002	784	R ⁴⁹⁰
74801	2002	784	R ⁴⁹⁰	74867	2002	784	R ⁴⁹⁰
74802	2002	784	R ⁴⁹⁰	74868	2002	784	R ⁴⁹⁰
74803	2002	784	R ⁴⁹⁰	74900	2002	784	R ⁴⁹⁰
74805	2002	784	R ⁴⁹⁰	74901	2002	784	R ⁴⁹⁰
74806	2002	784	R ⁴⁹⁰	74903	2002	784	R ⁴⁹⁰
74807	2002	784	R ⁴⁹⁰	74904	2001	824	R
74807.5	2002	784	R ⁴⁹⁰	74905	2002	784	R ⁴⁹⁰
74808	2002	784	R ⁴⁹⁰	74907	2002	784	R ⁴⁹⁰
74809	2002	784	R ⁴⁹⁰	74908	2002	784	R ⁴⁹⁰
74810	2002	784	R ⁴⁹⁰	74909	2002	784	R ⁴⁹⁰
74811	2002	784	R ⁴⁹⁰	74910	2002	784	R ⁴⁹⁰
74820.1	2002	784	R & Ad ⁴⁹⁰	74911	2002	784	R ⁴⁹⁰
74820.10	2002	784	R ⁴⁹⁰	74912	2002	784	R ⁴⁹⁰
74820.11	2002	784	R ⁴⁹⁰	74913	2002	784	R ⁴⁹⁰
74820.12	2002	784	R ⁴⁹⁰	74915	2002	784	R & Ad ⁴⁹⁰
74820.13	2002	784	R ⁴⁹⁰	74915.5	2002	784	R ⁴⁹⁰
74820.14	2002	784	R ⁴⁹⁰	74916	2002	784	R & Ad ⁴⁹⁰
74820.2	2002	784	Am ⁴⁹⁰	74916.5	2002	784	R ⁴⁹⁰
74820.3	2002	784	Am ⁴⁹⁰	74917	2002	784	R ⁴⁹⁰
74820.4	2002	784	R ⁴⁹⁰	74917.5	2002	784	R ⁴⁹⁰
74820.5	2002	784	R ⁴⁹⁰	74918	2002	784	R ⁴⁹⁰
74820.6	2002	784	R ⁴⁹⁰	74918.5	2002	784	R ⁴⁹⁰
74820.7	2002	784	R ⁴⁹⁰	74919	2002	784	R ⁴⁹⁰
74820.8	2002	784	R ⁴⁹⁰	74920	2002	784	R & Ad ⁴⁹⁰
74820.9	2002	784	R ⁴⁹⁰		2003	149	R
74830	2002	784	R ⁴⁹⁰	74920.1	2002	784	R ⁴⁹⁰
74831	2002	784	R ⁴⁹⁰	74920.5	2002	784	R & Ad ⁴⁹⁰
74832	2002	784	R ⁴⁹⁰		2003	149	R
74833	2002	784	R ⁴⁹⁰	74920.6	2002	784	R & Ad ⁴⁹⁰
74834	2002	784	R ⁴⁹⁰		2003	149	R
74835	2002	784	R ⁴⁹⁰	74921	2002	784	R ⁴⁹⁰
74836	2002	784	R ⁴⁹⁰	74921.1	2002	784	R ⁴⁹⁰
74837	2002	784	R ⁴⁹⁰	74921.10	2002	784	R ⁴⁹⁰
74838	2002	784	R ⁴⁹⁰	74921.11	2002	784	R ⁴⁹⁰
74839	2002	784	R ⁴⁹⁰	74921.2	2002	784	R ⁴⁹⁰
74840	2002	784	R ⁴⁹⁰	74921.3	2002	784	R ⁴⁹⁰
74841	2002	784	R ⁴⁹⁰	74921.4	2002	784	R ⁴⁹⁰
74841.5	2002	784	R ⁴⁹⁰	74921.5	2002	784	R ⁴⁹⁰
74842	2002	784	R ⁴⁹⁰	74921.6	2002	784	R ⁴⁹⁰
74843	2002	784	R ⁴⁹⁰	74921.7	2002	784	R ⁴⁹⁰
74843.5	2002	784	R ⁴⁹⁰	74921.8	2002	784	R ⁴⁹⁰
74844	2002	784	R ⁴⁹⁰	74922	2002	784	R ⁴⁹⁰
74845	2002	784	R ⁴⁹⁰	74923	2002	784	R ⁴⁹⁰
74845.1	2002	784	R ⁴⁹⁰	74924	2002	784	R ⁴⁹⁰
74845.2	2002	784	R ⁴⁹⁰	74925	2002	784	R ⁴⁹⁰
74846	2002	784	R ⁴⁹⁰	74925.1	2002	784	R ⁴⁹⁰
74847	2002	784	R ⁴⁹⁰	74925.2	2002	784	R ⁴⁹⁰
74848	2002	784	R ⁴⁹⁰	74926	2002	784	R ⁴⁹⁰
				74926.5	2002	784	R ⁴⁹⁰
				74926.7	2002	784	R ⁴⁹⁰

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>
74934	2002	784	R & Ad ⁴⁹⁰		2002	664	Am (as am by
74935	2002	784	R ⁴⁹⁰				Stats. 1986,
74935.5	2002	784	R & Ad ⁴⁹⁰				Ch. 115) ⁴³¹
74935.6	2002	784	R ⁴⁹⁰		2003	10*	Am (as ad by
74935.7	2002	784	R ⁴⁹⁰				Stats. 2001,
74936	2002	784	R ⁴⁹⁰				Ch. 433) & RN
74937	2002	784	R ⁴⁹⁰	75031	2002	664	Am ⁴³¹
74938	2002	784	R ⁴⁹⁰	75031.5	2004	231	Ad
74939	2002	784	R ⁴⁹⁰	75033	2002	664	Am ⁴³¹
74940	2002	784	R ⁴⁹⁰	75034.1	2004	231	R
74941	2002	784	R ⁴⁹⁰	75059	2000	988	Ad
74942	2002	784	R ⁴⁹⁰	75059.1	2000	988	Ad
74943	2002	784	R ⁴⁹⁰		2001	159	Am ³⁰⁵
74944	2002	784	R ⁴⁹⁰	75060.1	2002	664	Am ⁴³¹
74945	2002	784	R ⁴⁹⁰	75060.3	2001	745*	R
74948	2002	784	R & Ad ⁴⁹⁰	75071	1999	671	Am
74949	2002	784	R ⁴⁹⁰		2001	433	Am
74949.1	2002	784	R ⁴⁹⁰		2002	661	Am
74950	2002	784	R & Ad ⁴⁹⁰		2005	328	Am
74951	2002	784	R ⁴⁹⁰		2002	661	Am
74952	2002	784	R ⁴⁹⁰	75072	2002	661	Am
74953	2002	784	R ⁴⁹⁰	75073	2001	433	Ad
74954	2002	784	R ⁴⁹⁰	75074	2002	661	Ad
74955	2002	784	R ⁴⁹⁰	75076.2	2002	784	Am ⁴⁹⁰
74956	2002	784	R ⁴⁹⁰	75077	2002	664	Am ⁴³¹
74957	2002	784	R ⁴⁹⁰		2004	231	Am
74958	2002	784	R ⁴⁹⁰	75079	2004	231	Am
74960	2002	784	R & Ad ⁴⁹⁰	75079.5	2001	433	Ad
74961	2002	784	R ⁴⁹⁰	75080	1999	671	Am
74962	2002	784	R & Ad ⁴⁹⁰	75083	2002	664	Am ⁴³¹
74963	2002	784	R ⁴⁹⁰	75085	2000	961	Ad
74964	2002	784	R ⁴⁹⁰	75085.1	2000	961	Ad
74965	2002	784	R ⁴⁹⁰	75085.2	2000	961	Ad
74967	2002	784	R ⁴⁹⁰	75085.3	2000	961	Ad
74969	2002	784	R ⁴⁹⁰	75085.4	2000	961	Ad
74970	2002	784	R ⁴⁹⁰	75085.5	2000	961	Ad
74971	2002	784	R ⁴⁹⁰	75085.6	2000	961	Ad
74972	2002	784	R ⁴⁹⁰	75085.7	2000	961	Ad
74973	2002	784	R ⁴⁹⁰	75085.8	2000	961	Ad
74980	2002	784	R ⁴⁹⁰	75086	2000	961	Ad
74981	2002	784	R ⁴⁹⁰	75086.1	2000	961	Ad
74982	2002	784	R ⁴⁹⁰	75086.2	2000	961	Ad
74983	2002	784	R ⁴⁹⁰	75087	2000	961	Ad
74984	2002	784	R & Ad ⁴⁹⁰	75088	2000	961	Ad
74985	2002	784	R & Ad ⁴⁹⁰	75088.3	2000	961	Ad
74986	2002	784	R ⁴⁹⁰	75088.4	2000	961	Ad
74987	2002	784	R ⁴⁹⁰	75089	2000	961	Ad
74988	2002	784	R & Ad ⁴⁹⁰	75089.1	2000	961	Ad
74989	2002	784	R ⁴⁹⁰	75091	2004	231	Am
74991	2002	784	R ⁴⁹⁰	75093	2003	10*	Am
74993	2002	784	R ⁴⁹⁰	75094	1999	671	Ad
74994	2002	784	R ⁴⁹⁰		2003	10*	Am
74995	2002	784	R ⁴⁹⁰		2004	231	R
74996	2002	784	R ⁴⁹⁰	75095.5	2002	664	Am ⁴³¹
74997	2002	784	R ⁴⁹⁰		2002	784	R ⁴⁹⁰
75003	2001	118*	Am	75101	1999	785	Am
75028.5	2002	664	Am ⁴³¹	75102	2001	118*	Am
75029	2002	664	Am ⁴³¹	75103	2001	118*	Am
75030.8	2003	10*	Ad(RN)		2002	784	Am ⁴⁹⁰
75030.9	2001	433	Ad	75104	2002	664	Am ⁴³¹
				75104.4	2002	664	Am ⁴³¹

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
75104.4 (Cont.)				76238	2002	784	Am ⁴⁹⁰
	2004	231	Am		2005	75 *	Am & RN ⁸⁰
75104.5	2002	664	Am ⁴³¹	76245	2000	375	Am
75106	2002	664	Am ⁴³¹		2002	784	Am ⁴⁹⁰
75109.1	2004	231	Ad	76251	2001	432	Ad
75502	2001	118 *	Am	76252	2001	432	Ad
75506.5	2001	433	Ad	77001	2001	812	Am
75506.6	2004	231	Ad	77001.5	2006	390	Ad
75520	1999	785	Am	77003	2001	812	Am (by Sec. 20 of Ch.)
75521	1999	785	Am		2001	824	Am (by Sec. 33.5 of Ch.)
	2001	433	Am		2002	784	Am ⁴⁹⁰
	2004	69 *	Am		2007	130	Am ⁹⁰²
75523	1999	785	Am	77006.5	2004	811	Am
75528	2001	433	Ad	77007	2002	784	Am ⁴⁹⁰
75560.3	2001	745 *	R	77008	2002	784	Am ⁴⁹⁰
75560.4	2006	538	Am ⁸⁰²	77009	2000	447	Am
75571	2001	433	Am		2001	745 *	Am
75573	2001	433	Ad		2001	812	Am (by Sec. 21.5 of Ch.)
75580	2003	10 *	Am		2005	75 *	Am ⁸⁰
75590	1999	671	Am		2007	130	Am ⁹⁰²
	2000	1002	Am	77200	2005	75 *	Am ⁸⁰
	2003	10 *	Am		2007	130	Am ⁹⁰²
75600.5	2001	118 *	Am		2005	75 *	Am ⁸⁰
75601	2001	118 *	Am		2007	130	Am ⁹⁰²
75602	2001	118 *	Am	77201	2000	671 *	Am
	2002	784	Am ⁴⁹⁰		2007	130	R (as ad by Sec. 7, Stats. 1998, Ch. 146) ⁹⁰²
75606	2006	118	Am			383	Am
75611.5	2004	231	Ad			671 *	Am
75758	1999	891	Am & RN			130	R (as ad by Sec. 7, Stats. 1998, Ch. 146) ⁹⁰²
76000	2002	1082	Am			383	Am
	2003	592	Am			671 *	Am
	2007	302	Am			130	Am ⁹⁰²
76000.5	2006	841	Ad & R ³¹⁷			383	Am ⁸⁹⁸
	2007	302	Am			383	Am
76100	2002	1082	Am			383	Ad
	2003	592	Am			812	Am
	2005	410	Am			336	Am
76101	2002	1082	Am			183	Am ⁵⁷¹
76102	2007	49	Am			227 *	Am
76104	1999	674	Am			69 *	Am
76104.1	2004	524	Ad & R ⁷⁵			538	Am ⁸⁰²
	2006	768	Am ³¹⁷			130	Am ⁹⁰²
	2007	302	Am			130	Am
76104.5	1999	475	Am			550 *	R ¹
76104.6	2004					130	Am ⁹⁰²
	Initiative (Prop. 69 adopted Nov. 2, 2004)		Ad			275	Am
	2007	302	Am			75 *	Am ⁸⁰
76104.7	2006	69 *	Ad			969	Am
	2007	302	Am			812	Am
76106	2002	221	Am			75 *	Ad ⁸⁰
76200	2002	784	Am ⁴⁹⁰			706	Am
76219	2000	375	Am			824	R
76223	2002	1082	Ad			824	Am
76224	2001	767	Am			365	Am
	2002	500	Am			75 *	Am ⁸⁰
76225	2006	567	Ad				
76236	2002	367	Ad				
	2005	75 *	Am & RN ⁸⁰				

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>
77209 (Cont.)	2005	706	Am (as am by Sec. 142, Stats. 2005, Ch. 75)	84107	2000	853	Am
	2006	69*	Am	84108	2004	478*	Am
	2007	130	Am ⁹⁰²	84200	2000	130	Am
77212	2000	447	Am	84200.3	1999	158*	Ad
	2001	812	Am		1999	433*	Am (as ad by Stats. 1999, Ch. 158)
77212.5	1999	138*	Am (by Sec. 4 of Ch.)		2005	200	R
	1999	641*	Am	84200.4	1999	158*	Ad
	2002	1010	R		2005	200	R
77604	2001	745*	Am	84200.5	1999	158*	Am
77605	2001	745*	Am		1999	855	Am (by Sec. 2 of Ch.)
77654	2001	745*	Am		2004	623*	Am
	2001	852*	Am	84201	2000	102*	R (as ad by Prop. 208) ^{25 210}
81008	2004	478*	Am	84202.5	2000	130	Am
81011.15	2002	221	Am		2004	484	Am
82002	2001	921	Am	84202.7	2000	130	Am
82011	2002	784	Am ⁴⁹⁰	84203	2002	211	Am
	2003	62	Am ⁵¹⁹		2004	478*	Am
	2000	102*	Am ^{25 210}		2005	200	Am
82016	2000	102*	Am ^{25 210}	84203.5	2000	130	Am
82019	2004	484	Am		2004	483	Am
82027.5	2004	623*	Am	84204	2000	102*	Am ^{25 210}
82030	2002	172	Am		2001	241*	Am
	2004	484	Am		2004	478*	Am
82033	2000	130	Am		2005	200	Am
82034	2000	130	Am	84204.5	2006	438	Ad
	2007	348	Am	84211	2000	161	Am
82036	2004	623*	Am		2000	853	Am
	2005	22	Am ⁶⁴⁷	84215	2001	241*	Am
82039	2001	921	Am		2002	784	Am ⁴⁹⁰
82048	2004	484	Am		2007	54	Am
82048.7	2005	200	Am	84216	2000	853	Am
82053	2000	102*	Am ^{25 210}	84216.5	2000	853	Am
83111.5	1999	225*	Ad	84219	2000	853	Am
83113	1999	855	Am	84303	2000	853	Am
83116	2000	102*	R (as ad by Prop. 9 and as am by Prop. 208) & Ad ^{25 210}	84305.5	2004	478*	R (as am by Stats. 1996, Ch. 893 and as am by Prop. 208) & Ad ^{25 210}
83116.3	1999	297	Ad	84305.6	2000	102*	Ad ^{25 210}
83116.5	2000	102*	R (as ad by Stats. 1984, Ch. 670 and as am by Prop. 208) & Ad ^{25 210}		2004	478*	R
	2000	102*	R (as ad by Prop. 208) & Ad ^{25 210}	84310	2006	439	Ad
83124	2000	102*	R (as ad by Prop. 208) & Ad ^{25 210}	84502	2004	478*	Am
	2001	901	Am	84505	2007	495	Am
	2002	221	Am	84506	2004	478*	R & Ad
	2004	478*	Am	84506.5	2007	495	Ad
84102	2000	853	Am	84511	2000	102*	Ad ^{25 210}
84103	2000	853	Am		2001	241*	Am
	2004	478*	Am	84600	2001	917*	Am
84104	2004	483	Am	84602	1999	433*	Am
84106	2004	484	Am		2000	319	Am
					2001	917*	Am
					2004	816	Am
					2005	22	Am ⁶⁴⁷
				84602.1	2006	69*	Ad
				84602.5	1999	208	Ad
				84603	1999	433*	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
84604	1999	433 *	Am	85306	2000	102 *	R (as ad by
84605	1999	433 *	Am				Prop. 73 and
	2007	348	Am				Prop. 208)
84606	1999	433 *	Am				& Ad ^{25 210}
84610	1999	433 *	Am		2001	241 *	Am
84612	2001	79	Ad	85307	2000	102 *	R (as ad by
85100	2000	102 *	R (as ad by				Prop. 73 and
			Prop. 73 and				Prop. 208)
			Prop. 208)				& Ad ^{25 210}
			& Ad ^{25 210}		2004	815 *	Am
85101	2000	102 *	R (as ad by	85308	2000	102 *	R (as ad by
			Prop. 73 and				Prop. 208)
			Prop. 208) ^{25 210}				& Ad ^{25 210}
85102	2000	102 *	R (as ad by	85309	2000	102 *	R (as ad by
			Prop. 73 and				Prop. 208)
			Prop. 208) ^{25 210}				& Ad ^{25 210}
85103	2000	102 *	R (as ad by		2001	241 *	Am
			Prop. 73) ^{25 210}	85310	2000	102 *	R (as ad by
85104	2000	102 *	R (as ad by				Prop. 208)
			Prop. 73) ^{25 210}				& Ad ^{25 210}
85200	2000	853	Am	85311	2000	102 *	R (as ad by
85201	2000	853	Am				Prop. 208)
85202	2000	102 *	R (as ad by				& Ad ^{25 210}
			Prop. 208)		2001	241 *	Am
			& Ad ^{25 210}	85312	2000	102 *	R (as ad by
85203	2000	102 *	R (as ad by				Prop. 208)
			Prop. 208)				& Ad ^{25 210}
			& Ad ^{25 210}		2001	241 *	Am
85204	2000	102 *	R (as ad by	85313	2000	102 *	R (as ad by
			Prop. 208)				Prop. 208)
			& Ad ^{25 210}				& Ad ^{25 210}
85204.5	2000	102 *	Ad ^{25 210}	85314	2000	102 *	Ad ^{25 210}
85205	2000	102 *	R (as ad by	85315	2000	102 *	Ad ^{25 210}
			Prop. 208)	85316	2000	102 *	Ad ^{25 210}
			& Ad ^{25 210}		2006	624 *	Am
85206	2000	102 *	R (as ad by		2007	130	Am ⁹⁰²
			Prop. 208)	85317	2000	102 *	Ad ^{25 210}
			& Ad ^{25 210}		2001	241 *	Am
85301	2000	102 *	R (as ad by	85318	2000	102 *	Ad ^{25 210}
			Prop. 73 and		2001	241 *	Am
			Prop. 208)	85319	2000	102 *	Ad ^{25 210}
			& Ad ^{25 210}		2002	212	Am
85302	2000	102 *	R (as ad by	85320	2000	349	Am
			Prop. 73 and	85321	2001	241 *	Ad
			Prop. 208)	85400	2000	102 *	R (as ad by
			& Ad ^{25 210}				Prop. 208)
85303	2000	102 *	R (as ad by				& Ad ^{25 210}
			Prop. 73 and		2001	241 *	Am
			Prop. 208)	85401	2000	102 *	R (as ad by
			& Ad ^{25 210}				Prop. 208)
			& Ad ^{25 210}				& Ad ^{25 210}
85304	2001	241 *	Am		2004	9 *	Am (as ad by
	2000	102 *	R (as ad by				Stats. 2000,
			Prop. 73 and				Ch. 102)
			Prop. 208)		2004	207	Am (as am by
			& Ad ^{25 210}				Stats. 2004,
85304.5	2007	283	Ad				Ch. 9)
85305	2000	102 *	R (as ad by	85402	2000	102 *	R (as ad by
			Prop. 73 and				Prop. 208)
			Prop. 208)				& Ad ^{25 210}
			& Ad ^{25 210}				

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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>		
85403	2000	102 *		R (as ad by Prop. 208) & Ad ^{25 210}	87407	2003	778	Am	
					87500	2005	200	Am	
						2007	348	Am	
85404	2000	102 *		R (as ad by Prop. 208) ^{25 210}	88001	2002	221	Am	
85500	2000	102 *		R (as ad by Prop. 208) & Ad ^{25 210}	88002.5	1999	312	Ad	^{25 210}
					89510	2000	102 *	Ad	^{25 210}
						2001	241 *	Am	
	2001	241 *		Am	89511	2000	130	Am	
85501	2000	102 *		Ad ^{25 210}	89511.5	2007	348	Am	
	2001	241 *		Am	89513	2006	155	Am	
85505	2002	551		Ad		2006	538	Am	⁸⁰²
85600	2000	102 *		R (as ad by Prop. 208) & Ad ^{25 210}		2007	130	Am	⁹⁰²
	2001	241 *		Am	89519	2000	102 *	R (as ad by Stats. 1990, Ch. 84 and Prop. 208) & Ad ^{25 210}	
85601	2000	102 *		R (as ad by Prop. 208) & Ad ^{25 210}					
	2001	241 *		Am	90000	2004	483	Am	
					90003	2004	483	Am	
					90004	2004	591	Am	
85602	2000	102 *		R (as ad by Prop. 208) ^{25 210}		2005	22	Am	⁶⁴⁷
85603	1999	433 *		Am	91000	2000	102 *	R (as ad by Prop. 9 and as am by Prop. 208) & Ad ^{25 210}	
85700	2000	102 *		R (as ad by Prop. 208) & Ad ^{25 210}					
	2001	241 *		Am	91004	2000	102 *	R (as ad by Prop. 9 and as am by Prop. 208) & Ad ^{25 210}	
85701	2000	102 *		R (as ad by Prop. 208) & Ad ^{25 210}					
85702	2000	102 *		R (as ad by Prop. 208) & Ad ^{25 210}	91005	2000	130	Am	
85703	2000	102 *		R (as ad by Prop. 208) & Ad ^{25 210}	91005.5	2000	102 *	R (as ad by Stats. 1982, Ch. 727 and as am by Prop. 208) & Ad ^{25 210}	
	2007	708		Am					
85704	2000	102 *		R (as ad by Prop. 208) & Ad ^{25 210}	91006	2000	102 *	R (as ad by Prop. 9 and as am by Prop. 208) & Ad ^{25 210}	
85705	2000	102 *		R (as ad by Prop. 208) ^{25 210}					
85706	2000	102 *		R (as ad by Prop. 208) ^{25 210}	91007	1999	577 *	Am	
86109.5	1999	855		Ad		2000	135	Am	²⁰³
86116	2001	921		Am	91011	2004	591	Am	
87102.6	2006	538		Am ⁸⁰²	91013.5	2002	784	Am	⁴⁹⁰
87103	2000	130		Am		2004	483	Am	
87103.5	2002	654		Am	91503	1999	61	Am	
87104	2006	538		R (as ad by Sec. 1, Stats. 1994, Ch. 274) ⁸⁰²	91520	1999	61	Am	
					91521.3	2004	7 *	Am	
						2005	387	R	
87105	2002	233		Ad	91533	1999	61	Am	
87205	2005	200		Am	91550	2004	225 *	Am	
87206	2000	130		Am	91558.5	1999	863	Ad & R	¹⁸
87207	2000	130		Am	91559	1999	863	Ad	
87302.3	2007	348		Ad	91559.1	1999	863	Ad	
87302.6	2002	264		Ad	91559.2	1999	863	Ad	
87406	1999	10 *		Am	91559.3	1999	863	Ad	
87406.3	2005	680		Ad ⁴⁸⁵	91559.4	1999	863	Ad	
					91560	1999	61	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
92201	2006	538	Am ⁸⁰²	95029.5	2004	456	Ad
92204	2001	745*	R		2007	56	S ⁸⁹⁷
92251	2006	538	Am ⁸⁰²	95030	1999	146*	R
92268	2006	538	Am ⁸⁰²	95500	2002	1024	Ad ⁴⁴⁸
92309	2006	538	Am ⁸⁰²	95501	2002	1024	Ad ⁴⁴⁸
93005	2002	461	Am	95502	2002	1024	Ad ⁴⁴⁸
93011	2003	11*	Am	95503	2002	1024	Ad ⁴⁴⁸
95000	1999	146*	S ⁵⁷	95504	2002	1024	Ad ⁴⁴⁸
	2004	183	Am (as ad by Sec. 4, Stats. 1993, Ch. 945) ⁵⁷¹	95505	2002	1024	Ad ⁴⁴⁸
				95506	2002	1024	Ad ⁴⁴⁸
	2007	56	S ⁸⁹⁷	95507	2002	1024	Ad ⁴⁴⁸
95001	1999	146*	S ⁵⁷	95508	2002	1024	Ad ⁴⁴⁸
	2007	56	Am ⁸⁹⁷	96103	2001	745*	R
95001.5	1999	146*	S ⁵⁷	99000	1X 2003–04	13	Ad
	2007	56	Am ⁸⁹⁷	99001	1X 2003–04	13	Ad
	1999	146*	S ⁵⁷	99002	1X 2003–04	13	Ad
	2007	56	S ⁸⁹⁷	99003	1X 2003–04	13	Ad
95002	1999	146*	S ⁵⁷	99004	1X 2003–04	13	Ad
	2007	56	S ⁸⁹⁷	99005	1X 2003–04	13	Ad
95003	1999	146*	S ⁵⁷	99006	1X 2003–04	13	Ad
	2007	56	Am (as ad by Sec. 2, Stats. 1993, Ch. 945) ⁸⁹⁷		5X 2003–04	2*	Am ⁴³⁵
95004	1999	146*	S ⁵⁷	99007	1X 2003–04	13	Ad
	2001	171*	Am (as am by Sec. 3, Stats. 1997, Ch. 294)	99008	1X 2003–04	13	Ad
					5X 2003–04	2*	Am ^{563 435}
	2007	56	S ⁸⁹⁷	99009	1X 2003–04	13	Ad
95006	1999	146*	S ⁵⁷	99010	1X 2003–04	13	Ad
	2007	56	Am ⁸⁹⁷	99011	1X 2003–04	13	Ad
95007	1999	146*	S ⁵⁷	99012	1X 2003–04	13	Ad
	2007	56	Am ⁸⁹⁷	99013	1X 2003–04	13	Ad
95008	1999	146*	S ⁵⁷	99014	1X 2003–04	13	Ad
	2007	56	Am ⁸⁹⁷	99015	1X 2003–04	13	Ad
95009	1999	146*	S ⁵⁷	99016	1X 2003–04	13	Ad
	2007	56	S ⁸⁹⁷	99017	1X 2003–04	13	Ad
95012	1999	146*	S ⁵⁷	99018	1X 2003–04	13	Ad
	2007	56	S ⁸⁹⁷	99019	1X 2003–04	13	Ad
95014	1999	146*	S ⁵⁷	99020	1X 2003–04	13	Ad
	2007	56	Am ⁸⁹⁷	99050	5X 2003–04	2*	Ad ⁴³⁵
95016	1999	146*	S ⁵⁷	99051	5X 2003–04	2*	Ad ⁴³⁵
	2007	56	Am ⁸⁹⁷	99055	5X 2003–04	2*	Ad ⁴³⁵
95018	1999	146*	S ⁵⁷	99060	5X 2003–04	2*	Ad ⁴³⁵
	2007	56	Am ⁸⁹⁷	99062	5X 2003–04	2*	Ad ⁴³⁵
95020	1999	146*	S ⁵⁷	99064	5X 2003–04	2*	Ad ⁴³⁵
	2007	56	Am ⁸⁹⁷	99065	5X 2003–04	2*	Ad ⁴³⁵
95022	1999	146*	S ⁵⁷	99066	5X 2003–04	2*	Ad ⁴³⁵
	2007	56	S ⁸⁹⁷	99067	5X 2003–04	2*	Ad ⁴³⁵
95024	1999	146*	S ⁵⁷	99069	5X 2003–04	2*	Ad ⁴³⁵
	2007	56	Am ⁸⁹⁷	99070	5X 2003–04	2*	Ad ⁴³⁵
95026	1999	146*	S ⁵⁷	99071	5X 2003–04	2*	Ad ⁴³⁵
	2007	56	Am ⁸⁹⁷	99072	5X 2003–04	2*	Ad ⁴³⁵
95028	1999	146*	S ⁵⁷	99074	5X 2003–04	2*	Ad ⁴³⁵
	2007	56	Am ⁸⁹⁷	99075	5X 2003–04	2*	Ad ⁴³⁵
95029	1999	146*	S ⁵⁷	99076	5X 2003–04	2*	Ad ⁴³⁵
	2007	56	Am ⁸⁹⁷	99077	5X 2003–04	2*	Ad ⁴³⁵
				99500	2006	663	Ad
				99501	2006	663	Ad
				99502	2006	663	Ad
				99503	2006	663	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>
39	2001	597	Am		2004	501	Am
63.6	2000	396	Am	660.1	2002	940	Ad & R ¹⁹
64.5	2004	286	R	660.2	2004	501	Ad & R ⁶⁹⁶
64.7	2001	360	Ad	664	2003	449	Am
65.8	2001	745*	R	667	2003	449	Am
69.5	1999	798	Ad ⁸⁷	668	1999	500	Am
69.6	1999	798	Ad ⁸⁷		2000	502	Am
69.8	1999	798	Ad ⁸⁷		2007	747	Am
	2004	286	R	668.1	2000	396	Am
69.9	1999	798	Ad ⁸⁷		2002	383	Am
70.3	2000	282	Ad		2007	747	Am
70.4	2000	282	Am	668.2	2000	396	Am
70.5	2000	282	Ad	668.3	2000	396	Ad
71.4	1999	66*	Am	680	2004	565	Ad
	2002	625*	Am	681	2004	565	Ad
	2004	534	Am	682	2004	565	Ad
71.7	2002	664	R (as ad by Sec. 2, Stats. 1994, Ch. 1231) ⁴³¹	683	2004	565	Ad ⁶⁶⁶
				684	2004	565	Ad ⁶⁶⁶
				685	2004	565	Ad
72.4	2006	538	Am ⁸⁰²	702.5	2000	380	Ad
76.3	2004	534	Am	714	2000	508	Am
76.6	2004	534	Am	719	2000	380	Am
76.8	1999	66*	Am	720	2000	508	Am
80.2	2004	909*	Am ⁹⁸ R ¹⁰⁰	725	2000	380	Am
	2005	675	Am ^{36 13}	729.5	2000	508	Ad
85.2	1999	66*	Am	732	2000	508	Am
85.3	2005	383	R	733	2000	508	Am
303	2006	538	Am ⁸⁰²	735.2	2000	380	Ad
444	2006	538	Am ⁸⁰²	739	2000	508	Am
449.3	2004	796	Am	773.2	2006	538	Am ⁸⁰²
449.5	2004	796	Am	782	2002	293	Am
504	2006	538	Am ⁸⁰²	Div. 5, heading (Sec. 1100 et seq.)			
508	2006	538	Am ⁸⁰²		2001	177	Am
515	2002	784	Am ⁴⁹⁰	1100	2001	177	Am
518	2005	311	Am	1101	2001	177	Am
523	2005	311	Am	1105	2001	177	Am
525	2005	311	Am	1110	2001	177	Am
525.5	2003	357	Ad	1112	2001	177	Am
526	2005	311	Am	1114	2001	177	Am
601	1999	1000	R	1114.5	2001	177	Am
602	1999	1000	R	1125	2001	177	Am
603	1999	1000	R	1126	2000	394	Am
604	1999	1000	R		2001	177	Am
651	2000	398	Am	1127	2001	177	Am
654	2003	496	Am	1128	2001	177	Am
			R & Ad ⁶³	1130	2001	177	Am
654.03	2003	496	Ad ⁶³	1132	2001	177	Am
654.05	2003	496	Am	1133	2001	177	Am
			R & Ad ⁶³	1140	2001	177	Am
	2004	130	Am (as ad by Sec. 5, Stats. 2003, Ch. 496)	1141	2001	177	Am
			Ad ³⁴	1150	2001	177	Am
654.3	2000	502	Ad ³⁴		2004	560	Am
655.7	2002	383	Am	1163	1999	261	Am
658.3	2000	398	Am	1164	1999	261	Am
	2002	383	Am	1170.3	1999	470	Am
658.6	2001	745*	R		2001	177	Am
660	2002	940	Am	1176	2006	538	Am ⁸⁰²
				1177	2001	177	Am
				1180.3	2000	394	Am

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

HARBORS AND NAVIGATION 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>
1181	2000	394	Am	6035	2002	221	Am
1190	1999	261	Am	6037.4	2006	538	Am ⁸⁰²
	2002	765	Am	6039	2002	221	Am
	2005	129	Am	6044	2002	221	Am
1190.1	2001	177	Ad	6045	2002	221	Am
1191	1999	261	Am	6053	2002	221	Am
	2002	765	Am	6054	2002	221	Am
1192	2001	177	Am	6055	2002	221	Am
1198	2000	786	Ad		2003	389	Am
1200	2001	745*	Am	6056	2002	221	Am
1760	2004	942	Ad	6060	2005	700	Am
3927	2001	745*	Am	6064	2005	158	Ad
3980	2006	859	Ad	6077.6	2003	389	Am
4005	2007	31	Am	6084	2001	177	Am
4042	2003	149	Am	6084.2	2003	389	Ad
5831	2002	221	Am	6230	2002	221	Am
5861	2002	221	Am	6272	2005	158	Ad
5863	2002	221	Am	6830.1	2006	284	R & Ad
5864	2002	221	Am	6830.2	2006	284	Ad
5865	2002	221	Am	6832	2006	284	Am
5866	2002	221	Am	6835.1	2006	284	Am
5867	2002	221	Am	6860.5	2005	158	Ad
5872	2002	221	Am	6894.1	2006	284	Ad
5873	2002	221	Am	6894.2	2006	284	Ad
5874	2002	221	Am	6910	2006	284	Ad
5900.11	2005	158	Ad	6939.6	2006	588	Am
6020	2002	221	Am	7047	2005	700	Am
6031	2002	221	Am	7053.5	2005	158	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>
20	2002	386	Am	1179.23	2004		
	2006	241	Am ^{562 856}		Initiative		
21	2006	241	Am ^{562 856}		(Prop. 61		
135	2006	241	Am ^{562 856}		adopted		
136	2006	241	Am ^{562 856}		Nov. 2, 2004)		Ad
137	2006	241	Am ^{562 856}	1179.24	2004		
138	2006	241	Am ^{562 856}		Initiative		
138.4	2006	241	Am ^{562 856}		(Prop. 61		
138.6	2003	886	Ad		adopted		
	2004	183	Am ⁵⁷¹		Nov. 2, 2004)		Ad
150	1999	146*	Ad	1179.25	2004		
151	1999	146*	Ad		Initiative		
	2006	241	Am ^{562 856}		(Prop. 61		
152	1999	146*	Ad		adopted		
	2006	241	Am ^{562 856}		Nov. 2, 2004)		Ad
444.20	2000	139*	Ad & R ²⁰⁵	1179.3	1999	146*	Am ^{36 13}
	2003	324	Am ¹¹¹	1179.30	2004		
	2004	183	Am ⁵⁷¹		Initiative		
444.21	2000	139*	Ad & R ²⁰⁵		(Prop. 61		
	2001	159	Am ³⁰⁵		adopted		
	2003	324	S ¹¹¹		Nov. 2, 2004)		Ad
444.22	2000	139*	Ad & R ²⁰⁵	1179.31	2004		
	2003	324	Am ¹¹¹		Initiative		
444.23	2000	139*	Ad & R ²⁰⁵		(Prop. 61		
	2003	324	S ¹¹¹		adopted		
444.24	2000	139*	Ad & R ²⁰⁵		Nov. 2, 2004)		Ad
	2003	324	Am ¹¹¹	1179.32	2004		
475	1999	765	Ad		Initiative		
900	1999	731	Ad		(Prop. 61		
901	2000	144*	Ad		adopted		
	2000	343	Am		Nov. 2, 2004)		Ad
	2004	644	Am	1179.33	2004		
1179.10	2004				Initiative		
	Initiative				(Prop. 61		
	(Prop. 61				adopted		
	Nov. 2, 2004)		Ad		Nov. 2, 2004)		Ad
1179.11	2004			1179.34	2004		
	Initiative				(Prop. 61		
	(Prop. 61				adopted		
	Nov. 2, 2004)		Ad		Nov. 2, 2004)		Ad
1179.2	2004	193	Am ⁵⁷¹	1179.35	2004		
	2005	22	Am ⁶⁴⁷		Initiative		
1179.20	2004				(Prop. 61		
	Initiative				adopted		
	(Prop. 61				Nov. 2, 2004)		Ad
	adopted			1179.36	2004		
	Nov. 2, 2004)		Ad		Initiative		
1179.21	2004				(Prop. 61		
	Initiative				adopted		
	(Prop. 61				Nov. 2, 2004)		Ad
	adopted			1179.37	2004		
	Nov. 2, 2004)		Ad		Initiative		
1179.22	2004				(Prop. 61		
	Initiative				adopted		
	(Prop. 61				Nov. 2, 2004)		Ad
	adopted			1179.38	2004		
	Nov. 2, 2004)		Ad		Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
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					Nov. 2, 2004)		Ad
					2004		
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					Nov. 2, 2004)		Ad
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					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
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					(Prop. 61		
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					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
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					(Prop. 61		
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					Nov. 2, 2004)		Ad
					2004		
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					(Prop. 61		
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					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 61		

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1179.39	2004			1228	2003	602	Am
	Initiative			1229.1	2003	602	Ad
	(Prop. 61			1231	2003	602	Am
	adopted			1231.5	2005	315	Ad
	Nov. 2, 2004)	Ad		1248.15	1999	944	Am
1179.40	2004			1250	2000	451	Am
	Initiative				2001	685	Am
	(Prop. 61				2005	333	Am
	adopted				2005	443	Am (by Sec. 2
	Nov. 2, 2004)	Ad					of Ch.)
1179.41	2004			1250.3	2006	538	Am ⁸⁰²
	Initiative			1250.6	2001	685	Ad
	(Prop. 61			1250.7	2002	752	Ad
	adopted			1250.8	2006	394	Am ⁸⁴⁶
	Nov. 2, 2004)	Ad			2007	130	Am ⁹⁰²
1179.42	2004				2007	188*	Am
	Initiative			1253	2000	451	Am
	(Prop. 61			1254.7	1999	403	Ad
	adopted			1255	2004	183	Am ⁵⁷¹
	Nov. 2, 2004)	Ad		1255.7	2000	824	Ad & R ⁴³
1179.43	2004				2003	150	Am
	Initiative				2004	103	Am
	(Prop. 61				2005	625	Am ¹³
	adopted			1256	2001	290	Am
	Nov. 2, 2004)	Ad		1257.9	2007	460	Ad
1179.6	2000	312*	Ad	1260.1	1999	850	Ad
1180	2003	750	Ad	1261	1999	588	Ad
1180.1	2003	750	Ad	1261.3	2005	58	Ad
1180.2	2003	750	Ad	1261.5	1999	83	Am ³⁰
1180.3	2003	750	Ad		2004	342	Am
1180.4	2003	750	Ad	1261.6	1999	83	Am ³⁰
1180.5	2003	750	Ad		2004	342	Am
1180.6	2003	750	Ad		2005	469*	Am
1203.7	2003	296	Am		2006	775	Am ⁸⁰⁷
1204	2000	27	Am	1262.4	2006	794	Ad
1204.4	2000	99	Ad		2007	130	Am ⁹⁰²
1204.5	2007	188*	Ad	1262.5	2001	691	Ad
1205.1	2004	193	R ⁵⁷¹		2007	472	Am
1206	1999	83	Am ³⁰	1262.6	2001	691	Ad
	2002	540	Am ⁴¹⁸	1262.7	2001	691	Ad
	2005	135	Am ¹¹³	1262.8	2003	583	Ad
1212	2003	602	Am	1263	2001	339	Ad
1214	2006	74*	Am	1264	2004	770	Ad ⁴⁸⁵
1214.1	2006	74*	Am	1265	2000	451	Am
1214.5	2006	74*	Am		2001	685	Am
1217	2003	602	Am		2005	507	Am
1218.1	2003	602	Ad	1265.3	2005	507	Ad
1218.2	2003	602	Ad	1265.5	2006	889	Am (by Sec. 1
1221	2001	525	Ad				of Ch.)
1221.05	2001	525	Ad		2006	902	Am (By Sec. 1.5
1221.09	2001	525	Ad				of Ch.)
1221.11	2001	525	Ad		2007	130	Am ⁹⁰²
1221.13	2001	525	Ad	1265.6	2006	889	Ad
1221.15	2001	525	Ad		2007	130	Am ⁹⁰²
1221.17	2001	525	Ad	1266	2003	230*	Am
1221.19	2001	525	Ad		2006	74*	R & Ad
1222	2004	449	Ad		2007	188*	Am
1226.1	2003	602	Ad	1266.10	2006	74*	Ad
	2007	24	Am	1266.12	2006	74*	Ad
1226.2	2003	602	Ad	1266.5	2006	74*	Ad
1226.3	2003	602	Ad	1266.7	2006	74*	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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1266.9	2006	74 *	Ad	1317.3	2007	568	Am
	2006	528 *	Am	1317.6	1999	525	Am ¹¹²
	2006	895	Am		2000	857	Am ²⁰³
	2007	130	Am ⁹⁰²	1324	2003	230 *	Ad
	2007	483	Am ⁹⁶²	1324.10	2003	230 *	Ad
1267	2000	451	Am	1324.12	2003	230 *	Ad
1267.19	2006	538	Am ⁸⁰²	1324.14	2003	230 *	Ad
1267.5	2000	451	Am	1324.2	2003	230 *	Ad
	2001	685	Am	1324.20	2004	875 *	Ad ^{708 300}
1271.15	2004	509	Ad				R ³⁰¹
1275.3	2004	193	Am ⁵⁷¹		2005	508 *	Am
1276	2005	80 *	Am		2007	188 *	S ^{904 38}
1276.05	2000	841	Ad	1324.21	2004	875 *	Ad ^{708 300}
	2001	228 *	Am				R ³⁰¹
1276.4	1999	945	Ad		2007	188 *	Am ^{904 38}
	2000	148 *	Am	1324.22	2004	875 *	Ad ^{708 300}
1276.5	1999	146 *	Am				R ³⁰¹
	2001	685	Am		2005	508 *	Am
1276.6	2000	93 *	Ad		2007	188 *	S ^{904 38}
1276.65	2001	684	Ad	1324.23	2004	875 *	Ad ^{708 300}
	2002	664	Am ⁴³¹				R ³⁰¹
1276.7	2000	451	Ad		2007	188 *	Am ^{904 38}
1276.8	2006	538	Am ⁸⁰²	1324.24	2004	875 *	Ad ^{708 300}
1276.9	2001	685	Ad				R ³⁰¹
1277	2000	356 *	Am		2007	188 *	S ^{904 38}
1278.5	1999	155	Ad	1324.25	2004	875 *	Ad ^{708 300}
	2007	683	Am				R ³⁰¹
1279	2006	895	Am ⁵⁶²		2007	188 *	S ^{904 38}
	2007	188 *	Am	1324.26	2004	875 *	Ad ^{708 300}
1279.1	2006	647	Ad ⁵⁶²				R ³⁰¹
	2007	130	Am ⁹⁰²		2007	188 *	S ^{904 38}
1279.2	2006	647	Ad ⁵⁶²	1324.27	2004	875 *	Ad ^{708 300}
1279.3	2006	647	Ad ⁵⁶²				R ³⁰¹
1280.1	2006	895	Am		2005	508 *	Am
	2007	188 *	Am ⁹⁰¹		2007	188 *	S ^{904 38}
1280.3	2006	895	Ad	1324.28	2004	875 *	Ad ^{708 710 300}
	2007	188 *	Am				R ³⁰¹
1280.4	2006	647	Ad ⁵⁶²		2005	508 *	Am
1280.6	2006	895	Ad		2007	188 *	Am ^{904 38}
1288.5	2006	526	Ad	1324.29	2004	875 *	Ad ^{708 300}
1288.6	2006	526	Ad				R ³⁰¹
1288.7	2006	526	Ad		2007	188 *	Am ^{904 38}
1288.8	2006	526	Ad	1324.30	2004	875 *	Ad ^{708 300}
1288.9	2006	526	Ad				R ³⁰¹
1294	2000	451	Am		2007	188 *	Am ^{904 38}
1298	2000	451	Am	1324.4	2003	230 *	Ad
1300	1999	83	Am ³⁰	1324.6	2003	230 *	Ad
1312	2005	466	Ad	1324.8	2003	230 *	Ad
	2006	538	Am ⁸⁰²	1325.5	2000	451	Ad
1316.5	2003	230 *	R (as am by Sec. 2, Stats. 1998, Ch. 717) Am (as am by Sec. 1, Stats. 1998, Ch. 717) ¹³	1331	2000	451	Am
					2001	685	Am
					2001	451	Am
				1333	2000	451	Am
				1336.2	2000	451	Am
					2002	554	Am
				1337.1	2000	451	Am
					2001	685	Am
					2004	270	Am
1317	2007	568	Am	1337.3	1999	719	Am (by Sec. 3 of Ch.)
1317.1	1999	544	Am				
1317.2a	1999	525	Am ¹¹²		2000	451	Am
	2000	857	Am ²⁰³				

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
1337.3 (Cont.)				1341.8	1999	525	Ad ¹¹²
	2001	685	Am	1341.9	1999	525	Ad ¹¹²
1337.6	1999	719	Am	1342	1999	525	Am ¹¹²
	2005	615	Am		2002	797	Am
	2006	74*	Am	1342.1	2001	745*	Am
1337.7	2006	74*	R		2007	577*	R
1338.2	1999	719	Ad	1342.3	1999	525	Ad ¹¹²
1338.5	2006	74*	Am		2000	857	Am ²⁰³
	2006	902	Am		2005	77	R
1339.50	2003	582	Ad	1342.4	2002	793	Ad
1339.51	2001	115	R	1342.5	1999	525	Am ¹¹²
	2003	582	Ad		2000	857	Am ²⁰³
1339.52	2001	115	R		2007	577*	Am
	2003	582	Ad	1342.7	2002	791	Ad ⁴³⁰
1339.53	2001	115	R	1343	1999	525	Am ¹¹²
1339.54	2001	115	R		2000	857	Am
	2003	582	Ad		2007	577*	Am
1339.55	2001	115	R	1344	1999	525	Am ¹¹²
	2003	582	Ad	1345	1999	525	Am ¹¹²
1339.56	2001	115	R		1999	528	Am
	2003	582	Ad		2002	760	Am
	2005	532	Am	1346	1999	525	Am ¹¹²
1339.57	2001	115	R	1346.1	2003	80	Ad
	2003	582	Ad	1346.4	1999	525	Am ¹¹²
	2005	532	R	1346.5	1999	525	Am ¹¹²
1339.58	2001	115	R		2000	857	Am ²⁰³
	2003	582	Ad	1347	1999	525	Am ¹¹²
1339.585	2005	532	Ad		2000	857	Am ²⁰³
1339.59	2001	115	R		2005	77	R
	2003	582	Ad	1347.1	1999	525	Ad ¹¹²
	2005	532	Am		2005	77	R
1339.60	2001	115	R	1347.15	1999	529	Ad
1339.61	2001	115	R		2000	1067	Am
1339.63	2000	816	Ad		2005	77	Am
	2002	15*	Am		2007	577*	Am
	2003	62	Am ⁵¹⁹	1348	1999	525	Am ¹¹²
1339.80	2000	347	Ad	1348.8	1999	535	Ad
1339.81	2000	347	Ad		2002	1013	Am
1341	1999	525	R & Ad ¹¹²		2003	885	Am
	2000	857	Am ²⁰³		2006	658	Am & R & Ad ⁸²
1341.1	1999	525	Ad ¹¹²	1348.9	2002	792	Ad & R ⁷⁵
	2000	857	Am ²⁰³		2006	69*	Am ³⁴⁹
1341.10	1999	525	Ad ¹¹²	1349	1999	525	Am ¹¹²
1341.11	1999	525	Ad ¹¹²	1349.2	1999	525	Am ¹¹²
1341.12	1999	525	Ad ¹¹²	1349.3	1999	529	Ad & R ⁵
1341.13	1999	525	Ad ¹¹²		1999	530	Ad & R ⁵
1341.14	1999	525	Ad ¹¹²	1350	2005	230*	Ad
1341.2	1999	525	Ad ¹¹²	1351	1999	525	Am ¹¹²
	2000	857	Am ²⁰³		2006	758	Am
1341.3	1999	525	Ad ¹¹²	1351.1	1999	525	Am ¹¹²
	2000	857	Am ²⁰³	1351.2	1999	83	Am ³⁰
1341.4	1999	525	Ad ¹¹²		1999	525	Am ¹¹²
	2000	93*	Am		2003	417	Am
	2004	228*	Am		2004	491	Am
	2007	577*	Am				R & Ad ⁶⁹
1341.5	1999	525	Ad ¹¹²				Am (as ad by Sec. 2, Stats. 2004, Ch. 491) ⁶⁴⁷
1341.6	1999	525	Ad ¹¹²		2005	22	
	2000	857	Am ²⁰³				
1341.7	1999	525	Ad ¹¹²				
	2000	857	Am				

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<i>Affected By</i>				<i>Affected By</i>			
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1351.2 (Cont.)					2000	707*	Am (as ad by Stats. 2000, Ch. 706)
	2007	196	Am (as am by Sec. 1, Stats. 2004, Ch. 491) ¹³		2001	159	Am ³⁰⁵
			R (as am by Sec. 115, Stats. 2005, Ch. 22)		2002	555	Am
					2003	13*	Am
				1358.12	2005	206	Am
					1999	525	Am ¹¹²
					2000	706	R & Ad
					2000	707*	Am (as ad by Stats. 2000, Ch. 706)
1351.3	2006	758	Ad		2002	555	Am
1352	1999	525	Am ¹¹²		2005	206	R & Ad
	2007	577*	Am		2000	706	R & Ad
1352.1	1999	525	Am ¹¹²		2002	555	Am
1353	1999	525	Am ¹¹²		2005	206	R & Ad
1354	1999	525	Am ¹¹²	1358.13	2000	706	R & Ad
1355	1999	525	Am ¹¹²	1358.14	1999	525	Am ¹¹²
1356	1999	525	Am ¹¹²		2000	706	R & Ad
	2000	93*	Am		2005	206	Am
	2002	790	Am	1358.145	2000	706	Ad
			R & Ad ¹⁷⁵	1358.146	2000	706	Ad
	2002	1161*	Am	1358.15	1999	525	Am ¹¹²
	2003	12*	Am ⁷³		2000	706	R & Ad
			R ²²		2005	206	Am
			Ad ¹⁷⁵	1358.16	1999	525	Am ¹¹²
1356.1	1999	525	Am ¹¹²		2000	706	R & Ad
1357	1999	434	Am		2005	206	Am
	2000	389	Am	1358.17	2000	706	R & Ad
	2005	542	Am		2005	206	Am
1357.03	1999	525	Am ¹¹²	1358.18	1999	525	Am ¹¹²
1357.09	1999	83	Am ³⁰		2000	706	R & Ad
	1999	525	Am ¹¹²		2005	206	Am
	2006	538	Am ⁸⁰²	1358.19	1999	525	Am ¹¹²
1357.10	1999	525	Am ¹¹²		2000	706	R & Ad
1357.11	1999	525	Am ¹¹²	1358.2	1999	525	Am ¹¹²
1357.15	1999	525	Am ¹¹²		2000	706	R & Ad
1357.16	1999	525	Am ¹¹²	1358.20	1999	716	Am
	2000	857	Am ²⁰³		2000	706	R & Ad
	2002	227	Am ¹³		2005	206	Am
1357.17	1999	525	Am ¹¹²	1358.21	1999	525	Am ¹¹²
1357.18	2002	649	Ad & R ⁷⁵		2000	706	R & Ad
1357.20	2003	673	Ad ⁷¹³		2005	206	Am
1357.21	2003	673	Ad ⁷¹³	1358.22	2000	706	Ad
1357.22	2003	673	Ad ⁷¹³		2000	707*	Ad & R ²⁴
1357.23	2003	673	Ad ⁷¹³	1358.225	2000	706	Ad
1357.50	1999	83	Am ³⁰	1358.23	2000	706	Ad
	1999	434	Am	1358.24	1999	716	Ad ⁸²
	2000	135	Am ²⁰³	1358.3	2000	706	R & Ad
	2005	542	Am	1358.4	1999	525	Am ¹¹²
1357.51	1999	83	Am ³⁰		2000	706	R & Ad
1357.53	1999	525	Am ¹¹²		2005	206	Am
1357.54	1999	525	Am ¹¹²	1358.5	2000	706	R & Ad
1358	1999	525	Am ¹¹²		2005	206	Am
	2000	706	R	1358.6	1999	525	Am ¹¹²
1358.1	1999	525	Am ¹¹²		2000	706	R & Ad
	2000	706	R & Ad		2005	206	Am
1358.10	1999	525	Am ¹¹²	1358.7	2000	706	R & Ad
	2000	706	R & Ad	1358.8	2000	706	R & Ad
	2005	206	Am		2005	206	Am
1358.11	1999	525	Am ¹¹²	1358.9	1999	525	Am ¹¹²
	2000	706	R & Ad		2000	706	R & Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1358.9 (Cont.)				1367.18	2006	756	Am
	2005	206	Am	1367.21	2000	852	Am
1359	1999	525	Am ¹¹²	1367.215	2002	791	Am
1360.1	1999	525	Am ¹¹²	1367.22	2002	760	Am
1361	1999	525	Am ¹¹²	1367.24	1999	83	Am ³⁰
1363	1999	525	Am (as am by Sec. 2, Stats. 1998, Ch. 994) ¹¹²		1999	525	Am ¹¹²
					2002	791	Am
	2000	857	Am	1367.25	1999	532	Ad
	2001	817	Am ³⁵		2000	857	Am
1363.02	2000	347	Ad		2002	791	Am
1363.03	2001	622	Ad	1367.26	2001	817	Ad ³⁵
1363.06	2002	794	Ad	1367.3	1999	525	Am ¹¹²
1363.07	2002	794	Ad	1367.35	1999	525	Am ¹¹²
	2004	164	Am	1367.36	2000	845	Ad
1363.5	1999	539	R & Ad	1367.45	2001	634	Ad
	2000	1067	Am		2002	791	Am
1364	1999	525	Am ¹¹²	1367.5	2000	1067	R
1364.5	1999	526	Ad		2001	691	Ad
	2000	1067	Am	1367.51	1999	540	Ad
1365	1999	525	Am ¹¹²		2000	1067	Am
1365.5	1999	525	Am ¹¹²		2002	791	Am
	2005	421	Am	1367.6	1999	537	R & Ad
1366.1	2002	549	Ad	1367.65	1999	537	Am
	2002	928	Ad	1367.66	2001	380	Am
1366.2	2004	411*	Ad		2006	482	Am
1366.24	2005	526	Am	1367.665	1999	543	Ad
1366.27	2002	794	Am	1367.695	1999	525	Am ¹¹²
1366.29	2002	794	Ad ⁴⁸²		2000	857	Am ²⁰³
1366.3	2004	489	Ad	1368	1999	542	Am
1366.35	2000	810	Ad				R & Ad ²⁵
1366.4	1999	525	Am ¹¹²		2000	135	Am ²⁰³
1367	1999	525	Am ¹¹²		2000	1067	Am
	2000	825	Am		2002	796	Am
	2000	827	Am	1368.01	1999	542	Am
	2002	797	Am		2002	796	Am
	2003	713	Am	1368.015	2002	796	Ad
1367.01	1999	539	Ad		2003	62	Am ⁵¹⁹
	2000	1067	Am	1368.02	1999	525	Am (as am by Sec. 3, Stats. 1998, Ch. 377) ¹¹²
	2004	491	Am				Am ²⁰³
			R & Ad ⁶⁹		2000	857	Am ²⁰³
	2007	196	Am (as am by Sec. 3, Stats. 2004, Ch. 491) ¹³		2002	796	Am
			R (as ad by Sec. 4, Stats. 2004, Ch. 491)	1368.03	1999	542	Am ⁵¹⁹
							Am
1367.02	1999	525	Am ¹¹²	1368.04	1999	542	R & Ad ²⁵
1367.03	2002	797	Ad				Am
	2005	77	Am		2000	135	Am ²⁰³
1367.04	2003	713	Ad	1368.2	1999	528	Ad
	2004	183	Am ⁵⁷¹		2000	857	Am
	2005	77	Am		2004	825	Am
1367.06	2004	711	Ad		2005	77	Am
1367.07	2003	713	Ad	1369	2005	45	Am
	2007	577*	Am	1370	1999	525	Am ¹¹²
1367.10	1999	525	Am ¹¹²	1370.4	1999	542	Am
1367.15	1999	525	Am ¹¹²				R & Ad ²⁵
					2000	135	Am ²⁰³
					2000	1067	Am
				1370.6	2001	172	Ad

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<i>Affected By</i>				<i>Affected By</i>			
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1371	2000	825	Am	1374.29	2002	336	Ad(RN)
	2000	827	Am	1374.30	1999	533	Ad
1371.2	2002	760	Am		2000	857	Am
1371.35	2000	825	Am	1374.31	1999	533	Ad
	2000	827	Am	1374.32	1999	533	Ad
1371.36	2000	825	Ad		2000	135	Am ²⁰³
	2000	827	Ad		2000	857	Am
1371.37	2000	825	Ad ²⁶⁷	1374.33	1999	533	Ad
	2000	827	Ad	1374.34	1999	542	Ad (purports to add Sec. 13933)
1371.38	2000	825	Ad		2000	135	Ad(RN) ²⁰³
	2000	827	Ad		2000	1067	Ad(RN)
1371.39	2000	825	Ad		2003	579	Am
	2000	827	Ad	1374.35	1999	533	Ad
1371.4	1999	525	Am ¹¹²	1374.36	1999	542	Ad ²⁵
	2000	857	Am ²⁰³	1374.51	2001	506	Ad
	2003	583	Am	1374.56	1999	541	Ad
1371.8	2007	702	Am	1374.58	2001	893	Ad
1372	1999	525	Am ¹¹²		2004	488	Am
1373	1999	525	Am ¹¹²	1374.60	1999	525	Am ¹¹²
	2001	420*	Am	1374.64	1999	525	Am ¹¹²
	2002	1013	Am	1374.66	1999	525	Am ¹¹²
	2007	617	Am	1374.67	1999	525	Am ¹¹²
1373.4	2002	880	Am ⁴⁹⁶	1374.68	1999	525	Am ¹¹²
			R ²²	1374.69	1999	525	Am ¹¹²
			Ad ¹⁷⁵	1374.7	1999	311	Am
1373.6	2002	794	Am	1374.71	1999	525	Am ¹¹²
1373.62	2002	794	Ad ^{482,483}	1374.72	1999	534	Ad
			R ⁶⁹		2002	791	Am
	2006	683	Am ^{732,68}	1374.9	1999	525	Am ¹¹²
1373.621	2004	64	Am		2000	857	Am ²⁰³
1373.622	2002	794	Ad		2002	760	Am
1373.65	2000	849	Am	1375.1	1999	525	Am ¹¹²
	2003	590	R & Ad	1375.3	2002	928	Ad
	2003	591	R & Ad	1375.4	1999	529	Ad
	2004	164	Am		2000	1067	Am
1373.8	2001	420*	Am	1375.5	1999	529	Ad
	2002	1013	Am		2002	798	Am
1373.95	1999	525	Am ¹¹²	1375.6	1999	529	Ad
	2000	857	Am ²⁰³	1375.7	2002	925	Ad
	2001	531	Am		2003	203	Am
	2002	276	Am		2004	183	Am ⁵⁷¹
	2003	590	R & Ad		2004	348	Am
	2003	591	R & Ad	1375.8	2002	798	Ad
1373.96	2003	590	R & Ad	1376	1999	525	Am ¹¹²
	2003	591	R & Ad	1377	1999	525	Am ¹¹²
	2004	164	Am	1379.5	2007	385	Ad
1374.16	2000	426	Am ²³³	1380	1999	525	Am ¹¹²
			R ²³⁴		2000	857	Am ²⁰³
			Ad ²³⁵	1380.1	1999	525	Am ¹¹²
1374.17	2005	419	Ad		2000	856	R & Ad
1374.19	2007	164	Ad		2000	857	Am ²⁰³
Div. 2, Ch. 2.2, Art. 5.5, heading (Sec. 1374.20 et seq.)	2002	336	Am	1380.3	1999	525	Am ¹¹²
	2002	336	Am & RN & Ad	1381	1999	525	Am ¹¹²
1374.20	2002	336	Am & RN & Ad	1382	1999	525	Am ¹¹²
1374.26	1999	525	Am ¹¹²	1383.15	1999	531	Ad
1374.27	1999	525	Am ¹¹²		2000	857	Am
1374.28	1999	525	Am ¹¹²		2001	328	Am
				1384	1999	525	Am ¹¹²
				1385	1999	525	Am ¹¹²
				1386	1999	525	Am ¹¹²

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	Year	Chapter	Effect		Year	Chapter	Effect
1386 (Cont.)				Div. 2, Ch. 2.2, Art. 11.5, heading (Sec. 1399.801 et seq.)			
	1999	526	Am				
	2000	135	Am ²⁰³				
	2000	1067	Am				
	2002	925	Am				
	2006	622	Am		2001	159	Ad(RN) ³⁰⁵
1387	1999	525	Am ¹¹²	1399.801	2000	810	Ad
1388	1999	525	Am ¹¹²	1399.802	2000	810	Ad
1389	1999	525	Am ¹¹²	1399.803	2000	810	Ad
1389.1	1999	525	Am ¹¹²	1399.804	2000	810	Ad
1389.2	1999	525	Am ¹¹²	1399.805	2000	810	Ad
1389.25	2005	526	Ad	1399.806	2000	810	Ad
1389.3	2005	526	Ad	1399.809	2000	810	Ad
	2006	128	Am (as ad by Sec. 4, Stats. 2005, Ch. 526) & RN	1399.810	2000	810	Ad
				1399.811	2000	810	Ad
					2006	538	Am ⁸⁰²
				1399.812	2000	810	Ad
1389.4	2006	128	Ad(RN)	1399.813	2000	810	Ad
	2007	577*	Am	1399.814	2000	810	Ad
1389.5	2006	826	Ad	1399.815	2000	810	Ad
1391	1999	525	Am ¹¹²	1399.816	2000	810	Ad
1391.5	1999	525	Ad ¹¹²	1399.817	2000	810	Ad
	2000	857	Am	1399.818	2000	810	Ad
1392	1999	525	Am ¹¹²				
1393	1999	525	Am ¹¹²	Div. 2, Ch. 2.25, heading (Sec. 1399.900 et seq.)			
1393.5	1999	525	Am ¹¹²		2002	664	Ad(RN) ⁴³¹
1393.6	1999	525	Am ¹¹²	Div. 2, Ch. 2.5, heading (Sec. 1399.900 et seq.)			
	2000	857	Am ²⁰³		2002	664	Am & RN ⁴³¹
1394	1999	525	Am ¹¹²	1399.900	2000	1065	Ad
1394.1	1999	525	Am ¹¹²	1399.901	2000	1065	Ad
1394.3	1999	525	Am ¹¹²	1399.902	2000	1065	Ad
1394.5	1999	525	Am ¹¹²	1399.903	2000	1065	Ad
1394.7	1999	525	Am ¹¹²	1399.904	2000	1065	Ad
1394.8	1999	525	Am ¹¹²	1400	2004	661	Am
1395	2000	93*	Am	1403	2006	74*	Am
	2001	171*	Am	1403.1	2006	74*	R
1395.5	1999	525	Am ¹¹²	1416.22	2004	320*	Am
1395.6	1999	545	Ad ⁵⁶	1416.26	2006	902	Am
	2000	1067	Am	1417.15	2000	451	Ad
	2000	1069	Am		2001	685	Am
1396	1999	525	Am ¹¹²	1417.2	2000	93*	Am
1397	1999	525	Am ¹¹²		2000	451	Am
1397.5	1999	525	Am ¹¹²		2007	545	Am
	2000	857	Am ²⁰³	1417.3	2000	451	Am
1397.6	1999	525	Am ¹¹²		2001	685	Am
1398	1999	525	Am ¹¹²	1417.4	2000	93*	Ad
	2000	857	R		2000	451	Am
1399	1999	525	Am ¹¹²		2001	171*	Am
1399.1	1999	525	Am ¹¹²	1418.4	2000	448	Am
1399.70	1999	525	Am ¹¹²	1418.8	2006	538	Am ⁸⁰²
1399.71	1999	525	Am ¹¹²	1418.81	2004	875*	Ad
1399.72	1999	525	Am ¹¹²	1418.9	2000	46	Ad
1399.73	1999	525	Am ¹¹²	1418.91	2000	451	Ad
1399.74	1999	525	Am ¹¹²	1419	2001	680	Am
1399.75	1999	525	Am ¹¹²	1420	2000	451	Am
Div. 2, Ch. 2.2, Art. 10.5, heading (Sec. 1399.801 et seq.)	2001	159	Am & RN ³⁰⁵		2001	685	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>
1421.1	2000	93*	Ad		2007	288	Am ⁹²⁹
	2000	451	Am	1519	2004	193	R ⁵⁷¹
	2001	685	Am	1520	2000	819	Am
1421.2	2000	93*	Ad & R ¹⁹	1520.5	2004	120	Am
	2000	451	Am	1520.65	2004	193	R ⁵⁷¹
	2001	685	Am	1520.7	2007	18	Ad
1422	2000	451	Am	1521.5	2001	653*	Am
	2001	745*	Am		2002	918	Am
	2007	188*	Am (as am by Sec. 6, Stats. 2006, Ch. 895)	1521.6	2001	653*	Am
				1522	1999	83	Am ³⁰
1422.5	1999	430	Am		1999	881*	Am
	2000	451	Am ²⁴¹		2000	819	Am
	2001	685	Am		2003	225*	Am
1422.6	2000	451	Ad		2004	229*	Am
1423.5	2000	451	Ad		2004	653*	Am (as am by Stats. 2004, Ch. 229)
	2001	685	Am		2005	78*	Am
1424	2000	451	Am		2005	628	Am
	2001	685	Am		2006	75*	Am
1424.1	2005	294	Am		2006	902	Am
1424.5	2000	451	Ad		2007	579*	Am (by Sec. 1 of Ch.)
1428	2000	451	Am				
	2002	784	Am ⁴⁹⁰		2007	580	Am (by Sec. 1.5 of Ch.)
	2005	56	Am				
1428.1	2000	451	Am		2007	583	Am (by Sec. 13.3 of Ch.)
	2001	685	Am				
1429.1	2000	451	Ad	1522.01	2005	722*	Am
1429.5	2001	687	R	1522.02	2002	669	Am
1430	2004	270	Am	1522.04	2000	819	Am
1430.5	2000	451	R	1522.05	2007	583	Am
1432	2001	685	Am	1522.06	2000	421*	R
1435	2000	451	R		2006	382	Ad
1435.5	2000	451	R	1522.08	2006	75*	Ad
1437.5	2000	451	Ad		2006	902	Ad
	2001	685	Am		2007	483	Am (as ad by Sec. 6, Stats. 2006, Ch. 902) ⁹⁶²
1438	2000	451	Am				
	2001	685	Am				
1442	2006	895	Am ⁵⁶²	1522.1	2006	901	Am ⁸¹⁰
1442.5	1999	83	Am ³⁰		2007	583	Am
1451	2006	538	Am ⁸⁰²	1522.4	2004	193	Am ⁵⁷¹
1499	2006	902	Ad	1522.41	2003	331	Am
1501.1	2004	914	Am		2005	423	Am
1502	2002	773	Am		2006	421	Am
	2007	583	Am		1522.6	193	R ⁵⁷¹
1502.2	2002	773	R	1523.1	2002	773	Am
1502.6	1999	83	Am ³⁰		2003	225*	Am
1503.5	2007	583	Am		2004	229*	Am
1504.5	2002	428	Ad		1523.2	2003	225*
1505	2001	653*	Am			2004	229*
	2004	831	Am	1524	2005	558	Am
1506.7	2004	643	Ad	1524.6	2004	833	Ad
1506.8	2004	643	Ad	1525.5	2001	653*	Am
1506.9	2004	643	Ad	1526.5	2006	902	Am
1507.25	2005	637	Ad	1526.8	2004	664	Ad & R ⁶⁸
1507.3	1999	410	Ad		2007	288	Am ⁹²⁹
	2000	135	Am ²⁰³	1527.6	2003	847	Am
	2003	312	Am	1527.9	2004	193	R ⁵⁷¹
	2005	558	Am	1529.2	2003	331	Am
1516	2004	664	Ad & R ⁶⁸				

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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1529.2 (Cont.)				2000	819		Am
	2005	73 *	Am	2004	653 *		Am
1529.3	2004	193	R ⁵⁷¹	2006	902		Am
1530.1	2002	773	Ad	2007	579 *		Am
1530.3	2006	388	Ad	1569.185	2003	225 *	Am
1530.91	2001	683	Ad		2004	229 *	Am
1531.1	2006	538	Am ⁸⁰²	1569.194	2007	18	Ad
1531.2	2002	773	Am (as ad by Stats. 1998, Ch. 729)	1569.2	2003	383	Am
				1569.24	2006	902	Am
				1569.3	2005	423	Am
1534	2003	225 *	Am	1569.30	2004	183	Am ⁵⁷¹
	2006	75 *	Am	1569.33	2000	434	Am
	2007	177 *	Am ⁹¹⁴		2003	225 *	Am
1536	2004	643	Am		2006	75 *	Am
1536.2	2006	388	Am		2007	177 *	Am ⁹¹⁵
1538	2005	558	Am	1569.43	2002	784	Am ⁴⁹⁰
1538.2	2004	833	Am	1569.512	2002	707	Ad
1538.3	2004	833	Ad	1569.545	2004	193	R ⁵⁷¹
1538.5	2004	833	Am	1569.58	2006	538	Am ⁸⁰²
1538.55	2005	558	Ad	1569.616	2000	434	Am (by Sec. 4 of Ch.)
1538.6	2004	833	Ad		2003	305	Am
1543	2002	784	Am ⁴⁹⁰		2004	340	Am
1551.2	2002	707	Ad		2005	423	Am
1557	2004	193	R ⁵⁷¹		2006	421	Am
1558	2006	538	Am ⁸⁰²	1569.626	2000	434	Ad
1559.110	2001	125 *	Am	1569.627	2000	434	Ad
	2002	639	Am	1569.628	2003	322	Ad
1562	2005	558	Am	1569.651	2002	557	Ad
1562.3	2005	558	Am		2005	250	Am
	2006	421	Am		2007	686	Am
1562.35	2005	423	Ad	1569.655	2002	557	Ad
1562.4	2005	558	Am	1569.657	2004	401	Ad
1563	2003	331	Am	1569.682	2007	686	Ad
1566.3	2006	746	Am	1569.69	2006	615	Ad ⁶⁹
1566.45	2000	817	Ad	1569.7	2003	383	Ad
1566.75	2004	660	Ad	1569.70	2004	183	Am ⁵⁷¹
1567.50	2005	558	Ad & R ³⁸	1569.72	2000	817	Am
1568.01	2004	121	Am	1569.73	1999	114 *	Am
1568.02	2004	121	Am		2002	109	Am
1568.05	2003	225 *	Am		2003	312	Am
	2004	229 *	Am	1569.74	2003	312	Am
1568.0652	2002	707	Ad	1569.880	2003	409	Ad
1568.07	2006	902	Am	1569.881	2003	409	Ad
1568.0821	2000	819	Am	1569.882	2003	409	Ad
1568.0823	2002	784	Am ⁴⁹⁰	1569.883	2003	409	Ad
1568.0832	2000	817	Ad	1569.884	2003	409	Ad
1568.09	2000	819	Am		2007	686	Am
	2004	653 *	Am	1569.885	2003	409	Ad
	2006	538	Am ⁸⁰²		2005	456	Am
	2006	902	Am	1569.886	2003	409	Ad
	2007	130	Am ⁹⁰²		2007	686	Am
	2007	579 *	Am	1569.887	2003	409	Ad
1568.092	2006	538	Am ⁸⁰²	1569.888	2003	409	Ad
1569.15	2000	434	Am	1569.889	2005	456	Ad
1569.156	1999	658	Am ⁵⁶	1570.2	1X 2003–04	7 *	Am
1569.17	1999	359	Am	1570.7	2001	681	Am
	1999	881 *	Am (by Sec. 4 of Ch.) ⁷⁷		2004	632	Am
			Am (by Sec. 4.5 of Ch.) ¹	1572	1X 2003–04	7 *	Am
					2000	869	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
1572 (Cont.)	2001	681	Am		2007	288	Am (as am by
	2004	632	Am				Sec. 116,
	1X 2003-04	7 *	Am				Stats. 2005,
1572.5	1X 2003-04	7 *	R				Ch. 22) ⁹²⁹
1572.7	1X 2003-04	7 *	R				Am (as am by
1572.9	2001	681	Am				Sec. 117,
	1X 2003-04	7 *	R				Stats. 2005,
1573	1X 2003-04	7 *	R	1596.7927	1999	851 *	Ch. 22) ⁸⁴⁹ ,
1573.5	1X 2003-04	7 *	R		2000	135	Ad & R ⁵
1574.5	2001	681	Am		2000	135	Am ²⁰³
1575.1	2001	681	Ad	1596.794	2006	865	Ad
1575.2	2001	681	Am	1596.799	2002	536	Ad
1575.3	2000	869	Am	1596.803	2003	225 *	Am
1575.4	2000	869	Am		2004	229 *	Am
1575.45	2000	869	Ad	1596.816	2004	183	Am ⁵⁷¹
1575.5	2004	228 *	Am		2004	229 *	Am
1575.6	2001	681	Ad		2006	538	Am ⁸⁰²
1575.7	2006	902	Am	1596.817	2003	403	Ad
	2007	130	Am ⁹⁰²		2004	358	Am
	2007	483	Am ⁹⁶²	1596.845	2006	865	Am
1575.9	2006	74 *	Am	1596.847	2006	538	Am ⁸⁰²
1576	2000	869	Am	1596.8535	2002	122	Ad ¹⁷⁵
	1X 2003-04	7 *	Am	1596.8555	2004	358	Ad
1576.2	2001	681	Am	1596.857	2006	208	Am
1578	2001	681	Ad	1596.859	1999	823	Am
1578.1	2001	681	Ad		2006	545	Am
1579	2001	681	Ad	1596.8595	2003	403	Ad
	2004	632	Am		2006	545	Am
1580.1	2005	315	Ad	1596.871	1999	881 *	Am
1580.5	2000	869	Am		2000	819	Am
1581.5	2001	681	Am		2003	225 *	Am
1584	1999	658	Am ⁵⁶		2004	229 *	Am
1585	1X 2003-04	7 *	Am		2004	653 *	Am (as am by
1586.6	2003	105	Ad				Stats. 2004,
1586.7	2003	105	Ad				Ch. 229)
1588	2000	108 *	Am		2005	78 *	Am
1588.3	2000	108 *	Am		2006	75 *	Am
1588.5	2000	108 *	Am		2006	902	Am
	2004	632	Am		2007	579 *	Am
1588.7	2000	108 *	Am	1596.8712	2000	549	Ad
	2001	681	Am	1596.8713	1999	147 *	Am
	2004	632	Am		1999	934	Am
1589	2000	108 *	Am & RN & Ad		2000	108 *	Am
	2004	632	Am	1596.8714	1999	934	Ad
1589.5	2000	108 *	Ad(RN)	1596.872a	2004	229 *	Am
1590.3	2000	869	Ad	1596.872b	2004	229 *	Am
1590.5	2000	869	Am	1596.8865	2006	538	Am ⁸⁰²
1591	2004	632	Am	1596.8866	2001	378	Ad
1596.60	2000	239	Am		2002	353	Am
1596.653	1999	772	Ad	1596.8872	2002	707	Ad
1596.66	2000	819	Am	1596.8895	2006	545	Am
1596.76	2002	1022 *	Am	1596.8897	2006	538	Am ⁸⁰²
1596.773	2004	358	Ad	1596.890	1999	823	Am
1596.792	2004	664	Am	1596.95	2002	350	Am
			R & Ad ⁶⁸	1596.955	2004	193	Am ⁵⁷¹
	2005	22	Am (as am by	1597.01	2004	193	R ⁵⁷¹
			Sec. 4 and as ad	1597.05	2006	545	Am
			by Sec. 5,	1597.09	2002	1022 *	Am
			Stats. 2004,		2003	225 *	Am
			Ch. 664) ⁶⁴⁷		2006	75 *	Am
					2007	177 *	Am ⁹¹⁵

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1597.091	2002	1022*	Am	1743.2	2001	242	Ad
1597.44	2003	744	Am	1743.21	2001	242	Ad
1597.46	2006	105	Am	1743.23	2001	242	Ad
	2007	130	Am ⁹⁰²	1743.25	2001	242	Ad
1597.465	2003	744	Am	1743.27	2001	242	Ad
1597.467	2001	679	Ad	1743.29	2001	242	Ad
1597.55a	2003	225*	Am	1743.3	2001	242	Ad
	2006	75*	Am	1743.31	2001	242	Ad
	2007	177*	Am ⁹¹⁵	1743.33	2001	242	Ad
1597.55b	2003	225*	Am	1743.35	2001	242	Ad
1598.3	2004	193	R ⁵⁷¹	1743.37	2001	242	Ad
1599.1	2000	451	Am	1743.7	2001	242	Ad
	2006	530	Am	1743.9	2001	242	Ad
1599.73	1999	658	Am ⁵⁶		2006	902	Am
1599.74	2002	550	Am	1746	1999	83	Am ³⁰
1603.1	2003	419	Am		2004	825	Am
1603.2	2003	419	Am	1749	2004	825	Am
1603.3	2003	419	Am	1750	2006	74*	Am
1603.4	2003	419	Am	1760.5	2006	74*	Ad
1604.6	2006	484	Ad	1765.125	2002	111	Am
	2007	130	Am ⁹⁰²	1765.145	2006	538	Am ⁸⁰²
1621.5	2003	419	Am	1765.150	2002	111	Am
1626	2000	362	Am ²²⁴	1770	2000	820	Am
1627	2007	516	Ad & R ⁴²³	1771	1999	949	Am
1628	2007	516	Ad & R ⁴²³		2000	820	Am
1629	2007	516	Ad & R ⁴²³	1771.10	2000	820	Ad(RN)
1630	2007	516	Ad & R ⁴²³	1771.11	1999	949	Ad
1639	2003	464	Am		2000	820	Am & RN
1639.01	2002	929	Ad	1771.2	2000	820	Am
1639.35	2003	464	Ad	1771.3	2000	820	Ad
1639.56	2000	829	Ad	1771.4	2000	820	R & Ad
1644.5	2007	207	Am	1771.5	1999	949	Am
1644.7	2004	775	Ad		2000	820	R & Ad
1644.8	2004	775	Ad	1771.6	2000	820	R & Ad
1644.9	2004	775	Ad	1771.7	2000	820	R & Ad
1645	2007	88	Am		2002	553	Am
1647	1999	87	Ad		2003	324	Am
1648	2006	480	Ad		2005	454	Am
1725	2005	335	Am		2006	529	Am
1726	2005	335	Am	1771.8	2000	820	R & Ad(RN)
1728.1	2006	902	Am		2002	553	Am
	2007	483	Am ⁹⁶²	1771.9	1999	83	Am ³⁰
1728.8	2007	620	Ad ⁶⁶²		1999	949	Am
1729	2006	74*	Am		2000	820	Am & RN
	2007	620	Am	1772	2000	820	Am
1729.1	2006	74*	R	1772.2	2000	820	Ad
1730	2006	74*	Am	1773	2000	820	Am
	2007	620	Am	1774	2000	820	Am
1734.5	2005	315	Ad	1775	2000	820	Am
1736.1	2007	620	Am	1776.3	2001	111*	Ad
1736.2	2006	74*	Am		2002	553	Am
1736.3	2006	74*	R	1776.6	2000	820	Am
1736.6	2006	902	Am		2000	820	Am
1743	2001	242	Ad		2002	553	Am
1743.11	2001	242	Ad	1777.2	2000	820	Am
1743.13	2001	242	Ad	1777.4	2000	820	Am
1743.15	2001	242	Ad	1779	1999	949	Am
1743.17	2001	242	Ad		2000	820	Am
	2006	74*	Am	1779.10	2000	820	Am
1743.19	2001	242	Ad	1779.2	2000	820	Am
	2006	74*	Am	1779.4	2000	820	Am

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1779.6	2000	820	Am	1792.6	2000	820	Ad
1779.7	2000	820	Ad	1792.7	2004	129	Ad
1779.8	2000	820	Am	1792.8	2004	129	Ad
1780	2000	820	Am	1792.9	2004	129	Ad
1780.2	2000	820	Am	1793.11	2000	820	Am
1780.4	2000	820	Am	1793.13	2000	820	Am
1781	2000	820	Am	1793.15	2000	820	Am
1781.10	2000	820	Am	1793.17	2000	820	Am
1781.2	2000	820	Am	1793.19	2000	820	Am
1781.4	2000	820	Am	1793.21	2000	820	Am
1781.6	2000	820	Am	1793.23	2000	820	Am
1781.8	2000	820	Am	1793.25	2000	820	Am
1782	2000	820	Am	1793.27	2000	820	Am
	2006	529	Am	1793.29	2000	820	Am
1783	2000	820	Am	1793.5	2000	820	Am
1783.2	2000	820	Am	1793.50	2000	820	Am
1783.3	2000	820	Ad	1793.56	2000	820	Am
	2006	529	Am	1793.58	2000	820	Am
1784	2000	820	Am	1793.6	2000	820	Am
1785	2000	820	Am	1793.60	2000	820	Am
1786	2000	820	Am	1793.62	2000	820	Am
1786.2	2000	820	Am	1793.7	2000	820	Am
1787	2000	820	Am	1793.8	2000	820	Am
1788	1999	949	Am	1793.9	2000	820	Am
	2000	820	Am		2002	553	Am
	2005	454	Am	1794.04	2004	183	Am ⁵⁷¹
	2006	529	Am	1794.06	2006	74*	Am
1788.2	2000	820	Am	1795	2002	272	Ad
1788.4	2000	820	Am	1797.109	2000	157	Am
1789	2000	820	Am	1797.112	2000	93*	Am
1789.1	2000	820	Ad	1797.115	2002	1050	Ad
1789.2	2000	820	Am		2003	62	Am ⁵¹⁹
1789.4	2000	820	Am	1797.116	2002	612*	Ad
1789.6	2000	820	Am	1797.153	2006	703	Ad
1789.8	2000	820	Am		2007	483	Am ⁹⁶²
1790	2004	129	Am	1797.172	1999	549*	Am
	2006	529	Am	1797.188	2006	102	Am
1792	2000	820	R & Ad	1797.190	2002	718	Am
	2004	129	Am	1797.191	1999	83	Am ³⁰
1792.1	2000	820	Ad	1797.196	1999	163	Ad
	2004	129	R		2002	718	Am
1792.10	2004	129	Ad				R & Ad ⁶⁹
1792.11	2000	820	Ad & R ¹⁸		2003	62	Am (as am by
1792.12	2000	820	Ad & R ¹⁸				Sec. 3,
1792.13	2000	820	Ad & R ¹⁸				Stats. 2002,
1792.14	2000	820	Ad & R ¹⁸				Ch. 718) ⁵¹⁹
1792.15	2000	820	Ad & R ¹⁸		2005	111	Am (as am by
1792.16	2000	820	Ad & R ¹⁸				Sec. 181,
1792.17	2000	820	Ad & R ¹⁸				Stats. 2003,
1792.18	2000	820	Ad & R ¹⁸				Ch. 62)
1792.19	2000	820	Ad & R ¹⁸		2006	85	Am (as am by
1792.2	1999	470	Am				Sec. 1,
	2000	820	R & Ad				Stats. 2005,
1792.20	2000	820	Ad & R ¹⁸				Ch. 111) ⁶³⁹
1792.21	2000	820	Ad & R ¹⁸				Am (as ad by
1792.22	2000	820	Ad & R ¹⁸				Sec. 4,
1792.3	2000	820	Ad				Stats. 2002,
1792.4	2000	820	Ad				Ch. 718) ⁴⁴⁶
	2004	129	Am	1797.197	2001	458	Ad
1792.5	2000	820	Ad	1797.198	2001	171*	Ad
	2004	129	Am		2005	80*	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
1797.199	2001	171 *	Ad	2044	2002	395	Ad
	2002	1161 *	Am	2045	2002	395	Ad
	2005	80 *	Am	2046	2002	395	Ad
1797.8	2002	678	Ad ⁴⁷⁰	2047	2002	395	Ad
1797.98a	2003	707	Am	2048	2002	395	Ad
	2005	671	Am (by Sec. 2 of Ch.)	2049	2002	395	Ad
	2006	841	Am ^{852, 853}	2050	2002	395	Ad
1797.98b	1999	679	Am	2051	2002	395	Ad
	2003	707	Am	2052	2002	395	Ad
1797.98c	2002	430	Am	2053	2002	395	Ad
	2003	707	Am	2054	2002	395	Ad
	2005	671	Am		2005	158	Am
1797.98e	2002	430	Am	2055	2002	395	Ad
	2003	707	Am	2060	2002	395	Ad
	2004	524	Am	2061	2002	395	Ad
			R & Ad ¹⁰⁰	2062	2002	395	Ad
	2005	671	R (as ad by Sec. 3, Stats. 2004, Ch. 524)	2063	2002	395	Ad
			Am (as am by Sec. 2, Stats. 2004, Ch. 524) ¹³	2064	2002	395	Ad
				2065	2002	395	Ad
				2066	2002	395	Ad
				2067	2002	395	Ad
				2070	2002	395	Ad
				2071	2002	395	Ad
				2072	2002	395	Ad
1798.200	1999	549 *	Am	2073	2002	395	Ad
1798.210	2004	513	Ad	2074	2002	395	Ad
1798.211	2004	513	Ad	2075	2002	395	Ad
1799.111	2007	308	Am	2076	2002	395	Ad
1799.112	2004	513	Ad	2077	2002	395	Ad
1799.204	2001	171 *	Am	2078	2002	395	Ad
2000	2002	395	Ad	2079	2002	395	Ad
2001	2002	395	Ad	2080	2002	395	Ad
2002	2002	395	Ad	2081	2002	395	Ad
2003	2002	395	Ad	2082	2002	395	Ad
2004	2002	395	Ad	2083	2002	395	Ad
2005	2002	395	Ad	2084	2002	395	Ad
2006	2002	395	Ad	2085	2002	395	Ad
2007	2002	395	Ad	2090	2002	395	Ad
2010	2002	395	Ad	2091	2002	395	Ad
2011	2002	395	Ad	2092	2002	395	Ad
2012	2002	395	Ad	2093	2002	395	Ad
2013	2002	395	Ad	2200	2002	395	R
2014	2002	395	Ad	2201	2002	395	R
2020	2002	395	Ad	2202	2002	395	R
2021	2002	395	Ad	2210	2002	395	R
2022	2002	395	Ad	2211	2002	395	R
2023	2002	395	Ad	2212	2002	395	R
2024	2002	395	Ad	2213	2002	395	R
2025	2002	395	Ad	2214	2002	395	R
2026	2002	395	Ad	2215	2002	395	R
2027	2002	395	Ad	2215.5	2002	395	R
2028	2002	395	Ad	2216	2002	395	R
2029	2002	395	Ad	2217	2002	395	R
2030	2002	395	Ad	2218	2002	395	R
	2005	700	Am	2219	2002	395	R
2040	2002	395	Ad	2220	2002	395	R
2041	2002	395	Ad	2221	2002	395	R
2042	2002	395	Ad	2222	2002	395	R
2043	2002	395	Ad	2223	2002	395	R
	2005	158	Am	2224	2002	395	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
2225	2002	395	R	2308	2002	395	R
2226	2002	395	R	2309	2002	395	R
2240	2002	395	R	2310	2002	395	R
2240.1	2002	395	R	2311	2002	395	R
2241	2002	395	R	2312	2002	395	R
2242	2002	395	R	2315	2002	395	R
2243	2002	395	R	2316	2002	395	R
2244	2002	395	R	2317	2002	395	R
2244.5	2002	395	R	2318	2002	395	R
2245	2002	395	R	2319	2002	395	R
2246	2002	395	R	2320	2002	395	R
2247	2002	395	R	2330	2002	395	R
2248	2001	75	Am	2331	2002	395	R
	2002	395	R	2332	2002	395	R
2249	2002	395	R	2360	2002	395	R
2250	2002	395	R	2805	2004	38*	Am
2251	2002	395	R	2851	2001	75	Am
2252	2002	395	R		2005	700	Am
2253	2002	395	R	2853	2005	158	Ad
2270	2002	395	R	4730.11	2004	199	Ad
2272	2002	395	R	4730.12	2004	199	Ad
2272.5	2002	395	R	4730.3	2001	390	Am
2273	2002	395	R				R & Ad ³⁶¹
2274	2002	395	R		2004	199	R (as ad by
2275	2002	395	R				Sec. 2 and
2277	2002	395	R				Sec. 3,
2278	2002	395	R				Stats. 2001,
2279	2002	395	R				Ch. 390)
2280	2002	395	R	4730.4	2006	172	Am
2280.1	2002	395	R	4730.6	1999	550*	Am ¹
2281	2002	395	R	4730.65	2003	296	Am
2282	2002	395	R	4730.66	2002	79*	Ad
2283	2002	395	R	4730.8	2006	538	Am ⁸⁰²
2283.5	2002	395	R	4733	2000	86	Am
2284	2002	395	R		2005	700	Am
2285	2002	395	R	4733.5	2005	700	Am
2285.5	2002	395	R	4766.5	2005	158	Ad
2286	2002	395	R	4767.5	2001	606*	Ad
2287	2002	395	R	5412	2001	498	Am
2288	2002	395	R	5413	2001	498	Am
2289	2002	395	R	5471	2007	27	Am
2290	2002	395	R	6480.1	2006	172	Am
2290.5	2002	395	R	6489	2000	86	Am
2291	2002	395	R		2005	700	Am
2291.1	2002	395	R	6491.5	2005	158	Ad
2291.2	2000	262	Am	6512	2002	261	Am
	2002	395	R	6512.7	2003	296	Am
2291.3	2002	395	R	6590	1999	696	Ad
2291.4	2002	395	R	6591	1999	696	Ad
2291.5	2002	395	R	6592	1999	696	Ad
2291.7	2002	395	R	6593	1999	696	Ad
2292	2002	395	R	6594	1999	696	Ad
2294	2002	395	R	6595	1999	696	Ad
2300	2002	395	R	6982	2004	193	Am ⁵⁷¹
2302	2002	395	R	7000	2001	436	Am
2303	2002	395	R	7001	2001	436	Am
2304	2002	395	R	7002	2001	436	Am
2305	2002	395	R	7003	2001	436	Am
2306	2002	395	R	7005	2001	436	Am
2307	2002	395	R	7007	2001	436	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
7010	2001	436	Am	7151.5	2000	830	Am
7010.5	2001	436	Am		2007	629	R
7010.7	2001	436	Am	7152	2007	629	R
7012	2001	436	Am	7152.5	2007	629	R
7013	2001	436	Am	7152.7	2001	740	Ad
7014	2001	436	Am		2003	405	Am
7016	2001	436	Am		2007	629	R
7017	2001	436	R	7153	2000	830	Am
7021	2001	436	Am		2007	629	R
7052	2004	413	Am	7153.2	2007	629	R
7053	2003	874	Am	7153.5	2000	830	Am
7054	2002	819	Am		2007	629	R
7054.5	2001	436	R	7154	2000	830	Am
7054.6	2000	276	Am		2007	629	R
	2001	436	Am	7154.5	2007	629	R
7055	1999	657	Am	7155	2007	629	R
	2006	463	Am	7155.5	2007	629	R
7100	1999	657	Am	7155.7	2003	309	Ad & R ⁴³
	1999	658	Am (by Sec. 5.5 of Ch.) ⁵⁶		2005	138	Am ¹³
	2001	230	Am		2007	629	R
	2004	307	Am	7156	2007	629	R
7103	2002	819	Am	7156.5	2007	629	R
7104.1	2001	436	Am	7158.3	2003	464	Ad
7105	2004	307	Am	7185	1999	658	R ⁵⁶
	2006	96	Am	7185.5	1999	658	R ⁵⁶
7109	2001	436	Am	7186	1999	658	R ⁵⁶
7111	2002	819	Am	7186.5	1999	658	R ⁵⁶
7116	2001	436	Am	7187	1999	658	R ⁵⁶
7150	2007	629	R & Ad	7187.5	1999	658	R ⁵⁶
7150.1	2007	629	R	7188	1999	658	R ⁵⁶
7150.10	2007	629	Ad	7189	1999	658	R ⁵⁶
7150.15	2007	629	Ad	7189.5	1999	658	R ⁵⁶
7150.2	2000	829	Ad	7190	1999	658	R ⁵⁶
	2007	629	R	7190.5	1999	658	R ⁵⁶
7150.20	2007	629	Ad	7191	1999	658	R ⁵⁶
7150.25	2007	629	Ad	7191.5	1999	658	R ⁵⁶
7150.30	2007	629	Ad	7192	1999	658	R ⁵⁶
7150.35	2007	629	Ad	7192.5	1999	658	R ⁵⁶
7150.40	2007	629	Ad	7193	1999	658	R ⁵⁶
7150.45	2007	629	Ad	7193.5	1999	658	R ⁵⁶
7150.5	2007	629	R	7194	1999	658	R ⁵⁶
7150.50	2007	629	Ad	7194.5	1999	658	R ⁵⁶
7150.55	2007	629	Ad	7200	2001	436	Am
7150.60	2007	629	Ad	8010	2001	818	Ad
7150.65	2007	629	Ad	8011	2001	818	Ad
7150.70	2007	629	Ad	8012	2001	818	Ad
7150.75	2007	629	Ad	8013	2001	818	Ad
7150.80	2007	629	Ad	8014	2001	818	Ad
7150.85	2007	629	Ad	8015	2001	818	Ad
7150.90	2007	629	Ad	8016	2001	818	Ad
7151	1999	658	Am ⁵⁶	8017	2001	818	Ad
	2007	629	R	8018	2001	818	Ad
7151.10	2007	629	Ad	8019	2001	818	Ad
7151.15	2007	629	Ad	8020	2001	818	Ad
7151.20	2007	629	Ad	8021	2001	818	Ad
7151.25	2007	629	Ad	8025	2001	818	Ad
7151.30	2007	629	Ad	8026	2001	818	Ad
7151.35	2007	629	Ad	8027	2001	818	Ad
7151.40	2007	629	Ad	8028	2001	818	Ad
				8029	2001	818	Ad

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>
8030	2001	818	Ad	8923	2003	57	R
Div. 8,				8924	2003	57	R
Pt. 1,				8925	2003	57	R
Ch. 1,				8926	2003	57	R
heading				8930	2003	57	R
(Sec. 8100				8931	2003	57	R
et seq.)	2001	436	Am	8932	2003	57	R
8100	2001	436	Am	8933	2003	57	R
8101	2000	546	R	8934	2003	57	R
8113.2	2001	436	R	8934.1	2003	57	R
8113.6	2000	568	Am	8934.2	2003	57	R
8136	2003	57	Am	8934.3	2003	57	R
8277	2003	874	Am	8934.4	2003	57	R
8279	1999	207	Ad	8935	2003	57	R
8300	2001	436	Am	8936	2003	57	R
8301	2001	436	R	8937	2003	57	R
8302	2001	436	R	8938	2003	57	R
8303	2001	436	R	8939	2003	57	R
8304	2001	436	R	8940	2003	57	R
8305	2001	436	R	8941	2003	57	R
8306	2001	436	R	8950	2003	57	R
8307	2001	436	R	8950.01	2003	57	R
8308	2001	436	R	8950.3	2003	57	R
8343	2000	568	Am	8950.4	2003	57	R
8344	2000	568	Am	8950.5	2003	57	R
8344.5	2000	568	Am	8950.6	2003	57	R
8346.5	2000	568	Am	8951	2003	57	R
8347	2000	568	Am	8952	2003	57	R
8571	2001	436	Am	8960	2003	57	R
8574	2000	568	Am	8961	2003	57	R
8585	2000	568	Am	8961.1	2003	57	R
	2006	124	Am	8961.10	2003	57	R
8650	2001	436	Am	8961.11	2003	57	R
	2001	516	Am	8961.12	2003	57	R
8650.5	2001	436	Ad	8961.13	1999	207	Am
	2001	516	Ad		2003	57	R
8731	2000	568	Am	8961.2	2003	57	R
8734	2000	568	Am	8961.3	2003	57	R
8740	2000	568	Am	8961.4	2003	57	R
8741	2006	124	Am	8961.5	2003	57	R
8743	2000	568	Am	8961.6	2003	57	R
8744	2000	568	Am	8961.7	2000	68*	Am
8747.5	2000	568	Am		2003	57	R
8748	2000	568	Am	8961.8	2003	57	R
8778	2007	307	Am	8961.9	2003	57	R
8778.5	2007	307	Ad	8962	2003	57	R
8890	2003	57	R	8962.1	2003	57	R
8891	2003	57	R	8962.2	2003	57	R
8892	2003	57	R	8963	2003	57	R
8893	2003	57	R	8963.5	2003	57	R
8894	2003	57	R	8963.6	2003	57	R
8900	2003	57	R	8963.7	2003	57	R
8901	2003	57	R	8963.8	2003	57	R
8902	2003	57	R	8963.9	2003	57	R
8903	2003	57	R	8964	2003	57	R
8910	2003	57	R	8965	2003	57	R
8911	2003	57	R	8966	2003	57	R
8912	2003	57	R	8967	2003	57	R
8920	2003	57	R	8967.5	2003	57	R
8921	2003	57	R	8968	2003	57	R
8922	2003	57	R	8968.5	2003	57	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
8969	2003	57	R	9062	2003	57	Ad
8969.5	2003	57	R	9063	2003	57	Ad
8969.6	2003	57	R	9064	2003	57	Ad
8970	2003	57	R	9065	2003	57	Ad
8971	2003	57	R	9066	2003	57	Ad
8972	2003	57	R	9067	2003	57	Ad
8973	2003	57	R	9068	2003	57	Ad
8980	2003	57	R	9069	2003	57	Ad
8981	2003	57	R	9070	2003	57	Ad
8981.5	2003	57	R	9071	2003	57	Ad
8982	2003	57	R	9072	2003	57	Ad
8983	2003	57	R	9073	2003	57	Ad
8984	2003	57	R	9074	2003	57	Ad
8985	2003	57	R	9075	2003	57	Ad
8990	2003	57	R	9076	2003	57	Ad
8991	2003	57	R	9077	2003	57	Ad
9000	2003	57	R & Ad	9078	2003	57	Ad
9001	2003	57	R & Ad	9079	2003	57	Ad
9002	2003	57	R & Ad	9080	2003	57	Ad
9003	2003	57	R & Ad	9081	2003	57	Ad
9004	2003	57	R & Ad	9082	2003	57	Ad
9005	2003	57	R & Ad	9083	2003	57	Ad
9006	2003	57	Ad	9090	2003	57	Ad
9007	2003	57	Ad	9091	2003	57	Ad
9010	2003	57	R & Ad	9092	2003	57	Ad
9011	2003	57	Ad	9093	2003	57	Ad
9012	2003	57	Ad	9100	2003	57	R
9013	2003	57	Ad	9201	2003	57	R
9014	2003	57	Ad	9203	2003	57	R
9020	2003	57	Ad	9204	2003	57	R
9021	2003	57	Ad	9205	2003	57	R
9022	2003	57	Ad	9206	2003	57	R
9023	2003	57	Ad	9207	2003	57	R
9024	2003	57	Ad	9208	2003	57	R
9025	2003	57	R & Ad	9209	2003	57	R
9026	2003	57	Ad	9210	2003	57	R
9027	2003	57	Ad	9211	2003	57	R
9028	2003	57	Ad	9212	2003	57	R
9029	2003	57	Ad	9213	2003	57	R
9030	2003	57	Ad	9214	2003	57	R
9031	2003	57	Ad	9215	2003	57	R
	2005	700	Am	9216	2003	57	R
9040	2003	57	Ad	9217	2003	57	R
9041	2003	57	Ad	9218	2003	57	R
9042	2003	57	Ad	9219	2003	57	R
9043	2003	57	Ad	9220	2003	57	R
9044	2003	57	Ad	9221	2003	57	R
9045	2003	57	Ad	9222	2003	57	R
9046	2003	57	Ad	9223	2003	57	R
9047	2003	57	Ad	9224	2003	57	R
9048	2003	57	Ad	9225	2003	57	R
9049	2003	57	Ad	9300	2003	57	R
9050	2003	57	Ad	9301	2003	57	R
9051	2003	57	Ad	9302	2003	57	R
9052	2003	57	Ad	9303	2003	57	R
9053	2003	57	Ad	9304	2003	57	R
9054	2003	57	Ad	9305	2003	57	R
9055	2003	57	Ad	9306	2003	57	R
9056	2003	57	Ad	9307	2003	57	R
9060	2003	57	Ad	9308	2003	57	R
9061	2003	57	Ad	9309	2003	57	R

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>
9320	2003	57	R	11159.1	2004	695	Am
9321	2003	57	R	11159.2	2003	406	Am ⁷⁰
9513	1999	207	Ad				R ⁶³
9600.5	2000	568	Am				Ad ³⁹¹
9600.6	2000	568	Am		2005	487	Am
11024	2000	676	Am	11161	2000	1092	Am
11026	1999	749	Am		2003	406	Am ⁷⁰
	2000	676	Am				R ⁶³
	2001	289	Am				Ad ³⁹¹
11029.5	2003	406	Ad		2004	573*	Am (as am by
11054	2001	841	Am				Sec. 4,
	2002	664	Am ⁴³¹				Stats. 2003,
11055	1999	975	Am (by Sec. 1				Ch. 406) ⁶⁵⁶
			of Ch.)				Am (as ad by
	2000	8*	Am				Sec. 5,
	2001	841	Am				Stats. 2003,
11056	2000	8*	Am				Ch. 406) ⁶⁵⁷
	2001	841	Am		2005	487	Am
11057	2002	1013	Am	11161.5	2003	406	Ad
11100	1999	975	Am (by Sec. 2		2005	487	Am
			of Ch.)	11161.7	2003	406	Ad
	1999	978	Am (by Sec. 1.5	11162	2003	406	Am ⁷⁰
			of Ch.)				R ⁶³
	2001	841	Am	11162.1	2003	406	Ad ³⁹¹
	2003	369*	Am		2004	573*	Am
	2004	405	Am ⁶⁵⁴		2005	487	Am
	2005	468	Am		2006	286	Am
11100.05	2005	468	Am		2006	538	Am ⁸⁰²
11100.1	2003	369*	Am		2007	130	Am ⁹⁰²
	2005	468	Am	11162.5	2006	901	Am ⁸¹⁰
11104	2003	369*	Am	11162.6	2003	406	Ad ³⁹¹
	2005	468	Am	11163	2000	1092	R
11104.5	2005	468	Am	11164	2000	1092	Am
11106	1999	978	Am		2002	536	Am
	2002	13*	Am		2003	406	Am ⁷⁰
	2003	369*	Am				R ⁶³
	2005	468	Am				Ad ³⁹¹
11106.7	2003	142	Ad				R & Ad ⁶³
11107	2003	369*	Am		2005	487	Am
11107.1	2003	369*	Am		2006	286	Am
	2005	468	Am	11164.1	2003	406	Ad
	2002	1013	R				R & Ad ⁶³
11123	2002	1013	R	11164.5	2000	293	Ad
11124	2002	1013	R	11165	1999	655	Am ^{73 19}
11125	2002	1013	R		2002	345	Am ^{300 317}
11127	2002	1013	R		2003	406	Am (by Sec. 16
11128	2002	1013	R				of Ch.) ¹⁸
11129	2002	1013	R				Ad (by Sec. 17
11130	2002	1013	R				of Ch.) ⁶³
11131	2002	1013	R		2003	748	Am (by Sec. 3
11132	2002	1013	R				of Ch.) ¹⁸
11133	2002	1013	R				Ad (by Sec. 4
11134	2002	1013	R				of Ch.) ⁶³
11135	2002	1013	R		2005	506*	Am
11136	2002	1013	R		2006	286	Am
11150	1999	749	Am	11165.1	2002	345	Ad ³⁰⁰
	2000	676	Am				R ³⁰¹
	2001	289	Am		2003	406	Am ^{36 13}
	2004	191	Am		2006	286	Am
	2005	506*	Am	11165.5	2005	487	Ad & R ⁶⁸
11156	2006	350	Am	11166	2003	406	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
11167	1999	853	Am ¹⁴⁴		2005	692	Am
	2003	406	Am ⁷⁰	11372	2002	787	Am ⁴²²
			R ⁶³	11372.5	2005	158	Am
			Ad ³⁹¹	11372.7	2001	750	Am
			R & Ad ⁶³		2001	854	Am
11167.5	2003	406	Am ⁷⁰		2002	545	Am ⁴²²
			R ⁶³	11375	2001	838	Am (as am by
			Ad ³⁹¹				Stats. 1992,
11168	2003	406	Am & R ⁶⁸				Ch. 616
11169	2003	406	Am ⁷⁰				and as am by
			R ⁶³				Stats. 1996,
11190	2003	406	Am ⁷⁰				Ch. 109)
			R ⁶³	11377	1999	975	Am
			Ad ³⁹¹		2001	838	Am (by Sec. 3
			R & Ad ⁶³				of Ch.)
	2004	573 *	Am (as ad by		2001	841	Am (by Sec. 5.5
			Sec. 28 and				of Ch.)
			Sec. 29,		2002	664	Am ⁴³¹
			Stats. 2003,	11378	2001	841	Am
			Ch. 406)	11379	2001	841	Am
	2005	487	Am	11379.6	2003	620	Am
	2006	286	Am	11380	2001	841	Am
11207	2004	695	Am	11380.7	2006	650	Ad
11210	2000	676	Am	11382	2001	841	Am
	2005	506 *	Am		2002	664	Am ⁴³¹
11218	2002	543	Am	Div. 10,			
11219	2002	543	Am	Ch. 6,			
11250	2003	426	Am	Art. 6,			
11251	2003	426	Am	heading			
11350	2000	8 *	Am	(Sec. 11383			
11351	2000	8 *	Am	et seq.)	2006	646	Am
11352	2000	8 *	Am	11383	2003	619	Am
11352.1	2000	350 *	Am		2006	646	Am
11353	2000	8 *	Am	11383.5	2006	646	Ad
11354	2000	8 *	Am	11383.6	2006	646	Ad
11355	2000	8 *	Am	11383.7	2006	646	Ad
11362.7	2003	875	Ad	11474	1999	787	Am
11362.71	2003	875	Ad	11479	2002	787	Am ⁴²²
11362.715	2003	875	Ad	11479.1	2002	787	Am ⁴²²
11362.72	2003	875	Ad	11479.5	2002	443	Am
11362.735	2003	875	Ad		2002	787	Am ⁴²²
11362.74	2003	875	Ad	11493	2007	176 *	Am
11362.745	2003	875	Ad	11502	2006	538	Am ⁸⁰²
11362.755	2003	875	Ad	11545	2000	815	Ad
11362.76	2003	875	Ad	11550	2001	854	Am
11362.765	2003	875	Ad	11561	2003	468	Am ⁵⁶¹
11362.77	2003	875	Ad	11571	2002	1057	Am
11362.775	2003	875	Ad		2003	62	Am ⁵¹⁹
11362.78	2003	875	Ad	11571.1	2001	431	Am ¹⁸
11362.785	2003	875	Ad		2004	304	Am ³⁸
11362.79	2003	875	Ad		2005	22	Am ⁶⁴⁷
11362.795	2003	875	Ad		2006	538	Am ⁸⁰²
11362.8	2003	875	Ad		2007	95	Am
11362.81	2003	875	Ad	11573	2002	1057	Am
11362.82	2003	875	Ad	11573.5	2001	854	Am
11362.83	2003	875	Ad		2002	1057	Am
11362.9	1999	750	Ad ⁸⁷	11581	2002	1057	Am
	2001	854	Am		2003	62	Am ⁵¹⁹
	2003	704	Am	11591	2003	536	Am
11364	2004	608	Am	11592	2007	130	Am ⁹⁰²
11364.7	1999	762	Am	11703	2005	88	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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11706	2005	88	Am		2004	862	Am
11750	2004	862	Am	11758.47	1999	525	Am ¹¹²
11751.4	2004	862	Am		2000	857	Am ²⁰³
11752.1	2004	862	Ad	11758.50	2004	193	R ⁵⁷¹
11754	2004	862	Am		2004	862	R
11755	2004	862	Am	11758.51	2004	193	R ⁵⁷¹
11755.2	2004	862	Am		2004	862	R
11755.4	2004	862	R	11758.52	2004	193	R ⁵⁷¹
11755.5	2004	862	R		2004	862	R
11756	2004	862	Am	11758.53	2004	193	R ⁵⁷¹
11756.5	2004	193	R ⁵⁷¹		2004	862	R
	2004	862	R	11758.54	2004	193	R ⁵⁷¹
11756.7	2001	111 *	Am ^{73 19}		2004	862	R
11756.8	2000	108 *	Ad	11759.1	2004	862	Am
11757	2004	862	R	11759.10	2004	193	R ⁵⁷¹
11757.51	2004	862	Am		2004	862	R
11757.55	2004	862	R	11759.11	2004	193	R ⁵⁷¹
11757.57	2004	862	Am		2004	862	R
11757.59	2004	862	Am	11759.12	2004	193	R ⁵⁷¹
11757.61	2004	862	Am		2004	862	R
11757.62	2004	193	R ⁵⁷¹	11759.17	2004	193	R ⁵⁷¹
	2004	862	R		2004	862	R
11757.63	2004	862	R	11759.2	2004	862	Am
11757.65	2004	862	R	11759.4	2001	745 *	Am
11757.66	2004	862	R		2004	862	Am
11758	2002	678	Ad	11759.5	2004	862	R
	2004	183	Am ⁵⁷¹	Div. 10.5, Pt. 2, heading (Sec. 11760 et seq.)			
11758.03	2002	678	Ad	Div. 10.5, Pt. 2, Ch. 1, Art. 1, heading (Sec. 11760 et seq.)	2004	862	Am
11758.06	2002	678	Ad	11760	2004	862	Am
Div. 10.5, Pt. 1, Ch. 3, heading (Sec. 11758.10 et seq.)	2004	862	Am	11760.1	2004	862	Am
	2004	193	Am ⁵⁷¹	11760.2	2004	862	Am
11758.10	2004	862	R & Ad	11760.3	2004	862	Am
	2004	862	Am	11760.4	2004	862	Am
11758.12	2004	862	Am	11760.5	2004	862	Ad
11758.13	2004	862	Am	11760.6	2004	862	Ad
Div. 10.5, Pt. 1, Ch. 3.3, heading (Sec. 11758.20 et seq.)	2004	862	R	11765	2004	862	R
	2004	862	Am	11772	2004	193	Am ⁵⁷¹
11758.20	2004	862	Am		2004	862	Am
11758.23	2004	862	Am	11773	2006	662	Ad
11758.25	2004	862	Am	11773.1	2006	662	Ad
11758.27	2004	862	R		2007	130	Am ⁹⁰²
11758.29	2004	862	Am	11773.2	2006	662	Ad
11758.33	2004	193	R ⁵⁷¹	11773.3	2006	662	Ad
	2004	862	R	11776	2004	862	Am
11758.40	2004	862	Am	11778.9	2004	862	Am
11758.41	2004	862	R	11781	2004	862	Am
11758.42	2002	543	Am	11781.5	2004	862	Am
11758.421	2005	616 *	Ad	11782	2004	193	R ⁵⁷¹
11758.425	2005	616 *	Ad		2004	862	R
11758.43	2004	862	Am	11785	2004	862	Am
11758.46	2000	108 *	Am				
	2002	543	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11786	2004	862	Am	11830.1	2004	862	Ad(RN)
11788	2004	862	Ad	11830.5	2004	862	Am
11789	2004	862	Ad	11831	2004	862	Am (as ad by Sec. 64, Stats. 1984, Ch. 1328) & RN
11790	2004	862	Ad				
11791	2004	862	Ad	11831.2	2004	862	Ad(RN)
11792	2004	862	Ad		2007	177*	Am
11793	2004	862	Ad	11831.5	2004	193	Am ⁵⁷¹
11794	2004	862	Ad		2004	862	Am
11794.1	2004	862	Ad		2006	75*	Am
11795	2004	862	Am		2007	177*	Am
11796	2004	862	Am	11832.1	2007	177*	Ad(RN)
11796.1	2004	862	Am		2007	577*	Ad(RN)
11797	2004	862	Am	11833.01	2007	177*	Ad
11798	2004	862	Am	11833.02	2007	177*	Ad
11798.1	2004	193	Am ⁵⁷¹	11833.03	2007	177*	Ad
	2004	862	Am	11833.04	2007	177*	Ad
11800	2004	862	Am	11834	2007	177*	Am & RN
11801	2004	862	Am		2007	577*	Am & RN
	2007	568	Am	11834.03	2007	177*	Am
11802	2004	862	Am	11834.15	2007	177*	Am
11805	2004	862	Am	11835	2004	862	Am
Div. 10.5, Pt. 2, Ch. 4, Art. 4, heading (Sec. 11810 et seq.)				Div. 10.5, Pt. 2, Ch. 9, heading (Sec. 11836 et seq.)			
	2004	862	Am		2004	862	Am
11810	2004	862	Am	11836	2000	1063	Am (by Sec. 1 of Ch.)
11811	2004	862	Am		2000	1064*	Am & R ²⁴
11811.1	2004	862	Am				Ad (by Sec. 2.1 of Ch.) ²⁵
11811.3	2004	862	Am		2001	159	Am ³⁰⁵
11811.5	2004	862	Am		2002	545	Am ⁴²²
11811.6	2004	862	Am		2004	862	Am
11811.7	2004	862	Am		2006	692	Am
11812	2004	862	Am	11836.16	2000	1064*	Ad
11812.6	2004	862	Am	11837	1999	22*	Am (as am by Sec. 2.5, Stats. 1998, Ch. 756) ¹⁶
11813	2004	862	Am				Am ⁶⁷⁶
11814	2004	862	Am		2004	551	Am (as am by Sec. 1, Stats. 2004, Ch. 551)
11814.5	2004	862	R		2005	164	Am (as am by Sec. 3, Stats. 1998, Ch. 756) ¹⁶
11817.1	2004	862	Am	11837.1	1999	22*	Am (as am by Sec. 3, Stats. 1998, Ch. 756) ¹⁶
11817.3	2004	862	Am				
11817.4	2004	862	Am	11837.2	2004	862	Am
11817.8	2004	862	R & Ad	11837.3	2004	862	Am
11818	2004	862	Am	11837.4	2000	1064*	Am
11818.5	2004	862	Am		2004	862	Am
11820	2004	862	Am	11837.6	2004	862	Am
11820.1	2004	862	Am	11837.7	2004	862	Am
11825	2004	862	Am	11837.8	2004	862	Am
11826	2004	862	Am	11837.9	2004	862	Am
11827	2004	862	Am				
11828	2004	862	Am				
11830	2004	862	Am (as am by Sec. 2, Stats. 1989, Ch. 919) Am (as am by Sec. 64, Stats. 1995, Ch. 938) & RN				

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<i>Affected By</i>				<i>Affected By</i>			
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11838.1	2004	862	Am	11844.5	2004	862	Ad
11839	2004	862	Ad	11845	2004	862	Ad
11839.1	2004	862	Ad	11845.5	2004	862	Ad
11839.10	2004	862	Ad	11847	2004	862	Ad
11839.11	2004	862	Ad	11847.1	2004	862	Ad
11839.12	2004	862	Ad	11847.2	2004	862	Ad
11839.13	2004	862	Ad	11847.3	2004	862	Ad
11839.14	2004	862	Ad	11847.4	2004	862	Ad
11839.15	2004	862	Ad	11847.5	2004	862	Ad
11839.16	2004	862	Ad	11847.6	2004	862	Ad
11839.17	2004	862	Ad	11848	2004	862	Ad
11839.18	2004	862	Ad	11848.5	2004	862	Ad
11839.19	2004	862	Ad	11849	2004	862	Ad
11839.2	2004	862	Ad	11849.5	2004	862	Ad
11839.20	2004	862	Ad (by Sec. 114 of Ch.)	11850	2004	862	Ad
	2005	616*	Am	11850.5	2004	862	Ad
11839.21	2004	862	Ad	11851	2004	862	Ad
11839.22	2004	862	Ad	11851.5	2004	862	Ad
11839.23	2004	862	Ad	11852	2004	862	Ad
11839.24	2004	862	Ad	11852.5	2004	862	Ad
11839.25	2004	862	Ad	11853	2004	862	Ad
11839.26	2004	862	Ad	11853.5	2004	862	Ad
11839.27	2004	862	Ad	11854	2004	862	Ad
11839.28	2004	862	Ad	11854.5	2004	862	Ad
11839.29	2004	862	Ad	11855	2004	862	Ad
11839.3	2004	862	Ad	11855.5	2004	862	Ad
11839.30	2004	862	Ad	11856	2004	862	Ad
11839.31	2004	862	Ad	11856.5	2004	862	Ad
11839.32	2004	862	Ad	Div. 10.5,			
11839.33	2004	862	Ad	Pt. 3,			
11839.34	2004	862	Ad	heading			
11839.4	2004	862	Ad	(Sec. 11860			
11839.5	2004	862	Ad	et seq.)	2004	862	Am
11839.6	2004	862	Ad	11860	2004	862	Am
11839.65	2006	544	Ad & R ³⁸	11864	2004	862	R
11839.7	2004	862	Ad	11865	2004	862	R
	2006	75*	Am	11866	2004	862	R
11839.8	2004	862	Ad	11868	2004	862	R
11839.9	2004	862	Ad	11868.5	2004	862	R
Div. 10.5,				11869	2004	862	R
Pt. 2,				11870	2004	862	R
Ch. 10,				11871	2000	108*	Ad
heading					2004	862	R
(Sec. 11840				11875	1999	717	Am
et seq.)	2004	862	Am & RN		2004	862	R & Ad
Div. 10.5,				11875.1	2004	862	R
Pt. 2,				11876	1999	717	Am
Ch. 11,					2004	862	R & Ad
heading				11876.1	1999	717	Ad
(Sec. 11840					2004	862	R
et seq.)	2004	862	Ad(RN)	11877	2004	862	R
11840	2004	862	Am	11877.10	2004	862	R
11840.1	2000	108*	Am	11877.11	2004	862	R
	2004	862	Am	11877.12	2004	862	R
11841	2004	862	Am	11877.13	2004	862	R
11842	2004	862	Ad	11877.14	1999	717	Am
11842.5	2004	862	Ad		2004	862	R
11843	2004	862	Ad	11877.15	2004	862	R
11843.5	2004	862	Ad	11877.16	2004	862	R
11844	2004	862	Ad	11877.2	2000	815	Ad
					2001	159	Am ³⁰⁵

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11877.2 (Cont.)	2004	862	R	Div. 10.5, Pt. 3, Ch. 2, Art. 4, heading (Sec. 11970.1 et seq.)			
11877.5	2004	862	R		2004	862	Am & RN
11877.6	1999	717	Am		11970.1	1999	147* Ad & R ¹⁸
	2001	321	Am			2003	225* S ⁴³
	2004	862	R			2005	78* S ⁷⁵
11877.7	1999	717	Am			2006	75* S ⁵⁷
	2001	321	Am		11970.2	1999	147* Ad & R ¹⁸
	2004	862	R			2000	108* Am
11877.8	1999	717	Am			2002	1022* Am
	2004	862	R			2003	225* S ⁴³
11877.9	2004	862	R			2004	229* Am
11878	2004	862	R			2005	78* Ad & R ⁷⁵
11880	2004	862	R				S (as am by Sec. 12, Stats. 2004, Ch. 229) ⁷⁵
11881	2004	862	R			2006	75* S (as am by Sec. 12, Stats. 2004, Ch. 229 and as ad by Sec. 11, Stats. 2005, Ch. 78) ⁵⁷
11882	2004	862	R				
11885	2004	862	R				
11886	2004	862	R				
11887	2004	862	R				
11888	2004	862	R				
11889	2004	862	R				
11890	2004	862	R				
11891	2004	862	R				
11892	2004	862	R				
11893	2004	862	R				
11894	2004	862	R				
11895	2004	862	R				
11896	2004	862	R				
Div. 10.5, Pt. 3, Ch. 2, heading (Sec. 11960 et seq.)	2004	862	Am	11970.3	1999	147*	Ad & R ¹⁸
11960	2004	862	R		2003	225*	S ⁴³
11960.1	2004	862	R		2005	78*	S ⁷⁵
11961	2004	862	R		2006	75*	S ⁵⁷
11962	2004	862	R				
11963	2004	862	R	11970.35	2003	225*	Ad & R ⁴³
11963.5	2004	193	R ⁵⁷¹		2005	78*	S ⁷⁵
	2004	862	R		2006	75*	S ⁵⁷
11964	2004	862	R				
11965	2004	862	R	11970.4	1999	147*	Ad & R ¹⁸
11965.3	2004	862	R		2003	225*	Am ⁴³
11965.4	2004	862	R		2005	78*	Am ⁷⁵
11965.5	2004	862	R		2006	75*	R
11965.7	2004	862	R	Div. 10.5, Pt. 3, Ch. 2, Art. 3, heading (Sec. 11970.45 et seq.)	2004	862	Ad(RN)
11966	2004	862	R	Div. 10.5, Pt. 3, Ch. 2, Art. 5, heading (Sec. 11970.45 et seq.)	2004	862	Am & RN
11967.5	2004	862	R		11970.45	2002	1022* Ad
11969	2004	862	R		11970.5	2004	862 R
11970	1999	147*	Am		11971	2004	862 R
	2002	1022*	Am & R ¹⁹		11972	2004	862 R
Div. 10.5, Pt. 3, Ch. 2, Art. 2, heading (Sec. 11970.1 et seq.)	2004	862	Ad(RN)		11973	2004	862 R
					11974	2004	862 R

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<i>Affected By</i>				<i>Affected By</i>			
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11975	2004	862	R	11999.20	2001	721 *	Ad ³⁷
11976	2004	862	R	11999.25	2001	721 *	Ad ³⁷
11977	2004	862	R	11999.30	2006	75 *	Ad ⁷⁹⁸
11980	2004	862	R				R ⁶³⁶
11981	2004	862	R		2007	177 *	Am ^{36 13}
11981.1	2004	862	R	11999.4	2000		
11982	2004	862	R		Initiative		
11983.5	2004	862	R		(Prop. 36		
11983.6	2004	862	R		adopted		
11983.7	2004	862	R		Nov. 7, 2000)		Ad ²⁹⁴
11984	2004	862	R	11999.5	2000		
11985	2004	862	R		Initiative		
11986	2004	862	R		(Prop. 36		
11987	2004	862	R		adopted		
11987.3	2004	862	R		Nov. 7, 2000)		Ad ²⁹⁴
11987.4	2004	862	R	11999.6	2000		
11987.5	2004	862	R		Initiative		
11987.6	2004	862	R		(Prop. 36		
11987.8	2004	862	R		adopted		
11987.9	2004	862	R		Nov. 7, 2000)		Ad ²⁹⁴
11988	2004	862	R		2006	63 *	Am
11989	2004	862	R	11999.6.1	2006	75 *	Ad
11990	2004	862	R	11999.7	2000		
11991	2004	862	R		Initiative		
11991.2	2004	862	R		(Prop. 36		
11991.3	2004	862	R		adopted		
11991.4	2004	862	R		Nov. 7, 2000)		Ad ²⁹⁴
11991.5	2004	862	R	11999.8	2000		
11991.6	2004	862	R		Initiative		
11991.7	2004	862	R		(Prop. 36		
11991.8	2004	862	R		adopted		
11991.9	2004	862	R		Nov. 7, 2000)		Ad ²⁹⁴
11993	2004	862	R	11999.9	2000		
11994	2004	862	R		Initiative		
11996	2004	862	R		(Prop. 36		
11997	2004	862	R		adopted		
11998.1	2000	1055 *	Am		Nov. 7, 2000)		Ad ²⁹⁴
	2004	225 *	Am		2006	63 *	Am
11998.2	2004	193	Am ⁵⁷¹	12000	2004	247 *	Am
11999.10	2000			12081	2004	247 *	Am
	Initiative			12101	2003	499	Am
	(Prop. 36			12206	2006	890	Am
	adopted			12551	2007	563	Am
	Nov. 7, 2000)		Ad ²⁹⁴	12552	2007	563	Am
	2006	63 *	Am	12556	2007	563	Ad
11999.11	2000			12557	2007	563	Ad
	Initiative			12606.1	2004	424	Ad & R ⁶⁸
	(Prop. 36			12680	2000	274	Am
	adopted			12700	2007	563	Am
	Nov. 7, 2000)		Ad ²⁹⁴	12701	2006	538	Am ⁸⁰²
11999.12	2000			12702	2007	563	Am
	Initiative			12703	2007	563	Ad
	(Prop. 36			12704	2007	563	Ad
	adopted			12706	2007	563	Ad
	Nov. 7, 2000)		Ad ²⁹⁴	12726	2007	563	Am
	2006	63 *	Am	12727	2007	563	Ad
11999.13	2000			12728	2007	563	Ad
	Initiative			12750	2004	496	Ad
	(Prop. 36			12751	2007	30	Ad
	adopted			12755	2004	496	Ad
	Nov. 7, 2000)		Ad ²⁹⁴	12756	2004	496	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12757	2004	496	Ad	16109	2004	193	Am ⁵⁷¹
12758	2004	496	Ad	17021	2000	702	Am
12759	2004	496	Ad		2001	118*	Am
12760	2004	496	Ad	17021.6	2004	818	Am
12761	2004	496	Ad		2006	520	Am
13052	2006	538	Am ⁸⁰²		2006	538	Am ⁸⁰²
13108.5	2003	688	Am		2006	890	Am ⁸²
	2004	183	Am ⁵⁷¹	17021.7	2003	814	Am
13113.6	2005	537	Ad	17031	2000	471	Am
13114	2006	745*	Am	17037.5	2004	183	Am ⁵⁷¹
13114.2	1999	550*	Am	17055	2000	702	Am
13132.7	1999	380	Am	17920.10	2002	931	Ad
	2001	244	Am ²¹	17920.3	2000	471	Am
			R ³⁴	17921.10	2007	532	Ad
			Ad ³⁵	17921.3	2007	499	R & Ad ⁹⁵⁹
	2004	318	Am	17921.4	2007	499	Ad
13137	2004	496	Am	17921.5	2006	890	Ad(RN)
13138	2004	227*	Ad		2007	499	Am & RN
13139	2006	473	Ad	17921.6	2007	499	Ad(RN)
13140.5	2001	779	Am	17921.9	2004	183	Am ⁵⁷¹
13140.6	2001	779	Am	17922	2001	159	Am ³⁰⁵
13143.10	2001	745*	R	17951	2000	471	Am
13143.7	2004	193	R ⁵⁷¹		2003	814	Am
13146.1	2004	424	Am		2004	144	Am
13159.1	2002	612*	Ad	17958.2	2000	471	Am
	2006	803	Am	17958.3	2007	599	Ad ⁶⁶²
13188.4	2004	424	Ad & R ⁶⁸	17958.4	2007	596	Am
13197.6	2004	424	Ad & R ⁶⁸	17958.8	2000	471	Am
13812	2003	296	Am		2003	474	Am
13815	2001	176	Am	17959	2002	726	Ad ⁵⁰⁹
13818	2001	176	Am	17959.1	2004	789	R & Ad
13845	2003	296	Am	17959.3	1999	643	Am ^{36 13}
	2006	588	Am	17959.6	2003	648	Ad
13846	2006	588	Am	17960.10	2003	474	Ad
13848	2006	588	Am	17961	2002	931	Am
13857	2000	121	Am	17964	2000	471	Am
	2005	700	Am	17975	2004	473	Ad
13866	2005	700	Am	17975.1	2004	473	Ad
13868	2005	158	Am	17975.10	2004	473	Ad
13872	2001	176	Am	17975.2	2004	473	Ad
13890	1999	550*	Am ¹	17975.3	2004	473	Ad
13933	1999	542	Ad (incorrect reference) ²⁵	17975.4	2004	473	Ad
	2000	135	Am & RN ²⁰³	17975.5	2004	473	Ad
	2000	1067	Am & RN	17975.6	2004	473	Ad
13938	2001	176	Am	17975.7	2004	473	Ad
13962	2006	588	Am	17975.8	2004	473	Ad
14875	2005	260	Am	17975.9	2004	473	Ad
14950	2005	633	Ad ¹⁰⁰	17980	1999	391	Am
	2006	501	Am		2001	487	Am
14951	2005	633	Ad ¹⁰⁰		2002	931	Am
14952	2005	633	Ad ¹⁰⁰		2003	474	Am
14953	2005	633	Ad ¹⁰⁰	17980.1	2003	474	Am
14954	2005	633	Ad ¹⁰⁰	17980.10	2003	474	Ad(RN)
14955	2005	633	Ad ¹⁰⁰	17980.11	2003	474	Ad
14956	2005	633	Ad ¹⁰⁰	17980.6	1999	391	Am
14957	2005	633	Ad ¹⁰⁰		2001	414	Am
14958	2005	633	Ad ¹⁰⁰	17980.7	2001	414	Am (by Sec. 5 of Ch.)
14959	2005	633	Ad ¹⁰⁰		2001	594	Am (by Sec. 1.5 of Ch.)
14960	2005	633	Ad ¹⁰⁰				
16017.5	2000	463	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>
17980.8	2003	474	Am (as ad by Sec. 2, Stats. 1989, Ch. 1194) & RN	18037.5	1999	991	Am ^{96 114}
				18045.5	2003	814	Am
				18046	1999	517	Am
				18050	2007	166	Am
17980.9	2001	594	Am	18050.7	2000	555	Am
17991	2003	474	Am	18060.5	2004	567	Am
	2004	183	Am ⁵⁷¹	18061.6	2004	567	Ad
17992	2003	474	Am	18062.2	2004	567	Am
17997	2001	487	Ad & R ¹⁸	18063	2000	471	Am
17997.2	2001	487	Ad & R ¹⁸		2004	567	Am
17997.3	2001	487	Ad & R ¹⁸	18070	2004	236	Am
17997.5	2001	487	Ad & R ¹⁸		2005	22	Am ⁶⁴⁷
17997.6	2001	487	Ad & R ¹⁸	18070.2	2004	236	Am
17997.7	2001	487	Ad & R ¹⁸	18070.3	2000	555	Am
17997.8	2001	487	Ad & R ¹⁸		2004	236	Am
17998	2000	82	Ad ⁸²		2005	595	Am
	2000	664	Ad		2007	166	Am
17998.1	2000	82	Ad ⁸²	18070.5	2004	236	Am
	2000	664	Ad	18070.6	2004	236	Ad
	2002	723	Am		2005	595	Am
17998.2	2000	664	Ad & R ¹⁸	18070.7	2004	236	Ad
	2002	723	Am ¹³	18075.5	1999	520*	Am
17998.3	2000	664	Ad	18080.1	2000	471	Am
Div. 13, Pt. 2, heading (Sec. 18000 et seq.)				18080.5	2006	80	Am
	2007	540	Am		2006	538	Am ⁸⁰²
18000	2007	540	Am		2007	130	Am ⁹⁰²
18001.8	2002	98	Am	18080.7	1999	991	Am ^{96 114}
18007	2007	540	Am	18090.6	2001	213	Ad
18008	2007	540	Am	18090.7	2001	213	Ad
18008.5	2000	471	Am	18092	2000	23	Am
18008.7	2001	356	Am	18093	1999	991	Am ^{96 114}
	2007	540	Am	18105	1999	991	Am ^{96 114}
18009.3	2000	566	Ad	18106	1999	991	Am ^{96 114}
	2001	490	Am	18115	2004	211*	Am ⁶²²
18010	2000	566	Am	18122	1999	991	Am ^{96 114}
18012.5	2002	98	Am	18124	2003	292	Am
18013.4	2003	814	Am	18203.2	2000	542	Am
18014.5	2004	567	Ad		2001	434	R ³⁴
18015.1	2002	98	Ad		2002	1038	S ²²
18020	1999	83	Am ³⁰	18203.5	2001	434	R ³⁴
18021.7	2002	713	Am		2002	1038	S ²²
	2003	593	Am	18205	2001	434	Am ³⁴
	2004	818	Am		2002	1038	S ²²
18024	2004	567	Am	18208	2001	434	R ³⁴
18025	1999	517	Am		2002	1038	S ²²
18025.5	1999	83	Am ³⁰	18210	2001	434	Am ³⁴
18027.3	2006	890	Am		2002	1038	S ²²
18028	2007	540	Am	18210.7	2007	596	Ad
18029.3	2002	713	Am	18214	2001	434	Am ³⁴
18029.6	2002	713	Am		2002	1038	S ²²
18033	2001	490	Ad		2003	814	Am (as am by Sec. 6, Stats. 2001, Ch. 434)
18033.1	2001	490	Ad		2006	520	Am
18035	1999	991	Am ^{96 114}	18214.1	2001	434	Am ³⁴
	2007	543	Am		2002	1038	S ²²
18035.2	1999	991	Am ^{96 114}	18214.2	2001	356	Ad
	2002	713	Am	18214.5	2001	434	Am ³⁴
18035.26	2006	80	Ad		2002	1038	S ²²

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
18215	2000	542	Am		2006	644	S ³⁴⁹
	2001	434	R ³⁴		2006	858	S ³⁴⁹
	2002	1038	S ²²	18421	1999	520*	S ¹⁷⁵
18216.1	2001	434	R ³⁴		2006	644	S ³⁴⁹
	2002	1038	S ²²		2006	858	S ³⁴⁹
18217	2001	434	R ³⁴	18423	1999	520*	S ¹⁷⁵
	2002	1038	S ²²		2006	644	S ³⁴⁹
18219	2000	542	Ad		2006	858	S ³⁴⁹
	2001	434	R ³⁴	18424	1999	520*	Am ¹⁷⁵
	2002	1038	S ²²		2006	644	Am ³⁴⁹
18250.5	2001	434	R ³⁴		2006	858	Am ³⁴⁹
	2002	1038	S ²²	18502	1999	520*	Am (as am by
18251	2001	434	Am ³⁴				Sec. 3,
	2002	1038	S ²²				Stats. 1998,
18252	2001	434	Am ³⁴				Ch. 773) ¹⁷⁵
	2002	1038	S ²²				Am (as am by
18254	2001	434	Am ³⁴				Sec. 4,
	2002	1038	S ²²				Stats. 1998,
18300	2001	434	Am ³⁴				Ch. 773) ¹⁰⁰
	2002	1038	S ²²		2001	434	Am ³⁴
	2003	814	Am (as am by		2002	1038	S ²²
			Sec. 4,		2006	644	R (as am by
			Stats. 1993,				Sec. 8,
			Ch. 413 and				Stats. 1999,
			Sec. 17,				Ch. 520)
			Stats. 2001,				Am (as am by
			Ch. 434)				Sec. 22,
	2003	815	Am (as am by				Stats. 2001,
			Sec. 17,				Ch. 434) ³⁴⁹
			Stats. 2001,				Am (as am by
			Ch. 434, by				Sec. 9,
			Sec. 1.5				Stats. 1999,
			of Ch.) ⁸¹				Ch. 520) ⁸⁰¹
18300.25	2001	434	Ad ³⁴		2006	858	R (as am by
	2002	1038	S ²²				Sec. 8,
18300.5	2001	434	R ³⁴				Stats. 1999,
	2002	1038	S ²²				Ch. 520)
18301	2001	434	R ³⁴				Am (as am by
	2002	1038	S ²²				Sec. 22,
18303	2001	434	Am ³⁴				Stats. 2001,
	2002	1038	S ²²				Ch. 434) ³⁴⁹
18307	2000	471	Ad				Am (as am by
18400.1	1999	520*	Am ¹⁷⁵				Sec. 9,
	2001	745*	Am				Stats. 1999,
	2006	644	Am (by Sec. 1				Ch. 520) ⁸⁰¹
			of Ch.) ³⁴⁹	18502.5	2001	434	Am ³⁴
			Am (by Sec. 1.5		2002	1038	S ²²
			of Ch.) ³⁴⁹		2003	107	Am
18400.2	1999	520*	Ad ¹		2004	56*	R (as am by
18400.3	1999	520*	Ad				Stats. 2003,
	2005	595	Am				Ch. 107)
	2006	644	Am (by Sec. 2	18503	2001	434	Am ³⁴
			of Ch.)		2002	1038	S ²²
	2006	858	Am (by Sec. 2.5	18550	2001	434	Am ³⁴
			of Ch.)		2002	1038	S ²²
18400.4	1999	520*	Ad ¹	18551.1	2001	356	Am
18402	2002	141	Am		2002	1065	Am
18407	2003	815	Ad	18552	2004	622	Am
18420	1999	520*	Am ¹⁷⁵				R & Ad ¹⁰⁰
	2004	622	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>
18552 (Cont.)				18862.19	2001	434	Ad ³⁴
	2005	325	R (as ad by		2002	1038	S ²²
			Sec. 4,	18862.21	2001	434	Ad ³⁴
			Stats. 2004,		2002	1038	S ²²
			Ch. 622)	18862.23	2001	434	Ad ³⁴
			Am (as am by		2002	1038	S ²²
			Sec. 3,	18862.25	2001	434	Ad ³⁴
			Stats. 2004,		2002	1038	S ²²
			Ch. 622) ¹³	18862.27	2001	434	Ad ³⁴
	2006	890	Am		2002	1038	S ²²
18554	2007	557	Am	18862.29	2001	434	Ad ³⁴
18605	2001	434	Am ³⁴		2002	1038	S ²²
	2002	1038	S ²²	18862.3	2001	434	Ad ³⁴
18606	2001	434	R ³⁴		2002	1038	S ²²
	2002	1038	S ²²	18862.30	2001	434	Ad ³⁴
18607	2000	542	Ad		2002	1038	S ²²
	2001	434	R ³⁴	18862.31	2001	434	Ad ³⁴
	2002	1038	S ²²		2002	1038	S ²²
18610.5	2001	434	Am (by Sec. 29	18862.33	2001	434	Ad ³⁴
			of Ch.) ³⁴		2002	1038	S ²²
	2002	1038	S ²²	18862.35	2001	434	Ad ³⁴
	2003	815	Am ⁸¹	18862.37	2001	434	Ad ³⁴
18611	2001	356	Am		2002	1038	S ²²
	2002	1065	Am	18862.39	2001	434	Ad ³⁴
18615	2001	434	R ³⁴		2002	1038	S ²²
	2002	1038	S ²²		2003	814	Am
18615.5	2001	434	R ³⁴		2006	520	Am
	2002	1038	S ²²	18862.41	2001	434	Ad ³⁴
18616	2001	434	R ³⁴		2002	1038	S ²²
	2002	1038	S ²²	18862.43	2001	434	Ad ³⁴
18620	2001	434	Am ³⁴		2002	1038	S ²²
	2002	1038	S ²²	18862.45	2001	434	Ad ³⁴
18630	2001	434	Am ³⁴		2002	1038	S ²²
	2002	1038	S ²²	18862.47	2001	434	Ad ³⁴
18640	2001	434	Am ³⁴		2002	1038	S ²²
	2002	1038	S ²²		2003	814	Am
18670	2001	434	Am ³⁴	18862.49	2001	434	Ad ³⁴
	2002	1038	S ²²		2002	1038	S ²²
18690	2001	434	Am ³⁴	18862.5	2001	434	Ad ³⁴
	2002	1038	S ²²		2002	1038	S ²²
18691	2000	433	Am	18862.7	2001	434	Ad ³⁴
18800	2007	596	R		2002	1038	S ²²
18801	2007	596	R	18862.9	2001	434	Ad ³⁴
18820	2007	596	R		2002	1038	S ²²
18821	2007	596	R	18863	2001	434	Ad ³⁴
18860	2001	434	Ad ³⁴		2002	1038	S ²²
	2002	1038	S ²²	18863.1	2001	434	Ad ³⁴
18861	2001	434	Ad ³⁴		2002	1038	S ²²
	2002	1038	S ²²	18863.2	2001	434	Ad ³⁴
18862	2001	434	Ad ³⁴		2002	1038	S ²²
	2002	1038	S ²²	18863.3	2001	434	Ad ³⁴
18862.1	2001	434	Ad ³⁴		2002	1038	S ²²
	2002	1038	S ²²	18863.35	2002	1038	S ²²
18862.11	2001	434	Ad ³⁴	18863.4	2001	434	Ad ³⁴
	2002	1038	S ²²		2002	1038	S ²²
18862.13	2001	434	Ad ³⁴	18865	2001	434	Ad ³⁴
	2002	1038	S ²²		2002	1038	S ²²
18862.15	2001	434	Ad ³⁴		2003	814	Am
	2002	1038	S ²²		2003	815	Am (by Sec. 4.5
18862.17	2001	434	Ad ³⁴				of Ch.) ⁸¹
	2002	1038	S ²²	18865.05	2001	434	Ad ³⁴

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
18865.05 (Cont.)	2002	1038	S ²²	18870.19	2001	434	Ad ³⁴
18865.1	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18870.2	2001	434	Ad ³⁴
18865.2	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18870.3	2001	434	Ad ³⁴
18865.3	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18870.4	2001	434	Ad ³⁴
18865.4	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18870.5	2001	434	Ad ³⁴
18865.5	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18870.6	2001	434	Ad ³⁴
18865.6	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18870.7	2001	434	Ad ³⁴
18865.7	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18870.8	2001	434	Ad ³⁴
18865.8	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18870.9	2001	434	Ad ³⁴
18866	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18871	2001	434	Ad ³⁴
18866.1	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18871.10	2001	434	Ad ³⁴
18866.2	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18871.11	2001	434	Ad ³⁴
18866.3	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18871.2	2001	434	Ad ³⁴
18866.4	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18871.3	2001	434	Ad ³⁴
18866.5	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18871.4	2001	434	Ad ³⁴
18866.6	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18871.5	2007	557	R & Ad
18867	2001	434	Ad ³⁴	2001	434	Ad ³⁴	Ad ³⁴
	2002	1038	S ²²	2002	1038	S ²²	S ²²
18868	2001	434	Ad ³⁴	18871.6	2001	434	Ad ³⁴
	2002	1038	S ²²	2002	1038	S ²²	S ²²
18869	2001	434	Ad ³⁴	18871.7	2001	434	Ad ³⁴
	2002	1038	S ²²	2002	1038	S ²²	S ²²
18870	2001	434	Ad ³⁴	18871.8	2001	434	Ad ³⁴
	2002	1038	S ²²	2002	1038	S ²²	S ²²
18870.1	2001	434	Ad ³⁴	18871.9	2001	434	Ad ³⁴
	2002	1038	S ²²	2002	1038	S ²²	S ²²
18870.10	2001	434	Ad ³⁴	18872	2001	434	Ad ³⁴
	2002	1038	S ²²	2002	1038	S ²²	S ²²
18870.11	2001	434	Ad ³⁴	2003	815	Am ⁸¹	Am ⁸¹
	2002	1038	S ²²	18872.2	2001	434	Ad ³⁴
18870.12	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18873	2001	434	Ad ³⁴
18870.13	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18873.1	2001	434	Ad ³⁴
18870.14	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18873.2	2001	434	Ad ³⁴
18870.15	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18873.3	2001	434	Ad ³⁴
18870.16	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18873.4	2001	434	Ad ³⁴
18870.17	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18873.5	2001	434	Ad ³⁴
18870.18	2001	434	Ad ³⁴	2002	1038	S ²²	S ²²
	2002	1038	S ²²	18874	2001	434	Ad ³⁴

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
18874 (Cont.)	2002	1038	S ²²	19826	2003	607	Am
Div. 13, Pt. 2.3, heading (Sec. 18897 et seq.)	2001	434	Am (purports to amend and renumber) ³⁴	19830	2000	49	Am
				19851	2005	280	Am
				19950	2006	890	Am
				19954	2007	596	R
				19954.5	2003	872	Am
				19958.5	2002	244	Ad
				19958.6	2003	872	Am
				19959.5	2003	872	Ad
				19971	2002	244	Ad
				19982	2003	814	Am
18909	2006	890	Am	538	Am	⁸⁰²	
18913	2002	1124 *	Am	20008	2007	343	Ad
18934.6	2002	890	R	20025	2007	343	R
18937	2002	1124 *	Am	20026	2007	343	R
18938	2002	1124 *	Am	20027	2007	343	R
18941.9	2001	418	Am	20028	2007	343	R
18942	2002	1124 *	Am	20029	2007	343	R
18943	2002	1124 *	Am	20030	2007	343	R
	2003	62	Am	20031	2007	343	R
18944.11	2007	499	Ad	20032	2007	343	R
18944.30	2002	31 *	Am	20032.1	2007	343	R
18944.31	2002	31 *	Am	20033	2007	343	R
18944.33	2002	31 *	Am	20034	2007	343	R
18944.34	2004	193	R	20036	2007	343	R
18944.35	2002	31 *	Am	20050	2007	343	R
18944.40	2002	31 *	Am	20070.5	2007	169	Ad
18944.41	2002	31 *	Ad	20071	2007	169	Am
18948.1	2004	642	Ad	20109	2007	343	R & Ad
18949.6	2004	225 *	Am	20110	2007	343	R & Ad
18951	2003	504	Am	20111	2007	343	R
18952	2003	504	Am	20300	2007	343	R
18953	2003	504	Am	20301	2007	343	R
18954	2003	504	Am	20302	2007	343	R
18955	2003	504	Am	20310	2007	343	R
18958	2003	504	Am	20311	2007	343	R
18959	2003	504	Am	20312	2007	343	R
18960	2003	504	Am	20313	2007	343	R
	2007	55	Am	20314	2007	343	R
18961	2003	504	Am	20315	2007	343	R
19160	2005	525	Am	20316	2007	343	R
19161	2005	525	Am	20317	2007	343	R
	2006	538	Am	20330	2007	343	R
19162	2005	525	Am	20331	2007	343	R
19163	2005	525	Am	20332	2007	343	R
19163.5	2005	525	Am	24000	2002	1071	Ad
	2006	890	Am	24173	2003	397	Am
19165	2005	525	Am	24176	2003	397	Am
	2006	538	Am	24177.5	2001	122 *	Ad & R ¹¹¹
19166	2005	525	Am	24178	2002	477	Am
19169	2004	663	R		2003	397	Am
19201	2002	1051	Am	24179.5	1999	658	Am ⁵⁶
19205	2002	1051	Ad	24185	2002	821	Am ⁵⁷
	2007	596	R	24186	2002	821	Ad
19210	2003	581	Am	24187	2002	821	S ⁵⁷
19211	2003	581	Am	24189	2002	821	R
19212	2003	581	Am	24530	1999	920	Ad
19213	2003	581	Am	24531	1999	920	Ad
19215	2003	581	Am	24532	1999	920	Ad
19216	2003	581	Am	24533	1999	920	Ad
19825	1999	982	Am		2000	6 *	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
24534	1999	920	Ad		2004	183	Am ⁵⁷¹
	2000	6 *	Am	25160.7	2002	610	Ad
24535	1999	920	Ad	25163	2000	343	Am
	2000	6 *	Am	25163.3	2001	605 *	Am ⁸
24536	1999	920	Ad		2002	327	Am
24537	1999	920	Ad	25165	1999	745	Am
	2000	6 *	Am		2001	319	Am
24538	1999	920	Ad	25169.1	2001	605 *	R
25110.10	2000	343	Am	25169.5	2002	607	Ad
25110.10.1	2001	319	Ad	25169.6	2002	607	Ad
25110.9.3	2001	319	Ad	25169.7	2002	607	Ad
25111	2000	343	Am	25169.8	2002	607	Ad
25111.1	2000	343	Am	25170.5	1999	420	R
25112	2000	343	Am	25171	2001	745 *	R
25112.5	1999	470	Am	25171.5	2001	745 *	R
	2001	605 *	Am ⁸	25173.6	2006	77 *	Am
	2002	607	Am	25173.7	2006	77 *	Am
25116.5	2001	605 *	Am ⁸		2007	178 *	Am
25117.4.1	2004	183	Am ⁵⁷¹	25174	2007	178 *	Am
25121.3	2004	183	Am ⁵⁷¹	25175	1999	745	Am
25123.3	2000	343	Am	25178	2004	644	Am
	2004	779	Am	25179.6	2000	343	Am
25123.5	2000	343	Am	25180.7	2006	347	Am
25123.8	2002	626	Ad	25184.1	2004	183	Am ⁵⁷¹
25141.5	2000	343	Am	25186.1	2000	343	Am
25141.6	1999	420	Ad	25187	2001	663	Am
25142.5	1999	629	Ad		2002	999	Am
25143.1	2006	143 *	Am	25189	2007	705	Am
25143.12	2001	605 *	Am ⁸	25189.2	2007	705	Am
25143.13	2000	343	Am	25189.3	2001	461	Ad
25143.2	2000	343	Am	25189.5	1999	706 *	Am
	2001	866	Am	25189.6	1999	706 *	Am
25144	2001	866	Am	25189.7	1999	706 *	Am
25149	2000	343	Am	25192	2003	228 *	Am
25150	2000	343	Am		2006	77 *	Am
25150.1	2002	999	Am	25198	2001	866	Am
	2003	42 *	Am	25199.10	2000	343	Am
25150.6	2001	605 *	Am ⁸	25199.6	2000	343	Am
	2004	175	Am	25200	2004	779	Am
25150.7	2004	597	Ad ⁶⁸⁵ R ⁴⁴⁶	25200.11	2001	745 *	Am
				25200.14.1	2001	745 *	Am
25150.8	2004	597	Ad	25200.15	2004	779	Am
25157.8	2001	861 *	Am ²⁰⁷		2005	577	Am
25159	2001	605 *	Am ⁸	25200.17	2001	745 *	Am
25159.12	2004	865	Am	25200.19	2003	362	Am
	2006	538	Am ⁸⁰²	25200.4	2001	605 *	Ad ⁸
25159.13	2004	193	R ⁵⁷¹	25200.6	2006	538	Am ⁸⁰²
25159.19	2004	193	Am ⁵⁷¹	25201.1	2004	183	Am ⁵⁷¹
25159.5	2001	605 *	Am ⁸	25201.14	2001	450	Am
25159.6	2001	605 *	Am ⁸	25201.15	2000	343	Am
25159.7	2001	605 *	Am ⁸	25201.16	2001	450	Ad
25159.8	2001	605 *	Am ⁸	25201.17	2006	741	Ad
25159.9	2001	605 *	Am ⁸	25201.6	2000	343	Am
25160	1999	745	Am		2001	605 *	Am ⁸
	2000	343	Am	25201.6.1	2005	577	Ad
	2001	319	Am	25205.1	2006	538	Am ⁸⁰²
	2006	77 *	Am	25205.15	2006	77 *	Am
25160.1	1999	401	Am	25205.16	2001	319	Am
25160.2	2001	319	Ad ³³²	25205.5	2001	543	Am ³⁷⁰
25160.4	2003	362	Ad	25205.6	2001	251	Am (by Sec. 1 of Ch.)
25160.6	2003	362	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>
25205.6 (Cont.)	2006	77 *	Am	25214.12	2003	679	Ad
25205.9	1999	941	Am	25214.13	2004	445	Am
25208.17	2006	538	Am ⁸⁰²	25214.13	2003	679	Ad
25208.2	2004	865	Am		2004	445	Am
	2006	538	Am ⁸⁰²	25214.14	2003	679	Ad
25208.3	2002	597	Am		2004	445	Am
25208.8	2006	538	Am ⁸⁰²	25214.15	2003	679	Ad
25209.10	2002	597	Ad		2004	445	Am
25209.11	2002	597	Ad		2007	659	Am
	2006	309	Am	25214.16	2003	679	Ad
25209.12	2002	597	Ad		2004	445	Am
	2006	309	Am		2007	659	Am
25209.13	2002	597	Ad	25214.17	2004	445	Ad
	2006	309	Am	25214.18	2003	679	Ad
25209.14	2002	597	Ad	25214.19	2003	679	Ad
	2006	309	Am		2004	445	Am
25209.15	2002	597	Ad	25214.2	2006	415	Ad
25209.16	2002	597	Ad	25214.20	2003	679	Ad
	2006	309	Am	25214.21	2004	445	Ad
25209.17	2002	597	Ad	25214.3	2006	415	Ad
25209.18	2006	309	Ad	25214.4	2006	415	Ad
25209.19	2006	309	Ad	25214.4.1	2006	415	Ad
25210.10	2007	534	Ad	25214.4.2	2006	415	Ad
25210.11	2007	534	Ad & R ³¹⁷	25214.5	2001	656	Ad
25210.12	2007	534	Ad	25214.6	2001	656	Ad
25210.5	2003	608	Ad	25214.7	2001	656	Ad
25210.6	2003	608	Ad	25214.8	2001	656	Ad
	2004	183	Am ⁵⁷¹	Div. 20, Ch. 6.5, Art. 10.2.1, heading (Sec. 25214.8.1 et seq.)	2005	578	Am
25210.7	2003	608	Ad	25214.8.1	2004	626	Ad
25210.9	2007	534	Ad		2005	578	Am
25211	2004	880	Am	25214.8.2	2004	626	Ad
25211.1	2004	880	Ad	25214.8.3	2005	578	Ad
	2007	709	R & Ad	25214.8.4	2005	578	Ad
25211.2	2004	880	Ad	25214.8.5	2005	578	Ad
	2007	709	R & Ad	25214.8.6	2005	578	Ad
25211.3	2004	880	Ad	25214.9	2003	526	Ad
	2007	709	Am	25215.4	2006	538	Am ⁸⁰²
25211.4	2004	880	Ad	25218.1	2002	626	Am
	2007	709	R & Ad	25218.13	2004	157	Ad
25211.5	2004	880	Ad	25218.5	2002	626	Am
25212	2001	656	Am		2004	686 *	Am
	2004	880	Am	25242.5	2001	115	R
25214.1	2006	415	Ad	25242.6	2001	115	R
25214.10	2003	526	Ad	25244.11	2004	644	Am
	2004	863 *	Am	25244.15	2000	343	Am
25214.10.1	2004	863 *	Ad	25244.19	2000	343	Am
25214.10.2	2004	863 *	Ad	25244.20	2000	343	Am
Div. 20, Ch. 6.5, Art. 10.3, heading (Sec. 25214.11 et seq.)	2004	445	Am & RN	25244.3	2004	193	R ⁵⁷¹
Div. 20, Ch. 6.5, Art. 10.4, heading (Sec. 25214.11 et seq.)	2004	445	Ad(RN)	25245	2004	779	Am
25214.11	2003	679	Ad	25245.6	2001	745 *	R
				25247	2003	286	Am
					2005	577	Am
				25249.1	2003	608	Ad
				25249.12	2003	228 *	Am
				25249.2	2003	608	Ad
				25249.7	1999	599	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
25249.7 (Cont.)				2001	154	Am	
	2001	578	Am	2002	999	Am	
	2002	323	Am	25284.2	2002	999	Ad
	2003	62	Am ⁵¹⁹	25284.4	2002	999	Am
25250.1	2000	732	Am	25288	1999	812	Am
	2003	362	Am		2002	999	Am
	2004	779	Am		2003	42*	Am
25250.11	2001	605*	Am ⁸	25290.1	2002	999	Ad
25250.13	2004	779	Am		2003	42*	Am
25250.18	2000	732	Am		2004	649*	Am
25250.19	2000	732	Am	25290.1.1	2004	649*	Ad
	2007	704	Am	25290.1.2	2004	649*	Ad
25250.22	2004	240	Ad	25290.2	2003	42*	Ad
25250.23	2000	732	Am	25291	2002	999	Am
25250.24	2000	732	Am	25292	2003	42*	Am
25250.26	1999	745	Ad	25292.3	2002	999	R & Ad
25250.27	2000	343	Ad	25292.4	1999	812	Ad
25250.28	2001	605*	Ad		2002	999	Am
25250.4	2000	726	Am (by Sec. 1 of Ch.)	25292.5	2002	999	Ad
	2000	732	Am (by Sec. 2.5 of Ch.)		2003	42*	Am
25250.7	2003	362	Am	25293	2003	42*	Am
25250.8	1999	745	Am	25295	2003	42*	Am
	2001	319	R		2004	644	Am
25250.9	2002	992	Ad	25295.5	2003	42*	Am
	2003	362	Am	25296.09	2003	341*	Ad ⁵⁵²
25262	2002	999	Am		2004	89*	Am ⁶¹²
25263	2000	912*	Am	25296.10	2002	999	Ad
25264	2000	912*	Am	25296.15	2002	999	Ad(RN)
	2001	548*	Am	25296.20	2002	999	Ad
25265	2000	912*	Am	25296.25	2002	999	Ad
25268	2000	912*	Am	25296.30	2002	999	Ad
25269.9	2001	745*	R	25296.35	2002	999	Ad(RN)
25270	2007	626	R & Ad	25296.40	2002	999	Ad
25270.1	2007	626	R	25297.1	2002	999	Am
25270.10	2007	626	R		2003	341*	Am ⁵⁵⁴
25270.11	2007	626	R		2004	89*	Am ⁶¹³
			Ad ³⁴⁸		2006	77*	Am
			R ⁸⁰¹	25297.3	2007	179*	Am
25270.12	2007	626	Am	25298	2003	42*	Am
25270.13	2007	626	Am	25299	1999	812	Am
25270.2	2007	626	Am		2002	999	Am
25270.3	2007	626	Am		2003	42*	Am
25270.4	2007	626	R & Ad		2004	686*	Am
25270.4.5	2007	626	Ad	25299.10	1999	328	Am
25270.5	2007	626	R & Ad	25299.100	2004	624*	Ad & R ¹¹¹
25270.6	2007	626	Am	25299.101	2004	624*	Ad & R ¹¹¹
25270.7	2007	626	R	25299.102	2004	624*	Ad & R ¹¹¹
25270.8	2007	626	Am	25299.103	2004	624*	Ad & R ¹¹¹
25270.9	2007	626	R & Ad	25299.104	2004	624*	Ad & R ¹¹¹
25280.6	2003	42*	Ad	25299.105	2004	624*	Ad & R ¹¹¹
25281	1999	328	Am	25299.106	2004	624*	Ad & R ¹¹¹
	2002	999	Am	25299.107	2004	624*	Ad & R ¹¹¹
	2003	42*	Am	25299.108	2004	624*	Ad & R ¹¹¹
	2003	341*	Am	25299.109	2004	624*	Ad & R ¹¹¹
25281.5	2002	999	Am	25299.110	2004	624*	Ad & R ¹¹¹
25283.1	2006	538	Am ⁸⁰²	25299.11.5	1999	328	Ad
25283.5	2000	245	Am	25299.111	2004	624*	Ad & R ¹¹¹
25284	2002	999	Am	25299.112	2004	624*	Ad & R ¹¹¹
25284.1	1999	812	Ad	25299.113	2004	624*	Ad & R ¹¹¹
				25299.114	2004	624*	Ad & R ¹¹¹
				25299.115	2004	624*	Ad & R ¹¹¹

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>
25299.116	2004	624*	Ad & R ¹¹¹	25299.52	1999	328	Am
25299.117	2004	624*	Ad & R ¹¹¹		1999	812	Am ¹¹¹
25299.13	1999	328	Am		2001	154	Am
	2001	154	Am	25299.53	1999	328	Am
25299.18	1999	812	Ad		1999	812	S ¹¹¹
25299.200	2004	649*	Ad		2002	999	Am
25299.201	2004	649*	Ad	25299.54	1999	328	Am
25299.202	2004	649*	Ad		1999	812	S ¹¹¹
25299.203	2004	649*	Ad		2002	999	Am
25299.204	2004	649*	Ad		2007	282	Am
25299.205	2004	649*	Ad ⁸²	25299.55	1999	812	S ¹¹¹
25299.206	2004	649*	Ad		2002	999	Am
25299.23.1	1999	328	Am	25299.56	1999	328	R & Ad
25299.24	1999	328	Am		1999	812	S ¹¹¹
	2001	154	Am		2001	154	Am
25299.30	1999	812	S ¹¹¹	25299.57	1999	328	Am
25299.31	1999	812	S ¹¹¹		1999	812	Am ¹¹¹
25299.32	1999	812	S ¹¹¹		2001	154	Am
25299.33	1999	812	S ¹¹¹		2002	999	Am
25299.34	1999	812	S ¹¹¹		2003	689	Am
25299.36	2000	727	Am		2007	282	Am
	2002	999	Am	25299.58	1999	812	S ¹¹¹
25299.37	1999	328	Am		2001	154	Am
	2000	727	Am		2002	999	Am
	2001	154	Am		2007	282	Am
	2002	999	R	25299.59	1999	328	Am
25299.37.1	1999	812	Am		1999	812	Am ¹¹¹
	2002	37*	Am	25299.60	1999	812	S ¹¹¹
	2002	999	Am & RN	25299.61	1999	328	S ¹¹¹
25299.37.2	2002	999	R	25299.62	1999	328	Ad
25299.38	1999	328	R		2001	154	Am
	2002	999	Ad	25299.63	1999	328	Ad
25299.38.1	1999	812	Ad	25299.64	2003	689	Ad
	2002	999	R	25299.65	2003	689	Ad
25299.39	1999	328	Am	25299.66	2003	689	Ad
	2002	999	R	25299.7	2002	999	Am
25299.39.1	1999	328	Am	25299.70	1999	812	S ¹¹¹
	2000	727	Am		2002	999	Am
	2002	37*	Am	25299.72	1999	812	S ¹¹¹
	2002	999	Am & RN	25299.73	1999	812	S ¹¹¹
25299.39.2	1999	328	Am	25299.74	1999	812	S ¹¹¹
	2002	999	Am	25299.75	1999	812	S ¹¹¹
25299.39.3	2000	727	Am	25299.76	1999	812	S ¹¹¹
	2002	999	Am	25299.77	1999	812	S ¹¹¹
25299.4	2002	999	Am		2002	37*	Am
	2003	42*	Am	25299.78	1999	812	S ¹¹¹
25299.40	1999	812	S ¹¹¹		2001	154	Am
25299.41	1999	812	S ¹¹¹	25299.79	1999	812	S ¹¹¹
25299.42	1999	812	S ¹¹¹	25299.8	2002	999	Ad
25299.43	1999	812	S ¹¹¹	25299.80	1999	812	S ¹¹¹
	2004	774	Am		2004	193	R ⁵⁷¹
25299.50	1999	812	Am ¹¹¹	25299.81	1999	812	Am ¹¹¹
25299.50.1	2000	144*	Ad & R ⁴³		2001	154	Am
	2002	999	Am		2004	644	Am
	2003	689	Am	25299.90	1999	812	S ¹¹¹
25299.50.2	2004	774	Ad & R ⁶⁸	25299.91	1999	812	S ¹¹¹
25299.51	1999	328	Am	25299.92	1999	812	S ¹¹¹
	1999	812	Am ¹¹¹	25299.93	1999	812	S ¹¹¹
	2000	727	Am	25299.94	1999	812	Am ¹¹¹
	2002	999	Am	25299.95	1999	812	S ¹¹¹
	2004	649*	Am	25299.96	1999	812	S ¹¹¹

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25299.97	1999	812	S (as ad by Sec. 7, Stats. 1997, Ch. 814 and Sec. 1, Stats. 1997, Ch. 815) ¹¹¹	25330.2	1999	23 *	R & Ad
					2006	77 *	Am
				25330.4	1999	23 *	R & Ad
					2007	178 *	Am ⁹¹⁰
				25330.5	1999	23 *	R & Ad
				25330.6	1999	66 *	Ad
					2007	178 *	Am ⁵⁴⁶ R ⁵⁷⁹
	2001	745 *	Am (as ad by Stats. 1997, Ch. 814 and as ad by Stats. 1997, Ch. 815)	25331	1999	23 *	R & Ad
				25334	1999	23 *	R & Ad
					2006	77 *	Am ⁹⁸ R ¹⁰⁰
				25334.5	1999	23 *	R
25299.99.1	1999	812	S ³⁸	25334.6	1999	23 *	R
25299.99.2	1999	812	Am ³⁸	25334.7	1999	23 *	R & Ad
25299.99.3	1999	812	Ad & R ³⁸	25335	1999	23 *	R
25300	1999	23 *	R & Ad	25336	1999	23 *	R & Ad
25301	1999	23 *	R & Ad		2006	77 *	R
25310	1999	23 *	R & Ad	25337	1999	23 *	R & Ad
25310.5	2000	912 *	Ad	25342	1999	23 *	R & Ad
25311	1999	23 *	R & Ad	25343	1999	23 *	R & Ad
25312	1999	23 *	R & Ad	25350	1999	23 *	Ad
25313	1999	23 *	R & Ad	25351.1	1999	23 *	Ad
25313.5	1999	23 *	R		2006	77 *	R
25314	1999	23 *	R & Ad	25351.2	1999	23 *	Ad
25315	1999	23 *	R & Ad		2006	77 *	Am
25316	1999	23 *	R & Ad	25351.5	1999	23 *	Ad
25317	1999	23 *	R & Ad	25351.6	1999	23 *	Ad
25317.5	1999	23 *	R		2006	77 *	R
25318	1999	23 *	R	25351.7	1999	23 *	Ad
25318.5	1999	23 *	R & Ad	25351.8	1999	23 *	Ad
	2000	912 *	Am	25352	1999	23 *	Ad
25319	1999	23 *	R & Ad	25353	1999	23 *	Ad
25319.1	2000	912 *	Ad		2006	77 *	Am
25319.5	1999	23 *	R & Ad	25353.5	2003	869	Ad
	2000	912 *	R & Ad	25354	1999	23 *	R & Ad
25319.6	1999	23 *	Ad	25354.5	1999	23 *	R & Ad
25320	1999	23 *	R & Ad		2002	443	Am
25321	1999	23 *	R & Ad		2005	587	Am
25322	1999	23 *	R & Ad	25355	1999	23 *	R & Ad
25322.1	1999	23 *	R & Ad	25355.2	1999	23 *	Ad
25322.2	1999	23 *	R & Ad		2000	912 *	Am
25323	1999	23 *	R & Ad	25355.5	1999	23 *	Ad
25323.1	1999	23 *	R & Ad		2006	77 *	Am
25323.3	1999	23 *	Ad	25355.6	1999	23 *	Ad
	2000	912 *	Am		2006	77 *	Am
25323.5	1999	23 *	R & Ad	25355.7	1999	23 *	Ad
25323.6	1999	23 *	R	25355.8	1999	23 *	R & Ad
25323.9	1999	23 *	Ad	25356	1999	23 *	Ad
25324	1999	23 *	R & Ad		2000	912 *	R & Ad
	2000	912 *	Am	25356.1	1999	23 *	Ad
	2006	77 *	Am		2006	77 *	Am
25325	1999	23 *	R & Ad	25356.1.3	1999	23 *	Ad
25326	1999	23 *	R & Ad	25356.1.5	1999	23 *	Ad
25326.3	2000	912 *	Ad		2007	597	Am
25326.5	1999	23 *	R & Ad	25356.10	1999	23 *	Ad
25326.6	1999	23 *	R	25356.2	1999	23 *	Ad
25327	1999	23 *	R & Ad	25356.3	1999	23 *	Ad
25330	1999	23 *	R & Ad	25356.4	1999	23 *	Ad
	2006	77 *	Am ⁹⁸ R ¹⁰⁰		2006	77 *	Am
				25356.5	1999	23 *	Ad

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<i>Affected By</i>				<i>Affected By</i>			
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25356.6	1999	23 *	Ad	25366.5	1999	23 *	R & Ad
25356.7	1999	23 *	Ad		2002	992	Am
25356.8	1999	23 *	Ad	25367	1999	23 *	R & Ad
25356.9	1999	23 *	Ad	25368	1999	23 *	Ad
25357	1999	23 *	Ad	25368.1	1999	23 *	Ad
25357.5	1999	23 *	Ad	25368.2	1999	23 *	Ad
25358	1999	23 *	Ad		2006	77 *	Am
25358.1	1999	23 *	Ad	25368.3	1999	23 *	Ad
25358.2	1999	23 *	Ad	25368.4	1999	23 *	Ad
25358.3	1999	23 *	Ad	25368.5	1999	23 *	Ad
25358.4	1999	23 *	Ad	25368.6	1999	23 *	Ad
	2000	912 *	Am	25368.7	1999	23 *	Ad
25358.5	1999	23 *	Ad	25368.8	1999	23 *	Ad
	2000	912 *	Am	25369	1999	23 *	Ad
25358.6	1999	23 *	Ad	25370	1999	23 *	Ad
25358.6.1	2000	725	Ad		2006	538	Am ⁸⁰²
	2001	159	Am ³⁰⁵	25372	1999	23 *	Ad
	2002	626	Am	25373	1999	23 *	Ad
25358.7	1999	23 *	Ad	25374	1999	23 *	Ad
	2000	912 *	Am	25375	1999	23 *	Ad
25358.7.1	1999	23 *	Ad	25375.5	1999	23 *	Ad
25358.7.2	1999	23 *	Ad	25376	1999	23 *	Ad
25358.8	1999	23 *	Ad	25377	1999	23 *	Ad
25358.9	1999	23 *	Ad	25378	1999	23 *	Ad
25359	1999	23 *	Ad	25379	1999	23 *	Ad
25359.1	1999	23 *	Ad	25380	1999	23 *	Ad
25359.2	1999	23 *	Ad	25381	1999	23 *	Ad
25359.20	2007	729	Ad	25382	1999	23 *	Ad
25359.3	1999	23 *	Ad	25385	1999	23 *	R & Ad
	2006	77 *	Am	25385.1	1999	23 *	R & Ad
25359.4	1999	23 *	Ad		2006	77 *	Am
25359.4.5	1999	23 *	Ad	25385.2	1999	23 *	R & Ad
	2006	77 *	Am	25385.3	1999	23 *	R & Ad
25359.5	1999	23 *	Ad		2006	77 *	Am ⁹⁸
25359.6	1999	23 *	Ad				R ¹⁰⁰
25359.7	1999	23 *	Ad	25385.4	1999	23 *	R & Ad
25360	1999	23 *	R & Ad	25385.5	1999	23 *	R & Ad
	2006	77 *	Am	25385.6	1999	23 *	R & Ad
25360.1	1999	23 *	R & Ad		2006	77 *	Am
25360.2	1999	23 *	R & Ad	25385.7	1999	23 *	R & Ad
	2005	577	Am	25385.8	1999	23 *	R & Ad
	2006	77 *	Am		2006	77 *	Am ⁹⁸
25360.3	1999	23 *	R & Ad				R ¹⁰⁰
	2006	77 *	Am	25385.9	1999	23 *	R & Ad
25360.4	1999	23 *	R & Ad		2006	77 *	R
	2006	77 *	Am	25386	1999	23 *	R & Ad
25360.6	1999	23 *	Ad	25386.1	1999	23 *	R & Ad
	2004	183	Am ⁵⁷¹	25386.2	1999	23 *	R & Ad
25361	1999	23 *	R & Ad	25386.25	1999	23 *	R & Ad
	2006	77 *	Am	25386.3	1999	23 *	R & Ad
25362	1999	23 *	R & Ad	25386.4	1999	23 *	R & Ad
25363	1999	23 *	R & Ad	25386.5	1999	23 *	R & Ad
25363.5	2005	81 *	Ad	25386.6	1999	23 *	R
25364	1999	23 *	R & Ad	25390	1999	23 *	Ad ¹⁷
25364.1	1999	23 *	R & Ad		2000	912 *	S ²⁹⁰
25364.7	1999	23 *	R & Ad	25390.1	1999	23 *	Ad ¹⁷
25365	1999	23 *	R & Ad		2000	912 *	S ²⁹⁰
25365.6	1999	23 *	R & Ad	25390.2	1999	23 *	Ad ¹⁷
	2006	77 *	Am		2000	912 *	S ²⁹⁰
25366	1999	23 *	R & Ad	25390.3	1999	23 *	Ad ¹⁷

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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25390.3 (Cont.)	2000	912 *	Am	2001	548 *		Am
	2000	912 *	S ²⁹⁰	2001	549		Am
25390.4	1999	23 *	Ad ¹⁷	25395.26	2000	912 *	Ad
	2000	135	Am ²⁰³		2001	548 *	Am
	2000	912 *	S ²⁹⁰	25395.27	2000	912 *	Ad
25390.5	1999	23 *	Ad ¹⁷		2001	548 *	R & Ad
	2000	912 *	S ²⁹⁰	25395.28	2001	548 *	Ad
25390.6	1999	23 *	Ad ¹⁷	25395.29	2000	912 *	Ad
	2000	912 *	S ²⁹⁰		2001	548 *	Am
25390.7	1999	23 *	Ad ¹⁷	25395.3	1999	23 *	Ad
	2000	912 *	S ²⁹⁰	25395.30	2000	912 *	Ad
25390.8	1999	23 *	Ad ¹⁷	25395.31	2000	912 *	Ad
	2000	912 *	S ²⁹⁰	25395.32	2000	912 *	Ad
25390.9	1999	23 *	Ad ¹⁷		2004	644	Am
	2000	912 *	Am ²⁹⁰	25395.4	1999	23 *	Ad
25395	1999	23 *	R	25395.40	2001	549	Ad
25395.1	1999	23 *	Ad	25395.41	2001	549	Ad
25395.10	1999	23 *	Ad		2002	37 *	Am
25395.100	2004	705	Ad & R ³⁸		2004	225 *	Am
	2006	510	S ³⁸	25395.42	2001	549	Ad
25395.101	2004	705	Ad & R ³⁸	25395.43	2001	549	Ad
	2006	510	S ³⁸	25395.44	2001	549	Ad
25395.102	2006	510	Ad & R ³⁸		2002	999	R & Ad
25395.103	2006	510	Ad & R ³⁸	25395.45	2001	549	Ad
25395.104	2006	510	Ad & R ³⁸	25395.5	1999	23 *	Ad
25395.105	2004	705	Ad & R ³⁸	25395.6	1999	23 *	Ad
	2006	510	Ad & R ³⁸	25395.60	2004	705	Ad & R ³⁸
25395.106	2006	510	Ad & R ³⁸		2006	510	S ³⁸
25395.109	2006	510	Ad & R ³⁸	25395.61	2004	705	Ad & R ³⁸
25395.11	1999	23 *	Ad		2006	510	S ³⁸
25395.110	2004	705	Ad ²³²	25395.62	2004	705	Ad & R ³⁸
	2005	22	Am ⁶⁴⁷		2006	510	S ³⁸
25395.115	2004	705	Ad	25395.63	2004	705	Ad & R ³⁸
25395.116	2004	705	Ad		2006	510	S ³⁸
25395.117	2004	705	Ad	25395.64	2004	705	Ad & R ³⁸
25395.118	2004	705	Ad		2006	510	S ³⁸
25395.119	2004	705	Ad	25395.65	2004	705	Ad & R ³⁸
25395.12	1999	23 *	Ad		2005	22	Am ⁶⁴⁷
	2002	626	Am	25395.66	2006	510	S ³⁸
25395.13	1999	23 *	Ad		2004	705	Ad & R ³⁸
25395.14	1999	23 *	Ad	25395.67	2004	705	Ad & R ³⁸
25395.15	1999	23 *	Ad		2005	22	Am ⁶⁴⁷
	2002	626	Am		2006	510	S ³⁸
25395.2	1999	23 *	Ad	25395.68	2004	705	Ad & R ³⁸
25395.20	2000	144 *	Ad		2006	510	S ³⁸
	2000	912 *	R & Ad	25395.69	2004	705	Ad & R ³⁸
	2001	237	Am		2006	510	S ³⁸
	2001	548 *	Am	25395.7	1999	23 *	Ad
	2001	549	Am	25395.70	2004	705	Ad & R ³⁸
	2002	664	Am ⁴³¹		2006	510	S ³⁸
	2004	225 *	Am	25395.71	2004	705	Ad & R ³⁸
25395.21	2000	912 *	Ad		2006	510	S ³⁸
	2001	548 *	Am	25395.72	2004	705	Ad & R ³⁸
25395.22	2000	912 *	Ad		2006	510	S ³⁸
	2001	548 *	Am	25395.73	2004	705	Ad & R ³⁸
25395.23	2000	912 *	Ad		2006	510	S ³⁸
	2004	225 *	Am	25395.74	2004	705	Ad & R ³⁸
25395.24	2000	912 *	Ad		2006	510	S ³⁸
25395.25	2000	912 *	Ad	25395.75	2004	705	Ad & R ³⁸

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25395.75 (Cont.)	2006	510	S ³⁸	25400.16	2005	570	Ad ⁷⁶⁸
25395.76	2004	705	Ad & R ³⁸	25400.17	2005	570	Ad
	2006	510	S ³⁸	25400.18	2005	570	Ad
25395.77	2004	705	Ad & R ³⁸		2006	789	Am
	2006	510	S ³⁸	25400.19	2005	570	Ad
25395.78	2004	705	Ad & R ³⁸		2006	789	Am
	2006	510	S ³⁸	25400.20	2005	570	Ad
25395.79	2004	705	Ad & R ³⁸		2006	789	Am
	2006	510	S ³⁸	25400.22	2005	570	Ad
25395.79.1	2004	705	Ad & R ³⁸		2006	789	Am
	2006	510	S ³⁸	25400.25	2005	570	Ad
25395.79.2	2004	705	Ad & R ³⁸		2006	789	Am
	2006	510	S ³⁸	25400.26	2005	570	Ad
25395.8	1999	23*	Ad		2006	789	Am
25395.80	2004	705	Ad & R ³⁸	25400.27	2005	570	Ad
	2006	510	S ³⁸		2006	789	Am
25395.81	2004	705	Ad & R ³⁸	25400.28	2005	570	Ad
	2006	510	S ³⁸		2006	789	Am
25395.82	2004	705	Ad & R ³⁸	25400.30	2005	570	Ad
	2006	510	S ³⁸		2006	789	Am
25395.83	2004	705	Ad & R ³⁸	25400.35	2005	570	Ad
	2006	510	S ³⁸	25400.36	2005	570	Ad
25395.84	2004	705	Ad & R ³⁸		2006	789	Am
	2006	510	Am ³⁸	25400.37	2005	570	Ad
25395.85	2004	705	Ad & R ³⁸		2006	789	Am
	2006	510	Am ³⁸	25400.38	2005	570	Ad
25395.86	2004	705	Ad & R ³⁸	25400.40	2005	570	Ad
	2006	510	S ³⁸	25400.45	2005	570	Ad
25395.87	2004	705	Ad & R ³⁸		2006	789	Am
	2006	510	S ³⁸	25400.46	2005	570	Ad
25395.9	1999	23*	Ad		2006	789	Am
25395.90	2004	705	Ad & R ³⁸	25400.47	2006	789	Ad
	2006	510	S ³⁸	25401	2001	764	Ad
25395.91	2004	705	Ad & R ³⁸	25401.1	2001	764	Ad
	2006	510	S ³⁸		2004	717	Am
25395.92	2004	705	Ad & R ³⁸		2005	586	Am
	2006	510	S ³⁸		2006	523	Am
25395.93	2004	705	Ad & R ³⁸	25401.2	2001	764	Ad
	2005	22	Am ⁶⁴⁷	25401.3	2001	764	Ad
	2006	510	S ³⁸	25401.4	2001	764	Ad
25395.94	2004	705	Ad & R ³⁸	25401.5	2001	764	Ad
	2006	510	S ³⁸	25401.6	2001	764	Ad
25395.95	2004	705	Ad & R ³⁸	25401.7	2001	764	Ad
	2005	22	Am ⁶⁴⁷	25401.8	2001	764	Ad
	2006	510	S ³⁸	25402	2001	764	Ad
25395.96	2004	705	Ad & R ³⁸	25402.1	2001	764	Ad
	2005	22	Am ⁶⁴⁷	25402.3	2001	764	Ad
	2006	510	S ³⁸	25404	2000	144*	Am
	2006	562	Am		2002	999	Am
25395.97	2004	705	Ad & R ³⁸				R & Ad ⁸⁰
	2006	510	S ³⁸		2003	608	Am (as am by
25395.98	2004	705	Ad & R ³⁸				Sec. 53,
	2006	510	S ³⁸				Stats. 2002,
25395.99	2004	705	Ad & R ³⁸				Ch. 999, by
	2006	510	S ³⁸				Sec. 5 of Ch.)
25400.10	2005	570	Ad				Am (as ad by
25400.11	2005	570	Ad ⁷⁴³				Sec. 54,
	2006	789	Am ⁸⁸⁰				Stats. 2002,
25400.12	2005	570	Ad				Ch. 999, by
							Sec. 6 of Ch.)

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
25404 (Cont.)							
	2003	696	Am (as am by Sec. 53, Stats. 2002, Ch. 999, by Sec. 1.5 of Ch.)	25505	2004	686*	Am
			Am (as ad by Sec. 54, Stats. 2002, Ch. 999, by Sec. 2.5 of Ch.)	25514.5	2000	296	Am
			Am (as am by Sec. 1.5 and Sec. 2.5, Stats. 2003, Ch. 696)		2002	999	Am
			Am (as am by Sec. 9 and Sec. 10, Stats. 2004, Ch. 880) ⁶⁴⁷		2007	623	Am
	2004	880	R (as am by Sec. 10, Stats. 2004, Ch. 880) ¹³	25514.6	2002	999	R
			Am (by Sec. 21 of Ch.)	25515.2	2002	1000	Am
				25532	2003	696	Am
	2005	22	Am (as am by Sec. 9 and Sec. 10, Stats. 2004, Ch. 880) ⁶⁴⁷	25534.06	1999	1014	Ad
			Am (as am by Sec. 9, Stats. 2004, Ch. 880) ¹³		2000	294	Am
	2005	388	Am (as am by Sec. 9, Stats. 2004, Ch. 880) ¹³	25540	2002	999	Am
			Am (as am by Sec. 9, Stats. 2004, Ch. 880) ¹³		2003	696	Am
			Am (as am by Sec. 9, Stats. 2004, Ch. 880) ¹³		2007	623	Am
	2007	626	Am (by Sec. 21 of Ch.)	25540.1	2007	623	Ad
25404.1	2000	144*	Am	25546	2007	616	Ad
25404.1.1	2002	999	Ad	25546.1	2007	616	Ad
	2003	696	Am	25546.2	2007	616	Ad
	2007	626	Am	25546.3	2007	616	Ad
25404.1.2	2002	999	Ad & R ⁴³	25546.4	2007	616	Ad
	2005	388	Am ¹³	25546.5	2007	616	Ad
25404.1.3	2003	696	Ad	25547	2004	193	R ⁵⁷¹
25404.3	2000	144*	Am	25547.1	2004	193	R ⁵⁷¹
	2000	730	Am (as am by Stats. 2000, Ch. 144)	25547.2	2004	193	R ⁵⁷¹
			Am	25570.2	2002	626	Am
			Am	25570.3	2002	626	Am
			Am	25928	2004	193	R ⁵⁷¹
			Am	25980	2004	904	Ad ⁶⁷⁸
			Am	25981	2004	904	Ad ⁶⁷⁸
			Am	25982	2004	904	Ad ⁶⁷⁸
			Am	25983	2004	904	Ad ⁶⁷⁸
			Am	25984	2004	904	Ad
			Am	25989.1	1999	83	Am ³⁰
			Am	26100	2001	584	Ad
			Am	26101	2001	584	Ad
			Am	26101.5	2001	584	Ad
			Am	26101.7	2001	584	Ad
			Am	26102	2001	584	Ad
			Am	26103	2001	584	Ad
			Am	26104	2001	584	Ad
			Am	26105	2001	584	Ad
			Am	26106	2001	584	Ad
			Am	26107	2001	584	Ad
			Am	26120	2001	584	Ad
			Am	26121	2001	584	Ad
			Am	26122	2001	584	Ad
			Am	26123	2001	584	Ad
			Am	26124	2001	584	Ad
			Am	26125	2001	584	Ad
			Am	26130	2001	584	Ad
			Am	26131	2001	584	Ad
			Am	26132	2001	584	Ad
			Am	26133	2001	584	Ad
			Am	26134	2001	584	Ad
			Am	26140	2001	584	Ad
			Am		2002	386	Am
			Am	26141	2001	584	Ad
			Am	26142	2001	584	Ad
			Am		2002	386	Am
			Am	26143	2001	584	Ad
			Am		2002	386	Am
			Am	26144	2001	584	Ad
			Ad	26145	2001	584	Ad

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26145 (Cont.)					2007	20	Am (as am by
	2002	386	Am				Sec. 2,
26146	2001	584	Ad				Stats. 2005,
26147	2001	584	Ad				Ch. 194) ⁸⁹⁴
26148	2001	584	Ad				Am (as ad by
	2002	664	Am ⁴³¹				Sec. 3,
26149	2001	584	Ad				Stats. 2005,
26150	2001	584	Ad				Ch. 194) ⁸⁹⁴
26151	2001	584	Ad	32121.7	1999	151	Ad
26152	2001	584	Ad		2000	135	Am ²⁰³
26153	2001	584	Ad	32121.8	1999	151	Ad
26154	2001	584	Ad	32121.9	2000	798*	Ad
26155	2001	584	Ad	32126	2000	169	R (as ad by
26156	2001	584	Ad				Sec. 4,
26157	2002	1161*	Ad				Stats. 1998,
26200	2001	550	Ad				Ch. 18)
26201	2001	550	Ad				Am (as am by
26202	2001	550	Ad				Sec. 3,
26203	2001	550	Ad				Stats. 1998,
26204	2001	550	Ad				Ch. 18) ⁴³
32100.05	2006	172	Am				Ad ⁸⁰
32100.3	2006	18*	Ad		2005	194	Am (as ad by
32103	2005	700	Am				Sec. 6,
32107	2005	158	Ad				Stats. 2000,
32111	2004	183	Am ⁵⁷¹				Ch. 169)
32121	1999	525	Am ¹¹²				R & Ad ¹⁹²
	2000	169	R (as ad by	32126.3	2005	195	Ad
			Sec. 2,	32127.3	2005	554	Am
			Stats. 1998,	32128	2006	314	Am
			Ch. 18)	32130.6	2005	554	Ad
			Am (as am by	32354	2001	115	R
			Stats. 1999,	33020	2002	1127*	Am
			Ch. 525) ⁴³		2003	260*	Am
			Ad ⁸⁰		2004	211*	Am ⁶²²
	2000	857	Am ²⁰³	33030	2006	113	Am
	2001	184*	Am (as am by		2006	595	Am
			Sec. 1,	33031	2006	595	Am
			Stats. 2000,		2007	343	Am
			Ch. 169) ³¹⁴	33050	2006	578	Am
			Am (as am by	33080.1	1999	442	Am
			Sec. 3,		2007	90	Am
			Stats. 2000,	33080.2	1999	362	Am
			Ch. 169) ³¹⁴		1999	442	Am (by Sec. 3.5
			R & Ad ⁶⁹				of Ch.)
	2002	664	Am (as am by	33080.7	2006	538	Am ⁸⁰²
			Sec. 1 and	33080.8	1999	362	Ad
			Sec. 2, and as ad		2003	318	Am
			by Sec. 3,	33121.5	1999	442	Ad
			Stats. 2001,	33140	2001	741	Am
			Ch. 184) ⁴³¹	33141	2001	741	Am
	2005	194	R (as am by	33210.5	2001	124*	Ad
			Sec. 136,	33214	2000	610	Am
			Stats. 2002,		2000	638	Am
			Ch. 664)	33214.5	2000	610	Ad
			Am (as am by	33215	2000	610	Am
			Sec. 137,	33216	2000	610	Am
			Stats. 2002,	33217	2000	638	Ad
			Ch. 664) ⁸⁰	33298	1999	83	R ³⁰
			R & Ad ¹⁹²	33320.1	2006	113	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
33320.1 (Cont.)	2006	595	Am		2005	409	Am
33320.4	2006	538	Am ⁸⁰²		2006	538	Am ⁸⁰²
33320.8	2004	183	Am ⁵⁷¹	33334.2a	2001	626	Ad
33327	2006	643	Am	33334.20	2005	595	R
33328.1	2006	595	Ad	33334.22	2001	471	Ad & R ¹⁸
33328.7	2006	595	Am		2002	664	Am ⁴³¹
33331.5	2002	664	R ⁴³¹		2002	782	Am
33333.2	2006	591	Am		2004	473	Am ⁴³
	2006	594	Am		2005	225	Am ⁶⁸
33333.4	2006	591	Am		2006	538	Am ⁸⁰²
	2006	594	Am		2007	62	Am ⁶³⁹
33333.6	2005	277	Am	33334.25	2000	552	Ad & R ³⁸
	2006	538	Am ⁸⁰²	33334.27	2000	469	Am ²⁴⁹
33333.10	2001	741	Ad	33334.28	2002	782	Ad & R ³⁴⁹
	2002	782	Am	33334.29	2003	198*	Ad
33333.11	2001	741	Ad	33334.3	2001	738	Am
	2002	782	Am		2002	782	Am
33333.13	2001	741	Ad		2007	596	Am (by Sec. 9.2 of Ch.)
	2002	782	R		2007	690	Am (by Sec. 1.5 of Ch.)
33333.2	2001	741	Am				Am (by Sec. 1.5 of Ch.) ³⁸
	2003	260*	Am	33334.30	2004	869	Ad & R ³⁸
	2004	211*	Am ⁶²²	33334.4	2001	738	Am
33333.4	2001	741	Am		2002	782	Am
	2002	782	Am		2005	262	Am
33333.5	2000	766*	Ad	33342.5	2006	591	Ad
33333.6	1999	17*	Am	33342.7	2006	591	Ad
	2000	135	Am ²⁰³	33344.5	2004	158	Am
	2001	741	Am	33344.6	2004	158	Ad
	2002	782	Am	33352	2006	595	Am
	2003	260*	Am	33353.2	2000	610	Am
	2003	504	Am	33360.5	2006	595	Ad
	2004	211*	Am ⁶²²	33367	2006	595	Am
33333.7	2000	661	Ad	33368	2002	664	Am ⁴³¹
	2001	741	Am	33373	2006	603	Am
33333.8	2001	741	Ad	33375	2006	643	Am
	2002	782	Am	33378	2004	149	Am
33334.12	1999	442	Am		2006	161	Am
33334.14	2002	782	Am		2006	595	Am
33334.17	2000	135	Am ²⁰³	33392	1999	83	Am ³⁰
	2001	626	R	33411.3	2002	782	Am
33334.2	2000	756	Am	33411.5	2001	738	Ad
	2001	471	Am (by Sec. 1 of Ch.)		2002	782	R
			R & Ad ⁶³	33413	2000	756	Am (as am by Sec. 1, Stats. 1996, Ch. 329) ⁷
	2001	738	Am (by Sec. 2.2 of Ch.) ¹⁸				Am (as ad by Sec. 2, Stats. 1996, Ch. 329) ⁸
			Ad (by Sec. 2.4 of Ch.) ⁶³		2001	738	Am (by Sec. 6 of Ch., as am by Sec. 3, Stats. 2000, Ch. 756) & R ⁴³
	2002	664	Am (as am by Sec. 2.2 and as ad by Sec. 2.4, Stats. 2001, Ch. 738) ⁴³¹				Ad (by Sec. 7 of Ch.) ⁸⁰
	2002	782	Am (as am by Sec. 2.2 and Sec. 2.4, Stats. 2001, Ch. 738)				

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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>
33413 (Cont.)				33490	2001	738	Am
	2001	741	Am (by		2001	741	Am
			Sec. 11.5 of Ch.,		2002	782	Am
			as am by Sec. 3,		2007	90	Am
			Stats. 2000,	33492.114	2001	123	Ad
			Ch. 756)	33492.13	2001	741	Am
			R & Ad ⁸⁰		2002	782	Am
	2002	782	Am (as am by	33492.140	1999	38	Ad
			Sec. 11.5 and	33492.22	1999	83	Am ³⁰
			Sec. 11.6,	33492.40	2004	183	Am ⁵⁷¹
			Stats. 2001,	33492.42	2000	129*	Ad
			Ch. 741)	33492.50	2000	290	R
	2005	409	R (as am by	33492.51	2000	290	R
			Sec. 16,	33492.53	2000	290	R
			Stats. 2002,	33492.60	2000	471	R
			Ch. 782)	33492.61	2000	471	R
			Am (as am by	33492.63	2000	471	R
			Sec. 15,	33492.65	2000	471	R
			Stats. 2002,	33492.67	2000	471	R
			Ch. 782) ¹³	33492.71	2000	1055*	Am
	2007	596	Am (by Sec. 9.4	33492.78	2006	538	Am ⁸⁰²
			of Ch.)	33492.86	1999	611	Am
	2007	690	Am (by Sec. 2.5		2006	538	Am ⁸⁰²
			of Ch.)	33500	2006	595	Am
33413.1	2006	563*	Ad & R ³⁴⁹	33501	2006	595	Am
	2007	596	Am ¹³	33501.1	2006	595	Ad
33413.5	2001	491	Ad & R ⁴³	33501.2	2006	595	Ad
	2002	782	Am (as ad by	33501.3	2006	595	Ad
			Stats. 2001,	33501.7	2006	595	Ad
			Ch. 491) & RN	33607.5	2004	610*	Am
33413.6	2002	782	Ad(RN)	33607.7	2001	741	Am
33413.8	2002	782	Ad & R ⁴³	33672	2004	211*	Am ⁶²²
33418	2007	690	Am	33672.5	1999	442	Am
33426.7	1999	462	Ad & R ¹⁸	33672.7	2005	72*	R
	2000	471	Am	33681	2002	1127*	Am
	2003	781	Am ¹³	33681.10	2003	260*	Ad
33430	2002	664	Am ⁴³¹	33681.11	2003	260*	Ad
33435	2006	578	Am	33681.12	2004	211*	Ad ⁶²²
33436	2006	578	Am		2004	610*	Am (as ad by
33445	2006	98	Am				Sec. 15,
	2006	595	Am				Stats. 2004,
33446	2006	538	Am ⁸⁰²				Ch. 211)
33451.5	2006	595	Ad		2006	78*	Am
33456	2006	603	R & Ad	33681.13	2004	211*	Ad ⁶²²
33459	2002	999	Am	33681.14	2004	211*	Ad ⁶²²
	2003	42*	Am	33681.15	2004	610*	Ad
33459.1	2002	1004	Am	33681.5	2002	1127*	Am
33459.2	2002	1004	R	33681.7	2002	1127*	Ad
33459.7	2002	1004	R	33681.8	2002	1127*	Ad
33460	2000	471	R	33681.9	2003	260*	Ad
33461	2000	471	R	33683	2003	260*	Am
33462	2000	471	R		2004	211*	Am ⁶²²
33463	2000	471	R	33701	2007	596	R
33464	2000	471	R	33702	2007	596	R
33464.5	2000	471	R	33703	2007	596	R
33465	2000	471	R	33704	2007	596	R
33466	2000	471	R	33705	2007	596	R
33476	2006	538	Am ⁸⁰²	33706	2007	596	R
33485	2006	595	Am	33707	2007	596	R
33486	2006	595	Am	33708	2007	596	R
33487	2002	782	Am	33709	2007	596	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
33710	2007	596	R	34862	2007	596	R
33711	2007	596	R	34863	2007	596	R
33712	2007	596	R	34864	2007	596	R
33713	2007	596	R	34865	2007	596	R
33714	2007	596	R	34866	2007	596	R
33715	2007	596	R	34867	2007	596	R
33716	2007	596	R	34868	2007	596	R
33717	2007	596	R	34869	2007	596	R
33718	2007	596	R	34870	2007	596	R
33719	2007	596	R	34871	2007	596	R
33720	2007	596	R	34872	2007	596	R
33724	2006	578	Am	34873	2007	596	R
	2007	596	R	34874	2007	596	R
33725	2007	596	R	34875	2007	596	R
33726	2007	596	R	34879	2007	596	R
33727	2007	596	R	34900	2007	596	R
33728	2007	596	R	34901	2007	596	R
33729	2007	596	R	34902	2007	596	R
33730	2007	596	R	34903	2007	596	R
33731	2007	596	R	34904	2007	596	R
33732	2007	596	R	34905	2007	596	R
33733	2007	596	R	34906	2007	596	R
33734	2007	596	R	34907	2007	596	R
33735	2007	596	R	34908	2007	596	R
33736	2007	596	R	34909	2007	596	R
33737	2007	596	R	34910	2007	596	R
33737.5	2007	596	R	34911	2007	596	R
33737.6	2007	596	R	34912	2007	596	R
33738	2007	596	R	34913	2007	596	R
33760	2001	745*	Am	34914	2007	596	R
	2005	501	Am	34915	2007	596	R
	2006	890	Am	34916	2007	596	R
33769	2006	578	Am	34917	2007	596	R
34009	2001	9*	R	34918	2007	596	R
34052	2001	395*	Am	34919	2007	596	R
34053	2000	1055*	Am	34940	2007	596	R
	2004	225*	Am	34941	2007	596	R
34130	2005	178	Am	34942	2007	596	R
34130.5	2005	178	Ad	34943	1999	525	Am ¹¹²
34278	2007	596	Am		2007	596	R
34312	2005	501	Am	34944	2007	596	R
	2006	890	Am	34945	2007	596	R
34312.3	2001	745*	Am	34946	2007	596	R
34327.6	2000	1055*	Am	34947	2007	596	R
34328.1	2003	787	Am	34948	2007	596	R
34800	2007	596	R	35811	2006	578	Am
34801	2007	596	R	35816	2006	538	Am ⁸⁰²
34802	2007	596	R	35987	2003	229	Ad & R ⁷⁵
34803	2007	596	R		2004	183	Am & RN ⁵⁷¹
34804	2007	596	R		2004	907*	R
34805	2007	596	R	35988	2003	229	Ad & R ⁷⁵
34806	2007	596	R		2004	183	Am & RN ⁵⁷¹
34807	2007	596	R		2004	907*	R
34808	2007	596	R	35989	2003	229	Ad & R ⁷⁵
34809	2007	596	R		2004	183	Am & RN ⁵⁷¹
34830	2007	596	R		2004	225*	Am & RN
34831	2007	596	R	35990	2003	229	Ad & R ⁷⁵
34832	2007	596	R		2004	183	Am & RN ⁵⁷¹
34833	2007	596	R		2004	225*	Am & RN
34860	2007	596	R	35991	2003	229	Ad & R ⁷⁵
34861	2007	596	R		2004	183	Am & RN ⁵⁷¹

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<i>Affected By</i>				<i>Affected By</i>			
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35991 (Cont.)	2004	907 *	R	38563	2006	488	Ad
37630	2006	578	Am	38564	2006	488	Ad
37850	2007	596	R	38565	2006	488	Ad
37851	2007	596	R	38570	2006	488	Ad
37852	2007	596	R	38571	2006	488	Ad
37853	2007	596	R	38574	2006	488	Ad
37854	2007	596	R	38580	2006	488	Ad
37860	2007	596	R	38590	2006	488	Ad
37861	2007	596	R	38591	2006	488	Ad
37862	2007	596	R	38592	2006	488	Ad
37863	2007	596	R	38593	2006	488	Ad
37870	2007	596	R	38594	2006	488	Ad
37871	2007	596	R	38595	2006	488	Ad
37872	2007	596	R	38596	2006	488	Ad
37873	2007	596	R	38597	2006	488	Ad
37874	2007	596	R	38598	2006	488	Ad
37875	2007	596	R	38599	2006	488	Ad
37923	2006	578	Am	39011	2004	693	Am
37980	2003	229	Ad & R ⁷⁵	39011.5	2003	479	Ad
	2004	907 *	R		2004	183	Am ⁵⁷¹
37981	2003	229	Ad & R ⁷⁵	39014.3	2001	163	Am
	2004	225 *	Am	39014.5	2001	163	Am
	2004	907 *	R	39016.5	2000	890	R & Ad
37982	2003	229	Ad & R ⁷⁵	39023.3	2003	479	Ad
	2004	225 *	Am	39027.3	2000	1077	Ad
	2004	907 *	R	39047.2	1999	477	Ad
37983	2003	229	Ad & R ⁷⁵	39150	2000	805	S ⁴³
	2004	225 *	Am	39151	2000	805	S ⁴³
	2004	907 *	R	39152	2000	805	S ⁴³
37984	2003	229	Ad & R ⁷⁵	39153	2000	805	Am ⁴³
	2004	225 *	Am		2001	745 *	Am
	2004	907 *	R	39265.02	2007	313 *	Am & RN
37985	2003	229	Ad & R ⁷⁵	39510	2000	890	Am
	2004	907 *	R	39512.5	2000	890	Am
37986	2004	183	Ad(RN) ⁵⁷¹	39513	2000	890	Am
37987	2004	183	Ad(RN) ⁵⁷¹	39515	2000	890	Am
37988	2004	183	Ad(RN) ⁵⁷¹	39602.5	2007	669	Ad
37989	2004	183	Ad(RN) ⁵⁷¹	39604	2000	890	Am
	2004	225 *	Ad(RN)		2004	644	Am
	2004	907 *	R	39606	1999	731	Am
37990	2004	183	Ad(RN) ⁵⁷¹	39607	2000	729	Am
	2004	225 *	Ad(RN)	39607.4	2006	77 *	Ad
	2004	907 *	R	39607.5	2000	729	Am
38012	2006	538	Am ⁸⁰²		2004	644	Am
38040	2003	185	Am ⁴⁴⁰		2006	851	Am
38045	2004	193	R ⁵⁷¹	39612	1999	66 *	Am ¹³
38079	2000	776 *	Am		2003	1	Am
38081.1	2002	386	Am	39613	2003	1	Ad
38500	2006	488	Ad	39614	2003	738	Ad & R ¹¹¹
38501	2006	488	Ad		2004	183	Am ⁵⁷¹
38505	2006	488	Ad	39616.5	2006	11	Ad
	2007	130	Am ⁹⁰²	39617.5	1999	731	Ad
38510	2006	488	Ad	39619.5	2004	644	Am
38530	2006	488	Ad	39619.6	2000	144 *	Ad
38550	2006	488	Ad		2001	159	Am ³⁰⁵
38551	2006	488	Ad	39625	2007	181 *	Ad
38560	2006	488	Ad	39625.01	2007	181 *	Ad
38560.5	2006	488	Ad	39625.02	2007	181 *	Ad
38561	2006	488	Ad		2007	313 *	Ad(RN)
38562	2006	488	Ad	39625.1	2007	181 *	Ad
				39625.3	2007	181 *	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
39625.5	2007	181 *	Ad	40448.5.1	1999	36 *	Am
	2007	187 *	Am (as ad by Stats. 2007, Ch. 181)	40448.6	2004	225 *	Am
39626	2007	181 *	Ad	40450	2000	890	Am
39626.5	2007	181 *	Ad	40451	1999	477	Am (by Sec. 2 of Ch.)
39627	2007	181 *	Ad		1999	731	Am (by Sec. 7.5 of Ch.)
39627.5	2007	181 *	Ad	40451.5	1999	477	Ad
Div. 26, Pt. 2, Ch. 3.3, heading (Sec. 39630 et seq.)	2005	588	Am	40452	2000	890	Am
	2004	706	Ad		2004	193	Am ⁵⁷¹
39630	2005	588	Am	40453	2001	745 *	R
39631	2004	706	Ad	40454	2000	890	Am
	2005	588	Am	40457	1999	506	Ad
39632	2004	706	Ad	40459	2000	500	Ad
	2005	588	Am	40471	1999	477	Ad
39660	1999	731	Am	40484	2000	890	R
	2004	183	Am ⁵⁷¹	40500.1	2000	890	Am
39661	2004	193	R ⁵⁷¹	40500.5	2004	183	Am ⁵⁷¹
39663	2004	193	R ⁵⁷¹	40503	2000	890	Am
39669.5	1999	731	Ad	40515	2000	890	Am
39671	2000	890	Am	40521	2000	890	Am
39675	2000	805	Am	40524	2000	890	R
39702.5	2000	397	Ad	40600	2003	483	Ad
39751	2004	644	R		2007	728	Am
	2000	1019	Am	40601	2003	483	Ad
39752	2000	1019	Am ²⁶⁵	40602	2003	483	Ad
	2004	225 *	Am	40603	2003	483	Ad
39760	2000	1017	Ad	40604	2003	483	Ad
39761	2000	1017	Ad	40605	2003	483	Ad
39762	2000	1017	Ad ³⁷	40606	2003	483	Ad
39763	2000	1017	Ad	40607	2005	569	Ad
39807	2000	890	Am	40608	2004	885	Ad
39910	1X 2001–02	12 *	Ad	40703	2000	397	Am
39915	1X 2001–02	12 *	Ad	40708	2003	296	Am
39920	1X 2001–02	12 *	Ad	40709	2000	729	Am
39930	2002	987	Ad	40709.7	2000	890	Am
39940	2005	574	Ad	40714.5	2000	729	Am
39941	2005	574	Ad	40717.5	2000	890	Am
	2006	538	Am ⁸⁰²	40717.6	2006	538	Am ⁸⁰²
39942	2005	574	Ad	40720	2002	1129	Ad
39943	2005	574	Ad		2004	580	Am
39944	2005	574	Ad	40720.5	2002	1129	Ad ⁷³ R ²²
40002	2000	729	Am		2000	501	Ad
40100.5	2000	729	Am	40723	2000	501	Ad
40106	2001	163	R	40724	2003	479	Ad
40131	2002	132	Am	40724.5	2003	479	Am
40162	2000	890	Am	40724.6	2003	479	Am
40221.5	2002	1001	Am ⁴³²		2004	183	Am ⁵⁷¹
40410.5	2004	193	Am ⁵⁷¹	40724.7	2003	479	Am
40416	2000	890	R	40727.2	2000	729	Am
40420	2003	686	Am	40728.5	2000	729	Am
	2007	664	R & Ad ⁸⁰	40731	2003	479	Ad
40425	2007	664	Am	40910	2000	729	Am
40440.2	2006	538	Am ⁸⁰²	40914	2000	729	Am
40448.5	1999	36 *	Am	40916	2001	456	Am
				40925	2000	729	Am
				40925.3	1999	451	Ad
				40962	2000	890	R
				40962.5	2000	729	Ad
				40980	2000	729	Am

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40980 (Cont.)	2006	643	Am	41600	2000	890	Am
	2007	343	Am	41704.5	2000	890	R
40981	2007	664	Am	41705	2001	424 *	Am (as am by
40982	2006	425 *	Ad				Sec. 1,
41081	2004	707	Am				Stats. 1997,
			R & Ad ⁶⁷⁷				Ch. 788) ^{364 13}
41212	2000	890	R				Am (as am by
41221	2007	664	Am				Sec. 2,
41242	2000	890	R				Stats. 1997,
41261	2000	890	Am		2002	664	Ch. 788) ³⁶⁵
41263	2000	890	R				Am (as am by
41300	2001	163	Ad				Sec. 1 and
41301	2001	163	Ad				Sec. 2,
41302	2001	163	Ad				Stats. 2001,
41310	2001	163	Ad	41712	2004	644	Ch. 424) ⁴³¹
41311	2001	163	Ad	41805.5	2000	343	Am
41312	2001	163	Ad	41855.5	2003	481	Ad
41320	2001	163	Ad	41855.6	2003	481	Ad
41321	2001	163	Ad		2004	183	Am ⁵⁷¹
41322	2001	163	Ad	41865	2000	890	Am (by Sec. 36
41323	2001	163	Ad				of Ch.)
41330	2001	163	Ad		2000	1055 *	Am (by Sec. 46
41331	2001	163	Ad				of Ch.) ¹⁴
41332	2001	163	Ad				Am (by
41333	2001	163	Ad				Sec. 46,5
41334	2001	163	Ad				of Ch.) ²⁵
41335	2001	163	Ad		2004	225 *	Am
41336	2001	163	Ad		2004	644	Am (as am by
41337	2001	163	Ad				Stats. 2004,
41338	2001	163	Ad				Ch. 225)
41339	2001	163	Ad	41865.5	1999	640	Ad
41340	2001	163	Ad	41900	2000	890	R
41341	2001	163	Ad	41954	2000	729	Am
41342	2001	163	Ad	41960.2	1999	501	Am
41343	2001	163	Ad	41981	2000	890	R
41344	2001	163	Ad	41982	2000	343	Am
41345	2001	163	Ad	41983	2000	343	Am
41346	2001	163	Ad	41985	2006	770	Ad
41350	2001	163	Ad	41985.5	2006	770	Ad
41351	2001	163	Ad	41986	2006	770	Ad
41352	2001	163	Ad	41998	2003	821	Ad
41353	2001	163	Ad	41999	2003	821	Ad
41354	2001	163	Ad	42301.14	2000	329 *	Ad & R ¹⁹
41355	2001	163	Ad	42301.15	1X 2001–02	12 *	Ad
41356	2001	163	Ad	42301.16	2003	479	Ad
41357	2001	163	Ad	42301.17	2003	479	Ad
41500	2000	890	Am	42301.18	2003	479	Ad
41500.5	2000	890	Am	42301.5	2000	890	Am
41503.6	2000	1055 *	Am	42301.9	2000	890	Am
	2004	225 *	Am	42302	1999	643	Am
41507	2000	890	R	42302.1	1999	643	Am
41511.5	2007	680	Ad	42310	2003	479	Am
41514.1	2003	676	Ad & R ³¹⁷	42311.2	2004	693	Am
	2004	183	Am ⁵⁷¹	42314	2000	890	Am
41514.10	2000	741	Ad	42314.3	1X 2001–02	12 *	Ad & R ¹⁹
41514.9	2000	741	Ad	42314.5	2000	890	Am
41518	2000	890	R	42317	1X 2001–02	13 *	Ad & R ²⁰
41519	2000	890	R	42359.6	1X 2001–02	13 *	Ad & R ²⁰
41520	2000	890	R	42400	2000	805	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
42400.1	2000	805	Am		2001	769	Am
	2001	854	Am		2002	423	Am
42400.2	2000	805	Am		2002	664	Am ⁴³¹
	2001	854	Am		2006	77*	R ⁶⁹
42400.3	2000	805	Am		2006	538	Am ⁸⁰²
	2001	854	Am	42841	2000	1018	Ad
42400.3.5	2000	805	Ad		2001	769	Am
42400.4	2001	769	Am		2002	423	Am
42400.7	2000	805	Ad		2006	77*	R ⁶⁹
42400.8	2000	805	Ad	42842	2000	1018	Ad
42402	2000	805	Am		2001	769	Am
42402.1	2000	805	Am		2006	77*	R ⁶⁹
	2001	854	Am	42843	2000	1018	Ad
42402.2	2000	805	Am		2001	769	Am
	2001	854	Am		2006	77*	R ⁶⁹
42402.3	2000	805	Am	42860	2000	1018	Ad
	2001	854	Am		2001	769	Am
42402.4	2000	805	Ad		2006	77*	R ⁶⁹
42405.1	2000	890	Am	42870	2000	1018	Ad
42407	2002	1129	Am		2001	769	Am
42410	2001	769	Ad		2006	77*	R ⁶⁹
42500	2003	476	Ad	42871	2006	77*	Ad & R ⁶⁸
42501	2003	476	Ad	43011.5	2007	592	Ad
42502	2003	476	Ad	43013	2007	669	Am
42503	2003	476	Ad	43013.1	1999	812	Ad
42504	2003	476	Ad	43013.3	1999	812	Ad
42505	2003	476	Ad	43013.5	2004	193	Am ⁵⁷¹
42506	2003	476	Ad	43018.5	2002	200	Ad
42800	2000	1018	Ad	43021	2001	769	Am
	2006	77*	R ⁶⁹		2002	287	R
42801	2000	1018	Ad	43023	2001	769	Ad
	2001	769	Am	43023.5	2001	763	Ad & R ⁷⁵
	2006	77*	R ⁶⁹		2006	798	Am ¹³
42801.1	2001	769	Ad	43024	1999	814	Ad
	2002	423	Am		2004	781*	R
	2002	664	Am ⁴³¹	43025	2002	287	S ⁵⁷
	2003	62	Am ⁵¹⁹	43026	2002	287	S ⁵⁷
	2006	77*	R ⁶⁹	43027	2002	287	S ⁵⁷
42810	2000	1018	Ad	43028	2002	287	S ⁵⁷
	2001	769	Am	43029	2002	287	S ⁵⁷
	2006	77*	R ⁶⁹	43030	2002	287	S ⁵⁷
42820	2000	1018	Ad	43031	2002	287	S ⁵⁷
	2006	77*	R ⁶⁹	43031.5	2002	287	S ⁵⁷
42821	2000	1018	Ad	43032	2002	287	S ⁵⁷
	2001	769	Am		2004	644	R
	2004	230*	Am	43033	2002	287	R
	2006	77*	R ⁶⁹	43101	2004	644	Am
42822	2000	1018	Ad	43104	2000	1077	Am
	2001	769	Am	43105.5	2000	1077	Ad
	2006	77*	R ⁶⁹	43200	2005	575	Am
42823	2000	1018	Ad		2006	419	Am
	2001	769	Am	43200.1	2005	575	Ad
	2002	200	Am		2006	538	Am ⁸⁰²
	2002	423	Am	43700.1	2006	11	Ad
	2006	77*	R ⁶⁹	43701	2004	873*	Am
42823.1	2002	423	Ad	43704	2007	592	Ad
	2006	77*	R ⁶⁹	43810	2005	580	Ad
42824	2000	1018	Ad	43811	2005	580	Ad
	2001	769	Am	43812	2005	580	Ad
	2006	77*	R ⁶⁹		2006	538	Am ⁸⁰²
42840	2000	1018	Ad	43813	2005	580	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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43830.8	1999	812	R & Ad		2003	482	Am
	1999	813	R & Ad		2005	565	Am
43840	2001	115	Am		2006	760	Am (by Sec. 18 of Ch.)
43841	2001	115	R				
43841.5	2001	115	R		2006	761	Am
43843	2004	701	Am ⁷⁰⁶	44062.3	2006	761	Ad
43860	2005	365	Ad & R ⁶⁸	44072.10	2001	357	Am
43865	2005	371	Ad	44072.7	2001	357	Am
43866	2005	371	Ad	44081	2002	1001	Am ⁴³²
43867	2005	371	Ad	44090	2006	538	Am ⁸⁰²
	2006	538	Am ⁸⁰²	44091	2004	230*	Am
43868	2006	877	Ad	44091.1	2002	1001	Am ^{38 432}
43869	2006	877	Ad		2004	230*	Am ¹³
	2007	130	Am ⁹⁰²		2004	702*	Am
	2007	684	Am				R & Ad ⁶³
44000.1	1999	67*	Ad		2004	703	Am
44003	2001	745*	Am	44091.2	1999	67*	Ad
44003.5	2002	1001	Ad ⁴³²	44094	1999	67*	Am
44004	2004	701	Am ⁷⁰⁶		2006	761	Am
44010.5	2007	739	Am	44096	1999	209	Ad
44011	1999	67*	Am	44099	2007	634	Ad & R ⁶³⁹
	2002	1001	Am ⁴³²	44100	2004	644	Am
	2004	230*	Am	44104.5	2004	644	Am
	2004	702*	Am	44125	2007	750	Ad
	2004	704	Am ⁷⁰⁵	44126	2007	750	Ad
	2007	739	Am	44209	2006	347	Am
			R & Ad ²³²	44225	2004	707	Am
44011.6	2004	644	Am				R & Ad ⁶⁷⁷
44012	2007	739	Am	44229	2004	707	Am
			R & Ad ²³²				R & Ad ⁶⁷⁷
44012.1	2006	761	Ad	44241	1999	204	Am ⁵⁹
44014	2002	569	Am		2005	568	Am
44014.2	2002	1001	Am ⁴³²	44245	2004	193	R ⁵⁷¹
44014.5	2002	1001	Am ⁴³²	44247	2004	193	R ⁵⁷¹
44015	1999	83	Am ³⁰	44260	2000	1072*	Ad
	1999	355	Am		2001	763	Am
			R & Ad ⁸	44261	2000	1072*	Ad
	2001	335	R (as ad by Sec. 2, Stats. 1999, Ch. 355)	44262	2000	1072*	Ad
			Am (as am by Sec. 1, Stats. 1999, Ch. 355) ¹³	44263	2000	1072*	Ad
				44265	2000	1072*	Ad
					2002	664	Am ⁴³¹
	2002	1001	Am ⁴³²	44270	2007	750	Ad
	2005	270	Am	44270.3	2007	750	Ad
44017	2006	761	Am	44271	2007	750	Ad
44017.1	1999	67*	Am	44271.5	2007	750	Ad
44017.4	2001	871	Ad	44272	2007	750	Ad
	2002	693	Am	44273	2007	750	Ad
44021	2006	761	Am	44274	2007	750	Ad
44024.5	1999	273	Am	44274.5	2007	750	Ad
	2006	760	Am	44275	1999	923*	Ad
44031.5	2002	405	Am		2004	707	Am
44036	2001	357	Am	44280	1999	923*	Ad
44037	2006	538	Am ⁸⁰²		2004	707	Am
44060	1999	67*	Am	44281	1999	923*	Ad
	2004	230*	Am		2004	707	Am
44060.5	2007	750	Ad & R ⁷²²	44282	1999	923*	Ad
44062.1	1999	67*	Am		2004	707	Am
							R & Ad ⁶⁷⁷

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Section	Affected By			Effect	Section	Affected By		
	Year	Chapter	Effect			Year	Chapter	Effect
44283	1999	923 *	Ad					
	2004	707	Am					
			R & Ad ⁶⁷⁷	44502	2000	914	Am (by Sec. 2 of Ch.)	
	2006	627	Am (as am by Sec. 9 and as ad by Sec. 9.5, Stats. 2004, Ch. 707)		2000	915	Am (by Sec. 2.5 of Ch.)	
44284	1999	923 *	Ad	44504.1	2000	915	Ad	
44285	1999	923 *	Ad	44507	2000	915	Am	
44286	1999	923 *	Ad	44508	1999	756 *	Am	
44287	1999	923 *	Ad	44520	2000	914	Am (by Sec. 3 of Ch.)	
	2000	135	Am ²⁰³		2000	915	Am (by Sec. 5.5 of Ch.)	
	2000	729	Am		2002	1034	Am	
	2004	707	Am	44525	2000	915	Am (by Sec. 6.6 of Ch.)	
			R & Ad ⁶⁷⁷	44525.5	2000	914	Ad (by Sec. 4.5 of Ch.)	
44287.1	2005	209	Ad	44525.6	2000	914	Ad & R (by Sec. 5.5 of Ch.) ⁷⁵	
44288	1999	923 *	Ad		2006	714	R (as ad by Sec. 5, Stats. 2000, Ch. 914)	
44290	1999	923 *	Ad				Am (as ad by Sec. 5.5, Stats. 2000, Ch. 914) ³⁴⁹	
44291	1999	923 *	Ad				Am ⁹⁰²	
44295	1999	923 *	Ad		2007	130	Ad (by Sec. 7.5 of Ch.)	
44296	1999	923 *	Ad	44525.7	2000	915	Am (by Sec. 6 of Ch.)	
44297	1999	923 *	Ad & R ¹⁵⁵	44526	2000	914	Am (by Sec. 8.5 of Ch.) ²²⁵	
	2004	627	Ad		2000	915	Am (by Sec. 8.5 of Ch.) ²²⁵	
	2005	22	Am ⁶⁴⁷		2002	1034	Am	
44299	1999	923 *	Ad		2006	714	Am ⁸⁷⁴	
44299.1	1999	923 *	Ad	44533	2004	7 *	Am	
	2004	707	Am	44535	1999	756 *	Am	
			R & Ad ⁶⁷⁷	44537.5	2000	915	Am	
	2006	627	Am (as am by Sec. 11, Stats. 2004, Ch. 707) ⁴²³		2001	160 *	Am	
44299.2	2004	707	Ad & R ⁴²³	44548	2000	915	Am	
	2006	627	Am		2001	160 *	Am	
44299.50	2000	532	Ad	44559	2000	915	Am	
44299.51	2000	532	Ad	44559.1	1999	756 *	Am	
44299.52	2000	532	Ad		2000	913	Am (by Sec. 6 of Ch.)	
44299.53	2000	532	Ad		2000	915	Am (by Sec. 12.5 of Ch.)	
44299.54	2000	532	Ad		2001	160 *	Am	
44299.55	2000	532	Ad	44559.2	2000	915	Am	
44299.75	2000	532	Ad	44559.8	1999	756 *	Ad	
44299.76	2000	532	Ad	44559.9	2003	479	Ad	
44299.77	2000	532	Ad	44561	2006	714	Am	
44299.78	2000	532	Ad	46077	2001	745 *	Am	
44299.79	2000	532	Ad	47507	2003	476	Ad	
44299.80	2002	1129	Ad	50052.5	2002	782	Am	
	2003	62	Am ⁵¹⁹	50053	2002	782	Am	
44299.81	2002	1129	Ad					
44299.82	2002	1129	Ad					
44299.83	2002	1129	Ad & R ¹⁸					
44299.85	2002	1129	Ad					
44299.90	2007	181 *	Ad					
44299.901	2007	181 *	Ad					
44299.91	2007	181 *	Ad					
44321	2002	572	Am					
44366	2006	538	Am ⁸⁰²					
44501	2000	914	Am (by Sec. 1 of Ch.)					

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<i>Affected By</i>				<i>Affected By</i>			
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50066	2000	471	Am	50516	2001	395 *	R
50076.6	2000	553	Ad	50517	2001	395 *	R
50079.5	2002	782	Am	50517.10	2001	555	Ad
50083	2000	553	Am		2002	494	Am
50086	2000	553	Am		2005	74 *	Am
50093	2001	741	Am	50517.11	2000	312 *	Ad
50105	2002	782	Am	50517.15	2004	866	Ad & R ⁶⁸
50106	2001	741	Ad	50517.4	2001	395 *	R
50199.10	1999	893	S ^{103 13}	Div. 31,			
50199.11	1999	893	S ^{103 13}	Pt. 2,			
50199.12	1999	893	S ^{103 13}	Ch. 3.2,			
50199.13	1999	893	S ^{103 13}	heading			
50199.14	1999	893	S ^{103 13}	(Sec. 50517.5			
50199.15	1999	893	S ^{103 13}	et seq.)	2000	312 *	Am
50199.16	1999	893	S ^{103 13}	50517.5	2000	312 *	Am
50199.17	1999	893	S ^{103 13}		2001	555	Am (by Sec. 1
	2000	311 *	Am				of Ch.)
50199.18	1999	893	Am ^{103 13}		2001	593 *	Am (by Sec. 2
50199.20	1999	893	S ^{103 13}				of Ch.)
50199.21	1999	893	S ^{103 13}		2003	814	Am
	2007	596	Am		2004	672	Am
50199.22	1999	893	S ^{103 13}		2006	890	Am
50199.4	1999	893	S ^{103 13}	50517.6	2000	312 *	Am
50199.5	1999	893	S ^{103 13}	50517.9	2004	183	Am ⁵⁷¹
50199.50	2007	596	Am	50518	1999	83	Am & RN ³⁰
50199.55	2007	596	Am	50519	2004	193	Am ⁵⁷¹
50199.6	1999	893	S ^{103 13}	50524	2004	193	Am ⁵⁷¹
50199.7	1999	893	S ^{103 13}		2004	818	R
50199.70	2002	1086 *	Ad & R ³⁸	Div. 31,			
50199.71	2002	1086 *	Ad & R ³⁸	Pt. 2,			
50199.72	2002	1086 *	Ad & R ³⁸	Ch. 3.5,			
50199.73	2002	1086 *	Ad & R ³⁸	heading			
50199.74	2002	1086 *	Ad & R ³⁸	(Sec. 50530			
	2003	62	Am ⁵¹⁹	et seq.)	2001	395 *	Am
50199.75	2002	1086 *	Ad & R ³⁸	50530	2001	395 *	Am & RN & Ad
50199.76	2002	1086 *	Ad & R ³⁸	50530.5	2001	395 *	Ad(RN)
50199.77	2002	1086 *	Ad & R ³⁸		2003	593	Am
50199.78	2002	1086 *	Ad & R ³⁸		2006	890	Am
50199.79	2002	1086 *	Ad & R ³⁸	50531	2001	395 *	Am
50199.8	1999	893	S ^{103 13}	50532	2001	395 *	Am
50199.80	2002	1086 *	Ad & R ³⁸	50532.5	2001	395 *	R
50199.81	2002	1086 *	Ad & R ³⁸	50533	2000	84	R
50199.9	1999	893	S ^{103 13}	50533.1	2000	84	R
50400.5	2001	395 *	Am	50533.2	2000	84	R
50404	2005	348	Am	50533.4	2000	84	R
50408	2001	745 *	Am	50533.5	2000	84	R
50409	2007	596	Ad	50533.6	2000	84	R
50451	2001	577	Am	50533.7	2000	84	R
	2004	818	Am	50540	2000	80	Ad
50452	2004	818	Am	50541	2000	80	Ad
50453	2004	818	Am	50542	2000	80	Ad
50455	2000	312 *	Am	50542.1	2000	665	Ad
50455.6	2001	577	Ad	50543	2000	80	Ad ⁸²
50465	2007	364	Ad		2000	665	Ad
50502.5	2001	115	R	50544	2000	80	Ad
	2001	395 *	R		2001	608	Am
50514.5	1999	83	Ad(RN) ³⁰		2002	503	Am
50515	2001	395 *	R	50545	2000	80	Ad
50515.2	2007	658	Ad ⁶⁶²		2001	395 *	Am
50515.5	2001	395 *	R		2003	593	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
50546	2000	80	Ad ⁸²	50675.10	1999	637	Ad
	2000	665	Ad	50675.11	1999	637	Ad
50550	2002	482	Ad ⁴¹⁷	50675.12	2000	667	Ad
50550.1	2002	482	Ad ⁴¹⁷	50675.13	2002	26*	Ad ⁴¹⁷
50550.2	2002	482	Ad ⁴¹⁷		2007	710	Am
50558	2006	890	Am & RN	50675.14	2002	26*	Ad ⁴¹⁷
50559	2007	596	R		2003	578	Am
50600	2002	721	Ad ⁴¹⁷	50675.2	1999	637	Ad
50601	2002	721	Ad ⁴¹⁷	50675.3	1999	637	Ad
	2005	74*	Am	50675.4	1999	637	Ad
50602	2002	721	Ad ⁴¹⁷		2000	957	Am
50603	2002	721	Ad ⁴¹⁷	50675.5	1999	637	Ad
	2005	74*	Am	50675.6	1999	637	Ad
50604	2002	721	Ad ⁴¹⁷	50675.7	1999	637	Ad
50605	2002	721	Ad ⁴¹⁷	50675.8	1999	637	Ad
50640	2000	471	R	50675.9	1999	637	Ad
50640.1	2000	471	R	50705	2007	652*	Ad
50641	2000	471	R	50706	2007	652*	Ad
50642	2000	471	R	50707	2007	652*	Ad
50643	2000	471	R	50708	2007	652*	Ad
50644	2000	471	R	50710.1	1999	308*	Am
50650	2000	84	Ad		2003	228*	Am
50650.1	2000	84	Ad		2004	227*	Am
50650.2	2000	84	Ad		2004	671	Am
50650.3	2000	84	Ad		2005	74*	Am
	2004	672	Am	50712.5	2004	671	Am
50650.4	2000	84	Ad	50740	2001	395*	Am
	2003	793	Am	50740.1	2001	395*	R
50650.5	2000	84	Ad	50748.1	2001	395*	Am
	2003	793	Am	50780	1999	473	Am
	2007	561	Am	50781	1999	473	Am
50650.6	2000	84	Ad		2004	473	Am
50650.7	2000	84	Ad	50783	1999	473	Am
50651	2001	414	Ad	50784	1999	473	Am
	2004	473	R		2004	473	Am
50653	2001	414	Ad	50785	1999	473	Am
	2004	473	R	50786	1999	473	Am
50654	2001	414	Ad		2003	814	Am
	2004	473	R	50786.5	1999	473	Am
50655	2001	414	Ad	50800	2000	667	Am
	2004	473	R	50801	2000	667	Am
50656	2001	414	Ad	50801.5	2000	667	Am
	2004	473	R		2002	46*	Am
50657	2001	414	Ad		2002	1074	Am
	2004	473	R		2003	776	Am
50658	2001	414	Ad	50802	2000	667	Am
	2004	473	R	50802.5	2000	667	Am
50659	2001	414	Ad		2002	26*	Am ⁴¹⁷
	2004	473	R	50804	2000	667	Am
50659.1	2001	414	Ad	50806	2001	745*	R
	2004	473	R	50825	2005	197	Am
50659.2	2001	414	Ad	50826	2005	197	Am
	2004	473	R	50832	1999	596	Am
50659.3	2001	414	Ad		2005	197	Am
	2004	473	R				R & Ad ³⁰¹
50660.5	2006	538	Am ⁸⁰²	50833	2005	197	Am
50662.8	2004	569	Ad				R & Ad ³⁰¹
50675	1999	637	Ad	50834	1999	596	Am
50675.1	1999	637	Ad		2001	745*	Am
	2007	618	Am	50837	2004	193	R ⁵⁷¹

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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>	
50840	2000	84	Am		2000	957	Ad ²⁶⁰	
50841	2000	84	Am		2001	3*	Am	
50842	2000	84	Am	Div. 31, Pt. 3, heading (Sec. 50900 et seq.)				
50842.1	2006	892*	Ad					
50842.2	2006	892*	Ad					
50843	2002	725	Ad ⁵¹⁰					
	2006	892*	Am		2000	471	Am (as am by Sec. 14.5, Stats. 1994, Ch. 94)	
	2007	596	Am					
50843.5	2006	892*	Ad					
50860	2002	724	Ad ⁵¹⁰		50905	2005	348	Am
50861	2002	724	Ad ⁵¹⁰		50909	2006	748	Am
50862	2002	724	Ad ⁵¹⁰		50911	2000	471	Am
50862.5	2002	724	Ad ⁵¹⁰		2005	338	Am	
	2007	596	Am	50955	2006	578	Am	
50863	2002	724	Ad (1st text) ⁵¹⁰	50960	2000	553	Ad	
			Ad (2nd text) ⁵¹⁰	51000.1	2000	471	Am	
50864	2002	724	Ad ⁵¹⁰	51005	2000	471	Am	
50865	2002	724	Ad ⁵¹⁰	51050.1	2006	748	Ad	
50866	2002	724	Ad ⁵¹⁰	51065.5	2003	193	Ad	
50870	2001	746*	Ad & R ^{37 75}	Div. 31, Pt. 3, Ch. 5, heading (Sec. 51100 et seq.)				
50871	2001	746*	Ad & R ^{37 75}					
50872	2001	746*	Ad & R ^{37 75}					
50880	1999	67*	Am ³²					
	1999	637	Am		2000	471	Am	
50881	1999	67*	Am ³²		51253	2000	471	R
	1999	637	Am		51312	2006	748	Ad
50881.5	1999	67*	Am ³²		51313	2006	748	Ad
	1999	637	Am		51314	2006	748	Ad
50882	1999	67*	Am ³²		51315	2006	748	Ad
	1999	637	Am	51316	2006	748	Ad	
50884	1999	67*	R ³²	51317	2006	748	Ad	
50887	1999	67*	Am ³²	51318	2006	748	Ad	
	1999	637	R	51331	2000	553	Am	
50887.5	2000	1055*	Am	51335	2003	193	Am	
	2004	225*	Am	51345	2000	307	Am	
50888.3	1999	67*	Am ³²	51348	2000	307	Am	
	1999	637	Am	51350	1999	264	Am	
50888.5	1999	67*	Am ³²		2001	202	Am	
	1999	637	R		2005	348	Am	
50888.7	1999	67*	Am ³²		2007	274	Am	
	1999	637	R	51450	1999	67*	S ²⁰	
50889.5	1999	67*	Am ³²		2001	114	S ^{304 13}	
	1999	637	R	51451	1999	67*	Am ²⁰	
50890	1999	67*	Am ³²		2000	127*	Am	
50893.5	1999	67*	Am ³²		2000	135	Am ²⁰³	
	1999	637	R		2001	114	S ^{304 13}	
50893.7	1999	67*	Am ³²	51451.5	2002	26*	Ad ⁴¹⁷	
	1999	637	R		2002	33*	Ad	
50893.9	1999	67*	Am ³²		2002	935	Am (as ad by Stats. 2002, Ch. 33)	
	1999	637	R					
50895	1999	67*	R & Ad ³²					
50896	2006	538	Am ⁸⁰²					
50896.1	2006	538	Am ⁸⁰²					
50896.2	2006	538	Am ⁸⁰²		2003	553	Am (as ad by Sec. 2, Stats. 2002, Ch. 26 and as am by Sec. 18, Stats. 2002, Ch. 935)	
50897	2002	1024	R					
50897.1	2002	1024	R					
50897.3	2002	1024	R					
50898	2000	83	Ad					
50898.1	2000	83	Ad					
50898.2	2000	83	Ad ⁸²					

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	Year	Chapter	Effect		Year	Chapter	Effect
51452	1999	67 *	Am ²⁰	52085	2002	12 *	Ad
	2000	127 *	Am	52086	2002	12 *	Ad
	2001	114	Am ^{304 13}	52087	2002	12 *	Ad
	2002	664	Am ⁴³¹	52090	2002	12 *	Ad
51453	1999	67 *	R	52090.5	2002	12 *	Ad
	2002	26 *	Ad ⁴¹⁷	52091	2002	12 *	Ad
	2002	33 *	Ad	52091.5	2002	12 *	Ad
	2002	935	Am (as ad by Stats. 2002, Ch. 33)	52092	2002	12 *	Ad
51453.5	2002	935	Ad	52095	2002	12 *	Ad
51454	1999	67 *	S ²⁰	52097	2002	12 *	Ad
	2001	114	S ^{304 13}	52097.1	2002	12 *	Ad
51455	1999	67 *	Am ²⁰		2002	1038	R
	2001	114	Am ¹³	52097.5	2002	12 *	Ad
	2002	26 *	Am ⁴¹⁷	52098	2002	12 *	Ad
	2002	33 *	Am	52514.5	1999	987 *	Am
	2002	935	Am (as am by Stats. 2002, Ch. 33)	52570	2001	745 *	R
51479	2002	26 *	Am ⁴¹⁷	53130	2002	26 *	Am ⁴¹⁷
51500	2000	81 *	Ad	53250	2003	578	S ³¹⁷
51501	2000	81 *	Ad	53255	2003	578	S ³¹⁷
51502	2000	81 *	Ad	53260	2000	667	Am
51504	2000	81 *	Ad		2003	578	S ³¹⁷
	2004	674	Am (by Sec. 1 of Ch.)	53265	2000	667	Am
	2004	683	Am (by Sec. 2 of Ch.)		2003	578	S ³¹⁷
	2005	338	Am	53270	2003	578	S ³¹⁷
	2006	538	Am ⁸⁰²	53275	2000	667	Am
51505	2002	26 *	Ad ⁴¹⁷		2003	578	S ³¹⁷
	2003	553	Am	53280	2000	667	Am
51506	2000	81 *	Ad		2003	578	S ³¹⁷
51510	2000	81 *	Ad	53285	2003	578	S ³¹⁷
51602	2006	578	Am	53290	2003	578	S ³¹⁷
51615	2003	553	Am	53295	2003	578	S ³¹⁷
	2004	183	Am ⁵⁷¹	53300	2000	667	Am
51628	2003	553	Am		2002	1161 *	Am
51642	2003	553	Am		2003	578	S ³¹⁷
51643.5	2003	553	Am	53305	2003	578	S ³¹⁷
51646	2003	553	R	53310	2003	578	S ³¹⁷
51648	2003	553	Am	53311	2000	667	Am
51650	2003	553	Am		2003	578	S ³¹⁷
51651	2003	553	Am	53315	2003	578	Am ³¹⁷
51652	2003	553	Am	53500	2002	26 *	Ad ³⁸⁹
51654	2003	553	Am	53501	2002	26 *	Ad ³⁸⁹
51670	2003	553	Am	53520	2002	26 *	Ad ³⁸⁹
52020	2006	538	Am ⁸⁰²	53521	2002	26 *	Ad ³⁸⁹
52045	2001	745 *	R	53522	2002	26 *	Ad ³⁸⁹
52075	2002	12 *	Ad	53523	2002	26 *	Ad ³⁸⁹
52075.1	2002	12 *	Ad	53524	2002	26 *	Ad ³⁸⁹
	2003	62	Am ⁵¹⁹	53525	2002	26 *	Ad ³⁸⁹
52076	2002	12 *	Ad	53526	2002	26 *	Ad ³⁸⁹
52077	2002	12 *	Ad	53527	2002	26 *	Ad ³⁸⁹
52078	2002	12 *	Ad	53528	2002	26 *	Ad ³⁸⁹
52079	2002	12 *	Ad	53529	2002	26 *	Ad ³⁸⁹
52080	2002	12 *	Ad	53530	2002	26 *	Ad ³⁸⁹
	2006	890	Am	53531	2002	26 *	Ad ³⁸⁹
52080.5	2002	12 *	Ad	53532	2002	26 *	Ad ³⁸⁹
52081	2002	12 *	Ad	53533	2002	26 *	Ad ³⁸⁹
					2003	228 *	Am
					2003	553	Am (by Sec. 15 of Ch.)
					2003	578	Am (by Sec. 4.5 of Ch.)
					2004	183	Am ⁵⁷¹

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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53533 (Cont.)				56043	2000	506	R
	2004	227 *	Am	56044	2000	506	R
	2005	74 *	Am	56045	2000	506	R
	2006	69 *	Am	56046	2000	506	R
	2006	538	Am ⁸⁰²	56047	2000	506	R
	2007	130	Am ⁹⁰²	56048	2000	506	R
53534	2003	228 *	Ad	56075	2000	506	R
53540	2006	27 *	Ad ⁷⁷⁶	57004	2000	1060	Am
53541	2006	27 *	Ad ⁷⁷⁶	57007	2001	745 *	Am
53545	2006	27 *	Ad ⁷⁷⁶		2004	644	Am
	2007	596	Am	57008	2001	764	Ad
53545.12	2007	179 *	Ad	57009	2001	764	Ad
	2007	692	Am	57010	2001	764	Ad
53545.13	2007	179 *	Ad	57012	2002	592	Ad
	2007	312 *	Am	57013	2006	562	Ad
53545.14	2007	179 *	Ad	57018	2006	699	Ad
53545.9	2007	652 *	Ad	57019	2006	699	Ad
53546	2006	27 *	Ad ⁷⁷⁶	57020	2006	699	Ad
53547	2006	27 *	Ad ⁷⁷⁶	57053.9	2002	405	Am
53548	2006	27 *	Ad ⁷⁷⁶	58004.5	2002	626	Ad
53549	2006	27 *	Ad ⁷⁷⁶	59019	2004	644	R
53550	2006	27 *	Ad ⁷⁷⁶	100100	2006	241	Am ^{562 856}
53551	2006	27 *	Ad ⁷⁷⁶	100105	2006	241	Am ^{562 856}
53552	2006	27 *	Ad ⁷⁷⁶		2007	483	Am ⁹⁶²
53553	2006	27 *	Ad ⁷⁷⁶	100106	2005	478	Ad
53554	2006	27 *	Ad ⁷⁷⁶		2006	241	Am
53555	2006	27 *	Ad ⁷⁷⁶				& RN ^{562 856}
53556	2006	27 *	Ad ⁷⁷⁶	100117	2006	241	R ^{562 856}
53557	2006	27 *	Ad ⁷⁷⁶	100119	2006	241	Am & R ^{562 856}
53558	2006	27 *	Ad ⁷⁷⁶	100146	2001	745 *	R
53560	2006	27 *	Ad	100170	2006	241	Am ^{562 856}
53561	2006	27 *	Ad	100171	2002	1161 *	Am
53562	2006	27 *	Ad	100175	2006	241	Am
53563	2006	27 *	Ad				& RN ^{562 856}
53564	2006	27 *	Ad	100180	2006	241	Am
56001	2000	506	R				& RN ^{562 856}
56010	2000	506	R	100182	2006	241	Am
56011	2000	506	R				& RN ^{562 856}
56012	2000	506	R	100185	2006	241	Am
56013	2000	506	R				& RN ^{562 856}
56014	2000	506	R	100185.5	2002	768	Ad
56015	2000	506	R	100190	2006	241	Am
56016	2000	506	R				& RN ^{562 856}
56017	2000	506	R	100195	2006	241	Am
56018	2000	506	R				& RN ^{562 856}
56030	2000	506	R	100200	2006	241	Am
56030.5	2000	506	R				& RN ^{562 856}
56031	2000	506	R	100205	2006	241	Am
56032	2000	506	R				& RN ^{562 856}
56032.5	2000	506	R	100210	2006	241	Am
56033	2000	506	R				& RN ^{562 856}
56033.5	2000	506	R	100215	2006	241	Am
56034	2000	506	R				& RN ^{562 856}
56035	2000	506	R	100225	2006	241	Am
56036	2000	506	R				& RN ^{562 856}
56037	2000	506	R	100230	2006	241	Am
56038	2000	506	R				& RN ^{562 856}
56039	2000	506	R	100235	2006	241	Am
56040	2000	506	R				& RN ^{562 856}
56041	2000	506	R	100236	1999	847	Ad
56042	2000	506	R	100237	2000	250	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
100238	2000	250	Ad	100852	1999	372	Am
100239	2000	250	Ad	2000	733	Am	
100315	2005	315	Ad	2002	215	Am	
100340	2001	745*	R	100855	1999	372	Am
100425	2004	337	Am	2002	215	Am	
	2005	22	Am ⁶⁴⁷	100860	1999	372	Am
100430	2000	780	Am	2000	733	Am & R ⁵	
	2005	75*	Am ⁸⁰	100860.1	2000	733	Ad ⁸
	2006	816	Am ⁶⁹	100862	1999	372	Ad
	2007	661	Am (as am by Sec. 39, Stats. 2006, Ch. 816)	2000	733	Am	
				100863	1999	372	Ad
				100865	1999	372	Am
100445	2001	242	Am	2002	215	Am	
	2006	74*	R	100870	1999	372	Am
100475	2004	193	R ⁵⁷¹	2000	733	Am	
100700	2004	337	R & Ad	2002	215	Am	
100701	2004	337	Ad	2003	62	Am ⁵¹⁹	
100702	2004	337	Ad	100872	1999	372	Ad
100703	2004	337	Ad	2000	733	Am	
100710	2004	337	R	100880	1999	372	Am
100715	2004	337	R	100885	1999	372	Am
100720	2004	337	R	2002	215	Am	
100730	2004	337	R	100890	1999	372	Am
100735	2004	337	R	100895	1999	372	Am
100740	2004	337	R	2002	215	Am	
100745	2004	337	R	2006	347	Am	
100750	2004	337	R	100907	1999	372	Ad
100755	2004	337	R	100910	1999	372	Am
100760	2004	337	R	100915	1999	372	Am
100765	2004	337	R	2002	215	Am	
100770	2004	337	R	100922	2006	74*	Am
100825	1999	372	Am	2007	483	Am ⁹⁶²	
	2000	733	Am	101029	2005	478	Ad
	2002	215	Am	101040	2007	483	Am ⁹⁶²
	2005	406	R & Ad	101070	2000	350*	Am ¹³
100827	2005	406	Ad	101080	2006	874	Am
100829	2005	406	Ad	2007	483	Am ⁹⁶²	
100830	1999	372	Am	101080.2	2006	874	Ad
	2000	733	Am	101085	2006	874	Am
	2005	406	R & Ad	101087	1999	925	Ad
100831	1999	372	Ad	101230	2000	93*	Am
	2000	733	Am	2000	794	Am	
	2005	406	R	2002	114	Am	
100832	1999	382	Ad	101285	2002	395	Am
	2000	733	Am	101315	2002	393*	Ad
	2005	406	R & Ad	2002	1161*	Ad	
100835	1999	372	Am	2004	35*	R (as ad by Sec. 8, Stats. 2002, Ch. 1161)	
	2005	406	R			Am (as ad by Sec. 2, Stats. 2002, Ch. 393)	
100837	1999	372	Am			Am ⁴⁸³	
	2000	733	Am			R ⁶⁹	
	2002	215	Am			S ^{905 111}	
100840	1999	372	Am				
	2002	215	Am				
100845	1999	372	Am				
	2002	215	Am				
100847	1999	372	Ad				
	2002	215	Am				
100850	1999	372	Am	101315.2	2006	74*	Ad
	2002	215	Am				
100851	1999	372	Ad	101317	2007	188*	S ^{905 111}
					2002	393*	Ad
					2002	1161*	Ad

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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>
101317 (Cont.)				101832	1999	899	Ad
	2004	35 *	R (as ad by	101833	1999	899	Ad
			Sec. 8,	101834	1999	899	Ad
			Stats. 2002,	101835	1999	899	Ad
			Ch. 1161)	101836	1999	899	Ad
			Am (as ad by	101837	1999	899	Ad
			Sec. 2,	101838	1999	899	Ad
			Stats. 2002,	101839	1999	899	Ad
			Ch. 393)	101840	1999	899	Ad
	2004	228 *	S ^{483 68}	101841	1999	899	Ad
	2005	22	Am ⁶⁴⁷	101842	1999	899	Ad
	2005	80 *	Am	101843	1999	899	Ad
	2007	188 *	Am ^{905 111}	101844	1999	899	Ad
101317.2	2005	478	Ad	101845	1999	899	Ad
	2007	188 *	S ^{905 111}	101845.1	1999	899	Ad
101319	2002	393 *	Ad	101845.2	1999	899	Ad
	2002	1161 *	Ad	101846	1999	899	Ad
	2004	35 *	R (as ad by	101847	1999	899	Ad
			Sec. 8,	101848	1999	899	Ad
			Stats. 2002,	101848.1	1999	899	Ad
			Ch. 1161)	101848.10	1999	899	Ad
	2004	228 *	Am ⁴⁸³	101848.11	1999	899	Ad
			R ⁶⁹	101848.2	1999	899	Ad
	2007	188 *	S ^{905 111}	101848.3	1999	899	Ad
101320	2004	228 *	Ad ⁴⁸³	101848.4	1999	899	Ad
			R ⁶⁹	101848.45	1999	899	Ad
	2007	188 *	Am ^{905 111}	101848.5	1999	899	Ad
101535	2004	193	R ⁵⁷¹	101848.6	1999	899	Ad
101625	2004	183	Am ⁵⁷¹	101848.7	1999	899	Ad
101630	2006	538	Am ⁸⁰²	101848.8	1999	899	Ad
101675	2007	266	Am	101848.9	1999	899	Ad
101680	2005	29	Am	101849	1999	899	Ad
	2007	266	Am	101849.1	1999	899	Ad
101685	2005	29	Am	101849.2	1999	899	Ad
	2007	266	Am	101849.3	1999	899	Ad
101690	2007	266	Am	101849.4	1999	899	Ad
101700	2007	266	Am	101850	2004	58	Am
101715	2007	266	Am		2005	22	Am ⁶⁴⁷
101720	2007	266	Am			950	Ad ³⁷
101750	2004	228 *	Am	101950	1999	950	Ad
	2005	29	Am	101960	2006	514	Ad
	2007	266	Am	101961	2006	514	Ad
101750.5	2004	228 *	Ad	101962	2006	514	Ad
101755	2005	29	Am	101963	2006	514	Ad
101760	2007	266	Am	101964	2006	514	Ad
101765	2005	29	Am	101965	2006	514	Ad
101775	2007	266	Am		2007	130	Am ⁹⁰²
101780	2007	266	Am	101966	2006	514	Ad
101781	2007	266	Ad	101980	1999	950	Ad(RN)
101785	2005	29	R	101983	1999	950	Ad(RN)
101800	1999	950	Am & RN	101985	1999	950	Ad(RN)
101805	1999	950	Am & RN	101987	1999	950	Ad(RN)
101810	1999	950	Am & RN	101989	1999	950	Ad(RN)
101815	1999	950	Am & RN	102130	2006	816	Am ⁶⁹
101820	1999	950	Am & RN	102140	2006	816	Am ⁶⁹
101825	1999	899	Ad	102230	2002	712	Am
101827	1999	899	Ad	102231	2002	712	Ad ⁴⁴⁴
101828	1999	899	Ad	102232	2002	712	Ad ⁵⁰⁰
101829	1999	899	Ad	102235	2000	569	Am
101830	1999	899	Ad	102247	2001	171 *	Am
101831	1999	899	Ad		2002	784	Am ⁴⁹⁰
					2003	62	Am ⁵¹⁹

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
102250	2001	171 *	R		2005	430	Am
102310	2006	816	Am ⁶⁹		2006	74 *	Am
102325	2006	816	Am ⁶⁹	103527	2002	914	Ad
102346	2002	885	Ad	103528	2002	914	Ad
102355	2006	816	Am ⁶⁹	103595	2006	816	R ⁶⁹
102405	2000	64	Am	103625	2001	171 *	Am
102415	2000	64	Am		2002	784	Am ⁴⁹⁰
	2000	303	Am	103626	2001	90	Ad & R ⁷⁵
102425	2005	430	Am		2006	635	Am
102426	2005	430	Am ⁷⁴⁷	103627	2004	830	Ad & R ³⁸
102430	2005	430	Am		2005	545	Am
102440	2005	430	Am	103627.5	2005	545	Ad & R ³⁸
102447	2000	808 *	Am	103628	2004	830	Ad & R ³⁸
102600	2003	315	Am	103640	2001	171 *	R
102635	2006	809	Am	103641	2001	171 *	Am
102778	2002	857	Ad	103692	2002	857	Ad
102870	2000	284	Am	103700	2000	780	Am
102875	2002	827	Am	103730	2005	75 *	Am ⁸⁰
102910	1999	525	Am ¹¹²	103775	2002	819	Am
	2000	857	Am ²⁰³	103780	2002	819	Am
102950	2007	661	Am		2006	816	Am ⁶⁹
103025	2005	430	Am	103785	2006	816	Am ⁶⁹
103040	2007	661	Ad	103850	2001	444 *	Am
103040.1	2007	661	Ad	103860	2004	945	Ad
103050	2006	463	Am	103865	2004	945	Ad
103075	2006	463	Am	Div. 102,			
103125	2006	816	Am ⁶⁹	Pt. 2,			
103175	2006	816	Am ⁶⁹	Ch. 2,			
	2007	567	Am (as am by Sec. 46, Stats. 2006, Ch. 816) ³⁰¹	heading (Sec. 103875 et seq.)			
				103885	2000	368	Am
103180	2006	816	Am ⁶⁹		2000	368	Am (by Sec. 2 of Ch.)
	2007	567	Am (as am by Sec. 47, Stats. 2006, Ch. 816) ³⁰¹		2001	444 *	Am
103200	2006	816	Am ⁶⁹	104113	2005	431	Ad
103203	2000	93 *	Ad ⁷⁰	104141	2003	395	Ad ⁵⁶⁶
			R ⁶³				R ¹⁰⁰
103235	2006	816	Am ⁶⁹	104145	2001	745 *	Am
103265	2003	307	Ad	104150	2001	171 *	Ad ⁸
103446	2000	780	Ad		2002	274	Am
103447	2000	780	Ad	104160	1999	146 *	Ad & R ³⁹
103447.5	2000	780	Ad		2000	93 *	R & Ad
103448	2000	780	Ad		2000	94	R & Ad
103448.5	2000	780	Ad	104161	2001	171 *	R & Ad ⁸
103449	2000	780	Ad		1999	146 *	Ad & R ³⁹
103450	2002	717	Am		2000	93 *	Ad (purports to am)
103451	2002	717	Ad		2000	94	Ad (purports to am)
103466	2002	717	Ad		2001	171 *	R & Ad ⁸
103470	2005	75 *	Am ⁸⁰	104161.1	2001	171 *	Ad ⁸
103490	2002	717	Am	104162	1999	146 *	Ad & R ³⁹
103525	2002	914	Am		2000	93 *	Ad (purports to am)
103525.5	2002	914	Ad		2000	94	Ad (purports to am)
103526	2002	914	Ad ^{175 481}		2001	171 *	R & Ad ⁸
	2004	6 *	Am	104162.1	2001	171 *	Ad ⁸
	2005	430	Am ⁷⁴⁸	104162.2	2001	171 *	Ad ⁸
	2006	74 *	Am ⁷⁹⁴	104163	1999	146 *	Ad & R ³⁹
103526.5	2002	914	Ad ¹⁷⁵				

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<i>Affected By</i>				<i>Affected By</i>			
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104163 (Cont.)	2000	93 *	Ad (purports to am)	104339.5	2000	777 *	Ad & R ⁴³
					2004	414	S ¹¹¹
	2000	94	Ad (purports to am)	104339.6	2000	777 *	Ad & R ⁴³
					2004	414	Am ¹¹¹
	2001	171 *	R & Ad ⁸	104370	2001	745 *	Am
104164	1999	146 *	Ad & R ³⁹	104420	2000	1058	Am
	2000	93 *	R		2007	135	Am ⁶³⁶
	2000	94	R	104425	2007	135	R ⁶³⁶
104170	2000	93 *	Ad	104430	2007	135	Am ⁶³⁶
	2001	159	Am ³⁰⁵	104435	2007	135	Am ⁶³⁶
104180	2001	246 *	Am	104450	2001	750	Am
104181.5	1999	751	Ad	104455	2007	135	Am ⁶³⁶
104181.6	2003	230 *	Ad	104465	2003	230 *	Am
104182.5	1999	751	Ad	104466	2003	230 *	Ad
104182.7	1999	751	Ad	104495	2001	150	Ad
104187	1999	751	Am		2002	527	Am
104187.5	1999	751	Ad	104550	1999	693	Ad
104188	2002	1161 *	Ad		2000	135	Am ²⁰³
104190	1999	668	Ad	104551	1999	693	Ad
104191	1999	668	Ad	104552	1999	693	Ad
104192	1999	668	Ad	104555	1999	780	Ad
104193	1999	668	Ad	104556	1999	780	Ad
104200	2000	792	Ad		2000	135	Am ²⁰³
	2005	550	Am R ¹⁰⁰	104557	1999	780	Ad
					2000	135	Am ²⁰³
104315	2002	274	Am		2003	890	Am & R ⁵⁶⁴
104316	2000	93 *	Ad	104558	2003	225 *	Ad
104317	2000	93 *	Ad		2004	183	Am ⁵⁷¹
104318	2000	93 *	Ad	104595	2004	193	R ⁵⁷¹
104319	2000	93 *	Ad	104601	2006	236	Ad & R ¹¹¹
104320	2000	93 *	Ad (as ad by Sec. 24 and Sec. 25 of Ch.)	104775	2000	93 *	Am
				104795	2000	93 *	Am
	2001	159	Am (as ad by Sec. 25, Stats. 2000, Ch. 93) & RN ³⁰⁵	104896	2001	171 *	Ad
				104897	2001	171 *	Ad
104321	2000	93 *	Ad		2002	414	Am
104322	2001	159	Ad(RN) ³⁰⁵	104898	2001	171 *	Ad
	2003	140	Am	104898.5	2001	171 *	Ad
	1X 2003–04	9 *	Am		2003	230 *	Am
	2005	442 *	Am	104899	2001	171 *	Ad
104324	2001	538	Ad	Div. 103, Pt. 4, Ch. 3, heading (Sec. 105100 et seq.)			
104324.2	2001	538	Ad		2002	551	Am
	2002	664	Am ⁴³¹	Div. 103, Pt. 4, Ch. 3, Art. 1, heading (Sec. 105100 et seq.)			
104324.25	2003	407	Ad		2002	551	Ad
104324.3	2001	538	Ad	105100	2000	440	R & Ad
104324.5	2001	538	Ad	105101	2000	440	Ad
104335	2000	777 *	Ad & R ⁴³	105105	2000	440	Am
	2004	414	S ¹¹¹	105112	2000	440	Ad
104336	2000	777 *	Ad & R ⁴³		2001	159	Am ³⁰⁵
	2004	414	S ¹¹¹	105120	2000	440	Am
104337	2000	777 *	Ad & R ⁴³	105135	2000	440	R
	2004	414	S ¹¹¹	105140	2004	193	Am ⁵⁷¹
104338	2000	777 *	Ad & R ⁴³				
	2004	414	S ¹¹¹				
104339	2000	777 *	Ad & R ⁴³				
	2004	414	S ¹¹¹				

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
105145	2002	551	Ad	106850	2000	327	R	
105145.3	2002	551	Ad	106855	2000	327	R	
105145.5	2002	551	Ad	106860	2000	327	R	
105175	2004	193	Am ⁵⁷¹	106865	2000	327	R	
105195	2006	538	Am ⁸⁰²	Div. 104, Pt. 1, Ch. 4, Art. 3, heading (Sec. 106875 et seq.)	1999	755	Am	
105215	2006	538	Am ⁸⁰²		106875	1999	755	Am
105251	2002	931	Ad		106876	1999	755	Am
105252	2002	931	Ad		106880	1999	755	Am
105253	2002	931	Ad		106885	1999	755	Am
105254	2002	931	Ad		106890	1999	755	Am
105255	2002	931	Ad		106892	1999	755	Ad
105256	2002	931	Ad		106895	1999	755	Am
	2006	477	Am		106896	1999	755	Ad
	2006	477	Am		106897	1999	755	Ad
105257	2002	931	Ad	106900	1999	755	Am	
105280	2006	538	Am ⁸⁰²	106905	1999	755	R	
105291	2001	524	Ad	106910	1999	755	Am	
105335	2004	193	R ⁵⁷¹	106925	2002	395	Am	
105340	2001	370	Ad		2004	38*	Am	
105440	2006	599	Ad	106976	2006	220	Ad	
	2007	483	Am ⁹⁶²	107040	2006	538	Am ⁸⁰²	
105441	2006	599	Ad	107065	2006	538	Am ⁸⁰²	
105443	2006	599	Ad	107080	2006	74*	Am	
105444	2006	599	Ad		2006	538	Am ⁸⁰²	
105448	2006	599	Ad	107155	2006	220	Am	
105449	2006	599	Ad	108310	2006	538	Am ⁸⁰²	
105451	2006	599	Ad	108580	2003	449	Am	
105453	2006	599	Ad	108680	2007	130	Am ⁹⁰²	
105459	2006	599	Ad	108865	2004	193	R ⁵⁷¹	
106000	2003	200	Ad	108875	2001	745*	Am	
106005	2003	200	Ad	108920	2003	205	Ad	
106010	2003	200	Ad	108921	2003	205	Ad	
	2004	183	Am ⁵⁷¹		2004	641	Am	
106015	2003	200	Ad	108922	2003	205	Ad	
106020	2003	200	Ad		2004	641	Am	
106025	2003	200	Ad	108923	2003	205	Ad	
106030	2003	200	Ad	108935	2007	672	Ad	
106035	2003	200	Ad	108937	2007	672	Ad	
106036	2003	200	Ad	108939	2007	672	Ad	
106700	2006	902	Am	109275	2006	485	Am	
106750	2000	327	R & Ad		2006	241	Am ^{562 856}	
106755	2000	327	R		2006	485	Am	
106760	2000	327	R		2007	483	Am ⁹⁶²	
106765	2000	327	R	109280	2002	531	Am	
106770	2000	327	R & Ad		2006	485	Am	
106775	2000	327	R & Ad		2007	130	Am ⁹⁰²	
106780	2000	327	R & Ad	109282	2002	531	Am	
	2007	130	Am ⁹⁰²		2006	241	Am ^{562 856}	
106785	2000	327	R & Ad		2006	538	Am ⁸⁰²	
106790	2000	327	R & Ad		2006	538	Am ⁸⁰²	
106795	2000	327	R & Ad	109350	2006	538	Am	
106800	2000	327	R	109360	2006	538	Am	
106805	2000	327	R	109580	2001	854	Am	
106810	2000	327	R	109890	2000	796	Am	
106815	2000	327	R	109925	2000	796	Am	
106820	2000	327	R	109935	2000	870	Am	
106825	2000	327	R					
106830	2000	327	R					
106835	2000	327	R					
106840	2000	327	R					
106845	2000	327	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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109935 (Cont.)	2001	641	Am	Div. 104,			
109947	1999	915	Ad	Pt. 5,			
109948	2000	837	Ad	Ch. 5,			
109948.1	2000	837	Ad	Art. 7,			
	2001	728	Am	heading			
109951	2000	870	Ad	(Sec. 110810	2002	533	Am
	2001	641	Am	et seq.)	110810	2002	533
109971	2000	870	Ad		110811	2002	533
	2001	641	Am		110812	2002	533
110005	1999	915	Am		110815	2002	533
110010.1	2000	837	Ad			2003	726
110010.2	2000	837	Ad	110818	2002	533	Ad
110025	2000	796	Am	110820	1999	609	Am
110050	1999	915	Am		2002	533	Am
	2005	401	Am	110825	2002	533	Am
110110	2000	796	Am	110827	2005	685	Ad
110111	2000	796	Ad	110830	2002	533	Am
110242	2006	720	Ad	110835	1999	609	Am
	2007	483	Am ⁹⁶²		2002	533	Am
110243	2006	720	Ad	110838	2002	533	Ad
110305	2000	796	R	110839	2002	533	Ad
110375	2003	449	Am	110840	2002	533	Am
110405	2000	796	Am	110845	2002	533	Am
110422	2002	1006	Ad	110850	2002	533	Am
110423	2002	1005	Ad	110870	2002	533	Am
110423.100	2003	903	Ad	110875	2002	533	Am
110423.101	2003	903	Ad	110880	2002	533	Am
110423.2	2002	1005	Ad	110885	2002	533	Am
	2004	859	Am	110890	2002	533	Am
110423.4	2002	1005	Ad	110895	2002	533	Am
110423.6	2002	1005	Ad	110900	2002	533	Am
110423.8	2002	1005	Ad	110910	2002	533	Am
110424	2002	1006	Ad	110915	2002	533	Am
110460	1999	915	R & Ad	110930	2002	533	Am
110461	1999	915	Ad(RN)	110935	1999	609	Am
110462	1999	915	Ad(RN)	110940	2002	533	Am
110466	1999	915	Ad	110956	2002	533	Am
	2005	401	Am	110957	2002	533	Am
110467	1999	915	Ad	110958	1999	609	Am
110470	1999	915	R & Ad		2002	533	Am
110471	2005	401	Ad	110959	2002	533	Ad
110472	1999	915	Ad	110960	2002	532	Am
110473	1999	915	Ad	111067	2000	1062	Ad
110474	1999	915	Ad	111068	2000	1062	Ad
110475	1999	915	Am	111070	2007	575	Am
110480	1999	915	Am	111071	2007	575	Ad
110485	1999	915	Am ²⁰	111080	2000	533	Am
	2002	535	Am ⁴³		2006	538	Am ⁸⁰²
	2005	401	Am ¹¹¹	111115	2007	575	Am ⁹³⁷
110540	2004	193	R ⁵⁷¹	111130	2007	575	Am
110552	2005	707	Ad	111170	2000	533	Am
	2007	130	Am ⁹⁰²		2007	575	Am ³⁰¹
110661	1999	915	Ad	111172	2000	533	Ad ⁸
110780	1999	915	Am & RN	111175	2000	533	Am
110785	1999	915	Am & RN	111180	2000	533	Am
110795	2004	193	Am ⁵⁷¹	111192	2000	533	Ad ⁸
110806	2006	592	Ad ⁵⁶²	111193	2000	533	Ad
	2007	483	Am ⁹⁶²	111198	2007	575	Ad
110807	2006	592	Ad ⁵⁶²	111222	2001	204*	Ad

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Section	Affected By			Section	Affected By		
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111223	2001	204*	Ad	113716	2001	369	Am
111246	2000	326	Ad		2006	23	R ⁵⁶²
111330	2000	796	Am	113717	2006	23	Ad ⁵⁶²
111350	2000	796	R	113718	2006	23	Ad ⁵⁶²
111355	2000	796	Am	113719	2006	23	Ad ⁵⁶²
111405	2000	796	R	113720	2006	23	R ⁵⁶²
111410	2000	796	R	113725	2006	23	R & Ad ⁵⁶²
111490	2000	796	Am	113725.1	2006	23	Ad ⁵⁶²
111610	2000	796	Am		2007	96*	Am
111615	2006	74*	Am	113725.2	2006	23	Ad ⁵⁶²
111625	2006	74*	Am	113725.3	2006	23	Ad ⁵⁶²
111656	2000	837	Ad	113728	2006	23	Ad ⁵⁶²
	2001	728	Am	113729	2006	23	Ad ⁵⁶²
111656.1	2000	837	Ad	113730	2006	23	R ⁵⁶²
111656.10	2000	837	Ad	113731	2006	23	R ⁵⁶²
111656.11	2000	837	Ad	113732	2006	23	R (as ad by
111656.12	2000	837	Ad				Sec. 1,
111656.13	2000	837	Ad				Stats. 1996,
	2001	159	Am ³⁰⁵				Ch. 874 and
111656.2	2000	837	Ad				Ch. 875)
	2001	728	Am				& Ad ⁵⁶²
111656.3	2000	837	Ad	113733	2006	23	R & Ad ⁵⁶²
111656.4	2000	837	Ad	113734	2006	23	Ad ⁵⁶²
	2001	728	Am	113735	2006	23	R & Ad ⁵⁶²
	2002	1013	Am	113737	2006	23	Ad ⁵⁶²
111656.5	2000	837	Ad	113739	2006	23	Ad ⁵⁶²
	2001	159	Am ³⁰⁵	113740	2002	532	Am
111656.6	2000	837	Ad		2006	23	R & Ad ⁵⁶²
111656.7	2000	837	Ad	113742	2006	23	Ad ⁵⁶²
111656.8	2000	837	Ad	113744	2006	23	Ad ⁵⁶²
111656.9	2000	837	Ad	113745	1999	833	Am
111791	2005	729	Ad		2006	23	R ⁵⁶²
111791.5	2005	729	Ad	113746	2006	23	R ⁵⁶²
111792	2005	729	Ad	113747	2006	23	Ad ⁵⁶²
111792.5	2005	729	Ad	113748	2006	23	Ad ⁵⁶²
111793	2005	729	Ad	113750	2003	453	Am
111793.5	2005	729	Ad		2006	23	R & Ad ⁵⁶²
111825	2005	401	Am	113750.1	2003	453	Ad
111855	2005	401	Am		2006	23	R ⁵⁶²
111880	2003	449	Am	113751	2006	23	R & Ad ⁵⁶²
111895	2003	449	Am		2007	96*	Am (as ad by
111940	1999	83	Am ³⁰				Sec. 2,
112025	2006	538	Am ⁸⁰²				Stats. 2006,
112030	2006	538	Am ⁸⁰²				Ch. 23)
112040	1999	915	Am	113752	2006	23	R ⁵⁶²
	2000	135	Am ²⁰³	113753	2006	23	R ⁵⁶²
112115	1999	915	Am	113755	2006	23	R & Ad ⁵⁶²
112685	2004	314	Am	113756	2006	23	Ad ⁵⁶²
112845	2004	314	Am	113757	2006	23	Ad ⁵⁶²
112850	2004	314	Am	113759	2006	23	Ad ⁵⁶²
113355	1999	915	Am	113760	2006	23	R & Ad ⁵⁶²
113700	2006	23	R & Ad ⁵⁶²	113761	2006	23	Ad ⁵⁶²
113703	2006	23	Ad ⁵⁶²	113763	2006	23	Ad ⁵⁶²
113705	2006	23	R & Ad ⁵⁶²		2007	483	Am ⁹⁶²
113707	2006	23	Ad ⁵⁶²	113765	2006	23	R ⁵⁶²
113709	2006	23	Ad ⁵⁶²	113767	2006	23	Ad ⁵⁶²
	2007	96*	Am	113768	2006	23	Ad ⁵⁶²
113710	2006	23	R ⁵⁶²	113769	2006	23	Ad ⁵⁶²
113711	2006	23	Ad ⁵⁶²	113770	2006	23	R & Ad ⁵⁶²
113713	2006	23	Ad ⁵⁶²	113773	2006	23	R & Ad ⁵⁶²
113715	2006	23	R & Ad ⁵⁶²	113774	2006	23	Ad ⁵⁶²

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<i>Affected By</i>				<i>Affected By</i>			
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113774 (Cont.)	2007	483	Am ⁹⁶²	113842	2006	23	Ad ⁵⁶²
113775	2006	23	R ⁵⁶²	113843	2006	23	R (as ad by Sec. 2, Stats. 1996, Ch. 874 and Ch. 875) & Ad ⁵⁶²
113776	2006	23	R ⁵⁶²				R (as ad by Sec. 2, Stats. 1996, Ch. 874) ⁸⁰²
113777	2006	23	R & Ad ⁵⁶²		2006	538	R ⁵⁶²
113778	2006	23	Ad ⁵⁶²				Am ⁸⁰²
113778.1	2006	23	Ad ⁵⁶²	113844	2006	23	R ⁵⁶²
113779	2006	23	Ad ⁵⁶²		2006	538	Am ⁸⁰²
113780	2006	23	R ⁵⁶²	113845	2006	23	R ⁵⁶²
113781	2006	23	Ad ⁵⁶²	113846	2006	23	Ad ⁵⁶²
113783	2006	23	Ad ⁵⁶²	113847	2006	23	R ⁵⁶²
113784	2006	23	Ad ⁵⁶²	113849	2006	23	Ad ⁵⁶²
113785	2003	453	Am	113850	2006	23	R ⁵⁶²
	2006	23	R ⁵⁶²	113851	2006	23	Ad ⁵⁶²
113786	2006	23	Ad ⁵⁶²	113853	2006	23	Ad ⁵⁶²
113788	2006	23	Ad ⁵⁶²	113855	2006	23	R & Ad ⁵⁶²
113789	2006	23	Ad ⁵⁶²	113856	2006	23	Ad ⁵⁶²
	2007	96*	Am	113857	2006	23	R ⁵⁶²
113790	2006	23	R ⁵⁶²	113859	2006	23	Ad ⁵⁶²
113791	2006	23	Ad ⁵⁶²	113860	2006	23	R ⁵⁶²
113794	2006	23	Ad ⁵⁶²	113861	2006	23	Ad ⁵⁶²
113794.1	2006	23	Ad ⁵⁶²	113863	2006	23	Ad ⁵⁶²
113795	2006	23	R & Ad ⁵⁶²	113865	2006	23	R & Ad ⁵⁶²
113796	2006	23	R ⁵⁶²	113867	2006	23	Ad ⁵⁶²
113797	2006	23	R & Ad ⁵⁶²	113868	2006	23	Ad ⁵⁶²
113798	2006	23	R ⁵⁶²	113869	2006	23	Ad ⁵⁶²
113799	2006	23	R & Ad ⁵⁶²	113870	1999	180	Am
113800	2006	23	R ⁵⁶²		2006	23	R ⁵⁶²
113801	2006	23	Ad ⁵⁶²	113871	2006	23	Ad ⁵⁶²
113803	2006	23	R & Ad ⁵⁶²	113873	2006	23	Ad ⁵⁶²
113804	2006	23	Ad ⁵⁶²	113874	2006	23	Ad ⁵⁶²
113805	2006	23	R & Ad ⁵⁶²	113875	2006	23	R ⁵⁶²
113810	2006	23	R & Ad ⁵⁶²	113876	2006	23	Ad ⁵⁶²
113812	2006	23	Ad ⁵⁶²	113877	2006	23	R & Ad ⁵⁶²
113813	2006	23	R ⁵⁶²	113879	2006	23	Ad ⁵⁶²
113814	2006	23	Ad ⁵⁶²	113880	2006	23	R & Ad ⁵⁶²
113815	2006	23	R & Ad ⁵⁶²	113881	2006	23	Ad ⁵⁶²
113816	2006	23	Ad ⁵⁶²	113883	2006	23	Ad ⁵⁶²
113817	2003	453	Ad	113885	2006	23	R & Ad ⁵⁶²
	2006	23	R ⁵⁶²	113887	2006	23	Ad ⁵⁶²
113818	2006	23	Ad ⁵⁶²	113889	2006	23	Ad ⁵⁶²
	2007	96*	Am	113890	2006	23	R ⁵⁶²
113820	2006	23	R & Ad ⁵⁶²	113893	2006	23	Ad ⁵⁶²
113821	2006	23	Ad ⁵⁶²	113894	2006	23	Ad ⁵⁶²
113823	1999	879	Am	113895	2003	453	Am
	2002	121	Am		2006	23	R & Ad ⁵⁶²
	2006	23	R & Ad ⁵⁶²	113897	2006	23	Ad ⁵⁶²
113824	2006	23	Ad ⁵⁶²	113898	2006	23	R ⁵⁶²
113825	2006	23	R ⁵⁶²	113899	2006	23	Ad ⁵⁶²
113827	2006	23	Ad ⁵⁶²	113900	2006	23	R ⁵⁶²
113830	2001	369	Am	113901	2006	23	Ad ⁵⁶²
	2006	23	R ⁵⁶²	113903	2006	23	R & Ad ⁵⁶²
113831	2000	691	Ad	113905	2006	23	R ⁵⁶²
	2006	23	R & Ad ⁵⁶²	113907	2006	23	Ad ⁵⁶²
113833	2006	23	Ad ⁵⁶²		2007	96*	Am
113835	2006	23	R & Ad ⁵⁶²	113908	2006	23	R ⁵⁶²
113837	2006	23	Ad ⁵⁶²				
113839	2006	23	Ad ⁵⁶²				
113840	2006	23	R ⁵⁶²				
113841	2003	453	Ad				
	2006	23	R & Ad ⁵⁶²				

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	Year	Chapter	Effect		Year	Chapter	Effect
113909	2006	23	Ad ⁵⁶²		2007	96*	R & Ad
	2007	96*	Am	113953.5	2006	23	Ad ⁵⁶²
113910	2006	23	R ⁵⁶²	113955	2006	23	R ⁵⁶²
113911	2006	23	Ad ⁵⁶²		2006	538	Am ⁸⁰²
113912	2006	23	Ad ⁵⁶²	113960	2006	23	R ⁵⁶²
113914	2006	23	Ad ⁵⁶²	113961	2006	23	Ad ⁵⁶²
113915	2006	23	R & Ad ⁵⁶²		2007	96*	Am
113916	2006	23	Ad ⁵⁶²	113965	2006	23	R ⁵⁶²
113917	2006	23	Ad ⁵⁶²	113967	2006	23	Ad ⁵⁶²
113920	2006	23	R ⁵⁶²		2007	96*	Am
113923	2006	23	R ⁵⁶²	113968	2006	23	Ad ⁵⁶²
113924	2006	23	Ad ⁵⁶²	113969	2006	23	Ad ⁵⁶²
113925	2001	369	Am	113970	2006	23	R ⁵⁶²
	2002	532	Am	113971	2006	23	Ad ⁵⁶²
	2006	23	R ⁵⁶²	113973	2006	23	Ad ⁵⁶²
113926	2006	23	Ad ⁵⁶²	113974	2006	23	Ad ⁵⁶²
113928	2006	23	Ad ⁵⁶²	113975	2006	23	R ⁵⁶²
113930	2006	23	R & Ad ⁵⁶²	113976	2006	23	Ad ⁵⁶²
113931	2006	23	Ad ⁵⁶²	113977	2006	23	Ad ⁵⁶²
113932	2006	23	Ad ⁵⁶²		2007	96*	Am
113933	2006	23	Ad ⁵⁶²	113978	2006	23	Ad ⁵⁶²
113934	2006	23	Ad ⁵⁶²	113980	2006	23	R & Ad ⁵⁶²
113935	2006	23	R ⁵⁶²	113982	2006	23	Ad ⁵⁶²
113936	2006	23	Ad ⁵⁶²		2007	96*	Am
113938	2006	23	Ad ⁵⁶²	113984	2006	23	Ad ⁵⁶²
113939	2006	23	Ad ⁵⁶²		2007	96*	Am
113939.1	2006	23	Ad ⁵⁶²	113984.1	2006	23	Ad ⁵⁶²
113940	2006	23	R & Ad ⁵⁶²		2007	96*	Am
113941	2006	23	Ad ⁵⁶²	113985	2006	23	R ⁵⁶²
113945	2006	23	R & Ad ⁵⁶²	113986	2006	23	Ad ⁵⁶²
113945.1	2006	23	Ad ⁵⁶²		2007	96*	Am
	2007	96*	Am	113988	2006	23	Ad ⁵⁶²
113946	2000	691	Ad	113990	2006	23	R & Ad ⁵⁶²
	2006	23	R ⁵⁶²	113992	2006	23	Ad ⁵⁶²
113947	2000	691	Ad	113995	2002	532	Am
	2006	23	R & Ad ⁵⁶²		2003	62	Am ⁵¹⁹
113947.1	2006	23	Ad ⁵⁶²		2003	453	Am
	2007	96*	Am		2005	22	Am ⁶⁴⁷
113947.2	2006	23	Ad ⁵⁶²		2006	23	R ⁵⁶²
113947.3	2006	23	Ad ⁵⁶²	113995.5	2001	204*	Ad
	2007	96*	Am		2006	23	R ⁵⁶²
113947.4	2006	23	Ad ⁵⁶²	113996	1999	879	Am ¹³
113947.5	2006	23	Ad ⁵⁶²		2001	369	Am
113947.6	2006	23	Ad ⁵⁶²		2006	23	R & Ad ⁵⁶²
113949	2006	23	Ad ⁵⁶²		2007	96*	Am (as ad by
113949.1	2006	23	Ad ⁵⁶²				Sec. 2,
	2007	96*	Am				Stats. 2006,
113949.2	2006	23	Ad ⁵⁶²				Ch. 23)
	2007	96*	Am	113997	1999	197	Am
113949.4	2006	23	Ad ⁵⁶²		1999	879	Am
113949.5	2006	23	Ad ⁵⁶²		2006	23	R ⁵⁶²
	2007	96*	Am	113998	2001	369	Ad
113950	2006	23	R & Ad ⁵⁶²		2003	453	Am
113950.5	2006	23	Ad ⁵⁶²		2006	23	R & Ad ⁵⁶²
113952	2006	23	Ad ⁵⁶²	114000	2006	23	R & Ad ⁵⁶²
113953	2006	23	Ad ⁵⁶²		2007	96*	Am (as ad by
113953.1	2006	23	Ad ⁵⁶²				Sec. 2,
113953.2	2006	23	Ad ⁵⁶²				Stats. 2006,
113953.3	2006	23	Ad ⁵⁶²				Ch. 23)
113953.4	2006	23	Ad ⁵⁶²	114002	2003	453	Am

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114002 (Cont.)	2006	23	R & Ad ⁵⁶²		2006	23	R & Ad ⁵⁶²
114002.1	2006	23	Ad ⁵⁶²		2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
114003	2006	23	R ⁵⁶²				Ad ⁵⁶²
114004	2006	23	Ad ⁵⁶²	114063	2006	23	R & Ad ⁵⁶²
114005	2006	23	R ⁵⁶²	114065	2006	23	Ad ⁵⁶²
114008	2006	23	Ad ⁵⁶²	114067	2006	23	R & Ad ⁵⁶²
114010	2006	23	R & Ad ⁵⁶²	114069	2006	23	Ad ⁵⁶²
114012	2006	23	Ad ⁵⁶²	114070	2006	23	R ⁵⁶²
114014	2006	23	Ad ⁵⁶²	114073	2006	23	Ad ⁵⁶²
114015	2006	23	R ⁵⁶²	114074	2006	23	Ad ⁵⁶²
114016	2006	23	Ad ⁵⁶²		2007	96*	Am
114018	2006	23	Ad ⁵⁶²	114075	2006	23	R & Ad ⁵⁶²
114020	1999	879	Am	114077	2006	23	Ad ⁵⁶²
	2006	23	R & Ad ⁵⁶²	114079	2006	23	Ad ⁵⁶²
114020.1	2006	23	Ad ⁵⁶²	114080	2006	23	R ⁵⁶²
114021	2006	23	R & Ad ⁵⁶²	114081	2006	23	Ad ⁵⁶²
114022	2006	23	R ⁵⁶²	114083	2006	23	Ad ⁵⁶²
114023	2006	23	Ad ⁵⁶²	114085	2006	23	R ⁵⁶²
114024	2006	23	Ad ⁵⁶²	114086	1999	879	R
114025	2006	23	R & Ad ⁵⁶²	114087	2006	23	Ad ⁵⁶²
114027	2006	23	Ad ⁵⁶²	114089	2006	23	Ad ⁵⁶²
114029	2006	23	Ad ⁵⁶²	114089.1	2006	23	Ad ⁵⁶²
	2007	96*	Am	114090	2001	369	Am
114030	2006	23	R ⁵⁶²		2002	664	Am ⁴³¹
114031	2006	23	Ad ⁵⁶²		2006	23	R & Ad ⁵⁶²
114035	2006	23	R & Ad ⁵⁶²	114091	2006	23	Ad ⁵⁶²
	2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)		2007	96*	Am
114037	2006	23	Ad ⁵⁶²	114093	2006	23	Ad ⁵⁶²
114039	2006	23	Ad ⁵⁶²	114093.1	2006	23	Ad ⁵⁶²
	2007	96*	Am	114095	2006	23	R & Ad ⁵⁶²
114039.1	2006	23	Ad ⁵⁶²	114097	2006	23	Ad ⁵⁶²
	2007	96*	Am	114099	2006	23	Ad ⁵⁶²
114039.2	2006	23	Ad ⁵⁶²	114099.1	2006	23	Ad ⁵⁶²
114039.3	2006	23	Ad ⁵⁶²	114099.2	2006	23	Ad ⁵⁶²
114039.4	2006	23	Ad ⁵⁶²		2007	96*	Am
	2007	96*	Am	114099.3	2006	23	Ad ⁵⁶²
114039.5	2006	23	Ad ⁵⁶²		2007	96*	Am
	2007	96*	Am	114099.4	2006	23	Ad ⁵⁶²
114040	2006	23	R ⁵⁶²	114099.5	2006	23	Ad ⁵⁶²
114041	2006	23	Ad ⁵⁶²	114099.6	2006	23	Ad ⁵⁶²
114045	2006	23	R ⁵⁶²	114100	2006	23	R ⁵⁶²
114047	2006	23	Ad ⁵⁶²	114101	2006	23	Ad ⁵⁶²
114049	2006	23	Ad ⁵⁶²	114101.1	2006	23	Ad ⁵⁶²
114050	2006	23	R ⁵⁶²	114101.2	2006	23	Ad ⁵⁶²
114051	2006	23	Ad ⁵⁶²	114103	2006	23	Ad ⁵⁶²
114053	2006	23	Ad ⁵⁶²	114105	2006	23	R & Ad ⁵⁶²
114055	2003	453	Am	114107	2006	23	Ad ⁵⁶²
	2006	23	R & Ad ⁵⁶²	114109	2006	23	Ad ⁵⁶²
114056	2003	453	Am	114110	2006	23	R ⁵⁶²
	2006	23	R & Ad ⁵⁶²	114111	2006	23	Ad ⁵⁶²
	2007	96*	R (as ad by Sec. 2, Stats. 2006, Ch. 23)	114113	2006	23	Ad ⁵⁶²
114057	2006	23	R & Ad ⁵⁶²	114115	2006	23	R & Ad ⁵⁶²
114057.1	2006	23	Ad ⁵⁶²	114117	2006	23	Ad ⁵⁶²
114060	1999	879	Am	114119	2006	23	Ad ⁵⁶²
				114120	2002	340	Am
					2006	23	R ⁵⁶²
				114121	2006	23	Ad ⁵⁶²
				114123	2006	23	Ad ⁵⁶²
				114125	2002	340	R

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

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114125 (Cont.)	2006	23	Ad ⁵⁶²	114192	2006	23	R & Ad ⁵⁶²
114130	2002	340	R		2006	23	Ad ⁵⁶²
	2006	23	Ad ⁵⁶²		2007	96*	Am
114130.1	2006	23	Ad ⁵⁶²	114192.1	2006	23	Ad ⁵⁶²
114130.2	2006	23	Ad ⁵⁶²	114193	2006	23	Ad ⁵⁶²
114130.3	2006	23	Ad ⁵⁶²	114193.1	2006	23	Ad ⁵⁶²
114130.4	2006	23	Ad ⁵⁶²	114195	2006	23	R & Ad ⁵⁶²
114130.5	2006	23	Ad ⁵⁶²	114197	2006	23	Ad ⁵⁶²
114132	2006	23	Ad ⁵⁶²	114199	2006	23	Ad ⁵⁶²
114133	2006	23	Ad ⁵⁶²	114200	2006	23	R ⁵⁶²
114135	2006	23	R & Ad ⁵⁶²	114201	2006	23	Ad ⁵⁶²
114137	2006	23	Ad ⁵⁶²	114205	2006	23	R & Ad ⁵⁶²
114139	2006	23	Ad ⁵⁶²	114207	2006	23	Ad ⁵⁶²
114140	2006	23	R ⁵⁶²	114209	2006	23	Ad ⁵⁶²
114141	2006	23	Ad ⁵⁶²	114210	2006	23	R ⁵⁶²
114143	2006	23	Ad ⁵⁶²	114211	2006	23	Ad ⁵⁶²
114145	1999	290*	Am	114213	2006	23	Ad ⁵⁶²
	2000	691	Am	114215	2006	23	R & Ad ⁵⁶²
	2001	12*	Am	114217	2006	23	Ad ⁵⁶²
	2001	159	Am ³⁰⁵	114219	2006	23	Ad ⁵⁶²
	2006	23	R & Ad ⁵⁶²	114220	2006	23	R ⁵⁶²
114149	2006	23	Ad ⁵⁶²	114221	2006	23	Ad ⁵⁶²
114149.1	2006	23	Ad ⁵⁶²	114223	2006	23	Ad ⁵⁶²
	2007	96*	Am	114225	2006	23	R & Ad ⁵⁶²
114149.2	2006	23	Ad ⁵⁶²	114227	2006	23	Ad ⁵⁶²
114149.3	2006	23	Ad ⁵⁶²	114229	2006	23	Ad ⁵⁶²
114150	2006	23	R ⁵⁶²	114230	2006	23	R ⁵⁶²
114153	2006	23	Ad ⁵⁶²	114231	2006	23	Ad ⁵⁶²
114155	2006	23	R & Ad ⁵⁶²	114233	2006	23	Ad ⁵⁶²
	2007	96*	R (as ad by Sec. 2, Stats. 2006, Ch. 23)	114235	2006	23	R & Ad ⁵⁶²
				114238	2006	23	Ad ⁵⁶²
114157	2006	23	Ad ⁵⁶²	114239	2006	23	Ad ⁵⁶²
114159	2006	23	Ad ⁵⁶²	114240	2006	23	R & Ad ⁵⁶²
114160	2006	23	R ⁵⁶²	114241	2006	23	Ad ⁵⁶²
114161	2006	23	Ad ⁵⁶²	114242	2006	23	Ad ⁵⁶²
114163	2006	23	Ad ⁵⁶²	114244	2006	23	Ad ⁵⁶²
114165	2006	23	R & Ad ⁵⁶²	114245	2006	23	R & Ad ⁵⁶²
114167	2006	23	Ad ⁵⁶²	114245.1	2006	23	Ad ⁵⁶²
114169	2006	23	Ad ⁵⁶²		2007	96*	Am
114170	2006	23	R ⁵⁶²	114245.2	2006	23	Ad ⁵⁶²
114171	2006	23	Ad ⁵⁶²	114245.3	2006	23	Ad ⁵⁶²
114172	2006	23	Ad ⁵⁶²	114245.4	2006	23	Ad ⁵⁶²
114175	2006	23	R & Ad ⁵⁶²	114245.5	2006	23	Ad ⁵⁶²
114177	2006	23	Ad ⁵⁶²	114245.6	2006	23	Ad ⁵⁶²
114178	2006	23	Ad ⁵⁶²	114245.7	2006	23	Ad ⁵⁶²
114179	2006	23	Ad ⁵⁶²	114245.8	2006	23	Ad ⁵⁶²
114180	2006	23	R & Ad ⁵⁶²	114250	2006	23	R & Ad ⁵⁶²
114182	2006	23	Ad ⁵⁶²	114250.1	2006	23	Ad ⁵⁶²
114185	2006	23	R & Ad ⁵⁶²	114252	2006	23	Ad ⁵⁶²
114185.1	2006	23	Ad ⁵⁶²	114252.1	2006	23	Ad ⁵⁶²
	2007	96*	Am	114254	2006	23	Ad ⁵⁶²
					2007	96*	Am (as ad by Sec. 2, Stats. 2006, Ch. 23)
114185.2	2006	23	Ad ⁵⁶²	114254.1	2006	23	Ad ⁵⁶²
114185.3	2006	23	Ad ⁵⁶²	114254.2	2006	23	Ad ⁵⁶²
114185.4	2006	23	Ad ⁵⁶²	114254.3	2006	23	Ad ⁵⁶²
114185.5	2006	23	Ad ⁵⁶²	114255	2006	23	R ⁵⁶²
114189	2006	23	Ad ⁵⁶²	114256	2006	23	Ad ⁵⁶²
114189.1	2006	23	Ad ⁵⁶²	114256.1	2006	23	Ad ⁵⁶²
114190	2001	369	Am				

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114256.2	2006	23	Ad ⁵⁶²		2006	23	R & Ad ⁵⁶²
114256.4	2006	23	Ad ⁵⁶²	114295	1999	879	R & Ad
114257	2006	23	Ad ⁵⁶²		2006	23	R & Ad ⁵⁶²
	2007	96*	Am	114296	1999	879	Ad
114257.1	2006	23	Ad ⁵⁶²		2006	23	R ⁵⁶²
114259	2006	23	Ad ⁵⁶²	114297	1999	879	Ad
114259.1	2006	23	Ad ⁵⁶²		2006	23	R & Ad ⁵⁶²
	2007	96*	Am	114298	1999	879	Ad
114259.2	2006	23	Ad ⁵⁶²		2006	23	R ⁵⁶²
114259.3	2006	23	Ad ⁵⁶²	114299	1999	879	Ad
114259.4	2006	23	Ad ⁵⁶²		2006	23	R & Ad ⁵⁶²
	2007	96*	Am		2007	96*	Am (as ad by
114259.5	2006	23	Ad ⁵⁶²				Sec. 2,
	2007	96*	Am				Stats. 2006,
114260	2001	369	Am	114299.5	1999	879	Ch. 23)
	2003	454	Am		2006	23	Ad
	2006	23	R ⁵⁶²	114300	1999	879	R & Ad
114265	1999	879	Am		2003	453	Am
	2001	369	Am		2006	23	R ⁵⁶²
	2003	453	Am (by Sec. 12	114301	1999	879	Ad
			of Ch.)		2006	23	R & Ad ⁵⁶²
	2003	454	Am (by Sec. 3	114302	1999	879	Ad
			of Ch.)		2003	453	Am
	2006	23	R & Ad ⁵⁶²		2006	23	R ⁵⁶²
114266	2006	23	Ad ⁵⁶²	114303	1999	879	Ad
114268	2006	23	Ad ⁵⁶²		2003	453	Am
114268.1	2006	23	Ad ⁵⁶²		2006	23	R & Ad ⁵⁶²
114269	2006	23	Ad ⁵⁶²	114304	1999	879	Ad
114270	2006	23	R ⁵⁶²		2003	453	Am
114271	2006	23	Ad ⁵⁶²		2006	23	R ⁵⁶²
	2007	96*	Am	114305	1999	879	R
114272	2006	23	Ad ⁵⁶²		2003	453	Ad
114275	2001	369	Am		2006	23	R & Ad ⁵⁶²
	2006	23	R ⁵⁶²	114307	2006	23	Ad ⁵⁶²
114276	2006	23	Ad ⁵⁶²	114309	2006	23	Ad ⁵⁶²
	2007	96*	Am	114310	2006	23	R ⁵⁶²
114279	2006	23	Ad ⁵⁶²	114311	2006	23	R & Ad ⁵⁶²
114281	2006	23	Ad ⁵⁶²		2007	96*	Am (as ad by
114282	2006	23	R & Ad ⁵⁶²				Sec. 2,
114285	1999	879	R & Ad				Stats. 2006,
	2006	23	R & Ad ⁵⁶²				Ch. 23)
114286	1999	879	Ad	114312	2006	23	R ⁵⁶²
	2006	23	R & Ad ⁵⁶²	114313	2003	453	Am
114287	1999	879	Ad		2006	23	R & Ad ⁵⁶²
	2006	23	R ⁵⁶²	114314	2003	453	Am
114287.5	2003	453	Ad		2006	23	R & Ad ⁵⁶²
	2006	23	R ⁵⁶²	114315	2003	453	Am
114288	1999	879	Ad		2006	23	R & Ad ⁵⁶²
	2006	23	R ⁵⁶²	114316	2006	23	R ⁵⁶²
114289	1999	879	Ad	114317	1999	879	Am
	2006	23	R ⁵⁶²		2006	23	R & Ad ⁵⁶²
114290	1999	879	R & Ad	114318	2006	23	R ⁵⁶²
	2006	23	R ⁵⁶²	114319	2003	453	Am
114291	1999	879	Ad		2006	23	R & Ad ⁵⁶²
	2006	23	R ⁵⁶²	114320	2006	23	R ⁵⁶²
114292	1999	879	Ad	114321	1999	879	Am
	2006	23	R ⁵⁶²		2006	23	R & Ad ⁵⁶²
114293	1999	879	Ad	114322	1999	879	Am
	2006	23	R ⁵⁶²		2003	453	R
114294	1999	879	Ad		2006	23	Ad ⁵⁶²
	2003	453	Am				

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114323	2006	23	R & Ad ⁵⁶²	114353	2006	23	Ad ⁵⁶²
	2007	96*	Am (as ad by	114354	2006	23	Ad ⁵⁶²
			Sec. 2,	114355	2006	23	R & Ad ⁵⁶²
			Stats. 2006,	114356	2006	23	Ad ⁵⁶²
			Ch. 23)	114358	2006	23	R & Ad ⁵⁶²
114324	2006	23	R ⁵⁶²		2007	96*	Am (as ad by
114325	1999	879	Am				Sec. 2,
	2006	23	R & Ad ⁵⁶²				Stats. 2006,
	2007	96*	Am (as ad by				Ch. 23)
			Sec. 2,	114359	2006	23	R & Ad ⁵⁶²
			Stats. 2006,	114360	2006	23	R ⁵⁶²
			Ch. 23)	114361	2006	23	R & Ad ⁵⁶²
114326	2006	23	R & Ad ⁵⁶²	114362	2003	453	Am
	2007	96*	Am (as ad by		2006	23	R ⁵⁶²
			Sec. 2,	114363	2006	23	R & Ad ⁵⁶²
			Stats. 2006,	114364	2006	23	R ⁵⁶²
			Ch. 23)	114365	2006	23	R ⁵⁶²
114327	2006	23	R & Ad ⁵⁶²	114366	2006	23	R (as ad by
114328	2006	23	R ⁵⁶²				Sec. 329,
114329	2006	23	R ⁵⁶²				Stats. 1996,
114330	2006	23	R ⁵⁶²				Ch. 1023 and
Div. 104,							Sec. 23,
Pt. 7,							Stats. 1996,
Ch. 4,							Ch. 1048) ⁵⁶²
Art. 13.5,				114367	2006	23	R (as ad(rn) by
heading							Sec. 294,
(Sec. 114332							Stats. 1996,
et seq.)	2002	121	Ad				Ch. 1023 and as
Div. 104,							ad by Sec. 24,
Pt. 7,							Stats. 1996,
Ch. 13.5,							Ch. 1048)
heading				114367.5	2003	453	Am
(Sec. 114332					2006	23	R ⁵⁶²
et seq.)	2002	121	R		2006	23	R ⁵⁶²
114332	2006	23	R & Ad ⁵⁶²	114368	2006	23	R ⁵⁶²
114332.1	2002	121	Am	114370	2006	23	R & Ad ⁵⁶²
	2006	23	R & Ad ⁵⁶²	114371	2006	23	Ad ⁵⁶²
114332.2	1999	879	Am		2007	96*	Am
	2006	23	R & Ad ⁵⁶²	114373	2006	23	Ad ⁵⁶²
114332.3	1999	879	Am	114375	2006	23	R ⁵⁶²
	2001	369	Am	114380	2006	23	R & Ad ⁵⁶²
	2003	453	Am		2007	96*	Am (as ad by
	2006	23	R & Ad ⁵⁶²				Sec. 2,
114332.4	2006	23	R & Ad ⁵⁶²				Stats. 2006,
114332.5	2001	369	Am				Ch. 23)
	2006	23	R & Ad ⁵⁶²	114381	2006	23	Ad ⁵⁶²
114332.6	1999	879	R	114381.1	2006	23	Ad ⁵⁶²
114332.7	2002	121	Ad	114381.2	2006	23	Ad ⁵⁶²
	2006	23	R & Ad ⁵⁶²	114385	2006	23	R ⁵⁶²
114335	2006	23	R & Ad ⁵⁶²	114387	2006	23	Ad ⁵⁶²
114337	2006	23	Ad ⁵⁶²	114390	2006	23	R & Ad ⁵⁶²
114339	2006	23	Ad ⁵⁶²	114393	2006	23	Ad ⁵⁶²
114340	2006	23	R ⁵⁶²		2007	96*	Am
114341	2006	23	Ad ⁵⁶²	114395	2006	23	R & Ad ⁵⁶²
114343	2006	23	Ad ⁵⁶²	114397	2006	23	Ad ⁵⁶²
114343	2006	23	Ad ⁵⁶²	114399	2006	23	Ad ⁵⁶²
114345	2006	23	R & Ad ⁵⁶²	114400	2006	23	R ⁵⁶²
114347	2006	23	Ad ⁵⁶²		2006	538	Am ⁸⁰²
114349	2006	23	Ad ⁵⁶²	114405	2006	23	R & Ad ⁵⁶²
114350	2006	23	R ⁵⁶²	114407	2006	23	Ad ⁵⁶²
114351	2006	23	R & Ad ⁵⁶²	114409	2006	23	Ad ⁵⁶²

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114410	2006	23	R ⁵⁶²		2006	470	R & Ad ⁶⁹
114411	2006	23	Ad ⁵⁶²		2007	483	Am (as ad by
114413	2006	23	Ad ⁵⁶²				Sec. 2,
114415	2006	23	R ⁵⁶²				Stats. 2006,
114417	2006	23	Ad ⁵⁶²				Ch. 470) ⁹⁶²
114417.1	2006	23	Ad ⁵⁶²	115735	1999	712	Am
	2007	96*	Am		2006	470	R & Ad ⁶⁹
114417.2	2006	23	Ad ⁵⁶²	115736	2000	550	Ad
114417.3	2006	23	Ad ⁵⁶²		2006	470	S ⁶⁸
114417.4	2006	23	Ad ⁵⁶²	115740	2006	470	S ⁶⁸
114417.5	2006	23	Ad ⁵⁶²	115745	2006	470	S ⁶⁸
114417.6	2006	23	Ad ⁵⁶²	115750	2006	470	S ⁶⁸
	2007	96*	Am	115755	2006	470	Ad & R ⁶⁸
114417.7	2006	23	Ad ⁵⁶²	115800	2002	409	Am (as ad by
114419	2006	23	Ad ⁵⁶²				Sec. 1,
	2007	96*	Am				Stats. 1997,
114419.1	2006	23	Ad ⁵⁶²				Ch. 573) ⁶⁸
114419.2	2006	23	Ad ⁵⁶²				Am (as ad by
114419.3	2006	23	Ad ⁵⁶²				Sec. 2,
114420	2006	23	R ⁵⁶²				Stats. 1997,
114421	2006	23	Ad ⁵⁶²				Ch. 573) ⁶⁹
114423	2006	23	Ad ⁵⁶²		2006	140	Am (as am by
114425	2006	23	R & Ad ⁵⁶²				Sec. 1,
114427	2006	23	Ad ⁵⁶²				Stats. 2002,
114429	2006	23	Ad ⁵⁶²				Ch. 409) ³⁴⁹
114430	2006	23	R ⁵⁶²				Am (as am by
114432	2006	23	Ad ⁵⁶²				Sec. 2,
114433	2006	23	Ad ⁵⁶²				Stats. 2002,
114434	2006	23	Ad ⁵⁶²				Ch. 409) ⁸⁰¹
114435	2006	23	R & Ad ⁵⁶²	115810	1999	712	Ad ⁷³
114436	2006	23	Ad ⁵⁶²				R ²²
114437	2006	23	Ad ⁵⁶²	115811	1999	712	Ad ⁷³
114440	2006	23	R ⁵⁶²				R ²²
114445	2006	23	R ⁵⁶²	115812	1999	712	Ad ⁷³
114450	2006	23	R ⁵⁶²				R ²²
114455	2006	23	R ⁵⁶²	115813	1999	712	Ad ⁷³
114460	2006	23	R ⁵⁶²				R ²²
114465	2006	23	R ⁵⁶²		2000	135	Am ²⁰³
114470	2006	23	R ⁵⁶²	115814	1999	712	Ad ⁷³
114475	2006	23	R ⁵⁶²				R ²²
114820	2004	193	Am ⁵⁷¹	115815	1999	712	Ad ⁷³
114870	2002	657	Am				R ²²
	2006	537	Am	115816	1999	712	Ad ⁷³
114980	2002	891	Am				R ²²
115000.1	2002	891	Ad	115825	2002	968	Am (as am by
	2003	62	Am ⁵¹⁹				Sec. 1 and
115005	2004	183	Am ⁵⁷¹				Sec. 2,
115010.5	2002	513	Ad				Stats. 1998,
115040	2006	538	Am ⁸⁰²				Ch. 70)
115061	2005	427	Ad		2003	742	R (as am by
	2006	538	Am ⁸⁰²				Sec. 2,
115065	2006	74*	Am				Stats. 2002,
115080	2006	74*	Am				Ch. 968)
115255	2006	538	Am ⁸⁰²				Am (as am by
115261	2002	513	Ad				Sec. 1,
115273	2002	513	Ad				Stats. 2002,
115340	2002	852	Ad ⁴⁴⁴				Ch. 968) ¹³
115342	2002	852	Ad ⁴⁴⁴		2004	374	Am
115725	2006	470	R & Ad ⁶⁹		2004	519	Am
115730	1999	712	Am	115840.5	2003	742	Am ¹³

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	Year	Chapter	Effect		Year	Chapter	Effect
115842	2002	968	Ad	116565	2001	171 *	S ⁵⁷
	2005	252 *	Am	116570	2001	171 *	S ⁵⁷
115843.3	2004	374	Ad & R ⁷⁵	116577	2001	171 *	S ⁵⁷
	2005	139 *	Am	116580	2001	171 *	S ⁵⁷
115843.5	2004	519	Ad & R ⁶⁸	116585	2001	171 *	S ⁵⁷
	2005	139 *	Am	116590	2001	171 *	Am ⁵⁷
	2007	253 *	Am ¹³	116595	2001	171 *	S ⁵⁷
115875	2004	709	Am	116600	2001	171 *	R
115880	2004	709	Am	116660	2006	538	Am ⁸⁰²
115910	2000	152	R & Ad	116730	2006	347	Am
	2004	644	Am	116735	2006	902	Am
115922	2006	478	Am	116760.20	2001	606 *	Am
115924	2006	478	Am	116761.20	2001	619	Am
115928	2002	679	Ad	116761.50	2001	619	Am
	2003	62	Am ⁵¹⁹	116775	1999	969	Am
	2006	478	Am	116780	1999	969	Am
	2007	596	Am	116785	1999	969	Am
115928.5	2007	596	Ad	116786	1999	969	Ad ³⁴
115929	2003	422	Ad		2003	172	Am
116028	2007	479	Am	116787	2006	393	Ad
116030.5	2005	283 *	Ad & R ⁶⁸	116875	2006	853	Am
116033	2007	479	Am				R & Ad ²³²
116050	2006	538	Am ⁸⁰²	116900	1999	755	R
116091	2001	553	Ad	116905	1999	755	R
116092	2001	553	Ad	116910	1999	755	R
116093	2001	553	Ad	116915	1999	755	R
116094	2001	553	Ad	116920	1999	755	R
116095	2001	553	Ad	116950	1999	755	R
116111	2002	395	Ad	117070	2003	449	Am
116112	2004	38 *	Ad	117100	2006	538	Am ⁸⁰²
116180	2004	38 *	Am	117120	2003	449	Am
116183	2004	41 *	Ad & R ³¹⁷	Div. 104,			
116205	2004	38 *	Am	Pt. 13,			
116215	2004	38 *	R	Ch. 4,			
116275	1999	755	Am	Art. 6,			
	2002	425	Am	heading			
	2007	614	Am	(Sec. 117550			
116287	2003	167	Am	et seq.)	2006	416	Am
116293	2002	425	Ad	117550	2006	416	R & Ad
116326	2007	614	Ad	117555	2006	416	Am
116360	2004	193	Am ⁵⁷¹	117560	2006	416	Am
116361	2001	604	Ad		2007	201	Am
116365	1999	777	Am		2007	302	Am ⁹⁴⁷
116365.01	2007	725	Ad	117671	2006	64	Ad
116365.02	2007	725	Ad	117675	2006	166	Am
116365.2	2004	678	Ad	117700	2006	64	Am
116365.5	2001	602	Ad	117945	2006	166	Am
116367	2002	999	Ad	117971	2006	74 *	Ad
Div. 104,				117995	2006	74 *	Am
Pt. 12,				118210	2006	74 *	Am
Ch. 4,				118215	1999	139	Am
Art. 3.5,				118220	2006	166	Am
heading				118222	2006	166	Am
(Sec. 116409				118275	2004	477	Am
et seq.)	2004	727	Ad		2005	22	Am ⁶⁴⁷
116409	2004	727	Ad	118280	2006	166	Am
116410	2004	727	Am		2007	130	Am ⁹⁰²
116415	2004	727	Am	118285	2006	166	Am
116455	2004	679	R & Ad	118286	2006	64	Ad
116480	2007	614	Am	118307	2006	166	Ad
116555	1999	755	Am	118310	2006	166	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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118947	2007	425	Ad		2004	2*	Am
118948	2007	425	Ad	120955	2002	1161*	Am
118949	2007	425	Ad		2003	230*	Am
118950	2001	376	Am		2005	80*	Am
	2007	445	Am		2007	188*	Am
119308	2001	745*	Am	120956	2004	228*	Ad
119400	2004	927	Ad	120966	1999	497	Ad
119402	2004	927	Ad ⁸¹	120968	1999	497	Ad
120130	2004	262*	Am	120990	2003	419	Am
120155	2006	589	Ad		2007	550	R & Ad
	2007	130	Am (as ad by Sec. 1, Stats. 2006, Ch. 589) ⁹⁰²	121010	2004	183	Am ⁵⁷¹
				121056	2001	482	Ad
				121065	2001	482	Am
120176	2006	874	Ad	121070	2003	468	Am ⁵⁶¹
120260	2002	342	Ad	121085	2006	20*	Am
120261	2002	342	Ad	121105	2006	20*	Am
120262	2002	342	Ad	121110	2006	20*	Am
120263	2003	62	Ad(RN) ⁵¹⁹		2006	538	Am ⁸⁰²
120325	1999	747	Am	121125	2006	20*	Am
120335	1999	747	Am ¹⁵⁴	121130	2002	342	R
120381	2001	374*	Ad	121132	2002	342	R
120390	1999	146*	Ad	121135	2002	342	R
120390.5	1999	146*	Ad	121140	2002	342	R & Ad
120390.7	1999	146*	Ad		2003	62	Am & RN ⁵¹⁹
120392	2004	36	Ad	121270	2006	538	Am ⁸⁰²
120392.2	2004	36	Ad	121275	2006	538	Am ⁸⁰²
120392.4	2004	36	Ad	121285	2004	608	Ad
120392.6	2004	36	Ad	121290	2005	403	Ad
120392.8	2004	36	Ad	121290.1	2005	403	Ad
120392.8	2004	36	Ad	121290.2	2005	403	Ad
120392.9	2007	378	Ad	121290.4	2005	403	Ad
120395	2001	372	Ad	121290.5	2005	403	Ad
120396	2001	372	Ad	121290.7	2005	403	Ad
120397	2001	372	Ad	121290.8	2005	403	Ad
120398	2001	372	Ad	121290.9	2005	403	Ad
120399	2001	372	Ad	121340	2002	926	Ad
120425	2006	538	Am ⁸⁰²	121345	2003	230*	Ad
120440	1999	83	Am ³⁰	121348	2003	746	Ad
	2000	593	Am (by Sec. 1 of Ch.)	121348.2	2003	746	Ad
	2004	259	Am	121349	2005	692	Ad
	2005	22	Am ⁶⁴⁷	121349.1	2005	692	Ad
	2006	329	Am	121349.2	2005	692	Ad
	2007	130	Am ⁹⁰²		2006	901	Am ⁸¹⁰
120475	2001	745*	Am	121349.3	2005	692	Ad
120476	2006	329	Ad		2006	901	Am ⁸¹⁰
120480	2001	745*	Am		2007	707	Am
	2001	751	Am (by Sec. 1.5 of Ch.)	121360.5	2002	763	Ad & R ⁴³
					2004	283	Am ^{637 349}
120500	2000	835	Am	121361	2002	763	Am
120580	1999	695	Am	121362	2002	763	Am
120582	2000	835	Ad		2007	24	Am
	2006	771	Am	121490	2007	24	Am
120780	2007	707	Ad	121520	2006	538	Am ⁸⁰²
120780.1	2007	707	Ad	121525	2007	24	Am
120805	2001	745*	Am	121530	2007	24	Am
120830	2006	538	Am ⁸⁰²	121690	1999	418	Am
120865	2004	193	R ⁵⁷¹	121881	2001	377	Ad
120871	2002	273	Ad	121890	2001	377	Am
120875	2006	538	Am ⁸⁰²	121896	2001	377	Ad
120917	2001	324	Ad	121906	2001	377	Ad
				121907	2001	377	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
121916	2001	377	Ad	123310	1999	21 *	Am
121917	2001	377	Ad	123315	1999	21 *	Am
121918	2001	377	Ad	123320	2001	842	Am
121919	2001	377	Ad	123360	2007	460	Am
121920	2001	377	Am	123361	2007	460	Ad
121921	2001	377	Ad	123370	2006	484	Ad
121940	2001	377	Am	123371	2006	484	Ad
121945	2001	377	Ad		2007	483	Am ⁹⁶²
122045	2001	350	Am		2007	517	Am
122065	2001	350	Am	123400	2002	385	R
122065.5	2001	350	Ad	123405	2002	385	R
122070	2006	538	Am ⁸⁰²	123407	2002	385	R
122137	2002	181	Ad	123410	2002	385	R
	2003	62	Am ⁵¹⁹	123415	2002	385	R
122320	2003	887	Ad ⁵⁵⁶	123418	2002	384	Ad
122321	2003	887	Ad ⁵⁵⁶		2003	62	Am ⁵¹⁹
122322	2003	887	Ad ⁵⁵⁶	123430	2002	385	R
122323	2003	887	Ad ⁵⁵⁶	123460	2002	385	Ad
122324	2003	887	Ad ⁵⁵⁶	123462	2002	385	Ad
122330	2005	668	Ad	123464	2002	385	Ad
122331	2005	668	Ad		2003	62	Am ⁵¹⁹
122335	2006	489	Ad	123466	2002	385	Ad
122350	2007	703	Ad ³⁰¹	123468	2002	385	Ad
122351	2007	703	Ad ³⁰¹	123485	2006	878	Am
122352	2007	703	Ad ³⁰¹		2007	483	Am ⁹⁶²
122353	2007	703	Ad ³⁰¹	123491	2006	878	Ad
122354	2007	703	Ad ³⁰¹	123492	2006	878	Ad
122355	2007	703	Ad ³⁰¹	123493	2006	878	Ad
122356	2007	703	Ad ³⁰¹	123516	2006	878	Ad
122357	2007	703	Ad ³⁰¹	Div. 106,			
122358	2007	703	Ad ³⁰¹	Pt. 2,			
122359	2007	703	Ad ³⁰¹	Ch. 2,			
122360	2007	703	Ad ³⁰¹	Art. 4.5,			
122361	2007	703	Ad ³⁰¹	heading			
122405	2000	754	Am	(Sec. 123620			
122406	2000	754	Ad	et seq.)	2005	22	Ad(RN) ⁶⁴⁷
122410	2000	754	Am	Div. 106,			
122415	2000	754	Ad	Pt. 2,			
122420	2000	754	Ad	Ch. 2,			
123105	2002	1013	Am	Art. 45,			
	2002	1150	Am (by Sec. 49	heading			
			of Ch.)	(Sec. 123620			
	2006	249	Am	et seq.)	2005	22	Am & RN ⁶⁴⁷
123110	2001	325	Am	123620	2004	78	Ad
123111	2000	1066	Ad	123707	2004	228 *	Am
	2001	159	Am ³⁰⁵	123775	2001	745 *	Am
123115	2000	519	Am	123853	2003	230 *	Ad
	2006	100	Am		2004	750 *	Am
123147	2005	313	Ad	123870	1999	146 *	Am
123148	2001	529	Am	123900	1999	146 *	Am
	2002	128	Am	123929	2005	80 *	Ad
123222.1	2002	550	Ad	123940	1999	146 *	Am
123222.2	2002	550	Ad	124010	2000	93 *	Am
123223	2004	228 *	Ad	124011	2000	93 *	Am
123232	2003	879 *	Ad	124012	2000	93 *	Am
123280	1999	21 *	Am	124013	2000	93 *	Am
123296	2001	842	Ad ³⁵	124014	2000	93 *	Am
			R ⁶³	124015	2000	93 *	Am
	2002	15 *	Am ^{22 207}	124030	2002	1161 *	Am
123302	1999	763	Ad	124033	2002	1161 *	Ad
	2001	842	Am	124035	2001	171 *	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
124040	2001	171 *	Am	124735	1999	744 *	Am ⁵⁶
	2002	1161 *	Am	124745	1999	744 *	Ad ⁵⁶
124100	2004	895	Am	124760	2003	582	Am
124105	2004	895	Am	124765	2003	582	Am
124111	2000	325	Ad	124850	2000	1055 *	Am
124112	2000	325	Ad		2004	225 *	Am
124116.5	2006	335	Am ⁶⁹	124870	2000	158	Am
	2007	130	Am (as am by Sec. 1, Stats. 2006, Ch. 335) ⁹⁰²	124900	2000	93 *	Am
					2000	456	Am ²⁵⁰
					2001	159	Am ³⁰⁵
					2006	176	Am
124118	2006	335	Am ⁶⁹		2007	130	Am ⁹⁰²
124118.5	2006	335	Am ⁶⁹		2007	483	Am ⁹⁶²
124119	2006	335	Am ⁶⁹	124906	2006	176	R
124120	2002	1161 *	Am	124910	2006	176	Am
124130	2002	931	Am		2007	188 *	Am
124135	2004	193	R ⁵⁷¹	124920	2006	176	Am
124140	2004	193	R ⁵⁷¹	124927	2006	176	R
124145	2004	193	R ⁵⁷¹	124930	2006	176	Am
124150	2004	193	Am ⁵⁷¹	124960	1999	1025	Ad ⁷³
124160	2004	193	Am ⁵⁷¹				R ²²
124172	2004	837	Ad	124961	1999	1025	Ad ⁷³
124174	2006	334	Ad				R ²²
	2007	130	Am ⁹⁰²	124962	1999	1025	Ad ⁷³
124174.2	2006	334	Ad				R ²²
124174.3	2006	334	Ad	124963	1999	1025	Ad ⁷³
124174.4	2006	334	Ad				R ²²
124174.5	2006	334	Ad	124964	1999	1025	Ad ⁷³
124195	2004	193	Am ⁵⁷¹				R ²²
124235	2004	193	R ⁵⁷¹		2004	69 *	Am
124250	1999	146 *	Am	124965	1999	1025	Ad ⁷³
	2001	439	Am				R ²²
	2002	1161 *	Am	124966	1999	1025	Ad ⁷³
	2005	462	Am				R ²²
	2006	639	Am (by Sec. 5 of Ch.)	124967	1999	1025	Ad ⁷³
							R ²²
	2006	856	Am (by Sec. 5.5 of Ch.)	124968	1999	1025	Ad ⁷³
							R ²²
	2007	483	Am ⁹⁶²	124976	2000	803	Ad ⁸²
124251	1999	662	Am	124977	2000	803	Ad
124425	2003	582	Am		2002	1161 *	Am ⁴⁹⁴
124555	1999	744 *	R & Ad ⁵⁶		2004	228 *	Am
	2000	452	Am (as ad by Sec. 2, Stats. 1999, Ch. 744)		2006	74 *	Am
					2006	484	Am
					2007	188 *	Am
	2003	230 *	Am	124980	1999	83	Am ³⁰
124570	1999	744 *	Ad ⁵⁶		2000	941	Am
124586	2003	596	Ad		2004	228 *	Am
124595	2002	536	Am	124981	2000	941	Ad
	2007	577 *	Am	124991	2007	517	Ad(RN)
124710	1999	744 *	R & Ad ⁵⁶	124996	2000	941	Ad(RN)
	2000	452	Am (as ad by Sec. 5, Stats. 1999, Ch. 744)	125000	2004	228 *	Am
				125001	2000	803	Am
					2004	228 *	Am
					2004	687	Am
	2001	171 *	Am		2005	22	Am ⁶⁴⁷
	2003	230 *	Am	125002	2006	484	Ad
124715	1999	744 *	Am ⁵⁶		2007	483	Am ⁹⁶²
124725	1999	744 *	Am ⁵⁶	125005	2000	803	R ⁸²
					2000	941	Am & RN

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
125055	2006	484	Am	125290.35	2004		
125085	2003	749	Am		Initiative		
125090	2003	749	Am		(Prop. 71		
	2007	550	Am		adopted		
125092	2003	749	Ad		Nov. 2, 2004)		Ad
125107	2003	749	Am	125290.40	2004		
	2007	550	Am		Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
				125290.45	2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
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					(Prop. 71		
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					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
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					Nov. 2, 2004)		Ad
					2004		
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					Nov. 2, 2004)		Ad
					2004		
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					Nov. 2, 2004)		Ad
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					Nov. 2, 2004)		Ad
					2004		
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					Nov. 2, 2004)		Ad
					2004		
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					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
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					(Prop. 71		
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					Nov. 2, 2004)		Ad
					2004		
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					Nov. 2, 2004)		Ad
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					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		
					Initiative		
					(Prop. 71		
					adopted		
					Nov. 2, 2004)		Ad
					2004		

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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>	
125291.30	2004			125292.10	2004		
	Initiative				Initiative		
	(Prop. 71				(Prop. 71		
	adopted				adopted		
	Nov. 2, 2004)		Ad		Nov. 2, 2004)		Ad
125291.35	2004			Div. 106,			
	Initiative			Pt. 5.5,			
	(Prop. 71			heading			
	adopted			(Sec. 125300			
	Nov. 2, 2004)		Ad	et seq.)	2003	507	Ad
125291.40	2004			Div. 106,			
	Initiative			Pt. 5.5,			
	(Prop. 71			Ch. 1,			
	adopted			heading			
	Nov. 2, 2004)		Ad	(Sec. 125300			
125291.45	2004			et seq.)	2003	507	Ad
	Initiative			125300	2003	507	Ad(RN)
	(Prop. 71				2006	483	Am
	adopted			125305	2003	507	Ad
	Nov. 2, 2004)		Ad	125315	2003	507	Ad(RN)
125291.50	2004			125320	2003	507	Ad(RN)
	Initiative			125330	2006	483	Ad
	(Prop. 71			125335	2006	483	Ad
	adopted				2007	483	Am ⁹⁶²
	Nov. 2, 2004)		Ad	125340	2006	483	Ad
125291.55	2004			125341	2006	483	Ad
	Initiative			125342	2006	483	Ad
	(Prop. 71				2007	483	Am ⁹⁶²
	adopted			125343	2006	483	Ad
	Nov. 2, 2004)		Ad	125344	2006	483	Ad
125291.60	2004			125345	2006	483	Ad
	Initiative			125346	2006	483	Ad
	(Prop. 71			125350	2006	483	Ad
	adopted			125355	2006	483	Ad
	Nov. 2, 2004)		Ad	125700	1999	819	Ad
125291.65	2004			125701	1999	819	Ad
	Initiative			125702	1999	819	Ad
	(Prop. 71			125703	1999	819	Ad
	adopted			127174	1999	848	Am
	Nov. 2, 2004)		Ad	127280	2001	111 *	Am (as am by
125291.70	2004						Sec. 2 and as ad
	Initiative						by Sec. 3,
	(Prop. 71						Stats. 1998,
	adopted						Ch. 735)
	Nov. 2, 2004)		Ad		2002	351	Am
125291.75	2004			127280.1	2002	1161 *	Ad
	Initiative				2003	230 *	Am
	(Prop. 71			127300	2000	517	Am
	adopted			127360	2004	193	Am ⁵⁷¹
	Nov. 2, 2004)		Ad	127365	2004	193	R ⁵⁷¹
125291.80	2004			127400	2006	755	Ad
	Initiative				2007	130	Am ⁹⁰²
	(Prop. 71				2007	347	Am
	adopted			127401	2006	755	Ad
	Nov. 2, 2004)		Ad	127405	2006	755	Ad
125291.85	2004				2007	130	Am ⁹⁰²
	Initiative				2007	347	Am
	(Prop. 71			127410	2006	755	Ad
	adopted				2007	130	Am ⁹⁰²
	Nov. 2, 2004)		Ad	127420	2006	755	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
127425	2006	755	Ad		2003	582	Am
	2007	130	Am ⁹⁰²	127929	2002	1131	Ad ⁴⁴⁹
	2007	347	Am	127930	2002	1131	Ad ⁴⁴⁹
127426	2006	755	Ad	127931	2002	1131	Ad ⁴⁴⁹
127430	2006	755	Ad		2006	259	Am
	2007	347	Am	127932	2002	1131	Ad ⁴⁴⁹
127435	2006	755	Ad	127933	2002	1131	Ad ⁴⁴⁹
127440	2006	755	Ad	127940	2003	682	Ad
	2007	347	Am	128040	2001	249	Ad
127443	2006	755	Ad		2003	582	Am
127444	2006	755	Ad	128050	2007	522	Ad
	2007	347	Am	128051	2007	522	Ad
127445	2006	755	Ad	128052	2007	522	Ad
127446	2006	755	Ad	128125	2006	259	Am
	2007	483	Am ⁹⁶²	128135	2006	259	Am
127575	2006	538	Am ⁸⁰²	128160	2006	658	Am & R
127580	1999	525	Am ¹¹²				& Ad ⁸²
	2000	857	Am ²⁰³	128195	2004	193	Am ⁵⁷¹
Div. 107, Pt. 2, Ch. 5, heading (Sec. 127630 et seq.)				128198	2002	1138	Ad
127630	2002	664	Am ⁴³¹		2006	259	Am
127631	2001	520	Ad & R ⁷⁵	128198.5	2002	1138	Ad
127632	2001	520	Ad & R ⁷⁵		2006	259	Am
127633	2001	520	Ad & R ⁷⁵	Div. 107, Pt. 3, Ch. 4, heading (Sec. 128200 et seq.)			Am (as ad by Sec. 360, Stats. 1996, Ch. 1023)
127634	2001	520	Ad & R ⁷⁵		2006	259	Am (as ad by Sec. 360, Stats. 1996, Ch. 1023)
127660	2002	795	Ad & R ⁷⁵	Div. 107, Pt. 3, Ch. 4, Art. 1, heading (Sec. 128200 et seq.)			Am (as ad by Sec. 360, Stats. 1996, Ch. 1023)
	2006	684	Am ¹¹¹		2006	259	Am
127661	2002	795	Ad & R ⁷⁵	128200	2005	78*	Am
	2006	684	S ¹¹¹		2006	259	Am
127662	2002	795	Ad & R ⁷⁵	128205	2003	582	Am
	2006	684	Am ¹¹¹		2005	78*	Am
127663	2002	795	Ad & R ⁷⁵	128207	2003	582	Ad
	2006	684	S ¹¹¹	128210	2005	78*	Am
127664	2002	795	Ad & R ⁷⁵	128215	2003	582	Am
	2006	684	Am ¹¹¹		2005	78*	Am
127665	2002	795	Ad & R ⁷⁵	128224	2002	1131	Ad
	2006	684	Am ¹¹¹		2005	78*	Am
Div. 107, Pt. 2, Ch. 8, heading (Sec. 127670 et seq.)				128225	2005	78*	Am
127670	2004	183	Am ⁵⁷¹	128230	1999	149*	Am
	2003	672	Ad		2005	78*	Am
	2004	183	Am ⁵⁷¹	128235	2003	582	Am
127671	2003	672	Ad		2005	78*	Am
	2004	183	Am ⁵⁷¹	128240.1	2005	78*	Ad
	2004	228*	Am	128241	2004	229*	Ad
127755	2003	582	Am	128260	2003	582	Am
127760	2004	183	Am ⁵⁷¹		2006	259	Am
127885	2003	225*	Am				
127925	2002	1131	Ad ⁴⁴⁹				
127926	2002	1131	Ad ⁴⁴⁹				
127927	2002	1131	Ad ⁴⁴⁹				
127928	2002	1131	Ad ⁴⁴⁹				

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>
128280	1999	149 *	Am	128550	2005	317	Ad ⁴⁸⁵
Div. 107,				128551	2005	317	Ad ⁴⁸⁵
Ch. 5,				128552	2005	317	Ad ⁴⁸⁵
heading				128553	2005	317	Ad ⁴⁸⁵
(Sec. 128330				128554	2005	317	Ad ⁴⁸⁵
et seq.)	1999	149 *	Am	128555	2005	317	Ad ⁴⁸⁵
Div. 107,				128556	2005	317	Ad ⁴⁸⁵
Ch. 5,				128557	2005	317	Ad ⁴⁸⁵
Art. 1,				128557.5	2005	317	Ad ⁴⁸⁵
heading				128558	2005	317	Ad ⁴⁸⁵
(Sec. 128330				128675	2001	898	S ^{54 57}
et seq.)	1999	149 *	Am	128680	2001	898	S ^{54 57}
128330	1999	149 *	Am	128681	2001	898	S ^{54 57}
	2003	582	Am	128685	2001	898	S ^{54 57}
128335	1999	149 *	Am	128690	2001	898	S ^{54 57}
	2005	317	Am	128695	2001	898	S ^{54 57}
			R & Ad ¹⁹²	128700	2001	898	S ^{54 57}
128345	1999	149 *	Am	128705	2001	898	S ^{54 57}
	2005	317	Am	128710	2001	898	S ^{54 57}
128350	1999	149 *	Am	128715	2001	898	S ^{54 57}
128355	1999	149 *	Am	128720	2001	898	S ^{54 57}
128375	1999	146 *	S ²⁰	128725	1999	525	Am ¹¹²
	1999	149 *	Am ⁵⁷		2000	857	Am ²⁰³
	2000	135	Am ²⁰³		2001	898	S ^{54 57}
128380	1999	146 *	S ²⁰	128730	2001	898	S ^{54 57}
	1999	149 *	S ⁵⁷		2006	259	Am
128385	1999	146 *	S ²⁰	128735	2001	898	Am ^{54 57}
	1999	149 *	Am ⁵⁷	128736	2001	898	Am ^{54 57}
	2000	360	Am		2002	351	Am ²²
	2003	582	Am	128737	2001	898	Am ^{54 57}
	2005	611	Am		2002	351	Am ²²
	2006	259	Am		2006	259	Am
128390	1999	146 *	S ²⁰	128738	2001	898	S ^{54 57}
	1999	149 *	S ⁵⁷	128740	2001	898	Am ^{54 57}
128395	1999	146 *	S ²⁰	128745	2001	898	Am ^{54 57}
	1999	149 *	Am ⁵⁷	128747	2001	898	Ad
128400	1999	146 *	S ²⁰	128748	2001	898	Ad
	1999	149 *	Am ⁵⁷	128750	2001	898	Am ^{54 57}
128401	2003	396	Ad & R ³¹⁷	128755	2001	898	Am ^{54 57}
	2004	183	Am ⁵⁷¹	128760	2001	898	S ^{54 57}
128405	1999	146 *	Am ²⁰	128765	2001	898	Am ^{54 57}
	1999	149 *	R		2006	259	Am
128425	1999	149 *	S ⁵⁷	128766	2004	434	Ad
128430	1999	149 *	S ⁵⁷	128770	2001	898	S ^{54 57}
128435	1999	149 *	Am ⁵⁷		2006	259	Am
128440	1999	149 *	S ⁵⁷	128775	2001	898	S ^{54 57}
128445	1999	149 *	Am ⁵⁷		2006	259	Am
128450	1999	149 *	Am ⁵⁷	128780	2001	898	S ^{54 57}
128454	2003	437	Ad	128782	2001	898	S ^{54 57}
	2006	557	Am	128785	2001	898	S ^{54 57}
128455	1999	149 *	R	128790	2001	898	S ^{54 57}
128456	2003	437	Ad	128795	2001	898	S ^{54 57}
	2006	557	Am	128800	2001	898	S ^{54 57}
128458	2003	437	Ad	128805	2001	898	S ^{54 57}
128475	2003	640	Ad ³⁹¹	128810	2001	898	S ^{54 57}
128480	2003	640	Ad ³⁹¹	128812	2001	898	S ^{54 57}
128485	2003	640	Ad ³⁹¹	128815	2001	898	R
	2006	259	Am	129010	1999	848	Am
128495	2003	640	Ad ³⁹¹	129020	1999	848	Am
128500	2003	640	Ad ³⁹¹	129025	1999	848	R
128501	2003	640	Ad ³⁹¹	129035	1999	848	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
129040	1999	848	Am		2001	228 *	Ad
129045	1999	848	Ad				R ⁶⁹
129048	1999	825	Ad	130021.5	2006	678	Ad & R ⁶⁸
129049	1999	825	Ad	130025	1999	192 *	R ²⁴
129050	1999	848	Am		2000	454	S ¹³
	2002	93	Am	130050	2001	228 *	Am
129051	1999	848	Ad	130060	2000	850	Am
129055	1999	848	Am		2002	1022 *	Am
129065	1999	848	Am		2006	679	Am
129075	1999	848	R & Ad	130061	2006	679	Ad
	2002	351	Am	130061.5	2007	642	Ad
129080	1999	848	Am	130063	2000	851	Ad
129085	2002	351	Am	130063.1	2001	247	Ad
129087	1999	848	Ad	130063.2	2001	247	Ad
129090	1999	848	Am	Div. 108,			
129092	1999	848	Ad	heading			
129100	1999	848	Am	(Sec. 130100			
129105	1999	848	Am	et seq.)	1999	126 *	Am
129152	1999	848	Ad	130100	1999	126 *	Am
129173	1999	848	Am		2002	245	Am
129174	2002	351	Am	130105	1999	126 *	Am
129200	1999	848	Am		2000	150 *	Am
129210	1999	848	Am		2001	322 *	Am
129220	1999	848	Ad		2002	245	Am
129221	1999	848	Ad	130110	1999	126 *	Am
129295	2004	193	Am ⁵⁷¹		2001	322 *	Am
129680	2002	351	Am		2003	378	Am
129725	2002	351	Am	130125	2002	245	Am
129765	2006	678	Am	130140	1999	126 *	Am
	2007	642	Am		2005	284	Am
129785	2002	351	Am		2006	111	Am
	2004	186 *	Am	130140.1	2000	150 *	Ad
129787	2007	429	Am		2001	214	Am
129805	2004	192	Am		2002	664	Am ⁴³¹
129820	1999	83	Am ³⁰	130150	2003	378	Am
129845	2002	351	R		2005	243	Am
129851	2004	642	Ad	130151	2005	243	Ad
129856	2006	75 *	Ad	130155	1999	126 *	Am
	2006	693	Am	130200	2000	93 *	Ad ⁷⁰
129875.1	2004	453	Ad				R ⁶³
129875.2	2005	494	Ad & R ³¹⁷	130201	2000	93 *	Ad ⁷⁰
129880	2006	693	Ad				R ⁶³
129881	2006	693	Ad & R ³⁴⁹	130202	2000	93 *	Ad ⁷⁰
129885	2005	494	Am				R ⁶³
129890	2006	538	Am ⁸⁰²	130300	2001	635 *	Ad & R ⁶⁸
129895	2007	429	Am		2007	700	S ^{384 111}
129905	2002	351	Am	130301	2001	635 *	Ad & R ⁶⁸
130000	1999	192 *	R ²⁴		2007	700	S ^{384 111}
	2000	454	S ¹³	130302	2001	635 *	Ad & R ⁶⁸
130005	1999	192 *	R ²⁴		2007	700	S ^{384 111}
	2000	454	S ¹³	130303	2001	635 *	Ad & R ⁶⁸
130010	1999	192 *	R ²⁴		2007	700	S ^{384 111}
	2000	454	S ¹³	130304	2001	635 *	Ad & R ⁶⁸
130015	1999	192 *	R ²⁴		2007	700	S ^{384 111}
	2000	454	S ¹³	130305	2001	635 *	Ad & R ⁶⁸
	2002	536	R		2007	700	S ^{384 111}
130020	1999	192 *	R ²⁴	130306	2001	635 *	Ad & R ⁶⁸
	2000	454	S ¹³		2007	700	S ^{384 111}
130021	1999	192 *	Ad & R ²⁴	130307	2001	635 *	Ad & R ⁶⁸
	2000	454	Am		2007	700	S ^{384 111}

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
130308	2001	635*	Ad & R ⁶⁸	130540	2006	619	Ad
	2007	700	S ^{384 111}	130541	2006	619	Ad
130309	2001	635*	Ad & R ⁶⁸	130542	2006	619	Ad
	2007	700	S ^{384 111}		2007	188*	Am
130310	2001	635*	Ad & R ⁶⁸	130543	2006	619	Ad
	2007	700	S ^{384 111}	130544	2006	619	Ad
130311	2001	635*	Ad & R ⁶⁸	131000	2006	241	Ad ⁵⁶²
	2007	700	S ^{384 111}				R ^{854 856}
130311.5	2002	489	Ad & R ¹⁸	131005	2006	241	Ad ⁵⁶²
	2004	141	Am ⁶⁸				R ^{854 856}
	2007	700	Am ^{384 111}	131006	2006	241	Ad ⁵⁶²
130312	2001	635*	Ad & R ⁶⁸		2007	483	Am ⁹⁶²
	2007	700	S ^{384 111}	131010	2006	241	Ad ⁵⁶²
130313	2001	635*	Ad & R ⁶⁸				R ^{854 856}
	2007	700	S ^{384 111}	131019	2006	241	Ad(RN) ^{562 856}
130314	2001	635*	Ad & R ⁶⁸	131020	2006	241	Ad ⁵⁶²
	2007	700	S ^{384 111}				R ^{854 856}
130315	2001	635*	Ad & R ⁶⁸	131050	2006	241	Ad ⁵⁶²
	2007	700	S ^{384 111}				R ^{854 856}
130316	2001	635*	Ad & R ⁶⁸	131051	2006	241	Ad ⁵⁶²
	2007	700	Am ^{384 111}				R ^{854 856}
130317	2001	635*	Ad & R ⁶⁸	131053	2006	241	Ad ⁵⁶²
	2007	700	Am ^{384 111}				R ^{854 856}
130400	2001	693	Ad	131055	2006	241	Ad ⁵⁶²
	2002	542	Am				R ^{854 856}
130401	2001	693	Ad	131056	2006	241	Ad ⁵⁶²
	2002	542	Am				R ^{854 856}
130401.1	2002	542	Ad	131057	2006	241	Ad ⁵⁶²
130402	2001	693	Ad				R ^{854 856}
130403	2001	693	Ad	131071	2007	483	Ad ⁹⁶²
	2002	542	Am	131075	2006	241	Ad(RN) ^{562 856}
130404	2001	693	Ad	131080	2006	241	Ad(RN) ^{562 856}
	2002	542	Am	131082	2006	241	Ad(RN) ^{562 856}
130405	2001	693	Ad	131085	2006	241	Ad(RN) ^{562 856}
130406	2001	693	Ad	131090	2006	241	Ad(RN) ^{562 856}
	2002	542	Am	131095	2006	241	Ad(RN) ^{562 856}
130406.5	2002	542	Ad	131100	2006	241	Ad(RN) ^{562 856}
130407	2001	693	Ad	131105	2006	241	Ad(RN) ^{562 856}
	2002	542	Am	131110	2006	241	Ad(RN) ^{562 856}
130407.5	2002	542	Ad	131115	2006	241	Ad(RN) ^{562 856}
130408	2001	693	Ad	131125	2006	241	Ad(RN) ^{562 856}
	2002	542	Am	131130	2006	241	Ad(RN) ^{562 856}
130409	2001	693	Ad	131135	2006	241	Ad(RN) ^{562 856}
	2002	542	Am	131200	2006	241	Ad ⁵⁶²
130410	2002	542	Ad				R ^{854 856}
130500	2006	619	Ad	131205	2006	241	Ad ⁵⁶²
130501	2006	619	Ad				R ^{854 856}
	2007	483	Am ⁹⁶²	131210	2006	241	Ad ⁵⁶²
130502	2006	619	Ad				R ^{854 856}
130505	2006	619	Ad	131215	2006	241	Ad ⁵⁶²
130506	2006	619	Ad				R ^{854 856}
130507	2006	619	Ad	131220	2006	241	Ad ⁵⁶²
130508	2006	619	Ad				R ^{854 856}
130509	2006	619	Ad ⁸¹⁴	131225	2006	241	Ad ⁵⁶²
130510	2006	619	Ad				R ^{854 856}
130511	2006	619	Ad	131230	2006	241	Ad ⁵⁶²
130512	2006	619	Ad				R ^{854 856}
130513	2006	619	Ad	131500	2007	677	Ad
130520	2006	619	Ad	131501	2007	677	Ad
130521	2006	619	Ad	131502	2007	677	Ad
130530	2006	619	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>
131510	2007	677	Ad	150202	2005	444	Ad
131511	2007	677	Ad	150203	2005	444	Ad
131520	2007	677	Ad	150204	2005	444	Ad
131521	2007	677	Ad		2006	538	Am ⁸⁰²
131522	2007	677	Ad	150205	2005	444	Ad
131530	2007	677	Ad	150206	2005	444	Ad
131531	2007	677	Ad	150207	2005	444	Ad
131540	2007	677	Ad	151000	2007	602	Ad
131541	2007	677	Ad	151001	2007	602	Ad
131550	2007	677	Ad	151002	2007	602	Ad
150200	2005	444	Ad	151003	2007	602	Ad
150201	2005	444	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>
21.5	2002	709	Ad	734.1	2000	997	Am
24	2006	740	Am	738	2006	740	Am
32	2007	270	Am	739	2002	873	Am
48	1999	255	Ad	739.12	2006	740	Am
106	2001	277	Am	739.3	2007	138	Am
	2007	577*	Am	739.5	2006	740	Am
116	2003	439	Am ³⁹¹	739.6	2006	740	Am
116.5	1999	238	Ad	740	1999	525	Am ¹¹²
	2003	439	Am ³⁹¹		2000	857	Am ²⁰³
	2004	85*	Am	742	2007	100	Am
	2006	196	Am	742.20	1999	317	S ¹⁹
116.6	2002	749	Ad		2002	357	S ⁵⁷
124.5	2005	447	Ad	742.21	1999	317	S ¹⁹
134	2006	538	Am ⁸⁰²		2002	357	S ⁵⁷
381.1	2003	360	Ad	742.215	1999	317	S ¹⁹
381.5	2004	488	Ad		2002	357	S ⁵⁷
384	1999	255	Am	742.22	1999	317	S ¹⁹
	2000	135	Am ²⁰³		2002	357	S ⁵⁷
393	2005	321	R	742.23	1999	317	S ¹⁹
394	2002	358	Ad		2002	357	S ⁵⁷
395	2005	448	Ad	742.24	1999	317	S ¹⁹
481.5	2005	321	Am		2002	357	Am ⁵⁷
	2006	538	Am ⁸⁰²		2003	320	Am
488	2007	682	Am		2005	218	Am
510	2005	312	Am	742.245	2005	218	Ad
557.6	2007	211	R	742.25	1999	317	S ¹⁹
661	1999	309	Am		2002	357	S ⁵⁷
663.5	1999	313	Am	742.26	1999	317	S ¹⁹
670	2007	682	Am		2002	357	S ⁵⁷
672	2004	765	Ad	742.27	1999	317	S ¹⁹
673	2006	740	Am		2002	357	S ⁵⁷
674.6	2003	899	Am	742.28	1999	317	S ¹⁹
674.9	2003	899	Ad		2002	357	S ⁵⁷
675	1999	313	Am	742.29	1999	317	S ¹⁹
675.1	2004	605	Ad		2002	357	S ⁵⁷
676.10	2001	253	Ad	742.30	1999	317	S ¹⁹
	2003	647	Am		2002	357	S ⁵⁷
676.2	2006	538	Am ⁸⁰²	742.31	1999	317	Am ¹⁹
677	2004	939	Am		2002	357	S ⁵⁷
	2004	940	Am	742.32	1999	317	S ¹⁹
	2006	740	Am		2002	357	S ⁵⁷
677.4	2003	148	Ad	742.33	1999	317	S ¹⁹
678	2003	571	Am ⁵¹²		2002	357	S ⁵⁷
678.1	2001	102	Am	742.34	1999	317	S ¹⁹
678.3	2005	327	Ad & R ¹¹¹		2002	357	S ⁵⁷
679.7	2001	102	Ad	742.35	1999	317	S ¹⁹
679.9	2003	571	Ad ⁵¹²		2002	357	S ⁵⁷
700	2000	321	Am ⁸	742.36	1999	317	S ¹⁹
	2006	740	Am		2002	357	S ⁵⁷
702	2000	211	Ad	742.37	1999	317	S ¹⁹
703	2001	448	R (as ad by Sec. 1.5, Stats. 1998, Ch. 233) Am (as am by Sec. 1, Stats. 1998, Ch. 233) ¹³		2002	357	S ⁵⁷
				742.38	1999	317	S ¹⁹
					2002	357	S ⁵⁷
				742.39	1999	317	S ¹⁹
					2002	357	S ⁵⁷
				742.40	1999	317	S ¹⁹
					2002	357	S ⁵⁷
703.1	2001	448	Am ¹³	742.405	1999	317	S ¹⁹
717.2	2006	758	Ad		2002	357	S ⁵⁷
728	2006	740	Am	742.407	1999	317	S ¹⁹
					1999	525	Am ¹¹²

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
742.407	(Cont.)			791.12	2003	442	Am
	2000	857	Am ²⁰³	791.13	2006	405 *	Am ¹⁰⁰
	2002	357	S ⁵⁷	791.15	2006	145	Am
742.41	1999	317	S ¹⁹	791.16	2006	145	Am
	2002	357	S ⁵⁷	791.28	2005	433	Ad ⁴⁸⁵
742.42	1999	317	S ¹⁹	796.04	2007	702	Am
	2002	357	S ⁵⁷	827.8	2001	415	Ad
742.425	1999	317	S ¹⁹	881	2004	183	Am ⁵⁷¹
	2002	357	S ⁵⁷	881.2	2006	740	Ad
742.43	1999	317	S ¹⁹	900	2004	599	Am
	2002	357	S ⁵⁷	922.2	2006	321	Am
742.435	1999	317	Ad & R ¹⁹	922.5	2006	321	Am
	2000	857	Am	922.6	2006	321	Am
	2002	357	S ⁵⁷	923	2004	599	Am
	2006	405 *	R ¹⁰⁰	923.5	2007	431	Am
742.44	1999	317	Am ¹⁹	926.1	2006	456	Ad & R ¹⁹²
	2002	357	R	926.2	2006	456	Ad & R ¹⁹²
750	2000	843	Am	931	2004	599	Am
	2000	867	Am ⁸²	934	2004	599	Am
750.4	2006	538	Am ⁸⁰²	985	2003	635	Am
758	2000	867	Ad	1010	2006	740	Am
758.5	2003	791	Ad	1033	1999	868	Am
758.7	2004	160	Ad	1033.5	2005	95	Ad
759	2002	203	Ad	1035	1999	768	Am
760	2002	203	Ad		2000	135	Am ²⁰³
761	2002	203	Ad	1035.2	2001	630	Ad
762	2002	203	Ad	1060	2006	405 *	Am ¹⁰⁰
763	2002	203	Ad	1063	2001	296 *	Am
764	2002	203	Ad		2002	431	Am
765	2002	203	Ad		2003	635	Am
769	1999	753	Am	1063.1	1999	721	Am
770.3	2004	123	Am		2003	635	Am
778.3	1999	388	Ad		2005	395	Am
779.36	1999	413	Am		2006	740	Am
780	2004	730	Am		2007	100	Am
781	2004	730	Am	1063.145	2006	538	Am ⁸⁰²
782	2003	546	Am	1063.3	2005	395	Am
	2004	730	Am	1063.5	2001	296 *	Am
785	2000	844	Am		2002	431	Am
	2001	51 *	Am		2006	740	Am
786	2003	546	Am	1063.53	2004	183	Am ⁵⁷¹
786.5	2001	51 *	Am ⁸	1063.6	1999	83	Am ³⁰
787	2003	547	Am	1063.70	2003	635	Ad
789.10	2003	547	Ad	1063.71	2003	635	Ad
789.3	2003	546	Am	1063.72	2003	635	Ad
789.8	2000	442	Ad ²⁴⁵	1063.73	2003	635	Ad
	2001	159	Am ³⁰⁵	1063.74	2003	635	Ad
	2006	405 *	Am	1063.75	2003	635	Ad
789.9	2003	547	Ad		2006	112	Am
790.03	2001	253	Am	1063.76	2003	635	Ad
790.031	2001	583	Ad	1063.77	2003	635	Ad
790.034	2001	583	Am	1064.12	2006	740	Am
790.05	2002	709	Am	1064.13	2006	740	Ad
790.06	2000	280	Am	1065.3	1999	782	Am
	2002	709	Am	1067.05	2000	375	Am
790.07	2002	709	Am	1067.055	2000	375	Am
791.02	1999	525	Am ^{112 114}	1067.07	2002	140	Am
	1999	526	Am	1067.08	2004	183	Am ⁵⁷¹
	2000	135	Am ²⁰³	1068	1999	525	Am ¹¹²
	2000	857	Am ²⁰³		2000	857	Am ²⁰³
791.10	2005	436	Am ⁷³⁸	1068.1	1999	525	Am ¹¹²

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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1068.1 (Cont.)	2000	857	Am ²⁰³	1639.1	2002	203	Ad
1077.1	2006	740	Am	1642	2000	321	Am ⁸
1104.9	2004	183	Am ⁵⁷¹	1647	2002	203	R
1140.1	2004	376	Ad	1647.5	2005	312	Am
1140.5	2006	538	Am ⁸⁰²	1648	2000	411*	Am
1192.8	1999	470	Am		2002	203	R
1192.9	2007	297	Am	1649	2002	203	R
1194.82	2007	130	Am ⁹⁰²	1649.5	2000	321	Am ⁸
1211	2002	520	R & Ad	1656	2002	203	Am
	2003	62	Am ⁵¹⁹		2006	740	Am
1211.5	2002	520	R	1659	2002	203	R
1215.1	2000	170	Am	1660	2005	415	R
	2001	159	Am ³⁰⁵	1662	2002	203	Am
	2004	599	Am	1668.1	2003	546	Ad
1215.13	2006	740	Am		1999	782	Am
1215.2	2004	599	Am	1673	2007	270	Am
	2005	22	Am ⁶⁴⁷	1675	2007	270	Am
1215.5	2000	170	Am	1676	2000	321	Am ⁸
	2002	520	Am		2001	174*	Am
1280.7	2004	183	Am ⁵⁷¹		2006	740	Am
1315	2004	4*	Ad		2007	270	Am
1490	1999	314	R	1679	2002	203	Am
1600	1999	808	Am		2003	217	Am
1603	1999	808	Am		2006	740	Am
1620	1999	498	R (as ad by Sec. 2, Stats. 1996, Ch. 687) Am (as am by Sec. 1, Stats. 1996, Ch. 687) ¹⁵	1681.5	2005	312	Ad
1622	2007	270	Am	1688	2007	270	Am
1623	2000	1074	Am	1703	2000	321	Am ⁸
1625	2001	174*	Am	1704	2002	203	Am
1625.5	2000	321	Ad ⁸		2005	84	Am
	2001	174*	Am	1707	2006	740	Am
1625.55	2007	271	Ad	1707.7	2007	270	Ad
1625.56	2007	271	Ad	1714	2002	203	R
1625.57	2007	271	Ad	1720	2005	312	Am
1626	2007	270	Am	1723	1999	782	Ad
1628	2002	203	Am	1724	2003	547	Ad
1631	2000	321	Am ⁸	1725.5	2003	547	Am
1631.5	2000	321	Ad ⁸	1726	2000	211	Ad
1633	2004	279	Am	1727	1999	782	Am
1634	2003	439	Am ³⁹¹	1729.2	2004	279	Ad
1635	2000	321	Am ⁸	1733	2006	740	Am
1637	2002	203	Am	1734.5	2006	538	Am ⁸⁰²
	2004	428	Am	1735	2006	538	Am ⁸⁰²
	2007	270	Am (by Sec. 4 of Ch.)	1736.5	2005	312	Ad
	2007	271	Am (by Sec. 4.5 of Ch.)	1738.5	2003	546	Ad
1638.5	2002	203	Ad	1742.2	1999	782	Ad
1639	2000	321	Am ⁸	1748	1999	782	Am
	2002	203	Am	1748.5	1999	782	Am
	2003	217	Am	1749	2000	321	Am ⁸
	2004	428	Am		2001	174*	Am (as am by Stats. 2000, Ch. 321)
	2007	270	Am		2006	590	Am
					2007	270	Am (by Sec. 10 of Ch.)
					2007	271	Am (by Sec. 5.5 of Ch.)
				1749.01	2002	347	Am
				1749.1	2004	279	Am
					2007	271	Am
				1749.3	1999	186	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1749.3 (Cont.)				1758.91	2000	321	Ad ⁸
	2007	270	Am	1758.92	2000	321	Ad ⁸
1749.31	2000	321	Ad ⁸		2002	108	Am
	2007	270	Am	1758.93	2000	321	Ad ⁸
1749.32	2007	271	Ad	1758.94	2000	321	Ad ⁸
1749.33	2007	270	Ad	1758.95	2000	321	Ad ⁸
1749.5	2007	122	Am	1758.96	2000	321	Ad ⁸
1749.6	2000	321	Am ⁸	1758.97	2000	321	Ad ⁸
1749.8	2003	547	Ad	1758.98	2000	321	Ad ⁸
	2007	270	Am	1758.99	2000	321	Ad ⁸
1749.85	2005	447	Ad	1758.991	2000	321	Ad ⁸
	2006	405*	Am	1758.992	2000	321	Ad ⁸
1750	2000	321	Am ⁸	1758.993	2000	321	Ad ⁸
1750.5	2000	321	Am ⁸	1758.994	2000	321	Ad ⁸
	2002	203	Am	1760.5	2001	448	R (as ad by
1751	2000	321	Am ⁸				Sec. 3.5,
1751.1	2007	271	Am				Stats. 1998,
1751.8	2000	321	Ad ⁸				Ch. 233)
	2006	405*	R ¹⁰⁰				Am (as am by
							Sec. 3,
1758.6	2002	437	Ad ⁴³⁸				Stats. 1998,
1758.61	2002	437	Ad ⁴³⁸				Ch. 233) ¹³
1758.62	2002	437	Ad ⁴³⁸	1762	1999	255	Ad
1758.63	2002	437	Ad ⁴³⁸	1763	2007	134	Am
1758.64	2002	437	Ad ⁴³⁸	1763.2	2006	538	Am ⁸⁰²
1758.65	2002	437	Ad ⁴³⁸	1764.1	2004	95	Am
1758.66	2002	437	Ad ⁴³⁸				R & Ad ⁶⁹
1758.661	2002	437	Ad ⁴³⁸		2007	134	Am (as am by
1758.67	2002	437	Ad ⁴³⁸				Sec. 1,
1758.68	2002	437	Ad ⁴³⁸				Stats. 2004,
1758.69	2002	437	Ad ⁴³⁸				Ch. 95) ¹³
1758.691	2002	437	Ad ⁴³⁸				R (as ad by
1758.692	2002	437	Ad ⁴³⁸				Sec. 2,
1758.693	2002	437	Ad ⁴³⁸				Stats. 2004,
1758.7	2004	428	Ad				Ch. 95)
1758.71	2004	428	Ad	1765	2007	122	Am
1758.72	2004	428	Ad	1765.1	1999	83	Am ³⁰
1758.73	2004	428	Ad		1999	255	Am
1758.74	2004	428	Ad		2000	135	Am ²⁰³
1758.75	2004	428	Ad		2007	138	Am
1758.76	2004	428	Ad	1765.2	2002	203	Am
1758.77	2004	428	Ad	1765.3	2007	122	Am
1758.78	2004	428	Ad	1767	2002	203	Am
1758.79	2004	428	Ad	1768	2002	203	Am
1758.791	2004	428	Ad	1773	2001	448	Am ¹³
1758.792	2004	428	Ad	1775.2	2005	312	Am
1758.8	1999	618	Ad	1775.4	2005	312	Am
1758.81	1999	618	Ad		2006	740	Am
	2002	108	Am	1775.5	2005	312	Am
1758.82	1999	618	Ad	1775.9	2005	231	Am
1758.83	1999	618	Ad	1776	2004	183	Am ⁵⁷¹
1758.84	1999	618	Ad	1781.10	2006	321	Am
1758.85	1999	618	Ad	1781.14	2006	321	Ad
1758.86	1999	618	Ad	1781.3	2002	203	Am
1758.861	1999	618	Ad		2003	217	Am
1758.87	1999	618	Ad	1781.7	2006	538	Am ⁸⁰²
1758.88	1999	618	Ad	1785.89	1999	618	Ad
1758.89	2000	135	Ad(RN) ²⁰³		2000	135	Am & RN ²⁰³
1758.891	1999	618	Ad	1802.5	2006	538	Am ⁸⁰²
1758.9	2000	321	Ad ⁸	1808	2006	740	Am

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<i>Affected By</i>				<i>Affected By</i>			
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1810.7	1999	426	Am	1874.2	2006	538	Am ⁸⁰²
	2005	389	Am	1874.8	1999	884	Ad & R ^{75 167}
1815	2007	402	Am		1999	885	Ad & R ⁷⁵
1823	2000	141	Am		2005	717	Am (as ad by
1842	2006	538	Am ⁸⁰²				Sec. 7,
1861.02	2003	169*	Am				Stats. 1999,
1861.025	1999	22*	Am ¹⁶				Ch. 885) ³⁸
	1999	853	Am ¹⁴⁴		2006	405*	Am (as am by
	2004	183	Am ⁵⁷¹				Sec. 14,
	2005	109	Am				Stats. 2005,
	2007	747	Am				Ch. 717) ¹⁰⁰
1861.135	2004	599	R		2007	335	Am
1861.16	1999	309	Am	1874.81	1999	885	Ad & R ⁷⁵
	2004	787	Am		2000	135	Am ²⁰³
1871	2001	159	Am ³⁰⁵	1874.85	2000	867	Ad
	2002	6	Am		2002	664	Am ⁴³¹
	2003	635	Am	1874.86	2000	867	Ad
1871.2	2000	470	Am	1874.87	2000	867	Ad
1871.3	2004	93	Am	1874.90	2000	867	Ad
1871.4	2002	6	Am	1874.91	2000	867	Ad & R ⁴³
	2003	635	Am	1875.20	2005	717	Am
	4X 2003–04	2	Am	1875.24	2004	596	Ad
1871.7	1999	885	Am	1877.1	2003	636	Am
	2005	380	Am		2004	490	Am
1871.8	4X 2003–04	2	Am ⁶³		4X 2003–04	1	Am
1871.9	2004	281	Ad	1877.2	2005	415	Ad
1872	2005	717	Am	1877.3	2003	636	Am
1872.1	2000	867	Am		2005	717	Am
	2005	717	Am	1877.4	2003	636	Am
1872.3	2005	717	Am	1877.5	2003	636	Am
1872.4	1999	885	Am	1879.3	2005	380	Am
	2005	717	Am	1879.4	2005	717	Am
1872.45	1999	885	Ad	1903	2006	538	Am ⁸⁰²
1872.7	2000	867	Am	2051	2004	605	Am
	2005	717	Am	2051.5	2004	311*	Ad
	2007	335	R		2005	447	Am ⁷⁵⁵
1872.8	1999	885	Am		2005	448	Am ⁷⁵⁵
	2005	717	Am	2060	2005	447	Ad
	2007	100	Am	2071	2001	583	Am
	2007	335	Am		2003	148	Am
1872.81	1999	884	Ad & R ⁷⁵		2005	397	Am
	2005	717	Am ³⁸	2071.1	2001	583	Ad
	2007	335	Am	2074.7	2003	148	Am
1872.83	2001	159	Am ³⁰⁵	2074.8	2003	148	Am
	2002	6	Am	2084	2005	397	Ad
	2005	717	Am	4013	2000	255	Am
	2006	405*	Am ¹⁰⁰	4040	2004	4*	Am
1872.84	2005	415	Ad	4041	2004	4*	R
1872.85	2004	599	Am	4043	2004	4*	R
	2005	717	Am	5053	2002	221	Am
1872.86	2007	335	Ad	5093	2003	148	Am
1872.87	2007	335	Ad	6010	2003	148	Am
1872.9	2005	717	Am	9095	2001	277	Am
1872.91	1999	721	Ad ¹⁷¹	10082.3	2001	583	Ad
1872.95	1999	885	Am	10082.5	2007	138	Am
	2005	717	Am	10089.13	2007	303	Am ⁶⁶²
1872.96	2005	717	Am	10089.16	2007	303	Am ⁶⁶²
1873	2000	843	Am	10089.23	2007	303	Am ⁶⁶²
1873.4	2005	717	Am	10089.27	1999	715	Am
1874.1	2005	415	Am				R & Ad ²²

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
10089.3	2001	727	Ad				
10089.30	2007	303	Am ⁶⁶²	10089.81	2005	447	Am ⁵⁷
10089.31	2007	303	Ad ⁶⁶²		1999	796*	S ¹⁸
10089.33	2007	303	Am ⁶⁶²		2001	727	S ⁴³
10089.39	1999	715	Am		2004	357*	S ⁶⁸
10089.40	1999	715	Am	10089.82	2005	447	S ⁵⁷
	2001	745*	Am		1999	796*	S ¹⁸
10089.45	2003	741	Ad & R ³¹²		2001	727	Am ⁴³
	2004	183	Am & RN ⁵⁷¹		2004	357*	Am ⁶⁸
10089.5	2003	144	Am		2005	447	Am (by Sec. 8 of Ch.) ⁵⁷
	2007	303	Am ⁶⁶²		2005	448	Am (by Sec. 3.5 of Ch.)
Div. 2, Pt. 1, Ch. 8.9, heading (Sec. 10089.70 et seq.)	2004	357*	Am	10089.83	1999	796*	S ¹⁸
10089.70	1999	796*	Am ¹⁸		2001	727	Am ⁴³
	2001	727	Am ⁴³		2004	357*	S ⁶⁸
	2004	357*	Am ⁶⁸		2005	447	S ⁵⁷
	2005	447	Am ⁵⁷		2006	405*	Am ¹⁰⁰
10089.71	1999	796*	S ¹⁸	10089.84	1999	796*	Am ¹⁸
	2001	727	Am ⁴³		2001	727	Am ⁴³
	2004	357*	Am ⁶⁸		2004	357*	Am ⁶⁸
	2005	447	Am ⁵⁷		2005	447	R ⁵⁷
	1999	796*	S ¹⁸	10089.9	2007	303	Am ⁶⁶²
	2001	727	Am ⁴³	10095	1999	83	Am ³⁰
	2004	357*	Am ⁶⁸	10100.2	2000	323	Am
	2005	447	S ⁵⁷	10102	2004	385	Am
10089.72	1999	796*	S ¹⁸		2006	137	Am
	2001	727	Am ⁴³	10103	2004	385	Am
	2004	357*	Am ⁶⁸		2006	137	Am
	2005	447	S ⁵⁷	10103.5	2004	385	Ad
10089.73	1999	796*	S ¹⁸		2005	433	Am ⁷⁵⁰
	2001	727	Am ⁴³	10106	2005	448	Am
	2004	357*	S ⁶⁸	10110.1	2003	328	Am
	2005	447	S ⁵⁷	10110.3	2003	115	Ad
10089.74	1999	796*	S ¹⁸	10110.4	2003	328	Ad
	2001	727	Am ⁴³	10110.5	2005	67	Ad
	2004	357*	S ⁶⁸	10111.7	2005	446	Ad
	2005	447	S ⁵⁷	10112.6	2005	230*	Ad
10089.75	1999	796*	S ¹⁸	10113.2	2004	183	Am ⁵⁷¹
	2001	727	Am ⁴³	10113.8	2002	794	Ad
	2004	357*	S ⁶⁸		2004	164	Am
	2005	447	S ⁵⁷	10113.9	2005	526	Ad
10089.76	1999	796*	S ¹⁸	10113.95	2005	526	Ad
	2001	727	S ⁴³		2007	577*	Am
	2004	357*	S ⁶⁸	10116.5	1999	83	Am ³⁰
	2005	447	S ⁵⁷		2004	64	Am
10089.77	1999	796*	S ¹⁸	10117.5	2001	691	Ad
	2001	727	Am ⁴³	10119.1	2006	826	Ad
	2004	357*	S ⁶⁸	10119.5	2002	880	Am ⁴⁹⁶
	2005	447	S ⁵⁷				R ²²
10089.78	1999	796*	S ¹⁸				Ad ¹⁷⁵
	2001	727	Am ⁴³	10120.2	2007	164	Ad
	2004	357*	S ⁶⁸	10121.6	2000	808*	Am
	2005	447	S ⁵⁷	10121.7	2001	893	Ad
10089.79	1999	796*	S ¹⁸		2004	488	Am
	2001	727	Am ⁴³	10123.12	2005	441	Am
	2004	357*	Am ⁶⁸	10123.13	2000	241	Am
	2005	447	Am ⁵⁷		2005	723	Am
10089.80	1999	796*	S ¹⁸	10123.131	2000	844	Ad
	2001	727	S ⁴³	10123.132	2000	241	Ad(RN)
	2004	357*	Am ⁶⁸	10123.135	1999	88	Ad

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10123.135	(Cont.)			10133.67	2005	723	Ad
	1999	539	Ad	10133.8	2003	713	Ad
	2000	241	Am (as ad by		2004	183	Am ⁵⁷¹
			Stats. 1999,	10133.9	2003	713	Ad
			Ch. 88) & RN	10134	1999	742	Ad
	2000	1067	Am (as am by		2001	624	Am
			Stats. 1999,	10135	1999	742	Ad
			Ch. 539)		2001	624	Am
	2001	159	Am ³⁰⁵	10136	1999	742	Ad
10123.137	2005	723	Ad		2001	624	Am
10123.141	2006	538	Am ⁸⁰²		2004	582	Am
10123.147	2005	723	Am		2006	538	Am ⁸⁰²
10123.18	2001	380	Am	10137	1999	742	Ad
	2006	482	Am		2001	624	Am
10123.194	2001	622	Ad		2004	582	Am
10123.195	2000	852	Am	10138	1999	742	Ad
10123.196	1999	538	Ad		2001	624	Am
10123.20	1999	543	Ad		2004	582	Am
10123.21	2005	419	Ad	10139	1999	742	Ad
10123.3	1999	311	Am		2001	624	Am
10123.35	1999	525	Am ^{112 114}		2004	582	Am
	2000	857	Am ²⁰³	10139.1	2000	135	Ad(RN) ²⁰³
10123.68	1999	531	Ad		2001	624	R & Ad
	2000	135	Am ²⁰³	10139.2	2000	135	Ad(RN) ²⁰³
	2000	857	Am ²⁰³	10139.3	2001	624	Ad
10123.7	2006	756	Am	10139.4	2001	624	Ad
10123.8	1999	537	R & Ad	10139.5	2001	624	Ad ³⁶⁶
10123.81	1999	537	Am				R ¹⁸
10123.89	1999	541	Ad		2002	664	Am ⁴³¹
10127.10	2003	547	Am		2004	582	Am ¹³
	2004	803	Am	10140	1999	742	Ad
10127.14	2002	794	Ad		2000	135	Am & RN ²⁰³
10127.15	2002	794	Ad ^{482 483}		2005	421	Am
			R ⁶⁹	10140.1	1999	525	Am ^{112 114}
	2006	683	Am (as ad by		2000	857	Am ²⁰³
			Sec. 10,	10141	1999	742	Ad
			Stats. 2002,		2000	135	Am & RN ²⁰³
			Ch. 794) ^{752 68}	10144.5	1999	534	Ad
10127.16	2002	794	Ad	10144.6	2001	506	Ad
10127.17	2004	835	Ad & R ³⁸	10145.2	2001	634	Ad
10127.18	2004	489	Ad	10145.3	1999	542	Am & R ¹²⁴
10128.54	2005	526	Am				Ad ²⁵
10128.57	2002	794	Am		2000	135	Am ²⁰³
10128.59	2002	794	Ad ⁴⁸²		2000	1067	Am
10133.5	2002	797	Am	10145.4	2001	172	Ad
10133.55	2001	531	Am		2002	664	Am ⁴³¹
	2002	276	Am	10147	1999	311	Am
10133.56	2003	590	Am	10163.3	2004	601	Am
	2003	591	Am	10163.35	2004	601	Ad
	2004	164	Am	10168.1	2003	381	Am
	2004	183	Am ⁵⁷¹	10168.2	2003	381	Am
	2006	538	Am ⁸⁰²	10168.25	2003	381	Ad
10133.65	2002	925	Ad		2007	100	Am
10133.66	2005	441	Ad	10168.92	2003	381	Ad
	2005	723	Ad	10168.93	2004	601	Ad
	2006	405*	Am (as ad by	10169	1999	533	Ad
			Sec. 6,		2000	135	Am ²⁰³
			Stats. 2005,		2000	857	Am
			Ch. 723)	10169.1	1999	533	Ad
			& RN ¹⁰⁰	10169.2	1999	533	Ad
10133.661	2006	405*	Ad(RN) ¹⁰⁰		2000	135	Am ²⁰³

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
10169.2 (Cont.)	2000	857	Am		2000	707*	Am (as ad by Stats. 2000, Ch. 706)
10169.3	1999	533	Ad		2005	206	Am
	2000	857	Am	10192.21	2000	706	Ad
10169.5	1999	533	Ad		2005	206	Am
	2000	857	Am	10192.22	2000	706	Ad
10172	2004	775	Am	10192.23	2000	706	Ad
10172.5	2004	601	Am (by Sec. 4 of Ch.)	10192.24	1999	716	Ad ⁸²
	2004	775	Am (by Sec. 4.5 of Ch.)	10192.3	2000	706	Ad
				10192.4	2000	706	Ad
10174	2004	601	Am		2005	206	Am
10176	2001	420*	Am	10192.5	2000	706	Ad
	2002	1013	Am		2005	206	Am
10176.25	2001	628	Am	10192.55	2000	442	Ad(RN)
10176.61	1999	540	Ad		2000	706	Ad
	2000	135	Am ²⁰³		2001	328	Am
10176.7	2002	1013	Am	10192.6	2000	706	Ad
10177	2001	420*	Am		2005	206	Am
	2002	1013	Am	10192.7	2000	706	Ad
10177.8	2002	1013	Am	10192.8	2000	706	Ad
10178.3	1999	545	Ad ⁵⁶		2005	206	Am
	2000	1069	Am	10192.9	2000	706	Ad
	2001	159	Am ³⁰⁵		2005	206	Am
10178.4	2003	203	Ad	10193	2000	442	Am & RN
	2004	183	Am ⁵⁷¹		2000	706	R
10192.05	2000	706	R	10194	2000	706	R
10192.1	2000	706	R & Ad	10194.2	2000	706	R
10192.10	2000	706	Ad	10194.3	2000	706	R
	2005	206	Am	10194.4	2000	706	R
10192.11	2000	706	Ad	10194.5	2000	706	R
	2000	707*	Am (as ad by Stats. 2000, Ch. 706)	10194.7	2000	706	R
	2001	159	Am ³⁰⁵	10194.8	1999	83	Am ³⁰
	2002	555	Am		1999	716	Am
	2003	13*	Am		2000	706	R
	2005	206	Am	10194.9	2000	707*	Ad & R ²⁴
10192.12	2000	706	Ad	10195	2000	706	R
	2000	707*	Am (as ad by Stats. 2000, Ch. 706)	10195.1	2000	706	R
	2002	555	Am	10195.45	2000	706	R
	2005	206	R & Ad	10195.46	2000	706	R
10192.13	2000	706	Ad	10195.5	2000	706	R
10192.14	2000	706	Ad	10195.6	2000	706	R
	2005	206	Am	10195.65	2000	706	R
10192.15	2000	706	Ad	10195.8	2000	706	R
	2005	206	Am	10196	1999	525	Am ^{112 114}
10192.16	2000	706	Ad		2000	706	R
10192.165	2000	706	Ad		2000	857	Am ²⁰³
10192.17	2000	706	Ad	10197	2000	706	R
	2005	206	Am	10197.05	2000	706	R
10192.18	2000	706	Ad	10197.1	2000	706	R
	2005	206	Am	10197.2	2000	706	R
10192.185	2000	706	Ad	10197.3	2000	706	R
10192.19	2000	706	Ad	10197.6	2000	706	R
10192.195	2000	706	Ad	10198	2000	706	R
10192.2	2000	706	R & Ad	10198.1	2000	706	R
10192.20	2000	706	Ad	10198.2	2000	706	R
				10198.3	2000	706	R
				10198.4	2000	706	R
				10198.5	2000	706	R
				10198.6	2001	277	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>
10198.6 (Cont.)					2006	312	R (as ad by
	2005	542	Am				Sec. 10,
10199.48	2002	336	Ad				Stats. 2000,
10202	2007	78	Am				Ch. 812)
10202.8	2007	78	Am				Am (as ad by
10203.4	2006	538	Am ⁸⁰²				Sec. 9,
	2007	78	Am				Stats. 2000,
10203.5	2006	538	Am ⁸⁰²				Ch. 812) ¹³
10203.8	2006	538	Am ⁸⁰²	10236.15	2000	812	Ad
10204.5	2005	174	Ad	10237.1	1999	947	Am
10209	2006	538	Am ⁸⁰²	10237.4	1999	947	Am
10231.2	2000	812	Am	10237.5	1999	947	Am
	2001	159	Am ³⁰⁵	10270.5	2007	78	Am
10232.1	1999	947	Am	10270.98	1999	525	Am ^{112 114}
10232.2	1999	947	Am		2000	857	Am ²⁰³
	2001	51 *	Am	10273.4	1999	83	Am ³⁰
10232.3	1999	947	Am	10277	2007	617	Am
10232.4	1999	947	Am	10278	2007	617	Am
10232.65	2001	328	Ad	10279	1999	535	Ad
10232.8	1999	83	Am ³⁰	10350.2	2006	538	Am ⁸⁰²
10232.92	1999	947	R & Ad	10489.93	2004	601	Am
10232.97	1999	947	Ad	10489.94	1999	868	Ad
10233.1	2003	408	Ad & R ⁶⁸	10506	2002	347	Am
10233.2	1999	947	Am	10506.4	2003	352	Am
10233.25	2001	691	Ad	10506.5	2000	694 *	Ad
10233.5	1999	947	Am		2001	159	Am ³⁰⁵
10234.6	1999	669	Ad	10507.5	2003	352	Am
	2000	560 *	Am	10508	2003	166	Am
	2005	415	Am	10508.6	2003	166	Ad
10234.8	2000	442	Am	10508.7	2003	166	Ad
10234.93	2002	203	Am	10508.8	2003	166	Ad
	2002	675	Am	10509.8	2003	547	Am
	2003	217	Am	10509.9	2003	546	Am
	2007	270	Am	10509.970	1999	868	S ⁵⁷
10234.95	1999	669	Am	10509.971	1999	868	S ⁵⁷
	2000	560 *	Am	10509.972	1999	868	S ⁵⁷
10235.2	1999	947	Am	10509.973	1999	868	S ⁵⁷
10235.22	2000	812	R	10509.974	1999	868	S ⁵⁷
10235.30	1999	947	Am	10509.975	1999	868	S ⁵⁷
10235.35	2006	312	Ad	10509.976	1999	868	R
10235.40	1999	947	Am	10604.1	2000	347	Ad
10235.50	1999	947	Am	10700	1999	83	Am ³⁰
10235.52	1999	947	Am		1999	434	Am
	2002	675	Am ⁶²		2005	542	Am
			R ²²	10704	1999	525	Am ^{112 114}
			Ad ⁴⁵⁶		2000	857	Am ²⁰³
	2003	62	Am (as ad by	10718.55	2002	227	Am ¹³
			Sec. 3,	10718.6	2002	649	Ad & R ⁷⁵
			Stats. 2002,	10733	1999	525	Am ^{112 114}
			Ch. 675) ⁵¹⁹		2000	857	Am ²⁰³
10235.8	1999	947	Am	10734	1999	525	Am ^{112 114}
10235.94	1999	947	Ad		2000	857	Am ²⁰³
10236	2000	812	Am	10760	2003	673	Ad ⁷¹³
	2001	159	Am ³⁰⁵	10761	2003	673	Ad ⁷¹³
10236.1	2000	812	Ad	10762	2003	673	Ad ⁷¹³
10236.11	2000	812	Ad	10763	2003	673	Ad ⁷¹³
	2002	675	Am	10764	2003	673	Ad ⁷¹³
10236.12	2000	812	Ad		2004	183	Am ^{714 571}
10236.13	2000	812	Ad	10785	2000	810	Ad
10236.14	2000	812	Ad	10810	1999	525	Am ^{112 114}
			R & Ad ⁶⁹		2000	857	Am ²⁰³

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
10820	1999	525	Am ^{112 114}	Div. 2, Pt. 3, Ch. 1, Art. 5.5 heading (Sec. 11629.7 et seq.)			
	2000	857	Am ²⁰³				
10821.5	2000	1055*	Am				
10841	1999	83	Am ³⁰				
10844	2000	810	Ad				
10856	1999	525	Am ¹¹²				
	2000	857	Am ²⁰³	2005	435	Am ¹¹¹	
10890	2001	745*	R	11629.7	1999	794	Ad & R ¹⁹
10900	2000	810	Ad		2002	742	S ⁷⁵
10901	2000	810	Ad		2005	435	Am ¹¹¹
10901.1	2000	810	Ad	11629.71	1999	794	Ad & R ¹⁹
10901.2	2000	810	Ad		2002	742	Am ⁷⁵
10901.3	2000	810	Ad		2005	435	Am ¹¹¹
10901.4	2000	810	Ad	11629.72	1999	794	Ad & R ¹⁹
10901.7	2000	810	Ad		2002	742	Am ⁷⁵
10901.8	2000	810	Ad		2005	435	Am ¹¹¹
10901.9	2000	810	Ad	11629.73	1999	794	Ad & R ¹⁹
10902	2000	810	Ad		2002	742	Am ⁷⁵
10902.1	2000	810	Ad		2005	435	Am ¹¹¹
10902.2	2000	810	Ad	11629.731	2000	1033*	Ad
10902.3	2000	810	Ad		2002	742	S ⁷⁵
10902.4	2000	810	Ad		2005	435	Am ¹¹¹
10902.5	2000	810	Ad	11629.74	1999	794	Ad & R ¹⁹
10902.6	2000	810	Ad		2002	742	S ⁷⁵
11521.2	2000	485	Am		2005	435	Am ¹¹¹
	2004	381	Am	11629.745	2002	742	Ad & R ⁷⁵
	2005	253*	Am		2005	435	S ¹¹¹
11521.3	2005	173	Am	11629.75	1999	794	Ad & R ¹⁹
11521.6	2005	173	Am		2002	742	S ⁷⁵
	2006	740	Am		2005	435	Am ¹¹¹
11522	2005	253*	Am ⁸⁰	11629.76	1999	794	Ad & R ¹⁹
11523	2005	253*	Am ⁸⁰		2002	742	Am ⁷⁵
11535.1	1999	868	Am		2005	435	Am ¹¹¹
11537.3	1999	868	Am	11629.77	1999	794	Ad & R ¹⁹
11538	1999	868	Am		2002	742	S ⁷⁵
11549	2006	740	Ad		2005	435	Am ¹¹¹
11558	2007	431	Am	11629.78	1999	794	Ad & R ¹⁹
11573.1	2002	873	Am		2002	742	S ⁷⁵
11580.011	1999	183	Ad		2005	435	Am ¹¹¹
	2002	703	Am	11629.79	1999	794	Ad & R ¹⁹
11580.02	1999	183	Ad		2002	742	S ⁷⁵
11580.1	1999	313	Am		2005	435	Am ¹¹¹
	2006	538	Am ⁸⁰²	11629.8	1999	794	Ad & R ¹⁹
11580.17	2000	210	Ad		2000	1035	Am
11580.2	2001	95	Am		2002	742	S ⁷⁵
	2003	56	Am		2005	435	Am ¹¹¹
	2005	294	Am	11629.81	1999	794	Ad & R ¹⁹
11580.23	2003	56	Am		2002	742	S ⁷⁵
11580.9	2003	729	Am		2005	435	Am ¹¹¹
	2006	345	Am	11629.82	1999	794	Ad & R ¹⁹
11621	2000	175	R		2002	742	S ⁷⁵
11621.1	2000	175	Ad		2005	435	S ¹¹¹
11621.2	2000	175	Ad	11629.83	1999	794	Ad & R ¹⁹
	2001	159	Am ³⁰⁵		2002	742	S ⁷⁵
11621.3	2000	175	Ad		2005	435	S ¹¹¹
11621.4	2000	175	Ad	11629.84	1999	794	Ad & R ¹⁹
11621.5	2000	175	Ad		2002	742	Am ⁷⁵
11628	2000	375	Am		2005	435	Am ¹¹¹
	2002	1076	Am	11629.85	2002	742	Ad & R ⁷⁵
	2006	104	Am		2004	920	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>
11629.85 (Cont.)	2005	435	Am ¹¹¹	11664	2000	884*	Am
	2005	717	Am		2001	102	Am
	2006	740	Am	11665	2006	38	Ad & R ¹¹¹
11629.9	1999	807	Ad & R ¹⁹	11690	2000	892	Am
	2002	742	S ⁷⁵		2002	899	R & Ad
	2005	435	R	11690.5	2000	892	Ad
11629.91	1999	807	Ad & R ¹⁹		2002	899	R
	2002	742	Am ⁷⁵	11691	2002	899	R & Ad
	2005	435	R		2005	415	Am
11629.92	1999	807	Ad & R ¹⁹		2007	117	Am
	2000	135	Am ²⁰³	11691.1	2002	899	Ad
	2002	742	Am ⁷⁵	11691.2	2002	899	Ad
	2005	435	R	11691.3	2002	899	Ad
11629.93	1999	807	Ad & R ¹⁹	11692	2002	899	R & Ad
	2002	742	Am ⁷⁵		2005	415	Am
	2005	435	R	11692.5	2002	899	Ad
11629.931	2000	1033*	Ad		2005	415	Am
	2002	742	S ⁷⁵	11693	2002	899	R & Ad
	2005	435	R		2005	415	Am
11629.94	1999	807	Ad & R ¹⁹	11693.5	2002	899	R
	2002	742	S ⁷⁵	11694	2002	899	R & Ad
	2005	435	R		2005	415	Am
11629.945	2002	742	Ad & R ⁷⁵	11694.5	2005	415	Ad
	2005	435	R	11695	2002	899	R & Ad
11629.95	1999	807	Ad & R ¹⁹	11696	2002	899	Ad
	2002	742	S ⁷⁵	11697	2002	899	R & Ad
	2005	435	R	11698	2002	899	Ad
11629.96	1999	807	Ad & R ¹⁹	11698.01	2002	899	Ad
	2002	742	Am ⁷⁵	11698.02	2002	899	Ad
	2005	435	R	11698.1	2002	899	Ad
11629.97	1999	807	Ad & R ¹⁹	11698.2	2002	899	Ad
	2002	742	S ⁷⁵	11698.21	2002	899	Ad
	2005	435	R	11698.22	2002	899	Ad
11629.98	1999	807	Ad & R ¹⁹	11698.3	2002	899	Ad
	2002	742	S ⁷⁵	11699	2000	892	Am
	2005	435	R		2002	899	R & Ad
11629.99	1999	807	Ad & R ¹⁹	11700	2002	899	R & Ad
	2002	742	S ⁷⁵	11701	2002	899	R & Ad
	2005	435	R	11702	2002	899	R & Ad
11629.991	1999	807	Ad & R ¹⁹	11703	2002	899	R & Ad
	2000	1035	Am		2003	13*	Am
	2002	742	S ⁷⁵	11704	2002	899	R
	2005	435	R	11705	2002	899	R
11629.992	1999	807	Ad & R ¹⁹	11705.5	2002	899	R
	2002	742	S ⁷⁵	11706	2002	784	Am ⁴⁹⁰
	2005	435	R		2002	899	R
11629.993	1999	807	Ad & R ¹⁹	11707	2002	899	R
	2002	742	S ⁷⁵	11708	2002	899	R
	2005	435	R	11709	2002	899	R
11629.994	1999	807	Ad & R ¹⁹	11710	2002	899	R
	2002	742	S ⁷⁵	11713	2002	899	R
	2005	435	R	11714	2002	899	R
11629.995	1999	807	Ad & R ¹⁹	11715	2000	892	Am
	2002	742	Am ⁷⁵		2001	73	Am
	2005	435	R		2002	899	R
11629.999	2002	742	Ad & R ⁷⁵	11715.5	2002	899	R
	2005	435	R	11716	2002	899	R
11656.6	2003	635	Am	11716.01	2002	899	R
	2003	641	Am	11716.02	2002	899	R
11663.5	2001	102	Ad	11716.03	2002	899	R
				11716.04	2002	899	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11716.05	2002	899	R		2006	452	Am
11716.06	2002	899	R	11890	2003	899	Ad
11716.07	2002	899	R	11891	2003	899	Ad
11716.08	2002	899	R	11892	2003	899	Ad
11716.09	2002	899	R	12070	2007	402	Am
11716.1	2002	899	R	12073	2007	402	Am
11716.2	2002	899	R	12100	2005	412	Am
11716.3	2002	899	R		2007	138	Am
11716.4	2002	899	R	12102	2004	47*	Am
11716.5	2002	899	R	12106	2005	412	Am
11716.6	2002	899	R	12108	2005	412	Am
11716.61	2002	899	R	12110	2005	412	Am
11716.62	2002	899	R	12111	2005	412	Am
11716.63	2002	899	R	12112	2005	412	Am
11716.7	2002	899	R	12114	2002	84	Am
11716.8	2002	899	R		2004	47*	Am
11716.9	2002	899	R		2005	412	Am
11717	2002	899	R	12115	2005	412	Am
11718	2002	899	R	12115.5	2005	412	Ad
11719	2002	899	R	12116	2005	412	Am
11720	2002	899	R	12116.5	2005	412	Ad
11721	2002	6	Am	12119	2005	412	Am
	2002	899	R	12121	2005	412	Am
11732	2002	873	Am	12140	2003	88	Am
11733	2002	873	Am	12142	2003	88	Am
11734	2002	6	Am	12142.5	2003	88	Ad
11735	2002	873	Am	12144	2004	183	Am ⁵⁷¹
11735.1	2003	635	Ad & R ¹⁸	12376	2002	899	Am
11737	2002	6	Am	12377	2002	899	Am
	2002	873	Am (as am by Stats. 2002, Ch. 6)	12383	1999	187	Am
				12389	2000	1055*	Am
11741	2002	6	Ad & R ⁷⁵	12394	1999	187	Am
11742	2003	635	Ad	12401.71	2003	440	Ad
11750	2000	884*	Am	12414.31	2001	660	Ad
11751.51	2004	193	R ⁵⁷¹	12640.02	2000	10*	Am
11751.7	2005	428	Am		2002	429	Am
11751.82	2004	777	Ad		2006	538	Am ⁸⁰²
11752.5	2006	452	Am	12640.04	2003	392	Am
11752.7	2002	879	Am	12640.07	2000	10*	Am
11752.9	2003	121	Ad		2002	429	Am
11759.2	2002	893	Ad	12670	2002	799	Am ⁴⁸²
11760.1	2007	615	Ad	12671	2002	799	Am ⁴⁸²
11761	2003	637	Ad		2004	183	Am ⁵⁷¹
11770	2002	6	Am	12678	2002	799	Am ⁴⁸²
11771.5	2002	6	Ad	12682.1	2002	794	Ad ⁴⁸²
11778	2006	740	Am	12692.5	2002	799	Ad ⁴⁸²
11783	2002	6	Am	12693	2003	230*	S ⁵⁷
11784	2001	159	Am ³⁰⁵	12693.01	2003	230*	S ⁵⁷
	2002	6	Am	12693.02	1999	146*	Am
11785	2002	6	Am		2003	230*	S ⁵⁷
11786	2001	159	Am ³⁰⁵	12693.03	2003	230*	S ⁵⁷
	2002	6	Am	12693.04	2003	230*	S ⁵⁷
11787	2001	159	Am ³⁰⁵	12693.045	2003	230*	S ⁵⁷
	2002	6	Am	12693.05	2003	230*	S ⁵⁷
11820	2002	6	Am	12693.06	1999	146*	Am
11822	2002	6	Am		2003	230*	S ⁵⁷
11823	2002	6	R	12693.065	2003	230*	S ⁵⁷
11860	2002	6	Am	12693.07	2003	230*	S ⁵⁷
11872	2006	538	Am ⁸⁰²	12693.08	2003	230*	S ⁵⁷
11873	2003	635	Am	12693.09	2003	230*	S ⁵⁷
				12693.10	2003	230*	S ⁵⁷

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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>
12693.105	2003	230 *	S ⁵⁷	12693.43	1999	146 *	Am
12693.11	2003	230 *	S ⁵⁷		2002	1161 *	Am
12693.12	2003	230 *	S ⁵⁷		2003	230 *	Am ⁵⁷
12693.13	2003	230 *	S ⁵⁷		2004	228 *	Am
12693.14	2003	230 *	S ⁵⁷	12693.44	2003	230 *	S ⁵⁷
12693.15	2003	230 *	S ⁵⁷	12693.45	2002	1161 *	Am
12693.16	2003	230 *	S ⁵⁷		2003	230 *	S ⁵⁷
12693.17	1999	146 *	Ad	12693.46	2003	230 *	S ⁵⁷
	2002	1161 *	Am	12693.47	2003	230 *	S ⁵⁷
	2003	230 *	S ⁵⁷	12693.48	2003	230 *	S ⁵⁷
12693.20	2003	230 *	S ⁵⁷	12693.49	2003	230 *	S ⁵⁷
12693.21	1999	146 *	Am	12693.50	2005	80 *	Ad
	2003	230 *	S ⁵⁷	12693.51	2003	230 *	S ⁵⁷
12693.25	2003	230 *	S ⁵⁷	12693.515	2003	139	Ad
12693.26	2003	230 *	S ⁵⁷	12693.52	2003	230 *	S ⁵⁷
12693.27	2003	230 *	S ⁵⁷	12693.53	2003	230 *	S ⁵⁷
12693.275	2003	230 *	Ad ⁷⁹	12693.54	2003	230 *	S ⁵⁷
			R ⁸⁰	12693.55	2003	673	Ad ⁷¹³
12693.28	2003	230 *	S ⁵⁷		2004	183	Am ^{714, 571}
12693.29	2003	230 *	S ⁵⁷	12693.60	2003	230 *	S ⁵⁷
12693.30	2003	230 *	S ⁵⁷	12693.61	2003	230 *	S ⁵⁷
12693.31	2003	230 *	S ⁵⁷	12693.615	2003	230 *	S ⁵⁷
12693.32	2003	230 *	S ⁵⁷	12693.62	1999	146 *	Am
	2004	234	Am		2003	230 *	S ⁵⁷
12693.325	2000	93 *	Ad & R ²⁰	12693.63	2003	230 *	S ⁵⁷
	2001	171 *	Am	12693.64	2003	230 *	S ⁵⁷
	2002	667	Am ^{13, 442}	12693.65	2003	230 *	S ⁵⁷
	2003	230 *	S ⁵⁷	12693.66	2003	230 *	S ⁵⁷
	2004	234	Am	12693.68	2003	230 *	S ⁵⁷
	2005	80 *	Am	12693.69	1999	146 *	Ad
	2006	331 *	Am		2003	230 *	S ⁵⁷
	2007	483	Am ⁹⁶²	12693.70	1999	146 *	Am
12693.326	2000	93 *	Ad		2001	171 *	Am
	2003	230 *	S ⁵⁷		2002	1161 *	Am
	2004	234	Am		2003	230 *	Am ⁵⁷
12693.33	2003	230 *	S ⁵⁷		2006	74 *	Am
12693.34	2003	230 *	S ⁵⁷		2006	328	Am (as am by
12693.35	2003	230 *	S ⁵⁷				Sec. 42,
12693.36	1999	525	Am ^{112, 114}				Stats. 2006,
	2000	857	Am ²⁰³				Ch. 74)
	2003	230 *	S ⁵⁷	12693.71	2003	230 *	S ⁵⁷
	2005	80 *	Am	12693.72	2003	230 *	S ⁵⁷
12693.365	1999	525	Am ^{112, 114}	12693.73	1999	146 *	Am
	2000	857	Am ²⁰³		2003	230 *	Am ⁵⁷
	2003	230 *	S ⁵⁷	12693.74	2003	230 *	S ⁵⁷
	2007	577 *	R	12693.75	2003	230 *	S ⁵⁷
12693.37	1999	525	Am ^{112, 114}		2004	729	Am
	2000	857	Am ²⁰³	12693.755	2000	946	Ad
	2003	230 *	S ⁵⁷		2001	171 *	Am
12693.38	2003	230 *	S ⁵⁷		2003	230 *	S ⁵⁷
12693.39	2003	230 *	S ⁵⁷	12693.76	1999	146 *	Ad
12693.40	2003	230 *	S ⁵⁷		2000	93 *	Am
12693.41	1999	146 *	Am		2000	944	Am (as am by
	2002	1161 *	Am ²⁵⁷				Stats. 2000,
			R ²²				Ch. 93)
			Ad ⁴⁰⁶		2001	171 *	Am
	2003	230 *	S (as ad by		2003	230 *	S ⁵⁷
			Sec. 20,	12693.765	2003	230 *	Ad
			Stats. 2002,	12693.77	2003	230 *	S ⁵⁷
			Ch. 1161) ⁵⁷	12693.80	2003	230 *	S ⁵⁷
12693.42	2003	230 *	S ⁵⁷	12693.81	2003	230 *	S ⁵⁷

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

INSURANCE CODE—Continued

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
12693.82	2003	230 *	S ⁵⁷	Div. 2, Pt. 6.4, heading (Sec. 12699.50 et seq.)			
12693.83	2003	230 *	S ⁵⁷				
12693.84	2003	230 *	S ⁵⁷				
12693.85	2003	230 *	S ⁵⁷				
12693.86	2003	230 *	S ⁵⁷		12699.50	2003	230 * Am
12693.87	2003	230 *	S ⁵⁷			2001	648 * Ad
12693.88	2003	230 *	S ⁵⁷			2003	230 * Am
12693.89	2003	230 *	S ⁵⁷		12699.51	2001	648 * Ad
12693.90	2003	230 *	S ⁵⁷			2003	230 * Am
12693.91	1999	146 *	Am			2003	866 Am
	2003	230 *	Am ^{36.57}	12699.52	2001	648 * Ad	
12693.915	2003	161 *	Ad		2003	230 * Am	
12693.92	2003	230 *	S ⁵⁷		2005	80 * Am	
12693.925	2002	800	Ad	12699.525	2003	687 Ad	
	2003	230 *	S ⁵⁷	12699.53	2001	648 * Ad	
12693.93	2001	745 *	Am		2003	230 * Am	
	2003	230 *	S ⁵⁷		2003	866 Am	
12693.94	2003	230 *	S ⁵⁷		2005	80 * Am	
	2004	193	R ⁵⁷¹	12699.54	2001	648 * Ad	
12693.95	2003	230 *	S ⁵⁷		2003	230 * Am	
12693.96	1999	83	Ad(RN) ³⁰		2003	866 Am	
	1999	146 *	Ad(RN)		2005	80 * Am	
	2003	230 *	S ⁵⁷	12699.55	2001	648 * Ad	
12693.97	1999	83	Ad(RN) ³⁰	12699.56	2001	648 * Ad	
	2003	230 *	S ⁵⁷		2002	664 Am ⁴³¹	
12693.98	2001	171 *	Am		2003	230 * Am	
	2003	230 *	Am ⁵⁷		2005	80 * Am	
	2006	328	Am & R ⁸²⁴	12699.57	2001	648 * Ad	
	2007	483	Am ⁹⁶²		2005	80 * Am	
12693.98a	2006	328	Ad	12699.58	2001	648 * Ad	
	2007	483	Am ⁹⁶²		2003	230 * Am	
12693.981	2001	171 *	Ad ³¹¹	12699.59	2001	648 * Ad	
	2002	1161 *	Am		2005	80 * Am	
	2003	230 *	S ⁵⁷	12699.60	2001	648 * Ad	
	2007	188 *	Am & R ⁹⁰⁶		2003	230 * Am	
12693.982	2001	171 *	Ad	12699.61	2001	648 * Ad	
	2003	230 *	S ⁵⁷		2003	230 * Am	
12693.99	2003	230 *	R	12699.62	2001	648 * Ad	
12694	2006	328	Ad		2003	230 * Am	
12695.03	2006	74 *	Ad		2003	687 Am	
12695.04	2003	230 *	Am		2003	866 Am	
12695.06	2003	230 *	Am	12699.63	2001	648 * Ad	
12695.08	2003	230 *	Am		2005	80 * Am	
12695.18	1999	525	Am ^{112 114}	12705	2000	701 Am	
	2000	857	Am ²⁰³	12711	2002	794 Am	
12696.05	2006	74 *	Am	12712.5	2002	794 Ad ^{482 483}	
12696.25	2004	193	R ⁵⁷¹			R ⁶⁹	
12696.7	2003	230 *	Am		2006	683 Am ^{732 68}	
12697	2003	230 *	Am	12725	2000	701 Am	
12698	1999	782	Ad		2002	794 Am ⁴⁸⁴	
	2000	135	Am & RN ²⁰³		2006	683 Am ⁸⁶³	
	2000	701	Am	12726	2002	760 Am	
	2001	159	Am ³⁰⁵	12739	2002	794 Am	
12698.05	2003	230 *	Am		2007	261 * Am	
12698.10	2003	230 *	R	12739.1	2002	794 Am	
12698.30	2003	230 *	Am	12739.2	2002	794 Am	
12698.35	2005	23	Ad	12800	2003	439 Ad ³⁹¹	
12698.50	2006	538	Am ⁸⁰²		2006	196 Am	
12698.54	2006	538	Am ⁸⁰²		2007	326 Am	
12699	2006	74 *	Am	12805	2003	439 Ad ³⁹¹	
12699.10	2004	228 *	R		2007	326 Am	

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>
12810	2003	439	Ad ³⁹¹		2006	405*	Am ¹⁰⁰
12815	2003	439	Ad ³⁹¹	12968	2000	135	Ad(RN) ²⁰³
12820	2003	439	Ad ³⁹¹	12969	2003	310	Ad
	2007	326	Am	12975.7	2000	1091	Am
12825	2003	439	Ad ³⁹¹		2003	741	Am
12830	2003	439	Ad ³⁹¹		2004	183	Am ⁵⁷¹
	2006	196	Am	12975.8	2003	741	Am
12835	2003	439	Ad ³⁹¹		2004	183	Am ⁵⁷¹
12836	2007	326	Ad	12975.9	2004	183	Ad(RN) ⁵⁷¹
12840	2003	439	Ad ³⁹¹		2006	49*	Am ⁷⁸⁸
12845	2003	439	Ad ³⁹¹	12978	1999	884	Am
12850	2003	439	Ad ³⁹¹	13800	1999	827*	Ad
12855	2003	439	Ad ³⁹¹	13801	1999	827*	Ad
12860	2003	439	Ad ³⁹¹	13802	1999	827*	Ad
12865	2003	439	Ad ³⁹¹	13803	1999	827*	Ad
12903.1	2001	336	Ad	13804	1999	827*	Ad
12907	2002	1124*	Ad	13805	1999	827*	Ad
12921	2000	1091	Am	13806	1999	827*	Ad
12921.1	2001	727	Am	13807	1999	827*	Ad
	2005	312	Am (by Sec. 9 of Ch.)	13810	2000	934	Ad
	2005	723	Am (by Sec. 8.5 of Ch.)	13811	2000	934	Ad
12921.15	2005	312	Am	13812	2000	934	Ad
12921.3	2001	727	Am	13813	2000	934	Ad
	2005	312	Am	14028	2005	448	Am
	2005	723	Am (by Sec. 9.5 of Ch.)	14028.5	2005	448	Ad
12921.8	1999	260	Ad	14029	2005	448	Am
	2005	380	Am	14035	2005	448	Am
12921.9	2001	727	Ad	14042	2007	122	Am
12922	2006	405*	Am ¹⁰⁰	14061.5	2005	448	Ad
12923.5	2002	793	Ad	14062	2005	448	Am
12926.1	2000	1089	Ad	15006	2004	600	Am
12926.2	2001	727	Ad	15011	2005	448	Am
12938	2000	997	Ad	15014	2005	448	R
12939	2006	580*	Ad	15018.5	2005	448	Ad
12939.1	2006	580*	Ad	15027	2004	600	Am
12957	2003	352	Am		2005	448	Am
12959	2002	1076	Am	15027.1	2004	600	Ad
12961	2006	405*	Am ¹⁰⁰		2005	448	Am
12962	2006	405*	Am ¹⁰⁰	15027.5	2005	448	Ad
12963.96	1999	83	Am & RN ³⁰	15027.7	2005	448	Ad
	1999	146*	Am & RN	15031	2007	122	Am
12963.97	1999	83	Am & RN ³⁰	15033	2005	448	Am
12964	2005	717	Am	15036	2005	448	Am
	2007	100	R	15039	2006	538	Am ⁸⁰²
12967	1999	85	Am	15039.5	2005	448	Ad
	2000	135	Am ²⁰³	15040	2005	448	Am
				15056	2005	448	Am
				15059	2005	448	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		
18.5	2002	859	Ad		123	2002	6	Am	
	2002	GRP 1	S ⁵³⁷		123.3	2002	6	Am	
19.5	2002	859	Ad		123.5	2002	6	Am	
	2002	GRP 1	S ⁵³⁷			2002	866	Am	
29	2003	639	Am		123.6	2002	6	Am	
50	2002	859	Am			2002	866	Am (as am by	
	2002	GRP 1	S ⁵³⁶					Stats. 2002,	
62.5	1999	746	Ad					Ch. 6)	
	2002	1124*	Am			2005	706	Am	
	2003	228*	Am		124	2002	6	Am	
	2003	635	Am			2003	639	Am	
	2003	757	Am		127	2002	6	Am	
	2004	34*	Am		127.5	2002	6	Ad	
	2007	662	Am		127.6	2002	6	Ad	
62.6	2002	6	Am			2003	639	Am	
62.9	1999	469	Am ¹³		129	2001	159	Am ³⁰⁵	
75	2002	6	Am			2002	6	Am	
77	2002	6	Am		129.5	2002	6	Am	
77.5	2003	639	Ad		133	2002	6	Am	
77.7	2007	431	Ad		138	2002	6	Am	
78	2002	6	Am		138.1	2002	6	Am	
	2002	866	Am			2003	639	Am	
90.3	2002	6	Ad		138.2	2002	6	Am	
	2007	662	Am		138.4	1999	83	Am ³⁰	
90.5	2001	159	Am ³⁰⁵			2002	6	Am	
	2002	6	Am		138.5	2000	808*	Am	
96	1999	692	Am		138.6	2000	318	Am	
96.7	2005	74*	Am		138.65	2004	34*	Ad	
98	2002	784	Am ⁴⁹⁰		138.7	2001	792	Am	
	2005	405	Am (by Sec. 1		139	1999	977	Am	
			of Ch.)			2003	639	R	
	2006	538	Am ⁸⁰²		139.05	2002	6	R	
98.1	2000	876	Am		139.1	2003	639	R	
	2002	784	Am ⁴⁹⁰		139.2	2000	54	Am	
	2005	405	Am			2003	228*	Am	
98.2	2000	876	Am			2003	639	Am	
	2002	784	Am ⁴⁹⁰			2004	34*	Am	
	2003	62	Am ⁵¹⁹		139.3	2003	639	Am	
	2003	93	Am		139.31	2002	309	Am	
	2004	183	Am ⁵⁷¹			2003	639	Am	
	2005	22	Am ⁶⁴⁷		139.4	2003	639	Am	
	2005	75*	Am ⁸⁰		139.43	2004	193	Am ⁵⁷¹	
	2007	738	Am		139.45	2003	639	Am	
98.6	2001	820	Am		139.47	2002	6	Ad	
	2004	221*	Am		139.48	2002	6	Ad ³⁹¹	
	2005	22	Am ⁶⁴⁷					R ³⁰¹	
98.7	1999	615	Am			2004	34*	Am	
	2001	134	Am		139.49	2002	6	Ad & R ³¹⁷	
	2002	664	Am ⁴³¹		139.5	2003	635	R & Ad	
106	1999	306	Am ⁴³			2004	34*	R	
	2004	685	Am ¹³					Ad & R ³¹⁷	
107	2002	898	Ad		141	2004	183	Am ⁵⁷¹	
Div. 1, Ch. 5, heading (Sec. 110 et seq.)	2002	6	Am		142	2002	1124*	Am	
	2002	6	Am		142.3	2002	1124*	Am	
110	2002	6	Am		142.4	2006	538	Am ⁸⁰²	
	2003	639	Am		142.6	2002	1124*	R	
122	2003	639	Am		143.2	2004	183	Am ⁵⁷¹	
					144.7	2001	370	Am	
					176	2002	885	Ad	
						2003	62	Am ⁵¹⁹	

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

LABOR 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>
201	2002	40*	Am	515.8	2006	159	Ad
201.5	1999	83	Am ³⁰	516	1999	134	Ad
	2006	824	R & Ad		2000	492*	Am
201.9	2006	685	Ad	517	1999	134	Ad
202	2002	40*	Am	554	1999	134	Am
203.1	2000	876	Am		2001	148	Am
204	2006	737	Am	556	1999	134	Am
210	2003	329	Am	558	1999	134	Ad
213	2005	149	Am	605	2003	329	Am
218.5	2000	876	Am	752	2003	329	Am
218.6	2000	876	Ad	1021	2003	329	Am
219	2002	40*	Am	1021.5	2003	329	Am
220	2000	885	Am	1030	2001	821	Ad
225.5	2003	329	Am	1031	2001	821	Ad
226	2000	876	Am	1032	2001	821	Ad
	2002	933	Am	1033	2001	821	Ad
	2003	329	Am	1060	2001	795	Ad
	2004	860	Am	1061	2001	795	Ad
	2005	103*	Am	1062	2001	795	Ad
226.4	2006	538	Am ⁸⁰²	1063	2001	795	Ad
226.7	2000	876	Ad	1064	2001	795	Ad
230	1999	340	Am	1065	2001	795	Ad
	2000	487	Am	1070	2003	103	Ad
	2002	275	Am	1071	2003	103	Ad
230.1	2000	487	Ad	1072	2003	103	Ad
	2001	159	Am ³⁰⁵	1073	2003	103	Ad
	2002	275	Am	1074	2003	103	Ad
	2002	664	Am ⁴³¹	1102.1	1999	592	R
	2003	62	Am ⁵¹⁹	1102.5	2003	484	Am
230.2	2003	630	Ad	1102.6	2003	484	Ad
230.3	2000	244	Am	1102.7	2003	484	Ad
230.4	2000	361	Ad	1102.8	2003	484	Ad
232	2002	934	Am		2004	820*	Am
232.5	2002	934	Ad	1106	2003	484	Am
233	1999	164	Ad	1138	1999	616	Ad
	2001	893	Am	1138.1	1999	616	Ad
234	2002	1107	Ad	1138.2	1999	616	Ad
243	2006	538	Am ⁸⁰²	1138.3	1999	616	Ad
270.6	2006	538	Am ⁸⁰²	1138.4	1999	616	Ad
350	2000	876	Am	1138.5	1999	616	Ad
351	2000	876	Am	1141	2002	859	Am
431	2004	221*	R		2002	GRP 1	S ⁵³⁶
500	1999	134	Ad	1156.3	2004	788	Am
510	1999	134	Am	1161	2001	408	Ad
511	1999	134	Ad		2002	664	Am ⁴³¹
512	1999	134	Ad	1164	2002	1145	Ad
	2000	492*	Am		2002	1146	Am (as ad by
	2003	207	Am				Stats. 2002,
	2005	414	Am				Ch. 1145) & R ⁶⁸
512.5	2003	327	Ad		2003	870	Am ⁵⁷
513	1999	134	Ad	1164.11	2002	1145	Ad
514	1999	134	Ad		2002	1146	Am (as ad by
	2001	148	Am				Stats. 2002,
515	1999	134	Ad ⁴⁶		2003	870	Ch. 1145) & R ⁶⁸
	2000	492*	Am		S ⁵⁷		
515.5	2000	492*	Ad	1164.12	2002	1146	Ad & R ⁶⁸
	2005	149	Am		2003	870	Am ⁵⁷
	2007	482	Am	1164.13	2002	1145	Ad
515.6	2001	148	Ad		2002	1146	R ⁶⁸
	2003	884	Am		2003	870	S ⁵⁷

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

LABOR CODE—Continued

Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
1164.14	2002	1146		Ad & R ⁶⁸	1695.55	2000	917	Ad	
1164.3	2002	1145		Ad	1695.7	2001	157	Am	
	2002	1146		Am (as ad by Stats. 2002, Ch. 1145) & R ⁶⁸	1695.8	2001	157	Ad	
1164.5	2003	870		Am ⁵⁷	1695.9	2001	157	Ad	
				Ad	1696.4	1999	556*	Am	
	2002	1145		Ad	1696.8	2001	157	Ad	
	2002	1146		R ⁶⁸	1697.3	2001	157	Ad	
	2003	870		S ⁵⁷	1698	2000	917	Am	
1164.7	2002	1145		Ad		2001	157	Am	
	2002	1146		R ⁶⁸		2002	787	Am ⁴²²	
	2003	870		S ⁵⁷		2006	69*	Am	
1164.9	2002	1145		Ad	1698.1	2000	917	Am	
	2002	1146		R ⁶⁸	1700.15	2005	46	Am	
	2003	870		S ⁵⁷	1701	1999	626	Ad	
1171	2000	365		Am		2000	878*	Am	
1171.5	2002	1071		Ad		2004	288	Am	
1174	2000	876		Am	1701.1	1999	626	Ad	
1174.5	2000	135		Am ²⁰³	1701.10	1999	626	Ad	
1181	2002	784		Am ⁴⁹⁰		2002	784	Am ⁴⁹⁰	
1182.1	1999	134		Am	1701.12	1999	626	Ad	
1182.10	1999	134		Am & R ³⁹	1701.13	1999	626	Ad	
1182.12	2006	230		Ad	1701.15	1999	626	Ad	
1182.13	2006	230		Ad	1701.16	1999	626	Ad	
1182.2	1999	134		Am & R ³⁹	1701.17	1999	626	Ad	
1182.3	1999	134		Am & R ³⁹	1701.18	1999	626	Ad	
1182.6	2006	538		Am ⁸⁰²	1701.19	1999	626	Ad	
1182.9	1999	134		Am & R ³⁹	1701.2	1999	626	Ad	
1183.5	1999	134		R	1701.20	1999	626	Ad	
1186	1999	190		Ad	1701.4	1999	626	Ad	
1186.5	2007	480		Ad	1701.5	1999	626	Ad	
1197.1	2003	329		Am	1701.8	1999	626	Ad	
1198.5	2000	886		R & Ad	1720	2000	881	Am	
1198.7	1999	878		Ad ⁸²		2001	938	Am	
1205	2002	298		Am		2002	1048	Am	
1289	2006	538		Am ⁸⁰²	1720.3	1999	220	Am	
1301	2006	538		Am ⁸⁰²	1720.4	2004	330*	R	
1302	2006	538		Am ⁸⁰²				Ad & R ³¹⁷	
1308.9	2003	667		Ad	1723	2000	954	Am ⁹⁶	
1393.5	2001	345		Am ¹⁸	1726	2000	954	Am ⁹⁶	
	2004	151		Am ⁶⁸		2003	804	Am	
1400	2007	296		Am ³⁴⁹	1727	2000	954	Am ⁹⁶	
				Ad	1730	2000	954	R ⁹⁶	
1401	2002	780		Ad	1731	2000	954	R ⁹⁶	
1402	2002	780		Ad	1732	2000	954	R ⁹⁶	
1402.5	2002	780		Ad	1733	2000	954	R ⁹⁶	
1403	2002	780		Ad	1735	2004	788	Am	
1404	2002	780		Ad	1736	1999	302	Ad	
1405	2002	780		Ad	1741	2000	954	Ad ⁹⁶	
1406	2002	780		Ad		2003	849	Am	
1407	2002	780		Ad	1742	2000	954	Ad ⁹⁶	
1408	2002	780		Ad				R & Ad ⁶³	
1682.7	2000	877		Ad		2004	685	Am (as ad by Sec. 10, Stats. 2000, Ch. 954) ⁷⁵	
1682.8	2000	917		Ad				Am (as ad by Sec. 11, Stats. 2000, Ch. 954) ¹⁰⁰	
1684	2000	917		Am					
	2001	147		Am					
	2006	69*		Am					
1684.5	2000	917		Am					
1687	2000	917		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>
1742 (Cont.)	2006	828	Am (as am by Sec. 2, Stats. 2004, Ch. 685) ³¹⁷		2002	664	Am (as am by Sec. 2 and Sec. 3, Stats. 2001, Ch. 804) ⁴³¹
			Am (as am by Sec. 3, Stats. 2004, Ch. 685) ³⁰¹		2003	62	Am ⁵¹⁹
1742.1	2000	954	Ad ⁹⁶	1777.1	2005	500	Am
	2004	685	R & Ad ⁶³	1777.5	2000	970	Am
			Am (as ad by Sec. 12, Stats. 2000, Ch. 954) ⁷⁵		1999	903	Am
			Am (as ad by Sec. 13, Stats. 2000, Ch. 954) ¹⁰⁰		2000	135	Am ²⁰³
1743	2000	954	Ad ⁹⁶		2000	875	Am
1771.2	2001	804	Ad		2002	1124*	Am
1771.5	1999	83	Am ³⁰		2003	228*	Am
	2003	834	Am	1777.6	2004	788	Am
1771.6	2000	954	R & Ad ⁹⁶	1777.7	1999	903	Am
1771.7	2000	954	R ⁹⁶		2000	135	Am ²⁰³
	2002	868	Ad ⁴⁸⁷		2000	875	Am
	2003	834	Am	1781	2003	804	Ad
	2005	606	Am	1813	2002	28	R (as am by Sec. 122, Stats. 1998, Ch. 485)
1771.8	2002	892	Ad				Am (as ad by Sec. 6, Stats. 1997, Ch. 757) ¹³
1771.9	2003	851	Ad ⁵⁸⁰	2050	2003	825	Ad & R ⁷⁵
1773	1999	30	Am		2006	656	S ³⁸
1773.1	1999	30	Am	2051	2003	825	Ad & R ⁷⁵
	2000	954	Am ⁹⁶		2006	656	S ³⁸
	2003	839	Am	2052	2003	825	Ad & R ⁷⁵
	2003	905	Am		2006	656	S ³⁸
1773.11	2003	343	Ad	2053	2003	825	Ad & R ⁷⁵
1773.8	1999	30	R		2006	656	S ³⁸
1773.9	1999	30	Ad	2054	2003	825	Ad & R ⁷⁵
	2007	482	Am		2006	656	S ³⁸
1775	2000	954	R (as am by Sec. 1, Stats. 1997, Ch. 757) ⁹⁶	2055	2003	825	Ad & R ⁷⁵
			Am (as ad by Sec. 2, Stats. 1997, Ch. 757) ^{13 96}		2006	656	S ³⁸
	2003	849	Am	2056	2003	825	Ad & R ⁷⁵
1776	2001	804	Am (as am by Sec. 3 and as ad by Sec. 4, Stats. 1997, Ch. 757)		2006	656	S ³⁸
	2002	28	R (as am by Sec. 3, Stats. 2001, Ch. 804)	2057	2003	825	Ad & R ⁷⁵
			Am (as am by Sec. 2, Stats. 2001, Ch. 804) ¹³		2006	656	S ³⁸
				2058	2003	825	Ad & R ⁷⁵
					2006	656	S ³⁸
				2059	2003	825	Ad & R ⁷⁵
					2006	656	S ³⁸
				2060	2003	825	Ad & R ⁷⁵
					2006	656	S ³⁸
				2061	2003	825	Ad & R ⁷⁵
					2006	656	S ³⁸
				2062	2003	825	Ad & R ⁷⁵
					2006	656	S ³⁸
				2063	2003	825	Ad & R ⁷⁵
					2006	656	S ³⁸
				2064	2003	825	Ad & R ⁷⁵
					2006	656	S ³⁸
				2065	2003	825	Ad & R ⁷⁵
					2004	227*	Am
					2006	656	S ³⁸
				2066	2003	825	Ad & R ⁷⁵
					2006	656	S ³⁸

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
2067	2003	825	Ad & R ⁷⁵		2004	183	Am ^{714 571}
	2006	656	Am ³⁸	2664	2003	214	Am
2068	2006	656	Ad & R ³⁸	2671	1999	554	Am
2120	2003	673	Ad ⁷¹³	2673.1	1999	554	Ad
2120.1	2003	673	Ad ⁷¹³	2675	1999	554	Am
2120.2	2003	673	Ad ⁷¹³	2675.5	1999	554	Am
2120.3	2003	673	Ad ⁷¹³		2000	127*	Am
2122	2003	673	Ad ⁷¹³	2677	1999	554	Am
2122.1	2003	673	Ad ⁷¹³	2680	1999	554	Am
2122.10	2003	673	Ad ⁷¹³	2684	1999	554	Ad
2122.11	2003	673	Ad ⁷¹³	2686	2006	538	Am ⁸⁰²
2122.12	2003	673	Ad ⁷¹³	2691	2002	784	Am ⁴⁹⁰
2122.2	2003	673	Ad ⁷¹³	2695.1	2001	948	Ad
2122.3	2003	673	Ad ⁷¹³		2002	664	Am ⁴³¹
2122.4	2003	673	Ad ⁷¹³	2695.2	2001	948	Ad
2122.5	2003	673	Ad ⁷¹³		2002	664	Am ⁴³¹
2122.6	2003	673	Ad ⁷¹³	2698	2003	906	Ad
2122.7	2003	673	Ad ⁷¹³	2699	2003	906	Ad
2122.8	2003	673	Ad ⁷¹³		2004	34*	Am
2122.9	2003	673	Ad ⁷¹³		2004	221*	Am
2130	2003	673	Ad ⁷¹³	2699.3	2004	221*	Ad
2130.1	2003	673	Ad ⁷¹³	2699.5	2004	221*	Ad
2130.2	2003	673	Ad ⁷¹³		2005	22	Am ⁶⁴⁷
2130.3	2003	673	Ad ⁷¹³	2800.2	2005	526	Am
2130.4	2003	673	Ad ⁷¹³	2802	2000	990	Am
2140	2003	673	Ad ⁷¹³	2810	2003	908	Ad
2140.1	2003	673	Ad ⁷¹³	2855	2006	538	Am ⁸⁰²
2140.10	2003	673	Ad ⁷¹³	3070	1999	903	Am
2140.2	2003	673	Ad ⁷¹³	3073.1	1999	903	Ad
2140.3	2003	673	Ad ⁷¹³	3073.2	1999	903	Ad & R ²⁰
2140.4	2003	673	Ad ⁷¹³		2003	842	Ad & R ⁷⁵
2140.5	2003	673	Ad ⁷¹³		2006	828	Am ³⁴⁹
	2004	183	Am ^{714 571}	3073.3	2003	842	Ad
2140.6	2003	673	Ad ⁷¹³	3075	1999	903	Am
2140.7	2003	673	Ad ⁷¹³	3080	1999	903	Am
2140.8	2003	673	Ad ⁷¹³	3095	2004	788	Am
2140.9	2003	673	Ad ⁷¹³	3098	1999	903	Ad
2150	2003	673	Ad ⁷¹³	3099	1999	781	Ad
2150.1	2003	673	Ad ⁷¹³		2000	875	Am
2150.2	2003	673	Ad ⁷¹³		2002	48	Am
2160	2003	673	Ad ⁷¹³		2004	183	Am ⁵⁷¹
2160.1	2003	673	Ad ⁷¹³		2006	828	Am
	2004	183	Am ^{714 571}	3099.2	2002	48	Ad
2160.2	2003	673	Ad ⁷¹³		2003	884	Am
2160.3	2003	673	Ad ⁷¹³		2006	828	Am
2160.4	2003	673	Ad ⁷¹³	3099.3	2002	48	Ad
2160.5	2003	673	Ad ⁷¹³		2003	62	Am ⁵¹⁹
2160.7	2003	673	Ad ⁷¹³		2003	884	Am
2170	2003	673	Ad ⁷¹³		2005	22	Am ⁶⁴⁷
2171	2003	673	Ad ⁷¹³	3099.4	2002	48	Ad
2173	2003	673	Ad ⁷¹³		2003	884	Am
2190	2003	673	Ad ⁷¹³		2006	828	Am
	2004	183	Am ^{714 571}	3099.5	2000	127*	Ad
2190.1	2003	673	Ad ⁷¹³	3201.5	2002	866	Am
2190.2	2003	673	Ad ⁷¹³		2004	34*	Am
	2004	183	Am ^{714 571}	3201.7	2002	6	Ad
2190.3	2003	673	Ad ⁷¹³		2002	866	Ad
2190.4	2003	673	Ad ⁷¹³		2003	639	R (as ad by
2200	2003	673	Ad ⁷¹³				Stats. 2002,
	2004	183	Am ^{714 571}				Ch. 6 and
2210	2003	673	Ad ⁷¹³				Ch. 866) & Ad

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

LABOR 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>
3201.7 (Cont.)	2004	34 *	Am	3822	2002	6	Ad
3201.81	2003	884	Ad	3823	2003	639	Ad
	2007	130	Am ⁹⁰²		2004	34 *	Am
3201.9	2002	6	Ad	4055.2	1999	444	Am
	2004	34 *	Am	4060	2004	34 *	Am
3202.5	2004	34 *	Am	4061	2002	6	Am
3207	2004	34 *	Am		2003	639	Am
3209.10	2001	229	Ad & R ⁴³		2004	34 *	Am
	2004	100	Am ¹³	4062	2002	6	Am
3209.8	2002	1013	Am		2003	639	R
3211.5	2002	870	Ad				Ad & R ⁷⁵
3211.91	2006	502	Am	4062.01	2004	34 *	Am
3211.92	2000	506	Am		2003	639	Ad ¹⁰⁰
3211.93a	2000	506	Am		2004	34 *	R
3212	2001	833	Am	4062.1	2004	34 *	Am
	2002	664	Am ⁴³¹	4062.2	2004	34 *	R & Ad
3212.1	1999	595	Am	4062.3	2004	34 *	Ad
	2000	887	Am	4062.5	2003	639	Am
3212.10	2001	835	Ad		2004	34 *	Am
	2002	664	Am ⁴³¹	4062.8	2004	34 *	Ad
3212.11	2001	846	Ad	4062.9	2002	6	Am
3212.12	2002	876	Ad		2003	639	Am
3212.6	2001	833	Am		2004	34 *	R
3212.8	2000	490	Ad	4064	2002	6	Am
	2001	833	Am	4065	2002	6	R
3212.85	2002	870	Ad	4067	2002	6	Am
3212.9	2000	883	Ad	4068	2003	639	Am
	2001	833	Am	4350	2003	228 *	Ad
3213.2	2001	834	Ad	Div. 4,			
3214	2001	745 *	Am	Pt. 1,			
3302	2002	1098	Ad	Ch. 10,			
3352	2004	83	Am	Art. 1,			
3364	2006	538	Am ⁸⁰²	heading			
3501	2002	6	Am	(Sec. 4351			
	2002	866	Am	et seq.)	2003	228 *	R
3550	2002	6	Am	4355	2003	228 *	Ad
3551	2002	6	Am	4381	2003	228 *	R
3552	2002	6	R	4382	2003	228 *	R
3600.1	2004	183	Am ⁵⁷¹	4383	2003	228 *	R
	2005	22	Am ⁶⁴⁷	4384	2003	228 *	R
3700	2002	905	Am	4385	2003	228 *	R
3700.5	1999	553	Am	4386	2003	228 *	R
	4X 2003–04	2	Am	4453	2002	6	Am
3701.8	2002	866	Ad		2002	866	Am
3702.2	2006	115	Am	4455	2001	159	Am ³⁰⁵
3702.8	1999	721	Am		2002	6	Am
3711	4X 2003–04	2	Am	4600	2004	34 *	Am ⁶⁰³
3716	2003	228 *	Am		2006	819	Am (by Sec. 2
3716.1	2003	228 *	Am				of Ch.)
3716.2	1999	83	Am ³⁰	4600.1	2002	6	Ad
3722	2002	6	Am		2003	639	R & Ad
3728	2003	228 *	Am	4600.2	2002	6	Ad
3729	2003	228 *	R	4600.3	2002	6	Am
3742	2002	866	Am	4600.35	2002	6	Ad
3762	1999	766	Am	4600.4	1999	124	Ad
	2000	135	Am ²⁰³	4600.5	1999	525	Am ^{112 114}
	2002	6	Am		2000	857	Am ²⁰³
3800	1999	982	Am		2002	6	Am
3820	2002	6	Am	4603.2	1999	124	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
4603.2 (Cont.)	2000	1069	Am		2005	22	Am ⁶⁴⁷
	2001	240	Am	4658.6	2003	635	Ad
	2003	639	Am	4659	2002	6	Am
	2004	34*	Am	4660	2004	34*	Am
	2006	69*	Am	4662	2007	31	Am
4603.4	2002	6	Ad	4663	2004	34*	R & Ad
	2003	639	Am		2006	836	Am
4604.5	2003	639	Ad	4664	2004	34*	Ad
	2004	34*	Am	4702	2002	6	Am
	2007	621	Am		2002	866	Am (as am by
4609	1999	545	Ad ⁵⁶				Stats. 2002,
	2000	1069	Am		2004	92	Ch. 6)
	2001	159	Am ³⁰⁵		2006	119	Am
4610	2003	203	Ad	4703.5	2002	6	Am
	2003	639	Ad	4703.6	2001	589	Ad
	2004	183	Am (as ad by		2002	296*	Am
			Stats. 2003,	4706.5	2004	34*	Am
			Ch. 203)		2006	119	Am
			& RN ⁵⁷¹	4707	1999	83	Am ³⁰
4610.1	2003	638	Ad		2001	589	Am
4611	2004	183	Ad(RN) ⁵⁷¹	4709	2001	806	Am
4612	2001	115	R	4750	2004	34*	R
4614	2002	866	Am	4750.5	2004	34*	R
4616	2004	34*	Ad	4753.5	2003	228*	Am
4616.1	2004	34*	Ad		2006	538	Am ⁸⁰²
4616.2	2004	34*	Ad	4755	2003	228*	Am
4616.3	2004	34*	Ad	4850	1999	270	Am
4616.4	2004	34*	Ad		1999	970	Am (by Sec. 1.5
4616.5	2004	34*	Ad				of Ch.)
4616.6	2004	34*	Ad		2000	920	Am (by Sec. 1
4616.7	2004	34*	Ad				of Ch.)
4628	2002	6	Am		2000	929	Am (by Sec. 3
	2003	639	Am				of Ch.)
4635	2003	635	R		2001	791	Am
4635.1	2003	635	R	4850.3	2000	920	Am
4635.2	2003	635	R	4850.4	2002	189	Ad
4636	2003	635	R		2002	877	Am (as ad by
4637	2003	635	R				Stats. 2002,
4638	2003	635	R				Ch. 189)
4638.5	2003	635	R	4850.5	1999	970	Am
4639	2003	635	R	4856	2004	69*	Am
4640	2003	635	R	4903	2003	797	Am ⁵⁵⁹
4641	2003	635	R	4903.05	2003	639	Ad
4642	2003	635	R		2004	34*	Am
4643	2003	635	R		2006	69*	R
4644	2002	6	Am	4903.5	2002	6	Ad
	2003	635	R	4903.6	2006	69*	Ad
4645	2003	635	R	4904	2003	797	Am ⁵⁵⁹
4646	2002	6	Am	5275	2002	6	Am
	2003	635	R	5277	2006	538	Am ⁸⁰²
4647	2003	635	R	5305	2002	6	Am
4650	2004	34*	Am	5307	2002	6	Am
4651	2002	6	Am	5307.1	2003	639	R & Ad
4656	2004	34*	Am		2006	538	Am ⁸⁰²
	2007	595	Am		2007	697	Am ⁹⁵⁰
4658	2002	6	Am	5307.11	2001	252	Ad
	2004	34*	Am	5307.2	2002	6	Ad
4658.1	2004	34*	Ad		2003	639	R & Ad
4658.5	2003	635	Ad	5307.21	2002	6	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>
5307.21 (Cont.)	2002	866	Ad	6401.7	2003	639	Am
	2003	639	R (as ad by Sec. 74, Stats. 2002, Ch. 6 and Sec. 13, Stats. 2002, Ch. 866)	6404.5	2004	34*	Am
				6409.1	2006	736	Am
				6409.2	2002	885	Am
				6423	1999	615	Am
					2002	885	Am
				6425	1999	615	Am
				6428	1999	615	Am
5307.27	2003	639	Ad	6429	1999	615	Am
5307.3	2003	639	Am		2000	135	Am ²⁰³
5310	2002	6	Am	6430	1999	615	Am
5311.5	2002	6	Am	6432	1999	615	Am
5318	2001	252	Ad	6434	1999	615	Am
	2003	639	R		2000	135	Am ²⁰³
			Ad ⁵⁷²	6434.5	2005	141	Ad
5401	2002	6	Am	6436	2003	449	Am
5402	2000	883	Am	6613	2004	182	Am ^{81 614}
	2004	34*	Am	6650	2000	135	Am ²⁰³
5405	2002	6	Am	6715	2004	193	R ⁵⁷¹
5405.5	2003	635	R	6719	1999	615	Ad
5406	1999	358	Am	Div. 5,			
5406.5	2003	831	Am	Pt. 3,			
5406.6	1999	358	Ad	Ch. 2,			
5433	1999	83	Am ³⁰	heading			
5500.3	2002	6	Am	(Sec. 7300			
5502	2002	6	Am	et seq.)	2002	1149	Am
	2002	866	Am	7300	2002	1149	R & Ad
5600	2002	784	Am ⁴⁹⁰	7300.1	2002	1149	Ad
5703	2003	639	Am		2004	503	Am
	2004	34*	Am	7300.2	2002	1149	Ad
5710	2004	182	Am ^{81 614}	7300.3	2002	1149	Ad
5814	2002	6	Am		2004	503	Am
	2004	34*	Am ⁶⁰⁴	7300.4	2002	1149	Ad
			R ⁶³		2004	503	Am
			Ad ⁶⁰⁵	7301	2002	1149	Am
5814.5	2002	6	Am	7301.1	2002	1149	Ad
5814.6	2004	34*	Ad ⁶⁰⁵		2004	503	Am
5907	2006	538	Am ⁸⁰²	7301.5	2002	1149	Am
6303	2001	807	Am		2004	503	Am
	2002	368*	Am ⁴¹⁰	7302	2002	1149	R & Ad
6304.1	2001	807	Am	7302.1	2002	1149	Ad
	2002	368*	Am ⁴¹¹	7302.2	2002	1149	Ad
6304.5	1999	615	Am	7303	2002	1149	Am
6309	1999	615	Am	7304	2002	1149	Am
	2002	885	Am		2004	183	Am ⁵⁷¹
	2003	884	Am	7305	2002	1149	Am
6313	2002	885	Am	7306	2002	1149	Am
6315	2002	885	Am	7307	2002	1149	Am
	2003	884	Am	7308	2002	1149	Am
6315.3	2006	538	Am ⁸⁰²	7309.1	2002	1149	Ad
6332	2000	493	Ad		2004	503	Am
6354.5	2002	6	Am	7310	2002	1149	Am
6354.7	2002	6	Ad		2004	503	Am
	2002	866	Ad	7311	2002	1149	Am
6356	2002	885	Ad		2004	503	Am
6359	2000	598	Ad	7311.1	2002	1149	Ad
6394	1999	366	Am		2004	503	Am
6394.5	1999	366	Ad & R ²⁰	7311.2	2002	1149	Ad
	2000	135	Am ²⁰³		2004	503	Am
6400	1999	615	Am	7311.3	2002	1149	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
7311.3 (Cont.)				7915	2007	478	Am
	2004	503	Am	7916	2007	478	Ad
7311.4	2002	1149	Ad	7917	2007	478	Ad
	2004	503	Am	7918	2007	478	Ad
7311.5	2006	448	Ad	7919	2007	478	Ad
7312	2002	1149	Am	7920	1999	585	Ad
7313	2002	1149	Am	7921	1999	585	Ad
	2004	503	Am	7922	1999	585	Ad
7314	2002	1149	Am	7923	1999	585	Ad
	2007	179*	Am	7924	1999	585	Ad
7315	2002	1149	Am	7925	1999	585	Ad
	2004	503	Am	7926	1999	585	Ad
7316	2002	1149	Am	7927	1999	585	Ad
	2004	503	Am	7928	1999	585	Ad
7317	2002	1149	Am	7929	1999	585	Ad
7318	2002	1149	Am		2007	179*	Am
7320	2002	1149	Am	7929.5	2000	127*	Ad
7321	2002	1149	Am		2007	179*	Am ⁴⁵⁷
7321.5	2002	1149	Am				R ⁶⁹
7322	2002	1149	Am	7930	1999	585	Ad
7323	2002	1149	Ad	7931	1999	585	Ad
7324	2002	1149	Ad	7932	1999	585	Ad
	2004	503	Am	7994	2006	538	Am ⁸⁰²
7324.1	2002	1149	Ad	9100	2001	856	Ad
7324.2	2002	1149	Ad	9101	2001	856	Ad
7350	2007	179*	Am	9102	2001	856	Ad
7352	2007	179*	Am		2002	664	Am ⁴³¹
7384	2006	538	Am ⁸⁰²	9103	2001	856	Ad
7904	2007	179*	Am		2002	664	Am ⁴³¹
7912	2007	478	Am	9104	2001	856	Ad
7914	2007	478	Am				

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

MILITARY AND VETERANS 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>
65	2000	219	Am		2003	62	Am ⁵¹⁹
66	2000	304	Am	407	2002	60*	Ad
66.5	2000	534*	Ad	408	2002	60*	Ad
	2002	977*	Am	409	2002	60*	Ad
67	2000	304	Am	409.1	2003	62	Ad(RN) ⁵¹⁹
69.5	2001	220*	Am	409.10	2003	62	Ad(RN) ⁵¹⁹
69.7	2001	220*	Ad	409.11	2003	62	Ad(RN) ⁵¹⁹
71	2001	220*	Am	409.13	2005	261*	Ad
73.5	1999	894	Ad	409.2	2003	62	Ad(RN) ⁵¹⁹
	2004	218	R	409.3	2003	62	Ad(RN) ⁵¹⁹
73.6	1999	894	Ad	409.4	2003	62	Ad(RN) ⁵¹⁹
	2004	218	R	409.5	2003	62	Ad(RN) ⁵¹⁹
73.7	1999	894	Ad	409.6	2003	62	Ad(RN) ⁵¹⁹
73.8	2002	977*	Ad	409.7	2003	62	Ad(RN) ⁵¹⁹
	2004	218	Am	409.8	2003	62	Ad(RN) ⁵¹⁹
75	2002	465	Am	409.9	2003	62	Ad(RN) ⁵¹⁹
76	2002	465	Am	411	2002	60*	Ad (1st text)
78	2002	465	Am				Ad (2nd text)
78.5	2002	977*	Ad		2003	62	Am (as ad by
79.1	1999	839	Am ¹³				Sec. 6 (1st and
79.2	1999	511	Ad				2nd text),
121	2007	102	Am				Stats. 2002,
130	2004	788	Am				Ch. 60)
145	2006	347	Am				& RN ⁵¹⁹
161	2001	221	Am	412	2002	60*	Ad
179	2002	469*	Am		2003	62	Am (as ad by
	2003	62	Am ⁵¹⁹				Stats. 2002,
	2003	265	Am				Ch. 60)
	2005	22	Am ⁶⁴⁷				& RN ⁵¹⁹
215	2007	355	Am	412.5	2003	248	Ad
228	2007	355	Am	413	2002	60*	Ad
230	2001	165	Am		2003	62	Am (as ad by
256	2007	355	Am				Stats. 2002,
323	2005	155	Ad				Ch. 60)
327	2002	417*	Ad				& RN ⁵¹⁹
328	2006	597	Ad	414	2002	60*	Ad
340	2006	538	Am ⁸⁰²		2003	62	Am (as ad by
345	2005	319	Ad				Stats. 2002,
346	2005	319	Ad				Ch. 60)
394	2001	299	Am				& RN ⁵¹⁹
	2007	358*	Am	415	2002	60*	Ad
395	2000	928	Am		2003	62	Am (as ad by
395.01	2000	928	Am				Stats. 2002,
395.03	2000	928	Am				Ch. 60)
395.04	2002	465	Am				& RN ⁵¹⁹
395.06	2002	60*	Am	416	2002	60*	Ad
395.10	2007	361*	Ad		2003	62	Am (as ad by
395.3	2002	784	Am ⁴⁹⁰				Stats. 2002,
	2003	62	Am ⁵¹⁹				Ch. 60)
395.5	2006	680	Ad				& RN ⁵¹⁹
399	2002	60*	R	417	2002	60*	Ad
	2006	686	Ad		2003	62	Am (as ad by
399.5	2002	60*	R				Stats. 2002,
400	2002	60*	Ad				Ch. 60)
401	2002	60*	Ad				& RN ⁵¹⁹
402	2002	60*	Ad	418	2002	60*	Ad
403	2002	60*	Ad		2003	62	Am (as ad by
404	2002	60*	Ad				Stats. 2002,
405	2002	60*	Ad				Ch. 60)
406	2002	60*	Ad				& RN ⁵¹⁹

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Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
419	2002	60*	Ad	Am (as ad by Stats. 2002, Ch. 60) & RN ⁵¹⁹	972.1	2000	11	Am (as am by Sec. 2, Stats. 1997, Ch. 318) ⁴³	
	2003	62							Am (as am by Sec. 3, Stats. 1997, Ch. 318) ⁸⁰
420	2002	60*	Ad	Am (as ad by Stats. 2002, Ch. 60) & RN ⁵¹⁹				Am (as am by Sec. 1, Stats. 2000, Ch. 11) ¹¹¹	
	2003	62				2004	138		Am (as am by Sec. 2, Stats. 2000, Ch. 11) ¹⁹²
431	2003	248	Am					Am (as am by Sec. 2, Stats. 2000, Ch. 11) ¹⁹²	
434	2001	190	Am					Am (as am by Sec. 2, Stats. 2000, Ch. 11) ¹⁹²	
439.1	2007	742	Ad					Am (as am by Sec. 2, Stats. 2000, Ch. 11) ¹⁹²	
456	2006	358	Am					Am (as am by Sec. 2, Stats. 2000, Ch. 11) ¹⁹²	
457	2006	358	Am					Am (as am by Sec. 2, Stats. 2000, Ch. 11) ¹⁹²	
458	2006	358	Am					Am (as am by Sec. 2, Stats. 2000, Ch. 11) ¹⁹²	
531	2000	127*	Ad					Am (as am by Sec. 2, Stats. 2004, Ch. 138) ⁶⁴⁷	
	2000	366*	Ad & R ^{21 20}					Am (as am by Sec. 2, Stats. 2004, Ch. 138) ⁶⁴⁷	
648.1	2007	360	Ad					Am (as am by Sec. 2, Stats. 2004, Ch. 138) ⁶⁴⁷	
699.1	2004	804	Ad					Am (as am by Sec. 2, Stats. 2004, Ch. 138) ⁶⁴⁷	
699.5	2004	804	Am		980	2002	419	Am	
800	2005	291	R & Ad		981.8	2003	345	Ad & R ⁷⁵	
801	2005	291	R & Ad			2004	554	Am ³⁴⁹	
802	2005	291	R & Ad		985	2004	834	Am	
803	2005	291	R & Ad			2005	22	Am ⁶⁴⁷	
804	2005	291	R & Ad		987.15	2002	465	Am	
805	2005	291	R & Ad		987.56	2002	465	Am	
806	2005	291	R & Ad		987.566	2002	465	Am	
	2006	622	Am		987.59	2000	534*	Am	
807	2005	291	R & Ad		987.65	2002	473	Am	
808	2005	291	R & Ad			2003	441	Am	
809	2005	291	R & Ad			2005	459	Am	
810	2005	291	R & Ad			2007	562	Am	
811	2005	291	Ad		987.67	2000	534*	Am	
820	2005	345	Ad		987.71	2003	441	Am	
821	2005	345	Ad		987.775	2003	441	Am	
822	2005	345	Ad		987.87	2002	473	Am	
823	2005	345	Ad		988.2	2002	465	Am	
823.5	2007	363	Ad		988.4	2002	465	Ad	
824	2005	345	Ad			2003	441	Am	
825	2005	345	Ad		988.5	2002	465	Ad	
826	2005	345	Ad		998.300	2000	51*	Ad ¹⁸⁶	
827	2005	345	Ad		998.301	2000	51*	Ad ¹⁸⁶	
828	2005	345	Ad		998.302	2000	51*	Ad ¹⁸⁶	
850	2004	547	Ad ⁶⁵⁸		998.303	2000	51*	Ad ¹⁸⁶	
851	2004	547	Ad ⁶⁵⁸		998.304	2000	51*	Ad ¹⁸⁶	
852	2005	342*	Ad		998.305	2000	51*	Ad ¹⁸⁶	
890.3	2000	575	Ad		998.306	2000	51*	Ad ¹⁸⁶	
891	1999	404	R (as ad by Sec. 2, Stats. 1996, Ch. 822)		998.307	2000	51*	Ad ¹⁸⁶	
			Am (as am by Sec. 1, Stats. 1996, Ch. 822) ¹³		998.308	2000	51*	Ad ¹⁸⁶	
					998.309	2000	51*	Ad ¹⁸⁶	
					998.310	2000	51*	Ad ¹⁸⁶	
					998.311	2000	51*	Ad ¹⁸⁶	
					998.312	2000	51*	Ad ¹⁸⁶	
					998.313	2000	51*	Ad ¹⁸⁶	
					998.314	2000	51*	Ad ¹⁸⁶	
					998.315	2000	51*	Ad ¹⁸⁶	
920	2007	380	Am		999	1999	767	Am	
929	2007	380	Am			2003	623	Am	
930	2007	380	Am			2005	451	Am	
944	2007	380	Am		999.11	1999	767	Ad	
945	2007	380	Am						

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999.11 (Cont.)	2001	666	Am	1049	1999	902	Am
	2005	451	Am	1051	2005	143	Ad
999.12	1999	767	Ad	1100	1999	728 *	Ad ⁸⁹
	2001	666	Am & RN & Ad	1102	1999	728 *	Ad ⁸⁹
	2005	451	Am	1103	1999	728 *	Ad ⁸⁹
999.13	2001	666	Ad(RN)	1104	1999	728 *	Ad ⁸⁹
999.2	1999	767	Ad	1104.1	2002	216 *	Ad
	2001	666	Am		2002	728 *	Am (as ad by Sec. 3, Stats. 2002, Ch. 216)
	2003	632	Am				
999.5	1999	767	Am		2004	237 *	Am
	2003	632	Am	1104.2	2002	218 *	Ad
	2005	451	Am		2002	219 *	Ad
999.50	2004	359	Ad		2004	237 *	R (as ad by Sec. 1, Stats. 2002, Ch. 218)
999.51	2004	359	Ad				Am (as ad by Sec. 1, Stats. 2002, Ch. 219)
999.6	2003	623	Am				
999.7	1999	767	Am				
	2001	666	Am				
	2003	632	Am				
	2005	74 *	Am & R ⁷⁵				
	2005	451	Am (as am by Sec. 55, Stats. 2005, Ch. 74)		2004	824 *	Am
999.9	2003	623	Am		2005	460	Am
	2003	632	Am	1105	1999	728 *	Ad ⁸⁹
1011	2002	664	Am ⁴³¹	1106	1999	728 *	Ad ⁸⁹
	2003	198 *	Am	1107	1999	728 *	Ad ⁸⁹
1011.7	1999	810	Ad & R ⁵	1108	1999	728 *	Ad ⁸⁹
	2001	599	Am (by Sec. 1 of Ch.) ²⁰	1109	1999	728 *	Ad ⁸⁹
	2001	645	Am (by Sec. 1.5 of Ch.) ²⁰	1110	1999	728 *	Ad ⁸⁹
1012	1999	194	Am	1111	1999	728 *	Ad ⁸⁹
	2001	283	Am	1112	1999	728 *	Ad ⁸⁹
	2004	239	Am	1113	1999	728 *	Ad ⁸⁹
1012.2	2004	239	Am	1114	1999	728 *	Ad ⁸⁹
1012.3	2001	118 *	Am	1115	1999	728 *	Ad ⁸⁹
1012.4	1999	194	Ad	1116	1999	728 *	Ad ⁸⁹
1012.5	2004	193	R ⁵⁷¹	1117	1999	728 *	Ad ⁸⁹
1012.6	2001	281	Ad	Div. 6, heading (Sec. 1170 et seq.)			
1023	1999	902	Am		1999	604 *	Am
1023.5	1999	902	R	1170	2002	221	Am
1033.2	2003	228 *	Ad	1174	2002	221	Am
1035	2002	465	Am	1176	2002	221	Am
1035.05	2002	465	Am	1179	2002	221	Am
1035.3	2002	465	Am	1180	2002	221	Am
1035.4	2002	465	Am	1181	2002	221	Am
1035.6	2002	466	Ad	1182	2002	221	Am
	2003	62	Am ⁵¹⁹	1184	2004	118	R
1035.7	2002	466	Ad	1185	2002	221	Am
1038	2002	465	Am	1190.5	2005	158	Ad
1039.3	2002	465	Am	1191	2002	221	Am
1044.5	2000	301	Ad	1197	2001	341	Am
1047	1999	902	Am		2005	700	Am
	2000	301	Am	1255	2002	221	Am
	2005	455	Am	1320	2004	258	R
1048	1999	902	Am	1321	2004	258	R
	2000	301	Am	1322	2004	258	R
	2001	159	Am ³⁰⁵	1330	2007	558	Am
	2005	143	Am	1331	2007	558	Am
				1332	2007	558	Am

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<i>Section</i>	<i>Affected By</i>			<i>Section</i>	<i>Affected By</i>		
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1333	2007	558	Am	1451	2000	771 *	Ad
1334	2007	558	Am		2006	291	R & Ad
1335	2001	745 *	Am	1452	2006	291	Ad
	2007	558	Am	1453	2006	291	Ad
1338	2007	558	Am	1454	2006	291	Ad
1340	2007	558	Am	1455	2006	291	Ad
1341	2007	558	Ad	1456	2006	291	Ad
1350	2000	577	Ad	1457	2006	291	Ad
	2004	410	Am	1500	2003	466	Ad & R ⁴³
1360	2000	392	Ad	1501	2003	466	Ad & R ⁴³
1361	2000	392	Ad	1502	2003	466	Ad & R ⁴³
1365	2004	86	Ad	1503	2003	466	Ad & R ⁴³
1400	1999	604 *	Ad	1504	2003	466	Ad & R ⁴³
1401	1999	604 *	Ad	1672	2006	347	Am
	2005	74 *	Am	1800	2006	206	Am
1402	2005	74 *	Ad	1801	2006	206	Am
1403	2005	74 *	Ad	1820	2006	206	Am
1450	2000	771 *	Ad	1831	2004	225 *	Am
	2006	291	R & 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>	
186.33	2000			236.2	2005	240	Ad
	Initiative			237	1999	706*	Am
	(Prop. 21			241	2003	274	Am
	adopted				2007	243	Am
	Mar. 7, 2000)		Ad	241.2	2001	484	Am
186.8	2003	125	Am	241.4	2005	279	Am ⁷⁴²
	2004	183	Am ⁵⁷¹	241.8	2003	138	Ad
186.9	2007	130	Am ⁹⁰²	243	1999	660	Am
189	1999	694	Am		2000	236	Am
	2002	606*	Am		2003	274	Am
190	2000			243.1	2001	854	Am
	Legislative			243.10	2003	138	Ad
	Initiative			243.2	2001	484	Am
	(Prop. 19			243.25	2002	369	Ad
	adopted			243.4	2002	302	Am
	Mar. 7, 2000)		Am (as am by	243.83	2003	818	Ad
			Sec. 1,	243.9	2000	627	Ad
			Stats. 1997,	245	1999	129	Am
			Ch. 413) ¹⁸²		2004	494	Am
190.03	1999	566	Ad	245.6	2006	601	Ad
	2004	700	Am	246.3	2006	180	Am
190.2	2000			261	2002	302	Am
	Legislative			261.5	1999	853	Am ¹⁴⁴
	Initiative			262	2006	45	Am
	(Prop. 18			264	1999	853	Am ¹⁴⁴
	adopted			264.2	2006	689	Am
	Mar. 7, 2000)		Am ¹⁸¹	266c	2000	287	Am ²¹⁶
	2000			266h	2004	405	Am ⁶⁵⁴
	Initiative			266i	2004	405	Am ⁶⁵⁴
	(Prop. 21			269	2006	337*	Am
	adopted				2006		
	Mar. 7, 2000)		Am		Initiative		
190.9	2000	287	Am ²¹⁶		(Prop. 83		
	2002	71	Am		adopted		
191.5	2002	622	Am		Nov. 7, 2006)		Am
	2006	91	Am	270.6	2002	410	Ad
192	2006	91	Am	271.5	2000	824	Ad & R ⁴³
192.5	2006	91	Am		2003	150	Am
	2007	747	Am		2004	103	Am
193	2006	91	Am		2005	279	Am ⁷⁴²
193.5	2006	91	Am		2005	625	Am ¹³
193.7	1999	22*	Am ¹⁶		2007	130	Am ⁹⁰²
	2007	747	Am	272	2000	621	Am
193.8	2007	747	Am		2001	159	Am ³⁰⁵
207	2003	23	Am		2005	461	Am
209	2000	287	Am ²¹⁶	273.5	1999	660	Am (by Sec. 2
	2006	337*	Am				of Ch.)
	2006				1999	662	Am (by Sec. 9.5
	Initiative						of Ch.)
	(Prop. 83				2000	287	Am ²¹⁶
	adopted				2003	262	Am
	Nov. 7, 2006)		Am		2007	582	Am
217.1	1999	853	Am ¹⁴⁴	273.55	1999	662	R
218.1	2005	716	Ad	273.56	1999	662	R
220	2006	337*	Am	273.6	1999	561	Am (by Sec. 5
	2006						of Ch.)
	Initiative				1999	662	Am (by
	(Prop. 83						Sec. 12.5
	adopted						of Ch.)
	Nov. 7, 2006)		Am		2001	816	Am
236.1	2005	240	Ad		2003	498	Am

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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>
273.7	2005	240	Am		2003	538	Am
	2006	538	Am ⁸⁰²		2003	540	Am (by Sec. 1 of Ch.)
273.75	2001	572	Ad				
273.82	2003	229	Am		2003	634*	Am (by Sec. 1.3 of Ch.)
273.84	2000	135	Am ²⁰³				
273d	1999	662	Am		2004	429	Am (by Sec. 1 of Ch.)
	2004	229*	Am				
274	2000	692	R		2004	731	Am (by Sec. 1 of Ch.)
275	2000	692	R				
276	2000	692	R		2004	761	Am (by Sec. 1.3 of Ch.)
285	2005	477	Am				
286	2002	302	Am		2005	704	Am (by Sec. 1 of Ch.)
288	2004	823	Am				
288.1	2005	477	Am		2005	722*	Am (by Sec. 3 of Ch.) ¹⁷⁴
288.3	2006	337*	Ad				
	2006						Am (by Sec. 3.5 of Ch.) ⁸⁰
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Ad		2006	337*	Am
	2007	579*	Am & RN (as ad by Sec. 7, Stats. 2006, Ch. 337)		2006	538	Am ⁸⁰²
					2007	130	Am ⁹⁰²
					2007	579*	R & Ad
				290.001	2007	579*	Ad
				290.002	2007	579*	Ad
				290.003	2007	579*	Ad
				290.004	2007	579*	Ad
				290.005	2007	579*	Ad
288.4	2007	579*	Ad(RN)	290.006	2007	579*	Ad
288.5	2006	337*	Am	290.007	2007	579*	Ad
288.7	2006	337*	Ad	290.008	2007	579*	Ad
288a	2002	302	Am	290.009	2007	579*	Ad
289	1999	706*	Am	290.01	2001	544	Ad
	2002	302	Am		2003	634*	Am
	2002	787	Am ⁴²²		2004	405	Am ⁶⁵⁴
289.5	2007	579*	Am		2005	722*	Am
289.6	1999	806	Am		2007	579*	Am
	2000	287	Am ²¹⁶	290.010	2007	579*	Ad
				290.011	2007	579*	Ad
				290.012	2007	579*	Ad
				290.013	2007	579*	Ad
				290.014	2007	579*	Ad
				290.015	2007	579*	Ad
				290.016	2007	579*	Ad
				290.017	2007	579*	Ad
				290.018	2007	579*	Ad
				290.019	2007	579*	Ad
				290.02	2005	469*	Ad
				290.020	2007	579*	Ad
				290.021	2007	579*	Ad
				290.022	2007	579*	Ad
				290.023	2007	579*	Ad
				290.03	2006	337*	Ad
				290.04	2006	336*	Ad
					2006	337*	Ad
					2006	886	R (as ad by Sec. 1, Stats. 2006, Ch. 336)
					2007	579*	Am
				290.05	2006	336*	Ad
					2006	337*	Ad

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290.05 (Cont.)							
	2006	886	R (as ad by Sec. 2, Stats. 2006, Ch. 336)	295	2007 2002 2004	578 916	Am Am
	2007	579 *	Am		Initiative (Prop. 69 adopted Nov. 2, 2004)		
290.06	2006	336 *	Ad		2006	69 *	Am
	2006	337 *	Ad		2007	130	Am ⁹⁰²
	2006	886	R (as ad by Sec. 3, Stats. 2006, Ch. 336)	295.1	2004		
					Initiative (Prop. 69 adopted Nov. 2, 2004)		Am
290.07	2006	337 *	Ad		1999	475	Am
290.08	2006	337 *	Ad	296	2000	823	Am
290.1	2005	704	R		2001	906	Am
290.3	2006	69 *	Am		2002	160 *	Am
	2006	337 *	Am (as am by Stats. 2006, Ch. 69)		2004		
					Initiative (Prop. 69 adopted Nov. 2, 2004)		Am
	2006			296.1	2000	135	Am ²⁰³
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am		2000	823	Am
	2007	579 *	Am		2004		
290.4	1999	730	Am (by Sec. 2 of Ch.)		Initiative (Prop. 69 adopted Nov. 2, 2004)		Am
					2006	170	Am
	2000	648	Am ¹⁹	296.2	2007	579 *	Am
	2002	118	Am	297	1999	475	Am
	2003	538	Am		2000	823	Am
	2003	634 *	Am (by Sec. 3.1 of Ch.) ⁷⁵		2004		
	2004	731	Am		Initiative (Prop. 69 adopted Nov. 2, 2004)		Am
	2005	279	Am ⁷⁴²		2006	170	Am
	2005	722 *	Am ¹³		1999	83	Am ³⁰
290.45	2003	634 *	Ad (by Sec. 4.1 of Ch.)		2000	823	Am
					2004		
	2005	722 *	Am		Initiative (Prop. 69 adopted Nov. 2, 2004)		Am
290.46	2004	745 *	Ad		2006	170	Am
	2005	721	Am	298	1999	83	Am ³⁰
	2005	722 *	Am		2000	823	Am
	2006	337 *	Am (by Sec. 19 of Ch.)		2004		
					Initiative (Prop. 69 adopted Nov. 2, 2004)		Am
	2006	886	Am (by Sec. 4.2 of Ch.)		2002	632 *	Am
					2006	170	Am
290.5	2007	579 *	Am		2007	130	Am ⁹⁰²
	1999	576	Am	298.2	2004		
	2005	722 *	Am		Initiative (Prop. 69 adopted Nov. 2, 2004)		Ad
290.6	2005	722 *	Am		2004		
	2006	538	Am ⁸⁰²		Initiative (Prop. 69 adopted Nov. 2, 2004)		Ad
290.7	1999	475	Am		2004		
290.85	2003	245	Am		Initiative (Prop. 69 adopted Nov. 2, 2004)		Ad
290.9	2004	127	Ad		2004		
290.95	2001	224	Am		Initiative (Prop. 69 adopted Nov. 2, 2004)		Ad
	2006	340	Am (by Sec. 1 of Ch.)		2004		
					Initiative (Prop. 69 adopted Nov. 2, 2004)		Ad
	2006	341	Am (by Sec. 1.5 of Ch.)		1999	83	Am ³⁰
291	2003	536	Am	299			
291.1	2003	536	Am				
293	2006	92	Am				

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299 (Cont.)	2000	823	Am	330.7	2001	941	Am
	2004			330.9	2004	183	Am ⁵⁷¹
	Initiative				1999	642	Ad
	(Prop. 69				2005	546	Am
	adopted			330b	2003	264	Am
	Nov. 2, 2004)		Am		2004	183	Am ⁵⁷¹
299.5	1999	475	Am	332	2005	546	Am
	2000	823	Am	336.5	2007	438	Ad
	2001	906	Am	337a	2005	546	Am
	2002	664	Am ⁴³¹	337d	2005	546	Am
	2004			337j	2001	941	Am
	Initiative				2003	756	Am
	(Prop. 69				2004	405	Am ⁶⁵⁴
	adopted				2005	546	Am
	Nov. 2, 2004)		Am		2007	176*	Am
299.6	1999	83	Am ³⁰		2007	493	Am (as am by
	1999	475	Am				Stats. 2007,
	2001	906	Am	337k	2006	305	Ch. 176)
	2004			337t	2002	624	Ad
	Initiative			337u	2002	624	Ad
	(Prop. 69				2003	62	Am ⁵¹⁹
	adopted			337v	2002	624	Ad
	Nov. 2, 2004)		Am	337w	2002	624	Ad
300	2004			337x	2002	624	Ad
	Initiative			337y	2002	624	Ad
	(Prop. 69			337z	2002	624	Ad
	adopted				2005	546	Am
	Nov. 2, 2004)		Am	347	2000	287	Am ²¹⁶
300.1	2004			350	1999	83	Am ³⁰
	Initiative			360	2001	39	Am
	(Prop. 69			365	1999	354	Am
	adopted			365.6	2004	322	Am
	Nov. 2, 2004)		Am	368	2000	214	Am
300.2	2004				2001	854	Am
	Initiative				2002	369	Am
	(Prop. 69				2003	543	Am
	adopted				2004	886	Am (by Sec. 1
	Nov. 2, 2004)		Ad				of Ch.)
308	2001	376	Am		2004	893	Am
	2004	798	Am ⁸¹	369b	1999	841	Am
	2004	822*	Am (by Sec. 5		2005	716	Am
			of Ch.)	374.3	2004	137	Am
	2006	501	Am		2006	416	Am
308.1	2001	375	Ad	374.4	2006	416	Am
308.3	2001	376	Ad	374.5	2006	186	Ad
311.11	2001	559	Am		2007	130	Am ⁹⁰²
	2006	337*	Am	374.7	2006	416	Am
	2006			374a	2002	787	Am ⁴²²
	Initiative				2006	416	Am
	(Prop. 83			383c	2002	102	Ad
	adopted				2003	62	Am ⁵¹⁹
	Nov. 7, 2006)		Am	396	2004	492	Am
	2007	579*	Am	398	2007	136	Ad
311.2	2006	337*	Am	399	2001	257*	Am
311.4	2006	337*	Am	399.5	1999	265	Am
311.9	2006	337*	Am	417	2000	478	Am
312.1	2001	854	Am	417.2	2000	275	Am
320.5	2000	778	Ad ⁹⁶		2001	159	Am ³⁰⁵
	2001	854	Am		2003	246	Am
330.11	2000	1023*	Ad		2004	607*	R

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	Effect			Year	Chapter	Effect	
417.25	1999	438	Am		470	2005	295	Am	
	1999	621	Am		471	2002	787	Am ⁴²²	
417.26	1999	438	Ad		480	1999	254	Am	
417.27	1999	621	Ad		481.1	2001	854	Am	
417.4	2004	607*	Am		483.5	2005	326	Am	
417.6	2000	478	Am		484	2000	176	Am	
Pt. 1, Title 11.5, heading (Sec. 422 et seq.)					487	2002	787	Am ⁴²²	
	2000	1001	Am		487c	2000	135	Am ²⁰³	
422.1	2002	281	Ad (by Sec. 1 of Ch.)		487h	2004	515	Ad & R (by Sec. 1 of Ch.) ³⁸	
					490.7	2006	228	Ad	
422.55	2004	700	Ad		499b	2003	391	Am	
422.56	2004	700	Ad		502	1999	254	Am	
422.57	2004	700	Ad			2000	634	Am (by Sec. 1 of Ch.)	
Pt. 1, Title 11.6, Ch. 2, heading (Sec. 422.6 et seq.)						2000	635	Am (by Sec. 2 of Ch.)	
	2004	700	Ad		502.01	1999	254	Am	
422.6	2004	115	Am			2000	628	Am (by Sec. 1 of Ch.)	
	2004	700	Am			2004	751	Am	
422.7	2004	700	Am			2005	22	Am ⁶⁴⁷	
	2004	780	Am (by Sec. 1.1 of Ch.)		502.6	2002	861	Ad	
422.75	2004	700	Am		502.9	2004	823	Am	
422.76	2004	700	R & Ad(RN)		504	2002	787	Am ⁴²²	
422.77	2004	700	Ad		504b	1999	991	Am ^{96 114}	
422.78	2004	700	Ad		515	2004	823	Am	
422.85	2004	700	Ad(RN) (by Sec. 21 of Ch.)		525	2004	823	Am	
	2004	809	Ad(RN)		529.7	2002	907	Ad	
422.86	2004	700	Ad		530.5	2000	956	Am	
422.865	2004	809	Ad			2001	478	Am	
422.88	2004	700	Ad			2002	254	Am	
422.89	2004	700	Ad			2005	432	Am (by Sec. 1 of Ch.)	
422.9	2004	700	R & Ad			2006	10*	Am	
422.91	2004	700	Ad			2006	522	Am	
422.92	2004	700	Ad(RN)		530.55	2006	302	Am ⁹⁴⁷	
422.93	2004	700	Ad		530.6	2000	522	Ad	
422.95	2004	700	Am & RN (by Sec. 21 of Ch.)			2000	956	Ad	
	2004	809	Am & RN (by Sec. 2.1 of Ch.)			2002	851	Am	
422.96	2004	809	Ad ⁸²			2003	533	Am	
423	2001	899	Ad			2006	10*	Am	
423.1	2001	899	Ad		530.7	2000	631	Ad ²⁴⁶	
423.2	2001	899	Ad			2001	854	Am	
423.3	2001	899	Ad		530.8	2001	493	Ad	
423.4	2001	899	Ad			2002	254	Am	
423.5	2001	899	Ad			2003	90	Am	
423.6	2001	899	Ad			2003	533	Am (by Sec. 7 of Ch.)	
424	2002	154	Am			2003	534	Am (by Sec. 2 of Ch.)	
	2003	62	Am ⁵¹⁹			2006	10*	Am	
451.5	1999	518	Am ¹¹⁶		532b	2005	457	Am	
	2004	135	Am ⁶¹¹		538	1999	991	Am ^{96 114}	
457.1	1999	518	Am		538c	2002	1134	Am	
466	2001	854	Am		538d	2000	430	Am	
	2002	335	Am			2007	241	Am	
					538e	2004	22*	Am	
						2006	901	Am ⁸¹⁰	
					538g	2004	22*	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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549	2000	843	Am	600.2	2004	322	Am
	2000	867	Am ⁸²	600.5	2004	322	Am
	4X 2003–04	2	Am	601	2005	279	Am ⁷⁴²
550	1999	83	Am ³⁰	602	2000	149	Am
	2000	867	Am		2002	608*	Am
	4X 2003–04	2	Am		2003	355	Am (by Sec. 1 of Ch.)
574	1999	991	Am ^{96 114}		2003	361	Am (by Sec. 1 of Ch.)
	2006	254	Am		2003	805	Am (by Sec. 1.3 of Ch.)
591.5	2003	143	Ad		2005	289	Am (by Sec. 2 of Ch.)
	2006	695	Am		2005	378	Am (by Sec. 3 of Ch.)
593d	2001	854	Am	602.5	2000	563	Am
593e	2001	854	Am	602.8	2003	101	Am
594	1999	83	Am (as am by Sec. 1.5 and as ad by Sec. 1.6, Stats. 1998, Ch. 853) ³⁰	626.1	1999	853	R ¹⁴⁴
	2000	50	Am (as am by Sec. 12 and Sec. 12.5, Prop. 21)	626.7	2002	343	Am
	2000	Initiative (Prop. 21 adopted Mar. 7, 2000)	Am (as am by Sec. 1.5 and as ad by Sec. 1.6, Stats. 1998, Ch. 853)	626.8	2006	337*	Am
				626.81	2006	337*	Ad
				626.9	1999	83	Am ³⁰
				628	2000	955	Am
					2005	677*	R
				628.1	2000	955	Am
					2005	677*	R
				628.2	1999	646	Am
					2000	955	Am
					2005	677*	R
				628.4	2005	69	R
594.1	2002	523	Am		2005	677*	R
594.3	2000	546	Am	628.5	2000	955	Am
	2004	700	Am		2005	677*	R
594.35	2000	546	Ad	628.6	2005	677*	R
596.7	2000	992	Ad	629.50	2002	605	Am ⁶⁸
	2007	714	Am		2006	146	Am
597.2	2000	1061	Ad		2007	391	S ³⁴⁹
	2001	854	Am (as ad by Stats. 2000, Ch. 1061) & RN	629.51	2002	605	Am ⁶⁸
					2005	17	Am
					2007	391	S ³⁴⁹
597.3	2001	854	Ad(RN)	629.52	2000	Initiative (Prop. 21 adopted Mar. 7, 2000)	Am
597.6	2004	876	Ad		2002	605	Am ⁶⁸
597.7	2006	431	Ad		2007	391	S ³⁴⁹
597b	2003	256	Am		2002	605	Ad & R ⁶⁸
	2004	183	Am ⁵⁷¹	629.53	2007	391	S ³⁴⁹
	2006	430	Am		2007	391	Am ⁶⁸
597c	2003	256	Am		2002	605	Am ⁶⁸
	2004	183	Am ⁵⁷¹	629.54	2007	391	S ³⁴⁹
	2006	430	R & Ad		2002	605	Am ⁶⁸
597i	2003	256	Am		2007	391	S ³⁴⁹
597j	2003	256	Am	629.56	2002	605	Am ⁶⁸
	2006	430	Am		2007	391	S ³⁴⁹
597l	2002	710	Am		2002	605	Am ⁶⁸
	2003	62	Am ⁵¹⁹	629.58	2007	391	S ³⁴⁹
597s	1999	303	Am		2002	605	Am ⁶⁸
597u	2005	652	Am		2007	391	S ³⁴⁹
597w	2005	652	R	629.60	2002	605	Am ⁶⁸
597z	2005	669	Ad		2007	391	S ³⁴⁹
599b	2002	787	Am ⁴²²	629.61	2002	605	Ad & R ⁶⁸
600	2000	287	Am ²¹⁶		2004	405	Am ⁶⁵⁴
					2007	391	S ³⁴⁹

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
629.62	2002	605	Am ⁶⁸		2003	495	Am
	2003	468	Am ⁵⁶¹	646.91A	2005	472	Ad
	2007	391	S ³⁴⁹		2006	901	Am & RN ⁸¹⁰
629.64	2002	605	Am ⁶⁸	646.91a	2006	901	Ad(RN) ⁸¹⁰
	2007	391	S ³⁴⁹	646.92	2000	561	Am
629.66	2002	605	S ⁶⁸	646.93	1999	703	Ad
	2007	391	S ³⁴⁹		2000	669	Am
629.68	2002	605	Am ⁶⁸		2001	854	Am
	2007	391	S ³⁴⁹	646.94	2000	669	Ad ²⁷⁹
629.70	2002	605	Am ⁶⁸		2001	159	Am ³⁰⁵
	2007	391	S ³⁴⁹	647	1999	231	Am
629.72	2002	605	Am ⁶⁸		2004	666	Am
	2007	391	S ³⁴⁹		2007	302	Am ⁹⁴⁷
629.74	2002	605	Am ⁶⁸	647.6	2000	657	Am
	2007	391	S ³⁴⁹		2006	337*	Am
629.76	2002	605	Am ⁶⁸	647.7	2004	666	Am (by Sec. 2 of Ch.)
	2007	391	S ³⁴⁹				
629.78	2002	605	Am ⁶⁸	652	2005	307	Ad
	2007	391	S ³⁴⁹		2006	538	Am ⁸⁰²
629.80	2002	605	Am ⁶⁸	653.1	2004	193	Am ⁵⁷¹
	2007	391	S ³⁴⁹	653aa	2004	617	Ad ⁶⁹⁷
629.82	2002	605	Am ⁶⁸	653b	2006	337*	Ad(RN)
	2007	391	S ³⁴⁹	653c	2006	337*	Ad
629.84	2002	605	S ⁶⁸	653g	2006	337*	Am & RN
	2007	391	S ³⁴⁹	653k	2001	128	Am
629.86	2002	605	Am ⁶⁸	653m	1999	83	Am ³⁰
	2007	391	S ³⁴⁹	653o	2006	660	Am
629.88	2002	605	Am ⁶⁸		2007	576	Am
	2007	391	S ³⁴⁹				R & Ad ¹⁹²
629.89	2002	605	Am ⁶⁸	653t	1999	853	Am ¹⁴⁴
	2007	391	S ³⁴⁹		2002	787	Am ⁴²²
629.90	2002	605	Am ⁶⁸	653w	2006	9	Am
	2007	391	S ³⁴⁹	653y	2004	295	Ad
629.91	2002	605	S ⁶⁸	653z	2003	670	Ad
	2007	391	S ³⁴⁹	656	2004	511	Am
629.92	2002	605	S ⁶⁸	656.5	2004	511	Ad
	2007	391	S ³⁴⁹	656.6	2004	511	Ad
629.94	2002	605	Am ⁶⁸	664	2005	52	Am
	2007	391	S ³⁴⁹		2006	468	Am
629.96	2002	605	S ⁶⁸	666	2000	135	Am ²⁰³
	2007	391	S ³⁴⁹	666.5	1999	706*	Am
629.98	2002	605	Am ⁶⁸	666.7	1999	706*	Am
	2007	391	Am ³⁴⁹		2001	854	Am
633	2003	468	Am ⁵⁶¹		2003	499	Am
633.6	1999	367	Ad		2004	405	Am ⁶⁵⁴
636.5	1999	853	Am ¹⁴⁴		2005	722*	Am
637.5	2001	731	Am		2006	901	R ⁸¹⁰
	2002	664	Am ⁴³¹	667.1	2000		
	2006	198	Am				
638	2006	626	Ad				
640	2000	860	Am				
	2006	258	Am				
645	2001	854	Am				
646.9	2000	669	Am	667.5	2000		
	2002	832	Am				
	2007	579*	Am (by Sec. 39 of Ch.)				
	2007	582	Am (by Sec. 2.5 of Ch.)				
646.91	1999	659	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>
667.5 (Cont.)	2006			802	2002	828	Am
	Initiative				2004	586	Am ⁷⁹
	(Prop. 83						R ⁸⁰
	adopted						Ad ⁸¹
	Nov. 7, 2006)		Am	803	1999	706*	Am (by Sec. 10
667.51	2006	337*	Am				of Ch.)
	2006				1999	983	Am
	Initiative				2000	235	Am
	(Prop. 83				2001	235	Am
	adopted				2002	787	Am ⁴²²
	Nov. 7, 2006)		Am		2002	1059*	Am
667.6	2002	787	Am ⁴²²		2003	2*	Am
	2006	337*	Am		2003	73	Am
	2006				2003	152	Am
	Initiative				2003	468	Am ⁵⁶¹
	(Prop. 83				2004	368	Am
	adopted				4X 2003–04	2	Am
	Nov. 7, 2006)		Am		2005	2*	R (as am by
667.61	2006	337*	Am				Stats. 2004,
	2006						Ch. 368 and
	Initiative						Stats. 2003–04
	(Prop. 83						(4th Ex. Sess.),
	adopted						Ch. 2) & Ad
	Nov. 7, 2006)		Am		2005	479	Am (as ad by
667.7	2001	854	Am				Stats. 2005,
	2006	901	Am ⁸¹⁰				Ch. 2)
667.70	1999	706*	Am	803.5	2003	468	Ad ⁵⁶¹
667.71	2000	287	Am ²¹⁶	803.6	2004	368	Ad
	2006	337*	Am	804	2006	901	Am ⁸¹⁰
	2006			805.5	2004	368	R
	Initiative			808	2002	784	Am ⁴⁹⁰
	(Prop. 83				2003	62	Am ⁵¹⁹
	adopted			810	2002	784	Am ⁴⁹⁰
	Nov. 7, 2006)		Am	817.5	2000	940	Ad
667.72	1999	706*	R	825	2003	149	Am
667.9	1999	569	Am	830.1	2000	61	Am
668	1999	350*	Am		2001	68	Am
668.5	1999	350*	Ad		2002	56	Am
670	2001	854	Am		2002	185	Am (by Sec. 2
675	2004	769	Ad				of Ch.)
679.04	2006	689	Am		2002	784	Am ⁴⁹⁰
679.05	2004	159	Ad		2003	47	Am (by Sec. 1
	2005	22	Am ⁶⁴⁷				of Ch.)
	2005	279	Am ⁷⁴²		2003	70	Am (by Sec. 1
	2007	206	Am				of Ch.)
679.08	2006	94	Ad		2003	149	Am ⁴⁴⁵
680	2003	537	Ad		2003	710	Am
778a	2001	854	Am		2004	516	Am
784.7	2002	194	Am		2006	127*	Am
786	2002	908	Am		2007	84*	Am
787	2002	64*	Ad	830.11	1999	1005	Am
790	1999	83	Am ³⁰		2003	890	Am
793	2004	511	Am				R & Ad ²³²
793.5	2004	511	Ad		2005	190	Am (as am by
801.1	2004	368	Ad				Sec. 4 and as ad
	2005	479	Am				by Sec. 5,
	2007	579*	Am				Stats. 2003,
801.2	2006	337*	Ad				Ch. 890)

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
830.11 (Cont.)								
	2006	501	R (as am by Sec. 2, Stats. 2005, Ch. 190)	832.7	2001	473	Am ³⁶⁹	
			Am (as am by Sec. 1, Stats. 2005, Ch. 190)		2000	971	Am	
					2002	63	Am	
					2002	391	Am	
					2003	102	Am	
				832.9	2004	248	Am	
				833.2	2006	729	Ad	
				834c	1999	268	Ad	
				836	1999	661	Am (by Sec. 10 of Ch.)	
830.14	1999	1007	Am		1999	662	Am	
	2006	260*	Am		2000	47	Am	
830.2	1999	917	Am		2002	534	Am	
	1999	918	Am (by Sec. 4.5 of Ch.)		2003	468	Am ⁵⁶¹	
					2003	495	Am	
830.29	1999	840*	Ad ²¹		2004	405	Am ⁶⁵⁴	
			R ³⁴		2002	526	Am	
			Am ^{382 19}	847	2003	468	Am ⁵⁶¹	
830.3	2001	859	Am ¹¹²		2005	635	Am	
	1999	525	Am	851.5	2002	784	Am ⁴⁹⁰	
	1999	840*	Am		2006	901	Am ⁸¹⁰	
	2000	857	Am ²⁰³	851.8	2007	390	Am	
	2003	788	Am		2003	792	Ad	
	2006	74*	Am	851.90	2003	467	Am	
	2007	483	Am ⁹⁶²		853.5	2003	467	Am
830.31	2003	468	Am ⁵⁶¹		853.6	2003	467	Am
830.32	2000	135	Am ²⁰³			2004	889*	Am
830.33	2004	510	Am		853.6a	2003	149	Am
830.34	2004	799*	Am		853.7a	2002	148	Am
830.35	2000	808*	Am		859.1	2004	823	Am
830.36	1999	891	Am		859a	2002	784	Am ⁴⁹⁰
830.5	2001	119	Am		861.5	2004	823	Am
	2002	1124*	Am			2005	279	Am ⁷⁴²
830.6	2003	292	Am		868.7	2004	823	Am
	2007	118	Am		868.8	2001	62	Am
830.7	1999	331	Am		869	2002	784	Am ⁴⁹⁰
	2006	267	Am (by Sec. 1 of Ch.)		870	2002	784	Am ⁴⁹⁰
					872	2005	18	Am
					890	2001	218	Am ³⁵
					896	2003	149	Am
	2006	271	Am (by Sec. 2 of Ch.)		900	2003	149	Am
					903	2003	149	R
830.8	2002	201	Am		904	2003	149	Am
831.4	1999	545	Am ⁴²²		904.6	2005	25	Am
831.5	1999	112	Am		904.8	2007	82	Ad
		83	Am (as am by Sec. 8 and as ad by Sec. 8.5, Stats. 1998, Ch. 606) ³⁰		908	2003	149	Am
					908.1	2003	149	Am
	1999	635*	Am (as am by Sec. 8 and as ad by Sec. 8.5, Stats. 1998, Ch. 606)		908.2	2003	149	Am
					923	2000	322	Am
					924.4	2002	784	Am ⁴⁹⁰
					932	2002	784	Am ⁴⁹⁰
					933	2002	784	Am ⁴⁹⁰
831.7	2006	468	Ad ³⁵⁴		933.06	2001	854	Am
832	2003	70	Am		938.1	2002	784	Am ⁴⁹⁰
832.05	2003	777	Ad ⁶³		939.21	2004	823	Am
832.15	2004	593	Am ⁶⁵⁴		959.1	2006	567	Am
832.17	2004	593	Ad ⁶⁵⁴		964	2004	507*	Ad
832.25	2000	633	Ad		969c	2002	787	R ⁴²²
832.3	1999	852	Am		969d	2002	787	R ⁴²²
832.5	2002	391	Am		976.5	2000	287	Am ^{18 216}
832.6	1999	111*	Am		977	2001	82	Am
	2000	287	Am ²¹⁶			2003	29	Am

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977 (Cont.)				1037.2	2005	282	Ad
	2006	744	Am		2006	287	Am
	2007	43	Am (by Sec. 18 of Ch.)		2007	130	Am ⁹⁰²
				1038	2003	449	Am
	2007	130	Am ⁹⁰²	1039	2003	449	R
	2007	302	Am ⁹⁴⁷	1042	2002	787	Am ⁴²²
	2007	747	Am (by Sec. 8.5 of Ch.)	1048.1	1999	382	Am
977.2	1999	888	Am ¹³	1050	1999	382	Am (by Sec. 2 of Ch.)
	2004	293	Am		1999	580	Am (by Sec. 2 of Ch.)
	2007	43	Am		2000	268	Am
981	2003	468	Am ⁵⁶¹		2002	784	Am ⁴⁹⁰
987.2	2002	784	Am ⁴⁹⁰		2002	788	Am
987.9	2006	538	Am ⁸⁰²		2003	133	Am
999c	2003	229	Am	1050.5	2003	133	Am
999j	2003	229	Am	1054.10	2003	238*	Ad
999k	2003	229	Am	1054.6	2004	182	Am ^{81 614}
999l	2000	287	Am ²¹⁶	1054.9	2002	1105	Ad
999n	2003	229	Am	1089	2002	784	Am ⁴⁹⁰
999p	2003	229	Am		2003	62	Am ⁵¹⁹
999r	2003	229	Am	1127g	2004	823	Ad
999s	2003	229	Am	1127h	2006	550	Ad
999t	2001	210	Am	1166	1999	570	Am
999v	2003	229	Am	1170	2004	747	Am (by Sec. 1 of Ch.)
999x	2003	229	Am		2007	3*	Am
999y	2001	210	Am		2007	740	Am (as am by Sec. 2, Stats. 2007, Ch. 3)
	2003	229	Am				Am (as ad by Sec. 3, Stats. 2007, Ch. 3)
1000	2001	473	Am ³⁶⁹	1170.1	2000	689	Am
	2002	545	Am ⁴²²		2002	126	Am
	2002	784	Am ⁴⁹⁰	1170.11	1999	706*	Am (by Sec. 11 of Ch.)
1000.12	2005	477	Am		2000	287	Am ²¹⁶
1000.13	2005	477	R		2001	854	Am
1000.3	2000	42	Am		2003	468	Am ⁵⁶¹
1000.30	2001	115	R		2004	405	Am ⁶⁵⁴
1000.31	2001	115	R		2005	279	Am ⁷⁴²
1000.32	2001	115	R		2005	722*	Am
1000.33	2001	115	R		2007	302	Am ⁹⁴⁷
1000.34	2001	115	R	1170.125	2000		
1000.36	2001	115	R		Initiative (Prop. 21 adopted Mar. 7, 2000)		
1000.5	2002	784	Am ⁴⁹⁰		2006	337*	Am
1000.8	2000	815	Ad	1170.17	1999	996	Ad
Pt. 2, Title 6, Ch. 2.8, heading (Sec. 1001.20 et seq.)	2004	290	Am		2000	287	Am ²¹⁶
	2004	290	Am	1170.19	1999	996	Ad
1001.20	2004	290	Am		2000	287	Am ²¹⁶
1001.21	2004	290	Am	1170.3	2007	3*	Am
1001.22	2004	290	Am				R & Ad ³⁰¹
1001.23	2004	290	Am	1170.6	2001	745*	R
1001.65	2001	745*	Am	1170.75	2004	700	Am & RN
1026.2	2003	230*	Am				
1034	2003	449	R				
1035	2003	449	Am				
1037	2000	447	Am				
	2005	282	Am				
1037.1	2005	282	Ad				
	2006	538	Am ⁸⁰²				
	2007	130	Am ⁹⁰²				

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
1170.76	2005	279	Am ⁷⁴²	1203.06	2006	337*	Am
1170.86	2005	279	Am ⁷⁴²	2006			
1170.89	2005	279	Am ⁷⁴²	Initiative			
1170.9	2006	788	Am	(Prop. 83			
1170.95	2000	689	R	adopted			
1174.2	2003	229	Am	Nov. 7, 2006)			Am
1174.4	2000	287	Am ²¹⁶	1203.065	2006	337*	Am
	2001	854	Am	2006			
1174.6	2004	193	R ⁵⁷¹	Initiative			
1191.15	2004	1*	Am	(Prop. 83			
1191.2	2006	538	Am ⁸⁰²	adopted			
1191.21	2000	444	Ad	Nov. 7, 2006)			Am
	2003	229	Am	1203.066	2005	477	Am
1192.7	1999	298	Am	2006			Am ⁸⁰²
	2000			1203.073	1999	853	Am ¹⁴⁴
	Initiative			1203.075	2006	337*	Am
	(Prop. 21			2006			
	adopted			Initiative			
	Mar. 7, 2000)		Am	(Prop. 83			
	2002	606*	Am	adopted			
	2006	337*	Am	Nov. 7, 2006)			Am
1192.8	1999	706*	Am	1203.097	1999	83	Am ³⁰
	2007	747	Am	2001			Am
1196	2007	263	Am	2001			Am
1202.1	2002	831	Am	2002			Am
	2003	468	Am ⁵⁶¹	2002			Am
1202.4	1999	121	Am	2003			Am
	1999	584	Am (as am by				R & Ad ¹⁰⁰
			Stats. 1999,	2006			Am (as am by
			Ch. 121)				Sec. 1,
	2000	198	Am				Stats. 2003,
	2000	1016	Am (by Sec. 9.5				Ch. 431) ³⁸
			of Ch.)				Am (as am by
	2004	223*	Am				Sec. 2,
	2005	238	Am				Stats. 2003,
	2005	240	Am (by				Ch. 431) ²³²
			Sec. 10.5 of Ch.)	2007			Am (as am by
	2007	302	Am				Sec. 5,
1202.41	1999	888	Am				Stats. 2006,
	2005	238	Am				Ch. 476) ⁹⁶²
1202.42	2002	1141	Ad				Am (as am by
1202.43	2002	1141	Ad				Sec. 6,
1202.44	2004	223*	Ad				Stats. 2006,
1202.45	2004	223*	Am				Ch. 476) ⁹⁶²
	2007	302	Am	1203.098	2000	544	Ad
1202.46	1999	888	Ad	1203.1abc	2003	468	Am ^{68 561}
1202.5	2000	399	Am	2004			Am
1202.51	2007	394	Ad	1203.1b	2001	473	Am ³⁶⁹
1202.7	2001	485	Am	2002			Am ⁴⁹⁰
	2007	579*	Am	1203.1bb	2002	787	Am ⁴²²
1202.8	2006	336*	Am	1203.1bc	2002	919	Ad & R ⁴³
	2006	886	Am (as am by	1203.1c	2002	784	Am ⁴⁹⁰
			Sec. 4,	1203.1d	2000	545	Am
			Stats. 2006,				Am
			Ch. 336)				1124*
1203	2006	337*	Am	1203.1f	2002	198	Am
1203.016	2005	488*	Am	1203.1k	2000	1016	Am
1203.017	2007	252*	Ad	1203.3	2000	1016	Am
1203.044	2001	854	Am				Am
1203.049	1999	706*	Am				Am ⁵¹⁹
							Am ⁵⁶¹

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>
1203.4	2000	226	Am	1214.1	2005	74*	Am
	2003	49	Am		2005	705*	Am
	2005	704	Am		2005	706	Am
	2005	705*	Am		2007	738	Am
	2007	161	Am	1237.5	2002	784	Am ⁴⁹⁰
1203.45	2005	705*	Am	1238	1999	344*	Am
	2007	682	Am	1240.1	2000	287	Am ²¹⁶
1203.4a	2001	824	Am		2002	784	Am ⁴⁹⁰
	2005	22	Am ⁶⁴⁷		2003	62	Am ⁵¹⁹
1203.6	2002	784	Am ⁴⁹⁰	1247k	2004	193	Am ⁵⁷¹
1203.7	2001	473	Ad ³⁶⁹	1269b	1999	83	Am ³⁰
1203.71	2001	473	Ad ³⁶⁹		2001	176	Am
1203.72	2001	473	Ad ³⁶⁹		2003	149	Am
	2002	787	Am ⁴²²	1270.1	1999	703	Am
1203.73	2001	473	Ad ³⁶⁹		2003	30	Am
	2002	787	Am ⁴²²	1278	2004	104	Am
1203.74	2001	473	Ad ³⁶⁹	1280.1	2001	854	Am
1203.8	2005	603	Ad	1281a	2002	784	Am ⁴⁹⁰
1203.9	2004	30*	Am	1287	2004	104	Am
1203c	2006	337*	Am	1299	1999	426	Ad & R ¹⁸
1203e	2006	337*	Ad		2004	166	S ³⁸
1203f	2006	337*	Ad	1299.01	1999	426	Ad & R ¹⁸
1207	2007	263	Am		2004	166	S ³⁸
1208.2	1999	113	Ad	1299.02	1999	426	Ad & R ¹⁸
1208.3	1999	113	Ad		2004	166	S ³⁸
1210	2000			1299.04	1999	426	Ad & R ¹⁸
	Initiative				2004	166	S ³⁸
	(Prop. 36			1299.05	1999	426	Ad & R ¹⁸
	adopted				2004	166	S ³⁸
	Nov. 7, 2000)		Ad ²⁹⁴	1299.06	1999	426	Ad & R ¹⁸
	2001	721*	Am		2004	166	S ³⁸
	2003	155	Am	1299.07	1999	426	Ad & R ¹⁸
	2006	63*	Am		2004	166	S ³⁸
1210.1	2000			1299.08	1999	426	Ad & R ¹⁸
	Initiative				2004	166	S ³⁸
	(Prop. 36			1299.09	1999	426	Ad & R ¹⁸
	adopted				2004	166	S ³⁸
	Nov. 7, 2000)		Ad ²⁹⁴	1299.10	1999	426	Ad & R ¹⁸
	2001	721*	Am		2004	166	S ³⁸
	2006	63*	Am	1299.11	1999	426	Ad & R ¹⁸
1210.10	2005	484*	Ad		2004	166	S ³⁸
1210.11	2005	484*	Ad	1299.12	1999	426	Ad & R ¹⁸
1210.12	2005	484*	Ad		2004	166	Am ³⁸
1210.13	2005	484*	Ad	1299.13	1999	426	Ad & R ¹⁸
1210.14	2005	484*	Ad		2004	166	S ³⁸
1210.15	2005	484*	Ad	1299.14	2004	166	Ad & R ³⁸
1210.16	2005	484*	Ad	1305	1999	570	Am
1210.5	2001	721*	Ad	1305.4	1999	570	Am
1210.7	2005	484*	Ad	1308	1999	570	Am
1210.8	2005	484*	Ad	1326	2004	162	Am
1210.9	2005	484*	Ad		2007	263	Am
1213	2007	263	Am	1328	1999	662	Am
1214	1999	344*	Am (as ad by		2002	1008	Am
			Sec. 8,	1335	2005	305	Am
			Stats. 1998,	1336	2000	186	Am
			Ch. 587)		2005	305	Am
	2000	545	Am	1337	2004	405	Am ⁶⁵⁴
	2002	784	Am ⁴⁹⁰		2005	305	Am
	2004	223*	Am	1341	2004	405	Am ⁶⁵⁴

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	
1341 (Cont.)				2004	380	Am (as am by	
	2005	305	Am			Sec. 1,	
1347	1999	83	Am (as am by			Stats. 2002,	
			Sec. 1.5 and as			Ch. 62)	
			ad by Sec. 1.6,	2007	132	R (as am by	
			Stats. 1998,			Sec. 52,	
			Ch. 670) ³⁰			Stats. 1997,	
	2000	207	Am (as am by			Ch. 850)	
			Sec. 153,			Am (as am by	
			Stats. 1999,			Sec. 2,	
			Ch. 83) ²⁰			Stats. 2004,	
			Am (as am by			Ch. 380)	
			Sec. 154,	1463.010	2003	275	Am
			Stats. 1999,		2004	183	Am ⁵⁷¹
			Ch. 83) ³⁴		2007	132	Am
	2002	96	R (as am by	1463.02	2007	132	Ad
			Sec. 2,	1463.1	2001	812	Am
			Stats. 2000,	1463.12	1999	841	Ad
			Ch. 207)		2005	716	Am
			Am (as am by	1463.13	2000	165	Ad
			Sec. 1,	1463.14	2005	158	Am
			Stats. 2000,		2007	682	Am
			Ch. 207) ¹³	1463.15	2003	482	Ad
	2005	480	Am	1463.16	2007	682	Am
1347.5	2004	823	Am	1463.17	2007	383	Am
1348.5	2001	115	R		2007	682	Am (by Sec. 7.5
1369	2004	486	Am			of Ch.)	
	2007	556	Am	1463.21	2002	590	Ad & R ⁷⁵
1369.1	2007	556	Ad & R ³⁸	1463.28	2003	149	Am
1370	2002	664	Am ⁴³¹	1464	1999	1023	Am
	2004	486	Am		2000	248*	Am
	2006	799	Am		2007	302	Am (by Sec. 17
1370.01	2004	486	Am			of Ch.)	
1372	2003	356	Am	1464.2	1999	610	Ad
	2004	183	Am ⁵⁷¹	1465.5	2003	555	Am
	2004	405	Am ⁶⁵⁴	1465.6	2003	555	Am
1376	2003	700	Ad	1465.7	2002	1124*	Ad ⁴²⁴
1382	1999	344*	Am			R ⁶⁹	
	2005	36	Am		2003	365	Am
1385	2000	689	Am		2007	176*	Am ¹³
1405	2000	821	Ad	1465.8	2003	159*	Ad ⁴⁷⁹
	2001	943	Am		2007	302	Am
	2004	405	Am ⁶⁵⁴	1473.5	2001	858	Ad & R ¹⁸
1417.8	2001	473	Am ³⁶⁹		2003	136	Am ³⁸
	2007	579*	Am		2004	609	Am
1417.9	2000	821	Ad & R ²⁰	1473.6	2002	1105	Ad
	2001	943	Am	1475	2006	274	Am
	2002	1105	Am ¹³	1511	2001	854	Am (as ad by
1424	1999	363	Am			Stats. 1989,	
1428	2002	784	Am ⁴⁹⁰			Ch. 560) & RN	
1429.5	2002	784	R ⁴⁹⁰	1512	2001	854	Ad(RN)
1462	2002	784	R ⁴⁹⁰	1524	2002	864	Am (by Sec. 1
1462.2	2003	449	Am			of Ch.)	
1463	2000	135	Am ²⁰³		2002	1059*	Am (by Sec. 3
	2002	784	Am ⁴⁹⁰			of Ch.)	
	2003	62	Am ⁵¹⁹		2003	137	Am
	2007	302	Am		2004	182	Am ^{81 614}
1463.007	2002	62	Am		4X 2003–04	2	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>
1524 (Cont.)	2005	279	Am (as am by Sec. 8, Stats. 2003–04 (4th Ex. Sess.), Ch. 2) ⁷⁴²	2403	2005	10*	R ^{715 716} S ⁷⁰³
	2005	294	Am ⁸⁰²	2625	2005	GRP 1	Am
	2006	538	Am ⁴⁹⁰		2002	65	Am
1524.1	2002	784	Am ⁴²²		2004	20*	Am
	2002	787	Am ⁵¹⁹	2635	2005	303	Ad
	2002	831	Am	2636	2005	303	Ad
	2003	62	Am	2637	2005	303	Ad
1524.2	1999	896	Ad	2638	2005	303	Ad
1524.3	2002	864	Ad	2639	2005	303	Ad
1529	2005	181	Am	2640	2005	303	Ad
1536.5	2004	372	Ad	2641	2005	303	Ad
1538.5	2001	231	Am	2642	2005	303	Ad
	2002	401	Am ⁴⁹⁰	2643	2005	303	Ad
	2002	784	Am ⁹⁴⁷	2677	2001	854	Am
	2007	302	Am	2694	2007	7*	Ad
1539	2002	71	Am	2713.2	2007	7*	Ad
1543	2004	490	Am	2717	2000	525	Ad
1547	2002	529	Am	2717.4	2001	854	Am
1557	2006	538	Am ⁸⁰²	2762	2004	798	Am ⁸¹
	2007	175*	Am	2786	2006	538	Am ⁸⁰²
1600.5	2000	324	Am	2786.1	2007	737	Ad
1603	2004	628	Am		2005	10*	Am ^{715 716}
1607	2000	324	Am		2005	GRP 1	S ⁶⁹⁴
1610	2001	248	Am		2006	538	Am ⁸⁰²
2036	2005	10*	R ^{715 716} S ⁷⁰³	2802	2004	225*	Am
	2005	GRP 1	R ^{715 716} S ⁷⁰³		2005	10*	Am ^{715 716}
2038	2005	10*	R ^{715 716} S ⁷⁰³		2005	GRP 1	S ⁶⁹⁴
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2803	2005	10*	Am ^{715 716}
2043.3	2005	10*	R ^{715 716} S ⁷⁰³		2005	GRP 1	S ⁶⁹⁴
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2804	2005	10*	Am ^{715 716}
2045.3	2005	10*	R ^{715 716} S ⁷⁰³		2005	GRP 1	S ⁶⁹⁴
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2806	2005	10*	Am ^{715 716}
2046.3	2005	10*	R ^{715 716} S ⁷⁰³		2005	GRP 1	S ⁶⁹⁴
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2807	2002	951	Am
2048.3	2005	10*	R ^{715 716} S ⁷⁰³		2005	10*	Am ^{715 716}
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2808	2005	10*	Am ^{715 716}
2048.7	2005	10*	R ^{715 716} S ⁷⁰³		2005	GRP 1	S ⁶⁹⁴
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2809	2005	10*	Am ^{715 716}
2053	2004	193	Am ⁵⁷¹		2005	GRP 1	S ⁶⁹⁴
2053.3	2001	115	R	2810	2005	10*	Am ^{715 716}
2054.2	2007	7*	Ad		2005	GRP 1	S ⁶⁹⁴
2061	2007	7*	Ad	2810.5	2005	10*	Am ^{715 716}
2062	2007	7*	Ad		2005	GRP 1	S ⁶⁹⁴
2063	2007	175*	Ad	2811	2005	10*	Am ^{715 716}
2079	2005	10*	R ^{715 716}		2005	GRP 1	S ⁶⁹⁴
2085.5	2001	200	Am	2815	2005	10*	Am ^{715 716}
	2004	223*	Am		2005	GRP 1	S ⁶⁹⁴
	2006	555	Am	2816	2002	113	Am
2400	2005	10*	R ^{715 716}		2005	10*	Am ^{715 716}
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2912	2004	924	Am
2401	2005	10*	R ^{715 716} S ⁷⁰³	2933.1	2002	787	Am ⁴²²
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2933.3	2002	1124*	Ad
2401.5	2005	10*	R ^{715 716} S ⁷⁰³	2933.4	2006	875	Ad
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2933.5	2000	287	Am ²¹⁶
2402	2005	10*	R ^{715 716} S ⁷⁰³	2962	1999	16*	Am
	2005	GRP 1	R ^{715 716} S ⁷⁰³		2000	135	Am ²⁰³
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2972	2000	324	Am
	2005	GRP 1	R ^{715 716} S ⁷⁰³	2972.1	2000	324	Ad
	2005	GRP 1	R ^{715 716} S ⁷⁰³	3000	2000	142*	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
3000 (Cont.)	2001	485	Am	3006	2000	127*	Ad
	2001	854	Am (by Sec. 49.5 of Ch.)	3007	2007	175*	Ad
	2002	829	Am	3008	2007	579*	Ad(RN)
	2006	337*	Am	3010	2005	484*	Ad
	2006			3010.1	2005	484*	Ad
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am	3010.2	2005	484*	Ad
	2007	579*	Am	3010.3	2005	484*	Ad
3000.07	2006			3010.4	2005	484*	Ad
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Ad	3010.5	2005	484*	Ad
	2007	579*	Am	3010.6	2005	484*	Ad
3000.1	2000	142*	Am	3010.7	2005	484*	Ad
	2001	854	Am	3010.8	2005	484*	Ad
3001	2002	829	Am	3010.9	2005	484*	Ad
	2006	337*	Am	3020	2007	7*	Ad
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am	3041	2001	131*	Am
	1999	83	Am ³⁰		2004	1*	Am
	2000	153	Am		2005	10*	Am ^{715 716}
	2000	561	Am		2005	GRP 1	S ⁶⁹⁴
	2001	131*	Am	3041.1	2005	10*	Am ^{715 716}
	2003	51	Am		2005	GRP 1	S ⁶⁹⁴
	2005	463	Am (by Sec. 1 of Ch.)	3041.7	2006	901	Am ⁸¹⁰
	2006	538	Am ⁸⁰²	3042	2003	302	Am
	2006			3043	2004	289	Am
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am	3043.2	2004	1*	Am
3003	1999	83	Am ³⁰		2004	289	Am
	2000	153	Am	3043.25	2004	289	Am
	2000	561	Am	3043.3	2004	289	Am
	2001	131*	Am	3043.6	2004	1*	Ad
	2003	51	Am	3046	2000	287	Am ²¹⁶
	2005	463	Am (by Sec. 1 of Ch.)	3053.2	2004	193	Am ⁵⁷¹
	2006	538	Am ⁸⁰²	3053.4	2004	809	Ad
	2006			3053.6	2006	735	Ad
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am	3054	2002	619	Am
	2007	573	Am	3055	2006	779	Ad ⁸⁸¹
3003.5	2006						R ²³²
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am	3055.5	2006	732	Ad & R ¹¹¹
	2007	573	Am	3057	2007	747	Am
3003.5	2006			3058.4	1999	957	Ad
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am	3058.6	1999	957	Am
	2007	573	Am	3058.61	2000	561	Ad
	2006			3058.65	2000	314	Ad
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am		2001	159	Am ³⁰⁵
	2007	573	Am		2001	470	Am
3004	2006	336*	Am		2007	571	Am
	2006	886	Am (as am by Sec. 5, Stats. 2006, Ch. 336)	3058.8	2007	571	Am
	2006			3058.9	1999	957	Ad
	Initiative (Prop. 83 adopted Nov. 7, 2006)		Am		2001	854	Am
	2007	579*	Am	3060.5	1999	475	Am
3005	2000	142*	Ad & R ²⁰⁷	3060.6	2000	484	Ad
	2005	55	Am		2007	579*	Am
	2006	337*	Am	3060.9	2007	645	Ad
	2007	579*	Am & RN	3063.1	2000		
					Initiative (Prop. 36 adopted Nov. 7, 2000)		Ad ²⁹⁴
					2001	721*	Am
					2006	63*	Am
				3063.2	2001	721*	Ad
				3063.5	2005	99*	Am
				3069	2007	645	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>
3069.5	2007	645	Ad	4752	2004	227*	Am
3071	2000	564	Ad	4753	2004	227*	Am
3072	2006	337*	Ad	4753.5	2004	227*	Ad
3073	2007	7*	Ad	4758	2006	812	Ad
3075	2002	622	Am		2007	175*	Am
	2002	784	Am ⁴⁹⁰	4801	2000	652	Am
	2003	149	Am		2005	215	Am
3076	2002	784	Am ⁴⁹⁰	4852.03	1999	576	Am
3085.1	2002	784	Am ⁴⁹⁰	4852.18	2002	784	Am ⁴⁹⁰
	2005	279	R ⁷⁴²	4900	2006	538	Am ⁸⁰²
3105	2007	7*	Ad	4901	2006	538	Am ⁸⁰²
3326	2004	798	Am ⁸¹	4902	2006	538	Am ⁸⁰²
3412	2004	297	Am	4904	2000	630	Am
3417	2004	297	Am		2006	538	Am ⁸⁰²
3418	2004	297	Am	4905	2006	538	Am ⁸⁰²
3419	2004	297	Am	4906	2006	538	Am ⁸⁰²
	2005	608	Am				
3423	2005	608	Am	Pt. 3,			
3424	2004	193	R ⁵⁷¹	Title 7,			
	2005	608	Ad	Ch. 1,			
3430	2007	706	Ad	heading			
3520	2003	468	Am ⁵⁶¹	(Sec. 5000			
3600	2001	934	Am	et seq.)	2005	10*	Am ^{715 716}
3602	2005	279	Am ⁷⁴²		2005	GRP 1	S ⁶⁹⁴
3605	2001	71	Am	5000	2005	10*	Am ^{715 716}
3607	2002	784	Am ⁴⁹⁰		2005	GRP 1	S ⁶⁹⁴
3700.5	2005	279	Am ⁷⁴²	5001	2005	10*	Am ^{715 716}
4002	2001	248	Am		2005	GRP 1	S ⁶⁹⁴
4007	2002	784	Am ⁴⁹⁰		2006	538	Am ⁸⁰²
4008	2002	784	Am ⁴⁹⁰	5003.5	2005	10*	Am ^{715 716}
4009	2002	784	Am ⁴⁹⁰		2005	GRP 1	S ⁶⁹⁴
4010	2002	784	Am ⁴⁹⁰	5005	2004	798	Am ⁸¹
4011.1	2001	854	Am	5007.7	2005	608	Ad
4011.10	2005	481	Ad & R ³¹⁷	5008.2	2005	524	Ad
	2006	303*	Am	5009	2005	306	Am
4012	2002	784	Am ⁴⁹⁰		2006	538	Am ⁸⁰²
4013	2005	300	Am	5010	2004	193	Am ⁵⁷¹
4016.5	2007	175*	Am	5020	2001	115	R
4017.1	2002	196	Am	5023.5	2004	227*	Ad
	2004	949	Am	5024	2000	127*	Ad
	2005	259	Am	5024.5	2004	383	Ad
	2006	538	Am ⁸⁰²	5028	2004	924	Am
4024.1	2002	784	Am ⁴⁹⁰	5029	2002	240	Ad
4025	2002	146	Am	5030.1	2004	798	Ad ⁸¹
	2007	251	Am				
4025.5	2007	251	Ad & R ⁶³⁹	Pt. 3,			
4112	2002	784	Am ⁴⁹⁰	Title 7,			
4301	2002	784	Am ⁴⁹⁰	Ch. 2,			
4303	2002	784	Am ⁴⁹⁰	heading			
4304	2002	784	Am ⁴⁹⁰	(Sec. 5050			
4497.40	2004	193	R ⁵⁷¹	et seq.)	2005	10*	Am ^{715 716}
4501	2004	405	Am ⁶⁵⁴		2005	GRP 1	S ⁶⁹⁴
4501.1	2000	627	Am ¹³	5050	2005	10*	Am ^{715 716}
4536.5	1999	83	Am ³⁰		2005	GRP 1	S ⁶⁹⁴
4575	2007	655	Ad	5051	2005	10*	R ^{715 716}
4750	2004	227*	Am		2005	GRP 1	S ⁷⁰³
	2006	812	Am	5051.5	2005	10*	R ^{715 716}
	2007	175*	Am		2005	GRP 1	S ⁷⁰³
4751	2004	227*	Am	5052	2005	10*	Am ^{715 716}
	2005	54	Am		2005	GRP 1	S ⁶⁹⁴
4751.5	2004	227*	Ad	5053	2005	10*	R ^{715 716}
					2005	GRP 1	S ⁷⁰³
				5054	2005	10*	Am ^{715 716}

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>
5054 (Cont.)	2005	GRP 1	S ⁶⁹⁴	6004	2005	GRP 1	S ⁷⁰³
5054.1	2007		579* Am		2005		R ^{715 716}
5054.2	2007		579* Am		2005	GRP 1	S ⁷⁰³
5055	2005		10* Am ^{715 716}	6005	2002	221	Am
	2005	GRP 1	S ⁶⁹⁴		2004	227*	Am
5056.5	2006	782	Ad & R ¹¹¹		2007	175*	Am
5057	2005	10*	Am ^{715 716}	6008	2001	854	Am
	2005	GRP 1	S ⁶⁹⁴	Pt. 3, Title 7, Ch. 5, heading (Sec. 6024 et seq.)	2005	10*	Am ^{715 716}
5058	2000	1060	Am		2005	GRP 1	S ⁶⁹⁴
	2001	141	Am		2005	10*	Am ^{715 716}
	2002	787	Am ⁴²²	6024	2005	10*	Am ^{715 716}
5058.1	2001	141	Ad		2005	GRP 1	S ⁶⁹⁴
5058.2	2001	141	Ad		2006	538	Am ⁸⁰²
5058.3	2001	141	Ad		2001	930	Am
	2006	713	Am		2005	10*	Am ^{715 716}
5058.4	2004	738	Ad	6025	2005	GRP 1	S ⁶⁹⁴
5058.5	2001	854	Am (as ad by Stats. 1992, Ch. 695) & RN		2005	10*	Am ^{715 716}
	2001	854	Ad(RN)	6026	2005	10*	Am ^{715 716}
5066	1999	83	Am ³⁰		2005	GRP 1	S ⁶⁹⁴
	2004	193	Am ⁵⁷¹	6030	2005	10*	Am ^{715 716}
5067	2005	10*	R ^{715 716}		2005	608	Am
	2005	GRP 1	S ⁶⁹⁴		2005	GRP 1	S ⁶⁹⁴
5068.5	2000	356*	Am	6031.1	2002	784	Am ⁴⁹⁰
5071	2002	196	Am	6035	2003	158*	Am
	2005	259	Am	6036	2003	158*	Am
	2006	538	Am ⁸⁰²	6037	2003	158*	R
Pt. 3, Title 7, Ch. 3, heading (Sec. 5075 et seq.)	2005	10*	Am ^{715 716}	6040	2003	158*	Am
	2005	GRP 1	S ⁶⁹⁴	6041	2003	158*	R
5075	2001	131*	Am	6042	2003	158*	R
	2005	10*	Am ^{715 716}	6043	2003	158*	R
	2005	GRP 1	S ⁶⁹⁴	6044	2001	860	Ad & R ^{37 75}
5075.1	2005	10*	Ad ^{715 716}		2006	901	Am ^{13 810}
	2005	GRP 1	S ⁶⁹⁹	6045.8	2002	1124*	Am
5075.5	2005	215	Am		2005	10*	Am ^{715 716}
5075.6	2005	10*	Ad ^{715 716}	6050	2005	GRP 1	S ⁶⁹⁴
	2005	GRP 1	S ⁶⁹⁹		2005	83	Am ³⁰
5075.7	2005	GRP 1	S ⁶⁹⁹	6051	1999	918	Am
5076.1	2005	10*	Am ^{715 716}		2003	158*	Am
	2005	GRP 1	S ⁶⁹⁴		2007	175*	Am
	2006	538	Am ⁸⁰²	6065	1999	83	Am ³⁰
5082	2005	10*	R ^{715 716}	6125	2004	733	Am
	2005	GRP 1	S ⁷⁰³	6126	1999	83	Am ³⁰
5971	2003	62	Am ⁵¹⁹		1999	918	Am
Pt. 3, Title 7, Ch. 4, heading (Sec. 6001 et seq.)	2005	10*	Am ^{715 716}		2004	733	Am
	2005	GRP 1	S ⁶⁹⁴		2005	10*	Am ^{715 716}
6001	2005	10*	Am ^{715 716}	6126.3	2007	175*	Am
	2005	GRP 1	S ⁷⁰³		1999	918	Ad
6003	2005	10*	R ^{715 716}		2004	734	Am
					2005	10*	Am ^{715 716}
				6126.4	1999	918	Ad
				6126.5	1999	918	Ad
					2001	854	Am
					2004	734	Am
				6126.6	1999	918	Ad
					2004	734	R
					2005	10*	Ad ^{715 716}
					2006	709	Am
				6127	1999	918	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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6127.1	1999	918	Ad		2006	800	Am
6127.3	1999	918	Ad	7512	2004	953 *	S ⁵⁷
6127.4	1999	918	Ad		2006	800	Am
6128	1999	918	Am	7512.5	2004	953 *	S ⁵⁷
	2004	733	Am		2006	800	Am
6129	1999	806	R & Ad	7513	2004	953 *	S ⁵⁷
	2000	135	Am ²⁰³		2006	800	Am
	2003	158 *	Am	7514	2004	193	Am ⁵⁷¹
	2004	733	Am		2004	953 *	S ⁵⁷
6131	2004	734	Ad		2006	800	Am
6132	2004	734	Ad	7515	2004	953 *	Am ⁵⁷
6133	2004	736	Ad		2006	800	Am
6140	2007	7 *	Ad	7516	2004	953 *	S ⁵⁷
6141	2007	7 *	Ad	7516.5	2004	953 *	S ⁵⁷
6224.5	2000	249	Ad	7516.8	2004	953 *	S ⁵⁷
6227.5	2000	249	Ad	7517	2004	953 *	S ⁵⁷
6236	2001	854	Am	7518	2004	953 *	S ⁵⁷
6241	2003	229	Am		2005	10 *	Am ^{715 716}
6245	2004	183	Am ⁵⁷¹		2005	GRP 1	S ⁶⁹⁴
6247	2001	115	R		2006	800	Am
6267	2003	708	Ad	7519	2004	953 *	S ⁵⁷
6270	2007	7 *	Ad	7520	2004	953 *	S ⁵⁷
6271	2007	7 *	Ad		2006	800	Am
6271.1	2007	7 *	Ad ⁸⁹³	7521	2004	953 *	S ⁵⁷
6272	2007	7 *	Ad		2006	800	Am
6273	2007	7 *	Ad	7522	2004	953 *	S ⁵⁷
6275	2007	228	Ad		2006	800	Am
6400	2002	238	Ad	7523	2004	953 *	S ⁵⁷
7000	2007	7 *	Am	7530	2004	953 *	S ⁵⁷
	2007	175 *	Am		2006	800	Am
7003	2007	7 *	Am	7531	2004	953 *	S ⁵⁷
7003.5	2007	7 *	Am	7540	2004	953 *	S ⁵⁷
	2007	175 *	Am	7550	2004	953 *	S ⁵⁷
7004.5	2007	7 *	Ad	7551	2004	953 *	S ⁵⁷
7009	2004	193	R ⁵⁷¹	7552	2004	953 *	S ⁵⁷
7012	2001	854	Am		2006	800	Am
7014	2007	7 *	R	7553	2004	953 *	S ⁵⁷
7021	2007	7 *	Ad	7554	2004	953 *	S ⁵⁷
7050	2007	175 *	Ad	7555	2004	953 *	R
7433	2001	745 *	Am	9000	2006	338 *	Ad & R ³⁸
7440	2000	965	Ad	9001	2006	338 *	Ad & R ³⁸
7441	2000	965	Ad	9002	2006	338 *	Ad & R ³⁸
7442	2000	965	Ad	9003	2006	338 *	Ad & R ³⁸
7443	2000	965	Ad	9008	2001	745 *	R
7444	2000	965	Ad	10007	2007	7 *	Ad
7445	2000	965	Ad	11010	2002	125 *	Ad
7500	2004	953 *	Am ⁵⁷	11051	2002	787	Am ⁴²²
	2006	800	Am	11055	2004	517	Ad
7501	2004	953 *	S ⁵⁷		2005	22	Am ⁶⁴⁷
	2006	800	Am	11061	2001	477	Ad
	2007	483	Am ⁹⁶²	11061.5	2001	477	Ad
7502	2004	953 *	S ⁵⁷	11062	2007	405 *	Ad
	2006	800	Am	11077	2003	470	Am
	2007	483	Am ⁹⁶²	11077.1	2003	470	Ad
7503	2004	953 *	Am ⁵⁷	11077.2	2003	470	Ad
7504	2004	953 *	S ⁵⁷	11079	2007	583	Am
7505	2004	953 *	S ⁵⁷	11102.1	2002	623	Ad
7510	2004	953 *	Am ⁵⁷		2006	141	Am
	2006	800	Am		2007	176 *	Am
	2007	483	Am ⁹⁶²	11105	2000	421 *	Am
7511	2004	953 *	Am ⁵⁷				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
11105 (Cont.)				11163.3	1999	662	Am
	2000	808 *	Am (by Sec. 111.1 of Ch.)		2006	689	Am
				11163.6	1999	662	Ad
	2002	627	Am	11164	2000	916	Am
	2004	184 *	Am	11165.1	2000	287	Am ²¹⁶
	2004	570	Am	11165.10	2000	916	R
	2005	99 *	Am	11165.12	2000	916	Am
	2005	279	Am ⁷⁴²		2004	842	Am
	2007	104	Am	11165.13	2000	916	Am
	2007	201	Am	11165.14	2000	916	Am
	2007	581	Am	11165.15	2000	916	R
	2007	583	Am (by Sec. 17.4 of Ch.)	11165.16	2000	916	R
11105.02	2002	627	Am	11165.17	2000	916	R
11105.03	1999	31	Am	11165.3	2004	842	Am
11105.04	2003	365	Ad ³⁹¹	11165.5	2000	916	Am
	2007	160	Am		2001	133 *	Am
11105.2	2001	653 *	Am		2004	842	Am
11105.3	2000	972	Am		2007	393	Am
	2002	627	Am (by Sec. 4 of Ch.)	11165.6	2000	916	R & Ad
					2001	133 *	Am
	2002	990	Am (by Sec. 1.5 of Ch.)		2004	842	Am
	2003	124	Am		2007	393	Am
	2004	184 *	Am	11165.7	2000	916	Am
11105.4	2002	627	Am		2001	133 *	Am
11105.6	1999	33	Am		2001	754	Am (as am by Stats. 2001, Ch. 133)
11105.75	2000	623	Ad ³⁵				
11106	1999	571	Am (by Sec. 1 of Ch.)		2002	927	Am
					2002	936 *	Am
	2002	916	Am		2003	122	Am
	2003	541	Am		2004	762	Am (by Sec. 1 of Ch.)
	2005	702	Am (by Sec. 2 of Ch.)		2004	842	Am (by Sec. 5.5 of Ch.)
							Am ⁸¹⁰
	2005	715	Am (by Sec. 1.5 of Ch.)	11165.8	2000	916	R
				11165.9	2000	916	R & Ad
	2006	901	Am ⁸¹⁰		2001	133 *	Am
11106.3	2004	65	Ad		2005	713	Am
11108	2005	167	Am		2006	701	Am
	2005	715	Am (by Sec. 2.5 of Ch.)	11166	2000	916	Am
					2001	133 *	Am
11108.10	2007	639	Ad		2002	936 *	Am
11108.3	2003	499	Am		2004	823	Am (by Sec. 17 of Ch.)
	2004	593	Am ⁶⁵⁴				
	2005	715	Am		2004	842	Am (by Sec. 7.5 of Ch.)
11108.7	2004	193	R ⁵⁷¹				
11110	2004	193	R ⁵⁷¹		2005	42	Am
11112.4	2004	73	Am		2005	713	Am
11146	2002	918	Am		2006	701	Am
11160	2000	287	Am ²¹⁶		2007	393	Am
	2002	249	Am	11166.01	2002	858	Ad
	2003	229	Am		2004	842	Am
11160.1	2005	133	Ad		2005	163	Am
11160.2	2002	249	Ad & R ¹⁹		2006	901	Am ⁸¹⁰
11161.2	2001	579	Ad ³⁷	11166.05	2001	133 *	Ad
	2003	229	Am		2004	842	Am
11161.5	2004	864	Ad	11166.1	2000	916	Am
11162.5	2006	701	Am	11166.2	2000	916	Am
11163	2006	538	Am ⁸⁰²		2001	133 *	Am

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
11166.3	2000	135	Am ²⁰³	11172	2000	916	Am	
	2000	916	Am		2001	133*	Am	
	2001	133*	Am		2004	842	Am	
11166.5	2000	916	Am	2006	538	Am ⁸⁰²		
	2001	133*	Am	11174.1	2000	916	Am	
	2004	762	Am (by Sec. 2 of Ch.)	11174.3	2000	916	Am	
11166.7	2004	842	Am (by Sec. 10.5 of Ch.)	11174.31	2004	842	Ad(RN)	
	2000	916	Am	Pt. 4, Title 1, Ch. 2, Art. 2.6, heading (Sec. 11174.32 et seq.)	2004	842	Ad	
	2001	133*	Am		11174.32	2004	842	Ad(RN)
2004	842	Am & RN	2006		813	Am		
11166.8	2000	916	Am		11174.33	2004	842	Ad(RN)
2004	842	Am & RN	11174.34		2004	842	Ad(RN)	
11166.9	1999	1012	Am ¹²²		11174.35	2004	842	Ad(RN)
2000	916	Am	11174.4		2001	301	Ad	
2001	133*	Am	2002		664	Am ⁴³¹		
2003	229	Am	2002		1064	Ad ⁴⁵⁸		
2004	842	Am & RN	R ⁶³		2004	842	Am (as ad by Stats. 2002, Ch. 1064) & RN	
11166.95	2001	133*	Am	11174.5		2001	301	Ad
2004	842	Am & RN	11174.6	2001		301	Ad	
11167	2000	916	Am	11174.7		2001	301	Ad
2001	133*	Am	11174.8	2001		301	Ad	
2004	292	Am	11174.9	2001		301	Ad	
2004	842	Am (by Sec. 15.5 of Ch.)	11180	2000		658	Ad	
2005	279	Am ⁷⁴²	2001	854		Am		
2006	701	Am	2002	1078		Am		
2006	901	Am ⁸¹⁰	11181	2000		658	Ad	
11167.5	2000	916	Am	2002	1078	Am		
	2002	187	Am	11191	2007	7*	Am ⁸⁹¹	
	2004	842	Am	R ⁸⁰¹	Ad ⁸⁹²			
11168	2000	916	Am	11198	1999	707	Ad	
	2000	916	Am	11199	2002	134	Ad	
	2001	133*	Am	2003	62	Am ⁵¹⁹		
11169	2004	842	Am	11226	2002	1057	Am ⁵¹⁹	
	1999	475	Am	2003	62	Am ⁵¹⁹		
	2000	916	Am	11227	2002	1057	Am	
11170	2001	133*	Am	11230	2002	1057	Am ⁵¹⁹	
	2004	842	Am	2003	62	Am ⁵¹⁹		
	2005	279	Am ⁷⁴²	11410	2004	700	Am	
2006	701	Am	11413	2004	700	Am		
2007	160	Am	11415	1999	563	Ad		
2007	583	Am (by Sec. 19.5 of Ch.)	11416	1999	563	Ad		
11170.5	2004	842	Am	11417	1999	563	Ad	
11170.6	1999	851*	Ad	2002	606*	Am		
2000	135	Am ²⁰³	11418	2002	611*	Am		
2004	842	R	1999	563	Ad			
11171	2000	916	Am	2001	854	Am		
	2002	249	Am & RN & Ad	2002	606*	Am		
	2003	62	Am ⁵¹⁹	2002	611*	Am		
2003	229	Am	11418.1	2002	606*	Ad		
2003	468	Am ⁵⁶¹	11418.5	1999	563	Ad		
2004	183	Am ⁵⁷¹	2002	611*	Am			
2004	405	Am ⁶⁵⁴						
11171.2	2002	249	Ad(RN)					
11171.5	2000	916	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
11419	1999	563	Ad		2003	468	Am ⁵⁶¹
	2002	611 *	Am		2004	494	Am
11460	2002	787	Am ⁴²²	12022.53	2000	287	Am ²¹⁶
11501	2003	229	Am		2001	854	Am
11502	2003	229	Am		2002	126	Am
	2004	183	Am ⁵⁷¹		2003	468	Am ⁵⁶¹
11504	2003	229	Am		2006	901	Am ⁸¹⁰
12000	2000	135	Am ²⁰³	12022.55	2002	126	Am
12001	1999	129	Am	12022.6	2007	420	Am ⁴⁸⁹
	2001	940	Am	12022.7	2000	919	Am
	2001	942	Am		2002	126	Am
	2002	909	Am	12022.75	2006	337 *	Am
	2003	246	Am		2006		
	2005	715	Am (by Sec. 4 of Ch.)		Initiative (Prop. 83 adopted Nov. 7, 2006)		Am
	2006	901	Am ⁸¹⁰				
	2007	163	Am	12022.99	2002	126	Am
12001.1	1999	976	Ad	12025	1999	571	Am ¹³⁸
	2002	58	Am	12026.2	2004	247 *	Am
12001.6	2001	944	Am		2005	715	Am
12002	1999	112	Am	12027	2007	139	Am
	2001	527	Am	12028	2003	499	Am
12010	2001	944	Ad ³⁴⁰		2004	602	Am
	2004	593	Am ⁶⁵⁴	12028.5	1999	659	Am
12011	2001	944	Ad ³⁴⁰		1999	662	Am (by Sec. 18.5 of Ch.)
	2004	494	Am		2000	254	Am
	2004	593	Am ⁶⁵⁴		2002	830	Am (by Sec. 3 of Ch.)
12012	2001	944	Ad ³⁴⁰		2002	833	Am (by Sec. 1.5 of Ch.)
12020	1999	111 *	Am		2004	602	Am
	1999	129	Am (by Sec. 3.5 of Ch.)		2005	715	Am
	2000	287	Am ²¹⁶	12028.7	2001	944	Ad
	2001	130	Am		2002	830	Am
	2001	937	Am		2004	602	Am
	2004	247 *	Am		2005	715	Am
12020.1	2002	208	Ad		2001	944	Ad
12020.3	2000	275	Ad		2002	830	Am
12021	1999	662	Am		2004	602	Am
	2000	400	Am (by Sec. 1 of Ch.)	12030	2004	602	Am
	2001	944	Am	12031	1999	571	Am ¹³⁹
	2002	830	Am	12035	2001	126	Am
	2003	490	Am (by Sec. 1 of Ch.)		2002	664	Am ⁴³¹
	2003	495	Am (by Sec. 3 of Ch.)	12036	2001	126	Am
	2003	498	Am (by Sec. 8 of Ch.)		2005	715	Am
	2003	499	Am (by Sec. 4.7 of Ch.)	12050	1999	142	Am
	2004	183	Am ⁵⁷¹		2000	123	Am
	2004	593	Am ⁶⁵⁴	12051	2003	541	Am
	2006	538	Am ⁸⁰²	12070	2004	247 *	Am
12021.3	2004	602	Ad		2005	715	Am
	2005	715	Am	12071	1999	83	Am ³⁰
12022	1999	129	Am		1999	128	Am
	2002	126	Am		2001	126	Am
	2004	494	Am		2001	138	Am (by Sec. 3 of Ch.)
12022.5	1999	129	Am		2001	940	Am (by Sec. 2 of Ch.)
	2002	126	Am		2001	942	Am (by Sec. 2 of Ch.)
					2001	944	Am (by Sec. 5.1 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>			
<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Section</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
12071 (Cont.)	2002	664	Am ⁴³¹	12077	1999	128	Am
	2002	909	Am (by Sec. 3 of Ch.) ⁵²⁴		2001	940	Am
	2002	911	Am (by Sec. 1 of Ch.) ⁵²³		2001	942	Am
	2003	502	Am (by Sec. 1.5 of Ch.) ⁵²⁴		2003	502	Am
	2003	754	Am (as am by Sec. 1 and Sec. 1.5, Stats. 2002, Ch. 911)	12077.5	2003	298	Ad
	2004	247*	R (as am by Sec. 1, Stats. 2002, Ch. 911)	12078	2001	940	Am
	2005	715	S (as am by Sec. 1.5, Stats. 2002, Ch. 911) ²²⁷		2001	942	Am
	2006	784	Am		2002	664	Am ⁴³¹
12071.1	1999	247	Am		2002	909	Am
12071.4	1999	247	Ad		2004	247*	Am
12072	1999	128	Am		2004	606*	Am
	2001	940	Am		2005	715	Am (by Sec. 12 of Ch.)
	2001	942	Am		2006	784	Am
	2002	909	Am		2007	163	Am
	2004	247*	Am	12079	1999	129	Ad
	2005	715	Am (by Sec. 9 of Ch.)	12081	2001	940	Am & R ²⁰
	2006	784	Am		2001	942	Am & R ²⁰
12072.5	2000	271	Ad		2004	606*	Ad
12073	2002	909	Am		2005	22	Am ⁶⁴⁷
	2004	606*	Am	12082	2002	910	Am
	2007	163	Am		2003	502	Am
12074	2003	502	Am		2004	593	Am ⁶⁵⁴
12076	1999	128	Am		2006	784	Am
	2001	940	Am		2007	130	Am ⁹⁰²
	2001	942	Am	12083	2002	909	Ad ⁵²⁴
	2002	909	Am (by Sec. 6 of Ch.)		2003	754	S ²²
	2002	910	Am (by Sec. 1 of Ch.)		2006	784	R & Ad
	2002	912	Am (by Sec. 1.3 of Ch.)	12084	2001	940	Am
	2003	754	Am		2001	942	Am
	2005	715	Am (by Sec. 11 of Ch.)		2004	602	Am
	2006	52	Am		2005	715	R
	2006	668	Am (by Sec. 1.3 of Ch.)	12085	1999	83	Am ³⁰
12076.5	2001	940	Ad	12086	1999	83	Am ³⁰
	2001	942	Ad	12087	1999	245	Ad
	2004	593	R (as ad by Stats. 2001, Ch. 940) ⁶⁵⁴		1999	246	Ad
					2003	62	R (as ad by Sec. 1, Stats. 1999, Ch. 245) ⁵¹⁹
				12087.5	1999	245	Ad
					1999	246	Ad
					2003	62	R (as ad by Sec. 1, Stats. 1999, Ch. 245) ⁵¹⁹
							Am (as ad by Sec. 1, Stats. 1999, Ch. 246) ⁵¹⁹
				12087.6	2002	917	Ad
				12088	1999	245	Ad
					1999	246	Ad
					2002	917	Am
					2003	62	R (as ad by Sec. 1, Stats. 1999, Ch. 245) ⁵¹⁹
				12088.1	1999	245	Ad
					1999	246	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	
12088.1 (Cont.)				12125	1999	248	Ad
	2002	917	R (as ad by		2002	912	Am
			Sec. 1,		2004	247*	Am
			Stats. 1999,	12126	1999	248	Ad
			Ch. 245)		2003	500	Am
			Am (as ad by		2007	572	Am
			Sec. 1,	12127	1999	248	Ad
			Stats. 1999,		2002	912	Am
			Ch. 246)	12128	1999	248	Ad
12088.15	2002	917	Ad	12129	1999	248	Ad
12088.2	1999	245	Ad	12130	1999	248	Ad
	1999	246	Ad		2003	500	Am
	2003	62	R (as ad by	12131	1999	248	Ad
			Sec. 1,		2002	912	Am ⁴²⁰
			Stats. 1999,		2006	71	Am (as am by
			Ch. 245) ⁵¹⁹				Sec. 4,
			Ad				Stats. 2002,
12088.3	1999	245	Ad				Ch. 912)
	1999	246	Ad	12131.5	1999	248	Ad
	2003	62	R (as ad by	12132	1999	248	Ad
			Sec. 1,		2000	967	Am
			Stats. 1999,		2002	911	Am
			Ch. 245) ⁵¹⁹		2003	500	Am
12088.4	1999	245	Ad		2005	715	Am
	1999	246	Ad		2007	163	Am
	2003	62	R (as ad by	12133	1999	248	Ad
			Sec. 1,		2004	247*	Am
			Stats. 1999,		2005	683	Am
			Ch. 245) ⁵¹⁹	12200	2000	668	Am
12088.5	1999	245	Ad	12201	2003	499	Am
	1999	246	Ad	12234	2002	910	Ad
	2003	62	R (as ad by	12275	2004	494	Am
			Sec. 1,	12275.5	2004	494	Am
			Stats. 1999,	12276.1	1999	129	Ad
			Ch. 245) ⁵¹⁹		2000	967	Am
12088.6	1999	245	Ad		2002	911	Am
	1999	246	Ad	12276.5	2006	793	Am
	2003	62	R (as ad by	12278	2004	494	Ad
			Sec. 1,	12280	1999	129	Am
			Stats. 1999,		2000	287	Am ²¹⁶
			Ch. 245) ⁵¹⁹		2001	937	Am
12088.7	1999	245	Ad		2002	787	Am ⁴²²
	1999	246	Ad		2003	499	Am
	2003	62	R (as ad by		2004	494	Am
			Sec. 1,		2005	690	Am
			Stats. 1999,		2006	538	Am ⁸⁰²
			Ch. 245) ⁵¹⁹	12282	2006	793	Ad
12088.8	1999	245	Ad	12285	1999	129	Am
	1999	246	Ad		2003	499	Am
	2003	62	R (as ad by		2004	494	Am
			Sec. 1,	12286	2004	494	Am
			Stats. 1999,	12287	1999	129	Am
			Ch. 245) ⁵¹⁹		2003	499	Am
12088.9	1999	245	Ad		2004	494	Am
	1999	246	Ad		2001	854	Am
	2003	62	R (as ad by	12288	2004	494	Am
			Sec. 1,		2004	494	Am
			Stats. 1999,	12288.5	2004	494	Am
			Ch. 245) ⁵¹⁹	12289	1999	129	Am
12094	2001	854	Am		2004	494	Am
12099	2002	910	Ad	12289.5	2002	910	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>
12290	2003	499	Am		2001	942	R & Ad ³⁴
	2004	494	Am	12810	2001	940	Ad & R ²⁰
12301	2003	499	Am		2001	942	Ad & R ²⁰
	2004	247*	Am	13010	2004	405	Am ⁶⁵⁴
	2004	496	Am	13010.5	2001	468*	Am ³⁷
12305	2002	910	Am		2004	154	Am
	2002	1106	Am	13012	2001	468*	Am ³⁷
	2005	715	Am	13012.5	2001	468*	Ad ³⁷
12307	2002	996	Am	13012.6	2006	160	Ad
12316	2005	681	Am	13013	2004	193	R ⁵⁷¹
12370	1999	83	Am ³⁰		2006	306	Ad
12403.5	1999	852	Am	13014	2004	405	Am ⁶⁵⁴
	1999	853	Am ¹⁴⁴	13022	2004	405	Am ⁶⁵⁴
				13023	2000	626	Am
Pt. 4, Title 2, Ch. 6, Art. 1, heading (Sec. 12550 et seq.)					2004	700	Am
	2004	607*	Am	13100.1	2003	229	Am
12550	2004	607*	Ad	13151	2002	784	Am ⁴⁹⁰
12553	2004	607*	Ad	13300	2000	421*	Am
	2005	22	Am ⁶⁴⁷		2000	808*	Am (by Sec. 111.5 of Ch.)
	2006	901	Am ⁸¹⁰		2007	104	Am
12554	2004	607*	Ad	13300.1	2007	560	Am
12555	2004	607*	Ad		2006	538	R ⁸⁰²
	2005	279	Am ⁷⁴²	13500	1999	702	Am
12556	2004	607*	Ad		2007	409	Am
12600	2001	473	Am ³⁶⁹	13503	2003	297	Am
12601	2001	473	Am ³⁶⁹	13506	2003	297	Am
12800	2001	940	R ³⁴	13508	2004	193	Am ⁵⁷¹
			Ad ⁸²	13510	1999	301	Am
	2001	942	R & Ad ³⁴		2000	135	Am ²⁰³
12801	2001	940	R ³⁴	13510.1	2003	297	Am
			Ad ⁸²	13510.6	2001	745*	R
	2001	942	R & Ad ³⁴	13510.7	2003	297	Ad
12802	2001	940	R ³⁴		2004	405	Am ⁶⁵⁴
			Ad ⁸²	13511	2000	354	Am
	2001	942	R & Ad ³⁴	13514.1	2003	624	Ad
12803	2001	940	R ³⁴	13515	2000	559	Am
			Ad ⁸²	13515.25	2000	200	Ad
	2001	942	R & Ad ³⁴		2003	269*	Am
12804	2001	940	R ³⁴		2004	700	Am
			Ad ⁸²	13515.55	1999	83	Am ³⁰
	2001	942	R & Ad ³⁴	13517.7	2006	729	Ad
12805	2001	940	R ³⁴	13519	1999	659	Am
			Ad ⁸²		2006	856	Am
	2001	942	R & Ad ³⁴	13519.05	2000	564	Ad
12806	2001	940	R ³⁴	13519.12	2002	612*	Ad
			Ad ⁸²	13519.14	2005	239	Ad
	2001	942	R & Ad ³⁴	13519.4	2000	684	Am
12807	2001	940	R ³⁴		2001	854	Am
			Ad ⁸²		2004	700	Am
	2001	942	R & Ad ³⁴	13519.6	2004	700	Am
	2004	247*	Am	13519.64	2004	700	Ad
12808	2001	940	R ³⁴	13519.8	2005	485	Am
			Ad ⁸²	13526.2	1999	301	Ad
	2001	942	R & Ad ³⁴	13540	2000	96*	Am
12809	2001	940	R ³⁴	13541	2000	96*	Am
			Ad ⁸²	13542	2000	96*	Am
	2001	942	R & Ad ³⁴	13543	2000	96*	Ad & R ⁵
	2001	940	R ³⁴	13543.5	2000	354	Ad & R 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
Pt. 4, Title 4.5, heading (Sec. 13600 et seq.)				2006	639	Am (by Sec. 6 of Ch.)	
				2006	856	Am (by Sec. 7.5 of Ch.) ⁹⁶²	
	2005	10*	Am ^{715 716}	2007	483	Am ⁹⁶²	
	2005	GRP 1	S ⁶⁹⁴	13823.16	2002	510 Ad & R ³⁸	
13600	2005	10*	Am ^{715 716}	2003	229	Am	
	2005	GRP 1	S ⁶⁹⁴	2004	840*	Am	
13601	2002	1124*	Am	2006	856	Am	
	1X 2003-04	8*	Am	13823.17	2006	856 Ad	
	2005	10*	Am ^{715 716}	2007	179*	Am	
	2005	GRP 1	S ⁶⁹⁴	13823.2	2003	229 Am	
13602	1999	83	Am ³⁰	13823.20	2001	115 R	
	2000	987*	Am	13823.4	2003	229 Am	
	2001	745*	Am	13823.5	2003	229 Am	
	1X 2003-04	8*	Am	13823.9	2003	62 Am ⁵¹⁹	
	2005	10*	Am ^{715 716}	2003	229	Am	
	2005	GRP 1	S ⁶⁹⁴	2004	405	Am ⁶⁵⁴	
13602.1	2007	7*	Ad	13823.93	2002	256 Am	
13603	2000	987*	Ad	2003	229 Am		
	1X 2003-04	5	Am	2005	215 Am		
	2005	10*	Am ^{715 716}	13825	2003	229 Am	
	2005	GRP 1	S ⁶⁹⁴	13825.10	2003	229 Am & RN	
	2006	538	Am ⁸⁰²	13826.1	2003	229 Am	
13700	1999	659	Am	13826.15	2003	229 Am	
	2002	534	Am	13826.62	2003	229 Am	
	2004	250	Am	13826.7	2003	229 Am	
13701	1999	661	Am	2006	538	Am ⁸⁰²	
13710	1999	659	Am	13827	2007	459 Ad	
13711	1999	661	Am	13827.1	2007	459 Ad	
13730	2001	483	Am	13827.2	2007	459 Ad	
13731	2001	745*	Am	13828.2	2004	193 R ⁵⁷¹	
13732	2002	187	Ad	13830	2003	229 Am	
13775	2001	899	Ad & R ⁷⁵	13832	2003	229 Am	
	2006	481	S ³¹⁷	13833	2003	229 Am	
13776	2001	899	Ad & R ⁷⁵	13835.10	2003	229 Ad(RN)	
	2006	481	Am ³¹⁷	13835.2	2003	229 Am	
13777	2001	899	Ad & R ⁷⁵	2006	538	Am ⁸⁰²	
	2006	481	Am ³¹⁷	13835.6	2003	229 Am	
13777.2	2006	481	Ad & R ³¹⁷	13835.7	2003	229 Am	
13778	2001	899	Ad & R ⁷⁵	13836	2003	229 Am	
	2006	481	S ³¹⁷	13836.1	2003	229 Am	
13779	2001	899	Ad & R ⁷⁵	13837	2003	229 Am	
	2006	481	Am ³¹⁷	2004	840*	Am	
13800	2003	229	Am	13843	2003	229 Am	
13810	2005	10*	Am ^{715 716}	13844	2003	229 Am	
	2005	GRP 1	S ⁶⁹⁴	13846	2003	229 Am	
	2006	538	Am ⁸⁰²	13847	2003	229 Am	
13812	2003	229	Am	13847.2	2003	229 Am	
13820	2003	229	R & Ad	13848	1999	427 S ²⁰	
13821	2003	229	R	2000	654	S ⁵⁷	
13822	2003	229	R	13848.2	1999	427 S ²⁰	
13823	2003	229	Am	2000	654	S ⁵⁷	
13823.11	2002	382	Am	2003	229	Am	
	2002	787	Am ⁴²²	13848.4	1999	427 S ²⁰	
	2003	535	Am	2000	654	S ⁵⁷	
13823.12	2003	229	Am	2001	556	Am	
13823.13	2003	229	Am	2003	229	Am	
13823.15	2003	229	Am	13848.6	1999	427 S ²⁰	
	2004	840*	Am	2000	654	Am ⁵⁷	

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>
13848.6 (Cont.)	2001	556	Am	13887.4	2002	1090	Ad
	2003	229	Am	13887.5	2006	337*	Ad
	2003	618	Am	13892	2001	745*	R
13848.7	1999	427	Am ²⁰	13894.5	2001	115	R
	2000	654	R	13894.6	2001	115	R
13848.8	2003	662	Ad	13894.7	2001	115	R
13851	2003	229	Am	13894.8	2001	115	R
	2005	279	Am ⁷⁴²	13894.9	2001	115	R
13854	2003	229	Am	13897.2	2002	787	Am ⁴²²
13855	2000	624	Ad & R ⁵		2003	229	Am
13861	2002	787	Am ⁴²²	13897.3	2003	229	Am
	2003	229	Am	13901	2003	229	Am
13864	2003	229	Am	13990	2005	239	Ad & R ⁶⁸
	2003	468	R (as ad by Stats. 1989, Ch. 82) ⁵⁶¹		2005	240	Ad & R ⁶⁸
			Am (as am by Stats. 1992, Ch. 711) ⁵⁶¹	14000	2000	653	S ²⁸⁰
			Am ⁵⁷¹		2003	621	S ^{70 18}
13870	2004	700	R	14001	2000	653	S ²⁸⁰
13871	2004	193	R ⁵⁷¹		2003	621	S ^{70 18}
	2004	700	R	14002	2000	653	S ²⁸⁰
13873	2004	700	Am & RN		2003	621	S ^{70 18}
13875	2001	853	Ad ⁹⁸	14003	2000	653	S ²⁸⁰
			R ¹⁰⁰		2003	621	S ^{70 18}
13876	2001	853	Ad ⁹⁸	14004	2000	653	S ²⁸⁰
			R ¹⁰⁰		2003	621	S ^{70 18}
	2003	229	Am	14005	2000	653	S ²⁸⁰
13877	2001	853	Ad ⁹⁸		2003	621	S ^{70 18}
			R ¹⁰⁰	14006	2000	653	Am ²⁸⁰
13877.1	2002	1090	Ad		2003	621	Am ^{70 18}
13877.5	2001	853	Ad ⁹⁸	14020	2007	455	Am
			R ¹⁰⁰	14021	2002	210	Am
13878	2001	853	Ad ⁹⁸	14022	2002	210	Am
			R ¹⁰⁰	14023	2005	240	Am
13879	2001	853	Ad ⁹⁸	14024	2007	455	Am
			R ¹⁰⁰	14025	2002	210	Am
	2003	229	Am	14025.5	2002	210	Am
13879.5	2001	853	Ad ⁹⁸	14026.5	2002	210	Am
			R ¹⁰⁰	14027	2007	176*	Am
	2003	229	Am	14029	2000	688	Am
13879.7	2001	853	Ad ⁹⁸	14030	2006	538	Am ⁸⁰²
			R ¹⁰⁰	14031	2007	176*	Am
	2003	229	Am	14108	1999	727*	Ad ¹⁶⁰
13879.8	2003	75	Ad	14108.1	1999	727*	Ad ¹⁶⁰
13879.81	2003	75	Ad	14108.10	1999	727*	Ad ¹⁶⁰
	2004	405	Am ⁶⁵⁴	14108.11	1999	727*	Ad ¹⁶⁰
13881	2003	229	Am	14108.12	1999	727*	Ad ¹⁶⁰
				14108.13	1999	727*	Ad ¹⁶⁰
Pt. 4, Title 6, Ch. 9.5, heading (Sec. 13885 et seq.)				14108.14	1999	727*	Ad ¹⁶⁰
	2003	27	Am	14108.2	1999	727*	Ad ¹⁶⁰
13885.1	2003	27	Am	14108.3	1999	727*	Ad ¹⁶⁰
13887	2002	1090	Ad	14108.4	1999	727*	Ad ¹⁶⁰
	2006	337*	Am	14108.5	1999	727*	Ad ¹⁶⁰
13887.1	2006	337*	Am	14108.6	1999	727*	Ad ¹⁶⁰
13887.2	2002	1090	Ad	14108.7	1999	727*	Ad ¹⁶⁰
13887.3	2002	1090	Ad	14108.8	1999	727*	Ad ¹⁶⁰
				14108.9	1999	727*	Ad ¹⁶⁰
				14109	1999	727*	Ad & R ^{38 160}
				14109.1	1999	727*	Ad & R ^{38 160}
				14109.2	1999	727*	Ad & R ^{38 160}
				14109.5	1999	727*	Ad ¹⁶⁰
				14111	2003	229	Am
				14112	2003	229	Am

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Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
14113	2001	115	R	2001	845		S ^{21 20}
14114	2001	115	Am	2002	719 *		S ^{79 43}
14117	2003	229	Am	2005	497 *		R
14118	2003	229	Am				Ad(RN) ^{319 38}
14119	2001	115	Am	14174.3	2002	719 *	Ad ⁷⁹
	2003	229	Am				R ⁸⁰
14120	2003	229	Am		2005	497 *	Am & RN ^{319 38}
14121	2003	229	Am	14175	1999	564	Ad ³¹
Pt. 4, Title 10.2, heading (Sec. 14125 et seq.)							R ²⁵
	2002	664	Am ⁴³¹		2000	310 *	Am ^{191 5}
14125	2001	566	Ad & R ^{37 18}		2001	845	Am ^{21 20}
14127	2001	566	Ad & R ^{37 18}		2002	719 *	Am ^{79 43}
14129	2001	566	Ad & R ^{37 18}		2005	497 *	Am ^{319 38}
14140	2003	229	Am	14180	2003	18	Ad ³⁸⁴
Pt. 4, Title 10.5, heading (Sec. 14150 et seq.)							R ¹⁹²
Pt. 4, Title 10.6, heading (Sec. 14150 et seq.)				14181	2003	18	Ad ³⁸⁴
14154	2001	854	Am & RN				R ¹⁹²
	2002	784	Ad(RN) Am ⁴⁹⁰	14182	2003	18	Ad ³⁸⁴
Pt. 4, Title 11.5, heading (Sec. 14170 et seq.)							R ¹⁹²
14170	1999	564	R ²⁵	14183	2003	18	Ad ³⁸⁴
	2000	310 *	S ^{191 5}				R ¹⁹²
	2001	845	S ^{21 20}	14202	2000	284	Am
	2002	719 *	Am ^{79 43}		2002	787	Am ⁴²²
	2005	497 *	S ^{319 38}	14202.2	2000	420 *	Am
14171	1999	564	Ad ³¹	14203	2004	184 *	Am
	2000	310 *	S ^{191 5}	14204	2005	10 *	Am ^{715 716}
	2001	845	S ^{21 20}		2005	GRP 1	S ⁶⁹⁴
	2002	719 *	Am ^{79 43}	14205	1999	579	Am
	2005	497 *	Am ^{319 38}	14206	1999	579	Am
14172	1999	564	Ad ³¹	14210	2004	193	Am ⁵⁷¹
	2000	310 *	Am ^{191 5}	14250	2000	822	Ad
	2001	845	S ^{21 20}		2001	467	Am
	2002	719 *	S ^{79 43}	14251	2000	822	Ad & R ⁴³
	2003	229	Am		2005	471	Am ¹³
	2005	497 *	R	Pt. 4, Title 13, heading (Sec. 14300 et seq.)			
14173	1999	564	Ad ³¹		2002	1000	Am
	2000	310 *	S ^{191 5}		2002	1000	Am
	2001	845	S ^{21 20}		14301	2002	1000
	2002	719 *	S ^{79 43}		14303	2002	1000
	2005	497 *	R	Pt. 4, Title 13, Ch. 2, heading (Sec. 14304 et seq.)			
14174	1999	564	Ad ³¹		2002	1000	Am
	2000	310 *	S ^{191 5}		14304	2002	1000
	2001	845	S ^{21 20}	Pt. 4, Title 13, Ch. 3, heading (Sec. 14306 et seq.)			
	2002	719 *	S ^{79 43}		2002	1000	Am
	2005	497 *	Am ^{319 38}		14306	2002	1000
	1999	564	R ²⁵		14307	2002	1000
	2000	310 *	S ^{191 5}		14308	2002	1000
	2001	845	S ^{21 20}		14309	2002	1000
	2002	719 *	S ^{79 43}			2003	468
	2005	497 *	R				Am ⁵⁶¹
	1999	564	Ad ³¹	14310	2002	1000	R
	2000	310 *	S ^{191 5}				

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>		
14311	2002	1000		R	Pt. 4,				
14312	2002	1000		R	Title 13,				
Pt. 4,					Ch. 6,				
Title 13,					heading				
Ch. 5,					(Sec. 14314				
heading					et seq.)	2002	1000		Am & RN
(Sec. 14314					14314	2002	1000		Am
et seq.)	2002	1000		Ad(RN)	14315	2002	1000		Am
						2004	644		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
37	2001	893	Ad	1474	2006	838	Ad
58	2004	888	Am	1500.1	2006	838	Ad
60.1	2006	491	Ad	1510	2006	838	Am
	2007	354	Am	1511	2006	838	Am
104.5	1999	263	Ad	1513	2002	784	Am ⁴⁹⁰
150	2000	17	R		2006	838	Am
216	2005	238	Ad	1513.1	2002	1008	Am
217	2007	14	Ad		2003	62	Am ⁵¹⁹
221	2002	138	Am	1513.2	2002	1115	Ad
230	2002	138	Am	1514.5	2004	574	Ad
249.5	2004	775	Ad	1516.5	2003	251	Ad
	2005	285	Am		2006	838	Am
249.6	2004	775	Ad	1601	2002	1118	Am
	2005	285	Am		2006	838	Am
249.7	2004	775	Ad	1602	2004	301	Ad
249.8	2004	775	Ad	1610	2002	1118	Ad
	2005	285	Am		2006	493	Am
250	2002	138	Am	1611	2002	1118	Ad
451	2004	182	Am ^{81 614}	1800.3	2007	553	Am
452	2004	182	Am ^{81 614}	1811	2000	17	Am
825	1999	175	Ad		2001	893	Am
850	2001	49	Ad	1812	2001	893	Am
851	2001	49	Ad	1813	2000	17	Am
852	2001	49	Ad		2001	159	Am ³⁰⁵
853	2001	49	Ad	1813.1	2001	893	Ad
854	2001	49	Ad	1820	2001	893	Am
855	2001	49	Ad	1821	2001	893	Am
856	2001	49	Ad		2002	784	Am ⁴⁹⁰
856.5	2001	417	Ad	1822	2001	893	Am
857	2001	49	Ad		2006	493	Am
858	2001	49	Ad	1826	2002	784	Am ⁴⁹⁰
	2004	183	Am ⁵⁷¹		2006	493	Am ⁵⁶²
859	2001	49	Ad		2007	553	Am (as am by Sec. 8,
1000	2002	1118	Am				Stats. 2006,
1004	2003	32	Am				Ch. 493)
1051	2006	492	Ad ⁸⁷⁷	1827	2000	17	Am
1063	1999	145	Am	1827.5	2002	784	Am ⁴⁹⁰
1214	1999	263	Ad	1829	2001	893	Am
1218	1999	263	R		2006	493	Am
1300	2001	417	Am	1830	2006	493	Am
1301	2001	417	Am		2007	553	Am
1302	1999	658	Am ⁵⁶	1835	2005	75*	Am ⁸⁰
1302.5	1999	658	Ad ⁵⁶	1850	2006	492	Am (by Sec. 3 of Ch.) ⁵⁶²
1303	2001	417	Am		2006	493	Am (by Sec. 11.5 of Ch.) ⁵⁶²
	2001	699	Am				Am (by Sec. 4 of Ch.) ⁵⁶²
1310	2000	688	Am				Am (by Sec. 12.5 of Ch.) ⁵⁶²
1449	2006	838	Ad	1850.5	2006	493	Ad ⁵⁶²
1456	2006	493	Ad	1851	2002	784	Am ⁴⁹⁰
	2007	553	Am		2002	1008	Am
1456.5	2007	553	Ad (by Sec. 3 of Ch.)		2006	492	Am (by Sec. 3 of Ch.) ⁵⁶²
							Am (by Sec. 4 of Ch.) ⁵⁶²
1457	2006	493	Ad				Am (by Sec. 12.5 of Ch.) ⁵⁶²
1458	2007	553	Am				Am (by Sec. 12.5 of Ch.) ⁵⁶²
	2006	493	Ad & R ³¹⁷		2006	493	Am (by Sec. 12.5 of Ch.) ⁵⁶²
1459	2007	130	Am ⁹⁰²				Am (as am by Sec. 12.5,
	2007	533	Am				Stats. 2006,
1459.5	2006	838	Ad		2007	553	Ch. 493)
1460	2001	893	Am	1851.2	2007	553	Ad
1460.2	2006	838	Ad				
1470	2007	719	Am				

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

PROBATE 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>
1851.5	2002	1008	Am	2344	2004	625	Ad
1861	2001	893	Am		2006	491	R ⁸⁸⁸
1863	2000	17	Am	2345	2006	491	Ad ⁸⁸⁹
	2001	893	Am				R ³⁰¹
1865	2002	221	Am	2351	2000	565	Am
1871	2001	893	Am	2351.5	2005	418	Am
1873	2001	893	Am	2352	2006	490	Am
1874	2001	893	Am	2352.5	2006	490	Ad
1891	2001	893	Am		2007	130	Am ⁹⁰²
1895	2001	893	Am	2355	1999	658	Am ⁵⁶
1900	2005	418	Am	2356	1999	658	Am ⁵⁶
1901	2005	418	Am	2356.5	2003	32	Am
2104	2001	351	Am	2357	1999	175	Am
2105	1999	658	Am ⁵⁶		2000	135	Am ²⁰³
2111.5	2000	565	Ad		2001	893	Am
	2001	893	Am	2359	2000	565	Am
2112	2006	838	R		2001	893	Am
2113	2006	493	Ad	2401	2000	565	Am
2212	2001	893	Am		2006	493	Am
2213	2001	893	Am	2401.6	2000	565	Ad
2215	2006	493	Am	2403	2000	565	Am
2217	2007	553	Ad		2001	893	Am
2250	2006	493	Am ⁵⁶²	2410	2006	493	Ad
	2007	553	Am (as am by Sec. 15, Stats. 2006, Ch. 493)	2423	2001	893	Am
			Ad ⁵⁶²	2430	2001	893	Am
2250.2	2006	493	Ad ⁵⁶²	2451.5	2007	553	Ad
	2007	553	Am	2504	2001	893	Am
2250.4	2006	493	Ad ⁵⁶²	2520	2001	49	R
2250.6	2006	493	Ad ⁵⁶²	2521	2001	49	R
	2007	553	Am	2522	2001	49	R
2250.8	2006	493	Ad	2524	2001	49	R
2253	2006	493	Am ⁵⁶²	2525	2001	49	R
2257	2007	553	Am	2526	2001	49	R
2320	2006	493	Am	2527	2001	49	R
	2007	553	Am	2528	2001	49	R
2320.1	2001	359	Ad	2529	2001	49	R
2320.2	2001	359	Ad	2540	2006	490	Am
2321	2001	563	Am	2543	2006	490	Am
	2006	493	Am		2007	553	Am
2327	2001	563	Am	2572	2001	893	Am
2330	2001	359	Am	2580	1999	175	Am
2340	1999	424	Am		2001	893	Am
	2001	176	Am	2590	2006	490	Am
	2006	491	R ⁸⁸⁸		2007	553	Am
			Ad ⁶⁶²	2591	2006	490	Am
2341	1999	424	Am		2007	553	Am
	2002	1115	Am	2591.5	2006	490	Ad
	2005	302	Am		2007	553	Am
	2006	491	R ⁸⁸⁸	2610	2006	493	Am
			Ad ⁶⁶²	2614.5	2001	893	Am
2342	1999	424	Am	2619.5	2001	49	R
	2001	176	Am	2620	2000	565	Am
	2006	491	R ⁸⁸⁸		2001	232	Am
2342.5	2001	176	Am		2001	563	Am
	2004	625	Am		2006	493	Am ⁵⁶²
	2006	491	R ⁸⁸⁸	2620.1	2007	553	Ad
2343	2001	176	Am	2620.2	2001	359	Am
	2005	75*	Am ⁸⁰		2002	664	Am ⁴³¹
	2006	491	R ⁸⁸⁸		2006	493	Am
					2007	553	Am
				2622	2001	893	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
2623	2006	493	Am	Div. 4,			
2628	2007	553	Am	Pt. 5,			
2629	2001	359	R	Ch. 2,			
2640	2006	493	Am	heading			
2640.1	2006	493	Am	(Sec. 2920			
2641	2006	493	Am	et seq.)	2007	553	Am & RN
2647	2007	553	Ad	Div. 4,			
2651	2001	893	Am	Pt. 5,			
2653	2001	893	Am	Ch. 3,			
	2006	493	Am	heading			
2662	2002	180	Ad	(Sec. 2920			
2681	2001	893	Am	et seq.)	2007	553	Ad(RN)
2682	2001	893	Am	2920	2006	493	Am
2687	2001	893	Am	2920.5	2002	644	Ad & R ⁷⁵
2700	2001	893	Am	Div. 4,			
2701	2006	493	Am	Pt. 5,			
2803	2001	893	Am	Ch. 3,			
2805	2001	893	Am	heading			
2850	1999	409	Ad	(Sec. 2940			
	2001	176	Am	et seq.)	2007	553	Am & RN
	2003	629	Am	Div. 4,			
	2004	548	Am (by Sec. 1	Pt. 5,			
			of Ch.)	Ch. 4,			
	2004	625	Am (by Sec. 4.5	heading			
			of Ch.)	(Sec. 2940			
	2006	491	R ⁸⁸⁸	et seq.)	2007	553	Ad(RN)
2851	1999	409	Ad	2942	1999	866	Am
	2003	629	Am	Div. 4,			
	2004	548	Am	Pt. 5,			
	2006	491	R ⁸⁸⁸	Ch. 4,			
2852	1999	409	Ad	heading			
	2003	629	Am	(Sec. 2950			
	2006	491	R ⁸⁸⁸	et seq.)	2007	553	Am & RN
2853	1999	409	Ad	Div. 4,			
	2003	629	Am	Pt. 5,			
	2006	491	R ⁸⁸⁸	Ch. 5,			
2854	1999	409	Ad	heading			
	2002	1115	Am	(Sec. 2950			
	2003	296	Am (by	et seq.)	2007	553	Ad(RN)
			Sec. 25.5 of Ch.)	2950	2000	813	Ad
	2003	629	Am	2951	2000	813	Ad
	2004	548	Am	2952	2000	813	Ad
	2005	302	Am		2001	232	Am
	2006	491	R ⁸⁸⁸	2953	2000	813	Ad
2855	1999	409	Ad		2001	232	Am
	2003	629	Am	2954	2000	813	Ad
	2006	491	R ⁸⁸⁸	2955	2000	813	Ad
2856	1999	409	Ad	3088	2004	520	Am
	2003	629	R	3121	2003	32	Am
	2006	491	Ad ⁸⁸⁹	3144	2003	32	Am
			R ³⁰¹	Div. 4,			
2890	2001	563	Ad	Pt. 7,			
2891	2001	563	Ad	heading			
2892	2001	563	Ad	(Sec. 3200			
	2003	888	Am	et seq.)	1999	658	Am ⁵⁶
2893	2001	563	Ad	3200	1999	658	Am ⁵⁶
2901	2001	232	Am	3201	1999	658	Am ⁵⁶
2910	2007	553	Ad	3203	1999	658	Am ⁵⁶
2911	2007	553	Ad	3204	1999	658	Am ⁵⁶

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>
3206	1999	658	Am ⁵⁶	4619	1999	658	Ad ⁵⁶
3207	1999	658	Am ⁵⁶	4621	1999	658	R & Ad ⁵⁶
3208	1999	658	Am ⁵⁶	4623	1999	658	Ad ⁵⁶
3208.5	1999	658	Ad ⁵⁶	4625	1999	658	Ad ⁵⁶
3210	1999	658	Am ⁵⁶	4627	1999	658	Ad ⁵⁶
3211	1999	658	Am ⁵⁶	4629	1999	658	Ad ⁵⁶
3212	1999	658	Ad ⁵⁶	4631	1999	658	Ad ⁵⁶
3412	2004	67	Am	4633	1999	658	Ad ⁵⁶
3413	2004	67	Am	4635	1999	658	Ad ⁵⁶
3600	2004	67	Am	4637	1999	658	Ad ⁵⁶
3601	2004	67	Am	4639	1999	658	Ad ⁵⁶
3602	2004	67	Am	4641	1999	658	Ad ⁵⁶
3603	2004	67	Am	4643	1999	658	Ad ⁵⁶
3604	2004	67	Am	4650	1999	658	R & Ad ⁵⁶
3610	2004	67	Am	4651	1999	658	R & Ad ⁵⁶
3611	2004	67	Am	4652	1999	658	R & Ad ⁵⁶
3612	2004	67	Am	4653	1999	658	R & Ad ⁵⁶
3613	2004	67	Ad	4654	1999	658	R & Ad ⁵⁶
3722	1999	658	Am ⁵⁶	4655	1999	658	R & Ad ⁵⁶
4050	1999	658	Am ⁵⁶	4656	1999	658	Ad ⁵⁶
4100	1999	658	Am ⁵⁶	4657	1999	658	Ad ⁵⁶
4121	1999	658	Am ⁵⁶	4658	1999	658	Ad ⁵⁶
4122	1999	658	Am ⁵⁶	4659	1999	658	Ad ⁵⁶
4123	1999	658	Am ⁵⁶		2001	230	Am
	2001	230	Am	4660	1999	658	Ad ⁵⁶
4128	1999	658	Am ⁵⁶	4665	1999	658	Ad ⁵⁶
	2000	999	Am	4670	1999	658	Ad ⁵⁶
4203	1999	658	Am ⁵⁶	4671	1999	658	Ad ⁵⁶
4206	1999	658	Am ⁵⁶	4672	1999	658	Ad ⁵⁶
4260	1999	658	Am ⁵⁶	4673	1999	658	Ad ⁵⁶
4265	1999	658	Am ⁵⁶		2006	579*	Am
4401	2005	251	Am	4674	1999	658	Ad ⁵⁶
4500	1999	658	Ad ⁵⁶	4675	1999	658	Ad ⁵⁶
4501	1999	658	Ad ⁵⁶	4676	1999	658	Ad ⁵⁶
4502	1999	658	Ad ⁵⁶	4677	1999	658	Ad ⁵⁶
4503	1999	658	Ad ⁵⁶	4678	1999	658	Ad ⁵⁶
4504	1999	658	Ad ⁵⁶	4680	1999	658	Ad ⁵⁶
4505	1999	658	Ad ⁵⁶	4681	1999	658	Ad ⁵⁶
4520	1999	658	Ad ⁵⁶	4682	1999	658	Ad ⁵⁶
4521	1999	658	Ad ⁵⁶	4683	1999	658	Ad ⁵⁶
4522	1999	658	Ad ⁵⁶		2006	249	Am
4523	1999	658	Ad ⁵⁶	4684	1999	658	Ad ⁵⁶
4540	1999	658	Ad ⁵⁶	4685	1999	658	Ad ⁵⁶
4541	1999	658	Ad ⁵⁶	4686	1999	658	Ad ⁵⁶
4542	1999	658	Ad ⁵⁶	4687	1999	658	Ad ⁵⁶
4543	1999	658	Ad ⁵⁶	4688	1999	658	Ad ⁵⁶
4544	1999	658	Ad ⁵⁶	4689	1999	658	Ad ⁵⁶
4545	1999	658	Ad ⁵⁶	4690	1999	658	Ad ⁵⁶
4600	1999	658	R & Ad ⁵⁶		2006	249	Am
4603	1999	658	R & Ad ⁵⁶		2007	130	Am ⁹⁰²
4605	1999	658	Ad ⁵⁶	4695	1999	658	Ad ⁵⁶
4606	1999	658	R ⁵⁶	4696	1999	658	Ad ⁵⁶
4607	1999	658	Ad ⁵⁶	4697	1999	658	Ad ⁵⁶
4609	1999	658	R & Ad ⁵⁶	4698	1999	658	Ad ⁵⁶
	2001	230	Am	4700	1999	658	R & Ad ⁵⁶
4611	1999	658	Ad ⁵⁶	4701	1999	658	R & Ad ⁵⁶
4612	1999	658	R ⁵⁶	4702	1999	658	R ⁵⁶
4613	1999	658	Ad ⁵⁶	4703	1999	658	R ⁵⁶
4615	1999	658	R & Ad ⁵⁶	4704	1999	658	R ⁵⁶
4617	1999	658	Ad ⁵⁶	4711	1999	658	Ad ⁵⁶
4618	1999	658	R ⁵⁶		2001	230	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4714	1999	658	Ad ⁵⁶	4781	1999	658	Ad ⁵⁶
4715	1999	658	Ad ⁵⁶	4782	1999	658	Ad ⁵⁶
4716	2001	329	Ad	4783	1999	658	Ad ⁵⁶
	2001	893	Ad	4784	1999	658	Ad ⁵⁶
	2004	882	Am (as ad by Stats. 2001, Ch. 329) & RN	4785	1999	658	Ad ⁵⁶
				4786	1999	658	Ad ⁵⁶
4717	2004	882	Ad(RN)	4800	1999	658	R & Ad ⁵⁶
4720	1999	658	R ⁵⁶		2004	882	Am
4721	1999	658	R ⁵⁶	4801	1999	658	R & Ad ⁵⁶
4722	1999	658	R ⁵⁶	4802	1999	658	R & Ad ⁵⁶
4723	1999	658	R ⁵⁶	4803	1999	658	R & Ad ⁵⁶
4724	1999	658	R ⁵⁶	4804	1999	658	R & Ad ⁵⁶
4725	1999	658	R ⁵⁶	4805	1999	658	R & Ad ⁵⁶
4726	1999	658	R ⁵⁶		2004	882	Am
4727	1999	658	R ⁵⁶	4806	1999	658	R ⁵⁶
4730	1999	658	Ad ⁵⁶		2005	434	Ad
4731	1999	658	Ad ⁵⁶	4900	1999	658	R ⁵⁶
4732	1999	658	Ad ⁵⁶	4901	1999	658	R ⁵⁶
4733	1999	658	Ad ⁵⁶	4902	1999	658	R ⁵⁶
4734	1999	658	Ad ⁵⁶	4903	1999	658	R ⁵⁶
4735	1999	658	Ad ⁵⁶	4904	1999	658	R ⁵⁶
4736	1999	658	Ad ⁵⁶	4905	1999	658	R ⁵⁶
4740	1999	658	Ad ⁵⁶	4920	1999	658	R ⁵⁶
4741	1999	658	Ad ⁵⁶	4921	1999	658	R ⁵⁶
4742	1999	658	Ad ⁵⁶	4922	1999	658	R ⁵⁶
4743	1999	658	Ad ⁵⁶	4923	1999	658	R ⁵⁶
4750	1999	658	R & Ad ⁵⁶	4940	1999	658	R ⁵⁶
4751	1999	658	R & Ad ⁵⁶	4941	1999	658	R ⁵⁶
4752	1999	658	R & Ad ⁵⁶	4942	1999	658	R ⁵⁶
4753	1999	658	R & Ad ⁵⁶	4943	1999	658	R ⁵⁶
4754	1999	658	Ad ⁵⁶	4944	1999	658	R ⁵⁶
4755	1999	658	Ad ⁵⁶	4945	1999	658	R ⁵⁶
4760	1999	658	Ad ⁵⁶	4946	1999	658	R ⁵⁶
4761	1999	658	Ad ⁵⁶	4947	1999	658	R ⁵⁶
4762	1999	658	Ad ⁵⁶	5003	2001	417	Am
4763	1999	658	Ad ⁵⁶	5302	2001	417	Am
				5372	2006	492	Ad ⁸⁷⁸
Div. 4.7, Pt. 3, Ch. 3, heading (Sec. 4765 et seq.)				5501	2002	67	Am
4765	1999	658	Ad ⁵⁶		2002	809	Am
4766	1999	658	Ad ⁵⁶	5600	2001	417	Ad
	2001	230	Am	5601	2001	417	Ad
4767	1999	658	Ad ⁵⁶	5602	2001	417	Ad
4768	1999	658	Ad ⁵⁶	5603	2001	417	Ad
4769	1999	658	Ad ⁵⁶	5604	2001	417	Ad
	2001	230	Am	6103	2002	138	Am
4770	1999	658	R & Ad ⁵⁶	6122	2001	893	Am
4771	1999	658	R & Ad ⁵⁶		2002	664	Am ⁴³¹
4772	1999	658	R ⁵⁶	6122.1	2001	893	Ad
4773	1999	658	R ⁵⁶	6132	2006	280	Ad
4774	1999	658	R ⁵⁶	6202	2001	417	R
4775	1999	658	R ⁵⁶	6205	2002	138	Am
4776	1999	658	R ⁵⁶	6240	2001	893	Am
4777	1999	658	R ⁵⁶		2003	32	Am
4778	1999	658	R ⁵⁶	6242	2004	183	Am ⁵⁷¹
4779	1999	658	R ⁵⁶	6327	2003	32	Am
4780	1999	658	Ad ⁵⁶	6401	2002	447	Am ¹⁷⁵
				6402	2002	447	Am ¹⁷⁵
				6409	2002	138	Am
				6453	2004	775	Am
				7200	1999	175	R
				7601	2004	888	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
7602	2004	888	Am	16061.7	2000	34	Am
7603	2004	888	Am		2000	592	Am
7620	2004	888	Am	16061.8	2000	34	Am
7622	2004	888	Am		2000	592	Am
7660	2004	888	Am	16061.9	2000	34	Ad
	2005	75*	Am ⁸⁰	16062	2001	159	Am ³⁰⁵
7661	2004	888	Am	16249	2001	49	Am
7666	2004	888	Am	16300	1999	145	R
8461	2001	893	Am	16301	1999	145	R
8462	2001	893	Am	16302	1999	145	R
8465	2001	893	Am	16303	1999	145	R
8852	2003	32	Am	16304	1999	145	R
9000	2007	159	Am	16305	1999	145	R
9053	1999	263	Am	16306	1999	145	R
9100	1999	263	Am	16307	1999	145	R
	2007	159	Am	16308	1999	145	R
9102	2007	159	Am	16309	1999	145	R
9103	2007	159	Am	16310	1999	145	R
9104	2007	159	Am	16311	1999	145	R
9201	1999	987*	Am	16312	1999	145	R
9202	2005	238	Am	16313	1999	145	R
	2007	105	Am	16314	1999	145	R
9203	1999	987*	Am	16315	1999	145	R
9250	1999	263	Am	16320	1999	145	Ad
	2007	159	Am	16321	1999	145	Ad
9353	2007	159	Am	16322	1999	145	Ad
9761	2003	32	Am	16323	1999	145	Ad
9860	2001	49	R	16324	1999	145	Ad
9861	2001	49	R	16325	1999	145	Ad
9862	2001	49	R	16326	1999	145	Ad
9864	2001	49	R	16327	1999	145	Ad
9865	2001	49	R	16328	1999	145	Ad
9866	2001	49	R		2005	100	Am
9867	2001	49	R	16335	1999	145	Ad
9868	2001	49	R		2005	100	Am
9869	2001	49	R	16336	1999	145	Ad
9884	2003	32	Am		2005	100	Am
10151	2003	32	Am	16336.4	2005	100	Ad
10531	1999	145	Am	16336.5	2005	100	Ad
10534	2003	32	Am	16336.6	2005	100	Ad
10800	2001	699	Am	16336.7	2005	100	Ad
10804	2001	699	Am	16337	1999	145	Ad
10810	2001	699	Am		2004	54	Am
11444	2001	72	Am	16338	1999	145	Ad
11603	2000	17	Am		2005	100	Am
11604.5	2005	438	Ad	16339	1999	145	Ad
11640	2002	138	Am	16340	1999	145	Ad
11952	2003	32	Am		2006	569	Am
12252	2007	388	Am	16341	1999	145	Ad
13201	2005	75*	Am ⁸⁰	16345	1999	145	Ad
13600	2002	733*	Am	16346	1999	145	Ad
	2004	69*	Am	16347	1999	145	Ad
13601	2003	32	Am	16350	1999	145	Ad
15602	2004	75	Am		2005	51*	Am
15604	1999	424	Ad	16351	1999	145	Ad
	2001	351	Am	16352	1999	145	Ad
15642	2006	84	Am	16355	1999	145	Ad
15688	2002	784	Am ⁴⁹⁰	16356	1999	145	Ad
16004.5	2003	585	Ad	16357	1999	145	Ad
16060.5	2000	34	Am	16358	1999	145	Ad
16061.5	2000	34	Am	16360	1999	145	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>
16361	1999	145	Ad	19252	2007	159	Am
	2006	569	R & Ad	19255	2007	159	Am
16362	1999	145	Ad	19304	2007	159	Am
16363	1999	145	Ad	19324	2001	72	Am
	2006	569	Am	19403	2004	183	Am ⁵⁷¹
16364	1999	145	Ad	20114.5	2004	183	Am ⁵⁷¹
	2006	569	Am	21101	2002	138	Am
16365	1999	145	Ad	21102	2002	138	Am
16366	1999	145	Ad	21103	2002	138	Am
16367	1999	145	Ad	21104	2002	138	Am
16370	1999	145	Ad	21105	2002	138	Am
16371	1999	145	Ad	21106	2002	138	R
16372	1999	145	Ad	21107	2002	138	Am
16373	1999	145	Ad	21108	2002	138	Am
16374	1999	145	Ad	21109	2002	138	Am
16374.5	2006	569	Ad	21110	2002	138	Am
16375	1999	145	Ad	21111	2001	417	Am
16461	2004	538	Am		2002	138	Am
16500	2004	54	Ad	21112	2002	138	Am
16501	2004	54	Ad	21113	2002	138	R
16502	2004	54	Ad	21114	2002	138	Am
16503	2004	54	Ad	21115	2002	138	Am
16504	2004	54	Ad	21116	2002	138	R
17200	1999	175	Am	21117	2002	138	Am
	2003	629	Am	21118	2002	138	Am
17200.1	2001	49	R & Ad	21120	2002	138	Am
17200.2	2001	49	R	21121	2002	138	Am
17204	2004	334	Am	21122	2002	138	Am
17351	1999	145	Am	21131	2002	138	Am
18100.5	2004	136	Am	21132	2002	138	R & Ad
18105	2004	136	Ad	21133	2002	138	Am
18106	2004	136	Ad	21134	2002	138	Am
18107	2004	136	Ad	21135	2002	138	Am
18108	2004	136	Ad	21136	2002	138	R
19000	2007	159	Am	21137	2002	138	R
19011	2007	159	Am	21138	2002	138	R
19022	2007	159	Am	21139	2002	138	Am
19023	2007	159	Am	21140	2002	138	Am
19025	2007	159	Am	21300	2002	150	Am
19040	2007	159	Am	21305	2000	17	Ad
19050	2007	159	Am		2002	150	Am
19051	2007	159	Am	21306	2000	17	Am
19052	2007	159	Am	21320	2000	17	Am
19053	2007	159	Am		2002	150	Am
19054	2003	32	Am		2004	183	Am ⁵⁷¹
19100	2007	159	Am	21350	2003	444	Am
19103	2007	159	Am	21351	2002	412	Am
19104	2007	159	Am	21401	2003	32	Am
19150	2007	159	Am	21524	1999	145	Am
19151	2007	159	Am	21612	2003	32	Ad(RN)
19154	2007	159	Am	21623	2003	32	Am
19201	2007	159	Am	21700	2000	17	Ad
19202	2007	159	Am	26112	2003	32	Am & RN
19203	2007	159	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>
1100.7	2001	832	Ad	10265	2002	438	Am ⁴²⁶
1103	1999	972	Ad	10286	2003	657	Ad
1104	1999	875	Ad	10286.1	2003	657	Ad
1601	2002	398	Ad		2005	381	Am
	2007	427	Am	Div. 2,			
2002	2001	882	Ad	Pt. 2,			
	2002	951	Am	Ch. 2,			
2056	2002	168	Am	heading			
3400	2001	267	Am	(Sec. 10290			
	2003	233	Am	et seq.)	2000	776*	Am
4104.5	2002	204	Am	10290	2000	918	Am
4107	1999	972	Am	10290.1	2000	918	Am
	2003	180	Am	10290.3	2003	266	Ad
5100	2003	678	Ad	10295	1999	457*	Am
5103	2005	270	Am		2000	36	Am
6106.5	2000	758	Ad		2000	402*	Am (by Sec. 21
	2004	183	Am ⁵⁷¹				of Ch.) ¹⁴
	2005	22	Am ⁶⁴⁷				Am (by
6108	2000	891	Am				Sec. 21.5
	2003	711	Am				of Ch.) ²⁵
	2005	22	Am ⁶⁴⁷	10295.1	2000	776*	R
	2005	381	Am		2003	718	Ad
	2006	538	Am ⁸⁰²		2005	381	Am
6610	2000	159	Ad		2006	453	Am
6611	2003	228*	Ad	10295.3	2000	776*	R
	2003	757	Am ⁹⁸		2003	752	Ad
			R ¹⁰⁰		2004	183	Am ⁵⁷¹
	2005	74*	Am	10295.5	2000	776*	Am
	2005	272	Am		2006	869	Am
6615	2005	590	Ad	10296	2005	381	Am
7101	2001	166	Am	10298	2000	918	R & Ad
7103	2000	760	Am	10299	2000	71*	Ad
7104	2006	183	Am		2000	127*	Ad
Div. 2,				Div. 2,			
Pt. 1,				Pt. 2,			
Ch. 9,				Ch. 2,			
Art. 3,				Art. 3,			
heading				heading			
(Sec. 9201				(Sec. 10300			
et seq.)	2006	538	R ⁸⁰²	et seq.)	2000	776*	Am
9201	2002	315	Am	10300	2000	776*	Am
9203	2000	126	Am	10301	2000	918	Am
10108	2000	528	Am	10302	2000	918	Am
10108.8	2004	227*	Ad	10302.5	2000	776*	Am
10109	2005	383	Am	10302.6	2000	776*	Am
10111	2005	74*	Ad	10303	2004	277	Am
10115.5	2005	74*	Am & R ⁷⁵	10304	2000	776*	Am
10115.7	2007	568	Am	10306	2000	918	Am
10115.9	2003	632	Ad	10307	2000	776*	Am
10116	2001	882	Ad	10308	2000	776*	Am
	2005	74*	Am & R ⁷⁵	10308.5	2000	776*	Am
10126	2000	292	Am		2005	590	R
	2002	455	Am	10309	2000	776*	Am
10129	2000	690	Ad	10310	2000	776*	Am
	2001	159	Am ³⁰⁵	10311	2000	776*	Am
	2001	267	Am	10312	2000	776*	Am
	2003	233	Am	10313	2000	776*	Am
10222	2003	186*	Am		2003	402	Am
10233	2005	590	R	10314	2000	776*	Am
10240.5	2006	538	Am ⁸⁰²	10315	2000	776*	Am
10264	2002	965*	Am	10318	2000	776*	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10319	2000	776*	Am	10360	2000	759	R
10320	2000	776*	Am	10362	2000	759	R
10320.5	2000	776*	Am	10363	2000	759	R
10321	2000	776*	Am	10364	2000	759	R
	2000	938	Am	10365	2000	759	R
10324	2000	918	R	10366	2000	759	R
10325	2000	776*	Am	10367	2000	759	Am
10326	2000	776*	Am	10369	2000	759	Am
10326.1	2003	559	Ad	10370	2000	759	Am
10327	2000	776*	Am	10371	2000	759	Am
10328	2000	776*	Am	10372	2000	759	R
10329	2006	538	Am ⁸⁰²	10373	2000	759	R
10330	2000	776*	Am	10374	2000	759	R
10331	2000	776*	Am	10375	2000	759	R
10332	2000	776*	Am	10376	2000	759	R
	2002	951	Am	10377	2000	759	R
10333	2000	776*	Am	10378	2000	759	R
10334	2000	776*	Am	10379	2000	759	R
Div. 2,				10380	2000	759	R
Pt. 2,				10381	2000	759	Am
Ch. 2,				10382	2000	759	R
Art. 4,				10406	2002	408	Am
heading				10411	2005	22	Am ⁶⁴⁷
(Sec. 10335				10426	2002	1097	Ad
et seq.)	2000	759	Am	10430	2001	219	Am
10335	2000	759	Am		2002	1122	Am ¹⁷⁵
10335.5	2000	759	Ad		2003	699	Am (as am by
10335.7	2000	759	Ad(RN)				Sec. 1,
10336	2000	759	Am				Stats. 2002,
10339	2000	759	Am				Ch. 1122)
10340	2000	759	Am	10502	2006	367	Am
10343	2000	759	R	10506.4	2006	367	Ad & R ³⁴⁹
10344	2000	759	Am	10506.5	2006	367	Ad & R ³⁴⁹
10344.1	1999	457*	Am	10506.6	2006	367	Ad & R ³⁴⁹
	2000	759	Am	10506.7	2006	367	Ad & R ³⁴⁹
10344.3	2000	759	R	10506.8	2006	367	Ad & R ³⁴⁹
10345	2000	759	Am	10506.9	2006	367	Ad & R ³⁴⁹
10346	2000	759	Am	10507	2005	590	R
10348	2000	759	Am	10510.4	2003	699	Ad
10348.5	2000	759	Ad	10510.5	2003	699	Ad
10349	2000	759	Am	10510.6	2003	699	Ad
10350	2001	745*	R	10510.7	2003	699	Ad
10351	2000	759	Am	10510.8	2003	699	Ad
10353	2000	759	Am	10510.9	2003	699	Ad
10354	2005	590	R	10515	2002	1122	Ad ¹⁷⁵
Div. 2,					2003	699	Am
Pt. 2,				10516	2002	1122	Ad ¹⁷⁵
Ch. 2,				10517	2002	1122	Ad ¹⁷⁵
Art. 5,				10518	2002	1122	Ad ¹⁷⁵
heading					2003	699	Am
(Sec. 10355				10520	2002	1122	Ad ¹⁷⁵
et seq.)	2000	759	R	10521	2002	1122	Ad ¹⁷⁵
10355	2000	759	R	10522	2002	1122	Ad ¹⁷⁵
10356	2000	759	R	10523	2002	1122	Ad ¹⁷⁵
10357	2000	759	Am & RN	10524	2002	1122	Ad ¹⁷⁵
10358	2000	759	R		2003	62	Am ⁵¹⁹
10359	2000	759	Am	10525	2002	1122	Ad ¹⁷⁵
	2002	953	Am	10526	2003	699	Ad
	2003	107	Am	10701	2006	346	Am
	2005	74*	Am & R ⁷⁵	10704	2006	346	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>
10705	2001	219	Am	Div. 2,			
10706.5	2006	346	Ad	Pt. 2,			
10708	2005	318	Am	Ch. 4,			
10710	2001	219	Am	heading			
10760	2001	219	Am	(Sec. 12150			
	2004	417	Am	et seq.)	2005	590	Am
10765	2007	427	Am	12150	2005	590	R
10780.5	2000	292	Ad	12155	2005	590	R
	2002	455	Am	12156	1999	910	Ad
10830	2003	699	Ad	12157	2005	590	R
10831	2003	699	Ad	12158	2005	590	R
10832	2003	699	Ad	12159	2005	590	R
10833	2003	699	Ad	12160	2005	590	R
10855	2005	590	R	12161	2005	590	R
10860	2004	303	Am	12162	1999	816	Am ¹³
	2005	590	R		2005	590	R
Div. 2,				12162.5	2005	590	R
Pt. 2,				12163	2005	590	R
Ch. 3,				12164	2005	590	R
heading				12168	2005	590	R
(Sec. 12100				12169	2005	590	R
et seq.)	2000	776 *	Am	12170	2000	740	S ⁵⁷
12100	2000	918	Am		2005	590	R
12100.5	2000	776 *	Am	12171	2000	740	R
12100.7	2000	776 *	Am	12181	2005	590	R
12101	2000	776 *	Am	12182	2005	590	R
12101.5	2000	918	Am	12183	2006	538	Am ⁸⁰²
	2004	802	Am	12185	2005	590	R
12101.7	2003	266	Ad	12200	2005	590	Am
12102	2000	135	Am ²⁰³	12201	2005	590	Ad
	2000	776 *	Am	12203	2005	590	Ad
	2004	277	Am	12205	1999	816	Am ¹³
12103	2000	776 *	Am		2002	363	Am
12103.5	2005	556 *	Ad		2005	590	R & Ad
12104	2000	776 *	Am	12207	2005	590	Ad
	2001	745 *	R	12209	2005	590	Ad
	2005	556 *	Ad	12210	2002	408	Am
12104.5	2005	556 *	Ad		2005	590	R
12108	2000	776 *	Am	12211	2005	590	Ad
12109	2000	776 *	Am	12213	2005	590	R
12110	2000	918	R	12215	2005	590	Ad
12111	2000	776 *	R	12217	2005	590	Ad
12112	2000	776 *	Am	12225	2002	408	Am
	2007	736	Am ⁵⁴⁶		2005	590	R
			R ⁵⁷⁹	12226	2005	590	R
			Ad ⁹³⁶	12305	2002	363	Am
12113	2000	776 *	Am	12305.5	1999	816	Am ¹³
12113.5	2000	776 *	R	12310	1999	816	Am ¹³
12120	2000	776 *	Am	12400	2002	575	Ad
12125	2005	272	Am ⁷³⁰	12401	2002	575	Ad
12126	2001	610	Am	12401.5	2002	575	Ad
	2005	272	Am ⁷³⁰	12402	2002	575	Ad
12127	2005	272	S ⁷³⁰	12403	2002	575	Ad
12127.5	2005	272	S ⁷³⁰	12404	2002	575	Ad
12128	2001	610	Am	12500	2006	256 *	Ad
	2005	272	Am & R ⁷³⁰	12501	2006	256 *	Ad
12129	2001	610	Am	12501.5	2006	256 *	Ad
	2005	272	Am ⁷³⁰	12502	2006	256 *	Ad
12130	2005	272	R	19100	2002	438	Am ⁴²⁶

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<i>Affected By</i>				<i>Affected By</i>			
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20101	1999	972	Ad		2004	196	S ⁷⁵
20103.8	2000	292	Ad		2006	262	Am ¹¹¹
	2002	455	Am	20209.6	2000	541	Ad & R ¹⁸
	2003	62	Am ⁵¹⁹		2004	196	S ⁷⁵
20104.4	2004	182	Am ^{81 614}		2006	262	S ¹¹¹
20105	2006	538	Am ⁸⁰²	20209.7	2000	541	Ad & R ¹⁸
20112	2004	739	Am		2001	159	Am ³⁰⁵
20118	2006	730	Am		2004	196	S ⁷⁵
20118.2	2005	509	Ad		2006	262	Am ¹¹¹
20118.4	2006	538	Am ⁸⁰²	20209.8	2000	541	Ad & R ¹⁸
20126	2005	383	Am		2004	196	S ⁷⁵
20133	1999	258	Am		2006	262	S ¹¹¹
	2000	594	Ad & R ⁴³	20209.9	2000	541	Ad & R ¹⁸
	2005	350	Am (by Sec. 1 of Ch.) ¹¹¹		2004	196	S ⁷⁵
					2006	262	S ¹¹¹
	2005	376	Am (by Sec. 1.5 of Ch.) ¹¹¹	20216	1999	101	Am
					2002	341	Am
	2006	538	Am ⁸⁰²	20217	1999	101	Ad
	2007	584	Am (by Sec. 1 of Ch.)	20221	2006	814	Am
					2007	116	Am
	2007	585	Am (by Sec. 1.5 of Ch.)	20231	1999	1007	R
20150.1	2007	26*	Am	20251	2004	651	Am
20165	2005	383	Am	Div. 2,			
20175	2000	767	Am ²⁰	Pt. 3,			
20175.1	2002	976*	Ad & R ⁴³	Ch. 1,			
20175.2	2005	228	Ad & R ¹¹¹	Art. 16,			
	2006	244	Am	heading			
	2007	473	Am	(Sec. 20300			
20209.10	2000	541	Ad & R ¹⁸	et seq.)	1999	724	Am
	2004	196	S ⁷⁵	20300	1999	724	Am
	2006	262	S ¹¹¹	20301.5	1999	109	Ad
20209.11	2000	541	Ad & R ¹⁸		2000	596	Am
	2004	196	S ⁷⁵	20306	2006	574	Am
	2006	262	S ¹¹¹	20321	1999	1007	Am
20209.12	2000	541	Ad & R ¹⁸	20340	2005	557*	Am
	2004	196	Am	20341	1999	1007	Am
			S ⁷⁵		2005	557*	Am
			S ¹¹¹	20351	2001	825	Am
20209.13	2000	541	Ad & R ¹⁸		2003	594	Am
	2004	196	Am	20355	2002	341	Ad
			S ⁷⁵	20355.1	2002	341	Ad
			S ¹¹¹	20355.2	2002	341	Ad
20209.14	2006	262	S ¹¹¹	20355.3	2002	341	Ad
	2000	541	Ad & R ¹⁸	20355.4	2002	341	Ad
	2004	196	Am ⁷⁵	20355.5	2002	341	Ad
	2006	262	Am ¹¹¹	20355.6	2002	341	Ad
20209.20	2006	1	Ad & R ³⁸	20355.7	2002	341	Ad
20209.22	2006	1	Ad & R ³⁸	20407	2006	538	Am ⁸⁰²
20209.23	2006	1	Ad & R ³⁸	20448	2006	538	Am ⁸⁰²
20209.24	2006	1	Ad & R ³⁸	20450	2006	538	Am ⁸⁰²
20209.26	2006	1	Ad & R ³⁸	20451	2006	538	Am ⁸⁰²
20209.27	2006	1	Ad & R ³⁸	20452	2006	538	Am ⁸⁰²
20209.28	2006	1	Ad & R ³⁸	20456	2006	538	Am ⁸⁰²
20209.30	2006	1	Ad & R ³⁸	20487	2006	538	Am ⁸⁰²
20209.32	2006	1	Ad & R ³⁸	20522	2006	538	Am ⁸⁰²
20209.34	2006	1	Ad & R ³⁸	20563	2006	538	Am ⁸⁰²
20209.36	2006	1	Ad & R ³⁸	20582	2006	538	Am ⁸⁰²
20209.38	2006	1	Ad & R ³⁸	20676	2003	794	Ad
20209.40	2006	1	Ad & R ³⁸		2005	383	Am
20209.44	2006	1	Ad & R ³⁸		2006	869	R & Ad
20209.5	2000	541	Ad & R ¹⁸	20682	2005	249	R & Ad

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20682.5	2005	249	Ad	20919.9	2003	889	Ad & R ³⁷¹
20683	2005	249	Ad(RN)		2006	570	S ⁸¹³
20685	2005	249	R	21020.8	2006	538	Am ⁸⁰²
20685.5	2005	249	Am & RN	21040	2006	538	Am ⁸⁰²
20688.2	2006	538	Am ⁸⁰²	Div. 2,			
20736	2006	643	Am	Pt. 3,			
20785	2007	473	Ad & R ⁶³⁹	Ch. 1.5,			
20812	2006	261	Am	Art. 74,			
20813	2001	176	Am	heading			
20815	2001	15	Ad	(Sec. 21070			
20815.1	2001	15	Ad	et seq.)	2006	67	Am
20815.3	2001	15	Ad	21070	2006	67	Am
20815.5	2001	15	Ad	21071	2006	67	Am
20853	2006	538	Am ⁸⁰²		2006	538	Am ⁸⁰²
20894	2006	538	Am ⁸⁰²		2007	130	Am ⁹⁰²
20919	2003	889	Ad & R ³⁷¹	21072	2006	67	Am
	2006	570	S ⁸¹³	21162	2001	847	Ad
20919.1	2003	889	Ad & R ³⁷¹	21180	2004	108	Am
	2006	570	S ⁸¹³	21251	1999	779*	Am
20919.10	2003	889	Ad & R ³⁷¹	21471	2006	538	Am ⁸⁰²
	2006	570	S ⁸¹³	21601	2006	538	Am ⁸⁰²
20919.11	2003	889	Ad & R ³⁷¹	22001.5	2007	144	Ad
	2006	570	S ⁸¹³	22010	2003	296	Am
20919.12	2003	889	Ad & R ³⁷¹	22012	2003	296	Am
	2006	570	Am ⁸¹³	22017	2003	296	Am
20919.13	2003	889	Ad & R ³⁷¹	22020	2007	144	Am
	2006	570	S ⁸¹³	22032	2001	176	Am
20919.14	2003	889	Ad & R ³⁷¹		2006	643	Am
	2006	570	S ⁸¹³	22034	2001	176	Am
20919.15	2003	889	Ad & R ³⁷¹		2006	643	Am
	2006	570	Am ⁸¹³	22038	2003	296	Am
20919.2	2003	889	Ad & R ³⁷¹	22044.5	2006	192	Ad
	2006	570	S ⁸¹³	22150	2005	590	Ad
20919.3	2003	889	Ad & R ³⁷¹	22151	2005	590	Ad
	2006	570	S ⁸¹³	22152	2005	590	Ad
20919.4	2003	889	Ad & R ³⁷¹	22153	2005	590	Ad
	2006	570	S ⁸¹³	22154	2005	590	Ad
20919.5	2003	889	Ad & R ³⁷¹		2006	392	Am
	2006	570	S ⁸¹³		2007	130	Am ⁹⁰²
20919.6	2003	889	Ad & R ³⁷¹	22350	1999	784*	Ad
	2006	570	S ⁸¹³	22351	1999	784*	Ad
20919.7	2003	889	Ad & R ³⁷¹	22352	1999	784*	Ad
	2006	570	S ⁸¹³	22353	1999	784*	Ad
20919.8	2003	889	Ad & R ³⁷¹	22355	1999	784*	Ad
	2006	570	S ⁸¹³				

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
532	2004	224	R		2003	3*	S (as ad by
538	2000	385	Ad				Stats. 2002,
	2003	610	Am				Ch. 1154) ⁵⁴⁰
603.1	2006	869	Am	2774	2003	794	Am
607	2006	869	Am		2006	869	Am
611	2006	869	Am	2774.6	1999	869	R
612.5	2004	193	Am ⁵⁷¹	2776	2006	538	Am ⁸⁰²
615	2001	234	Ad	2795	2005	81*	Am
	2002	664	Am ⁴³¹	2796	2000	713	Am ²⁹⁵
661	2006	869	Am				R ³⁴
662	2000	514	Am	2796.5	2000	713	Ad & R ²⁰
	2004	865	Am		2002	1154	Am ⁸²
665	2005	383	R		2003	3*	S (as am by
674	2001	745*	R				Stats. 2002,
701.6	2006	265	Ad				Ch. 1154) ⁵⁴⁰
715	2004	723	Ad		2006	869	Am ¹³
716	2007	178*	Ad	2797	2002	1154	Ad ⁸²
733	2005	383	R		2003	3*	S (as ad by
2003	2006	869	Am				Stats. 2002,
2200.5	2003	240*	Ad				Ch. 1154) ⁵⁴⁰
2201	2007	254*	Am		2005	383	R
2205	2007	254*	Am	2802	2004	183	Am ⁵⁷¹
2207	1999	869	Am		2004	193	R ⁵⁷¹
	2003	794	Am	2804.6	2004	193	R ⁵⁷¹
	2005	383	Am		2004	224	R
	2006	869	Am	2813	2004	224	R
2211	2007	254*	Am	3109	2003	240*	Am
2621.9	1999	876	Am	3110	2003	240*	Am
2692	2006	869	Am	3111	2003	240*	Am
2694	1999	876	Am	3203	2000	737	Am
2699.5	2003	240*	Am ³⁹¹	3205.2	2000	737	Am
2705	2003	240*	Am ³⁹¹	3206	2000	737	Am
2705.5	2003	240*	Am ³⁹¹	3208.1	2000	737	Am
	2006	869	Am	3219.5	2000	737	Ad
2706	2003	240*	Am ³⁹¹	3226	2000	737	Am
2709.1	2003	240*	Am ³⁹¹	3236.5	2000	737	Am
2714	2006	869	Am		2003	240*	Am
2715.5	1999	869	Ad ¹⁵⁷	3237	2000	737	Am
			R ¹⁵⁶		2004	433	Am
	2000	135	Am ²⁰³	3258	2004	433	Am
	2004	173	Ad ⁶¹⁷	3260	2005	336	Ad
			R ⁶¹⁶	3261	2005	336	Ad
	2007	604	Am ⁸¹⁹	3262	2005	336	Ad
2716	2006	869	Am	3263	2005	336	Ad
2717	2003	794	Am	3264	2005	336	Ad
	2004	142	Am	3265	2005	336	Ad
2728	2006	869	Am	3266	2005	336	Ad
2755	2004	183	Am ⁵⁷¹	3305	2004	183	Am ⁵⁷¹
2761	2006	869	Am	3324	2004	183	Am ⁵⁷¹
2770.6	2000	515	Ad	3343	2003	240*	Am
2772.5	2000	515	Ad	3352	2000	737	Am
2772.6	2000	515	Ad	3357	2004	182	Am ^{81 614}
2772.7	2006	869	Ad	3358	2003	240*	Am
2773.2	1999	869	Ad ¹⁵⁷	3460	2000	343	Am
	2000	87*	Am	3470	2000	343	Am
	2006	869	R & Ad	3488	2004	193	R ⁵⁷¹
2773.3	2002	1154	Ad ⁸²	3719	2003	240*	Am
	2003	3*	S (as ad by	3724.6	2003	240*	Am
			Stats. 2002,	3744	1999	223	Am
			Ch. 1154) ⁵⁴⁰		2000	737	Am
2773.5	2002	1154	Ad ⁸²	3752	2007	254*	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>
3754.5	2003	240*	Am	4582.7	2001	639	Am (by Sec. 1
3769	2004	182	Am ^{81 614}				of Ch.)
3770	2003	240*	Am		2003	900	Am
3776	2003	240*	Am	4582.71	2003	900	Ad
4114.5	2002	476	Ad	4582.75	2003	900	Am
	2003	62	Am ⁵¹⁹	4584	2001	627	Am
4116	2006	538	Am ⁸⁰²		2004	712*	Am
4121	2002	291	R		2007	412	Am
4123	2002	596	Ad	4601.1	1999	582	Ad
	2003	62	Am ⁵¹⁹		2002	762	Am
4128.5	2004	951	R	4601.2	1999	582	Ad
4136	1999	876	Am	4601.3	1999	582	Ad
4137	2006	77*	Ad	4601.4	1999	582	Ad
4138	2003	741	Ad	4601.5	1999	582	Ad
	2004	219*	R	4602.6	2006	538	Am ⁸⁰²
4139	2003	741	Ad	4612	1999	582	Am
	2004	219*	R		2002	953	Am
4140	2003	741	Ad	4663	2004	153	Am
	2004	219*	R	4750	2002	854*	Ad
4140.5	2003	741	Ad	4750.1	2002	854*	Ad
	2004	219*	R	4750.2	2002	854*	Ad
4140.7	2003	741	Ad	4750.3	2002	854*	Ad
	2004	219*	R	4750.4	2002	854*	Ad
4143	2005	408	Am	4750.5	2002	854*	Ad
4144	2005	408	Am	4750.6	2002	854*	Ad
	2006	538	Am ⁸⁰²	4750.7	2002	854*	Ad
4147	2005	290	Ad		2004	224	Am
4148	2005	290	Ad	4790	2000	409	Am
4205	2004	153	R	4792	2000	409	Am
4291	2004	720	Am	4793	2000	409	Am
	2005	260	Am (by Sec. 3 of Ch.)	4794	2000	409	Am
	2005	346	Am (by Sec. 2.5 of Ch.)	4799.01	2000	409	Am
4291.3	2006	21	Ad	4799.13	2006	77*	Am
4299	2004	90	Am	4876	2002	221	R
4376	2004	90	Am	5001.4	2000	385	Ad
4442.6	2005	278	Ad		2003	610	Am
4464	2004	693	Am	5001.5	2004	908	Am
	2005	278	Am	5001.6	2002	953	Am
4473	2004	193	R ⁵⁷¹	5001.65	2000	385	Am
4475	2004	693	Am		2003	610	Am
	2005	278	Am	5001.8	2004	908	Am
4475.1	2005	278	Am	5002.6	2000	782*	Am
4475.5	2005	278	Am	5002.7	2006	177	Ad
4476	2005	278	Am	5003.1	2000	385	Am
4480	2005	278	Am		2003	610	Am
4514.3	2003	900	Am	5003.11	2006	77*	Ad
4516.6	2006	538	Am ⁸⁰²	5003.13	2005	383	Ad
4535	2005	383	R	5003.15	2004	908	Am
4551.9	2003	816	Ad	5003.18	2003	677	Ad
4554.5	1999	582	Am	5003.19	2007	178*	Ad
			R & Ad ²⁵	5003.4	2000	542	Am
					2001	434	Am ³⁴
4561.5	2005	383	Am		2002	1038	S ²²
4561.6	2005	383	R	5004.5	2001	877	Ad
4562.5	2004	193	Am ⁵⁷¹		2002	975	Am
4562.9	2004	153	Am	5005.6	2002	953	Am
4563.5	2004	153	R	5006.1	2002	565	Am
	2004	193	R ⁵⁷¹		2003	240*	Am
4576.1	2002	171	Am	5006.15	2007	647	Ad
				5006.42	2001	379	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5006.48	2006	538	Am ⁸⁰²	5080.50	1999	733	Ad
5006.49	1999	66 *	Ad	5080.51	1999	733	Ad
5007.2	2000	173	Ad	5080.52	1999	733	Ad
5010	2002	563	Am	5080.53	1999	733	Ad
	2004	908	Am	5080.54	1999	733	Ad
5011.5	2000	499	Am	5080.55	1999	733	Ad
	2007	129	Am		2002	953	R
5015.6	2003	240 *	Ad	5080.56	1999	733	Ad
5017	2001	745 *	R	5090.01	2001	227	S ⁷⁵
5018.1	2000	993 *	Ad & R ¹⁸		2002	563	Am
	2004	286	Am ³¹⁷		2006	77 *	S ⁶⁸
	2005	22	Am ⁶⁴⁷		2007	541	S ⁴⁸⁹
	2007	147	Am ⁵⁴⁷	5090.02	2001	227	S ⁷⁵
5019.10	2002	966	Ad & R ⁴⁶⁰		2004	908	Am
	2004	286	S ^{640 639}		2005	270	Am
5019.11	2002	966	Ad & R ⁴⁶⁰		2006	77 *	S ⁶⁸
	2004	286	Am ^{640 639}		2007	541	Am ⁴⁸⁹
5019.12	2002	966	Ad & R ⁴⁶⁰	5090.03	2001	227	S ⁷⁵
	2004	286	S ^{640 639}		2006	77 *	S ⁶⁸
5019.13	2002	966	Ad & R ⁴⁶⁰		2007	541	S ⁴⁸⁹
	2004	286	S ^{640 639}	5090.04	2001	227	S ⁷⁵
5019.14	2002	966	Ad & R ⁴⁶⁰		2006	77 *	S ⁶⁸
	2004	286	S ^{640 639}		2007	541	S ⁴⁸⁹
5019.15	2002	966	Ad & R ⁴⁶⁰	5090.05	2001	227	S ⁷⁵
	2004	286	Am ^{640 639}		2006	77 *	S ⁶⁸
5019.50	2000	385	Am		2007	541	S ⁴⁸⁹
	2003	610	Am	5090.06	2001	227	S ⁷⁵
5019.53	2000	385	Am		2002	563	Am
5019.56	2000	385	Am		2006	77 *	S ⁶⁸
	2003	610	Am		2007	541	S ⁴⁸⁹
5019.59	2000	385	Am	5090.07	2001	227	S ⁷⁵
5019.62	2000	385	Am		2006	77 *	S ⁶⁸
5019.65	2000	385	Am		2007	541	S ⁴⁸⁹
	2003	517	Am	5090.08	2001	227	S ⁷⁵
5019.71	2000	385	Am		2006	77 *	S ⁶⁸
5019.74	2000	385	Am		2007	541	S ⁴⁸⁹
5019.80	2000	385	Ad	5090.09	2001	227	S ⁷⁵
	2003	610	Am		2004	908	Am
5027.1	2003	99	Ad		2005	270	Am
5029.5	1999	759	Ad		2006	77 *	S ⁶⁸
5045	2004	230 *	Am		2007	541	S ⁴⁸⁹
	2004	702 *	Am	5090.10	2001	227	S ⁷⁵
5046	2004	230 *	Am		2006	77 *	S ⁶⁸
5056	2002	953	R		2007	541	S ⁴⁸⁹
5072.3	2005	383	R	5090.11	2001	227	S ⁷⁵
5072.8	2006	574	Am		2002	563	Am
5079.50	2004	183	Am ⁵⁷¹		2006	77 *	S ⁶⁸
5079.70	2004	230 *	Ad		2007	541	S ⁴⁸⁹
5079.72	2004	230 *	Ad	5090.12	2001	227	S ⁷⁵
5079.74	2004	230 *	Ad		2002	563	R & Ad
5080.06	2006	538	Am ⁸⁰²		2006	77 *	S ⁶⁸
5080.18	2007	568	Am		2007	541	S ⁴⁸⁹
5080.23	1999	66 *	Am	5090.13	2001	227	S ⁷⁵
	2000	993 *	Am		2002	563	R
5080.24	2001	243	Am	5090.15	2001	227	S ⁷⁵
5080.27	2002	329	R		2002	563	Am
5080.28	1999	66 *	Ad		2004	908	Am
5080.29	2004	109	Ad		2004	909 *	Am (by Sec. 35 of Ch.) ⁹⁸
5080.34	2007	568	Am				R ¹⁰⁰
5080.36	2006	538	Am ⁸⁰²				

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>
5090.15 (Cont.)	2005	675	Am ^{300 317}		2006	77*	S ⁶⁸
	2006	77*	Am ³⁶	5090.36	2007	541	S ⁴⁸⁹
	2007	541	Am ⁴⁸⁹		2001	227	S ⁷⁵
5090.16	2001	227	S ⁷⁵		2002	563	Am
	2006	77*	S ⁶⁸		2006	77*	S ⁶⁸
	2007	541	S ⁴⁸⁹	5090.37	2007	541	S ⁴⁸⁹
5090.17	2001	227	S ⁷⁵		2002	563	Ad(RN)
	2002	563	Am		2003	62	Am ⁵¹⁹
	2006	77*	S ⁶⁸		2006	77*	S ⁶⁸
	2007	541	S ⁴⁸⁹	5090.38	2007	541	S ⁴⁸⁹
5090.18	2001	227	S ⁷⁵		2004	908	Ad(RN)
	2006	77*	S ⁶⁸		2006	77*	S ⁶⁸
	2007	541	S ⁴⁸⁹	5090.40	2007	541	S ⁴⁸⁹
5090.19	2001	227	S ⁷⁵		2001	227	S ⁷⁵
	2002	563	Am		2002	563	R
	2006	77*	S ⁶⁸	Div. 3,			
	2007	541	S ⁴⁸⁹	Ch. 1.25,			
5090.20	2001	227	S ⁷⁵	Art. 4,			
	2006	77*	S ⁶⁸	heading			
	2007	541	S ⁴⁸⁹	(Sec. 5090.41			
5090.21	2001	227	S ⁷⁵	et seq.)	5090.41	2004	908
	2006	77*	S ⁶⁸			2001	227
	2007	541	S ⁴⁸⁹			2006	77*
5090.22	2001	227	S ⁷⁵	5090.43	2007	541	S ⁴⁸⁹
	2002	563	Am		2001	227	S ⁷⁵
	2006	77*	S ⁶⁸		2002	563	Am
	2007	541	S ⁴⁸⁹		2006	77*	S ⁶⁸
5090.23	2001	227	S ⁷⁵		2007	541	S ⁴⁸⁹
	2002	563	Am	Div. 5,			
	2006	77*	S ⁶⁸	Ch. 1.25,			
	2007	541	R	Art. 4.5,			
5090.24	2001	227	S ⁷⁵	heading			
	2002	563	Am	(Sec. 5090.44			
	2004	908	Am	et seq.)	5090.44	2002	563
	2006	77*	S ⁶⁸			2001	227
	2007	541	Am ⁴⁸⁹			2002	563
5090.25	2001	227	S ⁷⁵			2006	77*
	2002	563	R	5090.45	2007	541	S ⁴⁸⁹
5090.30	2001	227	S ⁷⁵		2001	227	S ⁷⁵
	2006	77*	S ⁶⁸	5090.46	2002	563	Am & RN
	2007	541	S ⁴⁸⁹		2001	227	S ⁷⁵
5090.31	2001	227	S ⁷⁵	5090.47	2004	908	Am & RN
	2006	77*	S ⁶⁸		2001	227	S ⁷⁵
	2007	541	S ⁴⁸⁹		2002	563	Am & RN
5090.32	2001	227	S ⁷⁵	Div. 5,			
	2002	563	Am	Ch. 1.25,			
	2006	77*	S ⁶⁸	Art. 5,			
	2007	541	Am ⁴⁸⁹	heading			
5090.33	2001	227	S ⁷⁵	(Sec. 5090.50			
	2002	563	R	et seq.)	5090.50	2002	563
5090.34	2001	227	S ⁷⁵			2001	227
	2002	563	Am			2002	563
	2006	77*	S ⁶⁸			2006	77*
	2007	541	R			2007	541
5090.35	2001	227	Ad & R ⁴⁸⁹	5090.51	2001	159	Ad & R ⁴⁸⁹
	2002	563	Am		2001	227	Am ³⁰⁵
	2004	908	Am		2006	77*	S ⁷⁵
	2005	270	Am	5090.52	2007	541	S ⁶⁸
					2001	227	R
							S ⁷⁵

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<i>Affected By</i>				<i>Affected By</i>			
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5090.52 (Cont.)	2002	563	R	2004	722		Am (by Sec. 2 of Ch.)
5090.53	2001	227	S ⁷⁵	5094.2	2001	745 *	Am
	2002	563	Am	5095	2001	877	Ad
	2004	908	Am	5095.1	2001	877	Ad
	2006	77 *	S ⁶⁸	5095.2	2001	877	Ad
	2007	541	Am ⁴⁸⁹		2002	664	Am ⁴³¹
5090.55	2001	227	S ⁷⁵	5095.3	2001	877	Ad
	2002	563	R		2002	975	Am
5090.56	2001	227	S ⁷⁵	5095.4	2001	877	Ad
	2002	563	R		2002	975	Am
5090.60	2001	227	S ⁷⁵	5095.5	2001	877	Ad
	2002	563	Am		2002	975	Am
	2006	77 *	S ⁶⁸	5095.50	2007	546	Ad
	2007	541	S ⁴⁸⁹	5095.51	2007	546	Ad
5090.61	2001	227	S ⁷⁵	5095.52	2007	546	Ad
	2002	563	Am	5095.53	2007	546	Ad
	2006	77 *	S ⁶⁸	5095.54	2007	546	Ad
	2007	541	R	5095.6	2002	975	Ad
			Ad & R ⁴⁸⁹	5096.244	2001	745 *	Am
5090.62	2001	227	S ⁷⁵	5096.300	1999	461 *	Ad ⁹⁰
	2002	563	R	5096.301	1999	461 *	Ad ⁹⁰
5090.63	2001	227	S ⁷⁵	5096.302	1999	461 *	Ad ⁹⁰
	2006	77 *	S ⁶⁸	5096.303	1999	461 *	Ad ⁹⁰
	2007	541	R	5096.306	1999	461 *	Ad ⁹⁰
5090.64	2001	227	S ⁷⁵	5096.307	1999	461 *	Ad ⁹⁰
	2002	563	Am	5096.3075	1999	461 *	Ad ⁹⁰
	2006	77 *	S ⁶⁸	5096.308	1999	461 *	Ad ⁹⁰
	2007	541	R	5096.309	1999	461 *	Ad ⁹⁰
5090.65	2002	563	Ad(RN)	5096.310	1999	461 *	Ad ⁸²
	2006	77 *	S ⁶⁸		1999	638 *	Ad ^{110 90}
5090.70	2001	227	Am ⁷⁵	5096.320	1999	461 *	Ad ⁹⁰
	2006	77 *	Am ⁶⁸	5096.322	1999	461 *	Ad ⁹⁰
	2007	541	Am ⁴⁸⁹	5096.323	1999	461 *	Ad ⁹⁰
5091.10	2001	278	Am	5096.324	1999	461 *	Ad ⁸²
5091.15	2001	278	Am		1999	638 *	Ad ^{110 90}
	2007	541	Am	5096.331	1999	461 *	Ad ⁹⁰
5091.20	2002	292	Am	5096.332	1999	461 *	Ad ⁹⁰
5091.25	2001	278	Am	5096.333	1999	461 *	Ad ⁹⁰
	2007	541	Am	5096.334	1999	461 *	Ad ⁹⁰
5093.35	2006	68	Am	5096.335	1999	461 *	Ad ⁹⁰
5093.52	2004	545	Am	5096.336	1999	461 *	Ad ⁹⁰
5093.54	1999	1016	Am	5096.337	1999	461 *	Ad ⁸²
	1999	1017	Am (as am by Stats. 1999, Ch. 1016) ⁹⁹		1999	638 *	Ad ^{110 90}
	2003	117	Am	5096.338	1999	461 *	Ad ⁹⁰
	2005	576	Am	5096.339	1999	461 *	Ad ⁸²
5093.545	1999	1016	Am		1999	638 *	Ad ^{110 90}
	1999	1017	Am (as am by Stats. 1999, Ch. 1016) ¹⁰⁵	5096.340	1999	461 *	Ad ⁹⁰
	2003	117	Am	5096.341	1999	461 *	Ad ⁹⁰
	2005	576	Am	5096.342	1999	461 *	Ad ⁹⁰
5093.55	2004	545	Am	5096.343	1999	461 *	Ad ⁹⁰
5093.56	2004	545	Am	5096.344	1999	461 *	Ad ⁸²
5093.61	2004	545	Am		1999	638 *	Ad ^{110 90}
5093.68	2004	545	Am (by Sec. 5 of Ch.)	5096.345	1999	461 *	Ad ⁸²
					1999	638 *	Ad ^{110 90}
				5096.348	1999	461 *	Ad 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>
5096.348	(Cont.)			Div. 2,			
	1999	638 *	Ad ^{110 90}	Ch. 1.696,			
5096.350	1999	461 *	Ad ⁸²	Art. 5,			
	1999	638 *	Ad ^{110 90}	heading			
5096.351	1999	461 *	Ad ⁹⁰	(Sec. 5096.652			
5096.352	1999	461 *	Ad ⁸²	et seq.)	2002	664	Am & RN ⁴³¹
	1999	638 *	Ad ^{110 90}	Div. 2,			
5096.353	1999	461 *	Ad ⁸²	Ch. 1.696,			
	1999	638 *	Ad ^{110 90}	Art. 5.5,			
5096.354	1999	461 *	Ad ⁹⁰	heading			
5096.355	1999	461 *	Ad ⁹⁰	(Sec. 5096.652			
5096.356	1999	461 *	Ad ⁸²	et seq.)	2002	664	Ad(RN) ⁴³¹
	1999	638 *	Ad ^{110 90}	5096.652	2001	875 *	Ad ³⁵³
5096.357	1999	461 *	Ad ⁸²	5096.665	2001	875 *	Ad ³⁵³
	1999	638 *	Ad ^{110 90}	5096.666	2001	875 *	Ad ³⁵³
5096.358	1999	461 *	Ad ⁹⁰	5096.667	2001	875 *	Ad ³⁵³
5096.360	1999	461 *	Ad ⁸²	5096.668	2001	875 *	Ad ³⁵³
	1999	638 *	Ad ^{110 90}	5096.670	2001	875 *	Ad ³⁵³
5096.361	1999	461 *	Ad ⁹⁰	5096.671	2001	875 *	Ad ³⁵³
5096.362	1999	461 *	Ad ⁸²	5096.672	2001	875 *	Ad ³⁵³
	1999	638 *	Ad ^{110 90}	5096.673	2001	875 *	Ad ³⁵³
5096.363	1999	461 *	Ad ⁹⁰	5096.674	2001	875 *	Ad ³⁵³
5096.364	1999	461 *	Ad ⁹⁰	5096.675	2001	875 *	Ad ³⁵³
5096.365	1999	461 *	Ad ⁹⁰	5096.676	2001	875 *	Ad ³⁵³
5096.366	1999	461 *	Ad ⁹⁰	5096.677	2001	875 *	Ad ³⁵³
5096.367	1999	461 *	Ad ⁹⁰	5096.678	2001	875 *	Ad ³⁵³
5096.367.5	1999	461 *	Ad ⁹⁰	5096.679	2001	875 *	Ad ³⁵³
5096.368	1999	461 *	Ad ⁸²	5096.681	2001	875 *	Ad ³⁵³
	1999	638 *	Ad ^{110 90}	5096.683	2001	875 *	Ad ³⁵³
5096.369	1999	461 *	Ad ⁹⁰	5096.686	2002	8	Ad & R ³⁸
5096.370	1999	461 *	Ad ⁹⁰	5096.687	2002	322 *	Ad
5096.371	1999	461 *	Ad ⁹⁰	5096.688	2002	322 *	Ad
5096.372	1999	461 *	Ad ⁹⁰	5096.689	2002	322 *	Ad
5096.400	1999	461 *	Ad	5096.800	2006	33 *	Ad ⁷⁷⁸
5096.500	2004	708	Ad	5096.805	2006	33 *	Ad ⁷⁷⁸
5096.501	2004	708	Ad		2007	130	Am ⁹⁰²
5096.511	2004	708	Ad	5096.806	2006	33 *	Ad ⁷⁷⁸
5096.512	2004	708	Ad	5096.820	2006	33 *	Ad ⁷⁷⁸
5096.513	2004	708	Ad	5096.821	2006	33 *	Ad ⁷⁷⁸
5096.514	2004	708	Ad		2007	130	Am ⁹⁰²
	2006	538	Am ⁸⁰²	5096.824	2006	33 *	Ad ⁷⁷⁸
5096.515	2004	708	Ad	5096.825	2006	33 *	Ad ⁷⁷⁸
5096.516	2004	708	Ad	5096.827	2006	33 *	Ad ⁷⁷⁸
5096.520	2006	531	Ad	5096.827.2	2007	610	Ad
	2007	229	Am	5096.827.3	2007	610	Ad
5096.600	2001	875 *	Ad ³⁵³	5096.828	2006	33 *	Ad ⁷⁷⁸
5096.601	2001	875 *	Ad ³⁵³	5096.829	2007	178 *	Ad
5096.605	2001	875 *	Ad ³⁵³	5096.830	2007	366	R (as ad by
5096.606	2001	875 *	Ad ³⁵³				Stats. 2007,
5096.610	2001	875 *	Ad ³⁵³				Ch. 368) ⁸²
5096.615	2001	875 *	Ad ³⁵³		2007	368	Ad
5096.620	2001	875 *	Ad ³⁵³	5096.953	2006	33 *	Ad ⁷⁷⁸
5096.621	2001	875 *	Ad ³⁵³	5096.954	2007	178 *	Ad
5096.624	2001	875 *	Ad ³⁵³	5096.955	2006	33 *	Ad ⁷⁷⁸
5096.625	2001	875 *	Ad ³⁵³		2007	178 *	Ad
5096.629	2001	875 *	Ad ³⁵³	5096.956	2006	33 *	Ad ⁷⁷⁸
5096.633	2001	875 *	Ad ³⁵³	5096.957	2006	33 *	Ad ⁷⁷⁸
5096.650	2001	875 *	Ad ³⁵³	5096.958	2006	33 *	Ad ⁷⁷⁸
5096.651	2001	875 *	Ad ³⁵³	5096.959	2006	33 *	Ad ⁷⁷⁸

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
5096.960	2006	33 *	Ad ⁷⁷⁸	5557.2	2005	158	Am
5096.961	2006	33 *	Ad ⁷⁷⁸	5560	2003	106	Am (by Sec. 1 of Ch.)
5096.962	2006	33 *	Ad ⁷⁷⁸		2003	449	Am (by Sec. 36.5 of Ch.)
5096.963	2006	33 *	Ad ⁷⁷⁸				
5096.964	2006	33 *	Ad ⁷⁷⁸	5563.5	2004	27 *	Am
5096.965	2006	33 *	Ad ⁷⁷⁸	5625	2006	68	Am
5096.966	2006	33 *	Ad ⁷⁷⁸	5626.3	2004	499 *	Ad
5096.967	2006	33 *	Ad ⁷⁷⁸	5627	2002	1031 *	Am
5097.7	2001	879	Ad ^{37 70}		2003	240 *	Am
			R ⁶³	5631	2001	745 *	Am
5097.71	2001	879	Ad ^{37 70}		2003	62	Am ⁵¹⁹
			R ⁶³	Div. 5,			
5097.72	2001	879	Ad ^{37 70}	Pt. 3.3,			
			R ⁶³	heading			
5097.91	2006	863	Am	(Sec. 5640			
5097.98	2006	863	Am	et seq.)	2006	498	Am
	2007	130	Am ⁹⁰²	5640	2001	876	Ad
Div. 5,					2006	498	Am
Ch. 1.77,				5641	2001	876	Ad
heading					2006	498	Am
(Sec. 5097.993				5641	2001	876	Ad
et seq.)					2006	498	Am
	2004	286	Am	5642	2001	876	Ad
5097.993	2002	290 *	Ad		2006	498	Am
	2004	286	Am & RN	5643	2001	876	Ad
			& Ad(RN)	5644	2001	876	Ad
5097.994	2002	290 *	Ad	5645	2001	876	Ad
	2004	286	Am & RN		2006	498	Am
			& Ad(RN)	5646	2007	130	Am ⁹⁰²
5097.995	2002	1155	Ad		2001	876	Ad
	2004	286	Am & RN		2006	498	Am
5097.996	2002	1155	Ad	5647	2001	876	Ad
	2004	286	Am & RN		2006	498	Am
5097.997	2004	286	Ad(RN)	5648	2001	876	Ad
5097.998	2004	286	Ad(RN)	5649	2001	876	Ad
5141.1	2006	538	Am ⁸⁰²	5650	2001	876	Ad
5164	2001	777	Am	5651	2001	876	Ad
	2004	184 *	Am	5652	2001	876	Ad
5366	2006	538	Am ⁸⁰²	5653	2001	876	Ad
5506.10	2003	296	Am	5654	2001	876	Ad
5506.11	2000	755	Ad	5671	2006	538	Am ⁸⁰²
5506.12	2002	24	Ad	5750	2004	230 *	Ad
5506.3	2003	296	Am	5751	2004	230 *	Ad
5506.5	2003	296	Am	5752	2004	230 *	Ad
5514	2000	755	Am	5753	2004	230 *	Ad
	2002	24	Am	5754	2004	230 *	Ad
5520	2007	423	Am	5755	2004	230 *	Ad
5527.1	2006	172	Am	5756	2004	230 *	Ad
5532	2006	588	Am	5780	2001	15	R & Ad
5533.7	2002	24	Ad	5780.05	2001	15	R
5536	2005	700	Am	5780.1	2001	15	R & Ad
5536.5	2005	700	Am	5780.10	2001	15	R
5539.4	2003	296	Am	5780.11	2001	15	R
5539.9	2003	296	Am	5780.12	2001	15	R
5540.1	2004	27 *	Ad	5780.13	2001	15	R
5540.5	1999	321	Am	5780.14	2001	15	R
	2002	23 *	Am	5780.15	2001	15	R
	2007	28	Am	5780.16	2001	15	R
5540.6	2002	23 *	Am	5780.17	2001	15	R
5546	1999	321	Am		2001	745 *	R
5549	1999	135	Am	5780.18	2001	15	R
	2002	23 *	Am	5780.19	2001	15	R

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>
5780.2	2001	15	R		2000	66	R
5780.20	2001	15	R	5782.6	2001	15	R
5780.21	2001	15	R	5782.65	2001	15	R
5780.3	2001	15	R & Ad	5782.7	2001	15	R & Ad
5780.30	2001	15	R	5782.7.1	2001	15	R
5780.4	2001	15	R	5782.7.2	2001	15	R
5780.5	2001	15	R & Ad	5782.8	2001	15	R
5780.6	2001	15	R	5782.9	2001	15	R
5780.7	2001	15	R & Ad	5783	2001	15	R & Ad
5780.8	2001	15	R	5783.1	2001	15	R & Ad
5780.9	2001	15	R & Ad	5783.11	2001	15	R & Ad
5781	2001	15	Ad	5783.12	2001	15	R
5781.1	2001	15	R & Ad	5783.13	2001	15	R & Ad
5781.10	2001	15	R	5783.3	2001	15	R & Ad
5781.12	2001	15	R	5783.5	2001	15	R & Ad
5781.13	2001	15	R	5783.6	2001	15	R
5781.14	2001	15	R	5783.7	2001	15	Ad
5781.2	2001	15	R	5783.9	2001	15	Ad
5781.20	2001	15	R	5784	2001	15	R & Ad
5781.21	2001	15	R	5784.1	2001	15	R
5781.22	2001	15	R				Ad ⁸²
5781.23	2001	15	R		2001	176	Ad
5781.24	2001	15	R		2003	863	Am
5781.25	2001	15	R	5784.10	2001	15	R
5781.26	2001	15	R	5784.11	2001	15	R & Ad
5781.3	2001	15	R	5784.12	2001	15	R
5781.31	2001	15	R	5784.13	2001	15	R & Ad
5781.32	2001	15	R	5784.14	2001	15	R
5781.33	2001	15	R	5784.15	2001	15	R & Ad
5781.34	2001	15	R		2005	700	Am
5781.4	2001	15	R	5784.16	2001	15	R
5781.45	2001	15	R	5784.17	2001	15	R
5781.46	2001	15	R	5784.18	2001	15	R
5781.5	2001	15	R	5784.19	2001	15	R
5781.6	2001	15	R	5784.2	2001	15	R
5781.7	2001	15	R		2006	643	Ad
5781.8	2001	15	R	5784.20	2001	15	R
5782	2001	15	R & Ad	5784.21	2001	15	R
5782.1	2001	15	R & Ad	5784.22	2001	15	R
5782.10	2001	15	R	5784.23	2001	15	R
5782.11	2001	15	R	5784.24	2001	15	R
5782.12	2001	15	R	5784.25	2001	15	R
5782.13	2001	15	R	5784.26	2001	15	R
5782.14	2001	15	R	5784.27	2001	15	R
5782.15	2001	15	R	5784.28	2001	15	R
5782.16	2001	15	R	5784.29	2001	15	R
5782.17	2001	15	R	5784.3	2001	15	R & Ad
5782.18	2001	15	R	5784.30	2001	15	R
5782.19	2001	15	R	5784.31	2001	15	R
5782.2	2001	15	R	5784.32	2001	15	R
5782.21	2001	15	R	5784.33	2001	15	R
5782.22	2001	15	R	5784.34	2001	15	R
5782.23	2001	15	R	5784.35	2001	15	R
5782.24	2001	15	R	5784.36	2001	15	R
5782.25	2001	15	R	5784.37	2001	15	R
5782.26	2001	15	R	5784.38	2001	15	R
5782.27	2001	15	R	5784.39	2001	15	R
5782.3	2001	15	R & Ad	5784.4	2001	15	R
5782.4	2001	15	R	5784.40	2000	66	Ad
5782.5	2001	15	R & Ad		2001	15	R
5782.5.1	1999	96*	Ad	5784.5	2001	15	R & Ad

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
5784.6	2001	15	R	5790.1	2001	15	Ad
5784.7	2001	15	R & Ad	5790.11	2001	15	Ad
5784.8	2001	15	R	5790.13	2001	15	Ad
5784.8a	2001	15	R	5790.15	2001	15	Ad
5784.9	2001	15	R & Ad	5790.17	2001	15	Ad
5785	2001	15	R & Ad	5790.3	2001	15	Ad
	2006	588	Am	5790.5	2001	15	Ad
5785.1	2001	15	Ad	5790.7	2001	15	Ad
5785.3	2001	15	Ad	5790.9	2001	15	Ad
	2006	588	Am	5791	2001	15	Ad
5785.5	2001	15	Ad		2006	643	R
5786	2001	15	Ad	5791.1	2001	15	Ad
5786.1	2001	15	Ad		2002	76	Am
5786.11	2001	15	Ad	5791.3	2001	15	Ad
5786.13	2001	15	Ad	5791.5	2001	15	Ad
5786.15	2001	15	Ad	5791.7	2001	15	Ad
5786.17	2001	15	Ad	5808	2003	693	Ad
5786.19	2001	15	Ad	5808.1	2003	693	Ad
5786.21	2001	15	Ad	5808.2	2003	693	Ad
5786.23	2001	15	Ad	5811	2000	964	Am
5786.25	2001	15	Ad	5812	2000	964	Am
5786.27	2001	15	Ad	5813	2000	964	Am
5786.29	2001	15	Ad	5814	2000	964	Am
5786.3	2001	15	Ad	5815	2000	964	Am
5786.31	2001	15	Ad	5815.5	2000	964	Ad
	2005	158	Am	5816	2000	964	Am
5786.5	2001	15	Ad	5817	2000	964	Am
	2006	588	Am	5818.1	2006	77*	Ad
5786.7	2001	15	Ad		2007	178*	Am
	2002	454	Am	5818.2	2006	77*	Ad
5786.9	2001	15	Ad		2007	178*	Am
	2005	158	Am	5819	2004	230*	Ad
5787	2001	15	Ad	5819.1	2004	230*	Ad
5787.1	2001	15	Ad	5819.2	2004	230*	Ad
5787.3	2001	15	Ad	5819.3	2004	230*	Ad
5788	2001	15	R & Ad	5819.4	2004	230*	Ad
5788.1	2001	15	R & Ad	5819.5	2004	230*	Ad
5788.10	2001	15	R	5819.6	2004	230*	Ad
5788.11	2001	15	R & Ad	5819.7	2004	230*	Ad
5788.12	2001	15	R	5819.8	2004	230*	Ad
5788.13	2001	15	R & Ad	5825	2002	953	R
5788.15	2001	15	Ad	5842.5	1999	104	Ad
5788.17	2001	15	Ad	5852	2006	839	Ad
5788.19	2001	15	Ad	5853	2006	839	Ad
5788.2	2001	15	R	5854	2006	839	Ad
5788.21	2001	15	Ad	5855	2006	839	Ad
5788.23	2001	15	Ad	Div. 5,			
5788.25	2001	15	Ad	Ch. 12,			
5788.3	2001	15	R & Ad	heading			
5788.4	2001	15	R	(Sec. 5860			
5788.5	2001	15	R & Ad	et seq.)	2007	130	Am & RN (as
5788.6	2001	15	R				ad by Sec. 1,
5788.7	2001	15	R & Ad				Stats. 2006,
5788.8	2001	15	R				Ch. 827) ⁹⁰²
5788.9	2001	15	R & Ad	Div. 5,			
5789	2001	15	Ad	Ch. 13,			
5789.1	2001	15	Ad	heading			
5789.3	2001	15	Ad	(Sec. 5860			
5789.5	2001	15	Ad	et seq.)	2007	130	Ad(RN) ⁹⁰²
5790	2001	15	Ad	5860	2006	827	Ad
	2006	643	R	5861	2006	827	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
5862	2006	827	Ad	8780	2002	512	Ad & R ³⁸
5863	2006	827	Ad	8781	2002	512	Ad & R ³⁸
5864	2006	827	Ad	8782	2002	512	Ad & R ³⁸
5865	2006	827	Ad	8783	2002	512	Ad & R ³⁸
5866	2006	827	Ad	8784	2002	512	Ad & R ³⁸
5867	2006	827	Ad	8785	2002	512	Ad & R ³⁸
5868	2006	827	Ad	8786	2002	512	Ad & R ³⁸
5869	2006	827	Ad	8787	2002	512	Ad & R ³⁸
5870	2006	827	Ad	8788	2002	512	Ad & R ³⁸
5871	2006	827	Ad	8789	2002	512	Ad & R ³⁸
5872	2006	827	Ad	8801	2002	454	Am
5873	2006	827	Ad		2005	158	Am
6211	2001	745*	Am	8802	2005	158	Am
6217	2003	240*	Am (as am by	8809	2005	158	Am
			Sec. 18,	8811	2002	454	R & Ad(RN)
			Stats. 1998,	8812	2002	454	Am & RN & Ad
			Ch. 876) ⁴⁸⁵	8813	2002	454	R & Ad
6217.1	2000	715	Am		2005	158	Am
	2001	449	Am	8813.1	2002	454	R
	2002	600	Am		2005	158	Ad
6217.2	2003	734	Ad	8813.2	2002	454	R
6217.8	2005	81*	Ad		2005	158	Ad
	2005	521	Am	8813.3	2005	158	Ad
6226	2004	193	R ⁵⁷¹	8815.1	2002	454	Am
	2004	286	R		2005	158	Am
6230	2001	745*	Am	8815.2	2002	454	Am
6231	2001	745*	Am		2005	158	Am
6304	2005	701	Am	8815.3	2002	454	Am
6307	2005	585*	R & Ad	8815.4	2002	454	R & Ad
6307.1	2002	432	Ad		2005	158	Am
	2003	62	Am ⁵¹⁹	8815.5	2005	158	Ad
6309	2006	135	Am	8817	2002	454	Am
6313	2006	135	Am	8819	2002	454	Am
6314	2006	135	Am		2005	158	Am
	2006	538	Am ⁸⁰²	8850	2005	158	Ad
	2007	130	Am ⁹⁰²	8851	2005	158	Ad
6331.5	2004	286	Am	8852	2005	158	Ad
	2006	68	Am	8853	2005	158	Ad
6361	2006	275	Ad	8854	2005	158	Ad
6362	2006	275	Ad	8855	2005	158	Ad
6363	2006	275	Ad	8856	2005	158	Ad
6364	2006	275	Ad	8857	2005	158	Ad
6365	2006	275	Ad	8858	2005	158	Ad
6366	2006	275	Ad	8859	2005	158	Ad
6367	2006	275	Ad	8860	2005	158	Ad
6368	2006	275	Ad	8861	2005	158	Ad
6369	2006	275	Ad	8870	2005	158	Ad
6369.1	2006	275	Ad	8871	2005	158	Ad
6369.2	2006	275	Ad	8872	2005	158	Ad
6369.3	2006	275	Ad	8873	2005	158	Ad
6401.5	2005	701	Ad	8874	2005	158	Ad
6477	2001	745*	Am	8875	2005	158	Ad
6872	2006	298	Ad	8876	2005	158	Ad
6916	2001	745*	Am	8877	2005	158	Ad
6925.2	2006	538	Am ⁸⁰²	8878	2005	158	Ad
8555	2003	131	Am	8879	2005	158	Ad
8601	2002	432	Am	8880	2005	158	Ad
8625	2002	432	Am	8890	2005	158	Ad
8709.5	2006	77*	Ad	8891	2005	158	Ad
8710	2006	538	Am ⁸⁰²	8892	2005	158	Ad
8750	2004	796	Am	8893	2005	158	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8894	2005	158	Ad	10255	2002	616	Ad
8895	2005	158	Ad	10260	2002	616	Am
8896	2005	158	Ad	10260.5	1999	503	Ad
8897	2005	158	Ad		2002	616	Am
8898	2005	158	Ad	10261	1999	503	Am
8899	2005	158	Ad		2002	616	Am
8900	2005	158	Ad	10262	2002	616	Am
8901	2005	158	Ad	10262.1	1999	503	Ad
8902	2005	158	Ad	10262.2	2002	616	Ad
9084	2006	538	Am ⁸⁰²	10262.5	2002	616	Ad
9301.1	2006	172	Am	10263	2002	616	Am
9303	2005	700	Am	10264	2002	616	Am
9313	2005	158	Am	10265	2002	616	R
9358	2003	811	Am	10270	2002	616	Am
9756	2001	745*	R	10271	2002	616	Am
9952	2006	68	Am	10273	2002	616	Am
9977	2002	221	Am	10274	2002	616	Am
10005	2001	398	Am	10276	1999	503	Am
10200	1999	503	Am		2002	616	Am
10211	1999	503	Am	10278	2002	983	Ad & R ^{68 37}
	2002	616	Am		2004	497*	R
10212	1999	503	Am	10279	2002	983	Ad & R ^{68 37}
	2002	616	Am		2004	497*	R
10216	1999	503	Am	10279.6	2002	983	Ad & R ^{68 37}
10218	1999	83	Am ³⁰		2004	497*	R
10222	1999	503	Am	10280	2002	983	Ad
10224	1999	503	Ad	10280.5	2002	983	Ad
10230	1999	503	Am	10281	2002	983	Ad
	2002	616	Am	10281.5	2002	983	Ad
10230.5	2002	616	Ad	10282	2002	983	Ad
10231	1999	503	Am	10283	2002	983	Ad
	2002	616	Am	10285	2002	983	Ad ³⁷
	2007	254*	Am		2004	497*	R
10231.5	1999	503	Ad	10286	2002	983	Ad ³⁷
10233	2002	616	Am		2004	497*	R
10234	1999	503	Am	10330	2002	984	Ad
	2002	616	Am	10331	2002	984	Ad
10235	2002	616	Am	10332	2002	984	Ad
10235.5	1999	503	Ad	10334	2002	984	Ad
10236	1999	503	Am	10335	2002	984	Ad
	2002	616	Am	10335.5	2002	983	Am (as ad by
10237	2002	616	Am				Stats. 2002,
10239	1999	503	Am				Ch. 984)
	2002	616	Am		2002	984	Ad
	2007	254*	Am	10336	2002	984	Ad
10240	1999	503	Am	10337	2002	984	Ad
	2002	616	Am	10338	2002	984	Ad
10241	1999	503	Am	10339	2002	984	Ad
	2002	616	Am	10340	2002	984	Ad
10242	1999	503	Am	10341	2002	984	Ad
10243	1999	503	Am	10342	2002	984	Ad
10244	2002	616	Am	10343	2002	984	Ad
10246	2002	616	Am	10344	2002	984	Ad
10250	2002	616	Am	12200	2000	790	Ad & R ⁷⁵
10251	1999	503	Am		2007	657	Ad & R ⁴²³
	2002	616	Am	12210	2000	790	Ad & R ⁷⁵
10252	1999	503	Am		2007	657	Ad & R ⁴²³
	2001	234	Am	12211	2000	790	Ad & R ⁷⁵
	2002	616	Am		2007	657	Ad & R ⁴²³
10254	1999	503	Am	12220	2000	790	Ad & R ⁷⁵
	2002	616	Am		2007	657	Ad & R ⁴²³

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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12230	2000	790	Ad & R ⁷⁵	14315	2001	760	Am
	2007	657	Ad & R ⁴²³		2002	953	Am
12231	2000	790	Ad & R ⁷⁵	14316	2002	953	Am
	2007	657	Ad & R ⁴²³	14317	2007	178*	Ad
12240	2000	790	Ad & R ⁷⁵	14403	2002	953	Am
	2007	657	Ad & R ⁴²³	14420	1X 2001-02	8*	Ad & R ^{37 20}
12241	2000	790	Ad & R ⁷⁵	14421	1X 2001-02	8*	Ad & R ^{37 20}
	2007	657	Ad & R ⁴²³	14422	1X 2001-02	8*	Ad & R ^{37 20}
12242	2000	790	Ad & R ⁷⁵	14423	1X 2001-02	8*	Ad & R ^{37 20}
	2007	657	Ad & R ⁴²³	14424	1X 2001-02	8*	Ad & R ^{37 20}
12244	2000	790	Ad & R ⁷⁵	14425	1X 2001-02	8*	Ad & R ^{37 20}
	2007	657	Ad & R ⁴²³	14504	1999	815	Am ⁷⁷
12245	2000	790	Ad & R ⁷⁵				R ²⁵
	2007	657	Ad & R ⁴²³				Ad ¹
12246	2000	790	Ad & R ⁷⁵		2000	731	Am
	2007	657	Ad & R ⁴²³	14507.5	2006	904	Am
12247	2000	790	Ad & R ⁷⁵	14509.3	2004	183	Am ⁵⁷¹
	2007	657	Ad & R ⁴²³	14509.4	2003	478	Am
12248	2000	790	Ad & R ⁷⁵		2006	907*	Am
	2007	657	Ad & R ⁴²³	14513.4	1999	815	Am
12249	2000	790	Ad & R ⁷⁵	14513.5	2003	753	Ad
	2007	657	Ad & R ⁴²³	14514	2000	731	Ad
12249.5	2000	790	Ad & R ⁷⁵	14514.4.1	1999	815	Ad
	2007	657	Ad & R ⁴²³	14514.7	1999	815	Ad
12249.6	2000	790	Ad & R ⁷⁵	14515.1	2000	731	Ad
	2007	657	Ad & R ⁴²³	14515.5	1999	815	Am
12250	2000	790	Ad & R ⁷⁵	14519.5	1999	815	Ad
	2007	657	Ad & R ⁴²³	14524	2006	907*	Am
12250.5	2000	790	Ad & R ⁷⁵	14525.5.1	1999	815	Ad
	2007	657	Ad & R ⁴²³	14528.1	2003	753	Am
12251	2000	790	Ad & R ⁷⁵	14529.7	2000	731	Am
	2007	657	Ad & R ⁴²³	14530.1	2005	22	Am ⁶⁴⁷
12252	2000	790	Ad & R ⁷⁵	14536	1999	815	Am
	2007	657	Ad & R ⁴²³		2001	874*	Am
12260	2000	790	Ad & R ⁷⁵		2006	907*	Am
	2007	657	Ad & R ⁴²³	14537	2001	745*	Am
12262	2000	790	Ad & R ⁷⁵		2001	874*	Am
	2007	657	Ad & R ⁴²³	14538	2001	874*	Am
12263	2000	790	Ad & R ⁷⁵	14539	2001	874*	Am
	2007	657	Ad & R ⁴²³		2005	22	Am ⁶⁴⁷
12264	2000	790	Ad & R ⁷⁵	14539.5	2000	731	Ad
	2007	657	Ad & R ⁴²³	14541	2000	731	Am
12275	2000	790	Ad & R ⁷⁵		2001	874*	Am
	2007	657	Ad & R ⁴²³	14541.5	2000	731	Ad
12276	2000	790	Ad & R ⁷⁵	14542	1999	815	R
	2007	657	Ad & R ⁴²³	14549	1999	815	Am
12290	2000	790	Ad & R ⁷⁵		2003	753	Am
	2007	657	Ad & R ⁴²³	14549.1	1999	815	Ad & R ⁷⁸
12291	2000	790	Ad & R ⁷⁵		1999	817	R (as ad by
	2007	657	Ad & R ⁴²³				Stats. 1999,
12292	2007	657	Ad & R ⁴²³				Ch. 815) & Ad
13021	2002	221	R		2000	731	Am & R ²⁰
13076	2000	146*	Am		2001	874*	Am ¹³
13116.5	2006	68	Am		2003	753	Am
13215	2007	27	Am		2006	907*	Am
13216	2007	27	Am				R & Ad ¹⁰⁰
13232.3	2001	606*	Ad	14549.2	2006	907*	Ad & R ³⁴⁹
14307	2001	760	Am	14549.5	1999	815	Am
14309	2001	760	Ad				R & Ad ²⁵
14314	2001	745*	Am		2003	753	Am
	2002	953	R	14549.6	1999	815	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
14549.6 (Cont.)					1999	815	Am (as am by
	2001	874 *	Am				Sec. 4,
	2003	753	Am				Stats. 1999,
14549.7	1999	815	Ad & R ¹⁹				Ch. 1)
	2006	907 *	Ad & R ³⁸		1999	817	Am
14550	1999	815	Am		2000	731	Am
	1999	817	Am		2001	159	Am ³⁰⁵
14551	1999	815	Am		2003	753	Am
	2005	22	Am ⁶⁴⁷		2004	183	Am ⁵⁷¹
14551.5	1999	815	R & Ad		2005	582 *	Am
	2000	731	Am		2006	904	Am
14552	2000	731	Am		2006	907 *	Am
14552.5	2003	753	Am		2007	130	Am ⁹⁰²
	2004	183	Am ⁵⁷¹		2007	724	Am
14552.51	2003	753	Am	14582	2003	753	Ad
14553	2000	731	Am	14585	1999	1 *	Ad & R ⁴⁰
14555	2002	504	Ad		1999	815	Ad
14560	1999	815	R & Ad		2003	753	Am
	2003	753	Am		2006	907 *	Am
	2006	907 *	Am	14588	1999	815	Ad
14560.5	1999	815	Am	14588.1	1999	815	Ad
	1999	817	Am		2001	874 *	Am
14561	1999	815	Am	14588.2	1999	815	Ad
	1999	817	Am		2001	874 *	Am
	2000	731	Am	14591	2000	731	Am
	2003	753	Am	14591.1	1999	815	Am
14571	1999	815	Am		2000	731	Am
14571.3	2001	874 *	Am	14591.2	2000	731	Am
14571.5	2006	907 *	Ad		2001	874 *	Am
14571.8	1999	815	Am	14591.4	2000	731	Am
	2000	731	Am	14591.5	2002	784	Am ⁴⁹⁰
14571.9	2000	731	R	14591.6	2000	731	Ad
14573	1999	815	Am		2001	874 *	Am
14573.5	1999	815	Am	14592	2000	731	R
14573.51	2003	753	Am	14594.5	2000	731	Ad(RN)
14574	1999	815	Am	14595	2000	731	Am & RN & Ad
	2005	202	Am	14595.4	2000	731	Ad
	2006	907 *	Am	14595.5	2000	731	Ad
14575	1999	1 *	R (as am by	14596	2000	731	Ad
			Sec. 26,	14597	2000	731	Ad
			Stats. 1995,	14599	2000	731	Ad
			Ch. 624) & Ad	Div. 12.2,			
			R & Ad ¹⁶⁰	heading			
	1999	83	Am ³⁰	(Sec. 15000			
	1999	815	R (as ad by	et seq.)	2001	656	Am
			Sec. 3,	15025	2001	656	Ad
			Stats. 1999,		2002	625 *	Am
			Ch. 1) & Ad	15026	2001	656	Ad
	1999	817	R (as ad by	15027	2001	656	Ad
			Stats. 1999,	15028	2001	656	Ad
			Ch. 815) & Ad	15029	2001	656	Ad
	2003	753	Am	16000	2005	693	Ad
	2005	202	Am	16001	2005	693	Ad
	2006	907 *	Am	16002	2005	693	Ad
14575.1	2003	753	Am	16003	2005	693	Ad
14575.2	2003	753	Ad	16004	2005	693	Ad
14575.5	2003	753	Ad	16050	2006	186	Ad
14576	2003	753	Ad & R ⁷⁵	16051	2006	186	Ad
14580	1999	815	Am	16052	2006	186	Ad
14581	1999	1 *	Am	16053	2006	186	Ad

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16053 (Cont.)	2007	130	Am ⁹⁰²	21097	2007	185	Ad & R ³⁸
18017	2004	193	R ⁵⁷¹	21098	2002	638	Ad
19524	2001	745*	R		2003	62	Am ⁵¹⁹
	2001	874*	R	21104	2004	744	Am
21061.0.5	2002	1039	Ad	21108	2004	525	Am
	2003	62	Am & RN ⁵¹⁹	21151	2002	1121	Am
	2003	742	Am	21151.1	2006	538	Am ⁸⁰²
	2005	22	Am & RN ⁶⁴⁷	21151.10	2000	925	Ad & R ⁶⁸
21061.3	2003	62	Ad(RN) ⁵¹⁹	21151.4	2004	689	Am
	2005	22	Ad(RN) ⁶⁴⁷	21151.7	2002	1154	Am ⁸²
21064.3	2002	1039	Ad		2003	3*	S (as am by Stats. 2002, Ch. 1154) ⁵⁴⁰
21065.3	2002	1039	Ad	21151.8	2003	668	Am
21066.5	2002	1154	R ⁸²		2007	130	Am ⁹⁰²
21070	2004	744	Ad	21151.9	2001	643	Am
21071	2002	1039	Ad	21152	2004	525	Am
21072	2002	1039	Ad	21152.1	2003	837	Ad
21080.08	2006	370	R	21153	2004	744	Am
21080.10	2001	237	Am	21157	2006	882	Am
	2002	1039	Am	21157.6	2004	684	Am
21080.12	2006	31	Ad & R ^{783 780}	21157.7	2006	31	Ad ⁷⁸²
21080.14	2001	237	Am		2007	503	Am
	2002	1039	R	21158.6	2001	701*	Ad & R ¹⁸
	2006	31	Ad & R ^{782 781}		2002	625*	Am
21080.16	2006	31	Ad & R ^{782 111}		2002	664	Am ⁴³¹
21080.24	2006	538	Am ⁸⁰²		2002	1039	R
21080.29	2003	739	Ad	21159.20	2002	1039	Ad
21080.3	2004	744	Am	21159.21	2002	1039	Ad
21080.35	2001	534	Ad		2003	742	Am
21080.4	2000	738	Am	21159.22	2002	1039	Ad
21080.5	2002	1121	Am	21159.23	2002	1039	Ad
	2003	742	Am	21159.24	2002	1039	Ad
21081.2	2006	715	Ad		2004	684	Am
21081.7	2000	738	Am		2004	744	Am
	2001	867	Am		2005	22	Am ⁶⁴⁷
	2002	1039	R	21159.25	2002	1039	Ad & R ¹⁸
21082.1	2002	1052	Am		2004	744	Am ⁶⁸
21083	2002	1052	Am	21159.26	2002	1039	Ad
	2004	689	Am	21159.27	2002	1039	Ad
21083.05	2007	185	Ad	21159.9	2000	716*	Am
21083.2.5	2000	739*	R (as ad by AB 2752) ⁸²		2002	1121	Am
21083.4	2004	732	Ad	21161	2007	253*	Am
21083.7	2000	387*	Am	21165	2005	267	Am
21083.8.1	2004	525	Am	21167	2004	744	Am
21083.9	2001	867	Am	21167.1	2006	538	Am ⁸⁰²
	2002	638	Am	21167.6	2002	1121	Am
21084.2	2004	63	R		2007	130	Am ⁹⁰²
21085	2002	1039	R	21167.6.5	2002	1121	Ad
21085.7	2000	925	Ad & R ⁶⁸		2004	522	Am
21086	2004	689	Am	21167.7	2002	664	Am ⁴³¹
21087	2004	689	R	21178	1999	812	Ad & R ²⁰
21090	2002	625*	Am	21190.5	2004	540	Ad ⁷⁰⁰
21091	2002	1052	Am	21193	2004	540	Am
	2003	695	Am	21193.5	2004	540	Ad
	2005	267	Am	22052	2001	745*	R
21091.5	2001	534	Ad	22054	2004	286	R
21092	2003	742	Am	25000.5	2000	288	Am
21092.2	2001	867	Am		2001	912	Am
	2003	695	Am	25008.5	1999	981	Am ¹⁸
21096	2002	438	Am ⁴²⁶	25009	1999	581	Ad

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25135	2006	538	Am ⁸⁰²		2003	692	Am
25141	2000	288	Ad	25356	2000	288	Am
25205	2007	130	Am ⁹⁰²	25364	2000	288	Am
25226	2004	227*	Ad		2003	692	Am
25300	2002	568	R & Ad	25401.1	2002	568	R
25301	2002	568	R & Ad	25401.2	2003	733	Am
25302	2002	568	R & Ad	25401.5	2001	773	Ad
25302.5	2005	703	Ad	25401.6	2002	836	Ad
	2006	538	Am ⁸⁰²		2003	666	Am
25303	2002	568	R & Ad	25401.7	2001	773	Ad
	2006	722	Am	25401.9	2006	559	Ad
	2007	130	Am ⁹⁰²	25402	2002	421	Am
25304	2002	568	R & Ad		2007	531	Am (by Sec. 1 of Ch.)
25305	1999	581	Am		2007	532	Am (by Sec. 3 of Ch.)
	2002	568	R & Ad				
25305.2	2005	579	Ad & R ⁸²	25402.10	2007	533	Ad
25305.5	2002	568	Ad	25402.5	1X 2001-02	7*	Am
25306	2002	568	R & Ad	25402.5.4	2007	534	Ad
25307	2002	568	R & Ad	25402.6	2001	905	Ad
25307.5	2002	568	R	25402.7	2001	905	Ad
25308	2002	568	R	25403.5	2001	745*	Am
25308.5	1999	581	Am		2002	664	Am ⁴³¹
	2002	568	R	25403.8	2X 2001-02	6*	Ad
25309	1999	581	Am	25405.5	2006	132	Ad
	2002	568	R	25405.6	2006	132	Ad
25309.1	2002	568	R	25406	2X 2001-02	17	Ad
25309.2	2002	568	R	25410	2000	536	S ¹¹¹
25309.3	1999	581	Ad	25410.5	2000	536	S ¹¹¹
	2002	568	R		2002	601	Am
25310	2001	337	Am	25410.6	2000	536	S ¹¹¹
	2002	568	R		2002	601	Am
	2006	734	Ad	25411	2000	536	S ¹¹¹
	2007	130	Am ⁹⁰²		2002	601	Am
25310.1	2002	568	R	25412	2000	536	S ¹¹¹
25310.2	2002	568	R	25412.5	2000	536	S ¹¹¹
25310.3	2002	568	R		2002	601	R
25310.4	2002	568	R	25413	2000	536	S ¹¹¹
25310.5	1999	812	Ad		2002	601	Am
	2001	745*	R	25414	2000	536	S ¹¹¹
25320	2002	568	R & Ad	25415	2000	536	S ¹¹¹
25321	2002	568	R & Ad		2002	601	Am
25322	2002	568	R & Ad		2X 2001-02	15*	Am
25323	2002	568	R & Ad	25416	2000	536	S ¹¹¹
25324	2002	568	R		2002	601	Am
	2004	692	Ad	25417	2000	536	S ¹¹¹
25325	2002	568	R	25417.5	2000	536	S ¹¹¹
25326	2002	568	R		2002	601	Am
25330	2006	638	Ad	25418	2000	536	S ¹¹¹
25331	2006	638	Ad	25419	2000	536	S ¹¹¹
25332	2006	638	Ad	25420	2000	536	S ¹¹¹
25333	2006	638	Ad	25421	2000	536	Am ¹¹¹
25334	2006	638	Ad	25425	1X 2001-02	8*	Ad
25335	2006	638	Ad	25426	1X 2001-02	8*	Ad
25336	2006	638	Ad	25433	1X 2001-02	8*	Ad ³⁷
25337	2006	638	Ad	25433.5	1X 2001-02	8*	Ad ³⁷
25338	2006	638	Ad		2X 2001-02	9	Am
25339	2006	638	Ad	25434	1X 2001-02	8*	Ad ³⁷
25340	2006	638	Ad	25434.5	1X 2001-02	8*	Ad ³⁷
25341	2006	638	Ad		2X 2001-02	9	Am
25350	2000	288	Am	25435	1X 2001-02	8*	Ad ³⁷
25354	2000	288	Am				

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25436	1X 2001-02	8*	Ad ³⁷	25604	2002	568	R
25440	2000	536	S ¹¹¹	25615	2000	1046	R
25440.5	2000	536	S ¹¹¹	25619	2000	537	Ad & R ⁴³
25441	2000	536	S ¹¹¹		2X 2001-02	17	Am
	2002	601	Am	25620	2002	515	Am
25441.5	2000	536	S ¹¹¹		2006	512*	Am
	2002	601	R	25620.1	2002	515	Am
25442	2000	536	S ¹¹¹		2006	464	Am
25442.5	2000	536	S ¹¹¹		2006	512*	Am
25442.7	2000	536	S ¹¹¹	25620.10	2000	537	Ad & R ⁴³
	2002	601	Am		2002	515	Ad
25443	2000	536	S ¹¹¹		2003	733	Am (as ad by
	2X 2001-02	15*	Am				Sec. 9,
25443.5	2000	536	S ¹¹¹				Stats. 2002,
	2002	601	Am				Ch. 515) & RN
25445	2000	536	S ¹¹¹	25620.11	2003	733	Ad(RN)
	2002	601	Am		2006	512*	Am
25446	2000	536	S ¹¹¹	25620.15	2006	512*	Ad
	2002	601	Am	25620.2	2000	1060	Am
25447.2	2000	536	S ¹¹¹		2002	515	Am ⁴⁵³
	2002	601	R		2003	733	Am
25448	2000	536	S ¹¹¹		2006	512*	Am ⁸⁸³
25448.1	2000	536	S ¹¹¹	25620.3	2002	515	Am
25449	2000	536	S ¹¹¹	25620.5	2000	536	Am
25449.1	2000	536	S ¹¹¹		2002	515	Am
	2002	601	Am		2003	733	Am
25449.2	2000	536	S ¹¹¹		2006	512*	Am
25449.3	2000	536	S ¹¹¹	25620.7	2002	515	Am
	2002	601	Am	25620.8	2000	536	Am
25449.4	2000	536	Am ¹¹¹		2002	515	Am
25514	1X 2001-02	12*	Am		2006	512*	Am
25519	2000	1040	Am	25620.9	2002	515	Ad & R ²⁰⁷
25519.5	1X 2001-02	12*	Ad & R ¹⁹		2006	512*	R
25520	1999	581	Am	25625	2004	781*	R
25521	1X 2001-02	12*	Am	25626	2004	781*	R
25523	1999	581	Am	25627	2004	781*	R
	2000	1040	Am	25628	2004	781*	R
	1X 2001-02	12*	Am	25630	2004	227*	Am
	2003	733	Am	25648	2002	515	Am
25523.5	1999	581	R	25648.4	2002	515	Am
25524	1999	581	Am	25650	2000	1046	Ad
	2000	1040	R	25684	2002	515	Am
25525	1999	581	Am	25689	2004	193	R ⁵⁷¹
	2003	733	Am		2004	286	R
25531	1X 2001-02	12*	Am	25696	2000	1055*	Am
25534	2002	567	Am		2004	225*	Am
	2003	62	Am ⁵¹⁹	25698	2002	568	R
	2003	741	Am	25720	2000	936	Ad
25540.6	1999	581	Am	25721	2000	936	Ad
25541	1999	581	Am	25722	2001	912	Ad
25541.5	1999	581	Ad	25722.5	2003	737	Ad
25543	1999	581	Ad		2007	593	Am
25550	2000	329*	Ad & R ¹⁹	25722.6	2007	593	Ad
	2004	245	Ad & R ⁷⁵	25722.7	2006	767	Ad
25550.5	1X 2001-02	12*	Ad & R ¹⁹	25722.8	2007	593	Ad
	2004	245	Ad & R ⁷⁵	25723	2001	912	Ad
25552	2000	329*	Ad & R ²¹⁷	25725	2005	580	Ad
	1X 2001-02	12*	Am		2007	593	Am
25553	2000	329*	Ad	25726	2005	580	Ad
	2002	568	R		2007	593	Am
25555	2000	329*	Ad & R ¹⁹	25730	2000	1018	Ad

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25730 (Cont.)				25773	2003	645	Ad
	2006	77 *	R ¹⁰⁰	25780	2006	132	Ad
25731	2006	77 *	Ad & R ⁷⁵	25781	2006	132	Ad
25740	2003	666	Ad	25782	2006	132	Ad
	2006	464	Am	25783	2006	132	Ad
25740.5	2006	464	Ad	25784	2006	132	Ad
	2006	512 *	Ad	25806	2003	741	Ad
	2007	685	Am (as ad by Sec. 4, Stats. 2006, Ch. 464) R (as ad by Sec. 9, Stats. 2006, Ch. 512)	25920	2001	115	R
				25921	2001	115	R
				25922	2001	115	R
				25923	2001	115	R
				25924	2001	115	R
				25925	2001	115	R
				26003	1X 2001-02	8 *	Am
					2X 2001-02	9	Am
25741	2003	666	Ad	26011.5	1X 2001-02	8 *	Am
	2006	464	Am	26011.6	1X 2001-02	8 *	Ad
25742	2003	666	Ad		2X 2001-02	9	Am
	2006	464	Am	26020	2004	227 *	Am
	2006	512 *	Am	26032	2006	538	Am ⁸⁰²
	2007	130	Am ⁹⁰²	26569.4	2000	262	Am
	2007	685	Am	26569.5	2006	538	Am ⁸⁰²
25743	2003	666	Ad	26582	2005	158	Am
	2006	464	Am	26593	2000	506	Am
	2007	130	Am ⁹⁰²	26653.5	2000	262	Ad
	2007	685	R & Ad	29305	2006	538	Am ⁸⁰²
25744	2003	666	Ad	29411	2005	383	R
	2004	867 *	Am	29412	2005	383	R
	2006	512 *	Am	29725	1999	422	Am
	2007	685	Am	29735	2006	538	Am ⁸⁰²
25744.5	2006	464	Ad		2006	547	Am
25745	2003	666	Ad		2007	130	Am ⁹⁰²
	2006	464	R	29736	2000	505	Am
	2006	512 *	R (as ad by Sec. 2, Stats. 2003, Ch. 666)	29759	2000	505	R
				29763	2006	547	Am
				29770	2006	547	Am
				29771	2006	547	Am
25746	2003	666	Ad	29777	2004	193	R ⁵⁷¹
	2006	464	Am		2004	286	Am
	2006	512 *	Am	30118.5	2006	538	Am ⁸⁰²
25747	2003	666	Ad	30166	2006	538	Am ⁸⁰²
	2004	694	Am	30166.5	2000	952	Ad
	2006	512 *	Am	30170	2006	538	Am ⁸⁰²
25748	2003	666	Ad	30171.2	2006	538	Am ⁸⁰²
	2004	781 *	Am	30222.5	2006	538	Am ⁸⁰²
	2006	512 *	Am	30233	2006	294	Am
	2007	685	Am	30237	2004	286	R
25749	2003	666	Ad	30262	2003	420	Am
	2006	464	R	30265	2006	294	Am
	2006	512 *	R	30301	2004	746	Am
25750	2003	666	Ad	30301.2	2004	746	Am
	2006	512 *	R	30301.5	2004	746	Am
25751	2003	666	Ad	30310	2004	746	Am
	2004	781 *	Am		2005	22	Am ⁶⁴⁷
	2006	464	Am	30312	2X 2003-04	1	Am
	2006	512 *	Am	30315.1	2006	538	Am ⁸⁰²
	2007	685	Am ⁶⁶²	30327.5	2007	663	Ad
25770	2003	645	Ad	30327.6	2007	663	Ad
25771	2003	645	Ad	30333.1	2006	294	Am
25772	2003	645	Ad	30333.2	2006	294	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>
30340.5	2006	294	Am		2003	62	Am (as ad by
	2007	130	Am ⁹⁰²				Stats. 1986,
30342	2006	294	R				Ch. 1079)
30343	2006	294	R				& RN ⁵¹⁹
30353	2002	1104	Am		2003	493	Am (as ad by
30404	2006	869	Am				Sec. 1,
30411	2006	36	Am				Stats. 2002,
30420	2000	343	Am				Ch. 727)
30512	2004	746	Am	30960	2003	62	Ad(RN) ⁵¹⁹
30512.1	2004	746	R	30988	2000	983	Ad
30514.1	2004	746	Am		2002	598	Am
30519.2	2001	537 *	Ad ³⁷²	30988.1	2000	983	Ad
30521	2005	383	R		2002	598	R
30533	2006	77 *	Am	30988.2	2000	983	Ad
30601.3	2006	294	Ad		2002	598	R & Ad
30604	2003	793	Am	30988.3	2000	983	Ad
30607.7	2003	285	Ad		2002	598	R & Ad(RN)
30608	2006	538	Am ⁸⁰²	30988.4	2000	983	Ad
30608.5	2006	294	R		2002	598	Am & RN
30609.5	1999	822	Ad	31007	2002	664	Am ⁴³¹
30610	2004	697	Am		2002	958	Am
30610.3	2003	337	Am	31008	2002	958	Am
	2004	183	Am ⁵⁷¹	31010	2002	958	Am
30610.4	2006	538	Am ⁸⁰²	31012	2004	224	Ad
30610.6	2006	538	Am ⁸⁰²	31013	2001	885 *	Am
30610.9	1999	491	Ad	31017	2002	958	Ad
30614	2002	297	Ad	31108	2001	745 *	Am
30713	2006	294	R	31111	2002	958	Ad
30716	2006	538	Am ⁸⁰²	31112	2002	958	Ad
30812	2002	235	Ad	31119	2001	885 *	Ad ³⁷
	2003	62	Am ⁵¹⁹		2002	164	Am
30901	2002	727	Ad		2003	62	Am ⁵¹⁹
30902	2002	727	Ad	31120	2002	958	Ad
30903	2002	727	Ad	31150.1	2002	958	Am
30904	2002	727	Ad	31156	2002	958	Am
30905	2002	727	Ad	31161	2005	331	Am
30906	2002	727	Ad	31162	2005	331	Am
	2004	714	Am	31163	2001	745 *	Am
30907	2002	727	Ad		2005	331	Am
30908	2002	727	Ad		2006	538	Am ⁸⁰²
30909	2002	727	Ad	31164	1999	639	Am
30910	2002	727	Ad		2000	135	Am ²⁰³
30915	2002	727	Ad		2004	224	Am
30916	2002	727	Ad	31165	2005	383	Ad
30917	2002	727	Ad	31200	2002	958	Am
30920	2004	714	Ad	31206	2002	958	Am
30921	2004	714	Ad	31207	2002	958	Am
30925	2002	727	Ad	31207.1	2002	958	Am
30930	2002	727	Ad	Div. 21,			
30935	2002	727	Ad	Ch. 5.5,			
30940	2002	727	Ad	heading			
	2003	493	Am	(Sec. 31220			
	2004	230 *	Am	et seq.)			
30945	2002	727	Ad	31220	2003	492	Am
30946	2002	727	Ad		2002	727	Ad
30947	2002	727	Ad		2003	492	Am
	2003	493	Am		2005	383	Am
30948	2002	727	Ad	31251	2002	958	Am
30949	2002	727	Ad	31255.1	2002	958	Am
30950	2002	727	Ad	31257	2002	958	Am
				31258	2006	538	Am ⁸⁰²

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
31260	2002	958	Am	32565.5	2000	428	Ad & R ⁶⁸
31303	2002	958	Am	2002	3	Am	
31306	2000	1055*	Am	2007	178*	S ⁴⁸⁹	
	2004	225*	Am	32566	2000	428	Ad & R ⁶⁸
31307	2002	958	Am	2007	178*	S ⁴⁸⁹	
31310	2002	958	Am	32567	2000	428	Ad & R ⁶⁸
31316	2005	383	Ad	2002	3	Am	
31350	2002	958	Am	2007	178*	S ⁴⁸⁹	
31351	2002	958	Am	32568	2000	428	Ad & R ⁶⁸
31352	2002	958	Am	2002	3	Am	
31352.5	2002	958	Am	2007	178*	S ⁴⁸⁹	
31353	2002	958	Am	32569	2000	428	Ad & R ⁶⁸
31354	2002	958	Am	2002	3	Am	
31355	2002	958	Am	2007	178*	S ⁴⁸⁹	
31400.1	2001	885*	Am	32570	2000	428	Ad & R ⁶⁸
31402.1	2002	518	Ad	2002	3	Am	
31402.2	2002	518	Ad	2007	178*	S ⁴⁸⁹	
	2003	337	Am	32571	2000	428	Ad & R ⁶⁸
31402.3	2002	518	Ad	2002	3	Am	
	2003	337	Am	2007	178*	S ⁴⁸⁹	
31406	2002	958	Ad	32572	2000	428	Ad & R ⁶⁸
31408	2001	446	Ad	2007	178*	S ⁴⁸⁹	
	2007	375	Am	32573	2000	428	Ad & R ⁶⁸
31409	2001	446	Ad	2007	178*	S ⁴⁸⁹	
31410	2007	548	Ad	32574	2000	428	Ad & R ⁶⁸
32103	2006	538	Am ⁸⁰²	2007	178*	S ⁴⁸⁹	
32515	2000	507	Am	32574.5	2000	428	Ad & R ⁶⁸
32550	2000	428	Ad & R ⁶⁸	2002	3	R	
	2007	178*	S ⁴⁸⁹	32575	2000	428	Ad & R ⁶⁸
32551	2000	428	Ad & R ⁶⁸	2007	178*	S ⁴⁸⁹	
	2007	178*	S ⁴⁸⁹	32576	2000	428	Ad & R ⁶⁸
32553	2000	428	Ad & R ⁶⁸	2007	178*	S ⁴⁸⁹	
	2002	3	Am	32577	2000	428	Ad & R ⁶⁸
	2007	178*	S ⁴⁸⁹	2007	178*	S ⁴⁸⁹	
32555	2000	428	Ad & R ⁶⁸	32578	2000	428	Ad & R ⁶⁸
	2002	3	Am	2007	178*	S ⁴⁸⁹	
	2007	178*	S ⁴⁸⁹	32579	2000	428	Ad & R ⁶⁸
32556	2000	428	Ad & R ⁶⁸	2007	178*	S ⁴⁸⁹	
	2002	3	Am	32580	2000	428	Ad & R ⁶⁸
	2005	223	Am	2007	178*	Am ⁴⁸⁹	
	2007	178*	S ⁴⁸⁹	32600	1999	788	Ad
32556.2	2002	975	Ad	1999	789	Ad	
	2007	178*	S ⁴⁸⁹	32601	1999	788	Ad
32557	2000	428	Ad & R ⁶⁸	1999	789	Ad	
	2005	223	Am	32602	1999	788	Ad
	2007	178*	S ⁴⁸⁹	1999	789	Ad	
32558	2000	428	Ad & R ⁶⁸	32603	1999	788	Ad
	2007	178*	S ⁴⁸⁹	2000	711	Am	
32559	2000	428	Ad & R ⁶⁸	32604	1999	789	Ad
	2007	178*	S ⁴⁸⁹	2006	294	Am	
32560	2000	428	Ad & R ⁶⁸	32605	1999	789	Ad
	2005	223	Am	2000	711	Am	
	2007	178*	S ⁴⁸⁹	2006	294	Am	
32561	2000	428	Ad & R ⁶⁸	32606	1999	789	Ad
	2007	178*	S ⁴⁸⁹	32607	1999	789	Ad
32562	2000	428	Ad & R ⁶⁸	32608	1999	789	Ad
	2005	223	R	32609	1999	789	Ad
32565	2000	428	Ad & R ⁶⁸	32611	1999	789	Ad
	2002	3	Am	32612	1999	789	Ad
	2007	178*	S ⁴⁸⁹	32613	1999	789	Ad

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<i>Affected By</i>				<i>Affected By</i>			
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32614	1999	789	Ad				R ²³²
32614.5	1999	789	Ad		2007	646	S ⁹⁴³
32615	1999	789	Ad	32644	2002	574	Ad & R ³⁸
32616	1999	789	Ad	32645	2002	574	Ad ⁴⁶⁸
32620	1999	788	Ad				R ²³²
32621	1999	788	Ad		2003	92	Am
Div. 22.9, Ch. 1, heading (Sec. 32630 et seq.)				32646	2007	646	Am ⁹⁴³
Div. 22.9, Art. 1, heading (Sec. 32630 et seq.)	2004	183	Ad(RN) ⁵⁷¹		2002	574	Ad ⁴⁶⁸
32630	2002	574	Ad & R ³⁸		2007	646	R ²³²
32631	2002	574	Ad & R ³⁸	32647	2002	574	Am ⁹⁴³
	2007	646	Am		2007	646	Ad ⁴⁶⁸
32632	2002	574	Ad & R ³⁸	32648	2002	574	R ²³²
	2007	646	Am		2007	646	S ⁹⁴³
Div. 22.9, Ch. 2, heading (Sec. 32633 et seq.)				32649	2002	574	Ad ⁴⁶⁸
Div. 22.9, Art. 2, heading (Sec. 32633 et seq.)	2004	183	Ad(RN) ⁵⁷¹		2007	646	R ²³²
32633	2002	574	Ad & R ³⁸		2007	646	S ⁹⁴³
	2007	646	Am	32650	2002	574	Ad ⁴⁶⁸
32634	2002	574	Ad & R ³⁸		2007	646	R ²³²
	2007	646	Am		2002	574	S ⁹⁴³
32635	2002	574	Ad ⁴⁶⁸	32651	2002	574	Ad ⁴⁶⁸
	2007	646	R ²³²		2007	646	R ²³²
32636	2002	574	Ad & R ³⁸		2007	646	S ⁹⁴³
32637	2002	574	Ad & R ³⁸	32652	2002	574	Ad & R ³⁸
32638	2002	574	Ad & R ³⁸	32653	2002	574	Ad & R ³⁸
Div. 22.9, Ch. 3, heading (Sec. 32639 et seq.)				32654	2002	574	Ad ⁴⁶⁸
Div. 22.9, Art. 3, heading (Sec. 32639 et seq.)	2004	183	Ad(RN) ⁵⁷¹		2007	646	R ²³²
32639	2002	574	Ad & R ³⁸	32655	2002	574	S ⁹⁴³
	2007	646	Am		2007	646	Ad ⁴⁶⁸
32640	2002	574	Ad & R ³⁸		2007	646	R ²³²
32641	2002	574	Ad ⁴⁶⁸	32656	2002	574	S ⁹⁴³
	2007	646	R ²³²		2007	646	Ad ⁴⁶⁸
32642	2002	574	S ⁹⁴³		2007	646	R ²³²
32643	2002	574	Ad & R ³⁸	Div. 22.9, Ch. 4, heading (Sec. 32657 et seq.)			S ⁹⁴³
	2002	574	Ad ⁴⁶⁸	Div. 22.9, Art. 4, heading (Sec. 32657 et seq.)	2004	183	Ad(RN) ⁵⁷¹
				32657	2004	183	Am & RN ⁵⁷¹
				32658	2002	574	Ad & R ³⁸
					2002	574	Ad ⁴⁶⁸
					2007	646	R ²³²
				Div. 22.9, Ch. 5, heading (Sec. 32661 et seq.)			S ⁹⁴³
				Div. 22.9, Art. 5, heading (Sec. 32661 et seq.)	2004	183	Ad(RN) ⁵⁷¹
					2004	183	Am & RN ⁵⁷¹

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
32661	2002	574	Ad & R ³⁸	33601	1999	419	Am
	2007	646	Am ⁹⁴³	33700	1999	419	Am
33001	1999	83	Am ³⁰	33702	1999	419	Am
33008	2002	595	Am	34000	2003	240*	Am
33200	2000	991	Am	35033.5	2002	1031*	Ad & R ¹⁹
	2002	259	Am	35104	2007	343	R
33200.1	2000	991	Ad	35107	2007	343	R
33201	2006	538	Am ⁸⁰²	35121	2003	296	Am
33204.4	1999	377	Ad	35122	2007	343	R
33207.5	2006	538	Am ⁸⁰²	35123	2007	343	R & Ad
33211.5	2002	595	Am	35124	2007	343	R & Ad
33211.6	2002	595	Am	35130	2007	343	R & Ad
33213	1999	182	Am	35137	2004	69*	Am
	2000	991	Am	35138	2007	343	R
33216	2000	991	R	35160	2007	343	R
33300	2004	726	Ad	35500	2004	719	Ad
33301	2004	726	Ad	35505	2004	719	Ad
33302	2004	726	Ad	35510	2004	719	Ad
	2005	227	Am	35515	2004	719	Ad
33320	2004	726	Ad		2007	372	Am
33321	2004	726	Ad	35550	2004	719	Ad
	2005	227	Am	35600	2004	719	Ad
33322	2004	726	Ad		2006	295	Am
	2005	227	Am	35605	2007	372	R & Ad
33323	2004	726	Ad	35610	2004	719	Ad
33324	2004	726	Ad	35612	2004	719	Ad
33325	2004	726	Ad	35615	2004	719	Ad
33326	2004	726	Ad		2007	372	Am
33327	2004	726	Ad	35620	2004	719	Ad
33328	2004	726	Ad		2006	295	R
33329	2004	726	Ad	35625	2004	719	Ad
33330	2004	726	Ad		2007	372	Am
33331	2004	726	Ad	35650	2004	719	Ad
33332	2004	726	Ad		2007	374	Am
33333	2004	726	Ad	36300	2004	225*	Am
33340	2004	726	Ad	36600	2000	385	Ad
33341	2004	726	Ad	36601	2000	385	Ad
33342	2004	726	Ad	36602	2000	385	Ad
33343	2004	726	Ad		2003	610	Am
33344	2004	726	Ad	36620	2000	385	Ad
33345	2004	726	Ad		2003	610	Am
33346	2004	726	Ad	36700	2000	385	Ad
33346.5	2004	726	Ad		2003	610	Am
33347	2004	726	Ad		2004	854	Am
	2005	227	Am	36710	2000	385	Ad
33348	2004	726	Ad		2001	159	Am ³⁰⁵
33349	2004	726	Ad		2003	610	Am
33350	2004	726	Ad		2004	854	Am
33351	2004	726	Ad	36711	2003	610	Ad
33352	2004	726	Ad	36725	2000	385	Ad
	2005	227	Am		2003	610	Am
33353	2004	726	Ad		2004	183	Am ⁵⁷¹
33354	2004	726	Ad	36750	2000	385	Ad
33355	2004	726	Ad	36800	2000	385	Ad
33356	2004	726	Ad	36850	2000	385	Ad
33500	1999	419	Am	36870	2000	385	Ad
33501	1999	419	Am	36900	2000	385	Ad
33502	1999	419	Am	36970	2000	516	Ad
33503	1999	419	Am	36971	2000	516	Ad
	2000	217	Am	36972	2000	516	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
36973	2000	516	Ad	37030	2004	715	Ad
36979	2000	516	Ad	37031	2004	715	Ad
36980	2000	516	Ad	37032	2004	715	Ad
36990	2000	516	Ad	37034	2004	715	Ad
36991	2000	516	Ad	37035	2004	715	Ad
36992	2000	516	Ad	37036	2004	715	Ad
36993	2000	516	Ad	37038	2004	715	Ad
36994	2000	516	Ad	37040	2004	715	Ad
36995	2000	516	Ad	37042	2004	715	Ad
37000	2000	113 *	Ad	40000	2004	183	Am ⁵⁷¹
37001	2000	113 *	Ad	40106	1999	439	Am
37002	2000	113 *	Ad	40117	2002	740	Ad
	2000	900	Am (as ad by Stats. 2000, Ch. 113)	40148	1999	764	Ad
	2004	715	Am	40183	1999	600	Am
37005	2000	113 *	Ad		2005	590	Am
	2000	900	Am (as ad by Stats. 2000, Ch. 113)	40184	1999	600	Am
				40190.5	2004	157	Ad
				40194	2002	740	Am
				40196.3	1999	764	Ad
				40201	2002	740	Am
37006	2000	113 *	Ad	40409	2003	228 *	Ad
	2000	900	Am (as ad by Stats. 2000, Ch. 113)		2003	757	R (as ad by Stats. 2003, Ch. 228)
37010	2000	113 *	Ad	40432	2002	396 *	Am
37011	2000	113 *	Ad	40433	2003	228 *	Am
	2000	900	Am (as ad by Stats. 2000, Ch. 113)		2003	757	Am (as am by Stats. 2003, Ch. 228)
37012	2000	113 *	Ad	40507	2003	62	Am ⁵¹⁹
	2000	900	Am (as ad by Stats. 2000, Ch. 113)		2003	665	Am
					2005	22	Am ⁶⁴⁷
37013	2000	113 *	Ad	40507.1	2002	740	Am
	2000	900	Am (as ad by Stats. 2000, Ch. 113)	40511	1999	815	Ad
				40912	2000	740	Am
					2002	1003	Am
37014	2000	113 *	Ad	40973	1999	600	Am
37015	2000	113 *	Ad	40974	2002	359	Am
	2000	900	Am (as ad by Stats. 2000, Ch. 113)	40977	2000	740	Ad
				41502	2004	157	Ad
				41512	2004	157	Ad
				41516	2003	526	Ad
37016	2000	113 *	Ad	41701	2002	1003	Am
	2000	900	Am (as ad by Stats. 2000, Ch. 113)	41730	1999	600	Am
				41731	1999	600	Am
				41732	2004	183	Am ⁵⁷¹
37020	2000	113 *	Ad	41770	2000	740	Am
	2000	900	Am (as ad by Stats. 2000, Ch. 113)	41780	2000	740	Am
					2002	625 *	Am
				41820.5	2002	625 *	Am & RN & Ad
37021	2000	113 *	Ad	41820.6	2002	625 *	Ad(RN)
	2000	900	Am (as ad by Stats. 2000, Ch. 113)	41821	2000	740	Am
					2002	501	Am
				41821.1	2000	740	Am
37022	2000	113 *	Ad	41821.2	1999	764	Ad
	2002	1033 *	Am		2000	740	Am ⁴
	2004	226 *	Am				R ⁸
37023	2000	900	Ad				Ad ⁹⁶
37024	2000	900	Ad		2002	625 *	Am
37025	2000	900	Ad	41821.3	2002	993	Ad & R ⁵⁰²

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
41821.5	2000	740	Am	42214	2005	590	R
41825	2000	740	Am	42215	2005	590	R
41850	2000	740	Am	42220	2005	590	R
	2002	501	Am	42221	2005	590	R
42002	1999	467	Am	42222	2005	590	R
42005	2001	745*	Am	42240	2005	383	Am
42010	1999	467	Am	42250	2006	845	Ad ⁵⁶²
42021	2000	1055*	Am				R ⁴⁴⁶
	2004	225*	Am	42251	2006	845	Ad ⁵⁶²
42022	2000	1055*	Am				R ⁴⁴⁶
	2004	225*	R	42252	2006	845	Ad ⁵⁶²
42023.1	1999	467	Ad ⁹⁸				R ⁴⁴⁶
			R ¹⁰⁰	42253	2006	845	Ad ⁵⁶²
	2004	500	Am ^{348 349}				R ⁴⁴⁶
42023.2	1999	467	Ad ⁹⁸	42254	2006	845	Ad ⁵⁶²
			R ¹⁰⁰				R ⁴⁴⁶
	2004	500	Am ^{348 349}	42255	2006	845	Ad ⁵⁶²
42023.3	1999	467	Ad ⁹⁸				R ⁴⁴⁶
			R ¹⁰⁰	42256	2006	845	Ad ⁵⁶²
	2004	500	Am ^{348 349}				R ⁴⁴⁶
42023.4	1999	467	Ad ⁹⁸	42257	2006	845	Ad ⁵⁶²
			R ¹⁰⁰				R ⁴⁴⁶
	2004	500	Am ^{348 349}	42291.5	2001	406	Am
42023.5	1999	467	Ad ⁹⁸	42298	2007	143	Ad
			R ¹⁰⁰	42301	2004	561	Am
	2004	500	Am ^{348 349}		2005	666	Am
42023.6	1999	467	Ad ⁹⁸	42310	2004	561	Am
			R ¹⁰⁰		2005	666	Am
	2004	500	Am ^{348 349}	42310.2	2004	561	Am
42024	2004	225*	Am	42310.3	2004	561	R
42100	2005	695	Ad & R ³⁴⁹		2005	666	Ad
	2006	69*	Am		2006	144	Am
42101	2005	695	Ad & R ³⁴⁹		2007	130	Am ⁹⁰²
	2006	69*	Am	42321.5	2005	666	Ad
42101.1	2005	695	Ad & R ³⁴⁹	42322	2001	406	Am
	2006	69*	Am	42324	2004	561	R
42101.2	2005	695	Ad & R ³⁴⁹	42325	2004	561	Am
42101.3	2005	695	Ad & R ³⁴⁹	42326	2004	561	Am
42102	2005	74*	Ad ⁶⁷¹	42330	2004	183	Am ⁵⁷¹
42102.4	2005	695	Ad & R ³⁴⁹	42335	2004	619	Ad
42102.7	2005	695	Ad & R ³⁴⁹	42356	2004	619	Ad
42103	2005	695	Ad & R ³⁴⁹	42357	2004	619	Ad
42104	2005	695	Ad & R ³⁴⁹	42359	2006	349	Ad
	2006	69*	Am	42359.5	2006	349	Ad
42104.1	2005	695	Ad & R ³⁴⁹	42359.6	2006	349	Ad
42105	2005	695	Ad & R ³⁴⁹	42360	2005	590	R
42106	2005	695	Ad & R ³⁴⁹	42361	2005	590	R
42107	2005	695	Ad & R ³⁴⁹	42362	2005	590	R
42167	2004	880	Am	42363	2005	590	R
42175.1	2001	656	Am	42370	2005	590	R
	2002	625*	Am	42371	2005	590	R
	2002	626	Am	42372	2005	590	R
42176	2001	656	R	42451	2005	572	Ad
42200	2005	590	R	42452	2005	572	Ad
42201	2005	590	R	42453	2005	572	Ad
42202	2005	590	R	42454	2005	572	Ad
42210	2005	590	R	42456	2005	572	Ad
42211	2005	590	R	42460	2003	526	Ad
42212	2005	590	R		2004	863*	S ⁶⁹¹
42213	2005	590	R	42461	2003	526	Ad

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42461 (Cont.)	2004	863 *	S ⁶⁹¹	42485	2003	526	Ad
42463	2003	526	Ad		2004	863 *	Am ⁶⁹¹
	2004	183	Am ⁵⁷¹	42486	2004	863 *	Ad ⁶⁹¹
	2004	863 *	Am ⁶⁹¹	42490	2004	891	Ad
	2005	59 *	Am	42490.1	2004	891	Ad
	2006	538	Am ⁸⁰²	42493	2004	891	Ad
42464	2003	526	Ad	42494	2004	891	Ad
	2004	84 *	Am	42495	2004	891	Ad
	2004	863 *	Am ⁶⁹¹	42496.4	2004	891	Ad
	2005	59 *	Am	42498	2004	891	Ad
42464.2	2003	526	Ad		2005	381	Am
	2004	863 *	R	42499	2004	891	Ad
			Ad ⁶⁹¹	42552	2004	193	R ⁵⁷¹
	2005	59 *	Am	42553	2004	193	Am ⁵⁷¹
42464.4	2004	863 *	Ad ⁶⁹¹	42603	2001	926	Am
42464.6	2004	863 *	Ad ⁶⁹¹		2003	665	R
42464.8	2005	59 *	Ad	42622	2003	665	Am
42465	2003	526	Ad	42630	2001	926	Ad
	2004	863 *	Am ⁶⁹¹	42635	2001	926	Ad
42465.1	2003	526	Ad	42638	2001	926	Ad
	2004	863 *	Am ⁶⁹¹	42640	2001	926	Ad
42465.2	2003	526	Ad	42641	2001	926	Ad
	2004	863 *	Am ⁶⁹¹	42642	2001	926	Ad
42465.3	2003	526	Ad	42645	2002	664	Am ⁴³¹
	2004	863 *	Am ⁶⁹¹		2003	665	Am
42472	2003	526	Ad	42646	2001	926	Ad
	2004	863 *	S ⁶⁹¹	42647	2001	926	Ad
42473	2003	526	Ad		2003	665	Am
	2004	863 *	S ⁶⁹¹	42648	2004	879	Ad
42474	2003	526	Ad	42648.1	2004	879	Ad
	2004	863 *	S ⁶⁹¹	42648.2	2004	879	Ad
42474.5	2003	526	Ad	42648.3	2004	879	Ad
	2004	863 *	S ⁶⁹¹	42648.4	2004	879	Ad
42475	2003	526	Ad	42648.5	2004	879	Ad
	2004	863 *	Am ⁶⁹¹	42648.6	2004	879	Ad
42475.1	2003	526	Ad		2005	22	Am ⁶⁴⁷
	2004	863 *	R	42648.7	2004	879	Ad
42475.2	2003	526	Ad	42701	1999	816	Am
	2004	183	Am ⁵⁷¹		2006	392	Am
	2004	863 *	Am ⁶⁹¹	42703	2005	709	Ad
42475.3	2003	526	Ad	42776	2004	193	R ⁵⁷¹
	2004	863 *	S ⁶⁹¹	42801.5	2000	838	Ad
42475.4	2003	526	Ad	42801.6	2000	838	Ad
	2004	863 *	S ⁶⁹¹	42801.7	2000	838	Ad
42476	2003	526	Ad	42803.5	2000	838	Ad
	2004	863 *	Am ⁶⁹¹	42805.5	2000	838	Ad
42476.5	2003	526	Ad	42805.6	2000	838	Ad
	2004	863 *	Am ⁶⁹¹	42805.7	2000	838	Ad
42476.6	2003	526	Ad	42806.5	2000	838	Ad
	2004	863 *	S ⁶⁹¹		2002	625 *	Am
42477	2003	526	Ad	42807	2000	838	Am
	2004	863 *	Am ⁶⁹¹		2005	404	Am
42478	2003	526	Ad	42808	2000	838	Am
	2004	863 *	Am ⁶⁹¹		2002	625 *	Am
42479	2003	526	Ad	42814	2000	838	Ad
	2004	863 *	Am ⁶⁹¹		2002	625 *	R
42480	2003	526	Ad	42820	2005	404	Am
	2004	863 *	S ⁶⁹¹	42821	2005	404	Am
	2005	381	Am	42835	2002	625 *	Am
				42842	2000	838	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
42843	2000	838	R & Ad	42926	1999	764	Ad
42845	2000	838	Am	42927	1999	764	Ad & R ⁴³
	2001	316	Am	42928	1999	764	Ad & R ⁴³
42846.5	1999	292	Ad	42950	2000	838	Am
42847.5	2002	625*	Ad		2002	625*	Am
42849	2000	838	Am	42951	2000	838	Am
42866	2000	838	R		2002	625*	Am
42871	2001	745*	Am	42952	2000	838	Am
42872.5	2002	671	Ad ¹⁹⁶	42953	2000	838	Am
			R ¹⁰⁰	42954	2000	838	Am
	2006	300	Am ^{189 111}		2002	625*	Am
42873	2003	228*	Am	42955	2000	838	Am
	2006	300	Am	42956	2000	838	Am
42885	2000	838	Am ¹³	42958	2000	838	Am
	2002	625*	Am	42959	2000	838	R
	2004	707	Am	42960	2000	838	Am
			R & Ad ⁶⁷⁷	42961.5	2000	838	R & Ad
	2006	77*	Am (as am by Sec. 13, Stats. 2004, Ch. 707)		2001	316	Am
				42962	2000	838	Am
42885.5	2000	838	Ad	42963	2000	838	Am
	2002	625*	Am	43050	2006	504	Ad
	2002	671	Am	43209.1	2001	424*	Am ^{364 13}
	2003	228*	Am	43308	2000	343	Am
	2004	644	Am	43500	2006	538	Am ⁸⁰²
	2005	214	Am	43501	2006	504	Am
	2006	300	Am	43501.5	2003	823	Ad
42886	1999	941	Am	44002	2004	448	Am
	2001	251	Am	44002.1	2007	547	Ad ³⁸⁴
42886.1	1999	941	Ad				R ¹⁹²
	2001	251	Am	44004	2003	823	Am
42888	2006	538	Am ⁸⁰²	44015	2004	448	Am
42889	2000	838	Am	44103	2000	343	Am
	2002	625*	Am	44300	2004	448	Am
	2004	707	Am	44305	2004	448	Am
			R & Ad ⁶⁷⁷	44307	2004	448	Am
	2006	77*	Am (as am by Sec. 14, Stats. 2004, Ch. 707)	44308	2004	448	Am
				44309	2004	448	Am
42889.1	1999	292	Ad	44310	2004	448	Am
	2000	838	Am	44820	2006	538	Am ⁸⁰²
	2004	644	R	45000	2004	183	Am ⁵⁷¹
42889.3	2000	838	Ad	45002	2004	448	Ad
	2002	625*	Am	45005	2004	448	Am
42889.4	2000	838	Ad	45010	2004	183	Am ⁵⁷¹
	2004	644	Am	45011	2003	823	Am
42891	2006	538	Am ⁸⁰²	45014	1999	892	Am
42911	2004	879	Am	45017	2004	448	Am
42912	2002	501	Ad	45022.5	2004	448	Ad
42920	1999	764	Ad	45030	2004	448	Am
	2005	590	Am	45032	2004	448	Am
42921	1999	764	Ad	45033	2004	448	Am
42922	1999	764	Ad & R ⁴³	45041	2004	448	Am
42923	1999	764	Ad & R ⁴³	47120	2007	542	Ad & R ⁶³⁹
	2000	135	Am ²⁰³	47121	2007	542	Ad & R ⁶³⁹
	2001	159	Am ³⁰⁵	47122	2007	542	Ad & R ⁶³⁹
42924	1999	764	Ad	47123	2007	542	Ad & R ⁶³⁹
42925	1999	764	Ad	47124	2007	542	Ad & R ⁶³⁹
				47125	2007	542	Ad & R ⁶³⁹
				47126	2007	542	Ad & R ⁶³⁹
				47200	2001	316	Am
					2007	542	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
48000	2004	863*	Am	50000	2004	183	Am ⁵⁷¹
48003	2003	742	Am	60000	2003	296	R
48007	1999	600	Am	60001	2003	296	R
			R & Ad ⁸	60002	2003	296	R
	2001	811	Am (as am by	60003	2003	296	R
			Sec. 6,	60004	2003	296	R
			Stats. 1999,	60005	2003	296	R
			Ch. 600) ³²⁵	60006	2003	296	R
			R ³²⁶	60007	2003	296	R
			Am (as ad by	60020	2003	296	R
			Sec. 7,	60025	2003	296	R
			Stats. 1999,	60026	2003	296	R
			Ch. 600) ³²⁷	60028	2003	296	R
48007.5	2001	811	Ad	60029	2003	296	R
48020	1999	496	Am	60030	2003	296	R
	2006	762	Am	60031	2003	296	R
48021	1999	496	Am	60032	2003	296	R
	2006	762	Am	60033	2003	296	R
48022	2002	589	Ad	60200	2003	296	R
48022.5	2002	589	Ad	60201	2003	296	R
48023	2006	762	Am	60201.5	2003	296	R
	2007	130	Am ⁹⁰²	60202	2003	296	R
48023.5	2002	625*	Ad	60202.5	2003	296	R
48028	1999	496	Am	60203	2003	296	R
48100	2000	838	Am	60203.5	2003	296	R
	2002	628	Am	60204	2003	296	R
48101	2002	628	Am	60204.5	2003	296	R
48102	2002	628	Am	60205	2003	296	R
48103	2002	628	Am	60205.5	2003	296	R
48104	2002	628	Am	60210	2003	296	R
48105	2002	628	Am	60211	2003	296	R
48106	2002	628	Am	60212	2003	296	R
48200	2002	587	Ad ⁴⁵¹	60213	2003	296	R
			R ⁴⁴⁶	60215	2003	296	R
48201	2002	587	Ad ⁴⁵¹	60216	2003	296	R
			R ⁴⁴⁶	60217	2003	296	R
48202	2002	587	Ad ⁴⁵¹	60220	2003	296	R
			R ⁴⁴⁶	60221	2003	296	R
48204	2002	587	Ad ⁴⁵¹	60222	2003	296	R
			R ⁴⁴⁶	60230	2003	296	R
48205	2002	587	Ad ⁴⁵¹	60231	2003	296	R
			R ⁴⁴⁶	60240	2003	296	R
48206	2002	587	Ad ⁴⁵¹	60241	2003	296	R
			R ⁴⁴⁶	60242	2003	296	R
48207	2002	587	Ad ⁴⁵¹	60243	2003	296	R
			R ⁴⁴⁶	60244	2003	296	R
48600	2001	317	Am	60245	2003	296	R
48618.4	2001	317	Ad	60246	2003	296	R
48620.5	2001	317	Ad	60252	2003	296	R
48632	2001	317	Am	60255	2003	296	R
48645	2001	317	Ad	60256	2003	296	R
48660	2001	316	Am	71030	2002	405	Am
48690	2001	500	Am	71040	1999	65	Ad
48691	2001	500	Am		2001	745*	Am
48695	2001	115	R		2002	664	Am ⁴³¹
49050	2003	296	Am		2003	228*	Am
49120	2005	590	Am	71041	2006	283	Ad
49161	2006	538	Am ⁸⁰²	71045	1999	65	Ad & R ⁵
49195	2003	296	Am	71046	1999	65	Ad & R ⁵
49300	2005	590	Am	71047	1999	65	Ad & R ⁵

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	Year	Chapter	Effect		Year	Chapter	Effect	
71064 Div. 34, Pt. 2, Ch. 3.5, heading (Sec. 71069 et seq.) Div. 34, Pt. 2, Ch. 4, heading (Sec. 71069 et seq.)	2004	193	Am ⁵⁷¹	71201.5 71201.7 71202 71203 71204 71204.2 71204.3 71204.5 71204.6 71204.7 71204.9 71205 71205.3 71206 71207 71210 71210.5 71211 71212 71213	2007	370	Am	
	2005	22	Ad(RN) ⁶⁴⁷		1999	849	Ad & R ¹⁹	
					2003	491	Am ³⁸	
	2005	22	Am (as ad by Stats. 2004, Ch. 644) & RN ⁶⁴⁷		2006	292	S ¹³	
					2003	491	Ad & R ³⁸	
	2004	644	Ad		2006	292	Ad & R ¹⁹	
	71069	2004	644		Ad	2003	491	Am ³⁸
	71069.5	2004	644		Ad	2006	292	S ¹³
	71070	2004	644		Ad	2003	491	Ad & R ³⁸
	71071	2004	644		Ad	2006	292	S ¹³
71073	2004	644	Ad	2003	491	Ad & R ³⁸		
71074	2004	644	Ad	2006	292	S ¹³		
71080	2003	664	Ad	2007	370	Ad		
71081	2003	664	Ad	2003	491	Ad & R ³⁸		
	2006	538	Am ⁸⁰²	2006	292	Am ¹³		
71082	2003	664	Ad	2003	491	Ad & R ³⁸		
71100	2000	742	Ad ²⁸¹	2006	292	S ¹³		
71101	2000	742	Ad ²⁸¹	1999	849	Ad & R ¹⁹		
71102	2000	742	Ad ²⁸¹	2003	491	Am ³⁸		
71103	2000	742	Ad ²⁸¹	2006	292	S ¹³		
71104	2000	742	Ad ²⁸¹	2007	370	Am		
Div. 34, Pt. 3, heading (Sec. 71110 et seq.)	2001	765	Ad	2006	292	Ad		
				2001	765	Ad(RN)		
	71110	2001	765	Ad(RN)	1999	849	Ad & R ¹⁹	
	71111	2001	765	Ad(RN)	2003	491	Am ³⁸	
		2002	1109	Am	2006	292	Am ¹³	
	71112	2001	765	Ad(RN)	1999	849	Ad & R ¹⁹	
	71113	2001	765	Ad(RN)	2003	491	R	
	71114	2001	765	Ad(RN)			Ad & R ³⁸	
		2002	1003	Am	2004	183	Am ⁵⁷¹	
	71114.1	2001	765	Ad	2006	292	S ¹³	
71115	2001	765	Ad(RN)	2003	491	Ad & R ³⁸		
71116	2002	994	Ad ⁵²¹	2006	292	S ¹³		
71120	2004	230*	Ad	1999	849	Ad & R ¹⁹		
71121	2004	230*	Ad	2003	491	Am ³⁸		
71122	2004	230*	Ad	2006	292	Am ¹³		
71123	2004	230*	Ad	1999	849	Ad & R ¹⁹		
71124	2004	230*	Ad	2002	291	Am		
71125	2004	230*	Ad	2003	491	Am ³⁸		
71126	2004	230*	Ad	2006	292	S ¹³		
71200	1999	849	Ad & R ¹⁹	71213	1999	849	Ad & R ¹⁹	
	2003	491	Am ³⁸		2003	491	Am ³⁸	
	2006	292	S ¹³		2006	292	S ¹³	
	2007	370	Am	Div. 36, Ch. 4, heading (Sec. 71215 et seq.)				
71201	1999	849	Ad & R ¹⁹		2003	491	Am ³⁸	
	2003	491	Am ³⁸					
	2006	292	S ¹³					

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Div. 36, Ch. 5, heading (Sec. 71216 et seq.)	71215	1999	849	72401	2005	588	R (as ad by Sec. 1.5, Stats. 2004, Ch. 764) Am (as am by Sec. 1, Stats. 2004, Ch. 764) ¹³				
		2003	491								
		2006	292								
		2003	491					72401	2005	588	Ad & R ³⁸
	71216	1999	849					72410	2003	488	Ad
		2003	491						2003	742	Am (as ad by Stats. 2003, Ch. 488)
		2006	292								
	71217	2003	491								
		2006	292								
	71271	1999	849						2004	764	Am
	2003	491		2005	588	Am					
	2006	292		72420	2003	488	Ad				
71300	2003	665			2005	588	Am				
71301	2003	665		72420.1	2005	588	Ad & R ³⁸				
	2005	581		72420.2	2005	588	Ad				
71302	2003	665		72421	2003	488	Ad				
	2005	581			2004	764	Am				
71303	2003	665					R & Ad ²³²				
	2005	581			2005	588	R (as am by Sec. 3 and as ad by Sec. 4, Stats. 2004, Ch. 764) & Ad				
71304	2003	665									
	2005	581									
71305	2003	665									
	2005	581									
Div. 34, Pt. 3, heading (Sec. 72000 et seq.)	72000	2001	765								
		1999	690	R							
		2000	728	Am	72423	2006	292	Am			
			2001	765	Am & RN		2005	588	Ad		
		72001	1999	690	Ad		2006	292	Am		
			2001	765	Am & RN	72425	2004	764	Ad & R ³⁸		
		72001.5	2000	728	Ad		2005	588	R & Ad		
			2001	765	Am & RN	72430	2003	488	Ad		
		72002	2000	728	Ad		2004	764	Am		
			2001	765	Am & RN				R & Ad ²³²		
72003	2000	728	Ad				R (as ad by Sec. 7, Stats. 2004, Ch. 764)				
	2001	765	Am & RN				Am (as am by Sec. 6, Stats. 2004, Ch. 764) ¹³				
72004	2000	728	Ad	72440	2003	488	Ad				
	2001	765	Am & RN		2004	764	Am				
72300	2000	504	Ad & R ⁹⁵				R & Ad ²³²				
72301	2000	504	Ad & R ⁹⁵		2005	588	Am (as am by Sec. 8, Stats. 2004, Ch. 764)				
72302	2000	504	Ad & R ⁹⁵								
72303	2000	504	Ad & R ⁹⁵								
72304	2000	504	Ad & R ⁹⁵								
72305	2000	504	Ad & R ⁹⁵		2006	292	Am (as am by Sec. 21, Stats. 2005, Ch. 588)				
Div. 38, heading (Sec. 72400 et seq.)	72400	2005	588	72440.1	2005	588	Ad				
		2003	488		2003	488	Ad				
		2004	764			2005	588	Am			
					72442	2003	488	Ad			
							R & Ad ²³²				

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	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
75031	2006			75065	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75032	2006			75066	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75032.4	2006			75070	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75032.5	2006			75070.4	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75033	2006			75070.5	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75034	2006			75071	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75041	2006			75071.5	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75050	2006			75072	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75050.2	2007	610	Ad	75072.5	2006		
75050.4	2007	610	Ad		Initiative		
75055	2006				(Prop. 84		
	Initiative				adopted		
	(Prop. 84				Nov. 7, 2006)		Ad
	adopted			75072.6	2006		
	Nov. 7, 2006)		Ad		Initiative		
75060	2006				(Prop. 84		
	Initiative				adopted		
	(Prop. 84				Nov. 7, 2006)		Ad
	adopted			75072.7	2006		
	Nov. 7, 2006)		Ad		Initiative		
75063	2006				(Prop. 84		
	Initiative				adopted		
	(Prop. 84				Nov. 7, 2006)		Ad
	adopted			75073	2006		
	Nov. 7, 2006)		Ad		Initiative		
					(Prop. 84		
					adopted		
					Nov. 7, 2006)		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>
75074	2006			75082	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75075	2006			75083	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75076	2006			75084	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75077	2006			75085	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75078	2006			75086	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75079	2006			75087	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75080	2006			75088	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad
75081	2006			75090	2006		
	Initiative				Initiative		
	(Prop. 84				(Prop. 84		
	adopted				adopted		
	Nov. 7, 2006)		Ad		Nov. 7, 2006)		Ad

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PUBLIC UTILITIES 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>
3	1999	1005	R		2004	767	Am (as ad by
215.5	2006	198	Am & RN				Sec. 6,
216	1X 2001–02	2 *	Am				Stats. 2001,
216.2	2006	198	Ad(RN)				Ch. 903)
216.4	2006	198	Ad(RN)	276.5	2001	903	Ad & R ⁴³
216.5	2006	198	Am & RN		2004	767	Am ³¹⁷
216.6	2006	198	Ad(RN)	277	1999	677	Ad
216.8	2006	198	Ad		2001	118 *	Am
218	2000	174	Am	278	1999	677	Ad
218.3	1999	1005	Ad		2001	118 *	Am
	2002	838	Am		2002	61 *	Am
218.5	2006	198	Am & RN	278.5	2002	61 *	Ad
224.2	2006	198	Ad(RN)	279	1999	677	Ad
224.4	2006	198	Ad		2001	118 *	Am
224.5	2006	198	Am & RN		2003	733	Am
224.8	1999	1005	Ad	280	1999	677	Ad
247	2006	198	Am		2001	118 *	Am
247.1	2001	638	Ad		2003	228 *	Am ⁵⁵⁰
	2006	198	Am		2003	820	Am ⁵⁹¹
248	1999	1005	Ad	280.5	2003	820	Ad
270	1999	677	Ad		2004	183	Am ⁵⁷¹
	2001	118 *	Am	281	1999	677	Ad
	2001	903	Am	303	2007	130	Am ⁹⁰²
			R & Ad ⁸⁰	305	1999	509	R & Ad
	2004	216 *	Am (as am by	307	1999	509	Am
			Sec. 1 and as ad	308	1999	509	Am
			by Sec. 2,	308.5	1999	1005	Am
			Stats. 2001,	309.1	1999	509	Am
			Ch. 903)				R & Ad ³⁴
	2004	847 *	Am (as am by	309.5	1999	1005	Am (as ad by
			Sec. 1 and as ad				Sec. 3,
			by Sec. 2,				Stats. 1996,
			Stats. 2001,				Ch. 856)
			Ch. 903)		2001	440	R (as ad by
	2005	73 *	Am (as am by				Sec. 4,
			Sec. 1 and				Stats. 1996,
			Sec. 2,				Ch. 856)
			Stats. 2004,				Am (as am by
			Ch. 847)				Stats. 1999,
270.1	2001	109 *	Ad				Ch. 1005) ¹³
	2002	61 *	Am		2002	1124 *	Am
271	1999	677	Ad		2003	300	Am
273	1999	677	Ad		2005	440	Am
274	1999	677	Ad	309.6	1999	1005	Am
	2001	118 *	Am	309.7	2005	684	Am
275	1999	677	Ad	311	1999	1005	R (as ad by
	2001	118 *	Am				Sec. 2.5,
	2001	903	Am				Stats. 1998,
			R & Ad ⁸⁰				Ch. 886)
	2004	767	Am (as ad by				Am (as am by
			Sec. 4,				Sec. 2,
			Stats. 2001,				Stats. 1998,
			Ch. 903)				Ch. 886) ¹³
	2006	212	Am (as am by		2005	591	Am
			Sec. 1,	311.1	1999	67 *	Ad
			Stats. 2004,	311.4	1999	327	Ad
			Ch. 767)		2006	167	Am
276	1999	677	Ad	311.5	1999	784 *	Am
	2001	118 *	Am		2005	591	Am
	2001	903	Am	314.5	1999	1005	Am
			R & Ad ⁸⁰	316	2006	217	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
321	2005	440	Am	345.5	2002	847	Ad
321.1	2003	228 *	Ad	346	2003	62	Am ⁵¹⁹
321.5	2005	440	R	349.5	2001	862	Ad
321.6	2005	372	Am	350	2003	62	Am ⁵¹⁹
	2006	217	Am	352	1X 2001–02	1 *	Ad
321.7	1999	322	Ad	352.5	1X 2001–02	1 *	Ad
	2006	217	R	352.7	2002	1097	Ad
322	2004	193	Am ⁵⁷¹	353.1	1X 2002–02	12 *	Ad
322.5	2005	372	Ad	353.11	1X 2001–02	12 *	Ad
327	1999	700	Ad	353.13	1X 2001–02	12 *	Ad
328	1999	909	R & Ad		2X 2001–02	15 *	Am
328.1	1999	909	Ad	353.15	1X 2001–02	12 *	Ad
328.2	1999	909	Ad	353.2	2002	515	Ad
330	1X 2001–02	2 *	Am		2003	894	Am
331	2002	664	Am ⁴³¹		2004	183	Am ⁵⁷¹
331.1	2002	838	Ad		2005	22	Am ⁶⁴⁷
332.1	2000	328 *	Ad	353.3	1X 2001–02	12 *	Ad
	2002	664	Am ⁴³¹	353.5	1X 2001–02	12 *	Ad
	1X 2001–02	5 *	Am	353.7	1X 2001–02	12 *	Ad
	1X 2001–02	6 *	Am	353.9	1X 2001–02	12 *	Ad
332.2	2002	664	Am (as ad by Sec. 2, Stats. 2001–02 (1st Ex. Sess.), Ch. 5 and Ch. 6) ⁴³¹	355.1	2000	127 *	Ad
	1X 2001–02	5 *	Ad		1X 2001–02	4 *	R
	1X 2001–02	6 *	Ad	359	1999	510	R & Ad
334	2003	62	Am ⁵¹⁹	360	2003	62	Am ⁵¹⁹
335	1999	510	Am	360.5	1X 2001–02	4 *	Ad
	2001	766	Am (as am by Sec. 1, Stats. 2001–02, (1st. Ex. Sess.), Ch. 1)	362	2X 2001–02	19	Am
	1X 2001–02	1 *	Am		2003	62	Am ⁵¹⁹
	2X 2001–02	16	Am	366	2002	838	Am
337	1999	510	Am	366.1	2002	837	Ad
	2001	766	Am (as ad by Sec. 3, Stats. 2001–02 (1st Ex. Sess.), Ch. 1)	366.2	2002	838	Ad
	1X 2001–02	1 *	R & Ad	366.5	1999	214	Am
338	1999	510	Am		1X 2001–02	4 *	Am
339	1999	510	Am	367.3	2003	239 *	Ad & R ³¹⁷
341.2	2001	766	Am (as am by Sec. 4, Stats. 2001–02 (1st Ex. Sess.), Ch. 1)	367.7	1999	408	Ad
	1X 2001–02	1 *	Am	368.5	2X 2001–02	7	Ad
	1999	510	Ad	372	2000	329 *	Am
341.5	1999	510	Ad		2004	183	Am ⁵⁷¹
341.6	2X 2001–02	16	Ad & R ³⁸⁷	374	2004	183	Am ⁵⁷¹
342	2X 2001–02	16	Ad & R ³⁸⁷	374.5	1999	909	Ad
	2X 2001–02	19	R (as ad by Sec. 3, Stats. 2001–02 (2nd Ex. Sess.), Ch. 16)	377	1X 2001–02	2 *	Am
			Am ⁵¹⁹	377.1	2002	840 *	Ad
				377.2	2003	108	Ad
					2004	183	Am ⁵⁷¹
				379.5	2001	159	Ad(RN) ³⁰⁵
					2003	894	Am
				379.6	2003	894	Ad
					2004	183	Am ⁵⁷¹
					2004	675 *	Am
					2005	22	Am ⁶⁴⁷
					2006	617	Am
				379.7	2005	373	Ad & R ⁷²⁴
				380	2005	367	Ad
				381	2000	1050	Am
					2000	1051	Am
					2002	515	Am
					2006	512 *	Am
				381.1	2002	838	Ad
				381.5	1999	700	Ad
				382	2X 2001–02	11	Am
				382.1	2X 2001–02	11	Ad
345	2003	62	Am		2005	662	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>
383	2001	745 *	Am	399.11	2002	516	Ad
	2006	512 *	R		2004	694	Am
383.5	2000	1050	Am		2006	464	Am
	2000	1051	Am	399.12	2002	516	Ad
	2001	159	Am ³⁰⁵		2004	183	Am ⁵⁷¹
	2002	515	Am		2004	694	Am
	2003	666	R		2006	464	Am
	2003	733	Am		2007	130	Am ⁹⁰²
	2004	694	R		2007	684	Am
383.6	2002	515	Ad	399.12.5	2006	747	Ad
	2003	666	Am		2007	684	Am
	2006	512 *	R	399.13	2002	516	Ad
383.7	2003	666	R		2004	694	Am
384	2005	91	Am		2006	464	Am
384.1	2005	81 *	Ad		2007	684	Am
	2006	512 *	R		2007	685	Am
384.2	2006	217	Ad	399.14	2002	516	Ad
385	2000	1041	Am		2003	731	Am
386	2X 2001–02	11	Ad		2004	694	Am
387	2002	516	Ad		2006	464	Am
	2006	464	Am		2007	685	Am
387.5	2006	132	Ad	399.15	2000	329 *	Ad
390.1	2002	516	Ad		2001	159	Am & RN ³⁰⁵
393	2000	1040	Ad		2002	516	Ad
394	1999	1005	Am		2004	694	Am
	2002	838	Am		2006	464	Am
394.1	1999	1005	Am		2007	685	Am
394.2	1999	1005	Am	399.16	2003	731	Ad
394.25	1999	1005	Am		2004	694	Am
	2000	1050	Am		2006	464	R & Ad
	2000	1051	Am		2007	684	Am
	2002	515	Am		2007	685	Am
	2002	838	Am	399.17	2005	50	Ad
	2003	62	Am ⁵¹⁹	399.2	2000	1050	Ad
	2003	666	Am		2000	1051	Ad
	2005	22	Am ⁶⁴⁷		2006	512 *	R (as ad by Sec. 4, Stats. 2000, Ch. 1051)
394.3	1999	1005	Am				
394.4	1999	1005	Am				
394.5	1999	1005	Am				
394.8	1999	1005	Am	399.20	2006	731	Ad
395.5	2006	749	Ad & R ³⁸		2007	112	Am
396	1999	1005	Am		2007	130	Am ⁹⁰²
	2004	183	Am ⁵⁷¹	399.25	2002	516	Ad
398.4	2003	62	Am ⁵¹⁹	399.3	2000	1050	Ad
398.5	2001	745 *	Am		2000	1051	Ad
399	2000	1050	Ad		2006	512 *	R (as ad by Sec. 4, Stats. 2000, Ch. 1051)
	2000	1051	Ad				
	2006	512 *	R (as ad by Sec. 4, Stats. 2000, Ch. 1051)	399.4	2000	1050	Ad
					2000	1051	Ad
					2006	512 *	R (as ad by Sec. 4, Stats. 2000, Ch. 1051)
399.1	2000	1050	Ad				
	2000	1051	Ad				
	2006	512 *	R (as ad by Sec. 4, Stats. 2000, Ch. 1051)	399.6	2000	1050	Ad
					2000	1051	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
399.6 (Cont.)				451.5	2004	759	Ad
	2001	774	Am	453	2007	568	Am
	2002	664	Am (as am by Sec. 1, Stats. 2001, Ch. 774) ⁴³¹	454	1999	1005	Am
				454.1	2000	1040	Ad
					2000	1042	Ad
	2003	666	R (as ad by Sec. 4, Stats. 2000, Ch. 1050)		2004	694	Am (as ad by Stats. 2000, Ch. 1040) & RN
				454.2	1999	1005	Am
				454.5	1999	1005	R
	2006	512*	R		2002	835*	Ad
399.7	2000	1050	Ad		2002	850*	Ad
	2000	1051	Ad		2005	366	R (as ad by Sec. 2, Stats. 2002, Ch. 835)
	2002	515	R (as ad by Sec. 4, Stats. 2000, Ch. 1050)				Am (as ad by Sec. 3, Stats. 2002, Ch. 850)
			Am (as ad by Sec. 4, Stats. 2000, Ch. 1051)		2007	685	Am
	2006	512*	R	454.55	2005	366	Ad
399.8	2000	1050	Ad	454.56	2005	366	Ad
	2000	1051	Ad	454.6	2005	374	Ad
	2001	770	Am (as ad by Stats. 2000, Ch. 1050 and Ch. 1051)	455.1	2007	130	Am ⁹⁰²
				455.2	2002	1147	Ad ³⁷
				457	1999	1005	R
				458	1999	1005	Am
	2003	666	R (as am by Sec. 1, Stats. 2001, Ch. 770)	459	1999	1005	Am
			Am (as am by Sec. 2, Stats. 2001, Ch. 770)	460	1999	1005	R
				461	1999	1005	R
				461.5	1999	1005	Am
				464	2004	694	Ad(RN)
				486	1999	1005	Am
				488	1999	1005	Am
	2006	512*	Am	490	2006	198	Am
	2007	685	Am	491	1999	1005	Am
399.9	2000	1050	Ad	493	1999	1005	Am
	2000	1051	Ad	494	1999	1005	Am
	2006	512*	R (as ad by Sec. 4, Stats. 2000, Ch. 1051)	495.7	2001	745*	Am
				496	1999	1005	R
				526	1999	1005	R
				527	1999	1005	Am
				530	1999	1005	Am
401	2006	700	Am	556	1999	1005	Am
409	2002	1147	Am	557	1999	1005	R
421	1999	1005	Am	559	1999	1005	Am
	2007	130	Am ⁹⁰²	616.1	1999	774	Ad
422	2000	341	Am	625	1999	774	Ad
424	2000	341	Am		2X 2001–02	14	Am
426	1999	1005	Ad	625.1	2002	39*	Ad ⁴⁰⁵
440	2006	700	Ad				R ⁴⁰⁶
441	2006	700	Ad	626	1999	774	Ad
442	2004	193	R ⁵⁷¹	635	2006	464	Ad
	2006	700	Ad	701.6	2004	193	Am ⁵⁷¹
443	2006	700	Ad	701.8	2004	613*	Am
444	2006	700	Ad	703	1999	1005	Am
445	2002	515	Am	706	1999	1005	R
	2003	666	R	707	1999	1005	R
	2003	733	Am	709	2002	308	Am (by Sec. 1 of Ch.)
	2004	694	R				

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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>
709 (Cont.)				851	2005	370	Am
	2002	674	Am (by Sec. 2 of Ch.)	853	1999	1005	Am
					2005	370	Am
709.3	2002	674	Ad & R ¹⁸	871.7	2000	943	Ad
709.7	1999	714	Ad	874	1999	1005	Am
728.5	1999	1005	Am	882	1999	1005	Am
730	1999	1005	Am	883	2000	943	Ad
731	1999	1005	R		2004	225*	Am
732	1999	1005	Am	884	2002	308	Ad
733	1999	1005	Am		2003	531	Am
739	1X 2001–02	8*	Am		2006	870	Am
739.1	2X 2001–02	11	Am	884.5	2004	227*	Ad ⁸⁰
	2005	662	Am		2007	70	Am
	2006	787	Am	890	2000	932	Ad
739.10	1X 2001–02	8*	Ad	891	2000	932	Ad
739.11	1X 2001–02	8*	Ad & R ^{37,20}	892	2000	932	Ad
739.3	2000	931	Am ¹⁸	892.1	2000	932	Ad
	2001	745*	Am	892.2	2000	932	Ad
	2004	847*	Am ³¹⁷	893	2000	932	Ad
739.4	1X 2001–02	11*	Ad	894	2000	932	Ad
739.5	2004	728	Am	895	2000	932	Ad
739.9	1999	1005	R		2005	98*	Am
740.10	1X 2001–02	7*	Ad		2006	512*	Am
740.11	1X 2001–02	7*	Ad	896	2000	932	Ad
740.7	1X 2001–02	7*	Ad	897	2000	932	Ad
740.8	1999	1005	Am	898	2000	932	Ad
	2005	91	Am	899	2000	932	Ad
740.9	1X 2001–02	7*	Ad	900	2000	932	Ad
743.1	2007	539	Am & R ⁴²³	901	2005	91	Ad & R ³¹⁷
743.3	2001	862	Ad	1002.3	2005	366	Ad
746	1999	1005	R	1013	2006	198	Am
747	1999	1005	R	1031	2006	694	Am
	2005	562	Ad	1032	2006	694	Am
755	2005	426	Ad	1032.1	2006	694	Am
758	2007	492	Ad	1201.1	1999	841	Ad
761.3	2X 2001–02	19	Ad ³⁹²	1202	2000	263*	Am
763	1999	1005	Am		2001	393	Am
763.1	1999	1005	R		2001	601*	Am (by Sec. 1 of Ch.) ¹⁹¹
764	1999	1005	R				Am (by Sec. 1.5 of Ch.) ⁸
765	1999	1005	R				
765.5	1999	1005	Am				
	2006	885*	Am	1202.7	2006	885*	Ad
769	1999	1005	R	1701.1	1999	1005	Am
769.5	1999	1005	R	1701.3	2004	183	Am ⁵⁷¹
776	2006	776	Ad	1701.5	2003	452	Ad
780.5	2004	694	Am	1701.6	2003	452	Ad
785.2	2001	771	Ad	1702.1	2006	167	Am
788	1999	1005	Am	1708.5	1999	568	Ad
829	2007	239	Am	1731	1X 2001–02	9	Am
843	1999	991	Am ^{96 114}		2004	46*	Am
844	1999	991	Am ^{96 114}		2004	855	Am
846.2	1999	683	Ad		2006	217	Am
848	2004	46*	Ad	1756	2000	953	R (as ad by Sec. 10.5, Stats. 1998, Ch. 886) & Ad
848.1	2004	46*	Ad				
848.2	2004	46*	Ad		2006	217	Am
848.3	2004	46*	Ad	1757	2000	953	R (as ad by Sec. 12.5, Stats. 1998, Ch. 886) & Ad
848.4	2004	46*	Ad				
848.5	2004	46*	Ad				
848.6	2004	46*	Ad				
848.7	2004	46*	Ad				
848.8	2004	46*	Ad				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1757.1	2000	953	R (as ad by Sec. 14.5, Stats. 1998, Ch. 886) & Ad	2826.5	2002	11	Am
				2826.6	2002	515	Ad
				2827	2000	1043	Ad & R ⁶⁸
1758	2000	953	R (as ad by Sec. 15.5, Stats. 1998, Ch. 886) & Ad		2002	836	Am
1768	1X 2001–02	9	Ad				R (as ad by Sec. 12, Stats. 2001–02 (1st Ex. Sess.), Ch. 8)
	2004	855	Am				Am (as am by Sec. 11, Stats. 2001–02 (1st Ex. Sess.), Ch. 8) ¹³
	2006	217	Am				
1769	2004	46*	Ad & R ⁶⁸				
	2006	217	Am				
1794	2004	182	Am ^{81 614}				
1802	2003	300	Am		1X 2001–02	8*	Am
1802.3	2003	300	Ad				R & Ad ³⁴
1823	1999	1005	R		2005	105	Am
1824	1999	1005	R		2006	132	Am
1904	1999	1005	Am	2827.10	2003	661	Ad & R ⁴³
2714.5	2006	573	Ad		2005	22	Am ⁶⁴⁷
2739	1999	1005	R		2005	562	Am (as ad by Sec. 2, Stats. 2003, Ch. 661) ¹³
2740	1999	1005	R				
2741	1999	1005	R				
2742	1999	1005	R				
2743	1999	1005	R	2827.5	1X 2001–02	8*	Ad
2744	1999	1005	R	2827.7	2002	836	Am
2745	1999	1005	R		1X 2001–02	8*	Ad
2750	1999	1005	R	2827.8	2002	836	Ad
2751	1999	1005	R	2827.9	2002	845	Ad & R ⁴³
2752	1999	1005	R		2005	369	Am ¹³
2753	1999	1005	R	2828	2004	790	Ad
2754	1999	1005	R		2005	22	Am ⁶⁴⁷
2754.1	1999	1005	R		2006	786	Am
2755	1999	1005	R	2829	2007	668	Ad
2756	1999	1005	R	2840	2007	713	Ad
2757	1999	1005	R	2840.2	2007	713	Ad
2758	1999	1005	R	2840.4	2007	713	Ad
2759	1999	1005	R	2840.6	2007	713	Ad
2761	1999	1005	R	2841	2007	713	Ad
2762	1999	1005	R	2841.5	2007	713	Ad
2763	1999	1005	R	2842	2007	713	Ad
2764	1999	1005	R	2842.2	2007	713	Ad
2765	1999	1005	R	2842.4	2007	713	Ad
2766	1999	1005	R	2843	2007	713	Ad
2767	1999	1005	R	2845	2007	713	Ad
2768	1999	1005	R				Div. 1,
2769	1999	1005	R				Pt. 2,
2769.5	1999	1005	R				Ch. 9,
2772	2001	447*	Am (as am by Sec. 1, Stats. 2001–02 (2nd Ex. Sess.), Ch. 2)				Art. 1 heading (Sec. 2851 et seq.)
					2007	536	Ad
					1999	1005	R
	2X 2001–02	2*	Am		2006	132	Ad
2774.5	2001	3*	Ad		2007	11*	Am
	2001	822	Am	2852	2006	864	Ad
	2002	664	Am ⁴³¹	2854	2006	464	Ad & R ³¹⁷
2774.6	2002	601	Ad	2860	2007	536	Ad & R ⁹⁶⁴
2780	2004	639	Ad	2861	2007	536	Ad & R ⁹⁶⁴
2780.1	2004	639	Ad	2862	2007	536	Ad & R ⁹⁶⁴
2790	1999	700	Am	2863	2007	536	Ad & R ⁹⁶⁴

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>
2864	2007	536	Ad & R ⁹⁶⁴	3300	1X 2001-02	10	Ad
2865	2007	536	Ad & R ⁹⁶⁴	3301	1X 2001-02	10	Ad
2866	2007	536	Ad & R ⁹⁶⁴	3302	1X 2001-02	10	Ad
2867	2007	536	Ad & R ⁹⁶⁴	3304	1X 2001-02	10	Ad
2867.1	2007	536	Ad & R ⁹⁶⁴	3310	1X 2001-02	10	Ad
2867.2	2007	536	Ad & R ⁹⁶⁴	3320	1X 2001-02	10	Ad
2867.3	2007	536	Ad & R ⁹⁶⁴	3325	1X 2001-02	10	Ad
2867.4	2007	536	Ad & R ⁹⁶⁴	3326	1X 2001-02	10	Ad
2872.5	2006	776	Ad	3327	1X 2001-02	10	Ad
2875.5	2001	696	Ad	3328	1X 2001-02	10	Ad
2881	1999	1005	Am	3330	1X 2001-02	10	Ad
	2001	109*	Am	3340	2002	1124*	Am
	2002	143	Am		1X 2001-02	10	Ad
	2005	453	Am	3341	1X 2001-02	10	Ad
2881.01	2001	109*	R	3341.1	1X 2001-02	10	Ad
2881.1	1999	1005	Am	3341.2	1X 2001-02	10	Ad
2881.2	2001	109*	Am	3341.5	1X 2001-02	10	Ad
	2001	159	Am ³⁰⁵	3342	1X 2001-02	10	Ad
2881.4	2002	61*	Ad	3343	1X 2001-02	10	Ad
2882	1999	1005	R	3344	1X 2001-02	10	Ad
2882.5	1999	1005	R	3345	1X 2001-02	10	Ad
2883	2006	198	Am	3346	1X 2001-02	10	Ad
2885.6	2006	198	Am	3347	1X 2001-02	10	Ad
2886	2006	198	Am	3350	2002	664	Am ⁴³¹
2889.4	1999	384	Ad		1X 2001-02	10	Ad
2889.8	1999	1005	Am	3351	1X 2001-02	10	Ad
2890	1999	1005	Am (as ad by Sec. 2 and Sec. 3, Stats. 1998, Ch. 1041)	3352	1X 2001-02	10	Ad
	2000	931	Am (as am by Sec. 65.5, Stats. 1999, Ch. 1005) ^{4,5}	3353	1X 2001-02	10	Ad
			Am (as am by Sec. 65.7, Stats. 1999, Ch. 1005) ⁹⁶	3354	1X 2001-02	10	Ad
				3355	1X 2001-02	10	Ad
				3356	1X 2001-02	10	Ad
				3365	1X 2001-02	10	Ad
				3366	1X 2001-02	10	Ad
				3367	1X 2001-02	10	Ad
				3367.5	1X 2001-02	10	Ad
				3368	1X 2001-02	10	Ad
				3369	1X 2001-02	10	Ad
				3369.5	1X 2001-02	10	Ad
				3370	1X 2001-02	10	Ad
2890.1	2000	931	Ad	3380.1	1X 2001-02	10	Ad
2890.2	2002	286	Ad	3380.2	1X 2001-02	10	Ad
	2003	333	Am	3381	1X 2001-02	10	Ad
	2005	511	Am	3382	1X 2001-02	10	Ad
	2006	198	Am	3383	1X 2001-02	10	Ad
2891	2003	533	Am	3384	1X 2001-02	10	Ad
2891.1	2004	753	Am	3950	1999	1005	Ad
	2005	495	Am	4006	1999	1005	Am
2892	2000	981	R & Ad	4007	1999	1005	Am
	2005	21	Am	4021	1999	1005	Am
	2006	198	Am	4458	1999	1005	Am
2892.1	2006	776	Ad	5001.5	1999	1005	Am
2892.3	2006	198	Am	5002	1999	1005	Am
2892.5	2002	255	Ad	5003.2	1999	1005	Am
	2006	198	Am		2005	74*	Am
2894	1999	256	Am	5009	1999	1005	Am
	2006	198	Am	5012	1999	1005	Am
2898	2003	565	Ad & R ⁷⁵	5102	1999	1005	Am
3250	2002	839	Ad		2003	646	Am
3251	2002	839	Ad	5109	1999	1005	Am
3252	2002	839	Ad	5111	2003	646	Am
3255	2002	839	Ad	5112	1999	1005	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5113	1999	1005	Am		2007	123	Am
5133	1999	1005	Am	5850	2006	700	Ad
	2003	646	Am		2007	123	Am
	2006	763	Am	5860	2006	700	Ad
5134	2006	763	Am		2007	123	Am
5135	1999	1005	Am	5870	2006	700	Ad
5137	1999	1005	Ad		2007	123	Am
5142	2003	646	Ad	5880	2006	700	Ad
	2006	763	Am		2007	123	Am
5143	2003	646	Ad	5885	2006	700	Ad
5191	1999	1005	Am	5890	2006	700	Ad
5192	2006	763	Ad		2007	123	Am
5195	1999	1005	R	5900	2006	700	Ad
5243	2003	646	Ad		2007	123	Am
5244	2003	646	Ad	5910	2006	700	Ad
5244.5	2003	646	Ad		2007	123	Am
5258	2006	763	Am	5920	2006	700	Ad
5259.5	1999	1005	Am	5930	2006	700	Ad
5285	2006	763	Am		2007	123	Am
5285.6	1999	1006	Am	5940	2006	700	Ad
5311	2003	646	Am	5950	2006	700	Ad
5316	2003	646	Am	5960	2006	700	Ad
5317.5	2003	646	Ad		2007	123	Am
5326	1999	1005	Am	5970	2006	700	Ad
5328	1999	1005	Am	7000	2002	655	Ad
5329	1999	1005	Am		2003	62	Am ⁵¹⁹
5331	1999	1005	Am		2006	198	Am
5353	2006	694	Am	7001	2002	655	Ad
5363	1999	1005	Ad	7002	2002	655	Ad
5371.2	1999	1005	Am	7003	2002	655	Ad
5371.4	2004	193	Am ⁵⁷¹	7004	2002	655	Ad
	2004	603	Am	7005	2002	655	Ad
	2006	694	Am	7531.5	1999	1005	Am
5371.5	2007	701	Am	7532	1999	1005	R
5371.6	2007	701	Ad	7532.5	1999	1005	R
5374	2006	694	Am	7604	2000	263*	Am
5375.1	2006	694	R		2001	601*	Am
5381.5	2004	603	Ad		2006	885*	Am
5385.6	2004	193	Am ⁵⁷¹	7661	2004	125*	Ad
5386	2007	701	Am		2005	684	Am
5386.1	2007	701	R	7662	2006	867	Ad
5386.5	2003	658	Ad		2007	130	Am ⁹⁰²
5388	2004	193	R ⁵⁷¹	7663	2006	885*	Ad
5411.5	2002	784	Am ⁴⁹⁰	7665	2006	867	Ad
	2003	62	Am ⁵¹⁹	7665.2	2006	867	Ad
	2004	603	Am		2007	130	Am ⁹⁰²
5412.2	2004	603	Am	7665.3	2006	867	Ad
5413.5	2004	603	Am	7665.4	2006	867	Ad
	2007	701	Am	7665.6	2006	867	Ad
5500	2004	881*	Am & R ³¹⁷	7665.8	2006	867	Ad
			Am ³⁰¹	7666	2006	867	Ad
5501	2004	881*	Am & R ³¹⁷	7667	2006	867	Ad
			Am ³⁰¹	7672	2004	644	Am
5513	2004	881*	Ad & R ³¹⁷	7678	2000	263*	Am
5800	2006	700	Ad	7711	1999	1005	Am
5810	2006	700	Ad		2004	644	Am
	2007	123	Am		2006	885*	Am
5820	2006	700	Ad	7711.1	2006	885*	Ad
5830	2006	700	Ad	7711.5	2006	697*	Ad ³⁰⁰
	2007	123	Am				R ³⁰¹
5840	2006	700	Ad	7712	2004	644	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>
7814	2003	149	Am	15703	2002	221	Am
7902	1999	1005	R	15704	2002	221	Am
7902.5	1999	1005	R		2003	62	Am ⁵¹⁹
7910	2002	183	Ad	15705	2002	221	Am
7912	2003	446	Ad	15706	2002	221	Am
7934	1999	809*	Ad	15794	2002	221	Am
7935	1999	809*	Ad	15796	2002	221	Am
7936	1999	809*	Ad	15842	2002	221	Am
7937	1999	809*	Ad	15956	2002	221	Am
7938	1999	809*	Ad	15961.5	2003	296	Am
7939	1999	809*	Ad	15973.1	2006	172	Am
7940	1999	809*	Ad	16002	2005	700	Am
7943	2000	907	Ad		2007	213	Am
	2001	159	Am ³⁰⁵	16044	2005	158	Ad
	2006	198	Am	16402.5	2000	146*	Ad
8285	2006	347	Am	16475	2007	27	Am
8303	2004	193	R ⁵⁷¹	16476	2007	27	R
8340	2006	598	Ad	16477	2007	27	Am
	2007	130	Am ⁹⁰²	16478	2007	27	Am
8341	2006	598	Ad	16486	2005	158	Am
	2007	130	Am ⁹⁰²	16489	2005	158	Am
9201	2003	733	R	16490	2004	930*	Ad & R ⁶⁸
9202	1999	1005	Am	16574	2001	606*	Am
	2003	733	R	16580	2001	606*	Ad
9203	2003	733	R	19000	2000	772	Ad & R ¹¹¹
9601	2004	646	Am	19001	2000	772	Ad & R ¹¹¹
9607	2000	1041	Ad ⁸²	19002	2000	772	Ad & R ¹¹¹
	2000	1042	Ad	19010	2000	772	Ad & R ¹¹¹
9608	2000	1042	Ad	19012	2000	772	Ad & R ¹¹¹
	2001	159	Am ³⁰⁵	19014	2000	772	Ad & R ¹¹¹
9610	2000	1042	Ad		2003	296	Am
	2001	159	Am ³⁰⁵	19020	2000	772	Ad & R ¹¹¹
9611	2000	1042	Ad	19022	2000	772	Ad & R ¹¹¹
9612	2000	1042	Ad	19024	2000	772	Ad & R ¹¹¹
9613	2X 2001–02	16	Ad & R ³⁸⁷	19026	2000	772	Ad & R ¹¹¹
9614	2001	862	Ad	19030	2000	772	Ad & R ¹¹¹
9615	2005	366	Ad	19032	2000	772	Ad & R ¹¹¹
	2006	734	Am	19050	2000	772	Ad & R ¹¹¹
9620	2005	367	Ad	19052	2000	772	Ad & R ¹¹¹
10004.5	2000	146*	Ad	19054	2000	772	Ad & R ¹¹¹
11534	2004	118	Am	19060	2000	772	Ad & R ¹¹¹
11652	2X 2001–02	18	Am (by Sec. 1 of Ch.)	21019	2002	758	Am
				21020	2001	534	Ad
11825	2002	221	Am	21414	1999	1000	R
11908	2005	700	Am	21501	2003	525	R
11908.1	2005	700	Am	21502	2003	525	R
11908.2	2005	700	Am	21502.1	2003	525	R
11910	2004	118	Am	21503	2000	860	R
12702.5	2000	146*	Ad	21602	2002	438	Am ⁴²⁶
	2001	159	Am ³⁰⁵		2003	525	Am
12751	1999	55	Am	21604	2003	525	R
12751.3	2001	665	Ad & R ⁷⁵	21606	2000	860	R
	2006	248	Am ¹³	21632	2000	860	Am
	2007	568	Am	21661.5	2004	521	Am
12751.5	1999	55	Ad & R ²⁰		2005	22	Am ⁶⁴⁷
12772	2005	158	Am	21661.6	2001	534	Am
12816	2002	221	Am	21670	2000	506	Am
13022	2007	27	Am		2003	351	Am
13801	2005	347	Am	21670.1	2002	438	Am ⁴²⁶
14051	2005	347	Am		2004	183	Am ⁵⁷¹
15702	2002	221	Am	21670.2	2002	438	Am ⁴²⁶

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
21670.3	2001	946	Ad				
	2004	615	Am	29034	2005	536*	Am ^{284 111}
	2007	287	Am	29035.5	2005	536*	Am
21670.4	2002	438	Am ⁴²⁶		2002	280	Ad
21671.5	2002	438	Am ⁴²⁶	29664	2002	221	Am
21674	2002	438	Am ⁴²⁶	29714	2002	221	Am
21674.5	2002	438	Am ⁴²⁶	30630.5	2000	145*	Am
	2004	615	Am	30750	2004	788	Am
21674.7	2002	438	Am ⁴²⁶	31405	2002	221	Am
	2003	351	Am	31411	2002	221	Am
21675	2002	438	Am ⁴²⁶	33021	2004	590	Ad
	2002	971	Am	50033	2002	221	Am
	2004	615	Am	50039	2002	221	Am
21675.1	2002	438	Am ⁴²⁶	50120	2004	788	Am
	2004	615	Am	70033	2002	221	Am
21676	2002	438	Am ⁴²⁶	70121	2004	788	Am
	2003	351	Am	70223	2007	343	Am
21676.5	2002	438	Am ⁴²⁶	90300	2004	788	Am
	2003	351	Am		2005	22	Am ⁶⁴⁷
21677	2003	351	Am	90773	2002	221	Am
21678	2003	351	Am	90933	2002	221	Am
21679	2002	438	Am ⁴²⁶	95163	2002	221	Am
21679.5	2002	438	Am ⁴²⁶	95194	2002	221	Am
21681	2002	438	Am ⁴²⁶	95400	2007	103	Am
21683.1	2002	754*	Am	95650	2004	788	Am
21687	1999	105	Am	98005	2001	597	Am
21702	2002	438	Am ⁴²⁶	98043	2002	221	Am
	2003	525	Am	98100	2002	221	Am
21704	2003	525	Am	98161	2004	788	Am
21706	2005	270	Am	98290	2007	343	Am
21707	2003	525	Am	99159	2003	845	Ad
22002	2000	191	Am	99162	2002	314	Ad
22002.5	2000	191	Ad	99163	2003	141	Ad
	2000	1056	R (as ad by Stats. 2000, Ch. 191)	99164	2003	564	Ad
				99165	2002	602	Ad
22003	2003	627	Am	99170	2002	650	Ad
22407	2005	700	Am	99210.1	2004	615	Ad
22411	2005	158	Ad	99233.5	2002	743	Am
22553	2000	191	Am	99234	2006	839	Am
22553.2	2000	1056	Ad	99246	2003	354	Am
	2004	118	Am	99268.17	2003	354	Ad
22555	2000	191	Am				R & Ad ¹⁰⁰
22702	2000	191	Am	99310.6	2002	445*	Ad
24908	2007	213	R & Ad		2005	76*	Am ³⁷
25051	2004	788	Am	99312	2007	173*	Am
26405	2002	221	Am	99312.7	2000	787	Am
26654	2002	221	Am	99314	2000	632	Am
27405	2002	221	Am		2004	615	Am
27424	2002	221	Am	99314.1	2000	632	Ad
28746	2002	221	Am		2004	615	Am
27747	2002	221	Am	99314.2	2000	632	Ad
28747.4	2002	221	Am	99314.3	2000	632	Am
28748.8	1999	724	Am	99314.5	2002	201	Am
	2007	213	Am	99314.6	2003	354	Am
28750.4	2002	221	Am	99315.5	1999	278	Ad ⁶²
28767.3	2001	745*	Am				R ²²
28850	2004	788	Am	99315.7	1999	1007	Ad
29010.3	1999	624	Ad	99315.8	2000	860	Ad
29031.1	2002	970	Ad ⁴¹⁴	99315.95	2002	736	Ad
			R ⁸⁰	99317.1	2001	597	Am
				99317.10	2001	597	Am
				99317.2	2001	597	R

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<i>Affected By</i>				<i>Affected By</i>			
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99317.8	2001	597	Am	100002	1999	724	Ad
99317.9	2001	597	Am	100011	1999	724	Am
99318.1	2001	597	Am	100022	2001	217	Ad
99318.4	2001	597	R	100115.5	2000	784	Ad
99319	2001	597	Am	100130.5	1999	624	Ad
99320	2006	516	Ad ³⁸⁴ R ¹⁹²	100160.1	2001	217	Ad
99400.7	1999	729	Ad	100161	2001	217	Am
	2000	655	Am	100164	2001	217	Am
99420	2002	270	Ad	100170	2001	217	Am
99560	2003	833	Ad	100250	2007	343	Am
99560.1	2003	833	Ad		2007	430	Am
99560.2	2003	833	Ad	100251	2007	430	Am
99560.3	2003	833	Ad	100303	2004	788	Am
99561	2003	833	Ad	100500	2003	296	Am
99561.1	2003	833	Ad	100600	2003	727	Ad
99561.2	2003	833	Ad	100601	2003	727	Ad
99561.3	2003	833	Ad		2004	645	Am
99562	2003	833	Ad	100601.5	2003	727	Ad
99563	2003	833	Ad		2004	645	Am
99563.1	2003	833	Ad	100602	2003	727	Ad
99563.2	2003	833	Ad	100602.10	2003	727	Ad
99563.3	2003	833	Ad		2004	645	Am
99563.4	2003	833	Ad	100602.11	2003	727	Ad
99563.5	2003	833	Ad	100602.12	2003	727	Ad
99563.6	2003	833	Ad	100602.13	2003	727	Ad
99563.7	2003	833	Ad		2004	645	Am
99563.8	2003	833	Ad	100602.14	2003	727	Ad
99564	2003	833	Ad	100602.2	2003	727	Ad
99564.1	2003	833	Ad		2004	645	R
99564.2	2003	833	Ad	100602.3	2003	727	Ad
99564.3	2003	833	Ad		2004	645	R
99564.4	2003	833	Ad	100602.4	2003	727	Ad
99564.5	2003	833	Ad		2004	645	Am
99565	2003	833	Ad	100602.5	2003	727	Ad
99566	2003	833	Ad		2004	645	R
99566.1	2003	833	Ad	100602.6	2003	727	Ad
99566.2	2003	833	Ad		2004	645	R
99566.3	2003	833	Ad	100602.7	2003	727	Ad
99567	2003	833	Ad		2004	645	R
99568	2003	833	Ad	100602.8	2003	727	Ad
99569	2003	833	Ad		2004	645	Am
99570	2003	833	Ad	100602.9	2003	727	Ad
99570.1	2003	833	Ad	100603	2003	727	Ad
99570.2	2003	833	Ad		2004	645	Am
99570.3	2003	833	Ad	100604	2003	727	Ad
99570.4	2003	833	Ad	100605	2003	727	Ad
99580	2006	258	Ad		2004	645	Am
99581	2006	258	Ad	100606	2003	727	Ad
99582	2006	258	Ad	100607	2003	727	Ad
	2007	738	Am	100608	2003	727	Ad
99620	2004	193	Am ⁵⁷¹	100609	2003	727	Ad
99621	2004	193	R ⁵⁷¹	100610	2003	727	Ad
99655	2007	173*	Ad	100611	2003	727	Ad
Div. 10,				100612	2003	727	Ad
Pt. 12,				100613	2003	727	Ad
heading					2004	645	Am
(Sec. 100000				100614	2003	727	Ad
et seq.)	1999	724	Am		2004	645	Am
100000	1999	724	Am	100615	2003	727	Ad
100001.5	2001	217	Ad	100616	2003	727	Ad
					2004	645	Am

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	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>		<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
100617	2003	727	Ad	103113	1999	724	Am
100618	2003	727	Ad	103240.5	1999	624	Ad
100619	2003	727	Ad	103403	2004	788	Am
101170	2002	221	Am	105000	2002	341	Ad
101285	2002	221	Am	105001	2002	341	Ad
101286	2002	221	Am	105002	2002	341	Ad
101287	2002	221	Am	105003	2002	341	Ad
101295	2002	221	Am	105004	2002	341	Ad
101343	2004	788	Am	105010	2002	341	Ad
102015	2003	525	Am	105011	2002	341	Ad
	2004	620	Am	105012	2002	341	Ad
102022	2006	272	Am	105020	2002	341	Ad
102023	2006	272	Am	105021	2002	341	Ad
102024	2004	620	Ad	105022	2002	341	Ad
	2006	272	R	105023	2002	341	Ad
102025	2004	620	Ad	105030	2002	341	Ad
	2006	272	R & Ad	105031	2002	341	Ad
102026	2004	620	Ad	105032	2002	341	Ad
	2006	272	R & Ad	105040	2002	341	Ad
102027	2004	620	Ad	105041	2002	341	Ad
	2006	272	R & Ad	105042	2002	341	Ad
102028	2004	620	Ad	105043	2002	341	Ad
	2006	272	R & Ad	105044	2002	341	Ad
102055	2006	272	Am	105050	2002	341	Ad
102100	2004	620	R	105051	2002	341	Ad
102100.1	2004	620	Ad	105052	2002	341	Ad
	2006	272	Am	105060	2002	341	Ad
102100.10	2006	272	Ad	105061	2002	341	Ad
102100.2	2004	620	Ad	105062	2002	341	Ad
102100.3	2004	620	Ad	105070	2002	341	Ad
	2006	272	Am	105071	2002	341	Ad
102100.4	2004	620	Ad	105072	2002	341	Ad
	2006	272	R & Ad	105073	2002	341	Ad
102100.5	2004	620	Ad	105074	2002	341	Ad
	2006	272	R & Ad	105075	2002	341	Ad
102100.6	2004	620	Ad	105076	2002	341	Ad
	2006	272	R & Ad	105085	2002	341	Ad
102100.7	2004	620	Ad	105086	2002	341	Ad
	2006	272	Am	105087	2002	341	Ad
102100.8	2004	620	Ad	105095	2002	341	Ad
	2006	272	Am	105096	2002	341	Ad
102100.9	2004	620	Ad	105097	2002	341	Ad
	2006	272	Am	105098	2002	341	Ad
102105	2006	272	Am	105099	2002	341	Ad
102105.1	2006	272	Ad	105100	2002	341	Ad
102106	2006	272	Am	105101	2002	341	Ad
102122	2006	272	Am	105102	2002	341	Ad
102141	2006	272	Am	105103	2002	341	Ad
102205	2006	272	Am	105104	2002	341	Ad
102206	2006	272	Am	105105	2002	341	Ad
102222	1999	1007	Am	105115	2002	341	Ad
102223	1999	1007	Ad	105125	2002	341	Ad
102240.5	2001	280	Ad	105126	2002	341	Ad
102265	2006	272	Am	105140	2002	341	Ad
102311	2006	272	Am	105141	2002	341	Ad
102350	2007	343	Am	105142	2002	341	Ad
102351	2006	272	Am	105143	2002	341	Ad
102402	2004	788	Am	105150	2002	341	Ad
102501	2006	272	Am	105151	2002	341	Ad
102509	2006	272	Am	105152	2002	341	Ad
102510	2006	272	Am	105153	2002	341	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>
105154	2002	341	Ad	105334	2002	341	Ad
105155	2002	341	Ad	105335	2002	341	Ad
105160	2002	341	Ad	105336	2002	341	Ad
105161	2002	341	Ad	105337	2002	341	Ad
105170	2002	341	Ad	120050	2004	615	Am
105171	2002	341	Ad	120050.2	2003	594	Am
105172	2002	341	Ad	120051	2003	594	Am
105180	2002	341	Ad	120051.1	2003	594	Ad
105181	2002	341	Ad	120051.6	2003	594	Am
105200	2002	341	Ad		2006	574	Am
105201	2002	341	Ad	120054	2003	594	Am
105202	2002	341	Ad	120100	2005	557*	Am
105203	2002	341	Ad	120102.5	1999	729	Am
105204	2002	341	Ad	120105	2004	615	Am
105205	2002	341	Ad		2005	557*	Am
105206	2002	341	Ad	120105.5	2004	615	Am
105207	2002	341	Ad	120202	2005	557*	R & Ad
105208	2002	341	Ad	120220	2005	557*	Am
105209	2002	341	Ad	120220.5	2005	557*	Ad
105210	2002	341	Ad	120222	2000	1035	Am
105211	2002	341	Ad		2001	825	Am
105212	2002	341	Ad		2005	557*	R & Ad
105213	2002	341	Ad	120224.1	2004	615	Am
105220	2002	341	Ad		2005	557*	Am
105221	2002	341	Ad	120224.3	2005	557*	Am
105230	2002	341	Ad	120224.4	2005	557*	Am
105231	2002	341	Ad	120260	2005	557*	Am
105232	2002	341	Ad	120262	2005	557*	R
105233	2002	341	Ad	120264	2005	557*	Am
105240	2002	341	Ad	120265	1999	729	Am
105241	2002	341	Ad		2001	297	R
105250	2002	341	Ad	120300	2005	557*	Am
105251	2002	341	Ad	120301	2005	557*	Am
105260	2002	341	Ad	120302	2005	557*	Am
105261	2002	341	Ad	120350	2005	557*	R & Ad
105262	2002	341	Ad	120351	2005	557*	Am
105280	2002	341	Ad	120352	2005	557*	Am
105281	2002	341	Ad	120353	2005	557*	R
105282	2002	341	Ad	120354	2001	297	Ad
105283	2002	341	Ad	120355	2005	557*	Am
105284	2002	341	Ad	120400	2005	557*	Am
105285	2002	341	Ad	120450	2000	1035	Am
105286	2002	341	Ad	120451	2000	1035	Am
105287	2002	341	Ad	120452	2005	557*	Am
105288	2002	341	Ad	120504	2004	788	Am
105300	2002	341	Ad	120508	2003	202	Am
105301	2002	341	Ad		2005	557*	Am
105302	2002	341	Ad	120509	2003	202	Ad
105303	2002	341	Ad	120521	2003	202	Am
	2003	296	Am	120523	2003	845	Ad
105304	2002	341	Ad	120540	2005	557*	Am
105305	2002	341	Ad	120550	2004	615	Am
105306	2002	341	Ad	120630	2005	557*	Am
105307	2002	341	Ad	120631	2005	557*	Am
105308	2002	341	Ad	Div. 11.5,			
105309	2002	341	Ad	heading			
105310	2002	341	Ad	(Sec. 125000			
105330	2002	341	Ad	et seq.)	2005	150	Am
105331	2002	341	Ad	125000	2005	150	Am
105332	2002	341	Ad	125001	2005	150	Am
105333	2002	341	Ad	125002	2005	150	Am

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
125050	2005	150	Am	125713	2003	594	Ad
125052	2005	150	Am		2005	150	Am
125105	2005	150	Am	125714	2003	594	Ad
125200	2005	150	Am		2005	150	Am
125201	2005	150	Am	125715	2003	594	Ad
125202	2005	150	Am		2005	150	Am
125220	2005	150	Am	125716	2003	594	Ad
125222	2005	150	Am		2005	150	Am
125223	2001	825	Am	130051.12	2000	1080	Am
125226	2005	150	Am		2002	938	Am
125227	2005	150	Am	130051.24	2000	1080	Ad
125240	2005	150	Am	130052	2004	469	Am
125241	2005	150	Am	130054.1	2004	432*	Am
125260	2005	150	Am		2005	22	Am ⁶⁴⁷
125300	2005	150	R	130109	2004	69*	Am
125301	2005	150	R	130110	2000	1080	Am
125350	2005	150	Am	130232	1999	1007	Am
125351	2005	150	Am		2006	814	Am
125352	2005	150	Am		2007	116	Am
125400	2005	150	Am	130240	2002	688	Am
125450	2005	150	Ad	130241.5	2000	526	Ad & R ¹⁹
125500	2005	150	Ad	130243	2006	814	Am
125522	2005	150	Am	130265	2001	512*	Am
125523	2004	788	Am	130292	2001	745*	Am
125524	2005	150	Am	130350	2007	343	Am
125525	2005	150	Am	130350.5	2003	785	Ad
125526	2005	150	Am	130401	2007	343	Am
125527	2005	150	Am	130630	2005	22	Am ⁶⁴⁷
125540	2005	150	Am	131010	2005	83	Am
125541	2005	150	Am	131100	2005	83	Am
125550	2003	845	Am	131102	2007	343	Am
	2005	150	Am	131103	2005	83	Am
125551	2005	150	Am	131241	2005	83	Am
125552	2005	150	Am	131268	1999	724	Am
125560	2005	150	Am	131269	2004	69*	Am
125561	2005	150	Am	131285	2005	83	Am
125600	2005	150	Am	132301	2007	343	Am
125700	2003	594	Ad	132320	2001	297	Ad
	2005	150	Am	132322	2001	297	Ad
125701	2003	594	Ad	132324	2001	297	Ad
	2005	150	Am	132326	2001	297	Ad
125702	2003	594	Ad	132328	2001	297	Ad
	2005	150	Am	132330	2001	297	Ad
125703	2003	594	Ad	132332	2001	297	Ad
	2005	150	Am	132334	2001	297	Ad
125704	2003	594	Ad	132350	2002	743	Ad
125705	2003	594	Ad	132350.1	2002	743	Ad
	2005	150	Am	132350.2	2002	743	Ad
125706	2003	594	Ad	132351	2002	743	Ad
125707	2003	594	Ad	132351.1	2002	743	Ad
	2005	150	Am		2006	142	Am
125708	2003	594	Ad	132351.2	2002	743	Ad
	2005	150	Am		2006	142	Am
125709	2003	594	Ad	132351.3	2002	743	Ad
	2005	150	Am	132351.4	2002	743	Ad
125710	2003	594	Ad	132351.5	2002	743	Ad
	2005	150	Am	132351.6	2002	743	Ad
125711	2003	594	Ad	132352	2002	743	Ad
	2005	150	Am		2005	158	Am
125712	2003	594	Ad	132352.1	2002	743	Ad
	2005	150	Am	132352.2	2002	341	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>
132352.3	2002	743	Ad	132620	2003	827	Ad
132352.4	2002	743	Ad	132625	2003	827	Ad
132352.5	2002	743	Ad		2006	808	Am
132352.6	2002	743	Ad	132632	2002	743	Ad
	2003	508	Am		2003	62	Am & RN ⁵¹⁹
132353	2002	743	Ad	132634	2002	743	Ad
132353.1	2002	743	Ad		2003	62	Am & RN ⁵¹⁹
132353.2	2002	743	Ad	132635	2003	827	Ad
	2003	62	Am ⁵¹⁹	132640	2003	827	Ad
132353.3	2002	743	Ad	132645	2003	827	Ad
132353.4	2002	743	Ad		2006	808	Am
132354	2002	743	Ad	132650	2003	827	Ad
132354.1	2002	743	Ad		2006	808	Am
132354.2	2002	743	Ad	140109	2004	69*	Am
132354.3	2002	743	Ad	142001	2001	474	Am
132354.4	2002	743	Ad	142050	2001	474	Am
132354.5	2002	743	Ad	142051	2005	248	Am
132354.6	2002	743	Ad	142052	2001	474	Am
132355	2002	743	Ad	142105	2005	248	Am
132355.1	2002	743	Ad	142110	2001	474	R
132355.2	2002	743	Ad	142200	2001	474	Am
132355.3	2002	743	Ad	142201	2001	474	Am
132355.4	2002	743	Ad	142250	2001	474	Am
132357	2007	287	Ad	142251	2001	474	Am
132358	2007	287	Ad	142254	2001	474	Am
132359	2007	287	Ad	142255	2001	474	R & Ad
132360	2003	508	Ad	142256	2001	474	R & Ad
132360.1	2003	508	Ad	142257	2001	474	Am
132360.2	2003	508	Ad	142258	2001	474	Am
	2007	287	Am	142259	2001	474	R & Ad
132360.3	2003	508	Ad	142260	2001	474	Am
132360.4	2003	508	Ad		2005	248	Am
132360.5	2003	508	Ad	142263	2001	474	R & Ad
132362	2003	62	Ad(RN) ⁵¹⁹		2005	248	Am
132364	2003	62	Ad(RN) ⁵¹⁹	161026	2002	168	R
132370	2002	743	Ad	170000	2001	946	Ad
132370.1	2002	743	Ad	170002	2001	946	Ad
132370.10	2002	743	Ad	170004	2001	946	Ad
132370.2	2002	743	Ad		2002	978*	Am
132370.3	2002	743	Ad		2007	287	R & Ad
132370.4	2002	743	Ad	170006	2001	946	Ad
132370.5	2002	743	Ad		2002	978*	Am
	2003	62	Am ⁵¹⁹		2005	158	Am
132370.6	2002	743	Ad		2007	287	Am
	2003	62	Am ⁵¹⁹	170010	2001	946	Ad
132370.7	2002	743	Ad		2002	978*	Am
132370.8	2002	743	Ad		2005	158	R
132370.9	2002	743	Ad		2007	287	Ad
132372	2002	743	Ad	170011	2007	287	Ad
132372.1	2002	743	Ad	170012	2001	946	Ad
132372.2	2002	743	Ad		2002	978*	Am
132372.3	2002	743	Ad		2005	158	R
132372.4	2002	743	Ad		2007	287	Ad
132410	2001	745*	Am	170013	2007	287	Ad
132600	2003	827	Ad	170014	2001	946	Ad
132605	2003	827	Ad		2005	158	R
132610	2003	827	Ad		2007	287	Ad
	2006	808	Am	170016	2001	946	Ad
	2007	130	Am ⁹⁰²		2002	664	Am ⁴³¹
132615	2003	827	Ad		2002	978*	Am
	2006	808	Am		2004	589	Am

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
170016 (Cont.)	2005	158	Am	170058	2002	978 *	Am
	2007	287	R & Ad		2001	946	Ad
170017	2007	287	Ad		2002	978 *	Am
170018	2001	946	Ad	170058.5	2001	946	Ad
	2002	664	Am ⁴³¹		2002	978 *	R
	2002	978 *	Am	170059	2001	946	Ad
	2005	158	Am		2002	978 *	R
	2007	287	R & Ad	170060	2001	946	Ad
170020	2001	946	Ad		2002	978 *	R & Ad
	2007	287	R	170062	2001	946	Ad
170022	2001	946	Ad		2002	978 *	Am
	2007	287	R		2005	158	Am
170024	2001	946	Ad	170064	2001	946	Ad
	2002	978 *	Am		2002	978 *	Am
	2007	287	R & Ad	170066	2001	946	Ad
170026	2001	946	Ad		2002	978 *	R & Ad
	2002	978 *	Am	170068	2001	946	Ad
	2007	287	Am		2002	978 *	Am
170028	2002	978 *	Ad	170070	2001	946	Ad
	2007	287	R		2002	978 *	Am
170030	2001	946	Ad	170072	2001	946	Ad
170032	2001	946	Ad		2002	978 *	Am
	2007	287	Am	170074	2001	946	Ad
170034	2001	946	Ad	170076	2001	946	Ad
170038	2001	946	Ad		2002	978 *	Am
	2002	978 *	Am	170078	2001	946	Ad
170040	2001	946	Ad		2002	978 *	Am
170041	2005	158	Ad	170080	2001	946	Ad
	2007	287	R		2002	978 *	R
170042	2001	946	Ad	170082	2001	946	Ad
	2002	978 *	Am		2002	978 *	Am
	2004	677	Am	170084	2001	946	Ad
	2005	22	Am ⁶⁴⁷		2002	978 *	Am
	2005	158	Am		2005	158	Am
	2007	287	R	180050	2000	408	Am
170044	2001	946	Ad	180051	1999	1007	Am
170046	2001	946	Ad	180201	2003	129	Am
	2007	287	R	180204	2003	129	Am
170048	2001	946	Ad	185020	2000	791	Am
	2002	978 *	Am		2002	696	Am (by Sec. 1 of Ch.)
	2007	287	Am	185032	2000	791	Am
170050	2001	946	Ad	185034	2002	696	Am
170052	2001	946	Ad	185038	2002	696	Ad
	2002	978 *	Am	190300	2007	343	Am
170054	2001	946	Ad	240301	2007	343	Am
170056	2001	946	Ad				

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

REVENUE AND TAXATION CODE

Affected By				Affected By			
Section	Year	Chapter	Effect	Section	Year	Chapter	Effect
38	2003	569	Ad		2003	316	Am
51	2000	647	Am		2006	677	Am
53	2000	272	Am (by Sec. 1 of Ch.)	75.23	2005	264	Ad
				75.30	2003	471	R
61	2006	364	Am	75.31	2000	647	Am
62	2002	775	Am		2001	744	Am
	2005	416*	Am		2003	471	Am
	2006	364	Am	75.5	2000	406*	Am
	2007	555*	Am	75.51	1999	941	Am
62.1	2001	772	Am		2002	775	Am
	2002	664	Am ⁴³¹	75.52	2007	340	Am
	2002	775	Am	75.55	2002	775	Am
62.11	2007	277	Ad	95	2007	343	Am
62.2	1999	603*	Am	95.2	2006	538	Am ⁸⁰²
	2002	775	Am	95.31	2000	602	Am
63.1	1999	941	Am	95.35	2001	521	Ad
	2001	613	Am		2002	214	Am
	2002	775	Am	96.1	2001	381	Am
	2004	227*	Am		2003	62	Am ⁵¹⁹
	2004	889*	Am	96.18	1999	824*	Ad
	2005	264	Am	96.19	2000	604	Ad
	2007	449	Am	96.27	1999	567	Ad
	2007	450	Am (by Sec. 1.5 of Ch.)	96.52	1999	567	Ad
				96.6	1999	184	Am
64	1999	83	Am ³⁰		2002	500	Am
66	1999	941	Am	96.81	2004	211*	Ad ⁶²²
69	2006	317*	Am	97.2	1999	34	Am
69.4	1999	941	Ad		1999	78*	Am ¹⁰¹
	2003	471	Am		1999	464	Am (as am by Stats. 1999, Ch. 78)
	2004	354*	Am				
	2005	22	Am ⁶⁴⁷				
69.5	2000	417	Am		1999	643	Am ⁸²
	2000	693*	Am (by Sec. 1 of Ch.) ¹⁴		1999	646	Am (as am by Stats. 1999, Ch. 78)
			Am (by Sec. 1.5 of Ch.) ²⁵		2000	611	Am
	2001	613	Am		2007	463	Am
	2002	775	Am	97.3	1999	78*	Am
	2005	264	Am		1999	646	Am (as am by Stats. 1999, Ch. 78)
	2006	364	Am				
	2007	449	Am				
70	1999	352*	Am		1999	649	Am (as am by Stats. 1999, Ch. 78)
	2001	330*	Am				
72	2003	604	Am				
	2004	194	Am		2000	611	Am
73	2005	193*	Am ³⁸		2001	159	Am ³⁰⁵
74	1999	200*	Am		2007	463	Am
74.5	1999	504	Am ¹³	97.31	2004	211*	Am ⁶²²
	2001	330*	Am	97.313	2004	183	Am ⁵⁷¹
74.7	2003	471	Ad	97.39	1999	567	Ad
75.11	2000	646	Am	97.43	1999	84*	Ad ²⁹
	2000	647	Am	97.45	2003	552	Ad
	2001	159	Am ³⁰⁵	97.46	2003	757	Ad
	2001	407	Am	97.68	2003	162*	Ad
	2003	471	Am		2003	757	Am
75.12	2005	264	Am		2004	211*	Am ⁶²²
75.21	2000	646	Am		5X 2003-04	2*	R & Ad ⁴³⁵
	2000	647	Am	97.69	2006	366	Ad
	2001	159	Am ³⁰⁵	97.70	2004	211*	Ad ⁶²²

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>Effect</i>	<i>Section</i>	<i>Affected By</i>		<i>Effect</i>
	<i>Year</i>	<i>Chapter</i>			<i>Year</i>	<i>Chapter</i>	
97.70 (Cont.)	2004	610 *	Am (as ad by Sec. 21, Stats. 2004, Ch. 211)	Div. 1, Pt. 1, Ch. 2.6, heading (Sec. 172 et seq.)			
97.71	2004	211 *	Ad ⁶²²		2002	775	Am
	2004	610 *	Am (as ad by Sec. 22, Stats. 2004, Ch. 211)	172	2002	775	Am
				172.1	2002	775	Am
				181	2002	775	Am
				194	2002	775	Am
97.72	2004	211 *	Ad ⁶²²		2003	471	Am
	2004	610 *	Am (as ad by Sec. 23, Stats. 2004, Ch. 211)	194.2	1999	387 *	Am
				194.4	1999	387 *	Am
				194.5	1999	387 *	Am
				194.6	1999	387 *	R
97.73	2004	211 *	Ad ⁶²²	195.1	1999	387 *	Am
	2004	610 *	Am (as ad by Sec. 24, Stats. 2004, Ch. 211)	195.100	2005	622 *	Ad
				195.101	2006	896 *	Ad
				195.102	2006	896 *	Ad
				195.103	2006	896 *	Ad
	2005	602	Am	195.104	2006	897 *	Ad
97.74	2004	211 *	Ad ⁶²²	195.105	2006	897 *	Ad
	2004	610 *	R	195.106	2006	897 *	Ad
97.75	2004	211 *	Ad ⁶²²	195.107	2007	224 *	Ad
97.76	2004	211 *	Ad ⁶²²	195.108	2007	224 *	Ad
	2005	74 *	Am	195.109	2007	224 *	Ad
97.77	2004	211 *	Ad ⁶²²	195.110	2007	222 *	Ad
97.78	2007	490 *	Ad	195.111	2007	222 *	Ad
98	2000	171	Am (by Sec. 1 of Ch.)	195.112	2007	222 *	Ad
	2000	419	Am (by Sec. 1.5 of Ch.)	195.116	2007	223 *	Ad
				195.117	2007	223 *	Ad
				195.118	2007	223 *	Ad
	2006	342 *	Am	195.120	2007	224 *	Ad
98.02	1999	550 *	Am ¹	195.121	2007	224 *	Ad
	2000	171	Am	195.122	2007	224 *	Ad
	2004	211 *	Am ⁶²²	195.123	2007	224 *	Ad
98.04	2006	342 *	R	195.124	2007	224 *	Ad
99	1999	550 *	Am ¹	195.125	2007	224 *	Ad
	2000	761	Am	195.83	1999	165 *	Ad
	2004	355	Am	195.84	1999	165 *	Ad
	2005	189	Am	195.85	1999	165 *	Ad
100	2004	640	Am	195.86	2001	158 *	Ad
	2006	791	Am (by Sec. 1 of Ch.)	195.87	2001	158 *	Ad
				195.88	2001	158 *	Ad
	2006	872	Am (by Sec. 1.5 of Ch.)	195.89	2004	772 *	Ad
				195.90	2004	772 *	Ad
100.1	2006	791	Am & R ³¹²	195.91	2004	772 *	Ad
100.11	2006	791	Ad	195.92	2005	623 *	Ad
100.4	2000	611	Ad	195.93	2005	623 *	Ad
100.7	1999	611	Ad	195.94	2005	623 *	Ad
100.9	2002	57	Ad	195.95	2005	624 *	Ad
100.95	2006	872	Ad	195.96	2005	624 *	Ad
107.4	2004	853	Ad	195.97	2005	624 *	Ad
	2006	251	Am	195.98	2005	622 *	Ad
107.7	2006	700	Am	195.99	2005	622 *	Ad
	2007	123	Am	197	2002	775	Am
155	2003	471	Am	205.5	2000	1085 *	Am (by Sec. 1 of Ch., as am by Sec. 17, Stats. 1996, Ch. 1087)
155.20	2004	183	Am ⁵⁷¹				
168.5	1999	941	Ad				
170	2001	407	Am				
	2006	364	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		
205.5 (Cont.)					231	2003	471	Am	
	2000	1086 *	R (as am by		236.5	2001	609 *	Ad	
			Sec. 17,		237	1999	941	Ad	
			Stats. 1996,			2000	135	Am ²⁰³	
			Ch. 1087)			2000	601 *	Am	
			Am (by Sec. 1.5			2002	775	Am	
			of Ch., as am by		241	2001	161 *	Am	
			Sec. 16.5,		254	2002	775	Am	
			Stats. 1996,		254.5	1999	927 *	Am ¹²¹	
			Ch. 1087) ¹³			2002	214	Am	
	2001	407	Am			2003	471	Am	
	2003	278 *	Am			2006	224	Am	
	2004	544 *	Am		254.6	2003	471	Ad	
211	1999	291 *	Am			2006	224	Am	
	2007	225 *	Am		256.6	2003	604	Ad	
213.7	2003	471	Am		256.7	2003	604	Ad	
214	1999	927 *	Am ¹²¹		257	2002	214	Am	
	2000	601 *	Am		259.13	2002	775	Ad	
	2001	159	Am ³⁰⁵		259.5	2003	471	Am	
	2003	471	Am		259.7	2003	471	Am	
	2004	354 *	Am		270	2002	214	Am	
	2005	22	Am ⁶⁴⁷			2002	775	Am	
	2006	224	Am		271	2002	214	Am	
214.01	2003	471	Am			2002	775	Am	
	2004	354 *	Am			2003	316	Am	
214.02	2001	533 *	Am ³²²		272	2003	471	Am	
	2004	354 *	Am		276	2000	922 *	R & Ad	
214.14	2004	354 *	Am			2000	1085 *	R & Ad	
214.15	1999	927 *	Ad ¹²¹			2002	775	Am	
214.5	2004	354 *	Am		276.1	2000	1085 *	Ad	
214.8	2003	471	Am			2002	775	Am	
	2004	354 *	Am			2006	677	Am	
	2006	224	Am		276.2	2000	922 *	Ad	
215.1	2007	449	Am			2000	1085 *	Ad	
217	2004	200	Am			2002	775	R (as ad by	
	2005	22	Am ⁶⁴⁷					Sec. 3,	
217.1	2004	200	Am					Stats. 2000,	
218	2003	471	Am					Ch. 922)	
	2004	792 *	Am					Am (as ad by	
	2005	622 *	Am (by Sec. 5					Sec. 6,	
			of Ch.)					Stats. 2000,	
	2005	623 *	Am (by Sec. 5.5					Ch. 1085)	
			of Ch.)					Am	
	2005	624 *	Am (by Sec. 4.5		276.3	2000	922 *	Ad	
			of Ch.)			2000	1085 *	Ad	
	2006	896 *	Am (by Sec. 5			2002	775	R (as ad by	
			of Ch.)					Sec. 4,	
	2006	897 *	Ad					Stats. 2000,	
	2007	222 *	Am (by Sec. 4					Ch. 922)	
			of Ch.)					Am (as ad by	
	2007	223 *	Am (by Sec. 4					Sec. 7,	
			of Ch.)					Stats. 2000,	
	2007	224 *	Am (by					Ch. 1085)	
			Sec. 10.5 of Ch.)		276.5	2003	604	Ad	
218.1	2004	200	R		277	2006	677	Am	
220.5	2003	604	Am		279	2003	278 *	Am	
	2004	200	Am		327.1	2002	214	Ad	
225	2000	861 *	Ad			2004	194	Am	
	2001	826	Am		327.5	2005	281	Ad	
227	2000	647	Am		401.10	2000	607	Am ¹¹¹	
230	2000	601 *	Ad		401.15	1999	83	Am ³⁰	

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
401.16	2002	299	Ad		2000	647	Am
401.17	2005	699*	Ad	746	2000	646	Am
401.20	2006	417	Ad		2000	647	Am
401.9	2003	471	R	748	2000	646	Am
402.1	2002	616	Am		2000	647	Am
402.9	1999	941	Am	749	2000	646	Am
402.95	2004	786	Ad		2000	647	Am
408	2000	647	Am		2001	744	Am
	2002	759	Am	755	2002	775	Am
	2003	62	Am ⁵¹⁹		2005	264	Am
	2006	677	Am		2006	791	Am
408.2	2005	264	Am	756	2002	664	Am ⁴³¹
421.5	2002	616	Am		2002	775	Am
423	2003	471	Am		2005	264	Am
423.4	2002	616	Am		2006	791	Am
423.8	2002	616	Am	758	2000	646	Am
426	2002	616	Am		2000	647	Am
	2003	62	Am ⁵¹⁹	759	2000	646	Am
439.2	2003	471	Am		2000	647	Am
441	1999	334	Am	760	2000	116	Am
	2002	775	Am	830	2001	407	Am
	2003	316	Am	830.1	2001	407	Am
	2005	699*	Am ⁷⁵¹	833	2001	407	Am
	2007	180*	Am	862	2006	538	Am ⁸⁰²
441.5	2002	775	Am	995.2	1999	83	Am ³⁰
442	2003	316	Am	998	2003	62	Am ⁵¹⁹
452	2007	180*	Am		2004	697	Am
463	1999	334	Am	1153.5	2005	699*	Ad & R ⁷⁵²
465	2002	214	Am	1160	2007	180*	Ad
469	2000	613	Am	1161	2007	180*	Ad
	2001	238	Am	1162	2007	180*	Ad
	2005	264	Am	1603	2001	238	Am
480.4	2002	775	Am		2002	775	Am
480.8	2007	450	Ad		2007	195	Am
482	2002	775	Am	1604	2004	768	Am
531.1	2002	775	Am	1605	2000	647	Am
531.2	1999	941	Am		2001	744	Am
531.7	2006	538	Am ⁸⁰²	1606	2001	407	Am
531.8	1999	941	Am	1609.5	2003	471	Am
	2003	604	Am	1610.8	2003	199	Am
531.9	2002	775	Ad		2003	604	Am (as am by
532	2000	646	Am				Stats. 2003,
	2000	647	Am				Ch. 199)
	2001	613	Am	1612	2003	199	R
	2003	471	Am	1612.5	1999	941	Ad
533	2003	604	Am	1612.7	1999	941	Ad
	2004	200	Am	1613	2003	199	R
534	2000	647	Am	1614	2003	199	Am
	2001	744	Am	1622.6	1999	941	Am
	2003	471	Am	1623.1	2004	407	Am
	2005	264	Am	1624	1999	941	Am
602	1999	941	Am		1999	942	Am
606	2001	613	Am		2004	407	Am
620.5	2002	775	R	1624.01	1999	942	Am
674	2000	647	Am	1624.02	1999	942	Am
721.5	2002	57	Ad	1624.05	1999	941	Am
731	2000	646	Am		1999	942	Am
	2000	647	Am		2004	407	Am
732	2000	646	Am	1624.1	2004	407	Am
	2000	647	Am	1624.3	1999	941	Ad
733	2000	646	Am	1636.2	1999	941	Ad

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>
1636.5	1999	941	Ad	3457	2004	194	R
1641.5	2005	264	Ad	3691	2004	923	Am (by Sec. 3 of Ch.)
1840	2006	224	Am		2004	944	Am (by Sec. 3.5 of Ch.)
1841	2003	471	Am				Am (by Sec. 4 of Ch.)
2187	2002	206	Am		2007	340	Am
2188.5	2006	538	Am ⁸⁰²	3691.2	2004	923	Am (by Sec. 4 of Ch.)
2188.7	2005	281	Am		2004	944	Am (by Sec. 4.5 of Ch.)
2188.8	2004	697	Am				Am ⁵⁷¹
2188.9	2004	697	Am	3691.6	2004	183	Am
2189.5	2001	121	Am	3692	1999	941	Am
2189.6	2001	121	Am		2001	121	Am
2191.3	2007	189	Am		2003	199	Am
2215	2006	643	Am		2004	407	Am
2237.3	2004	193	R ⁵⁷¹	3692.1	2004	194	Ad
2287	2003	296	R	3692.2	2004	194	Ad
2288	2007	508	Am	3692.3	2004	194	Ad
2327	2004	193	R ⁵⁷¹	3692.4	2004	923	Ad
2503.1	2004	194	Am		2005	595	Am
2503.2	2004	194	Am		2007	340	Am
2504	2004	194	Am	3693	2004	194	Am
	2007	340	Am	3693.1	2004	194	Am
2508	2004	194	Am		2005	264	Am
	2005	22	Am ⁶⁴⁷	3695	2004	194	Am
2511.6	2002	775	Am	3695.4	2000	606	Am
2512	1999	941	Am	3695.5	2000	606	Am
	2000	135	Am ²⁰³	3698.5	2003	199	Am
	2001	86	Am	3698.7	2003	199	Am
2514	2004	227*	Am	3698.8	2001	121	Ad
2610.5	1999	941	Am	3700	2000	606	Am
2613	1999	941	Am	3701	2004	194	Am
	2000	135	Am ²⁰³	3702	2004	194	Am
	2007	340	Am	3704	2004	194	Am
2700	2006	538	Am ⁸⁰²	3704.7	2004	194	Am
2782	2004	407	Am	3706.1	2004	407	Am
2823	2005	281	Am		2005	264	Am
2910.1	1999	941	Am	3707	2004	194	Am
2921.5	2002	269	Am	3710	2004	194	Am
	2003	62	Am ⁵¹⁹	3712	2007	670	Am
3101	2001	121	Am	3716	2004	194	Am
3102	2001	121	Am	3717.5	2004	194	R
3351	2002	723	Am	3772.5	1999	83	Am ³⁰
	2004	407	Am	3791	2004	944	Am
3361	2004	923	Am (by Sec. 1 of Ch.)	3791.3	2004	944	Am
	2004	944	Am (by Sec. 1.5 of Ch.)	3791.4	2000	606	Am
3362	2004	923	Am (by Sec. 2 of Ch.)	3792	2004	944	Am
	2004	944	Am (by Sec. 2.5 of Ch.)	3793.1	2000	606	Am
	2007	340	Am		2001	121	Am
3371	2002	723	Am	3793.5	2000	606	R
	2003	199	Am	3793.6	2000	606	R
3372	2007	340	Am	3794.2	2000	606	R
3437	1999	941	Am	3794.3	2003	199	Ad
3440	1999	941	R	3795	2000	606	Am
3450	2004	194	R	3795.5	2000	606	Am
3451	2004	194	Am		2002	269	Am
3453	2004	194	R	3807.3	2000	606	R
3454	2004	194	R	3807.5	2000	606	R
3456	2004	194	Am	3811	2004	407	Am
					2005	22	Am ⁶⁴⁷
				4112	2003	199	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
4217	2004	923	Am (by Sec. 6 of Ch.)	6067	2003	471	Am ¹³
	2004	944	Am (by Sec. 8.5 of Ch.)	6077	2006	538	Am ⁸⁰²
4222.5	1999	941	Am	6201.2	2004	183	Am ⁵⁷¹
4672	2004	407	Am	6201.45	2006	538	Am ⁸⁰²
4672.1	2004	407	Am	6201.5	2001	156*	Ad
4672.3	2003	199	Ad		1X 2003–04	13	Ad ⁴⁴⁷
4675	2003	199	Am		5X 2003–04	2*	R ⁴³⁵
4676	2006	538	Am ⁸⁰²				Ad ^{447 435}
4703.3	2006	538	Am ⁸⁰²	6201.6	1X 2003–04	13	Ad
4837.5	1999	941	Am	6203	1999	865	Am
4911	2001	121	Am		2000	617*	Am (by Sec. 1 of Ch.)
	2007	340	Am	6203.5	2000	600	Am
4911.1	2001	121	Am	6245.5	2000	923	Ad
4985	1999	941	Am	6248	2004	226*	Am ⁶²⁴
4986	2004	407	Am				R & Ad ⁴⁸⁵
4986.3	1999	550*	Am		2006	49*	Am (as am by Sec. 2, Stats. 2004, Ch. 226) ⁷⁹⁰
4986.6	2004	888	Am				Am (as ad by Sec. 3, Stats. 2004, Ch. 226) ⁵⁶²
5098	2003	471	R				Am (as am by Sec. 4, Stats. 2006, Ch. 49)
5098.5	2003	471	R	6261	2000	32*	R
5104	2003	199	Am	6262	2000	32*	R
5108	1999	274	Am ²⁰	6263	2000	32*	Am
5140	2007	340	Am	6275	2000	861*	Am
5180	2004	200	R	6285	2000	861*	Am
5365	2004	200	Am	6291	2000	861*	Am
5368	2007	180*	Ad	6293	2000	861*	Am
5801	2002	775	Am	6353	2001	156*	Am
5802	2002	775	Am	6356.5	2001	156*	Ad
5803	2002	775	Am	6356.6	2001	156*	Ad
	2007	596	Am	6357.1	2001	156*	Ad
5811	2002	775	Am	6358	1999	289*	Am ⁶⁴
5812	2002	775	Am	6358.5	2001	156*	Ad
5813	2002	775	Am	6360.1	2006	364	Am
5814	2001	407	Am	6361.1	2004	183	Am ⁵⁷¹
5831	2002	775	Am	6363.3	2001	383	Am ⁷⁵
6010.30	1999	799*	Ad ⁶⁴		2006	373*	Am ³⁴⁹
6010.40	1999	361*	Ad	6363.8	2003	721*	Ad ⁶⁴
6011	2000	923	Am	6364	1999	758*	Am ⁶⁴
	2002	593*	Am	6365	2006	281*	Am ⁶⁴
6012	2000	923	Am	6366	2000	256	Am
	2002	593*	Am		2000	923	Am
6012.3	2005	128	Ad ⁴⁸⁵	6366.1	2000	256	Am
6025	2003	702	Ad		2000	923	Am
6026	2003	702	Ad	6367	2000	861*	Am
6027	2003	702	Ad	6368.8	2001	592*	Ad & R ¹⁹
6028	2003	702	Ad		2003	597*	Am ^{22 317}
6029	2003	702	Ad	6368.9	2003	597*	Ad ⁵⁹²
6030	2003	702	Ad	6369	2001	706*	Am (by Sec. 1 of Ch.)
6031	2003	702	Ad				Am ⁶⁹
6051.45	2001	156*	Ad	6375.5	2007	317*	R & Ad ⁵⁷⁹
6051.5	1X 2003–04	13	Ad ⁴⁴⁷	6376.1	2006	538	Am ⁸⁰²
	5X 2003–04	2*	R ⁴³⁵				
			Ad ^{447 435}				
6051.6	1X 2003–04	13	Ad				
6055	2000	600	Am				
6066	2000	256	Am				
	2000	923	Am				
6066.3	1999	908	Ad & R ¹⁹				
	2003	471	Am ¹³				
6066.4	1999	908	Ad & R ¹⁹				

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
6378.1	2000	107 *	Ad ⁶⁴ R ⁸⁰		2004	527	Am (as ad by Stats. 2002, Ch. 446) & RN
6385	2003	712 *	R & Ad R & Ad ⁵⁷⁹	6480.4	2001	429 *	Am ⁶⁴
6388.5	2001	826	Am	6480.5	2001	429 *	R ⁶⁴
6405	2007	342	Am	6480.6	1999	865	Am
6451.5	2003	605	Ad		2001	429 *	Am ⁶⁴
	2004	527	R	6480.7	2001	429 *	Am ⁶⁴
6452	1999	865	Am	6480.8	2001	429 *	R ⁶⁴
	2000	256	Am	6480.9	2004	527	Ad(RN)
	2000	923	Am	6487	2003	718	Am
6452.1	2003	718	Ad ⁵⁷⁵	6487.06	2003	697	Ad & R ⁴³
6454	1999	865	Am		2005	308	Am ⁶⁸
6456	2000	1052	Am	6487.3	2003	718	Ad ⁵⁷⁶
6459	2003	605	Am ⁸²	6592	1999	865	Am
	2004	527	Am		2000	1052	Am
6471	1999	484	Am (as ad by Stats. 1985, Ch. 106)		2004	226 *	Am
	2000	135	Am ²⁰³	6593.5	2001	251	Am
6471.4	2001	429 *	Am ⁶⁴	6597	2006	252	Ad
6472	1999	484	Am	6703	1999	991	Am ^{96 114}
	2000	135	Am ²⁰³	6704	2000	1052	Ad
6477	1999	484	Am (as ad by Sec. 5, Stats. 1983, Ch. 337)	6736	2003	296	Am
	2007	342	Am	6737	2003	296	Am
6478	2007	342	Am	6738	2003	296	Am
6479.3	1999	865	Am	6832	2000	1052	Am
	2005	74 *	Am	6832.5	1999	929	Ad
	2005	519 *	Am (as am by Sec. 68, Stats. 2005, Ch. 74)	6832.6	2000	1052	Ad
			R & Ad ⁸⁰	6902.2	2003	606	Am
6479.31	1999	865	Ad	6902.3	2006	538	Am ⁸⁰²
	2000	256	Am	6902.4	1999	929	Ad
	2000	923	Am	6909	2000	32 *	Ad
6480	2001	429 *	Am ⁶⁴	7056.6	2000	1052	Ad
6480.1	1999	865	Am	7057	2004	353	R
	2000	256	Am	7063	1999	443	Ad & R ¹⁸
	2001	429 *	Am ⁶⁴		2006	716	Ad
	2004	527	Am	7070	2004	226 *	R & Ad
6480.10	2001	429 *	R ⁶⁴	7071	2004	226 *	R & Ad
6480.11	2001	429 *	R ⁶⁴	7072	2004	226 *	R & Ad
6480.12	2001	429 *	R ⁶⁴	7073	2004	226 *	R & Ad
6480.13	2001	429 *	R ⁶⁴	7074	2004	226 *	R & Ad
6480.14	2001	429 *	R ⁶⁴		2005	398 *	Am
6480.15	2001	429 *	R ⁶⁴	7075	2004	226 *	R & Ad
6480.16	1999	865	Am	7076	2003	87	Ad & R ³¹⁷
	2001	429 *	R ⁶⁴		2004	226 *	Ad
6480.17	2001	429 *	R ⁶⁴	7076.1	2000	1052	S ²⁰
6480.18	2001	429 *	R ⁶⁴		2003	87	Ad & R ³¹⁷
6480.19	2001	429 *	R ⁶⁴	7076.2	2000	1052	S ²⁰
6480.2	2001	429 *	Am ⁶⁴		2003	87	Ad & R ³¹⁷
6480.20	2001	429 *	R ⁶⁴	7076.3	2000	1052	S ²⁰
6480.21	2001	429 *	R ⁶⁴		2003	87	Ad & R ³¹⁷
6480.22	2001	429 *	R ⁶⁴	7076.4	2000	1052	S ²⁰
6480.23	2001	429 *	R ⁶⁴		2003	87	Ad & R ³¹⁷
6480.3	2001	429 *	Am ⁶⁴	7076.5	2000	1052	S ²⁰
	2002	446 *	Ad ⁴⁰⁹		2003	87	Ad & R ³¹⁷
				7076.6	2000	1052	S ²⁰
				7076.7	2000	1052	Am ²⁰
				7077	2004	226 *	Ad
				7078	2004	226 *	Ad
				7081	2001	670	Am
				7091	2000	1052	Am
				7093.5	2000	923	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
7093.5 (Cont.)				7232	1999	1005	Am (by Sec. 96 of Ch.)
7093.6	2003	605	Am		1999	1007	Am (by Sec. 12 of Ch.)
	2002	152	Ad				
	2006	347	Am				
7093.8	2002	488 *	Ad ⁴⁶²		2007	66	Am
			R ⁴³⁴	7235	2000	973	Am
7096	2001	543	Am ³⁷⁰	7236	2000	973	Am
7099.1	2000	438	Ad & R ¹⁸		2002	805 *	Am ¹⁷⁵
	2004	412	Am ³¹⁷		2004	518	Am
7101	2003	718	Am	7251.1	2003	709	Am
7101.3	1X 2003–04	13	Ad	7251.2	2007	342	R
7102	2000	91 *	Am	7251.3	2003	709	R
			R & Ad ¹⁹⁵	7251.4	2003	709	R
	2001	113 *	Am (as ad by Sec. 11, Stats. 2000, Ch. 91)	7252	2007	342	Am
				7252.10	2001	474	Ad
	2003	224 *	Am		2007	342	R (as ad by Sec. 6, Stats. 1986, Ch. 301)
	2004	212 *	Am				R (as ad by Sec. 21, Stats. 2001, Ch. 474)
	2005	76 *	Am	7252.11	2007	342	R
	2006	56 *	Am	7252.12	2007	342	R
	2007	173 *	Am	7252.13	2007	342	R
7103	2007	173 *	Ad ³⁷	7252.15	2007	342	R
	2007	313 *	R & Ad	7252.16	2007	342	R
7104	2000	91 *	Ad ¹⁹⁶	7252.21	2007	342	R
			R ¹⁰⁰	7252.22	2007	342	R
	2000	656 *	Am ²²⁷	7252.30	2007	342	R
	2001	113 *	Am ³⁰²	7252.5	2007	342	R
	2006	556	Am	7252.6	2007	342	R
7104.1	2003	716	Ad	7252.7	2007	342	R
7104.2	2007	733	Ad	7252.8	2007	342	R
7104.3	2006	56 *	Ad	7252.9	2007	342	R
7105	2003	224 *	Ad	7262.3	2007	430	Ad
	2004	212 *	Am	7262.5	2007	343	R
	2005	22	Am ⁶⁴⁷	7262.6	2007	343	R
	2006	56 *	Am	7262.7	2003	605	R
	2007	173 *	Am	7269	2007	342	Ad
7106	2004	212 *	Ad	7271.05	2007	342	R
	2006	56 *	Am	7273	1999	865	Am
	2007	173 *	Am		2001	745 *	Am
7107	2005	76 *	Ad		2006	49 *	Am
7202	1X 2003–04	13	Am		2007	342	Am
	5X 2003–04	2 *	R & Ad ⁴³⁵	7280	2003	62	Am ⁵¹⁹
7203	1X 2003–04	13	Am		2004	697	Am (by Sec. 22 of Ch.)
	5X 2003–04	2 *	R & Ad ⁴³⁵		2004	936	Am (by Sec. 1.5 of Ch.)
7203.1	2004	211 *	Am ⁶²²	7283.5	2004	936	Ad
	2004	610 *	Am (as am by Sec. 29.5, Stats. 2004, Ch. 211)	7283.51	2004	936	Ad
	1X 2003–04	13	Ad	7285	2001	251	Am
	5X 2003–04	2 *	R & Ad ⁴³⁵		2003	709	Am
7204.02	2007	342	R	7285.5	1999	643	Am
7204.03	2005	391	Am ⁶⁹		2001	251	Am
7204.3	2006	49 *	Am		2003	709	Am
	2007	342	Am		2007	504 *	Am
7204.5	2007	342	R	7285.9	2003	709	Ad
7205	2005	391	Am ⁶⁹	7285.91	2003	709	Ad
7205.1	2002	775	Am				
7208	2007	342	R				
7211	2007	342	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>
7285.92	2003	709	Ad	7324	2000	1053	Ad ⁸
7286.24	2002	331	Ad	7325	2000	1053	Ad ⁸
	2003	62	Am ⁵¹⁹	7326	2000	1053	Ad ⁸
7286.28	2002	338	Ad		2001	429*	Am ⁶⁴
	2007	342	R		2003	605	Am
7286.40	2007	342	R	7327	2000	1053	Ad ⁸
7286.43	2001	285*	Ad	7328	2000	1053	Ad ⁸
7286.44	2002	346	Ad	7329	2000	1053	Ad ⁸
7286.47	2002	119	Ad	7330	2000	1053	Ad ⁸
	2007	342	R		2001	429*	Am ⁶⁴
7286.56	1999	110	Ad	7331	2000	1053	Ad ⁸
	2007	342	R	7332	2000	1053	Ad ⁸
7286.65	2007	342	R	7333	2000	1053	Ad ⁸
Div. 2,				7334	2000	1053	Ad ⁸
Pt. 1.7,				7335	2000	1053	Ad ⁸
Ch. 2.98,				7336	2000	1053	Ad ⁸
heading				7337	2000	1053	Ad ⁸
(Sec. 7286.75					2001	429*	Am ⁶⁴
et seq.)	2003	62	Am & RN ⁵¹⁹	7338	2000	1053	Ad ⁸
Div. 2,				7339	2000	1053	Ad ⁸
Pt. 1.7,				7340	2000	1053	Ad ⁸
Ch. 2.985,				7341	2000	1053	Ad ⁸
heading				7342	2000	1053	Ad ⁸
(Sec. 7286.75				7343	2000	1053	Ad ⁸
et seq.)	2003	62	Ad(RN) ⁵¹⁹		2001	429*	Am ⁶⁴
7286.75	2001	263	Ad	7344	2000	1053	Ad ⁸
7286.80	2000	264*	Ad		2001	429*	Am ⁶⁴
	2001	292	Am	7345	2001	429*	Ad ⁶⁴
7286.90	2005	682	Ad	7351	2000	1053	R ⁸
7288.3	2001	251	Am	7351.5	2000	1053	R ⁸
7290	2002	330	Ad	7352	2000	1053	R ⁸
Div. 2,				7353	2000	1053	R ⁸
Pt. 2,				7354	1999	865	Am
heading					2000	1053	R ⁸
(Sec. 7301				7355	2000	1053	R ⁸
et seq.)	2006	364	Am	7356	2000	1053	R ⁸
7301	2000	1053	R & Ad ⁸	7357	2000	1053	R ⁸
7302	2000	1053	R & Ad ⁸	7360	2000	1053	Ad ⁸
7303	2000	1053	R & Ad ⁸	7361	2000	1053	Ad ⁸
7304	2000	1053	R & Ad ⁸	7362	2000	1053	Ad ⁸
7305	2000	1053	R & Ad ⁸	7363	2000	1053	Ad ⁸
7305.5	2000	1053	R ⁸	7364	2000	1053	Ad ⁸
7306	2000	1053	R & Ad ⁸		2001	429*	Am ⁶⁴
7307	2000	1053	R & Ad ⁸	7365	2000	1053	Ad ⁸
7308	2000	1053	R & Ad ⁸	7366	2000	1053	Ad ⁸
7309	2000	1053	R & Ad ⁸	7367	2000	1053	Ad ⁸
7310	2000	1053	R & Ad ⁸	7368	2000	1053	Ad ⁸
7311	2000	1053	R & Ad ⁸	7369	2000	1053	Ad ⁸
7312	2000	1053	R & Ad ⁸	7370	2000	1053	R & Ad ⁸
7313	2000	1053	R & Ad ⁸	7371	2000	1053	R & Ad ⁸
7314	2000	1053	R & Ad ⁸	7372	2000	1053	R ⁸
7315	2000	1053	R & Ad ⁸		2001	429*	Ad ⁶⁴
7316	2000	1053	R & Ad ⁸	7373	2000	1053	R ⁸
7317	2000	1053	Ad ⁸		2001	429*	Ad ⁶⁴
7318	2000	1053	Ad ⁸	7374	2000	1053	R ⁸
7319	2000	1053	Ad ⁸	7375	2000	1053	R ⁸
7320	2000	1053	Ad ⁸	7376	2000	1053	R ⁸
	2001	429*	Am ⁶⁴	7380	2000	1053	R ⁸
7321	2000	1053	Ad ⁸	7381	2000	1053	R ⁸
7322	2000	1053	Ad ⁸	7382	2000	1053	R ⁸
7323	2000	1053	Ad ⁸	7385	2000	1053	Ad ⁸

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
7386	2000	1053	Ad ^s		2002	459	Am
7387	2000	1053	Ad ^s	7653	2000	1053	R & Ad ^s
7388	2000	1053	Ad ^s		2001	429*	Am ⁶⁴
7389	2000	1053	Ad ^s	7654	2000	1053	Ad ^s
7390	2000	1053	R & Ad ^s		2001	429*	R ⁶⁴
7391	2000	1053	R & Ad ^s	7655	2000	923	Am
7392	2000	1053	Ad ^s		2000	1053	R & Ad ^s
7393	2000	1053	Ad ^s		2001	251	Am
7394	2000	1053	Ad ^s	7656	2000	1053	R & Ad ^s
7395	2000	1053	R & Ad ^s	7657	2000	923	Am (by Sec. 8 of Ch.)
7396	2000	1053	R & Ad ^s		2000	1052	Am (by Sec. 8.5 of Ch.)
7397	2000	1053	Ad ^s		2000	1053	R & Ad ^s
7398	2000	1053	Ad ^s		2001	251	Am (by Sec. 9 of Ch.)
7401	2000	1053	R & Ad ^s		2001	429*	Am ⁶⁴
7402	2000	1053	Ad ^s	7657.1	2000	1053	R & Ad ^s
7403	2000	1053	Ad ^s	7657.5	2007	342	Ad
7403.1	2000	1053	Ad ^s	7658	2000	923	Am
7403.2	2000	1053	Ad ^s		2000	1053	R & Ad ^s
	2002	459	Am		2001	251	Am
7404	2000	1053	Ad ^s	7658.1	1999	929	Ad
	2001	429*	Am ⁶⁴		2000	1053	R & Ad ^s
7405	2000	1053	Ad ^s		2001	251	Am
	2001	429*	Am ⁶⁴		2001	929	Ad
7406	2000	1053	R ^s		2000	1053	R & Ad ^s
7408	2000	1053	R ^s		2001	251	Am
7409	2000	1053	R ^s	7658.5	2000	1053	R & Ad ^s
7451	2000	1053	R & Ad ^s	7659	2000	1053	R & Ad ^s
7452	2000	1053	R & Ad ^s	7659.1	2000	1053	R & Ad ^s
7453	2000	1053	Ad ^s	7659.2	2000	923	Am
	2001	429*	Am ⁶⁴		2000	1053	R & Ad ^s
7457	2000	1053	R ^s		2001	251	Am
7460	2000	1053	Ad ^s	7659.3	2000	1053	R & Ad ^s
7470	2000	1053	Ad ^s	7659.4	2000	1053	R & Ad ^s
7481	2000	1053	R ^s	7659.5	2000	1053	R & Ad ^s
7482	2000	1053	R ^s	7659.6	2000	1053	R & Ad ^s
7483	2000	1053	R ^s	7659.7	2000	1053	R & Ad ^s
7484	2000	1053	R ^s		2007	342	Am
7485	2000	1053	R ^s	7659.8	2000	1053	R & Ad ^s
7486	2000	1053	R & Ad ^s	7659.9	2000	923	Ad
	2001	429*	R & Ad ⁶⁴		2001	251	Ad
7487	2000	1053	R & Ad ^s		2005	519*	Am ⁸⁰
	2001	429*	R & Ad ⁶⁴	7659.91	2000	923	Ad
7491	2000	1053	R & Ad ^s		2001	251	Ad
7492	2000	1053	R & Ad ^s	7659.92	2000	923	Ad
7493	2000	1053	R & Ad ^s		2001	251	Ad
7505	2000	1053	Ad ^s	7659.93	2001	429*	Ad ⁶⁴
7506	2000	1053	R & Ad ^s	7660	2000	1053	R & Ad ^s
7506.5	2000	1053	R ^s	7661	2000	1053	R & Ad ^s
7507	2000	1053	R & Ad ^s	7662	2000	1053	R & Ad ^s
7508	2000	1053	R & Ad ^s	7663	2000	1053	R & Ad ^s
7509	2000	1053	Ad ^s	7670	2000	1053	R & Ad ^s
7510	2000	1053	Ad ^s	7671	2000	1053	R & Ad ^s
7511	2000	1053	Ad ^s	7672	2000	1053	R & Ad ^s
7520	2000	1053	Ad ^s	7673	2000	1053	R & Ad ^s
7651	2000	1053	R & Ad ^s	7674	2000	1053	R & Ad ^s
	2002	459	Am	7675	2000	1053	R & Ad ^s
7652	2000	1053	R & Ad ^s	7675.1	2000	1053	R & Ad ^s
	2001	429*	R ⁶⁴	7676	2000	1053	R & Ad ^s
7652.5	2000	1053	R & Ad ^s	7698	2000	1053	R & Ad ^s
	2002	459	Am	7699	2000	1053	R & Ad ^s
7652.7	2000	1053	Ad ^s	7700	2000	1053	R & Ad ^s

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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7700.5	2000	1053	R & Ad ⁸	8126	2000	1053	Am ⁸
7701	2000	1053	R & Ad ⁸		2001	429*	Am ⁶⁴
7702	2000	1053	R & Ad ⁸	8127.6	1999	865	Ad
7703	2000	1053	R & Ad ⁸		2000	1053	R ⁸
7704	2000	1053	R & Ad ⁸	8128	2000	1053	Am ⁸
7705	2000	1053	R & Ad ⁸	8128.1	2000	1052	Ad
7706	2000	1053	R & Ad ⁸	8130	2000	1053	Am ⁸
7707	2000	1053	R & Ad ⁸	8146	2000	1053	Am ⁸
7710	2000	1053	R & Ad ⁸	8150	2000	1053	Am ⁸
7710.5	2000	1053	R & Ad ⁸	8152	2000	1053	Am ⁸
7711	2000	1053	R & Ad ⁸	8174	1999	929	Ad
7711.5	2000	1053	R & Ad ⁸	8253	2000	1053	Am ⁸
7712	2000	1053	R & Ad ⁸	8257	2000	1052	Ad
7713	2000	1053	R & Ad ⁸	8262	1999	929	Am
7714	2000	1053	R & Ad ⁸	8263	2000	1053	Am ⁸
7715	2000	1053	R & Ad ⁸	8269	1999	929	Am
7716	2000	1053	R & Ad ⁸		2000	1052	Am
7726	2000	1053	R & Ad ⁸	8270	2000	1053	Am ⁸
7727	2000	1053	R & Ad ⁸	8301	2000	1053	R & Ad ⁸
	2001	429*	Am ⁶⁴	8302	2000	1053	R & Ad ⁸
7728	2000	1053	R & Ad ⁸	8303	2000	1053	R & Ad ⁸
7729	2000	1053	R & Ad ⁸	8304	2000	1053	R & Ad ⁸
7730	2000	1053	R & Ad ⁸	8305	2000	1053	R ⁸
7731	2000	1053	R & Ad ⁸	8306	2000	1053	R ⁸
7732	2000	1053	R & Ad ⁸	8351	2000	1053	Am ⁸
7851	2000	1053	Am ⁸	8352	2004	227*	Am
7855	1999	991	Am ^{96 114}	8352.1	2000	1053	Am ⁸
	2000	1053	Am (as am by	8352.4	2000	1053	Am ⁸
			Stats. 1998,	8352.6	2007	541	R & Ad
			Ch. 609 and	8352.7	2007	541	R
			Stats. 1999,	8352.8	2002	563	Am
			Ch. 991) ⁸		2004	908	Am
					2007	541	Am
7861	2000	1053	Am ⁸	8401	2000	1053	R & Ad ⁸
7863	2000	1053	Am ⁸	8402	2000	1053	R & Ad ⁸
7865	2000	1053	Am ⁸	8403	2000	1053	R & Ad ⁸
7891	2000	1053	Am ⁸	8404	2000	1053	R & Ad ⁸
7892	2000	1053	Am ⁸	8405	2000	1053	R & Ad ⁸
7893	2000	1053	Am ⁸	8406	2000	1053	Ad ⁸
7895	2000	1053	Am ⁸	8502	2000	1053	Am ⁸
7931	2000	1053	Am ⁸	8503	1999	724	Am
7934	2000	1053	Am ⁸		2002	161	Am
7956	2000	1053	Am ⁸	8504	1999	724	Am
7958	2000	1053	Am ⁸	8752	2002	459	Am
8101	1999	865	Am ⁸	8760	2000	923	Ad
	2000	1053	Am ⁸		2005	519*	Am ⁸⁰
	2001	429*	Am ⁶⁴	8761	2000	923	Ad
8102	2003	697	Am	8762	2000	923	Ad
8103	2000	1053	Am ⁸	8763	2002	459	Ad
	2003	697	Am	8876	2000	923	Am
8104	2003	697	Am	8877	1999	941	Am
8105	2003	605	Am		2000	923	Am (by Sec. 13
8106	2000	1053	Am ⁸				of Ch.)
	2006	364	Am		2000	1052	Am (by
8106.1	2000	1053	Am ⁸				Sec. 13.5 of Ch.)
	2006	364	R		2000	923	Am
8106.5	2000	1053	Am ⁸	8878	2001	251	Am
	2006	364	R	8878.5	1999	929	Ad
8106.7	1999	865	Ad		2001	251	Am
	2000	1053	R ⁸	8880	2007	342	Ad
8106.8	2001	429*	Ad ⁶⁴	8957	1999	991	Am ^{96 114}
	2006	364	R				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
8958	2000	1052	Ad		2001	826	Am (as am by
9033	1999	929	Ad				Sec. 7,
	2000	1052	Am				Stats. 2000,
9033.5	2000	1052	Ad				Ch. 861) ⁸²
9152.1	2000	1052	Ad	10753.2	2000	861 *	Am
9152.2	2006	364	Ad		2004	211 *	Am ^{36 622}
9184	1999	929	Ad	10753.5	2002	528	Am
9255.2	2000	1052	Ad	10753.7	2003	594	Am
9262	1999	929	Am	10753.8	2004	211 *	R ⁶²²
9269	1999	929	Am	10753.9	2000	861 *	Am
	2000	1052	Am		2001	744	R (as ad by
9270	2006	538	Am ⁸⁰²				Sec. 3,
9271	2003	605	Am				Stats. 1991,
	2006	364	Am				Ch. 474 and as
9272.1	1999	929	Ad				am by Sec. 9,
9274	2001	543	Am ³⁷⁰				Stats. 2000,
9275	1999	929	Am				Ch. 861)
9278	2002	152	Ad		2001	826	Am (as am by
	2006	347	Am				Sec. 9,
9304	2007	342	Am				Stats. 2000,
9405	2004	183	Am ⁵⁷¹				Ch. 861) ⁸²
	2005	519 *	Am ⁸⁰	10754	1999	74 *	Am
9407	2005	519 *	Am ⁸⁰		2001	5 *	Am ⁹⁶
9411	2005	519 *	Am ⁸⁰		2003	231	Am
9420	2005	519 *	Am ⁸⁰		2004	24 *	Am
9432	2005	519 *	Am ⁸⁰		2004	37 *	Am
10752	2000	861 *	Am		2004	211 *	Am & R ^{18 622}
	2001	826	Am (as am by	10754.1	1999	76 *	Ad
			Sec. 6.8,	10754.11	2004	211 *	Ad ^{391 622}
			Stats. 2000,		2004	610 *	Am (as ad by
			Ch. 861)				Sec. 35,
	2004	211 *	Am ⁶²²				Stats. 2004,
10752.1	2004	211 *	Am ⁶²²				Ch. 211)
10753	1999	724	Am (as am by	10754.2	2000	91 *	Ad
			Sec. 139,		2000	106 *	Ad
			Stats. 1997,		2000	107 *	Am (as ad by
			Ch. 17) ²⁴				Stats. 2000,
			Am (as am by				Ch. 106)
			Sec. 140,		2001	5 *	R (as ad by
			Stats. 1997,				Sec. 12,
			Ch. 17) ²⁵				Stats. 2000,
	2000	596	R (as am by				Ch. 91) ⁹⁶
			Sec. 15,				R (as am by
			Stats. 1999,				Sec. 2,
			Ch. 724)				Stats. 2000,
			Am (as am by				Ch. 107) ²⁹⁷
			Sec. 14,	10759.5	2002	566 *	Am ³¹⁷
			Stats. 1999,	10781.1	1999	911	Ad
			Ch. 724) ¹³	10783.2	2007	357	Ad
	2003	594	Am	10902	2003	719	Am
10753.1	2000	861 *	Am	10903	2000	107 *	Ad
	2001	744	R (as am by		2001	5 *	Am ⁹⁶
			Sec. 160,		1X 2003–04	2 *	R
			Stats. 1992,	11000	2004	37 *	Am
			Ch. 427 and as		2004	211 *	R ⁶²²
			am by Sec. 7,	11001.5	2003	225 *	Am
			Stats. 2000,		2004	37 *	Am ⁶⁰⁷
			Ch. 861)		2004	211 *	Am ^{36 622}

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	Year	Chapter	Effect		Year	Chapter	Effect
11001.5 (Cont.)				13405	2000	363 *	Am
	2004	610 *	Am (as am by Sec. 37, Stats. 2004, Ch. 211)	13550	2000	363 *	Am ²⁵
				13551	2000	363 *	R ²⁵
					2003	221	Ad
	2006	78 *	Am	13552	2003	221	Ad
11003	2004	211 *	Am ⁶²²	13563	2000	363 *	Am ²⁵
11005	1999	550 *	Am ¹		2002	1124 *	Am
	2004	211 *	R & Ad ⁶²²		2003	697	Am
	2004	610 *	Am (as ad by Sec. 40, Stats. 2004, Ch. 211)	16760	2000	363 *	Am ²⁵
				16870	2000	363 *	Am ²⁵
				16871	2000	363 *	R ²⁵
				17013	1999	987 *	R
	2006	556	Am	17015.5	2001	920	Ad ³⁸³
11005.3	2006	556	Am	17020.11	2003	185	Am ⁴⁴⁰
11005.7	2004	211 *	R ⁶²²	17020.5	2003	185	Am ⁴⁴⁰
11006	2000	861 *	Ad	17021.7	2001	893	Ad
	2003	471	Am		2007	426 *	Am ⁹⁴⁹
11253	1999	929	Ad	17024.5	2002	34 *	Am
	2000	1052	Am		2002	35 *	Am
11253.5	2000	1052	Ad		2003	486	Am
11254	1999	929	Ad		2005	691 *	Am
11273	2001	407	Am		2006	802	Am
	2002	664	Am ⁴³¹		2007	426 *	Am (by Sec. 2 of Ch.)
11316	2005	264	Am	17037	2001	543	Am ³⁷⁰
11317	2006	538	Am ⁸⁰²	17039	1999	930 *	Am
11336	2005	264	Am		2000	75 *	Am
11338	2001	407	Am		2001	920	Am
11339	2001	407	Am		2002	34 *	Am
11408.5	2007	342	Ad		2002	35 *	Am
11409	1999	929	Ad	17039.1	2000	113 *	Ad
	2001	251	Am	17041	2001	920	Am ³⁸³
11452	1999	991	Am ^{96 114}		2003	62	Am ⁵¹⁹
11453	2000	1052	Ad		2004	13 *	Am
11553.5	2000	1052	Ad		2005	22	Am ⁶⁴⁷
11597	2000	1052	Am	17043	2004		
11656	2000	1052	Ad		Initiative (Prop. 63 adopted Nov. 2, 2004)		Ad ⁷¹²
11657	2000	1052	Ad				
11923	2006	538	Am ⁸⁰²	17049	2004	354 *	Ad
11925	1999	75	Am		2005	349	Am
12206	2000	3 *	Am		1999	77 *	Am
	2001	668 *	Am	17052.12	2000	103 *	Am (by Sec. 1 of Ch.)
	2005	501	Am				
	2006	892 *	Am		2000	107 *	Am
12208	1999	808	Ad		2002	34 *	Am
12209	1999	821 *	Ad & R ¹⁴⁵		2002	35 *	Am
	2001	535 *	Am ³²³	17052.17	2001	650 *	Am ³⁷¹
	2002	664	Am ⁴³¹		2006	712 *	Am ⁸¹⁸
	2006	580 *	Am ⁸¹⁹		2002	35 *	Am
12210	2000	614	Ad		2001	650 *	Am ³⁷¹
12253	2006	740	Am	17052.18	2006	712 *	Am ⁸¹⁸
12253.5	2005	312	R		2006	712 *	Am ⁸¹⁸
12491	2005	231	Am	17052.2	2000	75 *	Ad
12493	2005	231	Am		2000	603	Am (as ad by Stats. 2000, Ch. 75) ²⁶⁸
12494	2005	231	Am				
12495	2005	231	Am		2002	487	Am
12636.5	2005	231	Am		2002	488 *	Am
13153	2006	538	Am ⁸⁰²		2003	62	Am ⁵¹⁹
13304	2000	363 *	Am		2004	226 *	Am
13402	2000	363 *	Am		2006	49 *	Am
13404	2000	363 *	Am				

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	Year	Chapter	Effect		Year	Chapter	Effect
17052.2 (Cont.)				17075	1999	987*	Am
	2007	180*	R	17076	1999	987*	Am
17052.6	2000	114*	Ad		2004	354*	Am
	2002	757*	Am (by Sec. 1 of Ch.) ³⁸³	17077	1999	987*	Am
					2005	691*	Am
	2002	824*	Am (by Sec. 1.5 of Ch.) ⁴³⁶	17077.5	1999	987*	R
				17083	1999	987*	Am
	2003	62	Am ⁵¹⁹	17084	1999	987*	R
	2004	13*	Am	17085	1999	987*	Am
	2005	22	Am ⁶⁴⁷		2002	34*	Am ⁴⁰⁴
	2005	691*	Am		2002	35*	Am ⁴⁰⁴
	2006	538	Am ⁸⁰²		2005	691*	Am
17053.14	2000	311*	Am	17085.5	1999	987*	R
17053.30	2000	113*	Ad	17085.7	1999	931*	Ad
	2004	226*	Am	17087	1999	987*	Am
17053.34	2006	634	Am	17088.5	2003	185	R ⁴⁴⁰
17053.37	2002	487	Am	17088.6	2003	185	R ⁴⁴⁰
17053.45	1999	987*	Am ¹³⁴	17131	2002	690*	Am
17053.46	2000	864	Am		2002	807*	Am
	2006	634	Am		2005	691*	Am
17053.47	1999	58	Am	17131.1	2002	701	Ad
	2000	864	Am	17131.2	2004	402	Ad
	2000	865	Am	17131.4	2005	691*	Ad
	2006	634	Am	17131.5	2005	691*	Ad
17053.49	1999	987*	Am ¹³⁶	17131.6	2005	691*	Ad
17053.5	1999	931*	Am ⁶	17131.8	2002	807*	Ad
17053.57	2001	535*	Am ³⁷¹		2005	691*	R
	2002	664	Am ⁴³¹	17132	2002	34*	Ad
	2006	580*	Am ⁸¹⁸		2002	35*	Ad
17053.62	2005	691*	Ad & R ⁴⁸⁹	17132.4	2004	547	Ad
17053.74	2004	225*	Am	17132.5	1999	987*	R
17053.80	2000	105*	Ad & R ¹⁹⁹		2002	690*	Ad(RN)
	2000	107*	Ad & R ¹⁹⁹		2002	807*	Ad(RN)
17053.84	2002	487	Am		2004	552*	Am
	2X 2001–02	12*	Ad & R ³³⁷		2005	691*	Am
17054	2003	185	Am ⁴⁴⁰	17132.6	2002	34*	Ad
17054.5	1999	987*	Am		2002	35*	Ad
17055	2001	920	Am ³⁸³		2002	690*	Am (as am by Sec. 20, Stats. 1998, Ch. 322) & RN
17058	2000	3*	Am				
	2001	668*	Am		2002	807*	Am (as am by Sec. 20, Stats. 1998, Ch. 322 and as ad by Sec. 9, Stats. 2002, Ch. 35) & RN ⁵⁷¹
	2005	501	Am				
	2006	890	Am				
17062	2006	892*	Am				
	2001	543	Am ³⁷⁰				
	2001	920	Am ³⁸³				
	2002	34*	Am				
	2002	35*	Am				
	2003	62	Am ⁵¹⁹				
17062.3	2002	34*	Ad		2004	183	Am ⁵⁷¹
	2002	35*	Ad	17132.7	2002	807*	Ad(RN)
17063	2001	920	Am	17134.5	1999	987*	R
	2002	34*	Am	17136.5	2004	261*	Ad
	2002	35*	Am		2005	691*	R
17071	1999	987*	Am	17137	2002	807*	Ad
17072	2003	185	Am ⁴⁴⁰		2005	691*	R
	2004	552*	Am	17138	2001	212*	Am
	2005	691*	Am	17138.1	2002	843*	Ad
17073	1999	987*	Am	17139	1999	987*	R
	2002	664	Am ⁴³¹	17139.5	2000	31*	Ad
	2X 2001–02	5*	Am	17139.6	2005	691*	Ad
17074	1999	987*	Am	17140	1999	987*	Am

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<i>Affected By</i>				<i>Affected By</i>			
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17140 (Cont.)	2002	34 *	Am ^{398 404}	2006		896 *	Am (by Sec. 6 of Ch.)
	2002	35 *	Am ^{398 404}	2006		897 *	Ad (by Sec. 6.5 of Ch.)
	2005	691 *	Am	2007		222 *	Am (by Sec. 5 of Ch.)
17140.3	1999	987 *	Am	2007		223 *	Am (by Sec. 5 of Ch.)
	2002	34 *	Am ⁴⁰⁴				
	2002	35 *	Am ⁴⁰⁴				
	2005	691 *	Am				
17140.5	2003	185	Am ⁴⁴⁰	2007		224 *	Am (by Sec. 11.5 of Ch.)
	2004	388 *	R & Ad				
17142.5	1999	987 *	Am	17208.1	2X 2001–02	5 *	Ad
17143	1999	987 *	Am	17215.1	2005	691 *	Ad
17144	1999	987 *	Am	17215.4	2005	691 *	Ad
	2002	34 *	Am	17218	1999	987 *	R
	2002	35 *	Am	17220	2005	691 *	Am
	2005	691 *	Am	17250	1999	987 *	Am
17144.5	2002	34 *	Ad ⁴⁰⁴		2005	691 *	Am
	2002	35 *	Ad ⁴⁰⁴	17250.5	2005	691 *	Am
	2004	552 *	R (as ad by Sec. 13, Stats. 2002, Ch. 34)	17251.5	2002	34 *	R
			Am (as ad by Sec. 13, Stats. 2002, Ch. 35)		2002	35 *	R
	2005	691 *	R	17255	2005	691 *	Am
17151	2000	107 *	Am	17255.5	2005	691 *	Ad & R ³¹⁷
17152	2004	552 *	Am	17256	2005	691 *	Am
	2005	691 *	Am	17268	1999	987 *	Am
17155.5	2000	685 *	Ad	17269	2007	568	R (as ad by Sec. 4, Stats. 1987, Ch. 1139)
17156	1999	619 *	Ad ¹⁰⁶				
17156.5	1999	471 *	Ad	17270	1999	987 *	Am
17157	2000	630	Ad	17270.5	2002	34 *	R
17160.5	2004	552 *	Ad ⁶⁵⁰		2002	35 *	R
	2005	691 *	R	17271	2002	34 *	R
17201.4	2005	691 *	Ad		2002	35 *	R
17201.5	2005	691 *	Ad	17273	1999	117 *	Am
17201.6	2005	691 *	Ad		1999	146 *	Am
17202.5	2004	552 *	Ad	17274	1999	987 *	Am
	2005	691 *	R	17275.5	2002	34 *	Am
17204	2005	691 *	Am ⁷⁶⁹		2002	35 *	Am
			R ⁸⁰	17275.6	1999	83	Am ³⁰
17204.7	2005	691 *	Ad		1999	987 *	R
17205	2002	34 *	Ad ⁴⁰⁴	17276	2000	104 *	Am
	2002	35 *	Ad ⁴⁰⁴		2000	107 *	Am
	2005	691 *	R (as ad by Sec. 14, Stats. 2002, Ch. 34 and Ch. 35)		2000	862	Am ²⁶²
					2001	543	Am ³⁷⁰
17206	2005	5 *	Ad		2001	623 *	Am
17207	1999	165 *	Am	17276.1	2001	623 *	Am
	2001	618 *	Am	17276.3	2002	488 *	Am
	2004	772 *	Am	17276.5	1999	987 *	Am
	2005	622 *	Am (by Sec. 6 of Ch.)	17276.7	2001	623 *	Ad
					2002	524	Am
	2005	623 *	Am (by Sec. 6.5 of Ch.)	17279.4	2005	691 *	Am
				17279.5	2000	862	Am ²⁶²
	2005	624 *	Am (by Sec. 5.5 of Ch.)		2002	34 *	R
					2002	35 *	R
				17287	1999	987 *	Am
				17299.8	2007	156	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
17301	2001	920	Am ³⁸³	17852	1999	987*	R
17301.3	2001	920	Ad ³⁸³	17853	1999	987*	Am
	2004	13*	Am	17854	2001	920	Am ³⁸³
17301.4	2001	920	Ad ³⁸³	17856	2003	185	Am ⁴⁴⁰
17301.5	2001	920	Ad ³⁸³	17857	1999	987*	Am
17302	2004	13*	Am	17859	1999	987*	R
17303	2001	920	R ³⁸³	17860	1999	987*	R
17304	2001	920	Ad ³⁸³	17935	1999	987*	Am
17306	2001	920	Ad ³⁸³		2000	647	Am
17307	2001	920	Ad ³⁸³		2001	920	Am
17310	2001	920	R ³⁸³		2006	495	Am
17330	1999	987*	R	17937	2006	773*	Ad
17501	2002	34*	Am ⁴⁰⁴	17941	2002	169	Am
	2002	35*	Am ⁴⁰⁴		2003	633*	Am
	2002	807*	Am		2004	416	Am ⁶⁴³
	2005	691*	Am	17942	2001	391*	Am ³⁶³
17501.5	2002	30*	Ad		2002	664	Am ⁴³¹
17501.7	2002	30*	Ad		2007	381*	Am ⁹³⁴
17507.6	1999	8*	Am ⁶	17943	2001	391*	R & Ad
17509	2003	185	Am ⁴⁴⁰	17945	2004	416	Am
17510	2003	185	Am ⁴⁴⁰		2006	773*	R
17551	1999	987*	Am	17947	2006	773*	Ad
	2002	34*	Am ⁴⁰⁴	17948	2002	169	Am
	2002	35*	Am ⁴⁰⁴	17948.1	2006	773*	R
	2002	807*	Am	17948.3	2006	773*	Ad
	2005	691*	Am	17951	2001	920	Am ³⁸³
17551.5	1999	987*	R		2004	62	Am
17552	1999	987*	Am	17952	2001	920	Am ³⁸³
17552.3	2002	34*	Ad ³⁹⁹	17952.5	2001	920	Am ³⁸³
	2002	35*	Ad ³⁹⁹		2003	62	Am ⁵¹⁹
17553	1999	987*	Am	17953	2001	920	Am ³⁸³
17554	2001	920	R ³⁸³	17954	2001	920	Am ³⁸³
17560	2002	34*	Am	17955	2001	920	Am ³⁸³
	2002	35*	Am	18001	2002	374	Am
	2002	807*	Am	18006	2003	185	Am ⁴⁴⁰
17563	1999	987*	R	18035.6	2005	691*	Ad
17563.5	2002	34*	Ad	18036.5	2003	185	Am ⁴⁴⁰
	2002	35*	Ad	18036.6	2005	691*	Ad
17570	2002	34*	Am	18037	2003	185	Am ⁴⁴⁰
	2002	35*	Am	18037.3	2003	185	R ⁴⁴⁰
17639	1999	987*	Am	18037.5	2003	185	R ⁴⁴⁰
17640	1999	987*	Am	18038	2003	185	Am ⁴⁴⁰
17651	1999	987*	Am	18038.5	2002	34*	Am ⁴⁰²
17671	1999	987*	Am		2002	35*	Am ⁴⁰²
17681.6	2005	691*	Ad	18039	2003	185	Am ⁴⁴⁰
17731	2002	690*	Am	18043	2003	185	R ⁴⁴⁰
	2002	807*	Am	18044	2003	185	R (as ad by
	2003	268	Am				Sec. 27,
	2004	552*	Am				Stats. 1996,
	2005	691*	Am				Ch. 954) ⁴⁴⁰
17731.5	2002	34*	Am ⁴⁰⁰	18152.5	1999	69*	Am
	2002	35*	Am ⁴⁰⁰	18155.5	2003	185	Am ⁴⁴⁰
17732	1999	987*	Am	18171	2003	185	Am ⁴⁴⁰
17733	2003	268	Am ⁴⁹⁸	18171.5	2003	185	Am ⁴⁴⁰
	2005	691*	Am	18177	2003	185	Am ⁴⁴⁰
17734	2001	920	Am ³⁸³	18181	2005	691*	Ad
17734.6	2005	691*	Ad	18405	2000	862	Am ²⁶²
17751	2002	34*	Am ⁴⁰¹		2004	193	Am ⁵⁷¹
	2002	35*	Am ⁴⁰¹	18405.1	2003	633*	Ad
17760	2005	691*	Ad	18407	2003	654	Ad ⁵⁹⁴
17851	1999	987*	Am		2003	656	Ad ⁵⁹⁴

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
18407 (Cont.)					2003	455	Am (as ad by Stats. 2003, Ch. 228)
	2004	183	Am (as ad by Stats. 2003, Ch. 654 and Ch. 656) ⁵⁷¹	18622	1999	987*	Am
18408	2000	863	Ad(RN)	18624	1999	931*	Am
18409	2000	863	Ad(RN)	18628	2000	863	Ad(RN)
	2003	228*	Am		2003	654	Am
18415	2000	862	Am ²⁶²		2003	656	Am
18416	2007	341	Am		2005	691*	Am
18417	2001	543	Am ³⁷⁰	18631	2000	863	Am
18501	1999	196	Am ⁴⁷	18631.7	2005	74*	Ad
18503	2000	863	Am & RN		2006	347	Am
18504	2000	863	R		2007	341	Am
18505	2000	862	Am ²⁶²	18633	2000	863	Am
	2000	863	Am		2005	691*	Am
18505.3	2000	863	Ad	18633.5	2000	862	Am ²⁶²
18505.6	2000	863	Ad(RN)		2000	863	Am
18507	2000	863	R		2001	543	Am ³⁷⁰
18508	2000	863	Am		2005	264	Am
18510	2001	164*	R	18635.5	2000	863	Ad
	2003	718	Ad ⁵⁷⁷	18636	2000	863	R
18511	2005	308	Ad & R ⁶⁸	18637	2000	863	R
18521	1999	605	Am	18638	2000	863	R
	2006	802	Am	18639	2000	863	Am
18528	2000	863	Am	18641	2000	863	R
18531.5	2000	863	Ad	18643	2000	863	R
18532	2000	863	Am	18645	2000	863	R
18533	1999	931*	Am	18647	2000	863	R
	2003	370	Am	18648	2003	654	R & Ad
			R & Ad ³⁰¹		2003	656	R & Ad
	2004	353	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 2003, Ch. 370)		2005	22	Am ⁶⁴⁷
	2007	342	Am (as am by Sec. 2, Stats. 2004, Ch. 353)	18662	2005	691*	Am
			Am (as am by Sec. 3, Stats. 2004, Ch. 353)		1999	987*	Am
18534	1999	931*	Am		2002	488*	Am
18535	2002	807*	Am		2004	528	Am
18536	2006	343	Ad		2006	428	Am
18547	2000	863	Am & RN	18663	2002	488*	Am
18552	2000	863	Am & RN	18665	2001	191	Am
18571	2004	552*	Am	18668	2000	862	Am ²⁶²
	2005	691*	Am		2002	488*	Am
18572	2002	690*	R & Ad		2004	528	Am
	2002	807*	R & Ad		2006	428	Am
	2005	691*	Am	18670	2005	349	Am
18601	1999	987*	Am	18671	1999	991	Am ^{96 114}
	2000	862	Am ²⁶²	18673	1999	931*	Ad
18604	1999	987*	Am	18701	2000	577	Ad & R ²⁵²
18605	1999	987*	R	18702	2000	577	Ad & R ²⁵²
18621.7	2000	1084	Ad		2004	410	Am
18621.9	2003	228*	Ad	18703	2000	577	Ad & R ²⁵²
				18704	2000	577	Ad & R ²⁵²
				18705	2004	546	Ad & R ⁶⁴¹
					2006	645*	S ⁸²⁷
				18706	2004	546	Ad & R ⁶⁴¹
					2005	22	Am ⁶⁴⁷
					2006	645*	S ⁸²⁷
				18707	2004	546	Ad & R ⁶⁴¹
					2006	607	Am
					2006	645*	S ⁸²⁷
				18708	2004	546	Ad & R ⁶⁴¹
					2006	645*	S ⁸²⁷

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	Year	Chapter	Effect		Year	Chapter	Effect
18709	2004	546	Ad & R ⁶⁴¹	18763	1999	315	S ⁶⁵
	2006	645*	Am ⁸²⁷		1999	987*	Am
18711	1999	987*	Am		2004	370	S ⁶⁶⁴
	2002	647	Ad & R ⁴⁶⁹		2006	645*	S ⁸³¹
	2006	645*	S ⁸²⁸	18764	1999	315	S ⁶⁵
	2007	665	S ⁶³⁹		2004	370	S ⁶⁶⁴
18712	2002	647	Ad & R ⁴⁶⁹		2006	645*	S ⁸³¹
	2006	645*	S ⁸²⁸	18765	1999	315	S ⁶⁵
	2007	665	S ⁶³⁹		2004	370	S ⁶⁶⁴
18713	2002	647	Ad & R ⁴⁶⁹		2006	645*	S ⁸³¹
	2003	62	Am ⁵¹⁹	18766	1999	315	Am ⁶⁵
	2006	645*	S ⁸²⁸		2004	370	Am ⁶⁶⁴
	2007	665	S ⁶³⁹		2006	645*	Am ⁸³¹
18714	2002	647	Ad & R ⁴⁶⁹		2007	130	Am ⁹⁰²
	2006	645*	S ⁸²⁸	18782	1999	987*	Am
	2007	665	S ⁶³⁹	18791	2002	484	S ⁴⁶⁶
18715	2002	647	Ad & R ⁴⁶⁹		2006	645*	S ⁸³²
	2006	645*	S ⁸²⁸		2007	486	S ⁶³⁹
	2007	665	S ⁶³⁹	18792	2002	484	S ⁴⁶⁶
18716	2002	647	Ad & R ⁴⁶⁹		2006	645*	S ⁸³²
	2003	62	Am ⁵¹⁹		2007	486	S ⁶³⁹
	2006	645*	Am ⁸²⁸	18793	1999	987*	Am
	2007	665	Am ⁶³⁹		2002	484	S ⁴⁶⁶
18721	1999	228	S ⁶⁰		2006	645*	S ⁸³²
	1999	987*	Am		2007	486	S ⁶³⁹
	2003	376	S ⁵⁰³	18794	2002	484	S ⁴⁶⁶
	2006	645*	S ⁸²⁹		2006	645*	S ⁸³²
18722	1999	228	S ⁶⁰		2007	486	S ⁶³⁹
	2003	376	S ⁵⁰³	18795	2002	484	Am ⁴⁶⁶
	2006	645*	S ⁸²⁹		2006	645*	S ⁸³²
18723	1999	228	S ⁶⁰		2007	486	S ⁶³⁹
	2003	376	S ⁵⁰³	18796	2002	484	Am ⁴⁶⁶
	2004	633	Am ⁶⁹⁸		2006	645*	Am ⁸³²
	2006	645*	S ⁸²⁹		2007	486	Am ⁶³⁹
18724	1999	228	Am ⁶⁰	18801	1999	987*	Am
	2003	376	Am ⁵⁰³		1999	988	Am ⁴³
	2006	645*	Am ⁸²⁹		2005	161	S ^{111 643}
18741	1999	987*	Am	18802	1999	988	S ⁴³
	2002	594	Ad & R ⁴⁸⁶		2005	161	S ^{111 643}
	2006	645*	S ⁸³⁰	18803	1999	988	Am ⁴³
	2007	665	S ⁶³⁹		2003	189	Am
18742	2002	594	Ad & R ⁴⁸⁶		2005	161	S ^{111 643}
	2006	645*	S ⁸³⁰	18804	1999	988	Am ⁴³
	2007	665	S ⁶³⁹		2000	854	Am
18743	2002	594	Ad & R ⁴⁸⁶		2005	161	Am ^{111 643}
	2006	645*	S ⁸³⁰	18805	1999	215	Ad & R ⁵⁸
	2007	665	S ⁶³⁹		2005	161	S ^{111 643}
18744	2002	594	Ad & R ⁴⁸⁶		2006	645*	S ⁸¹²
	2006	645*	Am ⁸³⁰	18806	1999	215	Ad & R ⁵⁸
	2007	665	Am ⁶³⁹		2005	161	S ^{111 643}
18750	2006	296	Ad & R ⁸²⁰		2006	645*	S ⁸¹²
18751	2006	296	Ad & R ⁸²⁰	18807	1999	215	Ad & R ⁵⁸
18752	2006	296	Ad & R ⁸²⁰		2001	274*	Am
18753	2006	296	Ad & R ⁸²⁰		2005	161	S ^{111 643}
18761	1999	315	S ⁶⁵		2006	645*	S ⁸¹²
	2004	370	Am ⁶⁶⁴	18808	1999	215	Ad & R ⁵⁸
	2006	645*	S ⁸³¹		2000	854	Am
18762	1999	315	S ⁶⁵		2005	161	Am ^{111 643}
	2004	370	S ⁶⁶⁴		2006	645*	Am ⁸¹²
	2006	645*	S ⁸³¹	18812	1999	987*	Am

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<i>Affected By</i>				<i>Affected By</i>			
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18821	1999	987 *	Am		2006	645 *	S ⁸³⁵
	1999	989	S ¹⁵²	18846.2	2005	160	Ad & R ⁷²⁸
	2007	558	R		2006	645 *	S ⁸³⁵
18822	1999	989	S ¹⁵²	18846.3	2005	160	Ad & R ⁷²⁸
	2007	558	R		2006	645 *	Am ⁸³⁵
18823	1999	989	S ¹⁵²	18847	2005	697	Ad & R ⁷²⁹
	2007	558	R		2006	645 *	S ⁸³⁶
18824	1999	989	Am ¹⁵²	18847.1	2005	697	Ad & R ⁷²⁹
	2007	558	R		2006	645 *	S ⁸³⁶
18825	2005	143	Ad & R ⁷²¹	18847.2	2005	697	Ad & R ⁷²⁹
	2006	645 *	S ⁸³³		2006	645 *	S ⁸³⁶
18826	2005	143	Ad & R ⁷²¹	18847.3	2005	697	Ad & R ⁷²⁹
	2006	645 *	S ⁸³³		2006	645 *	Am ⁸³⁶
18827	2005	143	Ad & R ⁷²¹		2007	130	Am ⁹⁰²
	2006	645 *	S ⁸³³	18851	1999	987 *	Am
18828	2005	143	Ad & R ⁷²¹		2003	317	S ⁵⁵³
	2006	645 *	S ⁸³³		2006	645 *	S ⁸³⁷
18829	2005	143	Ad & R ⁷²¹	18852	2003	317	S ⁵⁵³
	2006	645 *	S ⁸³³		2006	645 *	S ⁸³⁷
18830	2005	143	Ad & R ⁷²¹	18853	2003	317	S ⁵⁵³
	2006	645 *	Am ⁸³³		2006	645 *	S ⁸³⁷
18831	2000	818	Ad & R ²³¹	18854	2003	317	S ⁵⁵³
	2002	620	R		2006	645 *	S ⁸³⁷
			Ad & R ⁴⁹¹	18855	2003	317	Am ⁵⁵³
	2003	62	Am ⁵¹⁹		2006	645 *	Am ⁸³⁷
18832	2000	818	Ad & R ²³¹	18861	1999	398	Ad & R ⁷²
	2002	620	R	18862	1999	398	Ad & R ⁷²
			Ad & R ⁴⁹¹	18863	1999	398	Ad & R ⁷²
18833	2000	818	Ad & R ²³¹	18864	1999	398	Ad & R ⁷²
	2002	620	R	18865	1999	398	Ad & R ⁷²
			Ad & R ⁴⁹¹	18871	1999	987 *	Am
18834	2000	818	Ad & R ²³¹		2003	170	Am
	2002	620	R	19005	1999	203	Am
			Ad & R ⁴⁹¹	19006	2002	374	Am
18835	2000	818	Ad & R ²³¹		2003	62	Am ⁵¹⁹
	2002	620	R	19008	1999	931 *	Am
			Ad & R ⁴⁹¹		2005	211 *	Am
18836	2001	455	Ad & R ³¹⁸		2005	691 *	Am ⁸²
	2002	664	Am ⁴³¹	19011	2000	862	Am ²⁶²
18837	2001	455	Ad & R ³¹⁸	19022	2003	185	R ⁴⁴⁰
18838	2001	455	Ad & R ³¹⁸	19023	1999	987 *	Am
	2002	135	Am		2003	185	Am ⁴⁴⁰
18839	2001	455	Ad & R ³¹⁸	19024	2003	185	R ⁴⁴⁰
18840	2001	455	Ad & R ³¹⁸	19025	2000	862	Am ²⁶²
18841	1999	987 *	Am	19026	2000	862	Am ²⁶²
	2003	460	Ad ⁵⁸⁶	19027	2000	862	Am ²⁶²
18842	2003	460	Ad ⁵⁸⁶	19033	2000	414	Am
18843	2003	460	Ad ⁵⁸⁶		2007	281	Am
18844	2003	460	Ad ⁵⁸⁶	19034	1999	931 *	Am
18845	2004	562	Ad & R ⁷⁰¹	19041	1999	931 *	Am
	2006	645 *	S ⁸³⁴	19041.5	1999	463	Ad
18845.1	2004	562	Ad & R ⁷⁰¹		2005	691 *	Am
	2006	645 *	S ⁸³⁴	19043	2001	191	Am
18845.2	2004	562	Ad & R ⁷⁰¹	19043.5	2001	191	Ad
	2006	645 *	S ⁸³⁴	19045	1999	931 *	Am
18845.3	2004	562	Ad & R ⁷⁰¹	19049	2007	281	Am
	2006	645 *	Am ⁸³⁴	19052	1999	931 *	R ⁶
18846	2005	160	Ad & R ⁷²⁸		2000	647	Ad
	2006	645 *	S ⁸³⁵		2002	374	Am
18846.1	2005	160	Ad & R ⁷²⁸	19053	1999	987 *	R

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
19057	1999	83	Am ³⁰		2005	242 *	R (as ad by
19059	1999	987 *	Am				Sec. 30,
19060	1999	987 *	Am				Stats. 2002,
19062	2003	185	R ⁴⁴⁰				Ch. 34 and as
19064	1999	931 *	Am				am by Sec. 6,
19067	1999	931 *	Am				Stats. 2002,
19081	2000	862	Am ²⁶²				Ch. 488)
19082	2000	862	Am ²⁶²	19141	2002	34 *	Am
19084	1999	931 *	Am		2002	35 *	Am
19089	1999	987 *	Am	19141.2	2000	862	Am ²⁶²
19101	2000	863	Am	19141.6	1999	83	Am ³⁰
19102	2000	863	R		2000	862	Am ²⁶²
19103	2000	863	R	19142	2000	862	Am ²⁶²
19104	1999	203	Am		2005	242 *	Am
	2000	183	Am (as am by	19144	2000	862	Am ²⁶²
			Stats. 1999,	19145	1999	987 *	Am
			Ch. 203)		2000	862	Am ²⁶²
	2000	862	Am ²⁶²	19147	2000	862	Am ²⁶²
	2000	863	Am (as am by		2001	4 *	Am
			Stats. 2000,	19148	2000	862	Am ²⁶²
			Ch. 183)	19150	2000	862	Am ²⁶²
	2001	543	Am ³⁷⁰	19151	1999	987 *	Am
	2003	455	Am	19164	2000	862	Am ²⁶²
19105	2000	863	Am		2003	654	Am
19106	1999	987 *	Am		2003	656	Am
	2000	863	R		2004	183	Am ⁵⁷¹
19109	1999	931 *	Am		2004	226 *	Am
	2002	690 *	Am		2005	22	Am ⁶⁴⁷
	2002	807 *	Am		2005	691 *	Am
19111	2000	863	R	19164.1	2001	410	Ad
19115	2000	863	R	19164.5	2005	691 *	Ad
19116	1999	931 *	Am	19166	2003	654	Am
	2003	654	Am ⁵⁹³		2003	656	Am
	2003	656	Am ⁵⁹³		2005	691 *	Am
	2005	691 *	Am	19167	2005	658	Am
19117	1999	931 *	Ad	19170	2003	228 *	Ad
19120	2000	863	Ad		2004	267 *	R & Ad ¹⁹
	2003	455	Am	19173	2003	654	Am
19131	2004	13 *	Am		2003	656	Am
19134	2000	862	Am ²⁶²		2005	691 *	Am
19135	2000	862	Am ²⁶²	19175	2007	156	Am
19136	2000	862	Am ²⁶²	19177	2003	654	Am
	2002	34 *	Am		2003	656	Am
	2002	35 *	Am		2005	691 *	Am
	2003	268	Am	19179	2003	654	Am
	2005	242 *	Am		2003	656	Am
19136.11	2004	13 *	Ad		2004	183	Am ⁵⁷¹
	2005	242 *	R		2005	691 *	Am
19136.12	2005	691 *	Ad	19180	2002	374	Am
19136.13	2007	426 *	Ad	19182	2003	185	Am ⁴⁴⁰
19136.3	2000	862	Am ²⁶²		2005	691 *	Am
	2005	242 *	R	19183	2000	863	Am
19136.4	2005	242 *	R		2002	488 *	Am
19136.6	2000	862	Am ²⁶²		2005	74 *	Am
	2005	242 *	R	19184	2005	691 *	Am
19136.7	2005	349	Ad	19187	1999	931 *	Ad
19136.8	2002	34 *	Ad	19191	2000	862	Am ²⁶²
	2002	35 *	Ad		2001	543	Am ³⁷⁰
	2002	488 *	Am		2004	354 *	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19191 (Cont.)	2006	538	Am ⁸⁰²		2002	487	S ¹³
19192	2000	862	Am ²⁶²	19283	2004	380	S ¹³
	2001	543	Am ³⁷⁰		2000	940	Am ²⁰
	2004	354*	Am		2002	487	Am ¹³
	2004	354*	Am		2002	776	Am ⁴³
19193	2000	862	Am ²⁶²	2004	380	Am ¹³	
19194	2000	862	Am ²⁶²	19303	2006	90	Ad
	2004	354*	Am		19306	1999	614
19195	2006	716	Ad	2001		543	Am ³⁷⁰
19225	1999	348	Ad	19311	1999	987*	Am
19226	1999	931*	Ad		2001	543	Am ³⁷⁰
19236	1999	931*	Ad		2002	807*	Am
	2000	647	Am	19316	2002	807*	Ad
19255	2005	398*	Ad		19322.1	2001	920
	19264	2004	193	Am ⁵⁷¹		19323	1999
19270	2004	806	Ad & R ⁷⁰²	19347	1999	605	Am
19271	1999	83	Am ³⁰	19354	2002	374	Am
	1999	478	Am	19363	2000	862	Am ²⁶²
	1999	480	Am (as am by Stats. 1999, Ch. 478)	19364	2000	862	Am ²⁶²
	2001	111*	Am	19365	2000	862	Am ²⁶²
	2001	651	Am		2002	34*	Am
	2003	225*	Am		2002	35*	Am
	2004	806	R ⁷⁰²	19368	2000	863	Ad
19271.5	1999	478	R		2003	455	Am
	19271.6	1999	980	Am ⁹⁶	19378	2001	543
2000		808*	Am (as ad(RN) by Stats. 1998, Ch. 322 and as am by Stats. 1999, Ch. 980)	19384	1999	605	Am
	2003	225*	Am	19394	2007	381*	Ad
	2004	339	Am	19411	1999	987*	Am
	2004	806	R ⁷⁰²		2000	415	Am
19272	1999	480	Am		2003	455	Am
	1999	980	Am (by Sec. 17.5 of Ch.)	19442	2002	258	Am
	2000	808*	Am		2007	309	Am
	2001	111*	Am	19443	1999	931*	Ad
	2004	806	R ⁷⁰²		2001	543	Am ³⁷⁰
19273	1999	980	Am	19444	2002	488*	Ad ⁴⁶²
	2004	806	R ⁷⁰²				
19274	2000	808*	Am	19503	2000	862	Am ²⁶²
	2004	806	R ⁷⁰²	19504	1999	931*	Am
19275	1999	480	Ad		2003	654	Am
	2000	808*	Am		2003	656	Am
	2004	806	R ⁷⁰²	19504.5	1999	931*	Ad
19276	2004	806	Ad & R ⁷⁰²		19504.7	1999	931*
	19280	1999	344*	Am		19520	2003
	2000	545	Am	19521	2002	34*	Am
	2000	940	Am ²⁰		2002	35*	Am
	2002	487	S ¹³		2002	1124*	Am (as am by Sec. 33, Stats. 2002, Ch. 35)
	2004	380	Am ¹³		2002	1127*	Am
	2007	132	Am	19523.5	2005	74*	Ad
19281	2000	940	S ²⁰		19524	2000	863
	2002	487	S ¹³	19529	2005	428	Ad
	2004	380	S ¹³	19533	1999	478	Am
19282	2000	940	S ²⁰		2007	130	Am ⁹⁰²
				19542.3	1999	931*	Ad
					2006	347	Am
				19546.5	1999	931*	Ad
				19548	1999	478	Am
				19550	2000	940	Ad
					2005	349	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19551.1	2001	915	Ad & R ³⁵²		2003	656	Ad
	2002	664	Am ⁴³¹	19752	2003	654	Ad
	2006	513	Am ⁷³⁰		2003	656	Ad
19554	2007	666	Am	19753	2003	654	Ad
19556	1999	67 *	R		2003	656	Ad
	2001	920	Ad	19753.2	2001	826	Am (as am by
19559	2002	690 *	Ad				Sec. 8,
	2002	807 *	Ad				Stats. 2000,
	2005	691 *	R (as ad by				Ch. 861)
			Sec. 7,	19754	2003	654	Ad
			Stats. 2002,		2003	656	Ad
			Ch. 690)	19755	2003	654	Ad
			Am (as ad by		2003	656	Ad
			Sec. 16,	19772	2003	654	Ad ⁵⁹⁴
			Stats. 2002,		2003	656	Ad ⁵⁹⁴
			Ch. 807)		2005	691 *	R (as ad by
19560	2004	715	Ad				Sec. 13,
19565	2000	862	Am ²⁶²				Stats. 2003,
19570	2002	694	Ad				Ch. 654)
19582.5	2004	844	Ad				Am (as ad by
19584	2003	412	Ad				Sec. 13,
19590	2004	226 *	Ad				Stats. 2003,
19591	2004	226 *	Ad				Ch. 656)
19592	2004	226 *	Ad	19773	2003	654	Ad ⁵⁹⁴
19602	2004				2003	656	Ad ⁵⁹⁴
					2005	691 *	R (as ad by
							Sec. 13,
							Stats. 2003,
							Ch. 654 and
							Ch. 656)
19602.5	2004		Am ⁷¹²	19774	2003	654	Ad
					2003	656	Ad
					2005	691 *	R (as ad by
							Sec. 13,
							Stats. 2003,
							Ch. 654)
19604	2001	543	Am ³⁷⁰				Stats. 2003,
19607	2001	543	Am ³⁷⁰				Ch. 654)
19701	2005	74 *	Am				Am (as ad by
19705	1999	931 *	Am				Sec. 13,
	2001	543	Am ³⁷⁰				Stats. 2003,
	2001	854	Am (by				Ch. 656)
			Sec. 65.5 of Ch.)	19777	2003	654	Ad
19707	2002	784	Am ⁴⁹⁰		2003	656	Ad
19715	2003	654	Am		2004	183	Am (as ad by
	2003	656	Am				Stats. 2003,
19717	1999	931 *	Am				Ch. 654 and
19720	2004	163	Am				Ch. 656) ⁵⁷¹
19721	2004	163	Am		2005	691 *	R (as am by
19730	2004	226 *	Ad				Sec. 330,
19731	2004	226 *	Ad				Stats. 2004,
19732	2004	226 *	Ad				Ch. 183)
	2005	398 *	Am				Am (as am by
19733	2004	226 *	Ad				Sec. 331,
	2005	398 *	Am				Stats. 2004,
19734	2004	226 *	Ad				Ch. 183)
19735	2004	226 *	Ad	19777.5	2004	226 *	Ad
19736	2004	226 *	Ad		2005	398 *	Am
19737	2004	226 *	Ad	19778	2003	654	Ad
	2005	398 *	R		2003	656	Ad
19738	2004	226 *	Ad	19850	2007	606	Ad
	2005	398 *	Am	19851	2007	606	Ad
19751	2003	654	Ad	19852	2007	606	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19853	2007	606	Ad		2001	920	Am
19854	2007	606	Ad		2003	185	Am ⁴⁴⁰
20503	2002	374	Am		2004	183	Am ⁵⁷¹
		62	Am ⁵¹⁹	23036.1	2000	113*	Ad
20505	2002	374	Am	23038.5	1999	83	Am ³⁰
20508.1	1999	928	Ad		2002	34*	Am
20514	2002	374	Am		2002	35*	Am
20543	2000	60*	Am	23040.1	2000	4*	Am ¹⁷³
	2001	156*	Am		2001	543	Am ³⁷⁰
	2001	266*	Am (as am by Sec. 8, Stats. 2001, Ch. 156)	23041	2000	862	Am ²⁶²
					2003	633*	Am
				23042	2000	862	Am
				23043	1999	987*	R
	2002	664	Am ⁴³¹	23043.5	2003	185	Am ⁴⁴⁰
20544	2000	60*	Am	23051.5	2000	862	Am ²⁶²
	2001	156*	Am		2003	486	Am
	2001	266*	Am (as am by Sec. 9, Stats. 2001, Ch. 156)		2005	691*	Am
				23051.7	2001	543	Am ³⁷⁰
				23055	2001	543	Am ³⁷⁰
20561	2002	399	Am	23058	2000	862	Am ²⁶²
20563	2000	60*	Am	23060	2006	538	Am ⁸⁰²
	2002	374	Am	Div. 2, Pt. 11, Ch. 2, heading (Sec. 23101 et seq.)			
	2003	62	Am ⁵¹⁹		2001	543	Am ³⁷⁰
20583	2004	407	Am	23104	2000	862	Am ²⁶²
	2005	22	Am ⁶⁴⁷	23114	2000	862	Am ²⁶²
	2005	264	Am (as am by Sec. 188, Stats. 2005, Ch. 22)		2003	455	Am
20583.1	1999	928	Ad	23151	2000	862	Am
20584	2004	829	Am	23151.1	2000	862	Am
20585	2006	616	Am	23151.2	2000	862	Am ²⁶²
20602	2004	829	Am	23153	1999	64*	Am
20621	2006	538	Am ⁸⁰²		1999	987*	Am (as am by Stats. 1999, Ch. 64)
20642	2002	374	Am		2000	862	Am
20645	2002	374	Am		2006	773*	Am
21002	2001	670	Am	23181	2000	862	Am
21006	2001	543	Am ³⁷⁰	23182	2001	543	Am ³⁷⁰
	2007	341	Am	23183	2000	862	Am
21007	2000	414	Am	23183.1	2000	862	Am
21013	1999	931*	Am (by Sec. 34 of Ch.)	23183.2	2000	862	Am ²⁶²
21015.5	1999	348	Ad	23186	2000	862	Am ²⁶²
21015.6	2001	669	Ad	23188	2000	415	Am
	2002	664	Am ⁴³¹	23202	2006	538	Am ⁸⁰²
21016	1999	931*	Am	23221	1999	64*	Am
21018	2005	349	Am				R & Ad ²⁵
21026	2000	862	Am ²⁶²		1999	987*	Am (as am by Sec. 2, Stats. 1999, Ch. 64)
21027	2001	543	Am ³⁷⁰	23253	2000	862	Am ²⁶²
21028	2000	438	Ad & R ¹⁸	23281	2000	862	Am
	2003	654	Am	23282	2000	862	Am
	2003	656	Am	23301	2000	862	Am ²⁶²
	2004	412	Am ³¹⁷	23304.1	2000	862	Am ²⁶²
Div. 2, Pt. 11, heading (Sec. 23001 et seq.)				23305b	2006	538	Am ⁸⁰²
23001	2001	543	Am ³⁷⁰	23305.1	2000	862	Am ²⁶²
23036	2000	862	Am ²⁶²	23305.5	1999	249	Am ⁶¹

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
23331	2002	390	Am	2000	864	Am	
	2004	193	Am ⁵⁷¹	2000	865	Am	
23332	2006	773 *	Am	2001	159	Am ³⁰⁵	
23334	2002	390	Am	2001	543	Am ³⁷⁰	
	2006	773 *	R	2006	634	Am	
23335	1999	987 *	Am	23624	2000	862	Am ²⁶²
	2006	773 *	Am	23630	2000	113 *	Ad
23361	2000	862	Am ²⁶²		2001	543	Am ³⁷⁰
23362	2000	862	Am ²⁶²		2004	226 *	Am
23453	2001	920	Am	23633	2000	862	Am ²⁶²
23455	2000	862	Am ²⁶²	23634	2000	862	Am ²⁶²
23456	2000	862	Am ²⁶²		2006	634	Am
	2002	34 *	Am	23636	2000	862	Am ²⁶²
	2002	35 *	Am	23637	2000	862	Am ²⁶²
23456.5	2002	34 *	Ad		2002	487	Am
	2002	35 *	Ad	23642	2000	862	Am ²⁶²
23457	2000	862	Am ²⁶²	23645	1999	987 *	Am ¹³⁵
	2002	34 *	Am		2000	862	Am ²⁶²
	2002	35 *	Am		2001	543	Am ³⁷⁰
	2002	488 *	Am (as am by Sec. 37, Stats. 2002, Ch. 35)	23646	2000	862	Am ²⁶²
					2000	864	Am
					2001	159	Am ³⁰⁵
					2001	543	Am ³⁷⁰
23561	2006	773 *	Am		2006	634	Am
23604	2000	862	Am ²⁶²	23649	1999	987 *	Am ¹³⁶
23608	2000	862	Am ²⁶²		2000	862	Am ²⁶²
23608.2	2000	311 *	Am		2001	543	Am ³⁷⁰
	2000	862	Am ²⁶²	23657	2000	862	Am ²⁶²
	2001	543	Am ³⁷⁰		2001	535 *	Am ³⁷¹
23608.3	2000	862	Am ²⁶²		2006	580 *	Am ⁸¹⁸
23609	1999	77 *	Am	23662	2005	691 *	Ad & R ⁴⁸⁹
	2000	103 *	Am (by Sec. 3 of Ch.)	23666	2000	862	Am ²⁶²
	2000	107 *	Am	23684	2002	487	Am
	2000	862	Am ²⁶²		2002	664	Am ⁴³¹
	2001	543	Am ³⁷⁰		2X 2001–02	12 *	Ad & R ³³⁷
	2002	34 *	Am	23701a	2000	862	Am ²⁶²
	2002	35 *	Am	23701b	2000	252	R & Ad
23610	2000	862	Am ²⁶²	23701c	1999	987 *	Am
23610.5	1999	83	Am ³⁰		2000	252	R & Ad
	2000	3 *	Am	23701d	2007	238	Am
	2000	862	Am ²⁶²	23701e	2000	252	R & Ad
	2001	543	Am ³⁷⁰	23701f	2000	252	R & Ad
	2001	668 *	Am ³³⁰	23701g	2000	252	R & Ad
	2005	501	Am	23701h	2003	633 *	Am
	2006	890	Am	23701i	2000	252	R & Ad
	2006	892 *	Am	23701j	2000	252	R & Ad
23612.2	1999	987 *	Am	23701k	2000	252	R & Ad
	2000	862	Am ²⁶²	23701l	2000	252	R & Ad
23617	2000	862	Am ²⁶²	23701m	2000	252	R & Ad
	2001	650 *	Am ³⁷¹		2000	862	Am ²⁶²
	2006	712 *	Am ⁸¹⁸	23701n	2000	862	Am ²⁶²
23617.5	2000	862	Am ²⁶²	23701q	1999	987 *	R
	2001	650 *	Am ³⁷¹	23701s	2000	252	R & Ad
	2006	712 *	Am ⁸¹⁸		2000	862	Am ²⁶²
23621	2000	862	Am ²⁶²		2002	34 *	Am ⁴⁰⁴
23622.7	1999	987 *	Am		2002	35 *	Am ⁴⁰⁴
	2000	862	Am ²⁶²		2005	691 *	Am
	2004	225 *	Am	23701t	1999	83	Am ³⁰
23622.8	1999	58	Am		2003	62	Am ⁵¹⁹
	2000	862	Am ²⁶²	23701w	2004	552 *	Am ⁶⁵¹
					2005	691 *	Am
				23701x	2003	633 *	Am
				23701y	1999	675 *	Ad

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	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>			<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	
23702	2000	252	R & Ad		23803	2000	862	Am ²⁶²	
23703	2000	862	Am ²⁶²		23804	2003	268	Am	
23703.5	2004	552 *	Ad		23804.5	2000	862	Am ²⁶²	
	2005	691 *	Am			2003	268	R	
23704	1999	83	Am ³⁰		23806	2000	862	Am ²⁶²	
	2000	252	R & Ad		23809	2003	185	Am ⁴⁴⁰	
	2000	862	Am ²⁶²			2003	268	Am	
23704.3	2000	252	R & Ad			2004	782 *	Am ³⁸³	
23704.4	2000	252	R & Ad		23810	2000	863	R	
	2007	130	Am ⁹⁰²		23811	2000	862	Am ²⁶²	
23704.5	1999	987 *	Am			2002	34 *	Am	
	2000	252	R & Ad			2002	35 *	Am	
23704.6	1999	987 *	Am			2003	268	Am	
	2000	252	R & Ad		24273	2000	862	Am ²⁶²	
23705	2002	34 *	Am ⁴⁰⁴		24273.5	2000	862	Am ²⁶²	
	2002	35 *	Am ⁴⁰⁴		24275	2000	862	Am ²⁶²	
	2005	691 *	Am		24276	2000	862	Am ²⁶²	
23711	2002	34 *	Am ⁴⁰⁴		24306	1999	987 *	Am	
	2002	35 *	Am ⁴⁰⁴			2000	862	Am ²⁶²	
	2005	691 *	Am			2002	34 *	Am ^{398 404}	
23711.5	2003	455	Ad(RN)			2002	35 *	Am ^{398 404}	
23712	2002	34 *	Am ⁴⁰⁴			2005	691 *	Am	
	2002	35 *	Am ⁴⁰⁴		24307	2000	862	Am ²⁶²	
	2004	552 *	Am ⁶⁵²			2002	34 *	Am	
	2005	691 *	Am			2002	35 *	Am	
23731	1999	987 *	Am		24308	2000	862	Am ²⁶²	
	2000	862	Am ²⁶²		24308.1	2002	843 *	Ad	
23735	2000	862	Am ²⁶²		24322	2000	862	Am ²⁶²	
23736.1	1999	987 *	Am		24324	2000	862	Am ²⁶²	
	2004	183	Am ⁵⁷¹		24328	2003	455	Am & RN	
23736.3	2000	862	Am ²⁶²		24343.2	2007	568	Am	
23736.4	2000	862	Am ²⁶²		24343.3	2000	862	Am ²⁶²	
23737	2000	862	Am ²⁶²		24343.5	2000	862	Am ²⁶²	
23740	1999	987 *	Am		24343.7	2000	862	Am ²⁶²	
	2000	252	R & Ad			2002	34 *	Am	
23771	2000	862	Am ²⁶²			2002	35 *	Am	
23772	2000	252	Am		24344	2000	862	Am ²⁶²	
	2000	862	Am ²⁶²		24344.5	2000	862	Am ²⁶²	
	2001	543	Am ³⁷⁰		24344.7	2000	862	Am ²⁶²	
	2003	185	Am ⁴⁴⁰		24345	2000	862	Am ²⁶²	
23774	2000	862	Am ²⁶²		24346	2000	862	Am ²⁶²	
23775	2000	862	Am ²⁶²		24347	2000	862	Am ²⁶²	
23776	1999	987 *	Am		24347.5	1999	165 *	Am	
23777	1999	987 *	Am			2000	862	Am ²⁶²	
	2000	862	Am ²⁶²			2001	618 *	Am	
23778	1999	987 *	Am			2004	772 *	Am	
23800	2000	862	Am ²⁶²			2005	622 *	Am (by Sec. 7 of Ch.)	
	2003	268	Am			2005	623 *	Am (by Sec. 7.5 of Ch.)	
23800.5	2003	268	Am			2005	624 *	Am (by Sec. 6.5 of Ch.)	
23801	2000	862	Am ²⁶²			2006	896 *	Am (by Sec. 7 of Ch.)	
	2002	34 *	Am			2006	897 *	Am (by Sec. 7.5 of Ch.)	
	2002	35 *	Am			2007	222 *	Am (by Sec. 6 of Ch.)	
	2002	807 *	Am			2007	223 *	Am (by Sec. 6 of Ch.)	
	2003	268	Am						
23802	2000	863	Am						
	2002	34 *	Am						
	2002	35 *	Am						
	2003	268	Am						
	2004	353	Am						
23802.5	2000	862	Am ²⁶²						
	2003	268	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
24347.5 (Cont.)	2007	224 *	Am (by Sec. 12.5 of Ch.)	24416.3	2002	488 *	Am
				24416.4	2000	862	Am ²⁶²
24348	2000	862	Am ²⁶²	24416.5	1999	987 *	Am
	2002	488 *	Am ⁴⁶³		2000	862	Am ²⁶²
24348.5	2005	264	R	24416.6	2000	862	Am ²⁶²
24349	2000	862	Am ²⁶²	24416.7	2001	623 *	Ad
	2005	691 *	Am	24424	2000	862	Am ²⁶²
24351	2000	862	Am ²⁶²		2002	34 *	R & Ad
24354.1	2000	862	Am ²⁶²		2002	35 *	R & Ad
24355.3	2005	691 *	Ad	24425	2000	862	Am ²⁶²
24355.4	2005	691 *	Ad		2004	868 *	Am
24355.5	2000	862	Am ²⁶²	24434	2000	862	Am ²⁶²
24356	2000	862	Am ²⁶²	24436.1	2000	862	Am ²⁶²
	2005	691 *	Am	24436.5	1999	987 *	Am
24356.4	2005	691 *	Ad & R ³¹⁷		2000	862	Am ²⁶²
24356.5	2000	862	Am ²⁶²	24438	2000	862	Am ²⁶²
	2005	691 *	R	24442.5	2000	862	Am ²⁶²
24356.6	2000	862	Am ²⁶²	24443	2002	34 *	Am
24356.7	2000	862	Am ²⁶²		2002	35 *	Am
24356.8	2000	862	Am ²⁶²	24447	2007	156	Am
24357	2000	862	Am ²⁶²	24448	2000	862	Am ²⁶²
	2002	34 *	Am	24449	2002	488 *	Am
	2002	35 *	Am	24453	2001	543	Am ³⁷⁰
	2005	5 *	Am	24465	2004	868 *	Ad
24357.2	2000	862	Am ²⁶²	24472	2001	543	Am ³⁷⁰
24357.6	1999	987 *	Am	24473	2002	1108 *	Ad
24357.7	2000	862	Am ²⁶²	24601	2002	807 *	Am
24357.9	2000	862	Am ²⁶²		2005	691 *	Am
	2002	34 *	Am	24602	2000	862	Am ²⁶²
	2002	35 *	Am	24611	2000	862	Am ²⁶²
24358	2000	862	Am ²⁶²	24631	2000	862	Am
24360	2000	862	Am ²⁶²	24632	2000	862	Am ²⁶²
24361	2000	862	Am ²⁶²	24633	2000	862	Am ²⁶²
24362	2000	862	Am ²⁶²	24633.5	2000	862	Am ²⁶²
24363	2000	862	Am ²⁶²	24634	2000	862	Am ²⁶²
24364	2000	862	Am ²⁶²	24636	2000	862	Am ²⁶²
24369.4	2005	691 *	Am	24637	2000	862	Am ²⁶²
24377	2000	862	Am ²⁶²	24654	2000	862	Am ²⁶²
24383	2000	862	Am ²⁶²		2004	782 *	Am
24402	2000	862	Am ²⁶²		2005	691 *	Am
24404	2000	862	Am ²⁶²	24661.3	2002	34 *	Ad ³⁹⁹
24406.6	2005	691 *	Ad		2002	35 *	Ad ³⁹⁹
24407	2005	691 *	Am	24661.5	2005	691 *	Am
24409	2000	862	Am ²⁶²	24661.6	2005	691 *	Ad
24410	1999	987 *	Am (by Sec. 97 of Ch.) ¹³⁷	24667	2000	862	Am ²⁶²
	2000	862	Am ²⁶²		2002	34 *	Am
	2004	868 *	R & Ad		2002	35 *	Am
24415	2000	862	Am ²⁶²		2002	807 *	Am
24416	2000	104 *	Am	24673.2	2000	862	Am ²⁶²
	2000	107 *	Am	24674	2000	862	Am ²⁶²
	2000	862	Am ²⁶²	24675	2000	862	Am ²⁶²
	2001	543	Am ³⁷⁰	24676	2000	862	Am ²⁶²
	2001	623 *	Am	24676.5	2000	862	Am ²⁶²
	2002	488 *	Am	24677	2000	862	Am ²⁶²
24416.1	2001	623 *	Am	24678	2000	862	Am ²⁶²
24416.2	1999	83	Am ³⁰	24685	2000	862	Am ²⁶²
	1999	987 *	Am	24685.5	2002	34 *	Ad
	2000	862	Am ²⁶²		2002	35 *	Ad
				24690	2000	862	Am ²⁶²
				24692	2000	862	Am ²⁶²

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	Effect			Year	Chapter	Effect	
24694	2005	691 *	Ad		25110	2000	862	Am ²⁶²	
24710	2000	862	Am ²⁶²			2004	182	Am ^{81 614}	
	2002	34 *	Am			2006	22 *	Am (as am by	
	2002	35 *	Am					Sec. 58,	
24831.6	2005	691 *	Ad					Stats. 2004,	
24871	2000	862	Am ²⁶²					Ch. 182) ⁷⁷⁴	
	2003	655	Am ⁵⁷⁸					R ⁵⁷⁹	
24871.5	2000	862	Am ²⁶²					Ad ⁷⁷⁵	
	2003	185	R ⁴⁴⁰		25111	2000	862	Am ²⁶²	
24872	2001	4 *	Am			2003	633 *	Am	
	2005	691 *	Am			2003	657	Am ⁸²	
24872.4	2000	862	Am ²⁶²		25111.1	2000	862	Am ²⁶²	
	2003	185	Am ⁴⁴⁰		25112	2000	862	Am ²⁶²	
24872.5	2000	862	Am ²⁶²		25113	2003	633 *	Ad	
	2003	185	R ⁴⁴⁰			2003	657	Ad	
24872.6	2001	4 *	Ad		25114	1999	987 *	Am (by Sec. 102	
24872.7	2000	862	Am ²⁶²					of Ch.)	
24900	2004	868 *	Ad			2007	306	Am	
24905.5	2000	862	Am ²⁶²		25116	2003	633 *	Ad	
24916	2000	862	Am ²⁶²		25124	2000	862	Am ²⁶²	
24918	2000	862	Am ²⁶²		25129	2000	862	Am ²⁶²	
24942	2002	34 *	Am		25131	2000	862	Am ²⁶²	
	2002	35 *	Am		25132	2000	862	Am ²⁶²	
24943	2000	862	Am ²⁶²		25134	2000	862	Am ²⁶²	
24944	2000	862	Am ²⁶²		25141	2000	862	Am ²⁶²	
24945	2000	862	Am ²⁶²		30005.5	2001	426 *	Am	
24946	2000	862	Am ²⁶²			2007	295 *	Am	
24949.1	2000	862	Am (as am by		30014	2001	251	Am	
			Sec. 98,		30016	2001	251	Am	
			Stats. 1998,		30018	2002	1124 *	Ad	
			Ch. 322) ²⁶²		30019	2003	890	Ad	
	2002	34 *	R (as am by			2006	501	Am	
			Sec. 98,		30101.7	2002	686	Ad	
			Stats. 1998,			2003	603	Am	
			Ch. 332)		30103.5	1999	941	Am	
			Am (as ad by		30104	2001	251	Am	
			Stats. 1961,		30108	2001	251	Am	
			Ch. 846) ⁴⁰³		30122	2005	14 *	Am ⁶⁴²	
	2002	35 *	R (as am by		30123	2001	426 *	Am	
			Sec. 98,					Div. 2,	
			Stats. 1998,					Pt. 13,	
			Ch. 322)					Ch. 2,	
			Am (as ad by					Art. 3,	
			Stats. 1961,					heading	
			Ch. 846) ⁴⁰³					(Sec. 30131	
	2005	691 *	Am					et seq.)	
24949.3	2005	691 *	Am			1999	126 *	Am	
24952	2000	862	Am ²⁶²		30131	1999	126 *	Am	
24954	2000	862	Am ²⁶²		30131.2	2001	426 *	Am	
24955	2000	862	Am ²⁶²		30131.3	1999	126 *	Am	
24956	2000	862	Am ²⁶²		30131.4	1999	126 *	Am	
24990.4	2000	862	Am ²⁶²		30142	2003	867	Am	
24990.7	2000	862	Am ²⁶²					R & Ad ¹⁰⁰	
24991	2003	185	Am ⁴⁴⁰			2006	70	R (as ad by	
24994	2000	862	Am ²⁶²					Sec. 2,	
	2002	487	R					Stats. 2003,	
								Ch. 867)	
25101.3	2000	862	Am ²⁶²					Am (as am by	
25105	2000	862	Am ²⁶²					Sec. 1,	
25106	1999	987 *	Am					Stats. 2003,	
25108	2000	862	Am ²⁶²					Ch. 867) ¹³	

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	
30142 (Cont.)				30210	2003	890	Ad & R ³⁸
	2006	501	Am (as am by		2006	501	S ⁵⁷
			Sec. 1,	30211	2003	890	Ad & R ³⁸
			Stats. 2006,		2004	82*	Am
			Ch. 70)		2006	501	S ⁵⁷
30162	2002	881	Am	30212	2003	890	Ad & R ³⁸
			R & Ad ⁶³		2006	501	S ⁵⁷
30163	1999	935*	Am	30213	2003	890	Ad & R ³⁸
	2000	18*	Am		2006	501	S ⁵⁷
30165.1	2003	890	Ad	30214	2003	890	Ad & R ³⁸
30166.1	2003	890	Ad		2006	501	S ⁵⁷
30168	2003	867	Am	30215	2003	890	Ad & R ³⁸
			R & Ad ¹⁰⁰		2006	501	S ⁵⁷
	2006	70	R (as ad by	30216	2003	890	Ad & R ³⁸
			Sec. 4,		2006	501	R
			Stats. 2003,	30281	2000	923	Am
			Ch. 867)	30282	2000	923	Am (by Sec. 18
			Am (as am by				of Ch.)
			Sec. 3,		2000	1052	Am (by
			Stats. 2003,				Sec. 23.5 of Ch.)
			Ch. 867) ¹³	30283	2000	923	Am
	2006	501	Am (as am by		2005	519*	Am ⁸⁰
			Sec. 3,	30283.5	1999	929	Ad
			Stats. 2006,		2001	251	Am
			Ch. 70)	30285	2007	342	Ad
30176.1	2001	251	Am	30315	1999	991	Am ^{96 114}
30176.2	2001	426*	Ad	30316	2000	1052	Ad
30177	2001	426*	Am	30354	1999	929	Ad
30177.5	2003	890	Ad		2000	1052	Am
30178.2	2001	426*	Am	30354.5	2000	1052	Ad
30178.3	2006	364	Ad	30355	2003	890	Ad & R ³⁸
30180	2005	519*	Am ⁸⁰		2006	501	S ⁵⁷
30181	2001	251	Am	30356	2003	890	Ad & R ³⁸
	2002	459	Am		2006	501	S ⁵⁷
	2003	867	Am	30357	2003	890	Ad & R ³⁸
			R & Ad ¹⁰⁰		2006	501	S ⁵⁷
30182	2002	459	Am	30358	2003	890	Ad & R ³⁸
	2003	867	Am		2006	501	S ⁵⁷
			R & Ad ¹⁰⁰	30359	2003	890	Ad & R ³⁸
	2006	70	R (as ad by		2006	501	R
			Sec. 8,	30361.5	2005	512	Ad
			Stats. 2003,	30362.1	2000	1052	Ad
			Ch. 867)	30384	1999	929	Ad
			Am (as am by	30435	2003	890	Ad & R ³⁸
			Sec. 7,		2006	501	Am ¹³
			Stats. 2003,	30436	1999	935*	Am
			Ch. 867) ¹³		1999	941	Am
			Am ⁹⁰²		2003	890	Am
	2007	130	Am	30437	2004	82*	Am
	2007	342	Am	30449	2003	890	Am
30183	2002	459	Am	30455.5	2000	1052	Ad
30186	2002	459	Am	30458.2	1999	929	Am
30187	2002	459	Am	30458.3	2004	634	Am
	2007	342	Am	30458.9	1999	929	Am
30188	1999	941	Am		2000	1052	Am
	2002	459	Am	30459.1	2003	605	Am
30190	2000	923	Ad		2006	364	Am
	2005	519*	Am ⁸⁰	30459.15	2006	364	Ad
30191	2000	923	Ad	30459.2A	1999	929	Ad
30192	2000	923	Ad	30459.4	2001	543	Am ³⁷⁰
30193	2002	459	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>
30459.5	1999	929	Am	38062	2000	619	Ad & R ¹⁹
30459.8	2004	634	Ad	38063	2000	619	Ad & R ¹⁹
30461.6	2002	274	Am	38064	2000	619	Ad & R ¹⁹
30462	2004	227*	Am	38065	2000	619	Ad & R ¹⁹
30463	2001	251	R	38066	2000	619	Ad & R ¹⁹
30471	2003	890	Am	38067	2000	619	Ad & R ¹⁹
30473	2006	501	Am	38203.5	2005	519*	R ⁸⁰
30473.5	2003	890	Am	38452	2000	1052	Am
30474	2003	890	Am	38454.5	2007	342	Ad
	2006	501	Am	38455	1999	929	Ad
30474.1	2003	890	Ad & R ³⁸		2001	251	Am
	2006	501	Am ¹³	38503	1999	991	Am ^{96 114}
30474.5	2002	687	Ad ⁴¹³	38503.5	2000	1052	Ad
30475	2006	501	Am	38504	1999	929	Ad
30481	2003	890	Am		2000	1052	Am
30482	2003	890	Ad	38504.5	2000	1052	Ad
32101	2005	157	Am	38505	1999	929	Ad
32177.5	2000	609*	Ad ²³⁸	38602.5	2000	1052	Ad
32251	2002	459	Am	38621	1999	929	Am
32252	2000	923	Am	38624	1999	929	Ad
32254	2000	923	R	38631	1999	941	Am
32255	2000	923	Am (by Sec. 23 of Ch.)	38707	2000	1052	Ad
	2000	1052	Am (by Sec. 30.5 of Ch.)	38708	2000	1052	Ad
	2001	251	Am	38800	2006	364	Ad
32256	2000	923	Am	38907	2005	519*	R ⁸⁰
32256.5	1999	929	Ad	40016	2002	1033*	Am
	2001	251	Am		2002	1124*	Am
32258	2007	342	Ad	40061	2002	459	Am
32260	2000	923	Ad	40063	2002	459	Am
	2005	519*	Am ⁸⁰	40067	2000	923	Ad
32261	2000	923	Ad		2005	519*	Am ⁸⁰
32262	2000	923	Ad	40068	2000	923	Ad
32263	2002	459	Ad	40069	2000	923	Ad
32292	2000	923	R		2002	459	Ad
32311	2000	923	Am	40101	2000	923	Am
32364	2006	538	Am ⁸⁰²	40102	2000	923	Am (by Sec. 31 of Ch.)
32387	1999	991	Am ^{96 114}		2000	1052	Am (by Sec. 41.5 of Ch.)
32387.5	2000	1052	Ad	40103	2000	923	Am
32389	1999	929	Ad	40103.5	1999	929	Ad
	2000	1052	Am		2001	251	Am
32389.5	2000	1052	Ad	40105	2007	342	Ad
32402	2001	543	Am ³⁷⁰	40112.1	2000	1052	Ad
	2002	664	Am ⁴³¹	40112.2	2006	364	Ad
32402.1	2000	1052	Ad	40155	1999	991	Am ^{96 114}
32402.2	2006	364	Ad	40156	2000	1052	Ad
32432	1999	929	Ad	40167	1999	929	Ad
32455.5	2000	1052	Ad		2000	1052	Am
32462	1999	929	Am	40167.5	2000	1052	Ad
32469	1999	929	Am	40176	2000	1052	Ad
	2000	1052	Am	40202	1999	929	Am
32471	2003	605	Am	40209	1999	929	Am
	2006	364	Am		2000	1052	Am
32471.5	2006	364	Ad	40211	2003	605	Am
32472.1	1999	929	Ad		2006	364	Am
32474	2001	543	Am ³⁷⁰	40211.5	2006	364	Ad
32475	1999	929	Am	40212.5	1999	929	Ad
	2006	538	Am ⁸⁰²	40214	2001	543	Am ³⁷⁰
38061	2000	619	Ad & R ¹⁹	40215	1999	929	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
41020	2001	638	Am		2001	251	Am
41030	2007	342	Am	43159.1	2007	342	Ad
41031	2007	342	Am	43159.2	2007	342	Ad
41032	2007	342	Am	43170	2000	923	Ad
41052	2002	459	Am		2005	519*	Am ⁸⁰
41060	2000	923	Ad	43171	2000	923	Ad
	2005	519*	Am ⁸⁰	43172	2000	923	Ad
41061	2000	923	Ad	43173	2002	459	Ad
41062	2000	923	Ad	43201	2004	527	Am
41063	2002	459	Ad	43350	2004	527	Am
41095	2000	923	Am	43444.2	1999	991	Am ^{96 114}
41096	2000	923	Am (by Sec. 36 of Ch.)	43444.3	2000	1052	Ad
	2000	1052	Am (by Sec. 49.5 of Ch.)	43448	1999	929	Ad
					2000	1052	Am
41097	2000	923	Am	43448.5	2000	1052	Ad
41097.5	1999	929	Ad	43452.1	2000	1052	Ad
	2001	251	Am	43452.2	2006	364	Ad
41099	2007	342	Ad	43484	1999	929	Ad
41101.1	2000	1052	Ad	43506	2000	1052	Ad
41101.2	2006	364	Ad	43513	1999	929	Am
41120	2006	538	Am ⁸⁰²	43520	1999	929	Am
41123.5	1999	991	Am ^{96 114}		2000	1052	Am
41123.6	2000	1052	Ad	43522	2003	605	Am
41127.6	1999	929	Ad		2006	364	Am
	2000	1052	Am	43522.5	2006	364	Ad
41127.7	2000	1052	Ad	43523.5	1999	929	Ad
41132	2000	1052	Ad	43525	2001	543	Am ³⁷⁰
41136	1999	83	Am ³⁰	43526	1999	929	Am
41136.1	2006	73	Ad	43606	2006	347	Am
41162	1999	929	Am	44000	2000	110*	Ad & R ¹⁹
41169	1999	929	Am		2003	491	Am ³⁸
	2000	1052	Am		2006	292	S ⁵⁷
41171	2003	605	Am	44001	2000	110*	Ad & R ¹⁹
	2006	364	Am		2003	491	S ³⁸
41171.5	2006	364	Ad		2006	292	S ⁵⁷
41172.5	1999	929	Ad	44002	2000	110*	Ad & R ¹⁹
41174	2001	543	Am ³⁷⁰		2003	491	S ³⁸
41175	1999	929	Am		2006	292	S ⁵⁷
41176	2006	538	Am ⁸⁰²	44003	2000	110*	Ad & R ¹⁹
43010.1	1999	941	Am		2003	491	S ³⁸
43011.1	1999	941	Am		2006	292	S ⁵⁷
43151	2002	459	Am	44004	2000	110*	Ad & R ¹⁹
43152.12	2000	923	Am		2003	491	S ³⁸
43152.13	2002	459	Am		2006	292	S ⁵⁷
43152.14	2002	459	Am	44005	2000	110*	Ad & R ¹⁹
	2004	527	Am		2003	491	Am ³⁸
43152.15	2000	923	Am		2006	292	S ⁵⁷
43152.6	2002	459	Am	44006	2000	110*	Ad & R ¹⁹
43152.7	2002	459	Am		2001	159	Am ³⁰⁵
43152.9	2001	251	Am		2003	491	S ³⁸
	2002	459	Am		2006	292	S ⁵⁷
	2006	364	Am	44007	2000	110*	Ad & R ¹⁹
43155	2000	923	Am		2003	491	Am ³⁸
43156	2000	923	R		2006	292	S ⁵⁷
43157	2000	923	Am (by Sec. 43 of Ch.)	44008	2000	110*	Ad & R ¹⁹
	2000	1052	Am (by Sec. 56.5 of Ch.)		2003	491	Am ³⁸
43158	2000	923	Am		2006	292	R
43158.5	1999	929	Ad	45151	2002	459	Am
				45153	2000	923	Am
					2001	159	Am ³⁰⁵
				45154	2000	923	R

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
45155	2000	923	Am (by Sec. 49 of Ch.)	46406	1999	991	Am ^{96 114}
	2000	1052	Am (by Sec. 64.5 of Ch.)	46407	2000	1052	Ad
				46442	2006	538	Am ⁸⁰²
				46464	1999	929	Ad
45156	2000	923	Am		2000	1052	Am
45156.5	1999	929	Ad	46464.5	2000	1052	Ad
	2000	923	Am	46502	2001	543	Am ³⁷⁰
	2001	251	Am	46502.1	2000	1052	Ad
45158	2007	342	Ad	46502.2	2006	364	Ad
45160	2000	923	Ad	46544	1999	929	Ad
	2005	519*	Am ⁸⁰	46606	2000	1052	Ad
45161	2000	923	Ad	46613	1999	929	Am
45162	2000	923	Ad	46620	1999	929	Am
45163	2002	459	Ad		2000	1052	Am
45304	2006	538	Am ⁸⁰²	46622	2003	605	Am
45351	2004	527	Am		2004	183	Am ⁵⁷¹
45451	2006	538	Am ⁸⁰²		2006	364	Am
45605	1999	991	Am ^{96 114}	46623.5	1999	929	Ad
45605.5	2000	1052	Ad	46625	2001	543	Am ³⁷⁰
45609	1999	929	Ad	46626	1999	929	Am
	2000	1052	Am	46628	2006	364	Ad
45609.5	2000	1052	Ad	46653	2007	373*	Am
45652	2001	543	Am ³⁷⁰	46705	2006	347	Am
45652.1	2000	1052	Ad	50109	2002	459	Am
45652.2	2006	364	Ad	50112	2000	923	Am
45752	1999	929	Ad	50112.1	2000	923	R
45855.5	2000	1052	Ad	50112.10	2002	459	Ad
45858	1999	929	Am	50112.2	1999	929	Am
45865	1999	929	Am		2000	923	Am (by Sec. 62 of Ch.)
	2000	1052	Am		2000	1052	Am (by Sec. 80.5 of Ch.)
45867	2003	605	Am				
	2006	364	Am	50112.3	2000	923	Am
45867.5	2006	364	Ad	50112.4	1999	929	Ad
45868.5	1999	929	Ad		2000	923	Am
45870	2001	543	Am ³⁷⁰		2001	251	Am
45871	1999	929	Am	50112.6	2007	342	Ad
45872	2006	538	Am ⁸⁰²	50112.7	2000	923	Ad
45955	2006	347	Am		2005	519*	Am ⁸⁰
46016	2004	796	Am	50112.8	2000	923	Ad
46018	2004	796	Am	50112.9	2000	923	Ad
46027	2004	796	Am	50120.1	2004	527	Am
46054	2007	373*	Am	50124	2006	538	Am ⁸⁰²
46151	2002	459	Am	50136	1999	991	Am ^{96 114}
46154	2000	923	Am	50136.5	2000	1052	Ad
46154.1	2000	923	Ad	50138.6	1999	929	Ad
46155	2000	923	R		2000	1052	Am
46156	2000	923	Am (by Sec. 56 of Ch.)	50138.7	2000	1052	Ad
	2000	1052	Am (by Sec. 72.5 of Ch.)	50140	2001	543	Am ³⁷⁰
	2004	527	Am	50140.1	2000	1052	Ad
46157	2000	923	Am	50140.2	2006	364	Ad
46157.5	1999	929	Ad	50145	2006	538	Am ⁸⁰²
	2001	251	Am	50150.5	1999	929	Ad
46159	2007	342	Ad	50155.5	2000	1052	Ad
46160	2000	923	Ad	50156.11	2003	605	Am
	2005	519*	Am ⁸⁰		2006	364	Am
46161	2000	923	Ad	50156.14	2001	543	Am ³⁷⁰
46162	2000	923	Ad	50156.15	1999	929	Am
46163	2002	459	Ad	50156.17	1999	929	Ad
46301	2004	527	Am	50156.18	2002	152	Ad
					2006	347	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
50156.2	1999	929	Am	60027	2001	429*	Am ⁶⁴
50156.9	1999	929	Am	60034	2001	429*	Am ⁶⁴
	2000	1052	Am	60043	2005	519*	Am ⁸⁰
50159	1999	941	Am	60045	2006	364	R
55040	2002	459	Ad	60046	2006	364	R
55042	2000	923	Am	60047	2001	429*	Ad ⁶⁴
55043	2000	923	R	60047.1	2001	429*	Ad ⁶⁴
55044	2000	923	Am (by Sec. 69 of Ch.)	60048	2001	429*	Ad ⁶⁴
	2000	1052	Am (by Sec. 89.5 of Ch.)	60048.1	2001	429*	Ad ⁶⁴
				60049	2001	429*	Ad ⁶⁴
55045.1	2007	342	Ad	60049.1	2001	429*	Ad ⁶⁴
55046	1999	929	Ad	60052	2001	429*	Am ⁶⁴
	2000	923	Am	60056	2001	429*	Am ⁶⁴
	2001	251	Am	60057	2001	429*	Am ⁶⁴
55046.5	2002	152	Ad	60058	2001	429*	Am ⁶⁴
55050	2000	923	Ad	60063	2001	429*	Ad ⁶⁴
	2005	519*	Am ⁸⁰		2006	364	Am
55051	2000	923	Ad	60064	2001	429*	Ad ⁶⁴
55052	2000	923	Ad	60101	2001	429*	Am ⁶⁴
55053	2001	543	Ad		2006	364	Am
55061	2004	527	Am	60105	2001	429*	Am ⁶⁴
55101	2004	527	Am	60106.2	2001	429*	Am ⁶⁴
55205	1999	991	Am ^{96 114}	60106.3	2001	429*	Am ⁶⁴
55205.5	2000	1052	Ad	60107	2001	429*	Am ⁶⁴
55209	1999	929	Ad		2002	459	Am
	2000	1052	Am	60135	2001	429*	Ad ⁶⁴
55209.5	2000	1052	Ad	60161	2001	429*	Am ⁶⁴
55222	2001	543	Am ³⁷⁰	60163	2001	429*	Am ⁶⁴
55222.1	2000	1052	Ad	60181	2001	429*	Am ⁶⁴
55222.2	2006	364	Ad	60201	2002	459	Am
55262	1999	929	Ad	60201.3	2006	364	Am
55305	2000	1052	Ad	60202	2002	459	Am
55323	1999	929	Am	60203	2001	429*	R ⁶⁴
55330	1999	929	Am	60204	2002	459	Am
	2000	1052	Am	60204.5	2001	429*	Ad ⁶⁴
55332	2003	605	Am	60205	2002	459	Am
	2006	364	Am	60205.5	2002	459	Am
55333.5	1999	929	Ad	60206	2001	429*	Am ⁶⁴
	2006	364	Ad	60207	2000	923	Am
55335	2001	543	Am ³⁷⁰	60209	2000	923	Am (by Sec. 74 of Ch.)
55336	1999	929	Am		2000	1052	Am (by Sec. 96.5 of Ch.)
55337	2004	183	Am ⁵⁷¹				
60012	2000	1053	Am ⁸	60210.5	2007	342	Ad
60015	2001	429*	Am ⁶⁴	60211	2000	923	Am
60022	2001	429*	Am (by Sec. 39 of Ch.) ⁶⁴		2001	429*	Am ⁶⁴
	2X 2001-02	8*	Am (by Sec. 2 of Ch.)	60212	1999	929	Ad
			R & Ad ¹⁰⁰		2001	251	Am
	2003	605	Am (as ad by Sec. 3, Stats. 2001-02 (2nd Ex. Sess.), Ch. 8)	60250	2000	923	Ad
			Am ⁸		2005	519*	Am ⁸⁰
			Am (as am by Stats. 2000, Ch. 1053)	60251	2000	923	Ad
			R & Ad ¹⁰⁰	60252	2000	923	Ad
			Ad ⁶⁴	60253	2001	429*	Ad ⁶⁴
60023	2000	1053	Am ⁸	60360	2001	429*	Am ⁶⁴
	2X 2001-02	8*	Am (as am by Stats. 2000, Ch. 1053)	60361.5	2001	429*	Ad ⁶⁴
			R & Ad ¹⁰⁰		2003	62	Am ⁵¹⁹
			Ad ⁶⁴	60401	2001	429*	Am ⁶⁴
					2003	62	Am ⁵¹⁹
60025	2001	429*	Ad ⁶⁴	60407	1999	991	Am ^{96 114}
				60408	2000	1052	Ad
				60493	1999	929	Ad

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>
60493 (Cont.)	2000	1052	Am	60609.5	2000	1052	Ad
60493.5	2000	1052	Ad	60623	1999	929	Am
60501	2001	429*	Am ⁶⁴	60630	1999	929	Am
	2003	316	Am		2000	1052	Am
60503.1	2001	429*	Am ⁶⁴	60632.1	1999	929	Ad
60503.2	2001	429*	Am ⁶⁴	60633.1	1999	929	Ad
60505.5	2002	459	Ad		2001	543	Am ³⁷⁰
60507	2003	605	Am	60633.2	1999	929	Ad
60508.4	2001	429*	Ad ⁶⁴	60636	2003	605	Am
60521	2001	429*	Am ⁶⁴		2006	364	Am
60522.1	2000	1052	Ad	60637	2006	364	Ad
60522.2	2006	364	Ad	60653	2007	342	Am
60564	1999	929	Ad	65001	2001	343	S ^{36 341}
60603	2005	519*	Am ⁸⁰	65002	2001	343	S ^{36 341}
60604	2003	605	Am	65003	2001	343	S ^{36 341}
	2006	364	Am	65004	1999	83	Am ³⁰
60605	2001	429*	Am ⁶⁴		2000	618	Am ⁸²
60606	2003	605	Am		2001	343	Am ³⁶
	2006	364	Am				R ³⁴¹

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
72.1	1999	559	Ad	156.1	2005	589	Ad
	2003	525	Am	156.2	2005	589	Ad
91.5	2003	489	Am	156.3	2005	589	Ad
91.6	2003	489	Ad		2006	538	Am ⁸⁰²
94	2004	274	Am	156.4	2005	589	Ad
97	1999	169*	Am ¹⁹	163	2004	212*	Am
	2000	446	Am	164.1	2006	451*	Ad
	2001	481	Am	164.14	2003	598	Am
	2002	378	Am	164.16	2002	438	Am ⁴²⁶
	2006	179	Ad	164.19	2003	598	Am
	2007	130	Am ⁹⁰²	164.56	1999	739	Am
	2007	258	Am	164.6	2000	91*	Am
97.01	2006	593	Ad		2003	525	Am
97.1	2003	729	Ad & R ⁴³		2004	212*	Am
	2006	593	Ad	170	2002	438	Am ⁴²⁶
	2007	130	Am ⁹⁰²	172	2001	597	R
97.4	2006	179	Ad & R ³⁸	179	2002	805*	R & Ad
100	2001	745*	Am	179.1	2002	805*	R & Ad
100.21	2004	615	Am	179.2	2002	805*	R & Ad
101.10	2001	864	Ad & R ⁷⁵	179.3	2002	805*	R & Ad
	2006	81	Am ¹³	179.4	2002	805*	R
	2007	747	Am	179.5	2002	805*	R
101.11	2002	100*	Ad	179.6	2002	805*	R
101.12	2004	238	Ad	179.7	2002	805*	R
101.7	2002	576	Am	179.8	2002	805*	R
	2007	119	Am	180.10	2003	525	R
102	2007	411	Am	182.2	2005	71*	Ad ⁷⁰⁷
104.12	2000	860	Am	182.5	2003	715	Am
104.18	1999	724	Am	182.6	1999	783*	Am
104.19	2003	228*	Ad		2000	91*	Am
104.7	2004	183	Am ⁵⁷¹		2001	512*	Am
118.7	2003	503	Ad	182.7	1999	783*	Am
121	2002	530	Ad		2000	91*	Am
136.1	2002	239	Ad		2001	512*	Am (by Sec. 4 of Ch.)
136.5	2002	239	Am		2001	597	Am (by Sec. 18.5 of Ch.)
140.3	2000	127*	Ad		2006	673	Am
	2005	270	Am	182.8	2000	91*	Ad
	2006	56*	R & Ad		2001	512*	Am
143	2002	688	Am		2001	597	Am
	2006	32	Am	183	2002	445*	Am
	2006	542	Am (as am by Stats. 2006, Ch. 32) ⁹⁰²		2005	76*	Am
	2007	130	Am	183.1	2000	91*	Ad
143.1	2006	446	Ad	183.3	2001	597	R
147	2001	759	Ad		2002	445*	Ad
149.1	1999	481	Am ⁵	188.10	2002	445*	Am (as ad by Sec. 4, Stats. 1997, Ch. 327)
	2001	275	Am ¹³		2002	805*	Am (as ad by Sec. 4, Stats. 1997, Ch. 327)
149.4	2004	418	Ad		2003	715	Am (as am by Stats. 1998, Ch. 596) & RN
	2007	498	Am				Am (as am by Stats. 2002, Ch. 805)
149.5	2004	418	Ad				Am
	2007	498	Am				
149.6	2004	418	Ad				
	2007	498	Am				
149.7	2006	32	Ad				
	2007	130	Am ⁹⁰²				
150	2002	438	Am ⁴²⁶				
154	2005	77	Am				
154.1	2001	758	Ad				
155.8	2004	193	R ⁵⁷¹				
156	2005	589	Ad		2005	76*	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>
188.11	2003	715	Ad(RN)	253.7	1999	724	Am
188.15	1999	628	Ad	261	2005	77	Am
188.3	2003	715	Am	262	2005	77	Am
188.4	2003	715	Am	262.5	2005	77	Am
	2005	71 *	Am	263.3	2005	101	Am
188.5	2001	907	Am	284	2002	965 *	Ad
	2003	525	Am	301	2001	757	Am
	2005	71 *	Am	301.5	2001	825	Ad
188.51	2001	907	Ad	302	2001	825	Am
188.53	2003	715	Ad		2003	594	Am
188.6	2001	597	R		2004	650	Am
	2005	71 *	Ad ⁷⁶³	318	1999	724	Am
	2005	375 *	Ad	319	1999	172	Am ⁴⁸
	2006	538	Am ⁸⁰²				R ⁴⁹
188.8	2001	815	Am				Ad ⁵⁰
	2003	594	Am		2001	597	Am (as am by
216	2002	438	Am ⁴²⁶				Sec. 1,
216.5	2002	656	Ad				Stats. 1999,
	2003	62	Am ⁵¹⁹				Ch. 172) ³⁷⁷
217	1999	378 *	Ad ⁷⁰				Am (as ad by
			R ⁶³				Sec. 2,
	2000	340	Am ⁵⁴				Stats. 1999,
	2004	795	Am ³⁸				Ch. 172) ³⁷⁸
217.2	1999	378 *	Ad ⁷⁰		2003	177	R (as ad by
			R ⁶³				Sec. 21 and as
	2000	340	Am ⁵⁴				am by Sec. 22,
217.4	1999	378 *	Ad ⁷⁰				Stats. 2001,
			R ⁶³				Ch. 597) & Ad
	2000	340	Am ⁵⁴	325	2001	825	Am
217.6	1999	378 *	Ad ⁷⁰	339	2000	596	Am
			R ⁶³		2003	525	Am
	2000	340	Am ⁵⁴		2004	399	Am
217.7	2004	795	Ad & R ³⁸		1999	724	Am
217.8	1999	378 *	Ad ⁷⁰	344	1999	99 *	Am
			R ⁶³	354	2003	525	Am
	2000	340	R		2006	315	Am
	2004	795	Ad & R ³⁸	358	1999	724	Am
217.9	2004	795	Ad & R ³⁸	366	2002	248	Am (by Sec. 1
229.10	2003	451	S ⁵⁷				of Ch.)
229.18	2003	451	S ⁵⁷		2002	251	Am (by Sec. 1.5
229.19	2003	451	S ⁵⁷				of Ch.)
229.20	2003	451	S ⁵⁷		2006	507	Am
229.25	2003	451	S ⁵⁷	373	2003	525	Am
229.26	2003	451	S ⁵⁷	374	2005	594	Am
229.27	2003	451	S ⁵⁷	379	2004	386 *	Am
229.275	2003	451	S ⁵⁷		2006	318	Am
229.28	2003	451	S ⁵⁷		2007	718	Am
229.281	2003	451	S ⁵⁷	380.1	2007	637	Ad
229.282	2003	451	S ⁵⁷	383	1999	724	Am
229.285	2003	451	S ⁵⁷		2006	507	Am
229.286	2003	451	S ⁵⁷	384	2003	5 *	Am
229.29	2003	451	S ⁵⁷	390	2002	27 *	Am
229.30	2003	451	S ⁵⁷		2003	62	Am ⁵¹⁹
229.31	2003	451	S ⁵⁷		2003	525	Am
229.35	2003	451	S ⁵⁷		2003	525	Am
229.40	2003	451	R	391	2003	525	R
253.1	1999	724	Am	391.1	2003	525	R
253.2	2001	136 *	Am	391.3	1999	724	Ad
					1999	1007	Ad

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
391.3 (Cont.)				1181	2002	221	Am
	2003	525	R (as ad by	1186	2002	221	Am
			Sec. 22,	1483	2003	182	Am
			Stats. 1999,	1484	2003	182	Am
			Ch. 724 and as	1485	2003	182	Am
			ad by Sec. 12.5,	1487	2003	182	Am
			Stats. 1999,	1488	2003	182	Am
			Ch. 1007)	1488.5	2003	182	Ad
401	1999	559	Am	1730	2004	615	Am
401.1	2003	525	R	1950	2000	155	S ⁵⁷
407	2003	525	Am	1951	2000	155	S ⁵⁷
407.1	2003	525	R	1953	2000	155	S ⁵⁷
410	2000	270	Am		2004	615	Am
	2003	525	Am	1955	2000	155	S ⁵⁷
411	2003	525	Am	1957	2000	155	S ⁵⁷
	2005	594	Am	1959	2000	155	S ⁵⁷
	2007	718	Am	1961	2000	155	S ⁵⁷
411.5	2003	525	R	1963	2004	422	Ad & R ³¹⁷
426	2001	757	Am	1963.1	2004	422	Ad & R ³¹⁷
	2003	525	Am	1963.2	2004	422	Ad & R ³¹⁷
442	1999	724	Am	1963.3	2004	422	Ad & R ³¹⁷
444	1999	99*	Am & R ⁴¹	1963.4	2004	422	Ad & R ³¹⁷
460	1999	172	Am	1963.5	2004	422	Ad & R ³¹⁷
	2003	525	Am	1963.6	2004	422	Ad & R ³¹⁷
464	2004	396	Am	1963.7	2004	422	Ad & R ³¹⁷
	2007	218	Am	1963.8	2004	422	Ad & R ³¹⁷
470	2004	650	Am	1965	2000	155	S ⁵⁷
478	2006	315	Am		2001	745*	R
493	2006	362	Am		2007	442	Ad & R ⁶³⁹
504	2006	315	Am	1965.1	2007	442	Ad & R ⁶³⁹
509	2000	523	Am	1965.2	2007	442	Ad & R ⁶³⁹
	2003	525	R	1965.3	2007	442	Ad & R ⁶³⁹
517.1	1999	1007	Ad	1965.4	2007	442	Ad & R ⁶³⁹
527	2000	787	Am	1965.5	2007	442	Ad & R ⁶³⁹
	2004	650	Am	1965.6	2007	442	Ad & R ⁶³⁹
	2005	22	Am ⁶⁴⁷	1965.7	2007	442	Ad & R ⁶³⁹
559	1999	724	Am	1967	2000	155	R
560	2004	325	Am	1970	2003	675	Ad
574	1999	724	R	1975	2003	675	Ad
603	1999	724	Ad(RN)	1978	2006	204	Ad
625	2000	538	Am	2104	1999	724	Am
630	1999	724	Am & RN	2105.1	2001	597	R
635	1999	724	Am	2106	2000	834	Am
	2001	739	Am ³⁵⁰		2007	173*	Am
673	2001	152	Am	2107	2006	556	Am
722	2003	182	Am	2108	2001	597	Am
723	2003	182	Am	2110	2001	176	Am
727	2003	182	Am	2117	2006	538	Am ⁸⁰²
730.5	2001	284	Am	2121	2001	597	Am
	2002	664	Am ⁴³¹	2154	2003	107	Am
731	2007	89	Am	2157	2005	77	R & Ad
760	1999	546*	Am	2158	2005	77	R
820	2003	525	Am	2182	2000	91*	Ad
820.1	2006	31	Ad & R ^{782 317}		2000	656*	Am
891.5	1999	262	Ad		2002	445*	Am
894.6	2000	833	Ad	2182.1	2000	91*	Ad
894.7	2000	833	Ad		2000	656*	Am
894.8	2000	833	Ad		2002	445*	Am
909	2002	221	Am	2196	2004	941	Ad
1162.6	1999	269	Ad	2196.1	2004	941	Ad
1179.6	2000	179	Ad		2005	187	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2331	1999	663	Am	2454	2005	716	Am
			R & Ad ⁸				2006
	2001	600	R (as ad by	2456	2005	298	Am
			Sec. 2,	2458	2005	298	Am
			Stats. 1999,	2551	1999	262	Am
			Ch. 663)	2551.6	2003	374	Ad
			Am (as am by	2557	2002	441	Am
			Sec. 1,		2003	374	Am
			Stats. 1999,	2558	2003	374	Am
			Ch. 663) ¹⁸	2560	2000	513	S ⁵⁷
			Ad ⁶⁵	2560.5	2000	513	Am ⁵⁷
			2004	392	Am (as am by		2002
	2007	673	Sec. 1,		2004	638	Am
			Stats. 2001,	2561	2000	513	S ⁵⁷
			Ch. 600) ⁶⁸	2561.3	2000	513	Am ⁵⁷
			Am (as ad by		2002	578 *	Am
			Sec. 3,	2561.5	2000	513	Am ⁵⁷
			Stats. 2001,		2002	578 *	Am
			Ch. 600) ⁶⁹		2004	638	Am
			Am (as am by	2562	2000	513	Am ⁵⁷
Sec. 1,				2002	578 *	Am & RN	
Stats. 2004,			2562.1	2002	578 *	Ad(RN)	
Ch. 392) ¹³		2004	638	Am			
R (as am by	2562.2	2002	578 *	Ad ³¹³			
Sec. 2,	2562.3	2000	513	Am ⁵⁷			
Stats. 2004,		2004	638	Am			
Ch. 392)	2562.5	2000	513	Am ⁵⁷			
2333	1999	663	Am	2563	2000	513	Am ⁵⁷
2333	2001	600	R & Ad ⁸	2563.5	2000	513	R
			R (as ad by	2564	2000	513	Am
	2004	392	Sec. 4,	2564.5	2000	513	R
			Stats. 1999,	2565	2000	513	Ad
			Ch. 663)		2004	638	Am
			Am (as am by	2601	1999	47 *	R ²²
			Sec. 3,	2602	1999	47 *	R ²²
			Stats. 1999,	2602.5	1999	47 *	Ad & R ¹⁹
			Ch. 663) ¹⁸	2602.7	1999	47 *	Ad & R ¹⁹
			Ad ⁶³	2704	2002	697	Ad ⁵⁰¹
			Am (as am by	2704.01	2002	697	Ad ⁵⁰¹
			Sec. 4,	2704.04	2002	697	Ad ⁵⁰¹
	Stats. 2001,	2704.05	2002	697	Ad ⁵⁰¹		
	Ch. 600) ⁶⁸	2704.06	2002	697	Ad ⁵⁰¹		
	Am (as ad by	2704.07	2002	697	Ad ⁵⁰¹		
	Sec. 6,	2704.08	2002	697	Ad ⁵⁰¹		
	Stats. 2001,	2704.09	2002	697	Ad ⁵⁰¹		
	Ch. 600) ⁶⁹	2704.095	2002	697	Ad ⁵⁰¹		
	2007	673	Am (as am by	2704.10	2002	697	Ad ⁵⁰¹
	2333.5	2007	673	Sec. 3,	2704.11	2002	697
Stats. 2004,				2704.12	2002	697	Ad ⁵⁰¹
Ch. 392) ¹³				2704.13	2002	697	Ad ⁵⁰¹
R (as am by					2004	71 *	Am (as ad by
Sec. 4,							Sec. 2,
Stats. 2004,							Stats. 2002,
Ch. 392)							Ch. 697)
Ad & R ⁵					2006	44 *	Am (as am by
Am ¹⁸							Sec. 2,
Am ⁶⁸							Stats. 2004,
Am ¹³				Ch. 71)			
2333.6	2007	673	Ad & R ⁶³⁹	2704.14	2002	697	Ad ⁵⁰¹
2401	2002	805 *	Am	2704.15	2002	697	Ad ⁵⁰¹

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
2704.16	2002	697	Ad ⁵⁰¹	10311.1	2003	194	Am
	2004	71 *	Am (as ad by Sec. 2, Stats. 2002, Ch. 697)	10353	2003	194	Am
				10366	2003	194	Am
				10550	2000	253	Ad
	2006	44 *	Am (as am by Sec. 3, Stats. 2004, Ch. 71)	10555	2000	253	Ad
				11302	2000	262	Am
					2002	221	Am
				11303	2000	262	Am
				11307	2000	262	Am
2704.17	2002	697	Ad ⁵⁰¹	11308	2000	262	Am
2704.18	2002	697	Ad ⁵⁰¹	11501	2000	262	Am
2704.19	2002	697	Ad ⁵⁰¹	11502	2000	262	Am
2704.20	2002	697	Ad ⁵⁰¹	18070	2000	262	Am
2704.21	2002	697	Ad ⁵⁰¹	18074	2000	262	Am
3110	2007	343	Am	18075	2000	262	Am
	2007	670	Am	18076	2000	262	Am
3111	2002	221	Am	18343	2000	262	Am
3112.5	2002	221	Am	18362	2000	262	Am
3113	2007	670	Am	18363	2000	262	R
3114	2002	221	Am	18663	2000	262	Am
3114.5	2004	183	Am ⁵⁷¹	19090	2002	221	Am
	2007	670	Am	19092	2002	221	Am
3115.5	2007	670	Am	19093	2002	221	Am
3117.5	2007	670	Am	19094	2002	221	Am
5026	2002	221	Am	22090	2000	262	Am
5060	2003	194	Am	22092	2000	262	Am
5070	2003	194	Am	22096	2000	262	Am
5101	2004	183	Am ⁵⁷¹	22525	2000	262	Am
5101.6	2003	194	Am	22525.5	2000	262	R
5108	2003	194	Am	22556	2000	262	Am
5108.1	2003	194	R	22588	2000	262	Am
5108.2	2003	194	R	22589	2000	262	R
5132	2003	194	Am	22590	2000	262	R
5132.1	2003	194	Ad	22593	2000	262	Am
5132.2	2003	194	Ad	22624	2000	262	Am
5132.3	2003	194	Ad	22626	2000	262	Am
5132.4	2003	194	Ad	22629	2000	262	Am
5220	2003	194	R	22630.5	2000	262	Am
5221	2003	194	R	25206	2002	221	Am
5222	2003	194	R	27044	2002	221	Am
5302.5	2003	194	Am	27045	2002	221	Am
5303	2003	194	Am	27046	2002	221	Am
5361	2003	194	Am	27047	2002	221	Am
5419	2002	784	Am ⁴⁹⁰	27048	2002	221	Am
6491.5	2006	538	Am ⁸⁰²	27062	2002	221	Am
6619	2002	784	Am ⁴⁹⁰	27063	2002	221	Am
6621	2002	784	Am ⁴⁹⁰	27080	2002	221	Am
6622	2002	784	Am ⁴⁹⁰	27082	2002	221	Am
6623	2002	784	Am ⁴⁹⁰	27100	2002	221	Am
8266	2002	784	Am ⁴⁹⁰	27102	2002	221	Am
8314	2000	787	Am	27109	2002	221	Am
8333	2006	311	Am	27123	2002	221	Am
8653	2002	221	Am	27322	2002	221	Am
8833	2004	183	Am ⁵⁷¹		2003	62	Am ⁵¹⁹
8837	2007	670	Ad	27512	2003	845	Ad
9019	2002	221	Am	30101	2003	715	Am
10100.2	2004	183	Am ⁵⁷¹	30101.8	2003	715	Am
10301	2003	194	Am	30102.5	2003	715	R & Ad
10310	2003	194	R	30113	2003	715	Am
10310.2	2003	194	R	30162	2006	538	Am ⁸⁰²
10311	2003	194	R	30200	2003	715	R

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>
30201	2003	715	R	30605	2003	715	R
30201.5	2003	715	R	30606	2003	715	Am
30202	2003	715	R	30608.2	2003	715	R
30203	2003	715	R	30750	2003	715	Am
30204	2003	715	R	30751	2003	715	Am
30204.1	2003	715	R	30752	2003	715	R
30204.2	2003	715	R	30753	2003	715	R
30204.3	2003	715	R	30754	2003	715	R
30204.4	2003	715	R	30755	2003	715	R
30204.5	2003	715	R	30756	2003	715	R
30205	2003	715	R	30757	2003	715	R
30206	2003	715	R	30760	2003	715	Am
30207	2003	715	R	30761	2003	715	Am
30208	2003	715	R	30762	2003	715	R
30209	2003	715	R	30762.5	2003	715	R
30210	2003	715	R	30763	2003	715	R
30211	2003	715	R	30764	2003	715	R
30212	2003	715	R	30764.5	2003	715	R
30213	2003	715	R	30765	2003	715	R
30214	2003	715	R	30766	2003	715	R
30215	2003	715	R	30767	2003	715	R
30216	2003	715	R	30791	2003	715	Am
30217	2003	715	R	30791.7	2003	715	R
30218	2003	715	R	30792	2003	715	R
30219	2003	715	R	30792.2	2003	715	R
30220	2003	715	R	30793	2003	715	R
30221	2003	715	R	30794	2003	715	R
30222	2003	715	R	30795	2003	715	R
30223	2003	715	R	30796.10	1999	729	Am
30224	2003	715	R	30796.7	1999	729	Am
30225	2003	715	R	30796.9	2001	745*	Am
30226	2003	715	R	30865	2003	149	Am
30227	2003	715	R	30881	2003	715	Ad
30229	2003	715	R	30884	2003	715	Am
30231	2003	715	R	30885	2003	715	Am
30232	2003	715	R	30886	2003	715	R
30233	2003	715	R		2005	71*	Ad
30234	2003	715	R	30887	2003	715	Am
30235	2003	715	R	30888	2003	715	R
30236	2003	715	R	30889	2003	715	R
30237	2003	715	R	30889.3	2003	715	Am
30238	2003	715	R	30890	2003	715	R & Ad
30239	2003	715	R	30891	2003	715	Am
30240	2003	715	R	30894	2003	715	Am
30241	2003	715	R	30895	2001	745*	R
30242	2003	715	R	30896	2003	715	R
30243	2003	715	R	30910	2003	715	Am
30350	2003	715	R	30910.5	2003	715	Ad
30351	2003	715	R	30911	2003	715	R & Ad
30352	2003	715	R	30912	2003	715	Am
30353	2003	715	R		2005	71*	Am
30354	2003	715	R	30913	2003	715	Am
30354.5	2003	715	R		2007	734	Am
30355	2003	715	R	30914	2003	715	R & Ad
30356	2003	715	R		2004	650	Am
30357	2003	715	R		2005	522	Am
30358	2003	715	R		2006	606	Am
30600	2003	715	Am		2007	734	Am
30601	2003	715	Am	30914.5	2003	715	Ad
30603	2003	715	R		2004	650	Am
30604	2003	715	Am		2005	522	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
30914.5 (Cont.)				36603.5	2003	763	Ad
	2006	606	Am	36605	2001	88	R
30915	2003	715	Am	36606	2003	763	Am
30916	2003	715	Am	36614.5	2001	88	Ad
30917	2003	715	R & Ad	36615	1999	871	Am
30918	2003	715	Am	36621	1999	871	Am
30919	2003	715	Am		2003	763	Am
30920	2003	715	Am	36622	2001	88	Am
30921	2003	715	R & Ad		2003	763	Am
30922	2003	715	Ad		2007	114	Am
30950	2003	715	Am	36623	1999	871	Am
30950.1	2003	715	Am		2003	763	Am
30950.2	2003	715	Am		2007	114	Am
	2005	71 *	Am	36624	1999	871	R & Ad(RN)
30950.3	2001	745 *	Am	36625	1999	871	R & Ad
	2003	715	Am		2003	763	Am
30950.4	2003	715	Am	36626	1999	871	Am & RN & Ad
30951	2003	715	R & Ad	36626.5	1999	871	R
30952.05	2005	71 *	Ad	36626.6	1999	871	R
30952.1	2005	71 *	Ad ⁷⁶³	36626.7	1999	871	R
	2005	375 *	Ad ⁷⁶³	36627	1999	871	R & Ad
30952.2	2005	71 *	Ad ⁷⁶³		2003	763	Am
	2005	375 *	Ad	36628	2003	763	Am
30952.3	2005	71 *	Ad ⁷⁶³	36628.5	2003	763	Ad
	2005	375 *	Ad	36629	2003	763	Am
30953	2003	715	Am	36631	1999	871	Am
	2005	71 *	Am		2001	88	R & Ad
30954	2005	71 *	Ad		2003	763	Am
30956	2003	715	R	36632	2001	88	R & Ad
30958	2003	715	Am		2003	763	Am
30960	2003	715	Am	36633	1999	871	Am
30961	2001	745 *	Am		2001	88	R & Ad
	2003	715	Am	36634	2001	88	R & Ad
	2005	71 *	Am	36635	1999	871	Am
30961.1	2005	71 *	Ad ⁷⁶³		2001	88	R & Ad
	2005	375 *	Ad	36636	2001	88	R & Ad
31000	2003	715	Am		2007	114	Am
31010	2001	907	Am ³⁷⁴	36637	2001	88	Ad
	2003	715	Am		2003	763	Am
	2005	71 *	Am ^{13 704}	36640	2001	88	R
31011	2005	71 *	Ad		2003	763	Ad
31020	2005	71 *	R & Ad	36641	1999	871	Am
31021	2005	71 *	Ad		2001	88	R
31050	2001	907	R	36642	1999	871	Am
31070	2001	907	Ad		2001	88	R
31070.5	2001	907	Ad	36643	2001	88	R
31070.7	2001	907	Ad	36650	1999	871	Am
31071	2001	907	Ad		2001	88	R & Ad
	2002	805 *	Am		2003	763	Am
	2003	715	Am	36651	1999	871	Am
	2004	183	Am ⁵⁷¹		2001	88	R & Ad
31071.3	2001	907	Ad	36660	2001	88	Ad
31071.5	2001	907	Ad		2003	763	Am
31072	2001	907	Ad	36670	2001	88	Ad
31073	2001	907	Ad		2003	763	Am
32657	2002	130 *	Am	36671	2001	88	Ad
35469.6	2001	636	Am		2003	763	Am
36522	2007	114	Am	36700	2004	526	Ad
36535	2007	114	Am	36701	2004	526	Ad
36541	2007	114	Am	36702	2004	526	Ad
36601	2003	763	Am	36703	2004	526	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>
36704	2004	526	Ad	36730	2004	526	Ad
36705	2004	526	Ad	36731	2004	526	Ad
	2005	22	Am ⁶⁴⁷	36732	2004	526	Ad
36710	2004	526	Ad	36733	2004	526	Ad
36711	2004	526	Ad		2005	22	Am ⁶⁴⁷
36712	2004	526	Ad	36734	2004	526	Ad
	2007	114	Am	36735	2004	526	Ad
36713	2004	526	Ad		2007	114	Am
36714	2004	526	Ad	36736	2004	526	Ad
	2007	114	Am	36737	2004	526	Ad
36715	2004	526	Ad		2005	22	Am ⁶⁴⁷
36716	2004	526	Ad	36740	2004	526	Ad
36717	2004	526	Ad	36741	2004	526	Ad
36718	2004	526	Ad	36742	2004	526	Ad
36719	2004	526	Ad	36743	2004	526	Ad
36720	2004	526	Ad	36744	2004	526	Ad
36721	2004	526	Ad	36745	2004	526	Ad
36722	2004	526	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
125.4	2001	255	Am ³⁰⁹	1052	2004	827	Am
131	2003	673	Am ⁷¹³		2005	22	Am ⁶⁴⁷
135	2001	255	Am ³⁰⁹	1061	2004	827	Ad
140.5	2003	797	Am ⁵⁵⁹	1086	2001	255	Am ³⁰⁹
301	2002	859	Am	1087	2002	29	Am
	2002	GRP 1	S ⁵³⁶	1088	1999	144	Am
301.5	2005	152	R	1088.7	2001	745*	R
305	2002	29	Am	1088.8	1999	478	Ad ⁵⁶
320.5	2002	29	Am		1999	480	Am (as ad by Stats. 1999, Ch. 478) ²⁵
325.6	2006	69*	Ad		2000	808*	Am
328	2002	29	R	1095	1999	83	Am ³⁰
329	1999	306	Am ⁴³		2002	744	Am
	2001	180	Am		2003	789	Am
	2002	29	Am		2007	272	Am (by Sec. 1 of Ch.)
	2004	685	Am ¹³		2007	662	Am (by Sec. 3.5 of Ch.)
335	2002	1042	Ad	1110	2001	159	Am ³⁰⁵
	2004	225*	Am	1119	2001	255	Ad ³⁰⁹
336	2004	827	Ad	1128	2002	29	Am
411	2002	29	Am	1128.1	2001	255	Am ³⁰⁹
	2003	62	Am ⁵¹⁹	1141.1	2001	255	Am ³⁰⁹
605	2001	255	Am ³⁰⁹	1141.5	2002	29	R
	2005	152	Am	1142	2004	808	Am
605.5	2002	29	R	1142.1	2006	190	Ad
633	2002	29	Am	1143	2003	797	Am ⁵⁵⁹
634.5	2000	365	Am	1145	2004	827	Ad
	2001	255	Am ³⁰⁹	1150	2005	152	R
	2003	183	Am	1151	2005	152	R
	2005	152	Am	1152	2005	152	R
679	2006	811	Ad & R ³⁴⁹	1153	2005	152	R
682	2005	152	Am	1154	2005	152	R
684	2005	152	Am	1155	2005	152	R
708	2005	152	Am	1156	2005	152	R
708.5	2005	152	Am	1157	2005	152	R
709	2001	255	Am ³⁰⁹	1177.5	2002	29	Am
710	2001	255	Am ³⁰⁹	1185	1999	987*	Am
710.6	2001	255	Am ³⁰⁹	1222	2001	409	Am
710.7	2002	878	Ad		2002	1022*	Am
710.8	2002	878	Ad		2005	152	Am
	2003	841	Am		2006	538	Am ⁸⁰²
802	2001	255	Am ³⁰⁹	1231	2004	828	Am
803	2001	255	Am ³⁰⁹	1252.3	1999	9*	Ad & R ⁷
804	2001	255	Ad ³⁰⁹		1999	147*	Am
828	2005	152	Am		2007	289*	Ad & R ⁹²⁸
832	2002	29	Am	1253.3	2001	255	Am ³⁰⁹
931.5	2002	29	Am	1253.8	2001	409	R & Ad
976.5	2004	827	Am	1253.9	2002	1022*	Ad
976.6	2001	111*	Am ¹³	1255.7	2000	808*	Am
976.7	2003	673	Ad ⁷¹³	1256	2001	893	Am
976.8	2004	827	Am	1256.2	2004	788	Am
977	2004	827	Am	1256.3	2005	152	Am
982	2004	827	Am	1256.4	2005	152	Ad(RN)
984	2002	901	Am ⁴⁷⁶	1256.5	2005	152	Am & RN
	2003	797	Am (as am by Sec. 1, Stats. 2002, Ch. 901) ⁵⁵⁹		2006	538	Am ⁸⁰²
1025	2005	152	Am	1256.7	2005	152	Am & RN
1030	2001	893	Am	1262	2006	538	Am ⁸⁰²
1032	2001	893	Am				
1036	2004	827	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>
1265.1	2001	409	Ad		2006	75*	Am
	2002	1022*	Am	1611.6	2000	491	R
	2004	776	Am	1612	2000	491	R
1266	2000	299	S ¹⁸	1735.1	2001	255	Am ³⁰⁹
	2004	800	S ³⁸	1755	1999	991	Am ^{96 114}
1267	2000	299	S ¹⁸	1815	2002	784	Am ⁴⁹⁰
	2004	800	S ³⁸	1855	2006	538	Am ⁸⁰²
1268	2000	299	S ¹⁸	2051	2005	152	Am
	2004	800	S ³⁸	2061	2005	152	Am
1269	2000	299	Am ¹⁸	2101.6	2004	827	Ad
	2004	800	S ³⁸	2116	2002	901	Am ⁴⁷⁶
1270	2000	299	S ¹⁸	2601	2002	901	Am ⁴⁷⁶
	2004	800	S ³⁸		2003	797	Am (as am by
1271	2000	299	Am ¹⁸				Sec. 2,
	2004	800	S ³⁸				Stats. 2002,
1271.5	2000	299	Ad & R ¹⁸				Ch. 901) ⁵⁵⁹
	2004	800	S ³⁸	2606	2002	29	Am
1272	2000	299	S ¹⁸	2610	2002	52	Am
	2004	800	S ³⁸		2004	183	Am ⁵⁷¹
1272.5	2000	299	S ¹⁸	2613	2002	901	Am ⁴⁷⁶
	2004	800	S ³⁸		2003	797	Am (as am by
1273	2000	299	S ¹⁸				Sec. 3,
	2004	800	S ³⁸				Stats. 2002,
1274	2000	299	S ¹⁸				Ch. 901) ⁵⁵⁹
	2004	800	S ³⁸	2629.5	2002	701	Ad
1274.05	2000	299	S ¹⁸		2004	402	Am
	2001	745*	R	2630	2000	808*	Am
1274.10	2000	299	Am ¹⁸	2655	1999	973	Am
	2004	800	Am ³⁸		2006	519	Am
1275	2001	409	Am	2656	2003	797	Am ⁵⁵⁹
1279.1	1999	9*	Ad & R ⁷	2676	2003	797	Am ⁵⁵⁹
	2007	289*	Ad & R ⁹²⁸	2679	2003	797	Am ⁵⁵⁹
1280	2001	409	Am	2705.1	2001	893	Am
	3X 2001–02	4	Am	2707.5	2002	403	Am
1281	2007	272	Am		2003	797	Am ⁵⁵⁹
1281.5	1999	558*	Ad & R ¹³⁰	2708	2002	901	Am ⁴⁷⁶
1301	2005	152	R		2003	797	Am (as am by
1302	2005	152	R				Sec. 4,
1303	2005	152	R				Stats. 2002,
1304	2005	152	R				Ch. 901) ⁵⁵⁹
1305	2005	152	R	2708.1	2003	797	Am ⁵⁵⁹
1306	2005	152	R	2709	2003	797	Am ⁵⁵⁹
1307	2005	152	R	2714	2003	797	Am ⁵⁵⁹
1308	2005	152	R	2781	2005	152	Am
1327	2001	409	Am	3012	2003	797	Am ⁵⁵⁹
1451	2005	152	Am	3253	2003	797	Am ⁵⁵⁹
1587	2004	227*	Am	3254	2002	52	Am
	2004	702*	R		2002	901	Am ⁴⁷⁶
1598	2004	193	R ⁵⁷¹		2003	797	Am (as am by
1610	2000	491	S ⁵⁷				Sec. 5,
1611	2000	491	S ⁵⁷				Stats. 2002,
	2003	225*	Am				Ch. 901) ⁵⁵⁹
1611.5	1999	147*	Am	3254.5	2005	152	Am
	2000	108*	Am		2006	538	Am ⁸⁰²
	2000	491	S ⁵⁷	3255	2002	52	Am
	2001	111*	Am	3260	2002	52	Am
	2002	1022*	Am	3260.5	2002	52	Ad
	2003	225*	Am	3261	2002	52	Am
	2004	229*	Am	3262	2002	52	Am
	2005	78*	Am	3263	2002	52	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
Div. 1,				5309	2005	152	R
Pt. 2,				5310	2005	152	R
Ch. 7,				5311	2005	152	R
heading				5312	2005	152	R
(Sec. 3300				5313	2005	152	R
et seq.)	2003	797	Am ⁵⁵⁹	9003	2005	152	Am
3300	2002	901	Ad ⁴⁷⁶	9106	2005	152	R
	2003	797	Am ⁵⁵⁹	9603	2002	1022*	R
3301	2002	901	Ad ⁴⁷⁶	9604	2002	1022*	Am
	2003	797	Am ⁵⁵⁹		2005	152	Am
3302	2002	901	Ad ⁴⁷⁶	9605	2005	152	Am
	2003	797	Am ⁵⁵⁹	9608	2002	1022*	Am
3302.1	2003	797	Ad ⁵⁵⁹		2005	152	Am
3303	2002	901	Ad ⁴⁷⁶		2006	538	Am ⁸⁰²
	2003	797	Am ⁵⁵⁹	9611	2002	1022*	R
3303.1	2003	797	Ad ⁵⁵⁹	9614	2000	299	Am
3304	2002	901	Ad ⁴⁷⁶		2001	745*	R
3305	2002	901	Ad ⁴⁷⁶	9615	2002	1022*	Am
	2003	797	Am ⁵⁵⁹		2005	152	Am
	2004	183	Am ⁵⁷¹	9616	2001	745*	Am
3306	2003	797	Ad ⁵⁵⁹	9616.1	2001	745*	Am
4701	2006	538	Am ⁸⁰²		2005	152	Am
5000	2005	152	R	9616.5	2001	745*	R
5001	2005	152	R	9617	2000	108*	Ad
5001.5	2005	152	R	9618	2X 2001–02	17	Ad
5002	2005	152	R	9619	2005	74*	Ad
5003	2005	152	R	9700	2002	1022*	R
5004	2005	152	R		2003	628	Ad
5004.1	2005	152	R	9701	2002	1022*	R
5005	2005	152	R		2003	628	Ad
5006	2005	152	R	9702	2002	1022*	R
5007	2001	745*	Am		2003	628	Ad
	2005	152	R	9703	2002	1022*	R
5007.5	2005	152	R	9704	2002	1022*	R
5008	2005	152	R	9800	1999	829	Ad ¹⁰⁷
5009	2005	152	R	9801	1999	829	Ad ¹⁰⁷
5010	2005	152	R	9802	1999	829	Ad ¹⁰⁷
5011	2005	152	R	9802.5	1999	829	Ad ¹⁰⁷
5013	2005	152	R	9803	1999	829	Ad ¹⁰⁷
5014	2005	152	R	9805	1999	829	Ad ¹⁰⁷
5015	2005	152	R	9806	1999	829	Ad ¹⁰⁷
5016	2005	152	R	9807	1999	829	Ad ¹⁰⁷
5017	2005	152	R	9808	1999	829	Ad ¹⁰⁷
5018	2005	152	R	9809	1999	829	Ad ¹⁰⁷
5019	2005	152	R	9809.5	1999	829	Ad ¹⁰⁷
5020	2005	152	R	9900	2000	313	Ad
5021	2005	152	R	9901	2000	313	Ad
5022	2005	152	R	9902	2000	313	Ad
5023	2005	152	R	9903	2000	313	Ad
5200	2005	152	R	9904	2000	313	Ad
5201	2005	152	R	9905	2000	313	Ad
5202	2001	745*	R	9907	2000	313	Ad
5300	2005	152	R	9908	2000	313	Ad
5301	2005	152	R	9910	2002	541	Ad
5302	2005	152	R	9912	2002	541	Ad
5303	2005	152	R	10000	2005	152	R
5304	2005	152	R	10001	2005	152	R
5305	2005	152	R	10002	2005	152	R
5306	2005	152	R	10003	1999	551	Am
5307	2005	152	R		2005	152	R
5308	2005	152	R	10004	2005	152	R

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
10005	2005	152	R	10532	2001	745*	Am
10006	1999	551	Ad		2005	208	R
	2005	152	R	10533	2003	225*	Am
10200	2000	491	Am ⁵⁷		2005	208	Am
	2003	844	Am	11000	2005	152	Am
	2004	183	Am ⁵⁷¹	11001	2005	152	Am
	2004	225*	Am	11002	2005	152	Am
	2006	538	Am ⁸⁰²	11003	2005	152	Am
10201	2000	491	Am ⁵⁷	11004	2005	152	Am
	2003	844	Am	11005	2004	193	R ⁵⁷¹
10201.5	2000	108*	Ad	11010	2004	225*	Am
	2000	491	S ⁵⁷		2005	152	R
10202	2000	491	R & Ad	11011	2004	193	Am ⁵⁷¹
10202.5	2000	491	Ad		2004	225*	Am
	2004	225*	Am		2005	152	R
10203	2000	491	Am ⁵⁷	11012	2005	152	R
10204	2000	491	Am ⁵⁷	11013	2005	152	R
10205	2000	491	Am ⁵⁷	11014	2005	152	R
	2001	111*	Am	11020	2000	108*	Ad
	2003	844	Am	11022	2000	108*	Ad
	2004	225*	Am	11024	2000	108*	Ad
10206	2000	491	Am ⁵⁷	12000	2005	152	R
	2001	111*	Am	12001	2005	152	R
	2004	225*	Am	12002	2005	152	R
10206.5	2000	491	R	12003	2005	152	R
10207	2000	491	Am ⁵⁷	12005	2005	152	R
10208	2000	491	S ⁵⁷	12006	2005	152	R
10209	2000	491	S ⁵⁷	12007	2005	152	R
10210	2000	491	S ⁵⁷	12009	2005	152	R
10211	2000	491	S ⁵⁷	12010	2005	152	R
10212	2000	491	R	12112	2000	1055*	Am
10212.1	2000	491	R		2004	225*	Am
10212.2	2000	491	S ⁵⁷	12151	2000	1055*	Am
	2001	111*	Am		2004	225*	Am
	2005	152	Am	13002	2005	152	Am
10213	2000	491	S ⁵⁷		2006	538	Am ⁸⁰²
10213.5	2000	491	S ⁵⁷	13003	2002	29	Am
	2004	225*	R	13009.5	1999	144	Ad
10214	2000	491	S ⁵⁷	13019	2000	438	Ad & R ¹⁸
10214.5	2000	491	R & Ad		2004	412	Am ³¹⁷
	2001	111*	Am	13021	1999	144	Am
	2006	519	Am		2005	152	Am
10214.6	2000	491	R		2006	538	Am ⁸⁰²
10214.7	2000	491	S ⁵⁷	13021.5	2002	29	Am
10214.9	2005	593	Ad	13028	1999	144	Am
10215	2000	491	S ⁵⁷		2002	29	Am
10217	2000	491	S ⁵⁷	13043	2002	488*	Am
10218	2000	491	R	13050	1999	144	Am
10218.5	2000	491	R		2002	29	Am
10521	2002	1022*	Am	13052.5	2002	29	Am
	2005	152	R	14000	2001	111*	Ad
10522	2001	745*	R		2006	630	R & Ad ⁸¹⁶
10523	2005	152	R	14002	2001	111*	Ad
10524	2005	152	R		2006	630	S ⁸¹⁶
10525	2000	1055*	Am	14003	2003	225*	Ad
	2004	225*	Am		2006	630	S ⁸¹⁶
	2005	152	R	14004	2003	225*	Ad
10527	2005	152	R		2006	630	S ⁸¹⁶
10529	2000	108*	Ad	14005	2006	630	Ad ⁸¹⁶
	2004	225*	Am	14006	2006	630	Ad ⁸¹⁶
10531	2005	208	R	14007	2006	630	Ad ⁸¹⁶

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
14010	2006	630	Ad ⁸¹⁶	15031.5	2006	630	R
14011	2006	630	Ad ⁸¹⁶	15032	2006	630	R
14012	2006	630	Ad ⁸¹⁶	15032.5	2006	630	R
14013	2006	630	Ad ⁸¹⁶	15033	2006	630	R
14015	2006	630	Ad ⁸¹⁶	15034	2006	630	R
14020	2006	630	Ad ⁸¹⁶	15035	2006	630	R
14200	2006	630	Ad ⁸¹⁶	15036	2006	630	R
14201	2006	630	Ad ⁸¹⁶	15037	2001	745*	Am
14202	2006	630	Ad ⁸¹⁶		2005	208	Am
14203	2006	630	Ad ⁸¹⁶		2006	630	R
14204	2006	630	Ad ⁸¹⁶	15037.1	2000	491	Am
14205	2006	630	Ad ⁸¹⁶		2006	630	R
14206	2006	630	Ad ⁸¹⁶	15037.3	2006	630	R
14207	2006	630	Ad ⁸¹⁶	15037.5	2006	630	R
14208	2006	630	Ad ⁸¹⁶	15038	2006	630	R
14209	2006	630	Ad ⁸¹⁶	15038.5	2006	630	R
14210	2006	630	Ad ⁸¹⁶	15039	2006	630	R
14220	2006	630	Ad ⁸¹⁶	15039.5	2006	630	R
14221	2006	630	Ad ⁸¹⁶	15039.7	2006	630	R
14222	2006	630	Ad ⁸¹⁶	15040	2006	630	R
14223	2006	630	Ad ⁸¹⁶	15041	2006	630	R
14230	2006	630	Ad ⁸¹⁶	15042	2006	630	R
14231	2006	630	Ad ⁸¹⁶	15043	2006	630	R
14232	2006	630	Ad ⁸¹⁶	15044	2006	630	R
14233	2006	630	Ad ⁸¹⁶	15045	2006	630	R
14234	2006	630	Ad ⁸¹⁶	15046	2006	630	R
14235	2006	630	Ad ⁸¹⁶	15050	2006	630	R
14500	2006	630	Ad ⁸¹⁶	15051	2002	1142	Am
14510	2006	630	Ad ⁸¹⁶		2003	62	Am ⁵¹⁹
14530	2006	630	Ad ⁸¹⁶		2006	630	R
15000	2006	630	R	15052	2006	630	R
15001	2235	152	Am	15053	2006	630	R
	2006	630	R	15054	2006	630	R
15002	2006	630	R	15055	2006	630	R
15003	2006	630	R	15056	2006	630	R
15003.3	2006	630	R	15056.6	2006	630	R
15003.4	2006	630	R	15057	2006	630	R
15003.5	2006	630	R	15058	2006	630	R
15005	2005	152	Am	15060	2006	630	R
	2006	630	R	15061	2006	630	R
15006	2006	630	R	15062	2006	630	R
15007	2006	630	R	15064	2006	630	R
15010	2006	630	R	15070	2006	630	R
15011	2006	630	R	15071	2006	630	R
15012	2006	630	R	15072	2006	630	R
15020	2006	630	R	15073	2006	630	R
15020.1	2006	630	R	15075	2006	630	R
15020.2	2006	630	R	15075.1	2006	630	R
15020.3	2006	630	R	15076	2000	1055*	Am
15020.5	2006	630	R		2004	225*	Am
15021	2006	630	R		2006	630	R
15022	2006	630	R	15076.5	2000	1055*	Am
15023	2006	630	R		2001	745*	Am
15024	2006	630	R		2002	664	Am ⁴³¹
15025	2006	630	R		2004	225*	Am
15026	2006	630	R		2006	630	R
15028	2006	630	R	15077	2000	1055*	Am
15029	2006	630	R		2004	225*	Am
15029.5	2006	630	R		2006	630	R
15030	2006	630	R	15077.5	2006	630	R
15031	2006	630	R	15078	2006	630	R

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>
15079	2000	299	Am	16002	2006	630	R
	2006	630	R	16005	2006	630	R
15080	2006	630	R	16010	2006	630	R
15081	2006	630	R	17002	2001	745*	Am
15082	2006	630	R	18000	2002	1088	Ad
15083	2006	630	R	18002	2002	1088	Ad
15084	2006	630	R	18004	2002	1088	Ad
15085	2006	630	R	18006	2002	1088	Ad
15087	2006	630	R	18008	2002	1088	Ad
16000	2006	630	R	18010	2002	1088	Ad
16001	2006	630	R	18012	2002	1088	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
28	1999	1007	Am	465	1999	1008	Am
111	2002	205	Am	467	2002	979	Am ⁵⁰⁶
	2003	252	Am				R & Ad ⁶⁹
175	2006	322	Ad		2004	404	Am (as am by
221	1999	316	Am				Sec. 4 and as ad
246	1999	1007	Am				by Sec. 5,
259	2004	107	Ad				Stats. 2002,
260	2000	861 *	Am				Ch. 979)
	2003	222	Am		2007	106	Am (as am by
285	2001	539	Am				Sec. 3,
	2004	836	Am				Stats. 2004,
	2005	270	Am (as am by				Ch. 404) ¹³
			Sec. 1,				R (as ad by
			Stats. 2004,				Sec. 4,
			Ch. 836)				Stats. 2004,
286	2001	460	Am				Ch. 404)
	2001	539	Am (by Sec. 2.5	468	2000	861 *	Ad
			of Ch.)	473	2005	323	Ad
	2002	664	Am ⁴³¹	505.2	2000	1035	Am
	2002	758	Am (by Sec. 3		2005	148	Am
			of Ch.)		2006	419	Am
	2004	836	Am	521.5	2002	670	Ad
288	2000	861 *	Ad	543.5	2002	670	Ad
289	2000	861 *	Ad	544	2003	451	Am
296	2001	539	Am	545	2004	404	Am
	2004	836	Am	545.1	2001	739	Am ³⁵⁰
297	2001	539	Am	593	2002	670	Ad
313	2002	979	Ad ⁵⁰⁶	615	1999	456	Am
			R ⁶⁹	626	2001	457	Am
	2007	106	Am ¹³	627	2000	45	Am
314	2004	615	Ad	635	2000	566	Am
322	2000	308	Am	666	1999	1008	Am
331	2001	539	Am		2001	826	R
331.1	2001	539	Am	670.5	2002	670	Ad
	2004	836	Am	671	2002	670	Am
331.2	2001	539	Am	672	2001	539	Am
	2004	836	Am		2002	664	Am ⁴³¹
350	2000	861 *	Ad(RN)		2004	836	Am
375	2004	198	Am	1651	2003	594	Am
	2006	881	Am	1651.5	2006	169	Am
385.5	1999	140	Ad	1653.5	2003	326	Am
	2004	422	Am		3X 2003–04	1 *	Am (as am by
	2006	66 *	Am				Stats. 2003,
390	2000	861 *	Am & RN				Ch. 326) ²²
407.5	1999	722	Ad	1655	2000	1035	Am
	1999	724	Ad		2004	615	Am
	2002	979	Am ⁵⁰⁶	1656	2002	805 *	Am
			R & Ad ⁶⁹	1656.2	2000	375	Am
	2004	755	Am (as am by		2000	787	Am
			Sec. 2 and as ad		2002	766	Am
			by Sec. 3,	1656.3	2001	300	Am
			Stats. 2002,		2006	898	Am
			Ch. 979)	1656.5	2007	407	Ad
415	2003	703	Am	1659.9	2006	282	Ad & R ³⁴⁹
	2004	404	Am	1660	2001	460	Am
426	2000	135	Am ²⁰³	1661	1999	22 *	Am
	2003	703	Am		2002	805 *	Am
	2004	836	Am	1666	2000	135	Am ²⁰³
431	2002	670	Am		2000	833	Am
462	2004	404	Am	1666.1	2005	485	Ad

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>
1666.5	2001	300	Ad		2002	418	Am
1671	2006	538	Am ⁸⁰²		2006	311	Am
1672	2001	740	Am	1808.21	2000	1008	Am
	2003	405	Am		2001	854	Am
1673	2000	31 *	Ad		2003	720	Am
1673.2	2000	31 *	Ad	1808.22	2003	649	Am
1673.4	2000	31 *	Ad				R & Ad ¹⁰⁰
1673.5	2000	31 *	Ad	1808.24	1999	880	Ad
1673.6	2000	31 *	Ad	1808.25	2001	676	Am ¹⁹
1673.7	2000	31 *	Ad		2003	410	Am ¹³
1674	2000	985	Ad	1808.4	2001	363 *	Am
1674.2	2000	985	Ad & R ²⁰		2001	486	Am (by Sec. 1 of Ch.)
1674.4	2000	985	Ad				Am (by Sec. 3 of Ch.)
1674.6	2000	985	Ad		2001	809	Am (by Sec. 3 of Ch.)
1675	2001	739	Am ³⁵⁰		2002	1 *	Am
	2006	129	Am	1808.47	1999	880	Am
1676	2006	129	Am		1999	489	Am
1677	2001	739	Am ³⁵⁰	1810	2002	805 *	Am
1678	2003	719	Ad		2003	594	Am
1679	2005	660	Ad		2004	336 *	Ad
1680	1999	880	R	1810.3	2003	127	Am
	2001	857	Ad & R ²⁰	1810.5	2001	745 *	Am
1685	2001	127 *	Ad		2002	805 *	Am
	2003	719	Am		2003	594	Am
	2004	615	Am	1816	2003	149	Am
1685.1	2004	615	Ad & R ³⁸	1825	2000	524	Ad
1800	2003	594	Am	2106	2007	9	Am
1801.1	2005	61	Am	2250	2005	270	Am
1803	1999	22 *	Am (as am by Sec. 4, Stats. 1998, Ch. 756) ¹⁶	2256	2001	162	Am
	1999	722	Am	2266	2001	786	Ad
	1999	723	Am	2402.6	2002	610	Am
	2000	787	Am	2407.5	2001	710	Ad & R ²⁰
	2004	551	Am ⁶⁷⁶	2408.5	2000	1035	Ad & R ¹⁹
	2005	571	Am (as am by Sec. 2, Stats. 2004, Ch. 551)	2418.5	2004	404	Am
	2007	746	Am (by Sec. 1 of Ch.)	2421.5	2003	374	Am
	2007	747	R & Ad ⁶⁹	2423	2006	538	Am ⁸⁰²
			Am (by Sec. 12.5 of Ch.) ⁹²⁴	2425	2001	127 *	Ad & R ²⁰
1803.3	2007	263	Am	2429	1999	557 *	Ad
1803.4	1999	22 *	Am	2429.3	2001	658 *	Ad
1803.5	2004	952	Am (by Sec. 1.2 of Ch.) ⁶⁷⁶	2429.5	1999	556 *	Ad
1804	2007	630	Am	2430.1	2003	374	Am
1806	1999	885	Am	2430.2	2003	374	Am
1807	2005	571	Am	2430.3	2001	127 *	Am
1808	1999	489	Am	2432	2001	127 *	Am
	2001	473	Am ³⁶⁹	2432.3	2004	184 *	Am
	2002	545	Am ⁴²²	2435	2003	374	Am
	2004	550	Am	2436	2003	374	Am
	2006	311	Am	2437	2003	374	R
	2007	747	Am	2438	2003	374	R
1808.1	2000	1035	Am	2439	2003	374	R
				2440	2003	374	R
				2478	1999	83	Am ³⁰
				2503	1999	1008	Am
				2575	2004	193	R ⁵⁷¹
				2800	1999	724	Am
					2004	952	Am ⁶⁷⁶
					2006	288	Am
				2800.1	2005	485	Am
				2800.3	2005	485	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
2800.4	2006	688	Ad		2005	22	Am (as am by
2802.5	2001	115	R				Sec. 3,
2805	2000	688	Am				Stats. 2004,
2806	2003	292	Am				Ch. 704) ⁶⁴⁷
2810	1999	83	Am ³⁰	4000.11	2001	465 *	Ad ³⁶⁸
2813.5	2004	183	Am ⁵⁷¹				R ⁸
2814.1	2003	482	Ad	4000.2	2004	701	Am ⁸²
2900	2000	181	Am		2004	704	Am ⁷⁰⁵
2911	2005	485	Ad	4000.37	1999	880	R & Ad
2930	1999	610	S ⁵⁷		2000	455	Am (by Sec. 1
2931	1999	610	S ⁵⁷				of Ch.)
2932	1999	610	S ⁵⁷		2000	1035	Am (by Sec. 6.5
	2006	711	Am				of Ch.)
2933	1999	610	S ⁵⁷		2001	159	Am ³⁰⁵
2934	1999	610	S ⁵⁷		2005	435	Am
2935	1999	610	S ⁵⁷	4000.38	1999	880	Ad
2936	1999	610	Am ⁵⁷		2004	920	Am & R ⁴³
	2001	745 *	R				Ad ⁸⁰
2937	1999	610	R		2005	435	Am (as ad by
2938	1999	610	R				Sec. 3,
3001	2003	703	Am				Stats. 2004,
3003	2003	703	Am				Ch. 920)
3010	2000	637	Am	4000.39	2005	76 *	Ad & R ⁷⁵
3014	2003	451	Am	4000.5	2006	322	Ad
3015	2003	451	Am	4000.6	2000	861 *	Ad
3050.1	2000	637	Am		2001	825	Am (by Sec. 7.5
	2003	451	Am				of Ch.)
	2004	182	Am ^{81 614}		2001	826	Am (by Sec. 8.5
3050.2	2003	451	Am				of Ch.)
3050.3	2003	451	Am		2004	615	Am
3050.4	2003	451	Am	4004	2000	861 *	Am
3050.6	2003	451	Am		2001	826	Am (as am by
3050.7	2003	451	Am				Sec. 18,
3051	2000	637	Am				Stats. 2000,
	2003	703	Am				Ch. 861)
3052	2003	451	Am	4004.7	2001	539	Ad
3062	2003	451	Am	4023	1999	140	Ad
3066	2003	451	Am	4150.1	2000	861 *	Am
	2003	703	Am (by Sec. 7		2001	826	Am (as am by
			of Ch.)				Sec. 19,
3067	2003	451	Am				Stats. 2000,
3069.1	2003	703	Ad				Ch. 861)
3070	2003	703	Ad	4152.5	2000	1035	Am
3071	2003	703	Ad	4154	1999	557 *	Ad
3072	2003	703	Ad	4161	2001	94	Am
	2004	183	Am ⁵⁷¹	4451	2000	1035	Am
3072.5	2003	703	Ad	4452	2001	826	Am
3073	2003	703	Ad	4453	2000	566	Am
3074	2003	703	Ad		2003	451	Am
3075	2003	703	Ad	4453.2	1999	557 *	Ad
3076	2003	703	Ad	4453.5	2003	151	Am
3077	2003	703	Ad	4453.6	2003	292	Am
3078	2003	703	Ad	4454	1999	106	Am
3079	2003	703	Ad	4456	2003	594	Am
4000	2000	861 *	Am	4456.3	2007	437	Ad ⁶⁶²
4000.1	2002	127	Am	4458	2000	861 *	Am
	2004	230 *	Am		2001	826	Am (as am by
	2004	701	Am ⁸²				Sec. 20,
	2004	702 *	Am				Stats. 2000,
	2004	704	Am ⁷⁰⁵				Ch. 861)

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>
4460	2003	292	Am				
4461	2000	524	Am	5014.1	2003	719	Am
4461.3	2003	555	Ad		2000	861 *	Ad
4461.5	2000	215	Ad		2001	825	Am (by Sec. 8.5 of Ch.)
4463	2000	524	Am		2001	826	Am (by Sec. 14.5 of Ch.)
4463.3	2000	215	Ad	5015	2000	861 *	Am
4466	1999	83	Am ³⁰	5016	2000	861 *	Am
	2003	594	Am	5017	2000	861 *	Am
	2004	430	Am		2001	825	Am (by Sec. 8.9 of Ch.)
			R & Ad ⁶⁹				
	2005	22	Am (as am by Sec. 1, Stats. 2004, Ch. 430) ⁶⁴⁷		2001	826	Am (by Sec. 15.5 of Ch.)
4467	2002	80	Ad		2002	664	Am ⁴³¹
	2003	153	Am	5023	2001	745 *	Am
	2005	60	Am	5036	2003	719	Am
4601	2005	270	Am	5051	2006	574	Am
4601.1	2001	868	Ad	5060	2000	163	Am ⁴⁴⁰
4601.5	2006	169	Am		2003	185	Am
4604	2003	719	Am	5060.1	2006	454	Ad
	2006	574	Am	5061	2000	859	Ad
4604.2	2006	574	Am	5066	2002	38 *	Ad
4604.5	1999	724	Am ¹³		2003	719	Am
	2002	805 *	Am		2006	69 *	Am
4750	1999	880	Am	5067	2004	230 *	Am
4750.1	2002	693	Ad	5068	2001	201	Am ²¹
4750.2	2004	193	R ⁵⁷¹				R ³⁴
4750.4	2004	193	Am ⁵⁷¹		2002	664	Am (as ad by Sec. 2, Stats. 2001, Ch. 201) ⁴³¹
4751	2000	1035	Am				Am ⁵¹⁹
4755	2007	592	Ad		2003	62	Am
4764.1	2001	115	R		2003	594	Am
4764.2	2000	787	R	5070	2000	651	Ad
	2001	115	R ⁸²		2003	594	R
4764.3	2001	115	R	5071	2003	594	R
4764.4	2001	115	R	5071.1	2000	422	Ad
4766	2007	452	Am		2003	594	R
4852	2000	163	Am	5073	1999	594	Ad
	2000	859	Am		2003	594	R
5000	2000	861 *	Am	5074	2004	393	Am
5002.7	1999	724	Am	5080	2000	372	Ad
	2000	860	Am		2003	594	R
	2007	630	Am	5101	2000	163	Am
5004.1	2007	497	Am ⁶³⁶		2000	859	Am (by Sec. 3 of Ch.)
5004.6	2003	594	R				Am (by Sec. 28.5 of Ch.) ²⁹³
5007	2000	524	Am		2000	861 *	Am (by Sec. 28.5, Stats. 2000, Ch. 861)
	2004	363	Am ⁷⁹				
			R ⁸⁰	5101.2	1999	988	Am
			Ad ⁸¹		2003	594	Am
	2004	404	Am ⁷⁹	5101.3	1999	612	Am
			R ⁸⁰	5101.4	1999	612	Am
			Ad ⁸¹	5101.5	2007	357	Am
	2006	116	Am	5101.6	2007	357	Am
	2006	203	Am (by Sec. 1.5 of Ch.)	5101.8	1999	612	Am
5007.5	2004	404	Ad				
5011	2000	861 *	Am				
	2001	826	Am				
5011.5	2004	193	Am ⁵⁷¹				
5014	2000	861 *	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
5101.8 (Cont.)					2001	826	Am (as am by Sec. 36, Stats. 2000, Ch. 861)
5103	2004	201	Am	5907	2003	235	Am
	2000	163	Am		6700	2003	594
	2000	859	Am (by Sec. 4 of Ch.)	6700.2	2000	30	Am
	2000	861 *	Am (by Sec. 29.5 of Ch.) ²⁹³		2001	825	Am
5106	2000	861 *	Am	6700.25	2003	719	Am
	2004	540	Am	6701	1999	100	Am
5108	2000	861 *	Am	6851	2000	861 *	R
	2004	540	Am	6851.5	2000	861 *	R
5112	2004	540	Ad	6855	2006	288	Am & RN
5151	2006	454	Ad	8000	2000	861 *	Am
5152	2006	454	Ad	8054	2000	861 *	Am
5154	2006	454	Ad	8057	2002	758	Am
5155	2006	454	Ad	8058	2001	539	Ad
5156	2006	454	Ad		2002	758	Am
5157	2006	454	Ad	8100	2006	169	Ad
5158	2006	454	Ad	8101	2006	169	Ad
5159	2006	454	Ad	8102	2006	169	Ad
5160	2006	454	Ad	8103	2006	169	Ad
	2007	130	Am ⁹⁰²	8104	2006	169	Ad
5200	2003	594	Am	8201	2002	758	Am
5201	1999	1007	Am	8800	2006	288	Am
	2003	594	Am (by Sec. 28 of Ch.)	9101	2003	594	Am
	2003	626	Am (by Sec. 2 of Ch.)	9102.5	2003	719	Am
	2004	650	Am	9104.5	1999	911	Ad
	2007	273	Am	9105	2006	116	Am
5201.1	2007	273	Ad		2007	357	Am
5204	2000	135	Am ²⁰³	9107	2003	594	Am
	2000	861 *	Am	9250	2003	719	Am
5205.5	1999	330	Ad & R ⁶⁸	9250.1	2007	750	Ad & R ⁷²²
	2000	686	Am	9250.10	2000	861 *	Am
	2003	715	Am		2001	826	Am (as am by Sec. 43, Stats. 2000, Ch. 861)
	2004	725	Am	9250.11	1999	36 *	R
	2005	22	Am ⁶⁴⁷			2003	476
	2006	606	Am	9250.13	2000	861 *	Am
	2006	614	Am (by Sec. 2 of Ch.) ⁸⁶⁸		2001	826	Am (as am by Sec. 44, Stats. 2000, Ch. 861)
5301	2000	861 *	Am		2003	719	Am
	2001	826	Am (as am by Sec. 33, Stats. 2000, Ch. 861)		2004	183	Am ⁵⁷¹
	2004	615	Am	9250.14	1999	232	Am ¹⁸
5302	2000	861 *	Am			2000	861 *
5305	2000	861 *	Am		2000	1064 *	Am (by Sec. 5 of Ch.) ²⁹¹
5505	2002	670	Am (by Sec. 7 of Ch.) ¹³				Am (by Sec. 5.5 of Ch.) ²⁹²
5506	2002	670	Ad		2001	826	Am (as am by Sec. 5.5, Stats. 2000, Ch. 1064)
5600	2000	1035	Am		2004	514	Am ³⁸
5604.5	2000	455	Ad				
5751.5	2002	127	Am				
	2004	650	Am				
5753	2003	151	Am				
5900	2000	1035	Am				
5902	2000	861 *	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>
9250.15	2001	539	Am		2005	22	Am ⁶⁴⁷
9250.16	2003	483	Ad	9400.3	2001	826	Ad
9250.19	2000	861 *	Am		2004	183	Am ⁵⁷¹
	2001	826	Am (as am by Sec. 46, Stats. 2000, Ch. 861)	9406	2000	861 *	Am
	2002	986	Am & R ⁴³	9406.1	2000	861 *	Ad
	2003	62	Am ⁵¹⁹	9407	2001	826	Am
	2005	470	Am ³⁴⁹	9408	2000	861 *	Am
9250.2	2004	707	Am		2001	826	Am (as am by Sec. 53, Stats. 2000, Ch. 861)
9250.5	2004	931	Ad	9410	2001	825	Am
9250.7	2000	861 *	Am (by Sec. 41 of Ch.)		2004	404	Am
	2001	175	Am	9552	2002	805 *	Am
	2001	826	Am (by Sec. 19.5 of Ch., as am by Sec. 41, Stats. 2000, Ch. 861)	9553	1999	22 *	Am ¹⁶
	2002	664	Am ⁴³¹		2002	805 *	Am
	2004	650	Am	9553.5	2002	758	Ad
	2007	389	Am	9554	2002	805 *	Am
9250.8	2000	861 *	Am		2003	62	Am ⁵¹⁹
	2001	826	Am (as am by Sec. 42, Stats. 2000, Ch. 861)		2003	719	Am
	2003	719	Am	9554.2	2000	861 *	Ad
9252	2003	719	Am	9554.5	2002	805 *	Am
9254	2003	719	Am	9559.5	2006	169	Ad
9255	1999	1007	Am	9560	2004	188	Ad
	2002	758	Am	9564	1999	316	Am
9255.2	2002	670	Am ¹³	9700	2001	826	Am
9258	2003	719	Am	9702	2003	719	Am
9259.3	2001	539	Ad	9706	2001	826	Am
9259.5	2001	539	Ad	9805	2002	784	Am ⁴⁹⁰
9260	2000	861 *	Am	9806	2002	784	Am ⁴⁹⁰
9261	2000	861 *	Am	9852.9	2007	609	Ad ⁶⁶²
	2003	719	Am	9853	2005	473	Am
9261.1	2007	750	Ad & R ⁷²²	9853.6	2007	750	Ad & R ⁷²²
9265	2003	719	Am	9853.7	2007	609	Ad ⁶⁶²
9270	2004	430	Am	9853.8	2007	609	Ad ⁶⁶²
9400	2000	861 *	Am (by Sec. 49 of Ch.)	9860	2005	473	Am
	2000	973	Am (by Sec. 3 of Ch.) ²⁹¹	9861	2005	473	Am
			Am (by Sec. 3.5 of Ch.) ²⁹²	9862.5	2001	825	Am
	2001	826	Am	9863	2005	473	Am
9400.1	2000	861 *	Ad	9872.1	2002	784	Am ⁴⁹⁰
	2001	825	Am (by Sec. 10.5 of Ch.)	9951	2003	427	Ad
	2001	826	Am (by Sec. 26.5 of Ch.)		2004	183	Am ⁵⁷¹
	2003	719	Am	9954	2006	433	Ad ⁸³⁹
	2004	183	Am ⁵⁷¹	9955	2005	323	Ad
	2004	615	Am	9980	2000	135	Am ²⁰³
				10751	2002	784	Am ⁴⁹⁰
				10904	2000	867	Ad
				11101	2002	774 *	Am ⁷⁰
							R ⁶³
							Ad ⁵¹³
							R (as ad by Sec. 2.5, Stats. 2002, Ch. 774)
							Am (as am by Sec. 2, Stats. 2002, Ch. 774) ^{36 13}
							Am
				11102	2000	243	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
11102.1	2002	784	Am ⁴⁹⁰		2004	836	Am
11102.5	2000	243	Am	11703	2007	437	Am
11104	2000	243	Am	11703.2	2007	93	Am
	2003	768	Am	11704.5	1999	230	Am
11110	2000	243	Am		2000	221	Am
	2007	682	Am (by Sec. 8 of Ch.)		2001	93	Am
	2007	747	Am (by Sec. 14.5 of Ch.)		2004	836	Am
11113	2000	642	Am	11705	2007	437	Am
11113.3	2000	833	Ad	11705.5	2004	615	R
11200	2001	457	Am	11709.2	2005	128	Am ⁴⁸⁵
11202.5	1999	282	Am		2006	567	Am (as am by Sec. 7, Stats. 2005, Ch. 128)
	2000	243	Am				
11203	2002	784	Am ⁴⁹⁰	11709.3	2001	441	Ad
11204	2003	594	Am	11710	2002	303	Am
11205	2003	518	Am (as am by Sec. 455.5, Stats. 1998, Ch. 931)		2004	836	Am
				11710.1	2002	1110	Ad
11205.2	2003	518	Ad	11710.2	2002	784	Am ⁴⁹⁰
	2004	615	Am	11711.3	2002	407	Ad
11205.4	2004	665	Ad		2003	62	Am ⁵¹⁹
11208	2001	457	Am	11713	2002	947	Am
	2007	396	Am	11713.1	1999	230	Am
11212	2001	739	Am ³⁵⁰		2000	566	Am (by Sec. 5 of Ch.)
11214	2003	518	R & Ad		2000	773	Am (by Sec. 4 of Ch.) ⁹⁶
11215	2007	682	Am (by Sec. 9 of Ch.)		2001	441	Am
	2007	747	Am (by Sec. 15.5 of Ch.)		2002	947	Am
11219	2000	642	Am		2006	538	Am ⁸⁰²
	2000	833	Ad		2006	623	Am
11219.3	2000	833	Ad		2007	130	Am ⁹⁰²
	2006	898	Am	11713.10	1999	140	Ad
11219.5	2007	396	Am	11713.11	1999	672	Am
11222	2001	739	Am ³⁵⁰	11713.14	1999	672	Ad
11301.5	2002	784	Am ⁴⁹⁰	11713.16	2002	947	Ad
11400	2005	148	Am	11713.17	2004	365	Ad
11402	2004	430	Am	11713.18	2005	128	Ad ⁴⁸⁵
11405	2005	148	Am	11713.19	2005	128	Ad ⁴⁸⁵
11406	2004	430	Am	11713.20	2005	128	Ad ⁴⁸⁵
	2005	148	Am	11713.21	2005	128	Ad ⁴⁸⁵
11515	2002	826	Am		2006	567	Am
	2003	719	Am		2007	219	Am
	2006	412	Am	11713.22	2007	406	Ad
11515.2	2003	719	Am	11713.25	2006	353	Ad
	2004	183	Am ⁵⁷¹	11713.3	2000	566	Am (by Sec. 6 of Ch.)
11519	2003	594	Ad		2000	789	Am (by Sec. 2.5 of Ch.)
11568	2002	826	Ad ⁸²		2006	353	Am
11604	2007	437	Am	11715	2001	739	Am ³⁵⁰
11614	1999	83	Am ³⁰	11722	2002	303	Am
	2000	773	Am	11723	2004	836	Am
	2002	947	R & Ad ⁹⁶	11724	2007	192*	Ad
11614.1	2002	947	Ad	11729	1999	672	Am
	2003	62	Am ⁵¹⁹	11730	2000	1035	Am
11700.3	2002	407	Ad	11738	2000	1035	Am
11701	2002	758	Am	11740	2002	407	Ad
	2003	62	Am ⁵¹⁹	11803	2002	758	Am
				12110	2000	641	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>
12200	2007	437	Ad	12801	2003	326	Am
12201	2007	437	Ad		3X 2003–04	1 *	Am (as am by
12202	2007	437	Ad				Stats. 2003,
12203	2007	437	Ad				Ch. 326) ²²
12204	2007	437	Ad	12801.2	2003	326	Ad
12205	2007	437	Ad		3X 2003–04	1 *	R (as ad by
12206	2007	437	Ad				Stats. 2003,
12207	2007	437	Ad				Ch. 326) ²²
12208	2007	437	Ad	12801.5	2003	326	Am
12209	2007	437	Ad		3X 2003–04	1 *	Am (as am by
12210	2007	437	Ad				Stats. 2003,
12211	2007	437	Ad				Ch. 326) ²²
12212	2007	437	Ad	12801.9	2003	326	Ad
12213	2007	437	Ad		3X 2003–04	1 *	R (as ad by
12214	2007	437	Ad				Stats. 2003,
12215	2007	437	Ad				Ch. 326) ²²
12216	2007	437	Ad	12802.5	1999	22 *	Am ¹⁶
12217	2007	437	Ad	12804.10	2001	658 *	Ad
12500	2004	755	Am	12804.15	2001	658 *	Ad
	2007	630	Am	12804.6	2006	574	Am
12502	2002	103 *	Am	12804.9	1999	722	Am (as am by
12505	2004	952	Am ⁶⁷⁶				Sec. 54.5 and
12509	2000	1035	Am				Sec. 55,
	2001	825	Am				Stats. 1998,
	2002	418	Am				Ch. 877)
	2002	758	Am (by		2000	1035	R (as am by
			Sec. 11.5 of Ch.)				Sec. 4,
	2003	62	Am ⁵¹⁹				Stats. 1999,
	2003	768	Am				Ch. 722)
	2004	183	Am ⁵⁷¹				Am (as am by
	2004	755	Am				Sec. 3,
	2005	22	Am ⁶⁴⁷				Stats. 1999,
	2006	538	Am ⁸⁰²				Ch. 722)
12512	2000	596	Ad				R & Ad ²²
12514	2000	1035	Am		2001	658 *	Am (as am by
12517	2004	952	Am ⁶⁷⁶				Sec. 16 and as
	2005	199	R (as am by				ad by Sec. 16.5,
			Sec. 8,				Stats. 2000,
			Stats. 1996,				Ch. 1035)
			Ch. 440)		2004	755	Am (by Sec. 5
			Am (as am by				of Ch.)
			Sec. 4,		2004	952	Am (by Sec. 6.3
			Stats. 2004,				of Ch.) ⁶⁷⁵
			Ch. 952)				R ⁸⁰
	2006	574	Am				Ad ⁶⁷⁶
12517.1	2002	766	Am		2005	199	Am (as ad by
12517.2	2007	158	Am				Stats. 2004,
12517.3	1999	229 *	Am				Ch. 952)
	2006	311	Am		2006	574	Am
12517.4	2004	952	Am ⁶⁷⁶		2007	130	Am ⁹⁰²
12517.5	1999	1007	Am	12805	2000	985	Am
	2002	664	Am ⁴³¹	12808	2000	135	Am ²⁰³
12525	2006	574	Am		2000	985	Am
12660	2003	768	Am				R & Ad ¹⁹²
12800	2003	326	Am	12810	2000	675	Am (by Sec. 1
	3X 2003–04	1 *	Am (as am by				of Ch.)
			Stats. 2003,		2000	1035	Am (by
			Ch. 326) ²²				Sec. 18.1 of Ch.)
12800.5	1999	489	Am		2002	758	Am
12800.7	1999	1008	Am		2004	650	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12810 (Cont.)				12814.6	2000	1035	Am
	2005	571	Am		2002	418	Am
	2006	900	Am		2002	758	Am (by
	2007	682	Am (by Sec. 10				Sec. 13.5 of Ch.)
			of Ch.)		2003	768	Am
	2007	747	Am (by		2005	337	Am (by Sec. 1
			Sec. 16.5 of Ch.)				of Ch.)
12810.3	2006	290	Ad ⁶⁶²		2007	425	Am
	2007	214	Am	12814.7	2002	418	Ad
12810.5	2003	451	Am	12814.8	1999	206	Ad & R ¹⁹
	2007	630	Am	12815	1999	1008	Am
12811	1999	1008	Am (as ad by		2000	135	Am ²⁰³
			Sec. 7,	12818	2000	985	Am
			Stats. 1998,				R & Ad ¹⁹²
			Ch. 887)	12950	2003	819	Am
	2001	740	Am (by Sec. 5	12950.5	2003	819	Ad
			of Ch., as am by	13000	1999	1008	Am
			Sec. 5,		2003	326	Am
			Stats. 1999,	13000.1	2000	787	Ad
			Ch. 1008) ³²⁸	13003	1999	1008	Am
			Am (by Sec. 5.5	13004.1	2007	743	Am
			of Ch., as am by	13005	2001	740	Am (by Sec. 6
			Sec. 5,				of Ch., as ad by
			Stats. 1999,				Sec. 9,
			Ch. 1008) ³²⁴				Stats. 1998,
	2002	664	Am (as am by				Ch. 887) ³²⁸
			Sec. 5,				Am (by Sec. 6.5
			Stats. 2001,				of Ch., as ad by
			Ch. 740) ⁴³¹				Sec. 9,
	2003	405	R (as am by				Stats. 1998,
			Sec. 218,				Ch. 887) ³²⁴
			Stats. 2002,		2003	405	R (as am by
			Ch. 664)				Sec. 6,
			Am (as am by				Stats. 2001,
			Sec. 5.5,				Ch. 740)
			Stats. 2001,				Am (as am by
			Ch. 740)				Sec. 6.5,
	2004	615	Am				Stats. 2001,
	2005	665	Am ⁴⁸⁵				Ch. 740)
	2006	311	Am (as am by		2007	629	Am
			Sec. 1,		2007	630	Am (by Sec. 6.5
			Stats. 2005,				of Ch.)
			Ch. 665)	13005.5	1999	489	Am
	2006	538	Am (as am by	13102	1999	724	Am
			Sec. 1,	13105	2003	149	Am
			Stats. 2005,	13106	1999	22*	Am ¹⁶
			Ch. 665) ⁸⁰²		2002	805*	Am
	2007	629	Am	13201	2007	682	Am
	2007	630	Am (by Sec. 5.5	13202.4	2001	854	Am
			of Ch.)	13202.5	2007	747	Am
12814	2000	985	Am	13202.6	2006	434	Am
			R & Ad ¹⁹²	13210	2000	642	Ad
	2003	594	Am (as am by	13350	1999	22*	Am ¹⁶
			Sec. 10 and as		2002	545	Am ⁴²²
			ad by Sec. 11,		2007	747	Am
			Stats. 2000,	13350.5	1999	22*	Am ¹⁶
			Ch. 985)		2007	747	Am
12814.1	2000	985	Ad & R ⁵	13351	2007	682	Am (by Sec. 12
12814.5	2003	326	Am				of Ch.)
	2003	719	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>
13351 (Cont.)	2007	747	Am (by Sec. 20.5 of Ch.)	2004	551		Am (by Sec. 7 of Ch.) ⁶⁷⁶
13351.8	2000	642	Ad	2004	952		Am (by Sec. 7.1 of Ch.) ⁶⁷⁵
13351.85	2000	641	Ad				R ⁸⁰
13352	1999	22*	Am ¹⁶				Ad (by Sec. 7.5 of Ch.) ⁶⁷⁶
	2002	545	Am ⁴²²		2005	279	Am ⁷⁴²
	2003	149	Am		2007	747	Am
	2004	550	Am (by Sec. 4 of Ch.)	13353.1	2001	473	Am ³⁶⁹
	2004	551	Am (by Sec. 3 of Ch.) ⁶⁷⁶		2004	550	Am
	2004	595	Am (by Sec. 1.4 of Ch.) ⁶⁷⁵		2007	747	Am (by Sec. 23 of Ch.)
			R ⁸⁰		2007	749	Am (by Sec. 1.5 of Ch.) ³⁰¹
			Ad (by Sec. 1.5 of Ch.) ⁶⁷⁶	13353.2	1999	22*	Am (as am by Sec. 3.12, Stats. 1998, Ch. 118) ¹⁶
	2005	22	Am (as ad by Stats. 2004, Ch. 595) ⁶⁴⁷		2006	574	Am
	2005	646	Am (as ad by Sec. 1.5, Stats. 2004, Ch. 595)		2007	130	Am ⁹⁰²
					2007	749	Am ³⁰¹
	2006	692	Am	13353.3	2001	473	Am ³⁶⁹
	2007	130	Am ⁹⁰²		2002	545	Am ⁴²²
13352.1	2007	682	Am		2004	550	Am (by Sec. 8 of Ch.)
	2006	692	Ad		2004	551	Am (by Sec. 8.3 of Ch.) ⁶⁷⁵
	2007	130	Am ⁹⁰²				R ⁸⁰
13352.2	2004	403	Ad				Ad ⁶⁷⁶
13352.3	2003	149	Am		2007	747	Am
13352.4	1999	22*	Am (as am by Stats. 1998, Ch. 756) ¹⁶	13353.4	2002	545	Am ⁴²²
					2004	952	Am ⁶⁷⁶
	2002	545	Am ⁴²²	13353.45	2002	545	Am ⁴²²
	2004	551	Am ⁶⁷⁵	13353.5	2002	545	Am ⁴²²
			R ⁸⁰		2004	551	Am ⁶⁷⁶
			Ad ⁶⁷⁶	13353.6	2004	952	Am ⁶⁷⁵
	2006	692	Am				R ⁸⁰
13352.5	1999	22*	Am (as ad by Sec. 7, Stats. 1998, Ch. 756) ¹⁶	13353.7	2004	550	Am (by Sec. 9 of Ch.)
					2004	551	Am (by Sec. 10 of Ch.) ⁶⁷⁶
	2002	545	Am ⁴²²		2004	952	Am (by Sec. 10.1 of Ch.) ⁶⁷⁵
	2003	705	Am				R ⁸⁰
	2004	403	Am (by Sec. 2 of Ch.)				Ad (by Sec. 10.5 of Ch.) ⁶⁷⁶
	2004	551	Am (by Sec. 6.3 of Ch.) ⁶⁷⁵		2007	747	Am
			R ⁸⁰	13353.8	2003	254	Am
			Ad ⁶⁷⁶		2004	550	Am
13352.6	2000	1063	Ad		2007	747	Am
	2004	403	Am (by Sec. 3 of Ch.)	13354	2004	551	Am ⁶⁷⁵
	2004	550	Am (by Sec. 5.5 of Ch.)				R ⁸⁰
	2007	747	Am	13355	2003	149	Am
13353	2001	473	Am ³⁶⁹	13366.5	2004	952	Ad ⁶⁷⁶
	2004	550	Am (by Sec. 6 of Ch.)	13369	2002	766	Am
					2004	801	Am (by Sec. 1 of Ch.)

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
13369 (Cont.)				14601.4	2000	1064*	Am
	2004	952	Am (by Sec. 12.3 of Ch.) ⁶⁷⁵		2004	908	Am
			R ⁸⁰		2006	835	Am
			Ad ⁶⁷⁶	14601.5	2000	1064*	Am
	2005	66	Am (as ad by Sec. 12.5, Stats. 2004, Ch. 952)		2004	908	Am (by Sec. 19 of Ch.)
13370	2003	594	Am		2004	952	Am (by Sec. 13.3 of Ch.) ⁶⁷⁵
	2004	615	Am				R ⁸⁰
	2005	66	Am				Ad ⁶⁷⁶
13371	2005	66	Am	14601.9	2006	835	Am
13372	2005	66	Am		1999	122	Ad & R ¹⁹
13373	2005	66	Am		2000	401	Am
13374	2005	66	Am		2004	594*	Ad & R ⁶⁸
13376	2005	66	Am	14602.1	2001	745*	Am
13377	2000	135	Am ²⁰³		2005	485	Am
	2002	787	Am ⁴²²	14602.6	2001	480	Am (by Sec. 1 of Ch.)
	2004	184*	Am		2001	554	Am (by Sec. 2.5 of Ch.)
13378	2005	66	Am		2002	402	Am
13385	2007	748	Ad		2002	664	Am ⁴³¹
13386	1999	22*	Ad(RN) ¹⁶		2005	646	Am (by Sec. 2 of Ch.)
	2000	1064*	Am		2006	418	Am
	2001	473	Am ³⁶⁹		2006	538	Am ⁸⁰²
	2002	545	Am ⁴²²		2007	192*	Am
	2006	835	Am	14602.7	2001	554	Am
13389	2007	749	Ad ³⁰¹		2002	402	Am
13390	2006	899	R		2002	664	Am ⁴³¹
13551.1	1999	1008	R		2006	418	Am
13803	2000	985	Ad & R ¹¹¹		2007	192*	Am
13954	2004	551	Am ⁶⁷⁶	14602.8	2005	656	Ad
	2007	747	Am	14607.6	2005	75*	Am ⁸⁰
14100	2001	658*	Am	14610.1	2007	743	Am
14104.5	1999	724	Am	14900	2000	787	Am
14105	1999	724	Am		2002	805*	Am
14105.5	1999	724	Am		2003	719	Am
14112	2004	193	Am ⁵⁷¹	14900.1	2000	787	Am
14601	2000	1064*	Am		2001	739	Am ³⁵⁰
	2003	468	Am ⁵⁶¹		2002	805*	Am
	2004	908	Am		2003	719	Am
	2007	682	Am	14901	2003	719	Am
14601.1	2000	1064*	Am	14902	2003	719	Am
	2004	908	Am		2004	212*	Am
14601.10	1999	877	Ad & R ¹⁹	14905	2002	805*	Am
14601.2	1999	22*	Am (as am by Sec. 10, Stats. 1998, Ch. 756) ¹⁶	14907	2002	805*	Ad
			Am (by Sec. 13 of Ch.) ⁶⁷⁶	14908	1999	1008	R
	2004	551	Am (by Sec. 13 of Ch.) ⁶⁷⁶	15210	2001	504	Am
	2004	908	Am (by Sec. 16.3 of Ch.) ⁶⁷⁵		2003	222	Am
			R ⁸⁰		2003	594	Am
			Ad ⁶⁷⁶		2004	952	Am ⁶⁷⁶
	2005	279	Am ⁷⁴²		2006	574	Am
	2006	835	Am		2007	630	Am
14601.3	1999	22*	Am ¹⁶	15215	2006	574	Ad
	2004	908	Am	15240	2001	504	Am
				15242	2001	298	Am
					2002	774*	Am
					2005	226	Am
					2006	538	Am ⁸⁰²

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>
15250	2004	801	Am		2000	1035	Am
	2005	22	Am ⁶⁴⁷		2001	825	Am
15250.5	2001	739	R ³⁵⁰		2005	706	Am
15250.7	2003	594	Am		2006	288	Am
15255	2001	739	R ³⁵⁰	16020.1	1999	794	Ad
15275	1999	224	Am		2000	135	Am ²⁰³
	2004	801	Am		2000	1035	Am
	2005	22	Am ⁶⁴⁷		2002	666	Am
15275.1	2004	952	Ad ⁶⁷⁶		2005	435	Am
	2005	199	Am	16020.2	1999	807	Ad
15278	1999	224	Am		2000	1035	Am
	2002	758	Am		2002	666	Am
	2004	952	Am ⁶⁷⁶		2005	435	Am
15300	1999	724	Am	16021	2000	1035	Am
	2001	504	Am		2003	594	Am
	2004	952	Am ⁶⁷⁶	16025	1999	880	Am
	2006	574	Am	16028	1999	880	Am ¹³
	2007	747	Am		2001	825	Am
15301	2007	563	Ad	16029	1999	880	Am ¹³
15302	1999	724	Am	16030	1999	880	Am ¹³
	2001	504	Am	16033	1999	880	Am ¹³
	2002	664	Am ⁴³¹	Div. 7,			
	2002	787	Am ⁴²²	Ch. 1,			
	2004	952	Am ⁶⁷⁶	Art. 3,			
	2006	574	Am	heading			
	2007	747	Am	(Sec. 16050			
15304	2004	952	Am ⁶⁷⁶	et seq.)	2001	739	Am ³⁵⁰
15306	2004	952	Am ⁶⁷⁶	16050	2001	739	Am ³⁵⁰
15308	2004	952	Am ⁶⁷⁶	16051	2001	739	Am ³⁵⁰
15309	1999	724	Ad	16052	2001	739	Am ³⁵⁰
15310	1999	1008	R	16054	1999	183	Am
15311	1999	724	Ad		2001	739	Am ³⁵⁰
	2004	952	Am ⁶⁷⁶	16054.2	2000	1035	Am
15311.1	2004	952	Ad ⁶⁷⁶		2001	739	Am ³⁵⁰
15312	2001	504	Ad	16055	2001	739	Am ³⁵⁰
	2004	952	Am ⁶⁷⁶	16056	2000	1035	Am
15312.1	2004	952	Ad ⁶⁷⁶	16056.1	2000	1035	Ad & R ¹⁹
15320	1999	724	Ad		2002	742	Am ⁷⁵
15325	2004	952	Ad ⁶⁷⁶		2005	435	Am
15600	2001	855	Ad	16058	2004	920	Ad
15602	2001	855	Ad	16058.1	2004	948	Ad
15603	2001	855	Ad		2005	706	Am
15620	2001	855	Ad	16070	1999	880	R (as ad by
	2002	664	Am ⁴³¹				Sec. 11,
15630	2001	855	Ad				Stats. 1996,
15632	2001	855	Ad				Ch. 1126)
16000	2001	84*	Am				Am (as am by
	2001	739	Am ³⁵⁰				Sec. 10,
	2002	766	Am				Stats. 1996,
	2003	594	Am				Ch. 1126) ¹³
16000.1	2002	766	Am		2001	739	Am ³⁵⁰
16002	2001	84*	Am	16071	1999	880	R (as ad by
16020	1999	880	R (as ad by				Sec. 13,
			Sec. 5,				Stats. 1996,
			Stats. 1996,				Ch. 1126)
			Ch. 1126)				Am (as am by
			Am (as am by				Sec. 12,
			Sec. 10,				Stats. 1996,
			Stats. 1997,				Ch. 1126) ¹³
			Ch. 652) ¹³	16072	2006	574	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
16073	2004	952	Am ⁶⁷⁶	21225	1999	722	Ad
16075	2002	766	Am	2004	755	Am	
16076	2003	451	Am	21226	2004	755	Ad
16077	2006	574	Am	21227	1999	722	Ad
16251	2002	766	Am	21228	1999	722	Ad
16370	2001	44	Am	2003	62	Am ⁵¹⁹	
16370.5	2003	594	Am	21229	1999	722	Ad
16373	2001	44	Am	21230	1999	722	Ad
16376	2001	44	Am	21235	1999	722	Ad
16377	2002	766	Am	2004	755	Am	
16379	2001	44	Am	21250	1999	140	Ad
16430	2002	766	Am	2004	422	Am	
16431	2003	594	Am	21251	1999	140	Ad
	2004	952	Am ⁶⁷⁶	2004	422	Am	
16434	2002	766	Am	2007	442	Am	
16457	1999	880	R (as ad by Sec. 15, Stats. 1996, Ch. 1126) Am (as am by Sec. 14, Stats. 1996, Ch. 1126) ¹³	21252	1999	140	Ad
				21253	1999	140	Ad
				21254	1999	140	Ad
				21260	1999	140	Ad
				2004	422	Am	
				2007	442	Am	
16502	2006	288	Am	21266	1999	140	Ad
16560	1999	1007	Am	21280	2002	979	Ad ⁵⁰⁶
17004.7	2005	485	Am ⁴²⁴ R ⁶⁹ Ad ⁵⁶²				R ⁶⁹
			Am ⁸⁰²	2007	106	Am ⁵⁷	
17155	2006	538	Am ⁸⁰²	21280.5	2002	979	Ad ⁵⁰⁶
17300	2006	419	Am				R ⁶⁹
20001	1999	854*	Am	2007	106	S ⁵⁷	
	2007	747	Am	21281	2002	979	Ad ⁵⁰⁶
20002	1999	421	Am				R ⁶⁹
	2001	825	Am	21281.5	2007	106	S ⁵⁷
21051	2000	135	Am ²⁰³	2007	106	Ad	
	2007	682	Am	21282	2002	979	Ad ⁵⁰⁶
21059	1999	1007	Am				R ⁶⁹
21070	2006	898	Ad	2007	106	R	
21100	2006	609	Am	21370.1	2004	193	R ⁵⁷¹
21100.4	1999	724	R	21376	2001	300	Ad
	2003	658	Ad	21401	2004	227*	Am
21101.4	2007	173*	Am	2004	889*	Am	
21104	2002	177	Am	21450	1999	277	Am
21107.9	2002	284	Ad				R & Ad ⁶³
21115	1999	140	Am	2005	126*	Ad	
21115.1	1999	140	Am	21450.5	2007	337	Ad & R ⁴⁸⁹
21115.5	2003	16	Ad & R ⁴³	21453	2001	14	Am
	2005	26	Am ⁷⁵	21455.5	2001	496	Am
21200.5	1999	22*	Am	2003	511	Am	
21201	2007	232	Am	21455.6	2000	833	Am
21211	1999	1007	Am	2000	860	Am	
	2001	127*	Am	2003	511	Am	
21212	2002	475	Am	21455.7	2001	496	Ad
21220	1999	722	Ad	2003	511	Am	
21220.5	1999	722	Ad	21456.2	1999	277	Ad & R ¹⁸
21221	1999	722	Ad	2005	126*	Ad	
21221.5	1999	722	Ad	21456.3	1999	277	Ad & R ¹⁸
	2000	287	Am ²¹⁶	2005	126*	Ad	
21223	1999	722	Ad	21461	2004	203	Am
21224	1999	722	Ad	21464	2004	338	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>
21464 (Cont.)				22450	2007	630	Am
	2004	391	Am	22451	2000	1035	Am
21655.12	1999	168	Ad ⁴	22452	2001	504	Am
			R ⁸		2006	574	Am
	2000	63*	Am		2007	630	Am
21655.16	2000	337	Ad ²²²	22454	1999	647*	Am
			R ³⁴	22456	2000	344	Ad
21655.3	2003	62	Am ⁵¹⁹	22500	2002	640	Am
21655.5	2002	277	Am	22507	2001	223	Am
21655.9	1999	330	Ad & R ⁶⁸	22507.1	2006	189	Ad
	2004	725	Am	22507.5	2004	404	Am
	2006	606	Am (by Sec. 4 of Ch.)		2004	518	Am
				22511	2002	640	Ad
	2006	614	Am (by Sec. 4 of Ch.) ⁸⁶⁹	22511.1	2002	640	Ad
21706.5	2006	375	Ad	22511.5	2004	404	Am
21712	2006	900	Am	22511.55	2000	524	Am
21716	2000	155	R (as am by Sec. 4, Stats. 1997, Ch. 536)		2001	708	Am
			Am (as am by Sec. 3, Stats. 1997, Ch. 536) ¹³		2003	555	Am
					2004	404	Am
					2006	116	Am
				22511.56	2000	135	Am ²⁰³
					2004	363	Am
					2006	203	Am
				22511.57	2004	363	Am
					2004	404	Am
21720	2005	323	Ad	22511.59	2000	524	Am
21721	2005	323	Ad		2001	708	Am
21752	2000	596	Am		2003	555	Am
21753	1999	724	Am		2004	404	Am
21800	2X 2001–02	6*	Am		2006	116	Am
21809	2006	375	Ad & R ³⁸		2007	413	Am
21810	1999	482	Ad & R ²⁰	22511.7	2007	413	Am
	2002	937	Am ¹⁹	22511.8	2004	404	Am
21949	2000	833	Ad		2007	413	Am
21950	2000	833	Am	22511.85	2000	215	Ad
21950.5	2000	833	Ad		2007	387	Am
21956	2000	833	Am	22511.95	2007	413	Ad
21960	1999	722	Am	22522	1999	1007	Am
	2004	615	Am	22526	2001	504	Am
21970	2000	833	Ad		2005	716	Am
21971	2000	833	Ad	22651	1999	22*	Am (as am by Sec. 11.5, Stats. 1998, Ch. 118) ¹⁶
22100	2004	183	Am ⁵⁷¹				Am (by Sec. 1 of Ch.)
22110	1999	1008	Am		2007	453	Am (by Sec. 4.5 of Ch.) ³⁰¹
22112	1999	647*	Am	22651.05	2004	371	Ad
	2002	397	Am	22651.10	2005	159	Ad ⁶³⁵
22348	2004	300	Am				R ²³²
22349	1999	724	Am		2007	747	Am
22352	2000	521	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 1997, Ch. 421)	22651.4	2006	288	Am
				22651.7	2006	609	Am
22353	2002	186	Ad	22652	2004	404	Am
22358.4	2005	279	Am ⁷⁴²	22656	2002	438	Am ⁴²⁶
	2007	384	Am	22658	1999	1007	Am (by Sec. 23 of Ch.)
22406	1999	724	Am				Am
	2000	787	Am		2003	212	Am
22406.1	2000	787	Ad		2006	609	Am
	2004	952	Am ⁶⁷⁶				
22411	1999	722	Ad				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
22658.1	2001	854	Am	23125	2004	505	Ad
22658.2	2004	404	Am	23130	2001	92	R
	2006	609	R	23130.5	2001	92	R
22670	2004	650	Am	23140	2007	263	Am
22710	2001	175	Am	23154	2007	749	Ad ³⁰¹
	2002	500	Am (as am by Stats. 2001, Ch. 175)	23157	1999	22*	Am & RN ¹⁶
22850.5	2004	650	Am	23158	2004	14*	Am
	2007	389	Am	23160	1999	22*	Am (as am by Sec. 11, Stats. 1998, Ch. 756) & RN ¹⁶
	1999	456	Am	23161	1999	22*	Am (as am by Sec. 12, Stats. 1998, Ch. 756) & RN ¹⁶
	2001	554	Am				
	2002	402	Am				
22851	2007	192*	Am	23166	1999	22*	Am (as am by Sec. 13.5, Stats. 1998, Ch. 756) & RN ¹⁶
	2001	127*	Am				
22851.10	2004	650	Am	23186	1999	22*	Am (as am by Sec. 15, Stats. 1998, Ch. 756) & RN ¹⁶
22851.2	2004	650	Am				
22851.3	2003	67	Am	23188	1999	22*	Am (as am by Sec. 17, Stats. 1998, Ch. 756) & RN ¹⁶
22851.4	2004	650	Am				
22851.6	2004	650	Am	23198	1999	22*	Ad & R ¹⁵
22851.8	2004	650	Am				
22852	2004	650	Am	23203	1999	22*	Am (as am by Sec. 17, Stats. 1998, Ch. 756) & RN ¹⁶
22854.5	2003	622	Ad				
22855	2003	292	Am	23204	1999	22*	Am (as am by Sec. 19, Stats. 1998, Ch. 756) & RN ¹⁶
22953	2006	609	Am				
23103	2001	739	Am ³⁵⁰	23217	2004	550	Am
	2007	682	Am		23221	1999	723
23104	2007	682	Am	23223	1999	723	Am
23105	2006	432	Ad	23225	1999	723	Am
23109	2004	595	Am	23226	1999	723	Am
	2005	475	Am	23229.1	2007	263	Am
23109.1	2006	538	Am ⁸⁰²	23235	1999	22*	Am (as am by Sec. 19, Stats. 1998, Ch. 756) & RN ¹⁶
	2006	432	Ad	23246	1999	22*	R ¹⁶
23109.2	2002	411*	Am				
23112.7	2003	62	R & Ad ¹⁰⁰ Am (as am by Sec. 2, Stats. 2002, Ch. 411) ⁵¹⁹	23246	1999	22*	Am (as am by Sec. 21, Stats. 1998, Ch. 756) & RN ¹⁶
	2003	468	Am (as am by Sec. 2, Stats. 2002, Ch. 411) ⁵⁶¹				
23113	2007	727*	R & Ad	23246	1999	22*	Am (as am by Sec. 21, Stats. 1998, Ch. 756) & RN ¹⁶
	2006	765	Ad				
23114	1999	421	Am	23246	1999	22*	Am (as am by Sec. 21, Stats. 1998, Ch. 756) & RN ¹⁶
23115	2002	673	Am				
	2004	518	Am	23246	1999	22*	Am (as am by Sec. 21, Stats. 1998, Ch. 756) & RN ¹⁶
2001	279	Am					
23116	2000	308	Am	23246	1999	22*	Am (as am by Sec. 21, Stats. 1998, Ch. 756) & RN ¹⁶
23123	2006	290	Ad ⁶⁶²				
23124	2007	214	R & Ad ⁸⁴⁹ Am (as ad by Sec. 4, Stats. 2006, Ch. 290)	23246	1999	22*	Am (as am by Sec. 21, Stats. 1998, Ch. 756) & RN ¹⁶
			Am (as ad by Sec. 5, Stats. 2006, Ch. 290)				
23124	2007	214	Ad ⁶⁶²				

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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>
23247	1999	22 *	Am (as am by Sec. 22, Stats. 1998, Ch. 756) ¹⁶		2004	551	Am (by Sec. 18.3 of Ch.) ⁶⁷⁵
	2003	468	S ^{57 561}				R ⁸⁰
23249	2001	473	Am ³⁶⁹	23546	1999	22 *	Ad ⁶⁷⁶
	2002	545	Am ⁴²²		2002	545	Am ⁴²²
	2003	468	Am ⁵⁶¹		2004	550	Am
23249.1	2003	468	R ⁵⁶¹	23548	2002	545	Am ⁴²²
23249.52	1999	22 *	Am & RN ¹⁶		2004	551	Am ⁶⁷⁶
23249.53	1999	22 *	Am & RN ¹⁶	23550	1999	22 *	Am ¹⁶
23249.54	1999	22 *	Am (as am by Sec. 6 and as ad by Sec. 7, Stats. 1998, Ch. 656) & RN ¹⁶		2002	545	Am ⁴²²
					2004	550	Am
				23550.5	1999	22 *	Am ¹⁶
					1999	706 *	Am
					2001	849	Am
23249.55	1999	22 *	Am & RN ¹⁶		2002	545	Am ⁴²²
23330	1999	722	Am	23552	1999	22 *	Am ¹⁶
23502	2000	1063	R & Ad		2002	545	Am ⁴²²
	2004	550	Am		2004	551	Am ⁶⁷⁶
	2007	747	Am	23554	2002	545	Am ⁴²²
23504	2000	1063	R	23556	2002	545	Am ⁴²²
23506	2000	1063	R		2004	551	Am ⁶⁷⁶
23508	2000	1063	R		2005	164	Am (as am by Sec. 21, Stats. 2004, Ch. 551)
23520	2003	149	Am				
23521	2002	545	Am ⁴²²	23558	1999	706 *	Am
	2003	149	Am		2007	747	Am
	2004	551	Am ⁶⁷⁶	23560	2002	545	Am ⁴²²
23522	1999	22 *	R ¹⁶		2004	550	Am
23524	1999	22 *	R ¹⁶	23562	1999	22 *	Ad(RN) ¹⁶
23536	1999	22 *	Ad(RN) ¹⁶		2002	545	Am ⁴²²
	2002	545	Am ⁴²²		2004	551	Am ⁶⁷⁶
	2004	551	Am ⁶⁷⁶	23566	1999	22 *	Am ¹⁶
	2006	692	Am		2002	545	Am ⁴²²
23538	1999	22 *	Ad(RN) ¹⁶		2004	550	Am
	2002	545	Am ⁴²²	23568	1999	22 *	Am ¹⁶
	2004	403	Am (by Sec. 4 of Ch.)		2002	545	Am ⁴²²
	2004	551	Am (by Sec. 16.3 of Ch.) ⁶⁷⁵		2004	551	Am ⁶⁷⁶
			R ⁸⁰	23572	1999	22 *	Am ¹⁶
			Ad ⁶⁷⁶	23575	1999	22 *	Ad(RN) ¹⁶
	2005	164	Am (as ad by Stats. 2004, Ch. 551)		2000	1064 *	Am
	2006	692	Am		2001	473	Am ³⁶⁹
23540	2002	545	Am ⁴²²		2004	550	Am
	2004	550	Am (by Sec. 13 of Ch.)	23577	2005	22	Am ⁶⁴⁷
	2004	551	Am (by Sec. 17.3 of Ch.) ⁶⁷⁵		1999	22 *	Am ¹⁶
			R ⁸⁰	23578	2005	89	Am
			Ad ⁶⁷⁶	23580	2002	664	Am ⁴³¹
23542	1999	22 *	Ad(RN) ¹⁶	23590	1999	22 *	R ¹⁶
	2002	545	Am ⁴²²	23592	2007	747	Am
	2004	403	Am (by Sec. 5 of Ch.)	23593	2004	502	Ad
					2005	22	Am ⁶⁴⁷
					2005	279	Am ⁷⁴²
				23596	1999	22 *	R
							Ad ¹⁶
					2007	747	Am
				23600	1999	22 *	Am ¹⁶
				23602	1999	22 *	Am ¹⁶

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				
23612	1999	22*	Ad(RN) ¹⁶	27150.3	2001	92	R				
	1999	853	Am ¹⁴⁴		2003	432	Ad				
	1999	854*	Am		27150.4	2001	92	R			
	2000	287	Am ²¹⁶			2001	92	R			
	2003	254	Am			2001	92	Am			
23620	2004	550	Am (by Sec. 19 of Ch.)	2002	569	Am					
	2007	747	Am	27150.8	2001	92	R				
23622	1999	724	Am	27151	2001	92	Am				
	2007	747	Am	27156	2007	325	Am				
23626	2004	550	Am	Div. 12, Ch. 5, Art. 3, heading (Sec. 27302 et seq.)	1999	449	Am				
23640	1999	22*	Am ¹⁶								
23646	1999	22*	Ad(RN) ¹⁶								
23647	2000	1064*	Am								
	2004	550	Am								
23648	1999	22*	Ad(RN) ¹⁶					27315	1999	557*	Am
23649	1999	22*	Ad(RN) (by Sec. 31 and Sec. 32 of Ch.) ¹⁶					2003	521	Am	
	2000	1064*	Am					2004	420	Am	
23650	1999	22*	Am ¹⁶					27316	1999	648	R & Ad
23655	1999	22*	Am ¹⁶					2001	581	Am	
23660	1999	22*	Ad(RN) ¹⁶	27316.5	2002	360	Ad				
23662	2004	551	Am ⁶⁷⁶	27317	1999	449	Ad				
	1999	22*	Ad(RN) ¹⁶	27360	2000	675	Am				
23665	1999	22*	Am ¹⁶	2003	524	Am					
24002.5	2004	551	Am ⁶⁷⁶								
	2000	873	Ad								
24007	2004	230*	Am				2004	420	Am (as ad by Sec. 2, Stats. 2003, Ch. 524)		
24011	2004	615	Am				2006	538	Am ⁸⁰²		
24011.3	2006	538	Am ⁸⁰²				27360.5	2000	675	Am	
24018	2002	937	Ad				2001	84*	R (as ad by Sec. 6, Stats. 2000, Ch. 675)		
24255	2004	198	Ad								
24400	2004	415	Am ⁷⁹								
24403	2006	311	R ⁸⁰								
			Ad ⁸¹								
24602	2003	451	Am	27361	2000	675				Am	
24604	2004	615	Am	2004	420	Am					
	2005	270	Am	27362	2002	784				Am ⁴⁹⁰	
24607	1999	140	Am	2004	420	Am					
24609	2003	594	Am	2005	22	Am ⁶⁴⁷					
24612	2001	825	Ad	27362.1	2002	703	Ad				
24616	2001	739	Ad ³⁵⁰	27363	2000	675	Am				
24617	2007	451	Ad	2001	84*	Am (as ad by Sec. 9, Stats. 2000, Ch. 675)					
25108	2001	739	Am ³⁵⁰								
25253	2006	375	Am								
25258	2004	198	R & Ad ²³²								
			Am								
25276	2004	404	Am				27363.5	2000	675	Am	
25353	2006	881	Ad				27365	2000	675	Am	
25803	2004	183	Am ⁵⁷¹								
25950	2004	198	Am								
27000	2005	166	Am								
27150.1	2001	92	Am								
27150.2	2002	569	Am								
	2001	92	Am								
27400	2002	569	Am	2004	420	Am					
	2003	594	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>
27602	2003	303	Am	34507.5	2003	292	Am
	2004	615	Am		2006	288	Am
27801	2004	280	Am	34508.5	2004	193	R ⁵⁷¹
27900	2003	292	Am	34510	2001	504	Am
27903	2002	241*	Am	34517	2006	288	Am
27907	1999	456	Am	34518	2006	288	Ad(RN)
27910	2000	861*	Ad	34520	1999	724	Am
29004	1999	724	Am (by Sec. 45 of Ch.)		2001	298	Am
			Am ⁸⁰²		2002	774*	Am
29008	2006	538	Am	34520.3	2005	324	Ad
29200	2006	288	R	34520.5	1999	1007	Am
29201	2006	288	R	34601	1999	1005	Am (by Sec. 98 of Ch.)
29800	2006	288	R		1999	1008	Am (by Sec. 15.5 of Ch.)
30800	2006	288	R				Am
30801	2006	288	R		2000	787	Am
31304	2002	104	Am	34602	2002	805*	Am ¹⁷⁵
31401	1999	556*	Am	34605	2002	805*	Am ¹⁷⁵
31401.5	1999	557*	Ad	34620	2003	729	Am
31402	2000	873	Am		2004	183	Am ⁵⁷¹
31404	1999	556*	Am	34621	2003	729	Am
31405	1999	557*	Ad		2007	66	Am
	2000	308	Am	34622	1999	1005	Am
31406	2000	308	Ad ²¹⁸	34623	1999	1006	Am
31407	2000	308	Ad		2001	298	Am
31408	1999	556*	Ad		2002	774*	Am
31409	2000	308	Ad	34623.5	2007	58	Am
31500	2006	288	R	34624	2002	774*	Am
31501	2006	288	R	34630	2007	58	Am
31510	2006	288	R	34631	2002	758	Am
31520	2006	288	R	34631.5	1999	724	Am
31530	2006	288	R	34640	2007	58	Am
31560	2002	625*	Am	34671	2007	58	Am
31600	2004	247*	Am	34672	2001	825	Am
32000.5	2002	610	Am	35103	2003	222	Ad
	2007	514	Am	35106	1999	724	Am
32001	2002	610	Am				R & Ad ⁸
32005	2004	193	R ⁵⁷¹		2006	538	Am ⁸⁰²
34500	1999	724	Am	35400	2000	860	Am (by Sec. 10 of Ch.)
	2000	566	Am		2001	658*	Am
	2006	288	Am		2002	78	Am
34500.3	2006	288	Ad		2003	399	Am
34501.12	1999	1008	Am		2003	468	Am ⁵⁶¹
	2002	610	Am	35401	2002	560	Am ⁴⁵⁰
	2003	729	Am		2004	615	Am
	2004	518	Am		2006	5*	Am ⁷⁷¹
	2005	400	Am		2006	450	Am ⁸⁷⁶
	2007	173*	Am				R ³⁰¹
	2007	514	Am				Ad ^{301 886}
34501.13	1999	1007	Am	35401.3	2000	860	Am
34501.18	2001	789	Ad	35401.5	2000	860	Am
34501.2	2000	787	Am	35401.7	1999	911	Ad & R ⁵
34501.5	1999	1008	Am		2001	413	Am ¹⁹
	2005	677*	Am		2003	188	Am ⁷⁵
34505.6	1999	1005	Am		2004	183	Am ⁵⁷¹
	1999	1006	Am		2006	449	Am ³⁴⁹
	2000	860	Am		2007	440	Am ⁹²²
34505.9	2000	135	Am ²⁰³	35401.8	2002	442	Ad ⁹⁸
	2002	897	Am				R ¹⁰⁰
34506.4	2000	873	Am				
34506.5	2000	873	Ad				
34507	2006	288	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>
35402	1999	181	Am	38246	1999	1008	Am
	2000	860	Am	38255	2003	719	Am
35555	2001	497 *	Am	38260	2003	719	Am
35559	2001	504	R	38265	2003	719	Am
35581	2001	745 *	Am	38286	2002	563	Am
35655.5	2000	212	Ad	38301	2007	541	Am
35700.5	2002	229	Am ¹³	38301.3	2005	571	Ad
35715.1	2003	15	Ad	38346	2004	908	Ad
35780.3	2000	566	Am	38370	2002	563	Am ⁴⁸⁸
35780.5	2007	514	Ad		2004	908	Am
35790.1	2000	135	Am ²⁰³	38375	2004	908	Ad
	2003	292	Am	38504.1	2006	195	Ad
35795	2006	242	Am	38504.2	2006	195	Ad
36010	2000	861 *	Am	38506	2003	252	Am
36109	2000	861 *	Am	39004	1999	277	Am
38001	2002	563	Am	40000.13	1999	330	Am
38007	2002	563	Am				R & Ad ⁶⁹
38010	1999	1008	Am		2006	614	Am (as am by
38020	2004	908	Am				Sec. 4,
38025	2003	135	Am				Stats. 1999,
38026	2002	563	Am				Ch. 330) ⁸⁶⁹
38121	2003	719	Am				Am (as ad by
38165	2007	541	Am				Sec. 5,
38225	2001	227	Am (as am by				Stats. 1999,
			Sec. 6,				Ch. 330) ⁸⁷¹
			Stats. 1996,	40000.15	1999	83	Am ³⁰
			Ch. 202) ⁷⁵		2000	873	Am
			Am (as am by		2006	609	Am
			Sec. 7,	40000.5	1999	316	Am
			Stats. 1996,	40000.7	2002	670	Am
			Ch. 202) ¹⁰⁰	40001	1999	724	Am
	2002	563	Am		2001	504	Am
	2006	77 *	Am (as am by		2004	193	Am ⁵⁷¹
			Sec. 40,	40002	2007	452	R & Ad
			Stats. 2002,	40002.1	2007	452	Am
			Ch. 563) ⁶⁸	40207	2007	377	Am
			Am (as am by				R & Ad ⁸⁰¹
			Sec. 3,	40215	2002	640	Am
			Stats. 2001,	40226	2002	640	Ad
			Ch. 227) ⁶⁹	40230	2005	75 *	Am ⁸⁰
	2007	541	Am (as am by		2007	738	Am
			Sec. 58,	40240	2007	377	Ad & R ³⁴⁹
			Stats. 2006,	40241	2007	377	Ad & R ³⁴⁹
			Ch. 77) & R ⁴⁸⁹	40242	2007	377	Ad & R ³⁴⁹
38225.4	2003	719	R (as ad by	40243	2007	377	Ad & R ³⁴⁹
			Sec. 6,	40250	2007	150 *	Am
			Stats. 1994,	40254	2002	184	Am
			Ch. 1004)	40256	2002	784	Am ⁴⁹⁰
			Am (as ad by	40303	1999	724	Am
			Sec. 3,		2000	860	Am
			Stats. 1994,		2003	467	Am
			Ch. 1197)		2006	288	Am
38225.5	2003	719	Am	40305	2003	467	Am
38231.5	2002	563	Am	40305.5	2003	467	Am
38232	2003	719	Am	40307	2007	738	Am
38240	2002	563	Am	40500	2003	467	Am
	2004	908	Am	40502	2002	784	Am ⁴⁹⁰
			R & Ad ⁸⁰		2003	149	Am
38240.1	2002	563	R	40504	2003	467	Am
38240.5	2006	78 *	Ad & R ⁶⁸	40506.5	2002	784	Am ⁴⁹⁰
38241	2004	908	Am & R ⁴³	40508	2003	451	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>
40508 (Cont.)	2007	738	Am	42001.13	2005	716	Am
40508.5	2002	148	Am		2003	555	Ad
40508.6	2002	784	Am ⁴⁹⁰		2007	413	Am
40509	2007	738	Am	42001.16	1999	841	Ad
40509.5	2007	738	Am (by Sec. 47 of Ch.)		2005	716	Am
	2007	747	Am (by Sec. 40.5 of Ch.)	42001.17	2000	833	Ad
40510.5	2007	738	Ad	42001.18	2000	833	Ad
40512	2006	538	Am ⁸⁰²	42001.19	2006	898	Ad
	2007	738	Am	42001.2	2003	482	Am
40512.6	2007	738	Am	42001.20	2005	166	Ad
40513	2001	830	Am	42001.25	2006	899	Ad
40515	2007	738	Am	42001.5	2003	555	Am
40521	2007	738	Am	42001.6	2002	640	Ad
40600	2003	292	Am	42002.1	2006	898	Ad
40610	2004	908	Am		2006	899	Ad
40611	1999	880	R (as ad by Sec. 17, Stats. 1996, Ch. 1126)		2006	900	Ad
			Am (as am by Sec. 16, Stats. 1996, Ch. 1126) ¹³	42003	2002	784	Am ⁴⁹⁰
40800	2007	682	Am	42005	1999	724	Am
40802	1999	1008	Am		2004	952	Am (by Sec. 31 of Ch.) ⁶⁷⁶
	2000	521	Am		2007	161	Am
40804	2007	682	Am	42006	2007	738	Am
41501	1999	1008	Am	42007	1999	679	Am
	2004	952	Am (by Sec. 30 of Ch.) ⁶⁷⁶		2003	592	Am
	2007	161	Am		2004	193	Am ⁵⁷¹
41600	2002	105	Am		2007	738	Am
41601.5	2002	105	Ad	42007.4	1999	841	Ad
41602	2002	105	Am	42007.5	2004	524	Ad & R ⁷⁵
41603	2002	105	Am		2006	768	Am ³¹⁷
41610	2007	682	Am	42008	2002	784	Am ⁴⁹⁰
42001	1999	841	Am	42008.5	2002	784	Am ⁴⁹⁰
	2000	833	Am		2007	682	Am
	2003	432	Am	42009	2007	682	Am (by Sec. 22 of Ch.)
	2003	555	Am (by Sec. 7.5 of Ch.)		2007	749	Am (by Sec. 6.5 of Ch.) ³⁰¹
	2004	338	Am	42010	1999	169*	Am ¹⁹
	2004	391	Am		2006	179	Ad
	2005	166	Am		2007	682	Am (by Sec. 23 of Ch.)
	2006	538	Am ⁸⁰²		2007	749	Am (by Sec. 7.5 of Ch.) ³⁰¹
	2006	898	Am	42011	2002	590	Ad & R ⁷⁵
	2006	899	Am		2003	62	Am ⁵¹⁹
	2006	900	Am	42030.1	2000	861*	Ad
42001.1	1999	724	Am	42203	2002	784	Am ⁴⁹⁰
				42204	2002	563	Am
				42205	1999	85	Am
					2004	211*	Am ⁶²²
				42232	2000	787	Am
				42271.5	1999	85	Ad & R ²⁷
				42272	2004	227*	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
110	2004	884	Am & RN	1017	1999	938	Ad
111	2003	680	Ad	1025.5	2003	741	Am
	2004	884	Am & RN	1031	2003	741	Ad
128	2002	461	Am	1052	2003	741	Am
138.10	2004	612	Ad	1055	2001	315	Am
138.12	2006	831	Ad		2002	652	Am
138.9	2001	7	Ad	1055.2	2001	315	Am
139.2	2005	573	Ad		2002	652	Am
139.4	2005	573	Ad	1061	2004	193	R ⁵⁷¹
141	2005	368	Ad	1062	1999	83	Am ³⁰
141.5	2006	77*	Ad	1100	2004	182	Am ^{81 614}
142	2007	178*	Ad	1122	2001	315	Am
175.5	2002	420	Am	1126	2001	315	Am
186	2002	396*	Am	1211	2001	315	Am
200	1X 2001–02	3*	Ad ²⁹⁶	1220	2003	740	Am
232	2001	745*	R	Div. 2,			
310	2003	449	Am	Pt. 2,			
359	2005	383	Am	Ch. 1,			
	2006	538	Am ⁸⁰²	Art. 2.7,			
375.5	2004	111	Am	heading			
521	2004	884	Am	(Sec. 1228			
	2005	22	Am ⁶⁴⁷	et seq.)	2000	306	Am
Div. 1,				1228.1	2000	306	Am
Ch. 8,				1228.2	2000	306	Am
Art. 3.5,				1228.3	2000	306	Am
heading					2003	741	Am
(Sec. 525				1228.5	2000	306	Am
et seq.)	2004	884	Ad	1228.8	2000	306	Am
525	2004	884	Ad(RN)		2003	741	R
	2005	22	Am ⁶⁴⁷	1228.9	2000	306	Am
526	2004	884	Ad(RN)	1232	2002	7	Am
527	2004	884	Ad	1259.2	2004	943	Ad
	2005	22	Am ⁶⁴⁷	1259.4	2004	943	Ad
528	2004	884	Ad		2005	81*	Am
529	2004	884	Ad	1525	2003	741	R & Ad
529.5	2004	884	Ad	1525.5	2003	741	R
529.7	2007	157	Ad	1526	2003	741	R
531	2007	675	Ad	1527	2003	741	R
531.10	2007	675	Ad	1527.5	2003	741	R
531.15	2007	675	Ad	1528	2003	741	R & Ad
531.2	2007	675	Ad	1529	2003	741	R & Ad
531.20	2007	675	Ad	1529.1	2003	741	R
531.5	2007	675	Ad	1530	2003	741	R & Ad
535	2006	559	Ad	1531	2003	741	R
1003.5	2002	652	R	1531.5	2003	741	R
1011	1999	938	Am	1532	2003	741	R
1011.5	2003	740	R (as ad by	1532.1	2003	741	R
			Sec. 2,	1532.2	2003	741	R
			Stats. 1992,	1533	2003	741	R
			Ch. 779)	1535	2003	741	R & Ad
			Am (as ad by	1536	2002	652	Am
			Sec. 1,		2003	741	R & Ad
			Stats. 1992,	1537	2003	741	Ad
			Ch. 779) ¹³⁷	1538	2003	741	Ad
1013	2002	617	Am	1539	2003	741	Ad
	2003	62	Am ⁵¹⁹	1540	2003	741	R & Ad
	2003	612	Am ⁵⁸³	1541	2003	741	Ad
	2005	22	Am ⁶⁴⁷	1546	2003	741	R
1014	1999	938	Ad	1547	2003	741	R
1015	1999	938	Ad	1547.1	2003	741	R
1016	1999	938	Ad	1548	2003	741	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>
1549	2003	741	R	8307	2007	367	Ad
1550	2003	741	R & Ad	Div. 5, Pt. 4, heading (Sec. 8520 et seq.)			
1551	2003	741	Ad				
1552	2003	741	Ad				
	2004	183	Am ⁵⁷¹				
1560	2003	741	R & Ad		2007	365	Am
1701.1	2001	315	Ad		2007	366	Am
1701.2	2001	315	Ad	8521	2007	365	Am
1701.3	2001	315	Ad		2007	366	Am
1701.4	2001	315	Ad	8522.3	2007	365	Ad
1703.1	2001	315	Ad		2007	366	Ad
1703.2	2001	315	Ad	8522.5	2007	365	Ad
1703.3	2001	315	Ad		2007	366	Ad
1703.4	2001	315	Ad	8523	2007	365	Ad
1703.5	2001	315	Ad		2007	366	Ad
1703.6	2001	315	Ad	8550	2007	365	Am
1704	2001	315	Am		2007	366	Am
1707	1999	938	Am	8551	2007	365	Am
1726	1999	938	R & Ad		2007	366	Am
1727	1999	938	R & Ad	8552	2007	365	Am
1728	1999	938	Am		2007	366	Am
1732	1999	938	R & Ad	8554	2007	365	Am
1812.6	1999	725*	Ad & R ²⁴		2007	366	Am
1825	2002	652	Am	8557	2004	497*	Am
1831	2002	652	Am	8575	2007	365	Am
1832	2002	652	Am		2007	366	Am
1833	2002	652	R	8577	2007	365	Ad
1834	2002	652	Am		2007	366	Ad
1845	2002	652	Am	8578	2007	365	Ad
	2003	741	Am		2007	366	Ad
1850	2002	652	Am	8580	2007	365	R & Ad
2850	2003	741	Am		2007	366	Ad
2865	2003	741	Ad	8581	2007	365	R
2868	2003	741	Ad		2007	366	R
4050	2006	246	Am	8582	2007	365	R
4201	2004	230*	Am		2007	366	R
4227	2004	230*	Am	8590	2007	365	Am
4250	2004	230*	R		2007	366	Am
4251	2004	230*	Am	8600.5	2004	498	Ad
4252	2004	230*	Am	8610	2001	745*	Am
4327	2004	230*	Am	8610.5	2007	365	Ad
4357	2004	230*	Am		2007	366	Ad
4405	2004	230*	R	8612	2007	366	Ad
5003	2006	538	Am ⁸⁰²		2007	368	Ad
5006	2003	741	Am	8613	2007	366	Ad
5009	2004	535	Ad		2007	368	Ad
	2006	374	Am	8617.5	2006	538	Am ⁸⁰²
5100	2007	675	Am	8650	2006	31	Ad & R ^{783 780}
5103	2007	675	Am	8650.6	2006	31	Ad & R ^{783 780}
5107	2003	741	Am	8650.7	2006	31	Ad & R ^{783 780}
6307	2003	741	Am	8650.8	2006	31	Ad & R ^{783 780}
6308	2003	741	Am	8725	2007	365	Ad
6308.5	2003	741	R		2007	366	R (as ad by
6309	2003	741	Am				Stats. 2007,
7043.5	2005	112	Ad				Ch. 365)
7048	2002	956	Am	8726	2007	365	Ad
8200	2007	364	Ad		2007	366	R (as ad by
8201	2007	364	Ad				Stats. 2007,
8306	2007	366	Ad				Ch. 365)
	2007	368	Ad	8727	2007	365	Ad

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
8727 (Cont.)	2007	366	R (as ad by Stats. 2007, Ch. 365)	10016	2007	319	Ad
				10530	2002	767	Ad
				10531	2002	767	Ad
				10532	2002	767	Ad
9110	2007	366	Ad	10533	2002	767	Ad
	2007	368	Ad	10534	2002	767	Ad
9120	2007	366	Ad	10535	2002	767	Ad
	2007	368	Ad	10536	2002	767	Ad
9121	2007	366	Ad	10537	2002	767	Ad
	2007	368	Ad	10540	2002	767	Ad
9122	2007	366	Ad		2002	949	Ad ⁵⁰⁷
	2007	368	Ad	10541	2002	767	Ad
9130	2007	366	Ad	10543	2002	767	Ad
	2007	368	Ad	10545	2002	767	Ad
9140	2007	366	Ad	10546	2002	767	Ad
	2007	368	Ad	10610.2	2001	644	Am
9141	2007	366	Ad		2002	664	Am ⁴³¹
	2007	368	Ad	10620	2001	320	Am
9142	2007	366	Ad	10621	2000	297	Am
	2007	368	Ad		2007	64	Am
9368	2002	221	Am	10631	2000	712*	Am
9386	2002	221	Am		2001	643	Am (by Sec. 3 of Ch.)
9600	2007	364	Ad		2001	644	Am (by Sec. 2.5 of Ch.)
9601	2007	364	Ad				Am ⁴³¹
9602	2007	364	Ad		2002	664	Am
9603	2007	364	Ad		2002	969*	Am
9610	2007	364	Ad		2004	688	Am
9611	2007	364	Ad		2006	538	Am ⁸⁰²
9612	2007	364	Ad	10631.1	2005	727	Ad
9613	2007	364	Ad	10631.5	2002	321	Ad
9614	2007	364	Ad		2007	628	Am
9615	2007	364	Ad	10631.7	2007	628	Ad
9616	2007	364	Ad	10633	2002	261	Am
9620	2007	364	Ad	10634	2001	644	Ad
9621	2007	364	Ad	10642	2000	297	Am
9622	2007	364	Ad	10644	2000	297	Am
9623	2007	364	Ad		2004	497*	Am
9624	2007	364	Ad		2007	628	Am (by Sec. 4 of Ch.)
9625	2007	364	Ad	10656	2001	643	Am
	2007	366	Ad	10657	2001	643	Ad & R ⁴³
9650	2007	366	Ad	10750	2000	708	Am
	2007	368	Ad	10752	1999	779*	Am
9651	2007	366	Ad	10753.1	2002	603	Ad
	2007	368	Ad	10753.10	2002	603	Ad(RN)
				10753.4	2002	603	Am
				10753.7	2002	603	Am & RN & Ad
					2004	497*	Am
				10753.8	2002	603	Am & RN & Ad(RN)
				10753.9	2002	603	Am & RN & Ad(RN)
				10756	2001	745*	R
				10780	2001	522	Ad
				10781	2001	522	Ad
				10782	2001	522	Ad
					2004	644	R
				10782.3	2001	522	Ad
				10795	2000	708	Ad
				10795.10	2000	708	Ad
Div. 6, Pt. 1.5, Ch. 1, heading (Sec. 10004 et seq.)	2007	319	Ad				
10004	1999	210	Am				
	2000	720	Am				
10004.5	1999	210	Ad				
	2000	720	Am				
10004.6	2000	720	Ad				
	2007	675	Am (by Sec. 5 of Ch.)				
10010	2001	745*	R				
10013	2001	320	Ad				
	2002	664	Am ⁴³¹				
10015	2007	319	Ad				

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

WATER 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>
10795.12	2000	708	Ad	12670.8	2000	1071	Ad
10795.14	2000	708	Ad	12684.2	2000	1071	Ad
10795.16	2000	708	Ad	12684.4	2000	1071	Ad
10795.19	2000	708	Ad	12684.6	2000	1071	Ad
10795.2	2000	708	Ad	12684.8	2000	1071	Ad
10795.20	2000	708	Ad	12687.5	2006	354	Ad
10795.4	2000	708	Ad	12706.3	2000	1071	Ad
	2002	603	Am	12721.5	2000	1071	Ad
10795.6	2000	708	Ad	12721.7	2000	1071	Ad
10795.8	2000	708	Ad	12721.8	2000	1071	Ad
10910	2001	643	Am	12741	2004	108	Am
10911	2001	643	Am	12742	2004	108	Am
10912	2001	643	Am	12749.93	2003	730	Ad
10913	2001	643	R	12749.94	2003	730	Ad
10915	2001	643	Am	12749.95	2001	637	Ad
11156	2001	745*	R		2003	730	Ad
11912	2001	745*	Am		2004	183	Am (as ad by
	2002	664	Am ⁴³¹				Stats. 2003,
12226.1	2004	193	R ⁵⁷¹				Ch. 730)
12228	2004	193	R ⁵⁷¹				& RN ⁵⁷¹
12260	1999	779*	S ⁵	12749.97	2004	183	Ad(RN) ⁵⁷¹
12261	1999	779*	S ⁵	12830	2001	745*	Am
12262	1999	779*	S ⁵	12875	2001	745*	Am
12263	1999	779*	S ⁵	12878	2004	230*	Am
12264	1999	779*	S ⁵		2004	702*	Am
12265	1999	779*	S ⁵		2007	366	Am
12266	1999	779*	S ⁵		2007	368	Am
12267	1999	779*	S ⁵	12878.1	2004	230*	Am
12268	1999	779*	S ⁵		2005	687	Am
12269	1999	779*	S ⁵		2007	366	Am
12270	1999	779*	S ⁵		2007	368	Am
12271	1999	779*	S ⁵	12878.21	2007	366	Am
12272	1999	779*	S ⁵		2007	368	Am
12273	1999	779*	Am ⁵	12878.23	2007	366	Am
12300	2006	548*	Am		2007	368	Am
12301	2005	583	Am	12878.33	2004	230*	Am
	2006	548*	Am	12878.44	2004	230*	Am
12308	2001	745*	R	12879.2	2006	538	Am ⁸⁰²
12310	1999	779*	Am	12879.5	2001	745*	Am
12562	2003	613	Am	12890.4	2001	745*	Am
12582.7	2000	1071	Ad	12899	2005	263	Ad
12585.10	2001	606*	Ad	12899.1	2005	263	Ad
12585.12	2007	366	Ad	12899.10	2005	263	Ad
	2007	368	Ad	12899.11	2005	263	Ad
12585.7	2000	1071	R & Ad	12899.2	2005	263	Ad
12585.8	2000	1071	Ad	12899.3	2005	263	Ad
12585.9	2000	1071	Ad	12899.4	2005	263	Ad
12625	2006	538	Am ⁸⁰²	12899.5	2005	263	Ad
12639.1	2004	230*	Ad	12899.6	2005	263	Ad
12643	2000	1071	Ad		2006	538	Am ⁸⁰²
12657	2000	1071	Am	12899.7	2005	263	Ad
12661.2	2000	1071	Ad		2006	538	Am ⁸⁰²
12670.11	2004	616	Ad	12899.8	2005	263	Ad
	2005	584	Am	12899.9	2005	263	Ad
12670.14	2000	1071	Ad	12928.5	2001	745*	R
	2004	749	Am	12929.12	2006	538	Am ⁸⁰²
	2007	641	Am	12929.47	2001	745*	R
12670.16	2000	1071	Ad	12939	2001	745*	Am
	2007	641	Am	12944.7	2001	929	Am
12670.20	2000	1071	Ad	12947	2003	206	Am
12670.7	2000	1071	Ad	12949.6	2002	957	Ad ³⁷

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
12949.6 (Cont.)					2006	293	Am
	2003	62	Am ⁵¹⁹	13269	1999	686	Am
12986	2006	548*	Am (as am by Sec. 13, Stats. 1996, Ch. 601) ^{384 111}		2002	999	Am
			Am (as am by Sec. 14, Stats. 1996, Ch. 601) ⁸⁷²		2003	801	Am
			Am ^{384 111}	13271	2004	183	Am ⁵⁷¹
					2001	498	Am
					2003	614	Am
					2007	371	Am
12987.5	2006	548*	Am ^{384 111}	13272	2004	796	Am
12994	2002	461	Am	13273	2000	343	Am
	2003	62	Am ⁵¹⁹		2004	865	Am
12997	2004	878	Ad & R ⁷⁵	13285	2002	999	Am
	2005	22	Am ⁶⁴⁷	13286	2001	700	Ad
12997.5	2004	878	Ad & R ⁷⁵	13286.9	2002	1019*	Ad
	2005	567*	Am	13290	2000	781	Ad
12998	2004	878	Ad & R ⁷⁵	13291	2000	781	Ad
12999	2006	710	Ad	13291.5	2000	781	Ad
13160.1	2003	741	Am	13291.7	2000	781	Ad
13167	2006	750	Am	13292	2002	604	Ad
13167.5	2003	690	Ad		2004	644	Am
13176	2000	727	Am		2006	404	Am
13177.5	2000	144*	Ad	13301	2002	420	Am
13177.6	2000	144*	Ad	13302	2002	420	R
13177.7	2003	869	Ad	13304	2001	332	Am
13178	1999	488	Ad		2003	614	Am
	2000	727	Am	13304.1	2001	332	Ad
13181	2006	750	R & Ad	13304.2	2007	597	Ad
13191	1999	495	Ad	13305	2005	22	Am ⁶⁴⁷
	2004	644	Am	13307.1	2002	592	Am
13191.3	2002	20*	Ad		2003	62	Am ⁵¹⁹
13192	1999	495	Ad	13307.5	2006	562	Ad
	2004	644	R	13307.6	2006	562	Ad
13193	2001	498	Ad	13320	2002	324	Am
13195	2000	727	Ad		2002	324	Am
13196	2000	727	Ad		2003	683	Am
13197.5	2000	727	Ad	13323	2001	869	Am
13198	2000	727	Ad		2002	420	Am
	2004	644	R		2002	999	Am
13201	2003	272	Am		2006	293	Am
13207	2002	420	Am	13327	1999	779*	Am
13225	2006	293	Am		2001	869	Am
13228.14	2002	420	Ad	13328	2002	420	Am
13228.15	2002	420	Ad	13350	1999	686	Am
13246	2002	20*	Am		2001	869	Am
13260	2002	1124*	Am		2003	683	Am
	2003	1	Am	13351	2001	869	Am
13260.2	2003	1	Ad	13362	1999	92	Ad
13260.3	2003	1	Ad		1999	93	Ad ⁴⁰
13261	2001	869	Am	13365	2002	999	Am
13262	2001	869	Am	13366	2001	469	Ad & R ¹⁹
13263.3	1999	92	Ad	13367	2001	469	Ad & R ¹⁹
	1999	93	Ad ⁴⁰		2007	735	Ad
	2000	807	Am	13368	2003	497	Ad & R ⁴³
13263.6	1999	92	Ad		2004	183	Am ⁵⁷¹
	1999	93	Ad ⁴⁰	13368.5	2003	497	Ad & R ⁴³
13264	2003	683	Am	13369	1999	560	Ad
13267	2001	869	Am		2004	644	Am
	2006	293	Am	13372	2003	683	Am
13268	2003	683	Am	13383	2003	683	Am
				13383.5	2001	492	Ad
				13383.6	2005	581	Ad

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

WATER 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>
13383.7	2007	610	Ad		2006	538	Am ⁸⁰²
13383.8	2007	610	Ad	13611.5	2003	614	Ad
13385	1999	92	Am		2004	183	Am ⁵⁷¹
	1999	93	Am	13612	2003	614	Ad
	2000	807	Am	13613	2003	614	Ad
	2001	869	Am	13625	2002	422	Am
	2002	995	Am (by Sec. 1 of Ch.)	13625.1	2002	422	Ad
				13627	2002	422	Am
	2002	1019*	Am (by Sec. 2 of Ch.) ³³⁴	13627.1	2001	869	Am
			Am (by Sec. 3 of Ch.) ³⁴	13627.2	2001	869	Am & RN & Ad
	2003	683	Am	13627.3	2001	869	Am & RN & Ad(RN)
	2004	644	Am	13627.4	2001	869	Ad(RN)
	2006	404	Am ⁸²¹		2002	664	Am ⁴³¹
	2007	130	Am (as am by Sec. 3, Stats. 2006, Ch. 404) ⁹⁰²	13627.5	2002	422	Ad
				13630	2002	422	Am
				13752	1999	812	Am
				13952.1	2000	391*	Ad
				13999.8	2006	538	Am ⁸⁰²
13385.1	2003	609	Ad	14014	2001	745*	R
	2005	145	Am	14058	1999	725*	Am ¹²³
	2006	538	Am ⁸⁰²	14919	2001	745*	R
13385.2	2006	725*	Ad	20200	2007	213	Am
13385.3	2006	725*	Ad	20201	2005	700	Am
13387	2001	869	Am	20201.5	2005	700	Ad
	2003	683	Am	20527.11	2006	538	Am ⁸⁰²
	2004	183	Am ⁵⁷¹	20527.12	2000	1078	Ad ²⁷³
	2005	22	Am ⁶⁴⁷	20527.13	2000	1078	Ad ²⁷³
	2006	347	Am		2001	606*	Am
13391.5	2002	999	Am	20740	2002	221	Am
13396.9	2002	291	Am	20804	2000	1042	Am
13397.5	2000	727	Am	20805	2000	1042	Am
13399	2000	727	S ⁵⁷	20911	2002	221	Am
13399.1	2000	727	S ⁵⁷	21100	2000	1041	Am
13399.2	2000	727	S ⁵⁷		2006	847	Am
13399.3	2000	727	Am ¹³		2007	130	Am ⁹⁰²
13399.39	2004	644	R	21166	2005	700	Am
13443	2001	869	Am	21267	2003	296	R
13465	2006	538	Am ⁸⁰²	21403	2005	158	Am
13467	2001	745*	R	21552.1	2006	172	Am
13476	2007	632	Am	21555	2006	588	Am
13477.5	2007	632	Ad	22280	2007	27	Am
13478	2007	632	Am	22651.5	2000	146*	Ad
13480	1999	725*	Am	22762	2002	617	Ad
	2007	632	Am		2003	62	Am ⁵¹⁹
13481.5	2004	559	Ad	22970.10	2002	221	Am
13540	2002	317	Am	22970.20	2002	221	Am
13552.5	2007	535	Ad	22970.25	2002	221	Am
13553	2007	537	Am	23178	2006	538	Am ⁸⁰²
13555.5	2006	541	Ad	24252.1	2002	846	Ad
13557	2006	541	Ad	24253	2001	606*	Ad
	2007	483	Am ⁹⁶²	26134	2003	120	R
13578	2001	590	Ad	30061	2002	221	R
13580.5	1999	173	Am	30230	2002	221	Am
13580.7	1999	173	Am	30500.1	2006	172	Am
13610	2003	614	Ad	30500.3	2001	176	Ad
	2004	183	Am ⁵⁷¹	30505	2003	296	R
	2004	508	Am	30507	2005	700	Am
13610.5	2003	614	Ad	30507.1	2005	700	Am
13611	2003	614	Ad	30525.5	2005	158	Ad
	2004	183	Am ⁵⁷¹	30547	1999	853	Am ¹⁴⁴

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
30731	2006	588	Am	37210.2	2007	27	Ad
30778	2002	221	Am	39034	1999	779*	Ad
31013.5	1999	166	Ad	39035	1999	779*	Ad
31031	2007	27	Am	40355	2005	700	Am
31031.8	2007	27	Am	40501	2003	296	R
31032.1	2004	183	Am ⁵⁷¹	40657.5	2005	158	Ad
	2007	27	Am	41026	2005	275	R & Ad
31032.10	2007	27	Am	41027	2005	275	Am
31032.12	2007	27	Am		2006	538	Am ⁸⁰²
31104	2007	27	Am	41303	2002	221	Am
31104.5	2007	27	Am	41307	1999	779*	Am
31104.7	2007	27	Am	45274	2002	221	Am
31104.8	2007	27	Am	45275	2002	221	Am
31133	2002	221	Am	45276	2002	221	Am
31149.7	2002	848	Ad	46796	1999	779*	Ad
31304.5	2001	606*	Ad	46797	1999	779*	Ad
31483	1999	779*	Am ²⁰	50605	2005	700	Am
31633	2001	929	Am	50731.5	2002	454	Am
32600	2006	671	Ad	50731.6	2002	454	Am
32601	2006	671	Ad	50752	2002	221	Am
	2007	483	Am ⁹⁶²	50780.10	2006	588	Am
32602	2006	671	Ad		2007	130	Am ⁹⁰²
32603	2006	671	Ad	50805	2002	221	Am
34053	2002	221	Am	50816	2002	221	Am
34701	2004	118	Am	50817	2002	221	Am
34741	2005	700	Am	50902	2007	27	Am
35005	2002	221	Am	50911	2007	27	Am
35048	2002	221	Am	50942	2005	158	Ad
35049	2002	221	Am	50954	2002	221	Am
35050	2002	221	Am	52402	2007	27	Am
35051	2002	221	Am	55305	2005	700	Am
35052	2002	221	Am	55333.5	2005	158	Ad
35053	2002	221	Am	55339	2000	722	Ad
35260	2002	400	R	55501.5	2007	27	Am
35261	2002	400	R	55507	2007	27	Am
35262	2002	400	R	56031	2005	700	Am
35263	2002	400	R	60049	2002	221	R
35264	2002	400	R	60080	2002	221	Am
35265	2002	400	R	60082	2002	221	Am
35266	2002	400	R	60083	2002	221	Am
35267	2002	400	R	60095	2002	221	Am
35268	2002	400	R	60143	2005	700	Am
35269	2002	400	R	60167	2001	829	Ad
35307	2005	158	Ad	60211	2002	221	Am
35470	2007	27	Am	60212	2002	221	Am
35470.1	2007	27	Ad	60213	2002	221	Am
35470.5	1999	779*	Am	60230.5	2000	894	Ad
35539.10	2001	209	Ad	60231	2000	894	Am
35539.12	2001	209	Ad	60233.5	2000	888	Ad & R ²⁰
35539.13	2004	585	Ad		2002	941	Am ¹⁸
	2005	22	Am ⁶⁴⁷	60290	2000	894	Ad
35539.14	2001	209	Ad	60291	2000	894	Ad
35539.16	2001	209	Ad	60292	2000	894	Ad
35565.4	2003	296	Am	60315	2000	894	Am
35565.5	2003	296	R	60316	2000	894	Am
35565.6	2003	296	R	60318	2000	727	Am
35565.7	2003	296	R	60328.1	2000	894	Ad
36153	2004	183	Am ⁵⁷¹	60430	2002	221	Am
36424.1	2000	25*	Ad	60431	2002	221	Am
37207.1	2000	25*	Ad	60434	2002	221	Am
37210.1	2007	27	Ad	60440	2002	221	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>
60600	2000	888	Ad	73504	2002	841	Ad ⁴⁶⁴
60602	2000	888	Ad				R ⁴⁶⁵
	2001	829	Am	73505	2002	841	Ad ⁴⁶⁴
60604	2000	888	Ad				R ⁴⁶⁵
60606	2000	888	Ad	73506	2002	841	Ad ⁴⁶⁴
60608	2000	888	Ad				R ⁴⁶⁵
60610	2000	888	Ad	73508	2002	841	Ad ⁴⁶⁴
60612	2000	888	Ad				R ⁴⁶⁵
60614	2000	888	Ad	73510	2002	841	Ad ⁴⁶⁴
	2001	829	Am				R ⁴⁶⁵
60616	2000	888	Ad	73511	2002	841	Ad ⁴⁶⁴
60618	2000	888	Ad				R ⁴⁶⁵
60620	2000	888	Ad	73512	2002	841	Ad ⁴⁶⁴
60622	2000	888	Ad				R ⁴⁶⁵
	2004	118	Am	73513	2002	841	Ad ⁴⁶⁴
70033	2002	221	Am				R ⁴⁶⁵
70041	2002	221	Am	73513.5	2002	841	Ad ⁴⁶⁴
70078	2005	700	Am				R ⁴⁶⁵
71031	2002	221	R	73514	2002	841	Ad ⁴⁶⁴
71120	2002	221	Am				R ⁴⁶⁵
71125	2002	221	Am	74208	2005	700	Am
71126	2002	221	Am	74228.5	2005	158	Ad
71127	2002	221	Am	74570.5	2001	606*	Ad
71128	2002	221	Am	75480	2002	318	Ad
71129	2002	221	Am		2003	62	Am ⁵¹⁹
71130	2002	221	Am	75480.5	2002	318	Ad
71132	2002	221	Am	75481	2002	318	Ad
71133	2002	221	Am	75481.5	2002	318	Ad
71135	2002	221	R	78621	1999	725*	Am ¹²³
71250.1	2006	172	Am	78626	1999	725*	R & Ad ¹²³
71255	2005	700	Am	78648.12	1999	725*	R & Ad ¹²³
71282	2005	158	Ad		2000	1078	Am
71341.5	2004	799*	Ad	78675	1999	725*	R & Ad ¹²³
71461	2002	221	Am	78688	2004	183	Am ⁵⁷¹
71463	2002	221	Am	79000	1999	725*	Ad ¹²³
71630	2007	27	Am	79005	1999	725*	Ad ¹²³
71631.7	1999	779*	Am ¹⁸	79006	1999	725*	Ad ¹²³
	2004	535	Am ⁴²³	79007	1999	725*	Ad ¹²³
71632	2007	27	Am	79008	1999	725*	Ad ¹²³
71638	2007	27	Am	79009	1999	725*	Ad ¹²³
71638.3	2007	27	Am	79010	1999	725*	Ad ¹²³
71639	2005	210	Ad	79011	1999	725*	Ad ¹²³
Div. 20, Pt. 5, Ch. 3, Art. 1, heading (Sec. 71660 et seq.)				79012	1999	725*	Ad ¹²³
71663.5	2003	62	Am ⁵¹⁹	79013	1999	725*	Ad ¹²³
71697	2000	129*	Am	79019	1999	725*	Ad ¹²³
72303	2004	183	Am ⁵⁷¹	79020	1999	725*	Ad ¹²³
73500	2002	841	Ad ⁴⁶⁴	79021	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79022	1999	725*	Ad ¹²³
73501	2002	841	Ad ⁴⁶⁴	79022.5	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79022.7	1999	725*	Ad ¹²³
	2007	52	Am		2000	1078	Am
73502	2002	841	Ad ⁴⁶⁴	79023	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79024	1999	725*	Ad ¹²³
73503	2002	841	Ad ⁴⁶⁴	79025	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79026	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79030	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79031	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79033	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79033.2	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79033.4	1999	725*	Ad ¹²³
			R ⁴⁶⁵	79033.6	1999	725*	Ad ¹²³

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

WATER 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>
79035	1999	725 *	Ad ¹²³	79076	1999	725 *	Ad ¹²³
79036	1999	725 *	Ad ¹²³	79077	1999	725 *	Ad ¹²³
79037	1999	725 *	Ad ¹²³	79078	1999	725 *	Ad ¹²³
79038	1999	725 *	Ad ¹²³	79079	1999	725 *	Ad ¹²³
79039	1999	725 *	Ad ¹²³	79079.5	1999	725 *	Ad ¹²³
79040	1999	725 *	Ad ¹²³	79080	1999	725 *	Ad ¹²³
79041	1999	725 *	Ad ¹²³	79081	1999	725 *	Ad ¹²³
79042	1999	725 *	Ad ¹²³	79082	1999	725 *	Ad ¹²³
79043	1999	725 *	Ad ¹²³	79083	1999	725 *	Ad ¹²³
79044	1999	725 *	Ad ¹²³	79084	1999	725 *	Ad ¹²³
79044.5	1999	725 *	Ad ¹²³	79085	1999	725 *	Ad ¹²³
79044.6	1999	725 *	Ad ¹²³	79085.5	1999	725 *	Ad ¹²³
	2000	1078	Am	79086	1999	725 *	Ad ¹²³
79044.7	1999	725 *	Ad ¹²³	79087	1999	725 *	Ad ¹²³
79044.9	1999	725 *	Ad ¹²³	79088	1999	725 *	Ad ¹²³
79045	1999	725 *	Ad ¹²³	79090	1999	725 *	Ad ¹²³
79046	1999	725 *	Ad ¹²³	79091	1999	725 *	Ad ¹²³
79047	1999	725 *	Ad ¹²³	79092	1999	725 *	Ad ¹²³
79048	1999	725 *	Ad ¹²³		2001	606 *	Am
79049	1999	725 *	Ad ¹²³	79093	1999	725 *	Ad ¹²³
79050	1999	725 *	Ad ¹²³	79094	1999	725 *	Ad ¹²³
79051	1999	725 *	Ad ¹²³	79100	1999	725 *	Ad ¹²³
79052	1999	725 *	Ad ¹²³	79101	1999	725 *	Ad ¹²³
79055	1999	725 *	Ad ¹²³	79102	1999	725 *	Ad ¹²³
79056	1999	725 *	Ad ¹²³	79103	1999	725 *	Ad ¹²³
79057	1999	725 *	Ad ¹²³	79103.2	1999	725 *	Ad ¹²³
79060	1999	725 *	Ad ¹²³	79103.4	1999	725 *	Ad ¹²³
79061	1999	725 *	Ad ¹²³	79104	1999	725 *	Ad ¹²³
79062	1999	725 *	Ad ¹²³	79104.100	1999	725 *	Ad ¹²³
79062.5	1999	725 *	Ad ¹²³	79104.102	1999	725 *	Ad ¹²³
79065	1999	725 *	Ad ¹²³	79104.104	1999	725 *	Ad ¹²³
79065.2	1999	725 *	Ad ¹²³	79104.106	1999	725 *	Ad ¹²³
79065.4	1999	725 *	Ad ¹²³	79104.108	1999	725 *	Ad ¹²³
79065.6	1999	725 *	Ad ¹²³	79104.110	1999	725 *	Ad ¹²³
79065.8	1999	725 *	Ad ¹²³	79104.114	1999	725 *	Ad ¹²³
79067	1999	725 *	Ad ¹²³	79104.20	1999	725 *	Ad ¹²³
79067.2	1999	725 *	Ad ¹²³	79104.200	1999	725 *	Ad ¹²³
79067.4	1999	725 *	Ad ¹²³	79104.202	1999	725 *	Ad ¹²³
79068	1999	725 *	Ad ¹²³	79104.204	1999	725 *	Ad ¹²³
79068.10	1999	725 *	Ad ¹²³	79104.206	1999	725 *	Ad ¹²³
79068.12	1999	725 *	Ad ¹²³	79104.22	1999	725 *	Ad ¹²³
79068.14	1999	725 *	Ad ¹²³	79104.24	1999	725 *	Ad ¹²³
79068.16	1999	725 *	Ad ¹²³	79104.26	1999	725 *	Ad ¹²³
79068.18	1999	725 *	Ad ¹²³	79104.30	1999	725 *	Ad ¹²³
79068.2	1999	725 *	Ad ¹²³	79104.32	1999	725 *	Ad ¹²³
79068.20	1999	725 *	Ad ¹²³	79104.34	1999	725 *	Ad ¹²³
	2000	1078	Am	79105	1999	725 *	Ad ¹²³
79068.4	1999	725 *	Ad ¹²³	79106	1999	725 *	Ad ¹²³
79068.6	1999	725 *	Ad ¹²³		2000	1078	Am
79068.8	1999	725 *	Ad ¹²³	79110	1999	725 *	Ad ¹²³
79069	1999	725 *	Ad ¹²³	79111	1999	725 *	Ad ¹²³
	2000	1078	Am	79112	1999	725 *	Ad ¹²³
79069.10	1999	725 *	Ad ¹²³	79113	1999	725 *	Ad ¹²³
79069.12	1999	725 *	Ad ¹²³	79114	1999	725 *	Ad ¹²³
79069.2	1999	725 *	Ad ¹²³	79114.2	1999	725 *	Ad ¹²³
79069.4	1999	725 *	Ad ¹²³	79114.3	1999	725 *	Ad ¹²³
79069.6	1999	725 *	Ad ¹²³	79114.5	1999	725 *	Ad ¹²³
79069.8	1999	725 *	Ad ¹²³	79115	1999	725 *	Ad ¹²³
79070	1999	725 *	Ad ¹²³	79116	1999	725 *	Ad ¹²³
79071	1999	725 *	Ad ¹²³	79117	1999	725 *	Ad ¹²³
79075	1999	725 *	Ad ¹²³	79120	1999	725 *	Ad ¹²³

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

WATER 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>
79121	1999	725 *	Ad ¹²³	79149.8	1999	725 *	Ad ¹²³
79122	1999	725 *	Ad ¹²³	79150	1999	725 *	Ad ¹²³
	2000	1078	Am	79151	1999	725 *	Ad ¹²³
79122.2	1999	725 *	Ad ¹²³	79152	1999	725 *	Ad ¹²³
79122.4	1999	725 *	Ad ¹²³	79153	1999	725 *	Ad ¹²³
79123	1999	725 *	Ad ¹²³	79154	1999	725 *	Ad ¹²³
79124	1999	725 *	Ad ¹²³	79155	1999	725 *	Ad ¹²³
79125	1999	725 *	Ad ¹²³	79155.5	1999	725 *	Ad ¹²³
79126	1999	725 *	Ad ¹²³	79156	1999	725 *	Ad ¹²³
79127	1999	725 *	Ad ¹²³	79157	1999	725 *	Ad ¹²³
	2000	1078	Am	79158	1999	725 *	Ad ¹²³
79128	1999	725 *	Ad ¹²³	79161	1999	725 *	Ad ¹²³
	2000	1078	Am	79161.5	1999	725 *	Ad ¹²³
79128.5	1999	725 *	Ad ¹²³	79162	1999	725 *	Ad ¹²³
	2000	1078	Am	79162.2	1999	725 *	Ad ¹²³
79129	1999	725 *	Ad ¹²³	79162.4	1999	725 *	Ad ¹²³
79130	1999	725 *	Ad ¹²³	79163	1999	725 *	Ad ¹²³
79131	1999	725 *	Ad ¹²³	79164	1999	725 *	Ad ¹²³
79132	1999	725 *	Ad ¹²³	79165	1999	725 *	Ad ¹²³
79133	1999	725 *	Ad ¹²³	79166	1999	725 *	Ad ¹²³
	2000	1078	Am	79170	1999	725 *	Ad ¹²³
79135	1999	725 *	Ad ¹²³	79171	1999	725 *	Ad ¹²³
79136	1999	725 *	Ad ¹²³		2000	1078	Am
79137	1999	725 *	Ad ¹²³	79172	1999	725 *	Ad ¹²³
79138	1999	725 *	Ad ¹²³	79173	1999	725 *	Ad ¹²³
79139	1999	725 *	Ad ¹²³	79174	1999	725 *	Ad ¹²³
79140	1999	725 *	Ad ¹²³	79175	1999	725 *	Ad ¹²³
	2000	1078	Am	79176	1999	725 *	Ad ¹²³
79141	1999	725 *	Ad ¹²³	79177	1999	725 *	Ad ¹²³
79142	1999	725 *	Ad ¹²³	79178	1999	725 *	Ad ¹²³
79142.2	1999	725 *	Ad ¹²³	79179	1999	725 *	Ad ¹²³
79142.4	1999	725 *	Ad ¹²³	79180	1999	725 *	Ad ¹²³
79142.6	1999	725 *	Ad ¹²³	79181	1999	725 *	Ad ¹²³
79142.8	1999	725 *	Ad ¹²³	79182	1999	725 *	Ad ¹²³
79143	1999	725 *	Ad ¹²³	79183	1999	725 *	Ad ¹²³
79144	1999	725 *	Ad ¹²³	79190	1999	725 *	Ad ¹²³
79145	1999	725 *	Ad ¹²³	79191	1999	725 *	Ad ¹²³
79146	1999	725 *	Ad ¹²³	79192	1999	725 *	Ad ¹²³
79147	1999	725 *	Ad ¹²³	79193	1999	725 *	Ad ¹²³
79148	1999	725 *	Ad ¹²³	79194	1999	725 *	Ad ¹²³
	2000	1078	Am	79195	1999	725 *	Ad ¹²³
79148.10	1999	725 *	Ad ¹²³	79196	1999	725 *	Ad ¹²³
79148.12	1999	725 *	Ad ¹²³	79196.5	1999	725 *	Ad ¹²³
79148.14	1999	725 *	Ad ¹²³		2000	1078	Am
79148.15	1999	725 *	Ad ¹²³	79197	1999	725 *	Ad ¹²³
79148.16	1999	725 *	Ad ¹²³	79198	1999	725 *	Ad ¹²³
79148.2	1999	725 *	Ad ¹²³	79199	1999	725 *	Ad ¹²³
79148.4	1999	725 *	Ad ¹²³	79200	1999	725 *	Ad ¹²³
79148.6	1999	725 *	Ad ¹²³	79201	1999	725 *	Ad ¹²³
79148.7	1999	725 *	Ad ¹²³	79201.5	1999	725 *	Ad ¹²³
79148.8	1999	725 *	Ad ¹²³	79202	1999	725 *	Ad ¹²³
	2000	1078	Am	79203	1999	725 *	Ad ¹²³
79149	1999	725 *	Ad ¹²³	79205.10	1999	725 *	Ad ¹²³
79149.10	1999	725 *	Ad ¹²³	79205.12	1999	725 *	Ad ¹²³
79149.12	1999	725 *	Ad ¹²³	79205.14	1999	725 *	Ad ¹²³
79149.14	1999	725 *	Ad ¹²³	79205.16	1999	725 *	Ad ¹²³
79149.16	1999	725 *	Ad ¹²³	79205.2	1999	725 *	Ad ¹²³
79149.2	1999	725 *	Ad ¹²³	79205.4	1999	725 *	Ad ¹²³
79149.3	1999	725 *	Ad ¹²³	79205.6	1999	725 *	Ad ¹²³
79149.4	1999	725 *	Ad ¹²³	79205.8	1999	725 *	Ad ¹²³
79149.6	1999	725 *	Ad ¹²³	79210	1999	725 *	Ad ¹²³

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
79211	1999	725 *	Ad ¹²³	79500	2002		
79212	1999	725 *	Ad ¹²³		Initiative		
79213	1999	725 *	Ad ¹²³		(Prop. 50		
79214	1999	725 *	Ad ¹²³		adopted		
79215	1999	725 *	Ad ¹²³		Nov. 5, 2002)	Ad	
79216	1999	725 *	Ad ¹²³	79501	2002		
79217	1999	725 *	Ad ¹²³		Initiative		
79218	1999	725 *	Ad ¹²³		(Prop. 50		
79219	1999	725 *	Ad ¹²³		adopted		
79220	1999	725 *	Ad ¹²³		Nov. 5, 2002)	Ad	
79221	1999	725 *	Ad ¹²³	79502	2002		
79400	2002	812	Ad & R ⁴⁹³		Initiative		
79401	2002	812	Ad & R ⁴⁹³		(Prop. 50		
79402	2002	812	Ad & R ⁴⁹³		adopted		
79403.5	2002	812	Ad & R ⁴⁹³		Nov. 5, 2002)	Ad	
79404	2002	812	Ad & R ⁴⁹³	79503	2002		
79405	2002	812	Ad & R ⁴⁹³		Initiative		
79406	2002	812	Ad & R ⁴⁹³		(Prop. 50		
79407	2002	812	Ad & R ⁴⁹³		adopted		
79410	2002	812	Ad & R ⁴⁹³		Nov. 5, 2002)	Ad	
79412	2002	812	Ad & R ⁴⁹³	79504	2002		
79413	2002	812	Ad & R ⁴⁹³		Initiative		
79414	2002	812	Ad & R ⁴⁹³		(Prop. 50		
79415	2002	812	Ad & R ⁴⁹³		adopted		
79420	2002	812	Ad & R ⁴⁹³		Nov. 5, 2002)	Ad	
	2002	955	Ad ⁵²⁸	79505	2002		
	2003	62	Am (as ad by		Initiative		
			Stats. 2002,		(Prop. 50		
			Ch. 955) ⁵¹⁹		adopted		
79421	2002	812	Ad & R ⁴⁹³		Nov. 5, 2002)	Ad	
79422	2002	812	Ad & R ⁴⁹³	79505.5	2003	240 *	Ad
79423	2002	812	Ad & R ⁴⁹³		2003	741	Am
	2002	955	Ad ⁵²⁸	79505.6	2003	240 *	Ad
79430	2002	812	Ad & R ⁴⁹³	79506	2002		
79431	2002	812	Ad & R ⁴⁹³		Initiative		
79432	2002	812	Ad & R ⁴⁹³		(Prop. 50		
79440	2002	812	Ad & R ⁴⁹³		adopted		
79441	2002	812	Ad & R ⁴⁹³		Nov. 5, 2002)	Ad	
	2006	77 *	Am	79506.7	2003	240 *	Ad
79442	2006	77 *	Ad	79507	2002		
79450	2002	812	Ad & R ⁴⁹³		Initiative		
79451	2002	812	Ad & R ⁴⁹³		(Prop. 50		
79452	2002	812	Ad & R ⁴⁹³		adopted		
	2006	77 *	Am		Nov. 5, 2002)	Ad	
79452.3	2005	567 *	Ad & R ⁶⁸	79508	2002		
	2006	77 *	Am ³¹⁷		Initiative		
79453	2002	812	Ad & R ⁴⁹³		(Prop. 50		
	2002	955	Ad ⁵²⁸		adopted		
79454	2002	812	Ad & R ⁴⁹³		Nov. 5, 2002)	Ad	
79455	2002	812	Ad & R ⁴⁹³	79509	2002		
	2002	955	Ad ⁵²⁸		Initiative		
79456	2002	812	Ad & R ⁴⁹³		(Prop. 50		
79460	2002	812	Ad & R ⁴⁹³		adopted		
	2003	62	Am ⁵¹⁹		Nov. 5, 2002)	Ad	
79470	2002	812	Ad & R ⁴⁹³	79509.6	2004	230 *	Ad
79471	2002	812	Ad & R ⁴⁹³	79510	2002		
79473	2006	77 *	Ad		Initiative		
79475	2002	812	Ad & R ⁴⁹³		(Prop. 50		
79476	2002	812	Ad & R ⁴⁹³		adopted		
					Nov. 5, 2002)	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>	
79511	2002			79545	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5, 2002)		Ad		Nov. 5, 2002)		Ad
79512	2002			79546	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5, 2002)		Ad		Nov. 5, 2002)		Ad
79520	2002			79547	2003	240*	Ad
	Initiative			79547.2	2003	240*	Ad
	(Prop. 50			79550	2002		
	adopted				Initiative		
	Nov. 5, 2002)		Ad		(Prop. 50		
79521	2002				adopted		
	Initiative				Nov. 5, 2002)		Ad
	(Prop. 50			79551	2002		
	adopted				Initiative		
	Nov. 5, 2002)		Ad		(Prop. 50		
79522	2003	240*	Ad		adopted		
79530	2002				Nov. 5, 2002)		Ad
	Initiative			79552	2002		
	(Prop. 50				Initiative		
	adopted				(Prop. 50		
	Nov. 5, 2002)		Ad		adopted		
79531	2002				Nov. 5, 2002)		Ad
	Initiative			79553	2002		
	(Prop. 50				Initiative		
	adopted				(Prop. 50		
	Nov. 5, 2002)		Ad		adopted		
79532	2003	240*	Ad		Nov. 5, 2002)		Ad
	2004	183	Am ⁵⁷¹	79554	2002		
79534	2003	240*	Ad		Initiative		
79540	2002				(Prop. 50		
	Initiative				adopted		
	(Prop. 50				Nov. 5, 2002)		Ad
	adopted			79555	2003	240*	Ad
	Nov. 5, 2002)		Ad	79560	2002		
79540.1	2003	240*	Ad		Initiative		
79541	2002				(Prop. 50		
	Initiative				adopted		
	(Prop. 50				Nov. 5, 2002)		Ad
	adopted			79560.1	2002	618	Ad ⁴⁴³
	Nov. 5, 2002)		Ad	79560.5	2003	240*	Ad
79542	2002			79561	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5, 2002)		Ad		Nov. 5, 2002)		Ad
79543	2002			79561.5	2003	240*	Ad
	Initiative				2004	183	Am ⁵⁷¹
	(Prop. 50			79562	2002		
	adopted				Initiative		
	Nov. 5, 2002)		Ad		(Prop. 50		
	2003	493	Am		adopted		
79544	2002				Nov. 5, 2002)		Ad
	Initiative			79562.5	2003	240*	Ad
	(Prop. 50						
	adopted						
	Nov. 5, 2002)		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>	
79563	2002			79582	2002		
	Initiative				Initiative		
	(Prop. 50				(Prop. 50		
	adopted				adopted		
	Nov. 5, 2002)		Ad		Nov. 5, 2002)		Ad
79563.5	2003	493 *	Ad	79583	2002		
79564	2002				Initiative		
	Initiative				(Prop. 50		
	(Prop. 50				adopted		
	adopted				Nov. 5, 2002)		Ad
	Nov. 5, 2002)		Ad	79584	2002		
79564.1	2003	240 *	Ad		Initiative		
79565	2002				(Prop. 50		
	Initiative				adopted		
	(Prop. 50				Nov. 5, 2002)		Ad
	adopted			79585	2002		
	Nov. 5, 2002)		Ad		Initiative		
79567	2002				(Prop. 50		
	Initiative				adopted		
	(Prop. 50				Nov. 5, 2002)		Ad
	adopted			79586	2002		
	Nov. 5, 2002)		Ad		Initiative		
79568	2002				(Prop. 50		
	Initiative				adopted		
	(Prop. 50				Nov. 5, 2002)		Ad
	adopted			79587	2002		
	Nov. 5, 2002)		Ad		Initiative		
79570	2002				(Prop. 50		
	Initiative				adopted		
	(Prop. 50				Nov. 5, 2002)		Ad
	adopted			79588	2002		
	Nov. 5, 2002)		Ad		Initiative		
79571	2002				(Prop. 50		
	Initiative				adopted		
	(Prop. 50				Nov. 5, 2002)		Ad
	adopted			79589	2002		
	Nov. 5, 2002)		Ad		Initiative		
79572	2002				(Prop. 50		
	Initiative				adopted		
	(Prop. 50				Nov. 5, 2002)		Ad
	adopted			79590	2003	240 *	Ad
	Nov. 5, 2002)		Ad	80000	1X 2001–02	4 *	Ad
79573	2002			80002	1X 2001–02	4 *	Ad
	Initiative			80002.5	1X 2001–02	4 *	Ad
	(Prop. 50			80003	1X 2001–02	4 *	Ad
	adopted			80004	1X 2001–02	4 *	Ad
	Nov. 5, 2002)		Ad	80010	1X 2001–02	4 *	Ad
79575	2003	240 *	Ad	80012	1X 2001–02	4 *	Ad
79580	2002			80014	1X 2001–02	4 *	Ad
	Initiative			80016	1X 2001–02	4 *	Ad
	(Prop. 50			80100	1X 2001–02	4 *	Ad
	adopted			80102	1X 2001–02	4 *	Ad
	Nov. 5, 2002)		Ad	80104	1X 2001–02	4 *	Ad
79581	2002			80106	1X 2001–02	4 *	Ad
	Initiative				1X 2001–02	9	Am
	(Prop. 50			80108	1X 2001–02	4 *	Ad
	adopted			80110	1X 2001–02	4 *	Ad
	Nov. 5, 2002)		Ad	80112	1X 2001–02	4 *	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		
	Year	Chapter	Effect			Year	Chapter	Effect
80114	1X	2001-02	4 *	Ad	81416	2002	844	Ad
	1X	2001-02	9	R (as ad by Stats. 2001, Ch. 4)	81417	2002	844	Ad
80116	1X	2001-02	4 *	Ad	81418	2002	844	Ad
80120	1X	2001-02	4 *	Ad	81419	2002	844	Ad
80122	1X	2001-02	4 *	Ad	81420	2002	844	Ad
80130	1X	2001-02	4 *	Ad	81421	2002	844	Ad
	1X	2001-02	9	Am	81422	2002	844	Ad
80132	1X	2001-02	4 *	Ad	81425	2002	844	Ad
	1X	2001-02	9	Am	81426	2002	844	Ad
80134	1X	2001-02	4 *	Ad	81427	2002	844	Ad
	1X	2001-02	9	Am	81428	2002	844	Ad
80200	1X	2001-02	4 *	Ad	81429	2002	844	Ad
80250	1X	2001-02	4 *	Ad	81430	2002	844	Ad
	1X	2001-02	9	Am	81431	2002	844	Ad
80260	1X	2001-02	4 *	Ad	81432	2002	844	Ad
80270	1X	2001-02	4 *	Ad	81433	2002	844	Ad
81300	2002	844	Ad	81434	2002	844	Ad	
81301	2002	844	Ad	81435	2002	844	Ad	
81302	2002	844	Ad	81440	2002	844	Ad	
81303	2002	844	Ad	81441	2002	844	Ad	
81304	2002	844	Ad	81442	2002	844	Ad	
81305	2002	844	Ad	81445	2002	844	Ad	
	2006	88	Am	81446	2002	844	Ad	
81306	2002	844	Ad	81447	2002	844	Ad	
81307	2002	844	Ad	81448	2002	844	Ad	
81307.5	2002	844	Ad	81449	2002	844	Ad	
81308	2002	844	Ad	81450	2002	844	Ad	
81309	2002	844	Ad	81451	2002	844	Ad	
81315	2002	844	Ad	81452	2002	844	Ad	
81316	2002	844	Ad	81455	2002	844	Ad	
81317	2002	844	Ad	81456	2002	844	Ad	
81318	2002	844	Ad	81456.5	2002	844	Ad	
81319	2002	844	Ad	81456.7	2002	844	Ad	
81325	2002	844	Ad	81457	2002	844	Ad	
81325.5	2002	844	Ad	81459	2002	844	Ad	
81325.7	2002	844	Ad	81460	2002	844	Ad	
81326	2002	844	Ad		2006	88	Am	
81327	2002	844	Ad	81461	2002	844	Ad	
81328	2002	844	Ad	81600	2002	849	Ad	
81329	2002	844	Ad	81601	2002	849	Ad	
81330	2002	844	Ad	81602	2002	849	Ad	
81331	2002	844	Ad	81603	2002	849	Ad	
81335	2002	844	Ad	81604	2002	849	Ad	
81336	2002	844	Ad	81606	2002	849	Ad	
81336.5	2002	844	Ad	81608	2002	849	Ad	
81337	2002	844	Ad	81608.5	2002	849	Ad	
81338	2002	844	Ad		2006	88	Am	
81339	2002	844	Ad	81609	2002	849	Ad	
81400	2002	844	Ad	81610	2002	849	Ad	
81401	2002	844	Ad	81615	2002	849	Ad	
81402	2002	844	Ad	81628	2002	849	Ad	
81403	2002	844	Ad	81629	2002	849	Ad	
81404	2002	844	Ad	81630	2002	849	Ad	
81405	2002	844	Ad	81631	2002	849	Ad	
81406	2002	844	Ad	81632	2002	849	Ad	
81407	2002	844	Ad	81633	2002	849	Ad	
81408	2002	844	Ad	81634	2002	849	Ad	
81409	2002	844	Ad	81635	2002	849	Ad	
81410	2002	844	Ad	81636	2002	849	Ad	
81415	2002	844	Ad	81637	2002	849	Ad	
				81640	2002	849	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>
81641	2002	849	Ad	81656	2002	849	Ad
81642	2002	849	Ad	81658	2002	849	Ad
81643	2002	849	Ad	81660	2002	849	Ad
81645	2002	849	Ad	81661	2002	849	Ad
81646	2002	849	Ad	81662	2002	849	Ad
81647	2002	849	Ad	81670	2002	849	Ad
81648	2002	849	Ad	81671	2002	849	Ad
81649	2002	849	Ad	81671.5	2002	849	Ad
81650	2002	849	Ad	81671.6	2002	849	Ad
81651	2002	849	Ad	81671.7	2002	849	Ad
81652	2002	849	Ad	81672	2002	849	Ad
81653	2002	849	Ad	81673	2002	849	Ad
81654	2002	849	Ad	81674	2002	849	Ad
81655	2002	849	Ad				

WELFARE AND INSTITUTIONS 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>
27	2001	683	Ad		2006	838	Am
100	2000	447	Am	290.2	2002	416	Ad
	2001	824	Am		2003	558	Am
110	2006	838	Ad		2006	838	Am
202	1999	997	Am (by Sec. 1 of Ch.)	291	2002	416	Ad
	2001	830	Am		2003	558	Am
	2007	130	Am ⁹⁰²		2006	838	Am
204	2003	124	R	292	2007	583	Am
	2004	574	Ad		2002	416	Ad
207.6	2003	332	Ad		2003	558	Am
208.5	2007	175*	Am ⁹¹²	293	2006	838	Am
213.5	1999	661	Am (by Sec. 13 of Ch.)		2002	416	Ad
	1999	980	Am (by Sec. 19.5 of Ch.)		2003	558	Am
	2001	572	Am (by Sec. 5 of Ch.)		2004	858	Am
	2001	713	Am (by Sec. 1.5 of Ch.) ⁴³¹	294	2006	838	Am
	2002	664	Am		2007	583	Am
	2002	1008	Am		2002	416	Ad
	2003	365	Am		2003	558	Am
	2005	634	Am	295	2006	838	Am
213.6	2003	365	Ad		2007	583	Am
213.7	2005	472	Ad		2002	416	Ad
217	1999	233	Am		2003	558	Am
219.5	2002	196	Am		2006	389	Am (by Sec. 1 of Ch.)
222	2005	608	Am		2006	838	Am (by Sec. 42.5 of Ch.)
224	2006	838	Ad		2007	583	Am
224.1	2006	838	Ad	296	2002	416	Ad
224.2	2006	838	Ad	297	2002	416	Ad
224.3	2006	838	Ad		2006	838	Am
224.4	2006	838	Ad	300	2000	824	Am
224.5	2006	838	Ad				R & Ad ⁸⁰
224.6	2006	838	Ad		2005	625	R (as ad by Sec. 3.5, Stats. 2000, Ch. 824)
224.70	2007	649	Ad				Am (as am by Sec. 3, Stats. 2000, Ch. 824) ¹³
224.71	2007	649	Ad				Am (as ad by Sec. 3.5, Stats. 2000, Ch. 824, by Sec. 1.5 of Ch.) ⁸²
224.72	2007	649	Ad				
224.73	2007	649	Ad				
224.74	2007	649	Ad				
225.05	2003	62	Am ⁵¹⁹				
	2004	193	R ⁵⁷¹				
229.5	2000	908	Am		2005	630	Am (as am by Sec. 3, Stats. 2000, Ch. 824, by Sec. 1 of Ch.) ¹³
241.1	2001	830	Am				
	2004	468	Am				
	2006	538	Am ⁸⁰²				
	2006	901	Am ⁸¹⁰				
241.2	2004	468	Ad				
246	2002	784	Am ⁴⁹⁰				
247	2003	149	R	300.2	1999	346	Am
255	2002	784	Am ⁴⁹⁰	302	2000	921	Am
256	2000	228	Am		2001	854	Am
257	2001	830	Am	305.5	1999	275*	Ad
258	2003	149	Am		2002	920	Ad
270	2002	784	Am ⁴⁹⁰				
285	2004	405	Am ⁶⁵⁴				
290.1	2002	416	Ad				
	2003	558	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
305.5 (Cont.)					2002	785	Am
	2003	568	Am & RN		2003	812	Am
	2006	838	Am	360	2002	416	Am
305.6	2003	568	Ad(RN)	360.6	1999	275 *	Ad
306.5	2001	747	Ad		2006	838	R
306.6	2006	838	Ad	361	2002	180	Am
309	2000	421 *	Am		2003	862	Am
	2000	824	Am		2005	639	Am
			R & Ad ⁸⁰		2006	838	Am
	2001	653 *	Am (as am by Sec. 4 and as ad by Sec. 4.5, Stats. 2000, Ch. 824)	361.1	2003	306	Ad
				361.2	2000	909	Am (by Sec. 2 of Ch.)
					2001	653 *	Am
					2005	632	Am
	2002	918	Am (as am by Sec. 7 and Sec. 8, Stats. 2001, Ch. 653)	361.21	1999	881 *	Am
				361.3	2001	653 *	Am
					2003	812	Am
					2007	108	Am
	2004	373	R (as am by Sec. 4, Stats. 2002, Ch. 918)	361.31	2006	838	Ad
				361.4	2000	421 *	Am
					2001	445 *	Am
							R & Ad ⁶³
					2002	918	Am (as am by Sec. 1 and as ad by Sec. 2, Stats. 2001, Ch. 445)
	2006	726 *	Am				
311	2002	416	Am		2004	298	R (as am by Sec. 5, Stats. 2002, Ch. 918)
312	2002	416	R				
316.2	2000	56	Am				
317	2000	450	Am				
	2006	385	Am (by Sec. 1 of Ch.)				
	2006	838	Am (by Sec. 46.5 of Ch.)				
319	1999	83	Am ³⁰		2004	373	R (as am by Sec. 5, Stats. 2002, Ch. 918)
	2001	653 *	Am				
	2004	373	Am				
	2005	639	Am				
	2006	538	Am ⁸⁰²				
	2007	130	Am ⁹⁰²				
319.1	1999	892	Am				
	2001	854	Am				
326	2000	450	R ⁹⁶		2006	726 *	Am
326.5	2000	450	Ad		2007	583	Am
335	2002	416	R	361.45	2006	383	Ad
336	2002	416	R	361.5	1999	399	Am (by Sec. 1 of Ch.)
337	2002	416	R				
338	2002	416	Am		1999	805	Am (by Sec. 1.2 of Ch.)
349	2003	813	Am				
355	2003	365	Am		2000	135	Am ²⁰⁵
	2003	468	Am ⁵⁶¹		2000	824	Am
355.1	1999	417 *	Am				R & Ad ⁸⁰
358	2003	812	Am		2001	653 *	Am (as am by Sec. 5 and as ad by Sec. 5.5, Stats. 2000, Ch. 824)
358.1	2000	909	Am (by Sec. 1 of Ch.)				
	2000	930	Am				
	2001	754	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>
361.5 (Cont.)					2002	416	Am
	2002	918	Am (as am by Sec. 11.3 and 11.6, Stats. 2001, Ch. 653)		2002	918	Am
					2003	558	Am (by Sec. 8 of Ch.)
	2003	28	Am (as am by Sec. 7 and Sec. 8, Stats. 2002, Ch. 918)		2003	813	Am (by Sec. 5.5 of Ch.)
					2004	810	Am (by Sec. 3 of Ch.)
	2005	625	R (as am by Sec. 8, Stats. 2002, Ch. 918)		2004	811	Am (by Sec. 14.5 of Ch.)
					2005	22	Am ⁶⁴⁷
					2005	640	Am
					2006	75 *	Am
					2006	389	Am (by Sec. 2 of Ch.)
					2006	726 *	Am (as am by Sec. 26, Stats. 2006, Ch. 75, by Sec. 3.5 of Ch.)
	2007	565	Am		2007	177 *	Am
	2007	583	Am (by Sec. 25.5 of Ch.)		2007	565	Am (as am by Stats. 2007, Ch. 177)
361.7	2006	838	Ad				
362	2000	908	Am (by Sec. 2 of Ch.)		2007	583	Am (as am by Stats. 2007, Ch. 177, by Sec. 26.5 of Ch.)
	2000	910	Am (by Sec. 8.5 of Ch.)				
	2000	911	Am (by Sec. 1.5 of Ch.)				
362.04	2005	628	Ad	366.22	1999	399	Am
362.05	2003	813	Ad		2000	108 *	Am
	2005	628	Am		2000	910	Am
362.1	2000	909	Am		2003	813	Am
	2005	630	Am		2004	810	Am
362.3	2002	416	Am		2005	640	Am
362.7	2001	653 *	Ad		2006	75 *	Am
364.05	2003	516	Ad		2006	726 *	Am
366	1999	887	Am		2007	177 *	Am
	2000	909	Am		2007	565	Am (as am by Stats. 2007, Ch. 177)
	2001	111 *	Am				
	2001	653 *	Am		2007	583	Am (as am by Stats. 2007, Ch. 177, by Sec. 27.5 of Ch.)
	2002	785	Am				
	2003	813	Am				
	2004	810	Am				
	2005	640	Am				
	2006	838	Am ⁸⁴²	366.23	1999	997	Am
366.05	2003	516	Ad		2002	416	R
366.1	2000	909	Am		2005	632	Ad
	2001	111 *	Am	366.24	1999	887	Ad
	2001	653 *	Am		2000	910	R
	2002	785	Am	366.25	1999	887	Ad
	2003	813	Am		2000	910	R
	2004	810	Am	366.26	1999	83	Am ³⁰
	2005	640	Am		1999	997	Am
366.21	1999	399	Am (by Sec. 2 of Ch.)		2000	910	Am
					2001	747	Am
	1999	805	Am (by Sec. 2.2 of Ch.)		2003	813	Am
					2004	810	Am (by Sec. 5 of Ch.)
	2000	108 *	Am				
	2000	910	Am		2005	626	Am (by Sec. 1 of Ch.)
	2001	747	Am				

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
366.26 (Cont.)							
	2005	634	Am (by Sec. 2 of Ch.)	602.3	2001	854	Am
				602.5	2001	854	Ad(RN)
	2005	640	Am (by Sec. 6.5 of Ch.)		1999	996	Ad
					2000		
	2006	838	Am ⁸⁴³		Initiative (Prop. 21 adopted Mar. 7, 2000)		
	2007	565	Am				
	2007	583	Am (by Sec. 28.5 of Ch.)		2001	854	Ad
366.27	2003	862	Am				Am (as ad by Stats. 1999, Ch. 996) & RN
366.28	2001	745*	R				
	2003	247	Ad ⁴⁹⁷	603.5	2001	824	Am
	2004	249*	Am ⁶²⁹	606	1999	996	Am
366.29	2001	747	Am	625.3	1999	996	Am
366.3	1999	887	Am (by Sec. 2 of Ch.)		2000		
					Initiative (Prop. 21 adopted Mar. 7, 2000)		
	2000	108*	Am				
	2000	909	Am (by Sec. 6 of Ch.)				
				626	2001	334	Am
	2000	910	Am (by Sec. 14.1 of Ch.)	628	1999	997	Am
					2001	831	Am
	2000	911	Am (by Sec. 2.3 of Ch.)	628.1	1999	996	Am
				629	1999	996	Am
	2001	747	Am		2000	663	Am
	2002	785	Am				
	2003	813	Am		Initiative (Prop. 21 adopted Mar. 7, 2000)		
	2004	810	Am				
	2005	640	Am				
	2006	567	Am				
	2007	565	Am	635	1999	997	Am
366.35	2005	640	Ad	635.1	2001	854	Am
366.4	2002	1115	Am	636	1999	997	Am
	2003	62	Am ⁵¹⁹		2001	831	Am
366.5	2004	468	Ad		2004	332	Am
367	2001	854	Am		2005	22	Am ⁶⁴⁷
369.5	1999	552	Ad	636.1	1999	997	Ad
	2004	329	Am		2001	831	Am
387	2002	416	Am		2004	332	Am
	2003	468	Am ⁵⁶¹	652	1999	997	Am
	2004	468	Am	653.5	1999	997	Am
	2005	22	Am ⁶⁴⁷	654.1	2003	149	Am
388	2000	909	Am	654.3	2000		
391	2000	911	Ad		Initiative (Prop. 21 adopted Mar. 7, 2000)		
	2003	813	Am				
	2004	810	Am				
	2005	639	Am				
395	2006	385	Am	656	2002	784	Am ⁴⁹⁰
	2007	738	Am	656.2	1999	996	Am
396	1999	620	Am	658	1999	997	Am
398	2004	193	R ⁵⁷¹		2001	831	Am
503	2004	193	Am ⁵⁷¹	660	1999	997	Am
601.4	2002	784	Am ⁴⁹⁰		2000		
602	1999	996	Am		Initiative (Prop. 21 adopted Mar. 7, 2000)		
				660.5	2002	110	Am ¹³
				661	2002	784	Am ⁴⁹⁰

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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663	2000			727.6	2000	287	Ad(RN) ²¹⁶
	Initiative			727.7	2007	457	Ad
	(Prop. 21			728	2001	831	Am
	adopted			729.11	2001	115	R
	Mar. 7, 2000)		Am	729.6	2001	484	Ad
676	1999	996	Am	730.6	2000	481	Am
	2000				2000	1016	Am (by
	Initiative						Sec. 12.5
	(Prop. 21						of Ch.)
	adopted				2005	238	Am
	Mar. 7, 2000)		Am	730.7	1999	996	Ad
676.5	1999	996	Am		2001	854	Am (as ad by
706.5	1999	997	Am				Stats. 1999,
	2001	831	R & Ad				Ch. 996) & RN
	2002	785	Am	730.8	2001	854	Ad(RN)
706.6	1999	997	Ad	731	2003	4*	Am ²²
	2001	831	Am		2007	175*	Am ⁹¹²
707	2000				2007	257*	Am (as am by
	Initiative						Stats. 2007,
	(Prop. 21						Ch. 175)
	adopted			731.1	2007	175*	Ad ⁹¹²
	Mar. 7, 2000)		Am		2007	257*	Am (as am by
	2007	137	Am				Stats. 2007,
710	2005	265	Ad				Ch. 175)
711	2005	265	Ad	731.3	2000	366*	Ad & R ^{21 20}
712	2005	265	Ad	733	2007	175*	R & Ad ⁹¹²
713	2005	265	Ad	736	2006	257	Am
714	2005	265	Ad		2007	175*	Am ⁹¹²
725.1	1999	996	Ad	739.5	2007	120	Ad
	2003	124	R	740	2004	375	Am
726	2002	180	Am		2005	22	Am ⁶⁴⁷
	2003	862	Am	742.16	2002	784	Am ⁴⁹⁰
726.4	1999	997	Ad		2006	167	Am
727	2000	911	Am	Div. 2,			
	2001	653*	Am	Pt. 1,			
727.1	1999	881*	Am	Ch. 2,			
	2001	831	Am	Art. 18.5,			
727.2	1999	995	Ad	heading			
	1999	997	Ad	(Sec. 743			
	2000	287	Am (as ad by	et seq.)	2001	854	Am & RN
			Stats. 1999,	Div. 2,			
			Ch. 995)	Pt. 1,			
			& RN ²¹⁶	Ch. 2,			
	2001	831	R & Ad	Art. 18.6,			
	2002	785	Am	heading			
	2003	862	Am	(Sec. 743			
727.3	1999	997	Ad	et seq.)	2001	854	Ad(RN)
	2000	135	Am ²⁰³				
	2001	830	Am	749.5	2006	69*	Ad
	2001	831	R & Ad	749.6	2006	69*	Ad
727.31	1999	997	Ad	749.7	2006	69*	Ad
	2000	135	Am ²⁰³	749.8	2006	69*	Ad
	2001	831	Am	749.9	2006	69*	Ad
727.32	2001	830	Ad	777	2000		
	2001	831	Ad				
727.4	1999	997	Ad				
	2000	287	Am ²¹⁶				
	2001	831	Am				
	2002	664	Am ⁴³¹	779	2003	4*	Am ²²
	2006	838	Am		2004	183	Am ⁵⁷¹
				780	2003	4*	Am ²²

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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>	
781	1999 2000	83	Am ³⁰	827.1	1999	996	Am (as ad by Stats. 1996, Ch. 422) & RN
	Initiative (Prop. 21 adopted Mar. 7, 2000)		Am		2000	Initiative (Prop. 21 adopted Mar. 7, 2000)	Am (as ad by Stats. 1996, Ch. 422) & RN
781.5	1999	167	Ad & R ⁵²				
790	2000						
	Initiative (Prop. 21 adopted Mar. 7, 2000)		Ad	827.2	2000	Initiative (Prop. 21 adopted Mar. 7, 2000)	Ad(RN)
791	2000	675	Am				
	Initiative (Prop. 21 adopted Mar. 7, 2000)		Ad	827.5	1999	996	Am
792	2000						
	Initiative (Prop. 21 adopted Mar. 7, 2000)		Ad				
793	2000			827.6	1999	996	Am R & Ad
	Initiative (Prop. 21 adopted Mar. 7, 2000)		Ad				
794	2000			827.7	1999	996	Ad(RN)
	Initiative (Prop. 21 adopted Mar. 7, 2000)		Ad	827.9	2001	830	Ad
795	2000				2002	545	Am ⁴²²
	Initiative (Prop. 21 adopted Mar. 7, 2000)		Ad	828	2001	830	Am
796	2000	366*	Ad & R ^{21 20}		2003	124	Am
826.7	2007	468	Ad	828.01	2000	Initiative (Prop. 21 adopted Mar. 7, 2000)	R
827	1999	984	Am		2003	263	Am ⁴⁹⁰
	1999	985	Am (by Sec. 3 of Ch.)	871	2002	784	Am ⁵⁷¹
	1999	996	Am (by Sec. 22.3 of Ch.)	872	2004	193	R
	2000	135	Am ²⁰³	898.5	2001	463	Am
	2000	908	Am (by Sec. 3 of Ch.)	903	2001	824	Am
	2000	926	Am (by Sec. 8 of Ch.)	903.3	2000	808*	Am
	2001	754	Am	903.4	2000	808*	Am
	2002	305	Am (by Sec. 2 of Ch.)	903.41	2001	755*	Am
	2004	339	Am (by Sec. 12 of Ch.)	903.45	2000	808*	Am
	2004	574	Am (by Sec. 4.5 of Ch.)	903.5	2001	755*	Am
	2005	22	Am ⁶⁴⁷		2002	664	Am ⁴³¹
	2007	468	Am		2002	108*	Am
					2001	755*	Am
					2002	1022*	Am
					2005	73*	Am ⁶⁹³
				904	2001	824	Am
				912	2003	158*	Am
				912.1	2003	158*	Am
				990	2000	59	Am
				1000	2005	10*	Am ^{715 716}
					2005	GRP 1	S ⁶⁹⁴
				1000.7	2003	4*	Am ²²
					2004	183	Am ⁵⁷¹

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

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1009	2003	4 *	Am ²²	1726	2003	4 *	Am ²²
1077	2000	659	Ad	1727	2003	4 *	R ²²
1078	2000	659	Ad	1731.5	2007	175 *	Am ⁹¹²
1120	2004	193	Am ⁵⁷¹		2007	257 *	Am (as am by Stats. 2007, Ch. 175)
1120.1	1999	996	Am				
1120.2	1999	78 *	Am	1731.8	2003	4 *	Ad ²²
1176	2003	4 *	Am ²²	1732.6	2000		
1177	2003	4 *	Am ²²				
1178	2003	4 *	Am ²²				
1179	2003	4 *	Am ²²				
1700	1999	333	Am				
1703	2003	4 *	Am ²²				
	2004	183	Am ⁵⁷¹				
	2005	10 *	Am ^{715 716}				
	2005	GRP 1	S ⁶⁹⁴	1732.8	2001	476	Ad
1710	2005	10 *	Am ^{715 716}		2003	4 *	Am ²²
	2005	GRP 1	S ⁶⁹⁴	1737	2002	784	Am ⁴⁹⁰
	2007	458	Am		2003	4 *	Am ²²
1711	2005	10 *	Am ^{715 716}	1737.1	2003	4 *	Am ²²
	2005	GRP 1	S ⁶⁹⁴	1752.05	2004	738	Ad
1712	2003	4 *	Am ²²	1752.5	2004	798	Am ⁸¹
	2005	10 *	Am ^{715 716}	1752.81	2000	481	Am
	2005	GRP 1	S ⁶⁹⁴		2006	538	Am ⁸⁰²
1712.1	2007	458	Ad	1752.82	2003	4 *	Am ²²
1712.5	2004	798	Ad ⁸¹	1754	2003	4 *	Am ²²
1713	2005	10 *	Am ^{715 716}	1755.4	2000	659	Ad
	2005	GRP 1	S ⁶⁹⁴	1756.1	2004	193	R ⁵⁷¹
1714	2000	481	Am	1757	2003	4 *	Am ²²
	2003	4 *	Am ²²	1760	2003	4 *	Am ²²
	2005	10 *	Am ^{715 716}	1760.3	2001	115	R
	2005	GRP 1	S ⁶⁹⁴	1764.2	2000	481	Am
1716	2003	4 *	Am ²²	1765	2003	4 *	Am ²²
	2005	10 *	Am ^{715 716}	1766	2003	4 *	Am ²²
	2005	GRP 1	S ⁶⁹⁴		2005	10 *	Am ^{715 716}
1717	2003	4 *	Am ²²		2005	GRP 1	S ⁶⁹⁴
	2005	10 *	R ^{715 716}		2007	175 *	Am ⁹¹²
	2005	GRP 1	S ⁷⁰³		2007	257 *	Am (as am by Stats. 2007, Ch. 175)
1718	2003	4 *	Am ²²	1766.1	2003	4 *	Am ²²
	2005	10 *	R ^{715 716}	1767	2000	481	Am
	2005	GRP 1	S ⁷⁰³	1767.1	2003	4 *	Am ²²
1719	2003	4 *	Am ²²	1767.3	2003	4 *	Am ²²
	2003	62	Am ⁵¹⁹		2007	175 *	Am ⁹¹²
	2005	10 *	Am ^{715 716}	1767.35	2007	175 *	Ad ⁹¹²
	2005	GRP 1	S ⁶⁹⁴		2007	257 *	Am (as am by Stats. 2007, Ch. 175)
1720	2003	4 *	Am ²²				
	2005	10 *	Am ^{715 716}	1767.4	2003	4 *	Am ²²
	2005	GRP 1	S ⁶⁹⁴	1767.5	2003	4 *	Am ²²
1721	2003	4 *	Am ²²	1767.9	2004	1 *	Ad
	2005	10 *	R ^{715 716}	1768.10	2003	4 *	Am ²²
	2005	GRP 1	S ⁷⁰³	1768.85	2000	627	Ad
1722	2003	4 *	Am ²²		2003	4 *	Am ²²
	2005	10 *	R ^{715 716}	1773	2006	538	Am ⁸⁰²
	2005	GRP 1	S ⁷⁰³	1774	2005	608	Am
1723	2003	4 *	Am ²²	1776	2007	175 *	Am
	2005	10 *	Am ^{715 716}	1778	2003	4 *	Am
	2005	GRP 1	S ⁶⁹⁴	1780	2003	4 *	Am
1724	2003	4 *	R ²²	1781	2003	4 *	Am
1725	2003	4 *	Am ²²	1787	1999	83	Ad(RN) ³⁰
	2005	10 *	Am ^{715 716}	1788	1999	83	Ad(RN) ³⁰
	2005	GRP 1	S ⁶⁹⁴				

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Section	Affected By			Section	Affected By		
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1788 (Cont.)				2017	2006	538	Am ⁸⁰²
	2000	135	Am ²⁰³	2100	2002	355	Ad
1789	1999	83	Ad(RN) ³⁰	2102	2002	355	Ad
1789.5	1999	83	Ad(RN) ³⁰	2104	2002	355	Ad
	2000	135	Am ²⁰³	2106	2002	355	Ad
	2001	159	Am ³⁰⁵	3053	2002	1124*	Am
1790	1999	83	Am & RN ³⁰	3055	2002	1124*	Ad
1791	1999	83	Am & RN ³⁰	3150	2005	10*	Am ^{715 716}
1792	1999	83	Am & RN ³⁰		2005	GRP 1	S ⁶⁹⁴
1793	1999	83	Am & RN ³⁰		2006	538	Am ⁸⁰²
1798	2005	10*	Am ^{715 716}		2006	901	Am ⁸¹⁰
	2005	GRP 1	S ⁶⁹⁴	3151	2005	10*	Am ^{715 716}
1798.5	2005	10*	R & Ad ^{715 716}		2005	GRP 1	S ⁶⁹⁴
	2005	GRP 1	S ⁷⁰³		2006	538	Am ⁸⁰²
	2007	175*	Am ⁹¹²	3157	2005	10*	Am ^{715 716}
			R ³⁰¹		2005	GRP 1	S ⁷⁰³
1800	2003	4*	Am	3158	2005	10*	Am ^{715 716}
	2005	110*	Am		2005	GRP 1	S ⁶⁹⁴
	2006	538	Am ⁸⁰²	3300	2005	10*	Am ^{715 716}
1800.5	2003	4*	Ad ²²		2005	GRP 1	S ⁶⁹⁴
	2005	110*	Am	3309	2005	10*	Am ^{715 716}
	2006	538	Am ⁸⁰²		2005	GRP 1	S ⁶⁹⁴
1801	1999	83	Am ³⁰	4015	2002	440	Ad
	2005	110*	Am		2003	62	Am ⁵¹⁹
1801.5	2005	110*	Am		2006	391	Am
1802	2003	4*	Am ²²	4026	2004	193	R ⁵⁷¹
1830	2003	4*	Am ²²	4094	2003	62	Am ⁵¹⁹
1906	2004	193	R ⁵⁷¹		2003	575	Am
1914	2004	193	R ⁵⁷¹		2006	796	Am
1950	2007	175*	Ad ⁹¹²		2007	130	Am ⁹⁰²
1951	2007	175*	Ad ⁹¹²	4094.1	2000	93*	Ad
1952	2007	175*	Ad ⁹¹²	4094.2	2000	93*	Ad
	2007	257*	Am (as am by Stats. 2007, Ch. 175)		2001	171*	Am
			Ad ⁹¹²		2002	1161*	Am
1953	2007	175*	Ad ⁹¹²		2003	230*	Am
	2007	257*	Am (as am by Stats. 2007, Ch. 175)	4096.7	2000	93*	Ad ⁶²
			Ad ⁹¹²			R ²²	
1953.5	2007	257*	Ad	4097	2000	93*	Ad
1954	2007	175*	Ad ⁹¹²	4097.1	2000	93*	Ad
	2007	257*	Am (as am by Stats. 2007, Ch. 175)	4097.2	2000	93*	Ad
			Ad	4097.3	2000	93*	Ad
1954.1	2007	257*	Ad	4098	2000	93*	Ad
1955	2007	175*	Ad ⁹¹²	4098.1	2000	93*	Ad
	2007	257*	Am (as am by Stats. 2007, Ch. 175)		2001	159	Am ³⁰⁵
			Ad	4098.2	2000	93*	Ad
1956	2007	257*	Ad	4098.3	2000	93*	Ad
1960	2007	175*	Ad ⁹¹²	4098.4	2000	93*	Ad
1960.5	2007	175*	Ad ⁹¹²	4098.5	2000	93*	Ad
1961	2007	175*	Ad ⁹¹²	4099	2001	692	Ad & R ^{37 20}
1962	2007	175*	Ad ⁹¹²	4099.1	2001	692	Ad & R ^{37 20}
1970	2007	175*	Ad ⁹¹²	4099.3	2001	692	Ad & R ^{37 20}
1971	2007	175*	Ad ⁹¹²	4099.4	2001	692	Ad & R ^{37 20}
1972	2007	175*	Ad ⁹¹²	4100	2003	356	Am
1973	2007	175*	Ad ^{912 890}	4107	2001	171*	Am
1974	2007	175*	Ad ⁹¹²	4107.5	2006	74*	Am
1975	2007	175*	Ad ⁹¹²	4117	2000	93*	Ad
1976	2007	175*	Ad ⁹¹²		2002	221	Am
				4125	2006	812	Am
				4127	2002	352	Am
					2006	538	Am ⁸⁰²

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<i>Affected By</i>				<i>Affected By</i>			
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4136	2001	171 *	Am	4457	2002	221	Am
	2002	352	Am	4461	2006	538	Am ⁸⁰²
4242	2006	538	Am ⁸⁰²	4474.1	2002	676	Am
4340	2002	352	Am	4474.2	2005	538	Ad
4341.1	2000	814	Ad	4474.3	2005	538	Ad
4353	1999	1023	S ¹⁸	4474.4	2007	188 *	Ad
	2001	171 *	S ³¹²	4474.5	2007	188 *	Ad
	2004	414	S ⁶⁷⁰	4474.8	2007	188 *	Ad
4354	1999	1023	Am ¹⁸	4503	2002	350	Am
	2001	171 *	S ³¹²		2003	62	Am ⁵¹⁹
	2004	414	S ⁶⁷⁰	4506	2004	193	R ³⁷¹
	2007	676	Am	4512	2003	230 *	Am
4354.5	1999	1023	Ad & R ¹⁸		2006	399	Am
	2001	171 *	S ³¹²	4514	2002	1013	Am
	2004	414	S ⁶⁷⁰		2004	406	Am
4355	1999	1023	Am ¹⁸	4514.3	2003	878	Am
	2001	171 *	S ³¹²	4519.5	2004	193	R ³⁷¹
	2004	414	S ⁶⁷⁰	4519.7	2000	382	Ad & R ⁴³
	2007	676	Am		2005	30	Am ³¹⁷
4356	1999	1023	R	4520	2002	676	Am
			Ad & R ¹⁸	4521	2002	676	Am
	2001	171 *	Am ³¹²		2004	68	Am
	2004	414	S ⁶⁷⁰		2006	399	Am
4357	1999	1023	Am ¹⁸	4521.5	2002	676	Am
	2001	171 *	S ³¹²	4521.6	2002	676	Ad
	2004	414	S ⁶⁷⁰	4522	2002	676	Am
4357.1	1999	1023	Ad & R ¹⁸	4523	2002	676	Am
	2001	171 *	S ³¹²	4525	2002	676	Am
	2004	414	S ⁶⁷⁰	4530	2002	676	Am
4357.2	1999	1023	Ad & R ¹⁸	4535	2002	676	Am
	2001	171 *	S ³¹²		2004	68	Am
	2004	414	S ⁶⁷⁰	4540	2002	676	Am
4358	1999	1023	S ¹⁸	4542	2002	676	R
	2001	171 *	S ³¹²	4543	2002	676	Ad
	2004	414	S ⁶⁷⁰	4544	2002	676	Ad
4358.5	1999	1023	Ad & R ¹⁸	4545	2002	676	Ad
	2001	171 *	S ³¹²	4546	2002	676	Ad
	2004	414	S ⁶⁷⁰	4547	2002	676	Ad
	2007	676	Am		2004	68	Am
4359	1999	1023	Am ¹⁸	4548	2002	676	Ad
	2001	171 *	Am ³¹²	Div. 4.5,			
	2004	414	Am ⁶⁷⁰	Ch. 2,			
4369	2003	210 *	Am ²⁹⁵	Art. 7,			
4369.1	2003	210 *	Am ²⁹⁵	heading			
4369.2	2003	210 *	Am ²⁹⁵	(Sec. 4550			
4369.3	2003	210 *	Am ²⁹⁵	et seq.)	2002	676	Am
4369.4	2003	210 *	Am ²⁹⁵	4550	2002	676	Am
4369.5	2003	210 *	R	4551	2002	676	Am
4380	2002	1161 *	Am		2006	399	Am
	1X 2003–04	9 *	Am	4552	2002	676	Am
4390	2004	193	Am ⁵⁷¹	4552.5	2002	676	Ad
4402	2002	350	R	4553	2002	676	R & Ad
4403	2002	350	R	4554	2002	676	R
4418.2	2002	1161 *	Ad	4555	2002	676	Ad
4418.25	2002	1161 *	Ad	4561	2002	676	Am
4418.3	2002	1161 *	Am	4562	2002	676	R & Ad
4418.7	2002	1161 *	Am	4563	2002	676	R & Ad
4427.5	2001	171 *	Ad	4564	2002	676	Am
4433	2003	230 *	Am	4565	2002	676	Am
4433.5	2002	676	Am	4567	2002	676	Am
4441.5	1999	146 *	Ad	4568	2002	676	Am

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4570	2002	676	R & Ad	4646.5	2002	1161 *	Am
	2003	862	Am		2006	399	Am
4571	2002	676	R	4646.6	2007	512	Ad
4572	2002	676	R	4647	1999	146 *	Am
4575	2002	676	R	4648	2006	399	Am
4576	2002	676	R	4648.4	2003	230 *	Ad
4577	2002	676	R		2004	228 *	Am
4578	2002	676	R		2005	80 *	Am
4579	2002	676	R		2006	74 *	Am
4585	2002	676	R		2007	188 *	Am
4586	2002	676	R	4666	2007	568	Am
4590	2002	676	R	4669.2	1999	369	S ⁵⁷
4591	2002	676	R	4669.75	1999	369	S ⁵⁷
4592	2002	676	R		2001	745 *	Am
4593	2002	676	R	4669.8	1999	369	R
4594	2002	676	R	4677	2006	397	Am (by Sec. 4 of Ch.)
4595	2002	676	R		2006	399	Am (by Sec. 5.5 of Ch.)
4596	2002	676	R				
4596.5	2002	676	R	4678	2006	397	Ad
4597	2002	676	R	4681.2	2004	193	R ⁵⁷¹
4598	2002	676	R	4681.3	1999	146 *	Am
4598.5	2000	93 *	Ad		2006	74 *	Am
	2001	171 *	Am	4681.5	2001	188	R
	2002	676	R		2003	230 *	Ad
4599	2002	676	R		2004	228 *	Am
4600	2002	676	R		2005	80 *	Am
4601	2002	676	R		2006	74 *	Am
4602	2002	676	R		2007	188 *	Am
4605	2002	676	R	4684	2007	177 *	Am
4610	2002	676	R	4684.50	2005	558	Ad & R ³⁸
4611	2002	676	R	4684.53	2005	558	Ad & R ³⁸
4612	2002	676	R	4684.55	2005	558	Ad & R ³⁸
4613	2002	676	R	4684.58	2005	558	Ad & R ³⁸
4620.2	2003	230 *	Ad	4684.60	2005	558	Ad & R ³⁸
4622	2006	399	Am	4684.63	2005	558	Ad & R ³⁸
4631	2001	171 *	Am	4684.65	2005	558	Ad & R ³⁸
4631.5	2002	1161 *	Ad ⁷⁰	4684.68	2005	558	Ad & R ³⁸
			R ⁶³	4684.70	2005	558	Ad & R ³⁸
	2003	230 *	Am ^{79 43}	4684.73	2005	558	Ad & R ³⁸
	2004	228 *	Am ^{98 75}	4684.74	2005	558	Ad & R ³⁸
4637	2004	193	R ⁵⁷¹	4684.75	2005	558	Ad & R ³⁸
4637.5	2004	831	Ad ³⁰⁰	4685.5	2001	171 *	Am ¹⁹
			R ³⁰¹		2003	230 *	Am ¹³
	2005	22	Am ⁶⁴⁷		2005	80 *	R
4639.5	2000	93 *	Ad	4685.7	2005	80 *	Ad
4639.75	2006	397	Ad	4688	2006	397	Am
4640.6	1999	146 *	Am	4688.5	2004	831	Ad
	2001	171 *	Am		2005	22	Am ⁶⁴⁷
	2001	745 *	Am		2005	551	Am
	2002	1161 *	Am	4689.1	2004	193	Am ⁵⁷¹
	2003	230 *	Am		2004	831	Am (as am by Stats. 2004, Ch. 193)
	2006	74 *	Am				
	2007	188 *	Am	4689.7	2000	93 *	Am
4643	2002	1161 *	Am	4690.5	2006	74 *	Ad
	2003	230 *	Am	4691	2002	676	Am
	2004	228 *	Am	4691.6	2003	230 *	Ad
	2005	80 *	Am		2004	228 *	Am
	2006	74 *	Am		2005	80 *	Am
	2007	188 *	Am				
4643.3	2001	171 *	Ad				

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4691.6 (Cont.)	2006	74 *	Am	4855	2003	226	R & Ad ³⁹¹
	2007	188 *	Am		1X 2003–04	7 *	Ad ³⁹¹
4691.8	2006	74 *	Ad	4856	2003	226	R & Ad ³⁹¹
4692	2004	193	R ⁵⁷¹		1X 2003–04	7 *	Ad ³⁹¹
4694	2006	74 *	Ad	4857	2003	226	R & Ad ³⁹¹
4695.2	2001	188	Ad		1X 2003–04	7 *	Ad ³⁹¹
4701	2000	416	Am	4857.1	2003	226	Ad ³⁹¹
4701.6	2006	399	Am	4858	2003	226	R & Ad ³⁹¹
4702.7	2000	416	Ad		1X 2003–04	7 *	Ad ³⁹¹
4704.6	2007	512	Ad	4859	2003	226	R & Ad ³⁹¹
4705	2000	416	Am		1X 2003–04	7 *	Ad ³⁹¹
	2006	399	Am	4860	2003	226	R & Ad ³⁹¹
	2007	512	Am		1X 2003–04	7 *	Ad ³⁹¹
4710	2000	416	Am		2006	74 *	Am
4710.5	2000	416	Am	4861	2003	226	R & Ad ³⁹¹
4710.6	2000	416	Am		1X 2003–04	7 *	Ad ³⁹¹
4710.7	2000	416	Am	4861.1	2003	226	R ³⁹¹
4710.8	2000	416	Am		1X 2003–04	7 *	Ad ³⁹¹
4711	2000	416	Am	4862	2003	226	R & Ad ³⁹¹
4711.5	2000	416	Am		2003	886	Am (as ad by
4712	2000	416	Am				Stats. 2003,
	2002	676	Am				Ch. 226) ³⁹¹
4712.2	2000	416	Am		1X 2003–04	7 *	Ad ³⁹¹
4712.5	2000	416	Am	4863	2003	226	R & Ad ³⁹¹
4731	2001	171 *	Am		1X 2003–04	7 *	Ad ³⁹¹
4747	2006	399	Am	4864	2003	226	R & Ad ³⁹¹
4751	2004	193	R ⁵⁷¹		1X 2003–04	7 *	Ad ³⁹¹
4781.5	2002	1161 *	Ad	4865	2003	226	R & Ad ³⁹¹
	2003	230 *	Am		1X 2003–04	7 *	Ad ³⁹¹
	2004	228 *	Am	4865.1	2004	228 *	Ad
	2005	80 *	Am	4866	2003	226	R & Ad ³⁹¹
	2006	74 *	Am		1X 2003–04	7 *	Ad ³⁹¹
	2007	188 *	Am	4867	2003	226	R & Ad ³⁹¹
4781.6	2007	188 *	Ad	4900	2003	878	Am
4783	2004	228 *	Ad ^{631 319}	4901	2003	878	Am
			R ²³²	4902	2003	878	Am
4791	2000	93 *	Am ^{4 5}	4903	2003	878	Am
4803	2006	399	Am	4905	2003	878	Am
4804	2002	221	Am	4906	2003	878	Ad
4838	2004	193	R ⁵⁷¹	5008.2	2001	506	Am
4839	2006	538	Am ⁸⁰²	5012	2001	506	Ad
4840	2004	193	R ⁵⁷¹	5110	2002	221	Am
4842	2004	193	R ⁵⁷¹	5150.05	2001	506	Ad
4847	2002	1161 *	R	5152	2003	94	Am
4850	2003	226	R & Ad ³⁹¹	5154	2003	94	Am
	1X 2003–04	7 *	Ad ³⁹¹	5205	2002	784	Am ⁴⁹⁰
4850.1	2003	226	R & Ad ³⁹¹		2003	62	Am ⁵¹⁹
	1X 2003–04	7 *	Ad ³⁹¹	5256.1	2002	1013	Am
4850.2	2003	226	Ad ³⁹¹	5257	2003	94	Am
4851	2003	226	R & Ad ³⁹¹	5259.3	2003	94	Am
	1X 2003–04	7 *	Ad ³⁹¹	5264	2003	94	Am
	2005	80 *	Am	5267	2003	94	Am
4852	2003	226	R & Ad ³⁹¹	5270.35	2003	94	Am
	1X 2003–04	7 *	Ad ³⁹¹	5270.55	2001	854	Am
4853	2003	226	R & Ad ³⁹¹	5328	2001	37	Am
	1X 2003–04	7 *	Ad ³⁹¹		2001	506	Am (by Sec. 8.5
4854	2003	226	R & Ad ³⁹¹		2002	552	of Ch.)
	1X 2003–04	7 *	Ad ³⁹¹		2004	406	Am
4854.1	2003	226	Ad ³⁹¹	5328.06	2003	878	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
5332	2001	506	Am	5768.5	1999	83	Am ³⁰
5345	2002	1017	Ad & R ⁶⁸	5771	2003	71	Am
	2006	774	S ⁶³⁹	5771.1	2004		
5346	2002	1017	Ad & R ⁶⁸		Initiative		
	2003	62	Am ⁵¹⁹		(Prop. 63		
	2006	774	S ⁶³⁹		adopted		
5347	2002	1017	Ad & R ⁶⁸		Nov. 2, 2004)		Ad ⁷¹²
	2006	774	S ⁶³⁹	5772.5	2003	71	Ad & R ⁷⁵
5348	2002	1017	Ad & R ⁶⁸	5775	2003	230*	Am
	2006	774	S ⁶³⁹		2004	228*	Am
	2007	568	Am		2005	80*	Am
5349	2002	1017	Ad & R ⁶⁸	5777	1999	525	Am ^{112 114}
	2006	774	S ⁶³⁹		2000	857	Am ²⁰³
5349.1	2002	1017	Ad & R ⁶⁸		2002	642	Am
	2006	774	S ⁶³⁹	5777.5	2000	811	Ad
5349.5	2002	1017	Ad & R ⁶⁸	5777.6	2000	811	Ad
	2006	774	Am ⁶³⁹	5777.7	2007	469	Ad
5350	2006	799	Am	5781	2004	748	Ad
5405	2002	642	Ad	5802	1999	617*	Am
	2003	62	Am ⁵¹⁹	5806	1999	617*	Am
	2006	902	Am		2000	518*	Am
5586	2001	745*	R		2001	454	Am
5600.3	2005	221	Am		2003	578	Am
	2006	618	Am		2007	568	Am (by Sec. 50
5600.8	2000	93*	Ad				of Ch.)
	2002	1161*	Am	5811	2000	518*	Am
5614	2000	93*	Ad		2001	454	Am
	2001	159	Am ³⁰⁵	5811.2	2001	677	Ad
5614.5	2000	93*	Ad	5813.5	2004		
5618	2000	93*	Ad		Initiative		
5657	2004	183	Am ⁵⁷¹		(Prop. 63		
5673	2001	745*	Am		adopted		
5675	2000	93*	Am ^{4 5}		Nov. 2, 2004)		Ad ⁷¹²
	2001	171*	Am ^{36 13}	5814	1999	617*	Am
5675.1	2000	93*	Ad		2000	518*	Am
5675.2	2004	509	Ad		2001	454	Am
	2006	74*	Am		2002	337	Am
5676	2000	93*	Ad		2003	578	Am
5676.5	2000	93*	Ad	5814.5	1999	617*	Ad ⁴⁵
5689	2000	93*	Ad				R ²⁵
5689.1	2000	93*	Ad		2000	518*	Am
5689.2	2000	93*	Ad		2001	454	Am
5689.3	2000	93*	Ad	5820	2004		
5689.4	2000	93*	Ad		Initiative		
5689.5	2000	93*	Ad		(Prop. 63		
5689.6	2000	93*	Ad		adopted		
5689.7	2000	93*	Ad		Nov. 2, 2004)		Ad ⁷¹²
5689.8	2000	93*	Ad	5821	2004		
5689.9	2000	93*	Ad		Initiative		
5696.5	2000	140	Am		(Prop. 63		
5701.1	1999	146*	Ad		adopted		
5701.3	2002	1167*	Am		Nov. 2, 2004)		Ad ⁷¹²
5701.6	2004	493*	Ad	5822	2004		
5719.5	2004	193	Am ⁵⁷¹		Initiative		
5723.5	2006	538	Am ⁸⁰²		(Prop. 63		
5734	2004	193	R ⁵⁷¹		adopted		
5751	2002	1013	Am		Nov. 2, 2004)		Ad ⁷¹²
5751.2	2002	1013	Am	5830	2000	93*	Ad & R ⁵
5767	2002	1161*	Ad		2001	171*	S ^{70 18}

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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5830 (Cont.)	2004			5863	2000	520	Am
	Initiative			5865	2000	520	Am
	(Prop. 63			5865.1	2000	520	Ad
	adopted			5865.3	2000	520	Ad
	Nov. 2, 2004)		Ad ⁷¹²	5866	2000	520	Am
5831	2000	93*	Ad & R ⁵	5869	2000	520	Am
	2001	171*	S ⁷⁰¹⁸		2002	1161*	Am
5832	2000	93*	Ad & R ⁵	5878.1	2004		
	2001	171*	S ⁷⁰¹⁸		Initiative		
5833	2000	93*	Ad & R ⁵		(Prop. 63		
	2001	171*	S ⁷⁰¹⁸		adopted		
5834	2000	93*	Ad & R ⁵	5878.2	2004		Ad ⁷¹²
	2001	171*	S ⁷⁰¹⁸		Initiative		
5835	2000	93*	Ad & R ⁵		(Prop. 63		
	2001	171*	S ⁷⁰¹⁸		adopted		
5836	2000	93*	Ad & R ⁵	5878.3	2004		Ad ⁷¹²
	2001	171*	S ⁷⁰¹⁸		Initiative		
5837	2000	93*	Ad & R ⁵		(Prop. 63		
	2001	171*	S ⁷⁰¹⁸		adopted		
5838	2000	93*	Ad & R ⁵		Nov. 2, 2004)		Ad ⁷¹²
	2001	171*	S ⁷⁰¹⁸	5880	2000	520	Am
5839	2000	93*	Ad & R ⁵	5881	2002	1161*	Am
	2001	171*	Am ⁷⁰¹⁸	5882	2002	1161*	Am
5840	2004			5883	2002	1161*	Am
	Initiative			5890	2004		
	(Prop. 63				Initiative		
	adopted				(Prop. 63		
	Nov. 2, 2004)		Ad ⁷¹²		adopted		
5840.2	2004			5891	2004		Ad ⁷¹²
	Initiative				Initiative		
	(Prop. 63				(Prop. 63		
	adopted				adopted		
	Nov. 2, 2004)		Ad ⁷¹²	5892	2004		Ad ⁷¹²
5845	2004				Initiative		
	Initiative				(Prop. 63		
	(Prop. 63				adopted		
	adopted				Nov. 2, 2004)		Ad ⁷¹²
	Nov. 2, 2004)		Ad ⁷¹²	5893	2004		Ad ⁷¹²
5846	2004				Initiative		
	Initiative				(Prop. 63		
	(Prop. 63				adopted		
	adopted				Nov. 2, 2004)		Ad ⁷¹²
	Nov. 2, 2004)		Ad ⁷¹²	5894	2004		Ad ⁷¹²
5847	2004				Initiative		
	Initiative				(Prop. 63		
	(Prop. 63				adopted		
	adopted				Nov. 2, 2004)		Ad ⁷¹²
	Nov. 2, 2004)		Ad ⁷¹²	5895	2004		Ad ⁷¹²
5848	2004				Initiative		
	Initiative				(Prop. 63		
	(Prop. 63				adopted		
	adopted				Nov. 2, 2004)		Ad ⁷¹²
	Nov. 2, 2004)		Ad ⁷¹²	5897	2004		
5851	2000	520	Am		Initiative		
5852.5	2000	520	Am		(Prop. 63		
5855.5	2000	520	Am		adopted		
5856.2	2000	520	Ad		Nov. 2, 2004)		Ad ⁷¹²
5857	2000	520	Am		2004		
5859	2000	520	Am		Initiative		
5860	2000	520	Am		(Prop. 63		
					adopted		
					Nov. 2, 2004)		Ad ⁷¹²

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
5898	2004				2006		
	Initiative				Initiative		
	(Prop. 63				(Prop. 83		
	adopted				adopted		
	Nov. 2, 2004)		Ad ⁷¹²		Nov. 7, 2006)		Am
5902	2005	508 *	Am	6605	2006	337 *	Am
5912	2005	508 *	Am		2006		
5914	2004	193	R ⁵⁷¹		Initiative		
6251	2002	784	Am ⁴⁹⁰		(Prop. 83		
6501	1999	146 *	Ad		adopted		
6513	2001	176	Am		Nov. 7, 2006)		Am
6600	1999	350 *	Am	6606	2005	80 *	Am
	1999	995	Am (by Sec. 2.2	6608	2006		
			of Ch.)		Initiative		
	2000	643	Am (by Sec. 1		(Prop. 83		
			of Ch.)		adopted		
	2006	337 *	Am		Nov. 7, 2006)		Am
	2006				2007	571	Am
	Initiative			6608.5	2004	222 *	Ad
	(Prop. 83				2005	162	Am (by Sec. 1
	adopted						of Ch.)
	Nov. 7, 2006)		Am		2005	486	Am (by Sec. 2
6600.05	2001	171 *	Am				of Ch.)
6600.1	2006			6608.7	2005	137	Ad
	Initiative			6608.8	2006	339	Ad
	(Prop. 83				2007	302	Am ⁹⁴⁷
	adopted			6609.1	1999	83	Am ³⁰
	Nov. 7, 2006)		Am		2002	139	Am
6601	1999	136 *	Am		2004	425	Am
	2006	337 *	Am		2007	571	Am
	2006			6776	2002	784	Am ⁴⁹⁰
	Initiative			7200	2003	356	Am
	(Prop. 83			7200.06	2003	356	Am
	adopted				2004	183	Am ⁵⁷¹
	Nov. 7, 2006)		Am		2005	22	Am ⁶⁴⁷
6601.1	1999	136 *	Ad & R ²⁰	7202.5	2006	316	Ad & R ³⁸
6601.3	2000	41 *	Am	7229	2003	356	R
6601.5	2000	41 *	Am	7233	2003	356	R
6602	2000	41 *	Am	7328	2006	538	Am ⁸⁰²
6603	2000	420 *	Am	7515	2006	538	Am ⁸⁰²
	2001	323 *	Am	8016	2001	115	R
	2007	208	Am	8102	2000	254	Am
6604	2000	420 *	Am		2001	159	Am ³⁰⁵
	2006	337 *	Am	8103	1999	578 *	Am
	2006			8107	2004	602	R
	Initiative			9016	2001	242	Am
	(Prop. 83			Div. 8.5,			
	adopted			Ch. 2,			
	Nov. 7, 2006)		Am	Art. 1,			
6604.1	2000	420 *	R (as ad by	heading			
			Sec. 8,	(Sec. 9100			
			Stats. 1998,	et seq.)	2000	797	Ad
			Ch. 961)	9101.5	1999	948	Ad
			Am (as am by	9102	2005	78 *	Am
			Sec. 7,		2007	177 *	Am
			Stats. 1998,	9103	2006	829	Ad
			Ch. 961) ^{36 13}		2007	130	Am ⁹⁰²
	2006	337 *	Am	9103.1	2006	829	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>	
9105.1	2002	726	Ad	Div. 8.5, Ch. 10.5, Art. 2, heading (Sec. 9660 et seq.)				
9113	2000	108 *	Ad					
9115	2000	797	Ad					
	1X 2003–04	7 *	Am					
9116	2000	797	Ad		2005	78 *	Am	
9117	2000	797	Ad		9660	2001	689	Ad
9118	2002	541	Ad			2005	78 *	Am
9118.5	2002	541	Ad		9661	2001	689	Ad
9203.5	2004	633	Am ⁶⁹⁸			2002	541	Am
9206	2004	633	R ⁶⁹⁸			2005	78 *	Am
9250	2002	541	Ad	9662	2001	689	Ad	
9251	2002	541	Ad		2005	78 *	Am	
9252	2002	541	Ad	9663	2001	689	Ad	
9253	2002	541	Ad	9664	2002	541	Ad	
9253.5	2004	455	Ad	9665	2002	541	Ad	
9254	2002	541	Ad	9675	2001	689	Ad	
9255	2002	541	Ad	9676	2001	689	Ad	
9256	2002	541	Ad	9677	2001	689	Ad	
9301	2004	633	Am ⁶⁹⁸	9678	2001	689	Ad	
9302	2004	633	Am ⁶⁹⁸	9679	2001	689	Ad	
9304.5	2004	633	Ad ⁶⁹⁸	9680	2001	689	Ad	
9305	2000	108 *	Am	9681	2001	689	Ad	
	2004	633	Am ⁶⁹⁸		2002	664	Am ⁴³¹	
9320	2001	682	Ad ³⁷	9710.5	1999	943	Ad	
	2002	664	Am ⁴³¹	9712	1999	943	Am	
9404	2004	229 *	Ad	9719	2006	902	Am	
9450	2000	797	Ad		2007	177 *	Am	
9451	2000	797	Ad	9740	1999	943	Am	
9452	2000	797	Ad	9745	1999	943	Ad	
9453	2000	797	Ad	9757.5	2003	545	Am	
9454	2000	797	Ad		2005	78 *	Am	
9520	2000	597	Ad ²⁵⁵	10000	2007	568	Am	
			R ⁶³	10020	2007	188 *	Am	
9521	2000	597	Ad ²⁵⁵	10022	2007	188 *	Am	
			R ⁶³	10024	2007	188 *	Am	
9522	2000	597	Ad ²⁵⁵	10053	2006	538	Am ⁸⁰²	
			R ⁶³	10063	2004	183	Am ⁵⁷¹	
9523	2000	597	Ad ²⁵⁵	10072	1999	371	Am	
			R ⁶³	10075.6	2005	78 *	Am	
9541	1999	525	Am ^{112 114}	10080	1999	479 *	R & Ad	
	2000	857	Am ²⁰³	10081	1999	479 *	R & Ad	
9542	2001	681	Am		2001	755 *	Am	
	2004	636	Am	10082	1999	479 *	R & Ad	
9544	2003	225 *	Am		2000	808 *	Am	
9546	2003	225 *	Am		2001	159	Am ³⁰⁵	
9547	2003	225 *	Am	10083	1999	479 *	R & Ad	
9560	1999	859	Am	10084	1999	479 *	R & Ad	
9563	1999	859	Am		2001	755 *	Am	
	2000	558	Am	10085	1999	479 *	R	
9564	1999	147 *	Am				Ad ^{119 120}	
	1999	859	Am	10086	1999	479 *	R & Ad	
	2000	135	Am ²⁰³	10087	1999	479 *	R & Ad	
9625	2006	620	Ad	10088	1999	479 *	R & Ad	
9650	2001	689	Ad		2003	225 *	Am ⁷⁰	
9651	2001	689	Ad				R ⁶³	
9652	2001	689	Ad				Ad ³⁹¹	
9653	2001	689	Ad	10089	1999	479 *	R	
9654	2001	689	Ad	10090	1999	479 *	R & Ad	
	2005	78 *	Am					

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
10091	1999	479 *	R & Ad	10850.3	2002	918	R (as ad by
10092	1999	479 *	R & Ad				Sec. 3,
10093	1999	479 *	R & Ad				Stats. 1995,
10094	1999	479 *	R				Ch. 227)
10095	1999	479 *	R				Am (as am by
10096	1999	479 *	R				Sec. 2,
10097	1999	479 *	R				Stats. 1995,
10506	2005	80 *	Ad				Ch. 227) ¹³
	2007	177 *	Am	10850.4	2007	468	Ad
10507	2006	75 *	Ad	10851	2000	569	Am
10531	2004	229 *	Am ⁶³⁰	10851.5	2001	111 *	Ad
10532	2004	229 *	Am ⁶³⁰	10950	1999	803	Am ⁸²
10533	2006	75 *	Ad	10951	1999	803	Am ⁸²
10534	2006	75 *	Ad		2007	502	Am
10534.5	2007	177 *	Ad	10960	2007	502	Am
10535	2006	75 *	Ad	10963	1999	803	Am ⁸²
10540.6	2006	75 *	Ad	10980	1999	83	Am ³⁰
10544	2006	75 *	Am		2002	1022 *	Am
	2006	528 *	Am	11004.1	2002	1022 *	Ad ⁵¹⁵
10544.1	2000	108 *	Am	11004.5	2004	193	R ⁵⁷¹
10544.2	2003	225 *	Ad	11006.2	2000	795	Am
10553.1	2003	469	Am		2002	1022 *	Am ⁵¹⁵
	2006	838	Am	11008	2004	193	Am ⁵⁷¹
10553.2	2004	229 *	Am (as ad by	11008.17	1999	471 *	Am
			Sec. 34,	11008.19	1999	83	Am (as ad by
			Stats. 1997,				Sec. 2,
			Ch. 270) & RN				Stats. 1998,
10553.25	2004	229 *	Ad(RN)				Ch. 962)
	2006	75 *	Am				& RN ³⁰
10553.3	2003	373	Ad & R ⁷⁵		2004	193	Am ⁵⁷¹
10554	1999	887	Am	11008.20	1999	83	Ad(RN) ³⁰
10601.2	2001	678	Ad		2002	701	Am
	2005	296	Am	11020	2002	1022 *	Am ⁵¹⁵
10603.3	2001	745 *	R	11024	2001	276	Ad
10604.5	2000	808 *	Am	11024.3	2001	276	Ad
10604.6	2000	808 *	Am	11025	2004	183	Am ⁵⁷¹
10609.3	2000	108 *	Am	11052.5	2004	183	Am ⁵⁷¹
10609.4	1999	147 *	Ad	11155	2003	743	Am
	2002	271	Am	11155.2	2007	622	Am
	2003	813	Am	11155.4	2002	1024	Ad
	2004	810	Am		2007	622	Am
	2005	629	Am	11155.5	2001	686	Am
10609.5	2001	745 *	Am	11155.6	2006	781	Ad
10609.6	2000	108 *	Ad		2007	130	Am ⁹⁰²
10609.7	2002	635	Ad		2007	622	Am
10609.8	2005	78 *	Ad	11157	2002	439	Am
10609.9	2006	75 *	Ad	11203	2001	111 *	Am
10618.5	2001	894	Ad		2002	664	Am ⁴³¹
10618.6	2006	387	Ad	11212	2006	538	Am ⁸⁰²
10627	2004	193	R ⁵⁷¹	11213	2004	193	Am ⁵⁷¹
10727	2001	290	Am	11215	2004	193	Am ⁵⁷¹
10728	2001	290	Ad	11216	2006	75 *	Ad
10740	2001	745 *	Am	11254	2002	1022 *	Am
10790	2001	745 *	Am	11257	2002	1022 *	Am ⁵¹⁵
10823	2005	78 *	Am (as ad by	11265.1	1999	826	Am ¹³¹
			Sec. 20,				R ¹⁴⁰
			Stats. 1997,				R & Ad ⁵¹⁵
			Ch. 606)	11265.2	2002	1022 *	R
10823.1	2002	1022 *	Ad		1999	826	Ad ¹³²
	2005	78 *	R				R ⁶³
10850	2005	241	Am		2000	108 *	Am ^{201 43}

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11265.2 (Cont.)	2002	1022 *	R & Ad ⁵¹⁵	11355	1999	478	R
11265.3	2002	1022 *	Ad ⁵¹⁵		1999	652	Am ⁸²
	2002	1024	Am (as ad by Stats. 2002, Ch. 1022)	11356	1999	478	R
	2003	398	Am	11356.2	1999	653	Ad ⁸²
11265.5	2001	115	Am	11357	1999	478	R
11320.1	2001	652	Am	11358	1999	653	Ad ⁸²
	2004	229 *	Am ⁶³⁰	11360	1999	147 *	S ¹
11320.3	2002	439	Am	11361	1999	147 *	S ¹
11320.31	2004	788	Am	11362	1999	147 *	S ¹
11320.32	2006	75 *	Ad	11363	1999	147 *	S ¹
	2007	177 *	Am		2000	108 *	Am
11322.5	2007	622	Ad		2006	75 *	Am
11322.6	2000	933	Am		2006	528 *	R & Ad ⁷⁹⁹
	2006	781	Am		2007	177 *	Am (as ad by Stats. 2006, Ch. 75)
	2007	622	Am ⁹⁴⁸				R (as am by Sec. 29.31, Stats. 2006, Ch. 75)
11322.61	2000	933	Am				Am (as am by Sec. 3, Stats. 2006, Ch. 528)
11322.62	2004	788	Am	11364	1999	147 *	R
11322.63	2007	589	Ad		2006	75 *	Ad ¹
11322.8	2004	229 *	Am ⁶³⁰		2007	177 *	Am
	2005	78 *	Am				R & Ad ⁷⁹⁹
11322.9	2000	933	Am				R (as am by Sec. 29.4, Stats. 2006, Ch. 75)
	2001	652	Am				Am (as ad by Sec. 29.5, Stats. 2006, Ch. 75)
	2004	229 *	Am ⁶³⁰	11365	1999	147 *	S ¹
11323.3	2002	1022 *	Ad	11366	1999	147 *	S ¹
11323.9	2001	750	Ad	11367	1999	147 *	S ¹
11324.6	2002	1142	Am		2000	108 *	Am
11325.21	2004	229 *	Am ⁶³⁰		2006	75 *	Am
11325.22	2004	229 *	Am ⁶³⁰		2006	528 *	Am
11325.23	2004	229 *	Am ⁶³⁰		2007	177 *	Am
11325.7	2002	1022 *	Am ⁵¹⁶	11368	1999	147 *	S ¹
	2004	229 *	Am	11369	1999	83	Am ³⁰
11325.9	1999	919	Ad		1999	147 *	R
11325.91	1999	919	Ad				Ad ¹
11325.93	1999	919	Ad				Am ¹
11325.95	1999	919	Ad				Am
11326	2004	229 *	Am ⁶³⁰	11370	1999	147 *	Am ¹
11327.5	2006	75 *	Am	11371	1999	147 *	Ad ¹
11329	2001	745 *	Am	11372	1999	147 *	Ad ¹
11350	1999	478	R		2000	108 *	Am
	1999	653	Am ⁸²		2001	111 *	Am
11350.1	1999	478	R		1999	147 *	Ad ¹
11350.2	1999	478	R		2000	108 *	Am
11350.3	1999	478	R		2001	111 *	Am
11350.4	1999	478	R		1999	147 *	Ad ¹
11350.5	1999	478	R		2004	183	Am ⁵⁷¹
11350.6	1999	478	R	11373	1999	147 *	Ad ¹
	1999	652	Am ⁸²		2000	108 *	Ad
	1999	654	Am (by Sec. 5 of Ch.)	11374	2000	108 *	Ad
11350.61	1999	653	Ad ⁸²	11375	2000	108 *	Ad
11350.7	1999	478	R	11376	2007	469	Ad
11350.75	1999	980	Ad ⁸²	11380	2006	75 *	Ad
11350.8	1999	478	R		2007	177 *	R
11350.9	1999	478	R				
11351	1999	478	R				
11352	1999	478	R				
11354	1999	478	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
11380.1	2006	75 *	Ad		2004	664	Am
	2007	177 *	R				R & Ad ⁶⁸
11380.15	2006	75 *	Ad		2007	288	Am (as am by
	2007	177 *	R				Sec. 8,
11380.2	2006	75 *	Ad				Stats. 2004,
	2007	177 *	R				Ch. 664) ⁹²⁹
11380.25	2006	75 *	Ad				Am (as ad by
	2007	177 *	R				Sec. 9,
11380.35	2006	75 *	Ad				Stats. 2004,
	2007	177 *	R				Ch. 664) ⁸⁴⁹
11380.4	2006	75 *	Ad	11402.6	2007	65	Ad
	2007	177 *	R	11403	2005	641	Am
11380.45	2006	75 *	Ad	11403.1	2001	125 *	Ad ⁸
	2007	177 *	R		2004	229 *	Am
11380.5	2006	75 *	Ad	11403.2	2001	125 *	Ad
	2007	177 *	R		2002	639	Am
11380.55	2006	75 *	Ad		2005	636	Am
	2007	177 *	R	11403.3	2001	125 *	Ad
11380.6	2006	75 *	Ad		2002	639	Am
	2007	177 *	R		2004	229 *	Am
11380.65	2006	75 *	Ad		2006	75 *	Am
	2007	177 *	R	11403.4	2001	125 *	Ad
11380.7	2006	75 *	Ad	11404	2004	332	Am
	2007	177 *	R		2005	22	Am ⁶⁴⁷
11380.75	2006	75 *	Ad	11404.1	1999	887	Am
	2007	177 *	R	11405	2002	1115	Am
11380.8	2006	75 *	Ad	11406	2004	193	R ⁵⁷¹
	2007	177 *	R	11410	2004	845 *	Ad
11400	2001	125 *	Am	11450	1999	147 *	Am
	2001	653 *	Am		2002	1022 *	Am ⁵¹⁵
	2004	664	Am		2003	62	Am ⁵¹⁹
			R & Ad ⁶⁸		2006	75 *	Am (as am by
	2005	268	Am (as am by				Sec. 18,
			Sec. 6 and as ad				Stats. 1999,
			by Sec. 7,				Ch. 147 and
			Stats. 2004,				Sec. 328,
			Ch. 664)				Stats. 2003,
	2005	630	Am (as am by				Ch. 62)
			Sec. 6,		2007	726	Am (as am by
			Stats. 2004,				Sec. 31.1,
			Ch. 664, by				Stats. 2006,
			Sec. 3.5 of Ch.)				Ch. 75)
			Am (as ad by				Am (as am by
			Sec. 7,				Sec. 31.2,
			Stats. 2004,				Stats. 2006,
			Ch. 664, by				Ch. 75)
			Sec. 4.5 of Ch.)	11450.019	2006	538	Am ⁸⁰²
	2007	475	Am (as am by	11450.12	2002	1022 *	Am ⁵¹⁵
			Sec. 4.5,	11450.13	2002	1022 *	Am ⁵¹⁵
			Stats. 2005,	11450.16	1999	147 *	Am
			Ch. 630, by	11450.2	2002	1022 *	R ⁵¹⁵
			Sec. 2 of Ch.)	11450.3	2001	745 *	Am
11400.1	2007	288	Ad & R ⁹²⁹	11450.5	2002	1022 *	Am ⁵¹⁵
11401	1999	83	Am ³⁰	11451.5	2000	933	Am
	2001	653 *	Am		2002	1022 *	Am ⁵¹⁵
	2004	468	Am		2003	62	Am ⁵¹⁹
	2005	630	Am	11453	2002	1022 *	Am
11401.5	2004	229 *	Ad		2004	229 *	Am
11401.6	2005	641	Ad		2005	78 *	Am
11402	2001	653 *	Am		2007	177 *	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>
11454	2001	652	Am	11475.3	1999	478	R (as ad by
	2004	229 *	Am ⁶³⁰				Stats. 1994,
11454.5	2004	229 *	Am ⁶³⁰				Ch. 906)
11454.6	2004	229 *	Am ⁶³⁰				Am (as ad by
11457	2000	808 *	Am				Stats. 1997,
	2001	755 *	Am				Ch. 270)
11460.1	2001	125 *	R	11475.4	1999	478	R
11461	1999	147 *	Am	11475.5	1999	478	R
	2000	108 *	Am	11475.6	1999	652	Ad ⁸²
	2001	653 *	Am	11475.8	1999	478	R
	2007	177 *	Am	11476	1999	478	R
11461.1	2001	745 *	Am	11476.1	1999	478	R
11462	1999	147 *	Am	11476.2	2002	927	Am
	2000	108 *	Am	11476.3	1999	654	Ad ⁸²
	2002	1022 *	Am	11476.6	1999	478	Am
	2003	62	Am ⁵¹⁹		2004	193	Am ⁵⁷¹
	2003	225 *	Am	11477	1999	478	Am
	2004	229 *	Am		2000	808 *	Am
	2004	656	Am (by Sec. 1.5		2007	488	Am
			of Ch.)	11477.02	1999	478	Am
	2005	22	Am ⁶⁴⁷		2000	808 *	Am
	2005	78 *	Am	11477.04	1999	478	Am
	2006	75 *	Am	11478	1999	478	R
	2007	177 *	Am	11478.1	1999	653	Ad ⁸²
11462.02	2005	268	Ad	11478.2	1999	478	R
11462.06	2004	229 *	Am	11478.3	1999	652	Ad ⁸²
	1X 2003–04	7 *	Am	11478.5	1999	478	R
11462.07	1999	634	Ad		1999	652	Am ⁸²
11462.4	2000	1060	Am	11478.51	1999	478	R
11462.7	2004	664	Ad & R ⁶⁸		1999	652	Am ⁸²
	2007	288	Am ⁹²⁹	11478.52	1999	652	Ad ⁸²
11463	1999	147 *	Am	11478.6	1999	478	R
	2000	108 *	Am	11478.7	1999	478	R
	2003	225 *	Am	11478.8	1999	478	R
	2007	177 *	Am	11478.9	1999	478	R
11464	2007	177 *	R & Ad	11479	1999	478	Am
11465	1999	147 *	Am	11479.5	1999	478	R
	2005	630	Am	11479.6	1999	478	R
	2007	177 *	Am	11479.7	2000	808 *	R
	2007	475	Am	11484	2000	808 *	Ad
11465.6	2000	108 *	Ad	11485	1999	478	Am
11466.2	2003	225 *	Am	11486	2002	1022 *	Am
11466.21	1999	881 *	Am	11486.3	2004	229 *	Ad
	2002	1022 *	Am	11487.5	2001	745 *	Am
	2004	229 *	Am	11488	1999	478	R
	2006	75 *	Am	11489	1999	478	R
11466.23	2007	177 *	Ad	11490	1999	478	R
11466.235	2007	177 *	Ad	11491	1999	478	R
11466.24	2007	177 *	Am	11492	1999	478	R
11466.35	2003	225 *	Am	11492.1	1999	478	R
11467.2	2000	108 *	Ad	11495.25	2006	538	Am ⁸⁰²
11468.6	2004	183	Am ⁵⁷¹	11522	2005	78 *	Ad
11469	2004	193	Am ⁵⁷¹	12200.018	1999	147 *	R
11475	1999	478	R	12201	2002	1022 *	Am
11475.1	1999	478	R		2002	1024	Am
	1999	980	Am ⁸²		2003	225 *	Am
11475.12	1999	653	Ad ⁸²		2004	229 *	Am
11475.14	1999	653	Ad ⁸²		2005	78 *	Am
11475.15	1999	478	R		2007	177 *	Am

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
12201.03	2002	1024	Am	12400	2000	143 *	Ad
	2005	78 *	Am	12500	2001	111 *	Am
	2006	75 *	Am	12501	2001	111 *	Am
12201.05	2002	1021	Ad	12502	2001	111 *	Ad
	2005	78 *	Am	12550	2001	111 *	Am
	2006	75 *	Am	12550.1	2001	111 *	Ad
12251	2001	111 *	Am	12552.1	2001	111 *	Ad ⁹⁶
12300	2002	1088	Am	12554	1999	906	Ad
	2004	229 *	Am		2001	452	Am
12301.1	2004	229 *	Am	13002	2000	108 *	Am
12301.2	2004	229 *	R & Ad		2001	111 *	Am
12301.21	2004	229 *	Ad	13004	2001	111 *	Am
12301.3	1999	90 *	Ad	13006	2001	111 *	Am
	2000	445 *	Am	13276	2005	492	Am
12301.4	1999	90 *	Ad	13283	2006	672	Ad
	2000	445 *	Am	13600	2002	350	Am
12301.6	1999	90 *	Am	13601	2002	350	Am
	1999	91 *	R (as am by Stats. 1999, Ch. 90) & Ad ⁴²	13750	2005	641	Ad
	2000	108 *	Am	13752	2005	641	Ad
	2002	1135	Am	13753	2005	641	Ad
	2007	447	Am (by Sec. 1 of Ch.)	13754	2005	641	Ad
12301.8	1999	90 *	Ad	13756	2005	641	Ad
	1999	91 *	R (as ad by Stats. 1999, Ch. 90)	13757	2007	465	Ad
				14000.03	2002	1161 *	Ad
				14000.5	2002	1161 *	Ad
				14001.11	2005	80 *	Ad
				14005.2	2006	672	Am
				14005.20	2006	128	R (as ad by Sec. 18, Stats. 1994, Ch. 147)
12302.2	2002	1135	Am				Ad & R ⁴³
12302.21	2003	209 *	Ad	14005.24	2000	824	Ad & R ⁴³
12302.25	1999	90 *	Ad		2005	625	Am ¹³
	2002	1135	Am	14005.25	2000	945	Ad
12302.3	1999	83	Am ³⁰	14005.28	2000	93 *	Ad
12302.7	1999	90 *	R		2001	159	Am ³⁰⁵
12303.4	1999	90 *	Am	14005.30	1999	146 *	Am
12304.4	2004	826	Ad		1999	148 *	Am (as am by Stats. 1999, Ch. 146)
	2006	75 *	Am				
	2007	177 *	Am				
12304.7	2007	397	Ad		2000	93 *	Am
12305.1	2005	78 *	Am		2001	171 *	Am
	2005	504 *	Am	14005.31	2000	1088	Ad
12305.7	2004	229 *	Ad		1X 2003–04	9 *	Am
12305.71	2004	229 *	Ad	14005.32	2000	1088	Ad
12305.72	2004	229 *	Ad		1X 2003–04	9 *	Am
12305.8	2004	229 *	Ad	14005.33	2000	1088	Ad
12305.81	2004	229 *	Ad	14005.34	2000	1088	Ad
12305.82	2004	229 *	Ad	14005.35	2000	1088	Ad
12305.83	2004	229 *	Ad		2001	159	Am ³⁰⁵
12306.1	1999	91 *	Ad	14005.36	2000	1088	Ad
	2000	108 *	R Ad ²⁰²	14005.37	2000	1088	Ad
	2001	111 *	Am	14005.38	2000	1088	Ad
12306.2	2000	108 *	Ad ²⁵	14005.39	2000	1088	Ad
12306.21	2001	111 *	Ad ⁹⁶	14005.40	2000	93 *	Ad
12306.3	2000	108 *	Ad		2001	171 *	Am
12312	2004	193	R ⁵⁷¹	14005.41	2001	894	Ad
12317	2004	229 *	Ad		2002	1161 *	Am
12317.1	2004	229 *	Ad		2004	729	Am
12317.2	2004	229 *	Ad	14005.6	2004	193	Am ⁵⁷¹

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>
14005.7	2001	171 *	Am	14019.7	2004	661	Ad
14005.81	2000	1088	Am	14021.35	2000	108 *	Ad
	2003	230 *	Am ⁴⁷³ R ²²	14021.4	2000	93 *	Am
14006.3	1999	227	Am	14021.6	2002	1022 *	Am
14006.4	1999	227	Am	14021.8	2001	506	Ad
14006.7	2002	556	Ad	14022.5	2002	522	Ad
14007.2	2006	74 *	Ad	14026.5	2004	193	Am ⁵⁷¹
14007.45	2001	171 *	Ad	14029.5	2006	657	Ad
14007.5	1999	146 *	Am	14040	2000	322	Am
14007.65	1999	146 *	Ad	14040.1	2000	322	Ad ²¹⁹
	1999	148 *	R (as ad by Stats. 1999, Ch. 146) & Ad	14040.5	2000	322	Am
14007.7	1999	146 *	Ad	14041.5	2004	193	Am ⁵⁷¹
14007.705	2005	23	Ad	Div. 9, Pt. 3, Ch. 7, Art. 1.3, heading (Sec. 14043 et seq.)	2003	601	Am
14007.71	2001	171 *	Ad		14043	1999	146 *
14007.9	1999	820	Ad ¹⁴⁶ R ⁸⁰	14043.1	1999	146 *	Ad
	2004	228 *	Am ^{632 317}	2000	322	Am	
14007.95	2002	1088	Ad	2003	601	Am	
14008.6	2000	808 *	Am	2007	188 *	Am	
	2001	159	Am ³⁰⁵	2007	693	Am	
14008.85	1999	146 *	Ad ⁴⁴	14043.15	1999	146 *	Ad
14011.15	1999	146 *	Ad	2003	601	Am	
	2000	93 *	Am	2007	188 *	Am	
14011.16	1X 2003–04	9 *	Am	2007	188 *	Am	
	1X 2003–04	9 *	Ad	14043.2	1999	146 *	Ad
14011.2	2001	171 *	Ad	2000	322	Am	
	2006	74 *	Am (as ad by Sec. 66, Stats. 1992, Ch. 722)	2007	188 *	Am	
14011.6	2001	171 *	Ad	14043.25	1999	146 *	Ad
	2002	1161 *	Am ⁴⁹²	14043.26	2003	601	Ad
	2007	188 *	Am	2005	551	Am	
14011.65	2005	80 *	Ad	2007	188 *	Am	
	2006	328	Am	2007	693	Am ⁹⁴¹	
14011.65a	2006	328	Ad & R ⁸²⁵	14043.27	2003	601	Ad
14011.65b	2007	188 *	Ad	2007	188 *	Am	
	2002	1161 *	Ad	14043.28	2003	601	Ad
14011.7	2003	230 *	Am	2007	188 *	Am	
	2006	332	Ad	14043.29	2003	601	Ad
14011.75	2006	332	Ad	14043.3	1999	146 *	Ad
14011.8	2002	1161 *	Ad	14043.34	2000	322	Ad
14011.9	2002	1161 *	Ad	14043.341	2003	601	Ad
14012.5	2006	328	Ad	14043.35	1999	146 *	Ad
14015	2000	435	Am	14043.36	1999	146 *	Ad
14016.5	2004	183	Am ⁵⁷¹	2000	322	Am	
	2005	22	Am ⁶⁴⁷	2007	188 *	Am	
14016.51	2004	389	Ad	14043.37	1999	146 *	Ad
	2005	22	Am ⁶⁴⁷	2000	322	Am	
14016.8	2000	347	Ad	14043.4	1999	146 *	Ad
14017.1	2001	745 *	Am	14043.45	1999	146 *	Ad
14017.6	2001	171 *	Ad	2007	188 *	R & Ad	
14017.7	2001	171 *	Ad	14043.46	2004	228 *	Ad
14018.1	2001	742	Ad	2005	80 *	Am	
14018.5	1999	146 *	Ad	2006	74 *	Am	
14018.7	2004	228 *	Am	2007	188 *	Am	
14019.3	2002	1161 *	Am	2007	483	Am ⁹⁶²	
	2003	230 *	Am	14043.47	2003	601	Ad
				2007	188 *	Am	

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	Year	Chapter	Effect		Year	Chapter	Effect
14043.5	1999	146 *	Ad	14087.23	2001	526	Ad
14043.55	1999	146 *	Ad	14087.28	2004	788	Am
14043.6	1999	146 *	Ad	14087.301	1999	146 *	Ad
14043.61	2000	322	Ad	14087.305	2007	188 *	Am
	2007	188 *	Am	14087.31	2003	424	Am
14043.62	2000	322	Ad		2004	228 *	Am
	2007	188 *	Am	14087.32	1999	525	Am ^{112 114}
14043.65	1999	146 *	Ad		2000	857	Am ²⁰³
	2000	322	Am		2000	858	Am (as am by Stats. 1999, Ch. 525)
	2003	601	Am		2001	159	Am ³⁰⁵
	2007	188 *	Am	14087.325	2001	171 *	Am
	2007	693	Am		2002	756	Am (by Sec. 1 of Ch.)
14043.7	1999	146 *	Ad	14087.35	2003	424	Am
	2000	322	Am		2004	228 *	Am
	2007	188 *	Am	14087.36	1999	525	Am ^{112 114}
14043.75	1999	146 *	Ad		2000	857	Am ²⁰³
	2000	322	Am		2000	858	Am (as am by Stats. 1999, Ch. 525)
	2004	183	Am ⁵⁷¹		2003	424	Am
14044	2003	230 *	Ad		2004	228 *	Am
	2003	601	Am	14087.37	1999	525	Am ^{112 114}
	2004	228 *	Am		2000	857	Am ²⁰³
14045	2004	584	Ad	14087.38	1999	525	Am ^{112 114}
	2007	265	Am		2000	857	Am ²⁰³
14051	1999	887	Am ¹⁶³		2003	424	Am
	2002	1161 *	Am ⁴⁹⁵	14087.4	2004	228 *	Am
14053	1999	146 *	Am		1999	525	Am ^{112 114}
	2000	93 *	Am		2000	857	Am ²⁰³
14053.1	1999	146 *	Ad		2003	424	Am
	1999	148 *	Am (as ad by Stats. 1999, Ch. 146) & R ³⁹		2004	228 *	Am
	2000	93 *	Am ¹⁹⁴	14087.41	1999	539	Ad
	2001	171 *	Am ¹³	14087.48	2005	80 *	Ad
14067	1999	146 *	Am	14087.5	2007	188 *	Am
	1X 2003–04	9 *	Am	14087.51	2000	696	Am
14067.3	2006	74 *	Ad		2004	228 *	Am
14067.5	2000	93 *	Ad		2006	905	Am
14068	2006	74 *	Ad		2006	906	Am
14080	2005	80 *	Ad & R ³¹⁷	14087.54	2004	228 *	Am
14085.5	1999	701	Am		2005	13 *	Am
	2001	745 *	Am		2005	80 *	Am
14085.54	2000	842	Ad		2005	156 *	Am (as am by Stats. 2005, Ch. 80) ⁷²⁷
14085.56	2000	846	Ad		2006	905	Am
14085.6	2005	80 *	Am		2006	906	Am
14085.7	1999	146 *	Am ^{45 24}		2007	483	Am ⁹⁶²
	2000	93 *	Am ^{21 20}	14087.57	2000	696	Am
	2002	1161 *	Am ^{70 18}		2002	262 *	Am
	2004	228 *	Am ^{36 13}	14087.6	2004	183	Am ⁵⁷¹
14085.8	1999	146 *	Am ^{45 24}		2005	22	Am ⁶⁴⁷
	2000	93 *	Am ^{21 20}	14087.96	2004	454	Am
	2002	1161 *	Am ^{70 18}	14087.9605	2004	228 *	Am
	2004	228 *	Am ^{36 13}	14087.961	2001	143	Am
14085.81	2000	93 *	Ad		2002	664	Am ⁴³¹
14085.9	1999	226	Ad		2004	454	Am
14087.101	2003	230 *	Ad	14087.9625	2004	454	Am
14087.103	2003	230 *	Ad	14087.9655	2001	528	Am
14087.105	2003	230 *	Ad	14087.9657	2001	528	Ad
14087.11	2001	172	Ad				
14087.2	2004	193	Am ⁵⁷¹				

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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>
14087.966	2004	454	Am		2005	719*	Am
14087.969	2001	143	Am		2006	8*	Am
	2004	454	Am	14105.2	2002	1161*	Am
14087.9705	1999	525	Am ^{112 114}		2007	188*	Am
	2000	857	Am ²⁰³	14105.21	2003	230*	Ad
14088	2007	188*	Am	14105.22	2003	230*	Ad
14088.14	2007	188*	Am	14105.23	2005	80*	Ad
14088.19	1999	525	Am ^{112 114}	14105.24	2005	80*	Ad
	2000	857	Am ²⁰³	14105.26	1999	757	Ad ¹⁶⁸
14088.25	2007	188*	Am		2000	135	Am ²⁰³
14089	1999	525	Am ^{112 114}		2000	852	Am
	2000	857	Am ²⁰³		2001	159	Am ³⁰⁵
	2007	188*	Am	14105.27	2001	171*	Ad
14089.4	1999	525	Am ^{112 114}		2006	162*	Am
	2000	857	Am ²⁰³	14105.3	2002	1161*	Am
14089.7	2001	171*	R & Ad		2007	188*	Am
14090	2004	193	R ⁵⁷¹	14105.31	1999	146*	Am ²⁴
14090.1	2004	193	R ⁵⁷¹		2000	93*	Am ²⁰
14090.2	2004	193	R ⁵⁷¹		2002	1161*	Am ¹³
14090.3	2004	193	R ⁵⁷¹	14105.33	1999	146*	Am ²⁴
14091.21	2007	188*	Am		2000	93*	Am ²⁰
14092.35	2006	538	Am ⁸⁰²		2001	171*	Am
14093.06	2005	80*	Ad		2002	1161*	Am ¹³
14093.10	2007	467	Ad		2006	74*	Am
14094.3	1999	146*	Am	14105.332	2002	1161*	Ad
	2002	536	Am	14105.336	2004	228*	Am ⁶³⁴
	2004	228*	Am	14105.337	1999	190	Ad
	2006	333	Am		2002	1161*	Am ⁷⁰
14095	2006	758	Ad		2004	228*	Am ⁶³⁴
14100.2	2003	107	Am	14105.34	2002	1161*	Am ¹³
14100.75	1999	993	Ad	14105.35	1999	146*	Am ²⁴
	2000	322	Am ²²⁰		2000	93*	Am ²⁰
14100.95	2002	751	Ad		2002	1161*	Am ¹³
	2007	188*	Am	14105.37	1999	146*	Am ²⁴
14103.2	2001	745*	Am		2000	93*	Am ²⁰
14103.5	2002	664	Am ⁴³¹		2002	1161*	Am ¹³
	2007	418*	Am		2003	230*	Am
14103.6	2002	1161*	Am (as am by Sec. 1, Stats. 1975, Ch. 1005 and Sec. 1, Stats. 1985, Ch. 682)	14105.38	1999	146*	Am ²⁴
					2000	93*	Am ²⁰
					2002	1161*	Am ¹³
				14105.39	1999	146*	Am ²⁴
					2000	93*	Am ²⁰
					2002	1161*	Am ¹³
14104.3	2001	745*	Am	14105.395	2003	230*	Ad
14104.6	2004	193	Am ⁵⁷¹	14105.4	1999	146*	Am (as am by Sec. 90, Stats. 1998, Ch. 310) ²⁴
14105	2002	756	Am				Am (as am by Sec. 91, Stats. 1998, Ch. 310) ²⁵
14105.05	2003	601	Ad				Am (as am by Sec. 51, Stats. 1999, Ch. 146) ²⁰
14105.06	2003	230*	Ad				Am (as am by Sec. 52, Stats. 1999, Ch. 146) ³⁴
	2004	875*	Am				
	2005	508*	Am				
14105.115	2002	486*	Ad				
14105.13	2001	242	Ad		2000	93*	Am (as am by Sec. 51, Stats. 1999, Ch. 146) ²⁰
14105.15	2004	193	Am ⁵⁷¹				Am (as am by Sec. 52, Stats. 1999, Ch. 146) ³⁴
14105.16	2006	525	Ad				
14105.17	2000	93*	Ad ²⁵⁶				
14105.18	2002	1161*	Ad				
14105.181	2007	636	Ad				
14105.19	2003	230*	Ad & R ⁷⁵				
	2004	228*	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
14105.4 (Cont.)				14105.475	2007	188 *	Ad
	2002	1161 *	R (as am by	14105.48	2003	230 *	Ad
			Sec. 78,		2003	659	Am
			Stats. 2000,		2005	80 *	Am
			Ch. 93)		2006	74 *	Am
			Am (as am by	14105.485	2005	523	Ad
			Sec. 77,	14105.49	2003	230 *	Ad
			Stats. 2000,		2006	74 *	Am
			Ch. 93) ¹³	14105.51	2003	230 *	Ad
14105.405	1999	146 *	Am ²⁴	14105.65	2002	1161 *	R
	2000	93 *	Am ²⁰	14105.7	2005	80 *	Am
	2002	1161 *	Am ¹³	14105.75	2006	792	Ad
14105.41	1999	146 *	Am (as am by	14105.8	2001	171 *	R
			Sec. 93,		2002	1161 *	Ad
			Stats. 1998,		2007	188 *	Am
			Ch. 310) ²⁴	14105.85	2002	1161 *	Ad
			Am (as am by		2007	188 *	Am
			Sec. 94,	14105.86	2003	230 *	Ad
			Stats. 1998,	14105.91	1999	146 *	Am ²⁵
			Ch. 310) ²⁵		2000	93 *	Am ³⁴
	2000	93 *	Am (as am by		2002	1161 *	R
			Sec. 54,	14105.915	1999	146 *	Am ²⁵
			Stats. 1999,		2000	93 *	Am ³⁴
			Ch. 146) ²⁰		2002	1161 *	R
			Am (as am by	14105.916	1999	146 *	Am
			Sec. 55,		2000	93 *	Am
			Stats. 1999,		2002	1161 *	R
			Ch. 146) ³⁴	14105.95	2002	747 *	Ad ⁴⁵⁴
	2002	1161 *	R (as am by		2003	62	Am ⁵¹⁹
			Sec. 81,	14105.96	2002	747 *	Ad ⁴⁵⁴
			Stats. 2000,		2003	62	Am ⁵¹⁹
			Ch. 93)	14105.965	2006	162 *	Ad ⁴⁵⁴
			Am (as am by	14105.98	1999	44 *	Am
			Sec. 80,		2000	48 *	Am
			Stats. 2000,	14105.981	1999	146 *	Am ²⁴
			Ch. 93) ¹³		2000	93 *	Am ²⁰
14105.42	1999	146 *	Am (as am by		2003	673	Ad ⁷¹³
			Sec. 95,		2004	183	Am ^{714 571}
			Stats. 1998,	14105.982	2000	48 *	Ad
			Ch. 310) ²⁴	14107	2000	322	Ad
	2000	93 *	Am (as am by	14107.11	1999	146 *	Ad
			Sec. 56,		2000	322	Am
			Stats. 1999,	14107.12	2004	395	Ad
			Ch. 146) ²⁰	14107.13	2004	394	Ad
			Am (as am by	14107.2	2006	772	Am
			Sec. 13,		2007	130	Am ⁹⁰²
			Stats. 1992,	14110	2007	188 *	Am
			Ch. 723) & RN	14110.55	1999	845	Ad
	2002	1161 *	Am ¹³	14110.6	1999	146 *	Am
14105.425	2000	93 *	Ad(RN)		2000	93 *	Am
14105.43	2002	1161 *	Am	14110.65	2001	171 *	Ad
14105.436	2002	1161 *	Ad ⁷⁹		2003	230 *	Am ^{474 475}
			R ⁸⁰		2004	228 *	R
	2005	127 *	Am ^{36 13}		1X 2003–04	9 *	Am ⁵⁴⁴
14105.45	2002	1161 *	Am				R ¹⁰⁰
	2004	228 *	R & Ad	14110.7	1999	146 *	Am (as am by
	2007	188 *	Am				Sec. 3,
14105.46	2002	1161 *	Ad				Stats. 1990,
	2004	228 *	R				Ch. 502)
14105.47	2002	1161 *	Ad		2001	685	Am
	2007	188 *	Am	14110.8	1999	658	Am ⁵⁶

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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>
14110.8 (Cont.)	2000	800	Am		2005	508 *	Am
14115	2000	93 *	Am	14126.035	2007	188 *	Am ^{904 38}
	2006	131	Am		2004	875 *	Ad ^{709 710}
	2007	130	Am ⁹⁰²	14126.05	2004	875 *	R
14115.41	2006	795	Ad ⁸⁶⁰	14126.10	2004	875 *	R
14115.6	2001	115	R	14126.15	2004	875 *	R
14115.75	2007	577 *	Ad	14126.20	2004	875 *	R
14115.8	2001	655	Ad ³⁴⁴	14126.23	2004	875 *	R
	2005	80 *	Am & R ^{717 38}	14126.25	2004	875 *	R
14123.05	2006	543	Ad	14126.30	2004	875 *	R
	2007	130	Am ⁹⁰²	14126.35	2004	875 *	R
14123.25	2000	322	Ad	14126.40	2004	875 *	R
	2003	601	Am	14126.45	2004	875 *	R
	2004	183	Am ⁵⁷¹	14126.50	2004	875 *	R
	2005	22	Am ⁶⁴⁷	14126.55	2004	875 *	R
14124.1	2000	322	Am	14126.60	2004	875 *	R
14124.12	2003	601	Am ^{79 43}	14126.65	2004	875 *	R
14124.2	2000	322	Am	14126.70	2004	875 *	R
14124.7	2000	451	Am	14126.75	2004	875 *	R
14124.70	2007	188 *	Am	14126.80	2004	875 *	R
14124.76	2007	188 *	Am	14132	1999	146 *	Am ⁵³
14124.78	2007	188 *	Am		2000	453	Am
14124.785	2007	188 *	Ad		2001	745 *	Am
14124.79	2003	230 *	Am		2002	1161 *	Am
14124.792	2007	188 *	Ad		1X 2003–04	9 *	Am
14124.795	2003	230 *	Ad		2005	80 *	Am
14124.89	2007	188 *	Am		2006	95 *	Am
14124.90	2007	188 *	Am	14132.01	2004	851	Ad
14124.91	2003	673	Am ⁷¹³		2005	503	Am
14124.915	2003	673	Ad ⁷¹³	14132.05	2000	93 *	Ad
14124.916	2003	673	Ad ⁷¹³	14132.06	2006	581 *	Am
14124.93	2000	808 *	Am	14132.100	2003	527	Ad
	2002	1022 *	Am		2004	228 *	Am
	1X 2003–04	7 *	Am		2007	188 *	Am
	2006	75 *	Am		2007	638	Am (by Sec. 1 of Ch.)
	2007	177 *	Am	14132.101	2005	548	Ad
14124.94	2007	188 *	Am	14132.102	2005	548	Ad
14125	2002	1161 *	Am	14132.105	2004	228 *	Ad & R ²⁰⁷
	2007	188 *	Am	14132.107	2004	228 *	Ad
14125.2	2007	188 *	Am	14132.108	2004	228 *	Ad
14125.8	2007	188 *	Am	14132.22	1999	146 *	Am ²⁴
14125.9	2006	538	Am ⁸⁰²		2000	93 *	Am ⁵
14126	2004	875 *	R		2003	747	Ad
			Ad ⁷⁰⁹		2004	183	Am ⁵⁷¹
14126.02	2000	451	Ad	14132.23	2007	494	Ad ⁶⁶²
	2001	171 *	Am	14132.24	2006	830	Ad
	2001	684	Am	14132.26	2000	557	Ad
	2003	230 *	Am		2002	1161 *	Am
	2003	899	Am	14132.27	2003	230 *	Ad
	2004	875 *	R	14132.28	2003	443	Ad
			Ad ⁷⁰⁹	14132.29	2003	443	Ad
	2005	508 *	Am	14132.38	2006	666	Ad & R ³⁸
14126.021	2004	875 *	Ad ⁷⁰⁹	14132.41	2006	719	Am
14126.023	2004	875 *	Ad ⁷⁰⁹	14132.47	1999	831 *	Am
14126.025	2004	875 *	Ad ⁷⁰⁹		2003	253	Am
14126.027	2004	875 *	Ad ⁷⁰⁹	14132.5	2007	300	R
	2007	188 *	Am	14132.69	2007	300	Ad
14126.031	2004	875 *	Ad ⁷⁰⁹	14132.7	2007	300	R
14126.033	2004	875 *	Ad ^{709 585}	14132.71	2007	300	Ad
			R ³⁰¹	14132.72	2000	93 *	Am ¹³

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Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter	Effect			Year	Chapter	Effect	
14132.725	2005	449	Ad & R ³¹⁷	14150	2002	1161 *	Ad		
14132.73	2002	1161 *	Ad	14154	2003	230 *	Am		
14132.74	2006	330	Ad		1X 2003–04	9 *	Am		
14132.88	2000	93 *	Ad		2005	80 *	Am		
	2002	1161 *	Am		2006	74 *	Am		
	2003	230 *	Am	14154.5	2004	228 *	Ad		
	1X 2003–04	9 *	Am	14159	2003	230 *	Ad		
	2006	61	Am	14163	1999	146 *	Am		
14132.90	1999	147 *	Am		2000	93 *	Am		
	2001	745 *	Am		2002	1161 *	Am		
14132.91	2000	93 *	Ad	14165.8	2005	77	Am		
14132.92	2000	804 *	Ad	14166	2005	560 *	Ad & R ⁷⁴⁵		
14132.93	2000	804 *	Ad	14166.1	2005	560 *	Ad & R ⁷⁴⁵		
14132.94	2003	112	Ad		2006	327	Am		
14132.95	1999	90 *	Am		2007	518	Am		
	2002	1088	Am ^{36 13}	14166.10	2005	560 *	Ad & R ⁷⁴⁵		
	2002	1161 *	Am ¹³		2006	327	Am		
	2004	229 *	Am	14166.11	2005	560 *	Ad & R ⁷⁴⁵		
14132.951	2004	229 *	Ad		2006	327	Am		
14132.955	2002	1088	Ad	14166.12	2005	560 *	Ad & R ⁷⁴⁵		
14132.966	2007	376	Ad		2006	327	Am		
14132.98	2001	172	Ad		2007	518	Am		
14132.99	2001	172	Ad	14166.13	2005	560 *	Ad & R ⁷⁴⁵		
	2002	664	Am ⁴³¹		2006	327	Am		
	2005	551	Ad		2007	518	Am		
14132.992	2007	676	Ad	14166.14	2005	560 *	Ad & R ⁷⁴⁵		
14133.01	2004	228 *	Ad		2006	327	Am		
14133.05	2000	93 *	Ad	14166.15	2005	560 *	Ad & R ⁷⁴⁵		
14133.07	2006	74 *	Ad ⁷⁹⁵	14166.16	2005	560 *	Ad & R ⁷⁴⁵		
14133.12	1999	845	Ad ⁹³		2006	327	Am		
14133.16	2002	704	Ad	14166.17	2005	560 *	Ad & R ⁷⁴⁵		
14133.225	2005	469 *	Ad		2006	327	Am		
14133.23	2005	80 *	Ad ⁶⁵⁹	14166.18	2005	560 *	Ad & R ⁷⁴⁵		
	2006	2 *	Am		2006	327	Am		
	2006	7 *	Am		2006	538	Am ⁸⁰²		
	2006	24 *	Am		2007	130	Am ⁹⁰²		
14133.3	2004	183	Am ⁵⁷¹	14166.19	2005	560 *	Ad & R ⁷⁴⁵		
14133.45	2003	321	Ad	14166.2	2005	560 *	Ad & R ⁷⁴⁵		
14133.5	2001	745 *	Am		2006	327	Am		
14133.61	2001	115	R	14166.20	2005	560 *	Ad & R ⁷⁴⁵		
14133.8	2007	300	Am		2006	327	Am		
14134.5	2007	188 *	Am		2007	518	Am		
14134.55	2007	460	Ad	14166.21	2005	560 *	Ad & R ⁷⁴⁵		
14138.5	2001	745 *	Am		2006	76 *	Am		
14139.13	1999	525	Am ^{112 114}		2006	327	Am		
	2000	857	Am ²⁰³		2007	518	Am		
14139.53	2000	858	Am	14166.22	2005	560 *	Ad & R ⁷⁴⁵		
14145.1	2001	745 *	Am	14166.23	2005	560 *	Ad & R ⁷⁴⁵		
14145.3	2002	537	Ad		2006	327	Am		
14148	2001	745 *	Am		2007	518	Am		
14148.03	2003	895	Ad	14166.24	2005	560 *	Ad & R ⁷⁴⁵		
	2004	148	Am	14166.25	2005	560 *	Ad & R ⁷⁴⁵		
14148.04	2003	895	Ad		2007	518	Am & RN & Ad		
	2004	148	Am	14166.26	2007	518	Ad(RN)		
14148.05	2003	895	Ad	14166.3	2005	560 *	Ad & R ⁷⁴⁵		
14148.5	1X 2003–04	9 *	Am	14166.35	2005	560 *	Ad & R ⁷⁴⁵		
14148.8	2001	745 *	Am		2006	327	Am		
14148.9	2006	538	Am ⁸⁰²	14166.4	2005	560 *	Ad & R ⁷⁴⁵		
14148.91	2004	183	Am ⁵⁷¹		2007	188 *	Am		
14149	2002	684	Ad	14166.5	2005	560 *	Ad & R ⁷⁴⁵		
14149.3	2002	684	Ad		2006	327	Am		

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<i>Affected By</i>				<i>Affected By</i>			
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14166.5 (Cont.)	2007	518	Am	2004	228 *		Am ⁶³⁵
14166.6	2005	560 *	Ad & R ⁷⁴⁵		2007	188 *	R ⁶³⁶ Am ^{36 909}
	2006	665 *	Am	14482	1999	525	Am ^{112 114}
14166.7	2005	560 *	Ad & R ⁷⁴⁵		2000	857	Am ²⁰³
	2006	665 *	Am	14492	2004	193	R ⁵⁷¹
14166.75	2005	560 *	Ad & R ⁷⁴⁵	14495.10	1999	845	Ad & R ²⁰
	2006	270	Am (by Sec. 1 of Ch.)		2005	80 *	Am ⁶⁸
	2006	665 *	Am (by Sec. 4 of Ch.) ⁸⁶¹	14499.5	2007	188 *	Am ³⁸
			Am (by Sec. 4.5 of Ch.) ¹⁰⁰		2004	193	Am ⁵⁷¹
	2007	544	Am		2007	188 *	Am
14166.8	2005	560 *	Ad & R ⁷⁴⁵	14500.5	2002	641	Am
14166.9	2005	560 *	Ad & R ⁷⁴⁵	14501	2001	745 *	Am
	2006	327	Am		2002	641	Am
	2007	518	Am	14502	2002	641	Am
14170	2000	322	Am	14503	2002	641	Am
14170.10	2003	601	Ad	14503.5	2002	641	Am
14170.11	2004	228 *	Ad	14504	2003	643	Ad ⁵⁸¹
14170.8	1999	993	Am		2006	538	Am ⁸⁰²
	2000	322	Am	14504.1	2003	643	Ad ⁵⁸¹
14171.5	2006	538	Am ⁸⁰²	14504.2	2003	643	Ad ⁵⁸¹
14171.6	1999	993	Am	14504.3	2003	643	Ad ⁵⁸¹
	2000	322	Am	14509	2002	641	Am
	2006	538	Am ⁸⁰²	14509.1	2002	641	Am
14172	2002	784	Am ⁴⁹⁰	14510	2002	641	Am
	2003	62	Am ⁵¹⁹	14512	2002	641	Am
14172.5	2003	601	Am	14521.1	2006	691	Ad
14176.5	2001	649	Ad	14522.3	2006	691	Ad
14195.8	2004	193	R ⁵⁷¹	14525	2006	691	R & Ad
14199	2004	850	Ad & R ⁶⁸	14526	2004	632	Am
	2007	188 *	S ⁹⁰⁷		2004	797	Am
14199.1	2004	850	Ad & R ⁶⁸	14526.1	2006	691	Ad
	2007	188 *	S ⁹⁰⁷	14528.1	2006	691	Ad
14199.2	2004	850	Ad & R ⁶⁸	14530	2001	681	Am
	2007	188 *	Am ⁹⁰⁷	14550.5	2006	691	Ad
14199.3	2004	850	Ad & R ⁶⁸	14552	2001	681	Am
	2007	188 *	Am ⁹⁰⁷		2004	797	Am
14251	1999	525	Am ^{112 114}	14552.1	2001	681	R
	2000	857	Am ²⁰³	14552.2	2001	681	R
14262	2007	188 *	Am ⁹⁰⁸ R ⁶⁹		2004	797	Ad
14301.1	2007	188 *	Ad ⁹⁰⁹	14552.5	2004	228 *	Ad
14308	1999	525	Am ^{112 114}	14553	2001	681	Am
	2000	857	Am ²⁰³	14554	2001	681	Am
14407.1	2007	500	Am	14570	2001	681	Am
14408	2004	183	Am ⁵⁷¹	14571	2001	681	Am
14408.5	2000	93 *	Ad		2006	691	Am
14409	2000	93 *	Am	14571.1	2006	691	Ad
14456	1999	525	Am ^{112 114}	14571.2	2006	691	Ad
	2000	857	Am ²⁰³	14571.5	2006	691	Ad
14456.5	2000	811	Ad	14572	2006	74 *	Am
14457	1999	525	Am ^{112 114}	14573	2001	681	Am
	2000	857	Am ²⁰³		2004	632	Am
14459	1999	525	Am ^{112 114}		2004	797	Am
	2000	857	Am ²⁰³	14574	2000	869	Am
	2000	857	Am ²⁰³		2001	681	Am
14460	1999	525	Am ^{112 114}		2004	228 *	Am
	2000	857	Am ²⁰³	14574.1	2000	869	Ad
14464.5	2003	230 *	Ad		2001	681	Am
					2004	797	Am

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	Year	Chapter	Effect		Year	Chapter	Effect
14575	2001	681	Am		2002	54	Am
14576	2001	681	Am		2004	823	Am
14580	2001	681	R		2005	163	Am
14592	2006	74 *	Am	15630.1	2005	140	Ad ¹⁰⁰
14598	2003	112	Ad				R ⁴⁴⁶
14618	2001	745 *	R	15633	2005	140	Am ¹⁰⁰
14684.1	2003	230 *	Ad				R & Ad ⁴⁴⁶
14995.10	2002	1161 *	Am ⁴³	15633.5	2002	54	Am
15100	2003	323	Am		2002	552	Am
15200	2005	78 *	R (as am by Sec. 7, Stats. 1998, Ch. 1055)	15634	2002	54	Am
			Am (as am by Sec. 8, Stats. 1998, Ch. 1055)		2005	140	Am ¹⁰⁰
	2006	528 *	Am ⁸⁰⁹		2006	538	R & Ad ⁴⁴⁶
15200.05	2000	108 *	Am				Am (as ad by Sec. 8, Stats. 2005, Ch. 140) ⁸⁰²
15200.5	2004	845 *	Am	15640	2005	140	Am ¹⁰⁰
15200.6	1999	478	R				R & Ad ⁴⁴⁶
15200.75	1999	478	R	15653.5	2002	54	R (as ad by Stats. 1998, Ch. 946)
15200.81	1999	147 *	Am				Am (as ad by Stats. 1998, Ch. 980)
	1999	478	R	15655	1999	414	Ad
	1999	480	R (as am by Sec. 34, Stats. 1999, Ch. 147)		2001	196	Am
15200.92	1999	478	R	15655.5	2002	54	Ad
15200.95	1999	478	R		2005	140	Am ¹⁰⁰
	1999	479 *	Am & R ²				R & Ad ⁴⁴⁶
15200.96	1999	478	R		2006	538	Am (as ad by Sec. 12, Stats. 2005, Ch. 140) ⁸⁰²
15200.97	1999	478	R	15656	2004	886	Am (by Sec. 2 of Ch.)
15200.98	1999	478	R				Am ⁴³¹
15204.2	2004	229 *	Am	15657	2002	664	Am ⁵⁷¹
	2005	78 *	Am		2004	183	Am
15204.3	1999	147 *	Am		2004	886	Am
	2000	108 *	Am	15657.01	2007	45	Ad
	2001	111 *	Am	15657.03	1999	561	Ad
	2002	1022 *	Am		2001	176	Am
15204.6	2005	78 *	Ad		2003	495	Am (by Sec. 4 of Ch.)
	2006	75 *	Am				Am (by Sec. 9.1 of Ch.)
	2007	622	Am ⁹⁶⁵		2004	183	Am ⁵⁷¹
15204.8	2001	111 *	Am		2005	467	Am
15452	2001	745 *	R		2006	567	Am
15601	2002	54	Am	15657.04	2005	472	Ad
15610.17	2002	54	Am	15657.3	2007	48	Am
15610.19	2002	54	Ad	15657.5	2004	886	Ad
15610.23	2002	54	Am	15659	2002	54	Am
15610.30	2000	442	Am	15660	2000	972	Am
	2000	813	Am ²³⁶		2001	845	Am
15610.37	2002	54	Am		2002	627	Am
	2003	62	Am ⁵¹⁹		2007	447	Am
15610.39	2002	54	Ad	15660.1	2000	972	Ad ⁸²
15610.50	2002	54	Am	15701	2002	54	Am
15610.53	2000	559	Am	15701.1	2002	54	R
15610.55	2002	54	Am	15701.15	2002	54	R
15610.57	2002	54	Am	15701.2	2002	54	R
15610.63	2000	287	Am ²¹⁶				
	2004	823	Am				
15630	1999	236	Am				

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Section	Affected By			Section	Affected By			
	Year	Chapter	Effect		Year	Chapter	Effect	
15701.35	2002	54	R		2003	331	Am	
15750	2002	54	Am & RN & Ad	16004	2000	909	Ad	
15751	2002	54	Am & RN & Ad(RN)	16004.5	2004	841	Ad	
15752	2002	54	R & Ad(RN)	16005	2001	353	Ad	
15753	2002	54	R	16010	1999	552	Am	
15753.5	2002	54	R		2001	353	Am	
Div. 9, Pt. 3, Ch. 13.5, heading (Sec. 15760 et seq.)				16010.4	2003	812	Ad	
				16010.5	2003	812	Ad	
				16010.6	2003	812	Ad	
					2004	811	Am	
				16011	2001	125*	Ad	
					2002	1022*	Am	
		2002	54	R	16012	2001	694	Ad & R ⁷⁵
	15760	2002	54	Am ⁴⁰⁷	16013	2003	331	Ad
	15761	2002	54	R	16014	2004	914	Ad
	15762	2002	54	S ⁴⁰⁷	16118	1999	83	Am ³⁰
15763	1999	670	Am ⁹⁴		1999	547	Am	
	2001	111*	Am ³⁰⁶	16119	1999	547	Am	
	2002	54	Am ⁴⁰⁷		1999	905*	Am (by Sec. 1 of Ch.) ⁷⁷	
	2002	552	Am (by Sec. 3 of Ch.)				Am (by Sec. 2 of Ch.) ¹	
	2002	1022*	Am					
	2003	468	Am ⁵⁶¹	16120	2003	323	Am	
	2004	405	Am ⁶⁵⁴	16120.05	1999	547	Am	
15764	2002	54	S ⁴⁰⁷	16121	2007	177*	Am	
15765	2002	54	Am	16121.01	2007	177*	Ad	
15766	1999	147*	Ad	16121.05	1999	547	Am	
15800	2003	436	Ad ³¹⁹ R ²³²		2004	183	Am ⁵⁷¹	
15801	2003	436	Ad ³¹⁹ R ²³²	16121.2	1999	887	Ad	
15802	2003	436	Ad ³¹⁹ R ²³²	16122	1999	905*	Am	
15803	2003	436	Ad ³¹⁹ R ²³²		2007	177*	Am	
15804	2003	436	Ad ³¹⁹ R ²³²	16124	2006	75*	Ad	
15900	2006	76*	Ad & R ⁷⁹¹	16125	2007	469	Ad	
15901	2006	76*	Ad & R ⁷⁹¹	16131	2002	1022*	Am	
15902	2006	76*	Ad & R ⁷⁹¹	16131.5	2004	810	Ad	
15903	2006	76*	Ad & R ⁷⁹¹	16145	2004	229*	R	
15904	2006	76*	Ad & R ⁷⁹¹	16146	2004	229*	R	
	2007	483	Am ⁹⁶²	16147	2004	229*	R	
15905	2006	76*	Ad & R ⁷⁹¹	16148	2004	229*	R	
15906	2006	76*	Ad & R ⁷⁹¹	16148.05	2004	229*	R	
15907	2006	76*	Ad & R ⁷⁹¹	16148.10	2004	229*	R	
15908	2006	76*	Ad & R ⁷⁹¹	16148.13	2004	229*	R	
16000	2000	745	Am	16148.15	2004	229*	R	
	2003	862	Am	16149	2004	229*	R	
16000.1	2003	847	Ad	16150	2004	229*	R	
16001.7	2000	108*	Ad	16151	2004	229*	R	
16001.9	2001	683	Ad	16162	2002	1160	Am	
	2003	331	Am	16164	1999	147*	Am	
	2004	668	Am		2001	683	Am	
	2005	640	Am		2002	1160	Am (by Sec. 3 of Ch.)	
16002	2000	909	Am	16170	1999	887	Ad	
	2003	812	Am	16171	1999	887	Ad	
16002.5	2004	841	Ad	16172	1999	887	Ad	
16003	2000	745	Ad	16173	1999	887	Ad	
	2002	918	Am	16174	1999	887	Ad	
				16175	1999	887	Ad	
				16176	1999	887	Ad	
				16177	1999	887	Ad	
				16206	1999	211	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
16206 (Cont.)	2002	354	Am	16525.2	2000	799	Am
	2003	813	Am	16540	2006	384	Ad
	2004	292	Am		2007	130	Am ⁹⁰²
	2005	22	Am ⁶⁴⁷	16541	2006	384	Ad
16500.1	1999	634	Ad	16541.5	2006	384	Ad
	2003	813	Am		2007	130	Am ⁹⁰²
	2005	640	Am (by Sec. 10 of Ch.)	16542	2006	384	Ad
	2006	538	Am ⁸⁰²		2007	130	Am ⁹⁰²
	2007	583	Am	16543	2006	384	Ad
16500.2	2001	745 *	Am	16543.5	2006	384	Ad
16500.9	2005	78 *	Ad	16544	2006	384	Ad
16501.1	1999	83	Am ³⁰	16545	2006	384	Ad
	1999	887	Am		2007	130	Am ⁹⁰²
	2000	909	Am	16576	2004	193	Am ⁵⁷¹
	2001	111 *	Am	16583	2006	538	Am ⁸⁰²
	2001	683	Am	16605	2000	866	Am
	2003	812	Am (by Sec. 8 of Ch.)		2006	75 *	Am
	2003	813	Am (by Sec. 13.1 of Ch.)		2007	177 *	Am
	2003	862	Am (by Sec. 16.5 of Ch.)	16800.7	2006	538	Am ⁸⁰²
	2004	332	Am	16809	1999	146 *	Am (as am by Sec. 1, Stats. 1997, Ch. 669)
	2004	810	Am (by Sec. 10.5 of Ch.)		2000	93 *	Am (as am by Sec. 68, Stats. 1999, Ch. 146)
	2005	640	Am		2001	171 *	Am (as am by Sec. 99, Stats. 2000, Ch. 93)
16501.15	2007	583	Am		2002	1161 *	Am (as am by Sec. 45, Stats. 2001, Ch. 171) ⁶⁸
16501.25	2003	847	Ad				Am (as am by Sec. 2, Stats. 1997, Ch. 669) ⁶⁹
	2005	630	Ad		2003	230 *	Am (as am by Sec. 90, Stats. 2002, Ch. 1161)
	2007	475	Am		2004	228 *	Am (as am by Sec. 91, Stats. 2002, Ch. 1161 and Sec. 75, Stats. 2003, Ch. 230)
16501.3	1999	147 *	Ad		2005	80 *	Am (as am by Sec. 27 and Sec. 28, Stats. 2004, Ch. 228)
16501.35	2003	812	Ad		2006	74 *	Am (as am by Sec. 30 and Sec. 31, Stats. 2005, Ch. 80)
16501.6	2004	183	Am ⁵⁷¹				
	2004	193	R ⁵⁷¹				
16501.7	2005	78 *	Ad				
16504.5	2000	421 *	Ad				
	2001	653 *	Am				
	2002	918	Am				
	2006	726 *	Am ⁷⁴⁸				
	2007	580	Am				
16506	2004	332	Am				
16507	2001	470	Am				
16507.4	2006	838	Am				
16507.5	2001	653 *	Am				
16513	2004	842	Am				
16515	2001	115	R				
16516.5	2001	675	Am				
16516.6	2001	675	Ad				
16518	2001	653 *	Am				
16519	2007	464	Ad				
16519.5	2007	464	Ad				
16521.3	2004	229 *	Ad				
16522	2001	125 *	Am				
16522.1	2001	125 *	Am				
	2007	568	Am (by Sec. 52 of Ch.)				
16522.3	2001	125 *	R				
16524	2004	168	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>
16809 (Cont.)	2006	348	R (as am by Sec. 31, Stats. 2005, Ch. 80) Am (as am by Sec. 30, Stats. 2005, Ch. 80) ¹³	18206	2001	745 *	Ad(RN) (by Sec. 22.5 of Ch.) Am
	2007	130	Am ⁹⁰²	18210	2001	115	R
	2007	188 *	Am	18211	2001	115	R
16809.3	2006	348	Am ¹³	18212	2001	115	R
	2007	130	Am ⁹⁰²	18212.5	2001	115	R
16809.4	2002	1161 *	Am ⁶⁸	18213	2001	115	R
	2003	710	Am	18214	2001	115	R
	2004	118	Am		2001	745 *	R
	2006	348	Am ¹³	18215	2001	115	R
16901	2006	348	Am	18220	2003	225 *	S ^{461 18}
16915	2004	57	Am		2005	74 *	Ad
	2007	577 *	Am	18221	2003	225 *	S ^{461 18}
16932	2007	577 *	Am		2005	74 *	Ad
16933	2007	577 *	Am	18222	2003	225 *	S ^{461 18}
16934.5	2007	577 *	Am	18223	2003	225 *	S ^{461 18}
16935	2007	577 *	Am	18224	2003	225 *	S ^{461 18}
16935.5	2007	577 *	Am	18225	2003	225 *	S ^{461 18}
16946	1999	741	Am	18226	2003	225 *	Am ^{461 18}
16952	2005	671	Am	18240	2001	745 *	Am
	2007	577 *	Am	18242	1999	803	Am
16952.1	2005	671	Ad	18243	1999	803	Am
16953.3	2005	671	Am	18246	1999	803	R
	2006	398	Am	18247	1999	803	Am
	2007	483	Am ⁹⁶²	18250	2001	111 *	S ^{54 57}
16955	2005	671	Am	18251	2000	259	Am
16956	2005	671	Am		2001	111 *	S ^{54 57}
16956.5	2005	671	Ad	18252	2001	111 *	S ^{54 57}
17012.5	1999	83	R (as ad by Sec. 2, Stats. 1997, Ch. 283) ³⁰ Am (as ad by Sec. 2, Stats. 1997, Ch. 284) ³⁰	18253	2001	111 *	S ^{54 57}
				18253.5	2001	111 *	S ^{54 57}
				18254	2000	259	Am
17021	2004	229 *	Am ⁶³⁰		2001	111 *	S ^{54 57}
17409	2003	379	Am	18254	2000	259	Am
17600	1999	90 *	Am		2001	111 *	S ^{54 57}
17600.110	1999	90 *	R	18255	2001	111 *	S ^{54 57}
17604	2003	757	Am	18256	2001	111 *	S ^{54 57}
17605	2003	450	Am	18256.5	2001	111 *	S ^{54 57}
	2004	315	Am		2001	111 *	R
17800	2005	207	Ad		2004		Initiative (Prop. 63 adopted Nov. 2, 2004)
	2006	538	Am ⁸⁰²	18260	2006	75 *	Ad ⁷¹²
17801	2005	207	Ad		2007	464	Am
17850	2006	801	Ad	18290	2006	857	R & Ad
17851	2006	801	Ad	18291	2006	857	R & Ad
18205	1999	480	Am (as ad by Stats. 1997, Ch. 606) & RN	18293	2006	857	R & Ad
	1999	980	Am & RN (by Sec. 22.5 of Ch.)	18294	2006	857	R & Ad
				18295	2006	857	R & Ad
18205.5	1999	480	Ad(RN)	18296	2006	857	R & Ad
				18297	2006	857	R & Ad
				18298	2006	857	R & Ad
				18299	2006	857	R & Ad
				18300	2006	857	R & Ad
				18301	2006	857	Ad
				18304	2006	857	R & Ad
				18305	2006	857	R & Ad
				18305.3	2006	857	R
				18305.5	2006	857	Ad
				18306	2006	857	R & Ad
				18307	2006	857	R & 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>
18308	2001	90	Ad & R ⁷⁵	18942	1999	147*	S ^{36 13}
	2006	635	Am	18943	1999	147*	S ^{36 13}
	2006	857	R & Ad	18944	1999	147*	Am ^{36 13}
18309	2004	830	Ad & R ³⁸	18945	2006	672	Ad
	2005	545	Am		2007	130	Am ⁹⁰²
	2006	857	R & Ad R ²³²	18951	2006	99	Am
	2007	130	Am ⁹⁰²		2007	130	Am ⁹⁰²
18309.5	2004	830	Ad & R ³⁸	18959	2000	108*	Ad ¹⁹⁷ R ²²
	2006	857	R & Ad R ²³²	18959.1	2000	108*	Ad ¹⁹⁷ R ²²
18325.5	2006	538	Am ⁸⁰²	18959.2	2000	108*	Ad ¹⁹⁷ R ²²
18355.5	2005	78*	Ad				
18358	2004	183	Am ⁵⁷¹	18964	2004	858	Ad(RN)
18358.30	1999	147*	Am	18965	2004	858	Am (as am and rn by Stats. 1992, Ch. 1122) & RN
18379	2004	193	R ⁵⁷¹				
18600	2001	115	R				
18901.10	2003	743	Ad	18969	2002	647	Am
18901.3	2004	932	Ad		2003	62	Am ⁵¹⁹
18901.6	2003	225*	Ad	18973	2004	350	Ad
	2003	743	Am	18986.60	2001	17*	S ^{98 75}
18901.8	2000	682	Ad		2006	268	S ^{348 349}
18901.9	2003	743	Ad	18986.61	2001	17*	S ^{98 75}
18906.5	2006	538	Am ⁸⁰²		2006	268	S ^{348 349}
18907	2007	568	Am	18986.62	2001	17*	Am ^{98 75}
18910	1999	826	Ad		2006	268	Am ^{348 349}
	2002	1022*	R & Ad ⁵¹⁵	18986.86	1999	705	Ad & R ¹⁸
	2002	1024	Am (as ad by Stats. 2002, Ch. 1022)		2004	655	Am ³¹⁷
18918	2000	108*	Ad		2007	264	S ⁵⁷
18919	2001	115	R	18986.87	1999	705	Ad & R ¹⁸
18920	2001	115	R		2004	655	Am ³¹⁷
18925	2001	897	Ad		2007	264	S ⁵⁷
	2002	1161*	Am	18986.88	1999	705	Ad & R ¹⁸
18926	2005	78*	Ad		2004	655	Am ³¹⁷
18930	1999	147*	Am (as ad by Sec. 34, Stats. 1998, Ch. 329)		2007	264	R
	2000	108*	Am	18987	2000	300	Am ^{70 18}
	2001	111*	Am		2004	134*	S ⁶¹⁰
18930.5	1999	147*	Am ^{36 13}	18987.05	2000	300	S ^{70 18}
18931	1999	147*	S ^{36 13}		2004	134*	S ⁶¹⁰
18932	1999	147*	Am ^{36 13}	18987.1	2000	300	S ^{70 18}
18933	1999	147*	S ^{36 13}		2004	134*	S ⁶¹⁰
18934	1999	147*	Am ^{36 13}	18987.15	2000	300	Am ^{70 18}
18935	1999	147*	Ad		2004	134*	S ⁶¹⁰
18937	1999	147*	S ^{36 13}	18987.16	2000	300	Am ^{70 18}
18938	1999	147*	Am ^{36 13}		2004	134*	S ⁶¹⁰
	2000	108*	Am	18987.17	2000	300	Am ^{70 18}
	2001	111*	Am		2004	134*	S ⁶¹⁰
18939	1999	147*	S ^{36 13}	18987.2	2000	300	Am ^{70 18}
	2004	229*	Am ⁶³³		2004	134*	S ⁶¹⁰
18939.5	2007	177*	Ad	18987.25	2000	300	S ^{70 18}
18940	1999	147*	Am ^{36 13}		2004	134*	S ⁶¹⁰
	1999	148*	Am (as am by Stats. 1999, Ch. 147)	18987.3	2000	300	Am ^{70 18}
	2001	111*	Am		2004	134*	S ⁶¹⁰
18941	1999	147*	S ^{36 13}	18987.36	2000	300	Am ^{70 18}
					2004	134*	S ⁶¹⁰
				18987.4	2000	300	Am ^{70 18}
					2004	134*	S ⁶¹⁰
				18987.45	2000	300	S ^{70 18}
					2004	134*	S ⁶¹⁰
				18987.5	2000	300	Am ^{70 18}

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>
18987.5 (Cont.)					2000	95 *	Am ¹⁹⁷ R ²²
	2004	134 *	Am ⁶¹⁰				
18987.7	2007	466	Ad		2002	1022 *	Am
18987.71	2007	466	Ad		2003	225 *	Am ^{36 13}
18987.72	2007	466	Ad		1X 2003-04	7 *	R ³⁹¹
18989.3	2004	193	R ⁵⁷¹	19356	2000	108 *	Am
18990	2001	115	R		2002	1022 *	Am
18991	2001	115	R		2003	225 *	Am
18993	1999	146 *	S ^{45 24}		2003	659	Am
	2000	839	S ^{54 57}		1X 2003-04	7 *	R ³⁹¹
18993.1	1999	146 *	S ^{45 24}	19356.5	2002	1022 *	Am
	2000	839	S ^{54 57}		1X 2003-04	7 *	R ³⁹¹
18993.2	1999	146 *	S ^{45 24}	19356.6	1999	147 *	Am ^{45 24}
	2000	839	S ^{54 57}		2000	95 *	Am ^{197 19}
18993.3	1999	146 *	S ^{45 24}		2002	1022 *	Am ⁴⁶⁷
	2000	839	S ^{54 57}		2003	225 *	Am
18993.4	1999	146 *	S ^{45 24}		1X 2003-04	7 *	R ³⁹¹
	2000	839	S ^{54 57}	19356.65	2000	108 *	Ad
18993.5	1999	146 *	S ^{45 24}		2002	1022 *	R
	2000	839	S ^{54 57}	19356.7	1999	147 *	Am ^{45 24}
18993.6	1999	146 *	S ^{45 24}		2000	95 *	Am ^{197 19}
	2000	839	S ^{54 57}		2003	225 *	Am ¹³
18993.7	1999	146 *	S ^{45 24}		1X 2003-04	7 *	R ³⁹¹
	2000	839	S ^{54 57}	19357	1X 2003-04	7 *	R ³⁹¹
18993.8	1999	146 *	S ^{45 24}	19358	1X 2003-04	7 *	R ³⁹¹
	2000	839	S ^{54 57}	19358.6	1X 2003-04	7 *	R ³⁹¹
	2000	847	Am	19358.7	1X 2003-04	7 *	R ³⁹¹
18993.9	1999	146 *	Am ^{45 24}	19359	1X 2003-04	7 *	R ³⁹¹
	1999	754 *	Am	19361	1X 2003-04	7 *	R ³⁹¹
	2000	839	R & Ad	Div. 10,			
19000	2001	193	Am	Pt. 2,			
	2002	664	Am ⁴³¹	Ch. 5,			
19011	2001	193	Am	Art. 2,			
19050	2002	1102	Am	heading			
19050.5	2002	1102	Am	(Sec. 19460			
19054	2002	1102	Ad	et seq.)	2005	549	Am
19090	2001	193	Am	19460	2005	549	Am
19091	1999	147 *	Am	19461	2000	182	Am
19092	1999	147 *	Am		2005	549	Am
	2001	193	Am	19462	2001	193	Am
19095	2002	1102	Ad		2005	549	Am
19095.5	2002	1102	Ad	19469	2001	193	Am
19096	2002	1102	Ad		2005	549	Am
19097	2002	1102	Ad	19470	2005	549	Am
19097.5	2002	1102	Ad	19471	2005	549	Ad
19098	2002	1102	Ad	19630.5	2001	327	Ad
19098.5	2002	1102	Ad		2007	687	Am
19350	1X 2003-04	7 *	R ³⁹¹	19801	1999	493	Am
19351	1X 2003-04	7 *	R ³⁹¹	19805	2003	659	Am
19352	2000	108 *	Am	19806	1999	147 *	Am
	1X 2003-04	7 *	R ³⁹¹		2000	108 *	Am
19352.5	1X 2003-04	7 *	R ³⁹¹		2001	111 *	Am
19352.8	1X 2003-04	7 *	R ³⁹¹		2004	229 *	Am
19353	1X 2003-04	7 *	R ³⁹¹	19820	1999	861	Ad & R ²⁰
19353.5	1X 2003-04	7 *	R ³⁹¹	19821	1999	861	Ad & R ²⁰
19354	1X 2003-04	7 *	R ³⁹¹	19822	1999	861	Ad & R ²⁰
19354.1	1X 2003-04	7 *	R ³⁹¹	19823	1999	861	Ad & R ²⁰
19354.5	1X 2003-04	7 *	R ³⁹¹	19850	2005	549	R
19354.8	1X 2003-04	7 *	R ³⁹¹	19851	2005	549	R
19355	1X 2003-04	7 *	R ³⁹¹	19852	2005	549	R
19355.5	1999	147 *	Am	19853	2005	549	R

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
19854	2005	549	R	24003	1999	146*	S ^{54 57}
19855	2005	549	R	24003.2	1999	146*	Ad
19856	2004	193	R ⁵⁷¹	24003.5	1999	146*	Ad
22000	1999	802	Am	24005	1999	146*	Am ^{54 57}
22001	1999	802	Am		2000	322	Am
22002	1999	802	Am		2007	188*	Am
22003	1999	802	Am	24007	1999	146*	S ^{54 57}
	2004	228*	Am	24007.5	1999	146*	Ad
22004	1999	802	Am	24009	1999	146*	S ^{54 57}
22005	1999	525	Am ^{112 114}	24011	1999	146*	S ^{54 57}
	1999	802	R & Ad	24013	1999	146*	S ^{54 57}
22005.1	1999	802	Ad	24015	1999	146*	S ^{54 57}
22005.2	2004	228*	Ad	24017	1999	146*	S ^{54 57}
22006	1999	802	Am	24021	1999	146*	S ^{54 57}
22007	1999	802	Am	24023	1999	146*	S ^{54 57}
22008	1999	802	Am	24027	1999	146*	R & Ad
22008.5	1999	802	Am	25000	1999	990	Ad
22009	1999	802	Am	25001	1999	990	Ad
	2004	228*	Am	25002	1999	990	Ad
22010	1999	525	Am ^{112 114}		2000	135	Am ²⁰³
	1999	802	R & Ad(RN)		2000	1067	Am
22011	1999	802	R	25003	1999	990	Ad
22013	1999	802	Am & RN	25200	2006	75*	Ad
24000	1999	146*	S ^{54 57}		2007	46	R
24001	1999	146*	Am ^{54 57}				

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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>		
1911	700	2000	714	Am 1	1937	214	2006	275	R all
1913	310	2004	588	R all	1939	73	2002	288	Am 2.6 Ad 2.7
	317	2000	527 *	Am 4, 5	1941	52	2006	359	Am 1, 2, 3, 4, 5, 5A, 5B, 5C, 5D, 5E, 6, 7, 7.5, 8, 9, 10, 11, 12, 12.5, 13, 14, 15, 15.1, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31
1915	755	2004	244	Am 13¾	1943	545	1999	62	Am 13
1917	594	2000	734 *	Am 1			1999	83	Am 8.2 (as am by Stats. 1998, Ch. 812) ³⁰
1919	354	2000	262	Am 12 (as am by Sec. 2, Stats. 1933, Ch. 787)			1999	97	Am 8
	526	2004	361	Ad 2, 3			2000	506	Am 10 (as am by Sec. 66, Stats. 1998, Ch. 829), 10.2 (as am by Sec. 67, Stats. 1998, Ch. 829)
1925	417	2004	588	R all			2003	1044	Am 5.1
1929	651	2002	1130	Am 1 (as am by Sec. 1, Stats. 1979, Ch. 926), 2 (as ad by Stats. 1970, Ch. 1046), 5 (as ad by Stats. 1970, Ch. 1046), 6 (as ad by Stats. 1970, Ch. 1046)			2004	863	Am 13
							2005	60	Am 6
1933	924	2002	41	Am 31.5			2005	599	Am 13
		2006	218	Am 4 (as am by Stats. 1987, Ch. 379), 17 (as am by Stats. 1970, Ch. 141), 20.6 (as am by Stats. 1963, Ch. 508)			2006	243	Ad 13.5
							2007	27	Am 5.2
		2006	538	Am 31.5 (as am by Stats. 2002, Ch. 41) ³⁰²	1944 (4th Ex. Sess.)	44	2002	564	Am 1, 32
		2007	130	Am 17 (as am by Stats. 2006, Ch. 218) ⁹⁰²			2004	269	Ad 7.3
							2005	510	Am 12
					1947	483	2004	588	R all
					1949	1275	2003	284	Am 36
					1951	303	2002	426	Am 48
						1405	2001	63 *	Ad 13.2
							2001	170	Am 4, 5, 31, 33

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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>
1405 (Cont.)	2002	664	Am 5 ⁴³¹	1057	2006	538	Am 5.5 (as ad by Stats. 1978, Ch. 234) ⁸⁰²
	2006	279	R 7.4 (as ad by Stats. 1967, Ch. 205), 8 (as am by Stats. 1967, Ch. 205)	1957			
			Am 4 (as am by Stats. 2001, Ch. 170), 20 (as ad by Stats. 1967, Ch. 205), 26.7 (as am by Stats. 1992, Ch. 664)	117	2004	588	R all
			Am 7.2 (as am by Stats. 1988, Ch. 164) & R ³⁸	1501	2004	588	R all
			Am 7 (as am by Stats. 1973, Ch. 56) R & Ad ²³²	1959			
			Am 7.3 (as ad by Stats. 1967, Ch. 205) R & Ad ²³²	2036	2007	27	Am 3.8
			Am 26.7 (as am by Stats. 1992, Ch. 664), 26.9 (as am by Sec. 31.5, Stats. 1993, Ch. 1195) ⁸⁰²	2108	2006	538	Am 8 (as am by Stats. 1992, Ch. 1208) ⁸⁰²
	2006	538	Am 18, 31	2114	2005	175	Am 9
			Am 1.5, 7, 8, 9, 12.5, 13, 13.5, 14, 15, 17, 21	2137	2007	27	Am 3.9
			Am 12.5, 13, 13.5, 14 ⁵¹⁹	2139	2001	91	Am 33
			R 7	2146	2007	27	Am 76
			Am 3, 5, 12, 13, 13.1	1961			
			Ad 12.1	1069	2007	29	Am 15.1
			Am 1, 2, 4, 5, 6, 41	1654	1999	96 *	Ad 76.5
			Am 4 ⁶⁴⁷ , 5 ⁶⁴⁷		2002	75	R 92, 93, 94, 95, 96, 97, 98, 99, 100, 101 R & Ad 91
			Am 12 (as am by Stats. 1999, Ch. 89) ⁸⁰²				Am 90
			Am 27.6	1835	2006	275	R all
				1962			
				11	2004	588	R 10, 11
				1962 (1st Ex. Sess.)			
				28	2001	225	Am 5.1 ³¹⁵
					2001	929	Ad 15.1, 16.1
					2007	27	Am 24.1
				40	2007	27	Am 11.5
				63	2004	588	R all
				67	2000	302	Ad 5.5
					2001	946	Am 4 (as am by Sec. 1, Stats. 1996, Ch. 399) ³⁸⁵
1449	2002	283	R 18, 31				Am 5 (as am by Sec. 1.5, Stats. 1996, Ch. 399) ³⁸⁵
			Am 1.5, 7, 8, 9, 12.5, 13, 13.5, 14, 15, 17, 21				Am 71
			Am 12.5, 13, 13.5, 14 ⁵¹⁹		2005	382 *	Am 71
			R 7		2006	538	Am 87 (as am by Sec. 18, Stats. 1996, Ch. 399) ⁸⁰²
			Am 3, 5, 12, 13, 13.1	1963			
			Ad 12.1	24	2004	588	R all
			Am 1, 2, 4, 5, 6, 41	1797	2001	473	R all ³⁶⁹
			Am 4 ⁶⁴⁷ , 5 ⁶⁴⁷	1828	2006	275	R all
			Am 12 (as am by Stats. 1999, Ch. 89) ⁸⁰²	1982	1999	96 *	R 106, 107, 108
			Am 27.6				Am 105
1657	2007	27	Am 27.6	1964 (1st Ex. Sess.)			
1952 (1st Ex. Sess.)				138	2005	81 *	Am 4 (as am by Sec. 1, Stats. 1982, Ch. 246)
10	1999	779 *	Am 8.2, 54				
1955							
503	2000	1078	Am 14				

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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>	
1968					2007	27	Am 441
1333	2007	660	Am 2.1 (as am by Sec. 14, Stats. 1997, Ch. 898)	1985			
				1087	2002	974	Am 12
				1523	2001	745*	R 3
1969				1986			
209	1999	46	Am 132	375	2006	103	Ad 50.5
	1999	415	Ad 126.5, 126.7, 130.5, 130.7	1987			
	1999	524	Ad & R 127 ¹⁸	29	2001	170	R 5
	2001	632	Ad 125.5	48	2006	224	Am 2
	2004	155	Am 127 ³⁸	1399	2007	27	Am 420
	2007	27	Am 134.5, 134.6, 134.7	1988			
1032	2001	473	R all ³⁶⁹	833	2007	310*	Am 1
1970				1495	2001	745*	Am 2
1283	2003	389	Am 69.5	1601	2000	590	Am 12
	2006	538	Am 13, 16 ⁸⁰²	1989			
1973				620	1999	870	R 10
113	2000	134	Am 4.1, 4.2, 4.3	1350	2001	745*	Am 1
283	2003	296	Ad 5.20	1990			
1089	2000	134	Am 4.1, 4.2, 4.5	510	2007	619	Am 34, 155
1974				674	2001	745*	R 1
569	2000	375	R 3	701	2006	730	R all
1976				1159	2006	538	Am 45 (as am by Stats. 1991, Ch. 1130) ⁸⁰²
761	2002	974	Am 1 (as am by Sec. 8, Stats. 1996, Ch. 417)		2007	27	Am 12
				1309	2002	513	R 11
815	2002	387	Am 3	1621	2001	745*	Am 1
1977				1991			
527	2007	27	Am 721	89	2004	211*	R 210 ⁶²²
1978				91	2004	211*	Am 40 ⁶²²
74	2001	745*	Am 1 (as am by Sec. 1, Stats. 1997, Ch. 317)	625	1999	870	Am 2 (as am by Stats. 1998, Ch. 731), 3 (as am by Stats. 1994, Ch. 391)
	2004	361	Am 2 (as am by Stats. 1997, Ch. 317)		2002	974	Am 3 (as am by Sec. 3, Stats. 1999, Ch. 870)
			Ad 4.5, 5.5	750	2007	551	Am 1107
1982				1076	2006	730	R all
1005	1999	174*	Am 1	1992			
1023	2004	242*	Am 1007	684	2001	319	Am 4
	2006	538	Am 602 ⁸⁰²	722	2001	171*	R 147
1983				776	2000	905	Am 304, 313, 502, 506, 507, 508, 511, 605, 607, 705, 706, 707 ¹⁸⁷
926	2007	27	Am 441				R 602
1984							Ad 314.5, 503.1 ¹⁸⁷
257	2002	50	Am 316				S all ¹⁸⁷
	2005	32	Am 507				R 602
	2006	538	Am 510 (as am by Stats. 1988, Ch. 387) ⁸⁰²				Ad 314.5, 503.1 ¹⁸⁷
							S all ¹⁸⁷
688	2006	538	Am 408 ⁸⁰²		2001	159	Am 511 ³⁰⁵
	2007	27	Am 441		2001	810*	Am 508, 511
689	2006	538	Am 408 ⁸⁰²				Ad 401.1

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STATUTES OTHER THAN CODES—Continued

Statute Affected			Statute Affected				
Chapter	Year	Chapter	Effect	Chapter	Year	Chapter	Effect
776 (Cont.)	2003	192	Am 605, 705, 706	928	2004	543	Am 8
			S all ⁵⁴⁹	1998	1999	152 *	Am 44
	2005	271 *	Ad 601.2	21	1999	83	Am 2 ³⁰
	2007	404	Am 706 (as am by Sec. 3, Stats. 2003, Ch. 192)	47	2000	139 *	R 1, 2
			Ad & R 710, 711	252	2007	154 *	Am 4
			S all ⁹⁴⁶	310	1999	83	Am 111 ³⁰
803	2007	27	Am 603, 604	328	1999	831 *	Am 111
1993				330	1999	67 *	Am 3 ²³
100	2004	211 *	R 29 ⁶²²	504	1999	78 *	Am 56
1012	2001	745 *	R 2		1999	152 *	Am 53
1094	2000	713	R 3		2001	595	Am 5
1994					2006	426	Am 5 (as am by Sec. 2, Stats. 2001, Ch. 595)
23	2005	715	Am 26	652	1999	83	Am 3 ³⁰
435	2004	644	Am 4	722	1999	83	Am 1 ³⁰
642	2003	424	R 7	760	1999	83	Am 11, 12 ³⁰
868	2001	24	R all	868	1999	153 *	Am 1
915	2003	483	R 5		2000	135	Am 1 (as am by Sec. 1, Stats. 1999, Ch. 153) ²⁰³
1995				886	2000	953	Am 1.5
899	1999	796 *	Am 3	946	1999	670	Am 14
	2001	895	Am 3 (as am by Sec. 3, Stats. 1999, Ch. 796)	948	1999	78 *	Am 2
				969	1999	83	Am 10 ³⁰
	2003	448 *	Am 3	1045	2000	671 *	Am 1
	2004	227 *	Am 3	1051	1999	573 *	Am 1
Res. Ch. 100	2001	745 *	R all	1080	1999	365	Am 3, 4, 7 ²⁴ S 1, 2, 5, 6 ²⁴
1996				1999			
151	2000	585	Am 1	50	1999	800	Am 3.60
204	1999	152 *	Am 31	66	1999	66 *	Ad 10, 11 ³¹ R 10, 11 ²⁵
417	2001	610	R 2	67	1999	67 *	S 43 ³³
856	2006	217	R 13	78	1999	78 *	S 65, 66, 70, 72, 73 ³⁷
953	1999	63	Am 31 ⁵		1999	646	Am 65
1047	2001	750	R 2		2000	76 *	Am 62
1997					2002	1168 *	Am 62 (as am by Stats. 2000, Ch. 76)
58	2000	19 *	Am 1 (as am by Sec. 39, Stats. 1997, Ch. 825)	84	1999	84 *	S 9 ²⁹
	2002	467	Am 1 (as am by Stats. 2000, Ch. 19)		1999	86	Am 7
	2007	525	Am 1 (as am by Stats. 2002, Ch. 467)		2000	135	Am 7 (as am by Sec. 7, Stats. 1999, Ch. 86) ²⁰³
78	2000	393	R 1	85	1999	85	R 4, 5, 6 ²⁸
299	1999	152 *	Am 39		1999	86	S 8 ⁸² , 9 ⁸²
784	2000	770	Am 2	152	1999	646	R 8, 9
	2001	610	Am 12	521	1999	521 *	Am 6
867	1999	351 *	Am 62	562	1999	562	S 4 ¹¹⁵
881	2001	745 *	Am 2	604	2002	502 *	R 1 ¹⁰⁴
898	2003	715	Am 5	607	2000	1035	Am 4
	2003	716	Am 5	721	1999	721	Am 1
							S 8, 9 ¹⁷¹

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STATUTES OTHER THAN CODES—Continued

<i>Statute Affected</i>				<i>Statute Affected</i>			
<i>Chapter</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>	<i>Chapter</i>	<i>Year</i>	<i>Chapter</i>	<i>Effect</i>
	1999	811 *	S 2 ³⁷	1087	2000	1087	S 3 ³⁷
	2001	874 *	Am 9	Prop. 34	2001	241 *	Am 83
	2001	610	Am 4	1999–2000 (1st Ex. Sess.)			
	1999	956 *	S 2 ³⁷	1	1X 1999–2000	1	S 1 ¹
	1999	959	S 1 ³⁷	2	1X 1999–2000	2 *	S 9 ⁹
	1999	963	R 2 ¹³³	3	1999	646	Am 2
	2000	506	R 901		2000	695 *	Am 2
	1999	965	S 2 ³⁷	2001			
	1999	996	S 28 ³⁷	106	2002	1168 *	Am 12.40
	1999	999	R 2 ¹⁴³		3X 2001–02	1 *	Ad 3.20, 3.30, 3.40, 3.70
	1999	1000	R 54.6 ¹⁶¹				S 4 ³⁷
	1999	1001 *	S 2 ³⁷	155	2001	155 *	Am 1
	1999	1010 *	S 2 ³⁷	367	2002	648 *	Am 1
	1999	1021 *	S 2, 15, 17,	402	2005	318	Am 1
			21 ³⁷	421	2001	421	R 2, 3, 5 ¹⁰⁰
	1999	1022	S 1.5 ³⁷		2006	35 *	Am 4 ⁷⁷⁷
2000							S 2, 3, 5 ⁷⁷⁷
	2000	71 *	S 41, 42, 43 ³⁷		2007	471	Am 4 (as am by Sec. 18, Stats. 2006, Ch. 35) ⁵⁴⁷
	2000	1058	Am 35, 42 ³⁷				S 2, 3, 5 ⁵⁴⁷
	2000	656 *	R 21				Am 41 ³⁴ , 44 ²²
	2000	100 *	S 6 ³⁷	434	2002	1038	Am 41 ³⁴ , 44 ²²
	2000	353 *	Am 6	443	2001	443	S 2 ³⁷
	2000	127 *	S 33 ²⁰⁰ , 36 ³⁷	468	2001	468 *	S 4 ³⁷
	2003	228 *	Am 6 ⁵⁵¹	489	2003	68	Am 1, 5, 7
	2001	398	Am 3	523	2001	523	S 4 ³⁷
	2000	321	S all ⁸	558	2001	558	S 1 ³⁷
	2000	332 *	R 1 ⁵	566	2001	566	S 2 ³⁷
	2001	352	Am 1 ³⁰⁵	576	2001	576	S 3 ³⁷
	2000	363 *	S 11 ¹⁹¹	577	2001	577	S 4 ³⁷
	2000	395	S 3 ³⁷	579	2001	579	S 2 ³⁷
	2000	402 *	S 23 ³⁷	682	2001	682	S 3 ³⁷
	2000	407	S 2 ²²⁹	692	2001	692	S 2 ³⁷
	2000	545	S 4 ⁵	698	2001	698	S 1 ³²⁰
	2000	597	S 3 ³⁷	711	2001	711	S 2, 3 ³⁵
	2001	159	Am 1 ³⁰⁵	721	2001	721 *	S 7 ³⁷
	2000	672 *	S 24.5 ³⁷	723	3X 2001–02	2 *	Am 1
	2001	693	Am 2 ³⁰⁵	736	2001	736	S 4 ³⁷
	2000	703 *	S 11 ³⁷	737	2001	737	S 11 ³⁷
	2001	714	Am 5, 6 ³⁰⁵	743	2001	743	S 2 ³⁷
	2000	719	S 1 ³⁷	749	2001	749 *	S 8 ³⁷
	2000	744	S 1 ³⁷	768	2001	768 *	S 2 ³⁷
	2000	746	S 1 ³⁷	814	2002	19 *	Am 1
	2000	754	S 6 ³⁷	827	2001	827	S 1 ³⁷
	2002	770	Am 1	837	2001	837 *	S 3 ³⁷
	2000	794	S 3 ³⁷	842	2002	15 *	Am 4
	2000	807	R 3 ⁸	859	2002	1011	Am 3
	2001	861	R 59		2003	788	R 3, 4
	2007	173 *	R 59	860	2001	860	S 2 ³⁷
	2001	159	Am 228 ³⁰⁵	870	2001	870 *	S 3, 4 ³⁷
	2000	866	S 2, 3 ³⁷	879	2001	879	S 4 ³⁷
	2000	902	S 4 ³⁷	885	2001	885 *	S 4 ³⁷
	2000	935	S 2 ³⁷	886	2001	886	S 3 ³⁷
	2000	942	S 3 ³⁷	891	2001	891 *	S 34 ³⁷
			R 4 ⁸		3X 2001–02	2 *	Am 33
	2001	382	Am 4	895	2003	448 *	Am 2
	2001	159	Am 2, 3 ³⁰⁵	913	2001	913	S 3 ³⁷
	2002	499 *	Am 2	932	2001	932	S 1 ³⁷
	2000	1016	S 13 ³⁷				
	2001	1023	Am 1				
	2001	1024	734 *				

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STATUTES OTHER THAN CODES—Continued

Statute Affected Chapter	Affected By			Statute Affected Chapter	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2002							
6	2002	866	Am 86		2003	62	Am 1 ⁵¹⁹
33	2006	509	Am 34	1066	2002	1066	S 2 ³⁷
35	2002	807*	Am 76	1126	2002	1126	S 2 ³⁷
99	2002	444*	Am 2	1147	2002	1147	S 4 ³⁷
155	2003	156	R 1	1154	2003	3*	R 5, 8 S all ⁵⁴⁰
286	2003	333	Am 1	1161	2002	1164*	R 103
379	2002	1023*	Ad 3.90, 3.91	1167	2002	1167*	S 44, 51 ³⁷
	2002	1170*	Ad 3.90, 3.91 ⁵³⁵		2003	227*	R 51, Am 39
	1X 2003–04	3*	Ad 4.90, 4.95, 11.90		2003	552	Am 45
	1X 2003–04	4*	Ad 12.65		1X 2003–04	10*	R 54 Am 52, 53
381	2002	381	S all ^{73 19}	1170	2002	1170*	S all ⁵³⁵
447	2003	421	Am 3	2001–02 (1st Ex. Sess.)			
464	2003	435	R & Ad 2 Am 16 Ad 4.5, 9.5	4	1X 2001–02	9	Am & R 6 ²⁰
			S 2 ⁴¹⁷	7	2001	111*	Am 5
482	2002	482	Am 1 ⁵¹⁹		1X 2001–02	7*	S 5 ³⁷ R 5, 6 ⁶³
483	2003	62	S 1 ²²	8	1X 2001–02	8*	S 14 ³⁷
496	2002	496	Am 9	12	1X 2001–02	12	S 12 ^{222 20}
517	2003	610	R 6	2003			
518	2003	337	Am 1 ⁵¹⁹	1	2003	552	Am 7
575	2003	62	Am 1 ⁵¹⁹	14	2005	677*	Am 11
583	2003	62	Am 9	68	2004	183	Am 1 ⁵⁷¹
617	2003	611	Am 1	157	2003	573	Am 12.40
	2003	613	S 2, 3, 5 ⁶⁸	227	2003	573	Am 37
637	2002	637	Am 4 ⁷⁸⁵		2004	896*	Am 44
	2006	35*	S 2, 3, 5 ⁷⁸⁵	230	2004	228*	R 80.5
			Am 4 (as am by Sec. 19, Stats. 2006, Ch. 35) ⁵⁴⁷	240	2003	741	Am 1
	2007	471	S 2, 3, 5 ⁵⁴⁷	326	3X 2003–04	1*	R 9 ²²
			Am 1 ⁵¹⁹	573	2004	227*	Am 30
697	2003	62	Am 1, 3, 4	656	2005	22	Am 15 ⁶⁴⁷
	2004	71*	Am 3 (as am by Sec. 4, Stats. 2004, Ch. 71), 4 (as am by Sec. 5, Stats. 2004, Ch. 71)	673	2004	183	Am 13 ^{714 571}
	2006	44*	S 2, 3, 5 ⁵⁴⁷	741	2004	716	Am 77
			Am 1	765	2003	765	S 3 ³⁹¹
			Am 1, 3, 4	876	2005	74*	Am 16
			Am 3 (as am by Sec. 4, Stats. 2004, Ch. 71), 4 (as am by Sec. 5, Stats. 2004, Ch. 71)	2004			
721	2002	721	S 2 ⁴¹⁷	216	2004	216*	S 36 ³⁷
727	2003	493	R 7		2004	900*	Am 36
850	2003	733	Am 2	229	2005	78*	Am 64
868	2002	868	S 1 ⁴⁸⁷	230	2004	230*	S 39 ³⁷ , 40 ³⁷ , 41 ³⁷
887	2002	887	S 2 ⁵²⁶				
909	2003	754	Am 9	260	2005	19	Am 1
910	2002	1106	Am 7		2006	65	Am 1 (as am by Sec. 1, Stats. 2005, Ch. 19)
911	2003	754	Am 4				
915	2002	915	S 1, 6 ¹⁷⁵	543	2007	660	Am 2, 3, 4, 7, 12
971	2004	907*	Am 8				
983	2002	983	S 7 ³⁷	566	2005	48*	R 21
1020	2003	62	Am 5 ⁵¹⁹	704	2004	704	S 5 ⁷⁰⁵
1022	2003	398	Am 71	805	2007	244	Am 1, 2
1047	2003	257	Am 1	895	2005	677*	Am 18
1049	2004	11*	Am 4	900	2005	118*	Am 22, 23
1060	2002	1060	S 2 ⁵²⁰	952	2004	952	S 41 ⁶⁷⁶

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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>	
954	2004	954	R 1 ⁶⁸²	35	2006	35*	S 20 ⁷⁸⁷
2003–04 (1st Ex. Sess.)				47	2006	48*	Am 35.50
9	2003	230*	R 13	79	2006	79*	S 43 ³⁷
2005					2006	371*	Am 35, 43
GRP 1	2005	10*	S 48 ^{82 715 716}		2007	174*	Am 37
38	2005	39*	Am 35.50	241	2006	241	R 38 ⁵⁶²
			Ad 4.05, 4.85,	323	2007	130	Am 1 ⁹⁰²
			29.50 ³⁷	610	2007	483	Am 2 ⁹⁶²
	2005	491*	Am 12.75	710	2007	130	Am 1 ⁹⁰²
39	2005	491*	Am 20, 21	738	2006	738	R 1 ⁶⁹
73	2005	491*	Am 30, 31, 32	2007			
74	2005	74*	S 80 ⁶⁷¹	67	2007	67*	R 1, 2, 3, 4, 5, 6, 7, 8 ⁸⁹⁶
	2005	695	R 80		2007	635	Am 1, 2, 3 ⁷⁹⁶
91	2005	91	R 7 ⁷⁵				Am 9, 10
115	2005	115	R all ⁶⁹				S 4, 5, 6, 7, 8 ⁷⁹⁶
352	2006	730	Am 3				Am 4.05, 12.32, 35.50
491	2006	730	Am 7				Ad 9.00, 11.15, 24.80, 29.50 ³⁷
633	2005	633	S 3 ¹⁰⁰	171	2007	172*	Am 34
2006					2007	257*	S 1 ^{300 317}
2	2006	7*	Am 2		2007	424*	S 3, 4, 6 ⁹³¹
	2006	24*	Am 2 (as am by Sec. 2, Stats. 2006, Ch. 7)	175	2007	257*	Am 34
			Am 1 ⁹⁰²	424	2007	424*	S 1 ^{300 317}
34	2007	130		660	2007	660	S 3, 4, 6 ⁹³¹

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”.

BUDGET ITEMS

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1986, Ch. 186				2660-101-045	2000	52 *	S
2660-101-046	1999	50 *	S	2660-101-046	1999	50 *	S
4440-801-036	2000	52 *	S		2000	52 *	S
1987, Ch. 135					2001	106 *	S
2660-001-890	1999	50 *	S	2660-101-890	1999	50 *	S
	2000	52 *	S		2000	52 *	S
	2001	106 *	S		2001	106 *	S
	2002	379 *	S		2002	379 *	S
	2003	157 *	S	2660-301-042	1999	50 *	S
	2004	208 *	S		2000	52 *	S
	2005	38 *	S		2001	106 *	S
	2006	47 *	S		2002	379 *	S
	2007	171 *	S	2660-301-890	2001	106 *	S
2660-101-045	2000	52 *	S		2002	379 *	S
1988, Ch. 313				2660-302-046	1999	50 *	S
2660-001-890	1999	50 *	S	2660-325-042	1999	50 *	S
	2000	52 *	S		2000	52 *	S
	2001	106 *	S		2001	106 *	S
	2002	379 *	S		2002	379 *	S
	2003	157 *	S	3680-101-235	2000	52 *	S
	2004	208 *	S	1991, Ch. 118			
	2005	38 *	S	2660-001-890	1999	50 *	S
	2006	47 *	S		2000	52 *	S
	2007	171 *	S		2001	106 *	S
2660-101-045	2000	52 *	S		2002	379 *	S
1989, Ch. 93					2003	157 *	S
2660-001-890	1999	50 *	S		2004	208 *	S
	2000	52 *	S		2005	38 *	S
	2001	106 *	S		2006	47 *	S
	2002	379 *	S		2007	171 *	S
	2003	157 *	S	2660-101-042	1999	50 *	S
	2004	208 *	S		2000	52 *	S
	2005	38 *	S		2001	106 *	S
	2006	47 *	S		2002	379 *	S
	2007	171 *	S	2660-101-045	2000	52 *	S
2660-101-045	2000	52 *	S	2660-101-046	1999	50 *	S
1989, Ch. 93					2000	52 *	S
2660-001-890	1999	50 *	S		2001	106 *	S
	2000	52 *	S		2002	379 *	S
	2001	106 *	S	2660-301-042	1999	50 *	S
	2002	379 *	S		2000	52 *	S
	2003	157 *	S		2001	106 *	S
	2004	208 *	S	2660-325-042	1999	50 *	S
	2005	38 *	S		2000	52 *	S
	2006	47 *	S		2001	106 *	S
	2007	171 *	S	6110-001-890	2001	750	Am
2660-101-045	2000	52 *	S	1992, Ch. 587			
2660-101-046	1999	50 *	S	2660-001-890	1999	50 *	S
	2000	52 *	S		2000	52 *	S
	2001	106 *	S		2001	106 *	S
	2002	379 *	S		2002	379 *	S
	2003	157 *	S		2003	157 *	S
	2004	208 *	S		2004	208 *	S
	2005	38 *	S		2005	38 *	S
	2006	47 *	S		2006	47 *	S
	2007	171 *	S		2007	171 *	S
2660-301-042	1999	50 *	S	2660-101-045	2000	52 *	S
	2000	52 *	S	2660-101-853	1999	50 *	S
	2001	106 *	S		2000	52 *	S
	2002	379 *	S		2001	106 *	S
2660-301-890	2001	106 *	S		2002	379 *	S
	2002	379 *	S				
3680-101-235	2000	52 *	S				
1990, Ch. 467							
2660-001-890	1999	50 *	S				
	2000	52 *	S				
	2001	106 *	S				
	2002	379 *	S				
	2003	157 *	S				
	2004	208 *	S				
	2005	38 *	S				
	2006	47 *	S				
	2007	171 *	S				
2660-101-042	1999	50 *	S				
	2000	52 *	S				
	2001	106 *	S				
	2002	379 *	S				

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

BUDGET ITEMS—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>
(Cont.)	2003	157 *	S	2660-301-890	2001	106 *	S
	2004	208 *	S		2002	379 *	S
	2005	38 *	S	2660-302-046	1999	50 *	S
	2006	47 *	S		2000	52 *	S
2660-101-890	1999	50 *	S		2001	106 *	S
	2000	52 *	S		2002	379 *	S
	2001	106 *	S		2003	157 *	S
	2002	379 *	S	2660-325-042	1999	50 *	S
2660-125-042	1999	50 *	S		2000	52 *	S
	2000	52 *	S		2001	106 *	S
	2001	106 *	S		2002	379 *	S
	2002	379 *	S	3790-301-164	2000	52 *	S
2660-125-046	1999	50 *	S	5240-303-746	1999	888	S
	2000	52 *	S		2002	379 *	S
	2001	106 *	S	1994, Ch. 139			
	2002	379 *	S	1760-101-768	1999	50 *	S
	2003	157 *	S		2000	52 *	S
2660-301-890	1999	50 *	S		2001	106 *	S
	2000	52 *	S		2002	379 *	S
	2001	106 *	S		2003	157 *	S
	2002	379 *	S		2004	208 *	S
	2003	157 *	S		2005	38 *	S
	2004	208 *	S		2007	171 *	S
	2005	38 *	S	2660-001-890	1999	50 *	S
	2006	47 *	S		2000	52 *	S
	2007	171 *	S		2001	106 *	S
2660-302-046	1999	50 *	S		2002	379 *	S
	2000	52 *	S		2003	157 *	S
	2001	106 *	S		2004	208 *	S
	2002	379 *	S		2005	38 *	S
	2003	157 *	S		2006	47 *	S
6110-001-890	2001	750	Am		2007	171 *	S
1993, Ch. 55				2660-101-046	2001	106 *	S
2660-001-890	1999	50 *	S		2002	379 *	S
	2000	52 *	S		2003	157 *	S
	2001	106 *	S		2004	208 *	S
	2002	379 *	S	2660-101-890	1999	50 *	S
	2003	157 *	S		2000	52 *	S
	2004	208 *	S		2001	106 *	S
	2005	38 *	S		2002	379 *	S
	2006	47 *	S	2660-125-042	1999	50 *	S
	2007	171 *	S		2000	52 *	S
2660-101-890	1999	50 *	S		2001	106 *	S
	2000	52 *	S		2002	379 *	S
	2001	106 *	S	2660-125-046	1999	50 *	S
	2002	379 *	S		2000	52 *	S
2660-125-042	1999	50 *	S		2001	106 *	S
	2000	52 *	S		2002	379 *	S
	2001	106 *	S		2003	157 *	S
	2002	379 *	S		2004	208 *	S
2660-125-046	1999	50 *	S	2660-302-046	1999	50 *	S
	2000	52 *	S		2000	52 *	S
	2001	106 *	S		2001	106 *	S
	2002	379 *	S		2002	379 *	S
	2003	157 *	S	2660-325-042	2000	52 *	S
	2004	208 *	S		2001	106 *	S
2660-301-042	1999	50 *	S		2002	379 *	S
	2000	52 *	S		2000	52 *	S
	2001	106 *	S		2001	106 *	S
	2002	379 *	S		2002	379 *	S
				2660-325-056	1999	50 *	S
					2000	52 *	S
					2001	106 *	S
				3125-101-001	1999	50 *	S

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

BUDGET ITEMS—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3790-101-733	1999	50 *	S	2660-125-0183	1999	50 *	S
1995, Ch. 303					2000	52 *	S
1760-301-768	1999	50 *	S		2001	106 *	S
2660-001-890	2000	52 *	S	2660-301-0890	1999	50 *	S
	2001	106 *	S		2004	208 *	S
	2002	379 *	S		2005	38 *	S
	2003	157 *	S		2006	47 *	S
	2004	208 *	S		2007	171 *	S
	2005	38 *	S	2660-302-0046	2001	106 *	S
	2006	47 *	S		2002	379 *	S
	2007	171 *	S	2660-325-0042	1999	50 *	S
2660-101-042	2000	52 *	S		2002	379 *	S
	2001	106 *	S		2003	157 *	S
	2002	379 *	S		2004	208 *	S
	2003	157 *	S	3540-301-0001	1999	50 *	S
2660-101-045	1999	50 *	S		2000	52 *	S
	2000	52 *	S	3600-001-0321	2000	52 *	S
	2001	106 *	S	3760-101-0001	1999	50 *	S
2660-101-890	2003	157 *	S	3790-301-0001	1999	50 *	S
2660-125-042	1999	50 *	S	3790-301-0235	1999	50 *	S
	2000	52 *	S	3790-301-0263	1999	50 *	S
	2001	106 *	S	3960-013-0710	2000	52 *	S
	2002	379 *	S	5430-101-0001	2002	379 *	S
	2003	157 *	S	6110-107-0001	1999	50 *	S
2660-125-183	1999	50 *	S	6870-101-0001	1999	50 *	S
	2000	52 *	S	6870-301-0658	1999	50 *	S
	2001	106 *	S	8940-301-0001	1999	50 *	S
2660-301-890	2002	379 *	S	8940-301-0890	1999	50 *	S
	2003	157 *	S	1997, Ch. 282			
2660-302-046	2000	52 *	S	0540-101-0001	2001	106 *	S
	2001	106 *	S	0820-001-0001	1999	50 *	S
	2002	379 *	S		2000	52 *	S
	2003	157 *	S	0820-301-0660	1999	50 *	S
2660-325-042	2001	106 *	S	2660-001-0890	2002	379 *	S
	2002	379 *	S		2003	157 *	S
	2003	157 *	S		2004	208 *	S
3790-101-156	2000	52 *	S		2005	38 *	S
3790-111-786	2000	52 *	S		2006	47 *	S
5240-301-746	2001	106 *	S		2007	171 *	S
1996, Ch. 162				2660-101-0042	2002	379 *	S
2660-001-0890	2001	106 *	S		2003	157 *	S
	2002	379 *	S	2660-101-0045	2000	52 *	S
	2003	157 *	S		2001	106 *	S
	2004	208 *	S		2002	379 *	S
	2005	38 *	S		2003	157 *	S
	2006	47 *	S	2660-101-0183	2001	106 *	S
	2007	171 *	S	2660-101-0890	2003	157 *	S
2660-101-0042	2001	106 *	S	2660-125-0183	2000	52 *	S
	2002	379 *	S	2660-301-0042	2002	379 *	S
	2003	157 *	S		2003	157 *	S
2660-101-0045	1999	50 *	S		2004	208 *	S
	2000	52 *	S		2005	38 *	S
	2001	106 *	S	2660-301-0890	2000	52 *	S
	2002	379 *	S		2005	38 *	S
	2003	157 *	S		2006	47 *	S
2660-101-0890	2003	157 *	S		2007	171 *	S
2660-125-0042	2001	106 *	S	2660-302-0046	2002	379 *	S
	2002	379 *	S	2660-325-0042	2000	52 *	S
	2003	157 *	S	2920-101-0001	2000	52 *	S
2660-125-0046	2003	157 *	S		1X 2003-04	3 *	S
	2004	208 *	S	3340-301-0001	2000	52 *	S

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

BUDGET ITEMS—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>
3360-101-0497	2001	106 *	S	2660-101-0890	2003	157 *	S
3680-101-0516	2000	52 *	S	2660-301-0042	2003	157 *	S
3680-301-0516	1999	50 *	S		2004	208 *	S
3760-301-0545	2002	379 *	S		2005	38 *	S
3790-101-0140	2001	400 *	S		2006	47 *	S
3790-301-0001	1999	50 *	S	2660-301-0890	2005	38 *	S
3790-301-0263	2000	52 *	S		2006	47 *	S
3860-301-0001	2000	52 *	S		2007	171 *	S
	2001	106 *	S	2660-302-0046	2003	157 *	S
	2002	379 *	S	2660-311-0042	1999	50 *	S
	2005	38 *	S	2720-301-0001	1999	50 *	S
4200-101-0001	1999	50 *	S	2920-101-0001	1999	50 *	S
4200-102-0001	1999	50 *	S	3340-301-0001	1999	50 *	S
5240-301-0660	2000	52 *	S	3360-001-0465	2001	106 *	S
5430-005-0890	2000	52 *	S	3360-101-0497	2002	379 *	S
5430-105-0890	2000	52 *	S	3540-301-0001	1999	50 *	S
6110-001-0890	1999	50 *	S		2000	52 *	S
6110-107-0001	1999	50 *	S		2001	106 *	S
6110-113-0001	1999	50 *	S	3600-301-0200	1999	50 *	S
6110-156-0001	1999	152 *	S	3680-301-0001	1999	50 *	S
6600-301-0658	2002	379 *	S	3680-301-0516	1999	50 *	S
6870-101-0001	1999	50 *	S	3690-001-0014	1999	50 *	S
	2000	52 *	S	3790-102-0001	2000	672 *	S
6870-301-0658	1999	50 *	S		2001	400 *	S
	2000	52 *	S	3790-301-0001	1999	50 *	S
	2001	106 *	S		2000	52 *	S
1998, Ch. 324					2001	400 *	S
0160-001-0001	1999	50 *	S	3790-301-0263	2001	106 *	S
0450-101-0932	1999	50 *	S	3790-301-0545	1999	50 *	S
0540-101-0001	2001	106 *	S	3790-302-0001	1999	50 *	S
0690-301-0660	1999	50 *	S	3860-001-0001	1999	50 *	S
	2000	52 *	S	3860-301-0001	1999	50 *	S
0820-301-0001	1999	50 *	S		2001	106 *	S
1100-301-0001	1999	50 *	S		2002	379 *	S
	2000	52 *	S		2003	157 *	S
1100-301-0890	1999	50 *	S		2005	38 *	S
	2000	52 *	S		2006	47 *	S
1730-301-0001	1999	50 *	S	3960-001-0014	2000	52 *	S
1760-101-0022	1999	50 *	S	3960-001-0018	2000	52 *	S
1760-101-0768	1999	50 *	S	4170-101-0001	1999	50 *	S
	2000	52 *	S		2000	52 *	S
	2004	208 *	S	4200-101-0001	1999	50 *	S
1760-301-0002	1999	50 *	S	4200-102-0001	1999	50 *	S
1760-301-0768	1999	50 *	S	4260-001-0001	1999	50 *	S
	2000	52 *	S	4260-001-0823	1999	50 *	S
	2003	157 *	S	4260-301-0660	2003	157 *	S
1760-302-0768	2003	157 *	S	4300-101-0001	1999	50 *	S
1920-001-0835	1999	50 *	S	4300-301-0001	1999	50 *	S
2320-001-0317	2001	106 *	S		2000	52 *	S
2660-001-0890	2003	157 *	S	4440-011-0001	1999	50 *	S
	2004	208 *	S	4440-111-0001	1999	50 *	S
	2005	38 *	S	4440-301-0660	2003	157 *	S
	2006	47 *	S	4700-001-0890	1999	50 *	S
	2007	171 *	S	4700-101-0890	1999	50 *	S
2660-101-0042	2002	379 *	S	5100-001-0579	2001	106 *	S
	2003	157 *	S	5100-001-0870	1999	50 *	S
2660-101-0045	2001	106 *	S	5100-031-0890	2001	106 *	S
	2002	379 *	S	5100-101-0579	2001	106 *	S
	2003	157 *	S	5100-131-0890	2001	106 *	S
2660-101-0183	2001	106 *	S	5160-101-0001	1999	50 *	S
	2002	379 *	S	5180-001-0001	1999	50 *	S

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

BUDGET ITEMS—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>
5180-001-0890	1999	50 *	S	6870-301-0658	2001	106 *	S
5180-101-0001	1999	50 *	S	6870-302-0574	1999	50 *	S
	2000	52 *	S	8260-001-0001	1999	50 *	S
	2002	1022 *	Am		2000	52 *	S
5180-101-0890	1999	50 *	S		2002	379 *	S
5180-102-0001	1999	50 *	S	8570-001-0001	1999	50 *	S
	2000	52 *	S		2001	106 *	S
	2001	106 *	S	8840-001-0001	1999	50 *	S
5180-151-0001	1999	50 *	S	8940-301-0001	1999	50 *	S
5240-001-0001	1999	50 *	S	8940-301-0890	1999	50 *	S
5240-002-0001	1999	50 *	S	8960-301-0001	1999	50 *	S
5240-004-0001	1999	50 *	S	9800-001-0001	1999	12 *	S
	2001	106 *	S (as ad by Stats. 1998, Ch. 502)	9800-002-0494	1999	12 *	S
				9800-011-0001	1999	12 *	S
5240-301-0001	1999	50 *	S	9840-001-0001	1999	50 *	S
	1999	888	S		1999	68 *	S
	2000	52 *	S	9840-001-0494	1999	50 *	S
	2001	106 *	S		1999	68 *	S
5240-302-0001	1999	50 *	S	9840-001-0988	1999	50 *	S
	2000	52 *	S		1999	68 *	S
	2001	106 *	S	9840-011-0001	1999	68 *	S
	2002	379 *	S	1999, Ch. 50			
	2003	157 *	S	0450-112-0556	2000	52 *	S
	2006	47 *	S	0540-101-0001	2004	208 *	S
5240-303-0001	1999	50 *	S		2005	38 *	S
5430-006-0890	2002	379 *	S		2006	47 *	S
5430-106-0890	2002	379 *	S		2007	171 *	S
5460-301-0001	1999	50 *	S	0540-103-0001	2000	672 *	S
	2000	52 *	S		2001	932	S
6110-001-0001	1999	37 *	S	0690-301-0660	2000	52 *	S
	1999	78 *	S	0840-001-0001	2000	5 *	Am
6110-011-0001	1999	50 *	S	0845-001-0217	2000	52 *	S
6110-106-0001	1999	50 *	S	1100-301-0001	2000	52 *	S
6110-112-0001	1999	50 *	S	1111-002-0421	2000	52 *	S
	2000	52 *	S	1730-001-0001	1999	479 *	S
6110-113-0001	1999	50 *	S	1760-101-0768	2000	52 *	S
6110-156-0001	2000	52 *	S		2001	106 *	S
6110-191-0001	1999	50 *	S		2002	379 *	S
6110-196-0001	1999	50 *	S	1760-301-0001	2000	52 *	S
	2000	52 *	S	1920-001-0835	2000	52 *	S
	2001	106 *	S	2240-001-0001	2000	52 *	S
	1X 2003–04	10 *	S	2240-102-0001	2004	12 *	S
6110-200-0001	1999	50 *	S	2240-105-0001	1999	793 *	S
6110-212-0001	1999	50 *	S	2660-001-0890	2004	208 *	S
6110-232-0001	1999	50 *	S		2005	38 *	S
6110-234-0001	1X 2003–04	4 *	S		2006	47 *	S
6110-240-0001	2004	208 *	S		2007	171 *	S
6110-295-0001	1999	50 *	S	2660-101-0001	2000	52 *	S
	2000	52 *	S		2002	379 *	S
6360-001-0408	1999	50 *	S		2003	157 *	S
6440-001-0001	1999	50 *	S	2660-101-0042	2002	379 *	S
6440-301-0574	1999	50 *	S	2660-101-0045	2002	379 *	S
6600-001-0001	1999	50 *	S		2003	157 *	S
6610-001-0001	1999	50 *	S	2660-104-0001	2002	379 *	S
6610-001-0498	1999	50 *	S		2003	157 *	S
6870-101-0001	1999	50 *	S	2660-301-0042	2002	379 *	S
	2000	52 *	S		2005	38 *	S
6870-103-0001	1999	50 *	S		2006	47 *	S
6870-301-0574	1999	50 *	S		2007	171 *	S
	2000	52 *	S	2660-301-0890	2006	47 *	S
					2007	171 *	S

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

BUDGET ITEMS—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
2660-311-0042	2000	52 *	S	4260-001-0001	1999	148 *	S
	2001	106 *	S	4260-001-0589	2002	1161 *	S
2720-301-0042	2002	379 *	S	4260-111-0001	1999	146 *	S
	2005	38 *	S	4260-111-0233	1999	744 *	S
2720-301-0044	2000	52 *	S	4260-111-0236	1999	831 *	S
2920-101-0001	1999	1021 *	S ³⁷	4300-101-0001	2000	52 *	S
3360-001-0381	2005	38 *	S	4300-301-0001	2000	52 *	S
3360-001-0465	2002	379 *	S		2001	106 *	S
3360-101-0497	2003	157 *	S	4440-001-0001	1999	617 *	S
	2005	38 *	S	4440-101-0001	1999	617 *	S
3360-102-0001	1999	1003	S	4440-301-0001	2000	52 *	S
3480-101-0001	3X 2001–02	1 *	S		2001	106 *	S
3540-001-0001	2000	2 *	S	4440-301-0660	2000	52 *	S
	2000	52 *	S	5100-001-0579	2001	106 *	S
3540-006-0001	2000	2 *	S	5100-031-0890	2001	106 *	S
3540-301-0001	2000	52 *	S	5100-101-0001	1999	1021 *	S
	2001	106 *	S		2000	52 *	S
	2002	379 *	S	5100-101-0579	2001	106 *	S
3540-301-0660	2001	106 *	S	5100-131-0890	2001	106 *	S
3600-102-0001	1999	811 *	S	5160-001-0001	2000	52 *	S
3600-301-0890	2000	52 *	S	5160-001-0890	2000	52 *	S
3640-301-0001	1X 2003–04	3 *	S	5180-001-0001	1999	479 *	Am
3680-101-0516	1999	1003	S	5180-101-0001	1999	479 *	S
3760-301-0940	2000	52 *	S		2000	52 *	S
3760-302-0001	1999	1003	S		2001	106 *	S
	1999	1021 *	S		2002	1022 *	Am
	2000	672 *	S	5180-102-0001	2000	52 *	S
3790-002-0001	1999	811 *	S ³⁷		2001	106 *	S
3790-101-0001	1999	1003	S	5180-141-0001	1999	479 *	S
	1999	1021 *	S ³⁷	5240-102-0001	1999	1003	Ad
	2000	52 *	S	5240-103-0001	1999	888	Ad
	2000	672 *	S	5240-301-0001	2000	52 *	S
	3X 2001–02	1 *	S	5240-301-0660	2000	52 *	S
	2004	208 *	S		2001	106 *	S
	2005	39 *	S		2002	379 *	S
	2006	47 *	S	5240-493	1999	888	Ad
3790-101-0262	2004	208 *	S	5430-107-0890	2004	208 *	S
	2005	38 *	S	5430-111-0001	2000	52 *	S
	2005	39 *	S	5460-301-0001	2000	52 *	S
	2006	47 *	S	6110-104-0001	2001	106 *	S
3790-301-0001	2000	52 *	S	6110-112-0001	2000	52 *	S
3790-301-0263	2001	106 *	S	6110-122-0001	1999	646	Am
3790-302-0001	1999	811 *	S ³⁷	6110-133-0001	2000	52 *	S
	2000	52 *	S	6110-156-0001	2001	106 *	S
	2001	106 *	S	6110-181-0001	2000	52 *	S
3860-101-0001	1999	811 *	S	6110-184-0001	2000	52 *	S
3860-201-0001	1999	1003	S	6110-186-0001	1999	646	Am
3860-301-0001	2000	52 *	S	6110-190-0001	2002	379 *	S
	2001	106 *	S	6110-196-0001	2000	52 *	S
	2002	379 *	S		2001	106 *	S
	2007	171 *	S		2002	379 *	S
3960-001-0001	2000	52 *	S		2002	444 *	S
	2001	106 *	S		1X 2003–04	10 *	S
	2003	157 *	S	6110-211-0001	2000	52 *	S
	2006	47 *	S	6110-232-0001	2002	444 *	S
	2007	171 *	S	6110-488	2000	52 *	S
3980-001-0001	2000	52 *	S	6110-490	2000	52 *	S
4200-101-0001	2000	52 *	S	6110-495	1999	646	Am
4200-102-0001	2000	52 *	S	6110-498	1999	646	Am
	2001	106 *	S	6120-140-0001	1999	1003	S
4200-103-001	2001	106 *	S	6440-001-0001	1999	1021 *	S ³⁷

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

BUDGET ITEMS—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
(Cont.)				0820-301-0001	2001	106 *	S
	2000	52 *	S	0855-001-0567	2001	23 *	S
6440-301-0574	2001	106 *	S	1760-301-0001	2001	106 *	S
6440-302-0574	2003	157 *	S		1X 2003–04	3 *	S
6600-001-0001	2000	52 *	S	1760-301-0666	2001	106 *	S
6610-001-0001	2000	52 *	S		2002	379 *	S
6610-001-0498	2000	52 *	S	1760-301-0768	2001	106 *	S
6610-302-0574	2001	106 *	S		2002	379 *	S
	2003	157 *	S		2003	157 *	S
	2004	208 *	S	1760-301-0853	2001	106 *	S
	2005	38 *	S		2002	379 *	S
6870-101-0001	1999	738	S	1920-001-0835	2001	106 *	S
	1999	959	S ³⁷	2660-001-0042	2001	106 *	S
	2000	52 *	S		2004	208 *	S
	2001	106 *	S	2660-001-0046	2001	106 *	S
6870-103-0001	2000	52 *	S	2660-001-0890	2001	106 *	S
6870-301-0574	2000	52 *	S		2005	38 *	S
	2001	106 *	S		2006	47 *	S
	2002	379 *	S		2007	171 *	S
8100-101-0001	1999	1003	S	2660-101-0001	2002	379 *	S
8260-001-0001	2000	52 *	S		2003	157 *	S
	2001	106 *	S		1X 2003–04	3 *	S
	2002	379 *	S	2660-101-0042	2002	379 *	S
8260-103-0001	1999	602 *	Am		2003	157 *	S
	2003	157 *	S	2660-101-0045	2003	157 *	S
	2004	208 *	S	2660-102-0890	2001	106 *	S
8350-001-0001	1999	1021 *	S	2660-103-0046	2001	106 *	S
	2000	52 *	S	2660-301-0001	3X 2001–02	1 *	S
8350-001-0571	1999	1021 *	S	2660-301-0042	2002	379 *	S
8350-011-0001	1999	1021 *	S		2005	38 *	S
8380-001-0001	2000	402 *	S		2006	47 *	S
8570-301-0001	2000	52 *	S		2007	171 *	S
8940-001-0001	1999	793 *	S	2660-301-0890	2007	171 *	S
8940-301-0001	2000	52 *	S	2660-311-0042	2001	106 *	S
	2002	379 *	S	2720-101-0001	2001	106 *	S
9210-117-0001	1999	1003	S	2720-301-0044	2001	106 *	S
9650-001-0001	1999	800	Am	2740-301-0042	2001	106 *	S
9800-001-0001	1999	776 *	S	2740-301-0044	2001	106 *	S
9800-001-0494	1999	776 *	S		2002	379 *	S
	2000	402 *	S ³⁷	2740-301-0064	2001	106 *	S
9800-001-0988	1999	776 *	S	3360-001-0381	2006	47 *	S
9840-001-0001	2000	52 *	S	3360-001-0465	2001	106 *	S
	2001	2 *	S		2003	157 *	S
9840-001-0494	2000	52 *	S	3360-001-0853	2004	208 *	S
	2001	2 *	S	3480-101-0001	3X 2001–02	1 *	S
9840-001-0988	2000	52 *	S	3540-301-0001	2001	106 *	S
	2001	2 *	S		2002	379 *	S
2000, Ch. 52				3600-001-0001	2001	106 *	S
0250-301-0001	2005	38 *	S	3600-101-0001	2001	106 *	S
	2005	39 *	S	3600-001-6018	2003	157 *	S
0540-101-0001	2004	208 *	S	3640-301-0001	2002	379 *	S
	2005	38 *	S		1X 2003–04	3 *	S
	2006	47 *	S	3640-301-6015	2003	157 *	S
	2007	171 *	S	3640-302-0001	1X 2003–04	3 *	S
0540-101-0005	2002	379 *	S	3640-302-0005	2003	157 *	S
	2007	171 *	S		2006	47 *	S
0540-101-6015	2004	208 *	S	3640-303-0001	1X 2003–04	3 *	S
	2005	38 *	S	3680-301-0516	2001	106 *	S
	2005	39 *	S		2003	157 *	S
0540-491	2000	672 *	Ad		2004	208 *	S
0690-103-0001	2000	672 *	S	3720-101-0001	2001	11 *	S

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

BUDGET ITEMS—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
3760-301-0005	2005	38 *	S		2003	157 *	S
3760-302-0005	2000	672 *	S		2006	47 *	S
	2002	379 *	S		2007	171 *	S
	2003	157 *	S	3860-301-6008	2003	157 *	S
	2003	761	S		2006	47 *	S
	2004	208 *	S	3860-301-6010	2003	157 *	S
	2005	38 *	S		2006	47 *	S
	2006	47 *	S	3940-101-0418	2000	672 *	Am
3790-001-0001	2000	570 *	S	3940-101-0419	2000	672 *	Am
3790-101-0001	2000	672 *	Am	3940-101-0744	2000	672 *	Am
	2001	106 *	S	3940-101-6013	2000	672 *	Am
	2001	400 *	S	3940-101-6016	2000	672 *	Am
	3X 2001-02	1 *	S	3940-101-6017	2000	672 *	Am
	2005	38 *	S	3940-101-6019	2000	672 *	Am
	2005	39 *	S	3940-101-6020	2000	672 *	Am
3790-101-0005	2000	672 *	S	3940-101-6021	2000	672 *	Am
3790-102-0005	2000	672 *	Am	3940-101-6022	2000	672 *	Am
	2001	106 *	S	3960-001-0001	2001	106 *	S
	2001	400 *	S		2003	157 *	S
	2004	208 *	S		2006	47 *	S
	2004	475 *	S		2007	171 *	S
	2005	39 *	S	4100-001-0890	2001	106 *	S
	2006	47 *	S	4130-001-0632	2001	106 *	S
	2007	171 *	S	4170-101-0001	2001	106 *	S
	2007	509 *	S		1X 2003-04	3 *	S
3790-301-0001	2001	106 *	S	4200-101-0001	2000	672 *	Am ³⁷
	1X 2003-04	3 *	S	4200-102-0001	2001	106 *	S
3790-301-0005	2001	106 *	S		2002	379 *	S
	2003	157 *	S	4200-103-0001	2001	106 *	S
	2006	47 *	S		2002	379 *	S
3790-301-0263	2001	106 *	S		3X 2001-02	1 *	S
	2002	379 *	S	4220-001-0001	1X 2003-04	3 *	S
	2003	157 *	S	4260-001-0001	2000	540 *	S
3790-302-0001	1X 2003-04	3 *	S		2001	106 *	S
3790-302-0005	2000	672 *	S		2002	379 *	S
	2003	157 *	S		2003	157 *	S
	2004	208 *	S		2004	208 *	S
	2006	47 *	S		1X 2003-04	3 *	S
3810-301-0005	2005	38 *	S	4260-001-0589	2002	1161 *	S
3810-301-0941	2005	38 *	S	4260-101-0001	2000	540 *	S
3810-301-6015	2005	38 *	S		2001	106 *	S
3860-001-0001	2003	157 *	S		2004	43 *	S
3860-001-6003	2001	106 *	S	4260-101-0890	2000	540 *	S
	2006	47 *	S		2001	106 *	S
3860-101-0001	2000	672 *	S	4260-111-0001	2000	540 *	S
3860-101-0409	2003	157 *	S		2001	106 *	S
3860-101-0543	2007	171 *	S	4300-101-0001	2001	106 *	S
3860-101-6005	2007	171 *	S		2002	379 *	S
3860-101-6010	2005	38 *	S	4440-101-0001	2001	106 *	S
3860-101-6014	2003	157 *	S	5175-001-0001	1X 2003-04	3 *	S
3860-101-6023	2005	38 *	S	5175-101-0001	2001	106 *	S
	2007	171 *	S		3X 2001-02	1 *	S
3860-101-6025	2005	38 *	S		1X 2003-04	3 *	S
	2007	171 *	S	5180-001-0001	2000	309 *	S
3860-101-6027	2001	106 *	S		2001	111 *	Am
	2002	379 *	S	5180-101-0890	2001	106 *	S
	2003	157 *	S		2006	47 *	S
	2005	38 *	S	5180-102-0001	2001	106 *	S
	2007	171 *	S	5180-111-0001	2001	106 *	S
3860-301-0001	2001	106 *	S		2002	379 *	S
	2002	379 *	S		3X 2001-02	1 *	S

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
5180-111-0890	2001	106*	S	6110-193-0001	2001	106*	S
5180-141-0001	2001	106*	S		2002	379*	S
	2002	379*	S	6110-195-0001	2002	444*	S
5180-141-0890	2001	106*	S	6110-196-0001	2001	106*	S
5180-151-0001	2001	106*	S		2002	379*	S
	3X 2001-02	1*	S		2004	208*	S
5180-151-0890	2001	106*	S		1X 2003-04	10*	S
5240-001-0001	2001	106*	S	6110-196-0890	2002	379*	S
5240-301-0001	2001	106*	S		2003	157*	S
	2002	379*	S	6110-198-0001	2001	106*	S
	2005	38*	S		2002	379*	S
5430-103-0001	2002	379*	S		2002	444*	S
5430-104-0001	2005	38*	S	6110-204-0001	2001	106*	S
5430-108-0890	2005	38*	S		1X 2003-04	4*	S
5430-113-0001	2002	379*	S		1X 2003-04	10*	S
5430-118-0001	2002	379*	S	6110-205-0001	2001	106*	S
	1X 2003-04	3*	S		1X 2003-04	4*	S
5460-001-0001	1X 2003-04	3*	S	6110-211-0001	1X 2003-04	4*	S
5460-301-0001	2001	106*	S		1X 2003-04	10*	S
	2002	379*	S	6110-212-0001	2001	106*	S
5480-001-0001	2001	106*	S		1X 2003-04	4*	S
	1X 2003-04	3*	S	6110-228-0001	2002	379*	S
6110-001-0001	2001	106*	S	6110-232-0001	2001	106*	S
6110-103-0001	1X 2003-04	4*	S		2002	379*	S
6110-104-0001	2000	1058	Am	6110-240-0001	1X 2003-04	4*	S
	2001	106*	S	6110-243-0001	1X 2003-04	10*	S
	1X 2003-04	4*	S	6110-485	1X 2003-04	4*	S
6110-105-0001	2000	1058	Am		1X 2003-04	10*	S
	1X 2003-04	4*	S	6110-488	1X 2003-04	10*	S
6110-108-0001	2002	379*	S	6110-494	2002	379*	S
6110-111-0001	2002	379*	S	6110-495	2000	1058	Am
6110-112-0001	2001	106*	S	6360-101-0001	1X 2003-04	4*	S
	2002	379*	S	6440-001-0001	2000	672*	Am
6110-113-0001	1X 2003-04	10*	S		2001	106*	S
6110-115-0001	1X 2003-04	10*	S	6440-301-0574	2001	106*	S
6110-116-0001	2002	379*	S		2002	379*	S
6110-120-0001	1X 2003-04	10*	S	6600-001-0001	2001	106*	S
6110-125-0001	2001	106*	S	6610-001-0498	2001	106*	S
6110-126-0001	1X 2003-04	10*	S	6610-301-0001	2001	106*	S
6110-127-0001	1X 2003-04	10*	S		2003	157*	S
6110-128-0001	2002	379*	S		2004	208*	S
6110-133-0001	2001	106*	S	6610-301-0574	2005	38*	S
	2002	379*	S	6610-302-0574	2004	208*	S
	2002	444*	S	6870-101-0001	2000	746	S ³⁷
6110-134-0001	2000	1058	Am		2004	208*	S
	2002	444*	S		1X 2003-04	4*	S
6110-151-0001	2000	1058	Am	6870-101-0909	2003	157*	S
6110-156-0001	2002	444*	S	6870-301-0574	2001	106*	S
	1X 2003-04	4*	S		2002	379*	S
6110-158-0001	2001	106*	S	7980-101-0001	2001	106*	S
6110-161-0001	1X 2003-04	4*	S	8100-101-0001	2002	379*	S
	1X 2003-04	10*	S		3X 2001-02	1*	S
6110-165-0001	2000	1058	Am		2004	44*	S
6110-166-0001	1X 2003-04	10*	S		1X 2003-04	3*	S
6110-181-0001	2001	106*	S	8260-001-0001	2001	106*	S
6110-184-0001	2001	106*	S		2002	379*	S
6110-185-0001	2002	379*	S	8260-103-0001	2000	672*	Am
6110-186-0001	2002	379*	S		2003	157*	S
6110-190-0001	2002	444*	S		2003	228*	S
	1X 2003-04	4*	S		2004	208*	S
6110-191-0001	1X 2003-04	10*	S	8380-001-0367	2001	106*	S

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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>
(Cont.)				1920-001-0835	2002	379*	S
	2002	379*	S	2240-001-3006	3X 2001-02	1*	Ad
	2003	157*	S	2240-114-3006	3X 2001-02	1*	S
	2004	208*	S	2240-115-0929	3X 2001-02	1*	S
	2005	38*	S	2240-115-3006	3X 2001-02	1*	Ad
	2006	47*	S	2240-495	3X 2001-02	1*	S
8380-004-0001	2004	208*	S	2660-001-0042	2001	400*	Am
	2005	38*	S		2002	379*	S
8940-001-0001	2000	127*	S		2003	157*	S
8955-102-0001	2000	672*	S		2004	208*	S
8960-011-0001	2001	106*	S		2005	38*	S
8960-301-0001	2002	362*	S		2006	47*	S
9100-101-0001	2000	615*	S		2007	171*	S
	2001	2*	S	2660-001-0890	2006	47*	S
9650-001-0001	2000	1002	Am		2007	171*	S
9800-001-0001	2001	1*	S	2660-101-0042	2002	379*	S
	2001	22*	S	2660-301-0042	2002	379*	S
	2001	25*	S		2006	47*	S
9800-001-0494	2001	1*	S		2007	171*	S
	2001	22*	S	2660-301-0046	2004	208*	S
	2001	25*	S		2006	47*	S
9800-001-0988	2001	1*	S		2007	171*	S
	2001	22*	S	2660-302-0042	3X 2001-02	1*	Ad
	2001	25*	S		2006	47*	S
9840-001-0001	2001	106*	S	2660-311-0042	2002	379*	S
	2001	222*	S		2003	157*	S
9840-001-0494	2001	106*	S	2660-399-0890	2002	379*	S
	2001	222*	S	2660-497	3X 2001-02	1*	Ad
9840-001-0988	2001	106*	S	2720-301-0044	2002	379*	S
	2001	222*	S	2740-301-0042	2002	379*	S
9905-001-0001	2001	106*	S	2740-301-0044	2002	379*	S
9906-001-0001	2001	106*	S	2740-301-0064	2002	379*	S
9908-001-0001	2001	106*	S	2920-011-0001	2002	379*	S
	3X 2001-02	1*	S	2920-011-8100	3X 2001-02	1*	Ad
9908-001-0494	2001	106*	S	2920-012-0001	3X 2001-02	1*	S
9908-001-0988	2001	106*	S	2920-101-0001	1X 2003-04	3*	S
9914-001-0001	3X 2001-02	1*	S	2920-495	3X 2001-02	1*	Am
2001, Ch. 106				3125-301-0001	3X 2001-02	1*	Ad
0505-001-0001	2002	1*	S	3125-495	3X 2001-02	1*	S
0505-495	2002	1*	S	3340-301-0660	2002	379*	S
0530-001-0001	2002	379*	S		2005	38*	S
	1X 2003-04	3*	S	3340-495	3X 2001-02	1*	S
0530-101-0001	2002	1*	S	3360-001-0001	3X 2001-02	1*	S
0540-101-0001	2004	208*	S		2004	208*	S
	2005	38*	S	3360-001-0381	2007	171*	S
	2006	47*	S	3360-496	3X 2001-02	1*	Ad
	2007	171*	S	3480-101-0001	3X 2001-02	1*	S
0540-101-6015	2002	379*	S	3480-495	3X 2001-02	1*	Ad
0552-001-0001	3X 2001-02	1*	S	3540-301-0001	2002	379*	S
0552-495	3X 2001-02	1*	Ad	3540-301-0660	2002	379*	S
0690-001-0001	3X 2001-02	1*	S		2003	157*	S
0690-495	3X 2001-02	1*	Ad		2004	208*	S
0860-001-0001	2002	379*	S		2005	38*	S
0860-001-0061	2002	379*	S	3560-001-0001	1X 2003-04	3*	S
0954-101-0001	2002	379*	S	3600-001-0001	2002	379*	S
0971-495	3X 2001-02	1*	S		3X 2001-02	1*	S
1111-011-0582	3X 2001-02	1*	Ad	3600-495	3X 2001-02	1*	Am
1730-001-0001	2002	379*	S	3680-101-0516	2001	932	Am
1760-301-0768	2002	379*	S	3680-103-0516	2002	379*	S
1760-491	2002	379*	S	3760-301-0005	2004	208*	S
1880-001-0001	1X 2003-04	3*	S		2005	38*	S

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>
(Cont.)				4200-495	3X	2001-02	1* Ad
	2006	47*	S	4260-001-0001	2002	379*	S
3790-001-0263	2002	379*	S		3X	2001-02	1* Am
3790-001-0392	2001	112	Am		2004	208*	S
3790-101-0001	2001	400*	S		1X	2003-04	3* S
	2005	39*	S	4260-001-0589	2002	1161*	S
3790-101-0005	2004	208*	S	4260-001-0890	2002	379*	S
	2007	171*	S		1X	2003-04	3* S
3790-102-0383	2001	400*	Am	4260-001-3020	2003	157*	S
3790-301-0005	2002	379*	S		2004	208*	S
	2004	208*	S		2005	38*	S
	2007	171*	S	4260-102-0001	1X	2003-04	3* S
3790-301-0262	2004	208*	S	4260-111-0001	2004	208*	S
3790-301-0263	2004	208*	S	4260-111-3020	2002	379*	S
	2007	171*	S		2004	208*	S
3790-302-0005	2001	400*	S	4260-495	3X	2001-02	1* Am
	2002	636*	S	4280-101-3020	3X	2001-02	1* Ad
	2004	208*	S	4280-495	3X	2001-02	1* S
	2005	38*	S	4300-101-0001	2002	379*	S
3790-491	2001	400*	S		1X	2003-04	3* S
3790-495	3X	2001-02	1* Am (as am by Stats. 2001, Ch. 749)	4440-011-0001	3X	2001-02	1* Ad
				4440-101-0001	2002	379*	S
					3X	2001-02	1* S
3810-301-0005	2005	38*	S	4440-103-0001	2003	157*	S
3860-001-0001	3X	2001-02	1* R	4440-301-0001	2002	379*	S
3860-001-6023	2005	38*	S	4440-301-0660	2002	379*	S
3860-001-6026	2005	38*	S		2005	38*	S
	2006	47*	S	4440-495	3X	2001-02	1* Ad
3860-011-0942	3X	2001-02	1* R	4700-101-0001	3X	2001-02	1* S
3860-101-0001	3X	2001-02	1* Am	4700-495	3X	2001-02	1* Am
3860-101-0543	2006	47*	S	5160-001-0001	2002	379*	S
3860-101-6007	2005	38*	S		1X	2003-04	3* S
	2006	47*	S	5160-101-0001	1X	2003-04	3* S
	2007	171*	S	5175-001-0001	1X	2003-04	3* S
3860-101-6010	2005	38*	S	5175-002-0001	1X	2003-04	3* S
	2006	47*	S	5175-101-0001	2002	379*	S
3860-101-6023	2005	38*	S		3X	2001-02	1* Ad
	2006	47*	S		1X	2003-04	3* S
3860-101-6025	2006	47*	S	5175-495	3X	2001-02	1* S
3860-101-6027	2006	47*	S	5180-001-0001	1X	2003-04	3* S
3860-301-0001	2004	208*	S	5180-101-0001	2001	111*	S
	1X	2003-04	3* S		2001	400*	S
	2007	171*	S		2002	1022*	Am
3860-495	3X	2001-02	1* Am		3X	2001-02	1* Am
3900-001-0001	3X	2001-02	1* Am	5180-101-0890	2001	111*	S
3940-001-0001	2004	208*	S		2006	47*	S
3940-101-0001	2001	400*	S	5180-102-0001	2002	379*	S
3960-001-0383	3X	2001-02	1* Am	5180-111-0001	2002	379*	S
3960-001-0557	2002	379*	S		3X	2001-02	1* Ad
3960-011-1003	3X	2001-02	1* Am	5180-111-0890	2002	379*	S
3960-496	3X	2001-02	1* Am	5180-141-0001	2002	379*	S
4100-001-0890	2002	379*	S	5180-141-0890	2002	379*	S
4120-101-0001	3X	2001-02	1* R	5180-151-0001	2002	77*	Am
4120-495	3X	2001-02	1* Ad		2002	379*	S
4130-001-0632	2002	379*	S		3X	2001-02	1* Ad
4170-101-0001	1X	2003-04	3* S	5180-151-0890	2002	379*	S
4170-495	3X	2001-02	1* Ad	5180-153-0001	3X	2001-02	1* S
4200-001-0001	1X	2003-04	3* S	5180-495	3X	2001-02	1* Ad
4200-101-0001	1X	2003-04	3* S	5225-301-0660	2007	171*	S
4200-102-0001	2002	379*	S	5240-001-0001	2002	379*	S
4200-103-0001	2002	379*	S		3X	2001-02	1* 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>
(Cont.)							
	2003	157 *	S	6110-158-0001	1X 2003-04	10 *	S
	2004	208 *	S	6110-161-0001	1X 2003-04	4 *	S
5240-301-0001	2002	379 *	S		2001	203 *	S
	2003	157 *	S		2004	208 *	S
	2004	208 *	S		2004	216 *	S
5240-301-0660	2005	38 *	S	6110-161-0890	2001	690	S
5240-496	3X 2001-02	1 *	S	6110-163-0001	2004	208 *	S
5430-108-0890	2005	38 *	S	6110-165-0001	2001	734 *	Am
5430-109-0890	2006	47 *	S	6110-166-0001	2004	208 *	S
5440-001-0001	2001	131 *	S		1X 2003-04	4 *	S
5460-001-0001	3X 2001-02	1 *	Ad	6110-167-0001	2004	208 *	S
	1X 2003-04	3 *	S	6110-181-0001	2004	208 *	S
5460-301-0001	2002	379 *	S		1X 2003-04	4 *	S
5460-497	3X 2001-02	1 *	S	6110-184-0001	2002	99 *	S (as am by
6110-001-0001	2001	749 *	S ³⁷				Stats. 2001-02
6110-001-0890	2001	734 *	Am				(3rd Ex. Sess.),
6110-102-0001	2002	379 *	S				Ch. 1)
	3X 2001-02	1 *	Ad		3X 2001-02	1 *	S
6110-103-0001	2004	216 *	S		2004	208 *	S
	1X 2003-04	10 *	S	6110-185-0001	1X 2003-04	4 *	S
6110-104-0001	2004	216 *	S		2002	99 *	S
	1X 2003-04	4 *	S	6110-186-0001	2002	99 *	S (as am by
6110-105-0001	2004	216 *	S				Stats. 2001,
6110-108-0001	1X 2003-04	4 *	S				Ch. 891)
6110-111-0001	2002	99 *	S	6110-190-0001	2004	216 *	S
	2004	208 *	S		1X 2003-04	4 *	S
	1X 2003-04	10 *	S	6110-191-0001	2002	99 *	S (as am by
6110-112-0001	2002	99 *	S				Stats. 2001-02
	2003	157 *	S				(3rd Ex. Sess.),
	1X 2003-04	4 *	S				Ch. 1)
6110-113-0001	2002	99 *	S		3X 2001-02	1 *	S
	2004	208 *	S		2004	208 *	S
	1X 2003-04	4 *	S	6110-193-0001	1X 2003-04	4 *	S
6110-116-0001	2002	99 *	S		2002	99 *	S (as am by
6110-120-0001	2004	208 *	S				Stats. 2001-02
	1X 2003-04	4 *	S				(3rd Ex. Sess.),
6110-122-0001	2004	208 *	S				Ch. 1)
6110-123-0001	2001	749 *	Am		3X 2001-02	1 *	Am
	2002	99 *	S (as am by		2004	208 *	S
			Stats. 2001-02	6110-195-0001	3X 2001-02	1 *	Ad
			(3rd Ex. Sess.),		2004	208 *	S
			Ch. 1)	6110-196-0001	2002	99 *	S (as am by
	3X 2001-02	1 *	S				Stats. 2001-02
	1X 2003-04	4 *	S				(3rd Ex. Sess.),
6110-126-0001	2004	208 *	S				Ch. 1)
	1X 2003-04	10 *	S		2002	379 *	S
6110-127-0001	1X 2003-04	4 *	S		3X 2001-02	1 *	S
6110-128-0001	2001	891 *	Ad		2003	157 *	S
	2004	208 *	S		2004	208 *	S
6110-132-0001	2001	891 *	Am		1X 2003-04	4 *	S
	2002	99 *	S (as am by		1X 2003-04	10 *	S
			Stats. 2001,		2006	47 *	S
			Ch. 891)	6110-196-0890	1X 2003-04	4 *	S
6110-133-0001	3X 2001-02	1 *	S	6110-198-0001	2002	99 *	S
6110-134-0001	3X 2001-02	1 *	Ad	6110-200-0001	3X 2001-02	1 *	Am
6110-136-0001	3X 2001-02	1 *	Ad	6110-201-0001	2004	208 *	S
	2004	208 *	S	6110-203-0001	1X 2003-04	4 *	S
6110-149-0001	1X 2003-04	4 *	S	6110-204-0001	2004	216 *	S
6110-156-0001	2002	99 *	S		1X 2003-04	10 *	S
	2004	216 *	S	6110-205-0001	2004	216 *	S

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Section	Affected By			Effect	Section	Affected By			Effect
	Year	Chapter				Year	Chapter		
6110-210-0001	2001	734 *	Am						
	3X 2001-02	1 *	Ad		6610-001-0498	2002	379 *	S	
6110-211-0001	2004	208 *	S		6610-496	3X 2001-02	1 *	Ad	
	2004	216 *	S		6870-101-0001	2001	514	S	
	1X 2003-04	10 *	S			2001	891 *	S ¹⁷	
6110-212-0001	2002	99 *	S			2002	99 *	S	
	1X 2003-04	4 *	S			2002	379 *	S	
6110-223-0001	3X 2001-02	1 *	S			2003	157 *	S	
6110-224-0001	2004	208 *	S			2004	208 *	S	
6110-226-0001	2004	208 *	S			1X 2003-04	4 *	S	
6110-231-0001	3X 2001-02	1 *	Ad			2005	38 *	S	
6110-232-0001	2002	99 *	S (as am by Stats. 2001-02 (3rd Ex. Sess.), Ch. 1)		6870-101-0909	2003	157 *	S	
					6870-301-0574	2001	891 *	S	
						2002	379 *	S	
						2003	157 *	S	
	3X 2001-02	1 *	Ad			2004	208 *	S	
6110-233-0001	2001	400 *	S			2006	47 *	S	
6110-240-0001	1X 2003-04	4 *	S		6870-485	3X 2001-02	1 *	S	
6110-243-0001	2004	208 *	S		7980-101-0001	2002	379 *	S	
	1X 2003-04	4 *	S		8100-101-0001	2004	44 *	S	
6110-295-0001	2001	734 *	Am		8100-101-0268	2004	44 *	S	
	2004	208 *	S		8100-101-0425	2004	44 *	S	
	1X 2003-04	4 *	S		8100-101-0597	2004	44 *	S	
6110-301-0001	1X 2003-04	4 *	S		8100-495	3X 2001-02	1 *	Ad	
6110-485	2001	734 *	Am		8260-101-0001	3X 2001-02	1 *	Ad	
	2002	42 *	Am (as am by Stats. 2001-02 (3rd Ex. Sess.), Ch. 1)		8260-103-0001	2001	400 *	S	
					8260-111-0001	3X 2001-02	1 *	S	
					8260-495	3X 2001-02	1 *	Ad	
	2002	444 *	S		8350-001-0001	3X 2001-02	1 *	S	
	3X 2001-02	1 *	Ad		8350-495	3X 2001-02	1 *	Ad	
	2003	157 *	S		8380-004-0001	2005	38 *	S	
	2004	208 *	S		8660-116-0470	3X 2001-02	1 *	S	
	1X 2003-04	4 *	S (as am by Stats. 2001-02, (3rd Ex. Sess.), Ch. 1)		8660-495	3X 2001-02	1 *	Am	
					8940-001-0001	3X 2001-02	1 *	Ad	
					8940-495	3X 2001-02	1 *	S	
	1X 2003-04	10 *	S (as am by Stats. 2001-02, (3rd Ex. Sess.), Ch. 1)		9100-101-0001	2001	197 *	S	
					9210-107-0001	2001	400 *	S	
					9650-001-0001	2002	379 *	S	
					9670-015-0942	3X 2001-02	1 *	Ad	
					9800-001-0001	2001	366 *	Ad	
						2002	14 *	S	
						2002	40 *	S	
	2005	39 *	S			2002	190 *	S	
6110-485-0001	2004	208 *	S			2002	278 *	S	
6110-486	1X 2003-04	4 *	S			3X 2001-02	1 *	S	
6110-495	3X 2001-02	1 *	S		9800-001-0494	2001	366 *	Ad	
6110-496	3X 2001-02	1 *	Ad			2002	14 *	S	
6120-101-0001	2001	400 *	S			2002	40 *	S	
6360-101-0001	2002	99 *	S			2002	190 *	S	
	2002	379 *	S			2002	278 *	S	
	1X 2003-04	4 *	S			3X 2001-02	1 *	Ad	
6440-001-0001	2001	564 *	Am		9800-001-0988	2001	366 *	Ad	
	2002	379 *	S			2002	14 *	S	
	3X 2001-02	1 *	Ad			2002	40 *	S	
6440-301-0001	2003	157 *	S			2002	190 *	S	
6440-301-0660	2002	379 *	S			2002	278 *	S	
	2003	157 *	S			3X 2001-02	1 *	Am	
	2007	171 *	S		9840-001-0001	2002	44 *	S	
6440-496	3X 2001-02	1 *	S			2002	379 *	S	
6600-001-0001	2002	379 *	S			2002	509 *	S	
6610-001-0001	2002	99 *	S			2003	160 *	S	
	2002	379 *	S						

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<i>Affected By</i>				<i>Affected By</i>			
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9840-001-0494	2002	44 *	S	0840-496	1X 2003-04	3 *	Ad
	2002	379 *	S	0855-001-0367	2003	157 *	S
	2002	509 *	S	0855-001-0567	2003	157 *	S
9840-001-0988	2002	44 *	S	0860-001-0001	1X 2003-04	3 *	S
	2002	379 *	S	0860-496	1X 2003-04	3 *	Ad
	2002	509 *	S	0950-001-0001	1X 2003-04	3 *	S
9908-495	3X 2001-02	1 *	Ad	0950-496	1X 2003-04	3 *	Ad
9909-001-0001	2001	635 *	S	0954-001-0001	1X 2003-04	3 *	S
	3X 2001-02	1 *	Am	0954-101-0001	2003	157 *	S
9909-001-0494	2001	635 *	S	0954-496	1X 2003-04	3 *	Ad
9909-001-0890	2001	635 *	S	1100-001-0001	1X 2003-04	3 *	S
9909-001-0988	2001	635 *	Ad	1100-301-0660	2003	157 *	S
9909-495	3X 2001-02	1 *	Ad		2005	38 *	S
9911-001-0001	3X 2001-02	1 *	S	1100-495	1X 2003-04	3 *	Ad
9911-495	3X 2001-02	1 *	S	1111-002-0001	1X 2003-04	3 *	S
9914-001-0001	3X 2001-02	1 *	Ad	1111-003-0001	1X 2003-04	3 *	S
9914-495	3X 2001-02	1 *	Ad	1111-495	1X 2003-04	3 *	Ad
2002, Ch. 379				1140-001-0001	1X 2003-04	3 *	S
0250-001-0001	1X 2003-04	3 *	Am	1140-495	1X 2003-04	3 *	Ad
0250-301-0660	2003	157 *	S	1700-001-0001	1X 2003-04	3 *	S
	2004	208 *	S	1700-495	1X 2003-04	3 *	Ad
	2005	38 *	S	1705-001-0001	1X 2003-04	3 *	S
	2006	47 *	S	1705-495	1X 2003-04	3 *	Ad
0450-101-0932	1X 2003-04	3 *	Am	1730-001-0001	1X 2003-04	3 *	S
0450-111-0001	1X 2003-04	3 *	S	1730-496	1X 2003-04	3 *	Ad
0450-495	1X 2003-04	3 *	Ad	1760-001-0001	1X 2003-04	3 *	Am
0530-017-0001	1X 2003-04	3 *	S	1760-001-0666	2002	1127 *	Am
0530-496	1X 2003-04	3 *	Ad		1X 2003-04	3 *	Am
0540-001-0001	1X 2003-04	3 *	S	1760-011-0001	1X 2003-04	3 *	Am
0540-001-0005	2007	171 *	S	1760-301-0660	2003	157 *	S
0540-001-0890	2005	38 *	S		2005	38 *	S
	2006	47 *	S		2007	171 *	S
0540-001-6029	2003	157 *	S	1760-301-0768	2003	157 *	S
0540-101-6015	2007	171 *	S		2004	208 *	S
0540-101-6029	2004	208 *	S		2005	38 *	S
	2006	47 *	S		2006	47 *	S
	2007	171 *	S	1760-495	1X 2003-04	3 *	Ad
0540-495	1X 2003-04	3 *	Ad	1880-001-0001	1X 2003-04	3 *	S
0550-001-0001	1X 2003-04	3 *	S	1880-495	1X 2003-04	3 *	Ad
0550-495	1X 2003-04	3 *	Ad	1920-001-0835	2003	157 *	S
0552-001-0001	1X 2003-04	3 *	S	2240-001-0001	1X 2003-04	3 *	Am, S
0552-495	1X 2003-04	3 *	Ad	2240-011-0530	1X 2003-04	3 *	Am
0553-001-0001	1X 2003-04	3 *	S	2240-104-0001	1X 2003-04	3 *	S
0553-495	1X 2003-04	3 *	Ad	2240-115-0972	1X 2003-04	3 *	Ad
0555-001-0001	1X 2003-04	3 *	S	2240-115-0980	1X 2003-04	3 *	Ad
0555-495	1X 2003-04	3 *	Ad	2240-116-0813	1X 2003-04	3 *	Ad
0559-001-0001	1X 2003-04	3 *	S	2240-116-0927	1X 2003-04	3 *	Ad
0559-495	1X 2003-04	3 *	Ad	2240-116-0929	1X 2003-04	3 *	Am
0650-001-0001	1X 2003-04	3 *	S	2240-116-0938	1X 2003-04	3 *	Ad
0650-011-0001	1X 2003-04	4 *	S	2240-116-0985	1X 2003-04	3 *	Ad
0650-111-0001	1X 2003-04	4 *	S	2240-117-0813	1X 2003-04	3 *	Ad
0650-114-0001	1X 2003-04	4 *	S	2240-495	1X 2003-04	3 *	Ad
0650-495	1X 2003-04	3 *	Ad	2310-015-0400	1X 2003-04	3 *	Ad
0690-001-0001	1X 2003-04	3 *	S	2400-015-0933	1X 2003-04	3 *	Ad
0690-112-0001	1X 2003-04	3 *	S	2660-001-0890	2007	171 *	S
0690-495	1X 2003-04	3 *	Ad	2660-011-3007	1X 2003-04	3 *	Am
0820-001-0367	2003	157 *	S	2660-015-0042	1X 2003-04	3 *	Am
0820-001-0569	2003	157 *	S	2660-102-0042	2003	157 *	S
0820-301-0660	2003	157 *	S	2660-102-0890	2003	157 *	S
	2004	208 *	S	2660-301-0890	2005	38 *	S
0840-001-0001	1X 2003-04	3 *	S	2660-302-0042	2003	157 *	S

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<i>Affected By</i>				<i>Affected By</i>			
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2660-302-0890	2003	157 *	S	3790-495	1X 2003-04	3 *	Ad
	2005	38 *	S	3790-496	1X 2003-04	3 *	Ad
2660-311-0660	2003	157 *	S	3810-301-0005	2005	38 *	S
	2006	47 *	S	3820-001-0001	1X 2003-04	3 *	S
2660-490	2003	157 *	S	3820-001-0914	1X 2003-04	3 *	Ad
2660-497	1X 2003-04	3 *	Ad	3820-495	1X 2003-04	3 *	Ad
2920-001-0001	1X 2003-04	3 *	S	3825-301-6029	2007	171 *	S
2920-012-0001	1X 2003-04	3 *	S	3835-301-6029	2007	171 *	S
2920-101-0001	1X 2003-04	3 *	S	3850-301-6029	2006	47 *	S
2920-101-3005	1X 2003-04	3 *	Am	3860-001-0001	1X 2003-04	3 *	S
2920-111-0001	1X 2003-04	3 *	Am	3860-001-6026	2005	38 *	S
2920-115-0393	1X 2003-04	3 *	Ad	3860-001-6031	1X 2003-04	3 *	Am
2920-115-0440	1X 2003-04	3 *	Am		2005	38 *	S
2920-115-0521	1X 2003-04	3 *	Am	3860-101-0001	1X 2003-04	3 *	S
2920-116-0918	1X 2003-04	3 *	Ad	3860-101-6005	2007	171 *	S
2920-497	1X 2003-04	3 *	Ad	3860-101-6007	2005	38 *	S
3340-001-0001	1X 2003-04	3 *	S		2007	171 *	S
3340-495	1X 2003-04	3 *	Ad	3860-101-6010	2005	38 *	S
3360-001-0381	2007	171 *	S		2007	171 *	S
3360-001-0465	2005	38 *	S	3860-101-6023	2005	38 *	S
	2007	171 *	S		2007	171 *	S
3360-002-0382	1X 2003-04	3 *	Ad	3860-101-6025	2005	38 *	S
3360-101-0497	2006	47 *	S	3860-101-6027	2005	38 *	S
3360-495	1X 2003-04	3 *	Ad		2007	171 *	S
3460-001-0001	1X 2003-04	3 *	S	3860-101-6031	1X 2003-04	3 *	Ad
3460-495	1X 2003-04	3 *	Ad	3860-301-0001	2005	38 *	S
3480-001-0001	1X 2003-04	3 *	S		2007	171 *	S
3480-495	1X 2003-04	3 *	Ad	3860-495	1X 2003-04	3 *	Ad
3540-001-0001	1X 2003-04	3 *	S	3860-496	1X 2003-04	3 *	Ad
3540-301-0001	1X 2003-04	3 *	S	3900-001-0001	1X 2003-04	3 *	S
3540-301-0660	2003	157 *	S	3900-496	1X 2003-04	3 *	Ad
	2004	208 *	S	3910-001-0001	1X 2003-04	3 *	Am
	2005	38 *	S	3910-001-0387	1X 2003-04	3 *	Am
3540-496	1X 2003-04	3 *	Ad	3930-001-0001	1X 2003-04	3 *	S
3540-497	1X 2003-04	3 *	Ad	3930-495	1X 2003-04	3 *	Ad
3560-001-0001	1X 2003-04	3 *	S	3940-001-0001	1X 2003-04	3 *	S
3560-001-0943	1X 2003-04	3 *	Ad	3940-101-6013	2006	47 *	S
3560-495	1X 2003-04	3 *	Ad	3940-101-6019	2006	47 *	S
3600-001-0001	1X 2003-04	3 *	S	3940-101-6022	2006	47 *	S
3600-301-0005	2003	157 *	S	3940-495	1X 2003-04	3 *	Ad
3600-495	1X 2003-04	3 *	Ad	3960-001-0001	1X 2003-04	3 *	S
3640-001-0001	1X 2003-04	3 *	S		2005	38 *	S
3640-301-6031	1X 2003-04	3 *	Ad		2006	47 *	S
	2005	38 *	S		2007	171 *	S
3640-302-6029	1X 2003-04	3 *	Am	3960-001-0014	1X 2003-04	3 *	Am
	2005	38 *	S	3960-001-0557	1X 2003-04	3 *	Am
3640-496	1X 2003-04	3 *	Ad	3960-496	1X 2003-04	3 *	Ad
3640-497	1X 2003-04	3 *	Ad	3980-001-0001	1X 2003-04	3 *	S
3680-101-0516	2004	15 *	S	3980-495	1X 2003-04	3 *	Ad
3680-301-0516	2004	208 *	S	4100-001-0890	2003	157 *	S
3720-101-0001	1X 2003-04	3 *	S	4120-001-0001	2004	23 *	S
3720-495	1X 2003-04	3 *	Ad		1X 2003-04	3 *	S
3760-301-6029	2005	38 *	S	4120-495	1X 2003-04	3 *	Ad
3790-001-0001	1X 2003-04	3 *	S	4130-001-0632	2003	157 *	S
3790-001-0392	1X 2003-04	3 *	Am		1X 2003-04	3 *	S
3790-101-6029	2004	208 *	S	4130-495	1X 2003-04	3 *	Ad
3790-301-0005	2003	157 *	S	4170-001-0001	1X 2003-04	3 *	S
	2005	38 *	S	4170-101-0001	1X 2003-04	3 *	S
	2006	47 *	S	4170-495	1X 2003-04	3 *	Ad
	2007	171 *	S	4200-001-0001	1X 2003-04	3 *	S
3790-301-6029	2005	38 *	S	4200-011-0816	1X 2003-04	3 *	Ad

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4200-017-0001	2004	23*	S	5175-002-0001	1X 2003-04	3*	S
4200-101-0001	1X 2003-04	3*	S		2004	23*	S
4200-495	1X 2003-04	3*	Ad		1X 2003-04	3*	S
4220-495	1X 2003-04	3*	Ad	5175-101-0001	2002	1024	Am
4260-001-0001	1X 2003-04	3*	S		2003	157*	S
4260-001-0080	2003	157*	S		1X 2003-04	3*	S
4260-001-0589	2003	157*	S	5175-101-0890	2003	157*	S
	2004	208*	S	5175-496	1X 2003-04	3*	Ad
	2005	38*	S	5180-001-0001	2003	157*	S
	2006	47*	S		1X 2003-04	3*	S
4260-001-0890	1X 2003-04	3*	S	5180-101-0890	1X 2003-04	3*	S
4260-001-3020	2003	157*	S		2007	171*	S
	2004	208*	S	5180-111-0001	2003	157*	S
	2005	38*	S		2003	160*	S
4260-011-3020	1X 2003-04	3*	Ad		1X 2003-04	3*	S
4260-017-0001	2004	23*	S	5180-111-0890	2003	157*	S
4260-101-0001	2003	43*	S	5180-141-0001	2003	157*	S
	2003	157*	S	5180-141-0890	2003	157*	S
	2004	208*	S	5180-151-0001	2003	157*	S
	1X 2003-04	3*	Am	5180-151-0890	2003	157*	S
4260-101-0890	2003	157*	S	5180-496	1X 2003-04	3*	Ad
	2004	208*	S	5240-001-0001	2003	157*	S
4260-102-0001	2003	43*	S		1X 2003-04	3*	S
4260-111-0001	1X 2003-04	3*	S	5240-301-0001	2003	157*	S
4260-111-0890	1X 2003-04	3*	S		2004	208*	S
4260-111-3020	2003	157*	S		2006	47*	S
4260-113-0001	2003	43*	S	5240-301-0660	2003	157*	S
	1X 2003-04	3*	S	5240-301-0724	2003	157*	S
4260-117-0001	2004	23*	S	5240-301-0747	2003	157*	S
	2004	208*	S	5240-301-0751	2003	157*	S
4260-497	1X 2003-04	3*	Ad		2004	208*	S
4280-001-0001	1X 2003-04	3*	S	5240-493	2003	157*	S
4280-101-0001	2004	23*	S	5240-496	1X 2003-04	3*	Ad
4280-495	1X 2003-04	3*	Ad	5430-497	1X 2003-04	3*	Ad
4300-001-0001	1X 2003-04	3*	S	5440-001-0001	1X 2003-04	3*	S
4300-003-0001	2003	157*	S	5440-495	1X 2003-04	3*	Ad
	2004	23*	S	5450-001-0001	1X 2003-04	3*	S
	2004	208*	S	5450-495	1X 2003-04	3*	Ad
	1X 2003-04	3*	S	5460-001-0001	1X 2003-04	3*	S
4300-017-0001	2004	23*	S	5460-011-0001	2003	157*	S
4300-101-0001	2003	157*	S		1X 2003-04	3*	Am
4300-117-0001	2004	23*	S	5460-101-0001	2005	38*	S
4300-496	1X 2003-04	3*	Ad	5460-301-0660	2003	157*	S
4440-001-0001	1X 2003-04	3*	S	5460-495	1X 2003-04	3*	Ad
4440-011-0001	2004	23*	S	5480-001-0001	1X 2003-04	3*	S
4440-017-0001	2004	23*	S	5480-495	1X 2003-04	3*	Ad
	1X 2003-04	3*	S	6110-001-0001	1X 2003-04	4*	S
4440-102-0001	1X 2003-04	3*	Am	6110-013-0001	1X 2003-04	4*	S
4440-301-0660	2003	157*	S	6110-102-0001	2004	208*	S
	2004	208*	S	6110-103-0001	2004	216*	S
	2005	38*	S		1X 2003-04	4*	S
4440-495	1X 2003-04	3*	Ad	6110-104-0001	2004	208*	S
4700-495	1X 2003-04	3*	Ad		2004	216*	S
5160-001-0001	2003	157*	S		1X 2003-04	4*	S
	2004	23*	S	6110-105-0001	2004	216*	S
	1X 2003-04	3*	S		1X 2003-04	4*	S
5160-101-0001	2003	157*	S	6110-108-0001	2004	208*	S
	2004	23*	S	6110-111-0001	1X 2003-04	4*	S
	1X 2003-04	3*	S		2005	39*	S
5160-496	1X 2003-04	3*	Ad	6110-112-0001	1X 2003-04	10*	S
5175-001-0001	2004	23*	S		2005	39*	S

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
6110-113-0001	2002	1167 *	S ³⁷		1X 2003-04	4 *	S
	2004	208 *	S		2005	38 *	S
	1X 2003-04	4 *	S		2005	39 *	S
	2005	39 *	S		2006	47 *	S
6110-116-0001	2002	1167 *	Ad		2007	171 *	S
	2003	552	Am	6110-196-0890	2004	208 *	S
6110-120-0001	2004	208 *	S	6110-197-0001	2004	208 *	S
	2005	39 *	S		1X 2003-04	4 *	S
6110-122-0001	2004	208 *	S	6110-198-0001	2004	208 *	S
	2005	38 *	S		2005	39 *	S
6110-123-0001	2003	157 *	S	6110-201-0001	2005	38 *	S
	2004	208 *	S	6110-202-0001	2003	157 *	S
	1X 2003-04	4 *	S	6110-204-0001	2004	216 *	S
	2005	39 *	S		1X 2003-04	4 *	S
6110-124-0001	1X 2003-04	4 *	S	6110-205-0001	2004	216 *	S
6110-126-0001	2005	38 *	S		1X 2003-04	4 *	S
	2005	39 *	S	6110-211-0001	2004	216 *	S
6110-127-0001	2004	208 *	S		1X 2003-04	4 *	S
	2005	39 *	S		2005	38 *	S
6110-132-0001	2003	26 *	S	6110-212-0001	2004	208 *	S
	2004	208 *	S		1X 2003-04	4 *	S
6110-134-0001	2004	208 *	S	6110-224-0001	2004	208 *	S
	2005	38 *	S	6110-226-0001	2004	208 *	S
6110-137-0001	2005	39 *	S		1X 2003-04	4 *	S
6110-140-0001	2003	157 *	S		2005	39 *	S
	1X 2003-04	4 *	S		2007	171 *	S
	2005	39 *	S	6110-229-0001	2005	38 *	S
6110-144-0001	1X 2003-04	4 *	S		2005	39 *	S
6110-149-0001	1X 2003-04	4 *	S	6110-240-0001	1X 2003-04	4 *	S
6110-156-0001	2004	216 *	S		2005	39 *	S
	1X 2003-04	4 *	S	6110-243-0001	1X 2003-04	4 *	S
	1X 2003-04	10 *	S (as am by Stats. 2003-04 (1st Ex. Sess.), Ch. 4)	6110-295-0001	2004	208 *	S
	2005	39 *	S		1X 2003-04	4 *	S
6110-158-0001	2003	157 *	S		1X 2003-04	4 *	Ad
	2004	208 *	S	6110-497	1X 2003-04	4 *	Ad
	1X 2003-04	4 *	S	6120-011-0001	1X 2003-04	4 *	S
6110-161-0001	2004	216 *	S	6255-001-0001	1X 2003-04	4 *	S
	1X 2003-04	4 *	S	6360-001-0001	1X 2003-04	4 *	S
	2005	39 *	S	6360-101-0001	2004	208 *	S
6110-163-0001	2005	39 *	S		1X 2003-04	4 *	S
6110-165-0001	1X 2003-04	4 *	S	6360-485	2004	208 *	S
6110-166-0001	1X 2003-04	4 *	S	6440-001-0001	2003	157 *	S
	2005	38 *	S		1X 2003-04	4 *	S
6110-167-0001	2005	39 *	S	6600-001-0001	1X 2003-04	4 *	S
6110-177-0001	1X 2003-04	4 *	S	6610-001-0001	2003	157 *	S
6110-181-0001	1X 2003-04	4 *	S		1X 2003-04	4 *	S
6110-189-0001	1X 2003-04	4 *	S	6610-301-6028	2005	38 *	S
	2005	39 *	S		2007	171 *	S
6110-190-0001	2004	216 *	S	6610-302-6028	2004	208 *	S
	1X 2003-04	4 *	S	6870-001-0001	1X 2003-04	4 *	S
6110-191-0001	2004	208 *	S	6870-101-0001	2003	157 *	S
	2005	38 *	S		2004	208 *	S
	2005	39 *	S		1X 2003-04	4 *	S
6110-193-0001	1X 2003-04	4 *	S	6870-101-0909	1X 2003-04	4 *	S
	2005	39 *	S	6870-295-0001	1X 2003-04	4 *	S
6110-195-0001	2004	208 *	S	6870-301-6028	2004	208 *	S
6110-196-0001	2003	157 *	S		2005	38 *	S
	2004	208 *	S		2006	47 *	S

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(Cont.)							
	2007	171 *	S		2003	157 *	S
7980-001-0001	1X 2003-04	4 *	S	9840-001-0494	2003	160 *	S
7980-101-0001	2003	157 *	S		2003	6 *	S
8100-001-0001	1X 2003-04	3 *	S		2003	157 *	S
8100-001-0597	1X 2003-04	3 *	Am		2003	160 *	S
8100-012-0001	1X 2003-04	3 *	Am	9840-001-0988	2003	6 *	S
8100-101-0001	2004	44 *	S		2003	157 *	S
	1X 2003-04	3 *	S		2003	160 *	S
8100-101-0425	2004	44 *	S	9840-011-0001	2003	6 *	S
8100-101-0597	2004	44 *	S	9860-301-0001	1X 2003-04	3 *	S
8100-496	1X 2003-04	3 *	Ad	9860-495	1X 2003-04	3 *	Ad
8140-001-0001	1X 2003-04	3 *	S	9909-017-0001	2003	157 *	S
8140-495	1X 2003-04	3 *	Ad		2004	208 *	S
8230-001-0001	1X 2003-04	3 *	S		1X 2003-04	3 *	S
8260-001-0001	1X 2003-04	3 *	S	9909-495	1X 2003-04	3 *	Ad
8260-101-0001	1X 2003-04	3 *	S	2003, Ch. 157			
8260-102-0001	1X 2003-04	3 *	S	0540-001-6029	2004	208 *	S
8260-495	1X 2003-04	3 *	Ad		2007	171 *	S
8300-001-0001	1X 2003-04	3 *	S	0690-001-0001	2004	44 *	S
8300-495	1X 2003-04	3 *	Ad	0690-301-0001	2004	208 *	S
8320-495	1X 2003-04	3 *	Ad	0690-490	2004	44 *	Ad
8350-001-0001	1X 2003-04	3 *	S	0690-491	2004	44 *	Ad
8350-011-0222	1X 2003-04	3 *	Am	0820-001-0001	2004	208 *	S
8350-495	1X 2003-04	3 *	Ad	1760-301-0660	2004	208 *	S
8380-001-0001	1X 2003-04	3 *	S		2005	38 *	S
8380-004-0001	2004	208 *	S		2007	171 *	S
	2005	38 *	S	1920-001-0835	2004	208 *	S
8380-495	1X 2003-04	3 *	Ad	2150-011-0299	2004	23 *	Ad
8450-001-0001	1X 2003-04	3 *	Am	2180-011-0067	2004	23 *	Am
8450-001-0016	1X 2003-04	3 *	Am	2240-116-0813	2004	23 *	Ad
8460-101-0001	1X 2003-04	3 *	S	2240-402	2004	23 *	Ad
8460-495	1X 2003-04	3 *	Ad	2310-011-0400	2004	23 *	Ad
8570-001-0001	1X 2003-04	3 *	S	2660-102-0042	2004	208 *	S
8570-001-0111	1X 2003-04	3 *	S	2660-102-0890	2004	208 *	S
8570-001-0191	1X 2003-04	3 *	S	2665-001-0890	2005	38 *	S
8570-004-0001	1X 2003-04	3 *	S	2720-001-0044	2003	719	Am
8570-301-0042	2003	157 *	S	2740-001-0001	2004	23 *	Am
	2004	208 *	S	2740-001-0044	2004	23 *	Am
	2005	38 *	S	2740-301-0042	2005	38 *	S
8570-301-0660	2003	157 *	S	2740-301-0044	2005	38 *	S
	2004	208 *	S	2740-301-0064	2005	38 *	S
	2005	38 *	S	3340-101-6029	2006	47 *	S
8570-495	1X 2003-04	3 *	Ad		2007	171 *	S
8620-001-0001	1X 2003-04	3 *	S	3340-301-0660	2004	208 *	S
8620-495	1X 2003-04	3 *	Ad		2005	38 *	S
8885-001-0001	1X 2003-04	3 *	S		2006	47 *	S
8885-495	1X 2003-04	3 *	Ad	3540-301-0660	2004	208 *	S
8910-001-0001	1X 2003-04	3 *	S		2005	38 *	S
8910-495	1X 2003-04	3 *	Ad	3600-001-6031	2007	171 *	S
8940-301-0001	2003	157 *	S	3640-301-6031	2006	47 *	S
8955-001-0001	1X 2003-04	3 *	S	3640-301-8011	2006	47 *	S
8955-101-0001	1X 2003-04	3 *	S	3640-302-6029	2006	47 *	S
8955-495	1X 2003-04	3 *	Ad	3680-301-0516	2004	208 *	S
8960-011-0001	1X 2003-04	3 *	S	3760-301-6029	2006	47 *	S
8960-495	1X 2003-04	3 *	Ad	3760-301-6031	2006	47 *	S
8965-001-0001	1X 2003-04	3 *	S	3790-101-6029	2007	171 *	S
8965-495	1X 2003-04	3 *	Ad	3790-301-0005	2004	208 *	S
8966-001-0001	1X 2003-04	3 *	S		2005	38 *	S
8966-495	1X 2003-04	3 *	Ad		2006	47 *	S
9840-001-0001	2003	6 *	S		2007	171 *	S
				3790-301-0263	2006	47 *	S

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(Cont.)				5160-101-0001	2004	208 *	S
	2007	171 *	S	5160-496	2004	23 *	Ad
3790-301-6029	2004	208 *	S	5175-101-0001	2004	208 *	S
	2006	47 *	S	5175-101-0890	2004	208 *	S
	2007	171 *	S	5175-496	2004	23 *	Ad
3835-301-6029	2006	47 *	S	5180-101-0890	2007	171 *	S
3845-001-0140	2004	208 *	S	5180-111-0001	2004	208 *	S
3860-001-6005	2005	38 *	S		2004	845 *	S
3860-001-6007	2005	38 *	S	5180-111-0890	2004	208 *	S
3860-001-6010	2005	38 *	S	5180-141-0001	2004	208 *	S
3860-001-6015	2005	38 *	S	5180-141-0890	2004	208 *	S
3860-001-6023	2005	38 *	S	5180-151-0001	2004	208 *	S
3860-001-6025	2005	38 *	S		2004	845 *	S
3860-001-6026	2004	208 *	S	5180-151-0803	2004	208 *	S
	2006	47 *	S	5180-151-0890	2004	208 *	S
3860-001-6027	2005	38 *	S	5240-001-0001	2004	208 *	S
3860-001-6031	2004	208 *	S		2005	38 *	S
	2005	38 *	S	5240-001-0917	2004	208 *	S
	2006	47 *	S		2005	38 *	S
3860-101-0001	2004	23 *	S	5240-301-0660	2004	208 *	S
3860-101-0446	2006	47 *	S		2005	38 *	S
3860-101-0544	2004	208 *	S		2006	47 *	S
3860-101-6005	2004	208 *	S	5240-302-0747	2004	208 *	S
	2006	47 *	S	6110-006-0001	2004	208 *	S
3860-101-6007	2004	208 *	S	6110-103-0001	2004	216 *	S
3860-101-6010	2005	38 *	S	6110-104-0001	2004	216 *	S
	2006	47 *	S	6110-105-0001	2004	216 *	S
3860-101-6023	2005	38 *	S	6110-107-0001	2006	47 *	S
	2006	47 *	S	6110-108-0001	2004	208 *	S
3860-101-6031	2004	208 *	S	6110-112-0001	2006	47 *	S
	2006	47 *	S	6110-113-0001	2006	47 *	S
3860-301-0001	2006	47 *	S	6110-120-0001	2004	208 *	S
3860-497	2004	23 *	Ad		2005	39 *	S
3870-001-0546	2004	208 *	S		2006	47 *	S
	2006	47 *	S	6110-122-0001	2005	38 *	S
3870-001-6031	2004	208 *	S	6110-123-0001	2005	38 *	S
	2006	47 *	S		2006	47 *	S
	2007	171 *	S	6110-131-0001	2006	47 *	S
3910-001-0387	2003	757	Am	6110-137-0001	2006	47 *	S
3940-101-6031	2004	208 *	S	6110-144-0001	2005	38 *	S
	2006	47 *	S	6110-151-0001	2006	47 *	S
3960-001-0001	2005	38 *	S	6110-156-0001	2004	216 *	S
	2006	47 *	S		2005	38 *	S
	2007	171 *	S	6110-161-0001	2004	216 *	S
4100-001-0890	2004	208 *	S		2005	39 *	S
4120-495	2004	23 *	Ad		2005	491 *	S
4130-001-0632	2004	208 *	S		2006	47 *	S
4200-496	2004	23 *	Ad	6110-166-0001	2005	38 *	S
4260-011-0942	2005	38 *	S	6110-177-0001	2005	38 *	S
4260-017-0001	2004	23 *	S	6110-190-0001	2004	216 *	S
4260-496	2004	23 *	Ad	6110-191-0001	2004	208 *	S
4280-495	2004	23 *	Ad		2005	38 *	S
4300-101-0001	2004	208 *	S	6110-193-0001	2005	39 *	S
4300-301-0660	2006	47 *	S	6110-195-0001	2005	38 *	S
4300-495	2004	23 *	Ad	6110-196-0001	2004	208 *	S
4440-001-0001	2004	208 *	S		2005	38 *	S
4440-301-0660	2004	208 *	S		2006	47 *	S
	2005	38 *	S		2007	171 *	S
4440-496	2004	23 *	Ad	6110-196-0890	2005	38 *	S
4700-495	2004	23 *	Ad	6110-197-0001	2005	38 *	S
5160-001-0001	2004	208 *	S	6110-209-0001	2005	38 *	S

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6110-211-0001	2004	216 *	S		2006	47 *	S
6110-212-0001	2004	208 *	S	0890-101-0890	2005	38 *	S
	2006	47 *	S		2006	47 *	S
6110-226-0001	2004	208 *	S	1760-301-0768	2005	38 *	S
6110-234-0001	2004	208 *	S	1920-001-0835	2005	38 *	S
	2005	491 *	S	2100-001-3036	2005	38 *	S
6110-235-0001	2005	38 *	S	2660-001-0041	2005	38 *	S
6110-240-0001	2005	39 *	S	2660-001-0042	2005	38 *	S
	2006	47 *	S	2660-001-0046	2005	38 *	S
6110-243-0001	2005	39 *	S	2660-001-0980	2005	38 *	S
6110-301-0660	2004	208 *	S	2660-399-0890	2005	38 *	S
	2005	38 *	S		2006	47 *	S
	2007	171 *	S	2740-301-0042	2005	38 *	S
6110-485	2004	208 *	S	2740-301-0044	2005	38 *	S
	2005	38 *	S	2740-301-0064	2005	38 *	S
	2005	39 *	S	3340-101-0005	2005	38 *	S
6120-101-6029	2004	208 *	S		2006	47 *	S
	2005	38 *	S		2007	171 *	S
	2007	171 *	S	3340-101-6029	2005	38 *	S
6360-101-0001	2005	38 *	S		2006	47 *	S
6440-001-0001	2004	208 *	S	3540-301-0001	2007	171 *	S
6610-001-0001	2004	208 *	S	3540-301-0660	2005	38 *	S
6610-001-0498	2004	208 *	S	3600-001-0200	2005	38 *	S
6440-301-6028	2004	208 *	S	3600-001-0384	2005	38 *	S
6610-301-6028	2006	47 *	S	3600-001-6031	2005	38 *	S
6610-302-6028	2006	47 *	S		2007	171 *	S
	2007	171 *	S	3640-302-6029	2007	171 *	S
6870-101-0959	2004	216 *	R	3760-301-6029	2007	171 *	S
6870-301-6028	2004	208 *	S	3790-001-0005	2006	47 *	S
	2005	38 *	S	3790-001-6029	2005	38 *	S
	2006	47 *	S	3790-101-0383	2005	38 *	S
	2007	171 *	S		2007	171 *	S
7350-001-0001	2004	208 *	S	3790-301-0005	2005	38 *	S
7350-001-0223	2004	208 *	S		2006	47 *	S
7980-101-0001	2004	208 *	S		2007	171 *	S
8100-101-0001	2004	208 *	S	3790-301-0263	2005	38 *	S
8100-101-0241	2004	208 *	S	3790-301-6029	2005	38 *	S
8100-101-0245	2004	208 *	S		2006	47 *	S
8100-101-0597	2004	208 *	S		2007	171 *	S
8100-101-0890	2006	47 *	S	3850-001-6029	2006	47 *	S
8380-004-0001	2005	38 *	S	3860-001-6007	2006	47 *	S
8570-301-0660	2004	208 *	S	3860-001-6026	2005	38 *	S
	2005	38 *	S		2007	171 *	S
8660-001-0493	2006	47 *	S	3860-001-6031	2005	38 *	S
8940-301-0890	2004	208 *	S		2006	47 *	S
9650-001-0001	2005	39 *	S	3860-101-0543	2007	171 *	S
9840-001-0001	2004	43 *	S	3860-101-6010	2005	38 *	S
	2004	208 *	S	3860-101-6023	2005	38 *	S
	2004	220 *	S		2006	47 *	S
9840-001-0494	2004	43 *	S	3860-101-6025	2007	171 *	S
	2004	220 *	S	3860-101-6031	2006	47 *	S
9840-001-0988	2004	220 *	S		2007	171 *	S
9840-011-0001	2004	43 *	S	3870-001-6031	2006	47 *	S
2004, Ch. 208					2007	171 *	S
0250-301-3037	2005	38 *	S	3940-001-3058	2005	38 *	S
0540-001-0383	2005	38 *	S	4100-001-0890	2005	38 *	S
0820-001-3086	2005	3 *	Ad	4200-001-0367	2005	38 *	S
0820-002-0001	2005	3 *	Ad	4300-101-0001	2005	38 *	S
0845-101-0217	2004	773	Am		2006	47 *	S
	2006	47 *	S	4300-101-0496	2005	38 *	S
0890-001-0890	2005	38 *	S		2006	47 *	S

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Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
4300-105-0001	2005	38 *	S	6110-203-0001	2005	38 *	S
	2006	47 *	S		2006	47 *	S
4440-301-0001	2005	38 *	S		2007	171 *	S
5175-001-0001	2006	47 *	S	6110-211-0001	2005	73 *	S
	2007	171 *	S	6110-228-0001	2005	39 *	S
5175-001-0890	2006	47 *	S	6110-234-0001	2005	39 *	S
	2007	171 *	S		2007	171 *	S
5175-002-0001	2006	47 *	S	6110-235-0001	2006	47 *	S
	2007	171 *	S	6110-485	2005	39 *	S
5175-002-0890	2006	47 *	S		2006	47 *	S
	2007	171 *	S		2007	171 *	S
5175-101-0001	2006	47 *	S	6360-101-0001	2006	47 *	S
	2007	171 *	S	6360-485	2006	47 *	S
5175-101-0890	2006	47 *	S	6440-001-0001	2005	38 *	S
	2007	171 *	S	6440-301-0660	2007	171 *	S
5180-101-0890	2004	229 *	S	6440-301-6041	2005	38 *	S
	2007	171 *	S		2006	47 *	S
5180-111-0001	2005	38 *	S	6610-001-0001	2005	38 *	S
5180-111-0890	2005	38 *	S	6610-001-0498	2005	38 *	S
5180-141-0001	2005	38 *	S	6610-301-6041	2005	39 *	S
5180-141-0890	2005	38 *	S		2007	171 *	S
5180-151-0001	2005	38 *	S	6610-302-6041	2006	47 *	S
5180-151-0803	2005	38 *	S	6870-101-0001	2006	47 *	S
5180-151-0890	2005	38 *	S	6870-301-6028	2005	38 *	S
5240-301-0001	2005	38 *	S	6870-301-6041	2005	38 *	S
5460-011-0001	2006	47 *	S		2006	47 *	S
6100-123-0001	2007	171 *	S		2007	171 *	S
6110-103-0001	2005	73 *	S	7350-001-0223	2005	38 *	S
6110-104-0001	2004	896 *	Am	7980-101-0001	2005	38 *	S
	2005	73 *	S	8660-001-0493	2006	47 *	S
6110-105-0001	2005	73 *	S	9650-001-0001	2006	47 *	S
6110-111-0001	2007	171 *	S	9800-001-0001	2005	177 *	S
6110-112-0001	2006	47 *	S	9800-001-0494	2005	177 *	S
6110-113-0001	2006	47 *	S	9800-001-0988	2005	177 *	S
	2007	171 *	S	9840-001-0001	2005	7 *	S
6110-116-0001	2007	171 *	S		2005	79 *	S
6110-120-0001	2006	47 *	S		2005	246 *	S
6110-122-0001	2006	47 *	S	9840-001-0494	2005	246 *	S
6110-123-0001	2006	47 *	S	9840-001-0988	2005	79 *	S
6110-136-0890	2005	192 *	Am	2005, Ch. 38			
6110-137-0001	2006	47 *	S	0250-001-0001	2005	39 *	Am
6110-144-0001	2005	39 *	S	0250-101-0932	2005	39 *	Am ³⁷
6110-151-0001	2006	47 *	S	0250-490	2005	39 *	Am
6110-156-0001	2005	73 *	S	0250-491	2005	39 *	Ad
6110-161-0001	2005	73 *	S	0250-498	2005	39 *	Ad
	2006	47 *	S	0520-001-0001	2005	39 *	Am ³⁷
	2007	171 *	S	0520-001-0044	2005	39 *	Am ³⁷
6110-166-0001	2007	171 *	S	0540-001-6029	2007	171 *	S
6110-181-0001	2006	47 *	S	0540-492	2005	39 *	Ad
6110-183-0890	2005	677 *	Am	0690-102-0001	2005	39 *	Am
6110-190-0001	2005	73 *	S	0820-001-0890	2006	47 *	S
6110-191-0001	2006	47 *	S	0855-101-0367	2006	13 *	S
6110-193-0001	2007	171 *	S	0890-001-0001	2006	17 *	S
6110-195-0001	2006	47 *	S	0890-490	2006	47 *	S
	2007	171 *	S	1920-001-0835	2006	47 *	S
6110-196-0001	2005	38 *	S	1920-011-0001	2005	39 *	Am
	2006	47 *	S	2100-001-3036	2006	47 *	S
	2007	171 *	S	2665-001-0046	2007	171 *	S
6110-197-0890	2005	118 *	Am	2720-301-0044	2007	171 *	S
6110-198-0001	2006	47 *	S	3340-301-0660	2006	47 *	S
	2007	171 *	S		2007	171 *	S

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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>
3480-101-6029	2007	171 *	S		2007	171 *	S
3480-101-6031	2007	171 *	S	5175-101-0890	2006	47 *	S
3540-001-0001	2006	47 *	S		2007	171 *	S
3540-001-0005	2007	171 *	S	5180-001-0001	2006	47 *	S
3540-301-0001	2005	39 *	Am	5180-101-0890	2005	78 *	S
	2007	171 *	S		2007	171 *	S
3540-301-0660	2005	39 *	Am	5180-111-0001	2005	39 *	Am
	2006	47 *	S		2006	47 *	S
	2007	171 *	S	5180-141-0001	2006	47 *	S
3600-001-0001	2005	39 *	Am ³⁷	5180-141-0890	2006	47 *	S
	2006	47 *	S	5180-151-0001	2006	47 *	S
3600-001-0005	2007	171 *	S	5180-151-0890	2006	47 *	S
3600-001-0200	2005	39 *	Am ³⁷	5225-001-0001	2006	47 *	S
3600-001-6031	2007	171 *	S		2007	171 *	S
3790-001-0005	2007	171 *	S	5225-301-0001	2006	47 *	S
3790-001-6029	2006	47 *	S		2007	171 *	S
	2007	171 *	S	5225-301-0660	2006	47 *	S
3790-301-0005	2006	47 *	S	5225-301-0751	2006	47 *	S
	2007	171 *	S	6110-001-0890	2005	491 *	Am
3790-301-6029	2006	47 *	S	6110-001-3085	2006	47 *	S
	2007	171 *	S	6110-103-0001	2005	73 *	S
3790-492	2005	39 *	Ad	6110-104-0001	2005	73 *	S
3855-001-0140	2006	47 *	S		2005	491 *	Am
3860-001-0001	2005	39 *	Am		2006	730	Am
3860-001-6005	2006	47 *	S	6110-105-0001	2005	73 *	S
3860-001-6007	2006	47 *	S	6110-107-0001	2005	491 *	Am
	2007	171 *	S	6110-113-0001	2007	171 *	S
3860-001-6010	2007	171 *	S	6110-122-0001	2007	171 *	S
3860-001-6026	2006	47 *	S	6110-123-0001	2006	47 *	S
3860-101-6010	2007	171 *	S		2007	171 *	S
3860-101-6031	2006	47 *	S	6110-156-0001	2005	73 *	S
3870-001-0546	2006	47 *	S	6110-156-0890	2005	491 *	Am
3940-001-0001	2005	39 *	Am		2006	730	Am
3940-001-0193	2005	39 *	Am	6110-161-0001	2005	73 *	S
3960-301-0001	2006	47 *	S		2005	234 *	Am
	2007	171 *	S		2005	491 *	Am
4100-001-0890	2006	47 *	S		2007	171 *	S
4260-001-0001	2006	26 *	S	6110-161-0890	2005	234 *	Am
4260-101-0001	2006	8 *	S		2005	491 *	Am
4260-101-0890	2006	8 *	S	6110-181-0001	2006	47 *	S
4260-111-0001	2006	26 *	S	6110-182-0001	2005	491 *	R
4260-111-0942	2007	171 *	S	6110-190-0001	2005	73 *	S
4260-111-6031	2006	47 *	S	6110-195-0001	2006	47 *	S
	2007	171 *	S	6110-196-0001	2006	47 *	S
4260-115-6031	2006	47 *	S		2007	171 *	S
	2007	171 *	S	6110-198-0001	2006	371 *	Am
4300-101-0001	2006	47 *	S	6110-203-0001	2007	171 *	S
4440-011-0001	2006	47 *	S	6110-204-0001	2005	234 *	Ad
4440-301-0001	2006	47 *	S	6110-211-0001	2005	73 *	S
4440-301-0660	2006	47 *	S		2005	359 *	Am
	2007	171 *	S	6110-224-0001	2007	171 *	S
5175-001-0001	2006	47 *	S	6110-228-0001	2005	491 *	Am
	2007	171 *	S		2007	171 *	S
5175-001-0890	2006	47 *	S	6110-234-0001	2006	47 *	S
	2007	171 *	S	6110-243-0001	2005	73 *	S
5175-002-0001	2006	47 *	S		2005	234 *	Am
	2007	171 *	S		2005	491 *	Am
5175-002-0890	2006	47 *	S	6110-245-0001	2007	171 *	S
	2007	171 *	S	6110-301-0660	2007	171 *	S
5175-101-0001	2006	47 *	S	6110-485	2005	39 *	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>
(Cont.)					2006	55 *	S
	2005	491 *	Am (as am by Sec. 20, Stats. 2005, Ch. 39)	2006, Ch. 47			
				0250-001-0001	2006	48 *	Am
				0250-101-0932	2006	48 *	Am ³⁷
				0250-111-0001	2006	48 *	Am ³⁷
	2006	47 *	S	0250-301-3037	2007	171 *	S
	2007	171 *	S	0520-001-0001	2006	48 *	Am
6110-493	2005	491 *	Ad		2006	790	S ⁸⁷⁰
6110-495	2005	39 *	Am	0520-001-0044	2006	48 *	Am
	2005	491 *	Am (as am by Sec. 21, Stats. 2005, Ch. 39)	0520-101-0001	2006	48 *	Am
				0520-495	2006	790	Ad ⁸⁷⁰
				0540-001-6029	2007	171 *	S
				0690-002-0001	2006	733 *	Am
6360-101-0001	2007	171 *	S	0690-102-0001	2006	48 *	Am ³⁷
6440-001-0001	2005	39 *	Am ³⁷		2006	733 *	Am ³⁷
	2006	47 *	S	0820-001-0001	2007	171 *	S
6440-301-6041	2006	47 *	S	0840-001-0001	2007	171 *	S
	2007	171 *	S	1110-001-0758	2007	171 *	S
6440-302-0574	2006	47 *	S	1760-001-0002	2006	733 *	Am
6440-302-6028	2006	47 *	S	1920-001-0835	2007	171 *	S
6440-302-6041	2006	47 *	S	2100-001-3036	2007	171 *	S
6610-001-0001	2005	39 *	Am ³⁷	2640-101-0046	2006	48 *	Am
	2006	47 *	S	2660-001-0042	2006	48 *	Am ³⁷
6610-301-6041	2006	47 *	S	2660-001-0890	2006	48 *	S ³⁷
6610-302-6041	2006	47 *	S	2660-002-3007	2006	48 *	S ³⁷
	2007	171 *	S	2660-311-0042	2007	171 *	S
6610-493	2005	39 *	Am	2665-001-0046	2007	171 *	S
6870-101-0001	2005	39 *	Am ³⁷	2720-001-0044	2007	171 *	S
	2006	47 *	S	2720-301-0044	2007	171 *	S
6870-301-6041	2006	47 *	S	2740-001-0044	2007	171 *	S
	2007	171 *	S	2740-301-0042	2007	171 *	S
6870-486	2006	47 *	S	2740-301-0044	2007	171 *	S
7350-001-0223	2006	47 *	S	2740-301-0064	2007	171 *	S
7980-101-0001	2006	47 *	S	3540-001-0001	2006	229 *	S
8570-301-0042	2006	47 *	S	3540-001-0928	2006	733 *	Am
	2007	171 *	S	3540-006-0001	2006	229 *	S
8570-301-0660	2006	47 *	S	3540-301-0001	2007	171 *	S
	2007	171 *	S	3540-301-0660	2007	171 *	S
8660-001-0461	2006	47 *	S	3600-001-0001	2006	48 *	Am ³⁷
8855-001-0001	2007	171 *	S	3600-001-6031	2007	171 *	S
8860-001-0001	2005	491 *	Am	3790-001-0001	2006	48 *	Am ³⁷
	2006	47 *	S		2007	171 *	S
8940-301-0001	2006	47 *	S		2007	489 *	S
9210-101-0001	2005	39 *	Am	3790-301-0005	2007	171 *	S
9210-105-0001	2005	39 *	R	3790-301-6029	2007	171 *	S
9210-106-0001	2005	39 *	Am	3820-001-0001	2006	48 *	Am
9650-001-0001	2007	171 *	S	3860-001-0001	2006	48 *	Am
9650-495	2005	39 *	Ad	3860-001-6026	2007	171 *	S
9800-001-0001	2005	70 *	S	3860-001-6031	2007	171 *	S
	2006	28 *	S	3860-101-0001	2007	171 *	S
9800-001-0494	2005	70 *	S	3860-101-6023	2007	171 *	S
	2006	28 *	S	3860-301-0001	2007	171 *	S
9800-001-0988	2005	70 *	S	3870-001-6031	2007	171 *	S
	2006	28 *	S	3900-001-0044	2006	48 *	Am ³⁷
9840-001-0001	2006	2 *	S	3900-301-0115	2007	171 *	S
	2006	39 *	S	3940-001-0001	2006	48 *	Am
	2006	40 *	S		2006	733 *	Am (as am by Stats. 2006, Ch. 48)
	2006	55 *	S				
9840-001-0494	2006	40 *	S	3940-001-0193	2006	48 *	Am
9840-001-0988	2006	40 *	S				

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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>
3940-001-3058	2006	48 *	Am	6110-243-0001	2006	79 *	S
	2006	733 *	Am (as am by	6110-260-0001	2006	48 *	Ad
			Stats. 2006,	6110-262-0001	2006	48 *	R
			Ch. 48)	6110-265-0001	2006	48 *	Am
3940-015-0439	2006	733 *	Ad(RN)	6110-268-0001	2006	48 *	Ad
3940-115-0439	2006	733 *	Am & RN	6110-295-0001	2006	48 *	Am
3960-001-0001	2006	48 *	Am	6110-485	2007	172 *	S
3960-001-0014	2006	48 *	Am	6110-491	2007	171 *	S
3960-001-0557	2006	48 *	Am	6360-101-0001	2006	48 *	Am ³⁷
4100-001-0890	2007	171 *	S		2007	171 *	S
4120-001-0001	2006	48 *	Am	6440-001-0001	2006	48 *	Am ³⁷
4140-001-0121	2007	171 *	S		2007	171 *	S
4260-001-0001	2006	48 *	Am ³⁷	6440-301-6048	2007	171 *	S
	2007	171 *	S	6610-001-0001	2006	48 *	Am ³⁷
4260-001-0099	2007	171 *	S		2007	171 *	S
4260-001-0272	2007	171 *	S	6610-002-6048	2007	171 *	S
4260-001-0890	2007	171 *	S	6610-301-6048	2007	171 *	S
4260-111-0001	2006	48 *	Am ³⁷	6870-101-0001	2007	171 *	S
	2007	171 *	S	6870-301-0574	2007	171 *	S
4260-111-0099	2007	171 *	S	6870-301-6041	2007	171 *	S
4260-111-6031	2007	171 *	S	6870-301-6049	2007	171 *	S
4260-115-6031	2007	171 *	S	7350-001-0223	2007	171 *	S
4280-001-0001	2006	48 *	Am	7980-101-0001	2007	171 *	S
4280-102-0001	2006	48 *	Am	8885-295-0001	2006	48 *	Am
4280-103-0001	2006	48 *	R		2007	171 *	S
4280-112-0236	2006	683	Ad	8885-299-0001	2006	48 *	Am
4300-101-0001	2007	171 *	S	8940-301-0001	2007	171 *	S
4300-101-0496	2007	171 *	S	8955-001-0083	2006	48 *	Am
4440-001-0001	2007	171 *	S	9210-101-0001	2006	48 *	Am
5180-001-0001	2006	733 *	Am	9210-105-0001	2006	48 *	Ad
5180-111-0001	2007	171 *	S	9619-399-0001	2006	48 *	R
5180-141-0001	2007	171 *	S	9800-001-0001	2006	209 *	S
5180-141-0890	2007	171 *	S		2006	210 *	S
5180-151-0001	2007	171 *	S		2006	237 *	S
5180-151-0890	2007	171 *	S		2006	238 *	S
5225-001-0001	2006	48 *	Am		2006	240 *	S
	2007	171 *	S	9800-001-0494	2006	209 *	S
5225-101-0001	2006	48 *	Am		2006	210 *	S
5225-301-0001	2007	171 *	S		2006	237 *	S
6110-001-0001	2007	171 *	S		2006	238 *	S
6110-103-0001	2006	79 *	S		2006	240 *	S
6110-104-0001	2006	79 *	S	9800-001-0988	2006	209 *	S
6110-105-0001	2006	79 *	S		2006	210 *	S
6110-108-0001	2006	48 *	Am		2006	237 *	S
6110-113-0001	2006	48 *	Am		2006	238 *	S
	2007	171 *	S		2006	240 *	S
6110-128-0001	2006	48 *	Am	9840-001-0001	2007	10 *	S
6110-136-0890	2007	174 *	Am		2007	71 *	S
6110-137-0001	2006	48 *	Am	9840-001-0988	2007	10 *	S
	2007	172 *	S		2007	71 *	S
6110-141-0001	2006	48 *	R	2007, Ch. 171			
6110-156-0001	2006	79 *	S	0502-001-9730	2007	172 *	Am
6110-161-0001	2006	48 *	Am	0510-001-0001	2007	172 *	Am
	2006	79 *	S	0690-001-6054	2007	172 *	R
6110-182-0001	2006	48 *	Am	0690-001-6061	2007	172 *	Ad
6110-190-0001	2006	48 *	Am	0690-001-6073	2007	172 *	Ad
	2006	79 *	S	0690-101-6054	2007	172 *	R
6110-195-0001	2006	48 *	Am	0690-101-6061	2007	172 *	Ad
6110-196-0001	2006	48 *	Am	0690-101-6073	2007	172 *	Ad
6110-204-0001	2006	48 *	Am	0855-001-0367	2007	172 *	Am
6110-211-0001	2006	79 *	S	1111-003-0001	2007	172 *	Am

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

BUDGET ITEMS—Continued

Section	Affected By			Section	Affected By		
	Year	Chapter	Effect		Year	Chapter	Effect
1760-001-0001	2007	172 *	Am	4440-011-0001	2007	172 *	Am
1760-001-0666	2007	172 *	Am ³⁷	4440-103-0001	2007	172 *	Am
2660-001-0042	2007	172 *	Am	4440-115-0001	2007	172 *	Am
2660-004-6053	2007	172 *	R	5180-101-0001	2007	172 *	Am ³⁷
2660-004-6056	2007	172 *	R	5180-101-0514	2007	172 *	Am
2660-004-6060	2007	172 *	R	5180-101-0890	2007	172 *	Am
2660-004-6072	2007	172 *	Ad	5180-111-0001	2007	172 *	Am
2660-104-6053	2007	172 *	R	5180-141-0001	2007	172 *	Am ³⁷
2660-104-6056	2007	172 *	R	5180-141-0890	2007	172 *	Am ³⁷
2660-104-6060	2007	172 *	R	5180-151-0001	2007	172 *	Am ³⁷
2660-104-6072	2007	172 *	Ad	5180-403	2007	172 *	Am
2660-304-6053	2007	172 *	R	5225-101-0001	2007	172 *	Am ³⁷
2660-304-6056	2007	172 *	R	6110-009-0001	2007	172 *	Am
2660-304-6072	2007	172 *	Ad	6110-101-0349	2007	489 *	Am
2665-001-0046	2007	172 *	Am	6110-111-0001	2007	172 *	Am
2720-001-0044	2007	172 *	Am	6110-111-0046	2007	172 *	Ad
3790-001-0001	2007	172 *	Am ³⁷	6110-113-0001	2007	172 *	Am
	2007	489 *	Am	6110-188-0001	2007	172 *	Am
3790-497	2007	489 *	Am	6110-196-0001	2007	489 *	S
3900-001-0044	2007	172 *	Am ³⁷	6110-227-0001	2007	172 *	Am
3900-001-0115	2007	172 *	Am ³⁷	6110-485	2007	172 *	Am
3910-001-0387	2007	172 *	Am	6110-495	2007	172 *	Am
3940-001-0001	2007	172 *	Am ³⁷	6870-101-0001	2007	489 *	S
3940-001-0193	2007	172 *	Am	7100-001-0514	2007	172 *	Am
4200-101-0001	2007	172 *	Am		2007	489 *	Am
4200-101-3019	2007	172 *	Am	7100-001-0870	2007	172 *	Am ³⁷
4200-105-0001	2007	172 *	Am		2007	489 *	Am
4260-111-0001	2007	489 *	Am	8380-001-8049	2007	256 *	Ad
4260-111-0236	2007	489 *	Am	8860-001-0001	2007	172 *	Am
4280-101-0001	2007	172 *	Am ³⁷	8860-002-0001	2007	172 *	Am
4280-111-0232	2007	172 *	Am	9350-104-6065	2007	172 *	Am
4280-111-0233	2007	172 *	Am		2007	181 *	S
4280-111-0236	2007	172 *	Ad	9800-001-0001	2007	322 *	S
4280-112-0232	2007	172 *	Am	9800-001-0988	2007	322 *	S
4280-112-0233	2007	172 *	Am				

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

1999–2007 Superior Numbers

- * Effective immediately.
- 1 Operative January 1, 2000.
- 2 Repeal operative January 1, 2000.
- 3 Contingent effect.
- 4 Inoperative July 1, 2001.
- 5 Repeal operative January 1, 2002.
- 6 Operative for taxable years beginning on or after January 1, 1998.
- 7 Repeal operative August 7, 1999.
- 8 Operative January 1, 2002.
- 9 Paragraphs (1) to (3), inclusive, of subdivision (b) shall not become operative unless and until the Regents of the University of California adopt a resolution within the meaning of Sections 92851, 92856, and 99221 of the Education Code.
- 10 Operative when Los Angeles County Board of Supervisors, by resolution adopted by majority vote, makes provisions of this section applicable in the county.
- 11 Inoperative July 31, 1999.
- 12 Inoperative July 1, 1999.
- 13 Repeal deleted by amendment.
- 14 Inoperative January 1, 2001.
- 15 Repeal operative July 1, 1999.
- 16 Operative July 1, 1999.
- 17 Operative pursuant to the provisions of Sec. 25390.9 of the Health and Safety Code, as added by Ch. 23, Stats. 1999.
- 18 Repeal operative January 1, 2005.
- 19 Repeal operative January 1, 2004.
- 20 Repeal operative January 1, 2003.
- 21 Inoperative July 1, 2002.
- 22 Operative January 1, 2004.
- 23 In effect until the effective date of the Budget Act of 2000 or June 30, 2000, whichever occurs later.
- 24 Repeal operative January 1, 2001.
- 25 Operative January 1, 2001.
- 27 Repeal operative on June 30, 2000, or on the day following the execution of the transfers required under Sections 4, 5, and 6 of Chapter 85 of the Statutes of 1999, whichever date is first.
- 28 Operative on June 30, 2000, or on the day following the execution of the transfers required under Sections 4, 5, and 6 of Chapter 85 of the Statutes of 1999, whichever date is first.
- 29 Not operative unless an amendment to the California Constitution is placed on the ballot by the Legislature and is approved by the statewide electorate during the 2000 calendar year, that would do as specified in Sec. 11 of act.
- 30 Any section of any act enacted by the Legislature during the 1999 calendar year that takes effect on or before January 1, 2000, 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 1999 calendar year and takes effect on or before January 1, 2000, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 31 Inoperative June 30, 2000.

- 32 Operative only if an appropriation is made for its purposes in the Budget Act of 1999, or in another statute enacted during the first calendar year of the 1999–2000 Regular Session, and shall be funded exclusively with funds appropriated thereby.
- 33 Effective only until the effective date of the Budget Act of 2000 or July 1, 2000, whichever occurs later.
- 34 Operative January 1, 2003.
- 35 Operative July 1, 2002.
- 36 Inoperative date deleted by amendment.
- 37 See Governor's Item Veto Message.
- 38 Repeal operative January 1, 2010.
- 39 Repeal operative July 1, 2000.
- 40 This section prevails over the same-numbered section as added to the Water Code by Ch. 92, Stats. 1999.
- 41 Repealed as of the date the relinquishment authorized under subd. (b) becomes effective.
- 42 Subdivision (m), paragraph (1) shall become inoperative when the State Department of Health Services has obtained all necessary federal approvals pursuant to Welfare and Institutions Code Section 14132.95, subdivision (j), paragraph (3).
- 43 Repeal operative January 1, 2006.
- 44 Operative March 1, 2000.
- 45 Inoperative July 1, 2000.
- 46 Subdivision (b), paragraph (1) shall become inoperative January 1, 2005.
- 47 The changes to subdivision (c) made by the act adding this subdivision shall apply to each taxable year beginning on or after January 1, 1999.
- 48 Inoperative on the effective date of the relinquishment by the California Transportation Commission to the City of Downey of the portion of Route 19 located between Gardendale Street and Telegraph Boulevard within the city.
- 49 Operative January 1 following the effective date of the relinquishment by the California Transportation Commission to the City of Downey of the portion of route 19 located between Gardendale Street and Telegraph Boulevard within the city.
- 50 Operative as of the effective date of the relinquishment by the California Transportation Commission to the City of Downey of the portion of Route 19 located between Gardendale Street and Telegraph Boulevard within the city, pursuant to subdivision (c) of Section 319, as that section read on the day before it was repealed pursuant to the act that added this section during the 1999–2000 Regular Session.
- 51 Operative November 1, 2000.
- 52 Repeal operative on effective date of a final judgment based on a claim under California or United States Constitution holding that evidence that is relevant, reliable, and material may not be considered for purposes of a judicial determination of factual innocence under this section.
- 53 In the event that the Department of Finance determines that the program operated under the authority of the waiver described in subd. (aa), para. (2) is no longer cost-effective, subd. (aa) shall become inoperative on the first day of the first month following the issuance of a 30-day notification of that determination in writing by the Department of Finance to the chairperson in each house that considers appropriations, the chairpersons of the committees, and the appropriate subcommittees in each house that considers the State Budget, and the Chairperson of the Joint Legislative Budget Committee.
- 54 Inoperative date repealed.
- 55 Not operative in any county until the time the board of retirement, by a majority vote, makes this section applicable in the county.

- 56 Operative July 1, 2000.
- 57 Termination date repealed.
- 58 Repeal operative January 1, 2006. However, if, in any calendar year the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 9.5 (Sec. 18805 et seq.)) made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount specified in RTC 18808(c), as may be applicable, then this section is repealed with respect to taxable years beginning on and after January 1 of the calendar year.
- 59 Inoperative date for para. (9) of subd. (b) deleted by amendment.
- 60 Repeal operative January 1, 2005. However, if the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 3 (Sec. 18721 et seq.)) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 2001, or the adjusted amount specified in RTC 18724(c) for any subsequent taxable year, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 61 The changes made to RTC 23305.5 by this act shall apply to taxable years beginning on or after January 1, 1997.
- 62 Inoperative June 30, 2003.
- 63 Operative January 1, 2005.
- 64 The provisions of this act shall become operative on the first day of the first calendar quarter commencing more than 90 days after the effective date of this act.
- 65 Repeal operative January 1, 2005. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 6 (Sec. 18761 et seq.)) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 2000, or the adjusted amount specified in RTC 18766(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 66 Inoperative not later than 60 days from the date the Director of Transportation receives notice from the United States Secretary of Transportation that future operation of this section will result in a reduction of the state's share of federal highway funds pursuant to Section 131 of Title 23 of the United States Code.
- 67 Operative on January 1 immediately following the date the Secretary of State receives the notice required under paragraph (2) of this section.
- 68 Repeal operative January 1, 2008.
- 69 Operative January 1, 2008.
- 70 Inoperative July 1, 2004.
- 71 Amendments to section not implemented until July 1, 2001, unless otherwise authorized by the Department of Information Technology pursuant to Executive Order D-3-99.
- 72 Repeal operative January 1 of the fifth taxable year following the first appearance of the Birth Defects Research Fund on the tax return or January 1, 2007, whichever occurs first. If, in any calendar year after the first taxable year the Birth Defects Research Fund appears on the tax return, 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 \$250,000, or the adjusted amount specified in subd. (c), RTC Sec. 18865 for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 73 Inoperative July 1, 2003.
- 74 Repeal operative June 30, 2005.
- 75 Repeal operative January 1, 2007.

- 76 Operative January 1, 2001, with respect to any cash register or other machine or device that electronically prints receipts for credit card transactions that is first put into use on or after January 1, 2001; operative January 1, 2004, with respect to any cash register or other machine or device that electronically prints receipts for credit card transactions that is in use before January 1, 2001.
- 77 Inoperative January 1, 2000.
- 78 Repeal operative January 1 of an unspecified year.
- 79 Inoperative July 1, 2005.
- 80 Operative January 1, 2006.
- 81 Operative July 1, 2005.
- 82 Not operative.
- 84 The changes made to subdivision (b) during the 1999 portion of the 1999–2000 Regular Session of the Legislature shall be operative in any fiscal year only if funds are appropriated for purposes of those changes in the annual Budget Act or in another measure.
- 85 The changes made to subdivision (a) during the 1999 portion of the 1999–2000 Regular Session of the Legislature shall be operative in any fiscal year only if funds are appropriated for purposes of those changes in the annual Budget Act or in another measure.
- 86 The change made to subdivision (c) during the 1999 portion of the 1999–2000 Regular Session of the Legislature shall be operative in any fiscal year only if funds are appropriated for purposes of that change in the annual Budget Act or in another measure.
- 87 Operative only if there is an appropriation in the Budget Act to fund the provisions of this act.
- 88 Operative by voter approval of the Veterans' Homes Bond Act of 2000, as set forth in Section 2 of this act (M&VC Ch. 2 (Sec. 1100 et seq.)), at the March 7, 2000, statewide primary election, Prop. 16.
- 89 Approved by voters at March 7, 2000, election, Prop. 16.
- 90 Approved by voters at March 7, 2000, election, Prop. 12.
- 92 Operative in the County of San Diego when the board of supervisors adopts a resolution declaring this section operative.
- 93 Operative only if the federal waiver identified under Section 14495.10 of the Welfare and Institutions Code is approved by the federal Health Care Financing Administration.
- 94 Paragraphs (2) and (3) of subdivision (b) inoperative January 1, 2001.
- 95 Repeal operative July 1, 2003.
- 96 Operative July 1, 2001.
- 98 Inoperative July 1, 2006.
- 99 Subdivision (g) operative January 1, 2001.
- 100 Operative January 1, 2007.
- 101 Clause (iv), of subparagraph (B), of paragraph (4), of subdivision (d), of this section shall be operative for the 1999–2000 fiscal year only to the extent that moneys are appropriated for purposes of that clause in the Budget Act of 1999 by an appropriation that specifically references that clause.
- 103 In effect as long as Section 42 of the Internal Revenue Code, relating to low-income housing credits, remains in effect.
- 104 Operative June 1, 2001.
- 105 Subdivision (l) operative January 1, 2001.
- 106 Applicable to taxable years beginning on or after January 1, 1999.
- 107 Operative only when funds are specifically appropriated for the purposes of the California YouthBuild Act.
- 110 Prevails over and supersedes Chapter 461, Statutes of 1999, Reg. Sess., with regard to this section.

- 111 Repeal operative January 1, 2011.
- 112 This act shall become effective on January 1, 2000, and shall become operative on the date that the Governor, by executive order, establishes the Department of Managed Care or July 1, 2000, whichever occurs first.
- 113 Inoperative date for subdivision (p) deleted by amendment.
- 114 Any section of any act enacted by the Legislature during the 1999 calendar year that takes effect on or before January 1, 2000, 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.
- 115 Operative as of the date of approval by the governing board of the Los Angeles Unified School District of the contract to provide air-conditioning to 150 schools within the district.
- 116 Subdivision (a), paragraph (2) is repealed on January 1, 2005.
- 117 Operative only for as long as Fam C Sec. 17704 requires participating counties to report data to the department.
- 118 Operative July 1, 1998.
- 119 Paragraph (1) subd. (a) inoperative January 1, 2000. Paragraph (2) subd. (a) operative January 1, 2000.
- 120 Paragraph (1) subd. (c) inoperative January 1, 2000. Paragraph (2) subd. (c) operative January 1, 2000.
- 121 Applicable on and after the property tax lien date on January 1, 2000.
- 122 Subdivision (e) of this section shall become operative on July 1, 2000, and shall be implemented only to the extent that funds are appropriated for its purposes in the Budget Act.
- 123 Approved by voters at March 7, 2000, election, Prop. 13.
- 124 This section shall remain in effect only until the operative date of the independent review process established by Chapter 533 of the Statutes of 1999, and as of that date is repealed.
- 127 Not operative unless the Board of Administration of the Public Employees' Retirement System adopts a resolution that does both of the following: (A) employs, for the June 30, 1998, valuation, 95 percent of the market value of assets of the state employer as the actuarial value of the assets; and (b) amortizes the June 30, 1998, excess assets over a period of 20 years, beginning July 1, 1999.
- 129 Subdivision (a) shall only become operative upon a determination by the Director of Finance that funds are available to make an adjustment pursuant to subdivision (h) of EDC Sec. 60640.
- 130 Repeal operative August 1, 2000.
- 131 Inoperative on the date that the director executes a declaration stating that Section 11265.2 of the Welfare and Institutions Code, as added by the act adding this subdivision, is fully implemented statewide, and shall be repealed on January 1 of the year following the year in which it becomes inoperative.
- 132 Paragraph (2) of subdivision (a) inoperative January 1, 2004.
- 133 Inoperative July 1, 2000, and repealed January 1, 2001, if all of the events described in Section 901 of the Pajaro River Watershed Flood Prevention Authority Act (Stats. 1999, Ch. 963) occur.
- 134 Applicable to taxable years beginning on or after January 1, 1998.
- 135 Applicable to income years beginning on or after January 1, 1998.
- 136 Applicable to taxable or income years beginning on or after January 1, 1998.
- 137 The amendments made to subdivision (a) shall apply to all income years for which the Franchise Tax Board may propose an assessment or allow a claim for refund.
- 138 Subdivision (h) shall remain operative until January 1, 2005, and as of that date shall be repealed.

- 139 Subdivision (m) shall remain operative only until January 1, 2005.
- 140 Operative on January 1 of the year following the year in which it becomes inoperative.
- 142 Inoperative January 1, 2005, or on such earlier date as the Board of Administration of the Public Employees' Retirement System makes a formal determination that HMOs are no longer the most cost-effective health care plans offered by the board.
- 143 Repealed as of January 1 following the Secretary of State's submittal to the Legislature of the report regarding the special handling fee charged for preclearance documents and expedited filings provided for in Gov. C. Sec. 12208.
- 144 Any section of any act enacted by the Legislature during the 1999 calendar year that takes effect on or before January 1, 2000, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of Sections 3 to 18, inclusive, of 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 1999 calendar year and takes effect on or before January 1, 2000, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 145 Repeal operative December 31, 2002.
- 146 Inoperative April 1, 2005.
- 147 Subdivision (e) of this section shall be operative only until January 1, 2003.
- 148 Inoperative February 1, 2000.
- 149 Inoperative June 30, 2001.
- 152 Repealed on January 1 of the fifth taxable year following the notification required under subd. (a) of Sec. 18821, RTC, unless a later enacted statute, which is enacted before that date, deletes that date. However, if, in any calendar year, beginning in the year 2001, the Franchise Tax Board estimates by September 1 that contributions described in Art. 11, Ch. 3, Pt. 10.2, Div. 1 (Sec. 18821 et seq.) RTC, made on returns filed in that calendar year will be less than \$250,000 then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 153 Subdivision (c) of this section inoperative December 31, 2001.
- 154 Subd. (b), paragraph (10) shall be operative only to the extent that funds for purposes of paragraph (10) are appropriated in the annual Budget Act.
- 155 Repeal operative April 1, 2000.
- 156 Operative December 31, 2003.
- 157 Not operative until the State Mining and Geology Board approves the County of Yolo implementing ordinance governing in-channel noncommercial extraction activities carried out pursuant to the Cache Resource Management Plan and notifies the Secretary of State in writing of that approval.
- 160 Rejected by voters at March 7, 2000, election, Prop. 15.
- 161 Repealed as of January 1 following the Secretary of State's submittal to the Legislature of the report regarding the special handling fee charged for preclearance documents and expedited filings provided for in Gov. C. Sec. 12182.
- 162 Second paragraph of subdivision (l) operative January 1, 2001.
- 163 Subparagraph (A) shall become inoperative on October 1, 2002.
- 164 Applicable to the entire 1999-2000 fiscal year, regardless of the effective date of act.
- 165 Approved by voters at March 7, 2000, election, Prop. 14.

- 166 This section shall prevail over Section 1874.8 of the Insurance Code as added by Chapter 884 of the Statutes of 1999 to the extent that it provides for the allocation and distribution of funds under the program established to target organized fraud activity.
- 167 Section 1874.8 of the Insurance Code as added by Chapter 885 of the Statutes of 1999 shall prevail to the extent that it provides for the allocation and distribution of funds under the program established to target organized fraud activity.
- 168 Section is inoperative if federal approval is not obtained for its implementation. Section shall also become immediately inoperative in the event there is a final judicial determination by any court of appellate jurisdiction or a final determination by the administrator of the federal Health Care Financing Administration that the supplemental reimbursement provided in this section must be made to any facility not described therein.
- 169 Amendments not operative unless the Board of Administration of the Public Employees' Retirement System adopts a resolution that does both of the following: (A) employs, for the June 30, 1998, valuation, 95 percent of the market value of assets of the state employer as the actuarial value of the assets; and (B) amortizes the June 30, 1998, excess assets over a period of 20 years, beginning July 1, 1999.
- 170 Rejected by voters at March 7, 2000, election, Prop. 30.
- 171 Rejected by voters at March 7, 2000, election, Prop. 31.
- 173 Amendments made to this section by the act adding subdivision (e) shall apply to income years beginning on or after January 1, 1999.
- 174 Inoperative January 1, 2006.
- 175 Operative July 1, 2003.
- 181 Proposed by Chapter 629, Statutes of 1998.
- 182 Proposed by Chapter 760, Statutes of 1998.
- 183 Proposed by Chapter 800, Statutes of 1998.
- 184 Proposed by Chapter 409, Statutes of 1998.
- 185 Operative upon passage of the "Smaller Classes, Safer Schools and Financial Accountability Act", approved by voters at November 7, 2000, general election, Prop. 39.
- 186 Approved by voters at November 7, 2000, election, Prop. 32.
- 187 Repeal operative July 1, 2005.
- 188 Effective January 1, 2003.
- 189 Inoperative June 30, 2010.
- 190 Subdivision (b) to (f), inclusive, shall be inoperative from the operative date of Subdivision (g) to June 30, 2001, inclusive.
- 191 Inoperative January 1, 2002.
- 192 Operative January 1, 2011.
- 193 Inoperative July 31, 2004.
- 194 Repeal operative July 1, 2001.
- 195 Operative June 30, 2001.
- 196 Inoperative June 30, 2006.
- 197 Inoperative September 1, 2003.
- 198 Inoperative June 30, 2004.
- 199 Repeal operative December 1, 2005.
- 200 Effective only until the effective date of the Budget Act of 2001 or June 30, 2001, whichever occurs first.
- 201 Paragraph (2) of subdivision (a) inoperative January 1, 2005.
- 202 Paragraph (1) of subdivision (d) operative for the 2000–01 fiscal year and each year thereafter unless otherwise provided in paragraphs (2), (3), (4), and (5).

- 203 Any section of any act enacted by the Legislature during the 2000 calendar year that takes effect on or before January 1, 2001, 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 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 2000 calendar year and takes effect on or before January 1, 2001, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 204 Paragraph (4) of subdivision (b), subdivision (c), and paragraph (3) of subdivision (d) shall become inoperative, and are repealed as of December 31, 2001.
- 205 Repeal operative December 31, 2003.
- 206 Inoperative April 10, 2005.
- 207 Repeal operative July 1, 2006.
- 208 Repeal operative December 31, 2005.
- 210 Approved by voters at November 7, 2000, election, Prop. 34.
- 211 This section shall become effective with regard to the March 31 holiday only when the Department of Personnel Administration notifies the Legislature that the language contained in this section has been agreed to by all exclusive representatives, and the Department of Personnel Administration authorizes this holiday to be applied to employees designated as excluded from the Ralph C. Dills Act (Ch. 10.3 (Sec. 3512 et seq.), Div. 4, Title 1 of the Government Code), and the necessary statutes are amended to reflect this change.
- 214 Subdivision (e) of this section inoperative January 1, 2004.
- 215 Not operative in any county until such time as the board of supervisors shall, by resolution adopted by majority vote, make the provisions of this section applicable in that county.
- 216 Any section of any act enacted by the Legislature during the 2000 calendar year that takes effect on or before January 1, 2001, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected 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 2000 calendar year and takes effect on or before January 1, 2001, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 217 Repeal operative January 1, 2003, except that the binding commitments in paragraph (5) of subdivision (e) shall remain in effect after that date.
- 218 Operative March 31, 2002.
- 219 Subdivision (d) operative only if the director executes a declaration, that shall be retained by the director, stating that the surety bonds described in this paragraph are commercially offered throughout the state and by more than one vendor.
- 220 Subdivision (a) operative only if the director executes a declaration, that shall be retained by the director, stating that the surety bonds described in this paragraph are commercially offered throughout the state and by more than one vendor.
- 222 Inoperative June 1, 2002.
- 224 Subdivision (c) of this section inoperative January 1, 2003.
- 225 Subdivision (g) shall become inoperative on January 1, 2007.
- 227 Inoperative on the date that all encumbrances incurred for the projects funded under paragraph (3) of subdivision (c) have been liquidated or on June 30, 2006, whichever date is later, and as of the January 1 immediately following that date is repealed.

- 228 Inoperative April 1, 2006.
- 229 Section not operative until (1) the City of Watsonville and the County of Santa Cruz both have housing elements in their respective general plans certified by the Department of Housing and Community Development and unless (2) either the City of Watsonville or the County of Santa Cruz takes any official action to amend or repeal the supermajority voting requirements as contained in the Memorandum of Understanding.
- 230 Effective retroactively to January 1, 2000.
- 231 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Lung Disease and Asthma Research Fund on the tax return. If, in any calendar year after the first taxable year the fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount specified in RTC Sec. 18835(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 232 Operative January 1, 2010.
- 233 Inoperative on (1) January 1, 2004, or (2) the date of adoption of an accreditation or designation by an agency of the state or federal government or by a voluntary national health organization of an HIV or AIDS specialist, whichever date is earlier.
- 234 Operative on January 1, 2004, or the January 1 following the date of adoption of an accreditation or designation by an agency of the state or federal government or by a voluntary national health organization of an HIV or AIDS specialist, whichever date is earlier.
- 235 Operative on (1) January 1, 2004, or (2) the date of adoption of an accreditation or designation by an agency of the state or federal government or by a voluntary national health organization of an HIV or AIDS specialist, whichever date is earlier.
- 236 The amendments to this section made by Stats. 2000, Ch. 442, prevail over the amendments made by this act.
- 238 The provisions of this act shall become operative on the first day of the first month commencing more than 90 days after the effective date of this act.
- 240 Repeal operative on one of the following dates, whichever comes first: (1) January 1, 2002; (2) The date that all motor carriers of passengers that operate regular service on the route described in subdivision (a) of this section operate only vehicles on that route that are fully accessible to disabled passengers who rely substantially on the use of wheelchairs; (3) The date that the memorandum of understanding described in Section 14035.57 is executed by all parties listed in that section.
- 241 Subdivision (d) inoperative on July 1, 2003.
- 242 Section is effective until such time as Gov. C. Sec. 3502.5 is amended to provide that a 30-percent or greater showing of interest by means of a petition requires an election regarding an agency shop, and a vote at that election of 50 percent plus one of those voting secures an agency shop arrangement, and as of that date is repealed.
- 243 Operative only if Gov. C. Sec. 3502.5 is amended to provide that a 30-percent or greater showing of interest by means of a petition requires an election regarding an agency shop, and a vote at that election of 50 percent plus one of those voting secures an agency shop arrangement.
- 244 Repeal operative January 2, 2006.
- 245 Subdivisions (b) and (d) operative July 1, 2001.
- 246 Operative September 1, 2001.

- 248 Repealed on the effective date of legislation implementing the San Diego Regional Government Efficiency Commission's plan for consolidation of regional agencies.
- 249 Section in effect only until January 1, 2006, and as of that date is repealed, unless a later enacted statute, which is chaptered before January 1, 2006, deletes or extends that date, or unless tax-increment moneys have, prior to that date, been received by the joint powers agency, in which case the date of repeal of this section shall be extended until the time that the joint powers agency shall expend these funds in accordance with this section.
- 250 Paragraph (4) of subdivision (d) inoperative July 1, 2004.
- 251 Approved by voters at March 5, 2002, election, Prop. 44.
- 252 Repeal operative January 1 of the third taxable year following the first appearance of the National World War II Veterans Memorial Trust Fund on the tax return. If, in any calendar year after the first taxable year the fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount specified in RTC Sec. 18704(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 253 Operative April 1, 2001.
- 255 Inoperative September 30, 2004.
- 256 Inoperative if federal approval is not obtained for implementation of this section.
- 257 Inoperative April 1, 2003.
- 258 Repeal operative January 31, 2003.
- 259 Operative three months after Contractors' State License Board adopts regulations referenced in paragraph (1) of subdivision (a) of this section.
- 260 This section supersedes Section 50898.2 of the Health and Safety Code, as added by Chapter 83 of the Statutes of 2000, which section shall not become operative.
- 262 Any section of any act enacted by the Legislature during the 2000 calendar year that takes effect on or before January 1, 2001, 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 this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 263 Subdivision (c) of this section inoperative January 1, 2004.
- 265 Operative when moneys are appropriated for deposit in the Rice Straw Demonstration Project Grant Fund, created pursuant to H & S C Sec. 39751, by the Legislature, or when moneys are transferred to that fund by any other entity.
- 267 Subparagraph (B) of paragraph (1) of subdivision (d) operative January 1, 2002.
- 268 The amendments made to Section 17052.2 of the Revenue and Taxation Code by this act shall apply to taxable years beginning on or after January 1, 2000.
- 269 Operative July 1, 2002, if the revenue limit cost-of-living adjustment computed by Superintendent of Public Instruction for the 2001-02 fiscal year is equal to or greater than 3.5 percent. Otherwise this section shall become operative July 1, 2003.
- 270 Inoperative July 1, 2002, if the revenue limit cost-of-living adjustment computed by Superintendent of Public Instruction for the 2001-02 fiscal year is equal to or greater than 3.5 percent. Otherwise section shall become inoperative July 1, 2003.
- 273 Section shall be operative as long as the district does not provide water, drainage services, electricity, flood control services, or sewage disposal services for domestic purposes for residents of the district, and shall become inoperative if the district commences to provide any of those services.

- 274 Inoperative July 1, 2003, if the revenue limit cost-of-living adjustment computed by Superintendent of Public Instruction for the 2001–02 fiscal year is equal to or greater than 3.5 percent. Otherwise section shall become inoperative July 1, 2004.
- 275 Operative July 1, 2003, if the revenue limit cost-of-living adjustment computed by Superintendent of Public Instruction for the 2001–02 fiscal year is equal to or greater than 3.5 percent. Otherwise section shall become operative July 1, 2004.
- 279 This section shall become operative upon the appropriation of sufficient funds in the Budget Act to implement this section.
- 280 Operative until January 1, 2004, and repealed as of that date.
- 281 Operative only during those fiscal years for which funds are appropriated in the annual Budget Act to implement this part, or are made available from contributions or donations from the sources identified in PRC Section 71101.
- 282 Subdivisions (b), (c), and (d) inoperative January 1, 2007.
- 283 Subdivision (d) not operative.
- 284 Inoperative June 1, 2010.
- 285 Inoperative April 1, 2002.
- 286 Operative April 1, 2002.
- 287 Any section of any act enacted by the Legislature during the 2000 calendar year that takes effect on or before January 1, 2001, and that amends, amends and rennumbers, 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 2000 calendar year and takes effect on or before January 1, 2001, amends, amends and rennumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 288 Inoperative November 30, 2004.
- 289 Operative for those years in which there is an appropriation from the General Fund in the Budget Act.
- 290 Operative pursuant to the provisions of Sec. 25390.9 of the Health and Safety Code, as amended by Ch. 912, Stats. 2000.
- 291 Operative only until the operative date of Chapter 861 of the Statutes of 2000.
- 292 Operative upon the operative date of Chapter 861 of the Statutes of 2000.
- 293 Operative for vehicle registrations that expire on or after December 31, 2001.
- 294 Effective July 1, 2001.
- 295 Conditional operation provision repealed.
- 296 Inoperative February 2, 2001.
- 297 Operative July 1, 2001, except that the additional vehicle license fee offset established by this section shall continue to be operative on or after July 1, 2001, with respect to those vehicle license fees with a final due date before July 1, 2001.
- 298 Operative retroactively to January 1, 2000.
- 299 Repeal operative March 1, 2006.
- 300 Inoperative July 1, 2008.
- 301 Operative January 1, 2009.
- 302 Inoperative on the date that all encumbrances incurred for the projects funded under paragraph (3) of subdivision (c) have been liquidated or on June 30, 2008, whichever date is later, and as of the January 1 immediately following that date is repealed.
- 303 Operative only until the effective date of the Budget Act of 2002 or June 30, 2002, whichever occurs later.
- 304 Except as provided in subdivision (b) of HSC Section 51455, this section shall not be operative on and after January 1, 2002.

- 305 Any section of any act enacted by the Legislature during the 2001 calendar year that takes effect on or before January 1, 2002, 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 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 2001 calendar year and takes effect on or before January 1, 2002, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 306 Inoperative date for paragraphs (2) and (3) of subdivision (b) deleted by amendment.
- 307 This section shall not be operative in any county until it is adopted by a majority vote of the board of supervisors.
- 308 Repeal operative January 1, 2004, or on the date that all motor carriers of passengers that operate regular service on the route described in subd. (a) of this section operate only vehicles on that route that are fully accessible to disabled passengers who rely substantially on the use of wheelchairs, whichever occurs first.
- 309 Effective retroactively to December 21, 2000.
- 310 Not operative unless and until the county board of supervisors, by resolution adopted by a majority vote, make this section operative in the county.
- 311 Inoperative if an unappealable court decision or judgment determines that specified conditions apply.
- 312 Repeal operative July 1, 2007.
- 313 Operative only to the extent that funds are appropriated for its purpose in the annual Budget Act.
- 314 Subdivision (p) (9) (B) shall only remain operative until the Sierra Valley District Hospital is annexed by the Eastern Plumas Health Care District or January 1, 2008, whichever occurs first.
- 315 Paragraph (1) of subdivision (b) shall not be effective with respect to the director appointed by the Santa Clarita Water Company until a court of competent jurisdiction issues a final decision holding that the Castaic Lake Water Agency acquired the property.
- 316 Subdivision (c) inoperative on and after January 1, 2007.
- 317 Repeal operative January 1, 2009.
- 318 Repeal operative January 1 of the fifth taxable year following the first appearance of the Lupus Foundation of America, California Chapters Fund on the tax return. If, in any calendar year after the second taxable year the Lupus Foundation of America, California Chapters Fund appears on the tax return, 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 (\$250,000), or the adjusted amount specified in subd. (c), RTC Sec. 18840 for subsequent taxable years, as may be applicable, then this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 319 Inoperative July 1, 2009.
- 320 Implemented January 1, 2003.
- 322 This section shall become inoperative after the lien date in 2012, and as of January 1, 2013, is repealed.
- 323 Repeal operative December 31, 2007.
- 324 Operative on the date the Director of Finance makes the determination described in subdivision (d) of Section 7152.7 of the Health and Safety Code.
- 325 Inoperative on the operative date of the regulations adopted by the California Integrated Waste Management Board pursuant to Section 48007.5.

- 326 Operative January 1 following the operative date of the regulations adopted by the California Integrated Waste Management Board pursuant to Section 48007.5.
- 327 Operative on the operative date of the regulations adopted by the California Integrated Waste Management Board pursuant to Section 48007.5.
- 328 Inoperative on the date the Director of Finance makes the determination described in subdivision (d) of Section 7152.7 of the Health and Safety Code.
- 330 Amendments to this section made by the act adding subdivision (s) shall apply only to taxable years beginning on or after January 1, 1994, except that paragraph (1) of subdivision (q), as amended, shall apply to taxable years beginning on or after January 1, 1993.
- 331 Subdivisions (a), (b), and (c) shall become operative on July 1, 2002. Subdivisions (d) and (e) shall become operative on July 1, 2002, or as soon thereafter as administratively feasible, as determined by the registrar, but not later than January 2, 2003.
- 332 Clause (xvi) of subparagraph (A) of paragraph (2) of subdivision (c) of Section 25160.2 of the Health and Safety Code shall not become operative unless Section 25163.2 of the Health and Safety Code, as that section is proposed to be added by Assembly Bill No. 1708 of the 2001–02 Regular Session, also becomes operative.
- 333 Inoperative upon the adoption by the Fish and Game Commission of a market squid fishery management plan and the adoption of implementing regulations pursuant to Section 8425, and repealed six months thereafter.
- 334 Inoperative on January 1, 2003.
- 335 Operative January 1, 2004, only if funding is approved in the Budget Act of 2003 for the purposes of increased reimbursements pursuant to this article.
- 336 Not implemented unless and until funds are appropriated by the Legislature in the annual Budget Act or another statute.
- 337 Repeal operative December 1, 2006.
- 338 Except for the provisions of subparagraph (C) of paragraph (3) of subdivision (a) of Section 1748.13 which shall become operative on January 1, 2002, this act shall become operative on July 1, 2002.
- 340 Operative on July 1, 2002, and only if funds are appropriated to the Department of Justice in the 2002–03 Budget Act for the purposes described in this article.
- 341 This part shall remain in effect only until January 1, 2004, and as of that date is repealed, provided that the interim report required by Section 38066 of the Revenue and Taxation Code is submitted to the Governor and the Legislature on or before December 1, 2002. If the interim report is not submitted to the Governor and the Legislature on or before December 1, 2002, this part shall remain in effect only until January 1, 2003, and as of that date is repealed.
- 342 Operative only if the Budget Act of 2001 for the 2001–02 fiscal year contains an appropriation for the Rural Transit System Grant Program.
- 344 Subdivisions (e) to (i), inclusive, shall become inoperative on January 1, 2006.
- 345 Inoperative March 31, 2004.
- 347 This section shall become inoperative on July 1, 2003, and as of January 1, 2004, is repealed, at which time the member's retirement contribution rate shall be restored to the levels in effect on August 30, 2001, as defined in Section 20687.
- 348 Inoperative July 1, 2011.
- 349 Repeal operative January 1, 2012.
- 350 Any section of any act enacted by the Legislature during the 2001 calendar year that takes effect on or before January 1, 2002, and that amends, amends and renumbers, add, repeals and adds, or repeals a section that is amended, 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.
- 351 Not operative in the county until the board of supervisors, by resolution adopted by a majority vote, makes the provisions of this section applicable in the county.
- 352 Repeal operative December 31, 2008.

- 353 Approved by voters at March 5, 2002, election, Prop. 40.
- 354 This section shall only be applicable to Los Angeles County and shall not become operative until the board of supervisors of that county elects, by resolution adopted by a majority vote, to make this section operative in the county.
- 355 Inoperative July 1, 2020.
- 356 Operative January 1, 2021.
- 357 Operative on the date that Assembly Constitutional Amendment No. 4 (Res. Ch. 87, Stats. 2001) is approved by the voters.
- 359 Effective on the earlier of July 1, 2003, or the effective date of regulations adopted by the California State Board of Pharmacy pursuant to B&PC Section 4127.
- 360 Operative upon the allocation of positions to the California State Board of Pharmacy for the implementation of the provisions of B&PC Article 7.5 (Sec. 4127 et seq.) in the annual Budget Act.
- 361 Operative January 1, 2005, or on the date the board of directors of the sanitation district notifies the Legislature that construction of a pipeline facility in the unincorporated portion of Yolo County is completed, whichever is later.
- 362 This chapter shall become effective at such time as it is adopted in substantially similar form by this state and one or more states, subject to specified conditions.
- 363 The changes made to subdivision (a) by the act adding paragraph (6) of subdivision (a) shall apply to taxable years beginning on or after January 1, 2001.
- 364 Inoperative April 1, 2003, unless the California Integrated Waste Management Board adopts and submits regulations governing the operation of organic composting sites to the Office of Administrative Law pursuant to subdivision (c) of Section 43209.1 of the Public Resources Code on or prior to that date.
- 365 Operative April 1, 2003, unless the California Integrated Waste Management Board adopts and submits regulations governing the operation of organic composting sites to the Office of Administrative Law pursuant to subdivision (c) of Section 43209.1 of the Public Resources Code on or prior to that date.
- 366 This section shall become operative only upon enactment into law of amendments to the Federal Internal Revenue Code to impose an excise tax on a transfer of structured settlement payment rights if the transfer is not approved by a court.
- 368 Subdivision (a) of this section shall become operative only if both of the following occur: (1) the Director of Motor Vehicles makes a written finding that the implementation of subdivision (a) is necessary to ensure that there is a sufficient and stable supply of rental cars available in California; and (2) the Executive Officer of the State Air Resources Board makes a written finding that the implementation of subdivision (a) will not result in a significant adverse impact upon air quality.
- 369 Any section of any act enacted by the Legislature during the 2001 calendar year that takes effect on or before January 1, 2002, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected 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 2001 calendar year and takes effect on or before January 1, 2002, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 370 Any section of any act enacted by the Legislature during the 2001 calendar year, other than Chapter 159 of the Statutes of 2001 (relating to maintenance of the codes), that takes effect on or before January 1, 2002, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended by this act, shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 371 Repeal operative December 1, 2007.

- 372 Subdivision (a) operative upon the effective date of the annexation of all or part of the Annexed Area by the City of Newport Beach.
- 373 Any section of any act enacted by the Legislature during the 2001 calendar year that takes effect on or before January 1, 2002, 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 this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 374 This section shall remain in effect only until the date that the California Transportation Commission notifies the Secretary of State that sufficient funds have been generated to meet the obligations identified in paragraph (4) of subdivision (b) of Section 188.5 of the Streets and Highways Code, and repayment of any outstanding debt secured by tolls, and as of that date is repealed.
- 375 Repeal operative July 1, 2004.
- 376 Subdivision (e) effective until January 1, 2006.
- 377 This section shall become inoperative on the effective date of the relinquishment described in subdivision (c) or (d), whichever date is later, and as of January 1 following that date is repealed.
- 378 Operative on the later date, as between the effective date of the relinquishment by the California Transportation Commission to the City of Downey of the portion of Route 19 located between Century Boulevard and Telegraph Road within the City of Downey, pursuant to subdivision (c) of Section 319, and the effective date of the relinquishment by the commission to the City of Bellflower of the portion of Route 19 located between the southerly city limit of the City of Bellflower near Rose Avenue and Foster Road within the City of Bellflower, pursuant to subdivision (d) of Section 319, as that section read on the day before it was repealed pursuant to the act that amended this section during the 2001–02 Regular Session.
- 379 Subdivisions (c) and (d) and paragraph (3) of subdivision (e) shall become inoperative, and are repealed as of December 31, 2001.
- 381 Approved by voters at March 5, 2002, election, Prop. 41.
- 382 Inoperative January 1, 2004.
- 383 Applicable to taxable years beginning on or after January 1, 2002.
- 384 Inoperative July 1, 2010.
- 385 Operative December 2, 2002.
- 386 Operative only if ACA 9 of the 2001–02 Regular Session is adopted by the voters and amends the California Constitution by adding Section 2.5 to Article II thereof.
- 387 Repeal operative upon receipt of notice by Secretary of State of the Attorney General's determination that the Electricity Oversight Board has been abolished, merged with, or replaced by, another agency, or that the functions of the board have been duplicated by statute, executive order, or otherwise; or as of January 1, 2003, whichever is earlier.
- 388 Operative August 31, 2001.
- 389 Approved by voters at November 5, 2002, election, Prop. 46.
- 390 Operative March 6, 2002.
- 391 Operative July 1, 2004.
- 392 Subdivision (b) shall be operative only until January 1, 2005.
- 393 Inoperative when building standards become effective after approval by the California Building Standards Commission pursuant to H&SC Ch. 4 (Sec. 18935 et seq.) that permit the construction of structures that use baled straw as a loadbearing or nonloadbearing material and that are safe to the public.
- 394 Approved by voters at November 5, 2002, election, Prop. 47.
- 395 Effective only upon approval by the voters, at the 2004 direct primary election, of the Kindergarten–University Public Education Facilities Bond Act of 2004, as set forth in Section 31 of this act (Pt. 68.2 (Sec. 100800 et seq.), EDC).

- 396 Operative upon approval of the voters, at the November 2, 2004, statewide general election, of the Kindergarten-University Public Education Facilities Bond Act of 2004, as set forth in Section 31.5 of this act (Pt. 68.2 (Sec. 100800 et seq.), EDC), if the voters do not approve the Kindergarten-University Public Education Facilities Bond Act of 2004, as set forth in Section 31 of this act (Pt. 68.2 (Sec. 100800 et seq.), EDC), at the 2004 direct primary election.
- 397 Paragraph (1) of subdivision (a) shall become inoperative commencing on the effective date of the measure that amended this section to add this paragraph, and shall remain inoperative through the date of the 2004 direct primary election after which date paragraph (1) shall again become operative.
- 398 For taxable years beginning on or after January 1, 2002, Sections 529(c) and 529(e) of the Internal Revenue Code, as amended by Section 402 of the Economic Growth and Tax Relief Reconciliation Act of 2001 (P. L. 107-16) and Section 417 of the Job Creation and Worker Assistance Act of 2002 (P. L. 107-147), shall apply in lieu of subdivisions (b) and (c).
- 399 Subdivision (a) applies to taxable years ending after December 31, 1995.
- 400 Amendments apply for the same taxable years as the amendments made by Section 6007(f)(2) of the Internal Revenue Service Restructuring and Reform Act of 1998 (P. L. 105-206), unless those amendments specifically apply for federal purposes to a date prior to the specified date of incorporation, in which case they shall apply as of the specified date of incorporation.
- 401 Amendments apply for the same taxable years as the amendments made by Section 6013(a) of the Internal Revenue Service Restructuring and Reform Act of 1998 (P. L. 105-206), unless those amendments specifically apply for federal purposes to a date prior to the specified date of incorporation, in which case they shall apply as of the specified date of incorporation.
- 402 Amendments apply for the same taxable years as the amendments made by Section 6005(f) of the Internal Revenue Service Restructuring and Reform Act of 1998 (P. L. 105-206), unless those amendments specifically apply for federal purposes to a date prior to the specified date of incorporation, in which case they shall apply as of the specified date of incorporation.
- 403 Amendments apply to taxable years beginning on or after January 1, 1999.
- 404 Operative with respect to the same period as the federal law provision to which it conforms.
- 405 Inoperative October 31, 2002.
- 406 Operative April 1, 2003.
- 407 Implemented only to the extent funds are provided in the annual Budget Act.
- 408 Operative on the date the Secretary of State adopts uniform standards for storing and recording permanent and nonpermanent documents in electronic media, as required by Section 12168.7 of the Government Code.
- 409 Operative 30 days after the effective date of this act.
- 410 Subdivision (c) operative January 1, 2004.
- 411 Subdivision (b) operative January 1, 2004.
- 412 Not operative unless the Costa-Hawkins Rental Housing Act (Chapter 2.7 (commencing with Section 1954.50) of Title 5 of Part 4 of Division 3 of the Civil Code) is repealed.
- 413 Effective until December 1, 2006, or until all the moneys remaining in the Unlawful Sales Reduction Fund on January 1, 2006, have been appropriated by the Legislature for allocation to the Office of Criminal Justice Planning for funding the competitive grant program established under this section, whichever occurs later.
- 414 Inoperative June 30, 2005.
- 415 Operative January 1, 2004, only if moneys are appropriated on or before January 1, 2004, for the purposes of increased reimbursements pursuant to this article.

- 416 Operative January 1, 2004, only if moneys are appropriated on or before January 1, 2004, for each of the following purposes: (a) providing nutrition policy development grants pursuant to subdivision (c) of Section 49433; (b) support and technical assistance to school districts pursuant to Section 49433.5; (c) increasing meal reimbursements pursuant to Section 49430.5.
- 417 Operative upon voter approval of the Housing and Emergency Shelter Trust Fund Act of 2002, approved by voters at November 5, 2002, election, Prop. 46.
- 418 Subdivision (p) inoperative January 1, 2008.
- 419 Amendments to subdivisions (d), (e), (f), and (g) relating to advanced practices, that are made by the act adding subdivision (k), shall become operative no later than January 1, 2004, or on the date the California Board of Occupational Therapy adopts regulations pursuant to subdivision (h), whichever first occurs.
- 420 Operation contingent upon an appropriation from the Dealers' Record of Sale Special Account.
- 421 Inoperative on the date that a federal law or regulation is enacted that regulates notice requirements in the event of termination of electronic mail service.
- 422 Any section of any act, other than Senate Bill 1316, that is enacted by the Legislature during the 2002 calendar year that takes effect on or before January 1, 2003, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more sections affected 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 2002 calendar year and takes effect on or before January 1, 2003, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 423 Repeal operative January 1, 2015.
- 424 Inoperative July 1, 2007.
- 425 Subdivision (b) shall become inoperative on January 1, 2007, unless otherwise provided by a memorandum of understanding or agreement with a recognized employee organization.
- 426 Any section of any act enacted by the Legislature during the 2002 calendar year that does both of the following shall prevail over this act, whether that act is enacted prior to, or subsequent to, the enactment of this act: (a) takes effect on or before January 1, 2003; (b) amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended, added, or repealed by this act.
- 427 Subdivision (e) inoperative January 1, 2007.
- 428 Any section of any act enacted by the Legislature during the 2002 calendar year that takes effect on or before the effective date of this act, 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 this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 429 Repeal operative April 1, 2003.
- 430 Operative January 2, 2003.
- 431 Any section of any act enacted by the Legislature during the 2002 calendar year that takes effect on or before January 1, 2003, 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 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 2002 calendar year and takes effect on or before January 1, 2003, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.

- 432 Operative only if all of the following conditions are met: (a) the petitioners in Sacramento Metropolitan Air Quality Management District, and Yolo Solano Air Quality Management District v. the United States Environmental Protection Agency, in the United States Court of Appeals for the Ninth Circuit (Petition Number 02-70848), move to withdraw from the lawsuit, with prejudice, on or before October 4, 2002; (b) the court issues an order granting that motion; and (c) the petitioners file a certified copy of that order with the Secretary of State.
- 433 Operative upon at least one of the following two events taking place, whichever occurs first, but in no event prior to July 1, 2004: (a) the amendment by Congress of subd. (f) of 42 U.S.C. Sec. 666 to statutorily require or authorize, in connection with the approval of state plans for purposes of federal funding, the adoption of the Uniform Interstate Family Support Act as promulgated by the National Conference of Commissioners on Uniform State Laws in 2001; (b) the approval, either generally or with specific application to California, by the federal office of Child Support Enforcement or by the Secretary of Health and Human Services, of a waiver, exemption, finding, or other indicia of regulatory approval of the Uniform Interstate Family Support Act, as promulgated by the National Conference of Commissioners on Uniform State Laws in 2001, in connection with the approval of state plans for purposes of federal funding.
- 434 Operative December 31, 2004.
- 435 Approved by voters at March 2, 2004, election, Prop. 57. Operative because ACA 5 of the 2003-04 Fifth Extraordinary Session (Res. Ch. 1, Stats. 2003-04 (5th Ex. Sess.)) was submitted to and approved by the voters at the March 2, 2004, election, Prop. 58.
- 436 The amendments to this section made by the act adding this subdivision shall apply only to taxable years beginning on or after January 1, 2002.
- 437 Inoperative on January 1, 2003, and shall remain inoperative until January 1, 2006, at which time it shall become operative.
- 438 Operative only upon a determination by the Insurance Commissioner that the personnel positions needed to carry out the provisions of this article are in existence or have been authorized in the Budget Act of 2002 or a subsequent budget act. On and after January 1, 2003, the commissioner may accept applications from communications equipment vendors seeking licensure pursuant to this article. However, the commissioner shall not act upon the applications. If, prior to April 30, 2003, the commissioner receives 50 applications or less, the commissioner shall be deemed to have sufficient personnel to carry out the provisions of this article and this article shall immediately become operative.
- 439 A city or county shall not be required to comply with the amendments made by this act, relating to military readiness activities, military personnel, military airports, and military installations, until (1) an agreement is entered into between the United States Department of Defense or other federal agency and the State of California, through the Governor's Office of Planning and Research, for the federal government to fully reimburse all claims approved by the Commission on State Mandates and paid by the Controller that cities and counties would be eligible to file as a result of the enactment of this act; and (2) the city or county undertakes its next general plan revision. The amendments made by this act shall become inoperative on the January 1 following the date that the Director of Planning and Research executes a declaration stating that the agreement described above has been terminated by either party.
- 440 Any section of any act enacted by the Legislature during the 2003 calendar year that takes effect on or before January 1, 2004, 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.

- 441 Amendments to this section shall be retroactive to July 1, 2001.
- 442 Paragraph (2) of subdivision (a) shall become inoperative January 1, 2006.
- 443 Operative only if the Water Security, Clean Drinking Water, Coastal and Beach Protection Act of 2002 is approved by the voters at the November 5, 2002, statewide general election.
- 444 Implemented only to the extent that funds are appropriated for these purposes in the annual Budget Act or another measure.
- 445 Any section of Senate Bill 570, Assembly Bill 354, or Assembly Bill 1254 enacted by the Legislature during the 2003 calendar year that takes effect on or before January 1, 2004, and that amends, amends and rennumbers, adds, repeals and adds, or repeals Section 830.1 of the Penal Code shall prevail over the amendments to Section 830.1 proposed by this act, whether enacted prior to, or subsequent to, the enactment of this act, and the amendments to Section 830.1 proposed by this act shall not become operative.
- 446 Operative January 1, 2013.
- 447 Operative July 1, 2004, and shall cease to be operative on the first day of the first calendar quarter commencing more than 90 days following a notification to the State Board of Equalization by the Director of Finance pursuant to subdivision (b) of Section 99006 of the Government Code.
- 448 Operative upon an appropriation of funds by the Legislature, or the allocation of existing discretionary funds by the Governor pursuant to Section 128(a) of the Workforce Investment Act of 1998 (29 U.S.C. Sec. 2853 (a)), for the specific stated purpose of establishing the California Savings and Asset Project.
- 449 Not operative unless appropriate funding, as determined by the Office of Statewide Health Planning and Development, is made available.
- 450 Paragraph (3) of subdivision (b) inoperative January 1, 2006.
- 451 Inoperative July 1, 2012.
- 452 The changes made by this act to subdivision (f) of this section shall become operative 90 days after the effective date of this act.
- 453 Subdivision (b) shall become inoperative on January 1, 2007.
- 454 Inoperative in the event, and on the date, of a final judicial determination by any court of appellate jurisdiction or a final determination by the administrator of the federal Centers for Medicare and Medicaid Services that the supplemental reimbursement provided in this section must be made to any facility not described in this section.
- 455 Operative only upon adoption by the Los Angeles County Board of Supervisors of a resolution by majority vote making the provisions of Article 10 of Chapter 1 of Part 4.7 of the Government Code applicable in that county.
- 456 Operative June 30, 2003.
- 457 Inoperative June 30, 2007.
- 458 Inoperative March 1, 2004.
- 459 Repeal operative June 1, 2006.
- 460 This section shall become inoperative on a date that is three years after the date that Section 5018.1 of the Public Resources Code is repealed, and, as of January 1 immediately following that inoperative date, is repealed.
- 461 Inoperative October 31, 2004.
- 462 Operative with respect to unpaid tax liabilities of high-risk collection accounts that are the subject of notifications made to eligible taxpayers on or after October 1, 2002, and before July 1, 2003.
- 463 Amendments made to this section by the act adding subdivision (c) shall apply only to taxable years beginning on or after January 1, 2002.

- 464 Inoperative on December 31, 2010, or the date on which the State Director of Health Services notifies, in writing, the Chairperson of the Joint Legislative Audit Committee and certifies that the city has awarded contracts for construction of each of the projects described in subdivision (b) of Section 73502 of the Water Code, whichever date is earlier.
- 465 Operative on January 1 immediately following the earlier of either December 31, 2010, or the date on which the State Director of Health Services notifies, in writing, the Chairperson of the Joint Legislative Audit Committee and certifies that the city has awarded contracts for construction of each of the projects described in subdivision (b) of Section 73502 of the Water Code.
- 466 Repeal operative January 1, 2008. 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. 8 (commencing with Sec. 18791) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 1997, or the adjusted amount specified in subdivision (c) of RTC 18796 for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 467 Inoperative September 1, 2003, and repealed January 1, 2004, if the final report required by subdivision (e) is submitted to the Department of Finance and the Legislature on or before February 1, 2003.
- 468 Not operative until the Legislature appropriates funds necessary to implement this division (Div. 22.9, PRC), or until a bond act approved by the voters of this state includes an allocation of funds for the purposes of this division.
- 469 Repeal operative January 1, 2008. 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 2002, or the adjusted amount specified in subdivision (c) of RTC 18716, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 470 Operative only until the operative date of regulations that revise the regulations set forth in Chapter 3 (commencing with Section 100101) of Division 9 of Title 22 of the California Code of Regulations and that authorize an EMT-I to receive EMT-II training in administering naloxone hydrochloride without having to complete the entire EMT-II certification course.
- 471 Not operative in a city unless and until the city council or board of supervisors, by ordinance adopted by majority vote, makes this section operative in the city.
- 472 Not operative in a city, including a charter city, county, including a charter county, or city and county unless and until the city council or board of supervisors, by ordinance or resolution adopted by majority vote, makes this section operative in the city, county, or city and county.
- 473 Inoperative October 1, 2003.
- 474 Operative on the effective date of this act.
- 475 Inoperative August 1, 2004.
- 476 This act shall become operative on January 1, 2004, except that benefits shall be payable for periods of family temporary disability leave commencing on or after July 1, 2004.
- 478 Inoperative in any fiscal year in which Section 2550.1 of the Education Code is operative.

- 479 Operative only if the total appropriation for the support of trial court funding in Item 0450-101-0932 of the Budget Act of 2003, as enacted, is two billion one hundred eighty-six million eight hundred sixty-four thousand dollars (\$2,186,864,000) or more and the total appropriation for support of trial court funding in Item 0450-111-0001 of the Budget Act of 2003, as enacted, is one billion one million one thousand dollars (\$1,001,001,000) or more; and in that event, shall become operative on the 15th day after the effective date of this act or on July 1, 2003, whichever is later.
- 480 Operative only if the total appropriation for support of the judiciary in Item 0250-001-0001 of the Budget Act of 2003, as enacted, is two hundred eighty million four hundred ninety thousand dollars (\$280,490,000) or more; and in that event shall become operative on the 15th day after the effective date of this act or July 1, 2003, whichever is later.
- 481 Subdivision (f) operative January 1, 2006.
- 482 Operative September 1, 2003.
- 483 Inoperative September 1, 2007.
- 484 Subdivision (f) shall become inoperative on September 1, 2007.
- 485 Operative July 1, 2006.
- 486 Repeal operative January 1, 2008. 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 2002, or the adjusted amount specified in subdivision (c) of RTC 18744 for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 487 Operative upon approval of the Kindergarten-University Public Education Facilities Bond Act of 2002, approved by voters at November 5, 2002, election, Prop. 47.
- 488 Subdivision (g) operative until January 1, 2003.
- 489 Repeal operative January 1, 2018.
- 490 Any section of any act enacted by the Legislature during the 2002 calendar year, other than a section of Assembly Bill 3034, that takes effect on or before January 1, 2003, and that amends, amends and renumbers, amends and repeals, adds, repeals and adds, or repeals a section that is amended, amended and renumbered, amended and repealed, added, repealed and added, or repealed by this act, shall prevail over this act, whether that act is chaptered before or after this act.
- 491 Repeal operative January 1 of the fifth taxable year following the first appearance of the Asthma and Lung Disease Research Fund on the tax return. If, in the second calendar year after the first taxable year the fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions made on returns filed in that calendar year will be less than \$250,000, or the adjusted amount specified in RTC Sec. 18835(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 492 Subdivision (h) operative July 1, 2002, or the date that the program for accelerated enrollment coverage for children takes effect, whichever is later.
- 493 Repeal operative January 1, 2006, unless the Secretary of the Resources Agency determines that federal legislation has been enacted authorizing the participation of appropriate federal agencies in the California Bay-Delta Authority.
- 494 Paragraphs (1) and (2) of subdivision (b) inoperative for services provided after June 30, 2002.
- 495 Inoperative date of paragraph (3) of subdivision (a) deleted by amendment.
- 496 Effective only until July 1, 2003.
- 497 Operative after the Judicial Council adopts a rule of court, on or before July 1, 2004, to implement this section.

- 498 Paragraph (2) of subdivision (b) applies to taxable years beginning on or after January 1, 2004.
- 499 Operative January 1, 2004, or 120 days after Assembly Bill No. 1207 of the 2003-04 Regular Session is chaptered, whichever is later.
- 500 Paragraph (1) of subdivision (a) shall be implemented only to the extent that funds for these purposes are appropriated by the Legislature in the annual Budget Act or other statute.
- 501 Effective upon the adoption by the voters of the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, as set forth in Section 2 of this act (Ch. 20 (commencing with Sec. 2704), Div. 3, SHC).
- 502 This section shall become inoperative on the operative date of any regulation adopted by the California Integrated Waste Management Board relating to "inert waste removed from the solid waste stream and not disposed of in a solid waste landfill," as defined in subdivision (a)(2), if that regulation includes procedures to facilitate the counting of the inert waste for purposes of the disposal reporting system established under PRC Section 41821.5 when that inert waste is placed in a mine reclamation facility as fill material, and, as of January 1 immediately following that operative date, is repealed.
- 503 Repeal operative January 1, 2010. However, if the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 3 (Sec. 18721 et seq.)) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 2001, or the adjusted amount specified in RTC 18724(c) for any subsequent taxable year, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 504 Inoperative January 1, 2008.
- 505 Not operative unless and until a memorandum of understanding has been agreed to by the state employer and the recognized employee organization making this section applicable to those members described in subdivision (a).
- 506 Operative March 1, 2003.
- 507 This section prevails over Section 10540 of the Water Code, as added by Chapter 767 of the Statutes of 2002.
- 509 Subdivision (b) operative January 1, 2005.
- 510 Operative only if the Housing and Emergency Shelter Trust Fund Act of 2002, approved by voters at November 5, 2002, election, Prop. 46, contains authority to use bond proceeds for the purposes of this act.
- 511 Inoperative March 1, 2004.
- 512 Operative March 1, 2004.
- 513 Operative July 1, 2004.
- 514 Except as provided in Article 6 (commencing with Section 23100) of Chapter 3 of Division 10 of the Financial Code, the provisions of Division 10 (commencing with Section 23000) of the Financial Code shall become effective on January 1, 2003, and shall become operative on March 1, 2004. However, the Commissioner of Corporations shall have the power and authority to implement the provisions of Division 10 prior to March 1, 2004.
- 515 This section shall become operative only as provided in a declaration of the State Director of Social Services that federal Food Stamp Program waivers have been granted and specifying a date upon which counties shall implement this act.
- 516 Subdivision (e) of this section shall become inoperative June 1, 2005.
- 517 Subdivision (c) operative July 1, 2003.
- 518 Effective July 1, 2003.

- 519 Any section of any act enacted by the Legislature during the 2003 calendar year that takes effect on or before January 1, 2004, 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 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 2003 calendar year and takes effect on or before January 1, 2004, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 520 Implementation subject to the provision of funds for the purposes of this section in the Budget Act of 2002 or in another statute enacted during the 2001–02 Regular Session.
- 521 Implemented only during fiscal years for which an appropriation is provided for the purposes of this section in the annual Budget Act or in another statute.
- 523 Inoperative January 1, 2004, if the actual reserve balance in the Dealers' Record of Sale Special Account is \$1,000,000 or more on January 1, 2004, as determined by the Department of Justice. If the reserve balance is not equal to \$1,000,000 or more on January 1, 2004, as determined by the Department of Justice, these provisions shall become inoperative when the Department of Justice determines that the actual reserve balance in the Dealers' Record of Sale Special Account equals \$1,000,000 or more.
- 524 Operative January 1, 2004, if the actual reserve balance in the Dealers' Record of Sale Special Account is \$1,000,000 or more on January 1, 2004, as determined by the Department of Justice. If the reserve balance is not equal to \$1,000,000 or more on January 1, 2004, as determined by the Department of Justice, these provisions shall become operative when the Department of Justice determines that the actual reserve balance in the Dealers' Record of Sale Special Account equals \$1,000,000 or more.
- 525 The amendments to paragraph (1) of subdivision (e) made by this act shall be retroactive to June 30, 2002.
- 526 This section shall be implemented only to the extent sufficient funds for this purpose are appropriated by the Legislature in the annual Budget Act or other statute, or sufficient funds, as determined by the State Department of Mental Health, for the purposes of this section have been received pursuant to subdivision (d).
- 527 In effect until July 1, 2004.
- 528 This section shall prevail over same-numbered section as added by Chapter 812 of the Statutes of 2002.
- 529 Operation of subdivision (a) shall be suspended for the 2002–03 fiscal year.
- 530 Subdivision (e) shall not be operative if the total level of federal Community Services Block Grant funds is reduced more than 3.5 percent below the amount appropriated in the annual Budget Act.
- 531 Inoperative from July 1, 2002, to July 1, 2003, inclusive.
- 532 Inoperative March 31, 2005.
- 533 The amendments made to this section by the act adding this subdivision shall become operative six months after the date that act takes effect.
- 534 Operative only until the effective date of the Budget Act of 2003 or June 30, 2003, whichever occurs later, and, as of January 1, 2004, is repealed.
- 535 Not effective.
- 536 Amended by Governor's Reorganization Plan No. 1 of 2002. Effective July 2, 2002.
- 537 Added by Governor's Reorganization Plan No. 1 of 2002. Effective July 2, 2002.
- 538 Operative June 1, 2003.

- 539 Inoperative June 1, 2003.
- 540 Operative upon the effective date of Chapter 3 of the Statutes of 2003.
- 541 Inoperative June 30, 2009.
- 542 Inoperative July 1, 2036.
- 543 Operative January 1, 2037.
- 544 Inoperative on the effective date of this act.
- 545 Operation of subdivision (a) shall be suspended for the 2003-04, 2004-05, and 2005-06 fiscal years.
- 546 Inoperative July 1, 2013.
- 547 Repeal operative January 1, 2014.
- 548 Subdivisions (b), (c), and (d) inoperative for the 2003-04 fiscal year, pursuant to Section 43 of Chapter 227 of the Statutes of 2003.
- 549 Repeal operative July 1, 2010.
- 550 Subdivision (d) shall become inoperative upon full repayment or discharge of all moneys loaned from the California Teleconnect Fund Administrative Committee Fund in the Budget Act of 2003.
- 551 Subdivision (a) inoperative from July 1, 2003, to June 30, 2006, inclusive.
- 552 Paragraph (1) of subdivision (a) operative until June 30, 2004.
- 553 Repeal operative January 1, 2009. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 14 (Sec. 18851 et seq.)) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 1999, or the adjusted amount specified in RTC 18855(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 554 Paragraph (1) of subdivision (j) operative until June 30, 2004.
- 555 Operative only if moneys are appropriated for each of the following purposes: (a) providing nutrition policy development grants pursuant to subdivision (c) of Section 49433; (b) support and technical assistance to school districts pursuant to Section 49433.5; (c) increasing meal reimbursements pursuant to Section 49430.5.
- 556 Operative September 1, 2004.
- 557 Operative October 1, 2004.
- 558 Repeal operative June 30, 2004.
- 559 Operative on January 1, 2004, except that benefits shall be payable for family temporary disability insurance claims commencing on or after July 1, 2004.
- 561 Any section of any act enacted by the Legislature during the 2003 calendar year that takes effect on or before January 1, 2004, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by this act, with the exception of Chapter 62 of the Statutes of 2003, 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 2003 calendar year and takes effect on or before January 1, 2004, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 562 Operative July 1, 2007.
- 563 Paragraph (1) of subdivision (c) and subdivision (d) inoperative on the date on which all bonds and ancillary obligations issued pursuant to this title are not outstanding, as certified by the Director of Finance pursuant to paragraph (1) of subdivision (b) of Section 99006.

- 564 If the amendments to paragraph (2) of subdivision (b) of Section 104557 of the Health and Safety Code made by Section 3 of this act are held by a court of competent jurisdiction to be unconstitutional, Section 3 of this act shall be deemed repealed, and paragraph (2) of subdivision (b) of Section 104557 of the Health and Safety Code shall be deemed to be in the form as it existed prior to the amendments made to that section by Section 3 of this act. Neither a holding of unconstitutionality of the provisions of Section 3 of this act, nor an implied repeal of the amendments to paragraph (2) of subdivision (b) of Section 104557 of the Health and Safety Code made by Section 3 of this act shall affect, impair, or invalidate any other portion of Section 104557 of the Health and Safety Code, or the application of that section to any other person or circumstance, and those remaining portions of Section 104557 of the Health and Safety Code shall at all times continue in full force and effect.
- 565 Paragraph (11) of subdivision (a) not operative if the California State Board of Pharmacy, prior to January 1, 2006, adopts regulations that mandate the same labeling requirements set forth in this paragraph.
- 566 Inoperative March 1, 2006.
- 568 Inoperative December 31, 2004.
- 570 Repeal operative June 30, 2007.
- 571 Any section of any act enacted by the Legislature during the 2004 calendar year that takes effect on or before January 1, 2005, 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 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 2004 calendar year and takes effect on or before January 1, 2005, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 572 Operative only until the administrative director adopts a regulation specifying separate reimbursement, if any, for implantable medical hardware or instrumentation for complex spinal surgeries.
- 573 Any section of any act enacted by the Legislature during the 2003 calendar year that takes effect on or before the effective date of this act, 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 this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 574 After notification to Legislature and Secretary of State that completion of California 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 or June 30, 2005, whichever is later, and as of the later of those dates this section is repealed.
- 575 Applicable to purchases of tangible personal property made on or after January 1, 2003, in taxable years beginning on or after January 1, 2003, and on or before December 31, 2009, and as of that date becomes inoperative, unless a later enacted statute extends the operation of this section.
- 576 Applicable to reporting of purchases of tangible personal property made on or after January 1, 2003, in taxable years beginning on or after January 1, 2003, and on or before December 31, 2009, and as of that latter date becomes inoperative, unless a later enacted statute extends the operation of this section.
- 577 Operative for returns filed for taxable years on and after January 1, 2003, and ending on or before December 31, 2009, and as of that date becomes inoperative, unless a later enacted statute extends the operation of this section.

- 578 Applicable to taxable years beginning on or after January 1, 2003.
- 579 Operative January 1, 2014.
- 580 Operative only if the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century (Ch. 20 (commencing with Sec. 2704), Div. 3, S.H.C.) is approved by the voters at the November 2, 2004, statewide general election.
- 581 This section shall be implemented to the extent funding is made available through the federal government, or in the annual Budget Act or another state statute, or any combination of any sources of funding.
- 582 Paragraphs (24) and (25) of subdivision (b) operative July 1, 2004.
- 583 Subdivisions (c), (d), (e), and (f) shall not become operative unless the parties have executed the Quantification Settlement Agreement on or before October 12, 2003.
- 584 Operative with respect to the University of California, the Franchise Tax Board, the California community college districts, the California State University system, and the California Student Aid Commission and its auxiliary organization as specified in subdivision (h).
- 585 Inoperative July 31, 2008.
- 586 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Missions Foundation Fund on the tax return. If, in the second calendar year after the first taxable year the California Missions Foundation Fund appears on the tax return, 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 \$250,000, or the adjusted amount specified in subdivision (c) for subsequent taxable years, as may be applicable, then this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 587 Operative only if the bond measure described in Section 1.3 of Article XVI of the Constitution, as added by this measure, is submitted to and approved by the voters at the March 2, 2004, statewide primary election.
- 588 Operative June 30, 2005.
- 589 Inoperative on July 1, 2007, or on the date that the authority to transfer responsibility for a court facility from a county to the Judicial Council pursuant to Section 70321 has lapsed, whichever is later, and as of the following January 1 is repealed.
- 590 Operative only until the effective date of the Budget Act of 2004 or July 1, 2004, whichever is later, and as of January 1, 2005, is repealed.
- 591 Subdivision (e) shall become inoperative upon full repayment or discharge of all moneys loaned from the California Teleconnect Fund Administrative Committee Fund in the Budget Act of 2003.
- 592 Operative if Section 6368.8 of the Revenue and Taxation Code is repealed and, in that event, shall become operative on the date that section is repealed.
- 593 Applicable to taxable years ending after October 10, 1999.
- 594 Applicable to taxable years beginning on or after January 1, 2003, except as provided in subdivision (c) of Section 15 of this act.
- 595 Inoperative in the event that Part 8.7 (commencing with Section 2120) of Division 2 of the Labor Code is held invalid.
- 596 Effective in any county or district only when the county board of supervisors or governing board of the district adopts an ordinance or resolution providing for that implementation, and shall become operative with respect to all safety members of the system on the date specified in the implementing ordinance.
- 597 Effective only until July 1, 2006.
- 598 Subdivision (c) operative July 1, 2004.
- 599 This act shall become operative only if Assembly Bill 97 of the 2003–04 Regular Session is enacted and takes effect.
- 600 Operative only if Assembly Bill 1179 of the 2003–04 Regular Session is enacted and takes effect, and that bill amends Section 6107 of the Government Code.

- 602 This act may become operative and inoperative on an earlier date established by an executive order issued by the Governor if that date is not less than 30 days after the issuance of the executive order.
- 603 Subdivision (d) shall be inoperative if any court finds that any portion of subdivision (d) is invalid or in violation of any state or federal law. Subdivision (d) shall remain in effect only until April 30, 2007, and as of that date is repealed.
- 604 Inoperative June 1, 2004.
- 605 Operative June 1, 2004.
- 606 Repeal operative January 1 following certification to the Public Works Board by the Secretary of the Department of Veterans Affairs, and with Department of Finance concurrence, that the construction project at Chula Vista is complete and that all accounting records are closed.
- 607 Operative for the period beginning on and after March 1, 2004, and ending on and including, July 15, 2004.
- 608 Except for subdivision (h), this section shall become inoperative on January 1, 2009, and as of January 1, 2010, this entire section is repealed.
- 609 Inoperative January 1, 2005, or on an earlier date if the Board of Administration of the Public Employees' Retirement System makes a formal determination that health maintenance organization plans are no longer the most cost-effective health benefit plans offered by the board.
- 610 Inoperative January 1, 2009, and repealed January 1, 2010, except as otherwise provided in Chapter 12.85 (commencing with Section 18987) of Part 6 of Division 9.
- 611 Paragraph (2) of subdivision (a) is repealed January 1, 2010.
- 612 Paragraph (1) of subdivision (a) operative until June 30, 2005.
- 613 Paragraph (1) of subdivision (j) operative until June 30, 2005.
- 614 Any section of any act enacted by the Legislature during the 2004 calendar year that takes effect on or before January 1, 2005, 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 this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 615 Subdivision (c) not operative unless the county board of supervisors, by resolution adopted by a majority vote, makes the subdivision operative in the county.
- 616 Operative December 31, 2008.
- 617 Not operative until the date the State Mining and Geology Board notifies the Secretary of State in writing that the board has approved an ordinance adopted by the Board of Supervisors for the County of Yolo that governs in-channel noncommercial extraction activities carried out pursuant to the Cache Creek Resources Management Plan.
- 618 In the event that this measure and Proposition 65 both are approved and this measure receives a higher number of affirmative votes, none of the provisions of Proposition 65 shall take effect.
- 619 Operative only when the Secretary of the Youth and Adult Correctional Agency certifies in writing that it is necessary to prevent or minimize employment actions, including, but not limited to, layoffs, demotions, reductions in time base, or involuntary transfers of employees.
- 620 Inoperative if the retirement program authorized by this section is inconsistent with federal laws or rules or becomes unnecessary under state or federal law.
- 621 Inoperative January 1, 2008, or on an earlier date if the Board of Administration of the Public Employees' Retirement System makes a formal determination that health maintenance organization plans are no longer the most cost-effective health benefit plans offered by the board.

- 622 This act is in its entirety an interim statute within the meaning of Proposition 65, the effect and operation of which is suspended pending voter approval as required by that measure, should that measure be approved by the voters and take effect.
- 623 Subdivision (c) inoperative July 1, 2006.
- 624 Amendments made by the act adding subdivision (f) operative October 1, 2004.
- 625 Inoperative for the period commencing with the effective date of this act, until July 1, 2005.
- 626 Repeal operative June 30, 2011.
- 627 Operative only until the effective date of the Budget Act of 2005 or July 1, 2005, whichever is later, and as of January 1, 2006, is repealed.
- 628 Subdivision (b) inoperative July 1, 2005, or upon the enactment of a uniform filing fee, whichever is earlier.
- 629 Operative after the Judicial Council adopts a rule of court, on or before January 1, 2005, to implement this section.
- 630 Operative October 1, 2004, or the first of the month following 90 days after the effective date of this act, whichever is later.
- 631 Paragraph (2) of subdivision (k) inoperative July 1, 2006.
- 632 Inoperative September 1, 2008.
- 633 Subdivisions (b) to (e), inclusive, of this section shall become inoperative July 1, 2009.
- 634 Inoperative September 1, 2004.
- 635 Inoperative January 1, 2009.
- 636 Operative July 1, 2009.
- 637 Operative, with exception of subdivision (i), only until January 1, 2011.
- 638 Subdivision (g) inoperative January 1, 2009.
- 639 Repeal operative January 1, 2013.
- 640 Inoperative January 1, 2012.
- 641 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Military Family Relief Fund on the tax return. If, in the second calendar year after the first taxable year the California Military Family Relief Fund appears on the tax return, or in any subsequent calendar year, as applicable, 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 subd. (c), RTC Sec. 18709 for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 642 Applicable with respect to the entire 2004–05 fiscal year and for each fiscal year following that fiscal year.
- 643 Applicable to taxable years beginning on or after January 1, 2005.
- 644 Not operative if, in the opinion of the retirement board and the actuary, the allowances payable under this section would place an additional financial burden on the retirement system.
- 645 Inoperative March 1, 2011.
- 646 Repeal operative March 1, 2011.
- 647 Any section of any act enacted by the Legislature during the 2005 calendar year that takes effect on or before January 1, 2006, 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 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 2005 calendar year and takes effect on or before January 1, 2006, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.

- 648 Inoperative, as of March 1, 2006, unless the secretary finds, in a referendum conducted by him or her, or a person designated by him or her, that a favorable vote has been given pursuant to this article.
- 649 Operative March 1, 2011.
- 650 Subdivision (b) shall apply to taxable years beginning after December 31, 2002.
- 651 Applicable to taxable years beginning after November 11, 2003.
- 652 Applicable to taxable years beginning after December 31, 2002.
- 653 Subdivision (b) not operative in any county until the board of supervisors, by resolution adopted by majority vote, makes the provision applicable in that county.
- 654 Any section of any act enacted by the Legislature during the 2004 calendar year that takes effect on or before January 1, 2005, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by this act, with the exception of Assembly Bill 3082, shall prevail over this act, whether this 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 2004 calendar year and takes effect on or before January 1, 2005, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 656 Inoperative November 1, 2004.
- 657 Operative November 1, 2004.
- 658 Operative upon the operative date of an appropriation by the Legislature for the purpose of funding the payments of military benefits, as required by this chapter.
- 659 Subdivisions (a) and (b) and paragraph (3) of subdivision (c) shall become operative on January 1, 2006.
- 660 Inoperative upon the enactment of a statute requiring the licensure and regulation of nonprofit community service organizations providing consumer credit counseling.
- 661 Subdivisions (a) to (f), inclusive, of this section shall be inoperative from August 16, 2004, until July 1, 2005, with the exception of subdivisions (g) to (j), inclusive, which shall take effect retroactively, beginning November 3, 2004.
- 662 Operative July 1, 2008.
- 663 Operative only until the effective date of the Budget Act of 2006 or July 1, 2006, whichever is later, and as of January 1, 2007, is repealed.
- 664 Repeal operative January 1, 2010. If, in any calendar year, the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 6 (Sec. 18761 et seq.)) made on returns filed in that calendar year will be less than \$250,000 for taxable years beginning in 2000, or the adjusted amount specified in RTC 18766(c) for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on and after January 1 of that calendar year.
- 665 Inoperative April 1, 2010.
- 666 Operative May 1, 2005.
- 667 Repeal operative April 1, 2007.
- 668 Section 11544, as added by Section 1 of Governor's Reorganization Plan No. 2, submitted to the Legislature on May 9, 2005, is not operative.
- 669 Operative July 9, 2005, the date the Governor's Reorganization Plan No. 2 becomes effective.
- 670 Repeal operative July 1, 2012.
- 671 Operative only if legislation is enacted and becomes operative on or after June 1, 2005, but before July 1, 2006, that requires the funds transferred pursuant to Section 80 of this act to be expended for environmental control technologies for chrome and metal plating related activities.

- 672 Amended by Governor's Reorganization Plan No. 2 of 2005. Effective July 9, 2005.
- 673 Inoperative December 31, 2006.
- 674 Rejected by voters at June 6, 2006, election, Prop. 81.
- 675 Inoperative September 20, 2005.
- 676 Operative September 20, 2005.
- 677 Operative January 1, 2015.
- 678 Operative July 1, 2012.
- 679 Inoperative January 1, 2005.
- 680 Operative July 1, 2006, if an appropriation is made from the Professional Engineer's and Land Surveyor's Fund for the 2006–07 fiscal year in the annual Budget Act to fund the activities of this article, and sufficient hiring authority is granted to the board pursuant to a budget change proposal to provide sufficient staffing to implement this article.
- 681 This section shall become inoperative upon the adoption by the Fish and Game Commission of a halibut fishery management plan in accordance with the requirements of Part 1.7 (commencing with Section 7050).
- 682 If an ordinance is not adopted consistent with this section by December 31, 2009, this section shall be repealed on January 1, 2010.
- 685 Inoperative June 1, 2012.
- 686 Operative January 1, 2006, if commencing July 1, 2005, and continuing during the period provided in Section 5096.11, there is an appropriation from the Accountability Fund in the annual Budget Act to fund the activities in the article (RTC Art. 5.1 (Sec. 5096 et seq.)) and sufficient hiring authority is granted pursuant to a budget change proposal to the board to provide staffing to implement this article.
- 687 Added by Governor's Reorganization Plan No. 2 of 2005. Effective July 9, 2005.
- 688 Paragraph (25) of subdivision (b) operative on the date on which sufficient funds are available for the Contractors' State License Board and the Department of Justice to conduct a criminal history record check pursuant to this section or on July 1, 2005, whichever occurs first.
- 689 Subdivision (b) operative on the date on which sufficient funds are available for the Contractors' State License Board and the Department of Justice to conduct a criminal history record check pursuant to subdivision (b) or on July 1, 2005, whichever occurs first.
- 690 Subdivision (c) operative on the date on which sufficient funds are available for the Contractors' State License Board and the Department of Justice to conduct a criminal history record check pursuant to subdivision (c) or on July 1, 2005, whichever occurs first.
- 691 Except as provided in subdivision (b) of Section 42486 of the Public Resources Code, inoperative on the date that either of the events described in subdivision (a) or (b) of Section 42485 of the Public Resources Code occurs, and if both occur, the earlier date.
- 692 Repealed by Governor's Reorganization Plan No. 2 of 2005. Effective July 9, 2005.
- 693 Operative until June 30, 2005, and thereafter is operative only if specified in the annual Budget Act or in another statute.
- 694 Amended by Governor's Reorganization Plan No. 1 of 2005. Effective May 5, 2005.
- 695 Any section of any act enacted by the Legislature during the second year of the 2003–04 Regular Session that amends, amends and renumbers, adds, repeals and adds, or repeals a statute that is amended by this act shall prevail over this act, whether that act is enacted prior or subsequent to the enactment of this act.

- 696 Repeal operative one year after the date on which *Caulerpa taxifolia* has been eradicated from Agua Hedionda Lagoon.
- 697 Inoperative January 1, 2010.
- 698 Operative on July 1, 2006, or when both the Joint Rules Committee of the California Senior Legislature and the Executive Director of the California Commission on Aging report to the Chief Clerk of the Assembly that the separation of the California Senior Legislature and the Commission on Aging has been accomplished, whichever is earlier.
- 699 Added by Governor's Reorganization Plan No. 1 of 2005. Effective May 5, 2005.
- 700 Operative only if the California Ocean Protection Act is enacted during the 2003–04 Regular Session.
- 701 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Prostate Cancer Research Fund on the tax return. If, in the second calendar year after the first taxable year the California Prostate Cancer Research Fund appears on the tax return, 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 subd. (c), RTC Sec. 18845.3 for subsequent taxable years, as may be applicable, then this section is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 702 This section shall remain in effect only until the California Child Support Automated System becomes fully operational and the Director of the Department of Child Support Services revokes delegation of his or her authority to the executive officer of the Franchise Tax Board to collect child support delinquencies, pursuant to Fam. C. 17450 et seq., and as of January 1 of the year following that date is repealed.
- 703 Repealed by Governor's Reorganization Plan No. 1 of 2005. Effective May 5, 2005.
- 704 Subdivisions (d) and (e) inoperative when specified obligations are no longer outstanding.
- 705 Operative April 1, 2005.
- 706 Inoperative April 1, 2005, pursuant to Sec. 5 and Sec. 7, Stats. 2004, Ch. 704.
- 707 Inoperative when all toll bridge seismic retrofit and replacement projects described in Section 188.5 of the Streets and Highway Code are complete.
- 708 Implemented and operative as specified in subdivisions (a) through (c) of Section 1324.28 of the Health and Safety Code.
- 709 Operative only as long as Article 7.6 (commencing with Section 1324.20) of Chapter 2 of Division 2 of the Health and Safety Code.
- 710 Inoperative in the event of a final judicial determination made by any state or federal court that is not appealed, or by a court of appellate jurisdiction that is not further appealed, in any action by any party or a final determination by the administrator of the Centers for Medicare and Medicaid Services, that federal financial participation is not available with respect to any payment made under the methodology implemented pursuant to this article because the methodology is invalid, unlawful, or contrary to any provision of federal law or regulations, or of state law.
- 711 Operative to the extent that the Superintendent of Public Instruction determines that funds are available pursuant to Section 52616.19 of the Education Code to implement the section on or after July 1 of each fiscal year.
- 712 Effective January 1, 2005.
- 713 Rejected by voters at November 2, 2004, election, Prop. 72.
- 714 Chapter 673 of the Statutes of 2003, which added or enacted this section, was submitted to and rejected by voters at November 2, 2004, election, Prop. 72.

- 715 Operative July 1, 2005, only if the Governor's Reorganization Plan No. 1 becomes effective.
- 716 To the extent that any conflicts exist between this act and the Governor's Reorganization Plan No. 1, as submitted to the Legislature on February 22, 2005, the changes made in this act shall prevail.
- 717 Inoperative date for subdivisions (e) to (i) deleted by amendment.
- 718 Subdivision (b) shall become inoperative on July 1, 2006, or upon the enactment of a uniform filing fee, whichever is earlier.
- 719 Inoperative April 1, 2009.
- 721 Repeal operative January 1 of the fifth taxable year following the first appearance of the Veterans' Quality of Life Fund on the tax return. If, in the second calendar year after the first taxable year the Veterans' Quality of Life Fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 11.5 (Sec. 18825 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) for subsequent taxable years, as may be applicable, then this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 722 Repeal operative January 1, 2016.
- 723 Inoperative July 1, 2014.
- 724 Repeal operative January 1, 2017.
- 726 Operative July 1, 2005, or upon enactment of the Budget Act of 2005, whichever is later.
- 727 The provisions added by this act shall have continuous operation from June 9, 2005.
- 728 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Sexual Violence Victim Services Fund on the tax return. If, in the second calendar year after the first taxable year the California Sexual Violence Victim Services Fund appears on the tax return, the Franchise Tax Board estimates by September 1 that contributions described in this article (RTC Art. 13.51 (Sec. 18846 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) for subsequent taxable years, as may be applicable, then this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 729 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Colorectal Cancer Prevention Fund on the tax return. If, in the second calendar year after the first taxable year the California Colorectal Cancer Fund appears on the tax return, 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 subd. (c) of RTC Sec. 18847.3 for subsequent taxable years, as may be applicable, then this article is repealed with respect to taxable years beginning on or after January 1 of that calendar year.
- 730 Repeal operative December 31, 2011.
- 732 Inoperative December 31, 2007.
- 733 Inoperative March 1, 2007.
- 734 Inoperative December 31, 2008.
- 737 Inoperative unless the Secretary of Food and Agriculture finds that specified conditions have occurred with regard to referendum voting.
- 738 Subdivision (e) operative July 1, 2006.
- 739 Inoperative date for subdivision (e) deleted by amendment.

- 742 Any section of any act, except Senate Bill 1108 (Chapter 22 of the Statutes of 2005), enacted by the Legislature during the 2005 calendar year that takes effect on or before January 1, 2006, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by this act, shall prevail over this act, whether this 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 2005 calendar year and takes effect on or before January 1, 2006, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 743 Paragraph (2) of subdivisions (q) and (r) shall become inoperative on January 1, 2008.
- 745 Unless repealed pursuant to subdivision (b) or (g) of Section 14166.2, this section shall become inoperative on the date that the State Director of Health Services executes a declaration stating that the federal demonstration project provided for in this article has been terminated by the federal Centers for Medicare and Medicaid Services, and shall, six months after the date the declaration is executed, be repealed.
- 747 Subparagraphs (B) to (F), inclusive, of paragraph (2) of subdivision (a) operative January 1, 2007.
- 748 Subdivision (f) operative July 1, 2007.
- 749 Subdivision (d) inoperative January 1, 2009.
- 750 Paragraph (2) of subdivision (c) operative July 1, 2006.
- 751 Subdivision (l) repealed December 31, 2010.
- 752 Repeal operative December 31, 2010.
- 754 Any section of any act enacted by the Legislature during the 2005 calendar year that takes effect on or before January 1, 2006, 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 this act, whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 755 Paragraph (2) of subdivision (b) operative January 1, 2007.
- 762 Operative October 9, 2006.
- 763 Inoperative upon enactment of SB 66 (Chapter 375, Statutes of 2005), pursuant to Sec. 6 of SB 66.
- 764 Operative only in fiscal years for which funds have been appropriated by the Legislature expressly for the purposes of this section.
- 765 Operative upon receipt of federal funds to assist the state in implementing new direct certification requirements mandated by federal law for children receiving free or reduced-price meals at school.
- 768 Subdivisions (a) and (b) shall become inoperative on the effective date that the Department of Toxic Substances Control, in consultation with the Office of Environmental Health Hazard Assessment, adopts a health-based target remediation standard for methamphetamine to determine when a property contaminated by methamphetamine laboratory activity only is safe for human occupancy.
- 769 Applicable to taxable years beginning on and after January 1, 2005, and before January 1, 2006.
- 770 January 1, 2007, delayed operative date deleted by amendment. Section is operative January 1, 2006.
- 771 Paragraph (3) of subdivision (b) shall become inoperative on January 1, 2007.
- 772 Repeal operative December 31, 2006.

- 773 Paragraph (4) of subdivision (a) shall be repealed January 1, 2007.
- 774 Applicable only to a taxable year of a taxpayer that determines its income derived from or attributable to sources within this state pursuant to a water's-edge election made prior to January 1, 2006, where that election may not be terminated for that taxable year without the consent of the Franchise Tax Board pursuant to paragraph (9) of subdivision (c) of Section 25113 of the Revenue and Taxation Code.
- 775 Applicable to taxable years beginning on or after January 1, 2006, as specified in Sec. 3 of this chapter.
- 776 Approved by voters at November 7, 2006, election, Prop. 1C.
- 777 Repeal operative January 1, 2010, only if the voters approve the Kindergarten-University Public Education Facilities Bond Act of 2006, as set forth in Section 16 of this act.
- 778 Approved by voters at November 7, 2006, election, Prop. 1E.
- 779 Operative only if the voters approve the Kindergarten-University Public Education Facilities Bond Act of 2006, as set forth in Section 16 of this act.
- 780 Repeal operative July 1, 2016.
- 781 Repeal operative on the date that the Director of Transportation certifies to the Secretary of Business, Transportation and Housing that all construction activities for the seismic retrofit projects specified in subdivision (a) are complete, or June 30, 2010, whichever occurs first.
- 782 Operative only if the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 is approved by the voters at the November 7, 2006, statewide general election.
- 783 Operative only if the Disaster Preparedness and Flood Prevention Bond Act of 2006 is approved by the voters at the November 7, 2006, statewide general election.
- 784 Operative on or after any statewide election in 2012, if statewide general obligation bond measure submitted for voter approval in 2012 or thereafter that includes bond issuance authority to fund construction of kindergarten and grades 1 to 12, inclusive, public school facilities is submitted to the voters and fails to be approved. Inoperative if subsequent to the failure of a general obligation bond measure as described above, a statewide general bond measure is approved by the voters. Thereafter operative if statewide general obligation bond measure submitted for voter approval that includes bond issuance authority to fund construction of kindergarten and grades 1 to 12, inclusive, public school facilities is submitted to the voters and fails to be approved and inoperative if subsequent to the failure of the general obligation bond measure a statewide bond measure as described is approved by the voters.
- 785 Repeal operative January 1, 2011, only if the voters approve the Kindergarten-University Public Education Facilities Bond Act of 2006, as set forth in Section 16 of this act.
- 786 Approved by voters at November 7, 2006, election, Prop. 1B.
- 787 Approved by voters at November 7, 2006, election, Prop. 1D.
- 788 Repeal operative July 1, 2009.
- 789 Inoperative upon full repayment of loans authorized by this section, and repealed on January 1 of the following year.
- 790 This section shall remain in effect only until and including June 30, 2007, and as of July 1, 2007, is repealed.
- 791 This section shall become inoperative on the date that the Director of Health Services executes a declaration stating that the federal demonstration project provided for in this part has been terminated by the federal Centers for Medicare and Medicaid Services, and shall, six months after the date the declaration is executed, be repealed.

- 792 Paragraph (3) of subdivision (d) inoperative July 1, 2008.
- 793 Operative only until the effective date of the Budget Act of 2007 or July 1, 2007, whichever is later, and as of January 1, 2008, is repealed.
- 794 Subdivision (f) operative July 1, 2007, but only after the statewide database becomes operational and the full calendar year of the birth and death indices and images is entered into the statewide database and is available for the respective year of the birth or death certificate for which an informational copy is requested.
- 795 Operative October 1, 2006.
- 796 Repeal operative July 1, 2008.
- 797 Operation of subdivision (a) shall be suspended for the 2002–03, 2003–04, 2004–05, 2005–06, and 2006–07 fiscal years.
- 798 Inoperative two years following the date that the Substance Abuse Offender Treatment Program is first implemented.
- 799 Operative October 1, 2006, but only if the State Department of Social Services suspends the voluntary enrollment of Kin-GAP beneficiaries into the Kin-GAP Plus Program pursuant to subdivision (b) of Section 11380.1 of the Welfare and Institutions Code.
- 800 Inoperative date for subdivision (c) deleted by amendment.
- 801 Operative January 1, 2012.
- 802 Any section of any act enacted by the Legislature during the 2006 calendar year that takes effect on or before January 1, 2007, 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 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 2006 calendar year and takes effect on or before January 1, 2007, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 805 Paragraphs (2) and (3) of subdivision (a) operative January 1, 2009.
- 807 Paragraph (7) of subdivision (f) shall remain in effect only until January 1, 2012.
- 808 Paragraph (11) of subdivision (a) operative only until January 1, 2010.
- 809 Subdivision (f) inoperative July 1, 2006.
- 810 Any section of any act other than Senate Bill 1852 enacted by the Legislature during the 2006 calendar year that takes effect on or before January 1, 2007, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by this act, shall prevail over this act, whether this act is enacted prior to, or subsequent to, the enactment of that 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 other than Senate Bill 1852 that is enacted by the Legislature during the 2006 calendar year and takes effect on or before January 1, 2007, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 811 Subdivisions (b), (c), and (d) inoperative January 1, 2008.
- 812 Repeal operative January 1, 2011, except as otherwise provided in subdivision (b) of Section 18808 of the Revenue and Taxation Code.
- 813 Repeal operative December 1, 2019.
- 814 Operative August 1, 2010, only if the State Department of Health Services determines that participation by manufacturers has been insufficient to meet both of the benchmarks identified in HSC Section 130507.
- 815 Effective only until July 1, 2010.

- 816 Each provision of this division shall remain in effect unless the United States Secretary of Labor determines that any provision of this division or its application is not in conformity with the requirements of federal law, at which time only those provisions of this division that are not in conformity with federal law shall be repealed.
- 817 Repeal operative October 1, 2006.
- 818 Repeal operative December 1, 2012.
- 819 Repeal operative December 31, 2012.
- 820 Repeal operative January 1 of the fifth taxable year following the first appearance of the California Sea Otter Fund on the tax return.
- 821 The amendments made to subdivision (k) shall become operative on July 1, 2007, pursuant to Stats. 2006, Ch. 725.
- 824 Repeal operative on the date that the Director of Health Services executes a declaration stating that implementation of the Healthy Families Presumptive Eligibility Program established pursuant to Ins. C. 12693.98a has commenced.
- 825 This section shall become inoperative three years after the date the Director of Health Services executes a declaration of implementation of the Medi-Cal to Healthy Families Presumptive Eligibility Program pursuant to this section and shall be repealed on January 1 of the year following the date upon which this section becomes inoperative.
- 826 Inoperative January 1, 2011.
- 827 Repeal operative January 1, 2010, subject to subdivision (b) of Section 18709 of the Revenue and Taxation Code. Notwithstanding the amendments made to this section by this act, if, by September 1, 2006, the Franchise Tax Board determines that the amount of contributions estimated to be received during the 2006 calendar year will not be at least two hundred fifty thousand dollars (\$250,000), this article is repealed with respect to returns filed for taxable years beginning on or after January 1, 2006.
- 828 Repeal operative January 1, 2008, subject to subdivision (b) of Section 18716 of the Revenue and Taxation Code.
- 829 Repeal operative January 1, 2010, subject to subdivision (b) of Section 18724 of the Revenue and Taxation Code.
- 830 Repeal operative January 1, 2008, subject to subdivision (b) of Section 18744 of the Revenue and Taxation Code.
- 831 Repeal operative January 1, 2010, subject to subdivision (b) of Section 18766 of the Revenue and Taxation Code.
- 832 Repeal operative January 1, 2008, subject to subdivision (b) of Section 18796 of the Revenue and Taxation Code.
- 833 Repeal operative January 1, 2011, subject to subdivision (b) of Section 18830 of the Revenue and Taxation Code.
- 834 Repeal operative January 1, 2010, except as otherwise provided in subdivision (b) of Section 18845.3 of the Revenue and Taxation Code. Notwithstanding the amendments made to this section by this act, if, by September 1, 2006, the Franchise Tax Board determines that the amount of contributions estimated to be received during the 2006 calendar year will not be at least two hundred fifty thousand dollars (\$250,000), this article is repealed with respect to returns filed for taxable years beginning on or after January 1, 2006.
- 835 Repeal operative January 1, 2011, except as otherwise provided in subdivision (b) of Section 18846.3 of the Revenue and Taxation Code.
- 836 Repeal operative January 1, 2011, except as otherwise provided in subdivision (b) of Section 18847.3 of the Revenue and Taxation Code.
- 837 Repeal operative January 1, 2009, subject to subdivision (b) of Section 18855 of the Revenue and Taxation Code.

- 839 Subdivisions (d) and (e) inoperative January 1, 2013.
- 842 Implementation and operation of the amendments to subparagraph (B) of paragraph (1) of subdivision (a) enacted at the 2005–06 Regular Session shall be subject to appropriation through the budget process and by phase, as provided in Section 366.35 of the Welfare and Institutions Code.
- 843 Implementation and operation of the amendments to paragraph (3) of subdivision (c) and subparagraph (A) of paragraph (4) of subdivision (c) enacted at the 2005–06 Regular Session shall be subject to appropriation through the budget process and by phase, as provided in Section 366.35 of the Welfare and Institutions Code.
- 845 Not operative in a county described in subdivision (i) until the county board of supervisors adopts a resolution that makes this section applicable in that county.
- 846 Subdivision (n) inoperative in the event that the two facilities covered under the consolidated license described in subdivision (a) are located within a 15-mile radius of each other.
- 847 Operative only to the extent that funding is provided in the annual Budget Act or another statute.
- 848 Inoperative January 1, 2012, or on an earlier date if the Board of Administration of the Public Employees' Retirement System makes a formal determination that health maintenance organization plans are no longer the most cost-effective health benefit plans offered by the board.
- 849 Operative July 1, 2011.
- 852 Subdivision (e) shall remain in effect only until January 1, 2009.
- 853 Subdivision (f) shall remain in effect only until January 1, 2009.
- 854 Operative June 30, 2011.
- 855 Paragraphs (3), (4), and (5) of subdivision (d) inoperative January 1, 2009.
- 856 Any section of any act, other than the act for the maintenance of the codes, enacted by the Legislature during the 2006 calendar year that takes effect on or before January 1, 2007, 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.
- 860 Subdivision (d) inoperative June 30, 2007.
- 861 Inoperative January 1, 2007.
- 862 Repealed when (1) the government of Sudan halts the genocide in Darfur for 12 months as determined by both the Department of State and the Congress of the United States; or (2) the United States revokes its current sanctions against Sudan.
- 863 Subdivision (f) shall become inoperative on December 31, 2007.
- 864 Repeal operative January 1, 2014.
- 868 Repeal operative January 1, 2011, or until the Secretary of State receives the notice described in subdivision (j), whichever occurs first.
- 869 Repeal operative January 1, 2011, or until the Secretary of State receives the notice described in Section 5205.5, whichever occurs first.
- 870 Operative only if the Secretary of Business, Transportation and Housing provides notice to the Legislature and the Secretary of State and posts notice on its Internet Web site that the conditions described in Section 13995.92 of the Government Code have been satisfied.
- 871 Operative January 1, 2011, or on the date the Secretary of State receives the notice described in Section 5205.5, whichever occurs first.
- 872 Operative July 1, 2010.

- 873 This section shall become inoperative on the date the Secretary of Business, Transportation and Housing provides notice to the Legislature and the Secretary of State and posts notice on its Internet Web site that the conditions described in Section 13995.92 have been satisfied, and if the secretary provides those notices, this section is repealed as of January 1, 2008.
- 874 Subdivision (g) inoperative January 1, 2012.
- 876 Inoperative date for paragraph (3) of subdivision (b) deleted by amendment.
- 877 Subdivisions (a) and (b) operative on January 1, 2008.
- 878 Subdivision (a) operative on January 1, 2008.
- 879 Operative on the date that the Attorney General issues an opinion holding that the new certifications by the Commission on Teacher Credentialing for the professional clear credential provided for under paragraph (2) of subdivision (a) are equivalent for purposes of federal law provided in paragraph (2) of subdivision (c) of Section 440.110 of Title 42 of the Code of Federal Regulations.
- 880 Inoperative date for paragraph (2) of former subdivisions (q) and (r) deleted by amendment.
- 881 Operative only upon the consent of the City of East Palo Alto to participate in the pilot program.
- 882 Supersedes same section as added by Governor's Reorganization Plan No. 2 of 2005.
- 883 Subdivision (b) inoperative January 1, 2012.
- 884 The amendments made to this section by the act adding this subdivision shall become operative May 1, 2007.
- 885 Operative May 1, 2007.
- 886 Subdivision (e) operative upon the adoption of an enabling ordinance by a city or county.
- 888 This section shall remain in effect only until July 1, 2008, and as of January 1, 2009, is repealed.
- 889 Effective only until July 1, 2008.
- 890 Inoperative June 30, 2017.
- 891 Effective until July 1, 2011, or until such time as the Department of Corrections and Rehabilitation has replaced "temporary beds," as defined in Section 15819.34(a)(3) of the Government Code, whichever is sooner.
- 892 Operative July 1, 2011, or at such time as the Department of Corrections and Rehabilitation has replaced "temporary beds," as defined in Section 15819.34(a)(3) of the Government Code, whichever is sooner.
- 893 Inoperative January 1, 2014.
- 894 Subparagraph (B) of paragraph (9) of subdivision (p) operative until the Sierra Valley District Hospital is annexed by the Eastern Plumas Health Care District.
- 895 Paragraph (3) of subdivision (d) inoperative July 1, 2009.
- 896 Operative February 1, 2008.
- 897 Title 14 shall remain in effect only until the state terminates its participation in Part C of the federal Individuals with Disabilities Education Act (20 U.S.C. Sec. 1431 et seq.) and notifies the Secretary of the Senate of the termination, and as of that later date is repealed.
- 898 It is the intent of the Legislature that paragraph (6) of subdivision (b) have retroactive effect.
- 899 Effective July 1, 2009, the provisions of this section shall only remain operative for the seven design-build projects specified in Section 4 of Chapter 252 of the Statutes of 1998.
- 900 Operative if and when the Director of Finance notifies the Secretary of State and the Chairperson of the Joint Legislative Budget Committee that specified occurrences, related to either a sale of the state student loan guarantee program assets to a transferee guaranty agency or a transaction with a transferee guarantee program operator, have been consummated and 30 days elapse after the receipt of the notice.

- 901 Inoperative on the effective date of regulations promulgated by the department pursuant to Section 1280.3 of the Health and Safety Code.
- 902 Any section of any act enacted by the Legislature during the 2007 calendar year that takes effect on or before January 1, 2008, 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 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 2007 calendar year and takes effect on or before January 1, 2008, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 903 Inoperative date for subdivisions (b), (c), and (d) deleted by amendment.
- 904 Inoperative July 31, 2009.
- 905 Inoperative September 1, 2010.
- 906 Repeal operative six months after the Managed Risk Medical Insurance Board ceases to provide benefits to additional individuals pursuant to Section 12693.981 of the Insurance Code.
- 907 Repeal operative June 30, 2008.
- 908 Inoperative August 1, 2007.
- 909 Repeal operative October 1, 2009.
- 910 Subdivision (f) operative July 1, 2013.
- 911 Operation of subdivision (a) shall be suspended for the 2002–03, 2003–04, 2004–05, 2005–06, 2006–07, and 2007–08 fiscal years.
- 912 Operative September 1, 2007.
- 913 Subdivision (i) operative July 1, 2008.
- 914 The amendments contained in clause (ii) of subparagraph (B) of paragraph (1) of subdivision (a) shall be suspended for the 2007–08 fiscal year.
- 915 The amendments contained in paragraph (2) of subdivision (c) shall be suspended for the 2007–08 fiscal year.
- 916 Operative only upon an appropriation for its purposes in the annual Budget Act or another statute.
- 917 Subdivision (b) operative July 1, 2008.
- 918 Inoperative October 1, 2009.
- 919 Inoperative July 1, 2019.
- 920 Repeal operative January 1, 2020.
- 922 Repeal operative January 1, 2012, or on the date the Secretary of State receives either of the notices described in subdivision (f).
- 923 Operative January 1, 2008, only if an appropriation is made from the Professional Engineer's and Land Surveyor's Fund for the 2007–08 fiscal year in the annual Budget Act to fund the activities of this article, and sufficient hiring authority is granted to the board pursuant to a budget change proposal to provide sufficient staffing to implement this article.
- 924 Repeal operative October 1, 2008.
- 925 Not operative in any county until the board of supervisors shall, by resolution adopted by a majority vote, make this section and Section 31680.8 applicable in the county.
- 926 Operative until subsequent provisions of law delete the requirement that National Guard members pay the employer contributions as a condition of membership in the Public Employees' Retirement System.
- 927 Not operative in any county until the board of supervisors, by resolution, makes this section applicable in the county.
- 928 Repeal operative November 4, 2007.

- 929 Repeal operative July 1, 2011.
- 930 This section shall become inoperative on March 1, 2008, and as of January 1, 2009, is repealed.
- 931 Inoperative January 1, 2004.
- 932 Operative March 1, 2008.
- 933 Inoperative March 1, 2008.
- 934 Applicable to taxable years beginning on and after January 1, 2007.
- 935 Inoperative July 1, 2015.
- 936 Operative July 1, 2013.
- 937 Subdivisions (b) to (e), inclusive, shall become operative January 1, 2009.
- 939 Operative only if local educational agencies receive a per pupil allocation prior to the 2010–11 fiscal year for implementation of the California Longitudinal Pupil Achievement Data System established pursuant to Section 60900.
- 941 The amendments to subdivision (b), the addition of paragraph (2) to subdivision (c), the amendments to subdivision (e), and the addition of subdivision (g) shall become operative on July 1, 2008.
- 942 Inoperative March 1, 2012.
- 943 Conditional operation provision deleted by amendment.
- 944 In effect only until July 1, 2011.
- 945 Inoperative June 30, 2012.
- 946 Repeal operative July 1, 2017.
- 947 Any section of any other act, other than Assembly Bill 299, that is enacted by the Legislature during the 2007 calendar year, that takes effect on or before January 1, 2008, and that amends, amends and renumbers, adds, repeals and adds, or repeals any one or more of the sections affected by Section 1, Sections 9 to 13, inclusive, Section 19, or Section 20 of this act, shall prevail over this act, whether this act is enacted prior to, or subsequent to, the enactment of that act. The repeal, or repeal and addition, of any article, chapter, part, title, or division of any code by Section 1, Sections 9 to 13, inclusive, Section 19, or Section 20 of this act shall not become operative if any section of any other act other than Assembly Bill 299 that is enacted by the Legislature during the 2007 calendar year and takes effect on or before January 1, 2008, amends, amends and renumbers, adds, repeals and adds, or repeals any section contained in that article, chapter, part, title, or division.
- 948 Subparagraph (B) of paragraph (2) of subdivision (f) shall only become operative when and to the extent that the State Department of Social Services determines that it reflects current federal law and Internal Revenue Service regulations.
- 949 The amendments made by this act shall be operative for each taxable year beginning on or after January 1, 2007.
- 950 The changes to this section made by subdivision (m) shall remain in effect only until January 1, 2011.
- 959 Operative only until January 1, 2014, or until the date on which the California Building Standards Commission includes standards in the California Building Standards Code that conform to this section, whichever date is later.
- 960 Operative October 1, 2007.
- 962 Any section of any act, other than the act for the maintenance of the codes, enacted by the Legislature during the 2007 calendar year that takes effect on or before January 1, 2008, and that amends, amends and renumbers, adds, repeals and adds, or repeals a section that is amended by this act, shall prevail over the amendment of that section by this act whether that act is enacted prior to, or subsequent to, the enactment of this act.
- 964 Repeal operative August 1, 2018.

- 965 Paragraph (4) of subdivision (c) shall only become operative if the State Department of Social Services, in consultation with the County Welfare Directors Association, legislative staff, and other stakeholders, determines that implementing its provisions will not create a substantial risk of California failing to meet federal welfare-to-work participation goals, and shall remain operative for so long as the department does not reverse that determination.

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—2007

Charter Chapter Number	City—County	Date of Election	Date of Filing
1	City of Marysville.....	Nov. 7, 2006	Jan. 3, 2007
2	City of Riverside.....	Nov. 7, 2006	Jan. 5, 2007
3	City of Newport Beach.....	Nov. 7, 2006	Jan. 12, 2007
4	City of Pasadena.....	Nov. 7, 2006	Jan. 12, 2007
5	City of Santa Monica.....	Nov. 7, 2006	Jan. 16, 2007
6	City of Anaheim.....	Nov. 7, 2006	Feb. 13, 2007
7	City of Berkeley.....	Nov. 7, 2006	March 7, 2007
8	City of Oakland.....	Nov. 7, 2006	March 7, 2007
9	City of Oakland.....	Nov. 7, 2006	March 7, 2007
10	City of Los Angeles.....	March 6, 2007	April 4, 2007
11	City of Los Angeles.....	March 6, 2007	April 4, 2007
12	City of Burbank.....	April 10, 2007	May 14, 2007
13	City of Vista.....	June 5, 2007	June 13, 2007
14	City of Solvang.....	Nov. 7, 2006	June 28, 2007
15	City of Sunnyvale.....	Nov. 6, 2007	Nov. 28, 2007
16	City and County of San Francisco...	Nov. 6, 2007	Dec. 17, 2007

Charter Chapter 1—City of Marysville

Amendments to the Charter of the City of Marysville

[Filed with the Secretary of State January 3, 2007.]

1. Section 4 of Article II of the Marysville City Charter shall be amended as follows:

Section 4. Vacancies in elective office—When office becomes vacant.

An elective office shall become vacant when the incumbent thereof dies, resigns, is removed from office under recall proceedings, is adjudged insane, convicted of a felony, or of any offense in violation of his official duties, or ceases to be a resident of the City of Marysville, or has been absent from the State of California without leave for more than sixty (60) consecutive days, or failed to attend the meetings of the body of which he/she is a member for a like period without being excused therefrom by said body.

2. Section 24 of Article II of the Marysville City Charter shall be amended as follows:

Section 24. When ordinances to take effect.

Ordinances shall take effect in accordance with the laws of the State of California.

3. Section 26 of Article II of the Marysville City Charter shall be amended as follows:

Section 26. Penalty for violation of city ordinances.

The penalty for the violation of any city ordinance shall be the same as that provided for a misdemeanor by the Penal Code of this state.

4. Section 33 of Article II of the Marysville City Charter shall be amended as follows:

Section 33. City Manager.

The city council shall exercise its authority as it relates to the office and duties of the City Manager as prescribed under city ordinance.

The City Manager shall appoint department heads and prescribe the duties of the department heads.

5. Section 34 of Article II of the Marysville City Charter shall be amended as follows:

Section 34. Departments of the city government.

The council shall establish by ordinance the various departments of the city government.

The council shall appoint the members of all other committees from its own members, who shall serve without remuneration, such appointments to be, as far as practicable, equally apportioned among the members of the council and prescribe their duties.

6. Section 1 of Article III of the Marysville City Charter shall be eliminated.

7. Section 2 of Article III of the Marysville City Charter shall be amended as follows:

Section 1. Salaries and expenses of mayor, council members and subordinate officers.

Salaries of the mayor, council members and all subordinate officers shall be fixed by the council by ordinance in accordance with the law of the State of California governing general law cities, and the mayor, council members and subordinate officers on order of the council shall be reimbursed for expenses incurred on city business, except as the same may be modified by ordinances duly passed and ordained by the council.

8. Section 2 of Article VI of the Marysville City Charter shall be eliminated.

9. Section 3 of Article VI of the Marysville City Charter shall be amended as follows:

Section 2. Initiative, referendum and recall.

The provisions of the Elections Code of the State of California as the same now exists or may hereafter be amended, governing the initiative, referendum and the recall of municipal officers, shall apply to use thereof in the city.

10. Section 3 of Article VII of the Marysville City Charter shall be amended as follows:

Section 3. Effective date of Charter amendments.

Charter amendments approved at the general municipal election of November 7, 2006, shall be effective on and after January 1, 2007, and when said amendments have been filed with the Secretary of the State of California.

Certified to be a true copy by Bill D. Harris, Mayor, and Billie J. Fangman, City Clerk.

Date of Municipal Election: November 7, 2006.

Charter Chapter 2—City of Riverside

Amendments to the Charter of the City of Riverside

[Filed with the Secretary of State January 5, 2007.]

Section 400 of Article IV is hereby amended to read as follows:

Sec. 400. Enumerated; number, term and manner of election; wards.

(a) The elective officers of the City shall consist of a City Council of seven members, elected from wards, and a Mayor elected from the City at large, at the times and in the manner provided in this Charter, who shall serve for a term of four years and until their respective successors qualify. The terms of all officials, so elected, shall be deemed to have commenced on the fifth Tuesday following the general municipal election.

(b) The members of the City Council shall be elected by wards by the registered voters of the respective wards only. One member of the City Council shall be elected by each ward, and only the registered voters of each ward shall vote for the member of the City Council to be elected by that ward. In those wards where

there are more than two candidates, only a candidate receiving a majority of the total votes cast for the office shall be declared elected.

(c) If in an election for a member of the City Council for any ward, or for the office of Mayor, no candidate receives a majority of the total votes cast for the office, the City Council shall immediately upon the determination of that fact, call a special election to be held on the first Tuesday following the first Monday of November of that same year. The two candidates receiving the highest number of votes for the office in the general municipal election shall be declared the candidates for the special election.

(d) Officials elected at the general municipal election shall take office on the second Tuesday following completion of the canvass, but in no event later than the fifth Tuesday following the general municipal election. Officials elected at any other election shall take office on the second Tuesday following completion of the canvass, but in no event later than the fifth Tuesday following the election.

(e) The qualifications of candidates and electors and the procedure governing general municipal elections shall apply to any special election called pursuant to this section and the notice of election shall be published at least thirty days prior to the date of such special election.

(f) Notwithstanding the above, an election shall be held on June 5, 2007, for the purpose of electing members of the City Council from Wards 1, 3, 5, and 7 for terms expiring in June 2011, or until their successors are elected and seated.

(g) Notwithstanding the above, an election shall be held on June 2, 2009, for the purpose of electing members of the City Council from Wards 2, 4, and 6 for terms expiring June 2013, or until their successors are elected and seated.

(h) Notwithstanding the above, an election shall be held on November 3, 2009 for the purpose of electing the Mayor for a term expiring June 2012 or until their successor is elected and seated.

Section 500 of Article V is hereby amended to read as follows:

Sec. 500. General municipal elections.

General municipal elections for the election of members of the City Council and for such other purposes as the City Council may prescribe shall be held in the City on the first Tuesday following the first Monday in June of each odd-numbered year.

Beginning in June of 2012, general municipal elections for the election of Mayor shall be held on the first Tuesday following the first Monday in June of United States Presidential election years.

Certified to be a true copy by Ronald O. Loveridge, Mayor, and Colleen J. Nicol, City Clerk.

Date of Municipal Election: November 7, 2006.

Charter Chapter 3—City of Newport Beach

Amendments to the Charter of the City of Newport Beach

[Filed with the Secretary of State January 12, 2007.]

Section 424. Limitations on Use of Eminent Domain

The City of Newport Beach and/or any City-Affiliated Agency shall not exercise the power of eminent domain to acquire any property from the owner of the property, without the owner's consent, for the sole purpose of transferring the property to another person to further private economic development.

As used in this section of the Charter, the following terms shall have the following ascribed meanings:

“Owner” means the owner of the fee title interest in the property to be acquired, as shown on the last equalized assessment roll, or other more current proof of vesting the City may have.

“Property” shall mean any interest in real or personal property otherwise subject to acquisition through the use of eminent domain.

“City-Affiliated Agency” shall mean the City of Newport Beach and/or any other entity possessing the power of eminent domain, the governing board of which is solely composed of, or is solely appointed by, the members of the City Council of the City of Newport Beach.

Certified to be a true copy by Steven Rosansky, Mayor, and LaVonne M. Harkless, City Clerk.

Date of Election: November 7, 2006.

 Charter Chapter 4—City of Pasadena
Amendments to the Charter of the City of Pasadena

[Filed with the Secretary of State January 12, 2007.]

The Charter of the City of Pasadena, Article XVII, Taxpayer Protection, is amended as ratified by the People on November 7, 2006, as follows:

ARTICLE XVII
TAXPAYER PROTECTION

Section 1701. TITLE.

This Article shall be known as the City of Pasadena Taxpayer Protection Act.

Section 1702. FINDINGS AND DECLARATIONS.

(a) The people of the City of Pasadena (“City”) find that the use or disposition of public assets are often tainted by conflicts of interest among local public officials entrusted with their management and control. Such assets, including publicly owned real property, land use decisions conferring substantial private benefits, conferral of a franchise without competition, public purchases, taxation, and

financing, should be arranged strictly on the merits for the benefit of the public, and irrespective of the separate personal or financial interests of involved public officials.

(b) The people find that public decisions to sell or lease property, to confer cable, trash hauling and other franchises, to award public construction or service contracts, or to utilize or dispose of other public assets, and to grant special land use or taxation exceptions have often been made with the expectation of, and subsequent receipt of, private benefits from those so assisted to involved public “decision makers”. The people further find that the sources of such corruptive influence include gifts and honoraria, future employment offers, and anticipated campaign contributions for public officials who are either elected or who later seek elective office. The trading of special favors or advantage in the management or disposal of public assets and in the making of major public purchases compromises the political process, undermines confidence in democratic institutions, deprives meritorious prospective private buyers, lessees, and sellers of fair opportunity, and deprives the public of its rightful enjoyment and effective use of public assets.

(c) Accordingly, the people declare that there is a compelling state interest in reducing the corruptive influence of emoluments, gifts, and prospective campaign contributions on the decisions of public officials in the management of public assets and franchises, and in the disposition of public funds. The people, who compensate public officials, expect and declare that as a condition of such public office, no gifts, promised employment, or campaign contributions shall be received from any substantial beneficiary of such a public decision for a reasonable period, as provided herein.

Section 1703. DEFINITIONS.

(a) As used herein, the term public benefit does not include public employment in the normal course of business for services rendered, but includes a contract, benefit, or arrangement between the City and any individual, corporation, firm, partnership, association, or other person or entity to:

(1) provide personal services of a value in excess of \$25,000 over any 12 month period,

(2) sell or furnish any material, supplies or equipment to the City of a value in excess of \$25,000 over any 12 month period,

(3) buy or sell any real property to or from the City with a value in excess of \$25,000, or lease any real property to or from the City with a value in excess of \$25,000 over any 12 month period,

(4) receive an award of a franchise from the City to conduct any business activity in a territory in which no other competitor potentially is available to provide similar and competitive services, and for which gross revenue from the business activity exceeds \$50,000 in any 12 month period,

(5) confer a land use variance, special use permit, or other exception to a pre-existing master plan or land use ordinance pertaining to real property where such decision has a value in excess of \$25,000,

(6) confer a tax abatement, exception, or benefit not applicable to the public generally, of a value in excess of \$5,000 in any 12 month period,

(7) receive cash or specie of a net value to the recipient in excess of \$25,000 in any 12 month period.

(8) For purposes of this section, other than subdivision 6, no person need track public benefits of less than \$5,000 unless it is reasonably foreseeable that the amounts under \$5,000 will cumulate in excess of the thresholds set forth in Section 1703(a)(1)–(5) and (7), in any 12 month period.

(9) The City shall adjust the amounts in this Section 1703(a) on July 1 every five years starting in 2010 to reflect any increase or decrease in the Consumer Price Index. Those adjustments shall be rounded to the nearest one thousand dollars (\$1,000).

(b) Those persons or entities receiving public benefits as defined in Section 1703(a)(1)–(7) shall include the individual, corporation, firm, partnership, association, or other person or entity so benefiting, and any individual or person who, during a period where such benefit is received or accrues,

(1) has more than a ten percent (10%) equity, participation, or revenue interest in that entity, or

(2) who is a trustee, director, partner, or officer of that entity except for such persons from an organization that is exempt from income taxes under Section 501 (c) (3), (4), or (6) of the Internal Revenue Code. However, this exception shall not apply to trustees, directors, partners, or officers of such organizations that are political committees or control political committees as defined by California Government Code Section 82013 or 2 U.S.C. 431 (4). Any person who is exempted by this subdivision shall still be considered a public benefit recipient for the purposes of disclosure under Section 1705(b) and (c).

(c) As used herein, the term personal or campaign advantage shall include:

(1) any gift, honoraria, emolument, or personal pecuniary benefit of a value in excess of \$50;

(2) any employment for compensation;

(3) any campaign contributions for any Pasadena City elective office said official may pursue or for any City ballot measure committee controlled by the official. Any Pasadena City official who receives contributions for a campaign outside of the City from a person or entity who has obtained public benefits shall not subsequently use or transfer such contributions to any election for a Pasadena City race.

(d) As used herein, the term public official includes any elected or appointed public official acting in an official capacity.

Section 1704. CITY PUBLIC OFFICIAL SHALL NOT RECEIVE PERSONAL OR CAMPAIGN ADVANTAGE FROM THOSE TO WHOM THEY ALLOCATE PUBLIC BENEFITS.

(a) No City public official who has exercised discretion to approve and who has approved or voted to approve a public benefit as defined in Section 1703(a) may receive a personal or campaign advantage as defined in Section 1703(c) from a person as defined in Section 1703(b) for a period beginning on the date the official approves or votes to approve the public benefit, and ending no later than

(1) one year after the expiration of the term of office that the official is serving at the time the official approves or votes to approve the public benefit;

(2) one year after the official's departure from his or her office whether or not there is a pre-established term of office; or

(3) five years from the date the official approves or votes to approve the public benefit; whichever is first.

(b) Section 1704(a) shall also apply to the exercise of discretion of any such public official serving in his or her official capacity through a redevelopment agency, or other public agency, whether within or without the territorial jurisdiction of the City either as a representative or appointee of the City. Section 1704(a) shall apply to agencies outside the City on which a City public official serves only if the outside agency voluntarily provides to the City the information in Section 1703 for those public benefits granted by the outside agency.

(c) When the public official, other than a member of the City Council or a person appointed to a City Commission, acts in his or her capacity as an employee of the City, the time restrictions in Section 1704(a) shall apply for one year after the City employee departs from his or her office or for two years from the date the City employee approves the public benefit, whichever comes first.

(d) No person or entity who bids on a contract with the City, or enters into a lease agreement or land sales agreement with the City, with a value in excess of \$25,000, which requires approval by the City Council, shall make any campaign contribution to any member of or candidate for the City Council, or committee controlled by the member or candidate, from the time the Request for Proposal or other bid process has been issued or from the time negotiations commence, whichever is earlier, until the negotiations have terminated. The prohibition on campaign contributions set forth in the preceding sentence shall also apply to trustees, directors, partners, officers, and 10% equity, participation, or revenue interest holders of the entity bidding on a contract with the City, but shall not apply to employees of the entity who are not trustees, directors, partners, officers, and 10% equity, participation, or revenue interest holders of the entity. When negotiations have terminated, this Article continues to apply to the public benefit recipient. This section does not apply to low bid contracts as defined by the City Charter.

Section 1705. APPLICABLE PUBLIC BENEFICIARIES SECTION. RESPONSIBILITIES OF CITY PUBLIC OFFICIALS AND ADVANTAGE RECIPIENTS.

(a) City public officials shall practice due diligence to ascertain whether or not a benefit defined under Section 1703(a) has been conferred, and to monitor personal or campaign advantages enumerated under Section 1703(c) so that any such qualifying advantage received is returned forthwith, and no later than ten days after its receipt.

(b) City public officials shall provide, upon inquiry by any person, the names of all entities and persons known to them who respectively qualify as public benefit recipients under the terms of Sections 1703 and 1704.

(c) All information compiled by city offices in compliance with Section 1705(a) and (b) shall be posted on the City of Pasadena website for public access.

Section 1706. DISCLOSURE OF THE LAW.

The City shall provide any person, corporation, firm, partnership, association, or other person or entity applying or competing for any benefit enumerated in Section 1703(a) with written notice of the provisions of this Article and the future limitations it imposes. Said notice shall be incorporated into requests for “proposal,” bid invitations, or other existing informational disclosure documents to persons engaged in prospective business with, from, or through the City.

Section 1707. PENALTIES AND ENFORCEMENT.

(a) In addition to all other penalties which might apply, any knowing and willful violation of this Article by a public official constitutes a criminal misdemeanor offense. The City Attorney is responsible for enforcing violations of this Article except as to violations by members of the City Council, which shall be referred to the Los Angeles County District Attorney’s office for investigation and prosecution.

(b) A civil action may be brought under this Article against a public official who receives a personal or campaign advantage in violation of Section 1704. A finding of liability shall subject the public official to the following civil remedies:

(1) restitution of the personal or campaign advantage received, which shall accrue to the general fund of the City;

(2) a civil penalty of up to five times the value of the personal or campaign advantage received;

(3) injunctive relief necessary to prevent present and future violations of this Article;

(4) disqualification from future public office or position within the jurisdiction, if violations are willful, egregious, or repeated.

(c) A civil action under subdivision (b) of this section may be brought by any resident of the City. In the event that such an action is brought by a resident of the City and the petitioner prevails, the respondent public official shall pay reasonable attorney’s fees and costs to the prevailing petitioner. Civil penalties collected in

such a prosecution shall accrue 10% to the petitioner and 90% to the City's general fund.

(d) The City Attorney and the Los Angeles County District Attorney may subpoena witnesses, compel their attendance and testimony, administer oaths and affirmations, take evidence and require by subpoena the production of any books, papers, records or other items material to the performance of his or her duties or exercise of his or her powers.

(e) The City may adopt guidelines for implementation of this Article that are consistent with the findings and declarations set forth in Section 1702.

Section 1708. SEVERABILITY.

If any provision of this Article is held invalid, such invalidity or unconstitutionality shall not affect other provisions or applications which can be given effect without the invalidated provision, and to this end the provisions of this Article are severable.

Certified to be a true copy by Bill Bogaard, Mayor, and Jane L. Rodriguez, City Clerk.

Date of Municipal Election: November 7, 2006.

Charter Chapter 5—City of Santa Monica

Amendments to the Charter of the City of Santa Monica

[Filed with the Secretary of State January 16, 2007.]

601 Eligibility.

No person shall be eligible to hold office as a member of the City Council unless he or she is a registered voter and otherwise qualified to vote for the office at the time that nomination papers are issued to him or her or at the time of his or her appointment to the office.

700 Officers to be appointed by the City Council.

The City Council shall appoint the City Manager and the City Attorney, which positions shall not be in the Classified Service and who may be removed by motion of the City Council adopted by at least five affirmative votes.

It shall also appoint the City Clerk, which position shall be in the Classified Service. The City Council in its discretion shall establish by resolution the salary and such other terms of employment of the City Manager, City Attorney and City Clerk as the City Council determines to be appropriate.

701 Officers to be appointed by the City Manager.

The City Manager shall appoint, and may remove, all directors of City departments under the City Manager's control, including the Chief of Police and the Chief of the Fire Department, which positions shall not be in the Classified Service or considered to have civil service status.

The City Manager shall consult with boards and commissions as appropriate concerning the appointment of a department director.

702 Other appointive officers.

The City Council may provide by ordinance for the creation, continuation, reorganization or abolishment of any City departments under the control of the City Manager, regardless of whether the department is referred to in the City Charter, upon recommendation of the City Manager. Each department so created, reorganized or continued shall be headed by an officer, as department director, who shall be appointed by the City Manager. The positions of such department directors shall not be included in the Classified Service.

707 City Clerk. Powers and duties.

The City Clerk shall have power and be required to:

(a) Attend all meetings of the City Council and record and maintain 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 purposes. Such books shall have a general index sufficiently comprehensive to enable a person readily to ascertain matters contained therein;

(b) Maintain ordinance and resolution books into which shall be recorded all City ordinances and resolutions with the certificate of the Clerk annexed to each thereof stating the same to be a correct copy, giving the number of said ordinance or resolution and, as to an ordinance requiring publication, stating that the same has been published or posted in accordance with this Charter.

(c) Be the custodian of the seal of the City; and

(d) Administer oaths or affirmations, take affidavits and depositions pertaining to the affairs and business of the City and certify copies of its official records;

(e) Appoint and remove all assistants and other persons as are authorized to be employed in the office by the City Council, with the position of the Assistant City Clerk not being in the Classified Service of the City, unless the City Council by resolution determines otherwise. All other positions in the City Clerk's office shall not be in the Classified Service of the City unless the City Council by resolution determines otherwise; and

(f) Perform such other tasks as the City Council shall direct by ordinance or resolution.

719 Position Status—Designation by City Manager.

No person holding the position of City Controller, City Treasurer, City Engineer, Street Superintendent, Building Officer or Airport Director shall be considered a departmental director unless the City Manager designates the position in this manner and the position is so described in the City's organizational structure as approved by the City Council from time to time. In the discretion of the City Manager any person may simultaneously hold more than one position within City Government.

1010 Library Board. Powers and duties.

The Library Board shall have charge of the administration of the Santa Monica Public Library, and shall have power and be required to:

(a) Make and enforce such by-laws, rules and regulations as may be necessary for the administration, government and protection of the City Library; and

(b) Accept money, personal property or real estate donated to the Library Board of the Santa Monica Public Library or its predecessor.

1012 Personnel Board. Powers and duties.

The Personnel Board shall have power and be required to:

(a) After a public hearing thereon, recommend to the City Council the adoption, amendment or repeal of Civil Service rules and regulations;

(b) Make any investigation which it may consider desirable concerning the administration of personnel in the municipal service and report its findings to the City Council, City Manager, and the Personnel Director;

(c) Hear appeals of any officer or employee in the classified service who is suspended, demoted or removed, and report in writing to the appointing authority, City Manager, and City Council, its findings, conclusions, and recommendations; and

(d) Act in an advisory capacity to the City Council and the Personnel Director on personnel administration.

1013 Recreation and Parks Commission.

There shall be a Recreation and Parks Commission which shall be appointed by the City Council, and composed of seven members chosen from the residents of the City, none of whom shall hold any paid office or employment in the City Government.

1014 Recreation and Parks Commission. Powers and duties.

The Recreation and Parks Commission shall have power and be required to:

(a) Act in an advisory capacity to the City Council and Director of Community and Cultural Services in all matters pertaining to public recreation, including playgrounds, music and entertainment;

(b) Consider the annual budget of the Community and Cultural Services Department during its preparation and make recommendations with respect thereto to the City Manager and the City Council; and

(c) Assist in the planning of a recreation program for the inhabitants of the City, promote and stimulate public interest therein, and to that end, solicit to the fullest extent possible the cooperation of school authorities and other public and private agencies interested therein.

1016 Airport Commission. Powers and duties.

The Airport Commission shall have power and be required to:

(a) Act in an advisory capacity to the City Council in all matters pertaining to the Municipal Airport and to aviation matters generally to the extent that they affect the City;

(b) Consider and recommend City Council rules and regulations for the management and operation of the Municipal Airport.

1102 Classified Service.

The Civil Service of the City shall be divided into the Unclassified and the Classified Service.

(a) The Unclassified Service shall comprise the following officers and positions:

1. Members of the City Council;
2. City Manager and the entire staff of the immediate office;
3. City Attorney and the entire staff;
4. Except for City Clerk, directors of all City departments, including the Chief of Police and the Chief of the Fire Department;
5. All members of Boards and Commissions; and
6. Persons employed to render professional, scientific, technical or expert service or temporary and unskilled labor of an occasional and exceptional character, or during times of emergency involving the public safety and so declared by the City Council, a person employed as a civil defense coordinator, or other coordinator appointed by reason of such emergency.
7. The position of Assistant City Clerk and all other positions within the department other than the position of City Clerk, unless the City Council by resolution determines otherwise.

(b) The Classified Service shall comprise all permanent positions not specifically included by this section in the Unclassified Service.

1103 Appointments from the Classified to the Unclassified Service.

In the event an officer or employee of the City holding a position in the Classified Service is appointed to a position in the Unclassified Service, and should subsequently be removed therefrom, the officer or employee shall revert to his or her former position in the Classified Service without loss of any rights or privileges and upon the same terms and conditions as if the officer or employee had remained in said position continuously. Should such person be eligible for retirement under the retirement system at the time of such subsequent removal, upon recommendation of the City Manager the officer or employee shall be retired in lieu of being restored to his or her former position. This section shall not apply to any person who is appointed to a position of departmental director.

1107 Performance evaluations.

A system of compulsory, periodic, at least annually, efficiency ratings shall be established by the Personnel Director for all employees in the Classified Service, subject to the approval of the Personnel Board.

Special rating forms shall be designed for such classification as require them in order that the quality of performance, by each person rated, of the required functions of the positions may be accurately reflected through their use.

The City Manager or his or her designee shall be required to evaluate all departmental directors and subordinate officers. The departmental directors shall evaluate all officers and employees in their respective departments.

Promotions shall be on the basis of ascertained merit, credit and seniority in service and examination. Vacancies shall be filled by promotion upon competitive examinations unless the appointing authority in particular instances believes it impractical or not in the best interest of the public service, and the reasons therefor are submitted to and approved by the Personnel Board.

1108 Appointments.

Upon the receipt of notice of a vacancy in the Classified Service, the Personnel Director shall certify to the appointing authority the names of the three highest candidates on the promotional eligible list or the names of the candidates in the top three bands on an open (non-promotional) eligible list for such position. If less than three names are on the promotional eligible list or if less than three bands are on an open (non-promotional) eligible list, the appointing authority may request the establishment of a new eligible list. No candidate may be certified more than three times for any one Classified position.

When no eligible lists are available, the Personnel Board, under such rules and regulations as it shall prescribe, may authorize the appointing authority to make temporary appointments in the Classified Service which shall remain in force until regular appointments can be made, but in no case to exceed one-hundred-eighty (180) days in order to prevent the stoppage of public business and in order to meet extraordinary conditions.

Certified to be a true copy by Richard Bloom, Mayor, and Maria M. Stewart, City Clerk.

Date of Election: November 7, 2006.

Charter Chapter 6—City of Anaheim

Amendments to the Charter of the City of Anaheim

[Filed with the Secretary of State February 13, 2007.]

Article IV, Section 402, of the City Charter is added to read as follows:

ARTICLE IV POWERS OF CITY SECTION 402

Section 402. LIMITATIONS ON USE OF EMINENT DOMAIN.

Neither the City of Anaheim nor any City-affiliated agency may exercise the power of eminent domain to acquire any property from any private owner thereof, without such owner's consent, when the purpose of the acquisition is the intended conveyance of the property so acquired to any other private party, for the conduct

of any for-profit commercial activity or for-profit residential development, sales or leasing. Nothing contained in this section shall be deemed to prohibit acquisitions of property interests by eminent domain for the purpose of either (i) conveying such acquired interests to the owner of other property affected by a public acquisition of property in order to mitigate impacts of the acquisition or the project to be constructed on such other property, or (ii) the development of any facilities to be operated by the City or any facilities of which the City is or shall be an owner.

As used in this section, the following terms shall have the following ascribed meanings:

“Owner” means the owner of the fee title interest in the property to be acquired, as shown on the last equalized assessment roll, or other more current proof of vesting the City may have.

“Property” shall mean any interest in real or personal property otherwise subject to acquisition through the use of eminent domain.

“City-affiliated agency” shall mean the Anaheim Redevelopment Agency, Anaheim Housing Authority, and any other entity possessing the power of eminent domain the governing board of which is solely composed of, or is solely appointed by, the members of the City Council of the City of Anaheim.

Article V, Section 519, of the City Charter is added to read as follows:

ARTICLE V
CITY COUNCIL
SECTION 519

Section 519. GAMBLING ACTIVITIES AND GAMBLING FACILITIES PROHIBITED.

No ordinance shall be adopted by the City Council which would permit or authorize any gambling activities or gambling facility in the City of Anaheim. Any ordinance adopted by the City Council in violation of this section shall be null and void.

Neither the City Council, nor any officer or employee of the City when acting in his or her official capacity, shall (i) take any action or approve any license, permit or other entitlement, including but not limited to any zoning reclassification or zoning code amendment, which would directly or indirectly result in the authorization, approval, establishment or expansion of any gambling activities or gambling facility in the City of Anaheim; or (ii) acquiesce or concur in any action or decision of any other governmental agency or governmental official having jurisdiction concerning such gambling activities or gambling facility where a protest or objection procedure is available to the City and where failure to so protest or object could result in the approval, establishment or expansion of any gambling activities or gambling facility in the City of Anaheim or which could authorize any gambling activities or gambling facility to be so established or expanded; or (iii) approve, authorize, execute or enter into any agreement or understanding, or take any other action of any nature whatsoever, which would

authorize, approve, or in any way facilitate or result in, any gambling activities or gaming facility in the City of Anaheim, including, but not limited to, any agreement or understanding relating to any gambling activities or gambling facility which would result in the receipt by the City of any revenue of any kind from such gambling activities or gambling facility.

The term “gambling activities” as used in this section shall mean any game, contest or activity in which one or more players wager, stake or otherwise risk money, checks, credits, merchandise, chips, markers or other items of value or representations of value for the chance to win money, checks, credits, merchandise, chips, markers or other items of value or representations of value based upon the outcome or result of such game, contest or activity, regardless of whether chance or skill is the determining factor, except those certain games, contests and activities lawfully permitted in the City of Anaheim as of November 1, 2006.

The term “gambling facility” as used in this section shall mean any property, lot, building or structure used in whole or part for any gambling activities.

Nothing contained in this section shall be deemed to apply to any gambling activities or gambling facilities which are beyond the power of the City of Anaheim to prohibit.

Nothing contained in this section shall be deemed to prohibit the adoption of an initiative measure by the electorate of the City of Anaheim relating to gambling activities or gambling facilities in the City of Anaheim, nor shall be deemed to prevent the City Council from prohibiting or otherwise regulating any games, contests or activities which were permitted within the City of Anaheim as of November 1, 2006, to the extent it is within the power of the City to do so.

Certified to be a true copy by Curt Pringle, Mayor, and Cathy Godoy, Acting City Clerk.

Date of Municipal Election: November 7, 2006.

Charter Chapter 7—City of Berkeley

Amendments to the Charter of the City of Berkeley

[Filed with the Secretary of State March 7, 2007.]

Section 12.2 of Article V shall be amended to read as follows:

Section 12.2. Vacancy in Office of Rent Stabilization Board Commissioner.

(1) If a vacancy shall occur in the office of Rent Stabilization Board Commissioner:

(a) An election shall be held at the next feasible general municipal election to elect a successor, as provided in subsection (b). In the interim, the remaining members of the Rent Stabilization Board shall appoint a successor with requisite qualifications to fill the vacancy until such election. Such interim appointment shall be made only at a regular meeting of the Rent Stabilization Board after rea-

sonable notice of intent to fill the vacancy has been given to the remaining members of the Board by any Rent Stabilization Board Commissioner by placement on the Rent Stabilization Board agenda. The term of such appointed Commissioner shall expire on November 30 of the year that an election is held to elect a successor, as provided in subsection (b).

(b) If the vacancy occurs within the first two years of the four year term of the office being vacated, and there is sufficient time to nominate and elect a successor at the next general municipal election, the Commissioner elected shall serve the remaining two years of the term of the vacated office. At any general municipal election that includes an election to fill the unexpired term of a Rent Stabilization Board Commissioner, the Commissioner elected with the fewest votes shall serve the remaining two years of the unexpired term. If the vacancy occurs after the first two years of the four year term of the vacated office, the election for that office shall be held at the next general municipal election as required by this Charter even if the office was not vacant.

(2) If at any municipal election the required number of Rent Stabilization Board Commissioners are not elected by reason of a tie vote among any of the candidates, then the Rent Stabilization Board, after the qualification of the persons, if any, elected at the election, shall appoint the necessary number of the persons receiving the tie vote to fill any office vacant by reason of the tie vote. In this case, any person so appointed shall hold office, subject to the provisions of a recall, to and including November 30, following the next general municipal election.

Certified to be a true copy by Tom Bates, Mayor, and Pamyla C. Means, City Clerk.

Date of Election: November 7, 2006.

Charter Chapter 8—City of Oakland

Amendments to the Charter of the City of Oakland

[Filed with the Secretary of State March 7, 2007.]

Article XXVI of the Charter of the City of Oakland is amended at Section 2601(e) to read:

(e) The Board shall possess power to make all necessary rules and regulations for its guidance and shall have exclusive control of the administration and investment of the fund established for the maintenance and operation of the system, subject to the terms, conditions, limitations and restrictions hereinafter set forth. All funds received by the Board not required for current disbursements shall be invested in, but not limited to: . . .

(3) Common Stocks provided that:

a. The Board shall make investment decisions regarding such investments in accordance with the prudent person standard as defined by applicable court decisions and as required by the California Constitution. . . .

Subdivision (C) is deleted.

(4) Shares of diversified management investment companies (Mutual Funds) provided that:

a. The Board shall make investment decisions regarding such investments in accordance with the prudent person standard as defined by applicable court decisions and as required by the California Constitution. . . .

Certified to be a true copy by Ignacio De La Fuente, President of the City Council, and Latonda Simmons, City Clerk.

Date of Election: November 7, 2006.

Charter Chapter 9—City of Oakland

Amendments to the Charter of the City of Oakland

[Filed with the Secretary of State March 7, 2007.]

Article II of the Charter of the City of Oakland is amended at Section 205 to read:

Section 205. Vacancy, Filling of. All vacancies occurring in the office of Councilmember shall be filled by special election within 120 days of a vacancy. An extension of up to 60 days may be allowed for the express purpose of consolidating the special election with the next Municipal Election or Statewide Election. If the special election is to take place before the first use of ranked choice voting in a Municipal Election, the Council shall have the authority to provide for a ranked choice voting election by ordinance. Otherwise, the candidate who receives the highest number of votes at the special election shall be declared the winner and thereafter sworn into office as soon as legally possible. Special elections for the office of Councilmember that take place during or after the first use of ranked choice voting in a Municipal Election shall be conducted using the same ranked choice voting procedures used to elect Councilmembers in General Municipal Elections. Whenever the period of vacancy in a Councilmember's term of office equals or exceeds 120 days the vacancy may be temporarily filled by appointment through the majority vote of the remaining Councilmembers, provided the appointee is not a candidate for the office which created the vacancy and provided the appointment does not exceed 128 days or go beyond the date the new incumbent is sworn in, whichever is shortest. Alternative legal voting procedures shall be used to the greatest extent feasible to increase voter participation in special elections including but not limited to mail ballot voting, electronic voting, and extended voting period. Notwithstanding any other provision of this Section 205

or this Charter, an election shall not be required to fill a vacancy in the office of Councilmember that occurs when the Vice Mayor fills a mayoral vacancy pursuant to Sections 303 and 304 of this Charter, and the Vice Mayor shall be entitled to return to his/her seat.

Article III of the Charter of the City of Oakland is amended at Section 303 to read:

Section 303. Vacancy, Filling of. Upon the declaration of vacancy in the office of the Mayor, the office of the Mayor shall be filled by the Vice-Mayor of the Council. Except as otherwise provided in this section, when the Vice-Mayor of the Council assumes the office of Mayor upon declaration of a vacancy, she/he shall serve for the unexpired term if such term is less than one year; otherwise she/he shall serve until the vacancy is filled as provided herein. Whenever the period of vacancy in a Mayor's term of office is less than one year and the Vice-Mayor notifies the Council in writing that she/he does not wish to serve as Mayor for the unexpired term, the vacancy shall be filled by appointment through a majority vote of the remaining Councilmembers; provided the appointee shall be ineligible to be a candidate for the next full term of the Office of Mayor. If at the time of a vacancy declaration the unexpired term is one year or more, the vacancy occurring in the office of Mayor shall be filled by special election within 120 days of such vacancy. An extension of up to 60 days may be allowed for the express purpose of consolidating the special election with the next Municipal Election or Statewide Election. If the special election is to take place before the first use of ranked choice voting in a Municipal Election, the Council shall have the authority to provide for a ranked choice voting election by ordinance. Otherwise, the following procedures shall be used: if no candidate receives the majority of the votes cast in the special election, then a run-off election shall be held for the two candidates who received the highest number of votes no later than 60 days after the date of the special election; provided that all persons receiving a number of votes equal to the highest number of votes received by any candidate shall also be candidates at such run-off election. The candidate receiving the highest number of votes cast for all candidates for the office at the run-off election shall be declared elected. Special elections for the office of Mayor that take place during or after the first use of choice voting in a Municipal Election shall be conducted using the same ranked voting procedures used to elect the Mayor in a General Municipal Election. The candidate elected to fill the vacancy shall hold office for the balance of the unexpired term. Alternative legal voting procedures shall be used to the greatest extent feasible to increase voter participation in special elections including but not limited to mail ballot voting, electronic voting, and extended voting period.

Article XI of the Charter of the City of Oakland is amended by deleting Section 1100.

Article XI of the Charter of the City of Oakland is amended at Section 1103 to read:

Section 1103. Election Procedure. Except as may be otherwise provided by this charter, the mode, manner, form and procedure for nominations, qualifications, petitions, filing—including fees therefor and amounts thereof—and elections, for elective office, may be provided by ordinance. Except as may be otherwise provided by ordinance or by this charter, declarations of candidacy, nominations for election, all elections and all procedures relating thereto shall be in accordance with the applicable provisions of state law.

Article XI of the Charter of the City of Oakland is amended at Section 1105 to read:

Section 1105. Ranked Choice Voting. Elections for all city offices, including but not limited to Mayor, Councilmember, City Attorney, City Auditor, and School Director shall be conducted using ranked choice voting, known sometimes as “instant runoff voting.”

(A) Definitions. “Ranked choice voting” shall mean an election system in which voters rank the candidates for office in order of preference, and the ballots are counted in rounds that, in the case of a single-winner election, simulate a series of runoffs until one candidate receives a majority of votes. In each round of counting: (1) “continuing ballot” shall mean a ballot that counts towards some candidate; (2) “continuing candidate” shall mean a candidate that has not been eliminated; and (3) “majority of votes” shall mean more than fifty percent of the votes coming from continuing ballots.

(B) General Provisions. Ranked choice voting elections for single-winner city offices shall be conducted according to the procedures in this section. The City shall conduct a voter education campaign to familiarize voters with ranked choice voting. The use of ranked choice voting shall commence with the 2008 General Municipal Election.

(C) Ballot. The ranked choice voting ballot shall allow voters to rank as many choices as there are candidates. The ballot shall not interfere with a voter’s ability to rank a write-in candidate.

(D) Tabulation. The ballots shall be counted in rounds: (1) In the first round, every ballot shall count as a vote towards the first choice candidate. (2) After every round, if any candidate receives a majority of votes from the continuing ballots, that candidate shall be declared the winner. If no candidate receives a majority, the candidate receiving the smallest number of votes shall be eliminated, and every ballot counting towards that candidate shall be advanced to the next-ranked continuing candidate. All the ballots shall be counted again in a new round.

(E) Ties. In the event that two or more candidates tie for the smallest number of votes, the candidate to eliminate shall be chosen by lot.

(F) Elimination of more than one candidate. During the elimination stage of any round, in the event that any candidate has more votes than the combined vote total of all candidates with fewer votes, all the candidates with fewer votes shall be eliminated simultaneously, and those ballots advanced to the next-ranked continuing candidate.

(G) Skipped rankings. In the first or any round in the event that any ballot reaches a ranking with no candidate indicated, that ballot shall immediately be advanced to the next ranking.

(H) Undervotes, Overvotes, and Exhausted Ballots. After each round, any ballot that is not continuing is an undervote, overvote, or exhausted ballot, as follows. Any ballot that has no candidates indicated at any ranking shall be declared an “undervote.” In the event that any ballot reaches a ranking with more than one candidate indicated, that ballot shall immediately be declared an “overvote.” In the event that any ballot cannot be advanced because no further candidates are ranked on that ballot, that ballot shall immediately be declared “exhausted.” Any ballot that has been declared an undervote, overvote, or exhausted shall remain so and shall not count towards any candidate in that round or in subsequent rounds.

(I) Reports. Summary, ballot image, and comprehensive reports shall be made available after each ranked choice voting election, as follows: (1) The “summary report” for a race shall mean a report that lists the candidate vote totals in each round, along with the cumulative numbers of undervotes, overvotes, and exhausted ballots in each round. (2) The “ballot image report” for a race shall mean a report that lists, for each ballot, the candidate or candidates indicated at each ranking, the precinct of the ballot, and whether the ballot was cast absentee. In the report, the ballots shall be listed in an order that does not permit the order in which they were cast in each precinct to be reconstructed. (3) The “comprehensive report” for a race shall mean a report that breaks the numbers in the summary report down by precinct. The report shall list for each round, the number of ballots cast in each precinct (a) that count as votes for each candidate in that round, (b) that have been declared undervotes, (c) that have been declared overvotes up to that point, and (d) that have been declared exhausted up to that point. (4) Mode and manner of release. Preliminary versions of the summary report and ballot image report shall be made available as soon as possible after the ballots have begun to be processed and counted. The summary report, ballot image report, comprehensive report, and preliminary versions of the summary report and ballot image report shall be made available to the public during the canvass via the internet and by other means. The ballot image report and preliminary versions of the ballot image report shall be made available in a plain text electronic format.

(J) Manual Tally. Prior to the selection of precincts for the public one percent manual tally, as provided by State law, a report shall be made available to the public that lists, for the ballots subject to the manual tally, the number of those ballots in each precinct that counted in each round as undervotes, overvotes, exhausted ballots, and as votes for each candidate. The public manual tally shall check those vote totals in each of the randomly selected precincts.

(K) Changes to Procedures. For the purposes of this subsection: “voting equipment” shall mean all ballots and/or voting devices, vote tabulating systems and/or similar or related systems to be used in the conduct of the City’s election,

including but not limited to paper ballot systems, optical scan systems, and touch-screen systems. (1) Number of rankings. In the event that the voting equipment cannot feasibly accommodate a number of rankings on the ballot equal to the number of candidates, the City Clerk may limit the number of choices a voter may rank to the maximum number allowed by the equipment. This limit shall never be less than three. (2) Voting Equipment. If the voting equipment cannot feasibly accommodate all of the procedures in subsections (E)–(J) above, the City Clerk may make changes to those procedures provided that ranked choice voting shall still be used and the smallest feasible number of changes made until such time as the voting equipment can accommodate those procedures in their entirety. (3) State guidelines. If the State of California adopts guidelines for the conduct of ranked choice voting elections and the voting equipment used to conduct the City’s election can accommodate the State’s guidelines, the City Clerk shall have the option of adopting those guidelines, in whole or in part, in lieu of the ranked choice voting procedures in this section. (4) First choice tally. The City Clerk may authorize the following change to make ranked choice voting on voting equipment feasible: before counting the ballots in rounds, the first ranking on every ballot shall be tallied, with the exception of overvotes. If some candidate receives a majority of first rankings from all ballots cast, including undervotes and excluding overvotes, that candidate shall be declared the winner; and the ballots shall not be counted in rounds. Otherwise, the ballots shall be counted in rounds in accordance with this section. (5) Election integrity. The City Clerk shall further have the authority to make any changes to these procedures necessary to preserve the secrecy of the ballot and ensure the integrity and smooth functioning of the election, provided that ranked choice voting shall still be used and the smallest number of changes made to achieve such purposes.

(L) Exception from Using Ranked Choice Voting. Notwithstanding any other provision of this Charter, the City shall use ranked choice voting once the Alameda County Registrar of Voters is able to conduct the election on behalf of the City in accordance with the requirements and procedures of this section, including any changes to such procedures made pursuant to subsection (K).

(M) Election Procedures if Ranked Choice Voting is Not Used.

(1) In the event that the City is unable to use ranked choice voting, the City shall hold Municipal Nominating Elections for the nomination of officers and for such other purposes as the Council may prescribe, which shall be held in the City on the first Tuesday after the first Monday in June in each even-numbered year. In order to consolidate Municipal Nominating Elections with Statewide Primary Elections, the Council may by ordinance provide for a date for a Municipal Nominating Election which conforms to the date of a Statewide Primary Election. Any candidate receiving a majority of the vote cast for all candidates for that office at the Municipal Nominating Election shall be declared elected. (2) If at any Municipal Nominating Election there is any office to which no person was elected, then the two candidates for such office receiving the highest number of votes for

such office shall be the candidates, and the only candidates, for such office whose names shall be printed upon ballots to be issued at the second or General Municipal Election; provided that, in any event, all persons receiving a number of votes equal to the highest number of votes received by any candidate shall also be candidates at such second election. The candidate receiving the highest number of votes cast for all candidates for that office at the second or General Municipal Election shall be declared elected.

Certified to be a true copy by Ignacio De La Fuente, President of the City Council, and Latonda Simmons, City Clerk.

Date of Election: November 7, 2006.

Charter Chapter 10—City of Los Angeles

Amendments to the Charter of the City of Los Angeles

[Filed with the Secretary of State April 4, 2007.]

The Charter of the City of Los Angeles is hereby amended to read as follows: Article VII, Section 1, Subsection (d) of Section 700; Article VIII, Subsection (g) of Section 802, Section 803, adding Subsections (a) through (y); Section 804, adding Subsections (a) through (k), to read, all as detailed below:

Section 1. Subsection (d) of Section 700 of the Charter of the City of Los Angeles is amended to read:

(d) Qualifications. Each member of the commission shall be a registered voter of the City. Neither a member of the Commission nor its Executive Director shall seek election to any City office or Los Angeles Unified School District Board of Education office concerning which the commission has made a decision during the term of the commissioner or Executive Director unless the election for that office is to be held at least two years following the expiration of the term of office of the commissioner or Executive Director. During his or her tenure, neither a member of the commission nor its Executive Director shall:

- (1) hold any other public office;
- (2) participate in or contribute to a City election campaign;
- (3) participate in or contribute to an election campaign for a member of the Los Angeles Unified School District Board of Education;
- (4) participate in or contribute to a City official or member of the Los Angeles Unified School District Board of Education running for any elective office; or
- (5) employ or be employed as a person required to register as a lobbyist with the City of Los Angeles.

Sec. 2. Subsection (g) of Section 802 of the Charter of the City of Los Angeles is amended to read:

(g) Terms of Office. Members of the Board of Education shall hold their office for a term of four years. The terms of office of those Board members elected

from odd-numbered districts shall commence during each fourth anniversary of 1979, and for the members elected from even-numbered districts shall commence during each fourth anniversary of 1981. No person may serve more than three terms of office as a member of the Board of Education. This limitation on the number of terms of office shall not apply to any unexpired term to which a person is elected or appointed if the remainder of the term is less than one-half of the full term of office. The limitation on the number of terms of office shall apply only to terms of office that begin on or after March 1, 2007.

Sec. 3. Section 803 of the Charter of the City of Los Angeles is amended to read:

Section 803. Election of Board Members.

The election of Members of the Board of Education of the Los Angeles Unified School District shall be conducted in accordance with Sections 400 through 440 of the Charter and applicable ordinances consistent with the Charter. In order to encourage a broader participation in the political process by placing limits on the amount any person may contribute or otherwise cause to be available to candidates for election to the Board of Education, the following campaign finance provisions apply to elections of the members of the Board of Education. This section is intended to supplement the Political Reform Act of 1974.

(a) Definitions.

(1) “Behested” means and will be treated in the following manner for purposes of this section:

(A) An expenditure behested by a candidate or candidate’s controlled committee is not an independent expenditure and shall be treated as a contribution to the candidate or committee that behests the expenditure. A payment is behested if it is made:

(i) at the request or suggestion of the candidate, committee, or the candidate or committee’s agent;

(ii) in concert with, with the cooperation of, or in consultation with, the candidate, committee, or the candidate or committee’s agent; or

(iii) under any arrangement, coordination, or direction between the candidate, committee, or the candidate or committee’s agent.

(B) An expenditure is behested without limitation under the following circumstances:

(i) active involvement or participation by a candidate in the creation or design of a communication financed by the spender, including consultation between the spender and the candidate about content;

(ii) solicitation by the spender and/or provision by the candidate of materials specifically for use in the communication or procuring the candidate’s consent to include specific materials in the communication; or

(iii) arranging with the candidate for preparation of any materials used in the communication.

(C) There is a rebuttable presumption that an expenditure is behested, and therefore not independent, if:

(i) it is made by or through any agent of the affected candidate or member of the candidate's controlled committee in the course of his/her involvement in the current campaign;

(ii) in the election cycle during which the expenditure is made, both the spender or the spender's agent and the candidate on whose behalf the expenditure is made retain the same individual or entity to provide non-ministerial, campaign related professional services (non-ministerial, campaign related professional services include, but are not limited to: polling or other campaign research, media consulting or production, direct mail consultation, and fundraising);

(iii) the expenditure finances a communication that replicates, reproduces, republishes, distributes, or disseminates, in whole or substantial part, a broadcast, written, graphic, or other form of campaign material designed, produced, paid for, or distributed by the affected candidate, his or her committee, or agent;

(iv) the expenditure is based on information about a candidate's campaign plans, projects, or needs not generally available to the public; or information provided directly or indirectly by that candidate, committee, or their agents to the spender or spender's agent, with an express or tacit understanding that the expenditure was being considered;

(v) the spender or spender's agent discusses or negotiates the content, timing, location, mode, intended audience, volume of distribution, or frequency of placement of a communication financed by the spender with the candidate whose election or nomination is advocated by the spender or whose opponent's defeat is advocated by the spender;

(vi) in the election cycle during which the expenditure is made, the spender or spender's agent is serving or has served in a formal executive, policy-making, or advisory position with the candidate's campaign or has participated in strategic or policy-making discussions with the candidate's campaign relating to that candidate's pursuit of nomination or election to office, and the candidate is pursuing the same office as a candidate whose nomination or election the expenditure is intended to influence;

(vii) the expenditure is made after a request to the spender or spender's agent by the candidate, the candidate's controlled committee, or their agents for an expenditure on the candidate's behalf; or

(viii) the expenditure is made in connection with or as a consequence of fundraising events or campaign activities cosponsored by the candidate and the spender or the spender's agent.

(D) An expenditure will not be deemed behested merely when:

(i) a spender or spender's agent interviews a candidate on legislative or policy positions or issues affecting the spender or discusses campaign-related issues with the candidate, such as platforms, polling information, which organizations support the candidate and which support his/her opponent, or the identity of the consultants the candidate plans to hire, provided that prior to making a subsequent expenditure based on that information, the spender or his agent has not communi-

cated with the candidate, candidate's controlled committee, or their agents concerning the expenditure;

(ii) the spender solicits and/or obtains a photograph, biography, position paper, press release, or similar material from the candidate, candidate's controlled committee, or their agents and, without the prior knowledge, control, or involvement of the candidate, candidate's controlled committee, or their agents, subsequently utilizes or incorporates that information to create a communication in support of the candidate or in opposition to his or her opponent;

(iii) the spender made prior contributions to the candidate;

(iv) the spender communicates to the candidate, the candidate's controlled committee, or the agent of either, the intent to make an independent expenditure without discussing any of the items mentioned in Subparagraph (C)(v) of this section;

(v) a member of an organization that makes an expenditure renders volunteer personal services to or works for the affected candidate's campaign, unless the volunteer or campaign worker was also involved in the activities of the spender-organization's political action committee or makes payments on behalf of the spender-organization, or is serving or has served the affected candidate's campaign in one of the capacities described in Subparagraph (C)(vi) of this section;

(vi) the expenditure was made in response to an unsolicited request from political party leaders or their agents that the committee "support" the candidate or make an expenditure relating to the candidate;

(vii) the expenditure finances the cost of preparing or disseminating candidate evaluations to voters or conducting a political survey; or

(viii) the spender employs or is under contract with a political consultant or pollster who rendered services to a candidate in prior years.

(2) "Board of Education office" means the office of a member of the Board of Education of the Los Angeles Unified School District.

(3) "Candidate or Committee Agent" means any person who has express or implied authority to make or to authorize the making of expenditures on behalf of the candidate. There shall be a rebuttable presumption that the following have that authority: current or former officers of the candidate-controlled committee, employees of the campaign, persons who have received compensation or reimbursement from the campaign, or any person who has been placed in a position within the campaign organization where it would reasonably appear that in the ordinary course of campaign-related activities he or she may authorize expenditures. A candidate's agent is also any person who is serving or has served in an advisory, decision-making, or strategic role with a candidate's campaign, with or without compensation, where that person's duties and/or actions reflect or require direct knowledge of the candidate's campaign strategy, plans, or needs.

(4) "Election" means any primary nominating election, a general election, a special election and a recall election.

(5) “Independent expenditure” means an expenditure made by any person in connection with a communication that expressly advocates the election or defeat of a clearly identified candidate; or, taken as a whole and in context, unambiguously urges a particular result in an election, but which is not made to or at the behest of the affected candidate or committee.

(6) “Loan” means and will be treated in the following manner for purposes of this section:

(A) A loan shall be considered a contribution from the maker and the guarantor of the loan and shall be subject to the contribution limitations of this section.

(B) The proceeds of a loan made to a candidate by a commercial lending institution in the regular course of business on the same terms available to members of the public and which is secured or guaranteed shall not be considered to be a contribution within the meaning of the contribution limitations of this section.

(C) Extensions of credit (other than loans referred to in Subdivision (6)(B)) for a period of more than 30 days are subject to the contribution limitations of this article.

(7) “Member communications” means payments made pursuant to Government Code Section 85312.

(A) For purposes of this article, payments for member communications that are behested by candidates, with the exception of payments for a regularly published newsletter or periodical limited solely to individual members not exceeding the amount of payments regularly made to publish a regular newsletter or periodical, shall be considered contributions to that candidate or candidate controlled committee for purposes of the contribution limits reporting requirements contained in this article.

(B) For purposes of this article, member communications that are not behested by a candidate, a candidate’s controlled committee, or an agent of a candidate or a candidate’s controlled committee are not considered contributions to a candidate.

(C) Member communications that are not behested by a candidate, a candidate’s controlled committee, or an agent of a candidate or a candidate’s controlled committee and are not payments for a regularly published newsletter or periodical limited solely to individual members and do not exceed the amount of payments regularly made to publish a regular newsletter or periodical, are considered expenditures and are required to be reported pursuant to Subsection (s).

(8) “Non-Candidate Spending” means any combination of independent expenditures and/or member communications that are not behested by a candidate.

(b) Campaign Contribution Limitations.

(1) No intended candidate for the Board of Education, and no committee acting on behalf of such candidate, shall solicit or accept, or cause to be solicited or accepted, any contribution for use in any election for such office unless and until such candidate shall have filed a Declaration of Intent to Solicit and Receive Contributions in connection with candidacy for a specific Board of Education office.

That declaration shall be filed with the City Ethics Commission on a form prescribed by the City Ethics Commission. Once the election takes place, the declaration is thereafter void. No person may have on file at the same time more than one declaration for any single election. A candidate may, however, file a form canceling one declaration and may thereafter file a new declaration.

(2) The candidate and the treasurers of the candidate's controlled committees shall file with the City Ethics Commission on a form prescribed by the City Ethics Commission a statement under oath that the candidate and the treasurers have read and understood Section 803. This statement shall be filed concurrent with the filing of the Declaration of Intent to Solicit and Receive Contributions.

(3) No person shall contribute a total of more than \$1,000 to any candidate for the Board of Education and to his or her controlled committee for a single election. A candidate for the Board of Education shall not accept any contribution or contributions totaling more than \$1,000 from any person for a single election. Nothing in this section is intended to limit the amount a candidate can contribute to his or her candidacy for the Board of Education from his or her personal funds.

(4) No person shall make to any committee (other than the candidate's controlled committee), which supports or opposes any candidate for the Board of Education, and no such committee shall accept from any such person, a contribution or contributions totaling more than \$1,000 in any calendar year.

(5) No person shall make a contribution in connection with a single election for a Board of Education office, which would cause the aggregate amount of such contributions by that person to exceed a sum equal to \$1,000 multiplied by the number of Board of Education offices appearing on the ballot at that election, but in no case less than \$2,000, in connection with all candidates in that election seeking election to all Board of Education offices; provided, however, that a candidate shall not be limited by this Subdivision (5) in the amount he or she may contribute or expend in connection with his or her own campaign.

(6) No person shall make, and no person or candidate shall solicit or accept any loan of more than \$1,000 for use in connection with an election for the Board of Education. Further, no person shall make, and no person or candidate shall solicit or accept any loan for use in connection with an election for a Board of Education office for a period of more than 30 days. Loans to a candidate or to a candidate's controlled committees shall be counted against the contribution limitations applicable to the candidate. A candidate is not prohibited from obtaining a personal loan of any amount from a licensed financial lending institution in the regular course of business, unless the loan is made for political purposes. Every loan to a candidate or the candidate's controlled committee shall be by written agreement, which shall be filed with the candidate's or committee's campaign statement on which the loan is first reported. This Subdivision (6) shall not limit the amount or duration of loans from the candidate to his or her own campaign.

(7) Any contributions solicited or accepted pursuant to this section shall be expended only in connection with the candidacy for the office specified in the

candidate's Declaration of Intent to Solicit and Receive Contributions. Contributions solicited or accepted pursuant to this section for one individual shall not be expended for the candidacy of any other individual seeking another Board of Education office or in support of or in opposition to any Los Angeles Unified School District ballot measure. No candidate, committee controlled by a candidate, or elected member of the Board of Education shall use contributed funds to make any contribution to any other candidate running for office or to any committee supporting or opposing a candidate for office. Provided, however, a candidate shall not be prohibited from making a contribution from his or her own personal funds to his or her own candidacy, to the candidacy of any other candidate or in support of or in opposition to any Los Angeles Unified School District ballot measure.

(c) Adjustment of Limits. Every four years, the City Ethics Commission shall review whether the contribution limitations contained in this section should be adjusted to reflect changes in the Consumer Price Index (CPI) for the Los Angeles-Long Beach Metropolitan Statistical Area. The first review shall begin at the end of the calendar year 2011. If the contribution limitations are not adjusted during any review period, the limitations may be adjusted in a subsequent four-year review period, up to the overall increase in the CPI since the last adjustment. Any change to the contribution limitations shall be effective for any subsequent election for which the fundraising period has not yet opened as provided in Subsection (q). The City Ethics Commission shall forward a report with its findings to the Council by March 1, following each review. Within 60 days after the City Ethics Commission forwards its report to the Council, the Council shall hold a public hearing concerning the matter and act to approve or disapprove the report. If the Council fails to disapprove within the 60 day period, the report shall be presented to the Mayor for approval or veto, and to the Council for override of the Mayor's veto. If approved by the Mayor, or if the Mayor fails to act, or if approved by the Council on override of the Mayor's veto, the amount specified in the report shall have the force of law as the contribution limitations applicable to this section, subject to all penalties and remedies in this section.

(d) Cash Contributions and Anonymous Contributions. No person shall make, and no candidate or committee shall solicit or accept, any cash contribution in excess of \$25. Total anonymous contributions to a candidate or committee which exceed in the aggregate \$200 with respect to a single election shall not be used by the candidate or committee for whom such contributions were intended, but instead, such excess shall be paid promptly to the City Treasurer for deposit in the General Fund of the City.

(e) Campaign Contribution Checking Account. No more than one campaign contribution checking account shall be established by each candidate for a Board of Education office, and by each committee supporting or opposing such candidate. The account shall be established at an office of a bank or savings and loan institution located in the City of Los Angeles. Upon opening such account, the

candidate shall file with the City Ethics Commission within ten days of opening the campaign bank account, the name of the bank or savings and loan institution and the account number. Funds shall only be disbursed from such account by checks signed by the candidate, treasurer or designated agent of the treasurer. A candidate, treasurer or designated agent of the treasurer shall deposit into the campaign checking account all contributions received in connection with a Board of Education election. A candidate, treasurer or designated agent of the treasurer shall pay all campaign expenditures for a Board of Education election with monies from this campaign checking account.

If a candidate has other controlled committees and such committees have checking accounts, the candidate shall notify the City Ethics Commission in writing of these committees and the names and addresses of the banks or savings and loan institutions and the account numbers of any such accounts. A candidate shall notify the City Ethics Commission of these committees, the banks or savings and loan institutions, and the account numbers concurrent with the filing of the Declaration of Intent to Solicit and Receive Contributions. If committees are thereafter formed or accounts thereafter opened, then the candidate shall notify the City Ethics Commission on the next regular business day on which the City Ethics Commission office is open. No contribution shall be commingled with the personal funds of the candidate or any other person.

This subsection shall not prohibit the establishment of savings accounts or certificates of deposit, provided that no campaign expenditures may be made therefrom.

(f) Treasurer. A candidate having campaign committees for election to the Board of Education shall appoint a treasurer of each committee. No expenditure shall be made by or on behalf of a committee without the authorization of the treasurer or that of his or her designated agents. No contribution or expenditure shall be accepted or made by or on behalf of a committee at a time when there is a vacancy in the office of treasurer. It shall be the duty of the candidate and the treasurer to approve and authorize such payments and to retain such authorizations, detailed accounts, records, bills and receipts.

(g) Training for Candidates and Treasurers. Every candidate for the Board of Education, and every treasurer of such candidate's controlled committee, shall attend a training program conducted or sponsored by the City Ethics Commission prior to the election at which the candidate's name will appear on the ballot.

(h) Accountability. The candidate and the treasurer shall maintain such detailed accounts, records, bills and receipts as are necessary to prepare campaign statements. The candidate and the treasurer shall retain the detailed accounts, records, bills and receipts for the periods specified in the Political Reform Act of 1974 as amended. Every candidate and committee shall make available on demand to any public officer having legal authority to enforce this section, details of checking and financial accounts of each committee controlled by the candidate and all records supporting such details.

(i) **Petty Cash Fund.** Subsection (e) notwithstanding, a candidate, campaign treasurer and other designated agents authorized to issue checks on a campaign contribution checking account may disburse to the candidate or committee establishing the checking account an amount not greater than \$50 per week to be used for petty cash purposes by the candidate or committee.

(j) **Assumed Name Contributions.** No contribution shall be made, directly or indirectly, by any person or combination of persons, acting jointly in a name other than the name by which they are identified for legal purposes, nor in the name of another person or combination of persons. No person shall make a contribution in his, her or its name of anything belonging to another person or received from another person on the condition that it be used as a contribution. In the event it is discovered by a candidate or committee treasurer that a contribution has been received in violation of this subsection, the candidate or treasurer shall promptly pay the amount received in violation of this subsection to the City Treasurer for deposit in the General Fund of the City.

(k) **Campaign Expenditures—Uncontrolled by Candidate or Committee.** Persons or organizations not subject to the control of a candidate or committee but who make independent expenditures for or against a candidate or committee shall indicate clearly on any material published, displayed or broadcast that it was not authorized by a candidate or a committee controlled by a candidate.

(l) **Recall Petition.** In the event a recall petition is filed, the committee or individual filing the petition shall be subject to the same campaign disclosure provisions as are applicable to candidates for the Board of Education.

(m) **Suppliers of Goods and Services—Disclosure of Records Required.** No person who supplies goods or services or both goods and services to a candidate or committee for use in connection with the campaign for a Board of Education office shall knowingly refuse to divulge or disclose to the City Ethics Commission or to any public officer having legal authority to enforce this section, the details and the records supporting such details of any expenditures made by the candidate or committee in payment for such goods or services or both.

(n) **Aggregation of Payments.** For the purposes of the contribution limitations contained in this section, contributions and/or expenditures from two or more persons will be aggregated and considered to be made by a single person for the purposes of the contribution limitations and reporting provisions contained in this section, if any of the circumstances listed below is applicable:

(1) Contributions and/or expenditures from a person will be aggregated with contributions and/or expenditures from any other person that controls his, her, or its contribution or expenditure activity;

(2) Contributions and/or expenditures from a sponsored committee, as defined in Government Code Section 82048.7, shall be aggregated with contributions and/or expenditures from its sponsoring organization;

(3) Contributions and/or expenditures from an entity shall be aggregated with contributions and/or expenditures from any other entity that has the same indi-

viduals constituting a majority of the members of each entity's board of directors;

(4) Contributions and/or expenditures from an entity shall be aggregated with contributions and/or expenditures from any other entity that has the same officers or with whom it shares a majority of officers. For the purposes of this subdivision, an officer does not include an individual who serves only as a member of the entity's board of directors;

(5) Contributions and/or expenditures from a corporation or limited liability company shall be aggregated with contributions and/or expenditures from any other corporation or limited liability company that has the same majority shareholder and/or member or that holds a majority of voting rights in that corporation or limited liability company;

(6) Contributions and/or expenditures from a corporation shall be aggregated with contributions and/or expenditures from any parent or subsidiary corporation, provided that at least one of the corporations is not publicly traded;

(7) Contributions and/or expenditures from an individual shall be aggregated with contributions and/or expenditures from any corporation, limited liability company, firm, joint venture, syndicate, business trust, company or other business entity not described in Subdivisions (8) or (9) below, in which the individual owns an investment of 50% or more or holds a majority of voting rights;

(8) Contributions and/or expenditures from an individual shall be aggregated with contributions and/or expenditures from any sole proprietorship the individual owns; or

(9) Contributions and/or expenditures from a general partner shall be aggregated with contributions and/or expenditures from any general or limited partnership in which the general partner owns an investment of 50% or more or in which the general partner holds a majority of voting rights.

(o) Family Contributions. Contributions by a husband and wife shall be treated as separate contributions. Contributions by children under eighteen years of age shall be treated as contributions by their parents and attributed proportionately to each parent (one-half to each parent or the total amount to a single custodial parent).

(p) Return of Contributions. A contribution shall not be considered to be received if it is not negotiated, deposited, or utilized, and is returned to the donor within 14 days of receipt.

(q) Restrictions on When Contributions May Be Received. No candidate for the Board of Education, or the controlled committee of that candidate, shall solicit or accept or cause to be solicited or accepted any contribution more than 18 months before the date of the election at which the candidate seeks office. No candidate for the Board of Education, or his or her controlled committee, shall solicit or receive or cause to be solicited or received a contribution to his or her own campaign committee from any person later than nine months after the date of the election. Contributions solicited or received or caused to be solicited or

received by a candidate for the Board of Education, or his or her controlled committee, following his or her election shall be used to retire campaign debt.

(r) Campaign Disclosure, Reporting and Recordkeeping.

(1) In addition to the campaign statements required to be filed pursuant to the Political Reform Act, commencing with Government Code Section 81000, as amended, candidates for the Board of Education, their controlled committees and committees primarily formed to support or oppose these candidates shall file a pre-election statement on the Friday before the election. This statement shall have a closing date of the Wednesday before the election and shall cover activity and payments occurring through that day. Candidates for the Board of Education, their controlled committees and committees primarily formed to support or oppose these candidates shall also file campaign statements as follows in connection with a primary election held in March of an odd-numbered year:

(A) For the period ending September 30 of the year prior to the election, a statement shall be filed no later than October 10, for the period from July 1 through September 30.

(B) For the period ending December 31 of the year prior to the election, a statement shall be filed no later than January 10, of the year of the election for the period from October 1 through December 31.

(2) No contribution shall be deposited into a campaign checking account of a candidate for the Board of Education unless the name, address, occupation and employer of the contributor is on file in the records of the recipient of the contribution.

(3) Each candidate, and each committee making independent expenditures or member communications in support of or opposition to a candidate, who sends a mailing or distributes more than 200 substantially similar pieces of campaign literature, shall send a copy of the mailing or other literature to the City Ethics Commission at the same time the mailing or other literature is given to the post office or otherwise distributed. During the election campaign, the Commission shall merely serve as a repository for this literature and shall not judge or comment on the contents of the literature.

(4) Any candidate for the Board of Education and the candidate's controlled committee required to file campaign statements with the City Ethics Commission shall file those campaign statements online, using the Commission's Electronic Filing System (EFS), after the candidate and/or committee has received contributions or made expenditures of \$25,000 or more in connection with election to a Board of Education office.

(A) Once a candidate or committee is required to file campaign statements online, that candidate or committee shall continue to file statements online until the committee has officially terminated. Committees and other persons not required to file online by this subsection may do so voluntarily.

(B) A person required to file online shall continue to file a paper copy of each campaign statement, as required by the California Political Reform Act and this

article, until the person is no longer required to file campaign statements with the City Ethics Commission. The paper copy shall continue to be the original campaign statement for audit and other legal purposes.

(C) In addition to any late filing penalties that may be imposed for a late filing of a paper copy pursuant to the California Political Reform Act or this article, any person who fails to comply with the online filing requirement of this subsection will, in addition, be subject to an additional late filing penalty of \$25 per day after the deadline for the late filing of the online copy.

(D) The information contained on a campaign statement filed online shall be the same as that contained on the paper copy of the same statement that is filed with the City Ethics Commission.

(s) Disclosure of Payments for Independent Expenditures and Non-Behested Member Communications.

(1) Any person, including any committee, who makes or incurs independent expenditures of \$1,000 or more in support of or in opposition to any candidate for the Board of Education, or one or more payments for member communications as defined by this section, totaling \$1,000 or more in support of or in opposition to a candidate for the Board of Education, shall notify the City Ethics Commission within 24 hours by certified mail or fax or e-mail each time one or more payments, which meet this threshold, are made.

(2) The notification shall consist of a declaration specifying each candidate supported or opposed by the expenditure, the amount spent to support or oppose each candidate, whether the candidate was supported or opposed, and that the expenditure was not behested by the candidate or candidates who benefited from the expenditure. This declaration shall be made under penalty of perjury and signed by the person or officer and the treasurer of the group making the expenditure. In addition, the date and amount of the payment, a description of the type of communication for which the payment was made or incurred, the name and address of the person making the payment, the name and address of the payee, and a copy of the mailing or advertisement, or a copy of the script or recording of the call, transmission, or advertisement, shall also be provided to the City Ethics Commission. The notification also shall include disclosure of contributions of \$100 or more received by the committee since the day after the closing date of the committee's last campaign disclosure report filed within the Commission or since the first day of the current calendar year, whichever date occurs later; however, contributions that are received, but earmarked for any other candidate outside the Los Angeles Unified School District need not be disclosed. The notification also shall include disclosure of contributions of \$100 or more made in the current calendar year by the person to Board of Education candidates or their controlled committees.

(3) City Ethics Commission staff will notify all candidates by phone, fax or e-mail in the affected race within one business day after receiving the notice of payments for independent expenditures and uncoordinated member communica-

tions of \$1,000 or more. The notification will indicate the candidate who was supported or opposed by the expenditure as indicated on the signed declaration and include a copy of the communication provided by the person or group making the expenditure.

(4) For purposes of the notification required in Subdivision (1), payments by an organization for its regularly published newsletter or periodical, if the circulation is limited to the organization's members, employees, shareholders, other affiliated individuals and those who request or purchase the publication, shall not be required to be reported.

(5) Any committee, including but not limited to a candidate controlled committee and an independent expenditure committee, that makes or incurs payments for 1,000 or more recorded telephone calls or any other forms of electronic or facsimile transmission of substantially similar content, or that makes or incurs expenditures of \$1,000 or more for a radio or television advertisement, in support of or opposition to any candidate(s) for Board of Education office, shall send a copy of the script or recording used for each communication to the Ethics Commission within 24 hours of the first time the calls, transmissions, or advertisements are made or aired.

(t) Verification. All declarations, reports and statements filed under this section shall be signed and verified by the filer under penalty of perjury. The candidate and any person signing declarations, reports and statements under this provision shall read, know and understand the contents of all these declarations, reports and statements.

(u) Duties of City Ethics Commission. The City Ethics Commission shall administer the provisions of this section. In addition to other duties required under the terms of this section, the City Ethics Commission shall:

(1) Conduct audits and investigations of reports and statements filed by candidates and committees supporting or opposing candidates for Board of Education offices as required under the Political Reform Act of 1974, as amended, and Article VII and this section of the Charter. The City Ethics Commission shall employ investigators where necessary to fully investigate any person subject to this section.

(2) Enforce or cause to be enforced the provisions of this section pursuant to Section 90002(c) of the Government Code, in accordance with Article VII of the Charter.

(3) Report apparent violations of this section and applicable state law to the City Attorney or another appropriate law enforcement agency.

(v) Enforcement.

(1) Criminal Enforcement—Any person who knowingly or willfully violates any provisions of this section is guilty of a misdemeanor. Any person who knowingly or willfully causes any other person to violate any provision of this section, or who aids and abets any other person in the violation of any provision of this section, shall be liable under the provisions of this section. Prosecution for violation of any provision of this section must be commenced within four years after

the date on which the violation occurred. No person convicted of a misdemeanor under this section shall act as a lobbyist or as a City contractor for a period of four years following the date of the conviction unless the court at the time of sentencing specifically determines that this provision shall not be applicable. For purposes of this section, a plea of nolo contendere shall be deemed a conviction.

(2) Civil Enforcement.

(A) Any person who intentionally or negligently violates any provision of this section shall be liable in a civil action brought by the City Attorney, the City Ethics Commission or by a person residing within the boundaries of the Los Angeles Unified School District for an amount not more than \$5,000 per violation, or for more than three times the amount the person failed to report properly or unlawfully contributed, gave or received.

(B) Any person who intentionally or negligently makes or receives a contribution, or makes an expenditure, in violation of any provision of this section shall be liable in a civil action brought by the City Attorney or by a person residing within the City for an amount up to three times the amount of the unlawful contribution or expenditure.

(C) If two or more persons are responsible for any violation, they shall be jointly and severally liable.

(D) Any person, other than the City Attorney, before filing a civil action pursuant to this subsection, shall first file with the City Ethics Commission a written request for the City Ethics Commission to commence the action. The request shall contain a statement of the grounds for believing a cause of action exists. The City Ethics Commission shall respond within 40 days after receipt of the request, indicating whether it intends to file a civil action. If the City Ethics Commission indicates in the affirmative, and files suit within 40 days thereafter, no other action may be brought unless the action brought by the City Ethics Commission is dismissed without prejudice.

(E) Not more than one judgment on the merits with respect to any violation may be obtained under this subsection. Actions brought for the same violation or violations shall have precedence for purposes of trial in the order of the time filed. Such actions shall be dismissed once judgment has been entered or a settlement approved by the court in a previously filed action. The court may dismiss a pending action without prejudice to any other action for failure of the plaintiff to proceed diligently and in good faith. The action may be so dismissed on motion by the City Attorney or any plaintiff in an action based on the same violation.

(F) In determining the amount of liability under this subsection, the court may take into account the seriousness of the violation and the degree of culpability of the defendant. If a judgment is entered against the defendant or defendants in an action, a private plaintiff shall receive 50% of the amount recovered. The remaining 50% shall be deposited into the City's General Fund. In an action brought by the City Attorney or the City Ethics Commission, the entire amount shall be paid to the General Fund.

(G) No civil action alleging a violation of this section shall be filed more than four years after the date the violation occurred.

(H) Any person residing within the Los Angeles Unified School District, including the Los Angeles City Attorney, may sue for injunctive relief to enjoin violations or to compel compliance with the provisions of this section. The court may award to a party, other than an agency, who prevails in any civil action authorized by this article, his or her costs of litigation, including reasonable attorneys' fees; provided, however, that no such award may be granted against the City of Los Angeles.

(w) Effect of Violation on Outcome of Election.

(1) If a candidate is convicted of a misdemeanor violation of any provision of this section, the court shall make a determination as to whether the violation had a material effect on the outcome of the election. If the court finds such a material effect, then:

(A) if such conviction becomes final before the date of the election, the votes for such candidate shall not be counted, and the election shall be determined on the basis of the votes cast for the other candidates in that race;

(B) if such conviction becomes final after the date of the election, and if such candidate was declared to have been elected, then such candidate shall not assume office, the office shall be deemed vacant and shall be filled as otherwise provided in the Charter;

(C) if such conviction becomes final after the candidate has assumed office, then the candidate shall be removed from office, the office shall be deemed vacant and shall be filled as otherwise provided in the Charter; and

(D) the person so convicted shall be ineligible to hold any elected City office or the office of a member of the Board of Education for a period of five years after the date of such conviction.

(2) The City Clerk shall not issue any certificate of nomination or election to any candidate until his or her pre-election campaign statements required by the Political Reform Act of 1974, as amended, or if no campaign statement is required, the written declaration permitted under Section 84205 of the Government Code, have been filed in the form and at the place required by the Political Reform Act of 1974.

(x) Late Filing Penalties. If any person files an original statement or report after any deadline imposed by this article, he or she shall, in addition to any other penalties or remedies established by the article, be liable to the City Ethics Commission in the amount of \$25 per day after the deadline until the statement or report is filed. Liability need not be enforced by the Commission if on an impartial basis it determines that the late filing was not willful and that enforcement of the liability will not further the purposes of the article, except that no liability shall be waived if a statement or report is not filed within 30 days.

(y) Severability. If any provision or portion of this section, or its application to any person or circumstance, is held invalid by any court, the remainder of this

section or the application of such provisions to persons or circumstances other than those as to which it is held invalid, shall not be affected.

Sec. 4. Section 804 of the Charter of the City of Los Angeles is amended to read:

Section 804. Compensation.

The total compensation for members of the Board of Education shall be set by a compensation committee provided in this section:

(a) The committee shall be constituted as follows:

(1) The committee shall be comprised of a total of seven members.

(2) Each member of the committee shall reside within the Los Angeles Unified School District.

(3) Two members of the committee shall be parents or guardians of pupils who attend a school within the Los Angeles Unified School District:

(A) One of whom shall be a parent or guardian of a pupil who attends a school within the boundaries of the City of Los Angeles;

(B) One of whom shall be a parent or guardian of a pupil who attends a school outside of the boundaries of the City of Los Angeles.

(4) One member of the committee shall have expertise in the area of compensation, such as an economist, market researcher or personnel manager;

(5) Two members of the committee shall have experience in the business community:

(A) One of whom is an executive of a corporation, incorporated in California and located within the Los Angeles Unified School District, which ranks among the largest private sector employers in the Los Angeles Unified School District;

(B) One of whom is an owner of a small business (of less than 25 employees) located within the Los Angeles Unified School District.

(6) Two members of the committee shall be members or officers of a labor organization or union.

(b) The appointments shall be made as follows:

(1) The Mayor of the City of Los Angeles shall appoint the member referenced in Subdivision (a)(5)(A) and one of the two members referenced in Subdivision (a)(6);

(2) The Mayors of Cities of Bell, Cudahy, Huntington Park, Maywood and South Gate shall collectively appoint the member referenced in Subdivision (a)(5)(B);

(3) The Mayors of the Cities of Gardena, Carson, Lomita, Monterey Park, San Fernando and West Hollywood shall collectively appoint the member referenced in Subdivision (a)(4);

(4) The Chair of the Los Angeles County Board of Supervisors shall appoint the member referenced in Subdivision (a)(3)(B);

(5) The President of the Los Angeles City Council shall appoint the member referenced in (a)(3)(A) and one of the two members referenced in Subdivision (a)(6).

All appointments shall be subject to confirmation by a majority vote of the Los Angeles City Council. Within 10 days of any vacancy, the appointing authority

shall appoint a person to serve the unexpired portion of the term. Within 15 days of the appointment of a member to fill a vacancy, the appointment shall be subject to confirmation by a majority vote of the Los Angeles City Council.

(c) The appointing authorities shall strive insofar as practicable to provide a balanced representation of the geographic, gender, racial and ethnic and other diversity of the Los Angeles Unified School District in appointing committee members.

(d) Not later than 30 days after the effective date of this Charter section, the appointing authorities shall appoint the committee members. The Council shall approve or disapprove the appointments not later than 15 days after the appointments are received. Every five years, thereafter, beginning on the first Monday following April 1, 2007, a new committee shall be appointed.

(e) Ninety days after the Council confirms the committee members, the committee shall, by a single resolution adopted by a majority of the membership of the committee, establish the annual salary and the medical, dental, insurance and other similar benefits of the Board of Education members. The committee shall be dissolved 60 days after adoption of the resolution.

(f) In establishing the annual salary and other benefits, the committee shall consider all of the following:

(1) The amount of time members of the Board of Education serve, directly or indirectly related to the performance of his or her duties.

(2) The amount of the annual salary and other benefits for other elected and appointed officers and officials in the State of California with comparable responsibilities, the judiciary, and to the extent practicable the private educational sector, recognizing, however, that public officers do not receive, and do not expect to receive, compensation at the same levels as individuals in the private sector with comparable experience and responsibilities.

(g) The annual salary and benefits specified in that resolution shall become effective on the date the committee is dissolved as provided in Subsection (e).

(h) On an annual basis, in years when the committee is not performing a compensation review, the Board of Education may increase the compensation and other benefits of individual or all Board members beyond the amount established by the committee, in an amount not to exceed two percent of the applicable total combined amount of compensation and benefits. Any increase made pursuant to this subsection shall be effective upon approval by the Board of Education.

(i) The salary and benefits for members of the Board of Education shall be payable out of the funds of the Los Angeles Unified School District.

(j) All committee members shall receive their actual and necessary expenses incurred in the performance of their duties, paid by funds from the Los Angeles Unified School District. The committee members shall receive no other compensation for the performance of their services as committee members.

(k) Public notice shall be given of all meetings of the committee, and the meetings shall be open to the public pursuant to the Ralph M. Brown Act, Government Code Section 54950, et seq., or its successor open meeting legislation.

Certified to be a true copy by Eric Garcetti, President of the City Council, and Maria Kostrencich, Council Clerk.

Date of Election: March 6, 2007.

Charter Chapter 11—City of Los Angeles

Amendments to the Charter of the City of Los Angeles

[Filed with the Secretary of State April 4, 2007.]

The Charter of the City of Los Angeles is hereby amended to amend Article VI, Part 3, by adding a new Section 1234 to read, all as detailed below:

Section 1234. Authority of City Council to Establish a Public Service Purchase (PSP) Program by Ordinance.

(a) Council Authority. The Council may by ordinance adopted in accordance with the provisions of this section establish a voluntary Public Service Purchase (PSP) program to allow members to purchase service credit with the Fire and Police Pension Plan (the Plan) for prior full-time service with other public agencies that may include military service. The authority granted in this section shall include the authority to determine which members may participate in the program and specify what public service is eligible for purchase, to establish eligibility requirements and benefit limitations, to conduct periodic review of the costs and usefulness of the program for recruitment and retention purposes, and to terminate or make changes to the program. The authority granted in this section shall include the authority to make necessary modifications to requirements of other Charter and Los Angeles Administrative Code provisions of the Plan for the specific and limited purpose of implementing a PSP program.

(b) Limitations of the PSP Program. The authority given to the Council to establish a PSP program is specifically limited as follows:

(1) The PSP Program Shall Be Cost Neutral. The member shall be required to pay the full actuarial cost of the service credit to be purchased as determined by the Plan's actuary based upon the additional benefits available from the Plan as a result of the purchase. The City shall conduct periodic reviews of the PSP program to ensure the program is cost neutral to the City insofar as the additional benefits provided by the Plan are concerned, without regard to incidental administrative expenses incurred by the Plan.

(2) Limitations on Service Purchases. A member may only purchase full-time service with eligible public agencies. A member may purchase full-time service with a branch of the United States military service only if the member was honorably discharged. Full-time service with any bona fide police agency or fire

suppression agency may be purchased only if the member was not terminated for cause. A member may not purchase service for which the member is eligible, or may become eligible, to receive a retirement benefit from another entity unless federal law requires otherwise.

(3) **Restrictions Applicable to Purchased Service.** Purchased service shall be included in a member's years of service for purposes of calculating the amount of the member's service pension, but shall not be included in years of service for purposes of establishing eligibility for service retirement.

Purchased service may be used to qualify for other retirement benefits that are dependent on years of service, such as the Deferred Retirement Option Plan (DROP) or health premium subsidies or reimbursements payable after retirement, if authorized by ordinance and the member has paid the full actuarial costs to cover these additional benefits.

(4) **Refund of PSP Program Payments.** In the event a member terminates employment, all payments made by the member under the PSP program, including interest accruing on the payments, shall be refunded to the member upon request. If a member dies and contributions become payable from the Plan upon his or her death, all payments made by the member under the PSP program, including interest accruing on the payments, shall be considered contributions of the member and shall be paid accordingly.

(5) **PSP Program May Be Modified or Terminated.** If the Council determines that the PSP program is not cost neutral and/or that the program is not useful for recruitment or retention, the PSP program may be modified or terminated by the Council by ordinance provided that the appropriate employee representatives have received a minimum of sixty days notice prior to Council action. Agreements entered into prior to the PSP program's termination shall be honored based upon the benefits available from the Plan at the time the agreement was executed. If the PSP program is modified by ordinance, existing agreements to purchase service will continue to be honored based upon the benefits available from the Plan at the time the agreement was executed, unless the agreement is modified to encompass different benefits with actuarial costs adjusted accordingly.

(c) **Mode of Adoption.** Ordinances adopted pursuant to this section shall be adopted in the same manner as provided in Charter Section 1618(b), but the Council shall be advised in writing by an enrolled actuary as to the cost of the proposed program.

Certified to be a true copy by Eric Garcetti, President of the City Council, and Maria Kostrencich, Council Clerk.

Date of Election: March 6, 2007.

Charter Chapter 12—City of Burbank

Amendments to the Charter of the City of Burbank

[Filed with the Secretary of State May 14, 2007.]

Charter of the City of Burbank, California

Preamble

We the people of the City of Burbank, in order to exercise the benefits of home rule and establish a responsive, effective and accountable government that maintains the highest level of integrity, provides an outstanding quality of life through excellent municipal services, and through which all voices in our diverse society can be heard, and to provide fair representation and distribution of government resources and a safe, harmonious, and sustainable environment based on principles of liberty and equality, do enact this Charter.

ARTICLE 1.

Name, Seal and Boundaries

SECTION 100. NAME. The municipal corporation now existing and known as “The City of Burbank” shall remain and continue as at present, in fact and in law, by the name of the “City of Burbank”, and by such name shall have perpetual succession.

SECTION 105. SEAL. [No change in current language]

SECTION 110. BOUNDARIES. [No change in current language]

ARTICLE 2.

Powers

SECTION 200. POWERS. The City of Burbank, by and through its Council and other officials, boards, commissions, committees and employees, shall have and may exercise all powers necessary or appropriate to a municipal corporation and the general welfare of its inhabitants, which are not prohibited by the California Constitution and this Charter, and which it would be competent for this Charter to set forth particularly or specifically; and the specification in this Charter of any particular powers shall not be held to be exclusive or any limitation upon this general grant of powers.

SECTION 205. JOINT POWERS. [No change in current language]

SECTION 210. ADMINISTERING OATHS. SUBPOENAS. Any Council Member, the City Manager, the City Attorney, the City Clerk, or any officer or employee authorized by ordinance, shall have the power to administer oaths and affirmations, and the City Council, either on its own behalf or upon the written request of any City board, commission or committee authorized by ordinance, shall have the power to issue subpoenas, to compel by subpoena the production of books, papers, and documents, and to take and hear testimony or to order the giving of such testimony concerning any matter or thing pending before the Council or such board or commission.

SECTION 215. GENERAL LAWS AND PROCEDURES. The City shall have the power to exercise any and all rights, powers and privileges previously or in the future established, granted or prescribed by the general laws of the state or by other lawful authority and shall have the power to act pursuant to procedure established by any law of the state unless a different procedure is required by this Charter or by ordinance.

ARTICLE 3.

Officers and Employees

SECTION 300. OFFICERS AND EMPLOYEES. The officers of the City of Burbank shall be those provided for in this Charter. The Council may provide for such additional boards, commissions, committees, officers, and employees as may be deemed necessary and prescribe their respective powers and duties. The members of the Council shall be elected from the City at large and shall hold office for four (4) years or until their successors are elected and qualified. All other officers, assistants, deputies, clerks, and employees shall be appointed as provided in this Charter, or as the Council may provide by ordinance in case no provision for their appointment is made. They shall hold their respective offices or positions at the pleasure of the appointing power, except as otherwise provided in this Charter. Where the power to appoint is vested in the Council, a three-fifths (3/5) vote of the Council Members shall be required to effect an appointment or removal.

SECTION 305. THE CITY COUNCIL. The legislative body of the City shall consist of five (5) persons elected at large which body shall be known as the Council. The members of the Council shall be elected by the qualified voters of the City in the manner and for the term provided in this Charter. Members of the Council shall receive such compensation as may be prescribed by ordinance but not to exceed the amount which Council Members of general law cities of similar population would receive under State law, nor shall any Council Member be eligible to hold any other office or employment of the City except as may otherwise be provided in this Charter. In the event of resignation such member shall not be entitled to vote on the selection of their successor. Members of the Council shall not hold any other elective public office to which compensation is attached, and the acceptance of any such office or employment shall be deemed a resignation as Council Member.

SECTION 310. MAYOR. The Mayor shall be the executive head of the City. In case of riot, insurrection or extraordinary emergency the Mayor, unless delegated to the City Manager by ordinance, shall assume general control of the City government and all of its branches and be responsible for the suppression of disorders and the restoration of normal conditions. In the name and on behalf of the City the Mayor shall sign all contracts, deeds, bonds and other legal instruments in which the City is a party and countersign all warrants; provided, however, that the Council may by ordinance or resolution authorize any other person to sign

the same. The Mayor shall represent the City at all ceremonial functions of a social or patriotic character when it is desirable or appropriate to have the City officially represented. The Mayor shall not receive any compensation for services rendered except that received as a Council Member.

SECTION 315. CITY MANAGER. (a) There shall be a City Manager appointed by the Council who shall be the administrative head of the City government. The City Manager shall be chosen by the Council solely on the basis of the appointee's executive and administrative qualifications with special reference to actual experience in, or knowledge of, accepted practice in respect to the duties of the office.

(b) The City Manager shall be responsible to the Council for the proper administration of all affairs of the City, and to that end, subject to the civil service provisions of this Charter and all applicable laws and regulations, the City Manager shall have power and shall be required to:

1. Devote full time to the interests of the City.
2. Attend all meetings of the Council unless excused by the Council or the Mayor, but shall not have a vote.
3. Appoint and remove all officers and employees of the City except elected officers and other officers appointed by the Council, and except the employees of such elected officers and other officers appointed by the Council, provided that the City Manager may authorize the head of a department or office to appoint and remove subordinates in such department or office.
4. Prepare the budget annually and submit it to the Council and be responsible for its administration after adoption by the Council.
5. Prepare and submit to the Council as of the end of the fiscal year a complete report on the finances and administrative activities of the City for the preceding year.
6. Keep the Council advised of the financial conditions and future needs of the City and make such recommendations as may seem to be desirable for the consideration and action of the Council.
7. Perform such other duties as may be prescribed by this Charter or required by the Council, consistent with this Charter.
8. Be responsible that all ordinances and laws are enforced. It shall be the responsibility and duty of each Department Manager in the City to inform and advise the City Manager of any information indicating lack of law enforcement in the City.

(c) In case of the absence of the City Manager from the City, or of any temporary disability to act as such, the Assistant City Manager or such other person designated by the City Manager shall possess the powers and discharge the duties of the City Manager during such absence or disability. If there is no Assistant City Manager, or no person designated by the City Manager to act in his or her absence or disability, the Council shall appoint a City Manager pro tem, who shall possess the powers and discharge the duties of the City Manager during such absence or disability.

(d) The members of the Council shall not, nor shall any of them, either directly or indirectly, exact from any candidate for the position of City Manager any promise or assurance, or in any way intimate or suggest to such candidate, that such candidate shall, if appointed as City Manager, appoint or employ, or that it is in any way expected the candidate will appoint or employ, any person who has been or may be discussed, mentioned, referred to, approved, or in any way suggested by any member of the Council or other person, as being fit or qualified to have or hold any position in, or do any work for, the City. Nor shall the members or any member of the Council, either directly or indirectly, by suggestion or otherwise, coerce or bring any pressure to bear upon the City Manager, either to appoint any particular person or persons or class of persons to any position that is or may be vacant, or to give employment of any kind to any such persons, or to discharge any person holding any position or doing any work under the City Manager; or to make any purchase of supplies from any particular person, firm or corporation.

The prohibition contained in this Charter shall not be construed to mean that any member of the Council, or other person, shall be prohibited from informing the City Manager as to any fact known to such person which might assist the City Manager in appointing or employing competent, fit, and proper persons, or discharging any incompetent or unfit person previously appointed or employed, or to prohibit the giving of any information which might be of benefit to the City Manager in making an advantageous purchase of materials and supplies.

SECTION 320. CITY ATTORNEY. (a) There shall be a City Attorney appointed by the Council who shall devote full time to the duties of this office and shall not engage in the private practice of law. The City Attorney shall be an attorney-at-law, admitted to the bar of the Supreme Court of this State, and one who has been in actual practice in the State for at least five (5) years directly prior to appointment. The City Attorney shall be the legal adviser of the Council and all other City officials and shall attend all Council meetings unless excused by the Council or the Mayor. The City Attorney shall draft or review all ordinances, contracts, or other legal documents, or proceedings required by the Council or other officials, except as may be otherwise provided, and shall perform such other legal services from time to time as the Council may require.

(b) The Council shall have the power to direct and control the prosecution and defense of all suits and proceedings to which the City is a party, or in which it is interested, and upon the recommendation of the City Attorney, may employ special counsel to assist the City Attorney therein and which the City Attorney shall direct and oversee, and shall provide for the compensation and pay of such counsel.

(c) The City Attorney shall appoint and remove all officers and employees of the City employed in the City Attorney's office subject, when applicable, to the Civil Service system established for the City, and shall do so in keeping with the budget and personnel policies of the City.

SECTION 325. CITY CLERK. [No change in current language, unless otherwise changed at this election]

SECTION 330. CITY TREASURER. [No change in current language, unless otherwise changed at this election]

SECTION 332. CITY TAX COLLECTOR. [No change in current language, unless otherwise changed at this election]

SECTION 335. CHIEF OF POLICE. There shall be a Chief of Police appointed by the City Manager. The Chief of Police shall be the head of the Police Department of the City, and shall have all the powers that now or in the future may be conferred upon sheriffs and other peace officers by the laws of the state so far as they pertain to the City. It shall be the duty of the Chief of Police to preserve the public peace, to enforce the law and to suppress riots and disturbances. All orders of the Chief of Police shall be promptly executed by the police officers, or members of volunteer law enforcement organizations of the City, and every citizen shall lend aid when requested by the Chief of Police for the arrest of offenders, the maintenance of public order or the protection of life and property.

The Chief of Police shall execute and return all process issued by legal authority. The Chief of Police shall have the duty and the authority to arrest persons violating any laws of the nation, state, county or City. The Chief of Police shall have such other powers and duties pertaining to this office as may be prescribed by the Council or rules of the Police Department.

SECTION 340. FIRE CHIEF. There shall be a Fire Chief appointed by the City Manager. The Fire Chief shall be head of the Fire Department of the City, and shall have charge and supervision over all matters relating to the prevention and extinguishment of fires, and of all measures necessary to guard and protect all persons and property impaired thereby. During the time of a fire the Fire Chief shall always have supreme authority over the territory involved in and around such fire, and all persons in the immediate vicinity of the fire during such time, including police officers, shall be subject to the Fire Chief's orders.

SECTION 370. OFFICIAL BONDS. The Council shall, by ordinance, determine which officers and employees shall be subject to group or individual bonds to insure faithful performance of their official and ex-officio duties, shall fix the amount of such bonds and provide for the payment of premiums by the City.

SECTION 375. OATH OF OFFICE. Every officer shall take the constitutional oath or affirmation of office and sign such oath or affirmation before entering upon the performance of any official duties.

SECTION 380. ADDITIONAL DUTIES OF OFFICERS. Besides the duties specified in this Charter, all officers and boards shall perform such other appropriate duties as may be prescribed by ordinance or the general laws.

SECTION 385. COMPENSATION. The Council, except as otherwise provided in this Charter, shall fix the compensation of all officers appointed by the Council.

The City Manager shall fix the compensation of all deputies, assistants and employees of all officers appointed by or under the authority of the City Manager subject to the approval of the Council.

The City Attorney and elected officials shall fix the compensation of all deputies, assistants and employees of the City employed in their offices subject to the budget and the personnel policies of the City, and subject to the approval of the Council.

SECTION 390. EMPLOYEES' RETIREMENT SYSTEM. (a) The "Public Employees' Retirement Law" (hereafter in this section, "Retirement Law") as now existing or as in the future may be amended, is hereby adopted for the City of Burbank.

(b) All necessary authority and power is hereby vested in the City, its Council and its officers, agents and employees to do and perform any act, or exercise any authority granted, permitted, or required under the provisions of the Retirement Law, to enable the City to become and remain a contracting City participating in the Public Employees' Retirement System.

(c) The contract entered into shall provide for the participation of all full-time employees (except temporary and/or seasonal employees) of the City working under the personnel system and of all full-time elective and appointive officers of the City, and the contract shall give full credit for prior services rendered by the employees and full-time elective and appointive officers to the City of Burbank prior to the effective date of the contract and shall provide compulsory retirement as provided in the Retirement Law.

(d) The Council may terminate any contract entered into with the Board of Administration of the Public Employees' Retirement System only under authority granted by an ordinance adopted by a majority vote of the electors of the City of Burbank.

SECTION 395. CIVIL SERVICE SYSTEM. The Council shall provide for the establishment of a Civil Service System in the City of Burbank based on merit and suitability.

Article 4.

Meetings of the Council

SECTION 400. MEETINGS, REGULAR AND SPECIAL. The Council shall meet at 10:00 a.m. on the first day of May following their election or if such day be a Saturday, Sunday or holiday, then upon the next regular working day. The new members shall then be inducted into office, whereupon the Council, as thus newly constituted, shall choose one of their number to serve as Mayor. The Mayor shall have the same voting power as any other member of the Council. The Council shall also choose one of their number to serve as Vice-Mayor, who shall act as Mayor pro tempore in case of the absence, sickness or other disability of the Mayor. The officials so chosen shall hold their respective offices subject to the pleasure of the Council. The regular meetings of the Council shall be held at least

twice per month and such further regular meetings shall be held as determined by ordinance. The time for holding all regular meetings of the Council shall be provided for by ordinance or resolution, but any regular meeting may be adjourned to a time certain, which adjourned meeting shall be a regular meeting for all purposes.

Special meetings may be called as provided by the laws of the State of California.

Except as otherwise provided by State law, all meetings of the Council shall be open to the public and held in the City Hall or such other place as may be prescribed by ordinance or resolution, unless the Council is compelled to meet elsewhere by reason of fire, flood, earthquake, other emergency, or the temporary unavailability of the regular meeting place. The Council shall adopt rules for conducting its proceedings.

SECTION 405. PUBLIC PARTICIPATION. During any meeting of the Council, all persons are encouraged to address the Council on any item that is within the subject matter jurisdiction of the City Council or as otherwise required by state law. The Council shall provide for a reasonable period of comment consistent with the completion of the public's business, and may punish any member or other person for disorderly behavior at any meeting.

SECTION 410. QUORUM. A majority of the Council Members shall constitute a quorum for the transaction of any business, but a lesser number may adjourn from time to time and compel the attendance of absent members in such manner and under such penalties as may be prescribed by ordinance.

Article 5.

Council Actions and Enactments

SECTION 500. ORDINANCES, RESOLUTIONS OR MOTIONS. The Council may take official action only by the passage or adoption of ordinances, resolutions or motions, as may be prescribed by the Constitution or Laws of the State of California, and the provisions of this Charter; provided that any action of the Council fixing or prescribing a fine, punishment or penalty, or granting any franchise, shall be taken by ordinance. In the absence of any express provision to the contrary in the California Constitution, Laws or Charter, the Council may choose any of the above three methods of taking such action. All proposed ordinances introduced in the Council shall be in printed form. The enacting clause of all ordinances passed by the Council shall read as follows: "The Council of the City of Burbank does ordain as follows:"

The affirmative vote of not less than three (3) members of the Council shall be necessary to adopt any ordinances, resolutions or approve or reject claims against the City, which vote shall be taken by ayes and noes and entered upon the minutes of the Council.

Except as provided in this Charter no ordinance shall be passed by the Council on the day of its introduction, nor within five (5) days thereafter. Every ordinance

shall be read in full only when requested by a majority of the Council. A proposed ordinance may be amended or modified between the time of its introduction and the time of its final passage, providing its general scope and original purpose are retained. All ordinances shall be signed by the Mayor and attested by the City Clerk, and the City Attorney's synopsis of such ordinances shall be published at least once in a newspaper of general circulation within fourteen (14) days of adoption, and shall become effective at 12:01 a.m. on the 31st day from and after the date of the adoption, and in computing said such time the day of adoption shall be excluded; provided, however, that an ordinance calling or otherwise relating to an election, or ordinances otherwise specially required by the laws of the State, or ordinances declared by the Council to be necessary as an emergency measure for preserving the public peace, health, safety or welfare or as mandated by a state or federal law, regulation, or permit condition, and containing the reasons for its urgency and passed by not less than four (4) members of the Council, or ordinances relating to bond issues, may be introduced and passed at one and the same meeting, and shall become effective immediately, if the Council shall in such ordinance so provide and shall be published in a newspaper of general circulation within fourteen (14) days following adoption. However, no measure creating or abolishing any office or changing the salaries, terms or duties of any office or creating any franchise or special privilege or creating any vested right or interest shall be construed to be an emergency or urgency measure.

SECTION 505. ADOPTION OF CODES BY REFERENCE. [No change in current language]

Article 6.

City Departments and Governmental Functions

SECTION 600. GOVERNMENTAL FUNCTIONS. In addition to public safety services and water and electric utility services, the City of Burbank, as a well managed and balanced City, shall serve the following functions:

1. Plan for and initiate sustainable long-range physical, economic, and social development of the City.
2. Effectively manage and maintain the City's infrastructure, including street, traffic, and transportation systems; sanitary and refuse systems; and public facilities.
3. Ensure open access to and availability of information and knowledge.
4. Provide high quality recreation facilities, programs, and activities designed to meet the human service, recreational, social, cultural, and educational needs of the City's constituents.
5. Provide high quality administrative support services designed to help the City meet its constituents' needs in an effective and efficient manner, including human resources, information management, budgeting, accounting, and other operations.
6. Such other functions as determined by the Council which are not prohibited by the California Constitution or this Charter.

SECTION 605. DEPARTMENT STRUCTURE. Any department or function provided for in this Charter or by ordinance, may be subsequently combined with other divisions or departments, redivided, or otherwise reorganized at the discretion of the City Manager.

SECTION 610. UTILITY DEPARTMENT. There shall be a Utility Department to be known as Burbank Water and Power and a General Manager appointed by the City Manager.

The Department shall supervise the construction, reconstruction, operation and maintenance of all public utilities now or hereafter owned and operated by the City, including, but not limited to, the generation, purchase, distribution and sale of electric energy, water, gas, and telecommunications services and may, with the approval of the Council, lease or rent any property connected with any of its utilities and fix the rental charges thereof.

All funds received by the City related to the Department shall be deposited in the City Treasury to the credit of the Department. An amount not to exceed two percent (2%) of the Department's gross sales of electricity (exclusive of wholesale sales of electricity to other public or privately owned utilities) shall, in the Council's discretion, be deposited or transferred to the City's General Fund, or pay bills incurred by the City for lighting its public streets, and an amount not to exceed five percent (5%) of the Department's gross sales of water and electricity, in lieu of taxes (exclusive of wholesale sales to other public or privately owned utilities) shall be deposited or transferred to the City's General Fund at the discretion of the Council.

Funds not immediately needed by the Department may be temporarily loaned to other departments of the City pending collection of tax receipts or other funds owing to such other department.

Article 7.

Boards, Commissions and Committees

SECTION 700. BOARDS, COMMISSIONS AND COMMITTEES. The Council may from time to time establish boards, commissions and committees, both ad hoc and standing, to advise the City and the Council on matters of public concern. In addition to any other boards, commissions and committees, there shall be the Planning Board, the Parks, Recreation and Community Services Board, the Civil Service Board, the Burbank Water and Power Board, and the Library Board, the size, membership and duties of each to be determined by the Council.

SECTION 705. POLICE COMMISSION. (a) There shall be a Police Commission, the size and membership of which are to be determined by the Council.

(b) The Police Commission shall have the following powers and duties:

1. To initiate studies and surveys in the general field of police science and law enforcement and report its findings and recommendations to the Council;
2. To conduct hearings, investigations, or both, at the request of the Council for the purpose of ascertaining whether additional legislation is needed for the health,

safety, peace and welfare of the inhabitants of the City and to make findings and recommendations to the Council;

3. To act in an advisory capacity to the Council on policy matters pertaining to the Police Department of the City;

4. To receive complaints, except those relating to traffic engineering, pertaining to the Police Department and law enforcement in general;

5. To examine books, papers, records and accounts in the Police Department, other than confidential matters under investigation.

(c) The Council or the City Manager may assign other powers and duties to the Commission as they shall deem appropriate.

Article 8. Elections

SECTION 800. ELECTIONS. Municipal elections held in the City of Burbank shall be classified as of three (3) kinds:

- (1) Primary nominating elections.
- (2) General municipal elections.
- (3) Special elections.

Primary nominating elections shall be held on the last Tuesday in February in every odd-numbered year, and general municipal elections shall be held on the second Tuesday in April in every odd-numbered year, except that if either of said days is a legal holiday such election shall be held on the following day. The officers elected at a primary or general municipal election, shall, after they have qualified, enter upon the discharge of the duties of their offices, on the first day of May following their election and shall hold office for the period of four (4) years or until their successors are elected and qualified.

Candidates to be voted for at any general municipal election shall be nominated at a primary nominating election. No person shall be eligible to be nominated for an elective office of the City unless such person has resided in the City for at least twenty-nine (29) days prior to filing nomination papers or a declaration of candidacy, and such person is a registered voter of the City at the time of nomination or election to office, whichever is sooner; and no names shall be printed upon the ballot for such general election other than those selected in the manner prescribed in this Charter.

Whenever possible the officers of election who shall be appointed for the primary nominating election shall be the officers of election of such general municipal election and such general municipal election shall be held at the same places as far as possible, and the polls shall be opened and closed at the same hours, as may be provided for primary nominating elections.

In the event that any candidate for nomination to any office for which only one (1) person is to be elected shall receive a majority of the votes cast for all candidates for nomination to such office at such primary nominating election, the candidate so receiving such majority vote shall be deemed to be and declared by the Council to be elected to such office; provided, that in the case of candidates for

the offices of member of the Council and member of the Board of Education, the candidates which are equal to or less than the number of such offices for which nominations are to be made who receive a majority of the votes of the voters voting for such office shall be deemed to be and declared by the Council to be elected to such office or offices, and their names shall not be printed upon the ballot to be used at the following general election.

Except as provided above, the two (2) candidates receiving the highest number of votes for any given office at the primary nominating election shall be the candidates, and the only candidates, for such office whose names shall be printed upon the ballots to be used at the general municipal election; provided, that where more than one (1) office of the same kind is to be filled, the candidates for such offices, equaling in number twice the number of such offices, who receive the highest number of votes at the primary nominating election, shall be the candidates, and the only candidates, for such offices whose names shall be printed upon the ballot to be used at such general election.

Whenever it shall appear upon the canvass of the returns of either a primary or general election that two (2) or more persons have received an equal number of votes as candidates for any office at such election, so that the result of such election does not determine which of such persons has been nominated for or elected to such office, the City Clerk shall notify in writing all such persons so receiving such equal vote to appear before the Council at the time specified in the notice. Such persons shall appear before the Council at such time and place and then and there, in open session, draw lots, in such manner as the Council shall prescribe, to determine which of such persons shall be nominated for or elected to such office. If any such persons shall not so appear, the City Clerk shall act for such person or persons in such drawing of lots.

All municipal elections shall, except as in this Charter otherwise provided, be conducted and held in substantial accordance with the provisions of the laws of the state for holding of municipal elections except as otherwise provided by the City Election Code. No amendments to the City Elections Code shall be effective during the six (6) months immediately preceding any General Municipal Election in the City of Burbank, nor during the period between the ordering and the holding of a special election.

The Council shall have power to submit to the voters of the City at any election any proposition or question or ordinance required or authorized to be so submitted by the Constitution of the State of California, the law, this Charter, or by ordinance; provided, that in case such proposition or question is required by the Constitution, law, Charter, or ordinance to be submitted at a special or other particular kind of election, it shall be so submitted, and not otherwise.

Except as otherwise provided in this Charter, every special election shall be ordered, held and conducted (except as to the date of such election) and the result made known and declared in the same manner as provided in this Charter for other elections. The Council may consolidate special elections with each other or with

any municipal, county or state election. When any elections shall have been consolidated as provided in this Charter, they shall be held, conducted, the returns canvassed and the result declared in all particulars the same as one election. Provided, that when any municipal election is consolidated with any state or county election, the ballots used may be the ballots used at such state or county election, or may be separate ballots, or the voting may be in such manner as may be authorized by law, and the appropriate officials of the County of Los Angeles shall canvass the returns and shall certify the result of such canvass of all municipal questions submitted at such election, to the Council, who shall thereupon declare the result, and any act in relation to the conduct of such election, required by this Charter to be performed by any officer or employee of the City, shall be performed by the proper officer or employee of the County.

The Council shall, by ordinance, order the holding of all elections. Every such ordinance shall specify the object and time of holding any such election. Such ordinance shall also direct the City Clerk to publish, not later than twenty (20) days prior to an election, a list of election precincts, polling places, and election officers for each precinct. The ordinance shall also set forth the places of posting by the City Clerk of three (3) copies of such list of election precincts, polling places and election officers in three public places in the City, and such lists shall so remain until the day after such election. When two (2) or more municipal elections are consolidated by the Council, it shall not be necessary to set forth the precincts, polling places and election officers in more than one (1) list. If a municipal election is consolidated with a state or county election, it shall not be necessary to set forth the precincts, polling places, or election officers, but reference shall be made to the notice, resolution, or ordinance of the Board of Supervisors of Los Angeles County calling such election and fixing precincts, polling places and election officers. All ordinances ordering the holding or consolidation of elections shall be published once in a newspaper of general circulation at least five (5) days prior to the date of such election.

The Council may conduct any City election by all mail ballot in accordance with provisions adopted by ordinance. In such elections any inconsistent provisions of this Charter shall not be applicable.

SECTION 805. CANVASS OF RETURNS. The City Clerk shall begin canvassing the returns at eight o'clock, A.M. on the second working day after all of the returns from any municipal election have been received in the City Clerk's office. Such canvass shall be publicly conducted and continued until completed.

Whenever requested by the City Clerk, the Council shall authorize the temporary employment of such persons in addition to the persons regularly employed in the City Clerk's office, as may be necessary to assist the City Clerk in the performance of any duty imposed by the Charter or by the Council in connection with the conduct of any election.

The City Clerk shall post the results of such election in three (3) public places within the City. Within five (5) days after such posting, any registered voter of the

City may file a verified written protest with the City Clerk contesting the count of the ballots. The protest shall set forth specifically the following:

1. The elector's name and address.
2. The name of the person whose right to be nominated or elected for an office, stating the office, is being contested; or the proposition being contested.
3. The number of the precinct or precincts in which it is contested errors in the counting of ballots would, if corrected, give a different result.
4. A statement of particulars as to the errors claimed to have been made in the original count.
5. A demand for a recount of the ballots cast at such election in the specified precinct or precincts.
6. A deposit in an amount estimated by the City Clerk to cover the cost of the recount.

The City Clerk shall present the result of the canvass of the returns of the election, together with any and all protests, to the Council at its next regular meeting after the expiration of the time for filing such protests. Unless a protest has been filed, the Council shall accept the canvass of returns by the City Clerk as correct and shall publicly declare the result. When any such protest has been filed, the Council shall fix a time for such recount, not more than seven (7) days following the Council meeting, for the City Clerk to conduct a recount of the ballots in the specified precinct or precincts only and as to the specified office or proposition. Upon the completion of such recount the Council shall publicly declare the result. The action of the Council shall be final.

The Council shall be the judge of the qualifications of all the elective officers of the City.

SECTION 810. QUALIFICATION FOR ELECTIVE OFFICE. No person may assume or hold an elective office of the City unless he or she is a registered voter of the City.

SECTION 815. INITIATIVE, REFERENDUM AND RECALL. The provisions of the Elections Code of the State of California governing the exercise of the powers of initiative and referendum in cities and governing the exercise of the power of recall of municipal officers shall apply to the exercise of those powers in the City insofar as such provisions may be applicable and except as otherwise provided in this Charter, or as otherwise provided by the Council by ordinance.

Article 9. Vacancies

SECTION 900. VACANCIES. (a) A vacancy in the office of Council Member, from whatever cause shall be filled by appointment by the Council, such appointee to hold office until the next regularly scheduled municipal election; provided that if the Council fails to agree or for any other reason does not fill such vacancy within thirty (30) days after the same occurs, then such vacancy shall be filled by the Mayor. Should a vacancy occur after the opening of the filing period for election to the office of Council Member, or within thirty (30) days before the

beginning of such filing period, then the appointee shall hold office until the regularly scheduled election next following the one for which the filing period is called. Should the appointment be for an unexpired term which has two or more years remaining when the next regularly scheduled election occurs, then the candidate elected who receives the lesser number of votes, shall be deemed elected to the remaining term for which the appointment was made.

(b) If the seats of a majority of the Council shall become vacant, then the City Clerk shall call a special election at once to fill the vacancies for the unexpired terms and the same shall be conducted substantially in the manner provided for general municipal elections, and the candidates receiving the greatest number of votes, equal to the number of vacancies, shall be deemed elected.

(c) A vacancy on the Council shall occur if any member of the Council shall fail to attend any regular meeting of the Council for sixty (60) consecutive days without the permission of the Council, or shall fail to qualify, or shall move their place of residence outside the City, or shall cease to be an elector of the City, or shall resign, or be convicted of a felony, or be adjudged mentally incompetent.

Article 10.

Finances and Budget

SECTION 1000. FISCAL YEAR. [No change in current language]

SECTION 1005. BUDGET. On or before the first day of June the City Manager shall prepare, or have prepared, a proposed budget and submit it to the City Council with appropriate recommendations. The budget shall include estimates of the sources and uses of available funds for the following fiscal year. These estimates shall be compiled from detailed information obtained from the various departments. Terminology and classifications used shall be uniform in accordance with generally accepted accounting practices. The budget shall include:

1. An itemization of all anticipated revenues of the City.
2. A statement of the proposed use of funds for the following fiscal year.
3. Comparisons of current and prior year sources and uses of the funds.
4. The total amount of City debt outstanding.
5. A statement of the amounts which should be appropriated to pay all principal and interest payments on debts of the City and all its related entities.
6. An item to be known as "unappropriated balance" which sum shall be available for appropriation later in the fiscal year to meet contingencies which might arise.
7. A capital budget of proposed activities, developments, and improvements listed by category and specifying the anticipated sources of funding.
8. Such other information as may be required by the Council or which the City Manager may deem advisable to submit.

Sufficient copies of the proposed budget shall be prepared and printed that there be one (1) copy furnished each member of the Council and the City Clerk shall

have sufficient copies for the inspection of the public. The Council may also provide for the printing and issuing of the adopted budget.

The Council shall have the power to revise, correct, or modify the proposed budget in any particular.

After considering the proposed budget, the Council shall fix a time for holding a public hearing upon the proposed budget and shall publish notice of the time fixed for the hearing one (1) time in a newspaper of general circulation at least ten (10) days before the time of the hearing. After the hearing, the Council may further modify or correct the proposed budget, and shall by resolution, adopted by a majority of the members of the Council adopt the budget, and authorize the tax levy required to provide funding for those uses identified for the fiscal year less the amounts to be raised by bond issues and revenues collected or transferred from other sources.

At any meeting after the adoption of the budget, the Council, by majority vote, may amend or supplement the budget so as to authorize the transfer of unused balances appropriated for one purpose to another, or to appropriate available revenue not included in the annual budget at its passage.

SECTION 1010. MUNICIPAL BONDED INDEBTEDNESS. The incurring of any general obligation bonded indebtedness of the City shall require the votes of two-thirds (2/3) of the voters voting at a special election to be held for that purpose; provided, however, that when two (2) or more propositions for incurring any bonded indebtedness are submitted at the same election the votes cast for and against each proposition shall be counted separately and when two-thirds (2/3) of the voters voting on any one of such propositions vote in favor thereof such proposition shall be deemed adopted. Such special election may be consolidated with any municipal, county, state or other election.

Before or at the time of incurring such bonded indebtedness, provision shall be made as required by the Constitution of the State of California for the collection of an annual tax sufficient to pay the interest on such bonded indebtedness as it falls due and also to constitute a sinking fund for the payment of the principal on or before maturity. The Council may at any time use, for the payment of principal or interest of such bonds, revenues derived from sales or use taxes or any other revenues or income of the City not allocated to, set aside for, or required to be used for a special purpose or constituting a special or trust fund.

The provisions of this section shall not apply to revenue bonds issued pursuant to the provisions of the laws of the State of California or procedural ordinance of the City and payable solely from the revenues of a revenue producing system or facility of the City, and nothing in this section or elsewhere in this Charter shall authorize the use of any revenues of any revenue producing system or facility of the City in any manner or for any purpose contrary to a covenant or agreement contained in any ordinance, resolution or other proceeding (whether taken or adopted before or subsequent to the adoption of this section) authorizing the

issuance of revenue bonds payable from the revenues of such revenue producing system or facility.

SECTION 1015. DEPOSITS WITH TREASURER. [No change in current language]

SECTION 1020. PAYMENT OF CITY FUNDS. Despite any other provisions of this Charter, demands against the City shall be presented, numbered and allowed or disallowed and warrants shall be numbered, dated, issued and signed as prescribed by ordinance. No demand shall be allowed, approved, audited or paid unless it shall specify each item of the claim and the date submitted.

SECTION 1025. SURPLUS BOND MONEY. [No change in current language]

SECTION 1030. UNIFORM ACCOUNTS AND REPORTS. The City shall use a uniform chart of accounts, which shall be observed by all officers and departments of the City which receive or disburse City moneys.

SECTION 1035. INDEPENDENT AUDITOR. The Council shall employ an independent certified public accounting firm to annually provide a full scope audit of the books and records of all funds and entities of the City of Burbank, and present its report to the City.

SECTION 1040. FINANCIAL REPORTS. [No change in current language]

SECTION 1045. APPROVING ILLEGAL CLAIMS. [No change in current language]

Article 11.

Board of Education

SECTION 1100. BOARD OF EDUCATION. (a) The control of the public schools of the City of Burbank, including the whole of the Burbank Unified School District, shall be vested in a Board of Education, which shall consist of five (5) members elected at large.

(b) The members of the Board of Education shall be elected in the manner provided by this Charter and shall serve for a term of four (4) years.

(c) The powers and duties of the Board of Education shall be such as are prescribed by the Constitution and laws of the State of California, and shall include the power to submit to the voters at any election any proposition or question required or authorized to be so submitted by the Constitution of the State of California, the law, or by this Charter; provided, that in case such proposition or question is required by the Constitution, law, or Charter, to be submitted at a special or other particular kind of election, it shall be so submitted, and not otherwise.

Article 12.

Purchasing, Contracts, Franchises, Improvements and Property

SECTION 1200. PUBLIC IMPROVEMENTS AND STREET WORK. All public improvements, including the improving, widening, opening, extending,

and closing of streets, lanes, or alleys, may be done and made in pursuance of the general laws of the state or procedure ordinances adopted by the Council or the voters, and the whole or any portion of the cost of such improvements paid out of the City treasury or assessed on the property fronting on the improvement, or the district or lands benefited.

SECTION 1205. CONTRACT WORK AND PURCHASES. (a) Contract Work. Every contract involving an expenditure of City moneys over an amount set by Ordinance for public works construction shall be let to the lowest responsible bidder after notice by publication in a newspaper of general circulation by two (2) insertions, the first of which shall be at least ten (10) days before the time for opening bids. In the case of an emergency, as established by Ordinance, such contracts may be awarded without advertising for bids and without Council approval. The Council shall have the right to waive any informality or minor irregularity in a bid. The City Manager may reject any and all bids presented and, in his or her discretion, may readvertise for bids, or recommend to the Council to dispense with competitive bidding. If the Council determines to dispense with competitive bidding, it shall do so by resolution, finding that it is in the best interests of the City.

(b) Purchases of Supplies, Materials, Equipment and Services Generally. Before making any purchase of, or contract for, supplies, materials, equipment or services (other than professional or contractual services which are, in their nature, unique and not subject to competitive bidding), the City Manager or a designated representative shall provide for competitive bidding under such definitions, conditions, terms, rules and regulations and with such exceptions as the Council shall prescribe by ordinance.

SECTION 1210. ILLEGAL AND VOID CONTRACTS. No officer or employee of the City shall have an interest in any contract or be the purchaser at any sale or the vendor at any purchase to which the City is a party, except to the extent permitted by state law as now or hereafter provided.

No officer or employee of the City shall aid or assist a bidder in securing a contract to furnish labor, material or supplies at a higher price or rate than that proposed by any other bidder, or favor one bidder over another, giving or withholding information or willfully mislead any bidder in regard to the character of the materials or supplies called for, or knowingly accept materials or supplies of a quality inferior to that called for by the contract, or knowingly certify to a greater amount of labor performed than has actually been performed, or to the receipt of a greater amount of material or supplies than has actually been received.

If at any time it shall be found that the person, firm or corporation to whom a contract has been awarded has, in presenting any bid or bids, colluded with any other party or parties, then the contract so awarded shall, if the City so elect, be null and void and the contractor and its bondsmen shall be liable to the City for all loss or damage which the City may suffer due to such violation. In that event the Council may advertise again for bids for the work or supplies.

Any officer or employee violating any of the provisions of this section shall be guilty of a misdemeanor and shall be immediately expelled from office or employment by the officer or board responsible for employment, and the contract or transaction may be voided at the option of the Council.

SECTION 1215. FRANCHISES. Every franchise or privilege to construct, maintain, or operate any railroad, or other means of transportation in or over any street or highway, or to lay pipes or conduits, or erect poles or wires or other structures in or across any street or highway for the transmission of gas, electricity, or other commodity, or for the use of public property or places now or hereafter belonging to the City, shall be granted under and in pursuance of the provisions of this Charter, any applicable City ordinances, resolutions or policies and the general laws of the state relating to the granting of such franchises or privileges. The Council may place any condition on such franchise or privilege consistent with the California Constitution, general laws and this Charter.

SECTION 1220. DISPOSITION OF REAL PROPERTY. Any real property owned by the City of Burbank which has been or which may be dedicated to City use, and which is determined by a majority of the Council to be unsuitable or impractical for continued City use, may be sold or leased, either in whole or in part, under such terms and conditions and such procedure as the Council may by ordinance prescribe; and the proceeds of such sale or lease shall be paid into the City Treasury.

Article 13.

Official Records and Official Notices

SECTION 1300. OFFICIAL RECORDS. [No change in current language]

SECTION 1305. NEWSPAPER ADVERTISING. The publication of all ordinances and other legal notices of the City shall be made in a newspaper of general circulation published in the County of Los Angeles which has a substantial distribution to paid subscribers in the City, unless otherwise required by law.

The publication of every ordinance shall be complete if a notice of the ordinance is published which contains the full title, number and date of the ordinance, a brief synopsis of the content of the ordinance and the statement that a copy of the ordinance is on file and available for public inspection in the office of the City Clerk.

Article 14.

Amendment

SECTION 1400. CHARTER AMENDMENTS. This Charter may be amended pursuant to the procedure set forth in the Constitution and laws of this state.

Not more than five (5) years following completion of the previous Charter review or the completion of the citizen committee review as provided in this paragraph, whichever is most recent, the Council shall appoint a citizen committee of

five (5) members, one (1) appointed by each Council Member, to consider the Charter and advise the Council whether a comprehensive Charter review is necessary. The committee may recommend a full review, a limited, focused review, or no review. Upon such recommendation the Council may appoint a full Charter Review Committee, the number and appointments of which shall be determined by the Council, to determine what, if any, Charter changes should be placed before the voters.

From time to time the Council may also place other proposed Charter changes before the voters.

Article 15.

Continuation of Previous Ordinances and Contracts; Constitutionality

SECTION 1500. CONTINUING ORDINANCES IN FORCE. All lawful ordinances, resolutions and regulations in force at the time this Charter shall take effect, and which are consistent with its provisions, are hereby continued in force until they shall have been duly amended, repealed or superseded.

SECTION 1505. CONTINUING CONTRACTS IN FORCE. [No change in current language]

SECTION 1510. CONSTITUTIONAL CLAUSE. If any section, subsection, sentence, clause or phrase of this Charter is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this Charter. The people of the City of Burbank hereby declare that they would have ratified and adopted, and the Legislature hereby declares that it would have approved this Charter and each section, subsection, sentence, clause and phrase of this Charter, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared unconstitutional.

Certified to be a true copy by Todd Campbell, Mayor, and Margarita Campos, City Clerk.

Date of Election: April 10, 2007.

Charter Chapter 13—City of Vista

Charter of the City of Vista

[Filed with the Secretary of State June 13, 2007.]

PREAMBLE

WE THE PEOPLE of the City of Vista declare our intent to restore to 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 Vista.

CHARTER

Article 1

Municipal Affairs

Section 100. Municipal Affairs

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 citizens of the City of Vista.

Section 101. Powers

The City shall have all powers that a City can have under the Constitution and laws of the State of California as fully and completely as though they were specifically enumerated in this Charter. The enumeration in this Charter of any particular power, duty or procedure shall not be held to be exclusive of, or any limitation or restriction upon, this general grant of power.

Section 102. Incorporation and Succession

The City shall continue to be a municipal corporation known as the City of Vista. The boundaries of the City of Vista shall continue as now established until changed in the manner authorized by law. The City shall remain vested with and shall continue to own, have, possess, control and enjoy all property rights and rights of action of every nature and description owned, had, possessed, controlled or enjoyed by it at the time this Charter takes effect, and is hereby declared to be the successor of same. It shall be subject to all debts, obligations and liabilities, which exist against the City at the time this Charter takes effect. All lawful ordinances, resolutions, rules and regulations, or portions thereof, in force at the time this Charter takes effect and not in conflict with or inconsistent herewith, are hereby continued in force until the same have been duly repealed, amended, changed or superseded by proper authority.

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 will establish the policy of the City and the City Manager will carry out that policy.

Article 3

Fiscal Matters

Section 300. Public Works Contracts

The City is exempt from the provisions of all California statutes regulating public contracting and purchasing except as provided by ordinance or by agreement approved by the City Council. The City shall establish all standards, procedures, rules or regulations to regulate all aspects of public contracting.

Section 301. Economic and Community Development

The City shall encourage, support, and promote economic development and community development in the City.

Article 4

Revenue Retention

Section 400. Reductions Prohibited

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 & 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 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.

Certified to be a true copy by Morris B. Vance, Mayor, and Marci Kilian, City Clerk.

Date of Municipal Election: June 5, 2007.

Charter Chapter 14—City of Solvang

Charter of the City of Solvang

[Filed with the Secretary of State June 28, 2007.]

PREAMBLE

We the people of the City of Solvang 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 Solvang.

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 Solvang.

Section 101. Incorporation and Succession.

The City of Solvang, in the County of Santa Barbara, State of California, shall continue to be a municipal corporation under its present name City of Solvang. The boundaries of the City of Solvang shall continue as now established until changed in the manner authorized by law. The City of Solvang shall remain vested with and shall continue to own, have, possess, control and enjoy all property rights of property and rights of action of every nature and description owned, had, possessed, controlled or enjoyed by it at the time this Charter takes effect, and is hereby declared to be the successor of same. It shall be subject to all debts, obligations and liabilities, which exist against the municipality at the time this Charter takes effect. All lawful ordinances, resolutions, rules and regulations, or portions thereof, in force at the time this Charter takes effect and not in conflict with or inconsistent herewith, are hereby continued in force until the same have been duly repealed, amended, changed or superseded by proper authority.

Section 102. No Increased Power to Tax.

The citizens of Solvang, being ever mindful of the increasing tax burden upon them, confer no increased power to tax upon the City. The City of Solvang shall have only that power to tax allowed to general law cities.

ARTICLE II.
CONTRACTS, PUBLIC FINANCING AND FRANCHISES

Section 200. Public Works Contracts.

Except as provided by ordinance or by agreement approved by the City Council, the City of Solvang, as a Charter City, is exempt from the provisions of the California Public Contract Code. 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. The City shall have the power to accept gifts and donations, including donations of material and labor, in the construction of any public works project. The City shall have the power to perform any work of improvement by use of its own forces and is not required to contract for the construction of works of public improvement. The City may also contract with other public agencies for the construction of works of public improvement.

Section 201. Purchasing.

The City shall have the power to establish standards, procedures, rules or regulations related to the purchasing of goods, property, or services, including, but not limited to, the establishment of local preferences.

Section 202. Public Financing.

The City shall have the power to establish standards, procedures, rules or regulations related to any public financing.

Section 203. 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 conclusive 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.

ARTICLE VI.
ELECTIVE OFFICIALS

Section 601. Enumeration.

The elective officers of the City of Solvang shall be a Mayor and four (4) Council members each of whom, including the Mayor, shall have the right to vote on all questions coming before the Council.

Section 602. Election at Large.

The Mayor shall be elected at the general municipal election on a general ticket from the City at large. The Council members shall be elected at the general municipal election from the City at large, two (2) being selected biennially.

Section 603. Eligibility for Office.

Eligibility for such elected offices shall be as mandated by general law.

Section 604. Terms of Office.

The term of the Mayor shall be two (2) years, and the terms of the Council members shall be four (4) years. Terms shall commence on the first regular Council meeting in December 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. The office of each member of the Council, including the office of the member who is Mayor, is a separate office to be filled separately. Any incumbent member of the Council may run for the office of Mayor, and the Mayor may run

for the office of Mayor or for any other seat on the Council for which the Mayor is otherwise eligible; however, no member of the Council shall hold more than one seat, and no person may be a candidate for more than one seat or office. The first general election for Mayor shall take place in the general election in November 2008. Until that time, the current policy of rotation shall govern the selection of the Mayor amongst the regularly elected or appointed Council members.

Section 605. 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 the vote of the people. The Mayor shall be entitled to vote, and must vote when present, except as prohibited by State law, 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 Officers in matters of policy. The Mayor shall be recognized as the official head of the City for all ceremonial purposes.

ARTICLE VII. OFFICE OF SPECIAL CITY AUDITOR

Section 700. Creation of Office.

The office of Special City Auditor is hereby established. The Special City Auditor shall be appointed by the Council. Each such appointment shall be made on a case-by-case basis as determined by the City Council from time to time. The Special City Auditor shall be qualified to investigate issues as directed by the City Council and shall be compensated at such times and such amounts as may be determined by the City Council.

The Special City Auditor shall have the following powers and duties:

(a) Conduct special audits and investigations as assigned by the City Council. “Special audits” and “investigations” mean assignments of limited scope, intended to determine: (1) The accuracy of information provided to the City Council. (2) The costs and consequences of recommendations made to the City Council. (3) Other information concerning the performance of City departments, offices, or agencies as requested by the Council.

Section 701. Auditor’s Right of Access.

The Special City Auditor shall have access to, and authority to examine any and all documents, including but not limited to books, accounts, internal memoranda, writings and tapes, reports, vouchers, correspondence, files and other records, bank accounts, money and other property of any City department, office or agency, whether created by the Charter or otherwise, with the exception of the office of any elected official. It is the duty of any officer, employee or agent of the City having control of such records to permit access to, and examination thereof, upon the request of the Special City Auditor or his or her authorized representative. It is also the duty of any such officer, employee or agent to fully cooperate with, and to make full disclosure of all pertinent information.

Certified to be a true copy by Eugene J. Boyle, Jr., Mayor, and Mary Ellen Rio, City Clerk.

Date of City Election: November 7, 2006.

Charter Chapter 15—City of Sunnyvale

Amendments to the Charter of the City of Sunnyvale

[Filed with the Secretary of State November 28, 2007.]

Section 601 of Article VI of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 601. Term and Election. Each member of the City Council shall be elected from the City at large at the General Municipal Election for a term of four years. The term shall commence at the first regular meeting in January, at which the City Council shall certify the election results, and shall continue until a successor is elected and qualified.

The office of each member of the Council is a separate elective office to be separately filled at any election.

The person receiving the highest number of all the votes cast for a particular elective office at any election shall be deemed and declared elected to that office.

Each Council seat shall be designated by a number from 1 through 7 and shall be known as “Councilmember Seat Number ____.” The designation given to each elective office shall be used in all elections, nomination papers, certificates of election, and all other papers pertaining to such office, and to designate the incumbent of such office.

Seats numbered 1, 2, and 3 shall be filled at the General Municipal Election held in 1977 and every fourth year thereafter. Seats numbered 4, 5, 6, and 7 shall be filled at the General Municipal Election held in 1979 and every fourth year thereafter.

Section 602 of Article VI of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 602. Qualifications. No person shall be eligible to hold office as a member of the City Council unless he/she shall be a registered voter of the City at the time of his/her nomination or appointment.

No person shall be a candidate for more than one elective office.

No incumbent member of the Council shall be a candidate for a Council seat other than the one which that person then holds.

No person shall be eligible to serve as a member of the Council for more than two (2) successive four-year elective terms. Any person who has served two (2) successive four-year elective terms shall not serve again until at least four (4) years have passed since that person last held office. Any person who fills an unexpired term of not more than two years in length shall, however, be eligible to serve

two (2) successive four-year terms after the expiration of the unexpired term which he/she filled. Any person who serves a four (4) year elective term and is either not re-elected or does not run for re-election for a second successive term is eligible to serve after two (2) years have passed since that person last held office as a councilmember but is not eligible to run for a second successive term. Any person may serve as a councilmember for eight (8) years in any twelve (12) year period, unless appointed to serve an unexpired term of less than two (2) years in length as provided in this section.

Section 605 of Article VI of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 605. Presiding Officer. Mayor. At the first regular meeting in January, at which the City Council shall certify the election results, following each General Municipal Election, and at the first regular meeting in January every two years thereafter, the City Council shall select one of its members as its presiding officer, who shall have the title of Mayor. Such selection shall be by motion of the City Council. The Mayor shall have a voice and vote in all its proceedings. He/she shall be the official head of the City for all ceremonial purposes. He/she shall perform such other duties as may be prescribed by this Charter or as may be imposed by the City Council consistent with his/her office. The Mayor shall serve in such capacity for a term of two (2) years from and after which the appointment is made, and until a successor is selected; provided, that a person can continue to serve in the capacity of Mayor only while that person remains as a member of the City Council. In the event of a vacancy in the office of Mayor, the City Council shall select one of its members to serve as Mayor for the remainder of the unexpired term.

The Mayor may be removed from such office prior to expiration of his/her term by a motion of the City Council adopted by the affirmative votes of at least five members of the City Council.

Section 606 of Article VI of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 606. Vice Mayor. At the first regular meeting in January, at which the City Council shall certify the election results, following each General Municipal Election, and the first regular meeting in January in odd-numbered years, the City Council shall also designate one of its members as Vice Mayor. The Vice Mayor shall perform the duties of the Mayor during his/her absence or disability.

Section 610 of Article VI of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 610. Place of Meetings. All meetings shall be convened in the Council Chambers of the City Hall, or at such other location as has been legally noticed, but may be thereafter adjourned to such other location as may be selected by the City Council. All meetings of the City Council shall be open to the public; with the exception of closed sessions as authorized by law. 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 he/she should fail to act, by four members of the City Council.

Section 612 of Article VI of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 612. Election and Qualification of Council Members. The City Council shall judge the qualifications of its members as required by Section 602 of the Charter and shall certify all election returns.

Section 613 of Article VI of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 613. Proceedings. The City Council shall establish rules for the conduct of its proceedings and may sanction members or other persons for disorderly or improper conduct at any meeting. It 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 may 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.

The City Clerk shall cause the publication, in a newspaper widely circulated within the City, or on a City Website accessible through Internet or other appropriate technology, of items listed on the agenda prepared for regular meetings of the City Council which the City Manager shall deem of significance or of interest to the residents of Sunnyvale. Such publication or Internet distribution shall be in accordance with procedures which shall be established by ordinance of the City Council, and shall be designed to provide reasonable public notice in a manner which will permit current information to be disseminated widely within the City. In addition, the City Clerk shall furnish the City Library with at least two (2) sets of packets containing materials in support of agenda items at the same time that such materials are made available to the members of the City Council; confidential or otherwise privileged materials shall be excluded therefrom. Nothing contained in this section shall prevent the City Council from taking action on any item not shown on such agenda, nor shall failure to comply with any provision of this section invalidate any action taken by the City Council.

The City Clerk shall keep an accurate record of all its proceedings and, at the demand of any member, or upon the adoption of any ordinance or resolution for the payment of money, the City Clerk shall call the roll and shall cause the “ayes” and “noes” taken on any question, to be entered in the minutes of the meeting. In any event, the City Clerk shall keep such records and shall make such entries into the minutes of the meetings necessary for publication or Internet distribution in accordance with the provisions set forth below.

The City Clerk shall cause the publication or Internet distribution of the minutes of the regular and special meetings of the City Council or of the digest of those

actions taken at such meetings which the City Manager shall deem of significance or of interest to the residents of Sunnyvale, excepting therefrom matters which may not be disclosed as a result of recognized legal privileges. Such publication or Internet distribution shall be in accordance with the procedures established by ordinance, pursuant to this section, for the publication of the City Council agenda.

Such publication or Internet distribution shall occur within a reasonable time after such meetings. The minutes or the digest of the actions taken, as hereinabove described, shall include but not be limited to a description of the items of the agenda acted upon in sufficient detail to inform the public of the nature of the action taken, the vote on such items and the names of the members of the Council voting for or against each item. Absences, together with abstentions and the reasons therefor shall also be published.

Section 703 of Article VII of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 703. Ordinances. Publication. The City Clerk shall cause each ordinance to be published at least once within fifteen (15) days after its adoption in accordance with procedures established by ordinance of the City Council for the publication of legal notices, or, as an alternative method of publication, the Council, in its discretion, may order copies of any ordinance to be posted in three (3) prominent places in the City and posted to the City Website using Internet or other appropriate technology, together with a single publication of a notice setting forth the date of adoption, the title of the ordinance and a list of the places where copies of such ordinance are posted.

Section 708 of Article VII of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 708. Publishing of Legal Notices. The City Council shall adopt, by ordinance, procedures for the publication of notices or other matter required, by law, to be published. Such procedures shall comply with such requirements of law as are binding upon chartered cities and, consistent with such laws, shall be designed to provide reasonable public notice, taking into consideration factors including, but not limited to, the desire to provide widespread dissemination of public notice, schedule of publication to ensure currency of notice, cost, and convenience. Such procedures may include alternative means of giving legal notice, such as posting, including posting to the City Website using Internet or other appropriate technology, where publication is not feasible and where such alternative methods are permitted by law. Such procedures may provide that failure to comply with the procedures shall not invalidate any action taken. Any reference in this Charter or any other provision of law to publication in the official newspaper shall be deemed satisfied by publication in accordance with the procedures established by ordinance pursuant to this section.

Section 800 of Article VIII of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 800. Appointment. The City Manager shall be chosen by the City Council on the basis of his/her executive and administrative qualifications, and need not be a resident of the City or State at the time of his/her appointment, but he/she shall be strongly encouraged to reside within the City during his/her tenure of office. No City Councilmember shall receive such an appointment during the term for which he/she shall have been elected, nor within two years thereafter.

Section 802 of Article VIII of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 802. Powers and Duties. The City Manager shall be the chief executive officer and the head of the administrative branch of the City government. He/she shall be responsible to the City Council for the proper administration of all affairs of the City and to that end, subject to the personnel provisions of this Charter, he/she shall have power and shall be required to:

(1) Appoint and remove, subject to the Civil Service provisions of this Charter, all officers and employees of the City, except as otherwise provided by this Charter, and except as he/she may authorize the head of a department or office to appoint and remove subordinates in such department or office;

(2) Prepare the budget annually and submit it to the City Council and be responsible for its administration after adoption. City boards and commissions shall be given the opportunity to review the annual budget and make recommendations to the City Council;

(3) Prepare and submit to the City Council as of the end of the fiscal year a complete report on the finances and administrative activities of the City for the preceding year;

(4) Keep the City Council advised of the financial condition and future needs of the City and make such recommendations as may seem to him/her desirable;

(5) Make investigations into the affairs of this City, or any department or division thereof, or any contract, or the proper performance of any obligation running to the City;

(6) Submit to the City Council, at each meeting for its approval, the list of all claims and bills approved for payment by him/her; and

(7) Perform such other duties as may be prescribed by this Charter or required of him/her by the City Council, not inconsistent with this Charter.

Section 803 of Article VIII of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 803. Rules and Regulations. The City Manager may prescribe such general rules and regulations as he/she may deem necessary or expedient for the general conduct of the administrative offices and departments of the City under his/her jurisdiction.

Section 804 of Article VIII of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 804. Manager Pro Tempore. The City Manager shall appoint, subject to the approval of the City Council, one of the other officers of the City to

serve as Manager Pro Tempore during any absence or disability of the City Manager for a period exceeding two (2) weeks.

Section 806 of Article VIII of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 806. Removal of the City Manager. The City Council shall appoint the City Manager for an indefinite term and may remove him/her, with or without cause, by a majority vote of its members.

Section 903 of Article IX of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 903. City Clerk. Powers and Duties. The City Clerk shall be appointed by the City Manager and, subject to supervision and direction from the City Manager, be required to:

(a) Attend all meetings of the City Council and be responsible for the recording and maintaining of a full and true record of all 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;

(c) Maintain separate books, in which a record shall be made of all written contracts and official bonds;

(d) Keep all aforementioned books properly indexed and open to public inspection when not in actual use;

(e) Be the custodian of the seal of the City;

(f) Administer oaths or affirmations, take affidavits, and depositions pertaining to the affairs and business of the City, and certify copies of official records; and

(g) Have charge of all City elections.

Section 908 of Article IX of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 908. City Attorney. There shall be a City Attorney appointed by the City Council. The City Attorney shall serve at the pleasure of the City Council and may be removed, with or without cause, by motion of the City Council adopted by at least four affirmative votes. To become eligible for appointment as City Attorney, the appointee shall have been admitted to practice as an attorney at law before the Supreme Court of the State of California, and shall have been engaged in the practice of law for at least seven years prior to his/her appointment. The City Attorney shall have power and be required to:

(a) Represent and advise the City Council and all City officers in all matters of law pertaining to their offices;

(b) Represent and appear for the City, its Council, boards and commissions, in any or all legal actions or proceedings in which they or any of them are concerned or are a party.

Upon request of a current or former officer or employee of the City, defend such officer or employee in any legal action or proceeding brought against him/her, in his/her official or individual capacity, or both, on account of an act or omission in the scope of his/her employment as an officer or employee of the City, whenever the City is required by the General Laws of the State of California to provide such defense or whenever the Council elects to provide such defense even though not required to so do. Provided, however, that the City Attorney may refuse to provide such defense whenever, in his/her opinion, his/her providing such defense would conflict with his/her other duties or responsibilities, in which event the City, if required by the General Laws of the State of California to provide such defense or if it elects to provide such defense though not required by the General Laws to do so, shall provide other legal counsel for such purpose.

(c) Attend meetings of the City Council and give his/her advice or opinion in writing or appropriate electronic format whenever requested to do so by the City Council, or by any of the boards or officers of the City;

(d) Approve the form of all bonds given to and all contracts made by the City, endorsing his/her approval thereon in writing;

(e) Prepare any and all proposed ordinances or resolutions for the City, and amendments thereto;

(f) Prosecute on behalf of the people all criminal cases for violation of this Charter and of City ordinances;

(g) On vacating the office, surrender to his/her successor all books, papers, files and documents pertaining to the City's affairs;

(h) Perform such other legal functions and duties incident to the execution of the foregoing powers as may be necessary, and perform such other legal services as may be required by the City Council, or imposed by law.

The City Attorney shall have control of all legal business and proceedings and, subject to contracting requirements and budget constraints, may employ other attorneys, appraisers and other technical and expert services to assist with or to take charge of any litigation or matter. No City employee may retain or contract with outside legal counsel for City business without the prior approval and supervision of the City Attorney.

Section 1002 of Article X of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 1002. Appointments. Qualifications. Except as otherwise provided in this Article:

The members of each board or commission shall be appointed, and shall be subject to removal, by motion of the City Council adopted by at least four affirmative votes.

No member of any board or commission shall be eligible to serve for more than two consecutive four-year terms nor shall such member be eligible for appointment to the same board or commission for two years after the expiration of the second full term for which the member was appointed and served. Any person appointed

to a board or commission to fill an unexpired term of not more than two years in length shall be eligible to serve two full four-year terms upon the expiration of the unexpired term for which such person was appointed.

Any person appointed to a board or commission shall be immediately eligible, upon the expiration of their term or resignation prior to completion of their term if appointed to a different board or commission, to serve on a different board or commission. The Council shall consider whether appointment of a person on a board or commission to serve on a different board or commission is in the best interest of the City.

Unless otherwise provided, the members first appointed to boards and commissions composed of four members shall so classify themselves by lot that each succeeding July 1st, the term of one of their number shall expire. If the total number of the members of a board or commission to be appointed exceeds four, the classification by lot shall provide for the grouping of terms to such an extent as is necessary in order that the term of at least one member shall expire on each succeeding July 1st.

Section 1003 of Article X of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 1003. Terms. Except as otherwise provided in this Article, the members of such boards and commissions shall be eligible to serve no more than two successive terms on the same board or commission. For purposes of this section, terms are deemed successive if the commencement of one term occurs less than two years from the expiration of the other. No person having served two such successive terms shall be eligible for appointment to that same board or commission for two years following expiration of the second successive full term for which the member was appointed and served. Any person appointed to any of said boards or commissions to fill an unexpired term of not more than two years in length shall, however, be eligible to serve two successive four-year terms on the same board or commission upon expiration of the unexpired term for which such person was appointed. However, two nonconsecutive full terms shall be deemed successive if the member served an unexpired term of less than two years between the full terms, unless two years passed between the commencement or expiration of the member's partial term and either of the full terms.

Section 1007 of Article X of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 1007. Personnel Board. There shall be a Personnel Board consisting of five members to be appointed by the City Council. To be eligible for appointment, each appointee shall neither hold public office or employment nor be a candidate for any other public office or position, nor be a former City employee.

The members of the Personnel Board shall be selected and appointed in the following manner: three of the members shall be appointed by the City Council directly. Two of the members shall be appointed by the City Council from a list of

five persons to be nominated by election of the employees in the Classified Service. If the employees in the Classified Service do not nominate one or more persons to fill a vacancy for the employee-nominated seats within six (6) months of written notification, the City Council may appoint the person directly to fill the vacancy.

The successor of any member of the Board shall be appointed in the same manner as such member was appointed.

All persons appointed shall be registered voters of the City and shall maintain their principal place of residence within the City at the time of their appointment. If at any time during their term any member of the board shall cease to be an elector of the City or shall cease to maintain their principal place of residence within the City, then such person shall become ineligible to continue to serve as a member of the board and said position shall be declared vacant by the City Council.

Section 1012 of Article X of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 1012. Parks and Recreation Commission. Powers and Duties. The Parks and Recreation Commission shall have power to act in an advisory capacity to the City Council in all matters pertaining to parks, recreation, playgrounds and entertainment.

Section 1014 of Article X of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 1014. Board of Library Trustees. Powers and Duties. The Board of Library Trustees shall have power to:

(a) Act in an advisory capacity to the City Council and City Librarian in all matters pertaining to the City Library; and

(b) Exercise such other functions as now or hereafter may be prescribed by the City Council and which do not conflict with the provisions of this Charter.

Section 1302 of Article XIII of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 1302. Budget. Submission to City Council. At least thirty-five days prior to the beginning of each fiscal year, the City Manager shall submit to the City Council the proposed budget as prepared by him/her. Said budget shall be a balanced 10-year budget, reflect a minimum of 10 years long-range financial planning, and include a multi-year operating and capital budget in accordance with the Fiscal Sub-Element of the City's General Plan. The budget shall depict planned City expenditures and revenues, as well as their relationship to the levels of service planned to be provided to the community. Financial efficiency and effectiveness measures shall be included, as well as historical trend data regarding past financial performances at the program budget level, at a minimum. The budget shall contain graphs/charts as appropriate to communicate both short-term and long-term impacts of the proposed budget to enable the Council to carry out its fiduciary responsibilities. 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 shall be available for inspection by the public in the office of the City Clerk at least ten days prior to said hearing.

Section 1305 of Article XIII of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 1305. Budget. Appropriations. From the effective date of the budget, the several amounts stated therein as proposed expenditures shall be and become appropriated to the several 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. However, approved appropriations for Capital Improvement Projects shall not lapse at the end of the fiscal year unless the Capital Improvement Project has been completed and closed out or the City Council takes affirmative action to modify the budget appropriation for the Capital Improvement Project.

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 four members so as to authorize the transfer of unused balances appropriated for one purpose to another purpose, or to appropriate available revenue not included in the budget.

Section 1309 of Article XIII of the Charter of the City of Sunnyvale is amended, to read as follows:

Section 1309. Contracts on Public Works. Every project involving an expenditure of more than an amount to be determined from time to time by ordinance of the City Council, for the construction or improvement (excluding maintenance and repair) of public buildings, works, streets, drains, sewers, utilities, parks and playgrounds, shall be let to the lowest responsive and responsible bidder after notice of publication in the official newspaper by one 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.

The City Council, without advertising for bids, or after rejecting bids, or if no bids are received, 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, and after adoption of a resolution to this effect by at least four affirmative votes it may proceed to have said work done in the manner stated, without further observance of the provisions of this section. Such contracts likewise may be let without advertising for bids, if such work shall be deemed by the City Council to be of urgent necessity for the preservation of life, health or property, shall be authorized by motion passed by at least four affirmative votes and containing a declaration of the facts constituting such urgency.

No advertising for bids or awarding of a contract based thereon shall be required when the improvement or work is to be furnished or performed by a public utility subject to the jurisdiction of the California Public Utilities Commission.

Certified to be a true copy by Otto Lee, Mayor, and Gail Borkowski, City Clerk.

Date of Election: November 6, 2007.

Charter Chapter 16—City and County of San Francisco

***Amendments to the Charter of the
City and County of San Francisco***

[Filed with the Secretary of State December 17, 2007.]

Section 1. The San Francisco Charter is hereby amended by amending Sections 8A.100 through 8A.106, 8A.108 through 8A.110, and 8A.112 through 8A.113, to read as follows:

SEC. 8A.100. PREAMBLE.

(a) An effective, efficient, and safe transportation system is vital for San Francisco to achieve its goals for quality of life, environmental sustainability, public health, social justice, and economic growth. The Municipal Transportation Agency must manage San Francisco's transportation system—which includes automobile, freight, transit, bicycle, and pedestrian networks—to help the City meet those goals. Through this measure, the voters seek to provide the Municipal Transportation Agency with improved resources and expanded independence and authority in order to create a transportation system that is among the best in the world.

(b) This article requires the Municipal Transportation Agency to develop clear, meaningful and quantifiable measures of its performance and goals and to regularly publicize those standards. This article also recognizes that the workers of the Municipal Transportation Agency are vital to the success of the Agency and to achieving the improvements voters seek. Therefore, it authorizes incentives for excellence and requires accountability for both managers and employees.

(c) Specifically, San Francisco residents require:

1. Reliable, safe, timely, frequent, and convenient transit service to all neighborhoods;
2. A reduction in breakdowns, delays, over-crowding, preventable accidents;
3. Clean and comfortable transit vehicles and stations, operated by competent, courteous, and well trained employees;
4. Support and accommodation of the special transportation needs of the elderly and the disabled;
5. Protection from crime and inappropriate passenger behavior on the Municipal Railway;
6. Responsive, efficient, and accountable management;

7. Roads that are not gridlocked with congestion;
8. A safe and comprehensive network of bicycle lanes;
9. A safe and inviting environment for pedestrians;
10. Efficient movement of goods and deliveries;
11. A transportation sector that promotes environmental sustainability and does not contribute to global warming; and
12. A well-managed and well-coordinated transportation system that contributes to a livable urban environment.

Through this measure, the voters seek to provide the transportation system with the resources, independence and focus necessary to achieve these goals.

(d) The voters find that one of the impediments to achieving these goals in the past has been that responsibility for transportation has been diffused throughout City government. Accordingly, this Article places within the Municipal Transportation Agency the powers and duties relating to transit now vested in other departments, boards, and commissions of the City and County. This Article further requires that, to the extent other City and County agencies provide services to the Municipal Transportation Agency, those departments must give the highest priority to the delivery of such services.

(e) At the same time, this Article is intended to ensure sufficient oversight of the Municipal Transportation Agency by, among other things, preserving the role of the City's Controller as to financial matters, the City Attorney as to legal matters, and the Civil Service Commission, as to merit system issues. In addition, this Article requires that outside audits be performed to ensure that required service levels are obtained with a minimum of waste.

(f) Finally, this Article is intended to strengthen the Municipal Transportation Agency's authority to: 1) manage its employees; 2) establish efficient and economical work rules and work practices that maximize the Agency's responsiveness to public needs; and 3) protect the Agency's right to select, train, promote, demote, discipline, layoff and terminate employees, managers, and supervisors based upon the highest standards of customer service, efficiency and competency.

(g) The effective management of traffic flow and parking are vital to the operation of the Municipal Railway. Congestion on city streets causes delays in transit operations. Therefore, the Municipal Transportation Agency must manage parking and traffic flow to ensure that transit vehicles move through City streets safely and efficiently.

(h) In addition, the residents of San Francisco require that the Agency: 1) value and protect the safety of pedestrians and bicyclists; 2) reduce congestion and air pollution through efficient use of the streets; and 3) protect the City's economic health by giving priority to commercial deliveries and access to local businesses.

(i) The voters find that reducing the carbon emissions from San Francisco's transit sector is fundamental to the City's health and well-being and shall be among the Agency's policy priorities. Because the Agency has significant influence

on San Francisco's transportation sector, which is responsible for fully half of the carbon emissions produced within the City, the voters direct the Agency to develop and implement strategies for substantially reducing those emissions. The voters further affirm the goals of the City's Climate Action Plan.

(j) This Article shall be interpreted and applied in conformance with the above goals.

SEC. 8A.101. MUNICIPAL TRANSPORTATION AGENCY.

(a) There shall be a Municipal Transportation Agency. The Agency shall include a Board of Directors and a Director of Transportation. The Agency shall include the Municipal Railway and the former Department of Parking and Traffic, as well as any other departments, bureaus or operating divisions hereafter created or placed under the Agency. There shall also be a Citizens Advisory Committee to assist the Agency.

(b) The Board of Supervisors shall have the power, by ordinance, to abolish the Taxi Commission created in Section 4.133, and to transfer the powers and duties of that commission to the Agency under the direction of the Director of Transportation or his or her designee. In order to fully integrate taxi-related functions into the Agency should such a transfer occur, the Agency shall have the same exclusive authority over taxi-related functions and taxi-related fares, fees, charges, budgets, and personnel that it has over the Municipal Railway and parking and traffic fares, fees, charges, budgets, and personnel. Once adopted, Agency regulations shall thereafter supercede all previously-adopted ordinances governing motor vehicles for hire that conflict with or duplicate such regulations.

(c) Any transfer of functions occurring as a result of the above provisions shall not adversely affect the status, position, compensation, or pension or retirement rights and privileges of any civil service employees who engaged in the performance of a function or duty transferred to another office, agency, or department pursuant to this measure.

(d) Except as expressly provided in this Article, the Agency shall comply with all of the restrictions and requirements imposed by the ordinances of general application of the City and County, including ordinances prohibiting discrimination of any kind in employment and contracting, such as Administrative Code Chapters 12B et seq., as amended from time to time. The Agency shall be solely responsible for the administration and enforcement of such requirements.

(e) The Agency may contract with existing City and County departments to carry out any of its powers and duties. Any such contract shall establish performance standards for the department providing the services to the Agency, including measurable standards for the quality, timeliness, and cost of the services provided. All City and County departments must give the highest priority to the delivery of such services to the Agency.

(f) The Agency may not exercise any powers and duties of the Controller or the City Attorney and shall contract with the Controller and the City Attorney for the exercise of such powers and duties.

SEC. 8A.102. GOVERNANCE AND DUTIES.

(a) The Agency shall be governed by a board of seven directors appointed by the Mayor and confirmed after public hearing by the Board of Supervisors. All initial appointments must be made by the Mayor and submitted to the Board of Supervisors for confirmation no later than February 1, 2000. The Board of Supervisors shall act on those initial appointments no later than March 1, 2000 or those appointments shall be deemed confirmed.

At least four of the directors must be regular riders of the Municipal Railway, and must continue to be regular riders during their terms. The directors must possess significant knowledge of, or professional experience in, one or more of the fields of government, finance, or labor relations. At least two of the directors must possess significant knowledge of, or professional experience in, the field of public transportation. During their terms, all directors shall be required to ride the Municipal Railway on the average once a week.

Directors shall serve four-year terms, provided, however, that two of the initial appointees shall serve for terms ending March 1, 2004, two for terms ending March 1, 2003, two for terms ending March 1, 2002, and one for a term ending March 1, 2001. Initial terms shall be designated by the Mayor. No person may serve more than three terms as a director. A director may be removed only for cause pursuant to Article XV. The directors shall annually elect a chair. The chair shall serve as chair at the pleasure of the directors. Directors shall receive reasonable compensation for attending meetings of the Agency which shall not exceed the average of the two highest compensations paid to the members of any board or commission with authority over a transit system in the nine Bay Area counties.

(b) The Agency shall:

1. Have exclusive authority over the acquisition, construction, management, supervision, maintenance, extension, operation, use, and control of all property, as well as the real, personal, and financial assets of the Agency; and have exclusive authority over contracting, leasing, and purchasing by the Agency, provided that any Agency contract for outside services shall be subject to Charter Sections 10.104(12) and 10.104(15) and that the Agency may not transfer ownership of any of the real property of the City and County without approval from the Board of Directors and the Board of Supervisors;

2. Have exclusive authority to enter into such arrangements and agreements for the joint, coordinated, or common use with any other public entity owning or having jurisdiction over rights-of-way, tracks, structures, subways, tunnels, stations, terminals, depots, maintenance facilities, and transit electrical power facilities;

3. Have exclusive authority to make such arrangements as it deems proper to provide for the exchange of transfer privileges, and through-ticketing arrangements, and such arrangements shall not constitute a fare change subject to the requirements of Sections 8A.106 and 8A.108;

4. Notwithstanding any restrictions on contracting authority set forth in the Administrative Code, have exclusive authority to enter into agreements for the distribution of transit fare media and media for the use of parking meters or other individual parking services;

5. Have exclusive authority to arrange with other transit agencies for bulk fare purchases, provided that if passenger fares increase as a result of such purchases, the increase shall be subject to review by the Board of Supervisors pursuant to Sections 8A.106 and 8A.108;

6. Notwithstanding Section 2.109, and except as provided in Sections 8A.106 and 8A.108, have exclusive authority to fix the fares charged by the Municipal Railway, rates for off-street and on-street parking, and all other rates, fees, fines, penalties and charges for services provided or functions performed by the Agency;

7. Notwithstanding any provision of the San Francisco Municipal Code (except requirements administered by the Department of Public Works governing excavation, street design and official grade) have exclusive authority to adopt regulations that control the flow and direction of motor vehicle, bicycle and pedestrian traffic, including regulations that limit the use of certain streets or traffic lanes to categories of vehicles and that limit the speed of traffic; and to design, select, locate, install, operate, maintain and remove all official traffic control devices, signs, roadway features and pavement markings that control the flow of traffic with respect to streets and highways within City jurisdiction, provided that:

(i) Notwithstanding the authority established in subsection 7, the Board of Supervisors may by ordinance establish procedures by which the public may seek Board of Supervisors review of any Agency decision with regard to the installation or removal of a stop sign or the creation or elimination of a bicycle lane. In any such review, the Agency's decision shall stand unless the Board of Supervisors reverses the decision of the Agency not later than 60 days after submission of a request to the Board of Supervisors.

(ii) Nothing in this subsection 7 shall modify the authority of ISCOTT, or any successor body, over the temporary use or occupancy of public streets, or the authority of the Board of Supervisors to hear appeals regarding the temporary use or occupancy of public streets.

(iii) Nothing in subsection 7 shall modify the power of the Board of Supervisors to establish civil offenses, infractions and misdemeanors.

(iv) Notwithstanding the authority established in subsection 7, to the extent state law contemplates that Agency action authorized by subsection 7 be effectuated by ordinance, such action shall be effectuated by resolution of the Board of Directors and shall be subject to referendum in accordance with Article 14, and, if a referendum petition contains the requisite number of signatures, the Board of Supervisors shall have the power to reconsider or repeal the action as provided in Article 14.

8. Have exclusive authority to adopt regulations limiting parking, stopping, standing or loading as provided by state law and to establish parking privileges and locations subject to such privileges for categories of people or vehicles as provided by state law; to establish parking meter zones, to set parking rates, and to select, install, locate and maintain systems and equipment for payment of Parking fees, provided that:

(i) Notwithstanding the authority established in subsection 8 the Board of Supervisors may by ordinance establish procedures by which the public may seek Board Supervisors review of any Agency decision with regard to the creation or elimination of any preferential parking zone, the creation or elimination of any parking meter zone, the adoption of any limitation on the time period for which a vehicle may be parked, or reservation of any parking space for persons with a disability that qualifies for parking privileges under state law. In any review of a decision of the Agency pursuant to this section, the Agency's decision shall stand unless the Board of Supervisors reverses the decision of the Agency not later than 60 days after submission of a request to the Board of Supervisors.

(ii) Nothing in subsection 8 shall modify the power of the Board of Supervisors to establish civil offenses, infractions and misdemeanors.

(iii) Notwithstanding the authority established in subsection 8, to the extent state law contemplates that any Agency action authorized by subsection 8 be effectuated by ordinance, such action shall be effectuated by resolution of the Board of Directors and, if a referendum petition contains the requisite number of signatures, shall be subject to referendum in accordance with Article 14, and the Board of Supervisors shall have the power to reconsider or repeal the action as provided in Article 14.

9. Have exclusive authority to establish policies regarding and procure goods and services for the enforcement of regulations limiting parking, stopping, standing or loading and the collection of parking-related revenues and along with the Police Department, have authority to enforce parking stopping, standing, or loading regulations;

10. Be responsible for chairing the Interdepartmental Staff Committee on Traffic and Transportation (ISCOTT) or any successor body;

11. Be responsible for cooperating with and assisting the Police Department in the promotion of traffic safety; studying and responding to complaints related to street design, traffic control devices, roadway features and pavement markings; collecting compiling and analyzing traffic data and traffic accident data and planning improvements to improve the safety of the City's roadways; and conducting traffic research and planning;

12. Have exclusive authority to apply for, accept, and expend state, federal, or other public or private grant funds for Agency purposes;

13. To the maximum extent permitted by law, with the concurrence of the Board of Supervisors, and notwithstanding the requirements and limitations of Sections 9.107, 9.108, and 9.109, have authority without further voter approval to

incur debt for Agency purposes and to issue or cause to be issued bonds, notes, certificates of indebtedness, commercial paper, financing leases, certificates of participation or any other debt instruments. Upon recommendation from the Board of Directors, the Board of Supervisors may authorize the Agency to incur on behalf of the City such debt or other obligations provided: 1) the Controller first certifies that sufficient unencumbered balances are expected to be available in the proper fund to meet all payments under such obligations as they become due; and 2) any debt obligation, if secured, is secured by revenues or assets under the jurisdiction of the Agency;

14. Have the authority to conduct investigations into any matter within its jurisdiction through the power of inquiry, including the power to hold public hearings and take testimony, and to take such action as may be necessary to act upon its findings; and

15. Exercise such other powers and duties as shall be prescribed by ordinance of the Board of Supervisors.

(c) The Agency's Board of Directors shall:

1. Appoint a Director of Transportation, who shall serve at the pleasure of the Board. The Director of Transportation shall be employed pursuant to an individual contract. His or her compensation shall be comparable to the compensation of the chief executive officers of the public transportation systems in the United States which the Board of Directors, after an independent survey, determine most closely resemble the Agency in size, mission, and complexity. In addition, the Board of Directors shall provide an incentive compensation plan consistent with the requirements of Section 8A.104(k) under which a portion of the Director's compensation is based on achievement of service standards adopted by the Board of Directors.

2. Appoint an executive secretary who shall be responsible for administering the affairs of the Board of Directors and who shall serve at the pleasure of the Board.

3. In addition to any training that may be required by City, State or federal law, attend a minimum of four hours of training in each calendar year, provided by the City Attorney and the Controller regarding the legal and financial responsibilities of the Board and the Agency.

(d) The Director of Transportation shall appoint all subordinate personnel of the Agency, including deputy directors. The deputy directors shall serve at the pleasure of the Director of Transportation.

(e) Upon recommendation of the City Attorney and the approval of the Board of Directors, the City Attorney may compromise, settle, or dismiss any litigation, legal proceedings, claims, demands or grievances which may be pending for or on behalf of, or against the Agency relative to any matter or property solely under the Agency's jurisdiction. Unlitigated claims or demands against the Agency shall be handled as set forth in Charter Section 6.102. Any payment pursuant to the compromise, settlement, or dismissal of such litigation, legal proceedings, claims,

demands, or grievances, unless otherwise specified by the Board of Supervisors, shall be made from the Municipal Transportation Fund.

(f) The Agency's Board of Directors, and its individual members, shall deal with administrative matters solely through the Director of Transportation or his or her designees. Any dictation, suggestion, or interference by a director in the administrative affairs of the Agency, other than through the Director of Transportation or his or her designees, shall constitute official misconduct; provided, however, that nothing herein contained shall restrict the Board of Directors' powers of hearing and inquiry as provided in this Section.

(g) Notwithstanding any provision of Chapter 6 or 21 of the Administrative Code establishing any threshold amount for exercise of executive authority to execute contracts, or any successor provision of the San Francisco Municipal Code, the Agency's Board of Directors may adopt threshold amounts under which the Director of Transportation and his or her designees may approve contracts.

(h) Except provided in this Article, the Agency shall be subject to the provisions of this Charter applicable to boards, commissions, and departments of the City and County, including Sections 2.114, 3.105, 4.101, 4.103, 4.104, 4.113, 6.102, 9.118, 16.100, and A8.346. Sections 4.102, 4.126, and 4.132 shall not be applicable to the Agency.

SEC. 8A.103. SERVICE STANDARDS AND ACCOUNTABILITY.

(a) The Municipal Railway shall provide a level of service measured in service hours which is not less than that provided under the schedule of service published in the April 1996 timetable, although not necessarily in that configuration.

(b) By July 1 of each year, the Agency shall adopt milestones toward achievement of the goals specified in subsections (c) and (d). Milestones shall be adopted for each mode of transportation of the Municipal Railway, and for the Municipal Railway as a whole, with the goal of full achievement of the standards set in subsection (c).

(c) The standards for the Agency with respect to the services provided by the Municipal Railway shall include the following minimum standards for on-time performance and service delivery:

1. On-time performance: at least 85 percent of vehicles must run on-time, where a vehicle is considered on-time if it is no more than one minute early or four minutes late as measured against a published schedule that includes time points; and

2. Service delivery: 98.5 percent of scheduled service hours must be delivered, and at least 98.5 percent of scheduled vehicles must begin service at the scheduled time.

(d) The Board of Directors shall adopt Agency rules setting additional measurable standards for system reliability, system performance, staffing performance, and customer service, including:

1. Passenger, public, and employee safety and security;
2. Coverage of neighborhoods and equitable distribution of service;

3. Level of crowding;
4. Frequency and mitigation of accidents and breakdowns;
5. Improvements in travel time, taking into account adequate recovery and lay-over times for operators;
6. Vehicle cleanliness, including absence of graffiti;
7. Quality and responsiveness of customer service;
8. Employee satisfaction;
9. Effectiveness of the preventive maintenance program; and
10. Frequency and accuracy of communications to the public.
11. The Agency's duties related to parking and traffic functions and any other functions that may be added to the Agency's responsibilities.

(e) The Board of Directors shall adopt Agency rules setting forth the methods by which performance shall be measured with respect to each standard established pursuant to subsections (c) or (d) above in accordance with industry best practices to enhance the Agency's ability to compare its performance to that of other comparable transit systems. The Agency shall regularly publish reports documenting the Agency's performance for each standard. Each performance report shall note any changes in the rules governing the methods by which performance is measured so as to inform interpretation of performance trends over time. Nothing herein shall prohibit the Agency from using additional performance measures.

(f) The Agency shall issue a Climate Action Plan to the Board of Supervisors and the Commission on the Environment by January 1, 2009, and every two years thereafter. The plan shall describe measures taken and progress made toward the goal of reducing greenhouse gas emissions from San Francisco's transportation sector to 80% of 1990 levels by 2012 and shall further address progress toward the following goals:

1. Zero greenhouse gas emissions for Municipal Railway transit vehicles;
2. Lowering energy consumption in Agency facilities and by non-transit vehicles;
3. Maximizing waste reduction in Agency operations;
4. Increasing transit trips and reducing private vehicle trips within the City;
5. Increasing the use of bicycling and walking as alternate forms of transportation; and
6. Improving regional transit connections to reduce private vehicle use by commuters.

No later than January 1, 2010, and no less than every ten years thereafter, the Board of Supervisors shall adopt legislation setting goals for reducing greenhouse gas emissions from San Francisco's transportation sector, and other climate action measures set forth above, for periods after 2012.

SEC. 8A.104. PERSONNEL AND MERIT SYSTEM.

(a) The Agency shall establish its own personnel/labor relations office. The Director of Transportation shall appoint a personnel/labor relations manager, who

shall serve at the pleasure of the Director of Transportation and shall establish regular meetings with labor to discuss issues within the scope of representation on terms to be determined through collective bargaining.

(b) Except as otherwise provided in this Section, the Agency shall be governed by the rules of the civil service system administered by the City and appeals provided in civil service rules shall be heard by the City's Civil Service Commission. Unless otherwise agreed by the Agency and affected employee organizations, appeals to the Civil Service Commission shall include only those matters within the jurisdiction of the Civil Service Commission which establish, implement, and regulate the civil service merit system as listed in Section A8.409-3.

(c) Effective July 1, 2000, except for the administration of health services, the Agency shall assume all powers and duties vested in the Department of Human Resources and the Director of Human Resources under Articles X and XI of this Charter in connection with job classifications within the Agency performing "service-critical" functions. Except for the matters set forth in subsection (f), the Department of Human Resources and the Director of Human Resources shall maintain all powers and duties under Articles X and XI as to all other Agency employees.

(d) On or before April 15, 2000, the Agency shall designate "service-critical" classifications and functions for all existing classifications used by the Municipal Railway; provided, however, that employees in classifications designated as "service-critical" shall continue to be covered by any Citywide collective bargaining agreement covering their classifications until the expiration of that agreement.

(e) For purposes of this Article, "service-critical" functions are:

1. Operating a transit vehicle, whether or not in revenue service;
2. Controlling dispatch of, or movement of, or access to, a transit vehicle;
3. Maintaining a transit vehicle or equipment used in transit service, including both preventive maintenance and overhaul of equipment and systems, including system-related infrastructure;
4. Regularly providing information services to the public or handling complaints; and
5. Supervising or managing employees performing functions enumerated above.

The Agency shall consult with affected employee organizations before designating particular job classifications as performing "service-critical" functions. If an employee organization disagrees with the Agency's designation of a particular job classification as "service-critical" pursuant to the above standards, the organization may, within seven days of the Agency's decision, request immediate arbitration. The arbitrator shall be chosen pursuant to the procedures for the selection of arbitrators contained in the memorandum of understanding of the affected employee organization. The arbitrator shall determine only whether the

Agency's designation is reasonable based on the above standards. The arbitrator's decision shall be final and binding.

The Agency may designate functions other than those listed above, and the job classifications performing those additional functions, as "service-critical," subject to the consultation and arbitration provisions of this Section. In deciding a dispute over such a designation, the arbitrator shall decide whether the job functions of the designated classes relate directly to achievement of the goals and milestones adopted pursuant to Section 8A.103 and are comparable to the above categories in the extent to which they are critical to service.

(f) In addition, the Agency shall, with respect to all Agency employees, succeed to the powers and duties of the Director of Human Resources under Article X to review and resolve allegations of discrimination, as defined in Article XVII, against employees or job applicants, or allegations of nepotism or other prohibited forms of favoritism. To the extent resolution of a discrimination complaint or request for accommodation involves matters or employees beyond the Agency's jurisdiction, the Agency shall coordinate with and be subject to applicable determinations of the Director of Human Resources.

(g) The Agency shall be responsible for creating and, as appropriate, modifying Agency bargaining units for classifications designated by the Agency as "service-critical" and shall establish policies and procedures pursuant to Government Code sections 3507 and 3507.1 for creation and modification of such bargaining units. When the Agency creates or modifies a bargaining unit, employees in existing classifications placed in such bargaining unit shall continue to be represented by their current employee organizations.

(h) The Agency may create new classifications of Agency employees. Such classifications shall be subject to the civil service provisions of the Charter unless exempted pursuant to Section 10.104, or subsection (i).

(i) The Agency may create new classifications and positions in those classifications exempt from the civil service system for managerial employees in MTA bargaining units M and EM in addition to those exempt positions provided in Section 10.104; provided, however, that the total number of such exempt managerial positions within the Agency shall not exceed 2.75 percent of the Agency's total workforce, exclusive of the exempt positions provided in Section 10.104. This provision shall not be utilized to eliminate personnel holding existing permanent civil service managerial positions on November 2, 1999.

Persons serving in exempt managerial positions shall serve at the pleasure of the Director of Transportation. Such exempt management employees, to the extent they request placement in a bargaining unit, shall not be placed in the same bargaining units as non-exempt employees of the Agency.

(j) The Civil Service Commission shall annually review both exempt and non-exempt classifications of the Agency to ensure compliance with the provisions of subsections (h) and (i).

(k) Upon the expiration of labor contracts negotiated by the Department of Human Resources and approved by the Board of Supervisors, and except for retirement benefits, the wages, hours, working conditions, and benefits of the employees in classifications within the Municipal Railway designated by the Agency as “service-critical” shall be fixed by the Agency after meeting and conferring as required by the laws of the State of California and this Charter, including Sections A8.346, A8.404 and A8.409. These agreements shall utilize, and shall not alter or interfere with, the health plans established by the City’s Health Service Board; provided, however, that the Agency may contribute toward defraying the cost of employees’ health premiums. For any job classification that exists both as a “service-critical” classification in the Agency and elsewhere in City service, the base wage rate negotiated by the Agency for that classification shall not be less than the wage rate set in the Citywide memorandum of understanding for that classification.

(l) Notwithstanding subsection (k), the Agency may, in its sole discretion, utilize the City’s collective bargaining agreements with any employee organization representing less than 10 percent of the Agency’s workforce.

(m) Notwithstanding any limitations on compensation contained in Section A8.404, and in addition to the base pay established in collective bargaining agreements, all agreements negotiated by the Agency relating to compensation for Agency managers and employees in classifications designated by the Agency as “service-critical” shall provide incentive bonuses based upon the achievement of the service standards in Section 8A.103(c) and other standards and milestones adopted pursuant to Section 8A.103. Such agreements may provide for additional incentives based on other standards established by the Board of Directors, including incentives to improve attendance. The Board of Directors shall also establish a program under which a component of the compensation paid to the Director of Transportation and all exempt managers shall be based upon the achievement of service standard adopted by the Board of Directors.

(n) For employees whose wages, hours and terms and conditions of employment are set by the Agency pursuant to Sections A8.404 or A8.409 et seq., the Agency shall exercise all powers of the City and County, the Board of Supervisors, the Mayor, and the Director of Human Resources under those sections. For employees covered by Section A8.409 et seq., the mediation/arbitration board set forth in Section A8.409-4 shall consider the following additional factors when making a determination in any impasse proceeding involving the Agency: the interests and welfare of transit riders, residents, and other members of the public; and the Agency’s ability to meet the costs of the decision of the arbitration board without materially reducing service. Notwithstanding the timelines described in Section A8.409-4, to be effective the beginning of the next succeeding fiscal year, all collective bargaining agreements must be submitted to the Board of Directors no later than June 15 for final adoption on or before June 30. For employees whose wages, hours and terms and conditions of employment are set by the Agency pur-

suant to Sections A8.404, the Agency shall perform the functions of the Civil Service Commission with respect to certification of the average of the two highest wage schedules for transit operators in comparable jurisdictions pursuant to Section A8.404(a), and conduct any actuarial study necessary to implement Section A8.404(f).

(o) The voters find that unscheduled employee absences adversely affect customer service. Accordingly, not later than January 1, 2001, the agency shall create a comprehensive plan for the reduction of unscheduled absences. In addition, the Agency shall take all legally permitted steps to eliminate unexcused absences. The Agency shall have no authority to approve any memorandum of understanding or other binding agreement which restricts the authority of the Agency to administer appropriate discipline for unexcused absences.

(p) Before adopting any collective bargaining agreement, the Agency shall, no later than June 15, at a duly noticed public meeting, disclose in writing the contents of such collective bargaining agreement, a detailed analysis of the proposed agreement, a comparison of the differences between the agreement reached and the prior agreement, and an analysis of all costs for each year of the term of such agreement. Such agreement between the Agency and employee organization shall not be approved by the Agency until 15 days after the above disclosures have been made.

SEC. 8A.105. MUNICIPAL TRANSPORTATION FUND; REVENUES FOR PUBLIC TRANSIT.

(a) There is hereby established a fund to provide a predictable, stable, and adequate level of funding for the Agency, which shall be called the Municipal Transportation Fund. The fund shall be maintained separate and apart from all other City and County funds. Monies therein shall be appropriated, expended, or used by the Agency solely and exclusively for the operation including, without limitation, capital improvements, management, supervision, maintenance, extension, and day-to-day operation of the Agency, including any division subsequently created or incorporated into the Agency and performing transportation-related functions. Monies in the Fund may not be used for any other purposes than those identified in this Section.

(b) Beginning with the fiscal year 2000–2001 and in each fiscal year thereafter, there is hereby set aside to the Municipal Transportation Fund the following:

1. An amount (the “Base Amount”) which shall be no less than the amount of all appropriations from the General Fund, including all supplemental appropriations, for the fiscal year 1998–1999 or the fiscal year 1999–2000, whichever is higher (the “Base Year”), adjusted as provided in subsection (c), below, for (1) the Municipal Railway; and (2) all other City and County commissions, departments and agencies providing services to the Municipal Railway, including the Department of Human Resources and the Purchasing Department, for the provision of those services. The Base Amount for the Department of Parking and Traffic and the Parking Authority shall be established in the same fashion but

using fiscal years 2000–2001 and 2001–2002 for the services being incorporated into the Agency.

2. Subject to the limitations and exclusions in Sections 4.113, the revenues of the Municipal Railway, and, upon their incorporation into the Agency, the revenues of the Department of Parking and Traffic, and the Parking Authority; and

3. All other funds received by the City and County from any source, including state and federal sources, for the support of the Agency.

(c) The Base Amount shall initially be determined by the Controller. Adjustments to the Base Amount shall be made as follows:

1. The Base Amount shall be adjusted for each year after fiscal year 2000–2001 by the Controller based on calculations consistent from year to year, by the percentage increase or decrease in aggregate City and County discretionary revenues. In determining aggregate City and County discretionary revenues, the Controller shall only include revenues received by the City which are unrestricted and may be used at the option of the Mayor and the Board of Supervisors for any lawful City purpose. Errors in the Controller's estimate of discretionary revenues for a fiscal year shall be corrected by adjustment in the next year's estimate.

2. An adjustment shall also be made for any increases in General Fund appropriations to the Agency in subsequent years to provide continuing services not provided in the Base Year, but excluding additional appropriations for one-time-expenditures such as capital expenditures or litigation judgments and settlements.

(d) The Treasurer shall set aside and maintain the amounts required to be set aside by this Section, together with any interest earned thereon, in the Municipal Transportation Fund, and any amounts unspent or uncommitted at the end of any fiscal year shall be carried forward, together with interest thereon, to the next fiscal year for the purposes specified in this Article.

(e) It is the policy of the City and County of San Francisco to use parking-related revenues to support public transit. To that end, the following parking-related revenues deposited in the Transportation Fund shall be used to support the capital and operating expenses arising from the Agency's transit functions:

1. Revenues from parking meters except those amounts collected from parking meters operated by the Recreation and Park Department and the Port Commission and except to the extent that they are required by law to be dedicated to other traffic regulation and control functions;

2. Revenues from off-street parking facilities under the jurisdiction of the Agency (excluding facilities owned by the Parking Authority), including facilities leased to private owners and non-profit corporations, except those amounts generated from any parking on or below any land or facilities under the jurisdiction of the Recreation and Park Department and except those amounts obligated by contract executed before 1993 to pay debt service;

3. Revenues from fines, forfeited bail, or penalties for parking violations, except those amounts to be credited to the courthouse construction fund as provided in Administrative Code Section 10.117-35.

(f) In addition, there is hereby set aside from the general revenues of the City and County and deposited in the Transportation Fund to support the Agency's transit services an amount equivalent to 80 percent of the revenues received from the City's tax on occupation of parking spaces. Additional amounts appropriated as a result of this subsection after July 1, 2008 which were not previously available to support transit service shall be used exclusively to:

1. support implementation of the transit service improvements recommended by the Transit Effectiveness Project or any subsequent system-wide route and service evaluation, with first priority given to the hiring of full time on-going staff and expansion of training for Agency employees, supervisors and managers; and

2. support the creation of a Labor-Management Implementation and Service Improvement Committee consisting of the Director of Transportation and a designated representative of each union representing Agency employees. This committee shall meet quarterly to discuss implementation of this Section and ongoing system challenges.

SEC. 8A.106. BUDGET.

The Agency shall be subject to the provisions of Article IX of this Charter except:

(a) No later than May 1 of each even-numbered year, after professional review, public hearing and after receiving the recommendations of the Citizens' Advisory Council, the Agency shall submit its proposed budget with annual appropriation detail in a form approved by the Controller for each of the next two fiscal years to the Mayor and the Board of Supervisors for their review and consideration. The Agency shall propose a budget that is balanced without the need for additional funds over the Base Amount, but may include fare increases and decreases, and reductions or abandonment of service. The Mayor shall submit the budget to the Board of Supervisors, without change. Should the Agency request additional general fund support over the Base Amount, it shall submit an augmentation request for those funds in the standard budget process and subject to normal budgetary review and amendment under the general provisions of Article IX.

(b) At the time the budget is adopted, the Agency shall certify that the budget is adequate in all respects to make substantial progress towards meeting the performance standards established pursuant to Section 8A.103 for the fiscal year covered by the budget.

(c) No later than August 1, the Board of Supervisors may allow the Agency's budget to take effect without any action on its part or it may reject but not modify the Agency's budget by a seven-elevenths' vote. Any fare change, route abandonment, or revenue measure proposed in the budget shall be considered accepted unless rejected by a seven-elevenths' vote on the entire budget. Should the Board reject the budget, it shall make additional interim appropriations to the Agency

from the Municipal Transportation Fund sufficient to permit the Agency to maintain all operations through the extended interim period until a budget is adopted. Any request for appropriation of General Fund revenues in excess of the Base Amount shall be approved, modified, or rejected under the general provisions of Article IX.

(d) No later than May 1 of each odd-numbered year, the Agency shall submit any budget amendment that may be required to increase appropriations over those approved in the two year budget or as may be required by law, provided that such budget amendment shall establish a detailed plan with appropriation detail only for those anticipated revenues and expenditures exceeding those approved in the two year budget or as otherwise required by law. The Agency may submit to the Board of Supervisors such additional budget amendments or modifications during the term of the budget, including but not limited to amendments reflecting fare changes, route abandonments and revenue measures, as may be required in the discretion of the Agency. The Board of Supervisors may allow any budget amendment to take effect without any action on its part or it may reject but not modify the budget amendment by a seven-elevenths' vote taken within 30 days after its submission to the Board of Supervisors.

(e) Notwithstanding any other provisions of this Charter or requirements of the Annual Salary Ordinance, the Controller may authorize the Agency to move funds within its budget and hire personnel without specific Controller approval so long as the Agency's periodic and verifiable projections of spending by the Agency show the Controller that the Agency's spending will be within the approved budget. However, should the projections show that the Agency spending is likely to exceed its budget, the Controller may impose appropriate controls in his or her discretion to keep the Agency within budget.

SEC. 8A.108. FARE CHANGES AND ROUTE ABANDONMENTS.

(a) Except as otherwise provided in this Section, any proposed change in fares or route abandonments shall be submitted to the Board of Supervisors as part of the Agency's budget or as a budget amendment under Section 8A.106, and may be rejected at that time by a seven-elevenths vote of the Board on the budget or budget amendment. Any changes in fares or route abandonments proposed by the Agency specifically to implement a program of service changes identified in a system-wide strategic route and service evaluation such as the Transit Effectiveness Project may only be rejected by a single seven-elevenths' vote of the Board of Supervisors on the budget or budget amendment.

(b) The Agency shall base any proposed change in Municipal Railway fares on the following criteria:

1. The Municipal Railway's need for additional funds for operations and capital improvements and optimal maintenance of assets.
2. The extent to which the increase is necessary to meet the goals, objectives, and performance standards previously established by the Agency pursuant to Section 8A.103.

3. The extent to which the Agency has diligently sought other sources of funding for the operations and capital improvements of the Municipal Railway.

4. The need to keep Municipal Railway fares low to encourage maximum patronage.

5. The need to increase fares gradually over time to keep pace with inflation and avoid large fare increases after extended periods without a fare increase.

(c) For purposes of this Article, a “route abandonment” shall mean the permanent termination of service along a particular line or service corridor where no reasonably comparable substitute service is offered. If the Agency proposes to abandon a route at any time other than as part of the budget process as provided in Section 8A.106, it shall first submit the proposal to the Board of Supervisors. The Board of Supervisors may, after a noticed public hearing, reject the proposed route abandonment by a seven-elevenths vote of its members taken within 30 days after the proposal is submitted by the Agency.

SEC. 8A.109. ADDITIONAL SOURCES OF REVENUE.

(a) To the extent allowed by law, the Board of Supervisors may, by ordinance, dedicate to the Agency revenues from sources such as gas taxes, motor vehicle licensing taxes or other available motor vehicle-related revenue sources.

(b) The Mayor, the Board of Supervisors, and the Agency diligently shall seek to develop new sources of funding for the Agency’s operations, including sources of funding dedicated to the support of such operations, which can be used to supplement or replace that portion of the Municipal Transportation Fund consisting of appropriations from the General Fund of the City and County. Unless prohibited by preemptive state law, the Agency may submit any proposal for increased or reallocated funding to support all or a portion of the operations of the Agency, including, without limitation, a tax or special assessment directly to the electorate for approval, or to the owners of property or businesses to be specially assessed, or to any other persons or entities whose approval may be legally required, without the further approval of the Mayor or the Board of Supervisors. The Agency shall be authorized to conduct any necessary studies in connection with considering, developing, or proposing such revenue sources.

SEC. 8A.110. PLANNING AND ZONING.

The planning and zoning provisions of this Charter and the Planning Code, as they may be amended from time to time, shall apply to all real property owned or leased by the Agency but shall not impede the Agency’s exclusive authority to set rates and other charges pursuant to Section 8A.102(b)(5).

SEC. 8A.112. PARKING AND TRAFFIC.

(a) The Municipal Transportation Agency Board of Directors shall succeed to all powers and duties of the former Parking and Traffic Commission, including the power of members to serve ex officio as members of the Parking Authority Commission under Section 32657 of the Streets and Highways Code. The chair of the Agency’s board of directors shall designate annually the directors to serve as members of the Parking Authority Commission. Any person may serve concur-

rently as a member of the Agency's board of directors and as a member of the Parking Authority Commission. It is the policy of the City and County that the Agency exercise all powers vested by State law in the Parking Authority.

(b) It shall be City policy that the offices of Director of Transportation and Parking Authority Executive Director are not incompatible offices, and the Director of Transportation may serve ex officio as Parking Authority Executive Director, but shall not receive any additional compensation for that service.

SEC. 8A.113. PARKING AND TRAFFIC; GOVERNANCE.

(a) The Agency shall be responsible for management of parking and traffic functions within the City, so as to:

1. Provide priority to transit services in the utilization of streets, particularly during commute hours while maintaining the safety of passengers, pedestrians, cyclists and motorists;

2. Facilitate the design and operation of City streets to enhance alternative forms of transit, such as pedestrian, bicycle, and pooled or group transit (including taxis);

3. Propose and implement street and traffic changes that gives the highest priority to public safety and to impacts on public transit, pedestrians, commercial delivery vehicles, and bicycles;

4. Integrate modern information and traffic-calming techniques to promote safer streets and promote usage of public transit;

5. Develop a safe, interconnected bicycle circulation network; and

6. Ensure that parking policies and facilities contribute to the long term financial health of the Agency.

(b) It shall be City policy that the Agency manage the Parking Authority so that it does not acquire or construct new or expanded parking facilities unless the Agency finds that the costs resulting from such acquisition, construction, or expansion and the operation of such facilities will not reduce the level of funding to the Municipal Railway from parking and garage revenues under Section 16.110 to an amount less than that provided for fiscal year 1999–2000, as adjusted by the Controller for inflation; further provided that it shall be City policy that before approving the acquisition, construction or expansion of a parking garage, the Agency's Board of Directors shall make a finding that the operation of the garage will advance or be consistent with the City's Transit First Policy.

Section 2. The San Francisco Charter is hereby amended by renumbering Sections 16.100 and 16.102 as Sections 8A.114 and 8A.115 respectively and amending Section 8A.115 to read as follows:

SEC. 8A.114. CABLE CARS.

In the conduct of the public transportation system there shall be maintained and operated cable car lines as follows:

1. A line commencing at Powell and Market Streets; thence along Powell Street to Jackson Street; thence along Jackson Street to Mason Street; thence along Mason Street to Columbus Avenue; thence along Columbus Avenue to Taylor

Street; thence along Taylor Street to a terminal at Bay Street; returning from Bay and Taylor Streets along Taylor Street to Columbus Avenue; thence along Columbus Avenue to Mason Street; thence along Mason Street to Washington Street; thence along Washington Street to Powell Street; and thence along Powell Street to Market Street, the point of commencement.

2. A line commencing at Powell and Market Streets; thence along Powell Street to Jackson Street; thence along Jackson Street to Hyde Street; thence along Hyde Street to a terminal at Beach; returning from Beach and Hyde Streets along Hyde Street to Washington Street; thence along Washington Street to Powell Street; thence along Powell Street to Market Street, the point of commencement.

3. A line commencing at Market and California; thence along California Street to a terminal at Van Ness Avenue; returning from Van Ness Avenue along California Street to Market Street, the point of commencement.

To fully effectuate the intent of this section, these lines shall be maintained and operated at the normal levels of scheduling and service in effect on July 1, 1971; provided, however, that nothing herein contained shall prevent the increasing of the levels of scheduling and service.

SEC. 8A.115. TRANSIT-FIRST POLICY.

(a) The following principles shall constitute the City and County's transit-first policy and shall be incorporated into the General Plan of the City and County. All officers, boards, commissions, and departments shall implement these principles in conducting the City and County's affairs:

1. To ensure quality of life and economic health in San Francisco, the primary objective of the transportation system must be the safe and efficient movement of people and goods.

2. Public transit, including taxis and vanpools, is an economically and environmentally sound alternative to transportation by individual automobiles. Within San Francisco, travel by public transit, by bicycle and on foot must be an attractive alternative to travel by private automobile.

3. Decisions regarding the use of limited public street and sidewalk space shall encourage the use of public rights of way by pedestrians, bicyclists, and public transit, and shall strive to reduce traffic and improve public health and safety.

4. Transit priority improvements, such as designated transit lanes and streets and improved signalization, shall be made to expedite the movement of public transit vehicles (including taxis and vanpools) and to improve pedestrian safety.

5. Pedestrian areas shall be enhanced wherever possible to improve the safety and comfort of pedestrians and to encourage travel by foot.

6. Bicycling shall be promoted by encouraging safe streets for riding, convenient access to transit, bicycle lanes, and secure bicycle parking.

7. Parking policies for areas well served by public transit shall be designed to encourage travel by public transit and alternative transportation.

8. New transportation investment should be allocated to meet the demand for public transit generated by new public and private commercial and residential developments.

9. The ability of the City and County to reduce traffic congestion depends on the adequacy of regional public transportation. The City and County shall promote the use of regional mass transit and the continued development of an integrated, reliable, regional public transportation system.

10. The City and County shall encourage innovative solutions to meet public transportation needs wherever possible and where the provision of such service will not adversely affect the service provided by the Municipal Railway.

(b) The City may not require or permit off-street parking spaces for any privately-owned structure or use in excess of the number that City law would have allowed for the structure or use on July 1, 2007 unless the additional spaces are approved by a four-fifths vote of the Board of Supervisors. The Board of Supervisors may reduce the maximum parking required or permitted by this section.

Section 3. The San Francisco Charter is hereby amended by repealing Section 16.110, in its entirety.

Section 4. The San Francisco Charter is hereby amended by amending Section A8.404, to read as follows:

SEC. A8.404. SALARIES AND BENEFITS OF CARMEN.

The wages, conditions and benefits of employment as provided for in this section of the various classifications of employment of platform employees and coach or bus operators of the municipal railway as compensation, shall be determined and fixed annually as follows:

(a) On or before the first Monday of August of each year, the civil service commission shall certify to the board of supervisors for each classification of employment the average of the two highest wage schedules in effect on July 1st of that year for comparable platform employees and coach or bus operators of other surface street railway and bus systems in the United States operated primarily within the municipalities having each a population of not less than 500,000 as determined by the then most recent census taken and published by the director of the census of the United States, and each such system normally employing not less than 400 platform employees or coach or bus operators, or platform employees, coach and bus operators.

(b) The board of supervisors shall thereupon fix a wage schedule for each classification of platform employees and coach and bus operators of the municipal railway which shall not be less than the average of the two highest wage schedules so certified by the civil service commission for each such classification.

(c) When, in addition to their usual duties, such employees are assigned duties as instructors of platform employees or coach or bus operators they shall receive additional compensation that shall be subject to negotiation in addition to the rate of pay to which they are otherwise entitled under the wage schedule as herein provided.

(d) The rates of pay fixed for platform employees and coach and bus operators as herein provided shall be effective from July 1st of the year in which such rates of pay are certified by the civil service commission.

(e) The terms “wage schedule” and “wage schedules” wherever used in this section are hereby defined and intended to include only the maximum rate of pay provided in each such wage schedule.

(f) At the time the board of supervisors fixes the wage schedule as provided in (b) above, the board of supervisors may fix as conditions and benefits of employment other than wages as compensation for platform employees and coach or bus operators of the municipal railway, conditions and benefits not to exceed those conditions and benefits granted by collective bargaining agreements to the comparable platform employees and coach or bus operators of the two systems used for certification of the average of the two highest wage schedules by the civil service commission. The board of supervisors may establish such conditions and benefits notwithstanding other provisions or limitations of this charter, with the exception that such conditions and benefits shall not involve any change in the administration of, or benefits of the retirement system, health service system or vacation allowances as provided elsewhere in this charter. For all purposes of the retirement system as related to this section, the word “compensation” as used in Section 8.509 of this charter shall mean the “wage schedules” as fixed in accordance with paragraphs (a) and (b) above, including those differentials established and paid as part of wages to platform employees and coach and bus operators of the municipal railway, but shall not include the value of those benefits paid into the fund established as herein provided. Provided that when in the two systems used for certification as provided above, vacation, retirement and health service benefits are greater than such similar benefits provided by this charter for platform employees, coach or bus operators of the municipal railway, then an amount not to exceed the difference of such benefits may be converted to dollar values and the amount equivalent to these dollar values shall be paid into a fund. The fund shall be established to receive and to administer said amounts representing the differences in values of the vacation, retirement and health service benefits, and to pay out benefits that shall be jointly determined by representatives of the city and county government and the representatives of the organized platform employees and coach and bus operators of the municipal railway. The civil service commission shall adopt rules for the establishment and general administration of the fund as herein provided. Such rules shall provide for a joint administration of the fund by representatives of the city and county government, which shall include representatives of the administrator of the agency responsible for the municipal railway and representatives of the organized platform employees, coach and bus operators of the municipal railway. Such rules may provide a procedure for final and binding arbitration of disputes which may arise between representatives of the city and county government and the representatives of the organized platform employees and coach and bus operators of the municipal railway. Such rules shall

provide that all investments of the fund shall be of the character legal for insurance companies in California. Such rules and any amendments thereto shall be effective upon approval by the board of supervisors by ordinance.

(g) Notwithstanding any provisions of this charter, including other subparts of this section, the board of supervisors may, after meeting and conferring with and reaching agreement with the employee organization certified as the representative for municipal railway operators, fix wages and benefits of employment other than wages for platform employees and coach and bus operators of the municipal railway under this section for periods in excess of one year. Any ordinance fixing wages and benefits of employment other than wages adopted pursuant to this section for a period of more than one year shall contain a provision to the effect that during said period of time it shall be unlawful for the employees receiving the compensation so fixed to engage in a strike, work stoppage or conduct delaying or interfering with work at city and county facilities. Wages and benefits of employment other than wages established under this section shall not in any year exceed the limits established under paragraphs (b) and (f) of this section.

(h) Not later than the 25th day of August, the board of supervisors shall have the power and it shall be its duty, subject to the fiscal provisions of the charter but, without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance as necessary to include the provisions for paying the rates of compensation and conditions and benefits other than wages fixed by the board of supervisors as in this section provided for platform employees and coach or bus operators for the then current fiscal year.

On recommendation of the civil service commission the board of supervisors shall establish a rate of pay for trainee platform men and bus or coach operators at a level reflecting the current labor market but below the basic hourly rate for motorman, conductor and bus operator.

Section 5. No later than 90 days after the effective date of this measure, the Board of Supervisors shall adopt legislation deleting all provisions of the San Francisco Traffic Code that are not consistent with Article 8A of the Charter and converting such provisions to rules and regulations of the Municipal Transportation Agency Board of Directors that shall be subject to amendment or repeal by the Municipal Transportation Agency Board of Directors; provided however that such transfers shall not disturb the powers of the Port Commission pursuant to Article 13, the powers of the Police Department pursuant to Article 2, 3, 6, 9 and 14, the powers of the Department of Public Works pursuant to Article 3, the powers of the Department of Public Health pursuant to Article 14, or the powers of the Interdepartmental Staff Committee on Traffic and Transportation pursuant to Article 21.

SEC. 4.101.5. HOLD-OVER SERVICE BY BOARD AND COMMISSION MEMBERS.

(a) Application of this Section. Unless otherwise provided in this Charter or required by law, the requirements of this Section shall apply to the members of

each appointive board, commission, or other unit of government of the executive branch of the City and County or otherwise created in the Charter (“Charter Commission”). Citizen advisory committees created in the Charter shall not be considered Charter Commissions for purposes of this Section. The provisions of this Section shall not apply to boards or commissions created in Article V (Executive Branch—Arts and Culture) or Article XII (Employee Retirement and Health Service Systems) of this Charter.

(b) **Limitations on Hold-Over Service.** Except as otherwise provided in this Charter, the tenure of a member of any Charter Commission shall terminate no later than 60 days after the expiration of the member’s term, unless the member is re-appointed. A member may not serve as a hold-over member of a Charter Commission for more than 60 days after the expiration of his or her term. The tenure of any person sitting as a hold-over member on the effective date of this amendment shall terminate no later than 60 days after the effective date of this amendment.

SEC. 2.113. LEGISLATIVE INITIATIVE.

(a) The Board of Supervisors, or four or more members, may submit to the voters declarations of policy, and any matter which the Board of Supervisors is empowered to pass.

Upon approval of a declaration of policy by the voters, the Board of Supervisors shall within 90 days of such approval take such actions within their powers as shall be necessary to carry such declaration into effect. A special municipal election shall not be called with respect to a declaration of policy.

(b) In order to submit a proposed initiative measure to the voters under this section or Section 3.100(15), four or more members of the Board of Supervisors or the Mayor shall submit the proposed initiative to the Board of Supervisors no later than 45 days prior to the deadline for the submission of such initiatives to the Department of Elections. The proponent or proponents shall clearly identify the measure as a proposed initiative to be submitted at a specific election, and the proponent or proponents shall file a copy of the measure with the Department of Elections at the same time as the measure is submitted to the Board of Supervisors.

The President of the Board of Supervisors shall assign the measure to a committee of the Board, and the committee shall conduct a public hearing on the measure at least 15 days prior to the deadline for the submission of such initiatives to the Department of Elections.

Failure by the Board of Supervisors to hold a hearing on the measure prior to the Department of Elections’ deadline for submittal of legislative or mayoral initiatives shall not prevent the Director of Elections from placing the initiative on the ballot. But the Director of Elections shall include a notice in the voter information pamphlet that the measure was not the subject of the required public hearing.

The proponent or proponents of an initiative measure may withdraw the proposed measure at any time prior to the Department of Elections’ deadline for

submission of such initiatives, subject to any requirements of the Municipal Elections Code or other City ordinance. If a measure is withdrawn, the Board of Supervisors is not required to conduct a hearing on the measure.

SEC. 3.100. POWERS AND RESPONSIBILITIES.

The Mayor shall be the chief executive officer and the official representative of the City and County, and shall serve full time in that capacity. The Mayor shall devote his or her entire time and attention to the duties of the office, and shall not devote time or attention to any other occupation or business activity. The Mayor shall enforce all laws relating to the City and County, and accept service of process on its behalf.

The Mayor shall have responsibility for:

1. General administration and oversight of all departments and governmental units in the executive branch of the City and County;
2. Coordination of all intergovernmental activities of the City and County;
3. Receipt and examination of complaints relating to the administration of the affairs of the City and County, and timely delivery of notice to the complainant of findings and actions taken;
4. Assurance that appointees to various governmental positions with the City and County are qualified and are as representative of the communities of interest and diverse population of the City and County as is reasonably practicable, and are representative of both sexes;
5. Submission of ordinances and resolutions by the executive branch for consideration by the Board of Supervisors;
6. Presentation before the Board of Supervisors of a policies and priorities statement setting forth the Mayor's policies and budget priorities for the City and County for the ensuing fiscal year;
7. Introduction before the Board of Supervisors of the annual proposed budget or multi-year budget which shall be initiated and prepared by the Mayor. The Mayor shall seek comments and recommendations on the proposed budget from the various commissions, officers and departments; and
8. Preparation of and introduction to the Board of Supervisors of supplemental appropriations.

The Mayor shall have the power to:

9. Speak and be heard with respect to any matter at any meeting of the Board of Supervisors or any of its committees, and shall have a seat but no vote on all boards and commissions appointed by the Mayor;
10. As provided in Section 3.103 of this Charter, veto any ordinance or resolution passed by the Board of Supervisors;
11. Subject to the fiscal provisions of this Charter and budgetary approval by the Board of Supervisors, appoint such staff as may be needed to perform the duties and carry out the responsibilities of the Mayor's office, provided that no member of the staff shall receive a salary in excess of seventy percent of that paid the Mayor. For purposes of this provision, staff does not include the City Admin-

istrator, department heads or employees of departments placed under his or her direction by Section 3.104. Notwithstanding any other provisions or limitations of this Charter to the contrary, the Mayor may not designate nor may the City and County employ on the Mayor's behalf any person to act as deputy to the Mayor or any similar employment classification, regardless of title, whose responsibilities include but are not necessarily limited to supervision of the administration of any department for which the City Administrator, an elected official other than the Mayor or an appointed board or commission is assigned responsibility elsewhere in this Charter;

12. Designate a member of the Board of Supervisors to act as Mayor in the Mayor's absence from the state or during a period of temporary disability;

13. In the case of an emergency threatening the lives, property or welfare of the City and County or its citizens, the Mayor may direct the personnel and resources of any department, command the aid of other persons, and do whatever else the Mayor may deem necessary to meet the emergency;

In meeting an emergency, the Mayor shall act only with the concurrence of the Board of Supervisors, or a majority of its members immediately available if the emergency causes any member of the Board to be absent. The Mayor shall seek the Board's concurrence as soon as is reasonably possible in both the declaration of an emergency and in the action taken to meet the emergency. Normal notice, posting and agenda requirements of the Board of Supervisors shall not be applicable to the Board's actions pursuant to these provisions;

14. Make an appointment to fill any vacancy in an elective office of the City and County until a successor shall have been elected;

15. Subject to the provisions of Charter Section 2.113, submit to the voters a declaration of policy or ordinance on any matter on which the Board of Supervisors is empowered to pass;

16. Have and exercise such other powers as are provided by this Charter or by law for the chief executive officer of a City and County;

17. Unless otherwise specifically provided, make appointments to boards and commissions which shall be effective immediately and remain so, unless rejected by a two-thirds vote of the Board of Supervisors within 30 days following transmittal of Notice of Appointment. The Notice of Appointment shall include the appointee's qualifications to serve and a statement how the appointment represents the communities of interest, neighborhoods and diverse populations of the City and County;

18. Appoint department heads subject to the provisions of this Charter; and

19. Prepare and submit schedule of rates, fees and other similar charges to the Board of Supervisors.

SEC. 16.109. LIBRARY PRESERVATION FUND

(a) Establishment of Fund. There is hereby established the Library Preservation Fund ("the Fund") to be administered by the Library Department as directed by the Library Commission. Monies therein shall be expended or used

solely by the Library Department, subject to the budgetary and fiscal provisions of the Charter, to provide library services and to construct, maintain and operate library facilities.

(b) Annual Set-Aside. The City will continue to set aside from the annual property tax levy, for a period of fifteen years starting with the fiscal year 2008–2009 an amount equivalent to an annual tax of two and one-half cents (\$0.025) for each one hundred dollars (\$100) assessed valuation (“Annual Set-Aside”).

The Controller shall set aside and maintain such an amount, together with any interest earned thereon, in the Fund. Revenues obtained from the Annual Set-Aside shall be in addition to, and not in place of, any General Fund monies appropriated to the Library pursuant to subsection (c).

(c) Baseline—Maintenance of Effort. The Annual Set-Aside shall be used exclusively to increase the aggregate City appropriations and expenditures for services, materials, facilities and equipment that will be operated by the Library for Library purposes. To this end, in any of the fifteen years during which funds are required to be set aside under this Section, the City shall not reduce the Baseline for the Library Department below the fiscal year 2006–2007 Required Baseline Amount (as calculated by the Controller), except that the Baseline shall be adjusted as provided below.

The Baseline shall be adjusted for each year after fiscal year 2006–2007 by the Controller based on calculations consistent from year to year, by the percentage increase or decrease in aggregate City and County discretionary revenues. In determining aggregate City and County discretionary revenues, the Controller shall only include revenues received by the City which are unrestricted and may be used at the option of the Mayor and the Board of Supervisors for any lawful City purpose. Errors in the Controller’s estimate of discretionary revenues for a fiscal year shall be corrected by adjustment in the next year’s estimate. For purposes of this subsection, (i) aggregate City appropriations shall not include funds granted to the City by private agencies or appropriated by other public agencies and received by the City, and (ii) Library Department appropriations shall not include funds appropriated to the Library Department to pay for services of other City departments or agencies, except for departments or agencies for whose specific services the Library Department was appropriated funds in fiscal year 2006–2007. Within 180 days following the end of each fiscal year through fiscal year 2023–2024, the Controller shall calculate and publish the actual amount of City appropriations for the Library Department.

The Controller shall set aside and maintain such baseline amounts, together with any interest earned thereon, in the Fund.

At the end of each fiscal year, the Controller shall pro-rate any monies from the annual Baseline and the Annual Set-Aside that remain uncommitted in the Fund, and the Baseline portion of such amount shall be returned to the General Fund. The Annual Set-Aside portion of such amount shall be carried forward to the next

fiscal year and shall be appropriated then or thereafter for the purposes specified in this Section.

Adjustments in the Controller's estimate of the Baseline, including any baseline changes required from increases or decreases to City revenues after budget adoption, along with adjustments to the Annual Set-Aside for a fiscal year shall be corrected by credits or adjustment to be carried forward and added to the annual City appropriation for next fiscal year and, subject to the budgetary and fiscal limitations of this Charter, shall be appropriated then or thereafter for the purposes specified in this Section.

(d) Debt Authority. Notwithstanding the limitations set forth in Sections 9.107, 9.108, and 9.109 of this Charter, the Library Commission may request, and upon recommendation of the Mayor the Board of Supervisors may authorize, the issuance of revenue bonds or other evidences of indebtedness or the incurrence of lease financing or other obligations (the "Debt Obligations"), the proceeds of which are to be used for the acquisition, construction, reconstruction, rehabilitation and/or improvement of real property and/or facilities that will be operated by the Library for Library purposes and for the purchase of equipment relating to such real property and/or facilities. Such Debt Obligations shall be secured by and/or repaid from any available funds pledged or appropriated by the Board of Supervisors for such purpose, which amount may include funds in the Fund allocated under subsection (e)(3) below. Funds appropriated to pay debt service on the Debt Obligations in each fiscal year under the terms of this Section shall be set aside in an account for such use until such payment is made.

(e) Spending Priorities. The Annual Set-Aside and monies carried over from prior fiscal years in the Fund shall be expended in accordance with the following priorities:

1. Such allocations as are necessary for the Library Department to operate the Main Library, which includes a library for the blind, no fewer than 27 neighborhood branch libraries, and an auxiliary technical services facility, with 1211 permanent service hours per week system wide and the permanent service hours at each neighborhood branch library as set by the Library Commission as of November 6, 2007, which may be modified only as provided by subsection (f).

2. Such allocations as are necessary to provide for library services and collections in all formats in order to meet the current and changing needs of San Francisco communities, as the Library Commission in its sole discretion shall approve.

3. Notwithstanding the priorities set forth in this subsection, a portion of the Annual Set-Aside may be used each fiscal year to pay debt service relating to Debt Obligations issued or incurred by the City under subsection (d) above. To ensure that debt service payments do not reduce overall funding available for other Library priorities from current levels, debt service may be payable from the Annual Set-Aside in any fiscal year in an amount no greater than:

A. the annual debt service that would be payable under a financing with the term and principal amount reflected in a Library Commission request for bond issuance under subsection (d) above; and

B. the aggregate growth of the Annual Set-Aside amount and the Baseline amount over the base fiscal year 2006–07.

Amounts on deposit in the Annual Set-Aside in excess of such annual debt service shall be used according to the other priorities of this subsection.

4. To the extent there are unexpended funds remaining in the Fund after the requirements of paragraphs 1 through 3 have been satisfied, such funds may be used for any lawful purpose of the Library Department; provided that no such funds shall be used for debt service payments in any fiscal year in excess of the amount allowed under clause (3) above.

(f) Library Service Hours. Except as provided below in paragraphs 3 and 4, the Library Commission shall maintain at least 1211 permanent service hours per week system wide and the permanent hours at any neighborhood branch Library until July 1, 2013. As of that date, the Library Commission may modify permanent service hours per week system wide and at specific neighborhood branch libraries for succeeding five-year intervals, or at shorter intervals as the Commission may adopt, and in accordance with the following procedures:

1. No later than March 1, 2013, and for each service hour interval thereafter, the Library Commission shall establish a community input process, which may include an informal survey of library users and meetings with the Library Citizens Advisory Committee, Council of Neighborhood Libraries and neighborhood groups, through which citizens of the City and County of San Francisco may provide assistance to the Library Commission as it develops criteria to set system wide and branch service hours for the upcoming interval. Prior to setting service hours for the next interval, the Library Department shall conduct at least one hearing in each supervisorial district to receive and consider the public's comments about existing and potential Library service hours. The Library Commission shall ensure that at least six of these hearings, distributed geographically throughout the City, are held in the evenings or on weekends for the public's convenience.

2. Following the hearings in Paragraph 1, and based on the public input, a comprehensive assessment of needs, and the anticipated adequacy of library resources, the Library Commission may, as of July 1, 2013, modify the system wide and individual neighborhood branch service hours for the next five-year interval or such shorter interval as the Library Commission may adopt. The Library Commission shall repeat this public process and set service hours at least once every five years for the duration of the Fund.

3. The service hours requirement set in subsection (e)(1) and any modifications thereto made pursuant to this subsection shall be temporarily reduced by the normal operating hours for any neighborhood branch temporarily closed for construction, renovation or maintenance purposes. In such cases, the Library Department shall add temporary services elsewhere by adding temporary hours at

nearby branches, providing bookmobile services, securing programming partners in the affected neighborhoods, or similar means.

4. If library services at any branch or system wide are interrupted due to fire, earthquake or other emergency, the Library Department shall be relieved of these service hour requirements, provided that the Library Department shall provide service hours consistent with such exigent circumstances.

(g) Unspent Funds. All unspent funds in the Fund on November 6, 2007 shall continue to be held for the use and benefit of the Library Department. These monies shall be expended to construct, maintain and operate library facilities as provided herein.

SEC. A8.506-2. MISCELLANEOUS SAFETY EMPLOYEES.

Notwithstanding any other provisions of this charter, the Board of Supervisors or the Community College Board shall have the power to contract with the Board of Administration of the Public Employees' Retirement System of the State of California to provide that the probation officers, airport police officers, district attorney and public defender investigators, medical examiner investigators, juvenile court counselors, institutional police, fire safety inspectors and fire protection engineers who are not members of the Section 8.588 plans, shall be members of the Public Employees' Retirement System, and the Board of Supervisors, the Community College Board and the Retirement Board shall have the power to perform all acts necessary to carry out the terms and purposes of such contract.

The Board of Supervisors shall have the power to amend such a contract to terminate the participation of certain airport police officers in the Public Employees' Retirement System and to transfer to the San Francisco Employees' Retirement System the accumulated assets and liabilities relating to the airport police officers that make such an election, and to exempt such a contract amendment from the cost-neutrality requirements of this Section 8.506-2, provided that the present value of any additional costs associated with said transfer and the related benefits under the San Francisco Employees' Retirement System does not exceed \$670,000 in the aggregate. All additional costs in the form of actuarial liability associated with said transfer and said benefits that exceed \$670,000 in the aggregate shall be paid by the airport police officers that elect to terminate their participation in the Public Employees' Retirement System and transfer the accumulated assets and liabilities relating to their service to the San Francisco Employees' Retirement System. The Board of Supervisors and the Retirement Board shall have the power to perform all acts necessary to carry out the amendment of such contract.

Except as provided in this Section 8.506-2, contracts and contract amendments shall be cost-neutral and employee bargaining units shall be permitted to trade salary or other employee paid benefits to achieve cost-neutrality. The Board of Supervisors or the Community College Board is empowered to determine compliance under this Section. As provided in Section A8.409-5 of the City Charter,

disputes under this paragraph shall not be subject to the dispute resolution procedures contained in Charter Section A8.409-4.

Any person who shall become a member of the Public Employees' Retirement System pursuant to such contract shall have the right to be a member of the health service system and the Health Service Board shall make provision for the participation in the benefits of the health service system by such persons.

SEC. A8.597-10. COMPUTATION OF SERVICE.

The following time shall be included in the computation of the service to be credited to a member of the police department for the purposes of determining whether such member qualified for retirement and calculating benefits, excluding, however, any time, the contributions for which were withdrawn by said member upon termination of his or her service while he or she was a member under any other charter section, and not redeposited upon re-entry into service:

(a) Time during and for which said member is entitled to receive compensation because of services as a member of the police or fire department.

(b) Time prior to January 1, 2003, during which said member was entitled to receive compensation while a member of the police or fire department under any other section of the charter, provided that accumulated contributions on account of such service previously refunded are redeposited with interest from the date of refund to the date of redeposit, at times and in the manner fixed by the retirement board; and solely for the purpose of determining qualification for retirement under Section A8.597-3 for disability not resulting from injury received in or illness caused by performance of duty, time during which said member serves and receives compensation because of services rendered in other offices and departments.

(c) Time during which said member is absent from a status included in Subsection (a) next preceding, by reason of service in the armed forces of the United States of America, or by reason of any other service included in Sections A8.520 and A8.521 of the charter, during any war in which the United States was or shall be engaged or during other national emergency, and for which said member contributed or contributes to the retirement system or for which the City and County contributed or contributes on his or her account.

(d) Time during which said member earned compensation as an airport police officer, provided that said member does not receive a retirement allowance from the Public Employees' Retirement System or receive credit from the Public Employees' Retirement System for the same service, and provided further that the accumulated assets with interest and accrued liability for the vast service relating to each said member is transferred from the Public Employees' Retirement System to his or her Section A8.597 account, or if previously refunded, is redeposited into his or her Section A8.597 account with interest from the date of refund to the dated redeposit, at times and in the manner fixed by the Retirement Board. The Retirement Board shall require that each said member execute a waiver consenting to the transfer so that any airport police officer service covered by Section A8.597

is not also covered by other pension provisions in this charter, and so that any such member is not receiving either a retirement allowance or service credit from the Public Employees' Retirement System for the same service, and agree to pay for any required costs allocable to such member under Section A8.506-2. Members of the police department on November 6, 2007, who are members of the retirement system under Section A8.597 shall execute and file said waiver on or before February 1, 2008. Failure to file a timely waiver shall bar any application to have such airport police officer service treated as safety service under this subsection.

The additions to this section A8.597-10, approved by the electorate on November 6, 2007, shall not apply to any member of the retirement system who separated from service, retired, or died before November 6, 2007, or to his or her continuant.

SEC. A8.597-11. SOURCES OF FUNDS.

All payments provided for members under Section A8.597 shall be made from funds derived from the following sources, plus interest earned on said funds:

(a) There shall be deducted from each payment of compensation made to a member under Section A8.597 a sum equal to seven percent of such payment of compensation plus the member's allocable share, if any, of the costs required under Section A8.506-2. The sum so deducted shall be paid forthwith to the retirement system. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the board of supervisors for crediting interest to contributions of other members of the retirement system, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member, or shall be paid to said member or his or her estate or beneficiary as provided in Sections A8.597-8, A8.597-9 and A8.597-10. A member's individual account under Section A8.597 shall include all monies previously credited to the member's account under Section A8.586. The individual accounts of members who were also airport police officers that terminated their participation in the Public Employees' Retirement System as provided in Section A8.506-2 shall also include that portion of the accumulated assets transferred to the San Francisco Employees' Retirement System that represents their contributions to the Public Employees' Retirement System plus interest.

(b) The City and County shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in Subsection (a) of this Section A8.597-11, to provide the benefits payable to members under Section A8.597. Such contributions of the City and County to provide the portion of the benefits hereunder shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total compensation paid during said year to persons who are members under Section A8.597 in accordance with the provisions of Section A8.510.

(c) To promote the stability of the retirement system through a joint participation in the result of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the City and County held by the system to provide benefits for members under Section A8.597, shall be a part of the fund in which all other assets of said system are included.

(d) Any year in which, based upon the retirement system's annual actuarial valuation, the employer contribution rate exceeds 0%, the employee organizations representing safety members shall jointly meet and confer with City representatives to implement a cost sharing arrangement between the City and employee organizations. Such arrangement will effect a material reduction of the cost impact of employer contributions on the City's general fund.

The dollar value of the cost sharing arrangement shall not exceed the total annual cost to the retirement system of improving the police and fire safety retirement plans to the 3% @ 55 benefit level or the total employer contribution required by the retirement system, whichever is lesser. Such cost sharing arrangement shall not require an employee contribution in excess of the limits set elsewhere in this charter.

The meet and confer process, including all impasse procedures under section A8.590-1 et seq., shall be concluded not later than April 1st except by mutual agreement of the parties. The cost sharing arrangement must be finalized to permit implementation effective July 1.

The retirement board's authority under charter section 12.100 and in section A8.510 concerning the annual setting of the rates of contribution are not subject to the meet and confer process, including all impasse procedures under section A8.590-1 et seq.

Certified to be a true copy by Aaron Peskin, President of the Board of Supervisors, and Angela Calvillo, Clerk of the Board of Supervisors.

Date of Election: November 6, 2007.

